

THE  
STATUTES AT LARGE

OF THE  
UNITED STATES OF AMERICA

FROM

DECEMBER, 1923, TO MARCH, 1925

CONCURRENT RESOLUTIONS OF THE TWO HOUSES OF CONGRESS  
AND  
RECENT TREATIES, CONVENTIONS, AND EXECUTIVE  
PROCLAMATIONS

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IN TWO PARTS

**PART 1—Public Acts and Resolutions**

**PART 2—Private Acts and Resolutions, Concurrent Resolutions,  
Treaties, and Proclamations**

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**PART 1**

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**PUBLIC LAWS**  
**OF THE**  
**UNITED STATES OF AMERICA**  
**PASSED BY THE**  
**SIXTY-EIGHTH CONGRESS**  
**1923-1925**

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# LIST

OF THE

## PUBLIC ACTS AND RESOLUTIONS OF CONGRESS

CONTAINED IN THIS VOLUME.

LAWS OF THE SIXTY-EIGHTH CONGRESS OF THE UNITED STATES.

STATUTE I—1923–1924.

	Page
<i>Congressional salaries, December, 1923.</i> Joint Resolution Authorizing payment of the salaries of the officers and employees of Congress for December, 1923, on the 20th day of that month. December 18, 1923.....	1
<i>Chippewa Indians, Minn.</i> An Act Providing for a per capita payment of \$100 to each enrolled member of the Chippewa Tribe of Minnesota from the funds standing to their credit in the Treasury of the United States. January 25, 1924.....	1
<i>Customs, domestic animals.</i> Joint Resolution Extending the time during which certain domestic animals which have crossed the boundary line into foreign countries may be returned duty free. January 25, 1924.....	2
<i>Bridge, Columbia River.</i> An Act To extend the time for the completion of the construction of a bridge across the Columbia River between the States of Oregon and Washington at or within two miles westerly from Cascade Locks in the State of Oregon. January 30, 1924.....	2
<i>Bridge, Mississippi River.</i> An Act Granting the consent of Congress to the construction, maintenance, and operation by the Valley Transfer Railway Company, its successors and assigns, of a bridge across the Mississippi River between Hennepin and Ramsey Counties, Minnesota. January 30, 1924.....	2
<i>Bridge, Missouri River.</i> An Act Granting the consent of Congress to the State of South Dakota for the construction of a bridge across the Missouri River between Brule County and Lyman County, South Dakota. January 30, 1924.....	3
<i>Bridge, Missouri River.</i> An Act Granting the consent of Congress to the State of South Dakota for the construction of a bridge across the Missouri River between Walworth County and Corson County, South Dakota. January 30, 1924.....	3
<i>Francis Scott Key Bridge, D. C., tablet.</i> An Act To authorize the National Society United States Daughters of 1812 to place a bronze tablet on the Francis Scott Key Bridge. January 30, 1924.....	3
<i>Federal reserve committee.</i> Joint Resolution Extending the time for the final report of the joint congressional committee created by the Agricultural Credits Act of 1923. January 31, 1924.....	4
<i>Bridge, Rio Grande.</i> An Act Granting the consent of Congress to the construction of a bridge across the Rio Grande. February 1, 1924.....	4
<i>Bridge, Chattahoochee River.</i> An Act Authorizing the State of Georgia to construct a bridge across the Chattahoochee River, between the States of Georgia and Alabama, at or near Fort Gaines, Georgia. February 1, 1924.....	4
<i>Bridge, Pee Dee River.</i> An Act To authorize the building of a bridge across the Pee Dee River in South Carolina. February 2, 1924.....	4
<i>Bridge, Kingston Lake.</i> An Act Authorizing the building of a bridge across Kingston Lake at Conway, South Carolina. February 2, 1924.....	5
<i>Dog River, Ala., survey, etc.</i> An Act For the examination and survey of Dog River, Alabama, from the Louisville and Nashville Railroad Bridge to the mouth of said river including a connection with the Mobile Bay Ship Channel. February 2, 1924.....	5
<i>Naval oil leases, etc.</i> Joint Resolution Directing the President to institute and prosecute suits to cancel certain leases of oil lands and incidental contracts, and for other purposes. February 8, 1924.....	5
<i>Leavenworth, Kans., penitentiary.</i> An Act To equip the United States penitentiary, Leavenworth, Kansas, for the manufacture of supplies for the use of the Government, for the compensation of prisoners for their labor, and for other purposes. February 11, 1924.....	6
<i>Bridge, Mississippi River.</i> An Act To extend the time for the completion of the municipal bridge approaches, and extensions or additions thereto, by the city of Saint Louis, within the States of Illinois and Missouri. February 13, 1924.....	7

	Page.
<i>Bridge, Pearl River.</i> An Act Granting the consent of Congress to the boards of supervisors of Rankin and Madison Counties, Mississippi, to construct a bridge across the Pearl River in the State of Mississippi. February 13, 1924.-----	8
<i>Bridge, Hudson River.</i> An Act To extend the time of the Hudson River Connecting Railroad Corporation for the completion of its bridge across the Hudson River, in the State of New York. February 14, 1924.-----	8
<i>Bridges, Willamette River.</i> An Act To authorize the county of Multnomah, Oregon, to construct a bridge and approaches thereto across the Willamette River in the city of Portland, Oregon, to replace the present Burnside Street Bridge in said city of Portland; and also to authorize said county of Multnomah to construct a bridge and approaches thereto across the Willamette River in said city of Portland in the vicinity of Ross Island. February 16, 1924.-----	9
<i>Bridge, Waccamaw River.</i> An Act To authorize the building of a bridge across Waccamaw River in South Carolina near the North Carolina State line. February 16, 1924.-----	9
<i>Bridge, Arkansas River.</i> An Act To extend the time for the construction of a bridge across the Arkansas River between the cities of Little Rock and Argenta, Arkansas. February 16, 1924.-----	9
<i>Bridge, Saint Francis River.</i> An Act To authorize the construction, maintenance, and operation of a bridge across the Saint Francis River near Saint Francis, Arkansas. February 16, 1924.-----	10
<i>Bridge, Pamunkey River.</i> An Act To extend the time for the construction of a bridge across the Pamunkey River, in Virginia. February 16, 1924.-----	10
<i>Bridge, Hudson River.</i> An Act Granting the consent of Congress to the construction of a bridge over the Hudson River at Poughkeepsie, New York. February 16, 1924.-----	10
<i>Bridge, Yellowstone River.</i> An Act To authorize the Highway Commission of the State of Montana to construct and maintain a bridge across the Yellowstone River at or near the city of Glendive, Montana. February 16, 1924.-----	11
<i>Bridge, Tug Fork of Big Sandy River.</i> An Act To authorize the Norfolk and Western Railway Company to construct a bridge across the Tug Fork of the Big Sandy River at or near a point about a mile and a half west of Williamson, Mingo County, West Virginia, and near the mouth of Turkey Creek, Pike County, Kentucky. February 16, 1924.-----	11
<i>Bridge and dam, Fox River.</i> An Act Extending the time for the construction of a bridge across Fox River by the city of Aurora, Illinois, and granting the consent of Congress to the removal of an existing dam and to its replacement with a new structure. February 16, 1924.-----	11
<i>Bridges, Fox River.</i> An Act Granting the consent of Congress to the city of Aurora, Kane County, Illinois, a municipal corporation, to construct, maintain, and operate certain bridges across Fox River. February 16, 1924.-----	12
<i>Bridge, Lumber River.</i> An Act To authorize the building of a bridge across the Lumber River in South Carolina, between Marion and Horry Counties. February 16, 1924.-----	12
<i>Bridge, Mississippi River.</i> An Act Granting the consent of Congress to the Great Northern Railway Company, a corporation, to maintain and operate or reconstruct, maintain, and operate a bridge across the Mississippi River. February 16, 1924.-----	13
<i>Bridge, Fox River.</i> An Act To authorize the State of Illinois to construct, maintain, and operate a bridge, and approaches thereto, across the Fox River in the county of Kendall and State of Illinois. February 16, 1924.-----	13
<i>Bridge, Rock River.</i> An Act Granting the consent of Congress to the State of Illinois to construct, maintain, and operate a bridge and approaches thereto across the Rock River, in the county of Winnebago, State of Illinois, in section 24, township 46 north, range 1 east, of the third principal meridian. February 16, 1924.-----	13
<i>Bridge, Mississippi River.</i> An Act Granting the consent of Congress to the Chicago, Milwaukee and Saint Paul Railway Company to construct a bridge over the Mississippi River between Saint Paul and Minneapolis, Minnesota. February 16, 1924.-----	14
<i>Memorial to Americans Lost at Sea, D. C.</i> Joint Resolution Authorizing the erection on public ground in the city of Washington, District of Columbia, of a memorial to the Navy and marine services, to be known as Navy and Marine Memorial Dedicated to Americans Lost at Sea. February 16, 1924.-----	14
<i>War Finance Corporation advances.</i> An Act To extend for nine months the power of the War Finance Corporation to make advances under the provisions of the War Finance Corporation Act, as amended, and for other purposes. February 20, 1924.-----	14
<i>Bridge, Mississippi River.</i> An Act Granting the consent of Congress to the State of Illinois and the State of Iowa, or either of them, to construct a bridge across the Mississippi River connecting the county of Whiteside, Illinois, and the county of Clinton, Iowa. February 20, 1924.-----	15
<i>Naval oil reserve, Calif.</i> Joint Resolution Directing the Secretary of the Interior to institute proceedings touching sections 16 and 36, township 30 south, range 23 east, Mount Diablo meridian. February 21, 1924.-----	15
<i>Bridge, Chattahoochee River.</i> An Act To authorize the States of Alabama and Georgia, through their respective highway departments, to construct and maintain a bridge across the Chattahoochee River at or near Eufaula, Alabama, connecting Barbour County, Alabama, and Quitman County, Georgia. February 27, 1924.-----	16
<i>Senate contingent expenses.</i> Joint Resolution Making appropriation for contingent expenses of the United States Senate, fiscal year 1924. February 27, 1924.-----	16

LIST OF PUBLIC ACTS AND RESOLUTIONS.

vii

	Page.
<i>Appropriation, naval oil reserves suits.</i> Joint Resolution To provide an appropriation for the prosecution of suits to cancel certain leases, and for other purposes. February 27, 1924.....	16
<i>Bridge, Peedee River.</i> An Act Granting the consent of Congress to the State Highway Department of North Carolina to construct a bridge across the Peedee River in North Carolina between Anson and Richmond Counties. February 29, 1924.....	17
<i>Volunteer Soldiers Home, John J. Steadman.</i> Joint Resolution For the appointment of one member of the Board of Managers of the National Home for Disabled Volunteer Soldiers. February 29, 1924.....	17
<i>Hawaii, laws extended to.</i> An Act To extend the provisions of certain laws to the Territory of Hawaii. March 10, 1924.....	17
<i>Bridge, Willamette River.</i> An Act To authorize the county of Multnomah, Oregon, to construct, maintain, and operate a bridge and approaches thereto across the Willamette River, in the city of Portland, Oregon, in the vicinity of present site of Sellwood Ferry. March 11, 1924.....	18
<i>Bridge, Newtown Creek.</i> An Act To authorize the construction of a bridge between the Boroughs of Brooklyn and Queens, in the city and State of New York. March 11, 1924.....	18
<i>Bridge, Waccamaw River.</i> An Act To authorize the building of a bridge across the Waccamaw River in South Carolina. March 11, 1924.....	19
<i>Bridge, West Pearl River.</i> An Act Granting the consent of Congress to the State Highway Commission of Louisiana to construct, maintain, and operate a bridge across West Pearl River in the State of Louisiana. March 11, 1924.....	19
<i>Bridge, Pearl River.</i> An Act Granting the consent of Congress to the construction, maintenance, and operation of a bridge across the Pearl River between Saint Tammany Parish in Louisiana and Hancock County in Mississippi. March 11, 1924.....	19
<i>Finland, war debt.</i> An Act To authorize the settlement of the indebtedness of the Republic of Finland to the United States of America. March 12, 1924.....	20
<i>District of Columbia, statue "Serenity."</i> Joint Resolution Authorizing the erection on public grounds in the District of Columbia of a statue by Jose Clara personifying "Serenity." March 12, 1924.....	21
<i>Indian claims.</i> An Act For the relief of certain nations or tribes of Indians in Montana, Idaho, and Washington. March 13, 1924.....	21
<i>Income tax credits and refunds.</i> An Act To amend section 252 of the Revenue Act of 1921 in respect of credits and refunds. March 13, 1924.....	22
<i>Bridges, United States Canal, Fla.</i> An Act To authorize the Park-Wood Lumber Company to construct two bridges across the United States Canal which connects Apalachicola River and Saint Andrews Bay, Florida. March 14, 1924.....	22
<i>Mill Cut, etc., N. C., surveys.</i> An Act Providing for the examination and survey of Mill Cut and Clubfoot Creek, North Carolina. March 14, 1924.....	23
<i>Silver Coin, Stone Mountain Monument.</i> An Act To authorize the coinage of 50-cent pieces in commemoration of the commencement on June 18, 1923, of the work of carving on Stone Mountain, in the State of Georgia, a monument to the valor of the soldiers of the South, which was the inspiration of their sons and daughters and grandsons and granddaughters in the Spanish-American and World Wars, and in memory of Warren G. Harding, President of the United States of America, in whose administration the work was begun. March 17, 1924.....	23
<i>Francis Scott Key Bridge, D. C., tablet.</i> Joint Resolution To authorize the National Society United States Daughters of 1812 to place a marble tablet on the Francis Scott Key Bridge. March 17, 1924.....	24
<i>Congressional documents.</i> An Act To amend section 72 of chapter 23, Printing Act, approved January 12, 1895, relative to the allotment of public documents. March 18, 1924.....	24
<i>Dam, Waccamaw River.</i> An Act To grant the consent of Congress to construct, maintain, and operate a dam and spillway across the Waccamaw River, in North Carolina. March 18, 1924.....	24
<i>Bridge, Little Calumet River.</i> An Act To authorize the construction of a bridge across the Little Calumet River at Riverdale, Illinois. March 18, 1924.....	25
<i>Bridge, Columbia River.</i> An Act Granting the consent of Congress to the Greater Wenatchee Irrigation District to construct, maintain, and operate a bridge across the Columbia River. March 18, 1924.....	25
<i>Bridge, Pere Marquette Lake.</i> An Act Authorizing the city of Ludington, Mason County, Michigan, to construct a bridge across an arm of Pere Marquette Lake. March 18, 1924.....	25
<i>Bridge, Saint Louis River.</i> An Act To legalize a bridge across the Saint Louis River in Carlton County, State of Minnesota. March 18, 1924.....	26
<i>Bridge, Current River.</i> An Act To authorize the Clay County bridge district, in the State of Arkansas, to construct a bridge over Current River. March 18, 1924.....	26
<i>Bridge, Saint Croix River.</i> An Act Granting the consent of Congress to construct a bridge over the Saint Croix River between Vanceboro, Maine, and Saint Croix, New Brunswick. March 18, 1924.....	26
<i>Bridge, Saint John River.</i> An Act Granting the consent of Congress for the construction of a bridge across the Saint John River between Fort Kent, Maine, and Clairs, Province of New Brunswick, Canada. March 18, 1924.....	27

	Page.
<i>Bridge, Ohio River.</i> An Act Authorizing the construction of a bridge across the Ohio River to connect the city of Benwood, West Virginia, and the city of Bellaire, Ohio. March 18, 1924.	27
<i>Cherokee Indians, claims.</i> An Act Conferring jurisdiction upon the Court of Claims to hear, examine, adjudicate, and enter judgment in any claims which the Cherokee Indians may have against the United States, and for other purposes. March 19, 1924.	27
<i>Bridge, Pearl River.</i> An Act Granting the consent of Congress to the board of supervisors of Hinds County, Mississippi, to construct a bridge across the Pearl River in the State of Mississippi. March 21, 1924.	28
<i>Bridge, Kankakee River.</i> An Act Granting the consent of Congress to the county of Kankakee, State of Illinois, and the counties of Lake and Newton, State of Indiana, to construct, maintain, and operate a bridge and approaches thereto across the Kankakee River at or near the State line between section 19, township 31 north, range 15 east of the third principal meridian, in the county of Kankakee, State of Illinois, and section 1, township 31 north, range 10 west of the second principal meridian, in the counties of Lake and Newton, State of Indiana. March 21, 1924.	29
<i>Bridge, Mississippi River.</i> An Act To extend the time for the construction of a bridge across the Mississippi River in section 17, township 28 north, range 23 west of the fourth principal meridian in the State of Minnesota. March 21, 1924.	29
<i>Bridge, Calumet River.</i> An Act Granting the consent of Congress to the city of Chicago to construct a bridge across the Calumet River at or near One hundred and thirtieth Street in the city of Chicago, county of Cook, State of Illinois. March 21, 1924.	29
<i>Bridge, Missouri River.</i> An Act Granting the consent of Congress to the State of South Dakota for the construction of a bridge across the Missouri River between Potter County and Dewey County, South Dakota. March 27, 1924.	30
<i>Bridge, Susquehanna River.</i> An Act Granting the consent of Congress to the Clarks Ferry Bridge Company, and its successors, to construct a bridge across the Susquehanna River at or near the railroad station of Clarks Ferry, Pennsylvania. March 27, 1924.	30
<i>Right of way, Fort Snelling, Minn.</i> An Act Granting the consent of Congress to the construction, maintenance, and operation by the Chicago, Milwaukee and Saint Paul Railway Company, its successors and assigns, of a line of railroad across the north-easterly portion of the Fort Snelling Military Reservation in the State of Minnesota. March 28, 1924.	30
<i>Cotton statistics.</i> An Act Authorizing the Director of the Census to collect and publish statistics of cotton. April 2, 1924.	31
<i>Appropriations, First Deficiency Act, 1924.</i> An Act Making appropriations to supply deficiencies in certain appropriations for the fiscal year ending June 30, 1924, and prior fiscal years, to provide supplemental appropriations for the fiscal year ending June 30, 1924, and for other purposes. April 2, 1924.	33
<i>United States Courts, Jim Hogg County, Tex.</i> An Act To detach Jim Hogg County from the Corpus Christi division of the southern judicial district of the State of Texas, and attach the same to the Laredo division of the southern judicial district of said State. April 3, 1924.	64
<i>Appropriations, Treasury and Post Office Departments.</i> An Act Making appropriations for the Treasury and Post Office Departments for the fiscal year ending June 30, 1925, and for other purposes. April 4, 1924.	64
<i>Bridge, Mahoning River.</i> An Act Granting the consent of Congress to The Pittsburgh, Youngstown & Ashtabula Railway Company, its successors and assigns, to construct a bridge across the Mahoning River in the State of Ohio. April 7, 1924.	90
<i>National parks, etc., roads and trails.</i> An Act Authorizing the construction, reconstruction, and improvement of roads and trails, inclusive of necessary bridges, in the national parks and monuments under the jurisdiction of the Department of the Interior. April 9, 1924.	90
<i>Arkansas judicial districts.</i> An Act To amend section 71 of the Judicial Code as amended. April 12, 1924.	90
<i>Navajo Indians.</i> An Act To authorize the deposit of certain funds in the Treasury of the United States to the credit of Navajo Tribe of Indians and to make same available for appropriation for the benefit of said Indians. April 12, 1924.	91
<i>Rapid City Indian School.</i> An Act To authorize the Secretary of the Interior to sell certain lands not longer needed for the Rapid City Indian School. April 12, 1924.	92
<i>Zia Pueblo Indians, N. Mex.</i> An Act Providing for the reservation of certain lands in New Mexico for the Indians of the Zia Pueblo. April 12, 1924.	92
<i>Lac Courte Oreille Indians allotments.</i> An Act To validate certain allotments of land made to Indians on the Lac Courte Oreille Indian Reservation in Wisconsin. April 12, 1924.	92
<i>Fort Apache Indian Reservation, Ariz., road.</i> An Act Authorizing an appropriation for the construction of a road within the Fort Apache Indian Reservation, Arizona, and for other purposes. April 12, 1924.	93
<i>Indian lands, sales.</i> An Act To authorize the sale of lands and plants not longer needed for Indian administrative or allotment purposes. April 12, 1924.	93
<i>Fort Yuma Indian Reservation, Calif.</i> An Act To authorize the allotment of certain lands within the Fort Yuma Indian Reservation, California, and for other purposes. April 12, 1924.	94

	Page.
<i>Osage Indians, Okla., lands.</i> An Act Amending an Act entitled "An Act for the division of the lands and funds of the Osage Indians in Oklahoma, and for other purposes," approved June 28, 1906, and Acts amendatory thereof and supplemental thereto. April 12, 1924.	94
<i>Bridge, Minnesota River.</i> An Act Granting the consent of Congress to the counties of Sibley and Scott, Minnesota, to construct a bridge across the Minnesota River. April 12, 1924.	94
<i>Dam, Byram River.</i> An Act Granting the consent of Congress to the village of Port Chester, New York, and the town of Greenwich, Connecticut, or either of them, to construct, maintain, and operate a dam across the Byram River. April 12, 1924.	95
<i>Chippewa Indians, Minn., annuities.</i> An Act To provide for the payment of claims of Chippewa Indians of Minnesota for back annuities. April 14, 1924.	95
<i>District of Columbia, Georgia Avenue NW.</i> An Act To authorize the widening of Georgia Avenue between Fairmont Street and Gresham Place northwest. April 14, 1924.	95
<i>Dixie Power Company.</i> An Act To authorize the Federal Power Commission to amend permit numbered 1, project numbered 1, issued to the Dixie Power Company. April 15, 1924.	96
<i>Public lands, Miles City, Mont.</i> An Act Authorizing the conveyance of certain land to the city of Miles City, State of Montana, for park purposes. April 15, 1924.	96
<i>Public lands, Custer County, Mont.</i> An Act Granting to the county of Custer, State of Montana, certain land in said county for use as a fair ground. April 15, 1924.	97
<i>Criminal Code, bird and animal reserves offenses.</i> An Act To amend section 84 of the Penal Code of the United States. April 15, 1924.	98
<i>Lewis and Clark National Forest, Mont.</i> An Act To complete the construction of the Willow Creek Ranger Station, Montana. April 15, 1924.	98
<i>Tick infested cattle.</i> An Act To repeal that part of an Act entitled "An Act making appropriations for the Department of Agriculture for the fiscal year ending June 30, 1912," approved March 4, 1911, relating to the admission of tick-infested cattle from Mexico into Texas. April 15, 1924.	98
<i>Fort Keogh Military Reservation, Mont., stock raising, etc.</i> An Act To transfer jurisdiction over a portion of the Fort Keogh Military Reservation, Montana, from the Department of the Interior to the United States Department of Agriculture for experiments in stock raising and growing of forage crops in connection therewith. April 15, 1924.	99
<i>New Orleans, La., Quartermaster Depot.</i> Joint Resolution Authorizing the Secretary of War to lease to the New Orleans Association of Commerce New Orleans Quartermaster Intermediate Depot Unit Numbered 2. April 15, 1924.	100
<i>Texas cavalry service medals.</i> An Act Authorizing the issuance of service medals to officers and enlisted men of the two brigades of Texas cavalry organized under authority from the War Department under date of December 8, 1917, and authorizing an appropriation therefor; and further authorizing the wearing by such officers and enlisted men on occasions of ceremony of the uniform lawfully prescribed to be worn by them during their service. April 16, 1924.	100
<i>Right of way, Yuma, Ariz.</i> An Act Authorizing the Secretary of War to grant a right of way over the Government levee at Yuma, Arizona. April 17, 1924.	101
<i>Bridge, Missouri River.</i> An Act Granting the consent of Congress to the State of South Dakota for the construction of a bridge across the Missouri River between Hughes County and Stanley County, South Dakota. April 17, 1924.	101
<i>Bridge, Pearl River.</i> An Act Granting the consent of Congress to the Board of Supervisors of Leake County, Mississippi, to construct a bridge across the Pearl River in the State of Mississippi. April 17, 1924.	101
<i>Bridge, Pearl River.</i> An Act Granting the consent of Congress to the Board of Supervisors of Leake County, Mississippi, to construct a bridge across the Pearl River in the State of Mississippi. April 17, 1924.	102
<i>Bridge, Mississippi River.</i> An Act To authorize the City of Minneapolis, in the State of Minnesota, to construct a bridge across the Mississippi River in said city. April 17, 1924.	102
<i>Bridge, Savannah River.</i> An Act To revive and reenact the Act entitled "An Act authorizing the counties of Aiken, South Carolina, and Richmond, Georgia, to construct a bridge across the Savannah River at or near Augusta, Georgia," approved August 7, 1919. April 17, 1924.	102
<i>Bridge, Mississippi River.</i> An Act Granting the consent of Congress to the construction of a bridge across the Mississippi River near and above the city of New Orleans, Louisiana. April 17, 1924.	103
<i>Bridge, Detroit River.</i> An Act To extend the time for commencing and completing the construction of a bridge across Detroit River within or near the city limits of Detroit, Michigan. April 17, 1924.	103
<i>Bridge, Ohio River.</i> An Act Authorizing the construction of a bridge across the Ohio River approximately midway between the city of Owensboro, Kentucky, and Rockport, Indiana. April 17, 1924.	103
<i>Bridge, Fox River.</i> An Act To authorize the construction of a bridge across the Fox River in Saint Charles Township, Kane County, Illinois. April 18, 1924.	104
<i>Steamboat Inspection Service.</i> An Act To amend section 4414 of the Revised Statutes of the United States, as amended by the Act approved July 2, 1918, to abolish the inspection districts of Apalachicola, Florida, and Burlington, Vermont, Steamboat Inspection Service. April 19, 1924.	104

	Page.
<i>Coast Guard, temporary increase.</i> An Act To authorize a temporary increase of the Coast Guard for law enforcement. April 21, 1924.....	105
<i>District of Columbia, motor fuels tax, etc.</i> An Act To provide for a tax on motor-vehicle fuels sold within the District of Columbia, and for other purposes. April 23, 1924.....	106
<i>Drought stricken farmers relief, New Mexico.</i> Joint Resolution For the relief of the drought-stricken farm areas of New Mexico. April 26, 1924.....	110
<i>Appropriation, animal foot and mouth disease, etc.</i> Joint Resolution Making an additional appropriation for the Department of Agriculture for the fiscal years 1924 and 1925. April 26, 1924.....	110
<i>Nisqually Indian Reservation, Wash., allottees.</i> An Act For the relief of dispossessed allotted Indians of the Nisqually Reservation, Washington. April 28, 1924.....	111
<i>Kaw Indian Reservation, Kans., mining leases.</i> An Act To authorize the leasing for mining purposes of unallotted lands in the Kaw Reservation in the State of Oklahoma. April 28, 1924.....	111
<i>International Statistical Bureau.</i> Joint Resolution Authorizing appropriations for the maintenance by the United States of membership in the International Statistical Bureau at The Hague. April 28, 1924.....	112
<i>Pan American Sanitary Conference.</i> Joint Resolution Authorizing an appropriation to provide for the representation of the United States at the seventh Pan American Sanitary Conference to be held at Habana, Cuba. April 28, 1924.....	112
<i>Inter-American Electrical Communications.</i> Joint Resolution To provide for the representation of the United States at the meeting of the Inter-American Committee on Electrical Communications to be held in Mexico City in 1924. April 28, 1924.....	112
<i>Bridge, Cumberland River.</i> An Act To extend the time for the construction of a bridge across the Cumberland River in Montgomery County, Tennessee. April 29, 1924.....	113
<i>Bridge, Tennessee River.</i> An Act To grant the consent of Congress to the Southern Railway Company to maintain a bridge across the Tennessee River, at Knoxville, in the county of Knox, State of Tennessee. April 29, 1924.....	113
<i>Fort Crockett, Tex., Shrine convention.</i> An Act Authorizing use of Government buildings at Fort Crockett, Texas, for occupancy during State convention of Texas Shriners. April 29, 1924.....	113
<i>Virginia Western Judicial District.</i> An Act To fix the time for the terms of the United States District Courts in the Western District of Virginia. April 30, 1924.....	114
<i>Army cots, etc., Confederate Veterans, Memphis, Tenn., reunion.</i> Joint Resolution Authorizing the Secretary of War to loan certain tents, cots, and chairs to the executive committee of the United Confederate Veterans for use at the thirty-fourth annual reunion to be held at Memphis, Tennessee, in June, 1924. April 30, 1924.....	114
<i>McKinley Birthplace Memorial Association.</i> An Act To amend section 3 of an Act entitled "An Act to incorporate the National McKinley Birthplace Memorial Association" approved March 4, 1911. May 1, 1924.....	114
<i>Revolutionary cannon, William and Mary College, Va.</i> An Act To loan to the College of William and Mary in Virginia two of the cannon surrendered by the British at Yorktown on October 19, 1781. May 2, 1924.....	115
<i>District of Columbia, Chevy Chase Parkway.</i> An Act To change the name of Thirty-seventh Street between Chevy Chase Circle and Reno Road. May 3, 1924.....	115
<i>Cotton crop reports.</i> An Act Authorizing the Department of Agriculture to issue semi-monthly cotton crop reports and providing for their publication simultaneously with the ginning reports of the Department of Commerce. May 3, 1924.....	115
<i>Reclamation charges deferred.</i> An Act To authorize the deferring of payments of reclamation charges. May 9, 1924.....	116
<i>Irrigation project, Fort Hall Indian Reservation, Idaho.</i> An Act Authorizing the acquiring of Indian lands on the Fort Hall Indian Reservation, in Idaho, for reservoir purposes in connection with the Minidoka irrigation project. May 9, 1924.....	117
<i>Madame Crignier, body of John Paul Jones.</i> An Act Authorizing an appropriation to indemnify damages caused by the search for the body of Admiral John Paul Jones. May 13, 1924.....	118
<i>Rio Grande waters.</i> An Act Providing for a study regarding the equitable use of the waters of the Rio Grande below Fort Quitman, Texas, in cooperation with the United States of Mexico. May 13, 1924.....	118
<i>Interparliamentary Union meeting.</i> Joint Resolution Requesting the President to invite the Interparliamentary Union to meet in Washington City in 1925, and authorizing an appropriation to defray the expenses of the meeting. May 13, 1924.....	119
<i>Narcotics conferences.</i> Joint Resolution Authorizing an appropriation for the participation of the United States in two international conferences for the control of the traffic in habit-forming narcotic drugs. May 15, 1924.....	119
<i>District of Columbia Rents Commission.</i> An Act To extend for the period of one year the provisions of Title II of the Food Control and the District of Columbia Rents Act, approved October 22, 1919, as amended. May 17, 1924.....	120
<i>World War Adjusted Compensation Act.</i> An Act To provide adjusted compensation for veterans of the World War, and for other purposes. May 19, 1924.....	121
<i>Lac du Flambeau Indians, Wis.</i> An Act For the enrollment and allotment of members of the Lac du Flambeau Band of Lake Superior Chippewas, in the State of Wisconsin, and for other purposes. May 19, 1924.....	132
<i>Columbia and Colville Reservation lands, Wash.</i> An Act To authorize the sale of lands allotted to Indians under the Moses agreement of July 7, 1883. May 20, 1924.....	133

	Page.
<i>Right of way, Lake Andes, S. Dak.</i> An Act Authorizing the Commissioner of Indian Affairs to acquire necessary rights of way across private lands, by purchase or condemnation proceedings, needed in constructing a spillway and drainage ditch to lower and maintain the level of Lake Andes, in South Dakota. May 20, 1924.....	133
<i>Seminole Indians, claims.</i> An Act Conferring jurisdiction upon the Court of Claims to hear, examine, adjudicate, and enter judgment in any claims which the Seminole Indians may have against the United States, and for other purposes. May 20, 1924..	133
<i>Daughters of the American Revolution, D. C. tax exemption.</i> An Act To exempt from taxation certain property of the Daughters of the American Revolution in Washington, District of Columbia. May 21, 1924.....	135
<i>Chinese indemnity remission.</i> Joint Resolution To provide for the remission of further payments of the annual installments of the Chinese indemnity. May 21, 1924.....	135
<i>Public building, Cincinnati, Ohio.</i> An Act To provide for the cleaning of the exterior of the post-office building at Cincinnati, Ohio. May 22, 1924.....	135
<i>Public building, Washington, Mo.</i> An Act Authorizing the conveyance to the city of Washington, Missouri, of ten feet of the Federal building site in said city for the extension of the existing public alley through the entire block from Oak to Lafayette Streets. May 22, 1924.....	136
<i>Hungary, war debt.</i> An Act To authorize the settlement of the indebtedness of the Kingdom of Hungary to the United States of America. May 23, 1924.....	136
<i>Chippewa Indians in Michigan.</i> An Act To amend an Act entitled "An Act for the relief of the Saginaw, Swan Creek, and Black River Band of Chippewa Indians in the State of Michigan, and for other purposes," approved June 25, 1910. May 24, 1924.....	137
<i>Winnebago Indian Reservation, Nebr., allotment.</i> An Act To cancel an allotment of land made to Mary Crane or Ho-tah-kah-win-kaw, a deceased Indian, embracing land within the Winnebago Indian Reservation in Nebraska. May 24, 1924.....	138
<i>Round Valley Indian Reservation, Calif., allotments.</i> An Act To cancel two allotments made to Richard Bell, deceased, embracing land within the Round Valley Indian Reservation in California. May 24, 1924.....	138
<i>Choctaw and Chickasaw town site fund.</i> An Act To amend an Act entitled "An Act authorizing the payment of the Choctaw and Chickasaw town-site fund, and for other purposes." May 24, 1924.....	138
<i>Fort Berthold Indian Reservation, N. Dak., homesteads.</i> An Act Authorizing extensions of time for the payment of purchase money due under certain homestead entries and Government land purchases within the Fort Berthold Indian Reservation, North Dakota. May 24, 1924.....	139
<i>Creek Indians, claims.</i> An Act Conferring jurisdiction upon the Court of Claims to hear, examine, adjudicate, and enter judgment in any claims which the Creek Indians may have against the United States, and for other purposes. May 24, 1924.....	139
<i>Foreign Service Act.</i> An Act For the reorganization and improvement of the Foreign Service of the United States, and for other purposes. May 24, 1924.....	140
<i>Legislative Branch, salaries.</i> An Act To fix the compensation of officers and employees of the Legislative Branch of the Government. May 24, 1924.....	146
<i>Army, Frederic K. Long.</i> An Act To authorize the President to reconsider the case of Frederic K. Long and to reappoint him a captain in the Regular Army. May 24, 1924..	152
<i>District of Columbia, Medical Society.</i> An Act To amend an Act entitled "An Act to revive, with amendments, an Act to incorporate the Medical Society of the District of Columbia," approved July 7, 1838, as amended. May 24, 1924.....	153
<i>Immigration Act, 1924.</i> An Act To limit the immigration of aliens into the United States, and for other purposes. May 26, 1924.....	153
<i>Appropriations, urgent deficiencies.</i> An Act Making appropriations to supply urgent deficiencies in certain appropriations for the fiscal ending June 30, 1924, and for other purposes. May 26, 1924.....	170
<i>Southern Pacific Company, Colorado River flood, 1907.</i> An Act To confer jurisdiction upon the Court of Claims to ascertain the cost to the Southern Pacific Company, a corporation, and the amounts expended by it from December 1, 1906, to November 30, 1907, in closing and controlling the break in the Colorado River, and to render judgment therefor, as herein provided. May 26, 1924.....	171
<i>Bridge, Calumet River.</i> An Act Granting the consent of Congress to the city of Chicago to construct a bridge across the Calumet River in the vicinity of One hundred and thirty-fourth Street, in the city of Chicago, county of Cook, State of Illinois. May 26, 1924.....	172
<i>Bridge, Susquehanna River.</i> An Act Granting the consent of Congress to the Millersburg and Liverpool Bridge Corporation, and its successors, to construct a bridge across the Susquehanna River, at Millersburg, Pennsylvania. May 26, 1924.....	172
<i>Bridge, Mississippi River.</i> An Act Granting the consent of Congress to the State of Illinois, and the State of Iowa, or either of them, to construct a bridge across the Mississippi River, connecting the county of Carroll, Illinois, and the county of Jackson, Iowa. May 26, 1924.....	173
<i>Bridge, North Branch of Susquehanna River.</i> An Act To extend the time for the construction of a bridge across the North Branch of the Susquehanna River from the city of Wilkes-Barre to the borough of Dorranceton, Pennsylvania. May 26, 1924.....	173
<i>Bridge, Mississippi River.</i> An Act Granting the consent of Congress to the city of Saint Paul, Minnesota, to construct a bridge across the Mississippi River. May 26, 1924.....	173

	Page.
<i>Bridge, Calumet River.</i> An Act Granting the consent of Congress to the city of Chicago to construct a bridge across the Calumet River at or near One hundredth Street, in the city of Chicago, County of Cook, State of Illinois. May 26, 1924.....	174
<i>District of Columbia, police, firemen, and park police salaries.</i> An Act To fix the salaries of officers and members of the Metropolitan police force, the United States park police force, and the fire department of the District of Columbia. May 27, 1924.....	174
<i>Kansas Indians, Okla., alienation restrictions.</i> An Act To authorize the extension of the period of restriction against alienation on the homestead allotments made to members of the Kansas or Kaw Tribe of Indians in Oklahoma. May 27, 1924.....	176
<i>District of Columbia, Cathedral Avenue.</i> An Act To change the name of Jewett Street west of Wisconsin Avenue to Cathedral Avenue. May 27, 1924.....	177
<i>District of Columbia, optometry.</i> An Act To regulate the practice of optometry in the District of Columbia. May 28, 1924.....	177
<i>Appropriations, Navy Department and naval service.</i> An Act Making appropriations for the Navy Department and the naval service for the fiscal year ending June 30, 1925, and for other purposes. May 28, 1924.....	182
<i>Appropriations, State, Justice, Commerce and Labor Departments.</i> An Act Making appropriations for the Departments of State and Justice and for the Judiciary, and for the Departments of Commerce and Labor, for the fiscal year ending June 30, 1925, and for other purposes. May 28, 1924.....	205
<i>Crook National Forest, Ariz.</i> An Act Providing for a recreational area within the Crook National Forest, Arizona. May 29, 1924.....	242
<i>National cemetery, Philadelphia, Pa.</i> An Act To authorize the Secretary of War to grant permission to the city of Philadelphia, Pennsylvania, to widen Haines Street in front of the national cemetery, Philadelphia, Pennsylvania. May 29, 1924.....	242
<i>Dairying Bureau, Department of Agriculture.</i> An Act To establish a Dairy Bureau in the Department of Agriculture, and for other purposes. May 29, 1924.....	243
<i>Colorado judicial district.</i> An Act To amend an Act entitled "An Act to amend section 73 of an Act entitled 'An Act to codify, revise, and amend the laws relating to the judiciary,' approved June 12, 1916," and for other purposes. May 29, 1924.....	243
<i>Indian reservations, oil and gas leases.</i> An Act To authorize the leasing for oil and gas mining purposes of unallotted lands on Indian reservations affected by the proviso to section 3 of the Act of February 28, 1891. May 29, 1924.....	244
<i>Texas northern judicial district, Reagan County.</i> An Act To detach Reagan County, in the State of Texas, from the El Paso division of the western judicial district of Texas and attach said county to the San Angelo division of the northern judicial district of said State. May 29, 1924.....	244
<i>Camp Pike, Ark.</i> Joint Resolution Authorizing and permitting the State of Arkansas to construct, maintain, and use permanent buildings, rifle ranges, and utilities at Camp Pike, Arkansas, as are necessary for the use and benefit of the National Guard of the State of Arkansas. May 29, 1924.....	244
<i>Sussex County, Del., land.</i> An Act Conveying to the State of Delaware certain land in the county of Sussex, in that State. May 31, 1924.....	245
<i>Duplication of office, retired enlisted men and officers.</i> An Act To amend section 2 of the Legislative, Executive, and Judicial Appropriation Act, approved July 31, 1894. May 31, 1924.....	245
<i>Flathead Indians, Mont.</i> An Act To provide for the addition of the names of certain persons to the final roll of the Indians of the Flathead Indian Reservation, Montana. May 31, 1924.....	246
<i>Ute Indians, Utah, school site.</i> An Act To provide for the reservation of certain land in Utah as a school site for Ute Indians. May 31, 1924.....	246
<i>Paiute Indians, Utah.</i> An Act Providing for the reservation of certain lands in Utah for certain bands of Paiute Indians. May 31, 1924.....	246
<i>Public lands, Flomaton, Ala.</i> An Act To quiet titles to land in the municipality of Flomaton, State of Alabama. May 31, 1924.....	246
<i>Bridge, Tug Fork of Big Sandy River.</i> An Act Granting the consent of Congress to the Pittsburgh Coal, Land and Railroad Company to construct a bridge across the Tug Fork of Big Sandy River at or near Nolan, in Mingo County, West Virginia, to the Kentucky side, in Pike County, Kentucky. May 31, 1924.....	247
<i>Quinaielt Indian Reservation, Wash., lighthouse site.</i> An Act To authorize the setting aside of certain tribal lands within the Quinaielt Indian Reservation in Washington, for lighthouse purposes. May 31, 1924.....	247
<i>Fort Leavenworth, Kans., lands to penitentiary.</i> An Act Authorizing and directing the Secretary of War to transfer to the jurisdiction of the Department of Justice all that portion of the Fort Leavenworth Military Reservation which lies in the State of Missouri, and for other purposes. May 31, 1924.....	248
<i>Public lands, Ada County, Idaho.</i> An Act To authorize the sale of certain lands at or near Adger, Ada County, Idaho, for railroad purposes. May 31, 1924.....	248
<i>Flood control of sundry streams.</i> An Act Authorizing preliminary examinations and surveys of sundry streams with a view to the control of their floods. May 31, 1924.....	249
<i>Pay readjustment, Army, Navy, etc.</i> An Act To amend the Act entitled "An Act to readjust the pay and allowances of the commissioned and enlisted personnel of the Army, Navy, Marine Corps, Coast Guard, Coast and Geodetic Survey, and Public Health Service," approved June 10, 1922. May 31, 1924.....	250

LIST OF PUBLIC ACTS AND RESOLUTIONS.

xiii

	Page.
<i>Engraving and Printing Bureau Director.</i> Joint Resolution Authorizing the President to detail an officer of the Corps of Engineers as Director of the Bureau of Engraving and Printing, and for other purposes. May 31, 1924.....	252
<i>Colorado National Forest.</i> An Act To transfer certain lands of the United States from the Rocky Mountain National Park to the Colorado National Forest, Colorado. June 2, 1924.....	252
<i>Blackfeet Indians allotments.</i> An Act To provide for the disposal of homestead allotments of deceased allottees within the Blackfeet Indian Reservation, Montana. June 2, 1924.....	252
<i>Cheyenne and Arapaho Indians, Okla., final roll.</i> An Act To provide for the addition of the names of Chester Calf and Crooked Nose Woman to the final roll of the Cheyenne and Arapaho Indians, Seger jurisdiction, Oklahoma. June 2, 1924.....	253
<i>Citizenship to Indians.</i> An Act To authorize the Secretary of the Interior to issue certificates of citizenship to Indians. June 2, 1924.....	253
<i>Revenue Act of 1924.</i> An Act To reduce and equalize taxation, to provide revenue, and for other purposes. June 2, 1924.....	253
<i>Bridge, Niagara River and Black Rock Canal.</i> An Act Granting the consent of Congress to the construction of a bridge across the Niagara River and Black Rock Canal. June 3, 1924.....	355
<i>Dam, Tallahatchie River.</i> An Act Granting the consent of Congress to the Panola-Quitman Drainage District to construct, maintain, and operate a dam in Tallahatchie River. June 3, 1924.....	355
<i>Postal service, mail messengers, etc.</i> An Act Authorizing the Postmaster General to contract for mail messenger service. June 3, 1924.....	356
<i>Plumas and Lassen National Forests, Calif.</i> An Act To add certain lands to the Plumas and to the Lassen National Forests in California. June 3, 1924.....	356
<i>Red Lake Indians, Minn.</i> An Act Authorizing payment to certain Red Lake Indians, out of the tribal trust funds, for garden plats surrendered for school-farm use. June 3, 1924.....	357
<i>Columbia Indian Reservation, Wash., lands.</i> An Act To authorize acquisition of unreserved public lands in the Columbia or Moses Reservation, State of Washington, under Acts of March 28, 1912, and March 3, 1877, and for other purposes. June 3, 1924.....	357
<i>Point of Woods Range Lights, Mich.</i> An Act Authorizing the Secretary of Commerce to exchange land formerly used as a site for the Point of Woods Range Lights, Michigan, for other lands in the vicinity. June 3, 1924.....	357
<i>District of Columbia, Grand Army of the Republic.</i> An Act For the incorporation of the Grand Army of the Republic. June 3, 1924.....	358
<i>District of Columbia, Inland Waterways Corporation.</i> An Act To create the Inland Waterways Corporation for the purpose of carrying out the mandate and purpose of Congress as expressed in sections 201 and 500 of the Transportation Act, and for other purposes. June 3, 1924.....	360
<i>National Defense Act, 1916, amendments.</i> An Act Providing for sundry matters affecting the Military Establishment. June 3, 1924.....	363
<i>Wichita, etc., Indians, Okla., claims.</i> An Act Authorizing the Wichita and affiliated bands of Indians in Oklahoma to submit claims to the Court of Claims. June 4, 1924.....	366
<i>District of Columbia public school teachers, etc.</i> An Act To amend the Act entitled "An Act to fix and regulate the salaries of teachers, school officers, and other employees of the Board of Education of the District of Columbia," approved June 20, 1906, as amended, and for other purposes. June 4, 1924.....	367
<i>"Albany," U. S. cruiser, silver service.</i> An Act Authorizing the Secretary of the Navy, in his discretion, to deliver to the custody of the Albany Institute and Historical and Art Society of the city of Albany, New York, the silver service which was presented to the United States cruiser Albany by citizens of Albany, New York. June 4, 1924.....	375
<i>Bridge, Monongahela River.</i> An Act Granting the consent of Congress to the commissioners of Fayette and Greene Counties, Pennsylvania, to construct a bridge across the Monongahela River near Masontown, Fayette County, Pennsylvania. June 4, 1924.....	376
<i>Eastern Band of Cherokee Indians, N. C.</i> An Act Providing for the final disposition of the affairs of the Eastern Band of Cherokee Indians of North Carolina. June 4, 1924.....	376
<i>Public lands, Shreveport, La.</i> "An Act Granting certain public lands to the city of Shreveport, Louisiana, for reservoir purposes. June 4, 1924.....	382
<i>Army real estate, sale, etc.</i> An Act Authorizing the sale of real property no longer required for military purposes. June 4, 1924.....	382
<i>Oklahoma judicial districts.</i> An Act To amend section 101 of the Judicial Code. June 5, 1924.....	387
<i>Wyoming judicial district.</i> An Act To amend section 115 of the Act of March 3, 1911, entitled "An Act to codify, revise, and amend the laws relating to the judiciary." June 5, 1924.....	388
<i>Compensation to injured Government employees.</i> An Act To amend an Act entitled "An Act to provide compensation for employees of the United States suffering injuries while in the performance of their duties, and for other purposes," approved September 7, 1916. June 5, 1924.....	389
<i>Veterans' Bureau hospitals, etc.</i> An Act To authorize an appropriation to enable the Director of the United States Veterans' Bureau to provide additional hospital facilities. June 5, 1924.....	389

	Page.
<i>Hawaii National Park.</i> An Act To repeal the first proviso of section 4 of an Act to establish a national park in the Territory of Hawaii, approved August 1, 1916. June 5, 1924...	390
<i>Appropriations, Interior Department.</i> An Act Making appropriations for the Department of the Interior for the fiscal year ending June 30, 1925, and for other purposes. June 5, 1924.....	390
<i>Rehabilitation of persons disabled in industry.</i> An Act To amend sections 1, 3, and 6 of an Act entitled "An Act to provide for the promotion of vocational rehabilitation of persons disabled in industry or otherwise and their return to civil employment." June 5, 1924.....	430
<i>Appropriations, Agricultural Department.</i> An Act Making appropriations for the Department of Agriculture for the fiscal year ending June 30, 1925, and for other purposes. June 5, 1924.....	432
<i>Northern Pacific land grants.</i> Joint Resolution Directing the Secretary of the Interior to withhold his approval of the adjustment of the Northern Pacific land grants, and for other purposes. June 5, 1924.....	461
<i>District of Columbia, parks and playgrounds.</i> An Act Providing for a comprehensive development of the park and playground system of the National Capital. June 6, 1924.....	463
<i>District of Columbia, Glover Parkway, etc.</i> An Act To authorize the Commissioners of the District of Columbia to accept certain land in the District of Columbia dedicated by Charles C. Glover for park purposes. June 6, 1924.....	464
<i>Alaska salmon fisheries, etc.</i> An Act For the protection of the fisheries of Alaska, and for other purposes. June 6, 1924.....	464
<i>Shipping Board loan fund.</i> An Act To amend sections 11 and 12 of the Merchant Marine Act, 1920. June 6, 1924.....	467
<i>Stock-raising homesteads.</i> An Act To amend section 2 of the Act entitled "An Act to provide for stock-raising homesteads, and for other purposes," approved December 29, 1916 (Thirty-ninth Statutes at Large, page 862). June 6, 1924.....	469
<i>National Defense Act, 1916, amendments.</i> An Act To amend in certain particulars the National Defense Act of June 3, 1916, as amended, and for other purposes. June 6, 1924.....	470
<i>Bridge, Saint Marys River.</i> An Act Granting the consent of Congress to the States of Georgia and Florida, through their respective highway departments, to construct a bridge across the Saint Marys River at or near Wilds Landing, Florida. June 6, 1924.....	472
<i>Veterans' encampments proceedings.</i> Joint Resolution To print as a House document the proceedings of the national encampments of the Grand Army of the Republic, the United Spanish War Veterans, and the American Legion, for the use of the House and Senate. June 6, 1924.....	473
<i>Florida Territory centennial.</i> Joint Resolution Providing for the United States Government to have representation at the celebration of the centennial of the first meeting of the Legislative Council of the Territory of Florida. June 6, 1924.....	473
<i>Federal Industrial Institution for Women.</i> An Act For the establishment of a Federal Industrial Institution for Women, and for other purposes. June 7, 1924.....	473
<i>San Carlos irrigation project, Ariz.</i> An Act For the continuance of construction work on the San Carlos Federal irrigation project in Arizona, and for other purposes. June 7, 1924.....	475
<i>Sioux Nation, claims.</i> An Act Authorizing the Secretary of the Interior to investigate and report to Congress the facts in regard to the claims of certain members of the Sioux Nation of Indians for damages occasioned by the destruction of their horses. June 7, 1924.....	477
<i>Colorado Western State College.</i> An Act Granting one hundred and sixty acres of land to the Western State College of Colorado at Gunnison, Colorado, for the use of the Rocky Mountain biological station of said college. June 7, 1924.....	477
<i>Appropriations, War Department and Army.</i> An Act Making appropriations for the military and nonmilitary activities of the War Department for the fiscal year ending June 30, 1925, and for other purposes. June 7, 1924.....	477
<i>Appropriations, Executive Office and independent establishments.</i> An Act Making appropriations for the Executive Office and sundry independent executive bureaus, boards, commissions, and offices, for the fiscal year ending June 30, 1925, and for other purposes. June 7, 1924.....	521
<i>Fort Lapwai Indian Sanatorium, Idaho.</i> An Act To provide for a girls' dormitory at the Fort Lapwai Sanatorium, Lapwai, Idaho. June 7, 1924.....	533
<i>Alexandria Light and Power Company.</i> An Act Authorizing the Secretary of War to enter into an arrangement, on behalf of the United States, with the Alexandria Light and Power Company, whereby civilians may obtain electric current from a Government-owned transmission line extending from Alexandria to Fort Humphreys, Virginia. June 7, 1924.....	534
<i>Santa Monica, Calif., Soldiers' Home.</i> An Act Authorizing the erection of a sanitary, fire-proof hospital at the National Home for Disabled Volunteer Soldiers at Santa Monica, California. June 7, 1924.....	534
<i>District of Columbia, Blind Veterans of World War.</i> An Act To incorporate the United States Blind Veterans of the World War. June 7, 1924.....	535
<i>Right of way, Vicksburg National Cemetery, Miss.</i> An Act Authorizing the Secretary of War to permit the city of Vicksburg, Mississippi, to construct and maintain water mains on and under the National Cemetery Road at Vicksburg, Mississippi. June 7, 1924...	536

LIST OF PUBLIC ACTS AND RESOLUTIONS.

XV

	Page.
<i>Indian children in public schools.</i> An Act To pay tuition of Indian children in public schools. June 7, 1924.....	536
<i>McNeil Island penitentiary, Wash.</i> An Act To authorize an exchange of lands with the State of Washington. June 7, 1924.....	537
<i>Choctaw and Chickasaw Indians, claims.</i> An Act Conferring jurisdiction upon the Court of Claims to hear, examine, adjudicate, and enter judgment in any claims which the Choctaw and Chickasaw Indians may have against the United States, and for other purposes. June 7, 1924.....	537
<i>Public lands, Golden, Colo.</i> An Act Granting public lands to the city of Golden, Colorado, to secure a supply of water for municipal and domestic purposes. June 7, 1924.....	538
<i>Appropriations, District of Columbia.</i> An Act Making appropriations for the government of the District of Columbia and other activities chargeable in whole or in part against the revenues of such District for the fiscal year ending June 30, 1925, and for other purposes. June 7, 1924.....	539
<i>Appropriations, Legislative Branch.</i> An Act Making appropriations for the Legislative Branch of the Government for the fiscal year ending June 30, 1925, and for other purposes. June 7, 1924.....	578
<i>District of Columbia, Military Road.</i> An Act Changing the name of Keokuk Street, in the county of Washington, District of Columbia, to Military Road. June 7, 1924.....	593
<i>Utah National Park.</i> An Act To establish the Utah National Park in the State of Utah. June 7, 1924.....	593
<i>Public Lands, Michigan.</i> An Act Providing for the disposal of certain lands on Crooked and Pickerel Lakes, Michigan, and for other purposes. June 7, 1924.....	594
<i>Medicine Bow National Forest, Wyo.</i> An Act Authorizing the addition of certain lands to the Medicine Bow National Forest, Wyoming, and for other purposes. June 7, 1924.....	594
<i>Bering Sea seal fishing claims.</i> An Act To confer jurisdiction upon the United States District Court, Northern District of California, to adjudicate the claims of American citizens. June 7, 1924.....	595
<i>Piute Indian lands, Nev., drainage.</i> An Act To amend an Act entitled "An Act authorizing an appropriation to meet proportionate expenses of providing a drainage system for Piute Indian lands in the State of Nevada within the Newlands reclamation project of the Reclamation Service," approved February 14, 1923. June 7, 1924.....	595
<i>Temoak Indians, Nev.</i> An Act Authorizing an appropriation to enable the Secretary of the Interior to purchase a tract of land with sufficient water right attached, for the use and occupancy of the Temoak Band of homeless Indians, located at Ruby Valley, Nevada. June 7, 1924.....	596
<i>Pyramid Lake Indian Reservation, Nev., lands.</i> An Act For the relief of settlers and town-site occupants of certain lands in the Pyramid Lake Indian Reservation, Nevada. June 7, 1924.....	596
<i>World War trophies.</i> An Act To provide for the equitable distribution of captured war devices and trophies to the States and Territories of the United States and to the District of Columbia. June 7, 1924.....	597
<i>Stevens and Ferry Counties, Wash.</i> An Act To authorize the payment of certain taxes to Stevens and Ferry Counties, in the State of Washington, and for other purposes. June 7, 1924.....	599
<i>Bridges, Great Kanawha River.</i> An Act To repeal an Act authorizing the construction of bridges across the Great Kanawha River. June 7, 1924.....	599
<i>District of Columbia, dentistry.</i> An Act To amend an Act entitled "An Act for the regulation of the practice of dentistry in the District of Columbia, and for the protection of the people from empiricism in relation thereto," approved June 6, 1892, and Acts amendatory thereof. June 7, 1924.....	599
<i>Oil Pollution Act, 1924.</i> An Act To protect navigation from obstruction and injury by preventing the discharge of oil into the coastal navigable waters of the United States. June 7, 1924.....	604
<i>Crater Lake National Park, Oreg.</i> An Act Accepting certain tracts of land in the city of Medford, Jackson County, Oregon. June 7, 1924.....	606
<i>Navajo Indian Reservation, N. Mex., highway.</i> An Act Authorizing annual appropriations for the maintenance of that portion of Gallup-Durango Highway across the Navajo Indian Reservation and providing reimbursement therefor. June 7, 1924.....	606
<i>United States courts, Kansas City, Kans.</i> An Act To designate the time and place of holding terms of the United States district court in the first division of the district at Kansas City. June 7, 1924.....	607
<i>World War Veterans' Act, 1924.</i> An Act To consolidate, codify, revise, and reenact the laws affecting the establishment of the United States Veterans' Bureau and the administration of the War Risk Insurance Act, as amended, and the Vocational Rehabilitation Act, as amended. June 7, 1924.....	607
<i>Porto Rico, customhouses.</i> An Act To purchase grounds, erect and repair buildings for customhouses, offices, and warehouses in Porto Rico. June 7, 1924.....	630
<i>Porto Rico officials and salaries.</i> An Act To amend and reenact sections 20, 22, and 50 of the Act of March 2, 1917, entitled "An Act to provide a civil government for Porto Rico, and for other purposes." June 7, 1924.....	631
<i>District of Columbia, Howard University.</i> An Act To enable the trustees of Howard University to develop an athletic field and gymnasium project, and for other purposes. June 7, 1924.....	632

	Page.
<i>Custer Park Game Sanctuary.</i> An Act To amend an Act creating the Custer State Park Game Sanctuary in the State of South Dakota. June 7, 1924.....	632
<i>Interstate Commerce suits.</i> An Act To amend paragraph (3), section 16, of the Interstate Commerce Act. June 7, 1924.....	633
<i>Game refuge, S. Dak.</i> An Act To authorize the withdrawal of lands for the protection of antelope and other game animals and birds. June 7, 1924.....	634
<i>War Minerals Act claims.</i> An Act To authorize the payment of claims under the provisions of the so-called War Minerals Relief Act. June 7, 1924.....	634
<i>Indian Service employees.</i> An Act To provide for quarters, fuel, and light for employees of the Indian field service. June 7, 1924.....	634
<i>American Academy at Rome.</i> An Act Relating to the American Academy in Rome. June 7, 1924.....	635
<i>Lighthouse lands, unused.</i> An Act Authorizing transfer of certain abandoned or unused lighthouse reservation lands by the United States to the State of New York for park purposes. June 7, 1924.....	635
<i>Pueblo Indian land grants, N. Mex.</i> An Act To quiet the title to lands within Pueblo Indian land grants, and for other purposes. June 7, 1924.....	636
<i>New Mexico judicial district.</i> An Act Designating the State of New Mexico as a judicial district, fixing the time and place for holding terms of court therein, and for other purposes. June 7, 1924.....	642
<i>Carson National Forest, N. Mex.</i> An Act Providing for the acquirement by the United States of privately owned lands within Rio Arriba and Taos Counties, New Mexico, known as the Las Trampas grant, by exchanging therefor timber, within the exterior boundaries of any national forest situated within the State of New Mexico. June 7, 1924.....	643
<i>Public lands, Phoenix, Ariz.</i> An Act Granting certain public lands to the city of Phoenix, Arizona, for municipal, park, and other purposes. June 7, 1924.....	643
<i>Stockbridge Indians, claims.</i> An Act Conferring jurisdiction upon the Court of Claims to hear, examine, adjudicate, and enter judgment in any claims which the Stockbridge Indians may have against the United States, and for other purposes. June 7, 1924.....	644
<i>Bridge, White River.</i> An Act To authorize the Choctaw, Oklahoma and Gulf Railway Company and the Chicago, Rock Island and Pacific Railway Company to construct a bridge across the White River, near the city of De Valls Bluff, Arkansas. June 7, 1924.....	645
<i>Chicago River, Ill.</i> An Act For the abandonment of a portion of the present channel of the south branch of the Chicago River. June 7, 1924.....	646
<i>Bridge, Pearl River.</i> An Act Granting the consent of Congress to the Board of Supervisors of Hinds County, Mississippi, to construct a bridge across the Pearl River in the State of Mississippi. June 7, 1924.....	646
<i>Virginia battle fields.</i> An Act To provide for the inspection of the battle fields in and around Fredericksburg and Spotsylvania Court House, Virginia. June 7, 1924.....	646
<i>District of Columbia, height of buildings.</i> An Act To amend an Act regulating the height of buildings in the District of Columbia, approved June 1, 1910. June 7, 1924.....	647
<i>Trade marks, portraits.</i> An Act To amend section 5 of the Trade Mark Act of 1905, as amended, relative to the unauthorized use of portraits. June 7, 1924.....	647
<i>Bridge, Peedee River.</i> An Act Granting the consent of Congress to the counties of Marion and Florence, in the State of South Carolina, to construct a bridge across the Peedee River at or near Savage Landing, South Carolina. June 7, 1924.....	647
<i>Bridge, Cumberland River.</i> An Act to grant the consent of Congress to the Cincinnati, New Orleans, and Texas Pacific Railway Company to construct, maintain, and operate a bridge across the Cumberland River, in the county of Pulaski, State of Kentucky, near the town of Burnside. June 7, 1924.....	648
<i>Right of way, Fort Logan reservation, Colo.</i> An Act Granting the consent of Congress to the construction, maintenance and operation by the Denver and Rio Grande Western Railroad Company, its successors and assigns, of a line of railroad across the south-westerly portion of the Fort Logan Military Reservation in the State of Colorado. June 7, 1924.....	648
<i>Northern Pacific Halibut Act.</i> An Act For the protection of the northern Pacific halibut fishery. June 7, 1924.....	648
<i>Upper Mississippi River, bird, etc., refuge.</i> An Act To establish the Upper Mississippi River Wild Life and Fish Refuge. June 7, 1924.....	650
<i>Postal Service, third class mail indemnity, etc.</i> An Act To extend the insurance and collection-delivery service to third-class mail, and for other purposes. June 7, 1924.....	652
<i>Forest Protection, etc.</i> An Act To provide for the protection of forest lands, for the reforestation of denuded areas, for the extension of national forests, and for other purposes, in order to promote the continuous production of timber on lands chiefly suitable therefor. June 7, 1924.....	653
<i>Ketchikan, Alaska, bonds.</i> An Act To amend an Act entitled "An Act to authorize the incorporated town of Ketchikan, Alaska, to issue its bonds in any sum not to exceed \$100,000 for the purpose of constructing a schoolhouse in said town and equipping the same," approved February 7, 1920. June 7, 1924.....	656
<i>Right of Way, Fort MacArthur Reservation, Calif.</i> An Act To authorize the city of Los Angeles, in the State of California, to construct and operate a line of railroad across the Fort MacArthur Military Reservation, in the State of California. June 7, 1924.....	656

	Page.
<i>Cordova, Alaska, bonds.</i> An Act To authorize the incorporated town of Cordova, Alaska, to issue bonds in any sum not exceeding \$100,000 for the purpose of constructing and equipping a public school building in said town of Cordova, Alaska. June 7, 1924.	656
<i>Heroin prohibition.</i> An Act Prohibiting the importation of crude opium for the purpose of manufacturing heroin. June 7, 1924.	657
<i>Carlisle Barracks, Pa.</i> An Act Authorizing the Secretary of War to sell a portion of the Carlisle Barracks Reservation. June 7, 1924.	657
<i>Government Printing Office, wages and salaries.</i> An Act To regulate and fix rates of pay for employees and officers of the Government Printing Office. June 7, 1924.	658
<i>Safe locomotive boilers, etc.</i> An Act To amend the Act entitled "An Act to promote the safety of employees and travelers upon railroads by compelling common carriers engaged in interstate commerce to equip their locomotives with safe and suitable boilers and appurtenances thereto," approved February 17, 1911, as amended. June 7, 1924.	659
<i>Detroit, Mich., marine hospital.</i> An Act Authorizing the Secretary of the Treasury to sell the United States marine hospital reservation and improvements thereon at Detroit, Michigan, and to acquire a suitable site in the same locality and to erect thereon a modern hospital for the treatment of the beneficiaries of the United States Public Health Service, and for other purposes. June 7, 1924.	660
<i>Customs duties remitted, War Department.</i> An Act Directing the remission of customs duties on certain property of the United States imported by the War Department. June 7, 1924.	660
<i>Bridge, Columbia River.</i> An Act Granting the consent of Congress to the counties of Kittitas and Grant, in the State of Washington, to construct a bridge across the Columbia River at or near Vantage Ferry, Washington. June 7, 1924.	660
<i>North Carolina judicial districts.</i> An Act To amend section 98 of the Judicial Code. June 7, 1924.	661
<i>Bridge, Ohio River.</i> An Act Granting the consent of Congress for the construction of a bridge across the Ohio River between Vanderburgh County, Indiana, and Henderson County, Kentucky. June 7, 1924.	662
<i>Bridge, Rio Grande.</i> An Act Granting the consent of Congress to the construction of a bridge across the Rio Grande. June 7, 1924.	662
<i>Bridge, Ohio River.</i> An Act Granting the consent of Congress to the Fullerton and Portsmouth Bridge Company to construct a bridge across the Ohio River to connect the city of Portsmouth, Ohio, and the village of Fullerton, Kentucky. June 7, 1924.	663
<i>Bridge, Saint Marys River.</i> An Act Granting the consent of Congress to the States of Georgia and Florida, through their respective highway departments, to construct a bridge across the Saint Marys River. June 7, 1924.	663
<i>Bridge, Chattahoochee River.</i> An Act Granting the consent of Congress to the States of Alabama and Georgia, through their respective highway departments, to construct and maintain a bridge across the Chattahoochee River, at or near Alaga, Alabama, connecting Houston County, Alabama, and Early County, Georgia. June 7, 1924.	663
<i>Bridge, Government canal, Del.</i> An Act Granting the consent of Congress to the Delaware State Highway Department to construct a bridge across the canal near Rehoboth, Delaware. June 7, 1924.	664
<i>Bridge, Red River.</i> An Act Granting the consent of Congress to the North Texas Company, of Saint Jo, Texas, a corporation organized under the laws of the State of Texas, to construct a toll bridge across the Red River in the vicinity of Illinois Bend, Texas. June 7, 1924.	664
<i>Bridge, Tombigbee River.</i> An Act Granting the consent of Congress to the Board of Supervisors of Lowndes County, Mississippi, to construct a bridge across Tombigbee River. June 7, 1924.	665
<i>Bridge, Oconee River.</i> An Act Granting the consent of Congress to the State of Georgia, through its highway department, to construct a bridge across the Oconee River. June 7, 1924.	665
<i>District of Columbia, memorial to women of World War.</i> Joint Resolution In relation to a monument to commemorate the services and sacrifices of the women of the United States of America, its insular possessions, and the District of Columbia in the World War. June 7, 1924.	665
<i>District of Columbia, memorial to District forces in World War.</i> Joint Resolution Providing for the appointment of a commission for the purpose of erecting in Potomac Park, in the District of Columbia, a memorial to those members of the armed forces of the United States from the District of Columbia who served in the Great War. June 7, 1924.	666
<i>Fort Assinniboine Reservation, Mont., lands.</i> Joint Resolution Providing an extension of time for payment by entrymen of lands on the Fort Assinniboine abandoned military reservation in the State of Montana. June 7, 1924.	666
<i>Fort Peck Indians, Mont.</i> Joint Resolution Authorizing expenditure of the Fort Peck 4 per centum fund now standing to the credit of the Fort Peck Indians of Montana in the Treasury of the United States. June 7, 1924.	667
<i>District of Columbia, statue of General San Martin.</i> Joint Resolution Authorizing the erection on public grounds in the city of Washington, District of Columbia, of an equestrian statue of General San Martin which the people of Argentina have presented to the United States. June 7, 1924.	667

	Page.
<i>Irrigation projects.</i> Joint Resolution Authorizing an investigation of the proposed Casper-Alcova irrigation project, Natrona County, Wyoming; the Deschutes project in the State of Oregon, and the Southern Lassen irrigation project in Lassen County, California. June 7, 1924.....	668
<i>Postal service, Bible for the blind.</i> Joint Resolution To provide for the free transmission through the mails of certain publications for the blind. June 7, 1924.....	668
<i>Alaska, game protection.</i> Joint Resolution To provide that the powers and duties conferred upon the Governor of Alaska under existing law for the protection of wild game animals and wild birds in Alaska be transferred to and be exercised by the Secretary of Agriculture. June 7, 1924.....	668
<i>Board of Tax Appeals, salaries.</i> Joint Resolution In respect of salaries of original appointees to the Board of Tax Appeals. June 7, 1924.....	669
<i>Classification, custodial service.</i> Joint Resolution To amend section 13 of the Act entitled "An Act To provide for the classification of civilian positions within the District of Columbia and the field service." June 7, 1924.....	669
<i>Immigration of aliens.</i> Joint Resolution To permit to remain within the United States certain aliens in excess of quotas fixed under authority of the Immigration Act of May 19, 1921. June 7, 1924.....	669
<i>Child labor.</i> Joint Resolution Proposing an amendment to the Constitution of the United States, deposited in Department of State, June 4, 1924.....	670

## STATUTE II—1924—1925.

	Page.
<i>District of Columbia, Alley, Square 616.</i> An Act To provide for a rearrangement of the public alley facilities in square 616 in the District of Columbia, and for other purposes. December 2, 1924.....	671
<i>George Washington Bicentennial.</i> Joint Resolution Authorizing an appropriation for the participation of the United States in the preparation and completion of plans for the comprehensive observance of that greatest of all historic events, the bicentennial of the birthday of George Washington. December 2, 1924.....	671
<i>Appropriations, Second Deficiency Act, 1924.</i> An Act Making appropriations to supply deficiencies in certain appropriations for the fiscal year ending June 30, 1924, and prior fiscal years, to provide supplemental appropriations for the fiscal year ending June 30, 1925, and for other purposes. December 5, 1924.....	672
<i>Appropriations, civilian field employees, 1925.</i> An Act Making additional appropriations for the fiscal year ending June 30, 1925, to enable the heads of the several departments and independent establishments to adjust the rates of compensation of civilian employees in certain of the field services. December 6, 1924.....	704
<i>District of Columbia, deputy coroners.</i> An Act To amend section 196 of the Code of Law for the District of Columbia. December 13, 1924.....	713
<i>District of Columbia, architecture practice.</i> An Act To provide for the examination and registration of architects and to regulate the practice of architecture in the District of Columbia. December 13, 1924.....	713
<i>District of Columbia, Fourth Street NW.</i> An Act To authorize the widening of Fourth Street, south of Cedar Street northwest, in the District of Columbia, and for other purposes. December 13, 1924.....	718
<i>Congressional employees, December, 1924, salaries.</i> Joint Resolution Authorizing payment of salaries of the officers and employees of Congress for December, 1924, on the 20th day of that month. December 17, 1924.....	718
<i>Navy, capital ships and new vessels.</i> An Act To authorize alterations to certain naval vessels and to provide for the construction of additional vessels. December 18, 1924.....	719
<i>Lithuania, war debt.</i> An Act To authorize the settlement of the indebtedness of the Republic of Lithuania to the United States of America. December 22, 1924.....	719
<i>Poland, war debt.</i> An Act to authorize the settlement of the indebtedness of the Republic of Poland to the United States of America, and for other purposes. December 22, 1924.....	720
<i>Irrigation, Columbia Basin.</i> Joint Resolution Extending appropriation in connection with Columbia Basin investigation. December 22, 1924.....	721
<i>North Carolina judicial district, terms, Shelby.</i> An Act To amend section 98 of the Judicial Code, providing for the holding of the United States District Court at Shelby, North Carolina. December 24, 1924.....	721
<i>European fowl pest.</i> Joint Resolution Providing for the control and eradication of the European fowl pest and similar diseases in poultry. December 24, 1924.....	722
<i>Public lands, Montana, erroneous surveys.</i> An Act To extend relief to the claimants in township 16 north, ranges 32 and 33 east, Montana meridian, Montana. January 6, 1925.....	722
<i>Quapaw Indian Agency, unrestricted allotments.</i> An Act To perfect the title of purchasers of Indian lands sold under the provisions of the Act of Congress of March 3, 1909 (Thirty-fifth Statutes at Large, page 751), and the regulations pursuant thereto as applied to Indians of the Quapaw Agency. January 6, 1925.....	722
<i>Quapaw Agency Indians, homesteads.</i> An Act To amend an Act approved March 3, 1909, entitled "An Act for the removal of the restrictions on alienation of lands of allottees of the Quapaw Agency, Oklahoma, and the sale of all tribal lands, school, agency, or other buildings on any of the reservations within the jurisdiction of such agency, and for other purposes." January 6, 1925.....	723

LIST OF PUBLIC ACTS AND RESOLUTIONS.

xix

	Page.
<i>Bridge, Coosa River.</i> An Act Granting the consent of Congress to the State of Alabama, through its highway department, to construct and maintain a bridge across the Coosa River at or near Leesburg, Alabama. January 7, 1925-----	723
<i>Industrial reformatory.</i> An Act For the establishment of a United States Industrial Reformatory. January 7, 1925-----	724
<i>United States courts, bribery moneys.</i> An Act To provide for the disposition of moneys paid to or received by any official as a bribe, which may be used as evidence in any case growing out of any such transaction. January 7, 1925-----	726
<i>Omaha Indian Reservation, Nebr., unallotted lands.</i> An Act To amend an Act entitled "An Act to provide for the disposal of the unallotted lands on the Omaha Indian Reservation, in the State of Nebraska." January 7, 1925-----	726
<i>Coast Guard vessel for Alaska.</i> An Act To provide for the construction of a vessel for the Coast Guard. January 7, 1925-----	728
<i>Five Civilized Tribes, public improvements.</i> An Act To amend an Act entitled "An Act to amend an Act entitled 'An Act making appropriations for the current and contingent expenses of the Bureau of Indian Affairs, for fulfilling treaty stipulations with various Indian tribes, and for other purposes, for the fiscal year ending June 30, 1914, approved June 30, 1913,' approved May 26, 1920. January 7, 1925-----	728
<i>Bowdoin, Mont., townsite lots.</i> An Act To authorize and direct issuance of patents to purchasers of lots in the town site of Bowdoin, Montana. January 7, 1925-----	728
<i>Botanic Garden, D. C., addition.</i> Joint Resolution Providing for the procurement of a design for the use of grounds in the vicinity of the Mall by the United States Botanic Garden. January 7, 1925-----	729
<i>United States courts, circuit court sitting, San Juan, P. R.</i> An Act To authorize the Court of Appeals for the First Circuit to hold sitting at San Juan, Porto Rico. January 8, 1925-----	729
<i>Ponca Indians, claims.</i> An Act Authorizing the Ponca Tribe of Indians residing in the States of Oklahoma and Nebraska to submit claims to the Court of Claims. January 9, 1925-----	729
<i>Yankton Sioux Indians, Red Pipestone Quarries claims.</i> An Act Conferring jurisdiction on the Court of Claims to determine and report upon the interest, title, ownership, and right of possession of the Yankton Band of Santee Sioux Indians to the Red Pipestone Quarries, Minnesota. January 9, 1925-----	730
<i>Oklahoma eastern judicial district, terms, Pauls Valley.</i> An Act To amend the Act establishing the eastern judicial district of Oklahoma, to establish a term of the United States District Court for the Eastern Judicial District of Oklahoma at Pauls Valley, Oklahoma. January 10, 1925-----	730
<i>Oklahoma eastern judicial district, Terms, Poteau.</i> An Act Providing for the holding of the United States district and circuit courts at Poteau, Oklahoma. January 10, 1925-----	731
<i>New York and Connecticut boundary agreement.</i> An Act Giving the consent of Congress to a boundary agreement between the States of New York and Connecticut. January 10, 1925-----	731
<i>Bridge, Delaware River.</i> An Act To extend the time for completing the construction of a bridge across the Delaware River. January 12, 1925-----	738
<i>Public lands, lots, Pensacola, Fla.</i> An Act Authorizing the Secretary of the Interior to determine and confirm by patent in the nature of a deed of quitclaim the title to lots in the city of Pensacola, Florida. January 12, 1925-----	738
<i>Carson National Forest, lands added.</i> An Act Providing for the acquirement by the United States of privately owned lands within Taos County, New Mexico, known as the Santa Barbara grant, by exchanging therefor timber, or lands and timber, within the exterior boundaries of any national forest situated within the State of New Mexico. January 12, 1925-----	739
<i>Alaska Game Law.</i> An Act To establish an Alaska Game Commission to protect game animals, land fur-bearing animals, and birds, in Alaska, and for other purposes. January 13, 1925-----	739
<i>Customs service appointments.</i> An Act To amend section 2 of the Act entitled "An Act to provide the necessary organization of the customs service for an adequate administration and enforcement of the Tariff Act of 1922 and all other customs revenue laws," approved March 4, 1923. January 13, 1925-----	748
<i>Treasury Department, retired temporary employees.</i> An Act To amend the Act entitled "An Act for the retirement of employees in the classified civil service, and for other purposes," approved May 22, 1920. January 14, 1925-----	748
<i>Lexington-Concord Sesquicentennial.</i> Joint Resolution Establishing a commission for the participation of the United States in the observance of the one hundred and fiftieth anniversary of the Battle of Lexington and Concord, authorizing an appropriation to be utilized in connection with such observance, and for other purposes. January 14, 1925-----	749
<i>District of Columbia, Nichols Avenue.</i> An Act To provide for the widening of Nichols Avenue between Good Hope Road and S Street southeast. January 15, 1925-----	750
<i>Indiana judicial district.</i> An Act To authorize the appointment of an additional district judge in and for the district of Indiana and to establish judicial divisions therein, and for other purposes. January 16, 1925-----	751

	Page.
<i>District of Columbia, fire department.</i> An Act To amend an Act entitled "An Act to fix the salaries of officers and members of the Metropolitan police force, the United States park police force, and the fire department of the District of Columbia," approved May 27, 1924. January 17, 1925-----	752
<i>Appropriations, First Deficiency Act, 1925.</i> An Act Making appropriations to supply urgent deficiencies in certain appropriations for the fiscal year ending June 30, 1925, and prior fiscal years, to provide urgent supplemental appropriations for the fiscal year ending June 30, 1925, and for other purposes. January 20, 1925-----	753
<i>World War Debt Commission, continued.</i> An Act To amend the Act entitled "An Act to create a commission authorized under certain conditions to refund or convert obligations of foreign Governments held by the United States of America, and for other purposes," approved February 9, 1922, as amended February 28, 1923. January 21, 1925-----	763
<i>Appropriations, Treasury and Post Office Departments.</i> An Act Making appropriations for the Treasury and Post Office Departments for the fiscal year ending June 30, 1926, and for other purposes. January 22, 1925-----	763
<i>Library of Congress, Coolidge gift.</i> Joint Resolution To accept the gift of Elizabeth Sprague Coolidge for the construction of an auditorium in connection with the Library of Congress, and to provide for the erection thereof. January 23, 1925-----	788
<i>Right of way, Lakes Union and Washington canal.</i> An Act Granting a certain right of way, with authority to improve the same, across the old canal right of way between Lakes Union and Washington, King County, Washington. January 24, 1925-----	789
<i>Bridge, White River.</i> An Act To extend the time for the construction of a bridge across the White River at or near Batesville, Arkansas. January 26, 1925-----	789
<i>Bridge, Mississippi River.</i> An Act Granting the consent of Congress to the city of Hannibal, Missouri, to construct a bridge across the Mississippi River at or near the city of Hannibal, Marion County, Missouri. January 26, 1925-----	790
<i>Bridge, Ohio River.</i> An Act Authorizing the construction of a bridge across the Ohio River to connect the city of Portsmouth, Ohio, and the village of Fullerton, Kentucky. January 26, 1925-----	790
<i>Bridge, Missouri River.</i> An Act Authorizing the construction of a bridge across the Missouri River near Arrow Rock, Missouri. January 26, 1925-----	790
<i>Bridge, Missouri River.</i> An Act Authorizing the construction of a bridge across the Missouri River near Saint Charles, Missouri. January 26, 1925-----	790
<i>Bridge, Ouachita River.</i> An Act Granting the consent of Congress to the Louisiana Highway Commission to construct, maintain, and operate a bridge across the Ouachita River at or near Monroe, Louisiana. January 26, 1925-----	791
<i>Bridge, Columbia River.</i> An Act Granting the consent of Congress to the State of Washington to construct, maintain, and operate a bridge across the Columbia River at Kettle Falls, Washington. January 26, 1925-----	791
<i>Bridge, Ohio River.</i> An Act Authorizing the construction of a bridge across the Ohio River between the municipalities of Ambridge and Woodlawn, Beaver County, Pennsylvania. January 26, 1925-----	791
<i>Bridge, Ohio River.</i> An Act Granting the consent of Congress to the Huntington and Ohio Bridge Company to construct, maintain, and operate a bridge across the Ohio River between the city of Huntington, West Virginia, and a point opposite in the State of Ohio. January 26, 1925-----	792
<i>Right of way, Knoxville Veterans' Bureau Hospital grounds.</i> Joint Resolution Authorizing the Director of the United States Veterans' Bureau to grant a right of way over United States Veterans' Bureau hospital reservation at Knoxville, Iowa. January 26, 1925-----	792
<i>Army, Thomas James Camp.</i> An Act To authorize the appointment of Thomas James Camp as a major of Infantry, Regular Army. January 27, 1925-----	792
<i>Menominee Indian Reservation, Wis., timber.</i> An Act To amend the law relating to timber operations on the Menominee Reservation in Wisconsin. January 27, 1925-----	793
<i>Interstate commerce, larceny from cars, etc.</i> An Act To amend an Act entitled "An Act to punish the unlawful breaking of seals of railroad cars containing interstate or foreign shipments, the unlawful entering of such cars, the stealing of freight and express packages or baggage or articles in process of transportation in interstate shipment, and the felonious asportation of such freight or express packages or baggage or articles therefrom into another district of the United States, and the felonious possession or reception of the same," approved February 13, 1913 (Thirty-seventh Statutes at Large, page 670). January 28, 1925-----	793
<i>District of Columbia, Foundlings Home.</i> An Act To enlarge the powers of the Washington Hospital for Foundlings and to enable it to accept the devise and bequest contained in the will of Randolph T. Warwick. January 28, 1925-----	794
<i>Iowa southern judicial district.</i> An Act To amend section 81 of the Judicial Code. January 28, 1925-----	794
<i>Railroad lands relinquished to Indians in Arizona.</i> An Act To amend an Act entitled "An Act for the relief of Indians occupying railroad lands in Arizona, New Mexico, or California," approved March 4, 1913. January 29, 1925-----	795
<i>James F. Rowell, Kiowa allottee.</i> An Act Providing for an allotment of land from the Kiowa, Comanche, and Apache Indian Reservation, Oklahoma, to James F. Rowell, an intermarried and enrolled member of the Kiowa Tribe. January 29, 1925-----	795

LIST OF PUBLIC ACTS AND RESOLUTIONS.

xxi

	Page.
<i>La Plata compact, Colorado and New Mexico.</i> An Act Granting the consent and approval of Congress to the La Plata River compact. January 29, 1925.....	796
<i>Chippewa Indians, Minn., per capita payment.</i> An Act Providing for a per capita payment of \$50 to each enrolled member of the Chippewa Tribe of Minnesota from the funds standing to their credit in the Treasury of the United States. January 30, 1925.....	798
<i>District of Columbia, electrocution.</i> An Act To prescribe the method of capital punishment in the District of Columbia. January 30, 1925.....	798
<i>District of Columbia, closing streets, etc.</i> An Act To authorize the Commissioners of the District of Columbia to close certain streets, roads, or highways in the District of Columbia rendered useless or unnecessary by reason of the opening, extension, widening, or straightening, in accordance with the highway plan of other streets, roads, or highways in the District of Columbia, and for other purposes. January 30, 1925.....	799
<i>Bridge, San Juan River.</i> An Act To provide for the payment of one-half the cost of the construction of a bridge across the San Juan River, New Mexico. January 30, 1925.....	800
<i>South Carolina judicial districts.</i> An Act To change the time for the holding of terms of court in the eastern district of South Carolina. January 30, 1925.....	800
<i>Military Park, Kansas City, Mo.</i> An Act Authorizing and directing the Secretary of War to investigate the feasibility, and to ascertain and report the cost of establishing a national military park in and about Kansas City, Missouri, commemorative of the Battle of Westport, October 23, 1864. January 30, 1925.....	801
<i>Interstate commerce, freight rates adjustment, etc.</i> Joint Resolution Directing the Interstate Commerce Commission to take action relative to adjustments in the rate structure of common carriers subject to the Interstate Commerce Act, and the fixing of rates and charges. January 30, 1925.....	801
<i>Earthquake investigations.</i> An Act Authorizing the Coast and Geodetic Survey to make seismological investigations, and for other purposes. January 31, 1925.....	802
<i>Bridge, Monongahela River.</i> An Act Granting the consent of Congress to the county of Allegheny, Pennsylvania, to construct a bridge across the Monongahela River in the city of Pittsburgh, Pennsylvania. January 31, 1925.....	802
<i>Bridge, Savannah River.</i> An Act Granting the consent of Congress to S. M. McAdams, of Iva, Anderson County, South Carolina, to construct a bridge across the Savannah River. January 31, 1925.....	803
<i>Department of Agriculture, administering oaths, etc.</i> An Act To empower certain officers, agents, or employees of the Department of Agriculture to administer and take oaths, affirmations, and affidavits in certain cases, and for other purposes. January 31, 1925.....	803
<i>Bridge, Bull Creek.</i> An Act Granting the consent of Congress to the Huntley-Richardson Lumber Company, a corporation of the State of South Carolina, doing business in the said State, to construct a railroad bridge across Bull Creek at or near Eddy Lake, in the State of South Carolina. January 31, 1925.....	804
<i>District of Columbia, adjustment of accounts.</i> An Act Making an adjustment of certain accounts between the United States and the District of Columbia. February 2, 1925.....	804
<i>Air Mail Act.</i> An Act To encourage commercial aviation and to authorize the Postmaster General to contract for air mail service. February 2, 1925.....	805
<i>Army, William Schuyler Woodruff.</i> An Act Authorizing the appointment of William Schuyler Woodruff as an Infantry officer, United States Army. February 3, 1925.....	806
<i>District of Columbia, compulsory school attendance.</i> An Act To provide for compulsory school attendance, for the taking of a school census in the District of Columbia, and for other purposes. February 4, 1925.....	806
<i>Sons of the American Revolution, trustees.</i> An Act To amend section 4 of the Act entitled "An Act to incorporate the National Society of the Sons of the American Revolution," approved June 9, 1906. February 6, 1925.....	808
<i>Distilled spirits, leakage allowance.</i> An Act To authorize the discontinuance of the seven-year regauge of distilled spirits in bonded warehouses, and for other purposes. February 6, 1925.....	808
<i>El Dorado, Ark., public building land.</i> An Act For the exchange of land in El Dorado, Arkansas. February 6, 1925.....	809
<i>Quarantine, consular bills of health.</i> An Act To amend section 2 of the Act approved February 15, 1893, entitled "An Act granting additional quarantine powers and imposing additional duties upon the Marine Hospital Service." February 7, 1925.....	809
<i>Public lands, homestead, etc., entries.</i> An Act Validating certain applications for, and entries of public lands, and for other purposes. February 7, 1925.....	809
<i>Delaware Indians, claims.</i> An Act To refer the claims of the Delaware Indians to the Court of Claims, with the right of appeal to the Supreme Court of the United States. February 7, 1925.....	812
<i>United States courts, judgment debtors indexes.</i> An Act To amend section 2 of the Act of August 1, 1888 (Twenty-fifth Statutes at Large, page 357). February 7, 1925.....	813
<i>United States courts, interlocutory admiralty decrees.</i> An Act To amend section 128 of the Judicial Code, relating to appeals in admiralty cases. February 7, 1925.....	813
<i>Bridge, Mississippi River.</i> An Act Granting the consent of Congress to Board of County Commissioners of Aitkin County, Minnesota, to construct a bridge across the Mississippi River. February 7, 1925.....	814

	Page.
<i>Bridge, Rock River.</i> An Act To extend the time for the construction of a bridge across the Rock River in the State of Illinois. February 7, 1925.....	814
<i>Bridge, Susquehanna River.</i> An Act Granting the consent of Congress to the Harrisburg Bridge Company, and its successors, to reconstruct its bridge across the Susquehanna River, at a point opposite Market Street, Harrisburg, Pennsylvania. February 7, 1925.....	814
<i>Bridge, Tennessee River.</i> An Act To revive and reenact the Act entitled "An Act to authorize the construction of a bridge across the Tennessee River at or near the city of Decatur, Alabama," approved November 19, 1919. February 7, 1925.....	815
<i>Bridge, Rio Grande.</i> An Act Granting consent of Congress to the Valley Bridge Company for construction of a bridge across the Rio Grande near Hidalgo, Texas. February 7, 1925.....	815
<i>Bridge, Missouri River.</i> An Act Granting the consent of Congress to the State of North Dakota to construct a bridge across the Missouri River between Williams County and McKenzie County, North Dakota. February 7, 1925.....	815
<i>Bridge, Missouri River.</i> An Act Granting the consent of Congress to the State of North Dakota to construct a bridge across the Missouri River between Mountrail County and McKenzie County, North Dakota. February 7, 1925.....	816
<i>Bridge, Mississippi River.</i> An Act Extending the time for the construction of the bridge across the Mississippi River in Ramsey and Hennepin Counties, Minnesota, by the Chicago, Milwaukee and Saint Paul Railroad Company. February 7, 1925.....	816
<i>Chippewa Indians, Minn., credit to general fund.</i> An Act To compensate the Chippewa Indians of Minnesota for lands disposed of under the provisions of the Free Homestead Act. February 9, 1925.....	816
<i>Cordova Bay, Alaska, townsite.</i> An Act To amend section 7 of the Act of February 6, 1909, entitled "An Act authorizing the sale of lands at the head of Cordova Bay, in the Territory of Alaska, and for other purposes." February 9, 1925.....	817
<i>Fort Berthold Indian Reservation Sanish townsite.</i> An Act Authorizing repayment of excess amounts paid by purchasers of certain lots in the townsite of Sanish, formerly Fort Berthold Indian Reservation, North Dakota. February 9, 1925.....	817
<i>Mille Lac Chiefs of Chippewa Indians.</i> An Act To provide for the payment of certain claims against the Chippewa Indians of Minnesota. February 9, 1925.....	818
<i>Sitka, Alaska, bonds.</i> An Act To authorize the incorporated town of Sitka, Alaska, to issue bonds in any sum not exceeding \$25,000 for the purpose of constructing a public school building in the town of Sitka, Alaska. February 9, 1925.....	818
<i>Pottawatomi Indians of Wisconsin.</i> An Act Authorizing the Secretary of the Interior to pay certain funds to various Wisconsin Pottawatomi Indians. February 9, 1925.....	819
<i>Customs, Baltimore appraiser.</i> An Act To diminish the number of appraisers at the port of Baltimore, and for other purposes. February 9, 1925.....	819
<i>Chippewa Indians, Minn., high school teachers.</i> An Act To amend the Act entitled "An Act making appropriations for the current and contingent expenses of the Bureau of Indian Affairs, for fulfilling treaty stipulations with various Indian tribes, and for other purposes, for the fiscal year ending June 30, 1915," approved August 1, 1914. February 9, 1925.....	819
<i>Omaha Indians, Nebr.</i> An Act For the relief of the Omaha Indians of Nebraska. February 9, 1925.....	820
<i>Philippine Islands, taxes.</i> An Act To amend the Act entitled "An Act making appropriations to supply urgent deficiencies in the appropriations for the fiscal year ending June 30, 1909," approved February 9, 1909. February 9, 1925.....	820
<i>Smithsonian Institution, Robert S. Brookings, Regent.</i> Joint Resolution Providing for the filling of a proximate vacancy in the Board of Regents of the Smithsonian Institution of the class other than Members of Congress. February 9, 1925.....	821
<i>Smithsonian Institution, George Gray, Regent.</i> Joint Resolution Providing for the filling of a proximate vacancy in the Board of Regents of the Smithsonian Institution of the class other than Members of Congress. February 9, 1925.....	821
<i>District of Columbia, notaries public.</i> An Act To amend section 558 of the Code of Law for the District of Columbia. February 10, 1925.....	821
<i>Navy, Richard Evelyn Byrd, jr.</i> An Act For the relief of Lieutenant Richard Evelyn Byrd, junior, United States Navy. February 10, 1925.....	821
<i>Appropriations, Department of Agriculture.</i> An Act Making appropriations for the Department of Agriculture for the fiscal year ending June 30, 1926, and for other purposes. February 10, 1925.....	822
<i>Hawaii, electric plant, etc., Hamakua district.</i> An Act To authorize and provide for the manufacture, maintenance, distribution, and supply of electric current for light and power within the district of Hamakua, on the island and county of Hawaii, Territory of Hawaii. February 10, 1925.....	853
<i>Petersburg, Va., Civil War battle fields.</i> An Act To provide for the inspection of the battle fields of the siege of Petersburg, Virginia. February 11, 1925.....	856
<i>United States courts, fee schedule of clerks.</i> An Act To provide fees to be charged by clerks of the district courts of the United States. February 11, 1925.....	857
<i>Juneau, Alaska, bonds.</i> An Act To authorize the incorporated town of Juneau, Alaska, to issue bonds in any sum not exceeding \$60,000 for the purpose of improving the sewerage system of the town. February 11, 1925.....	859

	Page.
<i>Navy, supply officers' accounts.</i> An Act To authorize the General Accounting Office to pay to certain supply officers of the regular Navy and Naval Reserve Force the pay and allowances of their ranks for services performed prior to the approval of their bonds. February 11, 1925-----	860
<i>World War service accounts.</i> An Act To extend the period in which relief may be granted accountable officers of the War and Navy Departments, and for other purposes. February 11, 1925-----	860
<i>Distilled spirits tax refunds.</i> An Act To refund taxes paid on distilled spirits in certain cases. February 11, 1925-----	860
<i>Appropriations, Navy Department.</i> An Act Making appropriations for the Navy Department and the naval service for the fiscal year ending June 30, 1926, and for other purposes. February 11, 1925-----	861
<i>Navy, "Lexington" and "Saratoga" airplane carriers.</i> An Act To authorize an increase in the limits of cost of certain naval vessels. February 11, 1925-----	882
<i>Mississippi judicial district.</i> An Act To amend section 90 of the Judicial Code of the United States, approved March 3, 1911, so as to change the time of holding certain terms of the District Court of Mississippi. February 12, 1925-----	882
<i>Arbitration Act.</i> An Act To make valid and enforceable written provisions or agreements for arbitration of disputes arising out of contracts, maritime transactions, or commerce among the States or Territories or with foreign nations. February 12, 1925-----	883
<i>Indians in Washington.</i> An Act Authorizing certain Indian tribes, or any of them, residing in the State of Washington to submit to the Court of Claims certain claims growing out of treaties or otherwise. February 12, 1925-----	886
<i>Anacostia Park, D. C., lands.</i> An Act To validate an agreement between the Secretary of War, acting on behalf of the United States, and the Washington Gas Light Company. February 12, 1925-----	887
<i>Bridge, Bayou Bartholomeu.</i> An Act Granting the consent of Congress to the police jury of Morehouse Parish, Louisiana, or the State Highway Commission of Louisiana to construct, maintain, and operate a bridge across the Bayou Bartholomeu at each of the following-named points in Morehouse Parish, Louisiana: Vester Ferry, Ward Ferry, and Zachery Ferry. February 12, 1925-----	888
<i>Bridge, White River.</i> An Act Granting the consent of Congress to the county of Independence, Arkansas, to construct, maintain, and operate a bridge across the White River, at or near the city of Batesville, in the county of Independence, in the State of Arkansas. February 12, 1925-----	888
<i>Bridge, Black River.</i> An Act Granting the consent of Congress to Harry E. Bovay, of Stuttgart, Arkansas, to construct, maintain, and operate a bridge across the Black River, at or near the city of Black Rock, in the county of Lawrence, in the State of Arkansas. February 12, 1925-----	888
<i>Rural post roads, etc.</i> An Act To amend the Act entitled "An Act to provide that the United States shall aid the States in the construction of rural post roads, and for other purposes," approved July 11, 1916, as amended and supplemented, and for other purposes. February 12, 1925-----	889
<i>Hawaii, district court.</i> An Act To authorize each of the judges of the United States District Court for the District of Hawaii to hold sessions of the said court separately at the same time. February 12, 1925-----	890
<i>Public lands, Battle Creek, Mich.</i> An Act To relinquish to the city of Battle Creek, Michigan, all right, title, and interest of the United States in two unsurveyed islands in the Kalamazoo River. February 12, 1925-----	891
<i>Bridge, Monongahela River.</i> An Act To revive and reenact the Act entitled "An Act granting the consent of Congress to the county of Allegheny, Pennsylvania, to construct, maintain, and operate a bridge across the Monongahela River, at or near the borough of Wilson, in the county of Allegheny, in the Commonwealth of Pennsylvania," approved February 27, 1919. February 12, 1925-----	891
<i>Bridge, Coosa River.</i> An Act Granting the consent of Congress to the State of Alabama to construct a bridge across the Coosa River at Gadsden, Etowah County, Alabama. February 12, 1925-----	891
<i>Bridge, Allegheny River.</i> An Act Granting the consent of Congress to the county of Allegheny and the county of Westmoreland, two of the counties of the State of Pennsylvania, jointly to construct, maintain, and operate a bridge across the Allegheny River, at a point approximately nineteen and one-tenth miles above the mouth of the river, in the counties of Allegheny and Westmoreland, in the State of Pennsylvania. February 12, 1925-----	892
<i>Appropriations, War Department.</i> An Act Making appropriations for the military and nonmilitary activities of the War Department for the fiscal year ending June 30, 1926, and for other purposes. February 12, 1925-----	892
<i>District of Columbia, Roosevelt Memorial.</i> Joint Resolution Granting permission to the Roosevelt Memorial Association to procure plans and designs for a memorial to Theodore Roosevelt. February 12, 1925-----	935
<i>Bridge, Wabash River.</i> An Act To authorize the State of Indiana, and the State of Illinois, to construct a bridge across the Wabash River at the city of Vincennes, Knox County, Indiana. February 13, 1925-----	935
<i>Judicial Code amendments, etc.</i> An Act To amend the Judicial Code, and to further define the jurisdiction of the circuit courts of appeals and of the Supreme Court, and for other purposes. February 13, 1925-----	936

	Page.
<i>Patent Office models.</i> An Act To authorize the appointment of a commission to select such of the Patent Office models for retention as are deemed to be of value and historical interest and to dispose of said models, and for other purposes. February 13, 1925 -----	942
<i>Bridge, Monongahela River.</i> An Act Granting the consent of Congress to the county of Allegheny in the Commonwealth of Pennsylvania, to construct, maintain, and operate a bridge across the Monongahela River at or near its junction with the Allegheny River in the city of Pittsburgh, in the county of Allegheny, in the Commonwealth of Pennsylvania. February 13, 1925-----	943
<i>Inauguration of the President.</i> Joint Resolution Authorizing the granting of permits to the Committee on Inaugural Ceremonies on the occasion of the inauguration of the President elect in March, 1925, and so forth. February 13, 1925-----	943
<i>Oklahoma judicial districts.</i> An Act To amend section 101 of the Judicial Code as amended. February 16, 1925-----	945
<i>Sweden, indemnity for boat "Lilly."</i> An Act To authorize the payment of an indemnity to the Swedish Government for the losses sustained by its nationals in the sinking of the Swedish fishing boat Lilly. February 16, 1925-----	947
<i>Shipping, home port.</i> An Act To establish home ports of vessels of the United States, to validate documents relating to such vessels, and for other purposes. February 16, 1925 -----	947
<i>Arkansas judicial districts.</i> An Act To amend section 71 of the Judicial Code, as amended. February 17, 1925-----	948
<i>Bridge, Rock River.</i> An Act Authorizing the construction of a bridge across Rock River at the city of Beloit, county of Rock, State of Wisconsin. February 17, 1925-----	949
<i>Michigan western judicial district, judge.</i> An Act To provide for an additional district judge for the western district of Michigan. February 17, 1925-----	949
<i>Postal service money order accounts.</i> An Act To amend section 4044 of the Revised Statutes, as amended. February 18, 1925-----	950
<i>Quarantine station, Sand Island, Ala.</i> An Act Authorizing the Secretary of the Treasury to remove the quarantine station now situated at Fort Morgan, Alabama, to Sand Island, near the entrance of the port of Mobile, Alabama, and to construct thereon a new quarantine station. February 19, 1925-----	950
<i>District of Columbia, Standards Bureau.</i> An Act Authorizing the Secretary of Commerce to acquire by condemnation or otherwise, a certain tract of land in the District of Columbia for the enlargement of the present site of the Bureau of Standards. February 19, 1925-----	950
<i>Public lands, Louisiana.</i> An Act Granting to certain claimants the preference right to purchase unappropriated public lands. February 19, 1925-----	951
<i>Plumas, etc., National Forests, Calif.</i> An Act For the inclusion of certain lands in the Plumas National Forest, California, and for other purposes. February 20, 1925-----	952
<i>Walapai Indian Reservation, Ariz., lands.</i> An Act To provide for exchanges of Government and privately owned lands in the Walapai Indian Reservation, Arizona. February 20, 1925-----	954
<i>National banks, oath of directors.</i> An Act To amend section 5147 of the Revised Statutes. February 20, 1925-----	955
<i>Postal service, precanceled envelopes.</i> An Act Authorizing the Postmaster General to permit the use of precanceled stamped envelopes. February 20, 1925-----	955
<i>Norway, indemnity for "Hassel."</i> An Act To authorize the payment of an indemnity to the Government of Norway on account of losses sustained by the owners of the Norwegian steamship Hassel as the result of a collision between that steamship and the American steamship Ausable. February 21, 1925-----	955
<i>Irrigation, refunds to World War veterans.</i> An Act To provide for refunds to veterans of the World War of certain amounts paid by them under Federal irrigation projects. February 21, 1925-----	956
<i>Customs, Portland, Oreg., appraiser.</i> An Act To provide for the appointment of an appraiser of merchandise at Portland, Oregon. February 21, 1925-----	957
<i>Right of way, Lopez and Shaw Islands, Wash.</i> An Act Granting to the county authorities of San Juan County, State of Washington, a right of way for county roads over certain described tracts of land on the abandoned military reservations on Lopez and Shaw Islands, and for other purposes. February 21, 1925-----	957
<i>Indian school pupils.</i> An Act To amend the Act of June 30, 1919, relative to per capita cost of Indian schools. February 21, 1925-----	958
<i>National Parks, Appalachian Mountains, etc.</i> An Act To provide for the securing of lands in the southern Appalachian Mountains and in the Mammoth Cave regions of Kentucky for perpetual preservation as national parks. February 21, 1925-----	958
<i>Right of way, Anastasia Island, Fla.</i> An Act To authorize the Secretary of War to grant a perpetual easement for railroad right of way over and upon a portion of the military reservation on Anastasia Island, in the State of Florida. February 21, 1925-----	959
<i>Postal emergency service, Alaska.</i> An Act Authorizing the Postmaster General to provide emergency mail service in Alaska. February 21, 1925-----	960
<i>Providence, R. I., appraisers' stores.</i> An Act To authorize the Secretary of the Treasury to sell the appraisers' stores property in Providence, Rhode Island. February 21, 1925-----	960

LIST OF PUBLIC ACTS AND RESOLUTIONS.

XXV

	Page.
<i>District of Columbia, Abbey Place.</i> An Act To change the name of Third Place northeast to Abbey Place. February 21, 1925.....	960
<i>Navy, Henry F. Mulloy.</i> An Act To authorize the appointment of Machinist Henry F. Mulloy, United States Navy, as an ensign in the regular Navy. February 21, 1925.....	961
<i>Tokyo, Japan, foreign service buildings.</i> An Act To authorize the Secretary of State to enlarge the site and erect buildings thereon for the use of the diplomatic and consular establishments of the United States in Tokyo, Japan. February 21, 1925.....	961
<i>Flood control, Caloosahatchee River, Fla.</i> An Act Authorizing preliminary examination and survey of the Caloosahatchee River, in Florida, with a view to the control of floods. February 21, 1925.....	961
<i>District of Columbia, height of buildings.</i> An Act To amend an Act regulating the height of buildings in the District of Columbia, approved June 1, 1910, as amended by the Act of December 30, 1910. February 21, 1925.....	961
<i>Virginia eastern judicial district, term, Alexandria.</i> An Act To fix the time for holding the terms of the United States District Court for the Eastern District of Virginia, at Alexandria. February 21, 1925.....	962
<i>Yuma Irrigation project, Ariz., Mesa unit.</i> Joint Resolution To authorize the appropriation of certain amounts for the Yuma irrigation project, Arizona, and for other purposes. February 21, 1925.....	962
<i>Customs, animals crossing border.</i> Joint Resolution Extending the time during which certain domestic animals which have crossed the boundary line into foreign countries may be returned duty free. February 21, 1925.....	963
<i>Lexington-Concord Commission, member added.</i> Joint Resolution To authorize the appointment of an additional commissioner on the United States Lexington-Concord Sesquicentennial Commission. February 21, 1925.....	963
<i>Japanese earthquake sufferers.</i> An Act For the relief of sufferers from earthquake in Japan. February 24, 1925.....	963
<i>Fort Bliss, Tex., land.</i> An Act For the purchase of land adjoining Fort Bliss, Texas. February 24, 1925.....	964
<i>War Risk allotments.</i> An Act Regulating the recovery of allotments and allowances heretofore paid to designated beneficiaries. February 24, 1925.....	964
<i>Rhode Island, Spanish War claim.</i> An Act Referring the claim of the State of Rhode Island for expenses during the war with Spain to the Court of Claims for adjudication. February 24, 1925.....	964
<i>Court of Claims, commissioners.</i> An Act To authorize the appointment of commissioners by the Court of Claims and to prescribe their powers and compensation. February 24, 1925.....	964
<i>Silver 50-cent commemorative pieces.</i> An Act To authorize the coinage of silver 50-cent pieces in commemoration of the one hundred and fiftieth anniversary of the Battle of Bennington and the independence of Vermont, in commemoration of the seventy-fifth anniversary of the admission of California into the Union and in commemoration of the one hundredth anniversary of the founding of Fort Vancouver, State of Washington. February 24, 1925.....	965
<i>Corporation, D. C., American War Mothers.</i> An Act To incorporate the American War Mothers. February 24, 1925.....	966
<i>Angeles National Forest, Calif., camp grounds.</i> An Act To enable the board of supervisors of Los Angeles County to maintain public camp grounds within the Angeles National Forest. February 24, 1925.....	969
<i>Port Huron, Mich., lighthouse grounds for a park.</i> An Act To authorize the Secretary of Commerce to transfer to the city of Port Huron, Michigan, a portion of the Fort Gratiot Lighthouse Reservation, Michigan. February 24, 1925.....	969
<i>Zachary Taylor, memorial, etc.</i> An Act To authorize an appropriation for the care, maintenance, and improvement of the burial grounds containing the remains of Zachary Taylor, former President of the United States, and of the memorial shaft erected to his memory, and for other purposes. February 24, 1925.....	970
<i>Army, Chiefs of Finance, and Chemical Warfare.</i> An Act To amend the National Defense Act. February 24, 1925.....	970
<i>Agricultural experiment stations, additional allowance.</i> An Act To authorize the more complete endowment of agricultural experiment stations, and for other purposes. February 24, 1925.....	970
<i>Internal revenue erroneously collected, suits for.</i> An Act To amend paragraph 20 of section 24 of the Judicial Code as amended by Act of November 23, 1921, entitled "An Act to reduce and equalize taxation, to provide revenue, and for other purposes." February 24, 1925.....	972
<i>York River, Va., pier.</i> An Act To legalize a pier and wharf in New York at Gloucester Banks, near Gloucester Point, Virginia. February 24, 1925.....	972
<i>Rocky Mountain National Park, Colo.</i> An Act To authorize the exchange of certain patented lands in the Rocky Mountain National Park for Government lands in the park. February 24, 1925.....	973
<i>Dam and bridge, Lafayette River, Va.</i> An Act To authorize the city of Norfolk, Virginia, to construct a combined dam and bridge in Lafayette River at or near Granby Street, Norfolk, Virginia. February 24, 1925.....	973

	Page.
<i>Memorial Bridge, Potomac River, D. C.</i> An Act To provide for the construction of a memorial bridge across the Potomac River from a point near the Lincoln Memorial in the city of Washington to an appropriate point in the State of Virginia, and for other purposes. February 24, 1925.....	974
<i>District of Columbia, Red Cross buildings.</i> Joint Resolution To authorize the American National Red Cross to continue the use of temporary buildings now erected on square numbered 172, Washington, District of Columbia. February 24, 1925.....	975
<i>Visé fees, alien passports.</i> An Act To authorize the President in certain cases to modify visé fees. February 25, 1925.....	976
<i>Interpleader in insurance claims.</i> An Act To amend an Act entitled "An Act authorizing insurance companies or associations and fraternal beneficiary societies to file bills of interpleader," approved February 22, 1917. February 25, 1925.....	978
<i>Postal offenses, stealing, etc., mails.</i> An Act To amend section 194 of the Penal Code of the United States. February 25, 1925.....	977
<i>San Juan, P. R., land for Federal land bank.</i> An Act Authorizing the Secretary of War to convey to the Federal Land Bank of Baltimore certain land in the city of San Juan, Porto Rico. February 25, 1925.....	977
<i>Alaska, industrial schools, etc.</i> An Act For the establishment of industrial schools for Alaskan native children, and for other purposes. February 25, 1925.....	978
<i>District of Columbia, Archbold Parkway.</i> An Act Authorizing the Chief of Engineers of the United States Army to accept a certain tract of land from Mrs. Anne Archbold donated to the United States for park purposes. February 25, 1925.....	978
<i>Army world fliers, promotions, etc.</i> An Act To recognize and reward the accomplishment of the world fliers. February 25, 1925.....	979
<i>Public lands, Redlands, Calif.</i> An Act Authorizing the Secretary of the Interior to issue patent to the city of Redlands, California, for certain lands, and for other purposes. February 25, 1925.....	980
<i>Public lands, Silverton, Colo.</i> An Act Granting public lands to the town of Silverton, Colorado, for public park purposes. February 25, 1925.....	980
<i>North Platte Irrigation project.</i> An Act Providing for an exchange of lands between Anton Hiersche and the United States in connection with the North Platte Federal irrigation project. February 25, 1925.....	980
<i>Public lands, entries in Indian reservations.</i> An Act To restore homestead rights in certain cases. February 25, 1925.....	981
<i>Public lands, Oregon fish hatchery.</i> An Act Granting to the State of Oregon certain lands to be used by it for the purpose of maintaining and operating thereon a fish hatchery. February 25, 1925.....	981
<i>Public lands, Red Bluff, Calif.</i> An Act Granting public lands to the city of Red Bluff, California, for a public park. February 25, 1925.....	982
<i>Public lands, desert land entries.</i> An Act Granting desert-land entrymen an extension of time for making final proof. February 25, 1925.....	982
<i>Public Buildings and Parks, D. C.</i> An Act To consolidate the office of Public Buildings and Grounds under the Chief of Engineers, United States Army, and the office of superintendent of the State, War, and Navy Department Buildings. February 26, 1925.....	983
<i>Hoboken Manufacturers' Railroad.</i> An Act To permit the Secretary of War to dispose of and the Port of New York Authority to acquire the Hoboken Manufacturers' Railroad. February 26, 1925.....	984
<i>Pittsburgh, Pa., land sale.</i> An Act To authorize the sale of lands in Pittsburgh, Pennsylvania. February 26, 1925.....	985
<i>District of Columbia, public school building plan.</i> An Act To authorize a five-year building program for the public school system of the District of Columbia which shall provide school buildings adequate in size and facilities to make possible an efficient system of public education in the District of Columbia. February 26, 1925.....	986
<i>Bridge, Colorado River.</i> An Act Authorizing the construction of a bridge across the Colorado River near Lee Ferry, Arizona. February 26, 1925.....	994
<i>Internal revenue, unpaid taxes.</i> An Act To amend section 3186 of the Revised Statutes, as amended. February 26, 1925.....	994
<i>China Trade Act amendments.</i> An Act To amend the China Trade Act, 1922. February 26, 1925.....	995
<i>Bridge, Monongahela River.</i> An Act Granting the consent of Congress to the county of Allegheny, Pennsylvania, to construct a bridge across the Monongahela River from Cliff Street, McKeesport, to a point opposite in the city of Duquesne. February 26, 1925.....	997
<i>Bridge, Little Calumet River.</i> An Act Granting the consent of Congress to The Pittsburgh, Cincinnati, Chicago and St. Louis Railroad Company, its successors and assigns, to construct a bridge across the Little Calumet River. February 26, 1925.....	998
<i>Dam, Red River of the North.</i> An Act To extend the times for commencing and completing the construction of a dam across the Red River of the North. February 26, 1925.....	998
<i>Bridge, Willamette Falls canal.</i> An Act To revive and reenact the Act entitled "An Act authorizing the construction, maintenance, and operation of a private drawbridge over and across Lock Numbered 4 of the canal and locks, Willamette Falls, Clackamas County, Oregon," approved May 31, 1921. February 26, 1925.....	998

	Page.
<i>Bridge, Kanawha River.</i> An Act Granting the consent of Congress to the Kanawha Falls Bridge Company, Incorporated, to construct a bridge across the Kanawha River at Kanawha Falls, Fayette County, West Virginia. February 26, 1925-----	999
<i>Bridges, Mississippi and Ohio Rivers.</i> An Act Granting consent of Congress to the States of Missouri, Illinois, and Kentucky to construct, maintain, and operate bridges over the Mississippi and Ohio Rivers at or near Cairo, Illinois, and for other purposes. February 26, 1925-----	999
<i>Bridge, White River.</i> An Act Granting the consent of Congress to G. B. Deane, of Saint Charles, Arkansas, to construct, maintain, and operate a bridge across the White River, at or near the city of Saint Charles, in the county of Arkansas, in the State of Arkansas. February 26, 1925-----	999
<i>Flood control, rivers in Washington.</i> An Act Authorizing preliminary examinations and surveys of sundry rivers with a view to the control of their floods. February 26, 1925-----	1000
<i>Bridge, Ohio River.</i> An Act To extend the time for the construction of a bridge over the Ohio River near Steubenville, Ohio. February 26, 1925-----	1000
<i>District of Columbia, venereal diseases.</i> An Act For the prevention of venereal diseases in the District of Columbia, and for other purposes. February 26, 1925-----	1001
<i>Kiowa, etc., Indians cemetery, Okla.</i> An Act Authorizing the Secretary of the Interior to sell certain land to provide funds to be used in the purchase of a suitable tract of land to be used for cemetery purposes for the use and benefit of members of the Kiowa, Comanche, and Apache Tribes of Indians. February 26, 1925-----	1003
<i>District of Columbia, milk regulations.</i> An Act To regulate within the District of Columbia the sale of milk, cream, and ice cream, and for other purposes. February 27, 1925-----	1004
<i>Osage Indians, Okla.</i> An Act To amend the Act of Congress of March 3, 1921, entitled "An Act to amend section 3 of the Act of Congress of June 28, 1906, entitled 'An Act of Congress for the division of the lands and funds of the Osage Indians in Oklahoma, and for other purposes.'" February 27, 1925-----	1008
<i>United States topographical survey.</i> An Act To provide for the completion of the topographical survey of the United States. February 27, 1925-----	1011
<i>Public lands, Florida.</i> An Act To authorize the Secretary of the Interior to adjust disputes or claims by settlers, entrymen, selectors, grantees, and patentees of the United States against the United States and between each other, arising from incomplete or faulty surveys in township 28 south, ranges 26 and 27 east, Tallahassee meridian, Polk County, in the State of Florida, and for other purposes. February 27, 1925-----	1012
<i>Marine Corps, John L. Dobbertin.</i> An Act For the relief of John L. Dobbertin. February 27, 1925-----	1012
<i>Public lands, Wisconsin.</i> An Act Granting to certain claimants the preference right to purchase unappropriated public lands. February 27, 1925-----	1013
<i>Appropriations, State, Justice, Commerce, and Labor Departments.</i> An Act Making appropriations for the Department of State and Justice and for the Judiciary, and for the Departments of Commerce and Labor, for the fiscal year ending June 30, 1926, and for other purposes. February 27, 1925-----	1014
<i>Chippewa Indians, Minn.</i> An Act To compensate the Chippewa Indians of Minnesota for timber and interest in connection with the settlement for the Minnesota National Forest. February 28, 1925-----	1052
<i>Bridge, Columbia River.</i> An Act Granting the consent of Congress to W. D. Comer and Wesley Vandercook to construct a bridge across the Columbia River between Longview, Washington, and Rainier, Oregon. February 28, 1925-----	1052
<i>Bridge, Columbia River.</i> An Act Granting the consent of Congress to the State of Washington to construct, maintain, and operate a bridge across the Columbia River. February 28, 1925-----	1052
<i>Postal Service reclassification, and corrupt practices Act.</i> An Act Reclassifying the salaries of postmasters and employees of the Postal Service, readjusting their salaries and compensation on an equitable basis, increasing postal rates to provide for such readjustment, and for other purposes. February 28, 1925-----	1053
<i>Snoqualmie National Forest.</i> An Act To consolidate certain lands within the Snoqualmie National Forest. February 28, 1925-----	1074
<i>Public lands, Boulder Lake, Wis.</i> An Act Providing for the sale and disposal of public lands within the area heretofore surveyed as Boulder Lake in the State of Wisconsin. February 28, 1925-----	1075
<i>National Defense Act 1916, amendments.</i> An Act To amend in certain particulars the National Defense Act of June 3, 1916, as amended, and for other purposes. February 28, 1925-----	1075
<i>Mount Hood National Forest.</i> An Act To authorize the addition of certain lands to the Mount Hood National Forest. February 28, 1925-----	1079
<i>Santiam National Forest.</i> An Act To add certain lands to the Santiam National Forest. February 28, 1925-----	1080
<i>Naval Reserve and Marine Corps Reserve.</i> An Act To provide for the creation, organization, administration, and maintenance of a Naval Reserve and a Marine Corps Reserve. February 28, 1925-----	1080
<i>National forests, additions to.</i> An Act To amend an Act entitled "An Act to consolidate national forest lands." February 28, 1925-----	1090

	Page.
<i>Ozark National Forest, game refuges.</i> An Act To authorize the creation of game refuges on the Ozark National Forest in the State of Arkansas. February 28, 1925-----	1091
<i>White House, D. C., furniture donations, etc.</i> Joint Resolution To accept donations of furniture and furnishings for use in the White House. February 28, 1925-----	1091
<i>Naval radio stations.</i> Joint Resolution To amend section 2 of the public resolution entitled "Joint resolution to authorize the operation of Government-owned radio stations for the use of the general public, and for other purposes," approved April 14, 1922. February 28, 1925-----	1091
<i>Bridge, Pend d'Oreille River.</i> An Act To authorize the construction of a bridge across the Pend d'Oreille River at or near the Newport-Priest River Road crossing, Washington and Idaho. March 2, 1925-----	1092
<i>Bridge, Allegheny River.</i> An Act Granting the consent of Congress to the commissioners of McKean County, Pennsylvania, to construct a bridge across the Allegheny River. March 2, 1925-----	1092
<i>Corpus Christi, Tex., hospital.</i> An Act Authorizing the sale of the United States Veterans' Bureau hospital at Corpus Christi, Texas. March 2, 1925-----	1093
<i>Passenger vessels, automobile restrictions on.</i> An Act To provide and adjust penalties for violation of the navigation laws, and for other purposes. March 2, 1925-----	1093
<i>Bridge, Sabine River.</i> An Act To revive and reenact the Act entitled "An Act to authorize the construction of a bridge across the Sabine River at or near Orange, Texas." March 2, 1925-----	1093
<i>Bridge, Hudson River.</i> An Act To authorize the Port of New York Authority to construct, maintain, and operate a bridge across the Hudson River between the States of New York and New Jersey. March 2, 1925-----	1094
<i>Bridges, Arthur Kill.</i> An Act To authorize the Port of New York Authority to construct, maintain, and operate bridges across the Arthur Kill between the States of New York and New Jersey. March 2, 1925-----	1094
<i>Bridge, Kill Van Kull.</i> An Act To authorize the Port of New York Authority to construct, maintain, and operate a bridge across the Kill Van Kull between the States of New York and New Jersey. March 2, 1925-----	1094
<i>Bridge, Saint Louis River.</i> An Act Authorizing the construction, maintenance, and operation of a bridge across the Saint Louis River between the cities of Superior, Wisconsin, and Duluth, Minnesota. March 2, 1925-----	1095
<i>Medal, Norse-American Centennial.</i> An Act To authorize the Secretary of the Treasury to prepare a medal with appropriate emblems and inscriptions commemorative of the Norse-American Centennial. March 2, 1925-----	1096
<i>Cedar City, Utah, lots for Piute Indians.</i> An Act To authorize an appropriation for the purchase of certain lots in the town of Cedar City, Utah, for the use and benefit of a small band of Piute Indians located thereon. March 2, 1925-----	1096
<i>District of Columbia, Lamond railroad grade crossing.</i> An Act To provide for the elimination of Lamond grade crossing in the District of Columbia, and for the extension of Van Buren Street. March 2, 1925-----	1096
<i>Weather Bureau building, East Lansing, Mich.</i> An Act To authorize the transfer of the United States Weather Bureau site and buildings at East Lansing, Michigan, to the State of Michigan in exchange for another Weather Bureau site on the grounds of the Michigan State Board of Agriculture and other considerations. March 2, 1925-----	1097
<i>Minnesota judicial district judge.</i> An Act To create an additional judge in the district of Minnesota. March 2, 1925-----	1098
<i>Bunker Hill Sesquicentennial.</i> Joint Resolution Establishing a commission for the participation of the United States in the observance of the one hundred and fiftieth anniversary of the Battle of Bunker Hill, authorizing an appropriation to be utilized in connection with such observance, and for other purposes. March 2, 1925-----	1099
<i>Army, retired officers on school details.</i> An Act To define the status of retired officers of the Regular Army who have been detailed as professors and assistant professors of military science and tactics at educational institutions, and for other purposes. March 3, 1925-----	1099
<i>Army, band leader.</i> An Act To provide for the appointment of a leader of the Army band. March 3, 1925-----	1100
<i>Army, Mine Planter Service warrant officers.</i> An Act To authorize the Secretary of War to reappoint and immediately discharge or retire certain warrant officers of the Navy Mine Planter Service. March 3, 1925-----	1101
<i>Los Angeles, Calif., lands sold to.</i> An Act To authorize the Secretary of the Interior to sell to the city of Los Angeles certain lands in California heretofore purchased by the Government for the relief of homeless Indians. March 3, 1925-----	1101
<i>Clallam Indians, Wash.</i> An Act Appropriating money for the relief of the Clallam Tribe of Indians in the State of Washington, and for other purposes. March 3, 1925-----	1102
<i>District of Columbia Code, recorder of deeds' office.</i> An Act To amend, revise, and reenact section 549 of subchapter 4 of the Code of the District of Columbia relating to the appointment of deputy recorder of deeds, and fixing the compensation therefor. March 3, 1925-----	1102
<i>District of Columbia Code, chattel deeds and conditional sales.</i> An Act To amend, revise, and reenact subchapter 3, sections 546 and 547 of the Code of Law of the District of Columbia relating to the recording of deeds of chattels. March 3, 1925-----	1103

	Page.
<i>Roads to cemeteries and military parks.</i> An Act To authorize the Secretary of War to convey to the States in which located Government owned or controlled approach roads to national cemeteries and national military parks, and for other purposes. March 3, 1925-----	1104
<i>Territories, official papers.</i> An Act To authorize the collection and editing of official papers of the Territories of the United States now in the national archives. March 3, 1925-----	1104
<i>Postal Service, rental payments monthly.</i> An Act Authorizing the Postmaster General to make monthly payment of rental for post office premises under lease. March 3, 1925-----	1105
<i>Public printing and binding, amendments.</i> An Act To amend the Printing Act approved January 12, 1895, by discontinuing the printing of certain Government publications, and for other purposes. March 3, 1925-----	1105
<i>Maryland judicial district, terms at Denton.</i> An Act To provide for terms of the United States district court at Denton, Maryland. March 3, 1925-----	1106
<i>Library of Congress Trust Fund Board.</i> An Act To create a Library of Congress Trust Fund Board, and for other purposes. March 3, 1925-----	1107
<i>Forest experiment station.</i> An Act To authorize the establishment and maintenance of a forest experiment station in California and the surrounding States. March 3, 1925-----	1108
<i>Fort McHenry, Md., National Park.</i> An Act To repeal and reenact chapter 100, 1914, Public, Numbered 108, to provide for the restoration of Fort McHenry, in the State of Maryland, and its permanent preservation as a national park and perpetual national memorial shrine as the birthplace of the immortal "Star-Spangled Banner," written by Francis Scott Key, for the appropriation of the necessary funds, and for other purposes. March 3, 1925-----	1109
<i>Helium gas production.</i> An Act Authorizing the conservation, production, and exploitation of helium gas, a mineral resource pertaining to the national defense, and to the development of commercial aeronautics, and for other purposes. March 3, 1925-----	1110
<i>Fort Revere, Mass.</i> An Act To authorize the Secretary of War to sell real property, to wit, a portion of the Fort Revere Reservation, at Hull, Massachusetts. March 3, 1925-----	1111
<i>Admiralty suits for collisions, by public vessels.</i> An Act Authorizing suits against the United States in admiralty for damage caused by and salvage services rendered to public vessels belonging to the United States, and for other purposes. March 3, 1925-----	1112
<i>Old Fort Vancouver Stockade, Wash.</i> An Act To provide for restoration of the Old Fort Vancouver Stockade. March 3, 1925-----	1113
<i>Springfield Armory, lease of parcel to city.</i> An Act Authorizing the Secretary of War to convey by revocable lease to the city of Springfield, Massachusetts, a certain parcel of land within the Springfield Military Armory Reservation, Massachusetts. March 3, 1925-----	1113
<i>Winnebago Indian Reservation, Nebr., land patents.</i> An Act To authorize the Secretary of the Interior to cancel restricted fee patents covering lands on the Winnebago Indian Reservation and to issue trust patents in lieu thereof. March 3, 1925-----	1114
<i>Public lands withdrawn for Navajo Indians, N. Mex.</i> An Act To provide for the permanent withdrawal of a certain forty-acre tract of public land in New Mexico for the use and benefit of the Navajo Indians. March 3, 1925-----	1114
<i>Navajo Indian Reservation, Ariz., lands in.</i> An Act To provide for exchanges of Government and privately owned lands in the additions to the Navajo Indian Reservation, Arizona, by Executive orders of January 8, 1900, and November 14, 1901. March 3, 1925-----	1115
<i>Hawaii, exchange of lands.</i> An Act To extend the time for the exchange of Government lands for privately owned lands in the Territory of Hawaii. March 3, 1925-----	1115
<i>Income tax credits and refunds.</i> An Act To amend section 281 of the Revenue Act of 1924. March 3, 1925-----	1115
<i>Coast Guard enlisted men.</i> An Act For the relief of certain enlisted men of the Coast Guard. March 3, 1925-----	1116
<i>Eighth judicial circuit, two additional judges.</i> An Act Authorizing the President to appoint two additional circuit judges for the eighth circuit. March 3, 1925-----	1116
<i>Customs, use of seized vessels or vehicles.</i> An Act Relating to the use or disposal of vessels or vehicles forfeited to the United States for violation of the customs laws or the National Prohibition Act, and for other purposes. March 3, 1925-----	1116
<i>Bridge, Columbia River.</i> An Act Granting the consent of Congress to the State of Washington to construct, maintain, and operate a bridge across the Columbia River at Vantage Ferry, Washington. March 3, 1925-----	1117
<i>Custer National Forest, Mont.</i> An Act For the exchange of lands in the Custer National Forest, Montana. March 3, 1925-----	1117
<i>Denver, Colo., customhouse.</i> An Act Authorizing the Secretary of the Treasury to exchange the present customhouse building and site located in Denver, Colorado. March 3, 1925-----	1117
<i>Alaska, placer mining claims.</i> An Act To modify and amend the mining laws in their application to the Territory of Alaska, and for other purposes. March 3, 1925-----	1118

	Page.
<i>District of Columbia Traffic Act.</i> An Act To provide for the regulation of motor-vehicle traffic in the District of Columbia, increase the number of judges of the police court, and for other purposes. March 3, 1925.....	1119
<i>Bridge, Congaree River.</i> An Act To authorize the building of a bridge across the Congaree River in South Carolina. March 3, 1925.....	1126
<i>Bridge, Catawba River.</i> An Act To authorize the building of a bridge across the Catawba River in South Carolina. March 3, 1925.....	1127
<i>Bridge, Broad River.</i> An Act To authorize the building of a bridge across the Broad River in South Carolina. March 3, 1925.....	1127
<i>Forest protection, watersheds for domestic water supply, etc.</i> An Act To amend section 2 of the Act of June 7, 1924 (Public, 270), entitled "An act to provide for the protection of forest lands, for the reforestation of denuded areas, for the extension of national forests, and for other purposes," in order to promote the continuous production of timber on lands chiefly suitable therefor. March 3, 1925.....	1127
<i>Bridge, Detroit River.</i> An Act To extend the times for commencing and competing the construction of a bridge across Detroit River within or near the city limits of Detroit, Michigan. March 3, 1925.....	1128
<i>Bridge, Chowan River.</i> An Act Granting the consent of Congress to the State Highway Commission of North Carolina to construct a bridge across the Chowan River at or near the city of Edenton, North Carolina. March 3, 1925.....	1128
<i>Presidio of San Francisco, Calif., portion conveyed to city.</i> An Act Authorizing the Secretary of War to convey certain portions of the military reservation of the Presidio of San Francisco to the city and county of San Francisco for educational, art, exposition, and park purposes. March 3, 1925.....	1129
<i>Bridge, Arkansas River.</i> An Act Granting the consent of Congress to the Yell and Pope County bridge district, Dardanelle and Russellville, Arkansas, to construct, maintain, and operate a bridge across the Arkansas River, at or near the city of Dardanelle, Yell County, Arkansas. March 3, 1925.....	1129
<i>Bridge, Colorado River.</i> An Act Authorizing the construction of a bridge across the Colorado River near Blythe, California. March 3, 1925.....	1130
<i>Bridge, White River.</i> An Act Granting the consent of Congress to R. L. Gaster, his successors and assigns, to construct a bridge across the White River. March 3, 1925.....	1131
<i>Bridge, Wabash River.</i> An Act To authorize the States of Indiana and Illinois in the States of Indiana and Illinois to construct a bridge across the Wabash River at the city of Mount Carmel, Wabash County, Illinois, and connecting Gibson County, Indiana. March 3, 1925.....	1131
<i>Bridge, White River.</i> An Act Granting the consent of Congress to the county of Jackson, Arkansas, to construct, maintain, and operate a bridge across the White River, at or near the city of Newport, in the county of Jackson, in the State of Arkansas. March 3, 1925.....	1131
<i>Bridge, Ohio River.</i> An Act To extend the time for constructing a bridge across the Ohio River between Vanderburg County, Indiana, and Henderson County, Kentucky. March 3, 1925.....	1132
<i>National forests, reforestation.</i> An Act To facilitate and simplify the work of the Forest Service, United States Department of Agriculture, and to promote reforestation. March 3, 1925.....	1132
<i>Public lands, leases near springs, etc.</i> An Act To authorize the Secretary of the Interior to lease certain lands. March 3, 1925.....	1133
<i>Kansas or Kaw Indians, claims.</i> An Act Conferring jurisdictions upon the Court of Claims to hear, examine, adjudicate, and enter judgment in any and all claims, of whatever nature, which the Kansas or Kaw Tribe of Indians may have or claim to have, against the United States, and for other purposes. March 3, 1925.....	1133
<i>District Training School, D. C.</i> An Act To provide for commitments to, maintenance in, and discharges from the District Training School, and for other purposes. March 3, 1925.....	1135
<i>Bridge, Pearl River.</i> An Act To extend the time for the construction of a bridge across Pearl River at approximately one and one-half miles north of Georgetown, in the State of Mississippi. March 3, 1925.....	1141
<i>Appropriations, Interior Department.</i> An Act Making appropriations for the Department of the Interior for the fiscal year ending June 30, 1926, and for other purposes. March 3, 1925.....	1141
<i>Bridge, Humphreys Creek.</i> An Act To extend the time for the construction of a bridge across Humphreys Creek at or near the city of Sparrows Point, Maryland. March 3, 1925.....	1134
<i>Cheyenne River and Standing Rock Indian Reservations.</i> An Act To amend an Act entitled "An Act authorizing extensions of time for the payment of purchase money due under certain homestead entries and Government-land purchases within the former Cheyenne River and Standing Rock Indian Reservations, North Dakota and South Dakota." March 3, 1925.....	1184
<i>Custer State Park, lands to South Dakota.</i> An Act Authorizing the issuance of patents to the State of South Dakota for park purposes of certain lands within the Custer State Park, now claimed under the United States general mining laws, and for other purposes. March 3, 1925.....	1185

	Page.
<i>Public lands, Washington.</i> An Act To grant certain public lands to the State of Washington for park and other purposes. March 3, 1925-----	1185
<i>River and harbor improvements.</i> An Act Authorizing the construction, repair, and preservation of certain public works on rivers and harbors, and for other purposes. March 3, 1925-----	1186
<i>Appropriations, Executive Office and independent establishments.</i> An Act Making appropriations for the Executive Office and sundry independent executive bureaus, boards, commissions, and offices, for the fiscal year ending June 30, 1926, and for other purposes. March 3, 1925-----	1198
<i>Hospitals, etc., Veterans' Bureau.</i> An Act To authorize an appropriation to provide additional hospital and out-patient dispensary facilities for persons entitled to hospitalization under the World War Veterans' Act, 1924. March 3, 1925-----	1212
<i>Public lands, Phoenix, Ariz.</i> An Act Granting certain public lands to the city of Phoenix, Arizona, for municipal park and other purposes. March 3, 1925-----	1213
<i>Harney National Forest, memorial.</i> An Act To authorize the creation of a national memorial in the Harney National Forest. March 3, 1925-----	1214
<i>Bridge, Rio Grande.</i> An Act Granting the consent of Congress to the construction of a bridge across the Rio Grande. March 3, 1925-----	1214
<i>Conservation of watersheds, etc.</i> An Act To amend section 7 of an Act entitled "An Act to enable any State to cooperate with any other State or States, or with the United States, for the protection of the watersheds of navigable streams, and to appoint a commission for the acquisition of lands for the purpose of conserving the navigability of navigable rivers," approved March 1, 1911 (Thirty-sixth Statutes at Large, page 961). March 3, 1925-----	1215
<i>Bridge, Grand Calumet River.</i> An Act Granting the consent of Congress for the construction of a bridge across the Grand Calumet River on the north and south center line of section 33, township 37 north, and range 9 west of the second principal meridian in Lake County, Indiana, where said river is crossed by what is known as Kennedy Avenue. March 3, 1925-----	1215
<i>Bridge, Grand Calumet River.</i> An Act Granting the consent of Congress for the construction of a bridge across the Grand Calumet River at Gary, Indiana. March 3, 1925---	1216
<i>Bridge, Niagara River.</i> An Act To extend the time for the commencement and completion of the bridge of the American Niagara Railroad Corporation across the Niagara River in the State of New York. March 3, 1925-----	1216
<i>Appropriations, District of Columbia.</i> An Act Making appropriations for the government of the District of Columbia and other activities chargeable in whole or in part against the revenues of such District for the fiscal year ending June 30, 1926, and for other purposes. March 3, 1925-----	1216
<i>Georgia cyclone sufferers, 1920.</i> Joint Resolution Approving the action of the Secretary of War in directing the issuance of quartermaster stores for the relief of sufferers from the cyclone at Lagrange and at West Point, Georgia, and vicinity, March, 1920. March 3, 1925-----	1252
<i>Webster and Clay portraits.</i> Joint Resolution To provide for the loaning to the Pennsylvania Academy of the Fine Arts of the portraits of Daniel Webster and Henry Clay. March 3, 1925-----	1252
<i>Capitol, frieze in Rotunda.</i> Joint Resolution Authorizing the Joint Committee on the Library to provide for the restoration and completion of the historical frieze in the Rotunda of the Capitol. March 3, 1925-----	1252
<i>New Orleans International Exposition.</i> Joint Resolution Authorizing the President to invite the States of the Union and foreign countries to participate in a permanent international trade exposition at New Orleans, Louisiana, to begin September 15, 1925. March 3, 1925-----	1252
<i>Declaration of Independence, Sesquicentennial Exhibition.</i> Joint Resolution Providing for the cooperation of the United States in the sesquicentennial exhibition commemorating the signing of the Declaration of Independence, and for other purposes. March 3, 1925-----	1253
<i>New York Canal and Great Lakes Corporation contracts.</i> Joint Resolution Authorizing the Secretary of War to modify certain contracts entered into for the sale of boats, barges, tugs, and other transportation facilities intended for operation upon the New York State Barge Canal. March 3, 1925-----	1255
<i>Army, posthumous commissions to officers.</i> Joint Resolution To provide for the posthumous appointment to commissioned grades of certain enlisted men and the posthumous promotion of certain commissioned officers. March 3, 1925-----	1255
<i>Seville, Spain, International Exposition.</i> Joint Resolution For the participation of the United States in an international exposition to be held at Seville, Spain, in 1927. March 3, 1925-----	1256
<i>Toledo, Ohio, building.</i> Joint Resolution Authorizing the sale of the old Federal building at Toledo, Ohio. March 3, 1925-----	1258
<i>Judge George W. English.</i> Joint Resolution Providing for an investigation of the official conduct of George W. English, district judge for the eastern district of Illinois. March 3, 1925-----	1258
<i>National forests, grazing fees.</i> Joint Resolution Authorizing and directing the Secretary of Agriculture to waive one-half of the grazing fees for the use of the national forests during the calendar year 1925. March 3, 1925-----	1259

	Page.
<i>House Office Building Commission.</i> Joint Resolution Empowering the Speaker of the House of Representatives to appoint a Member-elect of the Sixty-ninth Congress as a member of the Commission in Control of the House Office Building. March 3, 1925	1259
<i>United States courts, probation system.</i> An Act To provide for the establishment of a probation system in the United States courts, except in the District of Columbia. March 4, 1925	1259
<i>Dam, Missouri River.</i> An Act To Authorize the Broadwater Irrigation District, a Montana organization, to construct a dam across the Missouri River. March 4, 1925	1261
<i>Lighthouse Service, retirement.</i> An Act To provide for retirement for disability in the Lighthouse Service. March 4, 1925	1261
<i>Intermediate credits banks, etc.</i> An Act To amend the Federal Farm Loan Act and the Agricultural Credits Act of 1923. March 4, 1925	1262
<i>Walter Reed Army Hospital, D. C.</i> An Act Authorizing the construction of additional facilities at Walter Reed General Hospital, in the District of Columbia. March 4, 1925	1264
<i>Judicial Code, suits by the Government.</i> An Act To extend for an additional period of one year the effective period of the Act entitled "An Act to amend section 51 of chapter 4 of the Judicial Code," approved September 19, 1922, and an Act entitled "An Act to amend section 876 of the Revised Statutes," approved September 19, 1922. March 4, 1925	1264
<i>District of Columbia, merger of car lines.</i> An Act To permit the merger of street railway corporations operating in the District of Columbia, and for other purposes. March 4, 1925	1265
<i>Bridge, Santee River.</i> An Act To authorize the building of a bridge across the Santee River in South Carolina. March 4, 1925	1265
<i>Bridge, Santee River.</i> An Act To authorize the building of a bridge across the Santee River in South Carolina. March 4, 1925	1266
<i>Bridge, Savannah River.</i> An Act To authorize the building of a bridge across the Savannah River, between South Carolina and Georgia. March 4, 1925	1266
<i>Postal Service offenses.</i> An Act To amend section 409, Revised Statutes of the United States, relating to fines, penalties, forfeitures, and liabilities in the Postal Service. March 4, 1925	1266
<i>Mecklenburg Sesquicentennial.</i> An Act Establishing a commission for the participation of the United States in the observance of the one hundred and fiftieth anniversary of the patriotic action taken by the people of Mecklenburg County of North Carolina in May, 1775, in declaring their independence of the English Crown. March 4, 1925	1267
<i>Public lands, homesteads, Fort Peck Reservation.</i> An Act To provide for extension of payment on homestead entries on ceded lands of the Fort Peck Indian Reservation, State of Montana, and for other purposes. March 4, 1925	1267
<i>Columbia River, etc., diversion of water supply.</i> An Act To permit a compact or agreement between the States of Washington, Idaho, Oregon, and Montana respecting the disposition and apportionment of the waters of the Columbia River and its tributaries, and for other purposes. March 4, 1925	1268
<i>Patents and trade marks.</i> An Act To amend the patent and trade-mark laws, and for other purposes. March 4, 1925	1268
<i>Navy, miscellaneous matters.</i> An Act Providing for sundry matters affecting the naval service, and for other purposes. March 4, 1925	1269
<i>Marine Corps, John I. Conroy.</i> An Act For the relief of First Lieutenant John I. Conroy. March 4, 1925	1279
<i>National forests, Oregon.</i> An Act To add certain lands to the Umatilla, Wallowa, and Whitman National Forests in Oregon. March 4, 1925	1279
<i>Highway construction, Army tractors, etc.</i> An Act To authorize and direct the Secretary of War to transfer certain materials, machinery, and equipment to the Department of Agriculture. March 4, 1925	1281
<i>Canada, claims.</i> An Act For the relief of the Government of Canada. March 4, 1925	1282
<i>Whitman National Forest, Oreg.</i> An Act To authorize the addition of certain lands to the Whitman Nation Forest. March 4, 1925	1282
<i>New York Shipbuilding Corporation.</i> An Act For the relief of the New York Shipbuilding Corporation for losses incurred by reason of Government orders in the construction of battleship No. 42. March 4, 1925	1283
<i>Public lands, Washington.</i> An Act Granting certain lands to the State of Washington for public park and recreational grounds, and for other purposes. March 4, 1925	1283
<i>Public lands, Kootenai County, Idaho.</i> An Act To provide for the relinquishment by the United States of certain lands to the county of Kootenai, in the State of Idaho. March 4, 1925	1284
<i>District of Columbia, engineers' licenses.</i> An Act To amend the Act entitled "An Act to regulate steam engineering in the District of Columbia," approved February 28, 1887. March 4, 1925	1284
<i>Bridge, Rainy River.</i> An Act Granting the consent of Congress to the village of Spooner, Minnesota, to construct a bridge across the Rainy River. March 4, 1925	1285
<i>New Bern, N. C., fire sufferers, 1922.</i> An Act For the relief of sufferers from the fire at New Bern, North Carolina, in December, 1922. March 4, 1925	1285

	Page.
<i>Mississippi cyclone sufferers, 1923.</i> An Act For the relief of sufferers from cyclone in northwestern Mississippi in March, 1923. March 4, 1925-----	1286
<i>Appropriations, legislative.</i> An Act Making appropriations for the Legislative Branch of the Government for the fiscal year ending June 30, 1926, and for other purposes. March 4, 1925-----	1286
<i>Crow Indians, and Oklahoma oil lands.</i> An Act Extending the time for repayment of the revolving fund for the benefit of the Crow Indians. March 4, 1925-----	1301
<i>Memorials to John and John Quincy Adams.</i> An Act Authorizing the appropriation of \$5,000 for the erection of tablets or other form of memorials in the city of Quincy, Massachusetts, in memory of John Adams and John Quincy Adams. March 4, 1925---	1302
<i>Bridge, Mississippi River.</i> An Act Granting the consent of Congress to the State of Minnesota and the counties of Sherburne and Wright to construct a bridge across the Mississippi River. March 4, 1925-----	1302
<i>World War Veterans' Act amendments.</i> An Act To amend the World War Veterans' Act, 1924. March 4, 1925-----	1302
<i>Bridge, Mississippi River.</i> An Act To extend the time for the commencement and completion of the bridge of the Valley Transfer Railway Company, a corporation, across the Mississippi River in the State of Minnesota. March 4, 1925-----	1312
<i>Bridge, Red River of the North.</i> An Act To extend the times for the commencement and completion of the bridge of the county of Norman and the town and village of Halstad, in said county, in the State of Minnesota, and the county of Traill and the town of Herberg, in said county, in the State of North Dakota, across the Red River of the North on the boundary line between said States. March 4, 1925-----	1312
<i>Appropriations, Second Deficiency Act, 1925.</i> An Act Making appropriations to supply deficiencies in certain appropriations for the fiscal year ending June 30, 1925, and prior fiscal years, to provide supplemental appropriations for the fiscal years ending June 30, 1925, and June 30, 1926, and for other purposes. March 4, 1925-----	1313
<i>Bridge, Rock River.</i> An Act Granting the consent of Congress to the city of Rockford, in the county of Winnebago and State of Illinois, to construct, maintain, and operate a bridge and approaches thereto across the Rock River. March 4, 1925-----	1354
<i>Upper Mississippi River game refuge.</i> Joint Resolution To amend section 10 of the Act entitled "An Act to establish the upper Mississippi River wild life and fish refuge." March 4, 1925-----	1354
<i>Veterans' Bureau hospital, Muskogee, Okla.</i> Joint Resolution Authorizing the enlargement of the Federal Veterans' Hospital at Muskogee, Oklahoma, by the purchase of an adjoining city hospital and authorizing the appropriation of \$150,000 for that purpose. March 4, 1925-----	1354
<i>Pan American Highways Congress.</i> Joint Resolution To provide for the expenses of delegates of the United States to the Pan American Congress of Highways. March 4, 1925-----	1355
<i>Alaska Railroad accounts.</i> Joint Resolution For the relief of special disbursing agents of the Alaskan Engineering Commission, authorizing the payment of certain claims, and for other puposes, affecting the management of the Alaska Railroad. March 4, 1925-----	1355
<i>Arlington Mansion, Va., restoration.</i> Joint Resolution Authorizing the restoration of the Lee Mansion in the Arlington National Cemetery, Virginia. March 4, 1925-----	1356
<i>Swains Island.</i> Joint Resolution Extending the sovereignty of the United States over Swains Island and making the island a part of American Samoa. March 4, 1925---	1357

PUBLIC LAWS OF THE SIXTY-EIGHTH CONGRESS  
OF THE  
UNITED STATES

*Passed at the first session, which was begun and held at the city of Washington, in the District of Columbia, on Monday, the third day of December, 1923, and was adjourned without day on Saturday, the seventh day of June, 1924.*

CALVIN COOLIDGE, President; ALBERT B. CUMMINS, President of the Senate *pro tempore*; CHARLES CURTIS, Acting President of the Senate *pro tempore*, March 7, 12, and 13, 1924; GEORGE H. MOSES, Acting President of the Senate *pro tempore*, March 10, 24, and 25, May 26, 1924; JAMES W. WADSWORTH, Jr., Acting President of the Senate *pro tempore*, March 14 to 18, 1924; SELDEN P. SPENCER, Acting President of the Senate *pro tempore*, May 24, 1924; FREDERICK H. GILLET, Speaker of the House of Representatives.

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**CHAP. 1.**—Joint Resolution Authorizing payment of the salaries of the officers and employees of Congress for December, 1923, on the 20th day of that month.

December 18, 1923.  
[H. J. Res. 70.]  
[Pub. Res., No. 1.]

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Senate and the Clerk of the House of Representatives are authorized and directed to pay to the officers and employees of the Senate and House of Representatives, including the Capitol police, the Legislative Drafting Service, and employees paid on vouchers under authority of resolutions, their respective salaries for the month of December, 1923, on the 20th day of that month.*

Congressional officers, etc., to be paid December salaries December 20, 1923.

Approved, December 18, 1923.

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**CHAP. 2.**—An Act Providing for a per capita payment of \$100 to each enrolled member of the Chippewa Tribe of Minnesota from the funds standing to their credit in the Treasury of the United States.

January 25, 1924.  
[H. R. 185.]  
[Public, No. 1.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized to withdraw from the Treasury of the United States so much as may be necessary of the principal fund on deposit to the credit of the Chippewa Indians in the State of Minnesota, arising under section 7 of the Act of January 14, 1889 (Twenty-fifth Statutes at Large, 642), entitled "An Act for the relief and civilization of the Chippewa Indians in the State of Minnesota," and to make therefrom a per capita payment or distribution of \$100 to each enrolled member of the tribe, under such rules and regulations as the said Secretary may prescribe: *Provided*, That before any payment is made hereunder the Chippewa Indians of Minnesota shall, in such manner as may be prescribed*

Chippewa Indians of Minnesota.  
Per capita payment from principal fund to tribal members.  
Vol. 25, p. 642.

*Proviso.*  
Acceptance by tribe.

by the Secretary of the Interior, ratify the provisions of this Act and accept same: *Provided further*, That the money paid to the Indians as authorized herein shall not be subject to any lien or claim of attorneys or other parties.

Approved, January 25, 1924.

January 25, 1924.  
[H. J. Res. 82.]  
[Pub. Res., No. 2.]

**CHAP. 3.**—Joint Resolution Extending the time during which certain domestic animals which have crossed the boundary line into foreign countries may be returned duty free.

Domestic animals.  
Free admission of  
crossing frontier before  
May 1, 1924, if brought  
back by December 31,  
1924.  
Vol. 42, pp. 923, 1562.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled*, That despite the provisions of paragraph 1506 of Title II of the Tariff Act of 1922, horses, mules, asses, cattle, sheep, goats, and other domestic animals, which heretofore have strayed across the boundary line into any foreign country, or been driven across such boundary line by the owner for temporary pasturage purposes only, or which may so stray or be driven before May 1, 1924, shall, together with their offspring, be admitted free of duty under regulations to be prescribed by the Secretary of the Treasury, if brought back to the United States at any time before December 31, 1924.

Refund authorized of  
duties paid on animals  
returned after March 1,  
1923.

**SEC. 2.** Any duties paid on any such domestic animals and offspring thereof returned to the United States after March 1, 1923, and before the enactment of this resolution shall be refunded by the Secretary of the Treasury, and the necessary moneys to make such refunds are hereby authorized to be appropriated.

Approved, January 25, 1924.

January 30, 1924.  
[S. 484.]  
[Public, No. 2.]

**CHAP. 5.**—An Act To extend the time for the completion of the construction of a bridge across the Columbia River between the States of Oregon and Washington at or within two miles westerly from Cascade Locks in the State of Oregon.

Columbia River.  
Time extended for  
bridging, by Interstate  
Construction Company,  
near Cascade Locks,  
Oreg.  
Vol. 41, pp. 401, 1101,  
amended.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the time for the completion of the construction of a bridge and approaches thereto across the Columbia River at a point suitable to the interests of navigation at or near a point within two miles westerly from Cascade Locks, in the county of Hood River, State of Oregon, authorized by the Act of Congress approved February 3, 1920, is hereby extended to February 15, 1926.

Amendment.

**SEC. 2.** That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, January 30, 1924.

January 30, 1924.  
[S. 801.]  
[Public, No. 3.]

**CHAP. 6.**—An Act Granting the consent of Congress to the construction, maintenance, and operation by the Valley Transfer Railway Company, its successors and assigns, of a bridge across the Mississippi River between Hennepin and Ramsey Counties, Minnesota.

Mississippi River.  
Valley Transfer Rail-  
way Company may  
bridge, between Hen-  
nepin and Ramsey  
Counties, Minn.  
Post, p. 312.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the consent of Congress is hereby granted to the Valley Transfer Railway Company, a corporation organized and existing under the laws of Minnesota, its successors and assigns, to construct, maintain, and operate a bridge and approaches thereto across the Mississippi River between Hennepin and Ramsey Counties, Minnesota, at a point suitable to the interests of navigation and near where the line between

the city of Minneapolis and the Fort Snelling Military Reservation, extended, would cross said river, in accordance with the provisions of the Act entitled, "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, January 30, 1924.

Construction.  
Vol. 34, p. 84.

Amendment.

**CHAP. 7.**—An Act Granting the consent of Congress to the State of South Dakota for the construction of a bridge across the Missouri River between Brule County and Lyman County, South Dakota.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the State of South Dakota to construct, maintain, and operate a bridge and approaches thereto across the Missouri River, at a point suitable to the interests of navigation between Brule County and Lyman County, South Dakota, in accordance with the provisions of an Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, January 30, 1924.

January 30, 1924.  
[S. 1367.]

[Public, No. 4.]

Missouri River.  
South Dakota may  
bridge, between Brule  
and Lyman Counties.

Construction.  
Vol. 34, p. 84.

Amendment.

**CHAP. 8.**—An Act Granting the consent of Congress to the State of South Dakota for the construction of a bridge across the Missouri River between Walworth County and Corson County, South Dakota.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the State of South Dakota to construct, maintain, and operate a bridge and approaches thereto across the Missouri River at a point suitable to the interests of navigation between Walworth County and Corson County, South Dakota, in accordance with the provisions of an Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, January 30, 1924.

January 30, 1924.  
[S. 1368.]

[Public, No. 5.]

Missouri River.  
South Dakota may  
bridge, between Wal-  
worth and Corson  
Counties.

Construction.  
Vol. 34, p. 84.

Amendment.

**CHAP. 9.**—An Act To authorize the National Society United States Daughters of 1812 to place a bronze tablet on the Francis Scott Key Bridge.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the National Society United States Daughters of 1812 is authorized to place, on the Francis Scott Key Bridge across Potomac River, a bronze tablet, inscribed with the insignia of such society and with the last verse of the Star Spangled Banner, after the plans and specifications for such tablet have been submitted to, and approved by the Commission of Fine Arts on such plans and specifications, the installation of said tablet to be under the direction of the Commissioners of the District of Columbia.

SEC. 2. Such tablet shall be erected without expense to the Government of the United States.

Approved, January 30, 1924.

January 30, 1924.  
[S. 627.]

[Public, No. 6.]

Francis Scott Key  
Bridge, D. C.  
Tablet by Daughters  
of 1812 authorized on.  
Post, p. 24.

No Government ex-  
pense.

January 31, 1924.  
[H. J. Res. 151.]  
[Pub. Res., No. 3.]

**CHAP. 10.**—Joint Resolution Extending the time for the final report of the joint congressional committee created by the Agricultural Credits Act of 1923.

Agricultural Credits Act, 1923.  
Time extended for report of Joint Committee on Federal Reserve System inquiry. Vol. 42, p. 1482, amended.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That section 506 of the Agricultural Credits Act of 1923 is amended by striking out "January 31" and inserting in lieu thereof "June 30."

Approved, January 31, 1924.

February 1, 1924.  
[H. R. 5196.]  
[Public, No. 7.]

**CHAP. 11.**—An Act Granting the consent of Congress to the construction of a bridge across the Rio Grande.

Rio Grande. El Paso Electric Railway Company and El Paso and Juarez Traction Company may bridge, El Paso, Tex.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the El Paso Electric Railway Company and the El Paso and Juarez Traction Company, corporations organized and existing under and by virtue of the laws of the State of Texas, and their successors and assigns, to construct, maintain, and operate an electric street railway, vehicular, and foot bridge, and approaches thereto, across the Rio Grande at a point suitable to the interests of navigation at or near the point where South Stanton Street, in said city of El Paso, crosses the Rio Grande, in the county of El Paso, State of Texas (to replace the wooden bridge now in use at or near the aforesaid location, operated by said corporations under the authority of an Act of Congress passed and approved July 28, 1882), in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906, such construction to be made only with the consent and approval of the Republic of Mexico.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, February 1, 1924.

Vol. 22, p. 179.

Construction. Vol. 34, p. 84.

Consent of Mexico required.

Amendment.

February 1, 1924.  
[S. 160.]  
[Public, No. 8.]

**CHAP. 12.**—An Act Authorizing the State of Georgia to construct a bridge across the Chattahoochee River, between the States of Georgia and Alabama, at or near Fort Gaines, Georgia.

Chattahoochee River. Georgia may bridge, Fort Gaines, Ga.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the State of Georgia be, and is hereby, authorized to construct, maintain, and operate a bridge and approaches thereto across the Chattahoochee River, at a point suitable to the interests of navigation, between the States of Georgia and Alabama, at or near Fort Gaines, Georgia, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

SEC. 2. The right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, February 1, 1924.

Construction. Vol. 34, p. 84.

Amendment.

February 2, 1924.  
[H. R. 3679.]  
[Public, No. 9.]

**CHAP. 13.**—An Act To authorize the building of a bridge across the Pee Dee River in South Carolina.

Pee Dee River. Horry and Georgetown Counties may bridge, Yawhannah Ferry, S. C.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the counties of Horry and Georgetown, in the State of South Carolina, be, and they are hereby, authorized to construct, operate, and maintain a

bridge and approaches thereto across the Pee Dee River at a point suitable to the interests of navigation and at or near a point known as Yawhannah Ferry in said State in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Construction.  
Vol. 34, p. 84.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Amendment.

Approved, February 2, 1924.

**CHAP. 14.**—An Act Authorizing the building of a bridge across Kingston Lake at Conway, South Carolina.

February 2, 1924.  
[H. R. 3680.]  
[Public, No. 10.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the county of Horry, in the State of South Carolina, be, and is hereby, authorized to construct, operate, and maintain a bridge and approaches thereto across Kingston Lake at a point suitable to the interests of navigation at a point near the end of Fourth Avenue in the city of Conway, in said State, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Kingston Lake.  
Horry County may  
bridge, Conway, S. C.

Construction.  
Vol. 34, p. 84.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Amendment.

Approved, February 2, 1924.

**CHAP. 15.**—An Act For the examination and survey of Dog River, Alabama, from the Louisville and Nashville Railroad Bridge to the mouth of said river including a connection with the Mobile Bay Ship Channel.

February 2, 1924.  
[H. R. 3770.]  
[Public, No. 11.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the provision in section 12 of the River and Harbor Act approved September 22, 1922, providing for a preliminary examination and survey of "Channel from the mouth of Dog River, Alabama, to the ship channel in Mobile Bay," is hereby amended to read as follows: "Dog River, Alabama, from the Louisville and Nashville Railroad Bridge to the mouth of said river, including a channel connection with the Mobile Bay Ship Channel."

Dog River, Ala.  
Preliminary ex-  
amination, etc., of,  
modified.  
Vol. 42, p. 1045,  
amended.

Approved, February 2, 1924.

**CHAP. 16.**—Joint Resolution Directing the President to institute and prosecute suits to cancel certain leases of oil lands and incidental contracts, and for other purposes.

February 8, 1924.  
[S. J. Res. 54.]  
[Pub. Res., No. 4.]

Whereas it appears from evidence taken by the Committee on Public Lands and Surveys of the United States Senate that certain lease of Naval Reserve Numbered 3, in the State of Wyoming, bearing date April 7, 1922, made in form by the Government of the United States, through Albert B. Fall, Secretary of the Interior, and Edwin Denby, Secretary of the Navy, as lessor, to the Mammoth Oil Company, as lessee, and that certain contract between the Government of the United States and the Pan American Petroleum and Transport Company, dated April 25, 1922, signed by Edward C. Finney, Acting Secretary of the Interior, and Edwin Denby, Secretary of the Navy, relating among other things to the construction of oil tanks at Pearl Harbor, Territory of Hawaii, and that certain lease of Naval Reserve Numbered 1, in

Naval oil reserves,  
leases, etc.  
Preamble.

the State of California, bearing date December 11, 1922, made in form by the Government of the United States through Albert B. Fall, Secretary of the Interior, and Edwin Denby, Secretary of the Navy, as lessor, to the Pan American Petroleum Company, as lessee, were executed under circumstances indicating fraud and corruption; and

Whereas the said leases and contract were entered into without authority on the part of the officers purporting to act in the execution of the same for the United States and in violation of the laws of Congress; and

Whereas such leases and contract were made in defiance of the settled policy of the Government, adhered to through three successive administrations, to maintain in the ground a great reserve supply of oil adequate to the needs of the Navy in any emergency threatening the national security: Therefore be it

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That the said leases and contract are against the public interest and that the lands embraced therein should be recovered and held for the purpose to which they were dedicated; and

*Resolved further,* That the President of the United States be, and he hereby is, authorized and directed immediately to cause suit to be instituted and prosecuted for the annulment and cancellation of the said leases and contract and all contracts incidental or supplemental thereto, to enjoin the further extraction of oil from the said reserves under said leases or from the territory covered by the same, to secure any further appropriate incidental relief, and to prosecute such other actions or proceedings, civil and criminal, as may be warranted by the facts in relation to the making of the said leases and contract.

And the President is further authorized and directed to appoint, by and with the advice and consent of the Senate, special counsel who shall have charge and control of the prosecution of such litigation, anything in the statutes touching the powers of the Attorney General of the Department of Justice to the contrary notwithstanding.

Approved, February 8, 1924.

Leases, etc., declared against public interest.

President to institute suit to cancel leases, etc.

Post, pp. 16, 1315.

Special counsel to prosecute to be appointed.  
Post, p. 16.

February 11, 1924.

[S. 794.]

[Public, No. 12.]

**CHAP. 17.**—An Act To equip the United States penitentiary, Leavenworth, Kansas, for the manufacture of supplies for the use of the Government, for the compensation of prisoners for their labor, and for other purposes.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Attorney General of the United States is authorized and directed to establish, equip, maintain, and operate at the United States penitentiary, Leavenworth, Kansas, a factory or factories for the manufacture of shoes, brooms, and brushes to supply the requirements of the various departments of the United States Government. The factory or factories shall not be so operated as to abolish any existing Government workshop, and the articles so manufactured shall be sold only to the Government of the United States.

The Attorney General is hereby further authorized to employ the inmates of the institution herein mentioned, under such regulations as he may prescribe, in the work or business of manufacturing shoes, brooms, and brushes, and in erecting all buildings necessary to conduct said businesses, and the products of such businesses shall be utilized in said penitentiary or sold to the Government of the United States for the use of the military and naval forces and other Government departments.

Leavenworth, Kans., Penitentiary.  
Shoes, brooms, and brushes to be manufactured at.

Other work not abolished.  
Sale limited to the Government.

Inmates to be employed, and buildings erected.

Sale, etc., of products.

SEC. 2. That articles so manufactured shall be sold at the current market prices as determined by the Attorney General or his authorized agent, and all moneys or reimbursements received from such sales shall be deposited to the credit of the working capital fund created by this Act.

Receipts credited to working fund.

SEC. 3. That the Attorney General is hereby authorized and empowered to provide for the payment of the inmates or dependents upon inmates of said penitentiary such pecuniary earnings as he may deem proper, under such rules and regulations as he may prescribe. Such earnings shall be paid out of the working capital fund.

Inmates to be paid for labor.

SEC. 4. That there is hereby authorized to be appropriated the sum of \$200,000, to be used for the erection of a factory or factories, and such other buildings as may be necessary, and for the purchase of suitable equipment and machinery to carry out the purposes of this Act.

Sum authorized for buildings, equipments, etc.  
Post, p. 45.

SEC. 5. That there is to be created a fund, to be known as the working capital, which shall be available for the carrying on the industrial enterprises authorized herein or which may be authorized hereafter by law to be carried on in said penitentiary. The working capital shall consist of the sum of \$250,000, which sum is authorized to be appropriated. The receipts from the sale of the products or by-products of the said industries and the sale of condemned machinery or equipment shall be credited to the working capital fund and be available for appropriation by Congress annually.

Working capital fund created.

Sum authorized.  
Post, p. 45.

Receipts to be credited thereto.

SEC. 6. That at the opening of each regular session of Congress the Attorney General shall make a detailed report to Congress of the receipts and expenditures made hereunder, the quantity of material of different kinds bought or otherwise acquired and used, the number of persons employed, the hours of labor and the wages paid, the amount and kind of goods manufactured and the prices paid therefor, the amount used in said penitentiary, the amount sold, the prices, and total amount received therefor.

Detailed annual report to Congress.

SEC. 7. That said working capital shall be disbursed under the direction of the Attorney General and shall be available for the purchase, repair, or replacement of machinery or equipment, for the purchase of raw materials or parts, for the employment of necessary civilian officers and employees at the penitentiary and in Washington, for the repair and maintenance of buildings and equipment, and for all other necessary expenses in carrying out the provisions of this Act.

Expenses payable from working capital.

SEC. 8. That the products of said industries shall not be disposed of except as provided in this Act.

Disposal of products restricted.

SEC. 9. It is hereby made obligatory upon the various departments of the Government to purchase the products of the business herein authorized to be carried on in the penitentiary at Leavenworth, Kansas, until the supply therein produced is exhausted before purchasing elsewhere.

Purchase of products obligatory upon Government departments.

SEC. 10. That all laws and parts of laws to the extent that they are in conflict with this Act are repealed.

Conflicting laws repealed.

Approved, February 11, 1924.

CHAP. 18.—An Act To extend the time for the completion of the municipal bridge approaches, and extensions or additions thereto, by the city of Saint Louis, within the States of Illinois and Missouri.

February 13, 1924.  
[H. R. 486.]

[Public, No. 13.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the time for the construction and completion of the municipal bridge approaches, and also extensions or additions thereto, which said construction and completion was authorized by an Act entitled, "An

Mississippi River.  
Time extended for bridging, by Saint Louis, Mo.  
Vol. 34, p. 461; Vol. 40, p. 436; Vol. 41, p. 1077.

Act to authorize the city of Saint Louis, a corporation organized under the laws of the State of Missouri, to construct a bridge across the Mississippi River," approved June 25, 1906, be, and the same is hereby, extended for the period of three years from February 11, 1924.

SEC. 2. That for the purpose of carrying into effect the objects of this Act, the city of Saint Louis may receive, purchase, and also acquire by lawful appropriation and condemnation in the States of Illinois and Missouri, upon making proper compensation therefor, to be ascertained according to the laws of the State within which the same is located, real and personal property and rights of property, and in order to facilitate and support interstate commerce may make any and every use of the same necessary and proper for the acquirement, construction, maintenance, and operation of said municipal bridge approaches, and extensions or additions thereto, consistent with the laws of the United States.

SEC. 3. That the right to alter, amend, or repeal this Act is hereby expressly reserved: *Provided*, That the city of Saint Louis may construct approaches, additions, or extensions, in addition to those now existing, connecting said bridge with any railroad or highway within or through the city of East Saint Louis, Illinois; but before constructing such approaches, additions, or extensions the location thereof shall first have been approved by, and a certificate of public convenience and necessity therefor shall first have been obtained from, the Interstate Commerce Commission. Full jurisdiction and authority to consider and determine such questions is hereby conferred upon the Interstate Commerce Commission, in the same manner and to the same extent as in the case of other proceedings for certificates of public convenience and necessity under paragraphs (18), (19), and (20) of section 1 of the Interstate Commerce Act.

Approved, February 13, 1924.

Condemnation, etc., of approaches authorized.

Amendment. *Proviso.* Additional approaches, etc., in East Saint Louis, Ill.

Subject to approval of Interstate Commerce Commission.

Vol. 41, p. 477.

February 13, 1924.  
[H. R. 657.]  
[Public, No. 14.]

**CHAP. 19.**—An Act Granting the consent of Congress to the boards of supervisors of Rankin and Madison Counties, Mississippi, to construct a bridge across the Pearl River in the State of Mississippi.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the consent of Congress is hereby granted to the boards of supervisors of Rankin and Madison Counties, Mississippi, to construct, maintain, and operate a bridge and approaches thereto across the Pearl River at a point suitable to the interests of navigation at Meeks Ferry, in the State of Mississippi, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, February 13, 1924.

Pearl River. Madison and Rankin Counties, Miss., may bridge, Meeks Ferry. Vol. 41, p. 572.

Construction. Vol. 34, p. 84.

Amendment.

February 14, 1924.  
[H. R. 4796.]  
[Public, No. 15.]

**CHAP. 20.**—An Act To extend the time of the Hudson River Connecting Railroad Corporation for the completion of its bridge across the Hudson River, in the State of New York.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the time for the completion of the bridge of the Hudson River Connecting Railroad Corporation, under the provisions of the Act approved February 15, 1921, be extended to the 1st day of January, 1925.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, February 14, 1924.

Hudson River. Time extended for bridging, by Hudson River Connecting Railroad Corporation. Vol. 41, p. 1101.

Amendment.

**CHAP. 21.**—An Act To authorize the county of Multnomah, Oregon, to construct a bridge and approaches thereto across the Willamette River in the city of Portland, Oregon, to replace the present Burnside Street Bridge in said city of Portland; and also to authorize said county of Multnomah to construct a bridge and approaches thereto across the Willamette River in said city of Portland in the vicinity of Ross Island.

February 16, 1924.  
[S. 152.]  
[Public, No. 16.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the county of Multnomah, in the State of Oregon, be, and is hereby, granted authority to construct, maintain, and operate a bridge and approaches thereto across the Willamette River in the city of Portland, Oregon, at a point suitable to the interests of navigation, at or near Burnside Street, in said city of Portland, to replace the present Burnside Street Bridge in said city, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Willamette River,  
Multnomah County,  
Oreg., may bridge,  
Burnside Street, Port-  
land.

Construction.  
Vol. 34, p. 83.

**SEC. 2.** That the said county of Multnomah, in the State of Oregon, be, and is hereby, also granted authority to construct, maintain, and operate a bridge and approaches thereto across the Willamette River in the city of Portland, Oregon, at a point suitable to the interests of navigation, approximately thirteen miles above the mouth of said Willamette River, in the vicinity of Ross Island, in accordance with the provisions of said Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Portland, near Ross  
Island.

Construction.  
Vol. 34, p. 84.

**SEC. 3.** That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Amendment.

Approved, February 16, 1924.

**CHAP. 22.**—An Act To authorize the building of a bridge across Waccamaw River in South Carolina near the North Carolina State line.

February 16, 1924.  
[S. 384.]  
[Public, No. 17.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the North and South Carolina Waccamaw Bridge Company, be, and the same is, hereby authorized to construct, operate, and maintain a bridge, with approaches thereto, across the Waccamaw River, at a point suitable to the interests of navigation, north of and near Bellamy Landing, Horry County, South Carolina, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906."

Waccamaw River,  
North and South  
Carolina Waccamaw  
Bridge Company may  
bridge, Bellamy Land-  
ing, S. C.

Construction.  
Vol. 34, p. 84.

**SEC. 2.** That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Amendment.

Approved, February 16, 1924.

**CHAP. 23.**—An Act To extend the time for the construction of a bridge across the Arkansas River between the cities of Little Rock and Argenta, Arkansas.

February 16, 1924.  
[S. 602.]  
[Public, No. 18.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the times for commencing and completing the construction of a bridge authorized by the Act of Congress approved October 6, 1917, as revived and reenacted by the Act of February 15, 1923, to be constructed by the county of Pulaski across the Arkansas River at the city of Little Rock on the site now occupied by the free highway bridge constructed by said county in the years 1896 and 1897 are hereby ex-

Arkansas River.  
Time extended for  
bridging, by Pulaski  
County, Little Rock,  
Ark.  
Vol. 40, p. 396.  
Vol. 42, p. 1258,  
amended.

tended one and three years, respectively, from the date of approval hereof.

Amendment.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, February 16, 1924.

February 16, 1924.  
[S. 604.]  
[Public, No. 19.]

**CHAP. 24.**—An Act To authorize the construction, maintenance, and operation of a bridge across the Saint Francis River near Saint Francis, Arkansas.

Saint Francis River.  
Saint Louis South-  
western Railway Com-  
pany may bridge, Saint  
Francis, Ark.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Saint Louis Southwestern Railway Company, a corporation organized and existing under the laws of the State of Missouri, be, and it is hereby, authorized to construct, maintain, and operate a railroad bridge and approaches thereto across the Saint Francis River at a point suitable to the interests of navigation near Saint Francis, Arkansas, or to reconstruct, maintain, and operate the present bridge of said company across the said river in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Construction.  
Vol. 34, p. 84.

Amendment.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, February 16, 1924.

February 16, 1924.  
[S. 643.]  
[Public, No. 20.]

**CHAP. 25.**—An Act To extend the time for the construction of a bridge across the Pamunkey River, in Virginia.

Pamunkey River.  
Time extended for  
bridging, by Pamun-  
key Ferry Company,  
Sweet Hall, Va.  
Vol. 42, p. 360, amend-  
ed.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the times for commencing and completing the construction of a bridge authorized by Act of Congress, approved January 30, 1922, to be built by the Pamunkey Ferry Company, across the Pamunkey River, at or near Sweet Hall, in King William County, to a point opposite in New Kent County, in the Commonwealth of Virginia, are hereby extended one and three years, respectively, from the date of approval hereof.

Amendment.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, February 16, 1924.

February 16, 1924.  
[S. 733.]  
[Public, No. 21.]

**CHAP. 26.**—An Act Granting the consent of Congress to the construction of a bridge over the Hudson River at Poughkeepsie, New York.

Hudson River.  
New York may  
bridge, Poughkeepsie.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the commissioner of highways of the State of New York to construct, maintain, and operate a bridge and approaches thereto across the Hudson River at a point suitable to the interests of navigation, at or near the city of Poughkeepsie, New York, in accordance with the provisions of an Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Construction.  
Vol. 34, p. 84.

Amendment.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, February 16, 1924.

**CHAP. 27.**—An Act To authorize the Highway Commission of the State of Montana to construct and maintain a bridge across the Yellowstone River at or near the city of Glendive, Montana.

February 16, 1924.  
[S. 1170.]  
[Public, No. 22.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Highway Commission of the State of Montana be, and is hereby, authorized to construct and maintain a bridge and approaches thereto, comprising part of the Federal aid highway system of Montana, across the Yellowstone River at a point suitable to the interests of navigation, at or near the city of Glendive, Dawson County, Montana, in section 35, township 16 north, range 55 east, Montana meridian, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Yellowstone River.  
Montana may bridge,  
Glendive.

Construction.  
Vol. 34, p. 84.

Amendment.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, February 16, 1924.

**CHAP. 28.**—An Act To authorize the Norfolk and Western Railway Company to construct a bridge across the Tug Fork of the Big Sandy River at or near a point about a mile and a half west of Williamson, Mingo County, West Virginia, and near the mouth of Turkey Creek, Pike County, Kentucky.

February 16, 1924.  
[S. 1374.]  
[Public, No. 23.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Norfolk and Western Railway Company, a corporation organized under the laws of the State of Virginia and authorized to do business in the State of West Virginia and to possess and operate a railway in Kentucky, its successors and assigns, be, and they are hereby, authorized to construct, maintain, and operate, a bridge and approaches thereto across the Tug Fork of the Big Sandy River at a point suitable to the interests of navigation at or near a point about a mile and a half west of Williamson, Mingo County, West Virginia, and near the mouth of Turkey Creek, Pike County, Kentucky, where the said Tug Fork forms the boundary line between the States of West Virginia and Kentucky, in accordance with the provisions of the Act to regulate the construction of bridges over navigable waters, approved March 23, 1906.

Tug Fork of Big  
Sandy River.  
Norfolk and Western  
Railway Company  
may bridge, between  
Counties of Mingo, W.  
Va., and Pike, Ky.

Construction.  
Vol. 34, p. 84.

Amendment.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, February 16, 1924.

**CHAP. 29.**—An Act Extending the time for the construction of a bridge across Fox River by the city of Aurora, Illinois, and granting the consent of Congress to the removal of an existing dam and to its replacement with a new structure.

February 16, 1924.  
[S. 1539.]  
[Public, No. 24.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the times for commencing and completing the construction of a bridge authorized by an Act of Congress approved February 15, 1923, to be built by the city of Aurora, Kane County, Illinois, across the west branch of the Fox River, are hereby extended three and five years, respectively, from the date of approval hereof.

Fox River.  
Time extended for  
bridging west branch  
of, by Aurora, Ill.  
Vol. 42, p. 1256,  
amended.

SEC. 2. That the consent of Congress is hereby granted to the removal of the dam now existing in the west branch of Fox River near Main Street, in said city, and its replacement with a new dam approximately a distance of one hundred and sixty-five feet northerly

Dam to be removed  
and replaced.

Provisos.  
Approval of plans.

Time for construction.

Payment of damages by Aurora.

of and upstream from the site of said present dam: *Provided*, That the work shall not be commenced until the plans therefor have been approved by the Chief of Engineers, United States Army, and by the Secretary of War: *Provided further*, That the actual construction of the dam is commenced within three years and completed within five years from the date of approval hereof.

SEC. 3. The said city of Aurora shall pay all damages which may be legally assessed to any person or corporation for damage to person or property caused by the erection of the work mentioned herein.

SEC. 4. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, February 16, 1924.

February 16, 1924.  
[S. 1540.]  
[Public, No. 25.]

**CHAP. 30.**—An Act Granting the consent of Congress to the city of Aurora, Kane County, Illinois, a municipal corporation, to construct, maintain, and operate certain bridges across Fox River.

Fox River.  
Aurora, Ill., may  
bridge east and west  
branches of.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the consent of Congress is hereby granted to the city of Aurora, a municipal corporation, situated in the county of Kane and State of Illinois, to construct, maintain, and operate two bridges and the approaches thereto, one of said bridges being across the east branch of the Fox River, reaching from Stolps Island to the mainland and connecting the west end of Benton Street with Stolps Island, and the other bridge across the west branch of Fox River, reaching from Stolps Island to the mainland and connecting the east end of Holbrook Street with Stolps Island, both situated in the said city, county, and State, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906: *Provided, however*, That the actual construction of said bridges shall be commenced within three years and completed within five years from the date of passage hereof.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, February 16, 1924.

February 16, 1924.  
[S. 1634.]  
[Public, No. 26.]

**CHAP. 31.**—An Act To authorize the building of a bridge across the Lumber River in South Carolina, between Marion and Horry Counties.

Lumber River.  
South Carolina, and  
Marion and Horn  
Counties may bridge,  
near Nichols.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the State Highway Department of South Carolina in cooperation with the properly constituted authorities of Marion and Horry Counties, South Carolina, be, and they are hereby, authorized to construct, maintain, and operate a bridge and approaches thereto across the Lumber River to replace the present highway bridge near Nichols, South Carolina, between the Counties of Marion and Horry, South Carolina, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, February 16, 1924

Construction.  
Vol. 34, p. 84.

Amendment.

**CHAP. 32.**—An Act Granting the consent of Congress to the Great Northern Railway Company, a corporation, to maintain and operate or reconstruct, maintain, and operate a bridge across the Mississippi River.

February 16, 1924.  
[H. R. 4366.]  
[Public, No. 27.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of the Congress is hereby granted to the Great Northern Railway Company, a corporation organized under the laws of the State of Minnesota, its successors and assigns, to maintain and operate or reconstruct, maintain, and operate an existing bridge and approaches thereto across the Mississippi River at Nicollet Island in the vicinity of Second Avenue, within the city of Minneapolis, State of Minnesota, in accordance with the provisions of an Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Mississippi River.  
Great Northern Rail-  
way Company may  
bridge, Minneapolis,  
Minn.

Construction.  
Vol. 34, p. 84.

Amendment.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, February 16, 1924.

**CHAP. 33.**—An Act To authorize the State of Illinois to construct, maintain, and operate a bridge, and approaches thereto, across the Fox River in the county of Kendall and State of Illinois.

February 16, 1924.  
[H. R. 4498.]  
[Public, No. 28.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the State of Illinois be, and is hereby, authorized to construct, maintain, and operate a bridge, and approaches thereto, across the Fox River at a point suitable to the interests of navigation, in the county of Kendall, and State of Illinois, on the spur of State Road numbered 18, connecting the villages of Yorkville and Bristol in said county of Kendall, to replace the bridge now connecting the said villages of Yorkville and Bristol, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Fox River.  
Illinois may bridge,  
in Kendall County.

Construction.  
Vol. 34, p. 84.

Amendment.

SEC. 2. The right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, February 16, 1924.

**CHAP. 34.**—An Act Granting the consent of Congress to the State of Illinois to construct, maintain, and operate a bridge and approaches thereto across the Rock River, in the county of Winnebago, State of Illinois, in section 24, township 46 north, range 1 east, of the third principal meridian.

February 16, 1924.  
[H. R. 4499.]  
[Public, No. 29.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the State of Illinois to construct, maintain, and operate a bridge and approaches thereto across the Rock River, at a point suitable to the interests of navigation, in the county of Winnebago, State of Illinois, in section 24, township 46 north, range 1 east, of the third principal meridian, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Rock River.  
Illinois may bridge,  
in Winnebago County.

Construction.  
Vol. 34, p. 84.

Amendment.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, February 16, 1924.

February 16, 1924.  
[H. R. 5273.]  
[Public, No. 30.]

**CHAP. 35.**—An Act Granting the consent of Congress to the Chicago, Milwaukee and Saint Paul Railway Company to construct a bridge over the Mississippi River between Saint Paul and Minneapolis, Minnesota.

Mississippi River,  
Chicago, Milwaukee,  
and Saint Paul Rail-  
way Company may  
bridge, Minneapolis,  
Minn.  
Post, p. 816.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the Chicago, Milwaukee and Saint Paul Railway Company, a corporation organized under the laws of the State of Wisconsin, its successors and assigns, to construct, maintain, and operate a bridge and approaches thereto across the Mississippi River so as to connect the line of railway of said company, in the city of Saint Paul, with the railway of said company near the south limits of the city of Minneapolis, at a location suitable to the interests of navigation, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Construction.  
Vol. 34, p. 84.

Amendment.

**SEC. 2.** That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, February 16, 1924.

February 16, 1924.  
[S. J. Res. 68.]  
[Pub. Res, No. 5.]

**CHAP. 36.**—Joint Resolution Authorizing the erection on public grounds in the city of Washington, District of Columbia, of a memorial to the Navy and marine services, to be known as Navy and Marine Memorial Dedicated to Americans Lost at Sea.

Navy and Marine  
Memorial to Ameri-  
cans lost at sea.  
Erection authorized  
of, in Washington, D.  
C.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Chief of Engineers, United States Army, be, and he is hereby, authorized and directed to grant permission to the honorary national committee and executive committee of the Navy and marine memorial for the erection on public grounds of the United States in the city of Washington, District of Columbia, other than those of the Capitol, the Library of Congress, and the White House, of a memorial to the Navy and marine services, to be known as Navy and Marine Memorial Dedicated to Americans Lost at Sea: *Provided,* That the site chosen and the design of the memorial shall be approved by the National Commission of Fine Arts, and that the United States shall be put to no expense in or by the erection or maintenance of the said memorial.

*Proviso.*  
Approval of Commis-  
sion of Fine Arts.  
No Government ex-  
pense.

Approved, February 16, 1924.

February 20, 1924.  
[S. 2249.]  
[Public, No. 31.]

**CHAP. 37.**—An Act To extend for nine months the power of the War Finance Corporation to make advances under the provisions of the War Finance Corporation Act, as amended, and for other purposes.

War Finance Cor-  
poration, etc.  
Time extended for  
advances, etc., by.  
Vol. 40, p. 1313; Vol.  
42, pp. 181, 634, 1480.  
Post, p. 763.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the time during which the War Finance Corporation may make advances and purchase notes, drafts, bills of exchange, or other securities under the terms of sections 21, 22, 23, and 24 of the War Finance Corporation Act, as amended, is hereby extended to and including November 30, 1924: *Provided,* That if any application for an advance or for the purchase by the War Finance Corporation of notes, drafts, bills of exchange, or other securities is received at the office of the corporation in the District of Columbia on or before November 30, 1924, such application may be acted upon and approved, and the advance may be made or the notes, drafts, bills of exchange, or other securities may be purchased at any time prior to December 31, 1924.

*Proviso.*  
Application received  
on day of termination,  
etc.

SEC. 2. That paragraph 3 of section 15 of Title I of the War Finance Corporation Act, as amended, be amended by striking out at the beginning of said paragraph the words "beginning April 1, 1924," and inserting in lieu thereof the words "beginning January 1, 1925."

Liquidation time extended.  
Vol. 42, p. 1481, amended.

SEC. 3. That paragraph 4 of said section 15 be amended by striking out at the beginning of said paragraph the words "After April 1, 1924," and inserting in lieu thereof the words "After January 1, 1925."

Deposit of funds.  
Vol. 42, p. 1481, amended.

SEC. 4. That the corporation may from time to time, through renewals, substitutions of new obligations, or otherwise, extend the time of payment of any advance made under authority conferred in section 24 of the War Finance Corporation Act, as amended; but the time for the payment of any such advance shall not be extended beyond January 1, 1926, if such advance was originally made on or before January 1, 1923, or beyond three years from the date upon which such advance was originally made, if such advance was originally made after January 1, 1923.

Further renewal for payment of advances on agricultural products, etc.  
Vol. 42, p. 182. Limitation.

Approved, February 20, 1924.

**CHAP. 38.**—An Act Granting the consent of Congress to the State of Illinois and the State of Iowa, or either of them, to construct a bridge across the Mississippi River connecting the county of Whiteside, Illinois, and the county of Clinton, Iowa.

February 20, 1924.  
[H. R. 4817.]  
[Public, No. 32.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the State of Illinois and the State of Iowa, or either of them, to construct, maintain, and operate a bridge and approaches thereto across the Mississippi River at a point suitable to the interests of navigation, at or near the western terminus of the Lincoln Highway in the county of Whiteside, Illinois, and the eastern terminus of the Lincoln Highway in the county of Clinton, Iowa, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Mississippi River. Illinois and Iowa may bridge, between counties of Whiteside, Ill., and Clinton, Iowa.

Construction.  
Vol. 34, p. 84.

SEC. 2. The right to alter, amend, or repeal this Act is hereby expressly reserved.

Amendment.

Approved, February 20, 1924.

**CHAP. 39.**—Joint Resolution Directing the Secretary of the Interior to institute proceedings touching sections 16 and 36, township 30 south, range 23 east, Mount Diablo meridian.

February 21, 1924.  
[S. J. Res. 71.]  
[Pub. Res., No. 6.]

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he hereby is, directed forthwith to institute proceedings to assert and establish the title of the United States to sections 16 and 36, township 30 south, range 23 east, Mount Diablo meridian, within the exterior limits of naval reserve numbered 1 in the State of California, and the President of the United States is hereby authorized and directed to employ special counsel to prosecute such proceedings and any suit or suits ancillary thereto or necessary or desirable to arrest the exhaustion of the oil within said sections 16 and 36 pending such proceedings.

Naval oil reserves, Calif.  
Proceedings directed to establish title of United States to.  
Ante, p. 5.

Special counsel, etc., authorized.

Approved, February 21, 1924.

February 27, 1924.  
[H. R. 3198.]  
[Public, No. 33.]

**CHAP. 40.**—An Act To authorize the States of Alabama and Georgia, through their respective highway departments, to construct and maintain a bridge across the Chattahoochee River at or near Eufaula, Alabama, connecting Barbour County, Alabama, and Quitman County, Georgia.

Chattahoochee River.  
Alabama and Georgia  
may bridge, Eufaula, Ala.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the States of Alabama and Georgia, through their respective highway departments, be, and are hereby, authorized to construct and maintain a bridge and approaches thereto across the Chattahoochee River, at a point suitable to the interests of navigation, at or near Eufaula, Alabama, connecting Barbour County, Alabama, and Quitman County, Georgia, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Construction.  
Vol. 34, p. 84.

Amendment.

**SEC. 2.** That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, February 27, 1924.

February 27, 1924.  
[S. J. Res. 84.]  
[Pub. Res., No. 7.]

**CHAP. 41.**—Joint Resolution Making appropriation for contingent expenses of the United States Senate, fiscal year 1924.

Senate.  
Appropriation for in-  
quiries and investiga-  
tions.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That the sum of \$125,000 is hereby appropriated, out of any money in the Treasury not otherwise appropriated, for the fiscal year 1924, for expenses of inquiries and investigations ordered by the Senate, including compensation of stenographers to committees at such rate as may be fixed by the Committee to Audit and Control the Contingent Expenses of the Senate, but not exceeding 25 cents per hundred words.

Approved, February 27, 1924.

February 27, 1924.  
[H. J. Res. 160.]  
[Pub. Res., No. 8.]

**CHAP. 42.**—Joint Resolution To provide an appropriation for the prosecution of suits to cancel certain leases, and for other purposes.

Naval oil reserves.  
Appropriation for legal  
expenses of suits to  
cancel leases of, etc.  
*Ante*, p. 6.  
*Post*, p. 1315.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That there be, and is hereby, appropriated, from any moneys in the Treasury not otherwise appropriated, the sum of \$100,000, or so much thereof as may be necessary, to be expended by the President for the purpose of employing the necessary attorneys and agents and for such other expenses as may be necessary in instituting and carrying on any suits or other proceedings, either civil or criminal, which he may cause to be instituted or which may be instituted, or to take any other steps deemed necessary to be taken in relation to the cancellation of any leases on oil lands in former naval reserves, in the prosecution of any person or persons guilty of any infraction of the laws of the United States in connection with said leases or in any other measures which he may take to protect the interests of the United States and the people thereof in connection therewith. Any counsel employed by the President under the authority of this resolution shall be appointed by, and with the advice and consent of the Senate and shall have full power and authority to carry on said proceedings, any law to the contrary notwithstanding.

Authority of counsel  
employed.

Approved, February 27, 1924.

**CHAP. 43.**—An Act Granting the consent of Congress to the State Highway Department of North Carolina to construct a bridge across the Pee Dee River in North Carolina between Anson and Richmond Counties.

February 29, 1924.  
[S. 2189.]  
[Public, No. 34.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the State Highway Department of North Carolina and its successors and assigns, to construct, maintain, and operate a bridge and approaches thereto across the Pee Dee River at a point suitable to the interests of navigation, at or near the town of Pee Dee, between the counties of Anson and Richmond, in the State of North Carolina, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Pee Dee River.  
North Carolina may  
bridge, Pee Dee.

Construction.  
Vol. 34, p. 84.

**SEC. 2.** That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Amendment.

Approved, February 29, 1924.

**CHAP. 44.**—Joint Resolution For the appointment of one member of the Board of Managers of the National Home for Disabled Volunteer Soldiers.

February 29, 1924.  
[S. J. Res. 83.]  
[Pub. Res., No. 9.]

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That John J. Steadman, of California, be, and he is hereby, appointed a member of the Board of Managers of the National Home for Disabled Volunteer Soldiers of the United States, to fill the unexpired term of Henry H. Markham, deceased.

National Home for  
Disabled Volunteer  
Soldiers.  
John J. Steadman ap-  
pointed a Manager.

Approved, February 29, 1924.

**CHAP. 46.**—An Act To extend the provisions of certain laws to the Territory of Hawaii.

March 10, 1924.  
[H. R. 4121.]  
[Public, No. 35.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That beginning with the fiscal year ending June 30, 1925, the Territory of Hawaii shall be entitled to share in appropriations now or which may hereafter become available for apportionment under the Act entitled "An Act to provide that the United States shall aid the States in the construction of rural post roads, and for other purposes," approved July 11, 1916, known as the Federal Highway Act, and any Act amendatory thereof or supplementary thereto, upon the same terms and conditions as any of the several States, and such Territory shall be included in the calculations to determine the basis of apportionment of such funds: *Provided,* That in approving road projects in such Territory to receive Federal aid, the Secretary of Agriculture shall give preference to such projects as will expedite the completion of an adequate system of highways for the national defense or which will connect seaports with units of the national parks.

Hawaii.  
Federal Highway  
Act appropriations ex-  
tended to.  
Vol. 39, p. 355; Vol.  
42, p. 212.

*Proviso.*  
Preference to road  
projects to complete  
system, etc.

**SEC. 2.** The provisions of the Federal Farm Loan Act, and any Act amendatory thereof or supplementary thereto, are extended to the Territory of Hawaii. The Federal Farm Loan Board shall include the Territory in a Federal land bank district, and such Federal land bank as the board may designate is authorized to establish branch banks in the Territory.

Federal Farm Loan  
Act provisions ex-  
tended to.  
Vol. 39, p. 360; Vol.  
42, p. 1454.  
Branch banks au-  
thorized.

**SEC. 3.** The Territory of Hawaii shall be entitled to share in the benefits of the Act entitled "An Act for the promotion of the welfare and hygiene of maternity and infancy, and for other purposes," approved November 23, 1921, and any Act amendatory

Maternity and In-  
fancy Act benefits ex-  
tended to.  
Vol. 42, p. 224.  
Post, p. 688.

Apportionment of funds.

thereof or supplementary thereto, upon the same terms and conditions as any of the several States. For the fiscal year ending June 30, 1925, there is authorized to be appropriated, out of any money in the Treasury not otherwise appropriated, the sum of \$13,000, to be available for apportionment under such Act to the Territory, and annually thereafter such sum as would be apportioned to the Territory if such Act had originally included the Territory.

Vocational education provisions extended to. Vols. 39, p. 929.

SEC. 4. The Territory of Hawaii shall be entitled to share in the benefits of the Act entitled "An Act to provide for the promotion of vocational education; to provide for cooperation with the States in the promotion of such education in agriculture and the trades and industries; to provide for cooperation with the States in the preparation of teachers of vocational subjects; and to appropriate money and regulate its expenditure," approved February 23, 1917, and any Act amendatory thereof or supplementary thereto, upon the same terms and conditions as any of the several States. There is authorized to be appropriated, out of any money in the Treasury not otherwise appropriated, for the fiscal year ending June 30, 1925, and annually thereafter, the sum of \$30,000, to be available for allotment under such Act to the Territory.

Allotment authorized.

Vocational rehabilitation of persons disabled in industry provisions extended to. Vol. 41, p. 735.

SEC. 5. The Territory of Hawaii shall be entitled to share in the benefits of the Act entitled "An Act to provide for the promotion of vocational rehabilitation of persons disabled in industry or otherwise and their return to civil employment," approved June 2, 1920, and any Act amendatory thereof or supplementary thereto, upon the same terms and conditions as any of the several States. There is authorized to be appropriated, out of any money in the Treasury not otherwise appropriated, for the fiscal year ending June 30, 1925, and annually thereafter, the sum of \$5,000, to be available for allotment under such Act to the Territory.

Allotment authorized. Post, p. 1202.

Approved, March 10, 1924.

March 11, 1924. [H. R. 584.] [Public, No. 38.]

CHAP. 47.—An Act To authorize the county of Multnomah, Oregon, to construct, maintain, and operate a bridge and approaches thereto across the Willamette River, in the city of Portland, Oregon, in the vicinity of present site of Sellwood Ferry.

Willamette River. Multnomah County may bridge, Portland, Ore.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the county of Multnomah, in the State of Oregon, be, and is hereby, granted authority to construct, maintain, and operate a bridge and approaches thereto across the Willamette River, in the city of Portland, Oregon, at a point suitable to the interests of navigation, approximately fifteen and one-half miles above the mouth of said Willamette River, in the vicinity of the present site of the Sellwood Ferry, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Construction. Vol. 34, p. 54.

Amendment.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, March 11, 1924.

March 11, 1924. [H. R. 3265.] [Public, No. 37.]

CHAP. 48.—An Act To authorize the construction of a bridge between the Boroughs of Brooklyn and Queens, in the city and State of New York.

Newtown Creek.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the city of New York is hereby authorized to construct, maintain, and operate

a bridge and approaches thereto across Newtown Creek, at a point suitable to the interests of navigation, at or near Maspeth Avenue between the Boroughs of Brooklyn and Queens in the city and State of New York, one end of said bridge to be in the Borough of Brooklyn and city of New York, and the other in the Borough of Queens, city of New York, in accordance with the provisions of the Act entitled: "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, March 11, 1924.

New York City may bridge, Boroughs of Brooklyn and Queens.

Construction.  
Vol. 34, p. 84.

Amendment.

**CHAP. 49.**—An Act To authorize the building of a bridge across the Waccamaw River in South Carolina.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the county of Horry, in the State of South Carolina, be, and is hereby, authorized to construct, operate, and maintain a bridge and approaches thereto across the Waccamaw River, in the State of South Carolina, at a point suitable to the interests of navigation, and at or near a point known as Star Bluff, or at or near a point known as Bellamys Landing, in said State, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

SEC. 2. That the right to alter, amend, or repeal this Act is expressly reserved.

Approved, March 11, 1924.

March 11, 1924.  
[H. R. 3681.]

[Public, No. 38.]

Waccamaw River, Horry County, S. C., may bridge.

Location.

Construction.  
Vol. 34, p. 84.

Amendment.

**CHAP. 50.**—An Act Granting the consent of Congress to the State Highway Commission of Louisiana to construct, maintain, and operate a bridge across West Pearl River in the State of Louisiana.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the State Highway Commission of Louisiana to construct, maintain, and operate a bridge and approaches thereto across the West Pearl River at a point suitable to the interests of navigation, approximately one mile north of Pearl River station in the State of Louisiana, and in accordance with the provisions of an Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, March 11, 1924.

March 11, 1924.  
[H. R. 4807.]

[Public, No. 39.]

West Pearl River, Louisiana may bridge.

Location.

Construction.  
Vol. 34, p. 84.

Amendment.

**CHAP. 51.**—An Act Granting the consent of Congress to the construction, maintenance, and operation of a bridge across the Pearl River between Saint Tammany Parish in Louisiana and Hancock County in Mississippi.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the State Highway Commission of Louisiana in cooperation with the proper authorities of the State of Mississippi, or of Hancock County in the State of Mississippi, to construct, maintain, and operate a bridge and approaches thereto across the Pearl River at a point suitable to the interests of navi-

March 11, 1924.  
[H. R. 4807.]

[Public, No. 40.]

Pearl River, Louisiana, etc., may bridge, between Saint Tammany Parish, La., and Hancock County, Miss.

Location.

gation between the Parish of Saint Tammany in the State of Louisiana and the County of Hancock in the State of Mississippi, approximately four and one-half miles northeast of Pearl River station in the State of Louisiana and five miles south of Nicholson in the State of Mississippi and in accordance with the provisions of an Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, March 11, 1924.

Construction.  
Vol. 34, p. 84.

Amendment.

March 12, 1924.  
[H. R. 5557.]  
[Public, No. 41.]

**CHAP. 52.**—An Act To authorize the settlement of the indebtedness of the Republic of Finland to the United States of America.

Finland.  
Settlement of its  
World War indebted-  
ness approved.  
Vol. 42, p. 363.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the settlement of the indebtedness of the Republic of Finland to the United States of America, made by the World War Foreign Debt Commission and approved by the President, upon the following terms is hereby approved and authorized:

Funding of principal  
and interest into bonds.

Principal amount of obligations to be funded, \$8,281,926.17; interest accrued thereon to December 15, 1922, at the rate of 4½ per centum per annum, \$1,027,389.10, less payment in cash made by Finland March 8, 1923, on account of interest, \$300,000, leaving a balance of \$727,389.10; total principal and interest accrued and unpaid as of December 15, 1922, \$9,009,315.27; less payment in cash made by Finland on May 1, 1923, \$9,315.27. Total indebtedness to be funded into bonds, \$9,000,000.

Principal payable in  
installments.

The principal of the bonds shall be paid in annual installments on the 15th day of each December, up to and including December 15, 1984, on a fixed schedule, subject to the right of the Government of Finland to make these payments in three-year periods; the amount of the first year's installment shall be \$45,000, the annual installments to increase with due regularity until, in the sixty-second year, the amount of the installment will be \$345,000, the aggregate installments being equal to the total principal of the debt.

Prior payments al-  
lowed.

The Government of Finland shall have the right to pay off additional amounts of the principal of the bonds on any interest date upon ninety days' notice.

Interest rates.

Interest shall be payable upon the unpaid balances at the following rates on December 15 and June 15 of each year:

At the rate of 3 per centum per annum, payable semiannually, from December 15, 1922, to December 15, 1932, and thereafter at the rate of 3½ per centum per annum, payable semiannually, until final payment.

Acceptance of addi-  
tional bonds for ac-  
crued interest.

The Government of Finland shall have the right to pay up to one-half of any interest accruing between December 15, 1922, and December 15, 1927, on the \$9,000,000, principal amount of bonds first to be issued, in bonds of Finland dated as of the respective dates when the interest to be paid thereby becomes due, payable as to principal on the 15th day of December in each succeeding year, up to and including December 15, 1984, on a fixed schedule, in annual installments, increasing with due regularity in proportion to, and in the manner provided for, the payments to be made on account of principal of the original issue of bonds, and bearing the same rates of interest and being similar in other respects to such original issue of bonds.

Payment in United  
States bonds accepted.

Any payment of interest or of principal may be made, at the option of the Government of Finland, in any United States Gov-

ernment obligations issued after April 6, 1917, such bonds to be taken at par and accrued interest.

Approved, March 12, 1924.

**CHAP. 53.**—Joint Resolution Authorizing the erection on public grounds in the District of Columbia of a statue by Jose Clara personifying "Serenity."

March 12, 1924.  
[S. J. Res. 57.]  
[Pub. Res., No. 10.]

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Chief of Engineers, United States Army, be, and is hereby, authorized and directed to select a suitable site and to grant permission to Charles Deering for the erection, as a gift to the people of the United States, on public grounds of the United States in the city of Washington, District of Columbia, other than those of the Capitol, the Library of Congress, the Mall, and White House, of a Carrara marble statue of "Serenity," by Jose Clara: *Provided*, That the site chosen and the design of the memorial shall be approved by the Joint Committee on the Library, with the advice of the Commission of Fine Arts, that it shall be erected under the supervision of the Chief of Engineers, and that the United States shall be put to no expense in or by the erection of the statue.

"Serenity," statue.  
Erection of, authorized in District of Columbia.

Sites excluded.

*Proviso.*  
Approval of site, etc.

Approved, March 12, 1924.

**CHAP. 54.**—An Act For the relief of certain nations or tribes of Indians in Montana, Idaho, and Washington.

March 13, 1924.  
[H. R. 3444.]  
[Public, No. 42.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That jurisdiction is hereby conferred upon the Court of Claims, with right of appeal to the Supreme Court of the United States, to consider and determine all legal and equitable claims against the United States of the Blackfeet, Blood, Piegan, and Gros Ventre Nations or Tribes of Indians, residing upon the Blackfeet and Fort Belknap Indian Reservations, in the State of Montana; and the Flathead, Kootenais, and Upper Pend d'Oreilles Nations or Tribes of Indians, residing upon the Flathead Indian Reservation, in the State of Montana; and the Nez Perce Nation or Tribe of Indians, residing upon the Lapwai Indian Reservation, in the State of Idaho; and upon the Colville Indian Reservation, in the State of Washington, for lands or hunting rights claimed to be existing in all said nations or tribes of Indians by virtue of the treaty of October 17, 1855 (Eleventh Statutes at Large, page 657, and the following), and in said Flathead, Kootenais, and Upper Pend d'Oreilles Nations or Tribes of Indians by virtue of the treaty of July 16, 1855 (Twelfth Statutes at Large, page 975, and the following), with said Indians, and all claims arising directly therefrom, which lands and hunting rights are alleged to have been taken from the said Indians by the United States, and also any legal or equitable defenses, set-offs, or counterclaims, including gratuities, which the United States may have against the said nations or tribes, and to enter judgment thereon, all claims and defenses to be considered without regard to lapse of time; and the final judgment and satisfaction thereof shall be in full settlement of all said claims.

Indians in Montana, Idaho, and Washington.

Claims of designated tribes of, for lands taken, etc., to be determined by Court of Claims.

Vol. 11, p. 657.

Vol. 12, p. 975.

That suits under this Act shall be begun by the filing of a petition within two years of the date of the approval of this Act, to be verified by the attorney or attorneys selected by the claimant Indians, with the approval of the Secretary of the Interior, employed under contracts executed and approved in accordance with

Time for filing suits.

Parties, etc.

Compensation to attorneys limited.

Proviso.  
Attorney for Nez  
Perces.

Judgments placed to credit of Indians.

existing law. The claimant Indians shall be parties plaintiff and the United States shall be party defendant, and such suits shall on motion of either party be advanced on the docket of the Court of Claims and of the Supreme Court of the United States. The compensation to be paid the attorneys for the claimant Indians shall be determined by the Court of Claims in accordance with terms of the said approved contracts and shall be paid out of any sum or sums found and adjudged to be due said Indians: But in no event shall said compensation exceed 10 per centum of the amount of the respective judgments, nor exceed \$25,000 for the Indians residing on each respective reservation: *Provided, however,* That said compensation shall not exceed \$25,000 for the Nez Perce Nation or Tribe of Indians residing on both the Lapwai and Colville Indian Reservations, nor exceed 10 per centum of the amount of any judgments rendered in favor of said Nez Perce Nation or Tribe, said compensation to be exclusive of all actual and necessary expenses in prosecuting said suits. The balance of any such judgments shall be placed in the Treasury of the United States to the credit of the Indians entitled thereto and draw interest at the rate of 4 per centum per annum.

Approved, March 13, 1924.

March 13, 1924.

[H. R. 6901.]

[Public, No. 43.]

**CHAP. 55.**—An Act To amend section 252 of the Revenue Act of 1921 in respect of credits and refunds.

Income tax.  
Vol. 42, p. 1505,  
amended.  
Credit or refund for  
excess payments.

Time extended for,  
if waiver of right to  
have tax determined  
within five years has  
been filed.

Taxable year 1918,  
included.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the second proviso of subdivision (a) of section 252 of the Revenue Act of 1921 as amended by the Act entitled "An Act to amend the Revenue Act of 1921 in respect to credits and refunds," approved March 4, 1923, is amended to read as follows: "*Provided further,* That if the taxpayer has, within five years from the time the return for the taxable year 1917 was due, filed a waiver of his right to have the taxes due for such taxable year determined and assessed within five years after the return was filed, or if he has, on or before June 15, 1924, filed such a waiver in respect of the taxes due for the taxable year 1918, then such credit or refund relating to the taxes for the year in respect of which the waiver was filed shall be allowed or made if claim therefor is filed either on or before April 1, 1925, or within two years from the time the tax was paid."

Approved, March 13, 1924.

March 14, 1924.

[S. 2014.]

[Public, No. 44.]

**CHAP. 56.**—An Act To authorize the Park-Wood Lumber Company to construct two bridges across the United States Canal which connects Apalachicola River and Saint Andrews Bay, Florida.

United States Canal.  
Park-Wood Lumber  
Company may bridge,  
connecting Apalachi-  
cola River and Saint  
Andrews Bay, Fla.

Construction.  
Vol. 34, p. 54.

Proviso.  
Right of way for ap-  
proaches.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Park-Wood Lumber Company, a corporation organizing and existing under the laws of the State of New Hampshire, its successors and assigns, be, and it is hereby, authorized to construct, maintain, and operate two bridges and approaches thereto across the United States Canal which connects Apalachicola River and Saint Andrews Bay, at a point suitable to the interests of navigation, in the county of Calhoun, in the State of Florida, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906: *Provided,* That the Secretary of War is hereby authorized, upon the recommenda-

tion of the Chief of Engineers, United States Army, to grant permission to the said Park-Wood Lumber Company, under such terms and conditions as the said Secretary may deem equitable and fair to the public, to cross and occupy such public lands pertinent to the United States Canal as may be necessary for the bridge and approaches thereto.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, March 14, 1924.

Amendment.

**CHAP. 57.**—An Act Providing for the examination and survey of Mill Cut and Clubfoot Creek, North Carolina.

March 14, 1924.  
[H. R. 4577.]  
[Public, No. 45.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the provision in section 12 of the River and Harbor Act approved September 22, 1922, providing for a preliminary examination and survey of Mill Cut, North Harlowe, Craven County, North Carolina, is hereby amended to read as follows: "Mill Cut and Clubfoot Creek, North Harlowe, Craven County, North Carolina."

Mill Cut and Clubfoot Creek, N. C.  
Preliminary examination, etc., of, directed.  
Vol. 42, p. 1044, amended.

Approved, March 14, 1924.

**CHAP. 58.**—An Act To authorize the coinage of 50-cent pieces in commemoration of the commencement on June 18, 1923, of the work of carving on Stone Mountain, in the State of Georgia, a monument to the valor of the soldiers of the South, which was the inspiration of their sons and daughters and grandsons and granddaughters in the Spanish-American and World Wars, and in memory of Warren G. Harding, President of the United States of America, in whose administration the work was begun.

March 17, 1924.  
[S. 684.]  
[Public, No. 46.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That in commemoration of the commencement on June 18, 1923, of the work of carving on Stone Mountain, in the State of Georgia, a monument to the valor of the soldiers of the South, which was the inspiration of their sons and daughters and grandsons and granddaughters in the Spanish-American and World Wars, and in memory of Warren G. Harding, President of the United States of America, in whose administration the work was begun, there shall be coined at the mints of the United States silver 50-cent pieces to the number of not more than five million, such 50-cent pieces to be of the standard troy weight, composition, diameter, device, and design as shall be fixed by the Director of the Mint, with the approval of the Secretary of the Treasury, which said 50-cent pieces shall be legal tender in any payment to the amount of their face value.

Stone Mountain Monument.  
Silver 50-cent piece authorized in commemoration of commencing carving of.

Number allowed.

Legal tender.

SEC. 2. That the coins herein authorized shall be issued only upon the request of the executive committee of the Stone Mountain Confederate Monumental Association, a corporation of Atlanta, Georgia, and upon payment by such executive committee for and on behalf of the Stone Mountain Confederate Monumental Association of the par value of such coins, and it shall be permissible for the said Stone Mountain Confederate Monumental Association to obtain said coins upon said payment, all at one time or at separate times, and in separate amounts, as it may determine.

Issued to Stone Mountain Confederate Monumental Association.

Payment.

SEC. 3. That all laws now in force relating to the subsidiary silver coins of the United States and the coining or striking of the same, regulating and guarding the process of coinage, providing for the purchase of material and for the transportation, distribution, and redemption of coins, for the prevention of debasement or counterfeit-

Coinage laws applicable.

ing, for security of the coin, or for any other purposes, whether said laws are penal or otherwise, shall, so far as applicable, apply to the coinage herein authorized: *Provided*, That the United States shall not be subject to the expense of making the necessary dies and other preparations for this coinage.

Approved, March 17, 1924.

*Proviso.*  
No expenses for dies,  
etc.

March 17, 1924.  
[S. J. Res. 91.]  
[Pub. Res., No. 11.]

**CHAP. 59.**—Joint Resolution To authorize the National Society United States Daughters of 1812 to place a marble tablet on the Francis Scott Key Bridge.

Francis Scott Key  
Bridge, D. C.  
Marble tablet author-  
ized on, by Daughters  
of 1812.  
*Ante*, p. 3.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled*, That the National Society United States Daughters of 1812 is authorized to place, on the Francis Scott Key Bridge across Potomac River, a marble tablet, inscribed with the insignia of such society and with the last verse of the Star-Spangled Banner, after the plans and specifications for such tablet have been submitted to, and approved by, the Commission of Fine Arts on such plans and specifications.

No Government ex-  
pense.

**SEC. 2.** Such tablet shall be erected without expense to the Government of the United States.

Approved, March 17, 1924.

March 18, 1924.  
[H. R. 7036.]  
[Public, No. 47.]

**CHAP. 60.**—An Act To amend section 72 of chapter 23, Printing Act, approved January 12, 1895, relative to the allotment of public documents.

Public printing and  
binding.  
Vol. 28, p. 612,  
amended.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That section 72 of chapter 23, Printing Act approved January 12, 1895, be amended so as to read as follows:

Documents printed  
after term of Senator,  
etc., has expired, to be  
delivered to successor.

“That the congressional allotment of public documents printed after the expiration of the term of office of any Senator, Representative, or Delegate shall be delivered to his or her successor in office.

Forfeiture of balance  
on hand at convening  
of each Congress.

“Any Senator, Representative, or Delegate having public documents to his credit at the expiration of his term of office shall take the same prior to the convening of the next succeeding Congress, and if he shall not do so within such period he shall forfeit them to his or her successor in office.”

Approved, March 18, 1924.

March 18, 1924.  
[H. R. 2818.]  
[Public, No. 48.]

**CHAP. 61.**—An Act To grant the consent of Congress to construct, maintain, and operate a dam and spillway across the Waccamaw River, in North Carolina.

Waccamaw River.  
K. C. Council et al.,  
may build, etc., dam  
across.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the consent of Congress is hereby granted to K. C. Council, F. B. Gault, and Oscar High, or their legal representatives or assigns, to construct, maintain, and operate a dam and spillway, together with the embankments necessary to its protection and operation, across the Waccamaw River, or in Waccamaw Lake, in North Carolina, at or near the outlet of said lake into said river and at a point suitable to the interests of navigation: *Provided*, That the work shall not be commenced until the plans therefor have been submitted to and approved by the Chief of Engineers, United States Army, and by the Secretary of War: *Provided further*, That this Act shall not be construed to authorize the use of said dam and spillway to develop

Location.

*Provisos.*  
Approval.

Use restricted.

water power or generate electricity: *Provided further*, That there shall be placed and maintained in connection with said dam and spillway such fishways as may be prescribed by the Secretary of Commerce.

Fishways required.

SEC. 2. That this Act shall be null and void unless the actual construction of the dam and spillway hereby authorized is commenced within two years and completed within four years from the date of the approval of this Act.

Time for construction.

SEC. 3. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Amendment.

Approved, March 18, 1924.

**CHAP. 62.**—An Act To authorize the construction of a bridge across the Little Calumet River at Riverdale, Illinois.

March 18, 1924.  
[H. R. 3845.]

[Public, No. 49.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Acme Steel Goods Company, a corporation organized and existing under the laws of the State of Illinois, its successors and assigns, be, and is hereby, authorized to construct, maintain, and operate a bridge and approaches thereto across the Little Calumet River at a point suitable to the interests of navigation in the village of Riverdale and State of Illinois, and at or near the south city limits of the city of Chicago in the State of Illinois, in accordance with Act of Congress entitled "An Act to regulate the construction of bridges across navigable waters," approved March 23, 1906.

Little Calumet River.  
Acme Steel Goods  
Company may bridge,  
Chicago, Ill.

Construction.  
Vol. 34, p. 84.

Amendment.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, March 18, 1924.

**CHAP. 63.**—An Act Granting the consent of Congress to the Greater Wenatchee Irrigation District to construct, maintain, and operate a bridge across the Columbia River.

March 18, 1924.  
[H. R. 4120.]

[Public, No. 50.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the consent of Congress is hereby granted to the Greater Wenatchee Irrigation District, a corporation organized and existing under the laws of the State of Washington, its successors, and assigns to construct, maintain, and operate a bridge and approaches thereto across the Columbia River, at a point suitable to the interests of navigation, within or near section 15, in township 20 north, of range 23 east of Willamette meridian, in the State of Washington, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Columbia River.  
Greater Wenatchee  
Irrigation District,  
Wash., may bridge.

Location.

Construction.  
Vol. 34, p. 84.

Amendment.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, March 18, 1924.

**CHAP. 64.**—An Act Authorizing the city of Ludington, Mason County, Michigan, to construct a bridge across an arm of Pere Marquette Lake.

March 18, 1924.  
[H. R. 4182.]

[Public, No. 51.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the city of Ludington, Mason County, Michigan, be, and it is hereby, authorized to construct, maintain, and operate a bridge and approaches thereto across an arm of Pere Marquette Lake at Washington Avenue in

Pere Marquette  
Lake.  
Ludington, Mich.,  
may bridge.

Construction.  
Vol. 34, p. 84.

Amendment.

said city, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

SEC. 2. The right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, March 18, 1924.

March 18, 1924.

[H. R. 4187.]

[Public, No. 52.]

**CHAP. 65.**—An Act To legalize a bridge across the Saint Louis River in Carlton County, State of Minnesota.

Saint Louis River.  
Bridge across, in Carlton County, Minn., legalized.

Proviso.

Changes to be made.

Amendment.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the highway bridge built by the authorities of the State of Minnesota across the Saint Louis River, in section 30, township 49, range 16, Carlton County, State of Minnesota, is hereby legalized and the consent of Congress is hereby given to its maintenance by the said State for the use of the general public: *Provided,* That any changes in said bridge which the Secretary of War may deem necessary and order in the interest of navigation shall be promptly made by the said State.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, March 18, 1924.

March 18, 1924.

[H. R. 4984.]

[Public, No. 53.]

**CHAP. 66.**—An Act To authorize the Clay County bridge district, in the State of Arkansas, to construct a bridge over Current River.

Current River.  
Clayton County, Ark., may bridge, at Finley's Ferry.

Construction.  
Vol. 34, p. 84.

Amendment.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the Clay County bridge district, in the State of Arkansas, to construct, maintain, and operate a bridge and approaches thereto across the Current River, at a point suitable to the interests of navigation, at or near what is known as Finley's Ferry, which is near the point where the said river crosses the line between sections 17 and 20, in township 21 north, range 3 east, in Clay County, Arkansas, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, March 18, 1924.

March 18, 1924.

[H. R. 5337.]

[Public, No. 54.]

**CHAP. 67.**—An Act Granting the consent of Congress to construct a bridge over the Saint Croix River between Vanceboro, Maine, and Saint Croix, New Brunswick.

Saint Croix River.  
Maine and Canada may bridge, Vanceboro Me., to Saint Croix, New Brunswick.

Construction.  
Vol. 34, p. 84.

Proviso.  
Consent of Canada required.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the State of Maine to construct, maintain, and operate jointly with the Dominion of Canada a bridge to be located over the Saint Croix River at a point suitable to the interests of navigation, between Vanceboro, State of Maine, and Saint Croix, Province of New Brunswick, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906: *Provided,* That the construction of said bridge shall not be commenced until the consent of the Parliament or other proper authority of the

Dominion of Canada for the erection of the structure shall have been obtained.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, March 18, 1924.

Amendment.

**CHAP. 68.**—An Act Granting the consent of Congress for the construction of a bridge across the Saint John River between Fort Kent, Maine, and Clairs, Province of New Brunswick, Canada.

March 18, 1924.  
[H. R. 5348.]

[Public, No. 55.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted for the construction, maintenance, and operation by the State of Maine and the Dominion of Canada, jointly, of a bridge to be erected across the Saint John River, at a point suitable to the interests of navigation, between Fort Kent, Maine, and Clairs, Province of New Brunswick, Canada, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906: *Provided,* That the construction of said bridge shall not be commenced until the consent of the proper authorities of the Dominion of Canada for the erection of the structure shall have been obtained.

Saint John River. Maine and Canada may bridge, Fort Kent, Me., to Clairs, New Brunswick.

Construction.  
Vol. 34, p. 84.

*Proviso.*  
Consent of Canada required.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, March 18, 1924.

Amendment.

**CHAP. 69.**—An Act Authorizing the construction of a bridge across the Ohio River to connect the city of Benwood, West Virginia, and the city of Bellaire, Ohio.

March 18, 1924.  
[H. R. 5624.]

[Public, No. 56.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Interstate Bridge Company, a corporation organized and existing under the laws of the State of Ohio, its successors and assigns, is hereby authorized to construct, maintain, and operate a bridge and approaches thereto across the Ohio River, at a point suitable to the interests of navigation, to and into the city of Benwood, Union District, county of Marshall, in the State of West Virginia, from the central part of the city of Bellaire, county of Belmont, in the State of Ohio, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Ohio River. Interstate Bridge Company may bridge, Benwood, W. Va., to Bellaire, Ohio.

Construction.  
Vol. 34, p. 84.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, March 18, 1924.

Amendment.

**CHAP. 70.**—An Act Conferring jurisdiction upon the Court of Claims to hear, examine, adjudicate, and enter judgment in any claims which the Cherokee Indians may have against the United States, and for other purposes.

March 19, 1924.  
[H. R. 4457.]

[Public, No. 57.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That jurisdiction be, and is hereby, conferred upon the Court of Claims, notwithstanding the lapse of time or statutes of limitation, to hear, examine, and adjudicate and render judgment in any and all legal and equitable claims arising under or growing out of any treaty or agreement

Cherokee Indians. Claims of, against United States to be adjudicated by Court of Claims.

between the United States and the Cherokee Indian Nation or Tribe, or arising under or growing out of any Act of Congress in relation to Indian affairs, which said Cherokee Nation or Tribe may have against the United States, which claims have not heretofore been determined and adjudicated on their merits by the Court of Claims or the Supreme Court of the United States.

Time for filing.

SEC. 2. Any and all claims against the United States within the purview of this Act shall be forever barred unless suit be instituted or petition filed as herein provided in the Court of Claims within five years from the date of approval of this Act, and such suit shall make the Cherokee Nation party plaintiff and the United States party defendant. The petition shall be verified by the attorney or attorneys employed to prosecute such claim or claims under contract with the Cherokees approved by the Commissioner of Indian Affairs and the Secretary of the Interior; and said contract shall be executed in their behalf by a committee chosen by them under the direction and approval of the Commissioner of Indian Affairs and the Secretary of the Interior. Official letters, papers, documents, and records, or certified copies thereof, may be used in evidence, and the departments of the Government shall give access to the attorney or attorneys of said Indian nation to such treaties, papers, correspondence, or records as may be needed by the attorney or attorneys of said Indian nation.

Procedure.

Evidence admitted.

Counterclaims.

SEC. 3. In said suit the court shall also hear, examine, consider, and adjudicate any claims which the United States may have against said Indian nation, but any payment which may have been made by the United States upon any claim against the United States shall not operate as an estoppel, but may be pleaded as an offset in such suit.

Appeal to Supreme Court.

SEC. 4. That from the decision of the Court of Claims in any suit prosecuted under the authority of this Act, an appeal may be taken by either party as in other cases to the Supreme Court of the United States.

Attorney's fees, etc., by court decree.

SEC. 5. That upon the final determination of any suit instituted under this Act, the Court of Claims shall decree such amount or amounts as it may find reasonable to be paid the attorney or attorneys so employed by said Indian nation for the services and expenses of said attorneys rendered or incurred prior or subsequent to the date of approval of this Act: *Provided*, That in no case shall the aggregate amounts decreed by said Court of Claims for fees be in excess of the amount or amounts stipulated in the contract of employment, or in excess of a sum equal to 10 per centum of the amount of recovery against the United States.

*Proviso.*  
Limitation.

Issue of orders and process.

SEC. 6. The Court of Claims shall have full authority by proper orders and process to bring in and make parties to such suit any or all persons deemed by it necessary or proper to the final determination of the matters in controversy.

Appearance of Attorney General directed.

SEC. 7. A copy of the petition shall, in such case, be served upon the Attorney General of the United States, and he, or some attorney from the Department of Justice to be designated by him, is hereby directed to appear and defend the interests of the United States in such case.

Approved, March 19, 1924.

March 21, 1924.  
[H. R. 5633.]  
[Public, No. 58.]

**CHAP. 71.**—An Act Granting the consent of Congress to the board of supervisors of Hinds County, Mississippi, to construct a bridge across the Pearl River in the State of Mississippi.

Pearl River,  
Hinds County, Miss.,  
may bridge, Jackson.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the consent of Congress is hereby granted to the board of supervisors of Hinds

County, Mississippi, to construct, maintain, and operate a bridge and approaches thereto across the Pearl River, at a point suitable to the interests of navigation, at or near the city of Jackson, State of Mississippi, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Construction.  
Vol. 34, p. 84.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Amendment.

Approved, March 21, 1924.

**CHAP. 72.**—An Act Granting the consent of Congress to the county of Kankakee, State of Illinois, and the counties of Lake and Newton, State of Indiana, to construct, maintain, and operate a bridge and approaches thereto across the Kankakee River at or near the State line between section 19, township 31 north, range 15 east of the third principal meridian, in the county of Kankakee, State of Illinois, and section 1, township 31 north, range 10 west of the second principal meridian, in the counties of Lake and Newton, State of Indiana.

March 21, 1924.  
[H. R. 5737.]  
[Public, No. 59.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the county of Kankakee, State of Illinois, and the counties of Lake and Newton, State of Indiana, to construct, maintain, and operate a bridge and approaches thereto across the Kankakee River at a point suitable to the interests of navigation, at or near the State line between section 19, township 31 north, range 15 east of the third principal meridian, in the county of Kankakee, State of Illinois, and section 1, township 31 north, range 10 west of the second principal meridian, in the counties of Lake and Newton, State of Indiana, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Kankakee River,  
Kankakee County,  
Ill., and Lake and  
Newton Counties, Ind.,  
may bridge.

Location.

Construction.  
Vol. 34, p. 84.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Amendment.

Approved, March 21, 1924.

**CHAP. 73.**—An Act To extend the time for the construction of a bridge across the Mississippi River in section 17, township 28 north, range 23 west of the fourth principal meridian in the State of Minnesota.

March 21, 1924.  
[H. R. 6420.]  
[Public, No. 60.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the times for commencing and completing the construction of a bridge across the Mississippi River at a point suitable to the interests of navigation in or near the northwest quarter of section 17, township 28 north, range 23 west of the fourth principal meridian, between the cities of Minneapolis and Saint Paul, in the State of Minnesota, as provided for in Public Law 451, approved February 27, 1923, are hereby extended, one and three years, respectively, from the date of approval hereof.

Mississippi River.  
Time extended for  
bridging, by Minne-  
apolis and Saint Paul,  
Minn.  
Vol. 42, p. 1323,  
amended.

Amendment.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, March 21, 1924.

**CHAP. 74.**—An Act Granting the consent of Congress to the city of Chicago to construct a bridge across the Calumet River at or near One hundred and thirtieth Street in the city of Chicago, county of Cook, State of Illinois.

March 21, 1924.  
[H. R. 6925.]  
[Public, No. 61.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the city of Chicago, a corporation

Calumet River,  
Chicago, Ill., may  
bridge.

organized under the laws of the State of Illinois, and its successors and assigns, to construct, maintain, and operate a bridge and approaches thereto across the Calumet River at a point suitable to the interests of navigation, at or near One hundred and thirtieth Street in the city of Chicago, county of Cook, and State of Illinois, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Construction.  
Vol. 34, p. 84.

Amendment.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, March 21, 1924.

March 27, 1924.  
[S. 2420.]

[Public, No. 62.]

**CHAP. 75.**—An Act Granting the consent of Congress to the State of South Dakota for the construction of a bridge across the Missouri River between Potter County and Dewey County, South Dakota.

Missouri River.  
South Dakota may  
bridge, between Potter  
and Dewey Counties.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the State of South Dakota to construct, maintain, and operate a bridge and approaches thereto across the Missouri River at a point suitable to the interests of navigation between Potter County and Dewey County, South Dakota, in accordance with the provisions of an Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Construction.  
Vol. 34, p. 84.

Amendment.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, March 27, 1924.

March 27, 1924.  
[S. 2446.]

[Public, No. 63.]

**CHAP. 76.**—An Act Granting the consent of Congress to the Clarks Ferry Bridge Company, and its successors, to construct a bridge across the Susquehanna River at or near the railroad station of Clarks Ferry, Pennsylvania.

Susquehanna River.  
Clarks Ferry Bridge  
Company may bridge,  
Clarks Ferry, Pa.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the Clarks Ferry Bridge Company, a corporation organized under the laws of the State of Pennsylvania, and its successors and assigns to construct, maintain, and operate a bridge and approaches thereto across the Susquehanna River, at a point suitable to the interests of navigation at or near the railroad station of Clarks Ferry, located about fifteen miles north of the city of Harrisburg, in the county of Dauphin, in the State of Pennsylvania, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable water," approved March 23, 1906.

Construction.  
Vol. 34, p. 84.

Amendment.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, March 27, 1924.

March 28, 1924.  
[S. 1982.]

[Public, No. 64.]

**CHAP. 77.**—An Act Granting the consent of Congress to the construction, maintenance, and operation by the Chicago, Milwaukee and Saint Paul Railway Company, its successors and assigns, of a line of railroad across the north-easterly portion of the Fort Snelling Military Reservation in the State of Minnesota.

Fort Snelling Military  
Reservation, Minn.  
Right of way across,  
granted Chicago, Mil-  
waukee and Saint Paul  
Railway Company.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of War is hereby authorized to grant to the Chicago, Milwaukee and Saint Paul Railway Company, a corporation organized under

the laws of the State of Wisconsin, its successors and assigns, a permit to locate, construct, maintain, and operate a line of railroad across the northeasterly portion of the Fort Snelling Military Reservation in the State of Minnesota upon such location and under such regulations and conditions as shall be approved by the Secretary of War, including proper compensation for use of the land covered by the permit.

Compensation.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Amendment.

Approved, March 28, 1924.

**CHAP. 80.**—An Act Authorizing the Director of the Census to collect and publish statistics of cotton.

April 2, 1924.

[S. 2113.]

[Public, No. 65.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Director of the Census be, and he is hereby, authorized and directed to collect and publish statistics concerning the amount of cotton ginned; the quantity of raw cotton consumed in manufacturing establishments of every character; the quantity of baled cotton on hand; the number of active consuming cotton spindles; the number of active spindle hours, and the quantity of cotton imported and exported, with the country of origin and destination.

Cotton statistics.  
Director of Census to collect and publish specified.

SEC. 2. That the statistics of the quantity of cotton ginned shall show the quantity ginned from each crop prior to August 1, August 16, September 1, September 16, October 1, October 18, November 1, November 14, December 1, December 13, January 16, and March 1: *Provided,* That the Director of the Census may limit the canvasses of August 1 and August 16, to those sections of the cotton-growing States in which cotton has been ginned. The quantity of cotton consumed in manufacturing establishments, the quantity of baled cotton on hand, the number of active consuming cotton spindles, the number of active spindle hours, and the statistics of cotton imported and exported shall relate to each calendar month, and shall be published as soon as possible after the close of the month. Each report published by the Bureau of the Census of the quantity ginned shall carry with it the latest available statistics concerning the quantity of cotton consumed, stocks of baled cotton on hand, the number of cotton-consuming spindles, and the quantity of cotton imported and exported.

Cotton ginned.

Periods extended.

*Proviso.*  
Limit of August canvasses.  
Monthly reports of other statistics.

Details.

All of these publications containing statistics of cotton shall be mailed by the Director of the Census to all cotton ginners, cotton manufacturers, and cotton warehousemen, and to all daily newspapers throughout the United States. The Director of the Census shall furnish to the Department of Agriculture, immediately prior to the publication of each report of that bureau regarding the cotton crop, the latest available statistics hereinbefore mentioned, and the said Department of Agriculture shall publish the same in connection with each of its reports concerning cotton.

Distribution of publications.

Latest statistics to be furnished Agricultural Department for cotton reports.

SEC. 3. That the information furnished by any individual establishment under the provisions of this Act shall be considered as strictly confidential and shall be used only for the statistical purpose for which it is supplied. Any employee of the Bureau of the Census who, without the written authority of the Director of the Census, shall publish or communicate any information given into his possession by reason of his employment under the provisions of this Act shall be guilty of a misdemeanor and shall, upon con-

Information considered confidential.

Punishment for divulging, by employees.

viction thereof, be fined not less than \$300 or more than \$1,000 or imprisoned for a period of not exceeding one year, or both so fined and imprisoned, at the discretion of the court.

Information to be furnished by gineries, etc.

SEC. 4. That it shall be the duty of every owner, president, treasurer, secretary, director, or other officer or agent of any cotton ginery, manufacturing establishment, warehouse, or other place where cotton is ginned, manufactured, or stored, whether conducted as a corporation, firm, limited partnership, or by individuals, when requested by the Director of the Census or by any special agent or other employee of the Bureau of the Census acting under the instructions of said director, to furnish completely and correctly, to the best of his knowledge, all of the information concerning the quantity of cotton ginned, consumed, or on hand, and the number of cotton-consuming spindles, and active spindle hours. The request of the Director of the Census for information concerning the quantity of cotton ginned or consumed, stocks of cotton on hand, and number of spindles and spindle hours may be made in writing or by a visiting representative, and if made in writing shall be forwarded by registered mail, and the registry receipt of the Post Office Department shall be accepted as evidence of such demand.

Requests for information.

Furnishment for willful refusal, etc.

Any owner, president, treasurer, secretary, director, or other officer or agent of any cotton ginery, manufacturing establishment, warehouse, or other place where cotton is ginned or stored, who, under the conditions hereinbefore stated, shall refuse or willfully neglect to furnish any of the information herein provided for or shall willfully give answers that are false shall be guilty of a misdemeanor and, upon conviction thereof, shall be fined not less than \$300 or more than \$1,000 or imprisoned for a period of not exceeding one year, or both so fined and imprisoned, at the discretion of the court.

Compilation of information from foreign countries.

SEC. 5. That in addition to the information regarding cotton in the United States hereinbefore provided for, the Director of the Census shall compile, by correspondence or the use of published reports and documents, any available information concerning the production, consumption, and stocks of cotton in foreign countries, and the number of cotton-consuming spindles in such countries. Each report published by the Bureau of the Census regarding cotton shall contain an abstract of the latest available information obtained under the provisions of this section, and the Director of the Census shall furnish the same to the Department of Agriculture for publication in connection with the reports of that department concerning cotton in the same manner as in the case of statistics relating to the United States.

Abstracts to be published with reports.

Simultaneous issue of cotton crop reports.

SEC. 6. That the reports of cotton ginned to the dates as of which the Department of Agriculture is also required to issue cotton crop reports shall be issued simultaneously with the cotton crop reports of that department, the two reports to be issued from the same place at eleven o'clock antemeridian on the eighth day following that on which the respective reports relate. When such date of release falls on Sunday or a legal holiday the reports shall be issued at eleven o'clock antemeridian on the next succeeding workday.

Former law repealed. Vol. 37, p. 136.

SEC. 7. That the Act of Congress authorizing the Director of the Census to collect and publish statistics of cotton, approved July 22, 1912, and all other laws and parts of laws inconsistent with the provisions of this Act are hereby repealed.

Approved, April 2, 1924.

**CHAP. 81.**—An Act Making appropriations to supply deficiencies in certain appropriations for the fiscal year ending June 30, 1924, and prior fiscal years, to provide supplemental appropriations for the fiscal year ending June 30, 1924, and for other purposes.

April 2, 1924.  
[H. R. 7449.]  
[Public, No. 66.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the following sums are appropriated, out of any money in the Treasury not otherwise appropriated, to supply deficiencies in certain appropriations for the fiscal year ending June 30, 1924, and prior fiscal years, to provide supplemental appropriations for the fiscal year ending June 30, 1924, and for other purposes, namely:

First Deficiency Act,  
1924.

## LEGISLATIVE.

Legislative.

### SENATE.

Senate.

To pay Ida G. Nelson, sole surviving child and heir at law of Honorable Knute Nelson, late a Senator from the State of Minnesota, \$7,500.

Knute Nelson.  
Pay to daughter.

To pay Paul Dillingham, sole heir at law of Honorable William P. Dillingham, late a Senator from the State of Vermont, \$7,500.

William P. Dillingham.

To pay Edward D. Nicholson and Ruth Nicholson Melville, sole surviving children and heirs at law of Honorable Samuel D. Nicholson, late a Senator from the State of Colorado, \$7,500.

Pay to heir.  
Samuel D. Nicholson.  
Pay to children.

To enable the Secretary of the Senate to pay from the appropriation for 1924, for compensation for clerical assistance to Senators not chairmen of committees, to Henry G. Teigan for services as clerk rendered Honorable Magnus Johnson, Senator from the State of Minnesota, at the rate of \$2,500 per annum, and increase of compensation at the rate of \$240 per annum from July 17 to 31, 1923.

Henry G. Teigan.  
Services.

For payment to James R. Wick for services rendered the Committee on the District of Columbia during the investigation of traffic conditions in the District of Columbia, from November 10, 1923, to February 10, 1924, \$1,000.

James R. Wick.  
Services.

For additional salary of the Deputy Sergeant at Arms and storekeeper of the Senate for the fiscal year 1924, \$860.

Deputy Sergeant at  
Arms, etc.

For payment of expenses incurred by the Sergeant at Arms on account of attendance of the Committee of Senators at the funeral of the late President Warren G. Harding, \$5,000.

Funeral of President  
Harding.

For purchase of furniture, \$5,000.

Furniture.

For stationery for Senators and the President of the Senate, including stationery for committees and officers of the Senate, \$5,000.

Stationery.

### HOUSE OF REPRESENTATIVES.

House of Representa-  
tives.

To pay the widow of J. C. Cantrill, late a Representative from the State of Kentucky, \$7,500.

J. C. Cantrill.  
Pay to widow.

To pay the mother of H. Garland Dupré, late a Representative from the State of Louisiana, \$7,500.

H. Garland Dupré.  
Pay to mother.

To pay the widow of J. V. Ganly, late a Representative from the State of New York, \$7,500.

J. V. Ganly.  
Pay to widow.

To pay the widow of B. G. Humphreys, late a Representative from the State of Mississippi, \$7,500.

B. G. Humphreys.  
Pay to widow.

To pay the widow of Claude Kitchin, late a Representative from the State of North Carolina, \$7,500.

Claude Kitchin.  
Pay to widow.

To pay the widow of L. W. Mott, late a Representative from the State of New York, \$7,500.

L. W. Mott.  
Pay to widow.

To pay the widow of J. W. Rainey, late a Representative from the State of Illinois, \$7,500.

J. W. Rainey.  
Pay to widow.

D. J. Riordan.  
Pay to widow.

To pay the widow of D. J. Riordan, late a Representative from the State of New York, \$7,500.

L. E. Sawyer.  
Pay to widow.

To pay the widow of L. E. Sawyer, late a Representative from the State of Arkansas, \$7,500.

J. M. C. Smith.  
Pay to widow.

To pay the widow of J. M. C. Smith, late a Representative from the State of Michigan, \$7,500.

J. R. Tyson.  
Pay to widow.

To pay the widow of J. R. Tyson, late a Representative from the State of Alabama, \$7,500.

The foregoing sums shall be disbursed by the Sergeant at Arms of the House.

Miscellaneous items,  
special and select com-  
mittees.

Contingent expenses: For miscellaneous items and expenses of special and select committees, exclusive of salaries and labor, unless specifically ordered by the House of Representatives, fiscal year 1923, \$13,086.98.

Stationery

For stationery for Representatives, Delegates, and Resident Commissioners, \$750.

William Tyler Page.  
Compiling contested  
election cases docu-  
ments.

To pay William Tyler Page, Clerk of the House of Representatives, for service in compiling, arranging for the printer, reading proof, indexing testimony, stenography and typewriting, supervision of the work, and expenses incurred in the contested-election cases of the Sixty-eighth Congress, as authorized by the Act entitled "An Act relating to contested elections," approved March 2, 1887, \$2,483.68; and an additional sum to such persons as were actually engaged in the work, designated by him, and in such proportions as he may deem just for the assistance rendered in the work, \$1,516.32; in all, \$4,000.

Vol. 24, p. 445.

Additional for assist-  
ance.

For payment of expenses incurred by the Sergeant at Arms on account of attendance of the committee of Members of the House of Representatives at the funeral of the late President Warren G. Harding, \$5,500.

Funeral of President  
Harding.

Folding.

For folding speeches and pamphlets, at a rate not exceeding \$1 per thousand, \$7,500.

Public Buildings  
Commission.

#### PUBLIC BUILDINGS COMMISSION.

Expenses.

For expenses of the Public Buildings Commission, \$10,000, to remain available until expended.

Architect of the Cap-  
itol.

#### ARCHITECT OF THE CAPITOL.

Capitol Power Plant.  
Lighting the dome.

Capitol Power Plant: For the complete installation of the new flood-lighting system for the dome of the Capitol, fiscal year 1923, \$5,000.

Senate Office Build-  
ing.  
New rooms, etc.

Senate Office Building: For construction of an additional suite of rooms, including painting, and personal and other services, as authorized by the Senate Committee on Rules, \$12,000.

Rugs, etc.

For the purchase of rugs and repair of old rugs for the Senate Office Building, including personal and other services, \$12,500.

Executive.

#### EXECUTIVE.

President Harding.  
Expenses of sickness,  
death, and burial.

To pay the expenses incurred on account of the sickness and death of President Harding, including compensation of physicians, undertakers' charges, telegraphing, postage, stationery, automobile hire, railroad and Pullman expenses, and other necessary expenses incident to the removal of his remains from San Francisco, California, to Washington, District of Columbia, and thence to Marion, Ohio, \$28,000: *Provided*, That only such expenses and services as shall be determined to be just and reasonable and were necessary shall be paid. All accounts shall be presented within two months

Proviso.  
Restriction.

Time for presenting  
accounts.

from the date of the approval of this Act, and no payment shall be made from this appropriation to any officer or employee of the Government for personal or professional services, these accounts to be paid by the disbursing officer of the White House on vouchers approved by the President.

#### ALIEN PROPERTY CUSTODIAN.

To enable the Alien Property Custodian to pay expenses incurred and to be incurred in caring for, insuring, and returning to their owners certain valuable works of art loaned to the Panama-Pacific International Exposition upon request made of the Austrian-Hungarian Government by the Secretary of State, which works of art were seized by the Alien Property Custodian in 1918, and are now to be returned, \$8,514.83.

Alien Property Custodian.

Austro-Hungarian Government.  
Care of seized property of, etc.

#### AMERICAN BATTLE MONUMENTS COMMISSION.

For every expenditure requisite for and incident to the work of the American Battle Monuments Commission authorized by the Act entitled "An Act for the creation of an American Battle Monuments Commission to erect suitable memorials commemorating the services of the American soldier in Europe, and for other purposes," approved March 4, 1923, including the acquisition of land or interest in land in foreign countries for carrying out the purposes of the said Act without submission to the Attorney General of the United States under the provisions of section 355 of the Revised Statutes; employment of personal services in the District of Columbia and elsewhere; the transportation of, mileage of, reimbursement of actual travel expenses or per diem in lieu thereof to the personnel engaged upon the work of the commission, as authorized by law; the establishment of offices and the rent of office space in foreign countries; printing, engraving, lithographing, binding, photographing, and typewriting; and the actual expenses of the members of the commission and its secretary, \$95,750, to remain available until June 30, 1925: *Provided*, That not exceeding \$1,600 of the amount herein appropriated shall be available to meet such expenses of the commission as may have been incurred since March 4, 1923, and prior to the passage of this Act, as may be approved by the chairman of the commission: *Provided further*, That when traveling with the commission or on the business of the commission officers of the Army serving as members or as secretary of the commission shall be reimbursed for actual expenses as provided for other members of the commission: *Provided further*, That disbursements for expenditures outside of continental United States may be made by a special disbursing agent designated by the commission and under such regulations as it may prescribe.

American Battle Monuments Commission.

Expenses for work of.  
Vol. 42, p. 1509.  
*Post*, pp. 522, 1199.

Title to land.  
R. S., sec. 355, p. 60.

Offices, etc., in foreign countries.

*Provisos*.  
Allowance for prior expenses.

Travel expenses of Army officers.

Special disbursing agent abroad.

#### FEDERAL BOARD FOR VOCATIONAL EDUCATION.

Cooperative vocational education in agricultural education: For an additional amount to enable the Federal Board for Vocational Education to comply with the requirements of the Act entitled "An Act to provide for the promotion of vocational education," approved February 23, 1917, \$27,502.12.

Cooperative vocational education in trade, home economics, and industrial education: For an additional amount to enable the Federal Board for Vocational Education to comply with the requirements of the Act entitled "An Act to provide for the promotion of vocational education," approved February 23, 1917, \$48,179.97.

Federal Board for Vocational Education.

Agricultural education.

Vol. 39, p. 930.

Trade, home economics, and industrial education.

## Housing Corporation.

## UNITED STATES HOUSING CORPORATION.

Government hotels,  
D. C.  
Ground rent.

Government hotels, Washington, District of Columbia: For ground rent for squares 632, 681, and part of 680, in the District of Columbia, occupied by the Government hotels from and including November 15, 1922, as follows:

Fiscal year 1923, \$46,653;

Fiscal year 1924, \$74,315.

## Veterans' Bureau.

## UNITED STATES VETERANS' BUREAU.

Vocational rehabilitation.  
Expenses of, for discharged soldiers, etc.  
Vol. 40, p. 617; Vol. 42, p. 1244.

Vocational rehabilitation: For carrying out the provisions of an Act entitled "An Act to provide for the vocational rehabilitation and return to civil employment of disabled persons discharged from the military or naval forces of the United States, and for other purposes," approved June 27, 1918, as amended, fiscal year 1923, \$900,000: *Provided*, That no part of the foregoing sum shall be used for the establishment, maintenance, or operation of training schools at any Army camp or cantonment acquired for use as a training center, except Camp Sherman, Chillicothe, Ohio: *Provided further*, That no part of the foregoing appropriation shall be expended for construction work except necessary repairs.

Provisos.  
Army camps restriction.

Limit on construction work.

Hospitals, etc., for World War patients, etc.  
Vol. 42, p. 496.

Hospital facilities and services: For further carrying out the provisions of the Act entitled "An Act to authorize an appropriation to enable the Director of the United States Veterans' Bureau to provide for the construction of additional hospital facilities and to provide medical, surgical, and hospital services and supplies for persons who served in the World War, the Spanish-American War, the Philippine insurrection, and the Boxer rebellion, and are patients of the United States Veterans' Bureau," approved April 20, 1922, \$5,000,000, for which the Director of the United States Veterans' Bureau, subject to the approval of the President, was authorized to incur obligations by an Act entitled "An Act making an appropriation for additional hospital facilities for patients of the United States Veterans' Bureau," approved May 11, 1922.

Vol. 42, p. 507.

Damages to private property.

Vol. 42, p. 1066.

Damage claims: To pay claims for damages to or losses of privately owned property adjusted and determined by the United States Veterans' Bureau, under the provisions of the Act entitled "An Act to provide a method for the settlement of claims arising against the Government of the United States in sums not exceeding \$1,000 in any one case," approved December 28, 1922, as fully set forth in House Document Numbered 183, reported to Congress at its present session, \$626.16.

## District of Columbia.

## DISTRICT OF COLUMBIA.

Executive office.

## EXECUTIVE OFFICE.

Plumbing inspectors, etc.

Plumbing inspection division: For temporary employment of additional inspectors of plumbing and laborers for such time as their services may be necessary, \$2,000.

Rent Commission.

## RENT COMMISSION.

Salaries and expenses.  
Vol. 41, p. 298; Vol. 42, pp. 200, 543.

Rent Commission, District of Columbia: For salaries and expenses authorized by section 103, Title II, of the Food Control and the District of Columbia Rents Act, approved October 22, 1919, as amended by the Act approved August 24, 1921, extending the Rent

Commission until May 22, 1922, and the Act approved May 22, 1922, extending the said commission until May 22, 1924, \$4,040.

CONTINGENT AND MISCELLANEOUS EXPENSES.

For printing copies of zoning regulations, zoning maps and atlases, stationery, clerical assistance, preparation of zoning studies and reports, to remain available until June 30, 1925, \$1,500. Printing zoning regulations, etc.

For printing a revised edition of the building code, \$2,000. Building code.

For carrying out the provisions of the Act entitled "An Act to authorize the Commissioners of the District of Columbia to remove dangerous or unsafe buildings, and parts thereof, and for other purposes," approved March 1, 1899, to pay such member of the board of survey provided for therein, other than the inspector of buildings, at a compensation of not to exceed \$10 for each survey, to pay the cost of making safe or removing such buildings upon the refusal or the neglect of the owners so to do, \$8,400. Removing dangerous buildings. Vol. 30, p. 923.

For rent of offices of the recorder of deeds, \$1,600. Recorder of deeds. Office rent.

PUBLIC CONVENIENCE STATIONS.

For maintenance of public convenience stations, including compensation of necessary employees, \$3,000. Public convenience stations. Maintenance.

SEWERS.

For assessment and permit work, \$100,000. Sewers. Assessment and permit work.

POLICE AND FIREMEN'S RELIEF FUND.

To pay the relief and other allowances as authorized by law, a further sum not to exceed \$85,000 is appropriated from the policemen and firemen's relief fund. Police, etc., relief fund. Payments from.

PUBLIC SCHOOLS.

For allowance to principals of grade school buildings, for services rendered as such, in addition to their grade salary, to be paid in strict conformity with the provisions of the Act entitled "An Act to fix and regulate the salaries of teachers, school officers, and other employees of the Board of Education of the District of Columbia," approved June 20, 1906, \$17,390. Principals of grade school buildings. Vol. 34, p. 320.

For expenses attending the instruction of deaf and dumb persons admitted to the Columbia Institution for the Deaf from the District of Columbia, under section 4864 of the Revised Statutes, and as provided for in the Act approved March 1, 1901, and under a contract to be entered into with the said institution by the commissioners, \$2,750. Deaf and dumb instruction. R. S., sec. 4864, p. 942. Vol. 31, p. 844.

To complete construction of the Bancroft School, an eight-room extensible building in the Ingleside section, \$22,260. Bancroft School. Completing.

For the erection of an eight-room extensible building between Georgia Avenue and Sixteenth Street northwest, north of Park Road (Raymond School), \$10,000. Raymond School. Construction.

METROPOLITAN POLICE.

For heating plant for head house, located on Wharf Numbered 6, Washington Channel, Potomac River front, to be used as quarters for the Harbor Police Precinct, \$1,700. Police. Harbor police quarters.

## Courts.

## COURTS.

Supreme court.  
Miscellaneous  
expenses.

Supreme Court, District of Columbia: For such miscellaneous expenses as may be authorized by the Attorney General for the Supreme Court of the District of Columbia and its officers, including the same objects specified under this head in the District of Columbia Appropriation Acts for the following fiscal years:

For 1922, \$39.41;

For 1923, \$2,024.53;

For 1924, \$21,000.

Support of convicts.

Support of convicts: For support, maintenance, and transportation of convicts transferred from the District of Columbia; expenses of shipping remains of deceased convicts to their homes in the United States, and expenses of interment of unclaimed remains of deceased convicts; expenses incurred in identifying and pursuing escaped convicts and rewards for their recapture, fiscal year 1923, \$10,105.58; to be expended under the direction of the Attorney General.

Board of Charities.

## BOARD OF CHARITIES.

Children's Hospital.

Children's Hospital: For care and treatment of indigent patients under contracts to be made by the Board of Charities with the Children's Hospital, \$5,000.

## JUDGMENTS.

Payment of judgments.

For payments of the judgments, including costs, rendered against the District of Columbia, as set forth in House Document Numbered 170 of the present session, \$3,720.28, together with a further sum to pay the interest at not exceeding 4 per centum per annum on such judgments, as provided by law, from the date the same become due until date of payment.

Proportion from District revenues, etc.

Sixty per centum of the foregoing sums for the District of Columbia, unless otherwise therein specifically provided, shall be paid out of the revenues of the District of Columbia and 40 per centum out of the Treasury of the United States.

Water Department.

## WATER DEPARTMENT.

Extending distributing systems.

For extension of the water department distribution system, laying of such service mains as may be necessary under the assessment system, \$50,000, to be paid from the revenues of the water department.

Gallinger Hospital.

## GALLINGER MUNICIPAL HOSPITAL.

Employment of expert service.

The Commissioners of the District of Columbia are authorized to employ necessary expert services, and pay traveling and other expenses in connection with the study, criticism, and revision of the existing plans for the development of the Gallinger Municipal Hospital, from appropriations provided for the erection of said hospital at a cost not exceeding \$2,500.

Agricultural Department.

## DEPARTMENT OF AGRICULTURE.

Secretary's Office.

## OFFICE OF THE SECRETARY.

American University.  
Rent.

For an additional amount required to pay rental to the trustees of American University for use of the fixed nitrogen research laboratory for the fiscal year 1924, \$10,000, to be paid from the

funds transferred from the War Department to the Department of Agriculture.

General expenses, Office of Experiment Stations: For necessary expenses to repair damage by typhoon to buildings, fences, and so forth, of the agricultural experiment station on the island of Guam, \$3,500.

Guam.  
Repairing typhoon  
damages.

#### FOREST SERVICE.

Forest Service.

General expenses: For fighting and preventing forest fires, \$55,000: *Provided*, That not to exceed \$6,000 of this amount shall be used in meeting an emergency caused by insects on the Kaibab National Forest and in the Grand Canyon National Park.

Fighting forest fires.  
*Proviso.*  
Kaibab Forest and  
Grand Canyon Park.

Insect infestations: The appropriation of \$150,000 provided by the First Deficiency Appropriation Act, fiscal year 1922, approved December 15, 1921, and continued available through the calendar year ending December 31, 1923, by the Second Deficiency Appropriation Act, approved January 22, 1923, for the prevention of loss of timber from insect infestations on public lands in Oregon and California, shall remain available until December 31, 1924.

Insect infestations,  
Oregon and California.  
Appropriation avail-  
able.  
Vol. 42, pp. 331, 1156.  
*Post*, p. 1325.

Protection of the so-called Oregon and California railroad lands and Coos Bay wagon road lands: To enable the Secretary of Agriculture to establish and maintain a patrol to prevent trespass and to guard against and check fires upon the land vested in the United States by the Act approved June 9, 1916, and the lands known as the Coos Bay wagon road lands involved in the case of Southern Oregon Company against United States (Numbered 2711) in the Circuit Court of Appeals of the Ninth Circuit, \$11,900.

Oregon-California  
railroad lands, etc.  
Fire protection, etc.,  
of vested.  
Vol. 39, p. 218.

Coos Bay Wagon  
Road lands.

#### BUREAU OF ENTOMOLOGY.

Entomology Bureau.

Preventing spread of moths: To enable the Secretary of Agriculture to meet the emergency caused by the continued spread of the gipsy moth by conducting field control operations in the New England States, New York, and New Jersey, in cooperation with the States concerned, including the employment of persons and means in the city of Washington and elsewhere and all other necessary expenses, \$70,000.

Gipsy moths.  
Preventing spread of.

#### BUREAU OF AGRICULTURAL ECONOMICS.

Agricultural Econom-  
ics Bureau.

Enforcement of the United States Cotton Standards Act: To enable the Secretary of Agriculture to carry into effect the provisions of the United States Cotton Standards Act, including the payment of such rent outside of the District of Columbia and the employment of such persons and means as the Secretary of Agriculture may deem necessary in the city of Washington and elsewhere, \$25,550: *Provided*, That any moneys received from or in connection with the sale of cotton now on hand or purchased for the preparation of any official cotton standards, and condemned, or from the sale of cotton standards prepared from cotton now on hand or purchased, may be used as authorized by section 6 of said Act.

Cotton Standards Act.  
Enforcement of.  
Vol. 42, p. 1517.

*Proviso.*  
Reuse of money from  
sales, etc.

Administration of the United States Warehouse Act: To enable the Secretary of Agriculture to carry into effect the provisions of the United States Warehouse Act, approved August 11, 1916, as amended by the Act of February 23, 1923, including the payment of such rent outside of the District of Columbia and the employment of such persons and means as the Secretary of Agriculture may deem necessary, in the city of Washington and elsewhere, \$10,000.

Warehouse Act.  
Administration of.  
Vol. 39, p. 486; Vol.  
42, p. 1282.

Public Roads Bureau.

BUREAU OF PUBLIC ROADS.

Payment of damage claim.  
Vol. 42, p. 1066.

Damage claim: To pay the claim for damage to privately owned property adjusted and determined by the Department of Agriculture under the provisions of the Act entitled "An Act to provide a method for the settlement of claims arising against the Government of the United States in sums not exceeding \$1,000 in any one case," approved December 28, 1922, as fully set forth in House Document Numbered 191, reported to Congress at its present session, \$196.93, to be paid from the administrative allotment provided in the Federal Aid Road Act of July 11, 1916, as amended.

Vol. 39, p. 355.

Seed grain loans.

COLLECTION OF SEED GRAIN LOANS.

Collections of, from farmers.  
Vol. 41, p. 1347; Vol. 42, p. 467.

For an additional amount to enable the Secretary of Agriculture to collect moneys due the United States on account of loans made under the seed-grain loan provisions of the Act of March 3, 1921, and the seed-grain loan Act of March 20, 1922, including the employment of such persons and means in the city of Washington and elsewhere as may be necessary, \$13,000.

Contagious diseases of animals.

ERADICATION OF FOOT-AND-MOUTH DISEASE.

Expenses for eradicating designated.

Post, pp. 110, 458.

Payment of claims for animals destroyed.

For personal services and other expenditures in the District of Columbia and elsewhere in connection with the arrest and eradication of foot-and-mouth disease, rinderpest, contagious pleuropneumonia, or other contagious or infectious disease of animals, including the payment of claims growing out of past and future purchases and destruction, in cooperation with the States, of animals affected by or exposed to, or of materials contaminated by or exposed to, any such disease, wherever found and irrespective of ownership, under like or substantially similar circumstances, when such owner has complied with all lawful quarantine regulations, and including necessary investigations to determine whether such diseases have been completely eradicated in districts where they previously existed, \$1,000,000, to be expended by the Secretary of Agriculture, when, in his judgment, an emergency exists which threatens the livestock industry of the country, and to remain available until June 30, 1925: *Provided*, That the payment for animals hereafter purchased may be made on an appraisement based on the meat, dairy, or breeding value, but in case of appraisement based on breeding value no appraisement of any animal shall exceed three times its meat or dairy value, and except in case of an extraordinary emergency, to be determined by the Secretary of Agriculture, the payment by the United States Government for any animal shall not exceed one-half of any such appraisements.

Proviso.  
Appraisement of values.

Department of Commerce.

DEPARTMENT OF COMMERCE.

Printing and binding.

PRINTING AND BINDING.

Allowance from rubber investigations appropriation.  
Vol. 42, p. 1536.

Not to exceed \$20,000 of the appropriation "Investigating sources of crude rubber, Department of Commerce, 1923 and 1924," is hereby made available for printing and binding for the Department of Commerce.

Standards Bureau.

BUREAU OF STANDARDS.

Altitude chambers.

Replacement of altitude chambers: For replacement of the altitude chambers, equipment, and accessories for experimental work on

internal-combustion engines, recently damaged by explosion, including provisions for safety in operation, including personal services in the District of Columbia, \$72,000.

Replacing damages to, by explosion.

Automotive power plants, their fuels, lubricants, and accessories: For the promotion of economy and efficiency in automotive transportation by land and by air through investigations of the basic principles underlying the design, performance, operation, and testing of automotive engines, their fuels, lubricants, accessories, and the power transmitting system in connection with them, also such elements as brakes and brake linings; to promote economy in the use of liquid fuels and safety in vehicular traffic; including personal services in the District of Columbia and in the field, \$10,000.

Automotive power plants, etc.  
Investigation of basic principles underlying, etc.

Damage claim: To pay the claim for damage to privately owned property adjusted and determined by the Department of Commerce under the provisions of the Act entitled "An Act to provide a method for the settlement of claims arising against the Government of the United States in sums not exceeding \$1,000 in any one case," approved December 28, 1922, as fully set forth in House Document Numbered 127, reported to Congress at its present session, \$294.25.

Payment of damage claim.  
Vol. 42, p. 1066.

#### BUREAU OF LIGHTHOUSES.

Lighthouses Bureau.

Lighthouse vessels: For salaries and wages of officers and crews of light vessels and lighthouse tenders, including temporary employments when necessary, \$70,000.

Lighthouse vessels.  
Salaries, etc.

Retired pay: For retired pay of officers and employees engaged in the field service or on vessels of the Lighthouse Service, except persons continuously employed in district offices and shops, \$12,000.

Retired pay.

Damage claims: To pay claims adjusted and determined by the Department of Commerce under the provisions of section 4 of the Act approved June 17, 1910 (Thirty-sixth Statutes, page 537), on account of damage occasioned to private property by collision with vessels of the Lighthouse Service and for which the vessels of the Lighthouse Service were responsible, certified to the present Congress in House Document Numbered 129, \$262.09.

Damage claims.  
Payment of collision.  
Vol. 36, p. 537.

#### COAST AND GEODETIC SURVEY.

Coast and Geodetic Survey.

Damage claims: To pay the claim adjusted and determined by the Department of Commerce under the provisions of the Act approved June 5, 1920 (Forty-first Statutes, page 1054), on account of damage occasioned by acts for which the Coast and Geodetic Survey has been found to be responsible, certified to the present Congress in House Document Numbered 128, \$20.

Collision damage claims.  
Vol. 41, p. 1054.

### DEPARTMENT OF THE INTERIOR.

Interior Department.

#### OFFICE OF THE SECRETARY.

Secretary's Office.

Care and custody of the insane of Alaska: For care and custody of persons legally adjudged insane in Alaska, including transportation and other expenses, fiscal year 1923, \$500: *Provided*, That authority is granted to the Secretary of the Interior to pay from this appropriation to the Sanitarium Company of Portland, Oregon, not to exceed \$600 per capita per annum for the care and maintenance of Alaskan insane patients during the fiscal year 1923.

Alaska insane.

*Proviso.*  
Sanitarium Company.

#### BUREAU OF PENSIONS.

Pensions Bureau.

For fees and expenses of examining surgeons, pensions, for services rendered within the following fiscal years:

Examining surgeons.

For 1923, \$40,000;  
For 1924, \$260,000.

## Indian Office.

## OFFICE OF INDIAN AFFAIRS.

Purchase and transportation of supplies.

Purchase and transportation of Indian supplies: For expenses necessary to the purchase of goods and supplies for the Indian Service, including inspection, pay of necessary employees, and all other expenses connected therewith, including advertising, storage, and transportation of Indian goods and supplies, for the following fiscal years:

For 1923, \$21,126.28;

For 1922, \$9,102.03.

Omaha Indians.  
Court costs in case of.

Court costs, case of Omaha Indians against United States (tribal funds): For the balance of court costs incurred in the case of the Omaha Tribe of Indians against the United States, decided by the Supreme Court of the United States, June 1, 1920, \$44.90, payable from the tribal funds of the Omaha Indians.

Walter Runke.  
Reimbursement to.

Reimbursement to Walter Runke: For payment to Walter Runke, former superintendent of the Western Navajo Indian Agency, Arizona, as authorized by the Act of February 26, 1923, \$3,999.52.

Wind River Reservation, Wyo.  
Payment to Indians of.

Payment to Indians of Wind River Reservation, Wyoming: For making payments to Indians of the Wind River Reservation, in accordance with the provisions of the Act entitled "An Act to ratify and amend an agreement with the Indians residing on the Shoshone or Wind River Indian Reservation in the State of Wyoming, and to make appropriations for carrying the same into effect," approved March 3, 1905 (Thirty-third Statutes at Large, page 1021), \$50, reimbursable from the receipts from the sale of the lands ceded and relinquished pursuant to such Act.

Vol. 33, p. 1021.

Chippewas in Minnesota.  
Tubercular sanatorium for, from principal sum to their credit.

Tuberculosis sanatorium for Chippewa Indians in Minnesota (tribal funds): For repairing and remodeling of Indian school buildings at Onigum, Minnesota, for the purpose of converting same into a tubercular sanatorium for the benefit of the Chippewa Indians of Minnesota, and for the maintenance and operation of said sanatorium, \$50,000, to remain available until June 30, 1925, and to be paid from the principal sum on deposit to the credit of said Indians arising under section 7 of the Act approved January 14, 1889, entitled "An Act for the relief and civilization of the Chippewa Indians in the State of Minnesota."

Vol. 25, p. 645.

Gila River Reservation, Ariz.  
Completing dam, etc., for diverting river for irrigating Indian lands, etc., in.

Gila River Reservation, Arizona: For completing the construction by the Indian Service of a dam with a bridge superstructure and the necessary controlling works for diverting water from the Gila River for the irrigation of Indian land and Indian allotments on the Gila River Indian Reservation, Arizona, as recommended by the Board of Engineers of the United States Army in paragraph 217 of its report to the Secretary of War of February 14, 1914, \$300,000, to remain available until June 30, 1925, reimbursable as provided in section 2 of the Act of August 24, 1912 (Thirty-seventh Statutes at Large, page 522).

Repayment.  
Vol. 37, p. 522.

Chilocco, Okla.  
Rebuilding barn,  
etc., at school.

Chilocco Indian School, Chilocco, Oklahoma: For rebuilding and reequipping the horse barn at the Chilocco Indian School, Chilocco, Oklahoma, which was destroyed by fire on February 14, 1924, \$12,000; and for the replacement of horses, mules, harness, and feed, \$5,000; in all, \$17,000, to remain available until June 30, 1925, \$17,000.

National Park service.

## NATIONAL PARK SERVICE.

Yellowstone, Wyo.  
Repairing flood damages.

Yellowstone National Park, Wyoming: For repairing damage caused by flood washouts to roads, bridges, and retaining walls in Yellowstone National Park and to the road leading out of the park from the east boundary, \$27,700.

For amounts found due on account of the appropriations enumerated below for the fiscal years named, as follows:

I. M. Chance, Glacier National Park, 1919, \$72;  
 Grand Canyon Railway Company, Grand Canyon National Park, 1921, \$60.15;  
 California Hardware Company, Grand Canyon National Park, 1922, \$33.69;  
 Fred Harvey, Grand Canyon National Park, 1922, \$595.28;  
 Grand Canyon Railway Company, Grand Canyon National Park, 1922, \$939.84;  
 In all, \$1,700.96.

Unpaid accounts.

Glacier.

Grand Canyon.

#### BUREAU OF EDUCATION.

Education Bureau.

Education of natives of Alaska: Of any unexpended balances of appropriation for specific objects included under the appropriation "Education of natives of Alaska, 1923 and 1924," a sum not exceeding \$12,000 may be applied to the payment of "Freight, including operation of the United States ship Boxer," in addition to the \$19,000 allotted for that purpose for that year.

Alaska.  
 Educating natives.  
 Use of balances.

#### THE ALASKA RAILROAD.

Alaska Railroad.

For expenses of maintenance and operation of railroads in the Territory of Alaska (in excess of revenues) during the fiscal year 1924, \$245,000: *Provided*, That no part of this sum shall be expended for construction of hotels.

Maintenance and operation.

*Proviso.*  
 Hotel construction forbidden.

For bridge renewals, including filling old trestles, tie renewals, ballasting, bank widening, riprapping, reconstruction of telegraph line, and for additional rolling stock, \$865,000, to remain available until December 31, 1924.

Repairs, renewals, etc.  
*Post*, p. 1332.

#### BUREAU OF RECLAMATION.

Reclamation Bureau.

Damage claims: To pay claims for damages to or losses of privately owned property adjusted and determined by the Department of the Interior under the provisions of the Act entitled, "An Act to provide a method for the settlement of claims arising against the Government of the United States in sums not exceeding \$1,000 in any one case," approved December 28, 1922, as fully set forth in House Document Numbered 151, reported to Congress at its present session, \$612.85: *Provided*, That claims 1 and 3 shall be paid out of the "reclamation fund."

Payment of property damage claims.

Vol. 42, p. 1066.

*Proviso.*  
 Payments from reclamation fund.

#### DEPARTMENT OF JUSTICE.

Department of Justice.

##### CONTINGENT EXPENSES.

For miscellaneous expenditures to cover the payment of telegraph and telephone bills, fiscal year 1923, \$3,226.13.

Contingent expenses.

##### MISCELLANEOUS OBJECTS.

Books for judicial officers: For books for judicial officers, including the same objects specified under this head in the Acts making appropriations for the Department of Justice for the following fiscal years:

Books for judicial officers.

For 1918, \$6;  
 For 1920, \$8.75;  
 For 1921, \$14.

Defending suits in claims.	Defending suits in claims: For defending suits in claims against the United States, including the same objects specified under this head in Sundry Civil Appropriation Act for the fiscal year 1922, \$526.25.
Traveling, etc., expenses.	Traveling and miscellaneous expenses: For traveling and other miscellaneous and emergency expenses, including advances made by the disbursing clerk, authorized and approved by the Attorney General, to be expended at his discretion, the provisions of section 3648, Revised Statutes, to the contrary notwithstanding, fiscal year 1923, \$684.68.
R. S., sec. 3648, p. 718.	
Federal American National Bank. Payments to, authorized.	Detection and prosecution of crimes: The appropriation "Detection and prosecution of crimes for the fiscal year 1923" is made available for the payment of \$500 to the Federal American National Bank for the rental, under contract, of rooms used by special agents of the bureau of investigation during the months of April and May, 1923, and the General Accounting Office is hereby authorized and directed to allow in the accounts of the disbursing clerk of the Department of Justice like payments made by him for the months of November, 1922, to March, 1923, inclusive.

## Judicial.

## JUDICIAL.

Retired judges. Vol. 40, p. 1157.	Retired judges: For salaries of judges retired under section 260 of the Judicial Code, fiscal year 1923, \$3,923.16.
Marshals.	Salaries, fees, and expenses of marshals: For salaries, fees, and expenses of United States marshals and their deputies, including the same objects specified under this head in the Sundry Civil Appropriation Act for the fiscal year 1921, \$408.44.
District attorneys.	Salaries and expenses of district attorneys: For salaries of United States district attorneys and expenses of United States district attorneys and their regular assistants, including the office expenses of United States district attorneys in Alaska, and for salaries of regularly appointed clerks to United States district attorneys for services rendered during vacancy in the office of the United States district attorney, fiscal year 1923, \$18,754.28: <i>Provided</i> , That United States district attorneys and their regular assistants may be granted a per diem of not to exceed \$4 in lieu of subsistence, instead of, but under the conditions prescribed for, the present allowance for actual expenses of subsistence.
<i>Proviso.</i> Per diem in lieu of subsistence.	
Commissioners.	Fees of commissioners: For fees of United States commissioners and justices of the peace acting under section 1014, Revised Statutes, for the fiscal years that follow: For 1919, \$155.85; For 1920, \$740.25; For 1921, \$1,909.70; For 1922, \$21,553.02.
Miscellaneous.	Miscellaneous expenses, United States courts: For miscellaneous expenses of United States courts, including the same objects specified under this head in the Acts making appropriations for the Department of Justice for the following fiscal years: <i>Provided</i> , That the amounts herein and heretofore appropriated for "miscellaneous expenses, United States Courts," shall be available for expenses properly chargeable thereto when authorized or approved for payment by the Attorney General: For 1920, \$219.24; For 1923, \$31,998.49.
<i>Proviso.</i> Expenses authorized.	

## PENAL INSTITUTIONS.

Support of prisoners.	Support of prisoners: For support of United States prisoners, including the same objects specified under this head in the Acts
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making appropriations for the Department of Justice for the following fiscal years:

- For 1916, \$40;
- For 1919, \$276;
- For 1923, \$60,053.93.

Penitentiary, Leavenworth, Kansas: For the erection of a factory or factories, and other buildings as may be necessary and for the purchase of suitable equipment and machinery for the manufacture of shoes, brooms, and brushes, \$200,000 as authorized by the Act of February 11, 1924, to remain available during the fiscal year 1925.

For working capital, as authorized by the Act of February 11, 1924, \$250,000: *Provided*, That the said working capital fund and the receipts credited thereto may be used as a revolving fund during the fiscal years 1924 and 1925.

Penitentiary, McNeil Island, Washington: For drilling wells and providing necessary storage facilities for water, \$60,000, to remain available until June 30, 1925.

For the construction of a scow and gridiron for the same, \$4,500.

Penitentiaries.  
Leavenworth, Kans.  
Constructing factory,  
etc.  
*Ante*, p. 7.  
*Post*, p. 1032.

Working capital.  
*Ante*, p. 7.  
*Proviso*.  
Use as revolving  
fund.  
*Post*, p. 1032.

McNeil Island, Wash.  
Water supply.  
*Post*, p. 1032.

Scow, etc.

## DEPARTMENT OF LABOR.

Department of  
Labor.

### BUREAU OF IMMIGRATION.

Immigration Bureau.

Ellis Island, New York, Immigrant Station: For emergent alterations, repairs, and remodeling of buildings, including the purchase of supplies and equipment incident thereto, \$326,000.

For refund to French Line, New York City, of immigration fine erroneously assessed and collected in the case of the alien Pasquale Fabbri, \$200.

For refund to Cunard Steamship Company (Limited), New York City, of immigration fine erroneously assessed and collected in the case of the alien Toni A. Alanciks, \$200.

For refund to East Asiatic Company (Incorporated), San Francisco, California, agents of the steamship Bolivia, of immigration fines erroneously assessed and collected in the case of forty-three alien seamen, \$430.

For refund to Cunard Steamship Company (Limited), New York City, of immigration fine erroneously assessed and collected in the case of the alien Michael Fargen, \$25.

Damage claim: To pay the claim for damage to privately owned property adjusted and determined by the Department of Labor under the provisions of the Act entitled "An Act to provide a method for the settlement of claims arising against the Government of the United States in sums not exceeding \$1,000 in any one case," approved December 28, 1922, as fully set forth in House Document Numbered 106, reported to Congress at its present session, \$1,000.

Ellis Island Immi-  
grant Station.  
Emergent altera-  
tions, etc.

French Line.  
Refund.

Cunard Steamship  
Company.  
Refund.

East Asiatic Com-  
pany.  
Refund.

Cunard Steamship  
Company.  
Refund.

Damages to private  
property.  
Payment of claim.  
Vol. 42, p. 1066.

### EMPLOYMENT SERVICE.

Employment serv-  
ice.

For expenses of the Employment Service, including the same objects specified under this head in the Sundry Civil Appropriation Act for the fiscal year 1920, \$125.29.

Expenses.

## NAVY DEPARTMENT.

Navy Department.

The appropriation of \$6,500,000 for making changes in the turret guns of certain battleships so as to increase the range of such guns, contained in the Deficiency Appropriation Act, approved March 4, 1923, is hereby repealed.

Battleships.  
Repeal of authority  
for turret-gun changes.  
Vol. 42, p. 1544, re-  
pealed.

## Navigation Bureau.

## BUREAU OF NAVIGATION.

Gunnery and engineering exercises.

Gunnery and engineering exercises: For prizes, trophies, and badges for excellency in gunnery, target practice, and so forth, including the same objects specified under this head in the naval appropriation Act for the fiscal year 1924, \$24,300.

Post Office Department.

## POST OFFICE DEPARTMENT.

Postal service.

OUT OF THE POSTAL REVENUES.

Postmaster General's office.

OFFICE OF POSTMASTER GENERAL.

Damages to private property.  
Payment of claims for.  
Vol. 42, p. 1066.

Damage claims: To pay claims for damages to or losses of privately owned property adjusted and determined by the Post Office Department under the provisions of the Act entitled "An Act to provide a method for the settlement of claims arising against the Government of the United States in sums not exceeding \$1,000 in any one case," approved December 28, 1922, as fully set forth in House Documents Numbered 107, 113, 142, and 180, reported to Congress at its present session, \$20,313.06.

Department contingent expenses.

Contingent expenses, Post Office Department: For miscellaneous items, including the same objects specified under this head in the Post Office Department Appropriation Act for the fiscal year 1924, \$12,000.

Washington, D. C.,  
post office.  
Reimbursement for  
heat, light, and power  
furnished to.

City Post Office Building, Washington, District of Columbia: For reimbursement of the Government Printing Office for the cost of furnishing steam for heating and electric current for lighting and power to the Post Office Department Building at Massachusetts Avenue and North Capitol Street, District of Columbia, fiscal year 1923, \$2,592.20.

Rewards for inventions.  
Payment for prior  
improvements.  
Vol. 42, p. 1250.

Rewards to postal employees for inventions: Not exceeding \$730 of the appropriation for "Rewards to postal employees for inventions" for the fiscal year 1924, may be expended for payment by the Postmaster General of a cash reward for any invention, suggestion, or series of suggestions for an improvement or economy in device, design, or process applicable to the Postal Service submitted by one or more employees of the Post Office Department or the Postal Service during the fiscal years 1920, 1921, and 1922: *Provided*, That the Postmaster General shall certify that the invention, suggestion, or series of suggestions, was adopted for use and effected a material economy or increased efficiency.

*Proviso.*  
Certificate required.

Chief Inspector's office.

OFFICE OF CHIEF INSPECTOR.

Payment of rewards.

Payment of rewards: For payment of rewards for the detection, arrest, and conviction of post-office burglars, robbers, and highway mail robbers, including the same objects specified under this head in Post Office Department Appropriation Acts for the following fiscal years:

For 1922, \$40,000;

For 1923, \$25,000.

First Assistant Postmaster General.

OFFICE OF FIRST ASSISTANT POSTMASTER GENERAL.

Postmasters.

For compensation to postmasters for the following fiscal years:

For 1922, \$101,985.44;

For 1923, \$1,205,416.57.

Clerks, etc.

For compensation to clerks and employees at first and second class post offices, including substitutes for clerks and employees absent without pay, \$3,600,000.

For compensation to watchmen, messengers, and laborers, \$506,250.  
 For temporary and auxiliary clerk hire and for substitute clerk hire for clerks and employees absent with pay at first and second class post offices and temporary and auxiliary clerk hire at summer and winter resort post offices as follows:

Watchmen, etc.  
 Temporary, auxiliary, and substitute clerks.

Fiscal year 1924, \$2,000,000;  
 Fiscal year 1923, \$543,768.14.

For miscellaneous items necessary and incidental to post offices of the first and second classes, \$65,557.

Miscellaneous.

For pay of letter carriers at offices already established, including substitutes for letter carriers absent without pay, City Delivery Service, as follows:

City delivery Carriers.

Fiscal year 1924, \$3,375,000;  
 For fiscal year 1923, \$192,571.20.

For pay of substitutes for letter carriers absent with pay, and of auxiliary and temporary letter carriers at offices where city delivery is already established, as follows:

Substitute, etc., carriers.

Fiscal year 1924, \$1,000,000;  
 Fiscal year 1923, \$843,413.82.

For fees to special-delivery messengers, fiscal year 1923, \$59,336.03.

Special delivery fees.

For vehicle allowance, the hiring of drivers, the rental of vehicles, and the purchase and exchange and maintenance, including stable and garage facilities, of wagons or automobiles for, and the operation of, screen wagon and city delivery and collection service, \$400,000: *Provided*, That the Postmaster General may, in his disbursement of this appropriation, apply a part thereof to the leasing of quarters for the housing of Government-owned automobiles at a reasonable annual rental for a term not exceeding ten years.

Vehicle allowances.

Wagon service

*Proviso.*  
 Garage leases.

OFFICE OF SECOND ASSISTANT POSTMASTER GENERAL.

Second Assistant Postmaster General.

For transportation of foreign mails by steamship, aircraft, or otherwise, \$800,000.

Foreign mails.

For balances due foreign countries, as follows:

Balance due foreign countries.

Fiscal year 1923, \$515,350;  
 Fiscal year 1922, \$235,000.

OFFICE OF THIRD ASSISTANT POSTMASTER GENERAL.

Third Assistant Postmaster General.

For payment of limited indemnity for the loss of registered articles in the international mails, in accordance with convention stipulations, fiscal year 1921, \$10,000.

Indemnity, international mails.

DEPARTMENT OF STATE.

Department of State.

RELIEF AND PROTECTION OF AMERICAN SEAMEN.

For relief and protection of American seamen in foreign countries, including the same objects specified under this head in the Diplomatic and Consular Appropriation Act for the fiscal year 1922, \$4,311.31.

Relief, etc., of American seamen.

TRANSPORTING REMAINS OF DIPLOMATIC AND CONSULAR OFFICERS, CONSULAR ASSISTANTS, AND CLERKS TO THEIR HOMES FOR INTERMENT.

For defraying the expenses of transporting the remains of diplomatic and consular officers of the United States, including the same objects specified under this head in the Act making appropriations for the Departments of State and Justice and for the Judiciary for the fiscal year 1923, \$1,675.74.

Bringing home remains of officers.

International Radiotelegraphic conventions.  
Additional contribution.

## INTERNATIONAL RADIOTELEGRAPHIC CONVENTIONS.

For an additional amount to meet the share of the United States, as a party to the International Radiotelegraphic Conventions heretofore signed, of the expenses of the radiotelegraphic service of the International Bureau of the Telegraphic Union at Berne, for the fiscal years that follow:

For 1922 and 1923, \$2,439.76; for 1923 and 1924, \$3,500.

Paris, France.

## EMBASSY BUILDING AND GROUNDS, PARIS, FRANCE.

Embassy building. Acquiring, furnishing, etc.

Vol. 41, p. 1214; Vol. 42, p. 1483.

For the acquisition in accordance with the Acts approved February 17, 1911, and March 3, 1923, of a site and building or buildings in Paris, France, to be used as the American Embassy, and for the repair, alteration, and furnishing of said building or buildings, \$150,000, in addition to the amount already appropriated.

International Railway Congress.

## INTERNATIONAL RAILWAY CONGRESS.

Payment of quota.

To pay the quota of the United States as an adhering member of the International Railway Congress, \$400.

International Bureau Permanent Arbitration Court.

Additional contribution.

Vol. 32, p. 1793.

## INTERNATIONAL BUREAU OF THE PERMANENT COURT OF ARBITRATION.

For an additional amount to meet the share of the United States of the expenses for the calendar year 1922 of the International Bureau of the Permanent Court of Arbitration created under article 22 of the convention concluded at The Hague, July 29, 1899, \$575.

## INTERNATIONAL SANITARY BUREAU.

International Sanitary Bureau.

For an additional amount to meet the annual share of the United States for the maintenance of the International Sanitary Bureau, \$154.29.

## CAPE SPARTEL LIGHT, COAST OF MOROCCO.

Cape Spartel Light.

For annual proportion of expenses of Cape Spartel and Tangier Light on the coast of Morocco, including loss by exchange, \$136.

International Institute of Agriculture.

## INTERNATIONAL INSTITUTE OF AGRICULTURE AT ROME, ITALY.

Expenses of delegates to general assembly.

Additional membership quotas.

*Proviso.*  
Travel on American ships required.

For expenses of delegates to the general assembly of the International Institute of Agriculture, to be held at Rome during the year 1924, \$10,045, to be expended under the direction and in the discretion of the Secretary of State, and for the payment of additional quotas of the United States incident to the admission of Hawaii, the Philippines, Porto Rico, and the Virgin Islands to membership in the International Institute of Agriculture at Rome, Italy, \$5,000, in all, \$15,045, to remain available until June 30, 1925: *Provided*, That no part of this appropriation shall be used for travel pay of any person unless said person travels on United States ships.

Treasury Department.

## TREASURY DEPARTMENT.

Bookkeeping and Warrants Division.

## DIVISION OF BOOKKEEPING AND WARRANTS.

Contingent expenses, public moneys.

R. S. sec. 3653, p. 719.

Contingent expenses, public moneys: For contingent expenses under the requirements of section 3653 of the Revised Statutes, for the collection, safekeeping, transfer, and disbursement of the public moneys, and so forth, including the same objects specified under

this head in the Acts making appropriations for the Treasury Department for the following fiscal years, respectively:

For 1922, \$323.34;  
For 1923, \$2,175.63;  
For 1924, \$50,000.

Recoinage of minor coins: To enable the Secretary of the Treasury to continue the recoinage of worn and uncurrent minor coins of the United States now in the Treasury or hereafter received, and to reimburse the Treasurer of the United States for the difference between the nominal or face value of such coin and the amount the same will produce in new coin, \$15,000.

Recoinage of minor coins.

#### PUBLIC DEBT SERVICE.

Public Debt Service.

Distinctive paper for United States securities: For additional amount necessary to complete the purchase of one hundred and seventy-three million two hundred and fifty thousand sheets of United States currency, national-bank currency, and Federal reserve bank currency, including salaries of employees, transportation of paper, traveling, mill, and other necessary expenses, \$276,827.35.

Distinctive paper for securities.  
Additional quantities authorized.

During such period as it may be necessary to operate more than one mill for the manufacture of distinctive paper the Secretary of the Treasury is authorized to employ temporarily such employees as may be necessary at rates of pay corresponding to those of the regular employees, the expenses of any such temporary employees to be a charge against the appropriation available for the distinctive paper then manufactured.

Temporary employees authorized.

#### CUSTOMS SERVICE.

For collecting the revenue from customs, including the detection and prevention of fraud upon the customs revenue, as follows:

Collecting customs revenue.

Fiscal year 1923, \$60,000;  
Fiscal year 1924, \$1,110,000.

#### FEDERAL FARM LOAN BUREAU.

Federal Farm Loan Bureau.

For salaries of two additional members of the Federal Farm Loan Board, appointed under authority of the Act of March 4, 1923, fiscal year 1923, \$4,055.57.

Additional Board members.  
Vol. 42, pp. 1473, 1563.

For traveling expenses of the members of the board and its officers and employees; per diem in lieu of subsistence not exceeding \$4; and contingent and miscellaneous expenses, including books of reference and maps, and exclusive of stationery and printing and binding, payable from assessments upon Federal and joint-stock land banks, \$5,000.

Contingent expenses.

#### BUREAU OF INTERNAL REVENUE.

Internal revenue.

To enable the Secretary of the Treasury to refund money covered into the Treasury as internal-revenue collections, under the provisions of the Act approved May 27, 1908, \$242,000.

Refunding collections.  
Vol. 35, p. 320.

Refunding taxes illegally collected: For refunding taxes illegally collected under the provisions of sections 3220 and 3689, Revised Statutes, as amended by the Acts of February 24, 1919, and November 23, 1921, including the payment of prior year claims, \$105,467,000: *Provided*, That a report shall be made to Congress of the disbursements hereunder as required by the Acts of February 24, 1919, and November 23, 1921.

Refunding illegally collected taxes.  
Vol. 42, p. 314.

*Proviso.*  
Report to Congress.  
Vol. 41, p. 1145; Vol. 42, p. 314.

Rent, D. C.  
Allowance for, from  
collecting internal revenue  
taxes, 1924.  
Vol. 42, p. 1097.

*Proviso.*  
Care, etc., of build-  
ings.

The appropriation "Collecting the internal revenue, 1924" is made available for rental, care, maintenance, and protection of quarters in the District of Columbia, including such alterations and repairs to rented quarters as may be necessary, in an amount not exceeding \$23,500, provided suitable or adequate space can not be assigned to the Bureau of Internal Revenue by the Public Buildings Commission in Government-owned buildings under its control: *Provided*, That the superintendent State, War, and Navy Department Buildings shall be responsible for the care, maintenance, and protection of such buildings as may be so rented.

## Coast Guard.

## COAST GUARD.

Additional motor  
boats, vessels, etc.,  
transferred from Navy,  
etc.

For additional motor boats and their equipment for the use of the Coast Guard in enforcing the laws of the United States and in performing the duties with which the Coast Guard is charged, to be constructed or purchased in the discretion of the Secretary of the Treasury, and for repairs or alterations to or for equipping and placing in commission vessels or boats transferred from the Navy Department to the Treasury Department for the use of the Coast Guard, \$12,194,900, to remain available until June 30, 1925;

Pay, etc., officers and  
enlisted men.

For pay and allowances prescribed by law for commissioned officers, cadets and cadet engineers, warrant officers, petty officers, and other enlisted men, active and retired, temporary cooks and surfmen, substitute surfmen, and one civilian instructor, \$945,179;

Rations.

For rations or commutation thereof for petty officers and other enlisted men, \$80,701;

Fuel, etc.

For fuel and water for vessels, stations, and houses of refuge, \$170,783;

Outfits, stores, etc.

For outfits, ship chandlery, and engineers' stores for the same, \$265,351;

Radio equipment for  
ice patrol service, etc.

For additional amount required for the purchase and installation of improved radio equipment for international ice patrol service, \$24,000, and for experimental work in developing apparatus to locate icebergs, \$10,000; in all \$34,000; to remain available until December 31, 1924;

Stations, houses of  
refuge, etc.

For rebuilding and repairing stations and houses of refuge, temporary leases, rent, and improvements of property for Coast Guard purposes, including the use of additional land where necessary, \$24,775;

Death allowances.  
Vol. 41, p. 825.

For carrying out the provisions of the Act of June 4, 1920, as follows:

Fiscal year 1923, \$1,728;

Fiscal year 1924, \$2,500;

Traveling expenses.

For mileage, and expenses allowed by law, for officers, and actual traveling expenses, per diem in lieu of subsistence not exceeding \$4 for other persons traveling on duty under orders from the Treasury Department, \$100,000;

Contingent expenses.

For contingent expenses, including the same objects specified under this heading in the Act making appropriations for the Treasury Department for the fiscal year 1924, \$56,333;

Commandant's office.  
Additional employ-  
ees to June 30, 1924.

Office of the commandant: For additional employees from April 1 to June 30, 1924, inclusive, at annual rates of compensation as follows: Ship draftsman, at \$2,400; engineer draftsman, at \$2,400; clerks—eight of class 3, twelve of class 2, five of class 1; in all, \$10,100;

Payment of damages  
claims.  
Vol. 42, p. 1066.

Damage claims: To pay claims for damages to or losses of privately owned property adjusted and determined by the Treasury Department, under the provisions of the Act entitled "An Act to provide a method for the settlement of claims arising against the

Government of the United States in sums not exceeding \$1,000 in any one case," approved December 28, 1922, as fully set forth in House Document Numbered 154, reported to Congress at its present session, \$657.07.

In all, Coast Guard, \$13,887,007.07.

BUREAU OF ENGRAVING AND PRINTING.

For the work of engraving and printing, exclusive of repay work, during the fiscal year 1924 of not exceeding twenty-seven million delivered sheets of United States currency and national-bank currency in addition to the number of sheets of currency of this character authorized in the Act making appropriations for the Treasury Department for the fiscal year 1924, as follows:

For salaries of all necessary employees, other than plate printers and plate printers' assistants, \$267,975; to be expended under the direction of the Secretary of the Treasury.

For wages of plate printers at piece rates, to be fixed by the Secretary of the Treasury, not to exceed the rates usually paid for such work, including the wages of printers' assistants when employed, \$195,750; to be expended under the direction of the Secretary of the Treasury.

The limitation in the Treasury Department Appropriation Act for the fiscal year 1924 as to the number of delivered sheets of opium orders and special-tax stamps required under the Act of December 17, 1914, is hereby increased from eight hundred and thirty-six thousand six hundred sheets to two million eight hundred and thirty-six thousand six hundred sheets, and the limitation on the number of delivered sheets of internal-revenue stamps is hereby reduced from one hundred and two million two hundred and forty-three thousand eight hundred and thirty-five sheets to one hundred million two hundred and forty-three thousand eight hundred and thirty-five sheets.

PUBLIC HEALTH SERVICE.

Damage claims: To pay claims for damages to or losses of privately owned property adjusted and determined by the Treasury Department under the provisions of the Act entitled "An Act to provide a method for the settlement of claims arising against the Government of the United States in sums not exceeding \$1,000 in any one case," approved December 28, 1922, as fully set forth in House Document Numbered 154, reported to Congress at its present session, \$52.25.

MINTS AND ASSAY OFFICES.

Boise, Idaho, assay office: For incidental and contingent expenses, \$300.

PUBLIC BUILDINGS.

Boston, Massachusetts, appraisers' stores: For improvements to dock and construction of storage house, \$3,500.

Operating supplies for public buildings: For fuel, steam, gas for lighting and heating purposes, and so forth, including the same objects specified under this head in the Treasury Department Appropriation Act for the fiscal year 1923, \$105,000.

MARINE HOSPITALS.

Key West, Florida, Marine Hospital: For wells, pump, pump house, electric feeders, pneumatic-pressure tank, piping and fittings, to provide water supply for plumbing and for fire protection, \$5,500.

Engraving and Printing Bureau.

Additional work authorized.  
Vol. 42, p. 1099.

Salaries.

Wages.

Opium orders and stamps sheets increased.  
Vol. 42, p. 1099.

Internal-revenue stamps sheets reduced.  
Vol. 42, p. 1099.

Public Health Service.

Payment of claims for private property damages.  
Vol. 42, p. 1066.

Boise, Idaho, assay office.

Public buildings.

Boston, Mass. Appraisers' stores.

Operating supplies.

Marine hospitals.

Key West, Fla. Water supply, etc.

## War Department.

## WAR DEPARTMENT.

Judge Advocate General's office.

## OFFICE OF JUDGE ADVOCATE GENERAL.

Experts, etc., for patent infringement suits.

For the employment of such experts and other employees as may be required by the Judge Advocate General of the Army for the preparation of evidence for use in behalf of the Government in suits filed in Federal courts on account of alleged patent infringements and for necessary per diem and traveling expenses in connection therewith, as authorized by law, \$35,000, to remain available until June 30, 1925.

Quartermaster Corps.

## QUARTERMASTER CORPS.

Water, sewers, etc., at posts.

Water and sewers at military posts: For procuring and introducing water to buildings and premises at such military posts and stations as from their situations require to be brought from a distance; for the installation and extension of plumbing within buildings where the same is not specifically provided for in other appropriations; for the purchase and repair of fire apparatus, including fire-alarm systems; for the disposal of sewage, and expenses incident thereto; for repair to water and sewer systems and plumbing; for hire of employees; \$55,000, to remain available until June 30, 1925.

Camp Knox, Ky. Acquiring land.

Camp Knox, Kentucky: For acquisition of land at Camp Knox, Kentucky, including the payment of judgments in condemnation, \$180,000.

Fort Eustis, Va. Acquiring land.

Fort Eustis, Virginia: For the completion of the acquisition of land at Fort Eustis, Virginia, under the authority of the Act of February 28, 1920, including the payment of judgments in condemnation, \$20,000.

Vol. 41, p. 454.

Scott Field, Ill. Right of way. Vol. 41, p. 455.

Scott Field, Illinois: For completing the acquisition of a right of way at Scott Field, Illinois, under the authority contained in the Act of February 28, 1920, \$150.

Muscle Shoals, Ala. Land for nitrate plant.

Nitrate plant numbered 2, Muscle Shoals, Alabama: For the completion of the acquisition of land at United States nitrate plant numbered 2, Muscle Shoals, Alabama, \$4,200.

National cemeteries.

## NATIONAL CEMETERIES.

Headstones for soldiers' graves.

Headstones for graves of soldiers: For continuing the work of furnishing headstones of durable stone or other durable material, including the same objects specified under this head in the Act entitled "An Act making appropriations for the military and non-military activities of the War Department for the fiscal year ending June 30, 1924, and for other purposes," \$107,852.

For American dead in Europe.

For furnishing and erecting headstones for the graves of American soldiers in Europe, \$548,550, to remain available until expended: *Provided*, That the headstones furnished hereunder shall be of such design and material as may be agreed upon by the Secretary of War and the American Battle Monuments Commission.

*Proviso.*  
Design and material.

Natchez, Miss. Roadway to cemetery.

Repairing roads to national cemeteries: For completing repairs to the roadway to the Natchez National Cemetery, Mississippi, \$36,292, to remain available until June 30, 1925.

Engineer Department.

## ENGINEER DEPARTMENT.

River and harbor collision damages claims. Vol. 41, p. 1015.

River and harbor damage claims: To pay the claims adjusted and settled by the Chief of Engineers, United States Army, with the approval of the Secretary of War, in accordance with the au-

thority contained in section 9 of the River and Harbor Appropriation Act, approved June 5, 1920, and certified to Congress in House Document Numbered 189 of the present session, \$1,574.92: *Provided*, That no part of this sum shall be used to pay the claim designated (b) in such document.

*Proviso.*  
Claim barred.

#### BUILDINGS AND GROUNDS IN AND AROUND WASHINGTON.

Buildings and grounds, D. C.

To pay the J. Maury Dove Company, the value of the bulkhead, structures, and improvements of the said company on lands of the United States in square west of square numbered 9 in the District of Columbia, as set forth in the decree of the Supreme Court of the District of Columbia entered July 24, 1923, \$9,505.08.

J. Maury Dove Company.  
Payment to.

#### NATIONAL HOME FOR DISABLED VOLUNTEER SOLDIERS.

Volunteer Soldiers' Home.

For the support of the National Home for Disabled Volunteer Soldiers: For "Current expenses," "Subsistence," and "Hospital," at the Battle Mountain Sanitarium, Hot Springs, South Dakota, including the same objects respectively specified in the War Department Appropriation Act for the fiscal year 1924 under each of such heads for the Central Branch, namely:

Battle Mountain Sanitarium, Hot Springs, S. Dak.

For current expenses, \$4,000;

For subsistence, \$13,000;

For hospital, \$5,000;

In all, \$22,000.

#### JUDGMENTS, UNITED STATES COURTS.

Judgments, United States courts.

For payment of the final judgments and decrees, including costs of suits, which have been rendered under the provisions of the Act of March 3, 1887, entitled "An Act to provide for the bringing of suits against the Government of the United States," as amended by the Judicial Code, approved March 3, 1911, certified to Congress during the present session by the Attorney General in Senate Document Numbered 69 and House Document Numbered 146, and which have not been appealed, namely:

Payment of.  
Vol. 24, p. 505.

Vol. 36, p. 1137.

Classification.

Under the Department of Agriculture, \$9,010.20;

Under the Department of Commerce, \$7,500;

Under the Department of Justice, \$2,000;

Under the Department of Labor, \$3,074.30;

Under the Navy Department, \$19,564.38;

Under the Treasury Department, \$4,488.69;

Under the War Department, \$12,381.44;

Under the United States Housing Corporation, \$178.75;

Under the United States Shipping Board, \$4,782.47; in all,

Interest.

\$62,980.23, together with such additional sum as may be necessary to pay interest on the respective judgments at the rate of 4 per centum from the date thereof until the time this appropriation is made.

For payment of final judgments which have been rendered against the Government of the United States by the United States District Court for the District of New Mexico in connection with condemnation proceedings under the provisions of section 7 of the Reclamation Act of June 17, 1902 (Thirty-second Statutes at Large, page 389), certified to Congress during the present session in House Document Numbered 144, as follows:

New Mexico district court.  
Reclamation condemnation proceedings.  
Vol. 32, p. 339.

Under the Department of the Interior, \$20,187.29.

For payment of judgments, including costs of suits, rendered against the Government of the United States, by the United States

New York eastern district.

District Court for the Eastern District of New York, sitting in admiralty, certified to Congress during the present session in House Document Numbered 145, as follows:

John E. Moore Com-  
pany.  
Vol. 41, p. 1553.

Under the provisions of an Act entitled "An Act for the relief of the John E. Moore Company," approved March 3, 1921 (Forty-first Statutes, part 2, page 1553), amount of final decree in favor of John E. Moore Company, \$9,904.18;

Merritt and Chap-  
man Derrick and  
Wrecking Company.  
Vol. 42, p. 1587.

Under the provisions of an Act entitled "An Act for the relief of the owner of the derrick Capitol," approved April 28, 1922 (Forty-second Statutes, part 2, page 1587), amount of decree in favor of Merritt and Chapman Derrick and Wrecking Company, \$1,279.68;

In all, under the Navy Department, \$11,183.86.

Paying for property  
commandeered under  
Lever Act.  
Vol. 40, p. 276.

For payment of judgments, including costs of suits, rendered against the Government of the United States by United States District Courts under the provisions of the Act entitled, "An Act to provide further for the national security and defense by encouraging the production, conserving the supply, and controlling the distribution of food products and fuel," approved August 10, 1917, certified to Congress during the present session in House Document Numbered 143, as follows:

Under the Navy Department, \$533,653.52;

Under the War Department, \$2,482,485.47;

In all, \$3,016,138.99, together with such additional sum as may be necessary to pay interest thereon at the legal rate per annum as and where specified in said judgments.

Judgments, Court of  
Claims.

#### JUDGMENTS, COURT OF CLAIMS.

Payment of.

For payment of the judgments rendered by the Court of Claims and reported to Congress during the present session in Senate Document Numbered 70 and House Document Numbered 147, excluding the judgment in favor of the New York and Porto Rico Steamship Company, namely:

Exclusion.

Classification.

Under the Navy Department, \$547,837.05;

Under the Treasury Department, \$17,918.82;

Under the War Department, \$1,050,592.46;

Interest.

In all, \$1,616,348.33, together with such additional sum as may be necessary to pay interest on judgment Numbered A-177 as specified in such judgment.

Right of appeal.

None of the judgments contained herein shall be paid until the right of appeal shall have expired.

Audited claims.

#### AUDITED CLAIMS.

Payment of, certified  
by General Accounting  
Office.

Vol. 18, p. 110.

Vol. 23, p. 254.

SEC. 2. That for the payment of the following claims, certified to be due by the General Accounting Office under appropriations the balances of which have been exhausted or carried to the surplus fund under the provisions of section 5 of the Act of June 20, 1874, and under appropriations heretofore treated as permanent, being for the service of the fiscal year 1921 and prior years, unless otherwise stated, and which have been certified to Congress under section 2 of the Act of July 7, 1884, as fully set forth in House Document Numbered 130, reported to Congress at its present session, there is appropriated as follows:

#### LEGISLATIVE.

Public printing.

For public printing and binding, \$6.04.

Library of Congress.

For increase of Library of Congress, \$31.97.

## EXECUTIVE.

For lighting, and so forth, Executive Mansion, and so forth, Executive Mansion.  
\$162.53.  
For repairs, fuel, and so forth, Executive Mansion, \$17.60.

## INDEPENDENT OFFICES.

For national security and defense, executive, Committee on Public Information, \$2.25. Independent offices.  
For salaries and expenses, Committee on Public Information, \$5.  
For salaries and expenses, Federal Board for Vocational Education, \$293.81.  
For Federal Trade Commission, \$8.29.  
For salaries and expenses, United States Food Administration, \$55.12.  
For contingent expenses, United States Housing Corporation, \$17.59.  
For housing for war needs, \$1,400.  
For Interstate Commerce Commission, \$81.58.  
For Advisory Committee for Aeronautics, \$63.48.  
For salaries and expenses, Railroad Labor Board, \$117.32.  
For preservation of collections, National Museum, \$29.47.  
For fuel, lights, and so forth, State, War, and Navy Department buildings, \$523.09.  
For medical and hospital services, Veterans' Bureau, \$47,460.37.  
For salaries and expenses, Veterans' Bureau, \$364.17.  
For vocational rehabilitation, Veterans' Bureau, \$1,273.25.

## DISTRICT OF COLUMBIA.

For improvement and care of public grounds, District of Columbia, \$359.08. District of Columbia.  
For fees of witnesses, Supreme Court, District of Columbia, \$33.75.  
The two foregoing sums shall be paid one-half from the revenues of the District of Columbia and one-half from the Treasury of the United States. Half from District revenues.

## DEPARTMENT OF AGRICULTURE.

For miscellaneous expenses, Department of Agriculture, \$5.65. Department of Agriculture.  
For general expenses, States Relations Service, \$2.75.  
For general expenses, Weather Bureau, \$549.13.  
For general expenses, Bureau of Animal Industry, \$487.72.  
For general expenses, Bureau of Plant Industry, \$622.71.  
For purchase and distribution of valuable seeds, \$35.58.  
For general expenses, Forest Service, \$550.44.  
For general expenses, Bureau of Chemistry, \$46.61.  
For general expenses, Bureau of Soils, \$1.71.  
For general expenses, Bureau of Entomology, \$1.55.  
For general expenses, Bureau of Biological Survey, \$32.83.  
For stimulating agriculture and facilitating distribution of products, \$31.82.  
For suppressing spread of pink boll worm of cotton, \$47.96.

## DEPARTMENT OF COMMERCE.

For contingent expenses, Steamboat-Inspection Service, \$29.90. Department of Commerce.  
For gauge standardization, Bureau of Standards, \$2.30.  
For industrial research, Bureau of Standards, \$6,102.17.

For general expenses, Lighthouse Service, \$1,245.03.  
 For party expenses, Coast and Geodetic Survey, \$18.65.  
 For miscellaneous expenses, Bureau of Fisheries, \$36.96.

## DEPARTMENT OF THE INTERIOR.

Interior Department. For increase of compensation, Department of the Interior, \$8.72.  
 For national security and defense, Department of the Interior, \$29.87.  
 For protecting public lands, timber, and so forth, \$50.39.  
 For expenses of hearings in land entries, \$23.  
 For surveying the public lands, \$114.12.  
 For salaries and expenses, Employees' Retirement Act, Bureau of Pensions, \$11.60.  
 For library, Bureau of Education, \$30.64.  
 For international protection of industrial property, Patent Office, \$1,185.11.  
 For education of natives of Alaska, \$19.27.  
 For Geological Survey, \$38.34.  
 For investigating mine accidents, \$86.24.  
 For helium gas leasing fund, Bureau of Mines, \$267.03.  
 For General Grant National Park, \$25.  
 For Yellowstone National Park, 90 cents.  
 For Saint Elizabeths Hospital, \$43.20.  
 For contingent expenses, Territory of Alaska, 48 cents.  
 For Capitol power plant, \$93.29.  
 For increase of compensation, Indian Service, \$21.  
 For relieving distress and prevention, and so forth, of diseases among Indians, \$2.10.  
 For Indian schools, support, \$2,204.05.  
 For purchase and transportation of Indian supplies, \$875.74.  
 For general expenses, Indian Service, \$17.79.  
 For support of Indians in Arizona, \$827.63.  
 For the support of Indians in Arizona and New Mexico, \$17.31.  
 For the support of Indians in Nevada, \$8.22.  
 For administration of affairs of Five Civilized Tribes, Oklahoma, \$3.06.  
 For Indian school, Salem, Oregon, \$4,251.22.  
 For support of Sioux of different tribes, subsistence and civilization, South Dakota, \$21.60.  
 For education, Sioux Nation, South Dakota, \$23.90.  
 For diversion dam and distribution and drainage system, Yakima Reservation, Washington (reimbursable), \$5.65.  
 For Toppenish and Simcoe Creeks irrigation project, Yakima Reservation, Washington (reimbursable), \$85.28.

## DEPARTMENT OF JUSTICE.

Department of Justice. For contingent expenses, Department of Justice: Miscellaneous items, 85 cents.  
 For detection and prosecution of crimes, \$232.18.  
 For salaries, fees, and expenses of marshals, United States courts, \$439.05.  
 For salaries and expenses of district attorneys, United States courts, \$15.56.  
 For pay of special assistant attorneys, United States courts, \$1,310.49.  
 For salaries and expenses of clerks, United States district courts, \$3.28.  
 For fees of commissioners, United States courts, \$2,505.25.  
 For fees of jurors, United States courts, \$2,342.15.

For fees of witnesses, United States courts, 27 cents.  
 For miscellaneous expenses, United States courts, \$106.53.  
 For supplies for United States courts, \$88.13.  
 For books for judicial officers, \$51.  
 For support of prisoners, United States courts, \$20.84.

## DEPARTMENT OF LABOR.

For increase of compensation, Department of Labor, \$157.  
 For War Emergency Employment Service, \$21.43.  
 For national security and defense, Department of Labor, \$2.62.  
 For expenses of regulating immigration, \$229.51.  
 For expenses of interned aliens, \$50,909.84.  
 For miscellaneous expenses, Bureau of Naturalization, \$7.92.

Department of Labor.

## NAVY DEPARTMENT.

For pay, miscellaneous, \$452.20.  
 For increase of compensation, Naval establishment, \$13.34.  
 For transportation, Bureau of Navigation, \$3,803.85.  
 For engineering, Bureau of Engineering, \$9,739.  
 For construction and repair, Bureau of Construction and Repair, \$205.01.  
 For ordnance and ordnance stores, Bureau of Ordnance, \$2,606.41.  
 For experiments, Bureau of Ordnance, \$2,235.35.  
 For pay of the Navy, \$16,162.50.  
 For provisions, Navy, Bureau of Supplies and Accounts, \$351.27.  
 For maintenance, Bureau of Supplies and Accounts, \$45.60.  
 For freight, Bureau of Supplies and Accounts, \$11,285.14.  
 For fuel and transportation, Bureau of Supplies and Accounts, \$13.20.  
 For aviation, Navy, \$3,846.62.  
 For pay, Marine Corps, \$140.56.  
 For maintenance, Quartermaster's Department, Marine Corps, \$1,095.95.

Navy Department.

## DEPARTMENT OF STATE.

For salaries, Department of State, \$102.38.  
 For increase of compensation, Department of State, \$18.  
 For salaries of secretaries, diplomatic service, \$74.83.  
 For clerks at embassies and legations, \$107.33.  
 For contingent expenses, foreign missions, \$274.86.  
 For allowance for clerks at consulates, \$1,128.15.  
 For contingent expenses, United States consulates, \$1,901.96.  
 For relief and protection of American seamen, \$1,315.30.  
 For salaries, diplomatic and consular officers while receiving instructions and in transit, \$11.10.  
 For transportation of diplomatic and consular officers, \$12.66.

State Department.

## TREASURY DEPARTMENT.

For increase of compensation, Treasury Department: \$23.47.  
 For contingent expenses, Treasury Department: Fuel and so forth, \$78.67.  
 For expenses of loans, Act September 24, 1917, as amended, \$9,179.84.  
 For salaries, office of Auditor for Treasury Department, \$40.  
 For collecting the revenue from customs, \$433.78.  
 For contingent expenses, Independent Treasury, \$1.19.  
 For salaries, office of Treasurer of United States (national currency reimbursable), \$7.50.

Treasury Department.

- For plate printing, Bureau of Engraving and Printing, \$2.90.  
 For materials and miscellaneous expenses, Bureau of Engraving and Printing, \$39.44.  
 For pay, and so forth, commissioned officers and pharmacists, Public Health Service, \$180.  
 For pay of other employees, Public Health Service, \$9.75.  
 For freight, transportation, and so forth, Public Health Service, \$76.07.  
 For maintenance, marine hospitals, Public Health Service, \$29.33.  
 For care of seamen, and so forth, Public Health Service, \$34.28.  
 For pay of personnel and maintenance of hospitals, Public Health Service, \$507.40.  
 For quarantine service, \$3.77.  
 For field investigations of public health, \$2.  
 For interstate quarantine service, \$18.69.  
 For control of biologic products, Public Health Service, \$16.28.  
 For expenses, division of venereal diseases, Public Health Service, \$1.68.  
 For medical and hospital services, Public Health Service, \$1,069.85.  
 For contingent expenses, office of director of the mint, \$3.06.  
 For salaries and expenses of collectors, and so forth, of internal revenue, \$191.81.  
 For salaries and expenses of collectors of internal revenue, \$87.11.  
 For collecting the war revenue, \$431.09.  
 For enforcement of National Prohibition Act, internal revenue, \$506.91.  
 For enforcement of Narcotic and National Prohibition Acts, internal revenue, \$1,100.85.  
 For collecting the tax on estates, munitions, and so forth, \$216.73.  
 For restricting the sale of opium, and so forth, \$10.01.  
 For miscellaneous expenses, Internal Revenue Service, \$63.27.  
 For refunding internal revenue collections, \$2,442.62.  
 For payment of judgments against internal revenue officers, \$371.23.  
 For punishment for violation of internal revenue laws, \$206.70.  
 For allowance or drawback (internal revenue), \$736.01.  
 For Coast Guard, \$48,578.40.  
 For repairs to Coast Guard cutters, \$792.65.  
 For furniture and repairs of same for public buildings, \$40.46.  
 For operating supplies for public buildings, \$473.40.  
 For post office, Searcy, Arkansas, \$15.  
 For post office, Warrenton, Virginia, \$8.  
 For repairs and preservation of public buildings, \$128.41.  
 For mechanical equipment for public buildings, \$126.05.  
 For vaults and safes for public buildings, \$4.60.  
 For general expenses of public buildings, \$63.59.

## WAR DEPARTMENT.

## War Department.

- For increase of compensation, Military Establishment, \$40,927.11.  
 For Signal Service of the Army, \$168.32.  
 For Air Service, Army, \$34,878.38.  
 For Air Service, production, \$1,639.70.  
 For increase for aviation, Signal Corps, \$6,462.40.  
 For pay, and so forth, of the Army, \$321,297.25.  
 For mileage to officers and contract surgeons, \$1,317.29.  
 For general appropriations, Quartermaster Corps, \$287,701.11.  
 For clothing and camp and garrison equipage, \$46.71.  
 For transportation of the Army and its supplies, \$3,486.69.  
 For barracks and quarters, \$22,293.03.

- For roads, walks, wharves, and drainage, \$2,012.79.
- For construction and repair of hospitals, \$4,406.87.
- For supplies, services, and transportation, Quartermaster Corps, \$163,161.97.
- For Medical and Hospital Department, \$25,677.85.
- For Engineer operations in the field, \$6.
- For Ordnance Service, \$4,117.50.
- For Ordnance stores, ammunition, \$3,168.38.
- For Ordnance stores and supplies, \$65.13.
- For automatic rifles, \$41.60.
- For arming, equipping, and training the National Guard, \$4,121.38.
- For gun and mortar batteries, \$11.52.
- For fire control at fortifications, \$9.73.
- For armament of fortifications, \$125,106.16.
- For proving grounds, Army, \$1.50.
- For proving ground facilities, \$600.
- For fortifications in insular possessions, \$21.92.
- For replacing ordnance and ordnance stores, \$79.38.
- For repairs of arsenals, \$817.95.
- For quartermaster supplies, equipment, and so forth, Reserve Officers' Training Corps, \$444.10.
- For armament of fortifications, Panama Canal, \$7,321.18.
- For aviation, seacoast defenses, \$3,234.
- For arms, uniforms, equipment, and so forth, for field service, National Guard, \$16.68.
- For barracks and quarters, seacoast defenses, \$450.
- For Chemical Warfare Service, Army, \$29.68.
- For contingencies, Military Information Section, General Staff Corps, \$10.50.
- For extra-duty pay to enlisted men as clerks, and so forth, at Army division and department headquarters, \$466.20.
- For Engineer School, \$10.
- For inland and port storage and shipping facilities, \$10,291.26.
- For incidental expenses, Quartermaster Corps, \$2,279.90.
- For increase of compensation, War Department, \$82.95.
- For pay and so forth of the Army, war with Spain, \$57.31.
- For increase of compensation, war, miscellaneous, civil, \$5.32.
- For National Home for Disabled Volunteer Soldiers, eastern branch, \$17.73.
- For disposition of remains of officers, soldiers, and civil employees, \$1,920.79.
- For headstones for graves of soldiers, \$22.47.

## POST OFFICE DEPARTMENT—POSTAL SERVICE.

- For airplane service between New York and San Francisco, \$9.50. Post Office Department.
- For balances due foreign countries, \$47,217.21.
- For city delivery carriers, \$1,205.86.
- For clerks, contract stations, \$2.50.
- For clerks, first and second class post offices, \$3,905.92.
- For compensation to assistant postmasters, \$246.52.
- For compensation to postmasters, \$438.47.
- For foreign mail transportation, \$22,192.13.
- For freight on stamped paper and mail bags, \$22.95.
- For indemnities, domestic mail, \$8,350.80.
- For indemnities, international registered mail, \$1,500.82.
- For mail messenger service, \$1,258.55.
- For miscellaneous items, first and second class post offices, \$5.
- For office appliances, \$13.50.
- For post office equipment and supplies, \$3.75.

For power boat service, \$428.35.  
 For railroad transportation, \$27,417.39.  
 For Railway Mail Service, salaries, \$386.08.  
 For Railway Mail Service, travel allowance, \$15.  
 For rent, light and fuel, \$898.95.  
 For Rural Delivery Service, \$437.07.  
 For separating mails, \$647.67.  
 For shipment of supplies, \$34.  
 For special delivery fees, \$76.32.  
 For star route service, Alaska, \$87.50.  
 For stationery, \$38.60.  
 For temporary city delivery carriers, \$428.42.  
 For temporary clerk hire, \$3,899.41.  
 For vehicle service, \$533.86.  
 Total audited claims, section 2, \$1,458,297.09.

Audited claims.

## AUDITED CLAIMS.

Payment of, certified  
 by General Accounting  
 Office.

Vol. 18, p. 110.

Vol. 23, p. 254.

Sec. 3. That for the payment of the following claims, certified to be due by the General Accounting Office under appropriations the balances of which have been exhausted or carried to the surplus fund under the provisions of section 5 of the Act of June 20, 1874, and under appropriations heretofore treated as permanent, being for the service of the fiscal year 1921 and prior years unless otherwise stated, and which have been certified to Congress under section 2 of the Act of July 7, 1884, as fully set forth in Senate Document Numbered 68, reported to Congress at its present session, there is appropriated as follows:

## LEGISLATIVE.

House of Representa-  
 tives.

For contingent expenses, House of Representatives, miscellaneous items, \$991.85.

## INDEPENDENT OFFICES.

Independent offices.

For preservation of collections, National Museum, \$5.50.  
 For housing for war needs, \$825.  
 For national security and defense, food and fuel administrations, educational, \$4.81.  
 For Federal Trade Commission, \$21.11.  
 For contingent expenses, United States Employees' Compensation Commission, \$5.  
 For United States Tariff Commission, \$16.  
 For Interstate Commerce Commission, \$25.98.  
 For salaries and expenses, Federal Board for Vocational Education, \$28.37.  
 For medical and hospital services, Veterans' Bureau, \$15,144.47.  
 For vocational rehabilitation, Veterans' Bureau, \$5,552.70

## DEPARTMENT OF AGRICULTURE.

Department of Agri-  
 culture.

For library, Department of Agriculture, \$28.25.  
 For general expenses, Bureau of Animal Industry, \$14.40.  
 For general expenses, Forest Service, \$62.  
 For general expenses, Bureau of Chemistry, \$20.66.  
 For general expenses, office of public roads and rural engineering, \$4.81.  
 For general expenses, Bureau of Plant Industry, \$34.80.  
 For general expenses, Bureau of Crop Estimates, \$40.  
 For stimulating agriculture and facilitating distribution of products, \$101.58.

## DEPARTMENT OF COMMERCE.

For contingent expenses, Steamboat Inspection Service, 75 cents.  
 For industrial research, Bureau of Standards, \$779.53.  
 For promoting commerce in the Far East, \$57.50.  
 For general expenses, Lighthouse Service, \$207.88.  
 For miscellaneous expenses, Bureau of Fisheries, \$10.85.

Department of Commerce.

## DEPARTMENT OF THE INTERIOR.

For scientific library, Patent Office, \$4.  
 For fees of examining surgeons, \$3.  
 For purchase and transportation of Indian supplies, 52 cents.  
 For support of Indians in California, \$428.40.  
 For diversion dam and distribution and drainage system, Yakima Reservation, Washington, reimbursable, \$7.14.  
 For canals and laterals, ceded portion of Wind River Reservation, Wyoming, reimbursable, \$24.  
 For diversion dam, canals, and laterals, ceded portion of Wind River Reservation, Wyoming, reimbursable, \$20.

Interior Department.

## DEPARTMENT OF JUSTICE.

For salaries, fees, and expenses of marshals, United States courts, \$226.30.  
 For salaries and expenses of district attorneys, United States courts, \$2.89.  
 For fees of commissioners, United States courts, \$5.50.  
 For fees of witnesses, United States courts, \$30.70.

Department of Justice.

## DEPARTMENT OF LABOR.

For enforcement of the child labor law, \$1.02.  
 For expenses of regulating immigration, \$10.

Department of Labor.

## NAVY DEPARTMENT.

For aviation, Navy, \$3.20.  
 For pay, miscellaneous, \$12.31.  
 For pay, Marine Corps, \$2.90.  
 For contingent, Marine Corps, \$24.43.  
 For maintenance, quartermaster's department, Marine Corps, \$103.41.  
 For transportation, Bureau of Navigation, \$2,326.70.  
 For ordnance and ordnance stores, Bureau of Ordnance, \$81.  
 For maintenance, Bureau of Yards and Docks, \$8.05.  
 For pay of the Navy, \$3,740.71.  
 For provisions, Navy, Bureau of Supplies and Accounts, \$263.16.  
 For fuel and transportation, Bureau of Supplies and Accounts, \$3.46.  
 For freight, Bureau of Supplies and Accounts, \$1,460.46.

Navy Department.

## DEPARTMENT OF STATE.

For contingent expenses, foreign missions, \$243.49.  
 For transportation of diplomatic and consular officers, \$24.73.

State Department.

## TREASURY DEPARTMENT.

For increase of compensation, Treasury Department, \$113.49.  
 For labor-saving machines, Treasury Department, \$1.80.  
 For expenses of loans, Act September 24, 1917, as amended, \$1.39.  
 For salaries and expenses of collectors of internal revenue, \$16.40.

Treasury Department.

For salaries and expenses of collectors, and so forth, of internal revenue, \$5.46.

For collecting the war revenue, \$138.18.

For enforcement of Narcotic and National Prohibition Acts, internal revenue, \$135.85.

For refunding internal revenue collections, \$10.

For punishment for violation of internal revenue laws, \$242.78.

For Coast Guard, \$2,316.96.

For compensation of employees, Bureau of Engraving and Printing, \$36.11.

For pay of personnel and maintenance of hospitals, Public Health Service, \$2,198.25.

For medical and hospital services, Public Health Service, \$390.55.

For contingent expenses, office of Director of the Mint, \$68.

For vaults and safes for public buildings, \$5.15.

For general expenses of public buildings, \$12.37.

For operating force for public buildings, \$5.50.

For furniture and repairs of same for public buildings, \$7.10.

For furniture, post office, courthouse, and customhouse, Honolulu, Hawaii, \$13.08.

#### WAR DEPARTMENT.

#### War Department.

For additional employees, War Department, \$12.22.

For contingent expenses, War Department, \$1.50.

For increase of compensation, Military Establishment, \$9,231.52.

For increase of compensation, rivers and harbors, \$1,811.87.

For registration and selection for military service, \$1,301.76.

For Signal Service of the Army, \$19,038.08.

For Air Service, Army, \$12,363.27.

For Air Service, military, \$20,652.97.

For pay, and so forth, of the Army, \$842,234.18.

For mileage to officers and contract surgeons, \$16.66.

For general appropriations, Quartermaster Corps, \$29,021.86.

For transportation of the Army and its supplies, \$23.17.

For barracks and quarters, \$2,021.69.

For incidental expenses, Quartermaster Corps, \$99.83.

For roads, walks, wharves, and drainage, \$713.35.

For subsistence of the Army, \$1.50.

For supplies, services, and transportation, Quartermaster Corps, \$38,877.99.

For medical and hospital department, \$3,983.50.

For engineer operations in the field, \$2,390.12.

For ordnance service, \$303.47.

For ordnance stores, ammunition, \$35,985.20.

For ordnance stores and supplies, \$321.34.

For automatic rifles, \$8,120.50.

For armored motor cars, \$4.22.

For gun and mortar batteries, \$154.86.

For armament of fortifications, \$13,977.09.

For fortifications in insular possessions, \$463.91.

For searchlights and electrical installations at seacoast fortifications, \$45,971.74.

For manufacture of arms, \$1.88.

For proving-ground facilities, \$6,491.48.

For replacing ordnance and ordnance stores, \$307.44.

For quartermaster supplies, equipment, and so forth, Reserve Officers' Training Corps, \$96.94.

- For armament of fortifications, Panama Canal, \$4.90.
- For aviation stations, seacoast defenses, \$7,483.66.
- For transportation of disabled soldiers, sailors, or marines on furlough, \$58.18.
- For maintenance, United States Military Academy, \$15.32.
- For arming, equipping, and training the National Guard, \$2,056.52.
- For encampment and maneuvers, Organized Militia, \$194.85.
- For extra-duty pay to enlisted men as clerks, and so forth, at Army division and department headquarters, \$265.36.
- For arrears of pay, bounty, and so forth, \$543.72.
- For pay, and so forth, of the Army, war with Spain, \$169.52.
- For National Home for Disabled Volunteer Soldiers, Pacific Branch, \$1.61.
- For National Home for Disabled Volunteer Soldiers, Central Branch, \$167.59.
- For National Home for Disabled Volunteer Soldiers, Northwestern Branch, \$27.99.
- For National Home for Disabled Volunteer Soldiers, Eastern Branch, \$51.24.
- For National Home for Disabled Volunteer Soldiers, Mountain Branch, \$8.10.
- For medical and hospital services, National Home for Disabled Volunteer Soldiers, \$20.18.
- For national cemeteries, \$8.45.
- For disposition of remains of officers, soldiers, and civil employees, \$20.78.
- For headstones for graves of soldiers, \$5.62.
- For prevention of deposits, harbor of New York, \$122.40.
- For transportation facilities, inland and coastwise waterways service, \$3,369.37.
- For payment of claims for loss of firearms, and so forth, taken by United States troops during labor strikes in 1914 in Colorado, \$15.

## POST-OFFICE DEPARTMENT.

- For balances due foreign countries, \$6,141.88.
  - For city delivery carriers, \$1,750.12.
  - For clerks, first and second class post offices, \$3,730.67.
  - For compensation to assistant postmasters, \$475.31.
  - For compensation to postmasters, \$101.
  - For electric and cable car service, \$564.97.
  - For freight on stamped paper and mail bags, \$32.87.
  - For indemnities, domestic mail, \$966.50.
  - For indemnities, international registered mail, \$454.28.
  - For post-office equipment and supplies, \$65.
  - For power-boat and airplane service, \$50.51.
  - For power-boat service, \$132.01.
  - For railroad transportation, \$18,837.39.
  - For rent, light, and fuel, \$1,316.18.
  - For rural-delivery service, \$20.97.
  - For shipment of supplies, \$290.71.
  - For temporary clerk hire, \$5,838.26.
  - For vehicle service, \$64.84.
  - Total, audited claims, section 3, \$1,190,204.64.
- SEC. 4. That this Act hereafter may be referred to as the "First Title of Act. Deficiency Act, fiscal year 1924."
- Approved, April 2, 1924.

April 3, 1924.

[S. 2625.]

[Public, No. 67.]

**CHAP. 82.**—An Act To detach Jim Hogg County from the Corpus Christi division of the southern judicial district of the State of Texas, and attach the same to the Laredo division of the southern judicial district of said State.

Texas southern judicial district.

Jim Hogg County transferred from Corpus Christi to Laredo division.

Vol. 36, p. 1127, amended.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That Jim Hogg County of the Corpus Christi division of the southern district of the State of Texas be, and the same is hereby, detached from the said Corpus Christi division and attached to and made a part of the Laredo division of the southern district of said State.

Approved, April 3, 1924.

April 4, 1924.

[H. R. 6349.]

[Public, No. 68.]

**CHAP. 84.**—An Act Making appropriations for the Treasury and Post Office Departments for the fiscal year ending June 30, 1925, and for other purposes.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,*

### TITLE I—TREASURY DEPARTMENT.

Treasury Department appropriations.

The following sums are appropriated, out of any money in the Treasury not otherwise appropriated, for the Treasury Department for the fiscal year ending June 30, 1925, namely:

Secretary's Office.

OFFICE OF THE SECRETARY.

Undersecretary. Appointment and duties of.

Salaries: Secretary of the Treasury, \$12,000; Undersecretary of the Treasury, to be nominated by the President and appointed by him, by and with the advice and consent of the Senate, who shall hereafter receive compensation at the rate of \$10,000 per annum and hereafter shall perform such duties in the office of the Secretary of the Treasury as may be prescribed by the Secretary or by law, and under the provisions of section 177, Revised Statutes, in case of the death, resignation, absence, or sickness of the Secretary of the Treasury, hereafter shall perform the duties of the Secretary until a successor is appointed or such absence or sickness shall cease, \$10,000; three Assistant Secretaries of the Treasury, and other personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$156,280; in all, \$178,280: *Provided*, That in expending appropriations or portions of appropriations, contained in this Act, for the payment for personal services in the District of Columbia in accordance with "The Classification Act of 1923," the average of the salaries of the total number of persons under any grade or class thereof in any bureau, office, or other appropriation unit, shall not at any time exceed the average of the compensation rates specified for the grade by such Act: *Provided*, That this restriction shall not apply (1) to grades 1, 2, 3, and 4 of the clerical-mechanical service, or (2) to require the reduction in salary of any person whose compensation is fixed, as of July 1, 1924, in accordance with the rules of section 6 of such Act, or (3) to prevent the payment of a salary under any grade at a rate higher than the maximum rate of the grade when such higher rate is permitted by "The Classification Act of 1923," and is specifically authorized by other law.

R. S., sec. 177, p. 28.

Assistant Secretaries and office personnel.

*Provisos.* Salaries limited to average rates under Classification Act. Vol. 42, p. 1488.

Not applicable to clerical-mechanical services.

Fixed salaries not reduced.

Payments at higher rates permitted.

Chief Clerk's Office.

OFFICE OF CHIEF CLERK.

Chief clerk and office personnel.

Salaries: For the chief clerk, who shall be the chief executive officer of the department and who may be designated by the Secre-

tary of the Treasury to sign official papers and documents during the temporary absence of the Secretary, Undersecretary, and Assistant Secretaries of the department, and for other personal services in the District of Columbia, in accordance with the Classification Act of 1923, \$285,000.

For the operating force of the Liberty Loan and Register's Annex Buildings and buildings for the accommodation of the Bureau of Internal Revenue, and the necessary clerical assistance in the office of the chief clerk and superintendent, in accordance with the Classification Act of 1923, \$126,000.

For employees for the care and protection of buildings for the accommodation of such bureaus of the department as may be assigned thereto, in accordance with the Classification Act of 1923, \$32,600.

Treasury Department Annex, Pennsylvania Avenue and Madison Place: For personal services for the care, maintenance, and protection of the building, in accordance with the Classification Act of 1923, \$41,500.

Treasury garage: For personal services, in accordance with the Classification Act of 1923, \$6,100.

Treasury Department Annex, Fourteenth and B Streets northwest: For personal services, for the care, maintenance, and protection of the building, in accordance with the Classification Act of 1923, \$63,800.

#### CONTINGENT EXPENSES, TREASURY DEPARTMENT.

For newspaper clippings, financial journals, law books, city directories, and other books of reference relating to the business of the department, \$500.

For freight, expressage, telegraph and telephone service, \$10,000.

For rent of buildings in the District of Columbia for the use of the Treasury Department, \$14,650.

For purchase, exchange, maintenance, and repair of motor trucks, and maintenance and repair of one passenger automobile for the Secretary of the Treasury, all to be used for official purposes only, \$7,500.

For purchase of file holders and file cases, \$4,000.

For purchase of coal, wood, engine oils, and grease, grate baskets and fixtures, blowers, coal hods, coal shovels, pokers, and tongs, \$24,000.

For purchase of gas, electric current for lighting and power purposes, gas and electric-light fixtures, electric-light wiring and material, candles, candlesticks, droplights and tubing, gas burners, gas torches, globes, lanterns, and wicks, \$24,000.

For washing and hemming towels, purchase of awnings and fixtures, window shades and fixtures, alcohol, benzine, turpentine, varnish, baskets, belting, bellows, bowls, brooms, buckets, brushes, canvas, crash, cloth, chamois skins, cotton waste, door and window fasteners, dusters; flower garden, street, and engine hose; lace leather, lye, nails, oils, plants, picks, pitchers, powders, stencil plates, hand stamps and repairs of same, spittoons, soap, matches, match safes, sponges, tacks, traps, thermometers, toilet paper, tools, towels, towel racks, tumblers, wire, zinc, and for blacksmithing, repairs of machinery, removal of rubbish, sharpening tools, street-car fares not exceeding \$300, advertising for proposals, and for sales at public auction in the District of Columbia of condemned property belonging to the Treasury Department, payment of auctioneer fees, and purchase of other absolutely necessary articles, \$14,000.

Operating force.  
Liberty Loan, Register's, and Internal Revenue Buildings.

Buildings for bureaus, etc.

Madison Place Annex.

Treasury garage.

Annex, Fourteenth and B Streets NW.

Department contingent expenses.

Reference books, etc.

Freight, etc.

Rent, District of Columbia.

Motor vehicles.

File holders, etc.

Fuel, etc.

Lighting, etc.

Miscellaneous supplies.

Labor-saving machines, etc. ma-

For purchase of labor-saving machines and supplies for same, including the purchase and exchange of registering accountants, numbering machines, and other machines of a similar character, including time stamps for stamping date of receipt of official mail and telegrams, and repairs thereto, and purchase of supplies for photographic copying machines, \$20,000.

Carpets, etc.

For purchase of carpets, carpet border and lining, linoleum, mats, rugs, matting, and repairs, and for cleaning, cutting, making, laying, and relaying of the same, by contract, \$500.

Furniture.

For purchase of boxes, book rests, chairs, chair cane, chair covers, desks, bookcases, clocks, cloth for covering desks, cushions, leather for covering chairs and sofas, locks, lumber, screens, tables, typewriters, including the exchange of same, wardrobe cabinets, washstands, water coolers and stands, and for replacing other worn and unserviceable articles, \$4,500.

Operating expenses. Madison Place Annex.

For operating expenses of the Treasury Department Annex Numbered 1 (Pennsylvania Avenue and Madison Place), including fuel, electric current, ice, ash removal, and miscellaneous items, \$13,500.

Annex, Fourteenth and B Streets NW.

For operating expenses of Treasury Department Annex Numbered 2 (Fourteenth and B Streets northwest): For heating, electric current, electrical equipment, ice, removal of trash, and miscellaneous expenses, \$32,000.

Darby Building.

Darby Building: For heating, electric current, electrical equipment, ice, and miscellaneous items, \$4,000.

Designated Treasury buildings transferred to care, etc., of Superintendent of State, etc., Department Buildings.

On and after July 1, 1924, the Superintendent of the State, War, and Navy Department Buildings shall be responsible for the care, maintenance, and protection of the buildings known as Treasury Department Annex Numbered 2, located at Fourteenth and B Streets northwest, the Winder Building, located at Seventeenth and F Streets northwest, and the Cox Building, located at 1709 New York Avenue northwest, all in the city of Washington, District of Columbia, including the furnishing of heat, gas, and electricity therein; and any funds appropriated therefor, together with all machinery, tools, equipment, and supplies used, or for use, in connection therewith, shall be transferred on July 1, 1924, from the Secretary of the Treasury to the Superintendent of the State, War, and Navy Department Buildings.

Appropriations, etc., in connection therewith to be transferred.

Stationery.

Stationery: For stationery, including tags, labels, and index cards, printed in the course of manufacture for the Treasury Department and its several bureaus and offices, \$350,000.

General Supply Committee.

#### GENERAL SUPPLY COMMITTEE.

Personal services.

Salaries: For personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$39,780.

Salaries and expenses, transferring office supplies for departments, etc.

For salaries of employees, office equipment, fuel, light, electric current, telephone service, maintenance of motor trucks, and other necessary expenses for carrying into effect the Executive order of December 3, 1918, regulating the transfer of office materials, supplies, and equipment in the District of Columbia falling into disuse because of the cessation of war activities, \$115,840: *Provided*, That the said Executive order shall continue in effect until June 30, 1925, without modification, except that the price charged shall be the current market value at time of issue, less a discount for usage, but in no instance shall the discount be more than 25 per centum, and that the proceeds from the transfer of appropriations thereunder shall be covered into the Treasury as miscellaneous receipts: *Provided further*, That the heads of the executive departments and independent establishments and the Commissioners of the District of Columbia shall cooperate with the Secretary of the Treasury in connection

Proceeds. Service continued to June 30, 1925.

Cooperation of departments, etc., in transfers, etc.

with the storage and delivery of material, supplies, and equipment transferred under the foregoing order and for effecting the transfer or disposition of other surplus and waste material or supplies: *Provided further*, That typewriters and computing machines transferred to the General Supply Committee as surplus, where such machines have become unfit for further use, may, in the discretion of the Secretary of the Treasury, be issued to other Government departments and establishments at exchange prices quoted in the current general schedule of supplies or sold commercially.

Use of unfit typewriters, etc., for exchanges.

Repairs to typewriting machines (except bookkeeping and billing machines) in the Government service in the District of Columbia may be made at cost by the General Supply Committee, payment therefor to be effected by transfer and counter warrant, charging the proper appropriation and crediting the appropriation "General Supply Committee, Transfer of Office Material, Supplies, and Equipment."

Repairs to typewriters by Supply Committee.

No part of any money appropriated by this or any other Act shall be used during the fiscal year 1925 for the purchase of any standard typewriting machines, except bookkeeping and billing machines, at a price in excess of the following for models with carriages which will accommodate paper of the following widths, to wit: Ten inches (correspondence models), \$70; twelve inches, \$75; fourteen inches, \$77.50; sixteen inches, \$82.50; eighteen inches, \$87.50; twenty inches, \$94; twenty-two inches, \$95; twenty-four inches, \$97.50; twenty-six inches, \$103.50; twenty-eight inches, \$104; thirty inches, \$105; thirty-two inches, \$107.50.

Typewriting machines.  
Prices of standard machines established for 1925.

All purchases of typewriting machines during the fiscal year 1925 by executive departments and independent establishments for use in the District of Columbia or in the field, except as hereinafter provided, shall be made from the surplus machines in the stock of the General Supply Committee. The War Department shall furnish the General Supply Committee, immediately upon the approval of this Act, a complete inventory of the various makes, models, and classes of typewriters in its possession, the condition of such machines, and the point of storage, and shall turn over to the General Supply Committee such typewriting machines in such quantities as the Secretary of the Treasury from time to time may call for by specific requisition for sale to the various services of the Government. If the General Supply Committee is unable to furnish serviceable machines to any such service of the Government, it shall furnish unserviceable machines at current exchange prices, and such machines shall then be applied by the service of the Government receiving them as part payment for new machines from commercial sources in accordance with the prices fixed in the preceding paragraph. And in selling typewriting machines to the various services the General Supply Committee may accept an equal number of unserviceable machines as part payment thereon at the exchange prices quoted in the current general schedule of supplies.

All purchases to be from surplus stock of Committee.

Immediate inventory, etc., of War Department stock to be furnished.

Unserviceable machines allowed for exchange.

Acceptance in part payment.

#### OFFICE OF COMMISSIONER OF ACCOUNTS AND DEPOSITS.

Accounts and Deposits Office.

For Commissioner of Accounts and Deposits and other personal services in the District of Columbia, in accordance with "The Classification Act of 1923," \$18,180.

Commissioner, and office personnel.

#### DIVISION OF BOOKKEEPING AND WARRANTS.

Bookkeeping and Warrants Division.

For the chief of the division, and other personal services in the District of Columbia, in accordance with "The Classification Act of 1923," \$166,160.

Chief of division and office personnel.

Contingent expenses,  
public moneys.  
R. S., sec. 3653, p. 719.

Contingent expenses, public moneys: For contingent expenses under the requirements of section 3653 of the Revised Statutes, for the collection, safe-keeping, transfer, and disbursement of the public money, transportation of notes, bonds, and other securities of the United States, salaries of special agents, actual expenses of examiners detailed to examine the books, accounts, and money on hand at the several depositories, including national banks acting as depositories under the requirements of section 3649 of the Revised Statutes, also including examinations of cash accounts at mints and cost of insurance on shipments of money by registered mail when necessary, \$160,000.

R. S., sec. 3649, p. 718.

Recoinage of gold  
coins.

Recoinage of gold coins: For recoinage of uncurrent gold coins in the Treasury, to be expended under the direction of the Secretary of the Treasury, as required by section 3512 of the Revised Statutes, \$3,000.

R. S., sec. 3512, p. 696.

Recoinage of minor  
coins.

Recoinage of minor coins: To enable the Secretary of the Treasury to continue the recoinage of worn and uncurrent minor coins of the United States now in the Treasury or hereafter received, and to reimburse the Treasurer of the United States for the difference between the nominal or face value of such coins and the amount the same will produce in new coin, \$10,000.

#### Deposits Division.

#### DIVISION OF DEPOSITS.

Chief of division and  
office personnel.

Salaries: For the chief of the division and other personal services in the District of Columbia, in accordance with the Classification Act of 1923, \$17,780.

#### Public Debt Service.

#### PUBLIC DEBT SERVICE.

Office personnel and  
other expenses.

For necessary expenses connected with the administration of any public debt issues and United States paper currency issues with which the Secretary of the Treasury is charged, including rent in the District of Columbia, and including the Commissioner of the Public Debt and other personal services in the District of Columbia in accordance with the Classification Act of 1923, \$3,416,000: *Provided*, That the indefinite appropriation "Expenses of Loans," Act of September 24, 1917, as amended and extended, shall not be used during the fiscal year 1925 to supplement the appropriation herein made for the current work of the Public Debt Service.

*Proviso.*  
Indefinite appropriation  
discontinued.  
Vol. 40, p. 292

Expenses under spec-  
ified laws.

Vol. 41, p. 456.  
Vol. 40, p. 451; Vol.  
41, pp. 350, 1145.

Vol. 40, pp. 35, 288,  
504, 844, 1312.

Vol. 41, p. 548.

Vol. 41, p. 949.

For expenses incident to the discharge of the duties imposed upon the Secretary of the Treasury by the Transportation Act, 1920, the Federal Control Act, approved March 21, 1918, as amended, and for expenses arising in connection with loans and credits to foreign governments under the Liberty Loan Acts and the Victory Liberty Loan Act and in connection with credits granted or conditions entered into under the Acts providing for the relief of populations in Europe and contiguous countries, and in connection with credits granted or conditions entered into under the Act providing for the sale of surplus war material, including personal services in the District of Columbia, \$9,100.

Distinctive paper for  
securities.  
Quantities author-  
ized.

Distinctive paper for United States securities: For distinctive paper for United States currency, national-bank currency, and Federal reserve bank currency, not exceeding 157,500,000 sheets, including transportation of paper, traveling, mill, and other necessary expenses, and salaries of employees and expense of officer detailed from the Treasury Department, \$50 per month when actually on duty; in all, \$1,095,000.

Personal services.

During such period as it may be necessary to operate more than one mill for the manufacture of distinctive paper, the Secretary of the Treasury is authorized to employ temporarily such employees as may be necessary at rates of pay corresponding to those of the regular employees, the compensation of such temporary employees to be a charge against the appropriation available for the distinctive paper then manufactured.

Temporary employees for increased production.

#### WORLD WAR FOREIGN DEBT COMMISSION.

For expenses of the World War Foreign Debt Commission, including personal services in the District of Columbia, and printing and binding, \$5,000.

Foreign Debt Commission.

Expenses.  
Vol. 42, p. 363.

#### DIVISION OF APPOINTMENTS.

Salaries: For the chief of the division, and other personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$64,580.

Appointments Division.

Chief of division and office personnel.

#### DIVISION OF PRINTING.

Salaries: For the chief of the division, and other personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$58,000.

Printing Division.

Chief of division and office personnel.

For printing and binding for the Treasury Department, including all of its bureaus, offices, institutions, and services located in Washington, District of Columbia, and elsewhere, not including work done at the New York customhouse bindery authorized by the Joint Committee on Printing in accordance with the Act of March 1, 1919, \$850,000.

Printing and binding.

Work excluded.  
Vol. 40, p. 1270.

For postage required to prepay matter addressed to Postal Union countries, and for postage for the Treasury Department, \$1,000.

Postage.

For materials for the use of the bookbinder located in the Treasury Department, \$250.

Bookbinding.

#### DIVISION OF MAIL AND FILES.

Salaries: For the chief of the division, and other personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$19,960.

Mail and Files Division.

Chief of division and office personnel.

#### OFFICE OF DISBURSING CLERK.

Salaries: For the disbursing clerk and other personal services in the District of Columbia, in accordance with "The Classification Act of 1923," \$52,960.

Disbursing clerk and office personnel.

#### CUSTOMS SERVICE.

Division of Customs: For personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$64,000.

Customs service.

Personal services in Customs Division.

For collecting the revenue from customs, and for the detection and prevention of frauds upon the customs revenue, including not to exceed \$15,000 for the hire of motor-propelled, passenger-carrying vehicles, \$13,680,140, of which such amount as may be necessary shall be available for salaries of general appraisers retired under the provisions of section 518 of the Tariff Act of 1922, and \$33,820 shall be available for personal services in the District of Columbia in addition to the amounts otherwise authorized by law.

Collecting customs revenue.

Retired general appraisers.  
Vol. 42, p. 973.  
Services in the District.

**Automatic scales.**

Scales for customs service: For construction and installation of special automatic and recording scales for weighing merchandise, and so forth, in connection with imports at the various ports of entry under direction of the Secretary of the Treasury, \$100,000.

**Compensation in lieu of moieties.**

Compensation in lieu of moieties: For compensation in lieu of moieties in certain cases under the customs laws, \$30,000.

**Budget Bureau.****BUREAU OF THE BUDGET.****Director, Assistant, personnel, and other expenses.**

Director, \$10,000; Assistant Director, \$7,500; for all other necessary expenses of the bureau, including compensation of attorneys and other employees in the District of Columbia, telegrams, telephone service, law books, books of reference, periodicals, stationery, furniture, office equipment, other supplies, traveling expenses, street car fares, per diem in lieu of subsistence not exceeding \$4 for officers and employees while absent from the seat of government on official duty, \$142,510, in all, \$160,010.

**Printing and binding.**

For printing and binding, \$25,000.

**Federal Farm Loan Bureau.****FEDERAL FARM LOAN BUREAU.****Members of the board, office personnel, etc.**

Salaries: For six members of the board, at \$10,000 each; for personal services in the District of Columbia in accordance with "The Classification Act of 1923," and for personal services in the field, \$137,000; in all, \$197,000, payable from assessments upon Federal and joint-stock land banks;

**Reviewing appraisers, etc.  
Vol. 42, p. 776.**

For salaries of four reviewing appraisers at not to exceed \$5,000 each per annum, and the traveling expenses of such reviewing appraisers, \$15,000, in all, \$35,000, payable from assessments upon Federal and joint stock land banks;

**Contingent expenses.**

For traveling expenses of the members of the board and its officers and employees; per diem in lieu of subsistence, not exceeding \$4; and contingent and miscellaneous expenses, including books of reference and maps, and exclusive of stationery and printing and binding; and for the examination of National Farm Loan Associations, including personal services and traveling expenses; \$122,040, payable from assessments upon Federal and joint-stock land banks: *Provided*, That no person shall be employed hereunder at a rate of compensation exceeding \$2,500 per annum: *Provided further*, That \$2,500 of this sum may be expended for clerk hire in the District of Columbia;

In all, Federal Farm Loan Bureau, \$354,040.

**Treasurer's Office.****OFFICE OF TREASURER OF THE UNITED STATES.****Treasurer, and office personnel.**

Salaries: For Treasurer of the United States, \$8,000; for personal services in the District of Columbia in accordance with the "The Classification Act of 1923," \$1,084,000; in all, \$1,092,000.

**Redemption of Federal reserve and national currency.**

For personal services in the District of Columbia, in accordance with "The Classification Act of 1923," in redeeming Federal reserve and national currency, \$450,000, to be reimbursed by the Federal reserve and national banks.

**Personal services.****Canceling machines.**

For repairs to canceling and cutting machines in the office of the Treasurer of the United States, \$200.

**Office of Comptroller of the Currency.****OFFICE OF THE COMPTROLLER OF THE CURRENCY.****Comptroller, and office personnel.**

Salaries: Comptroller of the Currency, \$5,000; for personal services in the District of Columbia, in accordance with "The Classification Act of 1923," \$233,520; in all, \$238,520.

For personal services in the District of Columbia, in accordance with "The Classification Act of 1923," in connection with Federal reserve and national currency, \$76,650, to be reimbursed by the Federal reserve and national banks.

Federal reserve and national currency.  
Personal services.

For special examinations of national banks and bank plates, keeping macerator in Treasury Building in repair, and for other incidental expenses attending the working of the macerator, and for procuring information relative to banks other than national, \$2,000.

Special examinations.

INTERNAL REVENUE SERVICE.

Internal Revenue Service.

Office of commissioner: Commissioner of Internal Revenue, \$10,000; for the assistant to the commissioner, five deputy commissioners, and other personal services in the District of Columbia, in accordance with "The Classification Act of 1923," \$825,120; in all, \$835,120.

Commissioner, and office personnel.

For one stamp agent, \$1,600, to be reimbursed by the stamp manufacturers.

Stamp agent.

For salaries and expenses of collectors of internal revenue, deputy collectors, gaugers, storekeepers, and storekeeper-gaugers, clerks, messengers, and janitors in internal-revenue offices, rent of offices outside of the District of Columbia, telephone service, injuries to horses not exceeding \$250 for any horse crippled or killed, expenses of seizure and sale, and other necessary miscellaneous expenses in collecting internal-revenue taxes, \$3,900,000: *Provided*, That for purpose of concentration, upon the initiation of the Commissioner of Internal Revenue and under regulations prescribed by him, distilled spirits may be removed from any internal-revenue bonded warehouse to any other such warehouse, and may be bottled in bond in any such warehouse before or after payment of the tax, and the commissioner shall prescribe the form and penal sums of bond covering distilled spirits in internal-revenue bonded warehouses, and in transit between such warehouses: *Provided further*, That no part of this amount shall be used in defraying the expenses of any officer, designated above, subpoenaed by the United States court to attend any trial before a United States court or preliminary examination before any United States commissioner, which expenses shall be paid from the appropriation for "Fees of witnesses, United States courts."

Collectors, gaugers, storekeepers, etc.

*Proviso.*  
Distilled spirits may be removed to warehouse for bottling in bond.

Witness fees.

Post, p. 221.

For expenses of assessing and collecting the internal-revenue taxes, including the employment of the necessary officers, attorneys, experts, agents, accountants, inspectors, deputy collectors, clerks, janitors, and messengers in the District of Columbia and the several collection districts, to be appointed as provided by law, telegraph and telephone service, rental of quarters outside the District of Columbia, postage, freight, express, and other necessary miscellaneous expenses, and the purchase of such supplies, equipment, furniture, mechanical devices, law books and books of reference, and such other articles as may be necessary for use in the District of Columbia and the several collection districts, \$31,735,000: *Provided*, That not more than \$100,000 of the total amount appropriated herein may be expended by the Commissioner of Internal Revenue for detecting and bringing to trial persons guilty of violating the internal revenue laws or conniving at the same, including payments for information and detection of such violation.

Assessing, collecting, etc., taxes.  
Expenses

*Proviso.*  
Detecting, etc, violations of internal revenue laws.

For expenses to enforce the provisions of the National Prohibition Act and the Act entitled "An Act to provide for the registration of, with collectors of internal revenue, and to impose a special tax upon, all persons who produce, import, manufacture, compound, deal in, dispense, sell, distribute, or give away opium or

Prohibition and Narcotic Acts.  
Enforcement expenses.  
Vol. 41, p. 305.

- Vol. 38, p. 785.
- Vol. 40, p. 1130.
- Vol. 42, p. 298.
- Proviso.*  
Narcotic enforcement. Acts en-
- Advances to disbursing agents.
- Restriction on payment for storage of seized goods in private warehouses.
- Refunding collections. Vol. 35, p. 325.
- Refunding taxes illegally collected. Vol. 40, p. 1145; Vol. 42, p. 314.
- Proviso.*  
Report to Congress.
- Coast Guard.
- Office personnel. *Post*, p. 105.
- Technical services.
- Post*, p. 73.  
*Proviso.*  
Limit.  
*Post*, p. 1342.
- cocoa leaves, their salts, derivatives, or preparations, and for other purposes," approved December 17, 1914, as amended by the Revenue Act of 1918, and the Act entitled "An Act to amend an Act entitled 'An Act to prohibit the importation and use of opium for other than medicinal purposes,' approved February 9, 1909," as amended by the Act of May 26, 1922, known as "the Narcotic Drugs Import and Export Act," including the employment of executive officers, agents, inspectors, chemists, assistant chemists, supervisors, clerks, and messengers in the field and in the Bureau of Internal Revenue in the District of Columbia, to be appointed as authorized by law; the securing of evidence of violations of the Acts, and for the purchase of such supplies, equipment, mechanical devices, laboratory supplies, books, and such other expenditures as may be necessary in the District of Columbia and the several field offices, and for rental of necessary quarters, \$10,629,770: *Provided*, That not to exceed \$1,250,000 of the foregoing sum shall be expended for enforcement of the provisions of the said Acts of December 17, 1914, and May 26, 1922: *Provided further*, That not to exceed \$50,000 of the total amount appropriated shall be available for advances to be made by special disbursing agents when authorized by the Commissioner of Internal Revenue and approved by the Secretary of the Treasury, the provisions of section 3648 of the Revised Statutes to the contrary notwithstanding: *Provided further*, That no money herein appropriated for the enforcement of the National Prohibition Act, the customs laws, or internal revenue laws, shall be used to pay for storage in any private warehouse of intoxicating liquors or other property in connection therewith seized pursuant to said Acts and necessary to be stored, where there is available for that purpose space in a Government warehouse or other suitable Government property in the judicial district wherein such property was seized, or in an adjacent judicial district, and when such seized property is stored in an adjacent district, the jurisdiction over such property in the district wherein it was seized shall not be affected thereby.
- To enable the Secretary of the Treasury to refund money covered into the Treasury as internal-revenue collections, under the provisions of the Act approved May 27, 1908, \$200,000.
- For refunding taxes illegally collected under the provisions of sections 3220 and 3689, Revised Statutes, as amended by the Acts of February 24, 1919, and November 23, 1921, including the payment of prior year claims, \$12,000,000: *Provided*, That a report shall be made to Congress of the disbursements hereunder as required by the Acts of February 24, 1919, and November 23, 1921.

## COAST GUARD.

Office of the commandant: For personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$134,705.

The services of skilled draftsmen and such other technical services as the Secretary of the Treasury may deem necessary, may be employed only in the office of the Coast Guard in connection with the construction and repair of Coast Guard cutters, to be paid from the appropriation "Repairs to Coast Guard cutters": *Provided*, That the expenditures on this account for the fiscal year 1925 shall not exceed \$8,400. A statement of the persons employed hereunder, their duties, and the compensation paid to each shall be made to Congress each year in the Budget.

For every expenditure requisite for and incident to the authorized work of the Coast Guard, as follows, including not to exceed \$600 for purchase, exchange, maintenance, repair, and operation of motor-propelled passenger-carrying vehicles, to be used only for official purposes;

For pay and allowances prescribed by law for commissioned officers, cadets and cadet engineers, warrant officers, petty officers, and other enlisted men, active and retired, temporary cooks and surfmen, substitute surfmen, and one civilian instructor, \$7,659,924;

For rations or commutation thereof for petty officers and other enlisted men, \$405,000;

For fuel and water for vessels, stations, and houses of refuge, \$725,000;

For outfits, ship chandlery, and engineers' stores for the same, \$665,000;

For rebuilding and repairing stations and houses of refuge, temporary leases, rent, and improvements of property for Coast Guard purposes, including use of additional land where necessary, \$250,000;

For carrying out the provisions of the Act of June 4, 1920, \$17,000;

For mileage, and expenses allowed by law, for officers; and actual traveling expenses, per diem in lieu of subsistence not exceeding \$4, for other persons traveling on duty under orders from the Treasury Department, \$120,000;

For draft animals and their maintenance, \$27,000;

For coastal communication lines and facilities and their maintenance, \$50,000;

For compensation of civilian employees in the field, including clerks to district superintendents, \$79,020;

For contingent expenses, including communication service, subsistence of shipwrecked persons succored by the Coast Guard, for the recreation, amusement, comfort, contentment, and health of the enlisted men of the Coast Guard, to be expended in the discretion of the Secretary of the Treasury, not exceeding \$15,000; wharfage, towage, freight, storage, repairs to station apparatus, advertising, surveys, medals, labor, newspapers and periodicals for statistical purposes, and all other necessary expenses which are not included under any other heading, \$145,000;

For repairs to Coast Guard cutters, \$374,000;

Total Coast Guard, exclusive of commandant's office, \$10,516,944.

BUREAU OF ENGRAVING AND PRINTING.

Office of director: For the director and other personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$435,000.

For the work of engraving and printing, exclusive of repay work, during the fiscal year 1925, of not exceeding 150,000,000 delivered sheets of United States currency and national-bank currency, 90,000,000 delivered sheets of internal-revenue stamps, 75,000 delivered sheets of customs stamps, 2,031,250 delivered sheets of withdrawal permits, 593,100 delivered sheets of opium orders and special-tax stamps required under the Act of December 17, 1914, and 7,603,487 delivered sheets of checks, drafts, and miscellaneous work, as follows:

For salaries of all necessary employees, other than employees required for the administrative work of the bureau of the class provided for and specified in the Treasury Department Appropriation Act for the fiscal year 1924, and plate printers and plate printers' assistants, to be expended under the direction of the Sec-

Service expenditures.

Pay, etc., officers and enlisted men. Post, p. 105.

Rations.

Fuel and water.

Outfits, stores, etc.

Stations, houses of refuge, etc.

Death allowances. Vol. 41, p. 825.

Traveling expenses.

Draft animals.

Coastal communication.

Field employees.

Contingent expenses.

Repairs to cutters.

Engraving and Printing Bureau.

Director, and office personnel.

Work authorized for the fiscal year.

Vol. 38, p. 735; Vol. 40, p. 1130; Vol. 42, p. 295.

Salaries of employees.

*Proviso.*  
Large notes.

retary of the Treasury, \$2,844,900: *Provided*, That no portion of this sum shall be expended for printing United States notes or Treasury notes of larger denominations than those that may be canceled or retired, except in so far as such printing may be necessary in executing the requirements of the Act "To define and fix the standard of value, to maintain the parity of all forms of money issued or coined by the United States, to refund the public debt, and for other purposes," approved March 14, 1900.

Vol. 31, p. 45.

Wages.

For wages of plate printers, at piece rates to be fixed by the Secretary of the Treasury, not to exceed the rates usually paid for such work, including the wages of printers' assistants, when employed, \$1,425,000, to be expended under the direction of the Secretary of the Treasury: *Provided*, That no portion of this sum shall be expended for printing United States notes or Treasury notes of larger denominations than those that may be canceled or retired except in so far as such printing may be necessary in executing the requirements of the Act "to define and fix the standard of value, to maintain the parity of all forms of money issued or coined by the United States, to refund the public debt, and for other purposes," approved March 14, 1900.

*Proviso.*  
Large notes.

Vol. 31, p. 45.

Materials, etc.

For engravers' and printers' materials and other materials except distinctive paper, miscellaneous expenses, including paper for internal-revenue stamps, and for purchase, maintenance, and driving of necessary motor-propelled and horse-drawn passenger-carrying vehicles, when, in writing, ordered by the Secretary of the Treasury, \$1,240,775, to be expended under the direction of the Secretary of the Treasury.

Proceeds of work to be credited to Bureau.

During the fiscal year 1925 all proceeds derived from work performed by the Bureau of Engraving and Printing, by direction of the Secretary of the Treasury, not covered and embraced in the appropriation for said bureau for the said fiscal year, instead of being covered into the Treasury as miscellaneous receipts, as provided by the Act of August 4, 1886 (Twenty-fourth Statutes, page 227), shall be credited when received to the appropriation for said bureau for the fiscal year 1925.

Vol. 24, p. 227.

Secret Service Division.

#### SECRET SERVICE.

Chief of division and office personnel.

Secret Service Division, salaries: For the chief of the Division and other personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$27,540.

Suppressing counterfeiting, etc.

Suppressing counterfeiting and other crimes: For expenses incurred under the authority or with the approval of the Secretary of the Treasury in detecting, arresting, and delivering into the custody of the United States marshal having jurisdiction dealers and pretended dealers in counterfeit money and persons engaged in counterfeiting, forging, and altering United States notes, bonds, national-bank notes, Federal reserve notes, Federal reserve bank notes, and other obligations and securities of the United States and of foreign Governments, as well as the coins of the United States and of foreign Governments, and other crimes against the laws of the United States relating to the Treasury Department and the several branches of the public service under its control; hire and operation of motor-propelled passenger-carrying vehicles when necessary; per diem in lieu of subsistence, when allowed pursuant to section 13 of the Sundry Civil Appropriations Act approved August 1, 1914, and for no other purpose whatever, except in the protection of the person of the President and the members of his immediate family and of the person chosen to be President of the United States, \$433,800: *Provided*, That no part of this amount

Per diem subsistence.  
Vol. 38, p. 690.

Protecting person of the President.

*Proviso.*  
Witness fees.

be used in defraying the expenses of any person subpoenaed by the United States courts to attend any trial before a United States court or preliminary examination before any United States commissioner, which expenses shall be paid from the appropriation for "Fees of witnesses, United States courts": *Provided further*, That no person shall be employed hereunder at a compensation greater than that allowed by law.

Post, p. 221.

Pay restriction.

PUBLIC HEALTH SERVICE.

Public Health Service.

Salaries, Office of Surgeon General: For personal services in the District of Columbia, in accordance with "The Classification Act of 1923," \$104,405.

Office personnel.

For pay, allowance, and commutation of quarters for commissioned medical officers, including the Surgeon General, assistant surgeon generals at large not exceeding three in number, and pharmacists, \$1,135,000.

Pay, etc., Surgeon General, etc.

For pay of acting assistant surgeons (noncommissioned medical officers), \$300,000.

Acting assistant surgeons.

For pay of all other employees (attendants, and so forth), \$840,000.

Other employees.

For freight, transportation, and traveling expenses, including the expenses, except membership fees, of officers when officially detailed to attend meetings of associations for the promotion of public health, \$30,000.

Freight, travel, etc.

For maintaining the Hygienic Laboratory, \$44,600.

Hygienic Laboratory.

For preparation for shipment and transportation to their former homes of remains of officers who die in the line of duty, \$3,000.

Transporting officers, remains.

For journals and scientific books, \$500.

Books.

For medical examinations, including the amount necessary for the medical inspection of aliens, as required by section 16 of the Act of February 5, 1917, medical, surgical, and hospital services and supplies for beneficiaries (other than patients of the United States Veterans' Bureau) of the Public Health Service, and persons detained under the Immigration Laws and Regulations at Ellis Island Immigration Station, including necessary personnel, regular and reserve commissioned officers of the Public Health Service, personal services in the District of Columbia and elsewhere, maintenance, minor repairs, equipment, leases, fuel, lights, water, freight, transportation and travel, maintenance and operation of motor trucks and passenger motor vehicles, transportation, care, maintenance, and treatment of lepers, court costs, and other expenses incident to proceedings heretofore or hereafter taken for commitment of mentally incompetent persons to hospitals for the care and treatment of the insane, and reasonable burial expenses (not exceeding \$100 for any patient dying in hospital), \$4,900,000: *Provided*, That the Immigration Service shall permit the Public Health Service to use the hospitals at Ellis Island Immigration Station for the care of Public Health Service patients, free of expense for physical upkeep, but with a charge of actual cost for fuel, light, water, telephone, and similar supplies and services, to be covered into the proper Immigration Service appropriations; and moneys collected by the Immigration Service on account of hospital expenses of persons detained under the immigration laws and regulations at Ellis Island Immigration Station shall be covered into the Treasury as miscellaneous receipts: *Provided further*, That no part of this sum shall be used for the quarantine service, the prevention of epidemics, or scientific work of the character provided for under the appropriations which follow.

Medical examinations, hospital services to beneficiaries, etc.

Vol. 39, p. 885.

General expenses.

*Provisos.*  
Use of Ellis Island hospitals.

Receipts to be covered into the Treasury.

Uses forbidden.

Disposal of receipts.	All sums received by the Public Health Service during the fiscal year 1925, except allotments and reimbursements on account of patients of the United States Veterans' Bureau, shall be covered into the Treasury as miscellaneous receipts.
Quarantine service.	Quarantine service: For maintenance and ordinary expenses, exclusive of pay of officers and employees, of United States quarantine stations, \$479,000.
Prevention of epidemics.	Prevention of epidemics: To enable the President, in case only of threatened or actual epidemic of cholera, typhus fever, yellow fever, smallpox, bubonic plague, Chinese plague or black death, trachoma, influenza, Rocky Mountain spotted fever, or infantile paralysis, to aid State and local boards or otherwise, in his discretion, in preventing and suppressing the spread of the same, and in such emergency in the execution of any quarantine laws which may be then in force, \$332,910 including the purchase of newspapers and clippings from newspapers containing information relating to the prevalence of disease and the public health.
Field investigations.	Field investigations: For investigations of diseases of man and conditions influencing the propagation and spread thereof, including sanitation and sewage, and the pollution of navigable streams and lakes of the United States, including personal service, \$275,086.
Interstate quarantine service.	Interstate quarantine service: For cooperation with State and municipal health authorities in the prevention of the spread of contagious and infectious diseases in interstate traffic, \$21,900.
Rural sanitation.	Rural sanitation: For special studies of, and demonstration work in, rural sanitation, including personal services, and including not to exceed \$5,000 for the purchase, maintenance, repair, and operation of motor-propelled passenger-carrying vehicles, \$74,300: <i>Provided</i> , That no part of this appropriation shall be available for demonstration work in rural sanitation in any community unless the State, county, or municipality in which the community is located agrees to pay one-half the expenses of such demonstration work.
<i>Proviso.</i> Subject to local cooperation.	
Biologic products. Regulating sale of viruses, etc.	Biologic products: To regulate the propagation and sale of viruses, serums, toxins, and analogous products, including arsphenamine, and for the preparation of curative and diagnostic biologic products, including personal services of reserve commissioned officers and other personnel, \$41,320.
Venereal Diseases Division. Maintenance. Vol. 40, p. 886.	For the maintenance and expenses of the Division of Venereal Diseases, established by sections 3 and 4, Chapter XV, of the Act approved July 9, 1918, including personal and other services in the field and in the District of Columbia, \$149,000, of which sum \$25,000 shall be allotted to the States for cooperative work in the prevention and control of such diseases.
Allotment to States.	

Mints and assay offices.

## MINTS AND ASSAY OFFICES.

Office of Director of the Mint.

### OFFICE OF DIRECTOR OF THE MINT.

Director and office personnel.

Salaries: For the Director of the Mint and other personal services in the District of Columbia, in accordance with "The Classification Act of 1923," \$31,040.

Freight on bullion and coin.

For freight on bullion and coin, by registered mail or otherwise, between mints and assay offices, \$5,000.

Contingent expenses.

For contingent expenses of the Bureau of the Mint, to be expended under the direction of the director: For assay laboratory chemicals, fuel, materials, balances, weights, and other necessities, including books, periodicals, specimens of coins, ores, and incidentals, \$1,000.

Examinations, etc.

For examinations of mints, expense in visiting mints for the purpose of superintending the annual settlements, and for special exami-

nations and for the collection of statistics relative to the annual production and consumption of the precious metals in the United States, \$5,500. Precious metals statistics.

## CARSON CITY, NEVADA, MINT.

Mints.

Salaries: Assayer in charge, who shall also perform the duties of melter, chief clerk, and cashier, \$1,800; assistant assayer, \$1,200; in all, \$3,000. Carson City, Nev.

For wages of workmen and other employees, \$1,000.

For incidental and contingent expenses, \$600.

## DENVER, COLORADO, MINT.

Denver, Colo.

Salaries: Superintendent, \$4,500; assayer, \$3,000; superintendent, melting and refining department, \$3,000; superintendent, coining department, \$2,500; chief clerk, \$2,500; cashier, \$2,500; deposit weight clerk, \$2,000; bookkeeper, \$2,000; assistant assayer, \$2,200; assayer's assistant, \$2,000; assistant cashier, \$1,800; clerks—two at \$2,000 each, three at \$1,800 each, two at \$1,600 each, one at \$1,400; private secretary, \$1,200; in all, \$43,200.

For wages of workmen and other employees, \$90,000.

For incidental and contingent expenses, including new machinery and repairs, wastage in melting and refining department and coining department, and loss on sale of sweeps arising from the treatment of bullion and the manufacture of coin, \$50,000.

## NEW ORLEANS, LOUISIANA, MINT.

New Orleans, La.

Salaries: Assayer in charge, who shall also perform the duties of melter, \$2,500; assistant assayer, \$1,500; in all, \$4,000.

For wages of workmen and other employees, \$3,720.

For incidental and contingent expenses, \$1,500.

## PHILADELPHIA MINT.

Philadelphia, Pa.

Salaries: Superintendent, \$4,500; engraver, \$4,000; assayer, \$3,000; superintendent, melting and refining department, \$3,000; superintendent, coining department, \$2,500; chief clerk, \$2,500; assistant assayer, \$2,200; cashier, \$2,500; bookkeeper, \$2,500; assistant bookkeeper, \$2,000; deposit weigh clerk, \$2,000; assistant cashier, \$1,800; curator, \$1,800; clerks—one \$2,000, one \$1,700, eight at \$1,600 each, one \$1,500, six at \$1,400 each, one \$1,300, three at \$1,200 each, one \$1,000; in all, \$66,600.

For wages of workmen and other employees, \$438,640.

For incidental and contingent expenses, including new machinery and repairs, cases and enameling for medals manufactured, expenses of the annual assay commission, wastage in melting and refining and in coining departments, and loss on sale of sweeps arising from the treatment of bullion and the manufacture of coins, and not exceeding \$1,000 in value of specimen coins and ores for the cabinet of the mint, \$119,790.

## SAN FRANCISCO, CALIFORNIA, MINT.

San Francisco, Calif.

Salaries: Superintendent, \$4,500; assayer, \$3,000; superintendent, melting and refining department, \$3,000; superintendent, coining department, \$2,500; chief clerk, \$2,500; cashier, \$2,500; bookkeeper, \$2,000; assistant assayer, \$2,200; assistant cashier, \$1,800; assistant bookkeeper, \$1,800; assayer's assistant, \$2,000; deposit weigh clerk, \$2,000; clerks—one \$2,000, three at \$1,800 each, four at \$1,600 each,

one \$1,400, two at \$1,000 each; private secretary, \$1,400; in all \$48,400.

For wages of workmen and other employees, \$175,000.

For incidental and contingent expenses, including new machinery and repairs, wastage in the melting and refining department and in the coining department, and loss on sale of sweeps arising from the treatment of bullion and the manufacture of coin, \$50,000.

Assay offices.

BOISE, IDAHO, ASSAY OFFICE.

Boise, Idaho.

Salaries: Assayer in charge, who shall also perform the duties of melter, \$1,800; assistant assayer, \$1,200; in all, \$3,000.

For wages of workmen and other employees, \$1,900.

For incidental and contingent expenses, \$1,000.

DEADWOOD, SOUTH DAKOTA, ASSAY OFFICE.

Deadwood, S. Dak.

Salaries: Assayer in charge, who shall also perform the duties of melter, \$1,800; assistant assayer, \$1,200; in all, \$3,000.

For wages of workmen and other employees, \$1,000.

For incidental and contingent expenses, \$300.

HELENA, MONTANA, ASSAY OFFICE.

Helena, Mont.

Salaries: Assayer in charge, who shall also perform the duties of melter, \$1,800; assistant assayer, \$1,200; in all, \$3,000.

For wages of workmen and other employees, \$900.

For incidental and contingent expenses, \$1,000.

NEW YORK ASSAY OFFICE.

New York, N. Y.

Salaries: Superintendent, \$5,000; assayer, \$3,000; superintendent, melting and refining department, \$3,500; chief clerk, \$2,500; cashier, \$2,500; deposit weight clerk, and assistant assayer, at \$2,500 each; assayer's assistant, \$2,000; bookkeeper, \$2,350; assistant cashier, \$1,800; clerks—two at \$2,000 each, five at \$1,800 each, one \$1,600, one \$1,500, one \$1,250, seven at \$1,000 each; private secretary, \$1,400; in all, \$53,400.

For wages of workmen and other employees, \$170,000.

For incidental and contingent expenses, including new machinery and repairs, wastage in the melting and refining department, and loss on sale of sweeps arising from the treatment of bullion, \$90,000.

SALT LAKE CITY, UTAH, ASSAY OFFICE.

Salt Lake City, Utah.

Salaries: Assayer in charge, who shall also perform the duties of melter, chief clerk, and cashier, \$1,800.

For wages of workman and other employees, \$1,500.

For incidental and contingent expenses, \$300.

SEATTLE, WASHINGTON, ASSAY OFFICE.

Seattle, Wash.

Salaries: Assayer in charge, who shall also perform the duties of melter, \$2,750; assistant assayer, \$2,000; clerks—one \$1,700, one \$1,600; in all, \$8,050.

For wages of workmen, and other employees, \$8,200.

For incidental and contingent expenses, \$5,000.

PUBLIC BUILDINGS.

Public Buildings.

OFFICE OF SUPERVISING ARCHITECT.

Supervising Architect's office.

Salaries: For the Supervising Architect, and other personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$272,460.

Supervising Architect, and office personnel.

PUBLIC BUILDINGS, CONSTRUCTION AND RENT.

Construction and rent.

Baltimore, Maryland, immigration station: Not to exceed \$20,000 of the unexpended balance of the appropriation for immigrant station, Baltimore, Maryland, is made available for repairs to work already in place.

Baltimore, Md., immigrant station.

Carville, Louisiana, National Leper Home: For completion, \$150,000.

Carville, La., leper home.

Chicago, Illinois, post office, courthouse, and so forth: For interior painting and work incidental thereto, \$30,000.

Chicago, Ill., post office, etc.

Fairmont, Minnesota, post office: The Secretary of the Treasury is authorized to pay from amounts heretofore appropriated for the purchase of a site and construction of a building for post-office purposes at Fairmont, Minnesota, a sum not exceeding \$15,000 for the purchase of a suitable site.

Fairmont, Minn., site.

New Orleans, Louisiana, Mint: For miscellaneous repairs and painting to building and fence, \$15,000.

New Orleans, La., mint.

New York, New York, customhouse: For repairs to roof, \$16,000.

New York City, customhouse.

New York, New York, Subtreasury: For exterior and interior repairs, replacements, painting, and mechanical equipment, \$15,000.

Subtreasury.

For construction of underground passageway from assay office building to subtreasury basement vaults, and changes incident thereto in assay office and subtreasury buildings, \$20,000.

Washington, District of Columbia, Treasury Annex Numbered 2: For relaying worn-out floors, covering certain office floors with linoleum, constructing fire proof room or building for receiving waste paper, and miscellaneous repairs, \$16,000.

Washington, D. C., Treasury Annex No.2.

Remodeling, and so forth, public buildings: For remodeling, enlarging, and extending completed and occupied public buildings, including any necessary and incidental additions to or changes in mechanical equipment thereof, so as to provide or make available additional space in emergent cases, not to exceed an aggregate of \$20,000 at any one building, \$400,000.

Remodeling, etc., occupied buildings.

MARINE HOSPITALS.

Marine hospitals.

Baltimore, Maryland, Marine Hospital Numbered 1: For increasing water distribution system and for fireproofing corridors, \$15,000.

Baltimore, Md.

Carville, Louisiana, Marine Hospital Numbered 66: For improving existing facilities, \$25,000.

Carville, La.

Detroit, Michigan, Marine Hospital Numbered 7: For enlarging boiler house, \$12,000.

Detroit, Mich.

Saint Louis, Missouri, Marine Hospital Numbered 18: For improving existing facilities, \$35,000.

Saint Louis, Mo.

QUARANTINE STATIONS.

Quarantine stations.

Boston, Massachusetts, Quarantine Station: For improving existing facilities, \$25,000.

Boston, Mass.

Marcus Hook, Pennsylvania, Quarantine Station: For purchase of floating equipment and repairs, \$70,000.

Marcus Hook, Pa.

Portland, Me.	Portland, Maine, Quarantine Station: For storehouse for inflammable material, \$500.
Tampa, Fla.	Tampa, Florida, Quarantine Station: For additional facilities and improving existing facilities, \$3,000.
Astoria, Oreg.	Astoria, Oregon, Quarantine Station: For new kitchen; materials for improvements to electric light plant, including extensions to the hulk Concord, \$4,000.
Galveston, Tex.	Galveston, Texas, Quarantine Station: For improving existing facilities, and so forth, \$7,350.
Ship Island, Miss.	Gulf (Ship Island), Mississippi, Quarantine Station: For refrigerating plant and materials for the installation of electric generator and electric wiring of station; wrecking of hurricane tower; repairs to emergency hospital, water tower, and so forth, \$8,250.
Reedy Island, Del.	Reedy Island, Delaware River, Delaware Quarantine Station: For improving existing facilities, and so forth, \$3,500.
San Francisco, Calif.	San Francisco, California, Quarantine Station: For additional facilities and improving existing facilities, and so forth, \$3,000.
San Juan, P. R.	San Juan, Porto Rico, Quarantine Station: For new refrigerating plant, \$3,500.
Work under Supervising Architect.	The foregoing work under marine hospitals and quarantine stations shall be performed under the supervision and direction of the Supervising Architect of the Treasury.

Repairs, equipment, etc.

**PUBLIC BUILDINGS, REPAIRS, EQUIPMENT, AND GENERAL EXPENSES.**

Repairs and preservation.

**Repairs and preservation:** For repairs and preservation of all completed and occupied public buildings and the grounds thereof under the control of the Treasury Department, and for wire partitions and fly screens therefor; Government wharves and piers under the control of the Treasury Department, together with the necessary dredging adjacent thereto; care of vacant sites under the control of the Treasury Department, such as necessary fences, filling dangerous holes, cutting grass and weeds, but not for any permanent improvements thereon; repairs and preservation of buildings not reserved by vendors on sites under the control of the Treasury Department acquired for public buildings or the enlargement of public buildings, the expenditures on this account for the current fiscal year not to exceed 15 per centum of the annual rentals of such buildings: *Provided*, That of the sum herein appropriated not exceeding \$115,000 may be used for the repair and preservation of marine hospitals, the national leprosarium, and quarantine stations (including Marcus Hook) and completed and occupied out-buildings (including wire partitions and fly screens for same), and not exceeding \$28,000 for the Treasury, Treasury Annex, Treasury Annex Numbered Two, Liberty Loan, Butler, Winder, and Auditors' Buildings in the District of Columbia: *Provided further*, That this sum shall not be available for the payment of personal services except for work done by contract or for temporary job labor under exigency not exceeding at one time the sum of \$100 at any one building, \$733,000.

*Provides.*  
Marine hospitals, quarantine stations, etc.

Treasury Department buildings.

Personal service restriction.

Mechanical equipment.  
Heating, lighting, plumbing, etc.

**Mechanical equipment:** For installation and repair of mechanical equipment in all completed and occupied public buildings under the control of the Treasury Department, including heating, hoisting, plumbing, gas piping, ventilating, vacuum cleaning, and refrigerating apparatus, electric-light plants, meters, interior pneumatic-tube and intercommunicating telephone systems, conduit, wiring, call-bell and signal systems, and for maintenance and repair of tower clocks; for installation and repair of mechanical equipment, for any of the foregoing items, in buildings not re-

served by vendors on sites under the control of the Treasury Department acquired for public buildings or the enlargements of public buildings, the total expenditures on this account for the current fiscal year not to exceed 10 per centum of the annual rentals of such buildings: *Provided*, That of the sum herein appropriated, not exceeding \$100,000 may be used for the installation and repair of mechanical equipment in marine hospitals, the national leprosarium and quarantine stations (including Marcus Hook), and not exceeding \$40,000 for the Treasury, Treasury Annex, Treasury Annex Numbered Two, Liberty Loan, Butler, Winder, and Auditors' Buildings, in the District of Columbia, but not including the generating plant and its maintenance in the Auditors' Building, and not exceeding \$10,000 for the maintenance, changes in, and repairs of pneumatic-tube system between the appraisers' warehouse at Greenwich, Christopher, Washington, and Barrow Streets and the new customhouse in Bowling Green, Borough of Manhattan, in the city of New York, including repairs to the street pavement and subsurface necessary incident to or resulting from such maintenance, changes, or repairs: *Provided further*, That this sum shall not be available for the payment of personal services except for work done by contract, or for temporary job labor under exigency not exceeding at one time the sum of \$100 at any one building, \$521,700.

*Provisos.*  
Marine hospitals,  
quarantine stations,  
etc.

Treasury Department  
buildings.

Pneumatic tube serv-  
ice, New York City.

Personal service res-  
triction.

**Vaults and safes:** For vaults and lock-box equipments and repairs thereto in all completed and occupied public buildings under the control of the Treasury Department, and for the necessary safe equipments and repairs thereto in all public buildings under the control of the Treasury Department, whether completed and occupied or in course of construction, exclusive of personal services, except for work done by contract or for temporary job labor under exigency not exceeding at one time the sum of \$50 at any one building, \$85,000.

Vaults, safes, and  
locks.

**General expenses:** To enable the Secretary of the Treasury to execute and give effect to the provisions of section 6 of the Act of May 30, 1908 (Thirty-fifth Statutes, page 537): For salaries of architectural and engineering personnel and inspectors in the District of Columbia and elsewhere, not exceeding \$379,000; expenses of superintendence, including expenses of all inspectors and other officers and employees, on duty or detailed in connection with work on public buildings and the furnishing and equipment thereof, and the work of the Supervising Architect's Office, under orders from the Treasury Department; for the transportation of household goods, incident to change of headquarters of supervising superintendents, superintendents, and junior superintendents of construction, and inspectors, not in excess of five thousand pounds at any one time, together with the necessary expense incident to packing and draying the same, not to exceed in any one year a total expenditure of \$4,500; office rent and expenses of superintendents, including temporary, stenographic, and other assistance, in the preparation of reports and the care of public property, and so forth; advertising; office supplies, including drafting materials, specially prepared paper, typewriting machines, adding machines, and other mechanical labor-saving devices, and exchange of same; furniture, carpets, electric-light fixtures, and office equipment; telegraph and telephone service; freight, expressage, and postage incident to shipments of drawings, superintendent's furniture and supplies, testing instruments, and so forth, including articles and supplies not usually payable from other appropriations: *Provided*, That no expenditures shall be made hereunder for transportation of operating supplies for public buildings; not to exceed \$1,000 for books of refer-

General expenses.  
Additional pay,  
Supervising Architect,  
Vol. 35, p. 537.  
Technical service.

Expenses of superin-  
tendence, etc.

Office rent, supplies,  
etc.

*Proviso.*  
Transporting operat-  
ing supplies.

Salamanca, N. Y.  
Other contingencies.

ence, law books, technical periodicals and journals; ground rent at Salamanca, New York; contingencies of every kind and description, traveling expenses of site agents, recording deeds and other evidences of title, photographic instruments, chemicals, plates, and photographic materials, and such other articles and supplies and such minor and incidental expenses not enumerated, connected solely with work on public buildings, the acquisition of sites, and the administrative work connected with the annual appropriations under the Supervising Architect's Office as the Secretary of the Treasury may deem necessary and specially order or approve, but not including heat, light, janitor service, awnings, curtains, or any expenses for the general maintenance of the Treasury Building, or surveys, plaster models, progress photographs, test pit borings, or mill and shop inspections, \$474,000.

Objects excluded.

Operating expenses.

PUBLIC BUILDINGS, OPERATING EXPENSES.

Operating force.

Personal services, assistant custodians, etc.

Operating force: For such personal services as the Secretary of the Treasury may deem necessary in connection with the care, maintenance, and repair of all public buildings under the control of the Treasury Department (except as hereinafter provided), together with the grounds thereof and the equipment and furnishings therein, including assistant custodians, janitors, watchmen, laborers, and charwomen; engineers, firemen, elevator conductors, coal passers, electricians, dynamo tenders, lampists, and wiremen; mechanical labor force in connection with said buildings, including carpenters, plumbers, steam fitters, machinists, and painters, but in no case shall the rates of compensation for such mechanical labor force be in excess of the rates current at the time and in the place where such services are employed, \$3,867,000: *Provided*, That the foregoing appropriation shall be available for use in connection with all public buildings under the control of the Treasury Department, including the customhouse in the District of Columbia, but not including any other public building within the District of Columbia, and exclusive of marine hospitals, quarantine stations, mints, branch mints, and assay offices.

Pay restriction.

*Proviso.*  
Buildings for which available.

Furniture, etc.

Furniture and repairs of furniture: For furniture, carpets, and repairs of same, for completed and occupied public buildings under the control of the Treasury Department, exclusive of marine hospitals, quarantine stations, mints, branch mints, and assay offices, and for gas and electric-lighting fixtures and repairs of same for completed and occupied public buildings under the control of the Treasury Department, including marine hospitals and quarantine stations, but exclusive of mints, branch mints, and assay offices, and for furniture and carpets for public buildings and extensions of public buildings in course of construction which are to remain under the custody and control of the Treasury Department, exclusive of marine hospitals, quarantine stations, mints, branch mints, and assay offices, and buildings constructed for other executive departments of establishments of the Government, \$614,000: *Provided*, That the foregoing appropriation shall not be used for personal services except for work done under contract or for temporary job labor under exigency, and not exceeding at one time the sum of \$100 at any one building: *Provided further*, That all furniture now owned by the United States in other public buildings or in buildings rented by the United States shall be used, so far as practicable, whether it corresponds with the present regulation plan for furniture or not.

*Provisos.*  
Personal service restriction.

Use of present furniture.

Operating supplies.  
Fuel, light, power, water, etc.

Operating supplies: For fuel, steam, gas for lighting and heating purposes, water, ice, lighting supplies. electric current for light-

ing and power purposes, telephone service for custodial forces; removal of ashes and rubbish, snow, and ice; cutting grass and weeds, washing towels, and miscellaneous items for the use of the custodial forces in the care and maintenance of completed and occupied public buildings and the grounds thereof under the control of the Treasury Department, and in the care and maintenance of the equipment and furnishings in such buildings; miscellaneous supplies, tools, and appliances required in the operation (not embracing repairs) of the mechanical equipment, including heating, plumbing, hoisting, gas piping, ventilating, vacuum-cleaning and refrigerating apparatus, electric-light plants, meters, interior pneumatic-tube and intercommunicating telephone systems, conduit wiring, call-bell and signal systems in such buildings, and for the transportation of articles or supplies authorized herein (including the customhouse in the District of Columbia, but excluding any other public building under the control of the Treasury Department within the District of Columbia, and excluding also marine hospitals and quarantine stations, mints, branch mints, and assay offices, and personal services, except for work done by contract or for temporary job labor under exigency not exceeding at one time the sum of \$100 at any one building), \$3,070,000. The appropriation made herein for gas shall include the rental and use of gas governors when ordered by the Secretary of the Treasury in writing: *Provided*, That rentals shall not be paid for such gas governors greater than 35 per centum of the actual value of the gas saved thereby, which saving shall be determined by such tests as the Secretary of the Treasury shall direct: *Provided further*, That the Secretary of the Treasury is authorized to contract for the purchase of fuel for public buildings under the control of the Treasury Department in advance of the availability of the appropriation for the payment thereof. Such contracts, however, shall not exceed the necessities of the current fiscal year.

Buildings excluded.

Gas governors.

*Provisos.*  
Rentals.

Advance fuel contracts authorized.

Lands and other property of the United States: For custody, care, protection, and expenses of sales of lands and other property of the United States, acquired and held under sections 3749 and 3750 of the Revised Statutes, the examination of titles, recording of deeds, advertising, and auctioneers' fees in connection therewith, \$50.

Custody of lands.

R. S., secs. 3749, 3750, p. 739.

MISCELLANEOUS ITEMS, TREASURY DEPARTMENT.

AMERICAN PRINTING HOUSE FOR THE BLIND.

To enable the American Printing House for the Blind more adequately to provide books and apparatus for the education of the blind in accordance with the provisions of the Act approved August 4, 1919, \$40,000.

Printing House for the Blind.

Expenses.

Vol. 41, p. 272.

TITLE II.—POST OFFICE DEPARTMENT.

The following sums are appropriated in conformity with the Act of July 2, 1836, for the Post Office Department for the fiscal year ending June 30, 1925, namely:

Post Office Department appropriations.  
Vol. 5, p. 80.

POST OFFICE DEPARTMENT, WASHINGTON, DISTRICT OF COLUMBIA.

Department expenses.

OFFICE OF THE POSTMASTER GENERAL.

Office of Postmaster General.

Postmaster General, \$12,000; for personal services in the office of the Postmaster General in the District of Columbia in accordance with "The Classification Act of 1923," \$201,740; in all, \$213,740.

Postmaster General, and office personnel.

Department build-  
ings.

POST OFFICE DEPARTMENT BUILDINGS.

Personal services,  
operating force.

For personal services in the District of Columbia in accordance with "The Classification Act of 1923," for the care, maintenance, and protection of the main Post Office Department Building, the Washington City Post Office Building, and the Mail Equipment Shops Building, \$225,632.

Salaries.

SALARIES IN BUREAUS AND OFFICES.

Department bureaus  
and offices.

For personal services in the District of Columbia, in accordance with "The Classification Act of 1923," in bureaus and offices of the Post Office Department in not to exceed the following amounts, respectively:

Allotments.

Office of the First Assistant Postmaster General, \$387,500.  
Office of the Second Assistant Postmaster General, \$263,340.  
Office of the Third Assistant Postmaster General, \$682,760.  
Office of the Fourth Assistant Postmaster General, \$361,700.  
Office of the Solicitor for the Post Office Department, \$55,760.  
Office of the Chief Inspector, \$132,520.  
Office of the Purchasing Agent, \$33,300.  
Bureau of Accounts, \$34,320.

Restriction on aggregate number of specific grades.

In expending appropriations in the foregoing paragraphs under this title for personal services in the District of Columbia, in accordance with "The Classification Act of 1923," the number of persons in grades of the professional and scientific service above grade 2 shall not exceed ten in the aggregate, and the number of persons in grades of the clerical, administrative, and fiscal service above grade 7 shall not exceed fifty-six in the aggregate.

Department contin-  
gent expenses.

CONTINGENT EXPENSES, POST OFFICE DEPARTMENT.

Stationery, etc.

For stationery and blank books, index and guide cards, folders, and binding devices, including purchase of free penalty envelopes, \$28,000.

Heating, lighting, etc.

For fuel and repairs to heating, lighting, ice, and power plant, including repairs to elevators, purchase and exchange of tools and electrical supplies, and removal of ashes, \$57,000.

Telegraphing.

For telegraphing, \$6,500.

Miscellaneous.

For miscellaneous items including purchase, exchange, maintenance, and repair of typewriters, adding machines, and other labor-saving devices; not to exceed \$3,000 for purchase, exchange, hire, and maintenance of motor trucks and motor-driven passenger-carrying vehicles; street car fares not exceeding \$540; plumbing; repairs to department buildings; floor coverings; postage stamps for correspondence addressed abroad which is not exempt under article 11 of the Rome convention of the Universal Postal Union; \$55,000, of which sum not exceeding \$14,500 may be expended for telephone service, not exceeding \$1,800 may be expended for purchase and exchange of law books, books of reference, railway guides, city directories, and books necessary to conduct the business of the department, and not exceeding \$500 may be expended for actual and necessary expenses of the purchasing agent while traveling on business of the department.

Furniture.

For furniture and filing cabinets, \$8,500.

Printing and bind-  
ing.

For printing and binding for the Post Office Department, including all of its bureaus, offices, institutions, and services located in Washington, District of Columbia, and elsewhere, \$975,000.

Reimbursing for  
heating, etc., Wash-  
ington city post office.

For reimbursement of the Government Printing Office or Capitol Power Plant for the cost of furnishing steam for heating and electric current for lighting and power to the Post Office Department

Building at Massachusetts Avenue and North Capitol Street, District of Columbia, \$52,000.

Appropriations hereinafter made for the field service of the Post Office Department, except as otherwise provided, shall not be expended for any of the purposes hereinbefore provided for on account of the Post Office Department in the District of Columbia.

Field service appropriations not to be used for the Department.

FIELD SERVICE, POST OFFICE DEPARTMENT.

Field service.

OFFICE OF POSTMASTER GENERAL.

Postmaster General.

For gas, electric power and light, and the repair of machinery, United States Post Office Department equipment shops building, \$8,500.

Equipment shops building.

The Postmaster General is hereby authorized to pay a cash reward for any invention, suggestion, or series of suggestions for an improvement or economy in device, design, or process applicable to the Postal Service submitted by one or more employees of the Post Office Department or the Postal Service which shall be adopted for use and will clearly effect a material economy or increase efficiency, and for that purpose the sum of \$4,000 is hereby appropriated: *Provided*, That the sums so paid to employees in accordance with this Act shall be in addition to their usual compensation: *Provided further*, That the total amount paid under the provisions of this Act shall not exceed \$1,000 in any month or for any one invention or suggestion: *Provided further*, That no employee shall be paid a reward under this Act until he has properly executed an agreement to the effect that the use by the United States of the invention, suggestion, or series of suggestions made by him shall not form the basis of a further claim of any nature upon the United States by him, his heirs, or assigns: *Provided further*, That this appropriation shall be available for no other purpose.

Cash rewards to employees for inventions for improving service, etc.

*Proviso.* Additional to regular pay.

Amount limited.

Agreement for Government use required.

Restriction.

Shipment of equipment, supplies, etc.

For the transportation and delivery of equipment, materials, and supplies for the Post Office Department and Postal Service by freight, express, or motor transportation, and other incidental expenses, \$600,000.

Travel, etc.

For travel and miscellaneous expenses in the Postal Service, office of the Postmaster General, \$1,000.

Damage claims. Vol. 42, p. 63.

To enable the Postmaster General to pay claims for damages to persons or property in accordance with the provisions of the Deficiency Appropriation Act approved June 16, 1921, \$20,000.

Inspectors.

OFFICE OF CHIEF INSPECTOR: For salaries of fifteen inspectors in charge of divisions, at \$4,200 each; and five hundred and twenty inspectors, \$1,687,000; in all, \$1,750,000: *Provided*, That the appointment of additional inspectors shall be made upon certification of the Civil Service Commission, as heretofore practiced.

*Proviso.* Civil service eligibles.

For traveling expenses of inspectors, inspectors in charge, and the chief post-office inspector, and for the traveling expenses of four clerks performing stenographic and clerical assistance to post-office inspectors in the investigation of important fraud cases, \$455,000.

Traveling expenses, etc.

For necessary miscellaneous expenses at division headquarters, \$14,000.

Miscellaneous.

For compensation of one hundred and fifteen clerks at division headquarters, \$252,750.

Clerks, division headquarters.

For payment of rewards for the detection, arrest, and conviction of post-office burglars, robbers, and highway mail robbers: *Provided*, That rewards may be paid, in the discretion of the Postmaster General, when an offender of the class mentioned was killed in the act of committing the crime or in resisting lawful arrest: *Provided further*, That no part of this sum shall be used to pay any rewards

Rewards, etc.

*Provisos.* Death of offender.

Limitation.

Securing information. at rates in excess of those specified in Post Office Department Order 7708, dated July 1, 1922: *Provided further*, That of the amount herein appropriated not to exceed \$5,000 may be expended, in the discretion of the Postmaster General, for the purpose of securing information concerning violations of the postal laws and for services and information looking toward the apprehension of criminals, \$30,000.

First Assistant Postmaster General.

OFFICE OF THE FIRST ASSISTANT POSTMASTER GENERAL.

Postmasters. For compensation to postmasters, \$46,000,000.

Assistant postmasters. For compensation to assistant postmasters at first and second class post offices, \$6,000,000.

Printers, mechanics, etc. For compensation to printers, mechanics, and skilled laborers, \$97,400.

Clerks and employees, first and second class offices. For compensation to clerks and employees at first and second class post offices, including auxiliary clerk hire at summer and winter post offices, \$124,937,100.

Watchmen, messengers, etc. For compensation to watchmen, messengers, and laborers, \$5,759,150.

Contract station clerks. For compensation to clerks in charge of contract stations, \$1,550,000.

Separating mails. For separating mails at third and fourth class post offices, \$750,000.

Unusual conditions. For unusual conditions at post offices, \$150,000.

Clerks, third class offices. For allowances to third-class post offices to cover the cost of clerical services, \$4,400,000.

Rent, light, and fuel. For rent, light, and fuel for first, second, and third class post offices, \$14,416,600.

Miscellaneous, first and second class offices. For miscellaneous items necessary and incidental to post offices of the first and second classes, \$925,000.

Village delivery. For village delivery service in towns and villages having post offices of the second or third class, and in communities adjacent to cities having city delivery, \$1,500,000.

Detroit River. For Detroit River postal service, \$18,250.

Car fare and bicycles. For car fare and bicycle allowance, including special-delivery car fare, \$980,000.

City delivery carriers. For pay of letter carriers, City Delivery Service, \$87,398,000.

Special delivery fees. For fees to special-delivery messengers, \$6,100,000.

Pneumatic tubes, New York and Brooklyn. For the transmission of mail by pneumatic tubes or other similar devices in the city of New York, including the Borough of Brooklyn of the city of New York, including power, labor, and all other operating expenses, \$526,373.25.

Vehicle allowance for delivery, collection, etc. For vehicle allowance, the hiring of drivers, the rental of vehicles, and the purchase and exchange and maintenance, including stable and garage facilities, of wagons or automobiles for, and the operation of, screen-wagon and city delivery and collection service, \$15,400,000: *Provided*, That the Postmaster General may, in his disbursement of this appropriation, apply a part thereof to the leasing of quarters for the housing of Government-owned automobiles at a reasonable annual rental for a term not exceeding ten years.

*Proviso.* Leasing of garages, etc. For travel and miscellaneous expenses in the Postal Service, Office of the First Assistant Postmaster General, \$1,000.

Travel, etc.

Second Assistant Postmaster General.

OFFICE OF THE SECOND ASSISTANT POSTMASTER GENERAL.

Star routes, Alaska. For inland transportation by star routes in Alaska, \$180,000: *Provided*, That out of this appropriation the Postmaster General is authorized to provide difficult or emergency mail service in Alaska, including the establishment and equipment of relay sta-

tions, in such manner as he may think advisable, without advertising therefor.

For inland transportation by steamboat or other power-boat routes, including ship, steamboat, and way letters, \$1,550,000.

For inland transportation by railroad routes and for mail messenger service, \$104,450,000: *Provided*, That not to exceed \$1,500,000 of this appropriation may be expended for pay of freight and incidental charges for the transportation of mails conveyed under special arrangement in freight trains or otherwise: *And provided further*, That separate accounts be kept of the amount expended for mail messenger service.

For the operation and maintenance of the airplane mail service between New York, New York, and San Francisco, California, via Chicago, Illinois, and Omaha, Nebraska, including necessary incidental expenses and employment of necessary personnel, \$1,500,000.

For an additional amount for the installation, equipment, and operation of the airplane mail service by night flying, and to enable the department to make the additional charges for both night and day service on first-class mail matter, in accordance with existing law, \$1,250,000.

**Railway Mail Service:** For fifteen division superintendents, fifteen assistant division superintendents, two assistant superintendents, one assistant superintendent in charge of car construction, one hundred and twenty-one chief clerks, one hundred and twenty-one assistant chief clerks, clerks in charge of sections in the offices of division superintendents, railway postal clerks, substitute railway postal clerks, joint employees, and laborers in the Railway Mail Service, \$47,400,000.

For travel allowance to railway postal clerks and substitute railway postal clerks, \$2,775,000.

For actual and necessary expenses, general superintendent and assistant general superintendent, division superintendents, assistant division superintendents, assistant superintendents, and chief clerks, and assistant chief clerks, Railway Mail Service, and railway postal clerks, while actually traveling on business of the Post Office Department and away from their several designated headquarters, \$62,000.

For rent, light, heat, fuel, telegraph, miscellaneous and office expenses, telephone service, and badges for railway postal clerks, and rental of space for terminal railway post offices for the distribution of mails when the furnishing of space for such distribution can not, under the Postal Laws and Regulations, properly be required of railroad companies without additional compensation, and for equipment and miscellaneous items necessary to terminal railway post offices, \$1,150,000.

For electric and cable car service, \$625,000.

For transportation of foreign mails by steamship, aircraft, or otherwise, \$7,500,000: *Provided*, That not to exceed \$150,000 of this sum may be expended for carrying foreign mail by aircraft: *Provided further*, That the Postmaster General shall be authorized to expend such sums as may be necessary, not to exceed \$150,000, to cover the cost to the United States for maintaining sea post service on ocean steamships conveying the mails to and from the United States.

For balances due foreign countries, \$1,500,000.

For Assistant Superintendent, Division of Foreign Mails, with headquarters at New York, New York, \$2,500.

For expenses of delegates to the Universal Postal Congress at Stockholm to be appointed by the Postmaster General in the Post

Steamboat or power-boat routes, etc.

Railroad routes and messenger service.

*Provisos.*  
Freight train conveyance.

Messenger service accounting.

Airplane service, New York and San Francisco.

Installing night flying airplane service.

Railway Mail Service.

Division superintendents, etc.

Travel allowance to clerks.

Traveling expenses, etc., away from headquarters.

Miscellaneous expenses.

Rent for terminal offices.

Electric and cable cars.

Foreign mails.

*Provisos.*  
Aircraft allowance.

Sea post service.

Balances to foreign countries.

Assistant superintendent, New York.

Universal Postal Congress.

Expenses of delegates to.

Office Department, \$7,500, to be immediately available and to be expended in the discretion of the Postmaster General and to be accounted for on his certificate, which certificate shall be conclusive on the accounting offices of the United States.

Travel, etc.

For travel and miscellaneous expenses in the Postal Service, office of the Second Assistant Postmaster General, \$1,000.

Third Assistant Postmaster General.

OFFICE OF THE THIRD ASSISTANT POSTMASTER GENERAL.

Stamps, stamped envelopes, postal cards, etc.

For manufacture of adhesive postage stamps, special-delivery stamps, books of stamps, stamped envelopes, newspaper wrappers, postal cards, and for coiling of stamps, \$8,100,000.

Distribution agency.

For pay of agent and assistants to examine and distribute stamped envelopes and newspaper wrappers, and expenses of agency, \$21,500.

Indemnity lost registered, etc., mail. Domestic.

For payment of limited indemnity for the injury or loss of pieces of domestic registered matter, insured and collect-on-delivery mail, \$4,500,000.

International.

For payment of limited indemnity for the injury or loss of international mail in accordance with convention, treaty, or agreement stipulations, \$40,000.

Travel, etc.

For travel and miscellaneous expenses in the Postal Service, office of the Third Assistant Postmaster General, \$1,000.

Fourth Assistant Postmaster General.

OFFICE OF THE FOURTH ASSISTANT POSTMASTER GENERAL.

Stationery.

For stationery for the Postal Service, including the money-order and registry systems; and also for the purchase of supplies for the Postal Savings System, including rubber stamps, canceling devices, certificates, envelopes and stamps for use in evidencing deposits, and free penalty envelopes; and for the reimbursement of the Secretary of the Treasury for expenses incident to the preparation, issue, and registration of the bonds authorized by the Act of June 25, 1910, \$900,000.

Postal Savings supplies.

For miscellaneous equipment and supplies, including the purchase and repair of furniture, package boxes, posts, trucks, baskets, satchels, straps, letter-box paint, baling machines, perforating machines, duplicating machines, printing presses, directories, cleaning supplies and the manufacture, repair, and exchange of equipment, the erection and painting of letter-box equipment, and for the purchase and repair of presses and dies for use in the manufacture of letter boxes; for postmarking, rating, money-order stamps, and electrotype plates and repairs to same; metal, rubber, and combination type, dates and figures, type holders, ink pads for canceling and stamping purposes, and for the purchase, exchange, and repair of typewriting machines, envelope-opening machines, and computing machines, copying presses, numbering machines, time recorders, letter balances, scales, test weights, and miscellaneous articles purchased and furnished directly to the Postal Service; for miscellaneous expenses in the preparation and publication of post-route maps and rural-delivery maps or blue prints, including tracing for photolithographic reproduction; for other expenditures necessary and incidental to post offices of the first, second, and third classes, and offices of the fourth class having or to have rural-delivery service, and for letter boxes, \$1,303,500; and the Postmaster General may authorize the sale to the public of post-route maps and rural-delivery maps or blue prints at the cost of printing and 10 per centum thereof added; of this amount \$1,500 may be expended in the purchase of atlases, and geographical and technical works: *Provided*, That \$200,000 of this appropriation may be used for the

Bond expenses.

Vol. 36, p. 317.

Miscellaneous equipment and supplies.

Letter boxes, etc.

Postmarking, etc., stamps.

Post-route, etc., maps.

Sale of maps, etc.

*Provido.*

purchase of equipment and furniture for post-office quarters and for no other purposes.

Amount for equipment and furniture.

For wrapping twine and tying devices, \$518,500.

Twine, etc.

For defraying expenses incident to the shipment of supplies, including hardware, boxing, packing, and the pay of employees in connection therewith at the following annual rates: Storekeeper, \$2,650; foreman, \$1,800; ten requisition fillers, at \$1,600 each; two requisition fillers, at \$1,200 each; ten packers, at \$1,600 each; two packers at \$1,200 each; and two chauffeurs, at \$1,400 each; in all, \$80,000.

Shipping supplies.

Services.

For rental, purchase, exchange, and repair of canceling machines and motors, mechanical mail-handling apparatus and other labor-saving devices, including cost of power in rented buildings and miscellaneous expenses of installation and operation of same, including salaries of five traveling mechanics and for per diem allowance of traveling mechanics while actually traveling on official business away from their homes and their official domiciles, at a rate to be fixed by the Postmaster General, not to exceed \$4 per day, \$500,000.

Canceling and labor-saving machines, etc.

Traveling mechanics.

For the purchase, manufacture, and repair of mail bags and other mail containers and attachments, mail locks, keys, chains, tools, machinery, and material necessary for same, and for incidental expenses pertaining thereto; also material, machinery, and tools necessary for the manufacture and repair in the equipment shops at Washington, District of Columbia, of such other equipment for the Postal Service as may be deemed expedient; for compensation to labor employed in the equipment shops at Washington, District of Columbia, \$1,960,000: *Provided*, That out of this appropriation the Postmaster General is authorized to use as much of the sum, not exceeding \$15,000, as may be deemed necessary for the purchase of material and the manufacture in the equipment shops of such small quantities of distinctive equipments as may be required by other executive departments; and for service in Alaska, Porto Rico, Philippine Islands, Hawaii, or other island possessions.

Mail bags, locks, etc.

Equipment shops material, etc.

Labor.

*Proviso.* Distinctive equipment for departments, Alaska, and insular possessions.

For inland transportation by star routes (excepting service in Alaska), including temporary service to newly established offices, \$12,900,000.

Star route transportation.

For pay of rural carriers, substitutes for rural carriers on annual and sick leave, clerks in charge of rural stations, and tolls and ferriage, Rural Delivery Service, and for the incidental expenses thereof, \$89,250,000, of which amount \$300,000, or so much thereof as may be necessary, shall be immediately available for the establishment of new routes recommended and approved by the Department.

Rural delivery.

Establishing new routes.

For travel and miscellaneous expenses in the Postal Service, office of the Fourth Assistant Postmaster General, \$1,000.

Travel, etc.

If the revenues of the Post Office Department shall be insufficient to meet the appropriations made under Title II of this Act, a sum equal to such deficiency in the revenues of such department is hereby appropriated, to be paid out of any money in the Treasury not otherwise appropriated, to supply such deficiency in the revenues of the Post Office Department for the fiscal year ending June 30, 1925, and the sum needed may be advanced to the Post Office Department upon requisition of the Postmaster General.

Appropriation from the Treasury to supply deficiencies in postal revenues.

Approved, April 4, 1924.

April 7, 1924.  
[H. R. 6623.]  
[Public, No. 69.]

**CHAP. 85.**—An Act Granting the consent of Congress to The Pittsburgh, Youngstown & Ashtabula Railway Company, its successors and assigns, to construct a bridge across the Mahoning River in the State of Ohio.

Mahoning River.  
Pittsburgh, Youngs-  
town & Ashtabula Rail-  
way Company may  
bridge, Haselton, Ohio.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to The Pittsburgh, Youngstown & Ashtabula Railway Company, and its successors and assigns, to construct, maintain, and operate a bridge and approaches thereto across the Mahoning River at a point suitable to the interests of navigation, at or near Haselton, in the county of Mahoning, in the State of Ohio, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Construction.  
Vol. 34, p. 84.

Amendment.

**SEC. 2.** That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, April 7, 1924.

April 9, 1924.  
[H. R. 3682.]  
[Public, No. 70.]

**CHAP. 86.**—An Act Authorizing the construction, reconstruction, and improvement of roads and trails, inclusive of necessary bridges, in the national parks and monuments under the jurisdiction of the Department of the Interior.

National parks, etc.  
Roads, trails, etc.,  
authorized in.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior, in his administration of the National Park Service, is hereby authorized to construct, reconstruct, and improve roads and trails, inclusive of necessary bridges, in the national parks and monuments under the jurisdiction of the Department of the Interior.

Annual appropri-  
ations authorized for sur-  
veys, construction, etc.  
*Post*, p. 686.

**SEC. 2.** That for such purposes, including the making of necessary surveys and plans, there is hereby authorized to be appropriated, out of any moneys in the Treasury not otherwise appropriated, the following sums, to be available until expended: The sum of \$2,500,000 for the fiscal years ending June 30, 1924, and June 30, 1925; the sum of \$2,500,000 for the fiscal year ending June 30, 1926; and the sum of \$2,500,000 for the fiscal year ending June 30, 1927.

Transfer of Army  
road material distrib-  
uted under Highway  
Act, authorized.  
Vol. 42, p. 213.

**SEC. 3.** That the Secretary of Agriculture is authorized to reserve from distribution to the several States, in addition to the 10 per centum authorized by section 5 of the Act of November 10, 1921 (Forty-second Statutes at Large, page 213), not exceeding 5 per centum of the material, equipment, and supplies hereafter received from the Secretary of War, and to transfer said material, equipment, and supplies to the Secretary of the Interior for use in constructing, reconstructing, improving, and maintaining roads and trails in the national parks and monuments: *Provided*, That no charge shall be made for such transfer except such sums as may be agreed upon as being reasonable charges for freight, handling, and conditioning for efficient use.

*Proviso.*  
Transfer charges lim-  
ited.

Approved, April 9, 1924.

April 12, 1924.  
[H. R. 4439.]  
[Public, No. 71.]

**CHAP. 87.**—An Act To amend section 71 of the Judicial Code as amended.

United States courts.  
Vol. 36, p. 1106,  
amended.  
Arkansas judicial dis-  
tricts.  
*Post*, p. 948.  
Western district.  
Texarkana division.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section 71 of the Judicial Code, as amended, is amended to read as follows:

"**SEC. 71.** (a) The State of Arkansas is divided into two districts, to be known as the western and eastern districts of Arkansas.

"(b) The western district shall include three divisions constituted as follows: The Texarkana division, which shall include the terri-

tory embraced on July 1, 1920, in the counties of Sevier, Howard, Little River, Pike, Hempstead, Miller, La Fayette, Columbia, Nevada, Ouachita, Union, and Calhoun; the Fort Smith division, which shall include the territory embraced on such date in the counties of Polk, Scott, Logan, Sebastian, Franklin, Crawford, Washington, Benton, and Johnson; and the Harrison division, which shall include the territory embraced on such date in the counties of Baxter, Boone, Carroll, Madison, Marion, Newton, and Searcy.

Fort Smith division.

Harrison division.

"(c) Terms of the district court for the Texarkana division shall be held at Texarkana on the second Mondays in May and November; for the Fort Smith division, at Fort Smith on the second Mondays in January and June; and for the Harrison division, at Harrison on the second Mondays in April and October.

Terms.

"(d) The clerk of the court for the western district shall maintain an office in charge of himself or a deputy at Texarkana, Fort Smith, and Harrison. Such offices shall be kept open at all times for the transaction of the business of the court.

Offices of clerk.

"(e) The eastern district shall include four divisions constituted as follows: The eastern division, which shall include the territory embraced on July 1, 1920, in the counties of Desha, Lee, Phillips, Saint Francis, Cross, Monroe, and Woodruff; the northern division, which shall include the territory embraced on such date in the counties of Independence, Cleburne, Stone, Izard, Sharp, and Jackson; the Jonesboro division, which shall include the territory embraced on such date in the counties of Crittenden, Clay, Craighead, Greene, Mississippi, Poinsett, Fulton, Randolph, and Lawrence; and the western division, which shall include the territory embraced on such date in the counties of Arkansas, Ashley, Bradley, Chicot, Clark, Cleveland, Conway, Dallas, Drew, Faulkner, Garland, Grant, Hot Springs, Jefferson, Lincoln, Lonoke, Montgomery, Perry, Pope, Prairie, Pulaski, Saline, Van Buren, White, and Yell.

Eastern district.

Eastern division.

Northern division.

Jonesboro division.

Western division.

"(f) Terms of the district court for the eastern division shall be held at Helena on the second Monday in March and the first Monday in October; for the northern division at Batesville on the fourth Monday in May and the second Monday in December; for the Jonesboro division, at Jonesboro on the first Monday in May and the fourth Monday in November; and for the western division, at Little Rock on the first Monday in April and the third Monday in October.

Terms.

"(g) The clerk of the court for the eastern district shall maintain an office in charge of himself or a deputy at Helena, Batesville, Jonesboro, and Little Rock. Such offices shall be kept open at all times for the transaction of the business of the court."

Offices of clerk.

SEC. 2. The following Acts are hereby repealed:

Acts repealed.

(a) The Act entitled "An Act to fix the time for holding the term of the district court in the Jonesboro division of the eastern district of Arkansas," approved September 9, 1914; and

Vol. 38, p. 713.

(b) The Act entitled "An Act to transfer certain counties in the several judicial districts in the State of Arkansas," approved March 4, 1915.

Vol. 38, p. 1193.

Approved, April 12, 1924.

**CHAP 88.**—An Act To authorize the deposit of certain funds in the Treasury of the United States to the credit of Navajo Tribe of Indians and to make same available for appropriation for the benefit of said Indians.

April 12, 1924.

[H. R. 472.]

[Public, No. 72.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the sum of \$995 derived from the sale of land allotted to Pete Coberly, a Navajo Indian, who has been adjudged by the Secretary of the Interior to

Navajo Indians.  
Sum from sale of  
allotment to Pete  
Coberly, to be deposited  
to credit of Tribe.

be legally dead and to have died without heirs, may be deposited in the Treasury of the United States to the credit of the Navajo Tribe of Indians and is hereby made available for appropriation by Congress for the benefit of said Indians.

Approved, April 12, 1924.

April 12, 1924.

[H. R. 2812.]

[Public, No. 73.]

**CHAP. 89.**—An Act To authorize the Secretary of the Interior to sell certain lands not longer needed for the Rapid City Indian School.

Rapid City Indian  
School, S. Dak.  
Part of grounds of,  
to be sold.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior is hereby authorized to sell and convey at not less than their appraised value, under rules and regulation to be prescribed by him, two parcels of land included within the Rapid City Indian School Grounds, South Dakota, the first containing approximately fifty-five one-hundredths of an acre in the southeast corner of the northwest quarter of the southeast quarter, section 4, township 1 north, range 7 east, Black Hills meridian, lying south and east of the Pennington County Highway; the second, containing approximately three and fifty-nine one-hundredths acres in the southeast corner of the southeast quarter of the northeast quarter, section 8, township 1 north, range 7 east, Black Hills meridian, lying south and east of the Rapid City, Black Hills and Western Railroad right of way: *Provided*, That the net proceeds derived from the sale of these tracts shall be available for appropriation for improvements at said Rapid City Indian School.

*Proviso.*  
Proceeds available for  
school improvements.

Approved, April 12, 1924.

April 12, 1924.

[H. R. 2877.]

[Public, No. 74.]

**CHAP. 90.**—An Act Providing for the reservation of certain lands in New Mexico for the Indians of the Zia Pueblo.

Zia Pueblo Indians,  
N. Mex.  
Tract reserved for use  
of.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That there is hereby reserved and withdrawn from settlement, occupancy, or disposal under the laws of the United States and set apart as a reservation for the benefit, use, and occupancy of the Indians of the Zia Pueblo the tract of land in the State of New Mexico particularly described as follows: Lots 4, 5, and 6 and east half southwest quarter section 7; lots 1, 2, 3, and 4 and east half northwest quarter and east half southwest quarter section 18, all in township 15 north, range 2 east, New Mexico principal meridian, New Mexico, containing approximately three hundred and eighty-six and eighty-five one-hundredths acres.

Approved, April 12, 1924.

Description.

April 12, 1924.

[H. R. 2883.]

[Public, No. 75.]

**CHAP. 91.**—An Act To validate certain allotments of land made to Indians on the Lac Courte Oreille Indian Reservation in Wisconsin.

Lac Courte Oreille  
Indian Reservation,  
Wis.  
Allotments to certain  
Indians of, validated.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That any allotments of land to Indians on the Lac Courte Oreille Indian Reservation in Wisconsin, and the restricted fee patents issued therefor, under the provisions of article 3 of the treaty of September 30, 1854 (Tenth Statutes at Large, page 1109), which are in conflict with the provisions of the treaty because of the fact that the allottee was under twenty-one years of age and not the head of a family when allotted, or because the allottee was a female and married but not the head of a family when allotted, be, and the same are hereby, validated.

Approved, April 12, 1924.

**CHAP. 92.**—An Act Authorizing an appropriation for the construction of a road within the Fort Apache Indian Reservation, Arizona, and for other purposes.

April 12, 1924.  
[H. R. 4117.]  
[Public, No. 76.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That there is hereby authorized an appropriation of \$50,000 from any tribal funds on deposit in the Treasury to the credit of the Indians of the Fort Apache Indian Reservation, Arizona, during the year 1925, and \$50,000 from any like funds during the year 1926—in all, \$100,000—to remain available until expended, to pay one-half the cost of constructing a wagon road between Cooley and Whiteriver, within said reservation: *Provided,* That no part of the appropriations herein authorized shall be expended until the Secretary of the Interior shall have obtained from the proper authorities of the State of Arizona satisfactory guaranties of the payment of one-half of the cost of the construction of said road or of one-half of the cost of such part thereof as may be constructed in any year.

Fort Apache Indian Reservation, Ariz.  
Amount for wagon road between Cooley and Whiteriver in, authorized from tribal funds.

*Proviso.*  
Contribution from State authorities.

Whiteriver Agency.  
Amount authorized for building for.

**SEC. 2.** There is hereby authorized an appropriation of \$10,000 from any tribal funds on deposit in the Treasury to the credit of the Indians of the Fort Apache Indian Reservation, Arizona, for the construction of a suitable building, including fireproof vault, heating and ventilating apparatus, for the use and accommodation of the United States Indian Agency at Whiteriver, on said reservation.

Approved, April 12, 1924.

**CHAP. 93.**—An Act To authorize the sale of lands and plants not longer needed for Indian administrative or allotment purposes.

April 12, 1924.  
[H. R. 4803.]  
[Public, No. 77.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized in his discretion to sell and convey by deed or patent, under such terms and conditions as he may prescribe, at not less than their appraised value, non-reservation Government tracts or plants or tribal administrative plants or reserves, or parts thereof, not exceeding forty acres in area and not exceeding \$2,000 in value, not longer needed for Indian administrative or allotment purposes, and small unallotted tracts not exceeding forty acres, where a sale will serve the tribal interests. All sales made under this Act shall be at public auction, to the highest and best bidder.

Indian lands.  
Sale of tracts of Government or tribal owned, not needed for administrative purposes, etc.

Auction sales required.

And the Secretary of the Interior is further authorized where a tract to be disposed of under this or any other Act authorizing the disposition of tribal lands requires survey as basis for a deed or patent, to accept from the grantee, in addition to the purchase price, an amount sufficient to cover the survey costs.

Payment for cost of surveys.

The net proceeds of sale of any tribal site, plant, or tract shall be deposited in the Treasury of the United States to the credit of the Indians owning the same, to be disposed of for their benefit in accordance with existing law; and the net proceeds of sales of Government-owned nontribal plants or lands shall be deposited in the Treasury of the United States.

Deposit of proceeds.

Approved, April 12, 1924.

April 12, 1924.

[H. R. 4804.]

[Public, No. 78.]

Fort Yuma Indian  
Reservation, Calif.  
Withdrawals for  
town site and school  
farm on, vacated.

Vol. 35, p. 77.

Vol. 38, p. 587.

Allotment to Indians  
of vacated lands.

Other lands to be set  
aside for school farm.

**CHAP. 94.**—An Act To authorize the allotment of certain lands within the Fort Yuma Indian Reservation, California, and for other purposes.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he hereby is, authorized in his discretion to vacate in whole or in part the withdrawal of lands for town-site purposes known as the town site of Powell on the Fort Yuma Indian Reservation, California, made pursuant to the Act of April 30, 1908 (Thirty-fifth Statutes at Large, page 77), and the withdrawal for Indian school farm purposes made pursuant to the Act of August 1, 1914 (Thirty-eighth Statutes at Large, pages 582-587), all areas so vacated being hereby made available for allotment in severalty under existing laws to any Indians entitled to allotment on said reservation who have not heretofore received an allotment.

The Secretary of the Interior is hereby further authorized to set aside and reserve for Indian school farm purposes any other lands within said reservation which have not heretofore been otherwise disposed of.

Approved, April 12, 1924.

April 12, 1924.

[H. R. 6483.]

[Public, No. 79.]

Osage Indian lands,  
etc., in Oklahoma.  
Sale, etc., authorized  
of rights in, of persons  
not of Indian blood.  
Vol. 34, p. 539.

**CHAP. 95.**—An Act Amending an Act entitled "An Act for the division of the lands and funds of the Osage Indians in Oklahoma, and for other purposes," approved June 28, 1906, and Acts amendatory thereof and supplemental thereto.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That any right to or interest in the lands, money, or mineral interests, as provided in the Act of Congress approved June 28, 1906 (Thirty-fourth Statutes at Large, page 539), entitled "An Act for the division of the lands and funds of the Osage Indians in Oklahoma, and for other purposes," and in Acts amendatory thereof and supplemental thereto, vested in, determined, or adjudged to be the right or property of any person not an Indian by blood, may with the approval of the Secretary of the Interior and not otherwise be sold, assigned, and transferred under such rules and regulations as the Secretary of the Interior may prescribe.

Approved, April 12, 1924.

April 12, 1924.

[H. R. 6724.]

[Public, No. 80.]

Minnesota River,  
Sibley and Scott  
Counties, Minn., may  
bridge, at Blakely.

**CHAP. 96.**—An Act Granting the consent of Congress to the counties of Sibley and Scott, Minnesota, to construct a bridge across the Minnesota River.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the counties of Sibley and Scott of the State of Minnesota and their successors and assigns, to construct, maintain, and operate a bridge and approaches thereto across the Minnesota River at a point suitable to the interests of navigation, at or near Blakely, Minnesota, more particularly described as in section 8, township numbered 113 north of range 25 west of the fifth principal meridian in the counties of Sibley and Scott, in the State of Minnesota, in accordance with the provisions of an Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

**SEC. 2.** That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, April 12, 1924.

Construction.  
Vol. 34, p. 84.

Amendment.

**CHAP. 97.**—An Act Granting the consent of Congress to the village of Port Chester, New York, and the town of Greenwich, Connecticut, or either of them, to construct, maintain, and operate a dam across the Byram River.

April 12, 1924.  
[H. R. 6943.]  
[Public, No. 81.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the village of Port Chester, New York, and the town of Greenwich, Connecticut, or either of them, to construct, maintain, and operate, at a point suitable to the interests of navigation, a dam across the Byram River at or near such village and town: *Provided*, That the work shall not be commenced until the plans therefor have been submitted to and approved by the Chief of Engineers, United States Army, and by the Secretary of War: *Provided further*, That this Act shall not be construed to authorize the use of such dam to develop water power or generate hydroelectric energy.

Byram River.  
Port Chester, N. Y.,  
and Greenwich, Conn.,  
may dam.

*Provisos.*  
Approval of plans.

Use restricted.

Time of construction.

**SEC. 2.** That the authority granted by this Act shall cease and be null and void unless the actual construction of the dam hereby authorized is commenced within one year and completed within three years from the date of approval of this Act: *Provided*, That from and after thirty days' notice from the Federal Power Commission, or other authorized agency of the United States, to said village and town, or either of them, that desirable water-power development will be interfered with by the existence of said dam, the authority hereby granted to construct, maintain, and operate said dam shall terminate and be at an end; and any grantee or licensee of the United States proposing to develop a power project at or near said dam shall have authority to remove, submerge, or utilize said dam under such conditions as said commission or other agency may determine, but such conditions shall not include compensation for the removal, submergence, or utilization of said dam.

*Proviso.*  
Terminated if water-power development interfered with.

Authority of grantee of power project.

Conditions.

**SEC. 3.** The right to alter, amend, or repeal this Act is expressly reserved.

Amendment.

Approved, April 12, 1924.

**CHAP. 101.**—An Act To provide for the payment of claims of Chippewa Indians of Minnesota for back annuities.

April 14, 1924.  
[H. R. 2876.]  
[Public, No. 82.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized to pay, out of any moneys belonging to the Chippewa Indians of Minnesota, such amounts as he may find due any persons of Chippewa blood whose names may have been erroneously omitted or stricken from the Chippewa annuity rolls, or who have been or may hereafter be found entitled to enrollment for annuity payments authorized by section 7 of the Act of Congress approved January 14, 1889 (Twenty-fifth Statutes at Large, page 642): *Provided*, That any moneys found due and paid to any Indian under the provisions of this Act shall not be subject to any lien or claim of attorneys or other parties.

Chippewa Indians of Minnesota.  
Payment of back annuities to.

Vol. 25, p. 645.

*Proviso.*  
Not subject to any lien.

Approved, April 14, 1924.

**CHAP. 102.**—An Act To authorize the widening of Georgia Avenue between Fairmont Street and Gresham Place northwest.

April 14, 1924.  
[S. 1339.]  
[Public, No. 83.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That under and in accordance with the provisions of subchapter 1 of chapter 15 of the Code of Law for the District of Columbia, within six

District of Columbia.  
Georgia Avenue NW.  
Condemning land to widen.  
Vol. 34, p. 151.

months after the passage of this Act, the Commissioners of the District of Columbia be, and they are hereby, authorized and directed to institute in the Supreme Court of the District of Columbia a proceeding in rem to condemn the land that may be necessary for widening of Georgia Avenue between Fairmont Street and Gresham Place northwest, with a width of not less than ninety feet, in accordance with maps on file in the office of the surveyor of the District of Columbia: *Provided, however,* That the entire amount found to be due and awarded by the jury in said proceedings as damages for, and in respect of, the land to be condemned for said widening, plus the costs and expenses of the proceedings hereunder, shall be assessed by the jury as benefits against the property which the jury shall find to be benefited.

*Proviso.*  
Damages assessed as benefits.

Amount authorized for expenses and award.

Repayment.

SEC. 2. That there is hereby authorized to be appropriated, out of the revenues of the District of Columbia, an amount sufficient to pay the necessary costs and expenses of the condemnation proceeding taken pursuant hereto, and for the payment of the amounts awarded as damages to be repaid to the District of Columbia from the assessments for benefits, and covered into the Treasury to the credit of the revenues of the District of Columbia.

Approved, April 14, 1924.

April 15, 1924.  
[S. 2686.]  
[Public, No. 84.]

CHAP. 105.—An Act To authorize the Federal Power Commission to amend permit numbered 1, project numbered 1, issued to the Dixie Power Company.

Dixie Power Company.  
Preliminary permit of, for power project on White River may be extended.

Purposes.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Federal Power Commission be, and it is hereby, authorized and directed, on application made therefor by the Dixie Power Company, to amend preliminary permit numbered 1, project numbered 1, on the White River in Arkansas issued on March 3, 1921, as amended by order of said commission on March 14, 1923, extending the expiration of said amended permit to March 1, 1924, so as to extend said permit as amended by authority of this Act for eighteen months from the approval of this Act, such extension being desired and necessary in order to enable the permittee to prepare maps, plans, and estimates, for incorporation in its application for license and to finance its project and to enable it to further test the river bed by core drilling to determine the most suitable foundation for its dam under said permit, and to enable it to comply with any other requirements of law and regulations of said power commission in making an application for a license.

Approved, April 15, 1924.

April 15, 1924.  
[S. 303.]  
[Public, No. 85.]

CHAP. 106.—An Act Authorizing the conveyance of certain land to the city of Miles City, State of Montana, for park purposes.

Public lands. Granted to Miles City, Mont.

Description.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he hereby is, authorized and directed to convey by patent to the city of Miles City, a municipal corporation organized and existing under the laws of the State of Montana, the following tract of public land, to wit:

Beginning at a point which is south eighteen degrees fifteen minutes west from the center of section thirty-three, township eight north, of range forty-seven east, Montana principal meridian, and

distant therefrom one thousand six hundred and sixty feet; thence north thirty-six degrees no minutes west one thousand eight hundred and eighty-five feet; thence north sixty-eight degrees ten minutes east one thousand one hundred and five feet; thence north eighty-eight degrees forty minutes east three hundred and eighty feet; thence south fifty-nine degrees five minutes east three hundred and seventy-five feet; thence south twenty-eight degrees thirty-five minutes east three hundred and sixty-five feet; thence south twelve degrees fifty minutes east two hundred and eighty-five feet; thence south fourteen degrees ten minutes west two hundred and fifteen feet; thence south forty degrees twenty-five minutes west three hundred and twenty-five feet; thence south forty-six degrees twenty-five minutes west five hundred and five feet; thence south twenty-nine degrees thirty minutes west three hundred and ninety feet to the point of beginning, containing forty-eight and three-tenths acres, more or less.

That this grant is made upon the payment of \$1.25 per acre, and before patent may issue the Secretary of the Interior shall cause a survey to be made of the tract herein granted, and that there shall be excepted from such survey and from the grant herein made the land covered by the Tongue River.

Said patent shall be issued upon the express condition that the city of Miles City shall use said tract of land for municipal purposes as a public park for the benefit of the citizens of said city: *Provided*, That whenever said lands shall cease to be used by said city for municipal purposes or attempted to be sold or conveyed, then, and in that event, title to such lands and the whole thereof shall revert to the United States: *Provided further*, That such patent shall contain a reservation to the United States of all gas, oil, coal, and other mineral deposits as may be found in such land and the right to the use of the land for extracting and removing the same.

Approved, April 15, 1924.

Payment required.

To be used as a public park.

*Provides.*  
Reversion for non-user.

Mineral deposits reserved.

**CHAP. 107.**—An Act Granting to the county of Custer, State of Montana, certain land in said county for use as a fair ground.

April 15, 1924.

[S. 306.]

[Public, No. 86.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Interior be, and he is hereby, authorized and directed to convey by patent to the county of Custer, State of Montana, for use as a fair ground, the following tract of public land:

Public lands.  
Granted to Custer  
County, Mont.

Beginning at a point which is south five degrees thirty minutes west of the center of section thirty-three, township eight north, range forty-seven east, of Montana principal meridian, and distant therefrom two thousand two hundred and eighty feet; thence south forty-one degrees thirty minutes west one thousand and eighty feet; thence north seventy-three degrees twenty minutes west one thousand nine hundred and twenty-five feet; thence north sixteen degrees forty minutes east two thousand three hundred and seventy-five feet; thence north sixty-eight degrees ten minutes east three hundred and forty feet; thence south thirty-five degrees forty-five minutes east two thousand six hundred and fifty-five feet, to the point of beginning, containing ninety-six and one-tenth acres, more or less.

Description.

That this grant is made upon the payment of \$1.25 per acre, and before patent may issue the Secretary of the Interior shall cause a survey to be made of the land herein granted, and that there shall

Payment required,  
etc.

be excepted from such survey and from the grant herein made land covered by the Tongue River and the new channel thereof.

To be used for public fair ground.

Provisos.  
Reversion for non-user.

Mineral deposits reserved.

Which patent shall be issued upon the express condition that the county of Custer shall use said tract of land as a fair ground for the benefit of the citizens of said county: *Provided*, That whenever said lands cease to be used by said county for use as a fair ground or are attempted to be sold or conveyed, then, and in that event, title to such lands and the whole thereof shall revert to the United States: *Provided further*, That such patent shall contain a reservation to the United States of all gas, oil, coal, and other mineral deposits that may be found in such land and the right to the use of the land for extracting and removing the same.

Approved, April 15, 1924.

April 15, 1924.

[S. 2146.]

[Public, No. 87.]

**CHAP. 108.**—An Act To amend section 84 of the Penal Code of the United States.

Criminal Code.  
Vol. 35, p. 1104,  
amended.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That section 84 of the Act entitled "An Act to codify, revise, and amend the penal laws of the United States," approved March 4, 1909 (Thirty-fourth Statutes, page 1088), be, and the same is hereby, amended so as to read as follows:

Bird and animal reserves.

\* Punishment for hunting, taking eggs, etc., on.

Animals added.

"SEC. 84. Whoever shall hunt, trap, capture, willfully disturb, or kill any bird or wild animal of any kind whatever, or take or destroy the eggs of any such bird on any lands of the United States which have been set apart or reserved as refuges or breeding grounds for such birds or animals by any law, proclamation, or Executive order, except under such rules and regulations as the Secretary of Agriculture may, from time to time, prescribe, or who shall willfully injure, molest, or destroy any property of the United States on any such lands shall be fined not more than \$500, or imprisoned not more than six months, or both."

Approved, April 15, 1924.

April 15, 1924.

[S. 2147.]

[Public, No. 88.]

**CHAP. 109.**—An Act To complete the construction of the Willow Creek Ranger Station, Montana.

Lewis and Clark National Forest, Mont. Station at Willow Creek in, authorized.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of Agriculture is hereby authorized to expend, out of any moneys appropriated for general expenses of the Forest Service, not to exceed the sum of \$500 to complete the construction of the Willow Creek ranger station in the Lewis and Clark National Forest, Montana.

Approved, April 15, 1924.

April 15, 1924.

[S. 2164.]

[Public, No. 89.]

**CHAP. 110.**—An Act To repeal that part of an Act entitled "An Act making appropriations for the Department of Agriculture for the fiscal year ending June 30, 1912," approved March 4, 1911, relating to the admission of tick-infested cattle from Mexico into Texas.

Tick-infested cattle. Permit repealed for admitting, from Mexico to part of Texas. Vol. 36, p. 1240, repealed.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That that part of an Act entitled "An Act making appropriations for the Department of Agriculture for the fiscal year ending June 30, 1912," approved March 4, 1911 (Thirty-sixth Statutes at Large, at page

1240), which amended the Act of August 30, 1890, so as to authorize the Secretary of Agriculture under joint regulations prescribed by the Secretary of Agriculture and the Secretary of the Treasury to permit the admission of tick-infested cattle from Mexico into that part of Texas below the southern quarantine line, be, and the same is hereby, repealed.

Approved, April 15, 1924.

**CHAP. 111.**—An Act To transfer jurisdiction over a portion of the Fort Keogh Military Reservation, Montana, from the Department of the Interior to the United States Department of Agriculture for experiments in stock raising and growing of forage crops in connection therewith.

April 15, 1924.

[S. 2690.]

[Public, No. 90.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of War having determined that the lands embraced in the Fort Keogh Military Reservation, in the State of Montana, are no longer needed for military purposes, an Executive order of February 2, 1924, having transferred the said lands to the Department of the Interior for disposition, the said lands are hereby transferred to and placed under the control of the United States Department of Agriculture for use by that department for experiments in stock raising and growing of forage crops in connection therewith: *Provided,* That if the lands are not used for the purpose mentioned herein, or having been used for such purpose, are subsequently abandoned as being no longer needed for such purpose, then, and in that event, the said land shall revert to, and become subject to the control and jurisdiction of the Department of the Interior: *Provided further,* That this transfer shall not affect any existing legal rights to lands in the reservation: *And provided further,* That there shall be excepted from the effect hereof that portion of said reservation described as follows:

Fort Keogh Military Reservation, Mont.  
Portion of, transferred to Agricultural Department for stock-raising experiments, etc.

*Provisos.*  
Reversion if use abandoned.

Existing rights not affected.  
Lands excepted.

A tract beginning at a point which is south eighteen degrees fifteen minutes west from the center of section 33, township 8 north of range 47 east, Montana principal meridian, and distant therefrom one thousand six hundred and sixty feet; thence north thirty-six degrees no minutes west one thousand eight hundred and eighty-five feet; thence north sixty-eight degrees ten minutes east one thousand one hundred and five feet; thence north eighty-eight degrees forty minutes east three hundred and eighty feet; thence south fifty-nine degrees five minutes east three hundred and seventy-five feet; thence south twenty-eight degrees thirty-five minutes east three hundred and sixty-five feet; thence south twelve degrees fifty minutes east two hundred and eighty-five feet; thence south fourteen degrees ten minutes west two hundred and fifteen feet; thence south forty degrees twenty-five minutes west three hundred and twenty-five feet; thence south forty-six degrees twenty-five minutes west five hundred and five feet; thence south twenty-nine degrees thirty minutes west three hundred and ninety feet to the point of beginning, containing forty-eight and three-tenths acres, more or less.

Description.

Also a tract beginning at a point which is south five degrees thirty minutes west of the center of section 33, township 8 north, range 47 east of Montana principal meridian, and distant therefrom two thousand two hundred and eighty feet; thence south forty-one degrees thirty minutes west one thousand and eighty feet; thence north seventy-three degrees twenty minutes west one thousand nine hundred and twenty-five feet; thence north sixteen degrees forty minutes east two thousand three hundred and seventy-five feet; thence north sixty-eight degrees ten minutes east three hundred and forty

feet; thence south thirty-five degrees forty-five minutes east two thousand six hundred and fifty-five feet, to the point of beginning, containing ninety-six and one-tenth acres, more or less.

Approved, April 15, 1924.

April 15, 1924.  
[S. J. Res. 72.]  
[Pub. Res., No. 12.]

**CHAP. 112.**—Joint Resolution Authorizing the Secretary of War to lease to the New Orleans Association of Commerce New Orleans Quartermaster Intermediate Depot Unit Numbered 2.

New Orleans, La.  
Lease of Army  
Quartermaster depot,  
for exhibition uses to  
New Orleans Associa-  
tion of Commerce.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of War is authorized to lease for a period of two years, without consideration or on such terms or conditions as he deems advisable, to the New Orleans Association of Commerce (a nonprofit corporation organized under the laws of Louisiana), its successors and assigns, the New Orleans Quartermaster Intermediate Depot Unit Numbered 2 for general exhibition purposes in respect of fabricated and raw products of the United States and similar products of foreign countries; but if such corporation, its successors or assigns, shall cease to use and occupy the depot for such purposes the lease shall become null and void: *Provided,* That the United States may void the lease any time within the lease period by giving a thirty day notice to the lessees.

*Proviso.*  
Voidable on thirty  
day notice.

Alterations permit-  
ted.

**SEC. 2.** That the New Orleans Association of Commerce, under regulations prescribed by the Secretary of War, may, without expense to the United States, make such alterations in respect of such depot as may be necessary for the purposes for which the building is leased, and in so far as may be compatible with the public interest.

Approved, April 15, 1924.

April 16, 1924.  
[H. R. 593.]  
[Public, No. 91.]

**CHAP. 117.**—An Act Authorizing the issuance of service medals to officers and enlisted men of the two brigades of Texas cavalry organized under authority from the War Department under date of December 8, 1917, and authorizing an appropriation therefor; and further authorizing the wearing by such officers and enlisted men on occasions of ceremony of the uniform lawfully prescribed to be worn by them during their service.

Texas cavalry bri-  
gades.  
Issue of bronze med-  
als, etc., to officers and  
enlisted men of, serv-  
ing prior to November  
11, 1918.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of War be, and he is hereby, authorized and directed to procure a bronze medal of appropriate design, with a bar and ribbon, together with a rosette or other device to be worn in lieu thereof, to be presented to each of the several officers and enlisted men of the two brigades of cavalry organized by the State of Texas, under authority from the War Department of date of December 8, 1917, who served therein prior to November 11, 1918: *Provided,* That such medals shall not be presented to men who have, subsequent to such service, been dishonorably discharged from the service, or deserted: *Pro- vided further,* That the sum of \$5,000, or so much thereof as may be necessary, is hereby authorized to be appropriated, out of any money in the Treasury not otherwise appropriated, for the purpose of carrying this last paragraph into effect: *Provided further,* That the several officers and enlisted men to whom such medals may be presented are hereby authorized to wear, on occasions of ceremony, the uniform lawfully prescribed to be worn by them at the time of their service: *Provided,* This Act shall not be considered as conferring upon the members of said organizations the benefits of the War Risk Insurance Act or to confer a pensionable status to the members of said organ-

*Provisos.*  
Deserters, etc., ex-  
cluded.

Sum authorized for  
expenses.  
Post, p. 695.

Wearing on ceremo-  
nial occasions author-  
ized.

No rights conferred  
under War Risk Insur-  
ance Act, etc.

izations, and that this Act shall not be deemed to constitute a precedent for the future granting of such rights.

Approved, April 16, 1924.

**CHAP. 118.**—An Act Authorizing the Secretary of War to grant a right of way over the Government levee at Yuma, Arizona.

April 17, 1924.  
[S. 514.]  
[Public, No. 92.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War is hereby authorized to grant to the Southern Pacific Railroad Company, a corporation of the States of California, Arizona, and New Mexico, its successors and assigns, a right of way for railroad and telegraph purposes over and across the levee built by the United States on the Gila River near its junction with the Colorado River at Yuma, Arizona, including the right to construct and maintain embankments and other works thereon: Provided, That the grant shall be subject to such stipulations as, in the judgment of the Secretary of War, will insure the maintenance of said levee without further cost to the United States.*

Right of way.  
Granted Southern Pacific Railroad Company across Government levee at Yuma, Ariz.

Proviso.  
Conditions.

Amendment.

SEC. 2. That the right to amend, alter, revoke, or repeal this Act is hereby expressly reserved.

Approved, April 17, 1924.

**CHAP. 119.**—An Act Granting the consent of Congress to the State of South Dakota for the construction of a bridge across the Missouri River between Hughes County and Stanley County, South Dakota.

April 17, 1924.  
[S. 2332.]  
[Public, No. 93.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the consent of Congress is hereby granted to the State of South Dakota to construct, maintain, and operate a bridge and approaches thereto across the Missouri River, at a point suitable to the interests of navigation, between Hughes County and Stanley County, South Dakota, in accordance with the provisions of an Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.*

Missouri River. South Dakota may bridge, between Hughes and Stanley Counties.

Construction.  
Vol. 34, p. 84.

Amendment.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, April 17, 1924.

**CHAP. 120.**—An Act Granting the consent of Congress to the Board of Supervisors of Leake County, Mississippi, to construct a bridge across the Pearl River in the State of Mississippi.

April 17, 1924.  
[S. 2436.]  
[Public, No. 94.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the consent of Congress is hereby granted to the Board of Supervisors of Leake County, Mississippi, to construct, maintain, and operate a bridge and approaches thereto across the Pearl River, at a point suitable to the interests of navigation, at or near Grigsbys Ferry, Leake County, State of Mississippi, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.*

Pearl River. Leake County, Miss., may bridge, at Grigsbys Ferry.

Construction.  
Vol. 34, p. 84.

Amendment.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, April 17 1924.

April 17, 1924.  
[S. 2437.]  
[Public, No. 95.]

**CHAP. 121.**—An Act Granting the consent of Congress to the Board of Supervisors of Leake County, Mississippi, to construct a bridge across the Pearl River in the State of Mississippi.

Pearl River.  
Leake County, Miss.,  
may bridge, at Battle  
Bluff Crossing.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the Board of Supervisors of Leake County, Mississippi, to construct, maintain, and operate a bridge and approaches thereto, across the Pearl River at a point suitable to the interests of navigation, at or near Battle Bluff Crossing, Leake County, State of Mississippi, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Construction.  
Vol. 34, p. 84.

Amendment.

**SEC. 2.** That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, April 17, 1924.

April 17, 1924.  
[S. 2488.]  
[Public, No. 96.]

**CHAP. 122.**—An Act To authorize the City of Minneapolis, in the State of Minnesota, to construct a bridge across the Mississippi River in said city.

Mississippi River.  
Minneapolis, Minn.,  
may bridge.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the city of Minneapolis, in the county of Hennepin and State of Minnesota, a municipal corporation organized under the laws of the State of Minnesota, be, and it is hereby, authorized to construct, maintain, and operate a bridge and approaches thereto across the Mississippi River, at a point suitable to the interests of navigation, extending from a point at or near the intersection of Cedar Avenue and Second Street south across the Mississippi River to a point at or near the intersection of Tenth Avenue and University Avenue southeast, in the city of Minneapolis, in the State of Minnesota, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Location.

Construction.  
Vol. 34, p. 84.

Amendment.

**SEC. 2.** That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, April 17, 1924.

April 17, 1924.  
[S. 2538.]  
[Public, No. 97.]

**CHAP. 123.**—An Act To revive and reenact the Act entitled "An Act authorizing the counties of Aiken, South Carolina, and Richmond, Georgia, to construct a bridge across the Savannah River at or near Augusta, Georgia," approved August 7, 1919.

Savannah River.  
Aiken County, S. C.,  
and Richmond County,  
Ga., may bridge,  
Augusta, Ga.  
Vol. 41, p. 275.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Act approved August 7, 1919, authorizing the counties of Aiken, South Carolina, and Richmond, Georgia, to construct, maintain, and operate a bridge and approaches thereto across the Savannah River at a point suitable to the interests of navigation at or near Augusta, Georgia, be, and the same is hereby, revived and reenacted: *Provided*, That this Act shall be null and void unless the actual construction of the bridge herein authorized be completed by August 7, 1925.

*Proviso.*  
Time of construction.

Amendment.

**SEC. 2.** That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, April 17, 1924.

**CHAP. 124.**—An Act Granting the consent of Congress to the construction of a bridge across the Mississippi River near and above the city of New Orleans, Louisiana.

April 17, 1924.  
[S. 2656.]  
[Public, No. 98.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the city of New Orleans, a municipal corporation existing under the laws of the State of Louisiana, its successors and assigns, through its Public Belt Railroad Commission, as authorized by the constitution of the State of Louisiana, to construct, maintain, and operate a bridge and approaches thereto across the Mississippi River, at a point suitable to the interests of navigation, near and above the said city, in accordance with the provisions of an Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Mississippi River,  
New Orleans, La.,  
may bridge.

Location.

Construction.  
Vol. 34, p. 84.

Time of construction.

Amendment.

SEC. 2. That this Act shall be null and void unless the construction of said bridge is commenced within two years and completed within five years from the date of approval hereof.

SEC. 3. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, April 17, 1924.

**CHAP. 125.**—An Act To extend the time for commencing and completing the construction of a bridge across Detroit River within or near the city limits of Detroit, Michigan.

April 17, 1924.  
[S. 2825.]  
[Public, No. 99.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the times for commencing and completing the construction of the bridge authorized by Act of Congress approved March 4, 1921, to be built by the American Transit Company, its successors and assigns, across Detroit River, within or near the city limits of Detroit, Wayne County, Michigan, are hereby extended one year and five years, respectively, from the date of approval hereof.

Detroit River.  
Time extended for  
bridging, by American  
Transit Company, at  
Detroit, Mich.  
Vol. 41, p. 1439,  
amended.  
Post, p. 1128.

Amendment.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, April 17, 1924.

**CHAP. 126.**—An Act Authorizing the construction of a bridge across the Ohio River approximately midway between the city of Owensboro, Kentucky, and Rockport, Indiana.

April 17, 1924.  
[S. 2914.]  
[Public, No. 100.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That Edward T. Franks and Thomas H. Hazelrigg, or their assigns, are hereby authorized to construct, maintain, and operate a bridge and approaches thereto across the Ohio River, at a point suitable to the interests of navigation, approximately midway between the city of Owensboro, Daviess County, Kentucky, and Rockport, Spencer County, Indiana, in accordance with the provisions of an Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Ohio River.  
Edward T. Franks  
and Thomas H. Hazel-  
rigg may bridge, from  
Owensboro, Ky., to  
Rockport, Ind.

Construction.  
Vol. 34, p. 84.

Amendment.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, April 17, 1924.

April 18, 1924.

[S. 2597.]

[Public, No. 101.]

Fox River.  
Aurora, Elgin, and  
Fox River Electric  
Company may bridge,  
in Saint Charles Town-  
ship, Ill.

Construction.  
Vol. 34, p. 84.

Amendment

**CHAP. 127.**—An Act To authorize the construction of a bridge across the Fox River in Saint Charles Township, Kane County, Illinois.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the Aurora, Elgin, and Fox River Electric Company, a corporation organized and existing under the laws of the State of Illinois, and its successors and assigns, to construct, maintain, and operate a bridge across the Fox River at a point suitable to the interests of navigation, in section 11 of township 40 north, range 8 east of the third principal meridian, being Saint Charles Township, Kane County, Illinois, in accordance with the Act of Congress entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, April 18, 1924.

April 19, 1924.

[S. 1724.]

[Public, No. 102.]

Steamboat Inspec-  
tion Service.  
Apalachicola, Fla.,  
and Burlington, Vt.,  
inspection districts  
abolished.

Inspectors of hulls  
and boilers.  
Collection districts  
and ports.  
R. S., sec. 4414, p. 854,  
amended.  
Vol. 40, p. 740, amend-  
ed.

Salaries for inspectors  
at Apalachicola, Fla.,  
and Burlington, Vt.,  
repealed.

Salaries at specified  
districts and ports.  
R. S., sec. 4414, p. 855,  
amended.  
Vol. 40, p. 741, amend-  
ed.

**CHAP. 129.**—An Act To amend section 4414 of the Revised Statutes of the United States, as amended by the Act approved July 2, 1918, to abolish the inspection districts of Apalachicola, Florida, and Burlington, Vermont, Steamboat Inspection Service.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the first paragraph of section 4414 of the Revised Statutes of the United States, as amended by the Act of Congress approved July 2, 1918, be, and is hereby, amended by striking out the words "Apalachicola, Florida;" and "and Burlington, Vermont;" and by inserting the word "and" immediately before the words "Point Pleasant," so that the said paragraph as amended shall read as follows:

"SEC. 4414. There shall be in each of the following collection districts, namely, the districts of Philadelphia, Pennsylvania; San Francisco, California; New London, Connecticut; Baltimore, Maryland; Detroit, Michigan; Chicago, Illinois; Bangor, Maine; New Haven, Connecticut; Michigan, Michigan; Milwaukee, Wisconsin; Willamette, Oregon; Puget Sound, Washington; Savannah, Georgia; Pittsburgh, Pennsylvania; Oswego, New York; Charleston, South Carolina; Duluth, Minnesota; Superior, Michigan; Galveston, Texas; Mobile, Alabama; Providence, Rhode Island; and in each of the following ports: New York, New York; Jacksonville, Florida; Tampa, Florida; Portland, Maine; Boston, Massachusetts; Buffalo, New York; Cleveland, Ohio; Toledo, Ohio; Norfolk, Virginia; Evansville, Indiana; Dubuque, Iowa; Louisville, Kentucky; Albany, New York; Cincinnati, Ohio; Memphis, Tennessee; Nashville, Tennessee; Saint Louis, Missouri; Port Huron, Michigan; New Orleans, Louisiana; Los Angeles, California; Juneau, Alaska; Saint Michael, Alaska; and Point Pleasant, West Virginia; Honolulu, Hawaii; and San Juan, Porto Rico, one inspector of hulls and one inspector of boilers."

SEC. 2. That the seventh paragraph of section 4414 of the Revised Statutes of the United States, as amended by the Act of Congress approved July 2, 1918, be, and is hereby, amended by striking out the words "and Apalachicola, Florida;" and "Burlington, Vermont;" and by inserting the word "and" immediately before the word "Bangor," so that the said paragraph as amended shall read as follows:

"For the districts of Pittsburgh, Pennsylvania; New Haven, Connecticut; Savannah, Georgia; Charleston, South Carolina; Galveston, Texas; New London, Connecticut; Superior, Michigan; and Bangor, Maine; and the ports of Dubuque, Iowa; Toledo, Ohio;

Evansville, Indiana; Memphis, Tennessee; Nashville, Tennessee; Point Pleasant, West Virginia; Jacksonville, Florida; Tampa, Florida; Louisville, Kentucky; and Cincinnati, Ohio, at the rate of \$2,100 per year for each local inspector."

SEC. 3. That this Act shall be effective on and after the date of its approval. Effective on approval.

Approved, April 19, 1924.

**CHAP. 130.**—An Act To authorize a temporary increase of the Coast Guard for law enforcement.

April 21, 1924.  
[H. R. 6815.]  
[Public, No. 103.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Navy is authorized to transfer to the Department of the Treasury, for the use of the Coast Guard, such vessels of the Navy, with their outfits and armaments, as can be spared by the Navy and as are adapted to the use of the Coast Guard.

Coast Guard. Navy vessels, etc., to be transferred to, for law enforcement.

SEC. 2. (a) The President is authorized to appoint, by and with the advice and consent of the Senate, the following temporary officers of the Coast Guard: Two captains, ten commanders, twenty-five lieutenant commanders, forty-eight lieutenants, and forty-two lieutenants (junior grade) and ensigns, of the line; and five commanders, eleven lieutenant commanders, nineteen lieutenants, and forty lieutenants (junior grade) and ensigns, of the Engineer Corps.

Temporary officers to be appointed.

Grades.

(b) Such temporary officers while in service shall receive the same pay, allowances, and benefits as permanent commissioned officers of the Coast Guard of corresponding grade and length of service, except that no such officer shall be entitled to retirement because of his temporary commission.

Pay, etc., of similar Navy grades.

No retirement authorized.

(c) Temporary appointments shall continue until the President otherwise directs or Congress otherwise provides.

Tenure.

SEC. 3. Permanent commissioned officers of the Coast Guard may be given temporary promotion, in order of seniority and without examination, to fill any such temporary grades. Notwithstanding such temporary promotion, any such officer shall continue to hold his permanent commission and shall be advanced in lineal rank, promoted, and retired in the same manner as though this Act had not become law.

Permanent officers may have temporary promotions.

Regular status retained.

SEC. 4. (a) All original temporary appointments under this Act shall be made in grades not above that of lieutenant, in the line or the Engineer Corps, and shall be made only after the candidate has satisfactorily passed such examinations as the President may prescribe. No person shall be given an original temporary appointment who is more than forty years of age.

Examinations, etc., for original appointments.

Age limit.

(b) Any warrant officer or enlisted man of the permanent Coast Guard may be given an original temporary appointment under this Act, under such regulations as the President may prescribe, and without reduction in pay or allowances. Notwithstanding such temporary appointment, any such warrant officer or enlisted man shall be entitled to retirement in the same manner as though he had continued to hold his permanent grade or rating, and upon the termination of such temporary appointment shall be entitled to revert to such grade or rating. Service under any such temporary appointment shall be included in determining length of service as a warrant officer or enlisted man.

Permanent warrant officers and enlisted men allowed temporary appointments.

Status for retirement retained.

Service included in longevity.

(c) The names of all persons appointed under this section shall be placed upon a special list of temporary officers, as distinguished from the list of permanent officers, of the Coast Guard. The President is authorized, without regard to length of service or seniority,

Special list for temporary officers.

Promotions, etc., authorized.

to promote to grades not above lieutenant, in the line or Engineer Corps, or to reduce officers on such special list, within the number specified for each grade, and he may, in his discretion, call for the resignation of, or dismiss, any such officer for unfitness or misconduct.

Chief warrant officers.  
Appointment of 25 temporary, by promotion from permanent warrant officers.

SEC. 5. (a) Under such regulations as he may prescribe, the President is authorized to appoint, by and with the advice and consent of the Senate, twenty-five temporary chief warrant officers of the Coast Guard from the permanent list of warrant officers of the Coast Guard.

Pay, allowances, etc.

(b) Such chief warrant officers shall receive the same pay, allowances, and benefits as commissioned warrant officers of the Navy, except that any such officer shall continue to hold his permanent grade, and shall be retired in the same manner as though this Act had not become law.

Temporary warrant officers and enlisted men authorized.

SEC. 6. (a) Under such regulations as he may prescribe, the Secretary of the Treasury is authorized to appoint temporary warrant officers, and to make special temporary enlistments, in the Coast Guard. No person shall be entitled to retirement because of his temporary appointment or enlistment under this section.

No retirement authorized.

Permanent enlisted men may be appointed temporary warrant officers.

(b) Any enlisted man in the permanent Coast Guard may be appointed as a temporary warrant officer. Notwithstanding such temporary appointment, any such enlisted man shall be entitled to retirement in the same manner as though he had continued to hold his permanent rating, and upon the termination of such temporary appointment shall be entitled to revert to such rating. Service under any such temporary appointment shall be included in determining length of service as an enlisted man.

Retirement, etc., not affected.

Service included in longevity.

Naval Reserve Force. Temporary service in Coast Guard not to prejudice status.

SEC. 7. The temporary appointment of any member of the Naval Reserve Force to an enlisted, warrant or commissioned grade in the Coast Guard shall not prejudice his status in the Naval Reserve Force when his temporary service in the Coast Guard shall have terminated. While serving with the Coast Guard members of the Naval Reserve Force shall not be entitled to retainer pay or any other special privileges by reason of their former service in the Navy or Naval Reserve Force, except that service in the Coast Guard may be counted as service in the Naval Reserve Force.

Pay while serving.

Credit for service.

No regular grade, etc., reduced by temporary service.

SEC. 8. Nothing contained in this Act shall operate to reduce the grade, rank, pay, allowances, or benefits that any person in the Coast Guard would have been entitled to if this Act had not become law.

Approved, April 21, 1924.

April 23, 1924.

[H. R. 655.]

[Public, No. 104.]

**CHAP. 131.**—An Act To provide for a tax on motor-vehicle fuels sold within the District of Columbia, and for other purposes.

District of Columbia.  
Motor-vehicle fuels.  
Tax on sales, etc., of, by importers.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That a tax of 2 cents per gallon on all motor-vehicle fuels within the District of Columbia, sold or otherwise disposed of by an importer, or used by him in a motor vehicle operated for hire or for commercial purposes, shall be levied, collected, and paid in the manner hereinafter provided. The proceeds of the tax, except as provided in section 10, shall be paid into the Treasury of the United States entirely to the credit of the District of Columbia and shall be available for appropriation by the Congress exclusively for road and street improvement and repair.

Proceeds available for roads and streets.  
Exception.  
Post, p. 108.

Terms construed.  
"Motor vehicle."

SEC. 2. That as used in this Act—

(a) The term "motor vehicle" means all vehicles propelled by internal-combustion engines, electricity, or steam, except traction

engines, road rollers, and vehicles propelled only upon rails and tracks.

(b) The term "motor-vehicle fuels" means gasoline and other volatile and inflammable liquid fuels produced or compounded for the purpose of operating or propelling internal-combustion engines: *Provided*, That kerosene shall not be considered to be a motor-vehicle fuel in the meaning of this Act.

"Motor-vehicle fuels."

*Præcis*.  
Kerosene not included.

"Importer."

(c) The term "importer" means any person who brings into, or who produces, refines, manufactures, or compounds in, the District of Columbia motor-vehicle fuel to be sold or otherwise disposed of by him or to be used by him in a motor vehicle operated for hire or for commercial purposes.

"Person."

(d) The term "person" includes individual, partnership, corporation, and association.

"Commissioners."

(e) The term "Commissioners" means the Board of Commissioners of the District of Columbia.

SEC. 3. That each importer of motor-vehicle fuel shall file with the assessor of the District of Columbia, a duly acknowledged certificate, on forms prescribed, prepared, and furnished by the said assessor, containing the name under which such importer is transacting business within the District of Columbia, the names and addresses of the several persons constituting the association or partnership, and, if a corporation, the corporate name under which it is authorized to transact business, and the names and addresses of its principal officers, resident general agent, and attorney in fact. No importer shall sell or otherwise dispose of or use any motor-vehicle fuel within the District of Columbia until such certificate is filed as is required by this Act.

Importers to file certificate of business with the assessor.  
Details.

No sales, etc., permitted until certificate filed.

SEC. 4. That each importer engaged in the District of Columbia in the sale or other disposition or use of motor-vehicle fuel shall render to the assessor of the District of Columbia, on or before the last day of each calendar month, on forms prescribed, prepared, and furnished by the said assessor, a sworn report of the total number of gallons of motor-vehicle fuel within the District of Columbia sold or otherwise disposed of by such importer or used by him in a motor vehicle operated for hire or for commercial purposes, and of the number of gallons of such fuel so sold or otherwise disposed of for exportation from and resale without the District of Columbia, during the preceding calendar month. Such report shall be sworn to by one of the principal officers in case of a domestic corporation, by the resident general agent, or attorney in fact, or by a chief accountant or officer in case of a foreign corporation, or by the managing agent or owner in case of a partnership or association.

Monthly sworn report to be made of fuel disposed of.

Amount exported, etc.

SEC. 5. That invoices shall be rendered by importers to all purchasers from them of motor-vehicle fuel within the District of Columbia, except in cases of retail sales. Said invoices shall contain a statement, printed thereon in a conspicuous place, that the liability to the District of Columbia for the tax herein imposed has been assumed, and that the importer has paid the tax or will pay it on or before the last day of the calendar month next succeeding the purchase.

Invoices to purchasers except of retail sales.

Contents.

SEC. 6. That the tax in respect to motor-vehicle fuel so sold or otherwise disposed of or used in any calendar month shall be paid by the importer on or before the last day of the next succeeding calendar month to the collector of taxes of the District of Columbia, who shall issue a receipt to the importer therefor.

Tax to be paid monthly.

SEC. 7. That the records of all purchases, receipts, sales, other dispositions, and uses of motor-vehicle fuel of every importer shall, at all times during the business hours of the day, be subject to inspection by the assessor and the collector of taxes of the District of

Business records subject to inspection by District officials.

Columbia, or by their duly authorized agents, or by any other agent duly authorized by the Commissioners to make such inspection.

Acceptance of fuel without required statement on invoice, unlawful.

Double tax if statement not on invoice.

SEC. 8. That it shall be unlawful for any person, to receive or accept from any importer, except in cases of retail sales, any motor-vehicle fuel, unless the statement provided for in section 5 of this Act appears upon the invoices for the fuel. If any such motor-vehicle fuel is received and accepted by any person upon the invoice of which said statement does not appear, such person shall pay to the collector of taxes the tax herein imposed or be liable to the District of Columbia for double the amount of the said tax, which amount may be recovered by civil suit or action in any court of competent jurisdiction.

No tax on exports.

SEC. 9. That no tax on motor-vehicle fuels exported or sold for exportation from the District of Columbia to any other jurisdiction or nation shall be imposed.

Refund of tax if fuel used for other than motor vehicles.

SEC. 10. That any person who purchases any motor-vehicle fuel in the District of Columbia to be used for operating or propelling any stationary gas engine, tractor used for agricultural purposes, motor boat, aeroplane, or aircraft of any character, or for cleaning or dyeing, or for any other purpose other than use in a motor vehicle operated, or intended to be operated, in whole or in part upon any of the public highways of the District of Columbia, on which motor-vehicle fuel the tax imposed by this Act shall have been paid, shall be refunded the amount of such tax so paid by the importer, upon presenting to the collector of taxes of the District of Columbia a sworn statement accompanied by the invoices showing such purchase, which statement shall set forth the total amount of such motor-vehicle fuel so purchased and used by such consumer other than in motor vehicles operated, or intended to be operated, on any of the public highways of the District of Columbia. Such refunds shall be made by check by the collector of taxes from moneys paid for taxes on motor-vehicle fuels and retained on deposit as hereinafter in this section provided. For the purpose of such refunds the collector of taxes is authorized at all times to retain in a special fund on deposit in a Government depository moneys paid him for such taxes, the total amount so retained on deposit not to exceed \$1,000 at any one time. Applications for refunds, as provided herein, must be filed with the collector of taxes of the District of Columbia within thirty days from the date of purchase: *Provided*, That before any refund shall be made the applicant shall furnish to the collector of taxes of the District of Columbia satisfactory evidence by sworn statement of the exempted use of such fuel purchased by him.

Statement required for refund.

Payment by collector from retained taxes.

Special fund authorized.

Applications to be filed within 30 days.

*Proviso.* Sworn statement required.

Violations, obstructions, etc., a misdemeanor.

Punishment for.

Penalty for nonpayment of tax.

Registration fees. Motor vehicles.

SEC. 11. (a) That any person violating any provision of sections 3 to 6, inclusive, or refusing or obstructing inspection under section 7, or falsely making any statement or report required by this Act, shall be deemed guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of not less than \$50 nor more than \$500, or by imprisonment for not more than one year, or by both such fine and imprisonment.

(b) Any person who fails to pay any tax upon motor-vehicle fuels imposed by this Act shall be liable to the District of Columbia for a penalty equal to twice the amount of such tax. Such penalty may be collected in a civil suit in any court of competent jurisdiction.

SEC. 12. (a) That there shall be levied, collected, and paid a registration fee of \$1 for each calendar year for each motor vehicle operated in the District of Columbia; except that for motor vehicles propelled by steam or electricity the fee shall be as provided in subdivision (b).

(b) Owners of electrically driven and steam operated motor vehicles shall be charged the following annual registration fees:

All motor vehicles operated by steam, \$15 per annum.

Electrically driven passenger-carrying vehicles, \$11 per annum.

Electrically operated trucks, having one thousand pounds or less rated carrying capacity, a minimum charge of \$20 per annum, plus \$2 for each additional one thousand pounds or less rated carrying capacity.

(c) The registration fee shall be paid to the collector of taxes. Upon the payment of any such registration fee there shall be issued for the motor vehicle two identification tags of such design and a registration certificate in such form as the Commissioners may prescribe.

(d) All registration fees collected during any fiscal year shall be paid into the Treasury of the United States to the credit of the United States and to the credit of the District of Columbia in the same proportions as appropriations for the District of Columbia are paid from the Treasury of the United States and from the revenues of the District of Columbia during the fiscal year in which the fees are collected.

SEC. 13. That all motor vehicles owned and officially used by the United States or by the District of Columbia shall carry registration tags of the same character and the operator of any such motor vehicle shall be subject to the same regulations and provisions as apply to all other motor vehicles operated within the District of Columbia, all such registration tags and all registration certificates to be furnished without charge.

SEC. 14. That when under authority of law gasoline or other motor-vehicle fuel is sold by an agency of the United States within the District of Columbia, for use in privately owned vehicles, such agency of the United States shall, by agreement with the Commissioners of the District of Columbia, arrange for the collection of the tax of 2 cents per gallon herein authorized to be imposed, and for accounting to the collector of taxes of the District of Columbia for the proceeds of such tax collections.

SEC. 15. That all prosecutions for violations of the provisions of this Act or regulations prescribed thereunder may be in the police court of the District of Columbia, upon information filed by the corporation counsel of the District of Columbia or any of his assistants; and all suits for the collection of any tax or penalty under this Act or such regulations shall be instituted by the corporation counsel or any of his assistants.

SEC. 16. That nothing in this Act shall be construed in any wise to affect the provisions of paragraphs 11, 13, and 14 of section 7 of the Act of Congress relating to license taxes, approved July 1, 1902.

SEC. 17. (a) That the provisions of this Act relating to the tax on motor-vehicle fuels shall take effect 30 days after the enactment of this Act.

(b) The provisions of this Act relating to the registration tax on motor vehicles shall take effect January 1, 1925; and the provisions of the twenty-ninth paragraph under the heading "Contingent and Miscellaneous Expenses" in the District of Columbia Appropriation Act for the fiscal year 1918, except the third, fourth, and fifth provisions thereof, are repealed.

(c) Any violation of any provision of law or regulation issued thereunder which is repealed by this Act, and any liability arising under such provisions or regulations may, if the violation occurred or the liability arose prior to such repeal, be prosecuted or enforced to the same extent as if this Act had not been enacted.

Other power motor vehicles.

Steam.

Electric passenger.

Electric trucks.

Identification tags on payment of fee.

Fees to be paid into the Treasury to credit of United States and the District in proportion to appropriations.

Government vehicles subject to regulations, etc.

No charge for tags, etc.

Sales by a Government agency for private use to have tax collected.

Prosecutions in police court.

Suits for collection of tax, etc.

License tax on operating vehicles for hire, etc., not affected. Vol. 32, p. 624.

Fuel tax effective in 30 days.

Registration tax effective January 1, 1925. Former provisions repealed. Vol. 39, p. 1012.

Prosecutions, etc., of violations of prior laws continued.

Personal property tax on vehicles not affected.  
Vol. 42, p. 668.

Regulations, penalties, etc., to be prescribed.

(d) Nothing in this Act shall be construed as affecting the application to motor vehicles of the personal property tax in force at the time of the enactment of this Act, which personal property tax shall continue to be levied, assessed, and collected on motor vehicles.

SEC. 18. That the Commissioners may make such regulations as in their judgment are necessary for the administration of this Act and may affix thereto such fines and penalties as in their judgment are necessary to enforce such regulations (in cases in which a penalty is not otherwise provided by law).

Approved, April 23, 1924.

April 26, 1924.  
[S. J. Res. 52.]

[Pub. Res., No. 13.]

CHAP. 132.—Joint Resolution For the relief of the drought-stricken farm areas of New Mexico.

New Mexico drought-stricken farm areas.  
Loans to farmers in, for purchase of seed, etc.

Terms and conditions.

Use for designated crops, and to be a prior lien thereon.

Lien deemed sufficient security.

Agencies to be designated.

Use of funds restricted.

Appropriation.

Punishment for false representations, etc.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of Agriculture is hereby authorized, for the spring and fall planting of 1924, to make advances or loans to farmers in the drought-stricken areas of New Mexico, where he shall find that special need exists for such assistance, for the purchase of seed and feed for actual farming purposes, not including the purchase of equipment, as he may find need for the cultivation of farm lands within the said State, not to exceed in any instance the sum of \$6 per acre. Such advances or loans shall be made upon such terms and conditions and subject to such regulations as the Secretary of Agriculture shall prescribe, including an agreement by each farmer to use the money obtained by him for the production of such crops as the Secretary of Agriculture may designate and to give a valid lien on the growing crops to be produced from money obtained through such loan or advance in manner and form as required by the laws of New Mexico, which said lien, when recorded, shall have priority in payment over all other liens or encumbrances of whatsoever kind on such crops. A first lien on the crop to be produced from money obtained through this loan or advance made under this Act shall, in the discretion of the Secretary of Agriculture, be deemed sufficient security therefor. All such loans or advances shall be made through such agencies as the Secretary of Agriculture shall designate, and in no instance shall any portion of funds obtained through the administration of this Act be used for the payment of obligations other than those incurred under the regulations as provided by the Secretary of Agriculture in the administration and in accordance with the provisions herein contained.

SEC. 2. That for the purposes of this Act there is hereby appropriated, out of any money in the Treasury not otherwise appropriated, the sum of \$1,000,000, to be immediately available, and not more than \$10,000 may be used in the District of Columbia by the Secretary of Agriculture in the administration of this Act.

SEC. 3. That any person who shall knowingly make any false representation for the purpose of obtaining a loan or advance under the foregoing section upon conviction thereof shall be punished by a fine of not exceeding \$1,000 or by imprisonment not exceeding six months, or both.

Approved, April 26, 1924.

April 26, 1924.  
[H. J. Res. 247.]

[Pub. Res., No. 14.]

CHAP. 133.—Joint Resolution Making an additional appropriation for the Department of Agriculture for the fiscal years 1924 and 1925.

Department of Agriculture.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That the sum of \$1,500,000 is appropriated, out of any money in the Treasury not otherwise

appropriated, for personal services and other expenditures in the District of Columbia and elsewhere in connection with the arrest and eradication of foot-and-mouth disease, rinderpest, contagious pleuropneumonia, or other contagious or infectious disease of animals, including the payment of claims growing out of past and future purchases and destruction, in cooperation with the States, of animals affected by or exposed to, or of materials contaminated by or exposed to, any such disease, wherever found and irrespective of ownership, under like or substantially similar circumstances, when such owner has complied with all lawful quarantine regulations, and including necessary investigations to determine whether such diseases have been completely eradicated in districts where they previously existed; such sum to be expended by the Secretary of Agriculture when, in his judgment, an emergency exists which threatens the livestock industry of the country, and to remain available until June 30, 1925: *Provided*, That the payment for animals hereafter purchased may be made on an appraisal based on the meat, dairy, or breeding value, but in case of appraisal based on breeding value no appraisal of any animal shall exceed three times its meat or dairy value, and, except in case of an extraordinary emergency, to be determined by the Secretary of Agriculture, the payment by the United States Government for any animal shall not exceed one-half of any such appraisal.

Approved, April 26, 1924.

Additional appropriation for arresting, etc., contagious diseases of animals.

*Ante*, p. 40.  
*Post*, pp. 453, 85L.

Payment of claims for animals destroyed, etc.

Discretionary expenditure.

*Proviso*.  
Appraisal of value of animals, etc.

**CHAP. 134.**—An Act For the relief of dispossessed allotted Indians of the Nisqually Reservation, Washington.

April 28, 1924.

[S. 1704.]

[Public, No. 106.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That there is hereby authorized to be appropriated, out of any money in the Treasury not otherwise appropriated, the sum of \$85,000, in full settlement of the claims against the United States of twenty-five heads of families of the Nisqually Reservation in Washington, said sum being compensation for the difference between the appraised value and the compromise price paid for approximately three thousand three hundred acres of allotted Indian land taken for military purposes, and for surrender of treaty rights and removal expenses, as set out in Senate Document Numbered 243, Sixty-sixth Congress, second session, containing the report dated February 28, 1920, of the Acting Secretary of the Interior, pursuant to the Act of Congress approved June 30, 1919 (Forty-first Statutes at Large, pages 3-28).

Nisqually Indian Reservation, Wash.

Payment authorized to dispossessed allottees for lands taken for military purposes, etc.

Vol. 41, p. 28.

**SEC. 2.** That said sum of \$85,000 hereby authorized to be appropriated shall be expended, in the discretion of the Secretary of the Interior, for the benefit of the said dispossessed families or individual Indians, under such rules and regulations as he may prescribe.

Expenditure of authorized amount for benefit of Indians.

*Post*, p. 684.

Approved, April 28, 1924.

**CHAP. 135.**—An Act To authorize the leasing for mining purposes of unallotted lands in the Kaw Reservation in the State of Oklahoma.

April 28, 1924.

[S. 2798.]

[Public, No. 106.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Interior be, and he is hereby, authorized to lease for mining purposes lands reserved from allotment to be used as a cemetery and not needed for that purpose, and lands reserved for school and agency purposes in the Kaw Reservation in the State of Oklahoma, and for the use and benefit of the members of the

Kaw Indian Reservation, Okla.

Lease for mining purposes of lands in, for benefit of Kansas Indians.

*Provisos.*  
State tax on production authorized.

Tax not a lien against Indian owner.

Kansas or Kaw Tribe of Indians, at public auction, upon such terms and conditions and under such rules and regulations as he may prescribe: *Provided*, That the production of oil and gas and other minerals on such lands may be taxed by the State in which said lands are located in all respects the same as production on unrestricted lands, and the Secretary of the Interior is hereby authorized and directed to cause to be paid the tax so assessed against the royalty interests on said lands: *Provided, however*, That such tax shall not become a lien or charge of any kind or character against the land or the property of the Indian owner.

Approved, April 28, 1924.

April 28, 1924.  
[S. J. Res. 76.]  
[Pub. Res., No. 15.]

**CHAP. 136.**—Joint Resolution Authorizing appropriations for the maintenance by the United States of membership in the International Statistical Bureau at The Hague.

International Statistical Bureau.  
Authorization of appropriation for membership in.  
*Post*, pp. 692, 1024.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled*, That there is hereby authorized to be appropriated, out of any sums in the Treasury not otherwise appropriated, sums not exceeding \$2,500 per annum to enable the United States to maintain membership in the International Statistical Bureau at The Hague, such sums to be expended under the direction of the Secretary of State.

Approved, April 28, 1924.

April 28, 1924.  
[S. J. Res. 77.]  
[Pub. Res., No. 16.]

**CHAP. 137.**—Joint Resolution Authorizing an appropriation to provide for the representation of the United States at the seventh Pan American Sanitary Conference to be held at Habana, Cuba.

Pan American Sanitary Conference.  
Delegates to Seventh, authorized.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled*, That the President is hereby empowered to appoint not to exceed four persons, including not less than two officers of the United States Public Health Service, as delegates to represent the United States at the seventh Pan American Sanitary Conference to be held in the city of Habana, Cuba.

Amount authorized for delegates, etc.  
*Post*, p. 692.

For the expenses of such delegates in attending the conference, including the assembly of necessary data, the employment of interpreters, and the preparation of a report, \$3,000, to be available during the fiscal year 1925, is hereby authorized to be appropriated out of any money in the Treasury not otherwise appropriated, to be expended under the direction of the Secretary of State.

Approved, April 28, 1924.

April 28, 1924.  
[S. J. Res. 79.]  
[Pub. Res., No. 17.]

**CHAP. 138.**—Joint Resolution To provide for the representation of the United States at the meeting of the Inter-American Committee on Electrical Communications to be held in Mexico City in 1924.

Inter-American Committee on Electrical Communications.

Sum authorized for delegates to meeting in Mexico City.  
*Post*, p. 170.

*Provisos.*  
Appointment of principal delegates.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled*, That there is hereby authorized to be appropriated, out of any money in the Treasury not otherwise appropriated, the sum of \$33,000 (to be expended under the direction of the Secretary of State), to defray the cost of representation of the United States at the meeting of the Inter-American Committee on Electrical Communications to be held in Mexico City, Mexico, in 1924: *Provided, however*, That the principal delegates shall not exceed three in number and shall be appointed by the President by and with the advice and consent of the

Senate: *Provided, further*, That no person engaged in any private business related to the subject matter of said meeting shall be appointed as delegate, technical expert, secretary, or assistant secretary.

Disqualifications for appointment.

Approved, April 28, 1924.

**CHAP. 141.**—An Act To extend the time for the construction of a bridge across the Cumberland River in Montgomery County, Tennessee.

April 29, 1924.

[S. 431.]

[Public, No. 107.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the times for commencing and completing the construction of a bridge authorized by Act of Congress approved August 31, 1919, to be built by the county of Montgomery, State of Tennessee, across the Cumberland River at a point suitable to the interests of navigation and within a distance of seven miles from Clarksville in said county and State, are hereby extended one and three years, respectively, from the date of approval hereof.

Cumberland River. Time extended for bridging, by Montgomery County, Tenn., near Clarksville.

Vol. 41, p. 282, amended.

**SEC. 2.** That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Amendment.

Approved, April 29, 1924.

**CHAP. 142.**—An Act To grant the consent of Congress to the Southern Railway Company to maintain a bridge across the Tennessee River, at Knoxville, in the county of Knox, State of Tennessee.

April 29, 1924.

[S. 2108.]

[Public, No. 108.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the consent of Congress is hereby granted to the Southern Railway Company, and its successors and assigns, to maintain and operate a bridge and approaches thereto, originally constructed by the Knoxville and Charleston Railroad Company, across the Tennessee River at Knoxville, in the county of Knox, State of Tennessee, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Tennessee River. Southern Railway Company may operate bridge across, Knoxville, Tenn.

Construction. Vol. 34, p. 84.

Amendment.

**SEC. 2.** That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, April 29, 1924.

**CHAP. 143.**—An Act Authorizing use of Government buildings at Fort Crockett, Texas, for occupancy during State convention of Texas Shriners.

April 29, 1924.

[S. 2736.]

[Public, No. 109.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the El Mina Temple, Ancient Arabic Order of Nobles of the Mystic Shrine, Galveston, Texas, be, and hereby is, authorized to use the buildings on the United States reservation at Fort Crockett in that city for the occupancy by members of the ten Shrine temples of Texas during their coming convention and joint ceremonial, said use to continue from the 1st to the 16th of August, 1924; provided a bond satisfactory to the Secretary of War is given by the said El Mina Temple against any damage to the property used.

Fort Crockett, Tex. El Mina Temple, Mystic Shrine, may occupy, during convention at Galveston.

Bond required.

Approved, April 29, 1924.

April 30, 1924.

[S. 1609.]

[Public, No. 110.]

**CHAP. 144.**—An Act To fix the time for the terms of the United States District Courts in the Western District of Virginia.

Virginia western judicial district.

Terms of court fixed. Vol. 40, p. 605, amended.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the terms of the United States District Court for the Western District of Virginia shall be held at Lynchburg on the first Monday in January and July; at Charlottesville on the first Monday in February, and on the Wednesday after the first Monday in August; at Danville on the first Monday in March, and the second Monday in September; at Harrisonburg on the third Monday in March, and the fourth Monday in October; at Abingdon on the second Monday in April and November; at Big Stone Gap on the first Monday in May and October; at Roanoke on the first Monday in June, and the fourth Monday in November.

Approved, April 30, 1924.

April 30, 1924.

[H. J. Res. 163.]

[Pub. Res., No. 18.]

**CHAP. 145.**—Joint Resolution Authorizing the Secretary of War to loan certain tents, cots, and chairs to the executive committee of the United Confederate Veterans for use at the thirty-fourth annual reunion to be held at Memphis, Tennessee, in June, 1924.

United Confederate Veterans.

Loans of tents, etc., for reunion at Memphis, Tenn.

*Previous.*

No expense, etc.

Bond required.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of War be, and is hereby, authorized to loan, at his discretion, to the executive committee of the United Confederate Veterans, for use in connection with the thirty-fourth annual reunion of the United Confederate Veterans, to be held in Memphis, Tennessee, June 4 to 6, 1924, such tents, with necessary poles, ridges and pins, cots, blankets, pillows, chairs or camp stools, and so forth, as may be required at said reunion: *Provided,* That no expense shall be caused the United States Government by the delivery and return of said property, the same to be delivered to said committee designated at such time prior to the holding of said convention as may be agreed upon by the Secretary of War and Thornton Newsum, chairman of said executive committee: *And provided further,* That the Secretary of War shall, before delivering such property, take from said Thornton Newsum a good and sufficient bond for the safe return of said property in good order and condition, and the whole without expense to the United States.

Approved, April 30, 1924.

May 1, 1924.

[S. 2821.]

[Public, No. 111.]

**CHAP. 146.**—An Act To amend section 3 of an Act entitled "An Act to incorporate the National McKinley Birthplace Memorial Association," approved March 4, 1911.

McKinley Birthplace Memorial Association, National.

Vol. 36, p. 1361, amended.

Board of trustees.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section 3 of the Act entitled "An Act to incorporate the National McKinley Birthplace Memorial Association," approved March 4, 1911, be amended to read as follows:

**SEC. 3.** That the management and direction of the affairs of the corporation and the control and disposition of its property and funds shall be vested in a board of trustees, five in number, to be composed of the individuals named in section 1 of this Act, who shall constitute the first board of trustees. Vacancies caused by death, resignation, or otherwise, shall be filled by the remaining trustees in such manner as shall be prescribed from time to time by the by-laws of the corporation. The persons so elected shall there-

upon become trustees and also members of the corporation: *Provided*, That if the interests of the association hereinbefore named shall at any time in the judgment of the incorporators named in section 1, their associates and successors, require the services of an additional trustee, said incorporators, their associates and successors shall have authority to elect an additional trustee, so that the total number of trustees at any time may not exceed six."

Approved, May 1, 1924.

*Proviso.*  
Additional trustee  
authorized.

**CHAP. 147.**—An Act To loan to the College of William and Mary in Virginia two of the cannon surrendered by the British at Yorktown on October 19, 1781.

May 2, 1924.  
[H. R. 1831.]  
[Public, No. 112.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of War be, and he is hereby, directed to loan to the College of William and Mary in Virginia two of the cannon surrendered by the British at Yorktown on October 19, 1781, which are now at Old Point Comfort, Virginia, the same to be held by said college subject to the right of the Congress at any time to amend or repeal this Act: *Provided*, That the War Department shall not incur any expense because of the loan of the cannon authorized herein.

William and Mary  
College, Va.  
Revolutionary can-  
non loaned to.

*Proviso.*  
No expense incurred.

Approved, May 2, 1924.

**CHAP. 148.**—An Act To change the name of Thirty-seventh Street between Chevy Chase Circle and Reno Road.

May 3, 1924.  
[S. 1932.]  
[Public, No. 113.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the name of the street now known as Thirty-seventh Street between Chevy Chase Circle and Reno Road be, and the same is hereby, changed to Chevy Chase Parkway, and the surveyor of the District of Columbia is hereby directed to enter such change on the records of his office.

District of Columbia.  
Part of Thirty-  
seventh Street to be  
named Chevy Chase  
Parkway.

Approved, May 3, 1924.

**CHAP. 149.**—An Act Authorizing the Department of Agriculture to issue semimonthly cotton crop reports and providing for their publication simultaneously with the ginning reports of the Department of Commerce.

May 3, 1924.  
[S. 2112.]  
[Public, No. 114.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That hereafter the Secretary of Agriculture shall discontinue acreage reports based upon farmers' intention to plant cotton and shall cause to be issued between July 1 and December 1 semimonthly reports as to the condition, progress, and probable production of cotton. No such report shall be approved and released by the Secretary of Agriculture until it shall have been passed upon by a cotton crop reporting committee or board consisting of five members or more to be designated by him, not less than three of which shall be supervisory field statisticians of the Department of Agriculture located in different sections of the cotton-growing States, experienced in estimating cotton production and who have first-hand knowledge of the condition of the cotton crop based on recent field observations, and a majority of which committee or board shall be familiar with the methods and practices of producing cotton: *Provided*, That the foregoing reports as of the following dates, August 1, August 16, September 1, September 16,

Cotton statistics.  
Farmers' acreage re-  
ports discontinued.  
Semimonthly reports  
of condition, progress,  
and probable produc-  
tion to be issued.  
Subject to approval  
of designated board.

*Proviso.*  
Dates of simulta-  
neous issue with Cen-  
sus ginning reports.

October 1, October 18, November 1, November 14, and December 1, shall be released simultaneously with the cotton-ginning reports of the Bureau of the Census relating to the same dates, the two reports to be issued from the same place at eleven o'clock antemeridian of the eighth day following that to which the respective reports relate. When such date of release falls on Sunday or a legal holiday, the report shall be issued at eleven o'clock antemeridian of the next succeeding workday.

Inconsistent laws repealed.

SEC. 2. All laws and parts of laws inconsistent with the provisions of this Act are hereby repealed to the extent of such inconsistency.

Approved, May 3, 1924.

May 9, 1924.  
[S. 1631.]

[Public, No. 115.]

**CHAP. 150.**—An Act To authorize the deferring of payments of reclamation charges.

Reclamation Act.  
Time extended for  
payment by water  
users, of any accrued  
charges for projects on  
Indian lands.  
Vol. 32, p. 388.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior is hereby authorized and empowered, in his discretion, to defer the dates of payments of any charges, rentals, and penalties which have accrued prior to the 2d day of March, 1924, under the act of June 17, 1902 (Thirty-second Statutes at Large, page 388), and amendatory and supplemental acts or prior to that date, as against water users on any irrigation project being constructed or operated and maintained under the direction of the Commissioner of Indian Affairs, as may, in his judgment, be necessary in or concerning any irrigation project now existing under said act: *Provided*, That no payment shall be deferred under this section in any particular case beyond March 1, 1927: *Provided*, That upon such adjustment being made, any penalties or interest which may have accrued in connection with such unpaid construction and operation and maintenance charges shall be canceled, and in lieu thereof the amount so due, and the payment of which is hereby extended, shall draw interest at the rate of 5 per centum per annum, paid annually from the time said amount became due to date of payment: *And provided further*, That in case the principal and interest herein provided for are not paid in the manner and at the time provided by this section, any penalty now provided by law shall thereupon attach from the date of such default.

*Provisos.*  
Time limit.

Accrued penalties,  
etc., canceled.

Interest to be paid.

Penalty if principal  
and interest not paid  
hereafter.

Unpaid charges may  
be added to construction  
charges.  
Vol. 32, p. 388.

Payments in 20 year  
period beginning with  
1925.

*Provisos.*  
Accrued penalties,  
etc., to be canceled.

SEC. 2. That where an individual water user, or individual applicant for a water right under a Federal irrigation project constructed or being constructed under the act of June 17, 1902 (Thirty-second Statutes at Large, page 388), or any act amendatory thereof or supplementary thereto, makes application prior to January 1, 1925, alleging that he will be unable to make the payments as required in section 1 hereof, the Secretary of the Interior is hereby authorized in his discretion prior to March 1, 1925, to add such accrued and unpaid charges to the construction charge of the land of such water user or applicant, and to distribute such accumulated charges equally over each of the subsequent years, beginning with the year 1925, or, in the discretion of the Secretary, distribute a total of one-fourth over the first half of the remaining years of the 20-year period beginning with the year 1925, and three-fourths over the second half of such period, so as to complete the payment during the remaining years of the 20-year period of payment of the original construction charge: *Provided*, That upon such adjustment being made, any penalties or interest which may have accrued in connection with such unpaid construction and operation and maintenance charges shall be canceled, and in lieu thereof the amount so due, and the payment of which is hereby extended, shall draw interest at the rate of 5 per

centum per annum, paid annually from the time said amount became due to date of payment: *Provided further*, That the applicant for the extension shall first show to the satisfaction of the Secretary of the Interior detailed statement of his assets and liabilities and probable inability to make payment at the time required in section 1: *And provided further*, That in case the principal and interest herein provided for are not paid in the manner and at the time provided by this act, any penalty now provided by law shall thereupon attach from the date of such default: *And provided further*, That similar relief in whole or in part may be extended by the Secretary of the Interior to a legally organized group of water users of a project, upon presentation of a sufficient number of individual showings made in accordance with the foregoing proviso to satisfy the Secretary of the Interior that such extension is necessary.

Inability to make payments, etc., must be shown.

Penalty if principal and interest not paid hereafter.

Extended to groups of water users.

Approved, May 9, 1924.

**CHAP. 151.**—An Act Authorizing the acquiring of Indian lands on the Fort Hall Indian Reservation, in Idaho, for reservoir purposes in connection with the Minidoka irrigation project.

May 9, 1924.  
[S. 2902.]

[Public, No. 116.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That subject to payment being made as provided herein, there is hereby granted to the United States, its successors and assigns, for the proposed American Falls Reservoir on the Snake River under the Minidoka Federal irrigation project, in Idaho, all right, title, and interest the Indians have to the tribal and allotted lands within that section of the Fort Hall Indian Reservation commonly referred to as the Fort Hall Bottoms, which lands will be inundated by the impounding of one million seven hundred thousand acre-feet of water within said proposed reservoir, together with a five-foot freeboard the elevation of which shall be established, using as a basis the one million five hundred thousand acre-foot contour line as shown in what is known as the Dyer-Dietz-Banks appraisal of Indian lands dated December 30, 1922, and on file in the Department of the Interior subject to the reservation of an easement to the Fort Hall Indians to use the said lands for grazing, hunting, fishing, and gathering of wood, and so forth, the same way as obtained prior to this enactment, in so far as such uses shall not interfere with the use of said lands for reservoir purposes.

Fort Hall Indian Reservation, Idaho. Lands on, to be acquired for American Falls Reservoir in Minidoka irrigation project. Post, p. 417.

Description.

Rights of Indians for grazing, hunting, etc, reserved.

**SEC. 2.** That the Secretary of the Interior be, and he is hereby, authorized to acquire by agreement or condemnation proceedings the area of allotted lands described in section 1. The value fixed by agreement with the allottees, and in any case where it may become necessary to institute condemnation proceedings for such purpose, the value of the allotment or allotments involved as determined by such proceedings, shall be paid out of the sum deposited to the credit of the Fort Hall Indians as provided in section 3 hereof.

Agreement or condemnation authorized.

Appraisal of value.

**SEC. 3.** That in consideration of the rights granted in section 1 hereof, of both tribal and allotted lands, there shall be deposited in the Treasury of the United States to the credit of the Fort Hall Indians the total sum of \$700,000, which sum shall be taken from moneys appropriated for the construction of said reservoir: *Provided*, That the said sum of \$700,000, when so deposited, shall draw interest at the rate of 4 per centum per annum.

Payment from sum credited to Indians.

Amount to be taken from reservoir construction money and deposited to credit of Indians.

*Proviso.*  
Interest allowed.

**SEC. 4.** Should any lands above the five-foot freeboard, as provided in section 1, be damaged on account of the reservoir, the amount of the damage shall be determined by a board consisting of three members—two of which shall be appointed by the Secretary

Appraisal of damages to adjoining lands.

of the Interior—one from the Bureau of Indian Affairs, and one from the Bureau of Reclamation, the third member, who shall be a disinterested party, to be selected by the two so appointed. The amount of damage as fixed by the board shall be taken from moneys appropriated for the construction of said reservoir and deposited in the Treasury of the United States to the credit of the Fort Hall Indians.

Payment for, from construction fund, to credit of Indians.

Fort Hall irrigation project. Amount for relocating, etc., canal on, to irrigate Indian lands in southern part of Reservation. Post, p. 684.

Reimbursement by Indians benefited.

Proriso. Party acquiring Indian title to pay charges, before allowed water.

SEC. 5. That there is hereby authorized to be appropriated not to exceed \$100,000 of the money when deposited to the credit of the Fort Hall Tribe of Indians for use in relocating, enlarging, and reconstructing the main canal of the Fort Hall irrigation project to provide irrigation facilities for Indian lands situated in the southern portion of the Fort Hall Reservation, commonly known as the Michaud Flats, which amount so expended shall be reimbursed to the tribe by the Indians whose lands are benefited, on a per acre basis in accordance with such rules and regulations as the Secretary of the Interior may prescribe: *Provided*, That in all cases where the Indian title becomes extinguished prior to total reimbursement of the sum assessed against any particular allotment, the party acquiring title to such allotment shall be required to execute an agreement before any water will be furnished therefor, providing for the payment of construction charges assessed against such lands, and for the payment of the annual operation and maintenance charges.

Approved, May 9, 1924.

May 13, 1924. [S. 2392.]

[Public, No. 117.]

CHAP. 152.—An Act Authorizing an appropriation to indemnify damages caused by the search for the body of Admiral John Paul Jones.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That an appropriation is authorized to be made for \$13,511.13 to be paid to the Government of the Republic of France as a matter of grace and without reference to the question of liability therefor as full indemnity for loss and damage to property suffered by Madame Crignier, a citizen of France, by reason of the search for the body of Admiral John Paul Jones, undertaken in 1899 by General Horace Porter, at that time American ambassador to France, and completed by the finding of the body in 1905, as set forth in the messages of the President of the United States to the Senate and the House of Representatives dated June 4, 1918, July 21, 1919, July 11, 1921, and January 3, 1924.

Approved, May 13, 1924.

Admiral John Paul Jones. Payment authorized to France for damages caused Madame Crignier in search for body of. Post, p. 692.

May 13, 1924. [S. 2393.]

[Public, No. 118.]

CHAP. 153.—An Act Providing for a study regarding the equitable use of the waters of the Rio Grande below Fort Quitman, Texas, in cooperation with the United States of Mexico.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the President is hereby authorized to designate three special commissioners to cooperate with representatives of the United States of Mexico in a study regarding the equitable use of the waters of the Rio Grande below Fort Quitman, Texas, with a view to their proper utilization for irrigation and other beneficial uses. One of the commissioners so appointed shall be an engineer experienced in such work. Upon completion of such study the results shall be reported to Congress.

SEC. 2. The sum of \$20,000 is hereby authorized to be appropriated out of any moneys in the Treasury not otherwise appropriated for carrying out the provisions hereof.

Approved, May 13, 1924.

Rio Grande. Commission authorized to cooperate with Mexican representatives as to using waters of, below Fort Quitman, Tex. Post, pp. 692, 1340.

Expenses authorized.

**CHAP. 154.**—Joint Resolution Requesting the President to invite the Interparliamentary Union to meet in Washington City in 1925, and authorizing an appropriation to defray the expenses of the meeting.

May 13, 1924.  
[S. J. Res. 104.]  
[Pub. Res., No. 19.]

Whereas the Congress, in an Act approved June 30, 1914, requested the President to extend an invitation to the Interparliamentary Union to hold its annual meeting for the year 1915 in the city of Washington, and in the same Act appropriated the sum of \$40,000 to defray the expenses of the said meeting; and

Interparliamentary  
Union.  
Preamble.  
Vol. 38, p. 450.

Whereas when the World War led to repeated postponements of the said meeting the Congress repeatedly extended the appropriation: First, the Act of July 1, 1916, extended it and made it available for the calendar years 1916 and 1917; second, the Act of March 3, 1917, extended the appropriation and made it available for the calendar year 1918; third, the Act of April 15, 1918, extended the appropriation and made it available for the calendar year 1919; and

Vol. 29, pp. 260, 1056.

Vol. 40, p. 527.

Whereas this appropriation, repeatedly extended, has lapsed, and no part of it having been expended, and the meeting thus arranged for in Washington City has not been held: Therefore be it

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That the President be requested to invite the Interparliamentary Union to hold its annual meeting for the year 1925 in the city of Washington.

Invited to meet in  
Washington in 1925.

**SEC. 2.** That for the purpose of defraying the expenses incident to said meeting the appropriation of \$50,000, to be expended under such rules and regulations as the Secretary of State may prescribe, is hereby authorized.

Expenses authorized.  
Post, p. 692.

Approved, May 13, 1924.

**CHAP. 155.**—Joint Resolution Authorizing an appropriation for the participation of the United States in two international conferences for the control of the traffic in habit-forming narcotic drugs.

May 15, 1924.  
[H. J. Res. 195.]  
[Pub. Res., No. 20.]

Whereas President Roosevelt on October 14, 1907, called an International Commission which met in Shanghai, China, in 1909 to make an investigation of the abuses growing out of the opium traffic and to suggest a means for their prevention, and thus the United States, as pointed out by President Wilson in his message to Congress on April 21, 1913, "initiated the world-wide movement toward" the abolition of the traffic in habit-forming narcotic drugs; and

Opium and narcotic  
drugs control confer-  
ences.  
Preamble.

Whereas the International Conference at The Hague proposed by President Taft on September 1, 1909, to give international effect and sanction to the resolutions of the Shanghai Opium Commission, resulted in the adoption of The Hague Opium Convention of 1912 by the powers assembled, which is in full force and effect between the nations which have ratified it; and

Vol. 38, p. 1912.

Whereas the original convention delegated certain administrative functions to the Netherlands Government (thereby constituting the said Government an agent for the execution of the treaty), and said Government called two conferences in 1913 and 1914 to consider problems growing out of the execution of the convention; and

Whereas certain of the powers parties thereto have vested in the League of Nations the agency or duty of executing the convention by treaty, dated June 28, 1923, article 23, of which provides as follows: "Subject to and in accordance with the provisions of international conventions existing or hereafter to be agreed upon, the members of the league \* \* \* will intrust the league with

the general supervision over the execution of agreements with regard to \* \* \* the traffic in opiums and other dangerous drugs \* \* \* ;” and

Whereas the United States, for the reasons that it is only by international cooperation that the suppression of the world-wide traffic in habit-forming narcotic drugs can be accomplished, and that this Government is bound by The Hague Opium Convention equally with other governments to work toward this end, accepted an invitation from said agency to cooperate with it in the execution of said treaty; and

Whereas as the result of conferences in January, May, and September of 1923, between the representatives of the United States and governments represented by the League of Nations, the latter governments agreed that the United States construction of The Hague Opium Convention, as provided in Public Resolution Numbered 96, Sixty-seventh Congress, approved March 2, 1923, represented the objects which the treaty was intended to accomplish, and that any other construction would render the treaty ineffective and of no practical value, and accordingly it was decided:

“1. If the purpose of The Hague Opium Convention is to be achieved according to its spirit and true intent; it must be recognized that the use of opium products for other than medical and scientific purposes is an abuse and not legitimate.

“2. In order to prevent the abuse of these products it is necessary to exercise the control of the production of raw opium in such a manner that there will be no surplus available for nonmedical and nonscientific purposes”; and

Whereas it was further decided at said conferences that two international conferences should be called in the latter part of the year 1924 to agree upon a plan to enforce said treaty in accordance with said construction and interpretation bearing in mind that the gradual suppression of the traffic in and use of prepared opium as provided in Chapter II of the convention is not yet accomplished, reservations to that effect having been noted by certain powers (Great Britain, France, Germany, Netherlands, Japan, British India, and Siam, in regard to prepared opium): Now, therefore, be it

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That the appropriation of such sum as may be necessary, not to exceed \$40,000, for the participation of the United States in one or both of these conferences, or any postponement thereof, to be expended under the direction of the Secretary of State, is hereby authorized: *Provided,* That the representatives of the United States shall sign no agreement which does not fulfill the conditions necessary for the suppression of the habit-forming narcotic drug traffic as set forth in the preamble.

Approved, May 15, 1924.

Appropriation authorized for expenses of conferences.  
*Post*, p. 692.

*Proviso.*  
Condition.

May 17, 1924.  
[H. R. 7962.]  
[Public, No. 119.]

**CHAP. 156.**—An Act To extend for the period of one year the provisions of Title II of the Food Control and the District of Columbia Rents Act, approved October 22, 1919, as amended.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That it is hereby declared that the emergency described in Title II of the Food Control and the District Rents Act still exists and continues in the District of Columbia, and that the present housing and rental con-

District of Columbia Rents Act.  
Emergency declared for extending.  
Vol. 41, p. 298.

ditions therein require the further extension of the provisions of such title.

SEC. 2. That Title II of the Food Control and the District of Columbia Rents Act, as amended, is reenacted, extended, and continued, as hereinafter amended, until the 22d day of May, 1925, notwithstanding the provisions of section 2 of the Act entitled "An Act to extend for the period of two years the provisions of Title II of the Food Control and the District of Columbia Rents Act," approved October 22, 1919, as amended, approved May 22, 1922.

Provisions reenacted and continued to May 22, 1925.  
Vol. 42, pp. 200, 544.  
Post, p. 674.

SEC. 3. That subdivision (a) of section 102 of the Food Control and the District of Columbia Rents Act, as amended by section 4 of such Act of May 22, 1922, is hereby amended by striking out the figures "1924" in said subdivision and inserting in lieu thereof the figures "1925."

Term of commission extended  
Vol. 42, p. 544, amended.

That the proprietor, manager, owner, or other person in charge of and conducting any hotel in the District of Columbia shall post in a conspicuous place in each room thereof a card or sign plainly stating the price per day of such room, and a copy of such rates for each room shall be filed with the Commissioners of the District of Columbia. In case the hotel is conducted on the American plan, the rates for meals shall be posted in a conspicuous place in each room of the hotel. Such cards or signs, both with reference to rooms and meals, shall be dated as of the day on which they are posted. The rates charged for rooms shall not be advanced in less than thirty days from the date of the approval of the said commissioners of the written application therefor, and in the event an advance in rates is granted the same requirements with reference to posting of notices and filing copies thereof with the Commissioners of the District of Columbia, as above provided, shall apply.

Hotels.  
Rates of charges to be posted in each room, etc.

Any person, firm, or corporation who shall violate any of the provisions of this Act or who shall charge any guest a rate in excess of said posted rates shall be deemed guilty of a misdemeanor and upon conviction thereof shall be fined not less than \$10 nor more than \$100 for each offense.

Advances restricted.

The Commissioners of the District of Columbia are hereby charged with the enforcement of this Act.

Penalty for violations or charging excess of posted rates.

Approved, May 17, 1924.

Enforcement.

CHAP. 157.—An Act To provide adjusted compensation for veterans of the World War, and for other purposes.

May 19, 1924.  
[H. R. 7959.]  
[Public, No. 120.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,*

World War Adjusted Compensation Act.

TITLE I.—DEFINITIONS.

Definitions.

SECTION 1. This Act may be cited as the "World War Adjusted Compensation Act."

Title of Act.

SEC. 2. As used in this Act—

Terms construed.

(a) The term "veteran" includes any individual, a member of the military or naval forces of the United States at any time after April 5, 1917, and before November 12, 1918; but does not include (1) any individual at any time during such period or thereafter separated from such forces under other than honorable conditions, (2) any conscientious objector who performed no military duty whatever or refused to wear the uniform, or (3) any alien at any time during such period or thereafter discharged from the military or naval forces on account of his alienage;

"Veteran."

Persons not included.

"Oversea service."

(b) The term "oversea service" means service on shore in Europe or Asia, exclusive of China, Japan, and the Philippine Islands; and service afloat, not on receiving ships; including in either case the period from the date of embarkation for such service to the date of disembarkation on return from such service, both dates inclusive;

"Home service."

(c) The term "home service" means all service not oversea service;

"Adjusted service credit."

(d) The term "adjusted service credit" means the amount of the credit computed under the provisions of Title II; and

"Person."

(e) The term "person" includes a partnership, corporation, or association, as well as an individual.

Adjusted Service Credit.

## TITLE II.—ADJUSTED SERVICE CREDIT.

Allowed for each day in excess of 60 of active World War service with United States forces.

SEC. 201. The amount of adjusted service credit shall be computed by allowing the following sums for each day of active service, in excess of sixty days, in the military or naval forces of the United States after April 5, 1917, and before July 1, 1919, as shown by the service or other record of the veteran: \$1.25 for each day of oversea service, and \$1 for each day of home service; but the amount of the credit of a veteran who performed no oversea service shall not exceed \$500, and the amount of the credit of a veteran who performed any oversea service shall not exceed \$625.

Maximum.

Service excluded.

SEC. 202. In computing the adjusted service credit no allowance shall be made to—

Commission officers above designated grades, etc.

(a) Any commissioned officer above the grade of captain in the Army or Marine Corps, lieutenant in the Navy, first lieutenant or first lieutenant of engineers in the Coast Guard, or passed assistant surgeon in the Public Health Service, or having the pay and allowances, if not the rank, of any officer superior in rank to any of such grades—in each case for the period of service as such;

Individuals while holding commissions in higher grades, etc.

(b) Any individual holding a permanent or provisional commission or permanent or acting warrant in any branch of the military or naval forces, or (while holding such commission or warrant) serving under a temporary commission in a higher grade—in each case for the period of service under such commission or warrant or in such higher grade after the accrual of the right to pay thereunder. This subdivision shall not apply to any noncommissioned officer;

Noncommissioned officers excepted.

Civilian officers, designated classes of service, etc.

(c) Any civilian officer or employee of any branch of the military or naval forces, contract surgeon, cadet of the United States Military Academy, midshipman, cadet or cadet engineer of the Coast Guard, member of the Reserve Officers' Training Corps, member of the Students' Army Training Corps (except an enlisted man detailed thereto), Philippine Scout, member of the Philippine Guard, member of the Philippine Constabulary, member of the National Guard of Hawaii, member of the insular force of the Navy, member of the Samoan native guard and band of the Navy, or Indian Scout—in each case for the period of service as such;

Entering service after armistice.

(d) Any individual entering the military or naval forces after November 11, 1918—for any period after such entrance;

Officers on home service without troops. *Post*, p. 123.

(e) Any commissioned or warrant officer performing home service not with troops and receiving commutation of quarters or of subsistence—for the period of such service;

Public health members not detailed with forces.

(f) Any member of the Public Health Service—for any period during which he was not detailed for duty with the Army or the Navy;

During farm, etc., furlough period.

(g) Any individual granted a farm or industrial furlough—for the period of such furlough;

(h) Any individual detailed for work on roads or other construction or repair work—for the period during which his pay was equalized to conform to the compensation paid to civilian employees in the same or like employment, pursuant to the provisions of section 9 of the Act entitled "An Act making appropriations for the service of the Post Office Department for the fiscal year ending June 30, 1920, and for other purposes," approved February 28, 1919; or

While on road work, etc., with pay equal to civilian employees.

Vol. 40, p. 1202.

(i) Any individual who was discharged or otherwise released from the draft—for the period of service terminating with such discharge or release.

Persons released from draft.

SEC. 203. (a) The periods referred to in subdivision (e) of section 202 may be included in the case of any individual if and to the extent that the Secretary of War and the Secretary of the Navy jointly find that such service subjected such individual to exceptional hazard. A full statement of all action under this subdivision shall be included in the reports of the Secretary of War and the Secretary of the Navy required by section 307.

Exceptionally hazardous home service may be included.  
*Ante*, p. 122.

(b) In computing the credit to any veteran under this title effect shall be given to all subdivisions of section 202 which are applicable.

All exclusions applicable in computing credit.

(c) If part of the service is oversea service and part is home service, the home service shall first be used in computing the sixty days' period referred to in section 201.

Computing 60 days' service if part overseas and home.

(d) For the purpose of computing the sixty days' period referred to in section 201, any period of service after April 5, 1917, and before July 1, 1919, in the military or naval forces in any capacity may be included, notwithstanding allowance of credit for such period, or a part thereof, is prohibited under the provisions of section 202, except that the periods referred to in subdivisions (b), (c), and (d) of that section shall not be included.

Service computed in 60 days' period.

(e) For the purposes of section 201, in the case of members of the National Guard or of the National Guard Reserve called into service by the proclamation of the President dated July 3, 1917, the time of service between the date of call into the service as specified in such proclamation and August 5, 1917, both dates inclusive, shall be deemed to be active service in the military or naval forces of the United States.

Exclusions.  
*Ante*, p. 122.

Recognition of National Guard and Reserve service before August 5, 1917.

### TITLE III.—GENERAL PROVISIONS.

General provisions.

#### BENEFITS GRANTED VETERANS.

Benefits.

SEC. 301. Each veteran shall be entitled:

Granted veterans.  
Adjusted service pay.

(1) To receive "adjusted service pay" as provided in Title IV, if the amount of his adjusted service credit is \$50 or less;

*Post*, p. 125.

(2) To receive an "adjusted service certificate" as provided in Title V, if the amount of his adjusted service credit is more than \$50.

Adjusted service certificate.  
*Post*, p. 125.

#### APPLICATION BY VETERAN.

Applications.

SEC. 302. (a) A veteran may receive the benefits to which he is entitled by filing an application claiming the benefits of this Act with the Secretary of War, if he is serving in, or his last service was with, the military forces; or with the Secretary of the Navy, if he is serving in, or his last service was with, the naval forces.

To be filed in department of last service.

(b) Such application shall be made on or before January 1, 1928, and if not made on or before such date shall be held void.

Before January 1, 1928.

(c) An application shall be made (1) personally by the veteran, or (2) in case physical or mental incapacity prevents the making

Personally by veteran unless physically disqualified.

of a personal application, then by such representative of the veteran and in such manner as the Secretary of War and the Secretary of the Navy shall jointly by regulation prescribe. An application made by a representative other than one authorized by any such regulation shall be held void.

Administrative regulations to be made.

(d) The Secretary of War and the Secretary of the Navy shall jointly make any regulations necessary to the efficient administration of the provisions of this section.

Transmittal.

#### TRANSMITTAL OF APPLICATION.

Certificate of service to be transmitted to Director with application.

SEC. 303. (a) As soon as practicable after the receipt of a valid application the Secretary of War or the Secretary of the Navy, as the case may be, shall transmit to the Director of the United States Veterans' Bureau (hereinafter in this Act referred to as the "Director") the application and a certificate setting forth—

Contents of certificate.

- (1) That the applicant is a veteran;
- (2) His name and address;
- (3) The date and place of his birth; and
- (4) The amount of his adjusted service credit together with the facts of record in his department upon which such above conclusions are based.

Benefits extended on receipt thereof. Post, p. 125.

(b) Upon receipt of such certificate the Director shall proceed to extend to the veteran the benefits provided for in Title IV or V

Publicity.

#### PUBLICITY.

Explanatory pamphlets to be prepared and published.

SEC. 304. (a) The Director shall, as soon as practicable after the enactment of this Act, prepare and publish a pamphlet or pamphlets containing a digest and explanation of the provisions of this Act; and shall from time to time thereafter prepare and publish such additional or supplementary information as may be found necessary.

Distribution.

(b) The publications provided for in subdivision (a) shall be distributed in such manner as the Director may determine to be most effective to inform veterans and their dependents of their rights under this Act.

Statistics.

#### STATISTICS.

Individual service record of each veteran to be ascertained.

SEC. 305. Immediately upon the enactment of this Act the Secretary of War and the Secretary of the Navy shall ascertain the individuals who are veterans as defined in section 2, and, as to each veteran, the number of days of oversea service and of home service, as defined in section 2, for which he is entitled to receive adjusted service credit, and their findings shall not be subject to review by the General Accounting Office, and payments made by disbursing officers of the United States Veterans' Bureau made in accordance with such findings shall be passed to their credit.

Findings, and payments under, to govern accounting officers.

Administrative regulations.

#### ADMINISTRATIVE REGULATIONS.

Officers to make necessary.

SEC. 306. Any officer charged with any function under this Act shall make such regulations, not inconsistent with this Act, as may be necessary to the efficient administration of such function.

Reports.

#### REPORTS.

To be made annually to Congress.

SEC. 307. Any officer charged with the administration of any part of this Act shall make a full report to Congress on the first Monday of December of each year as to his administration thereof.

## EXEMPTION FROM ATTACHMENT AND TAXATION.

## Exemptions.

SEC. 308. No sum payable under this Act to a veteran or his dependents, or to his estate, or to any beneficiary named under Title V, no adjusted service certificate, and no proceeds of any loan made on such certificate, shall be subject to attachment, levy, or seizure under any legal or equitable process, or to National or State taxation.

Sums payable hereunder exempt from attachment, taxation, etc.

## UNLAWFUL FEES.

## Unlawful fees.

SEC. 309. Any person who charges or collects, or attempts to charge or collect, either directly or indirectly, any fee or other compensation for assisting in any manner a veteran or his dependents in obtaining any of the benefits, privileges, or loans to which he is entitled under the provisions of this Act shall, upon conviction thereof, be subject to a fine of not more than \$500, or imprisonment for not more than one year, or both.

Punishment for charging, etc.

## TITLE IV.—ADJUSTED SERVICE PAY.

## Adjusted service pay.

SEC. 401. There shall be paid to each veteran by the Director (as soon as practicable after receipt of an application in accordance with the provisions of section 302, but not before March 1, 1925), in addition to any other amounts due such veteran in pursuance of law, the amount of his adjusted service credit, if, and only if, such credit is not more than \$50.

Amount payable if service credit not over \$50.  
Post, pp. 681, 1212.

SEC. 402. No right to adjusted service pay under the provisions of this title shall be assignable or serve as security for any loan. Any assignment or loan made in violation of the provisions of this section shall be held void. Except as provided in Title VI, the Director shall not pay the amount of adjusted service pay to any person other than the veteran or such representative of the veteran as he shall by regulation prescribe.

No assignment, etc., allowed.

Payment only to veteran, or dependent.  
Post, p. 128.

## TITLE V.—ADJUSTED SERVICE CERTIFICATES.

## Adjusted service certificates.

SEC. 501. The Director, upon certification from the Secretary of War or the Secretary of the Navy, as provided in section 303, is hereby directed to issue without cost to the veteran designated therein a non-participating adjusted service certificate (hereinafter in this title referred to as a "certificate") of a face value equal to the amount in dollars of 20-year endowment insurance that the amount of his adjusted service credit increased by 25 per centum would purchase, at his age on his birthday nearest the date of the certificate, if applied as a net single premium, calculated in accordance with accepted actuarial principles and based upon the American Experience Table of Mortality and interest at 4 per centum per annum, compounded annually. The certificate shall be dated, and all rights conferred under the provisions of this title shall take effect, as of the 1st day of the month in which the application is filed, but in no case before January 1, 1925. The veteran shall name the beneficiary of the certificate and may from time to time, with the approval of the Director, change such beneficiary. The amount of the face value of the certificate (except as provided in subdivisions (c), (d), (e), and (f) of section 502) shall be payable out of the fund created by section 505 (1) to the veteran twenty years after the date of the certificate, or (2) upon the death of the veteran prior to the expiration of such twenty-year period, to the beneficiary named; except that if such beneficiary dies before the veteran and no new beneficiary is named, or if

Issue of, authorized to veterans entitled.  
Ante, p. 124.

Face value to equal 20 year endowment insurance.

Calculation.

Effective date, etc.

Payable in 20 years.

To beneficiary, or estate of veteran.

the beneficiary in the first instance has not yet been named, the amount of the face value of the certificate shall be paid to the estate of the veteran. If the veteran dies after making application under section 302, but before January 1, 1925, then the amount of the face value of the certificate shall be paid in the same manner as if his death had occurred after January 1, 1925.

Amount if dying before January 1, 1925.

Loan privileges.

LOAN PRIVILEGES.

Allowed to veteran upon certificate.

SEC. 502. (a) A loan may be made to a veteran upon his adjusted service certificate only in accordance with the provisions of this section.

Bank authorized to loan veteran on his promissory note secured by certificate.

(b) Any national bank, or any bank or trust company incorporated under the laws of any State, Territory, possession, or the District of Columbia (hereinafter in this section called "bank"), is authorized, after the expiration of two years after the date of the certificate, to loan to any veteran upon his promissory note secured by his adjusted service certificate (with or without the consent of the beneficiary thereof) any amount not in excess of the loan basis (as defined in subdivision (g) of this section) of the certificate. The rate of interest charged upon the loan by the bank shall not exceed, by more than 2 per centum per annum, the rate charged at the date of the loan for the discount of 90-day commercial paper under section 13 of the Federal Reserve Act by the Federal reserve bank for the Federal reserve district in which the bank is located. Any bank holding a note for a loan under this section secured by a certificate (whether the bank originally making the loan or a bank to which the note and certificate have been transferred) may sell the note to, or discount or rediscount it with, any bank authorized to make a loan to a veteran under this section and transfer the certificate to such bank. Upon the indorsement of any bank, which shall be deemed a waiver of demand, notice, and protest by such bank as to its own indorsement exclusively, and subject to regulations to be prescribed by the Federal Reserve Board, any such note secured by a certificate and held by a bank shall be eligible for discount or rediscount by the Federal reserve bank for the Federal reserve district in which the bank is located. Such note shall be eligible for discount or rediscount whether or not the bank offering the note for discount or rediscount is a member of the Federal Reserve System and whether or not it acquired the note in the first instance from the veteran or acquired it by transfer upon the indorsement of any other bank. Such note shall not be eligible for discount or rediscount unless it has at the time of discount or rediscount a maturity not in excess of nine months exclusive of days of grace. The rate of interest charged by the Federal reserve bank shall be the same as that charged by it for the discount or rediscount of 90-day notes drawn for commercial purposes. The Federal Reserve Board is authorized to permit, or on the affirmative vote of at least five members of the Federal Reserve Board to require, a Federal reserve bank to rediscount, for any other Federal reserve bank, notes secured by a certificate. The rate of interest for such rediscounts shall be fixed by the Federal Reserve Board. In case the note is sold, discounted, or rediscounted the bank making the transfer shall promptly notify the veteran by mail at his last known post-office address.

Amount restricted.

Post, p. 127.

Interest allowed.

Sale, etc., by holding bank.

Discount, etc., by Federal reserve bank.

Maturity required.

Interest.

Rediscount by Federal reserve bank of notes held by other reserve banks.

Notice to veteran of sale, etc., of note.

Action if note not paid at maturity.

(c) If the veteran does not pay the principal and interest of the loan upon its maturity, the bank holding the note and certificate may, at any time after maturity of the loan but not before the expiration of six months after the loan was made, present them

to the Director. The Director may, in his discretion, accept the certificate and note, cancel the note (but not the certificate), and pay the bank, in full satisfaction of its claim, the amount of the unpaid principal due it, and the unpaid interest accrued, at the rate fixed in the note, up to the date of the check issued to the bank. The Director shall restore to the veteran, at any time prior to its maturity, any certificate so accepted, upon receipt from him of an amount equal to the sum of (1) the amount paid by the United States to the bank in cancellation of his note, plus (2) interest on such amount from the time of such payment to the date of such receipt, at 6 per centum per annum, compounded annually.

(d) If the veteran fails to redeem his certificate from the Director before its maturity, or before the death of the veteran, the Director shall deduct from the face value of the certificate (as determined in section 501) an amount equal to the sum of (1) the amount paid by the United States to the bank on account of the note of the veteran, plus (2) interest on such amount from the time of such payment to the date of maturity of the certificate or of the death of the veteran, at the rate of 6 per centum per annum, compounded annually, and shall pay the remainder in accordance with the provisions of section 501.

(e) If the veteran dies before the maturity of the loan, the amount of the unpaid principal and the unpaid interest accrued up to the date of his death shall be immediately due and payable. In such case, or if the veteran dies on the day the loan matures or within six months thereafter, the bank holding the note and certificate shall, upon notice of the death, present them to the Director, who shall thereupon cancel the note (but not the certificate) and pay to the bank, in full satisfaction of its claim, the amount of the unpaid principal and unpaid interest, at the rate fixed in the note, accrued up to the date of the check issued to the bank; except that if, prior to the payment, the bank is notified of the death by the Director and fails to present the certificate and note to the Director within fifteen days after the notice, such interest shall be only up to the fifteenth day after such notice. The Director shall deduct the amount so paid from the face value (as determined under section 501) of the certificate and pay the remainder in accordance with the provisions of section 501.

(f) If the veteran has not died before the maturity of the certificate, and has failed to pay his note to the bank or the Federal reserve bank holding the note and certificate, such bank shall, at the maturity of the certificate, present the note and certificate to the Director, who shall thereupon cancel the note (but not the certificate) and pay to the bank, in full satisfaction of its claim, the amount of the unpaid principal and unpaid interest, at the rate fixed in the note, accrued up to the date of the maturity of the certificate. The Director shall deduct the amount so paid from the face value (as determined in section 501) of the certificate and pay the remainder in accordance with the provisions of section 501.

(g) The loan basis of any certificate at any time shall, for the purpose of this section, be an amount which is not in excess of 90 per centum of the reserve value of the certificate on the last day of the current certificate year. The reserve value of a certificate on the last day of any certificate year shall be the full reserve required on such certificate, based on an annual level net premium for twenty years and calculated in accordance with the American Experience Table of Mortality and interest at 4 per centum per annum, compounded annually.

Director may accept certificate, pay and cancel note.

Certificate restored to veteran on paying amount for canceled note, and interest.

If certificate not redeemed, etc., amount for canceled note, with interest, to be deducted from its face value.

Payment of remainder.  
*Ante*, p. 125.

Settlement if veteran dies before loan matures.

Note to be paid and canceled.

Interest limitation.

Deduction from face value and remainder payable to beneficiary.  
*Ante*, p. 125.

Payment of note by Director on failure of veteran.

Deduction from face value and remainder payable to beneficiary.  
*Ante*, p. 125.

Loan basis of certificate calculated.  
Reserve value at close of any year.

Bank presenting note to make affidavit that veteran charged no fee, etc., for loan.

(h) No payment upon any note shall be made under this section by the Director to any bank, unless the note when presented to him is accompanied by an affidavit made by an officer of the bank which made the loan, before a notary public or other officer designated for the purpose by regulation of the Director, and stating that such bank has not charged or collected, or attempted to charge or collect, directly or indirectly, any fee or other compensation (except interest as authorized by this section) in respect of any loan made under this section by the bank to a veteran. Any bank which, or director, officer, or employee thereof who, does so charge, collect, or attempt to charge or collect any such fee or compensation, shall be liable to the veteran for a penalty of \$100, to be recovered in a civil suit brought by the veteran. The Director shall upon request of any bank or veteran furnish a blank form for such affidavit.

Penalty for charging fee, etc.

Other negotiation, etc., of certificate forbidden, and void.

SEC. 503. No certificate issued or right conferred under the provisions of this title shall, except as provided in section 502, be negotiable or assignable or serve as security for a loan. Any negotiation, assignment, or loan made in violation of any provision of this section shall be held void.

Conditions to be printed on face of certificate.

SEC. 504. Any certificate issued under the provisions of this title shall have printed upon its face the conditions and terms upon which it is issued and to which it is subject, including loan values under section 502.

Adjusted Service Certificate Fund.

#### ADJUSTED SERVICE CERTIFICATE FUND.

Creation of, in the Treasury.

SEC. 505. There is hereby created a fund in the Treasury of the United States to be known as "The Adjusted Service Certificate Fund", hereinafter in this title called "fund". There is hereby authorized to be appropriated for each calendar year (beginning with the calendar year 1925 and ending with the calendar year 1946) an amount sufficient as an annual premium to provide for the payment of the face value of each adjusted service certificate in twenty years from its date or on the prior death of the veteran, such amount to be determined in accordance with accepted actuarial principles and based upon the American Experience Table of Mortality and interest at 4 per centum per annum, compounded annually. The amounts so appropriated shall be set aside in the fund on the first day of the calendar year for which appropriated. The appropriation for the calendar year 1925 shall not be in excess of \$100,000,000.

Annual appropriations authorized for.

Determination of amount.

Amounts to be set aside.

Limit for 1925.  
*Post*, pp. 682, 1212.

Investment of funds.

SEC. 506. The Secretary of the Treasury is authorized to invest and reinvest the moneys in the fund, or any part thereof, in interest-bearing obligations of the United States and to sell such obligations of the United States for the purposes of the fund. The interest on and the proceeds from the sale of any such obligations shall become a part of the fund.

Interest, etc., added to.

Payments from fund.

SEC. 507. All amounts in the fund shall be available for payment, by the Director, of adjusted service certificates upon their maturity or the prior death of the veteran, and for payments under section 502 to banks on account of notes of veterans.

*Ante*, p. 126.

Dependents.

#### TITLE VI.—PAYMENTS TO VETERAN'S DEPENDENTS.

Order of preference.

#### ORDER OF PREFERENCE.

Payment of service credit, etc., on death of veteran before applying, etc.  
*Post*, pp. 681, 1212.

SEC. 601. (a) If the veteran has died before making application under section 302, or, if entitled to receive adjusted service pay, has died after making application but before he has received payment under Title IV, then the amount of his adjusted service

credit shall (as soon as practicable after receipt of an application in accordance with the provisions of section 604, but not before March 1, 1925) be paid to his dependents, in the following order of preference:

Order of preference.

- (1) To the widow or widower if unmarried;
- (2) If no unmarried widow or widower, then to the children, share and share alike;
- (3) If no unmarried widow or widower, or children, then to the mother;
- (4) If no unmarried widow or widower, children, or mother, then to the father.

(b) For the purposes of this section payments made under paragraph (2) of subdivision (g) of section 301 of the War Risk Insurance Act shall not be considered payments made by the United States on account of the death of the veteran.

Burial expenses not included.  
Vol. 42, p. 1523.

DEPENDENCY.

Dependency.

SEC. 602. (a) No payment shall be made to any individual under this title unless at the time of the death of the veteran such individual was dependent.

Presumption of.

(b) For the purposes of this section:

(1) A child of the veteran shall be presumed to have been dependent upon him at the time of his death if at such time such child was under 18 years of age;

Child under 18.

(2) The widow or widower shall be presumed to have been dependent upon the veteran upon showing by them, respectively, the marital cohabitation; the father and mother, respectively, shall submit under oath a statement of the dependency, to be filed with the application.

Spouse and parent. Statement to be submitted.

PAYMENT IN INSTALLMENTS.

Payment in installments.

SEC. 603. The payments authorized by section 601 shall be made in ten equal quarterly installments, unless the total amount of the payment is less than \$50, in which case it shall be paid on the first installment date. No payments under the provisions of this title shall be made to the heirs or legal representatives of any dependents entitled thereto who die before receiving all the installment payments, but the remainder of such payments shall be made to the dependent or dependents in the next order of preference under section 601. All payments under this title shall be made by the Director.

To be made quarterly.  
Post, p. 1212.

Limitation as to heirs of deceased dependents.

Director to pay.

APPLICATION BY DEPENDENT.

Application by dependent.

SEC. 604. (a) A dependent may receive the benefits to which he is entitled under this title by filing an application therefor with the Secretary of War, if the last service of the veteran was with the military forces, or with the Secretary of the Navy, if his last service was with the naval forces.

To be filed with Department of veteran's last service.

(b) Applications for such benefits, whether vested or contingent, shall be made by the dependents of the veteran on or before January 1, 1928; except that in case of the death of the veteran during the six months immediately preceding such date the application shall be made at any time within six months after the death of the veteran. Payments under this title shall be made only to dependents who have made application in accordance with the provisions of this subdivision.

Time limit for applying.

Exception.

Payments only when required application made.

(c) An application shall be made (1) personally by the dependent, or (2) in case physical or mental incapacity prevents the making of a personal application, then by such representative of the dependent

Personally by dependent, or representative, if physically incapable.

Other applications void. and in such manner as the Secretary of War and the Secretary of the Navy shall jointly by regulation prescribe. An application made by a representative other than one authorized by any such regulation shall be held void.

Regulations to be made. (d) The Secretary of War and the Secretary of the Navy shall jointly make any regulations necessary to the efficient administration of the provisions of this section.

Transmittal of application.

#### TRANSMITTAL OF APPLICATION.

Certificate of veteran's service to be transmitted to Director.

SEC. 605. (a) As soon as practicable after the receipt of a valid application the Secretary of War or the Secretary of the Navy, as the case may be, shall transmit to the Director the application and a certificate setting forth—

Contents of certificate.

- (1) The name and address of the applicant;
- (2) That the individual upon whom the applicant bases his claim to payment was a veteran;
- (3) The name of such veteran and the date and place of his birth; and
- (4) The amount of the adjusted service credit of the veteran, together with the facts of record in the department upon which such above conclusions are based.

Benefits extended to applicant on receipt thereof.

(b) Upon receipt of such certificate the Director shall proceed to extend to the applicant the benefits provided in this title if the Director finds that the applicant is the dependent entitled thereto.

Assignments.

#### ASSIGNMENTS.

No right assignable, etc.

SEC. 606. No right to payment under the provisions of this title shall be assignable or serve as security for any loan. Any assignment or loan made in violation of the provisions of this section shall be held void. The Director shall not make any payments under this title to any person other than the dependent or such representative of the dependent as the Director shall by regulation prescribe.

Definitions.

#### DEFINITIONS.

Meaning of terms.

SEC. 607. As used in this Act—

"Dependent."

(a) The term "dependent" means a widow, widower, child, father, or mother;

"Child."

(b) The term "child" includes (1) a legitimate child; (2) a child legally adopted; (3) a stepchild, if a member of the veteran's household; (4) an illegitimate child, but, as to the father only, if acknowledged in writing signed by him, or if he has been judicially ordered or decreed to contribute to such child's support, or has been judicially decreed to be the putative father of such child; and

"Father," "mother."

(c) The terms "father" and "mother" include stepfathers and stepmothers, fathers and mothers through adoption, and persons who have, for a period of not less than one year, stood in loco parentis to the veteran at any time prior to the beginning of his service.

Miscellaneous.

#### TITLE VII.—MISCELLANEOUS PROVISIONS.

Appointment of employees, official expenses, etc., authorized.

SEC. 701. The officers having charge of the administration of any of the provisions of this Act are authorized to appoint such officers, employees, and agents in the District of Columbia and elsewhere, and to make such expenditures for rent, furniture, office equipment, printing, binding, telegrams, telephone, law books, books of reference, stationery, motor-propelled vehicles or trucks used for official purposes, traveling expenses and per diem in lieu of subsistence at not exceeding \$4 for officers, agents, and other employees, for the

purchase of reports and materials for publications, and for other contingent and miscellaneous expenses, as may be necessary efficiently to execute the purposes of this Act and as may be provided for by the Congress from time to time. All such appointments shall be made subject to the civil service laws. In all appointments under this section preference shall, so far as practicable, be given to veterans.

Appointments from civil service eligibles. Preference to veterans.

For the administration of the provisions of this Act, the President may except from the operation of section 4c of the Act entitled "An Act for making further and more effectual provision for the national defense, and for other purposes," approved June 3, 1916, as amended, or of any Act amendatory thereof or supplemental thereto, not more than seven officers of the Army.

Assignment of Army officers permitted. Vol. 41, p. 762.

SEC. 702. Whoever knowingly makes any false or fraudulent statement of a material fact in any application, certificate, or document made under the provisions of Title III, IV, V, or VI, or of any regulation made under any such title, shall, upon conviction thereof, be fined not more than \$1,000, or imprisoned not more than five years, or both.

Punishment for fraudulent statements, etc.

SEC. 703. The Secretary of War, the Secretary of the Navy, and the Director shall severally submit in the manner provided by law estimates of the amounts necessary to be expended in carrying out such provisions of this Act as each is charged with administering, and there is hereby authorized to be appropriated amounts sufficient to defray such expenditures. The Director shall also submit estimates for appropriations for the fund created by section 505.

Estimates for administering the Act to be submitted. Post, pp. 681, 688, 695.

Appropriations authorized. For certificate fund. Ante, 128.

F. H. GILLET

*Speaker of the House of Representatives.*

ALBERT B. CUMMINS

*President pro tempore of the Senate.*

IN THE HOUSE OF REPRESENTATIVES, U. S.,  
May 17, 1924.

The House having proceeded, in pursuance of the Constitution, to reconsider the bill (H. R. 7959) entitled "An Act to provide adjusted compensation for the veterans of the World War, and for other purposes," returned to the House by the President of the United States, with his objections thereto, with the message of the President returning the bill; and

Passage by the House of Representatives.

RESOLVED, That the bill do pass, two-thirds of the House of Representatives agreeing to pass the same.

Attest:

WM. TYLER PAGE  
Clerk.

I certify that this Act originated in the House of Representatives.

WM. TYLER PAGE  
Clerk.

IN THE SENATE OF THE UNITED STATES.  
May 19, 1924.

The Senate having proceeded to reconsider the bill (H. R. 7959) entitled "An Act to provide adjusted compensation for the veterans of the World War, and for other purposes," returned by the President of the United States to the House of Representatives, in which it originated, with his objections, and passed by the House on a reconsideration of the same, it was

Passage by the Senate.

RESOLVED, That the bill pass, two-thirds of the Senators present having voted in the affirmative.

Attest:

GEORGE A. SANDERSON  
Secretary.

May 19, 1924.  
[H. R. 3684.]

[Public, No. 121.]

**CHAP. 158.**—An Act For the enrollment and allotment of members of the Lac du Flambeau Band of Lake Superior Chippewas, in the State of Wisconsin, and for other purposes.

Lac du Flambeau  
Band of Chippewas,  
Wis.  
Persons born prior  
hereto, to be added to  
final roll.

Allotments to be  
made to enrolled mem-  
bers.

Vol. 24, p. 388, Vol.  
26, p. 794; Vol. 36, p.  
859.

*Provisos.*  
Prorating if acreage  
insufficient.

Issue of trust patents  
after merchantable tim-  
ber sold.

Timber remaining to  
go to allottee.

Intoxicants prohib-  
ited.

Merchantable timber  
on allotments to be sold.

Pro rata distribution  
of proceeds to compe-  
tent Indians.

To credit of incom-  
petents.

*Proviso.*  
Early distribution of  
funds on deposit, etc.

Lands reserved from  
allotment, etc.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he hereby is, authorized and directed to add to the existing rolls of the Lac du Flambeau Band of Chippewa Indians the names of all persons legally entitled to enrollment born prior to the approval of this Act, such roll to constitute the final roll of the Lac du Flambeau Band. In the preparation of this roll the said Secretary shall be assisted by a committee of two members of the said band, duly appointed at a general council of the Lac du Flambeau Band called for that purpose. As soon as practicable after the approval of the roll the Secretary of the Interior shall cause allotments of land within the Lac du Flambeau Indian Reservation to be made to the members of the band whose names appear on said additional roll (exclusive of the merchantable timber on such land) in conformity with the provisions of the General Allotment Act of February 8, 1887 (Twenty-fourth Statutes at Large, page 388), as amended, the trust patents to said allotments to contain the usual twenty-five year restriction clause as to alienation and taxation: *Provided*, That if there is not sufficient unappropriated land on the reservation to give each member the full acreage to which he or she is entitled, the Secretary of the Interior may prorate the lands as nearly as practicable among the members so enrolled. The patents for the allotments made hereunder shall issue to the allottees as early as practicable after the merchantable timber thereon has been removed, and the right is hereby reserved to the United States to cut and market the merchantable timber on the lands so allotted, the proceeds to be disposed of as herein provided. When the merchantable timber has been cut from the lands so allotted the title to such timber as remains on said lands shall thereupon pass to the respective allottees: *Provided further*, That the land allotted or reserved hereunder shall be subject to all the laws of the United States prohibiting the introduction of intoxicants into the Indian country until otherwise provided by Congress.

**SEC. 2.** That the Secretary of the Interior be, and he hereby is, authorized to sell the merchantable timber on the lands allotted under the provisions of this Act, at the current market value at the time the sale is made, under such rules and regulations as he may prescribe, the net proceeds derived therefrom, together with any undistributed proceeds derived from the sale of timber heretofore cut and sold from such lands, shall be distributed per capita and paid to the members of the band enrolled under the provisions of this Act where such members are or may hereafter be adjudged by the Secretary of the Interior to be competent to manage their own affairs and care for their own business; and in cases where members have not been adjudged competent by the Secretary of the Interior, their shares shall be deposited to their individual credit as individual Indian moneys are now deposited and paid to them or used for their benefit under the supervision of the Secretary of the Interior: *Provided*, That of the amount now on deposit and hereafter derived from the sale of tribal timber, at least \$50,000 shall be distributed among the members enrolled under the provisions of this Act as early as practicable after the approval of the roll as herein provided.

**SEC. 3.** That there be reserved from allotment or other disposition the following lands: For the village of Lac du Flambeau the southwest quarter of the southeast quarter and lots 3 and 4 of

section 5 and lots 3 and 4 of section 8, township 40 north, range 5 east; for the Indian village lots 1, 2, 3, 4, 5, and 6 of section 1, lots 1 and 7 of section 2, and lots 1, 2, and 3 of section 12, township 40 north, range 4 east; and for the school and agency farm the unappropriated land in sections 6 and 7, township 40 north, range 5 east, that in the east half of section 31, and that in the west half of section 32, township 41 north, range 5 east.

SEC. 4. That the sum of \$5,000, or as much thereof as may be needed, is hereby appropriated out of any money in the Treasury not otherwise appropriated for the purpose of preparing a tribal roll in accordance with the provisions of this Act and also for the surveys and other expenses necessary in making the allotments herein authorized.

Approved, May 19, 1924.

Appropriation for preparing roll, etc.

**CHAP. 160.**—An Act To authorize the sale of lands allotted to Indians under the Moses agreement of July 7, 1883.

May 20, 1924.

[H. R. 2873.]

[Public, No. 122.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That any allottee to whom a trust patent has heretofore been or shall hereafter be issued by virtue of the agreement concluded on July 7, 1883, with Chief Moses and other Indians of the Columbia and Colville Reservations, ratified by Congress in the Act of July 4, 1884 (Twenty-third Statutes at Large, pages 79 and 80), may sell and convey any or all the land covered by such patents, or if the allottee is deceased the heirs may sell or convey the land, in accordance with the provisions of the Act of Congress of June 25, 1910 (Thirty-sixth Statutes at Large, page 855).

•Columbia and Colville Indian Reservations, Wash.  
Allottees may dispose of patented lands.  
Vol. 23, p. 79.

Sales by heirs.

Vol. 36, p. 855.

Approved, May 20, 1924.

**CHAP. 161.**—An Act Authorizing the Commissioner of Indian Affairs to acquire necessary rights of way across private lands, by purchase or condemnation proceedings, needed in constructing a spillway and drainage ditch to lower and maintain the level of Lake Andes, in South Dakota.

May 20, 1924.

[H. R. 4161.]

[Public, No. 123.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Commissioner of Indian Affairs is hereby authorized, in order to carry out the provisions of an Act approved September 21, 1922 (Forty-second Statutes, page 990), entitled "An Act providing for the construction of a spillway and drainage ditch to lower and maintain the level of Lake Andes, South Dakota," to acquire necessary rights of way across private lands by purchase or condemnation under judicial process, and not to exceed \$5,000 of the money heretofore appropriated for the construction of this project shall be available for such purpose.

Lake Andes, S. Dak.  
Rights of way to be acquired for spillway, etc.  
Vol. 42, p. 990.

Appropriation available.  
Vol. 42, p. 1051.

Approved, May 20, 1924.

**CHAP. 162.**—An Act Conferring jurisdiction upon the Court of Claims to hear, examine, adjudicate, and enter judgment in any claims which the Seminole Indians may have against the United States, and for other purposes.

May 20, 1924.

[H. R. 5799.]

[Public, No. 124.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That jurisdiction be, and is hereby, conferred upon the Court of Claims, notwithstanding the lapse of time or statutes of limitation, to hear, examine,

Seminole Indians.  
Claims of, against United States to be adjudicated by Court of Claims.

and adjudicate and render judgment in any and all legal and equitable claims arising under or growing out of any treaty or agreement between the United States and the Seminole Indian Nation or Tribe, or arising under or growing out of any Act of Congress in relation to Indian Affairs, which said Seminole Nation or Tribe may have against the United States, which claims have not heretofore been determined and adjudicated on their merits by the Court of Claims or the Supreme Court of the United States.

- Time for filing.** SEC. 2. Any and all claims against the United States within the purview of this Act shall be forever barred unless suit be instituted or petition filed as herein provided in the Court of Claims within five years from the date of approval of this Act, and such suit shall make the Seminole Nation party plaintiff and the United States party defendant. The petition shall be verified by the attorney or attorneys employed to prosecute such claim or claims under contract with the Seminoles approved by the Commissioner of Indian Affairs and the Secretary of the Interior; and said contract shall be executed in their behalf by a committee chosen by them under the direction and approval of the Commissioner of Indian Affairs and the Secretary of the Interior. Official letters, papers, documents, and records, or certified copies thereof, may be used in evidence, and the departments of the Government shall give access to the attorney or attorneys of said Indian nation to such treaties, papers, correspondence, or records as may be needed by the attorney or attorneys of said Indian nation.
- Evidence admitted.**
- Counterclaims admitted.** SEC. 3. In said suit the court shall also hear, examine, consider, and adjudicate any claims which the United States may have against said Indian nation, but any payment which may have been made by the United States upon any claim against the United States shall not operate as an estoppel, but may be pleaded as an offset in such suit.
- Appeal to Supreme Court.** SEC. 4. That from the decision of the Court of Claims in any suit prosecuted under the authority of this Act, an appeal may be taken by either party as in other cases to the Supreme Court of the United States.
- Attorneys' fees, etc., by decree of court.** SEC. 5. That upon the final determination of any suit instituted under this Act, the Court of Claims shall decree such amount or amounts as it may find reasonable to be paid the attorney or attorneys so employed by said Indian nation for the services and expenses of said attorneys rendered or incurred prior or subsequent to the date of approval of this Act: *Provided*, That in no case shall the aggregate amounts decreed by said Court of Claims for fees be in excess of the amount or amounts stipulated in the contract of employment, or in excess of a sum equal to 10 per centum of the amount of recovery against the United States.
- Proviso. Limitation.**
- Issue of orders and process.** SEC. 6. The Court of Claims shall have full authority by proper orders and process to bring in and make parties to such suit any or all persons deemed by it necessary or proper to the final determination of the matters in controversy.
- Appearance of Attorney General directed.** SEC. 7. A copy of the petition shall, in such case, be served upon the Attorney General of the United States, and he, or some attorney from the Department of Justice to be designated by him, is hereby directed to appear and defend the interests of the United States in such case.

Approved, May 20, 1924.

**CHAP. 163.**—An Act To exempt from taxation certain property of the Daughters of the American Revolution in Washington, District of Columbia.

May 21, 1924.  
[H. R. 837.]  
[Public, No. 125.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the property situated in square numbered 173 in the city of Washington, District of Columbia, described as lots 8, 9, and 10, inclusive, occupied by the Daughters of the American Revolution, be, and the same is hereby, exempt hereafter from all taxation, so long as the same is so occupied and used, subject to the provisions of section 8 of the Act approved March 3, 1877, providing for exemptions of church and school property, and Acts amendatory thereof.

District of Columbia.  
Daughters of American Revolution exempt from tax on designated lots in.  
Vol. 39, pp. 514, 1009.  
Vol. 42, p. 846.

Vol. 19, p. 399.

Approved, May 21, 1924.

**CHAP. 164.**—Joint Resolution To provide for the remission of further payments of the annual installments of the Chinese indemnity.

May 21, 1924.  
[H. J. Res. 248.]  
[Pub. Res., No. 21.]

Whereas by authority of a joint resolution of Congress approved May 25, 1908, the President of the United States was authorized to remit unto China the sum of \$11,961,121.76 of the Boxer indemnity fund accredited to the United States, which sum the President on December 28, 1908, duly remitted and which, at the request of China, was specified to be used for educational purposes; and

Chinese indemnity.  
Vol. 35, p. 577.  
Preamble.

Whereas it is deemed proper as a further act of friendship to remit the balance of said indemnity fund amounting to \$6,137,552.90 in order further to develop the educational and other cultural activities of China: Now therefore be it

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That the President is hereby authorized, in his discretion, to remit to China as an act of friendship any or all further payments of the annual installments of the Chinese indemnity due under the bond received from China pursuant to the protocol of September 7, 1901, as modified by Executive order on the 28th day of December, 1908, pursuant to the authority of the joint resolution of Congress approved May 25, 1908, for indemnity against losses and expenses incurred by reason of the so-called Boxer disturbances in China during the year 1900, such remission to begin as from October 1, 1917, and to be at such times and in such manner as the President shall deem just.

Remission of payments of further installments for Boxer disturbances.

Vol. 35, p. 577.

Approved, May 21, 1924.

**CHAP. 165.**—An Act To provide for the cleaning of the exterior of the post-office building at Cincinnati, Ohio.

May 22, 1924.  
[H. R. 4200.]  
[Public, No. 126.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to permit the cleaning of the exterior of the post-office building at Cincinnati, Ohio, in connection with the improvements in the blocks known as Fountain Square, said cleaning to be without expense to the United States and to the entire satisfaction of the representative of the Treasury Department who may be detailed for the final inspection thereof.

Cincinnati, Ohio.  
Cleaning of exterior of post office building, permitted.

No Government expense.

Approved, May 22, 1924.

May 22, 1924.

[H. R. 6059.]

[Public, No. 127.]

**CHAP. 166.**—An Act Authorizing the conveyance to the city of Washington, Missouri, of ten feet of the Federal building site in said city for the extension of the existing public alley through the entire block from Oak to Lafayette Streets.

Washington, Mo.  
Part of public building site, conveyed to city for alley extension.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized to convey to the city of Washington, in the State of Missouri, by quitclaim deed, the north ten feet of the Federal building site in the said city of Washington, Missouri, to be used for an extension of the existing public alley through the entire block from Oak to Lafayette Streets, which said existing public alley now extends but half way through said block, to be used for a public alley and for no other purpose: *Provided, however,* That the city of Washington shall open said extension to the existing public alley as herein authorized to be granted, and improve and maintain the same as other public alleys of said city are improved and maintained; also, that the city of Washington shall bear all expense incident to the moving of the north curb, and the partial rebuilding of the driveway entrance to the Government lot, made necessary by the establishment of the new alley line along the northern boundary of the Federal building site: *Provided further,* That the city of Washington shall not have the right to sell or convey the land herein authorized to be granted, or any part thereof, or to devote the same to any other purpose than as hereinbefore described, and in the event that the said land shall not be used for the purpose of a public alley it shall revert to the United States.

Provisions.  
Maintenance, etc., at expense of city.

Reversion for non-user, etc.

Approved, May 22, 1924.

May 23, 1924.

[H. R. 8905.]

[Public, No. 128.]

**CHAP. 167.**—An Act To authorize the settlement of the indebtedness of the Kingdom of Hungary to the United States of America.

Hungary.  
Settlement of its World War indebtedness approved.  
Vol. 42, p. 363.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the settlement of the indebtedness of the Kingdom of Hungary to the United States of America, made by the World War Foreign Debt Commission and approved by the President upon the following terms, is hereby approved and authorized:

Funding of principal and interest into bonds.

The principal amount of obligation to be funded, \$1,685,835.61; interest accrued thereon to December 15, 1923, at the rate of 4½ per centum per annum, \$253,917.43; total principal and interest accrued and unpaid as of December 15, 1923, \$1,939,753.04; less payment in cash by Hungary on April 25, 1924, \$753.04; total indebtedness to be funded into bonds, \$1,939,000.

Principal payable in installments.

The principal of the bonds shall be paid in annual installments on the 15th day of December, up to and including December 15, 1985, on a fixed schedule, subject to the right of the Government of Hungary to make these payments in three-year periods; the amount of the first year's installment shall be \$9,600, the installments to increase with due regularity until, in the sixty-second year, the amount of the installment shall be \$75,000, the aggregate installments being equal to the total principal of the debt.

Prior payments allowed.

The Government of Hungary shall have the right to pay off additional amounts of the principal of the bonds on any interest date upon ninety days' notice.

Interest rates.

Interest shall be payable upon the unpaid balances at the following rates, on December 15 and June 15 of each year:

At the rate of 3 per centum per annum, payable semiannually, from December 15, 1923, to December 15, 1933, and thereafter at

the rate of 3½ per centum per annum, payable semiannually until final payment.

The Government of Hungary shall have the right to pay up to one-half of any interest accruing between December 15, 1923, and December 15, 1928, on the \$1,939,000 principal amount of the bonds first to be issued in bonds of Hungary dated as of the respective dates when the interest to be paid thereby becomes due, payable as to principal on the 15th day of December in each succeeding year, up to and including December 15, 1985, on a fixed schedule, in annual installments, increasing with due regularity in proportion to and in the manner provided for payments to be made on account of principal of the original issue of bonds, bearing the same rates of interest and being similar in other respects to such original issue of bonds.

Acceptance of additional bonds for interest on accrued interest.

Any payment of interest or of principal shall be made in United States gold coin of the present standard of value or at the option of the Government of Hungary, in any United States Government obligations issued after April 6, 1917, such obligations to be taken at par and accrued interest.

Payment in gold coin or United States bonds.

The payment of the principal and interest of the bonds shall be secured in the same manner and to the same extent as the obligation of Hungary which is to be funded: *Provided, however,* That all or any part of such security may be released by the Secretary of the Treasury on such terms and conditions as he may deem necessary or appropriate in order that the United States may cooperate in any program whereby Hungary may be able to finance its immediate needs by the flotation of a loan for reconstruction purposes, if and when substantially all other creditor nations holding obligations similar to that held by the United States which is to be funded, to wit, Denmark, France, Great Britain, Holland, Norway, Sweden, and Switzerland, shall release to a similar extent the security enjoyed by such obligations.

Security for payments.

*Proviso.*  
Release in cooperation with other creditor nations, for immediate reconstruction needs.

The Secretary of the Treasury shall be authorized to decide when this action has been substantially taken.

Subject to decision of Secretary of the Treasury.

Approved, May 23, 1924.

**CHAP. 176.**—An Act To amend an Act entitled "An Act for the relief of the Saginaw, Swan Creek, and Black River Band of Chippewa Indians in the State of Michigan, and for other purposes," approved June 25, 1910.

May 24, 1924.

[H. R. 604.]

[Public, No. 129.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section 2 of the Act of June 25, 1910, entitled "An Act for the relief of the Saginaw, Swan Creek, and Black River Band of Chippewa Indians in the State of Michigan, and for other purposes," be, and hereby is, amended so as to read as follows:

Chippewa Indians in Michigan.  
Claims of Saginaw, etc., Bands in Court of Claims.

"SEC. 2. That any suit or suits under this Act shall be begun within three years after passage hereof by the filing of a petition to be verified by the attorney or attorneys employed by the claimant Indians under contract approved by the Secretary of the Interior and the Commissioner of Indian Affairs, in accordance with existing law. The compensation to be paid such attorney or attorneys shall be determined by the Court of Claims and shall not exceed the sum of 10 per centum of the amount of the judgment recovered, and in no event shall such fee or fees exceed the sum of \$25,000, and the same shall be paid out of any sum or sums found to be due the Indians."

Claims to be filed by approved attorneys.  
Vol. 36, p.829, amended.

Fees allowed.

Maximum.

Approved, May 24, 1924.

May 24, 1924.

[H. R. 3800.]

[Public, No. 130.]

**CHAP. 177.**—An Act To cancel an allotment of land made to Mary Crane or Ho-tah-kah-win-kaw, a deceased Indian, embracing land within the Winnebago Indian Reservation in Nebraska.

Winnebago Indian  
Reservation, Nebr.  
Patent to Mary  
Crane canceled and  
allotment restored to  
tribal property of.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized to cancel the restricted fee patent issued to Mary Crane or Ho-tah-kah-win-kaw, deceased Winnebago allottee numbered 43 on the Winnebago Reservation in Nebraska, embracing the southwest quarter of the northeast quarter of section 20, township 26 north, range 9 east, of the sixth post-meridian in Nebraska, containing forty acres; and to thereupon restore the land involved to the status of tribal property of the Winnebago Indian Reservation.

Approved, May 24, 1924.

May 24, 1924.

[H. R. 3900.]

[Public, No. 131.]

**CHAP. 178.**—An Act To cancel two allotments made to Richard Bell, deceased, embracing land within the Round Valley Indian Reservation in California.

Round Valley Indian  
Reservation, Calif.  
Patents to Richard  
Bell canceled and allot-  
ments restored to tribal  
property of.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized to cancel two certain trust patents issued to Richard Bell, deceased, Round Valley allottee, numbered 604 and 662, on the Round Valley Indian Reservation in California, embracing lands described as lot 13, in section 2, township 22 north, range 13 west of Mount Diablo meridian, containing ten acres, for which a trust patent was issued as of date of April 15, 1895; also the northwest quarter of the southwest quarter and the north half of the north half of the southwest quarter of the southwest quarter of section 21, township 23 north, range 13 west of the Mount Diablo meridian, in California, containing fifty acres, for which a trust patent was issued on December 22, 1910; and to thereupon restore the lands involved to the status of tribal property of the Round Valley Indian Reservation.

Approved, May 24, 1924.

May 24, 1924.

[H. R. 4462.]

[Public, No. 132.]

**CHAP. 179.**—An Act To amend an Act entitled "An Act authorizing the payment of the Choctaw and Chickasaw town-site fund, and for other purposes."

Choctaw and Chick-  
asaw town site fund.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section 3 of the Act approved April 28, 1904, entitled "An Act authorizing the payment of the Choctaw and Chickasaw town-site fund, and for other purposes," be and is hereby amended so as to read as follows:

Payments of amounts  
due deceased persons  
from, to their heirs.  
Vol. 33, p. 571, amend-  
ed.

"SEC. 3. That if any person whose name appears upon the rolls as herein provided shall have died subsequent to the 25th day of September, 1902, and before receiving his pro-rata share of the accumulated town-site fund, the money to which such person would have been entitled, if living, shall be distributed and paid direct to his heirs, according to the laws of descent and distribution, as provided in chapter 49 of Mansfield's Digest of the Statutes of Arkansas, said heirs to be ascertained and determined by the Secretary of the Interior, under such rules as said Secretary may prescribe, and his decision therein, so far as distribution of tribal funds is concerned, shall be final and conclusive."

Ascertainment  
of  
heirs.

Approved, May 24, 1924.

**CHAP. 180.**—An Act Authorizing extensions of time for the payment of purchase money due under certain homestead entries and Government land purchases within the Fort Berthold Indian Reservation, North Dakota.

May 24, 1924.  
[H. R. 4494.]  
[Public, No. 133.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That any homestead entryman or purchaser of Government lands within the Fort Berthold Indian Reservation in North Dakota who is unable to make payment of purchase money due under his entry or contract of purchase as required by existing law or regulations, on application duly verified showing that he is unable to make payment as required, shall be granted an extension to the 1925 anniversary of the date of his entry or contract of purchase upon payment of interest in advance at the rate of 5 per centum per annum on the amounts due from the maturity thereof to the said anniversary; and if at the expiration of the extended period the entryman or purchaser is still unable to make the payment he may, upon the same terms and conditions, in the discretion of the Secretary of the Interior, be granted such further extensions of time, not exceeding a period of three years, as the facts warrant.

Fort Berthold Indian Reservation, N. Dak. Entrymen, etc., on, allowed extension for purchase payments.

Application as to inability.

Further extension permitted.

Approved, May 24, 1924.

**CHAP. 181.**—An Act Conferring jurisdiction upon the Court of Claims to hear, examine, adjudicate, and enter judgment in any claims which the Creek Indians may have against the United States, and for other purposes.

May 24, 1924.  
[H. R. 7913.]  
[Public, No. 134.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That jurisdiction be, and is hereby, conferred upon the Court of Claims, notwithstanding the lapse of time or statutes of limitation, to hear, examine, and adjudicate and render judgment in any and all legal and equitable claims arising under or growing out of any treaty or agreement between the United States and the Creek Indian Nation or Tribe, or arising under or growing out of any Act of Congress in relation to Indian affairs, which said Creek Nation or Tribe may have against the United States, which claims have not heretofore been determined and adjudicated on their merits by the Court of Claims or the Supreme Court of the United States: *Provided, however,* That the provisions of this Act shall not be construed to confer jurisdiction upon the court to hear, examine, consider, and adjudicate any balance claimed to be due on the so-called Loyal Creek claim, or any amount claimed to be due to equalize allotments among members of the Creek Tribe.

Creek Indians. Claims of, against United States to be adjudicated by Court of Claims.

Proviso. Exclusion of Loyal Creek and allotment claims.

**SEC. 2.** Any and all claims against the United States within the purview of this Act shall be forever barred unless suit be instituted or petition filed as herein provided in the Court of Claims within five years from the date of approval of this Act, and such suit shall make the Creek Nation party plaintiff and the United States party defendant. The petition shall be verified by the attorney or attorneys employed to prosecute such claim or claims under contract with the Creeks approved by the Commissioner of Indian Affairs and the Secretary of the Interior; and said contract shall be executed in their behalf by a committee chosen by them under the direction and approval of the Commissioner of Indian Affairs and the Secretary of the Interior. Official letters, papers, documents, and records, or certified copies thereof, may be used in evidence, and the departments of the Government shall give access to the attorney or attorneys of said Indian nation to such treaties, papers, correspondence, or records as may be needed by the attorney or attorneys of said Indian nation.

Time for filing.

Procedure.

Evidence admitted.

## Counterclaims.

SEC. 3. In said suit the court shall also hear, examine, consider, and adjudicate any claims which the United States may have against said Indian nation, but any payment which may have been made by the United States upon any claim against the United States shall not operate as an estoppel, but may be pleaded as an offset in such suit.

## Appeal to Supreme Court.

SEC. 4. That from the decision of the Court of Claims in any suit prosecuted under the authority of this Act, an appeal may be taken by either party as in other cases to the Supreme Court of the United States.

## Attorneys' fees, etc., by court decree.

SEC. 5. That upon the final determination of any suit instituted under this Act, the Court of Claims shall decree such amount or amounts as it may find reasonable to be paid the attorney or attorneys so employed by said Indian nation for the services and expenses of said attorneys rendered or incurred prior or subsequent to the date of approval of this Act: *Provided*, That in no case shall the aggregate amounts decreed by said Court of Claims for fees be in excess of the amount or amounts stipulated in the contract of employment, or in excess of a sum equal to 10 per centum of the amount of recovery against the United States.

*Proviso.*  
Limitation.

## Issue of orders and process.

SEC. 6. The Court of Claims shall have full authority by proper orders and process to bring in and make parties to such suit any or all persons deemed by it necessary or proper to the final determination of the matters in controversy.

## Appearance of Attorney General directed.

SEC. 7. A copy of the petition shall, in such case, be served upon the Attorney General of the United States, and he, or some attorney from the Department of Justice to be designated by him, is hereby directed to appear and defend the interests of the United States in such case.

Approved, May 24, 1924.

May 24, 1924.

[H. R. 6357.]

[Public, No. 135.]

**CHAP. 182.**—An Act For the reorganization and improvement of the Foreign Service of the United States, and for other purposes.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That hereafter the Diplomatic and Consular Service of the United States shall be known as the Foreign Service of the United States.

Foreign Service.  
Diplomatic and Consular Service to be known as.

## Official designation of officers.

SEC. 2. That the official designation "Foreign Service officer" as employed throughout this Act shall be deemed to denote permanent officers in the Foreign Service below the grade of minister, all of whom are subject to promotion on merit, and who may be assigned to duty in either the diplomatic or the consular branch of the Foreign Service at the discretion of the President.

## Officers graded and classified.

SEC. 3. That the officers in the Foreign Service shall hereafter be graded and classified as follows, with the salaries of each class herein affixed thereto, but not exceeding in number for each class a proportion to the total number of officers in the service represented in the following percentage limitations: Ambassadors and ministers as now or hereafter provided; Foreign Service officers as follows: Class 1, 6 per centum, \$9,000; class 2, 7 per centum, \$8,000; class 3, 8 per centum, \$7,000; class 4, 9 per centum, \$6,000; class 5, 10 per centum, \$5,000; class 6, 14 per centum, \$4,500; class 7, \$4,000; class 8, \$3,500; class 9, \$3,000; unclassified, \$3,000 to \$1,500: *Provided*, That as many Foreign Service officers above class 6 as may be required for the purpose of inspection may be detailed by the Secretary of State for that purpose.

## Percentage of allotments and salaries.

*Proviso.*  
Details for inspection.

## Appointments, diplomatic, consular, or both.

SEC. 4. That Foreign Service officers may be appointed as secretaries in the Diplomatic Service or as consular officers or both:

*Provided*, That all such appointments shall be made by and with the advice and consent of the Senate: *Provided further*, That all official acts of such officers while on duty in either the diplomatic or the consular branch of the Foreign Service shall be performed under their respective commissions as secretaries or as consular officers.

*Provisos.*  
Approval of the Senate.  
Official acts according to commissions.

SEC. 5. That hereafter appointments to the position of Foreign Service officer shall be made after examination and a suitable period of probation in an unclassified grade or, after five years of continuous service in the Department of State, by transfer therefrom under such rules and regulations as the President may prescribe: *Provided*, That no candidate shall be eligible for examination for Foreign Service officer who is not an American citizen: *Provided further*, That reinstatement of Foreign Service officers separated from the classified service by reason of appointment to some other position in the Government service may be made by Executive order of the President under such rules and regulations as he may prescribe.

Appointments subject to examination or Department service.

*Provisos.*  
American citizenship required.  
Reinstatement by Executive Order permitted.

All appointments of Foreign Service officers shall be by commission to a class and not by commission to any particular post, and such officers shall be assigned to posts and may be transferred from one post to another by order of the President as the interests of the service may require: *Provided*, That the classification of secretaries in the Diplomatic Service and of consular officers is hereby abolished, without, however, in any wise impairing the validity of the present commissions of secretaries and consular officers.

Appointments to be by appointments to a class.

*Proviso.*  
Present commissions not impaired.

SEC. 6. That section 5 of the Act of February 5, 1915 (Public, 242), is hereby amended to read as follows:

Promotions and transfers.  
Vol. 33, p. 806, amended.

"SEC. 5. That the Secretary of State is directed to report from time to time to the President, along with his recommendations, the names of those Foreign Service officers who by reason of efficient service have demonstrated special capacity for promotion to the grade of minister, and the names of those Foreign Service officers and employees and officers and employees in the Department of State who by reason of efficient service, an accurate record of which shall be kept in the Department of State, have demonstrated special efficiency, and also the names of persons found upon taking the prescribed examination to have fitness for appointment to the lower grades of the service."

Report to the President of recommendations for promotion, etc.

Efficiency record to be kept.

Appointments to lower grades.

SEC. 7. That on the date on which this Act becomes effective the Secretary of State shall certify to the President, with his recommendation in each case, the record of efficiency of the several secretaries in the Diplomatic Service, consuls general, consuls, vice consuls of career, consular assistants, interpreters, and student interpreters then in office and shall, except in cases of persons found to merit reduction in rank or dismissal from the service, recommend to the President the recommissioning, without further examination, of those then in office as follows:

Efficiency record of present officers to be certified to the President with recommendations.

Recommissions without examination.

Secretaries of class one designated as counselors of embassy, and consuls general of classes one and two as Foreign Service officers of class one.

Class one.

Secretaries of class one designated as counselors of legation and consuls general of class three as Foreign Service officers of class two.

Class two.

Secretaries of class one not designated as counselors, consuls general of class four, and consuls general at large as Foreign Service officers of class three.

Class three.

Secretaries of class two, consuls general of class five, consuls of classes one, two, and three, and Chinese, Japanese, and Turkish secretaries as Foreign Service officers of class four.

Class four.

Consuls of class four as Foreign Service officers of class five.

Class five.

- Class six. Secretaries of class three, consuls of class five, and Chinese, Japanese, and Turkish assistant secretaries as Foreign Service officers of class six.
- Class seven. Consuls of class six as Foreign Service officers of class seven.
- Class eight. Secretaries of class four and consuls of class seven as Foreign Service officers of class eight.
- Class nine. Consuls of classes eight and nine as Foreign Service officers of class nine.
- Unclassified officers. Vice consuls of career, consular assistants, interpreters, and student interpreters as Foreign Service officers, unclassified.
- No pay reduction of designated officers. SEC. 8. That consuls general of class one and consuls of class one holding office at the time this Act takes effect shall not, as a result of their recommissioning or reclassification, suffer a reduction in salary below that which they are then receiving: *Provided, however,* That this provision shall apply only to the incumbents of the offices mentioned at the time this Act becomes effective.
- Proviso.*  
Limited to incumbents. That the grade of consular assistant is hereby abolished, and that all consular assistants now in the service shall be recommissioned as Foreign Service officers, unclassified.
- Consular assistants made unclassified officers. SEC. 9. That sections 1697 and 1698 of the Revised Statutes are hereby amended to read as follows:
- R. S., secs. 1697, 1698, p. 363, amended. "Every secretary, consul general, consul, vice consul of career, or Foreign Service officer, before he receives his commission or enters upon the duties of his office, shall give to the United States a bond, in such form as the President shall prescribe, with such sureties, who shall be permanent residents of the United States, as the Secretary of State shall approve, in a penal sum not less than the annual compensation allowed to such officer, conditioned for the true and faithful accounting for, paying over, and delivering up of all fees, moneys, goods, effects, books, records, papers, and other property which shall come to his hands or to the hands of any other person to his use as such officer under any law now or hereafter enacted, and for the true and faithful performance of all other duties now or hereafter lawfully imposed upon him as such officer: *Provided,* That the operation of no existing bond shall in any wise be impaired by the provisions of this Act: *Provided further,* That such bond shall cover by its stipulations all official acts of such officer, whether as Foreign Service officer or as secretary in the Diplomatic Service, consul general, consul, or vice consul of career. The bonds herein mentioned shall be deposited with the Secretary of the Treasury."
- Bonds required of Foreign Service officers. SEC. 10. That the provisions of section 4 of the Act of April 5, 1906, relative to the powers, duties, and prerogatives of consuls general at large are hereby made applicable to Foreign Service officers detailed for the purpose of inspection, who shall, under the direction of the Secretary of State, inspect the work of offices in the Foreign Service, both in the diplomatic and the consular branches.
- Amount and conditions. SEC. 11. That the provisions of sections 8 and 10 of the Act of April 5, 1906, relative to official fees and the method of accounting therefor shall include both branches of the Foreign Service.
- Provisos.*  
Existing bonds not impaired. SEC. 12. That the President is hereby authorized to grant to diplomatic missions and to consular offices at capitals of countries where there is no diplomatic mission of the United States representation allowances out of any money which may be appropriated for such purpose from time to time by Congress, the expenditure of such representation allowance to be accounted for in detail to the Department of State quarterly under such rules and regulations as the President may prescribe.
- All official acts covered. Deposit with Secretary of the Treasury.
- Inspectors of consulates. Vol. 34, p. 100, amended. Duties applicable to inspection officers.
- Fees, etc. Application of provisions. Vol. 34, pp. 101, 102.
- Representation allowance where no diplomatic mission.
- Accounting.

SEC. 13. Appropriations are authorized for the salary of a private secretary to each ambassador who shall be appointed by the ambassador and hold office at his pleasure.

Ambassadors allowed private secretaries.

SEC. 14. That any foreign Service officer may be assigned for duty in the Department of State without loss of class or salary, such assignment to be for a period of not more than three years, unless the public interests demand further service, when such assignment may be extended for a period not to exceed one year. Any Foreign Service officer of whatever class detailed for special duty not at his post or in the Department of State shall be paid his actual and necessary expenses for travel and not exceeding an average of \$8 per day for subsistence during such special detail: *Provided*, That such special duty shall not continue for more than sixty days, unless in the case of trade conferences or international gatherings, congresses, or conferences, when such subsistence expenses shall run only during the period thereof and the necessary period of transit to and from the place of gathering: *Provided further*, That the Secretary of State is authorized to prescribe a per diem allowance not exceeding \$6, in lieu of subsistence for Foreign Service officers on special duty or Foreign Service inspectors.

Assignments to Department duty for limited periods.

For special duty elsewhere.

Travel and subsistence expenses.

*Provisos.*  
Details limited.

Per diem subsistence allowance.

SEC. 15. That the Secretary of State is authorized, whenever he deems it to be in the public interest, to order to the United States on his statutory leave of absence any Foreign Service officer who has performed three years or more of continuous service abroad: *Provided*, That the expenses of transportation and subsistence of such officers and their immediate families, in traveling from their posts to their homes in the United States and return, shall be paid under the same rules and regulations applicable in the case of officers going to and returning from their posts under orders of the Secretary of State when not on leave: *Provided further*, That while in the United States the services of such officers shall be available for trade conference work or for such duties in the Department of State as the Secretary of State may prescribe.

Statutory leave may be ordered after three years' service abroad.

*Provisos.*  
Transportation allowed officers and their families.

Duties may be prescribed.

SEC. 16. That the part of the Act of July 1, 1916 (Public, Numbered 131), which authorizes the President to designate and assign any secretary of class one as counselor of embassy or legation, is hereby amended to read as follows:

Counselors of embassies or legations.  
Vol. 39, p. 252, amended.

"*Provided*, That the President may, whenever he considers it advisable so to do, designate and assign any Foreign Service officer as counselor of embassy or legation."

Any Foreign Service officer may be so designated, etc.

SEC. 17. That within the discretion of the President, any Foreign Service officer may be appointed to act as commissioner, chargé d'affaires, minister resident, or diplomatic agent for such period as the public interests may require without loss of grade, class, or salary: *Provided, however*, That no such officer shall receive more than one salary.

Temporary appointments for specified duties.

*Proviso.*  
Salary restriction.

That section 1685 of the Revised Statutes as amended by the Act entitled "An Act for the improvement of the Foreign Service, approved February 5, 1915," is hereby amended to read as follows:

Chargé d'affaires ad interim.  
R. S. sec., 1685, p. 295.  
Vol. 38, p. 805, amended.

"SEC. 1685. That for such time as any Foreign Service officer shall be lawfully authorized to act as chargé d'affaires ad interim or to assume charge of a consulate general or consulate during the absence of the principal officer at the post to which he shall have been assigned, he shall, if his salary is less than one-half that of such principal officer, receive in addition to his salary as Foreign Service officer compensation equal to the difference between such salary and one-half of the salary provided by law for the ambassador, minister, or principal consular officer, as the case may be."

Pay of officer acting as, or in charge of a consulate.

Retirement, etc. system established.

SEC. 18. The President is authorized to prescribe rules and regulations for the establishment of a Foreign Service retirement and disability system to be administered under the direction of the Secretary of State and in accordance with the following principles, to wit:

Annuities.  
Annual report of receipts, and disbursements on account of, to be submitted.

(a) The Secretary of State shall submit annually a comparative report showing all receipts and disbursements on account of refunds, allowances, and annuities, together with the total number of persons receiving annuities and the amounts paid them, and shall submit annually estimates of appropriations necessary to continue this section in full force and such appropriations are hereby authorized: *Provided*, That in no event shall the aggregate total appropriations exceed the aggregate total of the contributions of the Foreign Service officers theretofore made, and accumulated interest thereon.

*Proviso.*  
Appropriations for, limited to contributions.

Special fund created.

(b) There is hereby created a special fund to be known as the Foreign Service retirement and disability fund.

Contributions by deductions from salaries of eligible officers.

(c) Five per centum of the basic salary of all Foreign Service officers eligible to retirement shall be contributed to the Foreign Service retirement and disability fund and the Secretary of the Treasury is directed on the date on which this Act takes effect to cause such deductions to be made and the sums transferred on the books of the Treasury Department to the credit of the Foreign Service retirement and disability fund for the payment of annuities, refunds, and allowances: *Provided*, That all basic salaries in excess of \$9,000 per annum shall be treated as \$9,000.

Deductions transferred to funds.

*Proviso.*  
Maximum salary basis.

Retirement age.

(d) When any Foreign Service officer has reached the age of sixty-five years and rendered at least fifteen years of service he shall be retired: *Provided*, That the President may in his discretion retain any such officer on active duty for such period not exceeding five years as he may deem for the interest of the United States.

*Proviso.*  
Discretionary retention.

Classification of annuities based on service and salary.

Percentages.

(e) Annuities shall be paid to retired Foreign Service officers under the following classification, based upon length of service and at the following percentages of the average annual basic salary for the ten years next preceding the date of retirement: Class A, thirty years or more, 60 per centum; class B, from twenty-seven to thirty years, 54 per centum; class C, from twenty-four to twenty-seven years, 48 per centum; class D, from twenty-one to twenty-four years, 42 per centum; class E, from eighteen to twenty-one years, 36 per centum; class F, from fifteen to eighteen years, 30 per centum.

Officers not contributing for each year of service, to have that proportion withheld on retiring.

(f) Those officers who retire before having contributed for each year of service shall have withheld from their annuities to the credit of the Foreign Service retirement and disability fund such proportion of 5 per centum as the number of years in which they did not contribute bears to the total length of service.

Fund to be invested in Federal securities.

(g) The Secretary of the Treasury is directed to invest from time to time in interest-bearing securities of the United States such portions of the Foreign Service retirement and disability fund as in his judgment may not be immediately required for the payment of annuities, refunds, and allowances, and the income derived from such investments shall constitute a part of said fund.

Moneys not assignable, subject to attachment, etc.

(h) None of the moneys mentioned in this section shall be assignable, either in law or equity, or be subject to execution, levy, or attachment, garnishment, or other legal process.

Annuitant dying before receiving total of contributions, etc., excess payable to legal representative.

(i) In case an annuitant dies without having received in annuities an amount equal to the total amount of his contributions from salary with interest thereon at 4 per centum per annum compounded annually up to the time of his death, the excess of the said accumu-

lated contributions over the said annuity payments shall be paid to his or her legal representatives; and in case a Foreign Service officer shall die without having reached the retirement age the total amount of his contributions with accrued interest shall be paid to his legal representatives.

(j) That any Foreign Service officer who before reaching the age of retirement becomes totally disabled for useful and efficient service by reason of disease or injury not due to vicious habits, intemperance, or willful misconduct on his part, shall, upon his own application or upon order of the President, be retired on an annuity under paragraph (e) of this section: *Provided, however,* That in each case such disability shall be determined by the report of a duly qualified physician or surgeon designated by the Secretary of State to conduct the examination: *Provided further,* That unless the disability be permanent, a like examination shall be made annually in order to determine the degree of disability, and the payment of annuity shall cease from the date of the medical examination showing recovery.

Fees for examinations under this provision, together with reasonable traveling and other expenses incurred in order to submit to examination, shall be paid out of the Foreign Service retirement and disability fund.

When the annuity is discontinued under this provision, before the annuitant has received a sum equal to the total amount of his contributions with accrued interest, the difference shall be paid to him or to his legal representatives.

(k) The President is authorized from time to time to establish, by Executive order, a list of places in tropical countries which by reason of climatic or other extreme conditions are to be classed as unhealthy posts, and each year of duty at such posts, while so classed, inclusive of regular leaves of absence, shall be counted as one year and a half, and so on in like proportion in reckoning the length of service for the purposes of retirement.

(l) Whenever a Foreign Service officer becomes separated from the service except for disability before reaching the age of retirement, 75 per centum of the total amount of contribution from his salary without interest shall be returned to him.

(m) Whenever any Foreign Service officer, after the date of his retirement, accepts a position of employment the emoluments of which are greater than the annuity received by him from the United States Government by virtue of his retirement under this Act, the amount of the said annuity during the continuance of such employment shall be reduced by an equal amount: *Provided,* That all retired Foreign Service officers shall notify the Secretary of State once a year of any positions of employment accepted by them stating the amount of compensation received therefrom and whenever any such officer fails to so report it shall be the duty of the Secretary of State to order the payment of the annuity to be suspended until such report is received.

(n) The Secretary of State is authorized to expend from surplus money to the credit of the Foreign Service retirement and disability fund an amount not exceeding \$5,000 for the expenses necessary in carrying out the provisions of this section, including actuarial advice.

(o) Any diplomatic secretary or consular officer who has been or any Foreign Service officer who may hereafter be promoted from the classified service to the grade of ambassador or minister, or appointed to a position in the Department of State shall be entitled to all the benefits of this section in the same manner and under the same conditions as Foreign Service officers.

(p) For the purposes of this Act the period of service shall be computed from the date of original oath of office as secretary in the

If officer die before retirement, his contributions to be paid to legal representative.

Disability allowance before reaching retirement age.

*Provisos.* Medical examination required.

Subsequent examinations of disability not permanent, etc.

To cease on recovery.

Fees payable from retirement fund.

If annuity discontinued before total contribution received, difference to be paid.

Unhealthy posts. Credit of year and a half for each year of service at.

Officer separated before retirement age, to have 75 per cent of contribution returned.

Annuity reduced if officer accepts employment at greater than amount thereof.

*Proviso.* Yearly notification to be made of amount received.

Annuity suspended until report received.

Amount authorized from fund for expenses.

Officers entitled to retirement benefits.

Periods of service computed for retirement.

Periods excluded.

Diplomatic Service, consul general, consul, vice consul, deputy consul, consular assistant, consular agent, commercial agent, interpreter, or student interpreter, and shall include periods of service at different times in either the Diplomatic or Consular Service, or while on assignment to the Department of State, or on special duty, but all periods of separation from the service and so much of any period of leave of absence as may exceed six months shall be excluded: *Provided*, That service in the Department of State prior to appointment as a Foreign Service officer may be included in the period of service, in which case the officer shall pay into the Foreign Service retirement and disability fund a special contribution equal to 5 per centum of his annual salary for each year of such employment, with interest thereon to date of payment compounded annually at 4 per centum.

*Proviso.*  
Special contributions from officers having prior department service.

Full pay to retired officers recalled to active service.

SEC. 19. In the event of public emergency any retired Foreign Service officer may be recalled temporarily to active service by the President and while so serving he shall be entitled in lieu of his retirement allowance to the full pay of the class in which he is temporarily serving.

Laws relating to diplomatic secretaries and consular officers made applicable to Diplomatic Service affairs.

SEC. 20. That all provisions of law heretofore enacted relating to secretaries in the Diplomatic Service and to consular officers, which are not inconsistent with the provisions of this Act, are hereby made applicable to Foreign Service officers when they are designated for service as diplomatic or as consular officers, and that all Acts or parts of Acts inconsistent with this Act are hereby repealed.

Inconsistent laws repealed.

State Department appropriation for 1925, made applicable.  
*Post*, pp. 205, 391.

SEC. 21. That the appropriations contained in Title I of the Act entitled "An Act making appropriations for the Departments of State and Justice and for the Judiciary and for the Departments of Commerce and Labor for the fiscal year ending June 30, 1925, and for other purposes," for such compensation and expenses as are affected by the provisions of this Act are made available and may be applied toward the payment of the compensation and expenses herein provided for, except that no part of such appropriations shall be available for the payment of annuities to retired Foreign Service officers.

Retirement annuities excepted.

Department of State, Second and Third Assistant Secretaries made Assistant Secretaries.

SEC. 22. The titles "Second Assistant Secretary of State" and "Third Assistant Secretary of State" shall hereafter be known as "Assistant Secretary of State" without numerical distinction of rank; but the change of title shall in no way impair the commissions, salaries, and duties of the present incumbents.

Commissions, etc., not impaired.

Additional Assistant Secretary to be appointed.

There is hereby established in the Department of State an additional "Assistant Secretary of State," who shall be appointed by the President, by and with the advice and consent of the Senate, and shall be entitled to compensation at the rate of \$7,500 per annum.

Compensation.

Director of Consular Service abolished.

Salary available for additional Assistant Secretary.

*Post*, p. 205.

The position of Director of the Consular Service is abolished and the salary provided for that office is hereby made available for the salary of the additional Assistant Secretary of State herein authorized.

Act effective July 1, 1924.

SEC. 23. That this Act shall take effect on July 1, 1924.

Approved, May 24, 1924.

May 24, 1924.

[H. R. 8262.]

[Public, No. 136.]

**CHAP. 183.**—An Act To fix the compensation of officers and employees of the Legislative Branch of the Government.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,*

Legislative officers and employees.

Positions and pay established.

SECTION 1. The following positions and annual (except where specified otherwise) rates of compensation are hereby established:

## SENATE.

Senate.

## OFFICE OF THE VICE PRESIDENT.

Vice President's office.

Secretary to the Vice President, \$4,200; clerk, \$1,940; assistant clerk, \$2,080; messenger, \$1,310.

Secretary, clerks, etc.

## CHAPLAIN.

Chaplain of the Senate, \$1,520.

Chaplain.

## OFFICE OF THE SECRETARY.

Secretary of the Senate, including compensation as disbursing officer of salaries of Senators, and of contingent fund of the Senate, \$6,500; assistant secretary, Henry M. Rose, \$5,500; reading clerk, \$4,500; financial clerk, \$4,500; chief clerk, \$3,420; assistant financial clerk, \$3,600; minute and Journal clerk, \$3,600; principal clerk, \$3,150; librarian, \$3,000; enrolling clerk, \$3,150; printing clerk, \$3,000; executive clerk, \$2,890; file clerk, chief bookkeeper, and assistant Journal clerk, at \$2,880 each; first assistant librarian, and keeper of stationery, \$2,780 each; assistant librarian, \$2,150; skilled laborer, \$1,520; clerks—three at \$2,880 each, two at \$2,590 each, one \$2,460, one \$2,100, one \$1,770; assistant keeper of stationery, \$2,360; assistant in stationery room, \$1,520; messenger in library, \$1,310; special officer, \$2,150; assistant messenger, \$1,520; laborers—three at \$1,140 each, three at \$1,010 each, one in stationery room, \$1,440.

Secretary of the Senate, assistant secretary, clerks, etc.

## DOCUMENT ROOM.

Document room.

Superintendent, \$3,500; first assistant, \$2,880; two clerks, at \$1,770 each; skilled laborer, \$1,520.

Superintendent, assistant, etc.

## COMMITTEE EMPLOYEES.

Committee employees.

Clerks and messengers to the following committees: Agriculture and Forestry—clerk, \$3,300; assistant clerk, \$2,150; assistant clerk, \$1,830; additional clerk, \$1,520. Appropriations—clerk, \$6,000; assistant clerk, \$3,300; assistant clerk, \$3,000; three assistant clerks, at \$2,700 each; two assistant clerks, at \$2,100 each; messenger, \$1,440. To Audit and Control the Contingent Expenses of the Senate—clerk, \$3,300; assistant clerk, \$1,940; assistant clerk, \$1,830; additional clerk, \$1,520. Banking and Currency—clerk, \$3,300; assistant clerk, \$2,150; two assistant clerks, at \$1,830 each. Civil Service—clerk, \$3,300; assistant clerk, \$1,940; assistant clerk, \$1,830; additional clerk, \$1,520. Claims—clerk, \$3,300; assistant clerk, \$2,570; assistant clerk, \$2,360; two assistant clerks, at \$1,830 each. Commerce—clerk, \$3,300; assistant clerk, \$2,590; assistant clerk, \$2,150, assistant clerk, \$1,830. Conference Minority of the Senate—clerk, \$3,300; assistant clerk, \$2,150; two assistant clerks, at \$1,830 each. District of Columbia—clerk, \$3,300; assistant clerk, \$2,480; assistant clerk, \$1,830; additional clerk, \$1,520. Education and Labor—clerk, \$3,300; assistant clerk, \$2,150; assistant clerk, \$1,830; additional clerk, \$1,520. Enrolled Bills—clerk, \$3,300; assistant clerk, \$1,940; assistant clerk, \$1,830; additional clerk \$1,520. Expenditures in the Executive Departments—clerk, \$3,300; assistant clerk, \$1,940; assistant clerk, \$1,830; additional clerk, \$1,520. Finance—clerk, \$3,600; special assistant to the committee, \$3,150; assistant clerk, \$2,590; assistant clerk, \$2,460; assistant clerk, \$1,940; two assistant clerks, at \$1,830 each; two experts (one for the majority

Clerks, assistant clerks, and messengers to designated committees.

and one for the minority), at \$2,360 each; messenger, \$1,520. Foreign Relations—clerk, \$3,300; assistant clerk, \$2,590; assistant clerk, \$2,150; assistant clerk, \$1,830; additional clerk, \$1,520. Immigration—clerk, \$3,300; assistant clerk, \$2,150; assistant clerk, \$1,830; additional clerk, \$1,520. Indian Affairs—clerk, \$3,300; assistant clerk, \$2,570; assistant clerk, \$2,040; assistant clerk, \$1,830; additional clerk, \$1,520. Interoceanic Canals—clerk, \$3,300; assistant clerk, \$2,150; assistant clerk, \$1,830; additional clerk, \$1,520. Interstate Commerce—clerk, \$3,300; two assistant clerks, at \$2,150 each; assistant clerk, \$1,830. Irrigation and Reclamation—clerk, \$3,300; assistant clerk, \$1,940; assistant clerk, \$1,830; additional clerk, \$1,520. Judiciary—clerk, \$3,300; assistant clerk, \$2,590; two assistant clerks, at \$2,150 each; assistant clerk, \$1,830. Library—clerk, \$3,300; assistant clerk, \$1,940; assistant clerk, \$1,830; additional clerk, \$1,520. Manufactures—clerk, \$3,300; assistant clerk, \$2,040; assistant clerk, \$1,830; additional clerk, \$1,520. Military Affairs—clerk, \$3,300; assistant clerk, \$2,590; additional clerk, \$1,940; three assistant clerks, at \$1,830 each. Mines and Mining—clerk, \$3,300; assistant clerk, \$1,940; assistant clerk, \$1,830; additional clerk, \$1,520. Naval Affairs—clerk, \$3,300; assistant clerk, \$2,590; two assistant clerks, at \$1,830 each. Patents—clerk, \$3,300; assistant clerk, \$1,940; assistant clerk, \$1,830; additional clerk, \$1,520. Pensions—clerk, \$3,300; assistant clerk, \$2,150; four assistant clerks, at \$1,830 each. Post Offices and Post Roads—clerk, \$3,300; assistant clerk, \$2,460; three assistant clerks, at \$1,830 each. Printing—clerk, \$3,300; assistant clerk, \$2,150; assistant clerk, \$1,830; additional clerk, \$1,520. Privileges and Elections—clerk, \$3,300; assistant clerk, \$2,040; assistant clerk, \$1,830; additional clerk, \$1,520. Public Buildings and Grounds—clerk, \$3,300; assistant clerk, \$1,840; assistant clerk, \$1,830; additional clerk, \$1,520. Public Lands and Surveys—clerk, \$3,300; assistant clerk, \$2,360; assistant clerk, \$2,150; two assistant clerks, at \$1,830 each. Revision of the Laws—clerk, \$3,300; assistant clerk, \$1,940; assistant clerk, \$1,830; additional clerk, \$1,520. Rules—clerk, \$3,300, to include full compensation for the preparation biennially of the Senate Manual under the direction of the Committee on Rules; two assistant clerks, at \$2,150 each; assistant clerk, \$1,830; additional clerk, \$1,520. Territories and Insular Possessions—clerk, \$3,300; assistant clerk, \$1,940; assistant clerk, \$1,830; additional clerk, \$1,520.

## Senate Manual.

Clerical assistance to Senators.

## CLERICAL ASSISTANCE TO SENATORS.

Clerks to Senators not chairmen of specified committees.

Clerical assistance to Senators who are not chairmen of the committees specifically provided for herein, as follows: Seventy clerks at \$3,300 each, seventy assistant clerks at \$1,940 each, and seventy assistant clerks at \$1,830 each. Such clerks and assistant clerks shall be ex officio clerks and assistant clerks of any committee of which their Senator is chairman.

Additional.

Seventy-one additional clerks at \$1,520 each, one for each Senator having no more than one clerk and two assistant clerks for himself or for the committee of which he is chairman.

Sergeant at Arms and Doorkeeper.

## OFFICE OF SERGEANT AT ARMS AND DOORKEEPER.

Sergeant at Arms, assistants, messengers, and other employees.

Sergeant at Arms and Doorkeeper, \$6,500; Assistant Doorkeeper, \$4,200; Acting Assistant Doorkeeper, \$4,200; two floor assistants, at \$3,600 each; messengers—five (acting as assistant doorkeepers, including one for minority), at \$2,150 each; thirty-eight (including one for minority), at \$1,770 each; one, \$1,310; one at card door, \$1,940; clerk on Journal work for Congressional Record, to be

selected by the official reporters, \$2,800; storekeeper, \$2,740; stenographer in charge of furniture accounts and records, \$1,520; upholsterer and locksmith, \$1,770; cabinetmaker, \$1,520; three carpenters, at \$1,390 each; janitor, \$1,520; five skilled laborers, at \$1,310 each; laborer in charge of private passage, \$1,340; three female attendants in charge of ladies' retiring rooms, at \$1,240 each; three attendants to women's toilet rooms, Senate Office Building, at \$1,010 each; telephone operators—chief, \$2,040, four, at \$1,200 each; night operator, \$1,010; telephone page, \$1,010; laborer in charge of Senate toilet rooms in old library space, \$950; press gallery—superintendent, \$2,740; assistant superintendent, \$1,840; messenger for service to press correspondents, \$1,240; laborers—three, at \$1,100 each; thirty-four at \$1,010 each; twenty-one pages for the Senate Chamber, at the rate of \$3.30 per day each, during the session.

Police force for Senate Office Building under the Sergeant at Arms: Sixteen privates, \$1,360 each; special officer, \$1,520.

#### POST OFFICE.

Postmaster, \$2,740; chief clerk, \$2,150; eight mail carriers and one wagon master, at \$1,520 each; three riding pages, at \$1,220 each.

#### FOLDING ROOM.

Superintendent, \$1,940; foreman, \$1,940; assistant, \$1,730; clerk, \$1,520; folders—seven at \$1,310 each, seven at \$1,140 each.

#### CAPITOL POLICE.

Captain, \$2,150; three lieutenants, at \$1,520 each; two special officers, at \$1,520 each; three sergeants, at \$1,410 each; forty-four privates, at \$1,360 each.

#### JOINT COMMITTEE ON PRINTING.

Clerk, \$4,000; inspector, \$2,490; stenographer, \$1,740.

#### OFFICE OF ARCHITECT OF THE CAPITOL.

Architect of the Capitol, \$6,000; chief clerk and accountant, \$3,150; civil engineer, \$2,770; construction draftsman, \$2,360; two clerks, at \$1,520 each; laborers—two at \$1,010 each, two at \$950 each; forewoman of charwomen, \$760; twenty-one charwomen, at \$410 each; forty-eight elevator conductors, at \$1,520 each.

#### HOUSE OF REPRESENTATIVES.

##### OFFICE OF THE SPEAKER.

Secretary to the Speaker, \$4,200; clerk to the Speaker's table, \$3,600, and for preparing Digest of the Rules, \$1,000 per annum; clerk to the Speaker, \$1,940; messenger to the Speaker's table, \$1,520; messenger to the Speaker, \$1,440.

##### CHAPLAIN.

Chaplain of the House of Representatives, \$1,520.

##### OFFICE OF THE CLERK.

Clerk of the House of Representatives, including compensation as disbursing officer of the contingent fund, \$6,500; journal clerk, and two reading clerks, at \$4,200 each; disbursing clerk, \$3,570;

Pages.

Police, Senate Office Building.

Post office.

Postmaster and other employees.

Folding room.

Superintendent and other employees.

Capitol police.

Captain, lieutenants, etc.

Joint Committee on Printing.

Clerk, etc.

Architect of the Capitol's office.

Architect, chief clerk, and other employees.

House of Representatives.

Speaker's office.

Secretary, clerk to the Speaker's table, etc.  
Digest of the Rules.

Chaplain.

Clerk of the House, journal clerk, and other employees.

tally clerk, \$3,470; file clerk, \$3,420; enrolling clerk, \$3,200 and \$1,000 additional so long as the position is held by the present incumbent; property custodian and superintendent of furniture and repair shop, who shall be a skilled cabinetmaker or upholsterer and experienced in the construction and purchase of furniture, \$3,600; two assistant custodians at \$3,000 each; chief bill clerk, \$3,150; assistant enrolling clerk, \$2,880; assistant to disbursing clerk, \$2,780; stationery clerk, \$2,570; librarian, \$2,460; assistant librarian, \$2,240; assistant file clerk, \$2,250; assistant librarian, and assistant journal clerk, at \$2,150 each; clerks—one \$2,150, three at \$2,020 each; bookkeeper, and assistant in disbursing office, at \$1,940 each; four assistants to chief bill clerk, at \$1,830 each; stenographer to the Clerk, \$1,730; locksmith and typewriter repairer, \$1,620; messenger and clock repairer, \$1,520; assistant in stationery room, \$1,520; three messengers, at \$1,410 each; stenographer to Journal clerk, \$1,310; nine telephone operators, at \$1,200 each; three session telephone operators, at \$100 per month each; substitute telephone operator, when required, at \$3.30 per day; laborers—three at \$1,200 each, nine at \$1,010 each.

Committee employ-  
ees.

COMMITTEE EMPLOYEES.

Clerks and janitors  
to designated commit-  
tees.

Clerks, messengers, and janitors to the following committees: Accounts—clerk, \$2,880; assistant clerk, \$2,150; janitor, \$1,310. Agriculture—clerk, \$2,880; assistant clerk, \$2,150; janitor, \$1,310. Appropriations—clerk, \$5,000, and \$1,000 additional so long as the position is held by the present incumbent; assistant clerk, \$4,000; six assistant clerks, at \$3,000 each; assistant clerk, \$2,440; janitor, \$1,440. Banking and Currency—clerk, \$2,360; assistant clerk, \$1,520; janitor, \$1,010. Census—clerk, \$2,360; janitor, \$1,010. Claims—clerk, \$2,880; assistant clerk, \$1,520; janitor, \$1,010. Coinage, Weights, and Measures—clerk, \$2,360; janitor, \$1,010. Disposition of Useless Executive Papers—clerk, \$2,360. District of Columbia—clerk, \$2,880; assistant clerk, \$2,150; janitor, \$1,010. Education—clerk, \$2,360. Election of President, Vice President, and Representatives in Congress—clerk, \$2,360. Elections Numbered 1—clerk, \$2,360; janitor, \$1,010. Elections Numbered 2—clerk, \$2,360; janitor, \$1,010. Elections Numbered 3—clerk, \$2,360; janitor, \$1,010. Enrolled Bills—clerk, \$2,360; janitor, \$1,010. Flood Control—clerk, \$2,360; janitor, \$1,010. Foreign Affairs—clerk, \$2,880; assistant clerk, \$2,150; janitor, \$1,010. Immigration and Naturalization—clerk, \$2,360; janitor, \$1,010. Indian Affairs—clerk, \$2,880; assistant clerk, \$2,150; janitor, \$1,010. Industrial Arts and Expositions—clerk, \$2,360; janitor, \$1,010. Insular Affairs—clerk, \$2,360; janitor, \$1,010. Interstate and Foreign Commerce—clerk, \$2,880; additional clerk, \$2,360; assistant clerk, \$1,830; janitor, \$1,310. Irrigation and Reclamation—clerk, \$2,360; janitor, \$1,010. Invalid Pensions—clerk, \$2,880; stenographer, \$2,560; assistant clerk, \$2,360; janitor, \$1,240. Judiciary—clerk, \$2,880; assistant clerk, \$1,940; janitor, \$1,240. Labor—clerk, \$2,360; janitor, \$1,010. Library—clerk, \$2,360; janitor, \$1,010. Merchant Marine and Fisheries—clerk, \$2,360; janitor, \$1,010. Military Affairs—clerk, \$2,880; assistant clerk, \$1,830; janitor, \$1,310. Mines and Mining—clerk, \$2,360; janitor, \$1,010. Naval Affairs—clerk, \$2,880; assistant clerk, \$1,830; janitor, \$1,310. Patents—clerk, \$2,360; janitor, \$1,010. Pensions—clerk, \$2,880; assistant clerk, \$1,940; janitor, \$1,010. Post Offices and Post Roads—clerk, \$2,880; assistant clerk, \$1,730; janitor, \$1,310. Printing—clerk, \$2,360; janitor, \$1,310. Public Buildings and Grounds—clerk, \$2,880; assistant clerk, \$1,520; janitor, \$1,010. Public Lands—clerk, \$2,360; assistant

clerk, \$1,520; janitor, \$1,010. Civil Service—clerk, \$2,360; janitor, \$1,010. Revision of the Laws—clerk, \$3,000; janitor, \$1,010. Rivers and Harbors—clerk, \$2,880; assistant clerk, \$2,150; janitor, \$1,310. Roads—clerk, \$2,360; janitor, \$1,010. Rules—clerk, \$2,360; assistant clerk, \$1,830; janitor, \$1,010. Territories—clerk, \$2,360; janitor, \$1,010. War Claims—clerk, \$2,880; assistant clerk, \$1,520; janitor, \$1,010. Ways and Means—clerk, \$3,600; assistant clerk and stenographer, \$2,360; assistant clerk, \$2,250; janitors—one \$1,310, one \$1,010. World War Veterans' Legislation—clerk, \$2,880; assistant clerk, \$2,150.

## OFFICE OF SERGEANT AT ARMS.

Sergeant at Arms, \$6,500; Deputy Sergeant at Arms, \$2,880; cashier \$4,000; two bookkeepers, at \$2,640 each; Deputy Sergeant at Arms in charge of pairs, \$2,150; pair clerk and messenger, \$2,150; messenger, \$1,730; stenographer and typewriter, \$1,200; skilled laborer, \$1,140.

Sergeant at Arms, deputy, and other employees.

Police Force, House Office Building, under the Sergeant at Arms: Lieutenant, \$1,520; nineteen privates, at \$1,360 each.

Police, House Office Building.

## OFFICE OF THE DOORKEEPER.

Doorkeeper, \$5,000; special employee, \$2,040; superintendent of House press gallery, \$2,240; assistant to the superintendent of the House press gallery, \$1,520; janitor, \$2,040; messengers—seventeen at \$1,500 each, fourteen on soldiers' roll at \$1,520 each; laborers—seventeen at \$1,010 each, two known as cloakroom men at \$1,140 each, eight known as cloakroom men, one at \$1,010, and seven at \$890 each; two female attendants in ladies' retiring rooms at \$1,440 each; superintendent of folding room, \$2,880; foreman of folding room, \$2,340; chief clerk to superintendent of folding room, \$2,150; three clerks at \$1,940 each; janitor, \$1,010; laborer, \$1,010; thirty-one folders, at \$1,200 each; shipping clerk, \$1,520; two drivers, at \$1,140 each; two chief pages at \$1,740 each; two telephone pages, at \$1,440 each; two floor managers of telephones (one for the minority), at \$2,400 each; assistant messenger in charge of telephones, \$1,830; forty-two pages during the session at \$3.30 per day each; laborer, \$1,100; superintendent of document room, \$3,050; assistant superintendent of document room, \$2,460; clerk, \$2,040; assistant clerk, \$1,940; eight assistants, at \$1,600 each; janitor, \$1,220; messenger to pressroom, \$1,310.

Doorkeeper, special employees, messengers, and other employees.

Folding room employees.

Pages, etc.

Document room employees.

## SPECIAL AND MINORITY EMPLOYEES.

Special employee (Joel Grayson) in the document room, \$2,740. Six minority employees at \$2,150 each, authorized and named in the resolution of December 5, 1923.

Special and minority employees.

Joel Grayson.

Minority employees.

Assistant foreman of the folding room, authorized in the resolution of September 30, 1913, at \$4.76 per day.

Assistant in folding room.

Laborer, authorized and named in the resolution of April 28, 1914, \$1,140.

Laborers.

Laborer, authorized and named in the resolution of December 19, 1901, \$1,140.

Clerk, under the direction of the Clerk of the House, named in the resolution of February 13, 1923, \$2,740.

Clerk under Clerk of the House.

Successors to any of the employees provided for in the five preceding paragraphs may be named by the House of Representatives at any time.

Appointment of successors.

Majority Floor  
Leader.  
Clerks, etc.  
Conference Minor-  
ity.  
Clerks, etc.  
Messengers, caucus  
rooms.

Office of Majority Floor Leader: Legislative clerk, \$3,600; clerk, \$2,880; assistant clerk, \$1,830; janitor, \$1,310.

Conference Minority: Clerk, \$2,880; assistant clerk, \$1,740; janitor, \$1,310. The foregoing employees to be appointed by the minority leader.

Two messengers, one in the majority caucus room, and one in the minority caucus room, to be appointed by the majority and minority whips, respectively, at \$1,520 each.

Post office.

POST OFFICE.

Postmaster, assistant,  
and other employees.

Postmaster, \$4,200; assistant postmaster, \$2,570; registry and money-order clerk, \$1,830; thirty-four messengers (including one to superintend transportation of mails), at \$1,520 each; substitute messengers and extra services of regular employees, when required, at the rate of not to exceed \$105 per month each; laborer, \$1,010.

#### OFFICIAL REPORTERS OF DEBATES.

Official reporters of  
debates, etc.

Six official reporters of the proceedings and debates of the House, at \$6,000 each; assistant, \$3,000; six expert transcribers, at \$1,520 each; janitor, \$1,220.

#### COMMITTEE STENOGRAPHERS.

Stenographers to  
committees.

Four stenographers to committees, at \$6,000 each; janitor, \$1,220.

#### CLERK HIRE, MEMBERS, DELEGATES, AND RESIDENT COMMISSIONERS.

Clerk hire, Members,  
Delegates, and Resi-  
dent Commissioners.  
Rates.  
Vol. 42, p. 1217.  
*Proviso.*  
Salary limit.

The clerk hire for each Member, Delegate, and Resident Commissioner shall be at the rate of \$4,000 per annum and shall be paid in accordance with the Act of January 25, 1923 (Forty-second Statutes, chapter 43, page 1217): *Provided*, That no person shall receive a salary from such clerk hire at a rate in excess of \$3,300 per annum.

Act effective July 1,  
1924.

SEC. 2. This Act shall take effect on July 1, 1924.

Approved, May 24, 1924.

May 24, 1924  
[S. 2922.]

[Public, No. 137.]

**CHAP. 184.**—An Act To authorize the President to reconsider the case of Frederic K. Long and to reappoint him a captain in the Regular Army.

Army.  
Frederic K. Long may  
be reappointed captain  
of Infantry.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the President be, and he is hereby, authorized to reconsider the record of trial of Frederic K. Long who on March 19, 1924, while a captain of Infantry in the Regular Army, was dismissed the service of the United States pursuant to a sentence adjudged by general court-martial; and if upon reconsideration of said record of trial the President shall determine that the ends of justice and discipline, and the public interest, would be served better by loss of a certain number of files in military rank and in position on the promotion list than by permanent separation from the military service, the President is hereby authorized, by and with the advice and consent of the Senate, to reappoint said Frederic K. Long a captain of Infantry in the Regular Army, to fill the next or any subsequent vacancy in the grade of captain, with such date of rank not earlier than his former date of rank and such place upon the promotion list not above his former place upon that list as to the President may seem just and advisable.

Date of rank, etc.

Approved, May 24, 1924.

**CHAP. 185.**—An Act To amend an Act entitled “An Act to revive, with amendments, an Act to incorporate the Medical Society of the District of Columbia,” approved July 7, 1838, as amended.

May 24, 1924  
[H. R. 4122.]  
[Public, No. 138.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Act entitled “An Act to revive with amendments, an Act to incorporate the Medical Society of the District of Columbia,” approved July 7, 1838 (Sixth Statutes at Large, page 741), as amended, be, and the same hereby is, amended so as to read as follows:

District of Columbia  
Medical Society.  
Vol. 6, p. 741.  
Vol. 18, p. 511, amend-  
ed.

“That Doctors George Wythe Cook, William Gerry Morgan, John B. Nichols, John D. Thomas, E. Y. Davidson, Philip S. Roy, A. L. Stavely, Henry C. Macatee, E. G. Sibert, J. Russell Verbrycke, junior, A. W. Boswell, Charles S. White, J. A. Gannon, D. S. Lamb, and Virgil B. Jackson, and such other persons as they may associate with themselves, and their successors, be, and they hereby are, constituted a body corporate not for profit, of the District of Columbia, for the purpose of promoting and disseminating medical and surgical knowledge, and for no other purpose, and not for the purpose of establishing a medical school or schools.

Incorporators.

“SEC. 2. That the Medical Society of the District of Columbia be, and it is hereby, empowered to own, mortgage, and convey such property as may be necessary for its purposes, and to make such rules and regulations as it may require, and which may not be repugnant to the Constitution or laws of the United States.

Property holdings,  
etc.

“SEC. 3. That Congress may at any time alter, amend, or annul this Act of incorporation of said society.”

Amendment.

Approved, May 24, 1924.

**CHAP. 190.**—An Act To limit the immigration of aliens into the United States, and for other purposes.

May 26, 1924  
[H. R. 7995.]  
[Public, No. 139.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That this Act may be cited as the “Immigration Act of 1924.”

Immigration Act of  
1924.

IMMIGRATION VISAS.

Immigration visas.

SEC. 2. (a) A consular officer upon the application of any immigrant (as defined in section 3) may (under the conditions hereinafter prescribed and subject to the limitations prescribed in this Act or regulations made thereunder as to the number of immigration visas which may be issued by such officer) issue to such immigrant an immigration visa which shall consist of one copy of the application provided for in section 7, visaed by such consular officer. Such visa shall specify (1) the nationality of the immigrant; (2) whether he is a quota immigrant (as defined in section 5) or a non-quota immigrant (as defined in section 4); (3) the date on which the validity of the immigration visa shall expire; and (4) such additional information necessary to the proper enforcement of the immigration laws and the naturalization laws as may be by regulations prescribed.

Consuls to issue, on  
application of immi-  
grant.

(b) The immigrant shall furnish two copies of his photograph to the consular officer. One copy shall be permanently attached by the consular officer to the immigration visa and the other copy shall be disposed of as may be by regulations prescribed.

Post, p. 156.  
Contents of applica-  
tion.

(c) The validity of an immigration visa shall expire at the end of such period, specified in the immigration visa, not exceeding four

Photograph to be  
furnished.  
Disposition.

Expiration period.

Extension while on voyage to United States.  
Conditions.

months, as shall be by regulations prescribed. In the case of an immigrant arriving in the United States by water, or arriving by water in foreign contiguous territory on a continuous voyage to the United States, if the vessel, before the expiration of the validity of his immigration visa, departed from the last port outside the United States and outside foreign contiguous territory at which the immigrant embarked, and if the immigrant proceeds on a continuous voyage to the United States, then, regardless of the time of his arrival in the United States, the validity of his immigration visa shall not be considered to have expired.

Accepted as visa of passport.

(d) If an immigrant is required by any law, or regulations or orders made pursuant to law, to secure the visa of his passport by a consular officer before being permitted to enter the United States, such immigrant shall not be required to secure any other visa of his passport than the immigration visa issued under this Act, but a record of the number and date of his immigration visa shall be noted on his passport without charge therefor. This subdivision shall not apply to an immigrant who is relieved, under subdivision (b) of section 13, from obtaining an immigration visa.

Not applicable to temporary permits.  
Post, p. 162.

To be entered on passenger list.

(e) The manifest or list of passengers required by the immigration laws shall contain a place for entering thereon the date, place of issuance, and number of the immigration visa of each immigrant. The immigrant shall surrender his immigration visa to the immigration officer at the port of inspection, who shall at the time of inspection indorse on the immigration visa the date, the port of entry, and the name of the vessel, if any, on which the immigrant arrived. The immigration visa shall be transmitted forthwith by the immigration officer in charge at the port of inspection to the Department of Labor under regulations prescribed by the Secretary of Labor.

Issue forbidden to inadmissibles.

(f) No immigration visa shall be issued to an immigrant if it appears to the consular officer, from statements in the application, or in the papers submitted therewith, that the immigrant is inadmissible to the United States under the immigration laws, nor shall such immigration visa be issued if the application fails to comply with the provisions of this Act, nor shall such immigration visa be issued if the consular officer knows or has reason to believe that the immigrant is inadmissible to the United States under the immigration laws.

Holder, if found inadmissible, not allowed to enter.

(g) Nothing in this Act shall be construed to entitle an immigrant, to whom an immigration visa has been issued, to enter the United States, if, upon arrival in the United States, he is found to be inadmissible to the United States under the immigration laws. The substance of this subdivision shall be printed conspicuously upon every immigration visa.

Fee.

(h) A fee of \$9 shall be charged for the issuance of each immigration visa, which shall be covered into the Treasury as miscellaneous receipts.

"Immigrant."

#### DEFINITION OF "IMMIGRANT."

Term construed. Aliens excepted.

SEC. 3. When used in this Act the term "immigrant" means any alien departing from any place outside the United States destined for the United States, except (1) a government official, his family, attendants, servants, and employees, (2) an alien visiting the United States temporarily as a tourist or temporarily for business or pleasure, (3) an alien in continuous transit through the United States, (4) an alien lawfully admitted to the United States who later goes in transit from one part of the United States to another through foreign contiguous territory, (5) a bona fide alien seaman serving as such on a vessel arriving at a port of the United States

and seeking to enter temporarily the United States solely in the pursuit of his calling as a seaman, and (6) an alien entitled to enter the United States solely to carry on trade under and in pursuance of the provisions of a present existing treaty of commerce and navigation.

NON-QUOTA IMMIGRANTS.

SEC. 4. When used in this Act the term "non-quota immigrant" means—

(a) An immigrant who is the unmarried child under 18 years of age, or the wife, of a citizen of the United States who resides therein at the time of the filing of a petition under section 9;

(b) An immigrant previously lawfully admitted to the United States, who is returning from a temporary visit abroad;

(c) An immigrant who was born in the Dominion of Canada, Newfoundland, the Republic of Mexico, the Republic of Cuba, the Republic of Haiti, the Dominican Republic, the Canal Zone, or an independent country of Central or South America, and his wife, and his unmarried children under 18 years of age, if accompanying or following to join him;

(d) An immigrant who continuously for at least two years immediately preceding the time of his application for admission to the United States has been, and who seeks to enter the United States solely for the purpose of, carrying on the vocation of minister of any religious denomination, or professor of a college, academy, seminary, or university; and his wife, and his unmarried children under 18 years of age, if accompanying or following to join him; or

(e) An immigrant who is a bona fide student at least 15 years of age and who seeks to enter the United States solely for the purpose of study at an accredited school, college, academy, seminary, or university, particularly designated by him and approved by the Secretary of Labor, which shall have agreed to report to the Secretary of Labor the termination of attendance of each immigrant student, and if any such institution of learning fails to make such reports promptly the approval shall be withdrawn.

Non-quota immigrants.

Term construed.

Minor child or wife of resident citizen applicant.  
*Post*, p. 157.

Returning from temporary visit abroad.

Born in contiguous countries, Central or South America, etc.

Ministers, etc., practicing profession two years preceding application.

Bona fide students. Conditions.

QUOTA IMMIGRANTS.

SEC. 5. When used in this Act the term "quota immigrant" means any immigrant who is not a non-quota immigrant. An alien who is not particularly specified in this Act as a non-quota immigrant or a non-immigrant shall not be admitted as a non-quota immigrant or a non-immigrant by reason of relationship to any individual who is so specified or by reason of being excepted from the operation of any other law regulating or forbidding immigration.

"Quota Immigrants."

Means all nonquota immigrants.  
Restriction of admissions as nonquota immigrants.

PREFERENCES WITHIN QUOTAS.

SEC. 6. (a) In the issuance of immigration visas to quota immigrants preference shall be given—

(1) To a quota immigrant who is the unmarried child under 21 years of age, the father, the mother, the husband, or the wife, of a citizen of the United States who is 21 years of age or over; and

(2) To a quota immigrant who is skilled in agriculture, and his wife, and his dependent children under the age of 16 years, if accompanying or following to join him. The preference provided in this paragraph shall not apply to immigrants of any nationality the annual quota for which is less than 300.

Preferences within quotas.

To be given in issuing visas.

Specified relatives of a citizen.

Skilled in agriculture.

Limitation.

Maximum of quota allowed.

Priority over agriculturists forbidden.

Application to monthly issues.

(b) The preference provided in subdivision (a) shall not in the case of quota immigrants of any nationality exceed 50 per centum of the annual quota for such nationality. Nothing in this section shall be construed to grant to the class of immigrants specified in paragraph (1) of subdivision (a) a priority in preference over the class specified in paragraph (2).

(c) The preference provided in this section shall, in the case of quota immigrants of any nationality, be given in the calendar month in which the right to preference is established, if the number of immigration visas which may be issued in such month to quota immigrants of such nationality has not already been issued; otherwise in the next calendar month.

Application for visa.

#### APPLICATION FOR IMMIGRATION VISA.

To be made in duplicate.

SEC. 7. (a) Every immigrant applying for an immigration visa shall make application therefor in duplicate in such form as shall be by regulations prescribed.

Specified information required in.

(b) In the application the immigrant shall state (1) the immigrant's full and true name; age, sex, and race; the date and place of birth; places of residence for the five years immediately preceding his application; whether married or single, and the names and places of residence of wife or husband and minor children, if any; calling or occupation; personal description (including height, complexion, color of hair and eyes, and marks of identification); ability to speak, read, and write; names and addresses of parents, and if neither parent living, then the name and address of his nearest relative in the country from which he comes; port of entry into the United States; final destination, if any, beyond the port of entry; whether he has a ticket through to such final destination; whether going to join a relative or friend, and, if so, what relative or friend and his name and complete address; the purpose for which he is going to the United States; the length of time he intends to remain in the United States; whether or not he intends to abide in the United States permanently; whether ever in prison or almshouse; whether he or either of his parents has ever been in an institution or hospital for the care and treatment of the insane; (2) if he claims to be a non-quota immigrant, the facts on which he bases such claim; and (3) such additional information necessary to the proper enforcement of the immigration laws and the naturalization laws, as may be by regulations prescribed.

Additional for non-quota immigrants.

Copies of specified documents to be furnished consul.

(c) The immigrant shall furnish, if available, to the consular officer, with his application, two copies of his "dossier" and prison record and military record, two certified copies of his birth certificate, and two copies of all other available public records concerning him kept by the Government to which he owes allegiance. One copy of the documents so furnished shall be permanently attached to each copy of the application and become a part thereof. An immigrant having an unexpired permit issued under the provisions of section 10 shall not be subject to this subdivision. In the case of an application made before September 1, 1924, if it appears to the satisfaction of the consular officer that the immigrant has obtained a visa of his passport before the enactment of this Act, and is unable to obtain the documents referred to in this subdivision without undue expense and delay, owing to absence from the country from which such documents should be obtained, the consular officer may relieve such immigrant from the requirements of this subdivision.

Disposition of.

Exception.

Discretionary issue without documents, if made before September 1, 1924.

(d) In the application the immigrant shall also state (to such extent as shall be by regulations prescribed) whether or not he is a member of each class of individuals excluded from admission to the United States under the immigration laws, and such classes shall be stated on the blank in such form as shall be by regulations prescribed, and the immigrant shall answer separately as to each class.

Statement whether or not of an excluded class.

(e) If the immigrant is unable to state that he does not come within any of the excluded classes, but claims to be for any legal reason exempt from exclusion, he shall state fully in the application the grounds for such alleged exemption.

Other claims for exemption.

(f) Each copy of the application shall be signed by the immigrant in the presence of the consular officer and verified by the oath of the immigrant administered by the consular officer. One copy of the application, when visaed by the consular officer, shall become the immigration visa, and the other copy shall be disposed of as may be by regulations prescribed.

Signature and verification.

To become the immigration visa.

(g) In the case of an immigrant under eighteen years of age the application may be made and verified by such individual as shall be by regulations prescribed.

Application for minors.

(h) A fee of \$1 shall be charged for the furnishing and verification of each application, which shall include the furnishing and verification of the duplicate, and shall be covered into the Treasury as miscellaneous receipts.

Fee for applications, etc.

NON-QUOTA IMMIGRATION VISAS.

Non-quota visas.

SEC. 8. A consular officer may, subject to the limitations provided in sections 2 and 9, issue an immigration visa to a non-quota immigrant as such upon satisfactory proof, under regulations prescribed under this Act, that the applicant is entitled to be regarded as a non-quota immigrant.

Issue of, allowed under prescribed regulations

ISSUANCE OF IMMIGRATION VISAS TO RELATIVES.

Visas to relatives.

SEC. 9. (a) In case of any immigrant claiming in his application for an immigration visa to be a non-quota immigrant by reason of relationship under the provisions of subdivision (a) of section 4, or to be entitled to preference by reason of relationship to a citizen of the United States under the provisions of section 6, the consular officer shall not issue such immigration visa or grant such preference until he has been authorized to do so as hereinafter in this section provided.

No issue of, for non-quota immigrants until consul authorized.

(b) Any citizen of the United States claiming that any immigrant is his relative, and that such immigrant is properly admissible to the United States as a non-quota immigrant under the provisions of subdivision (a) of section 4 or is entitled to preference as a relative under section 6, may file with the Commissioner General a petition in such form as may be by regulations prescribed, stating (1) the petitioner's name and address; (2) if a citizen by birth, the date and place of his birth; (3) if a naturalized citizen, the date and place of his admission to citizenship and the number of his certificate, if any; (4) the name and address of his employer or the address of his place of business or occupation if he is not an employee; (5) the degree of the relationship of the immigrant for whom such petition is made, and the names of all the places where such immigrant has resided prior to and at the time when the petition is filed; (6) that the petitioner is able to and will support the immigrant if necessary to prevent such immigrant from becoming a public charge; and (7) such additional information

Petition for, to be filed by citizen.

Statements required.

necessary to the proper enforcement of the immigration laws and the naturalization laws as may be by regulations prescribed.

Execution of petition.

(c) The petition shall be made under oath administered by any individual having power to administer oaths, if executed in the United States, but, if executed outside the United States, administered by a consular officer. The petition shall be supported by any documentary evidence required by regulations prescribed under this Act. Application may be made in the same petition for admission of more than one individual.

Supporting evidence.

Sworn statements by citizens as to credibility of petitioner.

(d) The petition shall be accompanied by the statements of two or more responsible citizens of the United States, to whom the petitioner has been personally known for at least one year, that to the best of their knowledge and belief the statements made in the petition are true and that the petitioner is a responsible individual able to support the immigrant or immigrants for whose admission application is made. These statements shall be attested in the same way as the petition.

Attestation.

Approval by Commissioner to be transmitted to Secretary of State.

(e) If the Commissioner General finds the facts stated in the petition to be true, and that the immigrant in respect of whom the petition is made is entitled to be admitted to the United States as a non-quota immigrant under subdivision (a) of section 4 or is entitled to preference as a relative under section 6, he shall, with the approval of the Secretary of Labor, inform the Secretary of State of his decision, and the Secretary of State shall then authorize the consular officer with whom the application for the immigration visa has been filed to issue the immigration visa or grant the preference.

Authority given to consul.

Entry restriction.

(f) Nothing in this section shall be construed to entitle an immigrant, in respect of whom a petition under this section is granted, to enter the United States as a non-quota immigrant, if, upon arrival in the United States, he is found not to be a non-quota immigrant.

Permit to reenter after temporary absence.

PERMIT TO REENTER UNITED STATES AFTER TEMPORARY ABSENCE.

Application by alien resident for, prior to departure.

SEC. 10. (a) Any alien about to depart temporarily from the United States may make application to the Commissioner General for a permit to reenter the United States, stating the length of his intended absence, and the reasons therefor. Such application shall be made under oath, and shall be in such form and contain such information as may be by regulations prescribed, and shall be accompanied by two copies of the applicant's photograph.

Form, etc.

Issue on approval of Commissioner General.

(b) If the Commissioner General finds that the alien has been legally admitted to the United States, and that the application is made in good faith, he shall, with the approval of the Secretary of Labor, issue the permit, specifying therein the length of time, not exceeding one year, during which it shall be valid. The permit shall be in such form as shall be by regulations prescribed and shall have permanently attached thereto the photograph of the alien to whom issued, together with such other matter as may be deemed necessary for the complete identification of the alien.

Form, etc.

Extension permitted for cause.

(c) On good cause shown the validity of the permit may be extended for such period or periods, not exceeding six months each, and under such conditions, as shall be by regulations prescribed.

Fee.

(d) For the issuance of the permit, and for each extension thereof, there shall be paid a fee of \$3, which shall be covered into the Treasury as miscellaneous receipts.

Surrender on return.

(e) Upon the return of the alien to the United States the permit shall be surrendered to the immigration officer at the port of inspection.

(f) A permit issued under this section shall have no effect under the immigration laws, except to show that the alien to whom it is issued is returning from a temporary visit abroad; but nothing in this section shall be construed as making such permit the exclusive means of establishing that the alien is so returning.

Effect of permit limited.

#### NUMERICAL LIMITATIONS.

Numerical limitations.

SEC. 11. (a) The annual quota of any nationality shall be 2 per centum of the number of foreign-born individuals of such nationality resident in continental United States as determined by the United States census of 1890, but the minimum quota of any nationality shall be 100.

Annual quota, 2 per cent of resident nationality in 1890.

(b) The annual quota of any nationality for the fiscal year beginning July 1, 1927, and for each fiscal year thereafter, shall be a number which bears the same ratio to 150,000 as the number of inhabitants in continental United States in 1920 having that national origin (ascertained as hereinafter provided in this section) bears to the number of inhabitants in continental United States in 1920, but the minimum quota of any nationality shall be 100.

Ratio for fiscal year 1927, and thereafter.

Computation of.

(c) For the purpose of subdivision (b) national origin shall be ascertained by determining as nearly as may be, in respect of each geographical area which under section 12 is to be treated as a separate country (except the geographical areas specified in subdivision (c) of section 4) the number of inhabitants in continental United States in 1920 whose origin by birth or ancestry is attributable to such geographical area. Such determination shall not be made by tracing the ancestors or descendants of particular individuals, but shall be based upon statistics of immigration and emigration, together with rates of increase of population as shown by successive decennial United States censuses, and such other data as may be found to be reliable.

Minimum.

Method of determining national origin.

(d) For the purpose of subdivisions (b) and (c) the term "inhabitants in continental United States in 1920" does not include (1) immigrants from the geographical areas specified in subdivision (c) of section 4 or their descendants, (2) aliens ineligible to citizenship or their descendants, (3) the descendants of slave immigrants, or (4) the descendants of American aborigines.

Statistics, etc., for basis.

Persons not included as "inhabitants of continental United States."

(e) The determination provided for in subdivision (c) of this section shall be made by the Secretary of State, the Secretary of Commerce, and the Secretary of Labor, jointly. In making such determination such officials may call for information and expert assistance from the Bureau of the Census. Such officials shall, jointly, report to the President the quota of each nationality, determined as provided in subdivision (b), and the President shall proclaim and make known the quotas so reported. Such proclamation shall be made on or before April 1, 1927. If the proclamation is not made on or before such date, quotas proclaimed therein shall not be in effect for any fiscal year beginning before the expiration of 90 days after the date of the proclamation. After the making of a proclamation under this subdivision the quotas proclaimed therein shall continue with the same effect as if specifically stated herein, and shall be final and conclusive for every purpose except (1) in so far as it is made to appear to the satisfaction of such officials and proclaimed by the President, that an error of fact has occurred in such determination or in such proclamation, or (2) in the case provided for in subdivision (c) of section 12. If for any reason quotas proclaimed under this subdivision are not in effect for any fiscal year, quotas for such year shall be determined under subdivision (a) of this section.

Nationality on joint determination of Secretaries of State, Commerce, and Labor.  
Expert assistance.

Proclamation of quotas reported.  
Post, p. 1958.  
Time.

Effect of proclamation.

Continuation of first quota if no proclamation made for any fiscal year.

Limitation on issue of visas to quota immigrants.

(f) There shall be issued to quota immigrants of any nationality (1) no more immigration visas in any fiscal year than the quota for such nationality, and (2) in any calendar month of any fiscal year no more immigration visas than 10 per centum of the quota for such nationality, except that if such quota is less than 300 the number to be issued in any calendar month shall be prescribed by the Commissioner General, with the approval of the Secretary of Labor, but the total number to be issued during the fiscal year shall not be in excess of the quota for such nationality.

For calendar months.

Issue to non-quota as quota immigrant permitted.

(g) Nothing in this Act shall prevent the issuance (without increasing the total number of immigration visas which may be issued) of an immigration visa to an immigrant as a quota immigrant even though he is a non-quota immigrant.

Nationality.

NATIONALITY.

Determination of, by country of birth.

SEC. 12. (a) For the purposes of this Act nationality shall be determined by country of birth, treating as separate countries the colonies, dependencies, or self-governing dominions, for which separate enumeration was made in the United States census of 1890; except that (1) the nationality of a child under twenty-one years of age not born in the United States, accompanied by its alien parent not born in the United States, shall be determined by the country of birth of such parent if such parent is entitled to an immigration visa, and the nationality of a child under twenty-one years of age not born in the United States, accompanied by both alien parents not born in the United States, shall be determined by the country of birth of the father if the father is entitled to an immigration visa; and (2) if a wife is of a different nationality from her alien husband and the entire number of immigration visas which may be issued to quota immigrants of her nationality for the calendar month has already been issued, her nationality may be determined by the country of birth of her husband if she is accompanying him and he is entitled to an immigration visa, unless the total number of immigration visas which may be issued to quota immigrants of the nationality of the husband for the calendar month has already been issued. An immigrant born in the United States who has lost his United States citizenship shall be considered as having been born in the country of which he is a citizen or subject, or if he is not a citizen or subject of any country, then in the country from which he comes.

Children under 21, not born in United States.

Wife of different nationality from husband.

Expatriated persons.

Statement of nationality of residents in census of 1890 to be prepared as basis of quota.

(b) The Secretary of State, the Secretary of Commerce, and the Secretary of Labor, jointly, shall, as soon as feasible after the enactment of this Act, prepare a statement showing the number of individuals of the various nationalities resident in continental United States as determined by the United States census of 1890, which statement shall be the population basis for the purposes of subdivision (a) of section 11. In the case of a country recognized by the United States, but for which a separate enumeration was not made in the census of 1890, the number of individuals born in such country and resident in continental United States in 1890, as estimated by such officials jointly, shall be considered for the purposes of subdivision (a) of section 11 as having been determined by the United States census of 1890. In the case of a colony or dependency existing before 1890, but for which a separate enumeration was not made in the census of 1890 and which was not included in the enumeration for the country to which such colony or dependency belonged, or in the case of territory administered under a protectorate, the number of individuals born in such colony, dependency, or territory, and resident in continental

Of countries not separately enumerated.

Colonies, dependencies, or protectorates.

United States in 1890, as estimated by such officials jointly, shall be considered for the purposes of subdivision (a) of section 11 as having been determined by the United States census of 1890 to have been born in the country to which such colony or dependency belonged or which administers such protectorate.

(c) In case of changes in political boundaries in foreign countries occurring subsequent to 1890 and resulting in the creation of new countries, the Governments of which are recognized by the United States, or in the establishment of self-governing dominions, or in the transfer of territory from one country to another, such transfer being recognized by the United States, or in the surrender by one country of territory, the transfer of which to another country has not been recognized by the United States, or in the administration of territories under mandates, (1) such officials, jointly, shall estimate the number of individuals resident in continental United States in 1890 who were born within the area included in such new countries or self-governing dominions or in such territory so transferred or surrendered or administered under a mandate, and revise (for the purposes of subdivision (a) of section 11) the population basis as to each country involved in such change of political boundary, and (2) if such changes in political boundaries occur after the determination provided for in subdivision (c) of section 11 has been proclaimed, such officials, jointly, shall revise such determination, but only so far as necessary to allot the quotas among the countries involved in such change of political boundary. For the purpose of such revision and for the purpose of determining the nationality of an immigrant, (A) aliens born in the area included in any such new country or self-governing dominion shall be considered as having been born in such country or dominion, and aliens born in any territory so transferred shall be considered as having been born in the country to which such territory was transferred, and (B) territory so surrendered or administered under a mandate shall be treated as a separate country. Such treatment of territory administered under a mandate shall not constitute consent by the United States to the proposed mandate where the United States has not consented in a treaty to the administration of the territory by a mandatory power.

(d) The statements, estimates, and revisions provided in this section shall be made annually, but for any fiscal year for which quotas are in effect as proclaimed under subdivision (e) of section 11, shall be made only (1) for the purpose of determining the nationality of immigrants seeking admission to the United States during such year, or (2) for the purposes of clause (2) of subdivision (c) of this section.

(e) Such officials shall, jointly, report annually to the President the quota of each nationality under subdivision (a) of section 11, together with the statements, estimates, and revisions provided for in this section. The President shall proclaim and make known the quotas so reported and thereafter such quotas shall continue, with the same effect as if specifically stated herein, for all fiscal years except those years for which quotas are in effect as proclaimed under subdivision (e) of section 11, and shall be final and conclusive for every purpose.

#### EXCLUSION FROM UNITED STATES.

SEC. 13. (a) No immigrant shall be admitted to the United States unless he (1) has an unexpired immigration visa or was born subsequent to the issuance of the immigration visa of the accompanying parent, (2) is of the nationality specified in the visa in the immigration visa, (3) is a non-quota immigrant if specified in

Where boundaries changed, new countries created, etc., since 1890.

Quota estimates to be based on area of country transferred, etc.

Allotment to be revised for changes after proclamation.

Birthplace determined as in new countries.

Separate treatment of mandated territory.

No inferred consent of a mandate.

Annual revision of statements, etc. Effect on quotas specified.

Annual report to President of nationality quotas.

Proclamation, and effect on quotas.

Exclusion from United States.

Immigrants excepted from.

the visa in the immigration visa as such, and (4) is otherwise admissible under the immigration laws.

No visa required if returning from temporary absence.

(b) In such classes of cases and under such conditions as may be by regulations prescribed immigrants who have been legally admitted to the United States and who depart therefrom temporarily may be admitted to the United States without being required to obtain an immigration visa.

Aliens ineligible to citizenship not admitted.  
Exceptions.

(c) No alien ineligible to citizenship shall be admitted to the United States unless such alien (1) is admissible as a non-quota immigrant under the provisions of subdivision (b), (d), or (e) of section 4, or (2) is the wife, or the unmarried child under 18 years of age, of an immigrant admissible under such subdivision (d), and is accompanying or following to join him, or (3) is not an immigrant as defined in section 3.

Discretionary admission of otherwise admissibles excluded by unintentional mistake in visa, etc.

(d) The Secretary of Labor may admit to the United States any otherwise admissible immigrant not admissible under clause (2) or (3) of subdivision (a) of this section, if satisfied that such inadmissibility was not known to, and could not have been ascertained by the exercise of reasonable diligence by, such immigrant prior to the departure of the vessel from the last port outside the United States and outside foreign contiguous territory, or, in the case of an immigrant coming from foreign contiguous territory, prior to the application of the immigrant for admission.

Effect on nationality quota.

(e) No quota immigrant shall be admitted under subdivision (d) if the entire number of immigration visas which may be issued to quota immigrants of the same nationality for the fiscal year has already been issued. If such entire number of immigration visas has not been issued, then the Secretary of State, upon the admission of a quota immigrant under subdivision (d), shall reduce by one the number of immigration visas which may be issued to quota immigrants of the same nationality during the fiscal year in which such immigrant is admitted; but if the Secretary of State finds that it will not be practicable to make such reduction before the end of such fiscal year, then such immigrant shall not be admitted.

Noremission of transportation liability.

Post, p. 163.

(f) Nothing in this section shall authorize the remission or refunding of a fine, liability to which has accrued under section 16.

Deportation.

#### DEPORTATION.

At any time of aliens not entitled to enter or remain.

SEC. 14. Any alien who at any time after entering the United States is found to have been at the time of entry not entitled under this Act to enter the United States, or to have remained therein for a longer time than permitted under this Act or regulations made thereunder, shall be taken into custody and deported in the same manner as provided for in sections 19 and 20 of the Immigration Act of 1917: *Provided*, That the Secretary of Labor may, under such conditions and restrictions as to support and care as he may deem necessary, permit permanently to remain in the United States, any alien child who, when under sixteen years of age was heretofore temporarily admitted to the United States and who is now within the United States and either of whose parents is a citizen of the United States.

Vol. 39, pp. 899, 890.

*Proviso.*  
Temporarily admitted minor child of citizen conditionally allowed to remain.

#### MAINTENANCE OF EXEMPT STATUS.

Maintenance of exempt status.

Regulations to be prescribed for insuring, by admitted aliens.

SEC. 15. The admission to the United States of an alien excepted from the class of immigrants by clause (2), (3), (4), (5), or (6) of section 3, or declared to be a non-quota immigrant by subdivision (e) of section 4, shall be for such time as may be by regulations prescribed, and under such conditions as may be by regulations

prescribed (including, when deemed necessary for the classes mentioned in clauses (2), (3), (4), or (6) of section 3, the giving of bond with sufficient surety, in such sum and containing such conditions as may be by regulations prescribed) to insure that, at the expiration of such time or upon failure to maintain the status under which admitted, he will depart from the United States.

PENALTY FOR ILLEGAL TRANSPORTATION.

SEC. 16. (a) It shall be unlawful for any person, including any transportation company, or the owner, master, agent, charterer, or consignee of any vessel, to bring to the United States by water from any place outside thereof (other than foreign contiguous territory) (1) any immigrant who does not have an unexpired immigration visa, or (2) any quota immigrant having an immigration visa the visa in which specifies him as a non-quota immigrant.

(b) If it appears to the satisfaction of the Secretary of Labor that any immigrant has been so brought, such person, or transportation company, or the master, agent, owner, charterer, or consignee of any such vessel, shall pay to the collector of customs of the customs district in which the port of arrival is located the sum of \$1,000 for each immigrant so brought, and in addition a sum equal to that paid by such immigrant for his transportation from the initial point of departure, indicated in his ticket, to the port of arrival, such latter sum to be delivered by the collector of customs to the immigrant on whose account assessed. No vessel shall be granted clearance pending the determination of the liability to the payment of such sums, or while such sums remain unpaid, except that clearance may be granted prior to the determination of such question upon the deposit of an amount sufficient to cover such sums, or of a bond with sufficient surety to secure the payment thereof approved by the collector of customs.

(c) Such sums shall not be remitted or refunded, unless it appears to the satisfaction of the Secretary of Labor that such person, and the owner, master, agent, charterer, and consignee of the vessel, prior to the departure of the vessel from the last port outside the United States, did not know, and could not have ascertained by the exercise of reasonable diligence, (1) that the individual transported was an immigrant, if the fine was imposed for bringing an immigrant without an unexpired immigration visa, or (2) that the individual transported was a quota immigrant, if the fine was imposed for bringing a quota immigrant the visa in whose immigration visa specified him as being a non-quota immigrant.

ENTRY FROM FOREIGN CONTIGUOUS TERRITORY.

SEC. 17. The Commissioner General, with the approval of the Secretary of Labor, shall have power to enter into contracts with transportation lines for the entry and inspection of aliens coming to the United States from or through foreign contiguous territory. In prescribing rules and regulations and making contracts for the entry and inspection of aliens applying for admission from or through foreign contiguous territory due care shall be exercised to avoid any discriminatory action in favor of transportation companies transporting to such territory aliens destined to the United States, and all such transportation companies shall be required, as a condition precedent to the inspection or examination under such rules and contracts at the ports of such contiguous territory of aliens brought thereto by them, to submit to and comply with all

Illegal transportation.

Bringing in immigrants without unexpired visas, etc., unlawful.

Penalty.

Amount paid for his transportation, in addition.

Clearance to be withheld.

Deposit to secure clearance.

Remission or refund forbidden.

Exception if the act an unintentional error.

Entry from contiguous territory.

Contracts with transportation companies for inspection, etc., of aliens, authorized.

Discriminations forbidden.

Compliance with regulations required.

Conditions permitting admissions hereafter.

the requirements of this Act which would apply were they bringing such aliens directly to ports of the United States. After this section takes effect no alien applying for admission from or through foreign contiguous territory (except an alien previously lawfully admitted to the United States who is returning from a temporary visit to such territory) shall be permitted to enter the United States unless upon proving that he was brought to such territory by a transportation company which had submitted to and complied with all the requirements of this Act, or that he entered, or has resided in, such territory more than two years prior to the time of his application for admission to the United States.

Unused visas.

#### UNUSED IMMIGRATION VISAS.

No additional visa to be issued in lieu thereof.

SEC. 18. If a quota immigrant of any nationality having an immigration visa is excluded from admission to the United States under the immigration laws and deported, or does not apply for admission to the United States before the expiration of the validity of the immigration visa, or if an alien of any nationality having an immigration visa issued to him as a quota immigrant is found not to be a quota immigrant, no additional immigration visa shall be issued in lieu thereof to any other immigrant.

Alien seamen.

#### ALIEN SEAMEN.

Inadmissible, not permitted to land.

SEC. 19. No alien seaman excluded from admission into the United States under the immigration laws and employed on board any vessel arriving in the United States from any place outside thereof, shall be permitted to land in the United States, except temporarily for medical treatment, or pursuant to such regulations as the Secretary of Labor may prescribe for the ultimate departure, removal, or deportation of such alien from the United States.

For medical treatment, etc., excepted.

Penalty for failing to detain seamen for inspection, or to deport, if required.

SEC. 20. (a) The owner, charterer, agent, consignee, or master of any vessel arriving in the United States from any place outside thereof who fails to detain on board any alien seaman employed on such vessel until the immigration officer in charge at the port of arrival has inspected such seaman (which inspection in all cases shall include a personal physical examination by the medical examiners), or who fails to detain such seaman on board after such inspection or to deport such seaman if required by such immigration officer or the Secretary of Labor to do so, shall pay to the collector of customs of the customs district in which the port of arrival is located the sum of \$1,000 for each alien seaman in respect of whom such failure occurs. No vessel shall be granted clearance pending the determination of the liability to the payment of such fine, or while the fine remains unpaid, except that clearance may be granted prior to the determination of such question upon the deposit of a sum sufficient to cover such fine, or of a bond with sufficient surety to secure the payment thereof approved by the collector of customs.

Clearance withheld.

Deposit to secure clearance.

Proof of failure to detain, etc., from manifest of vessel.

(b) Proof that an alien seaman did not appear upon the outgoing manifest of the vessel on which he arrived in the United States from any place outside thereof, or that he was reported by the master of such vessel as a deserter, shall be prima facie evidence of a failure to detain or deport after requirement by the immigration officer or the Secretary of Labor.

Deportation by another vessel to avoid hardship.

(c) If the Secretary of Labor finds that deportation of the alien seaman on the vessel on which he arrived would cause undue hardship to such seaman he may cause him to be deported on another vessel at the expense of the vessel on which he arrived, and such vessel shall not be granted clearance until such expense has been

Clearance withheld until expenses paid.

paid or its payment guaranteed to the satisfaction of the Secretary of Labor.

(d) Section 32 of the Immigration Act of 1917 is repealed, but shall remain in force as to all vessels, their owners, agents, consignees, and masters, and as to all seamen, arriving in the United States prior to the enactment of this Act.

Former provisions for nonadmission of seamen repealed. Vol. 39, p. 895, repealed.

PREPARATION OF DOCUMENTS.

SEC. 21. (a) Permits issued under section 10 shall be printed on distinctive safety paper and shall be prepared and issued under regulations prescribed under this Act.

Documents.  
Permits to be printed on safety paper.

(b) The Public Printer is authorized to print for sale to the public by the Superintendent of Public Documents, upon prepayment, additional copies of blank forms of manifests and crew lists to be prescribed by the Secretary of Labor pursuant to the provisions of sections 12, 13, 14, and 36 of the Immigration Act of 1917.

Blanks for manifests, etc., to be sold by Superintendent of Documents.  
Vol. 39, pp. 883-884, 896.

OFFENSES IN CONNECTION WITH DOCUMENTS.

SEC. 22. (a) Any person who knowingly (1) forges, counterfeits, alters, or falsely makes any immigration visa or permit, or (2) utters, uses, attempts to use, possesses, obtains, accepts, or receives any immigration visa or permit, knowing it to be forged, counterfeited, altered, or falsely made, or to have been procured by means of any false claim or statement, or to have been otherwise procured by fraud or unlawfully obtained; or who, except under direction of the Secretary of Labor or other proper officer, knowingly (3) possesses any blank permit, (4) engraves, sells, brings into the United States, or has in his control or possession any plate in the likeness of a plate designed for the printing of permits, (5) makes any print, photograph, or impression in the likeness of any immigration visa or permit, or (6) has in his possession a distinctive paper which has been adopted by the Secretary of Labor for the printing of immigration visas or permits, shall, upon conviction thereof, be fined not more than \$10,000, or imprisoned for not more than five years, or both.

Offenses.  
Punishment for counterfeiting, etc., visas or permits.

(b) Any individual who (1) when applying for an immigration visa or permit, or for admission to the United States, personates another, or falsely appears in the name of a deceased individual, or evades or attempts to evade the immigration laws by appearing under an assumed or fictitious name, or (2) sells or otherwise disposes of, or offers to sell or otherwise dispose of, or utters, an immigration visa or permit, to any person not authorized by law to receive such document, shall, upon conviction thereof, be fined not more than \$10,000, or imprisoned for not more than five years, or both.

Possessing distinctive paper.

Punishment for false personation, etc., in applying for visas or permits.

(c) Whoever knowingly makes under oath any false statement in any application, affidavit, or other document required by the immigration laws or regulations prescribed thereunder, shall, upon conviction thereof, be fined not more than \$10,000, or imprisoned for not more than five years, or both.

Punishment for false statements in applications, etc.

BURDEN OF PROOF.

SEC. 23. Whenever any alien attempts to enter the United States the burden of proof shall be upon such alien to establish that he is not subject to exclusion under any provision of the immigration laws; and in any deportation proceeding against any alien the bur-

Burden of proof.  
Required of alien attempting to enter, against deportation, etc.

Documents admitted as evidence.

den of proof shall be upon such alien to show that he entered the United States lawfully, and the time, place, and manner of such entry into the United States, but in presenting such proof he shall be entitled to the production of his immigration visa, if any, or of other documents concerning such entry, in the custody of the Department of Labor.

Rules and regulations.

RULES AND REGULATIONS.

Commissioner General to prescribe.

SEC. 24. The Commissioner General, with the approval of the Secretary of Labor, shall prescribe rules and regulations for the enforcement of the provisions of this Act; but all such rules and regulations, in so far as they relate to the administration of this Act by consular officers, shall be prescribed by the Secretary of State on the recommendation of the Secretary of Labor.

By Secretary of State for consular officers.

Effect of Act.

ACT TO BE IN ADDITION TO IMMIGRATION LAWS.

Provisions additions to, and not in substitution of, immigration laws.

SEC. 25. The provisions of this Act are in addition to and not in substitution for the provisions of the immigration laws, and shall be enforced as a part of such laws, and all the penal or other provisions of such laws, not inapplicable, shall apply to and be enforced in connection with the provisions of this Act. An alien, although admissible under the provisions of this Act, shall not be admitted to the United States if he is excluded by any provision of the immigration laws other than this Act, and an alien, although admissible under the provisions of the immigration laws other than this Act, shall not be admitted to the United States if he is excluded by any provision of this Act.

Restriction on entries, if excluded by laws other than, or by, this Act.

Steamship fines.

STEAMSHIP FINES UNDER 1917 ACT.

Vol. 39, p. 881, amended.

SEC. 26. Section 9 of the Immigration Act of 1917 is amended to read as follows:

Bringing or landing aliens with designated diseases unlawful

“SEC. 9. That it shall be unlawful for any person, including any transportation company other than railway lines entering the United States from foreign contiguous territory, or the owner, master, agent, or consignee of any vessel to bring to the United States either from a foreign country or any insular possession of the United States any alien afflicted with idiocy, insanity, imbecility, feeble-mindedness, epilepsy, constitutional psychopathic inferiority, chronic alcoholism, tuberculosis in any form, or a loathsome or dangerous contagious disease, and if it shall appear to the satisfaction of the Secretary of Labor that any alien so brought to the United States was afflicted with any of the said diseases or disabilities at the time of foreign embarkation, and that the existence of such disease or disability might have been detected by means of a competent medical examination at such time, such person or transportation company, or the master, agent, owner, or consignee of any such vessel shall pay to the collector of customs of the customs district in which the port of arrival is located the sum of \$1,000, and in addition a sum equal to that paid by such alien for his transportation from the initial point of departure, indicated in his ticket, to the port of arrival for each and every violation of the provisions of this section, such latter sum to be delivered by the collector of customs to the alien on whose account assessed. It shall also be unlawful for any such person to bring to any port of the United States any alien afflicted with any mental defect other than those above specifically named, or physical defect of a nature which may affect his ability to earn a living, as contemplated in

Fine imposed.

In addition to amount paid for passage.

Aliens physically incapable to earn a living.

section 3 of this Act, and if it shall appear to the satisfaction of the Secretary of Labor that any alien so brought to the United States was so afflicted at the time of foreign embarkation, and that the existence of such mental or physical defect might have been detected by means of a competent medical examination at such time, such person shall pay to the collector of customs of the customs district in which the port of arrival is located the sum of \$250, and in addition a sum equal to that paid by such alien for his transportation from the initial point of departure, indicated in his ticket, to the port of arrival, for each and every violation of this provision, such latter sum to be delivered by the collector of customs to the alien for whose account assessed. It shall also be unlawful for any such person to bring to any port of the United States any alien who is excluded by the provisions of section 3 of this Act because unable to read, or who is excluded by the terms of section 3 of this Act as a native of that portion of the Continent of Asia and the islands adjacent thereto described in said section, and if it shall appear to the satisfaction of the Secretary of Labor that these disabilities might have been detected by the exercise of reasonable precaution prior to the departure of such aliens from a foreign port, such person shall pay to the collector of customs of the customs district in which the port of arrival is located the sum of \$1,000, and in addition a sum equal to that paid by such alien for his transportation from the initial point of departure, indicated in his ticket, to the port of arrival, for each and every violation of this provision, such latter sum to be delivered by the collector of customs to the alien on whose account assessed.

Vol. 39, p. 875.

Fine imposed.

In addition, amount paid for passage.

Illiterates, excluded Asiatics, etc.

Vol. 39, p. 876.

Fine imposed.

In addition, amount paid for passage.

“If a fine is imposed under this section for the bringing of an alien to the United States, and if such alien is accompanied by another alien who is excluded from admission by the last proviso of section 18 of this Act, the person liable for such fine shall pay to the collector of customs, in addition to such fine but as a part thereof, a sum equal to that paid by such accompanying alien for his transportation from his initial point of departure indicated in his ticket, to the point of arrival, such sum to be delivered by the collector of customs to the accompanying alien when deported. And no vessel shall be granted clearance papers pending the determination of the question of the liability to the payment of such fines, or while the fines remain unpaid, nor shall such fines be remitted or refunded: *Provided*, That clearance may be granted prior to the determination of such questions upon the deposit of a sum sufficient to cover such fines or of a bond with sufficient surety to secure the payment thereof, approved by the collector of customs: *Provided further*, That nothing contained in this section shall be construed to subject transportation companies to a fine for bringing to ports of the United States aliens who are by any of the provisos or exceptions to section 3 of this Act exempted from the excluding provisions of said section.”

Additional fine for accompanying excluded alien.

Vol. 39, p. 888.

Clearance withheld.

Provisos. Deposit to secure clearance.

Not applicable to exempted classes.

Vol. 39, p. 877.

SEC. 27. Section 10 of the Immigration Act of 1917 is amended to read as follows:

Vol. 39, p. 881, amended.

“SEC. 10. (a) That it shall be the duty of every person, including owners, masters, officers, and agents of vessels of transportation lines, or international bridges or toll roads, other than railway lines which may enter into a contract as provided in section 23, bringing an alien to, or providing a means for an alien to come to, the United States, to prevent the landing of such alien in the United States at any time or place other than as designated by the immigration officers. Any such person, owner, master, officer, or agent who fails to comply with the foregoing requirements shall be guilty of a misdemeanor and on conviction thereof shall be punished by a

Restriction on admitting to other place of landing, etc.

Vol. 39, p. 892.

*Ante*, p. 163.

Punishment for violations.

fine in each case of not less than \$200 nor more than \$1,000, or by imprisonment for a term not exceeding one year, or by both such fine and imprisonment; or, if in the opinion of the Secretary of Labor, it is impracticable or inconvenient to prosecute the person, owner, master, officer, or agent of any such vessel, such person, owner, master, officer, or agent shall be liable to a penalty of \$1,000, which shall be a lien upon the vessel whose owner, master, officer, or agent violates the provisions of this section, and such vessel shall be libeled therefor in the appropriate United States court.

“(b) Proof that the alien failed to present himself at the time and place designated by the immigration officers shall be prima facie evidence that such alien has landed in the United States at a time or place other than as designated by the immigration officers.”

General definitions.

GENERAL DEFINITIONS.

Terms construed.

SEC. 28. As used in this Act—

“United States.”

(a) The term “United States,” when used in a geographical sense, means the States, the Territories of Alaska and Hawaii, the District of Columbia, Porto Rico, and the Virgin Islands; and the term “continental United States” means the States and the District of Columbia;

“Alien.”

(b) The term “alien” includes any individual not a native-born or naturalized citizen of the United States, but this definition shall not be held to include Indians of the United States not taxed, nor citizens of the islands under the jurisdiction of the United States;

“Ineligible to citizenship.”

Persons included.

R. S., sec. 2169, p. 380.  
Vol. 22, p. 58.

(c) The term “ineligible to citizenship,” when used in reference to any individual, includes an individual who is debarred from becoming a citizen of the United States under section 2169 of the Revised Statutes, or under section 14 of the Act entitled “An Act to execute certain treaty stipulations relating to Chinese,” approved May 6, 1882, or under section 1996, 1997, or 1998 of the Revised Statutes, as amended, or under section 2 of the Act entitled “An Act to authorize the President to increase temporarily the Military Establishment of the United States,” approved May 18, 1917, as amended, or under law amendatory of, supplementary to, or in substitution for, any of such sections;

R. S., secs. 1996-1998,  
p. 350.  
Vol. 37, p. 356.  
Vol. 40, p. 77.

“Immigration visa.”

(d) The term “immigration visa” means an immigration visa issued by a consular officer under the provisions of this Act;

“Consular officer.”

(e) The term “consular officer” means any consular or diplomatic officer of the United States designated, under regulations prescribed under this Act, for the purpose of issuing immigration visas under this Act. In case of the Canal Zone and the insular possessions of the United States the term “consular officer” (except as used in section 24) means an officer designated by the President, or by his authority, for the purpose of issuing immigration visas under this Act;

Application to Canal  
Zone and insular pos-  
sessions.

“Immigration Act of  
1917.”  
Vol. 39, p. 874.

(f) The term “Immigration Act of 1917” means the Act of February 5, 1917, entitled “An Act to regulate the immigration of aliens to, and the residence of aliens in, the United States”;

“Immigration laws.”

(g) The term “immigration laws” includes such Act, this Act, and all laws, conventions, and treaties of the United States relating to the immigration; exclusion, or expulsion of aliens;

“Person.”

(h) The term “person” includes individuals, partnerships, corporations, and associations;

“Commissioner Gen-  
eral.”

(i) The term “Commissioner General” means the Commissioner General of Immigration;

(j) The term "application for admission" has reference to the application for admission to the United States and not to the application for the issuance of the immigration visa;

"Application for admission."

(k) The term "permit" means a permit issued under section 10;

"Permit."  
*Ante*, p. 158.

(l) The term "unmarried," when used in reference to any individual as of any time, means an individual who at such time is not married, whether or not previously married;

"Unmarried."

(m) The terms "child," "father," and "mother," do not include a child or parent by adoption unless the adoption took place before January 1, 1924;

"Child," "father,"  
"mother."

(n) The terms "wife" and "husband" do not include a wife or husband by reason of a proxy or picture marriage.

"Wife," "husband."

#### AUTHORIZATION OF APPROPRIATION.

SEC. 29. The appropriation of such sums as may be necessary for the enforcement of this Act is hereby authorized.

Necessary appropriations authorized.

#### ACT OF MAY 19, 1921.

Act of May 19, 1921.

SEC. 30. The Act entitled "An Act to limit the immigration of aliens into the United States," approved May 19, 1921, as amended and extended, shall, notwithstanding its expiration on June 30, 1924, remain in force thereafter for the imposition, collection, and enforcement of all penalties that may have accrued thereunder, and any alien who prior to July 1, 1924, may have entered the United States in violation of such Act or regulations made thereunder may be deported in the same manner as if such Act had not expired.

Continuance of its penalties, etc.  
Vol. 42, pp. 5, 540, 1065.

#### TIME OF TAKING EFFECT.

Time of taking effect.

SEC. 31. (a) Sections 2, 8, 13, 14, 15, and 16, and subdivision (f) of section 11, shall take effect on July 1, 1924, except that immigration visas and permits may be issued prior to that date, which shall not be valid for admission to the United States before July 1, 1924. In the case of quota immigrants of any nationality, the number of immigration visas to be issued prior to July 1, 1924, shall not be in excess of 10 per centum of the quota for such nationality, and the number of immigration visas so issued shall be deducted from the number which may be issued during the month of July, 1924. In the case of immigration visas issued before July 1, 1924, the four-month period referred to in subdivision (c) of section 2 shall begin to run on July 1, 1924, instead of at the time of the issuance of the immigration visa.

On July 1, 1924.  
*Ante*, pp. 153, 157, 161-163, 160.

Prior issue of visas and permits.

Quota visas prior to July 1, 1924.

Visas to run from July 1, 1924.  
*Ante*, p. 153.

(b) The remainder of this Act shall take effect upon its enactment.  
(c) If any alien arrives in the United States before July 1, 1924, his right to admission shall be determined without regard to the provisions of this Act, except section 23.

Remainder on enactment.  
Aliens arriving before July 1, 1924.  
*Ante*, p. 165.

#### SAVING CLAUSE IN EVENT OF UNCONSTITUTIONALITY.

Saving clause.

SEC. 32. If any provision of this Act, or the application thereof to any person or circumstances, is held invalid, the remainder of the Act, and the application of such provision to other persons or circumstances, shall not be affected thereby.

Invalidity of any provision, etc., not to affect remainder of Act.

Approved, May 26, 1924.

May 26, 1924.  
[H. R. 9192.]  
[Public, No. 140.]

**CHAP. 191.**—An Act Making appropriations to supply urgent deficiencies in certain appropriations for the fiscal year ending June 30, 1924, and for other purposes.

Urgent deficiency appropriations for fiscal year, 1924.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the following sums are appropriated, out of any money in the Treasury not otherwise appropriated, to supply urgent deficiencies in certain appropriations for the fiscal year ending June 30, 1924, and for other purposes, namely:

Senate.

## SENATE

Contingent expenses.

### CONTINGENT EXPENSES

Inquiries and investigations.

For expenses of inquiries and investigations ordered by the Senate, including compensation of stenographers to committees at such rate as may be fixed by the Committee to Audit and Control the Contingent Expenses of the Senate but not exceeding 25 cents per hundred words, \$100,000.

District of Columbia.

## DISTRICT OF COLUMBIA

### COURTS

Supreme Court.  
Jurors' fees.

Supreme Court, District of Columbia: For fees of jurors, \$16,000, 60 per centum of said sum shall be paid out of the revenues of the District of Columbia and 40 per centum out of the Treasury of the United States.

Rent Commission.

### RENT COMMISSION

Balances reappropriated.  
*Ante*, p. 36.

Any unexpended balances of appropriations made for the Rent Commission of the District are hereby reappropriated and made available during the life of said commission.

State Department.

## DEPARTMENT OF STATE

Inter-American Committee on Electrical Communications.

### INTER-AMERICAN COMMITTEE ON ELECTRICAL COMMUNICATIONS

Expenses of representation at meeting in Mexico City.  
*Post*, p. 1340.

To defray the cost of representation of the United States at the meeting of the Inter-American Committee on Electrical Communications to be held in Mexico City, Mexico, in 1924, as authorized by the joint resolution approved April 28, 1924, including payment of salaries of a secretary and other employees, travel and subsistence expenses (notwithstanding the provisions of any other Act), and such other expenses as the President may deem necessary to the accomplishment of the purposes expressed in the aforesaid resolution, to be disbursed under the direction and subject to the approval of the Secretary of State, \$30,000, to remain available during the fiscal year 1925.

*Ante*, p. 112.

Department of Justice.

## DEPARTMENT OF JUSTICE

### MISCELLANEOUS OBJECTS

War frauds, investigation, prosecution, etc., of.

Investigation and prosecution of war frauds: For the investigation and prosecution of alleged frauds, either civil or criminal, or other crimes or offenses against the United States, growing out of or arising in connection with the preparation for or prosecution of the late war, including the institution and prosecution of suits for the recovery of moneys which contain no element of fraud but arose incident to the investigation of alleged frauds, including

the same objects specified under this head in the Act making appropriations for the Departments of State and Justice and the judiciary for the fiscal year 1924, \$200,000, to remain available until June 30, 1925.

## UNITED STATES COURTS

United States courts.

Salaries, fees, and expenses, United States marshals: For salaries, fees, and expenses of United States marshals and their deputies, including the same objects specified under this head in the Act making appropriations for the Departments of State and Justice and the judiciary for the fiscal year 1924, \$530,000.

Marshals.

Salaries and expenses of United States district attorneys: For salaries and expenses of United States district attorneys, including the same objects specified under this head in the Act making appropriations for the Departments of State and Justice and the judiciary for the fiscal year 1924, \$210,000.

District attorneys.

Salaries and expenses of clerks, United States courts: For salaries of clerks of United States circuit courts of appeals and of United States district courts, including the same objects specified under this head in the Act making appropriations for the Departments of State and Justice and for the judiciary for the fiscal year 1924, \$35,000.

Clerks.

Fees of United States commissioners: For fees of United States commissioners and justices of the peace acting under section 1014, Revised Statutes of the United States, \$125,000.

Commissioners.

R. S., sec. 1014, p. 189.

Fees of jurors: For fees of jurors, \$250,000.

Jurors.

Fees of witnesses: For fees of witnesses and for payment of the actual expenses of witnesses, as provided by section 850, Revised Statutes of the United States, \$200,000.

Witnesses.

R. S., sec. 850, p. 160.

Miscellaneous expenses, United States courts: For such miscellaneous expenses as may be authorized or approved by the Attorney General, for the United States courts and their officers, including so much as may be necessary in the discretion of the Attorney General for such expenses in the District of Alaska and in courts other than Federal courts, \$35,000.

Miscellaneous.

## PENAL INSTITUTIONS

Support of United States prisoners: For support of United States prisoners, including the same objects specified under this head in the Act making appropriations for the Departments of State and Justice and the judiciary for the fiscal year 1924, \$602,000.

Support of prisoners.

Approved, May 26, 1924.

**CHAP. 192.**—An Act To confer jurisdiction upon the Court of Claims to ascertain the cost to the Southern Pacific Company, a corporation, and the amounts expended by it from December 1, 1906, to November 30, 1907, in closing and controlling the break in the Colorado River, and to render judgment therefor, as herein provided.

May 26, 1924.

[H. R. 6012.]

[Public, No. 141.]

Whereas at the request of President Roosevelt, and under the stress of great emergency, from December 1, 1906, to November 30, 1907, the Southern Pacific Company closed and controlled the break in the Colorado River and thereby prevented the overflow and destruction of one million two hundred and fourteen thousand acres of irrigable land in the Imperial Valley in southern California, and saved to the Government the Laguna Dam and the Yuma reclamation project connected therewith in Arizona, as well as thousands of acres of other Government land along the Colorado River: Therefore

Southern Pacific  
Company.  
Preamble.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the claim of*

Colorado River.  
Claim of Company  
for expenses closing  
break, etc., in, referred  
to Court of Claims.

Judgment to be ren-  
dered for amount found  
due.

Right of appeal, etc.  
Evidence admitted.

the Southern Pacific Company, a corporation, against the United States for reimbursement and repayment to such company of the cost of said company and the amounts expended by it from December 1, 1906, to November 30, 1907, in closing and controlling the break in the Colorado River, be, and such claim is hereby, referred to the Court of Claims, and full jurisdiction is hereby vested in said court to ascertain the amounts actually expended and the actual costs incurred by the said Southern Pacific Company in closing and controlling said break within said period and to render judgment in favor of said Southern Pacific Company and against the United States of America for such aggregate amounts, less such proportion of such expenditures and costs as would be fair and reasonable to be deducted as said company's share of such expenditures and costs and the share of any subsidiary corporation of said Southern Pacific Company, because of the amount and probable value of the land and improvements thereon belonging at the time to said company, or any subsidiary corporation of said Southern Pacific Company, and which in the opinion of said court were saved by the closing and controlling of said break, as compared with the amount and probable value of the other land, improvements, and other property belonging at the time to the United States Government and occupants and settlers, and exclusive of railroad holdings, and holdings of any subsidiary corporation of said Southern Pacific Company, which, in the opinion of said court, were also saved by the closing and controlling of said break; with the right of appeal to both parties, and no statute of limitations shall apply to the right of recovery by said claimant. In ascertaining and determining aforesaid costs, expenses, facts, and matters, the court may receive and consider all papers, depositions, records, correspondence, and documents heretofore at any time filed in Congress, or with committees thereof, and in the executive departments of the Government, together with any other evidence offered.

Approved, May 26, 1924.

May 26, 1924.

[H. R. 2665.]

[Public, No. 142.]

**CHAP. 193.**—An Act Granting the consent of Congress to the city of Chicago to construct a bridge across the Calumet River in the vicinity of One hundred and thirty-fourth Street, in the city of Chicago, county of Cook, State of Illinois.

Calumet River.  
Chicago may bridge,  
at One hundred and  
thirty-fourth Street.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the city of Chicago, a corporation organized under the laws of the State of Illinois, to construct, maintain, and operate a bridge and approaches thereto across the Calumet River at a point suitable to the interests of navigation in the vicinity of One hundred and thirty-fourth Street, in section 36, township 37 north, range 14 east of the third principal meridian, in the city of Chicago, county of Cook, State of Illinois, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Construction.  
Vol. 34, p. 84.

Amendment.

**SEC. 2.** That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, May 26, 1924.

May 26, 1924.

[H. R. 6810.]

[Public, No. 143.]

**CHAP. 194.**—An Act Granting the consent of Congress to the Millersburg and Liverpool Bridge Corporation, and its successors, to construct a bridge across the Susquehanna River, at Millersburg, Pennsylvania.

Susquehanna River.  
Millersburg and  
Liverpool Bridge Cor-  
poration may bridge,  
Millersburg, Pa.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the Millersburg and Liverpool Bridge Corporation, a corporation organized under the laws of

the State of Pennsylvania, and its successors and assigns, to construct, maintain, and operate a bridge and approaches thereto across the Susquehanna River at a point suitable to the interests of navigation, at or near Millersburg, Pennsylvania, in the County of Dauphin, in the State of Pennsylvania, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Construction.  
Vol. 34, p. 84.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Amendment.

Approved, May 26, 1924.

**CHAP. 195.**—An Act Granting the consent of Congress to the State of Illinois, and the State of Iowa, or either of them, to construct a bridge across the Mississippi River, connecting the county of Carroll, Illinois, and the county of Jackson, Iowa.

May 26, 1924.  
[H. R. 7063.]  
[Public, No. 144.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the State of Illinois, and the State of Iowa, or either of them, to construct, maintain, and operate a bridge and approaches thereto across the Mississippi River at a point suitable to the interests of navigation, at or near the city of Savanna, in the county of Carroll, Illinois, and the city of Sabula, in the county of Jackson, in the State of Iowa, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Mississippi River.  
Illinois and Iowa  
may bridge, Savanna,  
Ill., to Sabula, Iowa.

Construction.  
Vol. 34, p. 84.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Amendment.

Approved, May 26, 1924.

**CHAP. 196.**—An Act To extend the time for the construction of a bridge across the North Branch of the Susquehanna River from the city of Wilkes-Barre to the borough of Dorranceton, Pennsylvania.

May 26, 1924.  
[H. R. 7846.]  
[Public, No. 145.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the time for commencing and completing the reconstruction of a bridge authorized by Act of Congress approved September 7, 1916, as renewed and extended by joint resolution approved February 15, 1921, to be constructed by the county of Luzerne, State of Pennsylvania, across the North Branch of the Susquehanna River, from the city of Wilkes-Barre to the borough of Dorranceton, in said county of Luzerne and the State of Pennsylvania, are hereby extended one and three years respectively, from the date of approval hereof.

North Branch of Sus-  
quehanna River.  
Time extended for  
bridging, at Wilkes-  
Barre, by Luzerne  
County, Pa.  
Vol. 39, p. 751; Vol.  
41, p. 1108.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Amendment.

Approved, May 26, 1924.

**CHAP. 197.**—An Act Granting the consent of Congress to the city of Saint Paul, Minnesota, to construct a bridge across the Mississippi River.

May 26, 1924.  
[H. R. 8229.]  
[Public, No. 146.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the city of Saint Paul, Minnesota, and its successors and assigns, to construct, maintain,

Mississippi River.  
Saint Paul, Minn.,  
may bridge, at Jackson  
Street.

and operate a temporary bridge and approaches thereto, across the Mississippi River at a point suitable to the interests of navigation at or near the point where Jackson Street, in said city of Saint Paul, crosses the Mississippi River in the county of Ramsey, in the State of Minnesota, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906: *Provided*, That all parts of the said temporary bridge shall be removed from the waterway within one year from the date that the new Robert Street Bridge, authorized by Act of Congress approved January 31, 1923, is opened to traffic.

Construction.  
Vol. 34, p. 84.

*Proriso.*  
Removal when Robert Street bridge completed.  
Vol. 42, p. 1221.

Amendment.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, May 26, 1924.

May 26, 1924.  
[H. R. 8304.]  
[Public, No. 147.]

**CHAP. 198.**—An Act Granting the consent of Congress to the city of Chicago to construct a bridge across the Calumet River at or near One hundredth Street, in the city of Chicago, County of Cook, State of Illinois.

Calumet River.  
Chicago, Ill., may  
bridge, at 100th Street.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the consent of Congress is hereby granted to the city of Chicago, a corporation organized under the laws of the State of Illinois, and its successors and assigns, to construct, maintain, and operate a bridge and approaches thereto across the Calumet River, at a point suitable to the interests of navigation, at or near One hundredth Street, in the city of Chicago, in the county of Cook, in the State of Illinois, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Construction.  
Vol. 34, p. 84.

Amendment.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, May 26, 1924.

May 27, 1924.  
[H. R. 5855.]  
[Public, No. 148.]

**CHAP. 199.**—An Act To fix the salaries of officers and members of the Metropolitan police force, the United States park police force, and the fire department of the District of Columbia.

District of Columbia.  
Police salaries fixed.

Major, etc.  
*Prorisos.*  
Inspector in charge  
of detective bureau.

Lieutenant assistant  
in detective bureau.

Sergeants, privates,  
etc.

Allowance for mounted  
and motor vehicle  
services.

Headquarters det-  
ectives, etc.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the annual basic salaries of the officers and members of the Metropolitan police force shall be as follows: Major and superintendent, \$5,200; assistant superintendents, \$3,500 each; inspectors, \$3,250 each: *Provided*, That the inspector assigned to the supervision and command of the detective bureau shall during the period of such assignment be rated as and shall receive the pay of an assistant superintendent; captains, \$3,000 each; lieutenants, \$2,700 each: *Provided*, That the lieutenant assigned as assistant to the inspector commanding the detective bureau, shall during the period of such assignment hold the rank and receive the pay of a captain; sergeants, \$2,400 each; privates of class 3, \$2,100 each; privates of class 2, \$1,900 each; privates of class 1, \$1,800 each. Driver-privates shall have the same rank and pay as privates of the above classes. Members of said police force who may be mounted on horses, furnished and maintained by themselves, shall each receive an extra compensation of \$450 per annum; members of said force who may be called upon to use motor vehicles, furnished and maintained by themselves, shall each receive an extra compensation of \$480 per annum; members

of said force detailed to detective headquarters in the prevention and detection of crime shall each receive extra compensation of \$600 per annum; members of said force who may be mounted on bicycles shall each receive an extra compensation of \$70 per annum; members of said force detailed for special service in the various precincts in the prevention and detection of crime shall each receive an extra compensation of \$240 per annum; and members detailed to the motor-cycle service shall each receive an extra compensation of \$120 per annum.

SEC. 2. That the annual basic salaries of the officers and members of the fire department of the District of Columbia shall be as follows: Chief engineer, \$5,200; deputy chief engineers, \$3,500 each; battalion chief engineers, \$3,050 each; fire marshal, \$3,250; deputy fire marshal, \$2,500; inspectors, \$2,160 each; captains, \$2,500 each; lieutenants, \$2,350 each; sergeants, \$2,200 each; superintendent of machinery, \$3,250; assistant superintendent of machinery, \$2,500; pilots, \$2,250 each; marine engineers, \$2,250 each; assistant marine engineers, \$2,150 each; marine fireman, \$1,800 each; privates of class 3, \$2,100 each; privates of class 2, \$1,900 each; privates of class 1, \$1,800 each.

SEC. 3. That in lieu of Sunday there shall be granted to the Metropolitan police and to each officer and member of the fire department of the District of Columbia one day off out of each week of seven days, which shall be in addition to his annual leave and sick leave now allowed by law: *Provided, however,* That whenever the Commissioners of the District of Columbia declare that an emergency exists of such a character as to require the continuous service of all the members of the Metropolitan police force and the members of the fire department, the major and superintendent of police and the chief engineer of the fire department shall have authority, and it shall be their duty, to suspend and discontinue the granting of the said one day off in seven during the continuation of such emergency.

UNITED STATES PARK POLICE.

SEC. 4. That the United States park police shall be under the exclusive charge and control of the officer in charge of public buildings and grounds, under the general direction of the Chief of Engineers, United States Army. It shall consist of an active officer of the United States Army, detailed by the War Department, one lieutenant with grade corresponding to that of lieutenant (Metropolitan police), one first sergeant, five sergeants with grade corresponding to that of sergeant (Metropolitan police), and fifty-four privates, all of whom shall have served three years to be with grade corresponding to private, class 3 (Metropolitan police); all of whom shall have served one year to be with grade corresponding to private, class 2 (Metropolitan police); and all of whom shall have served less than one year to be with grade corresponding to private, class 1 (Metropolitan police).

SEC. 5. That the annual salaries of the members of the United States park police force shall be as follows: Lieutenant, \$2,700; first sergeant, \$2,400; sergeants, \$2,300 each; privates, class 3, \$2,000 each; privates, class 2, \$1,800 each; privates, class 1, \$1,700 each.

SEC. 6. That the members of the United States park police force shall be furnished with uniforms, means of transportation, and such other equipment as may be necessary for the proper performance of their duties, including badges, revolvers, and ammunition; the United States Army officer detailed as superintendent of the United States park police, who shall use on official business motor transportation furnished and maintained by himself, shall receive

Bicycle mounts.

Motor cycle service.

Fire department salaries fixed.

Rates.

Post, p. 752.

Police and firemen granted one day off each week in lieu of Sundays.

*Proviso.*  
Suspended in case of an emergency.

Park police.

Under officer in charge of public buildings and grounds.

Composition and grades of force.

Post, p. 674.

Salaries.

Uniforms, equipment, etc., to be furnished.

Motor transportation for superintendent.

an extra compensation of not to exceed \$480 per annum. Members detailed to motor-cycle service shall each receive an extra compensation of \$120 per annum.

Entitled to benefits of policemen and firemen's relief fund. Vol. 39, p. 718.

SEC. 7. That under and in accordance with section 12 of the Act entitled "An Act making appropriations to provide for the expenses of the government of the District of Columbia for the fiscal year ending June 30, 1917, and for other purposes," approved September 1, 1916, as amended, members of the United States park police force shall be entitled to all the benefits of relief and retirement therein authorized upon the payment by each member into the policemen and firemen's relief fund, District of Columbia, of an amount equal to 1½ per centum of the total basic salary received by him since September 1, 1916, as a member of such United States park police force, and as a watchman of the United States in any public square or reservation in the District of Columbia: *Provided*, That a member of the United States park police force, to be designated by the officer in charge of public buildings and grounds, shall be a member of the police and firemen's retirement and relief board in all cases of relief and retirement of members of the United States park police force and of the White House police force: *Provided further*, That on and after July 1, 1924, appropriations to pay relief and other allowances authorized by said section 12 of the Act of September 1, 1916, shall be paid 60 per centum from the revenues of the District of Columbia and 40 per centum from the revenues of the United States: *And provided further*, That on and after July 1, 1924, the rate of deduction from the monthly salary of members of the Metropolitan police force, United States Park police, and the White House police force shall be 2½ per centum: *And provided further*, That such monthly deductions and other moneys now authorized by law to be credited to the policemen and firemen's relief fund shall continue to be so credited.

Payments required.

*Proviso.* Member to serve on relief board.

Proportions from District and United States revenues for relief funds, etc.

Deductions hereafter from police salaries.

Other credits to fund continued.

Refund to park police of sums paid to civil service retirement fund. Vol. 41, p. 619.

SEC. 8. That the refund provided for in section 11 of the Act entitled "An Act for the retirement of employees in the classified civil service, and for other purposes," approved May 22, 1920, as amended, shall be paid to all members of the United States park police force, who, on the date on which the provisions of this Act become effective are entitled to such refund, by reason of contributions previously made by them to the civil service retirement fund.

Special policemen, without pay, authorized for duty in parks, etc.

SEC. 9. That the officer in charge of public buildings and grounds, in his discretion, may appoint special policemen, without compensation, for duty in connection with the policing of the public parks and other reservations under his jurisdiction within the District of Columbia, such special policemen to have the same powers and perform the same duties as the United States park police and the Metropolitan police of said District of Columbia, and to be subject to such regulations as the Chief of Engineers may prescribe: *Provided*, That the jurisdiction and police power of such special policemen shall be restricted to the public parks and other reservations under the control of the officer in charge of public buildings and grounds.

Powers, etc.

*Proviso.* Jurisdiction limited.

Salaries effective from July 1, 1924.

SEC. 10. That the salaries herein provided for shall be payable on and after July 1, 1924.

Approved, May 27, 1924.

May 27, 1924.

[H. R. 2887.]

[Public, No. 149.]

CHAP. 200.—An Act To authorize the extension of the period of restriction against alienation on the homestead allotments made to members of the Kansas or Kaw Tribe of Indians in Oklahoma.

Kansas Indians, Okla.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the period of

restriction against alienation on homestead lands allotted to members of the Kansas or Kaw Tribe of Indians in Oklahoma, under the provisions of the agreement with said tribe of Indians as ratified and confirmed by the Act of Congress of July 1, 1902 (Thirty-second Statutes at Large, page 636), be, and is hereby, extended for a period of twenty years from January 1, 1928: *Provided*, That the extension authorized by this Act shall not affect the homestead allotment of any member of the Kaw Tribe who has been or may be declared to be competent by the Secretary of the Interior, after proper inquiry and investigation of conditions in such manner as he may deem necessary: *Provided further*, That the production of oil and gas and other minerals on such restricted lands may be taxed by the State of Oklahoma in all respects the same as production on unrestricted lands, and the Secretary of the Interior is hereby authorized and directed to cause to be paid the tax so assessed against the royalty interests of the respective Indian owners in such production from the royalties or from any other individual Indian funds held under his supervision belonging to the Indian owner of the land: *Provided, however*, That such tax shall not become a lien or charge of any kind or character against the land or other property of the Indian owner.

SEC. 2. That the Secretary of the Interior be, and he is hereby, authorized, when it would be for the best interests of a restricted Kaw Indian, to permit the sale of his homestead allotment under such rules and regulations as he may prescribe and upon such terms as he may approve.

Approved, May 27, 1924.

Alienation restrictions on allotments to, continued for another twenty years.  
Vol. 32, p. 636.

*Provisos.*  
Allotments to incompetents not affected.

Oil, etc., production taxable by the State.

No lien, etc., on property of Indian owner.

Sale of restricted allotments on approval of Secretary.

CHAP. 201.—An Act To change the name of Jewett Street west of Wisconsin Avenue to Cathedral Avenue.

May 27, 1924.  
[H. R. 6628.]  
[Public, No. 150.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the name of the street now known as Jewett Street west of Wisconsin Avenue be, and the same is hereby, changed to Cathedral Avenue, and the surveyor of the District of Columbia is hereby directed to enter such change on the records of his office.

District of Columbia.  
Jewett Street changed to Cathedral Avenue.

Approved, May 27, 1924.

CHAP. 202.—An Act To regulate the practice of optometry in the District of Columbia.

May 28, 1924.  
[R. R. 3236.]  
[Public, No. 151.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the practice of optometry is defined to be the application of optical principles through technical methods and devices in the examination of the human eye for the purpose of determining visual defects, and the adaptation of lenses for the aid and relief thereof.

District of Columbia.  
Optometry.  
Practice of, defined.

SEC. 2. That on and after six months from the passage of this Act it shall be unlawful for any person in the District of Columbia to engage in the practice of optometry or represents himself to be a practitioner of optometry, or attempt to determine by an examination of the eyes the kind of eyeglasses required by any person, or represents himself to be a licensed optometrist when not so licensed, or to represent himself as capable of examining the eyes of any person for the purpose of fitting glasses, excepting those hereinafter exempted, unless he shall have fulfilled the requirements and com-

Practicing, etc., without a license, unlawful.

False impersonation,  
failure to register, etc.,  
unlawful.

Post, p. 180.

Punishment for viola-  
tions.

Board of Optometry.  
Appointment of, by  
District Commission-  
ers from list furnished  
by Optometric So-  
ciety.

Qualifications.

Ante, p. 177.

Terms of first ap-  
pointees.

Subsequent.

Qualifying oath.

Certificate of ap-  
pointment.

Removal, etc.

Organization, etc.

Meetings.

plied with the conditions of this Act and shall have obtained a license from the District of Columbia Board of Optometry, created by this Act; nor shall it be lawful for any person in the District of Columbia to represent that he is a lawful holder of a license as provided by this Act when in fact he is not such lawful holder, or to impersonate any licensed practitioner of optometry, or shall fail to register the certificate as provided in section 13 of this Act.

Any person violating any of the provisions of this Act shall be guilty of a misdemeanor, and upon conviction for the first offense shall be fined not more than \$500, and upon conviction for any subsequent offense shall be fined not less than \$500 nor more than \$1,000, or be imprisoned in the District jail not less than three months nor more than one year, or both, in the discretion of the court.

SEC. 3. That the Commissioners of the District of Columbia shall appoint a Board of Optometry consisting of five persons, such persons and those thereafter appointed as hereinafter provided for to be selected from a list of ten optometrists submitted by a majority vote at some regular meeting of the District of Columbia Optometric Society, each of whom shall be a citizen of the United States, over the age of twenty-one years, actually engaged in the practice of optometry as defined in section 1 of this Act, and who shall have been engaged in the actual and continuous practice of the same in the District of Columbia for at least three years next preceding his appointment. The said Board of Optometry shall be so appointed within thirty days after the approval of this Act, and of the first appointees the said commissioners shall designate two, who shall serve for a term of one year, two for a term of two years, and one for a term of three years from the date of said appointment, and each year thereafter the commissioners shall appoint successors to those whose terms expire as members of said board to serve for a term of three years; and in case of death, resignation, or removal of any member the vacancy for the unexpired term shall be filled by the said commissioners in the same manner as other appointments.

Each appointee to the Board of Optometry as hereinbefore provided for shall, within fifteen days from the date of his appointment, qualify by subscribing to the following oath of office before any officer authorized to administer oaths in the District of Columbia: "I do solemnly swear that I will faithfully, impartially, with fidelity and according to law, perform the duties of a member of the Board of Optometry of the District of Columbia, to the best of my ability, so help me God."

Upon such oath being filed with the commissioners, they shall issue to said member a certificate of his appointment.

The commissioners are herewith vested with authority to remove from office at any time any member of said board for neglect of duty, incompetency, improper conduct, or when the license to practice optometry of any member of said board shall have been suspended or revoked.

SEC. 4. That the first meeting of the Board of Optometry created under the provisions of this Act shall be held within thirty days from the date of appointment, at which meeting and at each annual meeting thereafter the members shall organize by electing a president, vice president, and a secretary-treasurer, who shall hold office for one year or until their respective successors have been appointed and have qualified. Said board shall hold its meetings at the end of every six months thereafter at such hour and place as it may designate for the examination of applicants for license to practice optometry in the District of Columbia, and for the transaction of such other business as may legally come before it; and may hold such additional meetings upon the call of the

president of the said board, or upon a call of a majority of the members of the board as the same become necessary for the examination of applicants for licenses or for carrying into effect the provisions of this Act. If the date of any of said meetings shall fall upon a Sunday or a legal holiday, said meeting shall be held on the first business day thereafter.

Three members of the board shall constitute a quorum for the transaction of business, and should a quorum not be present on the day appointed for any meeting those present may adjourn from day to day until a quorum be present.

SEC. 5. That the board shall have authority and it shall be its duty to make all by-laws and necessary regulations for the proper discharge of its duties, and submit same to the Commissioners of the District of Columbia for approval.

SEC. 6. That before entering upon the discharge of the duties of his office the secretary-treasurer of the board shall give such bond for the performance of his duties as the Commissioners of the District of Columbia shall require, the premium of such bond to be paid from the funds in the possession of the board.

SEC. 7. That the secretary-treasurer shall receive as compensation for his services an annual salary to be determined by the board, which salary and all other expenses of the board necessary in carrying out the provisions of this Act shall be paid from the funds in the custody of the secretary-treasurer for the use of the board upon requisition signed by the secretary-treasurer and countersigned by the president of the board; and on the 30th day of June of each year if any surplus remains the members of the board shall be paid such reasonable compensation out of the funds in the custody of the board as the Commissioners of the District of Columbia may determine: *Provided, however,* That said compensation and expenses shall not exceed the amount received by the board under the provisions of this Act.

SEC. 8. That the District Board of Optometry shall have an official seal and shall keep a record of its proceedings, a record of registered optometrists and of licenses by it revoked. Its records shall be open to public inspection between the hours of nine and three o'clock of any business day, and it shall keep on file all examination papers for a period of one year after each examination. A transcript of an entry in such records, certified by the secretary-treasurer, under the seal of the board, shall be prima facie evidence of the facts therein stated. The board shall on or before the 10th day of July in each year make a report to the Commissioners of the District of Columbia of its official acts during the preceding twelve months ending June 30, and of its receipts and disbursements, and a full and complete report of the conditions pertaining to optometry in the District of Columbia.

SEC. 9. That on and after six months from the passage of this Act, as set forth in section 2 hereof, every person desiring to practice optometry, or, if now in practice, to continue the practice thereof, except as herein otherwise provided, shall take an examination as provided in this Act and shall fulfill the other requirements as in this Act provided.

SEC. 10. That any person who has been engaged in the practice of optometry for at least two full years (one of which must have been in the District of Columbia), immediately prior to the passage of this Act, who is more than twenty-one years of age and of good moral character, shall be entitled to take the limited examination covering the following only:

- (a) The limitations of the sphere of optometry.
- (b) The essential scientific instruments used in optometry.

Quorum.

By-laws and regulations.

Secretary-treasurer.  
Bond required.Compensation, etc.,  
from funds of board.Payment to mem-  
bers from surplus.*Proviso.*  
Limit.

Seal, record, etc.

Annual report to  
Commissioners.Examinations for  
authority to practice.Limited examina-  
tions for present prac-  
titioners.

Subjects.

- (c) The form and power of lenses used in optometry.
- (d) A correct method of measuring hypermetropia, myopia, astigmatism, and presbyopia.
- (e) The writing of formulas or prescriptions for the adaptation of lenses in aid of vision.

Standard examinations if desired.

Proviso. Failure not a disqualification.

Standard examinations. Qualifications of applicants.

Any person who has previously taken the limited examination and received certificate of the same as herein provided may also, if he so desires, take the standard examination at any time, any provisions in section 11 hereof to the contrary notwithstanding: *Provided, however,* That failure to pass the standard examination after having qualified under the limited examination as in this paragraph set forth shall not disqualify him as a lawful practitioner.

Tests for.

SEC. 11. That any person over the age of twenty-one years, of good moral character, who has had a preliminary education equivalent to a two years' course in a first-grade high-school (which shall be determined either by examination or by certificate acceptable to the board as to work done in such approved institution), and who is a graduate of a school of optometry in good standing (as determined by the board and which maintains a course in optometry of not less than one thousand hours), shall be entitled to take the standard examination. Such standard examination shall consist of tests in—

- (a) Practical optics.
- (b) Theoretic optometry.
- (c) Anatomy and physiology and such pathology as may be applied to optometry.
- (d) Practical optometry.
- (e) Theoretic and physiologic optics.

Subsequent changes of educational standards permitted.

SEC. 12. That the board, with the approval of the Commissioners of the District of Columbia, is authorized and empowered to alter, amend, and otherwise change the educational standards at any time, but in altering, amending, or changing said standards the board shall not be permitted to lower the same below the standards herein set forth.

Applications to be filed. Requirements.

SEC. 13. That every person desiring to be licensed as in this Act provided shall file with the secretary-treasurer of the board upon appropriate blank to be furnished by said secretary-treasurer an application accompanied by the recommendation of two reputable citizens, verified by oath, setting forth the facts which entitled the applicant to examination and license under the provisions of this Act. The said board shall hold at least two examinations each year. In case of failure at any standard examination the applicant, after the expiration of six months and within two years, shall have the privilege of taking a second examination by the board without the payment of an additional fee. In case of failure at the limited examination hereinbefore provided for the applicant shall, after the expiration of six months and within two years, have the privilege of taking a second examination without the payment of an additional fee.

Second examination allowed on failure at first.

License to practice given on passage of examination, etc.

Every applicant who shall pass the standard examination or the limited examination, as the case may be, and who shall otherwise comply with the provisions of this Act, shall receive from the said board under its seal a license entitling him to practice optometry in the District of Columbia, which license shall be duly registered in a record book to be properly kept by the secretary-treasurer of the board for that purpose which shall be open to public inspection; and a duly certified copy of said record shall be recorded in the clerk's office of the Supreme Court of the District of Columbia, and shall be admitted as prima facie evidence in all courts of the District of Columbia in the trial of any cause, and it shall be the

Certified copy to be recorded in office of clerk of District supreme court.

duty of the clerk of the Supreme Court of the District of Columbia to keep a special book for the purpose of recording said licenses, and shall, upon application and by the payment of a fee of 50 cents, deliver to any person applying therefor a certificate that the license has been recorded in compliance with the provisions of this Act. Each person to whom a certificate of license shall be issued by said board shall keep same displayed in a conspicuous place in his principal office or place of business wherein said person shall practice optometry, and shall, whenever required, exhibit the said certificate to any member or agent of the board.

SEC. 14. That the said board shall charge the following fees for examinations, registrations, and renewals of certificates: The sum of \$25 for a standard or a limited examination. Every registered optometrist who desires to continue the practice of optometry shall annually, on or before the 10th day of January of each year, pay to the secretary-treasurer of the board a renewal registration fee to be fixed annually by the board, not to exceed \$10, for which he shall receive a renewal of his certificate. In case of neglect to pay the renewal registration fee as herein provided the board shall have authority to revoke such license and the holder thereof may be reinstated by complying with the conditions specified in this section, but no license or permit may be revoked without giving sixty days' notice to the delinquent, but the board shall only have the right to renew such license on the payment of the renewal fee with penalty of \$5: *Provided*, That retirement from practice for a period of not exceeding five years shall not deprive the holder of said license of the right to renew the same upon the payment of the fee herein required.

SEC. 15. That the board shall adopt a seal and license of suitable design and shall have an office in the District of Columbia where examinations shall be held and where all of the permanent records shall be kept.

SEC. 16. That the board may in its discretion refuse to grant a license to any applicant and may cancel, revoke, or suspend the operation of any license by it granted for any of the following reasons: The conviction of crime involving moral turpitude, habitual use of narcotics, or any other substance which impairs the intellect and judgment to such an extent as to incapacitate anyone for the duties of optometry, or for a conviction as provided in section 2 of this Act.

SEC. 17. That any person who is the holder of a license or who is an applicant for a license against whom any charges are preferred shall be furnished by the board with a copy of the complaint and shall have a hearing before the board at which hearing he may be represented by counsel. At such hearing witnesses may be examined for and against the accused respecting such charges; the board shall thereupon pass upon said charges.

SEC. 18. That any applicant for a license who has been examined by the Board of Optometry in any of the States of the United States which through reciprocity similarly accredits the holder of a license issued by the Board of Optometry of the District of Columbia to the full privileges of practice within such State may on the payment of a fee of \$25 to the said board and on filing in the office of the board a true and attested copy of said license, certified by the president and secretary-treasurer of the said board, showing the same and also showing that the standard of requirements adopted and enforced by said board is equal to that provided by this Act, shall without further examination receive the license: *Provided*, That such applicant has not previously failed at any examination held by the Board of Optometry of the District of Columbia.

Fee for certificate of record.

License to be displayed, etc., by practitioner.

Fees authorized. Annual.

License revoked if annual fee not paid.

Notice to delinquent.

*Proviso.* Renewal after retirement.

Form of seal and license.

Licenses may be refused, canceled, etc.

Reasons specified.

*Ante*, p. 178.

Hearings.

Issue without examination to holder of State, etc., license.

*Proviso.* Condition.

No medical, etc., title conferred hereby.

SEC. 19. That nothing in this Act shall be construed as conferring on the holder of any license issued by said board the right to use any title or any word or abbreviation indicating that he is engaged in the practice of medicine, surgery, or the treatment of the eye, of the diagnosis of diseases of or injuries to the human eye, or the writing or issuing of prescriptions for the obtaining of drugs or medicine in any form for the treatment or examination of the human eye.

Persons not affected. Practicing physicians and surgeons.

SEC. 20. That the provisions of this Act shall not apply—  
(a) To physicians and surgeons practicing under authority or license issued under the laws of the District of Columbia for the practice of medicine and surgery.

If only dealers in spectacles, etc.

(b) To persons selling spectacles and (or) eyeglasses and who do not attempt either directly or indirectly to adapt them to the eye, and who do not practice or profess the practice of optometry.

Meaning of words.

SEC. 21. That wherever in this Act the singular number is used it shall be interpreted as meaning either singular or plural if compatible with the sense of the language used, and when in this Act the masculine gender is used it shall be construed as meaning also the feminine gender if not inconsistent with such use.

Invalidity of any provision not to affect remainder of Act.

SEC. 22. If any provision of this Act, or the application thereof to any person or circumstances, is held invalid, the remainder of the Act, and the application of such provision to other persons or circumstances, shall not be affected thereby.

Approved, May 28, 1924.

May 28, 1924.

[H. R. 6820.]

[Public, No. 152.]

**CHAP. 203.**—An Act Making appropriations for the Navy Department and the naval service for the fiscal year ending June 30, 1925, and for other purposes.

Navy Department and naval service appropriations.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the following sums are appropriated, out of any money in the Treasury not otherwise appropriated, for the Navy Department and the naval service for the fiscal year ending June 30, 1925, namely:

Secretary's Office.

## OFFICE OF THE SECRETARY.

### SALARIES, SECRETARY'S OFFICE, NAVY DEPARTMENT.

Secretary, Assistant, and civilian personnel.

Secretary of the Navy, \$12,000; Assistant Secretary, and other personal services in the District of Columbia in accordance with the Classification Act of 1923, \$136,080; in all, \$148,080: *Provided*, That in expending appropriations or portions of appropriations contained in this Act for the payment for personal services in the District of Columbia in accordance with the Classification Act of 1923, the average of the salaries of the total number of persons under any grade or class thereof in any bureau, office, or other appropriation unit shall not at any time exceed the average of the compensation rates specified for the grade by such Act: *Provided*, That this restriction shall not apply (1) to grades 1, 2, 3, and 4 of the clerical-mechanical service, or (2) to require the reduction in salary of any person whose compensation is fixed as of July 1, 1924, in accordance with the rules of section 6 of such Act, or (3) to prevent the payment of a salary under any grade at a rate higher than the maximum rate of the grade when such higher rate is permitted by the Classification Act of 1923 and is specifically authorized by other law.

*Proviso.*  
Salaries limited to average rates under Classification Act. Vol. 42, p. 1488.

Not applicable to clerical-mechanical service. Fixed salaries not reduced.

Payments at higher rates permitted.

General Board.

### GENERAL BOARD.

Civilian personnel.

Salaries, Navy Department: For personal services in the District of Columbia in accordance with the Classification Act of 1923, \$9,720.

NAVAL EXAMINING AND RETIRING BOARDS.

Salaries, Navy Department: For personal services in the District of Columbia in accordance with the Classification Act of 1923, \$9,720.

Examining and Retiring Boards.  
Civilian personnel.

COMPENSATION BOARD.

Salaries, Navy Department: For personal services in the District of Columbia in accordance with the Classification Act of 1923, \$32,940.

Compensation Board.  
Civilian personnel.

CONTINGENT EXPENSES, NAVY DEPARTMENT.

For professional and technical books and periodicals, law books, and necessary reference books, including city directories, railway guides, freight, passenger, and express tariff books, for department library, \$2,000.

Department contingent expenses.  
Library.

For stationery, furniture, newspapers, plans, drawings, and drawing materials; purchase and exchange of motor trucks or motor delivery wagons, maintenance, repair, and operation of motor trucks or motor delivery wagons, and one motor-propelled passenger-carrying vehicle, to be used only for official purposes; garage rent; street-car fares not exceeding \$500; freight, expressage, postage, typewriters, and computing machines; and other absolutely necessary expenses of the Navy Department and its various bureaus and offices, \$78,000; it shall not be lawful to expend, unless otherwise specifically provided herein, for any of the offices or bureaus of the Navy Department in the District of Columbia, any sum out of appropriations made for the naval service for any of the purposes mentioned or authorized in this paragraph.

Stationery, furniture, vehicles, etc.  
  
Naval service appropriations not to be used for Department purposes.

PRINTING AND BINDING.

For printing and binding for the Navy Department and the Naval Establishment executed at the Government Printing Office, \$475,000, including not exceeding \$85,000 for the Hydrographic Office.

Printing and binding.  
Hydrographic Office.

PAY, MISCELLANEOUS.

For commissions and interest; transportation of funds; exchange; mileage and actual and necessary expenses and per diem in lieu of subsistence as authorized by law to officers of the Navy and Naval Reserve Force while traveling under orders, and for traveling expenses of civilian employees, and for mileage, at 5 cents per mile, to midshipmen entering the Naval Academy while proceeding from their homes to the Naval Academy for examination and appointment as midshipmen; for actual traveling expenses of female nurses; actual expenses of officers while on shore patrol duty; hire of launches or other small boats in Asiatic waters; for rent of buildings and offices not in navy yards; expenses of courts-martial, including law and reference books, prisoners and prisons, and courts of inquiry, boards of inspection, examining boards, with clerks, and witnesses' fees, and traveling expenses and costs; expenses of naval defense districts; stationery and recording; religious books; newspapers and periodicals for the naval service; all advertising for the Navy Department and its bureaus (except advertising for recruits for the Bureau of Navigation); copying; ferriage; tolls; costs of suits; relief of vessels in distress; recovery of valuables from shipwrecks; quarantine expenses; reports; professional investigation; cost of special instruction at home and abroad, including maintenance of students and attachés; information from abroad and at

Pay, miscellaneous.  
  
Expenses designated.  
  
Mileage to midshipmen entering Naval Academy.  
  
Advertising, etc.  
  
Information from abroad, etc.

Interned prisoners of war, etc.

Damage claims.  
Vol. 41, p. 132.

*Provisos.*  
Restriction on use in naval districts.

Clerical, etc., services at yards and stations.

home, and the collection and classification thereof; all charges pertaining to the Navy Department and its bureaus for ice for the cooling of drinking water on shore (except at naval hospitals), and not to exceed \$200,000 for telephone rentals and tolls, telegrams and cablegrams; postage, foreign and domestic, and post-office box rentals; for necessary expenses for interned persons and prisoners of war under the jurisdiction of the Navy Department, including funeral expenses for such interned persons or prisoners of war as may die while under such jurisdiction, and for payment of claims for damages under Naval Act approved July 11, 1919; and other necessary and incidental expenses; in all, \$2,550,000: *Provided*, That no part of this appropriation shall be available for the expense of any naval district unless the commandant thereof shall be also the commandant of a navy yard, naval training station, or naval operating base: *Provided further*, That the sum to be paid out of this appropriation, under the direction of the Secretary of the Navy, for clerical inspection, and messenger service in navy yards and naval stations, for the fiscal year ending June 30, 1925, shall not exceed \$560,000.

#### CONTINGENT, NAVY.

Contingent, Navy.

For all emergencies and extraordinary expenses, exclusive of personal services in the Navy Department or any of its subordinate bureaus or offices at Washington, District of Columbia, arising at home or abroad, but impossible to be anticipated or classified, to be expended on the approval and authority of the Secretary of the Navy, and for such purposes as he may deem proper, \$40,000.

Virgin Islands.

#### TEMPORARY GOVERNMENT FOR WEST INDIAN ISLANDS.

Temporary government in.  
Vol. 39, p. 1132.

Additional from insular revenues.

For expenses incident to the occupation of the Virgin Islands and to the execution of the provisions of the Act providing a temporary government for the West Indian Islands acquired by the United States from Denmark, and for other purposes, approved March 3, 1917, to be applied under the direction of the President, \$270,150, plus so much of \$53,850 additional as may equal the sum of revenue collected and paid into the treasuries of said islands in excess of \$270,150.

Marine schools.

#### STATE MARINE SCHOOLS.

Reimbursing New York, Massachusetts, and Pennsylvania for.

Vol. 36, p. 1353.

To reimburse the State of New York, \$25,000; the State of Massachusetts, \$25,000; and the State of Pennsylvania, \$25,000, for expenses incurred in the maintenance and support of marine schools in those States in accordance with section 2 of the Act entitled "An Act for the establishment of marine schools, and for other purposes," approved March 4, 1911; in all, \$75,000.

Lepers, etc.

#### CARE OF LEPERS, AND SO FORTH, ISLAND OF GUAM.

Care, etc., Cullion, P. I.

Naval station, island of Guam: For maintenance and care of lepers, special patients, and for other purposes, including cost of transfer of lepers from Guam to the island of Cullion, in the Philippines, and their maintenance, \$18,000; for educational purposes, \$12,000; in all, \$30,000.

Experimental and research laboratory.

#### EXPERIMENTAL AND RESEARCH LABORATORY.

Experiments, operation, etc.  
Vol. 39, p. 570.

For laboratory and research work and other necessary work of the experimental and research laboratory for the benefit of the naval service, as authorized in the Naval Appropriation Act approved

August 29, 1916, including operation and maintenance of laboratory, additions to equipment necessary properly to carry on work in hand, maintenance of buildings and grounds, and the temporary employment of such scientific civilian assistants as may become necessary, to be expended under the direction of the Secretary of the Navy, \$125,000: *Provided*, That \$25,000 of this appropriation shall be available for the temporary employment of civilian scientists and technicians required on special problems: *Provided further*, That the sum to be paid out of this appropriation for technical, drafting, clerical, and messenger service shall not exceed \$25,000 in addition to the amount authorized by the preceding proviso.

*Provisos.*  
Temporary scien-  
tists, etc.

Technical, etc., serv-  
ices.

## OFFICE OF NAVAL RECORDS AND LIBRARY.

Naval Records and  
Library.

### SALARIES, NAVY DEPARTMENT.

For personal services in the District of Columbia in accordance with the Classification Act of 1923, \$24,840.

Civilian personnel.

### NAVAL WAR RECORDS.

Naval Records of  
World War.

Toward the collection or copying and classification, with a view to publication, of the naval records of the war with the Central Powers of Europe, including personal services in the District of Columbia in accordance with the Classification Act of 1923 and including the purchase of books, periodicals, photographs, maps, and other publications, documents, and pictorial records of the Navy in said war and other necessary incidental expenses, \$20,800.

Expenses of collect-  
ing, etc.

## OFFICE OF JUDGE ADVOCATE GENERAL.

Judge Advocate Gen-  
eral.

### SALARIES, NAVY DEPARTMENT.

For personal services in the District of Columbia in accordance with the Classification Act of 1923, \$99,220.

Civilian personnel,  
office of.

## OFFICE OF CHIEF OF NAVAL OPERATIONS.

Chief of Naval Op-  
erations.

### SALARIES, NAVY DEPARTMENT.

For personal services in the District of Columbia in accordance with the Classification Act of 1923, \$66,840.

Civilian personnel,  
office of.

### BOARD OF INSPECTION AND SURVEY.

Board of Inspection  
and Survey.

Salaries, Navy Department: For personal services in the District of Columbia in accordance with the Classification Act of 1923, \$22,260.

Civilian personnel.

### OFFICE OF DIRECTOR OF NAVAL COMMUNICATIONS.

Director of Naval  
Communications.

Salaries, Navy Department: For personal services in the District of Columbia in accordance with the Classification Act of 1923, \$133,240.

Civilian personnel,  
office of.

### OFFICE OF NAVAL INTELLIGENCE.

Naval Intelligence  
Office.

Salaries, Navy Department: For personal services in the District of Columbia in accordance with the Classification Act of 1923, \$42,820.

Civilian personnel.

## BUREAU OF NAVIGATION.

## TRANSPORTATION AND RECRUITING.

Transportation, etc.

For travel allowance or for transportation and subsistence as authorized by law of enlisted men upon discharge; transportation of enlisted men and apprentice seamen and applicants for enlistment at home and abroad, with subsistence and transfers en route, or cash in lieu thereof; transportation to their homes, if residents of the United States, of enlisted men and apprentice seamen discharged on medical survey, with subsistence and transfers en route, or cash in lieu thereof; transportation of sick or insane enlisted men and apprentice seaman to hospitals, with subsistence and transfers en route, or cash in lieu thereof; apprehension and delivery of deserters and stragglers, and for railway guides and other expenses incident to transportation; expenses of recruiting for the naval service; rent of rendezvous and expenses of maintaining the same; advertising for and obtaining men and apprentice seamen; actual and necessary expenses in lieu of mileage to officers on duty with traveling recruiting parties; transportation of dependents of enlisted men; in all, \$3,600,000.

Recruiting.

Dependents of enlisted men.

## RECREATION FOR ENLISTED MEN.

Recreation for enlisted men.

Proviso.  
Pay restriction.

For the recreation, amusement, comfort, contentment, and health of the Navy, to be expended in the discretion of the Secretary of the Navy, under such regulations as he may prescribe, \$500,000: *Provided*, That not more than two persons shall be employed hereunder at a rate of compensation exceeding \$1,800 per annum.

## CONTINGENT.

Contingent.

For continuous-service certificates, commissions, warrants, diplomas, discharges, good-conduct badges, and medals for men and boys; purchase of gymnastic apparatus; transportation of effects of deceased officers and enlisted men of the Navy, and of officers and men of the Naval Reserve Force who die while on duty; books for training apprentice seamen and landsmen; packing boxes and materials; books and models; stationery; and other contingent expenses and emergencies arising under cognizance of the Bureau of Navigation, unforeseen and impossible to classify, \$18,000.

Gunnery and engineering exercises.

Prizes, badges, etc.

## GUNNERY AND ENGINEERING EXERCISES.

For prizes, trophies, and badges for excellence in gunnery, target practice, engineering exercises, and for economy in fuel consumption, to be awarded under such rules as the Secretary of the Navy may formulate; for the purpose of recording, classifying, compiling, and publishing the rules and results; for the establishment and maintenance of shooting galleries, target houses, targets, and ranges; for hiring established ranges, and for transporting equipment to and from ranges, \$95,000.

## INSTRUMENTS AND SUPPLIES.

Equipment supplies, etc.

For supplies for seamen's quarters; and for the purchase of all other articles of equipage at home and abroad; and for the payment of labor in equipping vessels therewith and manufacture of such articles in the several navy yards; all pilotage and towage of ships of war; canal tolls, wharfage, dock and port charges, and other necessary incidental expenses of a similar nature; services and

materials in repairing, correcting, adjusting, and testing compasses on shore and on board ship; nautical and astronomical instruments and repairs to same, and pay of chronometer caretakers; libraries for ships of war, professional books, schoolbooks, and papers; maintenance of gunnery and other training classes; compasses, compass fittings, including binnacles, tripods, and other appendages of ship's compasses; logs and other appliances for measuring the ship's way, and leads and other appliances for sounding; photographs, photographic instruments and materials, printing outfit and materials; and for the necessary civilian electricians for gyrocompass testing and inspection; in all, \$640,000.

OCEAN AND LAKE SURVEYS.

For hydrographic surveys, including the pay of the necessary hydrographic surveyors, cartographic draftsmen, and recorders, and for the purchase of nautical books, charts, and sailing directions, \$85,000.

Ocean and lake surveys.

NAVAL TRAINING STATIONS.

For maintenance, including labor and material, heat, light, water, general care, repairs, and improvement; school books; and all other incidental expenses for the naval training stations that follow:

Training stations.

Maintenance, etc.

- San Diego, California, \$150,000;
- Newport, Rhode Island, \$250,000;
- Great Lakes, Illinois, \$250,000;
- Hampton Roads, Virginia, \$260,000:

- California.
- Rhode Island.
- Illinois.
- Virginia.
- Proviso. Clerical, etc., services.

*Provided*, That the amount to be paid out of each of the foregoing sums under the direction of the Secretary of the Navy for clerical, drafting, inspection, and messenger service for the fiscal year ending June 30, 1925, shall not exceed \$12,600, except for Great Lakes, which shall not exceed \$13,500.

NAVAL RESERVE FORCE.

Naval Reserve Force.

For expenses of organizing, administering, and recruiting the Naval Reserve Force and Naval Militia; for the maintenance and rental of armories, including the pay of necessary janitors, and for wharfage, \$170,000; for pay and allowances of officers and enrolled men of the Naval Reserve Force, other than class one, while on active duty for training; mileage for officers while traveling under orders to and from active duty for training; transportation of enrolled men to and from active duty for training, and subsistence and transfers en route or cash in lieu thereof; subsistence of enrolled men during the actual period of active duty for training; pay and allowances of officers of the Naval Reserve Force and pay, allowances, and subsistence of enrolled men of the Naval Reserve Force when ordered to active duty in connection with the instruction, training, and drilling of the Naval Reserve Force; and retainer pay of officers and enrolled men of the Naval Reserve Force, other than class one, \$3,409,826; for aviation material, equipment, fuel, and rental of hangars, \$320,174; in all, \$3,900,000, not more than \$1,242,289 of which amount shall be available, in addition to other appropriations, for fuel and the transportation thereof and for all other expenses in connection with the maintenance, operation, repair, and upkeep of vessels and aircraft assigned for training the Naval Reserve Force: *Provided*, That no part of the money appropriated in this Act shall be used for the training of any member of the Naval Reserve Force except with his own consent:

Organizing, recruiting, etc., expenses.

Pay, etc., on active training duty.

Retainer pay.

Aviation material, etc.

Additional to other appropriations for vessels, etc.

Proviso. Consent to training required.

Uniforms to Volunteer Naval Reserve.

*Provided further*, That until June 30, 1925, members of the Volunteer Naval Reserve may, in the discretion of the Secretary of the Navy, be issued such articles of uniform as may be required for their drills and training, the value thereof not to exceed that authorized to be issued to other classes of the Naval Reserve Force and to be charged against the clothing and small stores fund:

Naval Militia. Constituted from State, etc., Organized Militia. Until June 30, 1925, made part of Naval Reserve Force. Vol. 38, p. 235.

*Provided further*, That until June 30, 1925, of the Organized Militia as provided by law, such part as may be duly prescribed in any State, Territory, or for the District of Columbia shall constitute a Naval Militia; and until June 30, 1925, such of the Naval Militia as now is in existence, and as now organized and prescribed by the Secretary of the Navy under authority of the Act of Congress approved February 16, 1914, shall be a part of the Naval Reserve Force, and the Secretary of the Navy is authorized to maintain and provide for said Naval Militia as provided in said Act: *Provided further*, That upon their enrollment in the Naval Reserve Force, and not otherwise until June 30, 1925, the members of said Naval Militia shall have all the benefits, gratuities, privileges, and emoluments provided by law for other members of the Naval Reserve Force; and that, with the approval of the Secretary of the Navy, duty performed in the Naval Militia may be counted as active service for the maintenance of efficiency required by law for members of the Naval Reserve Force: *Provided further*, That retainer pay provided by existing law shall not be paid to any member of the Naval Reserve Force who fails to train as provided by law during the year for which he fails to train.

Benefits to enrolled men.

Credit for militia duty.

No retainer pay if failing to train.

Naval War College.

NAVAL WAR COLLEGE, RHODE ISLAND.

Maintenance.

For maintenance of the Naval War College on Coasters Harbor Island, including the maintenance, repair, and operation of one horse-drawn passenger-carrying vehicle to be used only for official purposes; and care of ground for same, \$91,800; services of a professor of international law, \$2,000; services of civilian lecturers, rendered at the War College, \$1,200; care and preservation of the library, including the purchase, binding, and repair of books of reference and periodicals, \$5,000; in all, \$100,000: *Provided*, That the sum to be paid out of this appropriation under the direction of the Secretary of the Navy for clerical, inspection, drafting, and messenger service for the fiscal year ending June 30, 1925, shall not exceed \$62,500.

Proviso. Clerical, etc., services.

Naval Home.

NAVAL HOME, PHILADELPHIA, PENNSYLVANIA.

Pay of employees.

Pay of employees: Secretary, \$2,200; foreman mechanic, \$2,200; superintendent of grounds, \$1,200; steward, \$1,600; seamstress, \$360; beneficiaries' attendant, \$480; baker, \$720; chief cook, \$660; assistant cooks—one \$600, one \$540; laundresses—chief \$480, five at \$360 each; scrubbers—chief \$420, three at \$360 each; waitresses—head \$600, twelve at \$360 each; kitchen attendant, \$540; laborers—four at \$600 each, seven at \$540 each; firemen—one \$840, four at \$720 each; gardener, \$840; helper, pipe fitter, \$975; helper, woodworker, \$975; stable keeper and driver, \$660; master at arms, \$900; two house corporals, at \$600 each; barber, \$600; carpenter, \$1,400; painters—one \$1,400, one \$1,020; engineer, \$1,080; chauffeurs—one for coal truck, \$960, one for small truck, \$840; electrician, \$1,400; stenographers and typewriters—one \$1,800, one \$1,400, two at \$1,200 each; telephone operator, \$900; total for employees, \$50,450;

Maintenance.

Maintenance: For water rent, heating, and lighting; cemetery, burial expenses, and headstones; general care and improvements of

grounds, buildings, walls, and fences; repairs to power-plant equipment, implements, tools, and furniture, and purchase of the same; music in chapel and entertainments for beneficiaries; stationery, books, and periodicals; transportation of indigent and destitute beneficiaries to the Naval Home, and of sick and insane beneficiaries, their attendants and necessary subsistence for both, to and from other Government hospitals; employment of such beneficiaries in and about the Naval Home as may be authorized by the Secretary of the Navy, on the recommendation of the governor; support of beneficiaries and all other contingent expenses, including the maintenance, repair, and operation of one horse-drawn passenger-carrying vehicle, two motor-propelled vehicles, and one motor-propelled passenger-carrying vehicle, to be used only for official purposes, \$127,100;

In all, Naval Home, \$177,550, which sum shall be paid out of the income from the naval pension fund. From naval pension fund.

#### SALARIES, NAVY DEPARTMENT.

For personal services in the District of Columbia in accordance with the Classification Act of 1923, \$425,000. Civilian personnel in Department.

#### HYDROGRAPHIC OFFICE.

Hydrographic Office.

#### SALARIES, NAVY DEPARTMENT.

For personal services in the District of Columbia in accordance with the Classification Act of 1923, \$300,000. Civilian personnel.

CONTINGENT AND MISCELLANEOUS EXPENSES, HYDROGRAPHIC OFFICE: For purchase and printing of nautical books, charts, and sailing directions, copperplates, steel plates, chart paper, packing boxes, chart portfolios, electrotyping copperplates, cleaning copperplates; tools, instruments, power, and materials for drawing, engraving, and printing; materials for and mounting charts; reduction of charts by photography; photolithographing charts for immediate use; transfer of photolithographic and other charts to copper; purchase of equipment for the storage of plates used in making charts and for the storage of Hydrographic Office charts and publications; modernization, care and repairs to printing presses, furniture, instruments, and tools; extra drawing and engraving; translating from foreign languages; telegrams on public business; preparation of pilot charts and their supplements, and printing and mailing same; purchase of data for charts and sailing directions and other nautical publications; books of reference and works and periodicals relating to hydrography, marine meteorology, navigation, surveying, oceanography, and terrestrial magnetism, and to other professional and technical subjects connected with the work of the Hydrographic Office, \$75,300. Contingent and miscellaneous expenses.

Pilot charts.

#### CONTINGENT EXPENSES, BRANCH HYDROGRAPHIC OFFICES.

Branch offices.

For contingent expenses of branch hydrographic offices at Boston, New York, Philadelphia, Baltimore, Norfolk, Savannah, New Orleans, San Francisco, Portland (Oregon), Portland (Maine), Chicago, Cleveland, Buffalo, Duluth, Sault Sainte Marie, Seattle, Panama, San Juan (Porto Rico), and Galveston, including furniture, fuel, lights, works, and periodicals relating to hydrography, marine meteorology, navigation, surveying, oceanography, and terrestrial magnetism, stationery, miscellaneous articles, rent and care of offices, care of time balls, car fare and ferriage in visiting merchant ves- Contingent expenses of designated.

sels, freight and express charges, telegrams, and other necessary expenses incurred in collecting the latest information for pilot charts, and for other purposes for which the offices were established, \$14,670.

Employees. For services of necessary employees at branch offices, \$25,380.

Naval Observatory.

#### NAVAL OBSERVATORY.

#### SALARIES, NAVY DEPARTMENT.

Civilian personnel in Department. For personal services in the District of Columbia, in accordance with the Classification Act of 1923, \$79,260.

#### CONTINGENT AND MISCELLANEOUS EXPENSES, NAVAL OBSERVATORY.

Computations. Miscellaneous computations: For personal services in the District of Columbia, in accordance with the Classification Act of 1923, \$7,500.

Library. For professional and scientific books, books of reference, periodicals, engravings, photographs, and fixtures for the library, \$1,000.

Apparatus, etc. For apparatus and instruments, and for repairs of the same, \$2,500.

Repairs to buildings, etc. For repairs to buildings, fixtures, and fences; furniture, gas, chemicals, and stationery, including transmission of public documents through the Smithsonian exchange, foreign postage; plants, fertilizers, and all contingent expenses; \$3,500.

Miscellaneous supplies, etc. For fuel, oil, grease, pipe, wire, and other materials needed for the maintenance and repair of boilers, engines, heating apparatus, electric lighting and power plant, and water-supply system; purchase and maintenance of teams; maintenance, repair, or operation of motor truck and passenger automobile and of horse-drawn passenger-carrying vehicles; material for boxing nautical instruments for transportation; paints, telegraph and telephone service, and incidental labor, \$12,000.

Grounds and roads. For cleaning, repair, and upkeep of grounds and roads, including personal services in the District of Columbia, in accordance with the Classification Act of 1923, \$7,410.

Nautical Almanac Office.

#### SALARIES, NAUTICAL ALMANAC OFFICE.

Civilian personnel. For personal services in the District of Columbia, in accordance with the Classification Act of 1923, \$28,460.

Computers on piece-work. For pay of computers on piecework in preparing for publication the American Ephemeris and Nautical Almanac and in improving the tables of the planets, moon, and stars, \$2,500.

Bureau of Engineering.

#### BUREAU OF ENGINEERING.

#### ENGINEERING.

Engineering, repairs of machinery, etc.

For repairs, preservation, and renewal of machinery, auxiliary machinery, and boilers of naval vessels, yard craft, and ships' boats, distilling and refrigerating apparatus; repairs, preservation, and renewals of electric interior and exterior signal communications and all electrical appliances of whatsoever nature on board naval vessels, except range finders, battle order and range transmitters and indicators, and motors and their controlling apparatus used to operate machinery belonging to other bureaus; searchlights and fire-control equipments for anti-aircraft defense at shore stations; maintenance and operation of coast signal service; equipage, sup-

Equipment supplies.

plies, and materials under the cognizance of the bureau required for the maintenance and operation of naval vessels, yard craft, and ships' boats; care, custody, and operation of the naval petroleum reserves; purchase, installation, repair, and preservation of machinery, tools, and appliances in navy yards and stations, pay of classified field force under the bureau; incidental expenses for naval vessels, navy yards, and stations, inspectors' offices, the engineering experiment station, such as photographing, technical books and periodicals, stationery, and instruments; instruments and apparatus, supplies, and technical books and periodicals necessary to carry on experimental and research work in radiotelegraphy at the naval radio laboratory; in all, \$17,550,000, of which \$2,100,000 shall be available immediately, and not less than \$600,000 of the amount last named shall be available for developing and testing submarine motive power under actual service conditions: *Provided*, That the sum to be paid out of this appropriation, under the direction of the Secretary of the Navy, for clerical, drafting, inspection, and messenger service in navy yards, naval stations, and offices of United States inspectors of machinery and engineering material for the fiscal year ending June 30, 1925, shall not exceed \$1,475,000: *Provided further*, That no part of this or any other appropriation contained in this Act shall be available for maintaining in commission, exclusive of vessels of other types, more than four cargo ships, two transports, and one ammunition ship, unless, in case of emergency, the President should otherwise direct. Nothing in this proviso shall be construed to hinder the return of any vessel to the port where it will be decommissioned.

Radiotelegraphy, etc.

Submarine motive power tests.

*Provisos.*  
Clerical, etc., services.

Restriction on maintaining designated types of ships.

Return to port allowed for decommissioning.

ENGINEERING EXPERIMENT STATION, UNITED STATES NAVAL ACADEMY,  
ANNAPOLIS, MARYLAND.

Engineering Experiment Station.

For original investigation and extended experimentation of naval appliances, testing implements and apparatus; purchase and installation of such machines and auxiliaries considered applicable for test and use in the naval service, and for maintenance and equipment of buildings and grounds, \$175,000.

Experimental work at.

SALARIES, NAVY DEPARTMENT.

For personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$283,800.

Civilian personnel in Department.

BUREAU OF CONSTRUCTION AND REPAIR.

Bureau of Construction and Repair.

CONSTRUCTION AND REPAIR OF VESSELS.

For preservation and completion of vessels on the stocks and in ordinary; purchase of materials and stores of all kinds; steam steerers, steam capstans, steam windlasses, and all other auxiliaries; labor in navy yards and on foreign stations; purchase of machinery and tools for use in shops; carrying on work of experimental model tank and wind tunnel; designing naval vessels; construction and repair of yard craft, lighters, and barges; wear, tear, and repair of vessels afloat; general care and protection of the Navy in the line of construction and repair; incidental expenses for vessels and navy yards, inspectors' offices, such as photographing, books, professional magazines, plans, stationery, and instruments for drafting room, and for pay of classified field force under the bureau; for hemp, wire, iron, and other materials for the manufacture of cordage, anchors,

Construction and repair of vessels, etc.

Equipment supplies.

cables, galleys, and chains; specifications for purchase thereof shall be so prepared as shall give fair and free competition; canvas for the manufacture of sails, awnings, hammocks, and other work; interior appliances and tools for manufacturing purposes in navy yards and naval stations; and for the purchase of all other articles of equipage at home and abroad; and for the payment of labor in equipping vessels therewith and manufacture of such articles in the several navy yards; naval signals and apparatus, other than electric, namely, signals, lights, lanterns, running lights, and lamps, and their appendages for general use on board ship for illuminating purposes; and oil and candles used in connection therewith; bunting and other materials for making and repairing flags of all kinds; for all permanent galley fittings and equipage; rugs, carpets, curtains, and hangings on board naval vessels, \$15,605,000: *Provided*, That the sum to be paid out of this appropriation, under the direction of the Secretary of the Navy, for clerical, drafting, inspection, watchmen (ship keepers), and messenger service in navy yards, naval stations, and offices of superintending naval constructors for the fiscal year ending June 30, 1925, and shall not exceed \$1,630,000.

*Proviso.*  
Clerical, etc., services.

#### SALARIES, NAVY DEPARTMENT.

Civilian personnel in  
Department.

For personal services in the District of Columbia in accordance with the Classification Act of 1923, \$313,000.

Bureau of Ordnance.

#### BUREAU OF ORDNANCE.

##### ORDNANCE AND ORDNANCE STORES.

Procuring, etc., ord-  
nance and ordnance  
stores.

For procuring, producing, preserving, and handling ordnance material; for the armament of ships, for fuel, material, and labor to be used in the general work under the cognizance of the Bureau of Ordnance; for furniture at naval ammunition depots, torpedo stations, naval ordnance plants, and proving grounds; for technical books; plant appliances as now defined by the "Navy Classification of Accounts"; for machinery and machine tools; for maintenance of proving grounds, powder factory, torpedo stations, gun factory, ammunition depots, and naval ordnance plants, and for target practice; not to exceed \$10,000 for minor improvements to buildings, grounds, and appurtenances, and at a cost not to exceed \$750 for any single project; for the maintenance, repair, and operation of horse-drawn and motor-propelled freight and passenger-carrying vehicles, to be used only for official purposes at naval ammunition depots, naval proving grounds, naval ordnance plants, and naval torpedo stations; for the pay of chemists, clerical, drafting, inspection, and messenger service in navy yards, naval stations, naval ordnance plants, and naval ammunition depots, and for care and operation of schools during the fiscal year 1925 at ordnance stations at Indianhead, Maryland, Dahlgren, Virginia, and South Charleston, West Virginia, \$9,025,000: *Provided*, That the sum to be paid out of this appropriation under the direction of the Secretary of the Navy for chemists, clerical, drafting, inspection, watchmen, and messenger service in navy yards, naval stations, naval ordnance plants, and naval ammunition depots for the fiscal year ending June 30, 1925, shall not exceed \$900,000.

Schools at designated  
stations.

*Proviso.*  
Chemical, etc., serv-  
ices.

Smokeless powder.

Torpedoes, etc.

For purchase and manufacture of smokeless powder, \$772,000.

For the purchase and manufacture of torpedoes and appliances, to be available until expended, \$850,000.

## EXPERIMENTS, BUREAU OF ORDNANCE.

For experimental work in the development of armor-piercing and other projectiles, fuses, powders, and high explosives, in connection with problems of the attack of armor with direct and inclined fire at various ranges, including the purchase of armor, powder, projectiles, and fuses for the above purposes and of all necessary material and labor in connection therewith; and for other experimental work under the cognizance of the Bureau of Ordnance, in connection with the development of ordnance material for the Navy, \$195,000.

Experimental work.

## SALARIES, NAVY DEPARTMENT.

For personal services in the District of Columbia in accordance with the Classification Act of 1923, \$142,600.

Civilian personnel in Department.

## BUREAU OF SUPPLIES AND ACCOUNTS.

Bureau of Supplies and Accounts.

## PAY OF THE NAVY.

Pay of the Navy.

For pay and allowances prescribed by law of officers on sea duty and other duty, and officers on waiting orders—pay \$26,431,298, rental allowance \$5,438,284, subsistence allowance \$3,331,700, in all \$35,201,282; officers on the retired list, \$3,804,292; for hire of quarters for officers serving with troops where there are no public quarters belonging to the Government, and where there are not sufficient quarters possessed by the United States to accommodate them, and hire of quarters for officers and enlisted men on sea duty at such times as they may be deprived of their quarters on board ship due to repairs or other conditions which may render them uninhabitable, \$20,000; pay of enlisted men on the retired list, \$1,554,489; extra pay to men reenlisting after being honorably discharged, \$1,527,225; interest on deposits by men, \$7,500; pay of petty officers, seamen, landsmen, and apprentice seamen, including men in the engineer's force and men detailed for duty with the Fish Commission, enlisted men, men in trade schools, pay of enlisted men of the Hospital Corps, extra pay to men for diving, \$66,961,412; pay of enlisted men undergoing sentence of court-martial, \$198,000; and as many machinists as the President may from time to time deem necessary to appoint; and apprentice seamen under training at training stations and on board training ships, at the pay prescribed by law, \$1,512,000; pay and allowances of the Nurse Corps, including assistant superintendents, directors, and assistant directors—pay \$713,680, rental allowance \$31,200, subsistence allowance \$22,740, in all \$767,620; rent of quarters for members of the Nurse Corps, \$2,000; retainer pay and active-service pay and allowances of members of the Naval Reserve Force class 1 (Fleet Naval Reserve), \$5,309,180; reimbursement for losses of property under Act of October 6, 1917, \$10,000; payment of six months' death gratuity, \$125,000; in all, \$117,000,000; and the money herein specifically appropriated for "Pay of the Navy," shall be disbursed and accounted for in accordance with existing law as "Pay of the Navy," and for that purpose shall constitute one fund: *Provided*, That additional commissioned, warranted, appointed, enlisted, and civilian personnel of the medical department of the Navy, required for the care of patients of the United States Veterans' Bureau in naval hospitals, may be employed in addition to the numbers appropriated for in this Act: *Provided further*, That no part of this appropriation shall be available for the pay of any midshipmen whose admission subsequent to February 9, 1924, would result in exceeding at any time an allowance of three midshipmen for each

Officers. Pay, rental, and subsistence allowance.

Hire of quarters, etc.

Enlisted men.

Machinists, apprentice seamen.

Nurse Corps.

Fleet Naval Reserve.

Property losses. Vol. 40, p. 389.

Accounting, etc.

*Provided*. Additional medical personnel for Veterans' Bureau patients at naval hospitals.

Restriction on admissions to Naval Academy hereafter.

Senator, Representative, and Delegate in Congress; of one midshipman for Porto Rico, a native of the island, appointed on nomination of the governor, and of two midshipmen from Porto Rico, appointed on nomination of the Resident Commissioner; and of two midshipmen for the District of Columbia: *Provided further*, That nothing herein shall be construed to repeal or modify in any way existing laws relative to the appointment of midshipmen at large or from the enlisted personnel of the naval service: *Provided further*, That hereafter upon the presentation of satisfactory evidence as to his age and upon application for discharge by his parent or guardian presented to the Secretary of the Navy within sixty days after the date of his enlistment, any man enlisted after July 1, 1924, in the naval service or Marine Corps under twenty-one years of age who was enlisted without the written consent of his parent or guardian, if any, shall be discharged for his own convenience: *And provided further*, That in computing for any purpose the length of service of any officer of the Navy, of the Marine Corps, of the Coast Guard, of the Coast and Geodetic Survey, or of the Public Health Service, who was appointed to the United States Naval Academy or to the United States Military Academy after March 4, 1913, the time spent at either academy shall not be counted.

Appointments at large and from enlisted personnel, not affected.

Discharge permitted of miners enlisting without consent of parent.

Longevity not allowed officers for time at Naval or Military Academy after March 4, 1913.

Provisions.

PROVISIONS, NAVY.

Commuted rations, etc.

Subsistence, if absent from ships.

Naval Reserve Force.

Provisions. Commuted rations for prisoners.

Army emergency ration.

Unexpended balance available. Vol. 42, p. 1144.

For provisions and commuted rations for enlisted men of the Navy, which commuted rations may be paid to caterers of messes in case of death or desertion upon orders of the commanding officers, at 50 cents per diem, and midshipmen at 80 cents per diem, and commuted rations stopped on account of sick in hospital and credited at the rate of 75 cents per ration to the naval hospital fund; subsistence of men unavoidably detained or absent from vessels to which attached under orders (during which subsistence rations to be stopped on board ship and no credit for commutation therefor to be given); quarters and subsistence of men on detached duty; subsistence of members of the Naval Reserve Force during period of active service; expenses of handling provisions and for subsistence in kind at hospitals and on board ship in lieu of subsistence allowance of female nurses and Navy and Marine Corps general courts-martial prisoners undergoing imprisonment with sentences of dishonorable discharge from the service at the expiration of such confinement; in all, \$9,590,000: *Provided*, That the Secretary of the Navy is authorized to commute rations for such general courts-martial prisoners in such amounts as seem to him proper, which may vary in accordance with the location of the naval prison, but which shall in no case exceed 30 cents per diem for each ration so commuted; and for the purchase of United States Army emergency rations as required: *Provided further*, That the unexpended balance of the appropriation "Provisions, Navy," carried in the Naval Appropriation Act for the fiscal year 1924, shall be transferred to and merged with the appropriation for the fiscal year 1925.

MAINTENANCE.

Maintenance.

For fuel; the removal and transportation of ashes and garbage from ships of war; books, blanks, and stationery, including stationery for commanding and navigating officers of ships, chaplains on shore and afloat, and for the use of courts-martial on board ships; purchase, repair, and exchange of typewriters for ships; packing boxes and materials; interior fittings for general storehouses, pay offices, and accounting offices in navy yards; expenses of disbursing

officers; coffee mills and repair thereto; expenses of naval clothing factory and machinery for the same; laboratory equipment; purchase of articles of equipage at home and abroad under the cognizance of the Bureau of Supplies and Accounts, and for the payment of labor in equipping vessels therewith, and the manufacture of such articles in the several navy yards; musical instruments and music; mess outfits; soap on board naval vessels; tolls, ferriage, yeomen's stores, safes, and other incidental expenses; all freight and express charges pertaining to the Navy Department and its bureaus; labor in general storehouses, paymasters' offices, and accounting offices in navy yards and naval stations, including naval stations maintained in island possessions under the control of the United States, and expenses in handling stores purchased and manufactured under "the naval supply account fund"; in all, \$9,800,000: *Provided*, That the sum to be paid out of this appropriation, under the direction of the Secretary of the Navy, for chemists and for clerical, inspection, and messenger service in the supply and accounting departments of the navy yards and naval stations and disbursing offices for the fiscal year ending June 30, 1925, shall not exceed \$2,850,000.

Equipment supplies.

Freight, Department and bureaus.

*Proviso.*  
Chemical, etc., services.

The clothing and small-stores fund shall be charged with the value of all issues of clothing and small stores made to enlisted men and apprentice seamen required as outfits on first enlistment, not to exceed \$100 each, and for uniform gratuity to enrolled men of the Naval Reserve Force, and for civilian clothing not to exceed \$15 per man to men given discharge for bad conduct, for undesirability, or inaptitude, the uniform gratuity paid to officers of the Naval Reserve Force, and the authorized issues of clothing and equipment to the members of the Naval Nurse Corps.

Clothing and small stores fund.  
Outfits on first enlistments, uniform gratuity, etc., charged thereto.

Naval Nurse Corps.

FUEL AND TRANSPORTATION.

For coal and other fuel for steamers' and ships' use, including expenses of transportation, storage, and handling the same; maintenance and general operation of machinery of naval fuel depots and fuel plants; water for all purposes on board naval vessels; and ice for the cooling of water, including the expense of transportation and storage of both, \$14,500,000: *Provided*, That fuel acquired other than by purchase shall not be issued without charging the applicable appropriation with the cost of such fuel at the rate current at the time of issue for fuel purchased: *Provided further*, That the President may direct the use, wholly or in part, of fuel on hand, however acquired, to be charged at the last-issue rate for fuel acquired by purchase, when, in his judgment, prices quoted for supplying fuel are excessive.

Fuel, transportation, etc.

*Proviso.*  
Issues charged to appropriation applicable.

Price for fuel on hand.

The Secretary of the Treasury is authorized and directed to transfer from the naval supply account fund an amount not exceeding \$100,000 for the establishment of a permanent special working fund, which shall be charged with the net proceeds of all sales of surplus and condemned stores; with refunds to bidders at sales and to special depositors; and with all labor, overhead, material, and services incident to work done not chargeable to naval appropriations; and which shall be credited with all funds received as payment or advances for surplus stores, for condemned stores, and for all expenses incident to work not chargeable to naval appropriations.

Permanent special working fund.

Transfer from supply account for establishment of.

Functions specified.

The Paymaster General of the Navy is hereby authorized and directed to expend from the naval supply account, without reimbursement to the naval supply account fund, issues made by order of the Secretary of the Navy, pursuant to the directions of the President, for the relief of sufferers in Japan following the earthquake which occurred September 1, 1923.

Japanese earthquake.  
Issues made for relief of sufferers by, authorized from naval supply account.

## SALARIES, NAVY DEPARTMENT.

Civilian personnel in  
Department.

For personal services in the District of Columbia, in accordance with the Classification Act of 1923, \$840,000.

## BUREAU OF MEDICINE AND SURGERY.

Bureau of Medicine  
and Surgery.

## MEDICAL DEPARTMENT.

Surgeon's necessities.  
Civil establishment.

For surgeon's necessities for vessels in commission, navy yards, naval stations, and Marine Corps; and for the civil establishment at the several naval hospitals, navy yards, naval medical supply depots, Naval Medical School and Dispensary, Washington, and Naval Academy, \$1,840,000: *Provided*, That the sum to be paid out of this appropriation, under the direction of the Secretary of the Navy, for clerical service in naval hospitals, dispensaries, medical supply depots, and Naval Medical School, for the fiscal year ending June 30, 1925, shall not exceed \$150,000.

*Proviso.*  
Clerical, etc., services.

## CONTINGENT, BUREAU OF MEDICINE AND SURGERY.

Contingent expenses.

For tolls and ferriages; purchase of books and stationery; hygienic and sanitary investigation and illustration; sanitary, hygienic, and special instruction, including the issuing of naval medical bulletins and supplements; purchase and repairs of nonpassenger-carrying wagons, automobile ambulances, and harness; purchase of and feed for horses and cows; maintenance, repair, and operation of three passenger-carrying motor vehicles for naval dispensary, Washington, District of Columbia, and of one motor-propelled vehicle for official use only for the medical officer on out-patient medical service at the Naval Academy; trees, plants, care of grounds, garden tools, and seeds; incidental articles for the Naval Medical School and naval dispensary, Washington, naval medical supply depots, sick quarters at Naval Academy and marine barracks; washing for medical department at Naval Medical School and naval dispensary, Washington, naval medical supply depots, sick quarters at Naval Academy and marine barracks, dispensaries at navy yards and naval stations, and ships; and for minor repairs on buildings and grounds of the United States Naval Medical School and naval medical supply depots; rent of rooms for naval dispensary, Washington, District of Columbia, not to exceed \$1,200; for the care, maintenance, and treatment of the insane of the Navy and Marine Corps on the Pacific coast, including supernumeraries held for transfer to the Government Hospital for the Insane; for dental outfits and dental material, and all other necessary contingent expenses; in all, \$395,000: *Provided*, That the Secretary of the Navy be, and he is hereby, authorized to replace the present old frame buildings at the naval hospitals, Canacao, Philippine Islands, and Mare Island, California, with modern reinforced concrete buildings, and to construct necessary additional buildings at the naval hospitals at San Diego, California, Pearl Harbor, Hawaii, and Mare Island, California, at a total cost not to exceed \$2,257,500, which total expenditure for the purposes aforesaid shall be made from the naval hospital fund.

Care of insane on  
Pacific coast.

*Proviso.*  
Repairs, etc., at designated hospitals.

From naval hospital  
fund.

Care of the dead.

## CARE OF THE DEAD.

Expenses interring  
remains of officers, etc.,  
dying in service.

For care of the dead; for purchase of cemetery lots; for funeral expenses and interment or transportation to their homes or to designated cemeteries of the remains of officers (including officers who die within the United States and supernumerary patients who die

in naval hospitals) and enlisted men of the Navy and Marine Corps, of members of the Nurse Corps, and of officers and enlisted men of the Naval Reserve Force, when on active service with the Navy, who die or are killed in action ashore or afloat, and also to enable the Secretary of the Navy, in his discretion, to cause to be transported to their homes the remains of civilian employees of the Navy Department and Naval Establishment who die while employed outside of the continental limits of the United States, \$40,000: *Provided*, That the sum herein appropriated shall be available for payment for transportation of the remains of officers and men who have died while on duty at any time since April 21, 1898.

Civilian employees dying abroad.

*Proviso.*  
Application of fund.

SALARIES, NAVY DEPARTMENT.

For personal services in the District of Columbia in accordance with the Classification Act of 1923, \$72,620.

Civilian personnel in Department.

BUREAU OF YARDS AND DOCKS.

Bureau of Yards and Docks.

MAINTENANCE.

For the labor, materials, and supplies necessary, as determined by the Secretary of the Navy, for the general maintenance of the activities and properties now, or hereafter, under the cognizance of the Bureau of Yards and Docks, including the purchase, maintenance, repair, and operation of passenger-carrying vehicles for the Naval Establishment not otherwise provided for, and including not to exceed \$950,000 for clerical, inspection, drafting, messenger, and other classified work in the field, \$6,217,500: *Provided*, That during the fiscal year 1925 the Secretary of the Navy is authorized to purchase not more than five passenger-carrying motor-propelled vehicles, to cost not to exceed \$1,500 each, twenty passenger-carrying motor-propelled vehicles, to cost not to exceed \$500 each, and fifteen motor cycles with passenger-carrying side cars, to cost not to exceed \$300 each: *Provided further*, That expenditures from appropriations contained in this Act for the maintenance, operation, and repair of motor-propelled passenger-carrying vehicles, including the compensation of operators, shall not exceed \$175,000 exclusive of such vehicles owned and operated by the Marine Corps in connection with expeditionary duty without the continental limits of the United States.

General maintenance.

Vehicles, etc.

Clerical, etc., services.

*Proviso.*  
Purchase of passenger vehicles limited.

Limit for operating, etc.

Marine Corps, outside continental limits.

CONTINGENT.

For contingent expenses and minor extensions and improvements of public works at navy yards and stations, \$125,000.

Contingent.

SALARIES, NAVY DEPARTMENT.

For personal services in the District of Columbia in accordance with the Classification Act of 1923, \$237,480.

Civilian personnel in Department.

PUBLIC WORKS, BUREAU OF YARDS AND DOCKS.

Public works.

Navy yard, Portsmouth, New Hampshire: Electric capstans for dry dock, \$10,000; repairs to quay wall, \$20,000; circulating pumps for heating system, \$10,000; in all \$40,000.

Portsmouth, N. H.

Navy yard, Boston, Massachusetts: Additional facilities, Dry Dock No. 3, \$175,000; for the renewal of the roof of foundry building No. 42-C, \$45,000, in all, \$220,000.

Boston, Mass.

- New York, N. Y. Navy yard, New York, New York: Sprinkler system, building No. 4, \$13,500; repairs and extensions to steam-heating distributing system, \$17,500; central power plant improvements, \$40,000; in all, \$71,000.
- Philadelphia, Pa. Navy Yard, Philadelphia, Pennsylvania: Toilet facilities, Dry Dock No. 3, \$25,000; dredging, to continue, \$25,000; in all, \$50,000.
- Washington, D. C. Navy yard, Washington, District of Columbia: Repairs to steam distributing system, \$50,000.
- Norfolk, Va. Navy yard, Norfolk, Virginia: Replace caisson, Dry Dock No. 1, \$50,000.
- Charleston, S. C. Navy yard, Charleston, South Carolina: Dredging, to continue, \$30,000.
- Mare Island, Calif. Navy yard, Mare Island, California: Rebuilding dikes, wharves, and quay walls, and maintenance dredging (limit of cost, \$2,800,000), to complete, \$550,000; dredging equipment, \$150,000; mooring dolphins, replacement, \$28,000; plant renewals, naval coal depot, Tiburon, California, \$57,500; in all, \$785,500.
- Puget Sound, Wash. Navy yard, Puget Sound, Washington: Central power plant and distributing systems, improvements, \$100,000; repair and fitting out pier (limit of cost, \$1,190,000), \$250,000; in all, \$350,000.
- Guantanamo, Cuba. Naval station, Guantanamo, Cuba: Fresh-water tank, \$14,000.
- Saint Thomas, V. I. Naval station, Saint Thomas, Virgin Islands: Refrigerating plant, extension, \$3,500.
- Pearl Harbor, Hawaii. Naval station, Pearl Harbor, Hawaii: Harbor moorings, \$45,000; power plant extension, \$100,000; boundary fence, \$23,000; water system, extension, \$10,000; marine railway accessories house, \$20,000; in all, \$198,000.
- Tutuila, Samoa. Naval station, Tutuila, Samoa: Fire protection, \$10,000; rebuilding power and refrigerating plant, \$65,000; rebuilding station wharf, \$12,000; in all, \$87,000.
- Guam. Naval station, Guam: Sanitary improvements, \$12,000; fire protection, \$9,000; replacing timber dock with concrete quay wall, coaling station, \$12,000; in all, \$33,000.
- Cavite, P. I. Naval station, Cavite, Philippine Islands: Rebuilding pontoon for twenty-ton derrick, \$45,000; moving power plant equipment from Olongapo and replacing worn out equipment at Cavite (limit of cost \$120,000), \$66,000; coaling plant renewals, \$30,000; in all, \$141,000.
- Keyport, Wash., torpedo station. Naval torpedo station, Keyport, Washington: Pier Numbered 1, extension, \$15,000; torpedo storehouse, extension, \$42,000; power plant, extension, \$10,000; fresh-water system, extension, \$13,000; sewer system, extension, \$5,000; in all, \$85,000.
- San Diego, Calif., training station. Naval training station, San Diego, California: Roads, walks, and distributing system, \$40,000.
- Great Lakes training station, Ill. Naval training station, Great Lakes, Illinois, buildings: Water intake, extension, \$75,000; railroad system, improvements (limit of cost \$50,000), \$15,000; sewerage system, improvements, \$20,000; railroad trestle, replacement, \$5,000; in all, \$115,000.
- San Diego, Calif., fuel depot. Naval fuel depot, San Diego, California: Storage for war heads, \$60,000.
- Pearl Harbor submarine base. Submarine base, Pearl Harbor, Hawaii: Distributing systems, extension, \$50,000.
- San Diego, Calif., naval station. Naval station, San Diego, California: Floating pile driver, with sand pump, \$15,000; storage for torpedoes, \$140,000; in all, \$155,000.
- San Francisco, Calif., Marine Corps supply depot. Supply Depot, Marine Corps, San Francisco, California: Construction of extensible building, including grading of site, \$500,000, no part of such sum to be obligated until the Secretary of the Navy shall have determined that it is adequate completely to construct, equip, and otherwise make said building ready for occupancy and
- Condition.

use, including the preparation and final conditioning of site: *Provided*, That the Secretary of the Treasury is hereby authorized to transfer to the Navy Department a tract of land situated in the city of San Francisco, California, consisting of four fifty-vara lots fronting two hundred and seventy-five feet on the north side of Harrison Street, and extending back, bounded by Spear and Main Streets two hundred and seventy-five feet, for use as a site for the building herein authorized.

*Proviso.*  
Transfer from Treasury Department of land for site.

## BUREAU OF AERONAUTICS.

Bureau of Aeronautics.

### AVIATION, NAVY.

For aviation, as follows: For navigational, photographic, aerological, radio, and miscellaneous equipment, including repairs thereto, for use with aircraft built or building on June 30, 1924, \$325,000; for maintenance, repair, and operation of aircraft factory, helium plant, air stations, fleet activities, testing laboratories, and for overhauling of planes, \$6,716,950, including \$300,000 for the equipment of vessels with catapults; for continuing experiments and development work on all types of aircraft, \$1,573,224; for drafting, clerical, inspection, and messenger service, \$710,000; for new construction and procurement of aircraft and equipment, \$5,264,826; for new construction, buildings, and improvements at air stations at a total cost not to exceed \$560,000, as follows: Pearl Harbor, Hawaii, \$173,000; Coco Solo, Canal Zone, \$237,000; Pensacola, Florida, \$150,000; in all, \$15,150,000; and the money herein specifically appropriated for "Aviation" shall be disbursed and accounted for in accordance with existing laws as "Aviation" and for that purpose shall constitute one fund: *Provided*, That no part of this appropriation shall be expended for maintenance of more than six heavier-than-air stations on the coasts of the continental United States: *Provided further*, That no part of this appropriation shall be used for the construction of a factory for the manufacture of airplanes: *Provided further*, That the Secretary of the Navy is hereby authorized to consider, ascertain, adjust, determine, and pay out of this appropriation the amounts due on claims for damages which have occurred or may occur to private property growing out of the operations of naval aircraft, where such claim does not exceed the sum of \$250: *Provided further*, That all claims adjusted under this authority during the fiscal year shall be reported in detail to the Congress by the Secretary of the Navy.

Designated aviation expenses.

Aircraft factory, helium plant, etc.

Catapults, etc.

New construction, aircraft, etc.

Buildings, etc., at designated stations.

Accounting.

*Provisos.*  
Shore stations limited.

Airplane factory forbidden.

Adjustment of damage claims.

Report to Congress.

The Secretary of the Navy is authorized, when directed by the President, to accept on behalf of the United States, free from encumbrances and without cost to the United States, the title to such lands as he may deem necessary or desirable in the vicinity of Pensacola, Florida, for use as a site and right of way for the construction and maintenance of a pumping station, wells, and pipe line to provide a suitable water supply for the United States Naval Air Station, Pensacola, Florida; and such additional water supply is hereby authorized: *Provided*, That the sum of \$150,000 hereinbefore appropriated for new construction, buildings and improvements, at Air Station, Pensacola, Florida, shall not be available until the Secretary of the Navy shall determine that in his judgment a water system capable of furnishing an adequate supply of water for such station can be completed within the limits of the funds herein provided, and until the Secretary of the Navy, at the direction of the President, has accepted the conveyance of lands and rights of way as herein authorized.

Pensacola, Fla.  
Acceptance of land, etc., for air station water supply.

*Proviso.*  
Condition on use of appropriation for.

## SALARIES, NAVY DEPARTMENT.

Civilian personnel in Department.

For personal services in the District of Columbia in accordance with the Classification Act of 1923, \$178,500.

Naval Academy.

## NAVAL ACADEMY.

Pay of professors, etc.

Pay, Naval Academy: Pay of professors and others, Naval Academy: Pay of professors and instructors, including one professor as librarian, \$275,000: *Provided*, That not more than \$36,500 shall be paid for masters and instructors in swordsmanship and physical training.

*Proriso.*  
Pay restriction.

If number of civilian professors, etc., reduced, no detail of naval officers allowed to teach subjects taught by displaced professors.

Until June 30, 1925, if for any cause the number of civilian professors or instructors employed in the United States Naval Academy on January 1, 1924, shall be reduced after such latter date, no commissioned officer of the Navy shall be detailed or allowed to teach the subject or subjects theretofore taught by such civilian professors or instructors whose service connection with the Academy may have been so terminated: *Provided*, That in reducing the number of civilian professors no existing contract shall be violated: *Provided further*, That no civilian professor, associate or assistant professor, or instructor shall be dismissed, except for sufficient cause, without six months' notice to him that his services will be no longer needed.

*Proriso.*  
No violation of civil contracts.

Dismissal of civilian professors, etc., without six months' notice, forbidden.

Civilian employees.

Assistant librarian, \$2,500; cataloguer, \$1,800; two shelf assistants, at \$1,400 each; secretary of the Naval Academy, \$3,000; clerks—two at \$2,100 each, two at \$1,900 each, two at \$1,800 each, nine at \$1,600 each, four at \$1,400 each, twenty-three at \$1,300 each, seven at \$1,200 each; repair man or seamstress, \$1,000; surveyor, \$1,700; services of choirmaster and organist at chapel, \$1,700; captain of the watch, \$1,600; second captain of the watch, \$1,500; thirty watchmen, at \$1,400 each; five telephone switchboard operators, at \$840 each; mail messenger, \$1,200; in all, \$134,900.

Department of ordnance and gunnery.

Department of Ordnance and Gunnery: For leading ordnancemen, ordnancemen, ordnance helpers, electricians, and other employees, \$16,952.

Department of electrical engineering and physics.

Departments of Electrical Engineering and Physics: For electrical machinists, mechanics, laboratorians, and other employees, \$17,727.

Department of seamanship.

Department of seamanship: Three coxswains, at \$1,176.88 each; three seamen, at \$1,001.60 each; seaman, \$826.56; in all, \$7,362.

Department of marine engineering and naval construction.

Department of marine engineering and naval construction: For master machinists, assistants, pattern makers, boiler makers, blacksmiths, machinists, molders, coppersmiths, who shall be considered practical instructors of midshipmen, and other employees, \$47,922.

Commissary department.

Commissary department: For chief clerk and purchasing agent, chief cook and cooks, steward and assistant stewards, stenographers, typists, head waiters and assistant head waiters, head pantrymen, chief baker and bakers, butchers, truck chauffeurs, mechanics for repair of trucks, firemen, seamstresses, and necessary pantrymen, butcher's helpers, baker's helpers, waiters, coffeemen, dish pantrymen, utility men, linen men, laundrymen, scullions, and other unskilled and unclassified occupations, wages to be determined by the Superintendent of the Naval Academy, and in no case to exceed \$75 per month in case of unskilled and unclassified employees, \$190,000: *Provided*, That no employee paid under the provisions of this paragraph shall receive a salary in excess of \$2,000.

*Proriso.*  
Pay restriction.

Department of buildings and grounds.

Department of buildings and grounds: Necessary building attendants and messengers, \$131,794.

Current and miscellaneous expenses, Naval Academy: For text and reference books for use of instructors; stationery, blank books and forms, models, maps, and periodicals; apparatus and materials for instruction in physical training and athletics; expenses of lectures and entertainments, not exceeding \$1,000, including pay and expenses of lecturer; chemicals, philosophical apparatus and instruments, stores, machinery, tools, fittings, apparatus, and materials for instruction purposes, \$81,300.

Contingent expenses.

For purchase, binding, and repair of books for the library (to be purchased in the open market on the written order of the superintendent), \$2,500.

Library.

For expenses of the Board of Visitors to the Naval Academy, \$3,000.

Board of Visitors.

For contingencies for the superintendent of the academy, to be expended in his discretion, \$3,000.

Superintendent.

For contingencies for the commandant of midshipmen, to be expended in his discretion, \$1,200.

Commandant.

Maintenance and repairs, Naval Academy: For necessary repairs of public buildings, wharves, and walls inclosing the grounds of the Naval Academy, improvements, repairs, and fixtures; for books, periodicals, maps, models, and drawings; purchase and repair of fire engines; fire apparatus and plants, machinery; purchase and maintenance of all horses and horse-drawn vehicles for use at the academy, including the maintenance, operation, and repair of three horse drawn passenger-carrying vehicles to be used only for official purposes; seeds and plants; tools and repairs of the same; stationery; furniture for Government buildings and offices at the academy, including furniture for midshipmen's rooms; coal and other fuels; candles, oil, and gas; attendance on light and power plants; cleaning and clearing up station and care of buildings; attendance on fires, lights, fire engines, fire apparatus, and plants, and telephone, telegraph, and clock systems; incidental labor; advertising, water tax, postage, telephones, telegrams, tolls, and ferriage; flags and awnings; packing boxes, fuel for heating and lighting bandsmen's quarters; pay of inspectors and draftsmen; music and astronomical instruments; and for pay of employees on leave, \$1,050,000.

General maintenance and repairs.

Horse-drawn vehicles, etc.

For commutation of rent for bandsmen, at \$15 per month, each, \$13,500.

Rent commutation.

Any money that may not be required under any of the foregoing appropriations for the objects for which provided as the result of decommissioning, or placing in reduced commission, or in reserve, any capital ship or other types of vessels, may be applied, in the discretion of the Secretary of the Navy, to the repair, exclusive of changes and alterations, of vessels and/or to supplement the appropriation "Maintenance, Bureau of Yards and Docks." Prior to the obligation of such sums as may be diverted in pursuance of this authority the Secretary of the Navy shall certify to the Secretary of the Treasury the sum or sums to be diverted and the appropriation to be debited and credited.

Money appropriated but not required owing to decommissioning of ships, etc., may be applied for repairs, etc.

Transfer of credits, etc.

## MARINE CORPS.

Marine Corps.

### PAY, MARINE CORPS.

Pay, etc.

Pay of officers, active and class 1, Fleet Marine Corps reserve list: For pay and allowances prescribed by law for all officers on the active and class 1, Fleet Marine Corps reserve list—pay and allowances, \$3,422,809; subsistence allowance, \$484,823; rental allowance, \$715,428; in all, \$4,623,060.

Officers, active and reserve.

Retired officers.	For pay of officers prescribed by law on the retired list, \$451,157.
Enlisted men, active and reserve.	Pay of enlisted men, active and class 1, Fleet Marine Corps reserve list: For pay and allowances of noncommissioned officers, musicians, and privates, as prescribed by law, and for the expenses of clerks of the United States Marine Corps traveling under orders, and including additional compensation for enlisted men of the Marine Corps qualified as expert riflemen, sharpshooters, marksmen, or regularly detailed as gun captains, gun pointers, cooks, messmen, signalmen, or holding good-conduct medals, pins, or bars, including interest on deposits by enlisted men, post exchange debts of deserters, under such rules as the Secretary of the Navy may prescribe, and the authorized travel allowance of discharged enlisted men, and for prizes for excellence in gunnery exercises and target practice, and for pay of enlisted men designated as Navy mail clerks and assistant Navy mail clerks, both afloat and ashore—pay and allowances, \$9,791,751; allowance for lodging and subsistence, \$817,782; in all, \$10,609,533.
Retired enlisted men.	For pay and allowances prescribed by law of enlisted men on the retired list, \$345,864.
Undrawn clothing.	Undrawn clothing: For payment to discharged enlisted men for clothing undrawn, \$250,000.
Reserve Force.	For pay and allowances of Reserve Force, excepting class 1, Fleet Marine Corps Reserve, \$78,025.

## MILEAGE.

Mileage, etc.	For mileage and actual and necessary expenses and per diem in lieu of subsistence as authorized by law to officers traveling under orders without troops, \$125,000.
Disbursing and accounting.	In all, \$16,482,639, and the money herein specifically appropriated for pay of the Marine Corps shall be disbursed and accounted for in accordance with existing law as pay of the Marine Corps, and for that purpose shall constitute one fund.
Transportation in foreign vessels restricted.	No money appropriated by this Act shall be expended for transportation on foreign vessels of officers, enlisted men, or employees under the jurisdiction of the Navy Department without a certificate from the Secretary of the Navy or other official authority designated by him that there are no American vessels then available for the transportation of such officers, enlisted men, or employees.
Restriction on pay, etc., of officers of Navy or Marine Corps on leave, if engaged in other service.	No officer of the Navy or Marine Corps, while on leave of absence engaged in a service other than that of the Government of the United States, shall be entitled to any pay or allowances for a period in excess of that for which he is entitled to full pay, unless the President otherwise directs.

Civil force.

## PAY OF CIVIL FORCE.

Civilian personnel at headquarters.	For personal services in the District of Columbia in accordance with "The Classification Act of 1923," as follows: Offices of the major general commandant and adjutant and inspector, \$61,420; Office of the paymaster, \$23,320; Office of the quartermaster, \$72,520; in all, \$157,260.
Elsewhere.	For personal services in Marine Corps offices located elsewhere than at Marine Corps Headquarters, \$13,601.

General expenses.

## GENERAL EXPENSES, MARINE CORPS.

Authorized objects.	For every expenditure requisite for, and incident to, the authorized work of the Marine Corps, other than as appropriated for under the headings of pay and salaries, as follows:
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For provisions, subsistence, board, and lodging of enlisted men, recruits, and recruiting parties, and applicants for enlistment, cash allowance for lodging and subsistence to enlisted men traveling on duty; ice, ice machines and their maintenance, \$3,619,000;

For clothing for enlisted men, \$1,385,000;

For fuel, heat, light, and power, including sales to officers, \$600,000;

For military supplies and equipment, including their purchase, repair, preservation, and handling; recreational, school, educational, library, musical, amusement, field sport and gymnasium supplies, equipment, services, and incidental expenses; purchase and marking of prizes for excellence in gunnery and rifle practice, good-conduct badges, medals, and buttons awarded to officers and enlisted men by the Government for conspicuous, gallant, and special service; rental and maintenance of target ranges and entrance fees for competitions, \$371,000;

For transportation of troops and applicants for enlistment, including cash in lieu of ferrriage and transfers en route; toilet kits for issue to recruits upon their first enlistment and other incidental expenses of the recruiting service; and transportation for dependents of officers and enlisted men, \$625,000;

For repairs and improvements to barracks, quarters, and other public buildings at posts and stations; for the renting, leasing, and improvement of buildings in the District of Columbia with the approval of the Public Buildings Commission and at such other places as the public exigencies require, and the erection of temporary buildings upon the approval of the Secretary of the Navy at a total cost of not to exceed \$10,000 during the year, \$375,000;

For forage and stabling of public animals and the authorized number of officers' horses, \$60,000;

For miscellaneous supplies, material, equipment, personal and other services, and for other incidental expenses for the Marine Corps not otherwise provided for; purchase, repair, and exchange of typewriters and calculating machines; purchase and repair of furniture and fixtures; purchase and repair of motor-propelled and horse-drawn passenger-carrying and other vehicles; veterinary services and medicines for public animals and the authorized number of officers' horses; purchase of mounts and horse equipment for all officers below the grade of major required to be mounted; shoeing for public animals and the authorized number of officers' horses; books, newspapers, and periodicals; printing and binding; packing and crating of officers' allowance of baggage; funeral expenses of officers and enlisted men and accepted applicants for enlistment and retired officers on active duty and retired enlisted men of the Marine Corps, including the transportation of their bodies, arms, and wearing apparel from the place of demise to the homes of the deceased in the United States; construction, operation, and maintenance of laundries; and for all emergencies and extraordinary expenses, \$1,876,800: *Provided*, That there may be expended out of this appropriation for the purchase of motor-propelled passenger-carrying vehicles not more than \$33,000, as follows: One vehicle to cost not more than \$2,500, four vehicles to cost not more than \$1,500 each, ten vehicles to cost not more than \$1,200 each, and twenty-five vehicles to cost not more than \$500 each;

In all, \$8,911,800, to be accounted for as one fund.

### INCREASE OF THE NAVY.

The Secretary of the Navy may use the unexpended balances on the date of the approval of this Act under appropriations hereto-

Provisions, etc.

Clothing.

Fuel, etc.

Military supplies.  
Purchase, repairs,  
etc.

Transportation and  
recruiting.

Of dependents.

Repairs to barracks,  
etc.

Forage, etc.

Contingent.

Vehicles, etc.

Horses, etc.

Laundries.

*Proviso.*  
Purchase of motor  
passenger vehicles.

Accounting.

Increase of the Navy.

Unexpended balances  
available.

New appropriation.

Work on vessels under treaty limitation.

Aircraft carriers.

Fleet submarine.

Plans, etc., for scouting submarine, etc.

Payment for vessels already delivered, etc.

Gyro compasses and fire-control instruments.

Armor, etc., for ships under construction.

*Proviso.*  
Transfers from naval supply account fund.

Negotiations requested with other Governments to limit construction, and number of officers and enlisted men.

Use for Department expenses restricted.

*Provisos.*  
Details to Bureau of Navigation.

Specified service not deemed Department details.

No pay to officers, etc., using time measuring devices on work of employees.

Cash rewards, etc., restricted.

fore made on account of "Increase of the Navy," together with the sum of \$8,450,000, which is hereby appropriated for the prosecution of work on vessels under construction on such date, the construction of which may be proceeded with under the terms of the treaty providing for the limitation of naval armament; for continuing the conversion of two battle cruisers into aircraft carriers, including their complete equipment of aircraft and aircraft accessories, in accordance with the terms of such treaty; toward the construction of one fleet submarine (mine-laying type) heretofore authorized, to have the highest practicable speed and greatest desirable radius of action and to cost not to exceed \$5,300,000 for construction and machinery and \$850,000 for armor, armament, and ammunition, and the Secretary of the Navy shall have prepared plans and estimates of cost of a scouting submarine and a submarine capable of accompanying the fleet, each to have the highest practicable speed and greatest desirable radius of action, such plans and estimates to be in readiness for submission to Congress on the first day of the next regular session; for the settlement of contracts on account of vessels already delivered to the Navy Department; for reimbursement to contractors and subcontractors of carrying charges heretofore approved by the Secretary of the Navy to cover additional expenses resulting from the deferring of deliveries or payments under contracts and subcontracts for materials for vessels the construction of which may be continued under the terms of such treaty; for the procurement of gyro compass equipments, and for the installation of fire-control instruments on destroyers not already supplied; and for the completion of armor, armament, ammunition, and torpedoes for the supply and complement of vessels which may be proceeded with as hereinbefore mentioned: *Provided*, That in addition to the funds hereinbefore made available for "Increase of the Navy," the Secretary of the Treasury is authorized and directed to make transfers during the fiscal year 1925 from the naval supply account fund to the appropriation "Increase of the Navy," of sums aggregating \$22,500,000.

The President is requested to enter into negotiations with the Governments of Great Britain, France, Italy, and Japan and such other governments as he may deem proper with the view of reaching an understanding or agreement relative to limiting the construction of all types and sizes of subsurface and surface craft of 10,000 tons standard displacement or less, and of aircraft, and limiting the number of officers and enlisted men.

No part of any appropriation made for the Navy shall be expended for any of the purposes herein provided for on account of the Navy Department in the District of Columbia, including personal services of civilians and of enlisted men of the Navy, except as herein expressly authorized: *Provided*, That there may be detailed to the Bureau of Navigation not to exceed at any one time twenty-four enlisted men of the Navy: *Provided further*, That enlisted men detailed to the Naval Dispensary and the Radio Communication Service shall not be regarded as detailed to the Navy Department in the District of Columbia.

No part of the appropriations made in this Act shall be available for the salary or pay of any officer, manager, superintendent, foreman, or other person having charge of the work of any employee of the United States Government while making or causing to be made with a stop watch or other time-measuring device a time study of any job of any such employee between the starting and completion thereof, or of the movements of any such employee while engaged upon such work; nor shall any part of the appropriations made in this Act be available to pay any premiums or bonus or cash reward to any employee in addition to his regular wages, except for sugges-

tions resulting in improvements or economy in the operation of any Government plant; and that no part of the moneys herein appropriated for the Naval Establishment or herein made available therefor shall be used or expended under contracts hereafter made for the repair, purchase, or acquirement, by or from any private contractor, of any naval vessel, machinery, article or articles that at the time of the proposed repair, purchase, or acquirement, can be repaired, manufactured, or produced in each or any of the Government navy yards or arsenals of the United States, when time and facilities permit, and when, in the judgment of the Secretary of the Navy, such repair, purchase, acquirement, or production, would not involve an appreciable increase in cost to the Government.

Approved, May 28 1924.

Restriction on repairs and acquirement of naval vessels, machinery, etc., at other than navy yards or arsenals.

**CHAP. 204.**—An Act Making appropriations for the Departments of State and Justice and for the Judiciary, and for the Departments of Commerce and Labor, for the fiscal year ending June 30, 1925, and for other purposes

May 28, 1924.

[H. R. 8350.]

[Public, No. 153.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the following sums are appropriated, out of any money in the Treasury not otherwise appropriated, for the Departments of State and Justice and for the Judiciary, and for the Departments of Commerce and Labor, for the fiscal year ending June 30, 1925, namely:

Appropriations for Departments of State and Justice and Judiciary, and for Departments of Commerce and Labor.

## TITLE I—DEPARTMENT OF STATE

Department of State.

### OFFICE OF SECRETARY OF STATE

Salaries: For Secretary of State, \$12,000; Undersecretary of State, and other personal services in the District of Columbia in accordance with the Classification Act of 1923, including temporary employees, \$1,057,600; in all, \$1,069,600: *Provided*, That in expending appropriations or portions of appropriations, contained in this Act, for the payment for personal services in the District of Columbia in accordance with the Classification Act of 1923, the average of the salaries of the total number of persons under any grade or class thereof in any bureau, office, or other appropriation unit, shall not at any time exceed the average of the compensation rates specified for the grade by such Act: *Provided*, That this restriction shall not apply (1) to grades 1, 2, 3, and 4 of the clerical-mechanical service, or (2) to require the reduction in salary of any person whose compensation is fixed, as of July 1, 1924, in accordance with the rules of section 6 of such Act, or (3) to prevent the payment of a salary under any grade at a rate higher than the maximum rate of the grade when such higher rate is permitted by the Classification Act of 1923 and is specifically authorized by other law.

Secretary, Undersecretary, and office personnel.

*Proviso.*  
Salaries limited to average rates under Classification Act.  
Vol. 42, p. 1438.

Not applicable to clerical-mechanical service.

Fixed salaries not reduced.

Payments at higher salaries permitted.

Contingent and miscellaneous expenses.

For contingent and miscellaneous expenses, including stationery, furniture, fixtures, typewriters, exchange of same, repairs and material for repairs; books, maps, and periodicals, domestic and foreign, for the library, not exceeding \$4,000; maintenance, repair, and storage of motor-propelled vehicles, to be used only for official purposes; automobile mail wagons, including storage, repair, and exchange of same; street-car fare not exceeding \$150; and other miscellaneous items not included in the foregoing; \$40,000.

### PRINTING AND BINDING

For all printing and binding in the Department of State, including all of its bureaus, offices, institutions, and services located in Washington, District of Columbia, and elsewhere, \$154,785.

Printing and binding.

## Passport bureaus.

## PASSPORT BUREAUS

Salaries and expenses.

For salaries and expenses of maintenance, including rent outside the District of Columbia, of passport bureaus at New York City, New York; San Francisco, California; Chicago, Illinois; Seattle, Washington; and New Orleans, Louisiana, \$49,130.

## Diplomatic Service.

## DIPLOMATIC SERVICE

Ambassadors and ministers.

## AMBASSADORS AND MINISTERS

Ambassadors.

Ambassadors extraordinary and plenipotentiary to Argentina, Brazil, Chile, Cuba, France, Germany, Great Britain, Italy, Japan, Mexico, Peru, Spain, and Turkey, at \$17,500 each, \$227,500;

Belgium and Luxemburg.

For ambassador extraordinary and plenipotentiary to Belgium and envoy extraordinary and minister plenipotentiary to Luxemburg, \$17,500;

Ministers. China and Netherlands.

Envoys extraordinary and ministers plenipotentiary to China, and the Netherlands, at \$12,000 each, \$24,000;

Other countries.

Envoys extraordinary and ministers plenipotentiary to Albania, Austria, Bolivia, Bulgaria, Czechoslovakia, Colombia, Costa Rica, Denmark, Dominican Republic, Ecuador, Egypt, Finland, Greece, Guatemala, Haiti, Honduras, Hungary, Nicaragua, Norway, Panama, Paraguay, Persia, Poland, Portugal, Rumania, Salvador, Siam, Sweden, Switzerland, Uruguay, and Venezuela, at \$10,000 each, and to the Serbs, Croats, and Slovenes, \$10,000; in all, \$320,000; Envoy extraordinary and minister plenipotentiary to Esthonia, Latvia, and Lithuania, \$10,000;

Minister resident.

Minister resident and consul general to Liberia, \$5,000;

Agent, etc., Tangier.

Agent and consul general at Tangier, \$7,500;

Proviso.

Salary restriction.

*Provided*, That no salary herein appropriated shall be paid to any official receiving any other salary from the United States Government;

Total, ambassadors and ministers, \$611,500.

## CHARGÉS D'AFFAIRES AD INTERIM

Charges d'affaires.

For salaries for chargés d'affaires ad interim, \$40,000.

## SECRETARIES IN THE DIPLOMATIC SERVICE

Secretaries, Diplomatic Service.  
Vol. 38, p. 805; Vol. 39, p. 252.

Vol. 41, p. 740.  
*Ante*, p. 140.

Designated salaries, Japan, Turkey, and China.

For salaries of secretaries in the Diplomatic Service, as provided in the Act of February 5, 1915, entitled "An Act for the improvement of the foreign service," as amended by the Act making appropriations for the Diplomatic and Consular Service for the fiscal year ending June 30, 1917, approved July 1, 1916, and the Act making appropriations for the Diplomatic and Consular Service for the fiscal year ending June 30, 1921, approved June 4, 1920, \$386,875;

Japanese secretary of embassy to Japan, \$5,500;

Turkish secretary of embassy to Turkey, \$5,500;

Chinese secretary of legation to China, \$5,500;

Chinese assistant secretary of legation to China, \$4,000;

Japanese assistant secretary of embassy to Japan, \$4,000;

Turkish assistant secretary of embassy to Turkey, \$4,000;

Total, \$415,375.

## CLERKS AT EMBASSIES AND LEGATIONS

Clerks at embassies and legations.

For the employment of necessary clerks at the embassies and legations, who, whenever hereafter appointed, shall be citizens of the

United States, \$350,000; and so far as practicable shall be appointed under civil-service rules and regulations.

## INTERPRETERS TO EMBASSIES AND LEGATIONS

Interpreters.

Interpreter to legation and consulate general to Persia, \$2,000;  
Interpreter to legation and consulate general to Bangkok, Siam, \$2,500;

Persia.  
Siam.

For fifteen student interpreters at the legation to China and the embassies to Japan and Turkey, who shall be citizens of the United States and whose duty it shall be to study the language of the country to which assigned with a view to supplying interpreters to the legation or embassy and consulates in such country, at \$1,500 each, \$22,500: *Provided*, That the method of selecting said student interpreters shall be nonpartisan: *And provided further*, That upon receiving such appointment each student interpreter shall sign an agreement to continue in the service as an interpreter at the legation, embassy, or consulate in the country to which assigned so long as his services may be required within a period of five years;

Student interpreters, China, Japan, and Turkey.  
*Ante*, p. 140.*Providos.*  
Nonpartisan selection.  
Term of service.

For the payment of the cost of tuition of student interpreters in China, Japan, and Turkey, at the rate of \$350 per annum each, \$5,250;

Tuition.

No person drawing the salary of interpreter or student interpreter as above provided shall be allowed any part of the salary appropriated for any secretary of legation or other officer;

Salary restriction.

Total, \$32,250.

## QUARTERS FOR STUDENT INTERPRETERS AT EMBASSIES

For rent of quarters for the student interpreters attached to the embassy to Japan, \$1,200;

Quarters for student interpreters.

For rent of quarters for the student interpreters attached to the embassy to Turkey, \$600;

Total, \$1,800.

## CONTINGENT EXPENSES, FOREIGN MISSIONS

To enable the President to provide, at the public expense, all such stationery, blanks, records, and other books, seals, presses, flags, and signs as he shall think necessary for the several embassies and legations in the transaction of their business, and also for rent, repairs, postage, telegrams, furniture, typewriters, including exchange of same, messenger service, operation and maintenance of launch for embassy at Constantinople not exceeding \$2,500, compensation of kavasses, guards, dragomans, and porters, including compensation of interpreters, translators, and the compensation of and rent for dispatch agents at London, New York, San Francisco, Seattle, and New Orleans, and for traveling and miscellaneous expenses of embassies and legations, and for loss on bills of exchange to and from embassies and legations, including such loss on bills of exchange to officers of the United States Court for China, and payment in advance of subscriptions for newspapers (foreign and domestic) under this appropriation is hereby authorized, \$720,000: *Provided*, That no part of this sum appropriated for contingent expenses, foreign missions, shall be expended for salaries or wages of persons not American citizens performing clerical services, whether officially designated as clerks or not, in any foreign mission.

Contingent expenses, missions.

Launch, Constantinople.

Dispatch agents.

Loss by exchange.

*Proviso.*  
No payment for clerical services to persons not Americans.

## GROUND RENT OF EMBASSY AT TOKYO, JAPAN

For annual ground rent of the embassy at Tokyo, Japan, for the year ending March 15, 1925, \$250.

Ground rent, Japan.

Consular Service.

## CONSULAR SERVICE

## SALARIES OF THE CONSULAR SERVICE

Consuls general, consuls, and vice consuls.  
Vol. 38, p. 805.  
*Ante*, p. 140.

Citizenship required

Consular inspectors.

For salaries of consuls general, consuls, and vice consuls, as provided in the Act approved February 5, 1915, entitled "An Act for the improvement of the foreign service," \$1,940,000. Every consul general, consul, vice consul, and wherever practicable every consular agent, shall be an American citizen;

For salaries of seven consular inspectors, at \$5,000 each, \$35,000;  
Total, \$1,975,000.

## EXPENSES OF CONSULAR INSPECTORS

Expenses, consular inspectors.

*Proviso.*  
Subsistence allowances.

For the actual and necessary traveling and subsistence expenses of consular inspectors while traveling and inspecting under instructions from the Secretary of State, \$22,000: *Provided*, That inspectors shall not be allowed actual and necessary expenses for subsistence, itemized, exceeding an average of \$8 per day.

## SALARIES OF CONSULAR ASSISTANTS

Consular assistants.  
*Ante*, p. 140.

For fifteen consular assistants, \$19,424.

## ALLOWANCE FOR CLERK HIRE AT UNITED STATES CONSULATES

Clerk hire, consulates.

For allowance for clerk hire at consulates, to be expended under the direction of the Secretary of State, \$1,550,000. Clerks, whenever hereafter appointed, shall, so far as practicable, be appointed under civil-service rules and regulations.

## CONTINGENT EXPENSES, UNITED STATES CONSULATES

Contingent expenses, consulates.

Loss by exchange.

For expenses of providing all such stationery, blanks, record and other books, seals, presses, flags, signs, rent (so much as may be necessary), repairs to consular buildings owned by the United States, postage, furniture, including typewriters and exchange of same, statistics, newspapers, freight (foreign and domestic), telegrams, advertising, messenger service, traveling expenses of consular officers and consular assistants, compensation of interpreters, kavasses, guards, dragomans, translators, and Chinese writers, loss by exchange, and such other miscellaneous expenses as the President may think necessary for the several consulates and consular agencies in the transaction of their business and payment in advance of subscriptions for newspapers (foreign and domestic) under this appropriation is hereby authorized, \$980,000.

## RELIEF AND PROTECTION OF AMERICAN SEAMEN

Relief, etc., of American seamen.

For relief and protection of American seamen in foreign countries, and in the Panama Canal Zone, and shipwrecked American seamen in the Territory of Alaska, in the Hawaiian Islands, Porto Rico, and Philippine Islands, and the Virgin Islands, \$200,000.

Diplomatic and Consular.

## DIPLOMATIC AND CONSULAR

## SALARIES, DIPLOMATIC AND CONSULAR OFFICERS WHILE RECEIVING INSTRUCTIONS AND IN TRANSIT

Instruction and transit pay.

To pay the salaries of ambassadors, ministers, consuls, vice consuls, and other officers of the United States for the period actually and

necessarily occupied in receiving instructions and in making transits to and from their posts, and while awaiting recognition and authority to act in pursuance with the provisions of section 1740 of the Revised Statutes, \$40,000.

R. S., sec. 1740, p. 309.

#### TRANSPORTATION OF DIPLOMATIC AND CONSULAR OFFICERS

To pay the itemized and verified statements of the actual and necessary expenses of transportation and subsistence, under such regulations as the Secretary of State may prescribe, of diplomatic and consular officers and clerks in embassies, legations, and consulates, including officers of the United States Court for China, and their families and effects in going to and returning from their posts, or of such officers and clerks when traveling under orders of the Secretary of State, but not including any expense incurred in connection with leaves of absence, \$275,000: *Provided*, That no part of said sum shall be paid for transportation on foreign vessels without a certificate from the Secretary of State that there are no American vessels on which such officers and clerks may be transported.

Transportation, etc., expenses.

*Proviso.*  
Passage on foreign ships restricted.

#### EMERGENCIES ARISING IN THE DIPLOMATIC AND CONSULAR SERVICE

To enable the President to meet unforeseen emergencies arising in the Diplomatic and Consular Service, and to extend the commercial and other interests of the United States and to meet the necessary expenses attendant upon the execution of the Neutrality Act, to be expended pursuant to the requirement of section 291 of the Revised Statutes, \$400,000.

Emergencies.

Neutrality Act.  
R. S., sec. 291, p. 49.

#### ALLOWANCE TO WIDOWS OR HEIRS OF DIPLOMATIC OR CONSULAR OFFICERS WHO DIE ABROAD

For payment under the provisions of section 1749 of the Revised Statutes of the United States to the widows or heirs at law of diplomatic or consular officers of the United States dying in foreign countries in the discharge of their duties, \$2,000.

Allowance for officers dying abroad.  
R. S., sec. 1749, p. 311.

For Carrie Kitchin Hazeltine, widow of Ross Hazeltine, late consul at Lourenco Marques, Portuguese East Africa, one year's salary of her deceased husband, who died while at his post of duty, of illness incurred in the Consular Service, \$4,500.

Mrs. Carrie Kitchin Hazeltine.  
Payment to.

For Pauline M. Robinson, widow of Fred R. Robinson, late consul to Saltillo, Mexico, one year's salary of her deceased husband, who died while returning to the United States from his post of duty, of illness incurred in the Consular Service, \$3,500.

Mrs. Pauline Robinson.  
Payment to.

For May Adelaide Sharp, widow of Hunter Sharp, late consul at Edinburgh, Scotland, one year's salary of her deceased husband, who died while at his post of duty, of illness incurred in the Consular Service, \$5,000.

Mrs. May Adelaide Sharp.  
Payment to.

For Ethel Roberts Loop, widow of Carl R. Loop, late consul at Catania, Italy, one year's salary of her deceased husband, who died while at his post of duty, of illness incurred in the Consular Service, \$4,000.

Mrs. Ethel Roberts Loop.  
Payment to.

For William B. Kirjassoff and David M. Kirjassoff, minor children of Max D. Kirjassoff, late consul at Yokohama, Japan, one year's salary of their deceased father, who died in the earthquake and fire, while at his post of duty, \$3,500.

William B. and David M. Kirjassoff.  
Payment to.

For Eliza R. Scidmore, sister of George H. Scidmore, late consul general at Yokohama, Japan, one year's salary of her deceased brother, who died of illness, incurred in the Consular Service, \$8,000.

Eliza R. Scidmore.  
Payment to.

Mrs. Frances R. Jewett. Payment to. For Frances R. Jewett, widow of Milo A. Jewett, late consul of the United States at Trondhjem, Norway, \$3,500, one year's salary of her deceased husband, who died while at his post of duty of illness incurred in the Consular Service.

Mrs. Teresa B. Handley. Payment to. For Teresa B. Handley, widow of William W. Handley, late consul general at Callao-Lima, Peru, \$5,500, one year's salary of her deceased husband, who died while at his post of duty of illness incurred in the Consular Service.

Mrs. Irene Gracie Pontius. Payment to. For Irene Gracie Pontius, widow of Albert W. Pontius, late consul general at Mukden, China, one year's salary of her deceased husband, who died while at his post of duty of illness incurred in the Consular Service, \$5,500.

TRANSPORTING REMAINS OF DIPLOMATIC AND CONSULAR OFFICERS, CONSULAR ASSISTANTS, AND CLERKS TO THEIR HOMES FOR INTERMENT

Bringing home remains of officers. For defraying the expenses of transporting the remains of diplomatic and consular officers of the United States, including consular assistants and clerks, who have died or may die abroad or in transit, while in the discharge of their official duties, to their former homes in this country for interment, and for the ordinary and necessary expenses of such interment, at their post or at home, \$5,000.

Post allowances.

POST ALLOWANCES TO DIPLOMATIC AND CONSULAR OFFICERS

Special allowances to officers to meet living expenses. To enable the President, in his discretion, and in accordance with such regulations as he may prescribe, to make special allowances by way of additional compensation to diplomatic and consular officers and consular assistants and officers of the United States Court for China in order to adjust their official income to the ascertained cost of living at the posts to which they may be assigned, \$125,000.

INTERNATIONAL OBLIGATIONS, COMMISSIONS, BUREAUS, AND SO FORTH

CAPE SPARTEL LIGHT, COAST OF MOROCCO

Cape Spartel Light. For annual proportion of the expenses of Cape Spartel and Tangier Light on the coast of Morocco, including loss by exchange, \$250.

RESCUING SHIPWRECKED AMERICAN SEAMEN

Life saving testimonials. For expenses which may be incurred in the acknowledgment of the services of masters and crews of foreign vessels in rescuing American seamen or citizens from shipwreck or other catastrophe at sea, \$3,000.

INTERNATIONAL BUREAU OF WEIGHTS AND MEASURES

International Bureau of Weights and Measures. Vol. 20, p. 1714. For contribution to the maintenance of the International Bureau of Weights and Measures, in conformity with the terms of the convention of May 20, 1875, the same to be paid, under the direction of the Secretary of State, to said bureau on its certificate of apportionment, \$3,000.

INTERNATIONAL BUREAU FOR PUBLICATION OF CUSTOMS TARIFFS

International Customs Tariffs Bureau. Vol. 20, p. 1518. To meet the share of the United States in the annual expense for the year ending March 31, 1925, of sustaining the international bureau at Brussels for the translation and publication of customs

tariffs, pursuant to the convention proclaimed December 17, 1890, \$2,187.

REVISION OF CHINESE CUSTOMS TARIFF

Chinese customs tariff.

The unexpended balance of the appropriation of \$47,750 to enable the United States Government to carry out its obligations arising under the treaty relating to the Chinese customs tariff made in the Act making appropriations for the Departments of State and Justice and for the Judiciary, approved June 1, 1922, shall remain available for the purposes therein described for the fiscal year 1925.

Unexpended balance for revising, continued available. Vol. 42, pp. 610, 1548. Post, p. 1019.

INQUIRY INTO EXTRATERRITORIALITY IN CHINA

Extraterritoriality in China.

The unexpended balance of the appropriation of \$21,000 to enable the United States Government to carry out its obligations arising under Resolution Numbered 4, adopted by the Conference on the Limitation of Armament, December 10, 1921, regarding extraterritoriality in China, made by the Act making appropriations for the Departments of State and Justice and for the Judiciary, approved June 1, 1922, shall remain available for the purposes therein described for the fiscal year 1925.

Unexpended balance for inquiry regarding, continued available. Post, p. 1019.

Vol. 42, pp. 610, 1548.

INTERNATIONAL BOUNDARY COMMISSION, UNITED STATES AND MEXICO

To enable the President to perform the obligations of the United States under the treaties of 1884, 1889, 1905, and 1906, between the United States and Mexico, including not to exceed \$900 for rent, \$40,000: *Provided*, That not to exceed \$6,000 of such sum may in the discretion of the President be used for taking over the water gauging now being done by the State of Texas.

Mexican Boundary Commission. Vol. 24, p. 1011; Vol. 26, p. 1512; Vol. 34, p. 2953. *Proviso*. Limit for water gauging.

BOUNDARY LINE, ALASKA AND CANADA, AND THE UNITED STATES AND CANADA

To enable the Secretary of State to mark the boundary and make the surveys incidental thereto between the Territory of Alaska and the Dominion of Canada, in conformity with the award of the Alaskan Boundary Tribunal and existing treaties, including employment at the seat of government of such surveyors, computers, draftsmen, and clerks as are necessary; and for the more effective demarkation and mapping, pursuant to the treaty of April 11, 1908, between the United States and Great Britain, of the land and water boundary line between the United States and the Dominion of Canada, as established under existing treaties, to be expended under the direction of the Secretary of State, including the salaries of the commissioner and the necessary engineers, surveyors, draftsmen, computers, and clerks in the field and at the seat of government, expense of necessary traveling, for payment for timber necessarily cut in determining the boundary line not to exceed \$500, and commutation to members of the field force while on field duty or actual expenses not exceeding \$5 per day each, to be expended in accordance with regulations from time to time prescribed by the Secretary of State, \$38,515: *Provided*, That when the commissioner is absent from Washington and from his regular place of residence on official business he shall not be allowed actual and necessary expenses of subsistence in excess of \$8 per day.

Boundary, Alaska and Canada. Vol. 32, p. 1961.

Land and water boundary, United States and Canada. Vol. 35, p. 2003.

*Proviso*. Subsistence when absent from Washington.

INTERNATIONAL PRISON COMMISSION

For subscription of the United States as an adhering member of the International Prison Commission, and the expenses of a commission, including preparation of reports, \$2,550.

International Prison Commission.

## PAN AMERICAN UNION

Pan American Union.  
*Proviso.*  
 Use of money from other Republics.

Pan American Union, \$100,000: *Provided*, That any moneys received from the other American Republics for the support of the union shall be paid into the Treasury as a credit, in addition to the appropriation, and may be drawn therefrom upon requisitions of the chairman of the governing board of the union for the purpose of meeting the expenses of the union and of carrying out the orders of the said governing board.

Printing and binding.  
 Monthly Bulletin.

For printing and binding for the Pan American Union, and the Public Printer is authorized to print an edition of the monthly bulletin not to exceed 6,000 copies per month, for distribution by the union during the fiscal year ending June 30, 1925, \$20,000.

## INTERNATIONAL BUREAU OF THE PERMANENT COURT OF ARBITRATION

International Bureau, Permanent Court of Arbitration.  
 Vol. 32, p. 1793.

To meet the share of the United States in the expenses for the calendar year 1923 of the International Bureau of the Permanent Court of Arbitration, created under article 22 of the convention concluded at The Hague, July 29, 1899, for the pacific settlement of international disputes, \$2,000.

## BUREAU OF INTERPARLIAMENTARY UNION FOR PROMOTION OF INTERNATIONAL ARBITRATION

Interparliamentary Union for promoting International Arbitration.

For the contribution of the United States toward the maintenance of the Bureau of the Interparliamentary Union for the promotion of international arbitration, to be immediately available, \$4,000.

## INTERNATIONAL COMMISSION ON ANNUAL TABLES OF CONSTANTS, AND SO FORTH

International Commission on Tables of Constants, etc.

To the International Commission on Annual Tables of Constants and Numerical Data, Chemical, Physical, and Technological, as established by the Seventh International Congress of Applied Chemistry in London and as continued by the eighth congress in New York, as a contribution by the United States toward the publication of annual tables of constants, chemical, physical, and technological, \$500.

## INTERNATIONAL COMMISSION ON PUBLIC AND PRIVATE INTERNATIONAL LAW

International Commission on International Law.  
 Appropriation made available.  
 Vol. 42, p. 608.

The appropriation of \$15,000 for the payment of compensation to and the necessary expenses of the representative or representatives of the United States on the International Commission of Jurists, made by the Act making appropriations for the Departments of State and Justice and for the Judiciary, approved June 1, 1922, is hereby made available for the purposes therein described for the fiscal year 1925.

International Institute of Agriculture.

## INTERNATIONAL INSTITUTE OF AGRICULTURE AT ROME, ITALY

Quota.  
*Post*, p. 1338.

For the payment of the quota of the United States for the support of the International Institute of Agriculture for the calendar year 1925, \$19,577;

Member of committee.

For salary of the one member of the permanent committee of the International Institute of Agriculture for the calendar year 1925, \$5,000;

Translating publications.

For the payment of the quota of the United States for the cost of translating into and printing in the English language the pub-

lications of the International Institute of Agriculture at Rome, \$5,000;

Total, \$29,577.

#### INTERNATIONAL RAILWAY CONGRESS

To pay the quota of the United States as an adhering member of the International Railway Congress for the year ending April 15, 1925, \$800.

International Railway Congress.

#### INTERNATIONAL SANITARY BUREAU

For the annual share of the United States for the maintenance of the International Sanitary Bureau for the year 1925, \$11,154.29.

International Sanitary Bureau.

#### INTERNATIONAL OFFICE OF PUBLIC HEALTH

For the payment of the quota of the United States for the year 1925 toward the support of the International Office of Public Health, created by the international arrangement signed at Rome, December 9, 1907, in pursuance of article 181 of the International Sanitary Convention signed at Paris on December 3, 1903, \$3,860.

International Office of Public Health.  
Vol. 35, p. 2061.  
Vol. 35, p. 1834; Vol. 42, p. 1823.

#### ARBITRATION OF OUTSTANDING PECUNIARY CLAIMS BETWEEN THE UNITED STATES AND GREAT BRITAIN

For the expenses of the arbitration of outstanding pecuniary claims between the United States and Great Britain, in accordance with the special agreement concluded for that purpose August 18, 1910, and the schedules of claims thereunder, including salary and expenses of the tribunal, and of the agent to be appointed by the President, by and with the advice and consent of the Senate, counsel, joint secretary and other assistants, contingent expenses, and personal services and rent in the District of Columbia, and elsewhere, to be expended under the direction of the Secretary of State, \$66,750.

British-American Pecuniary Claims Commission.  
Vol. 37, p. 1635.  
Salaries and expenses.

#### INTERNATIONAL RADIOTELEGRAPHIC CONVENTION

For the share of the United States for the calendar year 1925, as a party to the international radiotelegraphic conventions heretofore signed, of the expenses of the radiotelegraphic service of the International Bureau of the Telegraphic Union at Berne, \$5,750.

International Radiotelegraphic Convention.  
Vol. 37, p. 1569.

#### UNITED STATES SECTION OF THE INTER-AMERICAN HIGH COMMISSION

To defray the actual and necessary expenses on the part of the United States section of the Inter-American High Commission, \$20,000, to be expended under the direction of the Secretary of State.

Inter-American High Commission.  
United States section.  
Vol. 39, p. 8.

#### WATERWAYS TREATY, UNITED STATES AND GREAT BRITAIN: INTERNATIONAL JOINT COMMISSION, UNITED STATES AND GREAT BRITAIN

For salaries and expenses, including salaries of commissioners and salaries of clerks and other employees appointed by the commissioners on the part of the United States, with the approval solely of the Secretary of State, cost of law books, books of reference, and periodicals, and necessary traveling expenses, and for one-half of all reasonable and necessary joint expenses of the International Joint Commission incurred under the terms of the treaty between

Canadian Boundary Waters Joint Commission.

Vol. 36, p. 2448.

*Prorisos.*  
Subsistence when  
absent from Washing-  
ton.

Rent in the District.

the United States and Great Britain concerning the use of boundary waters between the United States and Canada, and for other purposes, signed January 11, 1909, \$33,000, to be disbursed under the direction of the Secretary of State: *Provided*, That no part of this appropriation shall be expended for subsistence of the commission or secretary, except for actual and necessary expenses, not in excess of \$8 per day each, when absent from Washington and from his regular place of residence on official business: *Provided further*, That a part of this appropriation may be expended for rent of offices for the commission in the District of Columbia in the event that the Public Buildings Commission is unable to supply suitable office space.

Pan American Scien-  
tific Congress.

#### THIRD PAN AMERICAN SCIENTIFIC CONGRESS

Unexpended bal-  
ance available for del-  
egates to Third.  
Vol. 42, pp. 608, 1547.

The unexpended balance of the appropriation of \$20,000 for the expenses of the delegates of the United States to the Third Pan American Scientific Congress to be held at the city of Lima, Peru, made by the Act making appropriations for the Departments of State and Justice and for the Judiciary, approved June 1, 1922, is hereby made available for the fiscal year 1925.

#### PAYMENT TO THE GOVERNMENT OF PANAMA

Panama.  
Annual payment to.

Vol. 33, p. 2238.

To enable the Secretary of State to pay to the Government of Panama the thirteenth annual payment, due on February 26, 1925, from the Government of the United States to the Government of Panama under article 14 of the treaty of November 18, 1903, \$250,000.

#### PAYMENT TO THE GOVERNMENT OF COLOMBIA

Colombia.  
Payment to.

Vol. 42, p. 2124.

To enable the Secretary of State to pay to the Government of Colombia the third payment from the Government of the United States to the Republic of Colombia under article 2 of the treaty of April 6, 1914, \$5,000,000.

#### INTERNATIONAL RESEARCH COUNCIL

International Re-  
search Council, etc.

To pay the annual share of the United States, as an adhering member of the International Research Council and of the Associated Unions, organized at Brussels, July 18-28, 1919, as follows: International Research Council, \$240; International Astronomical Union, \$1,440; International Union of Pure and Applied Chemistry, \$540; International Union of Geodesy and Geophysics, \$2,496; International Union of Mathematics, \$120; International Union of Scientific Radiotelegraphy, \$192; in all, \$5,028, to be expended under the direction of the Secretary of State.

#### INTERNATIONAL HYDROGRAPHIC BUREAU

International Hydro-  
graphic Bureau.

For the annual contribution of the United States toward the maintenance of the International Hydrographic Bureau, \$3,860.

#### FOREIGN HOSPITAL AT CAPE TOWN

Somerset Hospital,  
Cape Town.

For annual contribution toward the support of the Somerset Hospital (a foreign hospital), at Cape Town, \$50, to be paid by the Secretary of State upon the assurance that suffering seamen and citizens of the United States will be admitted to the privileges of said hospital.

## INTERNATIONAL TRADE-MARK REGISTRATION BUREAU, QUOTA OF UNITED STATES

For the annual share of the United States for the expenses of the maintenance of the International Trade-Mark Registration Bureau at Habana, including salaries of the director and counselor, assistant director and counselor, clerks, translators, secretary to the director, stenographers and typewriters, messenger, watchmen, and laborers, rent of quarters, stationery and supplies, including the purchase of books, postage, traveling expenses, and the cost of printing the bulletin, \$4,961.

International Trade-Mark Registration.  
Habana Bureau expenses.  
Vol. 39, p. 1680; Vol. 41, p. 533.

## INTERNATIONAL BUREAU OF THE UNION FOR THE PROTECTION OF INDUSTRIAL PROPERTY

For the share of the United States in the expense of conducting the International Bureau of the Union for the Protection of Industrial Property, at Berne, Switzerland, \$1,700.

Industrial Property Bureau.

## MIXED CLAIMS COMMISSION, UNITED STATES AND GERMANY

For the expenses of determining the amounts of claims against Germany by the Mixed Claims Commission established under the agreement concluded between the United States and Germany on August 10, 1922, for the determination of the amount to be paid by Germany in satisfaction of the financial obligations of Germany under the treaty concluded between the Governments of the United States and Germany on August 25, 1921, including the expenses which under the terms of such agreement of August 10, 1922, are chargeable in part to the United States; and the expenses of an agency of the United States to perform all necessary services in connection with the preparation of claims and the presentation thereof before said mixed commission, including salaries of an agent and necessary counsel and other assistants and employees, rent in the District of Columbia, printing and binding, contingent expenses, traveling expenses and per diem in lieu of subsistence (and the Secretary of State may allow per diem in lieu of subsistence for foreign travel at not to exceed \$8), and such other expenses in the United States and elsewhere as the President may deem proper, \$182,140.

German Mixed Claims Commission.  
Vol. 42, p. 2200.

Agency expenses.

Printing and binding.

## JUDICIAL

## UNITED STATES COURT FOR CHINA

Judge, \$8,000; district attorney, \$4,000; marshal, \$3,000; clerk, \$3,000; stenographer and court reporter, \$2,400; court expenses, including reference law books, \$8,500; in all, \$28,900.

United States Court for China.  
Salaries.

The judge of the said court and the district attorney shall, when the sessions of the court are held at other cities than Shanghai, receive in addition to their salaries their necessary actual expenses during such session, not to exceed \$8 per day each, and so much as may be necessary for said purposes during the fiscal year ending June 30, 1925, is appropriated.

Sessions other than at Shanghai.

For expenses of maintaining in China, the former Ottoman Empire, Egypt, and Persia institutions for incarcerating American convicts and persons declared insane by the United States Court for China or any consular court, including salaries of not exceeding \$1,800 for the deputy marshal and \$1,200 each for three assistant deputy marshals at Shanghai; wages of prison keepers; rent of quarters for prisons, and for the expenses of keeping, feeding, and

Consular prisons.

Keepers, quarters, rent, etc.

transportation of prisoners and persons declared insane by the United States Court for China or any consular court in China, the former Ottoman Empire, Egypt, and Persia, so much as may be necessary; in all, \$15,000.

#### BRINGING HOME CRIMINALS

Bringing home criminals.

For actual expenses incurred in bringing home from foreign countries persons charged with crime, \$2,000.

Rent restriction in United States.

No portion of the sums appropriated in Title I of this Act shall, unless expressly authorized, be expended for rent in the District of Columbia or elsewhere in the United States.

Department of Justice.

### TITLE II.—DEPARTMENT OF JUSTICE

#### OFFICE OF THE ATTORNEY GENERAL

Attorney General, Solicitor General, Assistants, Solicitors, and office personnel.

Salaries: For Attorney General, \$12,000; Solicitor General, \$10,000; Assistant to the Attorney General, \$9,000; and other personal services in the District of Columbia in accordance with the Classification Act of 1923, including the solicitors of the State, Treasury, Interior, Commerce, and Labor Departments, the Solicitor of Internal Revenue, and the office forces of the solicitors of the Treasury, Commerce, and Labor Departments, \$553,040; in all, \$584,040.

Law books etc.

For the purchase of law books, books of reference, and periodicals, including the exchange thereof, for the Department of Justice, \$7,700.

#### CONTINGENT EXPENSES, DEPARTMENT OF JUSTICE

Contingent and miscellaneous expenses.

For stationery, furniture, and repairs, floor coverings not exceeding \$500, file holders and cases; miscellaneous expenditures, including telegraphing and telephones, foreign postage, labor, typewriters and adding machines and the exchange thereof and repairs thereto, street-car fares not exceeding \$300, newspapers, press clippings, and other necessities ordered by the Attorney General; official transportation, including the repair, and maintenance, operation of a motor-driven passenger car, delivery truck, and motor cycle, to be used only for official purposes, and purchase and repair of bicycles, \$58,287.

Vehicles, etc.

Rent.

For rent of buildings and parts of buildings in the District of Columbia, \$75,000, if space can not be assigned by the Public Buildings Commission in buildings under the control of that commission.

Printing and binding.

For printing and binding for the Department of Justice and the courts of the United States, \$200,000.

Traveling, etc., expenses.

For traveling and other miscellaneous and emergency expenses, including advances made by the disbursing clerk, authorized and approved by the Attorney General, to be expended at his discretion, the provisions of section 3648, Revised Statutes, to the contrary notwithstanding, \$7,500.

R. S., sec. 3648, p. 718.

Miscellaneous.

#### MISCELLANEOUS OBJECTS, DEPARTMENT OF JUSTICE

Conduct of customs cases.

Assistant Attorney General, attorneys, etc.

Vol. 36, p. 108. Services, supplies, etc.

Conduct of customs cases: Assistant Attorney General, \$8,000; special attorneys and counselors at law in the conduct of customs cases, to be employed and their compensation fixed by the Attorney General, as authorized by subsection 30 of section 28 of the Act of August 5, 1909; necessary clerical assistance and other employees at the seat of government and elsewhere, to be employed and their compensation fixed by the Attorney General; supplies, Supreme Court Reports and Digests, and Federal Reporter and Digests, traveling,

and other miscellaneous and incidental expenses, to be expended under the direction of the Attorney General; in all, \$89,470.

Defending suits in claims against the United States: For necessary expenses incurred in the examination of witnesses, procuring evidence, employment of experts, and such other expenses as may be necessary in defending suits in the Court of Claims, including Indian deprecation claims, to be expended under the direction of the Attorney General, \$79,500.

Detection and prosecution of crimes: For the detection and prosecution of crimes against the United States; for the protection of the person of the President of the United States; the acquisition, collection, classification, and preservation of criminal identification records and their exchange with the officials of States, cities, and other institutions; for such other investigations regarding official matters under the control of the Department of Justice and the Department of State as may be directed by the Attorney General; hire, maintenance, upkeep, and operation of motor-propelled or horse-drawn passenger-carrying vehicles when necessary; firearms and ammunition, such stationery and supplies for use at the seat of government or elsewhere as the Attorney General may direct, including not to exceed \$10,000 for taxicab hire to be used exclusively for the purposes set forth in this paragraph and to be expended under the direction of the Attorney General, whose certificate as to the expenditure thereof shall be conclusive on the General Accounting Office; per diem in lieu of subsistence when allowed pursuant to section 13 of the Sundry Civil Appropriation Act approved August 1, 1914, including not to exceed \$260,000 for necessary employees at the seat of government, and including a Director of the Bureau of Investigation at not exceeding \$7,500 per annum, \$2,188,862; for the investigation of the official acts, records, and accounts of marshals, attorneys, and clerks of the United States courts and the territorial courts, and United States commissioners, for which purpose all the official papers, records, and dockets of said officers, without exception, shall be examined by the agents of the Attorney General at any time; and also, when requested by the presiding judge, the official acts, records and accounts of referees and trustees of such courts, including \$35,260 for necessary employees at the seat of government, \$112,860; in all, \$2,301,722; to be expended under the direction of the Attorney General: *Provided*, That this appropriation shall be available for advances to be made by the disbursing clerk of the Department of Justice when authorized and approved by the Attorney General, the provisions of section 3648 of the Revised Statutes to the contrary notwithstanding: *Provided further*, That for the purpose of executing the duties for which provision is made by this appropriation, the Attorney General is authorized to appoint officials who shall be vested with the authority necessary for the execution of such duties: *Provided further*, That not exceeding \$10,000 of this appropriation shall be immediately available to meet obligations incurred on account of expenses incident to criminal identification records.

Enforcement of antitrust laws: For the enforcement of antitrust laws, including not exceeding \$10,000 for clerical services and not exceeding \$40,000 for compensation of attorneys at the seat of government, \$201,200: *Provided, however*, That no part of this money shall be spent in the prosecution of any organization or individual for entering into any combination or agreement having in view the increasing of wages, shortening of hours, or bettering the conditions of labor, or for any act done in furtherance thereof, not in itself unlawful: *Provided further*, That no part of this appropriation shall be expended for the prosecution of producers of farm

Defending suits in claims.

Indian deprecation claims.

Detection and prosecution of crimes.  
Protection of the President.

Vehicles, etc.

Per diem subsistence.  
Vol. 33, p. 680.

Director, Investigation Bureau.

Investigating official acts, etc.

*Provisos.*  
Advances.

R. S., sec. 3648, p. 718.

Special agents authorized.

Criminal identification records.

Enforcing antitrust laws.

*Provisos.*  
Use for prosecuting labor organizations, etc., forbidden.

Associations of farmers, etc.

products and associations of farmers who cooperate and organize in an effort to and for the purpose to obtain and maintain a fair and reasonable price for their products.

Enforcing interstate commerce laws.

Vol. 34, p. 379; Vol. 36, p. 539; Vol. 37, p. 701; Vol. 38, p. 219; Vol. 40, p. 272; Vol. 41, p. 474.

War frauds. Investigation and prosecution of. Vol. 42, p. 543.

**Enforcement of Acts to regulate commerce:** For salary and expenses of assistant to the Solicitor General in representing the Government in all matters arising under the Act entitled "An Act to regulate commerce," approved February 4, 1887, as amended, including traveling expenses, to be expended under the direction of the Attorney General, including salaries of employees in the District of Columbia, \$10,000.

**Investigation and prosecution of war frauds:** For the investigation and prosecution of alleged frauds, either civil or criminal, or other crimes or offenses against the United States, growing out of or arising in connection with the preparation for or prosecution of the late war, including the institution and prosecution of suits for the recovery of moneys which contain no element of fraud but arose incident to the investigation of alleged frauds, to be available for the employment of counsel and other assistants, rents, and all other purposes in connection therewith, whether in the District of Columbia or elsewhere, including not to exceed \$10,000 for communication service, the purchase of furniture, law books, books of reference, and other necessary equipment and supplies at the seat of the government; \$500,000, to be expended in the discretion of the Attorney General: *Provided*, That this appropriation shall not be available for rent of buildings in the District of Columbia if suitable space is provided by the Public Buildings Commission: *Provided further*, That not more than two persons shall be employed hereunder at a rate of compensation exceeding \$10,000 per annum each, whose aggregate compensation shall not exceed \$30,000, but the Attorney General may fix the compensation of not to exceed six persons at not to exceed \$10,000 each.

Provision. Rent in the District.

Pay restrictions.

Judicial.

JUDICIAL

United States Supreme Court.

UNITED STATES SUPREME COURT

Salaries.

**Salaries:** Chief Justice, \$15,000; eight associate justices, at \$14,500 each; marshal, \$4,500; nine law clerks, one for the Chief Justice and one for each associate justice, at not exceeding \$3,600 each; nine stenographic clerks, one for the Chief Justice and one for each associate justice, at not exceeding \$2,240 each; in all, \$188,060.

Printing and binding.

For printing and binding for the Supreme Court of the United States, \$25,000, and the printing and binding for the Supreme Court shall be done by the printer it may employ, unless it shall otherwise order; and for printing and binding the official reports of the Supreme Court of the United States, and advance pamphlet installments thereof, during the fiscal year 1925, to be expended as required, without allotment by quarters, \$25,000; in all, \$50,000.

Reporter.

For the salary of the Reporter, \$8,000; and for his expenses for professional and clerical assistance and stationery, to be paid upon vouchers signed by him and approved by the Chief Justice, \$3,500; in all, \$11,500.

Judges.

SALARIES OF JUDGES

Salaries of circuit, district, and retired.

For salaries of thirty-three circuit judges, at \$8,500 each; one hundred and twenty-eight district judges (including two in the Territory of Hawaii and one in the Territory of Porto Rico), at \$7,500 each; and judges retired under section 260 of the Judicial Code, as amended by the Act of February 25, 1919; in all, \$1,380,500: *Provided*, That this appropriation shall be available for the salaries of all United States

Vol. 40, p. 1157.

Proviso. Available for all judges.

justices, and circuit and district judges lawfully entitled thereto, whether active or retired.

For salary of reporter, Territory of Hawaii, \$1,200.

Reporter, Hawaii.

#### NATIONAL PARK COMMISSIONERS

National park commissioners.

For commissioners in the Crater Lake, Glacier, Mount Rainier, Yellowstone, Yosemite, and Sequoia and General Grant National Parks, at \$1,500 each, \$9,000. The provisions of section 21 of the Legislative, Executive, and Judicial Appropriation Act approved May 28, 1896, shall not be construed as impairing the rights of said commissioners to receive the salaries provided herein.

Salaries.

Vol. 29, p. 184.

#### COURT OF CUSTOMS APPEALS

Court of Customs Appeals.

Salaries: Presiding judge and four associate judges, at \$8,500 each; marshal, \$3,000; clerk, \$3,500; assistant clerk, \$2,000; five stenographic clerks, at \$1,600 each; stenographic reporter, \$2,500; messenger, \$840; in all, \$62,340.

Salaries.

For rent of necessary quarters in the District of Columbia and elsewhere, \$10,000; books and periodicals, including their exchange; stationery, supplies, traveling expenses; heat, light, and power service; drugs, chemicals, cleansers, furniture, pay of bailiffs and all other necessary employees not otherwise specifically provided for; and for such other miscellaneous expenses as may be approved by the presiding judge, \$3,960; in all, \$13,960.

Rent, miscellaneous expenses, etc.

#### COURT OF CLAIMS

Court of Claims.

Salaries: Chief justice, \$8,000; four judges, at \$7,500 each; chief clerk, \$5,000; assistant clerk, \$2,500; bailiff, \$1,500; clerks—two at \$1,600 each (one of whom shall be a stenographer), one at \$1,400; two at \$1,200 each; four stenographers, at \$1,200 each; chief messenger, \$1,000; two assistants messengers, at \$720 each; three firemen, at \$720 each; three watchmen, at \$720 each; elevator conductor, \$720; two laborers, at \$660 each; two charwomen, at \$240 each; in all, \$68,080.

Salaries.

For custodian of the building occupied by the Court of Claims, \$500, to be paid on the order of the court, notwithstanding section 1765 of the Revised Statutes or section 3 of the Act of June 20, 1874.

Custodian.  
R. S., sec. 1765, p. 314.  
Vol. 13, p. 109.

For printing and binding for the Court of Claims, \$35,000.

Printing and binding.

For auditors and additional stenographers, when deemed necessary, in the Court of Claims, to be disbursed under the direction of the court, \$14,000.

Auditors, etc.

For stationery, court library, repairs, including repairs to bicycles, fuel, electric light, electric elevator, and other miscellaneous expenses, \$6,600.

Contingent expenses.

For reporting the decisions of the court and superintending the printing of the fifty-ninth volume of the reports of the Court of Claims, \$1,000, to be paid on the order of the court to the reporter, notwithstanding section 1765 of the Revised Statutes or section 2 of the Legislative, Executive, and Judicial Appropriation Act approved July 31, 1894, or section 6 of the Legislative, Executive, and Judicial Appropriation Act approved May 10, 1916.

Reporting decisions.

R. S., sec. 1765, p. 314.  
Vol. 23, p. 205.  
Vol. 39, 126.

#### TERRITORIAL COURTS

Territorial courts.

ALASKA: Four judges, at \$7,500 each; four attorneys, \$5,000 each; four marshals, at \$4,000 each; four clerks, at \$3,500 each; in all, \$80,000.

Alaska.

Hawaii.

HAWAII: Chief justice, \$7,500; two associate justices, at \$7,000 each; in all, \$21,500.

For judges of circuit courts, at \$6,000 each, \$48,000.

United States courts.

MARSHALS, DISTRICT ATTORNEYS, CLERKS, AND OTHER EXPENSES OF UNITED STATES COURTS

Marshals.  
Salaries, etc.  
Vol. 42, p. 1560.  
Alaska.

For salaries, fees, and expenses of United States marshals and their deputies, including services rendered in behalf of the United States or otherwise, services in Alaska in collecting evidence for the United States when so specially directed by the Attorney General, and maintenance, alteration, repair, and operation of motor-driven passenger-carrying vehicles used in connection with the transaction of the official business of the United States marshal for the District of Columbia, \$2,931,000: *Provided*, That there shall be paid hereunder any necessary cost of keeping vessels or other property attached or libeled in admiralty in such amount as the court, on petition setting forth the facts under oath, may allow: *Provided further*, That marshals and office deputy marshals (except in the District of Alaska) may be granted a per diem of not to exceed \$4 in lieu of subsistence, instead of, but under the conditions prescribed for, the present allowance for actual expenses of subsistence.

*Proviso.*  
Keeping attached  
vessels, etc.

Per diem subsistence.

District attorneys.  
Salaries, etc.

For salaries of United States district attorneys and expenses of United States district attorneys and their regular assistants, including the office expenses of United States district attorneys in Alaska, and for salaries of regularly appointed clerks to United States district attorneys for services rendered during vacancy in the office of the United States district attorney, \$1,199,780: *Provided*, That United States district attorneys and their regular assistants may be granted a per diem of not to exceed \$4 in lieu of subsistence, instead of, but under the conditions prescribed for, the present allowance for actual expenses of subsistence.

*Proviso.*  
Per diem subsistence.

Regular assistants.

For regular assistants to United States district attorneys who are appointed by the Attorney General at a fixed annual compensation, \$652,800: *Provided*, That except as otherwise prescribed by law the compensation of such of the assistant district attorneys authorized by section 8 of the Act approved May 28, 1896, as the Attorney General may deem necessary, may be fixed at not exceeding \$3,500 per annum.

*Proviso.*  
Compensation.

Vol. 29, p. 181.

Assistants in special  
cases.

For assistants to the Attorney General and to United States district attorneys employed by the Attorney General to aid in special cases, including not to exceed \$60,180 for clerical help for such assistants, and for payment of foreign counsel employed by the Attorney General in special cases (such counsel shall not be required to take oath of office in accordance with section 366, Revised Statutes of the United States), \$840,000, to be available for expenditure in the District of Columbia: *Provided*, That the amount paid as compensation out of the funds herein appropriated to any person employed hereunder shall not exceed \$10,000: *Provided*, That not more than \$150,000 of the \$840,000 herein appropriated shall be available for special counsel to enforce the National Prohibition Act.

Foreign counsel.  
Oath.  
R. S., sec. 366, p. 62.

*Proviso.*  
Pay restriction.

Prohibition enforce-  
ment counsel.

Clerks of courts.  
Salaries, etc.

For salaries of clerks of United States circuit courts of appeals and United States district courts, their deputies, and other assistants, expenses of travel and subsistence, and other expenses of conducting their respective offices, in accordance with the provisions of the Act approved February 26, 1919, and the Act approved June 1, 1922, making appropriations for the Departments of State and Justice and for the judiciary for the fiscal year ending June 30, 1923, \$1,504,405: *Provided*, That per diem in lieu of subsistence not to exceed \$4 per day may be granted to deputy clerks and clerical

Vol. 40, p. 1182.  
Vol. 42, p. 616.

*Proviso.*  
Per diem subsistence.

assistants to clerks of United States district courts, instead of but under conditions applicable to the allowance for actual expenses of subsistence, as provided in the above-mentioned Act of February 26, 1919.

For fees of United States commissioners and justices of the peace acting under section 1014, Revised Statutes of the United States, \$500,000.

For fees of jurors, \$1,600,000.

For fees of witnesses and for payment of the actual expenses of witnesses, as provided by section 850, Revised Statutes of the United States, including the fees and expenses of witnesses on behalf of the Government before the Boards of United States General Appraisers, such payments to be made on the certification of the attorney for the United States and to be conclusive as provided in section 850, Revised Statutes of the United States, \$1,430,000.

For rent of rooms for the United States courts and judicial officers, \$80,000.

For bailiffs and criers, not exceeding three bailiffs and one crier in each court, except in the southern district of New York and the northern district of Illinois, \$290,000: *Provided*, That all persons employed under section 715 of the Revised Statutes shall be deemed to be in actual attendance when they attend upon the order of the courts, but no such person shall be employed during vacation; expenses of circuit and district judges of the United States and the judges of the district courts of the United States in Alaska, Porto Rico, and Hawaii, as provided by section 259 of the Act entitled "An Act to codify, revise, and amend the laws relating to the judiciary," approved March 3, 1911; meals and lodging for jurors in United States cases, and of bailiffs in attendance upon the same, when ordered by the court, and meals and lodging for jurors in Alaska, as provided by section 193, Title II, of the Act of June 6, 1900; and compensation for jury commissioners, \$5 per day, not exceeding three days for any one term of court.

For such miscellaneous expenses as may be authorized or approved by the Attorney General, for the United States courts and their officers, including so much as may be necessary in the discretion of the Attorney General for such expenses in the District of Alaska, and in courts other than Federal courts, \$739,000.

For supplies, including the exchange of typewriting and adding machines, for the United States courts and judicial officers, including firearms and ammunition therefor, to be expended under the direction of the Attorney General, \$73,000.

For purchase of law books, including the exchange thereof, for United States judges, district attorneys, and other judicial officers, including the nine libraries of the United States circuit courts of appeals, including not to exceed \$4,000 for the purchase of continuations of the Federal Reporter as issued, to be expended under the direction of the Attorney General: *Provided*, That such books shall in all cases be transmitted to their successors in office; all books purchased thereunder to be marked plainly, "The property of the United States," \$38,860, of which not to exceed 20 per centum, in the discretion of the Attorney General, may be used for the purchase of United States Reports and the Federal Reporter.

Vol. 40, p. 1182.

Commissioners, etc.  
R. S., sec. 1014, p. 189.

Jurors.

Witnesses.

R. S., sec. 850, p. 160.  
Before Board of General appraisers.

R. S., sec. 850, p. 160.

Rent of court rooms.

Bailiffs, etc.

*Proviso.*  
Attendance.  
R. S., sec. 715, p. 136.

Traveling expenses,  
judges.

Vol. 36, p. 1161.

Jury expenses.

Alaska.  
Vol. 31, p. 363.

Miscellaneous.

Supplies.

Books for judicial  
officers.

Federal Reporter.

*Proviso.*  
Transmittal to suc-  
cessors.

United States Re-  
ports, etc.

PENAL INSTITUTIONS

Penal institutions.

Leavenworth, Kansas, Penitentiary: For subsistence, including supplies from the prison stores for warden, deputy warden, and physician, tobacco for prisoners, kitchen and dining-room furniture

Leavenworth, Kans.  
Subsistence.

and utensils, seeds and implements, and for purchase of ice if necessary, \$185,000.

Clothing, transportation, etc.

For clothing, transportation, and traveling expenses, including materials for making clothing at the penitentiary; gratuities for prisoners at release, provided such gratuities shall be furnished to prisoners sentenced for terms of imprisonment of not less than six months, and transportation to place of conviction or place of bona fide residence in the United States, or to such other place within the United States as may be authorized by the Attorney General; expenses of shipping remains of deceased prisoners to their homes in the United States; expenses of penitentiary officials while traveling on official duty; expenses incurred in pursuing and identifying escaped prisoners, and for rewards for their recapture, \$101,900.

Miscellaneous.

For miscellaneous expenditures in the discretion of the Attorney General, fuel, forage, hay, light, water, stationery, fuel for generating steam, heating apparatus, burning bricks and lime; forage for issue to public animals, and hay and straw for bedding; not exceeding \$500 for maintenance and repair of motor-propelled and horse-drawn passenger-carrying vehicles; blank books, blank forms, typewriting supplies, pencils and memorandum books for guards, books for use in chapel, paper, envelopes, and postage stamps for issue to prisoners; labor and materials for repairing steam heating plant, electric plant, and water circulation, and drainage; labor and materials for construction and repair of buildings, general supplies, machinery, and tools for use on farm and in shops, brickyards, quarry, limekiln, laundry, bathrooms, printing office, photograph gallery, stables, policing buildings and grounds; purchase of cows, horses, mules, wagons, harness, veterinary supplies; lubricating oils, office furniture, stoves, blankets, bedding, iron bunks, paints, and oils, library books, newspapers and periodicals, and electrical supplies; payment of water supply, telegrams, telephone service, notarial and veterinary services; advertising in newspapers; fees to consulting physicians called to determine mental conditions of supposed insane prisoners, and for other services in case of emergency; pay of extra guards or employees when deemed necessary by the Attorney General: *Provided*, That livestock may be exchanged or traded when authorized by the Attorney General, \$179,520.

Proviso.  
Livestock.

Hospital.

For hospital supplies, medicines, medical and surgical supplies, and all other articles for the care and treatment of sick prisoners; and for expenses of interment of deceased prisoners on the penitentiary reservation, \$10,000.

Salaries.

For salaries of all officers and employees, including guards and foremen, \$182,700.

In all, Leavenworth, Kansas, Penitentiary, \$659,120.

Atlanta, Ga.  
Subsistence.

Atlanta, Georgia, Penitentiary: For subsistence, including the same objects specified under this head for the penitentiary at Leavenworth, Kansas, \$200,000.

Clothing, transportation, etc.

For clothing, transportation, and traveling expenses, including the same objects specified under this head for the penitentiary at Leavenworth, Kansas, \$110,000.

Miscellaneous.

For miscellaneous expenditures, including the same objects specified under this head for the penitentiary at Leavenworth, Kansas, of which \$20,000 shall be available only for drainage, and not exceeding \$500 for maintenance and repair of horse-drawn and motor-propelled passenger-carrying vehicles, \$176,880.

Hospital.

For hospital supplies, including the same objects specified under this head for the penitentiary at Leavenworth, Kansas, \$8,000.

Salaries.

For salaries of all officers and employees, including guards and foremen, \$188,740.

The appropriation of \$150,000 for the fiscal year 1923, for a working capital fund, is reappropriated and made available for the fiscal year 1925; and the said working capital fund and all receipts credited thereto may be used as a revolving fund during the fiscal year 1925.

Working capital fund reappropriated.  
Vol. 42, p. 1086.  
Post, p. 1032.

In all, Atlanta, Georgia, Penitentiary, \$683,620.

McNeil Island, Washington, Penitentiary: For subsistence, including the same objects specified under this head for the penitentiary at Leavenworth, Kansas, and for supplies for guards, \$44,500.

McNeil Island, Wash.  
Subsistence.

For clothing, transportation, and traveling expenses, including the same objects specified under this head for the penitentiary at Leavenworth, Kansas, \$31,000.

Clothing, transportation, etc.

For miscellaneous expenditures, including the same objects specified under this head for the penitentiary at Leavenworth, Kansas, \$49,760.

Miscellaneous.

For hospital supplies, including the same objects specified under this head for the penitentiary at Leavenworth, Kansas, \$2,000.

Hospital.

For the salaries of all officers and employees, including guards and foremen, \$45,600.

Salaries.

In all, McNeil Island (Washington) Penitentiary, \$172,860.

National Training School for Boys: Superintendent, \$2,500; assistant superintendent, \$1,500; teachers and assistants, \$12,900; chief clerk, \$1,000; nurse, \$900; matron of school and nurse, at \$600 each; storekeeper and steward, \$720; farmer, \$660; baker, \$660; tailor, \$720; parole officer, \$900; office clerk, \$720; assistant office clerk, \$480; physical director, \$720; six matrons of families at \$240 each; foremen of shop and skilled helpers, \$4,200; assistant farmer and assistant engineer, at \$420 each; laundress, \$360; teamster, \$420; florist, \$540; engineer and shoemaker, at \$600 each; cook, \$600; dining-room attendants—boys \$300, officers \$240; housemaid, \$216; seamstress, \$240; assistant cook, \$300; eight watchmen, at \$420 each; secretary and treasurer, \$900; in all \$40,736;

National Training School for Boys.  
Salaries.

For support of inmates, including groceries, flour, feed, meats, dry goods, leather, shoes, gas, fuel, hardware, furniture, tableware, farm implements, seeds, harness and repairs to same, fertilizers, books and periodicals, stationery, entertainments, plumbing, painting, glazing, medicines and medical attendance, stock, maintenance, repair, and operation of passenger-carrying vehicles, fencing, roads, all repairs to buildings, and other necessary items, including compensation, not exceeding \$2,000, for additional labor or services, for identifying and pursuing escaped inmates, for rewards for their recapture, and not exceeding \$500 for transportation and other necessary expenses incident to securing suitable homes for discharged boys, \$19,700;

Maintenance, etc.

In all, National Training School for Boys, \$60,436.

Appropriations in this Act under the Department of Justice shall not be used for beginning the construction of any new or additional building, other than those specifically provided for herein, at any Federal penitentiary.

New buildings restricted.

Support of prisoners: For support of United States prisoners, including necessary clothing and medical aid, discharge gratuities provided by law and transportation to place of conviction or place of bona fide residence in the United States, or such other place within the United States as may be authorized by the Attorney General; support of prisoners becoming insane during imprisonment, and who continue insane after expiration of sentence who have no friends to whom they can be sent; shipping remains of deceased prisoners to their friends or relatives in the United States and interment of deceased prisoners whose remains are unclaimed; expenses incurred in identifying and pursuing escaped prisoners and for rewards for their

Support of prisoners.

recapture; and not exceeding \$2,500 for repairs, betterments, and improvements of United States jails, including sidewalks, \$1,795,000.

Inspection of prisons and prisoners.

Inspection of prisons and prisoners: For the inspection of United States prisons and prisoners, including salary of the assistant superintendent of prisons; to be expended under the direction of the Attorney General, \$15,890.

Expenses of additional courts. Reappropriation. Vol. 42, p. 1542.

The unexpended balance of the appropriations of \$100,000 for expenses of additional courts, contained in the Third Deficiency Act approved March 4, 1923, shall remain available during the fiscal year 1925.

Department of Commerce.

TITLE III.—DEPARTMENT OF COMMERCE

Secretary's Office.

OFFICE OF THE SECRETARY

Secretary, Assistant, and office personnel.

Salaries: Secretary of Commerce, \$12,000; Assistant Secretary, and other personal services in the District of Columbia in accordance with "The Classification Act of 1923," including the chief clerk and superintendent who shall be chief executive officer of the department and who may be designated by the Secretary of Commerce to sign official papers and documents during the temporary absence of the Secretary and the Assistant Secretary of the department, \$218,380; in all, \$230,380.

Chief clerk authorized to sign official papers.

CONTINGENT EXPENSES, DEPARTMENT OF COMMERCE

Contingent and miscellaneous expenses.

For contingent and miscellaneous expenses of the offices and bureaus of the department, including those for which appropriations for contingent and miscellaneous expenses are specifically made, including professional and scientific books, law books, books of reference, periodicals, blank books, pamphlets, maps, newspapers (not exceeding \$2,500); stationery; furniture and repairs to same; carpets, matting, oilcloth, file cases, towels, ice, brooms, soap, sponges; fuel, lighting, and heating; purchase and exchange of motor trucks and bicycles; maintenance, repair, and operation of two motor-propelled passenger-carrying vehicles and of motor trucks and bicycles, to be used only for official purposes; freight and express charges; postage to foreign countries; telegraph and telephone service; typewriters, adding machines, and other labor-saving devices, including their repair and exchange; first-aid outfits for use in the buildings occupied by employees of this department; street car fares, not exceeding \$300; and all other miscellaneous items and necessary expenses not included in the foregoing, \$225,000, which sum shall constitute the appropriation for contingent expenses of the department and shall also be available for the purchase of necessary supplies and equipment for field services of bureaus and offices of the department for which contingent and miscellaneous appropriations are specifically made in order to facilitate the purchase through the central purchasing office (Division of Supplies), as provided in the Act of June 17, 1910 (Thirty-sixth Statutes at Large, page 531).

Vehicles.

Available for field services.

Purchases through Division of Supplies. Vol. 36, p. 531.

Rent, D. C.

For rent of buildings in the District of Columbia, \$66,500. For rent of storage space outside the Commerce Building, \$1,500.

Printing and binding.

For all printing and binding for the Department of Commerce, including all of its bureaus, offices, institutions, and services in the District of Columbia and elsewhere, \$475,000: *Provided*, That an amount not to exceed \$2,000 of this allotment may be expended for salaries of persons detailed from the Government Printing Office for service as copy editors.

Provisos. Detail of copy editors.

## BUREAU OF FOREIGN AND DOMESTIC COMMERCE

Foreign and domestic  
Commerce Bureau.

Salaries: For the director and other personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$266,477.

Director, and office  
personnel.

Commercial attachés: For commercial attachés, to be appointed by the Secretary of Commerce, after examination to be held under his direction to determine their competency and to be accredited through the State Department, whose duties shall be to investigate and report upon such conditions in the manufacturing industries and trade of foreign countries as may be of interest to the United States; and for the compensation of a clerk or clerks for each commercial attaché at the rate of not to exceed \$3,000 per annum for each person so employed, and for janitor and messenger service, traveling and subsistence expenses of officers and employees, rent outside of the District of Columbia, purchase of furniture and equipment, stationery and supplies, typewriting, adding and computing machines, accessories and repairs, books of reference, and periodicals, reports, documents, plans, specifications, manuscripts, newspapers (both foreign and domestic) not exceeding \$400, and all other publications, travel to and from the United States, and all other incidental expenses not included in the foregoing; such commercial attachés shall serve directly under the Secretary of Commerce and shall report directly to him, \$261,000: *Provided*, That not to exceed two commercial attachés employed under this appropriation may be recalled from their foreign posts and assigned for duty in the Department of Commerce without loss of salary.

Commercial attachés.

Clerks, etc.

Outside rent.

*Provido.*  
Assignment to duty  
in Department.

Promoting commerce, Europe and other areas: For all necessary expenses, including investigations in Europe and other areas, purchase of furniture and equipment, stationery and supplies, typewriting, adding, and computing machines, accessories and repairs, purchase of books of reference and periodicals, maps, reports, documents, plans, specifications, manuscripts, newspapers (both foreign and domestic) not exceeding \$400, and all other publications for the promotion of the commercial interests of the United States, rent outside the District of Columbia, traveling and subsistence expenses of officers and employees, and all other incidental expenses not included in the foregoing, to further promote and develop the foreign and domestic commerce of the United States \$400,000, to be expended under the direction of the Secretary of Commerce: *Provided*, That not more than \$25,000 of the foregoing sum may be used for personal services in Washington, District of Columbia: *Provided further*, That not more than four trade commissioners employed under this appropriation may be recalled from their foreign posts and assigned to duty in the Department of Commerce.

Promoting commerce,  
Europe, etc.

Outside rent.

*Provido.*  
Service in the Dis-  
trict.Assignment to duty  
in Department.

District and Cooperative Office Service: For all expenses necessary to operate and maintain district and cooperative offices, including personal services in the District of Columbia and elsewhere, rent outside of the District of Columbia, traveling and subsistence expenses of officers and employees, purchase of furniture and equipment, stationery and supplies, typewriting, adding and computing machines, accessories and repairs, purchase of maps, books of reference and periodicals, reports, documents, plans, specifications, manuscripts, newspapers (both foreign and domestic) not exceeding \$400, and all other publications necessary for the promotion of the commercial interests of the United States, and all other incidental expenses not included in the foregoing, \$181,000.

District and Cooper-  
ative Office Service.  
Maintenance, etc.

Promoting commerce, South and Central America: To further promote and develop the commerce of the United States with South and Central America, including personal services in the District

Promoting commerce,  
South and Central  
America.

## Outside rent.

of Columbia and elsewhere, purchase of furniture and equipment, stationery and supplies, typewriting, adding and computing machines, accessories and repairs, books of reference and periodicals, reports, plans, specifications, manuscripts, documents, maps, newspapers (both foreign and domestic) not exceeding \$400, and all other publications, rent outside of the District of Columbia, traveling and subsistence expenses of officers and employees, and all other incidental expenses not included in the foregoing, to be expended under the direction of the Secretary of Commerce, \$243,000: *Provided*, That not more than two trade commissioners employed under this appropriation may be recalled from their foreign posts and assigned to duty in the Department of Commerce.

*Proviso.*  
Assignment to duty  
in Department.

Promoting commerce  
in Far East.

Promoting commerce in the Far East: To further promote and develop the commerce of the United States with the Far East, including personal services in the District of Columbia and elsewhere, purchase of furniture and equipment, stationery and supplies, typewriting, adding and computing machines, accessories and repairs, books of reference and periodicals, reports, documents, plans, specifications, manuscripts, maps, newspapers (both foreign and domestic) not exceeding \$400, and all other publications, rent outside of the District of Columbia, traveling and subsistence expenses of officers and employees, and all other incidental expenses not included in the foregoing, to be expended under the direction of the Secretary of Commerce, \$233,000: *Provided*, That not more than two trade commissioners employed under this appropriation may be recalled from their foreign posts and assigned to duty in the Department of Commerce.

## Outside rent.

*Proviso.*  
Assignment to duty  
in Department.

China Trade Act.  
Expenses, executing.  
Vol. 42, p. 849.

Enforcement of China Trade Act: To carry out the provisions of the Act entitled "China Trade Act, 1922," including \$23,520 for personal services in the District of Columbia and elsewhere, traveling and subsistence expenses of officers and employees, purchase of furniture and equipment, stationery and supplies, typewriting, adding and computing machines, accessories and repairs, purchase of books of reference and periodicals, reports, documents, plans, specifications, manuscripts, and all other publications; rent outside the District of Columbia, and all necessary expenses not included in the foregoing. \$31,020.

## Outside rent.

Export industries.  
Investigating prob-  
lems of.

Export Industries: To enable the Bureau of Foreign and Domestic Commerce to investigate and report on domestic as well as foreign problems relating to the production, distribution, and marketing in so far as they relate to the important export industries of the United States, including personal services in the District of Columbia, traveling and subsistence expenses of officers and employees, purchase of furniture and equipment, stationery and supplies, typewriting, adding and computing machines, accessories and repairs, books of reference and periodicals, reports, documents, plans, specifications, manuscripts, and all other publications, rent outside District of Columbia, and all other incidental expenses connected therewith, \$597,550.

## Outside rent

Raw materials and  
manufactures.  
Compiling data as to  
disposition, etc., of.  
Outside rent.

Raw-material investigations: For all necessary expenses, including personal services in the District of Columbia and elsewhere, purchase of books of reference and periodicals, rent outside of the District of Columbia, traveling and subsistence expenses of officers and employees, and all other necessary incidental expenses not included in the foregoing, to enable the Bureau of Foreign and Domestic Commerce to collect and compile information regarding the disposition and handling of raw materials and manufactures, \$50,780.

Bringing home re-  
mains of officers, etc.

Transportation and interment of remains of officers and employees: For defraying the expenses of transporting the remains of officers and employees of the Bureau of Foreign and Domestic Commerce who may die abroad or in transit, while in the discharge of their

official duties, to their former homes in this country for interment, and for the ordinary expenses of such interment at their post or at home, \$1,500.

Transportation of families and effects of officers and employees: To pay the itemized and verified statements of the actual and necessary expenses of transportation and subsistence, under such regulations as the Secretary of Commerce may prescribe, of families and effects of officers and employees of the Bureau of Foreign and Domestic Commerce in going to and returning from their posts, or when traveling under the order of the Secretary of Commerce, but not including any expenses incurred in connection with leave of absence of the officers and employees of the Bureau of Foreign and Domestic Commerce, \$25,000: *Provided*, That no part of said sum shall be paid for transportation on foreign vessels without a certificate from the Secretary of Commerce that there are no American vessels on which such officers and clerks may be transported at rates not in excess of those charged by foreign vessels.

Transporting families and effects of officers, etc.

*proviso.*  
Restriction on using foreign vessels.

Customs statistics: For all expenses necessary for the operation of the section of customs statistics, transferred to the Department of Commerce from the Treasury Department by the Act approved January 5, 1923, including personal services in the District of Columbia and elsewhere; rent of or purchase of tabulating, punching, sorting, and other mechanical labor-saving machinery or devices, including adding, typewriting, billing, computing, mimeographing, multi-graphing, photostat, and other duplicating machines and devices, including their exchange and repair; telegraph and telephone service; subsistence and traveling expenses of officers and employees while traveling on official business; freight, express, drayage; tabulating cards, stationery and miscellaneous office supplies; furniture and equipment; ice, water, heat, light, and power; street-car fare; and all other necessary and incidental expenses not included in the foregoing, \$294,000.

Customs statistics.  
Expenses of collecting, compiling, etc.  
Vol. 42, p. 1109.

Lists of foreign buyers: For all necessary expenses, including personal services in the District of Columbia and elsewhere, purchase of furniture and equipment, stationery and supplies, typewriting, adding and computing machines, accessories and repairs, lists of foreign buyers, books of reference, periodicals, reports, documents, plans, specifications, rent outside of the District of Columbia, traveling and subsistence expenses of officers and employees, and all other incidental expenses not included in the foregoing, to enable the Bureau of Foreign and Domestic Commerce to collect and compile lists of foreign buyers, \$9,300.

Directory of foreign buyers.  
Expenses of compiling.

Outside rent.

Investigating sources of crude rubber: To enable the Department of Commerce to investigate and report upon the possibilities of developing the rubber plantation industry in the Philippine Islands and Latin America; to investigate the conditions of production and marketing of other essential raw materials for American industries including nitrate and sisal; and to investigate related problems in the development of the foreign trade of the United States, including personal services in the District of Columbia and elsewhere; traveling and subsistence expenses of officers and employees, purchase of necessary furniture and equipment, stationery and supplies, typewriting, adding, and computing machines, accessories and repairs, medical supplies and first-aid outfits, books of reference, periodicals, reports, documents, plans, specifications, manuscripts, and all other publications, rent outside the District of Columbia; and all other incidental expenses not included in the foregoing, \$94,000.

Crude rubber.  
Investigating sources of, production, etc.

Other essential raw materials.

Outside rent.

Investigation of foreign trade restrictions: For all necessary expenses, including personal services in the District of Columbia and elsewhere, purchase of furniture and equipment, stationery and sup-

Foreign trade restrictions.  
Expenses of collecting, compiling, etc., information of.

Outside rent.

plies, typewriting, adding, and computing machines, accessories and repairs, books of reference and periodicals, reports, documents, plans, specifications, manuscripts, and all other publications, rent outside of the District of Columbia, traveling and subsistence expenses of officers and employees, and all other incidental expenses not included in the foregoing, to enable the Bureau of Foreign and Domestic Commerce to collect and compile information regarding the restrictions and regulations of trade imposed by foreign countries, \$25,550.

Census Bureau.

BUREAU OF THE CENSUS

Director, and office personnel.

Salaries: For the Director and other personal services in the District of Columbia in accordance with the Classification Act of 1923, \$973,000.

Collecting information for reports.

Collecting statistics: For securing information for census reports, provided for by law, semimonthly reports of cotton production, periodical reports of stocks of baled cotton in the United States and of the domestic and foreign consumption of cotton; quarterly reports of tobacco; per diem compensation of special agents and expenses of same and of detailed employees, whether employed in Washington, District of Columbia, or elsewhere; not to exceed \$100,000 for temporary personal services in the District of Columbia, to be selected from the registers of the Civil Service Commission; the cost of transcribing State, municipal, and other records; temporary rental of quarters outside of the District of Columbia; for supervising special agents, and employment by them of such temporary service as may be necessary in collecting the statistics required by law, including \$15,000 for collecting tobacco statistics authorized by law in addition to any other fund available therefor: *Provided*, That the compensation of not to exceed ten special agents provided for in this paragraph may be fixed at a rate not to exceed \$8 per day, \$805,000.

Temporary employees, etc.

Vital statistics.

Outside rent.

Special agents.

Tobacco statistics.

*Proviso.*

Pay restriction.

Census of agriculture.

Expenses of taking, etc.

Vol. 40, p. 1301.

Census of Agriculture: For salaries and necessary expenses for preparing for, taking, compiling, and publishing the census of agriculture of the United States for 1925; for rent of office quarters outside the District of Columbia; for purchases of supplies, including cards, materials, and other contingent expenses; printing and binding; the rental, construction, and repair of card-punching, card-sorting, and card-tabulating machinery; personal services on a piece-price basis or otherwise in the District of Columbia and in the field; salaries and traveling expenses of supervisors, enumerators, clerks, and interpreters, \$3,500,000, to continue available until June 30, 1926: *Provided*, That existing law shall not operate to prohibit the use of such portion of this appropriation as may be necessary for the purchase of supplies, printing and binding, and other contingent expenses in connection with the census of agriculture.

*Proviso.* Supplies, printing and binding, etc.

Tabulating machines, etc.

Tabulating machines: For constructing tabulating machines, and repairs to such machinery and other mechanical appliances, including technical and mechanical service in connection therewith, whether in the District of Columbia or elsewhere, and purchase of necessary machinery and supplies, \$39,470.

Steamboat Inspection.

STEAMBOAT INSPECTION SERVICE

Supervising Inspector General, and office personnel.

Salaries: For the Supervising Inspector General and other personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$27,960.

Supervising inspectors.

Steamboat inspectors: For ten supervising inspectors, at \$3,450 each, \$34,500;

Inspectors.

Inspectors of hulls and inspectors of boilers, as follows: Two at \$2,950 each, fourteen at \$2,700 each, twenty-eight at \$2,500 each, twelve at \$2,350 each, thirty-six at \$2,100 each; in all, \$217,500;

Assistant inspectors, as authorized by law, for the following ports: New York, thirty-four at \$2,500 each; New Orleans, six at \$2,350 each; Baltimore, eight at \$2,350 each; Providence, four at \$2,350 each; Boston, six at \$2,350 each; Philadelphia, fourteen at \$2,350 each; San Francisco, twelve at \$2,350 each; Buffalo, six at \$2,100 each; Cleveland, six at \$2,100 each; Milwaukee, four at \$2,100 each; Chicago, four at \$2,100 each; Grand Haven, two at \$2,100 each; Detroit, four at \$2,100 each; Norfolk, eight at \$2,100 each; Seattle, twelve at \$2,100 each; Portland (Oregon), four at \$2,100 each; Albany (New York), two at \$2,100 each; Duluth, two at \$2,100 each; Portland (Maine), two at \$2,100 each; Los Angeles, two at \$2,100 each; Galveston, two at \$2,100 each; Mobile, two at \$2,100 each; Savannah, two at \$2,100 each; Toledo, two at \$2,100 each; three traveling inspectors, at \$3,000 each; in all \$350,100;

Assistant inspectors.

In all, for inspectors, Steamboat Inspection Service, \$602,100.

Clerk hire, Steamboat Inspection Service: For compensation, not exceeding \$1,500 a year to each person, of clerks to boards of steamboat inspectors, to be appointed by the Secretary of Commerce in accordance with the provisions of law, \$115,700.

Clerk hire.

Contingent expenses: For the payment of fees to witnesses; for traveling and other expenses when on official business of the Supervising Inspector General, Deputy Supervising Inspector General, supervising inspectors, traveling inspectors, local and assistant inspectors, and clerks; for instruments, furniture, stationery, janitor service, and every other thing necessary to carry into effect the provisions of Title 52, Revised Statutes, \$139,110.

Contingent expenses.

R. S., Title LII, pp. 852-869.

## BUREAU OF NAVIGATION

Navigation Bureau.

Salaries: For the commissioner and other personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$55,140.

Commissioner, and office personnel.

Admeasurement of vessels: To enable the Commissioner of Navigation to secure uniformity in the admeasurement of vessels, including the employment of an adjuster of admeasurements, purchase and exchange of admeasuring instruments, traveling and incidental expenses, \$4,500.

Admeasurement of vessels.

For purchase and repair of instruments for counting passengers, \$250.

Counting passengers.

Enforcement of navigation laws: To enable the Secretary of Commerce to provide and operate such motor boats and employ thereon such persons as may be necessary for the enforcement, under his direction by customs officers, of laws relating to navigation and inspection of vessels, boarding of vessels, and counting of passengers on excursion boats, \$67,915.

Motor boats, etc. to enforce navigation laws.

Preventing overcrowding of passenger vessels: To enable the Secretary of Commerce to employ, temporarily, such persons as may be necessary, of whom not more than two at any one time may be employed in the District of Columbia, to enforce the laws to prevent overcrowding of passenger and excursion vessels, and all expenses in connection therewith, \$14,000.

Preventing overcrowding of vessels.

Wireless communication laws: To enable the Secretary of Commerce to enforce the Acts of Congress "to require apparatus and operators for radio communication on certain ocean steamers" and "to regulate radio communication" and carry out the international radio telegraphic convention, examine and settle international radio accounts including personal services in the District of Columbia and to employ such persons and means as may be necessary, traveling and subsistence expenses, purchase and exchange of instruments, technical books, tabulating, duplicating, and other office machinery

Wireless communication on steam vessels. Vol. 36, p. 629. Vol. 37, pp. 199, 1565.

Transfer of naval radio equipment, etc.	and devices, rent and all other miscellaneous items and necessary expenses not included in the foregoing, including the transfer from the office of the Director of Naval Communications to the Department of Commerce of mechanical and office equipment and supplies now in use in connection with the examination and settlement of international radio accounts, \$180,278.
Shipping commissioners.	Shipping Commissioners: For salaries of shipping commissioners in amounts not exceeding the following: Baltimore, \$2,000; Boston, \$3,000; New Orleans, \$2,500; Newport News, \$1,500; New York, \$5,000; Norfolk, \$1,800; Philadelphia, \$2,400; Portland, Maine, \$1,300; Seattle, \$3,500; Providence, \$1,800; Galveston, \$1,800; San Francisco, \$4,000; in all, \$30,600.
Clerk hire.	Clerk hire: For compensation, to be fixed by the Secretary of Commerce, of not to exceed \$1,600 per annum to each person or clerk in the offices of shipping commissioners, \$70,000: <i>Provided</i> , That one clerk may be employed hereunder at a compensation not to exceed \$2,200 per annum.
<i>Proviso.</i> Pay allowance.	
Contingent expenses.	Contingent expenses: For rent, stationery, and other requisites for transaction of the business of shipping commissioners' offices, and for janitor in the commissioners' office at New York, \$840; in all \$10,000.
Standards Bureau.	BUREAU OF STANDARDS
Director, and office personnel.	Salaries: For the director and other personal services in the District of Columbia in accordance with the Classification Act of 1923, \$500,000.
Equipment.	Equipment: For apparatus, machinery, tools, and appliances used in connection with buildings or work of the bureau, laboratory supplies, materials, and supplies used in the construction of apparatus, machinery, or other appliances, including their exchange; piping, wiring, and construction incident to the installation of apparatus, machinery, or appliances; furniture for laboratories and offices, cases for apparatus, \$71,000.
General expenses.	General expenses: For fuel for heat, light, and power; office expenses, stationery, books and periodicals, which may be exchanged when not needed for permanent use; traveling expenses (including expenses of attendance upon meetings of technical and professional societies when required in connection with standardization, testing or other official work of the bureau); street car fares not exceeding \$100; expenses of the visiting committee; expenses of attendance of American member at the meeting of the International Committee of Weights and Measures; supplies for operation, maintenance, and repair of passenger automobiles and motor trucks for official use, including their exchange; and contingencies of all kinds, \$44,500.
International Committee of Weights and Measures.	
Care, etc., of grounds.	Improvement and care of grounds: For grading, construction of roads and walks, piping grounds for water supply, lamps, wiring for lighting purposes, and other expenses incident to the improvement and care of grounds, including foreman and laborers in the District of Columbia, \$11,460.
Structural materials investigations.	Testing structural materials: For continuation of the investigation of structural materials, such as stone, clays, cement, and so forth, including personal services in the District of Columbia and in the field, \$230,000: <i>Provided</i> , That as much of this sum as necessary shall be used to collect and disseminate such scientific, practical, and statistical information as may be procured, showing or tending to show approved methods in building, planning, and construction, standardization, and adaptability of structural units, including building materials and codes, economy in the manufacture and utilization of building materials and supplies, and such other matters as may tend to encourage, improve, and cheapen construction and housing.
<i>Proviso.</i> Disseminating acquired information.	

Testing machines: For maintenance and operation of testing machines, including personal services in connection therewith in the District of Columbia and in the field, for the determination by the Bureau of Standards of the physical constants and the properties of materials as authorized by law, \$39,460.

Testing machines for physical constants.

Investigation of fire-resisting properties: For investigation of fire-resisting properties of building materials and conditions under which they may be most efficiently used, and for the standardization of types of appliances for fire prevention, including personal services in the District of Columbia and in the field, \$29,000.

Fire-resisting building materials.

Investigation of public-utility standards: For investigation of the standards of practice and methods of measurements of public utilities, such as gas, electric light, electric power, water, telephone, central station heating, and electric railway service, and the solution of the problems which arise in connection with standards in such service, including personal services in the District of Columbia and in the field, \$105,000.

Measurement, etc., of public utilities.

Testing miscellaneous materials: For testing miscellaneous materials, such as varnish materials, soap materials, inks, and chemicals, including supplies for the Government departments and independent establishments, including personal services in the District of Columbia and in the field, as authorized by law, \$45,260.

Testing miscellaneous materials

Radio research: For investigation and standardization of methods and instruments employed in radio communication, including personal services in the District of Columbia and in the field, \$45,680.

Radio standardization, etc.

Color standardization: To develop color standards and methods of manufacture and of color measurement, with special reference to their industrial use in standardization and specification of colorants such as dyestuffs, inks, and pigments, and other products, paint, paper, and textiles, in which color is a pertinent property, including personal services in the District of Columbia and in the field, \$10,000.

Industrial color standardization, etc.

Investigation of clay products: To study methods of measurement and technical processes used in the manufacture of pottery, brick, tile, terra cotta, and other clay products, and the study of the properties of the materials used in that industry, including personal services in the District of Columbia, and in the field, \$30,000.

Clay products processes.

Standardizing mechanical appliances: To develop methods of testing and standardizing machines, motors, tools, measuring instruments, and other apparatus and devices used in mechanical, hydraulic, and aeronautic engineering; for the comparative study of types of apparatus and methods of operation, and for the establishment of standards of performance; for the accurate determination of fundamental physical constants involved in the proper execution of this work; and for the scientific experiments and investigations needed in solving the problems which may arise in connection therewith, especially in response to the requirements of aeronautics and aviation for information of a purely scientific nature, including personal services in the District of Columbia and in the field, \$30,000.

Standardizing mechanical appliances.

Mechanical, hydraulic, and aeronautic devices, etc.

Investigation of optical glass: For the investigation of the problems involved in the production of optical glass, including personal services in the District of Columbia and in the field, \$25,000.

Optical glass production.

Investigation of textiles: To investigate textiles, paper, leather, and rubber in order to develop standards of quality and methods of measurement, including personal services in the District of Columbia and in the field, \$27,000.

Textiles, paper, etc., standardizing.

Sugar standardization: For the standardization and design of sugar-testing apparatus; the development of technical specifications for the various grades of sugars, with particular reference to urgent problems made pressing by conditions following the war, especially

Sugar standardization.

- involving the standardization and manufacture of sugars; for the study of the technical problems incidental to the collection of the revenue on sugar and to determine the fundamental scientific constants of sugars and other substances; for the standardization and production of rare and unusual types of sugars required for the medical service of the Government departments; and for other technical and scientific purposes, including personal services in the District of Columbia and in the field, \$40,000.
- Rare and unusual types.**
- Gauges and screw threads.** Gauge standardization: To provide by cooperation of the Bureau of Standards, the War Department, and the Navy Department for the standardization and testing of the standard gauges, screw threads, and standards required in manufacturing throughout the United States, and to calibrate and test such standard gauges, screw threads, and standards, including necessary equipment and personal services in the District of Columbia and in the field, \$40,000.
- Cooperative standardization, etc.**
- Coal weighing, etc., at mines.** Investigation of mine scales and cars: For investigating the conditions and methods of use of scales and mine cars used for weighing and measuring coal dug by miners, for the purpose of determining wages due, and of conditions affecting the accuracy of the weighing or measuring of coal at the mines, including personal services in the District of Columbia and in the field, \$15,000.
- Metallurgical researches.** Metallurgical research: For metallurgical research, including alloy steels, foundry practice, and standards for metals and sands; casting, rolling, forging, and the properties of aluminum alloys; prevention of corrosion of metals and alloys; development of metal substitutes, as for platinum; behavior of bearing metals; preparation of metal specifications; investigation of new metallurgical processes and study of methods of conservation in metallurgical manufacture and products; investigation of materials used in the construction of rails, wheels, axles, and other railway equipment, and the cause of their failure; including personal services in the District of Columbia and in the field, \$44,000.
- Railway equipment.**
- High temperature measurements, etc.** High temperature investigations: For laboratory and field investigations of suitable methods of high temperature measurements and control in various industrial processes and to assist in making available directly to the industries the results of the bureau's investigations in this field, including personal services in the District of Columbia and in the field, \$10,000.
- Sound investigations.** Sound investigation: For the investigation of the principles of sound and their application to military and industrial purposes, including personal services in the District of Columbia and in the field, \$5,580.
- Industrial development investigations.** Industrial research: For technical investigations in cooperation with the industries upon fundamental problems involved in industrial development following the war, with a view to assisting in the permanent establishment of the new American industries, including personal services in the District of Columbia and elsewhere, \$173,820.
- Testing large scales.** Testing railroad track and other scales: For investigation and testing of railroad track scales, elevator scales, and other scales used in weighing commodities for interstate shipments and to secure equipment and assistance for testing the scales used by the Government in its transactions with the public, such as post office, navy yard, and customhouse scales, and for the purpose of cooperating with the States in securing uniformity in the weights and measures laws and in the methods of inspection, including personal services in the District of Columbia and in the field, \$40,000.
- Cooperative standardization of industrial devices, etc.** Standardization of equipment: To enable the Bureau of Standards to cooperate with Government departments, engineers, and manufacturers in the establishment of standards, methods of testing, and

inspection of instruments, equipment, tools, and electrical and mechanical devices used in the industries and by the Government, including the practical specification for quality and performance of such devices, and the formulation of methods of inspection, laboratory, and service tests, including personal services in the District of Columbia and in the field, \$110,000.

Standard materials: For purchase, preparation, analysis, and distribution of standard materials to be used in checking chemical analyses and in the testing of physical measuring apparatus, including personal services in the District of Columbia and in the field, \$10,000.

Standards for checking chemical analyses.

Investigation of radioactive substances: For an investigation of radioactive substances and the methods of their measurements and testing, including personal services in the District of Columbia and in the field, \$11,000.

Radioactive investigations.

Rope investigation: For determining fundamental data required by engineers and others, regarding internal strains of ropes and cables used in mines, elevators, bridges, rigging, and so forth; for developing instruments and methods suitable for field use, for indicating stresses and incipient flaws and defects in advance of rupture; and for the study of defective ropes and cables with a view to improving methods of manufacture, determining proper usage, and so forth; including personal services in the District of Columbia and in the field, \$8,000.

Studies, etc., of ropes and cables.

Investigation of automotive engines: For the promotion of economy and efficiency in automotive transportation by land and by air through investigations of the basic principles underlying the design, performance, operation, and testing of automotive engines, their fuels, lubricants, accessories, and the power transmitting system used in connection with them, also such elements as brakes and brake linings; to promote economy in the use of liquid fuels and safety in vehicular traffic; including personal services in the District of Columbia and in the field, \$25,000.

Automotive engines investigations.

During the fiscal year 1925 the head of any department or independent establishment of the Government having funds available for scientific investigations and requiring cooperative work by the Bureau of Standards on scientific investigations within the scope of the functions of that bureau, and which the Bureau of Standards is unable to perform within the limits of its appropriations, may, with the approval of the Secretary of Commerce, transfer to the Bureau of Standards such sums as may be necessary to carry on such investigations. The Secretary of the Treasury shall transfer on the books of the Treasury Department any sums which may be authorized hereunder, and such amounts shall be placed to the credit of the Bureau of Standards for the performance of work for the department or establishment from which the transfer is made.

Cooperative work with departments, etc., in scientific investigations.

Transfer of funds to credit of Bureau.

#### BUREAU OF LIGHTHOUSES

Lighthouses Bureau.

Salaries: For the commissioner and other personal services in the District of Columbia in accordance with the Classification Act of 1923, \$90,000.

Commissioner, and office personnel.

General expenses: For supplies, repairs, maintenance, and incidental expenses of lighthouses and other lights, beacons, buoyage, fog signals, lighting of rivers heretofore authorized to be lighted, light vessels, other aids to navigation, and lighthouse tenders, including the establishment, repair, and improvement of beacons and day marks and purchase of land for same; establishment of post lights, buoys, submarine signals, and fog signals; establishment of oil or carbide houses, not to exceed \$10,000: *Provided,*

General expenses. Objects specified.

Oil, etc., houses. *Previous.*

Cost of buildings limited.	That any oil or carbide house erected hereunder shall not exceed \$550 in cost; construction of necessary outbuildings at a cost not exceeding \$500 at any one light station in any fiscal year; improvement of grounds and buildings connected with light stations and depots; restoring light stations and depots and buildings connected therewith: <i>Provided</i> , That such restoration shall be limited to the original purpose of the structures; wages of persons attending post lights; temporary employees and field force while engaged on works of general repair and maintenance, and laborers and mechanics at lighthouse depots; rations and provisions or commutation thereof for keepers of lighthouses, working parties in the field, officers and crews of light vessels and tenders, and officials and other authorized persons of the Lighthouse Service on duty on board of such tenders or vessels, and money accruing from commutation for rations and provisions for the above-named persons on board of tenders and light vessels or in working parties in the field may be paid on proper vouchers to the person having charge of the mess of such vessel or party; reimbursement under rules prescribed by the Secretary of Commerce of keepers of light stations and masters of light vessels and of lighthouse tenders for rations and provisions and clothing furnished shipwrecked persons who may be temporarily provided for by them, not exceeding in all \$5,000 in any fiscal year; fuel and rent of quarters where necessary for keepers of lighthouses; purchase of land sites for fog signals; rent of necessary ground for all such lights and beacons as are for temporary use or to mark changeable channels and which in consequence can not be made permanent; rent of offices, depots, and wharves; traveling expenses; mileage; library books for light stations and vessels and technical books and periodicals not exceeding \$1,000; traveling and subsistence expenses of teachers while actually employed by States or private persons to instruct the children of keepers of lighthouses; all other contingent expenses of district offices and depots; and not exceeding \$8,500 for contingent expenses of the office of the Bureau of Lighthouses in the District of Columbia, \$4,192,500.
Restoring stations.	
Rations, etc.	
Purchase, etc., of sites.	
Contingent expenses.	
Keepers.	Keepers of lighthouses: For salaries of not exceeding one thousand eight hundred lighthouse and fog-signal keepers and persons attending light exclusive of post lights, \$1,283,200.
Lighthouse vessels, officers, and crews.	Lighthouse vessels: For salaries and wages of officers and crews of light vessels and lighthouse tenders, including temporary employment when necessary, \$1,650,000.
Superintendents, clerks, etc.	Superintendents, clerks, and so forth: For salaries of seventeen superintendents of lighthouses, and of assistant superintendents, clerks, draftsmen, and other authorized permanent employees in the district offices and depots of the Lighthouse Service, exclusive of those regularly employed in the office of the Bureau of Lighthouses, District of Columbia, \$410,000.
Retired pay.	Retired pay: For retired pay of officers and employees engaged in the field service or on vessels of the Lighthouse Service, except persons continuously employed in district offices and shops, \$90,000.
Public works, vessels.	Public Works: For constructing or purchasing and equipping lighthouse tenders and light vessels for the Lighthouse Service as may be specifically approved by the Secretary of Commerce not to exceed \$100,000, and for establishing and improving aids to navigation and other works as may be specifically approved by the Secretary of Commerce, \$473,000; in all, \$573,000.
Aids to navigation.	
Coast and Geodetic Survey.	

## COAST AND GEODETIC SURVEY

## All expenditures.

For every expenditure requisite for and incident to the work of the Coast and Geodetic Survey, including maintenance, repair, or

operation of motor-propelled or horse-drawn vehicles for use in field work, and for the purchase of surveying instruments, including extra compensation at not to exceed \$1 per day for each station to employees of the Lighthouse Service and the Weather Bureau while observing tides or currents, and the services of one tide observer in the District of Columbia at not to exceed \$1 per day, and including compensation, not otherwise appropriated for, of persons employed in the field work, and commutation to officers of the field force while on field duty, at a rate not exceeding \$3 per day each, to be expended in accordance with the regulations relating to the Coast and Geodetic Survey prescribed by the Secretary of Commerce, and under the following heads:

Field expenses, Atlantic Coast: For surveys and necessary resurveys of the Atlantic and Gulf coasts of the United States, including the coasts of outlying islands under the jurisdiction of the United States: *Provided*, That not more than \$45,000 of this amount shall be expended on the coasts of said outlying islands, and the Atlantic entrance to the Panama Canal, \$120,000.

Pacific coast: For surveys and necessary resurveys of coasts on the Pacific Ocean under the jurisdiction of the United States, \$314,300.

Tides, currents, and so forth: For continuing researches in physical hydrography, relating to harbors and bars, and for tidal and current observations on the coasts of the United States, or other coasts under the jurisdiction of the United States, \$29,000.

Coast Pilot: For compilation of the Coast Pilot, including the employment of such pilots and nautical experts in the field and office as may be necessary for the same, \$6,800.

For continuing magnetic observations and to establish meridian lines in connection therewith in all parts of the United States; magnetic observations in other regions under the jurisdiction of the United States; purchase of additional magnetic instruments; lease of sites where necessary and erection of temporary magnetic buildings; continuing the line of exact levels between the Atlantic, Pacific, and Gulf coasts; establishing lines of exact levels in Alaska; determination of geographical positions, by triangulation or traverse for the control of Federal, State, boundary, and other surveys and engineering works in all parts of the interior of the United States and Alaska; determination of field astronomic positions; for continuing gravity observations; for the maintenance and operation of the latitude observatory at Ukiah, California, not exceeding \$2,000; and including the employment in the field and office of such magnetic observers as may be necessary, \$134,800.

For executing precise triangulation and leveling in regions subject to earthquakes, \$12,000;

Hawaiian triangulation: For adjusting the triangulation of the Hawaiian Islands, including personal services in the District of Columbia and in the field, \$5,000;

For special surveys that may be required by the Bureau of Lighthouses or other proper authority, and contingent expenses incident thereto, \$4,500;

For objects not hereinbefore named that may be deemed urgent, including the preparation or purchase of plans and specifications of vessels and the employment of such hull draftsmen in the field and office as may be necessary for the same; the reimbursement, under rules prescribed by the Secretary of Commerce, of officers of the Coast and Geodetic Survey for food, clothing, medicines, and other supplies furnished for the temporary relief of distressed persons in remote localities and to shipwrecked persons temporarily provided for by them, not to exceed a total of \$550; actual necessary expenses

- Distribution.
- Field expenses, Atlantic and Gulf coasts.
- Proviso*. Islands, etc., limitations.
- Pacific coast.
- Physical hydrography, etc.
- Coast Pilot.
- Magnetic observations, etc.
- Observatory, Ukiah, Calif.
- Earthquake regions.
- Hawaiian triangulation.
- Special surveys.
- Miscellaneous.
- Relief of shipwrecked, etc., persons.

of officers of the field force temporarily ordered to the office in the District of Columbia for consultation with the director, and not exceeding \$500 for the expenses of the attendance of representatives of the Coast and Geodetic Survey who may be designated as delegates from the United States at the meetings of the International Research Council or of its branches, \$4,620;

In all, field expenses, \$631,020.

Attendance, Inter-  
national Research  
Council.

Vessels.  
Repairs, etc.

Vessels: For repairs of vessels, including traveling expenses of persons inspecting the repairs, and exclusive of engineer's supplies and other ship chandlery, \$75,000.

Equipment em-  
ployees.

For all necessary employees to man and equip the vessels, including professional seamen serving as mates on vessels of the survey, to execute the work of the survey herein provided for and authorized by law, \$530,000.

Pay, etc., commis-  
sioned officers.

Pay, commissioned officers: For pay and allowances prescribed by law for commissioned officers on sea duty and other duty, holding relative rank with officers of the Navy, including one director with relative rank of captain, two hydrographic and geodetic engineers with relative rank of captain, seven hydrographic and geodetic engineers with relative rank of commander, nine hydrographic and geodetic engineers with relative rank of lieutenant commander, thirty-eight hydrographic and geodetic engineers with relative rank of lieutenant, fifty-five junior hydrographic and geodetic engineers with relative rank of lieutenant (junior grade), twenty-nine aids with relative rank of ensign, and including officers retired in accordance with existing law, \$500,000: *Provided*, That the Secretary of Commerce may designate one of the hydrographic and geodetic engineers to act as assistant director.

*Proviso.*  
Assistant director.

Office personnel.

Office force: For personal services in the District of Columbia in accordance with the Classification Act of 1923, \$402,380.

Office expenses.

Office expenses: For purchase of new instruments (except surveying instruments), including their exchange, materials, equipment, and supplies required in the instrument shop, carpenter shop, and drawing division; books, scientific and technical books, journals, books of reference, maps, charts, and subscriptions; copper plates, chart paper, printer's ink, copper, zinc, and chemicals for electrotyping and photographing; engraving, printing, photographing, and electrotyping supplies; photolithographing charts and printing from stone and copper for immediate use; including the employment in the District of Columbia of such personal services other than clerical as may be necessary for the prompt preparation of charts, not to exceed \$8,220; stationery for office and field parties; transportation of instruments and supplies when not charged to party expenses; office wagon and horses or automobile truck; heating, lighting, and power; telephones, including operation of switchboard; telegrams, ice, and washing; office furniture, repairs, traveling expenses of officers and others employed in the office sent on special duty in the service of the office; miscellaneous expenses, contingencies of all kinds, and not exceeding \$900 for extra labor, \$79,500.

Subsistence allow-  
ance restricted.

Appropriations herein made for the Coast and Geodetic Survey shall not be available for allowance to civilian or other officers for subsistence while on duty at Washington (except as hereinbefore provided for officers of the field force ordered to Washington for short periods for consultation with the director), except as now provided by law.

Fisheries Bureau.

#### BUREAU OF FISHERIES

Commissioner, and  
office personnel.

Commissioner's Office: For the Commissioner and other personal services in the District of Columbia in accordance with the Classification Act of 1923, \$160,760.

Alaska service: Pribilof Islands—superintendent, \$2,400; two agents and caretakers, at \$2,000 each; assistant to agent, \$1,200; two physicians, at \$1,800 each; three school-teachers, at \$1,200 each; two storekeepers, at \$1,800 each; Alaska service at large—agent, \$2,500; assistant agents—two at \$2,000 each, one \$1,800, one \$1,500; inspector, \$1,800; wardens—one \$1,200, seven at \$1,000 each; in all, \$38,200.

Alaska service.  
Pribilof Islands.

At large.

Employees at large: Assistant, \$2,520; field superintendent, \$1,800; field assistants—one \$1,500, one \$1,200; scientific assistant, \$1,200; clerks—one \$1,200, one \$900; fish-culturists—one \$960, two at \$900 each; three local agents, at \$600 each; five machinists, at \$960 each; two coxswains, at \$720 each; in all, \$21,120.

Employees at large.

Distribution (car) employees: Five captains, at \$1,400 each; six messengers, at \$1,100 each; five assistant messengers, at \$1,000 each; five apprentice messengers, at \$840 each; five cooks, at \$720 each; in all, \$26,400.

Distribution em-  
ployees.

Employees at fish-cultural stations: Thirty-four superintendents, at \$1,500 each; foremen—thirteen, at \$1,200 each, one \$1,080, one \$1,000, one \$960; fish-culturists—four at \$960 each, thirty-six at \$900 each; apprentice fish-culturists—six at \$900 each, one \$780, seven at \$720 each, eighty-eight at \$600 each; custodian of lobster pound, \$720; custodian, \$360; engineers—two at \$1,100 each, one \$1,000; two machinists, at \$960 each; firemen—two at \$720 each, eight at \$600 each; cooks—two at \$900 each, one \$480; in all, \$184,620.

Employees.  
Fish cultural sta-  
tions.

Fish-rescue station, Mississippi River Valley: District supervisor, \$2,500; superintendent, \$1,500; two field foremen at \$1,200 each; four fish-culturists at large at \$960 each; engineer, \$1,200; clerk, \$1,200; two coxswains at large at \$720 each; two apprentice fish-culturists at \$600; in all, \$15,280.

Fish rescue station,  
Mississippi Valley.  
Post, p. 238.

Employees at biological stations: Director, \$1,800; superintendent, \$1,800; superintendent and director, \$1,500; superintendent of fish-culture, \$1,500; scientific assistants—two at \$1,400 each, one \$1,200; laboratory aid, \$900; shell expert, \$1,200; foreman, \$1,200; clerk, \$900; two fish-culturists, at \$900 each; five apprentice fish-culturists, at \$600 each; two engineers, at \$1,000 each; two firemen, at \$600 each; in all, \$22,800.

Biological stations  
employees.

Steamer Albatross: Naturalist, \$2,750; general assistant, \$1,400; fishery expert, \$1,400; clerk, \$1,200; in all, \$6,750.

Vessels.  
Employees.

Steamers Gannet, Halcyon, and Phalarope: Masters—one \$1,700, one \$1,500, one \$1,400; first officer, \$1,200; engineers—one \$1,400, two at \$1,200 each; assistant engineer, \$1,200; firemen—one \$840, four at \$780 each; seamen—five at \$810 each, two at \$780 each; two cooks at \$870 each; cabin boy, \$600; in all, \$22,710.

For officers and crew of vessels for Alaska fisheries service, \$31,630.  
Administration: For expenses of the office of the commissioner, including stationery, scientific and reference books, periodicals and newspapers for library, furniture and equipment, telegraph and telephone service, compensation of temporary employees, and all other necessary expenses connected therewith, \$3,900.

Alaska service.  
Administration ex-  
penses.

Propagation of food fishes: For maintenance, repair, alteration, improvement, equipment, and operation of fish-cultural stations, including \$15,000 for Saratoga, Wyoming, of which not to exceed \$8,000 shall be available for construction of buildings, general propagation of food fishes and their distribution, including movement, maintenance, and repairs of cars, purchase of equipment and apparatus, contingent expenses, temporary labor, and not to exceed \$10,000 for propagation and distribution of fresh-water mussels and the necessary expenses connected therewith, \$386,250.

Propagation ex-  
penses.

Fresh water mussels.

Mississippi River  
rescue station.  
Amount for construc-  
tion continued.  
Vol. 42, p. 772.

The appropriation of \$40,000 for the fiscal year 1923, for the establishment of a fish-rescue station on the Mississippi River made by the deficiency appropriation Act approved July 1, 1922, is hereby continued and made available during the fiscal year 1925.

Vessels.  
Maintenance.

Maintenance of vessels: For maintenance of vessels and launches, including purchase and repair of boats, apparatus, machinery, and other facilities required for use with the same, hire of vessels, and all other necessary expenses in connection therewith, and money accruing from commutation of rations and provisions on board vessels may be paid on proper vouchers to the persons having charge of the mess of such vessels, \$107,175, of which \$10,000 shall be immediately available for the procurement of supplies and equipment required for shipment to the Pribilof Islands for the service of the fiscal year ending June 30, 1925.

Supplies to Pribilof  
Islands.

Commutation of ra-  
tions.

Commutation of rations (not to exceed \$1 per day) may be paid to officers and crews of vessels of the Bureau of Fisheries during the fiscal year 1925 under regulations prescribed by the Secretary of Commerce.

Food fishes inquiry.

Inquiry respecting food fishes: For inquiry into the causes of the decrease of food fishes in the waters of the United States, and for investigation and experiments in respect to the aquatic animals, plants and waters, in the interests of fish culture and the fishery industries, including maintenance, repair, improvement, equipment, and operations of biological stations, expenses of travel and preparation of reports, \$38,170.

Statistical inquiry.

Fishery industries: For collection and compilation of statistics of the fisheries and the study of their methods and relations, and the methods of preservation and utilization of fishery products, including compensation of temporary employees, travel and preparation of reports, including temporary employees in the District of Columbia not to exceed \$1,800, and all other necessary expenses in connection therewith, \$26,200.

Sponge fisheries.  
Protecting, etc.

Sponge fisheries: For protecting the sponge fisheries, including employment of inspectors, watchmen, and temporary assistants, hire of boats, rental of office and storage, care of seized sponges and other property, travel, and all other expenses necessary to carry out the provisions of the Act of August 15, 1914, to regulate the sponge fisheries, \$2,000.

Vol. 38, p. 692.

Alaska, general serv-  
ice.  
Seal fisheries protec-  
tion, food to natives,  
etc.

Alaska, general service: For protecting the seal fisheries of Alaska, including the furnishing of food, fuel, clothing, and other necessities of life to the natives of the Pribilof Islands of Alaska, transportation of supplies to and from the islands, expenses of travel of agents and other employees and subsistence while on said islands, hire and maintenance of vessels, including \$10,000 to be used in providing a reserve supply of food, clothing, medicines, and other necessities on the Pribilof Islands, and for all expenses necessary to carry out the provisions of the Act entitled "An Act to protect the seal fisheries of Alaska, and for other purposes," approved April 21, 1910, and for the protection of the fisheries of Alaska, including travel, subsistence (or per diem in lieu of subsistence) of employees while on duty in Alaska, hire of boats, employment of temporary labor, and all other necessary expenses connected therewith, \$217,000, of which \$100,000 shall be available immediately.

Vol. 36, p. 326.

Department of La-  
bor.

## TITLE IV.—DEPARTMENT OF LABOR

Secretary's Office.

### OFFICE OF THE SECRETARY

Secretary, Assistants,  
and office personnel.

Salaries: Secretary of Labor, \$12,000; Assistant Secretary, Second Assistant Secretary, and other personal services in the District

of Columbia in accordance with the Classification Act of 1923, \$171,900; in all, \$183,900.

Commissioners of conciliation: To enable the Secretary of Labor to exercise the authority vested in him by section 8 of the Act creating the Department of Labor, and to appoint commissioners of conciliation, for per diem in lieu of subsistence at not exceeding \$4 traveling expenses, and not to exceed \$13,300 for personal services in the District of Columbia, and telegraph and telephone service, \$200,000.

Commissioners of  
conciliation.  
Vol. 37, p. 738.

#### CONTINGENT EXPENSES, DEPARTMENT OF LABOR

For contingent and miscellaneous expenses of the offices and bureaus of the department, for which appropriations for contingent and miscellaneous expenses are not specifically made, including the purchase of stationery, furniture, and repairs to the same, carpets, matting, oilcloth, file cases, towels, ice, brooms, soap, sponges, laundry, street-car fares not exceeding \$200; lighting and heating; purchase, exchange, maintenance, and repair of motor cycles and motor trucks; purchase, exchange, maintenance, and repair of a motor-propelled passenger-carrying vehicle, to be used only for official purposes; freight and express charges, newspaper clippings not to exceed \$900, postage to foreign countries, telegraph and telephone service, typewriters, adding machines, and other labor-saving devices; purchase of law books, books of reference, and periodicals not exceeding \$2,500; in all, \$36,500; and in addition thereto such sum as may be necessary, not in excess of \$13,500, to facilitate the purchase, through the central purchasing office as provided in the Act of June 17, 1910 (Thirty-sixth Statutes at Large, page 531), of certain supplies for the Immigration Service, shall be deducted from the appropriation "Expenses of regulating immigration" made for the fiscal year 1925 and added to the appropriation "Contingent expenses, Department of Labor," for that year; and the total sum thereof shall be and constitute the appropriation for contingent expenses for the Department of Labor, to be expended through the central purchasing office (Division of Publications and Supplies), Department of Labor.

Contingent expenses.

Addition from Im-  
migration expenses.

Vol. 36, p. 531.

Post, p. 240.

Expended through  
Division of Publication  
and Supplies.

Rent.

Printing and bind-  
ing.

Rent: For rent of buildings and parts of buildings in the District of Columbia for the use of the Department of Labor, \$24,000.

Printing and binding: For printing and binding for Department of Labor, including all its bureaus, offices, institutions, and services located in Washington, District of Columbia, and elsewhere, \$215,000.

#### BUREAU OF LABOR STATISTICS

Salaries: For the Commissioner and other personal services in the District of Columbia in accordance with the Classification Act of 1923, \$215,000.

Labor Statistics Bu-  
reau.

Commissioner, and  
office personnel.

Per diem in lieu of subsistence not exceeding \$4 of special agents, and employees, and for their transportation; experts and temporary assistance for field service outside of the District of Columbia, to be paid at the rate of not exceeding \$8 per day; compensation of experts in the District of Columbia not to exceed in all \$10,000; temporary statistical clerks, stenographers, and typewriters in the District of Columbia, to be selected from civil-service registers, the same person to be employed for not more than six consecutive months, the total expenditure for such temporary clerical assistance in the District of Columbia not to exceed \$6,000; traveling expenses of officers and employees, purchase of reports and materials for reports and bulletins of the Bureau of Labor Statistics, \$72,840.

Special agents, ex-  
perts, etc.

Temporary statisti-  
cal clerks, etc., in the  
District.

Traveling expenses,  
etc.

Periodicals, etc.

For periodicals, newspapers, documents, and special reports for the purpose of procuring strike data, price quotations, and court decisions for the Bureau of Labor Statistics, \$300.

Immigration Bureau.

#### BUREAU OF IMMIGRATION

Commissioner, and office personnel.

Salaries: For the Commissioner and other personal services in the District of Columbia in accordance with the Classification Act of 1923, \$91,840.

Enforcing immigration laws.  
Vol. 41, p. 1008; Vol. 42, p. 5.  
*Ante*, p. 155.

Regulating immigration: For enforcement of the laws regulating immigration of aliens into the United States, including the contract labor laws; cost of reports of decisions of the Federal courts, and digests thereof, for the use of the Commissioner General of Immigration; salaries and expenses of all officers, clerks, and employees appointed to enforce said laws, including personal services in the District of Columbia not to exceed \$50,000, and per diem in lieu of subsistence when allowed pursuant to section 13 of the Sundry Civil Appropriation Act approved August 1, 1914; enforcement of the provisions of the Act of February 5, 1917, entitled "An Act to regulate the immigration of aliens to and the residence of aliens in the United States," and Acts amendatory thereof; necessary supplies, including exchange of typewriting machines, alterations and repairs, and for all other expenses authorized by said Act; preventing the unlawful entry of aliens into the United States, by the appointment of suitable officers to enforce the laws in relation thereto; expenses of returning to China all Chinese persons found to be unlawfully in the United States, including the cost of imprisonment and actual expenses of conveyance of Chinese persons to the frontier or seaboard for deportation; refunding of head tax, maintenance bills, and immigration fines upon presentation of evidence showing conclusively that collection was made through error of Government officers; all to be expended under the direction of the Secretary of Labor, \$4,500,000: *Provided*, That at least \$1,000,000 of this amount shall be expended for additional land-border patrol of which \$100,000 shall be immediately available: *Provided further*, That the purchase, exchange, use, maintenance, and operation of horse and motor vehicles required in the enforcement of the immigration and Chinese exclusion laws outside of the District of Columbia may be contracted for and the cost thereof paid from the appropriation for the enforcement of those laws, under such terms and conditions as the Secretary of Labor may prescribe: *Provided further*, That not more than \$50,000 of the sum appropriated herein may be expended in the purchase and maintenance of such motor vehicles: *Provided further*, That not more than \$38,000 of this amount shall be expended in the purchase and maintenance of motor vehicles for additional land-border patrol.

Per diem subsistence.  
Vol. 38, p. 680.

Vol. 39, p. 874; Vol. 40, p. 542; Vol. 41, p. 1008; Vol. 42, p. 5.  
*Ante*, p. 155.

Chinese exclusion.

Refunding head tax.

*Provisos.*  
Additional land border patrol.  
Vehicles outside the District.

Limit for purchase, etc., of motor vehicles.

For land border patrol.

Immigrant stations.

#### IMMIGRATION STATIONS

Remodeling buildings, equipment, etc.

For remodeling, repairing (including repairs to the ferryboat, Ellis Island), renovating buildings, and purchase of equipment, \$100,000.

Naturalization Bureau.

#### BUREAU OF NATURALIZATION

Commissioner, and office personnel.

Salaries: For the Commissioner and other personal services in the District of Columbia in accordance with the Classification Act of 1923, \$108,920.

Pay of examiners, interpreters, clerks, etc.

General Expenses: For compensation, to be fixed by the Secretary of Labor, of examiners, interpreters, clerks, and stenographers, for the purpose of carrying on the work of the Bureau of Natu-

ralization, provided for by the Act approved June 29, 1906, as amended by the Act approved March 4, 1913 (Statutes at Large, volume 37, page 736), and May 9, 1918 (Statutes at Large, volume 40, pages 542 to 548, inclusive), including not to exceed \$52,000 for personal services in the District of Columbia, and for their actual and necessary traveling expenses while absent from their official stations, including street car fare on official business at official stations, together with per diem in lieu of subsistence, when allowed pursuant to section 13 of the Sundry Civil Appropriation Act approved August 1, 1914, and for such per diem together with actual necessary traveling expenses of officers and employees of the Bureau of Naturalization in Washington while absent on official duty outside of the District of Columbia; telegrams, verifications of legal papers, telephone service in offices outside of the District of Columbia; not to exceed \$20,000 for rent of offices outside of the District of Columbia where suitable quarters can not be obtained in public buildings; carrying into effect section 13 of the Act of June 29, 1906 (Thirty-fourth Statutes, page 600), as amended by the Act approved June 25, 1910 (Thirty-sixth Statutes, page 765), and in accordance with the provisions of the Sundry Civil Act of June 12, 1917; and for mileage and fees to witnesses subpoenaed on behalf of the United States, the expenditures from this appropriation shall be made in the manner and under such regulation as the Secretary of Labor may prescribe, \$561,560: *Provided*, That no part of this appropriation shall be available for the compensation of assistants to clerks of United States courts.

Vol. 34, p. 596.  
Vol. 37, p. 736.  
Vol. 40, p. 542.  
Services in the District.

Per diem subsistence  
Vol. 38, p. 680.

Rent outside the District.

Assistance to clerks of courts.  
Vol. 34, p. 600; Vol. 36, pp. 765, 830; Vol. 40, p. 171.

Witness fees.

*Proviso.*  
Assistants to clerks of Federal courts excluded.

#### CHILDREN'S BUREAU

Salaries: For the chief, and other personal services in the District of Columbia in accordance with the Classification Act of 1923, \$117,820.

To investigate and report upon matters pertaining to the welfare of children and child life, and especially to investigate the questions of infant mortality, including personal services in the District of Columbia and elsewhere, \$136,080.

For traveling expenses and per diem in lieu of subsistence at not exceeding \$4 of officers, special agents, and other employees of the Children's Bureau; experts and temporary assistants, to be paid at a rate not exceeding \$6 a day, and interpreters to be paid at a rate not exceeding \$4 a day when actually employed; purchase of reports and material for the publications of the Children's Bureau, newspapers and clippings not exceeding \$700 to enable the Children's Bureau to secure data regarding the progress of legislation affecting children and the activities of public and private organizations dealing with children, and for reprints from State, city, and private publications for distribution when said reprints can be procured more cheaply than they can be printed by the Government, \$72,000.

Promotion of the welfare and hygiene of maternity and infancy: For carrying out the provisions of the Act entitled "An Act for the promotion of the welfare and hygiene of maternity and infancy, and for other purposes," approved November 23, 1921, \$1,007,092.51: *Provided*, That the apportionments to the States and to the Children's Bureau for administration shall be computed on the basis of not to exceed \$1,240,000, as authorized by the Act entitled "An Act for the promotion of the welfare and hygiene of maternity and infancy, and for other purposes," approved November 23, 1921.

#### WOMEN'S BUREAU

For carrying out the provisions of the Act entitled "An Act to establish in the Department of Labor a bureau to be known as the

Children's Bureau.

Chief of, and office personnel.

Child welfare, infant mortality, etc.

Traveling expenses, experts, etc.

Material for publication.

Maternity and Infancy Hygiene Act.  
Expenses executing.  
Vol. 42, p. 224.

*Proviso.*  
Apportionment to States.

Women's Bureau.

Salaries and expenses.  
Vol. 41, p. 687.

Women's Bureau," approved June 5, 1920, including personal services in the District of Columbia and elsewhere, purchase of material for reports and educational exhibits, including newspaper clippings not exceeding \$200, and traveling expenses, \$107,380.

Employment Service.

EMPLOYMENT SERVICE

Promoting welfare of wage earners.  
Objects designated.

To enable the Secretary of Labor to foster, promote, and develop the welfare of the wage earners of the United States, including juniors legally employed, to improve their working conditions, to advance their opportunities for profitable employment by regularly collecting, furnishing, and publishing employment information as to opportunities for employment; maintaining a system for clearing labor between the several States; cooperating with and coordinating the public employment offices throughout the country, including personal services in the District of Columbia and elsewhere, and for their actual necessary traveling expenses while absent from their official station, together with their per diem in lieu of subsistence, when allowed pursuant to section 13 of the Sundry Civil Appropriation Act approved August 1, 1914; supplies and equipment, telegraph and telephone service, and miscellaneous expenses, \$206,284.

Per diem subsistence.  
Vol. 33, p. 680.

Approved, May 28, 1924.

May 29, 1924.  
[H. R. 498.]

[Public, No. 154.]

**CHAP. 206.**—An Act Providing for a recreational area within the Crook National Forest, Arizona.

Crook National Forest, Ariz.  
Gila County granted lands in, for recreation area.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of Agriculture is hereby authorized, in his discretion, upon application by the Board of Supervisors of Gila County, Arizona, to designate and segregate for recreational development any lands, not to exceed six hundred and forty acres, within the Crook National Forest, Arizona, which in his opinion, are available for such purpose, and he is hereby authorized to enter into such form of cooperation with said Board of Supervisors as in his opinion will permit the fullest use of the lands for recreational purposes without interfering with the objects for which the national forest was established. Lands so designated and segregated, under the provisions of this Act, shall not be subject to the mining laws of the United States.

Not subject to mining laws.

Approved, May 29, 1924.

May 29, 1924.  
[H. R. 498.]

[Public, No. 155.]

**CHAP. 207.**—An Act To authorize the Secretary of War to grant permission to the city of Philadelphia, Pennsylvania, to widen Haines Street in front of the national cemetery, Philadelphia, Pennsylvania.

Philadelphia, Pa.  
Granted use of part of national cemetery for street purposes.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of War be, and he is hereby, authorized and empowered, in his discretion, to permit the city of Philadelphia, Pennsylvania, to use and occupy for street purposes all or any part of a strip of land, eight feet six inches in width, off the south side of the Philadelphia National Cemetery, in said city, and along the Haines Street frontage of said cemetery: *Provided,* That the said city shall remove the present stone wall marking the boundary line between said cemetery and said street and grade, build, and maintain a sidewalk and curb along the frontage of said cemetery and care for and maintain said street the same as other public streets of said city.

Proviso.  
Conditions.

Approved, May 29, 1924.

**CHAP. 208.**—An Act To establish a Dairy Bureau in the Department of Agriculture, and for other purposes.

May 29, 1924.  
[H. R. 7113.]  
[Public, No. 156.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That there is hereby established in the Department of Agriculture a bureau to be known as the Bureau of Dairying.

Department of Agriculture.  
Dairying Bureau in, created.

**SEC. 2.** That a Chief of the Bureau of Dairying shall be appointed by the Secretary of Agriculture, who shall be subject to the general direction of the Secretary of Agriculture. He shall devote his time to the investigation of the dairy industry, and the dissemination of information for the promotion of the dairy industry.

Appointment, etc., of Chief of Bureau.  
Duties.

**SEC. 3.** For the purpose of enabling the Secretary of Agriculture and the Chief of the Bureau of Dairying to carry out the purposes of this Act, the Secretary of Agriculture is hereby authorized to transfer to the Bureau of Dairying such activities of the Department of Agriculture as he may designate which relate primarily to the dairy industry, and to employ such additional persons in the city of Washington and elsewhere, as may be necessary.

Transfer of Department activities relating to dairy industry.

**SEC. 4.** For the purpose of carrying out the provisions of this Act and the activities of the Bureau of Dairying, such sums of money as Congress may deem necessary are hereby authorized to be appropriated, in addition to such sums provided for in the Agricultural Appropriation Act for the fiscal year ending June 30, 1925.

Necessary sums authorized to be appropriated.  
Post, pp. 439, 1326.

**SEC. 5.** That this Act shall be in full force and effect on and after July 1, 1924.

Effective July 1, 1924.

Approved, May 29, 1924.

**CHAP. 209.**—An Act To amend an Act entitled "An Act to amend section 73 of an Act entitled 'An Act to codify, revise, and amend the laws relating to the judiciary,' approved June 12, 1916," and for other purposes.

May 29, 1924.  
[H. R. 169.]  
[Public, No. 157.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section 73 of an Act entitled "An Act to codify, revise, and amend the laws relating to the judiciary," approved June 12, 1916, be, and the same is hereby, amended to read as follows:

United States courts.  
Vol. 39, p. 225, amended.

**SEC. 73.** That the State of Colorado shall constitute one judicial district, to be known as the district of Colorado. Terms of the district court shall be held at Denver on the first Tuesday in May and November, at Pueblo on the first Tuesday in April, at Grand Junction on the second Tuesday in September, at Montrose on the third Tuesday in September, at Durango on the fourth Tuesday in September, and at Sterling on the second Tuesday in June: *Provided*, That if at the time of the holding of a term of said court in any year in either of said cities of Grand Junction, Durango, and Sterling, Colorado, there is no business to be transacted by said court, the term may be adjourned or continued by order of the judge of said court in chambers at Denver, Colorado: *Provided further*, That the marshal and clerk of said court shall each, respectively, appoint at least one deputy to reside at and who shall maintain an office at each of the five said places where said court is to be held by the terms of this Act: *Provided further*, That suitable rooms and accommodations for holding court at Sterling are furnished free of expense to the United States."

Colorado judicial district.  
Terms.

*Proviso.*  
Adjournments authorized, if no business at Grand Junction, Durango, and Sterling.

Offices, etc.

Sterling.  
Rooms to be provided.

Approved, May 29, 1924.

May 29, 1924.

[H. R. 6298.]

[Public, No. 158.]

**CHAP. 210.**—An Act To authorize the leasing for oil and gas mining purposes of unallotted lands on Indian reservations affected by the proviso to section 3 of the Act of February 28, 1891.

Indian reservations.  
Leasing for oil and  
gas mining, of unal-  
lotted lands on, au-  
thorized for ten years.

Vol. 26, p. 795.

Consent of Indians.

Extension author-  
ized.

Provisos.  
Production subject  
to State taxation.

No lien on Indian  
owner.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That unallotted land on Indian reservations other than lands of the Five Civilized Tribes and the Osage Reservation subject to lease for mining purposes for a period of ten years under the proviso to section 3 of the Act of February 28, 1891 (Twenty-sixth Statutes at Large, page 795), may be leased at public auction by the Secretary of the Interior, with the consent of the council speaking for such Indians, for oil and gas mining purposes for a period of not to exceed ten years, and as much longer thereafter as oil or gas shall be found in paying quantities, and the terms of any existing oil and gas mining lease may in like manner be amended by extending the term thereof for as long as oil or gas shall be found in paying quantities: *Provided*, That the production of oil and gas and other minerals on such lands may be taxed by the State in which said lands are located in all respects the same as production on unrestricted lands, and the Secretary of the Interior is hereby authorized and directed to cause to be paid the tax so assessed against the royalty interests on said lands: *Provided, however*, That such tax shall not become a lien or charge of any kind or character against the land or the property of the Indian owner.

Approved, May 29, 1924.

May 29, 1924.

[H. R. 8050.]

[Public, No. 159.]

**CHAP. 211.**—An Act To detach Reagan County, in the State of Texas, from the El Paso division of the western judicial district of Texas and attach said county to the San Angelo division of the northern judicial district of said State.

United States courts.  
Texas western judi-  
cial district.  
Reagan County trans-  
ferred from El Paso to  
San Angelo division.

Service of process,  
etc.

Proviso.  
Pending causes not  
affected.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That Reagan County, in the State of Texas, be, and the same is hereby, detached from the El Paso division of the western judicial district of Texas and attached to and made a part of the San Angelo division of the northern judicial district of said State.

SEC. 2. That all process against persons resident in said county of Reagan and cognizable before the United States district court shall be issued out of and made returnable to said court at San Angelo, and that all prosecutions against persons for offenses committed in said county of Reagan shall be tried in said court at San Angelo: *Provided*, That no civil or criminal cause begun and pending prior to the passage of this Act shall be in any way affected by it.

Approved, May 29, 1924.

May 29, 1924.

[S. J. Res. 89.]

[Pub. Res., No. 22.]

**CHAP. 212.**—Joint Resolution Authorizing and permitting the State of Arkansas to construct, maintain, and use permanent buildings, rifle ranges, and utilities at Camp Pike, Arkansas, as are necessary for the use and benefit of the National Guard of the State of Arkansas.

Camp Pike, Ark.  
Arkansas may erect  
building, etc., at, for  
use of National Guard.

Proviso.  
No Government ex-  
pense.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of War be, and he is hereby, authorized to permit the State of Arkansas to erect, maintain, and use such permanent buildings, rifle ranges, and utilities at Camp Pike, Arkansas, within the areas most suitable, as are necessary for the use and benefit of the National Guard of the State of Arkansas: *Provided*, That no expense shall accrue to the United States by reason of this authorization.

Approved, May 29, 1924.

**CHAP. 213.**—An Act Conveying to the State of Delaware certain land in the county of Sussex, in that State.

May 31, 1924.  
[S. 2431.]

[Public, No. 160.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the United States hereby grants, quitclaims, and reconveys to the State of Delaware all that certain piece or parcel of land situate in Lewes and Broadkill Hundred, Sussex County, and State of Delaware, bounded and described as follows: Beginning at a stone, marked "U. S. 1," on the beach opposite the town of Lewes, Delaware, and located as follows: Bearing to Henlopen Light south eighty degrees forty minutes east; angle between Henlopen Light and Saint Peter's spire one hundred and fourteen degrees twenty-three minutes and fifteen seconds; angle between Saint Peter's spire and Greenhill Light eighty degrees thirty-three minutes and fifty-five seconds; angle between Greenhill Light and Upper Breakwater Light one hundred and twenty-two degrees thirty-two minutes and thirteen seconds; angle between Upper and Lower Breakwater Light nine degrees twenty-eight minutes and seventeen seconds; angle between Lower Breakwater Light and Henlopen Light thirty-three degrees two minutes and twenty seconds. Thence southerly one thousand six hundred and thirty feet, more or less, along the arc of a circle of one thousand eight hundred and seventy-two and forty-one one-hundredths feet radius to the north side of South Street, the center of said circle, bearing south fifty-nine degrees thirteen minutes east from said stone; thence south forty-five degrees west two hundred and thirty feet, more or less, along said north side of South Street to lands of the United States of America; thence with said lands in a northwesterly direction one hundred and eighty feet, more or less, to a point; thence leaving said lands, northerly along the arc of a circle of two thousand one hundred and seventy-two and forty-one one-hundredths feet radius having the aforementioned center, one thousand eight hundred and thirty-eight feet, more or less, to a point which is three hundred feet distant from the place of beginning; thence north thirty degrees forty-seven minutes east five hundred and seventy-five feet, more or less, to the low-water line of the Delaware Breakwater Harbor; thence easterly along said low-water line three hundred and twenty feet, more or less; thence south thirty degrees forty-seven minutes west six hundred and fifty feet, more or less, to the place of beginning; containing sixteen and seven-tenths acres, more or less.

Delaware.  
Lands in Sussex  
County conveyed to.  
Description.

Approved, May 31, 1924.

**CHAP. 214.**—An Act To amend section 2 of the Legislative, Executive, and Judicial Appropriation Act, approved July 31, 1894.

May 31, 1924.  
[S. 2450.]

[Public, No. 161.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section 2 of the Legislative, Executive, and Judicial Appropriation Act, approved July 31, 1894, is amended by adding at the end thereof a new sentence to read as follows: "Retired enlisted men of the Army, Navy, Marine Corps, or Coast Guard retired for any cause, and retired officers of the Army, Navy, Marine Corps, or Coast Guard who have been retired for injuries received in battle or for injuries or incapacity incurred in line of duty shall not, within the meaning of this section, be construed to hold or to have held an office during such retirement."

Duplication of offices.  
Vol. 28, p. 205, amend-  
ed.  
Vol. 39, p. 582.

Exception to restric-  
tion on, extended to re-  
tired enlisted men and  
officers.

Approved, May 31, 1924.

May 31, 1924.  
[H. R. 2875.]

[Public, No. 162.]

**CHAP. 215.**—An Act To provide for the addition of the names of certain persons to the final roll of the Indians of the Flathead Indian Reservation, Montana.

Flathead Indian Res-  
ervation, Mont.  
Additions to final roll  
of Indians of.  
Vol. 40, p. 591; Vol.  
41, p. 2

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized to add to the final roll of the Indians of the (Jocko) Flathead Indian Reservation, Montana, approved January 22, 1920, under the Act of May 25, 1918 (Fortieth Statutes, page 591), and the Act of June 30, 1919 (Forty-first Statutes, page 9), the names of the following persons, descendants of the Confederated Flathead Tribes of Indians: Lucy Contesto, Mary Sophie Contesto, Clifford Gendron, Adolph Squeque, Peter Joseph Chaiwain, Dennis McLeod, Margaret Louise Ashley, Veona Carlson, Lois May Houle, Norbert Marage, Eva Matilda Matt, Eneas Isadore Woodcock, Wilton Sidney Worley, Harry Leon Beauchaine, Henry Louzeau, and Louise Isaac.

Per capita payment  
from tribal funds.

The Secretary of the Interior is also authorized to pay to each of the persons named a sum equal to that heretofore paid per capita to those whose names were on the approved roll, such payments to be made from any tribal funds in the Treasury to the credit of the Flathead Indians.

Approved, May 31, 1924.

May 31, 1924.  
[H. R. 2882.]

[Public, No. 163.]

**CHAP. 216.**—An Act To provide for the reservation of certain land in Utah as a school site for Ute Indians.

Ute Indians, Utah.  
Tract reserved as  
school site for.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That there is hereby withdrawn from settlement, occupancy, or disposal under the laws of the United States, and set apart and reserved for and as a school site for the benefit of the Ute Indians, an unsurveyed tract of land in San Juan County, Utah, located in township 36 south, range 21 east, Salt Lake meridian, approximately the northeast quarter of the southwest quarter of section 7.

Approved, May 31, 1924.

May 31, 1924.  
[H. R. 2884.]

[Public, No. 164.]

**CHAP. 217.**—An Act Providing for the reservation of certain lands in Utah for certain bands of Paiute Indians.

Paiute Indians, Utah.  
Lands set apart for  
use of, etc.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That there is hereby withdrawn from settlement, occupancy, or disposal under the laws of the United States, and set apart and reserved for the use, benefit, and occupancy of certain bands of Paiute Indians, and such other Indians of this tribe as the Secretary of the Interior may see fit to settle thereon, subject, however, to any valid existing rights of any persons thereto, the tracts of land in the State of Utah, particularly described as follows: Sections 21, 22, 23, and 24, township 29 south, range 18 west, Salt Lake meridian.

Approved, May 31, 1924.

May 31, 1924.  
[H. R. 4437.]

[Public, No. 165.]

**CHAP. 218.**—An Act To quiet titles to land in the municipality of Flomaton, State of Alabama.

Flomaton, Ala.  
Title of United States  
to described lands in,  
released to equitable  
owners.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That all the right, title, and interest of the United States of America in and to the lands situated in the municipality of Flomaton, State of Alabama,

being forty acres of land described as southwest quarter of the southwest quarter of section 34, township 1 north, range 8 east, of Saint Stephens meridian, be, and the same are hereby, granted, released, and relinquished by the United States to the equitable owners of the equitable titles thereto and to their respective heirs and assigns forever, as fully and completely in every respect whatever as could be done by patents issued according to law: *Provided*, That the confirmations granted hereby shall amount only to a relinquishment of any title that the United States has or is supposed to have in and to any of said lands, and shall not be construed to abridge, impair, injure, prejudice, or divest in any manner any valid right, title, and interest of any person or body corporate whatever, the true intent of this Act being to concede and abandon all right, title, and interest of the United States to those persons, estates, firms, or corporations who would be the true and lawful owners of said lands under the laws of Alabama, including the laws of prescription, in the absence of said interest, title, and estate of the United States.

Approved, May 31, 1924.

*Proviso.*  
Only right, etc., of United States relinquished.

No valid right impaired.

**CHAP. 219.**—An Act Granting the consent of Congress to the Pittsburgh Coal, Land and Railroad Company to construct a bridge across the Tug Fork of Big Sandy River at or near Nolan, in Mingo County, West Virginia, to the Kentucky side, in Pike County, Kentucky.

May 31, 1924.

[H. R. 5218.]

[Public, No. 166.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the consent of Congress is hereby granted to the Pittsburgh Coal, Land and Railroad Company, of Pittsburgh, Pennsylvania, and its successors and assigns, to construct, maintain, and operate a bridge and approaches thereto across the Tug Fork of Big Sandy River at a point suitable to the interests of navigation at or near Nolan, in the county of Mingo, State of West Virginia, to the Kentucky side, in the county of Pike, State of Kentucky, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Tug Fork of Big Sandy River.  
Pittsburgh Coal, Land and Railroad Company may bridge, Nolan, W. Va.

Construction.  
Vol. 34, p. 84.

Amendment.

**SEC. 2.** That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, May 31, 1924.

**CHAP. 220.**—An Act To authorize the setting aside of certain tribal lands within the Quinaielt Indian Reservation in Washington, for lighthouse purposes.

May 31, 1924.

[H. R. 5416.]

[Public, No. 167.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Interior be, and he is hereby, authorized to set aside for lighthouse purposes, lot 5 in section 13 and lot 1 section 24, township 21 north, range 13 west of Willamette meridian, within the Quinaielt Indian Reservation, in Washington, containing a total of forty-three and twenty-hundredths acres: *Provided*, That the Secretary of Commerce shall pay the Indians therefor, from the appropriation for the general expenses of the Lighthouse Service for the fiscal year in which this reservation is made, such price for the lands set aside hereunder as may be agreed upon by the Secretary of the Interior and the Secretary of Commerce: *Provided further*, That the funds thus derived shall be deposited in the Treasury of the United States to the credit of the Indians of the Quinaielt Reservation, and shall be subject to expenditure for their benefit in such manner as the Secretary of the Interior may deem for their best interests.

Quinaielt Indian Reservation, Wash.  
Lands in, set aside for lighthouse use.

*Provisos.*  
Payment for, from Lighthouse Service appropriation.

Funds to be deposited to credit of Reservation Indians.

Rights of Indians reserved for oil, etc., deposits.

SEC. 2. That there is hereby reserved for the use and benefit of the Indians of the Quinaielt Reservation in common all oil, gas, coal, or other minerals in the lands set aside hereunder for lighthouse purposes, and the right to prospect for and mine these commodities under such rules and regulations as may be agreed upon by the Secretary of the Interior and the Secretary of Commerce.

Approved, May 31, 1924.

May 31, 1924.

[H. R. 6207.]

[Public, No. 168.]

CHAP. 221.—An Act Authorizing and directing the Secretary of War to transfer to the jurisdiction of the Department of Justice all that portion of the Fort Leavenworth Military Reservation which lies in the State of Missouri, and for other purposes.

Fort Leavenworth, Kans.

Part of reservation transferred to Federal penitentiary at Leavenworth, for farm uses.

Appropriation for bridge, transferred to Department of Justice.

Vol. 42, p. 1393.

Additional amount authorized for bridge repairs.

Post, p. 688.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of War is hereby authorized and directed to transfer to the jurisdiction of the Department of Justice for use as a farm in connection with the United States penitentiary, Leavenworth, Kansas, all of that portion of the Fort Leavenworth Military Reservation which lies in the State of Missouri, and including the bridge across the Missouri River. And \$50,000 of the appropriation for roads, walks, wharves, and drainage contained in the War Department Appropriation Act for the fiscal year 1924, which was appropriated for the repair of said bridge, shall be transferred to the Department of Justice for use in making necessary repairs to said bridge and the approaches thereto.

There is hereby authorized to be appropriated, out of any moneys in the Treasury not otherwise appropriated, the additional amount of \$50,000, or so much thereof as may be necessary, to make the repairs on said bridge. Said repairs shall be made with all reasonable diligence and said moneys shall be available until expended.

Approved, May 31, 1924.

May 31, 1924.

[H. R. 7500.]

[Public, No. 169.]

CHAP. 222.—An Act To authorize the sale of certain lands at or near Adger, Ada County, Idaho, for railroad purposes.

Public lands. Sale to Oregon Short Line Railroad Company for railroad purposes, of lands in Ada County, Idaho.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and hereby is, authorized to sell and convey to the Oregon Short Line Railroad Company, a corporation organized under the laws of the State of Utah, and authorized to do business in the State of Idaho, its successors and assigns, for a sand and gravel pit for railroad purposes, and at a price to be fixed by appraisement at not less than \$25 per acre, and under such terms, conditions, and regulations as the Secretary of the Interior may prescribe, the following-described lands, situated in Ada County, Idaho:

Description.

All that part of the south half of the northeast quarter, the north half of the southeast quarter, and the southeast quarter of the southeast quarter of section 25, township 1 north, range 2 east, Boise meridian, and lot 3 and lot 4 of section 30, township 1 north, range 3 east, Boise meridian, within the following-described area:

Beginning at the intersection of the present southwesterly right-of-way boundary of the main line of the Oregon Short Line Railroad Company, with the range line common to township 1 north, range 2 east, and township 1 north, range 3 east of the Boise meridian, one hundred feet southwesterly, measured at right angles, from the center line of main track of said railroad, said intersection also bearing

north, sixteen hundred and nineteen and sixty-three one-hundredths feet from the section corner common to sections 25 and 36 of said township 1 north, range 2 east, and sections 30 and 31 of said township 1 north, range 3 east; thence north fifty-one degrees seven minutes west, along said southwesterly right-of-way boundary, being one hundred feet southwesterly from and parallel to said center line of main track, for a distance of twenty-six hundred and sixty and twenty-two one-hundredths feet; thence south six hundred and forty-two and thirty-two one-hundredths feet to a point in the east and west center line of said section 25, which is six hundred feet southwesterly, measured at right angles, from the said center line of main track; thence south fifty-one degrees seven minutes east along a line which is six hundred feet southwesterly from and parallel to said center line of main track for a distance of twenty-six hundred and sixty and twenty-two one-hundredths feet to a point in the said range line common to township 1 north, range 2 east, and township 1 north, range 3 east; thence north eighty-nine degrees fifty-six minutes east, seven hundred and ninety-five and thirty-six one-hundredths feet, to a point in the said southwesterly right-of-way boundary; thence north fifty-one degrees seven minutes west, along said southwesterly right-of-way boundary, being one hundred feet southwesterly from and parallel to said center line of main track, for a distance of ten hundred and twenty-one and seventy-six one-hundredths feet, to the point of beginning, and containing, in all, thirty-six and thirty-nine one-hundredths acres, more or less: *Provided*, That there shall be reserved to the United States all gas, oil, coal, or other mineral deposits found at any time in the said lands and the right to prospect for, mine, and remove the same.

Approved, May 31, 1924.

*Proviso.*  
Mineral, etc., deposits reserved.

**CHAP. 223.**—An Act Authorizing preliminary examinations and surveys of sundry streams with a view to the control of their floods.

May 31, 1924.  
[H. R. 8070.]  
[Public, No. 170.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress Assembled*, That the Secretary of War be, and he is hereby, authorized and directed to cause preliminary examinations to be made of the following streams with a view to the control of their floods in accordance with the provisions of section 3 of "An Act to provide for the control of the floods of the Mississippi River and of the Sacramento River, California, and for other purposes," approved March 1, 1917:

Flood control.  
Preliminary examinations to be made of sundry streams for.

Vol. 39, p. 950.

Trinity River, Texas; Brazos River, Texas; Canadian River, New Mexico, Texas, and Oklahoma; North Fork Canadian, Texas and Oklahoma; Deep Fork, Viridigris, and Little River, Oklahoma; Cimarron River, New Mexico and Oklahoma; Wolf and Fox Rivers, Wisconsin; West Fork of White River, Indiana; Guadalupe River, Texas; Columbia River, between Martins Bluff and mouth of Lewis River, Washington; Skagit River, Washington; Pond River, Kentucky; Colorado River, Texas; Red River, Arkansas, and Arkansas River in Kansas, Oklahoma, and Arkansas.

Streams designated.

Sum authorized for.

The sum of \$6,000, or so much thereof as may be necessary, is hereby authorized to be expended out of any funds heretofore appropriated for examinations, surveys, and contingencies of rivers and harbors to carry out the provisions of this section.

Post, p. 516.

Sec. 2. That the Secretary of War is hereby authorized and directed to cause surveys to be made of the following streams with a view to the control of their floods in accordance with the provisions of section 3 of "An Act to provide for the control of the

Surveys directed for flood control, and appropriations authorized.

Vol. 39, p. 950.

floods of the Mississippi River and of the Sacramento River, California, and for other purposes," approved March 1, 1917:

North Branch of Susquehanna River, Pa., and N. Y.

Post, p. 696.

Puyallup River, Wash.

Allegheny and Monongahela Rivers.

Proviso.

Contribution from Pennsylvania required.

Expenditure authorized of sum received.

North Branch of the Susquehanna River, Pennsylvania and New York, and the sum of \$8,000 is hereby authorized to be appropriated for this purpose.

Puyallup River, Washington, and the sum of \$5,000 is hereby authorized to be appropriated for this purpose.

Allegheny and Monongahela Rivers, and the sum of \$25,000 is hereby authorized to be appropriated for this purpose: *Provided*, That no money hereby authorized to be appropriated shall be expended unless and until assurances have been given satisfactory to the Secretary of War that the Commonwealth of Pennsylvania will contribute a like sum of \$25,000 for the purpose of making the survey hereby authorized; and the Secretary of War is hereby authorized to receive from the Commonwealth of Pennsylvania such sum of \$25,000 and to expend the same as the \$25,000 hereby authorized to be appropriated may be expended.

Approved, May 31, 1924.

May 31, 1924.

[H. R. 4820.]

[Public, No. 171.]

**CHAP. 224.**—An Act To amend the Act entitled "An Act to readjust the pay and allowances of the commissioned and enlisted personnel of the Army, Navy, Marine Corps, Coast Guard, Coast and Geodetic Survey, and Public Health Service," approved June 10, 1922.

Pay readjustment, Army, etc.  
Vol. 42, p. 627, amended.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That section 3 of the Act entitled "An Act to readjust the pay and allowances of the commissioned and enlisted personnel of the Army, Navy, Marine Corps, Coast Guard, Coast and Geodetic Survey, and Public Health Service," approved June 10, 1922, be, and the same is hereby, amended by inserting immediately after the first sentence thereof the following sentence:

National Guard and Reserves.

Officers receiving Federal pay, entitled to longevity pay.

Vol. 42, p. 626.

"Such officers whenever entitled to Federal pay, except armory drill and administrative function pay, shall receive as longevity pay, in addition to base pay provided but not exceeding the maximum pay prescribed by law, an increase thereof at the per centum and time rates up to thirty years provided in the tenth paragraph of section 1."

Rental allowances.  
Vol. 42, p. 628, amended.

**SEC. 2.** That section 6 of said Act be, and the same is hereby, amended to read as follows:

Officers below brigadier general, etc., entitled to, on active duty or entitled to active duty pay.

"**SEC. 6.** Except as otherwise provided in the fourth paragraph of this section, each commissioned officer below the grade of brigadier general or its equivalent, in any of the services mentioned in the title of this Act, while either on active duty or entitled to active duty pay shall be entitled at all times to a money allowance for rental of quarters. The amount of such money allowance for the rental of quarters shall be determined by the rate for one room to be fixed by the President for each fiscal year in accordance with a certificate furnished by the Secretary of Labor showing the cost of rents in the United States for the preceding calendar year as compared with rents for the calendar year 1922. Such rate for one room is hereby fixed at \$20 per month for the fiscal year 1923, and this rate shall be the maximum and shall be used by the President as the standard in fixing the same or lower rates for subsequent years.

Yearly determination of rate for one room.

Rate for fiscal year 1923, and standard for subsequent years.

Basis of allotments to officers with dependents.

"To an officer having a dependent, receiving the base pay of the first period the amount of this allowance shall be equal to that for two rooms, to such an officer receiving the base pay of the second period the amount of this allowance shall be equal to that for three

rooms, to such an officer receiving the base pay of the third period the amount of this allowance shall be equal to that for four rooms, to such an officer receiving the base pay of the fourth period the amount of this allowance shall be equal to that of five rooms, and to such an officer receiving the base pay of the fifth or sixth period the amount of this allowance shall be equal to that for six rooms.

"An officer having no dependent, receiving the base pay of the first or second period shall receive the allowance for two rooms, such an officer receiving the base pay of the third or fourth period shall receive the allowance for three rooms, and such an officer receiving the base pay of the fifth or sixth period shall receive the allowance for four rooms.

"No rental allowance shall accrue to an officer, having no dependents, while he is on field or sea duty, nor while an officer with or without dependents is assigned as quarters at his permanent station the number of rooms provided by law for an officer of his rank or a less number of rooms in any particular case wherein, in the judgment of competent superior authority of the service concerned, a less number of rooms would be adequate for the occupancy of the officer and his dependents.

"Regulations in execution of the provisions of this section in peace and in war shall be made by the President and shall, whenever practicable in his judgment, be uniform for all of the services concerned, including adjunct forces thereof."

SEC. 3. That section 10 of said Act be, and the same is hereby, amended by adding thereto the following paragraphs:

"The retainer pay of all men who were on that day transferred members of the Fleet Naval Reserve or the Fleet Marine Corps Reserve shall be computed on the rates of pay authorized for enlisted men of the naval service by the Act approved June 10, 1922: *Provided*, That the retainer pay of such reservists shall be not less than that to which they were entitled on June 30, 1922, under decisions of the Comptroller of the Treasury in force on that date.

"That all enlisted men of all the services mentioned in the title of this Act who serve as warrant or commissioned officers in any of said services, including adjunct forces thereof, shall be credited with all active service so performed during the period from April 6, 1917, to December 31, 1921, in the computation of their enlisted service for longevity pay purposes, and shall be paid accordingly."

SEC. 4. That section 20 of said Act be, and the same is hereby, amended by striking out the last sentence of said section 20 and inserting in lieu thereof the following:

"Officers, warrant officers, and enlisted men of the National Guard participating in exercises or performing duties provided for by sections 92, 94, 97, and 99 of the National Defense Act, as amended, and of the reserves of the services mentioned in the title of this Act called to active duty shall receive an increase of 50 per centum of their pay while on duty requiring them to participate regularly and frequently in aerial flights, and when such flying duty involves travel they shall also receive the same allowances for traveling expenses as are or hereafter may be authorized for the Regular Army. Regulations in execution of the provisions of this section shall be made by the President and shall, whenever practicable in his judgment, be uniform for all the services concerned."

SEC. 5. That section 21 of said Act be, and the same is hereby, amended by substituting a colon for the period and adding the following proviso at the end thereof:

"*Provided*, That the pay and allowances of the members of the Naval Academy Band shall be not less than that which was authorized for the various ranks and ratings in said bands on June 30,

Officer with no dependent.

Cases where rental allowances do not accrue.

Uniform regulations to be made by the President for all services.

Navy and Coast Guard.  
Vol. 42, p. 630, amended.

Retainer pay of transferred members of Fleet Reserve.

*Proviso.*  
Basis of.

Longevity pay for enlisted men as warrant or commissioned officers April 6, 1917, to December 31, 1921.

Flying duty.  
Vol. 42, p. 633, amended.

National Guard participating in encampments, etc., and reserves, entitled to increased pay, etc., for.  
Vol. 39, pp. 206, 207;  
Vol. 42, p. 1035.

Uniformity of regulations.

Pay, etc., continued.  
Vol. 42, p. 633, amended.

Naval Academy Band to receive same pay as on June 30, 1922.

1922, under decisions of the Comptroller of the Treasury in force on that date."

Retired pay.  
Vol. 42, p. 632, amended.  
Pay saved on reduction of grade computed for retired pay.

Effective from July 1, 1922.

SEC. 6. That section 17 of said Act be, and the same is hereby, amended by adding to the first sentence thereof the following: "Provided, That the pay saved to an officer by section 16 of this Act or by the Act of September 14, 1922, shall be construed as the pay provided in this Act for the purpose of computing retired pay."

SEC. 7. That the provisions of this Act shall be effective from and after July 1, 1922.

Approved, May 31, 1924.

May 31, 1924.  
[S. J. Res. 105.]  
[Pub. Res., No. 23.]

**CHAP. 225.**—Joint Resolution Authorizing the President to detail an officer of the Corps of Engineers as Director of the Bureau of Engraving and Printing, and for other purposes.

Major Wallace W. Kirby, U. S. Army.  
Detail of, as Director of Bureau of Engraving and Printing for six months, authorized.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That the President be, and he is hereby, authorized, in his discretion, to direct Major Wallace W. Kirby to report to the Secretary of the Treasury for duty for a period of six months, and that said Major Wallace W. Kirby may, under the direction of the Secretary of the Treasury, perform the duties of Director of the Bureau of Engraving and Printing for a period not to exceed six months, notwithstanding the provisions of section 1222, Revised Statutes, and section 1224, Revised Statutes, as amended by the Act of February 28, 1877: *Provided,* That the said Major Wallace W. Kirby shall receive no emoluments by reason of the performance of said duties, but shall receive the same pay and allowances from appropriations made for the support of the Army as he would receive if he were performing military duty at the War Department.

Approved, May 31, 1924.

R. S., sec. 1222, 1224, pp. 215, 216.  
Vol. 19, p. 243.  
*Proviso.*  
To receive only Army pay, etc.

June 2, 1924.  
[H. R. 2713.]  
[Public, No. 172.]

**CHAP. 230.**—An Act To transfer certain lands of the United States from the Rocky Mountain National Park to the Colorado National Forest, Colorado.

Colorado National Forest, Colo.  
Tracts transferred to, from Rocky Mountain National Park.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That those portions of the following-described tracts now within the Rocky Mountain National Park be, and are hereby, transferred to the Colorado National Forest and shall hereafter be subject to all laws relating to the use and administration of the national forests: Section 10; northwest quarter of southeast quarter, southwest quarter of the northeast quarter, and the southwest quarter of section 11; northwest quarter of the northeast quarter, north half of the northwest quarter, and the southwest quarter of the northwest quarter of section 15; and the northeast quarter of section 16; township 6 north, range 75 west, sixth principal meridian.

Approved, June 2, 1924.

June 2, 1924.  
[H. R. 2879.]  
[Public, No. 173.]

**CHAP. 231.**—An Act To provide for the disposal of homestead allotments of deceased allottees within the Blackfeet Indian Reservation, Montana.

Blackfeet Indian Reservation, Mont.  
Homestead allotments on, subject to alienation, etc., on death of allottee.  
Vol. 41, p. 16.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the allotments of Blackfeet Indians designated as homesteads under section 10 of the Act of June 30, 1919 (Forty-first Statutes at Large, page 16), imposing restrictions on alienation, shall after the death of the original allottee be subject to partition, sale, issuance of

patents in fee, or any other disposition authorized by existing law relating to Indian allotments.

Approved, June 2, 1924.

**CHAP. 232.**—An Act To provide for the addition of the names of Chester Calf and Crooked Nose Woman to the final roll of the Cheyenne and Arapaho Indians, Seger jurisdiction, Oklahoma.

June 2, 1924.  
[H. R. 6857.]  
[Public, No. 174.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he hereby is, authorized to add to the final roll of the Cheyenne and Arapaho Indians of the Seger jurisdiction, Oklahoma, approved May 18, 1921, the names of Chester Calf and Crooked Nose Woman, which names were inadvertently omitted from the said roll, and to pay to each of these persons a sum equal to that heretofore paid per capita to those whose names appear on the approved roll, such payment to be made from any tribal funds to the credit of the Cheyenne and Arapaho Indians.*

Cheyenne and Arapaho Indians, Okla. Names added to final roll of.

Per capita payment.

Approved, June 2, 1924.

**CHAP. 233.**—An Act To authorize the Secretary of the Interior to issue certificates of citizenship to Indians.

June 2, 1924.  
[H. R. 6355.]  
[Public, No. 175.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all non-citizen Indians born within the territorial limits of the United States be, and they are hereby, declared to be citizens of the United States: Provided, That the granting of such citizenship shall not in any manner impair or otherwise affect the right of any Indian to tribal or other property.*

Indians. Born in United States declared citizens. Proriso. Tribal rights not affected.

Approved, June 2, 1924.

**CHAP. 234.**—An Act To reduce and equalize taxation, to provide revenue, and for other purposes.

June 2, 1924.  
[H. R. 6715.]  
[Public, No. 176.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,*

Revenue Act of 1924.

**TITLE I.—GENERAL DEFINITIONS.**

General definitions.

**SECTION 1.** This Act may be cited as the "Revenue Act of 1924."

Title of Act.

**SEC. 2. (a)** When used in this Act—

Terms construed.

(1) The term "person" means an individual, a trust or estate, a partnership, or a corporation.

"Person."

(2) The term "corporation" includes associations, joint-stock companies, and insurance companies.

"Corporation."

(3) The term "domestic" when applied to a corporation or partnership means created or organized in the United States or under the law of the United States or of any State or Territory.

"Domestic."

(4) The term "foreign" when applied to a corporation or partnership means a corporation or partnership which is not domestic.

"Foreign."

(5) The term "United States" when used in a geographical sense includes only the States, the Territories of Alaska and Hawaii, and the District of Columbia.

"United States."

(6) The term "Secretary" means the Secretary of the Treasury.

"Secretary."

(7) The term "Commissioner" means the Commissioner of Internal Revenue.

"Commissioner."

"Collector."

(8) The term "collector" means collector of internal revenue.

"Taxpayer."

(9) The term "taxpayer" means any person subject to a tax imposed by this Act.

"Military and naval forces of the United States."

(10) The term "military or naval forces of the United States" includes the Marine Corps, the Coast Guard, the Army Nurse Corps, Female, and the Navy Nurse Corps, Female.

"Includes" and "including."

(b) The terms "includes" and "including" when used in a definition contained in this Act shall not be deemed to exclude other things otherwise within the meaning of the term defined.

INCOME TAX.

TITLE II.—INCOME TAX.

General provisions.

PART I.—GENERAL PROVISIONS.

Definitions.

DEFINITIONS.

Meaning of terms.  
"Taxable year."

SEC. 200. When used in this title—

"Fiscal year."

(a) The term "taxable year" means the calendar year, or the fiscal year ending during such calendar year, upon the basis of which the net income is computed under section 212 or 232. The term "fiscal year" means an accounting period of twelve months ending on the last day of any month other than December. The term "taxable year" includes, in the case of a return made for a fractional part of a year under the provisions of this title or under regulations prescribed by the Commissioner with the approval of the Secretary, the period for which such return is made. The first taxable year, to be called the taxable year 1924, shall be the calendar year 1924 or any fiscal year ending during the calendar year 1924.

Fractions included.

Taxable year 1924.

"Fiduciary."

(b) The term "fiduciary" means a guardian, trustee, executor, administrator, receiver, conservator, or any person acting in any fiduciary capacity for any person.

"Withholding agent."  
*Post*, pp. 277, 285.

(c) The term "withholding agent" means any person required to deduct and withhold any tax under the provisions of section 221 or 237.

"Paid or incurred" and "paid or accrued."

(d) The terms "paid or incurred" and "paid or accrued" shall be construed according to the method of accounting upon the basis of which the net income is computed under section 212 or 232. The deductions and credits provided for in this title shall be taken for the taxable year in which "paid or accrued" or "paid or incurred", dependent upon the method of accounting upon the basis of which the net income is computed under section 212 or 232, unless in order to clearly reflect the income the deductions or credits should be taken as of a different period.

Application to deductions or credits.

*Post*, pp. 267, 283.

"Stock."

(e) The term "stock" includes the share in an association, joint-stock company, or insurance company.

"Shareholders."

(f) The term "shareholder" includes a member in an association, joint-stock company, or insurance company.

Distributions by corporations.

DISTRIBUTIONS BY CORPORATIONS.

From earnings, etc., after February 28, 1913, deemed dividends.

To insurance reserve excepted.

SEC. 201. (a) The term "dividend" when used in this title (except in paragraph (9) of subdivision (a) of section 234 and paragraph (4) of subdivision (a) of section 245) means any distribution made by a corporation to its shareholders, whether in money or in other property, out of its earnings or profits accumulated after February 28, 1913.

Application.

(b) For the purposes of this Act every distribution is made out of earnings or profits to the extent thereof, and from the most recently accumulated earnings or profits. Any earnings or profits accumulated, or increase in value of property accrued, before March 1, 1913, may be distributed exempt from tax, after the

Accumulations, etc., before March 1, 1913, exempt.

earnings and profits accumulated after February 28, 1913, have been distributed, but any such tax-free distribution shall be applied against and reduce the basis of the stock provided in section 204.

INCOME TAX.  
Condition.

(c) Amounts distributed in complete liquidation of a corporation shall be treated as in full payment in exchange for the stock, and amounts distributed in partial liquidation of a corporation shall be treated as in part or full payment in exchange for the stock. The gain or loss to the distributee resulting from such exchange shall be determined under section 202, but shall be recognized only to the extent provided in section 203. In the case of amounts distributed in partial liquidation (other than a distribution within the provisions of subdivision (g) of section 203 of stock or securities in connection with a reorganization) the part of such distribution which is properly chargeable to capital account shall not be considered a distribution of earnings or profits within the meaning of subdivision (b) of this section for the purpose of determining the taxability of subsequent distributions by the corporation.

Distribution in liquidation.

Determination of gain or loss.

Partial liquidation distribution.

(d) If any distribution (not in partial or complete liquidation) made by a corporation to its shareholders is not out of increase in value of property accrued before March 1, 1913, and is not out of earnings or profits, then the amount of such distribution shall be applied against and reduce the basis of the stock provided in section 204, and if in excess of such basis, such excess shall be taxable in the same manner as a gain from the sale or exchange of property. The provisions of this paragraph shall also apply to distributions from depletion reserves based on the discovery value of mines.

Distribution not from increase of value before March 1, 1913, nor out of earnings and profits.

Depletion of mines.

(e) Any distribution made by a corporation, which was classified as a personal service corporation under the provisions of the Revenue Act of 1918 or the Revenue Act of 1921, out of its earnings or profits which were taxable in accordance with the provisions of section 218 of the Revenue Act of 1918 or section 218 of the Revenue Act of 1921, shall be exempt from tax to the distributees.

Exemption of distributees of previously taxable earnings of personal service corporation.  
Vol. 40, p. 1070; Vol. 42, p. 245.

(f) A stock dividend shall not be subject to tax, but if before or after the distribution of any such dividend the corporation proceeds to cancel or redeem its stock at such time and in such manner as to make the distribution and cancellation or redemption in whole or in part essentially equivalent to the distribution of a taxable dividend, the amount so distributed in redemption or cancellation of the stock, to the extent that it represents a distribution of earnings or profits accumulated after February 28, 1913, shall be treated as a taxable dividend.

Stock dividends not taxable.

Proceeds of redeemed stock treated as taxable dividends.

(g) As used in this section the term "amounts distributed in partial liquidation" means a distribution by a corporation in complete cancellation or redemption of a part of its stock, or one of a series of distributions in complete cancellation or redemption of all or a portion of its stock.

Meaning of "amounts distributed in partial liquidation."

DETERMINATION OF AMOUNT OF GAIN OR LOSS.

Gain or loss.

SEC. 202. (a) Except as hereinafter provided in this section, the gain from the sale or other disposition of property shall be the excess of the amount realized therefrom over the basis provided in subdivision (a) or (b) of section 204, and the loss shall be the excess of such basis over the amount realized.

Basis of determining, on disposal of property.

(b) In computing the amount of gain or loss under subdivision (a) proper adjustment shall be made for (1) any expenditure properly chargeable to capital account, and (2) any item of loss, exhaustion, wear and tear, obsolescence, amortization, or depletion, previously allowed with respect to such property.

Adjustment for capital expenditures, loss, depletion, etc., of property.

**INCOME TAX.**  
Computation of amount from sale, etc., of property.

On sales or exchanges.

*infra.*

Installment payments taxable.

Gain or loss from sales or exchanges.

Entire amount recognized.

No gain or loss. On exchanges for similar uses, etc. Exceptions.

For similar stock in same corporation.

Stock received on reorganization.

Property for stock of party to reorganization.

Transfers for stock of corporation under same control.

Limitation.

If involuntarily, etc., converted into similar property, etc.

Gain recognized on part not so used.

Additional stock received on reorganization and holding not surrendered.

(c) The amount realized from the sale or other disposition of property shall be the sum of any money received plus the fair market value of the property (other than money) received.

(d) In the case of a sale or exchange, the extent to which the gain or loss determined under this section shall be recognized for the purposes of this title, shall be determined under the provisions of section 203.

(e) Nothing in this section shall be construed to prevent (in the case of property sold under contract providing for payment in installments) the taxation of that portion of any installment payment representing gain or profit in the year in which such payment is received.

**RECOGNITION OF GAIN OR LOSS FROM SALES AND EXCHANGES.**

**SEC. 203.** (a) Upon the sale or exchange of property the entire amount of the gain or loss, determined under section 202, shall be recognized, except as hereinafter provided in this section.

(b) (1) No gain or loss shall be recognized if property held for productive use in trade or business or for investment (not including stock in trade or other property held primarily for sale, nor stocks, bonds, notes, choses in action, certificates of trust or beneficial interest, or other securities or evidences of indebtedness or interest) is exchanged solely for property of a like kind to be held either for productive use in trade or business or for investment, or if common stock in a corporation is exchanged solely for common stock in the same corporation, or if preferred stock in a corporation is exchanged solely for preferred stock in the same corporation.

(2) No gain or loss shall be recognized if stock or securities in a corporation a party to a reorganization are, in pursuance of the plan of reorganization, exchanged solely for stock or securities in such corporation or in another corporation a party to the reorganization.

(3) No gain or loss shall be recognized if a corporation a party to a reorganization exchanges property, in pursuance of the plan of reorganization, solely for stock or securities in another corporation a party to the reorganization.

(4) No gain or loss shall be recognized if property is transferred to a corporation by one or more persons solely in exchange for stock or securities in such corporation, and immediately after the exchange such person or persons are in control of the corporation; but in the case of an exchange by two or more persons this paragraph shall apply only if the amount of the stock and securities received by each is substantially in proportion to his interest in the property prior to the exchange.

(5) If property (as a result of its destruction in whole or in part, theft or seizure, or an exercise of the power of requisition or condemnation, or the threat or imminence thereof) is compulsorily or involuntarily converted into property similar or related in service or use to the property so converted, or into money which is forthwith in good faith, under regulations prescribed by the Commissioner with the approval of the Secretary, expended in the acquisition of other property similar or related in service or use to the property so converted, or in the acquisition of control of a corporation owning such other property, or in the establishment of a replacement fund, no gain or loss shall be recognized. If any part of the money is not so expended, the gain, if any, shall be recognized, but in an amount not in excess of the money which is not so expended.

(c) If there is distributed, in pursuance of a plan of reorganization, to a shareholder in a corporation a party to the reorganization, stock or securities in such corporation or in another corporation a

INCOME TAX.

party to the reorganization, without the surrender by such shareholder of stock or securities in such a corporation, no gain to the distributee from the receipt of such stock or securities shall be recognized.

Recognition of gain if property received additional to that on which none recognized.

(d) (1) If an exchange would be within the provisions of paragraph (1), (2), or (4) of subdivision (b) if it were not for the fact that the property received in exchange consists not only of property permitted by such paragraph to be received without the recognition of gain, but also of other property or money, then the gain, if any, to the recipient shall be recognized, but in an amount not in excess of the sum of such money and the fair market value of such other property.

Reorganization distributions construed as taxable dividends.

(2) If a distribution made in pursuance of a plan of reorganization is within the provisions of paragraph (1) but has the effect of the distribution of a taxable dividend, then there shall be taxed as a dividend to each distributee such an amount of the gain recognized under paragraph (1) as is not in excess of his ratable share of the undistributed earnings and profits of the corporation accumulated after February 28, 1913. The remainder, if any, of the gain recognized under paragraph (1) shall be taxed as a gain from the exchange of property.

Reorganization with property and other stock received.

(e) If an exchange would be within the provisions of paragraph (3) of subdivision (b) if it were not for the fact that the property received in exchange consists not only of stock or securities permitted by such paragraph to be received without the recognition of gain, but also of other property or money, then—

(1) If the corporation receiving such other property or money distributes it in pursuance of the plan of reorganization, no gain to the corporation shall be recognized from the exchange, but

No gain if distributed.

(2) If the corporation receiving such other property or money does not distribute it in pursuance of the plan of reorganization, the gain, if any, to the corporation shall be recognized, but in an amount not in excess of the sum of such money and the fair market value of such other property so received, which is not so distributed.

Gain recognized if not distributed.

(f) If an exchange would be within the provisions of paragraph (1), (2), (3), or (4) of subdivision (b) if it were not for the fact that the property received in exchange consists not only of property permitted by such paragraph to be received without the recognition of gain or loss, but also of other property or money, then no loss from the exchange shall be recognized.

No loss recognized if property received besides that on which no gain or loss recognized.

(g) The distribution, in pursuance of a plan of reorganization, by or on behalf of a corporation a party to the reorganization, of its stock or securities or stock or securities in a corporation a party to the reorganization, shall not be considered a distribution of earnings or profits within the meaning of subdivision (b) of section 201 for the purpose of determining the taxability of subsequent distributions by the corporation.

Stock distributed on reorganization not considered as of earnings, etc.

(h) As used in this section and sections 201 and 204—

(1) The term "reorganization" means (A) a merger or consolidation (including the acquisition by one corporation of at least a majority of the voting stock and at least a majority of the total number of shares of all other classes of stock of another corporation, or substantially all the properties of another corporation), or (B) a transfer by a corporation of all or a part of its assets to another corporation if immediately after the transfer the transferor or its stockholders or both are in control of the corporation to which the assets are transferred, or (C) a recapitalization, or (D) a mere change in identity, form, or place of organization, however effected.

Reorganization. Corporation act constituting.

(2) The term "a party to a reorganization" includes a corporation resulting from a reorganization and includes both corporations in the case of an acquisition by one corporation of at least a ma-

Corporations included as "a party to a reorganization."

## INCOME TAX.

Ownership constituting "control."

majority of the voting stock and at least a majority of the total number of shares of all other classes of stock of another corporation.

(i) As used in this section the term "control" means the ownership of at least 80 per centum of the voting stock and at least 80 per centum of the total number of shares of all other classes of stock of the corporation.

Determining gain or loss.

## BASIS FOR DETERMINING GAIN OR LOSS, DEPLETION, AND DEPRECIATION.

On cost value on sales, etc., of property acquired after February 28, 1913.

SEC. 204. (a) The basis for determining the gain or loss from the sale or other disposition of property acquired after February 28, 1913, shall be the cost of such property; except that—

Exceptions.  
Inventory value.

(1) If the property should have been included in the last inventory, the basis shall be the last inventory value thereof;

Gifts after December 31, 1920, on value in hands of donor.

(2) If the property was acquired by gift after December 31, 1920, the basis shall be the same as it would be in the hands of the donor or the last preceding owner by whom it was not acquired by gift. If the facts necessary to determine such basis are unknown to the donee, the Commissioner shall, if possible, obtain such facts from such donor or last preceding owner, or any other person cognizant thereof. If the Commissioner finds it impossible to obtain such facts, the basis shall be the fair market value of such property as found by the Commissioner as of the date or approximate date at which, according to the best information that the Commissioner is able to obtain, such property was acquired by such donor or last preceding owner;

Ascertainment.

Or on market value when acquired by donor, etc.

(3) If the property was acquired after December 31, 1920, by a transfer in trust (other than by a transfer in trust by bequest or devise) the basis shall be the same as it would be in the hands of the grantor, increased in the amount of gain or decreased in the amount of loss recognized to the grantor upon such transfer under the law applicable to the year in which the transfer was made. The provisions of this paragraph shall not apply to the acquisition of such property interests as are specified in subdivision (c) or (e) of section 402 of the Revenue Act of 1921 or in subdivision (c), (d), or (f) of section 302 of this Act;

Estates acquisitions excepted.

Vol. 42, p. 278.  
Post, p. 304.

Gifts before December 31, 1920.

(4) If the property was acquired by gift or transfer in trust on or before December 31, 1920, the basis shall be the fair market value of such property at the time of such acquisition;

Bequests, etc.

(5) If the property was acquired by bequest, devise, or inheritance, the basis shall be the fair market value of such property at the time of such acquisition. The provisions of this paragraph shall apply to the acquisition of such property interests as are specified in subdivision (c) or (e) of section 402 of the Revenue Act of 1921, or in subdivision (c), (d), or (f) of section 302 of this Act;

Transfers in contemplation of death, etc.

Acquired on an exchange, etc.

(6) If the property was acquired upon an exchange described in subdivision (b), (d), (e), or (f) of section 203, the basis shall be the same as in the case of the property exchanged, decreased in the amount of any money received by the taxpayer and increased in the amount of gain or decreased in the amount of loss to the taxpayer that was recognized upon such exchange under the law applicable to the year in which the exchange was made. If the property so acquired consisted in part of the type of property permitted by paragraph (1), (2), (3), or (4) of subdivision (b) of section 203 to be received without the recognition of gain or loss, and in part of other property, the basis provided in this paragraph shall be allocated between the properties (other than money) received, and for the purpose of the allocation there shall be assigned to such other property an amount equivalent to its fair market value at the date of the exchange. This paragraph shall not apply to property ac-

Partly by exchange and by other property.

Issues of stock excepted.

INCOME TAX.

quired by a corporation by the issuance of its stock or securities as the consideration in whole or in part for the transfer of the property to it;

(7) If the property (other than stock or securities in a corporation a party to the reorganization) was acquired after December 31, 1917, by a corporation in connection with a reorganization, and immediately after the transfer an interest or control in such property of 80 per centum or more remained in the same persons or any of them, then the basis shall be the same as it would be in the hands of the transferor, increased in the amount of gain or decreased in the amount of loss recognized to the transferor upon such transfer under the law applicable to the year in which the transfer was made;

Acquired after December 31, 1917, on reorganization, with same party remaining in control.

(8) If the property (other than stock or securities in a corporation a party to a reorganization) was acquired after December 31, 1920, by a corporation by the issuance of its stock or securities in connection with a transaction described in paragraph (4) of subdivision (b) of section 203 (including, also, cases where part of the consideration for the transfer of such property to the corporation was property or money in addition to such stock or securities), then the basis shall be the same as it would be in the hands of the transferor, increased in the amount of gain or decreased in the amount of loss recognized to the transferor upon such transfer under the law applicable to the year in which the transfer was made;

Acquired after December 31, 1920, by issue of securities.

(9) If the property consists of stock or securities distributed after December 31, 1923, to a taxpayer in connection with a transaction described in subdivision (c) of section 203, the basis in the case of the stock in respect of which the distribution was made shall be apportioned, under rules and regulations prescribed by the Commissioner with the approval of the Secretary, between such stock and the stock or securities distributed;

Stocks, etc., distributed on reorganization after December 31, 1923.

(10) If the property was acquired as the result of a compulsory or involuntary conversion described in paragraph (5) of subdivision (b) of section 203, the basis shall be the same as in the case of the property so converted, decreased in the amount of any money received by the taxpayer which was not expended in accordance with the provisions of law (applicable to the year in which such conversion was made) determining the taxable status of the gain or loss upon such conversion, and increased in the amount of gain or decreased in the amount of loss to the taxpayer recognized upon such conversion under the law applicable to the year in which such conversion was made;

Acquired by involuntary conversion.

(11) If substantially identical property was acquired after December 31, 1920, in place of stock or securities which were sold or disposed of and in respect of which loss was not allowed as a deduction under paragraph (5) of subdivision (a) of section 214 or paragraph (4) of subdivision (a) of section 234 of this Act or the Revenue Act of 1921, the basis in the case of the property so acquired shall be the basis in the case of the stock or securities so sold or disposed of, except that if the repurchase price was in excess of the sale price such basis shall be increased in the amount of the difference, or if the repurchase price was less than the sale price such basis shall be decreased in the amount of the difference.

Acquired for stock, etc., disposed of, on which no loss allowed.

Post, pp. 270, 284.

(b) The basis for determining the gain or loss from the sale or other disposition of property acquired before March 1, 1913, shall be (A) the cost of such property (or, in the case of such property as is described in paragraph (1), (4), or (5), of subdivision (a), the basis as therein provided), or (B) the fair market value of such property as of March 1, 1913, whichever is greater. In determining the fair market value of stock in a corporation as of March 1, 1913,

Sale, etc., of property acquired before March 1, 1913, on cost or market value.

Determination of value.

## INCOME TAX.

Depletion, exhaustion, etc., allowed.

On mines, oil and gas wells discovered after February 23, 1913.

Limitation.

Inventories.

Use of, in determining incomes.

Net losses.

Determined by excess of deductions over gross income.

Losses not connected with the business.

Capital losses, by other than corporations.

Depletion.

On corporation dividends not allowed.

Interest to be included in gross income.

Net loss to be deducted from tax for succeeding taxable year.

due regard shall be given to the fair market value of the assets of the corporation as of that date.

(c) The basis upon which depletion, exhaustion, wear and tear, and obsolescence are to be allowed in respect of any property shall be the same as is provided in subdivision (a) or (b) for the purpose of determining the gain or loss upon the sale or other disposition of such property, except that in the case of mines, oil and gas wells, discovered by the taxpayer after February 28, 1913, and not acquired as the result of purchase of a proven tract or lease, where the fair market value of the property is materially disproportionate to the cost, the basis for depletion shall be the fair market value of the property at the date of discovery or within thirty days thereafter; but such depletion allowance based on discovery value shall not exceed 50 per centum of the net income (computed without allowance for depletion) from the property upon which the discovery was made, except that in no case shall the depletion allowance be less than it would be if computed without reference to discovery value.

## INVENTORIES.

SEC. 205. Whenever in the opinion of the Commissioner the use of inventories is necessary in order clearly to determine the income of any taxpayer, inventories shall be taken by such taxpayer upon such basis as the Commissioner, with the approval of the Secretary, may prescribe as conforming as nearly as may be to the best accounting practice in the trade or business and as most clearly reflecting the income.

## NET LOSSES.

SEC. 206. (a) As used in this section the term "net loss" means the excess of the deductions allowed by section 214 or 234 over the gross income, with the following exceptions and limitations:

(1) Deductions otherwise allowed by law not attributable to the operation of a trade or business regularly carried on by the taxpayer shall be allowed only to the extent of the amount of the gross income not derived from such trade or business;

(2) In the case of a taxpayer other than a corporation, deductions for capital losses otherwise allowed by law shall be allowed only to the extent of the capital gains;

(3) The deduction for depletion shall not exceed the amount which would be allowable if computed without reference to discovery value;

(4) The deduction provided for in paragraph (6) of subdivision (a) of section 234 of amounts received as dividends shall not be allowed;

(5) There shall be included in computing gross income the amount of interest received free from tax under this title, decreased by the amount of interest paid or accrued and losses sustained which is not allowed as a deduction by paragraph (2) of subdivision (a) of section 214 or by paragraph (2) of subdivision (a) of section 234.

(b) If, for any taxable year, it appears upon the production of evidence satisfactory to the Commissioner that any taxpayer has sustained a net loss, the amount thereof shall be allowed as a deduction in computing the net income of the taxpayer for the succeeding taxable year (hereinafter in this section called "second year"), and if such net loss is in excess of such net income (computed without such deduction), the amount of such excess shall be allowed as a deduction in computing the net income for the next succeeding taxable year (hereinafter in this section called "third year"); the deduction in all cases to be made under regulations prescribed by the Commissioner with the approval of the Secretary.

(c) (1) If in the second year the taxpayer (other than a corporation) sustains a capital net loss, the deduction allowed by subdivision (b) of this section shall first be applied as a deduction in computing the ordinary net income for such year. If the deduction is in excess of the ordinary net income (computed without such deduction) then the amount of such excess shall be allowed as a deduction in computing net income for the third year.

**INCOME TAX.**  
Application if capital loss sustained in second year.

(2) If in the second year the taxpayer (other than a corporation) has a capital net gain, the deduction allowed by subdivision (b) of this section shall first be applied as a deduction in computing the ordinary net income for such year. If the deduction is in excess of the ordinary net income (computed without such deduction) the amount of such excess shall next be applied against the capital net gain for such year and if in excess of the capital net gain the amount of that excess shall be allowed as a deduction in computing net income for the third year.

Application to capital gain for second year.

(d) If any portion of a net loss is allowed as a deduction in computing net income for the third year, under the provisions of either subdivision (b) or (c), and the taxpayer (other than a corporation) has in such year a capital net gain or a capital net loss, then the method of allowing such deduction in such third year shall be the same as provided in subdivision (c).

Application to third year.

(e) If for the taxable year 1922 a taxpayer sustained a net loss in excess of his net income for the taxable year 1923 (such net loss and net income being computed under the Revenue Act of 1921), the amount of such excess shall be allowed as a deduction in computing net income for the taxable year 1924 in accordance with the method provided in subdivisions (b) and (c) of this section.

Application to income for 1922, under Act of 1921.

(f) If for the taxable year 1923 a taxpayer sustained a net loss within the provisions of the Revenue Act of 1921, the amount of such net loss shall be allowed as a deduction in computing net income for the two succeeding taxable years to the same extent and in the same manner as a net loss sustained for one taxable year is, under this Act, allowed as a deduction for the two succeeding taxable years.

Allowance for year 1923.

(g) If a taxpayer makes return for a period beginning in one calendar year (hereinafter in this subdivision called "first calendar year") and ending in the following calendar year (hereinafter in this subdivision called "second calendar year") and the law applicable to the second calendar year is different from the law applicable to the first calendar year, then his net loss for the period ending during the second calendar year shall be the sum of: (1) the same proportion of a net loss for the entire period, determined under the law applicable to the first calendar year, which the portion of such period falling within such calendar year is of the entire period; and (2) the same proportion of a net loss for the entire period, determined under the law applicable to the second calendar year, which the portion of such period falling within such calendar year is of the entire period.

Application if loss in fiscal year differs from calendar year.

Proportional allowance.

(h) The benefit of this section shall be allowed to the members of a partnership, to an estate or trust, and to insurance companies subject to the tax imposed by section 243 or 246, under regulations prescribed by the Commissioner with the approval of the Secretary.

Benefits allowed partners, estates or trusts, and insurance companies.

FISCAL YEARS.

Fiscal years.

SEC. 207. (a) If the taxpayer makes return for a period beginning in one calendar year (hereinafter in this subdivision called "first calendar year") and ending in the following calendar year (hereinafter in this subdivision called "second calendar year")

Returns if period begins in first calendar year and ends in second.

## INCOME TAX

Proportion for different rates.

Application to partnerships

Added to other income of taxpayers.

Credit or refund for tax paid under former law.

Post, p. 301.

Capital gains and losses.

Meaning of terms.

"Capital gain."

"Capital loss."

"Capital deductions."

"Ordinary deductions."

"Capital net gain."

and the law applicable to the second calendar year is different from the law applicable to the first calendar year, then his tax under this title for the period ending during the second calendar year shall be the sum of: (1) the same proportion of a tax for the entire period, determined under the law applicable to the first calendar year and at the rates for such year, which the portion of such period falling within the first calendar year is of the entire period; and (2) the same proportion of a tax for the entire period, determined under the law applicable to the second calendar year and at the rates for such year, which the portion of such period falling within the second calendar year is of the entire period.

(b) If a fiscal year of a partnership begins in one calendar year and ends in another calendar year, and the law applicable to the second calendar year is different from the law applicable to the first calendar year, then (1) the rates for the calendar year during which such fiscal year begins shall apply to an amount of each partner's share of such partnership net income (determined under the law applicable to such calendar year) equal to the proportion which the part of such fiscal year falling within such calendar year bears to the full fiscal year, and (2) the rates for the calendar year during which such fiscal year ends shall apply to an amount of each partner's share of such partnership net income (determined under the law applicable to such calendar year) equal to the proportion which the part of such fiscal year falling within such calendar year bears to the full fiscal year. In such cases the part of such income subject to the rates in effect for the most recent calendar year shall be added to the other income of the taxpayer subject to such rates and the resulting amount shall be placed in the lower brackets of the rate schedule applicable to such year, and the part of such income subject to the rates in effect for the next preceding calendar year shall be placed in the next higher brackets of the rate schedule applicable to such year.

(c) Any amount paid before or after the enactment of this Act on account of the tax imposed for a fiscal year beginning in 1923 and ending in 1924 by Title II of the Revenue Act of 1921 shall be credited toward the payment of the tax imposed for such fiscal year by this Act, and if the amount so paid exceeds the amount of such tax imposed by this Act, the excess shall be credited or refunded in accordance with the provisions of section 281.

## CAPITAL GAINS AND LOSSES.

SEC. 208. (a) For the purposes of this title—

(1) The term "capital gain" means taxable gain from the sale or exchange of capital assets consummated after December 31, 1921;

(2) The term "capital loss" means deductible loss resulting from the sale or exchange of capital assets;

(3) The term "capital deductions" means such deductions as are allowed by section 214 for the purpose of computing net income, and are properly allocable to or chargeable against capital assets sold or exchanged during the taxable year;

(4) The term "ordinary deductions" means the deductions allowed by section 214 other than capital losses and capital deductions;

(5) The term "capital net gain" means the excess of the total amount of capital gain over the sum of (A) the capital deductions and capital losses, plus (B) the amount, if any, by which the ordinary deductions exceed the gross income computed without including capital gain;

(6) The term "capital net loss" means the excess of the sum of the capital losses plus the capital deductions over the total amount of capital gain;

INCOME TAX.  
"Capital net loss."

(7) The term "ordinary net income" means the net income, computed in accordance with the provisions of this title, after excluding all items of capital gain, capital loss, and capital deductions; and

"Ordinary net income."

(8) The term "capital assets" means property held by the taxpayer for more than two years (whether or not connected with his trade or business), but does not include stock in trade of the taxpayer or other property of a kind which would properly be included in the inventory of the taxpayer if on hand at the close of the taxable year, or property held by the taxpayer primarily for sale in the course of his trade or business.

"Capital assets."

Property not included as.

(b) In the case of any taxpayer (other than a corporation) who for any taxable year derives a capital net gain, there shall (at the election of the taxpayer) be levied, collected and paid, in lieu of the taxes imposed by sections 210 and 211 of this title, a tax determined as follows:

Tax on capital net gain allowed in lieu of normal or surtax.

A partial tax shall first be computed upon the basis of the ordinary net income at the rates and in the manner provided in sections 210 and 211, and the total tax shall be this amount plus 12½ per centum of the capital net gain.

Computation to determine.

(c) In the case of any taxpayer (other than a corporation) who for any taxable year sustains a capital net loss, there shall be levied, collected, and paid, in lieu of the taxes imposed by sections 210 and 211 of this title, a tax determined as follows:

On capital net loss.

A partial tax shall first be computed upon the basis of the ordinary net income at the rates and in the manner provided in sections 210 and 211, and the total tax shall be this amount minus 12½ per centum of the capital net loss; but in no case shall the tax under this subdivision be less than the taxes imposed by sections 210 and 211 computed without regard to the provisions of this section.

Computation to determine.

(d) The total tax determined under subdivision (b) or (c) shall be collected and paid in the same manner, at the same time, and subject to the same provisions of law, including penalties, as other taxes under this title.

Collection and payment.

(e) In the case of the members of a partnership, of an estate or trust, or of the beneficiary of an estate or trust, the proper part of each share of the net income which consists, respectively, of ordinary net income, capital net gain, or capital net loss, shall be determined under rules and regulations to be prescribed by the Commissioner with the approval of the Secretary, and shall be separately shown in the return of the partnership or estate or trust, and shall be taxed to the member or beneficiary or to the estate or trust as provided in sections 218 and 219, but at the rates and in the manner provided in subdivision (b) or (c) of this section.

Application to partnerships, estates or trusts, etc.

Returns and rates.

EARNED INCOME.

"Earned income."

SEC. 209. (a) For the purposes of this section—

(1) The term "earned income" means wages, salaries, professional fees, and other amounts received as compensation for personal services actually rendered, but does not include that part of the compensation derived by the taxpayer for personal services rendered by him to a corporation which represents a distribution of earnings or profits rather than a reasonable allowance as compensation for the personal services actually rendered. In the case of a taxpayer engaged in a trade or business in which both personal services and capital are material income producing factors, a reasonable allowance as compensation for the personal services actually ren-

Meaning of terms.

"Earned income."

Allowance for personal services if combined with capital in business.

INCOME TAX.	dered by the taxpayer, not in excess of 20 per centum of his share of the net profits of such trade or business, shall be considered as earned income.
“Earned income deductions.”	(2) The term “earned income deductions” means such deductions as are allowed by section 214 for the purpose of computing net income, and are properly allocable to or chargeable against earned income.
“Earned net income.”	(3) The term “earned net income” means the excess of the amount of the earned income over the sum of the earned income deductions. If the taxpayer’s net income is not more than \$5,000, his entire net income shall be considered to be earned net income, and if his net income is more than \$5,000, his earned net income shall not be considered to be less than \$5,000. In no case shall the earned net income be considered to be more than \$10,000.
Maximum allowed.	(b) In the case of an individual the tax shall, in addition to the credits provided in section 222, be credited with 25 per centum of the amount of tax which would be payable if his earned net income constituted his entire net income; but in no case shall the credit allowed under this subdivision exceed 25 per centum of his tax under section 210.
Individual allowed credit on normal tax for earned income.	(c) In the case of the members of a partnership the proper part of each share of the net income which consists of earned income shall be determined under rules and regulations to be prescribed by the Commissioner with the approval of the Secretary and shall be separately shown in the return of the partnership and shall be taxed to the member as provided in section 218.
Application to partners.	
Post, p. 275.	

Individuals.

## PART II.—INDIVIDUALS.

Normal tax.

## NORMAL TAX.

In lieu of former rates. Vol. 42, p. 233.	SEC. 210. (a) In lieu of the tax imposed by section 210 of the Revenue Act of 1921, there shall be levied, collected, and paid for each taxable year upon the net income of every individual (except as provided in subdivision (b) of this section) a normal tax of 6 per centum of the amount of the net income in excess of the credits provided in section 216, except that in the case of a citizen or resident of the United States the rate upon the first \$4,000 of such excess amount shall be 2 per centum, and upon the next \$4,000 of such excess amount shall be 4 per centum;
Post, p. 272. Exception for citizens or residents.	(b) In lieu of the tax imposed by subdivision (a), there shall be levied, collected, and paid for each taxable year upon the net income of every nonresident alien individual, a resident of a contiguous country, a normal tax equal to the sum of the following:
Alien residents in contiguous countries.	(1) 2 per centum of the amount by which the part of the net income attributable to wages, salaries, professional fees, or other amounts received as compensation for personal services actually performed in the United States, exceeds the credits provided in subdivisions (d) and (e) of section 216; but the amount taxable at such 2 per centum rate shall not exceed \$4,000;
On compensation for personal services in United States.	(2) 4 per centum of the amount by which such part of the net income exceeds the sum of (A) the credits provided in subdivisions (d) and (e) of section 216, plus (B) \$4,000; but the amount taxable at such 4 per centum rate shall not exceed \$4,000; and
Limitation.	(3) 6 per centum of the amount of the net income in excess of the sum of (A) the amount taxed under paragraphs (1) and (2), plus (B) the credits provided in section 216.
Additional, if exceeding family credits and \$4,000.	
Additional, if in excess thereof.	

## SURTAX.

INCOME TAX.  
Surtax.

SEC. 211. (a) In lieu of the tax imposed by section 211 of the Revenue Act of 1921, but in addition to the normal tax imposed by section 210 of this Act, there shall be levied, collected, and paid for each taxable year upon the net income of every individual a surtax as follows:

Additional to normal tax, on incomes exceeding \$10,000.

Upon a net income of \$10,000 there shall be no surtax; upon net incomes in excess of \$10,000 and not in excess of \$14,000, 1 per centum of such excess.

Rates.  
Vol. 42, p. 235.

\$40 upon net incomes of \$14,000; and upon net incomes in excess of \$14,000 and not in excess of \$16,000, 2 per centum in addition of such excess.

\$80 upon net incomes of \$16,000; and upon net incomes in excess of \$16,000 and not in excess of \$18,000, 3 per centum in addition of such excess.

\$140 upon net incomes of \$18,000; and upon net incomes in excess of \$18,000 and not in excess of \$20,000, 4 per centum in addition of such excess.

\$220 upon net incomes of \$20,000; and upon net incomes in excess of \$20,000 and not in excess of \$22,000, 5 per centum in addition of such excess.

\$320 upon net incomes of \$22,000; and upon net incomes in excess of \$22,000 and not in excess of \$24,000, 6 per centum in addition of such excess.

\$440 upon net incomes of \$24,000; and upon net incomes in excess of \$24,000 and not in excess of \$26,000, 7 per centum in addition of such excess.

\$580 upon net incomes of \$26,000; and upon net incomes in excess of \$26,000 and not in excess of \$28,000, 8 per centum in addition of such excess.

\$740 upon net incomes of \$28,000; and upon net incomes in excess of \$28,000 and not in excess of \$30,000, 9 per centum in addition of such excess.

\$920 upon net incomes of \$30,000; and upon net incomes in excess of \$30,000 and not in excess of \$34,000, 10 per centum in addition of such excess.

\$1,320 upon net incomes of \$34,000; and upon net incomes in excess of \$34,000 and not in excess of \$36,000, 11 per centum in addition of such excess.

\$1,540 upon net incomes of \$36,000; and upon net incomes in excess of \$36,000 and not in excess of \$38,000, 12 per centum in addition of such excess.

\$1,780 upon net incomes of \$38,000; and upon net incomes in excess of \$38,000 and not in excess of \$42,000, 13 per centum in addition of such excess.

\$2,300 upon net incomes of \$42,000; and upon net incomes in excess of \$42,000 and not in excess of \$44,000, 14 per centum in addition of such excess.

\$2,580 upon net incomes of \$44,000; and upon net incomes in excess of \$44,000 and not in excess of \$46,000, 15 per centum in addition of such excess.

\$2,880 upon net incomes of \$46,000; and upon net incomes in excess of \$46,000 and not in excess of \$48,000, 16 per centum in addition of such excess.

\$3,200 upon net incomes of \$48,000; and upon net incomes in excess of \$48,000 and not in excess of \$50,000, 17 per centum in addition of such excess.

\$3,540 upon net incomes of \$50,000; and upon net incomes in excess of \$50,000 and not in excess of \$52,000, 18 per centum in addition of such excess.

INCOME TAX.  
Surtax—Continued.

\$3,900 upon net incomes of \$52,000; and upon net incomes in excess of \$52,000 and not in excess of \$56,000, 19 per centum in addition of such excess.

\$4,660 upon net incomes of \$56,000; and upon net incomes in excess of \$56,000 and not in excess of \$58,000, 20 per centum in addition of such excess.

\$5,060 upon net incomes of \$58,000; and upon net incomes in excess of \$58,000 and not in excess of \$62,000, 21 per centum in addition of such excess.

\$5,900 upon net incomes of \$62,000; and upon net incomes in excess of \$62,000 and not in excess of \$64,000, 22 per centum in addition of such excess.

\$6,340 upon net incomes of \$64,000; and upon net incomes in excess of \$64,000 and not in excess of \$66,000, 23 per centum in addition of such excess.

\$6,800 upon net incomes of \$66,000; and upon net incomes in excess of \$66,000 and not in excess of \$68,000, 24 per centum in addition of such excess.

\$7,280 upon net incomes of \$68,000; and upon net incomes in excess of \$68,000 and not in excess of \$70,000, 25 per centum in addition of such excess.

\$7,780 upon net incomes of \$70,000; and upon net incomes in excess of \$70,000 and not in excess of \$74,000, 26 per centum in addition of such excess.

\$8,820 upon net incomes of \$74,000; and upon net incomes in excess of \$74,000 and not in excess of \$76,000, 27 per centum in addition of such excess.

\$9,360 upon net incomes of \$76,000; and upon net incomes in excess of \$76,000 and not in excess of \$80,000, 28 per centum in addition of such excess.

\$10,480 upon net incomes of \$80,000; and upon net incomes in excess of \$80,000 and not in excess of \$82,000, 29 per centum in addition of such excess.

\$11,060 upon net incomes of \$82,000; and upon net incomes in excess of \$82,000 and not in excess of \$84,000, 30 per centum in addition of such excess.

\$11,660 upon net incomes of \$84,000; and upon net incomes in excess of \$84,000 and not in excess of \$88,000, 31 per centum in addition of such excess.

\$12,900 upon net incomes of \$88,000; and upon net incomes in excess of \$88,000 and not in excess of \$90,000, 32 per centum in addition of such excess.

\$13,540 upon net incomes of \$90,000; and upon net incomes in excess of \$90,000 and not in excess of \$92,000, 33 per centum in addition of such excess.

\$14,200 upon net incomes of \$92,000; and upon net incomes in excess of \$92,000 and not in excess of \$94,000, 34 per centum in addition of such excess.

\$14,880 upon net incomes of \$94,000; and upon net incomes in excess of \$94,000 and not in excess of \$96,000, 35 per centum in addition of such excess.

\$15,580 upon net incomes of \$96,000; and upon net incomes in excess of \$96,000 and not in excess of \$100,000, 36 per centum in addition of such excess.

\$17,020 upon net incomes of \$100,000; and upon net incomes in excess of \$100,000 and not in excess of \$200,000, 37 per centum in addition of such excess.

\$54,020 upon net incomes of \$200,000; and upon net incomes in excess of \$200,000 and not in excess of \$300,000, 38 per centum in addition of such excess.

\$92,020 upon net incomes of \$300,000; and upon net incomes in excess of \$300,000 and not in excess of \$500,000, 39 per centum in addition of such excess.

\$170,020 upon net incomes of \$500,000; and upon net incomes in excess of \$500,000, in addition 40 per centum of such excess.

(b) In the case of a bona fide sale of mines, oil or gas wells, or any interest therein, where the principal value of the property has been demonstrated by prospecting or exploration and discovery work done by the taxpayer, the portion of the tax imposed by this section attributable to such sale shall not exceed 16 per centum of the selling price of such property or interest.

INCOME TAX.  
Surtax—Continued.

Mines, oil or gas wells.  
Maximum tax on sales of, developed by taxpayer.  
Vol. 42, p. 237.

#### NET INCOME OF INDIVIDUALS DEFINED.

SEC. 212. (a) In the case of an individual the term "net income" means the gross income as defined in section 213, less the deductions allowed by sections 214 and 206.

(b) The net income shall be computed upon the basis of the taxpayer's annual accounting period (fiscal year or calendar year, as the case may be) in accordance with the method of accounting regularly employed in keeping the books of such taxpayer; but if no such method of accounting has been so employed, or if the method employed does not clearly reflect the income, the computation shall be made in accordance with such method as in the opinion of the Commissioner does clearly reflect the income. If the taxpayer's annual accounting period is other than a fiscal year as defined in section 200 or if the taxpayer has no annual accounting period or does not keep books, the net income shall be computed on the basis of the calendar year.

(c) If a taxpayer changes his accounting period from fiscal year to calendar year, from calendar year to fiscal year, or from one fiscal year to another, the net income shall, with the approval of the Commissioner, be computed on the basis of such new accounting period, subject to the provisions of section 226.

Individual net income.

Deductions from gross income constituting.

Basis of computing.

If taxpayer changes accounting period.

Post, p. 281.

#### GROSS INCOME DEFINED.

SEC. 213. For the purposes of this title, except as otherwise provided in section 233—

(a) The term "gross income" includes gains, profits, and income derived from salaries, wages, or compensation for personal service (including in the case of the President of the United States, the judges of the Supreme and inferior courts of the United States, and all other officers and employees, whether elected or appointed, of the United States, Alaska, Hawaii, or any political subdivision thereof, or the District of Columbia, the compensation received as such), of whatever kind and in whatever form paid, or from professions, vocations, trades, businesses, commerce, or sales, or dealings in property, whether real or personal, growing out of the ownership or use of or interest in such property; also from interest, rent, dividends, securities, or the transaction of any business carried on for gain or profit, or gains or profits and income derived from any source whatever. The amount of all such items shall be included in the gross income for the taxable year in which received by the taxpayer, unless, under methods of accounting permitted under subdivision (b) of section 212, any such amounts are to be properly accounted for as of a different period.

(b) The term "gross income" does not include the following items, which shall be exempt from taxation under this title:

(1) The proceeds of life insurance policies paid upon the death of the insured;

Gross income.  
Vol. 42, p. 237.

Sources included.  
Post, p. 283.

From personal salaries, etc.

Federal officials, etc., included.

Professions, trades, businesses, etc.,

Interest, rents, dividends, etc.

Included for taxable year when received.

Exempted items.

Life insurance policies.

INCOME TAX.  
Returns under life,  
etc., insurance con-  
tracts.

(2) The amount received by the insured as a return of premium or premiums paid by him under life insurance, endowment, or annuity contracts, either during the term or at the maturity of the term mentioned in the contract or upon surrender of the contract;

Gifts, bequests, etc.,

(3) The value of property acquired by gift, bequest, devise, or descent (but the income from such property shall be included in gross income);

Interest on State, etc.,  
obligations.

(4) Interest upon (A) the obligations of a State, Territory, or any political subdivision thereof, or the District of Columbia; or

Farm loan bonds.  
Vol. 39, p. 375.  
Federal, etc., obliga-  
tions.

(B) securities issued under the provisions of the Federal Farm Loan Act, or under the provisions of such Act as amended; or (C) the obligations of the United States or its possessions. Every person owning any of the obligations or securities enumerated in

Statement required  
in returns.

clause (A), (B), or (C) shall, in the return required by this title, submit a statement showing the number and amount of such obligations and securities owned by him and the income received therefrom, in such form and with such information as the Commissioner may require. In the case of obligations of the United States issued after September 1, 1917 (other than postal savings certificates of deposit), the interest shall be exempt only if and to the extent provided in the respective Acts authorizing the issue thereof as amended and supplemented, and shall be excluded from gross income only if and to the extent it is wholly exempt to the taxpayer from income taxes;

Limitation on Lib-  
erty bonds, etc.

Income from domes-  
tic securities, etc.,  
owned by foreign gov-  
ernments.

(5) The income of foreign governments received from investments in the United States in stocks, bonds, or other domestic securities, owned by such foreign governments, or from interest on deposits in banks in the United States of moneys belonging to such foreign governments, or from any other source within the United States;

Payments for per-  
sonal injuries, etc.

(6) Amounts received, through accident or health insurance or under workmen's compensation acts, as compensation for personal injuries or sickness, plus the amount of any damages received whether by suit or agreement on account of such injuries or sickness;

States, etc., on re-  
ceipts from public  
utilities.

(7) Income derived from any public utility or the exercise of any essential governmental function and accruing to any State, Territory, or the District of Columbia, or any political subdivision of a State or Territory, or income accruing to the Government of any possession of the United States, or any political subdivision thereof.

Under prior contracts  
for operation thereof.

Whenever any State, Territory, or the District of Columbia, or any political subdivision of a State or Territory, prior to September 8, 1916, entered in good faith into a contract with any person, the object and purpose of which is to acquire, construct, operate, or maintain a public utility—

Tax levied on pro-  
ceeds, prior to division  
thereof with State, etc.

(A) If by the terms of such contract the tax imposed by this title is to be paid out of the proceeds from the operation of such public utility, prior to any division of such proceeds between the person and the State, Territory, political subdivision, or the District of Columbia, and if, but for the imposition of the tax imposed by this title, a part of such proceeds for the taxable year would accrue directly to or for the use of such State, Territory, political subdivision, or the District of Columbia, then a tax upon the net income from the operation of such public utility shall be levied, assessed, collected, and paid in the manner and at the rates prescribed in this title, but there shall be refunded to such State, Territory, political subdivision, or the District of Columbia, (under rules and regulations to be prescribed by the Commissioner with the approval of the Secretary) an amount which bears the same relation to the amount of the tax as the amount which (but for the imposition of the tax imposed by this title) would have accrued directly to or for the use of such State,

Refund to State, etc.,  
of proportion of tax.

Territory, political subdivision, or the District of Columbia, bears to the amount of the net income from the operation of such public utility for such taxable year.

(B) If by the terms of such contract no part of the proceeds from the operation of the public utility for the taxable year would, irrespective of the tax imposed by this title, accrue directly to or for the use of such State, Territory, political subdivision, or the District of Columbia, then the tax upon the net income of such person from the operation of such public utility shall be levied, assessed, collected, and paid in the manner and at the rates prescribed in this title;

(8) The income of a nonresident alien or foreign corporation which consists exclusively of earnings derived from the operation of a ship or ships documented under the laws of a foreign country which grants an equivalent exemption to citizens of the United States and to corporations organized in the United States;

(9) Amounts received as compensation, family allotments and allowances under the provisions of the War Risk Insurance and the Vocational Rehabilitation Acts or the World War Veterans' Act, 1924, or as pensions from the United States for service of the beneficiary or another in the military or naval forces of the United States in time of war, or as a State pension for services rendered by the beneficiary or another for which the State is paying a pension;

(10) The amount received by an individual before January 1, 1927, as dividends or interest from domestic building and loan associations, substantially all the business of which is confined to making loans to members, but the amount excluded from gross income under this paragraph in any taxable year shall not exceed \$300;

(11) The rental value of a dwelling house and appurtenances thereof furnished to a minister of the gospel as part of his compensation;

(12) The receipts of shipowners' mutual protection and indemnity associations, not organized for profit, and no part of the net earnings of which inures to the benefit of any private shareholder; but such corporations shall be subject as other persons to the tax upon their net income from interest, dividends, and rents;

(13) In the case of an individual, amounts distributed as dividends to or for his benefit by a corporation organized under the China Trade Act, 1922, if, at the time of such distribution, he is a citizen of China, resident therein, and the equitable right to the income of the shares of stock of the corporation is in good faith vested in him.

(c) In the case of a nonresident alien individual, gross income means only the gross income from sources within the United States, determined under the provisions of section 217.

DEDUCTIONS ALLOWED INDIVIDUALS.

SEC. 214. (a) In computing net income there shall be allowed as deductions:

(1) All the ordinary and necessary expenses paid or incurred during the taxable year in carrying on any trade or business, including a reasonable allowance for salaries or other compensation for personal services actually rendered; traveling expenses (including the entire amount expended for meals and lodging) while away from home in the pursuit of a trade or business; and rentals or other payments required to be made as a condition to the continued use or possession, for purposes of the trade or business, of property to which the taxpayer has not taken or is not taking title or in which he has no equity;

INCOME TAX.

If no part accrue to State, etc., the net income of person taxable.

Earnings from foreign ships by nonresident alien, etc.  
Conditions.

War risk and rehabilitation allowances, and pensions.

Dividends from domestic building associations before January 1, 1927.  
Limit.

Rent of ministers' dwellings.

Receipts of shipowners' mutual associations.  
Restrictions.

Special dividends to Chinese residents from China Trade Act corporations.  
Vol. 42, p. 856.  
Post, p. 997.

Nonresident aliens.  
Gross income of, only from United States sources.

Deductions allowed.

Items specified.

Business expenses.

Traveling, etc., included as.

INCOME TAX.  
Interest on debts.  
Exception.

(2) All interest paid or accrued within the taxable year on indebtedness, except on indebtedness incurred or continued to purchase or carry obligations or securities (other than obligations of the United States issued after September 24, 1917, and originally subscribed for by the taxpayer) the interest upon which is wholly exempt from taxation under this title;

Taxes paid.  
Exceptions.

(3) Taxes paid or accrued within the taxable year except (A) income, war-profits, and excess-profits taxes imposed by the authority of the United States, (B) so much of the income, war-profits and excess-profits taxes, imposed by the authority of any foreign country or possession of the United States, as is allowed as a credit under section 222, (C) taxes assessed against local benefits of a kind tending to increase the value of the property assessed, and (D) taxes imposed upon the taxpayer upon his interest as shareholder of a corporation, which are paid by the corporation without reimbursement from the taxpayer. For the purpose of this paragraph, estate, inheritance, legacy, and succession taxes accrue on the due date thereof except as otherwise provided by the law of the jurisdiction imposing such taxes;

Accrual of estate,  
etc., taxes.

Business losses.

(4) Losses sustained during the taxable year and not compensated for by insurance or otherwise, if incurred in trade or business;

Losses not connected  
with trade or business.

(5) Losses sustained during the taxable year and not compensated for by insurance or otherwise, if incurred in any transaction entered into for profit, though not connected with the trade or business; but in the case of a nonresident alien individual only if the profit, if such transaction had resulted in a profit, would be taxable under this title. No deduction shall be allowed under this paragraph for any loss claimed to have been sustained in any sale or other disposition of shares of stock or securities where it appears that within thirty days before or after the date of such sale or other disposition the taxpayer has acquired (otherwise than by bequest or inheritance) or has entered into a contract or option to acquire substantially identical property, and the property so acquired is held by the taxpayer for any period after such sale or other disposition. If such acquisition or the contract or option to acquire is to the extent of part only of substantially identical property, then only a proportionate part of the loss shall be disallowed;

Restriction as to sales  
of stock, etc.

Allowance for part of  
loss.

Casualty losses not  
connected with the  
business.

(6) Losses sustained during the taxable year of property not connected with the trade or business (but in the case of a nonresident alien individual only property within the United States) if arising from fires, storms, shipwreck, or other casualty, or from theft, and if not compensated for by insurance or otherwise. The basis for determining the amount of the deduction under this paragraph, or paragraph (4) or (5), shall be the same as is provided in section 204 for determining the gain or loss from the sale or other disposition of property;

Basis for determining  
deductions.

*Ante*, p. 258.

Worthless debts.

(7) Debts ascertained to be worthless and charged off within the taxable year (or, in the discretion of the Commissioner, a reasonable addition to a reserve for bad debts); and when satisfied that a debt is recoverable only in part, the Commissioner may allow such debt to be charged off in part;

Exhaustion, etc., of  
business property.

(8) A reasonable allowance for the exhaustion, wear and tear of property used in the trade or business, including a reasonable allowance for obsolescence;

Mines, oil and gas  
wells, etc.

Reasonable allow-  
ance for depletion, etc.

(9) In the case of mines, oil and gas wells, other natural deposits, and timber, a reasonable allowance for depletion and for depreciation of improvements, according to the peculiar conditions in each case; such reasonable allowance in all cases to be made under rules and regulations to be prescribed by the Commissioner, with the approval of the Secretary. In the case of leases the deduction allowed

Leases.

by this paragraph shall be equitably apportioned between the lessor and lessee;

(10) Contributions or gifts made within the taxable year to or for the use of: (A) The United States, any State, Territory, or any political subdivision thereof, or the District of Columbia, for exclusively public purposes; (B) any corporation, or trust, or community chest, fund, or foundation, organized and operated exclusively for religious, charitable, scientific, literary, or educational purposes, or for the prevention of cruelty to children or animals, no part of the net earnings of which inures to the benefit of any private shareholder or individual; (C) the special fund for vocational rehabilitation authorized by section 7 of the Vocational Rehabilitation Act; (D) posts or organizations of war veterans, or auxiliary units or societies of any such posts or organizations, if such posts, organizations, units, or societies are organized in the United States or any of its possessions, and if no part of their net earnings inures to the benefit of any private shareholder or individual; or (E) a fraternal society, order, or association, operating under the lodge system, but only if such contributions or gifts are to be used exclusively for religious, charitable, scientific, literary, or educational purposes, or for the prevention of cruelty to children or animals; to an amount which in all the above cases combined does not exceed 15 per centum of the taxpayer's net income as computed without the benefit of this paragraph, except that if in the taxable year and in each of the ten preceding taxable years the amount in all the above cases combined exceeds 90 per centum of the taxpayer's net income for each such year, as computed without the benefit of this paragraph, then to the full amount of such contributions and gifts made within the taxable year. In case of a nonresident alien individual this deduction shall be allowed only as to contributions or gifts made to domestic corporations, or to community chests, funds, or foundations, created in the United States, or to such vocational rehabilitation fund. Such contributions or gifts shall be allowable as deductions only if verified under rules and regulations prescribed by the Commissioner, with the approval of the Secretary.

(b) In the case of a nonresident alien individual, the deductions allowed in subdivision (a), except those allowed in paragraphs (5), (6), and (10), shall be allowed only if and to the extent that they are connected with income from sources within the United States; and the proper apportionment and allocation of the deductions with respect to sources of income within and without the United States shall be determined as provided in section 217 under rules and regulations prescribed by the Commissioner with the approval of the Secretary. In the case of a citizen entitled to the benefits of section 262 the deductions shall be the same and shall be determined in the same manner as in the case of a nonresident alien individual.

ITEMS NOT DEDUCTIBLE.

SEC. 215. (a) In computing net income no deduction shall in any case be allowed in respect of—

- (1) Personal, living, or family expenses:
- (2) Any amount paid out for new buildings or for permanent improvements or betterments made to increase the value of any property or estate;
- (3) Any amount expended in restoring property or in making good the exhaustion thereof for which an allowance is or has been made; or

INCOME TAX

- Gifts, etc.
- For public uses.
- Corporations, community chests, religious, scientific, etc., organizations.
- Condition.
- Vocational rehabilitation. Vol. 40, p. 619.
- War veterans' organizations, etc.
- Fraternal lodges, etc. Conditions.
- Prevention of cruelty to children, etc. Limit.
- Allowance of full amount in special cases. Conditions.

By nonresident aliens.

Verification required.

Nonresident aliens. Allowances connected with income from United States sources.

Applicable to citizens from sources in United States possessions. Post, p. 294.

Items not deductible.

Objects specified.

Personal, etc., expenses. Property improvements.

Restoring, etc., property.

INCOME TAX.  
Life insurance for  
employees.

Deductions in in-  
come from life interests,  
etc., by gift, bequest,  
or inheritance.

Credits allowed.  
Vol. 42, p. 242.  
Items for normal tax  
specified.

Dividends from cor-  
porations.  
Domestic.

Foreign, from United  
States sources.

Post, p. 273.  
Interest on Federal  
securities.

Personal exemptions.

One exemption for  
husband and wife liv-  
ing together.

Allowance for de-  
pendents.

Nonresident aliens.

For dependents lim-  
ited to contiguous  
country residents.

Status of taxpayer  
for personal credits.

Personal exemptions  
on change of taxable  
years.

(4) Premiums paid on any life insurance policy covering the life of any officer or employee, or of any person financially interested in any trade or business carried on by the taxpayer, when the taxpayer is directly or indirectly a beneficiary under such policy.

(b) Amounts paid under the laws of any State, Territory, District of Columbia, possession of the United States, or foreign country as income to the holder of a life or terminable interest acquired by gift, bequest, or inheritance shall not be reduced or diminished by any deduction for shrinkage (by whatever name called) in the value of such interest due to the lapse of time, nor by any deduction allowed by this Act for the purpose of computing the net income of an estate or trust but not allowed under the laws of such State, Territory, District of Columbia, possession of the United States, or foreign country for the purpose of computing the income to which such holder is entitled.

#### CREDITS ALLOWED INDIVIDUALS.

SEC. 216. For the purpose of the normal tax only there shall be allowed the following credits:

(a) The amount received as dividends (1) from a domestic corporation other than a corporation entitled to the benefits of section 262, and other than a corporation organized under the China Trade Act, 1922, or (2) from a foreign corporation when it is shown to the satisfaction of the Commissioner that more than 50 per centum of the gross income of such foreign corporation for the three-year period ending with the close of its taxable year preceding the declaration of such dividends (or for such part of such period as the corporation has been in existence) was derived from sources within the United States as determined under the provisions of section 217;

(b) The amount received as interest upon obligations of the United States which is included in gross income under section 213;

(c) In the case of a single person, a personal exemption of \$1,000; or in the case of the head of a family or a married person living with husband or wife, a personal exemption of \$2,500. A husband and wife living together shall receive but one personal exemption. The amount of such personal exemption shall be \$2,500. If such husband and wife make separate returns, the personal exemption may be taken by either or divided between them.

(d) \$400 for each person (other than husband or wife) dependent upon and receiving his chief support from the taxpayer if such dependent person is under eighteen years of age or is incapable of self-support because mentally or physically defective.

(e) In the case of a nonresident alien individual or of a citizen entitled to the benefits of section 262, the personal exemption shall be only \$1,000. The credit provided in subdivision (d) shall not be allowed in the case of a nonresident alien individual unless he is a resident of a contiguous country, nor in the case of a citizen entitled to the benefits of section 262.

(f) (1) The credits allowed by subdivisions (d) and (e) of this section shall be determined by the status of the taxpayer on the last day of his taxable year.

(2) The credit allowed by subdivision (c) of this section shall, in case the status of the taxpayer changes during his taxable year, be the sum of (A) an amount which bears the same ratio to \$1,000 as the number of months during which the taxpayer was single bears to 12 months, plus (B) an amount which bears the same ratio to \$2,500 as the number of months during which the taxpayer was a married person living with husband or wife or was the head of a family bears to 12 months. For the purposes of this paragraph

a fractional part of a month shall be disregarded unless it amounts to more than half a month, in which case it shall be considered as a month.

(3) In the case of an individual who dies during the taxable year, the credits allowed by subdivisions (c), (d), and (e) shall be determined by his status at the time of his death, and in such case full credits shall be allowed to the surviving spouse, if any, according to his or her status at the close of the taxable year.

INCOME TAX.

Credits allowed in case of death in taxable year.

NET INCOME OF NONRESIDENT ALIEN INDIVIDUALS.

Nonresident aliens.

SEC. 217. (a) In the case of a nonresident alien individual or of a citizen entitled to the benefits of section 262, the following items of gross income shall be treated as income from sources within the United States:

Items deemed gross income from United States sources.

(1) Interest on bonds, notes, or other interest-bearing obligations of residents, corporate or otherwise, not including (A) interest on deposits with persons carrying on the banking business paid to persons not engaged in business within the United States and not having an office or place of business therein, or (B) interest received from a resident alien individual, a resident foreign corporation, or a domestic corporation, when it is shown to the satisfaction of the Commissioner that less than 20 per centum of the gross income of such resident payor or domestic corporation has been derived from sources within the United States, as determined under the provisions of this section, for the three-year period ending with the close of the taxable year of such payor preceding the payment of such interest, or for such part of such period as may be applicable;

Interest on bonds, etc., of residents. Exceptions.

(2) The amount received as dividends (A) from a domestic corporation other than a corporation entitled to the benefits of section 262, and other than a corporation less than 20 per centum of whose gross income is shown to the satisfaction of the Commissioner to have been derived from sources within the United States, as determined under the provisions of this section, for the three-year period ending with the close of the taxable year of such corporation preceding the declaration of such dividends (or for such part of such period as the corporation has been in existence), or (B) from a foreign corporation unless less than 50 per centum of the gross income of such foreign corporation for the three-year period ending with the close of its taxable year preceding the declaration of such dividends (or for such part of such period as the corporation has been in existence) was derived from sources within the United States as determined under the provisions of this section;

Dividends from corporations. Domestic, etc. Exceptions.

(3) Compensation for labor or personal services performed in the United States;

Foreign. Limitation.

Personal services in United States.

(4) Rentals or royalties from property located in the United States or from any interest in such property, including rentals or royalties for the use of or for the privilege of using in the United States, patents, copyrights, secret processes and formulas, good will, trade-marks, trade brands, franchises, and other like property; and

Rents, royalties, etc., from property in United States.

(5) Gains, profits, and income from the sale of real property located in the United States.

Real estate sales.

(b) From the items of gross income specified in subdivision (a) there shall be deducted the expenses, losses, and other deductions properly apportioned or allocated thereto and a ratable part of any expenses, losses, or other deductions which can not definitely be allocated to some item or class of gross income. The remainder,

Deductions of designated expenses, etc., constitute net income in United States.

INCOME TAX.	if any, shall be included in full as net income from sources within the United States.
Income from without United States.	(c) The following items of gross income shall be treated as income from sources without the United States:
Other interest.	(1) Interest other than that derived from sources within the United States as provided in paragraph (1) of subdivision (a);
Other dividends.	(2) Dividends other than those derived from sources within the United States as provided in paragraph (2) of subdivision (a);
Labor, etc., without United States.	(3) Compensation for labor or personal services performed without the United States;
Rents or royalties without United States.	(4) Rentals or royalties from property located without the United States or from any interest in such property, including rentals or royalties for the use of or for the privilege of using without the United States, patents, copyrights, secret processes and formulas, good will, trade-marks, trade brands, franchises, and other like property; and
Real estate sales without United States.	(5) Gains, profits, and income from the sale of real property located without the United States.
Expenses connected with excepted items to be deducted.	(d) From the items of gross income specified in subdivision (c) there shall be deducted the expenses, losses, and other deductions properly apportioned or allocated thereto, and a ratable part of any expenses, losses, or other deductions which can not definitely be allocated to some item or class of gross income. The remainder, if any, shall be treated in full as net income from sources without the United States.
Remainder treated as net income.	(e) Items of gross income, expenses, losses and deductions, other than those specified in subdivisions (a) and (c), shall be allocated or apportioned to sources within or without the United States under rules and regulations prescribed by the Commissioner with the approval of the Secretary. Where items of gross income are separately allocated to sources within the United States, there shall be deducted (for the purpose of computing the net income therefrom) the expenses, losses and other deductions properly apportioned or allocated thereto and a ratable part of other expenses, losses or other deductions which can not definitely be allocated to some item or class of gross income. The remainder, if any, shall be included in full as net income from sources within the United States. In the case of gross income derived from sources partly within and partly without the United States, the net income may first be computed by deducting the expenses, losses or other deductions apportioned or allocated thereto and a ratable part of any expenses, losses or other deductions which can not definitely be allocated to some items or class of gross income; and the portion of such net income attributable to sources within the United States may be determined by processes or formulas of general apportionment prescribed by the Commissioner with the approval of the Secretary.
Apportionment of items within and without United States.	Gains, profits and income from (1) transportation or other services rendered partly within and partly without the United States, or (2) from the sale of personal property produced (in whole or in part) by the taxpayer within and sold without the United States, or produced (in whole or in part) by the taxpayer without and sold within the United States, shall be treated as derived partly from sources within and partly from sources without the United States.
From United States sources.	Gains, profits and income derived from the purchase of personal property within and its sale without the United States or from the purchase of personal property without and its sale within the United States, shall be treated as derived entirely from sources within the country in which sold.
Partly within and partly without.	(f) As used in this section the words "sale" or "sold" include "exchange" or "exchanged"; and the word "produced" includes
Determination of United States income.	
From transportation services.	
Sale of property within and without.	
Purchase and sale of personal property.	
Synonymous meaning of words.	

“created,” “fabricated,” “manufactured,” “extracted,” “processed,” “cured,” or “aged.”

INCOME TAX.

Returns to be made of total income from all United States sources.

(g) (1) Except as provided in paragraph (2) a nonresident alien individual or a citizen entitled to the benefits of section 262 shall receive the benefit of the deductions and credits allowed in this title only by filing or causing to be filed with the collector a true and accurate return of his total income received from all sources in the United States, in the manner prescribed in this title; including therein all the information which the Commissioner may deem necessary for the calculation of such deductions and credits.

Other information.

Personal exemption credits, etc., allowed by filing claim with withholding agent.

(2) The benefit of the credits allowed in subdivisions (d) and (e) of section 216, and of the reduced rate of tax provided for in subdivision (b) of section 210, may, in the discretion of the Commissioner and under regulations prescribed by him with the approval of the Secretary, be received by a nonresident alien individual entitled thereto, by filing a claim therefor with the withholding agent.

PARTNERSHIPS.

Partnerships.

SEC. 218. (a) Individuals carrying on business in partnership shall be liable for income tax only in their individual capacity. There shall be included in computing the net income of each partner his distributive share, whether distributed or not, of the net income of the partnership for the taxable year, or, if his net income for such taxable year is computed upon the basis of a period different from that upon the basis of which the net income of the partnership is computed, then his distributive share of the net income of the partnership for any accounting period of the partnership ending within the taxable year upon the basis of which the partner's net income is computed.

Partners taxed as individuals.

Computation of income.

(b) The partner shall, for the purpose of the normal tax, be allowed as credits, in addition to the credits allowed to him under section 216, his proportionate share of such amounts specified in subdivisions (a) and (b) of section 216 as are received by the partnership.

Additional credits from partnership exemptions.

(c) The net income of the partnership shall be computed in the same manner and on the same basis as provided in section 212 except that the deduction provided in paragraph (10) of subdivision (a) of section 214 shall not be allowed.

Computation of net income.

ESTATES AND TRUSTS.

Estates and trusts.

SEC. 219. (a) The tax imposed by Parts I and II of this title shall apply to the income of estates or of any kind of property held in trust, including—

Income of, taxed.

(1) Income accumulated in trust for the benefit of unborn or unascertained persons or persons with contingent interests, and income accumulated or held for future distribution under the terms of the will or trust;

Trust accumulations.

(2) Income which is to be distributed currently by the fiduciary to the beneficiaries, and income collected by a guardian of an infant which is to be held or distributed as the court may direct;

Periodically distributed.

(3) Income received by estates of deceased persons during the period of administration or settlement of the estate; and

Received during administration.

(4) Income which, in the discretion of the fiduciary, may be either distributed to the beneficiaries or accumulated.

Discretionary distributions.

(b) Except as otherwise provided in subdivisions (g) and (h), the tax shall be computed upon the net income of the estate or trust, and shall be paid by the fiduciary. The net income of the estate

Payment by fiduciary.

Computation of net income.

## INCOME TAX.

or trust shall be computed in the same manner and on the same basis as provided in section 212, except that—

Deduction of gifts, etc., under will or trust, without limitation.

(1) There shall be allowed as a deduction (in lieu of the deduction authorized by paragraph (10) of subdivision (a) of section 214) any part of the gross income, without limitation, which pursuant to the terms of the will or deed creating the trust, is during the taxable year paid or permanently set aside for the purposes and in the manner specified in paragraph (10) of subdivision (a) of section 214, or is to be used exclusively for religious, charitable, scientific, literary, or educational purposes, or for the prevention of cruelty to children or animals or for the establishment, acquisition, maintenance or operation of a public cemetery not operated for profit;

Ante, p. 271.

Additional deduction for current distribution to beneficiaries.

(2) There shall be allowed as an additional deduction in computing the net income of the estate or trust the amount of the income of the estate or trust for its taxable year which is to be distributed currently by the fiduciary to the beneficiaries, and the amount of the income collected by a guardian of an infant which is to be held or distributed as the court may direct, but the amount so allowed as a deduction shall be included in computing the net income of the beneficiaries whether distributed to them or not. Any amount allowed as a deduction under this paragraph shall not be allowed as a deduction under paragraph (3) in the same or any succeeding taxable year;

Restriction.

Additional deduction for payments made or credited to beneficiaries.

(3) In the case of income received by estates of deceased persons during the period of administration or settlement of the estate, and in the case of income which, in the discretion of the fiduciary, may be either distributed to the beneficiary or accumulated, there shall be allowed as an additional deduction in computing the net income of the estate or trust the amount of the income of the estate or trust for its taxable year which is properly paid or credited during such year to any legatee, heir, or beneficiary, but the amount so allowed as a deduction shall be included in computing the net income of the legatee, heir, or beneficiary.

Normal tax personal exemptions allowed.

(c) For the purpose of the normal tax the estate or trust shall be allowed the same credit as is allowed to a single person under subdivision (c) of section 216, and, if no part of the income of the estate or trust is included in computing the net income of any legatee, heir, or beneficiary, then in addition the same credits as are allowed by subdivisions (a) and (b) of section 216.

Credits allowed beneficiaries in computing income.

(d) If any part of the income of an estate or trust is included in computing the net income of any legatee, heir, or beneficiary, such legatee, heir, or beneficiary, shall, for the purpose of the normal tax, be allowed as credits, in addition to the credits allowed to him under section 216, his proportionate share of such amounts specified in subdivisions (a) and (b) of section 216 as are, under this section, required to be included in computing his net income. Any remaining portion of such amounts specified in subdivisions (a) and (b) of section 216 shall, for the purpose of the normal tax, be allowed as credits to the estate or trust.

Computation if taxable years of estate and beneficiary differ.

(e) If the taxable year of a beneficiary is different from that of the estate or trust, the amount which he is required, under paragraph (2) of subdivision (b) of this section, to include in computing his net income, shall be based upon the income of the estate or trust for its taxable year ending within his taxable year.

Profit sharing trusts for employees not taxed.

(f) A trust created by an employer as a part of a stock bonus or profit-sharing plan for the exclusive benefit of some or all of his employees, to which contributions are made by such employer, or employees, or both, for the purpose of distributing to such employees the earnings and principal of the fund accumulated by the trust in accordance with such plan, shall not be taxable under this

section, but the amount actually distributed or made available to any distributee shall be taxable to him in the year in which so distributed or made available to the extent that it exceeds the amounts paid in by him. Such distributees shall for the purpose of the normal tax be allowed as credits such part of the amount so distributed or made available as represents the items specified in subdivisions (a) and (b) of section 216.

INCOME TAX.  
Distributees taxed on amount received.

Credits allowed.

(g) Where the grantor of a trust has, at any time during the taxable year, either alone or in conjunction with any person not a beneficiary of the trust, the power to revest in himself title to any part of the corpus of the trust, then the income of such part of the trust for such taxable year shall be included in computing the net income of the grantor.

Income of revocable trust included in that of grantor.

(h) Where any part of the income of a trust may, in the discretion of the grantor of the trust, either alone or in conjunction with any person not a beneficiary of the trust, be distributed to the grantor or be held or accumulated for future distribution to him, or where any part of the income of a trust is or may be applied to the payment of premiums upon policies of insurance on the life of the grantor (except policies of insurance irrevocably payable for the purposes and in the manner specified in paragraph (10) of subdivision (a) of section 214), such part of the income of the trust shall be included in computing the net income of the grantor.

Distributions from trust income to grantor, etc., included in income thereof.

EVASION OF SURTAXES BY INCORPORATION.

Evasion of surtaxes by incorporation.

SEC. 220. (a) If any corporation, however created or organized, is formed or availed of for the purpose of preventing the imposition of the surtax upon its shareholders through the medium of permitting its gains and profits to accumulate instead of being divided or distributed, there shall be levied, collected, and paid for each taxable year upon the net income of such corporation a tax equal to 50 per centum of the amount thereof, which shall be in addition to the tax imposed by section 230 of this title and shall (except as provided in subdivision (d) of this section) be computed, collected, and paid upon the same basis and in the same manner and subject to the same provisions of law, including penalties, as that tax.

Tax on income of corporations accumulating gains, etc., to avoid surtax on its shareholders.

Additional to corporation tax.  
Post, p. 282.

(b) The fact that any corporation is a mere holding or investment company, or that the gains or profits are permitted to accumulate beyond the reasonable needs of the business, shall be prima facie evidence of a purpose to escape the surtax.

Evidence of purpose of corporation.

(c) When requested by the Commissioner, or any collector, every corporation shall forward to him a correct statement of such gains and profits and the names and addresses of the individuals or shareholders who would be entitled to the same if divided or distributed, and of the amounts that would be payable to each.

Statement to be made of gains, names, etc.

(d) As used in this section the term "net income" means the net income as defined in section 232, increased by the sum of the amount of the deduction allowed under paragraph (6) of subdivision (a) of section 234, and the amount of the interest on obligations of the United States issued after September 1, 1917, which would be subject to tax in whole or in part in the hands of an individual owner.

Meaning of "net income" as used.

PAYMENT OF INDIVIDUAL'S TAX AT SOURCE.

Payment of tax at source.

SEC. 221. (a) All persons, in whatever capacity acting, including lessees or mortgagors of real or personal property, fiduciaries, employers, and all officers and employees of the United States having the control, receipt, custody, disposal, or payment of interest (except interest on deposits with persons carrying on the banking busi-

Normal tax of non-resident aliens payable thereat.

## INCOME TAX.

ness paid to persons not engaged in business in the United States and not having an office or place of business therein), rent, salaries, wages, premiums, annuities, compensations, remunerations, emoluments, or other fixed or determinable annual or periodical gains, profits, and income, of any nonresident alien individual, or of any partnership not engaged in trade or business within the United States and not having any office or place of business therein and composed in whole or in part of nonresident aliens, (other than income received as dividends of the class allowed as a credit by subdivision (a) of section 216) shall (except in the cases provided for in subdivision (b) and except as otherwise provided in regulations prescribed by the Commissioner under section 217) deduct and withhold from such annual or periodical gains, profits, and income a tax equal to 6 per centum thereof: *Provided*, That the Commissioner may authorize such tax to be deducted and withheld from the interest upon any securities the owners of which are not known to the withholding agent.

## Rate.

*Proviso.*  
Interest of unknown owners included.

By corporations agreeing to pay interest free from tax.

## Tax to be withheld.

*Proviso.*  
Of unknown owners.

Exception on notice of claims for credits withheld by individuals.

## Nonresident aliens.

Returns, etc., by withholding agent required.

Indemnity for payment.

Returns by recipient of tax withheld.

Tax paid by recipient not collectible, etc.

(b) In any case where bonds, mortgages, or deeds of trust, or other similar obligations of a corporation contain a contract or provision by which the obligor agrees to pay any portion of the tax imposed by this title upon the obligee, or to reimburse the obligee for any portion of the tax, or to pay the interest without deduction for any tax which the obligor may be required or permitted to pay thereon, or to retain therefrom under any law of the United States, the obligor shall deduct and withhold a tax equal to 2 per centum of the interest upon such bonds, mortgages, deeds of trust, or other obligations, whether such interest is payable annually or at shorter or longer periods and whether payable to a nonresident alien individual or to an individual citizen or resident of the United States or to a partnership: *Provided*, That the Commissioner may authorize such tax to be deducted and withheld in the case of interest upon any such bonds, mortgages, deeds of trust, or other obligations, the owners of which are not known to the withholding agent. Such deduction and withholding shall not be required in the case of a citizen or resident entitled to receive such interest, if he files with the withholding agent on or before February 1 a signed notice in writing claiming the benefit of the credits provided in subdivisions (c) and (d) of section 216; nor in the case of a nonresident alien individual if so provided for in regulations prescribed by the Commissioner under subdivision (g) of section 217.

(c) Every person required to deduct and withhold any tax under this section shall make return thereof on or before March 15 of each year and shall on or before June 15 pay the tax to the official of the United States Government authorized to receive it. Every such person is hereby made liable for such tax and is hereby indemnified against the claims and demands of any person for the amount of any payments made in accordance with the provisions of this section.

(d) Income upon which any tax is required to be withheld at the source under this section shall be included in the return of the recipient of such income, but any amount of tax so withheld shall be credited against the amount of income tax as computed in such return.

(e) If any tax required under this section to be deducted and withheld is paid by the recipient of the income, it shall not be collected from the withholding agent; nor in cases in which the tax is so paid shall any penalty be imposed upon or collected from the recipient of the income or the withholding agent for failure to return or pay the same, unless such failure was fraudulent and for the purpose of evading payment.

## CREDIT FOR TAXES IN CASE OF INDIVIDUALS.

INCOME TAX.  
Credit for taxes paid.

Allowances.

SEC. 222. (a) The tax computed under Parts I and II of this title shall be credited with:

(1) In the case of a citizen of the United States the amount of any income, war-profits and excess-profits taxes paid or accrued during the taxable year to any foreign country or to any possession of the United States; and

To citizens, of taxes to foreign countries.

(2) In the case of a resident of the United States, the amount of any such taxes paid or accrued during the taxable year to any possession of the United States; and

Residents, to United States possessions.

(3) In the case of an alien resident of the United States, the amount of any such taxes paid or accrued during the taxable year to any foreign country, if the foreign country of which such alien resident is a citizen or subject, in imposing such taxes, allows a similar credit to citizens of the United States residing in such country; and

Alien residents, to foreign country allowing similar credit.

(4) In the case of any such individual who is a member of a partnership or a beneficiary of an estate or trust, his proportionate share of such taxes of the partnership or the estate or trust paid or accrued during the taxable year to a foreign country or to any possession of the United States, as the case may be.

Partners and trust beneficiaries, to foreign countries.

(5) The above credits shall not be allowed in the case of a citizen entitled to the benefits of section 262; and in no other case shall the amount of credit taken under this subdivision exceed the same proportion of the tax (computed on the basis of the taxpayer's net income without the deduction of any income, war-profits, or excess-profits tax any part of which may be allowed to him as a credit by this section), against which such credit is taken, which the taxpayer's net income (computed without the deduction of any such income, war-profits, or excess-profits tax) from sources without the United States bears to his entire net income (computed without such deduction) for the same taxable year.

Exceptions. Amount of credits limited. Post, p. 294.

(b) If accrued taxes when paid differ from the amounts claimed as credits by the taxpayer, or if any tax paid is refunded in whole or in part, the taxpayer shall notify the Commissioner, who shall redetermine the amount of the tax due under Parts I and II of this title for the year or years affected, and the amount of tax due upon such redetermination, if any, shall be paid by the taxpayer upon notice and demand by the collector, or the amount of tax overpaid, if any, shall be credited or refunded to the taxpayer in accordance with the provisions of section 281. In the case of such a tax accrued but not paid, the Commissioner as a condition precedent to the allowance of this credit may require the taxpayer to give a bond with sureties satisfactory to and to be approved by the Commissioner in such sum as the Commissioner may require, conditioned upon the payment by the taxpayer of any amount of tax found due upon any such redetermination; and the bond herein prescribed shall contain such further conditions as the Commissioner may require.

Redetermination if tax paid differ from credits claimed.

(c) The credits provided for in subdivision (a) of this section may, at the option of the taxpayer and irrespective of the method of accounting employed in keeping his books, be taken in the year in which the taxes of the foreign country or the possession of the United States accrued, subject, however, to the conditions prescribed in subdivision (b) of this section. If the taxpayer elects to take such credits in the year in which the taxes of the foreign country or the possession of the United States accrued, the credits for all subsequent years shall be taken upon the same basis.

If accrued but not paid. Bond required.

Credits for foreign taxes may be taken in the year in which accrued.

On same basis for subsequent years.

(d) These credits shall be allowed only if the taxpayer furnishes evidence satisfactory to the Commissioner showing the amount of

Evidence required of foreign income, etc.

## INCOME TAX.

income derived from sources without the United States, and all other information necessary for the verification and computation of such credits.

## Individual returns.

## INDIVIDUAL RETURNS.

Sworn statement of gross income, credits, etc.

SEC. 223. (a) The following individuals shall each make under oath a return stating specifically the items of his gross income and the deductions and credits allowed under this title—

If net income \$1,000, or over, if single, etc.

(1) Every individual having a net income for the taxable year of \$1,000 or over, if single, or if married and not living with husband or wife;

Over \$2,500, and married, etc.

(2) Every individual having a net income for the taxable year of \$2,500 or over, if married and living with husband or wife; and

Gross income \$5,000 or over.

(3) Every individual having a gross income for the taxable year of \$5,000 or over, regardless of the amount of his net income.

Husband and wife living together.

(b) If a husband and wife living together have an aggregate net income for the taxable year of \$2,500 or over, or an aggregate gross income for such year of \$5,000 or over—

(1) Each shall make such a return, or

(2) The income of each shall be included in a single joint return, in which case the tax shall be computed on the aggregate income.

## By agents, etc.

(c) If the taxpayer is unable to make his own return, the return shall be made by a duly authorized agent or by the guardian or other person charged with the care of the person or property of such taxpayer.

## Partnership returns.

## PARTNERSHIP RETURNS.

Sworn statement of gross income, etc.

SEC. 224. Every partnership shall make a return for each taxable year, stating specifically the items of its gross income and the deductions allowed by this title, and shall include in the return the names and addresses of the individuals who would be entitled to share in the net income if distributed and the amount of the distributive share of each individual. The return shall be sworn to by any one of the partners.

## Details.

## Fiduciary returns.

## FIDUCIARY RETURNS.

Sworn statement of income, etc., of beneficiaries.

SEC. 225. (a) Every fiduciary (except a receiver appointed by authority of law in possession of part only of the property of an individual) shall make under oath a return for any of the following individuals, estates, or trusts for which he acts, stating specifically the items of gross income thereof and the deductions and credits allowed under this title—

Individual with \$1,000 net income, if single.

(1) Every individual having a net income for the taxable year of \$1,000 or over, if single, or if married and not living with husband or wife;

Married, etc., with \$2,500 or over.

(2) Every individual having a net income for the taxable year of \$2,500 or over, if married and living with husband or wife;

Gross income \$5,000 or over.

(3) Every individual having a gross income for the taxable year of \$5,000 or over, regardless of the amount of his net income;

Estates or trusts of \$1,000 net income.

(4) Every estate or trust the net income of which for the taxable year is \$1,000 or over;

Gross income \$5,000 or over.

(5) Every estate or trust the gross income of which for the taxable year is \$5,000 or over, regardless of the amount of the net income; and

Nonresident alien beneficiaries.

(6) Every estate or trust of which any beneficiary is a nonresident alien.

## By joint fiduciaries.

(b) Under such regulations as the Commissioner with the approval of the Secretary may prescribe a return made by one of two or more joint fiduciaries and filed in the office of the collector of the district where such fiduciary resides shall be sufficient compliance with the above requirement. Such fiduciary shall make oath (1) that he has sufficient knowledge of the affairs of the individual, estate

## Oath, etc., required.

or trust for which the return is made, to enable him to make the return, and (2) that the return is, to the best of his knowledge and belief, true and correct. Any fiduciary required to make a return under this Act shall be subject to all the provisions of this Act which apply to individuals.

INCOME TAX.

RETURNS FOR A PERIOD OF LESS THAN TWELVE MONTHS.

Returns for less than a year.

SEC. 226. (a) If a taxpayer, with the approval of the Commissioner, changes the basis of computing net income from fiscal year to calendar year a separate return shall be made for the period between the close of the last fiscal year for which return was made and the following December 31. If the change is from calendar year to fiscal year, a separate return shall be made for the period between the close of the last calendar year for which return was made and the date designated as the close of the fiscal year. If the change is from one fiscal year to another fiscal year a separate return shall be made for the period between the close of the former fiscal year and the date designated as the close of the new fiscal year.

Basis for determining, when accounting period changed.

(b) Where a separate return is so made, and in all other cases where a separate return is required or permitted, by regulations prescribed by the Commissioner with the approval of the Secretary, to be made for a fractional part of a year, then the income shall be computed on the basis of the period for which separate return is made.

Income based on period of return.

(c) If a separate return is made under subdivision (a) the net income, computed in accordance with the provisions of subdivision (b), shall be placed on an annual basis by multiplying the amount thereof by twelve and dividing by the number of months included in the period for which the separate return is made. The tax shall be such part of the tax computed on such annual basis as the number of months in such period is of twelve months.

Computation of taxable income.

(d) The Commissioner with the approval of the Secretary shall by regulations prescribe the method of applying the provisions of subdivisions (b) and (c) to cases where the taxpayer makes a separate return under subdivision (a) and it appears that for the period for which the return is so made he has derived a capital net gain, or sustained a capital net loss, or received earned income.

Application to capital gain, loss, and earned income.

(e) In the case of a return made for a fractional part of a year, except a return made under subdivision (a), the credits provided in subdivisions (c), (d), and (e) of section 216 shall be reduced respectively to amounts which bear the same ratio to the full credits provided in such subdivisions as the number of months in the period for which return is made bears to twelve months.

Reduction of personal exemption credits.

TIME AND PLACE FOR FILING INDIVIDUAL, PARTNERSHIP, AND FIDUCIARY RETURNS.

Filing returns.

SEC. 227. (a) Returns (except in the case of nonresident aliens) shall be made on or before the fifteenth day of the third month following the close of the fiscal year, or, if the return is made on the basis of the calendar year, then the return shall be made on or before the 15th day of March. In the case of a nonresident alien individual returns shall be made on or before the fifteenth day of the sixth month following the close of the fiscal year, or, if the return is made on the basis of the calendar year, then the return shall be made on or before the 15th day of June. The Commissioner may grant a reasonable extension of time for filing returns, if application therefor is made before the date prescribed by law for filing the return, whenever in his judgment good cause exists, and shall keep a record

Time designated for citizens.

Nonresident aliens.

Extension permitted on application.

**INCOME TAX.**  
 Limit. of every such extension and the reason therefor. Except in the case of taxpayers who are abroad, no such extension shall be for more than six months.

To collector of district. (b) Returns shall be made to the collector for the district in which is located the legal residence or principal place of business of the person making the return, or, if he has no legal residence or principal place of business in the United States, then to the collector at Baltimore, Maryland.

At Baltimore, Md.

### PART III.—CORPORATIONS.

Tax imposed. TAX ON CORPORATIONS.

Rate on net income. Vol. 42, p. 252. **SEC. 230.** In lieu of the tax imposed by section 230 of the Revenue Act of 1921 there shall be levied, collected, and paid for each taxable year upon the net income of every corporation a tax of 12½ per centum of the amount of the net income in excess of the credits provided in sections 236 and 263.

Exemptions. **CONDITIONAL AND OTHER EXEMPTIONS OF CORPORATIONS.**

Designated organizations. **SEC. 231.** The following organizations shall be exempt from taxation under this title—

Labor, agricultural, etc. (1) Labor, agricultural, or horticultural organizations;

Mutual savings banks. (2) Mutual savings banks not having a capital stock represented by shares;

Fraternal beneficiary societies, lodges, etc. (3) Fraternal beneficiary societies, orders, or associations, (a) operating under the lodge system or for the exclusive benefit of the members of a fraternity itself operating under the lodge system; and (b) providing for the payment of life, sick, accident, or other benefits to the members of such society, order, or association or their dependents;

Domestic building and loan associations, etc. (4) Domestic building and loan associations substantially all the business of which is confined to making loans to members; and cooperative banks without capital stock organized and operated for mutual purposes and without profit;

Mutual cemetery companies, etc. (5) Cemetery companies owned and operated exclusively for the benefit of their members or which are not operated for profit; and any corporation chartered solely for burial purposes as a cemetery corporation and not permitted by its charter to engage in any business not necessarily incident to that purpose, no part of the net earnings of which inures to the benefit of any private shareholder or individual;

Corporations, community chests, etc., for religious, scientific, etc., purposes. (6) Corporations, and any community chest, fund, or foundation, organized and operated exclusively for religious, charitable, scientific, literary, or educational purposes, or for the prevention of cruelty to children or animals, no part of the net earnings of which inures to the benefit of any private shareholder or individual;

Business leagues, etc. (7) Business leagues, chambers of commerce, or boards of trade, not organized for profit and no part of the net earnings of which inures to the benefit of any private shareholder or individual;

Civic leagues, employees' associations, etc. (8) Civic leagues or organizations not organized for profit but operated exclusively for the promotion of social welfare, or local associations of employees, the membership of which is limited to the employees of a designated person or persons in a particular municipality, and the net earnings of which are devoted exclusively to charitable, educational, or recreational purposes;

Pleasure clubs. (9) Clubs organized and operated exclusively for pleasure, recreation, and other non-profitable purposes, no part of the net earnings of which inures to the benefit of any private shareholder;

(10) Benevolent life insurance associations of a purely local character, farmers' or other mutual hail, cyclone, casualty, or fire insurance companies, mutual ditch or irrigation companies, mutual or cooperative telephone companies, or like organizations; but only if 85 per centum or more of the income consists of amounts collected from members for the sole purpose of meeting losses and expenses;

**INCOME TAX.**  
Local associations for life insurance, farmers' mutual and cooperative associations.  
Conditions.

(11) Farmers', fruit growers', or like associations, organized and operated as sales agents for the purpose of marketing the products of members and turning back to them the proceeds of sales, less the necessary selling expenses, on the basis of the quantity of produce furnished by them; or organized and operated as purchasing agents for the purpose of purchasing supplies and equipment for the use of members and turning over such supplies and equipment to such members at actual cost, plus necessary expenses;

Associations for marketing farm products, etc.

As purchasing agents for supplies, etc., for members.

(12) Corporations organized for the exclusive purpose of holding title to property, collecting income therefrom, and turning over the entire amount thereof, less expenses, to an organization which itself is exempt from the tax imposed by this title; and

As trustees for exempted corporations.

(13) Federal land banks, national farm-loan associations, and Federal intermediate credit banks, as provided in the Federal Farm Loan Act, as amended.

Federal land banks, farm-loan associations, etc.  
Vol. 39, p. 380.

**NET INCOME OF CORPORATIONS DEFINED.**

**SEC. 232.** In the case of a corporation subject to the tax imposed by section 230 the term "net income" means the gross income as defined in section 233 less the deductions allowed by sections 234 and 206, and the net income shall be computed on the same basis as is provided in subdivision (b) of section 212 or in section 226. In the case of a foreign corporation or of a corporation entitled to the benefits of section 262 the computation shall also be made in the manner provided in section 217.

Corporation net income.

Computation of domestic.

Foreign.

**GROSS INCOME OF CORPORATIONS DEFINED.**

**SEC. 233. (a)** In the case of a corporation subject to the tax imposed by section 230 the term "gross income" means the gross income as defined in sections 213 and 217, except that mutual marine insurance companies shall include in gross income the gross premiums collected and received by them less amounts paid for reinsurance.

Corporation gross income.

Sources of domestic.

Exception.

**(b)** In the case of a foreign corporation, gross income means only gross income from sources within the United States, determined (except in the case of insurance companies subject to the tax imposed by sections 243 or 246) in the manner provided in section 217.

Foreign, from United States sources.

**DEDUCTIONS ALLOWED CORPORATIONS.**

Deductions.

**SEC. 234. (a)** In computing the net income of a corporation subject to the tax imposed by section 230 there shall be allowed as deductions:

Allowed in computing net income.

(1) All the ordinary and necessary expenses paid or incurred during the taxable year in carrying on any trade or business, including a reasonable allowance for salaries or other compensation for personal services actually rendered, and including rentals or other payments required to be made as a condition to the continued use or possession of property to which the corporation has not taken or is not taking title, or in which it has no equity;

Business expenses.

(2) All interest paid or accrued within the taxable year on its indebtedness, except on indebtedness incurred or continued to purchase or carry obligations or securities (other than obligations of the

Interest on debts.  
Exceptions.

INCOME TAX.	United States issued after September 24, 1917, and originally sub-
Domestic taxes. Exception.	scribed for by the taxpayer) the interest upon which is wholly exempt from taxation under this title;
Foreign taxes.	(3) Taxes paid or accrued within the taxable year except (A)
For local benefits.	income, war-profits, and excess-profits taxes imposed by the authority of the United States, (B) so much of the income, war-profits and excess-profits taxes imposed by the authority of any foreign country or possession of the United States as is allowed as a credit under section 238, and (C) taxes assessed against local benefits of a kind tending to increase the value of the property assessed. In the case of obligors specified in subdivision (b) of section 221 no deduction for the payment of the tax imposed by this title, or any other tax paid pursuant to the tax-free covenant clause, shall be allowed, nor shall such tax be included in the gross income of the obligee. The deduction allowed by this paragraph shall be allowed in the case of taxes imposed upon a shareholder of a corporation upon his interest as shareholder, which are paid by the corporation without reim- bursement from the shareholder, but in such cases no deduction shall be allowed the shareholder for the amount of such taxes. For the purpose of this paragraph, estate, inheritance, legacy, and succession taxes accrue on the due date thereof except as otherwise provided by law of the jurisdiction imposing such taxes;
Not applicable to corporations guaranteeing interest free from taxes.	
Allowed if paid on interest of shareholder.	(4) Losses sustained during the taxable year and not compensated for by insurance or otherwise. No deduction shall be allowed under this paragraph for any loss claimed to have been sustained in any sale or other disposition of shares of stock or securities where it appears that within thirty days before or after the date of such sale or other disposition the taxpayer has acquired (otherwise than by bequest or inheritance) or has entered into a contract or option to acquire substantially identical property, and the property so acquired is held by the taxpayer for any period after such sale or other disposition, unless such claim is made by a dealer in stock or securities and with respect to a transaction made in the ordinary course of its business. If such acquisition or the contract or option to acquire is to the extent of part only of substantially identical property, then only a proportionate part of the loss shall be dis- allowed. The basis for determining the amount of the deduction for losses sustained shall be the same as is provided in section 204 for determining the gain or loss from the sale or other disposition of property;
Accrual of estate, etc., taxes.	
Losses.	
Restriction of, on sales of securities, etc.	
Basis for determin- ing. <i>Ante</i> , p. 258.	(5) Debts ascertained to be worthless and charged off within the taxable year (or in the discretion of the Commissioner, a reasonable addition to a reserve for bad debts); and when satisfied that a debt is recoverable only in part, the Commissioner may allow such debt to be charged off in part;
Worthless debts.	(6) The amount received as dividends (A) from a domestic cor- poration other than a corporation entitled to the benefits of section 262, and other than a corporation organized under the China Trade Act, 1922, or (B) from any foreign corporation when it is shown to the satisfaction of the Commissioner that more than 50 per centum of the gross income of such foreign corporation for the three-year period ending with the close of its taxable year preceding the decla- ration of such dividends (or for such part of such period as the foreign corporation has been in existence) was derived from sources within the United States as determined under section 217;
Dividends from do- mestic corporations.	
From foreign, from United States sources.	(7) A reasonable allowance for the exhaustion, wear and tear of property used in the trade or business, including a reasonable allowance for obsolescence;
Exhaustion, etc., of property.	(8) In the case of mines, oil and gas wells, other natural deposits, and timber, a reasonable allowance for depletion and for deprecia- tion of improvements, according to the peculiar conditions in each
Mines, oil wells, tim- ber, etc. Allowance for deple- tion, depreciation, etc.	

case; such reasonable allowance in all cases to be made under rules and regulations to be prescribed by the Commissioner with the approval of the Secretary. In the case of leases the deductions allowed by this paragraph shall be equitably apportioned between the lessor and lessee;

(9) In the case of insurance companies (other than life insurance companies), in addition to the above (unless otherwise allowed): (A) The net addition required by law to be made within the taxable year to reserve funds (including in the case of assessment insurance companies the actual deposit of sums with State or Territorial officers pursuant to law as additions to guarantee or reserve funds); and (B) the sums other than dividends paid within the taxable year on policy and annuity contracts. This paragraph shall apply only to mutual insurance companies other than life insurance companies;

(10) In the case of mutual marine insurance companies, there shall be allowed, in addition to the deductions allowed in paragraphs (1) to (9), inclusive, unless otherwise allowed, amounts repaid to policyholders on account of premiums previously paid by them, and interest paid upon such amounts between the ascertainment and the payment thereof;

(11) In the case of mutual insurance companies (including inter-insurers and reciprocal underwriters, but not including mutual life or mutual marine insurance companies) requiring their members to make premium deposits to provide for losses and expenses, there shall be allowed, in addition to the deductions allowed in paragraphs (1) to (9), inclusive, unless otherwise allowed, the amount of premium deposits returned to their policyholders and the amount of premium deposits retained for the payment of losses, expenses, and reinsurance reserves.

(b) In the case of a foreign corporation or of a corporation entitled to the benefits of section 262 the deductions allowed in subdivision (a) shall be allowed only if and to the extent that they are connected with income from sources within the United States; and the proper apportionment and allocation of the deductions with respect to sources within and without the United States shall be determined as provided in section 217 under rules and regulations prescribed by the Commissioner with the approval of the Secretary.

#### ITEMS NOT DEDUCTIBLE BY CORPORATIONS.

SEC. 235. In computing net income no deduction shall in any case be allowed in respect of any of the items specified in section 215.

#### CREDITS ALLOWED CORPORATIONS.

SEC. 236. For the purpose only of the tax imposed by section 230 there shall be allowed the following credits:

(a) The amount received as interest upon obligations of the United States which is included in gross income under section 233; and

(b) In the case of a domestic corporation the net income of which is \$25,000 or less, a specific credit of \$2,000; but if the net income is more than \$25,000 the tax imposed by section 230 shall not exceed the tax which would be payable if the \$2,000 credit were allowed, plus the amount of the net income in excess of \$25,000.

#### PAYMENT OF CORPORATION INCOME TAX AT SOURCE.

SEC. 237. In the case of foreign corporations subject to taxation under this title not engaged in trade or business within the United States and not having any office or place of business therein, there

#### INCOME TAX.

Leases.

Insurance companies.  
Additional for reserve funds, etc., except life insurance.

Restriction.

Mutual marine companies.  
Additional allowed for premium repayments.

Other mutual companies.  
Additional for returned premium deposits, etc.

Foreign corporations.  
Allowances only on income from United States sources.

Apportionment, etc.

Items not deductible.

Same as individuals.  
*Ante*, p. 271.

Credits allowed.

Designation of.

Interest from Federal obligations.

Domestic corporations.  
Specific money credit.

Payment at source.

For foreign corporations not in business in United States.

## INCOME TAX.

Act, p. 277.

Rate.

Proviso.  
Interest free from  
tax.

shall be deducted and withheld at the source in the same manner and upon the same items of income as is provided in section 221 a tax equal to 12½ per centum thereof, and such tax shall be returned and paid in the same manner and subject to the same conditions as provided in that section: *Provided*, That in the case of interest described in subdivision (b) of that section the deduction and withholding shall be at the rate of 2 per centum.

Credit for taxes.

## CREDIT FOR TAXES IN CASE OF CORPORATIONS.

Domestic corporations.  
Paid to foreign countries.

Proviso.  
Limitation.

Net income of domestic insurance companies.

Redetermination if tax paid differ from credit claimed.

Tax accrued but not paid.

Bond required before allowance.

Credits for taxes, allowed in the year accrued.

Effect of.

Evidence of foreign income required.

Domestic corporations controlling foreign.

SEC. 238. (a) In the case of a domestic corporation the tax imposed by this title shall be credited with the amount of any income, war-profits, and excess-profits taxes paid or accrued during the same taxable year to any foreign country, or to any possession of the United States: *Provided*, That the amount of such credit shall in no case exceed the same proportion of the tax (computed on the basis of the taxpayer's net income without the deduction of any income, war-profits, or excess-profits taxes imposed by any foreign country or possession of the United States), against which such credit is taken, which the taxpayer's net income (computed without the deduction of any such income, war-profits, or excess-profits tax) from sources without the United States bears to its entire net income (computed without such deduction) for the same taxable year. In the case of domestic insurance companies subject to the tax imposed by section 243 or 246, the term "net income" as used in this subdivision means net income as defined in sections 245 and 246, respectively.

(b) If accrued taxes when paid differ from the amounts claimed as credits by the corporation, or if any tax paid is refunded in whole or in part, the corporation shall at once notify the Commissioner, who shall redetermine the amount of the taxes for the year or years affected, and the amount of taxes due upon such redetermination, if any, shall be paid by the corporation upon notice and demand by the collector, or the amount of taxes overpaid, if any, shall be credited, or refunded to the corporation in accordance with the provisions of section 281. In the case of such a tax accrued but not paid, the Commissioner as a condition precedent to the allowance of this credit may require the corporation to give a bond with sureties satisfactory to and to be approved by him in such sum as he may require, conditioned upon the payment by the taxpayer of any amount of taxes found due upon any such redetermination; and the bond herein prescribed shall contain such further conditions as the Commissioner may require.

(c) The credits provided for in subdivision (a) of this section may, at the option of the taxpayer and irrespective of the method of accounting employed in keeping its books, be taken in the year in which the taxes of the foreign country or the possession of the United States accrued, subject, however, to the conditions prescribed in subdivision (b) of this section. If the taxpayer elects to take such credits in the year in which the taxes of the foreign country or the possession of the United States accrued, the credits for all subsequent years shall be taken upon the same basis.

(d) These credits shall be allowed only if the taxpayer furnishes evidence satisfactory to the Commissioner showing the amount of income derived from sources without the United States, and all other information necessary for the verification and computation of such credit.

(e) For the purposes of this section a domestic corporation which owns a majority of the voting stock of a foreign corporation from which it receives dividends (not deductible under section 234) in

any taxable year shall be deemed to have paid the same proportion of any income, war-profits, or excess-profits taxes paid by such foreign corporation to any foreign country or to any possession of the United States, upon or with respect to the accumulated profits of such foreign corporation from which such dividends were paid, which the amount of such dividends bears to the amount of such accumulated profits: *Provided*, That the credit allowed to any domestic corporation under this subdivision shall in no case exceed the same proportion of the taxes against which it is credited, which the amount of such dividends bears to the amount of the entire net income of the domestic corporation in which such dividends are included. The term "accumulated profits" when used in this subdivision in reference to a foreign corporation, means the amount of its gains, profits, or income in excess of the income, war-profits, and excess-profits taxes imposed upon or with respect to such profits or income; and the Commissioner with the approval of the Secretary shall have full power to determine from the accumulated profits of what year or years such dividends were paid; treating dividends paid in the first sixty days of any year as having been paid from the accumulated profits of the preceding year or years (unless to his satisfaction shown otherwise), and in other respects treating dividends as having been paid from the most recently accumulated gains, profits, or earnings. In the case of a foreign corporation, the income, war-profits, and excess-profits taxes of which are determined on the basis of an accounting period of less than one year, the word "year" as used in this subdivision shall be construed to mean such accounting period.

**INCOME TAX.**  
Proportion of foreign taxes on dividends received, deemed to have been paid by.

*Proviso.*  
Limitation on credit allowed.

Meaning of "accumulated profits."

Determination by Commissioner.

Accounting period of foreign corporations.

Corporations in United States possessions deemed foreign.

(f) For the purposes of this section a corporation entitled to the benefits of section 262 or 263 shall be treated as a foreign corporation.

Corporation returns.

**CORPORATION RETURNS.**

**SEC. 239. (a)** Every corporation subject to taxation under this title shall make a return, stating specifically the items of its gross income and the deductions and credits allowed by this title. The return shall be sworn to by the president, vice president, or other principal officer and by the treasurer or assistant treasurer. If any foreign corporation has no office or place of business in the United States but has an agent in the United States, the return shall be made by the agent. In cases where receivers, trustees in bankruptcy, or assignees are operating the property or business of corporations, such receivers, trustees, or assignees shall make returns for such corporations in the same manner and form as corporations are required to make returns. Any tax due on the basis of such returns made by receivers, trustees, or assignees shall be collected in the same manner as if collected from the corporations of whose business or property they have custody and control.

Specific requirements for making.

Foreign, without American office.

Receivers, trustees, etc.

Collections.

(b) Returns made under this section shall be subject to the provisions of section 226. In the case of a return made for a fractional part of a year, except a return made under subdivision (a) of section 226, the credit provided in subdivision (b) of section 236 shall be reduced to an amount which bears the same ratio to the full credit therein provided as the number of months in the period for which the return is made bears to twelve months.

Accounting.  
Reduction for part of a year.

(c) There shall be included in the return or appended thereto a statement of such facts as will enable the Commissioner to determine the portion of the earnings or profits of the corporation (including gains, profits and income not taxed) accumulated during the taxable year for which the return is made, which have been distributed or

Detailed statement to accompany returns.

INCOME TAX.

ordered to be distributed, respectively, to its shareholders during such year.

Consolidated returns.

CONSOLIDATED RETURNS OF CORPORATIONS.

Affiliated corporations may make, or separate.

SEC. 240. (a) Corporations which are affiliated within the meaning of this section may, for any taxable year, make separate returns or, under regulations prescribed by the Commissioner with the approval of the Secretary, make a consolidated return of net income for the purpose of this title, in which case the taxes thereunder shall be computed and determined upon the basis of such return. If return is made on either of such bases, all returns thereafter made shall be upon the same basis unless permission to change the basis is granted by the Commissioner.

Computation of proportionate assessments.

(b) In any case in which a tax is assessed upon the basis of a consolidated return, the total tax shall be computed in the first instance as a unit and shall then be assessed upon the respective affiliated corporations in such proportions as may be agreed upon among them, or, in the absence of any such agreement, then on the basis of the net income properly assignable to each. There shall be allowed in computing the income tax only one specific credit computed as provided in subdivision (b) of section 236.

Only one specific credit allowed. Ante, p. 285.

Corporations deemed affiliated. Stock ownership.

(c) For the purpose of this section two or more domestic corporations shall be deemed to be affiliated (1) if one corporation owns at least 95 per centum of the voting stock of the other or others, or (2) if at least 95 per centum of the voting stock of two or more corporations is owned by the same interests. A corporation organized under the China Trade Act, 1922, shall not be deemed to be affiliated with any other corporation within the meaning of this section.

China Trade corporations not affiliated. Vol. 42, p. 849.

Consolidation of accounts by Commissioner, of business controlled by same interests.

(d) In any case of two or more related trades or businesses (whether unincorporated or incorporated and whether organized in the United States or not) owned or controlled directly or indirectly by the same interests, the Commissioner may and at the request of the taxpayer shall, if necessary in order to make an accurate distribution or apportionment of gains, profits, income, deductions, or capital between or among such related trades or businesses, consolidate the accounts of such related trades or businesses.

Corporations in United States possessions deemed foreign.

(e) For the purposes of this section a corporation entitled to the benefits of section 262 shall be treated as a foreign corporation.

Corporation returns.

TIME AND PLACE FOR FILING CORPORATE RETURNS.

Time for filing. Ante, p. 281.

SEC. 241. (a) Returns of corporations shall be made at the same time as is provided in subdivision (a) of section 227, except that in the case of foreign corporations not having any office or place of business in the United States returns shall be made at the same time as provided in section 227 in the case of a nonresident alien individual.

To collector of district.

(b) Returns shall be made to the collector of the district in which is located the principal place of business or principal office or agency of the corporation, or, if it has no principal place of business or principal office or agency in the United States, then to the collector at Baltimore, Maryland.

At Baltimore, Md.

Insurance companies.

TAXES ON INSURANCE COMPANIES.

Meaning of "life insurance company."

SEC. 242. When used in this title the term "life insurance company" means an insurance company engaged in the business of issuing life insurance and annuity contracts (including contracts of combined life, health, and accident insurance), the reserve funds of which held for the fulfillment of such contracts comprise more than 50 per centum of its total reserve funds.

SEC. 243. In lieu of the taxes imposed by sections 230 and 700, there shall be levied, collected, and paid for each taxable year upon the net income of every life insurance company a tax as follows:

INCOME TAX.  
Tax on net income.

(1) In the case of a domestic life insurance company, the same percentage of its net income as is imposed upon other corporations by section 230;

Domestic life.

(2) In the case of a foreign life insurance company, the same percentage of its net income from sources within the United States as is imposed upon the net income of other corporations by section 230.

Foreign life, from United States sources.

SEC. 244. (a) In the case of a life insurance company the term "gross income" means the gross amount of income received during the taxable year from interest, dividends, and rents.

Sources of gross income.

(b) The term "reserve funds required by law" includes, in the case of assessment insurance, sums actually deposited by any company or association with State or Territorial officers pursuant to law as guaranty or reserve funds, and any funds maintained under the charter or articles of incorporation of the company or association exclusively for the payment of claims arising under certificates of membership or policies issued upon the assessment plan and not subject to any other use.

Application of "reserve funds required by law" to assessment companies.

SEC. 245. (a) In the case of a life insurance company the term "net income" means the gross income less—

Net income.  
Deductions from gross income.

(1) The amount of interest received during the taxable year which under paragraph (4) of subdivision (b) of section 213 is exempt from taxation under this title;

Exempt interest.

(2) An amount equal to the excess, if any, over the deduction specified in paragraph (1) of this subdivision, of 4 per centum of the mean of the reserve funds required by law and held at the beginning and end of the taxable year, plus (in case of life insurance companies issuing policies covering life, health, and accident insurance combined in one policy issued on the weekly premium payment plan, continuing for life and not subject to cancellation) 4 per centum of the mean of such reserve funds (not required by law) held at the beginning and end of the taxable year, as the Commissioner finds to be necessary for the protection of the holders of such policies only;

Reserve funds for weekly payment assessments.

(3) The amount received as dividends (A) from a domestic corporation other than a corporation entitled to the benefits of section 262, and other than a corporation organized under the China Trade Act, 1922, or (B) from any foreign corporation when it is shown to the satisfaction of the Commissioner that more than 50 per centum of the gross income of such foreign corporation for the three-year period ending with the close of its taxable year preceding the declaration of such dividends (or for such part of such period as the foreign corporation has been in existence) was derived from sources within the United States as determined under section 217;

Dividends from domestic corporations.

(4) An amount equal to 2 per centum of any sums held at the end of the taxable year as a reserve for dividends (other than dividends payable during the year following the taxable year) the payment of which is deferred for a period of not less than five years from the date of the policy contract;

From foreign, from United States sources.

Ante, p. 273.

Percentage of reserves for deferred dividends.

(5) Investment expenses paid during the taxable year: *Provided*, That if any general expenses are in part assigned to or included in the investment expenses, the total deduction under this paragraph shall not exceed one-fourth of 1 per centum of the book value of the mean of the invested assets held at the beginning and end of the taxable year;

Investment expenses.

Proviso.  
Limitation.

(6) Taxes and other expenses paid during the taxable year exclusively upon or with respect to the real estate owned by the com-

Real estate taxes.  
Exceptions.

## INCOME TAX.

For taxes paid on interests of shareholders.

Exhaustion, etc., of property.

Interest on debts.

Exception.

Specific money credits.

Real estate deductions limited.

Foreign companies. Determination of income of, from United States sources.

Insurance companies other than life or mutual.

Domestic.

Foreign.

Meaning of terms.

"Gross income."

pany, not including taxes assessed against local benefits of a kind tending to increase the value of the property assessed, and not including any amount paid out for new buildings, or for permanent improvements or betterments made to increase the value of any property. The deduction allowed by this paragraph shall be allowed in the case of taxes imposed upon a shareholder of a company upon his interest as shareholder, which are paid by the company without reimbursement from the shareholder, but in such cases no deduction shall be allowed the shareholder for the amount of such taxes;

(7) A reasonable allowance for the exhaustion, wear and tear of property, including a reasonable allowance for obsolescence;

(8) All interest paid or accrued within the taxable year on its indebtedness, except on indebtedness incurred or continued to purchase or carry obligations or securities (other than obligations of the United States issued after September 24, 1917, and originally subscribed for by the taxpayer) the interest upon which is wholly exempt from taxation under this title; and

(9) In the case of a domestic life insurance company, the net income of which (computed without the benefit of this paragraph) is \$25,000 or less, the sum of \$2,000; but if the net income is more than \$25,000 the tax imposed by section 243 shall not exceed the tax which would be payable if the \$2,000 credit were allowed, plus the amount of the net income in excess of \$25,000.

(b) No deduction shall be made under paragraphs (6) and (7) of subdivision (a) on account of any real estate owned and occupied in whole or in part by a life insurance company unless there is included in the return of gross income the rental value of the space so occupied. Such rental value shall be not less than a sum which in addition to any rents received from other tenants shall provide a net income (after deducting taxes, depreciation, and all other expenses) at the rate of 4 per centum per annum of the book value at the end of the taxable year of the real estate so owned or occupied.

(c) In the case of a foreign life insurance company the amount of its net income for any taxable year from sources within the United States shall be the same proportion of its net income for the taxable year from sources within and without the United States, which the reserve funds required by law and held by it at the end of the taxable year upon business transacted within the United States is of the reserve funds held by it at the end of the taxable year upon all business transacted.

SEC. 246. (a) In lieu of the taxes imposed by sections 230 and 700, there shall be levied, collected, and paid for each taxable year upon the net income of every insurance company (other than a life or mutual insurance company) a tax as follows:

(1) In the case of such a domestic insurance company the same percentage of its net income as is imposed upon other corporations by section 230;

(2) In the case of such a foreign insurance company the same percentage of its net income from sources within the United States as is imposed upon the net income of other corporations by section 230.

(b) In the case of an insurance company subject to the tax imposed by this section—

(1) The term "gross income" means the combined gross amount, earned during the taxable year, from investment income and from underwriting income as provided in this subdivision, computed on the basis of the underwriting and investment exhibit of the annual statement approved by the National Convention of Insurance Commissioners;

(2) The term "net income" means the gross income as defined in paragraph (1) of this subdivision less the deductions allowed by section 247;

INCOME TAX.  
"Net income."

(3) The term "investment income" means the gross amount of income earned during the taxable year from interest, dividends and rents, computed as follows:

"Investment in-  
come."

To all interest, dividends and rents received during the taxable year, add interest, dividends and rents due and accrued at the end of the taxable year, and deduct all interest, dividends and rents due and accrued at the end of the preceding taxable year;

Sources of.

(4) The term "underwriting income" means the premiums earned on insurance contracts during the taxable year less losses incurred and expenses incurred;

"Underwriting in-  
come."

(5) The term "premiums earned on insurance contracts during the taxable year" means an amount computed as follows:

"Premiums earned  
on contracts, etc."

From the amount of gross premiums written on insurance contracts during the taxable year, deduct return premiums and premiums paid for reinsurance. To the result so obtained add unearned premiums on outstanding business at the end of the preceding taxable year and deduct unearned premiums on outstanding business at the end of the taxable year;

Computation of.

(6) The term "losses incurred" means losses incurred during the taxable year on insurance contracts, computed as follows:

"Losses incurred."

To losses paid during the taxable year, add salvage and reinsurance recoverable outstanding at the end of the preceding taxable year, and deduct salvage and reinsurance recoverable outstanding at the end of the taxable year. To the result so obtained add all unpaid losses outstanding at the end of the taxable year and deduct unpaid losses outstanding at the end of the preceding taxable year;

Computation of.

(7) The term "expenses incurred" means all expenses shown on the annual statement approved by the National Convention of Insurance Commissioners, and shall be computed as follows:

"Expenses incurred."

To all expenses paid during the taxable year add expenses unpaid at the end of the taxable year and deduct expenses unpaid at the end of the preceding taxable year. For the purpose of computing the net income subject to the tax imposed by this section there shall be deducted from expenses incurred as defined in this paragraph all expenses incurred which are not allowed as deductions by section 247.

Computation of.

SEC. 247. (a) In computing the net income of an insurance company subject to the tax imposed by section 246 there shall be allowed as deductions:

Net income.  
Deductions allowed.

(1) All ordinary and necessary expenses incurred, as provided in paragraph (1) of subdivision (a) of section 234;

Business expenses.

(2) All interest as provided in paragraph (2) of subdivision (a) of section 234;

Interest on debts.

(3) Taxes as provided in paragraph (3) of subdivision (a) of section 234;

Taxes.

(4) Losses incurred;

Losses.

(5) Bad debts in the nature of agency balances and bills receivable ascertained to be worthless and charged off within the taxable year;

Worthless debts.

(6) The amount received as dividends from corporations as provided in paragraph (6) of subdivision (a) of section 234;

Dividends from do-  
mestic corporations.

(7) The amount of interest earned during the taxable year which under paragraph (4) of subdivision (b) of section 213 is exempt from taxation under this title, and the amount of interest allowed as a credit under section 236;

Exempt interest.

(8) A reasonable allowance for the exhaustion, wear and tear of property, as provided in paragraph (7) of subdivision (a) of section 234;

Exhaustion, etc., of  
property.

INCOME TAX.  
Specific money  
credits.

(9) In the case of such a domestic insurance company, the net income of which (computed without the benefit of this paragraph) is \$25,000 or less, the sum of \$2,000; but if the net income is more than \$25,000 the tax imposed by section 246 shall not exceed the tax which would be payable if the \$2,000 credit were allowed, plus the amount of the net income in excess of \$25,000.

Foreign corporations.  
Deductions for  
United States business.  
*Ante*, p. 285.

(b) In the case of a foreign corporation the deductions allowed in this section shall be allowed to the extent provided in subdivision (b) of section 234.

No duplications.

(c) Nothing in this section or in section 246 shall be construed to permit the same item to be twice deducted.

Administrative pro-  
visions.

#### PART IV.—ADMINISTRATIVE PROVISIONS.

Dividend payments.

##### RETURNS OF PAYMENTS OF DIVIDENDS.

Corporations to make  
specific returns of.

SEC. 254. Every corporation subject to the tax imposed by this title shall, when required by the Commissioner, render a correct return, duly verified under oath, of its payments of dividends, stating the name and address of each shareholder, the number of shares owned by him, and the amount of dividends paid to him.

Brokers.

##### RETURNS OF BROKERS.

Sworn returns of all  
business transactions  
to be made by.

SEC. 255. Every person doing business as a broker shall, when required by the Commissioner, render a correct return duly verified under oath, under such rules and regulations as the Commissioner, with the approval of the Secretary, may prescribe, showing the names of customers for whom such person has transacted any business, with such details as to the profits, losses, or other information which the Commissioner may require, as to each of such customers, as will enable the Commissioner to determine whether all income tax due on profits or gains of such customers has been paid.

Information at  
source.

##### INFORMATION AT SOURCE.

Persons making fixed  
payments to others to  
render returns thereof.

SEC. 256. All persons, in whatever capacity acting, including lessees or mortgagors of real or personal property, fiduciaries, and employers, making payment to another person, of interest, rent, salaries, wages, premiums, annuities, compensations, remunerations, emoluments, or other fixed or determinable gains, profits, and income (other than payments described in sections 254 and 255), of \$1,000 or more in any taxable year, or, in the case of such payments made by the United States, the officers or employees of the United States having information as to such payments and required to make returns in regard thereto by the regulations hereinafter provided for, shall render a true and accurate return to the Commissioner, under such regulations and in such form and manner and to such extent as may be prescribed by him with the approval of the Secretary, setting forth the amount of such gains, profits, and income, and the name and address of the recipient of such payment.

Interest on corpora-  
tion obligations.

Collection of foreign  
coupons, etc.

Such returns may be required, regardless of amounts, (1) in the case of payments of interest upon bonds, mortgages, deeds of trust, or other similar obligations of corporations, and (2) in the case of collections of items (not payable in the United States) of interest upon the bonds of foreign countries and interest upon the bonds of and dividends from foreign corporations by persons undertaking as a matter of business or for profit the collection of foreign payments of such interest or dividends by means of coupons, checks, or bills of exchange.

When necessary to make effective the provisions of this section the name and address of the recipient of income shall be furnished upon demand of the person paying the income.

**INCOME TAX.**  
Name and address on demand.

The provisions of this section shall not apply to the payment of interest on obligations of the United States.

Not applicable to Federal securities.

**RETURNS TO BE PUBLIC RECORDS.**

Publicity.

**SEC. 257. (a)** Returns upon which the tax has been determined by the Commissioner shall constitute public records; but they shall be open to inspection only upon order of the President, and under rules and regulations prescribed by the Secretary and approved by the President: *Provided*, That the Committee on Ways and Means of the House of Representatives, the Committee on Finance of the Senate, or a special committee of the Senate or House, shall have the right to call on the Secretary of the Treasury for, and it shall be his duty to furnish, any data of any character contained in or shown by the returns or any of them, that may be required by the committee; and any such committee shall have the right, acting directly as a committee, or by and through such examiners or agents as it may designate or appoint, to inspect all or any of the returns at such times and in such manner as it may determine; and any relevant or useful information thus obtained may be submitted by the committee obtaining it to the Senate or the House, or to both the Senate and House, as the case may be: *Provided further*, That the proper officers of any State may, upon the request of the governor thereof, have access to the returns of any corporation, or to an abstract thereof showing the name and income of the corporation, at such times and in such manner as the Secretary may prescribe: *Provided further*, That all bona fide shareholders of record owning 1 per centum or more of the outstanding stock of any corporation shall, upon making request of the Commissioner, be allowed to examine the annual income returns of such corporation and of its subsidiaries. Any shareholder who pursuant to the provisions of this section is allowed to examine the return of any corporation, and who makes known in any manner whatever not provided by law the amount or source of income, profits, losses, expenditures, or any particular thereof, set forth or disclosed in any such return, shall be guilty of a misdemeanor and be punished by a fine not exceeding \$1,000 or by imprisonment not exceeding one year, or both.

Returns to be public records.  
Inspection restricted.

*Provisos.*  
Data from, to be furnished committees of Congress.

Inspection by committees, etc.

Access allowed State officers to corporation returns.

Shareholders allowed to examine income returns of their corporations.

Punishment for unauthorized divulging of information from.

**(b)** The Commissioner shall as soon as practicable in each year cause to be prepared and made available to public inspection in such manner as he may determine, in the office of the collector in each internal-revenue district and in such other places as he may determine, lists containing the name and the post-office address of each person making an income-tax return in such district, together with the amount of the income tax paid by such person.

List of income taxpayers to be prepared for inspection in office of collectors.

**PUBLICATION OF STATISTICS.**

Statistics.

**SEC. 258.** The Commissioner, with the approval of the Secretary, shall prepare and publish annually statistics reasonably available with respect to the operation of the income, war-profits and excess-profits tax laws, including classifications of taxpayers and of income, the amounts allowed as deductions, exemptions, and credits, and any other facts deemed pertinent and valuable.

Annual publication directed of operation, etc., of income laws.

**COLLECTION OF FOREIGN ITEMS.**

Collection of foreign items.

**SEC. 259.** All persons undertaking as a matter of business or for profit the collection of foreign payments of interest or dividends by

Licenses required for collecting foreign coupons, dividends, etc.

**INCOME TAX.**

means of coupons, checks, or bills of exchange shall obtain a license from the Commissioner and shall be subject to such regulations enabling the Government to obtain the information required under this title as the Commissioner, with the approval of the Secretary, shall prescribe; and whoever knowingly undertakes to collect such payments without having obtained a license therefor, or without complying with such regulations, shall be guilty of a misdemeanor and shall be fined not more than \$5,000, or imprisoned for not more than one year, or both.

Punishment for collecting without license, etc.

Citizens of United States possessions.

**CITIZENS OF POSSESSIONS OF THE UNITED STATES.**

Nonresidents of United States, taxable only on income from United States sources.

**SEC. 260.** Any individual who is a citizen of any possession of the United States (but not otherwise a citizen of the United States) and who is not a resident of the United States, shall be subject to taxation under this title only as to income derived from sources within the United States, and in such case the tax shall be computed and paid in the same manner and subject to the same conditions as in the case of other persons who are taxable only as to income derived from such sources.

Virgin Islands. Payment of taxes in, not affected. Vol. 42, p. 123.

Nothing in this section shall be construed to alter or amend the provisions of the Act entitled "An Act making appropriations for the naval service for the fiscal year ending June 30, 1922, and for other purposes," approved July 12, 1921, relating to the imposition of income taxes in the Virgin Islands of the United States.

Porto Rico and Philippines.

**PORTO RICO AND THE PHILIPPINE ISLANDS.**

Insular officials to collect tax. Vol. 38, p. 180; Vol. 39, p. 776; Vol. 40, p. 1087. Authority of insular legislatures.

**SEC. 261.** In Porto Rico and the Philippine Islands the income tax shall be levied, assessed, collected, and paid as provided by law prior to the enactment of this Act.

The Porto Rican or the Philippine Legislature shall have power by due enactment to amend, alter, modify, or repeal the income tax laws in force in Porto Rico or the Philippine Islands, respectively.

Income from United States possessions.

**INCOME FROM SOURCES WITHIN THE POSSESSIONS OF THE UNITED STATES.**

Gross income of citizens, etc., deemed from United States sources.

**SEC. 262.** (a) In the case of citizens of the United States or domestic corporations, satisfying the following conditions, gross income means only gross income from sources within the United States—

If 80 per cent derived from United States sources.

(1) If 80 per centum or more of the gross income of such citizen or domestic corporation (computed without the benefit of this section), for the three-year period immediately preceding the close of the taxable year (or for such part of such period immediately preceding the close of such taxable year as may be applicable) was derived from sources within a possession of the United States; and

Corporations deriving 50 per cent from active business therein.

(2) If, in the case of such corporation, 50 per centum or more of its gross income (computed without the benefit of this section) for such period or such part thereof was derived from the active conduct of a trade or business within a possession of the United States; or

Citizens deriving 50 per cent from active business therein.

(3) If, in the case of such citizen, 50 per centum or more of his gross income (computed without the benefit of this section) for such period or such part thereof was derived from the active conduct of a trade or business within a possession of the United States either on his own account or as an employee or agent of another.

All amounts received in United States included in gross income.

(b) Notwithstanding the provisions of subdivision (a) there shall be included in gross income all amounts received by such citizens or corporations within the United States, whether derived from sources within or without the United States.

(c) As used in this section the term "possession of the United States" does not include the Virgin Islands of the United States.

INCOME TAX.  
Virgin Islands not included.

CHINA TRADE ACT CORPORATIONS.

China Trade Corporations.

SEC. 263. (a) For the purpose only of the tax imposed by section 230 there shall be allowed, in the case of a corporation organized under the China Trade Act, 1922, a credit of an amount equal to the proportion of the net income derived from sources within China (determined in a similar manner to that provided in section 217) which the par value of the shares of stock of the corporation owned on the last day of the taxable year by individual citizens of the United States or China, resident in China, bears to the par value of the whole number of shares of stock of the corporation outstanding on such date: *Provided*, That in no case shall the amount by which the tax imposed by section 230 is diminished by reason of such credit exceed the amount of the special dividend certified under subdivision (b) of this section.

Credit for proportion of income from China sources bears to shares of residents in China. Vol. 42, p. 855. Post, p. 936.

*Proviso.*  
Limitation.

(b) Such credit shall not be allowed unless the Secretary of Commerce has certified to the Commissioner—

Conditions.

(1) The amount which, during the year ending on the date fixed by law for filing the return, the corporation has distributed as a special dividend to or for the benefit of such individuals as on the last day of the taxable year were citizens of the United States or China, resident in China, and owned shares of stock of the corporation;

Credit subject to special dividends to residents in China.

(2) That such special dividend was in addition to all other amounts, payable or to be payable to such individuals or for their benefit, by reason of their interest in the corporation; and

Additional to other dividends.

(3) That such distribution has been made to or for the benefit of such individuals in proportion to the par value of the shares of stock of the corporation owned by each; except that if the corporation has more than one class of stock, the certificate shall contain a statement that the articles of incorporation provide a method for the apportionment of such special dividend among such individuals, and that the amount certified has been distributed in accordance with the method so provided.

Dividends in proportion to stock owned.

(c) For the purposes of this section shares of stock of a corporation shall be considered to be owned by the person in whom the equitable right to the income from such shares is in good faith vested.

Ownership of stock.

(d) As used in this section the term "China" shall have the same meaning as when used in the China Trade Act, 1922.

Meaning of "China."

PART V.—PAYMENT, COLLECTION, AND REFUND OF TAX AND PENALTIES.

Payment etc.. of tax, etc.

DATE ON WHICH TAX SHALL BE PAID.

Date of payment.

SEC. 270. (a) Except as provided in subdivisions (b), (c), and (d) of this section the total amount of tax imposed by this title shall be paid—

Time designated.

(1) In the case of a taxpayer, other than a nonresident alien individual, and other than a foreign corporation not having an office or place of business in the United States, on or before the fifteenth day of March following the close of the calendar year, or, if the return should be made on the basis of a fiscal year, then on or before the fifteenth day of the third month following the close of the fiscal year; and

For taxpayers, other than nonresident aliens, etc.

**INCOME TAX.**  
 Nonresident aliens,  
 and foreign corporations  
 without office in  
 United States.

(2) In the case of a nonresident alien individual, and of a foreign corporation not having an office or place of business in the United States, on or before the fifteenth day of June following the close of the calendar year, or, if the return should be made on the basis of a fiscal year, then on or before the fifteenth day of the sixth month following the close of the fiscal year.

Allowed in four in-  
 stallments.

(b) (1) The taxpayer may elect to pay the tax in four equal installments, in which case the first installment shall be paid on or before the latest date prescribed in subdivision (a) for the payment of the tax by the taxpayer, the second installment shall be paid on or before the fifteenth day of the third month, the third installment on or before the fifteenth day of the sixth month, and the fourth installment on or before the fifteenth day of the ninth month, after such date.

Whole amount on  
 default.

(2) If any installment is not paid on the date fixed for its payment, the whole amount of the tax unpaid shall be paid upon notice and demand from the collector.

Extension allowed on  
 request.

(c) (1) At the request of the taxpayer, the Commissioner may extend the time for payment of the amount determined as the tax by the taxpayer, or any installment thereof, for a period not to exceed six months from the date prescribed in subdivision (a) or (b) for the payment of the tax or an installment thereof. In such case the amount in respect of which the extension is granted shall be paid on or before the date of the expiration of the period of the extension.

Payment on expira-  
 tion of.

(2) If the time for payment is thus extended there shall be collected, as a part of such amount, interest thereon at the rate of 6 per centum per annum from the date when such payment should have been made if no extension had been granted, until the expiration of the period of the extension.

Interest on extension.

Not applicable to  
 payments at source.  
*Ante*, pp. 277, 285.

(d) The provisions of this section shall not apply to the payment of a tax required to be withheld at the source under section 221 or 237.

Examination of re-  
 turns, etc.

**EXAMINATION OF RETURN AND DETERMINATION OF TAX.**

To be as soon as  
 practicable.

SEC. 271. As soon as practicable after the return is filed the Commissioner shall examine it and shall determine the correct amount of the tax.

Overpayments.

**OVERPAYMENTS.**

Credit if installment  
 payment exceeds cor-  
 rect amount.

SEC. 272. If the taxpayer has paid as an installment of the tax more than the amount determined to be the correct amount of such installment, the excess shall be credited against the unpaid installments, if any. If the amount already paid, whether or not on the basis of installments, exceeds the amount determined to be the correct amount of the tax, the excess shall be credited or refunded as provided in section 281.

Credit or refund if  
 paid.

*Post*, p. 301.

Deficiency in tax.

**DEFICIENCY IN TAX.**

Meaning of term.  
 If amount of tax ex-  
 ceeds return by tax-  
 payer.

SEC. 273. As used in this title the term "deficiency" means—

Conditions.

(1) The amount by which the tax imposed by this title exceeds the amount shown as the tax by the taxpayer upon his return; but the amount so shown on the return shall first be increased by the amounts previously assessed (or collected without assessment) as a deficiency, and decreased by the amounts previously abated, credited, refunded, or otherwise repaid in respect of such tax; or

Amount of tax ex-  
 ceeding previous assess-  
 ment.

(2) If no amount is shown as the tax by the taxpayer upon his return, or if no return is made by the taxpayer, then the amount

by which the tax exceeds the amounts previously assessed (or collected without assessment) as a deficiency; but such amounts previously assessed, or collected without assessment, shall first be decreased by the amounts previously abated, credited, refunded, or otherwise repaid in respect of such tax.

SEC. 274. (a) If, in the case of any taxpayer, the Commissioner determines that there is a deficiency in respect of the tax imposed by this title, the taxpayer, except as provided in subdivision (d), shall be notified of such deficiency by registered mail, but such deficiency shall be assessed only as hereinafter provided. Within 60 days after such notice is mailed the taxpayer may file an appeal with the Board of Tax Appeals established by section 900.

(b) If the Board determines that there is a deficiency, the amount so determined shall be assessed and shall be paid upon notice and demand from the collector. No part of the amount determined as a deficiency by the Commissioner but disallowed as such by the Board shall be assessed, but a proceeding in court may be begun, without assessment, for the collection of any part of the amount so disallowed. The court shall include in its judgment interest upon the amount thereof at the rate of 6 per centum per annum from the date prescribed for the payment of the tax to the date of the judgment. Such proceeding shall be begun within one year after the final decision of the Board, and may be begun within such year even though the period of limitation prescribed in section 277 has expired.

(c) If the taxpayer does not file an appeal with the Board within the time prescribed in subdivision (a) of this section, the deficiency of which the taxpayer has been notified shall be assessed, and shall be paid upon notice and demand from the collector.

(d) If the Commissioner believes that the assessment or collection of a deficiency will be jeopardized by delay such deficiency shall be assessed immediately and notice and demand shall be made by the collector for the payment thereof. In such case the assessment may be made (1) without giving the notice provided in subdivision (a) of this section, or (2) before the expiration of the 60-day period provided in subdivision (a) of this section even though such notice has been given, or (3) at any time prior to the final decision by the Board upon such deficiency even though the taxpayer has filed an appeal. If the taxpayer does not file a claim in abatement as provided in section 279 the deficiency so assessed (or, if the claim so filed covers only a part of the deficiency, then the amount not covered by the claim) shall be paid upon notice and demand from the collector.

(e) If the taxpayer has elected to pay the tax in installments and a deficiency has been assessed, the deficiency shall be prorated to the four installments. Except as provided in subdivision (d) of this section, that part of the deficiency so prorated to any installment the date for payment of which has not arrived, shall be collected at the same time as and as part of such installment. That part of the deficiency so prorated to any installment the date for payment of which has arrived, shall be paid upon notice and demand from the collector.

(f) Interest upon the amount determined as a deficiency, or, if the tax is paid in installments, upon the part of the deficiency prorated to each installment, shall be assessed at the same time as the deficiency, shall be paid upon notice and demand from the collector, and shall be collected as a part of the tax, at the rate of 6 per centum per annum from the date prescribed for the payment of the tax, or the payment of such installment, to the date the deficiency is assessed.

INCOME TAX.

Notice to taxpayer of deficiency.

Appeal to Board of Tax Appeals.

Post, p. 336.

Payment on determination of Board.

Suit by Commissioner for amount disallowed.

Interest on judgment by court.

Time limit for proceedings.

Payment on demand if no appeal filed.

Immediate assessment, etc., if collection jeopardized by delay.

Payment on demand if no appeal filed.

Prorating of deficiency to installment payments.

Interest authorized.

**INCOME TAX.**  
Extension allowed to avoid undue hardship to taxpayer.

(g) Where it is shown to the satisfaction of the Commissioner that the payment of a deficiency upon the date prescribed for the payment thereof will result in undue hardship to the taxpayer the Commissioner, with the approval of the Secretary (except where the deficiency is due to negligence, to intentional disregard of rules and regulations, or to fraud with intent to evade tax), may grant an extension for the payment of such deficiency or any part thereof for a period not in excess of eighteen months. If an extension is granted, the Commissioner may require the taxpayer to furnish a bond in such amount, not exceeding double the amount of the deficiency, and with such sureties, as the Commissioner deems necessary, conditioned upon the payment of the deficiency in accordance with the terms of the extension. In such case there shall be collected, as a part of the tax, interest on the part of the deficiency the time for payment of which is so extended, at the rate of 6 per centum per annum for the period of the extension, and no other interest shall be collected on such part of the deficiency for such period. If the part of the deficiency the time for payment of which is so extended is not paid in accordance with the terms of the extension, there shall be collected, as a part of the tax, interest on such unpaid amount at the rate of 1 per centum a month for the period from the time fixed by the terms of the extension for its payment until it is paid, and no other interest shall be collected on such unpaid amount for such period.

Bond required.

Interest of deficiency.

Additional interest if not paid on extension.

Additions to tax.

**ADDITIONS TO THE TAX IN CASE OF DEFICIENCY.**

If deficiency due to negligence, etc.

SEC. 275. (a) If any part of any deficiency is due to negligence, or intentional disregard of rules and regulations but without intent to defraud, 5 per centum of the total amount of the deficiency (in addition to such deficiency) shall be assessed, collected, and paid in the same manner as if it were a deficiency, except that the provisions of subdivisions (e) and (f) of section 274 shall not be applicable.

If from fraudulent evasion.

(b) If any part of any deficiency is due to fraud with intent to evade tax, then 50 per centum of the total amount of the deficiency (in addition to such deficiency) shall be so assessed, collected, and paid, in lieu of the 50 per centum addition to the tax provided in section 3176 of the Revised Statutes, as amended.

Post, p. 339.

Delinquencies.

**ADDITIONS TO THE TAX IN CASE OF DELINQUENCY.**

Interest if tax not paid when due.

SEC. 276. (a) (1) Where the amount determined by the taxpayer as the tax imposed by this title, or any installment thereof, or any part of such amount or installment, is not paid at the time prescribed for its payment, there shall be collected as a part of the tax, interest upon such unpaid amount at the rate of 1 per centum a month from the date prescribed for its payment until it is paid.

If tax and interest on extension not paid in full.

(2) Where an extension of time for payment of the amount so determined as the tax by the taxpayer, or any installment thereof, has been granted, and the amount the time for payment of which has been extended, and the interest thereon determined under paragraph (2) of subdivision (c) of section 270, is not paid in full prior to the expiration of the period of the extension, then, in lieu of the interest provided for in paragraph (1) of this subdivision, interest at the rate of 1 per centum a month shall be collected on such unpaid amount from the date of the expiration of the period of the extension until it is paid.

Interest, if deficiency, etc., not paid on notice and demand.

(b) Where a deficiency, or any interest or additional amounts assessed in connection therewith under subdivision (f) of section 274, or under section 275, or any addition to the tax in case of delinquency provided for in section 3176 of the Revised Statutes, as

Post, p. 339.

amended, is not paid in full within ten days from the date of notice and demand from the collector, there shall be collected as part of the tax, interest upon the unpaid amount at the rate of 1 per centum a month from the date of such notice and demand until it is paid. If any part of a deficiency prorated to any unpaid installment under subdivision (e) of section 274 is not paid in full on the date prescribed for the payment of such installment, there shall be collected as part of the tax interest upon the unpaid amount at the rate of 1 per centum a month from such date until it is paid.

INCOME TAX.

Nonpayment of prorated installments.

(c) In the case of estates of incompetent, deceased, or insolvent persons, there shall be collected interest at the rate of 6 per centum per annum in lieu of the interest provided in subdivisions (a) and (b) of this section.

Interest rate on estates of incompetents and insolvents.

(d) If a claim in abatement is filed, as provided in section 279, the provisions of subdivisions (b) and (c) of this section shall not apply to the amount covered by the claim in abatement.

Not applicable to claims in abatement. *Post*, p. 300.

PERIOD OF LIMITATION UPON ASSESSMENT AND COLLECTION OF TAX.

Limitation on assessment and collection.

SEC. 277. (a) Except as provided in section 278 and in subdivision (b) of section 274 and in subdivision (b) of section 279—

Periods designated.

(1) The amount of income, excess-profits, and war-profits taxes imposed by the Revenue Act of 1921, and by such Act as amended, for the taxable year 1921 and succeeding taxable years, and the amount of income taxes imposed by this Act, shall be assessed within four years after the return was filed, and no proceeding in court for the collection of such taxes shall be begun after the expiration of such period.

For assessing income, etc., under Act of 1921, and this Act.

Proceedings for collection restricted.

(2) The amount of income, excess-profits, and war-profits taxes imposed by the Act entitled "An Act to provide revenue, equalize duties, and encourage the industries of the United States, and for other purposes," approved August 5, 1909, the Act entitled "An Act to reduce tariff duties and to provide revenue for the Government, and for other purposes," approved October 3, 1913, the Revenue Act of 1916, the Revenue Act of 1917, the Revenue Act of 1918, and by any such Act as amended, shall be assessed within five years after the return was filed, and no proceeding in court for the collection of such taxes shall be begun after the expiration of such period.

For taxes under prior Acts. Vol. 36, p. 112.

Vol. 38, p. 166.

Vol. 39, pp. 756, 1004; Vol. 40, pp. 300, 1057.

Proceedings for collection restricted.

(3) In the case of income received during the lifetime of a decedent, the tax shall be assessed, and any proceeding in court for the collection of such tax shall be begun, within one year after written request therefor (filed after the return is made) by the executor, administrator, or other fiduciary representing the estate of such decedent, but not after the expiration of the period prescribed for the assessment of the tax in paragraph (1) or (2) of this subdivision.

Income received during life of a decedent, on request of executor, etc.

(b) The period within which an assessment is required to be made by subdivision (a) of this section in respect of any deficiency shall be extended (1) by 60 days if a notice of such deficiency has been mailed to the taxpayer under subdivision (a) of section 274 and no appeal has been filed with the Board of Tax Appeals, or, (2) if an appeal has been filed, then by the number of days between the date of the mailing of such notice and the date of the final decision by the Board.

Time extension on notice of deficiency.

If appeal filed.

SEC. 278. (a) In the case of a false or fraudulent return with intent to evade tax or of a failure to file a return the tax may be assessed, or a proceeding in court for the collection of such tax may be begun without assessment, at any time.

Assessment, etc., at any time in case of fraud.

INCOME TAX.  
Assessment, etc., of  
deficiencies under prior  
Acts.

(b) Any deficiency attributable to a change in a deduction tentatively allowed under paragraph (9) of subdivision (a) of section 214, or paragraph (8) of subdivision (a) of section 234, of the Revenue Act of 1918 or the Revenue Act of 1921, may be assessed, or a proceeding in court for the collection of such tax may be begun without assessment, at any time.

With written consent of Commissioner and taxpayer.

(c) Where both the Commissioner and the taxpayer have consented in writing to the assessment of the tax after the time prescribed in section 277 for its assessment the tax may be assessed at any time prior to the expiration of the period agreed upon.

Collection by distraint, etc.

(d) Where the assessment of the tax is made within the period prescribed in section 277 or in this section, such tax may be collected by distraint or by a proceeding in court, begun within six years after the assessment of the tax. Nothing in this Act shall be construed as preventing the beginning, without assessment, of a proceeding in court for the collection of the tax at any time before the expiration of the period within which an assessment may be made.

Court proceedings without assessment, etc.

No assessment, etc., if barred by time limitations, etc.

(e) This section shall not (1) authorize the assessment of a tax or the collection thereof by distraint or by a proceeding in court if at the time of the enactment of this Act such assessment, distraint, or proceeding was barred by the period of limitation then in existence, or (2) affect any assessment made, or distraint or proceeding in court begun, before the enactment of this Act.

Prior assessments, etc., not affected.

Claims in abatement.

CLAIMS IN ABATEMENT.

Time for filing, with collector, after notice of deficiency, and demand for payment.

SEC. 279. (a) If a deficiency has been assessed under subdivision (d) of section 274, the taxpayer, within 10 days after notice and demand from the collector for the payment thereof, may file with the collector a claim for the abatement of such deficiency, or any part thereof, or of any interest or additional amounts assessed in connection therewith, or of any part of any such interest or additional amounts. Such claim shall be accompanied by a bond, in such amount, not exceeding double the amount of the claim, and with such sureties, as the collector deems necessary, conditioned upon the payment of so much of the amount of the claim as is not abated, together with interest thereon as provided in subdivision (c) of this section. Upon the filing of such claim and bond, the collection of so much of the amount assessed as is covered by such claim and bond shall be stayed pending the final disposition of the claim.

Bond required.

Collection to be stayed.

Notification of action by Commissioner.

(b) If a claim is filed as provided in subdivision (a) of this section the collector shall transmit the claim immediately to the Commissioner who shall by registered mail notify the taxpayer of his decision on the claim. The taxpayer may within 60 days after such notice is mailed file an appeal with the Board of Tax Appeals. If the claim is denied in whole or in part by the Commissioner (or by the Board in case an appeal has been filed) the amount, the claim for which is denied, shall be collected as part of the tax upon notice and demand from the collector, and the amount, the claim for which is allowed, shall be abated. A proceeding in court may be begun for any part of the amount, claim for which is allowed by the Board. Such proceeding shall be begun within one year after the final decision of the Board, and may be begun within such year even though the period of limitation prescribed in section 277 has expired.

Appeal to Board.

Proceedings in court.

Time for.

Interest on amount of claim denied.

(c) If the claim in abatement is denied in whole or in part, there shall be collected, at the same time as the part of the claim denied, and as a part of the tax, interest at the rate of 6 per centum per annum upon the amount of the claim denied, from the date of notice

and demand from the collector under subdivision (d) of section 274 to the date of the notice and demand under subdivision (b) of this section. If the amount included in the notice and demand from the collector under subdivision (b) of this section is not paid in full within 10 days after such notice and demand, then there shall be collected, as part of the tax, interest upon the unpaid amount at the rate of 1 per centum a month (or, in the case of estates of incompetent, deceased, or insolvent persons, at the rate of 6 per centum per annum) from the date of such notice and demand until it is paid.

(d) Except as provided in this section, no claim in abatement shall be filed in respect of any assessment made after the enactment of this Act in respect of any income, war-profits, or excess-profits tax.

## INCOME TAX.

Additional, if not paid on demand.

No other claim for abatement to be filed hereafter.

## TAXES UNDER PRIOR ACTS.

Taxes under prior Acts.

SEC. 280. If after the enactment of this Act the Commissioner determines that any assessment should be made in respect of any income, war-profits, or excess-profits tax imposed by the Revenue Act of 1916, the Revenue Act of 1917, the Revenue Act of 1918, or the Revenue Act of 1921, or by any such Act as amended, the amount which should be assessed (whether as deficiency or as interest, penalty, or other addition to the tax) shall be computed as if this Act had not been enacted, but the amount so computed shall be assessed, collected, and paid in the same manner and subject to the same provisions and limitations (including the provisions in case of delinquency in payment after notice and demand) as in the case of the taxes imposed by this title, except as otherwise provided in section 277.

Assessment and payment under provisions thereof.  
Vol. 39, pp. 756-777.  
Vol. 40, pp. 300-308; 1057-1066.  
Vol. 42, pp. 227-271.

Exception.  
*Ante*, p. 299.

Credits and refunds.

## CREDITS AND REFUNDS.

SEC. 281. (a) Where there has been an overpayment of any income, war-profits, or excess-profits tax imposed by this Act, the Act entitled "An Act to provide revenue, equalize duties, and encourage the industries of the United States, and for other purposes," approved August 5, 1909, the Act entitled "An Act to reduce tariff duties and to provide revenue for the Government, and for other purposes," approved October 3, 1913, the Revenue Act of 1916, the Revenue Act of 1917, the Revenue Act of 1918, or the Revenue Act of 1921, or any such Act as amended, the amount of such overpayment shall be credited against any income, war-profits, or excess-profits tax or installment thereof then due from the taxpayer, and any balance of such excess shall be refunded immediately to the taxpayer.

Allowed for excess payments under this and former Acts.  
Vol. 34, p. 112.

Vol. 38, p. 166.  
Vol. 39, pp. 758, 1004;  
Vol. 40, pp. 300, 1057.

Vol. 42, p. 227.

(b) Except as provided in subdivisions (c) and (e) of this section, (1) no such credit or refund shall be allowed or made after four years from the time the tax was paid, unless before the expiration of such four years a claim therefor is filed by the taxpayer, nor (2) shall the amount of the credit or refund exceed the portion of the tax paid during the four years immediately preceding the filing of the claim or, if no claim was filed, then during the four years immediately preceding the allowance of the credit or refund.

Claims to be filed in four years.  
Exceptions.

(c) If the invested capital of a taxpayer is decreased by the Commissioner, and such decrease is due to the fact that the taxpayer failed to take adequate deductions in previous years, with the result that there has been an overpayment of income, war-profits, or excess-profits taxes in any previous year or years, then the amount of such overpayment shall be credited or refunded, without the filing of a claim therefor, notwithstanding the period of limitation provided for in subdivision (b) has expired.

Allowance without claim if invested capital decreased by Commissioner.

INCOME TAX.  
Refund or credit to  
withholding agent.

(d) Where there has been an overpayment of tax under section 221 or 237 any refund or credit made under the provisions of this section shall be made to the withholding agent unless the amount of such tax was actually withheld by the withholding agent.

Extension if waiver  
of right to have tax  
determined within five  
years has been filed.  
Post, p. 1115.

(e) If the taxpayer has, within five years from the time the return for the taxable year 1917 was due, filed a waiver of his right to have the taxes due for such taxable year determined and assessed within five years after the return was filed, or if he has, on or before June 15, 1924, filed such a waiver in respect of the taxes due for the taxable year 1918, then such credit or refund relating to the taxes for the year in respect of which the waiver was filed shall be allowed or made if claim therefor is filed either on or before April 1, 1925, or within four years from the time the tax was paid.

Allowances of prior  
claims not barred.

(f) This section shall not (1) bar from allowance a claim for credit or refund filed prior to the enactment of this Act which but for such enactment would have been allowable, or (2) bar from allowance a claim in respect of a tax for the taxable year 1919 or 1920 if such claim is filed before the expiration of five years after the date the return was due.

Closing of taxable  
year.

#### CLOSING BY COMMISSIONER OF TAXABLE YEAR.

Immediate payment  
if Commissioner find  
acts of taxpayer prej-  
udice collection, etc.

SEC. 282. (a) If the Commissioner finds that a taxpayer designs quickly to depart from the United States or to remove his property therefrom, or to conceal himself or his property therein, or to do any other act tending to prejudice or to render wholly or partly ineffectual proceedings to collect the tax for the taxable year then last past or the taxable year then current unless such proceedings be brought without delay, the Commissioner shall declare the taxable period for such taxpayer immediately terminated and shall cause notice of such finding and declaration to be given the taxpayer, together with a demand for immediate payment of the tax for the taxable period so declared terminated and of the tax for the preceding taxable year or so much of such tax as is unpaid, whether or not the time otherwise allowed by law for filing return and paying the tax has expired; and such taxes shall thereupon become immediately due and payable. In any proceeding in court brought to enforce payment of taxes made due and payable by virtue of the provisions of this section the finding of the Commissioner, made as herein provided, whether made after notice to the taxpayer or not, shall be for all purposes presumptive evidence of the taxpayer's design.

Notice to be given of  
finding, demand, etc.

Finding of Commis-  
sioner, a presumption  
of intent.

Bond accepted if tax-  
payer not in default.

(b) A taxpayer who is not in default in making any return or paying income, war-profits, or excess-profits tax under any Act of Congress may furnish to the United States, under regulations to be prescribed by the Commissioner, with the approval of the Secretary, security approved by the Commissioner that he will duly make the return next thereafter required to be filed and pay the tax next thereafter required to be paid. The Commissioner may approve and accept in like manner security for return and payment of taxes made due and payable by virtue of the provisions of this section, provided the taxpayer has paid in full all other income, war-profits, or excess-profits taxes due from him under any Act of Congress.

Condition of accep-  
tance.

Enforcement proceed-  
ings suspended, on ap-  
proval of bond.

(c) If security is approved and accepted pursuant to the provisions of this section and such further or other security with respect to the tax or taxes covered thereby is given as the Commissioner shall from time to time find necessary and require, payment of such taxes shall not be enforced by any proceedings under the provisions of this section prior to the expiration of the time otherwise allowed for paying such respective taxes.

(d) In the case of a citizen of the United States about to depart from the United States the Commissioner may, at his discretion, waive any or all of the requirements placed on the taxpayer by this section.

**INCOME TAX.**  
Discretionary waiving of requirements of citizens.

(e) No alien shall depart from the United States unless he first procures from the collector or agent in charge a certificate that he has complied with all the obligations imposed upon him by the income, war-profits, and excess-profits tax laws.

Aliens before going abroad must furnish certificate of taxes paid.

(f) If a taxpayer violates or attempts to violate this section there shall, in addition to all other penalties, be added as part of the tax 25 per centum of the total amount of the tax or deficiency in the tax, together with interest at the rate of 1 per centum a month from the time the tax became due.

Additional tax for violations hereof.

**EFFECTIVE DATE OF TITLE.**

Effective date.

SEC. 283. This title shall take effect as of January 1, 1924.

As of January 1, 1924.

**TITLE III.**

Title III.

**PART I.—ESTATE TAX.**

**ESTATE TAX.**

SEC. 300. When used in Part I of this title—

Terms construed.

The term "executor" means the executor or administrator of the decedent, or, if there is no executor or administrator appointed, qualified, and acting within the United States, then any person in actual or constructive possession of any property of the decedent;

"Executor."

The term "net estate" means the net estate as determined under the provisions of section 303;

"Net estate."

The term "month" means calendar month; and

"Month."

The term "collector" means the collector of internal revenue of the district in which was the domicile of the decedent at the time of his death, or, if there was no such domicile in the United States, then the collector of the district in which is situated the part of the gross estate of the decedent in the United States, or, if such part of the gross estate is situated in more than one district, then the collector of internal revenue of such district as may be designated by the Commissioner.

"Collector."

SEC. 301. (a) In lieu of the tax imposed by Title IV of the Revenue Act of 1921, a tax equal to the sum of the following percentages of the value of the net estate (determined as provided in section 303) is hereby imposed upon the transfer of the net estate of every decedent dying after the enactment of this Act, whether a resident or nonresident of the United States:

Tax levied on transfers of estates hereafter. Vol. 42, p. 277.

1 per centum of the amount of the net estate not in excess of \$50,000;

2 per centum of the amount by which the net estate exceeds \$50,000 and does not exceed \$100,000;

3 per centum of the amount by which the net estate exceeds \$100,000 and does not exceed \$150,000;

4 per centum of the amount by which the net estate exceeds \$150,000 and does not exceed \$250,000;

6 per centum of the amount by which the net estate exceeds \$250,000 and does not exceed \$450,000;

9 per centum of the amount by which the net estate exceeds \$450,000 and does not exceed \$750,000;

12 per centum of the amount by which the net estate exceeds \$750,000 and does not exceed \$1,000,000;

15 per centum of the amount by which the net estate exceeds \$1,000,000 and does not exceed \$1,500,000;

Rates.

## ESTATE TAX.

18 per centum of the amount by which the net estate exceeds \$1,500,000 and does not exceed \$2,000,000;

21 per centum of the amount by which the net estate exceeds \$2,000,000 and does not exceed \$3,000,000;

24 per centum of the amount by which the net estate exceeds \$3,000,000 and does not exceed \$4,000,000;

27 per centum of the amount by which the net estate exceeds \$4,000,000 and does not exceed \$5,000,000;

30 per centum of the amount by which the net estate exceeds \$5,000,000 and does not exceed \$8,000,000;

35 per centum of the amount by which the net estate exceeds \$8,000,000 and does not exceed \$10,000,000;

40 per centum of the amount by which the net estate exceeds \$10,000,000.

Credit allowed for estate, etc., taxes of States, etc.

(b) The tax imposed by this section shall be credited with the amount of any estate, inheritance, legacy, or succession taxes actually paid to any State or Territory or the District of Columbia, in respect of any property included in the gross estate. The credit allowed by this subdivision shall not exceed 25 per centum of the tax imposed by this section.

Maximum.

Gross estate.

Property included as.

SEC. 302. The value of the gross estate of the decedent shall be determined by including the value at the time of his death of all property, real or personal, tangible or intangible, wherever situated—

Subject to administration.

(a) To the extent of the interest therein of the decedent at the time of his death which after his death is subject to the payment of the charges against his estate and the expenses of its administration and is subject to distribution as part of his estate;

Dower or curtesy interests.

(b) To the extent of any interest therein of the surviving spouse, existing at the time of the decedent's death as dower, curtesy, or by virtue of a statute creating an estate in lieu of dower or curtesy;

Transfers in contemplation of death.

(c) To the extent of any interest therein of which the decedent has at any time made a transfer, or with respect to which he has at any time created a trust, in contemplation of or intended to take effect in possession or enjoyment at or after his death, except in case of a bona fide sale for a fair consideration in money or money's worth. Any transfer of a material part of his property in the nature of a final disposition or distribution thereof, made by the decedent within two years prior to his death without such a consideration, shall, unless shown to the contrary, be deemed to have been made in contemplation of death within the meaning of Part I of this title;

Transfers within two years included.

Revocable transfers prior to death, etc.

(d) To the extent of any interest therein of which the decedent has at any time made a transfer, or with respect to which he has at any time created a trust, where the enjoyment thereof was subject at the date of his death to any change through the exercise of a power, either by the decedent alone or in conjunction with any person, to alter, amend, or revoke, or where the decedent relinquished any such power in contemplation of his death, except in case of a bona fide sale for a fair consideration in money or money's worth;

Extent of joint interests, etc.

(e) To the extent of the interest therein held as joint tenants by the decedent and any other person, or as tenants by the entirety by the decedent and spouse, or deposited, with any person carrying on the banking business, in their joint names and payable to either or the survivor, except such part thereof as may be shown to have originally belonged to such other person and never to have been received or acquired by the latter from the decedent for less than a fair consideration in money or money's worth: *Provided*, That

Exception.

*Provided*.  
If property acquired from a decedent, etc.

where such property or any part thereof, or part of the consideration with which such property was acquired, is shown to have been at any time acquired by such other person from the decedent for

less than a fair consideration in money or money's worth, there shall be excepted only such part of the value of such property as is proportionate to the consideration furnished by such other person: *Provided further*, That where any property has been acquired by gift, bequest, devise, or inheritance, as a tenancy by the entirety by the decedent and spouse, then to the extent of one-half of the value thereof, or, where so acquired by the decedent and any other person as joint tenants and their interests are not otherwise specified or fixed by law, then to the extent of the value of a fractional part to be determined by dividing the value of the property by the number of joint tenants;

(f) To the extent of any property passing under a general power of appointment exercised by the decedent (1) by will, or (2) by deed executed in contemplation of, or intended to take effect in possession or enjoyment at or after, his death, except in case of a bona fide sale for a fair consideration in money or money's worth; and

(g) To the extent of the amount receivable by the executor as insurance under policies taken out by the decedent upon his own life; and to the extent of the excess over \$40,000 of the amount receivable by all other beneficiaries as insurance under policies taken out by the decedent upon his own life.

(h) Subdivisions (b), (c), (d), (e), (f), and (g) of this section shall apply to the transfers, trusts, estates, interests, rights, powers, and relinquishment of powers, as severally enumerated and described therein, whether made, created, arising, existing, exercised, or relinquished before or after the enactment of this Act.

SEC. 303. For the purpose of the tax the value of the net estate shall be determined—

(a) In the case of a resident, by deducting from the value of the gross estate—

(1) Such amounts for funeral expenses, administration expenses, claims against the estate, unpaid mortgages upon, or any indebtedness in respect to, property (except, in the case of a resident decedent, where such property is not situated in the United States), to the extent that such claims, mortgages, or indebtedness were incurred or contracted bona fide and for a fair consideration in money or money's worth, losses incurred during the settlement of the estate arising from fires, storms, shipwreck, or other casualty, or from theft, when such losses are not compensated for by insurance or otherwise, and such amounts reasonably required and actually expended for the support during the settlement of the estate of those dependent upon the decedent, as are allowed by the laws of the jurisdiction, whether within or without the United States, under which the estate is being administered, but not including any income taxes upon income received after the death of the decedent, or any estate, succession, legacy, or inheritance taxes;

(2) An amount equal to the value of any property (A) forming a part of the gross estate situated in the United States of any person who died within five years prior to the death of the decedent, or (B) transferred to the decedent by gift within five years prior to his death, where such property can be identified as having been received by the decedent from such donor by gift or from such prior decedent by gift, bequest, devise, or inheritance, or which can be identified as having been acquired in exchange for property so received. This deduction shall be allowed only where a gift tax or an estate tax under this or any prior act of Congress was paid by or on behalf of the donor or the estate of such prior decedent as the case may be, and only in the amount of the value placed by the Commissioner on such property in determining the value of the gift or the gross estate of such prior decedent, and only to the extent that

ESTATE TAX

If acquired by gift, etc.

Passing under a general power of appointment.

Received on insurance policy of decedent.

Applicable to prior trusts, etc.

Net value determined.

Deductions from gross estate of residents.

Funeral and administration expenses, taxes, etc.

Casualty losses during settlement.

Taxes on income, etc., received after death, not included.

Property received from prior decedent.

Restricted to property on which gift or estate tax paid.

Limit.

<p><b>ESTATE TAX.</b></p> <p>Bequests, etc., for public, religious, etc., purposes.</p>	<p>the value of such property is included in the decedent's gross estate and not deducted under paragraph (1) or (3) of this subdivision;</p> <p>(3) The amount of all bequests, legacies, devises, or transfers, except bona fide sales for a fair consideration in money or money's worth, in contemplation of or intended to take effect in possession or enjoyment at or after the decedent's death, to or for the use of the United States, any State, Territory, any political subdivision thereof, or the District of Columbia, for exclusively public purposes, or to or for the use of any corporation organized and operated exclusively for religious, charitable, scientific, literary, or educational purposes, including the encouragement of art and the prevention of cruelty to children or animals, no part of the net earnings of which inures to the benefit of any private stockholder or individual, or to a trustee or trustees, or a fraternal society, order, or association operating under the lodge system, but only if such contributions or gifts are to be used by such trustee or trustees, or by such fraternal society, order, or association, exclusively for religious, charitable, scientific, literary, or educational purposes, or for the prevention of cruelty to children or animals. If the tax imposed by section 301, or any estate, succession, legacy, or inheritance taxes, are, either by the terms of the will, by the law of the jurisdiction under which the estate is administered, or by the law of the jurisdiction imposing the particular tax, payable in whole or in part out of the bequests, legacies, or devises otherwise deductible under this paragraph, then the amount deductible under this paragraph shall be the amount of such bequests, legacies, or devises reduced by the amount of such taxes; and</p>
<p>Condition.</p>	<p>(4) An exemption of \$50,000.</p> <p>(b) In the case of a nonresident, by deducting from the value of that part of his gross estate which at the time of his death is situated in the United States—</p> <p>(1) That proportion of the deductions specified in paragraph (1) of subdivision (a) of this section which the value of such part bears to the value of his entire gross estate, wherever situated, but in no case shall the amount so deducted exceed 10 per centum of the value of that part of his gross estate which at the time of his death is situated in the United States;</p> <p>(2) An amount equal to the value of any property (A) forming a part of the gross estate situated in the United States of any person who died within five years prior to the death of the decedent, or (B) transferred to the decedent by gift within five years prior to his death, where such property can be identified as having been received by the decedent from such donor by gift or from such prior decedent by gift, bequest, devise, or inheritance, or which can be identified as having been acquired in exchange for property so received. This deduction shall be allowed only where a gift tax or an estate tax under this or any prior act of Congress was paid by or on behalf of the donor or the estate of such prior decedent as the case may be, and only in the amount of the value placed by the Commissioner on such property in determining the value of the gift or the gross estate of such prior decedent, and only to the extent that the value of such property is included in that part of the decedent's gross estate which at the time of his death is situated in the United States and not deducted under paragraph (1) or (3) of this subdivision; and</p> <p>(3) The amount of all bequests, legacies, devises, or transfers, except bona fide sales for a fair consideration, in money or money's worth, in contemplation of or intended to take effect in possession or enjoyment at or after the decedent's death, to or for the use of the United States, any State, Territory, any political subdivision</p>
<p>If tax payable from deductible bequests, etc., exemption reduced by that amount.</p>	
<p>Exemption of \$50,000.</p> <p>Deductions from gross estate of non-residents.</p>	
<p>Proportion of administration expenses, etc.</p>	
<p>Limitation as to part in United States.</p>	
<p>Property of estate in United States, received from prior decedents.</p>	
<p>Restricted to property on which gift or estate tax paid, etc.</p>	
<p>Bequests, etc., for public, religious, etc., purposes in the United States.</p>	

thereof, or the District of Columbia, for exclusively public purposes, or to or for the use of any domestic corporation organized and operated exclusively for religious, charitable, scientific, literary, or educational purposes, including the encouragement of art and the prevention of cruelty to children or animals, no part of the net earnings of which inures to the benefit of any private stockholder or individual, or to a trustee or trustees, or a fraternal society, order, or association operating under the lodge system, but only if such contributions or gifts are to be used within the United States by such trustee or trustees, or by such fraternal society, order, or association, exclusively for religious, charitable, scientific, literary, or educational purposes, or for the prevention of cruelty to children or animals. If the tax imposed by section 301, or any estate, succession, legacy or inheritance taxes, are, either by the terms of the will, by the law of the jurisdiction under which the estate is administered, or by the law of the jurisdiction imposing the particular tax, payable in whole or in part out of the bequests, legacies, or devises otherwise deductible under this paragraph, then the amount deductible under this paragraph shall be the amount of such bequests, legacies, or devises reduced by the amount of such taxes.

(c) No deduction shall be allowed in the case of a nonresident unless the executor includes in the return required to be filed under section 304 the value at the time of his death of that part of the gross estate of the nonresident not situated in the United States.

(d) For the purpose of Part I of this title, stock in a domestic corporation owned and held by a nonresident decedent shall be deemed property within the United States, and any property of which the decedent has made a transfer or with respect to which he has created a trust, within the meaning of subdivision (c) or (d) of section 302, shall be deemed to be situated in the United States, if so situated either at the time of the transfer or the creation of the trust, or at the time of the decedent's death.

(e) The amount receivable as insurance upon the life of a nonresident decedent, and any moneys deposited with any person carrying on the banking business, by or for a nonresident decedent who was not engaged in business in the United States at the time of his death, shall not, for the purpose of Part I of this title, be deemed property within the United States.

(f) Missionaries duly commissioned and serving under boards of foreign missions of the various religious denominations in the United States, dying while in the foreign missionary service of such boards, shall not, by reason merely of their intention to permanently remain in such foreign service, be deemed nonresidents of the United States, but shall be presumed to be residents of the State, the District of Columbia, or the Territories of Alaska or Hawaii wherein they respectively resided at the time of their commission and their departure for such foreign service.

SEC. 304. (a) The executor, within two months after the decedent's death, or within a like period after qualifying as such, shall give written notice thereof to the collector. The executor shall also, at such times and in such manner as may be required by regulations made pursuant to law, file with the collector a return under oath in duplicate, setting forth (1) the value of the gross estate of the decedent at the time of his death, or, in case of a nonresident, of that part of his gross estate situated in the United States; (2) the deductions allowed under section 303; (3) the value of the net estate of the decedent as defined in section 303; and (4) the tax paid or payable thereon; or such part of such information as may at the time be ascertainable and such supplemental data as may be necessary to establish the correct tax.

## ESTATE TAX.

## Conditions.

If tax payable from deductible bequests, etc., exemption reduced by that amount.

No deduction unless full return of nonresident's gross estate filed.

Property of nonresident included as within United States.

Insurance and bank deposits of nonresidents not deemed property in United States.

Status of missionaries dying abroad.

Notice of authority to collector from executor.

Returns to be filed.

Contents.

ESTATE TAX.  
Returns required if estate exceeds \$50,000; and of nonresident, all in United States.  
Partial returns.

(b) Return shall be made in all cases where the gross estate at the death of the decedent exceeds \$50,000, and in the case of the estate of every nonresident any part of whose gross estate is situated in the United States. If the executor is unable to make a complete return as to any part of the gross estate of the decedent, he shall include in his return a description of such part and the name of every person holding a legal or beneficial interest therein, and upon notice from the collector such person shall in like manner make a return as to such part of the gross estate.

Time of payment.

SEC. 305. (a) The tax imposed by Part I of this title shall be due and payable one year after the decedent's death, and shall be paid by the executor to the collector.

Extension permitted to avoid hardship.

(b) Where the Commissioner finds that the payment on the due date of any part of the amount determined by the executor as the tax would impose undue hardship upon the estate, the Commissioner may extend the time for payment of any such part not to exceed five years from the due date. In such case the amount in respect of which the extension is granted shall be paid on or before the date of the expiration of the period of the extension.

Interest from extended time.

(c) If the time for the payment is thus extended there shall be collected, as a part of such amount, interest thereon at the rate of 6 per centum per annum from the expiration of six months after the due date of the tax to the expiration of the period of the extension.

Extension under Act of 1921.  
Vol. 42, p. 277, amended.

(d) The time for which the Commissioner may extend the time for payment of the estate tax imposed by Title IV of the Revenue Act of 1921 is hereby increased from three years to five years.

Early determination of tax.

SEC. 306. As soon as practicable after the return is filed the Commissioner shall examine it and shall determine the correct amount of the tax.

Meaning of "deficiency."

SEC. 307. As used in Part I of this title the term "deficiency" means—

When tax imposed exceeds return of executor.

(1) The amount by which the tax imposed by Part I of this title exceeds the amount shown as the tax by the executor upon his return; but the amount so shown on the return shall first be increased by the amounts previously assessed (or collected without assessment) as a deficiency, and decreased by the amounts previously abated, refunded, or otherwise repaid in respect of such tax; or

Condition.

Exceeds previous assessment if no amount shown, etc.

(2) If no amount is shown as the tax by the executor upon his return, or if no return is made by the executor, then the amount by which the tax exceeds the amounts previously assessed (or collected without assessment) as a deficiency; but such amounts previously assessed, or collected without assessment, shall first be decreased by the amounts previously abated, refunded, or otherwise repaid in respect of such tax.

Condition.

Notice to executor of deficiency.

SEC. 308. (a) If the Commissioner determines that there is a deficiency in respect of the tax imposed by Part I of this title, the executor, except as provided in subdivision (d), shall be notified of such deficiency by registered mail, but such deficiency shall be assessed only as hereinafter provided. Within 60 days after such notice is mailed the executor may file an appeal with the Board of Tax Appeals established by section 900.

Appeal to Board of Appeals.  
Post, p. 336.

Payment on determination of Board.

(b) If the Board determines that there is a deficiency, the amount so determined shall be assessed and shall be paid upon notice and demand from the collector. No part of the amount determined as a deficiency by the Commissioner but disallowed as such by the Board shall be assessed, but a proceeding in court may be begun, without assessment, for the collection of any part of the amount so disallowed. The court shall include in its judgment interest upon the amount thereof at the rate of 6 per centum per annum from the date prescribed for the payment of the tax to the date of the judgment.

Suit by Commissioner for amount disallowed.

Interest on judgment of court.

Such proceeding shall be begun within one year after the final decision of the Board, and may be begun within such year even though the period of limitation prescribed in section 310 has expired.

ESTATE TAX.  
Time limit for proceedings.

(c) If the executor does not file an appeal with the Board within the time prescribed in subdivision (a) of this section, the deficiency of which the executor has been notified shall be assessed, and shall be paid upon notice and demand from the collector.

Payment on demand if no appeal filed.

(d) If the Commissioner believes that the assessment or collection of a deficiency will be jeopardized by delay, such deficiency shall be assessed immediately and notice and demand shall be made by the collector for the payment thereof. In such case the assessment may be made (1) without giving the notice provided in subdivision (a) of this section, or (2) before the expiration of the 60-day period provided in subdivision (a) of this section even though such notice has been given, or (3) at any time prior to the final decision by the Board upon such deficiency even though the executor has filed an appeal. If the executor does not file a claim in abatement as provided in section 312, the deficiency so assessed (or, if the claim so filed covers only a part of the deficiency, then the amount not covered by the claim) shall be paid upon notice and demand from the collector.

Immediate assessment, etc., if collection jeopardized by delay.

(e) Interest upon the amount determined as a deficiency shall be assessed at the same time as the deficiency, shall be paid upon notice and demand from the collector, and shall be collected as a part of the tax, at the rate of 6 per centum per annum from the due date of the tax to the date the deficiency is assessed.

Payment on demand, if no appeal filed.

Interest authorized.

(f) Where it is shown to the satisfaction of the Commissioner that the payment of a deficiency upon the date prescribed for the payment thereof will result in undue hardship to the estate, the Commissioner with the approval of the Secretary (except where the deficiency is due to negligence, to intentional disregard of rules and regulations, or to fraud with intent to evade tax) may grant an extension for the payment of such deficiency or any part thereof for a period not in excess of two years. If an extension is granted, the Commissioner may require the executor to furnish a bond in such amount, not exceeding double the amount of the deficiency, and with such sureties, as the Commissioner deems necessary, conditioned upon the payment of the deficiency in accordance with the terms of the extension. In such case there shall be collected, as a part of the tax, interest on the part of the deficiency the time for payment of which is so extended, at the rate of 6 per centum per annum for the period of the extension, and no other interest shall be collected on such part of the deficiency for such period. If the part of the deficiency the time for payment of which is so extended is not paid in accordance with the terms of the extension, there shall be collected, as a part of the tax, interest on such unpaid amount at the rate of 1 per centum a month for the period from the time fixed by the terms of the extension for its payment until it is paid, and no other interest shall be collected on such unpaid amount for such period.

Extension allowed to avoid undue hardship to estate.

Bond required.

Interest on deficiency.

Additional interest if not paid on extension.

(g) The 50 per centum addition to the tax provided by section 3176 of the Revised Statutes, as amended, shall, when assessed after the enactment of this Act in connection with an estate tax, be assessed, collected, and paid in the same manner as if it were a deficiency, except that the provisions of subdivision (e) of this section shall not be applicable.

Addition for fraudulent evasions.  
Post, p. 339.

Exception.

Sec. 309. (a) (1) Where the amount determined by the executor as the tax imposed by Part I of this title, or any part of such amount, is not paid on the due date of the tax, there shall be collected as a part of the tax, interest upon such unpaid amount at the rate of 1 per centum a month from the due date until it is paid.

Interest on unpaid tax determined by executor.

ESTATE TAX.  
Interest if tax and  
interest on extension  
not paid in full.

(2) Where an extension of time for payment of the amount so determined as the tax by the executor has been granted, and the amount the time for payment of which has been extended, and the interest thereon determined under subdivision (c) of section 305, is not paid in full prior to the expiration of the period of the extension, then, in lieu of the interest provided for in paragraph (1) of this subdivision, interest at the rate of 1 per centum a month shall be collected on such unpaid amount from the date of the expiration of the period of the extension until it is paid.

Interest if deficiency,  
etc., not paid on notice  
and demand.  
Post, p. 339.

(b) Where a deficiency, or any interest assessed in connection therewith under subdivision (e) of section 308, or any addition to the tax provided for in section 3176 of the Revised Statutes, as amended, is not paid in full within 30 days from the date of notice and demand from the collector, there shall be collected as part of the tax, interest upon the unpaid amount at the rate of 1 per centum a month from the date of such notice and demand until it is paid.

Not applicable to  
claims in abatement.

(c) If a claim in abatement is filed, as provided in section 312, the provisions of subdivision (b) of this section shall not apply to the amount covered by the claim in abatement.

Assessment in four  
years after returns are  
filed.  
Exception.

SEC. 310. (a) Except as provided in section 311 and in subdivision (b) of section 308 and in subdivision (b) of section 312, the amount of the estate taxes imposed by Part I of this title shall be assessed within four years after the return was filed, and no proceeding in court for the collection of such taxes shall be begun after the expiration of five years after the return was filed.

Extension allowed on  
notice of deficiency.

(b) The period within which an assessment is required to be made by subdivision (a) of this section in respect of any deficiency shall be extended (1) by 60 days if a notice of such deficiency has been mailed to the executor under subdivision (a) of section 308 and no appeal has been filed with the Board of Tax Appeals, or (2) if an appeal has been filed, then by the number of days between the date of the mailing of such notice and the date of the final decision by the Board.

Assessment, etc., at  
any time in case of  
fraud.

SEC. 311. (a) In the case of a false or fraudulent return with intent to evade tax or of a failure to file a return the tax may be assessed, or a proceeding in court for the collection of such tax may be begun without assessment, at any time.

Collection by dis-  
traint, etc.

(b) Where the assessment of the tax is made within the period prescribed in section 310 or in this section, such tax may be collected by distraint or by a proceeding in court, begun within six years after the assessment of the tax. Nothing in this Act shall be construed as preventing the beginning, without assessment, of a proceeding in court for the collection of the tax at any time before the expiration of the period within which an assessment may be made.

Court proceedings  
without assessment,  
etc.

(c) This section shall not (1) authorize the assessment of a tax or the collection thereof by distraint or by a proceeding in court if at the time of the enactment of this Act such assessment, distraint, or proceeding was barred by the period of limitation then in existence, or (2) affect any assessment made, or distraint or proceeding in court begun, before the enactment of this Act.

No assessment, etc.,  
if barred by time limi-  
tations, etc.

Prior assessments,  
etc., not affected.

SEC. 312. (a) If a deficiency has been assessed under subdivision (d) of section 308, the executor, within 30 days after notice and demand from the collector for the payment thereof, may file with the collector a claim for the abatement of such deficiency, or any part thereof, or of any interest or additional amounts assessed in connection therewith, or of any part of any such interest or additional amounts. Such claim shall be accompanied by a bond, in such amount, not exceeding double the amount of the claim, and with such sureties, as the collector deems necessary, conditioned upon the payment of so much of the amount of the claim as is not abated, to-

Claims for abatement  
to be filed with col-  
lector in thirty days  
after notice of defi-  
ciency, etc.

Bond required.

gether with interest thereon as provided in subdivision (c) of this section. Upon the filing of such claim and bond, the collection of so much of the amount assessed as is covered by such claim and bond shall be stayed pending the final disposition of the claim.

ESTATE TAX.  
Collection to be stayed.

(b) If a claim is filed as provided in subdivision (a) of this section the collector shall transmit the claim immediately to the Commissioner who shall by registered mail notify the executor of his decision on the claim. The executor may within 60 days after such notice is mailed file an appeal with the Board of Tax Appeals. If the claim is denied in whole or in part by the Commissioner (or by the Board in case an appeal has been filed) the amount, the claim for which is denied, shall be collected as part of the tax upon notice and demand from the collector, and the amount, the claim for which is allowed, shall be abated. A proceeding in court may be begun for any part of the amount, claim for which is allowed by the Board. Such proceeding shall be begun within one year after the final decision of the Board, and may be begun within such year even though the period of limitation prescribed in section 310 has expired.

Notice of action by Commissioner.

Appeal to Board.

Proceedings in court.

Time for.

Interest on amount of claim denied.

(c) If the claim in abatement is denied in whole or in part, there shall be collected, at the same time as the part of the claim denied, and as a part of the tax, interest at the rate of 6 per centum per annum upon the amount of the claim denied, from the date of notice and demand from the collector under subdivision (d) of section 308 to the date of the notice and demand under subdivision (b) of this section. If the amount included in the notice and demand from the collector under subdivision (b) of this section is not paid in full within 30 days after such notice and demand, then there shall be collected, as part of the tax, interest upon the unpaid amount at the rate of 1 per centum a month from the date of such notice and demand until it is paid.

Additional, if not paid on demand.

(d) Except as provided in this section, no claim in abatement shall be filed in respect of any assessment made after the enactment of this Act in respect of any estate tax.

No other claim for abatement to be filed hereafter.

SEC. 313. (a) The collector shall grant to the person paying the tax duplicate receipts, either of which shall be sufficient evidence of such payment, and shall entitle the executor to be credited and allowed the amount thereof by any court having jurisdiction to audit or settle his accounts.

Duplicate receipts to taxpayer.

(b) If the executor makes written application to the Commissioner for determination of the amount of the tax and discharge from personal liability therefor, the Commissioner (as soon as possible, and in any event within one year after the making of such application, or, if the application is made before the return is filed, then within one year after the return is filed, but not after the expiration of the period prescribed for the assessment of the tax in section 310) shall notify the executor of the amount of the tax. The executor, upon payment of the amount of which he is notified, shall be discharged from personal liability for any deficiency in tax thereafter found to be due and shall be entitled to a receipt or writing showing such discharge.

Personal liability of executor discharged on payment of determined tax, etc.

(c) The provisions of subdivision (b) shall not operate as a release of any part of the gross estate from the lien for any deficiency that may thereafter be determined to be due, unless the title to such part of the gross estate has passed to a bona fide purchaser for value, in which case such part shall not be subject to a lien or to any claim or demand for any such deficiency, but the lien shall attach to the consideration received from such purchaser by the heirs, legatees, devisees, or distributees.

Gross estate liable for additional tax thereafter found due.

SEC. 314. (a) If the tax herein imposed is not paid on or before the due date thereof the collector shall, upon instruction from the

Collection of unpaid tax by sale of property, etc.

## ESTATE TAX.

Commissioner, proceed to collect the tax under the provisions of general law, or commence appropriate proceedings in any court of the United States having jurisdiction, in the name of the United States, to subject the property of the decedent to be sold under the judgment or decree of the court. From the proceeds of such sale the amount of the tax, together with the costs and expenses of every description to be allowed by the court, shall be first paid, and the balance shall be deposited according to the order of the court, to be paid under its direction to the person entitled thereto.

Use of proceeds.

Reimbursement from estate if tax paid by other than executor.

(b) If the tax or any part thereof is paid by, or collected out of that part of the estate passing to or in the possession of, any person other than the executor in his capacity as such, such person shall be entitled to reimbursement out of any part of the estate still undistributed or by a just and equitable contribution by the persons whose interest in the estate of the decedent would have been reduced if the tax had been paid before the distribution of the estate or whose interest is subject to equal or prior liability for the payment of taxes, debts, or other charges against the estate, it being the purpose and intent of this title that so far as is practicable and unless otherwise directed by the will of the decedent the tax shall be paid out of the estate before its distribution. If any part of the gross estate consists of proceeds of policies of insurance upon the life of the decedent receivable by a beneficiary other than the executor, the executor shall be entitled to recover from such beneficiary such portion of the total tax paid as the proceeds, in excess of \$40,000, of such policies bear to the net estate. If there is more than one such beneficiary the executor shall be entitled to recover from such beneficiaries in the same ratio.

From life insurance policies.

Unpaid tax a lien for ten years. Part excepted.

SEC. 315. (a) Unless the tax is sooner paid in full, it shall be a lien for ten years upon the gross estate of the decedent, except that such part of the gross estate as is used for the payment of charges against the estate and expenses of its administration, allowed by any court having jurisdiction thereof, shall be divested of such lien. If the Commissioner is satisfied that the tax liability of an estate has been fully discharged or provided for, he may, under regulations prescribed by him with the approval of the Secretary, issue his certificate, releasing any or all property of such estate from the lien herein imposed.

Release on payment.

Lien on transfers in contemplation of death.

(b) If (1) the decedent makes a transfer of, or creates a trust with respect to, any property in contemplation of or intended to take effect in possession or enjoyment at or after his death (except in the case of a bona fide sale for a fair consideration in money or money's worth) or (2) if insurance passes under a contract executed by the decedent in favor of a specific beneficiary, and if in either case the tax in respect thereto is not paid when due, then the transferee, trustee, or beneficiary shall be personally liable for such tax, and such property, to the extent of the decedent's interest therein at the time of such transfer, or to the extent of such beneficiary's interest under such contract of insurance, shall be subject to a like lien equal to the amount of such tax. Any part of such property sold by such transferee or trustee to a bona fide purchaser for a fair consideration in money or money's worth shall be divested of the lien and a like lien shall then attach to all the property of such transferee or trustee, except any part sold to a bona fide purchaser for a fair consideration in money or money's worth.

Life insurance.

Persons liable.

Innocent purchaser for value at sale protected.

Computation of tax due under former laws. Vol. 39, p. 1002; Vol. 40, pp. 324, 1096; Vol. 42, p. 277.

SEC. 316. If after the enactment of this Act the Commissioner determines that any assessment should be made in respect of any estate tax imposed by the Revenue Act of 1917, the Revenue Act of 1918, or the Revenue Act of 1921, or by any such Act as amended, the amount which should be assessed (whether as deficiency or additional tax or as interest, penalty, or other addition to the tax) shall

be computed as if this Act had not been enacted, but the amount so computed shall be assessed, collected, and paid in the same manner and subject to the same provisions and limitations (including the provisions in case of delinquency in payment after notice and demand) as in the case of the taxes imposed by Part I of this title, except that the period of limitation prescribed in section 1009 shall be applied in lieu of the period prescribed in subdivision (a) of section 310.

SEC. 317. (a) Whoever knowingly makes any false statement in any notice or return required to be filed under Part I of this title shall be liable to a penalty of not exceeding \$5,000, or imprisonment not exceeding one year, or both.

(b) Whoever fails to comply with any duty imposed upon him by section 304, or, having in his possession or control any record, file, or paper, containing or supposed to contain any information concerning the estate of the decedent, or, having in his possession or control any property comprised in the gross estate of the decedent, fails to exhibit the same upon request to the Commissioner or any collector or law officer of the United States or his duly authorized deputy or agent, who desires to examine the same in the performance of his duties under Part I of this title, shall be liable to a penalty of not exceeding \$500, to be recovered, with costs of suit, in a civil action in the name of the United States.

SEC. 318. (a) The term "resident" as used in this title includes a citizen of the United States with respect to whose property any probate or administration proceedings are had in the United States Court for China. Where no part of the gross estate of such decedent is situated in the United States at the time of his death, the total amount of tax due under Part I of this title shall be paid to or collected by the clerk of such court, but where any part of the gross estate of such decedent is situated in the United States at the time of his death, the tax due under Part I of this title shall be paid to or collected by the collector of the district in which is situated the part of the gross estate in the United States, or, if such part is situated in more than one district, then the collector of such district as may be designated by the Commissioner.

(b) For the purpose of this section the clerk of the United States Court for China shall be a collector for the territorial jurisdiction of such court, and taxes shall be collected by and paid to him in the same manner and subject to the same provisions of law, including penalties, as the taxes collected by and paid to a collector in the United States.

## PART II.—GIFT TAX.

SEC. 319. For the calendar year 1924 and each calendar year thereafter, a tax equal to the sum of the following is hereby imposed upon the transfer by a resident by gift during such calendar year of any property wherever situated, whether made directly or indirectly, and upon the transfer by a nonresident by gift during such calendar year of any property situated within the United States, whether made directly or indirectly:

1 per centum of the amount of the taxable gifts not in excess of \$50,000;

2 per centum of the amount by which the taxable gifts exceed \$50,000 and do not exceed \$100,000;

3 per centum of the amount by which the taxable gifts exceed \$100,000 and do not exceed \$150,000;

4 per centum of the amount by which the taxable gifts exceed \$150,000 and do not exceed \$250,000;

### ESTATE TAX.

Limitation.  
Post, p. 341.  
A note, p. 310.

Punishment for false statements, etc.

Penalty for not making returns, concealing information, etc.

Administration proceedings in United States court for China.

Tax payable to clerk if no estate in United States.

For part in United States, to collector of district.

Clerk of court to act as collector.

### GIFT TAX.

Tax on transfers of property by gift.

By nonresidents, of property in United States.  
Rates.

**GIFT TAX.**

6 per centum of the amount by which the taxable gifts exceed \$250,000 and do not exceed \$450,000;

9 per centum of the amount by which the taxable gifts exceed \$450,000 and do not exceed \$750,000;

12 per centum of the amount by which the taxable gifts exceed \$750,000 and do not exceed \$1,000,000;

15 per centum of the amount by which the taxable gifts exceed \$1,000,000 and do not exceed \$1,500,000;

18 per centum of the amount by which the taxable gifts exceed \$1,500,000 and do not exceed \$2,000,000;

21 per centum of the amount by which the taxable gifts exceed \$2,000,000 and do not exceed \$3,000,000;

24 per centum of the amount by which the taxable gifts exceed \$3,000,000 and do not exceed \$4,000,000;

27 per centum of the amount by which the taxable gifts exceed \$4,000,000 and do not exceed \$5,000,000;

30 per centum of the amount by which the taxable gifts exceed \$5,000,000 and do not exceed \$8,000,000;

35 per centum of the amount by which the taxable gifts exceed \$8,000,000 and do not exceed \$10,000,000;

40 per centum of the amount by which the taxable gifts exceed \$10,000,000.

Value of property gifts.

Sold, etc., for less than fair consideration deemed taxable gift.

Deductions in determining amounts.

By residents.

Exemption of \$50,000.

For public, religious, etc., purposes in United States.

Conditions.

Vocational rehabilitation fund.

Vol. 40, p. 619.

Not exceeding \$500 to one person.

SEC. 320. If the gift is made in property, the fair market value thereof at the date of the gift shall be considered the amount of the gift. Where property is sold or exchanged for less than a fair consideration in money or money's worth, then the amount by which the fair market value of the property exceeded the consideration received shall, for the purpose of the tax imposed by section 319, be deemed a gift, and shall be included in computing the amount of gifts made during the calendar year.

SEC. 321. In computing the amount of the gifts subject to the tax imposed by section 319, there shall be allowed as deductions:

(a) In the case of a resident—

(1) An exemption of \$50,000;

(2) The amount of all gifts or contributions made within the calendar year to or for the use of the United States, any State, Territory, any political subdivision thereof, or the District of Columbia, for exclusively public purposes, or to or for the use of any corporation organized and operated exclusively for religious, charitable, scientific, literary, or educational purposes, including the encouragement of art and the prevention of cruelty to children or animals, no part of the net earnings of which inures to the benefit of any private stockholder or individual, or to a trustee or trustees, or fraternal society, order, or association, operating under the lodge system, but only if such gifts or contributions are to be used by such trustee or trustees or by such fraternal society, order, or association, exclusively for religious, charitable, scientific, literary, or educational purposes, or for the prevention of cruelty to children or animals, and the amount of all gifts or contributions made within the calendar year by such corporation, trustee, or fraternal society, order, or association for a religious, charitable, scientific, literary, or educational purpose, or for the prevention of cruelty to children or animals, and the amount of all gifts or contributions made within the calendar year to the special fund for vocational rehabilitation authorized by section 7 of the Vocational Rehabilitation Act;

(3) Gifts the aggregate amount of which to any one person does not exceed \$500;

(4) An amount equal to the value of any property transferred by gift within the calendar year, which can be identified (A) as having been received by the donor within five years prior to the time of his making such gift, either from another person by gift or from a decedent by gift, bequest, devise, or inheritance, or (B) as having been acquired in exchange for property so received. This deduction shall be allowed only where a gift tax or an estate tax under this or any prior act of Congress was paid by or on behalf of the donor or the estate of such decedent, as the case may be, and only in the amount of the value placed by the Commissioner on such property in determining the value of the gift or the gross estate of such decedent, and only to the extent that the value of such property is included in the total amount of gifts made within the calendar year and not deducted under paragraph (2) or (3) of this subdivision.

**GIFT TAX.**  
Value of gift received by donor within five years by gifts, etc., from another person.

Allowed only if tax thereon had been previously paid.

Limitation.

(b) In the case of a nonresident—

(1) The amount of all gifts or contributions made within the calendar year to or for the use of the United States, any State, Territory, any political subdivision thereof, or the District of Columbia, for exclusively public purposes, or to or for the use of any domestic corporation organized and operated exclusively for religious, charitable, scientific, literary, or educational purposes, including the encouragement of art and the prevention of cruelty to children or animals, no part of the net earnings of which inures to the benefit of any private stockholder or individual, or to a trustee or trustees, or fraternal society, order, or association, operating under the lodge system, but only if such gifts or contributions are to be used within the United States by such trustee or trustees or by such fraternal society, order, or association, exclusively for religious, charitable, scientific, literary, or educational purposes, or for the prevention of cruelty to children or animals, and the amount of all gifts or contributions made within the calendar year by such corporation, trustee, or fraternal society, order, or association for a religious, charitable, scientific, literary, or educational purpose, or for the prevention of cruelty to children or animals, and the amount of all gifts or contributions made within the calendar year to the special fund for vocational rehabilitation authorized by section 7 of the Vocational Rehabilitation Act;

**Nonresidents.**  
For public, religious, etc., purposes in United States.

Conditions.

Vocational rehabilitation fund.  
Vol. 40, p. 619.

(2) Gifts the aggregate amount of which to any one person does not exceed \$500;

Not exceeding \$500 to one person.

(3) An amount equal to the value of any property situated in the United States transferred by gift within the calendar year, which can be identified (A) as having been received by the donor within five years prior to the time of his making such gift, either from another person by gift or from a decedent by gift, bequest, devise, or inheritance, or (B) as having been acquired in exchange for property so received. This deduction shall be allowed only where a gift tax or an estate tax under this or any prior act of Congress was paid by or on behalf of the donor or the estate of such decedent, as the case may be, and only in the amount of the value placed by the Commissioner on such property in determining the value of the gift or the gross estate of such decedent, and only to the extent that the value of such property is included within the total amount of gifts made within the calendar year of property situated in the United States and not deducted under paragraph (1) or (2) of this subdivision.

Value of gift received by donor within five years by gift, etc., from another person.

Allowed only if tax thereon had been previously paid.

SEC. 322. In case a tax has been imposed under section 319 upon any gift, and thereafter upon the death of the donor the amount thereof is required by any provision of Part I of this title to be included in the gross estate of the decedent then there shall be

Tax imposed to be credited against the estate, etc., upon death of donor.

## GIFT TAX.

Division of taxable and nontaxable gifts.

Returns to be made yearly of all gifts, etc., in excess of deductions.

Details required.

Time of payment by donor.

credited against and applied in reduction of the estate tax, which would otherwise be chargeable against the estate of the decedent under the provisions of section 301, an amount equal to the tax paid with respect to such gift; and in the event the donor has in any year paid the tax imposed by section 319 with respect to a gift or gifts which upon the death of the donor must be included in his gross estate and a gift or gifts not required to be so included, then the amount of the tax which shall be deemed to have been paid with respect to the gift or gifts required to be so included shall be that proportion of the entire tax paid on account of all such gifts which the amount of the gift or gifts required to be so included bears to the total amount of gifts in that year.

**SEC. 323.** Any person who within the year 1924 or any calendar year thereafter makes any gift or gifts in excess of the deductions allowed by section 321 shall, on or before the 15th day of March, file with the collector a return under oath in duplicate, listing and setting forth therein all gifts and contributions made by him during such calendar year (other than the gifts specified in paragraph (3) of subdivision (a) and in paragraph (2) of subdivision (b) of section 321), and the fair market value thereof when made, and also all sales and exchanges of property owned by him made within such year for less than a fair consideration in money or money's worth, stating therein the fair market value of the property so sold or exchanged and that of the consideration received by him, both as of the date of such sale or exchange.

**SEC. 324.** The tax imposed by section 319 shall be paid by the donor on or before the 15th day of March, and shall be assessed, collected, and paid in the same manner and subject, in so far as applicable, to the same provisions of law as the tax imposed by section 301.

## TAX ON CIGARS AND TOBACCO.

## TITLE IV.—TAX ON CIGARS, TOBACCO, AND MANUFACTURES THEREOF.

Payable on sales by manufacturer or importer.

R. S., sec. 3394, p. 666, amended.

Vol. 42, p. 286.

Rates.

Cigars.

Small.

Basis, on retail price.

Cigarettes, on weight.

Retail price defined.

**SEC. 400.** (a) Upon cigars and cigarettes manufactured in or imported into the United States, and hereafter sold by the manufacturer or importer, or removed for consumption or sale, there shall be levied, collected, and paid under the provisions of existing law, in lieu of the internal-revenue taxes now imposed thereon by section 700 of the Revenue Act of 1921, the following taxes, to be paid by the manufacturer or importer thereof—

On cigars of all descriptions made of tobacco, or any substitute therefor, and weighing not more than three pounds per thousand, \$1.50 per thousand;

On cigars made of tobacco, or any substitute therefor, and weighing more than three pounds per thousand, if manufactured or imported to retail at not more than 5 cents each, \$4 per thousand;

If manufactured or imported to retail at more than 5 cents each and not more than 8 cents each, \$6 per thousand;

If manufactured or imported to retail at more than 8 cents each and not more than 15 cents each, \$9 per thousand;

If manufactured or imported to retail at more than 15 cents each and not more than 20 cents each, \$12 per thousand;

If manufactured or imported to retail at more than 20 cents each, \$15 per thousand;

On cigarettes made of tobacco, or any substitute therefor, and weighing not more than three pounds per thousand, \$3 per thousand;

Weighting more than three pounds per thousand, \$7.20 per thousand.

(b) Whenever in this section reference is made to cigars manufactured or imported to retail at not over a certain price each, then in

determining the tax to be paid regard shall be had to the ordinary retail price of a single cigar.

(c) The Commissioner may, by regulation, require the manufacturer or importer to affix to each box, package, or container a conspicuous label indicating the clause of this section under which the cigars therein contained have been tax-paid, which must correspond with the tax-paid stamp on such box or container.

(d) Every manufacturer of cigarettes (including small cigars weighing not more than three pounds per thousand) shall put up all the cigarettes and such small cigars that he manufactures or has manufactured for him, and sells or removes for consumption or sale, in packages or parcels containing five, eight, ten, twelve, fifteen, sixteen, twenty, twenty-four, forty, fifty, eighty, or one hundred cigarettes each, and shall securely affix to each of such packages or parcels a suitable stamp denoting the tax thereon and shall properly cancel the same prior to such sale or removal for consumption or sale under such regulations as the Commissioner, with the approval of the Secretary, shall prescribe; and all cigarettes imported from a foreign country shall be packed, stamped, and the stamps canceled in a like manner, in addition to the import stamp indicating inspection of the customhouse before they are withdrawn therefrom.

(e) Section 3392 of the Revised Statutes, as amended, is amended to read as follows:

"SEC. 3392. All cigars weighing more than three pounds per thousand shall be packed in boxes not before used for that purpose containing, respectively, three, five, seven, ten, twelve, thirteen, twenty-five, fifty, one hundred, two hundred, two hundred and fifty, or five hundred cigars each; and every person who sells, or offers for sale, or delivers, or offers to deliver, any cigars in any other form than in new boxes as above described, or who packs in any box any cigars in excess of or less than the number provided by law to be put in each box, respectively, or who falsely brands any box, or affixes a stamp on any box denoting a less amount of tax than that required by law, shall be fined for each offense not more than \$1,000 and be imprisoned not more than two years: *Provided*, That nothing in this section shall be construed as preventing the sale of cigars at retail by retail dealers from boxes packed, stamped, and branded in the manner prescribed by law: *Provided further*, That each employee of a manufacturer of cigars shall be permitted to use, for personal consumption and for experimental purposes, not to exceed twenty-one cigars per week without the manufacturer of cigars being required to pack the same in boxes or to stamp or pay any internal-revenue tax thereon, such exemption to be allowed under such rules and regulations as the Secretary of the Treasury may prescribe."

SEC. 401. (a) Upon all tobacco and snuff manufactured in or imported into the United States, and hereafter sold by the manufacturer or importer, or removed for consumption or sale, there shall be levied, collected, and paid, in lieu of the internal-revenue taxes now imposed thereon by section 701 of the Revenue Act of 1921, a tax of 18 cents per pound, to be paid by the manufacturer or importer thereof.

(b) Section 3362 of the Revised Statutes, as amended by section 701 of the Revenue Act of 1918, is re-enacted without change, as follows:

"SEC. 3362. All manufactured tobacco shall be put up and prepared by the manufacturer for sale, or removal for sale or consumption, in packages of the following description and in no other manner:

"All smoking tobacco, snuff, fine-cut chewing tobacco, all cut and granulated tobacco, all shorts, the refuse of fine-cut chewing, which

TAX ON CIGARS AND TOBACCO.

Label required.

Packages authorized for cigarettes, etc.

Domestic.  
Vol. 40, p. 1117.

Stamps.

Imported.

Cigars.

Packages required.  
R. S., sec. 3392, p. 606, amended.  
Vol. 37, p. 664, amended.

Punishment for sale in other than new boxes, etc.

Provisos.  
Retail sales.

Number allowed each employee without stamps, etc.

Manufactured tobacco and snuff.

Tax payable on sales by manufacturer or importer.

R. S., sec. 3368, p. 658, amended.  
Vol. 42, p. 287.

Packages.

Requirements.  
R. S., sec. 3362, p. 657, amended.  
Vol. 42, p. 287.

Sizes allowed.  
Vol. 40, p. 1117.

<p>TAX ON CIGARS AND TOBACCO.</p>	<p>has passed through a riddle of thirty-six meshes to the square inch, and all refuse scraps, clippings, cuttings, and sweepings of tobacco, and all other kinds of tobacco not otherwise provided for, in packages containing one-eighth of an ounce, three-eighths of an ounce, and further packages with a difference between each package and the one next smaller of one-eighth of an ounce up to and including two ounces, and further packages with a difference between each package and the one next smaller of one-fourth of an ounce up to and including four ounces, and packages of five ounces, six ounces, seven ounces, eight ounces, ten ounces, twelve ounces, fourteen ounces, and sixteen ounces: <i>Provided</i>, That snuff may, at the option of the manufacturer, be put up in bladders and in jars containing not exceeding twenty pounds.</p>
<p><i>Proviso.</i> Additional for snuff.</p>	<p>“All cavendish, plug, and twist tobacco, in wooden packages not exceeding two hundred pounds net weight.</p>
<p>Wooden packages.</p>	<p>“And every such wooden package shall have printed or marked thereon the manufacturer’s name and place of manufacture, the registered number of the manufactory, and the gross weight, the tare, and the net weight of the tobacco in each package: <i>Provided</i>, That these limitations and descriptions of packages shall not apply to tobacco and snuff transported in bond for exportation and actually exported: <i>And provided further</i>, That perique tobacco, snuff flour, fine-cut shorts, the refuse of fine-cut chewing tobacco, refuse scraps, clippings, cuttings, and sweepings of tobacco, may be sold in bulk as material, and without the payment of tax, by one manufacturer directly to another manufacturer, or for export, under such restrictions, rules, and regulations as the Commissioner of Internal Revenue may prescribe: <i>And provided further</i>, That wood, metal, paper, or other materials may be used separately or in combination for packing tobacco, snuff, and cigars, under such regulations as the Commissioner of Internal Revenue may establish.”</p>
<p>Marking, etc.</p>	<p>SEC. 402. There shall be levied, collected, and paid, in lieu of the taxes imposed by section 703 of the Revenue Act of 1921, upon cigarette paper made up into packages, books, sets, or tubes, made up in or imported into the United States and hereafter sold by the manufacturer or importer to any person (other than to a manufacturer of cigarettes for use by him in the manufacture of cigarettes), the following taxes, to be paid by the manufacturer or importer: On each package, book, or set containing more than twenty-five but not more than fifty papers, <math>\frac{1}{2}</math> cent; containing more than fifty but not more than one hundred papers, 1 cent; containing more than one hundred papers, <math>\frac{1}{2}</math> cent for each fifty papers or fractional part thereof; and upon tubes, 1 cent for each fifty tubes or fractional part thereof.</p>
<p><i>Provisos.</i> Exports excepted.</p>	<p>Every manufacturer of cigarettes purchasing any cigarette paper made up into tubes (a) shall give bond in an amount and with sureties satisfactory to the Commissioner that he will use such tubes in the manufacture of cigarettes or pay thereon a tax equivalent to the tax imposed by this section, and (b) shall keep such records and render under oath such returns as the Commissioner finds necessary to show the disposition of all tubes purchased or imported by such manufacturer of cigarettes.</p>
<p>Bulk sales of perique, etc., to manufacturers, without tax.</p>	<p>SEC. 403. Section 3360 of the Revised Statutes, as amended by section 704 of the Revenue Act of 1918, is amended to read as follows:</p>
<p>Materials for containers.</p>	<p>“SEC. 3360. (a) Every dealer in leaf tobacco shall file with the collector of the district in which his business is carried on a statement in duplicate, subscribed under oath, setting forth the place, and, if in a city, the street and number of the street, where his business is to be carried on, and the exact location of each place where</p>
<p>Cigarette papers and tubes. Tax on sales to other than manufacturers. Vol. 42, p. 288, amended.</p>	
<p>Rates.</p>	
<p>Use of tubes by manufacturers. Bond, etc., required.</p>	
<p>Leaf tobacco. R. S., sec. 3360, p. 657, amended.</p>	
<p>Dealers. Notice of business to be filed with collector. Vol. 40, p. 1118. Vol. 42, p. 288.</p>	

leaf tobacco is held by him on storage, and, whenever he adds to or discontinues any of his leaf tobacco storage places, he shall give immediate notice to the collector of the district in which he is registered.

TAX ON CIGARS AND TOBACCO.

“Every such dealer shall give a bond with surety, satisfactory to, and to be approved by, the collector of the district, in such penal sum as the collector may require, not less than \$500; and a new bond may be required in the discretion of the collector, or under instructions of the Commissioner.

Bond required.

“Every such dealer shall be assigned a number by the collector of the district, which number shall appear in every inventory, invoice and report rendered by the dealer, who shall also obtain certificates from the collector of the district setting forth the place where his business is carried on and the places designated by the dealer as the places of storage of his tobacco, which certificates shall be posted conspicuously within the dealer’s registered place of business, and within each designated place of storage.

District number to be assigned, etc.

Certificates.

“(b) Every dealer in leaf tobacco shall make and deliver to the collector of the district a true inventory of the quantity of the different kinds of tobacco held or owned, and where stored by him, on the 1st day of January of each year, or at the time of commencing and at the time of concluding business, if before or after the 1st day of January, such inventory to be made under oath and rendered in such form as may be prescribed by the Commissioner.

Annual inventory to be filed.

“Every dealer in leaf tobacco shall render such invoices and keep such records as shall be prescribed by the Commissioner, and shall enter therein, day by day, and upon the same day on which the circumstance, thing or act to be recorded is done or occurs, an accurate account of the number of hogsheads, tierces, cases and bales, and quantity of leaf tobacco contained therein, purchased or received by him, on assignment, consignment, for storage, by transfer or otherwise, and of whom purchased or received, and the number of hogsheads, tierces, cases and bales, and the quantity of leaf tobacco contained therein, sold by him, with the name and residence in each instance of the person to whom sold, and if shipped, to whom shipped, and to what district; such records shall be kept at his place of business at all times and preserved for a period of two years, and the same shall be open at all hours for the inspection of any internal-revenue officer or agent.

Daily records of business, etc., to be kept.

Details.

“Every dealer in leaf tobacco on or before the tenth day of each month, shall furnish to the collector of the district a true and complete report of all purchases, receipts, sales and shipments of leaf tobacco made by him during the month next preceding, which report shall be verified and rendered in such form as the Commissioner, with the approval of the Secretary, shall prescribe.

Monthly reports of transactions.

“(c) Sales or shipments of leaf tobacco by a dealer in leaf tobacco shall be in quantities of not less than a hogshead, tierce, case, or bale, except loose leaf tobacco comprising the breaks on warehouse floors, and except to a duly registered manufacturer of cigars for use in his own manufactory exclusively.

Restriction on sales or shipments.

“Dealers in leaf tobacco shall make shipments of leaf tobacco only to other dealers in leaf tobacco, to registered manufacturers of tobacco, snuff, cigars or cigarettes, or for export.

Shipments limited.

“(d) Upon all leaf tobacco sold, removed or shipped by any dealer in leaf tobacco in violation of the provisions of subdivision (c), or in respect to which no report has been made by such dealer in accordance with the provisions of subdivision (b), there shall be levied, assessed, collected and paid a tax equal to the tax then in force upon manufactured tobacco, such tax to be assessed and collected in the same manner as the tax on manufactured tobacco.

Penalty tax for violations.

TAX ON CIGARS AND TOBACCO.  
Designated offenses.  
Failure to give bond, make returns, etc.

Illegal shipments.

Fraudulent omissions.

Punishment for.

Farmers, growers, etc., not included.  
Vol. 42, p. 239, amended.

Provisions.  
Records required of growers, associations.

Purpose of growers' associations defined.

"(e) Every dealer in leaf tobacco—

"(1) who neglects or refuses to furnish the statement, to give bond, to keep books, to file inventory or to render the invoices, returns or reports required by the Commissioner, or to notify the collector of the district of additions to his places of storage; or

"(2) who ships or delivers leaf tobacco, except as herein provided;

OR

"(3) who fraudulently omits to account for tobacco purchased, received, sold, or shipped; shall be fined not less than \$100 or more than \$500, or imprisoned not more than one year, or both.

"(f) For the purpose of this section a farmer or grower of tobacco or a tobacco growers' cooperative association shall not be regarded as a dealer in leaf tobacco in respect to the leaf tobacco produced by him or handled by such association: *Provided*, That such cooperative associations shall be required to keep available records of all purchases and sales of tobacco, such records to be open to inspection by the agents of the Government. As used in this section the term 'tobacco growers' cooperative association' means an association of farmers or growers of tobacco organized and operated as sales agent for the purpose of marketing the tobacco produced by its members and turning back to them the proceeds of sales, less the necessary selling expenses, on the basis of the quantity and quality of tobacco furnished by them."

ADMISSIONS AND DUES.

#### TITLE V.—TAX ON ADMISSIONS AND DUES.

Tax on admissions.  
Vol. 42, p. 290.

SEC. 500. (a) On and after the date this title takes effect, there shall be levied, assessed, collected, and paid, in lieu of the taxes imposed by section 800 of the Revenue Act of 1921—

(1) A tax of 1 cent for each 10 cents or fraction thereof of the amount paid for admission to any place on or after such date, including admission by season ticket or subscription, to be paid by the person paying for such admission; but where the amount paid for admission is 50 cents or less, no tax shall be imposed;

(2) Upon tickets or cards of admission to theaters, operas, and other places of amusement, sold at news stands, hotels, and places other than the ticket offices of such theaters, operas, or other places of amusement, at not to exceed 50 cents in excess of the sum of the established price therefor at such ticket offices plus the amount of any tax imposed under paragraph (1), a tax equivalent to 5 per centum of the amount of such excess; and if sold for more than 50 cents in excess of the sum of such established price plus the amount of any tax imposed under paragraph (1), a tax equivalent to 50 per centum of the whole amount of such excess, such taxes to be returned and paid, in the manner and subject to the interest provided in section 603, by the person selling such tickets;

(3) A tax equivalent to 50 per centum of the amount for which the proprietors, managers, or employees of any opera house, theater, or other place of amusement sell or dispose of tickets or cards of admission in excess of the regular or established price or charge therefor, such tax to be returned and paid, in the manner and subject to the interest provided in section 603, by the person selling such tickets;

(4) In the case of persons having the permanent use of boxes or seats in an opera house or any place of amusement or a lease for the use of such box or seat in such opera house or place of amusement (in lieu of the tax imposed by paragraph (1)), a tax equivalent to 10 per centum of the amount for which a similar box or seat is sold for each performance or exhibition at which the box or seat is used or

Rates.  
Vol. 42, p. 290, amended.

Additional, on sales at advanced price at other than ticket offices.

Post, p. 324.

Sales by proprietors, etc., in excess of regular prices.

Payable by box holders, etc.

reserved by or for the lessee or holder, such tax to be paid by the lessee or holder; and

(5) A tax of 1½ cents for each 10 cents or fraction thereof of the amount paid for admission to any public performance for profit at any roof garden, cabaret, or other similar entertainment, to which the charge for admission is wholly or in part included in the price paid for refreshment, service, or merchandise; the amount paid for such admission to be deemed to be 20 per centum of the amount paid for refreshment, service, and merchandise; such tax to be paid by the person paying for such refreshment, service, or merchandise. Where the amount paid for admission is 50 cents or less, no tax shall be imposed.

(b) No tax shall be levied under this title in respect of (1) any admissions all the proceeds of which inure (A) exclusively to the benefit of religious, educational, or charitable institutions, societies, or organizations, societies for the prevention of cruelty to children or animals, or societies or organizations conducted for the sole purpose of maintaining symphony orchestras and receiving substantial support from voluntary contributions, or of improving any city, town, village, or other municipality, or of maintaining a cooperative or community center moving-picture theater—if no part of the net earnings thereof inures to the benefit of any private stockholder or individual; or (B) exclusively to the benefit of persons in the military or naval forces of the United States; or (C) exclusively to the benefit of persons who have served in such forces and are in need; or (D) exclusively to the benefit of National Guard organizations, Reserve Officers' associations or organizations, posts or organizations of war veterans, or auxiliary units or societies of any such posts or organizations, if such posts, organizations, units, or societies are organized in the United States or any of its possessions, and if no part of their net earnings inures to the benefit of any private stockholder or individual; or (E) exclusively to the benefit of members of the police or fire department of any city, town, village, or other municipality, or the dependents or heirs of such members; or (2) any admissions to agricultural fairs if no part of the net earnings thereof inures to the benefit of any stockholders or members of the association conducting the same, or admissions to any exhibit, entertainment, or other pay feature conducted by such association as part of any such fair,—if the proceeds therefrom are used exclusively for the improvement, maintenance and operation of such agricultural fairs.

(c) The term "admission" as used in this title includes seats and tables, reserved or otherwise, and other similar accommodations, and the charges made therefor.

(d) The price (exclusive of the tax to be paid by the person paying for admission) at which every admission ticket or card is sold shall be conspicuously and indelibly printed, stamped, or written on the face or back of that part of the ticket which is to be taken up by the management of the theater, opera, or other place of amusement, together with the name of the vendor if sold other than at the ticket office of the theater, opera, or other place of amusement. Whoever sells an admission ticket or card on which the name of the vendor and price is not so printed, stamped, or written, or at a price in excess of the price so printed, stamped, or written thereon, is guilty of a misdemeanor, and upon conviction thereof shall be fined not more than \$100.

SEC. 501. On and after the date this title takes effect there shall be levied, assessed, collected, and paid, in lieu of the taxes imposed by section 801 of the Revenue Act of 1921, a tax equivalent to 10 per centum of any amount paid on or after such date, for any period after such date, (a) as dues or membership fees (where the dues or

ADMISSIONS AND DUES.

Roof gardens, cabarets, etc.  
Vol. 42, p. 290, amended.

Exemptions.

Exempt entertainments.  
Religious, educational, etc.

Conditions.

Additional exemptions.  
For veterans, etc.

Municipal police and firemen.

Agricultural fairs, etc.

Conditions.

Charges included in admissions.

Price, etc., to be printed on tickets.

Penalty for failure.

Tax on club dues, etc.  
Vol. 42, p. 291.

ADMISSIONS AND DUES.  
Initiation fees.

*Provided.*  
Fraternal lodges, etc.,  
exempt.

Life membership  
payments.

Collection by re-  
ceivers.  
Vol. 42, p. 291, amend-  
ed.

Monthly returns and  
payments.

Refunds may be in-  
cluded in subsequent  
returns.

Information in re-  
turns, etc.

Time of payment.

Penalty for failure.

Effective in 30 days.

fees of an active resident annual member are in excess of \$10 per year) to any social, athletic, or sporting club or organization; or (b) as initiation fees to such a club or organization, if such fees amount to more than \$10, or if the dues or membership fees (not including initiation fees) of an active resident annual member are in excess of \$10 per year; such taxes to be paid by the person paying such dues or fees: *Provided*, That there shall be exempted from the provisions of this section all amounts paid as dues or fees to a fraternal society, order, or association, operating under the lodge system, or to any local fraternal organization among the students of a college or university. In the case of life memberships a life member shall pay annually, at the time for the payment of dues by active resident annual members, a tax equivalent to the tax upon the amount paid by such a member, but shall pay no tax upon the amount paid for life membership.

SEC. 502. (a) Every person receiving any payments for such admission, dues or fees shall collect the amount of the tax imposed by section 500 or 501 from the person making such payments. Every club or organization having life members shall collect from such members the amount of the tax imposed by section 501. Such persons shall make monthly returns under oath, in duplicate, and pay the taxes so collected to the collector of the district in which the principal office or place of business is located.

(b) Any person making a refund of any payment upon which tax is collected under this section may repay therewith the amount of the tax collected on such payment; and the amount so repaid may be credited against amounts included in any subsequent monthly return.

(c) The returns required under this section shall contain such information, and be made at such times and in such manner, as the Commissioner, with the approval of the Secretary, may by regulation prescribe.

(d) The tax shall, without assessment by the Commissioner or notice from the collector, be due and payable to the collector at the time so fixed for filing the return. If the tax is not paid when due, there shall be added as part of the tax interest at the rate of 1 per centum a month from the time when the tax became due until paid.

SEC. 503. This title shall take effect on the expiration of thirty days after the enactment of this Act.

#### EXCISE TAXES.

#### TITLE VI.—EXCISE TAXES.

Levied after thirty  
days on sale by manu-  
facturer, etc.  
Vol. 42, p. 291, amend-  
ed.

Chassis of automobile  
trucks and wagons.

Accessories included.

Other chassis, motor-  
cycles, etc.

SEC. 600. On and after the expiration of thirty days after the enactment of this Act there shall be levied, assessed, collected, and paid upon the following articles sold or leased by the manufacturer, producer, or importer, a tax equivalent to the following percentage of the price for which so sold or leased—

(1) Automobile truck chassis and automobile wagon chassis sold or leased for an amount in excess of \$1,000, and automobile truck bodies and automobile wagon bodies sold or leased for an amount in excess of \$200 (including in both cases tires, inner tubes, parts, and accessories therefor sold on or in connection therewith or with the sale thereof), 3 per centum. A sale or lease of an automobile truck or of an automobile wagon shall, for the purposes of this subdivision, be considered to be a sale of the chassis and of the body;

(2) Other automobile chassis and bodies and motor cycles (including tires, inner tubes, parts, and accessories therefor sold on or in connection therewith or with the sale thereof), except tractors, 5 per centum. A sale or lease of an automobile shall, for the pur-

poses of this subdivision, be considered to be a sale of the chassis and of the body;

(3) Tires, inner tubes, parts, or accessories for any of the articles enumerated in subdivision (1) or (2), sold to any person other than a manufacturer or producer of any of the articles enumerated in subdivision (1) or (2), 2½ per centum. This subdivision shall not apply to chassis or bodies for automobile trucks, automobile wagons, or other automobiles;

(4) Cameras, weighing not more than 100 pounds, and lenses for such cameras, 10 per centum;

(5) Photographic films and plates (other than moving-picture films and other than X-ray films or plates), 5 per centum;

(6) Firearms, shells, and cartridges, except those sold for the use of the United States, any State, Territory, or possession of the United States, any political subdivision thereof, or the District of Columbia, 10 per centum;

(7) Cigar or cigarette holders and pipes, composed wholly or in part of meerschaum or amber, and humidors, 10 per centum;

(8) Coin-operated devices, coin-operated machines, and devices and machines operated by any substitute for a coin, 5 per centum; if the manufacturer, producer, or importer of any such device or machine operates it for profit, he shall pay a tax in respect of each such device or machine put into operation equivalent to 5 per centum of its fair market value;

(9) Mah-jongg, pung chow, and similar tile sets, and the component parts thereof, 10 per centum.

If any manufacturer, producer, or importer of any of the articles enumerated in this section customarily sells such articles both at wholesale and at retail, the tax in the case of any article sold by him at retail shall be computed on the price for which like articles are sold by him at wholesale.

The taxes imposed by this section shall, in the case of any article in respect of which a corresponding tax is imposed by section 900 of the Revenue Act of 1921, be in lieu of such tax.

SEC. 601. (a) If any person who manufactures, produces, or imports any article enumerated in section 600, sells or leases such article to a corporation affiliated with such person within the meaning of section 240 of this Act, at less than the fair market price obtainable therefor, the tax thereon shall be computed on the basis of the price at which such article is sold or leased by such affiliated corporation.

(b) If any such person sells or leases such article whether through any agreement, arrangement, or understanding, or otherwise, at less than the fair market price obtainable therefor, either (1) in such manner as directly or indirectly to benefit such person or any person directly or indirectly interested in the business of such person, or (2) with intent to cause such benefit, the amount for which such article is sold or leased shall be taken to be the amount which would have been received from the sale or lease of such article if sold or leased at the fair market price.

SEC. 602. There shall be levied, assessed, collected, and paid, in lieu of the tax imposed by section 902 of the Revenue Act of 1921, upon sculpture, paintings, statuary, art porcelains, and bronzes, sold by any person other than the artist, a tax equivalent to 5 per centum of the price for which so sold. This section shall not apply to the sale of any such article (1) to an educational or religious institution or public art museum, or (2) by any dealer in such articles to another dealer in such articles for resale.

EXCISE TAXES.

Accessories, to other than manufacturer, etc.

Chassis not included.

Cameras.

Photographic films.

Firearms, etc.

Smokers' articles.

Coin operated machines, etc.

Operated by manufacturer, etc.

Mah-jongg, and similar sets.

Computation on retail sales by manufacturer, etc.

In lieu of prior tax. Vol. 42, pp. 291, 292.

Computation if sold at less than market price, to affiliated corporation, etc.

Vol. 42, p. 292, amended.

Sales to benefit interest of manufacturer.

Works of art sold by person other than the artist.

Vol. 42, p. 292, amended.

Sales excepted.

EXCISE TAXES.  
Monthly returns and payments.

SEC. 603. Every person liable for any tax imposed by section 600 or 602 shall make monthly returns under oath in duplicate and pay the taxes imposed by such sections to the collector for the district in which is located the principal place of business. Such returns shall contain such information and be made at such times and in such manner as the Commissioner, with the approval of the Secretary, may by regulations prescribe.

Time for payment.

The tax shall, without assessment by the Commissioner or notice from the collector, be due and payable to the collector at the time so fixed for filing the return. If the tax is not paid when due, there shall be added as part of the tax interest at the rate of 1 per centum a month from the time when the tax became due until paid.

Penalty for failure.

Sales by dealers.  
Jewelry, precious stones, timepieces, glasses, etc.  
Vol. 42, p. 293, amended.

SEC. 604. (a) On and after the expiration of thirty days after the enactment of this Act there shall be levied, assessed, collected, and paid (in lieu of the tax imposed by section 905 of the Revenue Act of 1921) upon all articles commonly or commercially known as jewelry, whether real or imitation; pearls, precious and semiprecious stones, and imitations thereof; articles made of, or ornamented, mounted or fitted with, precious metals or imitations thereof or ivory; watches; clocks; opera glasses; lorgnettes; marine glasses; field glasses; and binoculars; upon any of the above when sold or leased by or for a dealer or his estate for consumption or use, a tax equivalent to 5 per centum of the price for which so sold or leased.

Articles exempt.

(b) The tax imposed by subdivision (a) shall not apply to (1) surgical instruments, musical instruments, eyeglasses, spectacles, or silver-plated flat tableware, or articles used for religious purposes; (2) articles sold or leased for an amount not in excess of \$30; or (3) watches sold or leased for an amount not in excess of \$60.

Returns, payment, etc.

(c) Every person selling any of the articles enumerated in this section shall make returns under oath in duplicate (monthly or quarterly as the Commissioner, with the approval of the Secretary, may prescribe) and pay the taxes imposed in respect to such articles by this section to the collector for the district in which is located the principal place of business. Such returns shall contain such information and be made at such times and in such manner as the Commissioner, with the approval of the Secretary, may by regulations prescribe.

Time of payment.

(d) The tax shall, without assessment by the Commissioner or notice from the collector, be due and payable to the collector at the time so fixed for filing the return. If the tax is not paid when due, there shall be added as part of the tax interest at the rate of 1 per centum a month from the time when the tax became due until paid.

Penalty for failure.

Contracts for sales of articles not taxed before.

SEC. 605. (a) If (1) any person has, prior to January 1, 1924, made a bona fide contract with a dealer for the sale or lease, after the tax takes effect, of any article in respect of which a tax is imposed by section 600, or by this subdivision, and in respect of which no corresponding tax was imposed by section 900 of the Revenue Act of 1921, and (2) such contract does not permit the adding, to the amount to be paid thereunder, of the whole of the tax imposed by section 600 of this Act or by this subdivision; then the vendee or lessee shall, in lieu of the vendor or lessor, pay so much of the tax imposed by section 600 of this Act or by this subdivision as is not so permitted to be added to the contract price. If a contract of the character above described was made with any person other than a dealer, no tax shall be collected under this Act.

Vendee to pay, if addition to price not permitted by contract.

Vol. 42, p. 293, amended.

To other than dealer not taxed.

If former tax greater than herein imposed.

(b) If (1) any person has, prior to January 1, 1924, made a bona fide contract with any other person for the sale or lease, after the tax takes effect, of any article in respect of which a tax is imposed by section 600 of this Act, and in respect of which a corresponding but greater tax was imposed by section 900 of the Revenue Act of

1921; (2) the contract price includes the amount of the tax imposed by section 900 of the Revenue Act of 1921, and (3) such contract does not permit the deduction, from the amount to be paid thereunder, of the whole of the difference between the corresponding tax imposed by section 900 of the Revenue Act of 1921 and the tax imposed by section 600 of this Act; then the vendor or lessor shall refund to the vendee or lessee so much of the amount of such difference as is not so permitted to be deducted from the contract price.

(c) If (1) any person has, prior to January 1, 1924, made a bona fide contract with any other person for the sale or lease, after the date of the enactment of this Act, of any article in respect of which a tax was imposed by section 900 or 904 of the Revenue Act of 1921, and in respect of which no corresponding tax is imposed by section 600 of this Act, (2) the contract price includes the amount of the tax imposed by section 900 or 904 of the Revenue Act of 1921, and (3) such contract does not permit deduction, from the amount to be paid thereunder, of the tax imposed by section 900 or 904 of the Revenue Act of 1921; then the vendor or lessor shall refund to the vendee or lessee so much of the amount of such tax as is not so permitted to be deducted from the contract price.

(d) The taxes payable by the vendee or lessee under subdivision (a), shall be paid to the vendor or lessor at the time the sale or lease is consummated, and collected, returned, and paid to the United States by such vendor or lessor in the same manner and subject to the same interest as provided by section 603.

(e) Any refund by the vendor or lessor under subdivision (b) or (c) shall be made at the time the sale or lease is consummated. Upon the failure of the vendor or lessor so to refund, he shall be liable to the vendee or lessee for damages in the amount of three times the amount of such refund, and the court shall include in any judgment in favor of the vendee or lessee in any suit for the recovery of such damages, costs of the suit and a reasonable attorney's fee to be fixed by the court.

(f) A vendee who purchases any article with intent to use it in the manufacture or production of another article intended for sale shall be included in the term "dealer," as used in this section.

## EXCISE TAXES.

Vendor to refund difference, if deduction from price not permitted.

Previously taxed and not hereby.

Vendor to refund tax paid, if deduction not permitted.

Tax payable to vendor when sale consummated.

Refund to vendor when sales consummated.  
Treble damages on failure.

Purchaser intending to manufacture articles, deemed a "dealer."

## TITLE VII.—SPECIAL TAXES.

## CAPITAL STOCK TAX.

## SPECIAL TAXES.

## Capital stock tax.

SEC. 700. (a) On and after July 1, 1924, in lieu of the tax imposed by section 1000 of the Revenue Act of 1921—

(1) Every domestic corporation shall pay annually a special excise tax with respect to carrying on or doing business, equivalent to \$1 for each \$1,000 of so much of the fair average value of its capital stock for the preceding year ending June 30 as is in excess of \$5,000. In estimating the value of capital stock the surplus and undivided profits shall be included;

(2) Every foreign corporation shall pay annually a special excise tax with respect to carrying on or doing business in the United States, equivalent to \$1 for each \$1,000 of the average amount of capital employed in the transaction of its business in the United States during the preceding year ending June 30.

(b) The taxes imposed by this section shall not apply in any year to any corporation which was not engaged in business (or, in the case of a foreign corporation, not engaged in business in the United States) during the preceding year ending June 30, nor to any corporation enumerated in section 231, nor to any insurance company subject to the tax imposed by section 243 or 246.

Levied after July 1, 1924.  
Vol. 42, p. 294, amended.  
Domestic corporations.

Foreign corporations, on capital employed in United States.

If not in business exempt.

Other exemptions.  
Ante, pp. 282, 289, 290.

SPECIAL TAXES.  
Publicity, etc.  
*Ante*, p. 293.

(c) Section 257 shall apply to all returns filed with the Commissioner for purposes of the tax imposed by this section.

Occupational taxes.

MISCELLANEOUS OCCUPATIONAL TAXES.

Designated businesses.

SEC. 701. On and after July 1, 1924, there shall be levied, collected, and paid annually the following special taxes—

Brokers, not of produce or merchandise.  
Business defined.

(1) Brokers, except brokers exclusively negotiating purchases or sales of produce or merchandise, shall pay \$50. Every person whose business it is to negotiate purchases or sales of stock, bonds, exchange, bullion, coined money, bank notes, promissory notes, other securities, produce or merchandise, for others, shall be regarded as a broker. If any broker is a member of a stock exchange, or if he is a member of any produce exchange, board of trade, or similar organization, where produce or merchandise is sold, he shall (whether or not he is liable to any tax under the first sentence of this paragraph, and in addition to such tax, if any) pay an amount as follows: If the average value, during the preceding year ending June 30, of a seat or membership in such exchange or organization was \$2,000 or more but not more than \$5,000, \$100; if such value was more than \$5,000 but not more than \$10,000, \$150; if such value was more than \$10,000, \$250.

Exchange members.

Pawnbrokers.  
Business defined.

(2) Pawnbrokers shall pay \$100. Every person whose business or occupation it is to take or receive, by way of pledge, pawn, or exchange, any goods, wares, or merchandise, or any kind of personal property whatever, as security for the repayment of money loaned thereon, shall be regarded as a pawnbroker.

Ship brokers.  
Business defined.

(3) Ship brokers shall pay \$50. Every person whose business it is as a broker to negotiate freights and other business for the owners of vessels or for the shippers or consignors or consignees of freight carried by vessels, shall be regarded as a ship broker.

Customhouse brokers.  
Business defined.

(4) Customhouse brokers shall pay \$50. Every person whose occupation it is, as the agent of others, to arrange entries and other customhouse papers, or transact business at any port of entry relating to the importation or exportation of goods, wares, or merchandise, shall be regarded as a customhouse broker.

Bowling alleys.  
Description.

(5) Proprietors of bowling alleys and billiard rooms shall pay \$10 for each alley or table. Every building or place where bowls are thrown or where games of billiards or pool are played, shall be regarded as a bowling alley or a billiard room, respectively, unless no charge is made for the use of the alleys or tables.

Shooting galleries.  
Description.

(6) Proprietors of shooting galleries shall pay \$20. Every building, space, tent, or area, where a charge is made for the discharge of firearms at any form of target shall be regarded as a shooting gallery.

Riding academies.  
Description.

(7) Proprietors of riding academies shall pay \$100. Every building, space, tent, or area, where a charge is made for instruction in horsemanship or for facilities for the practice of horsemanship shall be regarded as a riding academy: *Provided*, That this tax shall not be collected from associations composed exclusively of members of units of the Federalized National Guard or the Organized Reserve and whose receipts are used exclusively for the benefit of such units.

*proviso.*  
Associations exempt.

Automobile passenger hiring.

(8) Persons carrying on the business of operating or renting passenger automobiles for hire shall pay \$10 for each such automobile having a seating capacity of more than two and not more than seven, and \$20 for each such automobile having a seating capacity of more than seven. The tax imposed by this subdivision shall not be collected in respect of automobiles used exclusively for conveying school children to and from school.

Exempt, if used for school children.

(9) Every person carrying on the business of a brewer, distiller, wholesale liquor dealer, retail liquor dealer, wholesale dealer in malt liquor, retail dealer in malt liquor, or manufacturer of stills, as defined in section 3244 as amended and section 3247 of the Revised Statutes, in any State, Territory, or District of the United States contrary to the laws of such State, Territory, or District, or in any place therein in which carrying on such business is prohibited by local or municipal law, shall pay, in addition to all other taxes, special or otherwise, imposed by existing law or by this Act, \$1,000. The payment of the tax imposed by this subdivision shall not be held to exempt any person from any penalty or punishment provided for by the laws of any State, Territory, or District for carrying on such business in such State, Territory, or District, or in any manner to authorize the commencement or continuance of such business contrary to the laws of such State, Territory, or District, or in places prohibited by local or municipal law.

The taxes imposed by this section shall, in the case of persons upon whom a corresponding tax is imposed by section 1001 of the Revenue Act of 1921, be in lieu of such tax.

**SPECIAL TAXES.**  
Brewers, distillers,  
liquor dealers, etc.  
R. S., secs. 3244, 3247,  
pp. 622, 626.  
Additional tax, if  
business prohibited by  
State.

Payment<sup>t</sup> no exemp-  
tion from punishment  
under State, etc., laws.

Tax in lieu of prior.  
Vol. 42, pp. 295-297.

#### SPECIAL TOBACCO MANUFACTURERS' TAX.

**SEC. 702.** On and after July 1, 1924, there shall be levied, collected, and paid annually, in lieu of the taxes imposed by section 1002 of the Revenue Act of 1921, the following special taxes, the amount of such taxes to be computed on the basis of the sales for the preceding year ending June 30—

Manufacturers of tobacco whose annual sales do not exceed fifty thousand pounds shall each pay \$6;

Manufacturers of tobacco whose annual sales exceed fifty thousand and do not exceed one hundred thousand pounds shall each pay \$12;

Manufacturers of tobacco whose annual sales exceed one hundred thousand and do not exceed two hundred thousand pounds shall each pay \$24;

Manufacturers of tobacco whose annual sales exceed two hundred thousand pounds shall each pay \$24, and at the rate of 16 cents per thousand pounds, or fraction thereof, in respect to the excess over two hundred thousand pounds;

Manufacturers of cigars whose annual sales do not exceed fifty thousand cigars shall each pay \$4;

Manufacturers of cigars whose annual sales exceed fifty thousand and do not exceed one hundred thousand cigars shall each pay \$6;

Manufacturers of cigars whose annual sales exceed one hundred thousand and do not exceed two hundred thousand cigars shall each pay \$12;

Manufacturers of cigars whose annual sales exceed two hundred thousand and do not exceed four hundred thousand cigars shall each pay \$24;

Manufacturers of cigars whose annual sales exceed four hundred thousand cigars shall each pay \$24, and at the rate of 10 cents per thousand cigars, or fraction thereof, in respect to the excess over four hundred thousand cigars;

Manufacturers of cigarettes, including small cigars weighing not more than three pounds per thousand, shall each pay at the rate of 6 cents for every ten thousand cigarettes, or fraction thereof.

In arriving at the amount of special tax to be paid under this section, and in the levy and collection of such tax, each person engaged in the manufacture of more than one of the classes of articles specified in this section shall be considered and deemed a manufacturer of each class separately.

Tobacco.

Tax on sales by  
manufacturers.  
Vol. 42, p. 297.

Tobacco.  
R. S. sec., 3244, p.  
624, amended.

Cigars.

Cigarettes.

Each class separately.

**SPECIAL TAXES.**  
Export sales exempt.

In computing under this section the amount of annual sales no account shall be taken of tobacco, cigars, or cigarettes sold for export and in due course so exported.

Boats.

**SPECIAL TAX ON USE OF BOATS.**

Annual tax on use of specified pleasure boats, etc.

Vol. 42, p. 297.

**SEC. 703.** On and after July 1, 1924, and thereafter on July 1 in each year, and also at the time of the original purchase of a new boat by a user, if on any other date than July 1, there shall be levied, assessed, collected, and paid, in lieu of the tax imposed by section 1003 of the Revenue Act of 1921, upon the use of yachts, pleasure boats, power boats, sailing boats, and motor boats with fixed engines, of over five net tons and over thirty-two feet in length, not used exclusively for trade, fishing, or national defense, or not built according to plans and specifications approved by the Navy Department, a special excise tax to be based on each yacht or boat, at rates as follows: Yachts, pleasure boats, power boats, motor boats with fixed engines, and sailing boats, of over five net tons, length over thirty-two feet and not over fifty feet, \$1 for each foot; length over fifty feet, and not over one hundred feet, \$2 for each foot; length over one hundred feet, \$4 for each foot.

Rates.

Measurement.

In determining the length of such yachts, pleasure boats, power boats, motor boats with fixed engines, and sailing boats, the measurement of over-all length shall govern.

On a new purchase, for part of a year.

In the case of a tax imposed at the time of the original purchase of a new boat on any other date than July 1, the amount to be paid shall be the same number of twelfths of the amount of the tax as the number of calendar months (including the month of sale) remaining prior to the following July 1.

Exempt, if used for aid, etc., to seamen.

This section shall not apply to vessels or boats used without profit by any benevolent, charitable, or religious organizations, exclusively for furnishing aid, comfort, or relief to seamen.

Penalty.

**PENALTY FOR NONPAYMENT OF SPECIAL TAXES.**

Punishment for conducting business without paying tax.

**SEC. 704.** Any person who carries on any business or occupation for which a special tax is imposed by section 700, 701, or 702, without having paid the special tax therein provided, shall, besides being liable for the payment of such special tax, be subject to a penalty of not more than \$1,000 or to imprisonment for not more than one year, or both.

Tax on narcotics.

**TAX ON NARCOTICS.**

Reenactment of former legislation.  
Vol. 38, p. 785.

**SEC. 705.** Section 1 of the Act entitled "An Act to provide for the registration of, with collectors of internal revenue, and to impose a special tax upon all persons who produce, import, manufacture, compound, deal in, dispense, sell, distribute, or give away opium or coca leaves, their salts, derivatives, or preparations, and for other purposes," approved December 17, 1914, as amended by section 1006 of the Revenue Act of 1918, is reenacted without change, as follows:

Vol. 40, p. 1130.  
Vol. 42, p. 298.

Opium, coca leaves, etc.  
Importers, manufacturers, dealers, etc., required to register.

**"SECTION 1.** That on or before July 1 of each year every person who imports, manufactures, produces, compounds, sells, deals in, dispenses, or gives away opium or coca leaves, or any compound, manufacture, salt, derivative, or preparation thereof, shall register with the collector of internal revenue of the district his name or style, place of business and place or places where such business is to be carried on, and pay the special taxes hereinafter provided;

Registration of persons in business January 1, 1919.

**"Every person who on January 1, 1919, is engaged in any of the activities above enumerated, or who between such date and the**

passage of this Act first engaged in any of such activities, shall within thirty days after the passage of this Act make like registration; and shall pay the proportionate part of the tax for the period ending June 30, 1919; and

“Every person who first engages in any of such activities after the passage of this Act shall immediately make like registration and pay the proportionate part of the tax for the period ending on the following June 30th;

“Importers, manufacturers, producers, or compounders, \$24 per annum; wholesale dealers, \$12 per annum; retail dealers, \$6 per annum; physicians, dentists, veterinary surgeons, and other practitioners lawfully entitled to distribute, dispense, give away, or administer any of the aforesaid drugs to patients upon whom they in the course of their professional practice are in attendance, shall pay \$3 per annum.

“Every person who imports, manufactures, compounds, or otherwise produces for sale or distribution any of the aforesaid drugs shall be deemed to be an importer, manufacturer, or producer.

“Every person who sells or offers for sale any of said drugs in the original stamped packages, as hereinafter provided, shall be deemed a wholesale dealer.

“Every person who sells or dispenses from original stamped packages, as hereinafter provided, shall be deemed a retail dealer: *Provided*, That the office, or if none, the residence, of any person shall be considered for the purpose of this Act his place of business; but no employee of any person who has registered and paid special tax as herein required, acting within the scope of his employment, shall be required to register and pay special tax provided by this section: *Provided further*, That officials of the United States, Territorial, District of Columbia, or insular possessions, State or municipal governments, who in the exercise of their official duties engage in any of the business herein described, shall not be required to register, nor pay special tax, nor stamp the aforesaid drugs as hereinafter prescribed, but their right to this exemption shall be evidenced in such manner as the Commissioner of Internal Revenue, with the approval of the Secretary of the Treasury, may by regulations prescribe.

“It shall be unlawful for any person required to register under the provisions of this Act to import, manufacture, produce, compound, sell, deal in, dispense, distribute, administer, or give away any of the aforesaid drugs without having registered and paid the special tax as imposed by this section.

“That the word ‘person’ as used in this Act shall be construed to mean and include a partnership, association, company, or corporation, as well as a natural person; and all provisions of existing law relating to special taxes, as far as necessary, are hereby extended and made applicable to this section.

“That there shall be levied, assessed, collected, and paid upon opium, coca leaves, any compound, salt, derivative, or preparation thereof, produced in or imported into the United States, and sold, or removed for consumption or sale, an internal-revenue tax at the rate of 1 cent per ounce, and any fraction of an ounce in a package shall be taxed as an ounce, such tax to be paid by the importer, manufacturer, producer, or compounder thereof, and to be represented by appropriate stamps, to be provided by the Commissioner of Internal Revenue, with the approval of the Secretary of the Treasury; and the stamps herein provided shall be so affixed to the bottle or other container as to securely seal the stopper, covering, or wrapper thereof.

“The tax imposed by this section shall be in addition to any import duty imposed on the aforesaid drugs.

## SPECIAL TAXES.

Engaging in business hereafter.

Rates of taxes.

Classification. Importers, manufacturers, and producers.

Wholesale dealers.

Retail dealers.

Provisos. Place of business. Employees exempt.

Officials not taxed.

Evidence of right required.

Importing, selling, etc. without registration, etc., unlawful.

Meaning of “person.”

Internal revenue stamp on product.

Affixing.

Additional to import duty.

**SPECIAL TAXES.**  
 Disposal of any drug  
 unstamped, etc., un-  
 lawful.

“It shall be unlawful for any person to purchase, sell, dispense, or distribute any of the aforesaid drugs except in the original stamped package or from the original stamped package; and the absence of appropriate tax-paid stamps from any of the aforesaid drugs shall be prima facie evidence of a violation of this section by the person in whose possession same may be found; and the possession of any original stamped package containing any of the aforesaid drugs by any person who has not registered and paid special taxes as required by this section shall be prima facie evidence of liability to such special tax: *Provided*, That the provisions of this paragraph shall not apply to any person having in his or her possession any of the aforesaid drugs which have been obtained from a registered dealer in pursuance of a prescription, written for legitimate medical uses, issued by a physician, dentist, veterinary surgeon, or other practitioner registered under this Act; and where the bottle or other container in which such drug may be put up by the dealer upon said prescription bears the name and registry number of the druggist, serial number of prescription, name and address of the patient, and name, address, and registry number of the person writing said prescription; or to the dispensing, or administration, or giving away of any of the aforesaid drugs to a patient by a registered physician, dentist, veterinary surgeon, or other practitioner in the course of his professional practice, and where said drugs are dispensed or administered to the patient for legitimate medical purposes, and the record kept as required by this Act of the drugs so dispensed, administered, distributed, or given away.

Unlawful possession.

*Proviso.*  
 Not applicable to  
 valid prescriptions.

Container require-  
 ments.

Professional adminis-  
 tration, etc.

All stamp regulations  
 applicable.

“And all the provisions of existing laws relating to the engraving, issuance, sale, accountability, cancellation, and destruction of tax-paid stamps provided for in the internal-revenue laws are, in so far as necessary, hereby extended and made to apply to stamps provided by this section.

Seizure of unstamped  
 packages.

“That all unstamped packages of the aforesaid drugs found in the possession of any person, except as herein provided, shall be subject to seizure and forfeiture, and all the provisions of existing internal-revenue laws relating to searches, seizures, and forfeitures of unstamped articles are hereby extended to and made to apply to the articles taxed under this Act and the persons upon whom these taxes are imposed.

Records, returns, etc.,  
 required.

“Importers, manufacturers, and wholesale dealers shall keep such books and records and render such monthly returns in relation to the transactions in the aforesaid drugs as the Commissioner of Internal Revenue, with the approval of the Secretary of the Treasury, may by regulations require.

Regulations to be  
 made.

“The Commissioner of Internal Revenue, with the approval of the Secretary of the Treasury, shall make all needful rules and regulations for carrying the provisions of this Act into effect.”

Text reenacted.  
 Vol. 42, p. 300.

SEC. 706. Section 6 of such Act of December 17, 1914, as amended by section 1007 of the Revenue Act of 1918, is reenacted without change, as follows:

Drugs not affected  
 by Act.

“SEC. 6. That the provisions of this Act shall not be construed to apply to the manufacture, sale, distribution, giving away, dispensing, or possession of preparations and remedies which do not contain more than two grains of opium, or more than one-fourth of a grain of morphine, or more than one-eighth of a grain of heroin, or more than one grain of codeine, or any salt or derivative of any of them in one fluid ounce, or, if a solid or semisolid preparation, in one avoirdupois ounce; or to liniments, ointments, or other preparations which are prepared for external use, only, except liniments, ointments, and other preparations which contain cocaine or any of its salts or alpha or beta eucaine or any of their salts or any synthetic substitute for

them: *Provided*, That such remedies and preparations are manufactured, sold, distributed, given away, dispensed, or possessed as medicines and not for the purpose of evading the intentions and provisions of this Act: *Provided further*, That any manufacturer, producer, compounder, or vendor (including dispensing physicians) of the preparations and remedies mentioned in this section shall keep a record of all sales, exchanges, or gifts of such preparations and remedies in such manner as the Commissioner of Internal Revenue, with the approval of the Secretary of the Treasury, shall direct. Such record shall be preserved for a period of two years in such a way as to be readily accessible to inspection by any officer, agent or employee of the Treasury Department duly authorized for that purpose, and the State, Territorial, District, municipal, and insular officers named in section 5 of this Act, and every such person so possessing or disposing of such preparations and remedies shall register as required in section 1 of this Act and, if he is not paying a tax under this Act, he shall pay a special tax of \$1 for each year, or fractional part thereof, in which he is engaged in such occupation, to the collector of internal revenue of the district in which he carries on such occupation as provided in this Act. The provisions of this Act as amended shall not apply to decocainized coca leaves or preparations made therefrom, or to other preparations of coca leaves which do not contain cocaine."

**SPECIAL TAXES.**  
*Provisos.*  
If used as medicines.  
  
Records of sales, etc., to be kept.

Preservation for inspection.

Vol. 38, p. 788.  
Registration and payment of special tax required.

Decocainized preparations, etc., not affected.

Confiscation of seized narcotics.  
Vol. 42, p. 301.

Vol. 26, p. 621.  
Vol. 29, p. 695; Vol. 35, p. 614; Vol. 38, pp. 275, 785; Vol. 40, p. 1130; Vol. 42, p. 298.

Delivery for Government use, etc.

Applicable to seizures from unknown owners.

Destruction restricted.

**SEC. 707.** All opium, its salts, derivatives, and compounds, and coca leaves, salts, derivatives, and compounds thereof, which may now be under seizure or which may hereafter be seized by the United States Government from any person or persons charged with any violation of the Act of October 1, 1890, as amended by the Acts of March 3, 1897, February 9, 1909, and January 17, 1914, or the Act of December 17, 1914, as amended, shall upon conviction of the person or persons from whom seized be confiscated by and forfeited to the United States; and the Secretary is hereby authorized to deliver for medical or scientific purposes to any department, bureau, or other agency of the United States Government, upon proper application therefor under such regulation as may be prescribed by the Commissioner, with the approval of the Secretary, any of the drugs so seized, confiscated, and forfeited to the United States.

The provisions of this section shall also apply to any of the aforesaid drugs seized or coming into the possession of the United States in the enforcement of any of the above-mentioned Acts where the owner or owners thereof are unknown. None of the aforesaid drugs coming into possession of the United States under the operation of said Acts, or the provisions of this section, shall be destroyed without certification by a committee appointed by the Commissioner, with the approval of the Secretary, that they are of no value for medical or scientific purposes.

**TITLE VIII.—STAMP TAXES.**

**STAMP TAXES.**

**SEC. 800.** On and after the expiration of thirty days after the enactment of this Act there shall be levied, collected, and paid, for and in respect of the several bonds, debentures, or certificates of stock and of indebtedness, and other documents, instruments, matters, and things mentioned and described in Schedule A of this title, or for or in respect of the vellum, parchment, or paper upon which such instruments, matters, or things, or any of them, are written or printed, by any person who makes, signs, issues, sells, removes, consigns, or ships the same, or for whose use or benefit the same are made, signed, issued, sold, removed, consigned, or shipped, the several taxes specified in such schedule. The taxes imposed by this section shall, in the case

Levied on bonds, documents, etc., in Schedule A.

Post, p. 333.

STAMP TAXES.  
In lieu of present tax.

Exceptions.  
Government, State,  
etc., securities.

Bonds of indemnity  
to United States.

Of domestic building  
and loan associations.

Offenses designated.  
Issuing unstamped  
papers, etc.

Dealing in articles  
not fully stamped.

Using uncanceled,  
etc., stamps.

Penalty.

Other offenses.

Fraudulently re-  
moving, etc., stamps.

Reusing stamps.

Using insufficient  
stamps.

Counterfeits, etc.

Removing, etc.,  
stamps for unlawful  
uses.

Possessing washed,  
etc., stamps knowingly.

Punishment for.

Forfeiture of articles,  
etc.

of any article upon which a corresponding stamp tax is now imposed by law, be in lieu of such tax.

SEC. 801. There shall not be taxed under this title any bond, note, or other instrument, issued by the United States, or by any foreign Government, or by any State, Territory, or the District of Columbia, or local subdivision thereof, or municipal or other corporation exercising the taxing power; or any bond of indemnity required to be filed by any person to secure payment of any pension, allowance, allotment, relief, or insurance by the United States, or to secure a duplicate for, or the payment of, any bond, note, certificate of indebtedness, war-savings certificate, warrant or check, issued by the United States; or stocks and bonds issued by domestic building and loan associations substantially all the business of which is confined to making loans to members, or by mutual ditch or irrigation companies.

SEC. 802. Whoever—

(a) Makes, signs, issues, or accepts, or causes to be made, signed, issued, or accepted, any instrument, document, or paper of any kind or description whatsoever without the full amount of tax thereon being duly paid;

(b) Manufactures or imports and sells, or offers for sale, or causes to be manufactured or imported and sold, or offered for sale, any playing cards, package, or other article without the full amount of tax being duly paid;

(c) Makes use of any adhesive stamp to denote any tax imposed by this title without canceling or obliterating such stamp as prescribed in section 804;

Is guilty of a misdemeanor and upon conviction thereof shall pay a fine of not more than \$100 for each offense.

SEC. 803. Whoever—

(a) Fraudulently cuts, tears, or removes from any vellum, parchment, paper, instrument, writing, package, or article, upon which any tax is imposed by this title, any adhesive stamp or the impression of any stamp, die, plate, or other article provided, made, or used in pursuance of this title;

(b) Fraudulently uses, joins, fixes, or places to, with, or upon any vellum, parchment, paper, instrument, writing, package, or article, upon which any tax is imposed by this title, (1) any adhesive stamp, or the impression of any stamp, die, plate, or other article, which has been cut, torn, or removed from any other vellum, parchment, paper, instrument, writing, package, or article, upon which any tax is imposed by this title; or (2) any adhesive stamp or the impression of any stamp, die, plate, or other article of insufficient value; or (3) any forged or counterfeited stamp, or the impression of any forged or counterfeited stamp, die, plate, or other article;

(c) Willfully removes, or alters the cancellation, or defacing marks of, or otherwise prepares, any adhesive stamp, with intent to use, or cause the same to be used, after it has been already used, or knowingly or willfully buys, sells, offers for sale, or gives away, any such washed or restored stamp to any person for use, or knowingly uses the same;

(d) Knowingly and without lawful excuse (the burden of proof of such excuse being on the accused) has in possession any washed, restored, or altered stamp, which has been removed from any vellum, parchment, paper, instrument, writing, package, or article;

Is guilty of a misdemeanor, and upon conviction shall be punished by a fine of not more than \$1,000, or by imprisonment for not more than five years, or both, and any such reused, canceled, or counterfeit stamp and the vellum, parchment, document, paper, package, or article upon which it is placed or impressed shall be forfeited to the United States.

SEC. 804. Whenever an adhesive stamp is used for denoting any tax or affixing the same shall write or stamp or cause to be written or stamped thereupon the initials of his or its name and the date upon which the same is attached or used, so that the same may not again be used: *Provided*, That the Commissioner may prescribe such other method for the cancellation of such stamps as he may deem expedient.

STAMP TAXES.  
Method of cancellation.

*Proviso.*  
Other, may be prescribed.  
Preparation, etc., of stamps.

SEC. 805. (a) The Commissioner shall cause to be prepared and distributed for the payment of the taxes prescribed in this title suitable stamps denoting the tax on the document, articles, or thing to which the same may be affixed, and shall prescribe such method for the affixing of said stamps in substitution for or in addition to the method provided in this title, as he may deem expedient.

Method of affixing.

(b) All internal revenue laws relating to the assessment and collection of taxes are hereby extended to and made a part of this title, so far as applicable, for the purpose of collecting stamp taxes omitted through mistake or fraud from any instrument, document, paper, writing, parcel, package, or article named herein.

General revenue laws applicable for mistakes, etc.

SEC. 806. The Commissioner shall furnish to the Postmaster General without prepayment a suitable quantity of adhesive stamps to be distributed to and kept on sale by the various postmasters in the United States. The Postmaster General may require each such postmaster to give additional or increased bond as postmaster for the value of the stamps so furnished, and each such postmaster shall deposit the receipts from the sale of such stamps to the credit of and render accounts to the Postmaster General at such times and in such form as he may by regulations prescribe. The Postmaster General shall at least once monthly transfer all collections from this source to the Treasury as internal-revenue collections.

Sales of stamps by postmasters.

Accountability.

Transfer of collections monthly.

SEC. 807. (a) Each collector shall furnish, without prepayment, to any assistant treasurer or designated depository of the United States, located in the district of such collector, a suitable quantity of adhesive stamps to be kept on sale by such assistant treasurer or designated depository.

Sales by designated depositories.

(b) Each collector shall furnish, without prepayment, to any person who is (1) located in the district of such collector, (2) duly appointed and acting as agent of any State for the sale of stock transfer stamps of such State, and (3) designated by the Commissioner for the purpose, a suitable quantity of such adhesive stamps as are required by subdivisions 2, 3, and 4 of Schedule A of this title, to be kept on sale by such person.

Sales by designated State agents for stock transfers.

Post, p. 334.

(c) In such cases the collector may require a bond, with sufficient sureties, in a sum to be fixed by the Commissioner, conditioned for the faithful return, whenever so required, of all quantities or amounts undisposed of, and for the payment monthly of all quantities or amounts sold or not remaining on hand. The Secretary may from time to time make such regulations as he may find necessary to insure the safe-keeping or prevent the illegal use of all such adhesive stamps.

Surety bonds may be required.

Regulations for safe keeping, etc.

SCHEDULE A.—STAMP TAXES.

Schedule A.

1. Bonds of indebtedness: On all bonds, debentures, or certificates of indebtedness issued by any person, and all instruments, however termed, issued by any corporation with interest coupons or in registered form, known generally as corporate securities, on each \$100 of face value or fraction thereof, 5 cents: *Provided*, That every renewal of the foregoing shall be taxed as a new issue: *Provided further*, That when a bond conditioned for the repayment or payment of money is given in a penal sum greater than the debt secured, the tax shall be based upon the amount secured.

Bonds of indebtedness.

*Provisos.*  
Renewals.

Basis of tax.

STAMP TAXES.  
Capital stock.  
Original issues.

*Proviso.*  
Without face value.

Attached to stock  
books.

Sales or transfers of  
stock, etc.

*Proviso.*  
Deposits as collateral  
exempt.

Brokers' deliveries,  
etc., exempt.

Placing stamps on  
books of corporation.

On certificates.

On bills of sale.

Details required.

Punishment for sales  
without stamps, etc.

Exchange sales, etc.,  
of produce for future  
delivery.

2. Capital stock, issued: On each original issue, whether on organization or reorganization, of certificates of stock, or of profits, or of interest in property or accumulations, by any corporation, on each \$100 of face value or fraction thereof, 5 cents: *Provided*, That where a certificate is issued without face value, the tax shall be 5 cents per share, unless the actual value is in excess of \$100 per share, in which case the tax shall be 5 cents on each \$100 of actual value or fraction thereof, or unless the actual value is less than \$100 per share, in which case the tax shall be 1 cent on each \$20 of actual value, or fraction thereof.

The stamps representing the tax imposed by this subdivision shall be attached to the stock books and not to the certificates issued.

3. Capital stock, sales or transfers: On all sales, or agreements to sell, or memoranda of sales or deliveries of, or transfers of legal title to shares or certificates of stock or of profits or of interest in property or accumulations in any corporation, or to rights to subscribe for or to receive such shares or certificates, whether made upon or shown by the books of the corporation, or by any assignment in blank, or by any delivery, or by any paper or agreement or memorandum or other evidence of transfer or sale, whether entitling the holder in any manner to the benefit of such stock, interest, or rights, or not, on each \$100 of face value or fraction thereof, 2 cents, and where such shares are without par or face value, the tax shall be 2 cents on the transfer or sale or agreement to sell on each share: *Provided*, That it is not intended by this title to impose a tax upon an agreement evidencing a deposit of certificates as collateral security for money loaned thereon, which certificates are not actually sold, nor upon the delivery or transfer for such purpose of certificates so deposited, nor upon mere loans of stock nor upon the return of stock so loaned: *Provided further*, That the tax shall not be imposed upon deliveries or transfers to a broker for sale, nor upon deliveries or transfers by a broker to a customer for whom and upon whose order he has purchased same, but such deliveries or transfers shall be accompanied by a certificate setting forth the facts: *Provided further*, That in case of sale where the evidence of transfer is shown only by the books of the corporation the stamp shall be placed upon such books; and where the change of ownership is by transfer of the certificate the stamp shall be placed upon the certificate; and in cases of an agreement to sell or where the transfer is by delivery of the certificate assigned in blank there shall be made and delivered by the seller to the buyer a bill or memorandum of such sale, to which the stamp shall be affixed; and every bill or memorandum of sale or agreement to sell before mentioned shall show the date thereof, the name of the seller, the amount of the sale, and the matter or thing to which it refers. Any person liable to pay the tax as herein provided, or anyone who acts in the matter as agent or broker for such person, who makes any such sale, or who in pursuance of any such sale delivers any certificate or evidence of the sale of any stock, interest or right, or bill or memorandum thereof, as herein required, without having the proper stamps affixed thereto with intent to evade the foregoing provisions, shall be deemed guilty of a misdemeanor, and upon conviction thereof shall pay a fine of not exceeding \$1,000, or be imprisoned not more than six months, or both.

4. Produce, sales of, on exchange: Upon each sale, agreement of sale, or agreement to sell (not including so-called transferred or scratch sales), any products or merchandise at, or under the rules or usages of, any exchange, or board of trade, or other similar place, for future delivery, for each \$100 in value of the merchandise covered by said sale or agreement of sale or agreement to sell, 1 cent,

and for each additional \$100 or fractional part thereof in excess of \$100, 1 cent: *Provided*, That on every sale or agreement of sale or agreement to sell as aforesaid there shall be made and delivered by the seller to the buyer a bill, memorandum, agreement, or other evidence of such sale, agreement of sale, or agreement to sell, to which there shall be affixed a lawful stamp or stamps in value equal to the amount of the tax on such sale: *Provided further*, That sellers of commodities described herein, having paid the tax provided by this subdivision, may transfer such contracts to a clearing-house corporation or association, and such transfer shall not be deemed to be a sale, or agreement of sale, or an agreement to sell within the provisions of this Act, provided that such transfer shall not vest any beneficial interest in such clearing-house association but shall be made for the sole purpose of enabling such clearing-house association to adjust and balance the accounts of the members of such clearing-house association on their several contracts. Every such bill, memorandum, or other evidence of sale or agreement to sell shall show the date thereof, the name of the seller, the amount of the sale, and the matter or thing to which it refers; and any person liable to pay the tax as herein provided, or anyone who acts in the matter as agent or broker for such person, who makes any such sale or agreement of sale, or agreement to sell, or who, in pursuance of any such sale, agreement of sale, or agreement to sell, delivers any such products or merchandise without a bill, memorandum, or other evidence thereof as herein required, or who delivers such bill, memorandum, or other evidence of sale, or agreement to sell, without having the proper stamps affixed thereto, with intent to evade the foregoing provisions, shall be deemed guilty of a misdemeanor, and upon conviction thereof shall pay a fine of not exceeding \$1,000 or be imprisoned not more than six months, or both.

No bill, memorandum, agreement, or other evidence of such sale, or agreement of sale, or agreement to sell, in case of cash sales of products of merchandise for immediate or prompt delivery which in good faith are actually intended to be delivered shall be subject to this tax.

This subdivision shall not affect but shall be in addition to the provisions of the "United States cotton futures Act," approved August 11, 1916, as amended, and "The Future Trading Act," approved August 24, 1921.

5. Conveyances: Deed, instrument, or writing, whereby any lands, tenements, or other realty sold shall be granted, assigned, transferred, or otherwise conveyed to, or vested in, the purchaser or purchasers, or any other person or persons, by his, her, or their direction, when the consideration or value of the interest or property conveyed, exclusive of the value of any lien or encumbrance remaining thereon at the time of sale, exceeds \$100 and does not exceed \$500, 50 cents; and for each additional \$500 or fractional part thereof, 50 cents. This subdivision shall not apply to any instrument or writing given to secure a debt.

6. Entry of any goods, wares, or merchandise at any customhouse, either for consumption or warehousing, not exceeding \$100 in value, 25 cents; exceeding \$100 and not exceeding \$500 in value, 50 cents; exceeding \$500 in value, \$1.

7. Entry for the withdrawal of any goods or merchandise from customs bonded warehouse, 50 cents.

8. Passage ticket, one way or round trip, for each passenger, sold or issued in the United States for passage by any vessel to a port or place not in the United States, Canada, or Mexico, if costing not exceeding \$30, \$1; costing more than \$30 and not exceeding \$60, \$3;

STAMP TAXES.  
*Provisos.*  
 Stamped bill of sale required.

Clearing-house transfers not again stamped.

Condition.

Contents of bills of sales.

Punishment for delivery without stamped bill, etc.

Cash sales for immediate delivery not taxable.

Additional to specified taxes:  
 Vol. 39, p. 476.  
 Vol. 42, p. 187.

Conveyances of real estate.

Trust deeds exempt.

Customhouse entries.

Warehouse withdrawals.

Foreign passage tickets.

**STAMP TAXES.**

## Exemption.

## Proxies.

## Exceptions.

## Powers of attorney.

## Pension claims, bankruptcy, etc., exempt.

Playing cards.  
Vol. 42, p. 306, amended.

## Insurance policies on property.

*Proviso.*  
Reinsurance exempt.

## Affixing stamps required.

## Penalty for failure.

## BOARD OF TAX APPEALS.

## Established.

## Composition, and additional number for two years.

## Appointments based on fitness.

*Post, p. 669.*  
Tenure for first two years.

## Subsequent.

costing more than \$60, \$5. This subdivision shall not apply to passage tickets costing \$10 or less.

9. Proxy for voting at any election for officers, or meeting for the transaction of business, of any corporation, except religious, educational, charitable, fraternal, or literary societies, or public cemeteries, 10 cents.

10. Power of attorney granting authority to do or perform some act for or in behalf of the grantor, which authority is not otherwise vested in the grantee, 25 cents. This subdivision shall not apply to any papers necessary to be used for the collection of claims from the United States or from any State for pensions, back pay, bounty, or for property lost in the military or naval service, nor to powers of attorney required in bankruptcy cases nor to powers of attorney contained in the application of those who become members of or policyholders in mutual insurance companies doing business on the interinsurance or reciprocal indemnity plan through an attorney in fact.

11. Playing cards: Upon every pack of playing cards containing not more than fifty-four cards, manufactured or imported, and sold, or removed for consumption or sale, a tax of 10 cents per pack.

12. On each policy of insurance, or certificate, binder, covering note, memorandum, cablegram, letter, or other instrument by whatever name called whereby insurance is made or renewed upon property within the United States (including rents and profits) against peril by sea or on inland waters or in transit on land (including transshipments and storage at termini or way points) or by fire, lightning, tornado, wind-storm, bombardment, invasion, insurrection or riot, issued to or for or in the name of a domestic corporation or partnership or an individual resident of the United States by any foreign corporation or partnership or any individual not a resident of the United States, when such policy or other instrument is not signed or countersigned by an officer or agent of the insurer in a State, Territory, or District of the United States within which such insurer is authorized to do business, a tax of 3 cents on each dollar, or fractional part thereof of the premium charged: *Provided*, That policies of reinsurance shall be exempt from the tax imposed by this subdivision.

Any person to or for whom or in whose name any such policy or other instrument is issued, or any solicitor or broker acting for or on behalf of such person in the procurement of any such policy or other instrument, shall affix the proper stamps to such policy or other instrument, and for failure to affix such stamps with intent to evade the tax shall, in addition to other penalties provided therefor, pay a fine of double the amount of the tax.

## TITLE IX.—BOARD OF TAX APPEALS.

SEC. 900. (a) There is hereby established a board to be known as the Board of Tax Appeals (hereinafter referred to as the "Board"). The Board shall be composed of seven members, except that for a period of two years after the enactment of this Act the Board shall be composed of such number of members, not more than twenty-eight, as the President determines to be necessary.

(b) Each member of the Board shall be appointed by the President, by and with the advice and consent of the Senate, solely on the grounds of fitness to perform the duties of the office. The term of office of all members who are to compose the Board during the period of two years after the enactment of this Act, shall expire at the end of such period. The terms of office of the first seven members who are thereafter to compose the Board shall expire, two at the

end of the fourth year, two at the end of the sixth year, two at the end of the eighth year, and one at the end of the tenth year, after the expiration of such two-year period. The term of office of each such member shall be designated by the President, and the terms of office of their successors shall expire ten years after the expiration of their predecessors' terms, except that any individual appointed to fill a vacancy occurring prior to the expiration of the term for which his predecessor was appointed shall be appointed only for the unexpired term of his predecessor, and a member in office at the expiration of the term for which he was appointed may continue in office until his successor is qualified. Any member of the Board may be removed by the President for inefficiency, neglect of duty, or malfeasance in office, but for no other reason. Each member shall receive a salary at the rate of \$7,500 per annum.

(c) No member of the Board appointed for a term beginning after the expiration of two years after the enactment of this Act shall be permitted to practice before the Board or any official of the Bureau of Internal Revenue for a period of two years after leaving office.

(d) The Board shall at least biennially designate a member to act as chairman. The Board shall have a seal which shall be judicially noticed.

(e) The Board and its divisions shall hear and determine appeals filed under sections 274, 279, 308, and 312. A majority of the members of the Board or of any division thereof shall constitute a quorum for the transaction of the business of the Board or of the division, respectively. A vacancy in the Board or in any division thereof shall not impair the powers nor affect the duties of the Board or division, nor of the remaining members of the Board or division, respectively.

(f) The chairman may from time to time divide the Board into divisions and assign the members thereto, and designate a chief thereof. If a division, as a result of a vacancy or the absence or inability of a member assigned thereto to serve thereon, is composed of less than three members, the chairman may assign other members thereto, or he may direct the division to proceed with the transaction of business. A division shall hear and determine appeals filed with the Board and assigned to such division by the chairman. Upon the expiration of thirty days after a decision by a division, such decision, and the findings of fact made in connection therewith, shall become the final decision and findings of the Board, unless within such period the chairman has directed that such decision shall be reviewed by the Board.

(g) In any proceeding in court under sections 274, 279, 308, or 312, and in any suit or proceeding by a taxpayer to recover any amounts paid in pursuance of a decision of the Board, the findings of the Board shall be prima facie evidence of the facts therein stated.

(h) Notice and an opportunity to be heard shall be given to the taxpayer and the Commissioner and a decision shall be made as quickly as practicable. Hearings before the Board and its divisions shall be open to the public. The proceedings of the Board and its divisions shall be conducted in accordance with such rules of evidence and procedure as the Board may prescribe. It shall be the duty of the Board and of each division to make a report in writing of its findings of fact and decision in each case, and a copy of its report shall be entered of record and a copy furnished the taxpayer. If the amount of tax in controversy is more than \$10,000 the oral testimony taken at the hearing shall be reduced to writing and the report shall contain an opinion in writing in addition to the findings of fact and decision. All reports of the Board and its divisions and

BOARD OF TAX APPEALS.

Designation by the President.  
Tenure of successors.

Removal restricted.

Salary.

Practice of ex-members before Board, etc., restricted.

Chairman and seal.

Duties of Board.  
*Ante*, pp. 297, 300, 308, 310.

Divisions, etc., of Board authorized.

Determination of appeals.  
Finality of decisions by divisions, etc.

Findings of facts, evidence in court proceedings.

Hearings and procedure.

Reports of decisions, etc.

Oral testimony reduced to writing, etc.

Reports, etc., open to public inspection.

BOARD OF TAX AP- PEALS.	all evidence received by the Board and its divisions (including, in cases where the oral testimony is reduced to writing, the transcript thereof) shall be public records open to the inspection of the public. The Board shall provide for the publication of its reports at the Government Printing Office in such form and manner as may be best adapted for public information and use, and such authorized publication shall be competent evidence of the reports of the Board therein contained in all courts of the United States and of the several States without any further proof or authentication thereof. Such reports shall be subject to sale in the same manner and upon the same terms as other public documents. The principal office of the Board shall be in the District of Columbia, but the Board or any of its divisions may sit at any place within the United States. The times and places of the meetings of the Board, and of its divisions, shall be prescribed by the chairman with a view to securing reasonable opportunity to taxpayers to appear before the Board or any of its divisions, with as little inconvenience and expense to taxpayers as is practicable.
Publication.	
Effect as evidence.	
Sale.	
Principal office and meetings.	
Authority to secure testimony, etc.	(i) For the efficient administration of the functions vested in the Board or any division thereof, any member of the Board may administer oaths, examine witnesses, and require, by subpoena ordered by the Board or any division thereof and signed by the member, (1) the attendance and testimony of witnesses, and the production of all necessary returns, books, papers, documents, correspondence, and other evidence, from any place in the United States at any designated place of hearing, (2) the taking of a deposition before any designated individual competent to administer oaths under this Act, and (3) the answer in writing under oath to any question of fact submitted.
Depositions.	In the case of a deposition the testimony shall be reduced to writing by the individual taking the deposition or under his direction and shall then be subscribed by the deponent. Any witnesses summoned or whose deposition is taken under this subdivision shall be paid the same fees and mileage as are paid witnesses in the courts of the United States.
Witness fees, etc.	
Clerical assistance, office supplies, etc., to be furnished.	(j) The Secretary shall furnish the Board with such clerical assistance, quarters, stationery, furniture, office equipment, and other supplies as may be necessary for the efficient execution of the functions vested in it by this section.
Traveling, etc., expenses allowed.	(k) The members and employees of the Board and employees assigned thereto shall receive their necessary traveling expenses, and their actual expenses incurred for subsistence while traveling on duty and away from their designated stations in an amount not to exceed \$7 per day in the case of members, and \$4 per day in the case of employees. The Board is authorized in accordance with the civil service laws to appoint, and in accordance with the Classification Act of 1923 to fix the compensation of, such employees, and to make such expenditures, including expenditures for personal services and rent at the seat of the government and elsewhere, and for law books, books of reference, and periodicals, as may be necessary efficiently to execute the functions vested in the Board, in case such assistants and such expenditures are not suitably provided for by the Secretary under subdivision (j). All expenditures of the Board shall be allowed and paid upon the presentation of itemized vouchers therefor, signed by the chairman, out of any moneys appropriated for the collection of internal-revenue taxes and allotted to the Board, or out of any moneys specifically appropriated for the purposes of the Board. The Board shall be an independent agency in the executive branch of the Government.
Authority for personal services, supplies, etc. Vol. 42, p. 1488.	
Approval of expenditures	
Moneys available. Post, p. 1200.	
To be an independent executive agency.	

**TITLE X.—GENERAL ADMINISTRATIVE PROVISIONS.**

REVENUE ACT OF 1924.  
 Administrative provisions.  
 Laws made applicable.  
 General internal revenue laws.  
 Vol. 42, p. 308.

**LAWS MADE APPLICABLE.**

**SEC. 1000.** All administrative, special, or stamp provisions of law, including the law relating to the assessment of taxes, so far as applicable, are hereby extended to and made a part of this Act.

**RULES AND REGULATIONS.**

Rules and regulations.  
 Authorized for enforcement.

**SEC. 1001.** The Commissioner, with the approval of the Secretary, is authorized to prescribe all needful rules and regulations for the enforcement of this Act.

**RECORDS, STATEMENTS, AND SPECIAL RETURNS.**

Records, etc.

**SEC. 1002. (a)** Every person liable to any tax imposed by this Act, or for the collection thereof, shall keep such records, render under oath such statements, make such returns, and comply with such rules and regulations, as the Commissioner, with the approval of the Secretary, may from time to time prescribe.

Taxpayers to keep prescribed records, etc.

**(b)** Whenever in the judgment of the Commissioner necessary he may require any person, by notice served upon him, to make a return, render under oath such statements, or keep such records as the Commissioner deems sufficient to show whether or not such person is liable to tax.

Any person may be required to make returns, etc.

**(c)** The Commissioner, with the approval of the Secretary, may by regulation prescribe that any return required by Titles IV, V, VI, or VII to be under oath may, if the amount of the tax covered thereby is not in excess of \$10, be signed or acknowledged before two witnesses instead of under oath.

Returns without oath if tax under \$10.

**(d)** Any oath or affirmation required by the provisions of this Act or regulations made under authority thereof, may be administered by any officer authorized to administer oaths for general purposes by the law of the United States or of any State, Territory, or possession of the United States, wherein such oath or affirmation is administered, or by any consular officer of the United States.

Officers authorized to administer oaths, etc.

**SEC. 1003.** Section 3176 of the Revised Statutes, as amended, is amended to read as follows:

Returns.  
 R. S., sec. 3176, p. 610, amended.

“**SEC. 3176.** If any person, corporation, company, or association fails to make and file a return or list at the time prescribed by law or by regulation made under authority of law, or makes, willfully or otherwise, a false or fraudulent return or list, the collector or deputy collector shall make the return or list from his own knowledge and from such information as he can obtain through testimony or otherwise. In any such case the Commissioner of Internal Revenue may, from his own knowledge and from such information as he can obtain through testimony or otherwise, make a return or amend any return made by a collector or deputy collector. Any return or list so made and subscribed by the Commissioner, or by a collector or deputy collector and approved by the Commissioner, shall be prima facie good and sufficient for all legal purposes.

Returns by collector if none or false ones made by taxpayer.

By Commissioner.

Legal effect.

“If the failure to file a return (other than a return under Title II of the Revenue Act of 1924) or a list is due to sickness or absence, the collector may allow such further time, not exceeding thirty days, for making and filing the return or list as he deems proper.

Extension allowed of returns, except income, for sickness, etc.

“The Commissioner of Internal Revenue shall determine and assess all taxes, other than stamp taxes, as to which returns or lists are so made under the provisions of this section. In case of any failure to make and file a return or list within the time prescribed by law,

Assessment of tax by Commissioner.

Additional tax imposed.

## REVENUE ACT OF 1924.

Exception, if failure not willful.

Increased rate for fraudulent returns.

Collection, etc., of added tax.

Examination of books and witnesses.

Powers conferred to secure information by revenue officers.  
Vol. 42, p. 310.

Unnecessary examinations.

Restriction on making.

Final determinations and assessments.

Cases settled without protest not to be reopened.

Fraud, etc., excepted.

No suit to be entertained by United States court.

Administrative review.

Findings of fact and decisions of Commissioner not subject to review by any other officer.

Board of Appeals excepted.  
*Ante*, p. 336.

or prescribed by the Commissioner of Internal Revenue or the collector in pursuance of law, the Commissioner shall add to the tax 25 per centum of its amount, except that when a return is filed after such time and it is shown that the failure to file it was due to a reasonable cause and not to willful neglect, no such addition shall be made to the tax. In case a false or fraudulent return or list is willfully made, the Commissioner shall add to the tax 50 per centum of its amount.

"The amount so added to any tax shall be collected at the same time and in the same manner and as a part of the tax unless the tax has been paid before the discovery of the neglect, falsity, or fraud, in which case the amount so added shall be collected in the same manner as the tax."

## EXAMINATION OF BOOKS AND WITNESSES.

SEC. 1004. The Commissioner, for the purpose of ascertaining the correctness of any return or for the purpose of making a return where none has been made, is hereby authorized, by any revenue agent or inspector designated by him for that purpose, to examine any books, papers, records, or memoranda bearing upon the matters required to be included in the return, and may require the attendance of the person rendering the return or of any officer or employee of such person, or the attendance of any other person having knowledge in the premises, and may take his testimony with reference to the matter required by law to be included in such return, with power to administer oaths to such person or persons.

## UNNECESSARY EXAMINATIONS.

SEC. 1005. No taxpayer shall be subjected to unnecessary examinations or investigations, and only one inspection of a taxpayer's books of account shall be made for each taxable year unless the taxpayer requests otherwise or unless the Commissioner, after investigation, notifies the taxpayer in writing that an additional inspection is necessary.

## FINAL DETERMINATIONS AND ASSESSMENTS.

SEC. 1006. If after a determination and assessment in any case the taxpayer has paid in whole any tax or penalty, or accepted any abatement, credit, or refund based on such determination and assessment, and an agreement is made in writing between the taxpayer and the Commissioner, with the approval of the Secretary, that such determination and assessment shall be final and conclusive, then (except upon a showing of fraud or malfeasance or misrepresentation of fact materially affecting the determination or assessment thus made) (1) the case shall not be reopened or the determination and assessment modified by any officer, employee, or agent of the United States, and (2) no suit, action, or proceeding to annul, modify, or set aside such determination or assessment shall be entertained by any court of the United States.

## ADMINISTRATIVE REVIEW.

SEC. 1007. In the absence of fraud or mistake in mathematical calculation, the findings of facts in and the decision of the Commissioner upon (or in case the Secretary is authorized to approve the same, then after such approval) the merits of any claim presented under or authorized by the internal-revenue laws shall not, except as

provided in section 900, be subject to review by any other administrative or accounting officer, employee, or agent of the United States.

REVENUE ACT OF 1924

RETROACTIVE REGULATIONS.

SEC. 1008. (a) In case a regulation or Treasury decision relating to the internal-revenue laws, made by the Commissioner or the Secretary, or by the Commissioner with the approval of the Secretary, is reversed by a subsequent regulation or Treasury decision, and such reversal is not immediately occasioned or required by a decision of a court of competent jurisdiction, such subsequent regulation or Treasury decision may, in the discretion of the Commissioner, with the approval of the Secretary, be applied without retroactive effect.

Retroactive regulations.

Reversed Treasury decisions not retroactive, except by order of court.

(b) No tax shall be levied, assessed, or collected under the provisions of Title VI of this Act on any article sold or leased by the manufacturer, producer, or importer, if at the time of the sale or lease there was an existing ruling, regulation, or Treasury decision holding that the sale or lease of such article was not taxable, and the manufacturer, producer, or importer parted with possession or ownership of such article, relying upon the ruling, regulation, or Treasury decision.

No excise tax levied on articles if not taxable under Treasury ruling, etc.

LIMITATION ON ASSESSMENTS AND SUITS BY THE UNITED STATES.

SEC. 1009. (a) Except as provided in sections 277, 278, 310, and 311, and subdivisions (b) and (c) of this section, all internal-revenue taxes shall, notwithstanding the provisions of section 3182 of the Revised Statutes or any other provision of law, be assessed within four years after such taxes became due, and no proceeding in court for the collection of such taxes shall be begun after the expiration of five years after such taxes became due.

Assessments. Vol. 42, p. 315, amended.

Limited to four years, except income and estate taxes.

R. S., sec. 3182, p. 611, amended.

No court proceeding for collection after five years.

(b) In case of a false or fraudulent return with intent to evade tax, of a failure to file a required return, or of a willful attempt in any manner to defeat or evade tax, the tax may be assessed, or a proceeding in court for the collection of such tax may be begun without assessment, at any time.

Fraudulent returns, etc., excepted.

(c) Where the assessment of the tax is made within the period prescribed in subdivisions (a) and (b) such tax may be collected by distraint or by a proceeding in court, begun within six years after the assessment of the tax. Nothing in this Act shall be construed as preventing the beginning, without assessment, of a proceeding in court for the collection of the tax at any time before the expiration of the period provided in subdivision (a) for the beginning of such proceeding.

Collection by distraint, etc., within six years after assessment.

Beginning, without assessment, allowed.

(d) This section shall not (1) authorize the assessment of a tax or the collection thereof by distraint or by a proceeding in court if at the time of the enactment of this Act such assessment, distraint, or proceeding was barred by the period of limitation then in existence, or (2) affect any assessment made, or distraint or proceeding in court begun, before the enactment of this Act.

Subject to statutory limitations, etc.

LIMITATION ON PROSECUTIONS BY THE UNITED STATES.

SEC. 1010. (a) The Act entitled "An Act to limit the time within which prosecutions may be instituted against persons charged with violating internal-revenue laws," approved July 5, 1884, as amended, is amended to read as follows:

Prosecutions.

Limit of time for. Vol. 23, p. 122, amended.

"That no person shall be prosecuted, tried, or punished for any of the various offenses arising under the internal-revenue laws of the United States unless the indictment is found or the information

Prosecutions to be instituted within three years after offense committed.

## REVENUE ACT OF 1924.

*Provisos.*  
Six years, of offenses to defraud the Government, etc.

Barred by limitation excepted.

Absence from district not included.

Not applicable to prior offenses.  
Extended, if before a commissioner.

Government officers not affected.

Prior proceedings not affected.  
Vol. 42, p. 315.

## Refunds.

Law reenacted.  
Vol. 42, p. 314.

Erroneously collected taxes, penalties, etc., to be refunded.  
R. S., sec. 3220, p. 618.

Repayment of judgment against collectors.

Damages against officials.

Report to Congress.

Erroneously collected taxes.  
R. S., sec. 3228, p. 620, amended.

Time limit for presenting claims for.

Vol. 42, p. 314, amended.

Exception.  
*Ante*, p. 301.

Claims barred by limitation.

Vol. 39, p. 756; Vol. 40, pp. 300, 1067.

instituted within three years next after the commission of the offense: *Provided*, That for offenses involving the defrauding or attempting to defraud the United States or any agency thereof, whether by conspiracy or not, and in any manner, the period of limitation shall be six years, but this proviso shall not apply to acts, offenses, or transactions which were barred by law at the time of the enactment of the Revenue Act of 1924: *Provided further*, That the time during which the person committing the offense is absent from the district wherein the same is committed shall not be taken as any part of the time limited by law for the commencement of such proceedings: *Provided further*, That the provisions of this Act shall not apply to offenses committed prior to its passage: *Provided further*, That where a complaint shall be instituted before a commissioner of the United States within the period above limited, the time shall be extended until the discharge of the grand jury at its next session within the district: *And provided further*, That this Act shall not apply to offenses committed by officers of the United States."

(b) Any prosecution or proceeding under an indictment found or information instituted prior to the enactment of the Revenue Act of 1921 shall not be affected in any manner by this section, nor by the amendment by the Revenue Act of 1921 of such Act of July 5, 1884, but such prosecution or proceeding shall be subject to the limitations imposed by law prior to the enactment of the Revenue Act of 1921.

## REFUNDS.

SEC. 1011. Section 3220 of the Revised Statutes, as amended, is reenacted without change, as follows:

"SEC. 3220. The Commissioner of Internal Revenue, subject to regulations prescribed by the Secretary of the Treasury, is authorized to remit, refund, and pay back all taxes erroneously or illegally assessed or collected, all penalties collected without authority, and all taxes that appear to be unjustly assessed or excessive in amount, or in any manner wrongfully collected; also to repay to any collector or deputy collector the full amount of such sums of money as may be recovered against him in any court, for any internal revenue taxes collected by him, with the cost and expenses of suit; also all damages and costs recovered against any assessor, assistant assessor, collector, deputy collector, agent, or inspector, in any suit brought against him by reason of anything done in the due performance of his official duty, and shall make report to Congress at the beginning of each regular session of Congress of all transactions under this section."

SEC. 1012. Section 3228 of the Revised Statutes, as amended, is amended to read as follows:

"SEC. 3228. (a) All claims for the refunding or crediting of any internal-revenue tax alleged to have been erroneously or illegally assessed or collected, or of any penalty alleged to have been collected without authority, or of any sum alleged to have been excessive or in any manner wrongfully collected must, except as provided in section 281 of the Revenue Act of 1924, be presented to the Commissioner of Internal Revenue within four years next after the payment of such tax, penalty, or sum.

"(b) Except as provided in section 281 of the Revenue Act of 1924, claims for credit or refund (other than claims in respect of taxes imposed by the Revenue Act of 1916, the Revenue Act of 1917, or the Revenue Act of 1918) which at the time of the enactment of the Revenue Act of 1921 were barred from allowance by the period of limitation then in existence, shall not be allowed."

SEC. 1013. (a) The second proviso of the first section of the Act entitled "An Act Authorizing the Commissioner of Internal Revenue to redeem or make allowance for internal-revenue stamps," approved May 12, 1900, as amended, is amended to read as follows: "Provided further, That no claim for the redemption of or allowance for stamps shall be allowed unless presented within four years after the purchase of such stamps from the Government."

(b) The exemption provided in paragraph (10) of subdivision (a) of section 11 of the Revenue Act of 1916, and in subdivision (10) of section 231 of the Revenue Act of 1918, and in subdivision (10) of section 231 of the Revenue Act of 1921, shall be granted to farmers' or other mutual hail, cyclone, or fire insurance companies (if otherwise exempt under such paragraphs), whether or not such organizations were of a purely local character. Any taxes assessed against such organizations shall, subject to the statutory period of limitations properly applicable thereto, be abated, credited or refunded.

#### LIMITATIONS UPON SUITS AND PROCEEDINGS BY THE TAXPAYER.

SEC. 1014. (a) Section 3226 of the Revised Statutes, as amended, is amended to read as follows:

"SEC. 3226. No suit or proceeding shall be maintained in any court for the recovery of any internal-revenue tax alleged to have been erroneously or illegally assessed or collected, or of any penalty claimed to have been collected without authority, or of any sum alleged to have been excessive or in any manner wrongfully collected until a claim for refund or credit has been duly filed with the Commissioner of Internal Revenue, according to the provisions of law in that regard, and the regulations of the Secretary of the Treasury established in pursuance thereof; but such suit or proceeding may be maintained, whether or not such tax, penalty, or sum has been paid under protest or duress. No such suit or proceeding shall be begun before the expiration of six months from the date of filing such claim unless the Commissioner renders a decision thereon within that time, nor after the expiration of five years from the date of the payment of such tax, penalty, or sum, unless such suit or proceeding is begun within two years after the disallowance of the part of such claim to which such suit or proceeding relates. The Commissioner shall within 90 days after any such disallowance notify the taxpayer thereof by mail."

(b) This section shall not affect any proceeding in court instituted prior to the enactment of this Act.

SEC. 1015. Section 3225 of the Revised Statutes, as amended, is repealed and any claim for credit or refund of taxes imposed by the Revenue Act of 1916, the Revenue Act of 1917, the Revenue Act of 1918, the Revenue Act of 1921, or any such Act as amended, heretofore denied in whole or in part because of the provisions of such section may be reopened and decided without reference to its provisions.

#### DISTRAINT OF BANK ACCOUNTS.

SEC. 1016. Section 3187 of the Revised Statutes is amended by inserting after "securities" the words "bank accounts" and a comma.

#### PENALTIES.

SEC. 1017. (a) Any person required under this Act to pay any tax, or required by law or regulations made under authority thereof to make a return, keep any records, or supply any information, for the

REVENUE ACT OF 1924.  
Redemption of stamps.

Vol. 31, p. 178.

Vol. 32, p. 500, amended.

Claims to be made in four years.

Refund or abatement to farmers mutual insurance companies, etc.

Vol. 39, pp. 767, 1001; Vol. 40, p. 1076; Vol. 42, p. 253.

Suits, etc., by taxpayers.

R. S., sec. 3226, p. 619, amended.

Suits for recovery of erroneously collected taxes, etc., not allowed until claim therefor filed.

Vol. 42, p. 315, amended.

If paid under protest, etc., allowed.

Time limitation extended.

Notification of disallowance.

Prior proceedings not affected.

Second assessment recoveries repealed.

R. S., sec. 3225, p. 619, repealed.

Claims for refunds may be reopened.

Vol. 39, pp. 756, 1000; Vol. 40, pp. 300, 1067; Vol. 42, p. 227.

D distraint of bank accounts.

Collection of tax by. R. S., sec. 3187, p. 612, amended.

Penalties.

For willful failure to pay tax, make returns, etc.

Vol. 42, p. 309, amended.

## REVENUE ACT OF 1924.

Additional punishment.

For willful failure to collect tax, evading payment, etc.

Additional punishment.

Assisting in preparation of fraudulent returns, etc.

Punishment for

Additional penalty for refusal to pay, etc., other than income, estate, and gift tax.

Exceptions.

*Ante*, p. 339.  
Distilled spirits.R. S., sec. 3256, p. 627.  
"Person" liable for acts.

Revised Statutes.

Amendments in Act of 1918 reenacted.

Collectors to report violations of internal revenue laws to district attorney in 30 days.  
R. S., sec. 3164, p. 606.  
Vol. 42, p. 311.Revenue officials authorized to administer oaths, etc.  
R. S., sec. 3165, p. 606.  
Vol. 42, p. 311.

purposes of the computation, assessment, or collection of any tax imposed by this Act, who willfully fails to pay such tax, make such return, keep such records, or supply such information, at the time or times required by law or regulations, shall, in addition to other penalties provided by law, be guilty of a misdemeanor and, upon conviction thereof, be fined not more than \$10,000, or imprisoned for not more than one year, or both, together with the costs of prosecution.

(b) Any person required under this Act to collect, account for and pay over any tax imposed by this Act, who willfully fails to collect or truthfully account for and pay over such tax, and any person who willfully attempts in any manner to evade or defeat any tax imposed by this Act or the payment thereof, shall, in addition to other penalties provided by law, be guilty of a felony and, upon conviction thereof, be fined not more than \$10,000, or imprisoned for not more than five years, or both, together with the costs of prosecution.

(c) Any person who willfully (1) aids or assists in the preparation or presentation of a false or fraudulent return, affidavit, claim, or document, authorized or required by the internal revenue laws, or (2) procures, counsels, or advises the preparation or presentation of such return, affidavit, claim, or document, shall (whether or not such falsity or fraud is with the knowledge or consent of the person authorized or required to present such return, affidavit, claim, or document) be guilty of a felony and, upon conviction thereof, be fined not more than \$10,000, or imprisoned for not more than five years, or both, together with the costs of prosecution.

(d) Any person who willfully fails to pay, collect, or truthfully account for and pay over, any tax imposed by Titles IV, V, VI, VII, and VIII, or willfully attempts in any manner to evade or defeat any such tax or the payment thereof, shall, in addition to other penalties provided by law, be liable to a penalty of the amount of the tax evaded, or not paid, collected or accounted for and paid over, to be assessed and collected in the same manner as taxes are assessed and collected. No penalty shall be assessed under this subdivision for any offense for which a penalty may be assessed under authority of section 3176 of the Revised Statutes, as amended, or for any offense for which a penalty has been recovered under section 3256 of the Revised Statutes.

(e) The term "person" as used in this section includes an officer or employee of a corporation or a member or employee of a partnership, who as such officer, employee, or member is under a duty to perform the act in respect of which the violation occurs.

## REVISED STATUTES.

SEC. 1018. Sections 3164, 3165, 3167, 3172, and 3173 of the Revised Statutes, as amended, are reenacted without change, as follows:

"SEC. 3164. It shall be the duty of every collector of internal revenue having knowledge of any willful violation of any law of the United States relating to the revenue, within thirty days after coming into possession of such knowledge, to file with the district attorney of the district in which any fine, penalty, or forfeiture may be incurred, a statement of all the facts and circumstances of the case within his knowledge, together with the names of the witnesses, setting forth the provisions of law believed to be so violated on which reliance may be had for condemnation or conviction.

"SEC. 3165. Every collector, deputy collector, internal-revenue agent, and internal-revenue officer assigned to duty under an internal-revenue agent, is authorized to administer oaths and to take evidence

touching any part of the administration of the internal-revenue laws with which he is charged, or where such oaths and evidence are authorized by law or regulation authorized by law to be taken.

"SEC. 3167. It shall be unlawful for any collector, deputy collector, agent, clerk, or other officer or employee of the United States to divulge or to make known in any manner whatever not provided by law to any person the operations, style of work, or apparatus of any manufacturer or producer visited by him in the discharge of his official duties, or the amount or source of income, profits, losses, expenditures, or any particular thereof, set forth or disclosed in any income return, or to permit any income return or copy thereof or any book containing any abstract or particulars thereof to be seen or examined by any person except as provided by law; and it shall be unlawful for any person to print or publish in any manner whatever not provided by law any income return, or any part thereof or source of income, profits, losses, or expenditures appearing in any income return; and any offense against the foregoing provision shall be a misdemeanor and be punished by a fine not exceeding \$1,000 or by imprisonment not exceeding one year, or both, at the discretion of the court; and if the offender be an officer or employee of the United States he shall be dismissed from office or discharged from employment.

"SEC. 3172. Every collector shall, from time to time, cause his deputies to proceed through every part of his district and inquire after and concerning all persons therein who are liable to pay any internal-revenue tax, and all persons owning or having the care and management of any objects liable to pay any tax, and to make a list of such persons and enumerate said objects.

"SEC. 3173. It shall be the duty of any person, partnership, firm, association, or corporation, made liable to any duty, special tax, or other tax imposed by law, when not otherwise provided for, (1) in case of a special tax, on or before the thirty-first day of July in each year, and (2) in other cases before the day on which the taxes accrue, to make a list or return, verified by oath, to the collector or a deputy collector of the district where located, of the articles or objects, including the quantity of goods, wares, and merchandise, made or sold and charged with a tax, the several rates and aggregate amount, according to the forms and regulations to be prescribed by the Commissioner of Internal Revenue, with the approval of the Secretary of the Treasury, for which such person, partnership, firm, association, or corporation is liable: *Provided*, That if any person liable to pay any duty or tax, or owning, possessing, or having the care or management of property, goods, wares, and merchandise, article or objects liable to pay any duty, tax, or license, shall fail to make and exhibit a list or return required by law, but shall consent to disclose the particulars of any and all the property, goods, wares, and merchandise, articles, and objects liable to pay any duty or tax, or any business or occupation liable to pay any tax as aforesaid, then, and in that case, it shall be the duty of the collector or deputy collector to make such list or return, which, being distinctly read, consented to, and signed and verified by oath by the person so owning, possessing, or having the care and management as aforesaid, may be received as the list of such person: *Provided further*, That in case no annual list or return has been rendered by such person to the collector or deputy collector as required by law, and the person shall be absent from his or her residence or place of business at the time the collector or a deputy collector shall call for the annual list or return, it shall be the duty of such collector or deputy collector to leave at such place of residence or business, with some one of suitable age and discretion, if such be present, otherwise to deposit in the nearest post

REVENUE ACT OF 1924.

Divulging information received by revenue officials, unlawful. R. S., sec. 3167, p. 606. Vol. 42, p. 311.

From income returns.

Unauthorized publication of income returns, etc.

Punishment for.

Dismissal of offender.

Inquiries by deputy collectors. R. S., sec. 3172, p. 608. Vol. 42, p. 311.

Taxpayers to make yearly returns. R. S., sec. 3173, p. 609. Vol. 42, p. 312.

Details specified.

*Proviso.*  
By revenue officers with consent of party in default.

Notice to taxpayer not making returns, etc.

## REVENUE ACT OF 1924.

Summons on refusal,  
not making returns,  
etc.

Testimony to be pro-  
cured.

Authority of district  
collector.

Proviso.  
Corporations includ-  
ed in "person."

Interest allowances.

Rate on claims for  
credits or refunds.

Date allowed.

Meaning of "addi-  
tional assessment."

On judgments.

Judicial Code.  
Vol. 36, p. 1141.

Allowance restricted  
on Court of Claims  
judgments.  
Vol. 42, p. 316.

Allowed for errone-  
ous internal revenue  
collections, etc., by  
judgment in any court.

office, a note or memorandum addressed to such person, requiring him or her to render to such collector or deputy collector the list or return required by law within ten days from the date of such note or memorandum, verified by oath. And if any person, on being notified or required as aforesaid, shall refuse or neglect to render such list or return within the time required as aforesaid, or whenever any person who is required to deliver a monthly or other return of objects subject to tax fails to do so at the time required, or delivers any return which, in the opinion of the collector, is erroneous, false, or fraudulent, or contains any undervaluation or understatement, or refuses to allow any regularly authorized Government officer to examine the books of such person, firm, or corporation, it shall be lawful for the collector to summon such person, or any other person having possession, custody, or care of books of account containing entries relating to the business of such person or any other person he may deem proper, to appear before him and produce such books at a time and place named in the summons, and to give testimony or answer interrogatories, under oath, respecting any objects or income liable to tax or the returns thereof. The collector may summon any person residing or found within the State or Territory in which his district lies; and when the person intended to be summoned does not reside and can not be found within such State or Territory, he may enter any collection district where such person may be found and there make the examination herein authorized. And to this end he may there exercise all the authority which he might lawfully exercise in the district for which he was commissioned: *Provided*, That 'person,' as used in this section, shall be construed to include any corporation, joint-stock company or association, or insurance company when such construction is necessary to carry out its provisions."

## INTEREST ON REFUNDS AND CREDITS.

SEC. 1019. Upon the allowance of a credit or refund of any internal-revenue tax erroneously or illegally assessed or collected, or of any penalty collected without authority, or of any sum which was excessive or in any manner wrongfully collected, interest shall be allowed and paid on the amount of such credit or refund at the rate of 6 per centum per annum from the date such tax, penalty, or sum was paid to the date of the allowance of the refund, or in case of a credit, to the due date of the amount against which the credit is taken, but if the amount against which the credit is taken is an additional assessment, then to the date of the assessment of that amount. The term "additional assessment" as used in this section means a further assessment for a tax of the same character previously paid in part.

## INTEREST ON JUDGMENTS.

SEC. 1020. Section 177 of the Judicial Code, as amended, is re-enacted without change, as follows:

"SEC. 177. No interest shall be allowed on any claim up to the time of the rendition of judgment by the Court of Claims, unless upon a contract expressly stipulating for the payment of interest, except that interest may be allowed in any judgment of any court rendered after the passage of the Revenue Act of 1921 against the United States for any internal-revenue tax erroneously or illegally assessed or collected, or for any penalty collected without authority or any sum which was excessive or in any manner wrongfully collected, under the internal-revenue laws."

PAYMENT OF AND RECEIPTS FOR TAXES.

REVENUE ACT OF 1924.  
Payment of taxes.

SEC. 1021. (a) Collectors may receive, at par with an adjustment for accrued interest, notes or certificates of indebtedness issued by the United States and uncertified checks in payment of income, war-profits, and excess-profits taxes and any other taxes payable other than by stamp, during such time and under such rules and regulations as the Commissioner, with the approval of the Secretary, shall prescribe; but if a check so received is not paid by the bank on which it is drawn the person by whom such check has been tendered shall remain liable for the payment of the tax and for all legal penalties and additions to the same extent as if such check had not been tendered.

Federal notes and certificates, and uncertified checks accepted for other than stamp taxes.  
Vol. 42, p. 316.

Liability for checks.

(b) Every collector to whom any payment of any income tax is made shall upon request give to the person making such payment a full written or printed receipt, stating the amount paid and the particular account for which such payment was made; and whenever any debtor pays taxes on account of payments made or to be made by him to separate creditors the collector shall, if requested by such debtor, give a separate receipt for the tax paid on account of each creditor in such form that the debtor can conveniently produce such receipts separately to his several creditors in satisfaction of their respective demands up to the amounts stated in the receipts; and such receipt shall be sufficient evidence in favor of such debtor to justify him in withholding from his next payment to his creditor the amount therein stated; but the creditor may, upon giving to his debtor a full written receipt acknowledging the payment to him of any sum actually paid and accepting the amount of tax paid as aforesaid (specifying the same) as a further satisfaction of the debt to that amount, require the surrender to him of such collector's receipt.

Receipts for taxes to be given by collector on request.  
Vol. 42, p. 267, amended.  
To debtor for separate creditors.

Evidence of tax paid.

Surrender to creditor as payment on debt.

(c) In the payment of any tax under this Act not payable by stamp a fractional part of a cent shall be disregarded unless it amounts to one-half cent or more, in which case it shall be increased to 1 cent.

Fractions of a cent.

(d) Section 37 of the Act of August 27, 1894, entitled "An Act To reduce taxation, to provide revenue for the Government, and for other purposes," is hereby repealed.

Former provision for receipts repealed.  
Vol. 28, p. 500, repealed.

METHOD OF COLLECTING TAX.

Collecting taxes.

SEC. 1022. Whether or not the method of collecting any tax imposed by Titles IV, V, VI, or VII is specifically provided therein, any such tax may, under regulations prescribed by the Commissioner with the approval of the Secretary, be collected by stamp, coupon, serial-numbered ticket, or such other reasonable device or method as may be necessary or helpful in securing a complete and prompt collection of the tax. All administrative and penalty provisions of Title VIII, in so far as applicable, shall apply to the collection of any tax which the Commissioner determines or prescribes shall be collected in such manner.

Discretionary methods allowed for other than income, estate, gift, and stamp taxes.  
Vol. 42, p. 308, amended.

Penalties applicable.  
*Ante*, pp. 331-336.

OVERPAYMENTS AND OVERCOLLECTIONS.

Overpayments and collections.

SEC. 1023. In the case of any overpayment or overcollection of any tax imposed by Title V or VI, the person making such overpayment or overcollection may take credit therefor against taxes due upon any monthly return, and shall make refund of any excessive amount collected by him upon proper application by the person entitled thereto.

Credits and refunds allowed for, of admission and excise taxes.  
*Ante*, pp. 320-325.  
Vol. 42, p. 309.

REVENUE ACT OF 1924.  
Articles exported.

Tobacco and excise taxes not applicable to exports.  
*Ante*, pp. 316-320, 322-325.

Refund to exporter.

Jurisdiction of courts.

Powers conferred to secure testimony, etc.  
Vol. 42, p. 310.

District courts to issue orders, process, judgments, etc.

Additional to other remedies.

District courts.  
Vol. 42, p. 311.  
Vol. 36, p. 1093.

Concurrent jurisdiction of, with Court of Claims, for recovery of erroneously collected taxes, etc., if collector dead.  
*Post*, p. 972.

Frauds on purchasers.

False statements as to effect of tax on price of article sold, etc., a misdemeanor.  
Vol. 42, p. 316.

Punishment for.

## ARTICLES EXPORTED.

SEC. 1024. Under such rules and regulations as the Commissioner with the approval of the Secretary may prescribe, the taxes imposed under the provisions of Title IV or VI shall not apply in respect of articles sold or leased for export and in due course so exported. Under such rules and regulations the amount of any internal-revenue tax erroneously or illegally collected in respect of exported articles may be refunded to the exporter of the article, instead of to the manufacturer, if the manufacturer waives any claim for the amount so to be refunded.

## JURISDICTION OF COURTS.

SEC. 1025. (a) If any person is summoned under this Act to appear, to testify, or to produce books, papers, or other data, the district court of the United States for the district in which such person resides shall have jurisdiction by appropriate process to compel such attendance, testimony, or production of books, papers, or other data.

(b) The district courts of the United States at the instance of the United States are hereby invested with such jurisdiction to make and issue, both in actions at law and suits in equity, writs and orders of injunction, and of *ne exeat republica*, orders appointing receivers, and such other orders and process, and to render such judgments and decrees, granting in proper cases both legal and equitable relief together, as may be necessary or appropriate for the enforcement of the provisions of this Act. The remedies hereby provided are in addition to and not exclusive of any and all other remedies of the United States in such courts or otherwise to enforce such provisions.

(c) The paragraph added by section 1310 of the Revenue Act of 1921 at the end of paragraph Twentieth of section 24 of the Judicial Code, relating to the jurisdiction of district courts, is reenacted without change, as follows:

"Concurrent with the Court of Claims, of any suit or proceeding, commenced after the passage of the Revenue Act of 1921, for the recovery of any internal-revenue tax alleged to have been erroneously or illegally assessed or collected, or of any penalty claimed to have been collected without authority or any sum alleged to have been excessive or in any manner wrongfully collected, under the internal-revenue laws, even if the claim exceeds \$10,000, if the collector of internal-revenue by whom such tax, penalty, or sum was collected is dead at the time such suit or proceeding is commenced."

## FRAUDS ON PURCHASERS.

SEC. 1026. Whoever in connection with the sale or lease, or offer for sale or lease, of any article, or for the purpose of making such sale or lease, makes any statement, written or oral, (1) intended or calculated to lead any person to believe that any part of the price at which such article is sold or leased, or offered for sale or lease, consists of a tax imposed under the authority of the United States, or (2) ascribing a particular part of such price to a tax imposed under the authority of the United States, knowing that such statement is false or that the tax is not so great as the portion of such price ascribed to such tax, shall be guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of not more than \$1,000 or by imprisonment not exceeding one year, or both.

LOST STAMPS FOR TOBACCO, CIGARS, AND SO FORTH.

REVENUE ACT OF 1924.  
Lost stamps.

SEC. 1027. Section 3315 of the Revised Statutes, as amended, is reenacted without change, as follows:

Restamping packages, etc.

"SEC. 3315. The Commissioner of Internal Revenue may, under regulations prescribed by him with the approval of the Secretary of the Treasury, issue stamps for restamping packages of distilled spirits, tobacco, cigars, snuff, cigarettes, fermented liquors, and wines which have been duly stamped but from which the stamps have been lost or destroyed by unavoidable accident."

Issue authorized to replace stamps unavoidably lost, etc.  
R. S., sec. 3315, p. 643.  
Vol. 42, p. 319.

CONSOLIDATION OF LIBERTY BOND TAX EXEMPTIONS.

Liberty bonds, etc.

SEC. 1028. The various Acts authorizing the issues of Liberty bonds are amended and supplemented as follows:

Consolidation of tax exemptions.

(a) On and after January 1, 1921, 4 per centum and 4½ per centum Liberty bonds shall be exempt from graduated additional income taxes, commonly known as surtaxes, and excess-profits and war-profits taxes, now or hereafter imposed by the United States upon the income or profits of individuals, partnerships, corporations, or associations, in respect to the interest on aggregate principal amounts thereof as follows:

Vol. 42, p. 317, amended.

Modification of allowance from graduated income taxes.

Until the expiration of two years after the date of the termination of the war between the United States and the German Government, as fixed by proclamation of the President, on \$125,000 aggregate principal amount; and for three years more on \$50,000 aggregate principal amount.

Until two years after end of World War.

For three years more.

(b) The exemptions provided in subdivision (a) shall be in addition to the exemptions provided in section 7 of the Second Liberty Bond Act, and in addition to the exemption provided in subdivision (3) of section 1 of the Supplement to the Second Liberty Bond Act in respect to bonds issued upon conversion of 3½ per centum bonds, but shall be in lieu of the exemptions provided and free from the conditions and limitations imposed in subdivisions (1) and (2) of section 1 of the Supplement to the Second Liberty Bond Act and in section 2 of the Victory Liberty Loan Act.

Additional to prior exemptions.  
Vol. 40, p. 291.

Vol. 40, p. 966.

In lieu of exemptions during the war.  
Vol. 40, pp. 965, 1310.

DEPOSIT OF UNITED STATES BONDS OR NOTES IN LIEU OF SURETY.

Federal bonds or notes.

SEC. 1029. Wherever by the laws of the United States or regulations made pursuant thereto, any person is required to furnish any recognizance, stipulation, bond, guaranty, or undertaking, hereinafter called "penal bond," with surety or sureties, such person may, in lieu of such surety or sureties, deposit as security with the official having authority to approve such penal bond, United States Liberty bonds or other bonds or notes of the United States in a sum equal at their par value to the amount of such penal bond required to be furnished, together with an agreement authorizing such official to collect or sell such bonds or notes so deposited in case of any default in the performance of any of the conditions or stipulations of such penal bond. The acceptance of such United States bonds or notes in lieu of surety or sureties required by law shall have the same force and effect as individual or corporate sureties, or certified checks, bank drafts, post-office money orders, or cash, for the penalty or amount of such penal bond. The bonds or notes deposited hereunder and such other United States bonds or notes as may be substituted therefor from time to time as such security, may be deposited with the Treasurer of the United States, a Federal reserve bank, or other depository duly designated for that purpose by the Secretary, which shall issue receipt therefor, describing such bonds or notes so

Accepted as penal bond in lieu of personal sureties.  
Vol. 42, p. 318.

Legal effect.

Depositories for.

REVENUE ACT OF 1924.  
Return to depositor.

*Provisos.*  
Retention on default  
of contractor for public  
works.  
Vol. 33, p. 811.  
Vol. 28, p. 278.

Application to sub-  
contractor, etc.

Priority of United  
States not affected.

Inconsistent laws  
modified.

Judicial authority  
not affected.

Enforcement of tax  
liens.

R. S., sec. 3207, p. 616,  
amended.

Bill in chancery au-  
thorized to enforce lien  
on real estate for un-  
paid taxes.

Persons claiming in-  
terest made parties.

Determination of  
merits by court.

Sale and distribution  
of proceeds if United  
States claim estab-  
lished.

Persons having lien,  
etc., on such real estate  
may request Commis-  
sioner to file bill.  
R. S., sec. 3186, p. 612.  
Vol. 24, p. 331.

deposited. As soon as security for the performance of such penal bond is no longer necessary, such bonds or notes so deposited shall be returned to the depositor: *Provided*, That in case a person or persons supplying a contractor with labor or material as provided by the Act of Congress, approved February 24, 1905 (33 Stat. 811), entitled "An Act to amend an Act approved August thirteenth, eighteen hundred and ninety-four, entitled 'An Act for the protection of persons furnishing materials and labor for the construction of public works,'" shall file with the obligee, at any time after a default in the performance of any contract subject to said Acts, the application and affidavit therein provided, the obligee shall not deliver to the obligor the deposited bonds or notes nor any surplus proceeds thereof until the expiration of the time limited by said Acts for the institution of suit by such person or persons, and, in case suit shall be instituted within such time, shall hold said bonds or notes or proceeds subject to the order of the court having jurisdiction thereof: *Provided further*, That nothing herein contained shall affect or impair the priority of the claim of the United States against the bonds or notes deposited or any right or remedy granted by said Acts or by this section to the United States for default upon any obligation of said penal bond: *Provided further*, That all laws inconsistent with this section are hereby so modified as to conform to the provisions hereof: *And provided further*, That nothing contained herein shall affect the authority of courts over the security, where such bonds are taken as security in judicial proceedings, or the authority of any administrative officer of the United States to receive United States bonds for security in cases authorized by existing laws. The Secretary may prescribe rules and regulations necessary and proper for carrying this section into effect.

#### ENFORCEMENT OF TAX LIENS.

SEC. 1030. Section 3207 of the Revised Statutes is amended to read as follows:

"SEC. 3207. (a) In any case where there has been a refusal or neglect to pay any tax, and it has become necessary to seize and sell real estate to satisfy the same, the Commissioner of Internal Revenue may direct a bill in chancery to be filed, in a district court of the United States, to enforce the lien of the United States for tax upon any real estate, or to subject any real estate owned by the delinquent, or in which he has any right, title, or interest, to the payment of such tax. All persons having liens upon or claiming any interest in the real estate sought to be subjected as aforesaid, shall be made parties to such proceedings, and be brought into court as provided in other suits in chancery therein. And the said court shall, at the term next after the parties have been duly notified of the proceedings, unless otherwise ordered by the court, proceed to adjudicate all matters involved therein, and finally determine the merits of all claims to and liens upon the real estate in question, and, in all cases where a claim or interest of the United States therein is established, shall decree a sale of such real estate, by the proper officer of the court, and a distribution of the proceeds of such sale according to the findings of the court in respect to the interests of the parties and of the United States.

"(b) Any person having a lien upon or any interest in such real estate, notice of which has been duly filed of record in the jurisdiction in which the real estate is located, prior to the filing of notice of the lien of the United States as provided by section 3186 of the Revised Statutes as amended, or any person purchasing the real estate at a sale to satisfy such prior lien or interest, may make written

request to the Commissioner of Internal Revenue to direct the filing of a bill in chancery as provided in subdivision (a), and if the Commissioner fails to direct the filing of such bill within six months after receipt of such written request, such person or purchaser may, after giving notice to the Commissioner, file a petition in the district court of the United States for the district in which the real estate is located, praying leave to file a bill for a final determination of all claims to or liens upon the real estate in question. After a full hearing in open court, the district court may in its discretion enter an order granting leave to file such bill, in which the United States and all persons having liens upon or claiming any interest in the real estate shall be made parties. Service on the United States shall be had in the manner provided by sections 5 and 6 of the Act of March 3, 1887, entitled 'An Act to provide for the bringing of suits against the Government of the United States.' Upon the filing of such bill the district court shall proceed to adjudicate the matters involved therein, in the same manner as in the case of bills filed under subdivision (a) of this section. For the purpose of such adjudication, the assessment of the tax upon which the lien of the United States is based shall be conclusively presumed to be valid, and all costs of the proceedings on the petition and the bill shall be borne by the person filing the bill."

REVENUE ACT OF 1924.  
On failure of Commissioner, may petition leave of court to file bill to determine all claims, etc.

United States, etc., made parties if petition granted.

Service on United States.  
Vol. 24, p. 500.

Adjudication by court.

Tax conclusively presumed valid, etc.

SPECIAL DEPOSITS.

SEC. 1031. (a) Section 3195 of the Revised Statutes is amended to read as follows:

Special deposits.

R. S., sec. 3195, p. 614, amended.

"SEC. 3195. When any property liable to distraint for taxes is not divisible, so as to enable the collector by sale of a part thereof to raise the whole amount of the tax, with all costs and charges, the whole of such property shall be sold, and the surplus of the proceeds of the sale, after making allowance for the amount of the tax, interest, penalties, and additions thereto, and for the costs and charges of the distraint and sale, shall be deposited with the Treasurer of the United States as provided in subdivision (b) of section 3210."

Whole of property, if not divisible, to be sold to pay tax.

Special deposit of balance of proceeds.

Infra.

(b) Section 3210 of the Revised Statutes is amended to read as follows:

R. S., sec. 3210, p. 616, amended.

"SEC. 3210. (a) Except as provided in subdivision (b) the gross amount of all taxes and revenues received under the provisions of this Act, and collections of whatever nature received or collected by authority of any internal-revenue law, shall be paid daily into the Treasury of the United States under instructions of the Secretary of the Treasury as internal-revenue collections, by the officer receiving or collecting the same, without any abatement or deduction on account of salary, compensation, fees, costs, charges, expenses, or claims of any description. A certificate of such payment, stating the name of the depositor and the specific account on which the deposit was made, signed by the treasurer, assistant treasurer, designated depositary, or proper officer of a deposit bank, shall be transmitted to the Commissioner of Internal Revenue.

All internal revenue tax collections, etc., to be deposited daily in Treasury.

Except sums in compromise, etc. Infra.

Detailed certificate of, transmitted to Commissioner.

"(b) Sums offered in compromise under the provisions of section 3229 of the Revised Statutes and section 35 of Title II of the National Prohibition Act, sums offered for the purchase of real estate under the provisions of section 3208 of the Revised Statutes, and surplus proceeds in any distraint sale, after making allowance for the amount of the tax, interest, penalties, and additions thereto, and for costs and charges of the distraint and sale, shall be deposited with the Treasurer of the United States in a special deposit account in the name of the collector making the deposit. Upon

Special deposit account of collector for sums offered in compromise, for purchase of real estate, etc.

R. S., sec. 3229, p. 620. Vol. 41, p. 318. Vol. 20, p. 332.

Withdrawals from if offers accepted.

## REVENUE ACT OF 1924.

## Refunds.

acceptance of such offer in compromise or offer for the purchase of such real estate, the amount so accepted shall be withdrawn by the collector from his special deposit account with the Treasurer of the United States and deposited in the Treasury of the United States as internal-revenue collections. Upon the rejection of any such offer, the Commissioner shall authorize the collector, through whom the amount of such offer was submitted, to refund to the maker of such offer the amount thereof. In the case of surplus proceeds from distraint sales the Commissioner shall, upon application and satisfactory proof in support thereof, authorize the collector through whom the amount was received to refund the same to the person or persons legally entitled thereto."

## General provisions.

## TITLE XI.—GENERAL PROVISIONS.

## Repeals.

## REPEALS.

Parts of Revenue Act of 1921, at specified dates.

Income tax.  
Vol. 42, pp. 227-271.

Estate tax.  
Vol. 42, pp. 277-284.

Telegraph and telephone messages.  
Vol. 42, pp. 284, 285.

Soft drinks, etc.  
Vol. 42, pp. 285, 286.

Cigars, etc.  
Vol. 42, pp. 286-289.

Admissions and dues.  
Vol. 42, pp. 289-291.

Excise taxes.  
Vol. 42, pp. 291-293.

Jewelry, etc., sales.  
Vol. 42, p. 293.

Special taxes.  
Vol. 42, pp. 294-301.

Stamp taxes.  
Vol. 42, pp. 301-305.

Child labor tax.  
Vol. 42, pp. 306-308.  
Certain administrative provisions.  
Vol. 42, pp. 310-319.

Repealed provisions continued for collecting accrued taxes, enforcing penalties, etc.

SEC. 1100. (a) The following parts of the Revenue Act of 1921 are repealed, to take effect (except as otherwise provided in this Act) upon the enactment of this Act, subject to the limitations provided in subdivisions (b) and (c):

Title II (called "Income Tax") as of January 1, 1924;

Title IV (called "Estate Tax");

Title V (called "Tax on Telegraph and Telephone Messages") except subdivision (d) of section 500, effective on the expiration of thirty days after the enactment of this Act;

Sections 602 and 603 of Title VI (being the taxes on certain beverages and constituent parts thereof);

Title VII (called "Tax on Cigars, Tobacco, and Manufactures Thereof");

Title VIII (called "Tax on Admissions and Dues"), effective on the expiration of thirty days after the enactment of this Act;

Sections 901, 902, 903, and 904 of Title IX (being certain excise taxes);

Section 900 of Title IX (being certain excise taxes) and section 905 of Title IX (being the tax on jewelry and similar articles), effective on the expiration of thirty days after the enactment of this Act;

Title X (called "Special Taxes") effective on June 30, 1924;

Title XI (called "Stamp Taxes") effective on the expiration of thirty days after the enactment of this Act;

Title XII (called "Tax on Employment of Child Labor");

Sections 1307, 1308, 1309, subdivision (c) of section 1310, sections 1311, 1312, 1313, 1314, 1315, 1316, 1318, 1320, 1321, 1322, 1323, 1324, 1325, 1326, 1328, 1329, and 1330 (being certain administrative provisions).

(b) The parts of the Revenue Act of 1921 which are repealed by this Act shall (except as provided in sections 280 and 316 and except as otherwise specifically provided in this Act) remain in force for the assessment and collection of all taxes imposed by such Act, and for the assessment, imposition, and collection of all interest, penalties, or forfeitures which have accrued or may accrue in relation to any such taxes, and for the assessment and collection, to the extent provided in the Revenue Act of 1921, of all taxes imposed by prior income, war-profits, or excess-profits tax acts, and for the assessment, imposition, and collection of all interest, penalties, or forfeitures which have accrued or may accrue in relation to any such taxes. In the case of any tax imposed by any part of the

Revenue Act of 1921 repealed by this Act, if there is a tax imposed by this Act in lieu thereof, the provision imposing such tax shall remain in force until the corresponding tax under this Act takes effect under the provisions of this Act.

REVENUE ACT OF 1924.

(c) The repeal of Title II and Title IV of the Revenue Act of 1921 shall not be construed to take away the retroactive benefits allowed by paragraph (12) of subdivision (a) of section 214 or paragraph (14) of subdivision (a) of section 234, of the Revenue Act of 1921, or by section 401 or 403 of such Act.

Repeal of income and estate taxes not to effect benefits under Act of 1921.  
Vol. 42, pp. 241, 257, 277, 279.

## LEGISLATIVE DRAFTING SERVICE.

Legislative drafting service.

SEC. 1101. Section 1303 of the Revenue Act of 1918 is amended by adding at the end thereof a new subdivision to read as follows:

"(d) After this subdivision takes effect the legislative drafting service shall be known as the office of the legislative counsel, and the two draftsmen shall be known as legislative counsel. The positions of legislative counsel shall be allocated from time to time by the President of the Senate and the Speaker of the House of Representatives, jointly, to the appropriate grade in the compensation schedules of section 13 of the Classification Act of 1923. The rate of compensation of each of the two legislative counsel shall be fixed from time to time, within the limits of such grade, by the President of the Senate and the Speaker of the House of Representatives, respectively. The increased compensation provided for in this subdivision shall, when fixed, be in lieu of the salary specified in subdivision (a). The legislative counsel shall have the same privilege of free transmission of official mail matter as other officers of the United States Government."

Change of name, etc. Vol. 40, p. 1142, amended.  
Made office of legislative counsel.

Allocated to professional grade in Classification Act.  
Vol. 42, p. 1491.

Pay, etc.  
Post, p. 586.

In lieu of present pay.  
Vol. 40, p. 1141.

Free transmission of mail.

## GOVERNMENT ACTUARY.

Government Actuary.

SEC. 1102. The salary of the Government Actuary, so long as the position is held by the present incumbent, shall be at the rate of \$7,500 a year.

Salary increased for present incumbent.

## SAVING CLAUSE IN EVENT OF UNCONSTITUTIONALITY.

Saving clause.

SEC. 1103. If any provision of this Act, or the application thereof to any person or circumstances, is held invalid, the remainder of the Act, and the application of such provision to other persons or circumstances, shall not be affected thereby.

Invalidity of any provision, etc., not to affect remainder of Act, etc.

## EFFECTIVE DATE OF ACT.

Effective date.

SEC. 1104. Except as otherwise provided, this Act shall take effect upon its enactment.

Upon enactment.

## TITLE XII.—REDUCTION OF INCOME TAX PAYABLE IN 1924.

Reduction of income tax payable in 1924.

SEC. 1200. (a) Any taxpayer making return, for the calendar year 1923, of the taxes imposed by Parts I and II of Title II of the Revenue Act of 1921 shall be entitled to an allowance by credit or refund of 25 per centum of the amount shown as the tax upon his return.

Allowance on returns for 1923.  
Vol. 42, p. 227-271.  
Post, p. 693.

(b) If the amount shown as the tax upon the return has been paid in full on or before the time of the enactment of this Act, the amount of the allowance provided in subdivision (a) shall be credited or refunded as provided in section 281 of this Act.

Credit or refund if tax already paid.

(c) If the taxpayer has elected to pay the tax in installments and, at the time of the enactment of this Act, the date prescribed for the

Prorating of allowance on installment payments.

REVENUE ACT OF 1924.

payment of the last installment has not yet arrived, the amount of the allowance provided in subdivision (a) shall be prorated to the four installments. The amount so prorated to any installment, the date for payment of which has not arrived, shall be applied in reduction of such installment. The amount so prorated to any installment, the date for payment of which has arrived, shall be credited against the installment next falling due after the enactment of this Act.

Application to extended time payments.

(d) If the taxpayer has been granted an extension of time for payment of the tax or any installment thereof to a date subsequent to the enactment of this Act, the amount of the allowance provided in subdivision (a) shall be applied in reduction of the amount of tax shown upon the return, or, if the tax is to be paid in installments, shall be prorated to the four installments. The amount so prorated to any installment, the date for payment of which has not arrived, shall be applied in reduction thereof. The amount so prorated to any installment, the date for payment of which has arrived, shall be credited against the installment next falling due after the enactment of this Act.

Credit or refund for part payments.

(e) Where the taxpayer at the time of the enactment of this Act has not paid in full that part of the amount shown as the tax upon the return which should have been paid on or before the time of the enactment of this Act, then 25 per centum of any amount already paid shall be applied in reduction of the amount unpaid (such unpaid amount being first reduced by 25 per centum thereof) and any excess shall be credited or refunded as provided in section 281 of this Act.

Allowance deducted from previously assessed deficiencies.

(f) If the correct amount of the tax is determined to be in excess of the amount shown as the tax upon the return, and a deficiency has been assessed before the enactment of this Act, then 25 per centum of any amount of such deficiency which has been paid shall be applied in reduction of the amount unpaid (such unpaid amount being first reduced by 25 per centum thereof) and any excess shall be credited or refunded as provided in section 281 of this Act. Any deficiency assessed after the enactment of this Act shall be reduced by 25 per centum of the amount which would have been assessed as a deficiency if this title had not been enacted.

Deficiency subsequently assessed.

Deduction of allowance from tax or deficiency.

(g) The allowance provided in subdivision (a) shall be deducted from the tax or deficiency for the purpose of determining the amount on which any interest, penalties or additions to the tax shall be based.

Allowances for fiscal year ending in 1923.

SEC. 1201. (a) Any taxpayer making return, for a period beginning in 1922 and ending in 1923, of the taxes imposed by Parts I and II of Title II of the Revenue Act of 1921, shall be entitled to an allowance by credit or refund of 25 per centum of the same proportion of his tax for such period (determined under the law applicable to the calendar year 1923 and at the rates for such year) which the portion of such period falling within the calendar year 1923 is of the entire period.

For fiscal year ending in 1924, on tax for 1923.

(b) Any taxpayer making return, for a period beginning in 1923 and ending in 1924, of the taxes imposed by Parts I and II of Title II of this Act, shall be entitled to an allowance by credit or refund of 25 per centum of the same proportion of a tax for such period (determined under the law applicable to the calendar year 1923 and at the rates for such year) which the portion of such period falling within the calendar year 1923 is of the entire period.

Allowance for deficiencies ending in 1923 or 1924.

(c) In the case of a deficiency assessed upon a taxpayer entitled to the benefits of subdivision (a) or (b) in respect of the tax for a period beginning in 1922 and ending in 1923 or beginning in 1923 and ending in 1924, the allowance provided for in subdivisions (a) and (b) shall be made in respect of such deficiency in a similar manner to that provided in subdivision (f) of section 1200.

SEC. 1202. Any taxpayer who has made return of the taxes imposed by Parts I and II of Title II of the Revenue Act of 1921, for a period of less than a year and beginning and ending within the calendar year 1923, shall be entitled to an allowance by credit or refund of 25 per centum of the amount shown as the tax upon his return. If the correct amount of the tax for such period is determined to be in excess of the amount shown as the tax upon the return, the taxpayer shall be entitled to the benefits of subdivision (f) of section 1200 of this Act.

REVENUE ACT OF 1924.  
Allowance for less than a year in 1923.

SEC. 1203. The allowance provided in sections 1201 and 1202 shall, under rules and regulations prescribed by the Commissioner with the approval of the Secretary, be made in a similar manner to that provided in section 1200.

Rules, etc., for credits and refunds to be prescribed.

SEC. 1204. The interest provided in section 1019 of this Act shall not be allowed in respect of the allowance provided for in this title.

No interest allowed.  
*Ante*, p. 346.

SEC. 1205. The benefits of the allowance provided for in this title shall be granted to the taxpayer under rules and regulations prescribed by the Commissioner with the approval of the Secretary.

Rules, etc., for granting benefits to be prescribed.

SEC. 1206. Terms defined in the Revenue Act of 1921 shall, when used in this title, have the meaning assigned to such terms in that Act.

Definitions in former Act continued.

Approved, June 2, 1924 at 4 o'clock and 1 minute P. M.

**CHAP. 235.**—An Act Granting the consent of Congress to the construction of a bridge across the Niagara River and Black Rock Canal.

June 3, 1924.  
[S. 3249.]

[Public, No. 177.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the Buffalo and Fort Erie Public Bridge Company, a corporation organized under the laws of the State of New York, and its successors and assigns, to construct, maintain, and operate a bridge and approaches thereto across the Niagara River and the Black Rock Canal, at a point suitable to the interests of navigation, within or near the city limits of Buffalo in the county of Erie and State of New York, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906: *Provided*, That, subject to the provisions of this Act, the Secretary of War may permit the corporation herein named, its successors and assigns, to construct a tunnel or tunnels under said river and canal in lieu of the bridge herein authorized, in accordance with the foregoing Act approved March 23, 1906, so far as the same may be applicable: *Provided further*, That before the construction of said bridge or tunnel shall be begun all proper and requisite authority therefor shall be obtained from the Government of the Dominion of Canada.

Niagara River and Black Rock Canal.  
Buffalo and Fort Erie Public Bridge Company may bridge, Buffalo, N. Y.

Construction.  
Vol. 34, p. 84.

*Proviso.*  
Tunnel in lieu permitted.

Consent of Canada required.

Time limitations.

Amendment.

SEC. 2. That this Act shall be null and void unless the construction of said bridge or tunnel is commenced within two years and completed within five years from the date of approval hereof.

SEC. 3. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, June 3, 1924.

**CHAP. 236.**—An Act Granting the consent of Congress to the Panola-Quitman Drainage District to construct, maintain, and operate a dam in Tallahatchie River.

June 3, 1924.  
[S. 3272.]

[Public, No. 178.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the

Tallahatchie River.

Panola-Quitman Drainage District may dam, at Porters Ferry, Miss.

*Proviso.*  
Approval of plans.

No authority given for water power development, etc.

Time of construction

*Proviso.*  
Authority terminated on notice from Federal Power Commission of interfering with water power development.

Grantee of power project may remove, etc., dam.

Amendment.

consent of Congress is hereby granted to the Panola-Quitman Drainage District to construct, maintain, and operate a dam in Tallahatchie River, at or near Porters Ferry, Panola County, Mississippi: *Provided*, That the work shall not be commenced until the plans therefor have been submitted to and approved by the Chief of Engineers, United States Army, and by the Secretary of War: *Provided further*, That this Act shall not be construed to authorize the use of such dam to develop water power or generate hydroelectric energy.

SEC. 2. That the authority granted by this Act shall cease and be null and void unless the actual construction of the dam hereby authorized is commenced within one year and completed within three years from the date of approval of this Act: *Provided*, That from and after thirty days' notice from the Federal Power Commission, or other authorized agency of the United States, to said drainage district, or its successor, that desirable water-power development will be interfered with by the existence of said dam, the authority hereby granted to construct, maintain, and operate said dam shall terminate and be at an end; and any grantee or licensee of the United States proposing to develop a power project at or near said dam shall have authority to remove, submerge, or utilize said dam under such conditions as said commission or other agency may determine, but such conditions shall not include compensation for the removal, submergence, or utilization of said dam.

SEC. 3. The right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, June 3, 1924.

June 3, 1924.

[H. R. 6482.]

[Public, No. 179.]

CHAP. 237.—An Act Authorizing the Postmaster General to contract for mail messenger service.

Postal service.  
Postmasters may be designated to pay mail messengers, etc.

*Proviso.*  
Third and fourth class postmasters, clerks, etc., may contract for messenger service.

Amount limited.

Special delivery messengers may contract for mail messenger service.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That hereafter postmasters may be designated by the Postmaster General as disbursing officers for the payment of mail messengers and others engaged under their supervision in transporting the mails: *Provided*, That in the discretion of the Postmaster General, postmasters, assistant postmasters, and clerks at post offices of the third class, and postmasters, assistant postmasters, and clerks at post offices of the fourth class may enter into contracts for the performance of mail messenger service, and allowance may be made therefor from the appropriations for mail messenger service: *Provided further*, That the total amount payable under such contract to any postmaster, assistant postmaster, or clerk shall not exceed \$300 in any one year: *Provided further*, That hereafter special delivery messengers at post offices of all classes may enter into contracts for mail messenger service.

Approved, June 3, 1924.

June 3, 1924.

[H. R. 656.]

[Public, No. 180.]

CHAP. 238.—An Act To add certain lands to the Plumas and to the Lassen National Forests in California.

National forests.  
Plumas, Calif.  
Lands added to.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the following-described lands are hereby added to the national forest indicated and made subject to all laws applicable to that national forest: To the Plumas National Forest—township 26 north, range 7 east,

section 6, southeast quarter; township 27 north, range 7 east, section 22, south half northeast quarter; section 23, south half northwest quarter; township 27 north, range 6 east, section 4, northeast quarter northwest quarter; township 28 north, range 6 east, section 33, west half southwest quarter, southeast quarter southwest quarter, all of Mount Diablo base and meridian. To the Lassen National Forest—township 29 north, range 7 east, section 21, northwest quarter northeast quarter, north half northwest quarter, southeast quarter northwest quarter; section 29, northeast quarter northwest quarter, northeast quarter southwest quarter, northwest quarter southeast quarter; section 34, northeast quarter southeast quarter, southeast quarter northeast quarter, northeast quarter northwest quarter, west half northeast quarter, northeast quarter northeast quarter, all of Mount Diablo base and meridian.

Lassen, Calif.  
Lands added to.

Approved, June 3, 1924.

**CHAP. 239.**—An Act Authorizing payment to certain Red Lake Indians, out of the tribal trust funds, for garden plats surrendered for school-farm use.

June 3, 1924.  
[H. R. 4460.]  
[Public, No. 181.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior is hereby authorized to withdraw from the Treasury of the United States not to exceed \$1,000, out of moneys on deposit to the credit of the Red Lake Indians in Minnesota, and to use the same, or as much thereof as may be necessary, in reimbursing certain Red Lake Indians whom he may find to have suffered loss through the taking of their individual garden plats, without remuneration to them, for Indian school-farm purposes.

Red Lake Indians,  
Minn.  
Payment to, from  
tribal funds for lands  
taken for school farm.

Approved, June 3, 1924.

**CHAP. 240.**—An Act To authorize acquisition of unreserved public lands in the Columbia or Moses Reservation, State of Washington, under Acts of March 28, 1912, and March 3, 1877, and for other purposes.

June 3, 1924.  
[H. R. 7109.]  
[Public, No. 182.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That from and after the passage of this Act all unreserved public lands within the former Columbia or Moses Reserve in the State of Washington, made subject to acquisition under the homestead laws by the Act of Congress approved July 4, 1884 (Twenty-third Statutes, page 76), be, and they are hereby, made subject to acquisition under the Isolated Tract (Act of March 28, 1912), Desert Land (Act of March 3, 1877), and other Acts applicable generally to the public domain.

Columbia Indian  
Reservation, Wash.  
Unreserved lands in  
former, opened to en-  
try, etc.

Vol. 23, p. 76.  
Vol. 37, p. 77.  
Vol. 19, p. 377.

Approved, June 3, 1924.

**CHAP. 241.**—An Act Authorizing the Secretary of Commerce to exchange land formerly used as a site for the Point of Woods Range Lights, Michigan, for other lands in the vicinity.

June 3, 1924.  
[H. R. 4481.]  
[Public, No. 183.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of Commerce be, and he is hereby, authorized and directed to grant and convey to Robert P. Hudson, of Sault Sainte Marie, Michigan, all of that certain lot or piece of land acquired by the United States through condemnation proceedings by an order dated January 18, 1909, of the Circuit Court of the United States for the Western District of Michigan, Northern Division, described as follows:

Point of Woods  
Range Lights, Mich.  
Robert P. Hudson  
granted lands of former.

## Description.

That part of lot 1, section 25, township 45 north, range 2 east, beginning at a point marked by a stone monument bearing south forty degrees, forty-two minutes, fifty and seven one-hundredths feet distant from the center of the front range light mast, and running north forty-six degrees, forty-seven minutes, twenty-two and thirteen one-hundredths seconds west, four hundred and eight and seventy-seven one-hundredths feet; thence north forty-three degrees, twelve minutes, thirty-seven and eighty-seven one-hundredths seconds east, one hundred feet; thence south forty-six degrees, forty-seven minutes, twenty-two and thirteen one-hundredths seconds east, four hundred and fifty-three feet, more or less, to the shore of the Saint Marys River; thence along said shore in a south-westerly direction to the point of intersection of said shore with a line bearing south forty-six degrees, forty-seven minutes, twenty-two and thirteen one-hundredths seconds east from the point of beginning; thence along said last line north forty-six degrees, forty-seven minutes, twenty-two and thirteen one-hundredths seconds west, fifty-four feet, more or less, to the point of beginning; for and in consideration of the said Robert P. Hudson granting and conveying to the United States in fee simple, free and clear of all mortgages, liens, encumbrances, taxes, or claims of any kind whatsoever, the following-described premises:

Lands conveyed by Robert P. Hudson as consideration.

## Description.

That part of lot 1, section 25, township 45 north, range 2 east, beginning at a point twenty feet south forty-four degrees sixteen minutes west from the center of the cast-iron mast supporting the Point of Woods Range Front Light, center of said mast being two hundred and six feet north thirty-eight degrees fifty minutes east from the location of the old front light of the Point of Woods Range; thence north forty-five degrees forty-four minutes west three hundred and fifty feet; thence north forty-four degrees sixteen minutes east sixty feet more or less, to the Saint Marys River; thence south-easterly along the shore of the Saint Marys River to its intersection with a line through the point of beginning and bearing south forty-five degrees forty-four minutes east; thence north forty-five degrees forty-four minutes west along the above line one hundred feet, more or less to the point of beginning, all bearings given being from the true north:

*Provisions.*  
Validity of title to be examined.

Conveyance of title.

Abstracts of title, etc., to be furnished free, etc.

Other expense.

*Provided:* That the Attorney General shall first examine the title of the said Robert P. Hudson to premises to be conveyed to the United States as aforesaid and shall furnish his written opinion in favor of the validity thereof: *Provided further,* That the said Robert P. Hudson, within such reasonable time after the passage of this bill, as may be determined by the Secretary of Commerce, shall deed to the United States the premises herein described to be conveyed by him: *And provided further,* That the said Robert P. Hudson shall furnish, free of expense to the United States, requisite abstracts, official certifications, and evidences of title that the Attorney General may deem necessary, and that any expense necessary to be incurred by the United States in effecting this exchange shall be payable from the appropriation "General expenses, Lighthouse Service" for the fiscal years in which such expenses are incurred.

Approved, June 3, 1924.

June 3, 1924.  
[H. R. 1869.]  
[Public, No. 184.]

**CHAP. 242.**—An Act For the incorporation of the Grand Army of the Republic.

District of Columbia.  
Grand Army of the  
Republic incorporated.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the organization known as the Grand Army of the Republic, with a membership

limited to persons who served as soldiers and sailors of the United States Army and Navy or Marine Corps and Revenue-Cutter Service between April 12, 1861, and April 9, 1865, and of such State regiments as were called into active service and subject to the orders of the United States general officers between the dates mentioned, and have been honorably discharged therefrom after such service, is hereby created a body corporate and politic of the District of Columbia, by the name of "The Grand Army of the Republic," by which name it shall be a person in law, capable of suing and being sued, and of having and exercising all incidental powers as a litigant or otherwise as if it were a natural person, with power to acquire by purchase, gift, devise, or bequest, and to hold, convey, or otherwise dispose of property, real or personal, as may be necessary or calculated to carry into effect the patriotic, fraternal, and charitable purposes of its organization.

Membership qualifications.

SEC. 2. The object and purpose of this corporation shall be to perpetuate the name of "The Grand Army of the Republic" and to preserve in corporate form said organization as now and hereafter maintained and conducted, and to thus provide and continue an agency and instrumentality through and by which its members, for and during the remainder of their natural lives, may assemble and meet for the promotion of comradeship and social intercourse. The corporation shall not at any time engage in any business for pecuniary profit and gain.

Object and purpose.

The principal office of this corporation shall be kept and maintained in the city of Washington, District of Columbia, but annual, or other meetings, of its governing body and members may be held in any State or Territory of the Union, and the corporation shall have the power to possess and hold property needful or desirable for its objects and purposes anywhere in the United States or any of its territories or dependencies, consistently with the provisions of local laws pertaining thereto.

Office and meetings.

SEC. 3. That the supreme governing and controlling authority in said organization shall be the national encampment thereof, composed of representatives from the several department encampments as are now or may hereafter be organized: *Provided*, That there shall never be any change in the plan of organization of said national encampment that shall materially change its present representative form of government or render possible the concentration of the control thereof in the hands of a limited number, or in a self-perpetuating body not representative of the membership at large.

National encampment the governing authority.

*Proviso.* Restriction on change of plan, etc.

SEC. 4. That the qualifications for membership in said organization, except as they are limited by the provisions of section 1 of this Act, and the rights and privileges of the members thereof, shall be such as are fixed by the ordinances, rules, and regulations adopted by said national encampment.

Qualifications, rights, and privileges.

SEC. 5. That the activities of said corporation shall be exercised through and by the following agencies, in accordance with the laws, rules, and regulations now in force, or such as may be hereafter enacted by the national encampment thereof, namely:

Activities regulated by designated agencies.

First. Through the national encampment, its officers and committees.

National encampment.

Second. Through such department encampments as may have been heretofore, or as may be hereafter, organized, their officers and committees.

Department encampments.

Third. Through such posts as may have been heretofore, or may be hereafter, organized, their officers and committees.

Posts.

Such department encampments shall be subject and subordinate in authority to the national encampment, and such posts shall be also subject to such control, exercised through the department encamp-

Authority of agencies.

ment and department officers of the particular department to which it belongs.

Termination of corporation on death of last member.

Provisos. Corporate powers continued if annual encampments no longer held.

Property rights of posts or departments not affected.

Disposition and future ownership of property.

Jurisdiction of District supreme court to vest title, etc.

SEC. 6. That the corporate existence of the Grand Army of the Republic, and the exclusive rights of its surviving members to wear the insignia of membership therein, shall terminate only when the last of its members dies: *Provided, however,* That if at any national encampment hereafter held a memorial shall be adopted by the vote of three-fourths of the members present, reciting that because of the decrease in its membership, or because of the age and infirmity of its surviving members, it is no longer advisable and practicable to hold future national annual encampments, such action shall not operate to deprive said organization of any of its corporate powers, but the government thereof may be modified to provide for such contingency, subject to the restrictions contained in section 3 of this Act: *Provided,* That nothing in this Act shall in any manner affect the right or the power of such posts or departments to dispose of, or otherwise affect the ownership of, property held by any post or department in its own name, nor affect the right of such posts or departments to organize corporations under State laws for the purpose of caring for and disposing of such property.

SEC. 7. That the national encampment may, by resolution, provide for the disposition and future ownership of its property and archives, and may declare the event in which such disposition shall become effective and such ownership vested, and a duly authenticated copy of such resolution shall be filed in the office of the Supreme Court of the District of Columbia. Upon the happening of the event thus declared, and upon the filing of a petition in said Supreme Court reciting said facts, said court shall take jurisdiction thereof, and upon due proof being made the court shall enter a decree which shall be effectual to vest title and ownership in accordance with the provisions of such resolution.

Approved, June 3, 1924.

June 3, 1924.  
[H. R. 8209.]  
[Public, No. 185.]

CHAP. 243.—An Act To create the Inland Waterways Corporation for the purpose of carrying out the mandate and purpose of Congress as expressed in sections 201 and 500 of the Transportation Act, and for other purposes.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That for the purpose of carrying on the operations of the Government-owned inland, canal, and coastwise waterways system to the point where the system can be transferred to private operation to the best advantage of the Government, of carrying out the mandates of Congress prescribed in section 201 of the Transportation Act, 1920, as amended, and of carrying out the policy enunciated by Congress in the first paragraph of section 500 of such Act, there is hereby created a corporation, in the District of Columbia, to be known as the Inland Waterways Corporation (hereinafter referred to as the "corporation"). The Secretary of War shall be deemed to be the incorporator, and the incorporation shall be held effected upon the enactment of this Act. The Secretary of War shall govern and direct the corporation in the exercise of the functions vested in it by this Act.

SEC. 2. The capital stock of the corporation shall be \$5,000,000, all of which is hereby subscribed for by the United States. Such subscription shall be paid by the Secretary of the Treasury, within the appropriations therefor, upon call from time to time by the Secretary of War. Upon any such payment a receipt therefor shall be issued by the corporation to the United States and delivered to the Secretary of the Treasury, and shall be evidence of the stock ownership of

District of Columbia. Inland Waterways Corporation created in. Purpose of, to promote inland water transportation.

Vol. 41, p. 458.  
Vol. 41, p. 499.

Secretary of War, the incorporator.

Capital stock. Subscription and payment by United States.

the United States. There is hereby authorized to be appropriated the sum of \$5,000,000 for the purpose of paying such subscription.

SEC. 3. (a) Until otherwise directed by Congress, the corporation shall continue the operation of the transportation and terminal facilities now being operated by or under the direction of the Secretary of War, under section 201 of the Transportation Act, 1920, as amended, and shall, as soon as there is an improved channel sufficient to permit the same, initiate the water carriage heretofore authorized by law upon the Mississippi River above Saint Louis.

(b) If the Secretary of War deems it advisable to discontinue the operation of any part of the transportation or terminal facilities, or to develop and operate new lines, in order to give the public the proper service, he shall report thereon to Congress. The operation of any of such facilities shall not be discontinued and new lines shall not be developed or operated until authorized by Congress.

(c) The operation of the transportation and terminal facilities under this Act shall be subject to the provisions of the Interstate Commerce Act, as amended, and to the provisions of the Shipping Act, 1916, as amended, in the same manner and to the same extent as if such facilities were privately owned and operated; and all vessels of the corporation operated and employed solely as merchant vessels shall be subject to all other laws, regulations, and liabilities governing merchant vessels.

SEC. 4. (a) The Secretary of War shall appoint an Advisory Board of six members (hereinafter referred to as the "board") from individuals prominently identified with commercial or business interests in territory adjacent to the operations of the corporation. No member of the board shall be an officer, director, or employee of, or substantially interested in, any railroad corporation. Two of such members shall continue in office for terms of one year, and the remaining four for terms of two, three, four, and five years, respectively, from the date of appointment, the term of each to be designated by the Secretary of War. Each successor shall be appointed by the Secretary of War for a term of five years from the date of the expiration of the term of the member whom he succeeds, except that any successor appointed to fill a vacancy occurring prior to the expiration of a term shall be appointed only for the unexpired term of the member whom he succeeds. A vacancy in the board shall not impair the powers of the remaining members to execute the functions of the board.

(b) The members shall receive no salary for their services on the board but, under regulations and in amounts prescribed by the Secretary of War, may be paid by the corporation a reasonable per diem compensation for attending meetings of the board and for time spent on special service of the corporation, and their traveling expenses to and from such meetings, or when assigned to such special service.

(c) In addition to the six members, the Secretary of War shall appoint an individual from civil life, or (notwithstanding section 1222 of the Revised Statutes or any other provision of law, or any rules or regulations issued thereunder) detail an officer from the Military Establishment of the United States, as chairman of the board. Any officer so detailed shall, during his term of office as chairman, have the rank, pay, and allowances of a brigadier general, United States Army, and shall be exempt from the operation of any provision of law, or any rules or regulations issued thereunder, which limits the length of such detail or compels him to perform duty with troops. Any individual appointed from civil life shall, during his term of office as chairman, receive a salary not to exceed \$10,000 a year to be fixed by the Secretary of War. The Secretary

Appropriation authorized.

Operation of water transportation facilities by Secretary of War to be transferred.  
Vol. 41, p.458.

Water carriage on the Mississippi.

Discontinuing, or operating new lines, subject to Congressional action.

Operation subject to interstate commerce laws and Shipping Act.  
Vol. 39, p. 728.

Shipping laws applicable to merchant vessels.

Advisory Board. Appointment, qualifications, etc.

Terms of first members.

Successors, etc.

No salary for services. Expenses attending meetings, etc., allowed.

Chairman. Appointment of civilian, or detail of Army officer, as.  
R. S., sec. 1222, p. 215.

Rank, pay, etc., of detailed officer.

Pay for civilian.

Functions conferred.

of War may delegate to the chairman any of the functions vested in the Secretary by this Act.

Meetings, etc., of board.

Matters to be considered.

(d) The board shall meet for organization purposes when and where called by the Secretary of War, and thereafter at such times and places as the Secretary deems necessary. The board shall consider matters submitted to it by the Secretary of War, and make recommendations thereon, and from time to time advise him and make recommendations, in respect of the management and operation of existing facilities, or the development and operation of new lines.

General corporate powers.

SEC. 5. The corporation—

(a) Shall have succession in its corporate name during its existence;

(b) May sue and be sued in its corporate name;

(c) May adopt a corporate seal, which shall be judicially noticed, and may alter it at pleasure;

(d) May make contracts;

(e) May acquire, hold, and dispose of property;

Business officers, etc.

(f) May appoint, fix the compensation of, and remove such officers, employees, attorneys, and agents as are necessary for the transaction of the business of the corporation; define their duties, and require bonds of them, and fix the penalties thereof;

Indebtedness limited.

(g) May incur obligations, borrow money for temporary purposes, and issue notes or other evidences of indebtedness therefor, but the aggregate amount of the indebtedness at any time shall not exceed 25 per centum of the value of the assets at such time;

Transportation functions of Secretary of War.  
Vol. 41, p. 458, 499.

(h) May exercise any of the functions vested in the Secretary of War by sections 201 and 500 of the Transportation Act, 1920, as amended;

Operate as common carrier by water.

(i) May, in the exercise of such functions, conduct the business of a common carrier by water, and maintain, manage, and operate properties held for or used in the service of transportation, or necessary or convenient to such use; and

Other incidental powers.

(j) In addition to the powers specifically granted, shall have such powers as may be necessary or incidental to fulfill the purposes of its creation.

Waterway facilities to be transferred to corporation by Secretary of War.  
Vol. 41, p. 458.

SEC. 6. (a) The Secretary of War shall transfer to the corporation all assets transferred to, or acquired, constructed, or operated by, or under the direction of, the Secretary of War, or which revert to the United States, under section 201 of the Transportation Act, 1920, as amended, or under the joint resolution entitled "Joint resolution to exempt the New York State Barge Canal from the provisions of section 201 of the Transportation Act, 1920, and for other purposes," approved February 27, 1921.

Vol. 41, p. 1149.

Rights, obligations, etc., transferred.

(b) The rights, privileges, and powers, and the duties and liabilities, of the Secretary of War, or the inland and coastwise waterways service, in respect of any contract, loan, lease, account, or other obligation, under section 201 of such Act, or under such joint resolution, shall become the rights, privileges and powers, and the duties and liabilities, respectively, of the corporation.

Moneys made available.

(c) All money available for expenditure or the making of loans under such joint resolution or section 201 of such Act, and all money repaid in pursuance of loans made under subdivision (c) of section 201 of such Act, shall be available for expenditure or the making of loans by the corporation under this Act.

Claims subrogated to corporation.

(d) The enforceable claims of or against the Secretary of War, or the inland and coastwise waterways service, in respect of the operation, construction, or acquisition of any such transportation facilities, shall become the claims of or against, and may be enforced by or against, the corporation.

(e) The Secretary of War shall adjust and appraise the value, at the time of transfer, of all assets transferred to the corporation under this Act, and such value shall be entered upon the books of the corporation.

Appraisal of assets transferred, etc.

(f) In the determination of the running of the statute of limitations or of any prescriptive right, the period of time shall be computed in the same manner as though this Act had not been passed.

Statute of limitation, etc., computed.

Approved, June 3, 1924.

CHAP. 244.—An Act Providing for sundry matters affecting the Military Establishment.

June 3, 1924.  
[H. R. 8886.]  
[Public, No. 186.]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 87 of the National Defense Act of June 3, 1916, as amended, be, and the same is hereby, amended by adding thereto the following proviso:

National Defense Act, 1916.  
Vol. 39, p. 205, amended.

“And provided further, That property issued to the National Guard and which has become unserviceable through fair wear and tear in service, may, after inspection thereof and finding to that effect made by an officer of the Regular Army designated by the Secretary of War, be sold or otherwise disposed of, and the State, Territory, or District of Columbia, accountable, shall be relieved from further accountability therefor; such inspection, and sale or other disposition, to be made under regulations prescribed by the Secretary of War, and to constitute as to such property a discretionary substitute for the examination, report, and disposition provided for elsewhere in this section.”

National Guard.  
Property unserviceable by wear, etc., may be sold, etc.

State, etc., relieved from responsibility.

Inspection substituted for examination, etc.  
Vol. 39, p. 204.

SEC. 2. That section 92 of the National Defense Act of June 3, 1916, as amended, be, and the same is hereby, amended to read as follows:

Training of National Guard.  
Vol. 39, p. 206, amended.

“SEC. 92. TRAINING OF THE NATIONAL GUARD.—Under such regulations as the Secretary of War shall prescribe, each company, troop, battery, and detachment in the National Guard shall assemble for drill and instruction, including indoor target practice, not less than forty-eight times each year, and shall, in addition thereto, participate in encampments, maneuvers, or other exercises, including outdoor target practice, at least fifteen days in training each year, including target practice, unless such company, troop, battery, or detachment shall have been excused from participation in any part thereof by the Secretary of War: *Provided*, That an assembly for drill and instruction may consist of a single duly ordered formation of a company, troop, battery, or detachment, or when so authorized by the Secretary of War of a series of duly ordered formations of subdivisions or parts thereof, but in the latter case the series of formations of subdivisions or groups must comprehend and include the entire organization, and must be included within the time limit of seven consecutive days within a calendar month. The sum total of the attendance at all the separate consecutive formations announced as constituting that assembly shall be counted as the attendance at the actual military assembly for the required period of time; but no officer, warrant officer, or enlisted man shall be counted more than once, nor receive credit for more than one required period of actual military attendance even though he may have attended more than one of the formations which constitute the assembly for the required period of time: *Provided further*, That credit for an assembly for drill or for indoor target practice shall not be given unless the number of officers and enlisted men present for duty at such assembly shall equal or exceed a minimum to be

Yearly drill, etc., required.

Proviso  
Assembly for drill and instruction requirements modified.

Attendance at separate consecutive formations.

Credit for, limited.

Minimum practice period.

prescribed by the President, nor unless the period of actual military duty and instruction participated in by each officer and enlisted man at each such assembly at which he shall be credited as having been present shall be of at least one and one-half hours' duration and the character of training such as may be prescribed by the Secretary of War."

SEC. 3. That section 109 of the National Defense Act of June 3, 1916, as amended, be, and the same is hereby, amended to read as follows:

"SEC. 109. PAY FOR THE NATIONAL GUARD OFFICERS.—Under such regulations as the Secretary of War may prescribe, captains, lieutenants, and warrant officers belonging to organizations of the National Guard shall receive compensation at the rate of one-thirtieth of the monthly base pay prescribed for them in sections 3 and 9 of the Pay Readjustment Act of June 10, 1922, for each regular drill or other period of instruction authorized by the Secretary of War, not exceeding eight in any one calendar month and not exceeding sixty in one year, at which they shall have been officially present for the entire required period of not less than one and one-half hours. Officers above the grade of captain shall receive not more than \$500 a year, and officers below the grade of major, not belonging to organizations, shall receive not more than four-thirtieths of the monthly base pay prescribed for them in section 3 of said Pay Readjustment Act for satisfactory performance of their appropriate duties under such regulations as the Secretary of War may prescribe. In addition to pay hereinbefore provided, officers commanding organizations less than a brigade and having administrative functions connected therewith, shall, whether or not such officers belong to such organizations, receive not more than \$240 a year for the faithful performance of such administrative functions under such regulations as the Secretary of War may prescribe; and for the purpose of determining how much shall be paid to such officers so performing such functions, the Secretary of War may, from time to time, divide them into classes and fix the amount payable to the officers in each class. Pay under the provisions of this section shall not accrue to any officer during a period when he shall be entitled under any provision of law to the full rate of his base pay prescribed in section 3 or section 9, as the case may be, of the Pay Readjustment Act of June 10, 1922: *Provided*, That section 9 of an Act amending the Act entitled 'An Act to authorize the President to increase temporarily the Military Establishment of the United States,' approved May 18, 1917, approved August 31, 1918, shall also apply to the purchase of uniforms, accouterments, and equipment for cash by officers of the National Guard and National Guard Reserve, whether in State or Federal service, on proper identification and under such rules and regulations as the Secretary of War may prescribe."

SEC. 4. That section 6 of the Act of March 4, 1923, be, and the same is hereby, amended to read as follows:

"SEC. 6. That officers, warrant officers, and enlisted men of the National Guard injured in line of duty while at encampments, maneuvers, or other exercises, or at service schools, under the provisions of sections 94, 97, and 99 of the National Defense Act of June 3, 1916, as amended; members of the officers' reserve corps and of the enlisted reserve corps of the Army injured in line of duty while on active duty under proper orders; persons hereinbefore described who may now be undergoing hospital treatment for injuries so sustained shall be entitled, under such regulations as the President may prescribe, to medical and hospital treatment at Government expense, and to a continuation of the pay and allowances whether in money or

Pay of National Guard officers. Vol. 39, p. 209, amended.

Captains, lieutenants, and warrant officers.

Rate. Vol. 41, p. 783, amended. Vol. 42, pp. 627, 629.

Above captains.

Additional pay for administrative work. Vol. 42, p. 631.

Division into classes.

Restriction.

*Proviso.* Purchase of uniform, etc., for cash permitted. Vol. 40, p. 957.

Vol. 42, p. 1508, amended.

Hospital treatment, etc., allowed for injury to National Guard, etc., on training duty, etc. Vol. 39, pp. 206, 207.

Pay, etc., continued.

in kind, they were receiving at the time of such injuries, until they are fit for transportation to their homes, and upon termination of such medical and hospital treatment shall be entitled to transportation to their homes at Government expense. Officers, warrant officers, and enlisted men of the National Guard injured in line of duty when participating in aerial flights prescribed under the provisions of section 92 of said National Defense Act as amended shall, under regulations prescribed as aforesaid, be entitled from the date such injury was sustained to the same medical and hospital treatment at Government expense, pay and allowances, and transportation to their homes, as if such injury had occurred while in line of duty at encampments, maneuvers, or other exercises under aforementioned section 94 of the National Defense Act. And members of the officers' reserve corps and enlisted reserve corps injured while voluntarily participating in aerial flights in Government-owned aircraft by proper authority as an incident to their military training, shall, under regulations prescribed as aforesaid, be entitled, from the date such injury was sustained, to the same medical and hospital treatment at Government expense, pay and allowances, and transportation to their homes, as if such injury had occurred while on active duty under proper orders. Any person hereinbefore described, injured as aforesaid, who shall remain disabled for more than six months, shall, during the period of disability in excess of six months and until fit for transportation to his home, be entitled to medical and hospital treatment and to subsistence at Government expense, and when fit for transportation shall be entitled to transportation to his home at Government expense, but shall not during such period in excess of six months be entitled to other compensation. Any expenditures heretofore made by the Government in caring for persons injured under the conditions specified herein are hereby validated. Members of the reserve officers' training corps and members of the civilian military training camps injured in line of duty while at camps of instruction under the provisions of sections 47a and 47d of said National Defense Act, as amended, shall be entitled to medical and hospital treatment and transportation to their homes as in the case of persons hereinbefore described, and subsistence at Government expense until furnished such transportation, under such regulations as the President may prescribe. If the death of any person mentioned herein occurs while he is undergoing the training or medical and hospital treatment contemplated in this section, the United States shall pay for burial expenses and the return of the body to his home a sum not to exceed \$100, as may be fixed in regulations prescribed by the President."

Sec. 5. Under such regulations as may be prescribed by the Secretary of War, property and disbursing officers of the National Guard accountable for public moneys may intrust money to other officers of the National Guard for the purpose of having them make disbursements as their agents, and the officers to whom the money is intrusted, as well as the officer intrusting the same to him, shall be held pecuniarily responsible therefor to the United States, and the agent officer shall be subject for his official misconduct to all the liabilities and penalties prescribed by law in like cases for the officer for whom he acts as agent.

Sec. 6. Enlisted men of the sixth and seventh grades of the National Guard holding specialists' ratings under the provisions of the National Defense Act, as amended, shall, in addition to the pay provided in section 14 of the Pay Readjustment Act of June 10, 1922, be entitled to one-thirtieth of the specialists' pay provided in section 9 of said Pay Readjustment Act for each day of participation in exercises provided for by sections 94, 97, and 99, National Defense

Transportation home.

Allowances for injuries in air service.

Vol. 39, p. 206.

Vol. 39, p. 206.

Members of officers' and enlisted reserve corps injured in aerial flights.

Allowance if remaining in hospital over six months.

No other compensation given.  
Prior payments for, validated.

Allowance to Reserve Officers' Training Corps and civilian trainees injured at instruction camps.

Vol. 41, pp. 778, 779.

Burial expenses and return of body to home in case of death.

National Guard property and disbursing officers may entrust money to other officers as their agents.

Responsibility of both.

Enlisted men with specialists' ratings allowed additional pay therefor.

Vol. 42, p. 629.

Vol. 39, pp. 206, 207.

*Proviso.*  
Payments heretofore  
made, validated.

Act, as amended: *Provided*, That payments heretofore made to enlisted men of the sixth and seventh grades of the National Guard holding specialists' ratings of one-thirtieth of the specialists' pay provided in section 9 of said Pay Readjustment Act for each day spent in participating in exercises or performing the duties provided for by sections 94, 97, 99, and 110 of the National Defense Act of June 3, 1916, as amended, be, and the same are hereby, validated.

Warrant officers.  
Payments to, for  
service between July 1,  
1922, and October 29,  
1923, validated.  
Vol. 42, p. 631.

SEC. 7. That payments made to warrant officers of the National Guard, under the provisions of section 14 of the Pay Readjustment Act of June 10, 1922, for the performance of their duties during the period beginning with the 1st day of July, 1922, and ending with the 29th day of October, 1923, be, and the same are hereby, validated, notwithstanding the nonexistence during said period of regulations authorized to be prescribed by said section, and warrant officers who during said period performed the duties prescribed by the Secretary of War in paragraph 928 (b) of National Guard Regulations, 1922, as amended by changes numbered 9 to such regulations, dated October 30, 1923, and who have not been paid therefor, shall be paid in accordance with the provisions of said regulations.

Payments validated  
for attendance at drills  
ordered for only part of  
an organization.

SEC. 8. That payments heretofore made to captains, lieutenants, and enlisted men belonging to organizations of the National Guard for attendance at drills regularly ordered for only a subdivision or part of an organization, under the authority of any provision of the National Guard regulations prescribed by the Secretary of War and in effect at the time said drills were held, be, and the same are hereby, validated and such captains, lieutenants, and enlisted men who have heretofore participated in drills held under the conditions described in this section and who have not been paid therefor, shall be paid in accordance with the provisions of said National Guard Regulations in effect at the time said drills were held.

Approved, June 3, 1924.

June 4, 1924.  
[H. R. 731.]  
[Public, No. 187.]

**CHAP. 249.**—An Act Authorizing the Wichita and affiliated bands of Indians in Oklahoma to submit claims to the Court of Claims.

Wichita, etc., In-  
dians, Okla.  
All claims of, sub-  
mitted to Court of  
Claims.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That all claims of whatsoever nature which the Wichita and affiliated bands of Indians in Oklahoma may have against the United States may be submitted to the Court of Claims for determination of the amount, if any, due said tribes or bands of Indians from the United States under any treaties, agreements, or laws of Congress, or for the misappropriation of any of the funds of said tribes or bands, or for the failure of the United States to pay said tribes or bands any moneys or other property due; and jurisdiction is hereby conferred on the Court of Claims, with the right of either party to appeal to the Supreme Court of the United States, to hear and determine as right and justice may require and upon a full and fair arbitration all legal and equitable claims, if any, of said tribes or bands against the United States, and to enter judgment thereon.

Jurisdiction and ap-  
peal.

Statutes of limitation  
not a bar.

SEC. 2. That if any claim or claims be submitted to said court, it shall settle the rights therein, both legal and equitable, of each and all the parties thereto, notwithstanding lapse of time or statutes of limitation, and any payment which may have been made upon any claim so submitted shall not be pleaded as an estoppel, but may be pleaded as an offset in such suits or actions, and the United States shall be allowed credit for all sums including gratuities heretofore paid or expended for the benefit of said tribes or any band thereof.

Offsets, etc.

The claim or claims of the Wichita and affiliated bands may be presented separately or jointly by petition, subject, however, to amendment, suit to be filed within five years after the date of the passage of this Act; and such action shall make the petitioner or petitioners party plaintiff or plaintiffs and the United States party defendant, and any band or bands of the said Wichita and affiliated bands or any other tribe or bands of Indians the court may deem necessary to a final determination of such suit or suits may be joined therein as the court may order. Such petition or petitions shall be verified by the attorney or attorneys employed by the Wichita and affiliated bands or any tribe or band thereof under contract approved in accordance with existing law and no other verification shall be necessary. Official letters, papers, documents, and public records, or certified copies thereof may be used in evidence, and the departments of the Government shall give access to the attorney or attorneys of said tribes or bands thereof to such treaties, papers, correspondence, or records as may be needed by the attorney or attorneys for said tribes of Indians.

Procedure.

Verification of petition.

Evidence admitted.

Attorneys' fees by court decree.

Limitation.

Payment from judgment.  
Balance to credit of Indians.

SEC. 3. That upon the final determination of such suit or cause of action, the Court of Claims shall decree such fees as it shall find reasonable to be paid to the attorney or attorneys employed therein by said tribes under contracts negotiated and approved as provided by existing law, but in no case shall the fees decreed by said court amount to more than 10 per centum of the amount of the judgment recovered in such cause, and in no event shall such fee amount in the aggregate under one attorneyship for each tribe to more than \$25,000, and shall be paid out of any judgment that may be recovered; and the balance of such judgment shall be placed in the United States Treasury to the credit of the Indians entitled thereto, where it shall draw interest at the rate of 4 per centum per annum.

Approved, June 4, 1924.

CHAP. 250.—An Act To amend the Act entitled "An Act to fix and regulate the salaries of teachers, school officers, and other employees of the Board of Education of the District of Columbia," approved June 20, 1906, as amended, and for other purposes.

June 4, 1924.  
[H. R. 6721.]  
[Public, No. 188.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That on and after July 1, 1924, the salaries of teachers, school officers, and other employees of the Board of Education of the District of Columbia shall be as follows:*

Public schools, D. C.  
Salaries established.

ARTICLE I.—SALARIES OF TEACHERS AND SCHOOL LIBRARIANS.

Teachers and librarians.

CLASS 1.—TEACHERS IN KINDERGARTENS AND ELEMENTARY SCHOOLS.

Kindergartens and elementary schools.

Group A.—A basic salary of \$1,400 per year, with an annual increase in salary of \$100 for eight years, or until a maximum salary of \$2,200 per year is reached.

Group A.

Group B.—A basic salary of \$2,300 per year, with an annual increase in salary of \$100 for three years, or until a maximum salary of \$2,600 per year is reached.

Group B.

CLASS 2.—TEACHERS IN JUNIOR HIGH SCHOOLS.

Junior high.

A teacher in the junior high schools who possesses the eligibility requirements of teachers in the elementary schools and who in addition has met the higher eligibility requirements established by

With elementary school requirement.

the board of education for teachers in junior high schools shall be paid in accordance with the following schedules:

Group A

Group A.—A basic salary of \$1,600 per year, with an annual increase in salary of \$100 for eight years, or until a maximum salary of \$2,400 per year is reached.

Group B.

Group B.—A basic salary of \$2,500 per year, with an annual increase in salary of \$100 for three years, or until a maximum salary of \$2,800 per year is reached.

Of higher eligibility.

A teacher in the junior high school who possesses the eligibility requirements of teachers in the senior high and normal schools shall be paid in accordance with the following schedules:

Group C.

Group C.—A basic salary of \$1,800 per year, with an annual increase in salary of \$100 for ten years, or until a maximum salary of \$2,800 per year is reached.

Group D.

Group D.—A basic salary of \$2,900 per year, with an annual increase in salary of \$100 for three years, or until a maximum salary of \$3,200 per year is reached.

Senior high and normal.

**CLASS 3.—TEACHERS IN SENIOR HIGH AND NORMAL SCHOOLS.**

Group A.

Group A.—A basic salary of \$1,800 per year, with an annual increase in salary of \$100 for ten years, or until a maximum salary of \$2,800 per year is reached.

Group B.

Group B.—A basic salary of \$2,900 per year, with an annual increase in salary of \$100 for three years, or until a maximum salary of \$3,200 per year is reached.

Librarians.

**CLASS 4.—SCHOOL LIBRARIANS.**

Group A.

Group A.—A basic salary of \$1,400 per year, with an annual increase in salary of \$100 for eight years, or until a maximum salary of \$2,200 per year is reached.

Group B.

Group B.—A basic salary of \$2,300 per year, with an annual increase in salary of \$100 for three years, or until a maximum salary of \$2,600 per year is reached.

Administrative and supervisory officers.

**ARTICLE II.—SALARIES OF ADMINISTRATIVE AND SUPERVISORY OFFICERS.**

Teaching principals.

**CLASS 5.—TEACHING PRINCIPALS WITH FROM FOUR TO SEVEN ROOMS.—PRINCIPALS OF ELEMENTARY SCHOOLS.**

With four to seven rooms.

A basic salary of \$2,300 per year, with an annual increase in salary of \$100 for three years, or until a maximum salary of \$2,600 per year is reached.

**CLASS 6.—TEACHING PRINCIPALS WITH FROM EIGHT TO FIFTEEN ROOMS.**

With eight to fifteen rooms.

A basic salary of \$2,500 per year, with an annual increase in salary of \$100 for three years, or until a maximum salary of \$2,800 per year is reached.

**CLASS 7.—ADMINISTRATIVE PRINCIPALS WITH SIXTEEN ROOMS OR MORE, AND PRINCIPALS OF VOCATIONAL AND AMERICANIZATION SCHOOLS.**

Administrative principals, etc.

A basic salary of \$2,900 per year, with an annual increase in salary of \$100 for three years, or until a maximum salary of \$3,200 per year is reached.

CLASS 8.—PRINCIPALS OF JUNIOR HIGH SCHOOLS.

A basic salary of \$3,500 per year, with an annual increase in salary of \$100 for five years, or until a maximum salary of \$4,000 per year is reached. Junior high principals.

CLASS 9.—PRINCIPALS OF SENIOR HIGH AND NORMAL SCHOOLS.

A basic salary of \$4,000 per year, with an annual increase in salary of \$100 for five years, or until a maximum salary of \$4,500 per year is reached. Senior high and normal.

CLASS 10.—DIRECTORS OF SPECIAL SUBJECTS AND DEPARTMENTS.

A basic salary of \$3,200 per year, with an annual increase in salary of \$100 for three years, or until a maximum salary of \$3,500 per year is reached. Directors of special subjects and departments.

CLASS 11.—HEADS OF DEPARTMENTS AND ASSISTANT PRINCIPALS.

A basic salary of \$3,200 per year, with an annual increase in salary of \$100 for five years, or until a maximum salary of \$3,700 per year is reached. Heads of departments and assistant principals.

CLASS 12.—SUPERVISING PRINCIPALS.

A basic salary of \$4,000 per year, with an annual increase in salary of \$100 for five years, or until a maximum salary of \$4,500 per year is reached. Supervising principals.

COMMUNITY CENTER DEPARTMENT.

Community center department.

A. DIRECTOR.

A basic salary of \$3,200 per year, with an annual increase in salary of \$100 for three years, or until a maximum salary of \$3,500 per year is reached. Director.

B. GENERAL SECRETARIES.

A basic salary of \$1,400 per year, with an annual increase in salary of \$100 for eight years, or until a maximum salary of \$2,200 per year is reached. General secretaries.

C. COMMUNITY SECRETARIES.

A basic salary of \$1,400 per year, with an annual increase in salary of \$100 for three years, or until a maximum salary of \$1,700 per year is reached. Community secretaries.

DEPARTMENT OF SCHOOL ATTENDANCE AND WORK PERMITS.

School attendance and work permits.

A. DIRECTOR.

A basic salary of \$3,200 per year, with an annual increase in salary of \$100 for three years, or until a maximum salary of \$3,500 per year is reached. Director.

B. CHIEF ATTENDANCE OFFICERS.

A basic salary of \$2,100 per year, with an annual increase in salary of \$100 for four years, or until a maximum salary of \$2,500 per year is reached. Chief attendance officers.

## C. ATTENDANCE OFFICERS.

Attendance officers.

A basic salary of \$1,400 per year, with an annual increase in salary of \$100 for six years, or until a maximum salary of \$2,000 per year is reached.

## D. CENSUS INSPECTORS.

Census inspectors.

A basic salary of \$1,400 per year, with an annual increase in salary of \$100 for six years, or until a maximum salary of \$2,000 per year is reached.

Board of examiners.

## BOARD OF EXAMINERS.

## CHIEF EXAMINER.

Chief examiner.

A basic salary of \$4,000 per year, with an annual increase in salary of \$100 for five years, or until a maximum salary of \$4,500 per year is reached.

## ASSISTANT SUPERINTENDENTS.

Assistant superintendents.

A basic salary of \$4,200 per year, with an annual increase in salary of \$100 for five years, or until a maximum salary of \$4,700 per year is reached.

## FIRST ASSISTANT SUPERINTENDENTS.

First assistant superintendents.

A basic salary of \$5,000 per year, with an annual increase in salary of \$200 for five years, or until a maximum salary of \$6,000 per year is reached.

## SUPERINTENDENT OF SCHOOLS.

Superintendent of schools.

A basic salary of \$8,000 per year, with an annual increase in salary of \$1,000 for two years, or until a maximum salary of \$10,000 per year is reached.

Pay of officers based on salaries fixed herein.

The school officers provided for in Article II of this Act during the first year of service shall receive compensation at the basic salary fixed herein and not receive credit for services prior to the passage of this Act.

Classification and assignment of employees.

## ARTICLE III.—CLASSIFICATION AND ASSIGNMENT OF EMPLOYEES.

Assignment by Board on recommendation of superintendent.

SEC. 2. That the Board of Education is hereby authorized, empowered, and directed, on recommendation of the superintendent of schools, to classify and assign all teachers, school officers, and other employees to the salary classes and positions in the foregoing salary schedule: *Provided*, That said board is authorized during the tenure of office of the director of intermediate instruction and the supervisor of manual training now in service, to assign said director and said supervisor to salary class 12: *Provided further*, That the said board is authorized to abolish the titles of director and assistant director of penmanship, and to transfer said employees to salary class 3, Group B, of the foregoing salary schedule with the title of teacher in the normal school and director of penmanship in the elementary schools and junior high schools, without further examination or qualification on their part: *And provided further*, That teachers, school officers, and other employees shall not be required to take any examination, either mental or physical, to be continued in the positions in which they are permanently employed on June 30, 1924.

*Proviso.*  
Director of intermediate instruction and manual training supervisor.  
Penmanship titles changed, etc.

No examinations for employees in positions June 30, 1924.

Assignments and appointments hereafter.

SEC. 3. That the Board of Education, on recommendation of the superintendent of schools, is authorized, empowered, and directed to assign, at the time of appointment, teachers, school officers, or

other employees hereafter appointed to the salary classes and positions in the foregoing salary schedule in accordance with previous experience, eligibility qualifications possessed, and the character of the duties to be performed by such persons: *Provided*, That the first year of service of any newly appointed teacher, school officer, or other employees shall be probationary: *And provided further*, That such teacher, school officer, or other employee shall receive his first longevity increase on the date of his permanent appointment.

*Provisos.*  
First year probationary.

Longevity from permanent appointment.

ARTICLE IV.—METHOD OF ASSIGNMENT OF EMPLOYEES TO SALARIES.

Method of salary assignments.

SEC. 4. That for the fiscal year ending June 30, 1925, every teacher, school officer, or other employee in the service of the Board of Education on permanent tenure on June 30, 1924, shall receive the salary provided in the foregoing schedule for his class or position in accordance with the following rules:

For permanent employees on June 30, 1924.

(a) Teachers who are assigned to Group C of class 2 or Group A of class 3 and who on June 30, 1924, are receiving either the basic salary or the maximum salary of Group A of class 6 under the Act of June 20, 1906, as amended, shall receive a salary in Group C of class 2 or Group A of class 3 which is next above their present compensations, and in addition shall receive one annual increase in salary of \$100 as provided in the foregoing schedule.

Teachers of former Group A, class 6, receiving basic or maximum salaries.

(b) Teachers who are assigned to Group C of class 2, or Group A of class 3, and who on June 30, 1924, are receiving salaries in Group A of class 6 under the Act of June 20, 1906, as amended, which are between the basic salaries and the maximum salaries of said Group A of class 6, shall receive a salary in Group C of class 2 or Group A of class 3 which is next above their present compensations and in addition shall receive two annual increases of salary of \$100 each as provided in the foregoing schedule.

Receiving between maximum and basic salaries.

(c) All other teachers and school librarians assigned to Group A of the salary classes in the foregoing schedule shall receive the salary in the classes to which assigned which is next above their present compensations and in addition shall receive one annual increase of salary of \$100 as provided in the foregoing schedule.

Teachers and librarians assigned to Group A.

(d) All other teachers, school officers, and employees shall receive the salaries provided in the foregoing schedule for their respective salary classes or positions which are next above their present compensations: *Provided*, That under the provisions of this section the present compensation of any teacher, school officer, or other employee shall be construed to include basic salary, longevity allowance, session-room allowance, and increase of compensation (bonus): *Provided further*, That teachers and other employees assigned to classes 1, 2, 3, and 4 in the foregoing schedule shall be entitled to longevity placement as provided in section 6: *Provided further*, That the salaries assigned to teachers, school officers, and other employees in accordance with this section shall be in lieu of the compensation to which said teachers, school officers, and other employees may be entitled during the fiscal year ending June 30, 1925, as provided by the Act of June 20, 1906, as amended: *And provided further*, That no teacher, school officer, or other employee shall in any event receive less during the year ending June 30, 1925, than his total compensation as of June 30, 1924.

All other teachers, officers, and employees.

*Provisos.*  
Present compensation construed.

Longevity placements.

Assigned salaries in lieu of entitled pay for fiscal year 1925.

No compensation to be reduced.

Probationary tenure employees on June 30, 1924.

SEC. 5. That every teacher, school officer, or other employee in the service of the Board of Education on probationary tenure on June 30, 1924, shall receive the minimum salary of his salary class or position in the foregoing schedule during the remainder of his year

- of probation, and shall receive his first longevity increase on the date of his permanent appointment: *Provided*, That for the fiscal year ending June 30, 1925, and thereafter, said probationary teachers, and other employees in classes 1, 2, 3, and 4 shall be entitled to longevity placement as provided in section 6.
- Sec. 6.** That teachers, school officers, and other employees in the service of the Board of Education on July 1, 1924, shall be placed in the salary classes and positions of the foregoing schedule as follows:
- (a) From kindergarten assistants, class 1; kindergarten principals, class 3; model teachers of kindergartens, class 4; teachers of first and second grades, class 2; teachers of third and fourth grades, class 3; teachers of fifth, sixth, and seventh grades, class 4; teachers of eighth grades, class 5; model teachers of first and second grades, class 4; teachers of manual training, drawing, physical culture, music, domestic science, and domestic art in the graded schools, classes 3 and 4; assistants to the directors of primary instruction, classes 4 and 5; vocational trade instructors, class 5; and teachers of Americanization work, class 5, under the Act of June 20, 1906, as amended, to class 1, Group A, of the foregoing schedule.
- (b) From head teachers and teachers of normal, high, and manual-training high schools, class 6, Group A; and teachers of manual training, drawing, physical culture, music, domestic science, and domestic art in the normal, high, and manual-training high schools, class 6, Group A, under the Act of June 20, 1906, as amended, to class 3, Group A, of the foregoing schedule, except as herein otherwise provided.
- (c) From teachers of normal, high, and manual-training high schools, promoted for superior work, class 6, Group B, under the Act of June 20, 1906, as amended, to class 3, Group B, of the foregoing schedule.
- (d) From teachers in junior high schools, possessing the eligibility requirements of teachers of elementary schools, classes 3, 4, and 5, under the Act of June 20, 1906, as amended, to class 2, Group A, of the foregoing schedule.
- (e) From teachers in junior high schools possessing the eligibility requirements of teachers of senior high schools, class 6, Group A, under the Act of June 20, 1906, as amended, to class 2, Group C, of the foregoing schedule.
- (f) From librarians, class 5, under the Act of June 20, 1906, as amended, to class 4, Group A, of the foregoing schedule.
- (g) From teaching principals with from four to seven rooms, classes 2, 3, 4, and 5, under the Act of June 20, 1906, as amended, to class 5 of the foregoing schedule.
- (h) From teaching principals with from eight to fifteen rooms, classes 2, 3, 4, and 5, under the Act of June 20, 1906, as amended, to class 6 of the foregoing schedule.
- (i) From administrative principals with sixteen or more rooms, class 5; principals of grade manual-training schools, class 6, Group A; and principal of Americanization work under the Act of June 20, 1906, as amended, to class 7 of the foregoing schedule.
- (j) From principals of junior high schools under the Act of June 20, 1906, as amended, to class 8 of the foregoing schedule.
- (k) From principals of senior high and normal schools under the Act of June 20, 1906, as amended, to class 9 of the foregoing schedule.
- (l) From directors of drawing, physical culture, music, domestic science, domestic art, kindergartens, and primary instruction; assistant directors of drawing, physical culture, music, domestic science, domestic art, kindergartens, and primary instruction; and assistant supervisor of manual training under the Act of June 20, 1906, as amended, to class 10 of the foregoing schedule.

*Proviso.*  
Longevity placement  
after June 30, 1925.

Placement of em-  
ployees in service July  
1, 1924.

Specified teachers,  
etc.

Head, normal, high,  
and manual training,  
etc.

Promoted for super-  
ior work.

Junior high, eligible  
for elementary schools.

Eligible for senior  
high.

Librarians.

Teaching principals,  
with four to seven  
rooms.

With eight to fifteen  
rooms.

Administrative prin-  
cipals, etc.

Junior high prin-  
cipals.

Senior high and nor-  
mal principals.

Directors and assist-  
ant directors.

(m) From director of intermediate instruction and supervisor of manual training under the Act of June 20, 1906, as amended, to class 10 of the foregoing schedule, subject to the provisions of section 2 of this Act.

Director of intermediate instruction and manual training supervisor.

(n) From director of penmanship and assistant director of penmanship under the Act of June 20, 1906, as amended, to class 3, Group B, of the foregoing schedule, as provided in section 2 of this Act.

Penmanship director and assistant.

(o) From heads of departments in high and manual-training high schools, class 6, Group B; assistant principals; and assistant principals (deans of girls) under the Act of June 20, 1906, as amended, to class 11 of the foregoing schedule.

Heads of high and manual training departments, etc.

(p) From supervising principals under the Act of June 20, 1906, as amended, to class 12 of the foregoing schedule.

Supervising principals.

(q) From teachers not otherwise provided for, classes 1, 2, 3, and 4 under the Act of June 20, 1906, as amended, to class 1, Group A, class 2, Group A or Group C, or class 3, Group A, of the foregoing schedule in accordance with the eligibility qualifications possessed and the character of duties to be performed by such teachers: *Provided*, That all teachers, school officers, and other employees in the service of the Board of Education on July 1, 1924, not specifically mentioned in the provisions of this section shall be placed in the salary classes and positions in the foregoing schedule in accordance with the eligibility qualifications possessed and the character of duties to be performed by such teachers, school officers, and other employees: *Provided further*, That all teachers, school officers, or other employees hereafter appointed, shall be placed in the salary classes and positions in the foregoing schedule by the said board, and all teachers and other employees assigned to classes 1, 2, 3, and 4 of the foregoing schedule in the service of the said board on July 1, 1924, or thereafter appointed shall receive their longevity increase according to their previous number of years of experience in teaching in like positions in accredited schools to those which they hold on July 1, 1924, or to which they may thereafter be appointed: *Provided further*, That in crediting experience in teaching of any person who has been absent from his duties as a teacher because of military service the said board is hereby authorized to include naval, military, or other service with the armed forces of the United States Government or its allies as the equivalent of teaching experience: *Provided further*, That no teacher or other employee shall be placed in the salary schedule for more than the fourth year of experience in class 1, 2, Group A, or 4, or more than the fifth year of experience in class 2, Group C, or class 3.

Not otherwise provided for.

*Provisos.*  
Not specifically mentioned, placed according to eligibility, etc.

Appointments hereafter to be placed in classes, etc.

Longevity increase.

Military, etc., war service equivalent to teaching experience.

Restriction on original placements.

ARTICLE V.—METHOD OF PROMOTION OF EMPLOYEES.

Promotions.

SEC. 7. That on July 1, 1925, and on the first day of each fiscal year thereafter, if his work is satisfactory, every permanent teacher, school officer, or other employee shall receive an annual increase in salary within his salary class or position as hereinbefore provided without action of the Board of Education.

Annual increase of salary automatically after July 1, 1925.

SEC. 8. That on and after July 1, 1924, teachers, school officers, and other employees promoted from a lower to a higher salary class or position shall receive a salary in the salary class or position to which promoted which is next above the salary in the salary class or position from which promoted.

After July 1, 1924, next above salary then received.

SEC. 9. That every teacher in the service on July 1, 1924, except as herein otherwise provided, and every teacher thereafter appointed, shall be assigned to Group A of the class to which eligible or to Group C of class 2 and shall be promoted to Group D of class 2 or Group

In service July 1, 1924, from Group A, or Group C, class 2 on basis of superior teaching, etc.

B of any class on the basis of such evidence of superior teaching and of increased professional attainments as the Board of Education may prescribe: *Provided*, That teachers receiving salaries in Group B of class 6 on June 30, 1924, and teachers receiving salaries in Group A of class 6 who on June 30, 1924, are on the eligible list for promotion to Group B of class 6, shall be assigned to Group B of class 3 on July 1, 1924, without further examination or additional qualifications: *Provided further*, That no person who has not received for at least one year the maximum salary of Group A in any class or Group C of class 2 shall be eligible for promotion to Group B of any class or Group D of class 2: *And provided further*, That the number of Group B and Group D salaries in any salary class shall be divided proportionately between the teachers in the white schools and the teachers in the colored schools on the basis of the enrollment of pupils in the respective white and colored schools.

SEC. 10. That teachers shall be promoted to be teaching principals, or to be administrative principals, on the basis of such evidence of superior teaching, of administrative ability and of increased professional attainments as the Board of Education may prescribe.

ARTICLE VI.—ACCOMPANYING LEGISLATION.

SEC. 11. That for the purpose of determining the classification of teaching principals and administrative principals it shall be the duty of the Board of Education, on the recommendation of the superintendent of the schools, to designate the number of classrooms in each elementary school building.

SEC. 12. There shall be two first assistant superintendents of schools, one white first assistant superintendent for the white schools who, under the direction of the superintendent of schools, shall have general supervision over the white schools; and one colored first assistant superintendent for the colored schools who, under the direction of the superintendent of schools, shall have sole charge of all employees, classes, and schools in which colored children are taught. The first assistant superintendent shall perform such other duties as may be prescribed by the superintendent of schools.

SEC. 13. That boards of examiners for carrying out the provisions of the statutes with reference to examinations of teachers shall consist of the superintendent of schools and not less than four nor more than six members of the supervisory or teaching staff of the white schools for the white schools, and of the superintendent of schools and not less than four nor more than six members of the supervisory or teaching staff of the colored schools for the colored schools. The designations of members of the supervisory or teaching staff for membership on these boards shall be made annually by the Board of Education on the recommendation of the superintendent of schools.

SEC. 14. That there shall be appointed by the Board of Education, on the recommendation of the superintendent of schools, a chief examiner for the board of examiners for white schools: *Provided*, That an assistant superintendent in the colored schools shall be designated by the superintendent of schools as chief examiner for the board of examiners for the colored schools: *Provided further*, That, except as herein otherwise provided, all members of the respective boards of examiners shall serve without additional compensation.

SEC. 15. That the Board of Education, on recommendation of the superintendent of schools, is hereby authorized to appoint annual substitute teachers, who shall qualify for said positions by meeting such eligibility requirements as the said board may prescribe and who shall be assigned to the lowest class to which eligible for the

*Proviso.*  
Eligibles promoted to Group B, class 3, without examination, etc.

Restriction on promotions to Groups B and D.

Proportionate division of Groups B and D, salaries between white and colored schools.

Basis for promotions to teaching and administrative principals.

Accompanying legislation.

Board to designate number of rooms in elementary school buildings.

Status of first assistant principals.

For white schools.

For colored schools.

Examination of teachers.

Constitution of board.

Designation of, annually by Board of Education.

Chief examiners.  
For white schools.

*Proviso.*  
Assistant superintendent for colored schools.

Compensation restricted.

Annual substitute teachers.

Appointment and assignment.

type of work to be performed, but who shall not be entitled to the longevity allowance of said class: *Provided*, That the said board shall prescribe the amount to be deducted from the salary of any absent teacher for whom an annual substitute may perform service, and the amount so deducted shall revert to the Treasury of the United States in the same proportion as appropriations are made during the fiscal year for such absence and substitute service: *Provided further*, That the above authorization for the appointment of annual substitute teachers shall not be construed to prevent the Board of Education from the employment of other substitute teachers under regulations to be prescribed by the said board.

*Proviso.*  
Pay deduction from absent teachers.

Other substitutes permitted.

Temporary teachers.

*Proviso.*  
Period limited.

Salary assignments.

SEC. 16. That when necessary the Board of Education, on recommendation of the superintendent of schools, is authorized and empowered to appoint temporary teachers: *Provided*, That such appointments shall be made for a limited period not to exceed three months, which may be extended from time to time, in periods not to exceed three months each, in the discretion of the said board: *Provided further*, That such temporary teachers shall be assigned to the basic salary of the class in which service is to be performed and shall not be entitled to longevity allowance in said class.

Community center and other activities authorized.

SEC. 17. That the Board of Education is hereby authorized to conduct as a part of the public school system a community center department, a department of school attendance and work permits, night schools, vacation schools, Americanization schools, and other activities, under and within appropriations made by Congress, and in consultation with the superintendent of schools to fix and prescribe the salaries, other than those herein specified, to be paid to the employees of the said activities.

SEC. 18. That the rates of salary herein designated shall become effective on the 1st day of July, 1924, and that the estimates of the expenditures for the operation of the public school system of the District of Columbia shall hereafter be prepared in conformity with the classification and compensation of educational employees herein provided: *Provided*, That during the fiscal year ending June 30, 1925, no teacher, school officer, or other employee of the Board of Education whose salary is included in the foregoing schedule shall receive any increase in compensation other than as provided in this Act.

Rates effective July 1, 1924.  
Estimates in conformity to be submitted.

*Proviso.*  
No other increase of compensation for fiscal year 1925.

SEC. 19. That all Acts or parts of Acts not consistent with the provisions of this Act are hereby repealed.

Inconsistent laws repealed.

Approved, June 4, 1924.

**CHAP. 251.**—An Act Authorizing the Secretary of the Navy, in his discretion, to deliver to the custody of the Albany Institute and Historical and Art Society of the city of Albany, New York, the silver service which was presented to the United States cruiser Albany by citizens of Albany, New York.

June 4, 1924.  
[H. R. 1018.]  
[Public, No. 189.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Navy is authorized, in his discretion, to deliver to the custody of the Albany Institute and Historical and Art Society of the city of Albany, New York, for preservation and exhibition in such museum, the silver service which was presented to the United States cruiser Albany by citizens of Albany, New York: *Provided*, That no expense shall be incurred by the United States for the delivery of such silver service.

"Albany," U. S. Cruiser.  
Silver service presented to, may be delivered to Albany Institute, etc., of Albany, N. Y.

*Proviso.*  
No Government expense authorized.

Approved, June 4, 1924.

June 4, 1924.

[S. 3395.]

[Public, No. 190.]

**CHAP. 252.**—An Act Granting the consent of Congress to the commissioners of Fayette and Greene Counties, Pennsylvania, to construct a bridge across the Monongahela River near Masontown, Fayette County, Pennsylvania.

Monongahela River.  
Fayette and Greene  
Counties may bridge,  
Masontown, Pa.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the commissioners of the counties of Fayette and Greene, in the State of Pennsylvania, and their successors and assigns, to construct, maintain, and operate a bridge and approaches thereto across the Monongahela River, at a point suitable to the interests of navigation, at or near Masontown, in the county of Fayette, in the State of Pennsylvania, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Construction.  
Vol. 34, p. 84.

Amendment.

**SEC. 2.** That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, June 4, 1924.

June 4, 1924.

[H. R. 3852.]

[Public, No. 191.]

**CHAP. 253.**—An Act Providing for the final disposition of the affairs of the Eastern Band of Cherokee Indians of North Carolina.

Eastern Band of Cherokee  
Indians, N. C.  
All lands, etc., of,  
may be conveyed to  
United States.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Eastern Band of Cherokee Indians of North Carolina is hereby authorized, pursuant to the resolution of its council adopted the 6th day of November, 1919, to convey to the United States of America, in trust, all land, money, and other property of said band for final disposition thereof as hereinafter provided; and the United States will accept such conveyance when approved by the Secretary of the Interior.

Roll of members to  
be prepared.

**SEC. 2.** That upon approval of such conveyance the Secretary of the Interior shall cause to be prepared a roll of the members of said band, to contain the names of all living on the date of this Act, and no person born after that date shall be entitled to enrollment.

Contents.

The roll shall show the name, age, sex, and degree of Cherokee Indian blood, and separately of that derived from any other Indian ancestor, of each member. The day of the month indicating the birthday of each member shall also be shown upon said roll: *Provided,* That if such date is unknown and can not be ascertained, the date of the entry of the name on the schedule shall be taken for the purposes of this Act to be the birth date of the member to whom the entry applies.

*Proviso.*  
Assumed birth date.

Finality, etc., of completed roll.

Said roll when approved by the Secretary of the Interior shall be final and conclusive as to the membership of said band, and as to the ages and degree of Indian blood of the members, but clerical changes relating to the names of such members or to sex designations may be made at any time thereafter.

Consideration of former rolls, lists, etc.

**SEC. 3.** That in the preparation of said roll due consideration shall be given to all rolls and lists heretofore made of the membership of said band, together with any evidence elicited in the course of any investigations, and to all documents and records on file in the Interior Department or any of its bureaus or offices.

Appearance on, or absence from, not conclusive.

The fact that the name of any person appears on any such roll or list shall not be accepted to establish, conclusively, his right or that of his descendants to enrollment. Nor shall the absence of his name from such former rolls conclusively bar any person or his descendants from enrollment.

Act of North Carolina disregarded.

That in the preparation of said roll the act of the State of North Carolina of March 8, 1895, chapter 166, entitled "An Act to amend chapter 211, laws of 1889, relating to the charter of the Eastern Band of Cherokee Indians" shall be disregarded.

Applications for enrollment may be presented in such manner and within such time as may be prescribed by regulations made by the Secretary of the Interior, but lack of application shall not prevent consideration of the right to enrollment of any person whose name appears on any former roll and his descendants or of any name brought in any manner to the attention of those in charge of the enrollment work, including the names of those persons of Cherokee Indian blood living July 27, 1868, in any of the counties of North Carolina, in which the common lands of said band are located, or in any of the contiguous counties of that State or of the States of Georgia and Tennessee, and of their descendants.

Consideration of applications for enrollment.

SEC. 4. That the lands so conveyed shall be surveyed, where found necessary, and divided into appropriate tracts or parcels and appraised at their true value as of the date of such appraisal, without consideration being given to the location thereof or to any mineral deposits therein or to improvements thereon, but such appraisal shall include all merchantable timber on all allottable lands.

Survey of lands and division thereof.

SEC. 5. That reservations from allotment may be made, in the discretion of the Secretary of the Interior, of lands for cemeteries, schools, water-power sites, rights of way, and for other public purposes, with proper safeguards, however, for compensation to individuals who may suffer losses by reason of such reservations.

Lands for public purposes reserved from allotment.

There may also be reserved any tract chiefly valuable because of the timber or of stone, marble, or other quarries thereon, or which by reason of location or topographical features may be unsuitable for allotment purposes.

Timber and quarry reservations.

Any land or other property reserved from allotment as above provided and lands not needed for allotments may be sold at such time, in such manner, and upon such terms as the Secretary may direct, and the proceeds of such sale shall be added to the funds of the band: *Provided*, That in the sale of timberlands the timber and the land may be sold separately.

Sale of unallotted lands, etc.

*Proviso*.  
Timberlands.

Conveyances.

Conveyances under such sales shall be made as provided in the case of conveyances to allottees.

SEC. 6. That all oil, gas, coal, and other mineral deposits on said lands are hereby reserved to said band for a period of twenty-five years from the date of this Act, and during such period said deposits may be leased for prospecting and mining purposes by the Secretary of the Interior, for such periods (not exceeding the period for which such minerals are reserved) and upon such terms and conditions as he may prescribe: *Provided*, That at the end of such twenty-five year period all such deposits shall become the property of the individual owner of the surface of such land, unless Congress shall otherwise provide.

Oil, etc., mineral deposits reserved to the band.

Leases.

*Proviso*.  
Deposits after twenty-five years the property of owner.

SEC. 7. That all improvements on the lands of said band of a permanent and substantial character shall be appraised separately from the lands upon which the same may be, and shall be listed in the names of the members of the band prima facie entitled thereto, but the designation of ownership shall be tentative only until the true ownership thereof is ascertained and declared, after due notice and hearing. The right to have such improvements appraised, and to make disposition thereof, shall extend to all members, except tenants, owning such improvements at the date of this Act.

Appraisal and listing of improvements.

Disposition, etc., restricted.

Any person held to be the owner of improvements may remove the same, where found to be practicable, within ninety days from the date they are declared to belong to him, or may, within that period, dispose of the same at not more than the appraised value to any member of the band entitled to receive an allotment, under regulations to be prescribed: *Provided*, That the vendor shall have

Disposition by owner.

*Proviso*.

Lien to vendor until price fully paid.

a lien upon the rents and profits accruing from the tract on which such improvements may be located until the purchase price thereof is fully paid.

Equal allotment of lands and money.

SEC. 8. That the lands and money of said band shall be allotted and divided among the members thereof so as to give each an equal share of the whole in value, as nearly as may be, and to accomplish that the value of the standard allotment share shall be determined by dividing the total appraised value of all allotted and allottable lands by the total number of enrolled members.

Adjustment of differences.

If any member shall fail to receive his full share of the tribal lands, he shall be entitled to the payment of money so as to adjust the difference as nearly as possible. If any member shall receive an allotment exceeding in value his full share of the tribal lands, the difference shall be adjusted by deduction from his distributive share of the tribal funds.

Application for allotments.

SEC. 9. That when the tracts available for allotments are ascertained, each member of the said band may apply for a tract or tracts of land to the extent of thirty acres, as nearly as practicable, to include his home and improvements, if he so desires, and the selection so made shall be final as to the right to occupy and use the land so applied for as against all other members if no contest is filed against such selection within ninety days from and after formal application is made therefor: *Provided*, That any person claiming the right to select any given tract of land by reason of the purchase of improvements thereon shall have ninety days to make application therefor from and after the date of approval of any sale conveying to him said improvements, and such application shall become final as in other cases, subject to the right of any other member to contest such selection, ninety days from and after the same is duly made. All contests shall be instituted and heard pursuant to the rules and regulations of the Interior Department applicable thereto. Any allotment selection may be modified or limited, in the discretion of those in charge of the work, so as to give the selector of adjacent or contiguous lands access to firewood and drinking water.

Effect of selection.

*Proviso.*  
Selection by purchaser of improvements.

Contests.

Access to firewood and drinking water by selector.

Selections by adults.

For incompetents and estates.

Contiguous lands for families allowed.

*Proviso.*  
Limitation on selection by adult child.

Distribution per capita to enrolled members, after suspended annuities and other payments have been made.

SEC. 10. That adults may select their own allotments, where mentally capable of so doing, but allotments for minors may be selected by their father or mother, in the order named, or by the officers in charge of the allotment work. The said officers may also select allotments for prisoners, convicts, aged, infirm, and insane or otherwise mentally incompetent members and for the estates of deceased members and, if necessary to complete any allotments or to bring the allotment work to a close, may make arbitrary selections for and on behalf of any member of said band.

SEC. 11. That allotments may be selected for the members of any family, wherever practicable, from contiguous lands or other lands held by the head of the family, including both adult and minor children and such other relatives as are members of the household: *Provided*, That if any adult child shall claim the benefit of this section, he shall not be entitled as a matter of right to have his selection made from the lands desired by his father or mother or from lands needed by any minor member of the family for allotment purposes, but this shall not prevent selection of lands outside the family holdings if desired.

SEC. 12. That where annuity or other payments to individuals have heretofore been suspended because their enrollment status has been questioned, the amounts involved in such suspended payments shall be paid to individuals found entitled to enrollment or to their heirs, and all funds of said band, after making such payments and after payments needed for equalizing allotments as hereinbefore provided and all other payments herein directed to be made, shall

be distributed per capita among the enrolled members of said band and the heirs of those who shall die before distribution is completed, and shall be paid to the distributees or conserved and used for their benefit, according to whether they belong to the restricted or unrestricted class, at such time and in such manner as shall be deemed advisable.

SEC. 13. That any member of said band whose degree of Indian blood is less than one-sixteenth may, in the discretion of the Secretary of the Interior, be paid a cash equivalent in lieu of an allotment of land. Any person desiring to avail himself of this provision may make application to the officers in charge of the allotment work at any time within ninety days after the date of the approval of the final roll, and preference shall be given in the order of application. The said officers shall have the power to add to the register of such names the names of any other members of the same class, including minors for whom no application is made, for such time as may be allowed for the purpose by the regulations. Applications should be made in person by adults and for minors by their fathers or mothers, in the order named.

SEC. 14. That if any member shall claim that he is the owner of a so-called private land claim, for the reason that money was advanced by him or his ancestor to pay in whole or in part for any land the title to which is now in the band, such claim may be submitted to and equitably adjusted by the Secretary of the Interior, whose decision thereon shall be final and not subject to review by the courts. In such adjustment due consideration shall be given to matters presented by the band in the way of offsets or counterclaims.

SEC. 15. That a certificate of allotment shall be issued to each allottee upon the expiration of the contest period, if no contest is then pending, or, if a contest is then pending, upon final disposition thereof, but shall be dated as of the date of selection. Each certificate shall contain the name and roll number of the allottee, and the legal effect thereof shall be to give the allottee the right to occupy and use the surface of the land described therein, as against each and every other member of the band, but not as against the band itself, or against the United States: *Provided*, That the Secretary of the Interior may cancel any certificate of allotment at any time before title to the land described therein is conveyed to the allottee, if in his judgment said land should be reserved for allotment for any purpose herein authorized or for any other good and sufficient reason, but before such action is taken the allottee shall have due notice and opportunity to be heard. If any such certificate shall be revoked, the allottee may select other lands as if no certificate had been issued to him.

SEC. 16. That as soon as practicable after a certificate of allotment is issued there shall be issued to the allottee a deed conveying all right, title, and interest of the United States, as trustee, and of the band, and of every other member thereof, in and to the land described in said certificate. Each deed shall recite the roll number and degree of Indian blood of the grantee and shall be executed by or in the name of the Secretary of the Interior, who is hereby authorized to designate any clerk or employee of the department to sign his name for him to all such deeds.

Each deed, when so issued, shall be recorded in the office of the recorder of deeds for the county in which the land conveyed thereby is located. When so recorded title to the land shall vest in the allottee subject to the conditions, limitations, and restrictions herein imposed. Upon the recording of any deed it shall be the duty of the officers representing the Government of the United States to deliver it to the allottee named therein.

Payments.

Cash in lieu of land for members having small degree of Indian blood.

Applications to be made.

Addition to register without application.

Action on claims of owners of private land claims.

Certificates of allotments to be issued.

Contents and legal effect.

*Proviso.* Cancellation if land should be reserved for authorized purpose, etc.

Other selection permitted on revocation.

Title deed given on issue of certificate.

Contents and execution.

To be recorded in county.

Title to vest.

Delivery to allottee.

Distribution in case of members dying before receiving share, etc.

*Proviso.*  
Determination of, by Secretary of the Interior.

No distinction between restricted or trust lands, etc.

Leases allowed.

*Provisos.*  
On behalf of minors and incompetents.

Of unpartitioned estates.

Payment of rents and royalties.

Parents to use allotments to minor children.

*Proviso.*  
Privilege revocable.

Allotments inalienable for twenty-five years.

*Provisos.*  
Citizenship accorded on recording of deeds.

Earlier removal of restriction in discretion of Secretary.

Allotments not liable to any claim prior to removal of restriction. Any attempted alienation, etc., null and void.

SEC. 17. That if any member enrolled as provided in this Act shall die before receiving his distributive share of the band or tribal property, the land and moneys to which he would be entitled, if living, shall descend to his heirs according to the laws of the State of North Carolina and be distributed to them accordingly, but in all such cases the allotment and deed therefor shall be made in the name of the deceased ancestor and shall be given the same force and effect as if made during his lifetime: *Provided*, That the provisions of the Act of Congress approved June 25, 1910 (Thirty-sixth Statutes, page 855), as amended by the Act of Congress of February 14, 1913 (Thirty-seventh Statutes, page 678), relating to the determination of heirs and approval of wills by the Secretary of the Interior, and to other matters, are hereby made applicable to the persons and estates of the members of the said band, and in the construction of said Acts no distinction shall be made between restricted lands and moneys and those conveyed or held in trust.

SEC. 18. That leases of lands allotted under this Act may be made during the restricted period for any purpose and for any term of years, under rules and regulations to be prescribed by the Secretary of the Interior: *Provided*, That such leases shall be executed on behalf of minors and other incompetents, including any Indian deemed to be incapable, mentally or physically, of managing his business affairs properly and with benefit to himself and in their names, by a duly authorized representative of the Indian Service designated by said Secretary for the purpose: *Provided further*, That all leases of unpartitioned estates shall be so made and approved unless all of the Indian heirs or owners are of the unrestricted class, and shall be subject to supervision during the restricted period the same as leases made on other restricted lands, but all rents and royalties accruing therefrom to unrestricted owners shall be paid, by the proper officers of the Indian Service, to such owners at the earliest date practicable after the collection thereof.

Parents may use the lands allotted to their children and receive the rents and profits arising therefrom during the minority of such children: *Provided*, That this privilege may be revoked by the Commissioner of Indian Affairs at any time while said lands are restricted for such cause as may by him be deemed good and sufficient.

SEC. 19. That lands allotted under this Act shall not be alienable, either by voluntary or enforced sale by the allottee or his heirs or otherwise, for a period of twenty-five years from and after the date when the deed conveying such land to the allottee is recorded as directed herein: *Provided*, That upon the completion of the allotments and the recording of the deeds as herein directed each allottee shall become a citizen of the United States and a citizen of the particular State wherein he (or she) may reside, with all the rights, privileges, and immunities of such citizens: *Provided further*, That the Secretary of the Interior may, in his discretion, at any time after a deed is recorded remove the restrictions on the lands described therein, either with or without application by the owner or owners, under such rules and regulations or special orders governing the terms of sale and the disposition of the proceeds as he shall prescribe.

SEC. 20. That lands allotted under this Act shall not be subjected or held liable to any form of personal claim, or demand, against the allottee, arising or existing prior to the removal of restrictions; and any attempted alienation or incumbrance of restricted land by deed, mortgage, contract to sell, power of attorney, or other method of incumbering real estate, except leases specifically authorized by law, made before or after the approval of this Act and prior to removal of restrictions therefrom, shall be absolutely null and void.

SEC. 21. That all lands, and other property, of the band, or the members thereof, except funds held in trust by the United States, may be taxed by the State of North Carolina, to and including the tax year following the date of this Act. Such taxes shall be paid from the common funds of said band for such period, except upon such tracts as shall have been lawfully sold prior to the date when tax assessments can be made thereon under the State law. All tax assessments made pursuant to this Act on restricted allotments or undivided tribal property held in trust by the United States shall be subject to revision by the Commissioner of Indian Affairs for a period of one year following the date when such assessments are spread on the local tax rolls, but if he shall take no action thereon during said year, such assessments shall be final, but this shall not be construed to deprive any allottee of any remedy to which he would be entitled under the State law: *Provided*, That such restricted and undivided property shall be exempt from sale for unpaid taxes for two years from the date when such taxes become due and payable, and no penalty for delinquency in the payment of such taxes shall be charged or collected for or during said period, so that Congress may have an opportunity to make provision for the payment of such taxes if the band, or tribal, funds are found insufficient for the purpose.

Property, except trust funds, may be taxed by North Carolina.

Payment.

Assessments on restricted allotments subject to revision by Commissioner of Indian Affairs for one year.

Allottee not deprived of remedy.

*Proviso.* Restricted, etc., property exempt from sale for unpaid taxes, for two years.

Unrestricted allotments subject to tax after one year.

Restricted allotments, etc., exempt until restriction removed, etc.

Removal of restrictions not to deprive United States of authority to bring action in Federal courts to protect rights of allottees.

Exception.

Conveyances by Eastern Band of Cherokees of its lands, recognized, etc.

Lands in vicinity of Cherokee School may be purchased, and allotted.

*Post*, p. 1157.

Authority vested in Secretary of the Interior.

Decision final as to enrollment, etc.

Additional sum authorized for expenses of administering Act.

After the expiration of the tax year following that in which this Act is approved all lands allotted to members of said band, from which restrictions shall have been removed, shall be subject to taxation the same as other lands. But from and after the expiration of said tax year all restricted allotments and undivided property shall be exempt from taxation until the restrictions on the alienation of such allotments are removed or the title of the band to such undivided property is extinguished.

SEC. 22. That the removal of restrictions upon allotted lands shall not deprive the United States of the duty or authority to institute and prosecute such action in its own name, in the courts of the United States, as may be necessary to protect the rights of the allottees, or of their heirs, until the said band shall be dissolved by congressional action, unless the order removing such restrictions is based upon an express finding that the Indian to whom it relates is fully competent and capable of managing his own affairs.

SEC. 23. That the authority of the Eastern Band of Cherokee Indians of North Carolina to execute conveyances of lands owned by said band, or any interest therein, is recognized, and any such conveyance heretofore made, whether to the United States or to others, shall not be questioned in any case where the title conveyed or the instrument of conveyance has been or shall be accepted or approved by the Secretary of the Interior.

SEC. 24. That the reinvestment of the proceeds arising from the sale of surplus and unallotted lands of said band in other lands in the vicinity of the Indian school at Cherokee, North Carolina, is hereby authorized, in the discretion of the Secretary of the Interior, and lands so purchased may be allotted as provided for herein respecting the allotment of lands now owned by said band.

SEC. 25. That all things provided for herein shall be done under the direction of the Secretary of the Interior, who is authorized to prescribe needed rules and regulations.

All questions as to enrollment and as to all other matters involving the disposition of the lands or moneys of said band, or of the members thereof, shall be decided by the Secretary of the Interior, and such decision as to any matter of fact or law shall be final.

SEC. 26. That in addition to any sum or sums heretofore or hereafter regularly appropriated for salaries and expenses, there is

Post, p. 1149.

hereby authorized to be appropriated, from the funds of the United States in the Treasury not otherwise appropriated, the sum of \$10,000, or so much thereof as may be necessary, for the payment of such expenses as shall be necessarily incurred, including the salaries of additional employees in the administration of this Act.

Approved, June 4, 1924.

June 4, 1924.

[H. R. 5573.]

[Public, No. 192.]

**CHAP. 254.**—An Act Granting certain public lands to the city of Shreveport, Louisiana, for reservoir purposes.

Public lands  
Granted Shreveport,  
La., for water supply  
reservoir.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he hereby is, authorized and directed to issue patent or patents to the city of Shreveport, Louisiana, for use in the establishment of a reservoir for the water supply of said city, for all those tracts of land within what is known as the Cross Lake area, in townships 17 and 18 north, range 15 west, Louisiana meridian, which may be found by the Secretary of the Interior to have been islands in said Cross Lake at the date the State of Louisiana was admitted to the Union, and to which tracts no legal claims have been initiated and duly maintained under the provisions of the public land laws, and shall be timely asserted as provided herein: *Provided*, That the said city of Shreveport shall pay for said lands at the rate of \$1.25 per acre, and shall tender its application for patent, accompanied by the purchase price of the land, within six months after the approval of this Act, or within a similar period after the acceptance of the official plat or plats or survey if accepted after the date of this Act: *Provided further*, That there shall be reserved to the United States all gas, oil, coal, or other mineral deposits found at any time in the said lands and the right to prospect for, mine, and remove the same.

Proviso.  
Payment required.

Mineral deposits re-  
served.

Notice of application  
to be published.

Action on adverse  
claims.

No patent to city un-  
less claim rejected.

Reversion on non-  
user.

Declaration of for-  
feiture.

Upon filing its application by the city, notice thereof shall be published at least once each week for thirty days in some newspaper in general circulation in the parish in which the land is situated.

**SEC. 2.** That no claim alleged to have been initiated and maintained under the public land laws adverse to the disposition of said lands as provided for by this Act shall be recognized, notice being given as hereinbefore provided, unless regularly presented to the Secretary of the Interior within a period allowed the city of Shreveport to file its application for patent, and no tract to which an adverse claim is asserted shall be patented to the city unless and until such claim is finally rejected by the Secretary of the Interior.

**SEC. 3.** That the lands hereby granted shall be used by the city of Shreveport, Louisiana, only for the purpose expressed in the grant, and if said land, or any part thereof, shall be abandoned for such use it shall revert to the United States; and the Secretary of the Interior is hereby authorized and empowered to determine the facts and declare such forfeiture and restore said land to the public domain, and such order of the Secretary shall be final and conclusive.

Approved, June 4, 1924.

June 4, 1924.

[H. R. 9124.]

[Public, No. 193.]

**CHAP. 255.**—An Act Authorizing the sale of real property no longer required for military purposes.

Lands for military  
purposes.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary

of War be, and he is hereby, authorized to sell or cause to be sold, either in whole or in two or more parts as he may deem best for the interests of the United States, the several tracts or parcels of real property hereinafter designated, or any interest therein or appurtenant thereto, which said tracts or parcels are no longer needed for military purposes, and to execute and deliver in the name of the United States and in its behalf any and all contracts, conveyances, or other instruments necessary to effectuate such sale.

Sale of designated tracts, etc., no longer needed therefor.

## FIRST CORPS AREA

Maine: Narrows Island Reservation, Boothbay, Lincoln County.  
 Massachusetts: Fort Phoenix, near Fair Haven, Bristol County;  
 Springfield Armory, two small tracts.  
 Rhode Island: Fort Greene, Newport.

Maine.

Massachusetts.

Rhode Island.

## SECOND CORPS AREA

New York: Fort Montgomery, Rouses Point, Clinton County; Sag Harbor Reservation, Sag Harbor, Long Island, Suffolk County.

New York.

## FOURTH CORPS AREA

North Carolina: Fort Caswell Military Reservation, near Southport, on the Atlantic coast; less fifty-seven acres, more or less, required by the Treasury Department for Coast Guard purposes.

North Carolina.

South Carolina: Bay Point Reservation on Phillips Island, Beaufort County; Hilton Head Reservation at south entrance to Port Royal Sound, Beaufort County.

South Carolina.

Florida: Gasparilla Military Reservation, entrance to Charlotte Bay: *Provided*, That the appraisal and sale of this reservation shall cover only the right, title, and interest of the United States in the lands and public improvements thereon, without in any way altering or modifying any rights heretofore created therein.

Gasparilla Reservation, Fla.  
*Provido.*  
 Only rights of United States to be sold.

Alabama: Fort Gaines, on east end of Dauphin Island, Mobile County.

Alabama.

Tennessee: Park Field, Millington.

Tennessee.

That the Secretary of War be, and he is hereby, authorized to convey by appropriate quitclaim deed to nine trustees and their successors to be selected by the Chamber of Commerce of Columbia, South Carolina, and known as "Trustees of Columbia Cantonment Lands," approximately one thousand one hundred and ninety-two acres of land within the United States Military Reservation at Camp Jackson, South Carolina, to wit:

Camp Jackson, S. C.  
 Conveyance to trustees of Columbia Cantonment Lands of designated tracts in.

The following two tracts of land:

Tract numbered 1: Beginning at a stone corner of the Powell, Hampton and United States Government lands, thence along the Hampton lands, north sixty-one degrees forty-five minutes west three thousand and twenty-four feet to a stone; thence north forty-seven degrees five minutes west one thousand nine hundred and fifty-six feet to a stone; thence north sixty-one degrees forty minutes west seven hundred and forty feet to a stone; thence north twenty-seven degrees twenty minutes east across Government lands two thousand feet to a stone; thence south eighty-seven degrees forty minutes east three hundred and eighty-five feet to a stone; near southeast corner of Camp Jackson incinerator; thence north six degrees twenty minutes east nine hundred and seventy-five and five-tenths feet to a stone; thence north forty-two degrees twenty minutes east eight hundred and fifteen feet to a stone; thence north eighty-two degrees twenty minutes east eight hundred and twenty-eight feet to a

Description.

Tract No. 1.

stone; thence north sixty-one degrees thirty-five minutes east one thousand four hundred and thirty feet to a stone at intersection of old roads; thence south seventy-two degrees forty minutes east one thousand three hundred and fifty-five feet to a stone; thence south eighty-five degrees forty minutes east two thousand seven hundred and ninety-eight and five-tenths feet to a stone; thence south twenty-seven degrees fifty minutes west two thousand six hundred and fifty-four feet to a stone; corner of Powell's lands, thence along Powell lands south seventy-nine degrees thirty-five minutes west one thousand two hundred and ninety feet to a stone; thence south eleven degrees forty minutes west four thousand one hundred and two feet to a stone, point of beginning, containing in all seven hundred and five and twelve one-hundredths acres.

Tract No. 2

Tract numbered 2: Beginning at a stone on the eastern side of the Camden public road near the six-mile post; thence along Camden public road south eighty-nine degrees forty-five minutes west eight hundred feet to a stone; thence along the Camden public road south eighty-seven degrees thirty-five minutes west nine hundred and eighty-five feet to a stone; thence along the Camden public road south seventy-eight degrees forty-five minutes west one hundred and eighty-four feet to a stone; thence south twelve degrees fifty minutes east nine hundred and eighty-five feet to a stone; thence north eighty-five degrees forty-five minutes east one thousand two hundred and forty feet to a stone; thence south sixty-three degrees five minutes east one thousand nine hundred and eighty-four feet to a stone six feet from paved road; thence in an easterly and northerly direction nine hundred and twenty-two feet along paved road to a stone six feet from paving; thence south eighty-two degrees twenty minutes east one thousand and fifty feet to a stone; thence north seventy-three degrees fifty minutes east one thousand three hundred and twenty-five feet to a stone; thence north eight degrees twenty minutes east two hundred and seventy feet to a stone; thence south eighty-six degrees east four hundred and eight feet to a stone; thence south seven degrees thirty minutes west two hundred and seventeen feet to a stone; thence south sixty-four degrees twenty-five minutes west five hundred and seventy feet to a stone; thence south fifty-three degrees twenty-five minutes west one thousand four hundred and sixty feet to a stone; thence south fifty degrees twenty-five minutes east three hundred and twenty-three feet to a stone; thence north seventy-one degrees fifty-five minutes east one thousand three hundred feet to a stone; thence north fifty-two degrees fifteen minutes east two thousand one hundred and thirty-one feet to a stone on the north side of the Ancrum Ferry Road; thence north three degrees forty minutes east four thousand three hundred and fifteen feet to a stone on the eastern side of the Camden public road; thence along said Camden public road south thirty-eight degrees thirty minutes west two hundred and eleven feet to a stone; thence south thirty-six degrees fifty-five minutes west one thousand and thirty-nine feet to a stone; thence south fifty-five degrees fifty minutes west six hundred and twenty feet to a stone near the seven-mile post; thence south eighty-seven degrees fifty-five minutes west seven hundred and seventy-nine feet to a stone; thence south sixty-nine degrees forty minutes west four hundred and ninety-eight feet to a stone; thence south fifty-five degrees fifty-five minutes west one thousand three hundred and thirty feet to a stone on the southerly side of the Ancrum Ferry Road; thence south seventy-five degrees twenty minutes west eight hundred and eleven feet to a stone near branch; thence south seventy degrees fifteen minutes west one thousand two hundred and sixty-five feet to a stone; thence south sixty-eight degrees twenty-five minutes west eight hundred and ninety

feet to a stone near branch; thence north eighty-nine degrees twenty minutes west one hundred and sixty-six feet to a stone, the point of beginning, containing in all four hundred and eighty-six and eighty-eight one hundredths acres; the land so conveyed being approximately equal in area to the lands donated to the United States by the said chamber of commerce as a part of the site on the said reservation by deeds executed by J. Erwin Belser, trustee, dated July 20, 1917, and November 16, 1917: *Provided*, That prior to such conveyance by the Secretary of War there shall be conveyed to the United States by appropriate deed all the rights of way and other rights reserved in the aforementioned deeds of donation to the United States to the extent that the Secretary of War may require.

*Proviso.*  
Rights of way to be reserved.

That the Secretary of War is hereby further authorized, in his discretion, to grant by revocable license to the said trustees, their successors or assigns, subject to such conditions and restrictions as he may deem necessary to protect the interests of the United States and to such regulations as he may from time to time prescribe, the right to use, in common with the United States, the existing roadways and railway lines of the United States, steam or electric, now located upon and extending over and across the reservation, and also the right to occupy and use such other lands within the said reservation as he may designate for the construction and operation thereon of steam or electric railway lines to extend to the lands to be conveyed to the said trustees as hereinabove described, the United States to have the right to use without charge any railway lines or tracks so constructed on the reservation: *Provided*, That the said existing roadways and railway lines on the reservation so occupied and used and the railway lines so constructed and operated thereon shall be maintained and kept in a good state of repair, to the satisfaction of the Secretary of War, at the sole expense of the said trustees, their successors or assigns.

Revocable license of rights to use existing United States roadways and railway lines, etc.

*Proviso.*  
Maintenance of roadways and railway lines at sole expense of grantees.

That the said trustees shall hold, use, manage, lease, sell, and convey, or otherwise dispose of said lands, or any portion thereof, and of the proceeds and revenues of the same, for one or more of the following purposes as they may deem best, to wit: Agricultural, industrial, charitable, and educational purposes: *Provided, however*, That no sale or conveyance shall be made by the said trustees of the lands conveyed by the Secretary of War under this Act until the Secretary of War shall have given his consent in each instance to such sale or conveyance.

Property to be used for agricultural, etc., purposes.

*Proviso.*  
Sales subject to consent of Secretary of War.

That a majority of the said trustees shall constitute a quorum competent to transact business, and that the said trustees shall make such by-laws, rules, and regulations for their own government and for the management and control of the said property and the proceeds thereof as they may deem necessary and proper, and that in the event of any vacancy occurring among the said trustees by death, resignation, removal of residence from Richland County, South Carolina, or other cause, such vacancy shall be filled from residents of Richland County by selection by a majority of the remaining trustees, such selection to be approved by the Chamber of Commerce of the city of Columbia, South Carolina, or its successors; and if there be no successors, then such selection shall be approved by a majority vote of a committee composed of the president of the University of South Carolina, the mayor of the city of Columbia, the senator in the General Assembly of South Carolina from Richland County, the probate judge of Richland County, and the resident judge of the judicial circuit of South Carolina embracing Richland County, or their respective successors.

Powers, etc., of trustees.

That there is hereby granted to the State of North Carolina, without cost to the State, for public uses, all lands belonging to Fort

Fort Macon Military Reservation.

Granted to North  
Carolina.

Proviso.  
Land reserved for  
Coast Guard purposes.  
Description.

Macon Military Reservation, and now the property of the United States, together with all the improvements thereon, and that the Secretary of War be, and he is hereby, authorized and directed to convey to the said State all right, title, and interest of the United States in said lands and improvements, to be held and used by said State for public purposes: *Provided*, That the following described land is reserved and granted to the Treasury Department for Coast Guard purposes: Beginning at a concrete monument at the southwest corner of the present Coast Guard property; thence north two hundred and ninety-nine and five-tenths feet to a concrete monument at the northwest corner of the present Coast Guard property; thence north nine degrees fifty-eight minutes west one thousand three hundred and twenty feet, more or less, to Bogue Sound; thence eastwardly about six hundred feet along Bogue Sound; thence south one thousand three hundred and forty feet, more or less, to a concrete monument at the northeast corner of the present Coast Guard property which said monument bears north one hundred and thirty-four feet from the center of the top of curb of the old hospital well, also it bears north eighty-four degrees twenty-two minutes thirty seconds west one hundred and forty-five feet from the old gun pivot at the northwest corner of the outside wall of old Fort Macon; thence south two hundred and ninety-nine and five-tenths feet to a concrete monument at the southeast corner of the present Coast Guard property; thence south one thousand four hundred feet, more or less, to the Atlantic Ocean; thence westwardly about two hundred feet along said Atlantic Ocean; thence north one thousand four hundred feet, more or less, to the south line of the present Coast Guard property; thence west one hundred and forty-seven and five-tenths feet to the place of beginning, containing twenty-two and six-tenths acres, more or less: *Provided further*, That the Government at all times has the right and privilege of preserving, erecting, and maintaining on said reservation such buildings as Coast Guard stations, signal stations for pilots, lighthouses, and so forth, as may be incident to the purposes of the Treasury, War, Navy, and Commerce Departments.

Right for public  
buildings, etc., on reservation, retained.

#### SEVENTH CORPS AREA

Arkansas.  
Appraisal of prop-  
erties.

Arkansas: Camp Pike Booster Pumping Station, near Little Rock.  
SEC. 2. In the disposal of the aforesaid properties the Secretary of War shall in each and every case cause the same to be appraised, either as a whole or in two or more parts, by an appraiser or appraisers to be chosen by him for each tract, and in the making of such appraisal due regard shall be given to the value of any improvements thereon and to the historic interest of any part of said land.

Consideration of his-  
toric interest, etc.

Notification to gov-  
ernor of State.

Option for six months  
to a State, etc.

SEC. 3. After such appraisal shall have been made and approved by the Secretary of War, notification of the fact of such appraisal shall be given by the Secretary of War to the governor of the State in which each such tract of land is located, and such State, or the county, or municipality in which such land is located shall in the order named have the option at any time within six months after the approval of such appraisal to acquire the same, or any part thereof which shall have been separately appraised, upon payment within said period of six months of the appraisal value: *Provided, however*, That the conveyance of said tract of land to such State, county, or municipality shall be upon the condition and limitation that said property shall be limited to use for public park purposes and upon cessation of such use shall revert to the United States without notice, demand, or action brought.

Proviso.  
Use limited for public  
park purposes.

SEC. 4. Six months after the date of approval of said appraisal, if the option given in section 3 hereof shall not have been completely exercised, the Secretary of War shall sell, or cause to be sold, each of said properties at public sale, at not less than the appraised value, after advertisement in such manner as may be directed by the Secretary: *Provided*, That no auctioneer or person acting in said capacity shall be paid a fee for the sale of said properties in excess of the sum of \$100 a day.

Disposal at auction if option not exercised.

SEC. 5. A full report of transfers and sales made under the provisions of this Act shall be submitted to Congress by the Secretary of War.

Report to Congress.

SEC. 6. The expense of appraisal, survey, advertising, and sale shall in each case be paid from the proceeds of the sale, whether made in accordance with section 3 or section 4 of this Act, and the net proceeds thereof shall be deposited in the Treasury of the United States to the credit of "Miscellaneous receipts."

Expenses of appraisal, etc., from proceeds of sale.

SEC. 7. The authority granted by this Act shall not repeal any prior legislative authority granted to the Secretary of War to sell or otherwise dispose of lands or property of the United States.

No prior authority for sale, etc., repealed.

EIGHTH CORPS AREA

SEC. 8. That the Secretary of War be, and he is hereby, authorized to reconvey to Elizabeth Moore, guardian of G. Bedell Moore, a minor, her successors, or her said ward, or his lawful or legal representatives or assigns, the camp site of Camp Robert E. L. Michie, containing four hundred acres, more or less, as described in the deed of conveyance to the United States dated April 26, 1919, in consideration of the payment by Elizabeth Moore, guardian of the estate of G. Bedell Moore, a minor, her successors, or her said ward, or his lawful heirs or legal representatives or assigns, to the Chamber of Commerce of Del Rio, of the county of Val Verde, and State of Texas, of the sum of \$8,000, to be distributed by said chamber of commerce to the original donors.

Camp Robert E. L. Michie, Tex. Reconveyance of site of, to Elizabeth Moore, guardian, etc.

Payment by, to Del Rio Chamber of Commerce, Tex., for distribution to original donors.

SEC. 9. That the Secretary of War be, and hereby is, authorized and directed to convey, by quitclaim deed, to the city of Gloucester, in the State of Massachusetts, all the proprietary right, title, and interest of the United States to and in that certain tract of land now known as Old Fort Defiance, which was ceded by gift to the United States Government by vote of a town meeting in Gloucester in 1794 for the purpose of erecting a fortification, and which is now no longer needed for such purpose.

Old Fort Defiance. Conveyed to Gloucester, Mass.

Approved, June 4, 1924.

CHAP. 259.—An Act To amend section 101 of the Judicial Code.

June 5, 1924.  
[H. R. 714.]

[Public, No. 194.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That section 101 of an Act entitled "An Act to codify, revise, and amend the laws relating to the judiciary," approved March 3, 1911, as amended by the Act approved February 20, 1917, be, and the same is hereby, amended so as to read as follows:

United States courts. Vol. 36, p. 1122; Vol. 39, p. 927.

Vol. 40, p. 604, amended.

"SEC. 101. The State of Oklahoma is divided into two judicial districts, to be known as the eastern and western districts of Oklahoma.

Oklahoma judicial districts. Post, p. 945.

"The eastern district shall include the territory embraced on the 1st day of July, 1916, in the counties of Adair, Atoka, Bryan, Craig, Cherokee, Creek, Choctaw, Coal, Carter, Delaware, Garvin, Grady,

Eastern district.

**Terms.** Haskell, Hughes, Jefferson, Johnston, Latimer, Le Flore, Love, McClain, Mayes, Muskogee, McIntosh, McCurtain, Murray, Marshall, Nowata, Ottawa, Okmulgee, Okfuskee, Pittsburg, Pushmataha, Pontotoc, Rogers, Stephens, Sequoyah, Seminole, Tulsa, Washington, and Wagoner. Terms of the district court for the eastern district shall be held at Muskogee on the first Monday in January, at Vinita on the first Monday in March, at Tulsa on the first Monday in April, at South McAlester on the first Monday in June, at Ardmore on the first Monday in October, at Chickasha on the first Monday in November, and at Ada on the first Monday in December of each year: *Provided*, That suitable rooms and accommodations for holding court at Ada shall be furnished free to the United States.

*Proviso.*  
Rooms at Ada.  
Western district.

"The western district shall include the territory embraced on the 1st day of July, 1916, in the counties of Alfalfa, Beaver, Beckham, Blaine, Caddo, Canadian, Cimarron, Cleveland, Comanche, Cotton, Custer, Dewey, Ellis, Garfield, Grant, Greer, Harmon, Harper, Jackson, Kay, Kingfisher, Kiowa, Lincoln, Logan, Major, Noble, Oklahoma, Osage, Pawnee, Payne, Pottawatomie, Roger Mills, Texas, Tillman, Washita, Woods, and Woodward. Terms of the district court for the western district shall be held at Oklahoma City on the first Monday in January, at Enid on the first Monday in March, at Guthrie on the first Monday in May, at Lawton on the first Monday in September, and at Woodward on the second Monday in November: *Provided*, That suitable rooms and accommodations for holding court at Woodward are furnished free of expense to the United States.

**Terms.**

*Proviso.*  
Rooms at Woodward.

**Clerk's offices.**

"The clerk of the district court for the eastern district shall keep his office at Muskogee and the clerk for the western district at Guthrie, and shall maintain an office in charge of himself or a deputy at Oklahoma City."

Approved, June 5, 1924.

June 5, 1924.  
[H. R. 4445.]  
[Public, No. 195.]

**CHAP. 260.**—An Act To amend section 115 of the Act of March 3, 1911, entitled "An Act to codify, revise, and amend the laws relating to the judiciary."

United States courts.  
Vol. 36, p. 1130,  
amended.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That section 115 of the Act approved March 3, 1911, entitled "An Act to codify, revise, and amend the laws relating to the judiciary," be, and the same is hereby, amended so as to read as follows:

Wyoming judicial  
district.  
**Terms.**

"**SEC. 115.** The State of Wyoming shall constitute one judicial district, to be known as the district of Wyoming. Terms of the district court for said district shall be held at Cheyenne on the second Mondays in May and November, at Casper on the first Monday in February, at Evanston on the second Tuesday in July, and at Lander on the first Monday in October; and the said court shall hold one session annually at Sheridan, on such date as the court may order. The marshal and clerk of the said court shall each, respectively, appoint at least one deputy to reside at Casper, and one to reside at Evanston, and one to reside at Lander, and shall also maintain an office at each of those places: *Provided*, That, until a public building is provided at Casper, suitable accommodations for holding court in said town shall be furnished free of expense to the United States. The marshal of the United States for the said district may appoint among others one or more deputy marshals, who shall reside in the Yellowstone National Park."

Deputy marshals and  
clerks.

*Proviso.*  
Rooms at Casper.

Deputy marshals for  
Yellowstone Park.

Approved, June 5, 1924.

**CHAP. 261.**—An Act To amend an Act entitled “An Act to provide compensation for employees of the United States suffering injuries while in the performance of their duties, and for other purposes,” approved September 7, 1916.

June 5, 1924.  
[H. R. 7041.]  
[Public, No. 196.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Act entitled “An Act to provide compensation for employees of the United States suffering injuries while in the performance of their duties, and for other purposes,” approved September 7, 1916, be amended as follows:

Injuries to Government employees.  
Compensation for.

That section 37 of said Act is amended to read as follows:

“**SEC. 37.** That if the original claim for compensation has been made within the time specified in section 20, the commission may, at any time, on its own motion or on application, review the award, and, in accordance with the facts found on such review, may end, diminish, or increase the compensation previously awarded, or, if compensation has been refused or discontinued, award compensation. In the absence of fraud or mistake in mathematical calculation, the finding of facts in, and the decision of the commission upon, the merits of any claim presented under or authorized by this Act if supported by competent evidence shall not be subject to review by any other administrative or accounting officer, employee, or agent of the United States. Any award heretofore made by the Compensation Commission, under the Act of September 7, 1916, for disability or death resulting from a personal injury sustained prior to the passage of this Act, shall be valid, if such award would be valid if made in respect to an injury sustained after the passage of this Act.”

Vol. 39, p. 749, amended.  
Review, etc., of award.  
Vol. 39, p. 747.

Decisions, in absence of fraud, etc., not subject to review by any other accounting officer, etc.

Awards heretofore made by Commission, validated.

**SEC. 2.** That section 40 of said Act is amended to read as follows:

Vol. 39, p. 750, amended.

“**SEC. 40.** That wherever used in this Act—

“The singular includes the plural and the masculine includes the feminine.

Construction of terms used.

“The term ‘employee’ includes all civil employees of the United States and of the Panama Railroad Company.

“The term ‘commission’ shall be taken to refer to the United States Employees’ Compensation Commission provided for in section 28.

Vol. 39, p. 748.

“The term ‘physician’ includes surgeons.

“The term ‘monthly pay’ shall be taken to refer to the monthly pay at the time of the injury.

“The term ‘injury’ includes, in addition to injury by accident, any disease proximately caused by the employment.

“Injury,” includes disease.

“The term ‘compensation’ includes the money allowance payable to an employee or his dependents and any other benefits paid for out of the compensation fund: *Provided, however,* That this shall not in any way reduce the amount of the monthly compensation payable in case of disability or death.”

“Compensation.”

*Proviso.*  
Reductions restricted.

Approved, June 5, 1924.

**CHAP. 262.**—An Act To authorize an appropriation to enable the Director of the United States Veterans’ Bureau to provide additional hospital facilities.

June 5, 1924.  
[S. 3181.]  
[Public, No. 197.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Director of the United States Veterans’ Bureau, subject to the approval of the President, is hereby authorized to provide additional hospital and out-patient dispensary facilities for patients of the United States Veterans’ Bureau, and facilities for a permanent national training school, at a cost not exceeding \$350,000, for the blind who are bene-

Hospitals, etc., for Veterans’ Bureau patients.

Additional facilities to be provided, including school for blind, etc.

Vol. 42, p. 496, amended.

Purchase, remodeling, and construction, authorized.

Accommodations for personnel, recreation centers.

Acceptance of donations, etc.

Construction, etc., requirements.

Proviso. Utilization of Government owned buildings, etc.

Amount authorized to be appropriated. Post, pp. 681, 1212.

Allowance for technical assistance, supplies, etc.

ficiaries of the United States Veterans' Bureau, by purchase and remodeling or extension of existing plants, and by construction on sites now owned by the Government or on sites to be acquired by purchase, condemnation, gift, or otherwise, such hospitals and out-patient dispensary facilities, to include the necessary buildings and auxiliary structures, mechanical equipment, approach work, roads, and trackage facilities leading thereto; and also to provide accommodation for officers, nurses, and attending personnel; and also to provide proper and suitable recreational centers; and the Director of the United States Veterans' Bureau is authorized to accept gifts or donations for any of the purposes named herein. Such hospital plants and training school to be constructed shall be of fireproof construction and existing plants purchased shall be remodeled to be fireproof, and the location and nature thereof, whether for the treatment of tuberculous, neuropsychiatric, or general medical and surgical cases, shall be in the discretion of the Director of the United States Veterans' Bureau, subject to the approval of the President: *Provided, however,* That the Director, with the approval of the President, may utilize such suitable buildings, structures, and grounds now owned by the United States as may be available for the purposes aforesaid, and the President is hereby authorized, by Executive order, to transfer any such buildings, structures, and grounds to the United States Veterans' Bureau upon the request of the Director thereof.

SEC. 2. That for carrying into effect the preceding paragraph relating to additional hospital and out-patient dispensary facilities there is hereby authorized to be appropriated, out of any money in the Treasury not otherwise appropriated, the sum of \$6,850,000, to be immediately available and to remain available until expended. That not to exceed 3 per centum of this sum shall be available for the employment in the District of Columbia and in the field of necessary technical and clerical assistants at the customary rates of compensation, exclusively to aid in the preparation of the plans and specifications for the projects authorized herein and for the supervision of the execution thereof, and for traveling expenses and field-office equipment and supplies in connection therewith.

Approved, June 5, 1924.

June 5, 1924. [H. R. 4985.] [Public, No. 198.]

CHAP. 263.—An Act To repeal the first proviso of section 4 of an Act to establish a national park in the Territory of Hawaii, approved August 1, 1916.

Hawaii National Park. Vol. 39, p. 434, amended.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the first proviso of section 4 of an Act entitled "An Act to establish a national park in the Territory of Hawaii," approved August 1, 1916, which is in words and figures following: "*Provided,* That no appropriation for the maintenance, supervision, and improvement of said park in excess of \$10,000 annually shall be made unless the same shall have first been expressly authorized by law," be, and the same is hereby, repealed.

Approved, June 5, 1924.

June 5, 1924. [H. R. 5073.] [Public, No. 199.]

CHAP. 264.—An Act Making appropriations for the Department of the Interior for the fiscal year ending June 30, 1925, and for other purposes.

Interior Department appropriations.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the following sums are appropriated, out of any money in the Treasury not

otherwise appropriated, for the Department of the Interior for the fiscal year ending June 30, 1925, namely:

## OFFICE OF THE SECRETARY.

Secretary's Office.

### SALARIES.

Secretary of the Interior, \$12,000; First Assistant Secretary, Assistant Secretary, and other personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$267,640; in all, \$279,640: *Provided*, That in expending appropriations or portions of appropriations, contained in this Act, for the payment for personal services in the District of Columbia in accordance with "The Classification Act of 1923," the average of the salaries of the total number of persons under any grade or class thereof in any bureau, office, or other appropriation unit, shall not at any time exceed the average of the compensation rates specified for the grade by such Act: *Provided*, That this restriction shall not apply (1) to grades 1, 2, 3, and 4 of the clerical-mechanical service, or (2) to require the reduction in salary of any person whose compensation is fixed, as of July 1, 1924, in accordance with the rules of section 6 of such Act, or (3) to prevent the payment of a salary under any grade at a rate higher than the maximum rate of the grade when such higher rate is permitted by "The Classification Act of 1923" and is specifically authorized by other law.

Secretary, Assistants, and office personnel.  
Vol. 42, p. 1488.

*Provisos.*  
Salaries limited to average rates under Classification Act.  
Vol. 42, p. 1488.

Restriction not applicable to clerical-mechanical service.

No reduction of fixed salaries.

Payments under higher rates permitted.

One clerk of grade 1, clerical, administrative and fiscal service, who shall be designated by the President, to sign land patents.

Clerk to sign land patents.

The chief clerk of the Department of the Interior shall be the chief executive officer of the department and may be designated by the Secretary to sign official papers and documents, including the authorization of expenditures from the contingent and other appropriations for the department, its bureaus and offices, section 3683 of the Revised Statutes to the contrary notwithstanding.

Chief clerk to be executive officer and may sign official papers, etc.

Contingent expenses.

R. S., sec. 3683, p. 723.

### CONTINGENT EXPENSES, DEPARTMENT OF THE INTERIOR.

For contingent expenses of the office of the Secretary and the bureaus, offices, and buildings of the department; furniture, carpets, ice, lumber, hardware, dry goods, advertising, telegraphing, telephone service, street car fares not exceeding \$250, and expressage; examination of estimates for appropriations in the field for any bureau, office, or service of the department; not exceeding \$500 shall be available for the payment of damages caused to private property by department motor vehicles exclusive of those operated by the Government fuel yards; purchase and exchange of motor trucks, motor cycles, and bicycles, maintenance, repair, and operation of motor-propelled passenger-carrying vehicles and motor trucks, motor cycles, and bicycles, to be used only for official purposes; diagrams, awnings, filing and labor-saving devices; constructing model and other cases and furniture; postage stamps to prepay postage on matter addressed to Postal Union countries and for special-delivery stamps for use in the United States; expense of taking testimony and preparing the same, in connection with disbarment proceedings instituted against persons charged with improper practices before the department, its bureaus and offices; not exceeding \$450 for the purchase of newspapers notwithstanding the provisions of section 192 of the Revised Statutes of the United States; and other absolutely necessary expenses not hereinbefore provided for, including

Department contingent expenses.

Property damages.

Disbarment expenses.

Newspapers.  
R. S., sec. 192, p. 30.

traveling expenses, fuel and lights, typewriting and labor-saving machines, \$77,000.

Stationery, etc.

Additional from specified appropriations.

For stationery, including tags, labels, index cards, cloth-lined wrappers, and specimen bags, printed in the course of manufacture, and such printed envelopes as are not supplied under contracts made by the Postmaster General, for the department and its several bureaus and offices, \$75,000; and, in addition thereto, sums amounting to \$60,300 shall be deducted from other appropriations made for the fiscal year 1925, as follows: Surveying public lands, \$2,500; protecting public lands and timber, \$2,000; contingent expenses of offices of surveyors general, \$2,000; contingent expenses local land offices, \$3,000; Geological Survey, \$2,000; Bureau of Mines, \$7,000; Indian Service, \$35,000; Freedmen's Hospital, \$500; Saint Elizabeths Hospital, \$3,500; National Park Service, \$2,800; and said sums so deducted shall be credited to and constitute, together with the first-named sum of \$75,000, the total appropriation for stationery for the department and its several bureaus and offices for the fiscal year 1925.

Books, periodicals, etc.

For the purchase or exchange of professional and scientific books, law books, and books to complete broken sets, periodicals, directories, and other books of reference relating to the business of the department by the several offices and bureaus of the Interior Department herein named there is hereby made available from any appropriations made for such bureau or office not to exceed the following respective sums: Office of the Secretary, \$600; Indian Service, \$200; Bureau of Education, \$1,250; Bureau of Reclamation, \$1,500; Geological Survey, \$1,250; Bureau of Mines, \$2,500; National Park Service, \$200; General Land Office, \$350.

Rent, D. C.

For rent of quarters for department trucks, and for the storage of Patent Office models and exposition exhibits, including the cost of the removal of the models if necessary, \$3,600.

Minor purchases in open market.

The purchase of supplies and equipment or the procurement of services for the Department of the Interior, the bureaus and offices thereof, including Howard University and the Columbia Institution for the Deaf, at the seat of government, as well as those located in the field outside the District of Columbia, may be made in open market without compliance with sections 3709 and 3744 of the Revised Statutes of the United States, in the manner common among business men, when the aggregate amount of the purchase or the service does not exceed \$100 in any instance.

R. S., secs. 3709, 3744, pp. 733, 738.

Inspectors' expenses.

For per diem at not exceeding \$4 in lieu of subsistence for four inspectors while traveling on duty, and for actual necessary expenses of transportation and incidental expenses of negotiation, inspection, and investigation, including telegraphing, temporary employment of stenographers, and other assistance outside of the District of Columbia, \$9,000: *Provided*, That the four inspectors shall not receive per diem in lieu of subsistence for a longer period than thirty days at any one time at the seat of government.

*Proviso.*  
Limitation.

Printing and binding.

#### PRINTING AND BINDING.

Department and bureaus.

For printing and binding for the Department of the Interior, including all of its bureaus, offices, institutions, and services in Washington, District of Columbia, and elsewhere, except the National Park Service, the Geological Survey, the Bureau of Mines, and the Patent Office, \$130,000: *Provided*, That the annual reports of the department and of all its bureaus and establishments, including the Bureau of Reclamation, shall not exceed a total of one thousand two hundred and fifty pages.

*Proviso.*  
Size of annual reports limited.

National Park Service.

For the National Park Service: For printing and binding, \$25,000.

For the United States Geological Survey: For engraving the illustrations necessary for the annual report of the director and for the monographs, professional papers, bulletins, water-supply papers, and the report on mineral resources, and for printing and binding the same publications, of which sum not more than \$45,000 may be used for engraving, \$110,000; for miscellaneous printing and binding, \$10,000; in all, \$120,000.

Geological Survey.

For the Bureau of Mines, including printing, engraving of illustrations, and binding bulletins, technical papers, miners' circulars, and other publications to carry out the purposes of the Act of February 25, 1913, not to exceed \$40,000; for miscellaneous printing and binding, not to exceed \$10,000; not to exceed in all, \$50,000.

Mines Bureau.

For the Patent Office: For printing the weekly issue of patents, designs, trade-marks, prints, and labels, exclusive of illustrations; and for printing, engraving illustrations, and binding the Official Gazette, including weekly and annual indices, \$730,000; for miscellaneous printing and binding, \$70,000; in all, \$800,000.

Patent Office.

OFFICE OF SOLICITOR.

Solicitor's office.

For personal services in the District of Columbia in accordance with the Classification Act of 1923, \$124,000.

Office personnel.

GENERAL LAND OFFICE.

General Land Office.

SALARIES.

For Commissioner of the General Land Office and other personal services in the District of Columbia in accordance with the Classification Act of 1923, \$885,920.

Commissioner, and office personnel.

GENERAL EXPENSES.

For per diem in lieu of subsistence, at not exceeding \$4, of examiners and of clerks detailed to inspect offices of United States surveyors general and other offices in public land service, to investigate fraudulent land entries, trespasses on the public lands, and cases of official misconduct, actual necessary expenses of transportation, including necessary sleeping-car fares, and for employment of stenographers and other assistants when necessary to the efficient conduct of examinations, and when authorized by the Commissioner of the General Land Office, \$5,000.

Per diem, etc., investigations.

For connected and separate United States and other maps, prepared in the General Land Office, \$18,000, all of which maps shall be delivered to the Senate and House of Representatives, except 10 per centum, which shall be delivered to the Commissioner of the General Land Office for official purposes. All maps delivered to the Senate and House of Representatives hereunder shall be mounted with rollers ready for use.

Maps. Distribution.

For separate State and Territorial maps of public-land States, including maps showing areas designated by the Secretary of the Interior under the enlarged-homestead Acts, prepared in the General Land Office, \$1,500.

State and Territorial maps. Enlarged homesteads.

For appliances in connection with filing system, \$3,000.

Filing appliances.

PUBLIC LAND SERVICE.

Public lands.

Surveyors General: For salaries of surveyors general, clerks in their offices, and contingent expenses, including office rent, pay of messengers, stationery, drafting instruments, typewriters, furniture, fuel, lights, books of reference for office use, post-office box

Surveyors general. Salaries and expenses. *Ante*, p. 392.

rent, and other incidental expenses, including the exchange of typewriters, not to exceed the respective amounts as follows:

Alaska. Surveyor general and ex officio secretary of the Territory, \$4,000; clerks, \$11,730; contingent expenses, \$3,500; Arizona: Surveyor general, \$3,000; clerks, \$15,820; contingent expenses, \$700; California: Surveyor general, \$3,000; clerks, \$12,000; contingent expenses, \$550; Colorado: Surveyor general, \$3,000; clerks, \$14,520; contingent expenses, \$500; Idaho: Surveyor general, \$3,000; clerks, \$11,100; contingent expenses, \$550; Montana: Surveyor general, \$3,000; clerks, \$13,180; contingent expenses, \$525; Nevada: Surveyor general, \$3,000; clerks, \$11,100; contingent expenses, \$400; New Mexico: Surveyor general, \$3,000; clerks, \$14,650; contingent expenses, \$550; Oregon: Surveyor general, \$3,000; clerks, \$8,010; contingent expenses, \$435; Utah: Surveyor general, \$3,000; clerks, \$13,500; contingent expenses, \$550; Washington: Surveyor general, \$3,000; clerks, \$9,740; contingent expenses, \$550; Wyoming: Surveyor general, \$3,000; clerks, \$9,980; contingent expenses, \$450; not to exceed in all for surveyors general, \$175,000.

Restriction on clerk hire.

Expenses chargeable to the foregoing appropriations for clerk hire and incidental expenses in the offices of the surveyors general shall not be incurred by the respective surveyors general in the conduct of said offices, except upon previous specific authorization by the Commissioner of the General Land Office.

Temporary details by transfers.

The Secretary of the Interior is authorized to detail temporarily clerks from the office of one surveyor general to another as the necessities of the service may require and to pay their actual necessary traveling expenses in going to and returning from such office out of the appropriation for surveying the public lands. A detailed statement of traveling expenses incurred hereunder shall be made to Congress at the beginning of each regular session thereof.

Office work, railroad land grants. Vol. 23, p. 937.

The use of the fund created by the Act of March 2, 1895 (Twenty-eighth Statutes, page 937), for office work in the surveyors general's offices is extended for one year from June 30, 1924: *Provided*, That not to exceed \$5,000 of this fund shall be used for the purposes above indicated.

Proviso. Limit.

Surveying expenses. Act, p. 392.

Surveying public lands: For surveys and resurveys of public lands, examination of surveys heretofore made and reported to be defective or fraudulent, inspecting mineral deposits, coal fields, and timber districts, making fragmentary surveys, and such other surveys or examinations as may be required for identification of lands for purposes of evidence in any suit or proceeding in behalf of the United States, under the supervision of the Commissioner of the General Land Office and direction of the Secretary of the Interior, \$700,000: *Provided*, That the sum of not exceeding 10 per centum of the amount hereby appropriated may be expended by the Commissioner of the General Land Office, with the approval of the Secretary of the Interior, for the purchase of metal or other equally durable monuments to be used for public land survey corners wherever practicable: *Provided further*, That not to exceed \$10,000 of this appropriation may be expended for salaries of employees of the field surveying service temporarily detailed to the General Land Office: *Provided further*, That not to exceed \$20,000 of this appropriation may be used for the survey, classification, and sale of the lands and timber of the so-called Oregon and California Railroad lands and the Coos Bay Wagon Road lands: *Provided further*, That not to exceed \$50,000 of this appropriation may be used for surveys and resurveys, under the rectangular system provided by law, of public lands deemed to be valuable for oil and oil shale.

Proviso. Metal section corners.

Detailed field employees.

Oregon and California Railroad lands, etc.

Oil lands.

Reproducing plats of surveys.

Reproducing plats of surveys: To enable the Commissioner of the General Land Office to continue to reproduce worn and defaced

official plats of surveys on file, and other plats constituting a part of the records of said office, to furnish local land offices with the same, and for reproducing by photolithography original plats of surveys prepared in the offices of surveyors general, \$5,000.

Registers and receivers: For salaries and commissions of registers of district land offices and receivers of public moneys at district land offices, at not exceeding \$3,000 per annum each, \$315,000: *Provided*, That the offices of registers and receivers at the following land offices shall be consolidated on June 1, 1925, and the applicable provisions of the Act approved October 28, 1921, shall be followed in effecting such consolidations: Little Rock and Harrison, Arkansas; Eureka and Sacramento, California; Denver, Colorado; Hailey and Blackfoot, Idaho; Bozeman, Montana; Las Cruces, Roswell, Clayton, and Fort Sumner, New Mexico; Burns, La Grande, and Vale, Oregon; and Rapid City, South Dakota: *Provided further*, That where a vacancy shall occur in the offices of register or receiver in said land offices prior to June 1, 1925, consolidation shall be effective as of the date of such vacancy.

Contingent expenses of land offices: For clerk hire, rent, and other incidental expenses of the district land offices, including the expenses of depositing public money; per diem, in lieu of subsistence, of clerks detailed to examine the books and management of district land offices and to assist in the operation of said offices, and in the opening of new land offices and reservations, when allowed pursuant to section 13 of the Sundry Civil Appropriation Act approved August 1, 1914, and for actual necessary traveling expenses of said clerks: *Provided*, That no expenses chargeable to the Government shall be incurred by registers and receivers in the conduct of local land offices except upon previous specific authorization by the Commissioner of the General Land Office, \$355,000.

Depredations on public timber, protecting public lands, and settlement of claims for swamp land and swamp-land indemnity: For protecting timber on the public lands, and for the more efficient execution of the law and rules relating to the cutting thereof; of protecting public lands from illegal and fraudulent entry or appropriation, and of adjusting claims for swamp lands, and indemnity for swamp lands, \$460,000, including not exceeding \$35,000 for the purchase of motor-propelled passenger-carrying vehicles for the use of agents and others employed in the field service and for operation, maintenance, and exchange of same and for operation and maintenance of a motor boat: *Provided*, That agents and others employed under this appropriation may be allowed per diem in lieu of subsistence, pursuant to section 13 of the Sundry Civil Appropriation Act approved August 1, 1914, and actual necessary expenses for transportation, except when agents are employed in Alaska they may be allowed not exceeding \$5 per day each in lieu of subsistence.

Hearings in land entries: For hearings or other proceedings held by order of the Commissioner of the General Land Office to determine the character of lands, whether alleged fraudulent entries are of that character or have been made in compliance with law, and of hearings in disbarment proceedings, \$15,000: *Provided*, That where depositions are taken for use in such hearings the fees of the officer taking them shall be 20 cents per folio for taking and certifying same and 10 cents per folio for each copy furnished to a party on request.

Restoration of lands in forest reserves: To enable the Secretary of the Interior to advertise the restoration to the public domain of lands in forest reserves or of lands temporarily withdrawn for forest reserve purposes, \$2,000.

Registers and receivers.

*Proviso.*  
Designated offices consolidated on June 1, 1925.  
Vol. 42, p. 208.

Consolidation on occurrence of vacancy.

Contingent expenses.  
*Ante*, p. 392.

Per diem.

Vol. 38, p. 680.

*Proviso.*  
Expenses limited.

Timberdepredations, protecting, and swamp-land claims.  
*Ante*, p. 392.

Vehicles, etc.

*Proviso.*  
Per diem subsistence.  
Vol. 38, p. 680.

In Alaska.

Hearings in land entries.

*Proviso.*  
Deposition fees.

National forests.  
Advertising restoration of lands in.

Opening Indian res-  
ervations.

Opening Indian reservations (reimbursable): For expenses pertaining to the opening to entry and settlement of such Indian reservation lands as may be opened during the fiscal year 1925: *Provided*, That the expenses pertaining to the opening of each of said reservations and paid for out of this appropriation shall be reimbursed to the United States from the money received from the sale of the lands embraced in said reservations, respectively, \$1,000.

*Proviso.*

Reimbursement.

Indian Affairs Bu-  
reau.

## BUREAU OF INDIAN AFFAIRS.

### SALARIES.

Commissioner, and  
office personnel.

For the Commissioner of Indian Affairs and other personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$388,640.

General expenses.

### GENERAL EXPENSES OF INDIAN SERVICE.

Special agents, etc.

For pay of special agents, at \$2,000 per annum; for traveling and incidental expenses of such special agents, including sleeping-car fare, and a per diem of not to exceed \$4 in lieu of subsistence, in the discretion of the Secretary of the Interior, when actually employed on duty in the field or ordered to the seat of government; for transportation and incidental expenses of officers and clerks of the Office of Indian Affairs when traveling on official duty; for pay of employees not otherwise provided for; for telegraph and telephone toll messages on business pertaining to the Indian Service sent and received by the Bureau of Indian Affairs at Washington; and for other necessary expenses of the Indian Service for which no other appropriation is available, \$100,000:

*Ante*, p. 392.

*Proviso.*  
Competency Com-  
mission, Five Civil-  
ized Tribes.  
Other Indians.

*Provided*, That not to exceed \$5,000 of this appropriation may be used for continuing the work of the Competency Commission to the Five Civilized Tribes of Oklahoma: *Provided*, That not to exceed \$15,000 of the amount herein appropriated may be expended out of applicable funds in the work of determining the competency of Indians on Indian reservations outside of the Five Civilized Tribes in Oklahoma.

Supplies.  
Purchase, transpor-  
tation, etc.

For expenses necessary to the purchase of goods and supplies for the Indian Service, including inspection, pay of necessary employees, and all other expenses connected therewith, including advertising, storage, and transportation of Indian goods and supplies, \$500,000: *Provided*, That no part of the sum hereby appropriated shall be used for the maintenance of to exceed three warehouses in the Indian Service.

*Proviso.*  
Only three ware-  
houses.

Inspectors.

For pay of special Indian Service inspector at a salary of \$3,500 per annum and four Indian Service inspectors, at salaries not to exceed \$2,500 per annum and actual traveling and incidental expenses, and not to exceed \$4 per diem in lieu of subsistence when actually employed on duty in the field away from home or designated headquarters, \$20,000.

Judges, Indian courts.

For pay of judges of Indian courts where tribal relations now exist, \$6,500.

Indian police.

For pay of Indian police, including chiefs of police at not to exceed \$50 per month each and privates at not to exceed \$30 per month each, to be employed in maintaining order, for purchase of equipments and supplies, and for rations for policemen at non-ration agencies, \$125,000.

Suppressing liquor  
traffic.

For the suppression of the traffic in intoxicating liquors and deleterious drugs, including peyote, among Indians, \$25,000.

Agency buildings.

For construction, lease, purchase, repair, and improvement of agency buildings, including the purchase of necessary lands and the

installation, repair, and improvement of heating, lighting, power, and sewerage and water systems in connection therewith, \$100,000: *Provided*, That this appropriation shall be available for the payment of salaries and expenses of persons employed in the supervision of construction or repair work of roads and bridges on Indian reservations and other lands devoted to the Indian Service: *Provided further*, That the Secretary of the Interior is authorized to allow employees in the Indian Service, who are furnished quarters, necessary heat and light for such quarters without charge, such heat and light to be paid for out of the fund chargeable with the cost of heating and lighting other buildings at the same place.

That not to exceed \$150,000 of applicable appropriations made herein for the Bureau of Indian Affairs shall be available for the maintenance, repair, and operation of motor-propelled and horse-drawn passenger-carrying vehicles for the use of superintendents, farmers, physicians, field matrons, allotting, irrigation, and other employees in the Indian field service: *Provided*, That not to exceed \$14,000 may be used in the purchase of horse-drawn passenger-carrying vehicles, and not to exceed \$35,000 for the purchase of motor-propelled passenger-carrying vehicles, and that such vehicles shall be used only for official service: *Provided further*, That such motor-propelled vehicles shall be purchased from the War Department, if practicable.

## EXPENSES IN PROBATE MATTERS.

For the purpose of determining the heirs of deceased Indian allottees having right, title, or interest in any trust or restricted property, under regulations prescribed by the Secretary of the Interior, \$75,600, reimbursable as provided by existing law: *Provided*, That the Secretary of the Interior is hereby authorized to use not to exceed \$17,000 for the employment of additional clerks in the Indian Office in connection with the work of determining the heirs of deceased Indians, and examining their wills, out of the \$75,600 appropriated herein: *Provided further*, That the provisions of this paragraph shall not apply to the Osage Indians nor to the Five Civilized Tribes of Oklahoma.

For salaries and expenses of such attorneys and other employees as the Secretary of the Interior may, in his discretion, deem necessary in probate matters affecting restricted allottees or their heirs in the Five Civilized Tribes and in the several tribes of the Quapaw Agency, and for the costs and other necessary expenses incident to suits instituted or conducted by such attorneys, \$40,000: *Provided*, That no part of this appropriation shall be available for the payment of attorneys or other employees unless appointed after a competitive examination by the Civil Service Commission and from an eligible list furnished by such commission.

## EXPENSES OF INDIAN COMMISSIONERS.

For expenses of the Board of Indian Commissioners, \$10,260.

## INDIAN LANDS.

For the survey, resurvey, classification, and allotment of lands in severalty under the provisions of the Act of February 8, 1887 (Twenty-fourth Statutes at Large, page 388), entitled "An Act to provide for the allotment of lands in severalty to Indians," and under any other Act or Acts providing for the survey or allotment of Indian lands, \$56,000, reimbursable: *Provided*, That no part of said sum shall be used for the survey, resurvey, classification, or allotment of any land in severalty on the public domain to any

Construction, repairs, etc.

*Provisos.*  
Supervising work.

Heat and light to employees.

Vehicles.  
Allowance for maintenance, repairs, etc.*Provisos.*  
Purchases limited.

Motor vehicles from War Department.

Probate matters.

Determining heirs of deceased allottees.

*Provisos.*  
Clerks in the Indian Office.

Tribes excepted.

Five Civilized Tribes and Quapaws.  
Probate expenses.*Proviso.*  
Attorneys, etc., restricted to civil service eligibles.

Citizen commission.

Indian lands.

Surveying, allotting in severalty, etc.  
Vol. 24, p. 388.*Proviso.*  
Use in New Mexico and Arizona restricted.

Indian, whether of the Navajo or other tribes, within the State of New Mexico and the State of Arizona, who was not residing upon the public domain prior to June 30, 1914.

Advertising expenses, sales of lands.

For the payment of newspaper advertisements of sales of Indian lands, \$2,000, reimbursable from payments by purchasers of costs of sale, under such rules and regulations as the Secretary of the Interior may prescribe.

Pueblo Indians.  
Special attorney for.

For the pay of one special attorney for the Pueblo Indians of New Mexico, to be designated by the Secretary of the Interior, and for necessary traveling expenses of said attorney, \$3,000, or so much thereof as the Secretary of the Interior may deem necessary.

Five Civilized Tribes.

Sales of tribal lands, etc., payable from proceeds.

For payment of salaries of employees and other expenses of advertising and sale in connection with the further sales of unallotted lands and other tribal property belonging to any of the Five Civilized Tribes, including the advertising and sale of the land within the segregated coal and asphalt area of the Choctaw and Chickasaw Nations, or of the surface thereof, as provided for in the Act approved February 22, 1921, entitled "An Act authorizing the Secretary of the Interior to offer for sale remainder of the coal and asphalt deposits in segregated mineral land in the Choctaw and Chickasaw Nations, State of Oklahoma" (Forty-first Statutes at Large, page 1107), and of the improvements thereon, which is hereby expressly authorized, and for other work necessary to a final settlement of the affairs of the Five Civilized Tribes, \$5,000, to be paid from the proceeds of sales of such tribal lands and property:

Choctaw and Chickasaw coal and asphalt lands.

Vol. 41, p. 1107.

*Provided*, That not to exceed \$2,000 of such amount may be used in connection with the collection of rents of unallotted lands and tribal buildings: *Provided further*, That the Secretary of the Interior is hereby authorized to continue during the ensuing fiscal year the tribal and other schools among the Choctaw, Chickasaw, Creek, and Seminole Tribes from the tribal funds of those nations, within his discretion and under such rules and regulations as he may prescribe:

Provisos.  
Collecting rents.

Continuing tribal schools.

*Provided further*, That for the current fiscal year money may be so expended from such tribal funds for equalization of allotments, per capita and other payments authorized by law to individual members of the respective tribes, tribal and other Indian schools under existing law, salaries and contingent expenses of the governor of the Chickasaw Nation and chief of the Choctaw Nation and one mining trustee for the Choctaw and Chickasaw Nations at salaries at the rate heretofore paid and the chief of the Creek Nation at a salary not to exceed \$600 per annum, and one attorney each for the Choctaw, Chickasaw, and Creek Tribes employed under contract approved by the President under existing law: *Provided further*, That the expenses of any of the above-named officials shall not exceed \$1,500 per annum each for chiefs and governor and each of said tribal attorneys:

Apportionment of allotments, etc., of fiscal year.

Specified salaries.

*Provided further*, That the Commissioner of Indian Affairs shall dispense with the attorney for the Creek Tribe not later than September 1, 1924, and the Commissioner shall dispense with any other tribal attorneys at any time their services are no longer needed, and that no tribal money shall be available for the salaries or expenses of tribal school representatives: *And provided further*, That the Secretary of the Interior is hereby empowered, during the fiscal year ending June 30, 1925, to expend funds of the Choctaw, Chickasaw, Creek, and Seminole Nations available for school purposes under existing law for such repairs, improvements, or new buildings as he may deem essential for the proper conduct of the several schools of said tribes.

Dispensing with tribal attorneys.

Repairs, etc., to school buildings.

Homeless Indians in California.

For the purchase of lands for the homeless Indians in California, including improvements thereon, for the use and occupancy of said

Indians, \$8,000, said funds to be expended under such regulations and conditions as the Secretary of the Interior may prescribe.

For maintenance and support and improvement of the homesteads of the Kiowa, Comanche, and Apache Tribes of Indians in Oklahoma, \$200,000, to be paid from the funds held by the United States in trust for said Indians and to be expended under such rules and regulations as the Secretary of the Interior may prescribe: *Provided*, That the Secretary of the Interior shall report to Congress on the first Monday in December, 1925, a detailed statement as to all moneys expended as provided for herein.

INDUSTRIAL ASSISTANCE AND ADVANCEMENT.

For the purposes of preserving living and growing timber on Indian reservations and allotments, and to educate Indians in the proper care of forests; for the employment of suitable persons as matrons to teach Indian women and girls housekeeping and other household duties, for necessary traveling expenses of such matrons, and for furnishing necessary equipments and supplies and renting quarters for them where necessary; for the conducting of experiments on Indian school or agency farms designed to test the possibilities of soil and climate in the cultivation of trees, grains, vegetables, cotton, and fruits, and for the employment of practical farmers and stockmen, in addition to the agency and school farmers now employed; for necessary traveling expenses of such farmers and stockmen and for furnishing necessary equipment and supplies for them; and for superintending and directing farming and stock raising among Indians, \$370,000, of which sum not less than \$50,000 shall be used for the employment of field matrons and nurses: *Provided*, That the foregoing shall not, as to timber, apply to the Menominee Indian Reservation in Wisconsin: *Provided further*, That not to exceed \$20,000 of the amount herein appropriated may be used to conduct experiments on Indian school or agency farms to test the possibilities of soil and climate in the cultivation of trees, cotton, grain, vegetables, and fruits: *Provided also*, That the amounts paid to matrons, foresters, farmers, physicians, nurses, and other hospital employees, and stockmen provided for in this Act shall not be included within the limitations on salaries and compensation of employees contained in the Act of August 24, 1912.

For the purpose of encouraging industry and self-support among the Indians and to aid them in the culture of fruits, grains, and other crops, \$150,000, or so much thereof as may be necessary, which sum may be used for the purchase of seeds, animals, machinery, tools, implements, and other equipment necessary, in the discretion of the Secretary of the Interior, to enable Indians to become self-supporting: *Provided*, That said sum shall be expended under conditions to be prescribed by the Secretary of the Interior for its repayment to the United States on or before June 30, 1930: *Provided further*, That not to exceed \$15,000 of the amount herein appropriated shall be expended on any one reservation or for the benefit of any one tribe of Indians, and that no part of this appropriation shall be used for the purchase of tribal herds.

For reimbursing Indians for livestock which may be hereafter destroyed on account of being infected with dourine or other contagious diseases, and for expenses in connection with the work of eradicating and preventing such diseases, to be expended under such rules and regulations as the Secretary of the Interior may prescribe, \$10,000.

Purchase of lands for.

Kiowas, Comanches, and Apaches, Okla.

Maintenance, support, etc., of homesteads, etc.

*Proviso.*  
Report of Congress.

Industrial work, etc.

Timber preservation, etc.

Matrons.

Agricultural experiments.

Farmers and stockmen.

Field matrons and nurses.

*Provisos.*  
Menominee Reservation.

Soil, etc., experiments.

Pay not affected by limitations.

Vol. 37, p. 521.

Encouraging farming, etc., for self support.

*Provisos.*  
Repayment.

Limitations.

Payment for destroyed diseased livestock.

## Water supply.

## DEVELOPMENT OF WATER SUPPLY.

Increasing grazing ranges, etc., by developing, etc., on reservations.

For improving springs, drilling wells, and otherwise developing and conserving water for the use of Indian stock, including the purchase, construction, and installation of pumping machinery, tanks, troughs, and other necessary equipment, and for necessary investigations and surveys, for the purpose of increasing the available grazing range on unallotted lands on Indian reservations, \$10,000, to be reimbursed under such rules and regulations as the Secretary of the Interior may prescribe: *Provided*, That the necessity exists on any Indian reservation so far as the Indians themselves are concerned.

*Proviso.*  
Condition.

Papago villages, Ariz.  
Pumping plants.

For operation and maintenance of pumping plants for distribution of a water supply for Papago Indian villages in southern Arizona, \$22,000.

Navajos and Hopis.  
Developing water supply for, on reservations in Arizona and New Mexico.

For continuing the development of a water supply for the Navajo and Hopi Indians on the Moqui Reservation, and the Navajo, Pueblo Bonito, San Juan, and Western Navajo subdivisions of the Navajo Reservation in Arizona and New Mexico, \$45,000, reimbursable out of any funds of said Indians now or hereafter available.

Pueblo Indian lands,  
N. Mex.  
Sinking wells on, etc.

For continuing the sinking of wells on Pueblo Indian land, New Mexico, to provide water for domestic and stock purposes, and for building tanks, troughs, pipe lines, and other necessary structures for the utilization of such water, \$5,000.

Irrigation and drainage.

## IRRIGATION AND DRAINAGE.

Construction, maintenance, etc., of projects on reservations.

For the construction, repair, and maintenance of irrigation systems, and for purchase or rental of irrigation tools and appliances, water rights, ditches, and lands necessary for irrigation purposes for Indian reservations and allotments; for operation of irrigation systems or appurtenances thereto when no other funds are applicable or available for the purpose; for drainage and protection of irrigable lands from damage by floods or loss of water rights, upon the Indian irrigation projects named below, in not to exceed the following amounts, respectively:

Allotments to districts.

Irrigation district one: Colville Reservation, Washington, \$6,000; Irrigation district two: Walker River Reservation, Nevada, \$5,000; Western Shoshone Reservation, Idaho and Nevada, \$2,000; Shivwits, Utah, \$500;

Irrigation district three: Tongue River, Montana, \$1,500; Irrigation district four: Ak Chin Reservation, Arizona, \$4,000; Chiu Chiu pumping plants, Arizona, \$6,000; Coachella Valley pumping plants, California, \$4,000; Hoopa Valley, California, \$18,000; Morongo Reservation, California, \$7,000; Pala Reservation and Rincon Reservation, California, \$4,700; Round Valley Reservation, California, \$1,000; miscellaneous projects, \$10,500;

Irrigation district five: New Mexico Pueblos, \$15,000; Zuni Reservation, New Mexico, \$7,500; Navajo and Hopi, miscellaneous projects, Arizona, including Tes-nos-pos, Moencopi Wash, Kin-le-chee, Wide Ruins, Red Lake, Corn Creek, Wepo Wash, Oraibi Wash, and Polacca Wash, \$20,000; Southern Ute Reservation, Colorado, \$14,000;

Not to exceed in all, \$120,000;

Administration expenses.

For necessary miscellaneous expenses incident to the general administration of Indian irrigation projects, including salaries of not to exceed five supervising engineers, not to exceed \$50,000; for pay of one chief irrigation engineer, not to exceed \$4,000; one assistant chief irrigation engineer, not to exceed \$3,000; one super-

Supervising engineers, etc.

intendent of irrigation competent to pass upon water rights, not to exceed \$2,500; one field cost accountant, not to exceed \$2,250; and for traveling incidental expenses of officials and employees of the Indian irrigation service, including sleeping-car fare and a per diem not exceeding \$3.50 in lieu of subsistence when actually employed in the field and away from designated headquarters, not to exceed \$6,500; not to exceed in all, \$65,000;

For necessary surveys and investigations to determine the feasibility and estimated cost of new projects and power and reservoir sites on Indian reservations in accordance with the provisions of section 13 of the Act of June 25, 1910, \$1,000;

For necessary surveys and investigations to determine the feasibility and estimated cost of the Taos reservoir project, Taos Pueblo, New Mexico, \$5,000;

For cooperative stream gauging with the United States Geological Survey, \$1,000;

In all, for irrigation on Indian reservations, not to exceed \$192,000, reimbursable as provided in the Act of August 1, 1914 (Thirty-eighth Statutes at Large, page 582): *Provided*, that no part of this appropriation shall be expended on any irrigation system or reclamation project for which public funds are or may be otherwise available: *Provided further*, That the foregoing amounts appropriated for such purposes shall be available interchangeably in the discretion of the Secretary of the Interior for the necessary expenditures for damages by floods and other unforeseen exigencies: *Provided, however*, That the amount so interchanged shall not exceed in the aggregate 10 per centum of all the amounts so appropriated.

For continuing the work of constructing the irrigation system for the irrigation of the lands of the Pima Indians in the vicinity of Sacaton, on the Gila River Indian Reservation, Arizona, within the limit of cost fixed by the Act of March 3, 1905 (Thirty-third Statutes at Large, page 1081), \$8,000; and for maintenance and operation of the pumping plants and canal systems \$12,000; in all, \$20,000, reimbursable as provided in section 2 of the Act of August 24, 1912 (Thirty-seventh Statutes at Large, page 522).

For continuing the construction of the necessary canals and structures to carry the natural flow of the Gila River to the Indian lands of the Gila River Indian Reservation and to public and private lands in Pinal County, Arizona, reimbursable as provided in the Indian Appropriation Act approved May 18, 1916, \$250,000.

For continuing the construction of the necessary canals and laterals for the utilization of water from the pumping plant on the Colorado River Indian Reservation, Arizona, as provided in the Act of April 4, 1910 (Thirty-sixth Statutes at Large, page 273), \$20,000; and for maintaining and operating the pumping plant, canals, and structures, \$35,000; in all, \$55,000, reimbursable as provided in the aforesaid Act.

For operation and maintenance of the Ganado irrigation project, Arizona, reimbursable under such rules and regulations as the Secretary of the Interior may prescribe, \$3,500.

For operation and maintenance of the pumping plants on the San Xavier Indian Reservation, Arizona, \$10,000, reimbursable out of any funds of the Indians of this reservation now or hereafter available.

For the operation and maintenance of pumping plants and for the drilling of wells and installation of additional pumping plants for the irrigation of lands on the San Carlos Reservation in Arizona, \$27,200, to be paid from the funds held by the United States in trust for the Indians of such reservation: *Provided*, That

Traveling, etc., expenses.

Investigating new projects, etc.  
Vol. 36, p. 858.

Taos Pueblo, N. Mex.  
Surveys, etc., for project.

Stream gauging.

Reimbursement.  
Vol. 38, p. 582.

*Provisos*.  
Use restricted.

Flood damages, etc.

Limitation.

Gila River Reservation, Ariz.  
Continuing irrigation system for Pima Indian land.  
Vol. 33, p. 1081.

Repayment.  
Vol. 37, p. 522.

Diverting river water to Pinal County lands, etc.

Repayment.  
Vol. 39, p. 130.

Colorado River Reservation, Ariz.  
Extending irrigation system.  
Vol. 36, p. 273.

Ganado project, Ariz. Operating.

San Xavier Reservation, Ariz.  
Pumping plants.

San Carlos Reservation, Ariz.  
Operating pumping plants, etc., for irrigating, from total funds.  
*Post*, p. 475.  
*Proviso*.

- Reimbursement to the sum so used shall be reimbursed to the tribe by the Indians benefited, under such rules and regulations as the Secretary of the Interior may prescribe.
- Salt River project, Ariz. Providing water to Indian allottees from. Vol. 39, p. 130. For all purposes necessary for survey, construction, and improvement, by concrete lining and installation of structures in the main canals and laterals on the Salt River irrigation project, Arizona, \$3,500, to enable the Secretary of the Interior to carry out provisions of the Act of May 18, 1916 (Thirty-ninth Statutes at Large, page 130).
- Fort Apache Reservation, Ariz. Completing system, from tribal funds. Vol. 41, p. 11. For all purposes necessary for the completion of the irrigation system under the power plant constructed on the Fort Apache Indian Reservation, Arizona, as provided for in the Act of June 30, 1919 (Forty-first Statutes at Large, page 11), so that additional individual Indian lands thereunder may be supplied with water for irrigation purposes, \$2,600, payable out of tribal funds of the Indians which shall be reimbursed to the tribe by the Indians benefited under such rules and regulations as may be prescribed by the Secretary of the Interior.
- Reimbursement to the tribe. For reclamation and maintenance charges on Indian lands within the Yuma Reservation, California, and on ten acres within each of the eleven Yuma homestead entries in Arizona, under the Yuma reclamation project, \$60,000, reimbursable as provided by the Act of March 3, 1911 (Thirty-sixth Statutes at Large, page 1063).
- Yuma Reservation, Calif. Advancing charges on lands in, and Arizona. Repayment. Vol. 36, p. 1063. For improvement, maintenance, and operation of the Fort Hall irrigation system, Idaho, \$49,000, reimbursable.
- Fort Hall Reservation, Idaho. Operating irrigation system. Enlarging, etc., for ceded lands, etc. Vol. 42, p. 568. For continuing the enlarging, relocating, and repairing of canals, structures, and dam, and replacing of structures of the irrigation system for the irrigation of lands on the Fort Hall Reservation, Idaho, and lands ceded by the Indians of said reservation, as provided for in the Act of May 24, 1922 (Forty-second Statutes at Large, page 568), the same to be reimbursed in accordance with the provisions of said Act of May 24, 1922, \$200,000.
- Repayment. Irrigation systems, Montana. Fort Belknap Reservation. Repayment. Vol. 36, p. 277. For maintenance and operation, including repairs of the irrigation systems on the Fort Belknap Reservation, in Montana, \$30,000, reimbursable in accordance with the provisions of the Act of April 4, 1910.
- Flathead Reservation. For continuing construction, maintenance, and operation of the irrigation systems on the Flathead Indian Reservation, in Montana, by and under the direction of the Commissioner of Indian Affairs, including the purchase of any necessary rights or property, \$150,000 (reimbursable).
- Fort Peck Reservation. For maintenance and operation of the irrigation systems on the Fort Peck Indian Reservation, in Montana, by and under the direction of the Commissioner of Indian Affairs, including the purchase of any necessary rights or property, \$15,000 (reimbursable).
- Blackfeet Reservation. For continuing construction, maintenance, and operation of the irrigation systems on the Blackfeet Indian Reservation in Montana, by and under the direction of the Commissioner of Indian Affairs, including the purchase of any necessary rights or property, \$20,000 (reimbursable).
- Crow Reservation. Improving systems on, from tribal funds. For improvement, maintenance, and operation of the irrigation systems on the Crow Reservation, Montana, including maintenance assessments payable to the Two Leggings Water Users' Association, and Bozeman Trail Ditch Company, Montana, properly assessable against lands allotted to the Indians irrigable thereunder, \$150,000, and to be reimbursed under such rules and regulations as may be prescribed by the Secretary of the Interior.
- Repayment. Pyramid Lake Reservation, Nev. Operating system. For improvements, operation, and maintenance of the irrigation system on the Pyramid Lake Reservation, Nevada, \$4,200, reim-

bursable from any funds of the Indians of this reservation now or hereafter available.

For reclamation and maintenance charges on lands allotted to Paiute Indians within the Newlands project, Nevada, \$6,000; for payment of annual drainage assessments against said lands, \$2,100; in all, \$8,100, reimbursable from any funds of the said Indians now or hereafter available.

For continuing the reconstruction and for operation and maintenance of the irrigation system for the Laguna and Acoma Indians in New Mexico, \$6,000, reimbursable by the Indians benefited, under such rules and regulations as the Secretary of the Interior may prescribe.

For all purposes necessary for completion of a drainage canal through the Isleta Pueblo Indian lands in New Mexico in the Rio Grande Valley, \$25,000, reimbursable in accordance with such rules and regulations as the Secretary of the Interior may prescribe.

For improvement, operation, and maintenance of the Hogback irrigation project on that part of the Navajo Reservation in New Mexico under the jurisdiction of the San Juan Indian School, \$7,500, reimbursable under such rules and regulations as the Secretary of the Interior may prescribe.

For all purposes necessary for the construction, operation, and maintenance of the San Juan Pueblo project, New Mexico, \$15,000.

For repair of damage to irrigation systems resulting from flood and for flood protection of irrigable lands on the several pueblos in New Mexico, \$10,000.

For improvement, maintenance, and operation of the Modoc Point, Sand Creek, Fort Creek, Cooked Creek, and miscellaneous irrigation projects on the Klamath Reservation, \$9,000, to be paid from the funds held by the United States in trust for the Klamath Indians in the State of Oregon, said sum, or such part thereof as may be used, to be reimbursed to the tribe under such rules and regulations as the Secretary of the Interior may prescribe.

For continuing the construction of lateral distributing systems to irrigate the allotted lands of the Uncompahgre, Uintah, and White River Utes in Utah, and to maintain existing irrigation systems authorized under the Act of June 21, 1906, \$50,000, to be reimbursed under such rules and regulations as may be prescribed by the Secretary of the Interior.

For operation and maintenance, including repairs, of the Toppenish-Simcoe irrigation system, on the Yakima Reservation, Washington, reimbursable as provided by the Act of June 30, 1919 (Forty-first Statutes at Large, page 28), \$5,000.

For operation and maintenance, including repairs, of the Ahtanum irrigation system on the Yakima Reservation, Washington, \$2,800, reimbursable under such rules and regulations as the Secretary of the Interior may prescribe.

For reimbursement to the reclamation fund the proportionate expense of operation and maintenance of the reservoirs for furnishing stored water to the lands in Yakima Indian Reservation, Washington, in accordance with the provisions of section 22 of the Act of August 1, 1914 (Thirty-eighth Statutes at Large, page 604), \$11,000.

For continuing construction and enlargement of the Wapato irrigation and drainage system, to make possible the utilization of the water supply provided by the Act of August 1, 1914 (Thirty-eighth Statutes at Large, page 604), for forty acres of each Indian allotment under the Wapato irrigation project on the Yakima Indian Reservation, Washington, and such other water supply as may be available or obtainable for the irrigation of a total of one hundred

Newlands project,  
Nev.  
Payment of charges  
on Paiute allotments.

Laguna and Acoma  
Indians, N. Mex.  
Operating irrigation  
system for.

Rio Grande Valley,  
N. Mex.  
Completing canal  
through Isleta Pueblo  
Indian lands.

Navajo Reservation,  
N. Mex.  
Operating Hogback  
irrigation project on.

San Juan Pueblo, N.  
Mex.  
Operating, etc., proj-  
ect.  
Puebloslands, N. Mex.  
Repairing flood dam-  
ages.

Klamath Reserva-  
tion, Oreg.  
Operating, etc., proj-  
ects on, from tribal  
funds.

Uncompahgre, etc.,  
Utes.  
Continuing irrigation  
of allotments of.  
Vol. 34, p. 375.

Yakima Reservation,  
Wash.  
Operating Toppen-  
ish-Simcoe system.  
Vol. 41, p. 28.

Operating, etc., Ah-  
tanum system.

Reimbursing reclama-  
tion fund for stored  
water to reservation  
lands.  
Vol. 38, p. 604.

Wapato system.  
Continuing construc-  
tion, enlargement, etc.  
Vol. 38, p. 604.

**Provisos.**  
Reimbursement of cost. Vol. 39, p. 154.  
Payment to land-owners for damages, etc.

and twenty thousand acres of allotted Indian lands on said reservation, \$10,000: *Provided*, That the entire cost of said irrigation and drainage system shall be reimbursed to the United States under the conditions and terms of the Act of May 18, 1916: *Provided further*, That the funds hereby appropriated shall be available for the reimbursement of Indian and white landowners for improvements and crops destroyed by the Government in connection with the construction of irrigation canals and drains of this project.

Constructing part of Satus unit, etc.

For construction of that part of the Satus unit of the Wapato project that can be irrigated by gravity from the drainage water from the Wapato project, and for operation and maintenance of the system, Yakima Reservation, Washington, \$50,000, to be reimbursed under such rules and regulations as the Secretary of the Interior may prescribe.

Wind River Reservation, Wyo.  
Extending irrigation to additional lands.

For the extension of canals and laterals on the ceded portion of the Wind River Reservation, Wyoming, to provide for the irrigation of additional Indian lands, and for the Indians' pro rata share of the cost of the operation and maintenance of canals and laterals and for the Indians' pro rata share of the cost of the Big Bend Drainage project on the ceded portion of that reservation, \$36,500, reimbursable under such rules and regulations as the Secretary of the Interior may prescribe.

Continuing construction work.

For continuing the work of constructing an irrigation system within the diminished Shoshone or Wind River Reservation, in Wyoming, including the Big Wind River and Dry Creek Canals, and including the maintenance and operation of completed canals, \$165,000, reimbursable as provided by existing law.

#### Education.

#### EDUCATION.

Support of Indian schools.

**Provisos.**  
Deaf and dumb, blind, etc.

Alabama and Couchattas in Texas.  
Boarding schools with diminished attendance discontinued.  
Transfer of pupils.

Day schools discontinued.

Moneys returned to the Treasury.

Tuition in public schools.

No contracts required.  
R. S., sec. 3744, p. 738.  
Not available for specified schools.

Collecting, etc., pupils.

For the support of Indian day and industrial schools not otherwise provided for, and other educational and industrial purposes in connection therewith, \$2,000,000: *Provided*, That not to exceed \$40,000 of this amount may be used for the support and education of deaf and dumb or blind or mentally deficient Indian children: *Provided further*, That \$3,500 of this amount may be used for the education and civilization of the Alabama and Couchatta Indians in Texas: *Provided further*, That all reservation and nonreservation boarding schools with an average attendance of less than forty-five and eighty pupils, respectively, shall be discontinued on or before the beginning of the fiscal year 1925. The pupils in schools so discontinued shall be transferred first, if possible, to Indian day schools or State public schools; second, to adjacent reservation or nonreservation boarding schools, to the limit of the capacity of said schools: *Provided further*, That all day schools with an average attendance of less than eight shall be discontinued on or before the beginning of the fiscal year 1925: *And provided further*, That all moneys appropriated for any school discontinued pursuant to this Act or for other cause shall be returned immediately to the Treasury of the United States: *And provided further*, That not more than \$350,000 of the amount herein appropriated may be expended for the tuition of Indian children enrolled in the public schools under such rules and regulations as the Secretary of the Interior may prescribe, but formal contracts shall not be required for compliance with section 3744 of the Revised Statutes: *And provided further*, That no part of this appropriation shall be used for the support of Indian day and industrial schools where specific appropriation is made.

For collection and transportation of pupils to and from Indian and public schools, and for placing school pupils, with the consent of their parents, under the care and control of white families quali-

fied to give them moral, industrial, and educational training, \$90,000: *Provided*, That not exceeding \$5,000 of this sum may be used for obtaining remunerative employment for Indian youths and, when necessary, for payment of transportation and other expenses to their places of employment: *Provided further*, That where practicable the transportation and expenses of pupils shall be refunded and shall be returned to the appropriation from which paid. The provisions of this section shall also apply to native Indian pupils of school age under twenty-one years of age brought from Alaska.

For construction, lease, purchase, repair, and improvement of school buildings, including the purchase of necessary lands and the installation, repair, and improvement of heating, lighting, power, and sewerage and water systems in connection therewith, \$230,000: *Provided*, That not more than \$7,500 out of this appropriation shall be expended for new construction at any one school or institution unless herein expressly authorized.

For support and education of Indian pupils at the following boarding schools in not to exceed the following amounts, respectively:

Fort Mojave, Arizona: For two hundred and fifty pupils and for pay of superintendent, \$49,700; for general repairs and improvements, \$4,000;

Phoenix, Arizona: For eight hundred and fifty pupils and for pay of superintendent, including not to exceed \$1,500 for printing and issuing school paper, \$170,000; for general repairs and improvements, laundry machinery, and remodeling and extending of heating plant, \$45,000;

Truxton Canyon, Arizona: For two hundred pupils and for pay of superintendent, \$40,000; for general repairs and improvements, \$13,000;

Theodore Roosevelt Indian School, Fort Apache, Arizona: For four hundred and fifty pupils and for pay of superintendent, \$90,000; for repairs, remodeling, and improvement, \$22,000;

Sherman Institute, Riverside, California: For eight hundred and fifty pupils and for pay of superintendent, including not to exceed \$1,000 for printing and issuing school paper, \$170,000; for general repairs and improvements, including construction of additional sleeping porches, \$18,000; for additional buildings and improvements, \$22,000;

Fort Bidwell Indian School, California: For one hundred pupils and for pay of superintendent, \$22,500; for general repairs and improvements, \$6,000;

Haskell Institute, Lawrence, Kansas: For eight hundred and fifty pupils and for pay of superintendents, including not to exceed \$1,500 for printing and issuing school paper, \$170,000; for general repairs and improvements, \$18,000, to be immediately available; for continuing remodeling of heating and power plant and sinking wells for water system, \$23,000; for drainage work, \$4,000;

Mount Pleasant, Michigan: For three hundred and fifty pupils and for pay of superintendent, \$78,000; for general repairs and improvements, including water softening system, \$15,000;

Pipestone, Minnesota: For two hundred and fifty pupils and for pay of superintendent, \$50,000; for general repairs and improvements, \$9,000;

Genoa, Nebraska: For four hundred and fifty pupils and for pay of superintendent, \$90,000; for general repairs and improvements, including extension and improvement of heating and lighting systems, and construction of gymnasium, \$30,000;

Carson City, Nevada: For four hundred and twenty-five pupils and for pay of superintendent, \$85,000; for general repairs and

*Provisos.*  
Obtaining employment.

Repayment.

Alaska pupils.

School buildings.  
Repairs, improvements, etc.

*Proviso.*  
Limitation.

Support, etc., at designated boarding schools.

Fort Mojave, Ariz.

Phoenix, Ariz.

Truxton Canyon, Ariz.

Theodore Roosevelt School, Fort Apache, Ariz.

Sherman Institute, Calif.

Fort Bidwell, Calif.

Haskell Institute, Kans.

Mount Pleasant, Mich.

Pipestone, Minn.

Genoa, Nebr.

Carson City, Nev.

improvements, \$34,000, including assembly hall and employees' cottages;

Albuquerque,  
N. Mex.

Albuquerque, New Mexico: For seven hundred and fifty pupils and for pay of superintendent, \$150,000; for general repairs and improvements, including construction of additional sleeping porches, \$20,000: *Provided*, That the money for the sleeping porches shall be immediately available;

Santa Fe, N. Mex.

Santa Fe, New Mexico: For four hundred and fifty pupils and for pay of superintendent, \$90,000; for general repairs and improvements, including enlarging of dining hall, \$15,000; for purchase of additional land, \$1,500; for water supply, \$3,000;

Cherokee, N. C.

Cherokee, North Carolina: For three hundred pupils and for pay of superintendent, \$60,000; for general repairs and improvements, including annex to boys' dormitory, \$17,000;

Bismarck, N. Dak.

Bismarck, North Dakota: For one hundred pupils and for pay of superintendent, \$25,000; for general repairs and improvements, \$5,000;

Fort Totten, N. Dak.

Fort Totten, Indian School, Fort Totten, North Dakota: For three hundred and fifty pupils and for pay of superintendent, \$70,000; for general repairs and improvements, and rebuilding boys' dormitory, partly destroyed by fire, \$20,000;

Wahpeton, N. Dak.

Wahpeton, North Dakota: For two hundred and twenty pupils and for pay of superintendent, \$49,500; for general repairs and improvements, \$6,000;

Chilocco, Okla.

Chilocco, Oklahoma: For seven hundred and fifty pupils and for pay of superintendent, including not to exceed \$2,000 for printing and issuing school paper, \$125,250; for general repairs and improvements and for new hospital building, \$24,750; and also for the purchase of material for the construction of three miles of concrete road from the Chilocco Indian School to the Kansas State line, all upon Indian land, \$30,000;

Road to Kansas  
State line.

Sequoyah Orphan  
Training School, Tah-  
lequah, Okla.

Sequoyah Orphan Training School, near Tahlequah, Oklahoma: For the orphan Indian children of the State of Oklahoma belonging to the restricted class, to be conducted as an industrial school under the direction of the Secretary of the Interior, \$53,500; for repairs and improvements, \$6,500: *Provided*, That not to exceed \$1,000 of this amount may be used for repairing and improving the road connecting the school grounds with the county road: *Provided further*, That the Secretary of the Interior is authorized to use the balance in the Treasury of the United States, amounting to \$6,678.60, appropriated by the Act of Congress of August 23, 1894 (Twenty-eighth Statutes at Large, page 451), to pay a judgment in favor of the Old Settlers or Western Cherokee Indians, and the balance of \$100, Cherokee unallotted lands, and the balance of \$50.26, Cherokee school fund, to the credit of the Cherokee Nation or the Cherokee Tribe of Indians, together with the amount of \$1,635.80, interest on Cherokee school fund, and any additional interest that may accumulate thereon, for the construction, furniture, and equipment of a hospital for the Sequoyah Orphan Training School;

*Proviso.*  
Improving road.

Hospital.  
Use of balances for  
equipping.

Vol. 28, p. 451.

Chemawa, Salem,  
Oreg.

Chemawa, Salem, Oregon: For eight hundred Indian pupils, including native Indian pupils brought from Alaska, and for pay of superintendent, including not to exceed \$500 for printing and issuing school paper, \$155,000; for general repairs and improvements, \$15,000: *Provided*, That except upon the individual order of the Secretary of the Interior, no part of this appropriation shall be used for the support or education at said school of any native pupil brought from Alaska who enters after January 1, 1925;

*Proviso.*  
Restriction on  
Alaska natives.

Flandreau, South Dakota: For three hundred and fifty Indian pupils and for pay of superintendent, \$76,750; for general repairs and improvements, \$6,000;

Flandreau, S. Dak.

Pierre, South Dakota: For two hundred and fifty Indian pupils and for pay of superintendent, \$57,750; for general repairs and improvements, \$10,000;

Pierre, S. Dak.

Rapid City, South Dakota: For three hundred Indian pupils and for pay of superintendent, \$62,000; for general repairs and improvements, including repair of roads and enlargement of hospital, \$12,000;

Rapid City, S. Dak.

Hayward, Wisconsin: For two hundred and thirty Indian pupils and for pay of superintendent, \$46,000; for general repairs and improvements, \$8,000;

Hayward, Wis.

Tomah, Wisconsin: For three hundred Indian pupils and for pay of superintendent, \$60,000; for general repairs and improvements, including enlarging dining hall, \$15,000;

Tomah, Wis.

Shoshone Reservation, Wyoming: For one hundred Indian pupils and for pay of superintendent, \$22,000; for general repairs and improvements, \$4,000;

Shoshone Reservation, Wyo.

In all, for above-named boarding schools, not to exceed \$2,541,000.

To enable the Secretary of the Interior to carry into effect the provisions of the sixth article of the treaty of June 1, 1868, between the United States and the Navajo Nation or Tribe of Indians, proclaimed August 12, 1868, whereby the United States agrees to provide school facilities for the children of the Navajo Tribe of Indians, \$200,000: *Provided*, That the said Secretary may expend said funds, in his discretion, in establishing or enlarging day or industrial schools.

Navajos, Arizona. School facilities for. Vol. 15, p. 669.

*Proviso.*  
Discretionary use.

The Secretary of the Interior is authorized to withdraw from the Treasury of the United States, in his discretion, the sum of \$35,000, or so much thereof as may be necessary, of the principal sum on deposit to the credit of the Chippewa Indians in the State of Minnesota arising under section 7 of the Act of January 14, 1889, and to expend the same for payment of tuition for Chippewa Indian children enrolled in the public schools of the State of Minnesota.

Chippewas of Minnesota. Payment for tuition of children in State schools. Vol. 25, p. 645.

For support of a school or schools for the Chippewas of the Mississippi in Minnesota (article 3, treaty of March 19, 1867), \$4,000: *Provided*, That no part of the sum hereby appropriated shall be used except for school or schools of the Mississippi Chippewas now in the State of Minnesota.

Chippewas of the Mississippi, Minn. Schools. Vol. 16, p. 720.  
*Proviso.*  
Restriction.

For the education of Osage children, \$18,700, to be paid from the funds held by the United States in trust for the Osage Tribe of Indians in Oklahoma: *Provided*, That the expenditure of said money shall include the renewal of the present contract with the Saint Louis Mission Boarding School, except that there shall not be expended more than \$300 for annual support and education of any one pupil.

Osages, Oklahoma. Educating children, from tribal funds. *Proviso.*  
Saint Louis Boarding School.

For aid to the common schools in the Cherokee, Creek, Choctaw, Chickasaw, and Seminole Nations and the Quapaw Agency in Oklahoma, \$150,000, to be expended in the discretion of the Secretary of the Interior, and under rules and regulations to be prescribed by him: *Provided*, That this appropriation shall not be subject to the limitation in section 1 of the Act of May 25, 1918 (Fortieth Statutes, page 564), limiting the expenditure of money to educate children of less than one-fourth Indian blood.

Five Civilized Tribes and Quapaws, Oklahoma. Aid to common schools.

*Proviso.*  
Parentage limitation not applicable. Vol. 40, p. 564.

For support and maintenance of day and industrial schools among the Sioux Indians, including the erection and repairs of school buildings, \$200,000, in accordance with the provisions of article 5 of the

Sioux Indians, Nebraska, etc., Day and industrial schools.

Vol. 19, p. 256.

Uintah and Duchesne Counties, Utah.  
Aid to public schools in, from Ute tribal funds.

*Proviso.*  
Equality of Indian children.

Conservation of health, etc.

Relieving distress, preventing contagious diseases, etc.

*Provisos.*  
Use for general treatment.

Allotments to specified sanatoria and hospitals.

Canton, S. Dak.  
Insane asylum expenses.

Support and civilization.

Expenses limited.

Arizona.

California.

Florida.

Idaho.

Montana.

agreement made and entered into September 26, 1876, and ratified February 28, 1877 (Nineteenth Statutes, page 254).

For aid of the public schools in Uintah and Duchesne County school districts, Utah, \$6,000, to be paid from the tribal funds of the Confederated Bands of Ute Indians and to be expended under such rules and regulations as may be prescribed by the Secretary of the Interior: *Provided*, That Indian children shall at all times be admitted to such schools on an entire equality with white children.

#### RELIEF OF DISTRESS AND CONSERVATION OF HEALTH.

For the relief and care of destitute Indians not otherwise provided for, and for the prevention and treatment of tuberculosis, trachoma, smallpox, and other contagious and infectious diseases, including transportation of patients to and from hospitals and sanatoria, \$500,000: *Provided*, That this appropriation may be used also for general medical and surgical treatment of Indians, including the maintenance and operation of general hospitals, where no other funds are applicable or available for that purpose: *Provided further*, That out of the appropriation herein authorized there shall be available for the maintenance of the sanatoria and hospitals herein-after named, and for incidental and all other expenses for their proper conduct and management, including pay of employees, repairs, equipment, and improvements, not to exceed the following amounts: Blackfeet Hospital, Montana, \$12,500; Carson Hospital, Nevada, \$10,000; Cheyenne and Arapahoe Hospital, Oklahoma, \$10,000; Choctaw and Chickasaw Hospital, Oklahoma, \$35,000; Fort Lapwai Sanatorium, Idaho, \$40,000; Laguna Sanatorium, New Mexico, \$17,000; Mescalero Hospital, New Mexico, \$10,000; Navajo Sanatorium, Arizona, \$10,000; Pima Hospital, Arizona, \$13,000; Phoenix Sanatorium, Arizona, \$40,000; Spokane Hospital, Washington, \$10,000; Sac and Fox Sanatorium, Iowa, \$40,000; Turtle Mountain Hospital, North Dakota, \$10,000; Winnebago Hospital, Nebraska, \$18,000; Crow Creek Hospital, South Dakota, \$8,000; Hoopa Valley Hospital, California, \$10,000; Jicarilla Hospital, New Mexico, \$10,000; Truxton Canyon camp hospital, Arizona, \$5,000; Indian Oasis Hospital, Arizona, \$10,000; Shawnee Sanatorium, Oklahoma, \$40,000.

For the equipment and maintenance of the asylum for insane Indians at Canton, South Dakota, for incidental and all other expenses necessary for its proper conduct and management, including pay of employees, repairs, improvements, and for necessary expense of transporting insane Indians to and from said asylum, \$40,000.

#### GENERAL SUPPORT AND CIVILIZATION.

For general support and civilization of Indians, including pay of employees, in not to exceed the following amounts, respectively:

In Arizona, \$200,000, of which not more than \$25,000 shall be used for construction of telephone lines to the agencies at Sells and at Keams Canyon;

In California, \$50,000;

Seminole Indians of Florida, \$10,000;

Fort Hall Reservation, Idaho, \$15,000;

Fort Belknap Agency, Montana, \$15,000;

Flathead Agency, Montana, \$14,200;

Fort Peck Agency, Montana, \$28,000;

Blackfeet Agency, Montana, \$70,000;

Rocky Boy Band of Chippewas and other indigent and homeless Indians in Montana, \$6,500;

In Nevada, \$17,500;  
 In New Mexico, \$136,000;  
 Sioux of Devils Lake, North Dakota, \$4,800;  
 Fourth Berthold Agency, North Dakota, \$11,000;  
 Turtle Mountain Band of Chippewas, North Dakota, \$15,000;  
 Wichitas and affiliated bands who have been collected on the reservations set apart for their use and occupation in Oklahoma, \$4,500: *Provided*, That out of the funds now standing to the credit of the Wichita and affiliated bands of Indians of Oklahoma in the Treasury of the United States a sum not exceeding \$3,000 may be used for the employment of counsel under contract as provided by law to represent said Indians in their claims against the United States set forth in article 6 of the Act entitled "An Act making appropriations for current and contingent expenses of the Indian Department and fulfilling treaty stipulations with various tribes for the fiscal year ending June 30, 1896, and for other purposes," approved March 2, 1895 (Twenty-eighth Statutes, page 896);

Kansas and Kickapoo Indians of Oklahoma, \$3,100;

Ponca Indians of Oklahoma and Nebraska, \$7,500;

Grande Ronde and Siletz Agencies, Oregon, \$2,400;

Yankton Sioux, South Dakota, \$7,500;

In Utah, \$5,800;

In Washington, \$19,000;

In Wisconsin, \$12,400;

In all, not to exceed \$625,000.

For the Coeur d'Alenes, in Idaho: For pay of blacksmith, carpenter, and physician, and purchase of medicines (article 11, agreement ratified March 3, 1891), \$3,000.

For fulfilling treaty stipulations with the Bannocks, in Idaho: For pay of physician, teacher, carpenter, miller, engineer, farmer, and blacksmith (article 10, treaty of July 3, 1868), \$4,500.

For general support and civilization of the full-blood Choctaw Indians of Mississippi, including the pay of one special agent, who shall be a physician, one farmer, and one field matron, and other necessary administration expenses, \$10,500; for their education by establishing, equipping, and maintaining day schools, including the purchase of land and the construction of necessary buildings and their equipment, or for the tuition of full-blood Mississippi Choctaw Indian children enrolled in the public schools, \$20,000; for the purchase of lands, including improvements thereon, not exceeding eighty acres for any one family, for the use and occupancy of said Indians, to be expended under conditions to be prescribed by the Secretary of the Interior, for its repayment to the United States under such rules and regulations as he may direct, \$4,000; for the purpose of encouraging industry and self-support among said Indians and to aid them in building homes, in the culture of fruits, grains, cotton, and other crops, \$8,000; which sum may be used for the purchase of seed, animals, machinery, tools, implements, and other equipment necessary, in the discretion of the Secretary of the Interior, to enable said Indians to become self-supporting, to be expended under conditions to be prescribed by the Secretary for its repayment to the United States on or before June 30, 1930; in all, \$42,500.

For fulfilling treaties with Crows, Montana: For pay of physician, \$1,200; and for pay of carpenter, miller, engineer, farmer, and blacksmith (article 10, treaty of May 7, 1868), \$2,580; for pay of second blacksmith (article 8, same treaty), \$720; in all, \$4,500.

For support and civilization of the Northern Cheyennes and Arapahoes (agreement with the Sioux Indians, approved February 28, 1877), including Northern Cheyennes removed from Pine Ridge

Nevada.  
 New Mexico.  
 North Dakota.

Oklahoma.  
 Wichitas, etc.

*Proviso.*  
 Payment for counsel.  
*Ante*, p. 366.

Vol. 23, p. 896.

Oklahoma and Nebraska.  
 Oregon.  
 South Dakota  
 Utah.  
 Washington.  
 Wisconsin.

Coeur d'Alenes, Idaho.  
 Vol. 26, p. 1029.

Bannocks, Idaho.  
 Vol. 15, p. 696.

Full-blood Choctaws, Miss.

Education, etc.

Purchase of lands, etc.

Encouraging industry, etc.

Repayment.

Crows, Montana.

Vol. 15, p. 652.

Northern Cheyennes and Arapahoes, Mont.  
 Vol. 19, p. 256.

Agency to Tongue River, Montana, and for pay of physician, two teachers, two carpenters, one miller, two farmers, a blacksmith, and engineer (article 7, treaty of May 10, 1868), \$75,000.

Vol. 15, p. 658.

Pawnees, Okla.

Annuity.

Vol. 27, p. 644.

Schools, blacksmiths,  
etc.

Vol. 11, p. 730.

Quapaws, Okla.

Education, etc.

Vol. 7, p. 425.

*Proviso.*

Discretionary use.

For fulfilling treaties with Pawnees, Oklahoma: For perpetual annuity, to be paid in cash to the Pawnees (article 3, agreement of November 23, 1892), \$30,000; for support of two manual-labor schools (article 3, treaty of September 24, 1857), \$10,000; for pay of one farmer, two blacksmiths, one miller, one engineer and apprentices, and two teachers (article 4, same treaty), \$5,400; for purchase of iron and steel and other necessaries for the shops (article 4, same treaty), \$500; for pay of physician and purchase of medicines, \$1,200; in all, \$47,100.

For support of Quapaws, Oklahoma: For education (article 3, treaty of May 13, 1833), \$1,000; for blacksmith and assistants, and tools, iron, and steel for blacksmith shop (same article and treaty), \$500; in all, \$1,500: *Provided*, That the President of the United States shall certify the same to be for the best interests of the Indians.

Five Civilized  
Tribes, Okla.

Administration ex-  
penses.

*Proviso.*  
Detailed report to  
Congress.

For expenses of administration of the affairs of the Five Civilized Tribes, Oklahoma, and the compensation of employees, \$160,000: *Provided*, That a report shall be made to Congress on the first Monday of December, 1925, by the Superintendent for the Five Civilized Tribes through the Secretary of the Interior, showing in detail the expenditure of all moneys appropriated by this provision.

Warm Springs  
Agency Indians, Oreg.

Repayment.

For support and civilization of the confederated tribes and bands under Warm Springs Agency, Oregon, including pay of employees, \$3,800; to be reimbursed under such rules and regulations as the Secretary of the Interior may prescribe.

Sioux of different  
tribes, Nebr., N. and  
S. Dak.

Teachers, etc.

Vol. 15, p. 640.

For support of Sioux of different tribes, including Santee Sioux of Nebraska, North Dakota, and South Dakota: For pay of five teachers, one physician, one carpenter, one miller, one engineer, two farmers, and one blacksmith (article 13, treaty of April 29, 1868), \$10,400; for pay of second blacksmith, and furnishing iron, steel, and other material (article 8 of same treaty), \$1,600; for pay of additional employees of the several agencies for the Sioux in Nebraska, North Dakota, and South Dakota, \$95,000; for subsistence of the Sioux and for purposes of their civilization (Act of February 28, 1877), \$258,000: *Provided*, That this sum shall include transportation of supplies from the termination of railroad or steamboat transportation, and in this service Indians shall be employed whenever practicable; in all, \$365,000.

Additional employ-  
ees.

Subsistence.

Vol. 19, p. 256.

*Proviso.*  
Transporting sup-  
plies.

Confederated Bands  
of Utes, Utah.

Carpenters, etc.

Vol. 15, p. 622.

For support and civilization of Confederated Bands of Utes: For pay of two carpenters, two millers, two farmers, and two blacksmiths (article 15, treaty of March 2, 1868), \$6,720; for pay of two teachers (same article and treaty), \$1,800; for purchase of iron and steel and the necessary tools for blacksmith shop (article 9, same treaty), \$220; for annual amount for the purchase of beef, mutton, wheat flour, beans, and potatoes, or other necessary articles of food and clothing, and farming equipment (article 12, same treaty), \$24,260; for pay of employees at the several Ute agencies, \$15,000; in all, \$48,000.

Food, etc.

Agency employees.

Spokanes, Wash.

Vol. 27, p. 139.

For support of Spokanes in Washington (article 6 of agreement with said Indians, dated March 18, 1887, ratified by Act of July 13, 1892), \$1,000.

Shoshones, Wyo.

Vol. 15, p. 576.

For support of Shoshones in Wyoming: For pay of physician, teacher, carpenter, miller, engineer, farmer, and blacksmith (article 10, treaty of July 3, 1868), \$4,000; for pay of second blacksmith, and such iron and steel and other materials as may be required, as per article 8, same treaty, \$1,000; in all, \$5,000.

For support and civilization of Indians under the jurisdiction of the following agencies, to be paid from the funds held by the United States in trust for the respective tribes, in not to exceed the following sums, respectively:

Arizona: Colorado River, \$4,000; Fort Apache, \$100,000; Fort Mojave, \$1,500; Kaibab, \$1,000; Pima, \$1,000; Salt River, \$250; San Carlos, \$75,000; Truxton Canyon, \$24,000;

California: Hoopa Valley, \$200; Round Valley, \$7,000; Tule River, \$200;

Colorado: Consolidated Ute (Southern Ute, \$3,000; Ute Mountain, \$15,000), \$18,000;

Idaho: Coeur d'Alene, \$14,000; Fort Hall, \$30,000; Fort Lapwai, \$14,000;

Iowa: Sac and Fox, \$1,800;

Kansas: Kickapoo, \$500; Pottawatomie, \$2,800;

Michigan: Mackinac, \$800;

Minnesota: Consolidated Chippewa (Leech Lake, \$900; Nett Lake, \$150; White Earth, \$800), \$1,850; Red Lake, \$25,000;

Montana: Blackfeet, \$10,000; Crow, \$100,000; Flathead, \$22,000; Fort Belknap, \$30,000; Fort Peck, \$2,500; Rocky Boy, \$5,000; Tongue River, \$16,500;

Nebraska: Omaha, \$1,000; Winnebago, \$2,000;

Nevada: Reno (Fort McDermitt, \$300; Pyramid Lake, \$5,000), \$5,300; Walker River (Paiute, \$200; Walker River, \$1,000; Summit Lake, \$200), \$1,400; Western Shoshone, \$16,000;

New Mexico: Jicarilla, \$75,000; Mescalero, \$30,000; Navajo, \$900; Pueblo Bonito, \$500; San Juan, \$1,000;

North Carolina: Eastern Cherokee, \$2,000;

North Dakota: Fort Berthold, \$22,000; Standing Rock, \$60,000;

Oklahoma: Kiowa, \$18,000; Ponca (Otoe, \$1,000; Ponca, \$2,500; Tonkawa, \$800), \$4,300; Sac and Fox, \$2,000; Kiowa, Comanche, and Apache, \$29,000; Cheyennes and Arapahoes, \$30,000;

Oregon: Klamath, \$110,000: *Provided*, That not to exceed \$7,500 of said sum may be used for the construction, upkeep and repair of buildings required for the proper administration of the affairs of the Indians under the jurisdiction of the Klamath Agency, Oregon; Umatilla, \$9,800; Warm Springs, \$16,000;

South Dakota: Cheyenne River, \$100,000; Pine Ridge, \$500; Lower Brule, \$5,000; Rosebud, \$2,000;

Utah: Goshute (Goshute, \$3,500; Paiute, \$800; Skull Valley, \$1,500), \$5,800; Uintah and Ouray, \$15,000;

Washington: Colville, \$30,000; Puyallup, \$3,000; Spokane, \$16,000; Taholah (Quinalt), \$7,500; Yakima, \$32,900;

Wisconsin: Lac du Flambeau, \$4,000; Keshena, \$30,000;

Wyoming: Shoshone, \$64,000;

In all, not to exceed \$1,260,800.

For promoting civilization and self-support among the Chippewa Indians in the State of Minnesota, \$105,000, to be paid from the principal sum on deposit to the credit of said Indians, arising under section 7 of the Act entitled "An Act for the relief and civilization of the Chippewa Indians in the State of Minnesota," approved January 14, 1889, to be used exclusively for the purposes following: Not exceeding \$35,000 of this amount may be expended for general agency purposes; not exceeding \$10,000 may be expended, under the direction of the Secretary of the Interior, in aiding in the construction, equipment, and maintenance of additional public schools in connection with, and under the control of the public-school system of the State of Minnesota, said additional school buildings to be located at places contiguous to Indian children who are now without proper public-school facilities, said amount to be immediately

Support, etc., at specified agencies, from tribal funds.

Arizona.

California.

Colorado.

Idaho.

Iowa.

Kansas.

Michigan.

Minnesota.

Montana.

Nebraska.

Nevada.

New Mexico.

North Carolina.

North Dakota.

Oklahoma.

Oregon.  
*Provided*,  
Klamath Agency  
buildings.

South Dakota.

Utah.

Washington.

Wisconsin.

Wyoming.

Chippewas in Minnesota.

Promoting civilization, etc., from tribal funds.  
Vol. 25, p. 645.

Objects specified.

Aiding State public schools.

Aiding indigent Chippewas. Condition.

available; not exceeding \$15,000 may be expended in aiding indigent Chippewa Indians upon the condition that any funds used in support of a member of the tribe shall be reimbursed out of and become a lien against any individual property of which such member may now or hereafter become seized or possessed, and the Secretary of the Interior shall annually transmit to Congress at the commencement of each regular session a complete and detailed statement of such expenditures, the two preceding requirements not to apply to any old, infirm, or indigent Indian, in the discretion of the Secretary of the Interior; not exceeding \$15,000 may be expended for the support of the Indian hospitals.

Indian hospitals.

Red Lake Reservation, Minn. Constructing sawmill, etc., from tribal funds.

Vol. 39, p. 138.

The Secretary of the Interior is authorized to withdraw from the Treasury of the United States the sum of \$75,000, or so much thereof as may be necessary, of the principal sum on deposit to the credit of the Red Lake Band of Chippewa Indians in the State of Minnesota, arising under the Act of May 18, 1916 (Thirty-ninth Statutes, page 138), and to expend the same in the construction and equipment of a sawmill, including employees' quarters and other necessary buildings, for the benefit of the Red Lake Indians, said mill to be located at Redby, Minnesota, on a site to be leased by the United States for a period of ninety-nine years.

Location.

Choctaws and Chickasaws, Okla. Per capita payments expenses.

For the expenses of per capita payments to the enrolled members of the Choctaw and Chickasaw Tribes of Indians, \$5,000, to be paid from the funds held by the United States in trust for said Indians.

Osages, Okla. Agency expenses, etc., from tribal funds.

For the support of the Osage Agency and pay of tribal officers, the tribal attorney and his stenographer, and employees of said agency, \$115,000, to be paid from the funds held by the United States in trust for the Osage Tribe of Indians in Oklahoma.

Oil and gas production expenses.

For necessary expenses in connection with oil and gas production on the Osage Reservation, including salaries of employees, rent of quarters for employees, traveling expenses, printing, telegraphing and telephoning, and purchase, repair, and operation of automobiles, \$62,500, to be paid from the funds held by the United States in trust for the Osage Tribe of Indians in Oklahoma.

From tribal funds.

Visit of Tribal Council to Washington, D. C.

For expenses incurred in connection with visits to Washington, District of Columbia, by the Osage Tribal Council and other members of said tribe, when duly authorized or approved by the Secretary of the Interior, \$10,000, to be paid from the funds held by the United States in trust for the Osage tribe.

Confederated Bands of Utes, Utah. Distribution from principal of tribal funds. Allotments.

The sum of \$225,000 is hereby appropriated out of the principal funds to the credit of the Confederated Bands of Ute Indians, the sum of \$75,000 of said amount for the benefit of the Ute Mountain (formerly Navajo Springs) Band of said Indians in Colorado, and the sum of \$75,000 of said amount for the Uintah, White River, and Uncompahgre Bands of Ute Indians in Utah, and the sum of \$75,000 of said amount for the Southern Ute Indians in Colorado, which sums shall be charged to said bands, and the Secretary of the Interior is also authorized to withdraw from the Treasury the accrued interest to and including June 30, 1924, on the funds of the said Confederated Bands of Ute Indians appropriated under the Act of March 4, 1913 (Thirty-seventh Statutes at Large, page 934), and to expend or distribute the same for the purpose of promoting civilization and self-support among the said Indians, under such regulations as the Secretary of the Interior may prescribe: *Provided*, That the Secretary of the Interior shall report to Congress, on the first Monday in December, 1925, a detailed statement as to all moneys expended as provided for herein: *Provided further*, That none of the funds in this paragraph shall be expended on road construction unless, wherever practicable, preference shall be given to Indians in the em-

Self - support, etc., from accrued interest.

Vol. 37, p. 934.

Provisos. Report to Congress.

Restriction on road construction.

ployment of labor on all roads constructed from the sums herein appropriated from the funds of the Confederated Bands of Utes.

ROADS AND BRIDGES.

Roads and bridges.

For completion of a road from Hoopa to Weitchpec, on the Hoopa Valley Reservation, in Humboldt County, California, in conformity with plans approved by the Secretary of the Interior, \$8,000, to be reimbursed out of any funds of the Indians of said reservation now or hereafter placed to their credit in the Treasury of the United States, in accordance with the Indian Appropriation Act of May 25, 1918 (Fortieth Statutes at Large, pages 570 and 571).

Hoopa Valley Reservation, Calif.  
Completing road on.

Reimbursement.

Vol. 40, p. 570.

For the construction of roads and bridges on the Red Lake Indian Reservation, including the purchase of material, equipment, and supplies, and the employment of labor, \$9,000, to be paid from the funds held by the United States in trust for the Red Lake Band of Chippewa Indians in the State of Minnesota: *Provided*, That Indian labor shall be employed as far as practicable.

Red Lake Reservation, Minn.  
Roads and bridges on, from tribal funds.

*Proviso.*  
Indian labor.

For continuing road and bridge construction on the Mescalero Indian Reservation, in New Mexico, including the purchase of material, equipment, and supplies; the employment of labor; and the cost of surveys, plans, and estimates, if necessary, \$12,000, to be reimbursed from any funds of the Indians of said reservation now or hereafter on deposit in the Treasury of the United States: *Provided*, That Indian labor shall be employed as far as practicable.

Mescalero Reservation, N. Mex.  
Roads and bridges on, from tribal funds.

*Proviso.*  
Indian labor.

For the construction of steel bridges across the Rio Grande within the Cochiti and San Juan Pueblo Indian grants, New Mexico, under the direction of the Secretary of the Interior, \$82,200 (reimbursable).

Cochiti and San Juan Pueblo grants, N. Mex.  
Bridges across Rio Grande in.

For continuing the work of constructing roads and bridges within the diminished Shoshone or Wind River Reservation, in Wyoming, \$10,000, said sum to be reimbursed from any funds which are now or may hereafter be placed in the Treasury to the credit of said Indians, to remain a charge and lien upon the lands and funds of said Indians until paid.

Shoshone Reservation, Wyo.  
Roads and bridges in, from tribal funds.

ANNUITIES AND PER CAPITA PAYMENTS.

Annuities, etc.

For fulfilling treaties with Senecas of New York: For permanent annuity in lieu of interest on stock (Act of February 19, 1831), \$6,000.

Senecas, N. Y.  
Vol. 4, p. 443.

For fulfilling treaties with Six Nations of New York: For permanent annuity, in clothing and other useful articles (article 6, treaty of November 11, 1794), \$4,500.

Six Nations, N. Y.  
Vol. 7, p. 46.

For fulfilling treaties with Choctaws, Oklahoma: For permanent annuity (article 2, treaty of November 16, 1805, and article 13, treaty of June 22, 1855), \$3,000; for permanent annuity for support of light horsemen (article 13, treaty of October 18, 1820, and article 13, treaty of June 22, 1855), \$600; for permanent annuity for support of blacksmith (article 6, treaty of October 18, 1820, and article 9, treaty of January 20, 1825, and article 13, treaty of June 22, 1855), \$600; for permanent annuity for education (article 2, treaty of January 20, 1825, and article 13, treaty of June 22, 1855), \$6,000; for permanent annuity for iron and steel (article 9, treaty of January 20, 1825, and article 13, treaty of June 22, 1855), \$320; in all, \$10,520.

Choctaws, Oklahoma.  
Annuities.  
Vol. 7, p. 99; Vol. 11, p. 614.  
Light horsemen.  
Vol. 7, p. 213; Vol. 11, p. 614.  
Blacksmith.  
Vol. 7, pp. 212, 236; Vol. 11, p. 614.  
Education.  
Vol. 7, p. 236; Vol. 11, p. 614.  
Iron and steel.  
Vol. 7, p. 236; Vol. 11, p. 614.

To carry out the provisions of the Chippewa treaty of September 30, 1854 (Tenth Statutes at Large, page 1109), \$10,000, in part set-

Saint Croix Chippewas, Wisconsin.  
Purchase of land for, etc

Vol. 10, p. 1109.  
Beneficiaries.

Vol. 33, p. 606.

*Proviso.*  
Discretionary cash  
payments.

tlement of the amount, \$141,000, found due and heretofore approved for the Saint Croix Chippewa Indians of Wisconsin, whose names appear on the final roll prepared by the Secretary of the Interior pursuant to Act of August 1, 1914 (Thirty-eighth Statutes at Large, pages 582 to 605), and contained in House Document Numbered 1663, said sum of \$10,000 to be expended in the purchase of land or for the benefit of said Indians by the Commissioner of Indian Affairs: *Provided*, That, in the discretion of the Commissioner of Indian Affairs, the per capita share of any of said Indians under this appropriation may be paid in cash.

Pension Office.

## PENSION OFFICE.

Salaries.

### SALARIES.

Commissioner, and  
office personnel.

For the Commissioner of Pensions and other personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$1,470,000.

Pensions.

### PENSIONS.

Army and Navy.

Army and Navy pensions, as follows: For invalids, widows, minor children, and dependent relatives, Army nurses, and all other pensioners who are now borne on the rolls, or who may hereafter be placed thereon, under the provisions of any and all Acts of Congress, \$222,500,000: *Provided*, That the appropriation aforesaid for Navy pensions shall be paid from the income of the Navy pension fund, so far as the same shall be sufficient for that purpose: *Provided further*, That the amount expended under each of the above items shall be accounted for separately.

*Provisos.*  
Navy from naval  
pension fund.

Separate accounting.

Office expenses.

### GENERAL EXPENSES. PENSION OFFICE.

Per diem subsistence.  
Vol. 33, p. 630.

For per diem in lieu of subsistence, pursuant to section 13 of the Sundry Civil Appropriation Act approved August 1, 1914, for persons employed in the Bureau of Pensions, detailed for the purpose of making special investigations pertaining to said bureau, and for actual and other necessary expenses, including telegrams, \$110,000.

General expenses.  
Labor saving devices,  
etc.

For purchase, repair, and exchange of adding machines, addressing machines, typewriters, check-signing machines, and other labor-saving devices, furniture, filing cabinets, and postage on foreign mail, law and medical books, books of reference and periodicals, \$9,000.

Examining surgeons.

For fees and expenses of examining surgeons, pensions, for services rendered within the fiscal year 1925, \$450,000.

Retirement Act.

### RETIREMENT ACT.

Expenses of Bureau  
under.  
Vol. 41, p. 617.

To enable the Bureau of Pensions to perform the duties imposed upon it by the Act entitled "An Act for the retirement of employees in the classified civil service, and for other purposes," approved May 22, 1920, including personal services, purchase of books, office equipment, stationery, and other supplies, traveling expenses, expenses of medical and other examinations, and including not to exceed \$3,000 for compensation of two actuaries, exclusive of the Government actuary, to be fixed by the Commissioner of Pensions with the approval of the Secretary of the Interior, and actual necessary travel and other expenses of three members of the Board of Actuaries, \$77,000.

Actuaries, etc.

PATENT OFFICE.

Patent Office.

SALARIES.

Salaries.

For the Commissioner of Patents and other personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$2,370,000: *Provided*, That of the amount herein appropriated not to exceed \$25,000 may be used for special and temporary services of typists certified by the Civil Service Commission, who may be employed in such numbers, at \$4 per diem, as may, in the judgment of the Commissioner of Patents, be necessary to keep current the work of furnishing manuscript copies of records.

Commissioner, and office personnel.

*Proviso.*  
Temporary typists, etc.

For temporary additional employees in the Patent Office at rates of compensation in accordance with "The Classification Act of 1923," such employees to serve without annual or sick leave allowance and to be appointed under the provisions of the civil service laws, rules, and regulations for the purpose of making current the work of the Patent Office; for additional furniture, equipment, stationery, other supplies, and printing required for such work; for special services of per diem employees, who may be employed in such numbers and at such rates of compensation (not to exceed \$4 per diem) as in the judgment of the Commissioner of Patents may be necessary, to redistribute copies of patents; and for filing cases for storing printed copies of patents in addition to all other appropriations available for the same purposes; in all, \$180,000, to be available immediately.

Additional temporary employees.

Limitations.

GENERAL EXPENSES.

For purchase of law, professional, and other reference books and publications and scientific books, including their exchange, and expense of transporting publications of patents issued by the Patent Office to foreign governments, and directories, \$8,000.

Reference books, etc.

For producing copies of weekly issue of drawings of patents and designs; reproduction of copies of drawings and specifications of exhausted patents, designs, trade-marks, and other papers, such other papers when reproduced for sale to be sold at not less than cost plus 10 per centum; reproduction of foreign patent drawings; photo prints of pending application drawings; and photostat and photographic supplies and dry mounts, \$190,000.

Weekly issues of patents, etc.

The headings of the drawings for patented cases may be multigraphed in the Patent Office for the purpose of photolithography.

Multigraphing permitted.

For investigating the question of public use or sale of inventions for two years or more prior to filing applications for patents, and such other questions arising in connection with applications for patents and the prior art as may be deemed necessary by the Commissioner of Patents; and expense attending defense of suits instituted against the Commissioner of Patents, \$800.

Investigating prior use of inventions.

For furniture and filing cases, \$60,000.

Furniture, etc.

BUREAU OF RECLAMATION.

Reclamation Bureau.

The following sums are appropriated out of the special fund in the Treasury of the United States created by the Act of June 17, 1902, and therein designated "the reclamation fund," to be available immediately:

Payments from reclamation fund.

Vol. 32, p. 388.

For all expenditures authorized by the Act of June 17, 1902 (Thirty-second Statutes, page 388), and Acts amendatory thereof or supplementary thereto, known as the reclamation law and all other Acts under which expenditures from said fund are authorized, including salaries in the District of Columbia and elsewhere;

All expenses. Salaries.

Objects specified.	examination of estimates for appropriations in the field; refunds for overcollections hereafter received on account of water-right charges, rentals, and deposits for other purposes; printing and binding, not exceeding \$30,000; purchase, maintenance, and operation of horse-drawn or motor-propelled passenger-carrying vehicles; payment of damages caused to the owners of lands or private property of any kind by reason of the operations of the United States, its officers or employees, in the survey, construction, operation, or maintenance of irrigation works, and which may be comprised by agreement between the claimant and the Secretary of the Interior; and payment for official telephone service in the field hereafter incurred in case of official telephones installed in private houses when authorized under regulations established by the Secretary of the Interior:
Vehicles.	
Damages to property.	
Projects designated. Salt River, Ariz.	Salt River project, Arizona: For examination of project and project accounts, \$5,000;
Yuma, Ariz.-Calif. Post, pp. 1166, 1330.	Yuma project, Arizona-California: For operation and maintenance, continuation of construction, and incidental operations, \$765,000, of which not to exceed \$250,000 may be expended for the construction of a hydroelectric power plant at the syphon drop on the main canal: <i>Provided</i> , That no part of said sum of \$250,000 shall be expended until contracts have been entered into by a majority of the water-right applicants and entrymen, for the lands to be charged with the cost of said hydroelectric power plant in the manner provided by section 4 of the Reclamation Extension Act approved August 13, 1914 (Thirty-eighth Statutes at Large, page 686), wherein said water-right applicants and entrymen shall agree to repay the cost of said power plant chargeable against their lands, in twelve equal annual instalments, commencing December 1, 1925;
Proviso. Restrictions on development of electric power. Vol. 38, p. 687.	
Repaying cost of plant.	
Orland, Calif.	Orland project, California: For operation and maintenance, continuation of construction, and incidental operations, \$40,000;
Grand Valley, Colo.	Grand Valley project, Colorado, including Orchard Mesa division: For operation and maintenance, continuance of construction, and incidental operations, \$465,000;
Uncompahgre, Colo.	Uncompahgre project, Colorado: For operation and maintenance, continuation of construction, and incidental operations, \$150,000;
Boise, Idaho. Proviso. Drainage expenditures limited.	Boise project, Idaho: For operation and maintenance, continuation of construction, and incidental operations: <i>Provided</i> , That the expenditure for drainage shall not exceed the amount paid by the water users pursuant to the provisions of the Boise public notice dated February 15, 1921, except for drainage in irrigation districts formed under State laws and upon the execution of agreements for the repayment to the United States of the costs thereof, \$1,080,000: <i>Provided further</i> , That no part of the money appropriated under this paragraph shall be expended for the development of electric power until the Secretary of the Interior shall have secured, subject to the needs of the Boise project, a contract with the Gem Irrigation District, providing for the purchase by that district, for a period to be determined by the Secretary of the Interior, of the electric power necessary for the irrigation of the lands of said district: <i>And provided further</i> , That the rates in such contract shall be sufficient to include interest at five per centum per annum on the cost of such power development plus a reasonable depreciation on the power plant, as found by the Secretary of the Interior, and that the contract shall provide that before delivery of power in any season the district shall furnish security satisfactory to the Secretary of the Interior to insure payment to the Government of the power charges for such season, and that such contract shall be entered into only in the event that the holders of not less than ninety per centum of the face value of the bonded and
Post, p. 1330. Restrictions on development of electric power.	
Contract requirements.	

warrant indebtedness of the district shall subordinate their claims to the obligations of the district to the Government under such contract: *And provided further*, That in the event power is furnished from the said power plant to more than one contractor, then the rates for power shall be fixed so that each such contractor, including said district, shall pay only its proper proportionate share of said interest and depreciation, as found by the Secretary of the Interior;

Rates if power furnished to more than one contractor.

King Hill project, Idaho: For operation and maintenance, continuation of construction, and incidental operations, \$40,000;

King Hill, Idaho.

Minidoka project, Idaho: For operation and maintenance, continuation of construction, and incidental operations, \$1,045,000:

Minidoka, Idaho.

*Provided*, That no part of this appropriation (and no part of any unencumbered balance of the 1924 appropriation for the Minidoka project) shall be expended on the American Falls Reservoir until

*Provisos.*  
Expenditures for American Falls Reservoir restricted.

(1) all acts have been performed that are necessarily precedent to the confirmation of title in fee in the United States for said reservoir of such Indian lands as are essential to the construction of the same;

Title for Indian lands to be confirmed.  
*Ante*, p. 117.

(2) companies and districts which have contracted to cooperate with the United States in the construction of said reservoir and have contracted to participate in said reservoir to an aggregate amount of at least three hundred and sixty-five thousand acre-feet shall have paid to the United States their due proportionate share of all moneys expended by the United States on said reservoir prior to the date of said payments, including interest at the rate of 6 per centum per annum from the time such moneys were advanced by the United States;

Payment of contracting participants of share of expenses, etc.

(3) The American Falls Reservoir district and the Empire Irrigation district shall each have filed with the Secretary of the Interior an agreement binding each of said districts to the elimination of the second paragraph of article 46 of their respective contracts of June 15, 1923, with the United States; and

Agreements from contracting districts required.

(4) the said companies and districts shall have paid to, or deposited with the United States cash or United States Government securities amounting to a total of at least \$1,500,000: *Provided further*, That no contractor shall secure a right to the use of water from said reservoir except under a contract containing the provision that the contractor shall, as a part of the construction cost, pay interest at the rate of 6 per centum per annum upon the contractor's proper proportionate share, as found by the Secretary of the Interior, of the moneys advanced by the United States on account of the construction of said reservoir prior to the date of the contract;

Amount of payments.

Huntley project, Montana: For operation and maintenance, continuation of construction, and incidental operations, \$150,000;

Interest on share of moneys advanced for construction, prior to contracts.

Milk River project, Montana: For operation and maintenance, continuation of construction, and incidental operations, \$315,000;

Huntley, Mont.

Sun River project, Montana: For operation and maintenance, continuation of construction, and incidental operations, \$150,000;

Milk River, Mont.

Lower Yellowstone project, Montana-North Dakota: For operation and maintenance, continuation of construction, and incidental operations, \$95,000;

Sun River, Mont.

North Platte project, Nebraska-Wyoming: For operation and maintenance, continuation of construction, and incidental operations, \$1,450,000;

Lower Yellowstone, Mont.-N. Dak.

Newlands project, Nevada: For operation and maintenance, continuation of construction, and incidental operations, \$400,000, of which amount \$245,000 shall be used for drainage purposes, but only after execution by the Truckee-Carson irrigation district of an appropriate reimbursement contract satisfactory in form to the Secretary of the Interior, and after confirmation of such contract by

North Platte, Nebr.-Wyo.

Newlands, Wyo.  
*Post*, p. 1167.

Use for drainage restricted.

decree of a court of competent jurisdiction and final decision on all appeals from such decree;

- Carlsbad, N. Mex. Carlsbad project, New Mexico: For operation, maintenance, and incidental operation, \$50,000;
- Rio Grande, N. Mex.-Tex. Rio Grande project, New Mexico-Texas: For operation and maintenance, continuation of construction, and incidental operations, \$706,000;
- Williston, N. Dak. Williston project (formerly North Dakota pumping project), North Dakota: For operation, maintenance, and incidental operations, \$100,000;
- Baker, Oreg. Baker project, Oregon: For investigation, commencement of construction, and incidental operations, the unexpended balance of the appropriation for this purpose for the fiscal year 1924 is reappropriated and made available for the fiscal year 1925;
- Reappropriation. Vol. 42, p. 1207
- Umatilla, Oreg. Umatilla project, Oregon: For operation and maintenance, continuation of construction, and incidental operations, \$940,000;
- Klamath, Oreg.-Calif. Klamath project, Oregon-California: For operation and maintenance, continuation of construction, and incidental operations, \$695,000;
- Belle Fourche, S. Dak. Belle Fourche project, South Dakota: For operation and maintenance, continuation of construction, and incidental operations, \$185,000;
- Post, p. 1170.
- Strawberry Valley, Utah. Strawberry Valley project, Utah: For operation and maintenance, continuation of construction, and incidental operations, \$40,000;
- Okanogan, Wash. Okanogan project, Washington: For operation and maintenance, continuation of construction, and incidental operations, \$70,000;
- Yakima, Wash. Yakima project, Washington: For operation and maintenance, continuation of construction, and incidental operations, \$720,000;
- Riverton, Wyo. Riverton project, Wyoming: For operation and maintenance, continuation of construction, and incidental operations, \$650,000;
- Shoshone, Wyo. Shoshone project, Wyoming: For operation and maintenance, continuation of construction, and incidental operations, \$475,000;
- Secondary projects. Secondary projects: For cooperative and miscellaneous investigations, \$50,000;
- Colorado River. Continued investigation. For the continued investigation of the feasibility of irrigation, water storage, and related problems on the Colorado River, and investigation of water sources of said river, \$25,000;
- Expenditures limited to specific allotments. Under the provisions of this Act no greater sum shall be expended, nor shall the United States be obligated to expend, during the fiscal year 1925, on any reclamation project appropriated for herein, an amount in excess of the sum herein appropriated therefor, nor shall the whole expenditures or obligations incurred for all of such projects for the fiscal year 1925 exceed the whole amount in the "reclamation fund" for that fiscal year;
- Interchangeable appropriations. Ten per centum of the foregoing amounts shall be available interchangeably for expenditures on the reclamation projects named; but not more than 10 per centum shall be added to the amount appropriated for any one of said projects, except that should existing works or the water supply for lands under cultivation be endangered by floods or other unusual conditions, an amount sufficient to make necessary emergency repairs shall become available for expenditure by further transfer of appropriation from any of said projects upon approval of the Secretary of the Interior;
- Emergency etc., transfers. flood, Whenever, during the fiscal year ending June 30, 1925, the Commissioner of the Bureau of Reclamation shall find that the expenses of travel, including the local transportation of employees to and from their homes to the places where they are engaged on construction or operation and maintenance work, can be reduced thereby, he may authorize the payment of not to exceed three cents
- Use of motor vehicles for travel, etc.
- Maximum allowances.

per mile for a motor cycle or seven cents per mile for an automobile used for necessary official business;

Total, from Reclamation fund, \$10,856,000.

UNITED STATES GEOLOGICAL SURVEY.

SALARIES.

For the Director of the Geological Survey and other personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$54,760.

GENERAL EXPENSES.

For every expenditure requisite for and incident to the authorized work of the Geological Survey, including personal services in the District of Columbia and in the field, including not to exceed \$10,000 for the purchase and exchange, and not to exceed \$30,000 for the hire, maintenance, repair, and operation of motor-propelled and horse-drawn passenger-carrying vehicles for field use only by geologists, topographers, engineers, and land classifiers, and the Geological Survey is authorized to exchange unserviceable and worn-out passenger-carrying and freight-carrying vehicles as part payment for new freight-carrying vehicles, and including not to exceed \$5,000 for necessary traveling expenses of the Director and members of the Geological Survey acting under his direction, for attendance upon meetings of technical, professional, and scientific societies when required in connection with the authorized work of the Geological Survey, to be expended under the regulations from time to time prescribed by the Secretary of the Interior, and under the following heads:

For topographic surveys in various portions of the United States, including lands in national forests, \$500,000: *Provided*, That no part of this appropriation shall be expended in cooperation with States or municipalities except upon the basis of the State or municipality bearing all of the expense incident thereto in excess of such an amount as is necessary for the Geological Survey to perform its share of standard topographic surveys;

For geologic surveys in the various portions of the United States, \$333,722, of which amount not to exceed \$10,000 may be used for work in volcanology in the Hawaiian Islands and not to exceed \$15,000 for examination of arsenic-bearing ores, to be immediately available;

For chemical and physical researches relating to the geology of the United States, including researches with a view of determining geological conditions favorable to the presence of deposits of potash salts, \$40,000;

For continuation of the investigation of the mineral resources of Alaska, \$75,000, to be available immediately;

For gauging streams and determining the water supply of the United States, the investigation of underground currents and artesian wells, and the preparation of reports upon the best methods of utilizing the water resources, \$170,000, of which \$25,000 may be used to test the existence of artesian and other underground water supplies suitable for irrigation in the arid and semiarid regions by boring wells;

For the examination and classification of lands requisite to the determination of their suitability for enlarged homesteads, stock-raising homesteads, public watering places, and stock driveways, or other uses, as required by the public land laws, \$280,000;

For engraving and printing geologic maps, \$110,000;

Geological Survey.

Salaries.

Director, and office personnel.

General expenses.

Authorization for services, etc. *Ante*, p. 392.

Vehicles, etc.

Attendance upon meetings, etc.

Topographic surveys.

*Proviso.* Restriction on cooperative work with States, etc.

Geologic Surveys.

Arsenic-bearing ores.

Chemical and physical researches.

Potash salts.

Alaska mineral resources.

Water supply investigations.

Artesian wells.

Classifying lands for enlarged homesteads, stock-raising, etc.

Maps.

Illustrations.

For preparation of the illustrations of the Geological Survey, \$18,000;

Mineral resources reports.

For preparation of the reports of the mineral resources of the United States, including special statistical inquiries as to production, distribution, and consumption of the essential minerals, \$125,000;

Total, United States Geological Survey, \$1,706,482.

Mines Bureau.

BUREAU OF MINES.

General purposes.

SALARIES AND GENERAL EXPENSES.

Director, office and field personnel, etc.  
*Ante*, p. 392.

For general expenses, including pay of the director and necessary assistants, clerks, and other employees, in the office in the District of Columbia, and in the field, and every other expense requisite for and incident to the general work of the bureau in the District of Columbia, and in the field, to be expended under the direction of the Secretary of the Interior, \$88,000;

Investigating mine explosions, etc.

For investigations as to the causes of mine explosions, methods of mining, especially in relation to the safety of miners, the appliances best adapted to prevent accidents, the possible improvement of conditions under which mining operations are carried on, the use of explosives and electricity, the prevention of accidents, and other inquiries and technologic investigations pertinent to the mining industry, including all equipment, supplies, and expenses of travel and subsistence, \$359,768;

Mining, etc., industries.  
Investigating, disseminating information of, etc.  
Vol. 38, p. 957.  
Alaska mines.

For investigations and the dissemination of information with a view to improving conditions in the mining, quarrying, and metallurgical industries under the Act of March 3, 1915, and to provide for the inspection of mines and the protection of the lives of miners in the Territory of Alaska, including personal services, equipment, supplies, newspapers, and expenses of travel and subsistence, \$35,000: *Provided*, That section 192 of the Revised Statutes shall not apply, during the fiscal year 1925, to the purchase from this appropriation of newspapers published in Alaska;

*Proviso*.  
Alaska newspapers.  
R. S. sec. 192, p. 30.

Mine rescue, safety methods, etc.

For the investigation and improvement of mine rescue and first-aid methods and appliances and the teaching of mine safety, rescue, and first-aid methods, including the exchange in part payment for operation, maintenance, and repair of mine rescue trucks and the erection of a garage for mine rescue truck at McAlester, Oklahoma, the construction of temporary structures and the repair, maintenance, and operation of mine rescue cars and Government-owned mine rescue stations and appurtenances thereto, and including personal services, traveling expenses and subsistence, equipment and supplies: *Provided*, That of this amount not to exceed \$500 may be expended for the purchase and bestowal of trophies in connection with mine rescue and first-aid contests, \$262,300;

Maintenance of mine rescue cars and stations.

For the purchase and equipment of mine rescue cars, \$40,000; To conduct inquiries and scientific and technologic investigations concerning the mining, preparation, treatment, and use of mineral fuels, and for investigation of mineral fuels belonging to or for the use of the United States, with a view to their most efficient utilization and to recommend to various departments such changes in selection and use of fuel as may result in greater economy, \$138,280;

*Proviso*.  
Mine rescue, etc., trophies.

Mine rescue cars.  
Investigating mineral fuels, etc.

Improving mining conditions, etc.  
Studies and investigations for.

For inquiries and scientific and technologic investigations concerning the mining, preparation, treatment, and utilization of ores and mineral substances, other than fuels, with a view to improving health conditions and increasing safety, efficiency, economic development, and conserving resources through the prevention of waste in

the mining, quarrying, metallurgical, and other mineral industries; to inquire into the economic conditions affecting these industries; and including all equipment, supplies, expenses of travel and subsistence: *Provided*, That no part thereof may be used for investigation in behalf of any private party, \$128,360;

Not exceeding 20 per centum of the preceding sums for investigation as to the causes of mine explosions; for inquiries and scientific and technologic investigations concerning the mining, preparation, treatment, and utilization of ores and mineral substances other than fuels; and for investigation of mineral fuels may be used during the fiscal year 1925 for personal services in the District of Columbia;

For inquiries and investigations and dissemination of information concerning the mining, preparation, treatment, and utilization of petroleum and natural gas, including economic conditions affecting the industry, with a view to economic development and conserving resources through the prevention of waste; for enforcement of the provisions of the Act of February 25, 1920, relating to the operation of oil, oil shale, and gas leases on the public domain, for enforcement of laws relating to the operation of oil, oil shale, and gas leases on Indian and public lands and naval petroleum reserves; for the purchase of newspapers relating to the oil, gas and allied industries: *Provided*, That section 192 of the Revised Statutes shall not apply to such purchase of newspapers from this appropriation; and for every other expense incident thereto, including supplies, equipment, expenses of travel and subsistence, purchase, exchange as part payment for, maintenance, and operation of motor-propelled passenger-carrying vehicles, and the construction, maintenance and repair of necessary camp buildings and appurtenances thereto: *Provided*, That not exceeding 15 per centum of said amount may be used for personal services in the District of Columbia, \$500,000;

For enforcement of the provisions of the Acts of February 25, 1920, and October 2, 1917, relating to the mining of coal, phosphates, sodium, and potassium on the public domain, and for enforcement of the laws relating to the mining of minerals other than oil, oil shale, and natural gas, on Indian and public lands, and every other expense incident thereto, including supplies, equipment, expenses of travel and subsistence, purchase, exchange as part payment for maintenance, and operation of motor-propelled passenger-carrying vehicles, \$91,360: *Provided*, That not exceeding 20 per cent of this amount may be used for personal services in the District of Columbia;

For the employment of personal services and all other expenses in connection with the establishment, maintenance, and operation of mining experiment stations, authorized by the Act approved March 3, 1915, \$200,000;

For care and maintenance of buildings and grounds at Pittsburgh, Pennsylvania, including personal services, the purchase, exchange as part payment for, operation, maintenance, and repair of passenger automobiles for official use, and all other expenses requisite for and incident thereto, including not to exceed \$5,000 for additions and improvements, \$57,400;

Persons employed during the fiscal year 1925 in field work outside of the District of Columbia under the Bureau of Mines may be detailed temporarily for service in the District of Columbia, for purposes of preparing results of their field work; all persons so detailed shall be paid in addition to their regular compensation only their actual traveling expenses or per diem in lieu of subsistence in going to and returning therefrom: *Provided*, That

*Proviso.*  
Private work forbidden.  
Personal services in the District.  
Allowances for, from designated investigations, etc.

Petroleum and natural gas development, etc.

Enforcing Act relating to oil, etc., leases.  
Vol. 41, pp. 441, 448.

Periodicals.  
*Provisos.*  
R. S., sec. 192, p. 30.  
Restriction not applicable.  
Other expenses.

Personal services in the District.

Enforcing laws relating to nonmetallic mineral deposits.  
Vol. 41, p. 437; Vol. 40, p. 297.

*Proviso.*  
Services in the District.

Mining experiment stations.  
Expense of.  
Vol. 38, p. 959.

Pittsburgh, Pa., station.  
Expenses.

Temporary details of field employees for service in the District.

*Proviso.*

Payment of necessary expenses.

Reports to be made therefrom.

Details from Public Health Service.

Government fuel yards.

Purchase of fuel, maintenance, etc.

Balance reappropriated.  
Vol. 42, p. 1211.

Damage claims.

Proviso.  
Sales credited to appropriation.

Scientific investigations for departments, etc. by the Bureau.

Transfer of funds to its credit.

National Parks.

Director, and office personnel.

Accounting services.

Crater Lake, Oreg.

nothing herein shall prevent the payment to employees of the Bureau of Mines of their necessary expenses, or per diem in lieu of subsistence while on temporary detail in the District of Columbia, for purposes only of consultation or investigations on behalf of the United States. All details made hereunder, and the purposes of each, during the preceding fiscal year shall be reported in the annual estimates of appropriations to Congress at the beginning of each regular session thereof;

The Secretary of the Treasury may detail medical officers of the Public Health Service for cooperative health, safety, or sanitation work with the Bureau of Mines, and the compensation and expenses of the officers so detailed may be paid from the applicable appropriations made herein for the Bureau of Mines;

Government fuel yards: For the purchase and transportation of fuel; storing and handling of fuel in yards; maintenance and operation of yards and equipment, including motor-propelled passenger-carrying vehicles for inspectors, purchase of equipment, rentals, and all other expenses requisite for and incident thereto, including personal services in the District of Columbia, the unexpended balance of the appropriations heretofore made for these purposes is reappropriated and made available for such purposes for the fiscal year 1925, and for payment of obligations for such purposes of prior years, and of such sum not exceeding \$500 shall be available to settle claims for damages caused to private property by motor vehicles used in delivering fuel: *Provided*, That all moneys received from the sales of fuel shall be credited to this appropriation and be available for the purposes of this paragraph;

During the fiscal year 1925 the head of any department or independent establishment of the Government having funds available for scientific investigations and requiring cooperative work by the Bureau of Mines on scientific investigations within the scope of the functions of that bureau and which it is unable to perform within the limits of its appropriations may, with the approval of the Secretary of the Interior, transfer to the Bureau of Mines such sums as may be necessary to carry on such investigations. The Secretary of the Treasury shall transfer on the books of the Treasury Department any sums which may be authorized hereunder, and such amounts shall be placed to the credit of the Bureau of Mines for the performance of work for the department or establishment from which the transfer is made;

Total, Bureau of Mines, \$1,900,468.

## NATIONAL PARKS.

For the Director of the National Park Service and other personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$44,000.

For compensation to be fixed by the Secretary of the Interior for accounting services in the District of Columbia or in the field in checking and verifying the accounts and records of the various operators, licensees, and permittees conducting utilities and other enterprises within the national parks and monuments under his jurisdiction, including necessary travel and incidental expenses while absent from their designated headquarters, \$6,000.

Crater Lake National Park, Oregon: For administration, protection, and maintenance, including not exceeding \$1,500 for the purchase, maintenance, operation, and repair of motor-driven passenger-carrying vehicles for the use of the superintendent and employees in connection with general park work, \$26,400; for construction of physical improvements, \$4,300, of which not exceeding \$2,800 shall

be available for a community house at the rim auto camp, and \$1,500 for altering a cabin into an administration building; in all, \$30,700.

General Grant National Park, California: For administration, protection, maintenance, and improvement, \$14,175.

General Grant, Calif.

Glacier National Park, Montana: For administration, protection, and maintenance, including necessary repairs to the roads from Glacier Park Station through the Blackfeet Indian Reservation to various points in the boundary line of the Glacier National Park and the international boundary, including not exceeding \$3,200 for the purchase, maintenance, operation, and repair of horse-drawn and motor-driven passenger-carrying vehicles for the use of the superintendent and employees in connection with general park work, \$145,000; for construction of physical improvements, \$136,000, including not exceeding \$100,000 for the continued construction of the transmountain road connecting the east and west sides of the park, and not exceeding \$7,400 for the construction of buildings; in all, \$281,000.

Glacier, Mont.

Grand Canyon National Park, Arizona: For administration, protection, and maintenance, including not exceeding \$2,200 for the purchase, maintenance, operation, and repair of motor-driven passenger-carrying vehicles for the use of the superintendent and employees in connection with general park work, \$95,000; for construction of physical improvements, \$21,000, including not exceeding \$11,500 for the construction of buildings, of which not exceeding \$3,000 shall be available for the construction of a mess hall; in all, \$116,000.

Grand Canyon, Ariz.

For the construction of trails within the Grand Canyon National Park, \$100,000, to be immediately available and to remain available until expended: *Provided*, That said sum may be used by the Secretary of the Interior for the purchase from the county of Coconino, Arizona, of the Bright Angel toll road and trail within said park under such terms and conditions as he may deem proper and the Secretary of the Interior is authorized to construct an approach road from the National Old Trails Highway to the south boundary of said park.

Construction of trails in.

*Proviso.*  
Use to purchase  
Bright Angel toll road,  
etc.

Hawaii National Park: For administration, protection, maintenance, and improvement, including not exceeding \$800 for the purchase, maintenance, operation, and repair of motor-driven passenger-carrying vehicles for the use of the superintendent and employees in connection with general park work, and including not exceeding \$600 for the construction of buildings, \$10,000.

Hawaii.

Hot Springs National Park, Arkansas: For administration, protection, and maintenance, and improvement, including not exceeding \$2,500 for the purchase, maintenance, operation, and repair of motor-driven passenger-carrying vehicles for the use of the superintendent and employees in connection with general park work, \$60,000; for construction of physical improvements, \$18,000, including not exceeding \$15,000 for replacement of existing sewer along front of Hot Springs National Park and to continue off reservation to connect with sewer system of city of Hot Springs, and not exceeding \$3,000 for erection of a comfort station; in all, \$78,000: *Provided*, That the Secretary of the Interior be, and is hereby, authorized, in his discretion, to accept the fee-simple title to a certain tract of land adjoining the Hot Springs National Park, Arkansas, described as being the west half of the southwest quarter of the southwest quarter of section 27, township 2 south, range 19 west, fifth principal meridian, containing sixteen acres, more or less, situated in Garland County, State of Arkansas, donated to the United States of America for use in connection with Hot Springs National Park: *Provided*, That such land when accepted

Hot Springs, Ark.

*Provisos.*  
Acceptance of donated  
tract, authorized.

To be added to park.

by the Secretary of the Interior shall be and remain a part of Hot Springs National Park.

Lafayette, Me.

Lafayette National Park, Maine: For administration, protection, maintenance, and improvement, including not exceeding \$500 for the purchase, maintenance, operation, and repair of motor-driven passenger-carrying vehicles for the use of the superintendent and employees in connection with general park work, and including \$1,500 for the construction of ranger quarters, \$34,700.

Lassen Volcanic,  
Calif.

Lassen Volcanic National Park, California: For protection and improvement, \$3,000.

Mesa Verde, Colo.

Mesa Verde National Park, Colorado: For administration, protection, and maintenance, including not exceeding \$2,400 for the purchase, maintenance, operation, and repair of horse-drawn and motor-driven passenger-carrying vehicles for the use of the superintendent and employees in connection with general park work, \$33,000; for construction of physical improvements, \$5,500, which shall be available for the construction of buildings, including not exceeding \$2,500 for a ranger station and not exceeding \$3,000 for employees' dormitory building and mess hall; for additional water system at Spruce Tree Camp Headquarters, \$4,000; in all, \$42,500.

Mount McKinley,  
Alaska.

Mount McKinley National Park, Alaska: For protection and improvement, including not exceeding \$200 for the construction of buildings, \$11,020.

Mount Rainier,  
Wash.

Mount Rainier National Park, Washington: For administration, protection, and maintenance, including not exceeding \$1,800 for the purchase, maintenance, operation, and repair of motor-driven passenger-carrying vehicles for the use of the superintendent and employees in connection with general park work, \$72,000; for construction of physical improvements, \$28,000, including not exceeding \$25,000 for completion of the widening of the Nisqually entrance to Paradise Valley Road, and not exceeding \$3,500 for the construction of buildings, of which not exceeding \$3,000 shall be available for a comfort station; in all, \$100,000.

Platt, Okla.

Platt National Park, Oklahoma: For administration, protection, maintenance, and improvement, \$10,000.

Rocky Mountain,  
Colo.

Rocky Mountain National Park, Colorado: For administration, protection, and maintenance, including not exceeding \$1,000 for the purchase, maintenance, operation, and repair of motor-driven passenger-carrying vehicles for the use of the superintendent and employees in connection with general park work, \$65,000; for construction of physical improvements, \$28,000, including not exceeding \$15,000 for the continuation of widening and other improvements of the Fall River Road, and including \$7,500 for the construction of buildings; in all, \$93,000.

Sequoia, Calif.

Sequoia National Park, California: For administration, protection, and maintenance, including not exceeding \$2,180 for the purchase, maintenance, operation, and repair of motor-driven passenger-carrying vehicles for the use of the superintendent and employees in connection with general park work, \$55,000; for construction of physical improvements, \$81,000, including not exceeding \$40,000 for completion of widening and grading Middle Fork Road, not exceeding \$39,500 for a sewer system at Giant Forest, and not exceeding \$1,750 for the construction of buildings; in all, \$136,000.

Wind Cave S. Dak.

Wind Cave National Park, South Dakota: For administration, protection, maintenance, and improvement, including not exceeding \$800 for construction of an entrance building to the cave, \$10,000.

Yellowstone, Wyo.

Yellowstone National Park, Wyoming: For administration, protection, and maintenance, including not exceeding \$7,600 for the purchase, maintenance, operation, and repair of horse-drawn and motor-driven passenger-carrying vehicles for the use of the

superintendent and employees in connection with general park work, not exceeding \$8,400 for maintenance of the road in the forest reserve leading out of the park from the east boundary, not exceeding \$7,500 for maintenance of the road in the forest reserve leading out of the park from the south boundary, and including feed for buffalo and other animals and salaries of buffalo keepers, \$336,800; for construction of physical improvements, \$36,000, including not exceeding \$25,000 for a sewer system at the Grand Canyon of the Yellowstone not exceeding \$10,000 for auto camps, and not exceeding \$1,200 for the construction of buildings; in all, \$372,800.

Yosemite National Park, California: For administration, protection, and maintenance, including not exceeding \$2,100 for the purchase, maintenance, operation, and repair of horse-drawn and motor-driven passenger-carrying vehicles for the use of the superintendent and employees in connection with general park work, not exceeding \$3,200 for maintenance of that part of the Wawona Road in the Sierra National Forest between the park boundary two miles north of Wawona and the park boundary near the Mariposa Grove of Big Trees, and not exceeding \$2,000 for maintenance of the road in the Stanislaus National Forest connecting the Tioga Road with Mather Station on the Hetch Hetchy Railroad, \$229,000; for construction of physical improvements, \$80,000, including not exceeding \$25,000 for completion of installation of flush toilets and waste hoppers in public camps, not exceeding \$10,000 for the installation of a garbage incinerator, and not exceeding \$9,500 for the completion of the installation of an administrative unit at Tuolumne Meadows and the erection of ranger stations at Alder Creek and Bridal Veil stations on the Wawona Road and El Capitan Station on the Big Oak Flat Road; in all \$309,000.

Yosemite, Calif.

Zion National Park, Utah: For administration, protection, maintenance, and improvement, \$15,190.

Zion, Utah.

National monuments: For administration, protection, maintenance, preservation, and improvement of the national monuments, \$20,750, of which the sum of \$5,000 shall be immediately available for construction of physical improvements of Carlsbad Cave National Monument.

National monuments.

Carlsbad Cave.

For reconstruction, replacement, and repair of roads, trails, bridges, buildings, and other physical improvements in national parks or national monuments that are damaged or destroyed by flood, fire, storm, or other unavoidable causes, during the fiscal year 1925, \$20,000.

Repairing damages by unavoidable causes.

Fighting forest fires in national parks: For fighting forest fires in national parks or other areas administered by the National Park Service, or fires that endanger such areas, and for replacing buildings or other physical improvements that have been destroyed by forest fires within such areas, \$20,000: *Provided*, That these funds shall not be used for any precautionary fire protection or patrol work prior to actual occurrence of the fire: *And provided further*, That the allotment of these funds to the various national parks or areas administered by the National Park Service for fire-fighting purposes shall be made by the Secretary of the Interior, and then only after the obligation for the expenditure has been incurred, and the Secretary of the Interior shall submit with his annual estimate of expenditures a report showing the location, size, and description of each forest fire, together with the number of men, their classification, and rate of pay and actual time employed, and a statement of expenditures showing the cost for labor, supplies, special service, and other expenses covered by the expenditures made from these funds.

Fighting forest fires.

*Provisos.*  
Limit on use.

Allotments only for incurred obligations.

Detailed report of expenditures.

Interchangeable appropriations.

Ten per centum of the foregoing amounts shall be available interchangeably for expenditures in the various national parks named, but not more than 10 per centum shall be added to the amount appropriated for any one of said parks or for any particular item within a park.

Sums for improvements immediately available.

Appropriations herein made for construction of physical improvements in national parks shall be immediately available.

Education Bureau.

## BUREAU OF EDUCATION.

Salaries.

### SALARIES.

Commissioner, and office personnel.

For the Commissioner of Education and other personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$117,000.

General expenses.

### GENERAL EXPENSES.

Traveling expenses.

For necessary traveling expenses of the commissioner and employees acting under his direction, including attendance at meetings of educational associations, societies, and other organizations; for purchase, distribution, and exchange of educational documents, collection, exchange, and cataloguing of educational apparatus and appliances, articles of school furniture and models of school buildings illustrative of foreign and domestic systems and methods of education, and repairing the same, including personal services in the District of Columbia for the purpose of bringing the cataloguing up to date, and other expenses not herein provided for, \$17,500.

Distributing documents, etc.

Special reports.

For collecting statistics for special reports and circulars of information, including personal services in the District of Columbia and elsewhere, \$17,400.

Investigation work.

### INVESTIGATION WORK.

Rural, industrial, etc., education.

For investigation of rural education, industrial education, physical education, and school hygiene, including personal services in the District of Columbia and elsewhere, \$55,000.

Elementary education, etc.

For investigation of elementary and secondary education, including evening schools and the wider use of the schoolhouse in cities and towns, including personal services in the District of Columbia and elsewhere, \$10,000.

Kindergarten education.

For investigation of kindergarten education, including personal services in the District of Columbia and elsewhere, \$7,140.

Alaska.

### WORK IN ALASKA.

Education of natives.

Education in Alaska: To enable the Secretary of the Interior, in his discretion and under his direction, to provide for the education and support of the Eskimos, Aleuts, Indians, and other natives of Alaska; erection, repair, and rental of school buildings; textbooks and industrial apparatus; pay and necessary traveling expenses of superintendents, teachers, physicians, and other employees; repair, equipment, maintenance, and operation of United States ship Boxer; and all other necessary miscellaneous expenses which are not included under the above special heads, including \$185,640 for salaries in the District of Columbia and elsewhere, \$12,000 for traveling expenses, \$84,000 for equipment, supplies, fuel, and light, \$11,000 for repairs of buildings, \$24,000 for erection of buildings, \$28,500 for freight, including operation of United States ship Boxer, \$5,000 for equipment and repairs to United States ship Boxer, \$5,000 for rentals, and \$700 for telephone and telegraph; total, \$355,840, to be immediately available: *Provided*, That not to exceed 10 per centum

Provisos.

of the amounts appropriated for the various items in this paragraph shall be available interchangeably for expenditures on the objects included in this paragraph, but no more than 10 per centum shall be added to any one item of appropriation except in cases of extraordinary emergency and then only upon the written order of the Secretary of the Interior: *Provided further*, That of said sum not exceeding \$7,000 may be expended for personal services in the District of Columbia: *Provided further*, That all expenditures of money appropriated herein for school purposes in Alaska for schools other than those for the education of white children under the jurisdiction of the governor thereof shall be under the supervision and direction of the Commissioner of Education and in conformity with such conditions, rules, and regulations as to conduct and methods of instruction and expenditures of money as may from time to time be recommended by him and approved by the Secretary of the Interior.

Interchangeable appropriations.

Services in the District.

Supervision of expenditures.

Medical relief in Alaska: To enable the Secretary of the Interior, in his discretion and under his direction, with the advice and cooperation of the Public Health Service, to provide for the medical and sanitary relief of the Eskimos, Aleuts, Indians, and other natives of Alaska; erection, purchase, repair, rental, and equipment of hospital buildings; books and surgical apparatus; pay and necessary traveling expenses of physicians, nurses, and other employees, and all other necessary miscellaneous expenses which are not included under the above special heads, \$110,000, to be available immediately: *Provided*, That patients who are not indigent may be admitted to the hospitals for care and treatment on the payment of such reasonable charges therefor as the Secretary of the Interior shall prescribe.

Medical and sanitary relief.  
Cooperation of Public Health Service.

*Proviso.*  
Pay patients admitted to hospitals.

Reindeer for Alaska: For support of reindeer stations in Alaska and instruction of Alaskan natives in the care and management of reindeer, \$12,500, to be available immediately: *Provided*, That the Commissioner of Education is authorized to sell such of the male reindeer belonging to the Government as he may deem advisable and to use the proceeds in the purchase of female reindeer belonging to missions and in the distribution of reindeer to natives in those portions of Alaska in which reindeer have not yet been placed and which are adapted to the reindeer industry.

Reindeer stations.

*Proviso.*  
Sale of males, etc.

## GOVERNMENT IN THE TERRITORIES.

### TERRITORY OF ALASKA.

For salary of the Governor of Alaska, \$7,000.

For incidental and contingent expenses, clerk hire, not to exceed \$2,500; janitor service for the governor's office and the executive mansion, not to exceed \$2,100; traveling expenses of the governor while absent from the capital on official business and of the secretary of the Territory while traveling on official business under direction of the governor; repair and preservation of executive offices and governor's house and furniture; for care of grounds and purchase of necessary equipment; stationery, lights, water, and fuel; in all, \$10,000, to be expended under the direction of the governor.

Legislative expenses: For salaries of members, \$21,600; mileage of members, \$9,250; salaries of employees, \$5,160; rent of legislative halls and committee rooms, \$2,000; printing, indexing, and binding laws, printing and binding journals, stationery, supplies, printing of bills, reports, and so forth, \$9,000; in all, \$47,010, to be expended under the direction of the Governor of Alaska.

Government in the Territories.

Alaska.

Governor.

Contingent expenses.

Legislative expenses.

Insane of Alaska: For care and custody of persons legally adjudged insane in Alaska, including transportation and other

Care of insane.

*Proviso.*  
Payment to Sanitarium Company, etc.

expenses, \$150,000: *Provided*, That authority is granted to the Secretary of the Interior to pay from this appropriation to the Sanitarium Company of Portland, Oregon, or to other contracting institution or institutions, not to exceed \$600 per capita per annum for the care and maintenance of Alaskan insane patients during the fiscal year 1925.

Protection of game.  
Vol. 35, p. 102.  
*Post*, pp. 663, 747.

Protection of game in Alaska: For carrying into effect the Act entitled "An Act for the protection of game in Alaska, and for other purposes," approved May 11, 1908, including salaries, traveling expenses of game wardens, and all other necessary expenses, \$20,000, to be expended under the direction of the Governor of Alaska.

Suppressing liquor traffic.

Traffic in intoxicating liquors: For suppression of the traffic in intoxicating liquors among the natives of Alaska, to be expended under the direction of the Secretary of the Interior, \$15,000.

Alaska railroad.

#### THE ALASKA RAILROAD.

Maintenance expenses.

For expenses of maintenance and operation of railroads in the Territory of Alaska (in excess of revenues), \$1,000,000.

Sale of supplies to employees.

Authority is granted to purchase during the fiscal year 1925, from the appropriation made for the construction and operation of railroads in Alaska, articles and supplies for sale to employees and contractors, the appropriation to be reimbursed by the proceeds of such sales.

Receipts from sales, etc., to be credited to construction account.  
Vol. 33, p. 307.

During the fiscal years 1924 and 1925 there shall be covered into the appropriation established from time to time under the Act entitled "An Act to authorize the President of the United States to locate, construct, and operate railroads in the Territory of Alaska, and for other purposes," approved March 12, 1914, as amended, the proceeds of sales of material, as well as the sales of all condemned property which has been purchased or constructed under the provisions thereof; also any moneys refunded in connection with the construction and operations under said Act, and a report hereunder shall be made to Congress at the beginning of its next session: *Provided*, That the aggregate amount credited to such appropriation under the authority contained in this paragraph shall be immediately available for purchase or construction of a river steamer and necessary barges for operation on the Yukon River and its tributaries.

*Proviso.*  
A available for steamer, etc., for Yukon River.

Maintenance of steamers, etc.

For expenses of maintenance and operation of river steamers and other boats on the Yukon River and its tributaries in Alaska, including the purchase and repair of necessary machinery and apparatus, and the construction or rental of docking facilities (in excess of revenues), \$25,000.

Hawaii.

#### TERRITORY OF HAWAII.

Governor and secretary.  
Contingent expenses.

Governor, \$7,000; secretary, \$5,400; in all, \$12,400.

For contingent expenses, to be expended by the governor, for stationery, postage, and incidentals, \$1,000; private secretary to the governor, \$3,000; for traveling expenses of the governor while absent from the capital on official business, \$500; in all, \$4,500.

Legislative expenses.

Legislative expenses: For furniture, light, telephone, stationery, record casings and files, printing and binding, including printing, publications, and binding of the session laws and the house and senate journals, indexing records, postage, ice, water, clerk hire, mileage of members, and incidentals, pay of chaplain, clerk, sergeant at arms, stenographers, typewriters, janitors, and messengers, \$30,000: *Provided*, That the members of the Legislature of the Territory of Hawaii shall not draw their compensation of \$200 or any mileage for an extra session, held in compliance with sec-

*Proviso.*  
No pay for an extra session.

tion 54 of an Act to provide a government for the Territory of Hawaii, approved April 30, 1900.

**SAINT ELIZABETHS HOSPITAL.**

For support, clothing, and treatment in Saint Elizabeths Hospital for the Insane from the Army, Navy, Marine Corps, Coast Guard, inmates of the National Home for Disabled Volunteer Soldiers, persons charged with or convicted of crimes against the United States who are insane, all persons who have become insane since their entry into the military and naval service of the United States, civilians in the quartermaster's service of the Army, persons transferred from the Canal Zone who have been admitted to the hospital and who are indigent, and beneficiaries of the United States Veterans' Bureau, including not exceeding \$27,000 for the purchase, exchange, maintenance, repair, and operation of motor-propelled passenger-carrying vehicles for the use of the superintendent, purchasing agent, and general hospital business, \$900,000; and not exceeding \$1,500 of this sum may be expended in the removal of patients to their friends, not exceeding \$1,500 in the purchase of such books, periodicals, and papers as may be required for the purposes of the hospital and for the medical library, and not exceeding \$1,500 for actual and necessary expenses incurred in the apprehension and return to the hospital of escaped patients: *Provided*, That during the fiscal year 1925 the District of Columbia, or any branch of the Government requiring Saint Elizabeths Hospital to care for patients for which they are responsible, shall pay by check to the superintendent, upon his written request, either in advance or at the end of each month, all or part of the estimated or actual cost for such maintenance as the case may be, and bills rendered by the Superintendent of Saint Elizabeths Hospital in accordance herewith shall not be subject to audit or certification in advance of payment; proper adjustments on the basis of the actual cost of the care of patients paid for in advance shall be made monthly or quarterly, as may be agreed upon between the Superintendent of Saint Elizabeths Hospital and the District of Columbia government, department, or establishments concerned. All sums paid to the Superintendent of Saint Elizabeths Hospital for the care of patients that he is authorized by law to receive, shall be deposited to the credit on the books of the Treasury Department, of the appropriation made for the care and maintenance of the patients at Saint Elizabeths Hospital for the year in which the support, clothing, and treatment is provided, and be subject to requisition by the disbursing agent of Saint Elizabeths Hospital, upon the approval of the Secretary of the Interior;

For general repairs and improvements to buildings and grounds, of which sum not to exceed \$2,000 shall be used for the construction of a propagating building, \$108,000;

For remodeling and extending power, heating, and lighting plant of the hospital, \$212,400, to be paid from funds accrued, or which may accrue, prior to July 1, 1926, under the Acts of February 20, 1905, and February 2, 1909, such portions of funds as have accrued under said Acts to be immediately available for this use. Authority is granted to sell or exchange material and fixtures to be replaced and to use the proceeds therefrom in the remodeling and extending of the power, heating, and lighting plant of the hospital.

**COLUMBIA INSTITUTION FOR THE DEAF.**

For support of the institution, including salaries and incidental expenses, books and illustrative apparatus, and general repairs and improvements, \$100,000.

Saint Elizabeths Hospital.

Maintenance, etc.  
*Ante*, p. 392.

Vehicles.

*Provided*. Monthly payments for District of Columbia, etc., patients.

Sums from patients to be credited to maintenance appropriation.

Buildings and grounds.

Extending, etc., power plants from accrued funds.  
Vol. 33, p. 731; Vol. 35, p. 592.

Exchanges of material, etc.

Columbia Institution for the Deaf Maintenance.

## Repairs.

For repairs to buildings of the institution, including plumbing and steam fitting, and for repairs to pavements within the grounds, \$9,000.

Howard University.

## HOWARD UNIVERSITY.

## Maintenance.

For maintenance, to be used in payment of part of the salaries of the officers, professors, teachers, and other regular employees of the university, ice and stationery, the balance of which shall be paid from donations and other sources, of which sum not less than \$2,200 shall be used for normal instruction, \$125,000;

For tools, material, salaries of instructors, and other necessary expenses of the department of manual arts, \$30,000;

Medical department.

Medical department: For part cost of needed equipment, laboratory supplies, apparatus, and repair of laboratories and buildings, \$9,000;

For material and apparatus for chemical, physical, biological, and natural-history studies and use in laboratories of the science hall, including cases and shelving, \$5,000;

For books, shelving, furniture, and fixtures for the libraries, \$3,500;

Improvement and repairs.

For improvement of grounds and repairs of buildings, \$20,000;

Fuel and light.

Fuel and light: For part payment for fuel and light, Freedmen's Hospital and Howard University, \$15,000;

New building.

For completion of a building for assembly hall, gymnasium, armory, and administrative headquarters for department of health and hygiene, \$157,500, including the equipment thereof and the connecting up of steam-heating system therefor; also, the construction of athletic and drill fields, including steel or concrete stands and all necessary runways, walks, and so forth, as may be required within the limit of cost provided in the Act of January 24, 1923;

Total, Howard University, \$365,000.

Athletic field, etc.  
Post, p. 632.

Vol. 42, p. 1216.

Freedmen's Hospital.

## FREEDMEN'S HOSPITAL.

Salaries, etc.

For officers and employees and compensation for all other professional and other services that may be required and expressly approved by the Secretary of the Interior, \$89,000. A detailed statement of the expenditure of this sum shall be submitted to Congress;

Contingent expenses.

Ante, p. 392.

For subsistence, fuel and light, clothing, bedding, forage, medicine, medical and surgical supplies, surgical instruments, electric lights, repairs, replacement of X-ray apparatus, furniture, motor-propelled ambulance, and other absolutely necessary expenses, \$67,000;

Pathological building.  
Part from District revenues.

For necessary equipment and shelving for the pathological building, \$18,700, payable 60 per centum from the revenues of the District of Columbia and 40 per centum from the Treasury of the United States;

Total, Freedmen's Hospital, \$174,700.

Approved, June 5, 1924.

June 5, 1924.

[H. R. 5478.]

[Public, No. 200.]

**CHAP. 265.**—An Act To amend sections 1, 3, and 6 of an Act entitled "An Act to provide for the promotion of vocational rehabilitation of persons disabled in industry or otherwise and their return to civil employment."

Vocational rehabilitation of persons disabled in industry.  
Vol. 41, p. 735.

Amendments effective July 1, 1924.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That effective on and after July 1, 1924, sections 1, 3, and 6 of the Act entitled "An Act to provide for the promotion of vocational rehabilitation of persons disabled in industry or otherwise and their return to civil

employment," approved June 2, 1920, are hereby amended to read as follows:

"SECTION 1. That in order to provide for the promotion of vocational rehabilitation of persons disabled in industry or in any legitimate occupation and their return to civil employment there is hereby authorized to be appropriated for the use of the States, subject to the provisions of this Act, for the purpose of cooperating with them in the maintenance of vocational rehabilitation of such disabled persons, and in returning vocationally rehabilitated persons to civil employment for each of the fiscal years ending June 30, 1925, June 30, 1926, and June 30, 1927, and thereafter for a period of three years, the sum of \$1,000,000. Said sums shall be allotted to the States in the proportion which their population bears to the total population in the United States, not including Territories, outlying possessions, and the District of Columbia, according to the last preceding United States census: *Provided*, That the allotment of funds to any State shall not be less than a minimum of \$5,000 for any fiscal year. And there is hereby authorized to be appropriated for the fiscal years ending June 30, 1925, 1926, and 1927, the sum of \$34,000, or so much thereof as may be needed, which shall be used for the purpose of providing the minimum allotment to the States provided for in this section.

"All moneys expended under the provisions of this Act from appropriations authorized by section 1 shall be upon the condition (1) that for each dollar of Federal money expended there shall be expended in the State under the supervision and control of the State board at least an equal amount for the same purpose: *Provided*, That no portion of the appropriations authorized by this Act shall be used by any institution for handicapped persons except for the special training of such individuals entitled to the benefits of this Act as shall be determined by the Federal board; (2) that the State board shall annually submit to the Federal board for approval plans showing (a) the kinds of vocational rehabilitation and schemes of placement for which it is proposed the appropriation shall be used; (b) the plan of administration and supervision; (c) courses of study; (d) methods of instruction; (e) qualification of teachers, supervisors, directors, and other necessary administrative officers or employees; (f) plans for the training of teachers, supervisors, and directors; (3) that the State board shall make an annual report to the Federal board on or before September 1 of each year on the work done in the State and on the receipts and expenditures of money under the provisions of this Act; (4) that no portion of any moneys authorized to be appropriated by this Act for the benefit of the States shall be applied, directly or indirectly, to the purchase, preservation, erection, or repair of any building or buildings or equipment, or for the purchase or rental of any lands; (5) that all courses for vocational rehabilitation given under the supervision and control of the State board and all courses for vocational rehabilitation maintained shall be available, under such rules and regulations as the Federal board shall prescribe, to any civil employee of the United States disabled while in the performance of his duty.

"SEC. 3. That in order to secure the benefits of the appropriations authorized by section 1, any State shall, through the legislative authority thereof, (1) accept the provisions of this Act; (2) empower and direct the board designated or created as the State board for vocational education to cooperate in the administration of the provisions of the Vocational Education Act, approved February 23, 1917, to cooperate as herein provided with the Federal Board for Vocational Education in the administration of the provisions of

Appropriations authorized for cooperating with States in maintenance of.  
*Post*, p. 1202.

Annual amounts.

Basis of allotments.

*Proviso*.  
Minimum.

Amount for minimum allotments.

Conditions required.

Equal expenditure by the State.

*Proviso*.  
Restriction in use by institutions.

Submission of plans, etc., by State board.

Annual report by State board of work done.

Purchase, etc., of buildings or lands prohibited.

Courses to be available to Federal civil employees.

State legislation required.

Acceptance.  
Cooperation of State board with Federal board.

Vol. 39, p. 929.

Cooperation of State board with workmen's compensation, etc., agencies.

Support, etc., of courses provided.

To authorize State treasurer to be custodian of appropriations.

*Proviso.*  
Acceptance of provisions inferred.  
Vol. 41, p. 736, amended.

Appropriations authorized for administrative expenses by Federal Board.  
Vol. 41, p. 737, amended.

Objects specified.  
Post, p. 1202.

Printing, binding, etc.

Annual report of all expenses, list of employees, etc., to be made.

this Act; (3) in those States where a State workmen's compensation board, or other State board, department, or agency exists, charged with the administration of the State workmen's compensation or liability laws, the legislature shall provide that a plan of cooperation be formulated between such State board, department, or agency and the State board charged with the administration of this Act, such plan to be effective when approved by the governor of the State; (4) provide for the supervision and support of the courses of vocational rehabilitation to be provided by the State board in carrying out the provisions of this Act; (5) appoint as custodian for said appropriations its State treasurer, who shall receive and provide for the proper custody and disbursement of all money paid to the State from said appropriations: *Provided*, That any State which, prior to June 30, 1924, has accepted and otherwise complied with the provisions of the Act of June 2, 1920, shall be deemed to have accepted and complied with the provisions of this amendment to said Act.

"SEC. 6. That there is hereby authorized to be appropriated to the Federal Board for Vocational Education the sum of \$75,000 annually for a period of three years, commencing July 1, 1924, for the purpose of making studies, investigations, and reports regarding the vocational rehabilitation of disabled persons and their placements in suitable or gainful occupations, and for the administrative expenses of said board incident to performing the duties imposed by this Act, including salaries of such assistants, experts, clerks, and other employees, in the District of Columbia or elsewhere as the board may deem necessary, actual traveling and other necessary expenses incurred by the members of the board and by its employees, under its orders, including attendance at meetings of educational associations and other organizations, rent and equipment of offices in the District of Columbia and elsewhere, purchase of books of reference, law books, and periodicals, stationery, typewriters and exchange thereof, miscellaneous supplies, postage on foreign mail, printing and binding to be done at the Government Printing Office, and all other necessary expenses.

"A full report of all expenses under this section, including names of all employees and salaries paid them, traveling expenses and other expenses incurred by each and every employee and by members of the board, shall be submitted annually to Congress by the board."

Approved, June 5, 1924.

June 5, 1924.  
[H. R. 7220.]  
[Public, No. 201.]

**CHAP. 266.**—An Act Making appropriations for the Department of Agriculture for the fiscal year ending June 30, 1925, and for other purposes.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the following sums are appropriated, out of any money in the Treasury not otherwise appropriated, for the Department of Agriculture for the fiscal year ending June 30, 1925, namely:

Department of Agriculture appropriations.

Secretary's Office.

## OFFICE OF THE SECRETARY.

### SALARIES.

Secretary, Assistant, and office personnel.  
Extra labor, etc.  
Vol. 42, p. 1488.

*Provisos.*  
Salaries not to exceed average rates and grades.

For Secretary of Agriculture, \$12,000; Assistant Secretary and other personal services in the District of Columbia, \$465,495; and for extra labor and emergency employments, \$7,294; in accordance with the Classification Act of 1923; in all, \$484,789: *Provided*, That in expending appropriations or portions of appropriations, contained in this Act, for the payment for personal services in the Dis-

trict of Columbia in accordance with "The Classification Act of 1923," the average of the salaries of the total number of persons under any grade or class thereof in any bureau, office, or other appropriation unit, shall not at any time exceed the average of the compensation rates specified for the grade by such Act: *Provided*, That this restriction shall not apply (1) to grades 1, 2, 3, and 4 of the clerical-mechanical service, or (2) to require the reduction in salary of any person whose compensation is fixed, as of July 1, 1924, in accordance with the rules of section 6 of such Act, or (3) to prevent the payment of a salary under any grade at a rate higher than the maximum rate of the grade when such higher rate is permitted by "The Classification Act of 1923," and is specifically authorized by other law.

Not applicable to clerical mechanical service.  
No salary reductions.

Higher payments allowed.

For salaries and compensation of necessary employees in the mechanical shops and power plant of the Department of Agriculture, \$103,000.

Mechanical, etc., employees.

MISCELLANEOUS EXPENSES, DEPARTMENT OF AGRICULTURE.

For stationery, blank books, twine, paper, gum, dry goods, soap, brushes, brooms, mats, oils, paints, glass, lumber, hardware, ice, fuel, water and gas pipes, heating apparatus, furniture, carpets, and mattings; for lights, freight, express charges, advertising, and press clippings, telegraphing, telephoning, postage, washing towels, and necessary repairs and improvements to buildings and heating apparatus; for the purchase, subsistence, and care of horses and the purchase and repair of harness and vehicles, for official purposes only; including necessary expenses for the maintenance, repair, and operation of an automobile for the official use of the Secretary of Agriculture; for the payment of the Department of Agriculture's proportionate share of the expense of the dispatch agent in New York; for official traveling expenses; and for other miscellaneous supplies and expenses not otherwise provided for and necessary for the practical and efficient work of the department, \$156,000.

Contingent expenses.

RENT OF BUILDINGS IN THE DISTRICT OF COLUMBIA.

For rent of buildings and parts of buildings in the District of Columbia, for use of the various bureaus, divisions, and offices of the department of Agriculture, \$196,866: *Provided*, That only such part of this sum shall be available to pay rent for space which can not be furnished by the Public Buildings Commission in Government buildings located in the District of Columbia.

Rent.

Buildings, etc., D. C.

*Proviso.*  
Restriction.

For rent for the Fixed Nitrogen Research Laboratory, \$10,000, to be paid from the funds transferred to the Department of Agriculture by the War Department.

Nitrogen Research Laboratory.  
From Army funds.

OFFICE OF EDITORIAL AND DISTRIBUTION WORK.

Salaries: For chief of office and other personal services in the District of Columbia in accordance with the Classification Act of 1923, \$330,000.

Editorial and distribution work.

Chief, and office personnel.

General expenses, Office of Editorial and Distribution Work: For miscellaneous objects of expenditure in connection with the publication, indexing, illustration, and distribution of bulletins, documents, and reports, as follows:

General expenses.

For labor-saving machinery and supplies, envelopes, stationery and materials, office furniture and fixtures, photographic equipment and materials, artists' tools and supplies, telephone and telegraph service, freight and express charges; purchase and maintenance of bicycles; purchase of manuscripts; traveling expenses; electrotypes, illustrations, and other expenses not otherwise provided for, and

Objects designated.

including not to exceed \$2,980 for extra labor and emergency employments in the District of Columbia, \$34,000.

PRINTING AND BINDING.

Printing and binding.

For all printing and binding for the Department of Agriculture, including all of its bureaus, offices, institutions, and services, located in Washington, District of Columbia, and elsewhere, \$738,000, including the Annual Report of the Secretary of Agriculture, as required by the Act approved January 12, 1895, and in pursuance of the joint resolution numbered 13, approved March 30, 1906, and also including not to exceed \$250,000 for farmers' bulletins, which shall be adapted to the interests of the people of the different sections of the country, an equal proportion of four-fifths of which shall be delivered to or sent out under the addressed franks furnished by the Senators, Representatives, and Delegates in Congress, as they shall direct, but not including work done at the field printing plants of the Weather Bureau and the Forest Service authorized by the Joint Committee on Printing, in accordance with the Act approved March 1, 1919.

Annual report.  
Vol. 28, p. 616; Vol. 34,  
p. 825.

Farmers' bulletins.

Work excepted.

Vol. 40, p. 1270.

Experiment Stations  
Office.

OFFICE OF EXPERIMENT STATIONS.

Chief, and office personnel.

Salaries: For chief of office and other personal services in the District of Columbia in accordance with the Classification Act of 1923, \$39,188.

General expenses.

GENERAL EXPENSES—OFFICE OF EXPERIMENT STATIONS.

Support of agricultural  
experiment stations.  
Vol. 24, p. 440.

To carry into effect the provisions of an Act approved March 2, 1887, entitled "An Act to establish agricultural experiment stations in connection with the colleges established in the several States under the provisions of an Act approved July 2, 1862, and of the Acts supplementary thereto," the sums apportioned to the several States, to be paid quarterly in advance, \$720,000.

Vol. 12, p. 503.

Allotment of additional  
appropriations.  
Vol. 34, p. 563.

To carry into effect the provisions of an Act approved March 16, 1906, entitled "An Act to provide for an increased annual appropriation for agricultural experiment stations and regulating the expenditure thereof," the sums apportioned to the several States, to be paid quarterly in advance, \$720,000.

Administration expenses.

Vol. 24, p. 440; Vol.  
34, p. 563.

Territorial and insular  
possessions.

To enable the Secretary of Agriculture to enforce the provisions of the Acts approved March 2, 1887, and March 16, 1906, relative to their administration and for the administration of agricultural experiment stations in Alaska, Hawaii, Porto Rico, the Island of Guam, and the Virgin Islands of the United States, including the employment of clerks, assistants, and other persons in the city of Washington and elsewhere, freight and express charges, official traveling expenses, office fixtures, supplies, apparatus, telegraph and telephone service, gas, electric current, and rent outside of the District of Columbia, \$69,180; and the Secretary of Agriculture shall prescribe the form of the annual financial statement required under the above Acts, ascertain whether the expenditures are in accordance with their provisions, coordinate the work of the Department of Agriculture with that of the State agricultural colleges and experiment stations in the lines authorized in said Acts, and make report thereon to Congress.

Outside rent.

Annual statements,  
etc.

Experiment stations  
in Territorial and insular  
possessions.

To enable the Secretary of Agriculture to establish and maintain agricultural experiment stations in Alaska, Hawaii, Porto Rico, the island of Guam, and the Virgin Islands of the United States, including the erection of buildings, the preparation, illustration, and distribution of reports and bulletins, and all other necessary ex-

penses, \$210,000, as follows: Alaska, \$69,500; Hawaii, \$53,000; Porto Rico, \$50,000; Guam, \$15,000, and the Virgin Islands of the United States, \$22,500; and the Secretary of Agriculture is authorized to sell such products as are obtained on the land belonging to the agricultural experiment stations in Alaska, Hawaii, Porto Rico, the island of Guam, and the Virgin Islands of the United States, and the amount obtained from the sale thereof shall be covered into the Treasury of the United States as miscellaneous receipts: *Provided*, That of the sum herein appropriated for the experiment station in Hawaii \$10,000 may be used in agricultural extension work in Hawaii.

Allotments.  
Sale of products.  
*Proviso.*  
Hawaii extension work.

EXTENSION SERVICE.

Salaries: For chief of office and other personal services in the District of Columbia in accordance with the Classification Act of 1923, \$190,000.

Extension Service.  
Chief, and office personnel.

GENERAL EXPENSES, EXTENSION SERVICE.

For farmers' cooperative demonstration work, including special suggestions of plans and methods for more effective dissemination of the results of the work of the Department of Agriculture and the agricultural experiment stations and of improved methods of agricultural practice, at farmers' institutes and in agricultural instruction, and for the employment of labor in the city of Washington and elsewhere, supplies, and all other necessary expenses, \$1,307,940: *Provided*, That the expense of such service shall be defrayed from this appropriation and such cooperative funds as may be voluntarily contributed by State, county, and municipal agencies, associations of farmers, and individual farmers, universities, colleges, boards of trade, chambers of commerce, other local associations of business men, business organizations, and individuals within the State.

General expenses.  
Farmers' cooperation demonstration work.  
*Proviso.*  
Voluntary contributions within a State accepted

For cooperative agricultural extension work, to be allotted, paid, and expended in the same manner, upon the same terms and conditions, and under the same supervision as the additional appropriations made by the Act of May 8, 1914 (Thirty-eighth Statutes at Large, page 372), entitled "An Act to provide for cooperative agricultural extension work between the agricultural colleges in the several States receiving the benefits of an Act of Congress approved July 2, 1862, and of Acts supplementary thereto, and the United States Department of Agriculture," \$1,300,000; and all sums appropriated by this Act for use for demonstration or extension work within any State shall be used and expended in accordance with plans mutually agreed upon by the Secretary of Agriculture and the proper officials of the college in such State which receives the benefits of said Act of May 8, 1914: *Provided*, That of the above appropriation not more than \$300,000 shall be expended for purposes other than salaries of county agents.

Additional cooperative extension work.  
Vol. 38, p. 372.

To enable the Secretary of Agriculture to make suitable agricultural exhibits at State, interstate, and international fairs held within the United States; for the purchase of necessary supplies and equipment; for telephone and telegraph service, freight and express charges; for travel, and for every other expense necessary, including the employment of assistance in or outside the city of Washington, \$99,880.

Plans of expenditures.  
*Proviso.*  
County agents.

For general administrative expenses connected with the Extension Service and for miscellaneous expenses incident thereto, \$13,500.

Agricultural exhibits at State, etc., fairs.

Total, office of the Secretary of Agriculture, \$6,712,343.

Administrative expenses.

Weather Bureau.

## WEATHER BUREAU.

## SALARIES.

Chief, and office personnel.

For chief of bureau and other personal services in the District of Columbia in accordance with the Classification Act of 1923 and for personal services in the field, \$395,000.

General expenses.

## GENERAL EXPENSES, WEATHER BUREAU.

Classification.

Vol. 26, p. 653.

For carrying into effect in the District of Columbia and elsewhere in the United States, in the West Indies, in the Panama Canal, the Caribbean Sea, and on adjacent coasts, in the Hawaiian Islands, in Bermuda, and in Alaska, the provisions of an Act approved October 1, 1890, so far as they relate to the weather service transferred thereby to the Department of Agriculture, for the employment of professors of meteorology, district forecasters, local forecasters, meteorologists, section directors, observers, apprentices, operators, skilled mechanics, instrument makers, foremen, assistant foremen, proof readers, compositors, pressmen, lithographers, folders and feeders, repairmen, station agents, messengers, messenger boys, laborers, special observers, displaymen, and other necessary employees; for fuel, gas, electricity, freight and express charges, furniture, stationery, ice, dry goods, twine, mats, oil, paints, glass, lumber, hardware, and washing towels; for advertising; for purchase, subsistence, and care of horses and vehicles, the purchase and repair of harness, for official purposes only; for instruments, shelters, apparatus, storm-warning towers and repairs thereto; for rent of offices; for repair and improvements to existing buildings and care and preservation of grounds, including the construction of necessary outbuildings and sidewalks on public streets abutting Weather Bureau grounds; and the erection of temporary buildings for living quarters of observers; for official traveling expenses; for telephone rentals, and for telegraphing, telephoning, and cabling reports and messages, rates to be fixed by the Secretary of Agriculture by agreement with the companies performing the service; for the maintenance and repair of Weather Bureau telegraph, telephone, and cable lines; and for every other expenditure required for the establishment, equipment, and maintenance of meteorological offices and stations and for the issuing of weather forecasts and warnings of storms, cold waves, frosts, and heavy snows, the gauging and measuring of the flow of rivers and the issuing of river forecasts and warnings; for observations and reports relating to crops, and for other necessary observations and reports, including cooperation with other bureaus of the Government and societies and institutions of learning for the dissemination of meteorological information, as follows:

Cooperation with other bureaus, etc.

For necessary expenses in the city of Washington incident to collecting and disseminating meteorological, climatological, and marine information and for investigations in meteorology, climatology, seismology, evaporation, and aerology, \$142,000;

Expenses in Washington.

Printing office.

For the maintenance of a printing office in the city of Washington for the printing of weather maps, bulletins, circulars, forms, and other publications, including the pay of additional employees, when necessary, \$11,500: *Provided*, That no printing shall be done by the Weather Bureau that can be done at the Government Printing Office without impairing the service of said bureau;

*Proviso.*  
Limitation of work.

Expenses outside of Washington.

For necessary expenses outside of the city of Washington incident to collecting and disseminating meteorological, climatological, and marine information, and for investigations in meteorology, climatology, seismology, evaporation, and aerology, \$1,339,735;

For investigations, observations, and reports, forecasts, warnings, and advices for the protection of horticultural interests, \$20,000;

Forecasts, warnings, etc.

For official traveling expenses, \$28,000;

Traveling expenses.

For the maintenance of stations, for observing, measuring, and investigating atmospheric phenomena, including salaries, and other expenses in the city of Washington and elsewhere, \$88,800;

Aerological stations.

In all, general expenses, \$1,630,035.

Total, Weather Bureau, \$2,025,035.

BUREAU OF ANIMAL INDUSTRY.

Animal Industry Bureau.

SALARIES.

For chief of bureau and other personal services in the District of Columbia in accordance with the Classification Act of 1923 and for personal services in the field, \$670,000.

Chief and office personnel.

GENERAL EXPENSES, BUREAU OF ANIMAL INDUSTRY.

General expenses.

For carrying out the provisions of the Act approved May 29, 1884, establishing a Bureau of Animal Industry, and the provisions of the Act approved March 3, 1891, providing for the safe transport and humane treatment of export cattle from the United States to foreign countries, and for other purposes; the Act approved August 30, 1890, providing for the importation of animals into the United States, and for other purposes; and the provisions of the Act of May 9, 1902, extending the inspection of meats to process butter, and providing for the inspection of factories, marking of packages, and so forth; and the provisions of the Act approved February 2, 1903, to enable the Secretary of Agriculture to more effectually suppress and prevent the spread of contagious and infectious diseases of livestock, and for other purposes; and also the provisions of the Act approved March 3, 1905, to enable the Secretary of Agriculture to establish and maintain quarantine districts, to permit and regulate the movement of cattle and other livestock therefrom, and for other purposes; and for carrying out the provisions of the Act of June 29, 1906, entitled "An Act to prevent cruelty to animals while in transit by railroad or other means of transportation"; and for carrying out the provisions of the Act approved March 4, 1913, regulating the preparation, sale, barter, exchange, or shipment of any virus, serum, toxin, or analogous products manufactured in the United States, and the importation of such products intended for use in the treatment of domestic animals; and to enable the Secretary of Agriculture to collect and disseminate information concerning livestock, dairy, and other animal products; to prepare and disseminate reports on animal industry; to employ and pay from the appropriation herein made as many persons in the city of Washington or elsewhere as he may deem necessary; to purchase in the open market samples of all tuberculin, serums, antitoxins, or analogous products, of foreign or domestic manufacture, which are sold in the United States, for the detection, prevention, treatment, or cure of diseases of domestic animals, to test the same, and to disseminate the results of said tests in such manner as he may deem best; to purchase and destroy diseased or exposed animals or quarantine the same whenever in his judgment essential to prevent the spread of pleuropneumonia, tuberculosis, or other diseases of animals from one State to another, as follows:

Vol. 23, p. 31.

Vol. 26, p. 833.

Vol. 26, p. 414.

Vol. 32, p. 193.

Vol. 32, p. 791.

Vol. 33, p. 1264.  
Cattle quarantine.

Vol. 34, p. 607.  
Twenty-eight hour law.

Vol. 37, p. 832.  
Animal viruses, etc.

Collecting and disseminating information, etc.

Pay of employees.

Tuberculin, serums, etc., tests.

Purchase, destruction, etc., of diseased animals.

Inspection and quarantine work.

For inspection and quarantine work, including all necessary expenses for the eradication of scabies in sheep and cattle, the inspection of southern cattle, the supervision of the transportation of livestock, and the inspection of vessels, the execution of the twenty-eight hour law, the inspection and quarantine of imported animals, in-

cluding the establishment and maintenance of quarantine stations and repairs, alterations, improvements, or additions to buildings thereon; the inspection work relative to the existence of contagious diseases, and the mallein testing of animals, \$573,000: *Provided*, That of this sum \$30,000 may be used for the purchase and distribution of blackleg vaccine at cost;

*Proviso.*  
Blackleg vaccine.

Tuberculosis of animals.  
Investigating for control, eradication, etc.

For investigating the disease of tuberculosis of animals for its control and eradication, for the tuberculin testing of animals, and for researches concerning the cause of the disease, its modes of spread, and methods of treatment and prevention, including demonstrations, the formation of organizations, and such other means as may be necessary, either independently or in cooperation with farmers, associations, State, Territory, or county authorities, \$3,277,600,

of which \$850,000 shall be set aside for administrative and operating expenses and \$2,427,600 for the payment of indemnities: *Provided, however*, That in carrying out the purpose of this appropriation, if in the opinion of the Secretary of Agriculture it shall be necessary to destroy tuberculous animals and to compensate owners for loss thereof, he may, in his discretion, and in accordance with such rules and regulations as he may prescribe, expend in the city of Washington or elsewhere out of the moneys of this appropriation, such sums as he shall determine to be necessary, within the limitations above provided, for the reimbursement of owners of animals so destroyed, in cooperation with such States, Territories, counties, or municipalities, as shall by law or by suitable action in keeping with its authority in the matter, and by rules and regulations adopted and enforced in pursuance thereof, provide inspection of tuberculous animals and for compensation to owners of animals so destroyed, but no part of the money hereby appropriated shall be used in compensating owners of such animals except in cooperation with and supplementary to payments to be made by State, Territory, county, or municipality where condemnation of such animals shall take place, nor shall any payment be made hereunder as compensation for or on account of any such animal destroyed if at the time of inspection or test of such animal, or at the time of condemnation thereof, it shall belong to or be upon the premises of any person, firm, or corporation, to which it has been sold, shipped, or delivered for the purpose of being slaughtered: *Provided further*,

Application of fund.  
*Proviso.*  
Reimbursing owners for animals destroyed, etc.

Cooperation of States, etc., required.

Restriction on payments.

That out of the money hereby appropriated no payment as compensation for any tuberculous animal destroyed shall exceed one-third of the difference between the appraised value of such animal and the value of the salvage thereof; that no payment hereunder shall exceed the amount paid or to be paid by the State, Territory, county, and municipality, where the animal shall be condemned; and that in no case shall any payment hereunder be more than \$25 for any grade animal or more than \$50 for any purebred animal, and no payment shall be made unless the owner has complied with all lawful quarantine regulations;

Compensation limited.

For all necessary expenses for the eradication of southern cattle ticks, \$660,000: *Provided*, That no part of this appropriation shall be used for the purchase of animals or in the purchase of materials for or in the construction of dipping vats upon land not owned solely by the United States, except at fairs or expositions where the Department of Agriculture makes exhibits or demonstrations; nor shall any part of this appropriation be used in the purchase of materials or mixtures for use in dipping vats except in experimental or demonstration work carried on by the officials or agents of the Bureau of Animal Industry;

Southern cattle tick eradication.  
*Proviso.*  
Purchase of animals, etc., limited.

For all necessary expenses for investigations and experiments in dairy industry, including repairs, alterations, improvements, and ad-

Dairy industry.  
*Ante*, p. 243.

ditions to buildings absolutely necessary to carry on experiments, including the employment of labor in the city of Washington and elsewhere, cooperative investigations of the dairy industry in the various States, and inspection of renovated-butter factories, \$386,600;

For all necessary expenses for investigations and experiments in animal husbandry; for experiments in animal feeding and breeding, including cooperation with the State agricultural experiment stations, including repairs and additions to and erection of buildings absolutely necessary to carry on the experiments, including the employment of labor in the city of Washington and elsewhere, rent outside of the District of Columbia, and all other necessary expenses, \$295,440: *Provided*, That of the sum thus appropriated \$55,640 may be used for experiments in poultry feeding and breeding: *Provided further*, That of the sum thus appropriated \$8,000 is made available for the erection of necessary buildings at the United States sheep experiment station in Clark County, Idaho, to furnish facilities for the investigation of problems pertaining to the sheep and wool industry on the farms and ranges of the Western States: *Provided further*, That of the above appropriation not more than \$1,000 shall be used for the purpose of furnishing medals to be distributed by the Secretary of Agriculture to exhibitors showing champion and first-prize winners at the International Livestock Exposition to be held at Chicago, Illinois, in December, 1924, with the view of stimulating livestock production along purebred lines and to commemorate the twenty-fifth anniversary of this great international exposition;

Animal husbandry.  
Feeding, breeding,  
etc., experiments.

*Provisos.*  
Poultry.

Sheep experiment  
station, Idaho.

Medals for prize winners  
at Livestock Ex-  
position.

For all necessary expenses for scientific investigations in diseases of animals, including the maintenance and improvement of the bureau experiment station at Bethesda, Maryland, and the necessary alterations of buildings thereon, and the necessary expenses for investigations of tuberculin, serums, antitoxins, and analogous products, \$118,000: *Provided*, That of said sum \$40,000 may be used for researches concerning the cause, modes of spread, and methods of treatment and prevention of the disease of contagious abortion of animals;

Animal diseases in-  
vestigations.

*Provisio.*  
Contagious abortion  
of animals.

For investigating the disease of hog cholera, and for its control or eradication by such means as may be necessary, including demonstrations, the formation of organizations, and other methods, either independently or in cooperation with farmers' associations, State or county authorities, \$404,000: *Provided*, That of said sum \$195,000 shall be available for expenditure in carrying out the provisions of the Act approved March 4, 1913, regulating the preparation, sale, barter, exchange, or shipment of any virus, serum, toxin, or analogous product manufactured in the United States and the importation of such products intended for use in the treatment of domestic animals: *Provided further*, That of said sum \$25,000 shall be available for researches concerning the cause, modes of spread, and methods of treatment and prevention of this disease;

Hog cholera.  
Investigations, dem-  
onstrations. etc.

*Provisos.*  
Regulating trade in  
animal viruses, etc.  
Vol. 37, p. 832.

Pathological re-  
searches.

For all necessary expenses for the investigation, treatment, and eradication of dourine, \$40,240;

Dourine eradication.

For general administrative work, including traveling expenses and salaries of employees engaged in such work, rent outside of the District of Columbia, office fixtures and supplies, express, freight, telegraph, telephone, and other necessary expenses, \$27,886;

Administrative work.

In all, general expenses, \$5,782,766.

MEAT INSPECTION.

Meat inspection.

For additional expenses in carrying out the provisions of the Meat Inspection Act of June 30, 1906 (Thirty-fourth Statutes at

Additional expenses.  
Vol. 34, pp. 674, 1260.

Equine meat.  
Vol. 41, p. 241.

Large, page 674), as amended by the Act of March 4, 1907 (Thirty-fourth Statutes at Large, page 1256), and as extended to equine meat by the Act of July 24, 1919 (Forty-first Statutes at Large, page 241), including the purchase of tags, labels, stamps, and certificates printed in course of manufacture, \$1,071,150.  
Total, Bureau of Animal Industry, \$7,523,916.

Plant Industry Bureau.

BUREAU OF PLANT INDUSTRY.

SALARIES.

Chief, and office personnel.

For chief of bureau and other personal services in the District of Columbia in accordance with the Classification Act of 1923, and for personal services in the field, \$589,920.

General expenses.

GENERAL EXPENSES, BUREAU OF PLANT INDUSTRY.

Investigations, etc.

For all necessary expenses in the investigation of fruits, fruit trees, grain, cotton, tobacco, vegetables, grasses, forage, drug, medicinal, poisonous, fiber, and other plants and plant industries in cooperation with other branches of the department, the State experiment stations, and practical farmers, and for the erection of necessary farm buildings: *Provided*, That the cost of any building erected shall not exceed \$1,500; for field and station expenses, including fences, drains, and other farm improvements; for repairs in the District of Columbia and elsewhere; for rent outside of the District of Columbia; and for the employment of all investigators, local and special agents, agricultural explorers, experts, clerks, illustrators, assistants, and all labor and other necessary expenses in the city of Washington and elsewhere required for the investigations, experiments, and demonstrations herein authorized, as follows:

*Proviso.*  
Limit for buildings.

Employing investigators, local agents, etc.

Plant diseases, etc.

For investigations of plant diseases and pathological collections, including the maintenance of a plant-disease survey, \$81,000;

Orchard fruits, etc.

For the investigation of diseases of orchard and other fruits including the diseases of the pecan, \$120,355;

Citrus canker.  
Eradication, etc.

For conducting such investigations of the nature and means of communication of the disease of citrus trees known as citrus canker, and for applying such methods of eradication or control of the disease as in the judgment of the Secretary of Agriculture may be necessary, including the payment of such expenses and the employment of such persons and means, in the city of Washington and elsewhere, and cooperation with such authorities of the States concerned, organizations of growers, or individuals, as he may deem necessary to accomplish such purposes, \$57,560, and, in the discretion of the Secretary of Agriculture, no expenditures shall be made for these purposes until a sum or sums at least equal to such expenditures shall have been appropriated, subscribed, or contributed by State, county, or local authorities, or by individuals or organizations for the accomplishment of such purposes: *Provided*, That no part of the money herein appropriated shall be used to pay the cost or value of trees or other property injured or destroyed;

Cooperative expenditures.

Limited to local, etc., contributions.

*Proviso.*  
No pay for destroyed trees, etc.

Trees, shrubs, etc.  
Chestnut tree bark disease, etc.

For the investigation of diseases of forest and ornamental trees and shrubs, including a study of the nature and habits of the parasitic fungi causing the chestnut-tree bark disease, the white-pine blister rust, and other epidemic tree diseases, for the purpose of discovering new methods of control and applying methods of eradication or control already discovered, \$91,115;

White pine blister rust.  
Eradication and control methods.

For applying such methods of eradication or control of the white-pine blister rust as in the judgment of the Secretary of Agriculture may be necessary, including the payment of such expenses and the employment of such persons and means in the city of Washington

and elsewhere, in cooperation with such authorities of the States concerned, organizations, or individuals as he may deem necessary to accomplish such purposes, and in the discretion of the Secretary of Agriculture no expenditures shall be made for these purposes until a sum or sums at least equal to such expenditures shall have been appropriated, subscribed, or contributed by States, county or local authorities, or by individuals or organizations for the accomplishment of such purposes, \$328,480: *Provided*, That no part of this appropriation shall be used to pay the cost or value of trees or other property injured or destroyed;

Local contributions required.

*Proviso.*  
No pay for destroyed trees, etc.

Cotton, truck crops, etc., diseases.

Crop plant physiology.

Soil bacteriology, etc.

Publishing tests of cultures.

Soil fertility.

Acclimatizing tropical plants, etc.

Hard fibers.

*Provisos.*  
Cottonseed interbreeding.

Rubber producing plants.

Drug plants, etc.

Crop technology; nematodes.

Commercial seeds, grasses, etc.  
Testing samples, etc.

Preventing admission of adulterated seeds, etc.  
Vol. 37, p. 506.

*Proviso.*  
International Seed Testing Congress.

Cereals.  
Improving, etc.

For the investigation of diseases of cotton, potatoes, truck crops, forage crops, drug and related plants, \$124,740;

For investigating the physiology of crop plants and for testing and breeding varieties thereof, \$68,120;

For soil-bacteriology and plant-nutrition investigations, including the testing of samples, procured in the open market, of cultures for inoculating legumes, and if any such samples are found to be impure, nonviable, or misbranded, the results of the tests may be published, together with the names of the manufacturers and of the persons by whom the cultures were offered for sale, \$52,510;

For soil-fertility investigations into organic causes of infertility and remedial measures, maintenance of productivity, properties, and composition of soil humus, and the transformation and formation of soil humus by soil organisms, \$48,600;

For acclimatization and adaptation investigations of cotton, corn, and other crops introduced from tropical regions, and for the improvement of cotton and other fiber plants by cultural methods, breeding, and selection, and for determining the feasibility of increasing the production of hard fibers outside of the continental United States, \$185,450: *Provided*, That not more than \$7,500 of this sum may be used for experiments in cottonseed interbreeding: *Provided further*, That of this sum \$50,000 may be used for explorations, research, and field experiments relating to potential rubber-producing plants;

For the investigation, testing, and improvement of plants yielding drugs, spices, poisons, oils, and related products and by-products and for general physiological and fermentation investigations, \$41,860;

For crop technological investigations, including the study of plant-infesting nematodes, \$49,000;

For studying and testing commercial seeds, including the testing of samples of seeds of grasses, clover, or alfalfa, and lawn-grass seeds secured in the open market, and where such samples are found to be adulterated or misbranded the results of the tests shall be published, together with the names of the persons by whom the seeds were offered for sale, and for carrying out the provisions of the Act approved August 24, 1912, entitled "An Act to regulate foreign commerce by prohibiting the admission into the United States of certain adulterated grain and seeds unfit for seeding purposes" (Thirty-seventh Statutes at Large, page 506), \$56,870: *Provided*, That not to exceed \$250 of this amount may be used for meeting the share of the United States in the expenses of the International Seed Testing Congress in carrying out plans for correlating the work of the various adhering governments on problems relating to seed analysis or other subjects which the congress may determine to be necessary in the interest of international seed trade;

For the investigation and improvement of cereals, including corn, and methods of cereal production, and for the study and control of cereal diseases, including barberry eradication, and for the investigation of the cultivation and breeding of flax for seed purposes, including a study of flax diseases, and for the investigation and im-

<p><i>Proviso.</i> Rust spores destruction.</p>	<p>provement of broomcorn and methods of broomcorn production, \$684,220: <i>Provided</i>, That \$411,315 shall be set aside for the location of and destruction of the barberry bushes and other vegetation from which rust spores originate: <i>Provided further</i>, That \$111,315 of this amount shall be available for expenditure only when an equal amount shall have been appropriated, subscribed, or contributed by States, counties, or local authorities, or by individuals or organizations, for the accomplishment of such purposes;</p>
<p>Contributions by States, etc., required.</p>	<p>For the investigation and improvement of tobacco and the methods of tobacco production and handling, \$46,300;</p>
<p>Tobacco production.</p>	<p>For the breeding and physiological study of alkali-resistant and drought-resistant crops, \$19,555;</p>
<p>Arid land crops.</p>	<p>For sugar-plant investigations, including studies of diseases and the improvement of sugar beets and sugar-beet seed, \$119,955;</p>
<p>Sugar plant investigations.</p>	<p>For investigation, improvement, and utilization of wild plants and grazing lands, and for determining the distribution of weeds and means of their control, \$33,100;</p>
<p>Grazing lands, etc.</p>	<p>For the investigation and improvement of methods of crop production under subhumid, semiarid, or dry-land conditions, \$180,000: <i>Provided</i>, That the limitations in this Act as to the cost of farm buildings shall not apply to this paragraph: <i>Provided further</i>, That no part of this appropriation shall be used in the free distribution or propagation for free distribution, of cuttings, seedlings, or trees of willow, box elder, ash, caragana, or other common varieties of fruit, ornamental, or shelter-belt trees in the Northern Great Plains area, except for experimental or demonstration purposes in the States of North and South Dakota west of the one hundredth meridian, and in Montana and Wyoming east of the five thousand-foot contour line: <i>Provided further</i>, That no part of this appropriation shall be used for the establishment of any new field station;</p>
<p>Dry-land, etc., crop production.</p>	<p>For the investigation, improvement, encouragement, and determination of the adaptability to different soils and climatic conditions of pecans, almonds, Persian walnuts, black walnuts, hickory nuts, butternuts, chestnuts, filberts, and other nuts, and for methods of growing, harvesting, packing, shipping, storing, and utilizing the same, \$27,440;</p>
<p><i>Proviso.</i> Buildings. <i>Amc. p. 440.</i> Free tree distribution limited.</p>	<p>For the investigation and improvement of fruits, and the methods of fruit growing, harvesting, handling, and studies of the physiological and related changes of fruits and vegetables during the processes of marketing and while in commercial storage, \$139,125;</p>
<p>No new field stations.</p>	<p>To cultivate and care for the gardens and grounds of the Department of Agriculture in the city of Washington, including the keep and lighting of the grounds and the construction, surfacing, and repairing of roadways and walks; and to erect, manage, and maintain conservatories, greenhouses, and plant and fruit propagating houses on the grounds of the Department of Agriculture in the city of Washington, \$13,480;</p>
<p>Utilizing western reclaimed lands.</p>	<p>For horticultural investigations, including the study of producing and harvesting truck and related crops, including potatoes, and studies of the physiological and related changes of vegetables while in the processes of marketing and in commercial storage, and the study of landscape and vegetable gardening, floriculture, and related subjects, \$85,602;</p>
<p>Edible nuts. Growing, harvesting, etc.</p>	<p>For investigating, in cooperation with States or privately owned nurseries, methods of propagating fruit trees, ornamental and other plants, the study of stocks used in propagating such plants and</p>
<p>Fruits. Growing, handling, etc.</p>	<p>For the investigation, improvement, encouragement, and determination of the adaptability to different soils and climatic conditions of pecans, almonds, Persian walnuts, black walnuts, hickory nuts, butternuts, chestnuts, filberts, and other nuts, and for methods of growing, harvesting, packing, shipping, storing, and utilizing the same, \$27,440;</p>
<p>Experimental gardens and grounds, D.C.</p>	<p>To cultivate and care for the gardens and grounds of the Department of Agriculture in the city of Washington, including the keep and lighting of the grounds and the construction, surfacing, and repairing of roadways and walks; and to erect, manage, and maintain conservatories, greenhouses, and plant and fruit propagating houses on the grounds of the Department of Agriculture in the city of Washington, \$13,480;</p>
<p>Horticultural investigations.</p>	<p>For the investigation and improvement of fruits, and the methods of fruit growing, harvesting, handling, and studies of the physiological and related changes of fruits and vegetables during the processes of marketing and while in commercial storage, \$139,125;</p>
<p>Marketing vegetables, etc.</p>	<p>To cultivate and care for the gardens and grounds of the Department of Agriculture in the city of Washington, including the keep and lighting of the grounds and the construction, surfacing, and repairing of roadways and walks; and to erect, manage, and maintain conservatories, greenhouses, and plant and fruit propagating houses on the grounds of the Department of Agriculture in the city of Washington, \$13,480;</p>
<p>Nursery plants. Cooperative investigations of American sources of stocks, cuttings, etc.</p>	<p>For the investigation and improvement of fruits, and the methods of fruit growing, harvesting, handling, and studies of the physiological and related changes of fruits and vegetables during the processes of marketing and while in commercial storage, \$139,125;</p>

methods of growing stocks, for the purpose of providing American sources of stocks, cuttings, or other propagating materials, \$19,660;

For continuing the necessary improvements to establish and maintain a general experiment farm and agricultural station on the Arlington estate, in the State of Virginia, in accordance with the provisions of the Act of Congress approved April 18, 1900, \$20,000: *Provided*, That the limitations in this Act as to the cost of farm buildings shall not apply to this paragraph;

Arlington experimental farm.  
Vol. 31, p. 133.

*Proviso.*  
Buildings.

For investigations in foreign seed and plant introduction, including the study, collection, purchase, testing, propagation, and distribution of rare and valuable seeds, bulbs, trees, shrubs, vines, cuttings, and plants from foreign countries and from our possessions, and for experiments with reference to their introduction and cultivation in this country, \$129,760;

Foreign seed and plant introduction.

For the purchase, propagation, testing, and distribution of new and rare seeds; for the investigation and improvement of grasses, alfalfa, clover, and other forage crops, including the investigation of the utilization of cacti and other dry-land plants, \$119,360: *Provided*, That of this amount not to exceed \$36,600 may be used for the purchase and distribution of such new and rare seeds;

New and rare seeds, forage plants, etc.

*Proviso.*  
Purchase and distribution.

For biophysical investigations in connection with the various lines of work herein authorized, \$33,952;

Biophysical investigations.

For general administrative expenses connected with the above-mentioned lines of investigation, including the office of the chief of bureau, the associate chief of bureau, the officers in charge of publications, records, supplies, and property, and for miscellaneous expenses incident thereto, \$27,660;

Administrative expenses.

In all, general expenses, \$3,098,004.

Total, Bureau of Plant Industry, \$3,687,924.

FOREST SERVICE.

Forest Service.

SALARIES.

For the Chief Forester and other personal services in the District of Columbia in accordance with the Classification Act of 1923, and for personal services in the field, \$2,500,883.

Chief Forester, and office personnel.

GENERAL EXPENSES, FOREST SERVICE.

General expenses.

To enable the Secretary of Agriculture to experiment and to make and continue investigations and report on forestry, national forests, forest fires, and lumbering, but no part of this appropriation shall be used for any experiment or test made outside the jurisdiction of the United States; to advise the owners of woodlands as to the proper care of the same; to investigate and test American timber and timber trees and their uses, and methods for the preservative treatment of timber; to seek, through investigations and the planting of native and foreign species, suitable trees for the treeless regions; to erect necessary buildings: *Provided*, That the cost of any building purchased, erected, or as improved shall not exceed \$1,000; to pay all expenses necessary to protect, administer, and improve the national forests, including tree planting in the forest reserves to prevent erosion, drift, surface wash, and soil waste and the formation of floods, and including the payment of rewards under regulations of the Secretary of Agriculture for information leading to the arrest and conviction for violation of the laws and regulations relating to fires in or near national forests, or for the unlawful taking of, or injury to, Government property; to ascertain the natural conditions upon and utilize the national forests and the Secretary of Agriculture may, in his discretion, permit timber and other forest

Investigations, etc., restricted to United States.

*Proviso.*  
Cost of buildings.  
Administering national forests.

Sales of timber, etc.

Care of fish and game.

Station supplies and services.

Outside rent.

Forest supervisors, rangers, guards, etc.

Vol. 36, p. 963.

District expenses allotted.  
*Proviso.*  
Care of graves of fire fighters.

In the District.  
Aggregate amount.  
*Proviso.*  
Interchangeable allotments.

Limit.

products cut or removed from the national forests to be exported from the State or Territory in which said forests are respectively situated; to transport and care for fish and game supplied to stock the national forests or the waters therein; to employ agents, clerks, assistants, and other labor required in practical forestry and in the administration of national forests in the city of Washington and elsewhere; to collate, digest, report, and illustrate the results of experiments and investigations made by the Forest Service; to purchase necessary supplies, apparatus, office fixtures, law books, and technical books and technical journals for officers of the Forest Service stationed outside of Washington, and for medical supplies and services and other assistance necessary for the immediate relief of artisans, laborers, and other employees engaged in any hazardous work under the Forest Service; to pay freight, express, telephone, and telegraph charges; for electric light and power, fuel, gas, ice, and washing towels, and official traveling and other necessary expenses, including traveling expenses for legal and fiscal officers while performing Forest Service work; and for rent outside of the District of Columbia, as follows:

For the employment of forest supervisors, deputy forest supervisors, forest rangers, forest guards, and administrative clerical assistants on the national forests, and for additional salaries and field-station expenses, including the maintenance of nurseries, collecting seed, and planting, necessary for the use, maintenance, improvement, and protection of the national forests and of additional national forests created or to be created under section 11 of the Act of March 1, 1911 (Thirty-sixth Statutes at Large, page 963), and lands under contract for purchase or for the acquisition of which condemnation proceedings have been instituted for the purposes of said act, and for necessary miscellaneous expenses incident to the general administration of the Forest Service and of the national forests:

In national forest district one, Montana, Washington, Idaho, and South Dakota, \$580,014: *Provided*, That the Secretary of Agriculture is authorized to use not to exceed \$200 in caring for the graves of fire fighters buried at Wallace, Idaho, and Saint Maries, Idaho;

In national forest district two, Colorado, Wyoming, South Dakota, Nebraska, Michigan, and Minnesota, \$242,602;

In national forest district three, Arizona and New Mexico, \$252,442;

In national forest district four, Utah, Idaho, Wyoming, Nevada, Arizona, and Colorado, \$277,855;

In national forest district five, California and Nevada, \$413,875;

In national forest district six, Washington, Oregon, and California, \$421,369;

In national forest district seven, Arkansas, Alabama, Florida, Oklahoma, Georgia, South Carolina, North Carolina, Pennsylvania, Tennessee, Virginia, West Virginia, New Hampshire, Maine, Porto Rico, and Maryland, \$168,633;

In national forest district eight, Alaska, \$60,200;

In the District of Columbia, \$136,512;

In all, for the use, maintenance, improvement, protection, and general administration of the national forests, \$2,553,502: *Provided*, That the foregoing amounts appropriated for such purposes shall be available interchangeably in the discretion of the Secretary of Agriculture for the necessary expenditures for fire protection and other unforeseen exigencies: *Provided further*, That the amount so interchanged shall not exceed in the aggregate 10 per centum of all the amounts so appropriated;

- For fighting and preventing forest fires on or threatening the national forests and for the establishment and maintenance of a patrol to prevent trespass and to guard against and check fires upon the lands revested in the United States by the Act approved June 9, 1916, and the lands known as the Coos Bay Wagon Road lands involved in the case of Southern Oregon Company against United States (numbered 2711), in the Circuit Court of Appeals of the Ninth Circuit, \$282,700, or so much thereof as may be necessary: *Provided*, That not to exceed \$25,000 of this amount may be used by the Secretary of Agriculture in meeting emergencies caused by forest insects on national forests, national parks, Indian reservations, or other lands under the ownership or control of the United States;
- For the selection, classification, and segregation of lands within the boundaries of national forests that may be opened to homestead settlement and entry under the homestead laws applicable to the national forests; for the examination and appraisal of lands in effecting exchanges authorized by law and for the survey thereof by metes and bounds or otherwise, by employees of the Forest Service, under the direction of the Commissioner of the General Land Office; and for the survey and platting of certain lands, chiefly valuable for agriculture, now listed or to be listed within the national forests, under the Act of June 11, 1906 (Thirty-fourth Statutes, page 233), and the Act of March 3, 1899 (Thirtieth Statutes, page 1095), as provided by the Act of March 4, 1913, \$55,700;
- For the construction of sanitary facilities and for fire preventive measures on public camp grounds within the national forests when necessary for the protection of the public health or the prevention of forest fires, \$25,000;
- For the purchase and maintenance of necessary field, office, and laboratory supplies, instruments, and equipments, \$130,000;
- For investigations of methods for wood distillation and for the preservative treatment of timber, for timber testing, and the testing of such woods as may require test to ascertain if they be suitable for making paper, for investigations and tests within the United States of foreign woods of commercial importance to industries in the United States, and for other investigations and experiments to promote economy in the use of forest and fiber products, and for commercial demonstrations of improved methods or processes, in cooperation with individuals and companies, \$335,824: *Provided*, That \$15,000 of this amount shall be used for the investigation by the Forest Products Laboratory of the United States Department of Agriculture of flax straw as a source of supply for the manufacture of pulp and paper;
- For experiments and investigations of range conditions within the national forests or elsewhere on the public range, and of methods for improving the range by reseeding, regulation of grazing, and other means, \$36,020;
- For the purchase of tree seed, cones, and nursery stock, for seeding and tree planting within national forests, and for experiments and investigations necessary for such seeding and tree planting, \$125,640: *Provided*, That from the nurseries on the Nebraska National Forest the Secretary of Agriculture, under such rules and regulations as he may prescribe, may furnish young trees free, so far as they may be spared, to residents of the territory covered by "An Act increasing the area of homesteads in a portion of Nebraska," approved April 28, 1904;
- For silvicultural, dendrological, and other experiments and investigations, independently or in cooperation with other branches of the Federal Government, with States, and with individuals, to de-

Fighting forest fires, etc.

Vol. 39, p. 218.

Revested Oregon-California railroad lands, etc.

*Proviso.*  
Insect infestation.

Selecting lands for homestead entries, etc.

Surveying, etc., agricultural lands.

Vol. 34, p. 233; Vol. 30, pp. 34, 1095; Vol. 37, p. 842.

Public camp grounds, facilities, etc.

Equipment, supplies, etc.

Investigating wood distillation, forest products, etc.

*Proviso.*  
Flax straw for pulp manufacture.

Range conditions and improvements.

Seeding, tree planting, etc.

*Proviso.*  
Young trees to arid land residents in Nebraska.

Vol. 33, p. 547.

Management of forest lands.

termine the best methods for the conservative management of forest and forest lands, \$187,420;

Appraising timber for sale, etc.

For estimating and appraising timber and other resources on the national forests preliminary to disposal by sale or to the issue of occupancy permits, and for emergency expenses incident to their sale or use, \$95,000;

Collating results, etc.

For other miscellaneous forest investigations and for collating, digesting, recording, illustrating, and distributing the results of the experiments and investigations herein provided for, \$33,800;

Permanent improvements.

For the construction and maintenance of roads, trails, bridges, fire lanes, telephone lines, cabins, fences, and other improvements necessary for the proper and economical administration, protection, and development of the national forests, \$420,000: *Provided*, That where, in the opinion of the Secretary of Agriculture, direct purchase will be more economical than construction, telephone lines, cabins, fences, and other improvements may be purchased: *Provided, further*, That not to exceed \$50,000 may be expended for the construction and maintenance of boundary and range division fences, counting corrals, stock driveways and bridges, the development of stock watering places, and the eradication of poisonous plants on the national forests;

*Provisos.*  
Purchase of telephone lines, cabins, etc.

Division fences, stock driveways, etc.

In all, general expenses, \$4,280,606.

Conservation of navigable waters.  
Vol. 36, p. 961.

To enable the Secretary of Agriculture more effectively to carry out the provisions of the Act of March 1, 1911 (Thirty-sixth Statutes, page 961), entitled "An Act to enable any State to cooperate with any other State or States, or with the United States, for the protection of watersheds of navigable streams, and to appoint a commission for the acquisition of lands for the purpose of conserving the navigability of navigable rivers," \$41,350 of the moneys appropriated therein, or for carrying out its purposes shall be available for the employment of agents, title attorneys, clerks, assistants, and other labor, and for the purchase of supplies and equipment required for the purpose of said Act in the city of Washington.

Total, Forest Service, \$6,781,489.

Expenses in Washington, D. C.

Chemistry Bureau.

## BUREAU OF CHEMISTRY.

### SALARIES.

Chief, and office personnel.

For chief of bureau and other personal services in the District of Columbia in accordance with the Classification Act of 1923 and for personal services in the field, \$340,000.

General expenses.

### GENERAL EXPENSES, BUREAU OF CHEMISTRY.

Apparatus, supplies, employees, etc.

For all necessary expenses, for chemical apparatus, chemicals and supplies, repairs to apparatus, gas, electric current, official traveling expenses, telegraph and telephone service, express and freight charges, for the employment of such assistants, clerks, and other persons as the Secretary of Agriculture may consider necessary for the purposes named, in the city of Washington and elsewhere, in conducting investigations; collecting, reporting, and illustrating the results of such investigations; and for rent outside of the District of Columbia for carrying out the investigations and work herein authorized as follows:

General subjects.  
Vol. 12, p. 387.

Biological food and drug investigations.

For conducting the investigations contemplated by the Act of May 15, 1862, relating to the application of chemistry to agriculture; for the biological investigation of food and drug products and substances used in the manufacture thereof, including investigations of the physiological effects of such products on the human organism, \$120,600;

For collaboration with other departments of the Government desiring chemical investigations and whose heads request the Secretary of Agriculture for such assistance, and for other miscellaneous work, \$14,090;

Collaboration with other departments.

For investigation and experiment in the utilization, for coloring, medicinal, and technical purposes, of raw materials grown or produced in the United States, in cooperation with such persons, associations, or corporations as may be found necessary, including repairs, alterations, improvements, or additions to a building on the Arlington Experimental Farm, \$55,805;

Utilizing raw materials for colorants, etc.

For the investigation and development of methods for the manufacture of table sirup and sugar and of methods for the manufacture of sweet sirups by the utilization of new agricultural sources, \$28,370;

Table sirup, etc.

For enabling the Secretary of Agriculture to carry into effect the provisions of the Act of June 30, 1906, entitled "An Act for preventing the manufacture, sale or transportation of adulterated, or misbranded, or poisonous, or deleterious foods, drugs, medicines, and liquors, and for regulating traffic therein, and for other purposes"; to cooperate with associations and scientific societies in the revision of the United States Pharmacopœia and development of methods of analysis, and for investigating the character of the chemical and physical tests which are applied to American food products in foreign countries, and for inspecting the same before shipment when desired by the shippers or owners of these products intended for countries where chemical and physical tests are required before the said products are allowed to be sold therein, \$716,260: *Provided*, That not more than \$4,280 shall be used for travel outside of the United States;

Pure food inspection. Vol. 34, p. 760.

Revision of Pharmacopœia. Examining foreign tests of American food products.

Proviso. Travel limit.

For enabling the Secretary of Agriculture to carry into effect the provisions of the Act approved March 2, 1897, entitled "An Act to prevent the importation of impure and unwholesome tea," as amended, including payment of compensation and expenses of the members of the board appointed under section 2 of the Act and all other necessary officers and employees, \$36,110;

Impure tea imports. Expenses, preventing, etc. Vol. 29, p. 604; Vol. 35, p. 163; Vol. 41, p. 712.

For the investigation and development of methods of manufacturing insecticides and fungicides, and for investigating chemical problems relating to the composition, action, and application of insecticides and fungicides, \$29,440;

Insecticides and fungicides. Investigating, etc.

For the investigation and development of methods for the prevention of grain-dust, smut-dust, and other plant-dust explosions and resulting fires, including fires in cotton gins and cotton-oil mills, \$26,555;

Plant dust explosions, etc. Methods for preventing.

For the investigation and demonstration of improved methods or processes of preparing naval stores, the weighing, handling, transportation, and uses of same, in cooperation with individuals and companies, including the employment of necessary persons and means in the city of Washington and elsewhere, and to enable the Secretary of Agriculture to carry into effect the provisions of the Naval Stores Act of March 3, 1923, \$20,000;

Naval stores. Investigations, demonstrations, etc.

Vol. 42, p. 1435.

In all, general expenses, \$1,047,230.

Total, Bureau of Chemistry, \$1,387,230.

## BUREAU OF SOILS.

Soils Bureau.

### SALARIES.

For chief of bureau and other personal services in the District of Columbia in accordance with the Classification Act of 1923 and for personal services in the field, \$90,000.

Chief, and office personnel.

## General expenses.

## GENERAL EXPENSES, BUREAU OF SOILS.

Investigations, experiments, etc.

For all necessary expenses connected with the investigations and experiments hereinafter authorized, including the employment of investigators, local and special agents, assistants, experts, clerks, draftsmen, and labor in the city of Washington and elsewhere; official traveling expenses, materials, tools, instruments, apparatus, repairs to apparatus, chemicals, furniture, office fixtures, stationery, gas, electric current, telegraph and telephone service, express and freight charges, rent outside the District of Columbia, and for all other necessary supplies and expenses, as follows:

Chemical investigations of soils, etc.

For chemical investigations of soil types, soil composition, and soil minerals, the soil solution, solubility of soil and all chemical properties of soils in their relation to soil formation, soil texture and soil productivity, including all routine chemical work in connection with the soil survey, \$25,640;

Physical productivity, etc., investigations.

For physical investigations of the important properties of soil which determine productivity, such as moisture relations, aerations, heat conductivity, texture, and other physical investigations of the various soil classes and soil types, \$13,145;

Fertilizers.

For investigation within the United States of fertilizers and other soil amendments and their suitability for agricultural use, \$63,595;

Cooperative soil mapping.

For the investigation of soils, in cooperation with other branches of the Department of Agriculture, other departments of the Government, State agricultural experiment stations, and other State institutions, and for indicating upon maps and plats, by coloring or otherwise, the results of such investigations, \$179,710;

Classification of Agricultural lands.

For examination of soils to aid in the classification of agricultural lands, in cooperation with other bureaus of the department and other departments of the Government, \$15,510;

Administrative expenses.

For general administrative expenses connected with the above-mentioned lines of investigation, \$4,000;

In all, general expenses, \$301,600.

Total, Bureau of Soils, \$391,600.

## Entomology Bureau.

## BUREAU OF ENTOMOLOGY.

## SALARIES.

Chief, and office personnel.

For chief of bureau and other personal services in the District of Columbia in accordance with the Classification Act of 1923 and for personal services in the field, \$137,728.

## General expenses.

## GENERAL EXPENSES, BUREAU OF ENTOMOLOGY.

Investigations, etc., of insects, etc.

For the promotion of economic entomology; for investigating the history and the habits of insects injurious and beneficial to agriculture, horticulture, arboriculture, and the study of insects affecting the health of man and domestic animals, and ascertaining the best means of destroying those found to be injurious; for collating, digesting, reporting, and illustrating the results of such investigations; for salaries and the employment of labor in the city of Washington and elsewhere, rent outside of the District of Columbia, freight, express charges, official traveling expenses, office fixtures, supplies, apparatus, telegraph and telephone service, gas, and electric current, in connection with the following investigations:

Specific subjects.

Fruits, orchards, etc.

For investigations of insects affecting deciduous fruits, orchards, vineyards, and nuts, including, when necessary, cooperation with the Federal Horticultural Board in establishing, maintaining, and enforcing quarantines promulgated under the plant quarantine Act of August 20, 1912, as amended, \$320,000;

Quarantine enforcement.  
Vol. 37, p. 315.

For investigations of insects affecting cereal and forage crops, including a special investigation of the Hessian fly, grasshopper, alfalfa weevil, and the chinch bug, \$176,400;

Cereal and forage crops.

For investigations of insects affecting southern field crops, including insects affecting cotton, tobacco, rice, sugar cane, and so forth, and the cigarette beetle and Argentine ant, \$231,920;

Southern field crops.

For investigations of insects affecting forests, \$57,100: *Provided*, That \$15,000 shall be used for preventing and combating infestations of insects injurious to forest trees on and near the national forests, independently or in cooperation with other branches of the Federal Government, with States, counties, municipalities, or with private owners;

Forests.  
*Proviso.*  
Combating infestation of national forests, etc.

For investigations of insects affecting truck crops, including insects and wireworms affecting the potato, sugar beet, cabbage, onion, tomato, beans, peas, and so forth, and insects affecting stored products, \$157,000;

Truck crops, etc.

For investigations and demonstrations in bee culture, \$32,320;

Bee culture.  
Tropical and sub-tropical plants.

For investigations of insects affecting citrus and other tropical and subtropical plants, and for investigations and control of the Mediterranean and other fruit flies, in cooperation with the Federal Horticultural Board, \$68,055;

For investigations, identification, and systematic classification of miscellaneous insects, including the study of insects affecting the health of man and domestic animals, household insects, and the importation and exchange of useful insects, \$64,630;

Miscellaneous insects affecting health of man, etc.

For general administrative expenses connected with above lines of investigation, and for miscellaneous expenses incident thereto, \$3,880;

Administrative expenses.

In all, general expenses, \$1,111,305.

PREVENTING SPREAD OF MOTHS.

Gypsy and brown-tail moths.

To enable the Secretary of Agriculture to meet the emergency caused by the continued spread of the gypsy and brown-tail moths by conducting such experiments as may be necessary to determine the best methods of controlling these insects; by introducing and establishing the parasites and natural enemies of these insects and colonizing them within the infested territory; by establishing and maintaining a quarantine against further spread in such a manner as is provided by the general nursery-stock law, approved August 20, 1912, as amended, entitled "An Act to regulate the importation of nursery stock and other plants and plant products, to enable the Secretary of Agriculture to establish and maintain quarantine districts for plant diseases and insect pests, to permit and regulate the movements of fruits, plants, and vegetables therefrom, and for other purposes," in cooperation with the authorities of the different States concerned and with the several State experiment stations, including rent outside of the District of Columbia, the employment of labor in the city of Washington and elsewhere, and all other necessary expenses, \$572,360.

Emergency appropriation for controlling.

Cooperative quarantine maintenance.

Vol. 37, pp. 315, 854.

PREVENTION OF SPREAD OF EUROPEAN CORN BORER.

European corn borer.

To enable the Secretary of Agriculture to meet the emergency caused by the spread of the European corn borer, and to provide means for the investigation, control, and prevention of spread of this insect throughout the United States, in cooperation with the States concerned, including, when necessary, cooperation with the Federal Horticultural Board in establishing, maintaining, and enforcing quarantines promulgated under the plant quarantine Act of August 20, 1912, as amended, including the employment of persons and

Emergency appropriation for preventing spread of, etc.

Quarantines.  
Vol. 37, pp. 315, 854.

*Proviso.*  
Local, etc., contribu-  
tions required.

means in the city of Washington and elsewhere, and all other necessary expenses, \$216,350: *Provided*, That in the discretion of the Secretary of Agriculture \$100,000 of this amount shall be available for expenditure only when an equal amount shall have been appropriated, subscribed, or contributed by States, counties, or local authorities, or by individuals or organizations, for the accomplishment of such purposes.

Mexican bean beetle.

#### CONTROL AND PREVENTION OF SPREAD OF THE MEXICAN BEAN BEETLE.

Emergency expenses  
for preventing spread  
of.

To enable the Secretary of Agriculture to meet the emergency caused by the recent introduction and rapid multiplication of the Mexican bean beetle in the State of Alabama, and other States, and to provide means for the study, experimentation in eradication, and for the control and prevention of the spread of this insect in that State and to other States, in cooperation with the State of Alabama and other States concerned and with individuals affected, including the employment of persons and means in the city of Washington and elsewhere, and all other necessary expenses, \$28,105.

Total, Bureau of Entomology, \$2,065,848.

Biological Survey  
Bureau.

### BUREAU OF BIOLOGICAL SURVEY.

#### SALARIES.

Chief, and office per-  
sonnel.

For chief of bureau and other personal services in the District of Columbia in accordance with the Classification Act of 1923 and for personal services in the field, \$106,340.

General expenses.

#### GENERAL EXPENSES, BUREAU OF BIOLOGICAL SURVEY.

Employees, supplies,  
etc.

For salaries and employment of labor in the city of Washington and elsewhere, furniture, supplies, including the purchase of bags, tags, and labels printed in the course of manufacture, traveling and all other expenses necessary in conducting investigations and carrying out the work of the bureau, as follows:

Reservations for  
game.

For the maintenance of the Montana National Bison Range and other reservations and for the maintenance of game introduced into suitable localities on public lands, under supervision of the Biological Survey, including construction of fencing, wardens' quarters, shelters for animals, landings, roads, trails, bridges, ditches, telephone lines, rockwork, bulkheads, and other improvements necessary for the economical administration and protection of the reservations, and for the enforcement of section 84 of the Act approved March 4, 1909, entitled "An Act to codify, revise, and amend the penal laws of the United States." \$43,435, of which sum \$2,500 may be used for the purchase, capture, and transportation of game for national reservations;

Protecting bird pre-  
serves.  
Vol. 35, p 1104.

For investigating the food habits of North American birds and other animals in relation to agriculture, horticulture, and forestry; for investigations, experiments, and demonstrations in connection with rearing fur-bearing animals; for experiments, demonstrations, and cooperation in destroying mountain lions, wolves, coyotes, bobcats, prairie dogs, gophers, ground squirrels, jack rabbits, and other animals injurious to agriculture, horticulture, forestry, animal husbandry, and wild game; and for the protection of stock and other domestic animals through the suppression of rabies in predatory wild animals, \$508,880;

North American  
birds and animals.  
Food habits investi-  
gation.

Destroying animals  
injurious to agriculture.

Suppressing rabies.

Biological investiga-  
tions.

For biological investigations, including the relations, habits, geographic distribution, and migration of animals and plants, and the preparation of maps of the life zones, \$28,475;

For all necessary expenses for enforcing the provisions of the Migratory Bird Treaty Act of July 3, 1918 (Fortieth Statutes at Large, page 755), and for cooperation with local authorities in the protection of migratory birds, and for necessary investigations connected therewith, \$136,565: *Provided*, That of this sum not more than \$20,500 may be used for the enforcement of sections 241, 242, 243, and 244 of the Act approved March 4, 1909, entitled "An Act to codify, revise, and amend the penal laws of the United States," and for the enforcement of section 1 of the Act approved May 25, 1900, entitled "An Act to enlarge the powers of the Department of Agriculture, prohibit the transportation by interstate commerce of game killed in violation of local laws, and for other purposes," including all necessary investigations in connection therewith;

Migratory bird protection.  
Vol. 40, p. 755.

*Proviso.*  
Prohibiting shipment of prohibited birds, etc.  
Vol. 35, pp. 1135-1138.

Carrying illegally killed game.  
Vol. 31, p. 187.

For investigations, experiments, and demonstrations for the welfare, improvement, and increase of the reindeer industry in Alaska, including the erection of necessary buildings and other structures and cooperation with the Bureau of Education, and for the enforcement of section 1956 of the Revised Statutes as amended so far as it relates to the protection of land fur-bearing animals in Alaska, including necessary investigations in connection therewith, \$57,335;

Reindeer in Alaska. Improving industry, etc.

Vol. 36, p. 327.

For general administrative expenses connected with the above-mentioned lines of work, including cooperation with other Federal bureaus, departments, boards, and commissions, on request from them, \$11,460;

Administrative expenses.

In all, general expenses, \$786,150.

Total, Bureau of Biological Survey, \$892,490.

DIVISION OF ACCOUNTS AND DISBURSEMENTS.

Accounts and disbursements division.

Chief, and office personnel.

Salaries: For chief of division and other personal services in the District of Columbia in accordance with the Classification Act of 1923, \$74,440.

LIBRARY, DEPARTMENT OF AGRICULTURE.

Library.

Librarian, and personnel.

Salaries: For librarian and other personal services in the District of Columbia in accordance with the Classification Act of 1923, \$40,000.

General expenses.

General expenses, Library: For books of reference, law books, technical and scientific books, newspapers and periodicals, and for expenses incurred in completing imperfect series; for the employment of additional assistants in the city of Washington and elsewhere; for official traveling expenses, and for library fixtures, library cards, supplies, and for all other necessary expenses, \$30,960.

Total, Library, \$70,960.

BUREAU OF PUBLIC ROADS.

Public Roads Bureau.

SALARIES.

Chief, and office and field personnel.

For chief of bureau and other personal services in the District of Columbia in accordance with the Classification Act of 1923 and for personal services in the field, \$123,740.

General expenses.

GENERAL EXPENSES, BUREAU OF PUBLIC ROADS.

For salaries and the employment of labor in the city of Washington and elsewhere, supplies, office fixtures, apparatus, traveling and all other necessary expenses, for conducting investigations and experiments, and for collating, reporting, and illustrating the results

Employees, supplies, publishing bulletins, etc.

*Proviso.*  
Road-making ma-  
chinery restriction.

of same, and for preparing, publishing, and distributing bulletins and reports, as follows: *Provided*, That no part of these appropriations shall be expended for the rent or purchase of road-making machinery, except such as may be necessary for field experimental work as hereinafter provided for;

Road management  
systems, etc.

For inquiries in regard to systems of road management and economic studies of highway construction, operation, maintenance, and value, either independently or in cooperation with the State highway departments and other agencies, and for giving expert advice on these subjects, \$65,850;

Materials, appli-  
ances, etc., investiga-  
tions.

For investigations of the best methods of road making, especially by the use of local materials; for studying the types of mechanical plants and appliances used for road building and maintenance; for studying methods of road repair and maintenance suited to the needs of different localities; and for furnishing expert advice on these subjects, \$73,700;

Experimental high-  
ways.

For maintenance and repairs of experimental highways, including the purchase of materials and equipment; for the employment of assistants and labor, \$15,000;

Farm irrigation, etc.,  
investigations.

For investigating and reporting upon the utilization of water in farm irrigation, including the best methods to apply in practice; the different kinds of power and appliances; the flow of water in ditches, pipes, and other conduits; the duty, apportionment, and measurement of irrigation water, the customs, regulations, and laws affecting irrigation; for investigating and reporting upon farm drainage and upon the drainage of swamp and other wet lands which may be made available for agricultural purposes; for preparing plans for the removal of surplus water by drainage; for the development of equipment for farm irrigation and drainage and for giving expert advice and assistance; for field experiments and investigations and the purchase and installation of equipment for experimental purposes; for the preparation and illustration of reports and bulletins; for the employment of assistants and labor in the city of Washington and elsewhere; for rent outside the District of Columbia; and for supplies and all necessary expenses, \$145,650;

Drainage of farms,  
swamp lands, etc.

For investigating farm domestic water supply and drainage disposal, the construction of farm buildings, and other rural engineering problems involving mechanical principles, including the erection of such structures outside of the District of Columbia as may be necessary for experimental purposes only, the employment of labor in the city of Washington and elsewhere, supplies, and all other necessary expenses, \$35,300;

Domestic farm water  
supply, building con-  
struction, etc.

Surplus war explo-  
sives.  
Distribution of, for  
agricultural uses.  
Vol. 42, p. 217.

The Secretary of Agriculture is authorized to expend not to exceed \$15,000 of the administrative fund provided by the Federal Aid Road Act of July 11, 1916, as amended, for supervising the preparation, distribution, and use of picric acid, trinitrotoluol, trojan powder, and such other surplus war explosives as may be made available for use in clearing stumps and stones from agricultural land, independently or in cooperation with agricultural colleges and other agencies, and for investigating and reporting upon the results obtained from the use of the explosives: *Provided*, That expenditures hereunder shall be reimbursed to the administrative fund by charge to other Federal activities, agricultural colleges, or other agencies to which the explosives are distributed;

Report of results.  
*Proviso.*  
Reimbursement.

Administrative ex-  
penses.

For general administrative expenses connected with the above-mentioned lines of investigations and experiments, \$14,935;

In all, general expenses, \$350,435.

Total, Bureau of Public Roads, \$474,175.

## BUREAU OF AGRICULTURAL ECONOMICS.

Agricultural Economics Bureau. Eco-

## SALARIES.

For chief of bureau and other personal services in the District of Columbia, in accordance with the Classification Act of 1923, and for personal services in the field, \$1,100,073.

Chief, and office and field personnel.

## GENERAL EXPENSES, BUREAU OF AGRICULTURAL ECONOMICS.

General expenses.

For salaries and the employment of labor in the city of Washington and elsewhere, furniture, supplies, traveling expenses, rent outside of the District of Columbia, and all other expenses necessary in conducting investigations, experiments, and demonstrations, as follows:

Employees, supplies, etc.

For general administrative expenses in connection with the lines of investigation, experiment, and demonstration conducted in the Bureau of Agricultural Economics, \$37,933;

Administrative expenses.

To investigate and encourage the adoption of improved methods of farm management and farm practice, \$275,000: *Provided*, That of this amount \$150,000 may be used in ascertaining the cost of production of the principal staple agricultural products;

Farm management and practice. *Proviso*. Cost of production.

For acquiring and diffusing among the people of the United States useful information on subjects connected with the marketing, handling, utilization, grading, transportation, and distributing of farm and nonmanufactured food products and the purchasing of farm supplies, including the demonstration and promotion of the use of uniform standards of classification of American farm products throughout the world, independently and in cooperation with other branches of the department, State agencies, purchasing and consuming organizations, and persons engaged in the marketing, handling, utilization, grading, transportation, and distributing of farm and food products, and for investigation of the economic costs of retail marketing of meat and meat products, \$549,628;

Distributing information of farm products, marketing, etc.

Promoting standards of classification.

For collecting, compiling, abstracting, analyzing, summarizing, interpreting, and publishing data relating to agriculture, including crop and livestock estimates, acreage, yield, grades, stock, and value of farm crops, and numbers, grades, and value of livestock and livestock products on farms, in cooperation with the Extension Service and other Federal, State, and local agencies, \$409,960: *Provided*, That \$65,000 shall be available for collecting and disseminating to American producers, importers, exporters, and other interested persons information relative to the world supply of and need for American agricultural products, marketing methods, conditions, prices, and other factors, a knowledge of which is necessary to the advantageous disposition of such products in foreign countries, independently and in cooperation with other branches of the Government, State agencies, purchasing and consuming organizations, and persons engaged in the transportation, marketing, and distribution of farm and food products, including the purchase of such books and periodicals as may be necessary in connection with this work: *Provided further*, That no part of the funds herein appropriated shall be available for any expense incident to ascertaining, collating, or publishing a report stating the intentions of farmers as to the acreage to be planted in cotton;

General agricultural and livestock information. Collecting, publishing, etc., designated data.

*Proviso*. Disseminating information of world supply and needed American products, etc.

Cooperation with other agencies.

Not available for intended cotton acreage planting.

For enabling the Secretary of Agriculture to investigate and certify to shippers and other interested parties the class, quality, and/or condition of cotton and fruits, vegetables, poultry, butter, hay, and other perishable farm products when offered for interstate shipment or when received at such important central markets as the

Perishable farm products. Certifying condition of shipments, etc., of at central markets.

Secretary of Agriculture may from time to time designate, or at points which may be conveniently reached therefrom, under such rules and regulations as he may prescribe, including payment of such fees as will be reasonable and as nearly as may be to cover the cost for the service rendered: *Provided*, That certificates issued by the authorized agents of the departments shall be received in all courts of the United States as prima facie evidence of the truth of the statements therein contained, \$333,000, of which \$5,000 shall be immediately available;

*Proviso.*  
Legal effect of certificates.

Livestock, dairy, agricultural, etc., products.

Collecting, distributing, etc., information of market conditions of designated.

For collecting, publishing, and distributing, by telegraph, mail, or otherwise, timely information on the market supply and demand, commercial movement, location, disposition, quality, condition, and market prices of livestock, meats, fish, and animal products, dairy and poultry products, fruits and vegetables, peanuts and their products, grain, hay, feeds, and seeds, and other agricultural products, independently and in cooperation with other branches of the Government, State agencies, purchasing and consuming organizations, and persons engaged in the production, transportation, marketing, and distribution of farm and food products, \$682,480;

In all, general expenses, \$2,228,001.

Cotton Futures and Cotton Standards Acts.

ENFORCEMENT OF THE UNITED STATES COTTON FUTURES ACT AND UNITED STATES COTTON STANDARDS ACT.

Enforcement expenses.

Vol. 39, p. 476; Vol. 40, p. 1351; Vol. 42, p. 1517.

To enable the Secretary of Agriculture to carry into effect the provisions of the United States Cotton Futures Act, as amended March 4, 1919, and to carry into effect the provisions of the United States Cotton Standards Act, approved March 4, 1923, including all expenses necessary for the purchase of equipment and supplies; for travel; for the employment of persons in the city of Washington and elsewhere; and for all other expenses, including rent outside of the District of Columbia, that may be necessary in executing the provisions of these Acts, \$185,000: *Provided*, That any moneys received from or in connection with the sale of cotton purchased for the preparation of practical forms of the official cotton standards and condemned as unsuitable for such use may be expended by the Secretary of Agriculture during the fiscal year ending June 30, 1925, for the purchase of other cotton for such use.

*Proviso.*  
Reuse of money from sales of unsuitable purchased cotton.

Grain Standards Act.

ENFORCEMENT OF THE UNITED STATES GRAIN STANDARDS ACT.

Enforcement expenses.

Vol. 39, p. 482.

To enable the Secretary of Agriculture to carry into effect the provisions of the United States Grain Standards Act, including rent outside of the District of Columbia and the employment of such persons and means as the Secretary of Agriculture may deem necessary, in the city of Washington and elsewhere, \$550,000.

Warehouse Act.

ADMINISTRATION OF THE UNITED STATES WAREHOUSE ACT.

Administration expenses.

Vol. 39, p. 486; Vol. 42, p. 1282.

To enable the Secretary of Agriculture to carry into effect the provisions of the United States Warehouse Act, including the payment of such rent outside of the District of Columbia and the employment of such persons and means as the Secretary of Agriculture may deem necessary, in the city of Washington and elsewhere, \$186,500.

Standard Container Act.

ENFORCEMENT OF THE STANDARD CONTAINER ACT.

Enforcement expenses.

Vol. 39, p. 673.

To enable the Secretary of Agriculture to carry into effect the Act entitled "An Act to fix standards for Climax baskets for grapes and

other fruits and vegetables, and to fix standards for baskets and other containers for small fruits, berries, and vegetables, and for other purposes," approved August 31, 1916, including the employment of such persons and means as the Secretary of Agriculture may deem necessary in the city of Washington and elsewhere, \$5,000.

COMPLETION OF WOOL WORK.

Wool clip of 1918.

To enable the Bureau of Agricultural Economics to complete the work of the Domestic Wool Section of the War Industries Board and to enforce Government regulations for handling the wool clip of 1918 as established by the Wool Division of said board, pursuant to the Executive order dated December 31, 1918, transferring such work to the said bureau, \$11,290, and to continue, as far as practicable, the distribution among the growers of the wool clip of 1918 of all sums heretofore or hereafter collected or recovered with or without suit by the Government from all persons, firms, or corporations which handled any part of the wool clip of 1918.

Completing distribution of moneys collected among owners.

Total, Bureau of Agricultural Economics, \$4,325,864.

BUREAU OF HOME ECONOMICS.

Home Economics Bureau.

SALARIES.

For chief of bureau and other personal services in the District of Columbia in accordance with the Classification Act of 1923, \$27,244.

Chief, and office personnel.

GENERAL EXPENSES, BUREAU OF HOME ECONOMICS.

General expenses.

To enable the Secretary of Agriculture to investigate the relative utility and economy of agricultural products for food, clothing, and other uses in the home, with special suggestions of plans and methods for the more effective utilization of such products for these purposes, and to disseminate useful information on this subject, including the employment of labor in the city of Washington and elsewhere, supplies, and all other necessary expenses, \$79,780.

Utilizing farm products in the home, etc.

Employment of labor.

Total, Bureau of Home Economics, \$107,024.

ENFORCEMENT OF THE INSECTICIDE ACT.

Insecticide Act.

SALARIES.

For executive officer and other personal services in the District of Columbia in accordance with the Classification Act of 1923 and personal services in the field, \$35,840.

Executive officer, office and field personnel.

GENERAL EXPENSES, ENFORCEMENT OF THE INSECTICIDE ACT.

General expenses.

For salaries and the employment of labor in the city of Washington and elsewhere, furniture, supplies, traveling expenses, rent outside of the District of Columbia, and for all necessary expenses, as follows:

Employees, supplies, etc.

To enable the Secretary of Agriculture to carry into effect the provisions of the Act of April 26, 1910, entitled "An Act for preventing the manufacture, sale, or transportation of adulterated or misbranded Paris greens, lead arsenates, other insecticides, and also fungicides, and for regulating traffic therein, and for other purposes," \$140,575.

Preventing sale, etc., of adulterated insecticides and fungicides. Vol. 36, p. 331.

Total, enforcement of the Insecticide Act, \$176,415.

## Horticultural Board.

## FEDERAL HORTICULTURAL BOARD.

## SALARIES.

Secretary, and office and field personnel.

For secretary of the board and other personal services in the District of Columbia in accordance with the Classification Act of 1923 and personal services in the field, \$57,380.

General expenses.

## GENERAL EXPENSES, FEDERAL HORTICULTURAL BOARD.

Employees, supplies, etc.

For salaries and the employment of labor in the city of Washington and elsewhere, furniture, supplies, traveling expenses, rent outside of the District of Columbia, and for all other necessary expenses, as follows:

Enforcing nursery plant quarantine, etc. Vol. 37, pp. 315, 850.

To enable the Secretary of Agriculture to carry into effect the provisions of the Act of August 20, 1912, as amended, entitled "An Act to regulate the importation of nursery stock and other plants and plant products; to enable the Secretary of Agriculture to establish and maintain quarantine districts for plant diseases and insect pests; to permit and regulate the movement of fruits, plants, and vegetables therefrom, and for other purposes"; to prevent the movement of cotton and cotton seed from Mexico into the United States, including the regulation of the entry into the United States of railway cars and other vehicles, and freight, express, baggage, or other materials from Mexico, and the inspection, cleaning, and disinfection thereof: *Provided*, That any moneys received in payment of charges fixed by the Secretary of Agriculture on account of such cleaning and disinfection at plants constructed therefor out of any appropriation made on account of the pink bollworm of cotton shall be covered into the Treasury as miscellaneous receipts, \$324,426;

Preventing entry of Mexican cotton and cottonseed.

*Proviso.* Receipts for cleaning, etc., to be deposited.

To enable the Secretary of Agriculture to meet the emergency caused by the establishment of the potato wart in eastern Pennsylvania, and to provide means for the extermination of this disease in Pennsylvania, or elsewhere in the United States, in cooperation with the State or States concerned, including rent outside the District of Columbia, employment of labor in the city of Washington or elsewhere, and all other necessary expenses, \$5,110;

Potato wart. Emergency expenses, exterminating, etc.

In all, general expenses, \$329,536.

Total, Federal Horticultural Board, \$386,916.

Interchange of appropriations.

## INTERCHANGE OF APPROPRIATIONS.

Allowed of miscellaneous expenses of bureaus, etc.

Not to exceed 10 per centum of the foregoing amounts for the miscellaneous expenses of the work of any bureau, division, or office herein provided for shall be available interchangeably for expenditures on the objects included within the general expenses of such bureau, division, or office, but no more than 10 per centum shall be added to any one item of appropriation except in cases of extraordinary emergency, and then only upon the written order of the Secretary of Agriculture.

Miscellaneous.

## MISCELLANEOUS ITEMS.

Reclamation projects.

## DEMONSTRATIONS ON RECLAMATION PROJECTS.

Demonstrations, etc., to aid agricultural development of.

To enable the Secretary of Agriculture to encourage and aid in the agricultural development of the Government reclamation projects; to assist, through demonstrations, advice, and in other ways, settlers on the projects; and for the employment of persons and means necessary in the city of Washington and elsewhere, \$36,460.

## COOPERATIVE FIRE PROTECTION OF FORESTED WATERSHEDS OF NAVIGABLE STREAMS.

Conservation of navigable streams.

For cooperation with any State or group of States in the protection from fire of the forested watersheds of navigable streams under the provisions of section 2 of the Act of March 1, 1911, entitled "An Act to enable any State to cooperate with any other State or States, or with the United States, for the protection of the watersheds of navigable streams, and to appoint a commission for the acquisition of lands for the purpose of conserving the navigability of navigable rivers," \$400,380.

Cooperation with States for fire protection of watersheds.  
Vol. 36, p. 961.  
Post, p. 653.

## ACQUISITION OF ADDITIONAL FOREST LANDS.

For the acquisition of additional lands at headwaters of navigable streams, to be expended under the provisions of the Act of March 1, 1911 (Thirty-sixth Statutes at Large, page 961), as amended, \$800,000.

Additional forest lands.

Acquiring, under Conservation Act.  
Vol. 36, p. 961.  
Post, p. 654.

## EXPERIMENTS AND DEMONSTRATIONS IN LIVESTOCK PRODUCTION IN THE CANE-SUGAR AND COTTON DISTRICTS OF THE UNITED STATES.

Cane sugar and cotton districts.

To enable the Secretary of Agriculture, in cooperation with the authorities of the States concerned, or with individuals, to make such investigations and demonstrations as may be necessary in connection with the development of livestock production in the cane-sugar and cotton districts of the United States, \$43,970.

Cooperative experiments, etc., in livestock production in.

## FIELD STATION, WOODWARD, OKLAHOMA.

For the maintenance in connection with the Woodward, Oklahoma, Field Station of a livestock department, through which experiments and demonstrations in livestock breeding, growing, and feeding, including both beef and dairy animals, may be made, \$12,000.

Woodward, Okla.

Livestock department in field station at. Maintenance, etc.  
Post, p. 1326.

## EXPERIMENTS IN DAIRYING AND LIVESTOCK PRODUCTION IN SEMIARID AND IRRIGATED DISTRICTS OF THE WESTERN UNITED STATES.

Western irrigated lands.

To enable the Secretary of Agriculture to conduct investigations and experiments in problems connected with the establishment of dairying and meat-production enterprises on the semiarid and irrigated lands of the western United States, including the purchase of livestock and the employment of necessary persons and means in the city of Washington and elsewhere, \$38,230.

Dairying and meat production experiments in.  
Anti, p. 243.

## PASSENGER-CARRYING VEHICLES.

Passenger vehicles.

That not to exceed \$130,000 of the lump-sum appropriations herein made for the Department of Agriculture shall be available for the purchase, maintenance, repair, and operation of motor-propelled and horse-drawn passenger-carrying vehicles necessary in the conduct of the field work of the Department of Agriculture outside the District of Columbia: *Provided*, That not to exceed \$35,000 of this amount shall be expended for the purchase of such vehicles, and that such vehicles shall be used only for official service outside the District of Columbia, but this shall not prevent the continued use for official service of motor trucks in the District of Columbia: *Provided further*, That the Secretary of Agriculture is authorized to purchase, from the funds provided for carrying out the provisions of the Federal Highway Act of November 9, 1921 (Forty-second Statutes

Allowance for, in lump-sum appropriations.

Provisos. Purchase and use limited.

Vehicles to replace transfer from War Department for roads, etc.  
Vol. 42, p. 212.

Vol. 40, p. 1201; Vol. 41, p. 530; Vol. 42, p. 212.

Report of expenditures.

Exchanges for new vehicles, boats, etc.

Contagious diseases of animals.

Emergency appropriation for eradicating.

*Ante*, p. 111.

Payment of claims for animals destroyed, etc.

*Provides*. Appraisement of meat, values.

Pink bollworm of cotton.

Emergency appropriation for eradicating.

Cooperation with Mexico in exterminating, etc.

Investigating for control.

Surveys, inspection, etc., in United States.

at Large, page 212), not to exceed \$25,000, motor-propelled passenger carrying vehicles to replace such vehicles transferred under authority of the Acts of February 28, 1919 (Fortieth Statutes at Large, page 1201), March 15, 1920 (Forty-first Statutes at Large, page 530), and November 9, 1921 (Forty-second Statutes at Large, page 212), from the War Department and retained and used by the Secretary of Agriculture in the construction and maintenance of national forest roads or other roads constructed under his direct supervision which are or may become unserviceable: *Provided further*, That the Secretary of Agriculture shall, on the first day of each regular session of Congress, make a report to Congress showing the amount expended under the provisions of this paragraph during the preceding fiscal year: *Provided further*, That the Secretary of Agriculture may exchange motor-propelled and horse-drawn vehicles, and boats, and parts, accessories, tires, or equipment thereof, in whole or in part payment for vehicles, or boats, or parts, accessories, tires, or equipment of such vehicles, or boats, purchased by him.

#### ERADICATION OF FOOT-AND-MOUTH AND OTHER CONTAGIOUS DISEASES OF ANIMALS.

In case of an emergency arising out of the existence of foot-and-mouth disease, rinderpest, contagious pleuropneumonia, or other contagious or infectious disease of animals which, in the opinion of the Secretary of Agriculture, threatens the livestock industry of the country, he may expend in the city of Washington or elsewhere, out of any money in the Treasury not otherwise appropriated, the sum of \$4,000, which sum is hereby appropriated, or so much thereof as he determines to be necessary, in the arrest and eradication of any such disease, including the payment of claims growing out of past and future purchases and destruction, in cooperation with the States, of animals affected by or exposed to, or of materials contaminated by or exposed to, any such disease, wherever found and irrespective of ownership, under like or substantially similar circumstances, when such owner has complied with all lawful quarantine regulations: *Provided*, That the payment for animals hereafter purchased may be made on appraisement based on the meat, dairy, or breeding value, but in case of appraisement based on breeding value no appraisement of any animal shall exceed three times its meat or dairy value, and except in case of an extraordinary emergency to be determined by the Secretary of Agriculture, the payment by the United States Government for any animal shall not exceed one-half of any such appraisements.

#### ERADICATION OF PINK BOLLWORM.

To enable the Secretary of Agriculture to meet the emergency caused by the existence of the pink bollworm of cotton in Mexico, and to prevent the establishment of such insect in the United States by the employment of all means necessary, including rent outside of the District of Columbia and the employment of persons and means in the city of Washington and elsewhere, \$381,910, as follows:

To make surveys to determine the actual distribution of the pink bollworm in Mexico and to exterminate local infestations in Mexico near the border of the United States, in cooperation with the Mexican Government or local Mexican authorities, \$8,860;

To investigate in Mexico or elsewhere the pink bollworm as a basis for control measures, \$5,000;

To conduct surveys and inspections in Texas or in any other State to detect any infestation and to conduct such control measures, in-

cluding the establishment of cotton-free areas, in cooperation with the State of Texas or other States concerned, as may be necessary to stamp out such infestation, to establish in cooperation with the States concerned a zone or zones free from cotton culture on or near the border of any State or States adjacent to Mexico, and to cooperate with the Mexican Government or local Mexican authorities, or otherwise, by undertaking in Mexico such measures for the extermination of the pink bollworm of cotton as shall be determined to be practicable from surveys showing its distribution, \$368,050, of which sum not to exceed \$200,000 may be available for reimbursement to cotton-growing States, for expenses incurred by them in connection with losses due to enforced nonproduction of cotton in certain zones in the manner and upon the terms and conditions set forth in Senate Joint Resolution Numbered 72, approved August 9, 1921: *Provided*, That no part of the money herein appropriated shall be used to pay the cost or value of crops or other property injured or destroyed.

Cooperation with Mexican authorities for extermination.

Nonproduction reimbursement.

Vol. 42, p. 158.

No pay for crops, etc., destroyed.

#### ERADICATION OF THE PARLATORIA DATE SCALE.

To enable the Secretary of Agriculture to meet the emergency caused by the existence of the Parlatoria date scale in California, Arizona, or any other State, and to provide means for the extermination of this insect in California, Arizona, or elsewhere in the United States, in cooperation with the States concerned, \$19,440.

Parlatoria date scale.

Emergency expenses for exterminating.

#### MILEAGE RATES FOR MOTOR VEHICLES.

Whenever, during the fiscal year ending June 30, 1925, the Secretary of Agriculture shall find that the expenses of travel, including travel at official stations, can be reduced thereby, he may, in lieu of actual operating expenses, under such regulations as he may prescribe, authorize the payment of not to exceed 3 cents per mile for motor cycle or 7 cents per mile for an automobile, used for necessary travel on official business.

Travel expenses.

Allowance for, by motor vehicles.

#### CENTER MARKET, DISTRICT OF COLUMBIA.

Operation and Management: To enable the Secretary of Agriculture, in carrying out the provisions of the Act of March 4, 1921 (Forty-first Statutes at Large, page 1441), to pay for ice, electricity, gas, fuel, travel, stationery, printing, telegrams, telephones, labor, supplies, materials, equipment, miscellaneous expenses, necessary repairs and alterations, to be reimbursed by any person for whose account any such expenditure may be made: *Provided*, That the Secretary of Agriculture may purchase necessary supplies and equipment for use at Center Market, without regard to awards made by General Supply Committee; to continue the employment of the necessary persons under the conditions in existence at the time of the taking over of the property by the Secretary of Agriculture, with such changes thereof as he may find necessary; to provide a fund for the payment of freight, express, drayage, and other charges and claims against the commodities accepted for storage, and to require reimbursement thereof with interest at the rate of 6 per centum per annum under such rules as the Secretary of Agriculture may prescribe, and to remove, sell, or otherwise dispose of such commodities held as security for such payment when such reimbursement is not made when due, all reimbursement of such payments and all receipts from such disposition of commodities to be credited to such fund and to be reexpendable therefrom; and to use such other means as the Secretary of Agriculture may find necessary for the proper occu-

Center Market, D.C.

Operation and management expenses.  
Vol. 41, p. 1441.

*Provisos.*  
Purchases for, without regard to Supply Committee awards.

Fund for charges, etc.

Claims for storage damages.

pancy and use by the Government and its tenants of said property, \$178,900: *Provided*, That not more than \$500 may be used for the payment of claims for the loss of or damage to goods while in storage in Center Market that have accrued or may accrue at any time during the operation thereof by the Secretary of Agriculture in accordance with such regulations as he may prescribe

Packers and Stockyards Act.

ENFORCEMENT OF PACKERS AND STOCKYARDS ACT.

Enforcement expenses.  
Vol. 42, p. 159.  
*Proviso.*  
Levy of additional amount from owners, agencies, etc.

To enable the Secretary of Agriculture to carry into effect the provisions of the Packers and Stockyards Act, approved August 15, 1921, \$452,540: *Provided*, That the Secretary of Agriculture may require reasonable bonds from every market agency and dealer under such rules and regulations as he may prescribe, to secure the performance of their obligations, and whenever, after due notice and hearing the Secretary finds any registrant is insolvent or has violated any provision of said Act, he may issue an order suspending such registrant for a reasonable specified period. Such order of suspension shall take effect within not less than five days, unless suspended or modified or set aside by the Secretary of Agriculture or a court of competent jurisdiction.

Grain Futures Act.

ENFORCEMENT OF THE GRAIN FUTURES ACT.

Enforcement expenses.  
Vol. 42, p. 998.

To enable the Secretary of Agriculture to carry into effect the provisions of the Grain Futures Act, approved September 21, 1922, \$104,460.

Seed-grain loans.

COLLECTION OF SEED-GRAIN LOANS.

Collection of, from farmers.  
Vol. 41, p. 1347; Vol. 42, p. 467.

To enable the Secretary of Agriculture to collect moneys due the United States on account of loans made to farmers under the seed-grain loan provisions of the Act of March 3, 1921, and the Seed Grain Loan Act of March 20, 1922, including the employment of such persons and means in the city of Washington and elsewhere as may be necessary, \$19,315.

Federal Highway Act.

SPECIAL ITEMS.

Roads and trails in national forests.  
Vol. 42, pp. 218, 660.

Forest roads and trails: For carrying out the provisions of section 23 of the Federal Highway Act approved November 9, 1921, \$6,000,000, to be available until expended, being the remainder of the sum of \$6,500,000 authorized to be appropriated for the fiscal year ending June 30, 1924, and part of the sum authorized to be appropriated for the fiscal year ending June 30, 1925, by paragraph 2 of section 4 of the Act making appropriations for the Post Office Department for the fiscal year 1923, approved June 19, 1922: *Provided*, That the Secretary of Agriculture is hereby authorized, immediately upon the approval of this Act, also to apportion and prorate among the several States, Alaska, and Porto Rico, as provided in section 23 of said Federal Highway Act, the sum of \$4,000,000, constituting the remainder of the sum authorized to be appropriated for the fiscal year ending June 30, 1925: *Provided further*, That the Secretary of Agriculture may incur obligations, approve projects, or enter into contracts under his apportionment and prorating of this authorization, and his action in so doing shall be deemed a contractual obligation of the Federal Government for the payment of the cost thereof: *Provided further*, That the appropriations heretofore, herein, and hereafter made for the purpose of carrying out the provisions of section 8 of the Act of July 11, 1916, and of section 23 of the Federal Highway Act of November 9, 1921, and Acts amendatory thereof and supplemental thereto, shall be considered available

*Provisos.*  
Apportionment.

Approval of project, etc., by Secretary deemed a Federal obligation.

Payment of incurred obligations.  
Vol. 39, p. 358; Vol. 42, pp. 218, 660.

for the purpose of discharging the obligations created hereunder in any State or Territory: *Provided further*, That the total expenditures on account of any State or Territory shall at no time exceed its authorized apportionment.

**Cooperative Construction of the Federal Aid Highway System:** For carrying out the provisions of the Act entitled "An Act to provide that the United States shall aid the States in the construction of rural post roads, and for other purposes," approved July 11, 1916, and all Acts amendatory thereof and supplementary thereto, to be expended in accordance with the provisions of said Act as amended, \$13,000,000, to be available until expended, being part of the sum of \$75,000,000 authorized to be appropriated for the fiscal year ending June 30, 1925, by paragraph 1 of section 4 of the Act making appropriations for the Post Office Department for the fiscal year 1923, approved June 19, 1922: *Provided*, That the Secretary of Agriculture is hereby authorized, immediately upon the passage of this Act, to apportion among the several States, as provided in section 21 of the Federal Highway Act, approved November 9, 1921, the sum of \$75,000,000 authorized to be appropriated for the fiscal year ending June 30, 1925, by said paragraph 1 of section 4 of the Act approved June 19, 1922: *Provided further*, That the Secretary of Agriculture shall act upon projects submitted to him under his apportionment of this authorization, and his approval of any such project within three years shall be deemed a contractual obligation of the Federal Government for the payment of its proportional contribution thereto.

Total, Department of Agriculture, \$58,575,274.

Approved, June 5, 1924.

**CHAP. 267.**—Joint Resolution Directing the Secretary of the Interior to withhold his approval of the adjustment of the Northern Pacific land grants, and for other purposes.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Interior is hereby directed to withhold until March 4, 1926, his approval of the adjustment of the Northern Pacific land grants under the Act of July 2, 1864, and the joint resolution of May 31, 1870, and he is also hereby directed to withhold the issuance of any further patents and muniments of title under the said Act and the said resolution or any legislative enactments supplemental thereto or connected therewith, until after Congress shall have made a full and complete inquiry into the said land grants and the Acts supplemental thereto for the purpose of considering legislation to meet the respective rights of the Northern Pacific Railroad Company and its successors and the United States in the premises: *Provided*, That this Act shall not prevent the adjudication of any claims arising under the public land laws where the claimants are not seeking title through the grants to the Northern Pacific Railroad Company, or its successors, or any Acts in modification thereof, or supplemental thereto: *Provided further*, That the inhibition against the approval of said land grants and the issuance of patents and muniments of title thereunder shall unless further extended terminate on March 4, 1926, unless on said date said land grants and the proceedings thereunder are being adjudicated at the direction of Congress in the courts, in which event the approval of said land grants and the issuance of patents and muniments of title shall await the final adjudication thereof.

**SEC. 2.** The Secretary of the Interior is hereby directed to advise Congress of the status of the said Northern Pacific land grants,

Total limit to a State or Territory.

Rural post roads.  
Cooperating with States in constructing.  
Vol. 39, p. 355.

Vol. 40, p. 1201.

Vol. 42, p. 660.

*Provisos.*  
Immediate apportionment to be made.

Approval of project by Secretary deemed a Federal obligation.

June 5, 1924.  
[H. J. Res. 237.]  
[Pub. Res., No. 24.]

Northern Pacific land grants.  
Approval of adjustment of, by Secretary of the Interior, to be withheld, etc., until March 4, 1926.  
Vol. 13, p. 365; Vol. 16, p. 378.

*Provisos.*  
Regular public land entries not affected.

Inhibition to end March 4, 1926, unless proceedings pending in courts for adjudication by direction of Congress.

Congress to be advised of status of grants, etc., by Secretary of the Interior.

recommending such action as he believes right and proper for the further adjustment thereof.

Sec. 3. That a joint committee of both Houses of Congress is hereby created to be composed of five Members of the Senate to be appointed by the President thereof, and five Members of the House of Representatives to be appointed by the Speaker of that body. Any vacancy occurring on the committee shall be filled in the same manner as the original appointment. The said committee is hereby empowered and directed to make a thorough and complete investigation of the land grants of the Northern Pacific Railroad Company, and its successor, the Northern Pacific Railway Company, under the Act of July 2, 1864 (Thirteenth Statutes, page 365), and the joint resolution of May 31, 1870 (Sixteenth Statutes, page 378), and any other Acts of Congress supplemental thereto or connected therewith, and the facts and the law pertaining thereto and arising therefrom, and to report to Congress its conclusions and recommendations based thereon. Said committee or any subcommittee thereof is hereby empowered to sit and act during the session or recess of Congress or of either House thereof in the District of Columbia or elsewhere in the United States; to require by subpoena or otherwise the attendance of witnesses and the production of books, documents, and papers; to take the testimony of witnesses under oath; to obtain documents, papers, and other information from the several departments of the Government or any bureau thereof; to employ stenographers to take and to make a record of all evidence taken and received by the committee and to keep a record of its proceedings; to have such evidence, record, and other matter required by the committee printed and suitably bound; and to employ such assistance as may be deemed necessary. The chairman of the committee or any member thereof may administer oaths to witnesses. Subpoenas for witnesses shall be issued under the signature of the chairman of the committee or the chairman of any subcommittee thereof. And in case of disobedience to a subpoena this committee may invoke the aid of any court of the United States or of the District of Columbia within the jurisdiction of which any inquiry may be carried on by said committee in requiring the attendance and testimony of witnesses, and the production of books, papers, and documents under the provisions of this resolution. And any such court within the jurisdiction of which the inquiry under this resolution is being carried on may in case of contumacy or refusal to obey a subpoena issued on any person under authority of this resolution issue an order requiring such person to appear before said committee and produce books and papers, if so ordered, and give evidence touching the matter in question, and any failure to obey such order of the court may be punished by such court as a contempt thereof. Every person who, having been summoned as a witness by authority of said committee or any subcommittee thereof, wilfully makes default, or who having appeared refuses to answer any question pertinent to the investigation herein authorized, shall be deemed guilty of a misdemeanor and upon conviction thereof be punished by a fine of not more than \$1,000 and imprisonment for not more than one year.

The sum of \$50,000, or so much thereof as may be necessary, is hereby authorized to be appropriated, out of any money in the Treasury not otherwise appropriated, to pay the necessary expenses of said joint committee, the sum to be disbursed by the secretary of the committee upon vouchers to be approved by the chairman of the committee.

Approved, June 5, 1924.

Joint Congressional Committee created to investigate the grants, to the Company.

Vol. 13, p. 365; Vol. 16, p. 378.

Conclusions and recommendations to be reported.

Powers conferred to sit, take testimony, etc.

Issue of subpoenas.

Assistance of courts.

Failure to obey court order, punishable as contempt of court.

Punishment for refusing to testify, etc.

Amount for expenses authorized to be appropriated.

Post, pp. 673, 1314.

**CHAP. 270.**—An Act Providing for a comprehensive development of the park and playground system of the National Capital.

June 6, 1924.  
[S. 112.]

[Public, No. 202.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That to preserve the flow of water in Rock Creek, to prevent pollution of Rock Creek and the Potomac and Anacostia Rivers, to preserve forests and natural scenery in and about Washington, and to provide for the comprehensive systematic, and continuous development of the park, parkway, and playground system of the National Capital, there is hereby constituted a commission, to be known as the National Capital Park Commission, composed of the Chief of Engineers of the Army, the Engineer Commissioner of the District of Columbia, the Director of the National Park Service, the Chief of the Forest Service, the officer in charge of public buildings and grounds and the chairmen of the Committees on the District of Columbia of the Senate and House of Representatives. At the close of each Congress the Presiding Officer of the Senate and the Speaker of the House of Representatives shall appoint, respectively, a Senator elect and a Representative elect to the succeeding Congress to serve as members of this commission until the chairmen of committees of the succeeding Congress shall be chosen. The officer in charge of public buildings and grounds shall be the executive and disbursing officer of said commission.

District of Columbia.  
Park and playground system.  
National Capital Park Commission constituted to provide for.

Composition.

Appointments at end of Congress from Senate and House.

Executive and disbursing officers.

Lands in District, Maryland, and Virginia to be secured for system.

Acquiring by purchase or condemnation.

Condemnation proceedings in the District.

Vol. 26, p. 412.

Arrangement for lands in Maryland and Virginia to be made.

Advice of Commission of Fine Arts.  
Approval of the President required.

Amount authorized to be appropriated annually.  
Basis.

Proportion from District revenues and the Treasury.

**SEC. 2.** Said commission or a majority thereof is hereby authorized and directed to acquire such lands as in its judgment shall be necessary and desirable in the District of Columbia and adjacent areas in Maryland and Virginia, within the limits of the appropriations made for such purposes, for suitable development of the National Capital park, parkway, and playground system. That said commission is hereby authorized to acquire such lands by purchase when they can be acquired at prices reasonable in the judgment of said commission, otherwise by condemnation proceedings, such proceedings to acquire lands within the District of Columbia to be in accordance with the provisions of the Act of Congress approved August 30, 1890, providing a site for the Government Printing Office (United States Statutes at Large, volume 26, chapter 837), the Chief of Engineers of the Army being, for the purposes of this Act, hereby clothed with all the power vested by the said Act of August 30, 1890, in the board created by that Act. Said commission is hereby authorized to acquire such lands, located in Maryland or Virginia, either by purchase or condemnation proceedings, by such arrangements as to acquisition and payment for the lands as it shall determine upon by agreement with the proper officials of the States of Maryland and Virginia. In the selection of lands to be acquired the advice of the Commission of Fine Arts shall be requested. The designation of all lands to be acquired by condemnation, all contracts for purchase of lands, and all agreements between said commission and the officials of the States of Maryland and Virginia shall be subject to the approval of the President of the United States.

**SEC. 3.** That there is authorized to be appropriated, each year hereafter, in the annual District of Columbia Appropriation Act, a sum not exceeding one cent for each inhabitant of the continental United States as determined by the last preceding decennial census, said sum to be used by said commission for the payment of its expenses and for the acquisition of the lands herein authorized to be acquired by said commission for the purposes named, the compensation for the land, the expense of surveys, ascertainment of title, condemnation proceedings, if any, and necessary conveyancing to be paid from said appropriations. The funds so appropriated shall be paid from the revenues of the District of Columbia and the general funds

Control of lands acquired in the District.

of the Treasury in the same proportion as other expenses of the District of Columbia. The land so acquired within the District of Columbia shall be a part of the park system of the District of Columbia and be under control of the Chief of Engineers of the United States Army; that areas suitable for playground purposes may, in the discretion of said Commission, be assigned to the control of the Commissioners of the District of Columbia for playground purposes.

Outside the District.

That the land so acquired outside the District of Columbia shall be controlled as determined by agreement between said commission and the proper officers of the States of Maryland and Virginia, such agreements to be subject to the approval of the President.

Annual report to Congress.

SEC. 4. Said commission shall report to Congress annually on the first Monday of December the lands acquired during the preceding fiscal year, the method of acquisition, and the cost of each tract. It shall also submit to the Bureau of the Budget on or before September 15 of each year its estimate of the total sum to be appropriated for expenditure under the provisions of this Act during the succeeding fiscal year.

Approved, June 6, 1924.

June 6, 1924.  
[S. 1971.]

[Public, No. 203.]

CHAP. 271.—An Act To authorize the Commissioners of the District of Columbia to accept certain land in the District of Columbia dedicated by Charles C. Glover for park purposes.

District of Columbia. Acceptance from Charles C. Glover, of land in, authorized.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Commissioners of the District of Columbia be, and they are hereby, authorized and directed to accept the land lying along Foundry Branch between Massachusetts Avenue and Reservoir Street, dedicated by Charles C. Glover for park purposes, and containing approximately seventy-seven and one-half acres, as more accurately shown on map Number 1003, filed in the office of the surveyor of the District of Columbia, which tract of land shall be known as "The Glover Parkway and Children's Playground"; and the said commissioners are further authorized to accept any dedications of additional land contiguous to this tract for park purposes.

To be known as "The Glover Parkway and Children's Playground."

Contiguous land may be accepted.

Made a part of District park system.

SEC. 2. That the Glover Parkway and Children's Playground and additions thereto, when acquired, shall become a part of the park system of the District of Columbia.

Approved, June 6, 1924.

June 6, 1924.  
[H. R. 8143.]

[Public, No. 204.]

CHAP. 272.—An Act For the protection of the fisheries of Alaska, and for other purposes.

Alaska. Fishing areas in waters of, to be set apart and closed seasons established.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That for the purpose of protecting and conserving the fisheries of the United States in all waters of Alaska the Secretary of Commerce from time to time may set apart and reserve fishing areas in any of the waters of Alaska over which the United States has jurisdiction, and within such areas may establish closed seasons during which fishing may be limited or prohibited as he may prescribe. Under this authority to limit fishing in any area so set apart and reserved the Secretary may (a) fix the size and character of nets, boats, traps, or other gear and appliances to be used therein; (b) limit the catch of fish to be taken from any area; (c) make such regulations as to time, means, methods, and extent of fishing as he may deem advisable. From and after the creation of any such fishing area and during the time

Authority conferred upon Secretary of Commerce.

Fishing in prohibited areas unlawful.

fishing is prohibited therein it shall be unlawful to fish therein or to operate therein any boat, seine, trap, or other gear or apparatus for the purpose of taking fish; and from and after the creation of any such fishing area in which limited fishing is permitted such fishing shall be carried on only during the time, in the manner, to the extent, and in conformity with such rules and regulations as the Secretary prescribes under the authority herein given: *Provided*, That every such regulation made by the Secretary of Commerce shall be of general application within the particular area to which it applies, and that no exclusive or several right of fishery shall be granted therein, nor shall any citizen of the United States be denied the right to take, prepare, cure, or preserve fish or shellfish in any area of the waters of Alaska where fishing is permitted by the Secretary of Commerce. The right herein given to establish fishing areas and to permit limited fishing therein shall not apply to any creek, stream, river, or other bodies of water in which fishing is prohibited by specific provisions of this Act, but the Secretary of Commerce through the creation of such areas and the establishment of closed seasons may further extend the restrictions and limitations imposed upon fishing by specific provisions of this or any other Act of Congress.

Restriction in limited fishing areas.

*Proviso.*  
Regulations of general application.

Exclusive rights forbidden.

Limited fishing not permitted in prohibited areas.

Further restrictions, etc., authorized.

It shall be unlawful to import or bring into the Territory of Alaska, for purposes other than personal use and not for sale or barter, salmon from waters outside the jurisdiction of the United States taken during any closed period provided for by this Act or regulations made thereunder.

Importing salmon taken from outside waters into Alaska during closed period unlawful.

SEC. 2. In all creeks, streams, or rivers, or in any other bodies of water in Alaska, over which the United States has jurisdiction, in which salmon run, and in which now or hereafter there exist racks, gateways, or other means by which the number in a run may be counted or estimated with substantial accuracy, there shall be allowed an escapement of not less than 50 per centum of the total number thereof. In such waters the taking of more than 50 per centum of the run of such fish is hereby prohibited. It is hereby declared to be the intent and policy of Congress that in all waters of Alaska in which salmon run there shall be an escapement of not less than 50 per centum thereof, and if in any year it shall appear to the Secretary of Commerce that the run of fish in any waters has diminished, or is diminishing, there shall be required a correspondingly increased escapement of fish therefrom.

In all Alaskan waters an escapement of at least 50 per cent through racks, gateways, etc., must be allowed.

Prohibition against more than 50 per cent. Declared intent of Congress of escapement required, etc.

SEC. 3. Section 3 of the Act of Congress entitled "An Act for the protection and regulation of the fisheries of Alaska," approved June 26, 1906, is amended to read as follows:

Vol. 34, p. 479, amended.

"SEC. 3. That it shall be unlawful to erect or maintain any dam, barricade, fence, trap, fish wheel, or other fixed or stationary obstruction, except for purposes of fish culture, in any of the waters of Alaska at any point where the distance from shore to shore is less than one thousand feet, or within five hundred yards of the mouth of any creek, stream, or river into which salmon run, excepting the Karluk and Ugashik Rivers, with the purpose or result of capturing salmon or preventing or impeding their ascent to the spawning grounds, and the Secretary of Commerce is hereby authorized and directed to have any and all such unlawful obstructions removed or destroyed. For the purposes of this section, the mouth of such creek, stream, or river shall be taken to be the point determined as such mouth by the Secretary of Commerce and marked in accordance with this determination. It shall be unlawful to lay or set any seine or net of any kind within one hundred yards of any other seine, net, or other fishing appliance which is being or which has been laid or set in any of the waters of Alaska, or to drive

Stationary obstructions for taking any salmon in waters unlawful.

Distance extended.

Designated rivers accepted.

Distances required in laying seines, traps, etc.

or to construct any trap or any other fixed fishing appliance within six hundred yards laterally or within one hundred yards endwise of any other trap or fixed fishing appliance.

Vol. 34, p. 479, amended.

Fishing for any salmon except by hand, etc., in creeks, etc., or near mouths thereof, unlawful.

Proviso.  
For local food excepted.

Vol. 34, p. 479, amended.

Weekly closed season for taking salmon for sale, etc.

Food fishing excepted.

Advancing closed period allowed.

All obstructions to be released during closed season.

Punishment for violations of law or regulations.

Further fine for illegal obstructions, etc.  
*Ante*, p. 465.

Seizure and forfeiture of boats, appliances, catch, etc.

Sale, etc., on order of court.

Court procedure.

Officers empowered to arrest, etc.

Spawning provisions and penalties repealed.  
Vol. 34, pp. 480, 481, repealed.

SEC. 4. Section 4 of said Act of Congress approved June 26, 1906, is amended to read as follows:

"SEC. 4. That it shall be unlawful to fish for, take, or kill any salmon of any species or by any means except by hand rod, spear, or gaff in any of the creeks, streams, or rivers of Alaska; or within five hundred yards of the mouth of any such creek, stream, or river over which the United States has jurisdiction, excepting the Karluk and Ugashik Rivers: *Provided*, That nothing contained herein shall prevent the taking of fish for local food requirements or for use as dog feed."

SEC. 5. Section 5 of said Act of Congress approved June 26, 1906, is amended to read as follows:

"SEC. 5. That it shall be unlawful to fish for, take, or kill any salmon of any species in any manner or by any means except by hand rod, spear, or gaff for personal use and not for sale or barter in any of the waters of Alaska over which the United States has jurisdiction from six o'clock post meridian of Saturday of each week until six o'clock antemeridian of the Monday following, or during such further closed time as may be declared by authority now or hereafter conferred, but such authority shall not be exercised to prohibit the taking of fish for local food requirements or for use as dog feed. Whenever the Secretary of Commerce shall find that conditions in any fishing area make such action advisable, he may advance twelve hours both the opening and ending time of the minimum thirty-six-hour closed period herein stipulated. Throughout the weekly closed season herein prescribed the gate, mouth, or tunnel of all stationary and floating traps shall be closed, and twenty-five feet of the webbing or net of the 'heart' of such traps on each side next to the 'pot' shall be lifted or lowered in such manner as to permit the free passage of salmon and other fishes."

SEC. 6. Any person, company, corporation, or association violating any provision of this Act or of said Act of Congress approved June 26, 1906, or of any regulation made under the authority of either, shall, upon conviction thereof, be punished by a fine not exceeding \$5,000 or imprisonment for a term of not more than ninety days in the county jail, or by both such fine and imprisonment; and in case of the violation of section 3 of said Act approved June 26, 1906, as amended, there may be imposed a further fine not exceeding \$250 for each day the obstruction therein declared unlawful is maintained. Every boat, seine, net, trap, and every other gear and appliance used or employed in violation of this Act or in violation of said Act approved June 26, 1906, and all fish taken therein or therewith, shall be forfeited to the United States, and shall be seized and sold under the direction of the court in which the forfeiture is declared, at public auction, and the proceeds thereof, after deducting the expenses of sale, shall be disposed of as other fines and forfeitures under the laws relating to Alaska. Proceedings for such forfeiture shall be in rem under the rules of admiralty.

That for the purposes of this Act all employees of the Bureau of Fisheries, designated by the Commissioner of Fisheries, shall be considered as peace officers and shall have the same powers of arrest of persons and seizure of property for any violation of this Act as have United States marshals or their deputies.

SEC. 7. Sections 6 and 13 of said Act of Congress approved June 26, 1906, are hereby repealed. Such repeal, however, shall not affect any act done or any right accrued or any suit or proceeding had or commenced in any civil cause prior to said repeal, but all liabilities

under said laws shall continue and may be enforced in the same manner as if committed, and all penalties, forfeitures, or liabilities incurred prior to taking effect hereof, under any law embraced in, changed, modified, or repealed by this Act, may be prosecuted and punished in the same manner and with the same effect as if this Act had not been passed.

Prior acts, suits, etc., not affected, etc.

SEC. 8. Nothing in this Act contained, nor any powers herein conferred upon the Secretary of Commerce, shall abrogate or curtail the powers granted the Territorial Legislature of Alaska to impose taxes or licenses, nor limit or curtail any powers granted the Territorial Legislature of Alaska by the Act of Congress approved August 24, 1912, "To create a legislative assembly in the Territory of Alaska, to confer legislative power thereon, and for other purposes."

Legislature's taxing powers, etc., not curtailed.

Vol. 37, p. 512.

Approved, June 6, 1924.

CHAP. 273.—An Act To amend sections 11 and 12 of the Merchant Marine Act, 1920.

June 6, 1924.  
[H. R. 6202.]  
[Public, No. 205.]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 11 of the Merchant Marine Act, 1920, be, and the same is hereby, amended to read as follows:

Merchant Marine Act, 1920.

Vol. 41, p. 993, amended

"SEC. 11. (a) That during a period of five years from the enactment of this Act (Merchant Marine Act of 1920) the board may annually set aside out of the revenues from sales and operations a sum not exceeding \$25,000,000, to be known as its construction loan fund. The board may use such fund to the extent it thinks proper, upon such terms as the board may prescribe, in making loans to aid persons citizens of the United States in the construction by them in private shipyards or navy yards of the United State of vessels of the best and most efficient type for the establishment or maintenance of service on lines deemed desirable or necessary by the board, provided such vessels shall be fitted and equipped with the most modern, the most efficient, and the most economical engines, machinery, and commercial appliances or, in the outfitting and equipment by them in private shipyards or navy yards of the United States of vessels already built, with engines, machinery, and commercial appliances of the type and kind mentioned.

Construction loan fund.

Creation of, from revenues of Shipping Board.

Loans from, to citizens for ship construction of best type equipment, etc.

Outfitting in American yards with best engines, etc., vessels already built.

"(b) The term 'vessel' or 'vessels,' where used in this section, shall be construed to mean a vessel or vessels to aid in whose construction or equipment a loan is made from the construction loan fund of the board. All such vessels shall be documented under the laws of the United States and shall remain documented under such laws for not less than five years from the date the loan is made; and, so long as there remains due the United States any principal or interest on account of such loan.

Term of "vessel" construed to be one, aided by loan.

Documenting for five years, etc., under United States laws.

"(c) No loan shall be made for a longer time than fifteen years. If it is not to be repaid within two years from the date when the first advance on the loan is made by the board, the principal shall be payable in installments to be definitely prescribed in the instruments. Such installments shall be made payable at intervals not exceeding two years; and in amounts not less than 6 per centum of the original amount of the loan, if the installments are payable at intervals of one year or less; and in amounts not less than 12 per centum of the original amount of the loan, if the installments are at intervals exceeding one year in length. The loan may be paid at any time, on thirty days written notice to the board, with interest computed to date of payment.

Time limit for loan. Payment in installments.

Installment intervals.

Payment in full allowed.

Interest rates.  
While in coastwise trade or inactive.

"(d) All such loans shall bear interest at rates to be fixed by the board, payable not less frequently than annually. During any interest period in which the vessel is operated exclusively in coastwise trade, or is inactive, the rate of interest shall be not less than 5½ per centum per annum. During any interest period in which the vessel is operated in foreign trade, the rate shall be not less than 4½ per centum per annum. The board may prescribe rules for determining the amount of interest payable under the provisions of this paragraph.

In foreign trade.

Limit of loan.

"(e) No loan shall be for a greater sum than one-half the cost of the vessel or vessels to be constructed; or, than one-half the cost of the equipment hereinbefore authorized for a vessel already built: *Provided, however,* If security is furnished in addition to the mortgage on the vessel or vessels, the board may increase the amount loaned, but such additional amount shall not exceed one-half the market value of the additional security furnished, and in no case shall the total loan be for a greater sum than two-thirds of the cost of the vessel or vessels to be constructed; or, than two-thirds of the cost of the equipment, and its installation, for vessels already built.

*Proviso.*  
Increase allowed on additional security.  
Limitation.

Security for completion and repayment.

"(f) The board shall require such security as it shall deem necessary to insure the completion of the construction or equipment of the vessel within a reasonable time and the repayment of the loan with interest; when the vessel is completed the security shall include a preferred mortgage on the vessel, complying with the provisions of section 30 of the Merchant Marine Act, 1920, which mortgage shall contain appropriate covenants and provisions to insure the proper physical maintenance of the vessel, and its protection against liens for taxes, penalties, claims, or liabilities of any kind whatever, which might impair the security for the debt. It shall also contain any other covenants and provisions the board may prescribe, including a provision for the summary maturing of the entire debt, for causes to be enumerated in the mortgage

Preferred mortgage on completion of vessel.

Vol. 41, p. 1000.

Additional covenants to be prescribed.

Insurance against all insurable risks, required.

"(g) The board shall also require and the security furnished shall provide that the owner of the vessel shall keep the same insured against loss or damage by fire, and against marine risks and disasters, and against any and all other insurable risks the board specifies, with such insurance companies, associations or underwriters, and under such forms of policies, and to such an amount, as the board may prescribe or approve; such insurance shall be made payable to the board and/or to the parties, as interest may appear. The board is authorized to enter into any agreement that it deems wise in respect to the payment and for the guarantee of premiums of insurance."

Premium payments agreements.

Reconditioning of vessels.  
Vol. 41, p. 993.

SEC. 2. That section 12 of the Merchant Marine Act, 1920, be, and the same is hereby, amended by adding at the end thereof a new paragraph to read as follows:

Term to include most modern, etc., internal-combustion engines as propulsive power.

"The term 'reconditioned' as used in this section includes the substitution of the most modern, most efficient, and most economical types of internal-combustion engines as the main propulsive power of vessels. Should the board have any such engines built in the United States and installed, in private shipyards or navy yards of the United States, in one or more merchant vessels owned by the United States, and the cost to the board of such installation exceeds the amount of funds otherwise available to it for that use, the board may transfer to its funds from which expenditures under this section may be paid, from its construction loan fund authorized by section 11 of the Merchant Marine Act, 1920, so much as in its judgment may be necessary to meet obligations under contracts for such installation; and the Treasurer of the United States shall, at the

If engines built in United States for the Board or Government-owned merchant vessels, payment for, may be made from loan fund, etc.

Transfer from fund.

request of the board, make the transfer accordingly: *Provided*, That the total amount hereafter expended by the board for this purpose shall not in the aggregate exceed \$25,000,000. Any such vessel hereafter so equipped by the board under the provisions of this section shall not be sold for a period of five years from the date the installation thereof is completed, unless it is sold for a price not less than the cost of the installation thereof and of any other work of reconditioning done at the same time plus an amount not less than \$10 for each dead-weight ton of the vessel as computed before such reconditioning thereof is commenced. The date of the completion of such installation and the amount of the dead-weight tonnage of the vessel shall be fixed by the board: *Provided further*, That in fixing the minimum price at which the vessel may thus be sold the board may deduct from the aggregate amount above prescribed 5 per centum thereof per annum from the date of the installation to the date of sale as depreciation: *And provided further*, That no part of such fund shall be expended upon the reconditioning of any vessel unless the board shall have first made a binding contract for a satisfactory sale of such vessel in accordance with the provisions of this Act, or for the charter or lease of such vessels for a period of not less than five years by a capable, solvent operator; or unless the board is prepared and intends to directly put such vessel in operation immediately upon completion. Such vessel, in any of the enumerated instances, shall be documented under the laws of the United States and shall remain documented under such laws for a period of not less than five years from the date of the completion of the installation, and during such period it shall be operated only on voyages which are not exclusively coastwise."

Approved, June 6, 1924.

CHAP. 274.—An Act To amend section 2 of the Act entitled "An Act to provide for stock-raising homesteads, and for other purposes," approved December 29, 1916 (Thirty-ninth Statutes at Large, page 862).

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That section 2 of the Act approved December 29, 1916, entitled "An Act to provide for stock-raising homesteads, and for other purposes" (Thirty-ninth Statutes at Large, page 862), be, and is hereby, amended to read as follows:

"SEC. 2. That the Secretary of the Interior is hereby authorized, on application or otherwise, to designate as stock-raising lands subject to entry under this Act lands the surface of which is, in his opinion, chiefly valuable for grazing and raising forage crops, do not contain merchantable timber, are not susceptible of irrigation from any known source of water supply, and are of such character that six hundred and forty acres are reasonably required for the support of a family: *Provided*, That where any person qualified to make original or additional entry under the provisions of this Act shall make application to enter any unappropriated public land which has not been designated as subject to entry (provided said application is accompanied and supported by properly corroborated affidavit of the applicant, in duplicate, showing prima facie that land applied for is of the character contemplated by this Act), such application, together with the regular fees and commissions, shall be received by the register and receiver of the land district in which said land is located and suspended until it shall have been determined by the Secretary of the Interior whether said land is actually of that character. That during such suspension the

*Provisos.*  
Aggregate limited.

Restrictions on sale within five years after completion, unless for specified price.

Date of completion, etc.

Depreciation allowed.

Reconditioning restrictions.

Documenting, etc.

Voyages not exclusively coastwise, required.

June 6, 1924.

[S. 381.]

[Public, No. 206.]

Public lands.  
Stock-raising homesteads.

Vol. 39, p. 862, amended.

Character of lands for, to be designated.

*Provisos.*  
Application for entry of undesignated lands.

Suspension until character of lands determined.

land described in the application shall not be disposed of; and if the said land shall be designated under this Act, then such application shall be allowed, otherwise it shall be rejected, subject to appeal; but no right to occupy such lands shall be acquired by reason of said application until said lands have been designated as stock-raising lands, unless the applicant actually establishes his residence and resides on the land; and until final action on such application, the settler may, if the land be not designated under this Act, change his application to one under the enlarged homestead law if such lands be designated thereunder, or to one under the ordinary provisions of the homestead law: *Provided*, That if the settler shall change his application he shall embrace therein the lands upon which his residence and principal improvements are located, and conform to the provisions, limitations, and conditions of the applicable law."

Approved, June 6, 1924.

June 6, 1924.

[S. 2169.]

[Public, No. 207.]

**CHAP. 275.**—An Act To amend in certain particulars the National Defense Act of June 3, 1916, as amended, and for other purposes.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That hereafter the respective grade percentages prescribed in section 4 (b) of the National Defense Act of June 3, 1916, as amended, of the total authorized number of enlisted men shall not exceed 0.79 per centum for the first grade, 2.1 per centum for the second grade, 3.4 per centum for the third grade, 9.2 per centum for the fourth grade, 9.5 per centum for the fifth grade, and 25 per centum for the sixth grade; and aforementioned section 4 (b) is hereby amended accordingly.

**SEC. 2.** Add at the end of section 4c of the National Defense Act of June 3, 1916, as amended, the following: "When in his judgment efficiency demands such action, the President is authorized to except officers of the Medical Corps, Ordnance Department, and Chemical Warfare Service from the provisions of this section requiring duty with troops of one or more of the combatant arms. The President is further authorized to except from the provisions of this section requiring duty with troops of one or more of the combatant arms such officers of the Judge Advocate General's Department as are now engaged in patent litigation in which the Government is involved."

**SEC. 3.** That said National Defense Act, as amended, be, and the same is hereby, further amended by inserting therein, immediately after section 37 thereof, a new section to be known as section 38, in lieu of original section 38 struck out by section 31 of the amendatory Act of June 4, 1920, and to read as follows:

**"SEC. 38. COMMISSIONS OF RESERVE OFFICERS.**—All persons appointed reserve officers shall be commissioned in the Army of the United States. Officers of the National Guard, federally recognized as such under the provisions of this Act, who are appointed reserve officers under the provisions of section 37 of this Act, shall be appointed for the period during which such recognition shall continue in effect and terminating at the expiration thereof in lieu of the five-year period hereinbefore prescribed, and in time of peace shall be governed by such special regulations appropriate for this class of reserve officers as the Secretary of War may prescribe."

**SEC. 4.** That section 69 of said National Defense Act, as amended, be, and the same is hereby, amended to read as follows:

**"SEC. 69.** Original enlistments in the National Guard shall be for a period of three years, and subsequent enlistments for periods of one year or three years each."

No occupancy prior to designation.

Application for enlarged or ordinary homestead by resident if land not designated as stock-raising.

Provisions governing changed application.

National Defense Act amendments.

Enlisted men. Percentage of grades modified. Vol. 41, p. 761.

Assignments. Officers excepted from duty with combatant arms.

Also officers of Judge Advocate General's Department now engaged in patent litigation of the Government.

New matter. Vol. 39, p. 190, amended. Vol. 41, p. 776.

Reserve officers. To be commissioned in the Army. Period of officers in recognized National Guard.

Regulations in time of peace.

Vol. 41, p. 781, amended.

National Guard. Enlistment periods modified.

SEC. 5. That section 90 of said National Defense Act, as amended, be, and the same is hereby, amended to read as follows: Vol. 41, p. 783, amended.

"SEC. 90. That funds allotted by the Secretary of War for the support of the National Guard shall be available for the purchase and issue of forage, bedding, shoeing, and veterinary services, and supplies for the Government animals issued to any organization, and for animals owned or hired by any State, Territory, District of Columbia, or National Guard organization, not exceeding the number of animals authorized by Federal law for such organization and used solely for military purposes, and for the compensation of competent help for the care of material, animals, armament, and equipment of organizations of all kinds, under such regulations as the Secretary of War may prescribe: *Provided*, That the men to be so compensated shall not exceed five for each organization, except heavier-than-air squadrons, for each of which a maximum of ten to be so compensated is hereby authorized, and shall, save as otherwise provided in the next succeeding proviso, be duly enlisted therein and detailed by the organization commander, and shall be paid by the United States disbursing officer in each State, Territory; and the District of Columbia: *Provided further*, That whenever it shall be found impracticable to secure the necessary competent enlisted caretakers for the material, animals, armament, or equipment of any organization from the duly enlisted personnel thereof, the organization commander may employ one civilian caretaker therefor who shall be entitled to such compensation as may be fixed by the Secretary of War."

Funds allowed for care, etc., of animals issued to, or owned, etc., by National Guard.

Compensation for help.

*Provisos.*  
Number of detailed enlisted men, payment, etc.

Employment of civilian caretakers allowed.

SEC. 6. That pursuant to section 63 of the National Defense Act of June 3, 1916, as amended, the First Corps Cadets, antedating, and continuously existing in the State of Massachusetts since, the Act of May 8, 1792, now designated as the Second Battalion, Two hundred and eleventh Artillery, Antiaircraft, Coast Artillery Corps, First Corps Cadets, Massachusetts National Guard, hereby declared to be such a corps as is defined in said section 63 for all the purposes thereof and now incorporated in the Organized Militia and a part of the National Guard of Massachusetts, shall be allowed to retain its ancient privileges and organization. Said First Corps Cadets is hereby further declared to be entitled to a lieutenant colonel in command, and a major second in command; and said officers, when federally recognized, shall receive, in accordance with the provisions of said National Defense Act, and the Pay Readjustment Act of June 10, 1922, the pay of their respective grades: *Provided*, That nothing in this section or other provisions of law shall be deemed to be in derogation of any other ancient privileges to which said First Corps Cadets is entitled under the laws, customs, or usages of the State of Massachusetts.

First Corps Cadets. Allowed to retain ancient privileges and organization as part of Massachusetts National Guard.  
Vol. 39, p. 188.

Officers recognized, and entitled to pay of grade.

*Proviso.*  
No derogation of other ancient privileges.

SEC. 7. That the first paragraph of section 110 of said National Defense Act, as amended, be, and the same is hereby, amended to read as follows:

Vol. 42, p. 1035, amended.

"SEC. 110. PAY FOR NATIONAL GUARD ENLISTED MEN.—Each enlisted man belonging to an organization of the National Guard, other than enlisted men of the sixth and seventh grades, shall receive compensation at the rate of one-thirtieth of the initial monthly pay of his grade in the Regular Army, and each of those of the sixth and seventh grades shall receive compensation as is provided in section 14 of the Pay Readjustment Act of June 10, 1922, for each drill ordered for his organization where he is officially present and in which he participates for not less than one and one-half hours, not exceeding eight in any one calendar month and not exceeding sixty drills in one year: *Provided*, That the proviso contained in section 92 of this Act shall not operate to prevent the payment of

National Guard enlisted men.  
Pay adjusted to conform with Army.

Vol. 42, p. 632.  
For drills.

*Provisos.*  
Payment for actual presence.

Other duty accepted in lieu of drills.

Exceptions.

Acceptance of participation with other organizations of National Guard.

Retired enlisted men. Who served as commissioned officers of the Army in World War, to receive pay of retired warrant officer.

Of Navy or Marine Corps serving as commissioned officers in World War, to receive pay of retired warrant officers.

Provisos. If retired prior to July, 1922.

Subsequently retired.

Receiving higher pay not prevented hereby.

Credit allowed for unpaid commutation of rations, to National Guard noncommissioned officers, etc., at encampments, etc. Vol. 39, pp. 206, 207.

enlisted men actually present at any duly ordered drill or other exercise: *Provided further*, That periods of any actual military duty equivalent to the drills herein prescribed (except those periods of service provided for in sections 94, 97, 99, and 101 of the National Defense Act, as amended) may be accepted as service in lieu of such drills when so provided by the Secretary of War: *And provided further*, That any enlisted man shall, under such regulations as the Secretary of War may prescribe, receive compensation under the provisions of this section for any drill had in accordance with such provisions where he is officially present and in which he participates for not less than one and one-half hours with a National Guard organization within the same State at a station other than his own, upon presentation of a certificate in form prescribed in said regulations from the organization commander to the commanding officer of the organization of which he is a member showing such drill participation."

SEC. 8. That retired enlisted men of the Army heretofore or hereafter retired who served honorably as commissioned officers of the Army of the United States at some time between April 6, 1917, and November 11, 1918, shall be entitled to receive the pay of retired warrant officers of the Army; and retired enlisted men of the regular Navy and Marine Corps heretofore or hereafter retired who served honorably as commissioned officers, regular, temporary, or reserve, in the naval service at some time between the aforesaid dates, and who at the time of their retirement were members of the regular Navy or Marine Corps, shall be entitled to receive the pay of retired warrant officers of the Navy and Marine Corps, respectively: *Provided*, That such enlisted man retired prior to July 1, 1922, shall be entitled to receive the pay provided by law for retired warrant officers of equal length of service retired prior to that date, and that any such enlisted man retired subsequent to June 30, 1922, shall be entitled to receive the pay provided by law for retired warrant officers of equal length of service retired subsequent to that date: *Provided further*, That nothing in this Act shall operate to prevent any person from receiving the pay and allowances of his grade, rank, or rating on the retired list when such pay and allowances exceed the pay to which he would be entitled under this Act by virtue of his commissioned service.

SEC. 9. Payments of commutation for the additional ration provided for certain noncommissioned officers by the Act of May 18, 1920, and the Act of June 4, 1920, made after July 1, 1922, to noncommissioned officers of the National Guard receiving pay under the provisions of sections 94, 97, and 99 of the National Defense Act, as amended, and remaining uncollected, are hereby authorized to be credited in the disbursing officers' accounts in which they now appear.

Approved, June 6, 1924.

June 6, 1924.  
[S. 2829.]

[Public, No. 208.]

CHAP. 276.—An Act Granting the consent of Congress to the States of Georgia and Florida, through their respective highway departments, to construct a bridge across the Saint Marys River at or near Wilds Landing, Florida.

Saint Marys River. Georgia and Florida may bridge, at Wilds Landing, Fla.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the consent of Congress is hereby granted to the States of Georgia and Florida, through their respective highway departments, and their successors and assigns, to construct, maintain, and operate a bridge and approaches thereto across the Saint Marys River at a point suitable to the interests of navigation at or near Wilds Landing,

Florida, connecting Camden County, Georgia, and Nassau County, Florida, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Construction.  
Vol. 34, p. 84.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Amendment.

Approved, June 6, 1924.

**CHAP. 277.**—Joint Resolution To print as a House document the proceedings of the national encampments of the Grand Army of the Republic, the United Spanish War Veterans, and the American Legion, for the use of the House and Senate.

June 6, 1924.  
[H. J. Res. 104.]  
[Pub. Res., No. 25.]

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That the proceedings of the national encampments of the Grand Army of the Republic, the United Spanish War Veterans, and the American Legion, respectively, shall, with accompanying illustrations, be printed annually hereafter as separate House documents of the Congress to which they may be submitted.

Veterans' associa-  
tions.  
Proceedings of national encampment of designated, to be printed annually as Congressional documents.

Approved, June 6, 1924.

**CHAP. 278.**—Joint Resolution Providing for the United States Government to have representation at the celebration of the centennial of the first meeting of the Legislative Council of the Territory of Florida.

June 6, 1924.  
[S. J. Res. 142.]  
[Pub. Res., No. 26.]

Whereas the citizens of Tallahassee, Florida, the State capital, joined by the citizens of the entire State of Florida, are planning an appropriate celebration in November, 1924, of the centennial of the first meeting of the Legislative Council of the Territory of Florida, said celebration to be held at Tallahassee, and

Florida Territory  
centennial.  
Preamble.

Whereas it is desirable and fitting that the United States Government should be represented on the occasion of the said celebration; Therefore be it

*Resolved by the Senate and the House of Representatives of the United States of America in Congress assembled,* That the President be, and he is hereby, authorized and directed to name and appoint a representative of the United States Government to attend and participate in the celebration of the centennial of the first meeting of the Legislative Council of the Territory of Florida, said celebration to be held at Tallahassee, Florida, the State capital, during the month of November, 1924.

Representative of the  
Government authorized  
to attend, at Tallahassee.

Approved, June 6, 1924.

**CHAP. 287.**—An Act For the establishment of a Federal Industrial Institution for Women, and for other purposes.

June 7, 1924.  
[S. 790.]  
[Public, No. 209.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Attorney General, the Secretary of the Interior, and the Secretary of Labor, be, and are hereby authorized and directed to select a site either in connection with some existing institution or elsewhere, for an industrial institution for the confinement of female persons above the age of eighteen years, convicted of an offense against the United States, including women convicted by consular courts, sentenced to imprisonment for more than one year.

Federal Industrial  
Institution for Women.  
Site for, to be selected  
by Attorney General,  
etc.

Females to be con-  
fined in.

SEC. 2. That upon the selection of an appropriate site the Attorney General shall submit to Congress an estimate of the cost of pur-

Estimates of costs,  
etc., to be submitted.  
Post, p. 1334.

Annual estimates for maintenance.

Plans for buildings, etc., to be prepared in office of Supervising Architect.

Proviso. Reimbursement of cost, etc.

Control, etc., vested in Attorney General.

Instruction and training to be provided for.

Transfer of persons now incarcerated, etc.

Incorrigibles transferred to State reformatory, etc.

Citizen board of advisors to be appointed.

No compensation. Other ex-officio members.

Duties.

chasing same, together with estimates of the expense necessary to construct the proper buildings thereon. The Attorney General at the same time, and annually thereafter, shall submit estimates in detail for all expenses of maintaining the industrial institution for women, including salaries of all officers and employees.

SEC. 3. That the Secretary of the Treasury is hereby authorized, on request of the Attorney General, to cause plans, drawings, designs, specifications, and estimates for the remodeling of the present buildings and the construction of additional buildings, and such appurtenances as may be necessary on said reservation to be prepared in the Office of the Supervising Architect of the Treasury Department, and the work of remodeling and construction of such buildings and appurtenances to be supervised by the field force of that office: *Provided*, That the proper appropriations for the support and maintenance of the Office of the Supervising Architect be reimbursed for the cost of preparing such plans, drawings, designs, specifications, and estimates for the aforesaid work, and the supervision of the remodeling and construction of said buildings and appurtenances.

SEC. 4. That the control and management of such industrial institution shall be vested in the Attorney General of the United States, who also shall have power to appoint a superintendent, assistant superintendent, and all other officers and employees necessary for the safe-keeping, care, protection, instruction, and discipline of said inmates.

SEC. 5. That it shall be the duty of the Attorney General to provide for the instruction of the inmates in such institution in the common branches of an English education, and for their training in such trade, industry, or occupational pursuit as will best enable said inmates on release to obtain self-supporting employment.

SEC. 6. That the Attorney General is hereby authorized, in his discretion, to transfer to such institution, as accommodations thereat become available, all persons eligible under the terms of this Act for incarceration in said industrial institution, who are now, or shall hereafter be, incarcerated in other prisons, penitentiaries, reformatories, or houses of correction, and who are proper subjects for incarceration in said institution, and to transfer from such industrial institution to a suitable State or Territorial prison, penitentiary, or reformatory, any inmate who is found by him to be incorrigible, or whose presence in said industrial institution is found detrimental to its well-being. Such transfer shall be made by the United States marshal of the judicial district in which the institution from which the transfer is to be made is located. The actual and necessary expense incurred in such transfer shall be paid from the judicial funds.

SEC. 7. That four citizens of the United States of prominence and distinction, who shall be appointed by the President for terms of three, four, five, and six years, respectively, from the date of the taking effect of this Act, the term of each to be designated by the President, but their successors shall be appointed for terms of four years, except that any person chosen to fill a vacancy shall be appointed only for the unexpired term of the citizen whom he shall succeed, and who shall serve without compensation, shall constitute, together with the Attorney General of the United States, the Superintendent of Prisons of the Department of Justice, and the Superintendent of the United States Industrial Institution for Women, a board of advisors of said industrial institution. It shall be the duty of said board to recommend ways and means for the discipline and training of such inmates, that on their discharge from such institution they may secure suitable employment.

SEC. 8. That the inmates of such industrial institution shall be eligible to parole under sections 1, 2, 3, 4, 5, 6, 7, and 8 of the Act of Congress approved June 25, 1910, being an Act to provide for the parole of United States prisoners and for other purposes. Such inmates shall be entitled to commutation allowance for good conduct in accordance with the provisions of the Act of Congress approved June 21, 1902, and entitled "An Act to regulate commutation for good conduct for United States prisoners," and the Acts amendatory thereof and supplemental thereto.

Parole provisions applicable.  
Vol. 36, pp. 819, 820.

Good conduct commutation.  
Vol. 32, p. 397.

SEC. 9. That every inmate, when discharged from such industrial institution, shall be furnished with transportation to the place of conviction or place of bona fide residence, or to such other place in the United States as may be authorized by the Attorney General, and shall be furnished with suitable clothing and \$20 in money.

Transportation, etc., on discharge.

SEC. 10. That all Acts or parts of Acts inconsistent with the provisions of this Act are hereby repealed.

Inconsistent laws repealed.

Approved, June 7, 1924.

**CHAP. 288.**—An Act For the continuance of construction work on the San Carlos Federal irrigation project in Arizona, and for other purposes.

June 7, 1924.

[S. 966.]

[Public, No. 210.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior, through the Indian Service, is hereby authorized to construct a dam across the Canyon of the Gila River near San Carlos, Arizona, as a part of the San Carlos irrigation project, as contemplated in the report of the chief engineer of the Indian irrigation service submitted to the Commissioner of Indian Affairs on November 1, 1915, at a limit of cost of \$5,500,000, for the purpose, first, of providing water for the irrigation of lands allotted to Pima Indians on the Gila River Reservation, Arizona, now without an adequate supply of water and, second, for the irrigation of such other lands in public or private ownership, as in the opinion of the said Secretary, can be served with water impounded by said dam without diminishing the supply necessary for said Indian lands: *Provided*, That the total cost of the project shall be distributed equally per acre among the lands in Indian ownership and the lands in public or private ownership that can be served from the waters impounded by said dam.

San Carlos Irrigation project, Ariz.  
Dam authorized across Canyon of Gila River, for providing additional water supply to Pima Indians allotments, etc.  
*Ante*, p. 401.

*Proviso.*  
Equal distribution of costs among lands served.

SEC. 2. That the construction charge assessed against the Indian lands shall be reimbursable to the Treasury of the United States on a per acre basis under such rules and regulations as the Secretary of the Interior may prescribe, and there is hereby created a lien against all such lands, which lien shall be recited in any patent issued therefor, prior to the reimbursement of the total amount chargeable against such land: *Provided*, That after said project is completed, the Secretary of the Interior is hereby authorized, in his discretion, with the approval of the Pima Indians, to sell, at public auction, at not less than the appraised value thereof, such surplus lands not now allotted within said Gila River Indian Reservation as he may determine to be irrigable from return and drainage waters, the proceeds of such sales to be deposited in the Treasury to reimburse the United States in part for the construction charge assessed against the Indian lands.

Construction charges reimbursable, etc.

Lien for, etc.

*Proviso.*  
Sale of unallotted irrigable Indian lands.

SEC. 3. The Secretary of the Interior shall by public notice announce the date when water is available for lands in private ownership under the project, and the amount of the construction charge per irrigable acre against the same, which charge shall be

Deposit of proceeds in part reimbursement for charges.

Public announcement of water available, charges, etc.

Installment payment of charges.

*Proviso.*  
Operation, etc., charges payable annually in advance.

Public notice when water available.

Repayment contract required from irrigation district, before construction commenced.

Covenants, etc., to be included.

Cancellation of water rights on fraudulent representation, etc.

*Proviso.*  
Conveyance of all irrigable lands in excess of 160 acres by individuals to United States.

Disposal of, in farm units.

Authority conferred Secretary of Interior for executing Act.

Post, p. 1152.

payable in annual installments, the first installment to be 5 per centum of the total charge and be due and payable on the 1st day of December of the third year following the date of said public notice, the remainder of the construction charge, with interest on deferred amounts from date of said public notice at 4 per centum per annum, to be amortized by payment on each December 1st thereafter of 5 per centum of said remainder until the obligation is paid in full: *Provided*, That the operation and maintenance charges on account of land in private ownership or of land in Indian ownership operated under lease shall be paid annually in advance not later than March 1st, no charge being made for operation and maintenance for the first year after said public notice. It shall be the duty of the Secretary of the Interior to give such public notice when water is actually available for lands in private ownership.

SEC. 4. That no part of the sum provided for herein shall be expended for construction on account of any lands in private ownership until an appropriate repayment contract in accordance with the terms of this Act and, in form approved by the Secretary of the Interior, shall have been properly executed by a district organized under State law, embracing the lands in public or private ownership irrigable under the project, and the execution thereof shall have been confirmed by decree of a court of competent jurisdiction, which contract, among other things, shall contain an appraisal approved by the Secretary of the Interior, showing the present actual bona fide value of all such irrigable lands fixed without reference to the proposed construction of said San Carlos Dam, and shall provide that until one-half the construction charges against said lands shall have been fully paid, no sale of any such lands shall be valid unless and until the purchase price involved in such sale is approved by the Secretary of the Interior, and shall also provide that upon proof of fraudulent representation as to the true consideration involved in any such sale, the Secretary of the Interior is authorized to cancel the water right attaching to the land involved in such fraudulent sale; and all public lands irrigable under the project shall be entered subject to the conditions of this section which shall be applied thereto: *Provided further*, That no part of any sum provided for herein shall be expended for construction on account of any lands in private ownership until all areas of land irrigable under the project and owned by any individual in excess of one hundred and sixty irrigable acres shall have been conveyed in fee to the United States free of encumbrance to again become a part of the public domain under a contract between the United States and the individual owner providing that the value as shown by said appraisal of the land so conveyed to the United States shall be credited in reduction of the construction charge thereafter to be assessed against the land retained by such owner; and lands so conveyed to the United States shall be subject to disposition by the Secretary of the Interior in farm units at the appraised price, upon such terms and conditions as he may prescribe.

SEC. 5. The Secretary of the Interior is hereby authorized to perform any and all acts and to make such rules and regulations as may be necessary and proper for the purpose of carrying the provisions of this Act into full force and effect; and the money hereby authorized to be appropriated shall be available for the acquiring of necessary right of way by purchase or judicial proceedings and for other purposes necessary in successfully prosecuting the work to complete the project.

Approved, June 7, 1924.

**CHAP. 289.**—An Act Authorizing the Secretary of the Interior to investigate and report to Congress the facts in regard to the claims of certain members of the Sioux Nation of Indians for damages occasioned by the destruction of their horses.

June 7, 1924.  
[S. 1174.]  
[Public, No. 211.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized to investigate, and report to Congress the facts in regard to the claims of members of the Sioux Nation of Indians residing in the State of South Dakota for horses killed on the Cheyenne River Indian Reservation in the years 1895, 1896, and 1897, which horses are alleged to have been erroneously suspected of being infected with glanders, and killed by, or by order of, employees of the United States Government, and for which no compensation has been paid: *Provided,* That the Secretary of the Interior is authorized to determine what attorney or attorneys have actually rendered services of value to any of the Indians who may be found to be entitled to reimbursement in accordance with the provisions of this Act and what compensation such attorney or attorneys may be entitled to receive therefor on a basis of quantum meruit and report the amounts so ascertained and determined to be due the various claimants and attorneys to Congress not later than December 3, 1924.

Sioux Indians, S. Dak.  
Claims of, for horses killed by Government employees, to be investigated and reported to Congress.

*Proriso.*  
Determination of allowance for services of attorneys.

Approved, June 7, 1924.

**CHAP. 290.**—An Act Granting one hundred and sixty acres of land to the Western State College of Colorado at Gunnison, Colorado, for the use of the Rocky Mountain biological station of said college.

June 7, 1924.  
[H. R. 3104.]  
[Public, No. 212.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior is hereby authorized and directed to convey to the board of trustees of the Western State College of Colorado at Gunnison, Colorado, subject to the provisions and reservations of section 24 of the Federal Water Power Act, and with a reservation to the United States of all the coal and other minerals in the lands granted, together with the right of the United States, its grantees or permittees, to prospect for, mine, and remove the same, the following described land, to wit, the south half of the southwest quarter of section 14 and the west half of the northwest quarter of section 23, all in township 51 north, range 1 east, New Mexico meridian, consisting of one hundred and sixty acres, more or less, for use of the Rocky Mountain biological station of the said college: *Provided,* That the lands hereby granted shall be used by the State only for the purpose of a biological station, and if the said land or any part thereof shall be abandoned for such use, said land or such part shall revert to the United States; and the Secretary of the Interior is hereby authorized and empowered to declare such a forfeiture of the grant and to restore said premises to the public domain, if at any time he shall determine that the State has abandoned the land for the use of a biological station, and such order of the Secretary shall be final and conclusive, and thereupon and thereby said premises shall be restored to the public domain and freed from the operation of the grant aforesaid.

Public lands.  
Granted to Western State College of Colorado, for use as biological station.

All mineral rights reserved.

Location.

*Proriso.*  
Reversion if abandoned as biological station.

Approved, June 7, 1924.

**CHAP. 291.**—An Act Making appropriations for the military and nonmilitary activities of the War Department for the fiscal year ending June 30, 1925, and for other purposes.

June 7, 1924.  
[H. R. 7377.]  
[Public, No. 213.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the following

War Department appropriations.

sums are appropriated, out of any money in the Treasury not otherwise appropriated, for the military and nonmilitary activities of the War Department for the fiscal year ending June 30, 1925, and for other purposes, namely :

Department military activities.

**TITLE I—MILITARY ACTIVITIES AND OTHER EXPENSES OF THE WAR DEPARTMENT INCIDENT THERETO.**

Secretary's Office.

OFFICE OF SECRETARY OF WAR.

Secretary, Assistant, and civil personnel.  
Vol. 42, p. 1488.

Salaries: Secretary of War, \$12,000; Assistant Secretary, \$10,000; and for other personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$204,916; in all, \$226,916: *Provided*, That in expending appropriations or portions of appropriations, contained in this Act, for the payment for personal services in the District of Columbia in accordance with the Classification Act of 1923, the average of the salaries of the total number of persons under any grade or class thereof in any bureau, office, or other appropriation unit, shall not at any time exceed the average of the compensation rates specified for the grade by such Act: *Provided*, That this restriction shall not apply (1) to grades 1, 2, 3, and 4 of the clerical-mechanical service, or (2) to require the reduction in salary of any person whose compensation is fixed, as of July 1, 1924, in accordance with the rules of section 6 of such Act, or (3) to prevent the payment of a salary under any grade at a rate higher than the maximum rate of the grade when such higher rate is permitted by the Classification Act of 1923, and is specifically authorized by other law.

*Proviso.*  
Restriction on exceeding average salaries.

Not applicable to clerical-mechanical service.

No reduction required.

Vol. 42, p. 1490.  
Higher salary rates allowed.

**CONTINGENT EXPENSES, WAR DEPARTMENT.**

Department contingent expenses.

For purchase of professional and scientific books, law books, including their exchange; books of reference, blank books, pamphlets, periodicals, newspapers, maps; typewriting and adding machines, and other labor-saving devices, including their repair and exchange; furniture and repairs to same; carpets, matting, linoleum, filing equipment, photo supplies, towels, ice, brooms, soap, sponges, fuel, gas, and heating apparatus for buildings, electric power, electric light; repairs to, alterations and installations in Government-owned buildings (other than those under the supervision of the Superintendent of the State, War, and Navy Department Buildings) occupied by the War Department and its bureaus; maintenance, repair, and operation of motor trucks and motor cycles, and one motor-propelled passenger-carrying vehicle, to be used only for official purposes; for the purchase or exchange and maintenance and repair of a passenger-carrying automobile for the official use of the Secretary of War (not to exceed \$5,000); freight and express charges; street car fares, not exceeding \$750; and other absolutely necessary expenses, including a per diem allowance not to exceed \$4 in lieu of subsistence, \$109,810.

Automobile for Secretary.

Stationery.

For stationery for the department and its bureaus and offices, \$72,500.

Postage.

For postage stamps for the department and its bureaus, as required under the Postal Union, to prepay postage on matters addressed to Postal Union countries, \$250.

Printing and binding.

For printing and binding for the War Department, its bureaus and offices, and for all printing and binding for the field activities under the War Department, except such as may be authorized in accordance with existing law to be done elsewhere than at the Government Printing Office, \$600,000: *Provided*, That the sum of \$3,000, or so much thereof as may be necessary, may be used for the publica-

*Proviso.*  
Medical bulletin.

tion, from time to time, of bulletins prepared under the direction of the Surgeon General of the Army, for the instruction of medical officers, when approved by the Secretary of War, and not exceeding \$75,000 shall be available for printing and binding under the direction of the Chief of Engineers.

For Chief of Engineers.

CONTINGENCIES OF THE ARMY.

For all contingent expenses of the Army not otherwise provided for and embracing all branches of the military service, including the office of the Chief of Staff; for all emergencies and extraordinary expenses, including the employment of translators and exclusive of all other personal services in the War Department or any of its subordinate bureaus or offices in the District of Columbia, or in the Army at large, but impossible to be anticipated or classified; to be expended on the approval or authority of the Secretary of War, and for such purposes as he may deem proper, \$68,540: *Provided*, That not to exceed \$49,040 of the money herein appropriated shall be expended for the payment of salaries of civilian employees connected with the sale of war supplies and the adjustment of war contracts and claims: *Provided further*, That none of the funds appropriated in this Act shall be used for the payment of expenses connected with the transfer of surplus property of the War Department to any other activity of the Government where the articles or lots of articles to be transferred are located at any place at which the total surplus quantities of the same commodity are so small that their transfer would not, in the opinion of the Secretary of War, be economical: *Provided further*, That the amount expended or obligated for advertising sales of surplus War Department property during the fiscal year 1925 shall not exceed \$50,000: *Provided further*, That no auctioneer shall be paid more than \$100 per day out of any money appropriated by this Act for services rendered.

Army contingencies.

*Proviso.*  
Sale of war supplies, adjusting claims, etc.

Transfer of surplus property to other activities restricted.

Advertising sales limited.

Payments to auctioneers restricted.

GENERAL STAFF CORPS.

General Staff Corps.

CONTINGENCIES, MILITARY INTELLIGENCE DIVISION.

For contingent expenses of the Military Intelligence Division, General Staff Corps, and of the military attachés at the United States embassies and legations abroad, including the purchase of law books, professional books of reference, and subscriptions to newspapers and periodicals; for cost of special instruction at home and abroad, and in maintenance of students and attachés; for the hire of interpreters, special agents, and guides, and for such other purposes as the Secretary of War may deem proper, including \$5,000 for the actual and necessary expenses of officers of the Army on duty abroad for the purpose of observing operations of armies of foreign States at war, to be paid upon certificates of the Secretary of War that the expenditures were necessary for obtaining military information, \$65,500, to be expended under the direction of the Secretary of War: *Provided*, That section 3648, Revised Statutes, shall apply neither to subscriptions for foreign and professional newspapers and periodicals nor to other payments made from this appropriation in compliance with the laws of foreign countries under which the military attachés are required to operate.

Intelligence Division.

Contingent expenses.

Observing military operations of foreign armies.

*Proviso.*  
Periodicals, etc.  
R. S., sec. 3648, p. 718.

Salaries, Office of Chief of Staff: For personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$220,300.

Civil personnel, Office of Chief of Staff.

Adjutant General's  
Department.

ADJUTANT GENERAL'S DEPARTMENT.

Headquarters of military departments, etc.

CONTINGENCIES, HEADQUARTERS OF MILITARY DEPARTMENTS, AND SO FORTH.

Contingent expenses.

For contingent expenses at the headquarters of the several territorial departments, corps areas, armies, territorial districts, tactical corps, divisions, and brigades, including the Staff Corps serving thereat, being for the purchase of the necessary articles of office, toilet, and desk furniture, stationery, ice, and potable water for office use when necessary, binding, maps, technical books of reference, professional and technical newspapers and periodicals, payment for which may be made in advance, and police utensils, to be allotted by the Secretary of War, and to be expended in the discretion of the commanding officers of the several military departments, corps areas, districts, armies, and tactical commands, \$5,000.

Army War College.

ARMY WAR COLLEGE.

Instruction expenses.

For expenses of the Army War College, being for the purchase of the necessary special stationery; textbooks, books of reference, scientific and professional papers and periodicals; maps; police utensils; employment of temporary, technical, or special services and expenses of special lecturers; for the pay of employees; and for all other absolutely necessary expenses, \$60,540.

Employees, etc.

Fort Leavenworth,  
Kans.

THE COMMAND AND GENERAL STAFF SCHOOL, FORT LEAVENWORTH, KANSAS.

Instruction expenses,  
Command and General  
Staff School.

For the purchase of textbooks, books of reference, scientific and professional papers, instruments, and material for instruction; employment of temporary, technical, special, and clerical services; and for other necessary expenses of instruction, at the Command and General Staff School, Fort Leavenworth, Kansas, \$45,000.

Post exchanges.

MILITARY POST EXCHANGES.

Maintenance, etc.

For continuing the construction, equipment, and maintenance of suitable buildings at military posts and stations, for the conduct of the post exchange, school, reading, lunch, and amusement rooms; for the conduct and maintenance of libraries, service clubs, chapels, and gymnasiums, including repairs to buildings erected at private cost, in the operation of the Act approved May 31, 1902, and including salaries and travel for civilians employed in the hostess and library services, and for transportation of books and equipment for these services; for the rental of films, purchase of slides for and making repairs to moving-picture outfits and for similar and other recreational purposes at training and mobilization camps now established, or which may be hereafter established, \$87,800.

Recreation buildings.  
Vol. 32, p. 282.

Adjutant General's  
Office.

ADJUTANT GENERAL'S OFFICE.

Civilian personnel.

Salaries: For personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$1,399,592; all employees provided for by this paragraph for The Adjutant General's Office of the War Department shall be exclusively engaged on work of that office.

Inspector General's  
Office.

OFFICE OF THE INSPECTOR GENERAL.

Civilian personnel.

Salaries: For personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$25,620.

## OFFICE OF THE JUDGE ADVOCATE GENERAL.

Judge Advocate General's Office.

Salaries: For personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$62,820.

Civilian personnel.

## FINANCE DEPARTMENT.

Finance Department.

## PAY, AND SO FORTH, OF THE ARMY.

Pay of Army, etc.

**PAY OF OFFICERS:** For pay of officers of the line and staff, \$30,338,000: *Provided*, That hereafter upon the presentation of satisfactory evidence as to his age and upon application for discharge by his parent or guardian presented to the Secretary of War within sixty days after the date of his enlistment, any man enlisted after July 1, 1924, in the Army, under twenty-one years of age who was enlisted without the written consent of his parent or guardian, if any, shall be discharged with the form of discharge certificate and the travel and other allowances to which his service, after enlistment, shall entitle him.

Officers.

*Proviso.*  
Discharge of minors enlisting after July 1, 1924, without consent of parent, etc.

Nothing contained in this Act, or any other Act, shall be construed as depriving any commissioned officer of the Army, Navy, or Marine Corps of his right to pay and allowances while serving on such duty as the President may direct in the coordination of the business of the Government, as now being conducted by him under the general supervision of the Director of the Bureau of the Budget.

No commissioned officer of Army, Navy, or Marine Corps deprived of pay while on duty in coordination of Government business.

For pay of officers, National Guard, \$100.

National Guard.

For pay of warrant officers, \$1,801,680.

Warrant officers.

For aviation increase to commissioned and warrant officers of the Army, \$1,000,000.

Aviation increase.

For additional pay to officers for length of service, \$5,374,830: *Provided*, That in computing for any purpose the length of service of any officer of the Army who was appointed to the United States Military Academy or the United States Naval Academy after August 24, 1912, the time spent at either academy shall not be counted.

Longevity.

*Proviso.*  
Time at Military or Naval Academy after August 24, 1912, not counted.

**PAY OF ENLISTED MEN:** For pay of enlisted men of the line and staff, not including the Philippine Scouts, \$51,887,415: *Provided*, That the Secretary of War is authorized in his discretion to make payment from this appropriation of the balance of \$12 due as pay to Clarence J. Vaughan, Marquette, Michigan: *Provided further*, That the total authorized number of enlisted men, not including the Philippine Scouts, shall be one hundred and twenty-five thousand.

Enlisted men.

*Proviso.*  
Clarence J. Vaughan.

For pay of enlisted men of National Guard, \$100.

Authorized numerical strength.

For aviation increase to enlisted men of the Army, \$250,000: *Provided*, That this appropriation shall not be available for increased pay on flying status to more than seven hundred enlisted men.

National Guard

Aviation increase.

*Proviso.*  
Number limited.

For pay of the enlisted men of the Philippine Scouts, \$1,170,432.

Philippine Scouts.

For additional pay for length of service to enlisted men, \$2,130,497.

Longevity.

**PAY OF PERSONS WITH RETIRED STATUS:** For pay of the officers on the retired list, \$7,032,337.

Retired list.

For increased pay to retired officers on active duty, \$214,470.

Officers.  
Officers on active duty.

For pay of retired enlisted men, \$7,602,053.

Enlisted men.

For increased pay and allowances of retired enlisted men on active duty, \$15,750.

Enlisted men on active duty.

For pay of retired pay clerks, \$13,500.

Pay clerks.

For pay of retired veterinarians, \$3,570.

Veterinarians.

**PAY OF ARMY FIELD CLERKS AND CIVIL SERVICE MESSENGERS AT HEADQUARTERS OF THE SEVERAL TERRITORIAL DEPARTMENTS, CORPS AREAS, ARMY AND CORPS HEADQUARTERS, TERRITORIAL DISTRICTS, TACTICAL DIVISIONS AND BRIGADES, SERVICE SCHOOLS, CAMPS, AND PORTS OF EMBARKA-**

Headquarters of territorial departments, corps areas, etc.

Army field clerks,  
etc., at.

TION AND DEBARKATION: Army field clerks—seven at \$2,000 each, thirty-two at \$1,800 each, fifty-three at \$1,600 each, seventy at \$1,400 each, sixty-eight at \$1,200 each; sixty-five messengers at \$720 each; in all, \$382,800.

Assignment to De-  
partment duty for-  
bidden.

No clerk, messenger, or laborer at headquarters of tactical divisions, military departments, brigades, service schools, and office of the Chief of Staff shall be assigned to duty in any bureau of the War Department.

Contract surgeons.

MISCELLANEOUS: For pay and allowances of contract surgeons, \$41,100.

Nurses.

For pay of nurses, \$720,460.

Hospital matrons.

For pay of hospital matrons, \$960.

Courts martial, etc.

For expenses of courts-martial, courts of inquiry, military commissions, retiring boards, and compensation of reporters and witnesses attending same, and expenses of taking depositions and securing other evidence for use before the same, \$70,000.

Rental allowances.

For rental allowances, including allowances for quarters for enlisted men on duty where public quarters are not available, \$6,150,000.

Subsistence allow-  
ances.

For subsistence allowances, \$5,135,966.

Soldiers' interest.

For interest on soldiers' deposits, \$100,000.

Loss by exchange.

For payment of exchange by officers serving in foreign countries, and when specially authorized by the Secretary of War, by officers disbursing funds pertaining to the War Department when serving in Alaska and all foreign money received shall be charged to and paid out by disbursing officers of the Army at the legal valuation fixed by the Secretary of the Treasury, \$5,000.

Officers furnishing  
mounts.

For additional pay to officers below the grade of major required to be mounted and who furnish their own mounts, \$75,000.

Accounting and dis-  
bursing as one fund.

All the money hereinbefore appropriated for pay of the Army and miscellaneous shall be disbursed and accounted for as pay of the Army, and for that purpose shall constitute one fund: *Provided*, That under this provision no amount shall be used for the employment of any additional persons over the number for which the specific appropriations herein provide.

*Proviso.*  
Restriction on em-  
ploying additional per-  
sons.

Pay forbidden to re-  
tired officer selling sup-  
plies to Army. etc.

None of the money appropriated in this Act shall be used to pay any officer on the retired list of the Army who for himself or for others engages in the selling, contracting for the sale of, negotiating for the sale of, or furnishing to the Army or the War Department any supplies, materials, equipment, lands, buildings, plants, vessels, or munitions. None of the money appropriated in this Act shall be paid to any officer on the retired list of the Army who, having been retired before reaching the age of sixty-four, is employed in the United States or its possessions by any individual, partnership, corporation, or association regularly or frequently engaged in making direct sales of any merchandise or material to the War Department or the Army.

Officers retiring be-  
fore age of 64 employed  
by parties making  
direct sales to Depart-  
ment or Army.

Mileage.

#### MILEAGE OF THE ARMY.

Officers, etc.

For mileage, reimbursement of actual traveling expenses, or per diem allowances in lieu thereof, as authorized by law, to commissioned officers, warrant officers, contract surgeons, expert accountant, Inspector General's Department, Army field clerks and field clerks of the Quartermaster Corps, when authorized by law, \$1,000,000.

Finance Service.

#### FINANCE SERVICE.

Pay of clerks, etc.  
*Proviso.*

For compensation of clerks and other employees of the Finance Department, \$1,454,000: *Provided*, That \$500,000 of this amount

shall be available only for the compensation and traveling expenses of clerks and other employees engaged on work pertaining to the audit of World War contracts, and of this amount not to exceed \$25,000 shall be available for personal services in the office of the Chief of Finance, War Department.

Auditing World War contracts.

Personal services in Department office.

CLAIMS FOR DAMAGES TO AND LOSS OF PRIVATE PROPERTY.

Private property damages, etc.

For payment of claims of not to exceed \$500 in amount for damages to and loss of private property incident to the training, practice, operation, or maintenance of the Army that have accrued, or may hereafter accrue, from time to time, \$25,000: *Provided*, That settlement of such claims shall be made by the General Accounting Office, upon the approval and recommendation of the Secretary of War, where the amount of damages has been ascertained by the War Department, and payment thereof will be accepted by the owners of the property in full satisfaction of such damages.

Payment of claims for.

*Proviso.*  
Settlement through General Accounting Office.

CLAIMS OF OFFICERS, ENLISTED MEN, AND NURSES OF THE ARMY FOR DESTRUCTION OF PRIVATE PROPERTY.

Destruction of private property of officers, etc.

For the payment of claims of officers, enlisted men, and nurses of the Army for private property lost, destroyed, captured, abandoned, or damaged in the military service of the United States, under the provisions of an Act approved March 4, 1921, \$50,000.

Payment of claims for, in the service.

Vol. 41, p. 1436.

OFFICE OF THE CHIEF OF FINANCE.

Office of Chief of Finance.

Salaries: For personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$318,720.

Civilian personnel.

QUARTERMASTER CORPS.

Quartermaster Corps.

**SUBSISTENCE OF THE ARMY:** Purchase of subsistence supplies: For issue as rations to troops, including retired enlisted men when ordered to active duty, civil employees when entitled thereto, hospital matrons, applicants for enlistment while held under observation, general prisoners of war (including Indians held by the Army as prisoners, but for whose subsistence appropriation is not otherwise made), Indians employed by the Army as guides and scouts, and general prisoners at posts; for the subsistence of the masters, officers, crews, and employees of the vessels of the Army Transport Service; hot coffee for troops traveling when supplied with cooked or travel rations; meals for recruiting parties and applicants for enlistment while under observation; for sales to officers, including members of the Officers' Reserve Corps while on active duty, and enlisted men of the Army: *Provided*, That the sum of \$12,000 is authorized to be expended for supplying meals or furnishing commutation of rations to enlisted men of the Regular Army and the National Guard while competitors in the national rifle match: *Provided further*, That no competitor shall be entitled to commutation of rations in excess of \$1.50 per day, and when meals are furnished no greater expense than that sum per man per day for the period the contest is in progress shall be incurred. For payments: Of commutation of rations to the cadets of the United States Military Academy in lieu of the regular established ration; of the regulation allowances of commutation in lieu of rations to enlisted men on furlough, enlisted men when stationed at places where rations in kind can not be economically issued, including retired enlisted men when ordered to active duty, and when traveling on detached duty where it is impracticable to carry

Subsistence. Purchase of supplies for issue, etc.

Sales to officers, etc.

*Provisos.*  
Competitors in national rifle match.

Ration restrictions.

Payments. Commutation of rations, etc.

rations of any kind, enlisted men selected to contest for places or prizes in department and Army rifle competitions when traveling to and from places of contest, applicants for enlistment and general prisoners while traveling under orders. For payment of the regulation allowances of commutation in lieu of rations for enlisted men, applicants for enlistment while held under observation, civilian employees who are entitled to subsistence at public expense, and general prisoners while sick in hospitals, to be paid to the surgeon in charge; advertising; for providing prizes to be established by the Secretary of War for enlisted men of the Army who graduate from the Army schools for bakers and cooks, the total amount of such prizes at the various schools not to exceed \$900 per annum; and for other necessary expenses incident to the purchase, testing, care, preservation, issue, sale, and accounting for subsistence supplies for the Army; in all, \$12,975,273.

Advertising, prizes for bakers, cooks, etc.

Restriction on prices at sales commissaries.

None of the funds appropriated in this Act shall be used for the payment of expenses of operating sales commissaries other than in Alaska, Philippine Islands, and China, at which the prices charged do not include the customary overhead costs of freight, handling, storage, and delivery, notwithstanding the provisions of the Act of July 5, 1884.

Vol. 23, p. 163.

Utilities to include overhead costs of sales of services or supplies.

None of the funds appropriated in this Act shall be used for payment of expenses of operating any utility of the War Department selling services or supplies at which the cost of the services or supplies so sold does not include all customary overhead costs of labor, rent, light, heat, and other expenses properly chargeable to the conduct of such utility.

Regular quartermaster supplies.

**REGULAR SUPPLIES OF THE ARMY:** Regular supplies of the Quartermaster Corps, including their care and protection; construction and repair of military reservation fences; stoves and heating apparatus required for the use of the Army for heating offices, hospitals, barracks and quarters, and recruiting stations, and United States disciplinary barracks; also ranges, stoves, coffee roasters, and appliances for cooking and serving food at posts in the field and when traveling, and repair and maintenance of such heating and cooking appliances; and the necessary power for the operation of moving-picture machines; authorized issues of candles and matches; for furnishing heat and light for the authorized allowance of quarters for officers, enlisted men, warrant officers, and field clerks, including retired enlisted men when ordered to active duty, contract surgeons when stationed at and occupying public quarters at military posts, officers of the National Guard attending service and garrison schools, and for recruits, guards, hospitals, storehouses, offices, the buildings erected at private cost, in the operation of the Act approved May 31, 1902, and buildings for a similar purpose on military reservations authorized by War Department regulations; for sale to officers, and including also fuel and engine supplies required in the operation of modern batteries at established posts; for post bakeries, including bake ovens and apparatus pertaining thereto and the repair thereof; for ice machines and their maintenance where required for the health and comfort of the troops and for ice for issue to organizations of enlisted men and offices at such places as the Secretary of War may determine, and for preservation of stores; materials for cleaning and preserving ordnance and ordnance stores except at establishments under the direct control of the Chief of Ordnance; for cold storage; for the construction and maintenance of laundries at military posts in the United States and its island possessions; authorized issues of soap, toilet paper, and towels; for the necessary furniture, textbooks, paper, and equipment for the post schools and libraries, and for schools for noncommissioned officers; for the purchase and issue of

Heat and light to quarters.

Recreation buildings, etc.  
Vol. 32, p. 282.

Sales to officers.

Bakeries, ice machines, laundries, etc.

Supplies for schools, etc.

instruments, office furniture, stationery, and other authorized articles for the use of officers' schools at the several military posts; for purchase of commercial newspapers, market reports, and so forth; for the tableware and mess furniture for kitchens and mess halls, each and all for the enlisted men, including recruits; for forage, salt, and vinegar for the horses, mules, oxen, and other draft and riding animals of the Quartermaster Corps at the several posts and stations and with the armies in the field, for the horses of the several regiments of Cavalry and batteries of Artillery and such companies of Infantry and Scouts as may be mounted, and for remounts and for the authorized number of officers' horses, including bedding for the animals; for seeds and implements required for the raising of forage at remount depots and on military reservations in the Hawaiian and Philippine Islands, and for labor and expenses incident thereto, including, when specifically authorized by the Secretary of War, the cost of irrigation; for straw for soldiers' bedding, stationery, typewriters and exchange of same, including blank books and blank forms for the Army, certificates for discharged soldiers, and for printing department orders and reports, \$12,250,000: *Provided*, That the sale of surplus electric current from the Camp John Hay electric plant to the city of Baguio, Philippine Islands, is hereby approved and the continuation of such sale under such terms as have been or may hereafter be agreed upon by the Secretary of War and the city of Baguio is authorized.

Forage, etc., for animals.

Stationery, printing, etc.

*Proviso.*  
Camp John Hay,  
P. I.  
May sell electric current to Baguio.

**CLOTHING AND EQUIPAGE:** For cloth, woolens, materials, and for the purchase and manufacture of clothing for the Army, including retired enlisted men when ordered to active duty, for issue and for sale; for payment of commutation of clothing due to warrant officers of the Mine Planter Service and to enlisted men; for altering and fitting clothing and washing and cleaning when necessary; for operation of laundries; for the authorized issues of laundry materials for use of general prisoners confined at military posts without pay or allowances, and for applicants for enlistment while held under observation; for equipment and repair of equipment of dry-cleaning plants, salvage and sorting storehouses, hat repairing shops, shoe repair shops, clothing repair shops, and garbage reduction works; for equipage, including authorized issues of toilet articles, barbers' and tailors' materials, for use of general prisoners confined at military posts without pay or allowances and applicants for enlistment while held under observation; issue of toilet kits to recruits upon their first enlistment, and issue of housewives to the Army; for expenses of packing and handling and similar necessaries; for a suit of citizen's outer clothing, to cost not exceeding \$30, to be issued when necessary to each soldier discharged otherwise than honorably, to each enlisted man convicted by civil court for an offense resulting in confinement in a penitentiary or other civil prison, and to each enlisted man ordered interned by reason of the fact that he is an alien enemy, or, for the same reason, discharged without internment; for indemnity to officers and men of the Army for clothing and bedding, and so forth, destroyed since April 22, 1898, by order of medical officers of the Army for sanitary reasons, \$4,158,637.

Clothing.  
Purchase, manufacture, etc.

Equipage, toilet articles, etc.

Issue of citizen's outer clothing, etc.

Indemnity for destroyed clothing, etc.

Incidental expenses.

Civilian employees, etc.

**INCIDENTAL EXPENSES OF THE ARMY:** Postage; hire of laborers in the Quartermaster Corps, including the care of officers' mounts when the same are furnished by the Government; compensation of clerks and other employees of the Quartermaster Corps, and clerks, foremen, watchmen, and organist for the United States disciplinary barracks, and incidental expenses of recruiting; for the apprehension, securing, and delivering of deserters, including escaped military prisoners, and the expenses incident to their pursuit; and no greater sum than \$50 for each deserter or escaped military prisoner shall,

in the discretion of the Secretary of War, be paid to any civil officer or citizen for such services and expenses; for a donation of \$10 to each dishonorably discharged prisoner upon his release from confinement under court-martial sentence involving dishonorable discharge; for the operation of coffee-roasting plants; and such additional expenditures as are necessary and authorized by law in the movements and operation of the Army and at military posts, and not expressly assigned to any other department, \$4,157,368.

Transportation.

ARMY TRANSPORTATION: For transportation of the Army and its supplies, including retired enlisted men when ordered to active duty; of authorized baggage, including that of retired officers, warrant officers, and enlisted men when ordered to active duty and upon relief therefrom, and including packing and crating; of recruits and recruiting parties; of applicants for enlistment between recruiting stations and recruiting depots; of necessary agents and other employees, including per diem allowances in lieu of subsistence, not exceeding \$4 for those authorized to receive the per diem allowances; of dependents of officers and enlisted men as provided by law; of discharged prisoners, and persons discharged from Saint Elizabeths Hospital after transfer thereto from the military service, to their homes (or elsewhere as they may elect): *Provided*, That the cost in each case shall not be greater than to the place of last enlistment; of horse equipment; and of funds for the Army; for the operation and repair of boats and other vessels; for wharfage, tolls, and ferriages; for drayage and cartage; for the purchase, hire, operation, maintenance, and repair of harness, wagons, carts, drays, other vehicles, and horse-drawn passenger-carrying vehicles, required for the transportation of troops and supplies and for official military and garrison purposes; for purchase and hire of draft and pack animals, including replacement of unserviceable animals; for travel allowances to officers and enlisted men on discharge; to officers of National Guard on discharge from Federal service as prescribed in the Act of March 2, 1901; to enlisted men of National Guard on discharge from Federal service, as prescribed in amendatory Act of September 22, 1922; and to members of the National Guard who have been mustered into Federal service and discharged on account of physical disability; in all, \$16,500,000: *Provided*, That hereafter payment shall be made at such rates as the Secretary of War shall deem just and reasonable and shall not exceed 50 per centum of the full amount of compensation, computed on the basis of the tariff or lower special rates for like transportation performed for the public at large, for the transportation of property or troops of the United States over any railroad which under land-grant Acts was aided in its construction by a grant of land on condition that said railroad shall be and remain a public highway for the use of the United States, and for which adjustment of compensation is required in accordance with decisions of the Supreme Court construing such land-grant Acts, or over any railroad which was aided in its construction by a grant of land on condition that such railroad should be a post route and military road, subject to such regulations as Congress may impose restricting the charge for such Government transportation, and such payment shall be accepted as in full for all demands for such service.

Transporting dependents, etc. de-

*Provisos.*  
Cost restriction.

Boats, etc.

Vehicles, draft and pack animals, etc.

Travel allowances.  
National Guard officers on discharge.

Vol. 31, p. 902.  
National Guard.  
Vol. 42, p. 1021.

Payment to land-grant railroads.

Motor vehicle restriction.

No money appropriated by this Act shall be expended for the hire, operation, maintenance, or repair of any motor-propelled vehicle which shall be employed wholly or in part for personal, social, or similar use, except such use as is prescribed by order for the transportation of Army personnel in connection with the recreational activities of the Army.

None of the funds appropriated or made available under this Act or any of the unexpended balances of any other Act shall be used for the purchase of motor-propelled passenger or freight carrying vehicles for the Army except those that are purchased solely for experimental purposes, and except one automobile for the official use of the Secretary of War, and with the further exception that not to exceed \$50,000 may be used as part payment in exchange of motor-propelled passenger or freight carrying vehicles.

Motor vehicle purchases restricted.

For Secretary of War authorized. Exchanges permitted.

HORSES FOR CAVALRY, ARTILLERY, ENGINEERS, AND SO FORTH.

Horses.

For the purchase of horses within limits as to age, sex, and size to be prescribed by the Secretary of War for remounts for officers entitled to public mounts, for the United States Military Academy, and for such organizations and members of the military service as may be required to be mounted, and for all expenses incident to such purchases (including \$150,000 for encouragement of the breeding of riding horses suitable for the Army, in cooperation with the Bureau of Animal Industry, Department of Agriculture, including the purchase of animals for breeding purposes and their maintenance), \$1,000,000: *Provided*, That the number of horses purchased under this appropriation shall be limited to the actual needs of the mounted service, including reasonable provision for remounts. When practicable, horses shall be purchased in open market at all military posts or stations, when needed, within a maximum price to be fixed by the Secretary of War: *Provided further*, That no part of this appropriation shall be expended for the purchase of any horse below the standard set by Army Regulations for Cavalry and Artillery horses, except when purchased as remounts or for instruction of cadets at the United States Military Academy: *And provided further*, That no part of this appropriation shall be expended for polo ponies except for West Point Military Academy, and such ponies shall not be used at any other place: *And provided further*, That the Secretary of War may, in his discretion, and under such rules and regulations as he may prescribe, accept donations of animals for breeding and donations of money or other property to be used as prizes or awards at agricultural fairs, horse shows, and similar exhibitions, in order to encourage the breeding of riding horses suitable for Army purposes: *And provided further*, That the Secretary of War shall report annually to Congress, at the commencement of each session, a statement of all expenditures under this appropriation, and full particulars of means adopted and carried into effect for the encouragement of the breeding of riding horses suitable for the military service.

Purchases, etc.

Encouraging breeding of riding horses.

Provisos. Number limited.

Open market purchases.

Standard required.

Polo ponies limited.

Acceptance of donated breeding animals.

Report of expenditures.

MILITARY POSTS.

Military posts.

For the construction and enlargement at military posts of such buildings as in the judgment of the Secretary of War may be necessary, including all appurtenances thereto, \$428,332, including \$43,332 for improving the heating system at Fort Sill, Oklahoma, and \$385,000 toward the construction of a barrack building for one regiment of Infantry at Fort Benning, Georgia, and the Secretary of War is hereby authorized and directed to submit to the Congress at its next session a comprehensive plan for necessary permanent construction at military posts, including Camp Lewis in the State of Washington, based on using funds received from the sale of surplus War Department real estate, and for the sale of such property now owned by the War Department as, in the opinion of the Secretary of War, is no longer needed for military purposes.

Construction, etc., of buildings.

Fort Sill, Okla.

Fort Benning, Ga. Comprehensive plan for permanent construction, etc., at posts.

Camp Lewis, Wash., included.

Ante, p. 386.

Hawaii.

## MILITARY POSTS, HAWAIIAN ISLANDS.

Schofield Barracks,  
Pearl Harbor, etc.

For completion of the Ku Tree Reservoir, \$150,000; and for completion of joint Army and Navy water supply project, Pearl Harbor Naval Station, Fort Kamehameha, and Ford Island, \$74,000; in all \$224,000.

Panama Canal.

## MILITARY POSTS, PANAMA CANAL.

Gatun storehouse.

For beginning the construction of a storehouse at Gatun, including appurtenances thereto, \$557,850.

Barracks and quarters.

## BARRACKS AND QUARTERS.

Construction, repairs, etc.

For construction, repair, and rental of barracks, quarters, stables, storehouses, magazines, administration and office buildings, sheds, shops, garages, reclamation plants, and other buildings necessary for the shelter of the Army and its property, including retired officers and enlisted men when ordered to active duty; for rental of grounds for military purposes, of recruiting stations, and of lodgings for recruits and applicants for enlistment; for repair of such furniture for Government-owned officers' quarters and officers' messes as may be approved by the Secretary of War; for wall lockers, refrigerators, screen doors, window screens, storm doors and sash, window shades, and flooring and framing for tents, \$3,376,014: *Provided*, That this appropriation shall be available for rental of offices, garages, and stables for military attachés.

Rentals.

*Proviso.*  
Rent for military attachés.

Philippine Islands.

## BARRACKS AND QUARTERS, PHILIPPINE ISLANDS.

Shelter of troops in.

Continuing the work of providing for the proper shelter and protection of officers and enlisted men of the Army of the United States lawfully on duty in the Philippine Islands, including repairs and payment of rents, the acquisition of title to building sites, and such additions to existing military reservations as may be necessary, and including also shelter for the animals and supplies and all other buildings necessary for post administration purposes, and for shelter and repair thereof, and rentals for United States troops in China, \$300,000: *Provided*, That no part of the said sum shall be expended for the construction of quarters for officers of the Army except in case of emergency with the approval of the Secretary of War, in which case the total cost, including the heating and plumbing apparatus, wiring, and fixtures, shall not exceed in the case of quarters of a general officer the sum of \$8,000, of a colonel or officer above the rank of captain, \$6,000, and an officer of and below the rank of captain, \$4,000.

Rentals in China.

*Proviso.*  
Construction of officers' quarters limited.Water, sewers, etc.,  
at posts.

**WATER AND SEWERS AT MILITARY POSTS:** For procuring and introducing water to buildings and premises at military posts and stations; for the installation and extension of plumbing within buildings where the same is not specifically provided for in other appropriations; for the purchase and repair of fire apparatus, including fire-alarm systems; for the disposal of sewage, and expenses incident thereto; for repairs to water and sewer systems and plumbing; and for hire of employees, \$2,109,950: *Provided*, That not to exceed \$50,000 of this appropriation shall be expended for new construction work.

*Proviso.*  
New construction work limited.

Roads, wharves, etc.

## ROADS, WALKS, WHARVES, AND DRAINAGE.

Construction, repairs, etc.

For the construction and repair by the Quartermaster Corps of roads, walks, and wharves; for the pay of employees; for the disposal of drainage; for dredging channels; and for care and

improvement of grounds at military posts and stations, \$801,942.13: *Provided*, That not to exceed \$46,203.13 from this appropriation shall be immediately available for repair and completion of the New Dixie Highway of approximately nine and three-fourths miles at Camp Knox, Kentucky, constructed by the War Department to divert traffic from the old Dixie Highway, the funds to be expended by the department of public roads of Kentucky: *Provided further*, That none of the funds appropriated or made available under this Act shall be used for the permanent construction of any new roads, walks, or wharves connected with any of the National Army cantonments or National Guard camps.

*Provisos.*  
Repair, etc., New Dixie Highway, Camp Knox, Ky.  
Post, p. 695.

Cantonments, etc., excluded.

SHOOTING GALLERIES AND RANGES.

For shelter, grounds, observation towers, shooting galleries, ranges for small-arms target practice, machine-gun practice, field, mobile, and railway artillery practice, repairs, and expenses incident thereto, including flour for paste for marking targets, hire of employees, such ranges and galleries to be open as far as practicable to the National Guard and organized rifle clubs under regulations to be prescribed by the Secretary of War, \$37,400.

Shooting galleries and ranges.

Expenses of.

RENT OF BUILDINGS, QUARTERMASTER CORPS.

For rent of buildings and parts of buildings in the District of Columbia for military purposes, \$58,702: *Provided*, That this appropriation shall not be available if space is provided by the Public Buildings Commission in Government-owned buildings.

Rent.

Buildings in the District.  
*Proviso.*  
Restriction.

SEWERAGE SYSTEM, FORT MONROE, VIRGINIA.

For repair and maintenance of wharf and apron of wharf, including all necessary labor and material therefor, fuel for waiting rooms; water, brooms, and shovels, \$18,780; for one-third of said sum, to be supplied by the United States, \$6,260.

Fort Monroe, Va.

Wharf.

For rakes, shovels, and brooms; repairs to roadway, pavements, macadam and asphalt block; repairs to street crossings; repairs to street drains, and labor for cleaning roads, \$6,819; for two-thirds of said sum to be supplied by the United States, \$4,546.

Roads.

For waste, oil, motor and pump repairs, sewer pipe, cement, brick, stone, supplies, and personal services, \$5,040; for two-thirds of said sum, to be supplied by the United States, \$3,360.

Sewers, etc.

CONSTRUCTION AND REPAIR OF HOSPITALS.

For construction and repair of hospitals at military posts already established and occupied, including all expenditures for construction and repairs required at the Army and Navy Hospital at Hot Springs, Arkansas, and for the construction and repair of general hospitals and expenses incident thereto, and for additions needed to meet the requirements of increased garrisons, and for temporary hospitals in standing camps and cantonments; for the alteration of permanent buildings at posts for use as hospitals, construction and repair of temporary hospital buildings at permanent posts, construction and repair of temporary general hospitals, rental or purchase of grounds, and rental and alteration of buildings for use for hospital purposes in the District of Columbia and elsewhere, including necessary temporary quarters for hospital personnel, outbuildings, heating and laundry apparatus, plumbing, water and sewers, and electric work, cooking

Hospitals.

Construction, repairs, etc.

Temporary camp hospitals.

*Provido.*  
New construction  
forbidden.

apparatus, and roads and walks for the same, \$489,500: *Provided*, That no part of this appropriation shall be used for the construction of new hospitals.

Quartermaster Gen-  
eral's Office.

#### OFFICE OF THE QUARTERMASTER GENERAL.

Civilian personnel.

Salaries: For personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$586,280.

Technical experts,  
etc.

In addition to the foregoing employees appropriated for in the office of the Quartermaster General, the services of technical experts and such other services as the Secretary of War may deem necessary may be employed in the office of the Quartermaster General, to be paid from the appropriation for "Incidental Expenses of the Army": *Provided*, That the entire expenditures for this purpose for the fiscal year 1925 shall not exceed \$16,300, and there shall be included in the Budget for each fiscal year a statement of the number of persons so employed, their duties, and the amount paid to each.

*Provido.*  
Limit.

Signal Corps.

#### SIGNAL CORPS.

Signal Service.

#### SIGNAL SERVICE OF THE ARMY.

Telegraph and tele-  
phone systems.  
Purchases, opera-  
tions, etc.

Telegraph and telephone systems: Purchase, equipment, operation, and repair of military telegraph, telephone, radio, cable, and signaling systems; signal equipment and stores, heliographs, signal lanterns, flags, and other necessary instruments; wind vanes, barometers, anemometers, thermometers, and other meteorological instruments; photographic and cinematographic work performed for the Army by the Signal Corps; motor cycles, motor-driven and other vehicles for technical and official purposes in connection with the construction, operation, and maintenance of communication or signaling systems, and supplies for their operation and maintenance; professional and scientific books of reference, pamphlets, periodicals, newspapers, and maps for use in the office of the Chief Signal Officer and the Signal Corps School, Camp Alfred Vail, New Jersey; telephone apparatus, including rental and payment for commercial, exchange, message, trunk-line, long-distance, and leased-line telephone service at or connecting any post, camp, cantonment, depot, arsenal, headquarters, hospital, aviation station, or other office or station of the Army, excepting local telephone service for the various bureaus of the War Department in the District of Columbia, and toll messages pertaining to the office of the Secretary of War; electric time service; the rental of commercial telegraph lines and equipment and their operation at or connecting any post, camp, cantonment, depot, arsenal, headquarters, hospital, aviation station, or other office or station of the Army, including payment for official individual telegraph messages transmitted over commercial lines; electrical installations and maintenance thereof at military posts, cantonments, camps, and stations of the Army, fire control and direction apparatus and material for Field Artillery; salaries of civilian employees, including those necessary as instructors at vocational schools; supplies, general repairs, reserve supplies, and other expenses connected with the collecting and transmitting of information for the Army by telegraph or otherwise; experimental investigation, research, purchase and development or improvements in apparatus, and maintenance of signaling and accessories thereto, including patent rights and other rights thereto, including machines, instruments, and other equipment for laboratory and repair purposes; tuition, laboratory fees, and so forth, for Signal Corps officers detailed to civilian technical schools for the purpose of pursuing technical courses of in-

Telephones.

Exception.

Electrical installa-  
tions at posts, etc.

Civilian employees.

Experimental re-  
search, etc.

struction along Signal Corps lines; lease, alteration, and repair of such buildings required for storing or guarding Signal Corps supplies, equipment, and personnel when not otherwise provided for, including the land therefor, the introduction of water, electric light and power, sewerage, grading, roads and walks, and other equipment required, \$1,845,970.

Buildings for supplies, etc.

#### SEACOAST DEFENSES, UNITED STATES.

For operation and maintenance of fire-control installations at sea-coast defenses, \$140,000.

Fire-control operation.  
Seacoast defenses.  
United States.

#### SEACOAST DEFENSES, INSULAR POSSESSIONS.

For operation and maintenance of fire-control installations at sea-coast defenses, insular possessions, \$25,000.

Insular possessions.

#### SEACOAST DEFENSES, PANAMA CANAL.

For operation and maintenance of fire-control installations at sea-coast defenses, Panama Canal, \$10,000.

Panama Canal.

#### OFFICE OF THE CHIEF SIGNAL OFFICER.

Salaries: For personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$57,540.

Chief Signal Officer's Office.

The services of skilled draftsmen and such other services as the Secretary of War may deem necessary may be employed only in the Signal Office to carry into effect the various appropriations for fortifications and other works of defense, and for the Signal Service of the Army, to be paid from such appropriations, in addition to the foregoing employees appropriated for in the Signal Office: *Provided*, That the entire expenditures for this purpose for the fiscal year 1925 shall not exceed \$40,000, and the Secretary of War shall each year in the Budget report to Congress the number of persons so employed, their duties, and the amount paid to each.

Civilian personnel.

Draftsmen, etc., paid from other appropriations.

*Proviso.*  
Limit, etc.

#### AIR SERVICE.

Air Service.

#### AIR SERVICE, ARMY.

For creating, maintaining, and operating at established flying schools and balloon schools courses of instruction for officers, students, and enlisted men, including cost of equipment and supplies necessary for instruction, purchase of tools, equipment, materials, machines, textbooks, books of reference, scientific and professional papers, instruments and materials for theoretical and practical instruction; for maintenance, repair, storage, and operation of airships, war balloons, and other aerial machines, including instruments, materials, gas plants, hangars, and repair shops, and appliances of every sort and description necessary for the operation, construction, or equipment of all types of aircraft, and all necessary spare parts and equipment connected therewith and the establishment of landing and take-off runways; for purchase of supplies for securing, developing, printing, and reproducing photographs in connection with aerial photography; improvement, equipment, maintenance, and operation of plants for testing and experimental work, and procuring and introducing water, electric light and power, gas and sewerage, including maintenance, operation, and repair of such utilities at such plants; for the acquisition of land or interest in land by purchase, lease, or

Designated purposes.  
Flying and balloon schools, aviation stations, etc.

Aircraft operation, construction, etc.

Landing, etc., runways.

Helium gas production. condemnation where necessary to explore for, procure, or reserve helium gas, and also for the purchase, manufacture, construction, maintenance, and operation of plants for the production thereof and experimentation therewith; salaries and wages of civilian employees as may be necessary, and payment of their traveling and other necessary expenses as authorized by existing law; transportation of materials in connection with consolidation of Air Service activities; experimental investigation and purchase and development of new types of aircraft, accessories thereto, and aviation engines, including licenses for patents and design rights thereto, and plans, drawings, and specifications thereof; for the purchase, manufacture, and construction of airships, balloons, and other aerial machines, including instruments, gas plants, hangars, and repair shops, and appliances of every sort and description necessary for the operation, construction, or equipment of all types of aircraft, and all necessary spare parts and equipment connected therewith; for the marking of military airways where the purchase of land is not involved; for the purchase, manufacture, and issue of special clothing, wearing apparel, and similar equipment for aviation purposes; for all necessary expenses connected with the sale or disposal of surplus or obsolete aeronautical equipment, and the rental of buildings, and other facilities for the handling or storage of such equipment; for the services of such consulting engineers at experimental stations of the Air Service as the Secretary of War may deem necessary, including necessary traveling expenses; purchase of special apparatus and appliances, repairs and replacements of same used in connection with special scientific medical research in the Air Service; for maintenance and operation of such Air Service printing plants outside of the District of Columbia as may be authorized in accordance with law; for publications, station libraries, special furniture, supplies and equipment for offices, shops, and laboratories; for special services, including the salvaging of wrecked aircraft, \$12,435,000: *Provided*, That not to exceed \$2,500,000 from this appropriation may be expended for pay and expenses of civilian employees other than those employed in experimental and research work; not exceeding \$500,000 may be expended for experimentation, conservation, and production of helium; not exceeding \$2,850,000 may be expended for experimental and research work with airplanes or lighter-than-air craft and their equipment, including the pay of necessary civilian employees; not exceeding \$500,000 may be expended for the production of lighter-than-air equipment; not exceeding \$300,000 may be expended for improvement of stations, hangars, and gas plants for the Regular Army and for such other markings and fuel supply stations and temporary shelter as may be necessary; not less than \$2,646,000 shall be expended for the production and purchase of new airplanes and their equipment, spare parts, and accessories; not more than \$4,000 may be expended for settlement of claims (not exceeding \$250 each) for damages to persons and private property resulting from the operation of aircraft at home and abroad when each claim is substantiated by a survey report of a board of officers appointed by the commanding officer of the nearest aviation post and approved by the Chief of Air Service and the Secretary of War; and not exceeding \$50,000 may be used for all contingent expenses in connection with an aerial flight around the world, for such purposes as may be approved or authorized by the Secretary of War, to be immediately available: *Provided further*, That section 3648, Revised Statutes, shall not apply to subscriptions for foreign and professional newspapers and periodicals to be paid for from this appropriation: *Provided further*, That none of the funds appropriated under this title shall be used for the purpose of giving

Civilian employees, etc.

Purchase, manufacture, etc., of aircraft, etc.

Marking military airways.

Disposal of surplus equipment, etc.

Consulting engineers.

Outside printing, supplies, etc.

*Prorisos.*  
Allotments to designated purposes.

New airplanes, etc.

World aerial flights.

Periodicals.  
R. S., sec. 3648, p. 718.

Restriction on exhibition flights.

exhibition flights to the public other than those under the control and direction of the War Department and if such flights are given by Army personnel upon other than Government fields, a bond of indemnity, in such sum as the Secretary of War may require for damages to person or property, shall be furnished the Government by the parties desiring the exhibition.

The sum of \$1,399,001.65 of the unexpended balance of the appropriation for the Air Service for the fiscal year 1922 contained in the "Act making appropriations for the support of the Army for the fiscal year ending June 30, 1922, and for other purposes," approved June 30, 1921, shall remain available until June 30, 1925, \$399,001.65 of this amount to be used for the payment of obligations incurred under contracts executed prior to June 30, 1922, and the balance for the purchase of new airplanes and their equipment, spare parts, and accessories, in addition to the amount expended for the latter purpose from the above appropriation of \$12,435,000.

Incurred obligations. Former appropriations available for, and new airplanes, until June 30, 1925. Vol. 41, p. 953.

AVIATION, SEACOAST DEFENSES, PANAMA CANAL.

Panama Canal.

For the improvement of landing field, France Field, to remain available until expended, \$145,000.

France Field, landing field.

OFFICE OF THE CHIEF OF AIR SERVICE.

Office of Chief of Air Service.

Salaries: For personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$218,576.

Civilian personnel.

The services of legal assistant, aeronautical engineers, skilled draftsmen, and such technical and other services as the Secretary of War may deem necessary may be employed only in the office of the Chief of Air Service to carry into effect the various appropriations for aeronautical purposes, to be paid from such appropriations, in addition to the foregoing employees appropriated for in the office of the Chief of Air Service: *Provided*, That the entire expenditure for this purpose for the fiscal year 1925 shall not exceed \$90,000 and the Secretary of War shall each year in the Budget report to Congress the number of persons so employed, their duties, and the amount paid to each.

Legal assistant, aeronautical engineers, etc., in Department office.

*Proviso.* Limitation, etc.

MEDICAL DEPARTMENT.

Medical Department.

MEDICAL AND HOSPITAL DEPARTMENT.

For the manufacture and purchase of medical and hospital supplies, including disinfectants, for military posts, camps, hospitals, hospital ships and transports, for laundry work for enlisted men and Army nurses while patients in a hospital, and supplies required for mosquito destruction in and about military posts in the Canal Zone; for the purchase of veterinary supplies and hire of veterinary surgeons; for expenses of medical supply depots; for medical care and treatment not otherwise provided for, including care and subsistence in private hospitals, of officers, enlisted men, and civilian employees of the Army, of applicants for enlistment, and of prisoners of war and other persons in military custody or confinement, when entitled thereto by law, regulation, or contract: *Provided*, That this shall not apply to officers and enlisted men who are treated in private hospitals or by civilian physicians while on furlough; for the proper care and treatment of epidemic and contagious diseases in the Army or at military posts or stations, including measures to prevent the spread thereof, and the payment of reasonable damages not otherwise provided for, for bedding and clothing injured or destroyed in such prevention; for the pay of male and female nurses, not including the

Medical and hospital supplies.

Private treatment.

*Provisos.* Not applicable if on furlough. Contagious diseases expenses.

Army Nurse Corps, and of cooks and other civilians employed for the proper care of sick officers and soldiers, under such regulations fixing their number, qualifications, assignments, pay, and allowances as shall have been or shall be prescribed by the Secretary of War; for the pay of civilian physicians employed to examine physically applicants for enlistment and enlisted men and to render other professional services from time to time under proper authority; for the pay of other employees of the Medical Department; for tuition of officers of the Medical Department, including the Army Nurse Corps, under section 127-a of the Army Reorganization Act approved June 4, 1920; for the payment of express companies and local transfers employed directly by the Medical Department for the transportation of medical and hospital supplies, including bidders' samples and water for analysis; for supplies for use in teaching the art of cooking to the enlisted force of the Medical Department; for the supply of the Army and Navy Hospital at Hot Springs, Arkansas; for advertising, laundry, and all other necessary miscellaneous expenses of the Medical Department, \$942,610: *Provided*, That no part of this appropriation shall be used for payment of any expense connected with the publication of the Medical and Surgical History of the War with Germany.

Tuition of officers  
and Nurse Corps.  
Vol. 41, p. 786.

Hot Springs Hospital.  
Ark.

Use for medical and  
surgical history of War  
with Germany forbidden.

Canal Zone.

#### HOSPITAL CARE, CANAL ZONE GARRISONS.

Care of troops at  
Panama Canal Hos-  
pitals.

For paying the Panama Canal such reasonable charges, exclusive of subsistence, as may be approved by the Secretary of War for caring in its hospitals for officers, enlisted men, military prisoners, and civilian employees of the Army admitted thereto upon the request of proper military authority, \$35,000: *Provided*, That the subsistence of the said patients, except commissioned officers, shall be paid to said hospitals out of the appropriation for subsistence of the Army at the rates provided therein for commutation of rations for enlisted patients in general hospitals.

*Proviso*.  
Subsistence pay-  
ments.

Medical Museum.

#### ARMY MEDICAL MUSEUM.

Preserving, etc.,  
specimens.

For Army Medical Museum, preservation of specimens, and the preparation and purchase of new specimens, \$7,500.

Library.

#### LIBRARY, SURGEON GENERAL'S OFFICE.

Purchase of books,  
etc.

For the library of the Surgeon General's Office, including the purchase of the necessary books of reference and periodicals, \$20,000.

Surgeon General's  
Office.

#### OFFICE OF THE SURGEON GENERAL.

Civilian personnel.

Salaries: For personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$267,804.

Insular Affairs Bu-  
reau.

#### BUREAU OF INSULAR AFFAIRS.

Care of insane sol-  
diers.

#### CARE OF INSANE FILIPINO SOLDIERS.

In the Philippines.

For care, maintenance, and treatment at asylums in the Philippine Islands of insane natives of the Philippine Islands, conformable to the Act approved May 11, 1908, \$1,900.

Vol. 35, p. 122.

#### CARE OF INSANE PORTO RICAN SOLDIERS.

In Porto Rico.

For care, maintenance, and treatment at asylums in Porto Rico of insane Porto Rican soldiers of the Forty-second and Sixty-fifth Regiments of Infantry, \$50.

## OFFICE OF CHIEF OF BUREAU OF INSULAR AFFAIRS.

Office of Chief of Bureau.

Salaries: For personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$81,600.

Civilian personnel.

## CORPS OF ENGINEERS.

Corps of Engineers.

## ENGINEER DEPOTS.

Depots.

For incidental expenses for the depots, including fuel, lights, chemicals, stationery, hardware, machinery, pay of civilian clerks, mechanics, laborers, and other employees; for lumber and materials and for labor for packing and crating engineer supplies; repairs of, and for materials to repair, public buildings, machinery, and instruments, and for unforeseen expenses, \$89,010.

Incidental expenses.

## ENGINEER SCHOOL.

School, D. C.

For equipment and maintenance of the Engineer School, including purchase and repair of instruments, machinery, implements, models, boats, and materials for the use of the school and to provide means for the theoretical and practical instruction of Engineer officers and troops in their special duties as sappers and miners; for land mining, pontoniering, and signaling; for purchase and binding of scientific and professional works, papers, and periodicals treating on military engineering and scientific subjects; for textbooks and books of reference for the library of the United States Engineer School; for incidental expenses of the school, including chemicals, stationery, hardware, machinery, and boats; for pay of civilian clerks, draftsmen, electricians, mechanics, and laborers; for compensation of civilian lecturers and for payment of tuition fees of not to exceed fifty student officers at civil technical institutions in addition to the 2 per centum of commissioned officers authorized to attend technical, professional, and other educational institutions as provided for in section 127a of the National Defense Act of June 3, 1916, as amended by the Act of June 4, 1920; for unforeseen expenses; and for travel expenses of officers on journeys approved by the Secretary of War and made for the purpose of instruction: *Provided*, That the traveling expenses herein provided for shall be in lieu of mileage and other allowances; and for other absolutely necessary expenses: *Provided further*. That section 3648, Revised Statutes, shall not apply to subscriptions for foreign and professional newspapers and periodicals to be paid for from this appropriation, \$25,000.

Equipment, maintenance, etc.

Incidental expenses.

Tuition at civil institutions.

Vol. 41, p. 786.

Travel expenses of officers.

*Proviso*.  
In lieu of mileage.Periodicals.  
R. S., sec. 3648, p. 718.

## ENGINEER EQUIPMENT OF TROOPS.

Equipment of troops.

For pontoon material, tools, instruments, supplies, and appliances required for use in the engineer equipment of troops, for military surveys, and for engineer operations in the field, including the purchase, maintenance, operation, and repair of the necessary motor cycles; the purchase and preparation of engineer manuals and for a reserve supply of above equipment, \$60,270.

Material, supplies, etc.

## CIVILIAN ASSISTANTS TO ENGINEER OFFICERS.

Civilian assistants.

For services of surveyors, survey parties, draftsmen, photographers, master laborers, clerks, and other employees to Engineer officers on the staffs of division, corps, and department commanders, \$38,800.

Surveyors, etc.

## Field operations.

## ENGINEER OPERATIONS IN THE FIELD.

## Incidental expenses.

For expenses incident to military engineer operations in the field, including the purchase of material and a reserve of material for such operations, the rental of storehouses within and outside of the District of Columbia, the operation, maintenance, and repair of horse-drawn and motor-propelled passenger-carrying vehicles, and such expenses as are ordinarily provided for under appropriations for "Engineer Depots," "Civilian assistants to engineer officers," and "Military Surveys and Maps," \$84,760: *Provided*, That when to the interest of the Government, funds appropriated under this head may be used for the purchase of options on materials for use in engineer operations in the field: *Provided further*, That so much of this appropriation as is necessary to provide facilities for Engineer training of troops may be expended for military construction work of a temporary character at camps and cantonments and at training areas, for training purposes only.

*Proviso.*  
Purchase of options  
on materials.

Temporary construc-  
tion work for training.

Military surveys and  
maps.

## MILITARY SURVEYS AND MAPS.

Expenses of execut-  
ing.

For the execution of topographic and other surveys, the securing of such extra topographic data as may be required, and the preparation and printing of maps required for military purposes, to be immediately available and remain available until December 31, 1925, \$25,000: *Provided*, That the Secretary of War is authorized to secure the assistance, wherever practicable, of the United States Geological Survey, the Coast and Geodetic Survey, or other mapping agencies of the Government in this work and to allot funds therefor to them from this appropriation.

*Proviso.*  
Assistance of other  
offices.

Fortifications.  
Seacoast defenses,  
United States.  
Plans, etc.

## SEACOAST DEFENSES, UNITED STATES.

For the preparation of plans for fortifications and other works of defense, \$10,000.

Gun and mortar bat-  
teries.

For construction of gun and mortar batteries, \$350.

Modernizing em-  
placements.  
Installing electric  
plants, searchlights,  
etc.

For modernizing older emplacements, \$2,240.

For the installation and replacement of electric light and power plants at seacoast fortifications in the United States, and the purchase and installation of searchlights for seacoast defenses in the United States, \$31,000.

Fort Tilden, N. Y.

For repair of bulkhead at Fort Tilden, New York, \$12,000.

Preservation, etc.

For protection, preservation, and repair of fortifications for which there may be no special appropriation available, and of structures for the submarine mine defense of the United States and for maintaining channels for access to submarine mine wharves, \$250,089.

Submarine mine de-  
fense.

For the protection, preservation, repair, and maintenance of historical fortifications at Fort Niagara, New York, Fort Marion, Florida, and San Juan, Porto Rico, \$50,000.

Protecting, etc., his-  
torical fortifications.

For maintenance and repair of searchlights and electric light and power equipment for seacoast fortifications, and for tools, electrical and other supplies, and appliances to be used in their operation, including the purchase of reserve lights, \$65,000.

Maintaining search-  
lights, electric plants,  
etc.

Contingent expenses.

For contingent expenses incident to the construction of seacoast fortifications and their accessories, under the Engineer Department, \$20,000.

Insular possessions.

## SEACOAST DEFENSES, INSULAR POSSESSIONS.

Plans, etc.

For preparation of plans for fortifications and other works of defense in the insular possessions, \$4,000.

Installing search-  
lights, etc., Hawaiian  
Islands.

For the installation and replacement of electric light and power plants and the purchase and installation of searchlights at the seacoast fortifications of the Hawaiian Islands, \$11,000.

For protection, preservation, and repair of fortifications, including structures for submarine mine defense, for which there may be no special appropriation available, and for maintaining channels for access to submarine mine wharves, in the insular possessions, \$50,000.

For maintenance and repair of searchlights and electric light and power equipment for seacoast fortifications and for tools, electrical and other supplies, and appliances to be used in their operation in the insular possessions, \$34,450.

Preservation, etc.  
Submarine mine defense.  
Maintaining, etc., searchlights, etc.

SEACOAST DEFENSES, PANAMA CANAL.

For preparation of plans for fortifications and other works of defense, including surveys for roads, Canal Zone, \$3,000.

For the construction of seacoast batteries on the Canal Zone for defense of the Panama Canal, \$272,460.

For the installation and replacement of electric light and power plants, and the purchase and installation of searchlights for the seacoast fortifications on the Canal Zone, \$50,000.

For protection, preservation, and repair of fortifications of the Panama Canal, for which there may be no special appropriation available, including structures erected for submarine mine defense, and for maintaining channels for access to submarine mine wharves, \$40,000.

For maintenance and repair of searchlights and electric light and power equipment for fortifications and for tools, electrical and other supplies, and appliances to be used in their operation, \$30,000.

Panama Canal.  
Plans, etc.  
Seacoast batteries.  
Installing searchlights, etc.  
Preservation, etc.  
Submarine mine defense.  
Maintaining, etc., searchlights, etc.

OFFICE OF CHIEF OF ENGINEERS.

Salaries: For personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$120,593.

The services of skilled draftsmen, civil engineers, and such other services as the Secretary of War may deem necessary, may be employed only in the office of the Chief of Engineers, to carry into effect the various appropriations for rivers and harbors, surveys, preparation for and the consideration of river and harbor estimates and bills, fortifications, engineer equipment of troops, engineer operations in the field, and other military purposes, to be paid from such appropriations: *Provided*, That the expenditures on this account for the fiscal year 1925 shall not exceed \$170,000; the Secretary of War shall each year, in the Budget, report to Congress the number of persons so employed, their duties, and the amount paid to each.

Office of Chief of Engineers.  
Civilian personnel.  
Draftsmen, etc., payable from other appropriations.  
*Proviso.*  
Limitation, etc.

ORDNANCE DEPARTMENT.

ORDNANCE SERVICE.

For the current expenses of the Ordnance Department in connection with purchasing, receiving, storing, and issuing ordnance and ordnance stores, comprising police and office duties, rents, tolls, fuel, light, water, and advertising, stationery, typewriting and adding machines, including their exchange, and office furniture, tools, and instruments of service; for incidental expenses of the Ordnance Service and those attending practical trials and tests of ordnance small arms, and other ordnance stores; for instruction purposes; for publications for libraries of the Ordnance Department, including the Ordnance Office; subscriptions to periodicals, which may be paid for in advance; and payment for mechanical labor in the office of the Chief of Ordnance; and for maintenance, repair, and operation of motor-propelled or horse-drawn passenger-carrying vehicles, \$1,200,000.

Ordnance Department.  
Ordnance service.  
Current expenses.

## Ordnance stores.

## ORDNANCE STORES—AMMUNITION.

Manufacture of airplane bombs, ammunition for small arms, etc.

For the development, manufacture, purchase, and maintenance of airplane bombs, pyrotechnics, grenades, ammunition for small arms, targets, and accessories for bomb, small arms and machine-gun target practice; and ammunition for military salutes at Government establishments and institutions to which the issues of arms for salutes are authorized, \$1,000,000.

## Manufacture of arms.

## MANUFACTURE OF ARMS.

At arsenals for issue.

For manufacturing, repairing, procuring, and issuing arms at the national armories, \$389,000.

## Stores and supplies.

## ORDNANCE STORES AND SUPPLIES.

Preserving, etc.

For overhauling, cleaning, repairing, and preserving ordnance and ordnance stores in the hands of troops and at the arsenals, posts, and depots, except material for cleaning and preserving at places other than establishments under the direct control of the Chief of Ordnance; for purchase and manufacture of ordnance stores to fill requisitions of troops, \$120,000.

Purchase, etc., for troops.

## Automatic rifles.

## AUTOMATIC RIFLES.

Purchase, manufacture, etc.

For purchase, manufacture, test, repair, and maintenance of automatic machine rifles, or other automatic or semiautomatic guns, including their mounts, sights, and equipments, and the machinery necessary for their manufacture, to remain available until June 30, 1926, \$208,000.

## Tanks.

## TANKS.

Purchase, etc., of, and other armored vehicles.

For purchase, manufacture, test, maintenance, and repair of tanks and other self-propelled armored vehicles, to remain available until June 30, 1926, \$176,000.

## Armament.

## FIELD ARTILLERY ARMAMENT.

Mountain, field, and siege cannon.

For purchase, manufacture, and test of mountain, field, and siege cannon, including their carriages, sights, implements, equipments, and the machinery necessary for their manufacture, \$645,000.

## Ammunition for.

For purchase, manufacture, maintenance, and test of ammunition for mountain, field, and siege cannon, including the necessary experiments in connection therewith, the machinery necessary for its manufacture, and the necessary storage facilities, \$366,000.

Altering, etc., mobile artillery.

For alteration and maintenance of the mobile artillery, including the purchase and manufacture of machinery, tools, and materials necessary for the work and the expenses of the mechanics engaged thereon, \$600,000.

Ammunition, etc., for practice.

For purchase, manufacture, and test of subcaliber guns, ammunition, and other accessories, for mountain, field, and siege artillery practice, including the machinery necessary for their manufacture, \$60,000.

## Proving grounds.

## PROVING GROUNDS, ARMY.

Current expenses.

For current expenses of the ordnance proving grounds, comprising the maintenance of rail and water transportation, repairs, alterations, accessories, and service of employees incidental to testing and proving ordnance and ordnance material, hire of assistants for the Ordnance Board, purchase of instruments and articles required for testing and experimental work, building and repairing butts and targets, clearing and grading ranges, \$190,000.

## ROCK ISLAND BRIDGE, ROCK ISLAND, ILLINOIS.

For operating, repair, and preservation of Rock Island bridges and viaduct, and maintenance and repair of the arsenal street connecting the bridges, \$30,000.

Rock Island Arsenal, Ill.

Bridges, etc., expenses.

## TESTING MACHINES.

For necessary professional and skilled labor, purchase of materials, tools, and appliances for operating the testing machines, for investigative test and tests of material in connection with the manufacturing work of the Ordnance Department, and for instruments and materials for operating the chemical laboratory in connection therewith, and for maintenance of the establishment, \$25,000.

Testing machines.

Operating expenses.

## REPAIRS OF ARSENALS.

For repairs and improvements of arsenals and depots, and to meet such unforeseen expenditures as accidents or other contingencies during the year may render necessary, including machinery for manufacturing purposes in the arsenals, \$600,000.

Arsenals.

Repairs, etc.

## GAUGES, DIES, AND JIGS FOR MANUFACTURE.

For the procurement of gauges, dies, jigs, and other special aids and appliances, including specifications and detailed drawings, to carry out the purpose of section 123 of the National Defense Act, approved June 3, 1916, as amended by the Act approved June 4, 1920, \$50,000.

Gauges, jigs, etc.

Procuring, for armament manufacture. Vol. 39, p. 215.

## SEACOAST DEFENSES, UNITED STATES.

Seacoast defenses. United States.

## ARMAMENT OF FORTIFICATIONS.

Armament.

For purchase, manufacture, and test of seacoast cannon for coast defense, including their carriages, sights, implements, equipments, and the machinery necessary for their manufacture, \$407,000.

Seacoast cannon.

For purchase, manufacture, and test of ammunition for seacoast cannon, and for modernizing projectiles on hand, including the necessary experiments in connection therewith, and the machinery necessary for its manufacture, \$180,000.

Ammunition for.

For purchase, manufacture, and test of subcaliber guns, ammunition, and other accessories, for Seacoast Artillery practice, including the machinery necessary for their manufacture, \$50,000.

Ammunition, etc., for practice.

For alteration and maintenance of Seacoast Artillery, including the purchase and manufacture of machinery, tools, materials necessary for the work, and expenses of civilian mechanics, \$300,000.

Altering, etc., seacoast artillery.

## SEACOAST DEFENSES, INSULAR POSSESSIONS.

Insular possessions.

For purchase, manufacture, and test of ammunition for seacoast cannon, including the necessary experiments in connection therewith, and the machinery necessary for its manufacture, \$500,000.

Ammunition for seacoast cannon.

For alteration and maintenance of the seacoast artillery, including the purchase and manufacture of machinery, tools, and materials necessary for the work, and expenses of the civilian mechanics, \$80,000.

Altering, etc., seacoast artillery.

## SEACOAST DEFENSES, PANAMA CANAL.

Panama Canal.

For purchase, manufacture, and test of seacoast cannon for coast defense, including their carriages, sights, implements, equipments, and the machinery necessary for their manufacture, \$150,000.

Seacoast cannon.

## Ammunition for.

For purchase, manufacture, and test of ammunition for seacoast and land defense cannon, including the necessary experiments in connection therewith, and the machinery necessary for its manufacture, \$200,000.

## Altering, etc., seacoast artillery.

For the alteration and maintenance and installation of the seacoast artillery, including the purchase and manufacture of machinery, tools, and materials necessary for the work, and expenses of civilian mechanics, \$60,000.

## Office of Chief of Ordnance.

## OFFICE OF CHIEF OF ORDNANCE.

## Civilian personnel.

Salaries: For personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$165,272.

## Draftsmen, etc., from other appropriations.

The services of skilled draftsmen and such other services as the Secretary of War may deem necessary may be employed only in the office of the Chief of Ordnance to carry into effect the various appropriations for the armament of fortifications and for the arming and equipping of the National Guard, to be paid from such appropriations: *Provided*, That the entire expenditures for this purpose for the fiscal year 1925 shall not exceed \$267,000, and the Secretary of War shall each year, in the Budget, report to Congress the number of persons so employed, their duties, and the amount paid to each.

*Proviso.*  
Limitation, etc.

## Chemical Warfare Service.

## CHEMICAL WARFARE SERVICE.

## Purchase, manufacture, etc., of gases.

For purchase, manufacture, and test of chemical warfare gases or other toxic substances, gas masks, or other offensive or defensive materials or appliances required for gas warfare purposes, including all necessary investigations, research, design, experimentation, and operations connected therewith; purchase of chemicals, special scientific and technical apparatus and instruments; construction, maintenance, and repair of plants, buildings, and equipment, and the machinery therefor; receiving, storing, and issuing of supplies, comprising police and office duties, rents, tolls, fuel, gasoline, lubricants, paints and oils, rope and cordage, light, water, advertising, stationery, typewriting and adding machines, including their exchange, office furniture, tools, and instruments; for incidental expenses; for civilian employees; for libraries of the Chemical Warfare Service and subscriptions to periodicals which may be paid for in advance; for expenses incidental to the organization, training, and equipment of special gas troops not otherwise provided for, including the training of the Army in chemical warfare, both offensive and defensive, together with the necessary schools, tactical demonstrations, and maneuvers; for current expenses of chemical projectile filling plants and proving grounds, including construction and maintenance of rail transportation, repairs, alterations, accessories, building and repairing butts and targets, clearing and grading ranges, \$700,000, of which sum not more than \$25,000 may be used in agricultural experiments in exterminating the cotton boll weevil.

## Plants, buildings, machinery, etc.

## Organizing special gas troops.

## Current expenses.

## Boll weevil extermination.

## Office, Chief of Chemical Warfare Service.

## OFFICE OF CHIEF OF CHEMICAL WARFARE SERVICE.

## Civilian personnel.

Salaries: For personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$20,760.

## Chemists, etc., for office in Department.

The services of chemists and such other services as the Secretary of War may deem necessary may be employed only in the office of the Chief of the Chemical Warfare Service to carry into effect the appropriation for Chemical Warfare Service, to be paid from such appropriation: *Provided*, That the total expenditures for this purpose for the fiscal year 1925 shall not exceed \$19,160, and the Secretary

*Proviso.*  
Limitation, etc.

of War shall each year in the Budget report to Congress the number of persons so employed, their duties, and the amount paid to each.

#### CHIEF OF INFANTRY.

##### INFANTRY SCHOOL, FORT BENNING, GEORGIA.

For the purchase of textbooks, books of reference, scientific and professional papers; instruments and material for instruction, employment of temporary, technical, special, and clerical services, and for the necessary expenses of instruction at the Infantry School, Fort Benning, Georgia, \$35,000.

Infantry School, Fort Benning, Ga.

Instruction expenses.

#### TANK SERVICE.

For payment of the necessary civilian employees to assist in handling the clerical work in the office of the tank center, tank schools, and the various tank organization headquarters, including the office of the chief of Infantry; and for the payment of the necessary mechanics to assist in repairing and preserving tanks in the hands of tank units, \$23,000.

Tank Service.

Civilian employees.

Incidental expenses in connection with the operation of the tank schools, \$1,000.

Tank schools.

#### CHIEF OF CAVALRY.

##### CAVALRY SCHOOL, FORT RILEY, KANSAS.

For the purchase of textbooks, books of reference, scientific and professional papers, instruments, and materials for instruction; employment of temporary, technical, special, and clerical services; and for other necessary expenses of instruction at the Cavalry School, Fort Riley, Kansas, \$17,600.

Cavalry School, Fort Riley, Kans.

Instruction expenses.

#### CHIEF OF FIELD ARTILLERY.

##### FIELD ARTILLERY SCHOOL, FORT SILL, OKLAHOMA.

For the purchase of textbooks, books of reference, scientific and professional papers, instruments, and material for instruction; employment of temporary, technical, special, and clerical services; and for other necessary expenses of instruction at the Field Artillery School at Fort Sill, Oklahoma, \$18,000.

Field Artillery School, Fort Sill, Okla.

Instruction expenses.

#### INSTRUCTION IN FIELD ARTILLERY ACTIVITIES.

To provide means for the theoretical and practical instruction in Field Artillery activities at the two brigade firing centers at Fort Sill, Oklahoma, and Fort Bragg, North Carolina, by the purchase of modern instruments and material for theoretical and practical instruction, for the tuition of officers detailed as students at civil educational institutions, and for all other necessary expenses, to be allotted in such proportion as may, in the opinion of the Secretary of War, be for the best interests of the service, \$5,000.

Field Artillery activities.

Instruction at brigade firing centers.

#### CHIEF OF COAST ARTILLERY.

##### COAST ARTILLERY SCHOOL, FORT MONROE, VIRGINIA.

For incidental expenses of the school, including chemicals, stationery, printing, and binding; hardware; materials; cost of special

Coast Artillery School, Fort Monroe, Va.

Instruction expenses.

instruction of officers detailed as instructors; employment of temporary, technical, or special services; for office furniture and fixtures, machinery, motor trucks, and unforeseen expenses, \$13,100.

Special apparatus,  
etc.

For purchase of engines, generators, motors, machines, measuring and nautical instruments, special apparatus, and materials for the enlisted specialists division, \$7,700.

For purchase of special apparatus and materials and for experimental purposes for the artillery and military art department, \$1,240.

For purchase of engines, generators, motors, machines, measuring instruments, special apparatus, and materials for the engineering department, \$2,600.

Books, etc.

For purchase and binding of professional books treating of military and scientific subjects for library, for use of school, and for temporary use in coast defenses, \$2,360: *Provided*, That section 3648,

*Previous*  
Periodicals.  
R. S., sec. 3648, p. 718.

Revised Statutes, shall not apply to subscriptions for foreign and professional newspapers and periodicals to be paid for from this appropriation: *Provided further*, That purchase and exchange of typewriting machines, to be paid for from this appropriation, may be made at the special price allowed to schools teaching stenography and typewriting without obligating typewriter companies to supply these machines to all departments of the Government at the same price.

Special typewriters,  
etc.

Fortifications.

Seacoast defenses,  
United States.  
Constructing fire control stations, etc.

#### SEACOAST DEFENSES, UNITED STATES.

For construction of fire-control stations and accessories, including purchase of lands and rights of way, purchase and installation of necessary lines and means of electrical communication, including telephones, dial and other telegraphs, wiring and all special instruments, apparatus, and materials, coast-signal apparatus, subaqueous, sound, and flash ranging apparatus, including their development, and salaries of electrical experts, engineers, and other necessary employees connected with the use of coast artillery; purchase, manufacture, and test of range finders and other instruments for fire control at the fortifications, and the machinery necessary for their manufacture at the arsenals, \$128,000.

Range finders, etc.

For purchase, manufacture, and test of submarine-mine material, and other accessories for submarine-mine practice, including the machinery necessary for their manufacture, \$3,000.

Accessories for submarine mine practice,  
etc.

For maintenance of submarine-mine material within the limits of continental United States; purchase of necessary machinery, tools, and implements for the repair shop of the torpedo depot, United States Army, at Fort Totten, New York, and for torpedo depot administration and experimental work, \$20,000.

Submarine mine supplies, etc.

Fort Totten, N. Y.

War instruction supplies.

For maintenance of Coast Artillery war-instruction material at Coast Artillery posts, including necessary material and labor therefor, \$1,000.

Insular possessions.

#### SEACOAST DEFENSES, INSULAR POSSESSIONS.

Constructing fire control stations, Hawaiian Islands.

For construction of fire-control stations and accessories, including purchase of lands and rights of way, purchase and installation of necessary lines and means of electrical communication, including telephones, dial and other telegraphs, wiring and all special instruments, apparatus and materials, coast-signal apparatus, subaqueous, sound, and flash ranging apparatus, including their development, and salaries of electrical experts, engineers, and other necessary employees connected with the use of coast artillery; purchase, manufacture, and test of range finders and other instruments for fire control at the fortifications, and the machinery necessary for their manufacture, in the Hawaiian Islands, \$180,500.

Range finders, etc.

Submarine mine supplies.

For maintenance of the submarine-mine material in the insular possessions, \$3,000.

## SEACOAST DEFENSES, PANAMA CANAL.

Panama Canal.

For the construction of fire-control stations and accessories, including purchase of lands and rights of way, purchase and installation of necessary lines and means of electrical communication, including telephones, dial and other telegraphs, wiring and all special instruments, apparatus and materials, coast-signal apparatus, subaqueous, sound, and flash ranging apparatus, including their development, and salaries of electrical experts, engineers, and other necessary employees connected with the use of coast artillery, purchase, manufacture, and test of range finders and other instruments for fire control at the fortifications, and the machinery necessary for their manufacture, \$35,000.

Constructing fire control stations, etc.

Range finders, etc.

For alteration, maintenance, and repair of submarine-mine material, \$3,000.

Submarine mine supplies.

For purchase of submarine mines and necessary appliances to operate them, \$2,000.

## OFFICE OF CHIEF OF COAST ARTILLERY.

Office of Chief of Coast Artillery.

Salaries: For personal services in the District of Columbia in accordance with the classification Act of 1923, \$22,620.

Civilian personnel.

## UNITED STATES MILITARY ACADEMY.

Military Academy.

## PAY OF MILITARY ACADEMY.

Pay.

Permanent Establishment: For eight professors, \$30,000; chaplain, \$2,750; constructing quartermaster, in addition to his regular pay, \$1,000; additional pay of professors and officers for length of service, \$12,415; subsistence allowance of professors and officers, \$4,599; in all, \$50,764.

Professors, etc.

For one thousand two hundred cadets, \$936,000.

Cadets.

Military Academy Band: Master sergeant; fifteen staff sergeants; fifteen privates, first class; twenty privates; specialists—fifteen, second class; twenty, third class; additional pay for length of service; in all, \$39,212.

Academy band.

Field Musicians: Staff sergeant; two corporals; seven privates, first class; twenty-one privates; twenty-eight specialists, sixth class; additional pay for length of service; in all, \$11,292.

Field musicians.

Service Detachment: First sergeant; forty-seven sergeants; twenty corporals; fifty-five privates, first class; one hundred and fifty-three privates; specialists—forty, third class, fifty, fourth class, eighty, fifth class; additional pay for length of service; in all, \$120,000.

Service detachment.

Cavalry Detachment: First sergeant; fourteen sergeants; sixteen corporals; sixty-five privates, first class; one hundred and twenty-four privates; specialists—ten, fourth class, thirteen, fifth class, two, sixth class; additional pay for length of service; in all, \$92,600.

Cavalry detachment.

Artillery Detachment: First sergeant; twenty-three sergeants; twenty-one corporals; seventy-five privates, first class; one hundred and eighteen privates; specialists—eight, fourth class, fifteen, fifth class, three, sixth class; additional pay for qualification in gunnery; additional pay for length of service; in all, \$90,860.

Artillery detachment.

Engineer Detachment: First sergeant; three staff sergeants; nine sergeants; twelve corporals; thirty-nine privates, first class; fifty-two privates; specialists—two, third class, three, fourth class, two, sixth class; additional pay for length of service; additional pay for qualification in marksmanship; in all, \$45,000.

Engineer detachment.

Signal Corps Detachment: Master sergeant; technical sergeant; staff sergeant; two sergeants; two corporals; three privates, first

Signal Corps detachment.

class; two privates; specialist, fifth class (chauffeur); additional pay for length of service; in all, \$8,127.

Coast Artillery detachment. Coast Artillery Detachment: First sergeant; master sergeant; technical sergeant; staff sergeant; five sergeants; twenty-one privates, first class; nine specialists, fifth class; additional pay for qualification in gunnery; additional pay for length of service; in all, \$18,285.

Miscellaneous, enlisted men. Miscellaneous: Travel allowance due enlisted men on discharge; interest on deposits due enlisted men; warrant officer and two staff sergeants, for duty in the Cadet Corps headquarters; two master sergeants; staff sergeant; additional pay for length of service; in all, \$15,418.

Civilian employees. Disbursing and accounting as one fund. Civilians: For pay of employees, \$201,331.

All of the money hereinbefore appropriated for pay of the Military Academy shall be disbursed and accounted for as pay of the Military Academy, and for that purpose shall constitute one fund.

The civilian instructors employed in the departments of modern languages and tactics shall be entitled to public quarters, fuel, and light.

## Maintenance.

## MAINTENANCE, UNITED STATES MILITARY ACADEMY.

## Designated expenses.

For text and reference books for instruction; increase and expense of library (not exceeding \$7,200); office equipment and supplies; stationery, blank books, forms, printing and binding, and periodicals; diplomas for graduates (not exceeding \$1,100), to be immediately available; expenses of lectures; apparatus, equipment, supplies, and materials for purposes of instruction and athletics, and maintenance and repair thereof; musical instruments and maintenance of band; care and maintenance of organ; equipment for cadet mess; postage, telephones and telegrams; freight and expressage; transportation of cadets and discharged cadets; maintenance of children's school (not exceeding \$8,800); contingencies for superintendent of the academy (not to exceed \$3,000); expenses of the members of the board of visitors (not exceeding \$750); contingent fund, to be expended under the direction of the Academic Board (not exceeding \$500); improvement, repair, and maintenance of buildings and grounds (including roads, walls, and fences); cooking, heating and lighting apparatus and fixtures and operation and maintenance thereof; maintenance of water, sewer and plumbing systems; maintenance of and repairs to cadet camp; fire extinguishing apparatus; machinery and tools and repair of same; maintenance, repair, and operation of an automobile and one motor truck; policing buildings and grounds; furniture for official purposes at the Academy, and repair and maintenance thereof; fuel for heat, light, and power; and other necessary incidental expenses in the discretion of the superintendent; in all, \$357,660.

## Board of visitors.

For installing kitchen range, boilers and bath tubs in quarters of enlisted men, \$5,000.

## Quarters, enlisted men.

## Repairing roofs, etc.

For renewing tiles of roof of bachelor building and repairing tiles of roofs of Memorial Hall and officers' mess and repairing and renewing leaders and gutters connected with these buildings, \$15,000.

## Storm windows.

For providing storm windows on public buildings now not so protected from the weather, \$8,000.

## Public works.

## PUBLIC WORKS, UNITED STATES MILITARY ACADEMY.

## Magazine.

For magazine for storage of explosives, \$12,000.

## New cadet hospital.

For completion of new cadet hospital, including painting interior, \$13,500.

## Old cadet hospital.

For completion of remodeling of old cadet hospital, \$2,500.

For preparation of drawings, plans, and specifications for mess hall, cadet store, dormitories, and drawing academy, in general accordance with the plans submitted by the board of officers convened under authority of the Act approved August 11, 1916, and for construction equipment, \$83,310, to remain available until expended.

The sum of \$93,753.81 remaining from the appropriation "Pay of the Military Academy, 1922," is made available for razing three buildings and preparing excavation for new cadet mess hall and drawing academy, and for this purpose shall remain available until expended.

The sum of \$150,000, appropriated in the Deficiency Act, approved November 4, 1918, for a working fund to keep stock in the cadet store, cadet mess, and cadet laundry, is reappropriated and made immediately available, and shall remain available until expended, for improving the athletic field, including the erection of a stadium, at the United States Military Academy: *Provided*, That the amount of this reappropriation not used in the improvements specified herein shall be carried to the surplus fund and covered into the Treasury upon completion of the work, and the United States shall be reimbursed for the amount expended on the said improvements from the receipts of the Army Athletic Association, the time of reimbursement to be in the discretion of the Superintendent of the United States Military Academy, subject to the limitation that it shall be completed on or before January 1, 1930.

The Secretary of War is hereby directed to turn over to the United States Military Academy without expense all such surplus material as may be available and necessary for the construction of buildings; also surplus tools and material required for use in the instruction of cadets at the academy: *Provided*, That the constructing quartermaster, United States Military Academy, is hereby exempted from all laws and regulations relative to employment and to granting leaves of absence to employees with pay while employed on construction work at the Military Academy: *Provided, further*, That the funds appropriated herein for the United States Military Academy may be expended without advertising when in the opinion of the responsible constructing officer and the superintendent it is more economical and advantageous to the Government to dispense with advertising.

### MILITIA BUREAU.

#### ARMING, EQUIPPING, AND TRAINING THE NATIONAL GUARD.

For procurement of forage, bedding, and so forth, for animals used by the National Guard, \$1,607,642.

For compensation of help for care of material, animals, and equipment, \$2,350,000,

For expenses, camps of instruction, \$10,200,000.

For expenses selected officers and enlisted men, military service schools, \$325,000.

For pay of property and disbursing officers for the United States, \$72,000.

For general expenses equipment and instruction, National Guard, \$800,000.

For travel of officers and noncommissioned officers of the Regular Army in connection with the National Guard, \$450,000.

For transportation of equipment and supplies, \$415,000.

For expenses of enlisted men of the Regular Army on duty with the National Guard, including the hiring of quarters in kind, \$500,000.

Plans, etc., for extension of buildings.  
Vol. 39, p. 503.

Balance available for excavations for new buildings, etc.  
Vol. 42, p. 99.

Working fund for cadet store, etc.

Reappropriated for athletic field, etc.  
Vol. 40, p. 1032.

*Proviso.*  
Unused balance covered into the Treasury.

Reimbursement for expenses on athletic field, etc.

Army surplus materials, etc., transferred without expense for construction, etc.

*Provisos.*  
Leaves of absence to employees.

Expenditures without advertising permitted.

Militia Bureau.

National Guard, arming, etc.  
*Post*, p. 921.  
Forage, etc., for animals.

Care of equipment, etc.

Instruction camps.  
Service schools instruction.

Property, etc., officers.

Equipment and instruction expenses.

Travel, Army officers.

Transporting supplies.  
Army enlisted men.

Office rent. For office rent, and so forth, instructors, \$3,000.  
 Pay, armory drills. For pay of National Guard (armory drills), \$10,200,000.

Field service. **ARMS, UNIFORMS, EQUIPMENT, AND SO FORTH, FOR FIELD SERVICE,  
 NATIONAL GUARD.**

Procuring arms,  
 equipment, etc., for  
 issue.  
 Requisitions from  
 governors, etc.

To procure by purchase or manufacture and issue from time to time to the National Guard, upon requisition of the governors of the several States and Territories or the commanding general National Guard of the District of Columbia, such military equipment and stores of all kinds and a reserve supply thereof as are necessary to arm, uniform, and equip for field service the National Guard of the several States, Territories, and the District of Columbia, and to repair such of the aforementioned articles of equipage and military stores as are or may become damaged when, under regulations prescribed by the Secretary of War, such repair may be determined to be an economical measure and as necessary for their proper preservation and use, \$2,850,000: *Provided*, That the Secretary of War is hereby directed to issue from surplus or reserve stores and material on hand and purchased for the United States Army such articles of clothing and equipment and Field Artillery, Engineer, and Signal matériel and ammunition as may be needed by the National Guard organized under the provisions of the Act entitled "An Act for making further and more effectual provision for the national defense, and for other purposes," approved June 3, 1916, as amended by the Act approved June 4, 1920. This issue shall be made without charge against militia appropriations except for actual expenses incident to such issue.

*Proviso.*  
 Clothing, equip-  
 ments, etc., from sur-  
 plus Army stores.

Vol. 39, p. 197.

Vol. 41, p. 780.

Without charge to  
 militia appropriation.

Reduction of  
 mounted, etc., units.

The mounted, motorized, air, medical, and tank units of the National Guard shall be so reduced that the appropriations made in this Act shall cover the entire cost of maintenance of such units for the National Guard during the fiscal year 1925.

Office of Chief of Mi-  
 litia Bureau.

**OFFICE OF CHIEF OF MILITIA BUREAU.**

Civilian personnel.

Salaries: For personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$127,560.

Organized Reserves.

**ORGANIZED RESERVES.**

Officers' Reserve  
 Corps.  
 Pay, etc., on active  
 duty.

Officers' Reserve Corps: For pay and allowances of members of the Officers' Reserve Corps on active duty for not exceeding fifteen days' training, \$2,000,000; for pay and allowances of members of the Officers' Reserve Corps on active duty for more than fifteen days in accordance with law, \$400,466; for mileage, reimbursement of actual traveling expenses, or per diem allowances in lieu thereof as authorized by law, \$397,666: *Provided*, That the mileage allowance to members of the Officers' Reserve Corps when called into active service for training for fifteen days or less shall not exceed 4 cents per mile; in all, \$2,798,132.

*Proviso.*  
 Mileage, when train-  
 ing.  
 Enlisted Reserve  
 Corps.  
 Pay, etc.  
 Correspondence in-  
 struction courses.

Enlisted Reserve Corps: For pay, transportation, subsistence, and clothing, \$50,000.

Correspondence courses: For conducting correspondence courses for instruction of members of the Reserve Corps, including necessary supplies, procurement of maps and textbooks, and transportation, \$17,000.

Training manuals.  
 Headquarters and  
 training camps.  
 Establishing, main-  
 tenance, etc.

Manuals: For purchase of training manuals, \$15,000.

Headquarters and camps: For establishment, maintenance, and operation of divisional and regimental headquarters, and of camps, for training of the Organized Reserves; for miscellaneous expenses

incident to the administration of the Organized Reserves, including the maintenance and operation of motor-propelled passenger-carrying vehicles; for transportation of baggage, including packing and crating, of reserve officers on active duty for not less than six months; and for the preparation and transportation to their homes of the remains of members of the Organized Reserves who die while on active duty, \$400,000: *Provided*, That not to exceed \$100,000 of this amount may be used for establishment and maintenance of divisional and regimental headquarters.

*Proviso.*  
Division and regiment headquarters.

None of the funds appropriated elsewhere in this Act shall be used for expenses in connection with the Organized Reserves but available supplies and existing facilities at military posts shall be utilized to the fullest extent possible.

Other funds not to be used.

No portion of this appropriation shall be expended for the pay of a reserve officer on active duty for a longer period than fifteen days, except such as may be detailed for duty with the War Department General Staff under section 3a and section 5 (b) of the Army Reorganization Act approved June 4, 1920, or who may be detailed for courses of instruction at the general or special service schools of the Army, or who may be detailed for duty as instructors at civilian military training camps, appropriated for in this Act, or who may be detailed for duty with tactical units of the Air Service, as provided in section 37a of the Army Reorganization Act approved June 4, 1920: *Provided further*, That the pay and allowances of such additional officers and nurses of the Medical Reserve Corps as are required to supplement the like officers and nurses of the Regular Army in the care of beneficiaries of the United States Veterans' Bureau treated in Army hospitals may be paid from the funds allotted to the War Department by that bureau under existing law.

Period of pay for officers.

General staff duty.  
Vol. 41, pp. 760, 765.

Other details.

Vol. 41, p. 776.

*Proviso.*  
Medical Reserve Corps for Veterans' Bureau patients.

#### RESERVE OFFICERS' TRAINING CORPS.

For the procurement, maintenance, and issue, under such regulations as may be prescribed by the Secretary of War, to institutions at which one or more units of the Reserve Officers' Training Corps are maintained, of such public animals, means of transportation, supplies, tentage, equipment, and uniforms as he may deem necessary, including cleaning and laundering of uniforms and clothing at camps; and to forage at the expense of the United States public animals so issued, and to pay commutation in lieu of uniforms at a rate to be fixed annually by the Secretary of War; for transporting said animals and other authorized supplies and equipment from place of issue to the several institutions and training camps and return of same to place of issue when necessary; for the establishment and maintenance of camps for the further practical instruction of the members of the Reserve Officers' Training Corps, and for transporting members of such corps to and from such camps, and to subsist them while traveling to and from such camps and while remaining therein so far as appropriations will permit; or in lieu of transporting them to and from such camps and subsisting them while en route, to pay them travel allowance at the rate of 5 cents per mile for the distance by the shortest usually traveled route from the places from which they are authorized to proceed to the camp and for the return travel thereto, and to pay the return travel pay in advance of the actual performance of the travel; for pay for students attending advanced camps at the rate prescribed for soldiers of the seventh grade of the Regular Army; for the payment of commutation of subsistence to members of the senior division of the Reserve Officers' Training Corps, at a rate not exceeding the cost of the garrison ration prescribed for the Army, as authorized in the

Reserve Officers' Training Corps.

Quartermaster supplies, etc., to units of.

Expenses of training camps.

Commutation of travel allowance.

Subsistence, senior division.

Vol. 39, p. 193; Vol. 41, p. 776.

**Funeral expenses.** Act approved June 3, 1916, as amended by the Act approved June 4, 1920; for the cost of preparation and transportation to their homes of the remains of members of the Reserve Officers' Training Corps who die while attending camps of instruction; and for the cost of maintenance, repair, and operation of passenger-carrying vehicles, \$3,818,020, to remain available until December 31, 1925:

**Proviso.** Uniforms, etc., from Army surplus stocks. *Provided*, That uniforms and other equipment or material issued to the Reserve Officers' Training Corps in accordance with law shall be furnished from surplus or reserve stocks of the War Department without payment from this appropriation, except for actual expense incurred in the manufacture or issue: *Provided further*, That in no case shall the amount paid from this appropriation for uniforms, equipment, or material furnished to the Reserve Officers' Training Corps from stocks under the control of the War Department be in excess of the price current at the time the issue is made: *Provided further*, That none of the funds appropriated in this Act shall be used for the organization or maintenance of additional mounted, motor transport, or tank units in the Reserve Officers' Training Corps: *Provided further*, That none of the funds appropriated elsewhere in this Act shall be used for expenses in connection with the Reserve Officers' Training Corps: *Provided further*, That not to exceed \$10,000 of the total appropriated by this Act may be expended for the transportation of authorized Reserve Officers' Training Corps students who may be competitors in the national rifle match, and to subsist them while traveling to and from said match and while remaining thereat.

**Price current to govern payments.**

**Additional mounted units, etc., forbidden.**

**Use of other funds forbidden.**

**Transporting, etc., students to national rifle match.**

**Other schools and colleges.**

#### MILITARY SUPPLIES AND EQUIPMENT FOR SCHOOLS AND COLLEGES.

**Issue of military supplies, equipments, etc., to.**

Vol. 41, p. 780.  
R. S., sec. 1225, p. 216.  
Vol. 41, p. 776.

For the procurement and issue as provided in section 55-c of the Act approved June 4, 1920, and in section 1225, Revised Statutes, as amended, under such regulations as may be prescribed by the Secretary of War, to schools and colleges, other than those provided for in section 40 of the Act above referred to, of such arms, tentage, and equipment, including the transporting of same, and the overhauling and repair of personal equipments, machine-gun outfits, and horse equipments, as the Secretary of War shall deem necessary for proper military training in said schools and colleges, \$5,000: *Provided*, That no part of this appropriation shall be expended for the purchase of arms or other ordnance equipment.

**Proviso.** Ordnance purchases excluded.

**Civilian training camps.**

#### CITIZENS' MILITARY TRAINING CAMPS.

**Uniforms, transportation, etc., expenses, for attendance.**

Vol. 39, p. 193; Vol. 41, p. 779.

For furnishing, at the expense of the United States, to warrant officers, enlisted men, and civilians attending training camps maintained under the provisions of section 47-d of the National Defense Act of June 3, 1916, as amended by the Act of June 4, 1920, uniforms, including altering, fitting, washing, and cleaning when necessary, subsistence, and transportation, or in lieu of such transportation and of subsistence for travel to and from camps travel allowances at 5 cents per mile, as prescribed in said section 47-d; for such expenditures as are authorized by said section 47-d as may be necessary for the establishment and maintenance of said camps, including recruiting and advertising therefor, and the cost of maintenance, repair, and operation of passenger-carrying vehicles; for gymnasium and athletic supplies (not exceeding \$15,000) and expenditures heretofore made for similar supplies and equipment from appropriations for citizens' military training camps are hereby validated; for mileage, reimbursement of traveling expenses, or allowance in lieu thereof as authorized by law, for officers of the Regular Army and Organized

**Maintenance, etc.**

Reserves, traveling on duty in connection with citizens' military training camps; for the cost of preparation and transportation to their homes of the remains of civilians who die while attending camps of instruction; in all, \$2,330,000, to remain available until December 31, 1925: *Provided*, That the funds herein appropriated shall not be used for the training of any person in the first year, or lowest course, who shall have reached his twenty-fourth birthday before the date of enrollment: *Provided further*, That none of the funds appropriated elsewhere in this Act shall be used for expenses in connection with citizens' military training camps: *Provided further*, That uniforms and other equipment or material furnished in accordance with law for use at citizens' military training camps shall be furnished from surplus or reserve stocks of the War Department without payment from this appropriation, except for actual expense incurred in the manufacture or issue: *Provided further*, That in no case shall the amount paid from this appropriation for uniforms, equipment, or material furnished in accordance with law for use at citizens' military training camps from stocks under control of the War Department be in excess of the price current at the time the issue is made.

Under the authorizations contained in this Act no issues of reserve supplies or equipment shall be made where such issues would impair the reserves held by the War Department for two field armies or one million men.

NATIONAL BOARD FOR PROMOTION OF RIFLE PRACTICE.

QUARTERMASTER SUPPLIES AND SERVICES FOR RIFLE RANGES FOR CIVILIAN INSTRUCTION.

To establish and maintain indoor and outdoor rifle ranges for the use of all able-bodied males capable of bearing arms under reasonable regulations to be prescribed by the National Board for the Promotion of Rifle Practice and approved by the Secretary of War; for the employment of labor in connection with the establishment of outdoor and indoor rifle ranges, including labor in operating targets; for the employment of instructors; for clerical services; for badges and other insignia; for the transportation of employees, instructors, and civilians to engage in practice; for the purchase of materials, supplies, and services, and for expenses incidental to instruction of citizens of the United States in marksmanship, and their participation in national and international matches, to be expended under the direction of the Secretary of War, and to remain available until expended, \$89,900: *Provided*, That out of this appropriation there may be expended not to exceed \$80,000 for the payment of transportation, for supplying meals or furnishing commutation of subsistence of civilian rifle teams authorized by the Secretary of War to participate in the national matches.

NATIONAL TROPHY AND MEDALS FOR RIFLE CONTESTS.

For the purpose of furnishing a national trophy and medals and other prizes to be provided and contested for annually, under such regulations as may be prescribed by the Secretary of War, said contest to be open to the Army, Navy, Marine Corps, and the National Guard or Organized Militia of the several States, Territories, and of the District of Columbia, members of rifle clubs, and civilians, and for the cost of the trophy, prizes, and medals herein provided for, and for the promotion of rifle practice throughout the United States, including the reimbursement of necessary expenses of members of the National Board for the Promotion of Rifle Practice, to

Funeral expenses.

*Provisos.*  
Age limitation.

Use of other funds forbidden.

Uniforms, etc., from Army surplus stocks.

Price current to govern payments.

Restriction in use of reserve supplies, etc.

Promotion of rifle practice.

Civilian instruction.

Quartermaster supplies for rifle ranges, practice, etc.

Instructors, etc.

Participation in national, etc., matches.

*Proviso.*  
Transportation, meals, etc., for rifle teams.

Rifle contests.

Furnishing national trophy, medals, etc., for annual.

Reimbursing National Board.

be expended for the purposes hereinbefore prescribed, under the direction of the Secretary of War, \$7,500.

Ordnance equip-  
ment.

ORDNANCE EQUIPMENT FOR RIFLE RANGES FOR CIVILIAN INSTRUCTION.

Arms, etc., for target  
practice at rifle ranges,  
etc.

For arms, ammunition, targets, and other accessories, for target practice for issue and sale in accordance with rules and regulations prescribed by the National Board for the Promotion of Rifle Practice and approved by the Secretary of War, in connection with the encouragement of rifle practice, in pursuance of the provisions of law, \$10,000.

Provisions for en-  
couraging rifle instru-  
ction authorized.

Hereafter the Secretary of War shall, within the limits of appropriations made from time to time by Congress and in accordance with reasonable rules and regulations approved by him upon the recommendation of the National Board for the Promotion of Rifle Practice, authorize and provide for—

Construction, oper-  
ating, etc., ranges.

(a) Construction, equipment, maintenance, and operation of indoor and outdoor rifle ranges and their accessories and appliances;

Marksmanship in-  
struction.

(b) Instruction of able-bodied citizens of the United States in marksmanship and, in connection therewith, the employment of necessary instructors;

Maintenance of  
matches, expenses, etc.,  
for promotion of prac-  
tice.

(c) Promotion of practice in the use of rifled arms, the maintenance and management of matches or competitions in the use of such arms, and the issuance in connection therewith of the necessary arms, ammunition, targets, and other necessary supplies and appliances, and the award to competitors of trophies, prizes, badges, and other insignia;

Sales at cost, of arms,  
etc., to National Rifle  
Association members,  
issue to organized  
clubs, etc.

(d) Sale to members of the National Rifle Association, at cost to the Government, and issue to clubs organized, for practice with rifled arms, under the direction of the National Board for the Promotion of Rifle Practice, of arms, ammunition, targets, and other supplies and appliances necessary for target practice;

Maintenance of Na-  
tional Board.

(e) Maintenance of the National Board for the Promotion of Rifle Practice, including provision for the necessary expenses thereof and of its members;

Procuring necessary  
materials, supplies, etc.

(f) Procurement of necessary materials, supplies, appliances, trophies, prizes, badges, and other insignia, clerical and other services, and labor;

Transportation, etc.,  
to participate in  
matches, etc.

(g) Transportation of employees, instructors, and civilians to give or undergo instruction or to assist or engage in practice in the use of rifled arms, and the transportation and subsistence, or commutations in lieu of subsistence, of members of teams especially authorized by the Secretary of War to participate in matches or competitions in the use of rifled arms, making a full report of all things done hereunder annually to Congress.

No pay to officers,  
etc., using time meas-  
uring devices on work  
of employees.

No part of the appropriations made in this Act shall be available for the salary or pay of any officer, manager, superintendent, foreman, or other person having charge of the work of any employee of the United States Government while making or causing to be made with a stop watch, or other time-measuring device, a time study of any job of any such employee between the starting and completion thereof, or of the movements of any such employee while engaged upon such work; nor shall any part of the appropriations made in this Act be available to pay any premiums or bonus or cash reward to any employee in addition to his regular wages, except for suggestions resulting in improvements or economy in the operation of any Government plant.

Cash rewards re-  
stricted.

Free admission of  
purchases from abroad.

Equipment or material purchased outside of the United States from funds appropriated in this Act shall be admitted free of duty.

TITLE II.—NONMILITARY ACTIVITIES OF THE WAR DEPARTMENT. Nonmilitary activities.

FINANCE DEPARTMENT.

Finance Department.

For amount required to make monthly payments to Jennie Carroll, widow of James Carroll, late major, United States Army, \$1,500.

Jennie Carroll.

For amount required to make monthly payments to Mabel H. Lazear, widow of Jesse W. Lazear, late acting assistant surgeon, United States Army, \$1,500.

Mabel H. Lazear.

For amount required to make monthly payments to John R. Kissinger, late of Company D, One hundred and fifty-seventh Indiana Volunteer Infantry, also late of the Hospital Corps, United States Army, \$1,200.

John R. Kissinger.

QUARTERMASTER CORPS.

Quartermaster Corps.

NATIONAL CEMETERIES.

Nationalcemeteries.

For maintaining and improving national cemeteries, including fuel for superintendents, pay of laborers and other employees, purchase of tools and materials, and including care and maintenance of the Arlington Memorial Amphitheater and Chapel and grounds in the Arlington National Cemetery, Virginia, and permanent American military cemeteries abroad, \$360,000.

Maintenance.

For pay of seventy-six superintendents of national cemeteries, including the superintendent at Mexico City, \$63,720.

Arlington, Va.  
American cemeteries abroad.

For repairs to roadways to national cemeteries which have been constructed by special authority of Congress, \$16,000: *Provided*, That no railroad shall be permitted upon the right of way which may have been acquired by the United States to a national cemetery, or to encroach upon any roads or walks constructed thereon and maintained by the United States: *Provided further*, That no part of this sum shall be used for repairing any roadway not owned by the United States within the corporate limits of any city, town, or village.

Superintendents.

No part of any appropriation for national cemeteries or the repair of roadways thereto shall be expended in the maintenance of more than a single approach to any national cemetery.

Repairs to roadways.  
*Provisos.*  
Encroachments by railroads forbidden.

For continuing the work of furnishing headstones of durable stone or other durable material for unmarked graves of Union and Confederate soldiers, sailors, and marines, and soldiers, sailors, and marines of all other wars in national, post, city, town, and village cemeteries, naval cemeteries at navy yards and stations of the United States, and other burial places, under the Acts of March 3, 1873, February 3, 1879, and March 9, 1906; continuing the work of furnishing headstones for unmarked graves of civilians interred in post cemeteries under the Acts of April 28, 1904, and June 30, 1906; and furnishing headstones for the unmarked graves of Confederate soldiers, sailors, and marines in national cemeteries, \$70,000.

Restriction on repairs.

For repair and preservation of monuments, tablets, observation tower, roads, and fences, and so forth, made and constructed by the United States upon public lands within the limits of the Antietam battle field, near Sharpsburg, Maryland, and for pay of superintendent, said superintendent to perform his duties under the direction of the Quartermaster Corps and to be selected and appointed by the Secretary of War, at his discretion, the person selected for this position to be an honorably discharged Union soldier, \$6,500.

Limited to one approach.

Headstones for soldiers' graves, etc.

R. S., sec. 4877, p. 944.  
Vol. 20, p. 281; Vol. 34, p. 56.  
Civilians.  
Vol. 33, p. 396; Vol. 34, p. 741.  
Confederates.

DISPOSITION OF REMAINS OF OFFICERS, SOLDIERS, AND CIVILIAN EMPLOYEES: For interment, cremation (only upon request from relatives of the deceased), or of preparation and transportation to their homes

Antietam battlefield, Md.  
Preservation, etc.

Superintendent.

Disposition of remains of officers, soldiers, etc.

- or to such national cemeteries as may be designated by proper authority, in the discretion of the Secretary of War, of the remains of officers, cadets, United States Military Academy, acting assistant surgeons, members of the Army Nurse Corps, and enlisted men in active service, and accepted applicants for enlistment; for interment or preparation and transportation to their homes of the remains of civilian employees of the Army in the employ of the War Department who die abroad, in Alaska, in the Canal Zone, or on Army transports, or who die while on duty in the field; for interment of military prisoners who die at military posts; for the interment and shipment to their homes of remains of enlisted men who are discharged in hospitals in the United States and continue as inmates of said hospitals to the date of their death; for interment of prisoners of war and interned alien enemies who die at prison camps in the United States; for removal of remains from abandoned posts to permanent military posts or national cemeteries, including the remains of Federal soldiers, sailors, or marines interred in fields or abandoned private and city cemeteries; and in any case where the expenses of burial or shipment of the remains of officers or enlisted men of the Army who die on the active list, are borne by individuals, where such expenses would have been lawful claims against the Government, reimbursement to such individuals may be made of the amount allowed by the Government for such services out of this sum, but no reimbursement shall be made of such expenses incurred prior to July 1, 1910; for expenses of the segregation of bodies in permanent American cemeteries in Great Britain and France, \$93,654: *Provided*, That the above provisions shall be applicable in the cases of officers and enlisted men on the retired list of the Army who have died or may hereafter die while on active duty by proper assignment.
- Removal from abandoned posts, etc.
- Reimbursements to individuals.
- American cemeteries in Great Britain and France. *Provided*. Retired officers on active duty included.
- Confederate Mound, Chicago, Ill.
- CONFEDERATE MOUND, OAKWOOD CEMETERY, CHICAGO, ILLINOIS: For care, protection, and maintenance of the plat of ground known as "Confederate Mound" in Oakwood Cemetery, Chicago, Illinois, \$500.
- Confederate Stockade, Ohio.
- For care, protection, and maintenance of Confederate Stockade Cemetery, Johnstons Island, in Sandusky Bay, Ohio, \$350.
- Confederate burial plats.
- CONFEDERATE BURIAL PLATS: For care, protection, and maintenance of Confederate burial plats, owned by the United States, located and known by the following designations: Confederate Cemetery, North Alton, Illinois; Confederate Cemetery, Camp Chase, Columbus, Ohio; Confederate section, Greenlawn Cemetery, Indianapolis, Indiana; Confederate Cemetery, Point Lookout, Maryland; and Confederate Cemetery, Rock Island, Illinois, \$1,250.
- Little Rock, Ark. Burial of Hot Springs Hospital patients in national cemetery at.
- BURIAL OF DECEASED INDIGENT PATIENTS: For burying in the Little Rock (Arkansas) National Cemetery, including transportation thereto, indigent ex-soldiers, ex-sailors, or ex-marines of the United States service, either Regular or Volunteer, who have been honorably discharged or retired and who die while patients at the Army and Navy General Hospital, Hot Springs, Arkansas, to be disbursed at a cost not exceeding \$35 for such burial expenses in each case, exclusive of cost of grave, \$100.
- Burial places in Cuba and China.
- For repairs and preservation of monuments, tablets, roads, fences, and so forth, made and constructed by the United States in Cuba and China to mark the places where American soldiers fell, \$1,000.
- Military Parks.
- NATIONAL MILITARY PARKS.
- Chickamauga and Chattanooga.
- CHICKAMAUGA AND CHATTANOOGA NATIONAL MILITARY PARK.
- Continuing establishment of.
- For continuing the establishment of the park; compensation and expenses of the superintendent, maps, surveys, clerical and other

assistance; maintenance, repair, and operation of one motor-propelled and one horse-drawn passenger-carrying vehicle; office and all other necessary expenses; foundations for State monuments; mowing; historical tablets, iron and bronze; iron gun carriages; roads and their maintenance; purchase of small tracts of lands heretofore authorized by law, \$50,000.

Notwithstanding the restrictive provisions of the Act of February 26, 1896 (Twenty-ninth Statutes, page 21), the Secretary of War is authorized in his discretion to permit without cost to the United States the erection of monuments or memorials to commemorate encampments of Spanish War organizations which were encamped in said park during the period of the Spanish-American War.

GETTYSBURG NATIONAL MILITARY PARK.

For continuing the establishment of the park; acquisition of lands, surveys, and maps; constructing, improving, and maintaining avenues, roads, and bridges thereon; fences and gates; marking the lines of battle with tablets and guns, each tablet bearing a brief legend giving historic facts and compiled without censure and without praise; preserving the features of the battle field and the monuments thereon; compensation of superintendent, clerical, and other services, expenses, and labor; purchase and preparation of tablets and gun carriages and placing them in position; maintenance, repair, and operation of a motor-propelled passenger-carrying vehicle, and all other expenses incident to the foregoing, \$45,000.

GUILFORD COURTHOUSE NATIONAL MILITARY PARK.

For continuing the establishment of a national military park at the battle field of Guilford Courthouse, in accordance with the Act entitled "An Act to establish a national military park at the battle field of Guilford Courthouse," approved March 2, 1917, \$7,840.

SHILOH NATIONAL MILITARY PARK.

For continuing the establishment of the park; compensation of superintendent of the park; clerical and other services; labor; historical tablets; maps and surveys; roads; purchase and transportation of supplies, implements, and materials; foundations for monuments; office and other necessary expenses, including maintenance, repair, and operation of one motor-propelled passenger-carrying vehicle; and for the extension of the park through the acquisition, by purchase or otherwise, of a strip of land, contiguous to the park, sixty-six feet wide, to connect the Shiloh National Military Park and the Corinth, Mississippi, National Cemetery; such land to be acquired along or near the present main road from the Shiloh National Military Park to the Corinth National Cemetery located on the battle field of Corinth, the center of such strip to follow as nearly as practicable along the survey heretofore made by Park Engineer Thompson; and for the construction of a hard-surface road and necessary bridges along the center line of such strip from the park to the Corinth National Cemetery; and for the erection of historical markers along such strip to show the movements of troops and other matters of historical interest in connection with the Civil War battles of Shiloh and Corinth; in all \$70,000: *Provided*, That no part of this appropriation shall be expended within the incorporated limits of the city of Corinth.

Memorials, etc., allowed Spanish war veterans who were encamped therein.  
Vol. 29, p. 21.

Gettysburg.

Continuing establishment of. estab-

Guilford Courthouse.

Continuing establishment of. estab-  
Vol. 39, p. 996.

Shiloh.

Continuing establishment of. estab-

Extension of, authorized to Corinth National Cemetery.

*Proviso.*  
Expenditures restricted.

Vicksburg.

## VICKSBURG NATIONAL MILITARY PARK.

Continuing estab-  
lishment.

For continuing the establishment of the park; compensation of civilian commissioners; clerical and other services, labor, iron gun carriages, mounting of siege guns, memorials, monuments, markers, and historical tablets giving historical facts, compiled without praise and without censure; maps, surveys, roads, bridges, restoration of earthworks, purchase of lands, purchase and transportation of supplies and materials; and other necessary expenses, \$23,440.

Signal Corps.

## SIGNAL CORPS.

Washington-Alaska  
cable, etc.

## WASHINGTON-ALASKA MILITARY CABLE AND TELEGRAPH SYSTEM.

Operation, etc.

For defraying the cost of such extensions, betterments, operation, and maintenance of the Washington-Alaska Military Cable and Telegraph System as may be approved by the Secretary of War, to be available until the close of the fiscal year 1926, from the receipts of the Washington-Alaska Military Cable and Telegraph System which have been covered into the Treasury of the United States, the extent of such extensions and betterments and the cost thereof to be reported to Congress by the Secretary of War, \$140,000.

Replacing worn-out  
cables, etc.  
Vol. 42, p. 149.

For replacing the worn-out portions of the Washington-Alaska submarine cable system, \$750,000, to remain available until expended, and to cover liquidation of all obligations incurred under the contract authority of \$750,000 contained in the War Department Appropriation Act for the fiscal year 1924: *Provided*, That this sum together with the \$750,000 heretofore appropriated for the fiscal year 1924, shall be applicable to all travel and transportation charges and expenses connected with the purchase and installation of the said cable.

*Proviso.*  
Expenses included.Medical Depart-  
ment.

## MEDICAL DEPARTMENT.

Artificial limbs.

Artificial limbs: For furnishing artificial limbs and apparatus, or commutation therefor, and necessary transportation, \$36,100.

Surgical appliances.

Appliances for disabled soldiers: For furnishing surgical appliances to persons disabled in the military or naval service of the United States prior to April 6, 1917, and not entitled to artificial limbs or trusses for the same disabilities, \$750.

Trusses.

R. S., sec. 1176, p. 211.  
Vol. 20, p. 353.

Trusses for disabled soldiers: For trusses for persons entitled thereto under section 1176, Revised Statutes of the United States, and the Act amendatory thereof, approved March 3, 1879, \$1,000.

Medical and Surgical  
History of World War.

## MEDICAL AND SURGICAL HISTORY OF THE WORLD WAR.

Preparation of.

Toward the preparation for publication under the direction of the Secretary of War of a medical and surgical history of the war with Germany, including personal services, \$16,600.

Engineer Corps.

## CORPS OF ENGINEERS.

Buildings and  
grounds, D. C.

## BUILDINGS AND GROUNDS IN AND AROUND THE DISTRICT OF COLUMBIA.

Care, etc., executive  
departments.

For improvement, care, and maintenance of grounds of executive departments, \$1,000.

Washington Monu-  
ment.

Washington Monument: For pay of employees, \$6,660.

Operating supplies.

For power, fuel, lights, oil, waste, packing, tools, matches, paints, brushes, brooms, lanterns, rope, nails, screws, lead, electric lights, heating apparatus, oil stoves for elevator car and upper and lower floors; repairs of all kinds connected with the Monument and machin-

ery; and purchase of all necessary articles for keeping the Monument, machinery and elevator in good order, \$6,000.

For extra services of employees and for additional supplies and materials, to provide for the opening of the Monument to the public on Sundays and legal holidays, \$2,500.

For purchasing and supplying uniforms to the three watchmen, two floormen, and the elevator conductor at the Washington Monument, \$480.

Building where Abraham Lincoln died: For painting and miscellaneous repairs, \$1,500.

Birthplace of George Washington, Wakefield, Virginia: For repairs to fences and cleaning up and maintaining grounds about the monument, and for watchmen for the care of the monument and dock at Wakefield, Virginia, the birthplace of Washington, \$400.

Lincoln Memorial: For pay of employees, \$5,340; heat, light, miscellaneous labor, and supplies, \$3,910; extra services of employees and additional supplies and materials to provide for opening the Lincoln Memorial to the public on Sundays and legal holidays, \$1,750; for purchasing and supplying uniforms to the four Lincoln Memorial watchmen, \$320; in all, \$11,320.

Sunday opening.

Uniforms.

Lincoln's deathplace.

Washington's birthplace.

Lincoln Memorial.  
All expenses.

**CALIFORNIA DEBRIS COMMISSION.**

For defraying the expenses of the commission in carrying on the work authorized by the Act approved March 1, 1893, \$14,950.

California Débris Commission.

Expenses.  
Vol. 27, p. 507.

**CONSTRUCTION AND MAINTENANCE OF ROADS, BRIDGES, AND TRAILS, ALASKA.**

Alaska.

For the construction, repair, and maintenance of roads, tramways, ferries, bridges, and trails, Territory of Alaska, to be expended under the direction of the Board of Road Commissioners described in section 2 of an Act entitled "An Act to provide for the construction and maintenance of roads, the establishment and maintenance of schools, and the care and support of insane persons in the District of Alaska, and for other purposes," approved January 27, 1905, as amended by the Act approved May 14, 1906, and to be expended conformably to the provisions of said Act as amended, \$725,000, to be immediately available.

Roads, bridges, trails, etc., in.  
Construction, etc., expenses under Road Commissioners.

Vol 34, p. 192.

**MACDONOUGH MEMORIAL.**

For the completion of the erection of the memorial of the State of Vermont in commemoration of the victory of Commodore Thomas Macdonough on Lake Champlain in September, 1814, as authorized in the Sundry Civil Appropriation Act of August 1, 1914, to remain available until expended, \$3,000.

Macdonough Memorial.

Erection of, for victory on Lake Champlain.

Vol. 38, p. 669.

**RIVERS AND HARBORS.**

Rivers and harbors.

To be immediately available and to be expended under the direction of the Secretary of War and the supervision of the Chief of Engineers:

For the preservation and maintenance of existing river and harbor works, and for the prosecution of such projects heretofore authorized as may be most desirable in the interests of commerce and navigation; for survey of Northern and Northwestern Lakes, Lake of the Woods, and other boundary and connecting waters between the said lake and Lake Superior, Lake Champlain, and the natural navigable waters embraced in the navigation system of the New York canals,

Appropriations immediately available.

Preserving, constructing, etc., authorized projects.

Boundary waters survey.

New York Harbor, deposits.

including all necessary expenses for preparing, correcting, extending, printing, binding, and issuing charts and bulletins and of investigating lake levels with a view to their regulation; and for the prevention of obstructive and injurious deposits within the harbor and adjacent waters of New York City, for pay of inspectors, deputy inspectors, crews, and office force, and for maintenance of patrol fleet and expenses of office, \$37,250,000.

Examinations, etc.

*Proviso.*  
Limited to authorizations.

For examinations, surveys, and contingencies of rivers and harbors for which there may be no special appropriation, \$350,000: *Provided*, That no part of this sum shall be expended for any preliminary examination, survey, project, or estimate not authorized by law.

Muscle Shoals, Ala.

MUSCLE SHOALS.

Continuing work on Dam No. 2.

Vol. 42, p. 1421.

*Proviso.*  
Contracts for machinery, gates, etc., authorized.

For the continuation of the work on Dam Numbered 2 on the Tennessee River at Muscle Shoals, Alabama, \$7,000,000, to be immediately available, and to apply on the contract authorization for this project carried in the War Department Appropriation Act for the fiscal year 1924: *Provided*, That the Secretary of War may enter into a contract or contracts for such machinery, gates, or other metal parts and for such materials to be used in the construction of the locks, dam, and powerhouse as may be necessary to prosecute the said project, to be paid for as appropriations may from time to time be made by law, not to exceed in the aggregate \$3,040,390, exclusive of the amounts herein and heretofore appropriated.

Amount limited.

Flood control.

FLOOD CONTROL.

Mississippi River.

Vol. 39, p. 948; Vol. 42, p. 1505.

Flood control, Mississippi River: For prosecuting work of flood control in accordance with the provisions of the Flood Control Acts approved March 1, 1917, and March 4, 1923, \$10,000,000.

Sacramento River, Calif.

Vol. 39, p. 948.

Flood control, Sacramento River, Calif.: For prosecuting work of flood control in accordance with the provisions of the Flood Control Act approved March 1, 1917, \$500,000.

Waterways transportation.

TRANSPORTATION FACILITIES, INLAND AND COASTWISE WATERWAYS.

Expenses, operating inland, canal, and coastwise facilities.  
*Ante*, p. 360.

Vol. 40, p. 456.  
Vol. 41, p. 458.

*Proviso.*  
Service of experts, etc.

Vol. 41, p. 458.

For additional expense incurred in the operation of boats, barges, tugs, and other transportation facilities on the inland, canal, and coastwise waterways acquired by the United States in pursuance of the fourth paragraph of section 6 of the Federal Control Act of March 21, 1918, and operated in pursuance of section 201 of the Transportation Act approved February 28, 1920, \$29,650: *Provided*, That not to exceed \$20,000 of this appropriation may be used for the payment of experts, clerks, and other employees in the War Department in accordance with the provisions of section 201 (e) of the Transportation Act, 1920, approved February 28, 1920.

National Home for Disabled Volunteer Soldiers.  
Support.

NATIONAL HOME FOR DISABLED VOLUNTEER SOLDIERS.

For support of the National Home for Disabled Volunteer Soldiers, as follows:

Dayton, Ohio.  
Current expenses.

Central Branch, Dayton, Ohio: Current expenses: For pay of officers and noncommissioned officers of the home, with such exceptions as are hereinafter noted, and their clerks, weighmasters, and orderlies; chaplains, religious instruction, and entertainment for the members of the home, printers, bookbinders, librarians, musicians, telegraph and telephone operators, guards, janitors, watchmen, fire company, and property and materials purchased for their use, including repairs; articles of amusement, library books, magazines,

papers, pictures, musical instruments, and repairs not done by the home; stationery, advertising, legal advice, payments due heirs of deceased members: *Provided*, That all receipts on account of the effects of deceased members during the fiscal year shall also be available for such payments; and for such other expenditures, as can not properly be included under other heads of expenditure, \$70,600.

*Proviso.*  
Receipts from deceased members.

**Subsistence:** For pay of commissary sergeants, commissary clerks, porters, laborers, bakers, cooks, dishwashers, waiters, and others employed in the subsistence department; food supplies purchased for the subsistence of the members of the home and civilian employees regularly employed and residing at the branch, freight preparation, and serving; aprons, caps, and jackets for kitchen and dining-room employees; tobacco; dining-room and kitchen furniture and utensils, bakers' and butchers' tools and appliances, and their repair not done by the home, \$382,000.

Subsistence.

**Household:** For furniture for officers' quarters; bedsteads, bedding, bedding material, and all other articles, including repairs, required in the quarters of the members and of civilian employees permanently employed and residing at the branch; fuel; water; engineers and firemen, bathhouse keepers, janitors, laundry employees, and for all labor, materials, and appliances required for household use, and repairs, if not repaired by the home, \$205,000.

Household

**Hospital:** For pay of medical officers and assistant surgeons, matrons, druggists, hospital clerks and stewards, ward masters, nurses, cooks, waiters, readers, drivers, funeral escort, janitors, and for such other services as may be necessary for the care of the sick; burial of the dead; surgical instruments and appliances, medical books, medicine, liquors, fruits, and other necessities for the sick not purchased under subsistence; bedsteads, bedding, and all other special articles necessary for the wards; hospital furniture, including special articles and appliances for hospital kitchen and dining room; carriage, hearse, stretchers, coffins; and for all repairs to hospital furniture and appliances not done by the home, \$290,000.

Hospital.

**Transportation:** For transportation of members of the home, \$1,000.

Transportation.

**Repairs:** For pay of chief engineer, builders, blacksmiths, carpenters, painters, gas fitters, electrical workers, plumbers, tinmiths, steam fitters, stone and brick masons, and laborers, and for all appliances and materials used under this head; and repairs of roads and other improvements of a permanent character, \$81,000: *Provided*, That no part of the appropriation for repairs for any of the branch homes shall be used for the construction of any new building.

Repairs.

*Proviso.*  
New buildings for bidden.

**Farm:** For pay of farmer, chief gardener, harness makers, farm hands, gardeners, horseshoers, stablemen, teamsters, dairymen, herders, and laborers; tools, appliances, and materials required for farm, garden, and dairy work; grain and grain products, hay, straw, fertilizers, seed, carriages, wagons, carts, and other conveyances; animals purchased for stock or work (including animals in the park); gasoline; materials, tools, and labor for flower garden, lawn, park, and cemetery; and construction of roads and walks, and repairs not done by the home, \$22,350.

Farm.

In all, Central Branch, \$1,051,950.

For "Current expenses," "Subsistence," "Household," "Hospital," "Transportation," "Repairs," and "Farm," at the following branches, including the same objects respectively specified herein under each of such heads for the Central Branch, namely:

Specified expenses at branches.

Northwestern Branch, Milwaukee, Wisconsin: Current expenses, \$59,300; subsistence, \$287,000; household, \$150,000; hospital, \$236,-

Milwaukee, Wis.

000; transportation, \$500; repairs, \$50,000; farm, \$13,790; in all, Northwestern Branch, \$796,590.

Togus, Me.

Eastern Branch, Togus, Maine: Current expenses, \$48,500; subsistence, \$90,000; household, \$100,000; hospital, \$59,000; transportation, \$500; repairs, \$27,000; farm, \$19,772; in all, Eastern Branch, \$344,772.

Hampton, Va.

Southern Branch, Hampton, Virginia: Current expenses, \$55,400; subsistence, \$215,000; household, \$129,000; hospital, \$122,000; transportation, \$1,000; repairs, \$50,000; farm, \$11,500; in all, Southern Branch, \$583,900.

Leavenworth, Kans.

Western Branch, Leavenworth Kansas: Current expenses, \$59,160; subsistence, \$204,340; household, \$134,940; hospital, \$94,500; transportation, \$500; repairs, \$49,640; farm, \$19,500; in all, Western Branch, \$562,580.

Santa Monica, Calif.

Pacific Branch, Santa Monica, California: Current expenses, \$69,600; subsistence, \$420,000; household, \$125,000; hospital, \$294,000; transportation, \$1,000; repairs, \$70,000; farm, \$25,000; in all, Pacific Branch, \$1,004,600.

Sale of surplus land and use proceeds for new building.  
Post, p. 534.

The Board of Managers are authorized to sell surplus land at the Pacific Branch, to wit, a strip of land lying west of the traction line that runs parallel to the Home fence on the west side and to use the proceeds therefrom for the erection of a fireproof building for housing the members of the Home at said Branch.

Marion, Ind.

Marion Branch, Marion, Indiana: Current expenses, \$49,500; subsistence, \$230,000; household, \$107,000; hospital, \$270,000; transportation, \$1,000; repairs, \$46,500; farm, \$18,650; in all, Marion Branch, \$722,650.

Danville, Ill.

Danville Branch, Danville, Illinois: Current expenses, \$56,250; subsistence, \$204,000; household, \$109,000; hospital, \$85,000; transportation, \$500; repairs, \$45,000; farm, \$11,000; in all, Danville Branch, \$510,750.

Johnson City, Tenn.

Mountain Branch, Johnson City, Tennessee: Current expenses, \$49,400; subsistence, \$225,000; household, \$99,800; hospital, \$240,000; transportation, \$500; repairs, \$43,500; farm, \$28,800; in all, Mountain Branch, \$687,000.

Hot Springs, S. Dak.

Battle Mountain Sanitarium, Hot Springs, South Dakota: Current expenses, \$34,950; subsistence, \$80,500; household, \$59,920; hospital, \$65,000; transportation, \$500; repairs, \$20,000; farm, \$6,000; in all, Battle Mountain Sanitarium, \$266,870.

Clothing, all branches.

For clothing for all branches; labor, materials, machines, tools, and appliances employed and for use in the tailor shops and shoe shops, or other home shops in which any kind of clothing is made or repaired, \$161,200.

Board of Managers.  
Salaries, etc.

Board of managers: President, \$4,000; secretary, \$500; general treasurer, who shall not be a member of the board of managers, \$5,000; chief surgeon, \$4,500; assistant general treasurer, \$3,500; inspector general, \$3,500; assistant chief surgeon, \$3,500; clerical services for the offices of the president, general treasurer, chief surgeon, and inspector general, \$18,700; clerical services for managers, \$2,700; traveling expenses of the board of managers, their officers and employees, including officers of branch homes when detailed on inspection work, \$14,000; outside relief, \$100; legal services, medical examinations, stationery, telegrams and other incidental expenses, \$1,700; in all, \$61,700.

R. S., sec. 4826, p. 936, amended.

That section 4826 of the Revised Statutes, as amended, is hereby amended to read as follows:

Managers.  
Number and eligibility modified.

SEC. 4826. Seven Managers of the National Home for Disabled Volunteer Soldiers shall be elected from time to time, as vacancies occur, by joint resolution of Congress. They shall all be citizens of the United States and no two of them shall be residents of the same

State. The terms of office of these managers shall be for six years and until a successor is elected.

The following persons shall be entitled to the benefits of the National Home for Disabled Volunteer Soldiers, and may be admitted thereto upon the order of a member of the Board of Managers, namely: Honorably discharged officers, soldiers, sailors, or marines who served in the regular, volunteer, or other forces of the United States, or in the Organized Militia or National Guard when called into Federal service, and who are disabled by diseases or wounds and who have no adequate means of support and by reason of such disability are either temporarily or permanently incapacitated from earning a living.

Additional veterans entitled to benefits. Vol. 41, p. 405, amended.

Total, National Home for Disabled Volunteer Soldiers, \$6,754,562.

State or Territorial homes. Continuing aid to.

State and Territorial homes for disabled soldiers and sailors: For continuing aid to State or Territorial homes for the support of disabled volunteer soldiers, in conformity with the Act approved August 27, 1888, as amended, including all classes of soldiers admissible to the National Home for Disabled Volunteer Soldiers, \$700,000: *Provided*, That for any sum or sums collected in any manner from inmates of such State or Territorial homes to be used for the support of said homes a like amount shall be deducted from the aid herein provided for, but this proviso shall not apply to any State or Territorial home into which the wives or widows of soldiers are admitted and maintained.

Vol. 25, p. 450; Vol. 41, p. 399.

Proviso. Collection from inmates.

#### THE PANAMA CANAL.

The limitations on the expenditure of appropriations hereinbefore made in this Act shall not apply to the appropriations for the Panama Canal.

Limitations not applicable to appropriations for.

For every expenditure requisite for and incident to the maintenance and operation, sanitation, and civil government of the Panama Canal and Canal Zone, including the following: Compensation of all officials and employees, foreign and domestic newspapers and periodicals; law books not exceeding \$500; textbooks and books of reference; printing and binding, including printing of annual report; rent and personal services in the District of Columbia; purchase or exchange of typewriting, adding, and other machines; purchase or exchange, maintenance, repair, and operation of motor-propelled and horse-drawn passenger-carrying vehicles; claims for damages to vessels passing through the locks of the Panama Canal, as authorized by the Panama Canal Act; claims for losses of or damages to property arising from the conduct of authorized business operations; claims for damages to property arising from the maintenance and operation, sanitation, and civil government of the Panama Canal; acquisition of land and land under water, as authorized in the Panama Canal Act; expenses incurred in assembling, assorting, storing, repairing, and selling material, machinery, and equipment heretofore or hereafter purchased or acquired for the construction of the Panama Canal which are unserviceable or no longer needed, to be reimbursed from the proceeds of such sales; expenses incident to conducting hearings and examining estimates for appropriations on the Isthmus; expenses incident to any emergency arising because of calamity by flood, fire, pestilence, or like character not foreseen or otherwise provided for herein; per diem allowance in lieu of subsistence when prescribed by the Governor of the Panama Canal to persons engaged in field work or traveling on official business, pursuant to section 13 of the Sundry Civil Appropriation Act approved August 1, 1914; and for such other expenses not in the United States as the Governor of the Panama Canal may deem necessary best to promote the maintenance and operation, sanitation, and civil govern-

Panama Canal.

All expenses.

Objects specified.

Claims for damages.

Disposal of unserviceable material, etc.

Per diem subsistence.

Vol. 38, p. 680.

ment of the Panama Canal, all to be expended under the direction of the Governor of the Panama Canal and accounted for as follows:

For maintenance and operation of the Panama Canal: Salary of the governor, \$10,000; purchase, inspection, delivery, handling, and storing of material, supplies, and equipment for issue to all departments of the Panama Canal, the Panama Railroad, other branches of the United States Government, and for authorized sales, payment in lump sums of not exceeding the amounts authorized by the Injury Compensation Act approved September 7, 1916, to alien cripples who are now a charge upon the Panama Canal by reason of injuries sustained while employed in the construction of the Panama Canal; and including \$1,000,000 for the construction of new power plant at Miraflores; in all, \$5,748,160, together with all moneys arising from the conduct of business operations authorized by the Panama Canal Act; and the Governor of the Panama Canal is authorized, in addition to the amount herein appropriated, to incur obligations in an amount not exceeding \$710,000 for the completion, at a total cost of not exceeding \$1,710,000, of the new power plant at Miraflores.

For sanitation, quarantine, hospitals, and medical aid and support of the insane and of lepers and aid and support of indigent persons legally within the Canal Zone, including expenses of their deportation when practicable, and the purchase of artificial limbs or other appliances for indigent persons who were injured in the service of the Isthmian Canal Commission or the Panama Canal prior to September 7, 1916, and including additional compensation to any officer of the United States Public Health Service detailed with the Panama Canal as chief quarantine officer, \$580,000.

For civil government of the Panama Canal and Canal Zone, including salaries of district judge, \$7,500; district attorney, \$5,000; marshal, \$5,000; and gratuities and necessary clothing for indigent discharged prisoners, \$912,000.

Total, Panama Canal, \$7,240,160, to be available until expended.

The Governor of the Panama Canal, so far as the expenditure of appropriations contained in this Act may be under his direction, shall, when it is more economical, purchase needed materials, supplies, and equipment from available surplus stocks of the War Department.

In addition to the foregoing sums there is appropriated for the fiscal year 1925 for expenditures and reinvestment under the several heads of appropriation aforesaid, without being covered into the Treasury of the United States, all moneys received by the Panama Canal from services rendered or materials and supplies furnished to the United States, the Panama Railroad Company, the Canal Zone government, or to their employees, respectively, or to the Panama Government, from hotel and hospital supplies, and services; from rentals, wharfage, and like service; from labor, materials, and supplies and other services furnished to vessels other than those passing through the canal, and to others unable to obtain the same elsewhere; from the sale of scrap and other by-products of manufacturing and shop operations; from the sale of obsolete and unserviceable materials, supplies, and equipment purchased or acquired for the operation, maintenance, protection, sanitation, and government of the canal and Canal Zone; and any net profits accruing from such business to the Panama Canal shall annually be covered into the Treasury of the United States.

In addition there is appropriated for the operation, maintenance, and extension of waterworks, sewers, and pavements in the cities of Panama and Colon, during the fiscal year 1925, the necessary portions of such sums as shall be paid as water rentals or directly by the Government of Panama for such expenses.

Approved, June 7, 1924.

Maintenance and operation.

Governor.

Purchase of supplies, etc.

Payment to alien cripples.

Vol. 39, p. 750.

Power plant, Miraflores.

Additional from receipts.

Additional obligations authorized for Miraflores power plant.

Sanitation, etc.

Artificial limbs, etc., for injured employees.

Civil government expenses.

Purchases from Army surplus stock.

Money from designated sources to credit of original appropriations.

Net profits to be covered into the Treasury.

Operating waterworks, etc., for Panama and Colon.

**CHAP. 292.**—An Act Making appropriations for the Executive Office and sundry independent executive bureaus, boards, commissions, and offices, for the fiscal year ending June 30, 1925, and for other purposes.

June 7, 1924.  
[H. R. 8233.]  
[Public, No. 214.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the following sums are appropriated, out of any money in the Treasury not otherwise appropriated, for the Executive Office and sundry independent executive bureaus, boards, commissions, and offices, for the fiscal year ending June 30, 1925, namely:

Executive and independent establishments appropriations.

**EXECUTIVE OFFICE.**

Executive.

**COMPENSATION OF THE PRESIDENT AND VICE PRESIDENT.**

Compensation.

For compensation of the President of the United States, \$75,000.  
For compensation of the Vice President of the United States, \$6,937.50.

President.  
Vice President.

**OFFICE OF THE PRESIDENT.**

Office of the President.

Salaries: For Secretary to the President, \$7,500; personal services in the office of the President in accordance with the Classification Act of 1923, \$86,020; in all, \$93,520: *Provided*, That employees of the executive departments and other establishments of the executive branch of the Government may be detailed from time to time to the office of the President of the United States for such temporary assistance as may be necessary.

Secretary and office personnel.

*Proviso.*  
Details of employees.

Contingent expenses: For contingent expenses of the Executive Office, including stationery, record books, telegrams, telephones, books for library, furniture and carpets for offices, automobiles, expenses of garage, including labor, special services, and miscellaneous items, to be expended in the discretion of the President, \$37,000.

Contingent expenses.

For printing and binding, \$2,900.

Printing and binding.

Traveling expenses: For traveling and official entertainment expenses of the President of the United States, to be expended in his discretion and accounted for on his certificate solely, \$25,000.

Traveling, etc., expenses of the President.

**EXECUTIVE MANSION AND GROUNDS.**

Executive Mansion.

For ordinary care, repair, and refurnishing of Executive Mansion, to be expended by contract or otherwise, as the President may determine, \$49,240.

Care, repair, etc.

For heating the Executive Mansion and greenhouses, \$11,000.

Heating.

For care and maintenance of greenhouses, Executive Mansion, \$9,900.

Greenhouses.

For repair and reconstruction of greenhouses, Executive Mansion, \$9,860.

Grounds.

For improvement and maintenance of Executive Mansion grounds, \$10,000.

Lighting.

For lighting the Executive Mansion, grounds, and greenhouses, electric power, and the installation and maintenance of electric fixtures of all kinds, \$8,600.

White House police.

**WHITE HOUSE POLICE.**

Salaries: First sergeant, \$2,140; two sergeants, at \$1,800 each; and thirty privates, at \$1,660 each; in all, \$55,540.

Salaries.

For uniforming and equipping the White House police, including the purchase and issue of revolvers and ammunition, \$3,350.

Uniforms and equipment.

## INDEPENDENT ESTABLISHMENTS.

## ALIEN PROPERTY CUSTODIAN.

Independent Establishments.

Alien Property Custodian.

Personal services, supplies, etc.  
Vol. 40, p. 415; Vol. 41, pp. 35, 977, 1147; Vol. 42, pp. 351, 1511.

Proviso.  
Rent restriction.

Printing and binding.

For expenses of the Alien Property Custodian authorized by the Act entitled "An Act to define, regulate, and punish trading with the enemy, and for other purposes," approved October 6, 1917, as amended; including personal and other services and rental of quarters in the District of Columbia and elsewhere, per diem allowances in lieu of subsistence not exceeding \$4, traveling expenses, law books, books of reference and periodicals, supplies and equipment, and maintenance, repair, and operation of motor-propelled passenger-carrying vehicles, \$224,000: *Provided*, That this appropriation shall not be available for rent of buildings in the District of Columbia if suitable space is provided by the Public Buildings Commission.

For all printing and binding for the Alien Property Custodian, \$1,000.

American Battle Monuments Commission.

All expenses.  
Vol. 42, p. 1509.  
Post, p. 1199.

Title to land.

R. S., sec. 355, p. 60.

Travel expenses, etc.

Printing, etc.

Preliminary plans, etc.

Provisos.  
Travel expenses of Army officers.

Special disbursing agent abroad.

## AMERICAN BATTLE MONUMENTS COMMISSION.

For every expenditure requisite for and incident to the work of the American Battle Monuments Commission authorized by the Act entitled "An Act for the creation of an American Battle Monuments Commission to erect suitable memorials commemorating the services of the American soldier in Europe, and for other purposes," approved March 4, 1923, including the acquisition of land or interest in land in foreign countries for carrying out the purposes of the said Act without submission to the Attorney General of the United States under the provisions of section 355 of the Revised Statutes; for the employment of personal services in the District of Columbia and elsewhere; the transportation of, mileage of, reimbursement of actual travel expenses or per diem in lieu thereof to the personnel engaged upon the work of the commission, as authorized by law; the reimbursement of actual travel expenses (not exceeding \$8 per day) or per diem in lieu thereof (not exceeding \$7 per day) to, and the transportation of the members of the commission, while engaged upon the work of the commission; the establishment of offices and the rent of office space in foreign countries; printing, engraving, lithographing, binding, photographing, and typewriting, \$500,000, of which \$50,000 shall be available only for preliminary work and plans for the improvement and beautification of American cemeteries in Europe, including every expenditure requisite for and incident thereto: *Provided*, That when traveling with the commission or on the business of the commission officers of the Army serving as members or as secretary of the commission shall be reimbursed as provided by law for Army officers: *Provided further*, That disbursements for expenditures outside of continental United States may be made by a special disbursing agent designated by the commission and under such regulations as it may prescribe.

Efficiency Bureau.

## BUREAU OF EFFICIENCY.

Chief of Bureau, and office personnel.

Expenses.

Printing and binding.

For chief of bureau and other personal services in the District of Columbia in accordance with the Classification Act of 1923; contingent expenses, including traveling expenses; per diem in lieu of subsistence; supplies; stationery; purchase and exchange of equipment; not to exceed \$100 for law books, books of reference, and periodicals; and not to exceed \$150 for street-car fare; in all, \$155,650.  
For all printing and binding for the Bureau of Efficiency, \$500.

## CIVIL SERVICE COMMISSION.

Salaries: For three commissioners and other personal services in the District of Columbia in accordance with the Classification Act of 1923, \$473,000.

Field force: For salaries of the field force, \$267,000: *Provided*, That no person shall be employed hereunder at a rate of compensation exceeding \$1,800 per annum, except two at \$3,300 each, three at \$3,000 each, seven at \$2,500 each, one at \$2,400, two at \$2,200 each, and six at \$2,000 each.

Except for one person detailed for part-time duty in the district office at New York City, no details from any executive department or independent establishment in the District of Columbia or elsewhere to the commission's central office in Washington or to any of its district offices shall be made during the fiscal year ending June 30, 1925; but this shall not affect the making of details for service as members of boards of examiners outside the immediate offices of the district secretaries. The Civil Service Commission shall have power in case of emergency to transfer or detail any of its employees herein provided for to or from its office or field force.

For employment of expert examiners not in the Federal service to prepare questions and rate papers in examinations on special subjects for which examiners within the service are not available, \$2,000.

To carry out the provisions of section 13 of the Act entitled "An Act for the retirement of employees in the classified civil service, and for other purposes," approved May 22, 1920, including personal services in the District of Columbia, stationery, purchase of books, office equipment, and other supplies, \$36,400.

For examination of presidential postmasters, including travel, stationery, contingent expenses, additional examiners and investigators, and other necessary expenses of examinations, \$30,840.

For necessary traveling expenses, including those of examiners acting under the direction of the commission, and for expenses of examinations and investigations held elsewhere than at Washington, and including not exceeding \$1,000 for expenses of attendance at meetings of public officials when specifically directed by the commission, \$19,000.

For contingent and miscellaneous expenses of the Civil Service Commission, including furniture and other equipment and repairs thereto; supplies; advertising; telegraph, telephone, and laundry service; freight and express charges; street car fares not to exceed \$200; stationery; purchase and exchange of law books, books of reference, directories, newspapers, and periodicals, not to exceed \$1,000; charts; purchase, exchange, maintenance, and repair of motor trucks, motor cycles, and bicycles; maintenance, and repair of a motor-propelled passenger-carrying vehicle to be used only for official purposes; garage rent; postage stamps to prepay postage on matter addressed to Postal Union countries; special-delivery stamps; and other like miscellaneous necessary expenses not hereinbefore provided for; in all, \$38,000.

For rent of building for the Civil Service Commission, \$21,875, if space can not be assigned by the Public Buildings Commission in other buildings under the control of that commission.

For all printing and binding for the Civil Service Commission, including all of its bureaus, offices, institutions, and services located in Washington, District of Columbia, and elsewhere, \$59,000.

## COMMISSION OF FINE ARTS.

For expenses made necessary by the Act entitled "An Act establishing a Commission of Fine Arts," approved May 17, 1910, in-

Civil Service Commission.

Commissioners and office personnel.

Field force.  
*Proviso.*  
Pay restriction.

Details from departments, etc., forbidden.

Transfer, etc., of its employees.

Expert examiners.

Civil service retirement Act expenses.  
Vol. 41, p. 619.

Examining Presidential postmasters.

Traveling expenses, etc.

Contingent expenses.

Rent.

Printing and binding.

Commission of Fine Arts.

Expenses.

Vol. 36, p. 371.

*Proviso.*  
Traveling expenses limited.

Printing and binding.

Employees' Compensation Commission.

Commissioners, and office personnel.

Contingent expenses.

Medical examinations.  
Vol. 39, p. 747.

Printing and binding.

Compensation fund.  
Allowances from.  
Vol. 39, pp. 743, 745.

Recoveries.  
Vol. 39, p. 747.

*Proviso.*  
Private Acts repealed.  
Vol. 42, pp. 1593, 1600, 1768, 1785.

Federal Power Commission.

Expenses.  
Vol. 41, p. 1063.

Printing and binding.

Federal Trade Commission.

Commissioners.  
All other expenses.  
Vol. 38, p. 717.

Vol. 38, p. 722.

cluding the purchase of periodicals, maps, and books of reference, to be disbursed on vouchers approved by the commission, \$5,050: *Provided*, That no part of this sum shall be expended for traveling expenses other than those incurred by members of the commission for actual travel only in going to and returning from Washington to attend the meetings of the commission.

For all printing and binding for the Commission of Fine Arts, \$300.

### EMPLOYEES' COMPENSATION COMMISSION.

**Salaries:** For three commissioners and other personal services in the District of Columbia in accordance with the Classification Act of 1923, including not to exceed \$1,000 for temporary experts and assistants in the District of Columbia and elsewhere, to be paid at a rate not exceeding \$8 per day, \$136,600.

**Contingent expenses:** For furniture and other equipment and repairs thereto; law books, books of reference, periodicals, stationery, and supplies; traveling expenses; medical examinations, traveling and other expenses, and loss of wages payable to employees under sections 21 and 22 of the Act of September 7, 1916, and for miscellaneous items; in all, \$10,000.

For all printing and binding for the Employees' Compensation Commission, \$4,000.

**Employees' compensation fund:** For the payment of compensation provided by "An Act to provide compensation for employees of the United States suffering injuries while in the performance of their duties, and for other purposes," approved September 7, 1916, including medical, surgical, and hospital services, and supplies provided by sections 9 and 11 and advancement of costs for the enforcement of recoveries provided in sections 26 and 27 where necessary, accruing during the fiscal year 1925 or in prior fiscal years, \$2,500,000: *Provided*, That the permanent appropriations made in private Acts numbered 75, 97, 160, and 221, Sixty-seventh Congress, are repealed after June 30, 1924, and the payments authorized by such Acts shall thereafter be made from the "Employees' compensation fund."

### FEDERAL POWER COMMISSION.

For every expenditure requisite for and incident to the work of the Federal Power Commission as authorized by law, including traveling expenses; per diem in lieu of subsistence; and not exceeding \$500 for press-clipping service, law books, books of reference, and periodicals, \$6,500.

For all printing and binding for the Federal Power Commission, \$4,500.

### FEDERAL TRADE COMMISSION.

For five commissioners at \$10,000 each per annum, \$50,000.

For all other authorized expenditures of the Federal Trade Commission in performing the duties imposed by law or in pursuance of law, including secretary to the commission and other personal services, supplies and equipment, law books, books of reference, periodicals, garage rental, traveling expenses, including actual expenses at not to exceed \$5 per day or per diem in lieu of subsistence not to exceed \$4, newspapers, foreign postage, and witness fees and mileage in accordance with section 9 of the Federal Trade Commission Act, \$940,000.

For all printing and binding for the Federal Trade Commission, \$20,000.

### GENERAL ACCOUNTING OFFICE.

Salaries: Comptroller General, \$10,000; Assistant Comptroller General, \$7,500; and for other personal services in the District of Columbia in accordance with the Classification Act of 1923, \$3,382,112; in all \$3,399,612.

Contingent expenses: For traveling expenses, materials, supplies, equipment, and services; rent of buildings and equipment; purchase and exchange of books, tabulating cards, typewriters, calculating machines, and other office appliances, including their development, repairs and maintenance, including motor-propelled passenger-carrying vehicles; and miscellaneous items, \$300,000.

For all printing and binding for the General Accounting Office, including monthly and annual editions of selected decisions of the Comptroller General, \$25,000.

### HOUSING CORPORATION.

Salaries: For officers, clerks, and other employees in the District of Columbia necessary to collect and account for the receipts from the sale of properties and the receipts from the operation of unsold properties of the United States Housing Corporation, the Bureau of Industrial Housing and Transportation, property commandeered by the United States through the Secretary of Labor, and to collect the amounts advanced to transportation facilities and others, \$50,650: *Provided*, That no person shall be employed hereunder at a rate of compensation exceeding \$5,000 per annum and only one person may be employed at that rate.

Contingent expenses: For contingent and miscellaneous expenses of the offices at Washington, District of Columbia, including purchase of blank books, maps, stationery, file cases, towels, ice, brooms, soap, freight and express charges; telegraph and telephone service; and all other miscellaneous items and necessary expenses not included in the foregoing, and necessary to collect moneys and loans due the corporation, \$6,000.

For all printing and binding for the United States Housing Corporation, including all its bureaus, offices, institutions, and services located in Washington, District of Columbia, and elsewhere, \$1,450.

Appraisal: For the cost of appraisal under contract loans made to expedite transportation facilities, \$5,000.

Collections: For the collection of money due from the sale of real and other property under the provision of the Act approved July 19, 1919, the collection of rentals from unsold properties, including necessary office and travel expenses outside of the District of Columbia, \$33,000.

Washington, District of Columbia, Government hotel for Government workers: For maintenance, operation, and management of the hotel and restaurants therein, including replacement of equipment, and personal services, \$700,000: *Provided*, That no person shall be employed hereunder at a rate of compensation exceeding \$5,000 per annum, and only one person may be employed at that rate.

Maintenance, unsold property: To maintain and repair houses, buildings, and improvements, which are unsold, \$4,000.

Miscellaneous expenses account of property sold: To pay taxes, special assessments, and other utility, municipal, State, and county charges or assessments unpaid by purchasers and which have been assessed against property in which the United States Housing Corporation has an interest, and to defray expenses incident to foreclos-

Printing and binding.

General Accounting Office.

Comptroller General, Assistant, and office personnel.

Contingent expenses.

Printing and binding.

Housing Corporation.

Salaries, etc., in the District of Columbia, for specified duties.

*Proviso.*  
Pay restriction.

Contingent expenses.

Printing and binding.

Appraisal expenses.

Collections from sales, rents, etc.  
Vol. 41, p. 224.

Government hotel, D. C.  
Maintenance, etc.

*Proviso.*  
Pay restriction.

Maintenance, unsold property.

Miscellaneous, expenses of sold property.

*Proviso.*  
Allowance of equitable claims.

Use of former appropriations restricted.

Interstate Commerce Commission.

Commissioners and secretary.

Personnel and expenses.

Per diem subsistence.  
Vol. 38, p. 680.

Counsel, etc.

Rent, D. C.  
*Proviso.*  
Rental condition.

Enforcing accounting by railroads.  
Vol. 34, p. 593; Vol. 29, p. 85; Vol. 32, p. 943; Vol. 36, p. 296.

Per diem subsistence.  
Vol. 38, p. 680.

Railway safety appliances.  
Vol. 27, p. 531; Vol. 29, p. 85; Vol. 32, p. 943; Vol. 36, p. 296.  
Accidents.  
Vol. 36, p. 350.

Block signals, etc.  
Vol. 34, p. 838; Vol. 35, p. 324; Vol. 38, p. 212.

Per diem subsistence.  
Vol. 38, p. 680.

Safe locomotive boilers, etc.  
Vol. 36, p. 913; Vol. 40, p. 616.

Vol. 38, p. 1192.  
*Post*, p. 659.

Per diem subsistence.  
Vol. 38, p. 680.

ing mortgages, conducting sales under deeds of trust, or reacquiring title or possession of real property under default proceeding, including attorney fees, witness fees, court costs, charges, and other miscellaneous expenses, \$8,000: *Provided*, That the United States Housing Corporation is hereby authorized to allow as an offset any equitable claim in any collection made against any State or any political subdivision thereof.

No part of the appropriations heretofore made and available for expenditure by the United States Housing Corporation shall be expended for the purposes for which appropriations are made herein.

### INTERSTATE COMMERCE COMMISSION.

For eleven commissioners, at \$12,000 each; secretary, \$7,500; in all, \$139,500.

For all other authorized expenditures necessary in the execution of laws to regulate commerce, including one chief counsel, one director of finance, and one director of traffic at \$10,000 each per annum, and per diem in lieu of subsistence when allowed pursuant to section 13 of the Sundry Civil Appropriation Act approved August 1, 1924, \$2,148,000, of which sum there may be expended not exceeding \$50,000 in the employment of counsel; not exceeding \$3,000 for necessary books, reports, and periodicals; not exceeding \$100 in the open market for the purchase of office furniture similar in class or kind to that listed in the general supply schedule; and not exceeding \$75,000 for rent of buildings in the District of Columbia: *Provided*, That this appropriation shall not be available for rent of buildings in the District of Columbia if suitable space is provided by the Public Buildings Commission.

To enable the Interstate Commerce Commission to enforce compliance with section 20 and other sections of the Act to regulate commerce as amended by the Act approved June 29, 1906, and as amended by the Transportation Act, 1920, including the employment of necessary special accounting agents or examiners, and including per diem in lieu of subsistence when allowed pursuant to section 13 of the Sundry Civil Appropriation Act approved August 1, 1914, \$537,524.

To enable the Interstate Commerce Commission to keep informed regarding and to enforce compliance with Acts to promote the safety of employees and travelers upon railroads; the Act requiring common carriers to make reports of accidents and authorizing investigations thereof; and to enable the Interstate Commerce Commission to investigate and test block-signal and train-control systems and appliances intended to promote the safety of railway operation, as authorized by the joint resolution approved June 30, 1906, and the provision of the Sundry Civil Act approved May 27, 1908, including the employment of inspectors, and per diem in lieu of subsistence when allowed pursuant to section 13 of the Sundry Civil Appropriation Act approved August 1, 1914, \$375,000.

For all authorized expenditures under the provisions of the Act of February 17, 1911, "To promote the safety of employees and travelers upon railroads by compelling common carriers engaged in interstate commerce to equip their locomotives with safe and suitable boilers and appurtenances thereto," and amendment of March 4, 1915, extending "the same powers and duties with respect to all parts and appurtenances of the locomotive and tender," including such stenographic and clerical help to the chief inspector and his two assistants as the Interstate Commerce Commission may deem necessary, and for per diem in lieu of subsistence when allowed pursuant to section 13 of the Sundry Civil Appropriation Act approved August 1, 1914, \$300,000.

Valuation of property of carriers: To enable the Interstate Commerce Commission to carry out the objects of the Act entitled "An Act to amend an Act entitled 'An Act to regulate commerce,' approved February 4, 1887, and all Acts amendatory thereof," by providing for a valuation of the several classes of property of carriers subject thereto and securing information concerning their stocks, bonds, and other securities, approved March 1, 1913, including one director of valuation, one supervisor of land appraisals, one supervising engineer, and one supervisor of accounts, at \$9,000 each per annum, and per diem in lieu of subsistence when allowed pursuant to section 13 of the Sundry Civil Appropriation Act approved August 1, 1914, \$647,260: *Provided*, That this appropriation shall not be available for rent of buildings in the District of Columbia if suitable space is provided by the Public Buildings Commission.

For all printing and binding for the Interstate Commerce Commission, including not to exceed \$10,000 to print and furnish to the States at cost report-form blanks, \$125,000.

Physical valuation of railroads.  
Vol. 37, p. 701; Vol. 40, p. 271; Vol. 42, p. 624.

Issue of stock, etc.

Per diem subsistence.  
Vol. 38, p. 680.

*Proviso.*  
Rent restriction.

Printing and binding.

### NATIONAL ADVISORY COMMITTEE FOR AERONAUTICS.

For scientific research, technical investigations, and special reports in the field of aeronautics, including the necessary laboratory and technical assistants; traveling expenses of members and employees; office supplies and other miscellaneous expenses, including technical periodicals and books of reference; equipment, maintenance, and operation of a research laboratory, known as the Langley Memorial Aeronautical Laboratory; maintenance, operation and exchange of one motor-propelled passenger-carrying vehicle; personal services in the field and in the District of Columbia; in all, \$427,000.

For all printing and binding for the National Advisory Committee for Aeronautics, including all of its offices, laboratories, and services located in Washington, District of Columbia, and elsewhere; \$13,000.

National Advisory Committee for Aeronautics.

All expenses.

Langley Laboratory.

Printing and binding.

### PERRY'S VICTORY MEMORIAL COMMISSION.

For improvement of the grounds and approaches to the memorial, parking, retaining walls, facing the upper and lower plazas with tile or other suitable material, and so forth, \$99,185: *Provided*, That after the commission has accumulated from the net revenues from operation of the memorial, a surplus fund of not to exceed \$20,000 to provide against depreciation of machinery in the light, power, and elevator plant of the memorial, the net revenues from operation, after deducting necessary costs of maintenance and repairs, shall be covered into the United States Treasury by the commission on the first Monday in December of each year.

Perry's Victory Memorial Commission.

Improving grounds, etc.  
Vol. 40, p. 1322.

*Proviso.*  
Amount to be covered into the Treasury.

### RAILROAD LABOR BOARD.

For nine members of the board, at \$10,000 each; secretary, \$5,000; in all, \$95,000.

For all other authorized expenditures of the Railroad Labor Board in performing the duties imposed by law, including personal and other services in the District of Columbia and elsewhere, supplies and equipment, law books and books of reference, periodicals, travel expenses, per diem in lieu of subsistence, rent of quarters in the District of Columbia, if space is not provided by the Public Buildings Commission, rent of quarters outside of the District of Columbia, witness fees, and mileage, \$215,200.

Railroad Labor Board.

Salaries, members and secretary.

All other expenses.  
Vol. 41, p. 470.

Rent, D. C., etc.

Printing and binding.

For all printing and binding for the Railroad Labor Board, including all its bureaus, offices, institutions, and services located in Washington, District of Columbia, and elsewhere, \$12,000.

Smithsonian Institution.

### SMITHSONIAN INSTITUTION.

International exchanges.

International exchanges: For the system of international exchanges between the United States and foreign countries, under the direction of the Smithsonian Institution, including necessary employees and purchase of necessary books and periodicals, \$49,550.

American ethnology.

American ethnology: For continuing ethnological researches among the American Indians and the natives of Hawaii, including the excavation and preservation of archæologic remains under the direction of the Smithsonian Institution, including necessary employees and the purchase of necessary books and periodicals, \$57,160.

International Catalogue of Scientific Literature.

International Catalogue of Scientific Literature: For the cooperation of the United States in the work of the International Catalogue of Scientific Literature, including the preparation of a classified index catalogue of American scientific publications for incorporation in the International Catalogue, clerk hire, purchase of necessary books and periodicals, and other necessary incidental expenses, \$8,861.66.

Astrophysical Observatory.

Astrophysical Observatory: For maintenance of the Astrophysical Observatory, under the direction of the Smithsonian Institution, including assistants, purchase of necessary books and periodicals, apparatus, making necessary observations in high altitudes, repairs and alterations of buildings, and miscellaneous expenses, \$21,580.

Additional Assistant Secretary.

For an additional Assistant Secretary of the Smithsonian Institution, \$6,000.

Additional fire protection.

For additional fire protection for the Smithsonian Institution and National Museum Buildings, including the laying of the necessary 8-inch water main and the erection of four fire hydrants in the Smithsonian grounds, \$8,500.

National Museum.

### NATIONAL MUSEUM.

Furniture, etc.

For cases, furniture, fixtures, and appliances required for the exhibition and safe-keeping of collections, including necessary employees, \$21,800.

Heating, lighting, etc.

For heating, lighting, electrical, telegraphic, and telephonic service, \$77,560.

Preserving collections, etc.

For continuing preservation, exhibition, and increase of collections from the surveying and exploring expeditions of the Government, and from other sources, including necessary employees, all other necessary expenses, and not exceeding \$5,500 for drawings and illustrations for publications, \$434,482.

Employees, etc.

Repairs, etc.

For repairs of buildings, shops, and sheds, including all necessary labor and material, \$11,000.

Books, etc.

For purchase of books, pamphlets, and periodicals for reference, \$2,000.

Postage.

For postage stamps and foreign postal cards, \$450.

National Gallery of Art.

### NATIONAL GALLERY OF ART.

Administration expenses.

For the administration of the National Gallery of Art by the Smithsonian Institution, including compensation of necessary employees, purchase of necessary books of reference and periodicals, and necessary incidental expenses, \$20,158.

## PRINTING AND BINDING.

For all printing and binding for the Smithsonian Institution, including all of its bureaus, offices, institutions, and services located in Washington, District of Columbia, and elsewhere, including \$7,000 for the annual report of the American Historical Association, \$90,000: *Provided*, That the expenditure of this sum shall not be restricted to a pro rata amount in any period of the fiscal year.

Printing and binding.

American Historical Association.

*Proviso.*  
No pro rata restriction.

## STATE, WAR, AND NAVY DEPARTMENT BUILDINGS.

State, etc., Department Buildings.

For deputy superintendent and other personal services in the District of Columbia in accordance with the Classification Act of 1923, \$1,636,215.

Deputy superintendent, and office personnel.

For fuel, lights, repairs, ground rent, miscellaneous items, and city directories, including maintenance, repair, exchange, and operation of one motor-propelled passenger-carrying vehicle to be used for official purposes only, \$667,250.

Operating supplies.

Of the unexpended balances of the appropriations provided for in the Executive and Independent Offices Appropriation Act for the fiscal year 1924, approved February 13, 1923, for salaries and for fuel, lights, and miscellaneous items for the office of the Superintendent, State, War, and Navy Department Buildings, there shall be immediately available and remain available during the fiscal year 1925 a sum from said appropriations not exceeding \$125,000, for the erection of a temporary boiler plant for the heating of the Navy and Munitions Buildings and other Government buildings in the vicinity thereof, including all expenses incident to the setting of boilers, the procurement of all necessary equipment, laying of steam lines, and so forth.

Temporary heating plant for Navy and Munitions Buildings.  
Unexpended balances available for erection of.  
Vol. 42, pp. 1236-1238.

For all printing and binding for the State, War, and Navy Department Buildings, \$2,750.

Printing and binding.

## TARIFF COMMISSION.

Tariff Commission.

For salaries and expenses of the United States Tariff Commission, including purchase and exchange of labor-saving devices, the purchase of professional and scientific books, law books, books of reference, newspapers and periodicals as may be necessary, as authorized under Title VII of the Act entitled "An Act to increase the revenue, and for other purposes," approved September 8, 1916, and under sections 315, 316, 317, and 318 of the Act entitled "An Act to provide revenue, to regulate commerce with foreign countries, to encourage the industries of the United States, and for other purposes," approved September 21, 1922, \$671,980: *Provided*, That no part of this appropriation shall be used to pay the salary of any member of the United States Tariff Commission who shall hereafter participate in any proceedings under said sections 315, 316, 317, and 318 of said Act, approved September 21, 1922, wherein he or any member of his family has any special, direct, and pecuniary interest, or in respect to the subject matter of which he has acted as attorney, legislative agent, or special representative.

Salaries and expenses.

Vol. 39, p. 796; Vol. 42, pp. 941-947.

*Proviso.*  
Salary restriction.

For all printing and binding for the Tariff Commission, \$10,000.

Printing and binding.

## UNITED STATES GEOGRAPHIC BOARD.

Geographic Board.

For stationery and printing and binding, \$1,000.

Stationery and printing and binding.

## UNITED STATES SHIPPING BOARD.

Shipping Board.

For seven commissioners at \$12,000 each per annum, \$84,000.

Commissioners.

For all other expenditures authorized by the Act approved September 7, 1916, as amended, and by the Act approved June 5, 1920,

All other expenses.  
Vol. 39, p. 728; Vol. 41, p. 968.

## Personnel.

including the compensation of a secretary to the board, attorneys, officers, naval architects, special experts, examiners, and clerks, including one admiralty counsel at \$10,000 per annum, and one special expert at \$8,000 per annum, and other employees in the District of Columbia and elsewhere; and for all other expenses of the board, including the rental of quarters outside the District of Columbia, law books, books of reference, periodicals, and actual and necessary expenses of members of the board, its special experts, and other employees, or per diem in lieu of subsistence when allowed pursuant to section 13 of the Sundry Civil Appropriation Act approved August 1, 1914, while upon official business away from their designated posts of duty, and including the investigation of foreign discrimination against vessels and shippers of the United States and for the investigation of transportation of immigrants in vessels of the United States Shipping Board, \$255,000.

Per diem subsistence.  
Vol. 38, p. 680.

Investigating discriminations against American vessels, etc.  
Transportation of immigrants.

## Printing and binding.

For all printing and binding for the United States Shipping Board, including all of its bureaus, offices, institutions, and services located in Washington, District of Columbia, and elsewhere, \$5,000.

Using funds for repairing, etc., Government vessels at other than navy yards, restricted.

No part of the moneys appropriated or made available by this Act for the United States Shipping Board or the United States Shipping Board Emergency Fleet Corporation shall, unless the President shall otherwise direct, be used or expended for the repair or reconditioning of any vessel owned or controlled by the Government, if the expense of such repair or reconditioning is in excess of \$50,000, until a reasonable opportunity has been given to the available Government navy yards to estimate upon the cost of such repair or reconditioning if performed by such navy yards within the limit of time within which the work is to be done: *Provided*, That this limitation shall only apply to vessels while in the harbors of the United States, and all expenditures in connection with such work are to be considered in estimating the cost.

*Proviso.*  
Vessels only in American harbors affected.

## Emergency Shipping Fund.

## EMERGENCY SHIPPING FUND.

Emergency Fleet Corporation's expenditures payable from.  
Vol. 41, p. 988.

## Sources.

For expenses of the United States Shipping Board Emergency Fleet Corporation during the fiscal year ending June 30, 1925, for administrative purposes, miscellaneous adjustments, losses due to the maintenance and operation of ships, for the repair of ships, and for carrying out the provisions of the Merchant Marine Act, 1920, (a) the amount on hand July 1, 1924, but not in excess of the sums sufficient to cover all obligations incurred prior to July 1, 1924, and then unpaid; (b) \$30,000,000; (c) the amount received during the fiscal year ending June 30, 1925, from the operation of ships: *Provided*, That no part of these sums shall be used for the payment of claims other than those resulting from current operation and maintenance; (d) so much of the total proceeds of all sales pertaining to liquidation received during the fiscal year 1925, but not exceeding \$6,000,000, as is necessary to meet the expenses of liquidation, including also the cost of tie-up and the salaries and expenses of the personnel directly engaged in liquidation: *Provided*, That no part of this sum shall be used for the payment of claims.

*Provisos.*  
Payments limited.

## Liquidation expenses.

Payment of claims forbidden.

Publications forbidden.

No part of the funds appropriated or made available in this Act for the United States Shipping Board or the United States Shipping Board Emergency Fleet Corporation shall be expended for the preparation, printing, publication, or distribution of any newspapers, magazines, journals, or other periodicals, or for services in connection therewith, not including, however, the preparation and printing of documents and reports authorized and required to be issued by law.

No part of the sums appropriated in this Act shall be used to pay the compensation of any attorney, regular or special, for the United States Shipping Board or the United States Shipping Board Emergency Fleet Corporation unless the contract of employment has been approved by the Attorney General of the United States.

Attorneys subject to approval of Attorney General.

No officer or employee of the United States Shipping Board or the United States Shipping Board Emergency Fleet Corporation shall be paid a salary or compensation at a rate per annum in excess of \$10,000 except the following: One at not to exceed \$25,000 and five at not to exceed \$18,000 each.

Pay restriction.

No part of the sums appropriated in this Act shall be available for the payment of certified public accountants, their agents or employees, and all auditing of every nature requiring the services of outside auditors shall be furnished through the Bureau of Efficiency: *Provided*, That nothing herein contained shall limit the United States Shipping Board or the United States Shipping Board Emergency Fleet Corporation from employing outside auditors to audit claims in litigation for or against the United States Shipping Board or the United States Shipping Board Emergency Fleet Corporation.

Auditing by Efficiency Bureau.

*Proviso.* Outside auditors for claims in litigation.

No part of the sums appropriated in this Act shall be used for actual expenses of subsistence exceeding \$5 a day or per diem in lieu of subsistence exceeding \$4 for any officer or employee of the United States Shipping Board or the United States Shipping Board Emergency Fleet Corporation.

Subsistence expenses.

No part of the funds of the United States Shipping Board Emergency Fleet Corporation shall be available for the rent of buildings in the District of Columbia during the fiscal year 1925 if suitable space is provided for said corporation by the Public Buildings Commission.

Rent in the District restricted.

No part of the sums appropriated in this Act shall be used to pay any claims of the United States Navy Department against the United States Shipping Board or the United States Shipping Board Emergency Fleet Corporation arising prior to July 1, 1921.

Claims not available herefrom.

### UNITED STATES VETERANS' BUREAU.

For carrying out the provisions of an Act entitled "An Act to establish a Veterans' Bureau and to improve the facilities and service of such bureau and to further amend and modify the War Risk Insurance Act approved August 9, 1921," including salaries and expenses of the central office at Washington, District of Columbia, and regional offices and suboffices, and including salaries, stationery and minor office supplies, furniture, equipment and supplies, rentals and alterations, heat, light, and water, miscellaneous expenses, including telephones, telegrams, freight, express, law books, books of reference, periodicals, ambulance service, towel service, laundry service, repairs to equipment, storage, ice, taxi service, car fare, stamps and box rent, traveling and subsistence, salaries and expenses of employees engaged in field investigation, passenger-carrying and other motor vehicles, including purchase, maintenance, repairs, and operation of same, salaries and operating expenses of the Arlington Building and annex, including repairs and mechanical equipment, fuel, electric current, ice, ash removal, and miscellaneous items; and including the salaries and allowances, where applicable, wages, travel and subsistence of civil employees at the United States veterans' hospitals, supply depots, dispensaries, clinics, and vocational schools, \$46,790,000: *Provided*, That on the first day of each regular session of Congress the Director of the Veterans' Bureau shall transmit to the President of the Senate and the Speaker of the House of Representatives a statement giving in detail (a) the total number of posi-

Veterans' Bureau

Salaries and expenses, Vol. 42, p. 147.

*Post*, p. 607.

Vehicles.

Arlington Building expenses.

Civilian employees.

*Proviso.* Detailed statement to Congress of employees, etc., each year.

tions at a rate of \$2,000 or more per annum, (b) the rate of salary attached to each position, (c) the number of positions at each rate in the central office and in each district office or suboffice, and (d) a brief statement of the duties of each position.

Allotment to Public Health Service details.

Such portion of this appropriation as may be necessary shall be allotted from time to time by the United States Veterans' Bureau to the Public Health Service and shall be available for expenditure by the Public Health Service for necessary personnel, the pay and allowances, and travel of commissioned officers of the Public Health Service detailed to the United States Veterans' Bureau for duty.

Printing and binding.

For printing and binding for the United States Veterans' Bureau, including all of its bureaus, offices, institutions, and services located in Washington, District of Columbia, and elsewhere, \$275,000.

Military and naval compensation.  
Vol. 41, p. 371.

Compensation: For the payment of military and naval compensation accruing during the fiscal year 1925 or in prior fiscal years for death or disability provided by the Act approved October 6, 1917, as amended, \$83,000,000; and the appropriations heretofore made for military and naval compensation shall cease to be available for expenditure after June 30, 1925.

Prior appropriations not available after June 30, 1925.

Medical, surgical, hospital, etc., services to beneficiaries.

Medical and hospital services: For medical, surgical, dental, dispensary, and hospital services and facilities, convalescent care, necessary and reasonable after care, welfare of, nursing, prosthetic appliances, medical examinations, funeral and other incidental expenses (including transportation of remains), traveling expenses, and supplies, and not exceeding \$100,000 for library books, magazines, and papers for beneficiaries of the United States Veterans' Bureau, including court costs and other expenses incident to proceedings heretofore or hereafter taken for commitment of mentally incompetent persons to hospitals for the care and treatment of the insane, \$42,000,000.

Disbursement of allotted appropriations.

This appropriation shall be disbursed by the United States Veterans' Bureau, and such portion thereof as may be necessary shall be allotted from time to time to the Public Health Service, and the War, Navy, and Interior Departments, and transferred to their credit for disbursement by them for the purposes set forth in the foregoing paragraph; and allotted and transferred to the Board of Managers of the National Home for Disabled Volunteer Soldiers for the purposes set forth in the foregoing paragraph, and such sums as are allotted to the Board of Managers shall be covered into the surplus fund of the Treasury.

Use for new hospitals, sites, etc., forbidden.

No part of this appropriation shall be expended for the purchase of any site for a new hospital, for or toward the construction of any new hospital, or for the purchase of any hospital; and not more than \$2,666,050 of this appropriation may be used to alter, improve, or provide facilities in the several hospitals under the jurisdiction of the United States Veterans' Bureau so as to furnish adequate accommodations for its beneficiaries either by contract or by the hire of temporary employees and the purchase of materials.

Amount for alterations, etc.  
Post, p. 610.

Medical and hospital services.

The unexpended balance of the sum of \$5,781,000, made available under the appropriation "Medical and Hospital Services, Veterans' Bureau, 1924," to alter, improve, or provide facilities in the several hospitals under the jurisdiction of the Bureau, is continued and made available during the fiscal year 1925 for the same purposes, either by contract or by the hire of temporary employees and the purchase of materials, including the purchase of land contiguous to Government-owned hospital sites.

Unexpended balance continued available.  
Vol. 42, p. 1243.

Expenditures authorized from allotments to other agencies.

The allotments made to the Public Health Service, War, Navy, and Interior Departments shall be available for expenditure for care and treatment of beneficiaries of the United States Veterans' Bureau, and for necessary minor repairs and improvements of existing facili-

ties, under the various headings of appropriations made to said departments as may be necessary.

Hereafter section 3648 of the Revised Statutes shall not apply to subscriptions for publications for the United States Veterans' Bureau and the director is authorized to pay in advance for any publications for the use of the Bureau.

Publications subscriptions.  
R. S. sec. 3648, p. 718.

Vocational rehabilitation: For carrying out the provisions of the Act entitled "An Act to provide for the vocational rehabilitation and return to civil employment of disabled persons discharged from the military or naval forces of the United States, and for other purposes," approved June 27, 1918, as amended, \$89,000,000: *Provided*, That no part of the foregoing sum shall be used for the establishment, maintenance, or operation of training schools at any Army camp or cantonment acquired for use as a training center: *Provided further*, That no part of the foregoing appropriation shall be expended for construction work except necessary extensions, additions, and repairs, which may be accomplished either by contract or by hire of temporary employees and the purchase of materials: *Provided further*, That this appropriation shall be available for the purchase and distribution of embossed literature in Revised Braille for the use of blinded ex-service men and for procurement of equipment and supplies for the production of such literature: *Provided further*, That under such regulations as the director may prescribe he is hereby authorized to sell at 90 per cent of the appraised valuation to trade, technical, and public schools and universities, and other recognized educational institutions, upon application in writing, such surplus material, supplies, and equipment acquired for the purpose of vocational training as are suitable for their use which are now owned by the United States of America and under control of the United States Veterans' Bureau and are not needed for Government purposes.

Vocational rehabilitation.  
Expenses of, for discharged soldiers, etc.  
Vol. 40, pp. 617, 1179;  
Vol. 41, pp. 159, 1379.

Provisos.  
Army camp restriction.

Limitation on construction work.

Embossed literature for the blind.

Sale of surplus material, supplies, etc., to schools, etc.

Military and naval insurance.  
Restriction on exceeding average salaries.

For military and naval insurance, \$88,000,000.

SEC. 2. In expending appropriations or portions of appropriations contained in this Act for the payment for personal services in the District of Columbia in accordance with the Classification Act of 1923, the average of the salaries of the total number of persons under any grade or class thereof in any bureau, office, or other appropriation unit shall not at any time exceed the average of the compensation rates specified for the grade by such Act: *Provided*, That this restriction shall not apply (1) to grades 1, 2, 3, and 4 of the clerical-mechanical service, or (2) to require the reduction in salary of any person whose compensation is fixed as of July 1, 1924, in accordance with the rules of section 6 of such Act, or (3) to prevent the payment of a salary under any grade at a rate higher than the maximum rate of the grade when such higher rate is permitted by the Classification Act of 1923 and is specifically authorized by other law.

Proviso.  
Not applicable to clerical-mechanical service.  
No reduction required.  
Vol. 42, p. 1490.  
Higher salary rates allowed.

Approved, June 7, 1924.

CHAP. 293.—An Act To provide for a girls' dormitory at the Fort Lapwai Sanatorium, Lapwai, Idaho.

June 7, 1924.  
[H. R. 192.]  
[Public, No. 215.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, There is hereby authorized to be appropriated out of the Treasury of the United States the sum of \$50,000 for the purpose of constructing and equipping a girls' dormitory for the housing of patients being treated for tuberculosis in the Fort Lapwai Sanatorium, said dormitory to be erected on the grounds now occupied by the sanatorium, at Lapwai, Idaho.

Fort Lapwai Indian Sanatorium, Idaho.  
Amount authorized for girls' dormitory.  
Post, p. 1159.

Approved, June 7, 1924.

June 7, 1924.  
[H. R. 526.]  
[Public, No. 216.]

**CHAP. 294.**—An Act Authorizing the Secretary of War to enter into an arrangement, on behalf of the United States, with the Alexandria Light and Power Company, whereby civilians may obtain electric current from a Government-owned transmission line extending from Alexandria to Fort Humphreys, Virginia.

Fort Humphreys, Va.  
Preamble.

Whereas the United States is the owner of a line about nine miles in length between the city of Alexandria, Virginia, and Fort Humphreys, Virginia, for the transmission of electric current which is being furnished Fort Humphreys by the Alexandria Light and Power Company; and

Whereas the volume of current transmissible over the line is greatly in excess of the needs of the fort or of the Government otherwise, and it is desirable that the civilians in the neighborhood of the fort should be permitted to receive current from said line for their own use: Now, therefore,

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of War be, and he is hereby, authorized to enter into any agreement which he may think proper between the United States and the Alexandria Light and Power Company which will enable the latter to furnish current over the said line to civilians: *Provided, however,* That no such agreement shall interfere with the prompt supply to Fort Humphreys or otherwise to the Government of any current that may be required: *And provided further,* That any such agreement shall be without additional cost or expense to the Government in addition to that which is now incident to the maintenance and operation of the transmission line and the cost of service from the same: *Provided further,* That any such agreement shall be revocable in the discretion of the Secretary of War.

Approved, June 7, 1924.

Alexandria Light and  
Power Company.

Current to civilians  
allowed from line to the  
fort.

*Provisos.*  
No interference with  
Government supply.

No Government ex-  
pense.

Discretionary revo-  
cation.

June 7, 1924.  
[H. R. 2821.]  
[Public, No. 217.]

**CHAP. 295.**—An Act Authorizing the erection of a sanitary, fireproof hospital at the National Home for Disabled Volunteer Soldiers at Santa Monica, California.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Board of Managers of the National Home for Disabled Volunteer Soldiers be, and it is hereby, authorized and directed to cause to be erected at the Pacific branch of said home at Santa Monica, California, on land now owned by the United States, a sanitary, fireproof hospital of a capacity for five hundred beds at a total cost of not more than \$1,500,000. Such hospital shall include all the necessary buildings, with the appropriate mechanical equipment, including roads and trackage facilities leading thereto, for the accommodation of patients, and storage, laundry, and necessary furniture, equipment, and accessories as may be approved by the Board of Managers of the National Home for Disabled Volunteer Soldiers.

Santa Monica, Calif.  
Hospital at Soldiers  
Home, authorized.  
*Ante,* p. 518.  
*Post,* p. 1346.

Buildings, equip-  
ment, etc.

Persons who may be  
admitted.

Additional services  
designated.

SEC. 2. That the persons who shall be entitled to the privileges of treatment in this hospital when constructed, and who may be admitted thereto upon the order of a member of the Board of Managers of the National Home for Disabled Volunteer Soldiers, shall be the following: Honorably discharged officers, soldiers, sailors, and marines who served in the Regular, Volunteer, or other forces of the United States in the war with Mexico, the Civil War, the war with Spain, and the World War, or in any war in which the country has been engaged, in campaigns against hostile Indians, or who served in any of the extraterritorial possessions of the United States in foreign countries, including Mexican border service, or

in the Organized Militia or National Guard when called into the Federal service, and who are disabled by diseases or wounds and by reason of such disability are either temporarily or permanently incapacitated from earning a living.

Approved, June 7, 1924.

**CHAP. 296.**—An Act To incorporate the United States Blind Veterans of the World War.

June 7, 1924.  
[H. R. 4526.]  
[Public, No. 218.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the following persons, to wit: James P. Funk, of Pennsylvania; Bernard Corcoran, of New York; James Kozeluh, of Arkansas; Earl Booher, of Kansas; Carl Bronner, of Michigan; Samuel Hendrickson, of Cincinnati; Harvey E. Gilbert, of Illinois; Quiller Cole, of Georgia; Lawrence A. Bunce, of Colorado; Ludwig Guminish, of New York; Richard H. Miller, junior, of Maryland; Charles R. Fear, of Pennsylvania; Oscar M. Simpkins, of Oklahoma; Everett L. Radford, of Texas; Thomas H. Huskey, of Missouri; Lee M. Brame, of Alabama; Frank O. Berg, of Wisconsin; Henry G. Beggs, of Georgia; Lawrence V. Morrow, of Missouri; Charles R. Leguerrir, of Missouri; Walter Taylor, of Missouri; Laigear Antee, of Louisiana; Alois F. Greene, of Illinois; Loyal M. Holmes, of Maryland; Newton A. Kulp, of Pennsylvania; Roswell D. Pitman, of New York; Connie L. McLean, of Texas; Hamilton C. Miles, of Ohio; John J. Austin, of South Dakota; Irvine E. Barnes, of Missouri; Bertie W. Randall, of Missouri; Max N. Kujawski, of Indiana; Charles Freeland, of Illinois; James M. Daniels, of Tennessee; William E. Yates, of Texas; Mike Kereli, of Ohio; Peter Lionudakes, of Utah; Vaclav T. Jesek, of Texas; Samuel Hillman, of Ohio; Herbert S. Journeau, of Michigan; Charles F. Ross, of New York; Morgan Rose, of New York; Walter F. Develing, of Illinois; Rudolph E. Frye, of Maryland; Steve D. Tanner, of Montana; Joseph Hulin, of North Carolina; Blaine G. Yeoman, of Oklahoma; Thomas Williams, of West Virginia; William J. Murray, of New York; Ivan E. Bushong, of Washington; Raymond Washburn, of Ohio; William P. Alexander, of Kentucky; Burl Glover, of Ohio; John H. Williams, of Washington; Joseph L. Herver, of Oklahoma; Daniel Carbone, of Pennsylvania; John J. Varga, of Connecticut; John J. Rapp, of Pennsylvania; Charles S. Bennett, of Arkansas; Richard Knigge, of Idaho; Walter Mau, of New York; Domenico Capuczi, of New York; John Kusic, of Massachusetts; Raymond S. Day, of Pennsylvania; Harry Herring, of Pennsylvania; Samuel Singer, of Massachusetts; George Graves, of Missouri; Abe Kittay, of New York; John Halahan, of Pennsylvania; Frank J. Lhota, of Pennsylvania; Edward J. Paulson, of Pennsylvania; Ellis DeWitt, of the District of Columbia; Bernard Cady, of Maryland; John Marzullo, of Illinois; Joe Brew, of Pennsylvania; Lloyd Pierson, of Nebraska; Philip N. Harrison, of Pennsylvania, and their successors, are hereby created and declared to be a body corporate of the District of Columbia. The name of this corporation shall be "The United States Blind Veterans of the World War."

District of Columbia.  
Blind Veterans of the  
World War incorporated.  
Incorporators.

SEC. 2. That said persons named in section 1 are hereby authorized to meet to complete the organization of said corporation by the selection of officers, the adoption of a constitution and by-laws, and and to do all other things necessary to carry into effect the provisions of this Act.

Completion of organization.

SEC. 3. That the purposes of said corporation are to bind together for their mutual fellowship and assistance those citizens of the

Purposes stated.

United States of America who have served their country in war, and who bear as a mark of such service the loss of their sight and to perpetuate and keep alive the memories of their comradeship and to enable them by their organization to render what aid they can to the blind in general.

General, etc., cor-  
porate powers.

SEC. 4. That the corporation created by this Act shall have the following powers: To have perpetual succession with power to sue and be sued in courts of law and equity; to receive, hold, own, use, and dispose of such real estate and personal property as shall be necessary for its corporate purposes; to adopt a corporate seal and alter the same at pleasure; to adopt a constitution, by-laws, and regulations to carry out its purposes, not inconsistent with the laws of the United States or of any State; to use in carrying out the purposes of the corporation such emblems and badges as it may adopt; to establish and maintain offices for the conduct of its business; to establish State and Territorial organizations and local chapter or post organizations; to publish a magazine or other publications, and generally do any and all such acts and things as may be necessary and proper in carrying into effect the purposes of the corporation.

Eligibility for active  
membership.

SEC. 5. That any honorably discharged American veteran of the allied forces who participated in the World War and whose vision has become defective to such an extent that he is eligible for training under Supervisor for the Blind of the United States Veterans' Bureau, and any ex-service man who is eligible for such training shall be eligible for "active membership" in the United States Blind Veterans of the World War. The members of this corporation shall have the power to admit such other persons to "honorary" membership as they may see fit.

Admissions to hono-  
rary membership.

Purpose restriction.

SEC. 6. That this organization shall be nonpolitical and shall not be used for the dissemination of partisan principles.

Use of name exclu-  
sive.

SEC. 7. That said corporation and its State and local subdivisions shall have the sole and exclusive right to have and to use in carrying out its purposes the name "The United States Blind Veterans of the World War."

Amendment.

SEC. 8. That the right to repeal, alter, or amend this Act at any time is hereby expressly reserved.

Approved, June 7, 1924.

June 7, 1924.  
[H. R. 4816.]  
[Public, No. 219.]

CHAP. 297.—An Act Authorizing the Secretary of War to permit the city of Vicksburg, Mississippi, to construct and maintain water mains on and under the National Cemetery Road at Vicksburg, Mississippi.

Vicksburg National  
Cemetery.  
Right of way granted  
to Vicksburg, Miss.,  
through, for water-  
works.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of War be, and he is hereby, authorized and empowered, under such terms and conditions as are deemed advisable by him, to permit the city of Vicksburg, Mississippi, to construct, operate, and maintain water mains in connection with the waterworks of said city, on and under the National Cemetery Road at Vicksburg, Mississippi.

Approved, June 7, 1924.

June 7, 1924.  
[H. R. 4835.]  
[Public, No. 220.]

CHAP. 298.—An Act To pay tuition of Indian children in public schools.

Indian pupils.  
Payment authorized  
for tuition of, in State  
public schools, 1922,  
1923.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior is hereby authorized to pay any claims which are ascertained to be proper and just, whether covered by contracts

or not, for tuition of Indian pupils in State public schools during the fiscal years 1922 and 1923, and to expend for such purpose out of balances remaining from the appropriations for support of Indian day and industrial schools for such fiscal years, not to exceed a total of \$30,000, without regard to the limitations heretofore placed by law upon the use of such appropriations for tuition of Indian pupils in public schools.

Approved, June 7, 1924.

**CHAP. 299.**—An Act To authorize an exchange of lands with the State of Washington.

June 7, 1924.  
[H. R. 5318.]  
[Public, No. 221.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That upon delivery to the Secretary of the Interior by the State of Washington of its properly executed conveyance to the United States of America in fee simple of the following lands in that State: The northwest quarter of the northeast quarter, the northeast quarter of the northwest quarter, the south half of the northwest quarter, the southwest quarter and the northwest quarter of the southeast quarter, all in section 16, township 20 north, range 1 east, Willamette Meridian, containing three hundred and sixty acres, the Secretary of the Interior is authorized to issue in exchange therefor a patent to the State of Washington to the following lands in that State: The north half of the northwest quarter, the east half of the southwest quarter of the northwest quarter, the east half of the southwest quarter of the southwest quarter, all in section 25, township 22 north, range 10 west, Willamette Meridian.

McNeil Island penitentiary, Wash.  
Exchange of lands with Washington.  
To United States.

To Washington.

**SEC. 2.** That the lands first described shall as soon as title thereto is vested in the United States be under the care and control of the Attorney General of the United States, to be administered by him as a part of the Federal penitentiary on McNeil Island.

Lands received added to penitentiary.

Approved, June 7 1924.

**CHAP. 300.**—An Act Conferring jurisdiction upon the Court of Claims to hear, examine, adjudicate, and enter judgment in any claims which the Choctaw and Chickasaw Indians may have against the United States, and for other purposes.

June 7, 1924.  
[H. R. 5325.]  
[Public, No. 222.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That jurisdiction be, and is hereby, conferred upon the Court of Claims, notwithstanding the lapse of time or statutes of limitation, to hear, examine, and adjudicate and render judgment in any and all legal and equitable claims arising under or growing out of any treaty or agreement between the United States and the Choctaw and Chickasaw Indian Nations or Tribes, or either of them, or arising under or growing out of any Act of Congress in relation to Indian affairs which said Choctaw and Chickasaw Nations or Tribes may have against the United States, which claims have not heretofore been determined and adjudicated on their merits by the Court of Claims or the Supreme Court of the United States.

Choctaw and Chickasaw Indians.  
Undetermined claims of, against United States, to be adjudicated by Court of Claims.

Time of filing.

**SEC. 2.** Any and all claims against the United States within the purview of this Act shall be forever barred unless suit be instituted or petition filed as herein provided in the Court of Claims within five years from the date of approval of this Act. The claim or claims of each of said Indian nations shall be presented separately or jointly by petition in the Court of Claims, and such

Jointly, or separately, presented.

Verification.

action shall make the petitioner party plaintiff or plaintiffs and the United States party defendant. The petition shall be verified by the attorney or attorneys employed to prosecute such claim or claims under contract approved by the Commissioner of Indian Affairs and the Secretary of the Interior, and said contract with such Indian tribe shall be executed in behalf of the tribe by the governor or principal chief thereof, or, if there be no governor or principal chief, by a committee chosen by the tribe under the direction and approval of the Commissioner of Indian Affairs and the Secretary of the Interior: *Provided, however,* That the attorney or attorneys employed as herein provided may be assisted by the regular tribal attorney or attorneys employed under existing law under direction of the Secretary of the Interior, with such additional reasonable and necessary expenses for said tribal attorneys to be approved and paid from the funds of the respective tribes under the direction of the Secretary of the Interior, as may be required for the proper conduct of such litigation. Official letters, papers, documents, and records, or certified copies thereof, may be used in evidence, and the departments of the Government shall give access to the attorney or attorneys of the above-named Indian nations to such treaties, papers, correspondence, or records as may be needed by the attorney or attorneys of said Indian nations.

*Proviso.*  
Additional attorneys,  
etc., allowed.

Evidence admitted.

Counter claims ad-  
mitted.

SEC. 3. In said suit the court shall also hear, examine, consider, and adjudicate any claims which the United States may have against said Indian nations, but any payment which may have been made by the United States upon any claim against the United States shall not operate as an estoppel, but may be pleaded as an offset in such suit.

Appeal to Supreme  
Court.

SEC. 4. That from the decision of the Court of Claims in any suit prosecuted under the authority of this Act, an appeal may be taken by either party as in other cases to the Supreme Court of the United States.

Attorneys' fees, etc.,  
by decree of court.

SEC. 5. That upon the final determination of any suit instituted under this Act, the Court of Claims shall decree such amount or amounts as it may find reasonable to be paid any attorney or attorneys, other than the regular tribal attorney or attorneys employed under existing law, employed by said Indian nations for the services and expenses of said attorneys rendered or incurred subsequent to the date of approval of such contract: *Provided,* That in no case shall the aggregate amounts decreed by said Court of Claims for services and expenses be in excess of the amount or amounts stipulated in the contract of employment, or in excess of a sum equal to 10 per centum of the amount of recovery against the United States.

*Proviso.*  
Limitation.

Issue of orders and  
process.

SEC. 6. The Court of Claims shall have full authority by proper orders and process to bring in and make parties to such suit any or all persons deemed by it necessary or proper to the final determination of the matters in controversy.

Appearance of Attor-  
ney General directed.

SEC. 7. A copy of the petition shall, in such case, be served upon the Attorney General of the United States, and he, or some attorney from the Department of Justice to be designated by him, is hereby directed to appear and defend the interests of the United States in such case.

Approved, June 7, 1924.

June 7, 1924.  
[H. R. 7998.]  
[Public, No. 223.]

CHAP. 301.—An Act Granting public lands to the city of Golden, Colorado, to secure a supply of water for municipal and domestic purposes.

Public lands.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That for the purpose of securing an adequate supply of water for domestic and municipal

purposes for the use of the city of Golden, Colorado, there is hereby granted to the said city the lands described as follows: In Clear Creek County, Colorado, township 4 south, range 72 west of the sixth principal meridian; northwest quarter of southeast quarter, south half of southwest quarter, section 8; north half of northwest quarter, southwest quarter of northeast quarter, north half of southeast quarter, south half of south half, section 17; southwest quarter of the northeast quarter, section 20, northwest quarter of southeast quarter; southeast quarter of southeast quarter, section 21; south half of north half, southeast quarter, south half of southwest quarter, section 22; north half of north half, southwest quarter of northeast quarter, southeast quarter of northwest quarter, section 27; east half of northwest quarter, section 28; total one thousand three hundred and twenty acres, more or less, on condition that the said city shall make payment for such lands at the rate of \$1.25 per acre to the receiver of the United States land office at Denver, Colorado, within one year after approval of this Act: *Provided*, That there shall be reserved to the United States all oil, coal, or other mineral deposits found at any time in the lands, and the right to prospect for, mine, and remove the same: *Provided further*, That the grant herein made is subject to any valid existing rights or easements on said lands, and that upon failure of the city for one year to make use of the lands herein granted, in accordance with the purpose of this Act, all rights hereunder shall cease and such lands revert to the United States.

Granted to Golden, Colo., for water supply.  
Description.

Payment.

*Provisos.*  
Mineral deposits reserved.

Existing rights, etc., protected.

Reversion for non-user.

Former grant of described lands, repealed.  
Vol. 38, p. 706.

SEC. 2. That the Act of Congress approved August 25, 1914 (Thirty-eighth Statutes, page 706), entitled "An Act granting public lands to the city and county of Denver, in the State of Colorado, for public park purposes," is hereby repealed in so far as it authorizes the disposition of any of the lands described in section 1 hereof.

Approved, June 7, 1924.

CHAP. 302.—An Act Making appropriations for the government of the District of Columbia and other activities chargeable in whole or in part against the revenues of such District for the fiscal year ending June 30, 1925, and for other purposes.

June 7, 1924.  
[H. R. 8839.]  
[Public, No. 224.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That in order to defray the expenses of the District of Columbia for the fiscal year ending June 30, 1925, any revenue (not including the proportionate share of the United States in any revenue arising as the result of the expenditure of appropriations made for the fiscal year 1924 and prior fiscal years) now required by law to be credited to the District of Columbia and the United States in the same proportion that each contributed to the activity or source from whence such revenue was derived shall be credited wholly to the District of Columbia, and in addition, \$9,000,000 is appropriated, out of any money in the Treasury not otherwise appropriated, and all the remainder out of the combined revenues of the District of Columbia and such advances from the Federal Treasury as are authorized in the District of Columbia Appropriation Act for the fiscal year 1923, namely:

District of Columbia. Appropriations for expenses of, from District revenues and \$9,000,000 from the Treasury.

Revenues from activities from all sources to be credited to the District.

Advances.  
Vol 42, p. 668.

GENERAL EXPENSES.

General expenses.

Executive office.

EXECUTIVE OFFICE.

Office personnel.  
Vol. 42, p. 1488.

For personal services in accordance with the Classification Act of 1923, \$40,500, plus so much as may be necessary to make salary of engineer commissioner \$7,500: *Provided*, That in expending ap-

*Provisos.*

Restriction on exceeding average salaries.

Not applicable to clerical-mechanical services.

No reduction required.  
Vol. 42, p. 1490.  
Higher salary rates allowed.

appropriations or portions of appropriations, contained in this Act, for the payment for personal services in accordance with the Classification Act of 1923, the average of the salaries of the total number of persons under any grade or class thereof in any bureau, office, or other appropriation unit, shall not at any time exceed the average of the compensation rates specified for the grade by such Act: *Provided*, That this restriction shall not apply (1) to grades 1, 2, 3, and 4 of the clerical-mechanical service, or (2) to require the reduction in salary of any person whose compensation is fixed, as of July 1, 1924, in accordance with the rules of section 6 of such Act, or (3) to prevent the payment of a salary under any grade at a rate higher than the maximum rate of the grade when such higher rate is permitted by the Classification Act of 1923 and is specifically authorized by other law.

Veterinary division.

Veterinary division: For personal services in accordance with the Classification Act of 1923, \$1,680; for medicines, surgical, and hospital supplies, \$350; in all, \$2,030;

Purchasing division.

Purchasing division: For personal services in accordance with the Classification Act of 1923, \$49,880; temporary labor, \$200; in all, \$50,080;

Building inspection division.

Building inspection division: For personal services in accordance with the Classification Act of 1923, \$57,080; for temporary additional assistant inspectors, \$17,000; in all, \$74,080;

Motor vehicles for inspectors.

To reimburse eight inspectors for expenses incurred by them in the maintenance of their own motorcycles or automobiles incident to the performance of their official duties, at the rate of \$13 and \$26 each per month, respectively, \$2,028.

Plumbing inspection division.

Plumbing inspection division: For personal services in accordance with the Classification Act of 1923, \$21,420; for temporary employment of additional assistant inspectors of plumbing and laborers for such time as their services may be required, \$4,000; three members of plumbing board, at \$150 each; in all, \$25,870.

Motor cycles for inspectors.

To reimburse five assistant inspectors of plumbing for provision and maintenance by themselves of five motorcycles for use in their official inspections in the District of Columbia, \$13 per month each, \$780.

In all, Executive Office, \$195,368.

District Building.

#### CARE OF DISTRICT BUILDING.

Operating force, etc.

For personal services in accordance with the Classification Act of 1923, \$44,000; services of cleaners as necessary, not to exceed 48 cents per hour, \$14,400; in all, \$58,400: *Provided*, That no other appropriation made in this Act shall be available for the employment of additional assistant engineers or watchmen for the care of the District Building.

*Proriso.*  
Assistant engineers, etc.

Operating expenses.

For fuel, light, power, repairs, laundry, mechanics, and labor not to exceed \$5,000, and miscellaneous supplies, \$35,000.

#### ASSESSOR'S OFFICE.

Assessor's office.

For personal services in accordance with the Classification Act of 1923, \$115,740; temporary clerk hire, \$3,000; in all, \$118,740.

#### LICENSE BUREAU.

License bureau.

For personal services in accordance with the Classification Act of 1923, \$17,820; temporary clerk hire, \$1,500; in all, \$19,320.

Vehicle tags.

For purchase of metal indentification tags for horse-drawn vehicles used for business purposes and motor vehicles in the District of Columbia, \$17,500.

## COLLECTOR'S OFFICE.

For personal services in accordance with the Classification Act of 1923, \$68,360. Collector's office.

## AUDITOR'S OFFICE.

For personal services in accordance with the Classification Act of 1923, \$74,800. Auditor's office.

## OFFICE OF CORPORATION COUNSEL.

For personal services in accordance with the Classification Act of 1923, \$30,740. Corporation Counsel's office.

## CORONER'S OFFICE.

For personal services in accordance with the Classification Act of 1923, \$5,160. Coroner's office.

For installation of refrigerating plant at the morgue, \$5,000.

Refrigerating plant, morgue.  
Expenses of morgue, inquests, etc.

For the maintenance of a nonpassenger-carrying motor wagon for the morgue, jurors' fees, witness fees, making autopsies, ice, disinfectants, telephone service, and other necessary supplies for the morgue, and the necessary expenses of holding inquests, including stenographic services in taking testimony, and photographing unidentified bodies, \$6,000, and including an allowance at the rate of \$26 per month to the coroner for furnishing an automobile in the performance of official duties.

Automobile.

## OFFICE OF SUPERINTENDENT OF WEIGHTS, MEASURES, AND MARKETS.

For personal services in accordance with the Classification Act of 1923, \$33,160. Office of superintendent of weights, measures, and markets.

For purchase of commodities, including personal services, in connection with investigation and detection of sales of short weight and measure, \$300. Inspection, etc.

For maintenance and repairs to markets, including salary of engineer for refrigerating plant at not exceeding \$1,200 per annum, \$7,000. Markets, etc.

For maintenance and repair of four motor trucks, at \$340 each, \$1,360. Motor trucks.

## ENGINEER COMMISSIONER'S OFFICE.

For personal services in accordance with the Classification Act of 1923, \$244,760. Engineer Commissioner's office.

## CENTRAL GARAGE.

For personal services in accordance with the Classification Act of 1923, \$4,260. Central garage.

## MUNICIPAL ARCHITECT'S OFFICE.

For personal services in accordance with the Classification Act of 1923, \$30,100. Municipal Architect's office.

All apportionments of appropriations made for the use of the municipal architect in payment for the services of draftsmen, assistant engineers, clerks, copyists, and inspectors, employed on construction work provided for by said appropriations, shall be based on an amount not exceeding 2½ per centum of the amount of the appropriation made for each project. Limit for services of draftsmen, etc.

## PUBLIC UTILITIES COMMISSION.

For personal services in accordance with the Classification Act of 1923, \$36,120. Public utilities commission.

Incidental expenses. For incidental and all other general necessary expenses authorized by law, \$5,000.

BOARD OF EXAMINERS, STEAM ENGINEERS.

Examiners, steam engineers. Salaries: Three members, at \$150 each, \$450.

DEPARTMENT OF INSURANCE.

Insurance department. For personal services in accordance with the Classification Act of 1923, \$17,860.

Surveyor's office.

SURVEYOR'S OFFICE.

Temporary employees, etc. For personal services in accordance with the Classification Act of 1923, \$42,320; services of temporary draftsmen, computers, laborers, additional field party when required, purchase of supplies, care or hire of teams, \$10,000, no part of which sum shall be expended without the written authority of the commissioners; in all, \$52,320.

Permanent highways system, surveys, etc. For making surveys to mark permanently on the ground the permanent system of highways for the District of Columbia, \$2,000.  
For revision of the highway plan, \$1,500.

Employees' compensation fund.

DISTRICT OF COLUMBIA EMPLOYEES' COMPENSATION FUND.

Payment for injuries. Vol. 41, p. 104.

For carrying out the provisions of section 11 of the District of Columbia Appropriation Act approved July 11, 1919, extending to the employees of the government of the District of Columbia the provisions of the Act entitled "An Act to provide compensation for employees of the United States suffering injuries while in the performance of their duties, and for other purposes," approved September 7, 1916, \$10,000.

Vol. 39, p. 742.

Public Library.

FREE PUBLIC LIBRARY.

Regular personnel.

For personal services in accordance with the Classification Act of 1923, including the Takoma Park and Southeast Branch Libraries, \$126,558.

Substitutes, etc.

For substitutes and other special and temporary service, including the conducting of stations in public-school buildings, at the discretion of the librarian, \$3,000: *Provided*, That no money appropriated by this Act shall be expended in conducting library stations not now in existence.

*Proviso.*  
Library stations limited.

Sunday, etc., opening.

For extra services on Sundays, holidays, and Saturday half holidays, \$2,500.

Miscellaneous.

Miscellaneous: For books, periodicals, and newspapers, including payment in advance for subscriptions to periodicals, newspapers, subscription books, and society publications, \$17,500.

Binding.

For binding, including necessary personal services, \$3,500.

Contingent expenses.

For maintenance, repairs, fuel, lighting, fitting up buildings, lunch-room equipment; purchase, exchange, and maintenance of bicycles and motor delivery vehicles, and other contingent expenses, \$12,500.

Contingent expenses.

CONTINGENT AND MISCELLANEOUS EXPENSES.

Items specified.

For printing, checks, books, law books, books of reference, periodicals, stationery; surveying instruments and implements; drawing materials; binding, rebinding, repairing, and preservation of records; purchase of laboratory apparatus and equipment and maintenance of

laboratory in the office of the inspector of asphalt and cement; damages; livery, purchase, and care of horses and carriages or buggies and bicycles not otherwise provided for; horseshoeing; ice; repairs to pound and vehicles; use of bicycles by inspectors in the engineer department not to exceed \$800 in the aggregate; and other general necessary expenses of District offices, including the personal-tax board, harbor master, health department, surveyor's office, office of superintendent of weights, measures, and markets, department of insurance, and Board of Charities, including an allowance to the purchasing officer and to the secretary of the Board of Charities, not exceeding the rate of \$26 per month each, for the maintenance of an automobile to be furnished by him and used in the discharge of his official duties, \$47,900.

For printing all annual and special reports of the government of the District of Columbia for the fiscal year ending June 30, 1924, for submission to Congress, \$5,000: *Provided*, That authority is hereby given the Commissioners of the District of Columbia to discontinue the printing of any annual or special reports of the government of the District of Columbia in order to keep the expenditures within this appropriation. In all cases where the printing of said reports is discontinued, the original copy thereof shall be kept on file in the offices of the Commissioners of the District of Columbia for public inspection.

For maintenance, care, and repair of automobiles, motor cycles, and motor trucks owned by the District of Columbia, that are not otherwise herein provided for, \$28,000.

For the exchange of such automobiles now owned by the District of Columbia as, in the judgment of the commissioners of said District, have or shall become unserviceable, \$3,000; for the purchase of two automobiles at not to exceed \$450 each for the use of the Assessor's Office, \$900; in all, \$3,900.

All of said motor vehicles and all other motor vehicles provided for in this Act and all horse-drawn carriages and buggies owned by the District of Columbia shall be used only for purposes directly pertaining to the public services of said District, and shall be under the direction and control of the commissioners, who may from time to time alter or change the assignment for use thereof or direct the joint or interchangeable use of any of the same by officials and employees of the District, except as otherwise provided in this Act: *Provided*, That, with the exception of motor vehicles for the police and fire departments, no automobile shall be acquired under any provision of this Act, by purchase or exchange, at a cost, including the value of a vehicle exchanged, exceeding \$650, except as may be herein specifically authorized. No motor vehicles shall be transferred from the police or fire departments to any other branch of the government of the District of Columbia.

Appropriations in this Act shall not be expended for the purchase or maintenance of horses or horse-drawn vehicles for the use of the commissioners, or for the purchase or maintenance of horses or horse-drawn vehicles for inspection or other purposes for those officials or employees provided with motor vehicles.

All estimates of appropriations for the fiscal year 1926 on account of the purchase, exchange, maintenance, repair, and operation of horse-drawn and motor-propelled vehicles, and for allowances to employees for supplying their own vehicles, shall be submitted in three paragraphs under the head of "Contingent and Miscellaneous Expenses." One paragraph shall apply to motor-propelled vehicles, one to horse-drawn vehicles, and one to privately owned vehicles, and each shall be accompanied by detailed information showing numbers and distribution by types, and comparative actual and

Printing reports for fiscal year 1924.

*Proviso.*  
Discretionary discontinuance.

Preservation of originals.

Motor vehicles.  
Maintenance.

Exchange when unsuitable.

Use by officials restricted.

*Proviso.*  
Cost limitation.

Transfers forbidden.

Use of horses restricted.

Estimates for vehicles to be separately submitted hereafter.

- Activities excepted. This requirement shall not apply to the police and fire departments, or to the activities provided for herein which are not administered by the Commissioners of the District of Columbia.
- Expenses of horses, etc., limited. Appropriations in this Act shall not be used for the purchase, livery, or maintenance of horses, or for the purchase, maintenance, or repair of buggies or carriages and harness, except as provided for in the appropriation for contingent and miscellaneous expenses or unless the appropriation from which the same is proposed to be paid shall specifically authorize such purchase, livery, maintenance, and repair, and except also as hereinafter authorized.
- Fire insurance prohibited. Appropriations in this Act shall not be used for the payment of premiums or other cost of fire insurance.
- Telephones allowed at residences of designated officials. Telephones may be maintained in the residences of the superintendent of the water department, sanitary engineer, chief inspector of the street-cleaning division, assistant superintendent of the street-cleaning division, inspector of plumbing, secretary of the Board of Charities, health officer, assistant health officer, chief of the bureau of preventable diseases, chief engineer of the fire department, superintendent of police, electrical inspector in charge of the fire-alarm system, one fire-alarm operator, and two fire-alarm repair men, under appropriations contained in this Act. The commissioners may connect any or all of these telephones either to the system of the Chesapeake and Potomac Telephone Company or the telephone system maintained by the District of Columbia or to both of such systems.
- Connections permitted. For postage for strictly official mail matter, \$17,000.
- Postage. The commissioners are authorized, in their discretion, to furnish necessary transportation in connection with strictly official business of the District of Columbia by the purchase of street car and bus fares from appropriations contained in this Act: *Provided*, That the expenditures herein authorized shall be so apportioned as not to exceed a total of \$7,500: *Provided further*, That the provisions of this paragraph shall not include the appropriations herein made for the fire and police department.
- Car fares, etc. For judicial expenses, including procurement of chains of title, the printing of briefs in the Court of Appeals of the District of Columbia, witness fees, and expert services in District cases before the Supreme Court of said District, \$4,000.
- Provisos. Limit. For general advertising, authorized and required by law, and for tax and school notices and notices of changes in regulations, \$7,000.
- Firemen and police excepted. For advertising notice of taxes in arrears July 1, 1924, as required to be given by the Act of March 19, 1890, to be reimbursed by a charge of 50 cents for each lot or piece of property advertised, \$5,500.
- Judicial expenses. For carrying out the provisions of the Act entitled "An Act to authorize the Commissioners of the District of Columbia to remove dangerous or unsafe buildings and parts thereof, and for other purposes," approved March 1, 1899, to pay each member of the board of survey provided for therein, other than the inspector of buildings, at a compensation of not to exceed \$10 for each survey, and to pay the cost of making safe or removing such buildings upon the refusal or neglect of the owners so to do, \$500.
- Advertising. General. For all expenses necessary and incident to the enforcement of an Act entitled "An Act to create a board for the condemnation of insanitary buildings in the District of Columbia, and for other purposes," approved May 1, 1906, including personal services when authorized by the commissioners, \$2,452, including an allowance at the
- Taxes in arrears. Vol. 26, p. 24.
- Removing dangerous buildings. Vol. 30, p. 923.
- Condemning insanitary buildings. Vol. 34, p. 157.

rate of \$26 per month for furnishing an automobile for the performance of official duties.

For copies of such wills, petitions, and other papers wherein title to real estate is involved, for the use of the assessor of the District, \$500.

Copies of wills, etc., to assessor.

For rent of offices of the recorder of deeds, including services of cleaners as necessary, not to exceed 30 cents per hour, to be expended under the direction of the Commissioners of the District of Columbia, \$14,400.

Recorder of deeds. Office rent.

EMPLOYMENT SERVICE.

Employment Service.

For personal services and miscellaneous and contingent expenses required for maintaining a public employment service for the District of Columbia, \$9,220, to be paid wholly out of the revenues of the District of Columbia.

Maintenance.

From District revenues.

HISTORICAL PLACES.

For erection of suitable tablets to mark historical places in the District of Columbia, \$500.

Historical tablets.

EMERGENCY FUND.

Emergency fund.

To be expended only in case of emergency, such as riot, pestilence, public insanitary conditions, calamity by flood or fire or storm, and of like character, and in all other cases of emergency not otherwise sufficiently provided for, in the discretion of the commissioners, \$4,000: *Provided*, That in the purchase of all articles provided for in this Act no more than the market price shall be paid for any such articles, and all bids for any such articles above the market price shall be rejected and new bids received or purchases made in open market, as may be most economical and advantageous to the District of Columbia.

Expenses under, restricted.

*Proviso*. Purchases.

REFUND OF ERRONEOUS COLLECTIONS.

Refund of erroneous collections.

To enable the commissioners, in any case where special assessments, school tuition charges, rents, fees, or collections of any character have been erroneously covered into the Treasury to the credit of the United States and the District of Columbia in the proportion required by law, to refund such erroneous payments, wholly or in part, including the refunding of fees paid for building permits authorized by the District of Columbia Appropriation Act approved March 2, 1911, \$1,500: *Provided*, That this appropriation shall be available for such refunds of payments made within the past three years.

Payments authorized of.

Building permits. Vol. 36, p. 967.

*Proviso*. Prior years.

For interest and sinking fund on the funded debt of the District of Columbia, \$300,000.

Interest and sinking fund.

For the purchase of special typewriting or other equipment, typewriters, cards, and file cases, for the use of the offices of the assessor and collector of taxes, to be immediately available, \$10,000.

Special equipment, offices of assessor and collector of taxes.

To aid in support of the National Conference of Commissioners on Uniform State Laws, \$250.

National Conference on Uniform State Laws.

STREET AND ROAD IMPROVEMENT AND REPAIR.

Street, etc., improvement and repairs.

For assessment and permit work, including maintenance of motor vehicles, \$300,000.

Assessment and permit work.

For paving roadways under the permit system, \$45,000.

Paving roadways.

## Street improvements.

## STREET IMPROVEMENTS.

Paving, etc., streets, avenues, suburban roads, etc.

Paving Varnum Street NW.

Paving Third Street NW.

Paving Second Street NW.

Paving Eighth Street NW.

Paving Emerson Street NW.

Paving Farragut Street NW.

Paving Hamilton Street NW.

Paving Webster Street NW.

Paving Massachusetts Avenue SE.

Paving Monroe Street NE.

Paving Varnum Street NW.

Paving Ninth Street NW.

Paving Upshur Street NW.

Paving Fourth Street NW.

Paving Quincy Street NW.

Paving Taylor Street NW.

Paving Second Street NE.

Paving Bryant Street NE.

Paving T Street NW.

Paving S Street NW.

Paving Thirty-eighth Street NW.

Widening roadway Thirteenth Street NW, from F to I Streets.

Post, p. 1224.

Assessing cost.

Vol. 39, p. 716.

Change of vaults.

Paving Princeton Place NW.

For paving, repaving, grading, and otherwise improving streets, avenues, suburban roads, and suburban streets, respectively, including the maintenance of motor vehicles used in this work, as follows:

Northwest: For paving Varnum Street, Second Street to Fourth Street, thirty feet wide, \$11,600;

Northwest: For paving Third Street, Varnum Street to Webster Street, thirty feet wide, \$5,800;

Northwest: For paving Second Street, Upshur Street to Webster Street, thirty feet wide, \$9,200;

Northwest: For paving Eighth Street, Crittenden Street to Decatur Street, thirty feet wide, \$5,200;

Northwest: For paving Emerson Street, Georgia Avenue to Ninth Street, thirty feet wide, \$6,350;

Northwest: For paving Farragut Street, Georgia Avenue to Eighth Street, thirty feet wide, \$12,700;

Northwest: For paving Hamilton Street, Georgia Avenue to Illinois Avenue, thirty feet wide, \$7,500;

Northwest: For paving Webster Street, Seventh Street to Illinois Avenue, thirty feet wide, \$6,000;

Southeast: For paving Massachusetts Avenue, Fifteenth Street to Sixteenth Street, forty feet wide, \$14,000;

Northeast: For paving Monroe Street, Eighteenth Street to Twentieth Street, thirty feet wide, \$11,500;

Northwest: For paving Varnum Street, Fifteenth Street to Sixteenth Street, thirty feet wide, \$6,000;

Northwest: For paving Ninth Street, Emerson Street to Farragut Street, thirty feet wide, \$5,200;

Northwest: For paving Upshur Street, Second Street to Fourth Street, forty-five feet wide, \$9,500;

Northwest: For paving Fourth Street, Varnum Street to Webster Street, thirty feet wide, \$4,700;

Northwest: For paving Quincy Street, Tenth Street to Kansas Avenue, thirty feet wide, \$6,400;

Northwest: For paving Taylor Street, west of Fourteenth Street (approximately four hundred feet), thirty feet wide, \$4,700;

Northeast: For paving Second Street, Bryant Street to Channing Street, thirty feet wide, \$5,200;

Northeast: For paving Bryant Street, Lincoln Road to Fourth Street, thirty feet wide, \$14,800;

Northwest: For paving T Street, Thirty-fifth Street to Thirty-seventh Street, thirty feet wide, \$12,000;

Northwest: For paving S Street, Thirty-sixth Street to Thirty-seventh Street, thirty feet wide, \$5,800;

Northwest: For paving Thirty-eighth Street, Windon Street to Albemarle Street, thirty feet wide, \$11,000;

Northwest: For increasing to eighty feet the roadway width of Thirteenth Street from F to Eye Streets, \$80,000, 40 per centum of the entire cost thereof to be assessed against and collected from the owners of abutting property in the manner provided in the Act approved July 1, 1914 (Thirty-eighth Statutes, page 524), as amended by section 8 of the Act approved September 1, 1916 (Thirty-ninth Statutes, page 716). The owners of abutting property also shall be required to modify, at their own expense, the roofs of any vaults that may be under the sidewalk on said street between the limits named if it be found necessary to change such vaults to permit of the roadway being widened:

Northwest: For paving Princeton Place, Warder Place to Georgia Avenue, thirty feet wide, \$10,000;

- Northeast: For paving Kearney Street, Eighteenth Street to Twentieth Street, thirty feet wide, \$11,500; Paving Kearney Street NE.
- Northwest: For paving Ninth Street, Butternut Street to Cedar Street, thirty feet wide, \$5,200; Paving Ninth Street NW.
- Northwest: For paving Eighth Street, Butternut Street to Cedar Street, thirty feet wide, \$3,700; Paving Eighth Street NW.
- Northwest: For paving Chesapeake Street, River Road to Fourth Street, thirty feet wide, \$9,300; Paving Chesapeake Street NW.
- Northwest: For paving Otis Street, Sixth Street to Park Place, thirty feet wide, \$9,900; Paving Otis Street NW.
- Northwest: For paving Farragut Street, Georgia Avenue to Thirteenth Street, thirty feet wide, \$8,100; Paving Farragut Street NW.
- Northwest: For paving Kennedy Street, Fifth Street to Eighth Street, forty feet wide, \$15,000; Paving Kennedy Street NW.
- Southeast: For grading Savannah Street, Wheeler Road to Eleventh Street; Ninth, Tenth, and Eleventh Places, Savannah Street to Alabama Avenue, \$7,600; Grading Savannah Street SE., etc.
- Northwest: For paving Thirty-fourth Street, Newark Street to Ordway Street, thirty feet wide, \$6,900; Paving Thirty-fourth Street NW.
- Northwest: For paving Thirty-fourth Street. Lowell Street to Klingle Road, thirty feet wide, \$9,800;
- Northwest: For paving Klingle Road, Thirty-second Street to Thirty-fourth Street, thirty feet wide, \$12,000; Paving Klingle Road NW.
- Northwest: For paving Seventeenth Street, Webster Street to Allison Street, thirty feet wide, \$4,800; Paving Seventeenth Street NW.
- Northwest: For paving Ninth Street, Crittenden Street to Decatur Street, thirty feet wide, \$5,000; Paving Ninth Street NW.
- Northwest: For paving Fourth Street, Taylor Street to Upshur Street, thirty feet wide, \$4,000; Paving Fourth Street NW.
- Northwest: For paving Thirteenth Street, Allison Street to Iowa Avenue, forty feet wide, \$8,000; Paving Thirteenth Street NW.
- Northwest: For paving Jefferson Street, Thirteenth Street to Fourteenth Street, thirty feet wide, \$11,500; Paving Jefferson Street NW.
- Northwest: For paving Allison Street, Seventh Street to Illinois Avenue, thirty feet wide, \$4,000; Paving Allison Street NW.
- Northwest: For paving Varnum Street, Fourteenth Street to Fifteenth Street, thirty feet wide, \$6,100; Paving Varnum Street NW.
- Northwest: For paving Garrison Street, Belt Road to Wisconsin Avenue, thirty feet wide, \$11,700; Paving Garrison Street NW.
- Northwest: For paving Thirty-fifth Place, T Street to U Street, twenty-four feet wide, \$3,500; Paving Thirty-fifth Place NW.
- Northwest: For paving Seventh Street, Jefferson Street to Kennedy Street, thirty feet wide, \$4,700; Paving Seventh Street NW.
- Northwest: For paving Seventh Street, Kennedy Street to Longfellow Street, thirty feet wide, \$4,700;
- Northwest: For paving Eighth Street, Ingraham Street to Jefferson Street, thirty feet wide, \$4,700; Paving Eighth Street NW.
- Northwest: For paving Ninth Street, Hamilton Street to Ingraham Street, thirty feet wide, \$5,200; Paving Ninth Street NW.
- Northwest: For paving Kansas Avenue, Allison Street to Buchanan Street, fifty feet wide, with ten-foot center parking, \$7,500; Paving Kansas Avenue NW.
- Northwest: For paving New Hampshire Avenue, Grant Circle to Allison Street, fifty feet wide, with ten-foot center parking, \$10,900; Paving New Hampshire Avenue NW.
- Northwest: For paving Fifteenth Street, Varnum Street to Webster Street, thirty feet wide, \$4,700; Paving Fifteenth Street NW.
- Northwest: For grading Potomac Avenue, Macomb Street to Norton Place and constructing a culvert in connection therewith, \$12,500; Grading Potomac Avenue NW.

Grading Forty-fourth Street NE.

Northeast: For grading Forty-fourth Street, Dix Street to Grant Street, \$5,500;

Grading Otis Street NE., etc.

Northeast: For grading Otis Street and Perry Street from Eastern Avenue westward to a point about 155 feet west of Thirtieth Street; Thirtieth Street, Otis Street to Perry Street; Eastern Avenue, south line of Monroe Street to a point about eight hundred feet northwest of the northerly line of Bunker Hill Road, \$7,000;

Paving Sixteenth Street SE.

Southeast: For paving Sixteenth Street, East Capitol Street to A Street, thirty feet wide, \$4,600;

Paving Kansas Avenue NW.

Northwest: For paving Kansas Avenue, Thirteenth Street to Quincy Street, forty feet wide, \$6,200;

Grading Fern Street NW.

Northwest: For grading Fern Street, Blair Road to Eighth Street, \$2,400;

Paving Quebec Place NW.

Northwest: For paving Quebec Place, Tenth Street to Thirteenth Street, twenty-four feet wide, \$7,000;

Paving Twenty-seventh Street NW.

Northwest: For paving Twenty-seventh Street, K Street to L Street, thirty-two feet wide, \$14,000;

Paving Vine Street NW.

Northwest: For paving Vine Street, Baltimore and Ohio Railroad to Maple Street, twenty feet wide, \$2,800;

Paving Arkansas Avenue NW.

Northwest: For paving Arkansas Avenue, Georgia Avenue to Emerson Street, forty feet wide, \$13,000;

Paving Twelfth Street NE.

Northeast: For paving Twelfth Street, C Street to D Street, thirty-two feet wide, \$8,000;

Paving Seventeenth Street NW.

Northwest: For paving Seventeenth Street, Irving Street to Kilbourne Street, thirty feet wide, \$7,300;

Paving Thirty-ninth Street NW.

Northwest: For paving Thirty-ninth Street, Van Ness Street to Yuma Street, thirty feet wide, \$13,900;

Paving Twelfth Street NE.

Northeast: For paving Twelfth Street, Otis Street to Michigan Avenue, forty and fifty feet wide, \$19,000;

Paving Fifth Street NE.

Northeast: For paving Fifth Street, T Street to W Street, thirty feet wide, \$13,800;

Paving V Street NE.

Northeast: For paving V Street, Fourth Street to Fifth Street, thirty feet wide, \$3,500;

Accounted for as one fund.

In all \$605,650; to be disbursed and accounted for as "Street improvements," and for that purpose shall constitute one fund, and shall be available immediately: *Provided*, That no part of such fund shall be used for the improvement of any street or section thereof not herein specified.

*Proviso.*  
Restriction on use.

Grading.

Grading, streets, alleys, and roads: For labor, purchase and repair of carts, tools or hire of same, and horses, \$50,000.

Condemnation.

Condemnation: For purchase or condemnation of streets, roads, and alleys, \$1,000.

Small park areas.

For the condemnation of small park areas at the intersection of streets, avenues, or roads in the District of Columbia, to be selected by the commissioners, \$5,000.

Opening streets, etc., for permanent highways system.  
Vol. 37, p. 950.

To carry out the provisions contained in the District of Columbia Appropriation Act for the fiscal year 1914 which authorize the commissioners to open, extend, or widen any street, avenue, road, or highway except the Fourteenth Street extension and Piney Branch Road extension to conform with the plan of the permanent system of highways in that portion of the District of Columbia outside of the cities of Washington and Georgetown there is appropriated such sum as is necessary for said purpose during the fiscal year 1925, to be paid wholly out of the revenues of the District of Columbia: *Provided*, That the authority given in the Act of 1914 is not hereby in any way extended.

Exception.

Wholly from District revenues.

*Proviso.*  
Authority not extended.

Repairs.

Repairs: For current work of repairs of streets, avenues, and alleys, including resurfacing and repairs to asphalt pavements with the same or other not inferior material, and including the purchase of three motor trucks at a cost not to exceed \$800 each, and including

the maintenance of motor vehicles used in this work, and including an allowance of not to exceed \$26 per month for an automobile for use for official purposes, \$600,000. This appropriation shall be available for repairing pavements of street railways when necessary; the amounts thus expended shall be collected from such railroad companies as provided by section 5 of "An Act providing a permanent form of government for the District of Columbia," approved June 11, 1878, and shall be deposited to the credit of the appropriation for the fiscal year in which they are collected.

The authority given the commissioners in the District of Columbia Appropriation Act approved March 2, 1907, to make such changes in the lines of the curb of Pennsylvania Avenue and its intersecting streets in connection with their resurfacing as they may consider necessary and advisable is made applicable to such other streets and avenues as may be improved under appropriations contained in this Act: *Provided*, That no such change shall be made unless there shall result therefrom a decrease in the cost of the improvement.

For construction and repair of sidewalks and curbs around public reservations and municipal and United States buildings, \$15,000.

For current work of repairs to suburban roads and suburban streets, including maintenance of motor vehicles used in this work, \$275,000.

For completion of trestle and bins in N Street Northeast, between First Street and Second Street, \$20,000.

Motor vehicles.  
Street railway pavements.  
Vol. 20, p. 105.  
Changing curb lines.  
Vol. 34, p. 1130.  
*Proviso*.  
Restriction.  
Sidewalks, etc.  
Suburban roads, repairs.  
N Street NE.  
Completing trestle, etc.

GASOLINE TAX ROAD AND STREET FUND.

For paving, repaving, grading, and otherwise improving streets, avenues, suburban roads and suburban streets, respectively, including personal services and the maintenance of motor vehicles used in this work, as follows, to be paid from the special fund created by section 1 of the Act entitled "An Act to provide for a tax on motor vehicle fuels sold within the District of Columbia, and for other purposes," approved April 23, 1924:

Northwest and Southwest: For paving Fourteenth Street, B Street south to C Street north, fifty and seventy feet wide, \$30,000;

Southeast: For paving Eleventh Street, Pennsylvania Avenue to the Anacostia Bridge, present width, \$75,000;

Northwest: For paving Twentieth Street, E Street to Virginia Avenue, thirty-two feet wide, \$10,000;

Northeast: For paving Central Avenue, Benning Road to District line, \$78,000;

Northeast: For paving Fifteenth Street, B Street to E Street, thirty-two feet wide, \$38,000;

Southeast: For paving Fifteenth Street, B Street to E Street, thirty-two feet wide, \$38,000;

Northwest: For paving Butternut Street, Fifth Street to Blair Road, forty-five feet wide, \$10,000;

Northwest: For paving Forty-first Street, Davenport Street to Livingston Street, thirty feet wide, \$49,000;

Northwest: For paving Georgia Avenue, Military Road to Fern Street, sixty feet wide, \$112,000;

Southeast: For paving Nichols Avenue, Portland Street to Fourth Street, fifty-six feet wide, \$25,000;

Northeast: For paving Bladensburg Road, end of concrete to District line, forty-five and sixty feet wide, \$55,000;

Northwest: For paving Wisconsin Avenue, Massachusetts Avenue to River Road, sixty feet wide, including necessary relocation of street car tracks and water mains, sixty feet wide, refund to be ob-

Gasoline Tax Road and Street Fund.  
Paving, etc., streets, etc., from.  
*Ante*, p. 106.  
Paving Fourteenth Street NW. and SW.  
Paving Eleventh Street SE.  
Paving Twentieth Street NW.  
Paving Central Avenue NE.  
Paving Fifteenth Street NE.  
Paving Fifteenth Street SE.  
Paving Butternut Street NW.  
Paving Forty-first Street NW.  
Paving Georgia Avenue NW.  
Paving Nichols Avenue SE.  
Paving Bladensburg Road NE.  
Paving Wisconsin Avenue NW.

tained from the street railway company so far as provided under existing law, \$350,000;

Repairing Pennsylvania Avenue Bridge SE.  
Repairing Seventh Street NW. and SW.

Southeast: For repairing and reflooring the Pennsylvania Avenue Bridge, \$20,000;

Northwest and Southwest: For blanketing with asphalt Seventh Street, Pennsylvania Avenue to G Street Southwest, present width, \$35,000;

Disbursement, etc.

In all, \$925,000; to be disbursed and accounted for as "Gasoline tax road and street improvements," and for that purpose shall constitute one fund: *Provided*, That no part of such fund shall be used for the improvement of any street or section thereof not herein specified: *Provided further*, That assessments in accordance with existing law shall be made for paving and repaving roadways where such roadways are paved or repaved with funds derived from the collection of the tax on motor-vehicle fuels; and hereafter all moneys derived from assessments for paving and repaving roadways under provisions of existing law arising from the expenditure of the fund created by the tax on motor-vehicle fuels, shall be paid into the Treasury of the United States and be credited to and constitute a part of said fund and shall thereafter be available for appropriation in the same manner as the proceeds of the tax on motor-vehicle fuels.

Provisions. Restricted to specified improvement.  
Assessments under existing law.

Moneys to be credited to fund.

Bridges.

#### BRIDGES.

Construction, repair, etc.

For construction and repair of bridges, including an allowance at the rate of \$26 per month to the overseer of bridges for the maintenance of an automobile for use in performance of his official duties, and including maintenance of motor vehicles, \$30,000.

Available for street, over railroads.

Appropriations hereafter made for the construction and repair of bridges shall be available for repairing, when necessary, any bridge carrying a public street over the right of way or property of any railway company, or for constructing, reconstructing, or repairing in such manner as shall in the judgment of the commissioners be necessary reasonably to accommodate public traffic, any bridge required to carry or carrying such traffic in a public street over the right of way or property of any canal company operating as such in the District of Columbia, on the neglect or refusal of such railway or canal company to do such work when notified and required by the commissioners, and the amounts thus expended shall be a valid and subsisting lien against the property of such railway company or of such canal company, and shall be collected from such railway company or from such canal company in the manner provided in section 5 of an Act providing a permanent form of government for the District of Columbia, approved June 11, 1878, and shall be deposited in the Treasury to the credit of the United States and the District of Columbia in the manner provided by law.

Over canals.

Reimbursement.

Vol. 20, p. 105.

Highway Bridge.

Highway Bridge across Potomac River: For personal services in accordance with the Classification Act of 1923, \$5,880; labor, \$1,600; power, miscellaneous supplies, and expenses of every kind, necessarily incident to the operation and maintenance of the bridge and approaches, \$7,640; in all, \$18,120.

Anacostia Bridge.

Anacostia River Bridge: For employees, miscellaneous supplies, and expenses of every kind necessary to operation and maintenance of the bridge, \$4,500.

Francis Scott Key Bridge.

Francis Scott Key Bridge: For miscellaneous supplies and expenses of every kind necessarily incident to the maintenance of the bridge and approaches, including personal services, \$2,000.

Trees and parking.

#### TREES AND PARKINGS.

Contingent expenses.

For contingent expenses, including laborers, trimmers, nurserymen, repairmen, teamsters, hire of carts, wagons, or motor trucks, trees,

tree boxes, tree stakes, tree straps, tree labels, planting and care of trees on city and suburban streets, care of trees, tree spaces, maintenance of motor vehicles, and miscellaneous items, \$75,000.

PUBLIC CONVENIENCE STATIONS.

For maintenance of public convenience stations, including compensation of necessary employees, \$23,000. Public convenience stations.

SEWERS.

For cleaning and repairing sewers and basins, including the purchase of three motor field wagons at not to exceed \$650 each, the purchase of three motor trucks at not to exceed \$650 each, the purchase of two motor trucks at not to exceed \$4,000 each, and the purchase of one motor tractor at not to exceed \$650; for operation and maintenance of the sewage pumping service, including repairs to boilers, machinery, and pumping stations, and employment of mechanics and laborers, purchase of coal, oils, waste, and other supplies, and for the maintenance of motor vehicles used in this work. \$265,000. Sewers.  
Cleaning, etc.  
Pumping service.

For main and pipe sewers and receiving basins, \$125,000. Main and pipe.

For suburban sewers, including the exchange or replacement of two motor field wagons at not to exceed \$650 each, the purchase of one motor field wagon at not to exceed \$650, the purchase of four motor trucks at not to exceed \$650 each, and the maintenance of motor vehicles used in this work, \$350,000. Suburban.

For assessment and permit work, sewers, \$250,000. Assessment and permit work.

For purchase or condemnation of rights of way for construction, maintenance, and repair of public sewers, \$2,000. Rights of way.

For the extension of the Rock Creek main interceptor, \$60,000. Rock Creek interceptor.

For continuing the construction of the Upper Potomac, main interceptor, \$20,000. Upper Potomac interceptor.

COLLECTION AND DISPOSAL OF REFUSE.

For personal services in accordance with the Classification Act of 1923, \$55,200. City refuse.  
Salaries.

For dust prevention, sweeping, and cleaning streets, avenues, alleys, and suburban streets, under the immediate direction of the commissioners, and for cleaning snow and ice from streets, sidewalks, crosswalks, and gutters in the discretion of the commissioners, including services and purchase and maintenance of equipment, rent of storage rooms; maintenance and repairs of stables; hire, purchase, and maintenance of horses; hire, purchase, maintenance, and repair of wagons, harness, and other equipment; allowance to inspectors and foremen for maintenance of horses and vehicles or motor vehicles used in the performance of official duties, not to exceed for each inspector or foreman \$20 per month for a horse and vehicle, \$26 per month for an automobile, and \$13 per month for a motor cycle; maintenance and repair of motor-propelled vehicles necessary in cleaning streets and purchase of motor-propelled street-cleaning equipment; purchase, maintenance, and repair of bicycles; and necessary incidental expenses, \$410,000. Sweeping, cleaning, ice and snow removal, etc.  
Vehicles, etc.

To enable the commissioners to carry out the provisions of existing law governing the collection and disposal of garbage, dead animals, night soil, and miscellaneous refuse and ashes in the District of Columbia (no contract shall be let for the collection of dead animals), including inspection and allowance to inspectors for maintenance of horses and vehicles or motor vehicles used in the per-

Garbage, ashes, dead animals, etc.  
Collection and disposal of.

formance of official duties, not to exceed for each inspector \$20 per month for a horse and vehicle, \$26 per month for automobiles, and \$13 per month for motor cycles; fencing of public and private property designated by the commissioners as public dumps; and incidental expenses, \$900,000: *Provided*, That any proceeds received from the disposal of city refuse or garbage shall be paid into the Treasury of the United States to the credit of the United States and the District of Columbia in the manner provided by law: *Provided further*, That this appropriation shall not be available for collecting ashes or miscellaneous refuse from hotels and places of business or from apartment houses of four or more apartments in which the landlord furnishes heat to tenants.

*Proviso.*  
Deposit of receipts.

Use restricted.

Public playgrounds.

### PUBLIC PLAYGROUNDS.

Personal services.

For personal services in accordance with the Classification Act of 1923, \$71,270; for services of extra directors at not exceeding 35 cents per hour, \$800; for services of extra watchmen at not exceeding 25 cents per hour, \$600; in all \$72,670: *Provided*, That employments hereunder other than of persons paid by the hour shall be distributed as to duration in accordance with the District of Columbia Appropriation Act for the fiscal year 1924;

*Proviso.*  
Employments restricted.

Maintenance, etc.

For general maintenance, improvement, equipment, supplies, incidental and contingent expenses of playgrounds, including labor, under the direction and supervision of the commissioners, \$40,000;

Public school playgrounds during summer.

For the maintenance and contingent expenses of keeping open during the summer months the public-school playgrounds, under the direction and supervision of the commissioners; for special and temporary service, directors, assistants, and janitor service during the summer vacation, and, in the larger yards, daily after school hours during the school term, \$21,000;

Swimming pools.

For supplies, installing electric lights, repairs, maintenance, and necessary expenses of operating three swimming pools, \$3,000;

New sites.

For the purchase of a site on Thirty-third Street, between P and Q Streets northwest, in square 1273 (lot 818), containing two thousand six hundred and fifty square feet, \$7,000;

Bathing beach.

For the purchase of three playground sites, \$14,300;

**BATHING BEACH:** For personal services in accordance with the Classification Act of 1923, \$1,320; for temporary services, supplies, and maintenance, \$4,500; for repairs to buildings, pools, and upkeep of grounds, \$1,780; in all, \$7,600;

In all, for playgrounds, \$165,570.

Electrical department.

### ELECTRICAL DEPARTMENT.

Personal services.

For personal services in accordance with the Classification Act of 1923, \$79,940.

Supplies, contingent expenses, etc.

For general supplies, repairs, new batteries and battery supplies, telephone rental and purchase, telephone service charges, wire and cable for extension of telegraph and telephone service, repairs of lines and instruments, purchase of poles, tools, insulators, brackets, pins, hardware, cross arms, ice, record books, stationery, printing, livery, purchase and repair of bicycles, allowance for the maintenance of not more than three automobiles at not to exceed \$26 per month each, blacksmithing, extra labor, new boxes, and other necessary items, \$30,000.

Placing wires underground.

For placing wires of fire alarm, police patrol, and telephone service underground in existing conduits, including cost of cables, terminal boxes, and posts, connections to and between existing conduits, manholes, handholds, posts for fire-alarm and police boxes, extra labor, and other necessary items, \$4,800.

For extension and relocation of police-patrol system, including purchase of new boxes, purchase and erection of necessary poles, cross arms, insulators, pins, braces, wire, cable, conduit connections, posts, extra labor, and other necessary items, \$2,000.

Police patrol system.

For alterations in police-patrol signal system in the second, eighth, and tenth police precincts, rearrangement of circuits and reconnection of certain boxes because of changes in boundaries of those precincts incident to establishment of the new twelfth police precinct, including the purchase and installation of necessary poles, cross arms, insulators, pins, braces, wire, cable, conduit connections, posts, instruments, extra labor, and other necessary items, to be immediately available, \$3,120.

Altering police stations in specified precincts.

**LIGHTING:** For purchase, installation, and maintenance of public lamps, lamp-posts, street designations, lanterns, and fixtures of all kinds on streets, avenues, roads, alleys, and public spaces, and for all necessary expenses in connection therewith, including rental of stables and storerooms, livery and extra labor, this sum to be expended in accordance with the provisions of sections 7 and 8 of the District of Columbia Appropriation Act for the fiscal year 1912 and with the provisions of the District of Columbia Appropriation Act for the fiscal year 1913, and other laws applicable thereto, \$525,000.

Lighting streets, etc.

Rates.  
Vol. 36, p. 1008.

Vol. 37, p. 181.

For replacing gas lamps and fixtures and older and less effective electric lamps and fixtures on streets, avenues, roads, and public spaces by improved electric installations, purchase of posts and fixtures of all kinds, and for all necessary expenses in connection therewith \$35,000: *Provided*, That no part of this appropriation shall be available for the payment on any contract required by law to be awarded through competitive bidding, which is not awarded to the lowest bidder on specifications, and such specifications shall be so drawn as to admit of fair competition.

Replacing old fixtures, etc.

*Proviso.*  
Contract restrictions.

For extension and relocation of fire-alarm system, including purchase of new boxes, purchase and erection of necessary poles, cross arms, insulators, pins, braces, wire, cable, conduit connections, posts, extra labor, and other necessary items, \$9,000.

Fire alarm boxes.

For purchase and installing additional lead-covered cables to increase the capacity of the underground signal cable system, \$8,000.

Extending cable system.

## PUBLIC SCHOOLS.

Public schools.

Salaries: Superintendent, \$6,000; two assistant superintendents, at \$3,750 each; business manager, to be in charge of the business administration of the public school system, and to be appointed by and responsible to the Board of Education of the District of Columbia, \$3,750; director of intermediate instruction, thirteen supervising principals, supervisor of manual training and director of primary instruction, sixteen in all, at a minimum salary of \$2,400 each; in all, \$55,650: *Provided*, That no part of this sum shall be available for the payment of the salary of any superintendent, assistant superintendent, director of intermediate instruction, or supervising principal who permits the teaching of partisan politics, disrespect of the Holy Bible, or that ours is an inferior form of government.

Superintendent, business manager, etc.

*Ante*, p. 367.  
*Post*, p. 673.

*Provisos.*  
Teaching partisan politics, disrespect of Bible and form of government forbidden.

Office personnel.  
Superintendent.

Secretary.

Office of the superintendent of schools: For personal services in accordance with the Classification Act of 1923, \$53,580.

Office of the secretary: For personal services in accordance with the Classification Act of 1923, \$13,020.

Finance and accounting.

Office of finance and accounting: For personal services in accordance with the Classification Act of 1923, \$18,360.

## Salaries.

Salaries: Attendance officers—one \$1,080, one \$960, nine at \$900 each; in all, \$10,140.

## Librarians.

Salaries: Librarians in high and normal schools—ten in class 5, at a minimum salary of \$1,200 each, \$12,000.

## Teachers.

## TEACHERS.

## Salaries.

*Ante*, p. 367.

## Principal, Central High.

*Proviso.*

Basic salary.

Salaries: For two thousand six hundred and seventy-six teachers at minimum salaries as follows:

Principal of the Central High School, \$3,500: *Provided*, That the principal of the Central High School shall be placed at a basic salary of \$3,500 per annum and shall be entitled to an increase of \$100 per annum for five years;

## Assistants, Central High and McKinley.

*Proviso.*

Basic salary.

Two assistant principals, one for the Central High School and one for the McKinley Manual Training High School, at \$2,400 each: *Provided*, That said assistant principals shall be placed at a basic salary of \$2,400 per annum and shall be entitled to an increase of \$100 per annum for five years;

## Other principals.

Principals of normal, high, and manual-training high schools, eight at \$2,700 each;

## Deans of girls at designated schools.

Principals of junior high schools, eight at \$2,700 each;

Seven assistant principals, who shall be deans of girls of the Central High School, Eastern High School, Dunbar High School, Business High School, Western High School, McKinley Manual Training High School, and Armstrong Manual Training High School, at \$2,400 each: *Provided*, That said assistant principals shall be placed at a basic salary of \$2,400 per annum and shall be entitled to an increase of \$100 per annum for five years;

*Proviso.*

Basic salary.

## Directors.

*Proviso.*

Penmanship.

Directors of music, drawing, physical culture, domestic science, domestic art, kindergartens, and penmanship, seven, at \$2,000 each: *Provided*, That the director of penmanship, who shall be an instructor in the normal school and a director in the grades, shall be placed at a basic salary of \$2,000 per annum, and shall be entitled to an increase of \$100 per annum for five years;

## Assistant director.

Primary instruction.

Other assistant directors.

*Proviso.*

Penmanship.

Assistant director of primary instruction, \$1,800;

Assistant directors of music, drawing, physical culture, domestic science, domestic art, kindergartens, and penmanship, seven, at \$1,800 each: *Provided*, That the assistant director of penmanship, who shall be an instructor in the normal school and an assistant director in the grades, shall be placed at a basic salary of \$1,800 per annum, and shall be entitled to an increase of \$50 per annum for five years;

## Manual training.

Other teachers.

Assistant supervisor of manual training, \$1,800;

Heads of departments in high and manual-training high schools in group B, of class 6, sixteen, at \$2,200 each;

Normal, high, and manual-training high schools, promoted for superior work, group B, of class 6, sixty-three, at \$2,200 each;

Group A, of class 6, including seven principals of grade manual-training schools, five hundred and six, at \$1,440 each;

Class 5, two hundred and forty-five, at \$1,200 each, including administrative principals, vocational trade instructors and teachers of Americanization work;

Class 4, five hundred and ninety-five, at \$1,200 each;

Class 3, six hundred and fifty-one, at \$1,200 each;

Class 2, four hundred and thirty-two, at \$1,200 each;

Class 1, one hundred and twenty-six, at \$1,200 each;

*Proviso.*  
Teaching politics,  
etc., forbidden.

In all, for teachers, \$3,459,740: *Provided*, That no part of this sum shall be available for the payment of the salary of any teacher who teaches partisan politics, disrespect of the Holy Bible, or that ours is an inferior form of government.

The salaries appropriated herein for teachers and librarians in all classes during the fiscal year 1925 shall be in lieu of the present basic or initial salaries for such classes, and the present rates of longevity increases of pay for the said classes shall apply to the basic or initial salaries appropriated herein: *Provided*, That for the year ending June 30, 1925, each of the teachers and librarians in said classes shall receive placing in the class to which assigned so that each teacher or librarian shall receive in addition to the basic salary herein provided a longevity increase which shall be equal to the longevity increase which is next above that received June 30, 1924.

Salaries in lieu of present basic pay.  
*Ante*, p. 367.

*Proviso.*  
Additional for fiscal year 1924.

No part of any appropriation made in this Act shall be paid to any person employed under or in connection with the public schools of the District of Columbia who shall solicit or receive, or permit to be solicited or received, on any public-school premises, any subscription or donation of money or other thing of value from any pupil enrolled in such public schools for presentation of testimonials to school officials or for any purpose except such as may be authorized by the Board of Education at a stated meeting upon the written recommendation of the superintendent of schools.

Soliciting subscriptions, etc., prohibited.

Exception.

For the instruction and supervision of children in the vacation schools and playgrounds, and supervisors and teachers of vacation schools and playgrounds may also be supervisors and teachers of day schools, \$30,000.

Vacation schools, etc.

For longevity pay, to be paid in strict conformity with the provisions of existing law, \$660,000: *Provided*, That no part of this sum shall be paid to any person who, in the opinion of the Board of Education and the superintendent of schools, has an unsatisfactory efficiency rating.

Longevity pay.  
*Proviso.*  
Efficiency requisite.

For payment of annuities, \$60,000.

Annuities.

For allowance to principals of grade school buildings for services rendered as such, in addition to their grade salary, to be paid in strict conformity with the provisions of the Act entitled "An Act to fix and regulate the salaries of teachers, school officers, and other employees of the Board of Education of the District of Columbia," approved June 20, 1906, \$44,000.

Additional pay for grade schools principals.  
*Proviso.*  
Vol. 34, p. 320.

NIGHT SCHOOLS.

Night schools.

Salaries: For teachers of night schools, including teachers of industrial, commercial, and trade instruction, and teachers of night schools may also be teachers of day schools, \$90,000.

Salaries.

Contingent expenses: For contingent and other necessary expenses, including equipment and purchase of all necessary articles and supplies for classes in industrial, commercial, and trade instruction, \$4,500.

Contingent expenses.

THE DEAF, DUMB, AND BLIND.

Deaf, dumb, and blind.

For expenses attending the instruction of deaf and dumb persons admitted to the Columbia Institution for the Deaf from the District of Columbia, under section 4864 of the Revised Statutes, and as provided for in the Act approved March 1, 1901, and under a contract to be entered into with the said institution by the commissioners, \$20,250.

Columbia Institution for the Deaf.  
Instruction expenses.  
R. S., sec. 4864, p. 942.  
Vol. 31, p. 844.

For maintenance and tuition of colored deaf-mutes of teachable age belonging to the District of Columbia, in Maryland, or some other State, under a contract to be entered into by the commissioners, \$5,000: *Provided*, That all expenditures under this appropriation shall be made under the supervision of the Board of Education.

Colored deaf mutes.  
Tuition under contract.

For instruction of blind children of the District of Columbia, in Maryland, or some other State, under a contract to be entered into

*Proviso.*  
Supervision.  
Blind children.  
Instruction under contract.

*Proviso.*  
Supervision.

by the commissioners, \$10,000: *Provided*, That all expenditures under this appropriation shall be made under the supervision of the Board of Education.

Americanization  
work.

AMERICANIZATION WORK.

Instructing foreigners  
of all ages.

For Americanization work and instruction of foreigners of all ages in both day and night classes, including a principal, who, for ten months, shall give his full time to this work, at \$1,800 per annum, and teachers of Americanization schools may also be teachers of the day school, \$10,830.

Equipment, etc.

For contingent and other necessary expenses, including books, equipment, and supplies, \$2,500.

Community centers.

COMMUNITY CENTER DEPARTMENT.

Salaries and expenses.  
*Post*, p. 675.

For salaries of directors, supervisors, teachers, clerks, and other employees for civic, educational, recreational, and social activities under the direction of the Board of Education; for equipment and supplies; for lighting fixtures; for maintenance of automobiles (employees of the day schools may also be employees of the community center department); in all, \$30,000, to be paid wholly out of the revenues of the District of Columbia: *Provided*, That not more than 70 per centum of this sum shall be expended for salaries of directors, supervisors, teachers, and clerks.

From District rev-  
enues.

*Proviso.*  
Pay restriction.

Care of buildings  
and grounds.

CARE OF BUILDINGS AND GROUNDS.

Salaries.

Salaries: For personal services in accordance with the Classification Act of 1923, \$443,076.

Smaller buildings and  
rented rooms.

For care of smaller buildings and rented rooms, including cooking and manual-training schools, wherever located, at a rate not to exceed \$96 per annum for the care of each schoolroom, other than those occupied by atypical or ungraded classes, for which service an amount not to exceed \$120 per annum may be allowed, \$8,000.

Hygiene and sanitation.

HYGIENE AND SANITATION.

Personal services.

*Provisos.*

Day duty of chief in-  
spector.

Salaries: For personal services in accordance with the Classification Act of 1923, \$60,120: *Provided*, That the person employed in the capacity of chief medical and sanitary inspector shall, under the direction of the health officer of the District of Columbia, give his whole time from nine o'clock a. m. to four o'clock p. m., to, and exercise the direction and control of the medical inspection and sanitary conditions of the public schools of the District of Columbia: *Provided further*, That of the persons employed as medical inspectors one shall be a woman, four shall be dentists, and four shall be of the colored race, and that of the graduate nurses employed as public-school nurses three shall be of the colored race.

Division of inspec-  
tors.

Free dental clinics.

For the maintenance of free dental clinics in the public schools, \$1,000.

Miscellaneous.

MISCELLANEOUS.

Equipping tempo-  
rary rooms, etc.

For equipment of temporary rooms for classes above the second grade, now on half time, and to provide for estimated increased enrollment that may be caused by operation of the compulsory education law, and for purchase of all necessary articles and supplies to be used in the course of instruction which may be provided for atypical and ungraded classes, \$5,000.

Tubercular pupils.

For the maintenance of schools for tubercular pupils, \$4,000.

For transportation for pupils attending schools for tubercular children, \$3,000: *Provided*, That expenditures for car fares from this fund shall not be subject to the general limitations on the use of car fares covered by this Act.

Transportation.  
*Provided*.  
Car fares allowed.

For purchase and repair of furniture, tools, machinery, material, and books, and apparatus to be used in connection with instruction in manual training, and incidental expenses connected therewith, \$60,000.

Manual training expenses.

For fuel, gas, and electric light and power, \$235,000.

Fuel, light, and power.

For furniture, including pianos and window shades, for buildings and additions to buildings, equipment for kindergartens, and tools and furnishings for manual training, cooking and sewing schools, as follows: Armstrong Manual Training School and addition thereto, \$100,000; Western High School and addition thereto, \$82,763; eight-room school building on Spring Road site, \$4,588; eight-room addition to the Tenley School, \$7,388; three kindergartens, \$3,000; two sewing schools, \$1,200; two housekeeping and cooking schools, \$3,000; two cooking schools, \$2,000; two manual-training shops, \$3,000; in all, \$206,939.

Furniture, etc., for designated schools.

For contingent expenses, including furniture and repairs of same, pay of cabinetmaker, stationery, printing, ice, and other necessary items not otherwise provided for, including an allowance of not exceeding \$312 per annum for a motor vehicle for each of the superintendent of schools, the superintendent of janitors, the two assistant superintendents, the director of primary instruction, the school cabinetmaker, the supervising principal in charge of the white special schools, the chief medical and sanitary inspector of schools, and the supervising principal of the colored special schools, and including not exceeding \$3,000 for books of reference and periodicals, \$76,040: *Provided*, That a bond shall not be required on account of military supplies or equipment issued by the War Department for military instruction and practice by the students of high schools in the District of Columbia.

Contingent expenses, cabinetmaker, etc.

Motor vehicle allowance.

For the purchase of sanitary paper towels and for fixtures for dispensing the same to the pupils, \$2,000.

Paper towels.

For purchase of pianos for school buildings and kindergarten schools, at an average cost not to exceed \$300 each, \$1,500.

Pianos.

For textbooks and school supplies for use of pupils of the first eight grades, to be distributed by the superintendent of public schools under regulations to be made by the Board of Education, and for the necessary expenses of purchase, distribution, and preservation of said textbooks and supplies, including necessary labor not to exceed \$1,000, \$125,000: *Provided*, That the Commissioners of the District of Columbia, in their discretion, are authorized to exchange any badly damaged book for a new one, the new one to be similar in text to the old one when it was new.

Supplies to pupils.

*Provided*.  
Exchanges.

For kindergarten supplies, \$6,300.

For purchase of United States flags, \$1,200.

Kindergarten supplies.

Flags.  
School gardens.

For utensils, material, and labor, for establishment and maintenance of school gardens, \$3,000.

Nature study, etc., teachers.

The Board of Education is authorized to designate the months in which the ten salary payments now required by law shall be made to teachers assigned to the work of instruction in nature study and school gardens.

For purchase of apparatus, fixtures, specimens, technical books, and for extending the equipment and for the maintenance of laboratories of the departments of physics, chemistry, biology, and general science in the several high and junior high schools and normal schools, and for the installation of the same, \$10,000.

Physics, etc., departments' supplies.

Robert Gould Shaw Junior High.

For furniture and equipment for the Robert Gould Shaw Junior High School, \$6,000.

Columbia Junior High.

For furniture and equipment for the Columbia Junior High School, \$6,000.

Children of Army, Navy, etc., admitted free.

The children of officers and men of the United States Army and Navy and children of other employees of the United States stationed outside the District of Columbia shall be admitted to the public schools without payment of tuition.

Buildings and grounds.

BUILDINGS AND GROUNDS.

Armstrong Manual Training. Addition. Western High. Addition.

Completing the construction of an addition to the Armstrong Manual Training School, \$200,000;

Completing the construction of an addition to the Western High School, \$450,000;

Thomson. Addition

For completing the construction of a third-story addition to the Thomson School, \$75,000;

John F. Cook.

For completing the construction of a building to replace the present John F. Cook School, \$150,000;

Calvert Street site.

For grading and making the water and sewer connections in the school site on Calvert Street near Connecticut Avenue, \$5,000;

McKinley Manual Training.

For the preparation of plans and specifications for a new school building for the McKinley Manual Training School, \$5,000;

Sites. In the northeast.

For the purchase of a site in the northeast somewhere within a distance of approximately a half mile of the Taylor School (located in square 891), \$150,000;

Third and Rittenhouse Streets NW.

For the purchase of a site for a new school in the vicinity of Third and Rittenhouse Streets northwest, \$20,000;

Burrville.

Purchase of site, Burrville, \$7,500;

Near Fifth and Buchanan Streets NW.

Purchase of site in the vicinity of Fifth and Buchanan Streets northwest, \$50,000;

Western High athletic field. Junior High, plans, etc.

For athletic field for the Western High School, \$125,000;

For the preparation of plans and specifications and investigation of subsurface conditions of site for Junior High School near Twenty-fourth and N Streets northwest, \$5,000;

Tubercular children.

Building for, on site of Tuberculosis Hospital.

The Commissioners of the District of Columbia are hereby authorized and directed to erect the school building for the care of tubercular children on such part of the site now occupied by the Tuberculosis Hospital as in their judgment may be best suited for such purpose, the said site being described on the tax records of the District of Columbia as parcels 84-134, 84-146, and 84-147, and the said building having been appropriated for in the Act entitled "An Act making appropriation to supply deficiencies in appropriations for the fiscal year ending June 30, 1921, and prior fiscal years, and for other purposes." approved June 16, 1921;

Vol. 42, p. 60.

In all, \$1,242,500, to be disbursed and accounted for as "Buildings and Grounds, Public Schools," and for that purpose shall constitute one fund, and shall be available immediately: *Provided*, That no part of such fund shall be used for or on account of any school building or site not herein specified.

Disbursed and accounted for as one fund.

Proviso. Use restricted to specified objects.

Contract restrictions.

None of the money appropriated by this Act shall be paid or obligated toward the construction of or addition to any building the whole and entire construction of which, exclusive of heating, lighting, and plumbing, shall not have been awarded in one or a single contract, separate and apart from any other contract, project, or undertaking, to the lowest bidder complying with all the legal requirements as to a deposit of money or the execution of a bond, or both, for the faithful performance of the contract: *Provided further*, That nothing herein shall be construed as repealing existing law giving the commissioners the right to reject all bids.

Proviso. Right to reject bids.

For rent of school buildings and grounds, storage and stock rooms, Rent, etc.  
\$16,500.

For repairs and improvements to school buildings and grounds and for repairing and renewing heating, plumbing, and ventilating apparatus, and installation of sanitary drinking fountains in buildings not supplied with same, \$300,000. Repairs, etc., of build-  
ings and grounds.

For maintenance and repair of ninety-two school playgrounds now established, \$4,500. School playgrounds.

For equipment, grading, and improving eight additional school yards for the purposes of play of pupils, \$4,000: *Provided*, That such playgrounds shall be kept open for play purposes in accordance with the schedule maintained for playgrounds under the jurisdiction of the playground department. Additional, in school  
yards.  
*Proviso.*  
Use, etc.

For repair, replacement, and extension of equipment, furniture, and furnishings, including pianos, to adapt for use as junior high schools, the old Eastern High School, \$4,000; the Jefferson School, \$5,000; and the Randall School, \$4,000; in all, \$13,000. Repairs, etc., of fur-  
nishings for specified  
junior high schools.

The total cost of the sites and of the several and respective buildings herein provided for, including heating, lighting, and plumbing, when completed upon plans and specifications to be made previously and approved, shall not exceed the several and respective sums of money herein respectively appropriated or authorized for such purposes, any provision in this Act to the contrary notwithstanding. Cost of sites, etc., lim-  
ited to appropriations.

The plans and specifications for all buildings provided for in this Act shall be prepared under the supervision of the municipal architect, and those for school buildings after consultation with the Board of Education, and shall be approved by the commissioners, and shall be constructed in conformity thereto. Preparation of plans.

The school buildings authorized and appropriated for herein shall be constructed with all doors intended to be used as exits or entrances opening outward, and each of said buildings having an excess of eight rooms shall have at least four exits. Appropriations carried in this Act shall not be used for the maintenance of school in any building unless all outside doors thereto used as exits or entrances shall open outward and be kept unlocked every school day from one-half hour before until one-half hour after school hours. Exits required.  
  
Doors to open out-  
ward, etc.  
  
Unlocked doors, etc.

## METROPOLITAN POLICE.

### SALARIES.

Major and superintendent, \$4,500; two assistant superintendents, at \$3,000 each; four inspectors, at \$2,400 each; twelve captains, at \$2,400 each; additional compensation for thirty-five privates detailed for special service in the detection and prevention of crime, \$16,800; additional compensation for fourteen privates detailed for special service in the various precincts for the prevention and detection of crime, at the rate of \$120 per annum, \$1,680; additional compensation for one inspector or captain and one lieutenant detailed for special service in the detection and prevention of crime, at \$400 each; twenty-one lieutenants, one of whom shall be harbor master, at \$2,000 each; fifty-six sergeants, one of whom may be detailed for duty in the harbor patrol, at \$1,800 each; privates—six hundred and thirty-three of class 3 at \$1,660 each, one hundred and seventy of class 2 at \$1,560 each, fifty-one of class 1 at \$1,460 each; amount required to pay salaries of privates of class 2 who will be promoted to class 3 and privates of class 1 who will be promoted to class 2 during the fiscal year 1925, \$2,600; motor vehicle allowance for two inspectors at \$480 each; twenty-five captains, lieutenants, sergeants, and privates, mounted on horses, at \$540 each; thirty-two lieutenants, ser-

Salaries.  
*Ante*, p. 174.  
*Post*, p. 676.

## Personal services.

geants, and privates, mounted on bicycles, at \$70 each; driver-privates—thirty-five of class 2, at \$1,560 each; three of class 1, at \$1,460 each; personal services in accordance with the Classification Act of 1923, \$66,000; in all, \$1,745,700.

## Fuel.

For fuel, \$8,500.

## Repairs.

For repairs and improvements to police stations and station grounds, \$7,000.

## Contingent expenses.

For miscellaneous and contingent expenses, including rewards for fugitives, purchase of modern revolvers and other firearms, maintenance of card system, stationery, city directories, books of reference, periodicals, telegraphing, telephoning, photographs, printing, binding, gas, ice, washing, meals for prisoners, not to exceed \$200 for car tickets, furniture and repairs thereto, beds and bed clothing, insignia of office, motor cycles, police equipments and repairs to same, repairs to vehicles, van, patrol wagons, and saddles, mounted equipments, and expenses incurred in prevention and detection of crime, and other necessary expense, \$60,000; of which amount a sum not exceeding \$500 may be expended by the major and superintendent of police for prevention and detection of crime, under his certificate, approved by the commissioners, and every such certificate shall be deemed a sufficient voucher for the sum therein expressed to have been expended: *Provided*, That the War Department may, in its discretion, furnish the commissioners, for use of the police, upon requisition, such worn mounted equipment as may be required.

*Preciso.*  
Army mounted equipment.

## Flags, etc.

For flags and halyards, \$200.

## Motor vehicles.

For maintenance of motor vehicles and the replacement of those worn out in the service and condemned, \$35,000.

## Additional cells.

For construction of additional cells in police stations numbered 7 and 9, \$6,707.

## House of detention.

## HOUSE OF DETENTION.

## Maintenance, etc.

For maintenance of a suitable place for the reception and detention of children under seventeen years of age, and in the discretion of the commissioners, of girls and women over seventeen years of age, arrested by the police on charge of offense against any law in force in the District of Columbia, or held as witnesses or held pending final investigation or examination, or otherwise including transportation, the purchase and maintenance of necessary motor vehicles, clinic supplies, food, upkeep and repair of building, fuel, gas, ice, laundry, supplies, and equipment, electricity, and other necessary expenses, \$17,000; for personal services in accordance with the Classification Act of 1923, \$13,380; in all, \$30,380.

## HARBOR PATROL.

## Harbor patrol.

For personal services in accordance with the Classification Act of 1923, \$7,860.

For fuel, construction, maintenance, repairs, and incidentals, \$3,500.

Policemen, etc., relief fund.

## POLICEMEN AND FIREMEN'S RELIEF FUND.

## Payments from.

*Preciso.*  
Deduction from salaries increased.

To pay the relief and other allowances as authorized by law, \$400,000: *Provided*, That on and after July 1, 1924, the rate of deduction from the monthly salary of each member of the police and fire departments of the District of Columbia shall be 2½ per centum.

## FIRE DEPARTMENT.

Fire department.

## SALARIES.

Chief engineer, \$4,000; two deputy chief engineers, at \$3,000 each; eight battalion chief engineers, at \$2,400 each; fire marshal, \$2,400; deputy fire marshal, \$2,000; four inspectors, at \$1,660 each; thirty-eight captains, at \$1,900 each; forty-two lieutenants, at \$1,760 each; forty-six sergeants, at \$1,700 each; superintendent of machinery, \$2,500; assistant superintendent of machinery, \$2,000; two pilots, at \$1,700 each; two marine engineers, at \$1,700 each; two assistant marine engineers, at \$1,660 each; two marine firemen, at \$1,460 each; privates—four hundred and fifty-six of class 3, at \$1,660 each, eighty-one of class 2, at \$1,560 each; amount required to pay salaries of privates of class 2 who will be promoted to class 3 and privates of class 1 who will be promoted to class 2 during the fiscal year 1925, \$670; personal services in accordance with the Classification Act of 1923, \$8,820; in all, \$1,174,910.

Salaries.  
Ante, p. 175.  
Post, p. 676.

## MISCELLANEOUS.

Miscellaneous.

For repairs and improvements to engine houses and grounds, \$25,000.

Repairs to buildings.

For repairs, improvements, and alterations to engine house Numbered 16, D Street between Twelfth and Thirteenth Streets northwest, \$15,000: *Provided*, That the appropriations made for this purpose in the District of Columbia appropriation acts for the fiscal years ended June 30, 1923, and June 30, 1924, are reappropriated and continued available in addition to the appropriation herein authorized.

Repairs, etc., No. 16 engine house.

*Proviso.*  
Reappropriation.  
Vol. 42, pp. 693, 1351.

For repairs to apparatus and motor vehicles and other motor-driven apparatus, and for new apparatus, new motor vehicles, new appliances, employment of mechanics, helpers, and laborers in the fire department repair shop, and for the purchase of necessary supplies, materials, equipment, and tools: *Provided*, That the commissioners are authorized, in their discretion, to build or construct, in whole or in part, fire-fighting apparatus in the fire department repair shop, \$45,000.

Repairs to apparatus.

*Proviso.*  
Construction at repair shop.

For repair and improvement of fire boat, \$3,000.

Fire boat repairs.

For hose, \$30,000.

Hose, fuel, and forage.

For fuel, \$35,000.

For forage, \$2,300.

For contingent expenses, horseshoeing, furniture, fixtures, oil, medical and stable supplies, harness, blacksmithing, gas and electric lighting, flags and halyards, and other necessary items, cost of installation and maintenance of telephones in the residences of the superintendent of machinery and the fire marshal, \$28,000.

Contingent expenses

Permanent improvements:

For one aerial hook and ladder truck, motor driven, \$15,500.

New apparatus.

For three pumping engines, triple combination, motor driven, \$10,000 each.

For one gasoline tank and oil wagon, motor driven, \$1,500.

For one automobile, \$2,000.

Automobile.

For house, site, furniture, and furnishings for a truck company to be located in the northeast section of the city in the vicinity of Twelfth and H Streets northeast, including the cost of necessary instruments for receiving alarms and connecting said house with fire-alarm headquarters, \$62,000.

House, etc., for truck company, in northeast.

For house, site, furniture, and furnishings for an engine company to be located in the vicinity of the intersection of Conduit Road and Reservoir Street northwest, including the cost of necessary instru-

House, etc., for engine company on Conduit Road.

ments for receiving alarms and connecting said house with fire-alarm headquarters, \$56,000.

Health Department.

## HEALTH DEPARTMENT.

### SALARIES.

Salaries.

For personal services in accordance with the Classification Act of 1923, \$130,640.

Contagious diseases prevention.

### PREVENTION OF CONTAGIOUS DISEASES.

Enforcement expenses.  
Vol. 29, p. 635.  
Vol. 34, p. 889.

For enforcement of the provisions of an Act to prevent the spread of contagious diseases in the District of Columbia, approved March 3, 1897, and an Act for the prevention of scarlet fever, diphtheria, measles, whooping cough, chicken pox, epidemic cerebrospinal meningitis, and typhoid fever in the District of Columbia, approved February 9, 1907, and an Act to provide for registration of all cases of tuberculosis in the District of Columbia, for free examination of sputum in suspected cases, and for preventing the spread of tuberculosis in said District of Columbia, approved May 13, 1908, under the direction of the health officer of said District, manufacture of serums, including their use in indigent cases, and for the prevention of infantile paralysis and other communicable diseases, including salaries or compensation for personal services, when ordered in writing by the commissioners and necessary for the enforcement and execution of said Acts, and for the prevention of such other communicable diseases as hereinbefore provided, purchase and maintenance of necessary horses, wagons, and harness, purchase of reference books and medical journals, and maintenance of quarantine station and smallpox hospital, \$40,000: *Provided*, That any bacteriologist employed under this appropriation shall not be paid at a rate more than \$7 per day for time actually employed and may be assigned by the health officer to the bacteriological examination of milk and other dairy products and of the water supplies of dairy farms, and to such other sanitary work as in the judgment of the health officer will promote the public health, whether such examinations be or be not directly related to contagious diseases.

Tuberculosis registration, etc.  
Vol. 35, p. 126.

Infantile paralysis, etc.

For isolating wards for minor contagious diseases at Garfield Memorial and Providence Hospitals, maintenance, \$10,000 and \$6,500, respectively, or so much thereof as in the opinion of the commissioners may be necessary; in all, \$16,500.

Smallpox hospital.  
*Proviso.*  
Bacteriological examinations.

For the maintenance of a dispensary or dispensaries for the treatment of indigent persons suffering from tuberculosis and of indigent persons suffering from venereal diseases, including payment for personal service and supplies, \$14,500: *Provided*, That the commissioners may accept such volunteer services as they deem expedient in connection with the establishment and maintenance of the dispensaries herein authorized: *Provided further*, That this shall not be construed to authorize the expenditure or the payment of any money on account of any such volunteer service.

Isolating wards, Garfield and Providence Hospitals.

Tuberculosis and venereal diseases dispensaries.

*Provisos.*  
Volunteer services.

Pay prohibition.

Disinfecting service.

For maintenance of disinfecting service, including salaries or compensation for personal services when ordered in writing by the commissioners and necessary for maintenance of said service, and for purchase and maintenance of necessary horses, wagons, and harness, \$6,000.

Drainage of lots.  
Vol. 29, p. 125.

Abating nuisances.  
Vol. 34, p. 114.

For enforcement of the provisions of an Act to provide for the drainage of lots in the District of Columbia, approved May 19, 1896, and an Act to provide for the abatement of nuisances in the District of Columbia by the commissioners, and for other purposes, approved April 14, 1906, \$2,000.

For special services in connection with the detection of the adulteration of drugs and of foods, including candy and milk, \$200. Food, etc., adulterations.

BACTERIOLOGICAL LABORATORY.

For maintaining and keeping in good order, and for the purchase of reference books and scientific periodicals, \$750. Bacteriological laboratory.

Apparatus, equipment, cost of installation, supplies, and other expenses incidental to the biological and serological diagnosis of disease, \$750. Maintenance, etc.

CHEMICAL LABORATORY.

For maintaining and keeping in good order, and for the purchase of reference books and scientific periodicals, \$1,000. Chemical laboratory.

DAIRY FARM INSPECTION.

For necessary expenses of inspection of dairy farms, including amounts that may be allowed the health officer, assistant health officer, chief medical inspector in charge of contagious-disease service, and inspectors assigned to the inspection of dairy farms, for maintenance by each of a horse and vehicle at not to exceed \$20 per month, or motor vehicle at not to exceed \$26 per month, for use in the discharge of his official duties, and other necessary traveling expenses, \$6,000. Maintenance, etc.

MISCELLANEOUS.

For contingent expenses incidental to the enforcement of an Act to regulate the sale of milk in the District of Columbia, and for other purposes, approved March 2, 1895; an Act relating to the adulteration of foods and drugs in the District of Columbia, approved February 17, 1898; an Act to prevent the adulteration of candy in the District of Columbia, approved May 5, 1898; an Act for preventing the manufacture, sale, or transportation of adulterated or misbranded or poisonous or deleterious foods, drugs, medicines, and liquors, and for regulating traffic therein, and for other purposes, approved June 30, 1906, \$1,000. Dairy farms.

For maintenance, including personal services, of the public crematory, \$2,000. Inspection expenses.

For the maintenance of one motor vehicle for use in the pound service, \$400. Miscellaneous.

For equipping, maintaining, and operating the motor ambulance, and keeping it in good order, \$600. Enforcing milk regulations, etc.

For maintaining a child hygiene service, including the establishment and maintenance of child welfare stations for the clinical examination, advice, care, and maintenance of children under six years of age, payment for personal services, rent, fuel, periodicals, and supplies, \$18,000: *Provided*, That the commissioners may accept such volunteer services as they may deem expedient in connection with the establishment and maintenance of the service herein authorized: *Provided further*, That this shall not be construed to authorize the expenditure or the payment of any money on account of any such volunteer service. Vol. 23, p. 719.

For maintaining a child hygiene service, including the establishment and maintenance of child welfare stations for the clinical examination, advice, care, and maintenance of children under six years of age, payment for personal services, rent, fuel, periodicals, and supplies, \$18,000: *Provided*, That the commissioners may accept such volunteer services as they may deem expedient in connection with the establishment and maintenance of the service herein authorized: *Provided further*, That this shall not be construed to authorize the expenditure or the payment of any money on account of any such volunteer service. Food, candy, etc.

For maintaining a child hygiene service, including the establishment and maintenance of child welfare stations for the clinical examination, advice, care, and maintenance of children under six years of age, payment for personal services, rent, fuel, periodicals, and supplies, \$18,000: *Provided*, That the commissioners may accept such volunteer services as they may deem expedient in connection with the establishment and maintenance of the service herein authorized: *Provided further*, That this shall not be construed to authorize the expenditure or the payment of any money on account of any such volunteer service. Vol. 30, pp. 246, 398.

For maintaining a child hygiene service, including the establishment and maintenance of child welfare stations for the clinical examination, advice, care, and maintenance of children under six years of age, payment for personal services, rent, fuel, periodicals, and supplies, \$18,000: *Provided*, That the commissioners may accept such volunteer services as they may deem expedient in connection with the establishment and maintenance of the service herein authorized: *Provided further*, That this shall not be construed to authorize the expenditure or the payment of any money on account of any such volunteer service. Pure-food law.

For maintaining a child hygiene service, including the establishment and maintenance of child welfare stations for the clinical examination, advice, care, and maintenance of children under six years of age, payment for personal services, rent, fuel, periodicals, and supplies, \$18,000: *Provided*, That the commissioners may accept such volunteer services as they may deem expedient in connection with the establishment and maintenance of the service herein authorized: *Provided further*, That this shall not be construed to authorize the expenditure or the payment of any money on account of any such volunteer service. Vol. 34, p. 768.

For maintaining a child hygiene service, including the establishment and maintenance of child welfare stations for the clinical examination, advice, care, and maintenance of children under six years of age, payment for personal services, rent, fuel, periodicals, and supplies, \$18,000: *Provided*, That the commissioners may accept such volunteer services as they may deem expedient in connection with the establishment and maintenance of the service herein authorized: *Provided further*, That this shall not be construed to authorize the expenditure or the payment of any money on account of any such volunteer service. Crematory.

For maintaining a child hygiene service, including the establishment and maintenance of child welfare stations for the clinical examination, advice, care, and maintenance of children under six years of age, payment for personal services, rent, fuel, periodicals, and supplies, \$18,000: *Provided*, That the commissioners may accept such volunteer services as they may deem expedient in connection with the establishment and maintenance of the service herein authorized: *Provided further*, That this shall not be construed to authorize the expenditure or the payment of any money on account of any such volunteer service. Pound.

For maintaining a child hygiene service, including the establishment and maintenance of child welfare stations for the clinical examination, advice, care, and maintenance of children under six years of age, payment for personal services, rent, fuel, periodicals, and supplies, \$18,000: *Provided*, That the commissioners may accept such volunteer services as they may deem expedient in connection with the establishment and maintenance of the service herein authorized: *Provided further*, That this shall not be construed to authorize the expenditure or the payment of any money on account of any such volunteer service. Child hygiene service.

For maintaining a child hygiene service, including the establishment and maintenance of child welfare stations for the clinical examination, advice, care, and maintenance of children under six years of age, payment for personal services, rent, fuel, periodicals, and supplies, \$18,000: *Provided*, That the commissioners may accept such volunteer services as they may deem expedient in connection with the establishment and maintenance of the service herein authorized: *Provided further*, That this shall not be construed to authorize the expenditure or the payment of any money on account of any such volunteer service. Maintenance of welfare stations, etc.

COURTS AND PRISONS.

JUVENILE COURT.

Salaries: For personal services in accordance with the Classification Act of 1923. \$41,516. Prisons.

Salaries.

Courts and prisons.

Juvenile Court.

No pay authorized.

Volunteer services.

Maintenance of welfare stations, etc.

## Miscellaneous.

Miscellaneous: For compensation of jurors, \$900.

For transportation and traveling expenses to secure the return of absconding probationers, \$300.

Advances authorized for returning, etc., absconding probationers.

The disbursing officer of the District of Columbia is authorized to advance to the chief probation officer of the juvenile court, upon requisition previously approved by the judge of the juvenile court and the auditor of the District of Columbia, sums of money not to exceed \$50 at any one time, to be expended for transportation and traveling expenses to secure the return of absconding probationers, and to be accounted for monthly on itemized vouchers to the accounting officer of the District of Columbia.

Meals to jurors, etc.

For meals of jurors and of prisoners temporarily detained at court awaiting trial, \$100.

Rent, etc.

For rent, \$2,000.

For furniture, fixtures, equipment, and repairs to the courthouse and grounds, \$300.

Contingent expenses.

For fuel, ice, gas, laundry work, stationery, printing, books of reference, periodicals, typewriters and repairs thereto, binding and rebinding, preservation of records, mops, brooms, and buckets, removal of ashes and refuse, telephone service, traveling expenses, and other incidental expenses not otherwise provided for, \$2,500.

## Police court.

## POLICE COURT.

Salaries.

Salaries: For personal services in accordance with the Classification Act of 1923, \$52,704.

Contingent expenses.

For printing, law books, books of reference, directories, periodicals, stationery, binding and rebinding, preservation of records, typewriters and adding machine and repairs thereto, fuel, ice, gas, electric lights and power, telephone service, laundry work, removal of ashes and rubbish, mops, brooms, buckets, dusters, sponges, painter's and plumber's supplies, toilet articles, medicines, soap and disinfectants, United States flags and halyards, and all other necessary and incidental expenses of every kind not otherwise provided for, \$5,000.

Witness fees, etc.

For witness fees, \$2,500.

For furniture, furnishings, and fixtures, and repairing and replacing same, \$500.

Jurors, etc.

For lodging, meals, and accommodation of jurors and of bailiffs in attendance upon them when ordered by the court, \$200.

Repairs to building.

For compensation of jurors, \$10,000.

For repairs to building, \$2,000.

## Municipal court

## MUNICIPAL COURT.

Salaries.

Salaries: For personal services in accordance with the Classification Act of 1923, including \$300 additional for presiding judge, \$51,816.

Jurors, etc.  
*Proviso.*  
Disposition of deposits on demand for jury trials.  
Vol. 41, p. 1312.

For compensation of jurors, \$6,500: *Provided*, That deposits made on demands for jury trials in accordance with rules prescribed by the court under authority granted in section 11 of the Act approved March 3, 1921 (Forty-first Statutes, page 1312), shall be earned unless, prior to three days before the time set for such trials, including Sundays and legal holidays, a new date for trial be set by the court, cases be discontinued or settled, or demands for jury trials be waived.

Jury expenses.

For lodging, meals, and accommodations for jurors and deputy United States marshals, while in attendance upon them, when ordered by the court, \$100.

Rent, etc.

For rent of building, \$3,600.

For fixtures and repairs to furniture, \$500.

For contingent expenses, including books, law books, books of reference, fuel, light, telephone, blanks, dockets, and all other necessary miscellaneous items and supplies, \$4,000.

Contingent expenses.

## SUPREME COURT, DISTRICT OF COLUMBIA.

Supreme Court.

Salaries: Chief justice, \$8,000; five associate justices, at \$7,500 each; six stenographers, one for the chief justice and one for each associate justice, at \$1,100 each; in all, \$52,100.

Salaries.

FEES OF WITNESSES: For fees of witnesses and payment of the actual expenses of witnesses in said court, as provided by section 850, Revised Statutes of the United States, \$25,000.

Witnesses.  
R. S., sec. 850, p. 160.

FEES OF JURORS: For fees of jurors, \$55,000.

Jurors.

PAY OF BAILIFFS: For not exceeding one crier in each court, of office deputy marshals who act as bailiffs or criers, and for expenses of meals and lodging for jurors in United States cases and of bailiffs in attendance upon same when ordered by the court, and per diems of jury commissioners, \$29,000: *Provided*, That the compensation of each jury commissioner for the fiscal year 1925 shall not exceed \$250.

Bailiffs.

*Provided*.  
Jury commissioners.

PROBATION SYSTEM: Probation officer, \$2,200; two assistant probation officers, at \$1,400 each; stenographer and typewriter and assistant, \$900; contingent expenses; \$325; maintenance of motor vehicle used in performance of official duties, at not to exceed \$26 per month, \$312; in all, \$6,537.

Probation system.  
Expenses.

COURTHOUSE: For care and protection of the courthouse, under the direction of the United States marshal of the District of Columbia: Engineer, \$1,200; electrician, \$900; four watchmen, at \$720 each; five laborers, at \$600 each; six messengers, at \$720 each; two elevator conductors, at \$720 each; clerk to jury commission, \$720; telephone operator, \$720; attendant in ladies' waiting room, \$300; six charwomen, at \$240 each; in all, \$16,920, to be expended under the direction of the Attorney General.

Courthouse.  
Care, etc., of.

For repairs and improvements to the courthouse, including repair and maintenance of the mechanical equipment, and for labor and material and every item incident thereto, \$2,500, to be expended under the direction of the Architect of the Capitol.

Repairs, etc.

## COURT OF APPEALS.

Court of Appeals.

Salaries: Chief justice, \$9,000; two associate justices, at \$8,500 each; clerk, \$4,250, and \$250 additional as custodian of the Court of Appeals Building; assistant or deputy clerk, \$2,250; reporter, \$1,500: *Provided*, That the reports issued by him shall not be sold for more than \$5 per volume; crier, who shall also act as stenographer and typewriter in the clerk's office when not engaged in court room, \$1,200; three messengers, at \$720 each; three stenographers, one for the chief justice and one for each associate justice, at \$1,200 each; necessary expenditures in the conduct of the clerk's office, \$950; in all, \$42,160.

Salaries.

*Provided*.  
Sale of reports.

Building: Two watchmen, at \$720 each; elevator conductor, \$720; three laborers, at \$600 each; mechanic (under the direction of the Architect of the Capitol), \$1,200: *Provided*, That the clerk of the Court of Appeals shall be the custodian of said building, under the direction and supervision of the justices of said court; in all, \$5,160.

Care, etc., of building.

*Provided*.  
Custodian.

For mops, brooms, buckets, disinfectants, removal of refuse, electrical supplies, books, and all other necessary and incidental expenses not otherwise provided for, \$800.

Contingent expenses.

## MISCELLANEOUS.

Support of convicts  
out of District.

For support, maintenance, and transportation of convicts transferred from the District of Columbia; expenses of shipping remains of deceased convicts to their homes in the United States, and expenses of interment of unclaimed remains of deceased convicts; expenses incurred in identifying and pursuing escaped convicts and rewards for their recapture, to be expended under the direction of the Attorney General, \$170,000.

Lunacy writs.  
Expenses of execut-  
ing.  
Vol. 33, p. 740.

For expenses attending the execution of writs de lunatico inquirendo and commitments thereunder in all cases of indigent insane persons committed or sought to be committed to Saint Elizabeths Hospital by order of the executive authority of the District of Columbia under the provisions of existing law, including personal services, \$7,760.

Miscellaneous court  
expenses.

For such miscellaneous expenses as may be authorized by the Attorney General for the Supreme Court of the District of Columbia and its officers, including the furnishing and collecting of evidence where the United States is or may be a party in interest, and including such expenses other than for personal services as may be authorized by the Attorney General for the Court of Appeals, District of Columbia, \$20,000.

Printing and bind-  
ing.

For printing and binding for the Supreme Court and the Court of Appeals of the District of Columbia, \$4,275.

Charities and correc-  
tions.

## CHARITIES AND CORRECTIONS.

Board of Charities.

## BOARD OF CHARITIES.

Salaries, etc.

Salaries and traveling expenses: For personal services in accordance with the Classification Act of 1923, \$26,840; traveling expenses, including attendance on conventions, \$600; in all, \$27,440.

Ambulances.

For the maintenance of four motor ambulances, \$1,700.

Jail.

## JAIL.

Support of prisoners,  
etc.

Support of prisoners: For maintenance of prisoners of the District of Columbia at the jail, including personal services in accordance with the Classification Act of 1923, support of such prisoners, expenses incurred in identifying and pursuing escaped prisoners and rewards for their recapture, repair and improvements to buildings, cells, and locking devices, and maintenance of automobile, \$95,000.

Sewer construction.

For construction of sewer to the combined system of sewer on B Street southeast, \$1,800.

Workhouse and re-  
formatory.

## WORKHOUSE AND REFORMATORY.

Salaries.

Salaries: For personal services in accordance with the Classification Act of 1923, \$13,600.

Workhouse.

## WORKHOUSE.

Administration sala-  
ries.

For personal services in accordance with the Classification Act, 1923, \$66,460;

Maintenance, etc.

For maintenance, custody, clothing, guarding, care, and support of prisoners; rewards for fugitives; provisions, subsistence, medicine, and hospital instruments, furniture, and quarters for guards and other employees and inmates; purchase of tools and equipment; purchase and maintenance of farm implements, livestock, tools, equipment, and miscellaneous items; transportation; maintenance and

operation of means of transportation, and means of transportation; supplies and labor; and all other necessary items, \$85,000;

For fuel for maintenance and manufacturing, \$47,500;

For construction, dynamite, oils, repairs to plant, and material for repairs to buildings, roads, and walks, \$45,000;

For brick-making plant, including structure, machinery, and installation, \$15,150;

In all, \$259,110, which sum shall be expended under the direction of the commissioners.

REFORMATORY.

Salaries: For personal services in accordance with the Classification Act of 1923, \$49,300;

For continuing construction of permanent buildings, including sewers, water mains, roads, and necessary equipment of industrial railroad, \$30,000;

For maintenance, custody, clothing, care, and support of inmates; rewards for fugitives; provisions, subsistence, medicine and hospital instruments, furniture, and quarters for guards and other employees and inmates; purchase of tools and equipment; purchase and maintenance of farm implements, livestock, tools, equipment; transportation and means of transportation; maintenance and operation of means of transportation; supplies and labor, and all other necessary items, \$56,000;

For fuel, \$8,000;

For material for repairs to buildings, roads, and walks, \$4,000;

In all, \$147,300, which sum shall be expended under the direction of the commissioners.

NATIONAL TRAINING SCHOOL FOR BOYS.

For care and maintenance of boys committed to the National Training School for Boys by the courts of the District of Columbia under a contract to be made by the Board of Charities with the authorities of said National Training School for Boys, \$60,000.

NATIONAL TRAINING SCHOOL FOR GIRLS.

Salaries: For personal services in accordance with the Classification Act of 1923, \$28,500.

For groceries, provisions, light, fuel, soap, oil, lamps, candles, clothing, shoes, forage, horseshoeing, medicines, medical attendance, transportation, labor, sewing machines, fixtures, books, magazines, and other supplies which represent greater educational advantages, stationery, horses, vehicles, harness, cows, pigs, fowls, sheds, fences, repairs, typewriting, stenography, and other necessary items, including compensation not exceeding \$500 for additional labor or services, for identifying and pursuing escaped inmates and for rewards for their capture, for transportation and other necessary expenses incident to securing suitable homes for paroled or discharged girls, for purchase of automobile, not to exceed \$900, and for maintenance of motor vehicles, \$40,000.

MEDICAL CHARITIES.

For care and treatment of indigent patients under contracts to be made by the Board of Charities with the following institutions and for not to exceed the following amounts, respectively:

Freedmen's Hospital, \$42,500.

Columbia Hospital for Women and Lying-in Asylum, \$17,000.

Fuel.  
Construction, repairs, etc.

Brick-making plant.

Reformatory.

Salaries.

Buildings, construction, etc.

Maintenance, etc.

Fuel, repairs, etc.

National Training School for Boys, D. C.

Care, etc., of boys committed to.

National Training School for Girls, D. C.

Salaries.

Contingent expenses.

Medical charities.

Care of indigent patients at designated hospitals, etc.

Children's Hospital, \$15,000.  
 Providence Hospital, \$15,000.  
 Garfield Memorial Hospital, \$15,000.  
 Central Dispensary and Emergency Hospital, \$22,000.  
 Eastern Dispensary and Casualty Hospital, \$10,000.  
 Washington Home for Incurables, \$5,000.  
 Georgetown University Hospital, \$5,000.  
 George Washington University Hospital, \$5,000.

## Columbia Hospital.

## COLUMBIA HOSPITAL AND LYING-IN ASYLUM.

## Repairs, etc.

For general repairs and for additional construction, including labor and material, and for expenses of heat, light, and power required in and about the operation of the hospital, \$15,000, to be expended in the discretion and under the direction of the Architect of the Capitol.

## Tuberculosis Hospital.

## TUBERCULOSIS HOSPITAL.

## Salaries.

Salaries: For personal services in accordance with the Classification Act of 1923, \$47,400.

## Contingent expenses.

For provisions, fuel, forage, harness and vehicles, and repairs to same, gas, ice, shoes, clothing, dry goods, tailoring, drugs and medical supplies, furniture and bedding, kitchen utensils, books and periodicals not to exceed \$50, temporary services not to exceed \$1,000, and other necessary items, \$53,000.

## Repairs, etc.

For repairs and improvements to buildings and grounds, including roads and sidewalks, \$4,000.

For automobile truck, \$725.

For repairs to X-ray machine and new equipment, \$1,000.

For additional room for laundry, \$7,500.

For laundry equipment, \$4,375.

For furniture for nurses' home, \$3,500.

## Admission of pay patients.

Hereafter pay patients may be admitted to the Tuberculosis Hospital for care and treatment at such rates and under such regulations as may be established by the Commissioners of the District of Columbia, in so far as such admissions will not interfere with admission of indigent patients.

## Gallinger Hospital.

## GALLINGER MUNICIPAL HOSPITAL.

## Salaries.

Salaries: For personal services in accordance with the Classification Act of 1923, \$162,360.

## Maintenance.

For maintenance, maintenance of motor vehicles, horses and horse-drawn vehicles, books of reference and periodicals, not to exceed \$50, and all other necessary expenses, \$130,000.

## Repairs, etc.

For repairs to buildings, \$5,000.

For the purchase of a microscope and chemical outfit for the pathological laboratory, \$760.

## Kitchen.

For the purchase of a range, steel kettles, coffee urns, and other necessary cooking utensils, \$3,500.

## Furniture, etc.

For furniture, furnishings, instruments, and appliances, and other necessary articles, \$5,000.

For the purchase of special equipment for X-ray laboratory, \$1,200.

## Admission of pay patients.

Hereafter pay patients may be admitted to the psychopathic ward of the Gallinger Municipal Hospital for care and treatment at such rates and under such regulations as may be established by the Commissioners of the District of Columbia, in so far as such admissions will not interfere with admission of indigent patients.

CHILD-CARING INSTITUTIONS.

BOARD OF CHILDREN'S GUARDIANS.

Administration: For administrative expenses, including placing and visiting children, city directory, purchase of books of reference and periodicals not exceeding \$25, and all office and sundry expenses, \$5,000; and no part of the moneys herein appropriated shall be used for the purpose of visiting any ward of the Board of Children's Guardians placed outside the District of Columbia and the States of Virginia and Maryland, and a ward placed outside said District and the States of Virginia and Maryland shall be visited not less than once a year by a voluntary agent or correspondent of said board, and that said board shall have power, upon proper showing, in its discretion, to discharge from guardianship any child committed to its care.

Salaries: For personal services in accordance with the Classification Act of 1923, \$41,100.

For maintenance of feeble-minded children (white and colored), \$37,500.

For board and care of all children committed to the guardianship of said board by the courts of the District, and for temporary care of children pending investigation or while being transferred from place to place, with authority to pay not more than \$1,500 each to institutions under sectarian control and not more than \$400 for burial of children dying while under charge of the board, \$120,000.

The disbursing officer of the District of Columbia is authorized to advance to the agent of the Board of Children's Guardians, upon requisitions previously approved by the auditor of the District of Columbia and upon such security as may be required of said agent by the commissioners, sums of money not to exceed \$400 at any one time, to be used for expenses in placing and visiting children, traveling on official business of the board, and for office and sundry expenses, all such expenditures to be accounted for to the accounting officers of the District of Columbia within one month on itemized vouchers properly approved.

HOME AND SCHOOL FOR FEEBLE-MINDED.

For continuing construction, \$30,000; for maintenance, salaries, and other necessary expenses, \$20,000; in all, \$50,000: *Provided*, That the commissioners are authorized to proceed with such construction by day labor or otherwise as in their judgment may be most advantageous to the District of Columbia and to enter into contracts or otherwise to incur obligations on account of such construction not to exceed \$232,000.

INDUSTRIAL HOME SCHOOL FOR COLORED CHILDREN.

Salaries: For personal services in accordance with the Classification Act of 1923, \$21,900; temporary labor, \$500; in all, \$22,400.

For maintenance, including horses, wagons, harness, and maintenance of automobiles, \$19,000.

For repairs and improvements to buildings and grounds, \$2,500.

For manual-training equipment and materials, \$1,000.

For furniture and furnishings for new cottage, \$2,000.

All moneys received at said school as income from sale of products and from payment of board or of instruction or otherwise shall be paid into the Treasury of the United States to the credit of the

Child-caring institutions.

Board of Children's Guardians.

Administration expenses.

Limit on visitation of wards.

Salaries.

Feeble minded children.

Board, etc., of children.

Advances to agent.

Home, etc., for feeble minded.

Construction, and maintenance, etc. *Proviso.* Construction contracts. Vol. 42. p. 1360. *Post*, p. 1323.

Industrial Home for Colored Children.

Salaries.

Maintenance, etc.

Repairs, etc.

Deposit of receipts from sale of products.

United States and to the credit of the District of Columbia in the manner provided by law.

Industrial Home  
School.

INDUSTRIAL HOME SCHOOL.

Salaries.

Salaries: For personal services in accordance with the Classification Act of 1923, \$18,540; temporary labor, \$400; in all, \$18,940.

Maintenance.

For maintenance, including care of horses, purchase and care of wagon and harness, and maintenance of motor vehicle, \$22,500.

Repairs, etc.

For repairs and improvement to buildings and grounds, \$3,000.

Home for Aged and  
Infirm.

HOME FOR AGED AND INFIRM.

Salaries.

Salaries: For personal services in accordance with the Classification Act of 1923, \$39,480; temporary labor, \$2,000; in all, \$41,480.

Contingent expenses.

For provisions, fuel, forage, harness, and vehicles and repairs to same, ice, shoes, clothing, dry goods, tailoring, drugs and medical supplies, furniture and bedding, kitchen utensils, and other necessary items, including maintenance of motor vehicle and trucks, \$50,500.

For repairs and improvements to buildings and grounds, \$4,000.

For material for permanent roads, \$500.

Miscellaneous.

MISCELLANEOUS.

MUNICIPAL LODGING HOUSE AND WOOD YARD.

Municipal lodging  
house.

For personal services in accordance with the Classification Act of 1923, \$2,940; maintenance, \$3,000; in all, \$5,940.

TEMPORARY HOME FOR FORMER SOLDIERS AND SAILORS.

Grand Army Sol-  
diers', etc., home.

For personal services in accordance with the Classification Act of 1923, \$2,760; maintenance, \$5,000; in all, \$7,760, to be expended under the direction of the commissioners; and ex-soldiers, sailors, or marines of the Spanish War, Philippine Insurrection, or China Relief Expedition, and soldiers and sailors of the World War or who served prior to February 9, 1922, shall be admitted to the home.

FLORENCE CRITTENTON HOME.

Hope and Help Mis-  
sion.

For care and maintenance of women and children under a contract to be made with the Florence Crittenton Home by the Board of Charities, maintenance, \$4,000.

SOUTHERN RELIEF SOCIETY.

Southern Relief So-  
ciety for Confederate  
Veterans.

For care and maintenance of needy and infirm Confederate veterans, their widows and dependents, residents in the District of Columbia, under a contract to be made with the Southern Relief Society by the Board of Charities, \$10,000.

NATIONAL LIBRARY FOR THE BLIND.

National Library for  
the blind.

For aid and support of the National Library for the Blind, located at 1800 D Street northwest, to be expended under the direction of the Commissioners of the District of Columbia, \$5,000.

COLUMBIA POLYTECHNIC INSTITUTE.

Columbia Polytech-  
nic Institute

To aid the Columbia Polytechnic Institute for the Blind, located at 1808 H Street northwest, to be expended under the direction of the Commissioners of the District of Columbia, \$1,500.

SAINT ELIZABETHS HOSPITAL.

Saint Elizabeths Hospital.  
Support of indigent insane, in.

For support of indigent insane of the District of Columbia in Saint Elizabeths Hospital, as provided by law, \$850,000.

NONRESIDENT INSANE.

For deportation of nonresident insane persons, in accordance with the Act of Congress to change the proceedings for admission to Saint Elizabeths Hospital in certain cases, and for other purposes, approved January 31, 1899, \$5,000.

Deporting nonresident insane.  
Vol. 30, p. 811.

In expending the foregoing sum the disbursing officer of the District of Columbia is authorized to advance to the secretary of the Board of Charities, upon requisitions previously approved by the auditor of the District of Columbia, and upon such security as the commissioners may require of said secretary, sums of money not exceeding \$300 at one time, to be used only for deportation of nonresident insane persons, and to be accounted for monthly on itemized vouchers to the accounting officer of the District of Columbia.

Advances to Board of Charities.

RELIEF OF THE POOR.

For relief of the poor, including pay of physicians to the poor at not exceeding \$1 per day each, to be expended under the direction of the Board of Charities, \$10,000.

Relief of the poor.

For payment to beneficiaries named in section 3 of "An Act making it a misdemeanor in the District of Columbia to abandon or willfully neglect to provide for the support and maintenance by any person of his wife or his or her minor children in destitute or necessitous circumstances," approved March 23, 1906, \$1,500, to be disbursed by the disbursing officer of the District of Columbia on itemized vouchers duly audited and approved by the auditor of said District.

Payment to abandoned families.  
Vol. 34, p. 87.

BURIAL OF EX-SERVICE MEN.

For expenses of burying in the Arlington National Cemetery, or in the cemeteries of the District of Columbia, or in near-by Maryland or Virginia cemeteries within five miles of the District of Columbia line, indigent ex-Union soldiers, ex-sailors, or ex-marines, of the United States Service, either Regular or Volunteer, who have been honorably discharged or retired, and who die in the District of Columbia, to be disbursed by the Secretary of War, at a cost not exceeding \$45 for such burial expenses in each case, exclusive of cost of grave, \$500.

Burial of indigent, in Arlington Cemetery, etc.

TRANSPORTATION OF INDIGENT PERSONS.

For transportation of indigent persons, including indigent veterans of the World War and their families, \$2,000.

Transporting paupers.

MILITIA.

For the following, to be expended under the authority and directions of the commanding general, who is hereby authorized and empowered to make necessary contracts and leases, namely:

Militia.

For expenses of camps, including hire of horses for officers required to be mounted, and such hire not to be deducted from their mounted pay, and for the payment of commutation of subsistence for enlisted men who may be detailed to guard or move the United States property at home stations on days immediately preceding

Expenses authorized.

Camps, drills, etc.

and immediately following the annual encampments, damages to private property incident to encampment, instruction, purchase and maintenance of athletic, gymnastic and recreational equipment at armory or field encampments, not to exceed \$500; practice marches and practice cruises, drills and parades, fuel, light, heat, care, and repair of armories, offices, and storehouses, practice ships, boats, machinery and dock, dredging alongside of dock, telephone service, horses and mules for mounted organizations, street car fares (not to exceed \$200) necessarily used in the transaction of official business, and for general incidental expenses of the service, \$23,000.

Rent, etc.

For rent of armory and drill hall, \$7,000.

For printing, stationery, and postage, \$500.

For cleaning and repairing uniforms, arms, and equipments, and contingent expenses, \$900.

For personal services in accordance with the Classification Act of 1923, \$2,640.

Target practice.

For expenses of target practice matches, \$2,500.

Pay of troops.

For pay of troops other than Government employees, to be disbursed under the authority and direction of the commanding general, \$9,000.

Anacostia Park.

#### ANACOSTIA RIVER AND FLATS.

Continuing development of.

For continuing the reclamation and development of Anacostia Park, in accordance with the revised plan as set forth in Senate Document Numbered 37, Sixty-eighth Congress, first session, \$150,000, of which amount \$125,000 shall be available for expenditure below Benning Bridge and not more than \$25,000 may be expended above Benning Bridge in the acquirement of necessary land.

Division of expenditures.

Public buildings and grounds.

#### PUBLIC BUILDINGS AND GROUNDS.

##### OFFICE OF PUBLIC BUILDINGS AND GROUNDS.

Superintendent, assistant and chief clerk, etc.

Salaries: Superintendent, \$3,600; assistant and chief clerk, \$2,400; engineer, \$2,400; clerks—one \$1,800, one \$1,600, one \$1,400, two at \$1,200 each; messenger, \$840; landscape architect, \$2,400; junior engineer, \$1,500; in all, \$20,340.

Foremen, gardeners, etc.

For foremen, gardeners, mechanics, and laborers employed in the public grounds, \$31,200.

##### CONTINGENT EXPENSES.

Contingent expenses-

For contingent and incidental expenses, including purchase of professional and scientific books and technical periodicals, books of reference, blank books, photographs, and maps, \$800.

Park police.

##### PARK POLICE.

Salaries.  
*Ante*, p. 175.  
*Post*, p. 678.

Salaries: Lieutenant, \$1,900; first sergeant, \$1,700; five sergeants, at \$1,580 each; privates—fourteen at \$1,440 each; thirty-one at \$1,360 each; nine at \$1,280 each; in all, \$85,340.

Purchase of equipment, etc.

For purchase, repair, and exchange of bicycles and revolvers for park police and for purchase of ammunition, \$800.

For purchase, maintenance, repair, operation, and exchange of motor cycles for park police, \$4,250.

For purchasing and supplying uniforms to park police, \$5,500.

##### IMPROVEMENT AND CARE OF PUBLIC GROUNDS.

Improvement and care of grounds.

For improvement and care of public grounds, District of Columbia, as follows:

- For improvement and maintenance of grounds south of Executive Mansion, \$4,000. South of Executive Mansion.
- For care of greenhouses and nursery, \$2,000. Greenhouses, parks, etc.
- For repair and reconstruction of the greenhouses at the nursery, \$3,000.
- For care of Lafayette Park, \$2,000.
- For improvement and care of Franklin Park, \$1,500.
- For improvement and care of Lincoln Park, \$2,000.
- For improvement and care of Monument Grounds and annex, \$7,000. Monument Grounds, etc.
- For improvement, care, and maintenance of Garfield Park, \$2,500. General repairs, etc.
- For construction and repair of post-and-chain fences; repair of high iron fences, constructing stone coping about reservations, painting watchmen's lodges, iron fences, vases, lamps, and lamp-posts; repairing and extending water pipes, and purchase of apparatus for cleaning them; hose; manure, and hauling same; removing snow and ice; purchase and repair of seats and tools; trees, tree and plant stakes, labels, lime, whitewashing, and stock for nursery, flowerpots, twine, baskets, wire, splints, and moss, to be purchased by contract or otherwise, as the Secretary of War may determine; care, construction, and repair of fountains; abating nuisances; cleaning statues and repairing pedestals, \$18,550.
- For improvement, care, and maintenance of various reservations, the maintenance, repair, exchange, and operation of three motor-propelled passenger-carrying vehicles to be used only for official purposes, and the operation, maintenance, repair, and exchange of motor cycles and bicycles for division foremen, \$60,000. Care, etc., of reservations, etc.
- For improvement, care, and maintenance of Smithsonian grounds, \$4,000.
- For improvement and maintenance of Judiciary Park, \$2,500.
- For laying cement and other walks in various reservations, \$3,500.
- For broken-stone road covering for parks, \$10,000.
- For curbing, coping, and flagging for park roads and walks, \$2,000. Rock Creek Park.
- For improvement and care of Rock Creek Park, \$30,000. Potomac Park.
- For improvement, care, and maintenance of West Potomac Park, including grading, soiling, seeding, planting, and constructing paths and roads, \$30,000.
- For oiling or otherwise treating macadam roads, \$10,000.
- For improvement and care of East Potomac Park, \$35,000. Tourists' camp.
- For the maintenance of a tourists' camp on its present site in East Potomac Park, \$5,000. Montrose Park.
- For improvement, care, and maintenance of Montrose Park, \$5,000. Outdoor sports.
- For placing and maintaining special portions of the parks in condition for outdoor sports, \$15,000. Meridian Hill Park, etc.
- For improvement, care, and maintenance of Meridian Hill Park, \$25,000.
- For care and maintenance of Willow Tree Park, \$1,500.
- For care of the center parking on Maryland Avenue northeast, \$1,000.
- For operation, care, repair, and maintenance of the pumps which operate the three fountains on the Union Station Plaza, \$4,000. Union Station pumps.
- To provide for the increased cost in park maintenance, \$40,000. Park maintenance.
- For care of the center parking in Pennsylvania Avenue between Second and Seventeenth Streets southeast, \$2,500. Tidal Basin bathing beach.
- TIDAL BASIN BATHING BEACH:** For purification of waters of the Tidal Basin and care, maintenance, and operation of the bathhouse and beach, \$10,000.
- For care and maintenance of Mount Vernon Park, \$1,000.

For purchase and repair of machinery and tools for shops at nursery, and for the repair of shops and storehouses, \$1,000.

Anacostia Park.  
Recreation section.

For improvement and maintenance as a recreation park of section D, Anacostia Park, between Pennsylvania Avenue and the Anacostia Bridge, \$50,000.

Lighting public grounds.

Lighting the public grounds: For lighting the public grounds, watchmen's lodges, offices, and greenhouses at the propagating gardens, including all necessary expenses of installation, maintenance, and repair, \$37,000.

Heating offices, etc.

For heating offices, watchmen's lodges, and greenhouses at the propagating gardens, \$6,000.

Boundary line between District and Virginia.

For survey to establish boundary line between the District of Columbia and the State of Virginia between Chain Bridge and Jones Point, and incidental expenses, including locating monuments, \$5,000.

Rock Creek and Potomac Parkway Commission.

### ROCK CREEK AND POTOMAC PARKWAY COMMISSION.

Acquiring additional lands.  
Vol. 37, p. 885.

To enable the commission created by section 22 of the Public Buildings Act approved March 4, 1913 (Thirty-seventh Statutes at Large, page 885), to continue the acquisition of lands for a connecting parkway between Potomac Park, the Zoological Park, and Rock Creek Park, \$75,000: *Provided*, That the total area finally to be acquired shall not exceed the areas heretofore authorized as shown within the taking lines indicated on the map in four (4) sheets marked "R. C. & P. P.-1; R. C. & P. P.-2; R. C. & P. P.-3; R. C. & P. P.-4" on file in the office of the executive and disbursing officer of the Rock Creek and Potomac Parkway Commission and known as "The Map of the Rock Creek and Potomac Parkway" dated May 1, 1923: *Provided further*, That in order to protect Rock Creek and its tributaries, none of the moneys herein or heretofore appropriated for the opening, widening, or extending of any street, avenue, or highway in the District of Columbia shall be expended for the opening, widening, or extension of any street, avenue, or highway which shall or may in the judgment of the District Commissioners permanently injure or diminish the existing flow of Rock Creek or any of its tributaries, nor shall permission so to do at private expense be granted to any private person or corporation except by the joint consent and approval of the Commissioners of the District of Columbia and the officer in charge of public buildings and grounds, dated May 1, 1923.

Provisos.

Areas authorized.

Restriction on opening streets, etc., diminishing flow of Rock Creek and tributaries.

National Zoological Park.

### NATIONAL ZOOLOGICAL PARK.

Expenses.

For roads, walks, bridges, water supply, sewerage, and drainage; grading, planting, and otherwise improving the grounds, erecting and repairing buildings and inclosures; care, subsistence, purchase, and transportation of animals; necessary employees; incidental expenses not otherwise provided for, including purchase, maintenance, and driving of horses and vehicles required for official purposes, not exceeding \$100 for the purchase of necessary books and periodicals, and exclusive of architect's fees or compensation, \$148,237.

New water main, etc.

For laying in the National Zoological Park approximately one thousand five hundred and fifty feet of six-inch water main and installing two fire hydrants, \$3,250.

Water service.

### WATER SERVICE.

Increasing water supply.  
Vol. 42, pp. 94, 709.

For continuing work on the project for an increased water supply for the District of Columbia, adopted by Congress in the Army ap-

appropriation Act for the fiscal year 1922, as modified by the District of Columbia appropriation Acts for the fiscal years 1923 and 1924, and as further modified by the report submitted to Congress by the Secretary of War December 4, 1923, and for each and every purpose connected therewith, to be immediately available and to remain available until expended, \$1,500,000: *Provided*, That the Secretary of War may enter into contracts for materials and work necessary to the construction of said project, to be paid for as appropriations may from time to time be made, not to exceed in the aggregate the sum of \$8,900,000, including all appropriations and contract authorizations herein and heretofore made: *Provided further*, That no bid in excess of the estimated cost for that portion of the work or plant covered by the bid shall be accepted, nor shall any contract for any portion of the work, material, or equipment to constitute a part of the plant for which this appropriation is available be valid unless the Chief of Engineers of the United States Army shall have certified thereon and that all its terms are within the requirements of the authorization and the revised estimates for the work.

The following sums are appropriated wholly out of the revenues of the water department for expenses of the Washington Aqueduct and its appurtenances and for expenses of the water department, namely:

#### WASHINGTON AQUEDUCT.

For operation, including salaries of all necessary employees, maintenance and repair of Washington Aqueduct and its accessories, McMillan Park Reservoir, Washington Aqueduct tunnel, the filtration plant, the plant for the preliminary treatment of the water supply, purchase, installation and maintenance of water meters on Federal services, vehicles, and for each and every purpose connected therewith, \$170,000.

For ordinary repairs, grading, opening ditches, and other maintenance of Conduit Road, \$5,000.

For emergency fund, to be used only in case of a serious break requiring immediate repairs in one of the more important aqueduct or filtration plant structures, such as a dam, conduit, tunnel, bridge, building, or important piece of machinery, \$5,000; all expenditures from this appropriation shall be reported in detail to Congress.

Nothing herein shall be construed as affecting the superintendence and control of the Secretary of War over the Washington Aqueduct, its rights, appurtenances, and fixtures connected with the same and over appropriations and expenditures therefor as now provided by law.

#### WATER DEPARTMENT.

For revenue and inspection branch: For personal services in accordance with the Classification Act of 1923, \$48,480.

For distribution branch: For personal services in accordance with the Classification Act of 1923, \$70,080.

For maintenance of the water department distribution system, including pumping stations and machinery, water mains, valves, fire and public hydrants, water meters, and all buildings and accessories, and the purchase and maintenance of motor trucks, purchase of fuel, oils, waste, and other materials, and the employment of all labor necessary for the proper execution of this work, and to reimburse three employees for the provision and maintenance by themselves of three motor cycles for use in their official work in the District of Columbia, \$13 per month each; and for contingent expenses, including books, blanks, stationery, printing, postage, damages, purchase of technical reference books, and periodicals, not to exceed \$75, and other necessary items, \$10,000; in all, for maintenance, \$450,000.

*Provisos.*  
Contracts authorized.

Cost limited.  
*Post*, p. 1246.

Restriction on bids and contracts.

Following sums wholly from water revenues.

Washington Aqueduct.

Maintenance, etc., of reservoir, tunnel, filtration plant, etc.

Conduit Road.

Emergency fund.

Control of Secretary of War not affected.

Water department.

Revenue and inspection branch.

Distribution branch.

Operation expenses.

Distribution extension.

For extension of the water department distribution system, laying of such service mains as may be necessary under the assessment system, \$150,000.

Assessments for laying mains and sewers, for fiscal year.  
Vol. 33, p. 244.

The rates of assessment for laying or constructing water mains and service sewers in the District of Columbia under the provisions of the Act entitled: "An Act authorizing the laying of water mains and service sewers in the District of Columbia, the levying of assessments therefor, and for other purposes," approved April 22, 1904, are hereby increased from \$1.25 to \$2 and \$1 to \$1.50, respectively, per linear front foot for any water mains and service sewers constructed or laid during the fiscal year 1925.

Water meters in private residences, etc.

For installing water meters on services to private residences and business places as may not be required to install meters under existing regulations, as may be directed by the commissioners; said meters at all times to remain the property of the District of Columbia, \$30,000.

Hydrants.

For installing fire and public hydrants, machinery, and appurtenances required for necessary extensions, \$20,000.

New mains.

For laying seven thousand eight hundred feet of sixteen-inch water main from Eighteenth Street and Minnesota Avenue southeast through Minnesota Avenue to Good Hope Road, to Railroad Avenue, and south in Railroad Avenue to Stevens Road southeast, \$66,300.

For laying four thousand five hundred feet of thirty-inch water main in Rhode Island Avenue northeast from a point between Seventh and Ninth Streets to Sixteenth Street, \$90,000.

For laying five thousand one hundred feet of sixteen-inch main in Fourth Street northeast from the proposed thirty-inch main in Rhode Island Avenue to S Street, west in S Street to Second Street, south in Second Street to R Street, west in R Street to Eckington Place, and south in Eckington Place to connect with the twelve-inch main in Florida Avenue, \$44,000.

For laying five thousand six hundred and fifty feet of sixteen-inch water main, beginning at Wisconsin Avenue and Jewett Street, there to connect with twelve-inch fourth high-service main, west in Jewett Street to Forty-fifth Street, and north in Forty-fifth Street to a point midway between Lowell and Macomb Streets northwest, \$48,000.

Construction work under Commissioners.  
Draftsmen, inspectors, etc., temporarily employed.

SEC. 2. That the services of draftsmen, assistant engineers, levelers, transitmen, rodmen, chainmen, computers, copyists, overseers, and inspectors temporarily required in connection with sewer, street, street-cleaning or road work, or construction and repair of bridges and repair of buildings, or any general or special engineering or construction work authorized by appropriations may be employed exclusively to carry into effect said appropriations when specifically and in writing ordered by the commissioners, and all such necessary expenditures for the proper execution of said work shall be paid from and equitably charged against the sums appropriated for said work; and the commissioners in their budget estimates shall report the number of such employees performing such services, and their work, and the sums paid to each, and out of what appropriation: *Provided*, That the expenditures hereunder shall not exceed \$125,000 during the fiscal year 1925.

Proviso.  
Limit.

Temporary laborers, etc.

The commissioners are further authorized to employ temporarily such laborers, skilled laborers, drivers, hostlers, and mechanics as may be required exclusively in connection with sewer, street, and road work, and street cleaning, or the construction and repair of buildings and bridges, furniture and equipments, or any general or special engineering or construction or repair work, and to incur all necessary engineering and other expenses, exclusive of personal services, incidental to carrying on such work and necessary for the

proper execution thereof, said laborers, skilled laborers, drivers, hostlers, and mechanics to be employed to perform such work as may not be required by law to be done under contract, and to pay for such services and expenses from the appropriations under which such services are rendered and expenses incurred.

SEC. 3. That all horses, harness, horse-drawn vehicles necessary for use in connection with construction and supervision of sewer, street, street lighting, road work, and street-cleaning work, including maintenance of said horses and harness, and maintenance and repair of said vehicles, and purchase of all necessary articles and supplies in connection therewith, or on construction and repair of buildings and bridges, or any general or special engineering or construction work authorized by appropriations, may be purchased, hired, and maintained and motor trucks may be hired exclusively to carry into effect said appropriations, when specifically and in writing ordered by the commissioners; and all such expenditures necessary for the proper execution of said work, exclusive of personal services, shall be paid from and equitably charged against the sums appropriated for said work; and the commissioners in the budget estimates shall report the number of horses, vehicles, and harness purchased, and horses and vehicles hired, and the sums paid for same, and out of what appropriation; and all horses owned or maintained by the District shall, so far as may be practicable, be provided for in stables owned or operated by said District: *Provided*, That such horses, horse-drawn vehicles, and carts as may be temporarily needed for hauling and excavating material in connection with works authorized by appropriations may be temporarily employed for such purposes under the conditions named in section 2 of this Act in relation to the employment of laborers, skilled laborers, and mechanics.

Horses, vehicles, etc.  
Special authority  
from Commissioners for  
using.

Report.

*Proviso.*  
Temporary work for  
excavations.

Water department.  
Engineers, drafts-  
men, etc., temporarily  
employed.

*Proviso.*  
Limit.

Temporary laborers,  
etc.

SEC. 4. That the services of assistant engineers, draftsmen, levelers, rodmen, chainmen, computers, copyists, and inspectors temporarily required in connection with water-department work authorized by appropriations may be employed exclusively to carry into effect said appropriations, and be paid therefrom, when specifically and in writing ordered by the commissioners, and the commissioners in their budget estimates shall report the number of such employees performing such services and their work and the sums paid to each: *Provided*, That the expenditures hereunder shall not exceed \$25,000 during the fiscal year 1925.

The commissioners are further authorized to employ temporarily such laborers, skilled laborers, and mechanics as may be required in connection with water-department work, and to incur all necessary engineering and other expenses, exclusive of personal services, incidental to carrying on such work and necessary for the proper execution thereof, said laborers, skilled laborers, and mechanics to be employed to perform such work as may not be required by existing law to be done under contract, and to pay for such services and expenses from the appropriation under which such services are rendered and expenses incurred.

SEC. 5. That the commissioners are authorized to employ in the execution of work the cost of which is payable from the appropriation account created in the District of Columbia Appropriation Act, approved April 27, 1904, and known as the "Miscellaneous trust-fund deposits, District of Columbia," all necessary inspectors, overseers, foremen, sewer tappers, skilled laborers, mechanics, laborers, special policemen stationed at street-railway crossings, one inspector of gas fitting, two janitors for laboratories of the Washington and Georgetown Gas Light Companies, market master, assistant market master, watchman, two bookkeepers in the auditor's office, clerk in the office of the collector of taxes, horses, carts, and wagons, and to hire

Miscellaneous trust  
funds.  
Expenses payable  
from.  
Vol. 33, p. 368.

therefor motor trucks when specifically and in writing authorized by the commissioners, and to incur all necessary expenses incidental to carrying on such work and necessary for the proper execution thereof, and including purchase of two automobiles for inspection purposes at a cost of not to exceed \$650 each, and including the maintenance of motor vehicles, such services and expenses to be paid from said appropriation account.

Materials, supplies, vehicles, etc.  
Purchases of, directed from stock of Government activities no longer needed by them.

Duty before purchasing elsewhere.

Price stipulation.

Sales authorized.

Proviso.  
Transfers under Executive order not affected.

SEC. 6. That the commissioners and other responsible officials, in expending appropriations contained in this Act, so far as possible shall purchase material, supplies, including food supplies and equipment, when needed and funds are available, from the various services of the Government of the United States possessing material, supplies, passenger-carrying and other motor vehicles, and equipment no longer required because of the cessation of war activities. It shall be the duty of the commissioners and other officials, before purchasing any of the articles described herein, to ascertain from the Government of the United States whether it has articles of the character described that are serviceable. And articles purchased from the Government, if the same have not been used, shall be paid for at a reasonable price, not to exceed actual cost, and if the same have been used, at a reasonable price based upon length of usage. The various services of the Government of the United States are authorized to sell such articles to the municipal government under the conditions specified and the proceeds of such sales shall be covered into the Treasury as miscellaneous receipts: *Provided*, That this section shall not be construed to amend, alter, or repeal the Executive order of December 3, 1918, concerning the transfer of office materials, supplies, and equipment in the District of Columbia falling into disuse because of the cessation of war activities.

Approved, June 7, 1924.

June 7, 1924.  
[H. R. 9429.]  
[Public, No. 225.]

CHAP. 303.—An Act Making appropriations for the Legislative Branch of the Government for the fiscal year ending June 30, 1925, and for other purposes.

Legislative appropriations.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the following sums are appropriated, out of any money in the Treasury not otherwise appropriated, for the Legislative Branch of the Government for the fiscal year ending June 30, 1925, namely:

Senate.

## SENATE

Senators.

### SALARIES AND MILEAGE OF SENATORS

Compensation.

For compensation of Senators, \$720,000.

Mileage.

For mileage of Senators, \$51,000.

Officers, clerks, etc.  
*Ante*, p. 147.

For compensation of officers, clerks, messengers, and others:

Vice President's office.

### OFFICE OF THE VICE PRESIDENT

Secretary, clerks, and messenger.

Salaries: Secretary to the Vice President, \$4,200; assistant clerk, \$2,080; clerk, \$1,940; messenger, \$1,310; in all, \$9,530.

Chaplain.

### CHAPLAIN

For Chaplain, \$1,520.

### OFFICE OF THE SECRETARY

Secretary of the Senate, assistant, clerks, etc.

Salaries: Secretary of the Senate, including compensation as disbursing officer of salaries of Senators, and of contingent fund of the

Senate, \$6,500; assistant secretary, Henry M. Rose, \$5,500; reading clerk, \$4,500; financial clerk, \$4,500; chief clerk, \$3,420; assistant financial clerk, \$3,600; minute and Journal clerk, \$3,600; principal clerk, \$3,150; librarian, \$3,000; enrolling clerk, \$3,150; printing clerk, \$3,000; executive clerk, \$2,890; file clerk, chief bookkeeper, and assistant Journal clerk, at \$2,880 each; first assistant librarian, and keeper of stationery, \$2,780 each; assistant librarian, \$2,150; skilled laborer, \$1,520; clerks—three at \$2,880 each, two at \$2,590 each, one \$2,460, one \$2,100, one \$1,770; assistant keeper of stationery, \$2,360; assistant in stationery room, \$1,520; messenger in library, \$1,310; special officer, \$2,150; assistant messenger, \$1,520; laborers—three at \$1,140 each, three at \$1,010 each, one in stationery room \$1,440; in all, \$101,580.

## DOCUMENT ROOM

Document room.

Salaries: Superintendent, \$3,500; first assistant, \$2,880; second assistant, in lieu of employee heretofore paid under Senate Resolution Numbered 90, \$2,100; two clerks at \$1,770 each; skilled laborer, \$1,520, in all, \$13,540.

Superintendent, etc.

## COMMITTEE EMPLOYEES

Committee employees.

Clerks and messengers to the following committees: Agriculture and Forestry—clerk, \$3,300; assistant clerk, \$2,150; assistant clerk, \$1,830; additional clerk, \$1,520. Appropriations—clerk, \$6,000; assistant clerk, \$3,300; assistant clerk, \$3,000; three assistant clerks, at \$2,700 each; two assistant clerks, at \$2,100 each; messenger, \$1,440. To Audit and Control the Contingent Expenses of the Senate—clerk, \$3,300; assistant clerk, \$1,940; assistant clerk, \$1,830; additional clerk, \$1,520. Banking and Currency—clerk, \$3,300; assistant clerk, \$2,150; two assistant clerks, at \$1,830 each. Civil Service—clerk, \$3,300; assistant clerk, \$1,940; assistant clerk, \$1,830; additional clerk, \$1,520. Claims—clerk, \$3,300; assistant clerk, \$2,570; assistant clerk, \$2,360; two assistant clerks, at \$1,830 each. Commerce—clerk, \$3,300; assistant clerk, \$2,590; assistant clerk, \$2,150, assistant clerk, \$1,830. Conference Minority of the Senate—clerk, \$3,300; assistant clerk, \$2,150, two assistant clerks, at \$1,830 each. District of Columbia—clerk, \$3,300; assistant clerk, \$2,480; assistant clerk, \$1,830; additional clerk, \$1,520. Education and Labor—clerk, \$3,300; assistant clerk, \$2,150; assistant clerk, \$1,830; additional clerk, \$1,520. Enrolled Bills—clerk, \$3,300; assistant clerk, \$1,940; assistant clerk, \$1,830; additional clerk \$1,520. Expenditures in the Executive Departments—clerk, \$3,300; assistant clerk, \$1,940; assistant clerk, \$1,830; additional clerk, \$1,520. Finance—clerk, \$3,600; special assistant to the committee, \$3,150; assistant clerk, \$2,590; assistant clerk, \$2,460; assistant clerk, \$1,940; two assistant clerks, at \$1,830 each; two experts (one for the majority and one for the minority), at \$2,360 each; messenger, \$1,520. Foreign Relations—clerk, \$3,300; assistant clerk, \$2,590; assistant clerk, \$2,150; assistant clerk, \$1,830; additional clerk, \$1,520. Immigration—clerk, \$3,300; assistant clerk, \$2,150; assistant clerk, \$1,830; additional clerk, \$1,520. Indian Affairs—clerk, \$3,300; assistant clerk, \$2,570; assistant clerk, \$2,040; assistant clerk, \$1,830; additional clerk, \$1,520. Interoceanic Canals—clerk, \$3,300; assistant clerk, \$2,150; assistant clerk, \$1,830; additional clerk, \$1,520. Interstate Commerce—clerk, \$3,300; two assistant clerks, at \$2,150 each; assistant clerk, \$1,830. Irrigation and Reclamation—clerk, \$3,300; assistant clerk, \$1,940; assistant clerk, \$1,830; additional clerk, \$1,520. Judiciary—clerk, \$3,300; assistant clerk, \$2,590; two assistant clerks, at \$2,150 each; assistant clerk, \$1,830. Library—clerk, \$3,300; assistant clerk,

Clerks and messengers to designated committees.

\$1,940; assistant clerk, \$1,830; additional clerk, \$1,520. Manufactures—clerk, \$3,300; assistant clerk, \$2,040; assistant clerk, \$1,830; additional clerk, \$1,520. Military Affairs—clerk, \$3,300; assistant clerk, \$2,590; additional clerk, \$1,940; three assistant clerks, at \$1,830 each. Mines and Mining—clerk, \$3,300; assistant clerk, \$1,940; assistant clerk, \$1,830; additional clerk, \$1,520. Naval Affairs—clerk, \$3,300; assistant clerk, \$2,590; two assistant clerks, at \$1,830 each. Patents—clerk, \$3,300; assistant clerk, \$1,940; assistant clerk, \$1,830; additional clerk, \$1,520. Pensions—clerk, \$3,300; assistant clerk, \$2,150; four assistant clerks, at \$1,830 each. Post Offices and Post Roads—clerk, \$3,300; assistant clerk, \$2,460; three assistant clerks, at \$1,830 each. Printing—clerk, \$3,300; assistant clerk, \$2,150; assistant clerk, \$1,830; additional clerk, \$1,520. Privileges and Elections—clerk, \$3,300; assistant clerk, \$2,040; assistant clerk, \$1,830; additional clerk, \$1,520. Public Buildings and Grounds—clerk, \$3,300; assistant clerk, \$2,040; assistant clerk, \$1,830; additional clerk, \$1,520. Public Lands and Surveys—clerk, \$3,300; assistant clerk, \$2,360; assistant clerk, \$2,150; two assistant clerks, at \$1,830 each. Revision of the Laws—clerk, \$3,300; assistant clerk, \$1,940; assistant clerk, \$1,830; additional clerk, \$1,520. Rules—clerk, 3,300, to include full compensation for the preparation biennially of the Senate Manual under the direction of the Committee on Rules; two assistant clerks, at \$2,150 each; assistant clerk, \$1,830; additional clerk, \$1,520. Territories and Insular Possessions—clerk, \$3,300; assistant clerk, \$1,940; assistant clerk, \$1,830; additional clerk, \$1,520; in all, \$368,170.

Preparing Senate Manual.

Clerical assistance to Senators.

#### CLERICAL ASSISTANCE TO SENATORS

Allowance to Senators not chairmen of designated committees.

For clerical assistance to Senators who are not chairmen of the committees specifically provided for herein: Seventy clerks at \$3,300 each, seventy assistant clerks at \$1,940 each, seventy assistant clerks at \$1,830 each, \$494,900: *Provided*, That such clerks and assistant clerks shall be ex officio clerks and assistant clerks of any committee of which their Senator is chairman;

*Proviso.*  
Authority as committee clerks.

Additional clerks.

Seventy-one additional clerks at \$1,520 each, one for each Senator having no more than one clerk and two assistant clerks for himself or for the committee of which he is chairman, \$107,920; in all, \$602,820.

Office of Sergeant at Arms.

#### OFFICE OF SERGEANT AT ARMS AND DOORKEEPER

Sergeant at Arms and Doorkeeper, assistants, etc.  
Messengers, etc.

Salaries: Sergeant at Arms and Doorkeeper, \$6,500; Assistant Doorkeeper, \$4,200; Acting Assistant Doorkeeper, \$4,200; two floor assistants, at \$3,600 each; messengers—five (acting as assistant doorkeepers, including one for minority), at \$2,150 each; thirty-eight (including one for minority), at \$1,770 each; one, \$1,310; one at card door, \$1,940; clerk on Journal work for Congressional Record, to be selected by the official reporters, \$2,800; Deputy Sergeant at Arms and storekeeper, \$3,600; stenographer in charge of furniture accounts and records, \$1,520; upholsterer and locksmith, \$1,770; cabinetmaker, \$1,520; three carpenters, at \$1,390 each; janitor, \$1,520; five skilled laborers, at \$1,310 each; laborer in charge of private passage, \$1,340; three female attendants in charge of ladies' retiring rooms at \$1,240 each; three attendants to women's toilet rooms, Senate Office Building, at \$1,010 each; telephone operators—chief, \$2,040; four, at \$1,200 each; night operator, \$1,010; telephone page, \$1,010; laborer in charge of Senate toilet rooms in old library space, \$950; press gallery—superintendent, \$2,740; assistant superintendent, \$1,840; messenger for service to press correspondents, \$1,240; laborers—three, at \$1,100 each; thirty-four at \$1,010 each;

Laborers,

twenty-one pages for the Senate Chamber, at the rate of \$3.30 per day each during the session, \$8,385.30; in all, \$196,555.30. Pages.

For police force for Senate Office Building under the Sergeant at Arms: Sixteen privates, at \$1,360 each; special officer, \$1,520; in all, \$23,280.

POST OFFICE

Post office.

Salaries: Postmaster, \$2,740; chief clerk, \$2,150; eight mail carriers and one wagon master, at \$1,520 each; three riding pages, at \$1,220 each; in all, \$22,230.

Postmaster, etc.

FOLDING ROOM

Folding room.

Salaries: Superintendent, \$2,400; foreman, \$1,940; assistant, \$1,730; clerk, \$1,520; folders—seven at \$1,310 each, seven at \$1,140 each; in all, \$24,740.

Superintendent, etc.

CONTINGENT EXPENSES OF THE SENATE

Contingent expenses.

For stationery for Senators and the President of the Senate, including \$7,500 for stationery for committees and officers of the Senate, \$25,000.

Stationery.

Postage stamps: For office of Secretary, \$200; office of Sergeant at Arms, \$100; in all, \$300.

Postage stamps.

For maintaining, exchanging, and equipping motor vehicles for carrying the mails and for official use of the offices of the Secretary and Sergeant at Arms, \$10,000.

Motor vehicles.

For driving, maintenance, and operation of an automobile for the Vice President, \$3,500.

Automobile, Vice President.

For materials for folding, \$1,500.

Folding.

For folding speeches and pamphlets, at a rate not exceeding \$1 per thousand, \$10,000.

For fuel, oil, cotton waste, and advertising, exclusive of labor, \$2,000.

Fuel, oil, etc.

For purchase of furniture, \$5,000.

Furniture.

For materials for furniture and repairs of same, exclusive of labor, \$3,000.

For services in cleaning, repairing and varnishing furniture, \$2,000.

For packing boxes, \$970.

Packing boxes.

For rent of warehouse for storage of public documents, \$1,800.

Document warehouse.

For miscellaneous items, exclusive of labor, \$125,000.

Miscellaneous items.

For expenses of inquiries and investigations ordered by the Senate, including compensation to stenographers to committees, at such rate as may be fixed by the Committee to Audit and Control the Contingent Expenses of the Senate, but not exceeding 25 cents per hundred words, \$150,000.

Inquiries and investigations.

For reporting the debates and proceedings of the Senate, payable in equal monthly installments, \$44,844.

Reporting debates.

For repairs, improvements, equipment, and supplies for Senate kitchens and restaurants, Capitol Building and Senate Office Building, including personal and other services, to be expended from the contingent fund of the Senate, under the supervision of the Committee on Rules, United States Senate, \$35,000.

Senate kitchens and restaurants

HOUSE OF REPRESENTATIVES

House of Representatives.

SALARIES AND MILEAGE OF MEMBERS

For compensation of Members of the House of Representatives, Delegates from Territories, the Resident Commissioner from Porto

Pay of Members, Delegates, and Resident Commissioners.

Rico, and the Resident Commissioners from the Philippine Islands, \$3,304,500.

Mileage.

For mileage of Representatives and Delegates and expenses of Resident Commissioners, \$175,000.

Officers, clerks, etc.  
*Ante*, p. 149.

For compensation of officers, clerks, messengers, and others:

Speaker's office.

OFFICE OF THE SPEAKER

Secretary, clerks, etc.  
Digest of the Rules.

Salaries: Secretary to the Speaker, \$4,200; clerk to the Speaker's table, \$3,600, and for preparing Digest of the Rules, \$1,000 per annum; clerk to the Speaker, \$1,940; messenger to the Speaker's table, \$1,520; messenger to the Speaker, \$1,440, in all, \$13,700.

CHAPLAIN

Chaplain.

For Chaplain, \$1,520.

OFFICE OF THE CLERK

Clerk of the House,  
clerks, etc.

Salaries: Clerk of the House of Representatives, including compensation as disbursing officer of the contingent fund, \$6,500; journal clerk, and two reading clerks, at \$4,200 each; disbursing clerk, \$3,570; tally clerk, \$3,470; file clerk, \$3,420; enrolling clerk, \$3,200 and \$1,000 additional so long as the position is held by the present incumbent; property custodian and superintendent of furniture and repair shop, who shall be a skilled cabinetmaker or upholsterer and experienced in the construction and purchase of furniture, \$3,600; two assistant custodians at \$3,000 each; chief bill clerk, \$3,150; assistant enrolling clerk, \$2,880; assistant to disbursing clerk, \$2,780; stationery clerk, \$2,570; librarian, \$2,460; assistant librarian, \$2,240; assistant file clerk, \$2,250; assistant librarian, and assistant journal clerk, at \$2,150 each; clerks—one \$2,150, three at \$2,020 each; bookkeeper, and assistant in disbursing office, at \$1,940 each; four assistants to chief bill clerk, at \$1,830 each; stenographer to the Clerk, \$1,730; locksmith and typewriter repairer, \$1,620; messenger and clock repairer, \$1,520; assistant in stationery room, \$1,520; three messengers, at \$1,410 each; stenographer to Journal clerk, \$1,310; nine telephone operators, at \$1,200 each; three session telephone operators, at \$100 per month each from December 1, 1924, to March 31, 1925; substitute telephone operator when required, at \$3.30 per day, \$500; laborers—three at \$1,200 each, nine at \$1,010 each; purchase, exchange, operation, maintenance, and repair of motor vehicle, \$1,200; in all, \$123,720.

Committee employ-  
ees.

COMMITTEE EMPLOYEES

Clerks and janitors  
to designated commit-  
tees.

Clerks, messengers, and janitors to the following committees: Accounts—clerk, \$2,880; assistant clerk, \$2,150; janitor, \$1,310. Agriculture—clerk, \$2,880; assistant clerk, \$2,150; janitor, \$1,310. Appropriations—clerk, \$5,000, and \$1,000 additional so long as the position is held by the present incumbent; assistant clerk, \$4,000; six assistant clerks, at \$3,000 each; assistant clerk, \$2,440; janitor, \$1,440. Banking and Currency—clerk, \$2,360; assistant clerk, \$1,520; janitor, \$1,010. Census—clerk, \$2,360; janitor, \$1,010. Civil Service—clerk, \$2,360; janitor, \$1,010. Claims—clerk, \$2,880; assistant clerk, \$1,520; janitor, \$1,010. Coinage, Weights, and Measures—clerk, \$2,360; janitor, \$1,010. Disposition of Useless Executive Papers—clerk, \$2,360. District of Columbia—clerk, \$2,880; assistant clerk, \$2,150; janitor, \$1,010. Education—clerk, \$2,360. Election of President, Vice President, and Representatives in Congress—clerk, \$2,360. Elections Numbered 1—clerk, \$2,360;

janitor, \$1,010. Elections Numbered 2—clerk, \$2,360; janitor, \$1,010. Elections Numbered 3—clerk, \$2,360; janitor, \$1,010. Enrolled Bills—clerk, \$2,360; janitor, \$1,010. Flood Control—clerk, \$2,360; janitor, \$1,010. Foreign Affairs—clerk, \$2,880; assistant clerk, \$2,150; janitor, \$1,010. Immigration and Naturalization—clerk, \$2,360; janitor, \$1,010. Indian Affairs—clerk, \$2,880; assistant clerk, \$2,150; janitor, \$1,010. Industrial Arts and Expositions—clerk, \$2,360; janitor, \$1,010. Insular Affairs—clerk, \$2,360; janitor, \$1,010. Interstate and Foreign Commerce—clerk, \$2,880; additional clerk, \$2,360; assistant clerk, \$1,830; janitor, \$1,310. Irrigation and Reclamation—clerk, \$2,360; janitor, \$1,010. Invalid Pensions—clerk, \$2,880; stenographer, \$2,560; assistant clerk, \$2,360; janitor, \$1,240. Judiciary—clerk, \$2,880; assistant clerk, \$1,940; janitor, \$1,240. Labor—clerk, \$2,360; janitor, \$1,010. Library—clerk, \$2,360; janitor, \$1,010. Merchant Marine and Fisheries—clerk, \$2,360; janitor, \$1,010. Military Affairs—clerk, \$2,880; assistant clerk, \$1,830; janitor, \$1,310. Mines and Mining—clerk, \$2,360; janitor, \$1,010. Naval Affairs—clerk, \$2,880; assistant clerk, \$1,830; janitor, \$1,310. Patents—clerk, \$2,360; janitor, \$1,010. Pensions—clerk, \$2,880; assistant clerk, \$1,940; janitor, \$1,010. Post Office and Post Roads—clerk, \$2,880; assistant clerk, \$1,730; janitor, \$1,310. Printing—clerk, \$2,360; janitor, \$1,310. Public Buildings and Grounds—clerk, \$2,880; assistant clerk, \$1,520; janitor, \$1,010. Public Lands—clerk, \$2,360; assistant clerk, \$1,520; janitor, \$1,010. Revision of the Laws—clerk, \$3,000; employment of competent persons to assist in continuing the work of compiling, codifying, and revising the laws and treaties of the United States, \$3,000; janitor, \$1,010. Rivers and Harbors—clerk, \$2,880; assistant clerk, \$2,150; janitor, \$1,310. Roads—clerk, \$2,360; janitor, \$1,010. Rules—clerk, \$2,360; assistant clerk, \$1,830; janitor, \$1,010. Territories—clerk, \$2,360; janitor, \$1,010. War Claims—clerk, \$2,880; assistant clerk, \$1,520; janitor, \$1,010. Ways and Means—clerk, \$3,600; assistant clerk and stenographer, \$2,360; assistant clerk, \$2,250; janitors—one \$1,310, one \$1,010. World War Veterans' Legislation—clerk, \$2,880; assistant clerk, \$2,150. In all, \$244,850.

Appropriations in the foregoing paragraph shall not be available for the payment of any clerk or assistant clerk to a committee who does not, after the termination of the Congress during which he was appointed, perform his duties under the direction of the Clerk of the House: *Provided*, That the foregoing shall not apply to the Committee on Accounts.

Janitors under the foregoing shall be appointed by the chairmen, respectively, of said committees, and shall perform under the direction of the Doorkeeper all of the duties heretofore required of messengers detailed to said committees by the Doorkeeper, and shall be subject to removal by the Doorkeeper at any time after the termination of the Congress during which they were appointed.

#### OFFICE OF SERGEANT AT ARMS

Salaries: Sergeant at Arms, \$6,500; Deputy Sergeant at Arms, \$2,880; cashier, \$4,000; two bookkeepers, at \$2,640 each; Deputy Sergeant at Arms in charge of pairs, \$2,150; pair clerk and messenger, \$2,150; messenger, \$1,730; stenographer and typewriter, \$1,200; skilled laborer, \$1,140; hire of automobile, \$600; in all, \$27,630.

For police force, House Office Building, under the Sergeant at Arms: Lieutenant, \$1,520; nineteen privates, at \$1,360 each; in all, \$27,360.

Clerks subject to Clerk of the House at end of a Congress.

*Proviso.*  
Exception.

Janitors.  
Appointment, etc.

Under Doorkeeper at end of a Congress.

Office of Sergeant at Arms.

Sergeant at Arms, deputy, cashier, etc.

Police, House Office Building.

## Doorkeeper's office.

## OFFICE OF DOORKEEPER

Doorkeeper, special employee, etc.

Messengers, etc.

Folding room. Superintendent, etc.

Pages.

Document Room. Superintendent, etc.

Salaries: Doorkeeper, \$5,000; special employee, \$2,040; superintendent of House press gallery, \$2,240; assistant to the superintendent of the House press gallery, \$1,520; janitor, \$2,040; messengers—seventeen at \$1,500 each, fourteen on soldiers' roll at \$1,520 each; laborers—seventeen at \$1,010 each, two known as cloakroom men at \$1,140 each, eight known as cloakroom men, one at \$1,010, and seven at \$890 each; two female attendants in ladies' retiring rooms, at \$1,440 each; superintendent of folding room, \$2,880; foreman of folding room, \$2,840; chief clerk to superintendent of folding room, \$2,150; three clerks, at \$1,940 each; janitor, \$1,010; laborer, \$1,010; thirty-one folders, at \$1,200 each; shipping clerk, \$1,520; two drivers, at \$1,140 each; two chief pages, at \$1,740 each; two telephone pages, at \$1,440 each; two floor managers of telephones (one for the minority), at \$2,400 each; assistant messenger in charge of telephones, \$1,830; forty-one pages, during the session, including ten pages for duty at the entrances to the Hall of the House, at \$3.30 per day each, \$16,371.30; press-gallery page, \$1,200; superintendent of document room, \$3,050; assistant superintendent of document room, \$2,460; clerk, \$2,040; assistant clerk, \$1,940; eight assistants, at \$1,600 each; janitor, \$1,220; messenger to pressroom, \$1,310; maintenance and repair of folding room motor truck, \$500; in all, \$201,281.30.

Special and minority employees.

## SPECIAL AND MINORITY EMPLOYEES

Joel Grayson.

For the employment of Joel Grayson in the document room, \$2,740.

Minority employees.

For six minority employees at \$2,150 each, authorized and named in the resolution of December 5, 1923, \$12,900.

Special designated employees.

To continue employment of the assistant foreman of the folding room, authorized in the resolution of September 30, 1913, \$1,737.40.

To continue employment of the person named in the resolution of April 28, 1914, as a laborer, \$1,140.

To continue employment of the laborer authorized and named in the resolution of December 19, 1901, \$1,140.

Clerk, under the direction of the Clerk of the House, named in the resolution of February 13, 1923, \$2,740.

Appointment of successors.

Successors to any of the employees provided for in the five preceding paragraphs may be named by the House of Representatives at any time.

Majority floor leader.

Office of majority floor leader: Legislative clerk, \$3,600; clerk, \$2,880; assistant clerk, \$1,830; janitor, \$1,310; in all, \$9,620.

Conference minority.

Conference Minority: Clerk, \$2,880; assistant clerk, \$1,830; janitor, \$1,310; in all, \$6,020. The foregoing employees to be appointed by the minority leader.

Caucus rooms messengers.

To continue the employment of messengers in the majority and minority caucus rooms, to be appointed by the majority and minority whips, respectively, at \$1,520 each; in all, \$3,040.

Post office.

## POST OFFICE

Postmaster, assistant, etc.

Salaries: Postmaster, \$4,200; assistant postmaster, \$2,570; registry and money-order clerk, \$1,830; thirty-four messengers (including one to superintend transportation of mails, at \$1,520 each; for the employment of substitute messengers, and extra services of regular employees at the rate of not to exceed \$125 per month each, \$1,000; laborer, \$1,010; in all, \$62,290.

For the purchase, exchange, maintenance, and repair of motor vehicles for carrying the mails, \$3,400.

Mail vehicles.

#### OFFICIAL REPORTERS OF DEBATES

**SALARIES:** Six official reporters of the proceedings and debates of the House, at \$6,000 each; assistant, \$3,000; six expert transcribers, at \$1,520 each; janitor, \$1,220; in all, \$49,340.

Official reporters.

#### COMMITTEE STENOGRAPHERS

**SALARIES:** Four stenographers to committees, at \$6,000 each; janitor, \$1,220; in all, \$25,220.

Stenographers to committees.

Wherever the words "during the session" occur in the foregoing paragraphs they shall be construed to mean the one hundred and twenty-one days from December 1, 1924, to March 31, 1925, both inclusive.

"During the session" to mean 121 days.

#### CLERK HIRE, MEMBERS, DELEGATES, AND RESIDENT COMMISSIONERS

For clerk hire necessarily employed by each Member, Delegate, and Resident Commissioner, in the discharge of his official and representative duties, in accordance with the Act entitled "An Act to fix the compensation of officers and employees of the Legislative Branch of the Government," approved May 24, 1924, \$1,760,000.

Clerk hire, Members, etc.  
*Ante*, p. 152.

#### CONTINGENT EXPENSES OF THE HOUSE

Contingent expenses.

For materials for folding, \$5,000.

Folding materials.  
Furniture.

For furniture and materials for repairs of the same, including not to exceed \$13,000 for labor, tools, and machinery for furniture repair shop, \$28,000.

The General Supply Committee is authorized, during the fiscal year 1925, to transfer, without payment, to the Clerk of the House of Representatives, such number of revolving chairs, typewriter stands, and tables as the Clerk may request for use in the House Office Building.

Transfer of chairs, etc., by Supply Committee for use of House Office Building.

For material and labor to reconstruct office cabinets, Wanamaker type, and to convert roll-top desks into flat-top desks, according to approved plans and specifications, \$20,000.

Reconstructing cabinets, etc.  
*Post*, p. 1293.

For furniture and repair of furniture for the House Office Building, including floor coverings and bookcases, \$7,500.

Furniture, House Office Building.

For packing boxes, \$4,500.

Packing boxes.

For miscellaneous items and expenses of special and select committees, exclusive of salaries and labor, unless specifically ordered by the House of Representatives, and including reimbursement to the official stenographers to committees for the amounts actually and necessarily paid out by them for transcribing hearings, \$190,000.

Miscellaneous items, etc.

For stationery for Representatives, Delegates, and Resident Commissioners, including \$5,000 for stationery for the use of the committees and officers of the House, \$60,000.

Stationery.

For postage stamps: Postmaster, \$250; Clerk, \$450; Sergeant at Arms, \$300; Doorkeeper, \$150; in all, \$1,150.

Postage stamps.

For driving, maintenance, repair, and operation of an automobile for the Speaker, \$3,000.

Automobile, Speaker.

For folding speeches and pamphlets, at a rate not exceeding \$1 per thousand, \$20,000.

Folding.

For assistance rendered during the calendar years 1923 and 1924 in compiling list of reports to be made to Congress by public officials; compiling copy and revising proofs for the House portion

Clerical, etc., assistance to Clerk of the House.

of the Official Register; preparing and indexing the statistical reports of the Clerk of the House; compiling the telephone and Members' directories; preparing and indexing the daily Calendars of Business; preparing the official statement of Members' voting records; preparing and indexing questions of order printed in the appendix to the Journal pursuant to House Rule III; and for recording and filing statements of political committees and candidates for nomination and election to the House of Representatives pursuant to the campaign contribution laws, \$5,000.

Capitol police.

#### CAPITOL POLICE

Pay.  
*Ante*, p. 149.

Salaries: Captain, \$2,150; three lieutenants, at \$1,520 each; two special officers, at \$1,520 each; three sergeants, at \$1,410 each; forty-four privates, at \$1,360 each; one-half of said privates to be selected by the Sergeant at Arms of the Senate and one-half by the Sergeant at Arms of the House; in all, \$73,820.

Contingent expenses.

For contingent expenses, \$200.

Uniforms.

For purchasing and supplying uniforms to Capitol police, \$3,000.

Division of disbursements.

One-half of the foregoing amounts under "Capitol Police" shall be disbursed by the Secretary of the Senate and one-half by the Clerk of the House.

Joint Committee on Printing.

#### JOINT COMMITTEE ON PRINTING

Clerk, etc.  
Vol. 23, p. 603.

For clerk, \$4,000; inspector, under section 20 of the Act approved January 12, 1895, \$2,490; assistant clerk and stenographer, \$2,100; for expenses of compiling, preparing, and indexing the Congressional Directory, \$1,600; in all, \$10,190, one-half to be disbursed by the Secretary of the Senate and the other half to be disbursed by the Clerk of the House.

Congressional Directory.  
*Ante*, p. 149.

Legislative Counsel.

#### OFFICE OF LEGISLATIVE COUNSEL

Salaries, etc.  
Vol. 40, p. 1141.  
*Ante*, p. 353.

For salaries and expenses of maintenance of the office of Legislative Counsel, as authorized by section 1303 of the Revenue Act of 1918 as amended by the Revenue Act of 1924, \$40,000, one-half of such amount to be disbursed by the Secretary of the Senate and one-half by the Clerk of the House of Representatives.

Statement of appropriations.

#### STATEMENT OF APPROPRIATIONS

For preparing, first session, Sixty-eighth Congress.

For preparation, under the direction of the Committees on Appropriations of the Senate and House of Representatives, of the statements for the first session of the Sixty-eighth Congress, showing appropriations made, indefinite appropriations, and contracts authorized, together with a chronological history of the regular appropriation bills, as required by law, \$4,000, to be paid to the persons designated by the chairmen of said committees to do the work: *Provided*, That in lieu of the data relating to offices created and omitted and salaries increased and reduced, the statement shall hereafter contain such additional information concerning estimates and appropriations as the committees may deem necessary.

Vol. 25, p. 587.

*Proviso*.  
Data modified.

Architect of the Capitol.

#### ARCHITECT OF THE CAPITOL

##### OFFICE OF ARCHITECT OF THE CAPITOL

Architect, chief clerk, etc.

Salaries: Architect of the Capitol, \$6,000; chief clerk and accountant, \$3,150; civil engineer, \$2,770; two clerks, at \$1,840 each; com-

compensation to disbursing clerk, \$1,000; laborers—one at \$1,100, two at \$1,010 each, two at \$950 each; forewoman of charwomen, \$760; twenty-one charwomen, at \$410 each; in all, \$30,990.

For forty-eight elevator conductors, including fourteen for the Senate Office Building and fourteen for the House Office Building, at \$1,520 each, \$72,960.

Elevator conductors.

CAPITOL BUILDINGS AND GROUNDS

Capitol buildings and grounds.

Capitol Buildings: For work at the Capitol and for general repairs thereof, including cleaning and repairing works of art; flags, flagstuffs, halyards, and tackle; wages of mechanics and laborers; purchase or exchange, maintenance, and driving of motor-propelled, passenger-carrying office vehicles; and not exceeding \$100 for the purchase of technical and necessary reference books and city directory; \$70,990.

General repairs to Building, etc.

For continuing the work of restoring the decoration on the walls of the first-floor corridors in the Senate wing of the Capitol, to be expended under the direction of the Architect of the Capitol, \$5,000.

Restoring corridor decorations, in Senate wing.

Capitol Grounds: For care and improvement of grounds surrounding the Capitol, Senate and House Office Buildings, pay of one clerk, mechanics, gardeners, care of trees, plantings, fertilizers, repairs to pavements, walks, and roadways, \$62,368.

Improving, etc., grounds.

For the installation and change in the fire line by installing two six-inch Siamese steamer connections, one for the Senate wing of the Capitol and one for the House wing, \$4,000.

Fire protection.

For repairs and improvements to Senate and House stables and Maltby Building, including personal services, \$1,500.

Repairs to stables, etc.

Senate Office Building: For maintenance, miscellaneous items and supplies, and for all necessary personal and other services for the care and operation of the Senate Office Building, under the direction and supervision of the Senate Committee on Rules, \$81,368.

Senate Office Building. Maintenance.

For furniture for the Senate Office Building and for labor and material incident thereto and repairs thereof, window shades, awnings, carpets, glass for windows and bookcases, desk lamps, window ventilators, name plates for doors and committee tables, electric fans, and so forth, \$7,500.

Furniture.

House Office Building: For maintenance, including miscellaneous items, and for all necessary services, \$98,965.

House Office Building.

Capitol power plant: For lighting, heating, and power for the Capitol, Senate and House Office Buildings, and Congressional Library Building and the grounds about the same, Coast and Geodetic Survey, the Union Station group of temporary housing, Botanic Garden, Senate stables, House stables, Maltby Building, and folding and storage rooms of the Senate, Government Printing Office, and Washington City post office; pay of superintendent of meters, at the rate of \$1,940 per annum, who shall inspect all gas and electric meters of the Government in the District of Columbia without additional compensation; for necessary personal and other services; and for materials and labor in connection with the maintenance and operation of the heating, lighting, and power plant and substations connected therewith, \$274,361.

Capitol power plant. Maintenance.

For fuel, oil, and cotton waste, and advertising for the power plant which furnishes heat and light for the Capitol and congressional buildings and other buildings specified in the foregoing paragraph, \$200,000.

Operating supplies.

For a new thirty-six inch main, 4,250 feet, extending from the pumping station at the foot of First Street, southeast, to the Capitol power plant, \$112,000.

New water main.

Purchases independent of Supply Committee.

Vol. 36, p. 531.

Reimbursement for current, etc., to other Government buildings.

The foregoing appropriations under the Architect of the Capitol may be expended without reference to section 4 of the Act approved June 17, 1910, concerning purchases for executive departments.

The Department of the Interior, the Public Health Service, the Coast and Geodetic Survey, the Union Station group of temporary housing, the Government Printing Office, and the Washington City post office shall reimburse the Capitol power plant for heat, light, and power furnished during the fiscal year 1925, and the amounts so reimbursed shall be credited to the appropriations for the said plant and be available for the purposes named therein.

Library Building and grounds.

#### LIBRARY BUILDING AND GROUNDS

Operating force.

Salaries: Chief engineer, \$2,000; electrician, \$2,000; decorator, \$1,800; painter, \$1,500; assistant engineers—three at \$1,500 each, one \$1,400; machinists—one \$1,500, one \$1,400; two wiremen, at \$1,500 each; two carpenters, at \$1,500 each; plumber, \$1,400; skilled laborers—four at \$1,080 each, three at \$1,020 each; in all, \$30,880.

Trees, plants, etc.

For trees, shrubs, plants, fertilizers, and skilled labor for the grounds of Library of Congress, \$1,000.

Sunday opening.

For extra services of employees under the Architect of the Capitol to provide for the opening of the Library Building from two until ten o'clock post meridian on Sundays and legal holidays, \$1,100.

Repairs.

For repairs, miscellaneous supplies, electric and steam apparatus, and all incidental expenses in connection with the mechanical and structural maintenance of said building, \$9,000.

Furniture, shelving, etc.

For furniture, including partitions, screens, shelving, and electrical work pertaining thereto, \$12,000.

Painting.

For completion of steel shelving in cellar for storage of library material to replace old wooden shelving, \$5,000.

Replacing elevators.

For miscellaneous and necessary painting throughout the Library Building, \$5,000.

For replacement of the hydraulic elevators of the Library of Congress with electric elevators, and for all material, equipment, and labor connected therewith, \$50,000, to be available immediately.

Botanic Garden.

#### BOTANIC GARDEN

Director, and personnel.

Vol. 42, p. 1488.

Salaries: For the director and other personal services in accordance with "The Classification Act of 1923," \$68,754; all under the direction of the Joint Committee on the Library.

Repairs, improvements, etc.

Repairs and improvements: For procuring manure, soil, tools, purchasing trees, shrubs, plants, and seeds; materials and miscellaneous supplies; traveling expenses and per diem in lieu of subsistence of the director and his assistants not to exceed \$300; street car fares not exceeding \$25; office equipment and contingent expenses in connection with repairs and improvements to Botanic Garden; exchange, care, and maintenance of motor-propelled vehicles; purchase of botanical books, periodicals, and books of reference, not to exceed \$100; general repairs to buildings, greenhouses, heating apparatus, packing sheds, storerooms, and stables; painting, glazing; repairs to footwalks and roadways, repairing and putting comfort stations in sanitary condition; repairs and improvements to director's residence; all under the direction of the Joint Committee on the Library, \$37,075, of which \$10,000 shall be immediately available for repair of greenhouses.

Minor purchases.

Vol. 36, p. 531.

The sum of \$25 may be expended at any one time by the Botanic Garden for the purchase of plants, trees, shrubs, and other nursery stock, without reference to section 4 of the Act approved June 17,

1910, concerning purchases for executive departments and other governmental establishments in Washington.

LIBRARY OF CONGRESS

Library of Congress.

SALARIES

For the Librarian, chief assistant librarian, and other personal services in accordance with "The Classification Act of 1923," \$457,020.

Librarian, and personnel.  
Vol. 42, p. 1488.

COPYRIGHT OFFICE

Copyright office.

For the Register of Copyrights, assistant register, and other personal services in accordance with "The Classification Act of 1923," \$147,320.

Register, and personnel.  
Vol. 42, p. 1488.

LEGISLATIVE REFERENCE SERVICE

Legislative Reference Service.

To enable the Librarian of Congress to employ competent persons to gather, classify, and make available, in translation, indexes, digests, compilations, and bulletins, and otherwise, data for or bearing upon legislation, and to render such data serviceable to Congress and committees and Members thereof, \$56,000.

Personnel for designated work.

DISTRIBUTION OF CARD INDEXES

Card indexes.

For the distribution of card indexes and other publications of the Library, including personal services, freight charges (not exceeding \$500), expressage, postage, traveling expenses connected with such distribution, and expenses of attendance at meetings when incurred on the written authority and direction of the Librarian; in all, \$85,634.

Distribution service.

TEMPORARY SERVICES: For special and temporary service, including extra special services of regular employees, at the discretion of the Librarian, \$3,000.

Temporary services.

SUNDAY OPENING

Sunday opening.

To enable the Library of Congress to be kept open for reference use on Sundays and on holidays within the discretion of the Librarian, including the extra services of employees and the services of additional employees under the Librarian, \$13,125.

Expenses.

INCREASE OF THE LIBRARY

Increase of the Library.

For purchase of books for the Library, including payment in advance for subscription books, and society publications, and for freight, commissions, and traveling expenses, and all other expenses incidental to the acquisition of books by purchase, gift, bequest, or exchange, to continue available during the fiscal year 1926, \$90,000;

Purchase of books, etc.

For purchase of books and for periodicals for the law library, under the direction of the Chief Justice, \$3,000;

Law books, etc.

For purchase of new books of reference for the Supreme Court, to be a part of the Library of Congress, and purchased by the marshal of the Supreme Court, under the direction of the Chief Justice, \$2,500;

Books for Supreme Court.

For purchase of miscellaneous periodicals and newspapers, \$5,000; In all, \$100,500.

Periodicals.

PRINTING AND BINDING

For printing and binding for the Library of Congress, including the Copyright Office and the publication of the Catalogue of Title

Printing and binding.  
Copyright entries.

Entries of the Copyright Office, binding, rebinding, and repair of library books, and for the Library Building, \$250,000.

CONTINGENT EXPENSES OF THE LIBRARY

**Contingent expenses.** For miscellaneous and contingent expenses, stationery, supplies, stock, and materials directly purchased, miscellaneous traveling expenses, postage, transportation, incidental expenses connected with the administration of the Library and Copyright Office, including not exceeding \$500 for expenses of attendance at meetings when incurred on the written authority and direction of the Librarian, \$10,000.

Library Building.

LIBRARY BUILDING

Administrative assistant, etc.  
Vol. 42, p. 1488.

Salaries: For the administrative assistant and disbursing officer, and other personal services in accordance with "The Classification Act of 1923," \$101,138.

Sunday opening.

For extra services of employees and additional employees under the Librarian to provide for the opening of the Library Building on Sundays and on legal holidays, \$2,000.

Temporary services.

For special and temporary services in connection with the custody, care, and maintenance of the Library Building, including extra special services of regular employees at the discretion of the Librarian, \$500.

Mail, incidental supplies, etc.

For mail, delivery, and telephone services, stationery, miscellaneous supplies, and all other incidental expenses in connection with the custody and maintenance of the Library Building, \$7,000.

Government Printing Office.

GOVERNMENT PRINTING OFFICE

Public Printer's Office.

OFFICE OF PUBLIC PRINTER

Public Printer and office personnel.  
Vol. 42, p. 1488.

Salaries: Public Printer, \$6,000; Deputy Public Printer, \$4,500; for personal services in accordance with "The Classification Act of 1923," \$147,380; in all \$157,880.

Public printing and binding.

PUBLIC PRINTING AND BINDING

Working capital provided.

To provide the Public Printer with a working capital for the following purposes for the execution of printing, binding, lithographing, mapping, engraving, and other authorized work of the Government Printing Office for the various branches of the Government: For salaries, compensation, or wages of all necessary employees additional to those herein specifically appropriated for (including the compensation of the superintendent of printing who shall perform the duties provided by law for the foreman of printing, the superintendent of binding who shall perform the duties provided by law for the foreman of binding, the superintendent of presswork, and the superintendent of platemaking, at \$3,000 each); to enable the Public Printer to comply with the provisions of law granting holidays and Executive orders granting holidays and half holidays with pay to employees; to enable the Public Printer to comply with the provisions of law granting thirty days' annual leave to employees with pay; rents, fuel, gas, heat, electric current, gas and electric fixtures; bicycles, motor-propelled vehicles for the carriage of printing and printing supplies, and the maintenance, repair, and operation of the same, to be used only for official purposes, including purchase, exchange, operation, repair, and maintenance of motor-propelled passenger-carrying vehicles for official use of the officers of the Government Printing Office when in writ-

Salaries, wages, etc.  
Post, p. 658.

Superintendent of printing, etc.

Holidays.

Leaves of absence.

Contingent expenses.

ing ordered by the Public Printer (not exceeding \$4,000); freight, expressage, telegraph and telephone service; furniture, typewriters, and carpets; traveling expenses; stationery, postage, and advertising; directories, technical books, and books of reference (not exceeding \$500); adding and numbering machines, time stamps, and other machines of similar character; machinery (not exceeding \$200,000); equipment, and for repairs to machinery, implements, and buildings, and for minor alterations to buildings; necessary equipment, maintenance, and supplies for the emergency room for the use of all employees in the Government Printing Office who may be taken suddenly ill or receive injury while on duty; other necessary contingent and miscellaneous items authorized by the Public Printer; for expenses authorized in writing by the Joint Committee on Printing for the inspection of printing and binding equipment, material, and supplies and Government printing plants in the District of Columbia or elsewhere (not exceeding \$1,000); for salaries and expenses of preparing the semimonthly and session indexes of the Congressional Record under the direction of the Joint Committee on Printing (chief indexer at \$3,150, one cataloguer at \$2,880, and two cataloguers at \$2,150 each); and for all the necessary labor, paper, materials, and equipment needed in the prosecution and delivery and mailing of the work, \$2,000,000, to which shall be charged the printing and binding authorized to be done for Congress, the printing and binding for use of the Government Printing Office, and printing and binding (not exceeding \$1,000) for official use of the Architect of the Capitol when authorized by the Secretary of the Senate, in all to an amount not exceeding this sum.

Machinery, equip-  
ment, etc.

Inspection expenses.

Indexing Congres-  
sional Record.

Paper, materials, etc.

Charged to Congress.

For Architect of Cap-  
itol.Authority for Con-  
gressional work.

Printing and binding for Congress chargeable to the foregoing appropriation, when recommended to be done by the Committee on Printing of either House, shall be so recommended in a report containing an approximate estimate of the cost thereof, together with a statement from the Public Printer of estimated approximate cost of work previously ordered by Congress within the fiscal year for which this appropriation is made.

Payment for work  
ordered by depart-  
ments, etc.

During the fiscal year 1925 any executive department or independent establishment of the Government ordering printing and binding from the Government Printing Office shall pay promptly by check to the Public Printer upon his written request, either in advance or upon completion of the work, all or part of the estimated or actual cost thereof, as the case may be, and bills rendered by the Public Printer in accordance herewith shall not be subject to audit or certification in advance of payment: *Provided*, That proper adjustments on the basis of the actual cost of delivered work paid for in advance shall be made monthly or quarterly and as may be agreed upon by the Public Printer and the department or establishment concerned. All sums paid to the Public Printer for work that he is authorized by law to do shall be deposited to the credit, on the books of the Treasury Department, of the appropriation made for the working capital of the Government Printing Office, for the year in which the work is done, and be subject to requisition by the Public Printer.

*Proviso.*  
Adjustment of ac-  
counts.Money paid for work  
to be credited to work-  
ing capital.Estimates for depart-  
ments, etc., to be incor-  
porated in single items.Details to be given if  
part of other estimates.

All amounts in the Budget for the fiscal year 1926 for printing and binding for any department or establishment, so far as the Bureau of the Budget may deem practicable, shall be incorporated in a single item for printing and binding for such department or establishment and be eliminated as a part of any estimate for any other purpose. And if any amounts for printing and binding are included as a part of any estimates for any other purposes, such amounts shall be set forth in detail in a note immediately following

*Proviso.*  
Engraving and Printing Bureau excepted.

Restriction on paying detailed employees.

Office of Superintendent of Documents.

Superintendent, and personnel.

Contingent expenses.

*Provisos.*  
Supplying depository libraries.

Special distribution.

Blank forms to be printed for sale.

Reports of departments.  
Printing of, may be discontinued.

*Proviso.*  
Originals to be kept for public inspection.

Purchases.

Vol. 28, p. 601.

Vol. 36, p. 531.

Paper and envelopes in use by two or more departments to be procured from Public Printer on requisition.

Any other manner forbidden.

Jackson Alley closed and transferred to Government Printing Office.

the general estimate for printing and binding: *Provided*, That the foregoing requirements shall not apply to work to be executed at the Bureau of Engraving and Printing.

No part of any money appropriated in this Act shall be paid to any person employed in the Government Printing Office while detailed for or performing service in any other executive branch of the public service of the United States unless such detail be authorized by law.

#### OFFICE OF SUPERINTENDENT OF DOCUMENTS

For the Superintendent of Documents, assistant superintendent, and other personal services in accordance with "The Classification Act of 1923," \$339,960.

For furniture and fixtures, typewriters, carpets, labor-saving machines and accessories, time stamps, adding and numbering machines, awnings, curtains, books of reference, directories, books, miscellaneous office and desk supplies; paper; twine, glue, envelopes, postage, car fares, soap, towels, disinfectants, and ice; drayage, express, freight, telephone and telegraph service; traveling expenses (not to exceed \$200); repairs to building, elevators, and machinery; preserving sanitary condition of building, light, heat, and power; stationery and office printing, including blanks, price lists, and bibliographies, \$74,000; for catalogues and indexes, not exceeding \$16,000; for supplying books to depository libraries, \$75,000; in all, \$165,000: *Provided*, That no part of this sum shall be used to supply to depository libraries any documents, books, or other printed matter not requested by such libraries: *Provided*, That hereafter the distribution of geological publications and the Official Gazette of the United States Patent Office to libraries designated as special depositories of such publications shall be discontinued.

The Public Printer is authorized to print for sale by the Superintendent of Public Documents to the public, upon prepayment, additional copies of approved Government blank forms.

In order to keep the expenditures for printing and binding for the fiscal year 1925 within or under the appropriations for such fiscal year, the heads of the various executive departments and independent establishments are authorized to discontinue the printing of annual or special reports under their respective jurisdictions: *Provided*, That where the printing of such reports is discontinued, the original copy thereof shall be kept on file in the offices of the heads of the respective departments or independent establishments for public inspection.

Purchases may be made from the foregoing appropriations under the "Government Printing Office," as provided for in the Printing Act approved January 12, 1895, and without reference to section 4 of the Act approved June 17, 1910, concerning purchases for executive departments.

The Public Printer is hereby authorized to procure, under direction of the Joint Committee on Printing as provided for in the Act approved January 12, 1895, and furnish on requisition paper and envelopes (not including envelopes printed in the course of manufacture) in common use by two or more departments, establishments, or services of the Government in the District of Columbia, and reimbursement therefor shall be made to the Public Printer from appropriations or funds available for such purpose; paper and envelopes so furnished by the Public Printer shall not be procured in any other manner thereafter.

The Public Printer is hereby authorized to close Jackson Alley in square 624 between G and H Streets Northwest in the District of Columbia to the extent that said alley is abutted on both sides

by the property of the Government Printing Office, and upon the closing thereof the land so embraced shall be transferred to the Public Printer for the use of the Government Printing Office.

SEC. 2. No part of the funds herein appropriated shall be used for the purpose of purchasing by or through the stationery rooms articles other than stationery and office supplies essential to and necessary for the conduct of public business; nor shall any part of such funds be expended for the maintenance or care of private vehicles.

Congressional stationery rooms. Purchases prohibited by.

SEC. 3. In expending appropriations or portions of appropriations, contained in this Act, for the payment for personal services in the District of Columbia in accordance with the Classification Act of 1923, the average of the salaries of the total number of persons under any grade or class thereof in the Botanic Garden, the Library of Congress, or the Government Printing Office, shall not at any time exceed the average of the compensation rates specified for the grade by such Act: *Provided*, That this restriction shall not apply (1) to grades 1, 2, 3, and 4 of the clerical-mechanical service, or (2) to require the reduction in salary of any person whose compensation is fixed, as of July 1, 1924, in accordance with the rules of section 6 of such Act, or (3) to prevent the payment of a salary under any grade at a rate higher than the maximum rate of the grade when such higher rate is permitted by the Classification Act of 1923 and is specifically authorized by other law.

Restriction on exceeding average salaries, in offices designated. Vol. 42, p. 1488.

*Proviso*  
Not applicable to clerical-mechanical service. No reduction required. Vol. 42, p. 1490.

Higher salary rates allowed.

Approved, June 7, 1924.

**CHAP. 304.**—An Act Changing the name of Keokuk Street, in the county of Washington, District of Columbia, to Military Road.

June 7, 1924.  
[S. 113.]  
[Public, No. 226.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the name of the street known as Keokuk Street northwest, extending from Military Road at Twenty-seventh Street to Wisconsin Avenue, be, and the same shall henceforth be, known as Military Road. And the Commissioners of the District of Columbia are hereby directed to cause the name of Military Road from Military Road at Twenty-seventh Street to Wisconsin Avenue northwest to be placed upon the plats and maps of the District of Columbia.

District of Columbia. Keokuk Street NW., to be known as Military Road.

Approved, June 7, 1924.

**CHAP. 305.**—An Act To establish the Utah National Park in the State of Utah.

June 7, 1924.  
[S. 668.]  
[Public, No. 227.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That there is hereby reserved and withdrawn from settlement, occupancy, or disposal under the laws of the United States and dedicated and set apart as a public park for the benefit and enjoyment of the people, under the name of the "Utah National Park," the tract of land in the State of Utah particularly described by and included within metes and bounds, as follows, to wit:

Utah National Park. Lands set apart as.

Unsurveyed sections 31 and 32, township 36 south, range 3 west; surveyed section 36, township 36 south, range 4 west; north half, southwest quarter and west half of the southeast quarter of partially surveyed section 5; unsurveyed sections 6 and 7, west half, west half of the northeast quarter, and west half of the southwest quarter of partially surveyed section 8, partially surveyed section 17 and unsurveyed section 18, township 37 south, range 3 west; and unsur-

Description.

*Proviso.*  
Title to be secured.

veyed sections 1, 12, and 13, township 37 south, range 4, all west of the Salt Lake meridian, in the State of Utah: *Provided*, That all the land within the exterior boundaries of the aforesaid tract shall first become the property of the United States.

Administration, etc.,  
under National Park  
Service.

SEC. 2. That the administration, protection, and promotion of said Utah National Park shall be exercised under the direction of the Secretary of the Interior by the National Park Service, subject to the provisions of the Act of August 25, 1916, entitled "An Act to establish a National Park Service, and for other purposes."

Vol. 39, p. 535.

No valid claim, etc.,  
affected.

SEC. 3. That nothing herein contained shall affect any valid existing claim, location, or entry under the land laws of the United States, whether for homestead, mineral, right of way, or any other purpose whatsoever, or shall affect the rights of any such claimant, locator, or entryman to the full use and enjoyment of his land: *Provided*, That the Secretary of the Interior is hereby authorized to exchange, in his discretion, alienated lands in this and Zion National Park for unappropriated and unreserved public lands of equal value and approximately equal area in the State of Utah outside of said parks.

*Proviso.*  
Exchange of alienated  
lands in, and Zion  
Park, for other lands.

Approved, June 7, 1924.

June 7, 1924.

[S. 697.]

[Public, No. 228.]

**CHAP. 306.**—An Act Providing for the disposal of certain lands on Crooked and Pickerel Lakes, Michigan, and for other purposes.

Public lands.  
Disposal of errone-  
ously surveyed, in  
Michigan.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That upon the survey of any public lands erroneously omitted from the original survey found to exist within the area heretofore surveyed and represented upon the official plat of township 35 north, range 4 west, Michigan meridian, Michigan, approved February 9, 1841, on file in the General Land Office as a meandered lake, and said lake now appearing as two lakes, locally known as Crooked Lake and Pickerel Lake, in sections 20, 21, 22, 27, 28, and 29, the owners of adjacent lands shall have a preference right to purchase such lands so surveyed for a period of ninety days after the filing of the approved plat of such survey in the United States land office at Marquette, Michigan, to be appraised at not less than \$1.25 per acre, and that the State of Michigan be allowed to select such of the lands as may have inured to the State under the Act of September 28, 1850 (Ninth Statutes at Large, page 519): *Provided*, That nothing herein contained shall have the effect of defeating the rights of any person or the State of Michigan which may have attached to such lands or any part thereof.

Preference to adja-  
cent owners.

State swamp land se-  
lection.

Vol. 9, p. 520.

*Proviso.*  
Prior rights not af-  
fected.

Regulations.

SEC. 2. That the Secretary of the Interior is authorized to make all necessary regulations to carry out the provisions of this Act.

Approved, June 7, 1924.

June 7, 1924.

[S. 699.]

[Public, No. 229.]

**CHAP. 307.**—An Act Authorizing the addition of certain lands to the Medicine Bow National Forest, Wyoming, and for other purposes.

Medicine Bow Na-  
tional Forest, Wyo.  
Lands added to.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the President, upon recommendation of the Secretary of Agriculture and the Secretary of the Interior, is hereby authorized to add to the Medicine Bow National Forest the public lands within townships 14 and 15 north, range 77 west, sixth principal meridian, State of Wyoming, which may be determined to be chiefly valuable for national forest

purposes, and to designate as a game refuge within such national forest the areas which may be determined to be suitable for the protection and propagation of game animals and birds.

Designation of game and bird refuge on.

SEC. 2. That it shall be unlawful for any person to hunt, pursue, kill, capture, or molest any game animal or any bird within such designated refuge except in accordance with rules and regulations of the Secretary of Agriculture.

Hunting, etc., within, unlawful.

SEC. 3. That the provisions of this Act shall not affect any valid existing claim, location, or entry under the land laws of the United States, whether for homestead, mineral, right of way, or any other purpose, nor the rights of any claimant, locator, or entryman to the full use and enjoyment of such land.

Existing entries, etc., not affected.

SEC. 4. That any person who violates any provision of this Act or of any rule or regulation promulgated hereunder shall be guilty of a misdemeanor and upon conviction thereof shall be fined not more than \$500 or imprisoned for not more than one year, or both.

Punishment for violating provisions, etc.

Approved, June 7, 1924.

**CHAP. 308.**—An Act To confer jurisdiction upon the United States District Court, Northern District of California, to adjudicate the claims of American citizens.

June 7, 1924.

[S. 1192.]

[Public, No. 230.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That jurisdiction be, and it is hereby, conferred upon the United States District Court, Northern District of California, to hear and determine the claims of American citizens, their heirs and legal representatives, for damages or loss occasioned by or resulting from the seizure, detention, sale, or interference with their voyage by the United States of vessels charged with unlawful sealing in the Bering Sea and water contiguous thereto and outside of the three-mile limit during the years 1886 to 1896, inclusive, and to enter judgment therefor.

Bering Sea seal fishing.

Claims of Americans for damages for unlawful seizures of vessels, etc., 1886-1896, to be adjudicated..

SEC. 2. That all American citizens whose rights were affected by said seizure, detention, sale, or interference specifically referred to in section 1 hereof during the years 1886 to 1896, inclusive, may submit to the United States District Court in and for the Northern District of California their claims thereunder, and the court shall render judgment thereon.

Submission to California northern district court.

Authority of court.

SEC. 3. That claims not presented within two years from the passage of this Act shall hereafter be forever debarred.

Time limit.

Approved, June 7, 1924.

**CHAP. 309.**—An Act To amend an Act entitled "An Act authorizing an appropriation to meet proportionate expenses of providing a drainage system for Piute Indian lands in the State of Nevada within the Newlands reclamation project of the Reclamation Service," approved February 14, 1923.

June 7, 1924.

[S. 1203.]

[Public, No. 231.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Act entitled "An Act authorizing an appropriation to meet proportionate expenses of providing a drainage system for Piute Indian lands in the State of Nevada within the Newlands reclamation project of the Reclamation Service," approved February 14, 1923, be, and the same is hereby, amended to read as follows:

Piute Indians, Nevada. Vol. 42, p. 1246.

"That there is hereby authorized to be appropriated, out of any money in the Treasury not otherwise appropriated, the sum of \$49,603.05, payable in twenty annual installments of \$2,500 each, except the last, which shall be the amount remaining unpaid, for the

Amount authorized for drainage of lands of, in Newlands reclamation project.

purpose of meeting the proportionate expense of providing a drainage system for four thousand eight hundred and eighty-seven acres of Piute Indian lands in the State of Nevada within the Newlands project of the Reclamation Service.

Reimbursement.

"The money herein authorized to be appropriated shall be reimbursed in accordance with the provisions of law applicable to said Indian lands."

Approved, June 7, 1924.

June 7, 1924.

[S. 1308.]

[Public, No. 232.]

**CHAP. 310.**—An Act Authorizing an appropriation to enable the Secretary of the Interior to purchase a tract of land, with sufficient water right attached, for the use and occupancy of the Temoak Band of homeless Indians, located at Ruby Valley, Nevada.

Temoak Indians, Nevada.

Purchase of land, etc., authorized for homeless, at Ruby Valley.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the sum of \$25,000, or so much thereof as may be necessary, is hereby authorized to be appropriated, out of any moneys in the United States Treasury not otherwise appropriated, to enable the Secretary of the Interior to purchase a tract of land, with sufficient water right attached, for the use and occupancy of the Temoak Band of homeless Indians, located at Ruby Valley, Nevada: *Provided,* That the title to said land is to be held in the United States for the benefit of said Indians.

*Proviso.*

Retention of title.

Approved, June 7, 1924.

June 7, 1924.

[S. 1309.]

[Public, No. 233.]

**CHAP. 311.**—An Act For the relief of settlers and town-site occupants of certain lands in the Pyramid Lake Indian Reservation, Nevada.

Pyramid Lake Indian Reservation, Nevada.

Sales to settlers on lands in, occupied, etc., by them 21 years or more.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior is hereby authorized to sell to settlers or their transferees, under such terms, conditions, and price per acre as the said Secretary may prescribe, any lands in the Pyramid Lake Indian Reservation, in the State of Nevada, that have been settled upon, occupied, and improved by said settlers and their transferees in good faith for a period of twenty-one years or more immediately preceding the passage of this Act: *Provided,* That no more than six hundred and forty acres shall be sold to any one person or corporation: *Provided further,* That said sales shall be by private cash entry after it has been shown to the satisfaction of the Secretary of the Interior that the lands applied for have been settled upon, occupied, and improved as required by this Act, and in addition to such price per acre as may be fixed by the Secretary of the Interior all entrymen hereunder shall pay the same fees and commissions as provided by law where public lands are disposed of at \$1.25 per acre. The proceeds of said sales shall be deposited in the Treasury of the United States and be subject to appropriations by Congress for the Piute Indians of the said Pyramid Lake Indian Reservation.

*Provisos.*

Acreage limit.

Private cash entry sales, etc.

Proceeds to credit of Piute Indians on reservation.

Wadsworth, Nevada. Survey, platting, and sales of town lots.

R. S., sec. 2384, p. 436.

*Provisos.*

Reservations for Indians.

**SEC. 2.** That the Secretary of the Interior is also authorized to have a survey and plat made of the town of Wadsworth, in said Pyramid Lake Indian Reservation, and thereafter sell the unpatented lands embraced in the said town as provided for by section 2384 of the Revised Statutes of the United States, and on compliance with said statute the purchasers of the lots shall acquire title as provided for by the said statute: *Provided,* That any lands within the limits of said town used for Indian school purposes or for other public use for Indians shall be, and the same are hereby,

reserved from said town site, and the Secretary of the Interior, upon payment to him of the sum of \$100, is hereby authorized to convey by patent to the board of county commissioners of Washoe County, Nevada, or other proper school officials of the town of Wadsworth, Nevada, the lands now known as lots thirty-eight to forty-seven, inclusive, of block two in said town of Wadsworth, as surveyed in 1898 by T. K. Stewart: *Provided further*, That if there are any Indians residing in said town and in possession of and claiming any lots therein they shall have the same rights of purchase under the said statute as white citizens. The proceeds of the sale of lands in said town shall also be deposited in the Treasury of the United States and be used by the Secretary of the Interior for the Piute Indians of the Pyramid Lake Indian Reservation, and the proceeds derived from the sale of lands under section 1 of this Act are hereby made available for use by the Secretary of the Interior in making such surveys or resurveys within the said town site of Wadsworth as may be necessary to carry out the provisions of this Act.

SEC. 3. That titles to lands in said Pyramid Lake Indian Reservation acquired by patents heretofore issued by the United States to any railroad company, individual, or the State of Nevada, or by certification to the State of Nevada, are hereby confirmed.

SEC. 4. All sales in accordance with section 1 of this Act shall be made through the local land office within ninety days after the price of the land shall have been fixed by the Secretary of the Interior: *Provided*, That where entry is not made within the time specified, the United States shall enter upon the premises and take possession thereof for the use and benefit of the Piute Indians of the Pyramid Lake Indian Reservation.

Approved, June 7, 1924.

**CHAP. 312.**—An Act To provide for the equitable distribution of captured war devices and trophies to the States and Territories of the United States and to the District of Columbia.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of War be, and he is hereby, authorized and directed to apportion and distribute pro rata among the several States and Territories, and possessions of the United States and the District of Columbia in corresponding ratio as the total number of men serving in the armed forces of the United States, as hereinafter provided, from each State, Territory, or possession of the United States and the District of Columbia bears to the total number of men so serving from all States, Territories, possessions, and the District of Columbia, all guns and howitzers with their respective carriages, machine guns, and other war devices and trophies suitable for distribution and captured by or surrendered to the armed forces of the United States from the armed forces of Germany and allied nations, with the exception of such guns, howitzers, carriages, machine guns, and other war devices and trophies as may be required for experimental purposes, or for actual use by the armed forces of the United States; and the further exception of such of the devices aforementioned as may be required for display in national museums, at national homes for disabled volunteer soldiers, or for monumental purposes in Arlington National Cemetery and in other national cemeteries, national parks, and national monuments wheresoever situated.

SEC. 2. That for the purposes of this Act the reports heretofore compiled under the direction of the Secretary of War showing the number of men in the armed forces of the United States accredited to each State, Territory, and possession of the United States, and

Lots to Washoe County for school uses.

Purchases by Indian residents allowed.

Proceeds to credit of Piute Indians.

Available for surveys, etc.

Former titles to lands in the Reservation confirmed.

Sales within 90 days after price fixed.

*Proviso.*  
Possession for use of Indians if entry not made.

June 7, 1924.  
[S. 1376.]  
[Public, No. 234.]

World War trophies.  
Pro rata apportioning and distribution to States, etc., of guns, etc., taken from Germany and allied nations.

Retention for Army, museums, etc., and national monuments.

Compilation made of armed forces from States, etc., during World War, to serve as basis of distribution.

to the District of Columbia, either by enlistment or by the process of the Selective Service Act, or otherwise drawn into and becoming an integral part of the armed forces of the United States during the period April 7, 1917, to November 11, 1918, and the allotment of war trophies suitable for distribution among the several States, Territories, and possessions, and the District of Columbia, shall serve as the basis of distribution. As soon as practicable after the date upon which this Act shall become effective the Secretary of War shall cause the chief executive of each of the several States, Territories, and possessions, and the Commissioners of the District of Columbia to be informed of the character and quantity of war devices and trophies apportioned thereto, and shall invite each such chief executive and the Commissioners of the District of Columbia to designate such material as will be accepted free on board common carrier at the point of storage and to designate the point or points to which the accepted material is to be shipped without expense to the United States, other than that of packing and loading at the point of storage.

Prompt detailed notice to executives of States, etc., of apportionment.

Invitation to designate acceptance, etc.

Shipment on notice of acceptance, etc.

Proviso. Disposition of apportionment if not accepted within one year.

Rejected portions.

Charges to be paid by the Government.

Rules, etc., to be prescribed.

Amount authorized for expenses.  
Post, p. 1345.

Proviso. Use for cleaning, etc., forbidden.

SEC. 3. Shipment of the apportionment of each State, Territory, and possession, and the District of Columbia accepted shall be made as soon as practicable after the chief executive, or the commissioners thereof, as the case may require, shall have informed the Secretary of War that such State, Territory, possession, or District will accept and take possession thereof as hereinbefore provided for and will relieve the United States of all responsibility for the safe delivery of the material and of all charges, costs, and expenses whatsoever connected with the transportation thereof: *Provided*, That if the chief executive or the commissioners of any State, Territory, possession, or District, shall not, within one year after notification of the character and quantity of the apportionment, file with the Secretary of War such acceptance and agreement, such apportionment, or any part thereof, shall be sold as surplus property as it then is and where it then is, or shall be destroyed—all as the Secretary of War, in his discretion, shall determine; and like action shall be taken in respect of the rejected portion of any apportionment accepted in part only, and war devices and trophies considered by the Secretary of War as unsuitable for distribution.

SEC. 4. That all charges for apportioning, segregating, packing, and loading war trophies and devices for distribution to the designated point or points within each of the several States, Territories, and possessions, and the District of Columbia, as provided for herein, and for transportation to national museums, national homes for disabled volunteer soldiers, national cemeteries, and national parks, and for the disposition of undistributed war devices and trophies shall be paid by the United States Government from an appropriation to be made for that purpose.

SEC. 5. That the Secretary of War be, and he is hereby, authorized to make all rules and regulations to carry this Act into effect.

SEC. 6. That to enable the Secretary of War to carry out the provisions of this Act there is hereby authorized to be appropriated out of any money in the United States Treasury not otherwise appropriated, the sum of \$39,000, or so much thereof as may be necessary: *Provided*, That none of said sum shall be expended in cleaning, painting, or otherwise reconditioning war devices and trophies prior to shipment.

Approved, June 7, 1924.

**CHAP. 313.**—An Act To authorize the payment of certain taxes to Stevens and Ferry Counties, in the State of Washington, and for other purposes.

June 7, 1924.  
[H. R. 1414.]  
[Public, No. 235.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to pay to Stevens and Ferry Counties, in the State of Washington, as taxes claimed by said counties under section 2 of the Act of July 1, 1892, relating to the payment of local taxes on allotted Colville Indian lands, the following sums, to wit: To Stevens County, \$44,309.67; to Ferry County, \$71,458: *Provided,* That there may be deducted from said amounts by the Secretary of the Interior such sum or sums as he may find have been paid to said counties for Indian tuition; also the excess, if any, where the rate based on the value of Indian allotments may be found to be in excess of the rate on taxable land.

Stevens and Ferry Counties, Wash.  
Payment directed of local taxes to, on Colville Indian allotments. Vol. 27, p. 63.

*Proviso.*  
Deductions of sums paid for Indian tuition.

Excess of other rates.

Amount authorized for payment.

**SEC. 2.** That there is hereby authorized to be appropriated out of any money in the Treasury not otherwise appropriated, \$115,767.67 or so much thereof as may be necessary, for the payment of said sums to said counties, as provided in the foregoing section.

Approved, June 7, 1924.

**CHAP. 314.**—An Act To repeal an Act authorizing the construction of bridges across the Great Kanawha River.

June 7, 1924.  
[S. 1614.]  
[Public, No. 236.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Act of Congress entitled "An Act to authorize the construction of bridges across the Great Kanawha River below the falls, and to prescribe the dimensions of the same," approved March 3, 1887, be, and the same is, hereby repealed.

Great Kanawha River.  
Authority for bridges across, repealed. Vol. 24, p. 472, repealed.

Approved, June 7, 1924.

**CHAP. 315.**—An Act To amend an Act entitled "An Act for the regulation of the practice of dentistry in the District of Columbia, and for the protection of the people from empiricism in relation thereto," approved June 6, 1892, and Acts amendatory thereof.

June 7, 1924.  
[S. 1785.]  
[Public, No. 237.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That unless previously qualified as provided by law it shall be unlawful for any person not licensed as a dentist within the meaning of this Act to practice dentistry within the District of Columbia, and it shall likewise be unlawful for any person to follow the occupation of oral hygienist in said District without having first complied with the provisions of this Act and having been registered as hereinafter provided.

Dentistry, D. C. Practicing as dentist or oral hygienist unless licensed, etc., unlawful.

**SEC. 2.** That no person shall be eligible for appointment upon the board of dental examiners who has not been for five years next preceding his appointment a resident of and in the active and reputable practice of dentistry in the District of Columbia. Appointments shall be for a term of five years or until their successors are appointed and qualified, and shall be from a list of three to seven eligibles submitted by the dental societies of the District of Columbia; and no officer or member of the faculty of any dental school or college shall be eligible for appointment upon said board.

Board of dental examiners.  
Qualifications.

Appointment, etc.

Ineligibles.

**SEC. 3.** The board of dental examiners shall organize by electing from its members a president and a secretary-treasurer, who shall give bond to the United States in the sum of \$2,500. The board

Organization, etc., of board.

- shall make and adopt such rules and regulations, not inconsistent herewith, as it deems necessary; it shall hold in January and June of each year, in such place as may be designated by said board, examinations to determine the fitness of applicants for licenses as dentists and oral hygienists, respectively, under this Act: *Provided*, That the concurrence of a majority of said board shall be necessary to grant or revoke, respectively, either a license as dentist or oral hygienist, under this Act.
- Proviso.*  
Majority concu-  
rence necessary.
- Seal, record, registry.
- SEC. 4. The board of dental examiners shall have an official seal, and shall keep a record of its proceedings, a complete record of the credentials of each licensee, a register of persons licensed as dentists and oral hygienists, and of licenses by it revoked. A transcript of an entry in such records, certified by the secretary-treasurer under seal of the board, shall be evidence of the facts therein stated.
- Power to secure tes-  
timony.
- SEC. 5. The said board shall have power to require the attendance of persons and the production of books and papers and to require such persons to testify in any and all matters within its jurisdiction. The president and secretary-treasurer of the board shall have power to issue subpoenas and each shall have authority to administer oaths. Upon the failure of any person to attend as a witness, when duly subpoenaed, or to produce documents when duly directed by said board, the board shall have power to refer the said matter to any justice of the Supreme Court of the District of Columbia, who may order the attendance of such witness, or the production of such books and papers, or require the said witness to testify, as the case may be, and upon the failure of the witness to attend, to testify, or to produce such books or papers, as the case may be, such witness may be punished for contempt of court as for failure to obey a subpoena issued or to testify in a case pending before said court.
- Reference to justice  
of supreme court to  
compel attendance, etc.
- Failure punished as  
contempt of court.
- Powers of secretary-  
treasurer.
- SEC. 6. It shall be the duty of the secretary-treasurer of the board of dental examiners to enforce the provisions of all laws relating to the practice of dentistry and dental hygiene in the District of Columbia, and all violations of said laws shall be prosecuted in the police court of the District of Columbia by the corporation counsel or one of his assistants.
- Prosecutions in police  
court.
- Annual reports to  
commissioners.
- SEC. 7. The board of dental examiners shall make annual reports to the District Commissioners, containing a statement of moneys received and disbursed, and a summary of its official acts during the preceding year.
- Applications for li-  
cense to practice.
- SEC. 8. Any person who desires to practice dentistry within the District of Columbia shall file with the secretary-treasurer of the board of dental examiners a written application for a license, and furnish satisfactory proof that he is a graduate of a dental college approved by the board. Such application must be upon the form prescribed by the board, verified by oath, and accompanied by the required fee and a recent unmounted autographed photograph of the applicant.
- Form, etc., require-  
ments.
- Examinations before  
board.
- SEC. 9. An applicant for a license to practice dentistry shall appear before the board of dental examiners at its first meeting after the filing of his application, and pass a satisfactory examination, consisting of practical demonstrations and written or oral test, or both, in the following subjects: Anatomy, anesthetics, bacteriology, chemistry, histology, operative dentistry, oral hygiene, oral surgery, orthodontia, pathology, physiology, prosthetic dentistry, materia medica, metallurgy, and therapeutics, and such other subjects as the board may from time to time direct: *Provided*, That the board of dental examiners may waive the theoretical examination in the case of an applicant who furnishes proof satisfactory to said board that he is a graduate from a reputable dental college of a State or Territory of the United States, approved by the board, and
- Subjects.
- Provisos.*  
Examination waived  
if applicant holds li-  
cense from similar  
State, etc., board, etc.

holds a license from a similar dental board, with requirements equal to those of the District of Columbia, and who, for five consecutive years next prior to filing his application, has been in the lawful and reputable practice of dentistry in the State or Territory of the United States from which he applies: *Provided*, That the laws of such State or Territory accord equal rights to a dentist of the District of Columbia holding a license from the board of dental examiners of the District of Columbia, who desires to practice his profession in such State or Territory of the United States. An applicant desiring to register in the District of Columbia under this section must furnish the board of dental examiners with a letter from the secretary of the board of dental examiners under seal of the State or Territory of the United States from which he applies, which shall state that he has been in the lawful and reputable practice of dentistry in the State from which he applies for five years next prior to filing his application, and shall also attest to his moral character and professional qualifications.

Prior practice necessary.

Subject to accord of equal rights to District licensees.

Evidence, etc., required.

SEC. 10. If such applicant passes the examination and is of good moral character, he shall receive a license from the board of dental examiners, attested by its seal, signed by the members of the board, and registered with the health officer, which after being registered with the health officer shall be conclusive evidence of his right to practice dentistry in the District of Columbia. If the loss of a license is satisfactorily shown, a duplicate thereof shall be issued by the board upon payment of the required fee.

Issue of license, and right conferred.

Duplicate issued if lost.

SEC. 11. Any person of good moral character, being not less than eighteen years of age, who desires to register as an oral hygienist in the District of Columbia, and files with the secretary-treasurer of the board of dental examiners a written application for a license, and furnishes satisfactory proof that he is a graduate of a training school for oral hygienists requiring a course of not less than one academic year, and approved by the board of dental examiners, may make application to be licensed as an oral hygienist in the District of Columbia upon the form prescribed by the board, verified by oath, and accompanied by the required fee (\$10) and a recent unmounted autographed photograph of the applicant.

Oral hygienist. Qualifications for registration as.

Application.

SEC. 12. An applicant for a license as oral hygienist shall appear before the board of dental examiners at its first examination after the filing of his application and pass a satisfactory examination consisting of practical demonstrations and written or oral tests on such subjects as the board may direct. If such applicant passes the examination and is of good moral character, he shall receive a license from the board of dental examiners, attested by its seal, signed by the members of the board, which after being registered with the health officer shall be conclusive evidence of his right to practice as an oral hygienist in the District of Columbia according to the provisions of this Act.

Examination by dental board.

License issued on passing.

SEC. 13. Any person of good moral character and not less than eighteen years of age who within the period of three months immediately following the passage of this Act, shall register his name with the Board of Dental Examiners, upon showing two years actual experience under the direction of a licensed dentist and passing such examination as the board may direct, may be licensed as an oral hygienist in the District of Columbia.

Applications, if having two years experience under licensed dentists.

SEC. 14. Any licensed dentist, public institution, or school authority may employ such licensed oral hygienist, who may remove calcic deposits, accretions, and stains from the surfaces of the teeth, but shall not perform any other operation on the teeth or tissues of the mouth. A registered oral hygienist may operate only under the general direction or supervision of a licensed dentist, in his office

Employment allowed by dentists, etc.

Conditions.

Revocation of license of dentist permitting other operation by oral hygienist.

or in any public school or other institution. The board of dental examiners may suspend or revoke, with power to reinstate, the license of any dentist who shall permit any oral hygienist, operating under his supervision, to perform any operation other than that permitted under the provisions of this section, and it also may suspend or revoke, with power of reinstatement, the license of any oral hygienist violating the provisions of this Act; the procedure to be followed in the case of such suspension, revocation, or reinstatement shall be the same as that prescribed by law in the case of suspension, revocation, or reinstatement of a licensed dentist.

Procedure.

Examination waived if applicant files certificate from similar State board, etc., as to qualifications, etc.

SEC. 15. Any oral hygienist of good moral character duly licensed to practice as such in any State or Territory of the United States, having and maintaining an equal standard of laws regulating the practice of oral hygiene with the laws of the District of Columbia, who has been in the lawful practice of oral hygiene for a period of not less than two years in such State or Territory and who files with the secretary-treasurer of the board of dental examiners of the District of Columbia a certificate from the examining board of the State or Territory in which he is licensed, certifying to his professional qualifications and length of service, may at the discretion of the board be licensed without further examination upon the payment of \$10. Any person so applying, who has been licensed in a State not maintaining an equal standard of laws with the District of Columbia, may be licensed upon the payment of the fee above provided for, upon furnishing satisfactory evidence as to licensing, good moral character, and professional qualifications, and passing such further examination as the board of dental examiners shall deem necessary.

Fee. Examination required if State does not maintain law of equal standard.

Revocation or suspensions of licenses by board.

SEC. 16. The board of dental examiners may revoke or suspend the license of any dentist or any oral hygienist in the District of Columbia upon proof satisfactory to said board:

Causes for.

1. That said license or registration was procured through fraud or misrepresentation.
2. That the holder thereof has been convicted of an offense involving moral turpitude.
3. That the holder thereof is guilty of chronic or persistent inebriety, or addiction to drugs, or afflicted with a contagious or infectious disease.
4. That the holder thereof, through misleading advertising or otherwise, is guilty of conduct calculated or likely to deceive or defraud the public.
5. That such holder is guilty of conduct which, in the opinion of said board, disqualifies him to practice with safety to the public.

Statement of charges to accused.

SEC. 17. No action to revoke or suspend a license shall be taken until the accused has been furnished a statement in writing of the charges against him, together with notice of the time and place of hearing thereof. The accused may be present at the hearings in person by counsel, or both. The statement of charges and notice may be served personally upon such person or mailed to him at his last known address at least twenty days prior to the hearing.

Hearings.

Action of board.

SEC. 18. If upon such hearing the board finds the charges sustained, it may revoke or suspend the license of any such dentist or oral hygienist. Such revocation shall take from the person named in such license all rights and privileges acquired thereby. Any dentist whose license has been suspended or revoked may be reinstated and a new license issued to him when, in the judgment of the board of dental examiners, such action is warranted, provided such reinstated dentist shall pay all the costs of the proceedings resulting in his suspension and reinstatement and in addition thereto a fee of \$25.

Reinstatement.

Payment of costs, etc.

SEC. 19. That in addition to the fees heretofore fixed herein each applicant for a license as dentist shall deposit with his application a fee of \$20; with each application for a duplicate license a fee of \$5 shall be paid to said board of dental examiners, and for each certificate issued by said board a fee of \$1 shall be paid. That out of the fees paid to said board, as provided by this Act, there shall be defrayed all expenses incurred in carrying out the provisions herein contained, including the detection and prosecution of violations of this Act, together with a fee of \$10 per diem for each member of said board for each day he may be actually engaged upon business pertaining to his official duties as such board member: *Provided*, That such expense shall in no event exceed the total of receipts: *And provided also*, That at the close of each fiscal year any funds unexpended in excess of the sum of \$1,000 shall be paid into the Treasury of the United States to the credit of the District of Columbia.

Fees.

Expenses to be paid from fees received.

*Provisos.*  
Not to exceed receipts.

Surplus payable to credit of District.

SEC. 20. During the month of December of each year, every licensed dentist and oral hygienist shall register with the secretary treasurer of the board of dental examiners his name and office address and such other information as the board may deem necessary upon blanks obtainable from said secretary treasurer, and thereupon pay a registration fee of \$1. On or before the 1st day of November of each year it shall be the duty of the secretary-treasurer of the board of dental examiners to mail to each dentist and oral hygienist licensed in the District of Columbia, at his last known address, blank form for registration. In the event of failure to register on or before the 31st day of December a fine of \$5 will be imposed, and should the practitioner fail to register and pay the fine imposed and continues to practice his profession in the District of Columbia he shall at the end of ten days from said date be considered as practicing illegally and penalized as otherwise provided for in this Act. If he suspends his practice he may be reinstated at any time upon registering and paying the prescribed fee of \$5. On or before the 1st day of February, annually, said board shall issue a printed register of the names and addresses so received, a copy of which shall be mailed or otherwise sent to each registrant thereon.

Yearly registration of dentists and oral hygienists.

Blanks to be mailed.

Fine, etc., on failing to register.

Annual register to be printed, etc.

SEC. 21. Any person shall be regarded as practicing dentistry who is a manager, proprietor, operator, or conductor of a place for performing dental operations, or who for a fee, salary, or other reward paid or to be paid either to himself or to another person, performs or advertises to perform dental operations of any kind, diagnoses or treats diseases or lesions of human teeth or jaw, mechanically, medicinally, or by the use of radiograms, or attempts to correct malpositions thereof, or who uses the word "dentist," "dental surgeon," the letters "D. D. S.," or other letters or title in connection with his name which in any way represent him as being engaged in the practice of dentistry.

Persons regarded as practicing dentistry.

SEC. 22. On and after the passage of this Act it shall be unlawful for any person or persons to practice or offer to practice dentistry or dental surgery under any name except his proper name, which shall be the name used in his license granted to him as a dentist, as provided for in this Act; and unlawful to use the name of any company, association, corporation, trade name, or business name in connection with the practice of dentistry as defined in this law. Any person convicted of a violation of the provision of this section shall be fined for the first offense not less than \$100 nor more than \$200, and upon a second or any subsequent conviction thereof, by a fine not to exceed \$500, and upon conviction his license may be suspended or revoked by said board.

Practicing under name other than used in license, unlawful.

Use of name of company, etc. unlawful.

Penalty for violations.

Act not applicable to specified students, practicing physicians, etc.

SEC. 23. Nothing in this Act shall apply to a bona fide student of dentistry in the clinic rooms of a reputable dental college, to a legally qualified physician or surgeon unless he practices dentistry as a specialty; to a dental surgeon of the United States Army, Navy, Public Health Service, or Veterans' Bureau, in the discharge of his official duties, nor to a lawful practitioner of dentistry in another State or Territory making a clinical demonstration before a dental society, convention, association of dentists, or dental college, or performing his duties in connection with a specific case on which he may have been called to the District of Columbia.

Penalty for failure to display license.

SEC. 24. Whoever engages in the practice of dentistry and fails to keep displayed in a conspicuous place in the operating room in which he practices, and in such manner as to be easily seen and read, the license granted him pursuant to the laws of the District of Columbia, shall be fined not less than \$10 nor more than \$50.

Penalty for fraudulent sale of diplomas, licenses, etc.

SEC. 25. Whoever sells or offers to sell a diploma conferring a dental degree, or a license granted pursuant to this Act, or procures such diploma or license with intent to use the same as evidence of the right to practice dentistry as defined by law, by a person other than the one upon whom such diploma was conferred, or to whom such license was granted, or any person who with fraudulent intent alters such diploma or license, or uses or attempts to use the same, shall be fined not less than \$100 nor more than \$200.

Penalty for employing in office, persons not licensed to perform dental operations, etc.

SEC. 26. Whoever, being a manager, proprietor, operator, or conductor of a place performing dental operations, employs a person who is not a licensed dentist to perform dental operations as defined by law, or permits such persons to practice dentistry in his office, or whoever practices dentistry under a false name, or assumes a title, or appends or prefixes to his name letters which falsely represent him as having a degree from a chartered dental college, or makes use of the words "dental college" or "school" or equivalent words when not lawfully authorized so to do, or impersonates another at an examination held by the board of dental examiners, or knowingly makes a false application or a false representation in connection with such examination, shall be fined not less than \$100 nor more than \$200.

Penalty for violating this law.

SEC. 27. Whoever violates any provision of law relating to the practice of dentistry and oral hygiene, or the application for examination and licensing of dentists and oral hygienists, for which no specific penalty has been prescribed shall be fined not less than \$50 nor more than \$100.

Punishment for subsequent convictions.

SEC. 28. A second or subsequent conviction under any of the next four preceding sections shall be punished by the maximum penalties prescribed therein, or imprisonment in jail or workhouse not less than ten days nor more than sixty days or by both such fine and imprisonment.

Inconsistent laws repealed.

SEC. 29. All Acts or parts thereof heretofore enacted into law and inconsistent herewith are hereby repealed.

Approved, June 7, 1924.

June 7, 1924.

[S. 1942.]

[Public, No. 238.]

**CHAP. 316.**—An Act To protect navigation from obstruction and injury by preventing the discharge of oil into the coastal navigable waters of the United States.

Oil Pollution Act, 1924.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That this Act may be cited as the "Oil Pollution Act, 1924."*

Meaning of terms.

SEC. 2. When used in this Act, unless the context otherwise requires—

"Oil."

(a) The term "oil" means oil of any kind or in any form, including fuel oil, oil sludge, and oil refuse;

(b) The term "person" means an individual, partnership, corporation, or association; any owner, master, officer or employee of a vessel; and any officer, agent, or employee of the United States;

"Person."

(c) The term "coastal navigable waters of the United States" means all portions of the sea within the territorial jurisdiction of the United States, and all inland waters navigable in fact in which the tide ebbs and flows;

"Coastal navigable waters of the United States."

"Secretary."

Discharge of oil by any method into navigable waters, unlawful.

(d) The term "Secretary" means the Secretary of War.  
 SEC. 3. That, except in case of emergency imperiling life or property, or unavoidable accident, collision, or stranding, and except as otherwise permitted by regulations prescribed by the Secretary as hereinafter authorized, it shall be unlawful for any person to discharge, or suffer, or permit the discharge of oil by any method, means, or manner into or upon the coastal navigable waters of the United States from any vessel using oil as fuel for the generation of propulsion power, or any vessel carrying or having oil thereon in excess of that necessary for its lubricating requirements and such as may be required under the laws of the United States and the rules and regulations prescribed thereunder. The Secretary is authorized and empowered to prescribe regulations permitting the discharge of oil from vessels in such quantities, under such conditions, and at such times and places as in his opinion will not be deleterious to health or sea food, or a menace to navigation, or dangerous to persons or property engaged in commerce on such waters, and for the loading, handling, and unloading of oil.

Regulations to be prescribed permitting discharge, etc., if not deleterious to health, sea food, etc.

SEC. 4. That any person who violates section 3 of this Act, or any regulation prescribed in pursuance thereof, is guilty of a misdemeanor, and upon conviction shall be punished by a fine not exceeding \$2,500 nor less than \$500, or by imprisonment not exceeding one year nor less than thirty days, or by both such fine and imprisonment, for each offense. And any vessel (other than a vessel owned and operated by the United States) from which oil is discharged in violation of section 3 of this Act, or any regulation prescribed in pursuance thereof, shall be liable for the pecuniary penalty specified in this section, and clearance of such vessel from a port of the United States may be withheld until the penalty is paid, and said penalty shall constitute a lien on such vessel which may be recovered in proceedings by libel in rem in the district court of the United States for any district within which the vessel may be.

Punishment for violations.

Vessel liable for penalty.

Clearance withheld, etc.

Recovery of lien.

SEC. 5. A board of local inspectors of vessels may, subject to the provisions of section 4450 of the Revised Statutes, and of the Act entitled "An Act to provide for appeals from decisions of local inspectors of vessels, and for other purposes," approved June 10, 1918, suspend or revoke a license issued by any such board to the master or other licensed officer of any vessel found violating the provisions of section 3 of this Act.

Revocation, etc., of officer's license for violations.

R. S., sec. 4450, p. 861. Vol. 40, p. 602.

SEC. 6. That no penalty, or the withholding of clearance, or the suspension or revocation of licenses, provided for herein, shall be enforced for any violation of this Act occurring within three months after its passage.

Penalties, etc., not enforceable for violation within three months.

SEC. 7. That in the administration of this Act the Secretary may make use of the organization, equipment, and agencies, including engineering, clerical, and other personnel, employed under his direction in the improvement of rivers and harbors, and in the enforcement of existing laws for the preservation and protection of navigable waters. And for the better enforcement of the provisions of this Act, the officers and agents of the United States in charge of river and harbor improvements, and the assistant engineers and inspectors employed under them by authority of the Secretary, and officers of the Customs and Coast Guard Service of the United

Administration by rivers and harbors officers and personnel.

Powers conferred for arrest, etc., of offenders.

States, shall have power and authority and it shall be their duty to swear out process and to arrest and take into custody, with or without process, any person who may violate any of said provisions: *Provided*, That no person shall be arrested without process for a violation not committed in the presence of some one of the aforesaid officials: *And provided further*, That whenever any arrest is made under the provisions of this Act the person so arrested shall be brought forthwith before a commissioner, judge, or court of the United States for examination of the offenses alleged against him; and such commissioner, judge, or court shall proceed in respect thereto as authorized by law in cases of crimes against the United States.

*Provisos.*  
Arrests without process restricted.  
Judicial procedure.

Act an addition to, and not a repeal, etc., of existing laws.

Investigation directed of polluting deposits in navigable and connecting waters, etc.

Report to Congress with recommendations, etc.

*Provisos.*  
Funds available.

Additional authorized.

SEC. 8. That this Act shall be in addition to the existing laws for the preservation and protection of navigable waters and shall not be construed as repealing, modifying, or in any manner affecting the provisions of those laws.

SEC. 9. That the Secretary is authorized and directed to make such investigation as may be necessary to ascertain what polluting substances are being deposited into the navigable waters of the United States, or into nonnavigable waters connecting with navigable waters, to such an extent as to endanger or interfere with navigation or commerce upon such navigable waters or the fisheries therein; and with a view to ascertaining the sources of such pollutions and by what means they are deposited; and the Secretary shall report the results of his investigation to the Congress not later than two years after the passage of this Act, together with such recommendations for remedial legislation as he deems advisable: *Provided*, That funds appropriated for examinations, surveys, and contingencies of rivers and harbors may be applied to paying the cost of this investigation, and, to adequately provide therefor, the additional sum of not to exceed \$50,000 is hereby authorized to be appropriated for examinations, surveys, and contingencies of rivers and harbors.

Approved, June 7, 1924.

June 7, 1924.  
[S. 1987.]  
[Public, No. 239.]

CHAP. 317.—An Act Accepting certain tracts of land in the city of Medford, Jackson County, Oregon.

Crater Lake National Park, Oreg.  
Acceptance from city of Medford of lots, as sites for buildings in.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Interior be, and he is hereby, authorized to accept certain tracts of land in the city of Medford, Jackson County, Oregon, described as lots numbered 15 and 16, block 9, amended plat to Queen Ann Addition to the city of Medford; and lot 3, block 2, central subdivision to the city of Medford, which have been tendered to the United States of America in fee simple by the city of Medford, Oregon, as sites for buildings to be used in connection with the administration of Crater Lake National Park, Oregon.

Approved, June 7, 1924.

June 7, 1924.  
[S. 2159.]  
[Public, No. 240.]

CHAP. 318.—An Act Authorizing annual appropriations for the maintenance of that portion of Gallup-Durango Highway across the Navajo Indian Reservation and providing reimbursement therefor.

Navajo Indian Reservation, N. Mex.  
Amount authorized annually for Federal aid highway across.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That there is hereby authorized to be appropriated annually, out of any money in the Treasury not otherwise appropriated, the sum of \$20,000 or so much thereof as may be necessary for each fiscal year, to be expended

under the direction of the Secretary of the Interior, for maintenance of that portion of the Federal aid highway from Gallup, New Mexico, to Shiprock, New Mexico, across the Navajo Indian Reservation, reimbursable from the tribal funds of the Indians of said reservation: *Provided*, That Indian labor shall be employed as far as practicable: *Provided further*, That if no funds are available, no expenditure shall be made.

*Providos.*  
Indian labor.  
No expenditure if no funds available.

Approved, June 7, 1924.

**CHAP. 319.**—An Act To designate the time and place of holding terms of the United States district court in the first division of the district at Kansas City.

June 7, 1924.  
[S. 2236.]  
[Public, No. 241.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That after the passage of this Act the terms of the United States district court for the first division to be held at Kansas City, Kansas, shall be held at that city on the first Monday in October and the first Monday in December, instead of the dates fixed in the Act approved September 6, 1916.

Kansas judicial district.  
Terms of court at Kansas City.  
Vol. 39, p. 726, amended.

Approved, June 7, 1924.

**CHAP. 320.**—An Act To consolidate, codify, revise, and reenact the laws affecting the establishment of the United States Veterans' Bureau and the administration of the War Risk Insurance Act, as amended, and the Vocational Rehabilitation Act, as amended.

June 7, 1924.  
[S. 2257.]  
[Public, No. 242.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*.

TITLE I.—GENERAL.

SECTION 1. This Act may be cited as the "World War Veterans' Act, 1924."

World War Veterans' Act, 1924.  
Title of Act.

SEC. 2. When used in this Act—

The term "bureau" means the United States Veterans' Bureau.

The term "director" means the Director of the United States Veterans' Bureau.

SEC. 3. In Titles II, III, and IV of this Act unless the context otherwise requires—

(1) The term "child" includes—

(a) A legitimate child.

(b) A child legally adopted.

(c) A stepchild, if a member of the man's household.

(d) An illegitimate child, but, as to the father only, if acknowledged in writing signed by him, or if he has been judicially ordered or decreed to contribute to such child's support, or has been judicially decreed to be the putative father of such child.

(2) The term "grandchild" means a child as above defined of a child as above defined.

(3) Except as used in section 301 and in section 302, the term "child" and "grandchild" are limited to unmarried persons either

(a) under eighteen years of age, or (b) of any age, if permanently incapable of self-support by reason of mental or physical defect.

(4) The term "parent" includes a father, mother, grandfather, grandmother, father through adoption, mother through adoption, stepfather, and stepmother, either of the persons in the service or of the spouse.

(5) The terms "father" and "mother" include stepfathers and stepmothers, fathers and mothers through adoption, and persons

Terms construed.  
"Bureau."  
"Director."  
In compensation, insurance, and rehabilitation.  
"Child."

"Grandchild."

Limitations.  
Post, p. 1302.

"Parent."

"Father" and "mother."

who have stood in loco parentis to a member of the military or naval forces at any time prior to his enlistment or induction for a period of not less than one year.

"Brother" and "sister."

(6) The terms "brother" and "sister" include brothers and sisters of the half blood as well as those of the whole blood, stepbrothers and stepsisters, and brothers and sisters through adoption.

Extension.

(7) The terms "brother" and "sister" include the children of a person who, for a period of not less than one year, stood in loco parentis to a member of the military or naval forces of the United States at any time prior to his enlistment or induction, or another member of the same household as to whom such person during such period likewise stood in loco parentis.

"Commissioned officer."

(8) The term "commissioned officer" includes a warrant officer, but includes only an officer in active service in the military or naval forces of the United States.

"Man," and "enlisted man."  
Females included.

(9) The terms "man" and "enlisted man" mean a person, whether male or female and whether enlisted, enrolled, or drafted into active service in the military or naval forces of the United States, and include noncommissioned and petty officers and members of training camps authorized by law.

"Enlistment."

(10) The term "enlistment" includes voluntary enlistment, draft, and enrollment in active service in the military or naval forces of the United States.

"Injury."

(11) The term "injury" includes disease.

(12) The term "pay" means the pay for service in the United States according to grade and length of service, excluding all allowances.

"Military or naval forces."

(13) The term "military or naval forces" means the Army, the Navy, the Marine Corps, the Coast Guard, the Naval Reserves, the National Naval Volunteers, and any other branch of the United States service while serving pursuant to law with the Army or the Navy.

"World War," etc.

(14) The terms "World War," "during the period of the war," and "during the World War" mean the period beginning April 6, 1917, and ending July 2, 1921.

"Date of termination of the war."

(15) The terms "date of termination of the war" and "termination of the war" mean July 2, 1921.

Veterans' Bureau.  
Established under  
the President.  
Vol. 42, p. 147.

Director, appointment  
and salary.

SEC. 4. There is established an independent bureau under the President to be known as the United States Veterans' Bureau, the director of which shall be appointed by the President by and with the advice and consent of the Senate. The Director of the United States Veterans' Bureau shall receive a salary of \$10,000 per annum, payable monthly.

Technical and administrative staff.  
Vol. 42, p. 148.

There shall be included on the technical and administrative staff of the director such staff officers, experts, inspectors, and assistants as the director shall prescribe; and there shall be in the United States Veterans' Bureau such sections and subdivisions thereof as the director shall prescribe. With such exceptions as the President may deem advisable, all employees shall be subject to the civil-service law and regulations made thereunder.

Employees subject to  
civil service law, etc.

Administrative, etc.  
powers vested in Director.

SEC. 5. The director, subject to the general direction of the President, shall administer, execute, and enforce the provisions of this Act, and for that purpose shall have full power and authority to make rules and regulations, not inconsistent with the provisions of this Act, which are necessary or appropriate to carry out its purposes, and shall decide all questions arising under this Act and all decisions of questions of fact affecting any claimant to the benefits of Titles II, III, or IV of this Act, shall be conclusive except as otherwise provided herein. All officers and employees of the bureau shall perform such duties as may be assigned them by the director. All official acts

Effect of decisions.

Assignment of duties.

performed by such officers or employees specially designated therefor by the director shall have the same force and effect as though performed by the director in person. Wherever under any provision or provisions of the Act regulations are directed or authorized to be made, such regulations, unless the context otherwise requires, shall or may be made by the director. The director shall adopt reasonable and proper rules to govern the procedure of the divisions and to regulate and provide for the nature and extent of the proofs and evidence and the method of taking and furnishing the same in order to establish the right to benefits of compensation, insurance, vocational training or maintenance and support allowance provided for in this Act, the forms of application of those claiming to be entitled to such benefits, the methods of making investigations and medical examinations, and the manner and form of adjudications and awards.

Administrative procedure.

Sec. 6. That the bureau shall have the power, and it shall be its duty, to provide for the placement of rehabilitated persons in suitable or gainful occupations. The director is authorized and directed to utilize, with the approval of the Secretary of Labor, the facilities of the Department of Labor, in so far as may be practicable, in the placement of rehabilitated persons in suitable or gainful occupations.

Placement of rehabilitated persons.

Department of Labor facilities to be utilized.

Sec. 7. The director shall establish a central office in the District of Columbia, and such regional offices and suboffices, not exceeding one hundred in number, within the territory of the United States and its outlying possessions as may be deemed necessary by him and in the best interests of the work committed to the Veterans' Bureau and to carry out the purposes of this Act. Such regional offices and suboffices, may, subject to final action by the director in case of an appeal, and under such rules and regulations as may be prescribed by the director, exercise such powers for hearing complaints and for examining, rating, and awarding compensation claims, granting medical, surgical, dental, and hospital care, convalescent care, and necessary and reasonable after care, granting vocational training and all other matters delegated to them, or some of them, by the director as could be performed lawfully under this Act by the central office.

Central office, regional and suboffices, to be established.

Powers, etc., of regional and suboffices.

The director may abolish any regional offices or suboffices when in his judgment this may be done without detriment to the administration of this Act, and upon such termination all records and supplies pertaining thereto shall be delivered to the central office, or as the director shall otherwise prescribe.

Abolishment authorized, etc.

Sec. 8. That for the purposes of this Act the director, and such persons as the director may designate, shall have the power to issue subpoenas for and compel the attendance of witnesses within a radius of one hundred miles from the place of hearing, to require the production of books, papers, documents, and other evidence, to administer oaths, and to examine witnesses upon any matter within the jurisdiction of the bureau. In case of disobedience to a subpoena the bureau may invoke the aid of any district court of the United States in requiring the attendance and testimony of witnesses and the production of documentary evidence, and such court, within the jurisdiction of which the inquiry is carried on, may, in case of contumacy or refusal to obey a subpoena issued to any officer, agent, or employee of any corporation or other person, issue an order requiring such corporation or other person to appear before the bureau or to give evidence touching the matter in question; and any failure to obey such order of the court may be punished by such court as a contempt thereof. Any person so required to attend as a witness shall be allowed and paid the same fees and mileage as are paid witnesses in the district courts of the United States.

Powers to secure testimony.  
Vol. 40, p. 399.

Aid from district courts to secure evidence, etc.

Failure punished as contempt of court.  
Witness fees, etc.

Employees to be detailed to examine claims, investigate frauds, etc.  
Powers conferred.

For the purpose of this Act, the director is authorized to detail from time to time clerks or persons employed in the bureau to make examinations into the merits of compensation and insurance claims, whether pending or adjudicated, as he may deem proper, and to aid in the preparation, presentation, or examination of such claims; and any such person so detailed shall have power to administer oaths, take affidavits, and certify to the correctness of the papers and documents pertaining to the administration of this Act.

Opinion of Attorney General on questions of law.

SEC. 9. In addition to the services of the legal assistants employed by the bureau, the Director may require the opinion of the Attorney General on any questions of law arising in the administration of the bureau.

General powers of Director.  
Vol. 42, p. 149.

SEC. 10. The director, subject to the general directions of the President, shall be responsible for the proper examination, medical care, treatment, hospitalization, dispensary, and convalescent care necessary and reasonable after care, welfare of, nursing, vocational training, and such other services as may be necessary in the carrying out of the provisions of this Act, and for that purpose is hereby authorized, at the direction of the President or with the approval of the head of the department concerned, to utilize the now existing or future facilities of the United States Public Health Service, the War Department, the Navy Department, the Interior Department, the National Home for Disabled Volunteer Soldiers, and such other governmental facilities as may be made available for the purposes set forth in this act; and such governmental agencies are hereby authorized to furnish such facilities, including personnel, equipment, medical, surgical, and hospital services and supplies as the director may deem necessary and advisable in carrying out the provisions of this Act, in addition to such governmental facilities as are hereby made available.

To utilize existing facilities of all Government agencies.

Additional personnel, equipment, etc., to be furnished.

Further hospitalization, if Government facilities unsatisfactory.

When, in the opinion of the director, the facilities and services utilized for the hospitalization, medical care, and treatment for beneficiaries under this act are unsatisfactory, the director shall make arrangements for the further hospitalization, care, and treatment of such beneficiaries by other means.

Improving and extending Government hospital facilities authorized.

In the event that there is not sufficient Government hospital and other facilities for the proper medical care and treatment of beneficiaries under this Act, and the director deems it necessary and advisable to secure additional Government facilities, he may, within the limits of appropriations made for carrying out the provisions of this paragraph, and with the approval of the President, improve or extend existing governmental facilities, or acquire additional facilities by purchase or otherwise. Such new property and structures as may be improved, extended, or acquired shall become part of the permanent equipment of the United States Veterans' Bureau or of some one of the now existing agencies of the Government, including the War Department, Navy Department, Interior Department, Treasury Department, the National Home for Disabled Volunteer Soldiers, in such way as will best serve the present emergency, taking into consideration the future services to be rendered the veterans of the World War, including the beneficiaries under this Act.

New property to be permanent equipment of Bureau or other Government agency.

Contracts for outside medical, etc., services if Government facilities inadequate.

In the event Government hospital facilities are insufficient or inadequate the director may contract with State, municipal, or in exceptional cases, with private hospitals for such medical, surgical, and hospital services and supplies as may be required, and such contracts may be made for a period of not exceeding three years and may be for the use of a ward or other hospital unit or on such other basis as may be in the best interest of the beneficiaries under this Act.

Public Health, etc., hospitals transferred to Bureau.

There are hereby permanently transferred to the Veterans' Bureau all hospitals now or formerly under the jurisdiction of the Public Health Service or of the Treasury Department, the operation,

management, or control of which have heretofore been transferred by the President to said Bureau pursuant to the authority contained in section 9 of the Act entitled "An Act to establish a Veterans' Bureau and to improve the facilities and service of such Bureau and further to amend and modify the War Risk Insurance Act, approved August 9, 1921."

Vol. 42, p. 150.

SEC. 11. The director is hereby authorized to make such rules and regulations as may be deemed necessary in order to promote good conduct on the part of persons who are receiving care or treatment in hospitals, homes, or institutions as patients or beneficiaries of said bureau during their stay in such hospitals, homes, institutions, or training centers. Penalties for the breach of such rules and regulations may, with the approval of the director, extend to a forfeiture by the offender of such portion of the compensation payable to him, not exceeding three-fourths of the monthly installment per month for three months, for a breach committed while receiving treatment in such hospital, home, institution, or training center as may be prescribed by such rules and regulations.

Rules to be made for conduct of patients at hospitals, etc.

Penalties for breaches thereof.

SEC. 12. That the bureau is hereby authorized and empowered to receive, for purposes of benefits provided by Title IV hereof, such gifts and donations from either public or private sources as may be offered unconditionally. All moneys so received as gifts or donations shall be paid into the Treasury of the United States, and shall constitute a permanent fund, to be called the "Special fund for vocational rehabilitation," to be used under the direction of the said bureau in connection with the appropriations hereby made or hereafter to be made, to defray the expenses of providing and maintaining courses of vocational rehabilitation; and a full report of all gifts and donations offered and accepted and all disbursements therefrom shall be submitted annually to Congress by the director.

Acceptance of gifts for rehabilitation, authorized.

Post, p. 627.

Funds created therefrom, and use to be made.

Report of receipts, etc.

Previous appropriations to constitute fund for advancement of trainees.

Post, p. 627.

SEC. 13. All sums heretofore appropriated for use by the Federal Board for Vocational Education as a revolving fund, not exceeding \$500,000, may be used by the bureau as a revolving fund for the purpose of making advancement to persons commencing or undergoing training under Title IV hereof, such advancements to bear no interest and to be reimbursed in such installments as may be determined by the director by proper deductions from the monthly maintenance and support allowances allowed by this Act.

Detailed annual report to Congress. Vol. 42, p. 152.

SEC. 14. That the director of the United States Veterans' Bureau shall on the first Monday in December of each year file with the Speaker of the House of Representatives and the President of the Senate a full and complete report of all activities of the United States Veterans' Bureau, showing in detail the number of claimants and the amount of compensation paid, the number of veterans of the various wars and expeditions receiving hospitalization and medical treatment, the number of dependents drawing compensation and the amount of such compensation, the number of persons holding and paying for Government life insurance, and a full and itemized statement of all moneys received and disbursed by the director, or any of his agents, for the preceding year.

SEC. 15. All sums heretofore appropriated for carrying out the provisions of the War Risk Insurance Act and amendments thereto and to carry out the provisions of the Act entitled "An Act to provide for vocational rehabilitation and return to civil employment of disabled persons discharged from the military or naval forces of the United States, and for other purposes," approved June 27, 1918, and amendments thereto, and all sums heretofore appropriated for carrying out the provisions of the Act entitled "An Act to establish a Veterans' Bureau and to improve the facilities and service of such bureau, and further to amend and modify the War Risk Insurance

All previous appropriations, unexpended, made available.

Vol. 40, p. 617.

Vol. 42, p. 147.

Act," approved August 9, 1921, and amendments thereto shall, where unexpended, be made available for the bureau and may be expended in such manner as the director deems necessary in carrying out the purposes of this Act.

Prior insurance appropriations and premium collections made available.  
Post, p. 624.

Premiums collected hereafter.

Payment of term insurance, etc., therefrom.

Authority for.

All premium payments to be credited to Government life insurance fund.

Payments of awards by Director.

Reserve funds to be set aside.  
Vol. 42, p. 152.  
Investment, etc.

Credits to be allowed in accounts of disbursing clerk, etc.

Recognition of attorneys in presenting claims, etc., restricted.  
Post, p. 1302.

For insurance claims in court, permitted.

Determination of fee by the court.

SEC. 16. All sums heretofore appropriated for the military and naval insurance appropriation and all premiums collected for the yearly renewable term insurance provided by the provisions of Title III deposited and covered into the Treasury to the credit of this appropriation, shall, where unexpended, be made available for the bureau. All premiums that may hereafter be collected for the yearly renewable term insurance provided by the provisions of Title III hereof shall be deposited and covered into the Treasury for the credit of this appropriation. Such sum including all premium payments is made available for the payment of the liabilities of the United States incurred under contracts of yearly renewable term insurance made under the provisions of Title III, including such liabilities as shall have been or shall hereafter be reduced to judgment in a district court of the United States or in the Supreme Court of the District of Columbia. Payments from this appropriation shall be made upon and in accordance with the awards by the director.

SEC. 17. That all premiums paid on account of insurance converted under the provisions of Title III hereof shall be deposited and covered into the Treasury to the credit of the United States Government life insurance fund and shall be available for the payment of losses, dividends, refunds, and other benefits provided for under such insurance, including such liabilities as shall have been or shall hereafter be reduced to judgment in a district court of the United States or in the Supreme Court of the District of Columbia. Payments from this fund shall be made upon and in accordance with awards by the director.

The bureau is authorized to set aside out of the fund so collected such reserve funds as may be required, under accepted actuarial principles, to meet all liabilities under such insurance; and the Secretary of the Treasury is hereby authorized to invest and reinvest the said United States Government life insurance fund, or any part thereof, in interest-bearing obligations of the United States or bonds of the Federal farm-loan banks and to sell said obligations of the United States or the bonds of the Federal farm-loan banks for the purposes of such fund.

SEC. 18. That the Comptroller General of the United States is hereby authorized and directed to allow credit in the accounts of the disbursing clerk of the bureau for all payments of insurance installments hereafter made, without verification of the deduction on the pay rolls, of such premiums as may have accrued prior to January 1, 1921, while the insured was in the service.

SEC. 19. That no claim agent or attorney except the recognized representatives of the American Red Cross, the American Legion, the Disabled American Veterans, and the Veterans of Foreign Wars and such other organizations as shall be approved by the Director, shall be recognized in the presentation or adjudication of claims under Titles II, III, and IV, except that in the event of disagreement as to claim under a contract of insurance between the bureau and any beneficiary or beneficiaries thereunder an action on the claim may be brought against the United States either in the Supreme Court of the District of Columbia or in the district court of the United States in and for the district in which such beneficiaries or any one of them resides, and that whenever judgment shall be rendered in an action brought pursuant to this provision, the court, as part of its judgment, shall determine and allow such reasonable attorney's fees, not to exceed 5 per centum of the amount recovered, to be paid by the claimant in behalf of whom such proceedings were instituted to

his attorney, said fee to be paid out of the payments to be made to the beneficiary under the judgment rendered at a rate not exceeding one-tenth of each of such payments until paid. All persons having or claiming to have an interest in such insurance may be made parties to said suit, and such as are not inhabitants of or found within the district in which suit is brought, may be brought in by order of the court to be served personally or by publication as the court may direct. The procedure in such suits shall otherwise be the same as that provided for suits in the district courts by the act entitled, "An Act providing for the bringing of suits against the United States," approved March 3, 1887, as amended.

Intervenor allowed in insurance cases.

Procedure,

Vol. 24, p. 505.

Proof of marriage.

SEC. 20. That for the purpose of this Act the marriage of the claimant to the person on account of whom the claim is made shall be shown by such testimony as the director may prescribe by regulations.

Payments to minors, etc.

SEC. 21. That where any payment under this Act is to be made to a minor, other than a person in the military or naval forces of the United States, or to a person mentally incompetent, or under other legal disability adjudged by a court of competent jurisdiction, such payment may be made to the person who is constituted guardian, curator, or conservator by the laws of the State or residence of claimant, or is otherwise legally vested with responsibility or care of the claimant or his estate: *Provided*, That prior to receipt of notice by the bureau that any such person is under such other legal disability adjudged by some court of competent jurisdiction, payment may be made to such person direct: *Provided further*, That for the purpose of payments of benefits under Title II hereof, where no guardian, curator, or conservator of the person under a legal disability has been appointed under the laws of the State or residence of the claimant, the director shall determine the person who is otherwise legally vested with responsibility or care of the claimant or his estate: *And provided further*, That the director, in his discretion, may suspend such payments to any such guardian, curator, conservator, or other person who shall neglect or refuse, after reasonable notice, to render an account to the director from time to time showing the application of such payments for the benefit of such minor or incompetent beneficiary.

To regular guardians, etc.

*Proviso*, Payments prior to notice of disability.

Where no legal guardian appointed.

Suspension on failure to render accounts.

SEC. 22. That the compensation, insurance, and maintenance and support allowance payable under Titles II, III, and IV, respectively, shall not be assignable; shall not be subject to the claims of creditors of any person to whom an award is made under Titles II, III, or IV; and shall be exempt from all taxation: *Provided*, That such compensation, insurance, and maintenance and support allowance shall be subject to any claims which the United States may have, under Titles II, III, IV, and V, against the person on whose account the compensation, insurance, or maintenance and support allowance is payable.

No assignments, etc., of allowances.

*Proviso*. Claims of United States admitted.

Converted insurance assignments permitted.

That the provisions of this section shall not be construed to prohibit the assignment by any person to whom converted insurance shall be payable under Title III of such Act of his interest in such insurance to any other member of the permitted class of beneficiaries.

SEC. 23. The discharge or dismissal of any person from the military or naval forces on the ground that he is guilty of mutiny, treason, spying, or any offense involving moral turpitude, or willful and persistent misconduct, of which he has been found guilty by a court-martial, or that he is an enemy alien, conscientious objector, or a deserter, shall terminate any insurance granted on the life of such person under the provisions of Title III and shall bar all rights to any compensation under Title II, or any insurance

Persons discharged for specified causes barred from compensation, etc., benefits. Vol. 42, p. 1521. Post, p. 1308.

*Proviso.*  
Converted insurance payments permitted.

Enemy alien in United States service, entitled to benefits therefrom.

Allowance if dishonorably discharged by court marshal and subsequently found to have been insane.

Provisions effective retroactively.

Compensation, etc., allowed persons inducted, but dying of disability, etc., before enlistment.  
Vol. 41, p. 372.

Insurance deemed valid.

Status of persons provisionally accepted for enlistment.  
Vol. 42, p. 153.

Allowed compensation and insurance benefits.

Amounts unpaid at death payable to personal representative.

*Proviso.*  
Escheat, etc.

under Title III, or any maintenance and support allowance under Title IV: *Provided*, That as to converted insurance, the cash surrender value thereof, if any, on the date of such discharge or dismissal shall be paid the insured, if living, and if dead to the designated beneficiary: *Provided further*, That an enemy alien who volunteered or who was drafted into the Army, Navy, or Marine Corps of the United States during the World War, and who was not discharged from the service on his own application or solicitation by reason of his being an enemy alien, and whose service was honest and faithful, shall be entitled to the benefits under Titles II, III, and IV hereof: *Provided further* That in case any person has been dishonorably discharged from the military or naval forces as a result of a court-martial trial, and it is thereafter established to the satisfaction of the director that at the time of the commission of the offense resulting in such court-martial trial and discharge that such person was insane, such person shall be entitled to the compensation, insurance, and vocational training benefits under Titles II, III, and IV hereof: *Provided further*, That this section shall be deemed to be in effect as of April 6, 1917, and the director is hereby authorized and directed to make provision by bureau regulation for payment of any insurance claim or adjustment in insurance premium account of any insurance contract which would not now be affected by this section as amended.

SEC. 24. That if after induction by the local draft board, or after being called into Federal service as a member of the National Guard, but before being accepted and enrolled for active service, the person died or became disabled as a result of disease contracted or injury suffered in the line of duty and not due to his own willful misconduct involving moral turpitude, or as a result of the aggravation, in the line of duty and not because of his own willful misconduct involving moral turpitude, of an existing disease or injury, he or those entitled thereto shall receive the benefits of compensation payable under Title II; and any insurance application made by such person after induction by the local draft board but before being accepted and enrolled for active service shall be deemed valid.

SEC. 25. Any person who between the 6th day of April, 1917, and the 11th day of November, 1918, applied for enlistment or enrollment in the military or naval forces, and who was accepted provisionally and directed or ordered to a camp, post, station, or other place for final acceptance into such service, shall be deemed to have the same status as an inducted man not yet accepted and enrolled for active service during the period while such person was complying with such order or direction, and during such compliance, and until his final acceptance or rejection for enlistment or enrollment into the military or naval forces, shall be entitled to the same benefits under Titles II and III hereof as an inducted man not yet accepted and enrolled for active service.

SEC. 26. That the amount of the monthly installments of compensation, yearly renewable term insurance, or accrued maintenance and support allowance which has become payable under the provisions of Titles II, III, or IV hereof, but which has not been paid prior to the death of the person entitled to receive the same, may be payable to the personal representatives of such person: *Provided*, That in cases where the estate of the decedent would escheat under the laws of the place of his residence, such installments shall not be paid to the estate of the decedent but shall escheat to the United States and shall be credited to the appropriation from which the original award was made.

SEC. 27. That all payments of compensation and insurance heretofore made pursuant to a regulation permitting permanent and total disability to be presumed from hospitalization or ratings of less than permanent total disability shall be deemed valid and no recovery thereof shall be made: *Provided*, That nothing herein shall operate to validate insurance not in force on the date an award thereof was approved, except where premiums have been thereafter accepted.

Payments made heretofore under regulations, etc., validated.

*Proviso.*  
Insurance exception.

SEC. 28. There shall be no recovery of payments from any beneficiary who, in the judgment of the director, is without fault on his part, and where, in the judgment of the director, such recovery would defeat the purpose of benefits otherwise authorized or would be against equity and good conscience.

No recovery from beneficiary, if without fault.

SEC. 29. The director is authorized, in his discretion, to sell, lease, or exchange surplus equipment, supplies, products, or waste materials belonging to the bureau or any of its plants or institutions; and to lease for a term, not exceeding three years, lands or buildings, or parts or parcels thereof, belonging to the United States and under the control of the bureau. The net proceeds of all such sales, leases, or exchanges shall be covered into the Treasury of the United States as miscellaneous receipts.

Surplus supplies, etc., may be disposed of.

Lands, etc., may be leased.

Proceeds covered into the Treasury.

SEC. 30. That all files, records, reports, and other papers and documents pertaining to any claim for the benefits of this Act, whether pending or adjudicated, shall be deemed confidential and privileged and no disclosure thereof shall be made except as follows:

Files, etc., pertaining to claims, confidential.

Disclosure allowed.

To claimants conditionally.

(a) To a claimant or his duly authorized representative, as to matters concerning himself alone, when in the judgment of the director such disclosure would not be injurious to the physical or mental health of the claimant;

Under process of court, etc.

(b) Where required by the process of a United States court to be produced in any suit or proceeding therein pending; or when such production is deemed by the director to be necessary in any suit or proceeding brought under the provisions of this Act;

To court in proceedings as to mental capacity.

(c) In all proceedings in the nature of an inquest into the mental competency of a claimant, and in all other judicial proceedings, when in the judgment of the director such disclosure is deemed necessary and proper;

Amount of compensation or training allowance.

(d) The amount of compensation or training allowance of any beneficiary shall be made known to any person who applies for such information.

Acceptance of certified copies as evidence.

Wherever the production of a file, record, report, or other document is required or permitted by this section a certified copy thereof may be produced in lieu of the original, and such certified copy shall be received in evidence with like force and effect as the original.

Provisions of Act not applicable to conscientious objector refusing duty, and person discharged for alienage.  
*Post*, p. 1304.

SEC. 31. The provisions of this Act shall not apply to any conscientious objector who refused to perform military duty or refused to wear the uniform, or to any alien who was discharged from the military or naval forces prior to November 11, 1918, on account of his alienage.

Compensation and treatment.

TITLE II.—COMPENSATION AND TREATMENT.

SEC. 200. For death or disability resulting from personal injury suffered or disease contracted in the military or naval service on or after April 6, 1917, and before July 2, 1921, or for an aggravation or recurrence of a disability existing prior to examination, acceptance, and enrollment for service, when such aggravation was suffered and contracted in, or such recurrence was caused by, the military or naval service on or after April 6, 1917, and before July 2, 1921, by any commissioned officer or enlisted man, or by any member of the Army Nurse Corps (female) or of the Navy Nurse Corps (female)

Officers, enlisted men, etc., entitled to, for injury incurred after April 6, 1917.  
Vol. 42, p. 1522.  
*Post*, p. 1304.

when employed in the active service under the War Department or Navy Department, the United States shall pay to such commissioned officer or enlisted man, member of the Army Nurse Corps (female), or of the Navy Nurse Corps (female), or, in the discretion of the director, separately to his or her dependents, compensation as hereinafter provided; but no compensation shall be paid if the injury, disease, aggravation, or recurrence has been caused by his own willful misconduct: *Provided*, That no person suffering from paralysis, paresis, or blindness, or from constitutional lues requiring hospitalization, as the result of disease, shall be denied compensation while a patient in a Veterans' Bureau hospital by reason of willful misconduct. That for the purposes of this section every such officer, enlisted man, or other member employed in the active service under the War Department or Navy Department who was discharged or who resigned prior to July 2, 1921, and every such officer, enlisted man, or other member employed in the active service under the War Department or Navy Department on or before November 11, 1918, who on or after July 2, 1921, is discharged or resigns, shall be conclusively held and taken to have been in sound condition when examined, accepted, and enrolled for service, except as to defects, disorders, or infirmities made of record in any manner by proper authorities of the United States at the time of, or prior to, inception of active service, to the extent to which any such defect, disorder, or infirmity was so made of record: *Provided*, That an ex-service man who is shown to have or, if deceased, to have had, prior to January 1, 1925, neuropsychiatric disease, an active tuberculous disease, paralysis agitans, encephalitis lethargica, or amoebic dysentery developing a 10 per centum degree of disability or more in accordance with the provisions of subdivision (4) of section 202 of this Act shall be presumed to have acquired his disability in such service between April 6, 1917, and July 2, 1921, or to have suffered an aggravation of a preexisting neuropsychiatric disease, tuberculosis, paralysis agitans, encephalitis lethargica, or amoebic dysentery in such service between said dates, and said presumption shall be conclusive in cases of active tuberculous disease, but in all other cases said presumption shall be rebuttable by clear and convincing evidence; but nothing in this proviso shall be construed to prevent a claimant from receiving the benefits of compensation and medical care and treatment for a disability due to these diseases of more than 10 per centum degree (in accordance with the provisions of subdivision (4), section 202, of this Act) on or subsequent to January 1, 1925, if the facts in the case substantiate his claim.

SEC. 201. That if death results from injury—

If the deceased leaves a widow or child, or if he leaves a mother or father either or both dependent upon him for support, the monthly compensation shall be the following amounts:

- (a) If there is a widow but no child, \$30.
- (b) If there is a widow and one child, \$40, with \$6 for each additional child.
- (c) If there is no widow, but one child, \$20.
- (d) If there is no widow, but two children, \$30.
- (e) If there is no widow, but three children, \$40, with \$5 for each additional child.
- (f) If there is a dependent mother (or dependent father), \$20, or both, \$30. The amount payable under this subdivision shall not exceed the difference between the total amount payable to the widow and children and the sum of \$75. Such compensation shall be payable whether the dependency of the father or mother or both arises before or after the death of the person, but no compensation shall be payable if the dependency arises more than five years after the death of the person.

Payment to person or dependents.

Misconduct exception.

*Provisos.*  
Paralysis, etc., allowance.

Soundness on entrance inferred if in active service November 11, 1918.

Recorded defects excepted.

*Proviso.*  
Specified diseases developed prior to January 1, 1925, presumed as incurred in service.

Post, p. 618.

Claims may be allowed for disability later.

Allowances for death.  
Monthly compensation to relatives.  
Post, p. 1306.

Widow and children.

Dependent parents.  
Limitation.  
Vol. 42, p. 1523, amended.

(1) If death occur or shall have occurred subsequent to April 6, 1917, and before discharge or resignation from the service, the United States shall pay for burial expenses and the return of body to his home a sum not to exceed \$100, as may be fixed by regulation. Where a veteran of any war dies after discharge or resignation from the service and does not leave sufficient assets to meet the expenses of his burial and the transportation of his body, and such expenses are not otherwise provided for, the United States Veterans' Bureau shall pay the following sums: For a flag to drape the casket, and after burial to be given to the next of kin of the deceased, a sum not exceeding \$5; also for burial expenses, a sum not exceeding \$100, to such person or persons as may be fixed by regulations: *Provided*, That when such person dies while receiving from the bureau compensation or vocational training, the above benefits shall be payable without reference to the indigency of the deceased: *Provided further*, That where such person, while receiving from the bureau medical, surgical, or hospital treatment or vocational training, dies away from home and at the place to which he was ordered by the bureau, or while traveling under orders of the bureau, the above benefits shall be payable without reference to the indigency of the deceased and in addition thereto the actual and necessary cost of the transportation of the body of the person (including preparation of the body) to the place of burial within the continental limits of the United States, and including also, in the discretion of the director, the actual and necessary cost of transportation of an attendant: *And provided further*, That no accrued pension or compensation due at the time of death shall be deducted from the sum allowed.

(2) The payment of compensation to a widow shall continue until her death or remarriage, and the payment of compensation to a parent shall continue to the death of each parent.

(3) The payment of compensation to or for a child shall continue until such child reaches the age of eighteen years or marries, or if such child be permanently incapable of self-support by reason of mental or physical defect, then during such incapacity.

(4) Whenever the compensation payable to or for the benefit of any person under the provisions of this section is terminated by the happening of the contingency upon which it is limited, the compensation thereafter for the remaining beneficiary or beneficiaries, if any, shall be the amount which would have been payable to them if they had been the sole original beneficiaries.

(5) As between the widow and the children not in her custody, and as between children, the amount of compensation shall be apportioned as may be prescribed by regulation.

(6) The term "widow" as used in this section shall not include one who shall have married the deceased later than ten years after the time of injury, and shall include widower whenever his condition is such that if the deceased person were living he would have been dependent upon her for support.

(7) That this section shall be deemed to be in effect as of April 6, 1917: *Provided, however*, That the receipt of a gratuity, pension, or compensation by widow, or parent, on account of the death of any person shall not bar the payment of compensation on account of the death of any other person: *Provided*, That before compensation under this section shall be paid there shall first be deducted from said sum so to be paid the amount of any payments made under any other law on account of the death or disability of the same person: *Provided further*, That no changes in rates or compensation made by this Act shall be retroactive in effect.

Burial expenses.

Allowances for burial expenses of veteran of any war.

*Provisos.*  
Bureau beneficiaries.

Beneficiaries dying away from home, allowances paid in addition to transportation of body, etc.

Cost of attendant.

No accrued pension to be deducted.

Payment to widow as dependent, continued.

Payment to children.

Termination of rates.

Children not with mother.

Widow restriction.

Effective, April 6, 1917.

*Provisos.*  
Receipt of pension, etc., on account of another person no bar to death payment.  
Deductions to be made.

Changes not retroactive.

Disability compensation. Total and temporary. Vol. 41, p. 373, amended. Monthly rates. Personal. With dependents.

SEC. 202. That if disability results from the injury— (1) If and while the disability is rated as total and temporary, the monthly compensation shall be the following amounts, payable monthly or semimonthly as the director may prescribe: (a) If the disabled person has neither wife nor child living, \$80. (b) If he has a wife but no child living, \$90. (c) If he has a wife and one child living, \$95, and \$5 for each additional child. (d) If he has no wife and one child living, \$90, with \$5 for each additional child. (e) If he has a mother or father, either or both dependent on him for support, then, in addition to the above amounts, \$10 for each parent so dependent.

Partial and temporary. Percentage basis of rate.

(2) If and while the disability is rated as partial and temporary, the monthly compensation shall be a percentage of the compensation that would be payable for his total and temporary disability, equal to the degree of the reduction in earning capacity resulting from the disability, but no compensation shall be payable for a reduction in earning capacity rated at less than 10 per centum.

Tubercular rating, on arrest of disease.

That any ex-service man shown to have had a tubercular disease of compensable degree, and who has been hospitalized for a period of one year, and who in the judgment of the director has reached a condition of complete arrest of his disease, and who shall be discharged from further hospitalization, shall be rated as temporarily totally disabled, and such rating shall not be decreased within a period of six months.

Total and permanent. Specific disabilities so rated.

(3) If and while the disability is rated as total and permanent, the rate of compensation shall be \$100 per month: *Provided, however,* That the permanent loss of the use of both feet or both hands, or of both eyes, or of one foot and one hand, or of one foot and one eye, or of one hand and one eye, or the loss of hearing of both ears, or becoming permanently helpless or permanently bedridden, shall be deemed to be total, permanent disability: *Provided, further,* That the compensation for the loss of the use of both eyes shall be \$150 per month, and that compensation for the loss of the use of both eyes and one or more limbs shall be \$200 per month: *Provided, further,* That for double total, permanent disability the rate of compensation shall be \$200 per month.

Additional for blindness, etc.

Double total disability.

Rating for tuberculous disease as temporary total, for three years, if discharged from hospital without condition of arrest thereof.

That any ex-service man shown to have a tuberculous disease of compensable degree, and who has been hospitalized for a period of one year, and who in the judgment of the director will not reach a condition of arrest by further hospitalization, and whose discharge from hospitalization will not be prejudicial to the beneficiary or his family, and who is not, in the judgment of the director, feasible for training, shall, upon his request, be discharged from hospitalization and rated as temporarily totally disabled, said rating to continue for the period of three years: *Provided, however,* that nothing in this subdivision shall deny the beneficiary the right, upon presentation of satisfactory evidence, to be adjudged to be permanently and totally disabled.

Proviso. Right for permanent total rating.

Partial and permanent. Computation of degree.

(4) If and while the disability is rated as partial and permanent, the monthly compensation shall be a percentage of the compensation that would be payable for his total and permanent disability equal to the degree of the reduction in earning capacity resulting from the disability, but no compensation shall be payable for a reduction in earning capacity rated at less than 10 per centum.

Schedule of ratings for injuries to be adopted. Based on impaired earning capacity.

A schedule of ratings of reductions in earning capacity from injuries or combinations of injuries shall be adopted and applied by the bureau. Ratings may be as high as 100 per centum. The ratings shall be based, as far as practicable, upon the average impairments

of earning capacity resulting from such injuries in civil occupations similar to the occupation of the injured man at the time of enlistment and not upon the impairment in earning capacity in each individual case, so that there shall be no reduction in the rate of compensation for individual success in overcoming the handicap of an injury. The bureau in adopting the schedule of ratings of reduction in earning capacity shall consider the impairment in ability to secure employment which results from such injuries. The bureau shall from time to time readjust this schedule of ratings whenever actual experience shall show that it is unjust to the disabled veteran.

Readjustment to avoid injustice.

(5) If the disabled person is so helpless as to be in constant need of a nurse or attendant, such additional sum shall be paid, but not exceeding \$50 per month, as the director may deem reasonable.

Nurse or attendant allowance.

(6) In addition to the compensation above provided, the injured person shall be furnished by the United States such reasonable governmental medical, surgical, and hospital services, including payment of court costs and other expenses incident to proceedings heretofore or hereafter taken for commitment of mentally incompetent persons to hospitals for the care and treatment of the insane, and shall be furnished with such supplies, including wheel chairs, artificial limbs, trusses, and similar appliances, as the director may determine to be useful and reasonably necessary, which wheel chairs, artificial limbs, trusses, and similar appliances may be procured by the bureau in such manner, either by purchase or manufacture, as the director may determine to be advantageous and reasonably necessary: *Provided*, That nothing in this act shall be construed to affect the necessary military control over any member of the Military or Naval Establishments before he shall have been discharged from the military or naval service.

Medical services, surgical appliances, etc., to be furnished in addition to compensation.  
Post, p. 1306.

*Proviso.*  
Army or Navy status before discharge not affected.

(7) Where any disabled person having neither wife, child, nor dependent parent shall, after July 1, 1924, have been maintained by the bureau for a period or periods amounting to six months in a neuropsychiatric hospital or hospitals, and shall be deemed by the director to be permanently insane, the compensation for such person shall thereafter be \$20 per month so long as he shall thereafter be maintained by the bureau in a neuropsychiatric hospital or hospitals; and such compensation may, in the discretion of the director, be paid to the chief officer of said hospital to be used for the benefit of such patient: *Provided, however*, That if such patient shall recover his reason and shall be discharged from such hospital as cured, an additional amount of \$60 per month shall be paid to him for each month the rate of compensation was reduced as provided by this subdivision.

Compensation for patients in neuropsychiatric hospitals, etc.  
Post, p. 1307.

*Proviso.*  
Additional allowance on recovery.

The compensation of any inmate of an asylum or hospital for the insane, or any part thereof, may, in the discretion of the director, be paid to the chief officer of said asylum or hospital to be used for the benefit of such inmate.

Payment to hospital for use of insane.

After June 30, 1927, the monthly rate of compensation for all veterans (other than those totally and permanently disabled), who are being maintained by the bureau in a hospital of any description and who are without wife, child, or dependent parent, shall not exceed \$40.

Rate for veterans in hospitals after June 30, 1927, if without dependents.

(8) The director shall prescribe by regulation the conditions and limitations whereby all patients or beneficiaries of the bureau who are receiving treatment through the bureau as patients in a hospital may allot any proportion or proportions or any fixed amount or amounts of their monthly compensation for such purposes and for the benefit of such person or persons as they may direct.

Allotments from persons in hospitals.  
Vol. 42, p. 151, amended.

In case such patient has not allotted three-fourths of his monthly compensation and in case the director shall find that by gross dissipation he is retarding his own progress to recovery, then regulations

Unallotted portion of compensation may be deposited in the Treasury.

to be made by the director may provide that (except in the case of neuropsychiatric patients who are within the terms of the first paragraph of subdivision (7) hereof) any unallotted portion of such three-fourths compensation shall be deposited to the patients' credit with the Treasurer of the United States to accumulate at such rate of interest as the Secretary of the Treasury may determine but at a rate never less than 3½ per centum per annum, and when such patient shall be discharged by the bureau from hospital care, the said deposit and interest shall be paid to such patient if living, otherwise to any beneficiary or beneficiaries he may have designated, or if there be no such beneficiary, then to the executor or administrator of the estate of such deceased person: *Provided*, That this paragraph shall not be so construed as to prevent payment by the bureau from the amounts due to the decedent's estate of his funeral expenses, expenses of last illness, board, rent, lodging, or other household expenses for which the decedent is liable, provided a claim therefor is presented by the creditors or by the person or persons who actually paid the same before settlement by the bureau.

Payment on discharge or death.

*Proviso.*  
Allowance for funeral expenses, etc.

Investment of deposits.

Free treatment to discharged persons disabled, etc., in active service since April 6, 1917, and before July 2, 1921.

*Post*, p. 1307.

*Provisos.*  
If disability not caused by willful misconduct.

Beneficiary may be reimbursed for immediate emergency treatment for which no Bureau facilities then available.

Hospital facilities, etc., available for Spanish War, etc., veterans with specified diseases.

To veterans of any war, etc., since 1897, if not dishonorably discharged.

The Secretary of the Treasury is hereby authorized to invest and reinvest the said allotments deposited with him, or any part thereof, in interest-bearing obligations of the United States and to sell the obligations for the purposes of said funds.

(9) In addition to the care, treatment, and appliances now authorized by law, said bureau also shall provide, without charge therefor, hospital, dental, medical, surgical, and convalescent care and treatment and prosthetic appliances for any member of the military or naval forces of the United States, not dishonorably discharged, disabled by reason of any wound or injury received or disease contracted, or by reason of any aggravation of a preexisting injury or disease, specifically noted at examination for entrance into or employment in the active military or naval service while in the active military or naval service of the United States on or after April 6, 1917, and before July 2, 1921: *Provided*, That the wound or injury received or disease contracted or aggravation of a preexisting injury or disease, for which such hospital, dental, medical, surgical, and convalescent care and treatment and prosthetic appliances shall be furnished, was incurred in the military or naval service and not caused by his own willful misconduct: *Provided*, That where a beneficiary of the bureau suffers or has suffered an injury or contracted a disease in service entitling him to the benefits of this subdivision, and an emergency develops or has developed requiring immediate treatment or hospitalization on account of such injury or disease, and no bureau facilities are or were then feasibly available and in the judgment of the director delay would be or would have been hazardous, the director is authorized to reimburse such beneficiary the reasonable value of such service received from sources other than the bureau.

(10) That all hospital facilities under the control and jurisdiction of the bureau shall be available for every honorably discharged veteran of the Spanish-American War, the Philippine Insurrection, the Boxer rebellion, or the World War suffering from neuropsychiatric or tubercular ailments and diseases paralysis agitans, encephalitis lethargica or amoebic dysentery, or the loss of sight of both eyes regardless whether such ailments or diseases are due to military service or otherwise, including traveling expenses as granted to those receiving compensation and hospitalization under this act. The director is further authorized, so far as he shall find that existing Government facilities permit, to furnish hospitalization and necessary traveling expenses to veterans of any war, military occupation, or military expedition since 1897, not dishonorably discharged without

regard to the nature or origin of their disabilities: *Provided*, That preference to admission to any Government hospital for hospitalization under the provisions of this subdivision shall be given to those veterans who are financially unable to pay for hospitalization and their necessary traveling expenses.

*Proviso.*  
Preference to needy veterans.

*Post*, p. 1308.

(11) The director shall have the same power, and shall be subject to the same limitations, in the sale of surplus or condemned supplies, material, and other personal property as now pertains to the Secretary of War. The Director is authorized to make regulations governing the disposal of articles produced by patients of such bureau in the course of their curative treatment, or to allow the patients to sell or to retain such articles.

Sale of surplus supplies, etc.  
Vol. 42, p. 666, amended.

Disposal of articles made by patients.

(12) Where the disabled person is a patient in a hospital or where for any other reason the disabled person and his wife are not living together, or where the children are not in the custody of the disabled person, the amount of the compensation shall be apportioned as may be prescribed by regulations.

Apportionment of compensation if parties not living together.

(13) The term "wife" as used in this section shall include "husband" if the husband is dependent upon the wife for support.

Allowance to dependent husband.

(14) That the bureau is authorized to furnish transportation, also the medical, surgical, and hospital services and the supplies and appliances provided by subdivision (6) hereof, to discharged members of the military or naval forces of those governments which have been associated in war with the United States since April 6, 1917, and come within the provisions of laws of such governments similar to this Act, at such rates and under such regulations as the director may prescribe; and the bureau is hereby authorized to utilize the similar services, supplies, and appliances provided for the discharged members of the military and naval forces of those governments which have been associated in war with the United States since April 6, 1917, by the laws of such governments similar to this Act, in furnishing the discharged members of the military and naval forces of the United States who live within the territorial limits of such governments and come within the provisions of subdivision (6) hereof, with the services, supplies, and appliances provided for in such subdivision; and any appropriations that have been or may hereafter be made for the purpose of furnishing the services, supplies, and appliances provided for by subdivision (6) hereof are hereby made available for the payment to such governments or their agencies for the services, supplies, and appliances so furnished at such rates and under such regulations as the director may prescribe.

Transportation, medical services, etc., to discharged members of allied forces.  
Vol. 41, p. 374.

Utilization of similar services by allied governments to American forces.

Funds available.

(15) That any person who is now receiving a gratuity or pension from the United States under existing law shall not receive compensation under this section unless he shall first surrender all claim to further payments of such gratuity or pension, except as provided in subdivision 7 of section 201.

Other pensions, etc., to be surrendered.

Exception.

*Ante*, p. 617.

(16) No compensation hereunder shall be paid for the period during which any such person is being furnished by the bureau a course of vocational rehabilitation and support as authorized in Title IV hereof: *Provided, however*, That in the event any person pursuing a course of vocational rehabilitation is entitled under Title II of this Act to compensation in an amount in excess of the payments made to him under Title IV hereof for his support and the support of his dependents, if any, the bureau shall pay monthly to such person such additional amount as may be necessary to equal the total compensation due under Title II hereof.

No compensation if receiving rehabilitation support, etc.

*Post*, p. 627.

*Proviso.*  
Equalization of payments.

(17) That no changes in rates of compensation made by this Act shall be retroactive in effect.

Changed rates not retroactive.

Medical examinations of applicants or beneficiaries.

Vol. 40, p. 406, amended.

Payment for expenses.

Rights suspended if examinations refused.

Subsequent medical treatment.

Vol. 40, p. 407.

Review of awards.

Vol. 40, p. 407, amended.

Reductions not retroactive, except for fraud.

Time effective.

Compensation not payable unless disability occurred prior to, or within a year after, discharge.

Exceptions.

Restriction removed if official record of its existence.

Death to be officially recorded.

Restriction on "missing."

Death for crimes excluded.

Vol. 40, p. 407, amended.

Courts martial dismissals, etc.

Post, p. 1308.

SEC. 203. That every person applying for or in receipt of compensation for disability under the provisions of this title and every person applying for treatment under the provisions of subdivisions (9) or (10) of section 202 hereof, shall, as frequently and at such times and places as may be reasonably required, submit himself to examination by a medical officer of the United States or by a duly qualified physician designated or approved by the director. He may have a duly qualified physician designated and paid by him present to participate in such examination. For all examinations he shall, in the discretion of the director, be paid his reasonable traveling and other expenses and also loss of wages incurred in order to submit to such examination. If he shall neglect or refuse to submit to such examination, or shall in any way obstruct the same, his right to claim compensation under this title shall be suspended until such neglect, refusal, or obstruction ceases. No compensation shall be payable while such neglect, refusal, or obstruction continues, and no compensation shall be payable for the intervening period.

SEC. 204. Every person in receipt of compensation for disability shall submit to any reasonable medical or surgical treatment furnished by the bureau whenever requested by the bureau; and the consequences of unreasonable refusal to submit to any such treatment shall not be deemed to result from the injury compensated for.

SEC. 205. Upon its own motion or upon application the bureau may at any time review an award and, in accordance with the facts found upon such review, may end, diminish, or increase the compensation previously awarded, or, if compensation is increased, or if compensation has been refused, reduced, or discontinued, may (subject to the provisions of section 210 hereof) award compensation in proportion to the degree of disability sustained as of the date such degree of disability began, but not earlier than the date of discharge or resignation. Except in cases of fraud participated in by the beneficiary, no reduction in compensation shall be made retroactive, and no reduction or discontinuance of compensation shall be effective until the 1st day of the third calendar month next succeeding that in which such reduction or discontinuance is determined.

SEC. 206. That no compensation shall be payable for death or disability which does not occur prior to or within one year after discharge or resignation from the service, except as provided in section 200 of this Act, and except where there is an official record of the injury during service or at the time of separation from active service, or where within one year from the approval of this Act, satisfactory evidence is furnished the bureau to establish that the injury was suffered or aggravated during active service. Where there is official record of injury during service compensation shall be payable in accordance with the provisions of this title, for death or disability whenever occurring, proximately resulting from such injury.

SEC. 207. That compensation shall not be payable for death in the course of the service until the death be officially recorded in the department under which the person may be serving. No compensation shall be payable for a period during which the man has been reported "missing" and a family allowance has been paid for him under the provisions of Article II of the Act of October 6, 1917.

SEC. 208. That no compensation shall be payable for death inflicted as a lawful punishment for crime or military offense except when inflicted by the enemy. A dismissal or discharge by sentence of court-martial from the service shall bar and terminate all right to any compensation under the provisions of this title for the period of service from which such discharge is given.

SEC. 209. That no compensation shall be payable and that (except as provided by subdivision (10) of section 202 hereof) no treatment shall be furnished unless a claim therefore be filed in case of disability within five years after discharge or resignation from the service, or, in case of death during the service, within five years after such death is officially recorded in the department under which he may be serving: *Provided, however,* That where compensation is payable for death or disability occurring after discharge or resignation from the service, claim must be made within five years after such death or the beginning of such disability.

The time herein provided may be extended by the director not to exceed two years for good cause shown. If at the time that any right accrues to any person under the provisions of this title such person is a minor, or is of unsound mind or physically unable to make a claim, the time herein provided shall not begin to run until such disability ceases.

SEC. 210. That no compensation shall be payable for any period more than one year prior to the date of claim therefor, nor shall increased compensation be awarded to revert back more than six months prior to the date of claim therefor. Except in case of fraud participated in by the beneficiary, no reduction in compensation shall be made retroactive.

SEC. 211. Compensation because of disability or death of members of the Army Nurse Corps (female) or of the Navy Nurse Corps (female) shall be in lieu of any compensation for such disability or death under the Act entitled "An Act to provide compensation for employees of the United States suffering injuries while in the performance of their duties, and for other purposes," approved September 7, 1916.

SEC. 212. This Act is intended to provide a system for the relief of persons who were disabled, and for the dependents of those who died as a result of disability suffered in the military service of the United States between April 6, 1917, and July 2, 1921. For such disabilities and deaths no other pension laws or laws providing for gratuities or payments in the event of death in the service shall be applicable: *Provided, however,* That the laws relating to the retirement of persons in the regular military or naval service shall not be considered to be laws providing for pensions, gratuities, or payments within the meaning of this section: *And provided further,* That compensation under this title shall not be paid while the person is in receipt of active service or retirement pay. Titles II and IV of this Act shall not be applicable to any disability or resultant death in the service if such disability occurred as a result of service prior to April 6, 1917, or after July 2, 1921.

SEC. 213. That where any beneficiary of this bureau suffers or has suffered an injury or an aggravation of an existing injury as the result of training, hospitalization, or medical or surgical treatment, awarded to him by the director and not the result of his misconduct, and such injury or aggravation of an existing injury results in additional disability to or the death of such beneficiary, the benefits of this title shall be awarded in the same manner as though such disability, aggravation, or death was the result of military service during the World War. The benefits of this section shall be in lieu of the benefits under the Act entitled 'An Act to provide compensation for employees of the United States suffering injuries while in the performance of their duties, and for other purposes,' approved September 7, 1916; and from any payments due hereunder shall be deducted all amounts paid by any person other than United States as damages or compensation for such injury, aggravation, or death: *Provided,* That application be made for such benefits within

Time limit for presenting claims.  
Exception.  
*Ante,* p. 622.  
Vol. 40, p. 407, amended.

*Proriso.*  
Death, etc., after discharge.

Extension permitted.  
For minors, etc.

Back payments restricted.  
Vol. 40, p. 408, amended.

Compensation to female nurses to be in lieu of that for injuries to Government employees.  
Vol. 39, p. 742.

Purpose of Act.

Other pensions, etc., laws not applicable.

*Proriso.*  
Retirement laws excepted.

No payment if in active or retired service.

Service period not applicable to compensation and rehabilitation.

Benefits for injuries, etc., resulting from training, etc.  
*Post,* p. 1308.

In lieu of that under injuries to Government employees.  
Vol. 39, p. 742.

Deductions if payments come from other persons.

*Proriso.*  
Time for application.

one year after such injury or aggravation was suffered or such death occurred or after the passage of this Act or whichever is the latest date.

Insurance.

TITLE III.—INSURANCE.

Granted to all persons under service of War or Navy Department, upon application.  
Vol. 40, p. 409, amended.  
Post, p. 1308.

SEC. 300. That in order to give to every commissioned officer and enlisted man and to every member of the Army Nurse Corps (female) and of the Navy Nurse Corps (female) when employed in active service under the War Department or Navy Department protection for themselves and their dependents, the United States, upon application to the bureau and without medical examination, shall grant insurance in such form or forms as is prescribed in section 301 hereof, against the death or total permanent disability of any such person in any multiple of \$500, and not less than \$1,000 or more than \$10,000, upon the payment of the premiums as hereinafter provided. Such insurance must be applied for within one hundred and twenty days after enlistment or after entrance into or employment in the active service and before discharge or resignation.

Time for making.

Beneficiaries.

The insurance shall be payable only to a spouse, child, grandchild, parent, brother, sister, uncle, aunt, nephew, niece, brother-in-law or sister-in-law, or to any or all of them, and also during total and permanent disability to the injured person.

Expenses borne by United States.

The United States shall bear the expenses of administration and the excess mortality and disability cost resulting from the hazards of war. The premium rates shall be the net rates based upon the American Experience Table of Mortality and interest at 3½ per centum per annum.

Premium rates.

Conversion of term insurance.  
Vol. 42, p. 155.  
Post, p. 1309.

SEC. 301. Not later than July 2, 1926, all term insurance held by persons who were in the military service after April 6, 1917, shall be converted, without medical examination, into such form or forms of insurance as may be prescribed by regulations and as the insured may request. Regulations shall provide for the right to convert into ordinary life, twenty-payment life, endowment maturing at age sixty-two, and into other usual forms of insurance, and shall prescribe the time and method of payment of the premiums thereon, but payments of premiums in advance shall not be required for periods of more than one month each and may be deducted from the pay or deposit of the insured or be otherwise made at his election.

Conversion rights.

Term insurance to cease July 2, 1926.

All term insurance shall cease on July 2, 1926, except when death or total permanent disability shall have occurred before July 2, 1926.

Insurance matured by total disability.

In case where an insured whose yearly renewable term insurance has matured by reason of total permanent disability is found and declared to be no longer permanently and totally disabled, and where the insured is required under regulations to renew payment of premiums on said term insurance, and where this contingency is extended beyond the period during which said yearly renewable term insurance otherwise must be converted, there shall be given such insured an additional period of two years from the date on which he is required to renew payment of premiums in which to convert said term insurance as hereinbefore provided.

Renewal authorized if no longer disabled.

Optional lump sum, etc., payments.

The bureau may make provision in the contract for converted insurance for optional settlements, to be selected by the insured, whereby such insurance may be made payable either in one sum or in installments for thirty-six months or more. The bureau may also include in said contract a provision authorizing the beneficiary to elect to receive payment of the insurance in installments for thirty-six months or more, but only if the insured has not exercised the right of election as hereinbefore provided; and even though the insured may have exercised his right of election, the said contract

Other installment periods.

may authorize the beneficiary to elect to receive such insurance in installments spread over a greater period of time than that selected by the insured.

SEC. 302. Whenever benefits under United States Government life insurance (converted insurance) become, or have become, payable because of total permanent disability of the insured or because of the death of the insured as a result of disease or injury traceable to the extra hazard of the military or naval service, as such hazard may be determined by the director, the liability shall be borne by the United States, and the director is hereby authorized and directed to transfer from the military and naval insurance appropriation to the United States Government life-insurance fund a sum which, together with the reserve of the policy at the time of maturity by total permanent disability or death, will equal the then value of such benefits. When a person receiving total permanent disability benefits under a United States Government life policy (converted policy), recovers from such disability, and is then entitled to continue a reduced amount of insurance, the director is hereby authorized and directed to transfer to the military and naval insurance appropriation all of the loss reserve to the credit of such policy claim except a sum sufficient to set up the then required reserve on the reduced amount of the insurance that may be continued, which sum shall be retained in the United States Government life-insurance fund for the purpose of such reserve.

SEC. 303. If no person within the permitted class of beneficiaries survive the insured, or if before the completion of payments the beneficiary or beneficiaries shall die and there be no surviving person within said permitted class, then there shall be paid to the estate of the insured the present value of the monthly installments thereafter payable under the provisions of this title: *Provided*, That in cases where the estate of the insured would escheat under the laws of the place of his residence the insurance shall not be paid to the estate of the insured, but shall escheat to the United States and shall be credited to the United States Government life-insurance fund or the military and naval insurance appropriation, as may be proper. This section shall be deemed to be in effect as of October 6, 1917.

SEC. 304. In the event that all provisions of the rules and regulations other than the requirements as to the physical condition of the applicant for insurance have been complied with, and application for reinstatement, in whole or in part, of lapsed or canceled yearly renewable term insurance or United States Government life insurance (converted insurance) hereafter made may be approved if made within one year after the passage of this Act or within two years after the date of lapse or cancellation: *Provided*, That the applicant's disability (if any) is the result of an injury or disease, or of an aggravation thereof, suffered or contracted in the active military or naval service during the World War: *Provided further*, That the applicant during his lifetime submits proof satisfactory to the director showing the service origin of the disability or aggravation thereof and that the applicant is not totally and permanently disabled. As a condition, however, to the acceptance of an application for the reinstatement of lapsed or canceled yearly renewable term insurance, where the requirements as to the physical condition of the applicant have not been complied with, or, for the reinstatement of United States Government life insurance (converted insurance) in any case, the applicant shall be required to pay all the back monthly premiums which would have become payable if such insurance had not lapsed, together with interest of the rate of 5 per centum per annum, compounded annually, on each premium

Benefits due on account of extra hazard, to be paid by United States.  
Vol. 42, p. 155.

Transfer from appropriations to insurance fund for.

Reduced insurance allowed on recovery from total disability.

Transfer of funds.

Payment to estate, if no surviving beneficiaries.  
Post, p. 1310.

Proviso.  
Escheat to United States, etc.

Effective October 6, 1917.

Reinstated insurance.

Approval of application without medical examination.  
Vol. 42, p. 1525, amended.  
Post, p. 1310.

Provisos.  
If disabled in World War service.

Proof required of origin of disability.

Back premiums to be paid.

None allowed after July 2, 1926.

Payment for insurance lapsed while suffering compensable disability.

Vol. 42, p. 1525, amended.

Computations.

Vol. 41, p. 373.

Amounts authorized.

Premiums.

Dates for payments of, may be waived.

Vol. 42, p. 1526, amended.

While confined in hospital.

For temporary total disability.

Mentally incompetent, with no guardian.

Made without application.

Provisos.

Extent of time allowed.

Interest on waived premiums.

Deducted at maturity.

Transfer from insurance fund to meet lien, etc., against policies of converted insurance.

from the date said premium is due by the terms of the policy: *Provided further*, That no term insurance shall be reinstated after July 2, 1926.

SEC. 305. Where any person has heretofore allowed his insurance to lapse while suffering from a compensable disability for which compensation was not collected and dies or has died, or becomes or has become permanently and totally disabled and at the time of such death or permanent total disability was or is entitled to compensation remaining uncollected, then and in that event so much of his insurance as said uncollected compensation, computed in all cases at the rate provided by section 302 of the War Risk Insurance Act as amended December 24, 1919, would purchase if applied as premiums when due, shall not be considered as lapsed; and the United States Veterans' Bureau is hereby authorized and directed to pay to said soldier, or his beneficiaries as the case may be the amount of said insurance less the unpaid premiums and interest thereon at 5 per centum per annum compounded annually in installments as provided by law.

SEC. 306. The bureau is authorized to make provisions in accordance with regulations, whereby the payment of premiums on yearly renewable term insurance and United States Government life insurance (converted insurance) on the due date thereof may be waived and the insurance may be deemed not to lapse in the cases of the following persons, to wit: (a) Those who are confined in hospital under said bureau for a compensable disability during the period while they are so confined; (b) those who are rated as temporarily totally disabled by reason of any injury or disease entitling them to compensation during the period of such total disability and while they are so rated; (c) those who, while mentally incompetent and for whom no legal guardian had been or has been appointed, allowed or may allow their insurance to lapse while such rating is effective during the period for which they have been or hereafter may be so rated, or until a guardian has notified the bureau of his qualification, but not later than six months after appointment as guardian, the waiver in such cases to be made without application and retroactive when necessary: *Provided*, That such relief from payment of premiums on yearly renewable term insurance on the due date thereof shall be for full calendar months, beginning with the month in which said confinement to hospital, temporary total disability rating, or in cases of mental incompetents for whom no guardian has been appointed with the month in which such rating or mental incompetency began or begins and ending with that month during the half or major fraction of which the person is confined in hospital is rated as temporarily totally disabled or had or has no legal guardian while rated as mentally incompetent or until a guardian has notified the bureau of his qualification, but not later than six months after appointment as guardian: *Provided further*, That all premiums the payment of which when due is waived as above provided shall bear interest at the rate of 5 per centum per annum, compounded annually from the due date of each premium, and if not paid by the insured shall be deducted from the insurance in any settlement thereunder or when the same matures either because of permanent total disability or death: *And provided further*, That in the event any lien or other indebtedness established by this Act exists against any policy of converted insurance in excess of the then cash surrender value thereof at the time of the termination of such policy of converted insurance for any reason other than by death or total permanent disability the director is hereby authorized to transfer and pay from the military or naval insurance appropriation to the United States Government life insurance fund

a sum equal to the amount such lien or indebtedness exceeds the then cash surrender value.

SEC. 307. All such policies of insurance heretofore or hereafter issued shall be incontestable after the insurance has been in force six months from the date of issuance or reinstatement, except for fraud or nonpayment of premiums and subject to the provisions of section 23: *Provided*, That a letter mailed by the bureau to the insured at his last known address informing him of the invalidity of his insurance shall be deemed a contest within the meaning of this section: *Provided further*, That this section shall be deemed to be in effect as of April 6, 1917.

Policies incontestable after six months.

Exception.  
*Ante*, p. 613.

*Proviso*.  
Mailing deemed notice of contest.

Effective April 6, 1917.

TITLE IV.

SEC. 400. That every person who was enlisted, enrolled, drafted, inducted, or appointed in the military or naval forces of the United States, including members of training camps authorized by law and who, has resigned or has been discharged or furloughed therefrom, having a disability incurred, increased, or aggravated after April 6, 1917, and before July 2, 1921, in the military or naval service and not the result of his own willful misconduct, while a member of such forces, or later developing a disability traceable in the opinion of the director to service during said period with such forces, and not the result of his own willful misconduct, and who, in the opinion of the director, is in need of vocational rehabilitation to overcome the handicap of such disability, shall be furnished by the bureau, where vocational rehabilitation is feasible, such course of vocational rehabilitation as the bureau shall prescribe and provide: *Provided*, That nothing in this section shall operate to terminate any course of vocational training heretofore prescribed and actually commenced under the Vocational Rehabilitation Act as originally enacted and subsequently amended where such course was actually commenced prior to the approval of this Act.

Vocational rehabilitation.

Benefits extended to additional disabled persons.  
Vol. 41, p. 159, amended.

Course to be furnished.

*Proviso*.  
No course commenced under original Act terminated.

SEC. 401. The bureau shall have the power, and it shall be its duty until June 30, 1926, to furnish the persons included in section 400 hereof suitable courses of vocational rehabilitation, to be prescribed and provided by the bureau; and every person electing to follow such a course of vocational rehabilitation shall, while following the same, be paid by the bureau monthly or semimonthly as the director may prescribe such sum as in the judgment of the director is necessary for his maintenance and support and for the maintenance and support of persons depending upon him, if any: *Provided, however*, That in no event shall the sum so paid such person while pursuing such course be more than \$80 per month for a single man without dependents, or for a man with dependents \$100 per month plus the following family allowances:

Courses to be furnished.

Vol. 41, p. 159, amended.

Payments for maintenance and dependents.

Vol. 41, p. 1021, amended.

*Proviso*.  
Maximum allowed.

Additional for family.

(a) If there is a wife, but no child, \$15.

(b) If there is a wife and one child, \$25, with \$5 per month additional for each additional child.

(c) If there is no wife, but one child, \$10.

(d) If there is no wife, but two children, \$15, with \$5 per month additional for each additional child.

That the bureau may pay, subject to the conditions and limitations prescribed by this title, to all trainees undergoing training hereunder, residing where the cost of maintenance and support is above the average and comparatively high, in lieu of the monthly payments for maintenance and support prescribed by this title, such sum as in the judgment of the director is necessary for the trainee's maintenance and support and for the maintenance and support of persons dependent upon him, if any: *Provided, however*, That in no event shall the sum so paid such person while pursuing

Increase of allowance permitted to meet higher living costs.

*Proviso*.  
Limitations.

Discretionary payments for dependents.

such course be more than \$100 per month for a single man without dependents or for a man with dependents \$120 per month, plus the several sums prescribed as family allowances under this section: *Provided further*, That payments for the support and maintenance of persons dependent upon any trainee of the bureau as provided herein may, in the discretion of the director, be paid either direct to such dependent or dependents or to the trainee upon whom they are dependent.

Training extended to other discharged disabled persons.

SEC. 402. That until June 30, 1926, the courses of vocational training provided for under this Act shall, as far as practicable, and under such conditions as the director may prescribe, be made available without cost for instruction for the benefit of any person who is disabled under circumstances entitling him, after discharge from the military or naval forces of the United States, to compensation under Title II hereof and who is not included in section 400 hereof.

Benefits to be used within reasonable time.

SEC. 403. That no person who has been declared eligible for training under the provisions of this title, for whom training has been prescribed, and who has been notified by the bureau to begin training, shall be eligible to commence training within a reasonable time after notice has been sent such person by the bureau: *Provided further*, That, except when such failure is due, in the opinion of the director, to physical incapacity, such time shall not be longer than twelve months after notice shall have been given for persons declared eligible and notified to begin training: *And provided further*, That no training shall be furnished to any person under any of the provisions of this title unless such person shall actually commence such training on or before June 30, 1925.

*Provisos.*  
Time extended for physical incapacity.

Training to commence by June 30, 1925.

Test of rehabilitation.

Allowance continued for two months after.

SEC. 404. The test of rehabilitation shall be employability, to be determined by the director. The allowance for maintenance and support provided by this title shall be payable for two months after the employability of the rehabilitated person is determined, and thereupon all duty and obligation of the United States toward such person with respect to his vocational rehabilitation shall cease and determine.

Granted only for applications made prior to June 30, 1923.

SEC. 405. That vocational training provided by this Act shall be granted to persons entitled under the provisions of said title only where application therefor has been made on or prior to June 30, 1923.

No training, etc., after June 30, 1926.

SEC. 406. That no vocational training shall be granted or continued to any person whatsoever after June 30, 1926, and no training allowance shall thereafter be paid to any person.

Post, p. 1311.

Penalties.

#### TITLE V.—PENALTIES.

Payment to attorneys limited.

Post, p. 1311.

SEC. 500. That payment to any attorney or agent for such assistance as may be required in the preparation and execution of the necessary papers in any application to the bureau shall not exceed \$10 in any one case.

Punishment for receiving, etc., unauthorized fees.

Any person who shall, directly or indirectly, solicit, contract for, charge, or receive, or who shall attempt to solicit, contract for, charge, or receive any fee or compensation, except as herein provided, shall be guilty of a misdemeanor, and for each and every offense shall be punishable by a fine of not more than \$500 or by imprisonment at hard labor for not more than two years, or by both such fine and imprisonment: *Provided*, That the provisions of this section shall not apply to professional services required in the prosecution of any action in any court of law.

*Provisos.*  
Actions at law excepted.

Punishment for false statements in claims, etc.

SEC. 501. That whoever in any claim for compensation, insurance, or maintenance and support allowance, or in any document required

by this Act, or by regulation made under this Act, makes any sworn statement of a material fact knowing it to be false, shall be guilty of perjury and shall be punished by a fine of not more than \$5,000 or by imprisonment for not more than two years, or both.

SEC. 502. That if any person entitled to payment of compensation, or maintenance and support allowance under this Act, whose right to such payment under this Act ceases upon the happening of any contingency, thereafter fraudulently accepts any such payment, he shall be punished by a fine of not more than \$2,000 or by imprisonment for not more than one year, or both.

Punishment for receiving payments after right therefor ceases.

SEC. 503. That whoever shall obtain or receive any money, check, compensation, insurance, or maintenance and support allowance under Titles II, III, or IV of this Act without being entitled thereto, with intent to defraud the United States or any person in the military or naval forces of the United States, shall be punished by a fine of not more than \$2,000 or by imprisonment for not more than one year, or both.

Punishment for fraudulently receiving money, etc.  
Post, p. 1311.

SEC. 504. Any person who shall knowingly make or cause to be made, or conspire, combine, aid, or assist in, agree to, arrange for, or in anywise procure the making or presentation of a false or fraudulent affidavit, declaration, certificate, statement, voucher, or paper or writing purporting to be such, concerning any claim or the approval of any claim for compensation or the payment of any money, for himself or for any other person, under Title II hereof, shall forfeit all rights, claims, and benefits under such Title II, and in addition to any and all other penalties imposed by law shall be guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of not more than \$1,000 or imprisonment for not more than one year, or by both such fine and imprisonment, for each such offense.

Presenting false statements, affidavits, etc., in claims for compensation, a misdemeanor.  
Post, p. 1312.

Punishment for.  
Post, p. 1312.

#### TITLE VI.—MISCELLANEOUS PROVISIONS.

Miscellaneous.

SEC. 600. The following Acts are hereby repealed, subject to the limitations provided in section 602 of this title:

Acts repealed.

(1) An Act entitled "An Act to authorize the establishment of a Bureau of War Risk Insurance in the Treasury Department," approved September 2, 1914.

War Risk Insurance Bureau.  
Vol. 38, p. 711

(2) An Act entitled "An Act to amend an Act entitled 'An Act to authorize the establishment of a Bureau of War Risk Insurance in the Treasury Department,' approved September 2, 1914," approved August 11, 1916.

Amending War Risk Bureau Act.  
Vol. 39, p. 514.

(3) An Act entitled "An Act to amend an Act entitled 'An Act to authorize the establishment of a Bureau of War Risk Insurance in the Treasury Department,' approved September 2, 1914," approved March 3, 1917.

Vol. 39, p. 1131.

(4) An Act entitled "An Act to amend an Act entitled 'An Act to authorize the establishment of a Bureau of War Risk Insurance in the Treasury Department,' approved September 2, 1914, and for other purposes," approved June 12, 1917.

Vol. 40, p. 102.

(5) An Act entitled "An Act to amend an Act entitled 'An Act to authorize the establishment of a Bureau of War Risk Insurance in the Treasury Department,' approved September 2, 1914, and for other purposes," approved October 6, 1917; saving and excepting from repeal sections 313 and 314 of Article III of said Act.

Vol. 40, p. 398.

Excepting injuries by other persons and widows' pension.  
Vol. 40, p. 408.

(6) An Act entitled "An Act to amend the War Risk Insurance Act," approved July 11, 1918.

Vol. 40, p. 897.

SEC. 601. That the following Acts are hereby repealed. The sections of this codification herein applicable thereto shall be in

Acts repealed.  
Sections in lieu of.

force in lieu thereof, subject to the limitations contained in this title.

War Risk Insurance Act.  
Vocational Rehabilitation Act.  
Veterans' Bureau Act.

- (1) The War Risk Insurance Act as amended.
- (2) The Vocational Rehabilitation Act as amended.
- (3) The Act entitled "An Act to establish a Veterans' Bureau and to improve the facilities and service of such bureau, and, further, to amend and modify the War Risk Insurance Act."

Accrued rights, etc., not affected by repealing provisions.

SEC. 602. The repeal of the several Acts as provided in sections 600 and 601 hereof shall not affect any act done or any right or liability accrued, or any suit commenced before the said repeal, but all such rights and liabilities under said Acts shall continue and may be enforced in the same manner as if said repeal had not been made; nor shall said repeal in any manner affect the right to any office or change the term or tenure thereof.

Punishment of prior offenses, etc., continued.

SEC. 603. All offenses committed and all penalties or forfeiture incurred under any law embraced in this codification prior to said repeal may be prosecuted and punished in the same manner and with the same effect as if said repeal had not been made.

Limitations of prior laws not affected.

SEC. 604. All Acts of limitation, whether applicable to civil causes and proceedings or to the prosecution of offenses embraced in this codification and covered by said repeal, shall not be affected thereby, but all suits, proceedings, or prosecutions, whether civil or criminal, for causes arising or acts done or committed prior to said repeal, may be commenced and prosecuted within the same time as if said repeal had not been made.

Invalidity of any clause, etc., not to affect remainder of Act.

SEC. 605. That if any clause, section, paragraph, or part of this Act shall for any reason be adjudged by any court of competent jurisdiction to be invalid, such judgment shall not affect, impair, or invalidate the remainder of this Act but shall be confined in its operation to the clause, sentence, paragraph, or part thereof directly involved in the controversy in which such judgment has been rendered.

Approved, June 7, 1924.

June 7, 1924.  
[S. 2572.]

[Public, No. 243.]

**CHAP 321.**—An Act To purchase grounds, erect, and repair buildings for customhouses, offices, and warehouses in Porto Rico.

Porto Rico.  
Purchase of sites, erection of customhouses, etc., in, authorized.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized to purchase or otherwise secure grounds where necessary in the municipalities of Aguadilla, Arecibo, Arroyo, Guanica, and Fajardo, in Porto Rico, and to build or rebuild thereon customhouses, offices, and warehouses, the grounds and buildings not to exceed in cost as follows: Arecibo, \$30,000; Aguadilla, \$25,000; Arroyo, \$30,000; Fajardo, \$40,000; Guanica, \$30,000; for repairs to the customhouse at Ponce, \$18,000; for repairs to the customhouse at Humacao, \$4,000; and for repairs to the custom warehouse at Mayaguez, \$8,000. Authority is also granted the Secretary of the Treasury to pay said amounts as needed out of duties collected in Porto Rico as an expense of collection, under such rules and regulations as may be prescribed by the Secretary of the Treasury: *Provided,* That not more than \$65,000 of the total expenditure herein authorized shall be made in any one year.

Amounts and places designated.

Payable from duties collected.

Proviso.  
Limit on yearly expenditure.

Approved, June 7, 1924.

**CHAP. 322.**—An Act To amend and reenact sections 20, 22, and 50 of the Act of March 2, 1917, entitled "An Act to provide a civil government for Porto Rico, and for other purposes."

June 7, 1924.  
[S. 2573.]  
[Public, No. 244.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the first paragraph of section 20 of the Act entitled "An Act to provide a civil government for Porto Rico, and for other purposes," approved March 2, 1917, be, and the same is hereby, amended to read as follows:

Porto Rico.  
Civil government  
provisions.

"**SEC. 20.** That there shall be appointed by the President an auditor, at an annual salary of \$6,000 for a term of four years and until his successor is appointed and qualified, who shall examine, audit, and settle all accounts pertaining to the revenues and receipts, from whatever source, of the Government of Porto Rico and of the municipal governments of Porto Rico, including public trust funds and funds derived from bond issues; and audit, in accordance with law and administrative regulations, all expenditures of funds or property pertaining to or held in trust by the Government of Porto Rico or the municipalities or dependencies thereof. He shall perform a like duty with respect to all government branches."

Auditor.  
Appointment and  
salary.  
Vol. 39, p. 957, amend-  
ed.  
Direction of, over all  
financial accounts.

**SEC. 2.** That section 22 of the said Act be, and the same is hereby, amended to read as follows:

Executive secretary.  
Vol. 39, p. 958, amend-  
ed.

"**SEC. 22.** That there shall be appointed by the governor, by and with the advice and consent of the Senate of Porto Rico, an executive secretary at an annual salary of \$5,000, who shall record and preserve the minutes and proceedings of the public service commission hereinafter provided for and the laws enacted by the legislature and all acts and proceedings of the governor, and promulgate all proclamations and orders of the governor and all laws enacted by the legislature, and until otherwise provided by the legislature of Porto Rico perform all the duties of secretary of Porto Rico as now provided by law, except as otherwise specified in this Act, and perform such other duties as may be assigned to him by the Governor of Porto Rico. In the event of a vacancy in the office, or the absence, illness, or temporary disqualification of such officer, the governor shall designate some officer or employee of the government to discharge the functions of said office during such vacancy, absence, illness, or temporary disqualification."

Appointment by the  
governor.  
Salary, and specified  
duties.

Temporary vacan-  
cies.

**SEC. 3.** That section 50 of the said Act be, and the same is hereby, amended to read as follows:

Vol. 39, p. 967, amend-  
ed.

"**SEC. 50.** That, except as in this Act otherwise provided, the salaries of all the officials of Porto Rico not appointed by the President, including deputies, assistants, and other help, shall be such and be so paid out of the revenues of Porto Rico as shall from time to time be determined by the Legislature of Porto Rico and approved by the governor; and if the legislature shall fail to make an appropriation for such salaries, the salaries theretofore fixed shall be paid without the necessity of further appropriations therefor. The salaries of all officers and all expenses of the offices of the various officials of Porto Rico appointed as herein provided by the President shall also be paid out of the revenues of Porto Rico on warrant of the auditor, countersigned by the governor. The annual salaries of the following named officials appointed by the President and also those appointed by the Governor of Porto Rico so to be paid shall be: The governor, \$10,000; in addition thereto he shall be entitled to the occupancy of the buildings heretofore used by the chief executive of Porto Rico, with the furniture and effects therein, free of rental; heads of executive departments, \$6,000; chief justice of the Supreme Court, \$7,500; associate justice of the Supreme Court, \$6,500.

Official salaries.  
Payment from insu-  
lar revenues, as deter-  
mined by legislature.

Of Presidential ap-  
pointees.

Salaries designated.

Premium on security bonds.

"Where any officer whose salary is fixed by this Act is required to give a bond, the premium thereof shall be paid from the insular treasury."

Approved, June 7, 1924.

June 7, 1924.  
[S. 2694.]

[Public, No. 245.]

**CHAP. 323.**—An Act To enable the trustees of Howard University to develop an athletic field and gymnasium project, and for other purposes.

Howard University, D. C.  
Acquisition of designated lands for athletic field, etc., by, authorized.  
Description.  
*Ande*, p. 430.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That for the purpose of developing an athletic field and gymnasium project, the trustees of the Howard University are hereby authorized to acquire by gift, purchase, condemnation or otherwise so much of square 3059, formerly block 6, Howard University Subdivision as the university does not already own, also forty-five thousand square feet of land, being that portion of square 3057, formerly block 7, Howard University Subdivision, which lies south of the fifteen foot alley running east and west in said square, also known as the east three hundred feet front on Euclid Street: *Provided*, That no special appropriation of funds of the United States shall be made for this purpose and that no liability on the part of the United States shall be involved in said acquisition.

*Proviso.*  
No Government funds or liability incurred.

Streets and alleys closed.

**SEC. 2.** That those portions of Fairmont and Girard Streets lying within the area to be acquired and between the said area and the present grounds of Howard University, together with all alley space not subject to the terms of the Code of Laws for the District of Columbia, shall and are hereby declared to be closed and abandoned as public ways and shall be subject to acquisition under section 1 hereof.

Portion of McMillan Park reconveyed to University trustees.

**SEC. 3.** That the Secretary of War is hereby authorized and directed to reconvey to the trustees of the Howard University a triangular plot of land now included in McMillan Park and situated between Fairmont Street, Fifth Street and the McMillan Park Reservoir at the price per foot formerly paid to the said University by the United States for the said property, subject to such terms and conditions as may be prescribed by the Secretary of War.

Payment for, etc.

Restriction on closing streets.

**SEC. 4.** That no street shall be closed until all of the property abutting on the portion to be closed shall have been acquired by the trustees of Howard University: *Provided*, That no street shall be closed until the trustees of Howard University shall have secured the necessary title to, and shall have dedicated to the District of Columbia, the land necessary to provide the following streets, to wit:

*Proviso.*  
Subject to securing title.

Land to be dedicated to District for street extensions.

An extension of Sixth Street, with a width of fifty feet, north for one hundred and ninety-four feet from its present terminus at Girard Street; also a street, with a width of forty-four feet, from the terminus of Sixth Street as above extended eastwardly to Fifth Street: *Provided further*, That an easement in the areas of the streets hereby closed shall remain in the District of Columbia for all except highway purposes, and that no structures shall be erected thereon except with the permission of the Commissioners of the District of Columbia.

Easements retained.

No structures except with permission of Commissioners.

Approved, June 7, 1924.

June 7, 1924.  
[S. 2699.]

[Public, No. 246.]

**CHAP. 324.**—An Act To amend an Act creating the Custer State Park Game Sanctuary in the State of South Dakota.

Custer State Park Game Sanctuary, S. Dak.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That upon recommendation of the Secretary of Agriculture the area designated as

the Custer State Park Game Sanctuary under the provisions of the Act of June 5, 1920 (Forty-first Statutes at Large, page 986), may by proclamation of the President be enlarged to embrace a total of not to exceed forty-six thousand acres, and the Act of June 5, 1920, shall otherwise apply with equal force to the additional area authorized by this Act.

Approved, June 7, 1924.

**CHAP. 325.**—An Act To amend paragraph (3), section 16, of the Interstate Commerce Act.

June 7, 1924.  
[S. 2704.]  
[Public, No. 247.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That paragraph (3) of section 16 of the Interstate Commerce Act be, and the same is hereby, amended to read as follows:

Interstate Commerce Act.  
Enforcement.  
Vol. 41, p. 492, amended.  
Time for actions by carriers.

“(3) (a) All actions at law by carriers subject to this Act for recovery of their charges, or any part thereof, shall be begun within three years from the time the cause of action accrues, and not after.

Complaints against carriers for damages.

“(b) All complaints against carriers subject to this Act for the recovery of damages not based on overcharges shall be filed with the commission within two years from the time the cause of action accrues, and not after, subject to subdivision (d).

For recovery of overcharges.

“(c) For recovery of overcharges action at law shall be begun or complaint filed with the commission against carriers subject to this Act within three years from the time the cause of action accrues, and not after, subject to subdivision (d), except that if claim for the overcharge has been presented in writing to the carrier within the three-year period of limitation said period shall be extended to include six months from the time notice in writing is given by the carrier to the claimant of disallowance of the claim, or any part or parts thereof, specified in the notice.

Extension, if claim presented within limited period.

“(d) If on or before expiration of the two-year period of limitation in subdivision (b) or of the three-year period of limitation in subdivision (c) a carrier subject to this Act begins action under subdivision (a) for recovery of charges in respect of the same transportation service, or, without beginning action, collects charges in respect of that service, said period of limitation shall be extended to include ninety days from the time such action is begun or such charges are collected by the carrier.

Extension, if action begun by carrier, etc.

“(e) The cause of action in respect of a shipment of property shall, for the purposes of this section, be deemed to accrue upon delivery or tender of delivery thereof by the carrier, and not after.

Actions on shipments to accrue on delivery or tender.

“(f) A petition for the enforcement of an order of the commission for the payment of money shall be filed in the district court or the State court within one year from the date of the order, and not after.

Petitions for enforcing money payments.

“(g) The term ‘overcharges’ as used in this section shall be deemed to mean charges for transportation services in excess of those applicable thereto under the tariffs lawfully on file with the commission.

Meaning of “overcharges.”

“(h) The provisions of this paragraph (3) shall extend to and embrace cases in which the cause of action has heretofore accrued as well as cases in which the cause of action may hereafter accrue, except that actions at law begun or complaints filed with the commission against carriers subject to this Act for the recovery of overcharges where the cause of action accrued on or after March 1, 1920, shall not be deemed to be barred under subdivision (c) if such actions shall have been begun or complaints filed prior to enactment of this paragraph or within six months thereafter.”

Accrued causes of action included.

Actions for recovery of overcharges.

Approved, June 7, 1924.

June 7, 1924.  
[S. 2761.]

[Public, No. 248.]

Game refuge, S. Dak.  
Withdrawal of national forest and public lands authorized for.  
*Post*, p. 1985.

Forest lands.

Public lands.

*Proriso.*  
National forest purposes not affected.

Fencing by South Dakota permitted.

Gates, etc., required.

Condition.

**CHAP. 326.**—An Act To authorize the withdrawal of lands for the protection of antelope and other game animals and birds.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That, subject to valid existing rights and entries heretofore initiated under the public land laws, any or all of the following-described lands in Government ownership may be withdrawn from entry and disposition by proclamation of the President for the purpose of protecting and propagating antelope and other game animals and birds: National-forest lands—Township 18 north, range 7 east, Black Hills meridian, section 24, south half, and south half north half; section 25, all; township 18 north, range 8 east, sections 17 to 20, inclusive; section 21, west half; sections 29 to 32, inclusive. Public lands—Township 18 north, range 7 east, sections 5 to 9 inclusive; sections 13 to 23, inclusive; section 24, north half north half; sections 26 to 36, inclusive; and those parts of sections 3, 4, 10, and 11 lying south and west of the Riva Road: *Provided*, That the withdrawal of the lands herein authorized shall not affect existing withdrawals for national-forest purposes.

**SEC. 2.** That the State of South Dakota is hereby authorized and permitted to erect and maintain a good, substantial fence inclosing in whole or in part such areas as may be designated and set aside by the President under the authority of section 1 hereof. The State shall erect and maintain such gates in this fence as may be required by the authorized agents of the Federal Government in the administration of the national-forest lands embraced therein, or to provide ingress and egress to persons occupying lands within said inclosure. The right of the State to maintain said fence shall continue so long as the area designated by the President shall be given protection by the laws of the State of South Dakota as a game refuge.

Approved, June 7, 1924.

June 7, 1924.  
[S. 2767.]

[Public, No. 249.]

War Minerals Relief Act.  
Limit on payments under, repealed.  
Vol. 40, p. 1274, amended.

**CHAP. 327.**—An Act To authorize the payment of claims under the provisions of the so-called War Minerals Relief Act.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That, to enable the Secretary of the Interior to lawfully pay adjudicated claims arising under the provisions of the so-called War Minerals Relief Act, entitled, "An Act to provide relief in cases of contracts connected with the prosecution of the war, and for other purposes," approved March 2, 1919, as amended, the limitation in said Act on the aggregate amount to be disbursed thereunder in the payment of said claims is hereby repealed.

Approved, June 7, 1924.

June 7, 1924.  
[S. 2769.]

[Public, No. 250.]

Indian Service.  
Quarters, fuel, etc., to field employees of.

*Proriso.*  
Prior expenditures for, approved.

**CHAP. 328.**—An Act To provide for quarters, fuel, and light for employees of the Indian field service.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior, in his discretion, may allow quarters, fuel, and light to employees of the Indian Service whose compensation is not prescribed by law, the salaries of such employees to be fixed on this basis and the cost of providing quarters, fuel, and light to be paid from any funds which are applicable and available therefor: *Provided*, That this authorization shall be retroactive to the extent of approving any expenditures for such purposes heretofore authorized by the Secretary of the Interior.

Approved, June 7, 1924.

**CHAP. 329.**—An Act Relating to the American Academy in Rome.

June 7, 1924.  
[S. 2834.]

[Public, No. 251.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Act entitled "An Act to permit the American Academy in Rome to enlarge its purposes, and for other purposes," approved June 6, 1912, is amended by striking out "\$3,000,000" and inserting in lieu thereof "\$10,000,000."

American Academy in Rome. Property limit increased. Vol. 37, p. 124, amended.

SEC. 2. That section 3 of the Act entitled "An Act to incorporate the American Academy in Rome," approved March 3, 1905, as amended, is hereby repealed.

Inhibition of service by Government officials, repealed. Vol. 33, p. 1045, repealed.

Approved, June 7, 1924.

**CHAP. 330.**—An Act Authorizing transfer of certain abandoned or unused lighthouse reservation lands by the United States to the State of New York for park purposes.

June 7, 1924.  
[S. 2887.]

[Public, No. 252.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of Commerce be, and hereby is, authorized to transfer and convey to the State of New York all right and title now vested in the United States in land and buildings known as the Lloyds Harbor Lighthouse Reservation, located in Suffolk County at Lloyds Harbor, Long Island, New York, consisting of about two and five-tenths acres, located and described as follows:

Lighthouse Service. Unused lands of, transferred to New York, for park purposes. Lloyds Harbor, Long Island.

Beginning at a rock or boulder near low-water mark on the east beach in Huntington Bay and running thence due west to a stake on the highest part of the neck, and thence on the same line (due west) to the water on the west side of the point in Lloyds Harbor, containing two and a half acres, more or less, and the right of way to and from it.

Description.

And to transfer and convey to the State of New York all right and title now vested in the United States in certain lands forming a part of the Fire Island Lighthouse Reservation, Fire Island, Suffolk County, Long Island, New York, consisting of about six hundred acres, located and described as follows:

Fire Island, Long Island.

Beginning at a line drawn from north to south through a United States Coast and Geodetic Survey monument, located two thousand two hundred twenty-five feet, two hundred twenty-five degrees and sixteen minutes, from the Fire Island Lighthouse tower and extending to the western end of Fire Island, with the exception of such land as is occupied or needed by the United States Coast Guard: *Provided*, That any leases with private parties which the Lighthouse Service may have at the time of passage of this Act will not be affected until the expiration of such leases: *Provided*, That the said lands transferred from the United States shall be forever reserved by the State of New York as public parks: *Provided further*, That if the said lands are not used as public parks they shall revert to the United States.

Description.

*Proviso.*  
Private leases.

Use for public parks.

Revision for non-user.

SEC. 2. The lands transferred from the United States shall be subject to the right of the United States to at any and all times in any manner assume control of, hold, use, and occupy, without license, consent, or lease from the State of New York or the city of New York, any or all of the said lands for any and all military, naval, or other governmental purposes, free from any conveyances, charges, encumbrances, or any license made, created, permitted, or sanctioned therein by the State of New York. The rights reserved to the United States shall apply to all additional lands that may be formed by accretions of the sea at Fire Island. The United States further re-

Right reserved for Government uses, etc.

serves the right of access to the land and water adjacent to Lloyds Neck for the purpose of taking gravel for the use of the Lighthouse Service.

Approved, June 7, 1924.

June 7, 1924.  
[S. 2932.]

[Public, No. 253.]

**CHAP. 331.**—An Act To quiet the title to lands within Pueblo Indian land grants, and for other purposes.

Pueblo Indian land grants, N. Mex.  
Suit on behalf of Pueblo Indians to be filed in district court to quiet titles to lands within.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That in order to quiet title to various lots, parcels, and tracts of land in the State of New Mexico for which claim shall be made by or on behalf of the Pueblo Indians of said State as hereinafter provided, the United States of America, in its sovereign capacity as guardian of said Pueblo Indians shall, by its Attorney General, file in the District Court of the United States for the District of New Mexico, its bill or bills of complaint with a prayer for discovery of the nature of any claim or claims of any kind whatsoever adverse to the claim of said Pueblo Indians, as hereinafter determined.

Pueblo Lands Board, established.  
Composition.

**SEC. 2.** That there shall be, and hereby is, established a board to be known as "Pueblo Lands Board" to consist of the Secretary of the Interior, the Attorney General, each of whom may act through an assistant in all hearings, investigations, and deliberations in New Mexico, and a third member to be appointed by the President of the United States. The board shall be provided with suitable quarters in the city of Santa Fe, New Mexico, and shall have power to require the presence of witnesses and the production of documents by subpoena, to employ a clerk who shall be empowered to administer oaths and take acknowledgments, shall employ such clerical assistance, interpreters, and stenographers with such compensation as the Attorney General shall deem adequate, and it shall be provided with such necessary supplies and equipment as it may require on requisitions to the Department of Justice. The compensation and allowance for travel and expenses of the member appointed by the President shall be fixed by the Attorney General.

Quarters, powers, personnel, etc.

Pay, etc., of appoint-  
ment members.  
*Post*, p. 1028.

To investigate, determine, etc., the lands of which the Indian title has not been extinguished.

It shall be the duty of said board to investigate, determine, and report and set forth by metes and bounds, illustrated where necessary by field notes and plats, the lands within the exterior boundaries of any land granted or confirmed to the Pueblo Indians of New Mexico by any authority of the United States of America, or any prior sovereignty, or acquired by said Indians as a community by purchase or otherwise, title to which the said board shall find not to have been extinguished in accordance with the provisions of this Act, and the board shall not include in their report any claims of non-Indian claimants who, in the opinion of said board after investigation, hold and occupy such claims of which they have had adverse possession, in accordance with the provisions of section 4 of this Act: *Provided, however,* That the board shall be unanimous in all decisions whereby it shall be determined that the Indian title has been extinguished.

Claims by adverse possession of non-Indians, excluded.

*Proviso.*  
Decisions as to extinguishment of Indian title.

Report on each pueblo to be filed with court, etc.

The board shall report upon each pueblo as a separate unit and upon the completion of each report one copy shall be filed with the United States District Court for the District of New Mexico, one with the Attorney General of the United States, one with the Secretary of the Interior, and one with the Board of Indian Commissioners.

Suit to quiet title on filing of report.

**SEC. 3.** That upon the filing of each report by the said board, the Attorney General shall forthwith cause to be filed in the United States District Court for the District of New Mexico, as provided

in section 1 of this Act, a suit to quiet title to the lands described in said report as Indian lands the Indian title to which is determined by said report not to have been extinguished.

SEC. 4. That all persons claiming title to, or ownership of any lands involved in any such suit, or suits, may in addition to any other legal or equitable defenses which they may have or have had under the laws of the Territory and State of New Mexico, plead limitation of action, as follows, to wit:

(a) That in themselves, their ancestors, grantors, privies, or predecessors in interest or claim of interest, they have had open, notorious, actual, exclusive, continuous, adverse possession of the premises claimed, under color of title from the 6th day of January, 1902, to the date of the passage of this Act, and have paid the taxes lawfully assessed and levied thereon to the extent required by the statutes of limitation, or adverse possession of the Territory or of the State of New Mexico, since the 6th day of January, 1902, to the date of the passage of this Act, except where the claimant was exempted or entitled to be exempted from such tax payment.

(b) That in themselves, their ancestors, grantors, privies, or predecessors in interest or claim of interest, they have had open, notorious, actual, exclusive, continuous, adverse possession of the premises claimed with claim of ownership, but without color of title from the 16th day of March, 1889, to the date of the passage of this Act, and have paid the taxes lawfully assessed and levied thereon to the extent required by the statutes of limitation or adverse possession of the Territory or of the State of New Mexico, from the 16th day of March, 1899, to the date of the passage of this Act, except where the claimant was exempted or entitled to be exempted from such tax payment.

Nothing in this Act contained shall be construed to impair or destroy any existing right of the Pueblo Indians of New Mexico to assert and maintain unaffected by the provisions of this Act their title and right to any land by original proceedings, either in law or equity, in any court of competent jurisdiction and any such right may be asserted at any time prior to the filing of the field notes and plats as provided in section 13 hereof, and jurisdiction with respect to any such original proceedings is hereby conferred upon the United States District Court for the District of New Mexico with right of review as in other cases: *Provided, however,* That any contract entered into with any attorney or attorneys by the Pueblo Indians of New Mexico, to carry on such litigation shall be subject to and in accordance with existing laws of the United States.

SEC. 5. The plea of such limitations, successfully maintained, shall entitle the claimants so pleading to a decree in favor of them, their heirs, executors, successors, and assigns for the premises so claimed by them, respectively, or so much thereof as may be established, which shall have the effect of a deed of quitclaim as against the United States and said Indians, and a decree in favor of claimants upon any other ground shall have a like effect.

The United States may plead in favor of the pueblo, or any individual Indian thereof, as the case might be, the said limitations hereinafore defined.

SEC. 6. It shall be the further duty of the board to separately report in respect of each such pueblo—

(a) The area and character of any tract or tracts of land within the exterior boundaries of any land granted or confirmed to the Pueblo Indians of New Mexico and the extent, source, and character of any water right appurtenant thereto in possession of non-Indian claimants at the time of filing such report, which are not claimed for said Indians by any report of the board.

Pleas of limitation by adverse claimants.

Actual adverse possession under color of title, since January 6, 1902.

Taxes paid, etc.

Actual adverse possession without color of title, since March 16, 1889.

Taxes paid, etc.

Right of Indians to assert right to title, etc., by original court proceedings prior to filing of field notes, etc., not impaired.

Post, p. 640.  
Jurisdiction of court.

Proviso.  
Condition on contracts with attorneys.

Effect if plea of limitations maintained.

Authority of United States to plead.

Further reports.

On area, etc., of land and water rights in possession of non-Indian claimants, etc.

Whether land or water rights recoverable by seasonable prosecution thereof.

Meaning of seasonable prosecution.

Fair market value of water rights and land, if recoverable by seasonable prosecution, etc.

Liability of United States, and award to pueblo.

Judicial effect of award, etc.

Reports to be filed simultaneously with the other.  
*Ante*, p. 636.

Review by court on petition.

Jurisdiction of court.

Procedure.

Review by circuit court of appeals on petition of aggrieved party.

Finality of decision.

Review of specific finding not to affect other findings, etc.

No awarding of costs.

(b) Whether or not such tract or tracts of land or such water rights could be or could have been at any time recovered for said Indians by the United States by seasonable prosecution of any right of the United States or of said Indians. Seasonable prosecution is defined to mean prosecution by the United States within the same period of time as that within which suits to recover real property could have been brought under the limitation statutes of the Territory and State of New Mexico.

(c) The fair market value of said water rights and of said tract or tracts of land (exclusive of any improvements made therein or placed thereon by non-Indian claimants) whenever the board shall determine that such tract or tracts of land or such water rights could be or could have been at any time recovered for said Indians by the United States by seasonable prosecution of any right of the United States or of said Indians, and the amount of loss, if any, suffered by said Indians through failure of the United States seasonably to prosecute any such right.

The United States shall be liable, and the board shall award compensation, to the pueblo within the exterior boundaries of whose lands such tract or tracts of land shall be situated or to which such water rights shall have been appurtenant to the extent of any loss suffered by said Indians through failure of the United States seasonably to prosecute any right of the United States or of said Indians, subject to review as herein provided. Such report and award shall have the force and effect of a judicial finding and final judgment upon the question and amount of compensation due to the Pueblo Indians from the United States for such losses. Such report shall be filed simultaneously with and in like manner as the reports hereinbefore provided to be made and filed in section 2 of this Act.

At any time within sixty days after the filing of said report with the United States District Court for the District of New Mexico as herein provided the United States or any pueblo or Indians concerned therein or affected thereby may, in respect of any report upon liability or of any finding of amount or award of compensation set forth in such report, petition said court for judicial review of said report, specifying the portions thereof in which review is desired. Said court shall thereupon have jurisdiction to review, and shall review, such report, finding, or award in like manner as in the case of proceedings in equity. In any such proceeding the report of the board shall be prima facie evidence of the facts, the values, and the liability therein set forth, subject, however, to be rebutted by competent evidence. Any party in interest may offer evidence in support or in opposition to the findings in said report in any respect. Said court shall after hearing render its decision so soon as practicable, confirming, modifying, or rejecting said report or any part thereof. At any time within thirty days after such decision is rendered said court shall, upon petition of any party aggrieved, certify the portions of such report, review of which has been sought, together with the record in connection therewith, to the United States Circuit Court of Appeals for the Eighth Circuit, which shall have jurisdiction to consider, review, and decide all questions arising upon such report and record in like manner as in the case of appeals in equity, and its decision thereon shall be final.

Petition for review of any specific finding or award of compensation in any report shall not affect the finality of any findings nor delay the payment of any award set forth in such report, review of which shall not have been so sought, nor in any proceeding for review in any court under the provisions of this section shall costs be awarded against any party.

SEC. 7. It shall be the further duty of the board to investigate, ascertain, and report to the Secretary of the Interior who shall report to the Congress of the United States, together with his recommendation, the fair market value of lands, improvements appurtenant thereto, and water rights of non-Indian claimants who, in person or through their predecessors in title prior to January 6, 1912, in good faith and for a valuable consideration purchased and entered upon Indian lands under a claim of right based upon a deed or document purporting to convey title to the land claimed or upon a grant, or license from the governing body of a pueblo to said land, but fail to sustain such claim under the provisions of this Act, together with a statement of the loss in money value thereby suffered by such non-Indian claimants. Any lands lying within the exterior boundaries of the pueblo of Nambe land grant, which were conveyed to any holder or occupant thereof or his predecessor or predecessors in interest by the governing authorities of said pueblo, in writing, prior to January 6, 1912, shall unless found by said board to have been obtained through fraud or deception, be recognized as constituting valid claims by said board and by said courts, and disposed of in such manner as lands the Indian title to which has been determined to have been extinguished pursuant to the provisions of this Act: *Provided*, That nothing in this section contained with reference to the said Nambe Pueblo Indians shall be construed as depriving the said Indians of the right to impeach any such deed or conveyance for fraud or to have mistakes therein corrected through a suit in behalf of said pueblo or of an individual Indian under the provisions of this Act.

Investigation, recommendation, etc., directed on value of lands, etc., of non-Indians for purchase and entry under deed from pueblo authority, whose claims are not sustained.

Recognition of claims within Nambe pueblo grant.

Disposal of.

*Proviso.*  
Right of Indians to impeach validity of deed.

SEC. 8. It shall be the further duty of the board to investigate, ascertain, and report to the Secretary of the Interior the area and the value of the lands and improvements appurtenant thereto of non-Indian claimants within or adjacent to Pueblo Indian settlements or towns in New Mexico, title to which in such non-Indian claimants is valid and indefeasible, said report to include a finding as to the benefit to the Indians in anywise of the removal of such non-Indian claimants by purchase of their lands and improvements and the transfer of the same to the Indians, and the Secretary of the Interior shall report to Congress the facts with his recommendations in the premises.

Investigation, report, etc., on value of lands and improvements of non-Indian claimants with valid title, etc.

SEC. 9. That all lands, the title to which is determined in said suit or suits, shall, where necessary, be surveyed and mapped under the direction of the Secretary of the Interior, at the expense of the United States, but such survey shall be subject to the approval of the judge of the United States District Court for the District of New Mexico, and if approved by said judge shall be filed in said court and become a part of the decree or decrees entered in said district court.

Survey, etc., of lands the title to which is determined.

Subject to approval of judge, etc.

SEC. 10. That necessary costs in all original proceedings under this Act, to be determined by the court, shall be taxed against the United States and any party aggrieved by any final judgment or decree shall have the right to a review thereof by appeal or writ of error or other process, as in other cases, but upon such appeal being taken each party shall pay his own costs.

Costs.

SEC. 11. That in the sense in which used in this Act the word "purchase" shall be taken to mean the acquisition of community lands by the Indians other than by grant or donation from a sovereign.

Meaning of "purchase" as used herein.

SEC. 12. That any person claiming any interest in the premises involved but not impleaded in any such action may be made a party defendant thereto or may intervene in such action, setting up his claim in usual form.

Intervening allowed of any party claiming an interest.

Field notes and plats of all lands granted to Pueblo Indians, not claimed therefor in pending proceedings, etc., to be filed with surveyor general, two years after reports made by board.

**Sec. 13.** That as to all lands within the exterior boundaries of any lands granted or confirmed to the Pueblo Indians of New Mexico, by any authority of the United States of America or any prior sovereignty, or acquired by said Indians as a community by purchase or otherwise and which have not been claimed for said Indians by court proceedings then pending or the findings and report of the board as herein provided, the Secretary of the Interior at any time after two years after the filing of said reports of the board shall file field notes and plat for each pueblo in the office of the surveyor general of New Mexico at Santa Fe, New Mexico, showing the lands to which the Indian title has been extinguished as in said report set out, but excluding therefrom lands claimed by or for the Indians in court proceedings then pending, and copies of said plat and field notes certified by the surveyor general of New Mexico as true and correct copies shall be accepted in any court as competent and conclusive evidence of the extinguishment of all the right, title, and interest of the Indians in and to the lands so described in said plat and field notes and of any claim of the United States in or to the same. And the Secretary of the Interior within thirty days after the Indians' right to bring independent suits under this Act shall have expired, shall cause notice to be published in some newspaper or newspapers of general circulation issued, if any there be, in the county wherein lie such lands claimed by non-Indian claimants, respectively, or wherein some part of such lands are situated, otherwise in some newspaper or newspapers of general circulation published nearest to such lands, once a week for five consecutive weeks, setting forth as nearly as may be the names of such non-Indian claimants of land holdings not claimed by or for the Indians as herein provided, with a description of such several holdings, as shown by a survey of Pueblo Indian lands heretofore made under the direction of the Secretary of the Interior and commonly known as the "Joy Survey," or as may be otherwise shown or defined by authority of the Secretary of the Interior, and requiring that any person or persons claiming such described parcel or parcels of land or any part thereof, adversely to the apparent claimant or claimants so named as aforesaid, or their heirs or assigns, shall, on or before the thirtieth day after the last publication of such notice, file his or their adverse claim in the United States Land Office in the land district wherein such parcel or parcels of land are situate, in the nature of a contest, stating the character and basis of such adverse claim, and notice of such contest shall be served upon the claimant or claimants named in the said notice, in the same manner as in cases of contest of homestead entries. If no such contest is instituted as aforesaid, the Secretary of the Interior shall issue to the claimant or claimants, or their heirs or assigns, a patent or other certificate of title for the parcel or parcels of land so described in said notice; but if a contest be filed it shall proceed and be heard and decided as contests of homestead entries are heard and decided under the rules and regulations of the General Land Office pertinent thereto. Upon such contest either party may claim the benefit of the provisions of section 4 of this Act to the same extent as if he were a party to a suit to quiet title brought under the provisions of this Act, and the successful party shall receive a patent or certificate of title for the land as to which he is successful in such proceeding. Any patent or certificate of title issued under the provisions of this Act shall have the effect only of a relinquishment by the United States of America and the said Indians.

If after such notice more than one person or group of persons united in interest makes claim in such land office adverse to the claimant or claimants named in the said notice, or to any other person or group of persons who may have filed such contest, each

Acceptance conclusive as to title extinguished, etc.

Publication, after expiration of right of Indians to bring independent suits, giving names of non-Indian claimants for land holdings, etc, not claimed by Indians.

Adverse claimants required to file notice of contest in proper land office.

Patent to claimant if no contest instituted.

Hearings of contests.

Benefits allowed.

Procedure if two or more adverse claimants.

contestant shall be required to set forth the basis and nature of his respective claim, and thereupon the said claims shall be heard and decided as upon an original contest or intervention.

And in all cases any person or persons whose right to a given parcel or parcels of land has become fixed either by the action of the said board or the said court or in such contest may apply to the Commissioner of the General Land Office for a patent or certificate of title and receive the same without cost or charge.

SEC. 14. That if any non-Indian party to any such suit shall assert against the Indian title a claim based upon a Spanish or Mexican grant, and if the court should finally find that such claim by the non-Indian is superior to that of the Indian claim, no final decree or judgment of ouster of the said Indians shall be entered or writ of possession or assistance shall be allowed against said Indians, or any of them, or against the United States of America acting in their behalf. In such case the court shall ascertain the area and value of the land thus held by any non-Indian claimant under such superior title, excluding therefrom the area and value of lots or parcels of land the title to which has been found to be in other persons under the provisions of this Act: *Provided, however,* That any findings by the court under the provisions of this section may be reviewed on appeal or writ of error at the instance of any party aggrieved thereby, in the same manner, to the same extent, and with like effect as if such findings were a final judgment or decree. When such finding adverse to the Indian claim has become final, the Secretary of the Interior shall report to Congress the facts, including the area and value of the land so adjudged against the Indian claim, with his recommendations in the premises.

SEC. 15. That when any claimant, other than the United States for said Indians not covered by the report provided for in section 7 of this Act, fails to sustain his claim to any parcel of land within any Pueblo Indian grant, purchase, or donation under the provisions of this Act, but has held and occupied any such parcel in good faith, claiming the same as his own, and the same has been improved, the value of the improvements upon the said parcel of land shall be found by the court and reported by the Secretary of the Interior to Congress, with his recommendations in the premises.

SEC. 16. That if any land adjudged by the court or said lands board against any claimant be situate among lands adjudicated or otherwise determined in favor of non-Indian claimants and apart from the main body of the Indian land, and the Secretary of the Interior deems it to be for the best interest of the Indians that such parcels so adjudged against the non-Indian claimant be sold, he may, with the consent of the governing authorities of the pueblo, order the sale thereof, under such regulations as he may make, to the highest bidder for cash, and if the buyer thereof be other than the losing claimant, the purchase price shall be used in paying to such losing claimant the adjudicated value of the improvements aforesaid, if found under the provisions of section 15 hereof, and the balance thereof, if any, shall be paid over to the proper officer, or officers, of the Indian community, but if the buyer be the losing claimant, and the value of his improvements has been adjudicated as aforesaid, such buyer shall be entitled to have credit upon his bid for the value of such improvements so adjudicated.

SEC. 17. No right, title, or interest in or to the lands of the Pueblo Indians of New Mexico to which their title has not been extinguished as hereinbefore determined shall hereafter be acquired or initiated by virtue of the laws of the State of New Mexico, or in any other manner except as may hereafter be provided by Congress, and no sale, grant, lease of any character, or other conveyance of lands,

Patents to be issued without cost.

Action if Spanish or Mexican grant asserted by non-Indian party.

Ascertainment of value of land by court.

*Proviso.* Review or appeal allowed.

Report, etc., to Congress if final finding against Indian claim.

Improvements by unsuccessful claimant to be reported to Congress with recommendations.

Sale of lands adjacent to non-Indian claimants, and apart from Indian lands.

Use of proceeds.

No right, etc., to be acquired to unextinguished Pueblo Indian lands, except as provided by Congress, etc.

or any title or claim thereto, made by any pueblo as a community, or any Pueblo Indian living in a community of Pueblo Indians, in the State of New Mexico, shall be of any validity in law or in equity unless the same be first approved by the Secretary of the Interior.

Federal court procedure, etc., applicable.

SEC. 18. That the pleading, practice, procedure, and rules of evidence shall be the same in all causes arising under this Act as in other civil causes in the Federal courts, except as otherwise herein provided.

Sums appropriated for Indians, etc., to be paid to Bureau of Indian Affairs for disbursement, etc.

SEC. 19. That all sums of money which may hereafter be appropriated by the Congress of the United States for the purpose of paying in whole or in part any liability found or decreed under this Act from the United States to any pueblo or to any of the Indians of any pueblo, shall be paid over to the Bureau of Indian Affairs, which Bureau, under the direction of the Secretary of the Interior, shall use such moneys at such times and in such amounts as may seem wise and proper for the purpose of the purchase of lands and water rights to replace those which have been lost to said pueblo or to said Indians, or for purchase or construction of reservoirs, irrigation works, or the making of other permanent improvements upon, or for the benefit of lands held by said pueblo or said Indians.

Approved, June 7, 1924.

June 7, 1924.

[S. 3023.]

[Public, No. 254.]

CHAP. 332.—An Act Designating the State of New Mexico as a judicial district, fixing the time and place for holding terms of court therein, and for other purposes.

United States courts.  
New Mexico judicial district constituted.  
Vol. 41, p. 1361, amended.  
Terms of court.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the State of New Mexico shall constitute one judicial district, to be known as the district of New Mexico.

Provisos.  
Adjournments if business insufficient.

Terms of the district court shall be held at Santa Fe on the first Monday in March and September, at Albuquerque on the first Monday in June and December, at Roswell on the first Monday in May and October, at Las Cruces on the first Monday in November, at Silver City on the first Monday in January, at Las Vegas on the first Monday in February, and at Raton on the first Monday in April: *Provided*, That if at the time of the holding of the terms of said court in any year in the cities or towns of Las Vegas, Las Cruces, Silver City, or Raton there is insufficient business to justify the holding of any such term the same may be adjourned or continued by order of the judge of said court made at any place in the district: *And provided further*, That terms of court at Silver City, town of Las Vegas, and Raton shall not be held unless facilities therefor are furnished by the county of Grant at Silver City, the county of San Miguel at town of Las Vegas, and the county of Colfax at Raton, without cost and expense to the United States, until such time as court rooms and other necessary facilities have been constructed by the United States.

Rooms to be furnished at Silver City, Las Vegas, and Raton.

Transfer of causes allowed.

Causes, civil and criminal, may be transferred by the court or either judge thereof from any of the aforesaid places where court shall be held in said district to any of the places hereinabove mentioned in said district whenever in the opinion of the court or judge the convenience of the parties or the ends of justice would be promoted by the transfer.

Deputy marshals and clerks.

That the marshal and clerk of said court shall each, respectively, appoint at least one deputy to reside at and who shall maintain an office at each of the cities of Albuquerque and Roswell, and the marshal and the clerk of said court may each, respectively, with the

approval of the Attorney General, appoint one deputy at each of the cities of Las Cruces, Silver City, Raton, and the town of Las Vegas: *Provided*, That upon completion of the Federal building in the city of Las Vegas, the court shall be transferred to and held in the city of Las Vegas instead of the town of Las Vegas and court at the latter place discontinued.

*Proviso.*  
Court at Las Vegas on completion of Federal building.

Approved, June 7, 1924.

**CHAP. 333.**—An Act Providing for the acquirement by the United States of privately owned lands within Rio Arriba and Taos Counties, New Mexico, known as the Las Trampas grant, by exchanging therefor timber, within the exterior boundaries of any national forest situated within the State of New Mexico.

June 7, 1924.  
[S. 3024.]  
[Public, No. 255.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Interior be, and he hereby is, authorized in his discretion to accept on behalf of the United States title to all or any part of privately owned lands, situated within the Las Trampas grant, located within the counties of Rio Arriba and Taos, State of New Mexico, if in the opinion of the Secretary of Agriculture public interests will be benefited thereby, and the lands are chiefly valuable for national forest purposes, and in exchange therefor the Secretary of Agriculture may authorize the grantor to cut and remove an equal value of timber within the national forests of the same State; the values in each case to be determined by the Secretary of Agriculture and acceptable to the grantor as a fair compensation. Timber given in exchange shall be cut and removed under the laws and regulations relating to the national forests, and under the direction and supervision and in accordance with the requirements of the Secretary of Agriculture.

National forests.  
Private lands in Las Trampas grant, N. Mex., may be accepted for purposes of.

National forest timber allowed in exchange.

Supervision of cutting and removal of timber.

SEC. 2. That lands offered for exchange hereunder and not covered by public land surveys shall be identified by metes and bounds surveys and that such surveys and the plats and field notes thereof shall be made by employees of the United States Forest Service and approved by the United States Surveyor General.

Identification of lands offered.

SEC. 3. That any lands conveyed to the United States under the provisions of this Act shall, upon acceptance of the conveyance thereof, become and be a part of Carson National Forest.

Made a part of Carson National Forest.

SEC. 4. That before any exchange of lands for timber as above provided is effected, notice of such exchange proposal, describing the lands involved therein, shall be published once each week for four consecutive weeks in some newspaper of general circulation in the county in which such lands so to be conveyed to the United States are situated.

Advertising of proposed exchange.

Approved, June 7, 1924.

**CHAP. 334.**—An Act Granting certain public lands to the city of Phoenix, Arizona, for municipal, park, and other purposes

June 7, 1924.  
S. 3093.  
[Public, No. 266.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the south half of the north half and all the south half of section 13, the southwest quarter, the west half of the southeast quarter, the southeast quarter of the southeast quarter, section 14, the southeast quarter, section 21, the east half of the northwest quarter, the southwest quarter of the northwest quarter, the east half of the northeast quarter, the southwest quarter of the north-

Public lands.  
Granted Phoenix Ariz., for municipal, etc., purposes.  
Description.

east quarter, and all of south half, section 22, all of sections 23, 24, 25, 26, and 27, township 1 south, range 2 east, Gila and Salt River meridian, Arizona. The south half, section 1, the south half, section 2, the south half, section 7, the south half, section 8, the south half, section 9, the south half, the northeast quarter, section 10, all of sections 11, 12, northwest quarter section 13, all of sections 14, 15, 16, 17, 18, 19, 20, 21, 22, and 30, township 1 south, range 3 east, Gila and Salt River meridian, Arizona. The west half of the southwest quarter, section 5, the south half and the south half of the northwest quarter, section 6, township 1 south, range 4 east, Gila and Salt River meridian, Arizona, be, and the same are hereby, granted to the city of Phoenix, Arizona, for municipal, park, recreation, playground, or public convenience purposes, upon the condition that the city shall make payment for such land at the rate of \$1.25 per acre to the receiver of the United States land office, Phoenix, Arizona, within six months after the approval of this Act: *Provided*, That there shall be reserved to the United States all oil, coal, or other mineral deposits found at any time in the land, and the right to prospect for, mine, and remove the same: *Provided further*, That the grant herein is made subject to any valid existing claim or easements, and that the lands hereby granted shall be used by the city of Phoenix, Arizona, only for the purposes herein indicated, and if the said land, or any part thereof, shall be abandoned for such use, said land or such part shall revert to the United States; and the Secretary of the Interior is hereby authorized and empowered to declare such a forfeiture of the grant and to restore said premises to the public domain, if at any time he shall determine that the city has, for more than one year, abandoned the land for the uses herein indicated, and such order of the Secretary shall be final and conclusive, and thereupon and thereby said premises shall be restored to the public domain and freed from the operation of this grant.

Approved, June 7, 1924.

June 7, 1924.  
[S. 3111.]

[Public, No. 257.]

**CHAP. 335.**—An Act Conferring jurisdiction upon the Court of Claims to hear, examine, adjudicate, and enter judgment in any claims which the Stockbridge Indians may have against the United States, and for other purposes.

Stockbridge Indians.  
Claims of, against  
United States to be  
adjudicated by Court  
of Claims.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That jurisdiction be, and is hereby, conferred upon the Court of Claims, notwithstanding the lapse of time or statutes of limitation, to hear, examine, and adjudicate and render judgment in any and all legal and equitable claims arising under or growing out of any treaty or agreement between the United States and the Stockbridge Tribe of Indians, or arising under or growing out of any Act of Congress in relation to Indian affairs, which said Stockbridge Tribe may have against the United States, which claims have not heretofore been determined and adjudicated on their merits by the Court of Claims or the Supreme Court of the United States.

Time for filing

**SEC. 2.** Any and all claims against the United States within the purview of this Act shall be forever barred unless suit be instituted or petition filed as herein provided in the Court of Claims within five years from the date of approval of this Act, and such suit shall make the Stockbridge Tribe party plaintiff and the United States party defendant. The petition shall be verified by the attorney or attorneys employed to prosecute such claim or claims under contract with the Stockbridges approved by the Commissioner of Indian Affairs and the Secretary of the Interior; and said contract shall be

Verification, etc.

executed in their behalf by a committee chosen by them under the direction and approval of the Commissioner of Indian Affairs and the Secretary of the Interior. Official letters, papers, documents, and records, or certified copies thereof, may be used in evidence, and the departments of the Government shall give access to the attorney or attorneys of said Indian nation to such treaties, papers, correspondence, or records as may be needed by the attorney or attorneys of said Indian nation.

Evidence admitted.

SEC. 3. In said suit the court shall also hear, examine, consider, and adjudicate any claims which the United States may have against said Indian nation, but any payment including gratuities which may have been made by the United States upon any claim against the United States shall not operate as an estoppel, but may be pleaded as an offset in such suit.

Counter claims admitted.

SEC. 4. That from the decision of the Court of Claims in any suit prosecuted under the authority of this Act, an appeal may be taken by either party as in other cases to the Supreme Court of the United States.

Appeal to Supreme Court.

SEC. 5. That upon the final determination of any suit instituted under this Act, the Court of Claims shall decree such amount or amounts as it may find reasonable to be paid the attorney or attorneys so employed by said Indian nation for the services and expenses of said attorneys rendered or incurred prior or subsequent to the date of approval of this Act: *Provided*, That in no case shall the aggregate amounts decreed by said Court of Claims for fees be in excess of \$5,000, or in excess of a sum equal to 10 per centum of the amount of recovery against the United States.

Attorneys' fees by decree of court.

Proviso. Limitation.

SEC. 6. The Court of Claims shall have full authority by proper orders and process to bring in and make parties to such suit any or all persons deemed by it necessary or proper to the final determination of the matters in controversy.

Issue of orders and process.

SEC. 7. A copy of the petition shall, in such case, be served upon the Attorney General of the United States, and he, or some attorney from the Department of Justice to be designated by him, is hereby directed to appear and defend the interest of the United States in such case.

Appearance of Attorney General directed.

Approved, June 7, 1924.

**CHAP. 336.**—An Act To authorize the Choctaw, Oklahoma and Gulf Railway Company and the Chicago, Rock Island and Pacific Railway Company to construct a bridge across the White River, near the city of De Valls Bluff, Arkansas.

June 7, 1924.

[S. 3116.]

[Public, No. 258.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Choctaw, Oklahoma and Gulf Railway Company, a corporation created and existing by virtue of the laws of the United States, its successors and assigns, and the Chicago, Rock Island and Pacific Railway Company, a consolidated corporation organized under the laws of the States of Illinois and Iowa, its successors and assigns, or either one of said railroad companies, be, and they are hereby, authorized to construct or reconstruct, maintain, and operate a railroad bridge and approaches thereto across the White River at a point suitable to the interests of navigation, near De Valls Bluff, Arkansas, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

White River. Choctaw, Oklahoma and Gulf Railway Company and Chicago, Rock Island and Pacific Railway Company may bridge, De Valls Bluff, Ark.

Construction. Vol. 34, p. 84.

Amendment.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, June 7, 1924.

June 7, 1924.  
[S. 3188.]

[Public, No. 259.]

Chicago River, Ill.  
Preamble.

**CHAP. 337.**—An Act For the abandonment of a portion of the present channel of the south branch of the Chicago River.

Whereas the city of Chicago has requested a permit of the Secretary of War to straighten the south branch of the Chicago River between West Polk Street and West Nineteenth Street in the city of Chicago as a part of a project which comprises the construction of a new channel and the abandonment of the old channel between said West Polk Street and said West Nineteenth Street, as shown on drawings transmitted by the city of Chicago to the Secretary of War in connection with the aforesaid request for a permit and which are on a file in the office of the Secretary of War; and

Whereas it is proposed to fill up and abandon a portion of the present channel of the south branch of the Chicago River between said streets as soon as said new channel shall have been constructed: Therefore

New channel of south branch of, authorized to supersede present one.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That as soon as the city of Chicago, or any other governmental agency or any corporation thereunto duly authorized by the Secretary of War, shall have constructed a new channel for the south branch of the Chicago River between West Polk Street and West Nineteenth Street in said city of Chicago, then, and in that event, so much of the present channel of the south branch of the Chicago River as shall be superseded and replaced by said new channel in accordance with the permit of the Secretary of War shall be discontinued and abandoned.

Approved, June 7, 1924.

June 7, 1924.  
[S. 3244.]

[Public, No. 260.]

Pearl River.  
Hinds County, Miss.  
may bridge, Jackson.

**CHAP. 388.**—An Act Granting the consent of Congress to the Board of Supervisors of Hinds County, Mississippi, to construct a bridge across the Pearl River in the State of Mississippi.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the Board of Supervisors of Hinds County, Mississippi, to construct, maintain, and operate a bridge and approaches thereto across the Pearl River, at a point suitable to the interests of navigation, at the city of Jackson, State of Mississippi, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Construction.  
Vol. 34, p. 84.

Amendment.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, June 7, 1924.

June 7, 1924.  
[S. 3263.]

[Public, No. 261.]

Fredericksburg and  
Spotsylvania, Va., bat-  
tlefields.  
Commission created.

Composition.

**CHAP. 339.**—An Act To provide for the inspection of the battle fields in and around Fredericksburg and Spotsylvania Court House, Virginia.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That a commission is hereby created, to be composed of the following members, who shall be appointed by the Secretary of War:

(1) A commissioned officer of the Corps of Engineers, United States Army;

(2) A veteran of the Civil War who served honorably in the military forces of the United States; and

(3) A veteran of the Civil War who served honorably in the military forces of the Confederate States of America.

SEC. 2. In appointing the members of the commission created by section 1 of this Act the Secretary of War shall, as far as practicable, select persons familiar with the terrain of the battle fields in and around Fredericksburg and Spotsylvania Court House, Virginia, and the historical events associated therewith.

Basis for selecting members.

SEC. 3. It shall be the duty of the commission, acting under the direction of the Secretary of War, to inspect the battle fields in and around Fredericksburg and Spotsylvania Court House, Virginia, in order to ascertain the feasibility of preserving and marking for historical and professional military study such fields. The commission shall submit a report of its findings to the Secretary of War not later than December 1, 1924.

Duty of commission.

Report of findings.

SEC. 4. There is authorized to be appropriated, out of any money in the Treasury not otherwise appropriated, the sum of \$3,000 in order to carry out the provisions of this Act.

Amount authorized for expenses.  
Post, p. 1345.

Approved, June 7, 1924.

CHAP. 340.—An Act To amend an Act regulating the height of buildings in the District of Columbia, approved June 1, 1910.

June 7, 1924.  
[S. 3269.]

[Public, No. 262.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That an Act entitled "An Act to regulate the height of buildings in the District of Columbia," approved June 1, 1910, be, and it is hereby, amended by adding at the end of paragraph 5 of said Act the following proviso: "And provided further, That a building be permitted to be erected to a height not to exceed one hundred and thirty feet on lots 15, 804, and 805, square 322, located on the southeast corner of Twelfth and E Streets northwest, said building to conform in height and to be used as an addition to the hotel building located to the east thereof on lot 18, square 322."*

District of Columbia.  
Height of buildings.  
Vol. 36, p. 454, amended.

Height allowed for addition to designated hotel building.

Approved, June 7, 1924.

CHAP. 341.—An Act To amend section 5 of the Trade Mark Act of 1905, as amended, relative to the unauthorized use of portraits.

June 7, 1924.  
[S. 3324.]

[Public, No. 263.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the fourth proviso of subdivision (b) of section 5 of the Act entitled "An Act to authorize the registration of trade-marks used in commerce with foreign nations or among the several States or with Indian tribes, and to protect the same," approved February 20, 1905, as amended, is amended to read as follows: "Provided further, That no portrait of a living individual may be registered as a trade-mark except by the consent of such individual, evidenced by an instrument in writing, nor may the portrait of any deceased President of the United States be registered during the life of his widow, if any, except by the consent of the widow evidenced in such manner."*

Trade marks.  
Registration prohibited.  
Vol. 33, p. 728, amended.

Portraits of living persons without consent.

Of deceased President during life of widow, without her consent.

Approved, June 7, 1924.

CHAP. 342.—An Act Granting the consent of Congress to the counties of Marion and Florence, in the State of South Carolina, to construct a bridge across the Peedee River at or near Savage Landing, South Carolina.

June 7, 1924.  
[S. 3355.]

[Public, No. 264.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the consent of Congress is hereby granted to the counties of Marion and Florence, in the State of South Carolina, or their assigns, to construct, main-*

Peedee River.  
Marion and Florence Counties, S. C., may bridge, Savage Landing.

Construction.  
Vol. 34, p. 84.

tain, and operate a bridge and approaches thereto across the Peedee River at a point suitable to the interests of navigation, at or near a point known as Savage Landing, South Carolina, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Amendment.

SEC. 2. The right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, June 7, 1924.

June 7, 1924.

[S. 3380.]

[Public, No. 265.]

**CHAP. 343.**—An Act To grant the consent of Congress to the Cincinnati, New Orleans, and Texas Pacific Railway Company to construct, maintain, and operate a bridge across the Cumberland River, in the county of Pulaski, State of Kentucky, near the town of Burnside.

Cumberland River.  
Cincinnati, New  
Orleans, and Texas  
Pacific Railway Com-  
pany may bridge,  
Burnside, Ky.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the Cincinnati, New Orleans and Texas Pacific Railway Company, lessee of the Cincinnati Southern Railway, and to its successors and assigns, to construct, maintain, and operate a bridge and the approaches thereto, across the Cumberland River at a point suitable to the interests of navigation, in the county of Pulaski, in the State of Kentucky, near the town of Burnside, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Construction.  
Vol. 34, p. 84.

Amendment.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, June 7, 1924.

June 7, 1924.

[S. 3420.]

[Public, No. 266.]

**CHAP. 344.**—An Act Granting the consent of Congress to the construction, maintenance, and operation by the Denver and Rio Grande Western Railroad Company, its successors and assigns, of a line of railroad across the southwesterly portion of the Fort Logan Military Reservation in the State of Colorado

Fort Logan Military  
Reservation, Colo.  
Right of way accord-  
ed Denver and  
Rio Grande Western  
Railroad Company.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of War is hereby authorized to grant to the Denver and Rio Grande Western Railroad Company, a corporation organized under the laws of the State of Delaware, its successors and assigns, a permit to locate, construct, maintain, and operate a line of railroad across the southwesterly portion of the Fort Logan Military Reservation in the State of Colorado upon such location and under such regulations and conditions as shall be approved by the Secretary of War.

Amendment.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, June 7, 1924.

June 7, 1924.

[S. 3434.]

[Public, No. 267.]

**CHAP. 345.**—An Act For the protection of the northern Pacific halibut fishery.

Northern Pacific Hal-  
ibut Act.

Title of Act.

Terms defined.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,*

SECTION 1. SHORT TITLE.—This Act may be cited as the Northern Pacific Halibut Act.

SEC. 2. DEFINITION OF TERMS.—For the purposes of this Act "close season" shall mean the period from the 16th day of

November in any year to the 15th day of February in the next following year, both days inclusive, or any other close season hereafter fixed by agreement between the United States and Canada; "territorial waters of the United States" shall mean the waters contiguous to the western coast of the United States and the waters contiguous to the coast of Alaska; "territorial waters of Canada" shall mean the waters contiguous to the western coast of Canada, and "prohibited waters" shall mean the territorial waters of the United States, the territorial waters of Canada, and the high seas, including Bering Sea, extending westerly from the limits of the territorial waters of the United States and of Canada.

SEC. 3. FISHING UNLAWFUL, WHEN.—It shall be unlawful for any person to fish for, or catch, or attempt to catch, any halibut (hippoglossus) at any time during the close season in the Territorial waters of the United States, or for any national or inhabitant of the United States to fish for, or catch, or attempt to catch, any halibut at any time during the close season in prohibited waters. The unintentional catching of halibut, when legally fishing for other species of fish, shall not constitute a violation of this Act if such halibut shall be used for food by the crew of the vessel catching the same, or be landed and immediately delivered to any authorized official of the Bureau of Fisheries of the Department of Commerce of the United States or the fishing authorities of the Dominion of Canada. The halibut delivered to any official of the United States pursuant to the provisions of this section shall be sold by the Department of Commerce to the highest bidder for cash and the proceeds therefrom, exclusive of necessary expenses in connection therewith, shall be covered into the Treasury of the United States.

Fishing, etc., for, during closed season, unlawful.  
In prohibited waters.

Unintentional catching, not a violation, if used for food.

Or delivered to fishery official.

Sale by official in United States.

SEC. 4. UNLAWFUL PORT USE; DEPARTURES.—No person, firm, or corporation shall use any port of or place in the United States to furnish, prepare, or outfit any vessel, boat, or other craft intended to be used in violation of this Act, nor shall any person permit, or cause to be permitted, any vessel, boat, or other craft intended to be used in violation of this Act to depart from any port of or place in the United States.

Use of port to outfit, etc., vessel to be used in violation, unlawful.

SEC. 5. UNLAWFUL PORT ENTRY; POSSESSION.—It shall be unlawful for any vessel, boat, or other craft having on board any halibut caught contrary to the provisions of this Act to enter any port or place in the United States, or for any vessel, boat, or other craft to enter any such port or place while upon or in the prosecution of any voyage during which the vessel, boat, or other craft fished or was used in fishing for halibut in prohibited waters in the close season. It shall be unlawful for any person knowingly to have in his possession any halibut unlawfully caught under the provisions of this Act.

Entry of vessel with catch contrary to Act, unlawful.

Possessing halibut so caught, unlawful.

SEC. 6. PENALTY.—Any person violating any of the provisions of this Act shall be fined not less than \$100 nor more than \$1,000 or imprisoned not more than one year, or both.

Punishment for violations.

SEC. 7. PATROLS; SEARCHES.—The President shall cause a patrol of naval or other public vessels designated by him to be maintained in such places and waters as to him shall seem expedient for enforcing this Act, and any officer of any vessel engaged in such service, and any other officers designated by the President, may search any vessel, boat, or other craft in the territorial waters of the United States and any vessel, boat, or other craft of the United States on the high seas when suspected of having violated or being about to violate the provisions of this Act.

Patrol of vessels for enforcement.

Searches of vessels.

SEC. 8. CANADIAN VESSELS AND NATIONALS.—Every national or inhabitant and every vessel of Canada found violating this Act shall be delivered as soon as practicable to an authorized official of

Canadian vessels and nationals.  
Delivery to Canadian authorities, if found violating this Act.

Canada at the nearest point to the place of seizure or elsewhere as the officials of the United States seizing the same and the authorized officials of Canada may agree upon, and the witnesses and proof necessary to the prosecution of said persons and vessels of Canada shall be furnished with reasonable promptitude to the authorities of Canada having jurisdiction thereof.

Seizure, forfeiture, etc., of vessels employed in violations.

SEC. 9. SEIZURE AND FORFEITURE.—Every vessel, boat, or craft employed in any manner in violating this Act shall be seized by any collector, surveyor, inspector, officer of a revenue cutter, or person specified in section 7 hereof, and except as provided in section 8 hereof, every such vessel, boat, or craft, including its tackle, apparel, furniture, cargo, and stores, shall be forfeited to the United States by proper proceedings in any court of the United States in Alaska, California, Oregon, or Washington.

Fisheries Commission exempt when in scientific investigations.

SEC. 10. FISHERIES COMMISSION EXEMPTION.—None of the inhibitions contained in this Act shall apply to the International Fisheries Commission when engaged in any scientific investigation.

International Fisheries Commission. Authorized amount for expenses.

SEC. 11. APPROPRIATION.—There is hereby authorized to be appropriated, out of any money in the Treasury not otherwise appropriated, the sum of \$15,000 for the fiscal year 1925 for the salaries and expenses of the International Fisheries Commission.

Duration. Post, pp. 1024, 1941.

SEC. 12. DURATION OF ACT.—This Act shall take effect immediately and continue in force until the termination of the convention concluded by the United States and Great Britain on March 2, 1924, for the protection of the halibut fishery of the northern Pacific Ocean.

Approved, June 7, 1924.

June 7, 1924. [H. R. 4088.] [Public, No. 268.]

CHAP. 346.—An Act To establish the Upper Mississippi River Wild Life and Fish Refuge.

Upper Mississippi River Wild Life and Fish Refuge Act.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That this Act may be cited as "The Upper Mississippi River Wild Life and Fish Refuge Act."

Lands to be acquired. Location.

SEC. 2. The Secretary of Agriculture is authorized and directed to acquire by purchase, gift, or lease, such areas of land, or of land and water, situated between Rock Island, Illinois, and Wabasha, Minnesota, on either side of or upon islands in the Mississippi River which are subject to overflow by such river and which are not used for agricultural purposes, as he determines suitable for the purposes of this Act.

Area made part of refuge.

SEC. 3. Any such area, when acquired in accordance with the provisions of this Act, shall become a part of the Upper Mississippi River Wild Life and Fish Refuge (hereinafter in this Act referred to as the "refuge"). The refuge shall be established and maintained (a) as a refuge and breeding place for migratory birds included in the terms of the convention between the United States and Great Britain for the protection of migratory birds, concluded August 16, 1916, and (b) to such extent as the Secretary of Agriculture may by regulations prescribe, as a refuge and breeding place for other wild birds, game animals, fur-bearing animals, and for the conservation of wild flowers and aquatic plants, and (c) to such extent as the Secretary of Commerce may by regulations prescribe as a refuge and breeding place for fish and other aquatic animal life.

Purposes.

For migratory birds. Vol. 39, p. 1702.

Other wild birds, game animals, flowers, etc.

Assent of legislatures.

SEC. 4. (a) No such area shall be acquired by the Secretary of Agriculture until the legislature of each State in which is situated any part of the areas to be acquired under this Act has consented to the acquisition of such part by the United States for the purposes

of this Act, and, except in the case of a lease, no payment shall be made by the United States for any such area until title thereto is satisfactory to the Attorney General and is vested in the United States.

Title, etc., to be secured.

(b) The existence of a right of way, easement, or other reservation or exception in respect of such area shall not be a bar to its acquisition (1) if the Secretary of Agriculture determines that any such reservation or exception will in no manner interfere with the use of the area for the purposes of this Act, or (2) if in the deed or other conveyance it is stipulated that any reservation or exception in respect of such area, in favor of the person from whom the United States receives title, shall be subject to regulations prescribed under authority of this Act.

Easements permitted.

Conditions.

SEC. 5. Except where it is specifically provided otherwise, the Secretary of Agriculture and the Secretary of Commerce shall jointly prescribe such regulations, exercise such functions, and perform such duties as may be necessary to carry out the purposes of this Act.

Regulations, etc.

SEC. 6. No person shall, except in accordance with regulations prescribed by the Secretary of Agriculture in respect of wild birds, game animals, fur-bearing animals, wild flowers, and aquatic plants, or by the Secretary of Commerce in respect of fish and other aquatic-animal life—

Prohibitions.

(a) Enter the refuge for any purpose; or

Unauthorized entrance.

(b) Disturb, injure, kill, or remove, or attempt to disturb, injure, kill, or remove any wild bird, game animal, fur-bearing animal, fish or other aquatic-animal life on the refuge; or

Disturbing, etc., any animal life on refuge.

(c) Remove from the refuge, or injure or destroy thereon any flower, plant, tree, or other natural growth, or the nest or egg of any wild bird; or

Removing flowers, plants, nests, etc.

(d) Injure or destroy any notice, sign board, fence, building, or other property of the United States thereon.

Injuring, etc., any property.

SEC. 7. Commercial fishing may be conducted in the waters of this refuge under regulation by the Secretary of Commerce.

Commercial fishing permitted.

SEC. 8. (a) Any employee of the Department of Agriculture authorized by the Secretary of Agriculture to enforce the provisions of this Act, and any employee of the Department of Commerce so authorized by the Secretary of Commerce (1) shall have power, without warrant, to arrest any person committing in the presence of such employee a violation of this Act or of any regulation made pursuant to this Act, and to take such person immediately for examination or trial before an officer or court of competent jurisdiction, (2) shall have power to execute any warrant or other process issued by an officer or court of competent jurisdiction to enforce the provisions of this Act or regulations made pursuant thereto, and (3) shall have authority, with a search warrant issued by an officer or court of competent jurisdiction to make a search in accordance with the terms of such warrant. Any judge of a court established under the laws of the United States, or any United States commissioner may, within his respective jurisdiction, upon proper oath or affirmation showing probable cause, issue warrants in all such cases.

Authority of employees for enforcement.

Arrest, etc., without warrant.

Execute warrants, etc.

Make searches.

Issue of warrants by judges or commissioners.

Summary seizures.

(b) All birds, animals, fish, or parts thereof captured, injured, or killed, and all flowers, plants, trees, and other natural growths, and nests and eggs of birds removed, and all implements or paraphernalia, including guns, fishing equipment, and boats used or attempted to be used contrary to the provisions of this Act or any regulations made pursuant thereto, shall, when found by such employee or by any marshal or deputy marshal, be summarily seized by him and placed in the custody of such persons as the Secretary of Agriculture and the Secretary of Commerce may jointly by regulation prescribe.

Report to district attorney.

Proceedings in court.

Release if no forfeiture proceedings in reasonable time.

Expenditures authorized for construction, etc.  
Post, p. 1047.

Amounts authorized to be appropriated for expenditures.  
Post, p. 842.

Amount authorized for acquiring areas.  
Post, p. 842.

Conditions.

Post, p. 1354.

Punishment for violations.

Meaning of "person."

No exemption of laws for improvement, etc., of Mississippi River.

(c) A report of the seizure shall be made to the United States attorney for the judicial district in which the seizure is made, for forfeiture either (1) upon conviction of the offender under section 11, or (2) by proceedings by libel in rem. Such libel proceedings shall conform as near as may be to civil suits in admiralty, except that either party may demand trial by jury upon any issue of fact when the value in controversy exceeds \$20. In case of a jury trial the verdict of the jury shall have the same effect as the finding of the court upon the facts. Libel proceedings shall be at the suit and in the name of the United States. If such forfeiture proceedings are not instituted within a reasonable time, the United States attorney shall give notice thereof, and the custodian shall thereupon release the articles seized.

SEC. 9. (a) The Secretary of Agriculture and the Secretary of Commerce are authorized to make such expenditures for construction, equipment, maintenance, repairs, and improvements, including expenditures for personal services at the seat of government and elsewhere, as may be necessary to execute the functions imposed upon them by this Act and as may be provided for by Congress from time to time.

(b) For such expenditures there is hereby authorized to be appropriated, out of any money in the Treasury not otherwise appropriated, the sum of \$50,000, to be available until expended, \$25,000 of such sum to be available for expenditure by the Secretary of Agriculture and \$25,000 by the Secretary of Commerce.

SEC. 10. There is hereby authorized to be appropriated, out of any money in the Treasury not otherwise appropriated, and to be available until expended, the sum of \$1,500,000, or so much thereof as may be necessary for the acquisition of any areas authorized by this Act to be acquired for such refuge and for all necessary expense incident to the acquisition of such areas; but no money shall be available for the acquisition of any area until the Secretary of Agriculture has ascertained that all of the areas to be acquired under this Act will be acquired within the amounts appropriated or authorized to be appropriated therefor and at an average price not in excess of \$5 per acre, and not in excess of the average selling price, during the years 1921, 1922, and 1923, of comparable lands within the vicinity of such areas.

SEC. 11. Any person who shall violate or fail to comply with any provision of or any regulation made pursuant to this Act shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be fined not more than \$500 or be imprisoned not more than six months, or both.

SEC. 12. As used in this Act the term "person" includes an individual, partnership, association, or corporation.

SEC. 13. Nothing in this Act shall be construed as exempting any portion of the Mississippi River from the provisions of Federal laws for the improvement, preservation, and protection of navigable waters, nor as authorizing any interference with the operations of the War Department in carrying out any project now or hereafter adopted for the improvement of said river.

Approved, June 7, 1924.

June 7, 1924.  
[H. R. 4442.]  
[Public, No. 269.]

**CHAP. 347.**—An Act To extend the insurance and collect-on-delivery service to third-class mail, and for other purposes.

Postal service.  
Vol. 37, p. 558.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the requirement of section 8 of the Act of August 24, 1912, making*

appropriations for the service of the Post Office Department for the fiscal year ending June 30, 1913, and for other purposes (Thirty-seventh Statutes at Large, pages 557, 558, and 559), applicable to fourth-class (parcel post) mail: "That the Postmaster General shall make provision by regulation for the indemnification of shippers for shipment injured or lost, by insurance or otherwise, and when desired for the collection on delivery of the postage and price of the article shipped, fixing such charges as may be necessary to pay the cost of such additional service," is hereby extended to cover third-class domestic mail.

Approved, June 7, 1924.

Extension to lost third-class domestic mail of insurance and collect-on-delivery service.

**CHAP. 348.**—An Act To provide for the protection of forest lands, for the reforestation of denuded areas, for the extension of national forests, and for other purposes, in order to promote the continuous production of timber on lands chiefly suitable therefor

June 7, 1924.  
[H. R. 4830.]  
[Public, No. 270.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of Agriculture is hereby authorized and directed, in cooperation with appropriate officials of the various States or other suitable agencies, to recommend for each forest region of the United States such systems of forest fire prevention and suppression as will adequately protect the timbered and cut-over lands therein with a view to the protection of forest and water resources and the continuous production of timber on lands chiefly suitable therefor.

Forest perpetuation. Cooperation with States, etc., authorized for systems of fire prevention, timber production, etc.

**SEC. 2.** That if the Secretary of Agriculture shall find that the system and practice of forest fire prevention and suppression provided by any State substantially promotes the objects described in the foregoing section, he is hereby authorized and directed, under such conditions as he may determine to be fair and equitable in each State, to cooperate with appropriate officials of each State, and through them with private and other agencies therein, in the protection of timbered and forest-producing lands from fire. In no case other than for preliminary investigations shall the amount expended by the Federal Government in any State during any fiscal year, under this section, exceed the amount expended by the State for the same purpose during the same fiscal year, including the expenditures of forest owners or operators which are required by State law or which are made in pursuance of the forest protection system of the State under State supervision and for which in all cases the State renders satisfactory accounting. In the cooperation extended to the several States due consideration shall be given to the protection of watersheds of navigable streams, but such cooperation may, in the discretion of the Secretary of Agriculture, be extended to any timbered or forest producing lands within the cooperating States.

Cooperation with State systems and practice.  
Post, p. 1127.

Expenses not to exceed amounts used by States.

Protecting watersheds of navigable streams.

**SEC. 3.** That the Secretary of Agriculture shall expend such portions of the appropriations authorized herein as he deems advisable to study the effects of tax laws, methods, and practices upon forest perpetuation, to cooperate with appropriate officials of the various States or other suitable agencies in such investigations and in devising tax laws designed to encourage the conservation and growing of timber, and to investigate and promote practical methods of insuring standing timber on growing forests from losses by fire and other causes. There is hereby authorized to be appropriated annually, out of any money in the Treasury not otherwise appropriated, not more than \$2,500,000, to enable the Secretary of Agriculture to carry out the provisions of sections 1, 2, and 3 of this Act.

Cooperation in devising tax laws to encourage growing of timber, etc.

Insurance against fire losses, etc.

Amount authorized annually for expenses.  
Post, p. 849.

Cooperation with States for forest tree seeds, etc., for planting denuded or nonforested land.

*Proviso.*  
Amount not to exceed sum used by State.

Amount authorized annually therefor.  
*Post, p. 849.*

Cooperation with State to assist farm owners in wood lots, timber crops, etc.

*Proviso.*  
Amount not to exceed sum used by State or other agency.

Amount authorized annually therefor.  
*Post, p. 849.*

Conservation of watersheds.

Examination, etc., of forested, cut-over, or denuded lands, for regulating flow, etc., directed.

Vol. 36, p. 961.  
*Post, p. 850.*

Cooperative examination with Geological Survey before purchase by Commission, etc.

Acceptance from owners of lands donated for future timber production, authorized.

Reservations by donor.

Size and location requirements.

SEC. 4. That the Secretary of Agriculture is hereby authorized and directed to cooperate with the various States in the procurement, production, and distribution of forest-tree seeds and plants, for the purpose of establishing wind breaks, shelter belts, and farm wood lots upon denuded or nonforested lands within such cooperating States, under such conditions and requirements as he may prescribe to the end that forest-tree seeds or plants so procured, produced, or distributed shall be used effectively for planting denuded or nonforested lands in the cooperating States and growing timber thereon: *Provided*, That the amount expended by the Federal Government in cooperation with any State during any fiscal year for such purposes shall not exceed the amount expended by the State for the same purposes during the same fiscal year. There is hereby authorized to be appropriated annually, out of any money in the Treasury not otherwise appropriated, not more than \$100,000, to enable the Secretary of Agriculture to carry out the provisions of this section.

SEC. 5. That the Secretary of Agriculture is hereby authorized and directed, in cooperation with appropriate officials of the various States or, in his discretion, with other suitable agencies, to assist the owners of farms in establishing, improving, and renewing woodlots, shelter belts, windbreaks, and other valuable forest growth, and in growing and renewing useful timber crops: *Provided*, That, except for preliminary investigations, the amount expended by the Federal Government under this section in cooperation with any State or other cooperating agency during any fiscal year shall not exceed the amount expended by the State or other cooperating agency for the same purpose during the same fiscal year. There is hereby authorized to be appropriated annually out of any money in the Treasury not otherwise appropriated, not more than \$100,000 to enable the Secretary of Agriculture to carry out the provisions of this section.

SEC. 6. That section 6 of the Act of March 1, 1911 (Thirty-sixth Statutes at Large, page 961), is hereby amended to authorize and direct the Secretary of Agriculture to examine, locate and recommend for purchase such forested, cut-over or denuded lands within the watersheds of navigable streams as in his judgment may be necessary to the regulation of the flow of navigable streams or for the production of timber and to report to the National Forest Reservation Commission the results of such examination; but before any lands are purchased by the commission said lands shall be examined by the Secretary of Agriculture, in cooperation with the Director of the Geological Survey, and a report made by them to the commission showing that the control of such lands by the Federal Government will promote or protect the navigation of streams or by the Secretary of Agriculture showing that such control will promote the production of timber thereon.

SEC. 7. That to enable owners of lands chiefly valuable for the growing of timber crops to donate or devise such lands to the United States in order to assure future timber supplies for the agricultural and other industries of the State or for other national forest purposes, the Secretary of Agriculture is hereby authorized, in his discretion, to accept on behalf of the United States title to any such land so donated or devised, subject to such reservations by the donor of the present stand of merchantable timber or of mineral or other rights for a period not exceeding twenty years as the Secretary of Agriculture may find to be reasonable and not detrimental to the purposes of this section, and to pay out of any moneys appropriated for the general expenses of the Forest Service the cost of recording deeds or other expenses incident to the examination and acceptance of title. Any lands to which title is so accepted shall be in units of

such size or so located as to be capable of economical administration as national forests either separately or jointly with other lands acquired under this section, or jointly with an existing national forest. All lands to which title is accepted under this section shall, upon acceptance of title, become national forest lands, subject to all laws applicable to lands acquired under the Act of March 1, 1911 (Thirty-sixth Statutes at Large, page 961), and amendments thereto. In the sale of timber from national forest lands acquired under this section preference shall be given to applicants who will furnish the products desired therefrom to meet the necessities of citizens of the United States engaged in agriculture in the States in which such national forest is situated: *Provided*, That all property, rights, easements, and benefits authorized by this section to be retained by or reserved to owners of lands donated or devised to the United States shall be subject to the tax laws of the States where such lands are located.

SEC. 8. That the Secretary of Agriculture is hereby authorized to ascertain and determine the location of public lands chiefly valuable for stream-flow protection or for timber production, which can be economically administered as parts of national forests, and to report his findings to the National Forest Reservation Commission established under the Act of March 1, 1911 (Thirty-sixth Statutes at Large, page 961), and if the commission shall determine that the administration of said lands by the Federal Government will protect the flow of streams used for navigation or for irrigation, or will promote a future timber supply, the President shall lay the findings of the commission before the Congress of the United States.

SEC. 9. That the President, in his discretion, is hereby authorized to establish as national forests, or parts thereof, any lands within the boundaries of Government reservations, other than national parks, reservations for phosphate and other mineral deposits or water-power purposes, national monuments, and Indian reservations, which in the opinion of the Secretary of the department now administering the area and the Secretary of Agriculture are suitable for the production of timber, to be administered by the Secretary of Agriculture under such rules and regulations and in accordance with such general plans as may be jointly approved by the Secretary of Agriculture and the Secretary formerly administering the area, for the use and occupation of such lands and for the sale of products therefrom. That where such national forest is established on land previously reserved for the Army or Navy for purposes of national defense the land shall remain subject to the unhampered use of the War or Navy Department for said purposes, and nothing in this section shall be construed to relinquish the authority over such lands for purposes of national defense now vested in the Department for which the lands were formerly reserved. Any moneys available for the maintenance, improvement, protection, construction of highways and general administration of the national forests shall be available for expenditure on the national forests created under this section. All receipts from the sale of products from or for the use of lands in such national forests shall be covered into the Treasury as miscellaneous receipts, forest reserve fund, and shall be disposed of in like manner as the receipts from other national forests as provided by existing law. Any person who shall violate any rule or regulation promulgated under this section shall be guilty of a misdemeanor, and upon conviction thereof shall be fined not more than \$500 or imprisoned for not more than one year, or both.

Approved, June 7, 1924.

On acceptance, to become subject to national forests laws.

Vol. 36, p. 961.

Preference in sales of timber from donated lands.

*Proviso.*

Property, etc., retained by donors subject to State tax laws.

Public lands. Ascertainment of, valuable for stream-flow, and report to Forest Reservation Commission.

Report of Commission to be laid before Congress by the President.

National forests. Lands within other than excepted reservations, suitable for production of timber, may be established as, by the President.

If on lands reserved for Army or Navy for national defense, authority for such purposes not relinquished.

Highways and national forests funds available for expenses.

Receipts from products covered into forest reserve fund.

Punishment for violations.

June 7, 1924.  
[H. R. 6255.]  
[Public, No. 271.]

**CHAP. 349.**—An Act To amend an Act entitled "An Act to authorize the incorporated town of Ketchikan, Alaska, to issue its bonds in any sum not to exceed \$100,000 for the purpose of constructing a schoolhouse in said town and equipping the same," approved February 7, 1920.

Ketchikan, Alaska.  
Issue of bonds for  
schoolhouse by, author-  
ized.  
Vol. 41, p. 402, amend-  
ed.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section 1 of the Act entitled "An Act to authorize the incorporated town of Ketchikan, Alaska, to issue bonds in any sum not exceeding \$100,000 for the purpose of constructing a schoolhouse in said town and equipping the same," be, and the same is hereby, amended to read as follows:

Amount increased.

"SECTION 1. That the incorporated town of Ketchikan, Alaska, is hereby authorized and empowered to issue bonds in any sum not exceeding \$150,000 for the purpose of constructing schoolhouses in said town and equipping the same."

Approved, June 7, 1924.

June 7, 1924.  
[H. R. 6652.]  
[Public, No. 272.]

**CHAP. 350.**—An Act To authorize the city of Los Angeles, in the State of California, to construct and operate a line of railroad across the Fort MacArthur Military Reservation, in the State of California

Fort MacArthur  
Military Reservation,  
Calif.  
Right of way across,  
granted Los Angeles.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of War is hereby authorized to grant to the city of Los Angeles, in the State of California, a municipal corporation, its successors and assigns, a permit to locate, construct, maintain, and operate a line of railroad and a permit to construct and maintain a public highway across the tidelands, ceded by the State of California to the United States, fronting on the lower military reservation at Fort MacArthur, in the State of California, upon such location and under such regulations and conditions as shall be approved by the Secretary of War: *Provided,* That nothing contained in this Act shall be held to authorize any infringement on the water-front rights held by the United States on this reservation.

*Proviso.*  
Water-front rights not  
infringed.

Amendment.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, June 7, 1924.

June 7, 1924.  
[H. R. 6950.]  
[Public, No. 273.]

**CHAP. 351.**—An Act To authorize the incorporated town of Cordova, Alaska, to issue bonds in any sum not exceeding \$100,000 for the purpose of constructing and equipping a public school building in said town of Cordova, Alaska.

Cordova, Alaska.  
May issue bonds for  
school buildings.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the incorporated town of Cordova, Alaska, is hereby authorized and empowered to issue bonds in any sum not exceeding \$100,000 for the purpose of constructing and equipping a public school building in the town of Cordova, Alaska.

Special election to  
authorize.

SEC. 2. That before said bonds shall be issued a special election shall be ordered by the common council of the town of Cordova, at which election the question of whether such bonds shall be issued shall be submitted to the qualified electors of the said town of Cordova whose names appear on the last assessment roll of said town for municipal taxation. Thirty days' notice of such election shall be given by publication thereof in a newspaper printed and published and of general circulation in said town before the day fixed for such election.

SEC. 3. That the registration for such election, the manner of conducting the same, and the canvass of the returns of said election shall be, as near as practicable, in accordance with the requirements of law in general or special elections in said municipality, and said bonds shall be issued only upon condition that a majority of the votes cast at such election in said town shall be in favor of issuing said bonds.

Conduct of election.

SEC. 4. That the bonds above specified, when authorized to be issued as hereinbefore provided, shall bear interest at a rate to be fixed by the common council of Cordova, not to exceed 7 per centum per annum, payable semiannually, and shall not be sold for less than their par value, with accrued interest, and shall be in denominations not exceeding \$500 each, the principal to be due in fifteen years from date thereof: *Provided, however,* That the common council of the said town of Cordova may reserve the right to pay off such bonds in their numerical order on such date or dates prior to the expiration of said fifteen years and in such a manner or number of said bonds as said common council may deem best. Principal and interest shall be payable in lawful money of the United States of America at the office of the town treasurer or at such bank in the city of New York, in the State of New York, or such place as may be designated by the common council of the town of Cordova, the place of payment to be mentioned in the bonds: *Provided further,* That each and every bond shall have the written signature of the mayor and clerk of the said town of Cordova and also bear the seal of said town.

Interest rate, sale, etc.

*Provisos.*  
Redemption.

Payment of principal and interest.

Signatures and seal required.

Use of funds restricted.

Sale of bonds.

SEC. 5. That no part of the funds arising from the sale of said bonds shall be used for any purpose other than specified in this Act. Said bonds shall be sold only in such amounts as the common council shall direct, and the proceeds thereof shall be disbursed for the purposes hereinbefore mentioned and under the order and direction of said common council from time to time as the same may be required for said purpose.

Approved, June 7, 1924.

**CHAP. 352.**—An Act Prohibiting the importation of crude opium for the purpose of manufacturing heroin.

June 7, 1924.  
[H. R. 7079.]  
[Public, No. 274.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That subdivision (b) of section 2 of the Act entitled "An Act to prohibit the importation and the use of opium for other than medicinal purposes," approved February 9, 1909, as amended, is amended by striking out the period at the end of the first sentence and inserting in lieu thereof a comma and the following: "but no crude opium may be imported or brought in for the purpose of manufacturing heroin."

Opium.  
Prohibition of importing.

Vol. 38, p. 276, amended.

For manufacturing heroin prohibited entirely.

Approved, June 7, 1924.

**CHAP. 353.**—An Act Authorizing the Secretary of War to sell a portion of the Carlisle Barracks Reservation.

June 7, 1924.  
[H. R. 7731.]  
[Public, No. 275.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the transfer from the Department of the Interior to the War Department of the control and jurisdiction over the parcels known as farm numbered 1, farm numbered 2, and the Sanno tract, now constituting a part of the Government reservation at Carlisle Barracks, Pennsylvania, is ratified and confirmed.

Carlisle Barracks, Pa.  
Portion of, transferred from the Interior to War Department.

Sale of part of transferred portion authorized.

SEC. 2. The Secretary of War is authorized to sell at public sale, upon terms and conditions deemed advisable by him, the land lying north of the Carlisle-Harrisburg Highway, being part of the tract of land known as farm numbered 2, constituting a part of the Carlisle Barracks Reservation, the land to be sold as a whole or in parcels as the Secretary of War may determine, and to execute and deliver in the name of the United States and in its behalf any and all deeds or other instruments necessary to effect such sale.

Acquisition of tracts for Medical Field Service School.

SEC. 3. The Secretary of War is authorized to acquire by negotiation or appropriate condemnation proceedings additional land needed at the post of Carlisle Barracks for the use of the Medical Field Service School, to wit: The so-called Alexander tract, being a triangular parcel of ground lying to the southeastward of the original reservation and between said original reservation, the said farm numbered 1, and the Cumberland Valley Railway, comprising nineteen and six-tenths acres, more or less; and the so-called Henderson tract, being an irregular parcel of ground lying northwestward of the original reservation and the said farm numbered 1, and southeastward of the Carlisle-Harrisburg Highway, comprising thirty-four acres, more or less: *Provided*, That the proceeds realized from the sale authorized by section 2 of this Act of the part of farm numbered 2 therein described may be applied toward the acquisition of the said Alexander and Henderson tracts: *And provided further*, That any residue of the proceeds of the said sale not required to pay for the acquisition of the said tracts under the provisions of this Act shall be deposited in the Treasury as miscellaneous receipts.

Description.

*Proviso*.  
Use of proceeds of sale for purchase.

Residue to be covered into the Treasury.

Approved, June 7, 1924.

June 7, 1924.

[H. R. 7996.]

[Public, No. 276.]

CHAP. 354.—An Act To regulate and fix rates of pay for employees and officers of the Government Printing Office.

Government Printing Office.  
Wages and salaries of employees in, to be regulated by the Public Printer.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That on and after July 1, 1924, the Public Printer may employ, at such rates of wages and salaries, including compensation for night and overtime work, as he may deem for the interest of the Government and just to the persons employed, except as otherwise provided herein, such journeymen, apprentices, laborers, and other persons as may be necessary for the work of the Government Printing Office; but he shall not, at any time, employ more persons than the necessities of the public work may require or more than two hundred apprentices at any one time: *Provided*, That on and after July 1, 1924, the minimum pay of all journeymen printers, pressmen, and bookbinders employed in the Government Printing Office shall be at the rate of 90 cents an hour for the time actually employed: *Provided further*, That except as hereinbefore provided, the rates of wages, including compensation for night and overtime work, for more than ten employees of the same occupation shall be determined by a conference between the Public Printer and a committee selected by the trades affected, and the rates and compensation so agreed upon shall become effective upon approval by the Joint Committee on Printing; if the Public Printer and the committee representing any trade fail to agree as to wages, salaries, and compensation either party is hereby granted the right of appeal to the Joint Committee on Printing, and the decision of said committee shall be final; the wages, salaries, and compensation determined as provided herein shall not be subject to change oftener than once a year thereafter: *Provided further*, That employees and officers of the Government Printing Office, unless otherwise herein fixed, shall continue to be paid at the rates of wages,

Limitation of number, and of apprentices.

*Provisos*.  
Minimum of printers, pressmen, and bookbinders.

Determination of wages by conference of Public Printer and committee of trades affected.

Approval by Joint Committee on Printing.

Right of appeal.

Changes limited.

Pay of employees and officers as provided by law continued until determined as herein fixed.

salaries, and compensation (including night rate) now authorized by law until such time as their wages, salaries, and compensation shall be determined as hereinbefore provided.

SEC. 2. All Acts or parts of Acts in conflict with the provisions of this Act are hereby repealed.

Conflicting laws repealed.

Approved, June 7, 1924.

CHAP. 355.—An Act To amend the Act entitled "An Act to promote the safety of employees and travelers upon railroads by compelling common carriers engaged in interstate commerce to equip their locomotives with safe and suitable boilers and appurtenances thereto," approved February 17, 1911, as amended.

June 7, 1924.  
[H. R. 8578.]  
[Public, No. 277.]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the first sentence of section 1 of the Act entitled "An Act to promote the safety of employees and travelers upon railroads by compelling common carriers engaged in interstate commerce to equip their locomotives with safe and suitable boilers and appurtenances thereto," approved February 17, 1911, as amended, is amended to read as follows:

Safe locomotive boilers, etc.  
Vol. 36, p. 913, amended.

"That when used in this Act the terms 'carrier' and 'common carrier' mean a common carrier by railroad, or partly by railroad and partly by water, within the continental United States, subject to the Interstate Commerce Act, as amended, excluding street, suburban, and interurban electric railways unless operated as a part of a general railroad system of transportation."

Railroad carriers affected.  
Vol. 36, p. 913, amended.

Exclusions.

SEC. 2. Section 2 of such Act is amended to read as follows:

"SEC. 2. That it shall be unlawful for any carrier to use or permit to be used on its line any locomotive unless said locomotive, its boiler, tender, and all parts and appurtenances thereof are in proper condition and safe to operate in the service to which the same are put, that the same may be employed in the active service of such carrier without unnecessary peril to life or limb, and unless said locomotive, its boiler, tender, and all parts and appurtenances thereof have been inspected from time to time in accordance with the provisions of this Act and are able to withstand such test or tests as may be prescribed in the rules and regulations hereinafter provided for."

Vol. 36, p. 913, amended.

Use of locomotives and tenders unless boiler, etc., in safe condition, unlawful.

Inspection required.

SEC. 3. The last sentence of section 3 of such Act is amended to read as follows:

"The office of the chief inspector shall be in Washington, District of Columbia, and the Interstate Commerce Commission shall provide such legal, technical, stenographic, and clerical help as the business of the offices of the chief inspector and his said assistants may require."

Vol. 36, p. 914, amended.

Office, etc., of chief inspector.

SEC. 4. Section 4 of such Act is amended by adding thereto a new paragraph to read as follows:

"Within the appropriations therefor and subject to the provisions of this Act, the Interstate Commerce Commission may appoint, from time to time, not more than fifteen inspectors in addition to the number authorized in the first paragraph of this section, as the needs of the service may require. Any inspector appointed under this paragraph shall be so assigned by the chief inspector that his service will be most effective."

Vol. 36, p. 914, amended.

Additional inspectors authorized.

Assignment.

Limitation repealed.  
Vol. 36, p. 916, repealed.

Salaries, etc., increased.  
Vol. 40, p. 916, amended.

SEC. 5. Section 10 of such Act is hereby repealed.

SEC. 6. Hereafter the salary of the chief inspector shall be \$6,000 per year; the salary of each assistant chief inspector shall be \$5,000

per year; the salary of each inspector shall be \$3,600 per year; and the annual allowance for each inspector for office rent, stationery, and clerical assistance fixed by the Interstate Commerce Commission shall not exceed \$1,000.

Approved, June 7, 1924.

June 7, 1924.

[H. R. 8588.]

[Public, No. 278.]

**CHAP. 356.**—An Act Authorizing the Secretary of the Treasury to sell the United States marine hospital reservation and improvements thereon at Detroit, Michigan, and to acquire a suitable site in the same locality and to erect thereon a modern hospital for the treatment of the beneficiaries of the United States Public Health Service, and for other purposes

Detroit, Mich.  
Sale of Marine Hos-  
pital, authorized.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized, in his discretion, to sell at such time and upon such terms as he may deem for the best interests of the United States, the marine hospital reservation and improvements thereon at Detroit, Michigan, and to convey said property to the purchaser thereof by the usual quitclaim deed.

Proceeds for new site  
and building.

**SEC. 2.** That the proceeds derived from the sale of said marine hospital and the site thereof is hereby made available for the acquisition of a new site within the county of Wayne, State of Michigan, and for the construction thereon of suitable hospital facilities.

Acquiring new site  
and constructing hos-  
pital facilities for  
Public Health Service,  
etc., authorized.

**SEC. 3.** That the Secretary of the Treasury be, and he is hereby, further authorized and empowered to acquire by purchase, condemnation, or otherwise, in the county of Wayne, State of Michigan, a suitable site, and to enter into contracts for the construction thereon of the necessary hospital facilities for the beneficiaries of the United States Public Health Service and such other beneficiaries of the United States Government, its departments, bureaus, and establishments as may be eligible for care and treatment in hospitals operated by the United States Public Health Service. The limit of cost for such site and buildings shall not exceed the amount realized from the sale of the present hospital and site.

Cost limited to pro-  
ceeds from sale of other  
hospital.

Amount available for  
technical services,  
plans, etc.

**SEC. 4.** That not exceeding 3 per centum of the amount received for said marine hospital shall be available for the payment of the necessary technical services, preparation of designs, plans, estimates, and specifications for such new hospital facilities, supervision of work, and so forth.

Approved, June 7, 1924.

June 7, 1924.

[H. R. 9111.]

[Public, No. 279.]

**CHAP. 357.**—An Act Directing the remission of customs duties on certain property of the United States imported by the War Department.

Customs.  
Remission of duties  
on imports by War De-  
partment.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury is authorized and directed to remit all unpaid customs duties on material belonging to the United States and heretofore imported into the United States by the War Department.

Approved, June 7, 1924.

June 7, 1924

[H. R. 9177.]

[Public, No. 280.]

**CHAP. 358.**—An Act Granting the consent of Congress to the counties of Kittitas and Grant, in the State of Washington, to construct a bridge across the Columbia River at or near Vantage Ferry, Washington.

Columbia River.  
Kittitas and Grant  
Counties, Wash., may  
bridge, Vantage Ferry.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the counties of Kittitas and Grant, in the State of Washington, or their assigns, to construct, maintain,

and operate a bridge and approaches thereto across the Columbia River at a point suitable to the interests of navigation, at or near Vantage Ferry, Washington, and along the route of and continuous with the North Central Highway as officially designated by the State highway commissioner of the State of Washington, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Construction.  
Vol. 34. p. 84.

SEC. 2. The State of Washington, or any political subdivision or subdivisions thereof, within or adjoining which said bridge is located, may at any time acquire all right, title, and interest in said bridge and the approaches thereto constructed under the authority of this Act, for the purpose of maintaining and operating such bridge as a free bridge, by the payment to the owners of the reasonable value thereof, not to exceed in any event the construction cost thereof: *Provided*, That the said State or political subdivision may operate such bridge as a toll bridge not to exceed five years from date of acquisition thereof.

Washington, etc., may acquire rights, etc., for operating as a free bridge.

*Proviso.*  
Tolls allowed for five years.

SEC. 3. The right to alter, amend, or repeal this Act is hereby expressly reserved.

Amendment.

Approved, June 7, 1924.

**CHAP. 359.**—An Act To amend section 98 of the Judicial Code.

June 7, 1924.  
[H. R. 9314.]  
[Public, No. 281.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That section 98 of an Act entitled "An Act to codify, revise, and amend the laws relating to the judiciary," approved March 3, 1911, as amended, is hereby amended to read as follows:

United States courts.  
Vol. 41, p. 532, amended.

"SEC. 98. The State of North Carolina is divided into two districts, to be known as the eastern and western districts of North Carolina. The eastern district shall include the territory embraced on the 1st day of July, 1910, in the counties of Beaufort, Bertie, Bladen, Brunswick, Camden, Chatham, Cumberland, Currituck, Craven, Columbus, Chowan, Carteret, Dare, Duplin, Durham, Edgecombe, Franklin, Gates, Granville, Greene, Halifax, Harnett, Hertford, Hyde, Johnston, Jones, Lenoir, Lee, Martin, Moore, Nash, New Hanover, Northampton, Onslow, Pamlico, Pasquotank, Pender, Perquimans, Person, Pitt, Robeson, Richmond, Sampson, Scotland, Tyrrell, Vance, Wake, Warren, Washington, Wayne, and Wilson. Terms of the district court for the eastern district shall be held at Fayetteville on the Monday before the last Mondays in March and September; at Wilson on the first Mondays in April and October; at Elizabeth City on the second Mondays in April and October; at Washington on the third Mondays in April and October; at Newbern on the fourth Mondays in April and October; at Wilmington on the second Monday after the fourth Mondays in April and October; and at Raleigh on the fourth Monday after the fourth Mondays in April and October; and in addition for the trial of civil cases on the first Mondays in March and September: *Provided*, That the city of Fayetteville and the city of Wilson shall each provide and furnish at its own expense a suitable and convenient place for holding the district court at Fayetteville and at Wilson until a courthouse shall be constructed by the United States. The clerk of the court for the eastern district shall maintain an office in charge of himself or a deputy at Raleigh, at Wilmington, at Newbern, at Elizabeth City, at Washington, at Fayetteville, and at Wilson, which shall be kept open at all times for the transaction of the business of the court.

North Carolina judicial districts.

Eastern.

Terms.

*Proviso.*  
Rooms at Fayetteville and Wilson.

Offices of clerk.

Western.

"The western district shall include the territory embraced on the 1st day of July, 1910, in the counties of Alamance, Alexander, Ashe, Alleghany, Anson, Buncombe, Burke, Caswell, Cabarrus, Catawba, Cleveland, Caldwell, Clay, Cherokee, Davidson, Davie, Forsyth, Guilford, Gaston, Graham, Henderson, Haywood, Iredell, Jackson, Lincoln, Montgomery, Mecklenburg, Mitchell, McDowell, Madison, Macon, Orange, Polk, Randolph, Rockingham, Rowan, Rutherford, Stanly, Stokes, Surry, Swain, Transylvania, Union, Wilkes, Watauga, Yadkin, and Yancey. Terms of the district court for the western district shall be held in Greensboro on the first Mondays in June and December; at Statesville on the third Mondays in April and October; at Salisbury on the fourth Mondays in April and October; at Asheville on the first Mondays in May and November; at Charlotte on the first Mondays in April and October; and at Wilkesboro on the fourth Mondays in May and November. The clerk of the court for the western district shall maintain an office in charge of himself or a deputy at Greensboro, at Asheville, at Statesville, and at Wilkesboro, which shall be kept open at all times for the transaction of the business of the court."

Terms.

Offices.

Former terms at Raleigh repealed.  
Vol. 39, p. 56, repealed.

SEC. 2. That the Act entitled "An Act providing for the establishment of two additional terms of the District Court for the Eastern District of North Carolina at Raleigh, North Carolina," approved April 27, 1916, is hereby repealed.

Approved, June 7, 1924.

June 7, 1924.  
[H. R. 8345.]  
[Public, No. 282.]

**CHAP. 360.**—An Act Granting the consent of Congress for the construction of a bridge across the Ohio River between Vanderburgh County, Indiana, and Henderson County, Kentucky.

Ohio River.  
Kentucky and Indiana may bridge.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the Commonwealth of Kentucky and the State of Indiana, by and through their respective highway commissions or such other agencies as may be selected, to construct, maintain, and operate a bridge and approaches thereto across the Ohio River at a point suitable to the interests of navigation between the county of Henderson, Kentucky, and the county of Vanderburgh, Indiana, in accordance with the provisions of an Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Location.

Construction.  
Vol. 34, p. 84.  
Post, p. 1132.

Amendment.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, June 7, 1924.

June 7, 1924.  
[H. R. 9361.]  
[Public, No. 283.]

**CHAP. 361.**—An Act Granting the consent of Congress to the construction of a bridge across the Rio Grande.

Rio Grande.  
C. M. Newman may bridge, Alamo Alto, Tex.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to C. M. Newman, his successors and assigns, to construct, maintain, and operate a bridge, and approaches thereto, across the Rio Grande, at a point suitable to the interests of navigation, at or near the point known as Alamo Alto, on the American side of the river, one thousand seven hundred and fifty feet northwest from the El Paso and Hudspeth County line, in survey numbered 51, El Paso County, Texas, in accordance with the provisions of the Act entitled "An Act to regulate the

Construction.  
Vol. 34, p. 84.

construction of bridges over navigable waters," approved March 23, 1906, such construction to be made only with the consent and approval of the Republic of Mexico.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Amendment.

Approved, June 7, 1924.

**CHAP. 362.**—An Act Granting the consent of Congress to the Fullerton and Portsmouth Bridge Company to construct a bridge across the Ohio River to connect the city of Portsmouth, Ohio, and the village of Fullerton, Kentucky.

June 7, 1924.  
[H. R. 9462.]  
[Public, No. 284.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the Fullerton and Portsmouth Bridge Company, a corporation organized and existing under the laws of the State of Kentucky, its successors and assigns, to construct, maintain, and operate a bridge and approaches thereto across the Ohio River, at a point suitable to the interests of navigation, to a point in Greenup County, Kentucky, near the village of Fullerton, from a point near the central portion of the city of Portsmouth, county of Scioto, in the State of Ohio, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Ohio River.  
Fullerton and Portsmouth Bridge Company may bridge, Portsmouth, Ohio, to Fullerton, Ky.

Construction.  
Vol. 34, p. 84.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Amendment.

Approved, June 7, 1924.

**CHAP. 363.**—An Act Granting the consent of Congress to the States of Georgia and Florida, through their respective highway departments, to construct a bridge across the Saint Marys River.

June 7, 1924.  
[H. R. 9434.]  
[Public, No. 285.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the States of Georgia and Florida, through their respective highway departments, and their successors and assigns, to construct, maintain, and operate a bridge and approaches thereto across the Saint Marys River, at a point suitable to the interests of navigation, at or near Saint Marys, Camden County, Georgia, known as the "Borrell Tract," and to the shore opposite thereto, known as "Roses Bluff," in the County of Nassau, in the State of Florida, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Saint Marys River.  
Georgia and Florida may bridge, Saint Marys, Ga.

Construction.  
Vol. 34, p. 84.

SEC. 2. The right to alter, amend, or repeal this Act is hereby expressly reserved.

Amendment.

Approved, June 7, 1924.

**CHAP. 364.**—An Act Granting the consent of Congress to the States of Alabama and Georgia, through their respective highway departments, to construct and maintain a bridge across the Chattahoochee River, at or near Alaga, Alabama, connecting Houston County, Alabama, and Early County, Georgia.

June 7, 1924.  
[H. R. 9457.]  
[Public, No. 286.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the States of Alabama and Georgia, through their respective highway departments, to

Chattahoochee River.  
Alabama and Georgia may bridge, Alaga, Ala.

Construction.  
Vol. 34, p. 84.

construct and maintain a bridge and approaches thereto across the Chattahoochee River, at a point suitable to the interests of navigation, at or near Alaga, Alabama, connecting Houston County, Alabama, and Early County, Georgia, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Amendment.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, June 7, 1924.

June 7, 1924.  
[H. R. 9515.]  
[Public, No. 287.]

**CHAP. 365.**—An Act Granting the consent of Congress to the Delaware State Highway Department to construct a bridge across the canal near Rehoboth, Delaware

Rehoboth and Delaware Bays waterway canal.  
Delaware may bridge, at Rehoboth, Del.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the Delaware State Highway Department and its successors and assigns, to construct, maintain, and operate a bridge and the approaches thereto across the canal between Rehoboth Bay and the Delaware Bay, being a part of an inland waterway, partly natural and partly artificial, from Chincoteague Bay to Delaware Bay, at a point suitable to the interests of navigation, at or near Rehoboth, in the county of Sussex, in the State of Delaware, in accordance with the provisions of the Act entitled, "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906: *Provided,* That the Secretary of War is hereby authorized, upon the recommendation of the Chief of Engineers, United States Army, to grant permission to the said Delaware State Highway Department, its successors and assigns, under such terms and conditions as the said Secretary may deem equitable and fair to the public, to cross and occupy such public lands pertinent to the United States Canal as may be necessary for the bridge and approaches thereto.

Construction.  
Vol. 34, p. 84.  
*Proviso.*  
Approaches.

Amendment.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, June 7, 1924.

June 7, 1924.  
[H. R. 9517.]  
[Public, No. 288.]

**CHAP. 366.**—An Act Granting the consent of Congress to the North Texas Company, of Saint Jo, Texas, a corporation organized under the laws of the State of Texas, to construct a toll bridge across the Red River in the vicinity of Illinois Bend, Texas

Red River.  
North Texas Company may bridge, Illinois Bend, Tex.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the North Texas Company, of Saint Jo, Texas, to construct a bridge across the Red River in the vicinity of Illinois Bend, Texas, under specifications complying with all laws, rules, and regulations governing such, and their successors and assigns, to construct, maintain, and operate a bridge and approaches thereto across the Red River at a point suitable to the interests of navigation, at or near Illinois Bend, Texas, in the county of Montague, in the State of Texas, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Construction.  
Vol. 34, p. 84.

Amendment.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, June 7, 1924.

**CHAP. 367.**—An Act Granting the consent of Congress to the Board of Supervisors of Lowndes County, Mississippi, to construct a bridge across Tombigbee River

June 7, 1924.  
[H. R. 9610.]  
[Public, No. 289.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the Board of Supervisors of Lowndes County, Mississippi, and their successors and assigns, to construct, maintain, and operate a bridge and approaches thereto across the Tombigbee River at a point suitable to the interests of navigation, at or near Columbus, in the county of Lowndes, in the State of Mississippi, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Tombigbee River.  
Lowndes County,  
Miss., may bridge,  
Columbus.

Construction.  
Vol. 34, p. 84.

Amendment.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, June 7, 1924.

**CHAP. 368.**—An Act Granting the consent of Congress to the State of Georgia, through its highway department, to construct a bridge across the Oconee River

June 7, 1924.  
[H. R. 9612.]  
[Public, No. 290.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the State of Georgia, through its highway department, and its successors and assigns, to construct, maintain, and operate a bridge and approaches thereto across the Oconee River, at a point suitable to the interests of navigation, near where the line dividing Johnson and Washington Counties touches the waters of the Oconee River, on the east side, said bridge connecting one or both of said counties with Wilkinson County on the west side of said river, and being located at or near a point formerly known as Thompson's Ferry, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Oconee River.  
Georgia may bridge,  
Thompson's Ferry.

Construction.  
Vol. 34, p. 84.

Amendment.

SEC. 2. The right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, June 7, 1924.

**CHAP. 369.**—Joint Resolution In relation to a monument to commemorate the services and sacrifices of the women of the United States of America, its insular possessions, and the District of Columbia in the World War.

June 7, 1924.  
[S. J. Res. 43.]  
[Pub. Res., No. 27.]

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That there is hereby authorized to be appropriated out of any money in the Treasury not otherwise appropriated the sum of \$150,000 as a part contribution to the erection of a memorial building with equipment in the District of Columbia to commemorate the services and sacrifices of the patriotic women of the United States of America, of its insular possessions, and of the District of Columbia during the World War. Said memorial to be erected on the land now occupied in part by the Memorial to the Women of the Civil War, the permanent headquarters of the American Red Cross.

District of Columbia  
Memorial building to  
Women of the World  
War.

Contribution author-  
ized for.

Location.

Design and use.

Cost.

Proviso.  
Equipment included.

SEC. 2. That said memorial shall be a building monumental in design and character and shall be used by the American National Red Cross and shall cost not less than \$300,000: *Provided,* That this expenditure shall include complete equipment.

Condition of authorization.

SEC. 3. That the sum hereby authorized to be appropriated shall not be payable until there shall be raised by private subscription an additional sum of \$150,000.

Subject to approval of plans by designated commission, etc.

SEC. 4. That the money hereby authorized to be appropriated shall not be paid until the plan of the proposed building shall have been approved by a commission consisting of the president of the American Red Cross, the Secretary of War, the chairman of the Senate Committee on the Library, the chairman of the House Committee on the Library, and a representative of the central committee of the American Red Cross. The plans of the said memorial shall likewise be approved by the Commission of Fine Arts.

Expenditures.

The expenditures for said memorial building shall be made under the direction of a commission consisting of the chairman of the Senate Committee on the Library and the chairman of the House Committee on the Library. That said memorial building shall remain the property of the United States Government but under the supervision of the Superintendent of Public Buildings and Grounds, and the American Red Cross shall at all times be charged with the responsibility, the care, keeping, and maintenance of the said memorial building without expense to the United States.

Supervision, care, etc.

Approved, June 7, 1924.

June 7, 1924.  
[S. J. Res. 73.]  
[Pub. Res., No. 28.]

**CHAP. 370.**—Joint Resolution Providing for the appointment of a commission for the purpose of erecting in Potomac Park, in the District of Columbia, a memorial to those members of the armed forces of the United States from the District of Columbia who served in the Great War.

District of Columbia.  
Memorial to members of the District who served in World War.  
Commission constituted for erecting.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That a commission to be composed of Charles A. Baker, Edward F. Colladay, John Joy Edson, Mrs. William Corcoran Eustis, Isaac Gans, E. Lester Jones, Arthur D. Marks, Frank B. Noyes, Anton Stephan, J. R. McDonald, Gist Blair, and any other person who with the approval of a majority of the commission is added thereto or substituted for any member thereof, is hereby created to be known as the District of Columbia Memorial Commission for the purpose of erecting in Potomac Park in the District of Columbia a memorial to those members of the military and naval forces of the United States from the District of Columbia who served their country in the Great War. Such memorial shall be of artistic design suitable for military music and shall take the place of the present wooden band stand in Potomac Park.

To be in Potomac Park.

Selection of site, etc.

SEC. 2. That the Chief of Engineers of the United States Army is hereby authorized and directed to select the site for the memorial and to grant permission for the erection of said memorial thereon: *Provided*, That the site, design, and plans for the memorial shall have been approved by the Joint Committee on the Library acting with the advice of the Commission of Fine Arts: *Provided further*, That the memorial shall be erected under the supervision of the said Chief of Engineers and that no part of the cost of erection shall be borne by the United States.

*Provides.*  
Approval of Joint Library Committee and Commission of Fine Arts.

No Government expense.

Approved, June 7, 1924.

June 7, 1924.  
[S. J. Res. 90.]  
[Pub. Res., No. 29.]

**CHAP. 371.**—Joint Resolution Providing an extension of time for payment by entrymen of lands on the Fort Assiniboine abandoned military reservation in the State of Montana.

Fort Assiniboine Reservation, Mont.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Act of January 6, 1921 (Forty-first Statutes at Large, page 1086), pro-

viding additional time for the payment of purchase money under homestead entries within the former Fort Assiniboine Military Reservation, in Montana, be, and the same is hereby, amended so as to authorize extensions of time from year to year for the payment of all unpaid principal upon the payment of interest thereon in advance at the rate specified in the said Act, for not to exceed ten years from date of entry.

Approved, June 7, 1924.

Time further extended for payments for lands on abandoned. Vol. 41, p. 1086, amended.

**CHAP. 372.**—Joint Resolution Authorizing expenditure of the Fort Peck 4 per centum fund now standing to the credit of the Fort Peck Indians of Montana in the Treasury of the United States.

June 7, 1924.  
[S. J. Res. 103.]  
[Pub. Res., No. 30.]

Whereas a delegation of Indians of the Fort Peck Indian Reservation, Montana, was duly authorized and elected to visit the city of Washington, District of Columbia, and

Fort Peck Indian Reservation, Mont. Preamble.

Whereas there is no authority of law to use tribal funds to defray the expenses of said delegation: Therefore be it

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That the sum of \$3,000 is hereby authorized to be appropriated out of the Fort Peck 4 per centum fund, created under the Act of May 30, 1918 (Thirty-fifth Statutes at Large, page 558), and held in trust by the United States, to enable the Secretary of the Interior to pay the necessary expenses incurred in connection with the visit to Washington, District of Columbia, and return, by a delegation of representatives of the Fort Peck Indians for the purpose of conferring with the Sioux Tribal attorneys, presenting claims, and other tribal matters of said Indians.

Amount authorized for expenses of visit of delegation from, to Washington. Vol. 35, p. 558.

Approved, June 7, 1924.

**CHAP. 373.**—Joint Resolution Authorizing the erection on public grounds in the city of Washington, District of Columbia, of an equestrian statue of General San Martin which the people of Argentina have presented to the United States.

June 7, 1924.  
[S. J. Res. 106.]  
[Pub. Res., No. 31.]

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Chief of Engineers, United States Army, be, and he is hereby, authorized and directed to grant permission for the erection on public grounds of the United States in the city of Washington, District of Columbia, other than those of the Capitol, the Library of Congress, and the White House, or the grounds south of the White House, a copy of the statue of General San Martin, by Dumont: *Provided,* That the site chosen and the design of the pedestal shall be approved by the Joint Committee on the Library and that the United States shall be put to no expense in or by the erection of the said memorial, and the said Chief of Engineers, United States Army, shall supervise the work of erection of the said memorial.

District of Columbia. Statue of General San Martin may be erected on public grounds in.

Locations excepted.

*Proviso.*  
Approval of Library Committee and Commission of Fine Arts.

No Government expense.

Approved, June 7, 1924.

June 7, 1924.  
[S. J. Res. 114.]  
[Pub. Res., No. 32.]

**CHAP. 374.**—Joint Resolution Authorizing an investigation of the proposed Casper-Alcova irrigation project, Natrona County, Wyoming; the Deschutes project in the State of Oregon, and the Southern Lassen Irrigation project in Lassen County, California.

Irrigation projects.  
Plans, etc., for completing designated, to be submitted.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to prepare and submit to Congress at the beginning of the next regular session plans and estimates of the character and cost of structures necessary for the construction and completion of the proposed Casper-Alcova irrigation project, in Natrona County, Wyoming; the Deschutes project in the State of Oregon and the Southern Lassen irrigation project in Lassen County, California: *Provided,* That at least one-half the cost of all such investigations, plans, and estimates shall be advanced by the State in which the project is located, or by parties interested.

*Proviso.*  
Contribution of one-half of cost by States, etc.

Approved, June 7, 1924.

June 7, 1924.  
[S. J. Res. 115.]  
[Pub. Res., No. 33.]

**CHAP. 375.**—Joint Resolution To provide for the free transmission through the mails of certain publications for the blind

Postal service.  
Bible in raised characters for the blind to be transmitted free, if sent without charge.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That volumes of the Holy Scriptures, or any part thereof, in raised characters for the use of the blind, whether prepared by hand or printed, which do not contain advertisements, (a) when furnished by an organization, institution, or association not conducted for private profit, to a blind person without charge, shall be transmitted in the United States mails free of postage; (b) when furnished by an organization, institution, or association not conducted for private profit to a blind person at a price not greater than the cost price thereof, shall be transmitted in the United States mails at the postage rate of 1 cent for each pound or fraction thereof; under such regulations as the Postmaster General may prescribe.

If at cost price, at one cent a pound.

Approved, June 7, 1924.

June 7, 1924.  
[S. J. Res. 127.]  
[Pub. Res. No. 34.]

**CHAP. 376.**—Joint Resolution To provide that the powers and duties conferred upon the Governor of Alaska under existing law for the protection of wild game animals and wild birds in Alaska be transferred to and be exercised by the Secretary of Agriculture.

Alaska.  
Powers of Governor for protecting game in, transferred to Secretary of Agriculture.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That, on and after July 1, 1924, the powers and duties heretofore conferred upon the Governor of Alaska by existing law for the protection of wild game animals and wild birds in Alaska are hereby conferred upon and shall be exercised by the Secretary of Agriculture; and all money available or appropriated in any Act for the fiscal year ending June 30, 1925, for carrying into effect the Act approved May 11, 1908, entitled "An Act for the protection of game in Alaska and for other purposes," including salaries, traveling expenses of game wardens and all other necessary expenses, is hereby transferred to the credit of the Department of Agriculture to be expended by the Secretary of Agriculture for such purposes.

Appropriations available.

*Ante,* p. 428.

Vol. 35, p. 104.

Approved, June 7, 1924.

**CHAP. 377.**—Joint Resolution In respect of salaries of original appointees to the Board of Tax Appeals.

June 7, 1924.  
[S. J. Res. 137.]  
[Pub. Res., No. 35.]

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the provisions of section 1761 of the Revised Statutes shall not apply to any person appointed as an original member of the Board of Tax Appeals, established by section 900 of the Revenue Act of 1924, if such appointment is made prior to December 1, 1924.*

Board of Tax Appeals.  
Salaries allowed original members, appointed before December 1, 1924.

R. S., 1761, p. 313.  
*Ante*, p. 336.

Approved, June 7, 1924.

**CHAP. 378.**—Joint Resolution To amend section 13 of the Act entitled "An Act to provide for the classification of civilian positions within the District of Columbia and the field service."

June 7, 1924.  
[S. J. Res. 146.]  
[Pub. Res., No. 36.]

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That paragraph 5 under the heading "Custodial Service" of section 13 of the Act entitled "An Act to provide for the classification of civilian positions within the District of Columbia and in the field services," be amended by striking out the sums \$780 and \$840 from the rates of compensation fixed for grade 2 in said section, and that paragraph 7 under said heading in said section 13 be amended by striking out the sums \$900 and \$960 as rates of compensation fixed for grade 3 in said service; said amendments being made necessary for the purpose of correcting a clerical error in preparing the bill for the signature of the President, the bill as it passed both houses and agreed to in conference not having included the sums proposed to be stricken out.*

Classification Act, 1923.  
Vol. 42, p. 1497, amended.  
Custodial service rates in grades 2 and 3 modified.

To correct clerical error.

Approved, June 7, 1924.

**CHAP. 379.**—Joint Resolution To permit to remain within the United States certain aliens in excess of quotas fixed under authority of the Immigration Act of May 19, 1921.

June 7, 1924.  
[H. J. Res. 283.]  
[Pub. Res., No. 37.]

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the following aliens arriving in excess of quotas fixed under authority of the Act entitled "An Act to limit the immigration of aliens into the United States," approved May 19, 1921, as amended and extended, may, if otherwise admissible and if not subject to deportation for other causes, be permitted to enter and remain in the United States without regard to the provisions of such Act of May 19, 1921, as amended and extended:*

Immigration of aliens.  
Aliens arriving in excess of quotas allowed to remain.  
Vol. 42, pp. 5, 540, 1065.

(1) Aliens heretofore admitted in excess of quota and charged to the quota of a later month;

Charged to quota of later month.

(2) Aliens heretofore admitted under a construction of such Act of May 19, 1921, required by court decision;

Under court construction.

(3) Aliens arriving in the United States after May 26 and before July 1, 1924, who departed for the United States from the last port outside the United States or outside foreign contiguous territory on or before May 26, 1924, believing in good faith that they would be admitted pursuant to a construction of such Act of May 19, 1921, required by court decision; and

Arriving after May 26 and before July 1, 1924, departing before May 26, 1924, etc.

(4) Aliens heretofore temporarily admitted under bond to relieve cases of extreme hardship.

Temporarily, under bond, to relieve extreme hardship.

Approved, June 7, 1924.

H. J. Res., No. 134.

## JOINT RESOLUTION

Proposing an amendment to the Constitution of the United States.

Amendment proposed to the Constitution.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled (two-thirds of each House concurring therein), That the following article is proposed as an amendment to the Constitution of the United States, which, when ratified by the legislatures of three-fourths of the several States, shall be valid to all intents and purposes as a part of the Constitution:*

## "ARTICLE —.

Limiting employment of child labor.

"SECTION 1. The Congress shall have power to limit, regulate, and prohibit the labor of persons under eighteen years of age.

Effect on State laws.

"SEC. 2. The power of the several States is unimpaired by this article except that the operation of State laws shall be suspended to the extent necessary to give effect to legislation enacted by the Congress."

F H GILLETT

*Speaker of the House of Representatives.*

ALBERT B. CUMMINS

*President pro tempore of the Senate.*

I certify that this Joint Resolution originated in the House of Representatives.

WM. TYLER PAGE

*Clerk.*

Deposited in the Department of State, June 4, 1924.

# PUBLIC LAWS OF THE SIXTY-EIGHTH CONGRESS

OF THE

## UNITED STATES

*Passed at the second session, which was begun at the city of Washington, in the District of Columbia, on Monday, the first day of December, 1924, and was adjourned without day on Wednesday, the fourth day of March, 1925.*

CALVIN COOLIDGE, President; ALBERT B. CUMMINS, President of the Senate *pro tempore*; GEORGE H. MOSES, Acting President of the Senate *pro tempore* February 13 to February 18, 1925; FREDERICK H. GILLETT, Speaker of the House of Representatives.

**CHAP. 1.**—An Act To provide for a rearrangement of the public alley facilities in square 616 in the District of Columbia, and for other purposes.

December 2, 1924.

[S. 2265.]

[Public, No. 291.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Commissioners of the District of Columbia be, and they hereby are, authorized and directed to rearrange the public alley facilities in square 616 in the District of Columbia by the opening of a new public alley along and over the west ten feet in width by one hundred and thirty-five feet in length of the lot designated for assessment and taxation purposes as lot 801 in said square, now occupied as the site for the O Street vocational school, and likewise by the opening of a new public alley along and over the east ten feet in width by one hundred and thirty-five feet in length of said lot 801; and upon the opening and paving without cost to the abutting private property owners of said new public alleys the Commissioners of the District of Columbia are further authorized and directed to close the portion of the public alley thirty feet in width by one hundred and seventeen and thirty-six one-hundredths feet in length now existing and abutting upon the north boundary of said lot 801, and to use said closed portion of said alley for school purposes.*

District of Columbia.  
Alleys in Square 616  
rearranged.

Closed portion to be  
used for school pur-  
poses.

Approved, December 2, 1924.

**CHAP. 2.**—Joint Resolution Authorizing an appropriation for the participation of the United States in the preparation and completion of plans for the comprehensive observance of that greatest of all historic events, the bicentennial of the birthday of George Washington.

December 2, 1924.

[S. J. Res. 85.]

[Pub. Res., No. 38.]

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That there is hereby established a commission to be known as the United States Commission for the Celebration of the Two Hundredth Anniversary of the Birth of George Washington (hereinafter referred to as the commission) and to be composed of nineteen commissioners, as follows:*

George Washington  
Bicentennial Birthday  
Commission.

*The President of the United States; presiding officer of the Senate and the Speaker of the House of Representatives, ex-officio; eight persons to be appointed by the President of the United States; four Senators by the President pro tempore of the Senate; and four Representatives by the Speaker of the House of Representatives. The commissioners shall serve without compensation and shall select a chairman from among their number.*

Appointment of  
members.

Expenses authorized.  
Post, p. 1316.

SEC. 2. That there is hereby authorized to be appropriated out of any money in the Treasury not otherwise appropriated the sum of \$10,000 to be expended by the commission in accordance with the provisions of this resolution.

Preparation of plans  
for the celebration.

SEC. 3. That it shall be the duty of the commissioners, after promulgating to the American people an address relative to the reason of its creation and of its purpose, to prepare a plan or plans and a program for the signaling of the event, to commemorate which they are brought into being; and to give due and proper consideration to any plan or plans which may be submitted to them; and to take such steps as may be necessary in the coordination and correlation of plans prepared by State commissions, or by bodies created under appointment by the governors of the respective States and by representative civic bodies; and if the participation of other nations in the commemoration be deemed advisable, to communicate with Governments of such nations.

Submission to Com-  
mission of Fine Arts.

SEC. 4. That when the commission shall have approved of a plan of celebration, then it shall submit for their consideration and approval such plan or plans, in so far as it or they may relate to the fine arts, to the Commission of Fine Arts, in Washington, for their approval, and in accordance with statutory requirements.

Personal clerical and  
expert assistance.

SEC. 5. That the commission, after selecting a chairman and a vice chairman from among their members, may employ a secretary and such other assistants as may be needed for clerical work connected with the duties of the commission and may also engage the services of expert advisors; and may fix their respective compensations within the amount appropriated for such purposes.

Travel, etc., expenses  
of commissioners.

SEC. 6. The commissioners shall receive no compensation for their services, but shall be paid their actual and necessary traveling, hotel, and other expenses incurred in the discharge of their duties, out of the amount appropriated.

Report to Congress.

SEC. 7. The commission shall on or before the 4th of March, 1925, make a report to the Congress, in order that enabling legislation may be enacted.

Duration.

SEC. 8. That the commission hereby created shall expire within two years after the expiration of the celebration, December 31, 1932.

Effective immedi-  
ately.

SEC. 9. This joint resolution shall take effect immediately.

Approved, December 2, 1924.

December 5, 1924.  
[H. R. 9559.]  
[Public, No. 292.]

**CHAP. 4.**—An Act Making appropriations to supply deficiencies in certain appropriations for the fiscal year ending June 30, 1924, and prior fiscal years, to provide supplemental appropriations for the fiscal year ending June 30, 1925, and for other purposes

Second Deficiency  
Act, 1924.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums are appropriated, out of any money in the Treasury not otherwise appropriated, to supply deficiencies in certain appropriations for the fiscal year ending June 30, 1924, and prior fiscal years, to provide supplemental appropriations for the fiscal year ending June 30, 1925, and for other purposes, namely:*

Senate.

## SENATE

Miscellaneous items.

For miscellaneous items, exclusive of labor, fiscal year 1924, \$50,000.

Services of designated  
employees.

For payment for services rendered the Senate or committees thereof, as follows: John G. Holland, junior, \$250; Ernest K. Hill, \$250; Fred A. Eckstein, \$860; Albert Reid, \$125; Alexander K. Meek, \$1,200; Louis Bose, \$40; U. G. Gordon, \$40; and James F. Sellers, \$200; in all, \$2,965.

## JOINT COMMITTEE TO INVESTIGATE NORTHERN PACIFIC LAND GRANTS

Northern Pacific land grants.

For expenses of the joint committee created by section 3 of public resolution of the Sixty-eighth Congress entitled "Joint resolution directing the Secretary of the Interior to withhold his approval of the adjustment of the Northern Pacific land grants, and for other purposes," including personal services, printing and binding, traveling and subsistence expenses, fees of witnesses, and such other expenses in connection with the inquiry as the joint committee may deem necessary, \$50,000, to remain available until June 30, 1925.

Expenses of Joint Committee investigated. *Ante*, p. 462.

## HOUSE OF REPRESENTATIVES

House of Representatives.

For payment to R. Lee Moore for expenses incurred as contestee in the contested-election case of Clark against Moore, audited and recommended by the Committee on Elections Numbered 2, \$1,872.34.

Contested election expenses.  
R. Lee Moore.

For payment to Walter M. Chandler for expenses incurred as contestant in the contested-election case of Chandler against Bloom, audited and recommended by the Committee on Elections Numbered 3, \$2,000.

Walter M. Chandler.

For payment to Sol Bloom for expenses incurred as contestee in the contested-election case of Chandler against Bloom, audited and recommended by the Committee on Elections Numbered 3, \$2,000.

Sol Bloom.

For payment to Royal H. Weller for expenses incurred as contestee in the contested-election case of Ansorge against Weller, audited and recommended by the Committee on Elections Numbered 1, \$2,000.

Royal H. Weller.

For payment to James R. Buckley for expenses incurred as contestee in the contested-election case of Gorman against Buckley, audited and recommended by the Committee on Elections Numbered 3, \$2,000.

James R. Buckley.

For the payment to John Gorman for expenses incurred as contestant in contested-election case of Gorman against Buckley, \$2,000.

John Gorman.

The six preceding sums shall be disbursed by the Clerk of the House.

## CONTINGENT EXPENSES OF THE HOUSE

Contingent expenses.

For furniture and materials for repairs of the same, fiscal year 1924, \$7,285.08.

Furniture.

For miscellaneous items and expenses of special and select committees, exclusive of salaries and labor, unless specifically ordered by the House of Representatives, and including reimbursement to the official stenographers to committees for the amounts actually and necessarily paid out by them for transcribing hearings, fiscal year 1924, \$37,596.04.

Miscellaneous items, special and select committees.

## ARCHITECT OF THE CAPITOL

Architect of the Capitol.

Capitol power plant: For remodeling and improving the heating system of the Capitol Building, with the exception of the Supreme Court section, \$38,000, to remain available until June 30, 1925.

Capitol power plant.

Capitol Building and repairs: For amount required in connection with the completion of the frieze in the Rotunda of the Capitol, fiscal years 1924 and 1925, \$5,000.

Completing frieze of Rotunda.

## GOVERNMENT PRINTING OFFICE

Government Printing Office.

To pay Samuel Robinson, William Madden, Joseph De Fontes, and Charles C. Allen, messengers on night duty during the Sixty-eighth Congress, first session, for extra services, \$800 each, \$3,200.

Samuel Robinson, William Madden, Joseph De Fontes, and Charles C. Allen.

## Executive Office.

## EXECUTIVE OFFICE

## White House police.

## WHITE HOUSE POLICE

Additional personnel.  
*Ante*, p. 175.

For additional personnel in accordance with the Act approved May 27, 1924: Sergeant, \$2,400; five privates at \$2,100 each; in all, fiscal year 1925, \$12,900.

Uniforms, etc.

For uniforming and equipping the White House police, including the purchase and issue of revolvers and ammunition, fiscal year 1925, \$600.

American Battle Monuments Commission.

## AMERICAN BATTLE MONUMENTS COMMISSION

Motor vehicle allowance.  
*Ante*, p. 35.

The appropriation of \$95,750 made for the expenses of the American Battle Monuments Commission by the Act of April 2, 1924, Public Numbered 66, Sixty-eighth Congress, is hereby made available for the maintenance, repair, and operation of one motor-propelled passenger-carrying vehicle that may be furnished by the Secretary of War for the official use of the said commission in foreign countries.

District of Columbia.

## DISTRICT OF COLUMBIA

## GENERAL EXPENSES

Rent Commission.

## RENT COMMISSION

Salaries, etc.  
Vol. 41, p. 288.  
Vol. 42, pp. 200, 544.  
*Ante*, p. 120.

For salaries and expenses authorized by section 103, Title II, of the Food Control and the District of Columbia Rents Act, approved October 22, 1919, as amended by the Act approved August 24, 1921, extending the Rent Commission until May 22, 1922, and the Act approved May 22, 1922, extending the said commission until May 22, 1924, and the Act approved May 17, 1924, extending the said commission until May 22, 1925, \$45,000, including postage on official mail matter, street-car transportation, and daily newspapers: *Provided*, That the amount herein appropriated shall cover salaries and expenses for the period beginning with May 23, 1924, and ending with May 22, 1925: *Provided further*, That no part of this sum shall be used for the payment of additional compensation to the assessor of the District of Columbia after June 30, 1924.

*Provisos*.  
Period available.

Additional pay to assessor to cease.  
Vol. 41, p. 299.

J. C. Harding and Company.  
Payment to.

The accounting officers of the District of Columbia are authorized to pay to J. C. Harding and Company the sum of \$96.95 from the appropriation for the Rent Commission, District of Columbia (no fiscal year), for furnishing and installing electric bells, push buttons, and buzzers in new quarters assigned to the Rent Commission, said work having been done without competition as required by law.

Contingent expenses.

## CONTINGENT AND MISCELLANEOUS EXPENSES

Judicial expenses.

For judicial expenses, including procurement of chains of title, the printing of briefs in the Court of Appeals of the District of Columbia, witness fees, and expert services in District cases before the Supreme Court of said District, fiscal year 1923, \$3,955.92.

Advertising taxes in arrears.  
Vol. 26, p. 24.

For advertising notice of taxes in arrears July 1, 1922, as required to be given by the Act of March 19, 1890, to be reimbursed by a charge of 50 cents for each lot or piece of property advertised, fiscal year 1923, \$937.81.

Refund of erroneous collections.

To enable the commissioners, in any case where special assessments, school tuition charges, rents, fees, or collections of any character have been erroneously covered into the Treasury to the credit of the United States and the District of Columbia in the proportion

that the appropriations for the expenses of the government of the District of Columbia for the fiscal year involved were or are paid from the Treasury of the United States and the revenues of the District of Columbia, to refund such erroneous payments, wholly or in part, including the refunding of fees paid for building permits authorized by the District of Columbia Appropriation Act approved March 2, 1911, fiscal year 1924, \$1,500: *Provided*, That this appropriation shall be available for such refunds of payments made within the past three years.

Building permits.  
Vol. 36, p. 967.

*Proviso.*  
Prior years.

For painting traffic lines, including employment of necessary personal services, and the purchase of supplies and equipment, \$5,000, to remain available until June 30, 1925.

Painting traffic lines.

For the purchase and installation of traffic lights, markers, signals, control switches, and necessary incidental expenses, and the employment of personal services, \$10,000, to remain available until June 30, 1925.

Traffic signals, etc.

PUBLIC SCHOOLS

Public schools.

For additional amount required for payment of salaries of administrative and supervisory officers, teachers, librarians, and attendance officers in the public schools during the fiscal year ending June 30, 1925, including two first assistant superintendents and one chief examiner, \$1,148,570: *Provided*, That this sum and the amounts specifically appropriated in the District of Columbia Appropriation Act for the fiscal year 1925, for salaries of officers, teachers, librarians, attendance officers, longevity pay, and allowance to principals are authorized to be consolidated and treated as one amount for the payment of salaries of administrative and supervisory officers, teachers, librarians, and attendance officers in such numbers and at such rates of compensation as shall be authorized by law for said fiscal year: *Provided further*, That the appropriation for Americanization work for the fiscal year 1925 is hereby reduced by the sum of \$1,800, which sum is hereby authorized to be transferred to and made a part of the foregoing consolidated amount.

Additional for salaries, 1925.

*Ante*, p. 367.  
*Provisos.*  
Consolidation of amounts.

Americanization work allowance reduced.  
*Ante*, p. 556.

For additional amount for salaries of employees of the Community Center Department of the Public Schools for the fiscal year 1925, \$3,400: *Provided*, That in addition to this sum, the appropriation contained in the District of Columbia Appropriation Act for the fiscal year 1925 is made available for the payment of the salaries of one general director, two general secretaries, and seven full-time community secretaries, at such rates of compensation as shall be authorized by law for said fiscal year, and for the payment of compensation of other employees, other than janitors, including part-time community secretaries, at such rates of pay as shall be fixed by the Board of Education: *Provided further*, That not more than 85 per centum of the total amount appropriated for the Community Center Department for the fiscal year ending June 30, 1925, shall be expended for salaries of employees.

Community centers.

*Provisos.*  
Available for designated salaries.  
*Ante*, p. 556.

Pay limitation.

For payment of annuities as follows:

Annuities.

Fiscal year 1923, \$1,526.29;

Fiscal year 1924, \$5,600.

For fuel, gas, and electric light and power, as follows:

Fiscal year 1923, \$52,058.79;

Fiscal year 1924, \$60,000.

For furniture and equipment for the six-room addition to the Thomson School, fiscal year 1924, \$3,261.

Thomson School.

For completion of the equipment of the Macfarland Junior High and Langley Junior High Schools, fiscal year 1924, \$3,000.

For an additional amount for the erection of an eight-room extensible building, including a combination assembly hall and

Macfarland and Langley Junior High Schools.  
Additional building near Tenley School.

gymnasium, on a site to be purchased in the vicinity of, and to relieve, the Tenley School, \$15,000.

Western High School.  
Contract restrictions  
removed.

The requirement of law for the entire construction of or addition to any building to be awarded in one or a single contract, exclusive of heating, lighting, and plumbing, shall not apply to appropriations made for the remodeling and the construction of an addition to the Western High School.

Repairs to buildings  
and grounds.

For repairs and improvements to school buildings and grounds and for repairing and renewing heating, plumbing, and ventilating apparatus, and installation of sanitary drinking fountains in buildings not supplied with same, \$25,000, to remain available until June 30, 1925.

Police.

#### METROPOLITAN POLICE

Additional for salaries, etc.  
*Ante*, p. 174.  
*Proviso*.  
Consolidation  
of amounts for salaries.  
*Ante*, p. 559.

For an additional amount required for the payment of salaries and allowances of officers and members of the Metropolitan Police of the District of Columbia, fiscal year 1925, \$751,030: *Provided*, That this sum and the amounts specifically appropriated in the District of Columbia Appropriation Act for the fiscal year 1925 for salaries and allowances of officers and members of the Metropolitan Police, other than the appropriation for personal services in accordance with the classification act of 1923, are authorized to be consolidated and used as one amount for the payment of salaries and allowances of officers and members at the rates authorized by law and including 165 privates of class one in addition to the number of privates provided for in such appropriation Act.

Additional privates.

Fire department.

#### FIRE DEPARTMENT

Additional for salaries, etc.  
*Ante*, p. 175.  
*Proviso*.  
Consolidation  
of amounts for salaries.  
*Ante*, p. 561.

For an additional amount required for the payment of salaries of officers and members of the Fire Department, fiscal year 1925, \$533,120: *Provided*, That this sum and the amounts specifically appropriated in the District of Columbia Appropriation Act for the fiscal year 1925 for salaries of officers and members of the Fire Department, other than the appropriation for personal services in accordance with the classification act of 1923, are authorized to be consolidated and used as one amount for the payment of salaries of officers and members at the rates authorized by law and including six captains, six lieutenants, six sergeants, and ninety-seven privates of class one, in addition to the numbers provided for in such appropriation act.

Additional force.

Repairs to apparatus, etc.

For repairs to apparatus and motor vehicles and other motor-driven apparatus, including the same objects specified under this head in the District of Columbia Appropriation Act for the fiscal year 1924, \$5,000.

Health department.

#### HEALTH DEPARTMENT

Contagious diseases.  
Limitation removed.  
Vol. 42, p. 1352.

The limitation of \$25,000 for personal services contained in the appropriation of \$40,000 for prevention of contagious diseases, Health Department, fiscal year 1924, is hereby waived.

Drainage of lots.  
Vol. 29, p. 125.

For enforcement of the provisions of an Act to provide for the drainage of lots in the District of Columbia, approved May 19, 1896, and an Act to provide for the abatement of nuisances in the District of Columbia by the commissioners, and for other purposes, approved April 14, 1906, \$2,000, to remain available until June 30, 1925.

Abating nuisances.  
Vol. 34, p. 114.

Crematory.

For maintenance, including personal services, of the public crematory, fiscal year 1924, \$1,000.

## COURTS AND PRISONS

Courts and prisons.

## POLICE COURT

Police court.

For printing, law books, books of reference, directories, periodicals, and so forth, including the same objects specified under this head in the District of Columbia Appropriation Act for the fiscal years that follow:

Contingent expenses.

For 1923, \$961.65;

For 1924, \$1,500.

For compensation of jurors, fiscal year 1924, \$3,500.

Jurors.

## MISCELLANEOUS

Miscellaneous.

For support, maintenance, and transportation of convicts transferred from the District of Columbia; expenses of shipping remains of deceased convicts to their homes in the United States, and expenses of interment of unclaimed remains of deceased convicts; expenses incurred in identifying and pursuing escaped convicts and rewards for their recapture, to be expended under the direction of the Attorney General, fiscal year 1924, \$25,000.

Support of convicts of District.

For expenses attending the execution of writs de lunatico inquirendo and commitments thereunder in all cases of indigent insane persons committed or sought to be committed to Saint Elizabeths Hospital by order of the executive authority of the District of Columbia under the provisions of existing law, fiscal year 1923, \$162.72.

Lunacy writs expenses.

## SUPREME COURT, DISTRICT OF COLUMBIA

Supreme Court, D. C.

For such miscellaneous expenses as may be authorized by the Attorney General for the Supreme Court of the District of Columbia and its officers, including the furnishing and collecting of evidence where the United States is or may be a party in interest, and including such expenses other than for personal services as may be authorized by the Attorney General for the Court of Appeals, District of Columbia, fiscal year 1923, \$50.62.

Miscellaneous expenses.

## CHARITIES AND CORRECTIONS

Charities and corrections.

## WORKHOUSE

Workhouse.

For fuel for maintenance and manufacturing, fiscal year 1924, \$10,000.

Fuel.

## NATIONAL TRAINING SCHOOL FOR GIRLS

National Training School for Girls.

For installation of electric wiring, lights, and fixtures pertaining thereto, in the building recently acquired for white girls, fiscal year 1924, \$3,000.

Building for white girls.

Electric installation.

The accounting officers of the District of Columbia are authorized to pay, from the balance remaining of the appropriation of \$5,000 provided in the District Appropriation Act for the fiscal year 1917 for condemnation of additional land for the National Training School for Girls, \$138.51 to W. B. Moses and Sons for furniture, and \$133 to Rudolph and West for installing a kitchen range, and expenditures heretofore improperly made from said appropriation, amounting to \$4,539.96, are approved.

W. B. Moses and Sons, and Rudolph and West.

Payments to, from unexpended balance. Vol. 33, p. 707.

## Medical charities.

## MEDICAL CHARITIES

- Care of indigent patients. For care and treatment of indigent patients under contracts to be made by the Board of Charities with the following institutions and for not to exceed the following amounts respectively:
- Emergency Hospital. Central Dispensary and Emergency Hospital: Fiscal year 1922, \$2,991.15; fiscal year 1923, \$8,303.40.
- Casualty Hospital. Eastern Dispensary and Casualty Hospital: Fiscal year 1922, \$878.35; fiscal year 1923, \$6,236.15.

## Gallinger Hospital.

## GALLINGER MUNICIPAL HOSPITAL

## Maintenance.

For maintenance, maintenance of motor vehicles, horses and horse-drawn vehicles, books of reference, and all other necessary expenses, fiscal year 1923, \$16,117.03.

## CHILD-CARING INSTITUTIONS

## Board of Children's Guardians.

## BOARD OF CHILDREN'S GUARDIANS

- Feeble-minded children. For maintenance of feeble-minded children (white and colored), fiscal year 1924, \$2,000.

## Saint Elizabeths Hospital.

## SAINT ELIZABETHS HOSPITAL

## Indigent insane.

For support of indigent insane of the District of Columbia in Saint Elizabeths Hospital, as provided by law, fiscal year 1924, \$100,000.

## Public buildings and grounds.

## PUBLIC BUILDINGS AND GROUNDS

Park police. Additional for salaries. *Ante*, p. 175.*Proviso.* Consolidation of amounts for salaries. *Ante*, p. 572.

For an additional amount for the United States Park Police force under the provisions of the Act entitled "An Act to fix the salaries of officers and members of the Metropolitan Police force; the United States Park Police force, and the fire department of the District of Columbia," approved May 27, 1924, fiscal year 1925, \$36,162.21: *Provided*, That this sum and the amounts specifically appropriated in the District of Columbia appropriation Act for the fiscal year 1925, for salaries of the United States Park Police, are authorized to be consolidated and used as one amount for the payment of salaries for the United States Park Police at the rates of compensation authorized in such Act of May 27, 1924.

## Motor vehicle allowance.

For motor vehicle allowance for the superintendent of the United States Park Police, fiscal year 1925, \$480.

## Motor cycles.

For motor cycle allowance to twenty members of the United States Park Police, at \$120 each, fiscal year 1925, \$2,400.

## Potomac Park. Tidal Basin bathing facilities.

*Proviso.* Bathing beach for colored people. Balance available. Vol. 42, pp. 708, 1366.

For construction and development work in Potomac Park on the west shore of the Tidal Basin to provide public bathing facilities, and for the maintenance thereof, \$50,000, to remain available until June 30, 1925: *Provided*, That the unexpended balance of the appropriation of \$25,000 contained in the District of Columbia appropriation Act for the fiscal year 1923 for the construction of a bathing beach and bathhouse for the colored population of the city, continued and made available during the fiscal year 1924 by the District of Columbia appropriation Act for the fiscal year 1924, is further continued and made available during the fiscal year 1925 for the construction and maintenance of said bathing beach and bathhouse.

## Judgments.

## JUDGMENTS

## Payment of, against the District.

For payment of the judgments, including costs, rendered against the District of Columbia, as set forth in House Document Numbered

265 of the present session, \$4,213.94, together with a further sum to pay the interest at not exceeding 4 per centum per annum on such judgments, as provided by law, from the date the same become due until date of payment.

## AUDITED CLAIMS

For the payment of following claims, certified to be due by the accounting officers of the District of Columbia, under appropriations the balances of which have been exhausted or carried to the surplus fund under the provisions of section 5 of the Act of June 20, 1874, being for the service of the fiscal year 1921 and prior years:

Courts, District of Columbia, 1919, reports of opinions, Court of Appeals, \$55; courts, District of Columbia, 1920, reports of opinions, Court of Appeals, \$55; police court, District of Columbia, 1920, contingent expenses, \$10.75; Metropolitan police, 1920, House of Detention, for maintenance, \$2.86; fire department, 1920, repairs to engine house, \$2.13; fire department, 1921, contingent expenses, \$4; health department, 1919, bacteriological laboratory, for maintenance, \$4; health department, 1921, dispensaries, for electric current, \$18.08; streets, District of Columbia, 1918, parking commission, for repairs, \$2; streets, District of Columbia, 1921, cleaning, etc., for electric current furnished stable March and April, 1921, \$33.84; National Training School for Girls, 1921, for maintenance, \$10.50; Tuberculosis Hospital, 1921, for maintenance, \$68.75; reformatory, 1921, for maintenance, \$76.54; public schools, 1918, repairs to buildings, for supplies, \$8; public schools, 1920, repairs to buildings, for supplies, \$10.80; public schools, 1920, contingent and miscellaneous expenses, \$60.48; public schools, 1920, payment of annuities, \$32.69; public schools, 1921, payment of annuities, \$1,626.59; playgrounds, 1918, maintenance, \$52.30; contingent and miscellaneous expenses, District of Columbia, 1920, for advertising and maintenance of motor vehicles, \$69.90; contingent and miscellaneous expenses, District of Columbia, 1921, for advertising and maintenance of coroner's office, \$56.10; improvements and repairs, 1918, repairs to streets, \$8.69. In all, audited claims, \$2,269.

The foregoing sums for the District of Columbia, unless otherwise therein specifically provided, shall be paid as follows: Such sums as relate to the fiscal year 1920 and prior fiscal years, 50 per centum out of the revenues of the District of Columbia and 50 per centum out of the Treasury of the United States; such sums as relate to the fiscal years 1921, 1922, 1923, and 1924, 60 per centum out of the revenues of the District of Columbia and 40 per centum out of the Treasury of the United States; and such sums as relate to the fiscal year 1925 and jointly to the fiscal years 1924 and 1925, shall be paid out of the revenues of the District of Columbia and the Treasury of the United States in the same proportion, or in the same manner, as the appropriations for the District of Columbia in the District of Columbia Appropriation Act for the fiscal year ending June 30, 1925, are paid.

## FEDERAL BOARD FOR VOCATIONAL EDUCATION

To extend to the Territory of Hawaii the benefits of the Act entitled "An Act to provide for the promotion of vocational education; to provide for cooperation with the States in the promotion of such education in agriculture and the trades and industries; to provide for cooperation with the States in the preparation of teachers of vocational subjects; and to appropriate money and regulate its expenditure," approved February 23, 1917, in accordance with the provisions of the Act entitled "An Act to extend the provisions of

Audited claims.

Payment of claims certified by District accounting officers.

Vol. 18, p. 110.

Designation of amounts.

Proportion from District revenues.

For fiscal year 1920 and prior years.

For 1921-1924.

For 1924 and 1925.

Vocational Education Board.

Vocational educational benefits extended to Hawaii.

Vol. 39, p. 929.

Act, p. 18.

certain laws to the Territory of Hawaii," approved March 10, 1924, fiscal year 1925, \$30,000.

Industrial rehabilitation benefits extended to Hawaii.  
Vol. 41, p. 735.  
Ante, p. 18.

To extend to the Territory of Hawaii the benefits of the Act approved June 2, 1920 (Forty-first Statutes, page 735), in accordance with the provisions of the Act entitled "An Act to extend the provisions of certain laws to the Territory of Hawaii," approved March 10, 1924, fiscal year 1925, \$5,000.

Industrial rehabilitation.  
Vol. 41, p. 735.  
Ante, p. 430.

For carrying out the provisions of the Act entitled "An Act to provide for the promotion of vocational rehabilitation of persons disabled in industry or otherwise and their return to civil employment," approved June 2, 1920, as amended by the Act of June 5, 1924, for the fiscal year 1925, \$834,000: *Provided*, That the apportionment to the States shall be computed on the basis of not to exceed \$1,034,000, as authorized by the Act approved June 2, 1920, as amended by the Act approved June 5, 1924.

Proviso.  
State apportionment.

Investigation of placements, etc.

For the purposes of making studies, investigations, and reports regarding the vocational rehabilitation of disabled persons and their placements in suitable or gainful occupations, and for the administrative expenses of said board incident to performing the duties imposed by the Act of June 2, 1920 (Forty-first Statutes, page 735), as amended, including salaries of such assistants, experts, clerks, and other employees, in the District of Columbia or elsewhere, as the board may deem necessary, actual traveling and other necessary expenses incurred by the members of the board and by its employees, under its orders, including attendance at meetings of educational associations and other organizations, rent and equipment of offices in the District of Columbia and elsewhere, purchase of books of reference, law books, and periodicals, stationery, typewriters and exchange thereof, miscellaneous supplies, postage on foreign mail, printing and binding to be done at the Government Printing Office, and all other necessary expenses, fiscal year 1925, \$75,000.

Vol. 41, p. 735.  
Ante, p. 430.  
Office personnel, expenses, etc.

General Accounting Office.

### GENERAL ACCOUNTING OFFICE

Personal services in the District.

For personal services in the District of Columbia in accordance with the Classification Act of 1923, fiscal year 1925, \$75,240.

Housing Corporation.

### HOUSING CORPORATION

Ground rent for Government hotels, D. C.

For ground rent for squares 632, 681, and part of 680, in the District of Columbia, occupied by the Government hotels, fiscal year 1925, \$74,315.

Interstate Commerce Commission.

### INTERSTATE COMMERCE COMMISSION

Physical valuation of railroads.  
Vol. 40, p. 271.  
Vol. 37, p. 101.

Valuation of property of carriers: To enable the Interstate Commerce Commission to carry out the objects of the Act entitled "An Act to amend an Act entitled 'An Act to regulate commerce,' approved February 4, 1887, and all Acts amendatory thereof," by providing for a valuation of the several classes of property of carriers subject thereto and securing information concerning their stocks, bonds, and other securities, approved March 1, 1913, including the same objects specified under this head in the Independent Offices Appropriation Act for the fiscal year 1925, \$350,000.

State, etc., Department Building.

### STATE, WAR, AND NAVY DEPARTMENT BUILDINGS

Replacing, etc., elevators.

For replacing and repairing elevators in the State, War, and Navy Department Building, \$25,000, to remain available until June 30, 1925.

## UNITED STATES VETERANS' BUREAU

Veterans' Bureau.

**Damage claims:** To pay claims for damages to or losses of privately owned property adjusted and determined by the United States Veterans' Bureau under the provisions of the Act approved December 28, 1922 (Forty-second Statutes, page 1066), as fully set forth in House Document Numbered 319, reported to Congress at its present session, \$374.30.

Paying property damages claims.  
Vol. 42, p. 1066.

**Vocational rehabilitation:** For carrying out the provisions of an Act entitled "An Act to provide for the vocational rehabilitation and return to civil employment of disabled persons discharged from the Military or Naval forces of the United States, and for other purposes," approved June 27, 1918, as amended, including the same objects specified under this head in the Independent Offices Appropriation Act for the fiscal year 1923, \$900,000.

Vocational rehabilitation of discharged soldiers, etc.  
Vol. 40, p. 617, Vol. 41, p. 159.  
Ante, p. 627.

**Administrative expenses, World War Adjusted Compensation Act:** For administrative expenses in carrying out the provisions of the World War Adjusted Compensation Act of May 19, 1924, including salaries of personnel in the District of Columbia and elsewhere in accordance with the Classification Act of 1923; purchase, hire, exchange, and repair of typewriters, adding machines, and other mechanical devices, furniture, office equipment, printing and binding, telegrams, telephones, stationery, traveling expenses and per diem in lieu of subsistence at not exceeding \$4 for officers, agents, and other employees, and for other necessary contingent and miscellaneous expenses to enable the Director of the United States Veterans' Bureau to perform such duties as are required by said Act, \$1,188,500, to remain available until June 30, 1925: *Provided*, That the Secretary of the Treasury is authorized to issue to the Director of the United States Veterans' Bureau, without charge, for temporary use, such surplus office supplies and equipment as may be under the control of the General Supply Committee.

Adjusted Compensation Act.  
Administrative expenses.  
Ante, p. 121.

**For additional hospital and out-patient dispensary facilities for patients of the United States Veterans' Bureau, and facilities for a permanent national training school for the blind at a cost not exceeding \$350,000, who are beneficiaries of the United States Veterans' Bureau, by purchase and remodeling or extension of existing plants, and by construction on sites now owned by the Government or on sites to be acquired by purchase, condemnation, gift, or otherwise, such hospitals and out-patient dispensary facilities to include the necessary buildings and auxiliary structures, mechanical equipment, approach work, roads, and trackage facilities leading thereto; and also to provide accommodations for officers, nurses, and attending personnel; and also to provide proper and suitable recreational centers, \$3,850,000, to remain available until June 30, 1925, and in addition to this amount obligations may be incurred for the purposes set forth in this paragraph not to exceed in the aggregate \$3,000,000. That not to exceed 3 per centum of the total of \$6,850,000 shall be available for the employment in the District of Columbia and in the field of necessary technical and clerical assistants at the customary rates of compensation, exclusively to aid in the preparation of the plans and specifications for the projects authorized herein and for the supervision of the execution thereof, and for traveling expenses and field-office equipment and supplies in connection therewith.**

*Proviso.*  
Office supplies from General Supply Committee for temporary use.

Additional hospital facilities, school for the blind, etc.  
Ante, p. 389.

Accommodations for personnel, recreation centers, etc.

Allowance for technical assistants, etc.

**Adjusted service and dependent pay:** For payment of adjusted service credits of not more than \$50 each, as provided in sections 401 and 601 of the "World War Adjusted Compensation Act" of May 19, 1924, and for payment to dependents of deceased veterans the quarterly installments due on adjusted service credits in excess of \$50 each, as provided in sections 601 and 603 of said Act, \$26,629,398, to remain available until expended.

Adjusted service and dependents pay and credits.  
Ante, pp. 125, 128.

Adjusted service certificate fund.  
Payments to.  
*Ante*, p. 128.

Adjusted service certificate fund: For the amount authorized in section 505 of the World War Adjusted Compensation Act of May 19, 1924, to provide for the payment of the face value of each adjusted service certificate in twenty years from its date or on the prior death of the veteran, \$100,000,000, to remain available until expended.

Department of Agriculture.

## DEPARTMENT OF AGRICULTURE

Payment of property damages claims.  
Vol. 42, p. 1066.

Damage claims: To pay the claims for damages to privately owned property adjusted and determined by the Department of Agriculture under the provisions of the Act approved December 28, 1922 (Forty-second Statutes, page 1066), as fully set forth in House Document Numbered 317, reported to Congress at its present session, \$2,545.89.

Chemistry Bureau.

## BUREAU OF CHEMISTRY

Naval stores Act.  
Administration, etc., expenses.  
Vol. 42, p. 1436.

To enable the Secretary of Agriculture to carry into effect the provisions of the Act of March 3, 1923, entitled "An Act establishing standard grades of naval stores, preventing deception in transactions in naval stores, regulating traffic therein, and for other purposes," \$10,000, to remain available until June 30, 1925.

Forest Service.

## FOREST SERVICE

Fighting forest fires.

General expenses: For fighting and preventing forest fires, fiscal year 1924, \$125,000.

Agricultural Economics Bureau.

## BUREAU OF AGRICULTURAL ECONOMICS

General expenses.

General expenses: For collecting, compiling, abstracting, analyzing, summarizing, interpreting, and publishing data relating to agriculture, including crop and livestock estimates, acreage, yield, grades, stock, and value of farm crops, and numbers, grades, and value of livestock and livestock products on farms, in cooperation with the Extension Service and other Federal, State, and local agencies, fiscal year 1925, \$50,000.

Miscellaneous.

## MISCELLANEOUS ITEMS

Cocoanut scale.  
Eradicating, etc., in Guam.

To enable the Secretary of Agriculture to provide means for the control and eradication of the cocoanut scale on the Island of Guam, \$8,000, to remain available until June 30, 1925.

Nail head rust.  
Eradicating, etc.

To enable the Secretary of Agriculture to provide means for the investigation, control, and eradication of the blight known as "Nail head rust," fiscal year 1925, \$10,000.

Contagious diseases of animals.  
Expenses for eradication, etc., of designated.

Payment of claims for destroyed animals, etc.

For personal services and other expenditures in the District of Columbia and elsewhere in connection with the arrest and eradication of foot-and-mouth disease, rinderpest, contagious pleuropneumonia, or other contagious or infectious disease of animals, including the payment of claims growing out of past and future purchases and destruction, in cooperation with the States, of animals affected by or exposed to, or of materials contaminated by or exposed to, any such disease, wherever found and irrespective of ownership, under like or substantially similar circumstances, when such owner has complied with all lawful quarantine regulations, and including necessary investigations to determine whether such diseases have been completely eradicated in districts where they previously existed, \$3,500,000, to be expended by the Secretary of Agriculture when, in his judgment, an emergency exists which threatens the livestock industry of the country, and to remain available until

Investigation to determine effect of measures, etc.

*Post*, p. 851.

June 30, 1925: *Provided*, That the payment for animals hereafter purchased may be made on an appraisement based on the meat, dairy, or breeding value, but in case of appraisement based on breeding value no appraisement of any animal shall exceed three times its meat or dairy value, and, except in case of an extraordinary emergency, to be determined by the Secretary of Agriculture, the payment by the United States Government for any animal shall not exceed one-half of any such appraisement.

*Proviso.*  
Appraisement of values.

## DEPARTMENT OF COMMERCE

Department of Commerce.

### BUREAU OF THE CENSUS

Census Bureau.

Collecting statistics: For securing information for census reports provided by law, semimonthly reports of cotton production, periodical reports of stocks of baled cotton in the United States, and of the domestic and foreign consumption of cotton, including the same objects specified under this head in the Act making appropriations for the Department of Commerce for the fiscal year 1925, fiscal year 1925, \$30,000.

Collecting cotton statistics.  
*Ante*, p. 31.

### BUREAU OF LIGHTHOUSES

Lighthouses Bureau.

Damage claims: To pay claims adjusted and determined by the Department of Commerce under the provisions of section 4 of the Act approved June 17, 1910 (Thirty-sixth Statutes, page 537), on account of damage occasioned to private property by collision of vessels of the Lighthouse Service and for which the vessels of the Lighthouse Service were responsible, certified to the present Congress in House Document Numbered 262, \$390.64.

Payment of collision damages claims.  
Vol. 36, p. 537.

To pay the claims for damages to privately owned property adjusted and determined by the Department of Commerce under the provisions of the Act approved December 28, 1922 (Forty-second Statutes, page 1066), as fully set forth in House Document Numbered 341, reported to Congress at its present session, \$1,712.15.

Payment of property damages claims.  
Vol. 42, p. 1066.

### COAST AND GEODETIC SURVEY

Coast and Geodetic Survey.

Damage claims: To pay the claim adjusted and determined by the Department of Commerce under the provisions of the Act approved June 5, 1920 (Forty-first Statutes, page 1054), on account of damage occasioned by acts for which the Coast and Geodetic Survey has been found to be responsible, certified to the present Congress in House Document Numbered 256, \$487.39.

Payment of damages claims.  
Vol. 41, p. 1054.

## INTERIOR DEPARTMENT

Interior Department.

### PRINTING AND BINDING

Printing and binding.

For the Patent Office: For printing the weekly issue of patents, designs, trade-marks, prints, and labels, exclusive of illustrations; and for printing, engraving illustrations, and binding the Official Gazette, including weekly and annual indices, fiscal year 1924, \$75,000.

Patent Office.

### MISCELLANEOUS ITEMS, TERRITORY OF ALASKA

Alaska.

Insane of Alaska: For care and custody of persons legally adjudged insane in Alaska, including transportation and other expenses, fiscal year 1924, \$9,500.

Care of insane.

## Public lands.

## GENERAL LAND OFFICE

Utah.  
Reimbursing, for surveys of land grants.  
Vol. 28, p. 100.

Reimbursement to State of Utah: To reimburse the State of Utah, as provided in the Act of Congress approved August 18, 1894, for moneys advanced by said State to the United States on April 12, 1922, August 12, 1922, and November 13, 1922, to secure the survey of lands granted to said State, \$50,000.

## Indian Affairs Bureau.

## BUREAU OF INDIAN AFFAIRS

Fort Hall Reservation, Idaho.  
Replacing fire losses, etc.

For rebuilding the dairy barn on the Fort Hall Reservation, Idaho; for purchase of a dairy herd; for equipment for barn and farm machinery; the foregoing to replace the building, stock, and equipment recently destroyed by fire; in all, \$10,000, to remain available until June 30, 1925.

Carson City School, Nev.  
Replacing barns.

For rebuilding dairy and horse barns at Carson City Indian School, Carson City, Nevada, fiscal years 1924 and 1925, \$7,500.

Full-blood Choctaws, Miss.  
Relief, etc.

For the relief of distress among the full-blood Choctaw Indians of Mississippi, including the same objects specified under this head in the Interior Department Appropriation Act for the fiscal year 1923, \$12.83.

Wahpeton School, N. Dak.  
Replacing dairy herd.

For purchase of a dairy herd at the Wahpeton Indian School, North Dakota, to replace the herd destroyed on account of being infected with tuberculosis, \$3,500, to remain available until June 30, 1925.

Wapato irrigation system.  
Continuing construction, enlarging, etc.  
Vol. 38, p. 604.

For continuing construction and enlargement of the Wapato irrigation and drainage system, to make possible the utilization of the water supply provided by the Act of August 1, 1914 (Thirty-eighth Statutes at Large, page 604), for forty acres of each Indian allotment under the Wapato irrigation project on the Yakima Indian Reservation, Washington, and such other water supply as may be available or obtainable for the irrigation of a total of one hundred and twenty thousand acres of allotted Indian lands on said reservation, \$20.37.

Fort Hall Reservation, Idaho.  
Relocating, etc., canal of irrigation project.  
*Ante*, p. 117.

Fort Hall Reservation, Idaho (tribal funds): The Secretary of the Interior is hereby authorized to withdraw, from the fund created by section 3 of the Act entitled "An Act authorizing the acquiring of Indian lands on the Fort Hall Indian Reservation, in Idaho, for reservoir purposes in connection with the Minidoka irrigation project," approved May 9, 1924, \$100,000, or so much thereof as may be necessary, for use in relocating, enlarging, and reconstructing the main canal of the Fort Hall irrigation project to provide irrigation facilities for Indian lands situated in the southern portion of the Fort Hall Reservation, Idaho, commonly known as the Michaud Flats, in accordance with the provisions of section 5 of such Act. This sum shall remain available until June 30, 1925.

*Ante*, p. 118.

Nisqually Reservation, Wash.  
Relief of dispossessed Indians of  
*Ante*, p. 111.

For the relief of dispossessed allotted Indians of the Nisqually Reservation, Washington, \$85,000, to remain available until June 30, 1925, and to be in full settlement of claims against the United States as provided in the Act of April 28, 1924 (Public Numbered 105, Sixty-eighth Congress).

## Pension Office.

## PENSION OFFICE

Examining surgeons.

For fees and expenses of examining surgeons, pensions, for services rendered within the fiscal year 1924, \$60,000.

## Reclamation Service.

## RECLAMATION SERVICE

Payments from reclamation fund.  
Vol. 32, p. 388.

The following sums are appropriated out of the special fund in the Treasury of the United States created by the Act of June 17, 1902, and therein designated "the reclamation fund":

For all expenditures authorized by the Act of June 17, 1902 (Thirty-second Statutes, page 388), and Acts amendatory thereof or supplementary thereto, known as the reclamation law and all other Acts under which expenditures from said fund are authorized, including salaries in the District of Columbia and elsewhere; examination of estimates for appropriations in the field; refunds for overcollections hereafter received on account of water-right charges, rentals, and deposits for other purposes; printing and binding, not exceeding \$15,000; purchase, maintenance, and operation of horse-drawn or motor-propelled passenger-carrying vehicles; payment of damages caused to the owners of lands or private property of any kind by reason of the operations of the United States, its officers or employees, in the survey, construction, operation, or maintenance of irrigation works, and which may be compromised by agreement between the claimant and the Secretary of the Interior; and payment for official telephone service in the field hereafter incurred in case of official telephones installed in private houses when authorized under regulations established by the Secretary of the Interior: *Provided*, That no part of the sums herein appropriated shall be used for the commencement of construction work on any reclamation project which has not been recommended by the Commissioner of Reclamation and the Secretary of the Interior and approved by the President as to its agricultural and engineering feasibility and the reasonableness of its estimated construction cost:

Secondary projects: For cooperative and miscellaneous investigations, fiscal year 1925, \$21,500.

Cooperative investigations: For cooperative investigations of the feasibility of reclamation projects, including the Guernsey Reservoir of the North Platte project, Nebraska-Wyoming, the Spanish Springs project in Nevada, the Owyhee and Vale projects in Oregon, projects in the Salt Lake Basin of Utah, the Kittitas Division of the Yakima project in Washington, and the Casper-Alcova project in Wyoming; including personal services in the District of Columbia and elsewhere, and the purchase, repair, maintenance, hire, and operation of motor-propelled and horse-drawn passenger-carrying vehicles, fiscal year 1925, \$125,000: *Provided*, That hereafter the Secretary of the Interior is authorized to receive moneys from any State, municipality, irrigation district, individual, or other interest, public or private, expend the same in connection with moneys appropriated by the United States for any such cooperative investigation, and return to the contributor any moneys so contributed in excess of the actual cost of that portion of the work properly chargeable to the contribution.

North Platte irrigation project, Nebraska and Wyoming: For continued investigations, commencement of construction of the Guernsey Reservoir, and incidental operations, \$800,000;

Salt Lake Basin irrigation project, Utah: For continued investigations, continuation of construction, and incidental operations, \$375,000;

Owyhee irrigation project, Oregon: For continued investigations, commencement of construction, and incidental operations, \$315,000;

Yakima irrigation project, Washington: For continued investigation, commencement of construction of the Kittitas unit, and incidental operations, \$375,000.

All expenses.

Salaries in the District.  
Specified objects.

Vehicles, damages to property, etc.

*Proviso.*  
Use for new construction restricted.

Secondary projects.

Cooperative investigations.  
Projects designated.

*Proviso.*  
Use of moneys from States, etc.

Designated projects.

North Platte, Nebr.-Wyo.

Salt Lake Basin, Utah.

Owyhee, Oreg.

Yakima, Wash. Kittitas unit.

National parks.

Personal services in the District.

NATIONAL PARK SERVICE

For personal services in the District of Columbia in accordance with the Classification Act of 1923, fiscal year 1925, \$2,700.

- Mesa Verde, Colo. Mesa Verde National Park, Colorado: For repairing damage caused by flood washouts to roads, bridges, retaining walls, and culverts, fiscal year 1924, \$3,000.
- Mount Rainier, Wash. Mount Rainier National Park, Washington: For repairing damage caused by flood washouts to portions of the Carbon River Road, including river revetment work necessary to prevent further damage to road, fiscal year 1924, \$13,000.
- Rocky Mountain, Colo. Rocky Mountain National Park, Colorado: For repairing damage caused by flood washouts to roads, bridges, retaining walls, and culverts, fiscal year 1924, \$26,171.
- Construction of roads, trails, etc. Continuation of road construction: For construction, reconstruction, and improvement of roads and trails, inclusive of necessary bridges, in the national parks and national monuments under the jurisdiction of the Department of the Interior, including the making of necessary surveys and plans, in accordance with the provisions of, and being part of the amount authorized to be appropriated for the fiscal years 1924 and 1925 by the Act approved April 9, 1924, \$1,000,000, to remain available until June 30, 1925: *Provided*, That the sum of \$3,600 of the appropriation herein made shall be available for the employment of accounting and clerical services in the District of Columbia.
- Ante*, p. 90.
- Proviso*. Services in the District.

Department of Justice.

## DEPARTMENT OF JUSTICE

### CONTINGENT EXPENSES

- Miscellaneous expenditures. For miscellaneous expenditures, including the same objects specified under this head in the Departments of State and Justice Appropriation Acts for the fiscal years that follow:  
For 1923, \$43.68;  
For 1924, \$5,000.
- Printing and binding. For printing and binding for the Department of Justice, fiscal year 1923, \$953.23.  
For printing and binding for the Department of Justice and the courts of the United States, fiscal year 1924, \$25,000.

Judicial.

### JUDICIAL

Supreme Court.

#### UNITED STATES SUPREME COURT

- Printing and binding. For printing and binding for the Supreme Court of the United States, including the same objects specified under this head in the Departments of State and Justice Appropriation Act, fiscal year 1924, \$4,000.

Court of Customs Appeals.

#### COURT OF CUSTOMS APPEALS

Rent, etc.

For rent of necessary quarters in the District of Columbia and elsewhere, including the same objects specified under this head in the Departments of State and Justice Appropriation Act for the fiscal year 1924, \$3,000.

Court of Claims.

#### COURT OF CLAIMS

Printing and binding.

For printing and binding for the Court of Claims, fiscal year 1924, \$8,000.

Repairs to building.

Building: For repairs to roof of main building, including new valley gutters and rainspouting; installing new cables on elevator and repairing motor, \$2,225, to be expended under the supervision of the Architect of the Capitol and to remain available until June 30, 1925.

## MARSHALS, DISTRICT ATTORNEYS, CLERKS, AND OTHER EXPENSES OF UNITED STATES COURTS

United States courts.

For salaries, fees, and expenses of United States marshals and their deputies, including the same objects specified under this head in the Sundry Civil Appropriation Acts for the fiscal years that follow:

Marshals.

For 1918, \$10;  
For 1920, \$10.21;  
For 1921, \$910.04.

Appropriations for salaries, fees, and expenses of marshals for the fiscal year 1924, and thereafter, shall be available for advances to be made by United States marshals when authorized or approved by the Attorney General, the provisions of section 3648 of the Revised Statutes to the contrary notwithstanding.

Advances authorized.

R. S., sec. 3648, p. 718.

For salaries of United States district attorneys and expenses of United States district attorneys and their regular assistants, including the same objects specified under this head in the Sundry Civil Appropriation Act for the fiscal year 1922, \$31.

District attorneys.

For assistants to the Attorney General and to United States district attorneys employed by the Attorney General to aid in special cases, including the same objects specified under this head in the Departments of State and Justice Appropriation Act for the fiscal year 1924, \$120,000.

Assistants in special cases.

For fees of United States commissioners and justices of the peace acting under section 1014, Revised Statutes of the United States, fiscal year 1922, \$6,591.13.

Commissioners.

R. S., sec. 1014, p. 189.

Rent of court rooms, United States courts: The Attorney General is authorized to enter into a lease for rent of rooms for the United States courts and judicial officers in the city of New York at an annual rental not exceeding \$30,500, for a period of five years.

New York, N. Y.  
Lease of court rooms in, for five years.

For such miscellaneous expenses as may be authorized by the Attorney General, for the United States courts and their officers, including so much as may be necessary in the discretion of the Attorney General for such expenses in the District of Alaska, and in courts other than Federal Courts, for the fiscal years that follow:

Miscellaneous expenses.

For 1920, \$310;  
For 1922, \$150;  
For 1923, \$10,100.24.

For supplies, including the exchange of typewriting and adding machines, for the United States courts and judicial officers, including firearms and ammunition therefor, to be expended under the direction of the Attorney General, fiscal year 1924, \$9,000.

Supplies.

For purchase and rebinding of law books, including the exchange thereof, for United States judges, district attorneys, and other judicial officers, including the same objects specified under this head in the Sundry Civil and Departments of State and Justice Appropriation Acts for the respective fiscal years that follow:

Books for judicial officers.

For 1921, \$18;

Federal Reporter, etc.

For 1924, \$1,000 to be available also for one set of Federal Reporter and digest thereof.

Penal institutions.

## PENAL INSTITUTIONS

Leavenworth, Kansas: For repairs to the Government-owned bridge, including the approaches thereto, across the Missouri River at Fort Leavenworth, Kansas, connecting the Military Reservation with land heretofore belonging to the Fort Leavenworth Military Reservation in Platte County, Missouri, which land and bridge have been transferred to the jurisdiction of the Department of Justice,

Leavenworth, Kans.  
Repairs to bridge transferred from War Department.

\$49,115, which amount, together with \$50,000 of the appropriation for roads, walks, wharves and drainage, fiscal year 1924, transferred from the War Department to the Department of Justice by the Act of May 31, 1923, shall remain available until June 30, 1925: *Provided*, That said bridge shall be open to use by the public under such rules and regulations as prescribed by the Attorney General.

*Ante*, p. 248.

*Proviso*.  
Public use.

Atlanta, Ga.  
Miscellaneous.

Atlanta, Georgia: For miscellaneous expenditures, including the same objects specified under this head for the penitentiary at Leavenworth, Kansas, in the Departments of State and Justice Appropriation Act for the fiscal years that follow:

For 1923, \$2,841.80;

For 1924, \$20,000.

Hospital.

Atlanta, Georgia: For hospital supplies, including the same objects specified under this head for the penitentiary at Leavenworth, Kansas, in the Departments of State and Justice Appropriation Act for the fiscal year 1923, \$362.45.

McNeil Island,  
Wash.  
Clothing, etc.

McNeil Island, Washington: For clothing, transportation, and traveling expenses, including the same objects specified under this head for the penitentiary at Leavenworth, Kansas, in the Departments of State and Justice Appropriation Act for the fiscal year 1924, \$2,000.

Support of prisoners.

Support of prisoners: For support of United States prisoners, including necessary clothing and medical aid, discharge gratuities provided by law, and so forth, including the same objects specified under this head in the appropriation acts and for the fiscal years that follow:

For 1919, Sundry Civil, \$4,383.75;

For 1920, Sundry Civil, \$3,672.25;

For 1921, Sundry Civil, \$6,400.50;

For 1922, Sundry Civil, \$6,275.62;

For 1923, Departments of State and Justice, \$37,107.80.

Department of La-  
bor.

## DEPARTMENT OF LABOR

Immigration Bureau.

### BUREAU OF IMMIGRATION

Amount for services  
in the District in-  
creased.

*Ante*, p. 240.  
*Post*, p. 1335.

The amount which may be expended for personal services in the District of Columbia from the appropriation "Expenses of Regulating Immigration, 1925," is hereby increased from \$50,000 to \$100,000.

Children's Bureau.

### CHILDREN'S BUREAU

Maternity, etc., Act,  
benefits extended to  
Hawaii.

*Ante*, p. 17.

Promotion of the welfare and hygiene of maternity and infancy: For carrying out the provisions of section 3 of the Act entitled "An Act to extend the provisions of certain laws to the Territory of Hawaii," approved March 10, 1924, fiscal year 1925, \$12,079.96.

Navy Department.

## NAVY DEPARTMENT

Adjusted Compensation  
Act.

Administrative ex-  
penses of Department  
under.

*Ante*, p. 131.

*Proviso*.  
Office supplies from  
General Supply Com-  
mittee for temporary  
use.

Administrative expenses, World War Adjusted Compensation Act: For temporary personal services in the District of Columbia in accordance with the Classification Act of 1923, purchase, hire, exchange, and repair of typewriters, adding machines, and other mechanical devices, printing and binding, stationery, office supplies and equipment, transportation of things, and for other necessary contingent and miscellaneous expenses, to enable the Secretary of the Navy to perform such duties as are required by the World War Adjusted Compensation Act of May 19, 1924, \$450,000, to remain available until June 30, 1925: *Provided*, That the Secretary of the Treasury is authorized to issue to the Secretary of the Navy, without charge, for temporary use such surplus office supplies and equipment as may be under the control of the General Supply Committee.

Naval Observatory: To complete the purchase of land lying within the Observatory Circle, as established by the joint resolution of August 1, 1894 (Twenty-eighth Statutes, page 588), fiscal year 1924, \$4,041.

Naval Observatory.  
Additional land.  
Vol. 28, p. 588.

Pay, miscellaneous: For commissions and interest, transportation of funds, exchange, and so forth, including the same objects specified under this head in the naval appropriation act for the fiscal year 1921, \$37,603.52.

Navy.  
Pay, miscellaneous.

Transportation and Recruiting: Such portion of the unobligated balance of the appropriation "Transportation and Recruiting, 1924," as may be required to satisfy the deficiency in such appropriation for the fiscal year 1923 is hereby made available for that purpose.

Transportation and  
recruiting.  
Balance available.  
Vol. 42, p. 790.

Aviation, Navy: The unexpended balance of the appropriation "Aviation, Navy, 1923" not to exceed \$265,000, is hereby reappropriated and made available during the fiscal year 1925 for the same purposes as the original appropriation.

Aviation.  
Reappropriation of  
balance.  
Vol. 42, p. 805.

Scrapping of naval vessels: The Secretary of the Navy may use, pursuant to the provisions of the Act approved July 1, 1922, entitled "An Act authorizing the President to scrap certain vessels in conformity with the provisions of the treaty limiting naval armament, and for other purposes," the unexpended balances on the date of approval of this Act under the appropriations heretofore made on account of scrapping of naval vessels, together with the sum of \$2,500,000, which is hereby appropriated, for necessary expenses in connection with the care and preservation of vessels whose construction has been or shall be suspended or discontinued on account of the treaty limiting naval armament, and for the expenses of handling, preserving, transporting, and inventorying material on hand or in course of fabrication for said vessels, and toward payment of bills for material already completed for said vessels and toward payment of any amounts payable as a result of the modification or cancellation of contracts and purchase orders on account of said vessels, their machinery, materials, and equipment, and for reimbursement to contractors of carrying charges heretofore or hereafter approved by the Secretary of the Navy, to cover additional expenses resulting from the deferring of deliveries or payments under said contracts and purchase orders, and for reimbursement to contractors for work done and for such portion of running and overhead expenses and other indirect charges as may be approved by the Secretary of the Navy on account of contracts under which settlement is deferred on account of the treaty limiting naval armament, and the unexpended balance on the date of approval of this Act of the further sum of \$8,450,000 appropriated in the Act of March 4, 1923, is hereby made available for the foregoing purposes and for the payment of any amounts payable as a result of the modifications or cancellation of contracts and orders including incidental expenses for the armament, armor, ammunition, and ordnance outfits (including material required in connection therewith) of vessels whose construction has been or shall be suspended or discontinued on account of the treaty limiting naval armament; in all, \$2,500,000, to remain available until June 30, 1925.

Scrapping naval ves-  
sels.  
Use of unexpended  
balances.  
Vol. 42, pp. 774, 814,  
1544.

Additional amount.  
Specified uses.

Reimbursing con-  
tractors.

Use of additional  
amount.  
Vol. 42, p. 1544.

Refund to the Panama Railroad Company: For refund to the Panama Railroad Company, New York City, of the amount erroneously collected and deposited in the Treasury of the United States as "miscellaneous receipts," \$4,890.67.

Panama Railroad  
Company.  
Refund to.

Damage claims: To pay the claims adjusted and determined by the Navy Department under the provisions of the Act approved June 24, 1910, as amended by the Act approved December 28, 1922, on account of damages for which naval vessels were found to be responsible, certified to the present Congress in House Documents Numbered 260 and 274, \$64,482.20.

Payment of collision  
damages claims.  
Vol. 36, p. 607; Vol.  
42, p. 1066.

Charles Fort, S. C.  
Monument of site, on  
Parris Island.

To enable the Secretary of the Navy to mark with a suitable and permanent monument the site of Charles Fort, Parris Island, South Carolina, such site being the place where a fort was erected by a colony of Frenchmen who settled at this point in 1562, \$10,000, to remain available until June 30, 1925.

Pearl Harbor, Ha-  
waii.  
Acquiring private  
fishery rights in, etc.  
Vol. 42, p. 67.

Fishery rights, Pearl Harbor, Hawaii: For necessary costs and expenses of condemnation proceedings authorized by the Act approved June 28, 1921 (Forty-second Statutes at Large, page 67), entitled "An Act to provide for the acquisition by the United States of private rights of fishery in and about Pearl Harbor, Territory of Hawaii," fiscal years 1924 and 1925, \$5,000.

Postal service.

## POST OFFICE DEPARTMENT

### OUT OF THE POSTAL REVENUES

Post Office Depart-  
ment.

#### CONTINGENT EXPENSES, POST OFFICE DEPARTMENT

Washington, D. C.,  
post office.  
Reimbursement for  
heat, light, and power  
furnished to.

For reimbursement of the Government Printing Office or Capitol Power Plant for the cost of furnishing steam for heating and electric current for lighting and power to the Post Office Department Building at Massachusetts Avenue and North Capitol Street, District of Columbia, fiscal year 1924, \$3,000.

Payment of private  
property damages  
claims.

Vol. 42, p. 1066.

Damage claims: To pay claims for damages to or losses of privately owned property adjusted and determined by the Post Office Department under the provisions of the Act approved December 28, 1922 (Forty-second Statutes, page 1066), as fully set forth in House Documents Numbered 255 and 293, reported to Congress at its present session, \$9,437.53.

## POSTAL SERVICE

### OUT OF THE POSTAL REVENUES

Postmaster General.

#### OFFICE OF POSTMASTER GENERAL

Chief Inspector's Of-  
fice.  
Payment of rewards.  
*Provido.*  
If offender killed.

Office of the Chief Inspector: For payment of rewards for the detection, arrest, and conviction of post-office burglars, robbers, and highway mail robbers: *Provido.* That rewards may be paid, in the discretion of the Postmaster General, when an offender of the class mentioned was killed in the act of committing the crime or in resisting lawful arrest, fiscal year 1921, \$4,000.

First Assistant Post-  
master General.

#### OFFICE OF THE FIRST ASSISTANT POSTMASTER GENERAL

Postmasters.

For compensation to postmasters for the fiscal years that follow:  
For 1922, \$1,090.20;  
For 1923, \$120,816.60.

Temporary, auxili-  
ary, and substitute  
clerks.

For temporary and auxiliary clerk hire and for substitute clerk hire for clerks and employees absent with pay at first and second class post offices and temporary and auxiliary clerk hire at summer and winter resort post offices, fiscal year 1923, \$15,802.57.

Unusual conditions.  
City delivery.  
Letter carriers.

For unusual conditions at post offices, fiscal year 1924, \$28,000.

For pay of letter carriers at offices already established, including substitutes for letter carriers absent without pay, City Delivery Service, fiscal year 1923, \$1,297.59.

Substitute carriers.

For pay of substitutes for letter carriers absent with pay, and of auxiliary and temporary letter carriers at offices where city delivery is already established, fiscal year 1923, \$30,410.29.

Special delivery fees.

For fees to special-delivery messengers, fiscal year 1923, \$163.16.

For the transmission of mail by pneumatic tubes or other similar devices in the city of New York, including the Borough of Brooklyn of the city of New York, including power, labor, and all other operating expenses, fiscal year 1924, \$5,347.60.

Pneumatic tubes,  
New York City and  
Brooklyn.

## OFFICE OF THE SECOND ASSISTANT POSTMASTER GENERAL

Second Assistant  
Postmaster General.

For inland transportation by railroad routes, fiscal year 1924, \$4,250,000.

Railroad routes.

Railway Mail Service: For fifteen division superintendents, fifteen assistant division superintendents, two assistant superintendents, one assistant superintendent in charge of car construction, one hundred and twenty-one chief clerks, one hundred and twenty-one assistant chief clerks, clerks in charge of sections in the offices of division superintendents, railway postal clerks, substitute railway postal clerks, joint employees, and laborers in the Railway Mail Service, fiscal year 1924, \$550,000.

Railway Mail Service.  
Division superintendents, etc.

For transportation of foreign mails by steamship, aircraft, or otherwise, fiscal year 1924, \$297,541.

Foreign mails.

For balances due foreign countries, fiscal year 1924, \$900,000.

Balances due foreign  
countries.

## STATE DEPARTMENT

State Department.

General and Special Claims Commissions, United States and Mexico: For the expenses of the settlement and adjustment of claims by the citizens of each country against the other under a convention concluded September 8, 1923, and of citizens of the United States against Mexico under a convention concluded September 10, 1923, between the United States and Mexico, including the expenses which, under the terms of the two conventions, are chargeable in part to the United States, the expenses of the two commissions, and the expenses of an agency of the United States to perform all necessary services in connection with the preparation of the claims and the presenting thereof before the said commissions, as well as defending the United States in cases presented under the general convention by Mexico, including salaries of an agent and necessary counsel and other assistants and employees in the District of Columbia and elsewhere, rent, law books and books of reference, printing and binding, contingent expenses, traveling and subsistence expenses, and such other expenses in the United States and elsewhere as the President may deem proper, fiscal year, 1925, \$171,930.

Mexican claims commissions.  
Post, pp. 1730, 1722.

All expenses.

Immigration of aliens: To enable the Department of State to perform the duties devolving upon it under the laws regulating immigration of aliens into the United States, including the same objects specified in the Acts making appropriations for the Department of State for the fiscal year 1925, under the heads of salaries and contingent expenses in the Department of State, printing and binding, salaries of the foreign-service officers, allowance for clerk hire at United States consulates, transportation of diplomatic and consular officers and clerks, and contingent expenses, United States consulates, \$500,000, to continue available until June 30, 1925, of which not to exceed \$35,000 shall be available for personal services in the District of Columbia under the Classification Act of 1923.

Immigration of  
aliens.  
Expenses of Department  
under laws regulating.  
Ante, p. 153.

Salaries, foreign service officers: For compensation of foreign service officers for the fiscal year 1925, in addition to the amounts made available for that purpose by section 21 of the Act entitled "An Act for the reorganization and improvement of the foreign service of the United States, and for other purposes," approved May 24, 1924, \$450,000.

Services in the District.

Foreign service officers.  
Additional pay.  
Ante, p. 146.

International Statistical Institute.  
Annual contribution.  
*Ante*, p. 112.

**International Statistical Institute at The Hague:** For the annual contribution of the United States to the International Statistical Bureau at The Hague, for the year 1925, as authorized by public resolution approved April 28, 1924, fiscal year 1925, \$2,000, to be expended under the direction of the Secretary of State.

Pan-American Sanitary Conference.  
Expenses of delegates to Seventh.  
*Ante*, p. 112.

**Seventh Pan-American Sanitary Conference:** For the representation of the United States at the Seventh Pan-American Sanitary Conference to be held at Habana, Cuba, as authorized by public resolution approved April 28, 1924, including the expenses of the delegates for transportation, subsistence (notwithstanding the provisions of any other Act), compensation of interpreters and other employees, assembling of the necessary data and preparation, printing and binding of a report, and such other miscellaneous expenses as the President may deem proper, fiscal year 1925, \$2,600.

Narcotics traffic.  
Expenses, participating in conferences for suppressing.  
*Ante*, p. 119.

**Traffic in habit-forming narcotic drugs:** For the expenses of the participation of the United States in one or both international conferences to be called to agree upon a plan to enforce The Hague opium convention, as authorized by public resolution approved May 15, 1924, including salaries in the District of Columbia or elsewhere, rent, printing and binding, traveling and subsistence expenses (notwithstanding the provisions of any other Act), and such other expenses in the United States and elsewhere as the President may deem proper, fiscal year 1925, \$35,000.

Interparliamentary Union.  
Expenses of Twenty-third Conference of, at Washington, etc.

**Twenty-third Conference of the Interparliamentary Union:** For the purpose of defraying the expenses in the city of Washington and elsewhere in the United States, incident to the twenty-third conference of the Interparliamentary Union, to be held in Washington in 1925, to be expended under such rules and regulations as the Secretary of State may prescribe, for salaries in the District of Columbia or elsewhere, rent, printing and binding, traveling and subsistence expenses (notwithstanding the provisions of any other Act), and such other expenses as may be necessary, \$50,000, as authorized by public resolution approved May 13, 1924, to remain available until December 31, 1925.

*Ante*, p. 119.

Rio Grande.  
Expenses of commission on distribution of waters of, below Fort Whitman, Tex.  
*Ante*, p. 118.  
*Post*, p. 1340.

**Commission on equitable use of the waters of the Rio Grande:** For a study, in cooperation with representatives of the United States of Mexico, regarding the equitable use of the waters of the Rio Grande below Fort Whitman, Texas, with a view to their proper utilization for irrigation and other beneficial uses, including salaries of commissioners and other employees, transportation, subsistence (notwithstanding the provisions of any other Act), and such other miscellaneous expenses as the President may deem proper, fiscal year 1925, \$20,000: *Provided*, That one of the commissioners so appointed shall be an engineer experienced in such work.

*Proviso.*  
Engineer commissioner.

France.  
Payment to, as indemnity to Madame Crignier.

**Relief of Madame Crignier:** To pay to the Government of the Republic of France as a matter of grace and without reference to the question of liability therefor, as full indemnity for loss and damage to property suffered by Madame Crignier, a citizen of France, by reason of the search for the body of Admiral John Paul Jones, as authorized by the Act approved May 13, 1924, fiscal year 1924, \$13,511.13.

*Ante*, p. 118.

London, England.  
Reappropriation of balance for embassy premises at.  
Vol. 42, p. 604.

**Embassy, Legation, and Consular Buildings and Grounds:** The unexpended balance of the appropriation "Repairs and Improvements, Embassy Premises, London, England, 1922 and 1923," is hereby made available for the payment of any obligations incurred after June 30, 1923, and shall remain available until June 30, 1925.

TREASURY DEPARTMENT

OFFICE OF THE SECRETARY

For payment of the increase in the salary of the Government Actuary, as provided by section 1102 of the Revenue Act of 1924, for the fiscal years that follow:

For 1924, \$281.95;  
For 1925, \$2,300.

Treasury Department.

Secretary's Office.

Government Actuary.  
Increased pay.  
*Ante*, p. 353.

CONTINGENT EXPENSES, TREASURY DEPARTMENT

For purchase of coal, wood, engine oils and grease, grate baskets and fixtures, blowers, coal hods, coal shovels, pokers, and tongs, fiscal year 1924, \$1,400.

For the purchase of furniture, office machines and devices, reference books, drafting equipment, and other articles necessary to equip the increased personnel of the United States Coast Guard service in the District of Columbia, fiscal year 1924, \$2,000.

Contingent expenses.

Fuel, etc.

Furniture, etc., for Coast Guard service.

DIVISION OF BOOKKEEPING AND WARRANTS

Contingent expenses, public moneys: For contingent expenses under the requirements of section 3653 of the Revised Statutes, for the collection, safe-keeping, transfer, and disbursements of the public moneys, including the same objects specified under this head in the Treasury Department Appropriation Act for the fiscal year 1924, \$10,000.

Bookkeeping and Warrants Division.

Contingent expenses, public moneys.  
R. S., sec. 3653, p. 719.

INTERNAL REVENUE SERVICE

The appropriation "Collecting the internal revenue, 1925," is made available for rental at not exceeding \$11,500, care, maintenance, and protection of quarters in the District of Columbia, including such alterations and repairs to rented quarters as may be necessary, in all \$29,915, provided suitable or adequate space can not be assigned to the Bureau of Internal Revenue by the Public Buildings Commission in Government-owned buildings under its control: *Provided*, That the Superintendent State, War, and Navy Department Buildings shall be responsible for the care, maintenance, and protection of such buildings as may be so rented: *And provided further*, That the sum of \$18,415 hereinabove authorized to be expended for the care, maintenance, and protection of such rented buildings, together with all machinery, tools, equipment, and supplies used for the use in connection therewith, shall be transferred on July 1, 1924, from the Secretary of the Treasury to the Superintendent State, War, and Navy Department Buildings.

Internal Revenue Service.

Collecting internal revenue.  
Additional rent, etc., allowance in the District from.

*Provided*.  
Care, etc., of buildings.

Transfer of funds etc., to Superintendent of State, etc., Department Buildings.

Refunding income taxes under title 12 of Revenue Act of 1924: For the refunding of taxes required by title 12 of the Revenue Act of 1924, approved June 2, 1924, providing for an allowance by credit or refund of 25 per centum of the taxes imposed by parts 1 and 2 of title 2 of the Revenue Act of 1921, to remain available until June 30, 1925, \$16,140,000.

Income tax for 1923.  
Refund of.  
*Ante*, p. 353.

COAST GUARD

Salaries, office of Coast Guard: For personal services in the District of Columbia in accordance with "The Classification Act of 1923," fiscal year 1925, \$50,000.

Coast Guard.

Office personnel.  
*Ante*, p. 72.

For pay and allowances prescribed by law for commissioned officers, cadets and cadet engineers, warrant officers, petty officers, and

Pay, etc., of officers, enlisted men, etc.

other enlisted men, active and retired, temporary cooks and surfmen, substitute surfmen, and one civilian instructor, fiscal year 1925, \$5,413,600.

**Rations.** For rations or commutation thereof for petty officers and other enlisted men, fiscal year 1925, \$290,500.

**Fuel and water.** For fuel and water for vessels, stations, and houses of refuge, fiscal year 1925, \$1,103,500.

**Outfits, etc.** For outfits, ship chandlery, and engineers' stores for the same, fiscal year 1925, \$519,700.

**Stations, houses of refuge, etc.** For rebuilding and repairing stations and houses of refuge, temporary leases, rent, and improvements of property for Coast Guard purposes, including use of additional land where necessary, fiscal year 1925, \$39,800.

**Death allowances.** Vol. 41, p. 825. For carrying out the provisions of the Act of June 4, 1920, fiscal year 1925, \$15,000.

**Traveling, etc., expenses.** For mileage and expenses allowed by law for officers, and traveling expenses, per diem in lieu of subsistence not exceeding \$4 for other persons traveling on duty under orders from the Treasury Department, including transportation of enlisted men and applicants for enlistment, with subsistence and transfers en route, or cash in lieu thereof, fiscal year 1925, \$150,000.

**Contingent expenses.** For contingent expenses, including communication service, subsistence of shipwrecked persons succored by the Coast Guard, for the recreation, amusement, comfort, contentment, and health of the enlisted men of the Coast Guard, to be expended in the discretion of the Secretary of the Treasury, not exceeding \$10,000; instruments and apparatus, supplies, technical books and periodicals, and services necessary to the carrying on of scientific investigation, experimental and research work in relation to telephony and radiotelegraphy, not exceeding \$4,000; wharfage, towage, freight, storage, repairs to station apparatus, advertising, surveys, medals, labor, newspapers and periodicals for statistical purposes, and all other necessary expenses which are not included under any other heading, fiscal year 1925, \$110,000.

**Repairs to cutters.** For repairs to Coast Guard cutters, fiscal year 1925, \$500,000.

**Secret Service.**

#### SUPPRESSING COUNTERFEITING AND OTHER CRIMES

**Suppressing counterfeiting, etc.** For expenses incurred in suppressing counterfeiting and other crimes, including the same objects specified under this head in the Act making appropriations for the Treasury Department for the fiscal year ended June 30, 1923, \$756.62.

**Public Health Service.**

#### PUBLIC HEALTH SERVICE

**Payment of property damages claims.** Vol. 42, p. 1066. **Damage claims:** To claims for damages to or losses of privately owned property adjusted and determined by the Treasury Department under the provisions of the Act approved December 28, 1922 (Forty-second Statutes, 1066), as fully set forth in House Documents Numbered 206, 263, and 291, reported to Congress at its present session, \$341.92.

**Public Buildings.**

#### PUBLIC BUILDINGS

**New York quarantine station.** New York (N. Y.) quarantine station: For removal of old Pier A, construction of new pier, dredging boat basin, additional planking on Pier B, \$38,000.

**Operating force.** Operating force: For such personal services as the Secretary of the Treasury may deem necessary in connection with the care, maintenance, and repair of all public buildings under the control of the Treasury Department, and so forth, including the same objects

specified under this head in the Treasury Department Appropriation Act for the fiscal year 1924, \$15,000.

Operating supplies: For fuel, steam, gas for lighting and heating purposes, water, ice, lighting supplies, electric current for lighting, and so forth, including the same objects specified under this head in the Treasury Department Appropriation Act for the fiscal year 1924, \$27,000.

### WAR DEPARTMENT

Administrative expenses, World War Adjusted Compensation Act: For temporary personal services in the District of Columbia in accordance with the Classification Act of 1923, purchase, hire, exchange, and repair of typewriters, adding machines, and other mechanical devices, printing and binding, stationery, office supplies and equipment, telegrams, telephones, maintenance and operation of motor trucks, transportation of things, other necessary contingent and miscellaneous expenses, and rent of buildings and parts of buildings in the District of Columbia, if space is not provided by the Public Buildings Commission in Government-owned buildings, to enable the Secretary of War to perform such duties as are required of him by the World War Adjusted Compensation Act of May 19, 1924, \$3,600,000, to remain available until June 30, 1925: *Provided*, That the Secretary of the Treasury is authorized to issue to the Secretary of War, without charge, for temporary use, such surplus office supplies and equipment as may be under the control of the General Supply Committee.

Roads, walks, wharves, and drainage: For the construction of a road at Fort Story, Virginia, \$40,000, to remain available until June 30, 1925: *Provided*, That such road shall be constructed only to form a connecting link in the highway to be constructed by the State of Virginia.

Fire control, Panama Canal: The appropriation of \$25,000 for the fiscal year 1922 for the construction of fire-control stations, the purchase and installation of accessories therefor, and for subaqueous, sound, and flash ranging apparatus and their development, provided in the Fortifications Act approved March 3, 1921, shall remain available for obligation until June 30, 1925, for the purposes authorized by said Act.

Damage claims: To pay claims for damages to or losses of privately owned property adjusted and determined by the War Department, under the provisions of the Act approved December 28, 1922 (Forty-second Statutes, page 1066), as fully set forth in House Document Numbered 259, reported to Congress at its present session, \$4,496.23.

Camp Knox, Kentucky: For the compensation of owners for land taken and for damages suffered incident to the construction and maintenance of the New Dixie Highway and the electric transmission line in the vicinity of Camp Knox, Kentucky, \$30,000, to remain available until June 30, 1925.

Medals, Texas Cavalry: For procuring bronze medals of appropriate design with a bar and ribbon, together with a rosette or other device to be worn in lieu thereof, for issue to officers and enlisted men of Texas Cavalry, under the provisions of an Act approved April 16, 1924, \$5,000, to remain available until June 30, 1925.

Settlement of Claims: The unexpended balance on June 30, 1924, of the appropriation "Settlement of claims of foreign governments and their nationals, 1923," contained in the Deficiency Appropriation Act approved March 4, 1923, is extended until June 30, 1925, for use only in settling the claims of foreign governments and their nationals for supplies or services furnished for use of the American forces abroad.

Operating supplies.

War Department.

Adjusted Compensation Act.

Administrative expenses of Department under.

Rent of buildings, D. C.

*Ante*, p. 131.

*Proviso*. Office supplies from General Supply Committee for temporary use.

Fort Story, Va. Constructing road at. *Proviso*. To connect with State highway.

Panama Canal. Fire control stations. Reappropriation.

Vol. 41, p. 1351.

Payment of property damages claims.

Vol. 42, p. 1066.

Camp Knox, Ky. Payment for land, etc., Dixie Highway.

*Ante*, p. 489.

Texas Cavalry brigades. Bronze medals to members of.

*Ante*, p. 100.

War contracts. Use of balance for settling claims of foreign governments under, continued.

Vol. 42, p. 1550.

Flood control.  
Surveys, etc., of des-  
ignated rivers for.  
*Ante*, p. 250.

**Control of Floods:** For preliminary examinations and surveys with a view to the control of floods in accordance with the provisions of the Act approved May 31, 1924, fiscal years 1924 and 1925, as follows: North Branch of the Susquehanna River, Pennsylvania and New York, \$8,000; Allegheny and Monongahela Rivers, \$25,000; Payullup River, Washington, \$5,000; in all, \$38,000.

Judgments, United  
States courts.

### JUDGMENTS, UNITED STATES COURTS

Payment of.  
Vol. 24, p. 505.

For payment of the final judgments and decrees, including costs of suits, which have been rendered under the provisions of the Act of March 3, 1887, entitled "An Act to provide for the bringing of suits against the Government of the United States," as amended by the Judicial Code, approved March 3, 1911, certified to Congress during the present session by the Attorney General in Senate Document Numbered 135 and in House Document Numbered 303, and which have not been appealed, namely:

Vol. 36, p. 1137.

Classification.

Under the Department of Labor, \$10,340.66;  
Under the Navy Department, \$5,483.12;  
Under the Treasury Department, \$1,701.64.

Under the War Department, \$412.25; in all, \$17,937.67, together with such additional sum as may be necessary to pay interest on the respective judgments at the rate of 4 per centum from the date thereof until the time this appropriation is made.

Virginia eastern dis-  
trict court.

For payment of judgment, including costs of suit, rendered against the Government of the United States, by the United States District Court for the Eastern District of Virginia, sitting in admiralty, certified to Congress during the present session in House Document Numbered 302, as follows:

Th. Brovig.  
Payment of decree  
in favor of.  
Vol. 42, p. 1776.

Under the provisions of an Act entitled "An Act for the relief of Th. Brovig," approved February 26, 1923 (Private Numbered 186, Sixty-seventh Congress, fourth session, Forty-second Statutes, Part 2, page 1776), amount of decree in favor of Th. Brovig, \$8,866.85, together with costs, \$37.55; in all, \$8,904.40.

Property comman-  
deered under Lever  
Act.  
Paying judgments in  
suits for.  
Vol. 40, p. 276.

For payment of judgments, including costs of suits, rendered against the Government of the United States by United States District Courts under the provisions of the Act entitled "An Act to provide further for the national security and defense by encouraging the production, conserving the supply, and controlling the distribution of food products and fuel," approved August 10, 1917, certified to Congress during the present session in House Document Numbered 305, as follows:

War Department.

Under the War Department, \$427,511.45, together with such additional sum as may be necessary to pay interest thereon at the legal rate per annum as and where specified in said judgments.

Judgments, Court of  
Claims.

### JUDGMENTS, COURT OF CLAIMS

Payment of.

For payment of the judgments rendered by the Court of Claims and reported to Congress during the present session in House Document Numbered 301, namely:

Classification.

Under the Department of the Interior, \$4,737.09;  
Under the Navy Department, \$10,178.51;  
Under the Treasury Department, \$0.59;  
Under the War Department, \$80,098.85;  
In all, \$95,015.04.

Right of appeal.

None of the judgments contained herein shall be paid until the right of appeal shall have expired.

For payment of the judgments rendered by the Court of Claims and reported to Congress during the present session in Senate Document Numbered 132, namely:

Under Independent Offices—

United States Food Administration, \$6,564.52;

Under the Navy Department, \$819,851.29;

Under the Treasury Department, \$181,364.99;

Under the War Department, \$489,522.79;

In all, \$1,497,303.69, together with such additional sum as may be necessary to pay interest on certain of the judgments at the legal rate per annum as and where specified in said judgments. None of the judgments contained herein shall be paid until the right of appeal shall have expired.

Additional.

Interest.

Right of appeal.

### AUDITED CLAIMS

SEC. 2. That for the payment of the following claims, certified to be due by the General Accounting Office under appropriations the balances of which have been exhausted or carried to the surplus fund under the provisions of section 5 of the Act of June 20, 1874, and under appropriations heretofore treated as permanent, being for the service of the fiscal year 1921 and prior years, unless otherwise stated, and which have been certified to Congress under section 2 of the Act of July 7, 1884, as fully set forth in House Document Numbered 304, reported to Congress at its present session, there is appropriated as follows:

Audited claims.

Payment of, certified by General Accounting Office.

Vol. 18, p. 110.

Vol. 23, p. 254.

#### LEGISLATIVE

For Capitol power plant, \$90.16.

Capitol power plant.

#### INDEPENDENT OFFICES

For national security and defense, Food and Fuel Administrations, educational, \$42.22.

Independent offices.

For housing for war needs, \$500.

For preservation of collections, National Museum, \$19.99.

For medical and hospital services, Veterans' Bureau, \$16,067.15.

For salaries and expenses, Veterans' Bureau, \$474.47.

For vocational rehabilitation, Veterans' Bureau, \$3,296.95.

#### DEPARTMENT OF AGRICULTURE

For general expenses, Forest Service, \$25.54.

Department of Agriculture.

For general expenses, Bureau of Biological Survey, \$5.21.

For general expenses, Weather Bureau, \$5.

#### DEPARTMENT OF COMMERCE

For contingent expenses, Steamboat Inspection Service, \$2.92.

Department of Commerce.

For military research, Bureau of Standards, \$115.

For general expenses, Lighthouse Service, \$2,016.81.

For general expenses, Coast and Geodetic Survey, \$3.78.

For miscellaneous expenses, Bureau of Fisheries, 45 cents.

#### DEPARTMENT OF THE INTERIOR

For salaries and commissions of registers and receivers, \$836.31.

For protecting public lands, timber, and so forth, \$17.56.

For medical relief in Alaska, \$213.

For Geological Survey, \$73.66.

For investigating mine accidents, \$2.45.

Interior Department.

- For expenses, mining experiment station, Bureau of Mines, \$30.82.
- For suppressing liquor traffic among Indians, \$1.48.
- For purchase and transportation of Indian supplies, \$26.05.
- For support of Indians in Arizona and New Mexico, \$111.50.
- For support of Sioux of different tribes, subsistence and civilization, South Dakota, \$48.75.
- For diversion dam and distribution and drainage system, Yakima Reservation, Washington (reimbursable), \$7.30.

## DEPARTMENT OF JUSTICE

Department of Justice.

- For salaries, fees, and expenses of marshals, United States courts, \$104.41.
- For fees of commissioners, United States courts, \$1,738.60.
- For fees of witnesses, United States courts, \$64.60.
- For supplies for United States courts, 61 cents.

## NAVY DEPARTMENT

Navy Department.

- For aviation, Navy, \$2,825.37.
- For pay, miscellaneous, \$406.87.
- For pay, Marine Corps, \$140.36.
- For maintenance, Quartermaster's Department, Marine Corps, \$282.43.
- For transportation, Bureau of Navigation, \$1,591.39.
- For contingent, Bureau of Navigation, \$1.31.
- For maintenance, Bureau of Yards and Docks, \$37.33.
- For organizing the Naval Reserve Force, \$9.96.
- For pay of the Navy, \$2,701.94.
- For freight, Bureau of Supplies and Accounts, \$1,949.09.
- For engineering, Bureau of Engineering, \$8.53.

## DEPARTMENT OF STATE

State Department.

- For contingent expenses, United States consulates, \$87.79.

## TREASURY DEPARTMENT

Treasury Department.

- For payment of judgments against collectors of customs, \$1,254.27.
- For expenses of loans, Act of September 24, 1917, as amended, \$3.80.
- For enforcement of National Prohibition Act, internal revenue, \$48.33.
- For enforcement of Narcotic and National Prohibition Acts, internal revenue, \$425.92.
- For refunding internal revenue collections, \$135.
- For Coast Guard, \$1,792.14.
- For pay of personnel and maintenance of hospitals, Public Health Service, \$163.75.
- For medical and hospital services, Public Health Service, \$130.97.
- For preventing the spread of epidemic diseases, \$11.88.
- For mechanical equipment for public buildings, \$12.26.
- For vaults and safes for public buildings, \$17.60.
- For general expenses of public buildings, \$5.70.
- For furniture and repairs of same for public buildings, \$2.19.

## WAR DEPARTMENT

War Department.

- For increase of compensation, Military Establishment, \$6,069.29.
- For Signal Service of the Army, \$4,378.73.
- For Air Service, production, \$13,400.

For pay, and so forth, of the Army, \$1,043,989.12.  
 For increase for aviation, Signal Corps, \$3,207.87.  
 For mileage to officers and contract surgeons, \$38.03.  
 For general appropriations, Quartermaster Corps, \$27,234.94.  
 For transportation of the Army and its supplies, \$16.66.  
 For barracks and quarters, \$140.65.  
 For construction and repair of hospitals, \$300.  
 For inland and port storage and shipping facilities, \$1,862.60.  
 For supplies, services, and transportation, Quartermaster Corps,  
 \$30,085.50.  
 For quartermaster supplies, equipment, and so forth, Reserve  
 Officers' Training Corps, \$318.47.  
 For Medical and Hospital Department, \$290.08.  
 For engineer operations in the field, \$32.  
 For Ordnance Service, \$13.76.  
 For Ordnance stores and supplies, \$24.65.  
 For arming, equipping, and training the National Guard, \$317.28.  
 For arrears of pay, bounty, and so forth, \$12.67.  
 For pay, and so forth, of the Army, war with Spain, \$99.68.  
 For searchlights and electrical installations at seacoast fortifica-  
 tions, \$408.76.  
 For armament of fortifications, \$7,323.90.  
 For small-arms target practice, \$933.57.  
 For electrical and sound-ranging equipment, \$53.47.  
 For construction and maintenance of military and post roads,  
 bridges, and trails, Alaska, \$75.  
 For disposition of remains of officers, soldiers, and civil em-  
 ployees, \$115.36.  
 For headstones for graves of soldiers, \$10.30.

## POST OFFICE DEPARTMENT

For balance due foreign countries, \$2,413.51.  
 For city delivery carriers, \$1,423.55.  
 For clerks, first and second class post offices, \$207.89.  
 For compensation to postmasters, \$20.21.  
 For indemnities, domestic mail, \$593.26.  
 For indemnities, international mail, \$299.71.  
 For office appliances, \$84.  
 For power boat and airplane service, \$23.89.  
 For railroad transportation, \$4,468.59.  
 For Railway Mail Service, travel allowance, \$119.  
 For rent, light, and fuel, \$3.38.  
 For Rural Delivery Service, \$64.59.  
 For separating mails, \$45.55.  
 For shipment of supplies, \$65.10.  
 For temporary clerk hire, \$188.40.  
 For vehicle service, \$108.59.

Post Office Depart-  
ment.

Total, audited claims, section 2, \$1,190,870.49, together with such  
 additional sum, due to increases in rates of exchange, as may be  
 necessary to pay claims in the foreign currency as specified in cer-  
 tain of the certificates of settlement of the General Accounting  
 Office.

Additional, to meet  
increases in rates of  
exchange.

## AUDITED CLAIMS

Audited claims.

SEC. 3. That for the payment of the following claims, certified to  
 be due by the General Accounting Office under appropriations the  
 balances of which have been exhausted or carried to the surplus  
 fund under the provisions of section 5 of the Act of June 20, 1874,  
 and under appropriations heretofore treated as permanent, being  
 for the service of the fiscal year 1921 and prior years unless other-

Payment of.

Vol. 18, p. 110.

Vol. 23, p. 254.

wise stated, and which have been certified to Congress under section 2 of the Act of July 7, 1884, as fully set forth in Senate Document Numbered 136, reported to Congress at its present session, there is appropriated as follows:

### INDEPENDENT OFFICES

Independent offices. For salaries and expenses, Railroad Labor Board, \$27.78.  
For Interstate Commerce Commission, 90 cents.  
For medical and hospital services, Veterans' Bureau, \$8,035.01.  
For vocational rehabilitation, Veterans' Bureau, \$107.77.

### DEPARTMENT OF AGRICULTURE

Department of Agriculture. For general expenses, Bureau of Plant Industry, \$484.73.  
For general expenses, Forest Service, \$2.63.  
For general expenses, Bureau of Animal Industry, \$25.  
For general expenses, States Relations Service, \$5.  
For purchase and distribution of valuable seeds, \$421.04.

### DEPARTMENT OF COMMERCE

Department of Commerce. For increase of compensation, Department of Commerce, 22 cents.  
For general expenses, Lighthouse Service, \$311.73.  
For salaries, lighthouse vessels, \$2.25.

### DEPARTMENT OF THE INTERIOR

Interior Department. For operating mine rescue cars, Bureau of Mines, \$14.40.  
For industry among Indians, \$1.18.  
For water supply for stock and increasing grazing range on unallotted Indian lands, \$2,001.80.  
For support of Sioux of different tribes, subsistence and civilization, South Dakota, \$58.88.  
For Indian school, Rapid City, South Dakota, school building and assembly hall, \$1.20.

### DEPARTMENT OF JUSTICE

Department of Justice. For fees of jurors, United States courts, \$101.40.  
For fees of witnesses, United States courts, \$34.50.  
For supplies for United States courts, \$10.16.

### DEPARTMENT OF LABOR

Department of Labor. For national security and defense, Department of Labor, 60 cents.  
For War Emergency Employment Service, \$26.01.

### NAVY DEPARTMENT

Navy Department. For pay, miscellaneous, \$246.04.  
For maintenance, Quartermaster's Department, Marine Corps, \$1.66.  
For transportation, Bureau of Navigation, \$416.62.  
For pay of the Navy, \$295.34.  
For freight, Bureau of Supplies and Accounts, \$287.52.  
For Medical Department, Bureau of Medicine and Surgery, \$3,169.95.

### DEPARTMENT OF STATE

State Department. For salaries of secretaries, diplomatic service. \$901.85.

## TREASURY DEPARTMENT

For collecting the revenue from customs, \$49.60.  
 For refunding internal-revenue collections, \$20.92.  
 For collecting the war revenue, \$1,147.50.  
 For Coast Guard, \$1,135.32.  
 For pay of other employees, Public Health Service, \$1.33.  
 For freight, transportation, and so forth, Public Health Service, \$1.30.  
 For pay of personnel and maintenance of hospitals, Public Health Service, \$3.01.  
 For furniture and repairs of same for public buildings, \$6.50.

Treasury Department.

## WAR DEPARTMENT

For increase of compensation, Military Establishment, \$1,326.35.  
 For increase for aviation, Signal Corps, \$6.33.  
 For Air Service, Army, \$66,854.43.  
 For arming, equipping, and training the National Guard, \$197.59.  
 For armament of fortifications, \$706.15.  
 For armament of fortifications, Panama Canal, \$145.75.  
 For seacoast batteries, Panama Canal, \$669.85.  
 For fire control at fortifications, \$4.98.  
 For Ordnance Service, \$248.77.  
 For replacing ordnance and ordnance stores, \$60.45.  
 For quartermaster supplies, equipment, and so forth, Reserve Officers' Training Corps, \$9.61.  
 For chemical warfare service, Army, \$32,710.51.  
 For commercial telephone service at coast artillery posts, \$489.41.  
 For Watervliet Arsenal, West Troy, New York, \$51.90.  
 For barracks and quarters, \$123.84.  
 For general appropriations, Quartermaster Corps, \$13,059.04.  
 For pay, and so forth, of the Army, \$95,614.84.  
 For supplies, services, and transportation, Quartermaster Corps, \$21,394.85.  
 For disposition of remains of officers, soldiers, and civil employees, \$153.45.

War Department

## POST OFFICE DEPARTMENT

For city delivery carriers, \$925.91.  
 For clerks, first and second class post offices, \$401.62.  
 For indemnities, domestic mail, \$35.71.  
 For indemnities, international mail, \$725.11.  
 For railroad transportation, \$11,637.52.  
 For rent, light, and fuel, \$66.67.  
 For vehicle service, \$60.96.  
 Total, audited claims, section 3, \$267,040.25, together with such additional sum, due to increase in rate of exchange, as may be necessary to pay claim in foreign currency as specified in certificate of settlement of the General Accounting Office, numbered 029325.

Post Office Department.

SEC. 4. SUBSECTION A. That when used in this section—

- (a) The word "Secretary" means the Secretary of the Interior.  
 (b) The words "reclamation law" mean the Act of June 17, 1902 (Thirty-second Statutes, page 388), and all Acts amendatory thereof or supplementary thereto.  
 (c) The words "reclamation fund" mean the fund provided by the reclamation law.  
 (d) The word "project" means a Federal irrigation project authorized by the reclamation law.

Additional, to meet increases in rates of exchange.

Reclamation law amendments.  
 Terms construed.  
 "Secretary."  
 "Reclamation law."

"Reclamation fund."

"Project."

"Division of project."

(e) The words "division of a project." means a substantial irrigable area of a project designated as a division by order of the Secretary.

New projects. Approval of, subject to securing information by the Secretary as to water supply, cost, use for farm homes, etc.

SUBSEC. B. That no new project or new division of a project shall be approved for construction or estimates submitted therefor by the Secretary until information in detail shall be secured by him concerning the water supply, the engineering features, the cost of construction, land prices, and the probable cost of development, and he shall have made a finding in writing that it is feasible, that it is adaptable for actual settlement and farm homes, and that it will probably return the cost thereof to the United States.

Qualifications required of applicants for entry of project lands.

SUBSEC. C. That the Secretary is hereby authorized, under regulations to be promulgated by him, to require of each applicant including preference right ex-service men for entry to public lands on a project, such qualifications as to industry, experience, character, and capital, as in his opinion are necessary to give reasonable assurance of success by the prospective settler. The Secretary is authorized to appoint boards in part composed of private citizens, to assist in determining such qualifications.

Boards to determine.

Irrigable lands of new projects to be classified.

Basis for determining water charges.

SUBSEC. D. That the irrigable lands of each new project and new division of a project hereinafter approved shall be classified by the Secretary with respect to their power, under a proper agricultural program, to support a family and pay water charges, and the Secretary is authorized to fix different construction charges against different classes of land under the same project for the purpose of equitably apportioning the total construction cost so that all lands may as far as practicable bear the burden of such cost according to their productive value.

Public notices of construction charges.

When land ready for settlement.

Of commencement of paying installments.

SUBSEC. E. That hereafter the Secretary shall as to each irrigable acre of land in each new project, or a new division of a project, issue two public notices relating to construction charges. The first public notice shall be issued when the land is ready for settlement and will announce the construction charge per irrigable acre. The second public notice shall be issued when in the opinion of the Secretary the agricultural development of the project shall have advanced sufficiently to warrant the commencement of payment of installments of such construction charge. The second public notice shall fix the date when payments will begin on the construction charge announced by the first public notice, which date shall be not more than five years from the date of the first public notice.

Construction charges based on productive power.

Amount and period of installment payments.

SUBSEC. F. That hereafter all project construction charges shall be made payable in annual installments based on the productive power of the land as provided in this subsection. The installment of the construction charge per irrigable acre payable each year shall be 5 per centum of the average gross annual acre income for the ten calendar years first preceding, or for all years of record if fewer than ten years are available, of the area in cultivation in the division or subdivision thereof of the project in which the land is located, as found by the Secretary annually. The decision of the Secretary as to the amount of any such installment shall be conclusive. These annual payments shall continue until the total construction charge against each unit is paid. The Secretary is authorized upon request to amend any existing contract for a project water right so that it will provide for payment of the construction charge thereunder in accordance with the provisions of this subsection or for the deferment of such construction charges for a period of three years from the approval of this section, or both.

Amendment of contracts authorized upon request.

Water users' associations to operate, etc., projects when two-thirds of area covered by water rights contracts.

SUBSEC. G. That whenever two-thirds of the irrigable area of any project, or division of a project, shall be covered by water right contracts between the water users and the United States, said project shall be required, as a condition precedent to receiving the benefits

of this section to take over, through a legally organized water users' association or irrigation district, the care, operation, and maintenance of all or any part of the project works, subject to such rules and regulations as the Secretary may prescribe, and thereafter the United States, in its relation to said project, shall deal with a water users' association or irrigation district, and when the water users assume control of a project, the operation and maintenance charges for the year then current shall be covered into the construction account to be repaid as part of the construction repayments.

**SUBSEC. H.** That the penalty of 1 per centum per month against delinquent accounts, provided in section 3 and section 6 of the Act of August 13, 1914 (Thirty-eighth Statutes, page 686), is hereby reduced to one-half of 1 per centum per month, as to all installments which may hereafter become due.

**SUBSEC. I.** That whenever the water users take over the care, operation, and maintenance of a project, or a division of a project, the total accumulated net profits, as determined by the Secretary, derived from the operation of project power plants, leasing of project grazing and farm lands, and the sale or use of town sites shall be credited to the construction charge of the project, or a division thereof, and thereafter the net profits from such sources may be used by the water users to be credited annually, first, on account of project construction charge, second, on account of project operation and maintenance charge, and third, as the water users may direct. No distribution to individual water users shall be made out of any such profits before all obligations to the Government shall have been fully paid.

**SUBSEC. J.** That all moneys or profits as determined by the Secretary heretofore or hereafter derived from the sale or rental of surplus water under the Warren Act of February 21, 1911 (Thirty-sixth Statutes, page 925), or from the connection of a new project with an existing project shall be credited to the project or division of the project to which the construction cost has been charged.

**SUBSEC. K.** That on each existing project where, in the opinion of the Secretary, it appears that on account of lack of fertility in the soil, an inadequate water supply, or other physical causes, settlers are unable to pay construction costs, or whenever it appears that the cost of any reclamation project by reason of error or mistake or for any cause has been apportioned or charged upon a smaller area of land than the total area of land under said project, the Secretary is authorized to undertake a comprehensive and detailed survey to ascertain all pertinent facts, and report in each case the result of such survey to the Congress, with his recommendations: *Provided*, That the cost and expense of each such survey shall be charged to the appropriation for the project on account of which the same is made, but shall not be charged as a part of the construction or operation and maintenance cost payable by the water users under the project.

**SUBSEC. L.** That in any adjustment of water charges as provided in this section all due and unpaid charges to the United States, both on account of construction and on account of operation and maintenance, including interest and penalties, shall be added in each case to the total obligation of the water user, and the new total thus established shall then be the construction charge against the land in question.

**SUBSEC. M.** That every entryman or assignee on a project farm unit not yet patented which unit shall be found by the Secretary to be insufficient to support a family and pay water charges shall have the right upon application to exchange his entry for another farm unit of unentered public land on the same or another project located in the same State, in which event all installments of construction

Assumption by associations.

Receipts therefrom credited as part of construction repayments.

Penalty for failure to pay charges reduced.

Vol. 38, p. 686, amended.

Net profits from power plants, etc., credited to construction charges.

Distribution of net profits.

Restriction.

Receipts from surplus water to be credited to project.

Vol. 36, p. 925.

Survey of existing project if, from physical causes, settlers unable to pay construction costs, etc.

Post, p. 755.

Report to Congress.

*Proviso.* Expense not chargeable to water users.

On adjustments all unpaid charges, etc., added to obligation of water user, etc.

If farm unit insufficient to support family, etc., exchange for another may be made.

Prior payments credited.

charges theretofore paid on account of the relinquished farm unit shall be credited on account of the new farm unit taken in exchange: *Provided*, That where two entrymen apply for the same farm unit under the exchange provision of this subsection, only one of whom is an ex-service man, as defined by the joint resolution of January 21, 1922 (Forty-second Statutes, page 358), the ex-service man shall have a preference in making such exchange.

*proviso.*  
Preference to ex-service men.  
Vol. 42, p. 358.

Operation and maintenance charges payable in advance.  
By water users' associations.

SUBSEC. N. That all contracts providing for new projects and new divisions of projects shall require that all operation and maintenance charge shall be payable in advance. In each case where the care, operation, and maintenance of a project or division of a project are transferred to the water users the contract shall require the payment of operation and maintenance charges in advance. That whenever an adjustment of water charges is made under this section the adjustment contract shall provide that thereafter all operation and maintenance charges shall be payable in advance.

Adjusted charges.

Main office expenses chargeable to general fund and not to water users.

SUBSEC. O. That the cost and expense after June 30, 1925, of the main office at Washington, District of Columbia, of the Bureau of Reclamation in the Department of the Interior, and the cost and expense of general investigations heretofore and hereafter authorized by the Secretary, shall be charged to the general reclamation fund and shall not be charged as a part of the construction or operation and maintenance cost payable by the water users under the projects.

Irrigation rights of way, etc., over public lands to be reserved.

SUBSEC. P. That where, in the opinion of the Secretary, a right of way or easement of any kind over public land is required in connection with a project the Secretary may reserve the same to the United States by filing in the General Land Office and in the appropriate local land office copies of an instrument giving a description of the right of way or easement and notice that the same is reserved to the United States for Federal irrigation purposes under this section, in which event entry for such land and the patent issued therefor shall be subject to the right of way or easement so described in such instrument; and reference to each such instrument shall be made in the appropriate tract books and also in the patent.

Recording, etc.

Donated property not utilized for projects to be reconveyed.

SUBSEC. Q. That where real property or any interest therein heretofore has been, or hereafter shall be, donated and conveyed to the United States for use in connection with a project, and the Secretary decides not to utilize the donation, he is authorized without charge to reconvey such property or any part thereof to the donating grantor, or to the heirs, successors, or assigns of such grantor.

Amount authorized to determine development of arid, semiarid, swamp, and cut-over timberlands.

SUBSEC. R. That there is hereby authorized to be appropriated from the General Treasury, the sum of \$100,000 for investigations to be made by the Secretary through the Bureau of Reclamation to obtain necessary information to determine how arid and semiarid, swamp, and cut-over timberlands may best be developed.

Title of Act.

SEC. 5. That this Act hereafter may be referred to as the "Second Deficiency Act, Fiscal Year 1924."

Approved, December 5, 1924.

December 6, 1924.  
[H. R. 9561.]  
[Public, No. 293.]

**CHAP. 5.**—An Act Making additional appropriations for the fiscal year ending June 30, 1925, to enable the heads of the several departments and independent establishments to adjust the rates of compensation of civilian employees in certain of the field services.

Additional appropriations for civilian field services employees, fiscal year 1925.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That to enable the heads of the several departments and independent establishments to adjust the compensation of civilian employees in certain field services to correspond, so far as may be practicable, to the rates established by the Classification Act of 1923 for positions in the

departmental services in the District of Columbia the following sums are appropriated, out of any money in the Treasury not otherwise appropriated, for the service of the fiscal year ending June 30, 1925, namely:

## EXECUTIVE OFFICE AND INDEPENDENT ESTABLISHMENTS

### EXECUTIVE OFFICE

Executive Office.

For repairs, fuel, and so forth, Executive Mansion, \$11,040; for improvement and care of public grounds, Executive Mansion, \$2,640; for lighting, and so forth, Executive Mansion, \$480; and for salaries, White House police, \$15,260; in all, \$29,420.

Executive Mansion, etc.

### CIVIL SERVICE COMMISSION

For salaries, field force, Civil Service Commission, \$64,920.

Civil Service Commission.

### INTERSTATE COMMERCE COMMISSION

For Bureau of Inquiry, \$760; for Bureau of Accounts, \$15,760; for Bureau of Valuation, \$3,060; in all, \$19,580.

Interstate Commerce Commission.

### NATIONAL ADVISORY COMMITTEE FOR AERONAUTICS

For salaries, National Advisory Committee for Aeronautics, \$30,000.

Aeronautics Committee.

### TARIFF COMMISSION

For salaries, Tariff Commission, \$1,260.

Tariff Commission.

### UNITED STATES VETERANS' BUREAU

For salaries and expenses, United States Veterans' Bureau, \$1,225,000.

Veterans' Bureau.

## EXECUTIVE DEPARTMENTS

### DEPARTMENT OF AGRICULTURE

Department of Agriculture.

Office of Experiment Stations, general expenses, \$23,280.

Office of Extension Service, general expenses, \$2,860.

Experiment Stations.

Weather Bureau: For salaries, \$67,520; for general expenses, \$259,980; in all, \$327,500.

Extension Service.

Weather Bureau.

Bureau of Animal Industry: For salaries, \$63,740; for general expenses, \$313,509; for meat inspection, \$833,270; in all, \$1,210,519.

Animal Industry.

Bureau of Plant Industry: For salaries, \$9,540; for general expenses, \$130,191; in all, \$139,731.

Plant Industry.

Forest Service: For salaries, \$824,120; for general expenses, \$439,256; in all, \$1,263,376.

Forest Service.

Bureau of Chemistry: For salaries, \$28,260; for general expenses, \$70,700; in all, \$98,960.

Chemistry.

Bureau of Entomology: For salaries, \$6,780; for general expenses, \$54,150; for preventing spread of moths, \$17,800; for prevention of spread of European corn borer, \$7,280; and for preventing spread of Mexican bean beetle, \$1,780; in all, \$87,790.

Entomology.

Bureau of Biological Survey: For salaries, \$3,340; for general expenses, \$41,490; in all, \$44,830.

Biological Survey.

Bureau of Public Roads: For salaries, \$1,800; for general expenses, \$16,220; in all, \$18,020.

Public Roads.

Agricultural Economics.	Bureau of Agricultural Economics: For salaries, \$76,000; for general expenses, \$64,978; for enforcement of United States Cotton Futures Act, \$3,500; for enforcement of United States Grain Standards Act, \$48,940; and for administration of United States Warehouse Act, \$10,560; in all, \$203,978.
Insecticide Act.	Enforcement of the Insecticide Act: For salaries, \$1,180; for general expenses, \$3,200; in all, \$4,380.
Federal Horticultural Board.	Federal Horticultural Board: For salaries, \$1,860; for general expenses, \$27,708; in all, \$29,568.
Miscellaneous items.	Miscellaneous items: For demonstrations on reclamation projects, \$2,180; for cooperative fire protection of forested watersheds of navigable streams, \$1,520; for acquisition of lands for protection of watersheds of navigable streams, \$18,540; for experiments and demonstrations in livestock production, \$960; for field station, Woodward, Oklahoma, \$300; for experiments in dairying and livestock production in western United States, \$1,380; for eradication of foot-and-mouth disease, and so forth, \$6,980; for suppressing spread of pink bollworm of cotton, \$19,760; for eradication of the date scale, \$2,320; for enforcement of Packers and Stockyards Act, \$23,140; and for enforcement of Grain Futures Act, \$7,070; in all, miscellaneous items, \$84,150.
	Total, Department of Agriculture, \$3,538,942.

## DEPARTMENT OF COMMERCE

Department of Commerce.	
Foreign and Domestic Commerce Bureau.	Bureau of Foreign and Domestic Commerce: For commercial attachés, \$17,136; for promoting commerce, Europe and other areas, \$12,600; for district and cooperative office service, \$34,818; for promoting commerce, South and Central America, \$5,040; for promoting commerce in the Far East, \$5,544; for China Trade Act, \$504; for export industries, \$504; and for compiling foreign trade statistics, \$45,980; in all, \$122,126.
Steamboat Inspection.	Steamboat Inspection Service: For salaries, \$137,700; for clerk hire, \$27,460; in all, \$165,160.
Navigation Bureau.	Bureau of Navigation: For enforcement of navigation laws, \$11,200; for preventing overcrowding of passenger vessels, \$3,920; for wireless communication laws, \$24,960; for salaries, shipping commissioners, \$7,100; for clerk hire, shipping service, \$19,040; and for contingent expenses, shipping service, \$480; in all, \$66,700.
Standards Bureau.	Bureau of Standards: For testing structural materials, \$5,060; for industrial research, \$300; in all, \$5,360.
Lighthouses Bureau.	Bureau of Lighthouses: For general expenses, Lighthouse Service, \$72,000; for salaries of keepers of lighthouses, \$402,100; for salaries, lighthouse vessels, \$570,000; and for salaries, Lighthouse Service, \$120,580; in all, \$1,164,680.
Coast and Geodetic Survey.	Coast and Geodetic Survey: For field expenses, Atlantic coast, \$2,160; for Pacific coast, \$7,120; for State surveys, \$9,980; and for pay, and so forth, officers and men, \$123,684; in all, \$152,944.
Fisheries Bureau.	Bureau of Fisheries: For salaries, \$126,520; for officers and crews, Alaska vessels, \$16,160; in all \$142,680.
	Total, Department of Commerce, \$1,819,650.

## DEPARTMENT OF THE INTERIOR

Interior Department.	
Public lands.	General Land Office: For salaries and contingent expenses, offices of surveyors general, \$39,680; for surveying the public lands, \$92,820; for contingent expenses of land offices, \$60,280; and for depredations on public timber, \$66,400; in all, \$259,180.
Indian Affairs Bureau.	Bureau of Indian Affairs: For general expenses, Indian Service, \$20,850; for purchase and transportation of supplies, \$11,580; for

inspectors, Indian Service, \$2,000; for pay of judges, Indian courts, \$13,660.80; for pay of Indian police, \$79,012; for suppressing liquor traffic among Indians, \$3,060; and for Indian school and agency buildings, \$1,300; in all, general expenses, \$131,462.80.

For expenses in probate matters: For determining heirs of deceased Indian allottees, \$13,580; and for probate attorneys, Five Civilized Tribes, \$7,530; in all, \$21,110.

For surveying of Indian lands: For surveying and allotting Indian reservations (reimbursable), \$840; and for council for Pueblo Indians in New Mexico, \$500; in all, \$1,340.

Industrial assistance and advancement: For industrial work and care of timber, \$107,936.

Development of water supply: For maintenance and operation of water works, Papago Indian villages, Arizona, \$480; for water supply, Navajo and Hopi Indians, \$900; and for water supply, Pueblo Indians, New Mexico, \$300; in all, \$1,680.

Irrigation and drainage: For irrigation, Indian reservations (reimbursable), \$27,850; for maintenance and operation, irrigation system, Pima Indian lands, Arizona (reimbursable), \$1,200; for irrigation project, Gila River Reservation, Arizona (reimbursable), \$2,160; for maintenance and operation irrigation system, Colorado River Reservation, Arizona (reimbursable), \$1,840; for maintenance and operation, Ganado irrigation project, Navajo Reservation, Arizona (reimbursable), \$300; for maintenance and operation, pumping plants, San Xavier Reservation, Arizona (reimbursable), \$240; for improvement, maintenance, and operation, Fort Hall irrigation systems, Idaho (reimbursable), \$3,380; for irrigation system, Fort Hall Reservation and ceded lands, Idaho, \$12,080; for maintenance and operation, irrigation systems, Fort Belknap Reservation, Montana (reimbursable), \$2,150; for irrigation systems, Flathead Reservation, Montana (reimbursable), \$7,760; for irrigation systems, Blackfoot Reservation, Montana (reimbursable), \$4,020; for improvement, maintenance, and operation, irrigation systems, Crow Reservation, Montana (reimbursable), \$5,340; for improvement, maintenance, and operation, Hogback irrigation project, Navajo Reservation, New Mexico (reimbursable), \$1,180; for proceeds of Uintah and White River Ute lands, Utah, \$6,120; for maintenance and operation, Toppenish-Simcoe irrigation system, Yakima Reservation, Washington (reimbursable), \$240; for maintenance and operation, Ahtanum irrigation system, Yakima Reservation, Washington (reimbursable), \$480; for diversion dam and distribution and drainage system, Yakima Reservation, Washington (reimbursable), \$1,600; for maintenance, irrigation system, Wapato project, special fund, Act of August 30, 1914, \$5,880; for Satus irrigation project, Yakima Reservation, Washington (reimbursable), \$8,180; for irrigation system, Wind River Diminished Reservation, Wyoming (reimbursable), \$1,560; for maintenance, irrigation system, Wind River Diminished Reservation, Wyoming, special fund, \$6,220; and for the diversion dam, Gila River Reservation, Arizona (reimbursable), \$6,070; in all, irrigation and drainage, \$105,850.

Education: For support, Indian schools, \$393,423; for Indian schools, as follows: Fort Mojave, Arizona, \$11,280; Phoenix, Arizona, \$24,750; Truxton Canyon, Arizona, \$4,980; Theodore Roosevelt School, Fort Apache, Arizona, \$16,980; Riverside, California, \$28,330; Fort Bidwell, California, \$4,580; Lawrence, Kansas, \$33,930; Mount Pleasant, Michigan, \$17,750; Pipestone, Minnesota, \$10,270; Genoa, Nebraska, \$14,950; Carson City, Nevada, \$15,430; Albuquerque, New Mexico, \$21,695; Santa Fe, New Mexico, \$16,970; Cherokee, North Carolina, \$12,560; Bismarck, North Dakota, \$5,080; Fort Totten, North Dakota, \$18,100; Wahpeton, North Dakota,

Probate matters.

Surveying.

Industrial work.

Water supply development.

Irrigation and drainage.

Indian schools.

\$8,650; Chilocco, Oklahoma, \$22,800; Cherokee Orphan Training School, Oklahoma, \$10,475; Salem, Oregon, \$29,340; Flandreau, South Dakota, \$16,260; Pierre, South Dakota, \$10,040; Rapid City, South Dakota, \$13,680; Hayward, Wisconsin, \$11,960; Tomah, Wisconsin, \$12,360; Shoshone Reservation, Wyoming, \$6,400; for support of Chippewas of the Mississippi, Minnesota, \$1,240; for Indian schools, Five Civilized Tribes, \$3,240; and for education, Sioux Nation, South Dakota, \$109,060; in all, education, \$906,563.

## Relief of distress, etc.

Relief of distress and conservation of health: For relieving distress and prevention, and so forth, of diseases among Indians, \$96,270; for asylum for insane Indians, Canton, South Dakota, \$8,320; in all, \$104,590.

## Support and civilization.

General support and civilization: For support of Indians, as follows: In Arizona, \$44,830; California, \$8,980; Seminoles in Florida, \$540; at Fort Hall Reservation, Idaho, \$4,770; Fort Belknap Agency, Montana, \$4,560; Flathead Agency, Montana, \$1,830; Fort Peck Agency, Montana, \$7,540; Blackfeet Agency, Montana, \$11,780; for support of Rocky Boy's Band of Chippewas and other Indians in Montana, \$880; for support of Indians in Nevada, \$7,040; in New Mexico, \$37,980; for support of Sioux, Devils Lake Reservation, North Dakota, \$2,240; for support of the Indians at Fort Berthold Agency, North Dakota, \$4,300; the Chippewas, Turtle Mountain Band, North Dakota, \$3,560; Wichitas and affiliated bands, Oklahoma, \$1,160; Kansas Indians, Oklahoma, \$320; Kickapoos, Oklahoma, \$740; Poncas, Oklahoma, \$1,680; Grande Ronde and Siletz Agencies, Oregon, \$1,560; Yankton Sioux, \$1,140; for support of Indians in Utah, \$1,150; for Colville and other agencies and Joseph's Band of Nez Percés, Washington, \$2,060; Makahs in Washington, \$420; Dwamish and other allied tribes in Washington, \$1,180; Chippewas of Lake Superior, Wisconsin, \$640; Potawatomes, Wisconsin, \$780; Coeur d'Alenes, Idaho, \$1,360; Bannocks, employees, Idaho, \$2,160; for relief of Choctaws in Mississippi, \$1,440; for education of Choctaws in Mississippi, \$2,160; for fulfilling treaties with Crows, Montana, \$1,700; for support of Northern Cheyennes and Arapahoes, Montana, \$9,720; for support of Pawnees, schools, \$1,140; support of Pawnees, employees, \$1,990; support of Quapaws, employees, Oklahoma, \$540; for administration of affairs, Five Civilized Tribes, \$30,314; for support of Indians of Warm Springs Agency, Oregon (reimbursable), \$760; Sioux of different tribes, employees, and so forth, South Dakota, \$53,426; confederated bands of Utes, employees, and so forth, Utah, \$9,200; Spokanes, Washington, \$320; Shoshones, employees, and so forth, Wyoming, \$2,240; and for insect infestation, Indian Service, \$400; in all, for general support and civilization, \$272,530. Total, Bureau of Indian Affairs, \$1,653,061.80.

## Reclamation Service.

Reclamation Service: For the Reclamation Service \$365,400; for general investigations, \$7,620; in all, \$373,020, payable from the reclamation fund.

## Geological Survey.

United States Geological Survey: Geological Survey, \$28,941.

## Mines Bureau.

Bureau of Mines: For investigating mine accidents, \$30,260; operating mine-rescue cars, \$15,240; testing fuel, \$14,310; mineral mining investigations, \$5,800; oil, gas, and oil-shale investigations and leasing, \$17,630; enforcement of mineral leases, \$4,160; for expenses, mining experiment stations, \$14,450; for care, and so forth of buildings and grounds, Pittsburgh, Pennsylvania, \$9,630; and for mining investigations in Alaska, \$1,320; in all, Bureau of Mines, \$112,800.

## National Park Service.

National Park Service: For the following national parks: Crater Lake, \$1,980; General Grant, \$1,180; Glacier, \$9,260; Grand Canyon, \$4,360; Hawaii, \$1,260; Hot Springs, \$11,800; Lafayette, \$2,820;

Lassen Volcanic, \$100; Mesa Verde, \$1,895; Mount McKinley, \$700; Mount Rainier, \$5,230; Platt, \$1,920; Rocky Mountain, \$4,540; Sequoia, \$5,810; Wind Cave, \$960; Yellowstone, \$24,103; Yosemite, \$21,414; Zion, \$1,560; and for protection of national monuments, \$1,230; in all National Park Service, \$102,122.

Bureau of Education: For education of natives of Alaska, \$52,335; for medical relief in Alaska, \$17,560; for reindeer for Alaska, \$2,640; and for investigation of rural and industrial education, \$200; in all Bureau of Education, \$72,735.

Government in the Territories: For contingent expenses, Alaska, \$780; for protection of game, Alaska, \$2,220; and for suppressing traffic in intoxicating liquors, Alaska, \$1,200; in all, \$4,200.

Alaskan Engineering Commission, for maintenance and operation of railroads in Alaska, \$2,400.

Total Department of the Interior, \$2,608,459.80.

Education Bureau.

Alaska.

Alaska railroads.

DEPARTMENT OF JUSTICE

Miscellaneous objects: For protecting interests of the United States in customs matters, \$7,460; for detection and prosecution of crimes, \$101,072; and for enforcement of antitrust laws, \$2,730; in all, \$111,262.

Judicial: For salaries, United States Supreme Court \$2,160; for salary of reporter, Territory of Hawaii, \$240; for salaries, National Park Commissioners, \$2,160; for United States Court of Customs Appeals, \$5,200; for salaries, Court of Claims, \$12,252; for auditors, Court of Claims, \$1,240; for salaries of judges, marshals, and so forth, Territory of Alaska, \$1,200; for salaries, fees, and expenses of marshals, United States courts, \$258,160; for salaries and expenses, district attorneys, United States courts, \$117,890; for pay of regular assistant attorneys, United States courts, \$76,640; for pay of special assistant attorneys, United States courts, \$136,942; for salaries and expenses of clerks, United States district courts, \$243,865; for pay of bailiffs, and so forth, United States courts, \$39,184; and for miscellaneous expenses, United States courts, \$115,212; in all, Judicial, \$1,012,345.

Penal institutions: Fort Leavenworth, Kansas, \$43,900; for construction, Leavenworth, Kansas, \$1,320; for Atlanta, Georgia, \$42,305.50; for working capital, Atlanta, Georgia, \$5,000; for McNeil Island, Washington, \$14,800; for construction, McNeil Island, Washington, \$600; for the National Training School for Boys, Washington, District of Columbia, \$22,274; and for support of prisoners, United States courts, \$4,380; in all, penal institutions, \$134,579.50.

Total, Department of Justice, \$1,258,186.50.

Department of Justice.

Miscellaneous objects.

Judicial.

United States courts.

Penal institutions.

DEPARTMENT OF LABOR

Bureau of Immigration: For expenses of regulating immigration, \$584,865.

Bureau of Naturalization: For miscellaneous expenses, \$76,640. Salaries and expenses, Commissioners of Conciliation, \$3,165.

Employment service, \$18,080.

Total, Department of Labor, \$682,750.

Department of Labor.

Immigration.

Naturalization.

Commissioners of conciliation.

Employment Service.

NAVY DEPARTMENT

Bureau of Navigation: For naval home, Philadelphia, Pennsylvania (payable from income from naval pension fund), \$16,950.

Naval Academy: For pay of professors and others, \$24,000.

Navy Department.

Navigation Bureau.

Naval Academy.

Hydrographic Office. Hydrographic Office, contingent and miscellaneous expenses: For services of necessary employees at branch offices, \$7,140.  
 Marine Corps. Marine Corps: For pay of civil force, \$840.  
 Total, Navy Department, \$48,930.

## State Department.

## STATE DEPARTMENT

New York passport agency.  
 Inter-American High Commission.

For passport bureaus: New York City, \$3,900.  
 For the Inter-American High Commission: United States section, \$1,680.  
 Total, Department of State, \$5,580.

## Treasury Department.

## TREASURY DEPARTMENT

Public Debt Service.

Public Debt Service: For distinctive paper for United States securities, \$5,742.50; and for preparation and issue of Federal reserve notes (reimbursable), \$2,587.50; in all, \$8,330.

Customs Service.

Customs Service: For collecting revenue from customs, \$3,105,000.

Farm Loan Board.

Federal Farm Loan Board for salaries (special fund), \$2,400.

Internal Revenue Bureau.

Internal Revenue Bureau: For salaries, office of Commissioner of Internal Revenue (reimbursable), \$260; for salaries and expenses of collectors, and so forth, \$584,446; for collecting the internal revenue, \$1,646,040; and for enforcement of the Narcotic and National Prohibition Acts, \$712,000; in all, \$2,942,746.

Coast Guard.

Coast Guard, \$380.

Suppressing counterfeiting, etc.

Secret Service Division, for suppressing counterfeiting and other crimes, \$29,747.

Public Health Service.

Public Health Service: For pay of acting assistant surgeons, \$22,228; for pay of other employees, \$187,827; for pay of personnel and maintenance of hospitals, \$518,749; for field investigations of public health, \$24,270; for preventing the spread of epidemic diseases, \$30,572; interstate quarantine service, \$630; for studies of rural sanitation, \$1,460; for the control of biologic products, \$3,700; and for expenses of the Division of Venereal Diseases, \$40; in all, \$789,476.

Mints and Assay Offices.

Mint establishment: New Orleans, for salaries, \$1,100; for wages, \$1,140; in all, \$2,240.

Seattle: For salaries, \$1,310; for wages, \$1,670; in all, \$2,980.

Deadwood, South Dakota: For salaries, \$960; for wages, \$320; in all, \$1,280.

Carson City, Nevada: For salaries, \$680; for wages, \$300; in all, \$980.

Salt Lake City, for salaries and wages, \$660.

Boise, Idaho: For salaries, \$960; for wages, \$480; in all, \$1,440.

Helena, Montana: For salaries, \$960; for wages, \$420; in all, \$1,380.

Philadelphia: For salaries, \$10,940; for wages, \$85,000; in all, \$95,940.

New York: For salaries, \$7,640; for wages, \$26,497; in all, \$34,137.

Denver, Colorado: For salaries, \$6,420; for wages, \$17,090; in all, \$23,510.

San Francisco: For salaries, \$7,900; for wages, \$28,066; in all, \$35,966.

New York: Special fund, charges on silver dollar bullion sold, \$2,124.

Denver: Special fund, charges on silver dollar bullion sold, \$2,107.  
 In all, Mint Establishment, \$204,744.

Public buildings.

Office of Supervising Architect: For operating force in public buildings, \$1,673,572; and for general expenses of public buildings, \$17,000; in all, \$1,690,572.

Total, Treasury Department, \$8,773,395.

## WAR DEPARTMENT

Adjutant General's Department: For the Army War College, \$14,030; for the Command and General Staff School, Fort Leavenworth, Kansas, \$1,680; and for military post exchanges, \$5,040; in all, \$20,750.

Finance Department: For the pay of the Army, \$16,680; and for the finance service, \$282,049; in all, \$298,729.

Quartermaster Corps: For regular supplies of the Army, \$179,078; for clothing and equipage, \$381,332; for incidental expenses of the Army, \$983,623.80; for Army transportation, \$659,145; for barracks and quarters, \$252,301.10; for water and sewers at military posts, \$172,150; for roads, walks, wharves, and drainage, \$47,439.60; and for the sewerage system, Fort Monroe, Virginia, \$2,500; in all, \$2,677,569.50.

Signal Corps: For signal service of the Army, \$101,119; for maintenance of fire-control installations. In the United States, \$6,016; in the insular possessions, \$1,840; and on the Panama Canal, \$860; in all, \$109,835.

Air Service, Army: For salaries and expenses, \$678,043.80.

Medical Department: For the medical and hospital department, \$101,023; and for medical and hospital services, \$203,156; in all, \$304,179.

Corps of Engineers: For engineer depots, \$14,555; for engineer schools, \$2,650; for engineer equipment of troops, \$3,055; for civilian assistants to engineer officers, \$7,420; for engineer operations in the field, \$16,475; for military surveys and maps, \$1,855; for fortifications in the United States—plans for fortifications \$1,500; for gun and mortar batteries, \$40; for modernizing older emplacements, \$135; for searchlights and electrical installations at seacoast fortifications, \$3,220; for sea walls and embankments, \$1,690; for preservation and repair of fortifications, \$25,655; for supplies for seacoast defenses, \$6,155; for contingent expenses, seacoast fortifications, \$2,920; and for maintenance of historical fortifications, \$1,925; in all, United States fortifications, \$43,240; for fortifications in insular possessions—for plans for fortifications, \$900; for searchlights and electrical installations, Hawaiian Islands, \$3,740; for preservation and repair of fortifications, \$16,040; and for supplies for seacoast defenses, \$4,205; in all, fortifications, insular possessions, \$24,885; for fortifications for Panama Canal—for plans for fortifications, \$350; and for preservation and repair of fortifications, \$770; in all, fortifications, Panama Canal, \$1,120. Total, Corps of Engineers, \$115,255.

Chemical Warfare Service Army, \$207,980.

Chief of Infantry: For Infantry School, Fort Benning, Georgia, \$3,120; and for the Tank Service, \$3,840; in all, \$6,960.

Chief of Cavalry: For Cavalry School, Fort Riley, Kansas, \$1,980.

Chief of Field Artillery: For Field Artillery School, Fort Sill, Oklahoma, \$1,320.

Chief of Coast Artillery: For Coast Artillery School, Fort Monroe, Virginia, \$1,240; and for submarine mines, \$1,900; in all, \$3,140.

United States Military Academy: For pay of Military Academy, \$39,001.24; and for maintenance, United States Military Academy, \$157,330; in all, \$196,331.24.

Militia Bureau: For arming, equipping, and training the National Guard, \$600.

Finance Department: For citizens' military training camps, \$3,820.

National Board for Promotion of Rifle Practice: For quartermaster supplies and services for rifle ranges for civilian instruction, \$4,960.

War Department.

Adjutant General's Department.

Finance Department.

Quartermaster Corps.

Signal Service.

Air Service.

Medical Department.

Engineer Corps.

Fortifications.

Chemical Warfare Service schools.

Chief of Coast Artillery.

Military Academy.

National Guard.

Training camps. Rifle ranges.

National cemeteries, etc.	Cemeterial activities, Quartermaster Corps: For national cemeteries, \$49,932; for pay of superintendents, \$19,305; for headstones for graves of soldiers, \$540; for disposition of remains of officers, soldiers, and civilian employees, \$2,748; and for monuments or tablets in Cuba and China, \$300; in all, cemeterial activities, \$72,825.
Military parks.	National military parks, Quartermaster Corps: For Chickamauga and Chattanooga, \$8,265; for Gettysburg, \$9,200; for Guilford Courthouse, \$1,800; for Shiloh, \$4,520; and for Vicksburg, \$3,260; in all, National Military Parks, \$27,045.
Washington-Alaska cable.	Signal Corps: For Washington-Alaska military cable and telegraph system, \$10,900.
World War Medical and Surgical History.	Medical Department: For medical and surgical history of the World War, \$2,280.
Buildings and grounds, D. C.	Buildings and grounds in and around Washington, Corps of Engineers: For improvement and care of public grounds, \$240; for care and maintenance of the Washington Monument, \$2,400; for repairs to building where Abraham Lincoln died, \$240; for improvements, birthplace of George Washington, Wakefield, Virginia, \$180; for care and maintenance of Lincoln Memorial, \$2,160; and for the reflecting pool, West Potomac Park, \$2,160; in all, buildings and grounds in and around Washington, \$7,380.
California Débris Commission.	Miscellaneous objects, Corps of Engineers: For expenses, California Débris Commission, \$1,840; and for construction and maintenance of roads, bridges, and trails, Alaska, \$55,000; in all, miscellaneous objects, \$56,840.
Alaska roads, etc.	
Rivers and harbors.	Rivers and harbors, Corps of Engineers: For salaries and expenses, \$42,100.
Volunteer Soldiers' Homes.	National Homes for Disabled Volunteer Soldiers, \$960,000.
Panama Canal.	Panama Canal: For maintenance and operation, in the United States, \$23,480; maintenance and operation, on the Isthmus, \$79,570; for sanitation, Canal Zone, \$6,266; for civil government, Panama Canal and Canal Zone, \$79,670; in all, Panama Canal, \$188,986.
	Total, War Department, \$5,999,808.54.

## District of Columbia.

## DISTRICT OF COLUMBIA

## Specified objects.

For salaries of employees, public buildings and grounds, \$9,620; for improvement and care of public grounds, \$89,220; for lighting public grounds, \$480; for the Anacostia River and Flats, \$23,460; for increasing water supply, \$25,100; for the Washington Aqueduct (payable from revenues of the water department), \$22,210; for salaries, Supreme Court, \$4,560; for probation system, Supreme Court, \$2,220; for pay of bailiffs, and so forth, Supreme Court, \$5,520; for salaries of employees, courthouse, \$7,836; for salaries and expenses, Court of Appeals, \$4,980; and for salaries of employees, Court of Appeals Building, \$1,680; in all, District of Columbia, \$196,886.

Proportional pay-  
ments from Treasury  
and District revenues.

*Ante*, p. 339.

Use of amounts irre-  
spective of salary re-  
strictions, etc.

The foregoing sums under the caption "District of Columbia" shall be paid out of the Treasury of the United States and the revenues of the District in the same proportion, or in the same manner, as the appropriations for the District of Columbia in the District of Columbia Appropriation Act for the fiscal year ending June 30, 1925, are paid.

The appropriations herein made may be utilized by the heads of the several departments and independent establishments to accomplish the purposes of this Act notwithstanding the specific rates of compensation and the salary restrictions contained in the regular annual appropriation Acts for the fiscal year 1925 or the salary restrictions in other Acts which limit salaries to rates in conflict with the rates fixed by the Classification Act of 1923 for the departmental service.

## DEPARTMENT OF COMMERCE

## BUREAU OF FISHERIES

For protection of the fisheries of Alaska, including travel, subsistence (or per diem in lieu of subsistence) of employees while on duty in Alaska, hire and maintenance of boats, employment of temporary labor, and all other necessary expenses to carry out the provisions of the Act entitled "An Act to protect the fisheries of Alaska," approved June 6, 1924, there is hereby appropriated out of any money in the Treasury not otherwise appropriated the sum of \$55,000 for the fiscal year 1924 and to remain available until June 30, 1925.

Total appropriated by this Act, \$26,357,767.84.

Approved, December 6, 1924.

Department of Commerce.

Fisheries Bureau.

Alaska fisheries.  
Expenses executing  
Act for protecting.

Public Laws, 1st sess.,  
p. 464.

**CHAP. 8.**—An Act To amend section 196 of the Code of Law for the District of Columbia.

December 13, 1924.  
[S. 116.]

[Public, No. 294.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section 196 of the Code of Law for the District of Columbia be, and the same is hereby, amended by striking out said section and inserting in lieu thereof the following:

District of Columbia  
Code Amendment.  
Vol. 31, p. 1221,  
amended.

"**SEC. 196. DEPUTY CORONERS.**—The Commissioners of said District shall have authority to appoint two deputy coroners, who shall assist the coroner in the performance of his duties aforesaid, and shall perform the same duties in case of the absence or disability of the coroner. The deputy coroners shall serve and receive pay only in case of the absence or disability of the coroner, and when serving, their duties shall be the same as the aforesaid duties of the coroner. The deputy coroners shall, while acting, receive compensation at a rate not exceeding \$5 per day, to be paid as other expenses of said District, and each shall give bond in the penalty of \$2,500, with security to be approved by the Supreme Court, conditioned for the due performance of his duties."

Deputy coroners.  
Two deputy coroners  
authorized.

Duties, pay, etc.

Approved, December 13, 1924.

**CHAP. 9.**—An Act To provide for the examination and registration of architects and to regulate the practice of architecture in the District of Columbia.

December 13, 1924.  
[S. 933.]

[Public, No. 295.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That there is hereby created a Board of Examiners and Registrars of Architects, the members of which and their successors shall be appointed by the Commissioners of the District of Columbia, and said board, subject to the approval of said commissioners, shall make rules for the examination and registration of applicants for the certificates provided for by this Act.

Architecture, D. C.  
Board of Examiners  
and Registrars of Archi-  
tects created.

**SEC. 2.** That the board shall be appointed within ninety days after the approval of this Act, and shall be composed of five architects who have been in active practice in the District of Columbia for not less than ten years previous to their appointment. One member of said board shall be designated by the said commissioners as chairman pro tempore until such time as permanent organization is effected.

Appointment and  
qualifications of board.

**SEC. 3.** That in making the first appointment under this Act the said commissioners shall appoint one of the members of said board to hold office for a period of one year; one to hold office for a period

Period of service.

- of two years; one to hold office for a period of three years; one for four years; and one for five years; and thereafter all appointments shall be for a period of five years. In case a successor is not appointed at the expiration of the time of any member, such member shall hold office until the successor has been duly appointed and has qualified. In the event of any vacancy occurring in the membership of said board in any manner other than by expiration of time, the said commissioners shall fill said vacancy by an appointment for the unexpired term.
- Filling vacancies.** SEC. 4. That the members of said board of examiners shall, before entering upon the discharge of their duties, subscribe to and file with the secretary of the Board of Commissioners of the District of Columbia the constitutional oath of office.
- Organization and election of officers.** SEC. 5. That the Board of Examiners and Registrars of Architects shall meet for organization within thirty days after its appointment and shall elect from its membership a president, a secretary, and a treasurer.
- Rules, regulations, etc., to be adopted.** SEC. 6. That the said board shall adopt all necessary rules, regulations and by-laws, not inconsistent with this Act, to govern its times and places of meeting for organization and reorganization and the holding of examinations, the length of the terms of its officers and all other matters requisite to the exercise of its powers, the performance of its duties, and the transaction of its business under the provisions of this Act. At least two meetings shall be held each year for the purpose of examination for registration.
- Quorum.** SEC. 7. That three members of the said board shall constitute a quorum, but no action at the meeting can be taken without at least three votes in accord.
- Record of proceedings.** SEC. 8. That the secretary of the said board shall keep a true record of all proceedings of the said board and may employ such clerical assistance as the said board may deem necessary.
- Duty of board.** SEC. 9. That the said board shall be charged with the duty of enforcing the provisions of this Act and may incur such expenses as shall be necessary, all of which expenses shall be paid only out of the revenue arising from this Act in the manner hereinafter mentioned and provided.
- Expenses paid from revenues.** SEC. 10. That a roster showing the names and places of business and residences of all registered architects shall be prepared by the secretary of the board during the month of June of each year; such roster shall be printed out of the funds of the board as provided in section 11. On or before the 1st day of August each year the board shall submit to the Commissioners of the District of Columbia a report of its transactions for the preceding fiscal year, together with a complete statement of the receipts and expenditures of the board, certified by the chairman and the secretary, and a copy of the said roster of registered architects.
- Roster of all registered architects to be made yearly.** SEC. 11. That all fees provided for by this Act shall be paid to and received for by the treasurer of the Board of Examiners and Registrars of Architects for the District of Columbia and shall not be used for any purpose other than the purposes of this Act. The expenses of said board, subject to the approval of said board, shall be paid by him upon written order and warrant of the president and secretary of said board.
- Report to Commissioners.** SEC. 12. That each member of the said board shall be entitled to such reasonable compensation for his services as may be approved by said board: *Provided*, That said compensation shall not exceed \$10 per diem: *And provided*, That the total amount of such compensation shall not exceed the unobligated balance remaining with the treasurer of the board on the 30th of June of each year.
- Receipt and use of fees.**
- Compensation of board.**
- Provisos. Limit. Not to exceed obligations, etc.*

SEC. 13. That the members of the said board shall be reimbursed the amount of actual expenses incurred in the performance of their duties under this Act, subject to the approval of said board.

Actual expenses re-imbursed.

SEC. 14. That any person wishing to practice architecture in the District of Columbia under title of architect shall, before being entitled to be or be known as an architect, secure from such board a certificate of qualifications to practice under the title of architect, as provided by this Act.

Certificate from board required for authority to practice.

SEC. 15. That any person having a certificate pursuant to the requirements of this Act may be styled or known as an architect or registered architect.

Title given holders.

SEC. 16. That no person presumed to have the right to secure such certificate because of his or her use of the title architect prior to the time this Act goes into effect shall assume any title indicating that he or she is an architect, or any words, letters, or figures to indicate that the person using them is an architect, unless he or she shall have qualified and obtained a certificate of registration as an architect, or unless he or she shall have filed an affidavit establishing the fact that he or she was in practice as an architect previous to the passage of this Act and has a legal right to practice without a certificate. Each member of a firm or corporation practicing architecture shall be registered before being entitled to be known as or to style themselves architects or registered architects.

Use of title restricted to holders of certificate, etc.

Each member of firm, etc., to be registered.

SEC. 17. That nothing contained in this Act shall prevent the draftsmen, students, clerks of work, superintendents, and other employees of those lawfully practicing as registered architects under the provisions of this Act from acting under the instruction, control, or supervision of their employers, or to prevent the employment of superintendents of the construction, enlargement, or alteration of buildings or any appurtenance thereto, or prevent such superintendent from acting under the immediate personal supervision of the registered architect by whom the plans and specifications of any such building, enlargement, or alteration were prepared. Nor shall anything contained in this Act prevent persons, engineers, mechanics, or builders from making plans, specifications for, or supervising the erection, enlargement, or alteration of buildings or any appurtenance thereto: *Provided*, That the plans and specifications for such construction are signed by the authors thereof with their true appellation, without the use in any form of the title "architect" or "architects."

Employing draftsmen, superintendents, etc., under registered architects not restricted.

Plans, etc., by other persons permitted.

*Proviso.* Title of architect not to be used.

Buildings defined.

SEC. 18. That a building, for the purposes of this Act, is any structure consisting of foundation, floors, walls, columns, girders, and roof, or a combination of any number of these parts, with or without other parts or appurtenances.

SEC. 19. That any properly qualified person who shall have been actually engaged in the practice of architecture in the District of Columbia at the time this Act takes effect may be granted a certificate of registration without examination on condition that the applicant shall submit satisfactory evidence to the said board that he is qualified to practice architecture and by payment to the board of fee for certificate of registration as prescribed in section 24 of this Act: *Provided*, That nothing in this Act shall prevent any person who was actually engaged in the practice of architecture under the title of architect prior to the time this Act takes effect from continuing the practice of said profession without a certificate of registration and without the use in any form of the title "registered architect."

Persons now engaged in architecture may be given certificates without examination.

*Proviso.* Continuance without certificate, etc.

SEC. 20. That any citizen of the United States or any person who has declared his (or her) intention of becoming such citizen, being

Qualifications of applicants for certificates.

at least twenty years of age and of good moral character, may apply for a certificate of registration or for such examination as shall be requisite for such certification under this Act.

Examination by board required.

SEC. 21. That the applicant shall satisfactorily pass an examination in such technical and professional subjects as shall be prescribed by the Board of Examiners and Registrars of Architects. The board may, in lieu of examination, accept satisfactory evidence of any one of the qualifications set forth under subdivisions (a) and (b) of this section.

Evidence accepted in lieu of examination.

Possessor of diploma from architectural college, etc.

(a) A diploma of graduation or satisfactory certificate from an architectural college or school that he or she has completed a technical course approved by the board, together with and subsequent thereto of at least three years satisfactory experience in the office or offices of a reputable architect or architects.

Additional evidence required.

The board may require applicants under this subdivision to furnish satisfactory evidence of knowledge of professional practice.

Holder of similar certificate from a State, etc.

(b) Registration or certification as an architect in another State or country, where the qualifications prescribed at the time of such registration or certification were equal to those prescribed in this District at date of application, and where such State, Territory, or foreign country accepts in like manner the registration of architects in the District of Columbia.

Condition.

Limited requirement if practicing outside the District for ten years.

SEC. 22. That an architect who has lawfully practiced architecture for a period of more than ten years outside of the District of Columbia shall, except as otherwise provided in subdivision (b) of section 22, be required to take only a practical examination, the nature of which shall be prescribed by the Board of Examiners and Registrars of Architects.

Fees to be fixed.

SEC. 23. That the fees to be paid to the treasurer of the Board of Examiners and Registrars of Architects shall be fixed by said board from time to time and shall not exceed in amount the several fees provided for in this section.

From applicants.

The fee to be paid by an applicant for a certificate of registration as a registered architect shall be \$10.

For registration certificates.

The fee to be paid by an applicant who has been granted a certificate of registration as a registered architect by the board shall be not in excess of \$12, such fee to be prorated on a monthly basis from time of granting of application to the 30th day of the following April.

Renewals.

The fee to be paid upon renewal of a certificate of registration shall be not in excess of \$15.

Restoration.

The fee to be paid for the restoration of an expired certificate of registration shall be not in excess of \$20.

Record of examination papers, etc.

SEC. 24. That all examination papers and other evidences of qualification submitted by each applicant shall be filed with the Board of Examiners and Registrars of Architects, and said board shall keep a record of its proceeding relating to the issuance, refusal, renewal, suspension, and revocation of certificates of registration.

Details of record of authorized architects.

The record shall also contain the name, known place of business and residence, and the date and number of the certificate of registration of every registered architect entitled to practice his profession in the District of Columbia.

Record to Commissioners.

Every person granted such certificate shall have the same recorded with the Commissioners of the District of Columbia.

Annual renewal of certificates.

SEC. 25. That every registered architect in the District of Columbia, to continue the practice of his profession, shall annually, during the month of May, renew his certificate of registration and pay the renewal fee required by section 24 of this Act.

Effect of failure.

A person who fails to renew his certificate of registration during the month of May in each year may not thereafter renew his

certificate except upon payment of the fee required by section 24 of this Act for the restoration of an expired certificate of registration.

Every renewal certificate shall expire on the 30th day of April following the issuance.

SEC. 26. Exemptions: That the following shall be exempted from the provisions of this Act:

(1) Practice as an architect in the District of Columbia by any person not a resident of and having no established place of business in the District of Columbia, or any person resident in the District of Columbia, but whose arrival in the District of Columbia is recent: *Provided, however,* That such person shall have filed an application for registration as an architect and shall have paid the fee provided for in section 24 of this Act. Such exemption shall continue for only such reasonable time as the board requires in which to consider and grant or deny the said application for registration.

(2) Engaging in architectural work as an employee of a registered architect, or as an employee of an architect, or an engineer authorized by paragraphs 1 and 2 of this section: *Provided,* That said work may not include responsible charge of design or supervision.

(3) Practice of architecture by any person not a resident of and having no established place of business in the District of Columbia as a consulting associate of an architect registered under the provisions of this Act: *Provided,* That the nonresident is qualified for such professional service in his own State or country.

(4) Practice of architecture solely as an officer or as an employee of the United States.

(5) Practice of architecture solely as an officer or as an employee of the District of Columbia at the time this Act becomes effective and thereafter only until the expiration of the then existing term of office of such employee.

SEC. 27. Revocation of certificates: That the Board of Examiners and Registrars of Architects may revoke any certificate after thirty days' notice with grant of hearings to the holder hereof if proof satisfactory to the board be presented in the following cases:

(a) In case it is shown that the certificate was obtained through fraud or misrepresentation.

(b) In case the holder of the certificate has been found guilty by said board or by a court of justice of any fraud or deceit in his professional practice or has been convicted of a felony by a court of justice.

(c) In case the holder of the certificate has been found guilty by said board of gross incompetency or of recklessness in the planning or construction of buildings.

SEC. 28. That proceedings for the annulment of registration (that is, the revocation of a certificate) shall be begun by filing written charges against the accused with the board of examiners and registrars of architects. A time and place for the hearing of the charges shall be fixed by the board. Where personal service or services through counsel can not be effected service may be made by publication. At the hearing the accused shall have the right to be represented by counsel, to introduce evidence, and to examine and cross-examine witnesses. The secretary of the board is hereby empowered to administer oath and the board shall make a written report of its findings, which report shall be filed with the Commissioners of the District of Columbia, and which shall be conclusive.

SEC. 29. That every person who was making use of the title of architect in the District of Columbia before the going into effect of this Act shall, within one year after the going into effect of this Act, record his name with the proof of his use of such title with the board of examiners and registrars of architects, such recording not

Date of expiration.

Exemptions.

Nonresidents or recent arrivals.

*Proviso.* Application, etc., to be filed.

Limitation.

Authorized employees.

*Proviso.* Restriction.

Nonresident consulting associates.

*Proviso.* Condition.

United States employees.

Employees of the District while in office.

Revocation of certificates.

Notice to holder, etc. Proof required.

Fraud in obtaining.

Fraud in professional practice, etc.

Gross incompetency, etc.

Annulment of registration. Procedure.

Report of findings, etc.

Record to be made by persons using title of architect.

Result of failure.

to be interpreted as evidence of competency or ability unless applicant applies for and is granted a certificate of registration. Failure to record within such period the prior use of such title shall bar the said person from thereafter claiming registration under the provisions of section 20 of this Act.

Unauthorized use of title, etc., a misdemeanor.

SEC. 30. That on and after the passage of this Act the use of the title architect or registered architect, or the use of any other word, any letters or figures indicated or intended to imply that the person using the same is an architect or registered architect, without compliance with the provisions of this Act, the making of any willfully false oath or affirmation in any matter or proceeding where an oath or affirmation is required by this Act, shall be deemed a misdemeanor punishable with a fine of not more than \$200 or imprisonment for not more than one year, or both.

Punishment for.

Conflicting laws repealed.

SEC. 31. That all laws or parts of laws in conflict with the provisions of this Act are hereby repealed.

In effect immediately.

SEC. 32. That this Act shall become effective immediately on its becoming a law.

Approved, December 13, 1924.

December 13, 1924.

[S. 1343.]

[Public, No. 298.]

**CHAP. 10.**—An Act To authorize the widening of Fourth Street, south of Cedar Street northwest, in the District of Columbia, and for other purposes.

District of Columbia.  
Fourth Street N.W.  
Condemning land to widen.  
Vol. 34, p. 151.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That under and in accordance with the provisions of subchapter 1 of chapter 15 of the Code of Law for the District of Columbia, within six months after the passage of this Act, the Commissioners of the District of Columbia be, and they are hereby, authorized and directed to institute in the Supreme Court of the District of Columbia a proceeding in rem to condemn the land that may be necessary for the widening of Fourth Street immediately south of Cedar Street northwest to its full width of ninety feet, upon such lines as the Commissioners of the District of Columbia may deem best for the public interest: *Provided, however,* That of the entire amount found to be due and awarded by the jury in said proceedings as damages for and in respect of the land to be condemned for said widening plus the costs and expenses of the proceedings hereunder, not more than one-half thereof shall be assessed by the jury as benefits.

Proviso.  
Damages assessed as benefits.

Limit.

Amount authorized for expenses and award.

Repayment.

SEC. 2. That there is hereby appropriated out of the revenues of the District of Columbia an amount sufficient to pay the necessary costs and expenses of the condemnation proceedings taken pursuant hereto and for the amounts awarded as damages. The amounts assessed as benefits when collected shall be repaid to the District of Columbia and covered into the Treasury to the credit of the revenues of the District of Columbia.

Approved, December 13, 1924.

December 17, 1924.

[H. J. Res. 310.]

[Pub. Res., No. 39.]

**CHAP. 12.**—Joint Resolution Authorizing payment of salaries of the officers and employees of Congress for December, 1924, on the 20th day of that month.

Congressional employees, etc., to be paid December salaries December 20, 1924.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Senate and the Clerk of the House of Representatives are authorized and directed to pay to the officers and employees of the Senate and House of Representatives, including the Capitol

police, the Legislative Drafting Service, and employees paid on vouchers under authority of resolutions, their respective salaries for the month of December, 1924, on the 20th day of that month.

Approved, December 17, 1924.

**CHAP. 13.**—An Act To authorize alterations to certain naval vessels and to provide for the construction of additional vessels.

December 18, 1924.  
[H. R. 8687.]  
[Public, No. 297.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That alterations are hereby authorized for the United States ships New York, Texas, Florida, Utah, Arkansas, and Wyoming, to consist of the installation of additional protection against submarine attack, of the installation of anti-air attack deck protection, of the conversion of such vessels to oil burning, and, in addition, for the New York and Texas, the purchase, manufacture, and installation of new fire-control systems, at a total cost not to exceed \$18,360,000 in all.

Navy.  
Alterations authorized of designated ships.  
*Post*, p. 1335.

Fire-control systems.

Construction of eight scout cruisers.  
*Post*, p. 1336.

**SEC. 2.** That the President of the United States is hereby authorized to undertake prior to July 1, 1927, the construction of the vessels enumerated below: Eight scout cruisers, carrying protection and armament suited to their size and type, to have the highest practicable speed and the greatest desirable radius of action, and to cost, exclusive of armor and armament, not to exceed \$11,100,000 each; six river gunboats, to cost, exclusive of armament, not to exceed \$700,000 each: *Provided*, That in the construction of the vessels herein enumerated the President is authorized, in his discretion, to make use of the naval ordnance plant at South Charleston, West Virginia, for the manufacture of armor and armament needed for such vessels.

Six river boats.  
*Proviso.*  
Armor and armament from plant at South Charleston, W. Va.

Vessels to be constructed or reconditioned by this Act shall be constructed or reconditioned in the Government navy yards of the United States, when time and facilities permit and when in the judgment of the Secretary of the Navy such construction or reconditioning would not involve an appreciable increase in the cost to the Government.

Work at navy yards if cost not increased thereby.

**SEC. 3.** That the alterations to capital ships and the construction of new vessels under the authorization contained in this Act shall be subject to the limitations prescribed by the treaty limiting naval armament, ratified August 17, 1923.

Authorizations subject to treaty limitations.  
*Post*, p. 1655.

**SEC. 4.** That in the event of an international conference for the limitation of naval armaments the President is hereby empowered, in his discretion, to suspend in whole or in part any or all alterations or construction authorized in this Act.

Suspension authorized if international conference for naval limitation held.

Approved, December 18, 1924.

**CHAP. 14.**—An Act To authorize the settlement of the indebtedness of the Republic of Lithuania to the United States of America.

December 22, 1924.  
[H. R. 10650.]  
[Public, No. 298.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the settlement of the indebtedness of the Republic of Lithuania to the United States of America made by the World War Foreign Debt Commission and approved by the President upon the terms and conditions as set forth in Senate Document Numbered 168, Sixty-eighth Congress, second session, is hereby approved in general terms as follows:

Lithuania.  
Settlement of its World War indebtedness approved.  
Vol. 42, p. 363.

The amount of the indebtedness to be funded, after allowing for cash payments made by Lithuania, is \$6,030,000, which has been computed as follows:

Amount to be funded.

Funding of principal and interest into bonds.

Principal amount of obligations to be funded, \$4,981,628.03. Interest accrued thereon from June 30, 1919, to June 15, 1924, at the rate of 4¼ per centum per annum, \$1,049,918.94. Total principal and interest accrued and unpaid as of June 15, 1924, \$6,031,546.97. Paid in cash by Lithuania September 22, 1924, \$1,546.97. Total indebtedness to be funded into bonds, \$6,030,000.

Principal payable in installments.

The principal of the bonds shall be paid in annual installments on June 15 of each year up to and including June 15, 1986, on a fixed schedule, subject to the right of the Government of the Republic of Lithuania to make such payments in three-year periods. The amount of the first year's installment shall be \$30,000, the annual installments to increase until in the sixty-second year the amount of the final installment will be \$227,000, the aggregate installments being equal to the total principal of the indebtedness to be funded into bonds.

Prior payments allowed.

The Government of the Republic of Lithuania shall have the right to pay off additional amounts of the principal of the bonds on any interest date upon ninety days' advance notice.

Interest rates.

Interest on the bonds shall be payable semiannually on June 15 and December 15 of each year at the rate of 3 per centum per annum from June 15, 1924, to June 15, 1934, and thereafter at the rate of 3½ per centum per annum until final payment.

Acceptance of additional bonds for interest on accrued interest.

The Government of the Republic of Lithuania, at its option, upon not less than ninety days' notice, shall have the right to pay up to one-half of the interest accruing between June 15, 1924, and June 15, 1929, on the \$6,030,000 principal amount of bonds first to be issued, in bonds of Lithuania dated and bearing interest from the respective dates when the interest to be paid thereby becomes due, with maturities arranged serially to fall on each June 15, in the succeeding years up to June 15, 1986, substantially in the manner provided for the original issue of bonds and bearing the same rates of interest and substantially the same in other respects as such original issue of bonds.

Acceptance of United States bonds in payment.

Any payment of interest or of principal may be made, at the option of the Government of the Republic of Lithuania, in any United States Government obligations issued after April 6, 1917, such obligations to be taken at par and accrued interest.

Approved, December 22, 1924.

December 22, 1924.  
[H. R. 10651.]  
[Public, No. 299.]

**CHAP. 15.**—An Act To authorize the settlement of the indebtedness of the Republic of Poland to the United States of America, and for other purposes.

Poland. Settlement of its World War indebtedness approved.  
Vol. 42, p. 363.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the settlement of the indebtedness of the Republic of Poland to the United States of America made by the World War Foreign Debt Commission and approved by the President upon the terms and conditions as set forth in Senate Document Numbered 169, Sixty-eighth Congress, second session, is hereby approved in general terms as follows:

Amount of indebtedness.

The amount of the indebtedness to be funded, after allowing for cash payment made by Poland, is \$178,560,000, which has been computed as follows: Principal amount of obligations to be funded, \$159,666,972.39; interest accrued and unpaid thereon to December 15, 1922, at the rate of 4¼ per centum per annum, \$18,898,053.60; total principal and interest accrued and unpaid as of December 15, 1922, \$178,565,025.99; paid in cash by Poland November 14, 1924, \$5,025.99; total indebtedness to be funded into bonds, \$178,560,000.

Funding of principal and interest into bonds.

The principal of the bonds shall be paid in annual installments on December 15 of each year up to and including December 15, 1984,

Principal payable in installments.

on a fixed schedule, subject to the right of the Government of the Republic of Poland to make such payments in three-year periods. The amount of the first year's installment shall be \$560,000, the annual installments to increase until the sixty-second year the amount of the final installment will be \$9,000,000, the aggregate installments being equal to the total principal of the indebtedness to be funded into bonds.

The Government of the Republic of Poland shall have the right to pay off additional amounts of the principal of the bonds on any interest date upon ninety days' advance notice. Prior payments allowed.

Interest on the bonds shall be payable semiannually on December 15 and June 15 of each year at the rate of 3 per centum per annum from December 15, 1922, to December 15, 1932, and thereafter at the rate of 3½ per centum per annum until final payment. Interest rates.

The Government of the Republic of Poland shall have the option with reference to payments on account of principal and interest falling due on or before December 15, 1929, under the terms of the agreement, to make the following payments on the dates specified. Optional payments to December 15, 1929.

June 15, 1925, \$500,000; December 15, 1925, \$500,000; June 15, 1926, \$750,000; December 15, 1926, \$750,000; June 15, 1927, \$1,000,000; December 15, 1927, \$1,000,000; June 15, 1928, \$1,250,000; December 15, 1928, \$1,250,000; June 15, 1929, \$1,500,000; December 15, 1929, \$1,500,000; total, \$10,000,000, and to pay the balance, including interest on all overdue payments at the rate of 3 per centum per annum, in bonds of Poland, dated December 15, 1929, bearing interest at the rate of 3 per centum per annum from December 15, 1929, to December 15, 1932, and thereafter at the rate of 3½ per centum per annum, such bonds to mature serially on December 15 of each year up to and including December 15, 1984, substantially in the same manner and to be substantially the same in other respects as the bonds of Poland received at the time of the funding of the indebtedness. Amounts.

Any payment of interest or of principal may be made, at the option of the Government of the Republic of Poland, in any United States Government obligations issued after April 6, 1917, such obligations to be taken at par and accrued interest. Acceptance of bonds for balance.

Approved, December 22, 1924.

Payments may be made in United States bonds.

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**CHAP. 16.**—Joint Resolution Extending appropriation in connection with Columbia Basin investigation.

December 22, 1924.  
[S. J. Res. 157.]  
[Pub. Res., No. 40.]

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the unexpended balance of the appropriation contained in the Act of March 4, 1923 (Forty-second Statutes at Large, page 1540), making appropriations for investigation of the feasibility of irrigation by gravity or pumping, water sources, water storage, and related problems in connection with Columbia Basin project, is hereby reappropriated and made available immediately and to continue available until the fifteenth day of February, 1925.*

Columbia River Basin.  
Reappropriation for investigating irrigation problems of.  
Vol. 42, p. 1540.

Approved, December 22, 1924.

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**CHAP. 18.**—An Act To amend section 98 of the Judicial Code, providing for the holding of the United States District Court at Shelby, North Carolina.

December 24, 1924.  
[H. R. 8657.]  
[Public, No. 300.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 98 of the Judicial Code be, and the same is hereby, amended by adding the following language:*

North Carolina western judicial district.  
Vol. 41, p. 532, amended.

Terms of court, Shelby.

*Proviso.*  
Rooms to be furnished.

"That terms of the District Court of the United States for the Western District of North Carolina shall be held in each and every year in the town of Shelby, North Carolina: *Provided*, That suitable accommodations for holding court at Shelby are furnished free of expense to the United States."

Approved, December 24, 1924.

December 24, 1924.  
[S. J. Res. 159.]  
[Pub. Res., No. 41.]

**CHAP. 19.**—Joint Resolution Providing for the control and eradication of the European fowl pest and similar diseases in poultry.

European fowl pest. Amount authorized for eradicating.

*Ante*, p. 682.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled*, That not to exceed \$100,000 of the appropriation of \$3,500,000, contained in the Second Deficiency Appropriation Act, fiscal year 1924, approved December 5, 1924, for the eradication of the foot-and-mouth disease and other contagious or infectious diseases of animals, is hereby made available to enable the Secretary of Agriculture to provide means to control and eradicate the European fowl pest and similar diseases in poultry: *Provided*, That the sum herein granted shall remain available for the purposes of this Act until June 30, 1926: *Provided further*, That no part of this sum shall be used for the payment of indemnities for condemned poultry.

Approved, December 24, 1924.

*Provisos.*  
Time available.

No payment for poultry condemned.

January 6, 1925.  
[H. R. 3511.]

[Public, No. 301.]

**CHAP. 27.**—An Act To extend relief to the claimants in township 16 north, ranges 32 and 33 east, Montana meridian, Montana.

Public lands. Additional area allowed entrymen in Montana to correct erroneous surveys.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That if by reason of the adjustment to the plat of resurvey of entries in township 16 north of ranges 32 and 33 east of the Montana principal meridian, Montana, entrymen or their assigns have heretofore acquired or may hereafter acquire patents to a less area than such entries when made were believed to contain, the Secretary of the Interior may, under such rules and regulations as he may prescribe, cause patents to issue to such entrymen or their assigns for such area of surveyed, unreserved, unappropriated, nonmineral public land in the State of Montana, not containing merchantable timber, as when added to the area to which the entries were adjusted will equal the area the entries were supposed to contain when made: *Provided*, That applications for such additional area shall be filed within six months from the date of the issuance of patent or within six months from the passage hereof if patent has already issued: *Provided further*, That patents for such additional area shall issue without further final proof and without payment of fees or commissions.

Approved, January 6, 1925.

*Provisos.*  
Time limit for applying.

No further proof or fees required.

January 6, 1925.  
[H. R. 4818.]

[Public, No. 302.]

**CHAP. 28.**—An Act To perfect the title of purchasers of Indian lands sold under the provisions of the Act of Congress of March 3, 1909 (Thirty-fifth Statutes at Large, page 751), and the regulations pursuant thereto as applied to Indians of the Quapaw Agency.

Quapaw Agency Indians, Okla.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That in all cases where lands allotted to members of any of the tribes belonging to the

Quapaw Agency in Oklahoma are held under a trust or other patent containing restrictions on alienation, and said restrictions have been or shall hereafter be removed by order of the Secretary of the Interior pursuant to the Act of March 3, 1909 (Thirty-fifth Statutes at Large, page 751), or said lands or any portion thereof have been or shall hereafter be sold by said allottee or his heirs under the regulations of the Secretary of the Interior pursuant to said Act, the deed of such allottee or his heirs executed after the removal of such restrictions, or when approved by the Secretary of the Interior, shall convey full title to the lands or interest so sold the same as if a fee simple patent without restrictions had been issued to the allottee: *Provided*, That nothing in this Act shall be construed to apply to the lands of the Kaw or Osage Indians, or to lands of Indians of the Five Civilized Tribes in Oklahoma.

Title in fee to purchasers of unrestricted allotment of.

Vol. 35, p. 751.

*Proviso.*  
Lands not affected.

Approved, January 6, 1925.

**CHAP. 29.**—An Act To amend an Act approved March 3, 1909, entitled “An Act for the removal of the restrictions on alienation of lands of allottees of the Quapaw Agency, Oklahoma, and the sale of all tribal lands, school, agency, or other buildings on any of the reservations within the jurisdiction of such agency, and for other purposes.”

January 6, 1925.  
[H. R. 7453.]

[Public, No. 303.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That section 1 of the Act of March 3, 1909 (Thirty-fifth United States Statutes at Large, page 751), being “An Act for the removal of the restrictions on alienation of lands of allottees of the Quapaw Agency, Oklahoma, and the sale of all tribal lands, school, agency, or other buildings on any of the reservations within the jurisdiction of such agency, and for other purposes,” be, and the same is hereby amended so as to authorize the sales, under regulations prescribed by the Secretary of the Interior, and upon application of allottees or heirs of lands allotted to Indians of the Quapaw Agency, Oklahoma, and now held and designated as homesteads, whenever in the opinion of the Secretary such sales would be for the best interests of the applicants.

Quapaw Agency Indians, Okla.  
Sale of homestead allotments to, permitted.  
Vol. 35, p. 752, amended.

Approved, January 6, 1925.

**CHAP. 31.**—An Act Granting the consent of Congress to the State of Alabama, through its highway department, to construct and maintain a bridge across the Coosa River at or near Leesburg, Alabama.

January 7, 1925.  
[H. R. 9518.]

[Public, No. 304.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the consent of Congress is hereby granted to the State of Alabama, through its highway department, to construct and maintain a bridge and approaches thereto across the Coosa River, at a point suitable to the interests of navigation, at or near Leesburg, Alabama, in accordance with the provisions of the Act entitled “An Act to regulate the construction of bridges over navigable waters,” approved March 23, 1906.

Coosa River.  
Alabama may bridge, at Leesburg.

Construction.  
Vol. 34, p. 84.

Sec. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Amendment.

Approved, January 7, 1925.

January 7, 1925.  
[H. R. 2869.]  
[Public, No. 305.]

**CHAP. 32.**—An Act For the establishment of a United States Industrial Reformatory.

**Industrial Reformatory.**

Selection of site for, by Attorney General and Secretaries of War and Interior.

For males between 17 and 30 convicted of offenses against United States.

**Exception.**

**Proviso.**  
Sentences allowed without specifying class of imprisonment.

Estimates of cost to be submitted.

Use of eligible convict labor for construction.

Estimates for maintenance.

Plans, etc., to be prepared by Architect of the Treasury.

**Proviso.**  
Reimbursement.

Control vested in Attorney General.

Discipline, etc., to prevent young offenders becoming habitual criminals.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Attorney General, the Secretary of War, and the Secretary of the Interior be, and are hereby, authorized and directed to select a site for an industrial reformatory which shall be used for the confinement of male persons between the ages of seventeen and thirty years, who have been or shall be convicted of offenses against the United States, including persons convicted by general courts-martial and consular courts, and sentenced for terms of imprisonment for more than one year, with or without hard labor, except those who have been convicted previously of an offense punishable by imprisonment for more than one year, and except also those convicted of treason, murder in the first or second degree, rape, or arson, and those sentenced to life imprisonment: *Provided,* That it shall be sufficient for the courts to sentence said class of offenders to imprisonment in the penitentiary without specifying the particular penitentiary or the United States Industrial Reformatory and the imprisonment shall be in such penitentiary or the United States Industrial Reformatory as the Attorney General shall from time to time designate.

**SEC. 2.** That upon the selection of an appropriate site the Attorney General shall submit to Congress estimate of the cost of purchasing the same, together with estimates of the expense necessary to construct the proper buildings thereon. For the purpose of construction of such buildings the Attorney General shall employ the labor of such United States prisoners confined in the United States penitentiary, Atlanta, Georgia, the United States penitentiary, Leavenworth, Kansas, the United States penitentiary, McNeil Island, Washington, and State or Territorial prisons, penitentiaries, or reformatories, who are eligible for confinement in said United States Industrial Reformatory under the provisions of this Act, and who can be used, under proper guard, in the work necessary to construct the buildings. The Attorney General at the same time, and annually thereafter, shall submit estimates in detail for all expenses of maintaining the said industrial reformatory, including salaries of all necessary officers and employees.

**SEC. 3.** That the Secretary of the Treasury is hereby authorized, upon the request of the Attorney General, to cause the plans, drawings, designs, specifications, and estimates for the remodeling and construction of the necessary buildings to be prepared in the Office of the Supervising Architect of the Treasury Department, and the work of remodeling and constructing the said buildings to be supervised by the field force of said office: *Provided,* That the proper appropriations for the support and maintenance of the Office of the Supervising Architect be reimbursed for the cost of preparing such plans, drawings, designs, specifications, and estimates for the aforesaid work, and the supervision of the remodeling and construction of said buildings.

**SEC. 4.** That the control and management of the United States Industrial Reformatory shall be vested in the Attorney General, who shall have power to appoint a superintendent, assistant superintendent, and all other officers necessary for the safe-keeping, care, protection, instruction, and discipline of the inmates.

**SEC. 5.** That the discipline to be observed in said United States Industrial Reformatory shall be correctional and designed to prevent young offenders from becoming habitual criminals. It shall be the duty of the Attorney General to provide for the instruction

of the inmates in the common branches of an English education, and for their training in such trade, industry, or skilled vocation as will enable said inmates, upon release, to obtain self-supporting employment and to become self-reliant members of society. For this purpose the Attorney General shall establish and maintain a common school and trade schools in said industrial reformatory, and shall have authority to promulgate all such rules and regulations for the government of the officers of said industrial reformatory and the inmates thereof as he may deem proper and necessary.

Schools, etc., to be established in.

SEC. 6. That the inmates of the United States industrial reformatory shall be employed only in the production and manufacture of supplies for the United States Government, for consumption in United States institutions, and in duties necessary for the construction and maintenance of the institution.

Products of, only for Government supplies.

SEC. 7. That the Attorney General is hereby authorized, in his discretion, to transfer to the United States industrial reformatory, as accommodations become available, all persons eligible under the terms of this Act for confinement in said industrial reformatory who are now, or shall hereafter be, confined in the United States Penitentiary, Atlanta, Georgia; the United States Penitentiary, Leavenworth, Kansas; the United States Penitentiary, McNeil Island, Washington; and State and Territorial prisons, penitentiaries, or reformatories, and who are proper subjects for confinement in said United States industrial reformatory: *Provided*, That the Attorney General shall not transfer any prisoner who has less than nine months to serve of the term for which he was sentenced. The Attorney General is hereby authorized, in his discretion, at any time to transfer from the United States industrial reformatory to any of the aforesaid United States penitentiaries, or a suitable State or Territorial penitentiary or reformatory, any person who is ineligible for confinement therein under the terms of this Act, or any person who is apparently incorrigible, and whose presence in the said United States industrial reformatory is detrimental to the well-being of the institution. Such transfer shall, in the case of the United States penitentiaries and industrial reformatory, be made by the warden or superintendent of the institution from which the transfer is to be made, and in the case of State and Territorial penitentiaries, or reformatories, such transfer shall be made by the United States marshal of the judicial district in which the institution from which the transfer is to be made is located. The actual and necessary expenses of such warden, superintendent, or marshal in making such transfer shall be paid, in the case of transfer from the United States penitentiaries and industrial reformatory, from the appropriation for the maintenance of the particular institution, and, in the case of transfer from State and Territorial penitentiaries, or reformatories, out of the judicial funds.

Transfer from prisons, etc., persons eligible for confinement.

*Proriso.* Short-term sentences excepted.

Ineligibles and incorrigibles to be transferred from.

Manner of transfers.

Payment of transfers.

SEC. 8. That two citizens of the United States of prominence and distinction, who shall be appointed by the President for terms of two and four years, respectively, from the date of the taking effect of this Act, the term of each to be designated by the President, but their successors shall be appointed for terms of four years, except that any person chosen to fill a vacancy shall be appointed only for the unexpired term of the citizen whom he shall succeed, and who shall serve without compensation, shall constitute, together with the Attorney General of the United States, the superintendent of prisons of the Department of Justice, and the superintendent of the United States industrial reformatory, who shall serve without additional compensation, a board of advisers of said reformatory. It shall be the duty of said board to devise ways and means looking

Board of citizen advisers to be appointed. Terms.

Other officials designated.

Duties.

to the reestablishment in society of the inmates discharged therefrom, whether by pardon, commutation, parole, or expiration of sentence, particularly with a view of securing suitable and remunerative employment for said discharged inmates: *Provided*, That the expenses of said board shall be paid out of the appropriation for the maintenance of the reformatory.

*Proviso.*  
Payment of expenses.

Parole eligibility of inmates.  
Vol. 36, p. 819.

Good conduct commutation.  
Vol. 32, p. 397; Vol. 36, p. 819; Vol. 37, p. 650.

Transportation, clothing, and cash on discharge.

Inconsistent laws repealed.

SEC. 9. That the inmates of the United States Industrial Reformatory shall be eligible for parole under sections 1, 2, 3, 4, 5, 6, 7, and 8 of the Act of Congress approved June 25, 1910, being an Act to provide for the parole of United States prisoners and for other purposes, which provisions are hereby made to apply to all inmates of said reformatory. Such inmates shall be entitled to commutation allowance for good conduct in accordance with the provisions of the Act of Congress approved June 21, 1902, and entitled "An Act to regulate commutation for good conduct for United States prisoners," and the Acts amendatory thereof and supplemental thereto.

SEC. 10. That every prisoner, when discharged from the United States Industrial Reformatory, shall be furnished with transportation to place of conviction, or place of bona fide residence, or to such other place within the United States as may be authorized by the Attorney General, and he shall also be furnished with suitable clothing and \$10 in money.

SEC. 11. That all Acts and parts of Acts inconsistent with the provisions of this Act are hereby repealed.

Approved, January 7, 1925.

January 7, 1925.

[H. R. 5425.]

[Public, No. 306.]

**CHAP. 33.**—An Act To provide for the disposition of moneys paid to or received by any official as a bribe, which may be used as evidence in any case growing out of any such transaction.

United States courts.  
Moneys used as evidence of official bribery to be deposited in registry of the court.

Disposition.

Vol. 36, p. 1083.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That hereafter all moneys received or tendered in evidence in any case, proceeding, or investigation in any United States court, or before any officer thereof, which have been paid to or received by any official as a bribe, shall after the conclusion and final disposition of the particular case, proceeding, or investigation in which it was received as evidence, be deposited in the registry of the court to be disposed of under and in accordance with the order, judgment or decree of the said court, to be subject, however, to the provisions of section 996 Revised Statutes, as amended.

Approved, January 7, 1925.

January 7, 1925.

[H. R. 6541.]

[Public, No. 307.]

**CHAP. 34.**—An Act To amend an Act entitled "An Act to provide for the disposal of the unallotted lands on the Omaha Indian Reservation, in the State of Nebraska."

Omaha Indian Reservation, Nebr.  
Vol. 37, p. 111, amended.

Disposal of unallotted lands on.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Act approved May 11, 1912 (Thirty-seventh Statutes at Large, page 111), entitled "An Act to provide for the disposal of the unallotted land on the Omaha Indian Reservation, in the State of Nebraska," is hereby amended by striking out all after the enacting clause and inserting the following:

"That the Secretary of the Interior be, and he is hereby, authorized to cause to be surveyed, if necessary, and appraised in such manner as he may direct, in tracts of forty acres each, or as

nearly thereto as the Secretary may deem practicable, and after such survey and appraisal to sell and convey in quantities not to exceed one hundred and sixty acres to any one purchaser, all the unallotted lands on the Omaha Indian Reservation in the State of Nebraska except such tracts as are hereinafter specifically reserved: *Provided*, That the said land shall be sold to the highest bidder under such regulations as the Secretary of the Interior may prescribe, but no part of said land shall be sold at less than the appraised value thereof: *Provided further*, That the use of the underground mineral rights of the unallotted lands be and the same are hereby reserved for the benefit of the children who are entitled to participate in said lands under the Act of May 11, 1912, supra.

"SEC. 2. That the Secretary of the Interior is hereby directed to reserve from sale under the terms of this Act the following tracts of land in sections 24, 25, and 26, in township 25 north, range 9 east of the sixth principal meridian in Nebraska for the purposes designated: Sixty acres of the land now used for agency purposes described as the southeast quarter of the northwest quarter and the south half of the northeast quarter of the northwest quarter of section 25 be reserved for agency and school purposes for so long as the need thereof exists; and forty acres for use as a tribal cemetery, described as the southwest quarter of the southwest quarter of section 24, including the tract now used for that purpose: *Provided*, That two and one-half acres thereof may be reserved for the use of the Presbyterian Church now located thereon so long as needed for religious or educational purposes; and two hundred and thirty acres, more or less, described as the east half of the northeast quarter of section 26, and the west half of the northwest quarter and the north half of the northeast quarter of the northwest quarter of section 25, and that portion of the southeast quarter of the northwest quarter of section 25 lying south and west of a certain irrigation ditch consisting of approximately ten acres, and the southeast quarter of the southwest quarter of section 24, for the special and specific use of the Omaha Tribe, to be used for fair purposes, camping grounds, race track, and other tribal needs, the same to be held in reserve from the sale authorized by this Act until such time as the Secretary of the Interior may determine that such lands are no longer needed for such purposes.

"SEC. 3. That the proceeds of such sale, after paying all the expenses incident to and necessary for carrying out the provisions of this Act, and after reimbursing the general trust fund of the tribe for any assessment paid therefrom for protecting the unallotted tribal lands from overflow, shall be divided pro rata among the children of the Omaha Tribe living on May 11, 1912, who have not received allotments of land under the acts of August 7, 1882 (Twenty-second Statutes at Large, page 341), and March 3, 1893 (Twenty-third Statutes at Large, page 630), and shall be expended for the benefit of said Indians when and in such manner as in the opinion of the Secretary of the Interior shall be to their best interests, and pending such expenditure by the said Secretary the sums due the respective Indians shall be placed to the credit of the said Indians in the Treasury of the United States, and shall bear interest at the rate of 5 per centum per annum, but in the event of the death of any such Indian while there remains in the Treasury to his credit any part of the sum so deposited the said sum shall be paid at once to his heirs, who shall be determined by the Secretary of the Interior in accordance with the laws of descent in force in the State of Nebraska, and the action of the Secretary of the Interior in determining the legal heirs of any deceased Indian, as provided herein, shall in all respects be conclusive and final.

*Provisos.*  
Sales to highest bidder.

Reservation of underground mineral rights.

Lands reserved from sale.

For agency, school, and cemetery.

*Proviso.*  
For Presbyterian Church.

For tribal fair-grounds, etc.

Pro rata division of net proceeds.

Vol. 22, p. 341.

Vol. 23, p. 630.

Expenditure.

Interest.

Payment to heirs of deceased Indians.

Amount authorized  
for expenses.

"SEC. 4. That for the purpose of carrying out the provisions of this Act, there is hereby authorized to be appropriated the sum of \$1,000, or so much thereof as may be necessary, to be reimbursable out of the funds arising from the sale of said lands.

Sale, etc., not opera-  
tive while agency and  
school maintained.

"SEC. 5. That sections 1, 3, and 4 of this Act shall not become operative so long as the need thereof exists of maintaining an agency and school for the Omaha Tribe of Indians residing on the Omaha Indian Reservation in the State of Nebraska."

Approved, January 7, 1925.

January 7, 1925.

[H. R. 6817.]

[Public, No. 306.]

**CHAP. 35.**—An Act To provide for the construction of a vessel for the Coast Guard.

Coast Guard.  
Cutter for Alaskan  
waters authorized.  
Post, p. 1342.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury is authorized to construct and equip one Coast Guard cutter, at a cost not to exceed \$925,000, of appropriate design and special construction, for Coast Guard duty in Alaskan waters and for cruises into the Arctic Ocean to replace the cutter Bear, no longer suitable for such service.

Approved, January 7, 1925

January 7, 1925.

[H. R. 7077.]

[Public, No. 309.]

**CHAP. 36.**—An Act To amend an Act entitled "An Act to amend an Act entitled 'An Act making appropriations for the current and contingent expenses of the Bureau of Indian Affairs, for fulfilling treaty stipulations with various Indian tribes, and for other purposes, for the fiscal year ending June 30, 1914,' approved June 30, 1913," approved May 26, 1920.

Five Civilized  
Tribes, Okla.  
Vol. 41, p. 625, amend-  
ed.  
Vol. 38, p. 96.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section 1 of an Act entitled "An Act to amend an Act entitled 'An Act making appropriations for the current and contingent expenses of the Bureau of Indian Affairs, for fulfilling treaty stipulations with various Indian tribes, and for other purposes, for the fiscal year ending June 30, 1914,' approved June 30, 1913," approved May 26, 1920, be and is hereby amended to read as follows:

Allowances for street  
improvements, etc.,  
heretofore or hereafter  
made, in town sites,  
from tribal funds.

"That the Secretary of the Interior is hereby authorized to pay, out of any funds of the Creek, Cherokee, Choctaw, Chickasaw, and Seminole Nations, on deposit in the Treasury of the United States, the proportionate cost of street paving, construction of sidewalks and sewers heretofore or hereafter constructed and abutting on unsold lots belonging to any of said tribes and as may be properly chargeable against said town lots, said payments to be made upon submission of proof to said Secretary of the Interior showing the entire cost of the said street paving, sidewalk, and sewer construction, and that said improvement was duly authorized and undertaken in accordance with law: *Provided,* That the Secretary of the Interior shall be satisfied that the charges made are reasonable and that the lots belonging to the above-mentioned tribes against which the charges were made have been enhanced in value by said improvements to not less than the amount of said charges."

Approved, January 7, 1925.

January 7, 1925.

[H. R. 7522.]

[Public, No. 310.]

**CHAP. 37.**—An Act To authorize and direct issuance of patents to purchasers of lots in the town site of Bowdoin, Montana.

Bowdoin, Mont.  
Reappraisal of lots  
in town site of.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior is hereby authorized to reappraise the lots in the

town site of Bowdoin, Montana, whether sold or unsold, and to issue patent, if not already issued, in those cases where the amount paid is in excess of the value appraised thereunder. In cases where the amount paid is not equal to the new appraisement the purchaser may receive patent upon making payment in accordance with the new appraisal, either in cash or by installments, in conformity with the terms of existing law. Lots not heretofore sold likewise may be sold at the new appraised value in accordance with existing law.

Issue of patents to purchasers, etc.

Approved, January 7, 1925.

**CHAP. 38.**—Joint Resolution Providing for the procurement of a design for the use of grounds in the vicinity of the Mall by the United States Botanic Garden.

January 7, 1925.  
[H. J. Res. 257.]  
[Pub. Res., No. 42.]

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Joint Committee on the Library is hereby authorized and directed to investigate and report to Congress, with estimate of cost as to a new location for the conservatories of the United States Botanic Garden, south of the Mall in the vicinity of the present location, and also as to a suitable landscape plan in connection therewith: *Provided*, That in the preparation of such a report the committee is hereby authorized to procure advice and assistance from any existing governmental agency, including the services of engineers, surveyors, draftsmen, landscape architects, and other technical personnel in the executive departments and independent establishments of the Government.

Botanic Garden, D. C.  
Investigation, etc., of new location for conservatories south of.

*Proviso.*  
Assistance from technical, etc., personnel of governmental agencies.

**SEC. 2.** For the purpose of this Act the sum of \$5,000 is hereby authorized to be appropriated from any available money or money that may become available in the Treasury of the United States.

Amount authorized.  
*Post*, p. 1297.

Approved, January 7, 1925.

**CHAP. 57.**—An Act To authorize the Court of Appeals for the First Circuit to hold sitting at San Juan, Porto Rico.

January 8, 1925.  
[H. R. 704.]  
[Public, No. 311.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Court of Appeals for the First Circuit shall, when in its judgment the public interests require, hold a sitting of such court at San Juan, Porto Rico.

United States courts.  
First Circuit Court of Appeals to hold sittings at San Juan, Porto Rico.

Approved, January 8, 1925.

**CHAP. 58.**—An Act Authorizing the Ponca Tribe of Indians residing in the States of Oklahoma and Nebraska to submit claims to the Court of Claims.

January 9, 1925.  
[H. R. 4275.]  
[Public, No. 312.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That all claims of whatsoever nature, both legal and equitable, which the Ponca Tribe of Indians residing in the States of Oklahoma and Nebraska may have against the United States, including among other things, claims for moneys due the Ponca Tribe but allowed or paid to some other tribe or tribes of Indians, shall be submitted to the Court of Claims, with the right of appeal by either party to the Supreme Court of the United States for determination; and jurisdiction is hereby conferred upon the Court of Claims to hear and determine any and all such claims and render final judgment thereon.

Ponca Indians, Okla. and Nebr.  
Claims of, against United States to be submitted to Court of Claims.

Jurisdiction conferred.

Advancement of cause.

Provisos. Procedure.

Time for filing.

Verification, etc.

Attorneys' fees by decree of court.

The Court of Claims shall advance the cause upon its docket for hearing, and shall have authority to determine and adjudge the rights, both legal and equitable, of the said Ponca Tribe in the premises: *Provided*, That the court shall hear and determine any legal or equitable defenses, set-offs, or counterclaims including gratuities which the United States may offer against the said Ponca Tribe notwithstanding lapse of time or statutes of limitation, and any tribe or band of Indians deemed necessary to a final determination of any suit hereunder shall be joined as the court may order. The suit or suits instituted hereunder shall be begun within five years from the passage of this Act by the Ponca Tribe of Indians as parties plaintiff against the United States as the party defendant. The petition or petitions may be verified upon information and belief as to the facts therein alleged by the attorney or attorneys employed by the Ponca Tribe under contract approved by the Secretary of the Interior and the Commissioner of Indian Affairs, as provided by existing law; and no other verification shall be necessary: *Provided*, That upon the final determination of such suit or suits the Court of Claims shall have jurisdiction to decree the fees to be paid to the attorney or attorneys not to exceed 10 per centum of the amount of the judgment rendered in favor of said Indians and in no event to exceed the sum of \$25,000, together with all necessary and proper expenses incurred in preparation and prosecution of the suit; and the same shall be paid out of any sum or sums found due said tribe.

Approved, January 9, 1925.

January 9, 1925.

[H. R. 8545.]

[Public, No. 313.]

**CHAP. 59.**—An Act Conferring jurisdiction on the Court of Claims to determine and report upon the interest, title, ownership, and right of possession of the Yankton Band of Santee Sioux Indians to the Red Pipestone Quarries, Minnesota.

Yankton Sioux Indians.

Court of Claims to determine interest of, in Red Pipestone Quarries, Minn.

Vol. 36, p. 284.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That jurisdiction be, and it hereby is, conferred upon the Court of Claims to determine and report from the finding of facts reported by said court as authorized by section 22 of the Act of April 4, 1910 (Thirty-eighth Statutes at Large, page 284), the interest, title, ownership, and right of possession of the Yankton Band of Santee Sioux Indians in and to the land known as the "Red Pipestone Quarries," described in said Act of April 4, 1910; and said court shall determine what amount, if any, is legally and equitably due from the United States to the said Yankton Band of Santee Sioux Indians for the said quarries, and enter judgment thereon.

Interest of other Sioux Indians to be determined.

**SEC. 2.** That the court is hereby further authorized to determine what, if any, other band or bands of Sioux Indians have an interest in and to the said Red Pipestone Quarries, and the amount thereof, if any.

Approved, January 9, 1925.

January 10, 1925.

[H. R. 162.]

[Public, No. 314.]

**CHAP. 68.**—An Act To amend the Act establishing the eastern judicial district of Oklahoma, to establish a term of the United States District Court for the Eastern Judicial District of Oklahoma at Pauls Valley, Oklahoma.

Oklahoma eastern judicial district.

Term of court at Pauls Valley.

Vol. 40, p. 604, amended.

Post, p. 945.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That a term of the United States District Court for the Eastern Judicial District of the State of Oklahoma shall be held annually at Pauls Valley, Oklahoma, for the trial of civil and criminal cases, at such

times as may be fixed by the judges of the eastern judicial district of Oklahoma: *Provided*, That suitable rooms and accommodations for holding court at Pauls Valley are furnished free of expense to the United States.

*Proviso.*  
Court rooms.

Approved, January 10, 1925.

**CHAP. 69.**—An Act Providing for the holding of the United States district and circuit courts at Poteau, Oklahoma.

January 10, 1925.  
[H. R. 644.]  
[Public, No. 315.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That a term of the district court of the United States for the eastern district of Oklahoma shall be held in each and every year in the town of Poteau, Oklahoma, beginning on the first Monday in October and continuing till the business is disposed of: *Provided*, That suitable rooms and accommodations for holding court at Poteau are furnished free of expense to the United States.

Oklahoma eastern judicial district.  
Term of court at Poteau.  
Vol. 40, p. 604, amended.  
*Post*, p. 945.  
*Proviso.*  
Court rooms.

**SEC. 2.** That the clerk of the United States district and circuit courts at Muskogee, Oklahoma, shall be the clerk of the United States district and circuit courts at Poteau, Oklahoma, until provision be made by law for the appointment of deputy clerks at the several places of holding United States district and circuit courts in the State of Oklahoma.

Authority of clerk at Muskogee.

Approved, January 10, 1925.

**CHAP. 70.**—An Act Giving the consent of Congress to a boundary agreement between the States of New York and Connecticut.

January 10, 1925.  
[S. 3058.]  
[Public, No. 316.]

Whereas the commissioners duly appointed on the part of the States of New York and Connecticut, respectively, for the purpose of settling the boundary line between said States, did execute an agreement in the words following, to wit:

New York and Connecticut boundary.  
Preamble.

“Memorandum of agreement by and between the subscribers, the Governor of the State of Connecticut, and the State engineer of the State of New York.

Agreement of States.

“Whereas acting under an agreement signed on the 26th day of September, 1908, by the above-named officials the boundary line between the States of New York and Connecticut has been resurveyed from the State of Massachusetts southerly to Long Island Sound, and new monuments have been set, more permanently marking the same; and

“Whereas although as provided in the said agreement the new monuments have been set as nearly on the line of 1860 as the same could be ascertained, yet owing to the more accurate methods employed in the survey a description is now available which more closely defines this boundary as it is monumented; and

“Whereas it is desirable that this more accurate description be recorded in both of the States concerned and that it be recognized as the official description of the said boundary:

“Now, therefore, be it known that the description of the boundary between the States of New York and Connecticut as it has now been ascertained to be, is as follows:

Boundary description.

“Commencing at a granite monument (numbered 1) at the northwest corner of the State of Connecticut, marking the corner of Massachusetts, New York, and Connecticut, in latitude forty-two degrees two minutes fifty-eight and four hundred and twenty-seven one-thousandths seconds, and longitude seventy-three

Boundary description—Continued.

degrees twenty-nine minutes fifteen and nine hundred and fifty-nine one-thousandths seconds; thence south two degrees forty-two minutes thirty seconds west thirty thousand five hundred and sixty-nine feet to a granite monument (numbered 12) four hundred and seventy feet south of the Bird Hill road between Millerton and Ore Hill in latitude forty-one degrees fifty-seven minutes fifty-six and seven hundred and seventy-two one-thousandths seconds, and longitude seventy-three degrees twenty-nine minutes thirty-five and seventy-eight one-thousandths seconds; thence south three degrees fifty-three minutes forty-four seconds west fifteen thousand eight hundred and forty-six feet to a monument (numbered 18) in the south side of the highway from Millerton to Sharon along the north shore of Indian Pond in latitude forty-one degrees fifty-five minutes twenty and five hundred and eighty-six one-thousandths seconds, and longitude seventy-three degrees twenty-nine minutes forty-nine and three hundred and eighty-one one-thousandths seconds; thence south two degrees forty-seven minutes fifty-one seconds west ten thousand six hundred and eighty-one feet to a monument (numbered 21) on the cliff north of Webatuck Creek in latitude forty-one degrees fifty-three minutes thirty-five and one hundred and ninety one-thousandths seconds, and longitude seventy-three degrees twenty-nine minutes fifty-six and two hundred and ten one-thousandths seconds; thence south four degrees thirty-nine minutes one second west ten thousand six hundred and eighty-three feet to a monument (numbered 24) in the rear of R. E. Randall's house on the east road from Sharon Valley to Leedsville in latitude forty-one degrees fifty-one minutes forty-nine and nine hundred and ninety-five one-thousandths seconds, and longitude seventy-three degrees thirty minutes seven and six hundred and fifty-two one-thousandths seconds; thence south three degrees forty-nine minutes ten seconds west twenty-six thousand four hundred and five feet to a monument (numbered 32) on the westerly slope of a rocky hillside at the corner of the towns of Sharon and Kent in latitude forty-one degrees forty-seven minutes twenty-nine and seven hundred and nine one-thousandths seconds, and longitude seventy-three degrees thirty minutes thirty and eight hundred and seventy-one one-thousandths seconds; thence south three degrees fifty-two minutes thirty-five seconds west ten thousand four hundred and fifty-seven feet to a monument (numbered 35) on the shoulder of a mountain northeast of Bog Hollow, in latitude forty-one degrees forty-five minutes forty-six and six hundred and thirty-seven one-thousandths seconds, and longitude seventy-three degrees thirty minutes forty and one hundred and ninety-nine one-thousandths seconds; thence south three degrees six minutes eighteen seconds west sixteen thousand forty-five feet to a monument (numbered 41) at the easterly edge of a large pasture north of Preston Mountain, known as the Chapel lots, in latitude forty-one degrees forty-three minutes eight and three hundred and fifty-four one-thousandths seconds, and longitude seventy-three degrees thirty minutes fifty-one and six hundred and fifty-eight one-thousandths seconds; thence south three degrees fifty-seven minutes three seconds west ten thousand six hundred and fifty-seven feet to a monument (numbered 45) at the southerly end of Schaghticoke Mountain, in latitude forty-one degrees forty-one minutes twenty-three and three hundred and twenty one-thousandths seconds, and longitude seventy-three degrees thirty-one minutes one and three hundred and thirty-five one-thousandths seconds; thence south two degrees forty-one minutes forty-one seconds west ten thousand five hundred and thirty-four

feet to a monument (numbered 48) on the northwesterly slope of Tenmile Hill, in latitude forty-one degrees thirty-nine minutes thirty-nine and three hundred and fifty-nine one-thousandths seconds, and longitude seventy-three degrees thirty-one minutes seven and eight hundred and sixty one-thousandths seconds; thence south three degrees thirty-one minutes thirty-three seconds west twenty-one thousand one hundred and forty feet to a monument (numbered 55) at the northerly end of a rocky hill about a mile south of the northeast corner of the town of Pawling, New York, in latitude forty-one degrees thirty-six minutes ten and eight hundred and ninety-four one-thousandths seconds, and longitude seventy-three degrees thirty-one minutes twenty-four and nine hundred and seventy-two one-thousandths seconds; thence south four degrees twenty-four minutes fifty-two seconds west ten thousand seven hundred and eighty-five feet to a monument (numbered 59) in a field east of a right angle in the road from Quaker Hill to Sherman, in latitude forty-one degrees thirty-four minutes twenty-four and six hundred and fifty-nine one-thousandths seconds, and longitude seventy-three degrees thirty-one minutes thirty-five and eight hundred and ninety-three one-thousandths seconds; thence south three degrees fifty-two minutes fifty-two seconds west ten thousand five hundred and twenty feet to a monument (numbered 64) on a ledge falling southwest to a brook in the southwestern part of the town of Sherman, in latitude forty-one degrees thirty-two minutes forty and nine hundred and sixty-three one-thousandths seconds, and longitude seventy-three degrees thirty-one minutes forty-five and two hundred and fifty-seven one-thousandths seconds; thence south four degrees twenty-eight minutes forty-eight seconds west ten thousand four hundred and ten feet to a monument (numbered 68) on Cranberry Mountain, in latitude forty-one degrees thirty minutes fifty-eight and four hundred and twenty-four one-thousandths seconds, and longitude seventy-three degrees thirty-one minutes fifty-five and nine hundred and forty-six one-thousandths seconds; thence south two degrees twenty-four minutes thirty-eight seconds west ten thousand six hundred and seventeen feet to a monument (numbered 72) on the northerly slope of a hill a mile south of Haviland Hollow, in latitude forty-one degrees twenty-nine minutes thirteen and six hundred and twenty-seven one-thousandths seconds, and longitude seventy-three degrees thirty-two minutes one and eight hundred and thirteen one-thousandths seconds; thence south three degrees three minutes twelve seconds west twenty thousand seven hundred and thirty-one feet to a monument (numbered 80) in a mowed field southeast of an angle in the road from Brewster to Ball Pond, in latitude forty-one degrees twenty-five minutes forty-nine and one hundred and eight one-thousandths seconds, and longitude seventy-three degrees thirty-two minutes sixteen and three hundred and nine one-thousandths seconds; thence south four degrees fifty-three minutes twelve seconds west ten thousand two hundred and seventy-nine feet to a monument (numbered 84) on the northerly side of a rocky summit northwest of Mill Plain in latitude forty-one degrees twenty-four minutes seven and nine hundred and fifteen one-thousandths seconds and longitude seventy-three degrees thirty-two minutes twenty-seven and seven hundred and ninety-eight one-thousandths seconds; thence south two degrees forty-five minutes forty-eight seconds west ten thousand five hundred and twenty-seven feet to a monument (numbered 89) in a swampy pasture south of a right angle in a back road which runs along the line between the towns of Danbury and Ridgefield in latitude

Boundary descrip-  
tion—Continued

forty-one degrees twenty-two minutes twenty-four and thirty one-thousandths seconds and longitude seventy-three degrees thirty-two minutes thirty-four and four hundred and fifty-six one-thousandths seconds; thence south four degrees thirty-six minutes thirty-nine seconds west ten thousand eight hundred and seventy-eight feet to a monument (numbered 91) in a swamp near Mopus Brook in latitude forty-one degrees twenty minutes thirty-six and nine hundred one-thousandths seconds and longitude seventy-three degrees thirty-two minutes forty-five and nine hundred and twenty one-thousandths seconds; thence south four degrees twelve minutes sixteen seconds west ten thousand four hundred and ninety-three feet to a monument (numbered 96) south of a ledge on Titicus Mountain in latitude forty-one degrees eighteen minutes fifty-three and five hundred and seven one-thousandths seconds and longitude seventy-three degrees thirty-two minutes fifty-six and one one-thousandths seconds; thence south six degrees thirty-two minutes twenty-one seconds west seven thousand two hundred and fourteen feet to a monument (numbered 98) known as the Ridgefield Angle on a steep side hill sloping toward South Pond in latitude forty-one degrees seventeen minutes forty-two and six hundred and ninety one-thousandths seconds and longitude seventy-three degrees thirty-three minutes six and seven hundred and sixty-four one-thousandths seconds; thence south thirty-two degrees forty-six minutes six seconds east fourteen thousand one hundred and nine feet to a monument (numbered 103) in a swamp near a small brook in latitude forty-one degrees fifteen minutes forty-five and four hundred and sixty one-thousandths seconds and longitude seventy-three degrees thirty-one minutes twenty-six and seven hundred and seventy-five one-thousandths seconds; thence south thirty-two degrees forty-one minutes forty-six seconds east ten thousand four hundred and forty-three feet to a monument (numbered 106) at the westerly side of a rocky ridge near the southwest corner of Ridgefield in latitude forty-one degrees fourteen minutes eighteen and six hundred and twenty-six one-thousandths seconds and longitude seventy-three degrees thirty minutes twelve and nine hundred and forty one-thousandths seconds; thence south thirty-two degrees two minutes and twenty-eight seconds east eleven thousand and forty-seven feet to a monument (numbered 109) known as the Wilton Angle in woodland northwest of Bald Hill in latitude forty-one degrees twelve minutes forty-six and one hundred and one one-thousandths seconds and longitude seventy-three degrees twenty-eight minutes fifty-six and two hundred and sixty-three one-thousandths seconds; thence south fifty-nine degrees fifty-nine minutes fifty-eight seconds west nine thousand five hundred and eighty-eight feet to a monument (numbered 112) on the south side of a short crossroad leading west from the Vista Road in latitude forty-one degrees eleven minutes fifty-eight and seven hundred and twenty-one one-thousandths seconds and longitude seventy-three degrees thirty minutes forty-four and eight hundred and seventy-seven one-thousandths seconds; thence south fifty-seven degrees fifty-eight minutes forty-nine seconds west six thousand and two feet to a monument (numbered 115) on the northeasterly slope of a low wooded hill one-half mile west of Mud Pond and northeast of Sellicks Corners in latitude forty-one degrees eleven minutes twenty-seven and two hundred and seventy-two one-thousandths seconds and longitude seventy-three degrees thirty-one minutes fifty-one and four hundred and thirty-eight one-thousandths seconds; thence south fifty-nine degrees nine minutes fifty-eight seconds west fifteen thousand nine hundred and eighty-three feet

to a monument (numbered 120) on the summit of a rocky ridge halfway between two large swamps, northeast of Long Ridge in latitude forty-one degrees ten minutes six and two hundred and ninety-four one-thousandths seconds and longitude seventy-three degrees thirty-four minutes fifty and eight hundred and seventy-one one-thousandths seconds; thence south fifty-eight degrees fifty-six minutes twenty-two seconds west twenty-one thousand one hundred and ninety-three feet to a monument (numbered 127) in level woodland west of a low hill west of Banksville in latitude forty-one degrees eight minutes eighteen and one hundred and eighty-nine one-thousandths seconds and longitude seventy-three degrees thirty-eight minutes forty-eight and one hundred and twenty-nine one-thousandths seconds; thence south fifty-eight degrees thirty-two minutes forty-seven seconds west twenty-six thousand three hundred and fifty-five feet to a rough granite monument (numbered 140) known as the Duke's Trees Angle, set in concrete, with its top below the roadway called King Street in latitude forty-one degrees six minutes two and two hundred and five one-thousandths seconds and longitude seventy-three degrees forty-three minutes forty-one and seven hundred and seventy-eight one-thousandths seconds; thence south thirty-one degrees twenty-nine minutes forty-one seconds east eleven thousand four hundred and forty feet to a monument (numbered 148) three hundred feet north of the road leading west from King Street south of Rye Lake in latitude forty-one degrees four minutes twenty-five and eight hundred and fourteen one-thousandths seconds and longitude seventy-three degrees forty-two minutes twenty-three and seven hundred and forty-seven one-thousandths seconds; thence south thirty-two degrees ten minutes fifty-seven seconds east fourteen thousand nine hundred and seventy-five feet to a monument (numbered 153) at the east side of King Street one thousand feet north of Ridge Street in latitude forty-one degrees two minutes twenty and five hundred and seventy one-thousandths seconds and longitude seventy-three degrees forty minutes thirty-nine and six hundred and sixty-six one-thousandths seconds; thence south thirty-two degrees seven minutes thirty seconds east eleven thousand four hundred and sixty-one feet to a granite monument (numbered 158) set at the north side of Byram Bridge in a concrete pier on a granite ledge known since 1684 as The Great Stone at the Wading Place in latitude forty-one degrees forty-four and six hundred and sixty-two one-thousandths seconds and longitude seventy-three degrees thirty-nine minutes twenty and one hundred and seventy-two one-thousandths seconds; thence south nine degrees fifty-three minutes forty-three seconds west eight hundred and thirty-five feet to a brass bolt and plate (numbered 159) set in the top of a large boulder in Byram River in latitude forty-one degrees thirty-six and five hundred and thirty-five one-thousandths seconds and longitude seventy-three degrees thirty-nine minutes thirty-nine minutes twenty-two and forty-four one-thousandths seconds; thence south eighteen degrees fifty-six minutes forty-one seconds west three thousand seven hundred and thirty-five feet to angle numbered 161 in Byram River in latitude forty-one degrees one and six hundred and twenty-six one-thousandths seconds and longitude seventy-three degrees thirty-nine minutes thirty-seven and eight hundred and sixty-three one-thousandths seconds, this tangent being produced and referenced on the shore by a brass bolt and plate leaded into the rock on a steep hill; thence south twelve degrees fifty-seven minutes two seconds east nine hundred and sixty-five feet to angle numbered 162 in Byram River in latitude forty degrees fifty-nine minutes fifty-two and

Boundary description—Continued.

three hundred and thirty-five one-thousandths seconds and longitude seventy-three degrees thirty-nine minutes thirty-five and forty-four one-thousandths seconds, the line being produced and referenced by a bolt and plate in the rock on a hill east of the river; thence south five degrees fourteen minutes eight seconds west nine hundred and fifty feet to angle numbered 163 in Byram River in latitude forty degrees fifty-nine minutes forty-two and nine hundred and ninety-five one-thousandths seconds and longitude seventy-three degrees thirty-nine minutes thirty-six and one hundred and seventy-three one-thousandths seconds; the line being produced and referenced by a bolt and plate in the ledge on the west shore of the river; thence south nine degrees ten minutes nineteen seconds east six hundred and ninety-two feet to angle (numbered 164) in Byram River in latitude forty degrees fifty-nine minutes thirty-six and two hundred and forty-nine one-thousandths seconds and longitude seventy-three degrees thirty-nine minutes thirty-four and seven hundred and thirty-six one-thousandths seconds, the line being produced and referenced by a bolt and plate in the shore; thence south thirty-four degrees thirty-five minutes four seconds east six hundred and eighty-four feet to angle (numbered 165) in Byram River in latitude forty degrees fifty-nine minutes thirty and six hundred and eighty-two one-thousandths seconds and longitude seventy-three degrees thirty-nine minutes twenty-nine and six hundred and seventy-one one-thousandths seconds, both ends of this and the three subsequent tangents being produced and referenced by brass bolts and plates set in the ledge on the shore of the river; thence south twenty-six degrees two seconds east two hundred and twenty-nine feet to angle (numbered 166) in latitude forty degrees fifty-nine minutes twenty-eight and six hundred and forty-six one-thousandths seconds and longitude seventy-three degrees thirty-nine minutes twenty-eight and three hundred and sixty one-thousandths seconds; thence south five degrees twenty-six minutes thirty-eight seconds west four hundred and two feet to angle (numbered 167) in latitude forty degrees fifty-nine minutes twenty-four and six hundred and ninety-four one-thousandths seconds and longitude seventy-three degrees thirty-nine minutes twenty-eight and eight hundred and fifty-seven one-thousandths seconds; thence south fifty degrees forty-nine minutes fifty-one seconds west eight hundred and fifteen feet to angle (numbered 168) in latitude forty degrees fifty-nine minutes nineteen and six hundred and eight one-thousandths seconds and longitude seventy-three degrees thirty-nine minutes thirty-seven and ninety-six one-thousandths seconds; thence south thirty degrees one minute forty-one seconds east one thousand nine hundred and twenty-four feet to angle (numbered 169), a point in the center of the channel in line with the breakwater at Lyons or Byram Point in latitude forty degrees fifty-nine minutes three and one hundred and fifty-two one-thousandths seconds and longitude seventy-three degrees thirty-nine minutes twenty-four and five hundred and forty-six one-thousandths seconds the northerly end of this tangent being produced back and referenced by a brass bolt and plate in the ledge overlooking the harbor; thence south forty-five degrees east seventeen thousand one hundred and sixty feet or three and one-quarter miles to angle (numbered 170) in latitude forty degrees fifty-seven minutes three and two hundred and twenty-eight one-thousandths seconds, and longitude seventy-three degrees thirty-six minutes forty-six and four hundred and eighteen one-thousandths seconds, the first angle point in Long Island Sound described by the joint commissioners of New York and Connecticut by a memorandum of agreement

dated December 8, 1879; thence in a straight line (the arc of a great circle) north seventy-four degrees thirty-two minutes thirty-two seconds east four hundred and thirty-four thousand three hundred and ninety-four feet to a point (numbered 171) in latitude forty-one degrees fifteen minutes thirty-one and three hundred and twenty-one one-thousandths seconds, and longitude seventy-two degrees five minutes twenty-four and six hundred and eighty-five one-thousandths seconds, four statute miles true south of New London Lighthouse; thence north fifty-eight degrees fifty-eight minutes forty-three seconds east twenty-two thousand six hundred and four feet to a point (numbered 172) in latitude forty-one degrees seventeen minutes twenty-six and three hundred and forty-one one-thousandths seconds, and longitude seventy-two degrees one minute ten and nine hundred and thirty-seven one-thousandths seconds marked on the United States Coast Survey Chart of Fishers Island Sound annexed to said memorandum, which point is on the long east three-fourths north sailing course drawn on said map one thousand feet true north from the Hammock or North Dumpling Lighthouse; thence following said east three-fourths north sailing course north seventy-three degrees thirty-seven minutes forty-two seconds east twenty-five thousand seven hundred and seventeen feet to a point (numbered 173) in latitude forty-one degrees eighteen minutes thirty-seven and eight hundred and thirty-five one-thousandths seconds, and longitude seventy-one degrees fifty-five minutes forty-seven and six hundred and twenty-six one-thousandths seconds marked (numbered 2) on said map; thence south seventy degrees seven minutes twenty-six seconds east six thousand four hundred and twenty-four feet toward a point marked (numbered 3) on said map until said line intersects the westerly boundary of Rhode Island at a point (numbered 174) in latitude forty-one degrees eighteen minutes sixteen and two hundred and forty-nine one-thousandths seconds, and longitude seventy-one degrees fifty-four minutes twenty-eight and four hundred and seventy-seven one-thousandths seconds as determined by the joint commissioners of Connecticut and Rhode Island by a memorandum of agreement dated March 25, 1887.

"The geodetic positions given in this description are based on Clarke's Spheroid of 1866 and the astronomical data adopted by the United States Coast and Geodetic Survey in 1880, and are computed from data given in Appendix Numbered 8 to the report of the said survey for 1888, entitled 'Geographical positions in the State of Connecticut.'

"And we agree that the boundary line hereinbefore described and determined is fully and accurately laid down on a map, a copy of which we agree shall be deposited with the secretary of each State.

"*Provided, however,* That nothing in the foregoing agreement contained shall be construed to affect any existing title to property, corporeal or incorporeal, held under grants heretofore made by either of said States, nor to affect existing rights which said States, or either of them, or which the citizens of either of said States may have, by grant, letters patent, or prescription of fishing, in the waters of said sound, whether for shell or floating fish, irrespective of the boundary line hereby established, it not being the purpose of this agreement to define, limit, or interfere with any such right, rights, or privileges, whatever the same may be.

"And we agree that as soon as this agreement shall have been ratified and confirmed by the legislatures of our respective States, copies of the Acts of ratification duly authenticated shall

Boundary description—Continued.

be forwarded by the secretary of each State to the chief executive magistrate of the other State to be deposited among the records thereof, in perpetual testimony of such ratification.

“Dated at Hartford this 3d day of January, 1911, and signed on this day by Frank B. Weeks, Governor of Connecticut, and at Albany, New York, on March 15, 1912, by J. A. Bensel, State engineer and surveyor of New York. (Seal.)”

And

Whereas said agreement and the location of said boundary line as therein described have been duly ratified and confirmed by the said States, and the congressional approval thereof has been authorized by said States: Therefore

Consent of Congress to agreement.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the consent of the Congress of the United States be, and hereby is, given to said agreement, and to each and every part thereof; and the boundaries established by said agreement are hereby approved.

Approved, January 10, 1925.

January 12, 1925.  
[S. 3584.]

[Public, No. 317.]

**CHAP. 72.**—An Act To extend the time for completing the construction of a bridge across the Delaware River.

Delaware River.  
Time extended for bridging, at Trenton, N. J., by Pennsylvania Railroad, etc.  
Vol. 37, p. 492.

Vol. 42, p. 393.

Amendment.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the time for completing the construction of the bridge authorized by Act of Congress approved August 24, 1912, to be built by the Pennsylvania Railroad Company and the Pennsylvania and Newark Railroad Company across the Delaware River near the City of Trenton, New Jersey, which has heretofore been extended by Congress to August 24, 1925, is hereby extended for a further period of three years from the last-named date.

**SEC. 2.** That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, January 12, 1925.

January 12, 1925.  
[S. 807.]

[Public, No. 318.]

**CHAP. 73.**—An Act Authorizing the Secretary of the Interior to determine and confirm by patent in the nature of a deed of quitclaim the title to lots in the city of Pensacola, Florida.

Public lands.  
Pensacola, Fla.  
Quitclaim deed to holders of certain lots in.

Basis of claims.

*Proviso.*  
Claims to be brought in three years.

Vol. 4, p. 550.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Interior be, and is hereby, authorized to determine and confirm by patent in the nature of a deed of quitclaim the titles to lots in the city of Pensacola, Florida, to those persons, firms, or corporations submitting satisfactory evidence of being in possession, and of a chain of title, legal or equitable, beginning more than twenty years prior to the passage of this Act, or to those claiming by virtue of improvements and continuous adverse possession for more than twenty years prior to the passage of this Act. Such claims to lots are to be based on the approved survey made in 1827 by James W. Exum, deputy United States surveyor, or upon a supplemental plat of survey where same is found to be necessary: *Provided*, That parties having claims to lots in the city of Pensacola, Florida, and failing to present same within three years after the passage of this Act, will be held to have waived their rights so to do, and such unclaimed lots will thereafter be subject to disposition solely under the Act of June 28, 1832 (Fourth Statutes at Large, page 550).

Approved, January 12, 1925.

**CHAP. 74.**—An Act Providing for the acquirement by the United States of privately owned lands within Taos County, New Mexico, known as the Santa Barbara grant, by exchanging therefor timber, or lands and timber, within the exterior boundaries of any national forest situated within the State of New Mexico.

January 12, 1925.  
[S. 1762.]  
[Public, No. 319.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he hereby is, authorized in his discretion to accept on behalf of the United States title to all or any part of privately owned lands, situated within the Santa Barbara grant, located within the county of Taos, State of New Mexico, if in the opinion of the Secretary of Agriculture public interests will be benefited thereby, and the lands are chiefly valuable for national forest purposes, and in exchange therefor the Secretary of Agriculture may authorize the grantor to cut and remove an equal value of timber within the national forests of the same State; the values in each case to be determined by the Secretary of Agriculture and acceptable to the grantor as a fair compensation. Timber given in exchange shall be cut and removed under the laws and regulations relating to the national forests, and under the direction and supervision and in accordance with the requirements of the Secretary of Agriculture.

National forests.  
Private lands in Santa Barbara grant, N. Mex., may be accepted for purposes of.

National forest timber allowed in exchange.

Supervision of cutting and removal of timber.

Identification of lands offered.

Made a part of Carson National Forest.

Advertising of proposed exchange.

**SEC. 2.** That lands offered for exchange hereunder and not covered by public land surveys shall be identified by metes and bounds surveys and that such surveys and the plats and field notes thereof shall be made by employees of the United States Forest Service and approved by the United States Surveyor General.

**SEC. 3.** That any lands conveyed to the United States under the provisions of this Act shall, upon acceptance of the conveyance thereof, become and be a part of Carson National Forest.

**SEC. 4.** That before any exchange of lands for timber as above provided is effected, notice of such exchange proposal, describing the lands involved therein, shall be published once each week for four consecutive weeks in some newspaper of general circulation in the county in which such lands so to be conveyed to the United States are situated.

Approved, January 12, 1925.

**CHAP. 75.**—An Act To establish an Alaska Game Commission to protect game animals, land fur-bearing animals, and birds, in Alaska, and for other purposes.

January 13, 1925.  
[S. 2559.]  
[Public, No. 320.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That this Act shall be known by the short title of the "Alaska Game Law."

Alaska Game Law.

**SEC. 2. DEFINITIONS.**—That for the purposes of this Act the following shall be construed, respectively, to mean:

Terms construed.

Commission: The Alaska Game Commission:

Territory: Territory of Alaska.

"Commission."

"Territory."

"Person."

Person: The plural or the singular, as the case demands, including individuals, associations, partnerships, and corporations, unless the context otherwise requires.

Take: Taking, pursuing, disturbing, hunting, capturing, trapping, or killing game animals, land fur-bearing animals, game or nongame birds, attempting to take, pursue, disturb, hunt, capture, trap, or kill such animals or birds, or setting or using a net, trap, or other device for taking them, or collecting the nests or eggs of such birds, unless the context otherwise requires. Whenever the taking of animals, birds or nests or eggs of birds is permitted, reference is had to taking by lawful means and in lawful manner.

"Take."

"Open season."

Open season: The time during which birds or animals may lawfully be taken. Each period of time prescribed as an open season shall be construed to include the first and last days thereof.

"Close season."

Close season: The time during which birds and animals may not be taken.

"Transport."

Transport: Shipping, transporting, carrying, importing, exporting, or receiving or delivering for shipment, transportation, carriage, or export, unless the context otherwise requires.

"Game animals."

Game animals: Deer, moose, caribou, elk, mountain sheep, mountain goat, and the large brown and grizzly bears, which shall be known as big game.

"Land fur-bearing animals."

Land fur-bearing animals: Beaver, muskrat, marmot, ground squirrel (spermophiles), fisher, fox, lynx, marten or sable, mink, weasel or ermine, land otter, wolverine, polar bear, and black bear, including its brown and blue (or glacier bear) color variations.

"Game birds."

Game birds: Migratory waterfowl, commonly known as ducks, geese, brant, and swans; shore birds, commonly known as plover, sandpipers, snipe, little brown cranes, and curlew, and the several species of grouse and ptarmigan, which shall be known as small game.

"Nongame birds."

Nongame birds: All wild birds except game birds.

Residents.  
Domicile, construing.

SEC. 3. APPLICATION AND CONSTRUCTION.—That for the purposes of this Act a citizen of the United States who has been domiciled in the Territory not less than one year for the purpose of making his permanent home therein, or a foreign-born person not a citizen of the United States who has declared his intention to become a citizen of the United States, and has been domiciled in the Territory for a like period and purpose, shall be considered a resident; but if such a foreign-born person shall not have been admitted to citizenship within seven years from the date he declared his first intention to become a citizen, he shall thereafter be deemed to be an alien until admitted to citizenship. A foreign-born person not a citizen of the United States who has not declared his intention to become a citizen of the United States, or who has not resided in the Territory for at least one year after having declared such intention, shall be considered an alien.

Citizenship of aliens.

Aliens not citizens.

Invalidity of any clause, etc., not to affect remainder of Act.

That if any clause, sentence, paragraph, or part of this Act shall for any reason be adjudged by any court of competent jurisdiction to be invalid, such judgment shall not affect, impair, or invalidate the remainder thereof, but shall be confined in its operation to the clause, sentence, paragraph, or parts thereof directly involved in the controversy in which such judgment shall have been rendered.

Alaska Game Commission.

Created, qualification, terms, etc.

SEC. 4. ALASKA GAME COMMISSION CREATED.—That a commission to be known as the "Alaska Game Commission" is hereby created. The commission shall consist of five members, four of whom shall be appointed by the Secretary of Agriculture within sixty days after the passage of this Act, one member from each of the four judicial divisions of the Territory, each of whom shall be a resident citizen of the district from which he is appointed, and shall before his appointment have been for five years a resident of Alaska and shall not be a Federal employee, and all of whom shall serve until June 30 next following and thereafter one to serve one year, one to serve two years, one to serve three years, and one to serve four years, as the members of the commission may determine by lot, and thereafter their successors to be appointed in like manner to serve for four years unless sooner removed. The fifth member shall be the chief representative of the Bureau of Biological Survey resident of Alaska, who shall be the executive officer and fiscal agent of the commission and under the direction

Biological Bureau representative on, to be the executive officer, etc.

of the commission shall direct the administration of the provisions of this Act and disburse such sums as may be allotted therefor. The Secretary of Agriculture may remove a commissioner for inefficiency, neglect of duty, or misconduct in office, giving him a copy of the charges against him and opportunity to be publicly heard in person or by counsel in his own defense; pending the investigation of the charges the Secretary may suspend such commissioner. The Secretary of Agriculture shall fill vacancies on the commission by appointment for the unexpired term, and a vacancy shall be filled by appointment from the same judicial division in which it occurs. The office of any commissioner shall be vacant upon his removing his residence from the judicial division from which he was appointed.

That the members of the commission, other than the executive officer, shall receive no compensation for their services as members thereof, except a per diem of \$10 for each member for each day going to and from and in actual attendance at meetings of the commission, but the total salary or per diem compensation of the member from the second judicial division shall not exceed the sum of \$1,500, and that of any of the other members, except the executive officer, the sum of \$900 in any one fiscal year, and each such member in addition shall have reimbursed to him in any one fiscal year for actual and necessary traveling and subsistence expenses incurred or made in the discharge of his official duties a sum not to exceed the maximum amount allowed him for salary, which shall be paid on proper vouchers from the appropriation for the enforcement of the Alaska game law. The executive officer shall be paid his salary and shall have reimbursed to him all actual and necessary traveling and other expenses and disbursements in accordance with the fiscal regulations of the Department of Agriculture, payable from the appropriation for the enforcement of the Alaska game law and from such other appropriations for the work of the Bureau of Biological Survey in the Territory as the Secretary of Agriculture may designate.

That the commission shall maintain and have its principal office in the capital of the Territory. The members of the commission shall meet at such principal office immediately following their appointment at a time designated by the Secretary of Agriculture, and shall organize by electing one member chairman and one member secretary, and shall determine by lot the terms of the members, other than the term of the executive officer.

That a majority of the members shall constitute a quorum for the transaction of business. All investigations, inquiries, hearings, and decisions of a commissioner shall be deemed to be the investigations, inquiries, hearings, and decisions of the commission, when approved by it and entered by it in its minutes, and every order made by a commissioner, when approved and confirmed by the commission and ordered filed in its office, shall be and be deemed to be the order of the commission. The commission shall have an official seal.

SEC. 5. DUTIES AND POWERS OF THE COMMISSION, WARDENS, AND OFFICERS.—That the commission shall have authority to employ and remove game wardens, deputies, clerks, and such other assistants as may be necessary, to fix their periods of service and compensation, to rent quarters, and to incur other expenses, including printing, necessary for the enforcement of this Act and for which appropriation has been made; but, subject to review by the commission, the executive officer may suspend or remove any game warden or other employee for cause, including insubordination.

Removals.

Filling vacancies.

Compensation limited.

Reimbursement for traveling, etc., expenses.

Pay, etc., of executive officer.

Principal office. Meetings.

Quorum, investigations, etc.

Seal.

Appointment, etc., of wardens and other assistants.

Expenses authorized.

Arrests, without warrants, of persons committing violations.

Execution of warrants, etc.

Search of camps and vessels.

Vol. 41, p. 716.

Issue of warrants.

Seizure of guns, animals, etc.

Forfeiture and disposal on conviction of violation.

Custody of seized property, etc.

Assistance of Treasury and postal officials.

Bonds required of officials.

Payment of bond premiums.

Reports and estimates to be filed each year.

That each member of the commission, any warden, any person appointed by the Secretary of Agriculture or by the commission to enforce this Act, any Forest Service employee, marshal, deputy marshal, collector or deputy collector of customs, officer of a Coast Guard vessel, special officer of the Department of Justice, or licensed guide shall have power, in or out of the Territory, and it shall be his duty, to arrest without warrant any person committing a violation of this Act in his presence or view, and to take such person immediately for examination or trial before an officer or court of competent jurisdiction; he shall have power to execute any warrant or other process issued by an officer or court of competent jurisdiction for the enforcement of the provisions of this Act; and he shall have authority, with a search warrant, to search any place at any time. Any officer or employee empowered to enforce this Act shall have with respect to camps and vessels of the United States like authority and powers of search as are conferred with respect to such vessels upon wardens appointed by the Secretary of Agriculture for the protection of land fur-bearing animals in Alaska, by the Act of June 30, 1921 (Forty-first Statutes at Large, page 694, at page 716). The several judges of the courts established under the laws of the United States and United States commissioners may, within their respective jurisdictions, upon proper oath or affirmation showing probable cause, issue warrants in all such cases. All guns, traps, nets, boats, dogs, sleds, and other paraphernalia used in or in aid of a violation of this Act may be seized, and all animals, birds, or parts thereof, or nests or eggs of birds taken, transported or possessed contrary to the provisions of this Act shall be seized within or outside the Territory by any officer or person authorized to enforce this Act, and upon conviction of the offender or upon judgment of a court of the United States that the same were being used or were taken, transported, or possessed in violation of this Act, shall be forfeited to the United States and disposed of as directed by the court having jurisdiction, and if sold the proceeds of sale shall be transmitted by the clerk of the court to the executive officer to be disposed of as are other receipts of the commission. Any property, animals, birds, or parts thereof, or nests or eggs of birds seized by a licensed guide shall be safely held and promptly delivered by him to the commission, a game warden, or to a marshal or a deputy marshal. It shall be the duty of the Secretary of the Treasury and the Postmaster General, upon request of the Secretary of Agriculture, to aid in carrying out the provisions of this Act.

SEC. 6. BOND OF COMMISSIONERS.—That before entering upon the duties of his office, each member of the commission, other than the executive officer, shall execute and file with the Secretary of Agriculture a bond to the people of the United States in the sum of \$1,000, with sufficient sureties, and the executive officer shall so file such a bond in the sum of \$20,000, and each game warden or other person authorized by the commission to sell licenses shall so file such a bond in the sum of \$500, conditioned for the faithful performance of their respective duties, and for the proper accounting and paying over, pursuant to law, of all moneys or property received by them, respectively. Each member of the commission and each of such game wardens or other persons shall have reimbursed to him on proper voucher the premium paid by him on his bond.

SEC. 7. ESTIMATES AND REPORTS.—That the commission, on or before the 15th day of July of each year, shall file with the Secretary of Agriculture a detailed estimate of the appropriation necessary for the service during the following fiscal year, and on or before the 1st day of October of each year shall submit a

detailed report to him covering the administration of the law, including all expenditures and other operations for the preceding fiscal year, and such estimates shall be subject to revision by him.

SEC. 8. TAKING OF ANIMALS AND BIRDS RESTRICTED.—That, unless and except as permitted by this Act or by regulations made pursuant to this Act, it shall be unlawful for any person to take, possess, transport, sell, offer to sell, purchase, or offer to purchase any game animal, land fur-bearing animal, wild bird, or any parts thereof, or any nest or egg of any such bird, or, except under regulations of the Secretary of Agriculture, to molest, damage, or destroy beaver or muskrat houses: *Provided*, That nothing in this Act shall be construed to prevent the collection or exportation of animals, birds, parts thereof, or nests or eggs of birds for scientific purposes, or of live animals, birds, or eggs of birds, for propagation or exhibition purposes, under a permit issued by the Secretary of Agriculture and under such regulations as he may prescribe. Land fur-bearing or game animals which escape from captivity, unless recaptured by their owners, and all fur and game animals hereafter introduced into Alaska are declared to be wild fur-bearing or game animals and shall be subject to the provisions of this Act.

Taking game animals, etc., without permits, unlawful.

Beaver and muskrat houses.

*Permits.* Scientific, propagation, or exhibition purposes, collecting, etc., allowed.

Escaping animals, etc., declared wild.

SEC. 9. POISON, USE PROHIBITED.—That no person shall at any time use any poison to kill any animal or bird protected by this Act or put out poison or a poisoned bait where any such animal or bird may come in contact with it; but a game warden or predatory animal hunter employed by or under the direction of the commission may use poison to kill wolves, coyotes, or wolverines, under such regulations as the commission may adopt; and no person shall sell or give any strychnine or other poison designated by the commission to any hunter or trapper, including native Indians or Eskimos who hunt or trap. No hunter or trapper, including native Indians or Eskimos who hunt and trap, shall have any strychnine or other poison designated by the commission in his possession, and any such poison found in the possession of any such person shall be seized and disposed of in such manner as the commission may determine. Any person selling or otherwise disposing of any strychnine or any other poison designated by the commission shall keep a record in a special book showing the name and address of each person purchasing or otherwise procuring it and the kind and amount thereof, which record shall at all times be open to inspection by any game warden or other officer authorized to enforce this Act, and he shall transmit such information monthly to the commission.

Poison restriction, etc.

Allowed to destroy wolves, etc.

Sales to hunters forbidden.

Seizure, etc., if possessed by hunters, etc.

Special record required of sales of designated poison.

SEC. 10. REGULATIONS.—That the Secretary of Agriculture, upon consultation with or recommendation from the commission, is hereby authorized and directed from time to time to determine when, to what extent, if at all, and by what means game animals, land fur-bearing animals, game birds, nongame birds, and nests or eggs of birds may be taken, possessed, transported, bought, or sold, and to adopt suitable regulations permitting and governing the same in accordance with such determinations, which regulations shall become effective ninety days after the date of publication thereof by the Secretary of Agriculture; but no such regulation shall permit any person to take any female yearling or calf moose, any doe yearling or fawn deer, or any female or lamb mountain sheep except under permit for scientific, propagation, or educational purposes; or to use any dog in taking game animals; or to sell the heads, hides, or horns of any game animals, except the hides of moose, caribou, deer, and mountain goat which the regulations may permit to be sold under such restrictions as the Secretary may deem to be

General regulations for taking game animals to be prescribed.

Special prohibitions.



regulation the qualifications required of such guides. No person other than a registered guide shall act as guide for a nonresident in any section of the Territory where guides are required by regulation of the commission to be registered.

**SUBDIVISION E. ALIEN SPECIAL LICENSE.**—That no alien shall take any of the animals or birds protected by this Act, or own or be possessed of a shotgun, rifle, or other firearm, except under an alien special license issued as herein provided.

Alien special.

**SUBDIVISION F. REPORTS.**—Each person to whom a license to take birds or animals, or to deal in furs, is issued, shall, on or before thirty days after the expiration of his license, make a written report to the commission on a form prepared and furnished by it, stating the kind and number of each species of bird or animal taken, purchased, or otherwise procured under such license. A licensee who willfully fails or neglects to make such report shall not be entitled to, nor shall he be granted, a license to take birds or animals or deal in furs for one year from the date such report is due, but no other punishment shall be imposed.

Reports required of licensees.

Penalty for failure.

**SUBSECTION G. FUR-FARM LICENSE.**—That no person shall engage in the business of farming land fur-bearing animals or possess them for purposes of propagation without first having procured a fur-farm license as herein provided.

Fur farm.

**SUBDIVISION H. FUR DEALERS, LICENSES, FEES.**—No person shall buy or sell the skins of fur-bearing animals, or engage in, carry on, or be concerned in the business of buying, selling, or trading in the skins of fur-bearing animals protected by this Act without first having procured a license as herein provided, but no license shall be required of a native-born resident Indian, Eskimo, or half-breed who has not severed his tribal relations by adopting a civilized mode of living or by exercising the right of franchise, or of a hunter or trapper selling the skins of such animals which he has lawfully taken, or of a person not engaged or employed in the business of trading in such skins to purchase them for his own use but not for sale.

Fur dealers.

Exception.

The applicant for such a license shall accompany his application by the required fee, as follows:

Fees required for dealers.

Residents.

Nonresident citizens, etc.

(a) If the applicant is a resident of the Territory, the sum of \$10.  
 (b) If the applicant is a nonresident of the Territory, who is a citizen of the United States, or is a corporation, association, or copartnership organized under the laws of the Territory or of a State of the United States, the sum of \$250.

(c) If the applicant is an alien, or is a corporation, association, or copartnership not organized under the laws of the Territory or of a State of the United States, the sum of \$500.

Aliens.

If a resident agent for a fur dealer within the meaning of clause (c) of this section, the sum of \$10.

Resident agent.

If a nonresident, who is a citizen of the United States and an agent for a dealer within the meaning of said clause (c), the sum of \$250.

Nonresident agent.

**SUBDIVISION I. FEES AND APPLICATIONS FOR, AND ISSUANCE OF LICENSES.**—Licenses, with the exception of alien special licenses and resident shipping licenses, shall be issued by the commission through its members, game wardens, and other persons authorized by it in writing to sell licenses. Alien special licenses shall be issued only by the members of the commission, and resident shipping licenses shall be issued by members of the commission and by the collector of customs at the port of shipment. Application blanks for licenses shall be furnished by the commission and shall be in such form as the commission may by regulation determine; and each application

Issue of licenses.

Applications, etc.

shall be subscribed and sworn to by the applicant before an officer authorized to administer oaths in the Territory; and the members of the commission, and its game wardens and other persons authorized in writing by it to issue licenses are hereby authorized to administer oaths to applicants for such licenses. The applicant for a license shall accompany his application with a license fee as follows:

- Fees.
  - Nonresidents for game. Nonresident big game, small game, and fur-bearing animal hunting and trapping license, \$50.
  - Resident shipping trophies. Nonresident small game hunting license, \$10. Resident shipping and return license, \$1 for each trophy. Resident removing from Territory, \$5 for each trophy of big game.
  - Guide. Registered guide license, \$10.
  - Alien special. Alien special license, \$100.
  - Fur farm. Fur farm license, \$2.

**SUBDIVISION J. FALSE STATEMENT IN APPLICATION FOR AND ALTERATION AND EXPIRATION OF LICENSES.**—That any false statement in an application for license as to citizenship, place of residence or other material facts shall render null and void the license issued upon it. Any person who shall make any false statement in an application for a license shall be deemed guilty of perjury, and upon conviction thereof shall be subject to the penalties provided for the commission of perjury. No person shall alter, change, loan, or transfer to another any license issued to him in pursuance of this Act, nor shall any person other than the one to whom it is issued use such license; and each of such licenses shall expire the 30th day of June next succeeding its issuance.

**SUBDIVISION K. PROCEEDS OF LICENSES, DISPOSITION OF.**—That each officer or person selling licenses shall, as soon as practicable after the first day of each month, transmit the proceeds thereof with a report of such sales to the executive officer, who shall keep accurate records thereof and of receipts from all other sources and promptly transmit 50 per centum thereof to the Secretary of Agriculture, to be covered into the Treasury of the United States as miscellaneous receipts, and 50 per centum thereof to the treasurer of the Territory to be covered into the territorial school fund.

**SEC. 12. COLLECTORS OF CUSTOMS, DUTIES OF.**—That it shall be the duty of collectors of customs at ports of entry in the United States to keep accurate accounts of all consignments of game birds, game animals, skins of land fur-bearing animals, and parts thereof received from or returned to the Territory, except birds, nests, and eggs shipped under a scientific permit issued by the Secretary of Agriculture; and it shall be the duty of all collectors of customs to enforce the provisions of regulations adopted pursuant to this Act with respect to shipments of animals or birds or nests or eggs of birds.

**SEC. 13. UNITED STATES ATTORNEYS, DUTIES OF.**—That it shall be the duty of the United States attorney for the division in which any wild animal or wild bird, or part thereof, or nest or egg of such bird, or any gun, trap, net, boat, dog, sled, or other paraphernalia has been seized, or has been used, taken, transported, bought, sold, or possessed contrary to the provisions of this Act, to institute an action in rem against it for the forfeiture thereof to the United States in any case in which the disposition of such article is not involved in a criminal prosecution; the possession of any wild animal, bird, or part thereof, or nest or egg of such bird, during the time when the taking of it is prohibited, shall, in any such action, constitute prima facie evidence that it was taken, possessed, bought, sold, or transported in violation of the

Nonresidents for game.

Resident shipping trophies.

Guide.

Alien special.

Fur farm.

Licenses void if statements in applications false.

Offense deemed perjury.

Altering, etc., licenses forbidden.

Expiration of.

Proceeds of licenses, etc.

Distribution equally to the Treasury and to Territory for school fund.

Collectors of customs.

Duties over shipments of game, etc.

District attorneys. Action by, for violations.

Possession of prohibited game, etc., prima facie evidence of violation.

provisions of this Act, and the burden of proof shall be upon the possessor or claimant of it to overcome the presumption of illegal possession and to establish the fact that it was obtained and is possessed lawfully; and in case of judgment being rendered in favor of the United States, it shall be disposed of as directed by the court having jurisdiction, and if sold, the proceeds of sale shall be transmitted by the clerk of the court to the executive officer to be disposed of as are other receipts of the commission.

SEC. 14. TRANSFER OF FUNDS.—That the unexpended balances of any sums appropriated by the Agricultural Appropriation Act for the fiscal years ending June 30, 1924 and 1925, for enforcing the provisions of section 1956 of the Revised Statutes, as amended, so far as it relates to the protection of land fur-bearing animals in the Territory, or by the Sundry Civil Act for the fiscal years ending June 30, 1924 and 1925, for the protection of game in the Territory, are hereby made available until expended for the expenses of carrying into effect the provisions of this Act and regulations made pursuant thereto.

SEC. 15. PENALTIES.—That unless a different or other penalty or punishment is herein specifically prescribed, a person who violates any provision of this Act, or who fails to perform any duty imposed by this Act or any order or regulation adopted pursuant to this Act, is guilty of misdemeanor and upon conviction thereof shall be fined not less than \$25 nor more than \$500 or be imprisoned not more than six months, or both; and, in addition thereto, the conviction of any licensed hunter for a violation of any of the provisions of this Act shall cause a forfeiture of his license and he shall surrender it upon demand to any person authorized by the commission to receive it; that all moneys from fines shall be transmitted by the clerk of the court to the executive officer to be disposed of as are other receipts of the commission.

That any licensed guide who shall fail or refuse to report promptly to the commission any violation of this Act of which he may have knowledge, shall be guilty of a violation of this Act, and, in addition thereto, shall have his license revoked and shall be ineligible to act as a licensed guide for a period of five years from the time of his conviction therefor, or, of the establishment to the satisfaction of the commission of definite proof of such offense.

SEC. 16. EXISTING LEGISLATION CONTINUED IN FORCE TEMPORARILY.—That the provisions of existing laws relating to the protection of game and fur-bearing animals, birds, and nests and eggs of birds in the Territory shall remain in full force and effect until the expiration of ninety days from the date of the publication of regulations of the Secretary of Agriculture adopted pursuant to the provisions of this Act.

SEC. 17. That nothing in this Act contained shall be construed as repealing or modifying in any manner section 6 of the Act of Congress approved February 26, 1917 (Thirty-ninth Statutes at Large, page 938), entitled "An Act to establish the Mount McKinley National Park in the Territory of Alaska."

SEC. 18. DATE EFFECTIVE.—That the provisions of this Act relating to the creation and organization of the commission and with respect to making or adopting regulations shall take effect on its passage and approval; all other provisions of this Act shall take effect ninety days from the date of the publication of regulations of the Secretary of Agriculture.

Approved, January 13, 1925.

Disposition of proceeds from forfeiture sales.

Unexpended balances available.  
Vol. 42, p. 1310.  
*Ante*, p. 451.  
R. S., sec. 1956, p. 343.  
Vol. 36, p. 327.  
Vol. 42, p. 1177.  
*Ante*, p. 428. #  
*Post*, p. 1326.

Punishment for violations.

Forfeiture of hunting license.

Disposal of fines.

Guides to have license revoked, etc., for not reporting known violations.

Existing laws continued until 90 days after regulations published.

Mount McKinley National Park.  
Game refuge regulations for, not affected.  
Vol. 39, p. 939.

Effective dates.

January 13, 1925.  
[H. R. 9076.]  
Public, No. 321.]

**CHAP. 76.**—An Act To amend section 2 of the Act entitled "An Act to provide the necessary organization of the customs service for an adequate administration and enforcement of the Tariff Act of 1922 and all other customs revenue laws," approved March 4, 1923.

Customs Service.  
Vol. 42, p. 1453,  
amended.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section 2 of the Act entitled "An Act to provide the necessary organization of the customs service for an adequate administration and enforcement of the Tariff Act of 1922 and all other customs revenue laws," approved March 4, 1923, is amended to read as follows:

Secretary to appoint,  
etc., deputy comptrol-  
lers and other customs  
officers.

"**SEC. 2.** That the Secretary of the Treasury is hereby further authorized and directed to appoint deputy collectors, deputy comptrollers, deputy surveyors, deputy and assistant appraisers, examiners of merchandise, inspectors and such other customs officers, laborers, and other employees as he shall deem necessary, prescribe their designations and duties when not otherwise defined by law, and fix their compensation. He is authorized to appoint special agents of the Customs Service in number, as now provided by law, and fix their compensation, and to appoint and fix the compensation of such number of customs attachés for duty in foreign countries and of customs agents as he may deem necessary, all of whom shall perform their duties as defined by existing law or prescribed by the Secretary of the Treasury, under the immediate supervision of the director, special agency service of the customs: *Provided*, That any officer of the Customs Service designated by the Secretary of the Treasury for foreign service shall, through the Department of State, be regularly and officially attached to the diplomatic missions of the United States in the countries in which they are to be stationed, and when such officers are assigned to countries in which there is no diplomatic missions of the United States appropriate recognition and standing with full facilities for discharging their official duties shall be arranged by the Department of State: *Provided further*, That the Secretary of State may reject the name of any such officer whose assignment to the foreign post for which he has been designated would, in his judgment, be prejudicial to the public policy of the United States. The Secretary of the Treasury shall likewise appoint and fix the compensation of the clerks and other employees of the Board of United States General Appraisers. The appointment of such customs officers and employees shall be made pursuant to the civil-service laws and regulations upon the nomination of the principal officer in charge of the office to which such appointments are to be made."

Special customs  
agents and attachés.

Provisos.  
Designations for for-  
eign service.

Authority of Secre-  
tary of State as to for-  
eign assignments.

Clerks, etc., Board of  
General Appraisers.

Appointments sub-  
ject to civil service  
laws, upon nomination  
of officers in charge.

Approved, January 13, 1925.

January 14, 1925.  
[H. R. 8906.]  
[Public, No. 322.]

**CHAP. 77.**—An Act To amend the Act entitled "An Act for the retirement of employees in the classified civil service, and for other purposes," approved May 22, 1920

Treasury Depart-  
ment.  
Pay to persons tem-  
porarily employed in,  
after reaching retire-  
ment age, etc.

Vol. 41, p. 614.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury is authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, the agreed compensation in each case to all persons temporarily employed by the Department of the Treasury, prior to the enactment of this Act, who had, before such employment, reached the age for retirement, or who had been retired, from the Government service under the provisions of the Act entitled "An Act for the retirement of employees in the classified civil service, and for other purposes," approved May 22, 1920. In case of the death (either before or after the enactment of this Act)

Payments in case of  
death.

of any person entitled to compensation under the provisions of this Act, the amount of such compensation shall be paid the widow, or if no widow, then to the children, or if no children, then to the estate of such person.

SEC. 2. The Comptroller General is authorized and directed, notwithstanding the provisions of such Act of May 22, 1920, to credit the accounts of all disbursing officers or agents of the Department of the Treasury with the amounts heretofore paid in good faith for temporary services to such persons who had reached the age for retirement or who had been retired.

Approved, January 14, 1925.

Credits directed in accounts for payments made heretofore.

CHAP. 79.—Joint Resolution Establishing a commission for the participation of the United States in the observance of the one hundred and fiftieth anniversary of the Battle of Lexington and Concord, authorizing an appropriation to be utilized in connection with such observance, and for other purposes.

January 14, 1925.  
[H. J. Res. 259.]  
[Pub. Res., No. 43.]

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That there is hereby established a commission to be known as the United States Lexington-Concord Sesquicentennial Commission (hereinafter referred to as the commission) and to be composed of eleven commissioners, as follows: Three persons to be appointed by the President of the United States, four Senators by the President of the Senate, and four Members of the House of Representatives by the Speaker of the House of Representatives. The commission shall serve without compensation and shall select a chairman from among their number.

Lexington-Concord Sesquicentennial Commission.

Creation and appointment.

Post, p. 963.

SEC. 2. That there is hereby authorized to be appropriated out of any money in the Treasury not otherwise appropriated the sum of \$5,000 to be expended by the commission for actual and necessary traveling expenses and subsistence while discharging its official duties outside the District of Columbia.

Amount authorized for expenses.  
Post, p. 754.

SEC. 3. That there is hereby authorized to be appropriated, out of any money in the Treasury not otherwise appropriated, the sum of \$10,000 to be utilized in the discretion of the commission for the appropriate participation on the part of the United States in the celebration and observance of the one hundred and fiftieth anniversary of the Battle of Lexington and Concord to be commemorated on or about April 19 and 20, 1925.

Amount authorized for participation in celebration.  
Post, p. 754.

SEC. 4. That the Postmaster General is hereby authorized and directed to issue a special series of postage stamps, in such denominations and of such designs as he may determine, commemorative of the one hundred and fiftieth anniversary of the Battle of Lexington and Concord and of the one hundred and fiftieth anniversary of such other major events of the Revolutionary War as he may deem appropriate.

Special commemorative postage stamps to be issued.

SEC. 5. That in commemoration of the one hundred and fiftieth anniversary of the Battle of Lexington and Concord there shall be coined at the mints of the United States silver 50-cent pieces to the number of three hundred thousand, such 50-cent pieces to be of the standard troy weight, composition, diameter, device, and design as shall be fixed by the Director of the Mint, with the approval of the Secretary of the Treasury, which said 50-cent pieces shall be legal tender in any payment to the amount of their face value.

Silver 50-cent pieces to be coined.

Number.

Legal tender.

SEC. 6. That all laws now in force relating to the subsidiary silver coins of the United States and the coining or striking of the same, regulating and guarding the process of coinage, providing for the purchase of material, and for the transportation, distribution, and redemption of the coins, for the prevention of debasement or

Coinage laws applicable.

counterfeiting, for security of the coin, or for any other purposes, whether said laws are penal or otherwise, shall, so far as applicable, apply to the coinage herein authorized: *Provided*, That the United States shall not be subject to the expense of making the necessary dies and other preparations for this coinage.

Approved, January 14, 1925.

*Proviso.*  
No expense for dies,  
etc.

January 15, 1925.

[S. 1782.]

[Public, No. 323.]

**CHAP. 81.**—An Act To provide for the widening of Nichols Avenue between Good Hope Road and S Street southeast.

District of Columbia.  
Nichols Avenue SE.  
Acceptance of strip  
for widening.

Purchase or condem-  
nation of additional  
land.

Vol. 34, p. 151.

Description.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That within ninety days after the dedication to the District of Columbia by the owners of lots numbered 29 to 35, both inclusive, in square numbered 5601, of a strip of land seven feet in width for widening of Nichols Avenue between Good Hope Road and S Street southeast, the Commissioners of the District of Columbia be, and are hereby, authorized to acquire by purchase, at a price deemed by them to be reasonable and fair, otherwise by condemnation, under and in accordance with the provisions of subchapter 1 of chapter 15 of the Code of Law for the District of Columbia, all of those pieces or parcels of land taxed as lots numbered 816 and 821 and the following-described part of that parcel of land taxed as lot numbered 827, in square numbered 5601, beginning for the same at the southwest corner of lot taxed as lot numbered 827, in square numbered 5601, said corner being at the intersection of the eastern line of Nichols Avenue and the northern line of Good Hope Road; thence running with the northern line of Good Hope Road south fifty-nine degrees forty minutes thirty seconds east fourteen and ninety-three one-hundredths feet to the southwest corner of lot taxed as lot numbered 803, in square numbered 5601; thence leaving Good Hope Road and running with the dividing line between said lots numbered 827 and 803 north thirteen degrees twenty-three minutes thirty seconds east seventy-five feet to the northwest corner of said lot numbered 803; thence leaving said lot numbered 803 and running in a parallel line to the eastern line to Nichols Avenue and seven feet southeasterly therefrom north nineteen degrees fifteen minutes fifteen seconds east twenty-five and thirteen one-hundredths feet to the northern line of said lot numbered 827; thence with the northern line thereof north seventy-six degrees thirty-six minutes thirty seconds west ninety-one one-hundredths feet to the most eastern corners of lots taxed as lots numbered 816 and 821; thence with the dividing line between said lots numbered 821 and 827 south thirty-nine degrees twenty-eight minutes west seventeen and thirty-nine one-hundredths feet to the eastern line of Nichols Avenue; thence with the eastern line thereof south nineteen degrees fifteen minutes fifteen seconds west eighty and forty one-hundredths feet to the beginning, containing nine hundred and twelve and sixty one-hundredths square feet, more or less, as shown on the plat books of the surveyor's office of the District of Columbia, for the widening of the said Nichols Avenue between Good Hope Road and S Street southeast: *Provided, however*, That the entire cost of the property if acquired by condemnation under and in accordance with this Act plus the cost of court proceedings incident thereto shall be assessed as benefits against any property in the District of Columbia which in the judgment of the condemnation jury is benefited.

*Proviso.*  
Damages assessed as  
benefits.

SEC. 2. That there is hereby authorized to be appropriated out of the revenues of the District of Columbia, if acquired by purchase, the sum of \$4,500 to pay the purchase price plus any expenses incident thereto, or in case of condemnation an amount sufficient to pay the necessary costs and expenses of the condemnation proceedings taken pursuant hereto and for the payment of the amounts awarded as damages, to be repaid to the District of Columbia from the assessments for benefits and covered into the Treasury to the credit of the revenues of the District of Columbia.

Amount authorized for purchase, or condemnation expenses and award.

Repayment.

Approved, January 15, 1925.

CHAP. 83.—An Act To authorize the appointment of an additional district judge in and for the district of Indiana and to establish judicial divisions therein, and for other purposes.

January 16, 1925.  
[H. R. 62.]  
[Public, No. 324.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the State of Indiana shall constitute one judicial district to be known as the district of Indiana. For the purpose of holding terms of court the district shall be divided into seven divisions constituted as follows: The Indianapolis division, which shall include the territory embraced within the counties of Bartholomew, Boone, Brown, Clinton, Decatur, Delaware, Fayette, Fountain, Franklin, Hamilton, Hancock, Hendricks, Henry, Howard, Johnson, Madison, Marion, Monroe, Montgomery, Morgan, Randolph, Rush, Shelby, Tipton, Union, and Wayne; the Fort Wayne division, which shall include the territory embraced within the counties of Adams, Allen, Blackford, Dekalb, Grant, Huntington, Jay, Lagrange, Noble, Steuben, Wells, and Whitley; the South Bend division, which shall include the territory embraced within the counties of Cass, Elkhart, Fulton, Kosciusko, La Porte, Marshall, Miami, Pulaski, Saint Joseph, Starke, and Wabash; the Hammond division, which shall include the territory embraced within the counties of Benton, Carroll, Jasper, Lake, Newton, Porter, Tippecanoe, Warren, and White; the Terre Haute division, which shall include the territory embraced within the counties of Clay, Greene, Knox, Owen, Parke, Putnam, Sullivan, Vermilion, and Vigo; the Evansville division, which shall include the territory embraced within the counties of Daviess, Dubois, Gibson, Martin, Perry, Pike, Posey, Spencer, Vanderburg, and Warrick; the New Albany division, which shall include the territory embraced within the counties of Clark, Crawford, Dearborn, Floyd, Harrison, Jackson, Jefferson, Jennings, Lawrence, Ohio, Orange, Ripley, Scott, Switzerland, and Washington.

United States courts. Indiana judicial district. Vol. 36, p. 1110, amended. Divisions created. Indianapolis.

Fort Wayne.

South Bend.

Hammond.

Terre Haute.

Evansville.

New Albany.

Terms of court.

SEC. 2. That except as hereinafter in this section provided terms of the district court for the Indianapolis division shall be held at Indianapolis on the first Mondays of May and November of each year; for the Fort Wayne division, at Fort Wayne on the first Mondays of June and December of each year; for the South Bend division, at South Bend on the second Mondays of June and December of each year; for the Hammond division, at Hammond on the first Mondays of January and July of each year; for the Terre Haute division, at Terre Haute on the first Mondays of April and October of each year; for the Evansville division, at Evansville on the second Mondays of April and October of each year; for the New Albany division, at New Albany on the third Mondays of April and October of each

Allowance for Sundays and holidays.

year. When the time fixed as above for the sitting of the court shall fall on a Sunday or a legal holiday, the term shall begin upon the next following day not a Sunday or a legal holiday. Terms of the district court shall not be limited to any particular number of days, nor shall it be necessary for any term to adjourn by reason of the intervention of a term of court elsewhere; but the term about to commence in another division may be postponed or adjourned over until the business of the court in session is concluded.

Additional judge to be appointed.  
Vol. 36, p. 1087, amended.

SEC. 3. That the President of the United States be, and is hereby, authorized and directed by and with the advice and consent of the Senate to appoint an additional district judge for the district of Indiana, who shall reside in said district, and whose term of office, compensation, duties, and powers shall be the same as now provided by law for the judge of said district.

Office of clerk or deputy in each division.

SEC. 4. That the clerk of the court for the district shall maintain an office in charge of himself or a deputy at Indianapolis, Fort Wayne, South Bend, Hammond, Terre Haute, Evansville, and New Albany. Such offices shall be kept open at all times for the transaction of the business of the court. Each deputy clerk shall keep in his office full records of all actions and proceedings of the district court held at the place in which the office is located.

Jury provisions.

SEC. 5. A judge of the District Court for the District of Indiana may, in his discretion, cause jurors to be summoned for a petit jury in criminal cases, from the division in which the cause is to be tried or from an adjoining division, and cause jurors for a grand jury to be summoned from such parts of the district as he shall from time to time direct. A grand jury summoned to attend a term of such court may investigate, and find an indictment or make a presentment for, any crime or offense committed in the district, whether or not the crime or offense was committed in the division in which the jury is in session.

Change of venue to adjoining division allowed.

SEC. 6. That either party in a civil or criminal proceeding in said district may apply to the court in term or to a judge thereof in vacation for a change of venue from the division where a suit or proceeding has been instituted to an adjoining division and the court in its discretion, or the judge in his discretion, may grant such a change.

Approved, January 16, 1925.

January 17, 1925.

[H. R. 10144.]

[Public, No. 325.]

CHAP. 84.—An Act To amend an Act entitled "An Act to fix the salaries of officers and members of the Metropolitan police force, the United States park police force, and the fire department of the District of Columbia," approved May 27, 1924.

District of Columbia.  
Fire department.  
Amc., p. 173, amended.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Act entitled "An Act to fix the salaries of officers and members of the Metropolitan police force, the United States park police force, and the fire department of the District of Columbia," approved May 27, 1924 (Public Numbered 148, Sixty-eighth Congress) be, and the same is hereby, amended as follows:

Battalion chief engineers.  
Error in pay for, corrected.

In section 2 after the words "battalion chief engineers" strike out the figures "\$3,050" and insert the figures "\$3,250," in accordance with an amendment of the Senate to the bill H. R. 5855, which was not included in the engrossed amendments to said bill as transmitted to the House of Representatives.

Approved, January 17, 1925.

**CHAP. 85**—An Act Making appropriations to supply urgent deficiencies in certain appropriations for the fiscal year ending June 30, 1925, and prior fiscal years, to provide urgent supplemental appropriations for the fiscal year ending June 30, 1925, and for other purposes.

January 20, 1925.  
[H. R. 11308.]  
[Public, No. 326.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the following sums are appropriated, out of any money in the Treasury not otherwise appropriated, to supply urgent deficiencies in certain appropriations for the fiscal year ending June 30, 1925, and prior fiscal years, to provide urgent supplemental appropriations for the fiscal year ending June 30, 1925, and for other purposes, namely:

First Deficiency Act,  
1925.

**LEGISLATIVE**

Legislative.

**SENATE**

Senate.

To pay John E. Lodge, son; Constance Williams, daughter; Henry Cabot Lodge and John D. Lodge, grandsons, and Helena Lodge, granddaughter, of the Honorable Henry Cabot Lodge, late a Senator from the State of Massachusetts, \$7,500.

Henry Cabot Lodge.  
Pay to children and grandchildren.

To pay Theodora L. Colt Barrows, Mary Louise Colt Gross, and Elizabeth L. Colt Anthony, daughters; LeBaron Carlton Colt, jr., and George Converse Colt, grandsons, and J. Edith Converse Colt, jr., granddaughter, of the Honorable LeBaron Bradford Colt, late a Senator from the State of Rhode Island, \$7,500.

LeBaron Bradford Colt.  
Pay to children and grandchildren.

The unexpended balance of the appropriation for expenses of inquiries and investigations for the fiscal year 1924 is hereby made available for the fiscal year 1925.

Inquiries, etc.  
Balance available.  
Vol. 42, p. 1267.

The unexpended balance of the appropriation for the Legislative Drafting Service, Senate, for the fiscal year 1924, amounting to \$1,587.78, is hereby made available for use during the fiscal year 1925 in the appropriation for the Legislative Counsel, Senate.

Legislative drafting service.  
Balance available for Legislative Counsel.  
Vol. 42, p. 1272.

Conveying votes of electors for President and Vice President: For the payment of the messengers of the respective States for conveying to the seat of government the votes of the electors of said States for President and Vice President of the United States, at the rate of 25 cents for every mile of the estimated distance by the most usual roads traveled from the place of meeting of the electors to the seat of government of the United States, computed for one distance only \$14,000.

Electoral vote.  
Messengers conveying, from the States.

**JOINT COMMITTEE ON INAUGURAL CEREMONIES OF 1925**

Inaugural ceremonies, 1925.

To enable the Secretary of the Senate and the Clerk of the House of Representatives to pay the necessary expenses of the inaugural ceremonies of the President of the United States, March 4, 1925, in accordance with such program as may be adopted by the joint committee of the Senate and House of Representatives, appointed under a concurrent resolution of the two Houses, including the pay for extra police, \$40,000.

Expenses.

Post, p. 1615.

**PUBLIC BUILDINGS COMMISSION**

Public Buildings Commission.

The General Accounting Office is authorized to credit the accounts of the Disbursing Officer of the Public Buildings Commission in the amount of \$180 heretofore expended by the Commission for the maintenance of a motor-propelled passenger-carrying vehicle.

Expenses of motor vehicle allowed.

House of Representatives.

HOUSE OF REPRESENTATIVES

William S. Greene.  
Pay to widow.

To pay the widow of William S. Greene, late a Representative from the State of Massachusetts, \$7,500.

Julius Kahn.  
Pay to widow.

To pay the widow of Julius Kahn, late a Representative from the State of California, \$7,500.

Edward C. Little.  
Pay to widow.

To pay the widow of Edward C. Little, late a Representative from the State of Kansas, \$7,500.

The foregoing appropriations shall be disbursed by the Sergeant at Arms of the House.

Contested election expenses.

Martin C. Ansorge.

For payment to Martin C. Ansorge for expenses incurred as contestant in the contested-election case of Ansorge against Weller, audited and recommended by the Committee on Elections Numbered One, \$2,000, to be disbursed by the Clerk of the House.

Executive.

EXECUTIVE

Agricultural conference.

AGRICULTURAL CONFERENCE

Expenses of, assembled by the President.

For expenses of the agricultural conference assembled by the President in November, 1924, and for each purpose connected therewith, to be expended at the discretion of the President, including such travel expenses as may already have been incurred by the members of the conference, \$50,000, to remain available until June 30, 1926.

Federal Oil Conservation Board.

FEDERAL OIL CONSERVATION BOARD

Expenses of, convened by President.

For the expenses of the Federal Oil Conservation Board convened by the President on December 18, 1924, and for each purpose connected therewith, to be expended at the discretion of the Chairman of the Board, and to remain available until June 30, 1926, \$50,000.

Lexington - Concord Sesquicentennial.

UNITED STATES LEXINGTON-CONCORD SESQUICENTENNIAL COMMISSION

Expenses of commission, etc.

*Ante*, p. 749.

For actual and necessary traveling and subsistence expenses of members of the United States Lexington-Concord Sesquicentennial Commission in the discharge of their duties outside of the District of Columbia, \$5,000, and for expenses incident to the appropriate celebration and observation of the one hundred and fiftieth anniversary of the Battle of Lexington and Concord, \$10,000; in all, \$15,000, said sum to be expended in the discretion of the Commission named herein.

District of Columbia.

DISTRICT OF COLUMBIA

Surveyor's office.

SURVEYOR'S OFFICE

Temporary draftsmen, etc.

For services of temporary draftsmen, computers, laborers, additional field party when required, purchase of supplies, care or hire of teams, \$8,200, no part of which sum shall be expended without the written authority of the commissioners, payable in the manner prescribed for defraying the expenses of the District of Columbia by the District of Columbia Appropriation Act, approved June 7, 1924.

Mode of payment.  
*Ante*, p. 539.

Supreme Court.

SUPREME COURT

Miscellaneous.

For such miscellaneous expenses as may be authorized by the Attorney General for the Supreme Court of the District of Columbia and its officers, including the furnishing and collecting of evi-

dence where the United States is or may be a party in interest, and including such expenses other than for personal services as may be authorized by the Attorney General for the Court of Appeals, District of Columbia, \$20,500, payable in the manner prescribed for defraying the expenses of the District of Columbia by the District of Columbia Appropriation Act approved June 7, 1924.

## INTERSTATE COMMERCE COMMISSION

To enable the Interstate Commerce Commission to keep informed regarding and to enforce compliance with acts to promote the safety of employees and travelers upon railroads; the act requiring common carriers to make reports of accidents and authorizing investigations thereof; and to enable the Interstate Commerce Commission to investigate and test block signal and train control systems and appliances intended to promote the safety of railway operation, as authorized by the joint resolution approved June 30, 1906, and the provision of the sundry civil act approved May 27, 1908, including the employment of inspectors and per diem in lieu of subsistence when allowed pursuant to section 13 of the sundry civil appropriation act approved August 1, 1914, \$27,275.

For all authorized expenditures under the provisions of the Act of February 17, 1911, "To promote the safety of employees and travelers upon railroads by compelling common carriers engaged in interstate commerce to equip their locomotives with safe and suitable boilers and appurtenances thereto," as amended by the Act of March 4, 1915, extending the "same powers and duties with respect to all parts and appurtenances of the locomotive and tender," and amendment of June 7, 1924, providing for the appointment from time to time by the Interstate Commerce Commission of not more than fifteen inspectors in addition to the number authorized in the first paragraph of section 4 of the Act of 1911, including such legal, technical, stenographic, and clerical help as the business of the offices of the chief inspector and his two assistants may require, and for per diem in lieu of subsistence when allowed pursuant to section 13 of the sundry civil appropriation Act approved August 1, 1914, \$54,145.

For printing and binding, \$20,000.

## DEPARTMENT OF THE INTERIOR

### BUREAU OF RECLAMATION

Reclamation fund, special fund: The following sum is appropriated out of the special fund in the Treasury of the United States, created by the Act of June 17, 1902, and therein designated "the reclamation fund":

For carrying into effect the provisions of subsection K of section 4 of the second deficiency Act, fiscal year 1924, approved December 5, 1924, to remain available until June 30, 1926, \$150,000: *Provided*, That the expenditures from this appropriation for each reclamation project shall be considered as supplemental to the appropriation for that project and shall be accounted for accordingly.

### NATIONAL PARK SERVICE

To enable the Secretary of the Interior to meet the emergencies caused by forest insects within national parks and national monuments under the jurisdiction of the Department of the Interior and to provide personnel and equipment for the investigation, control, and prevention of spread of such insects, to be expended di-

Mode of payment.  
*Ante*, p. 539.

Interstate Commerce Commission.

Enforcing railway safety appliances.

Accidents.

Block signals, etc.

Vol. 34, p. 838; Vol. 35, p. 324.

Per diem subsistence.  
Vol. 38, p. 680.

Safe locomotive boilers, etc.  
Vol. 36, p. 913.

Vol. 38, p. 1192.

*Ante*, p. 650.

Per diem subsistence.  
Vol. 38, p. 680.

Interior Department.

Reclamation Bureau.

Payment from special fund.

Vol. 32, p. 388.

Survey of existing deficient projects.  
*Ante*, p. 703.

*Proviso*.  
Addition to project appropriation.

National parks.

Investigation of forest insects.

Cooperative expenditures.

rectly or in cooperation with other departments of the Federal Government or with States, \$25,000, to remain available until June 30, 1926.

Department of Justice.

## DEPARTMENT OF JUSTICE

### MISCELLANEOUS

Enforcing interstate commerce acts.  
Vol. 34, p. 379; Vol. 36, p. 539; Vol. 37, p. 701; Vol. 38, p. 219; Vol. 40, p. 272; Vol. 41, p. 474.

Enforcement of acts to regulate commerce: For salary and expenses of assistant to the Solicitor General in representing the Government in all matters arising under the Act entitled "An Act to regulate commerce," approved February 4, 1887, as amended, including traveling expenses, to be expended under the direction of the Attorney General, including salaries of employees in the District of Columbia, \$500.

Pueblo Lands Board. Expenses.  
*Ante*, p. 636.

Pueblo Lands Board: For expenses of the Pueblo Lands Board, including compensation for member appointed by the President of the United States, and for clerical assistants, interpreters, and stenographers, rental of quarters, travel expenses, fees of witnesses, telephone and telegraph service, \$19,500.

Judicial.

## JUDICIAL

United States courts.

### UNITED STATES COURTS

Supplies.  
Reappropriation.  
*Ante*, p. 687.

The appropriation of \$9,000 for supplies for United States Courts, contained in the second deficiency Act, fiscal year 1924, is hereby made available for the fiscal year 1925.

Navy Department.

## NAVY DEPARTMENT

Naval Observatory.

### NAVAL OBSERVATORY

Fire protection.

For installation of eight-inch water mains for fire protection, \$15,000.

State Department.

## DEPARTMENT OF STATE

International Fisheries Commission.

### INTERNATIONAL FISHERIES COMMISSION

Share in expenses.  
*Post*, p. 1841.

For the share of the United States of the expenses of the International Fisheries Commission, established under the treaty concluded March 2, 1923, for the period from November 1, 1924, to June 30, 1925, including salaries of two members and other employees of the commission, traveling and subsistence expenses (notwithstanding the provisions of existing law) purchasing of books, periodicals, furniture, and scientific instruments, contingent expenses, printing and binding, rent in the District of Columbia, and such other expenses as the President may deem proper, to be disbursed under the direction of the Secretary of State, \$11,250.

Electoral vote.

### PUBLISHING ASCERTAINMENT OF ELECTORS FOR PRESIDENT AND VICE PRESIDENT

Expenses of publishing.  
*Ante*, p. 205.

Not exceeding \$2,000 of the appropriation for printing and binding, Department of State, fiscal year 1925, shall be available to pay the expenses of publishing in compliance with the requirements of the act of February 3, 1887, the certificates of the final ascertainment of the electors for the President and Vice President of the United States as transmitted by the executive of each State to the Secretary of State.

Vol. 24, p. 373.

TREASURY DEPARTMENT

INTERNAL REVENUE SERVICE

For refunding taxes illegally collected under the provisions of sections 3220 and 3689, Revised Statutes, as amended by the Acts of February 24, 1919, November 23, 1921, and June 2, 1924, including the payment of claims for the fiscal year 1926 and prior years, \$150,000,000, to remain available until June 30, 1926: *Provided*, That a report shall be made to Congress of the disbursements hereunder as required by such Acts, including the names of all persons and corporations to whom payments are made together with the amount paid to each.

Treasury Department.  
Internal Revenue Service.  
Refunding illegally collected taxes.  
Vol. 40, p. 1145; Vol. 42, p. 314.  
*Ante*, pp. 301, 342.  
*Proviso*. Detailed report to Congress.

PUBLIC HEALTH SERVICE

Prevention of epidemics: To enable the President, in case only of threatened or actual epidemic of cholera, typhus fever, yellow fever, smallpox, bubonic plague, Chinese plague or black death, trachoma, influenza, Rocky Mountain spotted fever, or infantile paralysis, to aid State and local boards or otherwise, in his discretion, in preventing and suppressing the spread of the same, and in such emergency in the execution of any quarantine laws which may be then in force, including the purchase of newspapers and clippings from newspapers containing information relating to the prevalence of disease and the public health, \$275,000, to remain available until June 30, 1926.

Public Health Service.  
Prevention of epidemics.

COAST GUARD

Repair of vessels: For necessary emergent repairs to the cutter Manning, \$150,000.  
Office of commandant: For personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$7,500.

Coast Guard.  
Repairs to cutter "Manning."  
Office of commandant.  
Civilian personnel.

PUBLIC BUILDINGS

Paris, Texas, post office and courthouse: For completion, \$61,000.

Public buildings.  
Paris, Tex.

WAR DEPARTMENT

OFFICE OF JUDGE ADVOCATE GENERAL

Of the unexpended balance of the appropriation provided by section 124 of the National Defense Act, approved June 3, 1916, as amended, the sum of \$15,000 is hereby made available for such expenses as may be necessary and incidental to the arbitration of the rate of royalty to be paid the American Cyanamid Company on patents owned by said company, as provided in section 10 of the contract of June 8, 1918, between the United States and the American Cyanamid Company.

War Department.  
Judge Advocate General's Office.  
American Cyanamid Company.  
Payment of patent royalties.

MUSCLE SHOALS

For the continuation of the work on Dam Numbered 2, on the Tennessee River at Muscle Shoals, Alabama, \$3,501,200.

Muscle Shoals.  
Continuing Dam No. 2.

INLAND WATERWAYS CORPORATION

For the purchase of capital stock of the Inland Waterways Corporation created by the Act approved June 3, 1924, \$3,000,000, to remain available until expended.

Inland Waterways Corporation.  
Purchase of capital stock.  
*Ante*, p. 360.

Judgments, United States courts.

## JUDGMENTS, UNITED STATES COURTS

Payment of.  
Vol. 24, p. 505.  
Vol. 36, p. 1137.  
Navy Department.  
War Department.  
Interest.  
Judgments in collision claims.

For payment of the final judgments and decrees, including costs of suits, which have been rendered under the provisions of the Act of March 3, 1887, entitled "An Act to provide for the bringing of suits against the Government of the United States," as amended by the Judicial Code, approved March 3, 1911, certified to the Sixty-eighth Congress by the Attorney General in House Document Numbered 532, and which have not been appealed, namely:

Under the Navy Department, \$69,57;  
Under the War Department, \$20,627.45; in all, \$20,697.02, together with such additional sum as may be necessary to pay interest on the respective judgments at the rate of 4 per centum from the date thereof until the time this appropriation is made.

For payment of judgments, including costs of suits, rendered against the Government of the United States, by United States district courts under the provisions of certain Private Acts, certified to the Sixty-eighth Congress in House Document Numbered 534, as follows:

Shipping Board.  
Vol. 42, p. 1787.  
Navy Department.  
Vol. 42, pp. 1578, 1589, 1590, 1777.  
Paying for property commandeered under Lever Act.  
Vol. 40, p. 276.

Under United States Shipping Board, \$6,063.08;  
Under the Navy Department, \$149,819.51; in all, \$155,882.59.  
For payment of judgment rendered against the Government of the United States by the United States District Court for the District of Indiana, under the provisions of the Act entitled "An Act to provide further for the national security and defense by encouraging the production, conserving the supply, and controlling the distribution of food products and fuel," approved August 10, 1917, certified to the Sixty-eighth Congress in House Document Numbered 531, as follows:

War Department.  
Judgments, Court of Claims.

Under the War Department, \$12,107.79. None of the judgments contained herein shall be paid until the right of appeal shall have expired.

## JUDGMENTS, COURT OF CLAIMS

Payment of.  
Classification.  
Interest.  
Right of appeal.  
Audited claims.

For payment of the judgments rendered by the Court of Claims and reported to the Sixty-eighth Congress in House Document Numbered 533, namely:

Under the Navy Department, \$119,487.69;  
Under the Treasury Department, \$19,754.82;  
Under the War Department, \$161,814.48; in all, \$301,056.99, together with such additional sum as may be necessary to pay interest on certain of the judgments at the legal rate per annum as and where specified in said judgments. None of the judgments contained herein shall be paid until the right of appeal shall have expired.

## AUDITED CLAIMS

Payment of, certified by General Accounting Office.  
Vol. 18, p. 110.

SEC. 2. That for the payment of the following claims, certified to be due by the General Accounting Office under appropriations the balances of which have been exhausted or carried to the surplus fund under the provisions of section 5 of the Act of June 20, 1874, and under appropriations heretofore treated as permanent, being for the service of the fiscal year 1922 and prior years, unless otherwise stated, and which have been certified to Congress under section 2 of the Act of July 7, 1884, as fully set forth in House Document Numbered 535, Sixty-eighth Congress, there is appropriated as follows:

Vol. 23, p. 254.  
Capitol power plant.  
Library of Congress.  
Printing and binding.

For Capitol power plant, \$10,778.86.  
For furniture, Library of Congress, \$99.38.  
For public printing and binding, \$131.40.

## INDEPENDENT OFFICES

- For Interstate Commerce Commission, \$46.11. Independent offices.  
 For international exchanges, Smithsonian Institution, \$1.56.  
 For preservation of collections, National Museum, \$61.77.  
 For fuel, lights, and so forth, State, War, and Navy Department Buildings, \$408.03.  
 For Council of National Defense, \$84.13.  
 For Board of Mediation and Conciliation, \$5.42.  
 For increase of compensation, Veterans' Bureau, \$444.67.  
 For medical and hospital services, Veterans' Bureau, \$93,839.46.  
 For salaries and expenses, Veterans' Bureau, \$95.61.  
 For vocational rehabilitation, Veterans' Bureau, \$79,828.43.

## DISTRICT OF COLUMBIA

- For improvement and care of public grounds, District of Columbia, \$7.56. District of Columbia.

## DEPARTMENT OF AGRICULTURE

- For increase of compensation, Department of Agriculture, \$7. Department of Agriculture.  
 For stimulating agriculture and facilitating distribution of products, \$100.33.  
 For general expenses, Weather Bureau, \$61.52.  
 For general expenses, Bureau of Animal Industry, \$826.14.  
 For general expenses, Bureau of Plant Industry, \$156.40.  
 For general expenses, Bureau of Biological Survey, \$9.50.  
 For general expenses, Forest Service, \$115.84.  
 For general expenses, Bureau of Chemistry, \$360.71.  
 For general expenses, Office of Farm Management, \$1.60.  
 For general expenses, Bureau of Markets, \$1.20.

## DEPARTMENT OF COMMERCE

- For expenses of the Fourteenth Census, \$30.25. Department of Commerce.  
 For commercial attachés, Department of Commerce, \$220.  
 For promoting commerce, Department of Commerce, \$19.84.  
 For promoting commerce in the Far East, \$107.10.  
 For enforcement of navigation laws, \$2.55.  
 For preventing overcrowding of passenger vessels, \$1.39.  
 For industrial research, Bureau of Standards, \$468.  
 For standardizing mechanical appliances, Bureau of Standards, \$263.  
 For general expenses, Lighthouse Service, \$74.54.  
 For party expenses, Coast and Geodetic Survey, \$379.01.  
 For miscellaneous expenses, Bureau of Fisheries, \$54.63.

## DEPARTMENT OF THE INTERIOR

- For increase of compensation, Indian Service, \$42.33. Interior Department.  
 For purchase and transportation of Indian supplies, \$125.89.  
 For telegraphing and telephoning, Indian Service, \$1.91.  
 For determining heirs of deceased Indian allottees, \$9.  
 For industrial work and care of timber, \$15.30.  
 For Indian schools, support, \$1,106.06.  
 For relieving distress and prevention, and so forth, of diseases among Indians, \$71.  
 For support of Chippewas of Lake Superior, Wisconsin, 47 cents.  
 For support of Indians in Arizona, \$1.02.

For support of Sioux of different tribes: employees, and so forth, South Dakota, \$56.33.

For education of Choctaws in Mississippi, \$45.64.

For administration of affairs of Five Civilized Tribes, Oklahoma, \$2.52.

## DEPARTMENT OF JUSTICE

Department of Justice.

For increase of compensation, Department of Justice, \$7.33.

For books for judicial officers, \$20.60.

For defending suits in claims against the United States, \$150.

For detection and prosecution of crimes, \$31.38.

For salaries, fees, and expenses of marshals, United States courts, \$59.90.

For salaries and expenses of district attorneys, United States courts, \$8.80.

For salaries and expenses of clerks, United States district courts, \$3.20.

For fees of commissioners, United States courts, \$1,997.85.

For fees of jurors, United States courts, \$31.20.

For fees of witnesses, United States courts, \$57.98.

For pay of bailiffs, and so forth, United States courts, \$5.

For miscellaneous expenses, United States courts, \$678.90.

For support of prisoners, United States courts, \$40.50.

## DEPARTMENT OF LABOR

Department of Labor.

For increase of compensation, Department of Labor, \$187.67.

For immigrant station, Ellis Island, New York, 48 cents.

For expenses of regulating immigration, \$265.20.

## NAVY DEPARTMENT

Navy Department.

For pay of the Navy, \$2,152.51.

For transportation, Bureau of Navigation, \$125.35.

For pay, miscellaneous, \$26.11.

For freight, Bureau of Supplies and Accounts, \$2,699.58.

For investigation of fuel oil, and so forth, Navy, \$1,730.35.

For instruments and supplies, Bureau of Navigation, \$35.84.

For maintenance, Quartermaster's Department, Marine Corps, \$1,007.89.

For aviation, Navy, \$92,994.39.

For pay, Marine Corps, \$460.14.

For organizing the Naval Reserve Force, \$5,067.29.

## DEPARTMENT OF STATE

State Department.

For salaries of secretaries, Diplomatic Service, \$6.09.

For contingent expenses, foreign missions, \$18.59.

For allowance for clerks at consulates, \$381.06.

For contingent expenses, United States consulates, \$127.93.

For relief and protection of American seamen, \$1,207.03.

For transportation of diplomatic and consular officers, \$473.80.

For emergencies arising in the Diplomatic and Consular Service, \$16.80.

For post allowances to diplomatic and consular officers, \$107.16.

For International Prison Commission, \$2,700.

For International Institute of Agriculture at Rome, Italy, \$416.67.

For salaries and expenses, United States Court for China, \$22.22.

For national security and defense, State Department, \$257.60.

For waterways treaty, United States and Great Britain, \$2.40.

## TREASURY DEPARTMENT

- For increase of compensation, Treasury Department, \$80.67.
- For expenses of loans, Act of September 24, 1917, as amended, \$10,409.43.
- For collecting the revenue from customs, \$1,855.52.
- For salaries and expenses of collectors, and so forth, of internal revenue, \$612.65.
- For collecting the war revenue, \$198.84.
- For enforcement of National Prohibition Act, internal revenue, \$53.50.
- For enforcement of Narcotic and National Prohibition Act, internal revenue, \$7,141.40.
- For miscellaneous expenses, Internal Revenue Service, \$674.30.
- For refunding internal-revenue collections, \$2,253.65.
- For allowance or drawback, internal revenue, \$94.69.
- For Coast Guard, \$12,379.49.
- For Life Saving Service, \$4.
- For pay of crews, miscellaneous expenses, and so forth, Life Saving Service, \$6.
- For materials and miscellaneous expenses, Bureau of Engraving and Printing, \$101.31.
- For pay of other employees, Public Health Service, 35 cents.
- For freight, transportation, and so forth, Public Health Service, \$1.28.
- For maintenance of marine hospitals, Public Health Service, \$9.
- For care of seamen, and so forth, Public Health Service, \$2.
- For pay of personnel and maintenance of hospitals, Public Health Service, \$2,236.40.
- For medical and hospital services, Public Health Service, \$11,496.13.
- For quarantine service, \$7.32.
- For preventing the spread of epidemic diseases, \$2,825.94.
- For studies of rural sanitation, Public Health Service, \$5.98.
- For expenses, division of venereal diseases, Public Health Service, \$73.
- For repairs and preservation of public buildings, \$95.53.
- For mechanical equipment for public buildings, \$308.22.
- For general expenses of public buildings, \$4.55.
- For pay of assistant custodians and janitors, \$14.25.
- For operating force for public buildings, \$662.65.
- For furniture and repairs of same for public buildings, \$5.15.
- For furniture, post office, courthouse, and customhouse, Honolulu, Hawaii, \$26.89.
- For operating supplies for public buildings, \$189.71.

## WAR DEPARTMENT

- For contingencies, military intelligence division, General Staff Corps, \$27.10.
- For salaries, Adjutant General's Office, \$14.67.
- For temporary employees, Office of the Chief of Finance, \$36.65.
- For registration and selection for military service, \$412.60.
- For increase of compensation, War Department, \$1,185.55.
- For pay, and so forth, of the Army, \$672,375.63.
- For arrears of pay, bounty, and so forth, \$621.19.
- For pay, and so forth, of the Army, war with Spain, \$182.15.
- For extra duty pay to enlisted men as clerks, and so forth, at Army division and department headquarters, \$14.91.
- For increase of compensation, Military Establishment, \$22,248.72.

- For mileage, officers and contract surgeons, \$1,087.85.
- For subsistence of the Army, \$1,074.25.
- For regular supplies of the Army, \$343.92.
- For clothing and camp and garrison equipage, \$33.87.
- For clothing and equipage, \$101.14.
- For incidental expenses, Quartermaster Corps, \$17.85.
- For transportation of the Army and its supplies, \$8,367.51.
- For Army transportation, \$8,894.96.
- For inland and port storage and shipping facilities, \$66.98.
- For military post near northern boundary of Montana, \$16.35.
- For barracks and quarters, \$184.84.
- For general appropriations, Quartermaster Corps, \$61,732.
- For supplies, services, and transportation, Quartermaster Corps, \$53,916.28.
- For roads, walks, wharves, and drainage, \$1,974.11.
- For shooting galleries and ranges, \$43.50.
- For construction and repair of hospitals, \$239.59.
- For signal service of the Army, \$2,559.01.
- For increase for aviation, Signal Corps, \$4,553.35.
- For Air Service, Army, \$1,663.58.
- For Medical and Hospital Department, \$1,494.74.
- For engineer equipment of troops, \$805.
- For engineer operations in the field, \$4.14.
- For gun and mortar batteries, \$3.70.
- For fortifications in insular possessions, \$185.84.
- For proving grounds, Army, \$217.59.
- For Ordnance Service, \$1,604.28.
- For ordnance stores, ammunition, \$522.
- For manufacture of arms, \$4.16.
- For ordnance stores and supplies, \$2,404.05.
- For small-arms target practice, \$10,752.50.
- For armament of fortifications, \$45,117.02.
- For armament of fortifications, Panama Canal, \$3,516.39.
- For replacing ordnance and ordnance stores, \$131.70.
- For repairs of arsenals, \$604.84.
- For repair and restoration of defenses of Galveston, Texas, \$300.
- For Chemical Warfare Service, Army, \$8.62.
- For fire control at fortifications, \$4.70.
- For arming, equipping, and training the National Guard, \$4,298.69.
- For ammunition for field artillery, Organized Militia, \$815.87.
- For civilian military training camps, \$49.04.
- For quartermaster supplies, equipment, and so forth, Reserve Officers' Training Corps, \$77.14.
- For headstones for graves of soldiers, \$9.44.
- For disposition of remains of officers, soldiers, and civil employees, \$348.78.
- For Guilford Courthouse National Military Park, \$10.
- For survey of northern and northwestern lakes, \$4.20.
- For increase of compensation, rivers and harbors, \$500.38.
- For National Home for Disabled Volunteer Soldiers, Marion branch, \$30.30.
- For National Home for Disabled Volunteer Soldiers, Mountain branch, \$20.30.
- For National Home for Disabled Volunteer Soldiers, clothing, \$26.29.
- Medical and hospital services, National Home for Disabled Volunteer Soldiers, \$563.38.
- For payment of claims for loss of firearms, and so forth, taken by the United States during labor strikes in 1914 in Colorado, \$23.50.

## POST OFFICE DEPARTMENT

For salaries, Post Office Department, \$24.18.	Post Office Department.
For balance due foreign countries, \$126,264.25.	
For city delivery carriers, \$1,325.63.	
For clerks, first and second class post offices, \$2,365.15.	
For compensation of postmasters, \$1,307.24.	
For electric and cable car service, \$2,306.57.	
For indemnities, domestic mail, \$634.05.	
For indemnities, international mail, \$1,795.15.	
For mail messenger service, \$88.	
For miscellaneous items, first and second class post offices, \$123.	
For person and property damage claims, \$500.	
For pneumatic tube service, \$1,865.83.	
For post office equipment and supplies, \$2,757.	
For railroad transportation, \$34,239.66.	
For Railway Mail Service salaries, \$12.34.	
For rent, light, and fuel, \$2,234.03.	
For Rural Delivery Service, \$594.18.	
For separating mails, \$1,147.23.	
For shipment of supplies, \$120.37.	
For special-delivery fees, \$5.44.	
For temporary city delivery carriers, \$145.07.	
For temporary clerk hire, \$1,019.05.	
For vehicle service, \$1,172.55.	
For village delivery service, \$34.94.	
For watchmen, messengers, and laborers, \$11.20.	
Total, audited claims, section 2, \$1,460,523.80, together with such additional sum, due to increases in rates of exchange, as may be necessary to pay claims in the foreign currency as specified in certain of the certificates of settlement of the General Accounting Office.	Additional for loss by exchange.
SEC. 3. This Act hereafter may be referred to as the "First Deficiency Act, Fiscal Year 1925."	Title of Act.
Approved, January 20, 1925.	

**CHAP. 86.**—An Act To amend the Act entitled "An Act to create a commission authorized under certain conditions to refund or convert obligations of foreign Governments held by the United States of America, and for other purposes," approved February 9, 1922, as amended February 28, 1923

January 21, 1925.  
[H. R. 9804.]  
[Public, No. 327.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Act of February 9, 1922, as amended, creating and establishing the World War Foreign Debt Commission be, and hereby is, further amended so that section 4 of said Act of February 9, 1922, shall read as follows:

World War Foreign Debt Commission.  
Vol. 42, p. 363, amended.

"SEC. 4. That the authority granted by this Act shall cease and determine at the end of two years from February 9, 1925."

To terminate two years from February 9, 1925.

Approved, January 21, 1925.

**CHAP. 87.**—An Act Making appropriations for the Treasury and Post Office Departments for the fiscal year ending June 30, 1926, and for other purposes

January 22, 1925.  
[H. R. 10982.]  
[Public, No. 328.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,*

## TITLE I—TREASURY DEPARTMENT

The following sums are appropriated, out of any money in the Treasury not otherwise appropriated, for the Treasury Department for the fiscal year ending June 30, 1926, namely:

Treasury Department appropriations.

## Secretary's Office.

## OFFICE OF THE SECRETARY

Secretary, Undersecretary, Assistants, and office personnel.

*Provisos.*  
Salaries limited to average rates under Classification Act.  
Vol. 42, p. 1488.

If only one position in a grade.

Restriction not applicable to clerical-mechanical service.

No reduction in fixed salaries.  
Vol. 42, p. 1490.  
Persons transferred.

Payments under higher rates permitted.

Limitation for fiscal year 1926, on additional allowances for civilian field services under departments, etc.  
*Ante*, p. 704.

Salaries: Secretary of the Treasury, \$12,000; Undersecretary of the Treasury, \$10,000; three Assistant Secretaries of the Treasury, and other personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$158,180; in all, \$180,180: *Provided*, That in expending appropriations or portions of appropriations contained in this Act for the payment for personal services in the District of Columbia in accordance with "The Classification Act of 1923," the average of the salaries of the total number of persons under any grade in any bureau, office, or other appropriation unit shall not at any time exceed the average of the compensation rates specified for the grade by such Act, and in grades in which only one position is allocated the salary of such position shall not exceed the average of the compensation rates for the grade: *Provided*, That this restriction shall not apply (1) to grades 1, 2, 3, and 4 of the clerical-mechanical service, or (2) to require the reduction in salary of any person whose compensation was fixed, as of July 1, 1924, in accordance with the rules of section 6 of such Act, (3) to require the reduction in salary of any person who is transferred from one position to another position in the same or different grade in the same or a different bureau, office, or other appropriation unit, or (4) to prevent the payment of a salary under any grade at a rate higher than the maximum rate of the grade when such higher rate is permitted by "The Classification Act of 1923," and is specifically authorized by other law.

Those civilian positions in the field services under the several executive departments and independent establishments, the compensation of which was fixed or limited by law but adjusted for the fiscal year 1925 under the authority and appropriations contained in the Act entitled "An Act making additional appropriations for the fiscal year ending June 30, 1925, to enable the heads of the several executive departments and independent establishments to adjust the rates of compensation of civilian employees in certain of the field services," approved December 6, 1924, may be paid under the applicable appropriations for the fiscal year 1926 at rates not in excess of those permitted for them under the provisions of such Act of December 6, 1924.

## Chief Clerk's Office.

## OFFICE OF CHIEF CLERK AND SUPERINTENDENT

Chief clerk, and office personnel.

Salaries: For the chief clerk, who shall be the chief executive officer of the department and who may be designated by the Secretary of the Treasury to sign official papers and documents during the temporary absence of the Secretary, Undersecretary, and Assistant Secretaries of the department, and for other personal services in the District of Columbia, in accordance with the Classification Act of 1923, \$261,324.

Operating force.  
Liberty Loan, Register's, and Internal Revenue Buildings.

For the operating force of the Liberty Loan and Register's Annex Buildings and buildings for the accommodation of the Bureau of Internal Revenue and the necessary clerical assistance in the office of the chief clerk and superintendent, in accordance with the Classification Act of 1923, \$125,150.

Buildings for bureaus, etc.

For employees for the care and protection of buildings for the accommodation of such bureaus of the department as may be assigned thereto, in accordance with the Classification Act of 1923, \$24,435.

Madison Place Annex.

Treasury Department Annex, Pennsylvania Avenue and Madison Place: For personal services for the care, maintenance, and protection of the building, in accordance with the Classification Act of 1923, \$40,575.

Treasury garage: For personal services, in accordance with the Classification Act of 1923, \$6,300.

Garage.

## CONTINGENT EXPENSES, TREASURY DEPARTMENT

For newspaper clippings, financial journals, law books, city directories, and other books of reference relating to the business of the department, \$1,000.

Department contin-  
gent expenses.

Reference books, etc.

For freight, expressage, telegraph, and telephone service, \$10,000.

Freight, etc.

For rent of buildings in the District of Columbia for the use of the Treasury Department, \$12,500.

Rent, District of Co-  
lumbia.

For purchase, exchange, maintenance, and repair of motor trucks and bicycles, and maintenance and repair of one passenger automobile for the Secretary of the Treasury, all to be used for official purposes only, \$7,000.

Motor vehicles.

For purchase of file holders and file cases, \$4,000.

File holders, etc.

For purchase of coal, wood, engine oils, and grease, grate baskets and fixtures, blowers, coal hods, coal shovels, pokers, and tongs, \$20,000.

Fuel, etc.

For purchase of gas, electric current for lighting and power purposes, gas and electric-light fixtures, electric-light wiring and material, candles, candlesticks, droplights and tubing, gas burners, gas torches, globes, lanterns, and wicks, \$21,000.

Lighting, etc.

For washing and hemming towels, purchase of awnings and fixtures, window shades and fixtures, alcohol, benzine, turpentine, varnish, baskets, belting, bellows, bowls, brooms, buckets, brushes, canvas, crash, cloth, chamois skins, cotton waste, door and window fasteners, dusters; flower garden, street, and engine hose; lace leather, lye, nails, oils, plants, picks, pitchers, powders, stencil plates, hand stamps and repairs of same, spittoons, soap, matches, match safes, sponges, tacks, traps, thermometers, toilet paper, tools, towels, towel racks, tumblers, wire, zinc, and for blacksmithing, repairs of machinery, removal of rubbish, sharpening tools, street car fares not exceeding \$300, advertising for proposals, and for sales at public auction in the District of Columbia of condemned property belonging to the Treasury Department, payment of auctioneer fees, and purchase of other absolutely necessary articles, \$13,000.

Miscellaneous sup-  
plies.

For purchase of labor-saving machines and supplies for same, including the purchase and exchange of registering accountants, numbering machines, and other machines of a similar character, including time stamps for stamping date of receipt of official mail and telegrams, and repairs thereto, and purchase of supplies for photographic copying machines, \$14,000.

Labor-saving  
machines, etc.

For purchase of carpets, carpet border and lining, linoleum, mats, rugs, matting, and repairs, and for cleaning, cutting, making, laying, and relaying of the same, by contract, \$500.

Carpets, etc.

For purchase of boxes, book rests, chairs, chair cane, chair covers, desks, bookcases, clocks, cloth for covering desks, cushions, leather for covering chairs and sofas, locks, lumber, screens, tables, typewriters, including the exchange of same, wardrobe cabinets, washstands, water coolers and stands, and for replacing other worn and unserviceable articles, \$4,500.

Furniture.

For operating expenses of the Treasury Department Annex Numbered 1 (Pennsylvania Avenue and Madison Place), including fuel, electric current, ice, ash removal, and miscellaneous items, \$13,000.

Operating expenses.  
Madison Place An-  
nex

Darby Building: For heating, electric current, electrical equipment, ice, and miscellaneous items, \$4,500.

Darby Building.

Stationery: For stationery, including tags, labels, and index cards, printed in the course of manufacture, packing boxes and other materials necessary for shipping stationery supplies, and

Stationery.

freight for supplies purchased free on board factory, for the Treasury Department and its several bureaus and offices, \$437,760.

## GENERAL SUPPLY COMMITTEE

General Supply Committee.

Personal services and office expenses.

Salaries: For personal services in the District of Columbia in accordance with "The Classification Act of 1923" not exceeding \$75,000; necessary expenses, including office supplies and materials, maintenance of motor trucks, telegrams, telephone service, and traveling expenses, \$2,800; in all, \$77,800.

Salaries and expenses transferring office supplies for departments, etc.

For salaries of employees, office equipment, fuel, light, electric current, telephone service, maintenance of motor trucks, and other necessary expenses for carrying into effect the Executive order of December 3, 1918, regulating the transfer of office materials, supplies, and equipment in the District of Columbia falling into disuse because of the cessation of war activities, \$43,700: *Provided*, That the said Executive order shall continue in effect until June 30, 1926, without modification, except that the price charged shall be the current market value at time of issue, less a discount for usage, but in no instance shall the discount be more than 25 per centum, and that the proceeds from the transfer of appropriations thereunder shall be covered into the Treasury as miscellaneous receipts:

Provisos.  
Service continued to June 30, 1926.

*Provided further*, That the heads of the executive departments and independent establishments and the Commissioners of the District of Columbia shall cooperate with the Secretary of the Treasury in connection with the storage and delivery of material, supplies, and equipment transferred under the foregoing order and for effecting the transfer or disposition of other surplus and waste material or supplies: *Provided further*, That typewriters and computing machines transferred to the General Supply Committee as surplus, where such machines have become unfit for further use, may, in the discretion of the Secretary of the Treasury, be issued to other Government departments and establishments at exchange prices quoted in the current general schedule of supplies or sold commercially.

Cooperation of departments, etc., in transfers, etc.

Use of unfit typewriters, etc., for exchanges.

Repairs to typewriters by Supply Committee.

Repairs to typewriting machines (except bookkeeping and billing machines) in the Government service in the District of Columbia may be made at cost by the General Supply Committee, payment therefor to be effected by transfer and counterwarrant, charging the proper appropriation and crediting the appropriation "General Supply Committee, Transfer of Office Material, Supplies, and Equipment."

Typewriting machines.  
Prices of standard machines for 1926.

No part of any money appropriated by this or any other Act shall be used during the fiscal year 1926 for the purchase of any standard typewriting machines, except bookkeeping and billing machines, at a price in excess of the following for models with carriages which will accommodate paper of the following widths, to wit: Ten inches (correspondence models), \$70; twelve inches, \$75; fourteen inches, \$77.50; sixteen inches, \$82.50; eighteen inches, \$87.50; twenty inches, \$94; twenty-two inches, \$95; twenty-four inches, \$97.50; twenty-six inches, \$103.50; twenty-eight inches, \$104; thirty inches, \$105; thirty-two inches, \$107.50.

All purchases to be from surplus stock of Committee.

All purchases of typewriting machines during the fiscal year 1926 by executive departments and independent establishments for use in the District of Columbia or in the field, except as hereinafter provided, shall be made from the surplus machines in the stock of the General Supply Committee. The War Department shall furnish the General Supply Committee, immediately upon the approval of this Act, a complete inventory of the various makes, models, and classes of typewriters in its possession, the condition of such machines,

Immediate inventory, etc., of War Department stock to be furnished.

and the point of storage, and shall turn over to the General Supply Committee such typewriting machines in such quantities as the Secretary of the Treasury from time to time may call for by specific requisition for sale to the various services of the Government. If the General Supply Committee is unable to furnish serviceable machines to any such service of the Government, it shall furnish un-serviceable machines at current exchange prices, and such machines shall then be applied by the service of the Government receiving them as part payment for new machines from commercial sources in accordance with the prices fixed in the preceding paragraph. And in selling typewriting machines to the various services the General Supply Committee may accept an equal number of un-serviceable machines as part payment thereon at the exchange prices quoted in the current general schedule of supplies.

Unserviceable machines allowed for exchange.

Acceptance in part payment.

OFFICE OF COMMISSIONER OF ACCOUNTS AND DEPOSITS

Accounts and Deposits Office.

For Commissioner of Accounts and Deposits and other personal services in the District of Columbia, in accordance with "The Classification Act of 1923," \$20,540.

Commissioner, and office personnel.

DIVISION OF BOOKKEEPING AND WARRANTS

Bookkeeping and Warrants Division.

For the chief of the division, and other personal services in the District of Columbia, in accordance with "The Classification Act of 1923," \$164,386.

Chief of division, and office personnel.

Contingent expenses, public moneys: For contingent expenses under the requirements of section 3653 of the Revised Statutes, for the collection, safe-keeping, transfer, and disbursement of the public money, transportation of notes, bonds, and other securities of the United States, salaries of special agents, actual expenses of examiners detailed to examine the books, accounts, and money on hand at the several depositories, including national banks acting as depositories under the requirements of section 3649 of the Revised Statutes, also including examinations of cash accounts at mints and cost of insurance on shipments of money by registered mail when necessary, \$200,000.

Contingent expenses, public moneys.  
R. S., sec. 3653, p. 719.

R. S., sec. 3649, p. 718.

Recoinage of gold coins: For recoinage of uncurrent gold coins in the Treasury, to be expended under the direction of the Secretary of the Treasury, as required by section 3512 of the Revised Statutes, \$3,000.

Recoinage of gold coins.

R. S., sec. 3512, p. 696.

Recoinage of minor coins: To enable the Secretary of the Treasury to continue the recoinage of worn and uncurrent minor coins of the United States now in the Treasury or hereafter received, and to reimburse the Treasurer of the United States for the difference between the nominal or face value of such coins and the amount the same will produce in new coin, \$15,000.

Recoinage of minor coins.

DIVISION OF DEPOSITS

Deposits Division.

Salaries: For the chief of the division and other personal services in the District of Columbia, in accordance with the Classification Act of 1923, \$17,400.

Chief of division, and office personnel.

PUBLIC DEBT SERVICE

Public Debt Service.

For necessary expenses connected with the administration of any public debt issues and United States paper currency issues with which the Secretary of the Treasury is charged, including rent in the District of Columbia, and including the Commissioner of the Public Debt and other personal services in the District of Columbia

Office personnel, and other expenses.

*Provisos.*  
Services in the District.

Indefinite appropriation discontinued.  
Vol. 40, p. 292.

Expenses under specified laws.  
Vol. 41, p. 456.

Vol. 40, p. 451; Vol. 41, pp. 359, 1145.

Vol. 40, pp. 35, 288, 504, 844, 1312.

Vol. 41, p. 548.

Vol. 41, p. 949.

Distinctive paper for securities.  
Quantities authorized.

Personal services.

Appointments Division.

Chief of division, and office personnel.

Printing Division.

Chief of division, and office personnel.

Printing and binding.

Bookbinding.

Work excluded.

Vol. 40, p. 1270.

Postage.

Mails and Files Division.

Chief of division, and office personnel.

Disbursing clerk, and office personnel.

in accordance with the Classification Act of 1923, \$3,260,000: *Provided*, That the amount to be expended for personal services in the District of Columbia shall not exceed \$3,113,414: *Provided further*, That the indefinite appropriation "Expenses of loans," Act of September 24, 1917, as amended and extended, shall not be used during the fiscal year 1926 to supplement the appropriation herein made for the current work of the Public Debt Service.

For expenses incident to the discharge of the duties imposed upon the Secretary of the Treasury by the Transportation Act, 1920, the Federal Control Act, approved March 21, 1918, as amended, and for expenses arising in connection with loans and credits to foreign governments under the Liberty Loan Acts and the Victory Liberty Loan Act and in connection with credits granted or conditions entered into under the Acts providing for the relief of populations in Europe and contiguous countries, and in connection with credits granted or conditions entered into under the Act providing for the sale of surplus war material, including personal services in the District of Columbia, \$7,240.

Distinctive paper for United States securities: For distinctive paper for United States currency, national-bank currency, and Federal reserve bank currency, not exceeding 200,000,000 sheets, including transportation of paper, traveling, mill, and other necessary expenses, and salaries of employees and expense of officer detailed from the Treasury Department, \$50 per month when actually on duty; in all, \$1,407,775.

#### DIVISION OF APPOINTMENTS

Salaries: For the chief of the division, and other personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$60,880.

#### DIVISION OF PRINTING

Salaries: For the chief of the division, and other personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$56,240.

#### PRINTING AND BINDING

For printing and binding for the Treasury Department, including all of its bureaus, offices, institutions, and services located in Washington, District of Columbia, and elsewhere, including materials for the use of the bookbinder located in the Treasury Department, but not including work done at the New York customhouse bindery authorized by the Joint Committee on Printing in accordance with the Act of March 1, 1919, \$834,750.

For postage required to prepay matter addressed to Postal Union countries, and for postage for the Treasury Department, \$1,000.

#### DIVISION OF MAIL AND FILES

Salaries: For the chief of the division, and other personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$20,200

#### OFFICE OF DISBURSING CLERK

Salaries: For the disbursing clerk and other personal services in the District of Columbia, in accordance with "The Classification Act of 1923," \$54,040.

CUSTOMS SERVICE

Customs Service.

Division of Customs: For personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$64,000.

Personal services in Customs Division.

For collecting the revenue from customs, and for the detection and prevention of frauds upon the customs revenue, including not to exceed \$15,000 for the hire of motor-propelled passenger-carrying vehicles, \$16,467,200, of which such amount as may be necessary shall be available for salaries of general appraisers retired under the provisions of section 518 of the Tariff Act of 1922, and \$62,480 shall be available for personal services in the District of Columbia exclusive of eight persons from the field force authorized to be detailed under section 525 of the Tariff Act of 1922.

Collecting customs revenue.

Retired general appraisers.  
Vol. 42, p. 973.  
Services in the District.  
Vol. 42, p. 975.

Scales for customs service: For construction and installation of special automatic and recording scales for weighing merchandise, and so forth, in connection with imports at the various ports of entry under direction of the Secretary of the Treasury, \$95,000.

Automatic scales.

Compensation in lieu of moieties: For compensation in lieu of moieties in certain cases under the customs laws, \$30,000.

Compensation in lieu of moieties.

BUREAU OF THE BUDGET

Budget Bureau.

Director, \$10,000; Assistant Director, \$7,500; for all other necessary expenses of the bureau, including compensation of attorneys and other employees in the District of Columbia in accordance with "The Classification Act of 1923," telegrams, telephone service, law books, books of reference, periodicals, stationery, furniture, office equipment, other supplies, traveling expenses, street car fares, per diem in lieu of subsistence not exceeding \$4 for officers and employees while absent from the seat of government on official duty, \$147,500; in all, \$165,000.

Director, Assistant, personnel, and all other expenses.

For printing and binding, \$25,000.

Printing and binding.

FEDERAL FARM LOAN BUREAU

Federal Farm Loan Bureau.

SALARIES AND EXPENSES

Salaries: For six members of the board, at \$10,000 each; for personal services in the District of Columbia in accordance with "The Classification Act of 1923," and for personal services in the field, \$139,600; in all, \$199,600, payable from assessments upon Federal and joint-stock land banks, of which amount not to exceed \$133,180 may be expended for personal services in the District of Columbia;

Members of the Board, office and field personnel.

For salaries of twelve reviewing appraisers at not to exceed \$5,000 each per annum, and the traveling expenses of such reviewing appraisers, \$30,000, in all, \$90,000, payable from assessments upon Federal and joint-stock land banks;

Services in the District.

Reviewing appraisers.  
Vol. 42, p. 776.

For traveling expenses of the members of the board and its officers and employees; per diem in lieu of subsistence, not exceeding \$4; and contingent and miscellaneous expenses, including books of reference and maps; and for the examination of national farm loan associations, including personal services and traveling expenses, \$128,000, payable from assessments upon Federal and joint-stock land banks: *Provided*, That no person shall be employed hereunder at a rate of compensation exceeding \$2,500 per annum: *Provided further*, That \$1,260 of this sum may be expended for clerk hire in the District of Columbia;

Contingent expenses.

Examinations.

Prorisos.  
Pay restriction.

Clerks in the District.

In all, Federal Farm Loan Bureau, \$417,600.

## Treasurer's Office.

## OFFICE OF TREASURER OF THE UNITED STATES

Treasurer, and office personnel.

Salaries: For Treasurer of the United States, \$8,000; for personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$1,065,000; in all, \$1,073,000.

Redemption of Federal reserve and national currency.  
Personal services.

For personal services in the District of Columbia, in accordance with "The Classification Act of 1923," in redeeming Federal reserve and national currency, \$405,000 to be reimbursed by the Federal reserve and national banks.

Office of Comptroller of the Currency.

## OFFICE OF THE COMPTROLLER OF THE CURRENCY

Comptroller, and office personnel.

Salaries: Comptroller of the Currency, \$5,000; for personal services in the District of Columbia, in accordance with "The Classification Act of 1923," \$221,000; in all, \$226,000.

Federal reserve and national currency.  
Personal services.

For personal services in the District of Columbia, in accordance with "The Classification Act of 1923," in connection with Federal reserve and national currency, \$67,000, to be reimbursed by the Federal reserve and national banks.

Special examinations.

For special examinations of national banks and bank plates, keeping macerator in Treasury Building in repair, and for other incidental expenses attending the working of the macerator, and for procuring information relative to banks other than national, \$1,500.

Internal Revenue Service.

## INTERNAL REVENUE SERVICE

Commissioner, and office personnel.

Office of the commissioner: Commissioner of Internal Revenue, \$10,000; for the assistant to the commissioner, three deputy commissioners, and other personal services in the District of Columbia, in accordance with "The Classification Act of 1923," \$810,000; in all, \$820,000.

Stamp agent.

For one stamp agent, \$1,860, to be reimbursed by the stamp manufacturers.

Collectors, gaugers, storekeepers, etc.

For salaries and expenses of collectors of internal revenue, deputy collectors, gaugers, storekeepers, storekeeper-gaugers, clerks, messengers, and janitors in internal-revenue offices, rent of offices outside of the District of Columbia, telephone service, injuries to horses not exceeding \$250 for any horse crippled or killed, expenses of seizure and sale, and other necessary miscellaneous expenses, in collecting internal-revenue taxes, \$4,450,000: *Provided*, That for purpose of concentration, upon the initiation of the Commissioner of Internal Revenue and under regulations prescribed by him, distilled spirits may be removed from any internal-revenue bonded warehouse to any other such warehouse, and may be bottled in bond in any such warehouse before or after payment of the tax, and the commissioner shall prescribe the form and penal sums of bond covering distilled spirits in internal-revenue bonded warehouses, and in transit between such warehouses: *Provided further*, That no part of this amount shall be used in defraying the expenses of any officer, designated above, subpoenaed by the United States court to attend any trial before a United States court or preliminary examination before any United States commissioner, which expenses shall be paid from the appropriation for "Fees of witnesses, United States courts."

Witness fees.

Post, p. 1030.

Assessing, collecting, etc., taxes.  
Expenses.

For expenses of assessing and collecting the internal-revenue taxes, including the employment of the necessary officers, attorneys, experts, agents, accountants, inspectors, deputy collectors, clerks, janitors, and messengers in the District of Columbia and the several collection districts, to be appointed as provided by law, telegraph and telephone service, rental of quarters outside the District of Columbia

and not to exceed \$11,500 for rental of quarters in the District of Columbia, postage, freight, express, necessary expenses incurred in making investigations in connection with the enrollment or disbarment of practitioners before the Treasury Department in internal-revenue matters, and other necessary miscellaneous expenses, and the purchase of such supplies, equipment, furniture, mechanical devices, law books and books of reference, and such other articles as may be necessary for use in the District of Columbia and the several collection districts, \$31,750,000, of which amount not to exceed \$10,750,000 may be expended for personal services in the District of Columbia: *Provided*, That not more than \$100,000 of the total amount appropriated herein may be expended by the Commissioner of Internal Revenue for detecting and bringing to trial persons guilty of violating the internal revenue laws or conniving at the same, including payments for information and detection of such violation.

For expenses to enforce the provisions of the National Prohibition Act and the Act entitled "An Act to provide for the registration of, with collectors of internal revenue, and to impose a special tax upon, all persons who produce, import, manufacture, compound, deal in, dispense, sell, distribute, or give away opium or cocoa leaves, their salts, derivatives, or preparations, and for other purposes," approved December 17, 1914, as amended by the Revenue Act of 1918, and the Act entitled "An Act to amend an Act entitled 'An Act to prohibit the importation and use of opium for other than medicinal purposes,' approved February 9, 1909," as amended by the Act of May 26, 1922, known as "The Narcotic Drugs Import and Export Act," including the employment of executive officers, agents, inspectors, chemists, assistant chemists, supervisors, clerks, and messengers in the field and in the Bureau of Internal Revenue in the District of Columbia, to be appointed as authorized by law; not to exceed \$50,000 for dissemination of information and appeal for law observance and law enforcement, including the necessary printing in connection therewith; the securing of evidence of violations of the Acts, and for the purchase of such supplies, equipment, mechanical devices, laboratory supplies, books, and such other expenditures as may be necessary in the District of Columbia and the several field offices, and for rental of necessary quarters; in all, \$11,000,000, of which amount not to exceed \$1,300,000 may be expended for personal services in the District of Columbia: *Provided*, That not to exceed \$1,329,440 of the foregoing sum shall be expended for enforcement of the provisions of the said Acts of December 17, 1914, and May 26, 1922: *Provided further*, That not to exceed \$50,000 of the total amount appropriated shall be available for advances to be made by special disbursing agents when authorized by the Commissioner of Internal Revenue and approved by the Secretary of the Treasury, the provisions of section 3648 of the Revised Statutes to the contrary notwithstanding: *Provided further*, That no money herein appropriated for the enforcement of the National Prohibition Act, the customs laws, or internal revenue laws, shall be used to pay for storage in any private warehouse of intoxicating liquors or other property in connection therewith seized pursuant to said Acts and necessary to be stored, where there is available for that purpose space in a Government warehouse or other suitable Government property in the judicial district wherein such property was seized, or in an adjacent judicial district, and when such seized property is stored in an adjacent district, the jurisdiction over such property in the district wherein it was seized shall not be affected thereby.

Services in the District.

*Proviso.*  
Detecting, etc., violations of internal revenue laws.

Prohibition and Narcotic Acts.  
Enforcement expenses.  
Vol. 41, p. 305.

Vol. 38, p. 785.

Vol. 40, p. 1130.

Vol. 42, p. 298.

Disseminating information, securing evidence, etc.

Services in the District.

*Proviso.*  
Narcotics Acts enforcement.

Advances to disbursing agents.

R.S., sec. 3648, p. 718.

Restriction on payments for storage of seized goods in private warehouses.

## Coast Guard.

## COAST GUARD

Office personnel.	Office of the commandant: For personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$220,000.
Technical services.	The services of skilled draftsmen and such other technical services as the Secretary of the Treasury may deem necessary, may be employed only in the office of the Coast Guard in connection with the construction and repair of Coast Guard vessels and boats, to be paid from the appropriation "Repairs to Coast Guard vessels and boats":
<i>Infra.</i> <i>Proviso.</i> Limitation, etc.	<i>Provided</i> , That the expenditures on this account for the fiscal year 1926 shall not exceed \$10,000. A statement of the persons employed hereunder, their duties, and the compensation paid to each shall be made to Congress each year in the Budget.
Service expenditures.	For every expenditure requisite for and incident to the authorized work of the Coast Guard, as follows, including not to exceed \$1,000 for purchase, exchange, maintenance, repair, and operation of motor-propelled passenger-carrying vehicles, to be used only for official purposes:
Pay, etc., officers and enlisted men.	For pay and allowances prescribed by law for commissioned officers, cadets and cadet engineers, warrant officers, petty officers, and other enlisted men, active and retired, temporary cooks, and surfmen, substitute surfmen, and one civilian instructor, \$13,675,035;
Rations.	For rations or commutation thereof for petty officers and other enlisted men, \$727,000;
Fuel and water.	For fuel and water for vessels, stations, and houses of refuge, \$2,780,000;
Outfits, stores, etc.	For outfits, ship chandlery, and engineers' stores for the same, \$1,300,000;
Stations, houses of refuge, etc.	For rebuilding and repairing stations and houses of refuge, temporary leases, rent, and improvements of property for Coast Guard purposes, including use of additional land where necessary, \$289,800;
Death allowances.	For carrying out the provisions of the Act of June 4, 1920, \$30,000;
Vol. 41, p. 825.	
Traveling expenses.	For mileage and expenses allowed by law for officers; and actual traveling expenses, per diem in lieu of subsistence not exceeding \$4, for other persons traveling on duty under orders from the Treasury Department, including transportation of enlisted men and applicants for enlistment, with subsistence and transfers en route, or cash in lieu thereof, \$250,000: <i>Provided</i> , That officers of the Coast Guard performing travel by Government-owned vessels for which no transportation fare is charged shall only be entitled to reimbursement of actual and necessary expenses incurred;
<i>Proviso.</i> Travel on Government-owned vessels.	
Draft animals.	For draft animals and their maintenance, \$27,000;
Coastal communication.	For coastal communication lines and facilities and their maintenance, \$50,000;
Field employees.	For compensation of civilian employees in the field, including clerks to district superintendents, \$79,000;
Contingent expenses.	For contingent expenses, including communication service, subsistence of shipwrecked persons succored by the Coast Guard, for the recreation, amusement, comfort, contentment, and health of the enlisted men of the Coast Guard, to be expended in the discretion of the Secretary of the Treasury, not exceeding \$15,000; wharfage, towage, freight, storage, repairs to station apparatus, advertising, surveys, medals, labor, newspapers and periodicals for statistical purposes, and all other necessary expenses which are not included under any other heading, \$220,000;
Repairs to vessels.	For repairs to Coast Guard vessels and boats, \$950,000;
	Total Coast Guard, exclusive of commandant's office, \$20,377,835.

BUREAU OF ENGRAVING AND PRINTING

Office of Director: For the Director, two Assistant Directors, and other personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$460,540.

For the work of engraving and printing, exclusive of repay work, during the fiscal year 1926, of not exceeding 190,242,300 delivered sheets of United States currency and national-bank currency, 95,075,700 delivered sheets of internal-revenue stamps, 130,000 delivered sheets of customs stamps, 2,700,000 delivered sheets of withdrawal permits, 550,000 delivered sheets of opium orders and special-tax stamps required under the Act of December 17, 1914, and 7,241,817 delivered sheets of checks, drafts, and miscellaneous work, as follows:

For salaries of all necessary employees, other than employees required for the administrative work of the bureau of the class provided for and specified in the Treasury Department Appropriation Act for the fiscal year 1925, and plate printers and plate printers' assistants, to be expended under the direction of the Secretary of the Treasury, \$3,631,833: *Provided*, That no portion of this sum shall be expended for printing United States notes or Treasury notes of larger denominations than those that may be canceled or retired, except in so far as such printing may be necessary in executing the requirements of the Act "To define and fix the standard of value, to maintain the parity of all forms of money issued or coined by the United States, to refund the public debt, and for other purposes," approved March 14, 1900.

For wages of plate printers, at piece rates to be fixed by the Secretary of the Treasury, not to exceed the rates usually paid for such work, including the wages of printers' assistants, when employed, \$1,780,000, to be expended under the direction of the Secretary of the Treasury: *Provided*, That no portion of this sum shall be expended for printing United States notes or Treasury notes of larger denominations than those that may be canceled or retired, except in so far as such printing may be necessary in executing the requirements of the Act "to define and fix the standard of value, to maintain the parity of all forms of money issued or coined by the United States, to refund the public debt, and for other purposes," approved March 14, 1900.

For engravers' and printers' materials and other materials except distinctive paper, miscellaneous expenses, including paper for internal-revenue stamps, and for purchase, maintenance, and driving of necessary motor-propelled and horse-drawn passenger-carrying vehicles, when, in writing, ordered by the Secretary of the Treasury, \$1,404,157, to be expended under the direction of the Secretary of the Treasury.

During the fiscal year 1926 all proceeds derived from work performed by the Bureau of Engraving and Printing, by direction of the Secretary of the Treasury, not covered and embraced in the appropriation for said bureau for the said fiscal year, instead of being covered into the Treasury as miscellaneous receipts, as provided by the Act of August 4, 1886 (Twenty-fourth Statutes, page 227), shall be credited when received to the appropriation for said bureau for the fiscal year 1926.

SECRET SERVICE

Secret Service Division, salaries: For the chief of the Division and other personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$25,680.

Engraving and Printing Bureau.

Director, Assistants, and office personnel.

Work authorized for the fiscal year. Post, p. 1342.

Vol. 38, p. 785; Vol. 40, p. 1130; Vol. 42, p. 295.

Salaries of employees.

*Proviso.* Large notes.

Vol. 31, p. 45.

Wages.

*Proviso.* Large notes.

Vol. 31, p. 45.

Materials, etc.

Proceeds of work to be credited to Bureau.

Vol. 24, p. 227.

Secret Service Division.

Chief of division, and office personnel.

Suppressing counterfeiting, etc.

Suppressing counterfeiting and other crimes: For expenses incurred under the authority or with the approval of the Secretary of the Treasury in detecting, arresting, and delivering into the custody of the United States marshal having jurisdiction dealers and pretended dealers in counterfeit money and persons engaged in counterfeiting, forging, and altering United States notes, bonds, national-bank notes, Federal reserve notes, Federal reserve bank notes, and other obligations and securities of the United States and of foreign Governments, as well as the coins of the United States and of foreign Governments, and other crimes against the laws of the United States relating to the Treasury Department and the several branches of the public service under its control; hire and operation of motor-propelled passenger-carrying vehicles when necessary; per diem in lieu of subsistence, when allowed pursuant to section 13 of the Sundry Civil Appropriation Act approved August 1, 1914, and for no other purpose whatever, except in the protection of the person of the President and the members of his immediate family and of the person chosen to be President of the United States, \$450,000: *Provided*, That no part of this amount be used in defraying the expenses of any person subpoenaed by the United States courts to attend any trial before a United States court or preliminary examination before any United States commissioner, which expenses shall be paid from the appropriation for "Fees of witnesses, United States courts": *Provided further*, That no person shall be employed hereunder at a compensation greater than that allowed by law.

Per diem subsistence. Vol. 38, p. 680.

Protecting person of the President.

*Provided*. Witness fees.

Post, p. 1030.

Pay restriction.

## PUBLIC HEALTH SERVICE

Public Health Service.

Office personnel.

Salaries, Office of Surgeon General: For personal services in the District of Columbia, in accordance with "The Classification Act of 1923," \$101,560.

Pay, etc., Surgeon General, etc.

For pay, allowance, and commutation of quarters for commissioned medical officers, including the Surgeon General, assistant surgeon generals at large not exceeding three in number, and pharmacists, \$1,110,000.

Acting assistant surgeons.

For pay of acting assistant surgeons (noncommissioned medical officers), \$315,000.

Other employees.

For pay of all other employees (attendants, and so forth), \$1,020,000.

Freight, travel, etc.

For freight, transportation, and traveling expenses, including the expenses, except membership fees, of officers when officially detailed to attend meetings of associations for the promotion of public health, \$25,000: *Provided*, That officers of the Public Health Service performing travel by Government-owned vessels for which no transportation fare is charged shall only be entitled to reimbursement of actual and necessary expenses incurred.

*Provided*. Travel on Government-owned vessels.

Hygienic Laboratory.

For maintaining the Hygienic Laboratory, \$43,400.

Transporting remains of officers.

For preparation for shipment and transportation to their former homes of remains of officers who die in the line of duty, \$3,000.

Books, etc.

For journals and scientific books, \$500.

Medical examinations, hospital services to beneficiaries, etc. Vol. 39, p. 885.

For medical examinations, including the amount necessary for the medical inspection of aliens, as required by section 16 of the Act of February 5, 1917, medical, surgical, and hospital services and supplies for beneficiaries (other than patients of the United States Veterans' Bureau) of the Public Health Service and persons detained under the immigration laws and regulations at Ellis Island Immigration Station, including necessary personnel, regular and reserve commissioned officers of the Public Health Service, personal services in the District of Columbia and elsewhere, maintenance, minor repairs, equipment, leases, fuel, lights, water, freight, trans-

General expenses.

portation and travel, maintenance and operation of motor trucks and passenger motor vehicles, transportation, care, maintenance, and treatment of lepers, court costs, and other expenses incident to proceedings heretofore or hereafter taken for commitment of mentally incompetent persons to hospitals for the care and treatment of the insane, and reasonable burial expenses (not exceeding \$100 for any patient dying in hospital), \$5,211,285, of which not to exceed \$257,778 may be expended for personal services in the District of Columbia: *Provided*, That the Immigration Service shall permit the Public Health Service to use the hospitals at Ellis Island Immigration Station for the care of Public Health Service patients free of expense for physical upkeep, but with a charge of actual cost of fuel, light, water, telephone, and similar supplies and services, to be covered into the proper Immigration Service appropriations; and moneys collected by the Immigration Service on account of hospital expenses of persons detained under the immigration laws and regulations at Ellis Island Immigration Station shall be covered into the Treasury as miscellaneous receipts: *Provided further*, That no part of this sum shall be used for the quarantine service, the prevention of epidemics, or scientific work of the character provided for under the appropriations which follow.

All sums received by the Public Health Service during the fiscal year 1926, except allotments and reimbursements on account of patients of the United States Veterans' Bureau, shall be covered into the Treasury as miscellaneous receipts.

Quarantine service: For maintenance and ordinary expenses, exclusive of pay of officers and employees, of United States quarantine stations, \$470,000.

Prevention of epidemics: To enable the President, in case only of threatened or actual epidemic of cholera, typhus fever, yellow fever, smallpox, bubonic plague, Chinese plague or black death, trachoma, influenza, Rocky Mountain spotted fever, or infantile paralysis, to aid State and local boards or otherwise, in his discretion, in preventing and suppressing the spread of the same, and in such emergency in the execution of any quarantine laws which may be then in force, \$328,772, including the purchase of newspapers and clippings from newspapers containing information relating to the prevalence of disease and the public health.

Field investigations: For investigations of diseases of man and conditions influencing the propagation and spread thereof, including sanitation and sewage, and the pollution of navigable streams and lakes of the United States, including personal service, \$282,054.

Interstate quarantine service: For cooperation with State and municipal health authorities in the prevention of the spread of contagious and infectious diseases in interstate traffic, \$22,530.

Rural sanitation: For special studies of, and demonstration work in, rural sanitation, including personal services, and including not to exceed \$5,000 for the purchase, maintenance, repair, and operation of motor-propelled passenger-carrying vehicles, \$75,000: *Provided*, That no part of this appropriation shall be available for demonstration work in rural sanitation in any community unless the State, county, or municipality in which the community is located agrees to pay one-half the expenses of such demonstration work.

Biologic products: To regulate the propagation and sale of viruses, serums, toxins, and analogous products, including arsphenamine, and for the preparation of curative and diagnostic biologic products, including personal services of reserve commissioned officers and other personnel, \$45,000.

Services in the District.

*Proviso.*  
Use of Ellis Island hospitals.

Receipts to be covered into the Treasury.

Uses forbidden.

Disposal of receipts.

Quarantine service.

Prevention of epidemics.

Field investigations.

Interstate quarantine service.

Rural sanitation.

*Proviso.*  
Subject to local contribution.

Biologic products.  
Regulating sale of viruses, etc.

Venereal Diseases Division.  
Maintenance.  
Vol. 40, p. 886.  
Services in the District.

For the maintenance and expenses of the Division of Venereal Diseases, established by sections 3 and 4, Chapter XV, of the Act approved July 9, 1918, including personal and other services in the field and in the District of Columbia, \$75,000, of which amount not to exceed \$40,000 may be expended for personal services in the District of Columbia.

Mints and assay offices.

### MINTS AND ASSAY OFFICES

Office of Director of the Mint.

#### OFFICE OF THE DIRECTOR OF THE MINT

Director, and office personnel.

Salaries: For the Director of the Mint and other personal services in the District of Columbia, in accordance with "The Classification Act of 1923," \$32,140.

Freight on bullion and coin.

For freight on bullion and coin, by registered mail or otherwise, between mints and assay offices, \$7,500.

Contingent expenses.

For contingent expenses of the Bureau of the Mint, to be expended under the direction of the director: For assay laboratory chemicals, fuel, materials, balances, weights, and other necessities, including books, periodicals, specimens of coins, ores, and incidentals, \$900.

Examinations, etc.

For examinations of mints, expense in visiting mints for the purpose of superintending the annual settlements, and for special examinations and for the collection of statistics relative to the annual production and consumption of the precious metals in the United States, \$5,100.

Precious metals statistics.

Mints.

#### CARSON CITY, NEVADA, MINT

Carson City, Nev.

Salaries: For compensation of officers and employees, \$5,280.  
For incidental and contingent expenses, \$600.

#### DENVER, COLORADO, MINT

Denver, Colo.

Salaries: For compensation of officers and employees, \$156,710.  
For incidental and contingent expenses, including new machinery and repairs, wastage in melting and refining department and coining department, and loss on sale of sweeps arising from the treatment of bullion and the manufacture of coin, \$50,000.

#### NEW ORLEANS, LOUISIANA, MINT

New Orleans, La.

Salaries: For compensation of officers and employees, \$9,960.  
For incidental and contingent expenses, \$1,500.

#### PHILADELPHIA MINT

Philadelphia, Pa.

Salaries: For compensation of officers and employees, \$600,000.  
For incidental and contingent expenses, including new machinery and repairs, cases and enameling for medals manufactured, expenses of the annual assay commission, wastage in melting and refining and in coining departments, and loss on sale of sweeps arising from the treatment of bullion and the manufacture of coins, and not exceeding \$1,000 in value of specimen coins and ores for the cabinet of the mint, \$110,000.

#### SAN FRANCISCO, CALIFORNIA, MINT

San Francisco, Calif.

Salaries: For compensation of officers and employees, \$256,000.  
For incidental and contingent expenses, including new machinery and repairs, wastage in the melting and refining department and in the coining department, and loss on sale of sweeps arising from the treatment of bullion and the manufacture of coin, \$57,500.

BOISE, IDAHO, ASSAY OFFICE

Assay offices.

Salaries: For compensation of officers and employees, \$6,340.  
For incidental and contingent expenses, \$1,500.

Boise, Idaho.

HELENA, MONTANA, ASSAY OFFICE

Salaries: For compensation of officers and employees, \$5,280.  
For incidental and contingent expenses, \$1,000.

Helena, Mont.

NEW YORK ASSAY OFFICE

Salaries: For compensation of officers and employees, \$260,000.  
For incidental and contingent expenses, including new machinery and repairs, wastage in the melting and refining department, and loss on sale of sweeps arising from the treatment of bullion, \$90,000.

New York, N. Y.

SEATTLE, WASHINGTON, ASSAY OFFICE

Salaries: For compensation of officers and employees, \$19,230.  
For incidental and contingent expenses, \$6,000.

Seattle, Wash.

DEADWOOD, SOUTH DAKOTA, ASSAY OFFICE

Salaries: For compensation of officers and employees, \$5,280.  
For incidental and contingent expenses, \$300.

Deadwood, S. Dak.

SALT LAKE CITY, UTAH, ASSAY OFFICE

Salaries: For compensation of officers and employees, \$3,960.  
For incidental and contingent expenses, \$300.

Salt Lake City, Utah.

PUBLIC BUILDINGS

Public buildings.

OFFICE OF SUPERVISING ARCHITECT

Supervising Architect's Office.

Salaries: For the Supervising Architect, and other personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$275,920.

Supervising Architect, and office personnel.

PUBLIC BUILDINGS, CONSTRUCTION AND RENT

Construction, and rent.

Birmingham, Alabama, post office and courthouse: For extension of mailing platform and changes in approaches, and miscellaneous minor items, \$25,000.

Birmingham, Ala., post office, etc.

Brooklyn, New York, post office: For extension of toilet room and miscellaneous changes incident thereto, \$50,000.

New York, post office.

Chicago, Illinois, post office, courthouse, and so forth: For renewing part of downspouts, plumbing, and heating pipes, and work incident thereto, \$75,000.

Chicago, Ill., post office, etc.

Ellsworth, Maine, post office and customhouse: For construction of retaining wall, grading, extension, and repairs to driveway and sidewalk, and so forth, \$15,000.

Ellsworth, Me., post office, etc.

Louisville, Kentucky, post office: For new conduit and wiring system, and lighting fixtures, \$25,000.

Louisville, Ky., post office.

Mobile, Alabama, customhouse and post office: For remodeling first story, including mechanical equipment; lavatories in second story, \$15,000.

Mobile, Ala., customhouse, etc.

Saint Louis, Missouri, post office: For reconstruction and repairs to skylights and roof, \$25,000.

Saint Louis, Mo., post office.

Saint Paul, Minn.,  
post office, etc.

Saint Paul, Minnesota, post office, courthouse, and customhouse: For repairs to plaster, and so forth, interior and exterior painting, repointing stonework, and so forth, \$45,000.

Topeka, Kans., post  
office, etc.

Topeka, Kansas, post office and courthouse: For general repairs to exterior of building, \$40,000.

Washington, D. C.  
Auditors' Building.

Washington, District of Columbia, Auditors' Building: For fire-proofing stair, elevator shafts, and door into tunnel, and other fire-protection work, \$7,000.

Additional lock-box  
equipment.

Additional lock-box equipment for public buildings: For furnishing and installing additional lock-box equipment for completed and occupied public buildings under the control of the Treasury Department, including necessary and incidental changes in screen work, and so forth, \$100,000.

Remodeling, etc., oc-  
cupied buildings.

Remodeling, and so forth, public buildings: For remodeling, enlarging, and extending completed and occupied public buildings, including any necessary and incidental additions to or changes in mechanical equipment thereof, so as to provide or make available additional space in emergent cases, not to exceed an aggregate of \$20,000 at any one building, \$800,000.

Marine hospitals.

MARINE HOSPITALS

Baltimore, Md.

Baltimore, Maryland, Marine Hospital Numbered 1: For extension of fire protection; mechanical equipment, heating old wards, new sewerage and drainage, bedside call system, extension and remodeling of roadways, and so forth, \$44,000.

Boston, Mass.

Boston, Massachusetts, Marine Hospital Numbered 2: For rehabilitating tuberculosis building, \$3,350.

Carville, La.

Carville, Louisiana, Marine Hospital Numbered 66: For miscellaneous improvements and repairs to buildings and grounds, \$25,000.

New Orleans, La.

New Orleans, Louisiana, Marine Hospital Numbered 14: For steam heat for old ward and incinerator, \$5,000.

Portland, Me.

Portland, Maine, Marine Hospital Numbered 16: For enclosing veranda, bedside call and lighting system, \$5,000.

San Francisco, Calif.

San Francisco, California, Marine Hospital Numbered 19: For extension and remodeling of kitchen; mess hall and laundry building; repairs to roadways; new roof; new foundation wall, and so forth, for ward Numbered 7, \$40,000.

Quarantine stations.

QUARANTINE STATIONS

Baltimore, Md.

Baltimore, Maryland, Quarantine Station: For construction of two storehouses, \$3,000.

Boston, Mass.

Boston, Massachusetts, Quarantine Station: For construction of storehouse and miscellaneous repairs to buildings, \$10,000.

Galveston, Tex.

Galveston, Texas, Quarantine Station: For miscellaneous repairs and painting of buildings; repairs to wharf and approaches; dredging boat basin; constructing bin; in all, \$6,000.

New Orleans, La.

New Orleans, Louisiana, Quarantine Station: For construction of nurses' quarters, including mechanical equipment; miscellaneous repairs; material and apparatus for extending electric lighting plant; water purifying and filtering apparatus, \$15,000.

New York, N. Y.

New York, New York, Quarantine Station: For miscellaneous repairs to buildings, coal dock and approaches, \$20,000.

San Francisco, Calif.

San Francisco, California, Quarantine Station: For repairs and alterations to buildings, \$1,000.

Work under Super-  
vising Architect.

The foregoing work under marine hospitals and quarantine stations shall be performed under the supervision and direction of the Supervising Architect of the Treasury.

PUBLIC BUILDINGS, REPAIRS, EQUIPMENT, AND GENERAL EXPENSES

Repairs and preservation: For repairs and preservation of all completed and occupied public buildings and the grounds thereof under the control of the Treasury Department, and for wire partitions and fly screens therefor; Government wharves and piers under the control of the Treasury Department, together with the necessary dredging adjacent thereto; care of vacant sites under the control of the Treasury Department, such as necessary fences, filling dangerous holes, cutting grass and weeds, but not for any permanent improvements thereon; repairs and preservation of buildings not reserved by vendors on sites under the control of the Treasury Department acquired for public buildings or the enlargement of public buildings, the expenditures on this account for the current fiscal year not to exceed 15 per centum of the annual rentals of such buildings: *Provided*, That of the sum herein appropriated not exceeding \$115,000 may be used for the repair and preservation of marine hospitals, the national leprosarium, and quarantine stations (including Marcus Hook) and completed and occupied outbuildings (including wire partitions and fly screens for same), and not exceeding \$24,500 for the Treasury, Treasury Annex, Liberty Loan, Butler, and Auditors' Buildings in the District of Columbia: *Provided further*, That this sum shall not be available for the payment of personal services except for work done by contract or for temporary job labor under exigency not exceeding at one time the sum of \$100 at any one building, \$930,000.

Mechanical equipment: For installation and repair of mechanical equipment in all completed and occupied public buildings under the control of the Treasury Department, including heating, hoisting, plumbing, gas piping, ventilating, vacuum cleaning, and refrigerating apparatus, electric-light plants, meters, interior pneumatic-tube and intercommunicating telephone systems, conduit, wiring, call-bell and signal systems, and for maintenance and repair of tower clocks; for installation and repair of mechanical equipment, for any of the foregoing items, in buildings not reserved by vendors on sites under the control of the Treasury Department acquired for public buildings or the enlargements of public buildings, the total expenditures on this account for the current fiscal year not to exceed 10 per centum of the annual rentals of such buildings: *Provided*, That of the sum herein appropriated, not exceeding \$100,000 may be used for the installation and repair of mechanical equipment in marine hospitals, the national leprosarium, and quarantine stations (including Marcus Hook), and not exceeding \$38,000 for the Treasury, Treasury Annex, Liberty Loan, Butler, and Auditors' Buildings, in the District of Columbia, but not including the generating plant and its maintenance in the Auditors' Building, and not exceeding \$10,000 for the maintenance, changes in, and repairs of pneumatic-tube system between the appraisers' warehouse at Greenwich, Christopher, Washington, and Barrow Streets and the new customhouse in Bowling Green, Borough of Manhattan, in the city of New York, including repairs to the street pavement and subsurface necessary incident to or resulting from such maintenance, changes, or repairs: *Provided further*, That this sum shall not be available for the payment of personal services except for work done by contract, or for temporary job labor under exigency not exceeding at one time the sum of \$100 at any one building, \$521,700.

Vaults and safes: For vaults and lock-box equipments and repairs thereto in all completed and occupied public buildings under the control of the Treasury Department, and for the necessary safe equipments and repairs thereto in all public buildings under the con-

Repairs, equipment, etc.

Repairs and preservation.

*Provisos.* Marine hospitals, quarantine stations, etc.

Treasury Department buildings.

Personal services restriction.

Mechanical equipment. Heating, lighting, plumbing, etc.

*Provisos.* Marine hospitals, quarantine stations, etc.

Treasury Department buildings.

Pneumatic-tube service, New York City.

Personal services restriction.

Vaults, safes, and locks.

control of the Treasury Department, whether completed and occupied or in course of construction, exclusive of personal services, except for work done by contract or for temporary job labor under exigency not exceeding at one time the sum of \$50 at any one building, \$100,000.

General expenses.  
Additional pay, Supervising Architect.  
Vol. 35, p. 537.  
Technical services.

Expenses of superintendence, etc.

Office rent, supplies, etc.

Proviso.  
Transporting operating supplies.

Salamanca, N. Y.  
Other contingencies.

Objects excluded.

Operating expenses.

Operating force.  
Personal services, assistant custodians, etc.

General expenses: To enable the Secretary of the Treasury to execute and give effect to the provisions of section 6 of the Act of May 30, 1908 (Thirty-fifth Statutes, page 537): For salaries of architectural and engineering personnel and inspectors in the District of Columbia and elsewhere, not exceeding \$428,960; expenses of superintendence, including expenses of all inspectors and other officers and employees, on duty or detailed in connection with work on public buildings and the furnishing and equipment thereof, and the work of the Supervising Architect's Office, under orders from the Treasury Department; for the transportation of household goods, incident to change of headquarters of supervising superintendents, superintendents, and junior superintendents of construction, and inspectors, not in excess of five thousand pounds at any one time, together with the necessary expense incident to packing and draying the same, not to exceed in any one year a total expenditure of \$4,500; office rent and expenses of superintendents, including temporary, stenographic, and other assistance, in the preparation of reports and the care of public property, and so forth; advertising; office supplies, including drafting materials, specially prepared paper, typewriting machines, adding machines, and other mechanical labor-saving devices, and exchange of same; furniture, carpets, electric-light fixtures, and office equipment; telegraph and telephone service; freight, expressage, and postage incident to shipments of drawings, superintendent's furniture and supplies, testing instruments, and so forth, including articles and supplies not usually payable from other appropriations: *Provided*, That no expenditures shall be made hereunder for transportation of operating supplies for public buildings; not to exceed \$1,000 for books of reference, law books, technical periodicals and journals; ground rent at Salamanca, New York; contingencies of every kind and description, traveling expenses of site agents, recording deeds and other evidences of title, photographic instruments, chemicals, plates, and photographic materials, and such other articles and supplies and such minor and incidental expenses not enumerated, connected solely with work on public buildings, the acquisition of sites, and the administrative work connected with the annual appropriations under the Supervising Architect's Office as the Secretary of the Treasury may deem necessary and specially order or approve, but not including heat, light, janitor service, awnings, curtains, or any expenses for the general maintenance of the Treasury Building, or surveys, plaster models, progress photographs, test pit borings, or mill and shop inspections, \$521,960, of which amount not to exceed \$226,860 may be expended for personal services in the District of Columbia.

#### PUBLIC BUILDINGS, OPERATING EXPENSES

Operating force: For such personal services as the Secretary of the Treasury may deem necessary in connection with the care, maintenance, and repair of all public buildings under the control of the Treasury Department (except as hereinafter provided), together with the grounds thereof and the equipment and furnishings therein, including assistant custodians, janitors, watchmen, laborers, and charwomen; engineers, firemen, elevator conductors, coal passers, electricians, dynamo tenders, lampists, and wiremen; mechanical labor force in connection with said buildings, including carpenters,

plumbers, steam fitters, machinists, and painters, but in no case shall the rates of compensation for such mechanical labor force be in excess of the rates current at the time and in the place where such services are employed, \$5,639,606: *Provided*, That the foregoing appropriation shall be available for use in connection with all public buildings under the control of the Treasury Department, including the customhouse in the District of Columbia, but not including any other public building within the District of Columbia, and exclusive of marine hospitals, quarantine stations, mints, branch mints, and assay offices.

Pay restriction.

*Proviso.*  
Buildings for which available.

Furniture and repairs of furniture: For furniture, carpets, and repairs of same, for completed and occupied public buildings under the control of the Treasury Department, exclusive of marine hospitals, quarantine stations, mints, branch mints, and assay offices, and for gas and electric lighting fixtures and repairs of same for completed and occupied public buildings under the control of the Treasury Department, including marine hospitals and quarantine stations but exclusive of mints, branch mints, and assay offices, and for furniture and carpets for public buildings and extension of public buildings in course of construction which are to remain under the custody and control of the Treasury Department, exclusive of marine hospitals, quarantine stations, mints, branch mints, and assay offices, and buildings constructed for other executive departments or establishments of the Government, \$750,000: *Provided*, That the foregoing appropriation shall not be used for personal services except for work done under contract or for temporary job labor under exigency, and not exceeding at one time the sum of \$100 at any one building: *Provided further*, That all furniture now owned by the United States in other public buildings or in buildings rented by the United States shall be used, so far as practicable, whether it corresponds with the present regulation plan for furniture or not.

Furniture, etc.

Buildings excluded.

*Proviso.*  
Personal services restriction.

Use of present furniture.

Operating supplies: For fuel, steam, gas for lighting and heating purposes, water, ice, lighting supplies, electric current for lighting and power purposes, telephone service for custodial forces; removal of ashes and rubbish, snow, and ice; cutting grass and weeds, washing towels, and miscellaneous items for the use of the custodial forces in the care and maintenance of completed and occupied public buildings and the grounds thereof under the control of the Treasury Department, and in the care and maintenance of the equipment and furnishings in such buildings; miscellaneous supplies, tools, and appliances required in the operation (not embracing repairs) of the mechanical equipment, including heating, plumbing, hoisting, gas piping, ventilating, vacuum-cleaning and refrigerating apparatus, electric-light plants, meters, interior pneumatic-tube and intercommunicating telephone systems, conduit wiring, call-bell and signal systems in such buildings, and for the transportation of articles or supplies authorized herein (including the customhouse in the District of Columbia, but excluding any other public building under the control of the Treasury Department within the District of Columbia, and excluding also marine hospitals and quarantine stations, mints, branch mints, and assay offices, and personal services, except for work done by contract or for temporary job labor under exigency not exceeding at one time the sum of \$100 at any one building), \$3,100,000. The appropriation made herein for gas shall include the rental and use of gas governors when ordered by the Secretary of the Treasury in writing: *Provided*, That rentals shall not be paid for such gas governors greater than 35 per centum of the actual value of the gas saved thereby, which saving shall be determined by such tests as the Secretary of the Treasury shall direct: *Provided further*, That the Secretary of the Treasury is authorized to contract for the purchase of

Operating supplies.  
Fuel, light, power,  
water, etc.

Buildings excluded.

Gas governors.

*Proviso.*  
Rentals.

Advance fuel contracts authorized.

fuel for public buildings under the control of the Treasury Department in advance of the availability of the appropriation for the payment thereof. Such contracts, however, shall not exceed the necessities of the current fiscal year.

Custody of lands, etc. Lands and other property of the United States: For custody, care, protection, and expenses of sales of lands and other property of the United States, acquired and held under sections 3749 and 3750 of the Revised Statutes, the examination of titles, recording of deeds, advertising, and auctioneers' fees in connection therewith, \$50.

R. S., secs. 3749, 3750, p. 739.

## MISCELLANEOUS ITEMS, TREASURY DEPARTMENT

Printing House for the Blind.

### AMERICAN PRINTING HOUSE FOR THE BLIND

Expenses.

To enable the American Printing House for the Blind more adequately to provide books and apparatus for the education of the blind in accordance with the provisions of the Act approved August 4, 1919, \$40,000.

Vol. 41, p. 272.

## TITLE II.—POST OFFICE DEPARTMENT

Post Office Department appropriations. Vol. 5, p. 80.

The following sums are appropriated in conformity with the Act of July 2, 1836, for the Post Office Department for the fiscal year ending June 30, 1926, namely:

Department expenses.

### POST OFFICE DEPARTMENT; WASHINGTON, DISTRICT OF COLUMBIA

Office of Postmaster General.

#### OFFICE OF THE POSTMASTER GENERAL

Postmaster General, and office personnel.

Postmaster General, \$12,000; for personal services in the office of the Postmaster General in the District of Columbia in accordance with "The Classification Act of 1923," \$197,340; in all, \$209,340.

Department buildings.

#### POST OFFICE DEPARTMENT BUILDINGS

Personal services, operating force.

For personal services in the District of Columbia in accordance with "The Classification Act of 1923," for the care, maintenance, and protection of the main Post Office Department Building, the Washington City Post Office Building, and the Mail Equipment Shops Building, \$225,632.

Salaries.

#### SALARIES IN BUREAUS AND OFFICES

Department bureaus and offices.

For personal services in the District of Columbia, in accordance with "The Classification Act of 1923," in bureaus and offices of the Post Office Department in not to exceed the following amounts, respectively:

Allotments.

Office of the First Assistant Postmaster General, \$392,100.  
Office of the Second Assistant Postmaster General, \$265,740.  
Office of the Third Assistant Postmaster General, \$678,260.  
Office of the Fourth Assistant Postmaster General, \$376,940.  
Office of the Solicitor for the Post Office Department, \$57,760.  
Office of the Chief Inspector, \$134,920.  
Office of the Purchasing Agent, \$33,300.  
Bureau of Accounts, \$38,280.

Department contingent expenses.

#### CONTINGENT EXPENSES, POST OFFICE DEPARTMENT

Stationery, etc.

For stationery and blank books, index and guide cards, folders, and binding devices, including purchase of free penalty envelopes, \$27,000.

For fuel and repairs to heating, lighting, ice, and power plant, including repairs to elevators, purchase and exchange of tools and electrical supplies, and removal of ashes, \$54,000.

Heating, lighting, etc.

For telegraphing, \$6,500.

Telegraphing.  
Miscellaneous.

For miscellaneous items, including purchase, exchange, maintenance, and repair of typewriters, adding machines, and other labor-saving devices; not to exceed \$3,000 for purchase, exchange, hire, and maintenance of motor trucks and motor-driven passenger-carrying vehicles; street car fares not exceeding \$540; plumbing; repairs to department buildings; floor coverings; postage stamps for correspondence addressed abroad, which is not exempt under article 13 of the Madrid convention of the Universal Postal Union, \$52,410, of which sum not exceeding \$14,500 may be expended for telephone service, and not exceeding \$1,800 may be expended for purchase and exchange of law books, books of reference, railway guides, city directories, and books necessary to conduct the business of the department, and not exceeding \$500 may be expended for actual and necessary expenses of the purchasing agent while traveling on business of the department.

Vehicles.

For furniture and filing cabinets, \$8,000.

Furniture.  
Printing and binding.

For printing and binding for the Post Office Department, including all of its bureaus, offices, institutions, and services located in Washington, District of Columbia, and elsewhere, \$1,150,000.

For reimbursement of the Government Printing Office or Capitol Power Plant for the cost of furnishing steam for heating and electric current for lighting and power to the Post Office Department Building at Massachusetts Avenue and North Capitol Street, District of Columbia, \$58,000.

Reimbursing for heating, etc., Washington city post office.

Appropriations hereinafter made for the field service of the Post Office Department, except as otherwise provided, shall not be expended for any of the purposes hereinbefore provided for on account of the Post Office Department in the District of Columbia.

Field service appropriations not to be used for the Department.

FIELD SERVICE, POST OFFICE DEPARTMENT

Field service.

OFFICE OF POSTMASTER GENERAL

Postmaster General.

For gas, electric power, and light, and the repair of machinery, United States Postoffice Department equipment shops building, \$8,500.

Equipment shops building.

The Postmaster General is hereby authorized to pay a cash reward for any invention, suggestion, or series of suggestions for an improvement or economy in device, design, or process applicable to the Postal Service submitted by one or more employees of the Post Office Department or the Postal Service which shall be adopted for use and will clearly effect a material economy or increase efficiency, and for that purpose the sum of \$3,000 is hereby appropriated: *Provided*, That the sums so paid to employees in accordance with this Act shall be in addition to their usual compensation: *Provided further*, That the total amount paid under the provisions of this Act shall not exceed \$1,000 in any month or for any one invention or suggestion: *Provided further*, That no employee shall be paid a reward under this Act until he has properly executed an agreement to the effect that the use by the United States of the invention, suggestion, or series of suggestions made by him shall not form the basis of a further claim of any nature upon the United States by him, his heirs, or assigns: *Provided further*, That this appropriation shall be available for no other purpose.

Cash rewards to employees for inventions for improving service, etc.

*Provisos.*  
Additional to regular pay.

Amount limited.

Agreement for Government use required.

Use restricted.

For the transportation and delivery of equipment, materials, and supplies for the Post Office Department and Postal Service by

Shipment of equipment, supplies, etc.

freight, express, or motor transportation, and other incidental expenses, \$450,000.

Travel, etc.	For travel and miscellaneous expenses in the Postal Service, office of the Postmaster General, \$1,000.
Damage claims. Vol. 42, p. 63.	To enable the Postmaster General to pay claims for damages to persons or property in accordance with the provisions of the Deficiency Appropriation Act approved June 16, 1921, \$10,000.
Inspectors.	OFFICE OF CHIEF INSPECTOR: For salaries of fifteen inspectors in charge of divisions, at \$4,200 each; and five hundred and twenty inspectors, \$1,712,000; in all, \$1,775,000: <i>Provided</i> , That the appointment of additional inspectors shall be made upon certification of the Civil Service Commission, as heretofore practiced.
<i>Proviso.</i> Civil service eligibles.	
Traveling expenses.	For traveling expenses of inspectors, inspectors in charge, and the chief post-office inspector, and for the traveling expenses of four clerks performing stenographic and clerical assistance to post-office inspectors in the investigation of important fraud cases, \$445,000.
Miscellaneous.	For necessary miscellaneous expenses at division headquarters, \$13,500.
Clerks, division headquarters.	For compensation of one hundred and fifteen clerks at division headquarters, \$252,060.
Rewards, etc.	For payment of rewards for the detection, arrest, and conviction of post-office burglars, robbers, and highway mail robbers, \$30,000: <i>Provided</i> , That rewards may be paid, in the discretion of the Postmaster General, when an offender of the class mentioned was killed in the act of committing the crime or in resisting lawful arrest: <i>Provided further</i> , That no part of this sum shall be used to pay any rewards at rates in excess of those specified in Post Office Department Order 7708, dated July 1, 1922: <i>Provided further</i> , That of the amount herein appropriated not to exceed \$5,000 may be expended, in the discretion of the Postmaster General, for the purpose of securing information concerning violations of the postal laws and for services and information looking toward the apprehension of criminals.
<i>Provisos.</i> Death of offender.	
Limitation.	
Securing information.	
	OFFICE OF THE FIRST ASSISTANT POSTMASTER GENERAL
First Assistant Postmaster General.	
Postmasters.	For compensations to postmasters, \$46,600,000.
Assistant postmasters.	For compensation to assistant postmasters at first and second class post offices, \$6,000,000.
Printers, mechanics, etc.	For compensation to printers, mechanics, and skilled laborers, \$100,000.
Clerks and employees, first and second class offices.	For compensation to clerks and employees at first and second class post offices, including auxiliary clerk hire at summer and winter post offices, \$130,000,000.
Watchmen, messengers, etc.	For compensation to watchmen, messengers, and laborers, \$6,200,000.
Contract station clerks.	For compensation to clerks in charge of contract stations, \$1,575,000.
Separating mails.	For separating mails at third and fourth class post offices, \$750,000.
Unusual conditions.	For unusual conditions at post offices, \$150,000.
Clerks, third class offices.	For allowances to third-class post offices to cover the cost of clerical services, \$4,650,000.
Rent, light, and fuel.	For rent, light, and fuel for first, second, and third class post offices, \$15,175,000.
Miscellaneous, first and second class offices.	For miscellaneous items necessary and incidental to post offices of the first and second classes, \$975,000.
Village delivery.	For village delivery service in towns and villages having post offices of the second or third class, and in communities adjacent to cities having city delivery, \$1,700,000.
Detroit River.	For Detroit River postal service, \$18,000.

For car fare and bicycle allowance, including special-delivery car fare, \$1,000,000.

Car fare and bicycles.

For pay of letter carriers, City Delivery Service, \$92,000,000.

City delivery, carriers.

For fees to special-delivery messengers, \$7,600,000.

Special delivery fees.

For the transmission of mail by pneumatic tubes or other similar devices in the city of New York, including the Borough of Brooklyn of the city of New York, including power, labor, and all other operating expenses, \$526,373.

Pneumatic tubes, New York and Brooklyn.

For vehicle allowance, the hiring of drivers, the rental of vehicles, and the purchase and exchange and maintenance, including stable and garage facilities, of wagons or automobiles for, and the operation of, screen-wagon and city delivery and collection service, \$15,400,000: *Provided*, That the Postmaster General may, in his disbursement of this appropriation, apply a part thereof to the leasing of quarters for the housing of Government-owned automobiles at a reasonable annual rental for a term not exceeding ten years.

Vehicle allowance for delivery, collection, etc.

*Proviso.*  
Leasing of garages, etc.

For travel and miscellaneous expenses in the Postal Service, Office of the First Assistant Postmaster General, \$1,000.

Travel, etc.

OFFICE OF THE SECOND ASSISTANT POSTMASTER GENERAL

Second Assistant Postmaster General.

For inland transportation by star routes in Alaska, \$170,000: *Provided*, That out of this appropriation the Postmaster General is authorized to provide difficult or emergency mail service in Alaska, including the establishment and equipment of relay stations, in such manner as he may think advisable, without advertising therefor.

Star routes in Alaska. *Proviso.*  
Emergency service.

For inland transportation by steamboat or other power boat routes, including ship, steamboat, and way letters, \$1,550,000.

Steamboat, etc., routes.

For inland transportation by railroad routes and for mail messenger service, \$112,250,000: *Provided*, That not to exceed \$1,500,000 of this appropriation may be expended for pay of freight and incidental charges for the transportation of mails conveyed under special arrangement in freight trains or otherwise: *And provided further*, That separate accounts be kept of the amount expended for mail messenger service.

Railroad routes and messenger service. *Provisos.*  
Freight train conveyance.

Messenger service accounting.

For the operation and maintenance of the airplane mail service between New York, New York, and San Francisco, California, via Chicago, Illinois, and Omaha, Nebraska, and for the installation, equipment, and operation of the Airplane Mail Service by night flying, and to enable the department to make the additional charges for both night and day service on first-class mail matter, in accordance with existing law, including necessary incidental expenses and employment of necessary personnel, \$2,600,000.

Airplane service, New York and San Francisco.

Installing, etc., night flying service, etc.

Railway Mail Service: For fifteen division superintendents, fifteen assistant division superintendents, two assistant superintendents, one assistant superintendent in charge of car construction, one hundred and twenty-one chief clerks, one hundred and twenty-one assistant chief clerks, clerks in charge of sections in the offices of division superintendents, railway postal clerks, substitute railway postal clerks, joint employees, and laborers in the Railway Mail Service, \$49,500,000.

Railway Mail Service. *Proviso.*  
Division superintendents, etc.

For travel allowance to railway postal clerks and substitute railway postal clerks, \$2,675,000.

Travel allowance to clerks.

For actual and necessary expenses, general superintendent and assistant general superintendent, division superintendents, assistant division superintendents, assistant superintendents, chief clerks, and assistant chief clerks, Railway Mail Service, and railway postal clerks, while actually traveling on business of the Post Office Department and away from their several designated headquarters, \$62,000.

Traveling expenses, etc., away from headquarters.

Miscellaneous expenses.	For rent, light, heat, fuel, telegraph, miscellaneous and office expenses, telephone service, and badges for railway postal clerks, and rental of space for terminal railway post offices for the distribution of mails when the furnishing of space for such distribution can not, under the Postal Laws and Regulations, properly be required of railroad companies without additional compensation, and for equipment and miscellaneous items necessary to terminal railway post offices, \$1,222,000.
Rent for terminal offices.	
Electric and cable cars.	For electric and cable car service, \$650,000.
Foreign mails.	For transportation of foreign mails by steamship, aircraft, or otherwise, \$8,500,000: <i>Provided</i> , That not to exceed \$150,000 of this sum may be expended for carrying foreign mail by aircraft:
Prozisos.	
Aircraft allowance.	<i>Provided further</i> , That the Postmaster General shall be authorized to expend such sums as may be necessary, not to exceed \$150,000, to cover the cost to the United States for maintaining sea post service on ocean steamships conveying the mails to and from the United States; and not to exceed \$3,000 for the salary of the Assistant Superintendent, Division of Foreign Mails, with headquarters at New York City: <i>Provided further</i> , That not exceeding \$1,000 of this sum may be immediately available for the representative to the meeting of the research committee of the Universal Postal Congress in Europe to be designated from the Post Office Department by the Postmaster General, and to be expended in the discretion of the Postmaster General and accounted for on his certificate, which certificate shall be conclusive on the accounting offices of the United States.
Sea post service.	
Assistant superintendent, New York.	
Representative to Universal Postal Congress research committee.	
Balance to foreign countries.	For balances due foreign countries, \$1,500,000.
Travel, etc.	For travel and miscellaneous expenses in the Postal Service, office of the Second Assistant Postmaster General, \$1,000.

## Third Assistant Postmaster General.

## OFFICE OF THE THIRD ASSISTANT POSTMASTER GENERAL

Stamps, stamped envelopes, postal cards, etc.	For manufacture of adhesive postage stamps, special-delivery stamps, books of stamps, stamped envelopes, newspaper wrappers, postal cards, and for coiling of stamps, \$8,000,000.
Distribution agency.	For pay of agent and assistants to examine and distribute stamped envelopes and newspaper wrappers, and expenses of agency, \$21,000.
Indemnity, lost registered, etc., mail.	For payment of limited indemnity for the injury or loss of pieces of domestic registered matter, insured and collect-on-delivery mail, \$4,000,000.
Domestic.	
International.	For payment of limited indemnity for the injury or loss of international mail in accordance with convention with stipulations, \$100,000.
Travel, etc.	For travel and miscellaneous expenses in the Postal Service, office of the Third Assistant Postmaster General, \$1,000.

## Fourth Assistant Postmaster General.

## OFFICE OF THE FOURTH ASSISTANT POSTMASTER GENERAL

Stationery.	For stationery for the Postal Service, including the money-order and registry systems; and also for the purchase of supplies for the Postal Savings System, including rubber stamps, canceling devices, certificates, envelopes and stamps for use in evidencing deposits, and free penalty envelopes; and for the reimbursement of the Secretary of the Treasury for expenses incident to the preparation, issue, and registration of the bonds authorized by the Act of June 25, 1910, \$925,000.
Postal Savings System supplies.	
Bond expenses.	
Vol. 33, p. 817.	
Miscellaneous equipment and supplies.	For miscellaneous equipment and supplies, including the purchase and repair of furniture, package boxes, posts, trucks, baskets, satchels, straps, letter-box paint, baling machines, perforating machines, duplicating machines, printing presses, directories, cleaning

supplies, and the manufacture, repair, and exchange of equipment, the erection and painting of letter-box equipment, and for the purchase and repair of presses and dies for use in the manufacture of letter boxes; for postmarking, rating, money-order stamps, and electrotype plates and repairs to same; metal, rubber, and combination type, dates and figures, type holders, ink pads for canceling and stamping purposes, and for the purchase, exchange, and repair of typewriting machines, envelope-opening machines, and computing machines, copying presses, numbering machines, time recorders, letter balances, scales, test weights, and miscellaneous articles purchased and furnished directly to the Postal Service; for miscellaneous expenses in the preparation and publication of post-route maps and rural-delivery maps or blue prints, including tracing for photolithographic reproduction; for other expenditures necessary and incidental to post offices of the first, second, and third classes, and offices of the fourth class having or to have rural-delivery service, and for letter boxes, \$1,400,000; and the Postmaster General may authorize the sale to the public of post-route maps and rural-delivery maps or blue prints at the cost of printing and 10 per centum thereof added; of this amount \$1,500 may be expended in the purchase of atlases and geographical and technical works: *Provided*, That \$200,000 of this appropriation may be used for the purchase of equipment and furniture for post-office quarters and for no other purposes.

Letter boxes, etc.

Postmarking stamps, etc.

Post route, etc., maps.

Sale of maps.

*Proviso.*  
Amount for equipment and furniture.

Twine, etc.  
Shipping supplies.

Pay of employees.

For wrapping twine and tying devices, \$470,000.

For defraying expenses incident to the shipment of supplies, including hardware, boxing, packing, and the pay of employees in connection therewith at the following annual rates: Storekeeper, \$2,650; foreman, \$1,800; eleven requisition fillers, at \$1,600 each; two requisition fillers, at \$1,200 each; ten packers, at \$1,600 each; two packers, at \$1,200 each; and two chauffeurs, at \$1,400 each; in all, \$69,800.

Canceling and labor-saving machines.

For rental, purchase, exchange, and repair of canceling machines and motors, mechanical mail-handling apparatus, and other labor-saving devices, including cost of power in rented buildings and miscellaneous expenses of installation and operation of same, including salaries of five traveling mechanics and for per diem allowance of traveling mechanics while actually traveling on official business away from their homes and their official domiciles, at a rate to be fixed by the Postmaster General, not to exceed \$4 per day, \$575,000.

Traveling mechanics.

For the purchase, manufacture, and repair of mail bags and other mail containers and attachments, mail locks, keys, chains, tools, machinery, and material necessary for same, and for incidental expenses pertaining thereto; also material, machinery, and tools necessary for the manufacture and repair in the equipment shops at Washington, District of Columbia, of such other equipment for the Postal Service as may be deemed expedient; for compensation to labor employed in the equipment shops at Washington, District of Columbia, \$1,800,000, of which not to exceed \$470,000 may be expended for personal services in the District of Columbia: *Provided*, That out of this appropriation the Postmaster General is authorized to use as much of the sum, not exceeding \$15,000, as may be deemed necessary for the purchase of material and the manufacture in the equipment shops of such small quantities of distinctive equipments as may be required by other executive departments: and for service in Alaska, Porto Rico, Philippine Islands, Hawaii, or other island possessions.

Mail bags, locks, etc.

Equipment shops' material, etc.

Labor.

*Proviso.*  
Distinctive equipment for departments, Alaska, and insular possessions.

For inland transportation by star routes (excepting service in Alaska), including temporary service to newly established offices, \$12,700,000.

Star route transportation.

**Rural delivery.**

For pay of rural carriers, substitutes for rural carriers on annual and sick leave, clerks in charge of rural stations, and tolls and ferrriage, Rural Delivery Service, and for the incidental expenses thereof, \$88,350,000.

**Travel, etc.**

For travel and miscellaneous expenses in the Postal Service, office of the Fourth Assistant Postmaster General, \$1,000.

Appropriation from the Treasury for field service to supply deficiency in postal revenues.

If the revenues of the Post Office Department shall be insufficient to meet the appropriations made under Title II of this Act, a sum equal to such deficiency in the revenues of such department is hereby appropriated, to be paid out of any money in the Treasury not otherwise appropriated, to supply such deficiency in the revenues of the Post Office Department for the fiscal year ending June 30, 1926, and the sum needed may be advanced to the Post Office Department upon requisition of the Postmaster General.

Approved, January 22, 1925.

January 23, 1925.

[S. J. Res. 152.]

[Pub. Res., No. 44.]

**CHAP. 88.**—Joint Resolution To accept the gift of Elizabeth Sprague Coolidge for the construction of an auditorium in connection with the Library of Congress, and to provide for the erection thereof.

Library of Congress.  
Gift of Elizabeth  
Sprague Coolidge, for  
music auditorium in.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That the offer of Elizabeth Sprague Coolidge, communicated by the Librarian of Congress and set out in the following language, to wit:

“In pursuance of my desire to increase the resources of the music division of the Library of Congress and especially in the promotion of chamber music, for which I am making an additional provision in the nature of an endowment, I offer to the Congress of the United States the sum of \$60,000 for the construction and equipment in connection with the Library, of an auditorium, which shall be planned for and dedicated to the performance of chamber music, but shall also be available (at the discretion of the Librarian and the chief of the music division) for any other suitable purpose, secondary to the needs of the music division.”

**Acceptance.**

Special fund created from amount of gift.

be, and the same is hereby accepted.

**SEC. 2.** The Treasurer of the United States is hereby authorized to receive from the said Elizabeth Sprague Coolidge the above sum of \$60,000, to receipt for it in the name of the United States of America, and to credit it on the books of the Treasury Department as a special fund dedicated to the purpose stated, and subject to disbursement for such purpose upon vouchers submitted by the Architect of the Capitol as provided in section 3.

Preparation of plans, construction, etc., authorized.

**Limitation, etc.**

**SEC. 3.** The Architect of the Capitol is hereby authorized and directed, in consultation with the Librarian of Congress, and subject to the approval of the Joint Committee on the Library, and within the limit of the sum available, to prepare, or contract for the preparation of, plans for the proposed auditorium and, within such limit, to construct, or contract for the construction of, such auditorium on land within or appurtenant to the Library, and to purchase in the open market the necessary equipment therefor; and upon proper vouchers to draw upon the said special fund for the expense of such plans, construction, and equipment.

Acceptance of other gifts authorized.

**SEC. 4.** Should other gifts be proffered applicable to the perfection or equipment of the proposed structure for its intended uses, the Architect of the Capitol may, with the concurrence of the Librarian and approval of the Joint Committee on the Library, accept and apply them, any moneys so accepted being deposited with the Treasurer of the United States, credited to the special fund, and disbursed as provided herein for the original gift.

SEC. 5. No contract shall be entered into or obligation incurred for the design, construction, or equipment of the structure in excess of the moneys actually available from the total of such gifts.

Restriction on contracts, etc.

Approved, January 23, 1925.

CHAP. 89.—An Act Granting a certain right of way, with authority to improve the same, across the old canal right of way between Lakes Union and Washington, King County, Washington.

January 24, 1925.  
[H. R. 3847.]  
[Public, No. 329.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That there is hereby granted to the city of Seattle, Washington, a municipal corporation, organized and existing under the laws of said State as a city of the first class, an easement and right of way for street purposes over and across the old canal right of way between Lakes Union and Washington, in King County, Washington, as follows: Beginning at the intersection of University Boulevard and Twenty-fifth Avenue north, extended, and running in a north-easterly direction to lot 1, block 11A, Lake Washington shore lands, said right of way to conform in width to said Twenty-fifth Avenue, which is sixty-six feet. That whether said right of way be straight or curved shall be determined by the Secretary of War upon the recommendation of the Chief of Engineers, United States Army.

Lakes Union and Washington Canal, Wash.  
Seattle granted right of way across right of way.

Description.

SEC. 2. That the said city shall have authority to improve said right of way, making it suitable for street purposes, by grading, paving, and parking the same, and shall hereafter be charged with the care and maintenance of the same: *Provided*, That no cost of said improvement or part thereof, or of the maintenance thereof, shall be levied or assessed upon said right of way lands or the lands contiguous or adjoining belongings to the United States: *And provided further*, That said grading, paving and parking, and any structures over or on the said right of way, shall be subject to approval by the Secretary of War, and shall be subject to complete removal or modification by and at the expense of the city of Seattle when required by the Secretary of War.

Improvement for street purposes.

*Provisos.*  
No assessment on Government lands.

Approval of Secretary of War required.

SEC. 3. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Amendment.

Approved, January 24, 1925.

CHAP. 90.—An Act To extend the time for the construction of a bridge across the White River at or near Batesville, Arkansas.

January 26, 1925.  
[S. 625.]  
[Public, No. 330.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the times for commencing and completing the construction of a bridge authorized by Act of Congress, approved July 1, 1922, to be built by the county of Independence, State of Arkansas, across White River at or near Batesville, in such county, are hereby extended one and three years respectively, from the date of approval hereof.

White River.  
Time extended for bridging, at Batesville, by Independence County.  
Vol. 42, p. 815, amended.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Amendment.

Approved, January 26, 1925.

January 26, 1925.  
[S. 3292.]  
[Public, No. 331.]

**CHAP. 91.**—An Act Granting the consent of Congress to the city of Hannibal, Missouri, to construct a bridge across the Mississippi River at or near the city of Hannibal, Marion County, Missouri

Mississippi River.  
Hannibal, Mo., may  
bridge.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the city of Hannibal, Missouri, to construct, maintain, and operate a bridge and approaches thereto across the Mississippi River, at a point suitable to the interests of navigation at or near the city of Hannibal, Marion County, Missouri, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Construction.  
Vol. 34, p. 84.

Amendment.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, January 26, 1925

January 26, 1925.  
[S. 3428.]  
[Public, No. 332.]

**CHAP. 92.**—An Act Authorizing the construction of a bridge across the Ohio River to connect the city of Portsmouth, Ohio, and the village of Fullerton, Kentucky.

Ohio River.  
Fullerton and Ports-  
mouth Bridge Com-  
pany may bridge, be-  
tween Fullerton, Ky.,  
and Portsmouth, Ohio.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Fullerton and Portsmouth Bridge Company, a corporation organized and existing under the laws of the State of Kentucky, its successors and assigns, is hereby authorized to construct, maintain, and operate a bridge and approaches thereto across the Ohio River, at a point suitable to the interests of navigation, to a point in Greenup County, Kentucky, near the village of Fullerton, from a point near the central portion of the city of Portsmouth, county of Scioto, in the State of Ohio, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Construction.  
Vol. 34, p. 84.

Amendment.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, January 26, 1925.

January 26, 1925.  
[S. 3610.]  
[Public, No. 333.]

**CHAP. 93.**—An Act Authorizing the construction of a bridge across the Missouri River near Arrow Rock, Missouri

Missouri River.  
Saint Louis-Kansas  
City Short Line Rail-  
road Company may  
bridge, Arrow Rock,  
Mo.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the Saint Louis-Kansas City Short Line Railroad Company, a corporation of the State of Missouri, and their successors and assigns, to construct, maintain, and operate a bridge and approaches thereto across the Missouri River at a point suitable to the interests of navigation at or near the town of Arrow Rock, in the State of Missouri, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Construction.  
Vol. 34, p. 84.

Amendment.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, January 26, 1925.

January 26, 1925.  
[S. 3611.]  
[Public, No. 334.]

**CHAP. 94.**—An Act Authorizing the construction of a bridge across the Missouri River near Saint Charles, Missouri

Missouri River.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent

of Congress is hereby granted to the Saint Louis-Kansas City Short Line Railroad Company, a corporation of the State of Missouri, and their successors and assigns, to construct, maintain, and operate a bridge and approaches thereto across the Missouri River at a point suitable to the interests of navigation, about four miles south of west of the city of Saint Charles, in the county of Saint Charles, Missouri, to a point in Saint Louis County in said State, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Saint Louis-Kansas City Short Line Railroad Company may bridge, near Saint Charles, Mo.

Construction.  
Vol. 34, p. 84.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Amendment.

Approved, January 26, 1925.

**CHAP. 95.**—An Act Granting the consent of Congress to the Louisiana Highway Commission to construct, maintain, and operate a bridge across the Ouachita River at or near Monroe, Louisiana

January 26, 1925.  
[S. 3621.]

[Public, No. 335.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the consent of Congress is hereby granted to the State highway commission of Louisiana to construct, maintain, and operate a bridge and approaches thereto across the Ouachita River, at a point suitable to the interests of navigation, at or near Monroe, Louisiana, and in accordance with the provisions of an Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.*

Ouachita River. Louisiana Highway Commission may bridge, Monroe, La.

Construction.  
Vol. 34, p. 84.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Amendment.

Approved, January 26, 1925.

**CHAP. 96.**—An Act Granting the consent of Congress to the State of Washington to construct, maintain, and operate a bridge across the Columbia River at Kettle Falls, Washington

January 26, 1925.  
[S. 3642.]

[Public, No. 336.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the consent of Congress is hereby granted to the State of Washington, or its assigns, to construct, maintain, and operate a bridge and approaches thereto across the Columbia River at a point suitable to the interests of navigation, at or near Kettle Falls, and between Ferry County and Stevens County, Washington, in accordance with the provisions of an Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.*

Columbia River. Washington may bridge, at Kettle Falls.

Construction.  
Vol. 34, p. 84.

SEC. 2. The right to alter, amend, or repeal this Act is hereby expressly reserved.

Amendment.

Approved, January 26, 1925.

**CHAP. 97.**—An Act Authorizing the construction of a bridge across the Ohio River between the municipalities of Ambridge and Woodlawn, Beaver County, Pennsylvania

January 26, 1925.  
[S. 3643.]

[Public, No. 337.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the county of Beaver, in the State of Pennsylvania, be, and is hereby, authorized to construct, operate, and maintain a bridge and approaches thereto across the Ohio River between the municipalities of Ambridge and Woodlawn, Beaver County, Pennsylvania, and at a point*

Ohio River. Beaver County, Pa., may bridge, between Ambridge and Woodlawn.

Construction.  
Vol. 34, p. 84.

suitable to the interests of navigation, in accordance with the provisions of an Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Amendment.

Sec. 2. The right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, January 26, 1925.

January 26, 1925.  
[H. R. 10467.]  
[Public, No. 338.]

**CHAP. 98.**—An Act Granting the consent of Congress to the Huntington and Ohio Bridge Company to construct, maintain, and operate a bridge across the Ohio River between the city of Huntington, West Virginia, and a point opposite in the State of Ohio

Ohio River.  
Huntington and Ohio  
Bridge Company may  
bridge, Huntington,  
W. Va.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the Huntington and Ohio Bridge Company, its successors and assigns, to construct, maintain, and operate a bridge and approaches thereto across the Ohio River to a point suitable to the interests of navigation, one end of said bridge being in the city of Huntington, West Virginia, and the other end at a point in the State of Ohio opposite said city of Huntington, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Construction.  
Vol. 34, p. 84.

Amendment.

Sec. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, January 26, 1925.

January 26, 1925.  
[S. J. Res. 61.]  
[Pub. Res., No. 45.]

**CHAP. 99.**—Joint Resolution Authorizing the Director of the United States Veterans' Bureau to grant a right of way over United States Veterans' Bureau hospital reservation at Knoxville, Iowa.

Knoxville, Iowa.  
Iowa, etc., granted  
right of way across Vet-  
erans' Bureau Hospital  
grounds at.

Whereas it is desired to close the public highway passing through the United States Veterans' Bureau Hospital reservation at Knoxville, Iowa, and to open a new public highway over a different portion of said reservation: Now, therefore,

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Director of the United States Veterans' Bureau is hereby authorized to grant to the State and municipal authorities for use as a public highway so much of said reservation as may be necessary therefor; and to make, execute, and deliver all needful conveyances. The director is further authorized in his discretion to receive on the part of the United States a grant of the land covered by the highway to be closed.

Approved, January 26, 1925.

January 27, 1925.  
[S. 3416.]  
[Public, No. 339.]

**CHAP. 100.**—An Act To authorize the appointment of Thomas James Camp as a major of Infantry, Regular Army

Army.  
Thomas James Camp  
may be appointed ma-  
jor of Infantry.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That upon the occurrence of the next vacancy in the grade of major in the Regular Army such vacancy may be filled by the appointment by the President, by and with the advice and consent of the Senate, of Thomas James Camp, if found physically qualified, as a major of Infantry in the Regular Army: *Provided,* That no pay or allowances antedating an acceptance under an appointment pursuant to this Act shall accrue thereunder.

*Proviso.*  
No prior pay, etc.

Approved, January 27, 1925.

**CHAP. 101.**—An Act To amend the law relating to timber operations on the Menominee Reservation in Wisconsin

January 27, 1925.

[S. 3036.]

[Public, No. 340.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section 2 of the Act approved March 28, 1908 (Thirty-fifth Statutes at Large, page 51), entitled "An Act to authorize the cutting of timber, the manufacture and sale of lumber, and the preservation of the forests on the Menominee Indian Reservation in the State of Wisconsin," be, and is hereby, amended to authorize the making of contracts with white men for any work connected with the logging and milling operations on the said reservation, to authorize the employment of white men by Indian contractors, and to exempt from the requirements of sections 3709 and 3744 of the Revised Statutes all contracts for labor or supplies necessary for the carrying on of such operations.

Menominee Indian Reservation, Wis. White men allowed in timber cutting contracts on. Vol. 35, p. 51, amended.

Exemption from advertising, etc., requirements. R. S., secs. 3709, 3744, pp. 733, 738.

Approved, January 27, 1925.

**CHAP. 102.**—An Act To amend an Act entitled "An Act to punish the unlawful breaking of seals of railroad cars containing interstate or foreign shipments, the unlawful entering of such cars, the stealing of freight and express packages or baggage or articles in process of transportation in interstate shipment, and the felonious asportation of such freight or express packages or baggage or articles therefrom into another district of the United States, and the felonious possession or reception of the same," approved February 13, 1913 (Thirty-seventh Statutes at Large, page 670).

January 28, 1925.

[H. R. 4168.]

[Public, No. 341.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Act entitled "An Act to punish the unlawful breaking of seals of railroad cars containing interstate or foreign shipments, the unlawful entering of such cars, the stealing of freight and express packages or baggage or articles in process of transportation in interstate shipment, and the felonious asportation of such freight or express packages or baggage or articles therefrom into another district of the United States, and the felonious possession or reception of the same," approved February 13, 1913 (Thirty-seventh Statutes at Large, page 670), be, and the same is hereby, amended to read as follows:

Interstate commerce. Unlawful acts connected with transportation of goods in. Vol. 37, p. 670, amended.

**SECTION 1.** That whoever shall unlawfully break the seal of any railroad car containing interstate or foreign shipments of freight or express, or shall enter any such car with intent in either case to commit larceny therein; or whoever shall steal or unlawfully take, carry away, or conceal, or by fraud or deception obtain from any railroad car, station house, platform, depot, wagon, automobile, truck, or other vehicle, or from any steamboat, vessel, or wharf, with intent to convert to his own use any goods or chattels moving as or which are a part of or which constitute an interstate or foreign shipment of freight or express, or shall buy or receive or have in his possession any such goods or chattels, knowing the same to have been stolen; or whoever shall steal or shall unlawfully take, carry away, or by fraud or deception obtain with intent to convert to his own use any baggage which shall have come into the possession of any common carrier for transportation from one State or Territory or the District of Columbia to another State or Territory or the District of Columbia or to a foreign country, or from a foreign country to any State or Territory or the District of Columbia, or shall break into, steal, take, carry away, or conceal any of the contents of such baggage, or shall buy, receive, or have in his possession any such baggage or any article therefrom of whatever

Larceny, etc., of goods from cars, station houses, trucks, vessels, etc.

Receiving stolen property.

Fraudulently taking, etc., baggage.

Receiving, etc., stolen baggage.

Punishment.  
Prosecution in dis-  
trict courts.

Asporting goods,  
etc., a separate offense.

Prosecution in dis-  
trict courts.

Extension to goods,  
etc., moving as part of  
shipments.

Jurisdiction of State  
courts not impaired.

Waybill prima facie  
evidence of interstate,  
etc., shipment.

nature, knowing the same to have been stolen, shall in each case be fined not more than \$5,000 or imprisoned not more than ten years, or both, and prosecutions therefor may be instituted in any district wherein the crime shall have been committed. The carrying or transporting of any such freight, express, baggage, goods, or chattels from one State or Territory or the District of Columbia into another State or Territory or the District of Columbia, knowing the same to have been stolen, shall constitute a separate offense and subject the offender to the penalties above described for unlawful taking, and prosecutions therefor may be instituted in any district into which such freight, express, baggage, goods, or chattels shall have been removed or into which they shall have been brought by such offender. The words 'station house,' 'platform,' 'depot,' 'wagon,' 'automobile,' 'truck,' 'or other vehicle,' as used in this section shall include any station house, platform, depot, wagon, automobile, truck, or other vehicle of any person, firm, association, or corporation having in his or its custody therein or thereon any freight, express, goods, chattels, shipments, or baggage moving as or which are a part of or which constitute an interstate or foreign shipment.

"SEC. 2. That nothing in this Act shall be held to take away or impair the jurisdiction of the courts of the several States under the laws thereof; and a judgment of conviction or acquittal on the merits under the laws of any State shall be a bar to any prosecution hereunder for the same act or acts.

"SEC. 3. That to establish the interstate or foreign commerce character of any shipment in any prosecution under this Act the waybill of such shipment shall be prima facie evidence of the place from which and to which such shipment was made."

Approved, January 28, 1925.

January 28, 1925.

[S. 3733.]

[Public, No. 342.]

**CHAP. 103.**—An Act To enlarge the powers of the Washington Hospital for Foundlings and to enable it to accept the devise and bequest contained in the will of Randolph T. Warwick

District of Columbia.  
Washington Home  
for Foundlings.

Vol. 16, p. 92; Vol. 35,  
p. 838.

Purposes extended.

Acceptance of gift  
from Randolph T.  
Warwick for memorial  
for care, etc., of found-  
lings and women with  
cancer.

Vol. 16, p. 92, amend-  
ed.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Act for incorporating a hospital for foundlings in the city of Washington, approved April 22, 1870, and amended March 3, 1909, be, and the same is hereby, amended by inserting in lieu of section 5 of said Act of incorporation the following:

"SEC. 5. The object of this association is to found in the city of Washington a hospital for the reception and support of destitute and friendless children, and for the erection and maintenance of a memorial building to be known as the Helen L. and Mary E. Warwick Memorial for the care and treatment of foundlings and for the care and treatment of women afflicted with cancer; and that said association be, and the same is hereby, authorized and empowered to receive, accept, and hold the bequest and devise contained in the will of Randolph T. Warwick, deceased, of the District of Columbia."

Approved, January 28, 1925.

January 28, 1925.

[S. 3792.]

[Public, No. 343.]

**CHAP. 104.**—An Act To amend section 81 of the Judicial Code

United States courts.  
Iowa southern judi-  
cial district.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the fifth paragraph of section 81 of the Judicial Code is hereby amended to read as follows:

"Terms of the district court for the eastern division shall be held at Keokuk on the fourteenth Tuesday after the second Tuesday in January and the eighth Tuesday after the third Tuesday in September; for the central division, at Des Moines on the fifteenth Tuesday after the second Tuesday in January and the Tenth Tuesday after the third Tuesday in September; for the western division, at Council Bluffs on the second Tuesday after the second Tuesday in January and the second Tuesday after the third Tuesday in September; for the southern division, at Creston on the fourth Tuesday after the third Tuesday in September and the second Tuesday in January; for the Davenport division, at Davenport on the twelfth Tuesday after the second Tuesday in January and the sixth Tuesday after the third Tuesday in September; and for the Ottumwa division, at Ottumwa on the first Tuesday after the second Tuesday in January and the third Tuesday in September."

Terms of court.  
Vol. 39, p. 55, amend-  
ed.

Approved, January 28, 1925.

**CHAP. 108.**—An Act To amend an Act entitled "An Act for the relief of Indians occupying railroad lands in Arizona, New Mexico, or California," approved March 4, 1913.

January 29, 1920.  
[S. 369.]  
[Public, No. 344.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That all of the provisions of an Act entitled "An Act for the relief of Indians occupying railroad lands in Arizona, New Mexico, or California," approved March 4, 1913, and amended by the Act of April 11, 1916, and the Act of June 30, 1919, be and the same are hereby, extended to March 4, 1927: *Provided,* That the provisions of this Act shall apply only in cases where it is shown that the lands were actually occupied in good faith by Indians prior to March 4, 1913, and the applicants are otherwise entitled to receive such tracts in allotment under existing law, but for the grant to the railroad company.

Indians.  
Extension of railroad  
lands granted to, in  
Arizona, etc.  
Vol. 37, p. 1007; Vol.  
39, p. 49; Vol. 41, p. 9;  
Vol. 42, p. 994.

*Proviso.*  
Occupation in good  
faith required.

Approved, January 29, 1925.

**CHAP. 109.**—An Act Providing for an allotment of land from the Kiowa, Comanche, and Apache Indian Reservation, Oklahoma, to James F. Rowell, an intermarried and enrolled member of the Kiowa Tribe.

January 29, 1925.  
[S. 2526.]  
[Public, No. 345.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That in order to give effect to the Act of Congress of April 4, 1910 (Thirty-sixth Statutes at Large, page 280), directing an allotment to James F. Rowell, an intermarried and enrolled member of the Kiowa Tribe of Indians, Oklahoma, who has heretofore received no allotment of land, or money settlement in lieu of such allotment, the Secretary of the Interior is hereby authorized to make an allotment of one hundred and sixty acres of land to James F. Rowell out of the remaining lands embraced in the former Kiowa, Comanche, and Apache Indian Reservation, Oklahoma, including land reserved for agency, subagency, and school purposes, no longer needed for administration of the Kiowa Agency, should it appear to the Secretary of the Interior that the aforesaid lands selected be not worth more than \$25 per acre, after appraisalment: *Provided,* That such selection shall be made within ninety days after the passage of this Act, by and with the advice and consent of the Superintendent of the Kiowa Indian Agency, and shall not include land in the pasture reserves or on which buildings are located; and shall be subject to final approval by the Secretary of the Interior: *Provided further,* That

Kiowa Indians, Okla.  
James F. Rowell,  
allotted agency lands  
of.  
Vol. 36, p. 280.

Condition.

*Provisos.*  
Selection and ap-  
proval of Secretary.

Patent in fee to issue.

the Secretary of the Interior shall issue to the said James F. Rowell a fee patent for the lands allotted to him under the provisions of this Act.

Approved, January 29, 1925.

January 29, 1925.  
[S. 1656.]  
[Public, No. 346.]

**CHAP. 110.**—An Act Granting the consent and approval of Congress to the La Plata River compact.

La Plata River.  
Consent of Congress  
to compact of Colorado  
and New Mexico for  
use of waters of.

La Plata River com-  
pact.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent and approval of Congress is hereby given to the compact signed by the commissioners of the States of Colorado and New Mexico at the city of Santa Fe, on the 27th day of November, 1922, and approved by the Legislature of the State of Colorado by an act entitled "An act to approve the La Plata River compact," April 13, 1923, and by the Legislature of the State of New Mexico by an act entitled "An act ratifying and approving the La Plata compact," approved February 7, 1923, which compact is as follows:

"The State of Colorado and the State of New Mexico, desiring to provide for the equitable distribution of the waters of the La Plata River and to remove all causes of present and future controversy between them with respect thereto, and being moved by considerations of interstate comity, pursuant to Acts of their respective legislatures, have resolved to conclude a compact for these purposes and have named as their commissioners Delph E. Carpenter, for the State of Colorado, and Stephen B. Davis, junior, for the State of New Mexico, who have agreed upon the following articles:

"ARTICLE I.

"The State of Colorado, at its own expense, shall establish and maintain two permanent stream-gauging stations upon the La Plata River for the purpose of measuring and recording its flow, which shall be known as the Hesperus station and the interstate station, respectively.

"The Hesperus station shall be located at some convenient place near the village of Hesperus, Colorado. Suitable devices for ascertaining and recording the volume of all diversions from the river above Hesperus station shall be established and maintained (without expense to the State of New Mexico), and whenever in this compact reference is made to the flow of the river at Hesperus station it shall be construed to include the amount of the concurrent diversions above said station.

"The interstate station shall be located at some convenient place within one mile of and above or below the interstate line. Suitable devices for ascertaining and recording the volume of water diverted by the Enterprise and Pioneer Canals, now serving approximately equal areas in both States, shall be established and maintained (without expense to the State of New Mexico), and whenever in this compact reference is made to the flow of the river at the interstate station it shall be construed to include one-half the volume of the concurrent diversions by such canals, and also the volume of any other water which may hereafter be diverted from said river in Colorado for use in New Mexico.

"Each of said stations shall be equipped with suitable devices for recording the flow of water in said river at all times between the 15th day of February and the 1st day of December of each year. The State engineers of the signatory States shall make provision for cooperative gauging at two stations, for the details of the operation, exchange of records and data, and publication of the facts.

## "ARTICLE II.

"The waters of the La Plata River are hereby equitably apportioned between the signatory States, including the citizens thereof, as follows:

La Plata River compact—Continued.

"1. At all times between the 1st day of December and the 15th day of the succeeding February each State shall have the unrestricted right to the use of all water which may flow within its boundaries.

"2. By reason of the usual annual rise and fall, the flow of said river between the 15th day of February and the 1st day of December of each year shall be apportioned between the States in the following manner:

"(a) Each State shall have the unrestricted right to use all the waters within its boundaries on each day when the mean daily flow at the interstate station is one hundred cubic feet per second, or more.

"(b) On all other days the State of Colorado shall deliver at the interstate station a quantity of water equivalent to one-half of the mean flow at the Hesperus station for the preceding day, but not to exceed one hundred cubic feet per second.

"3. Whenever the flow of the river is so low that in the judgment of the State engineers of the States the greatest beneficial use of its waters may be secured by distributing all of its waters successively to the lands in each State in alternating periods, in lieu of delivery of water as provided in the second paragraph of this article, the use of the waters may be so rotated between the two States in such manner, for such periods, and to continue for such time as the State engineers may jointly determine.

"4. The State of New Mexico shall not at any time be entitled to receive nor shall the State of Colorado be required to deliver any water not then necessary for beneficial use in the State of New Mexico.

"5. A substantial delivery of water under the terms of this article shall be deemed a compliance with its provisions and minor and compensating irregularities in flow or delivery shall be disregarded.

## "ARTICLE III.

"The State engineers of the States, by agreements from time to time, may formulate rules and regulations for carrying out the provisions of this compact, which, when signed and promulgated by them, shall be binding until amended by agreement between them or until terminated by written notice from one to the other.

## "ARTICLE IV.

"Whenever any official of either State is designated to perform any duty under this contract, such designation shall be interpreted to include the State official or officials upon whom the duties now performed by such official may hereafter devolve.

## "ARTICLE V.

"The physical and other conditions peculiar to the La Plata River and the territory drained and served thereby constitute the basis for this compact, and neither of the signatory States concedes the establishment of any general principle or precedent by the concluding of this compact.

## "ARTICLE VI.

La Plata River compact—Continued.

"This compact may be modified or terminated at any time by mutual consent of the signatory States, and upon such termination all rights then established hereunder shall continue unimpaired.

## "ARTICLE VII.

"This compact shall become operative when approved by the legislature of each of the signatory States and by the Congress of the United States. Notice of approval by the legislatures shall be given by the governor of each State to the governor of the other State, and the President of the United States is requested to give notice to the governors of the signatory States of approval by the Congress of the United States.

"In witness whereof, the commissioners have signed this compact in duplicate originals, one of which shall be deposited with the secretary of state of each of the signatory States.

"Done at the city of Santa Fe, in the State of New Mexico, this twenty-seventh day of November, in the year of our Lord one thousand nine hundred and twenty-two."

"DELPH E. CARPENTER.

"STEPHEN B. DAVIS, Junior."

Approved, January 29, 1925.

January 30, 1925.  
[H. R. 25.]

[Public, No. 347.]

**CHAP. 114.**—An Act Providing for a per capita payment of \$50 to each enrolled member of the Chippewa Tribe of Minnesota from the funds standing to their credit in the Treasury of the United States.

Chippewa Indians,  
Minn.  
Per capita payment  
to, from principal fund.  
Vol. 25, p. 645.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized to withdraw from the Treasury of the United States so much as may be necessary of the principal fund on deposit to the credit of the Chippewa Indians in the State of Minnesota, arising under section 7 of the Act of January 14, 1889 (Twenty-fifth Statutes at Large, 642), entitled "An Act for the relief and civilization of the Chippewa Indians in the State of Minnesota," and to make therefrom a per capita payment or distribution of \$50 to each enrolled member of the tribe, under such rules and regulations as the said Secretary may prescribe: *Provided*, That before any payment is made hereunder the Chippewa Indians of Minnesota shall, in such manner as may be prescribed by the Secretary of the Interior, ratify the provisions of this Act and accept same: *Provided further*, That the money paid to the Indians as authorized herein shall not be subject to any lien or claim of attorneys or other parties.

Approved, January 30, 1925.

January 30, 1925.  
[S. 387.]

[Public, No. 348.]

**CHAP. 115.**—An Act To prescribe the method of capital punishment in the District of Columbia.

District of Columbia.  
Electrocution to be  
mode of capital punishment in.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That hereafter the mode of capital punishment in the District of Columbia shall be by the process commonly known as electrocution. The punishment of death shall be inflicted by causing to pass through the body of the convict a current of electricity of sufficient intensity to cause death, and the application of such current shall be continued until such convict is dead.

SEC. 2. That the Commissioners of the District of Columbia are authorized and required, on the approval of this Act by the President, to provide a death chamber and necessary apparatus for inflicting the death penalty by electrocution, to pay the cost thereof out of any funds hereafter appropriated, to designate an executioner and necessary assistants, not exceeding three in number, and to fix the fees thereof for services, which shall be paid out of any funds hereafter appropriated.

Death chamber, apparatus, etc., to be provided.  
Post, p. 1322.

SEC. 3. That upon the conviction of any person in the District of Columbia of a crime the punishment of which is death, it shall be the duty of the presiding judge to sentence such convicted person to death according to the terms of this Act, and to make such sentence in writing, which shall be filed with the papers in the case against such convicted person, and a certified copy thereof shall be transmitted, by the clerk of the court in which such sentence is pronounced, to the superintendent of the District Jail, not less than ten days prior to the time fixed in the sentence of the court for the execution of the same.

Sentence to be in writing.

Transmission to superintendent of the jail.

SEC. 4. That at the execution of the death penalty as herein prescribed there shall be present the following persons, and no more, to wit:

Limitation of persons to be present at the execution.

The executioner and his assistant; the physician of the prison and one other physician if the condemned person so desires; the condemned person's counsel and relatives, not exceeding three, if they so desire; the prison chaplain and such other ministers of the Gospel, not exceeding two, as may attend by desire of the condemned; the superintendent of the prison, or, in the event of his disability, a deputy designated by him; and not fewer than three nor more than five respectable citizens whom the superintendent of the prison shall designate, and, if necessary to insure their attendance, shall subpoena to be present. The fact of execution shall be certified by the prison physician and the executioner to the clerk of the court in which sentence was pronounced, which certificate shall be filed by the clerk with the papers in the case.

Certificate to be filed.

SEC. 5. That all Acts or parts of Acts inconsistent with this Act are hereby repealed.

Inconsistent laws repealed.  
Vol. 31, p. 1379, repealed.

Approved, January 30, 1925.

CHAP. 116.—An Act To authorize the Commissioners of the District of Columbia to close certain streets, roads, or highways in the District of Columbia rendered useless or unnecessary by reason of the opening, extension, widening, or straightening, in accordance with the highway plan of other streets, roads, or highways in the District of Columbia, and for other purposes.

January 30, 1925.  
[S. 1179.]  
[Public, No. 349.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Commissioners of the District of Columbia be, and they are hereby, authorized to close Broad Branch Road between Jocelyn and Thirty-first Streets, Piney Branch Road between Spring Road and Blair Road, Pierce Mill Road between Tilden Street and Wisconsin Avenue, Belt Road between Wisconsin Avenue and Chevy Chase Circle, Colfax Street through square 712, Queen's Chapel Road between Bladensburg Road and Irving Street, Grant Road between Wisconsin Avenue and Connecticut Avenue, and such other streets, roads, or highways or parts of streets, roads, or highways, as may, in the judgment of the Commissioners of the District of Columbia, become useless or unnecessary by reason of the opening, extension, widening, or straightening, in accordance with the highway plan of a street, road, or highway in the District of Columbia by dedica-

District of Columbia. Designated streets, roads, etc., to be closed.

Other streets, etc., to conform with highway plans.

Title to abutting owners.

*Proviso.*  
Consent of property owners to be obtained.

Plats, etc., to be prepared and approved by Commissioners.

Closed areas apportioned to abutting owners.

tion, purchase, or condemnation; the title to the part or parts of the streets, roads, or highways so closed to revert to the abutting property owners: *Provided*, That the written consent of the owners of all the property abutting on the street, road, or highway or a part of street, road, or highway proposed to be closed be obtained.

SEC. 2. That whenever a street, road, or highway, or any part of a street, road, or highway is sought to be closed in accordance with the provisions of this Act, a plat showing the street, road, or highway or part of the street, road, or highway to be closed by the said commissioners, as provided herein, shall be prepared by the surveyor of the District of Columbia and approved by the Commissioners of the District of Columbia and ordered by the said commissioners to be recorded in the office of the surveyor of the District of Columbia, and the area to be apportioned to each property owner abutting on the street, road, or highway or part of street, road, or highway closed by the said commissioners, as provided herein, shall be determined by the said commissioners and shall be shown by plats and computations prepared by the surveyor of the District of Columbia, and said apportioned areas shall be assessed on the books of the assessor of the District of Columbia the same in all respects as other private property in the District of Columbia.

Approved, January 30, 1925.

January 30, 1925.

[S. 1665.]

[Public, No. 350.]

**CHAP. 117.**—An Act To provide for the payment of one-half the cost of the construction of a bridge across the San Juan River, New Mexico.

San Juan River, N. Mex.

Amount authorized for one-half cost of bridge across, near Bloomfield.

Reimbursement from funds of Navajo Indian.

*Proviso.*  
New Mexico to pay remainder of cost.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That there is hereby authorized to be appropriated, out of any money in the Treasury not otherwise appropriated, the sum of \$6,620, or so much thereof as may be necessary, to defray one-half the cost of a bridge across the San Juan River near Bloomfield, New Mexico, under rules and regulations to be prescribed by the Secretary of the Interior, who shall also approve the plans and specifications for said bridge and to be reimbursable to the United States from any funds now or hereafter placed in the Treasury to the credit of the Navajo Indians, to remain a charge and lien upon the funds of such Indians until paid: *Provided*, That the State of New Mexico and the county of San Juan shall contribute the remainder of the cost of said bridge, the obligation of the Government hereunder to be limited to the above sum, but in no event to exceed one-half the cost of the bridge.

Approved, January 30, 1925.

January 30, 1925.

[S. 3509.]

[Public, No. 351.]

**CHAP. 118.**—An Act To change the time for the holding of terms of court in the eastern district of South Carolina.

United States courts. South Carolina judicial district.

Vol. 42, p. 1486, amended.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That section 5 of an Act entitled "An Act to amend an Act entitled 'An Act to amend an Act entitled, 'An Act to provide for the appointment of a district judge, district attorney, and marshal for the western district of South Carolina, and for other purposes,'" approved September 1, 1916, so as to provide for the terms of the district court to be held at Spartanburg, South Carolina," approved March 4, 1923, be and the same is hereby amended by changing the times for the terms of the district court for the eastern district of South Carolina, so as to read as follows:

"SEC. 5. That the terms of the district court for the eastern district of South Carolina shall be held at Charleston on the second Monday in October, the third Monday in January, and the fourth Monday in May; at Columbia on the first Monday in November and the third Monday in March; at Florence on the first Monday in December and the fourth Monday in April; and at Aiken on the fourth Monday in September and the second Monday in February.

Terms of court.  
Eastern district.

"Terms of the district court of the western district shall be held at Greenville on the first Tuesday in April and the first Tuesday in October; at Rock Hill, the second Tuesday in March and September; at Greenwood, the first Tuesday in February and November; at Anderson, the fourth Tuesday in May and November; and at Spartanburg, on the third Tuesday in February and second Tuesday in December.

Western district.

"The office of the clerk of the district court for the western district shall be at Greenville, and the office of the clerk of the district court for the eastern district shall be at Charleston.

Offices of clerks at  
Greenville and Charle-  
ston.

"This Act shall take effect on the 1st day of July next ensuing its passage."

Effective date.

Approved, January 30, 1925.

**CHAP. 119.**—An Act Authorizing and directing the Secretary of War to investigate the feasibility, and to ascertain and report the cost of establishing a national military park in and about Kansas City, Missouri, commemorative of the Battle of Westport, October 23, 1864.

January 30, 1925.  
[H. R. 5417.]  
[Public, No. 352.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of War be, and he is hereby, directed to investigate the feasibility of establishing a national military park in and about Kansas City, Jackson County, Missouri, for the purpose of commemorating the Battle of Westport, and engagements therewith connected, occurring on October 21 to October 23, 1864, both dates inclusive, and the preservation of said battle field, or so much thereof as may be suitable, for historical purposes, and to prepare plans of such park and an estimate of the cost of establishing and acquiring the same and obtain such further information as may enable Congress to act upon the matter after being fully advised.

National military  
park.  
Feasibility, etc., of  
establishing, in Kansas  
City, commemorative  
of Battle of Westport.

SEC. 2. To aid and assist him in this undertaking, the Secretary of War is authorized to appoint a Commission of not to exceed three persons who shall serve without compensation or expense to the Government.

Commission author-  
ized.

SEC. 3. That the expense of the investigation herein directed to be made shall be paid from the appropriation to the War Department from "Contingencies of the Army."

Expenses from Army  
contingencies.

Approved, January 30, 1925.

**CHAP. 120.**—Joint Resolution Directing the Interstate Commerce Commission to take action relative to adjustments in the rate structure of common carriers subject to the Interstate Commerce Act, and the fixing of rates and charges.

January 30, 1925.  
[S. J. Res. 107.]  
[Pub. Res. No. 46.]

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That it is hereby declared to be the true policy in rate making to be pursued by the Interstate Commerce Commission in adjusting freight rates, that the conditions which at any given time prevail in our several industries should be considered in so far as it is legally possible to do so, to the end that commodities may freely move.

Interstate commerce.  
Policy declared that  
freight rates in, be ad-  
justed to secure free  
moving of commodities.

Interstate Commerce Commission to investigate if existing rates are unjust, discriminatory, etc.

Defects to be corrected by necessary changes, etc.

Elements to be considered in making changes, etc.

Orders to be expeditiously issued to place rates in classes of traffic on just and reasonable basis.

Pending investigations to be considered.

Agricultural products and livestock.

Changes to be made for lowest possible rates on, compatible with adequate transportation service.

*Proviso.* Pending cases involving rates for agricultural products not to be delayed.

That the Interstate Commerce Commission is authorized and directed to make a thorough investigation of the rate structure of common carriers subject to the interstate commerce act, in order to determine to what extent and in what manner existing rates and charges may be unjust, unreasonable, unjustly discriminatory, or unduly preferential, thereby imposing undue burdens, or giving undue advantage as between the various localities and parts of the country, the various classes of traffic, and the various classes and kinds of commodities, and to make, in accordance with law, such changes, adjustments, and redistribution of rates and charges as may be found necessary to correct any defects so found to exist. In making any such change, adjustment, or redistribution the commission shall give due regard, among other factors, to the general and comparative levels in market value of the various classes and kinds of commodities as indicated over a reasonable period of years to a natural and proper development of the country as a whole, and to the maintenance of an adequate system of transportation. In the progress of such investigation the commission shall, from time to time, and as expeditiously as possible, make such decisions and orders as it may find to be necessary or appropriate upon the record then made in order to place the rates upon designated classes of traffic upon a just and reasonable basis with relation to other rates. Such investigation shall be conducted with due regard to other investigations or proceedings affecting rate adjustments which may be pending before the commission.

In view of the existing depression in agriculture, the commission is hereby directed to effect with the least practicable delay such lawful changes in the rate structure of the country as will promote the freedom of movement by common carriers of the products of agriculture affected by that depression, including livestock, at the lowest possible lawful rates compatible with the maintenance of adequate transportation service: *Provided*, That no investigation or proceeding resulting from the adoption of this resolution shall be permitted to delay the decision of cases now pending before the commission involving rates on products of agriculture, and that such cases shall be decided in accordance with this resolution.

Approved, January 30, 1925.

January 31, 1925.

[H. R. 8308.]

[Public, No. 353.]

**CHAP. 121.**—An Act Authorizing the Coast and Geodetic Survey to make seismological investigations, and for other purposes

Earthquakes.  
Coast and Geodetic Survey to investigate, etc.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Coast and Geodetic Survey is hereby authorized to make investigations and reports in seismology, including such investigations as have been heretofore performed by the Weather Bureau

Approved, January 31, 1925.

January 31, 1925.

[H. R. 10947.]

[Public, No. 354.]

**CHAP. 122.**—An Act Granting the consent of Congress to the county of Allegheny, Pennsylvania, to construct a bridge across the Monongahela River in the city of Pittsburgh, Pennsylvania.

Monongahela River.  
Allegheny County may bridge, in Pittsburgh, Pa.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the consent of Congress is hereby granted to the county of Allegheny, in the Commonwealth of Pennsylvania, and its successors and assigns, to construct, maintain, and operate a bridge and approaches thereto across the Monongahela River at a point suitable to the interests of

navigation, approximately one and two-tenths miles above its junction with the Allegheny River, in the city of Pittsburgh, in the county of Allegheny, in the Commonwealth of Pennsylvania, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Construction.  
Vol. 34, p. 84.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Amendment.

Approved, January 31, 1925.

**CHAP. 123.**—An Act Granting the consent of Congress to S. M. McAdams, of Iva, Anderson County, South Carolina, to construct a bridge across the Savannah River.

January 31, 1925.  
[H. R. 11163.]  
[Public, No. 355.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to S. M. McAdams, and his assigns, of Iva, Anderson County, South Carolina, to construct, maintain, and operate a bridge and approaches thereto across the Savannah River, at a point suitable to the interests of navigation, near Sanders Ferry or Crafts Ferry, between Iva, South Carolina, and Elberton, Georgia, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Savannah River.  
S. M. McAdams may  
bridge from Iva, S. C.,  
to Elberton, Ga.

Construction.  
Vol. 34, p. 84.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Amendment.

Approved, January 31, 1925.

**CHAP. 124.**—An Act To empower certain officers, agents, or employees of the Department of Agriculture to administer and take oaths, affirmations, and affidavits in certain cases, and for other purposes.

January 31, 1925.  
[S. 2148.]  
[Public, No. 356.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That such officers, agents, or employees of the Department of Agriculture of the United States as are designated by the Secretary of Agriculture for the purpose are hereby authorized and empowered to administer to or take from any person an oath, affirmation, or affidavit whenever such oath, affirmation, or affidavit is for use in any prosecution or proceeding under or in the enforcement of any law committed to or which may hereafter be committed to the Secretary of Agriculture or the Department of Agriculture or any bureau or subdivision thereof for administration. Any such oath, affirmation, or affidavit administered or taken by or before such officer, agent, or employee when certified under his hand and authenticated by the seal of the Department of Agriculture may be offered or used in any court of the United States and shall have like force and effect as if administered or taken before a clerk of such court without further proof of the identity or authority of such officer, agent, or employee.

Department of Agriculture.  
Officers, etc., of, authorized to administer oaths in proceedings, etc., under the Department.

Legal effect.

SEC. 2. That no officer, agent, or employee of the Department of Agriculture shall demand or accept any fee or compensation whatsoever for administering or taking any oath, affirmation, or affidavit under the authority conferred by this Act.

Fees, etc., forbidden.

SEC. 3. That employees of the Department of Agriculture who, upon original appointment, have subscribed to the oath of office required by section 1757 of the Revised Statutes shall not be required to renew the said oath because of any change in status so

No additional oath of office required.  
R. S., sec. 1757, p. 313.

long as their services are continuous, unless, in the opinion of the Secretary of Agriculture, the public interests require such renewal.

Approved, January 31, 1925.

January 31, 1925.  
[H. R. 10152.]  
[Public, No. 357.]

**CHAP. 125.**—An Act Granting the consent of Congress to the Huntley-Richardson Lumber Company, a corporation of the State of South Carolina, doing business in the said State, to construct a railroad bridge across Bull Creek at or near Eddy Lake, in the State of South Carolina.

Bull Creek.  
Huntley-Richardson  
Lumber Company may  
bridge, at Eddy Lake,  
S. C.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the Huntley-Richardson Lumber Company, a corporation of the State of South Carolina, doing business in said State, its successors and assigns, to construct, maintain, and operate a railroad bridge and approaches thereto across Bull Creek, at a point suitable to the interests of navigation at or near a point on said Bull Creek, known as Eddy Lake, in the State of South Carolina, in accordance with the provisions of an Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Construction.  
Vol. 34, p. 84.

Amendment.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, January 31, 1925.

February 2, 1925.  
[S. 703.]  
Public, No. 358.]

**CHAP. 127.**—An Act Making an adjustment of certain accounts between the United States and the District of Columbia

District of Columbia.  
Adjusting certain ac-  
counts between United  
States and.  
Vol. 42, p. 670.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That pursuant to the report of the Joint Select Committee appointed under the provisions of the Act entitled "An Act making appropriations for the government of the District of Columbia and other activities chargeable in whole or in part against the revenues of such District for the fiscal year ending June 30, 1923, and for other purposes," approved June 29, 1922—

Sums to be credited  
to the District.

(a) There shall be credited to the general account of the District of Columbia required under the provisions of the first paragraph of such Act to be kept in the Treasury Department the following sums:

Balance due June 30,  
1922.

(1) \$7,574,416.90, representing the balance in the general fund in the Treasury for such District on June 30, 1922, and

Adjusted errors.

(2) \$665.46, representing an adjustment of certain errors; and

Charges against.

(b) There shall be charged to such account the following sums:

District's proportion  
of unexpended bal-  
ances.

(1) \$2,903,219.93, representing the District's proportion of unexpended balances of appropriations on June 30, 1922, together with certain obligations and encumbrances accruing after such date,

Bonus to employees.

(2) \$191,890.35, representing the District's proportion of the annual bonus paid to certain employees of the District,

Additional land for  
Zoological Park.

(3) \$41,500, representing the District's proportion of the cost of additional land for the National Zoological Park, and

Eldred C. Davis.

(4) \$317.16, representing the District's proportion of an amount appropriated by special Act of Congress for the relief of Eldred C. Davis.

Vol. 30, p. 1407.

No interest allowed.

Such credits and charges to the general accounts of the District of Columbia shall be made without the payment of interest thereon by either the United States or the District of Columbia; and the making of such credits and charges shall be held to be in full satisfaction of all claims and demands either for or against the

Amounts in full satis-  
faction of all claims.

United States or the District of Columbia in respect to the items involved therein.

The sum of \$4,438,154.92, representing the difference between such credits and charges, is hereby made permanently available in such account of the District of Columbia for appropriation by the Congress for purchase of land and construction of buildings for public school, playground, and park purposes, other than and in addition to sums appropriated for such purposes in the District of Columbia Appropriation Act for the fiscal year 1926: *Provided*, That nothing contained in this Act shall be construed to deprive the District of Columbia, as of and on June 30, 1922, in addition to the sum named herein, of credit for the surplus of revenues of said District collected and deposited in the Treasury of the United States during the fiscal year 1922, over and above all appropriations and other charges for that year or of credit for the unexpended balances of District of Columbia appropriations covered into the surplus fund by warrant of the Secretary of the Treasury issued on June 30, 1922; or of credit for the proportion the District of Columbia may be entitled to of miscellaneous receipts paid directly into the Treasury during the fiscal year 1922; or of credit for the amount erroneously charged against the revenues of the District for the fiscal year 1922 on account of appropriations made by the third Deficiency Act, fiscal year 1922, approved July 1, 1922, as the amount of said appropriations were charged against the revenues of the District of Columbia for the fiscal year 1923, totaling the sum of \$819,373.83, which is included in the total sum of \$2,903,219.93 mentioned in line 8, page 2, of this bill, and taken into account in arriving at the net balance of \$4,438,154.92, above stated.

Use of specified difference for schools, playgrounds, and parks additional to regular, appropriations.

*Providis.* Additional credits not prevented.

Unexpended balances covered into surplus fund.

Miscellaneous receipts paid into Treasury direct.

Erroneous charges in Third Deficiency Act, 1922.

*Provided further*, That the Comptroller General of the United States shall ascertain and determine whether the items mentioned in the preceding proviso were improperly taken into account in arriving at the net balance of \$4,438,154.92, and if, and to the extent that, any or all of said items shall be so determined to have been improperly taken into account, the amount thereof shall be added to the said fund of \$4,438,154.92 and likewise shall be available permanently in the general account of the District of Columbia for appropriation by the Congress for such purposes as it may from time to time provide: *And provided further*, That the Comptroller General shall submit to the Congress at its next regular session a detailed report of the result of his determination and action as authorized herein.

Determination by Comptroller General of amounts improperly charged.

Items erroneously charged added to funds.

Report.

Approved, February 2, 1925.

**CHAP. 128.**—An Act To encourage commercial aviation and to authorize the Postmaster General to contract for air mail service.

February 2, 1925.  
[H. R. 7064.]  
[Public, No. 359.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That this Act may be cited as the Air Mail Act.

Air Mail Act.

SEC. 2. That when used in this Act the term "air mail" means first-class mail prepaid at the rates of postage herein prescribed.

Meaning of "air mail."

SEC. 3. That the rates of postage on air mail shall be not less than 10 cents for each ounce or fraction thereof.

Postage rate.

SEC. 4. That the Postmaster General is authorized to contract with any individual, firm, or corporation for the transportation of air mail by aircraft between such points as he may designate at a rate not to exceed four-fifths of the revenues derived from such air mail, and to further contract for the transportation by aircraft of first-class mail other than air mail at a rate not to exceed four-fifths of the revenues derived from such first-class mail.

Contracts authorized for carrying air mail by aircraft.

Other first-class mail.

Rules, etc., to be made.

*Proviso.*  
Government operated routes not interfered with.

**SEC. 5.** That the Postmaster General may make such rules, regulations, and orders as may be necessary to carry out the provisions of this Act: *Provided*, That nothing in this Act shall be construed to interfere with the postage charged or to be charged on Government operated air-mail routes.

Approved, February 2, 1925.

February 3, 1925.

[S. 1199.]

[Public, No. 360.]

**CHAP. 133.**—An Act Authorizing the appointment of William Schuyler Woodruff as an Infantry officer, United States Army.

Army.  
William Schuyler Woodruff may be appointed an officer of Infantry.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the President be, and hereby is, authorized to appoint William Schuyler Woodruff, formerly a captain of Infantry, United States Army, an officer of Infantry, United States Army.

Approved, February 3, 1925.

February 4, 1925.

[S. 2842.]

[Public, No. 361.]

**CHAP. 140.**—An Act To provide for compulsory school attendance, for the taking of a school census in the District of Columbia, and for other purposes.

District of Columbia.  
Compulsory school attendance.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*,

#### ARTICLE I.—COMPULSORY SCHOOL ATTENDANCE.

Resident children of 7 to 16 to have instruction during school year.

**SECTION 1.** Every parent, guardian, or other person residing permanently or temporarily in the District of Columbia who has custody or control of a child between the ages of seven and sixteen years shall cause said child to be regularly instructed in a public school or in a private or parochial school or instructed privately during the period of each year in which the public schools of the District of Columbia are in session: *Provided*, That instruction given in such private or parochial school, or privately, is deemed equivalent by the Board of Education to the instruction given in the public schools.

*Proviso.*  
Private instruction accepted.

**SEC. 2.** Any child between the ages of fourteen and sixteen years who has completed satisfactorily the eighth-grade course of study prescribed for the public elementary schools of the District of Columbia, or a course of study deemed by the Board of Education equivalent thereto, may be excused by the superintendent of schools from further attendance at school under the provisions of this Act, provided he is actually, lawfully, and regularly employed.

Excused for employment after completing 8th grade, etc.

Certificate if mentally or physically unfit.

**SEC. 3.** The Board of Education of the District of Columbia may issue a certificate excusing from attendance at school a child who, upon examination ordered by such board, is found to be unable mentally or physically to profit from attendance at school: *Provided*, however, That if such examination shows that such child may benefit from specialized instruction adapted to his needs, he shall attend upon such instruction.

*Proviso.*  
Special instruction to be provided.

Absence without valid excuse unlawful.

**SEC. 4.** The Board of Education shall define in its rules and regulations valid excuses for absence from school, and the absence of a child between the ages of seven and sixteen years for any reason other than so defined as valid shall be unlawful.

Daily record of attendance to be kept by teachers.

**SEC. 5.** An accurate daily record of the attendance of all children between the ages of seven and sixteen years shall be kept by the teachers of every public, private, or parochial school and by every teacher giving instruction privately. Such record shall at all times

Inspection, etc.

be open to the school-attendance officers or other persons authorized to enforce this Act, who may inspect and copy the same.

SEC. 6. It shall be the duty of every principal or head teacher of every public, private, or parochial school, or private teacher to report to the department of school attendance and work permits the name and address of any child between the ages of seven and sixteen years enrolled in his school whenever such child has been absent from school two day sessions or four one-half day sessions or more in any school month, together with the reason for such absence as far as known.

Designated absence in a month to be reported.

SEC. 7. The parent, guardian, or other person residing permanently or temporarily in the District of Columbia and having charge or control of any child between the ages of seven and sixteen years who is unlawfully absent from public or private school or private instruction shall be guilty of a misdemeanor, and upon conviction of failure to keep such child regularly in public or private school or to cause it to be regularly instructed in private, shall be punished by a fine of \$10 or by commitment to jail for five days, or by both, at the discretion of the court: *Provided*, That each two days such child remains away from school unlawfully shall constitute a separate offense: *Provided further*, That upon conviction of the first offense, sentence may, upon payment of costs, be suspended and the defendant placed on probation.

Failure of parent, etc., to keep child at school, etc., a misdemeanor.

Punishment for.

Provisos. Each two days' absence a separate offense. First offenses.

ARTICLE II.—SCHOOL CENSUS.

School census.

SECTION 1. That it shall be the duty of the director of school attendance and work permits, under instruction of the superintendent of schools, approved by the Board of Education, to cause to be made a complete census of all children between the ages of three and eighteen years permanently or temporarily residing in the District of Columbia, and annually thereafter or as frequently as may be found necessary or desirable. Such census shall be amended from day to day as changes of residence occur among children within the ages prescribed in this Act, and as other persons come within the ages prescribed, and as other persons within such ages shall become residents of the District. The record of such enumeration of children shall give the full name, address, race, sex, and date and place of birth of every such child, the school attended by him, and if the child is not at school the name and address of his employer, if any, and the name, address, and occupation of the parents or guardian.

Annual census of all resident children between 3 and 18, to be made.

Daily record of changes, etc.

Details of enumeration record.

SEC. 2. It shall be the duty of the principal or head teacher of every public, private, or parochial school or private teacher, in accordance with the rules adopted by the Board of Education, to report to the director of the department of school attendance and work permits the name, address, sex, age, and race of every child under eighteen years of age residing permanently or temporarily in the District of Columbia who enrolls in or withdraws from his school.

Teachers to report all enrollments and withdrawals.

SEC. 3. Any parent, guardian, custodian, principal, or teacher of a child between the ages of three and eighteen who willfully neglects or refuses to provide the information required by this Act, or who knowingly makes any false or untrue statement, shall be guilty of a misdemeanor and on conviction shall be punished by a fine of \$10 or by commitment to jail for five days, or by both, at the discretion of the court.

Refusal to give required information, etc., a misdemeanor.

Punishment for.

ARTICLE III.—ADMINISTRATION.

Administration.

SECTION 1. The Board of Education is hereby authorized to consolidate the administrative duties incident to the enforcement of the provisions of this Act and of the Act to regulate child labor under

Department of school attendance and work permits created under Board of Education.

a single division to be known as the department of school attendance and work permits.

Director of departments, etc., to be appointed by the Board.

SEC. 2. The Board of Education is hereby authorized, empowered, and directed to appoint a director of said department whose rank shall correspond to that of other directors who serve as officers of the Board of Education, and who shall be paid the same salary as said directors, and who shall be known as the director of the department of school attendance and work permits, and also to appoint such a number of attendance officers, inspectors, clerks, and other assistants as shall be necessary to carry out the provisions of this Act.

Competitive examinations for appointments.

Such appointments, other than that of the director of said department and clerks, shall be made from a list of applicants obtained from open competitive examinations conducted by the respective boards of examiners of the Board of Education, and designed to test the fitness of the applicants for the duties to be performed.

Juvenile court given jurisdiction.

SEC. 3. That the juvenile court of the District of Columbia is hereby given jurisdiction in all cases arising from this Act.

Former Act, etc., repealed. Vol. 34, p. 219, repealed.

SEC. 4. The Act of Congress approved June 8, 1906, entitled "An Act providing for compulsory education in the District of Columbia," and all other Acts or parts of Acts inconsistent herewith, are hereby repealed.

Effective from enactment.

SEC. 5. That this Act shall take effect from the date of its enactment.

Approved, February 4, 1925.

February 6, 1925. [H. R. 7399.] [Public, No. 362.]

CHAP. 142.—An Act To amend section 4 of the Act entitled "An Act to incorporate the National Society of the Sons of the American Revolution," approved June 9, 1906.

Sons of the American Revolution. Vol. 34, p. 228, amended.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 4 of the Act entitled "An Act to incorporate the National Society of the Sons of the American Revolution," approved June 9, 1906, is amended to read as follows:

Trustees. Limitation of number removed.

"SEC. 4. That the property and affairs of said corporation shall be managed by not less than forty trustees, who shall be elected annually at such time as shall be fixed by the by-laws, and at least one trustee shall be elected annually from a list of nominees to be made by each of the State societies and submitted in this society at least thirty days before the annual meeting, in accordance with the general provisions regulating such nominations as may be adopted by this society."

Approved, February 6, 1925.

February 6, 1925. [H. R. 9138.] [Public, No. 363.]

CHAP. 143.—An Act To authorize the discontinuance of the seven-year regauge of distilled spirits in bonded warehouses, and for other purposes.

Internal revenue. Distilled spirits. Additional leakage allowance on withdrawals of. Vol. 40, p. 1105.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That upon withdrawal of distilled spirits from any internal-revenue bonded warehouse, in lieu of the allowance provided in subdivision (b) of section 600 of the Revenue Act of 1918, an allowance for loss by leakage or evaporation not exceeding one proof gallon as to casks or packages of a capacity of not less than forty wine gallons and one-half proof gallon as to casks or packages of a capacity of less than forty wine gallons and not less than twenty wine gallons, for each period of six months, or fraction thereof, after the expiration of seven years from the date of original entry or gauge, may be made in

addition to, and under the conditions imposed by, section 50 of the Act entitled "An Act to reduce taxation, to provide revenue for the Government, and for other purposes," approved August 27, 1894, as amended.

Vol. 28, p. 564.

SEC. 2. The allowance for loss by leakage or evaporation under this Act and under section 50 of said Act of August 27, 1894, shall be made without regard to any regauge made prior to the enactment of this Act, and a regauge within seven years from the date of the original gauge shall not be necessary.

No prior gauge regarded.  
Vol. 28, p. 564.

SEC. 3. This Act shall not apply to distilled spirits withdrawn prior to the date of its enactment.

Prior withdrawals not affected.

Approved, February 6, 1925.

**CHAP. 144.**—An Act For the exchange of land in El Dorado, Arkansas.

February 6, 1925.  
[H. R. 11501.]  
[Public, No. 364.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and empowered to convey by the usual quit-claim deed to the city of El Dorado, Arkansas, for street purposes and for no other purpose, all the right, title, and interest of the United States of America in and to a strip of land off the easterly side of the Federal building site in said city, thirty feet in width: *Provided*, That the city of El Dorado, Arkansas, shall vacate and convey to the United States of America in lieu thereof a strip of land thirty feet in width along the entire one hundred and forty-foot frontage of the westerly side of said Federal building site: *Provided further*, That the city of El Dorado, Arkansas, shall not have the right to sell or convey the land herein authorized to be granted, or any part thereof, or to devote the same to any other purpose than as hereinbefore described, and in the event that the said land shall not be used for street purposes it shall revert to the United States of America.

El Dorado, Ark.  
Quit claim of part of public building site to, for street purposes.

*Provisos.*  
Land in exchange.

Reversion for non-user.

Approved, February 6, 1925.

**CHAP. 146.**—An Act To amend section 2 of the Act approved February 15, 1893, entitled "An Act granting additional quarantine powers and imposing additional duties upon the Marine Hospital Service."

February 7, 1925.  
[S. 2232.]  
[Public, No. 365.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section 2 of the Act approved February 15, 1893, entitled "An Act granting additional quarantine powers and imposing additional duties upon the Marine Hospital Service," as amended February 27, 1921, is hereby amended by inserting at the end of the first paragraph thereof a new paragraph, as follows:

Quarantine.  
Vol. 41, p. 1149, amended.  
Requirement for consular bill of health.

"The provisions of the preceding paragraph shall not apply to vessels operating exclusively in trade between foreign ports on or near the northern frontier of the United States and ports in the United States; but the Secretary of the Treasury is hereby authorized, when, in his discretion, it is expedient for the preservation of the public health, to establish regulations governing such vessels."

Not applicable to northern frontier ports.

Regulations for, may be established.

Approved, February 7, 1925.

**CHAP. 147.**—An Act Validating certain applications for, and entries of public lands, and for other purposes.

February 7, 1925.  
[S. 2973.]  
[Public, No. 366.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secre-

Public lands.

Patents allowed for designated entries.

Guadalupe D. de Romero.  
Homestead.

tary of the Interior be, and he is hereby, authorized to issue patents upon the entries hereinafter named upon which proof of compliance with law has been filed, upon the payment of all moneys due thereon :

Homestead entry, Santa Fe, New Mexico, numbered 026282, made by Guadalupe D. de Romero on October 24, 1916, for the west half of the southwest quarter, west half of the northwest quarter, northeast quarter of the northwest quarter, north half of the northeast quarter, and southeast quarter of the northwest quarter, section 17, township 14 north, range 22 east, New Mexico principal meridian.

Joseph S. Morgan.  
Additional homestead.

Additional homestead entry, Las Cruces, New Mexico, numbered 017008, made by Joseph S. Morgan on April 1, 1921, for the southwest quarter of section 30, township 17 south, range 10 east, New Mexico principal meridian.

Allie M. Vickers.  
Additional homestead.

Additional homestead entry, Clayton, New Mexico, numbered 028903, made by Allie M. Vickers, widow of James L. Vickers, deceased, on February 2, 1922, for the west half of section 15, township 15 north, range 30 east, New Mexico principal meridian.

James A. Wright.  
Homesteads.

Homestead entries, La Grande, Oregon, numbered 014086 and 015372, made by James A. Wright, for the southeast quarter of the northeast quarter, east half of the southeast quarter, section 13, township 11 south, range 41 east, and lots 2 and 3, southeast quarter of the northwest quarter, northeast quarter of the southwest quarter and northwest quarter of the southeast quarter, section 18, township 11 south, range 42 east, Willamette meridian.

John Bond.  
Homestead.

Homestead entry, Lamar, Colorado, numbered 025406, made by John Bond on April 18, 1918, for the west half of the northwest quarter of section 29, and the east half of the northeast quarter of section 30, township 21 south, range 42 west, sixth principal meridian.

Mary A. McKee.  
Homestead.

Homestead entry, Montrose, Colorado, numbered 012686, made by Mary A. McKee (Mary A. Ryan, deceased) on November 4, 1919, for the south half of the north half and the north half of the south half, section 20, south half of the north half and the north half of the south half, section 21, township 42 north, range 13 west, New Mexico principal meridian.

Joseph La Fond.  
Homestead.

Homestead entry, Cass Lake, Minnesota, numbered 09951, made by Joseph La Fond on March 9, 1918, for lot 9 of section 17, township 55 north, range 26 west, fourth principal meridian.

Margaret E. Tindall.  
Homestead.

Homestead entry, Blackfoot, Idaho, numbered 028692, made by Margaret E. Askew (now Margaret E. Tindall), on July 10, 1918, for the north half of section 25, township 9 north, range 32 east, Boise meridian.

Hudson L. Mason.  
Homestead.

Homestead entry, Missoula, Montana, numbered 08533, made by Hudson L. Mason on August 24, 1920, for lots 1, 2, 3, 4, 5, and 6, and the south half of the northwest quarter, southwest quarter of the northeast quarter, northwest quarter of the southeast quarter, and northeast quarter of the southwest quarter, section 1, township 7 south, range 15 west, Montana principal meridian.

Thomas J. Fox.  
Homestead.

Homestead entry, Bismarck, North Dakota, numbered 019975, made by Thomas J. Fox on August 15, 1918, for lot 4 of section 6, township 148 north, range 83 west, fifth principal meridian, and lot 1 of section 1, township 148 north, range 84 west, fifth principal meridian.

Charles A. Kranich.  
Homestead.

Homestead entries, Helena, Montana, numbered 020678 and 021942, made by Charles A. Kranich, for the southeast quarter of the northwest quarter, southwest quarter of the northeast quarter, north half of the southeast quarter and southeast quarter of the southeast quarter, section 30, township 18 north, range 6 west, Montana principal meridian.

Homestead entry, Glasgow, Montana, numbered 051366, made by Karl T. Larson on September 21, 1917, for lot 8 of section 29, lots 5 and 6 of section 28, and lot 2 of section 33, township 28 north, range 53 east, Montana principal meridian, such patent to be issued to the heirs of Karl T. Larson, deceased.

Karl T. Larson.  
Homestead.

SEC. 2. That the entries hereinafter named be, and the same are hereby, validated, and the Secretary of the Interior authorized to issue patents thereon upon submission of satisfactory proof of compliance with the law under which such entries were allowed:

Designated entries  
validated.

Homestead entries, Douglas, Wyoming, numbered 026690 and 026691, made by Peter Peterson on April 20, 1921, for lots 3 and 4 of section 30, and lot 1 of section 31, township 37 north, range 62 west, and the east half of the northeast quarter and the northeast quarter of the southeast quarter of section 20, south half of the northwest quarter and the northwest quarter of the southwest quarter of section 28, township 37 north, range 63 west, sixth principal meridian.

Peter Peterson.  
Homesteads.

Homestead entry, Douglas, Wyoming, numbered 030379, made by Orin Lee on December 10, 1921, for the south half of section 17, township 36 north, range 85 west, sixth principal meridian.

Orin Lee.  
Homestead.

Homestead application, Roswell, New Mexico, numbered 050381, filed by Robert T. Freeland, for the north half of section 24, township 5 south, range 14 east, New Mexico principal meridian, subject to the provisions of the Act of December 29, 1916 (Thirty-ninth Statutes at Large, page 862).

Robert T. Freeland.  
Homestead.

Homestead entry, Santa Fe, New Mexico, numbered 040823, made by Charley N. Barnhart on August 21, 1922, for the west half of section 12, township 29 north, range 10 east, New Mexico principal meridian.

Charley N. Barnhart.  
Homestead.

SEC. 3. That the Secretary of the Interior be, and he is hereby, authorized to allow the following application to make entry:

Application allowed.

Homestead application, Santa Fe, New Mexico, numbered 046215, filed by Feles Montoya for lot 1 and the east half of the northeast quarter, section 36, township 13 north, range 3 east, and lot 10, section 31, township 13 north, range 4 east, New Mexico principal meridian, effective March 7, 1923, the date filed, and that the State of New Mexico through its proper officers be, and it is hereby, authorized to select one hundred and thirty-four and eighty one-hundredths acres of surveyed nonmineral, unappropriated, and unreserved public land in lieu of that part of the above-described tract situate in said section 36.

Feles Montoya.  
Homestead.

Selection by New  
Mexico in lieu.

SEC. 4. That homestead entry, 011279, Montrose, Colorado, embracing lots 5 to 20, inclusive, section 1, township 48 north, range 8 west, New Mexico principal meridian, may be perfected under the provision of section 2 of the Act of July 28, 1917 (Fortieth Statutes at Large, page 248), by the legal representatives of Clyde R. Hiatt.

Clyde R. Hiatt.  
Homestead entry  
may be perfected by  
legal representatives of.

SEC. 5. That Hiram Williams be, and he is hereby, allowed to perfect by acceptable final proof homestead entry, 049024, Roswell, New Mexico, embracing lots 13 and 14, and the east half of southwest quarter of section 6, township 18 south, range 17 east, New Mexico principal meridian, and that the Secretary of the Interior be, and he is hereby, authorized to allow the application, 049025, Roswell, New Mexico, of said Williams, to make an additional entry under section 4 of the Stock-raising Homestead Act of December 29, 1916 (Thirty-ninth Statutes at Large, page 862), for lots 5 to 12, both inclusive, and southeast quarter of said section 6.

Hiram Williams.  
May perfect home-  
stead entry.

Stock-raising entry  
allowed.  
Vol. 39, p. 863.

SEC. 6. That the Secretary of the Interior be, and he is hereby, authorized to issue to Francis W. Woodward a patent for the fractional west half of northwest quarter and the fractional northwest quarter of southwest quarter of section 18, township 28 north, range

Francis W. Wood-  
ward.  
Patent to, on pay-  
ment.

6 west, fourth principal meridian, Wisconsin, upon payment therefor at the rate of \$1.25 per acre.

Robert Zullig.  
Homestead to infant  
children of.

SEC. 7. That the Secretary of the Interior be, and he is hereby, authorized to issue a patent to Lukas Zullig and Max Zullig, infant children of Robert Zullig, under homestead entry 06833, Lakeview, Oregon, for the southeast quarter of section 14 and northeast quarter of section 23, township 26 south, range 18 east, Willamette meridian.

Y. Charles Earl.  
Purchase by, au-  
thorized.

SEC. 8. That the Secretary of the Interior be, and he is hereby, authorized to allow Y. Charles Earl, of Blackshear, Alabama, to purchase at private sale at the rate of \$1.25 per acre, the southeast quarter of southeast quarter of section 23, township 3 north, range 3 east, Saint Stephens meridian, Alabama.

Sabine Lumber Com-  
pany.  
Purchase by, au-  
thorized.

SEC. 9. That the Sabine Lumber Company, of Saint Louis, Missouri, be, and it is hereby, authorized to purchase at private sale, the southwest quarter of southwest quarter of section 23, township 1 north, range 19 west, fifth principal meridian, Arkansas, at the rate of \$1.25 per acre.

Richard Walsh.  
Exchange of farm  
unit by.

SEC. 10. That Richard Walsh, to whom patent issued on July 10, 1922, for a farm unit under the Klamath irrigation project, be permitted to reconvey the land to the United States and to make entry for a farm unit in another division of the project, the amount of the construction charge already paid by said Walsh to be transferred to the new entry.

Chicago, Milwaukee  
and Saint Paul Rail-  
way Company.

Granted right of way  
across Post Discovery  
Bay Military Reserva-  
tion.

Vol. 18, p. 482.

Stock raising home-  
steads.

Entries of, on with-  
drawn oil or gas lands,  
validated.

Vol. 39, p. 862.

Proviso.

Condition.

SEC. 11. That the Secretary of the Interior is hereby authorized to grant to the Chicago, Milwaukee and Saint Paul Railway Company under the Act of March 3, 1875 (Eighteenth Statutes at Large, page 482), a right of way for its constructed road across the abandoned Post Discovery Bay Military Reservation.

SEC. 12. That existing entries allowed prior to April 1, 1924, under the Stock-Raising Homestead Act of December 29, 1916 (Thirty-ninth Statutes at Large, page 862), for land withdrawn as valuable for oil or gas, but not otherwise reserved or withdrawn, are hereby validated, if otherwise regular: *Provided*, That at date of entry the land was not within the limits of the geologic structure of a producing oil or gas field.

Central Pacific Rail-  
way Company.

May select other  
land in lieu of tract re-  
linquished in Nevada.

SEC. 13. That the Central Pacific Railway Company, upon its filing with the Secretary of the Interior a proper relinquishment, disclaiming in favor of the United States all title and interest in or to lot 1 of section 1, township 16 north, range 22 east, Mount Diablo meridian, in the Carson City, Nevada, land district, under its primary selection list numbered 10, embracing said tract, shall be entitled to select and receive a patent for other vacant, unreserved, nonmineral public lands of an equal area situate within any State into which the company's grant extends; and, further, that upon the filing of such relinquishment by said railway company the selection of the tract so relinquished by the State of Nevada in the approved list numbered 13 be, and the same is hereby, validated.

Selection by Nevada  
validated.

Approved, February 7, 1925.

February 7, 1925.

[H. R. 3913.]

[Public, No. 367.]

**CHAP. 148.**—An Act To refer the claims of the Delaware Indians to the Court of Claims, with the right of appeal to the Supreme Court of the United States.

Delaware Indians,  
Okla.

All claims of, sub-  
mitted to Court of  
Claims.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That all claims of whatsoever nature the Delaware Tribe of Indians residing in Oklahoma may have or claim to have against the United States may be submitted to the Court of Claims, with right of appeal to the Su-

preme Court of the United States by either party; and jurisdiction is hereby conferred upon the said Court of Claims and the said Supreme Court of the United States to hear, determine, and enter judgment on any and all such claims. The said courts shall consider all such claims de novo, upon a legal and equitable basis, and without regard to any decision, finding, or settlement heretofore had in respect of any such claims.

Jurisdiction conferred.

Consideration de novo.

Legal and equitable rights to be settled.

If any claim or claims be submitted to said courts, they shall settle the rights therein, both legal and equitable, of each and all parties thereto, notwithstanding lapse of time or statutes of limitation, and any payment which may have been made upon any claim so submitted shall not be pleaded as an estoppel, but may be pleaded as an offset in such suits or actions. The claim or claims of said Delaware Tribe may be presented separately or jointly by petition, subject, however, to amendment, and the petition shall be verified by the attorney or attorneys employed by such Delaware Tribe under contract approved by the Secretary of the Interior and the Commissioner of Indian Affairs in accordance with sections 2103 to 2105 of the United States Revised Statutes to prosecute their claims under this Act. Official letters, papers, records, documents, and public records, or certificate copies thereof, may be used in evidence; and the departments of the Government shall give access to the attorney or attorneys of such Delaware Tribe to copies of such treaties, papers, correspondence, and records as may be needed by the said attorney or attorneys.

Procedure.

Evidence admitted.

Upon the final determination of the cause the Court of Claims shall decree such fees as may be deemed fair and reasonable for services rendered, to be paid to the attorney or attorneys, such fees not to exceed 10 per centum of the amount of the judgment recovered and in no event shall they exceed the sum of \$25,000, and the same shall be paid out of any sum or sums found due such tribe. Such suit, suits, or causes shall be advanced on the dockets of the Court of Claims and by the Supreme Court of the United States if the same shall be appealed.

Attorneys' fees, etc, by decree of court.

Advancement of causes.

Approved, February 7, 1925.

**CHAP. 149.**—An Act To amend section 2 of the Act of August 1, 1888 (Twenty-fifth Statutes at Large, page 357).

February 7, 1925.  
[H. R. 5423.]  
[Public, No. 368.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section 2 of the Act of August 1, 1888 (Twenty-fifth Statutes at Large, page 357), be, and the same hereby is, amended to read as follows:

United States courts. Vol. 25, p. 357, amended.

“The clerks of the several courts of the United States shall prepare and keep in their respective offices complete and convenient indices of all judgment debtors under decrees, judgments, or orders of said courts, and such indices and judgments shall at all times be open to the inspection and examination of the public.”

Indexes of all judgment debtors to be kept by clerks.

Approved, February 7, 1925.

**CHAP. 150.**—An Act To amend section 128 of the Judicial Code, relating to appeals in admiralty cases.

February 7, 1925.  
[H. R. 9162.]  
[Public, No. 369.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section 128 of the Judicial Code is hereby amended by adding thereto the following:

United States courts, Circuit court of appeals. Vol. 38, p. 804, amended.

“In all cases where an appeal from a final decree in admiralty to the circuit court of appeals is allowed by this section, an appeal

Appeal from interlocutory admiralty decrees allowed to.

*Proviso.*  
Proceedings not  
stayed.

may also be taken to said court from an interlocutory decree in admiralty determining the rights and liabilities of the parties: *Provided*, That the same is taken within fifteen days after the entry and service of a copy of such decree upon the adverse party; but the taking of such appeal shall not stay proceedings under the interlocutory decree unless otherwise ordered by the district court upon such terms as shall seem just."

Approved, February 7, 1925.

February 7, 1925.  
[H. R. 9380.]  
[Public, No. 370.]

**CHAP. 151.**—An Act Granting the consent of Congress to Board of County Commissioners of Aitkin County, Minnesota, to construct a bridge across the Mississippi River.

Mississippi River.  
Aitkin County,  
Minn., may bridge.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the consent of Congress is hereby granted to Board of County Commissioners of Aitkin County, Minnesota, and their successors and assigns, to construct, maintain, and operate a bridge and approaches thereto across the Mississippi River at a point suitable to the interests of navigation, at or near section 9, township 52 north, range 23 west, in the county of Aitkin, in the State of Minnesota, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Location.

Construction.  
Vol. 34, p. 84.

Amendment.

**SEC. 2.** That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, February 7, 1925.

February 7, 1925.  
[H. R. 9827.]  
[Public, No. 371.]

**CHAP. 152.**—An Act To extend the time for the construction of a bridge across the Rock River in the State of Illinois.

Rock River.  
Time extended for  
bridging, by Winne-  
bago County and Rock-  
ford, Ill.  
Vol. 42, p. 1220,  
amended.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the times for commencing and completing the construction of a bridge authorized by Act of Congress approved January 31, 1923, to be built by the county of Winnebago, the town of Rockford, and the city of Rockford, in the State of Illinois, across the Rock River, on the extension of Auburn Street in said city of Rockford, and in section 13, township 44 north, range 1 east, of the third principal meridian, in the county of Winnebago and State of Illinois, are hereby extended one and three years, respectively, from the date of approval hereof.

Amendment.

**SEC. 2.** That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, February 7, 1925.

February 7, 1925.  
[H. R. 10030.]  
[Public, No. 372.]

**CHAP. 153.**—An Act Granting the consent of Congress to the Harrisburg Bridge Company, and its successors, to reconstruct its bridge across the Susquehanna River, at a point opposite Market Street, Harrisburg, Pennsylvania.

Susquehanna River.  
Harrisburg Bridge  
Company may bridge.  
Harrisburg, Pa.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the consent of Congress is hereby granted to the Harrisburg Bridge Company, a corporation organized under the laws of the State of Pennsylvania, and its successors and assigns, to construct or reconstruct, maintain, and operate a bridge and approaches thereto across the Susquehanna River at a point suitable to the interests of navigation, and opposite Market Street, Harrisburg, in the county of Dauphin, in the State

of Pennsylvania, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, February 7, 1925.

Construction.  
Vol. 34, p. 84.

Amendment.

**CHAP. 154.**—An Act To revive and reenact the Act entitled "An Act to authorize the construction of a bridge across the Tennessee River at or near the city of Decatur, Alabama," approved November 19, 1919.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Act approved November 19, 1919, authorizing the Limestone-Morgan Bridge Company to construct, maintain, and operate a highway and interurban railway bridge and approaches thereto across the Tennessee River at or near the city of Decatur, Alabama, be, and the same is hereby, revived and reenacted: *Provided*, That this Act shall be null and void unless the actual construction of the bridge hereby authorized be commenced within one year and completed within three years from the date of approval hereof.

SEC. 2. The State of Alabama shall have the right and power at any time after such authorization is granted to acquire said bridge and approaches thereto constructed under the authority of this Act at a reasonable price, such price not to exceed in any event the actual necessary cost thereof, less reasonable depreciation: *Provided*, That the said State of Alabama shall operate and maintain the same as a free bridge, either immediately upon acquiring it or after collecting tolls thereon for such period as may be necessary to reimburse the State the cost of its acquisition and to meet the necessary repair, maintenance, and operation costs during such period.

SEC. 3. The right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, February 7, 1925.

February 7, 1925.  
[H. R. 10150.]  
[Public, No. 373.]

Tennessee River.  
Time extended for bridging, by Limestone-Morgan Bridge Company, at Decatur, Ala.  
Vol. 41, p. 361, amended.

*Proviso.*  
Time for construction.

Alabama authorized to acquire bridge, etc.

*Proviso.*  
Operation as a free bridge.

Amendment.

**CHAP. 155.**—An Act Granting consent of Congress to the Valley Bridge Company for construction of a bridge across the Rio Grande near Hidalgo, Texas.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress be, and is hereby, granted to the Valley Bridge Company, a corporation organized under the laws of Texas, to construct, maintain, and operate a bridge and approaches thereto, at a point suitable to the interests of navigation across the Rio Grande near Hidalgo, Texas, in accordance with the provisions of an Act entitled "An Act to regulate the construction of bridges across navigable waters," approved March 23, 1906: *Provided*, That the consent of the proper authorities of the Republic of Mexico to the construction, maintenance, and operation of the bridge shall also be obtained.

SEC. 2. The right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, February 7, 1925.

February 7, 1925.  
[H. R. 10645.]  
[Public, No. 374.]

Rio Grande.  
Valley Bridge Company may bridge, Hidalgo, Tex.

Construction.  
Vol. 34, p. 84.  
*Proviso.*  
Consent of Mexico required.

Amendment.

**CHAP. 156.**—An Act Granting the consent of Congress to the State of North Dakota to construct a bridge across the Missouri River between Williams County and McKenzie County, North Dakota.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent

February 7, 1925.  
[H. R. 10688.]  
[Public, No. 375.]

Missouri River.

North Dakota may  
bridge, Williston.

of Congress is hereby granted to the State of North Dakota to construct, maintain, and operate a bridge and approaches thereto across the Missouri River at a point suitable to the interests of navigation, at or near Williston, in the county of Williams, in the State of North Dakota, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Construction.  
Vol. 34, p. 84.

Amendment.

SEC. 2. The right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, February 7, 1925

February 7, 1925.

[H. R. 10689.]

[Public, No. 376.]

**CHAP. 157.**—An Act Granting the consent of Congress to the State of North Dakota to construct a bridge across the Missouri River between Mountrail County and McKenzie County, North Dakota.

Missouri River.  
North Dakota may  
bridge, at Sanish.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the State of North Dakota to construct, maintain, and operate a bridge and approaches thereto across the Missouri River at a point suitable to the interests of navigation at or near Sanish, in the county of Mountrail, in the State of North Dakota, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Construction.  
Vol. 34, p. 84.

Amendment.

SEC. 2. The right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, February 7, 1925.

February 7, 1925.

[H. R. 11036.]

[Public, No. 377.]

**CHAP. 158.**—An Act Extending the time for the construction of the bridge across the Mississippi River in Ramsey and Hennepin Counties, Minnesota, by the Chicago, Milwaukee and Saint Paul Railroad Company.

Mississippi River.  
Time extended for  
bridging, by Chicago,  
Milwaukee and St.  
Paul Railroad Com-  
pany, at Minneapolis,  
Minn.  
*Amte.* p. 14, amended.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the times for commencing and completing the construction of the bridge authorized by Act of Congress approved February 16, 1924, to be built by the Chicago, Milwaukee and Saint Paul Railway Company, its successors and assigns, across the Mississippi River, within or near the city limits of Saint Paul, Ramsey County, and Minneapolis, Hennepin County, Minnesota, are hereby extended one year and three years, respectively, from the date of approval hereof.

Amendment.

SEC. 2. The right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, February 7, 1925.

February 9, 1925.

[H. R. 26.]

[Public, No. 378.]

**CHAP. 161.**—An Act To compensate the Chippewa Indians of Minnesota for lands disposed of under the provisions of the Free Homestead Act.

Chippewa Indians,  
Minn.  
Sum authorized to  
general fund of, from  
disposal of lands.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That there is hereby authorized to be appropriated, out of any funds in the Treasury of the United States not otherwise appropriated, the sum of \$1,787,751.36, with interest thereon at the rate of 5 per centum per annum from December 31, 1922, to the date of settlement, said total amount to be credited to the general fund of the Chippewa Indians of Minnesota arising under the provisions of section 7 of the Act of January 14, 1889.

Vol. 25, p. 645.

Approved, February 9, 1925.

**CHAP. 162.**—An Act To amend section 7 of the Act of February 6, 1909, entitled "An Act authorizing the sale of lands at the head of Cordova Bay, in the Territory of Alaska, and for other purposes."

February 9, 1925.  
[H. R. 2811.]  
[Public, No. 379.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section 7 of the Act of February 6, 1909, entitled "An Act authorizing the sale of lands at the head of Cordova Bay, in the Territory of Alaska, and for other purposes," be amended to read as follows:

"SEC. 7. That the corporation named in section 1 of this Act, or its assigns, shall, within six months from the approval of the plan mentioned in the preceding section, pay to the proper receiver the full purchase price of the lands applied for; and within five years after the issuance of patent said corporation shall do all things necessary to render three hundred and twenty acres of the land purchased suitable and available for wharfage and town-site purposes in accordance with the plan thereof submitted as required in section 6 of this Act, and shall within one year from the receipt of written notice from the Secretary of the Interior construct within said wharfage and dock area a public dock, wharf, or pier, with suitable approaches on the land side and with not less than thirty-four feet of water at mean low tide leading to and surrounding the same, so as to enable ocean steamers to approach, dock, discharge, and take on cargoes thereat; that patent for said lands shall recite that they are issued under the provisions of this Act and are subject to cancellation and the land therein granted to forfeiture as herein provided; and if said corporation or its assigns shall fail to comply with any of the terms and conditions of this Act, either before or after the issuance of patent, all interests, rights, or title which may have accrued or vested under this Act shall be forfeited to the United States, and the application under which they accrued, or the patent under which they vested, shall be canceled: *Provided*, That the Secretary of the Interior may, on satisfactory showing, reasonably extend the time within which any of the Acts enumerated in this Act may be performed."

Cordova Bay, Alaska.  
Sale of lands at head of.  
Vol. 35, p. 599, amended.

Payment of purchase price by corporation.

Lands to be prepared for wharf and townsite.

Construction of dock, etc., on notice from Secretary of Interior.

Condition of patent.

Forfeiture if terms not complied with.

*Proviso.*  
Time extension allowed.

Approved, February 9, 1925.

**CHAP. 163.**—An Act Authorizing repayment of excess amounts paid by purchasers of certain lots in the townsite of Sanish, formerly Fort Berthold Indian Reservation, North Dakota.

February 9, 1925.  
[H. R. 3387.]  
[Public, No. 380.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior is hereby authorized to certify to the Secretary of the Treasury the difference between the amounts paid by purchasers of the lots in the townsite of Sanish, within the former Fort Berthold Indian Reservation, North Dakota, and the price fixed as result of reappraisal by the Secretary of the Interior of August 11, 1922, in all cases whether patents had or had not issued at the time of the reappraisal of the lots: *Provided*, That the purchasers or their legal representatives apply for repayment of such amounts within two years from the passage of this Act.

Fort Berthold Indian Reservation, N. Dak.  
Purchasers of lots in Sanish townsite in former, to have excess payments therefor refunded.

*Proviso.*  
Time limit for applications.

Payment authorized from tribal trust fund.

SEC. 2. Upon receipt of the certificate from the Secretary of the Interior, the Secretary of the Treasury is hereby authorized and directed to make payment to such purchasers out of the funds held in trust for the Fort Berthold Indians under the Act of Congress approved June 1, 1910, and issue his warrant in settlement thereof.

Vol. 33, p. 453.

Approved, February 9, 1925.

February 9, 1925.  
[H. R. 4461.]  
[Public, No. 381.]

**CHAP. 164.**—An Act To provide for the payment of certain claims against the Chippewa Indians of Minnesota.

Chippewa Indians,  
Minn.  
Payment to chiefs of  
Mille Lac Band of, for  
services, etc.  
Vol. 35, p. 619.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he hereby is, authorized to pay out of any money in the Treasury of the United States to the credit of the Chippewa Indians of the State of Minnesota, proceeds of the final judgment obtained in the Court of Claims against the United States in case numbered 30447 entitled "The Mille Lac Band of Chippewa Indians in the State of Minnesota against the United States," the following sums: To Wah-we-yeacumig and Ain-dus-o-geshig, Mille Lac chiefs, \$5,000 each; to Me-ge-zee, a Mille Lac chief, \$500; to the heirs of Go-gee, a Mille Lac chief, \$500; to the heirs of Nay-gwa-nay-be-ke-wain-zee, a Mille Lac chief, \$500; upon the execution by each, or their legal representative, of a receipt in full for all claims and demands against the Chippewa Indians of Minnesota, or any band thereof, for services rendered and money expended in connection with the preparation or prosecution of the said case.

Approved, February 9, 1925.

Receipts in full re-  
quired.

February 9, 1925.  
[H. R. 5096.]  
[Public, No. 382.]

**CHAP. 165.**—An Act To authorize the incorporated town of Sitka, Alaska, to issue bonds in any sum not exceeding \$25,000 for the purpose of constructing a public school building in the town of Sitka, Alaska.

Sitka, Alaska.  
May issue bonds for  
school building.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the incorporated town of Sitka, Alaska, is hereby authorized and empowered to issue bonds in any sum not exceeding \$25,000 for the purpose of constructing a public school building in the town of Sitka, Alaska.

Special election to  
authorize.

SEC. 2. That before said bonds shall be issued a special election shall be ordered by the common council of the town of Sitka, at which election the question of whether such bonds shall be issued shall be submitted to the qualified electors of said town of Sitka whose names appear on the last assessment roll of said town for municipal taxation. Thirty days' notice of such election shall be given by publication thereof in a newspaper printed and published and of general circulation in said town before the day fixed for such election.

Conduct of election.

SEC. 3. That the registration for such election, the manner of conducting the same, and the canvass of the returns of said election shall be, as near as practicable, in accordance with the requirements of law in general or special elections in said municipality, and said bonds shall be issued only upon condition that 60 per centum of the votes cast at such election in said town shall be in favor of issuing said bonds.

Interest rate, sale,  
etc.

SEC. 4. That the bonds above specified, when authorized to be issued as hereinbefore provided, shall bear interest at a rate to be fixed by the common council of Sitka, not to exceed 6 per centum per annum, payable semiannually, and shall not be sold for less than their par value, with accrued interest, and shall be in denominations not exceeding \$1,000 each, the principal to be due in twenty years from date thereof: *Provided, however,* That the common council of the said town of Sitka may reserve the right to pay off such bonds in their numerical order at the rate of \$2,000 thereof per annum from and after the expiration of five years from their date. Principal and interest shall be payable in lawful money of the United States of America at the office of the town treasurer or at such bank

Provisos.  
Redemption.

Payment of princi-  
pal and interest.

in the city of New York, in the State of New York, or such place as may be designated by the common council of the town of Sitka, the place of payment to be mentioned in the bonds: *And provided further*, That each and every such bond shall have the written signature of the mayor and clerk of the said town of Sitka and also bear the seal of said town.

SEC. 5. That no part of the funds arising from the sale of said bonds shall be used for any purpose other than specified in this Act. Said bonds shall be sold only in such amounts as the common council shall direct, and the proceeds thereof shall be disbursed for the purposes hereinbefore mentioned and under the order and direction of said common council from time to time as the same may be required for said purposes.

Approved, February 9, 1925.

Signatures and seal required.

Use of funds restricted.

Sale of bonds.

**CHAP. 166.**—An Act Authorizing the Secretary of the Interior to pay certain funds to various Wisconsin Pottawatomi Indians.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the unexpended balance of approximately \$2,978.05 of the appropriation in the Act of March 2, 1917 (Thirty-ninth Statutes at Large, page 991), for the support and civilization of the Wisconsin Band of Pottawatomi Indians residing in the States of Wisconsin and Michigan, as reappropriated by the Act of February 14, 1920 (Forty-first Statutes at Large, page 432), may, in the discretion of the Secretary of the Interior, be paid proportionately to such of said Indians as have not received their full shares of the benefits of the appropriation.

Approved, February 9, 1925.

February 9, 1925.  
[H. R. 7239.]  
[Public, No. 383.]

Wisconsin Band of Pottawatomes, Wis. and Mich.  
Payment to members of, not receiving benefits of former appropriation.  
Vol. 41, p. 432.

**CHAP. 167.**—An Act To diminish the number of appraisers at the port of Baltimore, and for other purposes.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That there shall be at the port of Baltimore one appraiser of merchandise instead of two as now provided, and the said appraiser at Baltimore shall receive a salary of \$4,500 per annum, payable out of the appropriation for expenses of collecting the revenue from customs.

Such parts of the Act of August 24, 1912, chapter 355, section 1, Thirty-seventh Statutes, page 434, and the reorganization of the customs service made by the President thereunder as are inconsistent with the provisions of this Act and all other laws and parts of laws inconsistent with the provisions of this Act are hereby repealed.

Approved, February 9, 1925.

February 9, 1925.  
[H. R. 7918.]  
[Public, No. 384.]

Customs.  
Appraiser at Baltimore, Md., limited to one.  
Vol. 41, p. 883.

Inconsistent laws repealed.  
Vol. 37, p. 434.

**CHAP. 168.**—An Act To amend the Act entitled "An Act making appropriations for the current and contingent expenses of the Bureau of Indian Affairs, for fulfilling treaty stipulations with various Indian tribes, and for other purposes, for the fiscal year ending June 30, 1915," approved August 1, 1914.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That section 8 of the Act of August 1, 1914 (Thirty-eighth Statutes at Large, pages 582, 590), be, and the same is hereby, amended by adding after the

February 9, 1925.  
[H. R. 8086.]  
[Public, No. 385.]

Chippewa Indians, Minn.  
White Earth high-school teachers to be paid from tribal fund of.

Vol. 38, p. 590, amended.

word "reimbursable" occurring in the thirteenth line of said section 8, the words, "From tribal funds of the Chippewa Indians," so that said Act shall read in part: "For the payment of high-school teachers at the White Earth Indian School, Minnesota, for instruction of children of the Chippewa Indians in the State of Minnesota \$4,000, or so much thereof as may be necessary, said sum to be reimbursable from tribal funds of the Chippewa Indians, to be used under rules prescribed by the Secretary of the Interior."

Approved, February 9, 1925.

February 9, 1925.

[H. R. 8965.]

[Public, No. 386.]

Omaha Indians,  
Nebr.  
Per capita payment  
to, under Court of  
Claims judgment.

Vol. 10, p. 1043.

Vol. 36, p. 580.

Provisos.  
Attorneys' fees de-  
ducted.

Settlement in full.

Release of all claims.

**CHAP. 169.**—An Act For the relief of the Omaha Indians of Nebraska.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That there is hereby authorized to be appropriated, out of any moneys in the Treasury not otherwise appropriated, the sum of \$374,465.02, which represents interest at 5 per centum on principal sums found due the Omaha Indians under the treaty of March 16, 1854 (Tenth Statutes at Large, page 1043), by decision of the Court of Claims rendered April 22, 1918, in the case of the Omaha Tribe of Indians against the United States, numbered 31002; and the Secretary of the Interior is hereby authorized to disburse the said amount pro rata to the members of the tribe entitled thereto, under such rules and regulations as he may prescribe: *Provided,* That \$5,000 shall be deducted therefrom and paid to the attorneys employed by the Omaha Tribe under contract approved by the Acting Secretary of the Interior July 30, 1921, in full payment for services rendered under such contract: *Provided further,* That the amount herein authorized to be appropriated shall be in full settlement of all claims of the Omaha Tribe of Indians against the United States. And a full and final release of any and all claims against the United States to date shall be executed by the Business Council of the Omaha Tribe and filed with the Indian Office.

Approved, February 9, 1925.

February 9, 1925\*

[H. R. 11956.]

[Public, No. 387.]

Philippine Islands.  
Vol. 35, p. 615, amend-  
ed.

Collection, etc., of  
taxes imposed by legis-  
lature, legalized, etc.

**CHAP. 170.**—An Act To amend the Act entitled "An Act making appropriations to supply urgent deficiencies in the appropriations for the fiscal year ending June 30, 1909," approved February 9, 1909.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Act entitled "An Act making appropriations to supply urgent deficiencies in the appropriations for the fiscal year ending June 30, 1909," approved February 9, 1909, is amended by adding after the end of the first paragraph under the title "War Department" a new paragraph to read as follows:

That the taxes imposed by the Philippine Legislature in act numbered 3065, approved March 16, 1923, and act numbered 3183, approved November 27, 1924, are hereby legalized and ratified, and the collection of all such taxes made under or by authority of said acts of the Philippine Legislature is hereby legalized, ratified, and confirmed as fully to all intents and purposes as if the same had by prior Act of Congress been specifically authorized and directed.

Approved, February 9, 1925.

**CHAP. 171.**—Joint Resolution Providing for the filling of a proximate vacancy in the Board of Regents of the Smithsonian Institution of the class other than Members of Congress.

February 9, 1925.  
[S. J. Res. 154.]  
[Pub. Res., No. 47.]

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the vacancy in the Board of Regents of the Smithsonian Institution of the class other than Members of Congress, which will occur on January 6, 1925, by reason of the expiration of the term of Robert S. Brookings, of Missouri, be filled by the reappointment of said Robert S. Brookings for the ensuing term.*

Smithsonian Institution.  
Reappointment of Robert S. Brookings as Regent.

Approved, February 9, 1925.

**CHAP. 172.**—Joint Resolution Providing for the filling of a proximate vacancy in the Board of Regents of the Smithsonian Institution of the class other than Members of Congress.

February 9, 1925.  
[S. J. Res. 155.]  
[Pub. Res., No. 48.]

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the vacancy in the Board of Regents of the Smithsonian Institution of the class other than Members of Congress, which will occur on February 25, 1925, by reason of the expiration of the term of George Gray, of Delaware, be filled by the reappointment of said George Gray for the ensuing term.*

Smithsonian Institution.  
Reappointment of George Gray as Regent.

Approved, February 9, 1925.

**CHAP. 198.**—An Act To amend section 558 of the Code of Law for the District of Columbia.

February 10, 1925.  
[S. 3392.]  
[Public, No. 388.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 558 of the Code of Law for the District of Columbia be amended so that it shall read as follows:*

District of Columbia Code.  
Vol. 31, p. 1279, amended.  
Vol. 34, p. 622.

“**SEC. 558. NOTARIES.**—The President shall also have power to appoint such number of notaries public, residents of said District, or whose sole place of business or employment is located within said District, as, in his discretion, the business of the District may require: *Provided*, That the appointment of any person as such notary public, or the acceptance of his commission as such, or the performance of the duties thereunder, shall not disqualify or prevent such person from representing clients before any of the departments of the United States Government in the District of Columbia or elsewhere: *Provided*, That such person so appointed as a notary public who appears to practice or represent clients before any such department is not otherwise engaged in Government employ, and shall be admitted by the heads of such departments to practice therein in accordance with the rules and regulations prescribed for other persons or attorneys who are admitted to practice therein: *And provided further*, That no notary public shall be authorized to take acknowledgments, administer oaths, certify papers, or perform any official acts in connection with matters in which he is employed as counsel, attorney, or agent or in which he may be in any way interested before any of the departments aforesaid.”

Notaries public.  
Appointment by the President.

*Prorisos.*  
May represent clients before departments, etc.

Restriction if in Government employment.

May not take acknowledgments, etc., if interested in case.

Approved, February 10, 1925.

**CHAP. 199.**—An Act For the relief of Lieutenant Richard Evelyn Byrd, junior, United States Navy.

February 10, 1925.  
[H. R. 9461.]  
[Public, No. 389.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the President*

Richard Evelyn Byrd, jr.

May be appointed lieutenant commander, Navy retired list.

*Proviso.*  
No back pay, etc.

is hereby authorized to appoint, by and with the advice and consent of the Senate, Lieutenant Richard Evelyn Byrd, junior, United States Navy, a lieutenant commander on the retired list of the Navy: *Provided*, That nothing contained herein shall entitle Lieutenant Richard Evelyn Byrd, junior, to any back pay or allowances.

Approved, February 10, 1925.

February 10, 1925.  
[H. R. 10404.]  
[Public, No. 390.]

**CHAP. 200.**—An Act Making appropriations for the Department of Agriculture for the fiscal year ending June 30, 1926, and for other purposes.

Department of Agriculture appropriations.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the following sums are appropriated, out of any money in the Treasury not otherwise appropriated, for the Department of Agriculture for the fiscal year ending June 30, 1926, namely:

Secretary's Office.

## OFFICE OF THE SECRETARY

### SALARIES

Secretary, Assistant, office personnel, and extra labor.

*Provisos.*  
Salaries limited to average rates under Classification Act.

Vol. 42, p. 1488.

If only one position in a grade.

Not applicable to clerical-mechanical service.

No fixed salary reduced.

Vol. 42, p. 1490.

Transfers to another position without reduction.

Payments under higher rates allowed.

Mechanical, etc., employees.

For Secretary of Agriculture, \$12,000; Assistant Secretary and other personal services in the District of Columbia, \$513,937; and for extra labor and emergency employments, \$7,294; in accordance with the Classification Act of 1923; in all, \$533,231: *Provided*, That in expending appropriations or portions of appropriations, contained in this Act, for the payment for personal services in the District of Columbia in accordance with "The Classification Act of 1923," the average of the salaries of the total number of persons under any grade in any bureau, office, or other appropriation unit shall not at any time exceed the average of the compensation rates specified for the grade by such Act, and in grades in which only one position is allocated the salary of such position shall not exceed the average of the compensation rates for the grade: *Provided*, That this restriction shall not apply (1) to grades 1, 2, 3, and 4 of the clerical-mechanical service, or (2) to require the reduction in salary of any person whose compensation was fixed, as of July 1, 1924, in accordance with the rules of section 6 of such Act, (3) to require the reduction in salary of any person who is transferred from one position to another position in the same or different grade in the same or a different bureau, office, or other appropriation unit, or (4) to prevent the payment of a salary under any grade at a rate higher than the maximum rate of the grade when such higher rate is permitted by "The Classification Act of 1923," and is specifically authorized by other law.

For salaries and compensation of necessary employees in the mechanical shops and power plant of the Department of Agriculture, \$93,000.

### MISCELLANEOUS EXPENSES, DEPARTMENT OF AGRICULTURE

Contingent expenses.

For stationery, blank books, twine, paper, gum, dry goods, soap, brushes, brooms, mats, oils, paints, glass, lumber, hardware, ice, fuel, water and gas pipes, heating apparatus, furniture, carpets, and matings; for lights, freight, express charges, advertising and press clippings, telegraphing, telephoning, postage, washing towels, and necessary repairs and improvements to buildings and heating apparatus; for the purchase, subsistence, and care of horses and the purchase and repair of harness and vehicles, for official purposes only, including necessary expenses for the maintenance, repair, and opera-

tion of an automobile for the official use of the Secretary of Agriculture; for the payment of the Department of Agriculture's proportionate share of the expense of the dispatch agent in New York; for official traveling expenses; and for other miscellaneous supplies and expenses not otherwise provided for and necessary for the practical and efficient work of the department, \$144,000.

RENT OF BUILDINGS IN THE DISTRICT OF COLUMBIA

Rent.

For rent of buildings and parts of buildings in the District of Columbia, for use of the various bureaus, divisions, and offices of the Department of Agriculture, \$196,866: *Provided*, That only such part of this sum shall be available to pay rent for space which can not be furnished by the Public Buildings Commission in Government buildings located in the District of Columbia.

Buildings, etc., in the District.

*Proviso.*  
Restriction.

For rent for the Fixed Nitrogen Research Laboratory, \$10,000, to be paid from the funds transferred to the Department of Agriculture by the War Department.

Nitrogen Research Laboratory, from Army funds.

OFFICE OF EDITORIAL AND DISTRIBUTION WORK

Editorial and Distribution Work.

Salaries: For chief of office and other personal services in the District of Columbia in accordance with the Classification Act of 1923, \$318,720.

Chief, and office personnel.

General expenses, Office of Editorial and Distribution Work: For miscellaneous objects of expenditure in connection with the publication, indexing, illustration, and distribution of bulletins, documents, and reports, as follows:

General expenses.

For labor-saving machinery and supplies, envelopes, stationery and materials, office furniture and fixtures, photographic equipment and materials, artists' tools and supplies, telephone and telegraph service, freight and express charges; purchase and maintenance of bicycles; purchase of manuscripts; traveling expenses; electrotypes, illustrations, and other expenses not otherwise provided for, and including not to exceed \$2,980 for extra labor and emergency employments in the District of Columbia, \$32,280.

Objects designated.

PRINTING AND BINDING

For all printing and binding for the Department of Agriculture, including all of its bureaus, offices, institutions, and services located in Washington, District of Columbia, and elsewhere, \$738,000, including the Annual Report of the Secretary of Agriculture, as required by the Act approved January 12, 1895, and in pursuance of the joint resolution numbered 13, approved March 30, 1906, and also including not to exceed \$250,000 for farmers' bulletins, which shall be adapted to the interests of the people of the different sections of the country, an equal proportion of four-fifths of which shall be delivered to or sent out under the addressed franks furnished by the Senators, Representatives, and Delegates in Congress, as they shall direct, but not including work done at the field printing plants of the Weather Bureau and the Forest Service authorized by the Joint Committee on Printing, in accordance with the Act approved March 1, 1919.

Printing and binding.

Annual Report.

Vol. 28, p. 616; Vol. 34, p. 825.

Farmers' bulletins.

Work excepted.

Vol. 40, p. 1270.

OFFICE OF EXPERIMENT STATIONS

Experiment Stations Office.

Salaries: For chief of office and other personal services in the District of Columbia in accordance with the Classification Act of 1923, \$35,386.

Chief, and office personnel.

## General expenses.

## GENERAL EXPENSES—OFFICE OF EXPERIMENT STATIONS

Support of agricultural experiment stations.

Vol. 24, p. 440.

Vol. 12, p. 503.

To carry into effect the provisions of an Act approved March 2, 1887, entitled "An Act to establish agricultural experiment stations in connection with the colleges established in the several States under the provisions of an Act approved July 2, 1862, and of the Acts supplementary thereto," the sums apportioned to the several States, to be paid quarterly in advance, \$720,000.

Allotment of additional appropriations.

Vol. 34, p. 563.

Post, p. 970.

To carry into effect the provisions of an Act approved March 16, 1906, entitled "An Act to provide for an increased annual appropriation for agricultural experiment stations and regulating the expenditure thereof," the sums apportioned to the several States, to be paid quarterly in advance, \$720,000.

Administration expenses.

Vol. 24, p. 440; Vol. 34, p. 563.

Territorial and insular possessions.

To enable the Secretary of Agriculture to enforce the provisions of the Acts approved March 2, 1887, and March 16, 1906, relative to their administration and for the administration of agricultural experiment stations in Alaska, Hawaii, Porto Rico, the Island of Guam, and the Virgin Islands of the United States, including the employment of clerks, assistants, and other persons in the city of Washington and elsewhere, freight and express charges, official traveling expenses, office fixtures, supplies, apparatus, telegraph and telephone service, gas, electric current, and rent outside of the District of Columbia, \$69,180, of which amount not to exceed \$64,480 may be expended for personal services in the District of Columbia; and the Secretary of Agriculture shall prescribe the form of the annual financial statement required under the above Acts, ascertain whether the expenditures are in accordance with their provisions, coordinate the work of the Department of Agriculture with that of the State agricultural colleges and experiment stations in the lines authorized in said Acts, and make report thereon to Congress.

Outside rent.

Annual statements.

To enable the Secretary of Agriculture to establish and maintain agricultural experiment stations in Alaska, Hawaii, Porto Rico, the Island of Guam, and the Virgin Islands of the United States, including the erection of buildings, the preparation, illustration, and distribution of reports and bulletins, and all other necessary expenses, \$230,680, as follows: Alaska, \$76,240; Hawaii, \$54,940; Porto Rico, \$56,460; Guam, \$20,860, and the Virgin Islands of the United States, \$22,180; and the Secretary of Agriculture is authorized to sell such products as are obtained on the land belonging to the agricultural experiment stations in Alaska, Hawaii, Porto Rico, the Island of Guam, and the Virgin Islands of the United States, and the amount obtained from the sale thereof shall be covered into the Treasury of the United States as miscellaneous receipts: *Provided*, That of the sum herein appropriated for the experiment station in Hawaii \$10,000 may be used in agricultural extension work in Hawaii.

Experiment stations in Territories and insular possessions.

Allotments.

Sale of products.

*Proviso.*  
Hawaii extension work.

Extension Service.

## EXTENSION SERVICE

Chief, and office personnel.

Salaries: For personal services in the District of Columbia in accordance with the Classification Act of 1923, \$137,139.

General expenses.

## GENERAL EXPENSES, EXTENSION SERVICE

Farmers' cooperative demonstration work.

For farmers' cooperative demonstration work, including special suggestions of plans and methods for more effective dissemination of the results of the work of the Department of Agriculture and the agricultural experiment stations and of improved methods of agricultural practice, at farmers' institutes and in agricultural instruction, and for the employment of labor in the city of Washington and elsewhere, supplies, and all other necessary expenses,

\$1,308,540, of which amount not to exceed \$205,140 may be expended for personal services in the District of Columbia: *Provided*, That the expense of such service shall be defrayed from this appropriation and such cooperative funds as may be voluntarily contributed by State, county, and municipal agencies, associations of farmers, and individual farmers, universities, colleges, boards of trade, chambers of commerce, other local associations of business men, business organizations, and individuals within the State.

Services in the District.  
*Proviso.*  
Voluntary contributions within a State accepted.

For cooperative agricultural extension work, to be allotted, paid, and expended in the same manner, upon the same terms and conditions, and under the same supervision as the additional appropriations made by the Act of May 8, 1914 (Thirty-eighth Statutes at Large, page 372), entitled "An Act to provide for cooperative agricultural extension work between the agricultural colleges in the several States receiving the benefits of an Act of Congress approved July 2, 1862, and of Acts supplementary thereto, and the United States Department of Agriculture," \$1,300,000; and all sums appropriated by this Act for use for demonstration or extension work within any State shall be used and expended in accordance with plans mutually agreed upon by the Secretary of Agriculture and the proper officials of the college in such State which receives the benefits of said Act of May 8, 1914: *Provided*, That of the above appropriation not more than \$300,000 shall be expended for purposes other than salaries of county agents.

Additional cooperative extension work.

Vol. 33, p. 372.

Plans of expenditures.

*Proviso.*  
County agents.

To enable the Secretary of Agriculture to encourage and aid in the agricultural development of the Government reclamation projects; to assist, through demonstrations, advice, and in other ways, settlers on the projects; and for the employment of persons and means necessary in the city of Washington and elsewhere, \$38,640.

Aiding development of reclamation projects.

To enable the Secretary of Agriculture to make suitable agricultural exhibits at State, interstate, and international fairs held within the United States; for the purchase of necessary supplies and equipment; for telephone and telegraph service, freight and express charges; for travel, and for every other expense necessary, including the employment of assistance in or outside the city of Washington, \$99,745, of which amount not to exceed \$52,460 may be expended for personal services in the District of Columbia.

Agricultural exhibits at State, etc., fairs.

Services in the District.

For general administrative expenses connected with the Extension Service, and for miscellaneous expenses incident thereto, \$11,640, of which amount not to exceed \$8,400 may be expended for personal services in the District of Columbia.

Administrative expenses.

Total, office of the Secretary of Agriculture, \$6,727,047.

## WEATHER BUREAU

Weather Bureau.

### SALARIES

For chief of bureau and other personal services in the District of Columbia in accordance with the Classification Act of 1923 and for personal services in the field, \$456,677.

Chief, and office personnel.

### GENERAL EXPENSES, WEATHER BUREAU

General expenses.

For carrying into effect in the District of Columbia and elsewhere in the United States, in the West Indies, in the Panama Canal, the Caribbean Sea, and on adjacent coasts, in the Hawaiian Islands, in Bermuda, and in Alaska, the provisions of an Act approved October 1, 1890, so far as they relate to the weather service transferred thereby to the Department of Agriculture, for the employment of professors of meteorology, district forecasters, local

Classification of.

Vol. 26, p. 653.

forecasters, meteorologists, section directors, observers, apprentices, operators, skilled mechanics, instrument makers, foremen, assistant foremen, proof readers, compositors, pressmen, lithographers, folders and feeders, repairmen, station agents, messengers, messenger boys, laborers, special observers, displaymen, and other necessary employees; for fuel, gas, electricity, freight and express charges, furniture, stationery, ice, dry goods, twine, mats, oil, paints, glass, lumber, hardware, and washing towels; for advertising; for purchase, subsistence, and care of horses and vehicles, the purchase and repair of harness, for official purposes only; for instruments, shelters, apparatus, storm-warning towers and repairs thereto; for rent of offices; for repair and improvements to existing buildings and care and preservation of grounds, including the construction of necessary outbuildings and sidewalks on public streets abutting Weather Bureau grounds; and the erection of temporary buildings for living quarters of observers; for official traveling expenses; for telephone rentals, and for telegraphing, telephoning, and cabling reports and messages, rates to be fixed by the Secretary of Agriculture by agreement with the companies performing the service; for the maintenance and repair of Weather Bureau telegraph, telephone, and cable lines; and for every other expenditure required for the establishment, equipment, and maintenance of meteorological offices and stations and for the issuing of weather forecasts and warnings of storms, cold waves, frosts, and heavy snows, the gauging and measuring of the flow of rivers and the issuing of river forecasts and warnings; for observations and reports relating to crops, and for other necessary observations and reports, including cooperation with other bureaus of the Government and societies and institutions of learning for the dissemination of meteorological information, as follows:

Cooperation with other bureaus, etc.

Expenses in Washington.

For necessary expenses in the city of Washington incident to collecting and disseminating meteorological, climatological, and marine information and for investigations in meteorology, climatology, seismology, evaporation, and aerology, \$142,000;

Printing office.

For the maintenance of a printing office in the city of Washington for the printing of weather maps, bulletins, circulars, forms, and other publications, including the pay of additional employees, when necessary, \$11,000: *Provided*, That no printing shall be done by the Weather Bureau that can be done at the Government Printing Office without impairing the service of said bureau;

Expenses elsewhere.

For necessary expenses outside of the city of Washington incident to collecting and disseminating meteorological, climatological, and marine information, and for investigations in meteorology, climatology, seismology, evaporation, and aerology, \$1,577,655;

Forecasts, warnings, etc.

For investigations, observations, and reports, forecasts, warnings, and advices for the protection of horticultural interests, \$23,960;

Traveling expenses. Aerological stations.

For official traveling expenses, \$27,500;

For the maintenance of stations, for observing, measuring, and investigating atmospheric phenomena, including salaries and other expenses in the city of Washington and elsewhere, \$104,400;

Services in the District.

In all, General Expenses, \$1,886,515.

Total, Weather Bureau, \$2,343,192, of which amount not to exceed \$402,025 may be expended for personal services in the District of Columbia.

Animal Industry Bureau.

## BUREAU OF ANIMAL INDUSTRY

### SALARIES

Chief, and office personnel.

For chief of bureau and other personal services in the District of Columbia in accordance with the Classification Act of 1923 and for personal services in the field, \$649,401.

## GENERAL EXPENSES, BUREAU OF ANIMAL INDUSTRY

For carrying out the provisions of the Act approved May 29, 1884, establishing a Bureau of Animal Industry, and the provisions of the Act approved March 3, 1891, providing for the safe transport and humane treatment of export cattle from the United States to foreign countries, and for other purposes; the Act approved August 30, 1890, providing for the importation of animals into the United States, and for other purposes; and the provisions of the Act of May 9, 1902, extending the inspection of meats to process butter, and providing for the inspection of factories, marking of packages, and so forth; and the provisions of the Act approved February 2, 1903, to enable the Secretary of Agriculture to more effectually suppress and prevent the spread of contagious and infectious diseases of livestock, and for other purposes; and also the provisions of the Act approved March 3, 1905, to enable the Secretary of Agriculture to establish and maintain quarantine districts, to permit and regulate the movement of cattle and other livestock therefrom, and for other purposes; and for carrying out the provisions of the Act of June 29, 1906, entitled "An Act to prevent cruelty to animals while in transit by railroad or other means of transportation"; and for carrying out the provisions of the Act approved March 4, 1913, regulating the preparation, sale, barter, exchange, or shipment of any virus, serum, toxin, or analogous products manufactured in the United States and the importation of such products intended for use in the treatment of domestic animals; and to enable the Secretary of Agriculture to collect and disseminate information concerning livestock, dairy, and other animal products; to prepare and disseminate reports on animal industry; to employ and pay from the appropriation herein made as many persons in the city of Washington or elsewhere as he may deem necessary; to purchase in the open market samples of all tuberculin, serums, antitoxins, or analogous products, of foreign or domestic manufacture, which are sold in the United States, for the detection, prevention, treatment, or cure of diseases of domestic animals, to test the same, and to disseminate the results of said tests in such manner as he may deem best; to purchase and destroy diseased or exposed animals or quarantine the same whenever in his judgment essential to prevent the spread of pleuropneumonia, tuberculosis, or other diseases of animals from one State to another, as follows:

For inspection and quarantine work, including all necessary expenses for the eradication of scabies in sheep and cattle, the inspection of southern cattle, the supervision of the transportation of livestock, and the inspection of vessels, the execution of the twenty-eight hour law, the inspection and quarantine of imported animals, including the establishment and maintenance of quarantine stations and repairs, alterations, improvements, or additions to buildings thereon; the inspection work relative to the existence of contagious diseases, and the mallein testing of animals, \$610,000;

For investigating the disease of tuberculosis of animals for its control and eradication, for the tuberculin testing of animals, and for researches concerning the cause of the disease, its modes of spread, and methods of treatment and prevention, including demonstrations, the formation of organizations, and such other means as may be necessary, either independently or in cooperation with farmers, associations, State, Territory, or county authorities, \$3,560,000, of which \$982,000 shall be set aside for administrative and operating expenses and \$2,578,000 for the payment of indemnities: *Provided, however,* That in carrying out the purpose of this appropriation, if in the opinion of the Secretary of Agriculture it shall be necessary

General expenses.

Vol. 23, p. 31.

Vol. 26, p. 833.

Vol. 26, p. 414.

Vol. 32, p. 198.

Vol. 32, p. 791.

Vol. 33, p. 1264.  
Cattle quarantine.Vol. 34, p. 607.  
Twenty-eight hour law.Vol. 37, p. 832.  
Animal viruses, etc.

Collecting and disseminating information, etc.

Pay of employees.

Tuberculin, serums, etc., tests.

Purchase, destruction, etc., of diseased animals.

Inspection and quarantine work.

Tuberculosis of animals.  
Investigating, for control, eradication, etc.

Application of fund.

*Provided.*  
Reimbursing owners for animals destroyed, etc.

to destroy tuberculous animals and to compensate owners for loss thereof, he may, in his discretion, and in accordance with such rules and regulations as he may prescribe, expend in the city of Washington or elsewhere out of the moneys of this appropriation, such sums as he shall determine to be necessary, within the limitations above provided, for the reimbursement of owners of animals so destroyed, in cooperation with such States, Territories, counties, or municipalities, as shall by law or by suitable action in keeping with its authority in the matter, and by rules and regulations adopted and enforced in pursuance thereof, provide inspection of tuberculous animals and for compensation to owners of animals so destroyed, but no part of the money hereby appropriated shall be used in compensating owners of such animals except in cooperation with and supplementary to payments to be made by State, Territory, county, or municipality where condemnation of such animals shall take place, nor shall any payment be made hereunder as compensation for or on account of any such animal destroyed if at the time of inspection or test of such animal, or at the time of condemnation thereof, it shall belong to or be upon the premises of any person, firm, or corporation, to which it has been sold, shipped, or delivered for the purpose of being slaughtered: *Provided further*, That out of the money hereby appropriated no payment as compensation for any tuberculous animal destroyed shall exceed one-third of the difference between the appraised value of such animal and the value of the salvage thereof; that no payment hereunder shall exceed the amount paid or to be paid by the State, Territory, county, and municipality, where the animal shall be condemned; and that in no case shall any payment hereunder be more than \$25 for any grade animal or more than \$50 for any purebred animal, and no payment shall be made unless the owner has complied with all lawful quarantine regulations;

For all necessary expenses for the eradication of southern cattle ticks, \$699,451: *Provided*, That no part of this appropriation shall be used for the purchase of animals or in the purchase of materials for or in the construction of dipping vats upon land not owned solely by the United States, except at fairs or expositions where the Department of Agriculture makes exhibits or demonstrations; nor shall any part of this appropriation be used in the purchase of materials or mixtures for use in dipping vats except in experimental or demonstration work carried on by the officials or agents of the Bureau of Animal Industry;

For all necessary expenses for investigations and experiments in animal husbandry; for experiments in animal feeding and breeding, including cooperation with the State agricultural experiment stations, including repairs and additions to and erection of buildings absolutely necessary to carry on the experiments, including the employment of labor in the city of Washington and elsewhere, rent outside of the District of Columbia, and all other necessary expenses, \$348,225: *Provided*, That of the sum thus appropriated \$55,640 may be used for experiments in poultry feeding and breeding: *Provided further*, That of the sum thus appropriated \$8,000 is made available for the erection of necessary buildings at the United States sheep experiment station in Clark County, Idaho, to furnish facilities for the investigation of problems pertaining to the sheep and wool industry on the farms and ranges of the Western States.

For all necessary expenses for scientific investigations in diseases of animals, including the maintenance and improvement of the bureau experiment station at Bethesda, Maryland, and the necessary alterations of buildings thereon, and the necessary expenses for investigations of tuberculin, serums, antitoxins, and analogous products, \$125,860: *Provided*, That of said sum \$40,000 may be used for re-

Cooperation of States,  
etc., required.

Restriction on pay-  
ments.

Compensation limi-  
ted.

Southern cattle ticks  
eradication.  
*Proviso*.  
Purchase of animals,  
etc., limited.

Animal husbandry.  
Feeding, breeding,  
etc., experiments.

Outside rent.

*Provisos*.  
Poultry.

Sheep experiment  
station, Idaho.

Animal diseases in-  
vestigations.

*Proviso*.

searches concerning the cause, modes of spread, and methods of treatment and prevention of the disease of contagious abortion of animals;

Contagious abortion of animals.

For investigating the disease of hog cholera, and for its control or eradication by such means as may be necessary, including demonstrations, the formation of organizations, and other methods, either independently or in cooperation with farmers' associations, State or county authorities, \$431,363: *Provided*, That of said sum \$235,995 shall be available for expenditure in carrying out the provisions of the Act approved March 4, 1913, regulating the preparation, sale, barter, exchange, or shipment of any virus, serum, toxin, or analogous product manufactured in the United States and the importation of such products intended for use in the treatment of domestic animals: *Provided further*, That of said sum \$25,820 shall be available for researches concerning the cause, modes of spread, and methods of treatment and prevention of this disease;

Hog cholera. Investigations, demonstrations, etc.

*Provisos.* Regulating trade in animal viruses, etc. Vol. 37, p. 832.

Pathological researches.

For all necessary expenses for the investigation, treatment, and eradication of dourine, \$40,520;

Dourine eradication.

For general administrative work, including traveling expenses and salaries of employees engaged in such work, rent outside of the District of Columbia, office fixtures and supplies, express, freight, telegraph, telephone, and other necessary expenses, \$24,226;

Administrative work. Outside rent.

In all, general expenses, \$5,839,645.

MEAT INSPECTION

Meat inspection.

For additional expenses in carrying out the provisions of the Meat Inspection Act of June 30, 1906 (Thirty-fourth Statutes at Large, page 674), as amended by the Act of March 4, 1907 (Thirty-fourth Statutes at Large, page 1256), and as extended to equine meat by the Act of July 24, 1919 (Forty-first Statutes at Large, page 241), including the purchase of tags, labels, stamps, and certificates printed in course of manufacture, \$1,896,110.

Additional expenses. Vol. 34, pp. 674, 1260.

Equine meat. Vol. 41, p. 241.

Total, Bureau of Animal Industry, \$8,385,156, of which amount not to exceed \$625,787 may be expended for personal services in the District of Columbia.

Services in the District.

BUREAU OF DAIRYING

Dairying Bureau.

SALARIES

For chief of bureau and other personal services in the District of Columbia in accordance with the Classification Act of 1923, and for personal services in the field, \$74,250.

Chief, and office personnel.

GENERAL EXPENSES, BUREAU OF DAIRYING

General expenses.

For carrying out the provisions of the Act approved May 29, 1924, establishing a Bureau of Dairying, for salaries in the city of Washington and elsewhere, and for all other expenses necessary, including repairs and additions to buildings absolutely necessary to carry on the experiments, for conducting investigations, experiments, and demonstrations in dairy industry, cooperative investigations of the dairy industry in the various States, and inspection of renovated butter factories, \$410,090.

Investigations, etc., of dairy industry. *Ante*, p. 243.

Total, Bureau of Dairying, \$484,340, of which amount not to exceed \$248,470 may be expended for personal services in the District of Columbia.

Services in the District.

Plant Industry Bureau.

## BUREAU OF PLANT INDUSTRY

### SALARIES

Chief, and office and field personnel.

For chief of bureau and other personal services in the District of Columbia in accordance with the Classification Act of 1923, and for personal services in the field, \$581,211.

General expenses.

### GENERAL EXPENSES, BUREAU OF PLANT INDUSTRY

Investigations, etc., of agricultural products.

For all necessary expenses in the investigation of fruits, fruit trees, grain, cotton, tobacco, vegetables, grasses, forage, drug, medicinal, poisonous, fiber, and other plants and plant industries in cooperation with other branches of the department, the State experiment stations, and practical farmers, and for the erection of necessary farm buildings: *Provided*, That the cost of any building erected shall not exceed \$1,500; for field and station expenses, including fences, drains, and other farm improvements; for repairs in the District of Columbia and elsewhere; for rent outside of the District of Columbia; and for the employment of all investigators, local and special agents, agricultural explorers, experts, clerks, illustrators, assistants, and all labor and other necessary expenses in the city of Washington and elsewhere required for the investigations, experiments, and demonstrations herein authorized as follows:

*Proviso.*

Limit for buildings.

Outside rent.

Investigators, local agents, etc.

Plant diseases, etc.

For investigations of plant diseases and pathological collections, including the maintenance of a plant-disease survey, \$81,000;

Orchard fruits, etc.

For the investigation of diseases of orchard and other fruits, including the diseases of the pecan, \$128,325;

Citrus canker.  
Eradication, etc.

For conducting such investigations of the nature and means of communication of the disease of citrus trees known as citrus canker, and for applying such methods of eradication or control of the disease as in the judgment of the Secretary of Agriculture may be necessary, including the payment of such expenses and the employment of such persons and means, in the city of Washington and elsewhere, and cooperation with such authorities of the States concerned, organizations of growers, or individuals, as he may deem necessary to accomplish such purposes, \$48,630, and, in the discretion of the Secretary of Agriculture, no expenditures shall be made for these purposes until a sum or sums at least equal to such expenditures shall have been appropriated, subscribed, or contributed by State, county, or local authorities, or by individuals or organizations for the accomplishment of such purposes: *Provided*, That no part of the money herein appropriated shall be used to pay the cost or value of trees or other property injured or destroyed;

Cooperative expenses.

Limited to local, etc., contributions.

*Proviso.*

No pay for destroyed trees, etc.

Trees, shrubs, etc.  
Chestnut tree bark disease, etc.

For the investigation of diseases of forest and ornamental trees and shrubs, including a study of the nature and habits of the parasitic fungi causing the chestnut-tree bark disease, the white-pine blister rust, and other epidemic tree diseases, for the purpose of discovering new methods of control and applying methods of eradication or control already discovered, \$108,095, of which sum not more than \$10,000 may be expended for the employment of pathologists in connection with forest experiment stations;

At forest experiment stations.

White pine blister rust.

Eradication and control methods.

For applying such methods of eradication or control of the white-pine blister rust as in the judgment of the Secretary of Agriculture may be necessary, including the payment of such expenses and the employment of such persons and means in the city of Washington and elsewhere, in cooperation with such authorities of the States concerned, organizations, or individuals as he may deem necessary to accomplish such purposes, and in the discretion of the Secretary of Agriculture no expenditures shall be made for these purposes

Local contribution required.

until a sum or sums at least equal to such expenditures shall have been appropriated, subscribed, or contributed by States, county or local authorities, or by individuals or organizations for the accomplishment of such purposes, \$348,280: *Provided*, That no part of this appropriation shall be used to pay the cost or value of trees or other property injured or destroyed;

*Proviso.*  
No pay for destroyed trees, etc.

For the investigation of diseases of cotton, potatoes, truck crops, forage crops, drug and related plants, \$130,080;

Cotton, truck crops, etc., diseases.

For investigating the physiology of crop plants and for testing and breeding varieties thereof, \$72,582;

Crop plant physiology.

For soil-bacteriology and plant-nutrition investigations, including the testing of samples, procured in the open market, of cultures for inoculating legumes, and if any such samples are found to be impure, nonviable, or misbranded, the results of the tests may be published, together with the names of the manufacturers and of the persons by whom the cultures were offered for sale, \$52,235;

Soil bacteriology, etc.

For soil-fertility investigations into organic causes of infertility and remedial measures, maintenance of productivity, properties, and composition of soil humus, and the transformation and formation of soil humus by soil organisms, \$49,040;

Publishing tests of cultures.

Soil fertility.

For acclimatization and adaptation investigations of cotton, corn, and other crops introduced from tropical regions, and for the improvement of cotton and other fiber plants by cultural methods, breeding, and selection, and for determining the feasibility of increasing the production of hard fibers outside of the continental United States, \$197,658: *Provided*, That not more than \$7,500 of this sum may be used for experiments in cottonseed interbreeding: *Provided further*, That of this sum \$50,000 may be used for explorations, research, and field experiments relating to potential rubber-producing plants;

Acclimatizing tropical plants, etc.

Hard fibers.

*Provisos.*  
Cottonseed interbreeding.  
Rubber producing plants.

For the investigation, testing, and improvement of plants yielding drugs, spices, poisons, oils, and related products and by-products and for general physiological and fermentation investigations, \$46,992;

Drug plants, etc.

For crop technological investigations, including the study of plant-infesting nematodes, \$49,420;

Crop technology; nematodes.

For studying and testing commercial seeds, including the testing of samples of seeds of grasses, clover, or alfalfa, and lawn-grass seeds secured in the open market, and where such samples are found to be adulterated or misbranded the results of the tests shall be published, together with the names of the persons by whom the seeds were offered for sale, and for carrying out the provisions of the Act approved August 24, 1912, entitled "An Act to regulate foreign commerce by prohibiting the admission into the United States of certain adulterated grain and seeds unfit for seeding purposes" (Thirty-seventh Statutes at Large, page 506), \$58,230: *Provided*, That not to exceed \$250 of this amount may be used for meeting the share of the United States in the expenses of the International Seed Testing Congress in carrying out plans for correlating the work of the various adhering governments on problems relating to seed analysis or other subjects which the congress may determine to be necessary in the interest of international seed trade;

Commercial seeds, grasses, etc.  
Testing samples, etc.

Preventing admission adulterated seeds, etc., of.  
Vol. 37, p. 506.

*Proviso.*  
International Seed Testing Congress.  
Share in expenses of.

For the investigation and improvement of cereals, including corn, and methods of cereal production, and for the study and control of cereal diseases, including barberry eradication, and for the investigation of the cultivation and breeding of flax for seed purposes, including a study of flax diseases, and for the investigation and improvement of broomcorn and methods of broomcorn production, \$699,340: *Provided*, That \$375,000 shall be set aside for the location of and destruction of the barberry bushes and other vegetation from

Cereals.  
Improving, etc.

*Provisos.*  
Rust spores destruction.

Contribution from States, etc.	which rust spores originate: <i>Provided further</i> , That \$75,000 of this amount shall be available for expenditure only when an equal amount shall have been appropriated, subscribed, or contributed by States, counties, or local authorities, or by individuals or organizations, for the accomplishment of such purposes;
Tobacco production.	For the investigation and improvement of tobacco and the methods of tobacco production and handling, \$50,220;
Arid land crops.	For the breeding and physiological study of alkali-resistant and drought-resistant crops, \$22,483;
Sugar plant investigations.	For sugar-plant investigations, including studies of diseases and the improvement of sugar beets and sugar-beet seed, \$140,695;
Grazing lands, etc.	For investigation, improvement, and utilization of wild plants and grazing lands, and for determining the distribution of weeds and means of their control, \$33,100;
Dry land, etc., crop production.	For the investigation and improvement of methods of crop production under subhumid, semiarid, or dry-land conditions, \$199,330:
<i>Provisos.</i> Buildings.	<i>Provided</i> , That the limitations in this Act as to the cost of farm buildings shall not apply to this paragraph: <i>Provided further</i> , That
Free tree distribution limited.	no part of this appropriation shall be used in the free distribution or propagation for free distribution of cuttings, seedlings, or trees of willow, box elder, ash, caragana, or other common varieties of fruit, ornamental, or shelter-belt trees in the Northern Great Plains area except for experimental or demonstration purposes in the States of North and South Dakota west of the one hundredth meridian, and in Montana and Wyoming east of the five thousand-foot contour line: <i>Provided further</i> , That no part of this appropriation shall be used for the establishment of any new field station;
No new field stations.	
Utilizing western reclaimed lands.	For investigations in connection with western irrigation agriculture, the utilization of lands reclaimed under the Reclamation Act, and other areas in the arid and semiarid regions, \$108,275;
Edible nuts. Growing, harvesting, utilizing, etc.	For the investigation, improvement, encouragement, and determination of the adaptability to different soils and climatic conditions of pecans, almonds, Persian walnuts, black walnuts, hickory nuts, butternuts, chestnuts, filberts, and other nuts, and for methods of growing, harvesting, packing, shipping, storing, and utilizing the same, \$27,300;
Fruits. Growing, handling, marketing, etc.	For the investigation and improvement of fruits, and the methods of fruit growing, harvesting, handling, and studies of the physiological and related changes of fruits and vegetables during the processes of marketing and while in commercial storage, \$154,825;
Experimental gardens and grounds, D. C.	To cultivate and care for the gardens and grounds of the Department of Agriculture in the city of Washington, including the upkeep and lighting of the grounds and the construction, surfacing, and repairing of roadways and walks; and to erect, manage, and maintain conservatories, greenhouses, and plant and fruit propagating houses on the grounds of the Department of Agriculture in the city of Washington, \$15,000;
Horticultural investigations.	For horticultural investigations, including the study of producing and harvesting truck and related crops, including potatoes, and studies of the physiological and related changes of vegetables while in the processes of marketing and in commercial storage, and the study of landscape and vegetable gardening, floriculture, and related subjects, \$88,542;
Marketing of vegetables, etc.	
Nursery plants.	For investigating, in cooperation with States or privately owned nurseries, methods of propagating fruit trees, ornamental and other plants, the study of stocks used in propagating such plants and methods of growing stocks, for the purpose of providing American sources of stocks, cuttings, or other propagating materials, \$20,164;
Cooperative investigations of American sources of stocks, cuttings, etc.	
Arlington, experimental farm, etc.	For continuing the necessary improvements to establish and maintain a general experiment farm and agricultural station on the

Arlington estate, in the State of Virginia, in accordance with the provisions of the Act of Congress approved April 18, 1900, \$27,215: *Provided*, That the limitations in this Act as to the cost of farm buildings shall not apply to this paragraph;

Vol. 31, p. 133.  
*Proviso.*  
Buildings.

For investigations in foreign seed and plant introduction, including the study, collection, purchase, testing, propagation, and distribution of rare and valuable seeds, bulbs, trees, shrubs, vines, cuttings, and plants from foreign countries and from our possessions, and for experiments with reference to their introduction and cultivation in this country, \$144,989;

Foreign seed and plant introduction.

For the purchase, propagation, testing, and distribution of new and rare seeds; for the investigation and improvement of grasses, alfalfa, clover, and other forage crops, including the investigation of the utilization of cacti and other dry-land plants, \$127,465: *Provided*, That of this amount not to exceed \$36,600 may be used for the purchase and distribution of such new and rare seeds;

New and rare seeds, forage plants, etc.

For biophysical investigations in connection with the various lines of work herein authorized, \$33,952;

*Proviso.*  
Purchase and distribution.

Biophysical investigations.

For investigation, eradication, and control of tomato disease, commonly known as nail head rust, \$10,000;

Nail head rust of tomatoes.  
Control, etc.

For general administrative expenses connected with the above-mentioned lines of investigation, including the office of the chief of bureau, the associate chief of bureau, the officers in charge of publications, records, supplies, and property, and for miscellaneous expenses incident thereto, \$26,400;

Administrative expenses.

In all, general expenses, \$3,299,862.

Total, Bureau of Plant Industry, \$3,881,073, of which amount not to exceed \$1,470,000 may be expended for personal services in the District of Columbia.

Services in the District.

## FOREST SERVICE

Forest Service.

### SALARIES

For the Chief Forester and other personal services in the District of Columbia in accordance with the Classification Act of 1923, and for personal services in the field, \$3,325,003.

Chief Forester, and office and field personnel.

### GENERAL EXPENSES, FOREST SERVICE

General expenses.

To enable the Secretary of Agriculture to experiment and to make and continue investigations and report on forestry, national forests, forest fires, and lumbering, but no part of this appropriation shall be used for any experiment or test made outside the jurisdiction of the United States; to advise the owners of woodlands as to the proper care of the same; to investigate and test American timber and timber trees and their uses, and methods for the preservative treatment of timber; to seek through investigations and the planting of native and foreign species, suitable trees for the treeless regions; to erect necessary buildings: *Provided*, That the cost of any building purchased, erected, or as improved shall not exceed \$1,500; to pay all expenses necessary to protect, administer, and improve the national forests, including tree planting in the forest reserves to prevent erosion, drift, surface wash, and soil waste and the formation of floods, and including the payment of rewards under regulations of the Secretary of Agriculture for information leading to the arrest and conviction for violation of the laws and regulations relating to fires in or near national forests, or for the unlawful taking of, or injury to, Government property; to ascertain the natural conditions upon and utilize the national forests and the Secretary of Agriculture may, in his discretion, permit timber and other

Investigations, etc. Restricted to United States.

*Proviso.*  
Cost of buildings.

Sales of timber, etc.

forest products cut or removed from the national forests to be exported from the State or Territory in which said forests are respectively situated; to transport and care for fish and game supplied to stock the national forests or the waters therein; to employ agents, clerks, assistants, and other labor required in practical forestry and in the administration of national forests in the city of Washington and elsewhere; to collate, digest, report, and illustrate the results of experiments and investigations made by the Forest Service; to purchase necessary supplies, apparatus, office fixtures, law books, and technical books and technical journals for officers of the Forest Service stationed outside of Washington, and for medical supplies and services and other assistance necessary for the immediate relief of artisans, laborers, and other employees engaged in any hazardous work under the Forest Service; to pay freight, express, telephone, and telegraph charges; for electric light and power, fuel, gas, ice, and washing towels, and official traveling and other necessary expenses, including traveling expenses for legal and fiscal officers while performing Forest Service work; and for rent outside of the District of Columbia, as follows:

Care of fish and game.

Station supplies and services.

Outside rent.

Forest supervisors, rangers, guards, etc.

Vol. 36, p. 963.

District expenses allotted.

Proviso. Care of graves of fire fighters, Idaho.

For the employment of forest supervisors, deputy forest supervisors, forest rangers, forest guards, and administrative clerical assistants on the national forests, and for additional salaries and field-station expenses, including the maintenance of nurseries, collecting seed, and planting, necessary for the use, maintenance, improvement, and protection of the national forests and of additional national forests created or to be created under section 11 of the Act of March 1, 1911 (Thirty-sixth Statutes at Large, page 963), and lands under contract for purchase or for the acquisition of which condemnation proceedings have been instituted for the purposes of said Act, and for necessary miscellaneous expenses incident to the general administration of the Forest Service and of the national forests:

In national forest district one, Montana, Washington, Idaho, and South Dakota, \$661,314: *Provided*, That the Secretary of Agriculture is authorized to use not to exceed \$200 in caring for the graves of fire fighters buried at Wallace, Idaho, and Saint Maries, Idaho;

In national forest district two, Colorado, Wyoming, South Dakota, Nebraska, Michigan, and Minnesota, \$272,431;

In national forest district three, Arizona and New Mexico, \$283,552;

In national forest district four, Utah, Idaho, Wyoming, Nevada, Arizona, and Colorado, \$302,932;

In national forest district five, California and Nevada, \$484,301;

In national forest district six, Washington, Oregon, and California, \$509,668;

In national forest district seven, Arkansas, Alabama, Florida, Oklahoma, Georgia, South Carolina, North Carolina, Pennsylvania, Tennessee, Virginia, West Virginia, New Hampshire, Maine, Porto Rico, and Maryland, \$246,703;

In national forest district eight, Alaska, \$80,560;

In the District of Columbia, \$136,512;

In all, for the use, maintenance, improvement, protection, and general administration of the national forests, \$2,977,973: *Provided*, That the foregoing amounts appropriated for such purposes shall be available interchangeably in the discretion of the Secretary of Agriculture for the necessary expenditures for fire protection and other unforeseen exigencies: *Provided further*, That the amount so interchanged shall not exceed in the aggregate 10 per centum of all the amounts so appropriated;

In the District.

Aggregate amounts.

Proviso. Interchangeable allotments for emergencies.

Limit.

For fighting and preventing forest fires on or threatening the national forests and for the establishment and maintenance of a patrol to prevent trespass and to guard against and check fires upon the lands revested in the United States by the Act approved June 9, 1916, and the lands known as the Coos Bay Wagon Road lands involved in the case of Southern Oregon Company against United States (numbered 2711), in the Circuit Court of Appeals of the Ninth Circuit, \$283,000, of which \$100,000 shall be immediately available: *Provided*, That not to exceed \$25,000 of this amount may be used by the Secretary of Agriculture in meeting emergencies caused by forest insects on national forests, national parks, Indian reservations, or other lands under the ownership or control of the United States;

Fighting forest fires.

Revested Oregon-California Railroad lands, etc.  
Vol. 39, p. 218.

*Proviso.*  
Insect infestation.

For cooperation with the War Department in the maintenance and operation of an airplane patrol to prevent and suppress forest fires on national forests and adjacent lands, \$50,000: *Provided*, That no part of this appropriation shall be used for the purchase of land or airplanes;

Airplane patrol.

*Proviso.*  
Purchases forbidden.

For the selection, classification, and segregation of lands within the boundaries of national forests that may be opened to homestead settlement and entry under the homestead laws applicable to the national forests; for the examination and appraisal of lands in effecting exchanges authorized by law and for the survey thereof by metes and bounds or otherwise, by employees of the Forest Service, under the direction of the Commissioner of the General Land Office; and for the survey and platting of certain lands, chiefly valuable for agriculture, now listed or to be listed within the national forests, under the Act of June 11, 1906 (Thirty-fourth Statutes, page 233), and the Act of March 3, 1899 (Thirtieth Statutes, page 1095), as provided by the Act of March 4, 1913, \$60,900;

Selecting lands for homestead entries, etc.

Surveying, etc., agricultural lands.

Vol. 34, p. 233.

Vol. 30, pp. 34, 1095;  
Vol. 37, p. 843.

For the construction of sanitary facilities and for fire-preventive measures on public camp grounds within the national forests when necessary for the protection of the public health or the prevention of forest fires, \$25,000;

Public camp grounds, facilities, etc.

For the purchase and maintenance of necessary field, office, and laboratory supplies, instruments, and equipments: *Provided*, That not to exceed \$15,000 may be expended for the purchase of a passenger-carrying boat suitable for service in Alaskan waters, \$140,480;

Equipments, supplies, etc.  
*Proviso.*  
Boat for Alaskan waters.

For investigations of methods for wood distillation and for the preservative treatment of timber, for timber testing, and the testing of such woods as may require test to ascertain if they be suitable for making paper, for investigations and tests within the United States of foreign woods of commercial importance to industries in the United States, and for other investigations and experiments to promote economy in the use of forest and fiber products, and for commercial demonstrations of improved methods or processes, in cooperation with individuals and companies, \$383,264: *Provided*, That not to exceed \$15,000 of this amount may be used for the investigation by the Forest Products Laboratory of the United States Department of Agriculture of flax straw as a source of supply for the manufacture of pulp and paper;

Investigating wood distillation, forest products, etc.

*Proviso.*  
Flax straw for pulp manufacture.

For experiments and investigations of range conditions within the national forests or elsewhere on the public range, and of methods for improving the range by reseeding, regulation of grazing, and other means, \$40,320;

Range conditions and improvement.

For the purchase of tree seed, cones, and nursery stock, for seeding and tree planting within national forests, and for experiments and investigations necessary for such seeding and tree planting, \$131,705: *Provided*, That from the nurseries on the Nebraska National Forest the Secretary of Agriculture, under such rules and

Seeding, tree planting, etc.

*Proviso.*  
Young trees to aid land residents in Nebraska.

regulations as he may prescribe, may furnish young trees free, so far as they may be spared, to residents of the territory covered by "An Act increasing the area of homesteads in a portion of Nebraska," approved April 28, 1904: *Provided further*, That additional land may be purchased at a total cost of not to exceed \$900 adjacent to the present Beal Nursery in East Tawas, Michigan;

Vol. 33, p. 547.

Land for Beal Nursery, Mich.

Management of forest lands.

For silvicultural, dendrological, and other experiments and investigations, independently or in cooperation with other branches of the Federal Government, with States, and with individuals, to determine the best methods for the conservative management of forest and forest lands, \$202,020;

Appraising timber sale, etc.

For estimating and appraising timber and other resources on the national forests preliminary to disposal by sale or to the issue of occupancy permits, and for emergency expenses incident to their sale or use, \$108,550;

Collating results, etc.

For other miscellaneous forest investigations and for collating, digesting, recording, illustrating, and distributing the results of the experiments and investigations herein provided for, \$33,800;

Permanent improvements.

For the construction and maintenance of roads, trails, bridges, fire lanes, telephone lines, cabins, fences, and other improvements necessary for the proper and economical administration, protection, and development of the national forests, \$431,900: *Provided*, That where, in the opinion of the Secretary of Agriculture, direct purchase will be more economical than construction, telephone lines, cabins, fences, and other improvements may be purchased: *Provided further*,

Provisos. Purchase of telephone lines, cabins, etc.

That not to exceed \$50,000 may be expended for the construction and maintenance of boundary and range division fences, counting corrals, stock driveways and bridges, the development of stock-watering places, and the eradication of poisonous plants on the national forests;

Division fences, stock driveways, etc.

In all, general expenses, \$4,868,912.

Conservation of navigable waters.

Vol. 36, p. 961.

To enable the Secretary of Agriculture more effectively to carry out the provisions of the Act of March 1, 1911 (Thirty-sixth Statutes, page 961), entitled "An Act to enable any State to cooperate with any other State or States, or with the United States, for the protection of watersheds of navigable streams, and to appoint a commission for the acquisition of lands for the purpose of conserving the navigability of navigable rivers," \$34,900 of the moneys appropriated therein, or for carrying out its purposes shall be available for the employment of agents, title attorneys, clerks, assistants, and other labor, and for the purchase of supplies and equipment required for the purpose of said Act in the city of Washington.

Expenses in Washington, D. C.

Total, Forest Service, \$8,193,915, of which amount not to exceed \$444,593 may be expended for departmental personal services in the District of Columbia.

Departmental service in the District.

Chemistry Bureau.

## BUREAU OF CHEMISTRY

### SALARIES

Chief, and office and field personnel.

For chief of bureau and other personal services in the District of Columbia in accordance with the Classification Act of 1923 and for personal services in the field, \$363,208.

General expenses.

### GENERAL EXPENSES, BUREAU OF CHEMISTRY

Apparatus, supplies, employees, etc.

For all necessary expenses, for chemical apparatus, chemicals and supplies, repairs to apparatus, gas, electric current, official traveling expenses, telegraph and telephone service, express and freight charges, for the employment of such assistants, clerks, and other

persons as the Secretary of Agriculture may consider necessary for the purposes named, in the city of Washington and elsewhere, in conducting investigations; collecting, reporting, and illustrating the results of such investigations; and for rent outside of the District of Columbia for carrying out the investigations and work herein authorized as follows:

For conducting the investigations contemplated by the Act of May 15, 1862, relating to the application of chemistry to agriculture; for the biological investigation of food and drug products and substances used in the manufacture thereof, including investigations of the physiological effects of such products on the human organism, \$123,400;

For collaboration with other departments of the Government desiring chemical investigations and whose heads request the Secretary of Agriculture for such assistance, and for other miscellaneous work, \$14,090;

For investigation and experiment in the utilization, for coloring, medicinal, and technical purposes, of raw materials grown or produced in the United States, in cooperation with such persons, associations, or corporations as may be found necessary, including repairs, alterations, improvements, or additions to a building on the Arlington Experimental Farm, \$54,805;

For the investigation and development of methods for the manufacture of table sirup and sugar and of methods for the manufacture of sweet sirups by the utilization of new agriculture sources, \$28,000;

For enabling the Secretary of Agriculture to carry into effect the provisions of the Act of June 30, 1906, entitled "An Act for preventing the manufacture, sale, or transportation of adulterated, or misbranded, or poisonous, or deleterious foods, drugs, medicines, and liquors, and for regulating traffic therein, and for other purposes"; to cooperate with associations and scientific societies in the revision of the United States Pharmacopœia and development of methods of analysis, and for investigating the character of the chemical and physical tests which are applied to American food products in foreign countries, and for inspecting the same before shipment when desired by the shippers or owners of these products intended for countries where chemical and physical tests are required before the said products are allowed to be sold therein, \$788,860: *Provided*, That not more than \$4,280 shall be used for travel outside of the United States;

For enabling the Secretary of Agriculture to carry into effect the provisions of the Act approved March 2, 1897, entitled "An Act to prevent the importation of impure and unwholesome tea," as amended, including payment of compensation and expenses of the members of the board appointed under section 2 of the Act and all other necessary officers and employees, \$40,690;

For the investigation and development of methods of manufacturing insecticides and fungicides, and for investigating chemical problems relating to the composition, action, and application of insecticides and fungicides, \$27,580;

For the investigation and development of methods for the prevention of grain-dust, smut-dust, and other plant-dust explosions and resulting fires, including fires in cotton gins and cotton-oil mills, \$26,555;

For the investigation and demonstration of improved methods or processes of preparing naval stores, the weighing, handling, transportation, and uses of same, in cooperation with individuals and companies, including the employment of necessary persons and means in the city of Washington and elsewhere, and to enable the

General subjects.  
Vol. 12, p. 387.

Biological food and  
drug investigations.

Collaboration with  
other departments, etc.

Utilizing native raw  
materials for colorants,  
etc.

Table sirup, etc.

Pure food inspection,  
etc.  
Vol. 34, p. 760.

Revision of Pharma-  
copœia.

Examining foreign  
tests of American food  
products.

*Proviso.*  
Foreign travel.

Impure tea imports.  
Expenses preventing,  
etc.

Vol. 29, p. 604; Vol.  
35, p. 163; Vol. 41, p. 712.

Insecticides and fun-  
gicides investigations,  
etc.

Plant dust explo-  
sions, etc.  
Methods for pre-  
venting.

Naval stores.  
Investigations, dem-  
onstrations, etc.

Vol. 42, p. 1435.

Secretary of Agriculture to carry into effect the provisions of the Naval Stores Act of March 3, 1923, \$35,000;

In all, general expenses, \$1,138,980.

Services in the District.

Total, Bureau of Chemistry, \$1,502,188, of which amount not to exceed \$628,121 may be expended for personal services in the District of Columbia.

Soils Bureau.

BUREAU OF SOILS

SALARIES

Chief, and office personnel.

For chief of bureau and other personal services in the District of Columbia in accordance with the Classification Act of 1923, \$88,260.

General expenses.

GENERAL EXPENSES, BUREAU OF SOILS

Investigations, experiments, employees, etc.

For all necessary expenses connected with the investigations and experiments hereinafter authorized, including the employment of investigators, local and special agents, assistants, experts, clerks, draftsmen, and labor in the city of Washington and elsewhere; official traveling expenses, materials, tools, instruments, apparatus, repairs to apparatus, chemicals, furniture, office fixtures, stationery, gas, electric current, telegraph and telephone service, express and freight charges, rent outside the District of Columbia, and for all other necessary supplies and expenses, as follows:

Outside rent.

For chemical investigations of soil types, soil composition, and soil minerals, the soil solution, solubility of soil and all chemical properties of soils in their relation to soil formation, soil texture and soil productivity, including all routine chemical work in connection with the soil survey, \$25,640;

Physical productivity, etc., investigations.

For physical investigations of the important properties of soil which determine productivity, such as moisture relations, aerations, heat conductivity, texture, and other physical investigations of the various soil classes and soil types, \$13,145;

Fertilizers.

For investigations within the United States of fertilizers and other soil amendments and their suitability for agricultural use, \$63,595;

Cooperative mapping.

For the investigation of soils, in cooperation with other branches of the Department of Agriculture, other departments of the Government, State agricultural experiment stations, and other State institutions, and for indicating upon maps and plats, by coloring or otherwise, the results of such investigations, \$193,710;

Classification of agricultural lands.

For examination of soils to aid in the classification of agricultural lands, in cooperation with other bureaus of the department and other departments of the Government, \$15,510;

Administrative expenses.

For general administrative expenses connected with the above-mentioned lines of investigation, \$4,000;

In all, general expenses, \$315,600.

Services in the District.

Total, Bureau of Soils, \$403,860, of which amount not to exceed \$329,710 may be expended for personal services in the District of Columbia.

Entomology Bureau.

BUREAU OF ENTOMOLOGY

SALARIES

Chief, and office and field personnel.

For chief of bureau and other personal services in the District of Columbia in accordance with the Classification Act of 1923 and for personal services in the field, \$137,818.

GENERAL EXPENSES, BUREAU OF ENTOMOLOGY

For the promotion of economic entomology; for investigating the history and the habits of insects injurious and beneficial to agriculture, horticulture, arboriculture, and the study of insects affecting the health of man and domestic animals, and ascertaining the best means of destroying those found to be injurious; for collating, digesting, reporting, and illustrating the results of such investigations; for salaries and the employment of labor in the city of Washington and elsewhere, rent outside of the District of Columbia, freight, express charges, official traveling expenses, office fixtures, supplies, apparatus, telegraph and telephone service, gas, and electric current, in connection with the following investigations:

For investigations of insects affecting deciduous fruits, orchards, vineyards, and nuts, \$107,200;

For investigations of insects affecting cereal and forage crops, including a special investigation of the Hessian fly, grasshopper, alfalfa weevil and the chinch bug, \$197,700;

For investigations of insects affecting southern field crops, including insects affecting cotton, tobacco, rice, sugar cane, and so forth, and the cigarette beetle and Argentine ant, \$255,440;

For investigations of insects affecting forests, \$75,000: *Provided*, That \$15,000 shall be used for preventing and combating infestations of insects injurious to forest trees on and near the national forests, independently or in cooperation with other branches of the Federal Government, with States, counties, municipalities, or with private owners;

For investigations of insects affecting truck crops, including insects and wireworms affecting the potato, sugar beet, cabbage, onion, tomato, beans, peas, and so forth, and insects affecting stored products, \$171,250;

For investigations and demonstrations in bee culture, \$32,380;

For investigations of insects affecting citrus and other tropical and subtropical plants, and for investigations and control of the Mediterranean and other fruit flies, in cooperation with the Federal Horticultural Board, \$71,385;

For investigations, identification, and systematic classification of miscellaneous insects, including the study of insects affecting the health of man and domestic animals, household insects, and the importation and exchange of useful insects, \$66,560;

For general administrative expenses connected with above lines of investigation, and for miscellaneous expenses incident thereto, \$3,880;

In all, general expenses, \$980,795.

PREVENTING SPREAD OF MOTHS

To enable the Secretary of Agriculture to meet the emergency caused by the continued spread of the gypsy and brown-tail moths by conducting such experiments as may be necessary to determine the best methods of controlling these insects; by introducing and establishing the parasites and natural enemies of these insects and colonizing them within the infested territory; by establishing and maintaining a quarantine against further spread in such a manner as is provided by the general nursery stock law, approved August 20, 1912, as amended, entitled "An Act to regulate the importation of nursery stock and other plants and plant products, to enable the Secretary of Agriculture to establish and maintain quarantine districts for plant diseases and insect pests, to permit and regulate the movements of fruits, plants, and vegetables therefrom, and

General expenses.

Investigation of insects, etc.

Outside rent.

Specific investigations. Fruits, orchards, etc.

Cereal and forage crops.

Southern field crops.

Forests. *Proviso*. Combating infestations of national forests, etc.

Truck crops, etc.

Bee culture. Tropical and subtropical plants.

Miscellaneous insects affecting health of man, etc.

Administrative expenses.

Gypsy and brown-tail moths.

Emergency appropriation for controlling, etc.

Cooperative quarantine maintenance.

Vol. 37, pp. 315, 854.

for other purposes," in cooperation with the authorities of the different States concerned and with the several State experiment stations, including rent outside of the District of Columbia, the employment of labor in the city of Washington and elsewhere, and all other necessary expenses, \$740,000, of which amount \$100,000 shall be immediately available.

Outside rent.

European corn borer.

#### PREVENTION OF SPREAD OF EUROPEAN CORN BORER

Emergency appropriation for preventing spread of, etc.

To enable the Secretary of Agriculture to meet the emergency caused by the spread of the European corn borer, and to provide means for the investigation, control, and prevention of spread of this insect throughout the United States, in cooperation with the States concerned, including, when necessary, cooperation with the Federal Horticultural Board in establishing, maintaining, and enforcing quarantines promulgated under the plant quarantine Act of August 20, 1912, as amended, including the employment of persons and means in the city of Washington and elsewhere, and all other necessary expense, \$383,630, of which amount \$50,000 shall be immediately available: *Provided*, That in the discretion of the Secretary of Agriculture \$100,000 of this amount shall be available for expenditure only when an equal amount shall have been appropriated, subscribed, or contributed by States, counties, or local authorities, or by individuals or organizations, for the accomplishment of such purposes.

Quarantines.  
Vol. 37, pp. 315, 854.

*Proviso.*  
Local, etc., contributions required.

Mexican bean beetle.

#### CONTROL AND PREVENTION OF SPREAD OF THE MEXICAN BEAN BEETLE

Emergency appropriation for preventing spread of.

To enable the Secretary of Agriculture to meet the emergency caused by the recent introduction and rapid multiplication of the Mexican bean beetle in the State of Alabama, and other States, and to provide means for the study, experimentation in eradication, and for the control and prevention of the spread of this insect in that State and to other States, in cooperation with the State of Alabama and other States concerned and with individuals affected, including the employment of persons and means in the city of Washington and elsewhere, and all other necessary expenses, \$32,500.

State, etc., cooperation.

Japanese beetle.

#### PREVENTING SPREAD OF JAPANESE BEETLE

Emergency appropriation for preventing spread of.

To enable the Secretary of Agriculture to meet the emergency caused by the spread of the Japanese beetle, and to provide means for the investigation, control, and prevention of spread of this insect throughout the United States, in cooperation with the States concerned, including, when necessary, cooperation with the Federal Horticultural Board in establishing, maintaining, and enforcing quarantines promulgated under the plant quarantine Act of August 20, 1912, as amended, including the employment of persons and means in the city of Washington and elsewhere, and all other necessary expenses, \$280,000.

Quarantines.  
Vol. 37, pp. 315, 854.

Services in the District.

Total, Bureau of Entomology, \$2,554,743, of which amount not to exceed \$354,910 may be expended for personal services in the District of Columbia.

Biological Survey Bureau.

#### BUREAU OF BIOLOGICAL SURVEY

##### SALARIES

Chief, and office and field personnel.

For chief of bureau and other personal services in the District of Columbia in accordance with the Classification Act of 1923 and for personal services in the field, \$106,368.

## GENERAL EXPENSES, BUREAU OF BIOLOGICAL SURVEY

General expenses.

For salaries and employment of labor in the city of Washington and elsewhere, furniture, supplies, including the purchase of bags, tags, and labels printed in the course of manufacture, traveling and all other expenses necessary in conducting investigations and carrying out the work of the bureau, as follows:

For the maintenance of the Montana National Bison Range and other reservations and for the maintenance of game introduced into suitable localities on public lands, under supervision of the Biological Survey, including construction of fencing, wardens' quarters, shelters for animals, landings, roads, trails, bridges, ditches, telephone lines, rockwork, bulkheads, and other improvements necessary for the economical administration and protection of the reservations, and for the enforcement of section 84 of the Act approved March 4, 1909, entitled "An Act to codify, revise, and amend the penal laws of the United States," \$58,215: *Provided*, That \$2,500 may be used for the purchase, capture, and transportation of game for national reservations: *Provided further*, That \$12,000 may be used for the construction of a highway through Sullys Hill National Park and in the construction thereof the chief of the Bureau of Biological Survey may cooperate with the Bureau of Public Roads;

For investigating the food habits of North American birds and other animals in relation to agriculture, horticulture, and forestry; for investigations, experiments, and demonstrations in connection with rearing fur-bearing animals; for experiments, demonstrations, and cooperation in destroying mountain lions, wolves, coyotes, bobcats, prairie dogs, gophers, ground squirrels, jack rabbits, and other animals injurious to agriculture, horticulture, forestry, animal husbandry and wild game; and for the protection of stock and other domestic animals through the suppression of rabies in predatory wild animals, \$533,290;

For biological investigations, including the relations, habits, geographic distribution, and migration of animals and plants, and the preparation of maps of the life zones, \$29,455;

For all necessary expenses for enforcing the provisions of the Migratory Bird Treaty Act of July 3, 1918 (Fortieth Statutes at Large, page 755), and for cooperation with local authorities in the protection of migratory birds, and for necessary investigations connected therewith, \$149,345: *Provided*, That of this sum not more than \$20,500 may be used for the enforcement of sections 241, 242, 243, and 244 of the Act approved March 4, 1909, entitled "An Act to codify, revise, and amend the penal laws of the United States," and for the enforcement of section 1 of the Act approved May 25, 1900, entitled, "An Act to enlarge the powers of the Department of Agriculture, prohibit the transportation by interstate commerce of game killed in violation of local laws, and for other purposes," including all necessary investigations in connection therewith;

For investigations, experiments, and demonstrations for the welfare, improvement, and increase of the reindeer industry in Alaska, including the erection of necessary buildings and other structures and cooperation with the Bureau of Education, and for the enforcement of section 1956 of the Revised Statutes as amended so far as it relates to the protection of land fur-bearing animals in Alaska, including necessary investigations in connection therewith, and for carrying into effect the Act entitled "An Act for the protection of game in Alaska, and for other purposes," approved May 11, 1908, as amended by the Act approved June 7, 1924 (Public Resolution 34, Sixty-eighth Congress), \$85,095;

Employees, supplies, etc.

Reservations for game

Protection of bird preserves. Vol. 35, p. 1104.

Provisos. Amount for purchases.

Sullys Hill Park roadway.

North American birds and animals. Food habits investigations, etc.

Destroying predatory animals.

Suppressing rabies.

Biological investigations.

Migratory bird protection. Vol. 40, p. 755.

Proviso. Preventing shipment of prohibited birds, etc. Vol. 35, pp. 1135-1138.

Carrying illegally killed game. Vol. 31, p. 187.

Reindeer in Alaska. Improving industry, etc. Post, p. 1321.

Vol. 36, p. 327.

Protection of game. Vol. 35, p. 102.

Ante, p. 668.

Administrative expenses

For general administrative expenses connected with the above-mentioned lines of work, including cooperation with other Federal bureaus, departments, boards, and commissions, on request from them, \$11,000;

In all, general expenses, \$866,400.

Upper Mississippi River Refuge.

#### UPPER MISSISSIPPI RIVER REFUGE

Acquiring areas for.  
*Ante*, p. 650.

For the acquisition of areas of land or land and water pursuant to the Act entitled, "An Act to establish the Upper Mississippi River Wild Life and Fish Refuge," approved June 7, 1924, and for all necessary expenses incident thereto, including the employment of persons and means in the city of Washington and elsewhere, \$375,000 (of which \$75,000 shall be immediately available), being part of the sum of \$1,500,000 authorized to be appropriated for such purpose by section 10 of said Act; and for all necessary expenses of the Secretary of Agriculture authorized to be appropriated for by section 9 of said Act, \$25,000, to be immediately available; in all, \$400,000, which shall be available until expended: *Provided*, That the Secretary of Agriculture may incur obligations and enter into contracts for the acquisition of additional areas to an amount which, inclusive of the \$375,000 hereby appropriated, shall not exceed a total of \$1,500,000, and such contracts shall be deemed a contractual obligation of the Federal Government.

*Ante*, p. 652.  
*Post*, p. 1354.

*Proviso*.  
Contracts authorized for additional areas.

Deemed Federal obligations.

Services in the District.

Total, Bureau of Biological Survey, \$1,372,768, of which amount not to exceed \$213,463 may be expended for personal services in the District of Columbia.

Accounts and Disbursements Division.

#### DIVISION OF ACCOUNTS AND DISBURSEMENTS

Chief, and office personnel.

Salaries: For chief of division and other personal services in the District of Columbia in accordance with the Classification Act of 1923, \$78,460.

Library.

#### LIBRARY, DEPARTMENT OF AGRICULTURE

Librarian, and personnel.

Salaries: For librarian and other personal services in the District of Columbia in accordance with the Classification Act of 1923, \$38,680.

General expenses.

General expenses, Library: For books of reference, law books, technical and scientific books, newspapers and periodicals, and for expenses incurred in completing imperfect series; for the employment of additional assistants in the city of Washington and elsewhere; for official traveling expenses, and for library fixtures, library cards, supplies, and for all other necessary expenses, \$29,500, of which amount not to exceed \$5,080 may be expended for personal services in the District of Columbia.

Services in the District.

Total, Library, \$68,180.

Public Roads Bureau.

#### BUREAU OF PUBLIC ROADS

##### SALARIES

Chief, and office and field personnel.

For chief of bureau and other personal services in the District of Columbia in accordance with the Classification Act of 1923 and for personal services in the field, \$118,558.

General expenses.

##### GENERAL EXPENSES, BUREAU OF PUBLIC ROADS

Employees, supplies, publishing bulletins, etc.

For salaries and the employment of labor in the city of Washington and elsewhere, supplies, office fixtures, apparatus, traveling and

all other necessary expenses, for conducting investigations and experiments, and for collating, reporting, and illustrating the results of same, and for preparing, publishing, and distributing bulletins and reports, as follows: *Provided*, That no part of these appropriations shall be expended for the rent or purchase of road-making machinery, except such as may be necessary for field experimental work as hereinafter provided for;

*Proviso.*  
Road-making machinery restriction.

For inquiries in regard to systems of road management and economic studies of highway construction, operation, maintenance, and value, either independently or in cooperation with the State highway departments and other agencies, and for giving expert advice on these subjects, \$61,350;

Road management systems.

For investigations of the best methods of road making, especially by the use of local materials; for studying the types of mechanical plants and appliances used for road building and maintenance; for studying methods of road repair and maintenance suited to the needs of different localities; for maintenance and repairs of experimental highways, including the purchase of materials and equipment; for furnishing expert advice on these subjects; and for the employment of assistants and labor, \$82,951;

Materials, plants, etc., investigations.

Experimental highways.

For investigating and reporting upon the utilization of water in farm irrigation, including the best methods to apply in practice; the different kinds of power and appliances; the flow of water in ditches, pipes, and other conduits; the duty, apportionment, and measurement of irrigation water, the customs, regulations, and laws affecting irrigation; for investigating and reporting upon farm drainage and upon the drainage of swamp and other wet lands which may be made available for agricultural purposes; for preparing plans for the removal of surplus water by drainage; for the development of equipment for farm irrigation and drainage and for giving expert advice and assistance; for field experiments and investigations and the purchase and installation of equipment for experimental purposes; for the preparation and illustration of reports and bulletins; for investigating farm domestic water supply and drainage disposal, the construction of farm buildings and other rural engineering problems involving mechanical principles, including the erection of such structures outside of the District of Columbia as may be necessary for experimental purposes only; for rent outside the District of Columbia; the employment of assistants and labor in the city of Washington and elsewhere; and for supplies and all other necessary expenses, \$207,170.

Farm irrigation, etc., investigations.

Drainage of farms, swamp lands, etc.

Domestic water supply, farm buildings, construction, etc.

Outside rent.

The Secretary of Agriculture is authorized to expend not to exceed \$15,000 of the administrative fund provided by the Federal Aid Road Act of July 11, 1916, as amended, for supervising the preparation, distribution, and use of picric acid, trinitrotoluol, trojan powder, and such other surplus war explosives as may be made available for use in clearing stumps and stones from agricultural land, independently or in cooperation with agricultural colleges and other agencies, and for investigating and reporting upon the results obtained from the use of the explosives: *Provided*, That expenditures hereunder shall be reimbursed to the administrative fund by charge to other Federal activities, agricultural colleges, or other agencies to which the explosives are distributed;

Surplus war explosives.  
Distribution of, for agricultural uses.  
Vol. 42, p. 217.

*Proviso.*  
Reimbursement from activities receiving.

For general administrative expenses connected with the above-mentioned lines of investigations and experiments, \$14,935;

Administrative expenses.

In all, general expenses, \$366,406.

Total, Bureau of Public Roads, \$484,964, of which amount not to exceed \$211,754 may be expended for personal services in the District of Columbia.

Services in the District.

Agricultural Econom-  
ics Bureau.

## BUREAU OF AGRICULTURAL ECONOMICS

### SALARIES

Chief, and office and  
field personnel.

For chief of bureau and other personal services in the District of Columbia, in accordance with the Classification Act of 1923, and for personal services in the field, \$1,162,666.

General expenses.

### GENERAL EXPENSES, BUREAU OF AGRICULTURAL ECONOMICS

Employees, supplies,  
etc.

For salaries and the employment of labor in the city of Washington and elsewhere, furniture, supplies, traveling expenses, rent outside of the District of Columbia, and all other expenses necessary in conducting investigations, experiments, and demonstrations, as follows:

Administrative  
expenses.

For general administrative expenses in connection with the lines of investigation, experiment, and demonstration conducted in the Bureau of Agricultural Economics, \$36,613;

Farm management  
and practice.

To investigate and encourage the adoption of improved methods of farm management and farm practice, \$261,586: *Provided*, That of this amount \$150,000 may be used in ascertaining the cost of production of the principal staple agricultural products;

*Proviso.*  
Cost of producing  
staples.

Distributing informa-  
tion of farm products,  
marketing, etc.

For acquiring and diffusing among the people of the United States useful information on subjects connected with the marketing, handling, utilization, grading, transportation, and distributing of farm and nonmanufactured food products and the purchasing of farm supplies, including the demonstration and promotion of the use of uniform standards of classification of American farm products throughout the world, independently and in cooperation with other branches of the department, State agencies, purchasing and consuming organizations, and persons engaged in the marketing, handling, utilization, grading, transportation, and distributing of farm and food products, and for investigation of the economic costs of retail marketing of meat and meat products, \$550,988, of which \$25,000, or so much thereof as may be necessary, shall be available for completion of the investigation of the economic costs of retail marketing of meat and meat products;

Promoting standards  
of classification.

Cost of retail market-  
ing of meat, etc.

General agricultural  
and livestock informa-  
tion.

Collecting, publish-  
ing, etc., designated  
data

For collecting, compiling, abstracting, analyzing, summarizing, interpreting, and publishing data relating to agriculture, including crop and livestock estimates, acreage, yield, grades, stock, and value of farm crops, and numbers, grades, and value of livestock and livestock products on farms, in cooperation with the Extension Service and other Federal, State, and local agencies, \$472,910: *Provided*, That \$65,360 shall be available for collecting and disseminating to American producers, importers, exporters, and other interested persons information relative to the world supply of and need for American agricultural products, marketing methods, conditions, prices, and other factors, a knowledge of which is necessary to the advantageous disposition of such products in foreign countries, independently and in cooperation with other branches of the Government, State agencies, purchasing and consuming organizations, and persons engaged in the transportation, marketing, and distribution of farm and food products, including the purchase of such books and periodicals as may be necessary in connection with this work: *Provided further*, That no part of the funds herein appropriated shall be available for any expense incident to ascertaining, collating, or publishing a report stating the intentions of farmers as to the acreage to be planted in cotton;

*Provisos.*  
Disseminating infor-  
mation of world supply  
and need for American  
agricultural products,  
etc.

Cooperation with  
other agencies.

Not available for in-  
tended cotton acreage  
planting.

Perishable farm prod-  
ucts.

For enabling the Secretary of Agriculture to investigate and certify to shippers and other interested parties the class, quality,

and/or condition of cotton and fruits, vegetables, poultry, butter, hay, and other perishable farm products when offered for interstate shipment or when received at such important central markets as the Secretary of Agriculture may from time to time designate, or at points which may be conveniently reached therefrom, under such rules and regulations as he may prescribe, including payment of such fees as will be reasonable and as nearly as may be to cover the cost for the service rendered: *Provided*, That certificates issued by the authorized agents of the departments shall be received in all courts of the United States as prima facie evidence of the truth of the statements therein contained, \$348,755;

Certifying condition of shipments, etc., of, at central markets.

*Proviso.*  
Legal effect of certificates.

For collecting, publishing, and distributing, by telegraph, mail, or otherwise, timely information on the market supply and demand, commercial movement, location, disposition, quality, condition, and market prices of livestock, meats, fish, and animal products, dairy and poultry products, fruits and vegetables, peanuts and their products, grain, hay, feeds, and seeds, and other agricultural products, independently and in cooperation with other branches of the Government, State agencies, purchasing and consuming organizations, and persons engaged in the production, transportation, marketing, and distribution of farm and food products, \$719,748;

Livestock, dairy, agricultural, etc., products.

Collecting, distributing, etc., information of market conditions of designated.

In all, general expenses, \$2,390,600.

**ENFORCEMENT OF THE UNITED STATES COTTON FUTURES ACT AND UNITED STATES COTTON STANDARDS ACT**

Cotton Futures, and Cotton Standards Acts.

To enable the Secretary of Agriculture to carry into effect the provisions of the United States Cotton Futures Act, as amended March 4, 1919, and to carry into effect the provisions of the United States Cotton Standards Act, approved March 4, 1923, including all expenses necessary for the purchase of equipment and supplies; for travel; for the employment of persons in the city of Washington and elsewhere; and for all other expenses, including rent outside of the District of Columbia, that may be necessary in executing the provisions of these Acts, including such means as may be necessary for effectuating agreements heretofore or hereafter made with cotton associations, cotton exchanges, and other cotton organizations in foreign countries, for the adoption, use, and observance of universal standards of cotton classification, for the arbitration or settlement of disputes with respect thereto, and for the preparation, distribution, inspection, and protection of the practical forms or copies thereof under such agreements, \$188,500.

Enforcement expenses.

Vol. 39, p. 476; Vol. 40, p. 1331; Vol. 42, p. 1517.

Outside rents.

Agreements to effect use of standards, arbitration of disputes, etc., in foreign countries.

**ENFORCEMENT OF THE UNITED STATES GRAIN STANDARDS ACT**

Grain Standards Act.

To enable the Secretary of Agriculture to carry into effect the provisions of the United States Grain Standards Act, including rent outside of the District of Columbia and the employment of such persons and means as the Secretary of Agriculture may deem necessary, in the city of Washington and elsewhere, \$598,940.

Enforcement expenses.

Vol. 39, p. 482.

**ADMINISTRATION OF THE UNITED STATES WAREHOUSE ACT**

Warehouse Act.

To enable the Secretary of Agriculture to carry into effect the provisions of the United States Warehouse Act, including the payment of such rent outside of the District of Columbia and the employment of such persons and means as the Secretary of Agriculture may deem necessary, in the city of Washington and elsewhere, \$205,060.

Administration expenses.

Vol. 39, p. 486; Vol. 42, p. 1232.

Standard Container Act.

ENFORCEMENT OF THE STANDARD CONTAINER ACT

Enforcement expenses.  
Vol. 39, p. 673.

To enable the Secretary of Agriculture to carry into effect the Act entitled "An Act to fix standards for Climax baskets for grapes and other fruits and vegetables, and to fix standards for baskets and other containers for small fruits, berries, and vegetables, and for other purposes," approved August 31, 1916, including the employment of such persons and means as the Secretary of Agriculture may deem necessary in the city of Washington and elsewhere, \$5,000.

Wool clip of 1918.

COMPLETION OF WOOL WORK

Completing distribution among owners, of money collected.

To enable the Bureau of Agricultural Economics to complete the work of the Domestic Wool Section of the War Industries Board and to enforce Government regulations for handling the wool clip of 1918 as established by the Wool Division of said board, pursuant to the Executive order dated December 31, 1918, transferring such work to the said bureau, \$11,290, and to continue, as far as practicable, the distribution among the growers of the wool clip of 1918 of all sums heretofore or hereafter collected or recovered with or without suit by the Government from all persons, firms, or corporations which handled any part of the wool clip of 1918.

Center Market, D. C.

CENTER MARKET, DISTRICT OF COLUMBIA

Operation and management expenses.  
Vol. 41, p. 1441.

Operation and Management: To enable the Secretary of Agriculture, in carrying out the provisions of the Act of March 4, 1921 (Forty-first Statutes at Large, page 1441), to pay for ice, electricity, gas, fuel, travel, stationery, printing, telegrams, telephones, labor, supplies, materials, equipment, miscellaneous expenses, necessary repairs and alterations, to be reimbursed by any person for whose account any such expenditure may be made: *Provided*, That the Secretary of Agriculture may purchase necessary supplies and equipment for use at Center Market, without regard to awards made by General Supply Committee; to continue the employment of the necessary persons under the conditions in existence at the time of the taking over of the property by the Secretary of Agriculture, with such changes thereof as he may find necessary; to provide a fund for the payment of freight, express, drayage, and other charges and claims against the commodities accepted for storage, and to require reimbursement thereof with interest at the rate of 6 per centum per annum under such rules as the Secretary of Agriculture may prescribe, and to remove, sell, or otherwise dispose of such commodities held as security for such payment when such reimbursement is not made when due, all reimbursement of such payments and all receipts from such disposition of commodities to be credited to such fund and to be reexpendable therefrom; and to use such other means as the Secretary of Agriculture may find necessary for the proper occupancy and use by the Government and its tenants of said property, \$176,000: *Provided*, That not more than \$500 may be used for the payment of claims for the loss of or damage to goods while in storage in Center Market that have accrued or may accrue at any time during the operation thereof by the Secretary of Agriculture in accordance with such regulations as he may prescribe.

*Proviso.*  
Purchases for, without regard to Supply Committee awards.

Fund for charges, etc.

*Proviso.*  
Claims for storage loss or damage.

Services in the District.

Total, Bureau of Agricultural Economics, \$4,738,056, of which amount not to exceed \$1,792,498 may be expended for personal services in the District of Columbia.

**BUREAU OF HOME ECONOMICS**

Home Economics Bureau.

**SALARIES**

For chief of bureau and other personal services in the District of Columbia in accordance with the Classification Act of 1923, \$27,244. Chief, and office personnel.

**GENERAL EXPENSES, BUREAU OF HOME ECONOMICS**

General expenses.

To enable the Secretary of Agriculture to investigate the relative utility and economy of agricultural products for food, clothing, and other uses in the home, with special suggestions of plans and methods for the more effective utilization of such products for these purposes, and to disseminate useful information on this subject, including the employment of labor in the city of Washington and elsewhere, supplies, and all other necessary expenses, \$90,000, of which amount not to exceed \$80,885 may be expended for personal services in the District of Columbia. Utilizing farm products in the home, etc.  
Employment of labor.  
Services in the District.

Total, Bureau of Home Economics, \$117,244.

**ENFORCEMENT OF THE INSECTICIDE ACT**

Insecticide act.

**SALARIES**

For executive officer and other personal services in the District of Columbia in accordance with the Classification Act of 1923 and personal services in the field, \$37,020. Executive officer, and office and field personnel.

**GENERAL EXPENSES, ENFORCEMENT OF THE INSECTICIDE ACT**

General expenses.

For salaries and the employment of labor in the city of Washington and elsewhere, furniture, supplies, traveling expenses, rent outside of the District of Columbia, and for all necessary expenses, as follows: Employees, supplies, etc.

To enable the Secretary of Agriculture to carry into effect the provisions of the Act of April 26, 1910, entitled "An Act for preventing the manufacture, sale, or transportation of adulterated or misbranded Paris greens, lead arsenates, other insecticides, and also fungicides, and for regulating traffic therein, and for other purposes," \$163,775. Preventing sale, etc., of adulterated insecticides and fungicides. Vol. 36, p. 331.

Total, enforcement of the Insecticide Act, \$200,795, of which amount not to exceed \$105,260 may be expended for personal services in the District of Columbia. Services in the District.

**FEDERAL HORTICULTURAL BOARD**

Federal Horticultural Board.

**SALARIES**

For secretary of the board and other personal services in the District of Columbia in accordance with the Classification Act of 1923 and personal services in the field, \$59,240. Secretary, and office and field personnel.

**GENERAL EXPENSES, FEDERAL HORTICULTURAL BOARD**

General expenses.

For salaries and the employment of labor in the city of Washington and elsewhere, furniture, supplies, traveling expenses, rent outside of the District of Columbia, and for all other necessary expenses, as follows: Employees, supplies, etc.

To enable the Secretary of Agriculture to carry into effect the provisions of the Act of August 20, 1912, as amended, entitled "An Act Enforcing nursery plant quarantine, etc. Vol. 37, pp. 315, 850.

Preventing entry of Mexican cotton and cottonseed.

*Proviso.*  
Receipts for cleaning, etc., to be deposited in the Treasury.

Potato wart.  
Emergency expenses for exterminating, etc.

Outside rent.

Pink bollworm of cotton.

Emergency appropriation for eradicating.

Cooperation with Mexico in exterminating, etc.

Investigating for control.

Surveys, inspection, etc., in United States.

Cooperation with Mexican authorities for extermination.

*Provisos.*  
Nonproduction re-  
imbursement.  
Vol. 42, p. 158.

No pay for crops, etc., destroyed.

Parlatoria date scale.

Emergency expenses for exterminating.

to regulate the importation of nursery stock and other plants and plant products; to enable the Secretary of Agriculture to establish and maintain quarantine districts for plant diseases and insect pests; to permit and regulate the movement of fruits, plants, and vegetables therefrom, and for other purposes"; to prevent the movement of cotton and cottonseed from Mexico into the United States, including the regulation of the entry into the United States of railway cars and other vehicles, and freight, express, baggage, or other materials from Mexico, and the inspection, cleaning, and disinfection thereof: *Provided*, That any moneys received in payment of charges fixed by the Secretary of Agriculture on account of such cleaning and disinfection at plants constructed therefor out of any appropriation made on account of the pink bollworm of cotton shall be covered into the Treasury as miscellaneous receipts, \$370,000;

To enable the Secretary of Agriculture to meet the emergency caused by the establishment of the potato wart in eastern Pennsylvania and to provide means for the extermination of this disease in Pennsylvania or elsewhere in the United States, in cooperation with the State or States concerned, including rent outside the District of Columbia, employment of labor in the city of Washington or elsewhere, and all other necessary expenses, \$5,110;

In all, general expenses, \$375,110.

#### ERADICATION OF PINK BOLLWORM

To enable the Secretary of Agriculture to meet the emergency caused by the existence of the pink bollworm of cotton in Mexico, and to prevent the establishment of such insect in the United States by the employment of all means necessary, including rent outside of the District of Columbia and the employment of persons and means in the city of Washington and elsewhere, \$300,000, as follows:

To make surveys to determine the actual distribution of the pink bollworm in Mexico and to exterminate local infestations in Mexico near the border of the United States, in cooperation with the Mexican Government or local Mexican authorities, \$8,860;

To investigate in Mexico or elsewhere the pink bollworm as a basis for control measures, \$5,000;

To conduct surveys and inspections in Texas or in any other State to detect any infestation and to conduct such control measures, including the establishment of cotton-free areas, in cooperation with the State of Texas or other States concerned, as may be necessary to stamp out such infestation, to establish in cooperation with the States concerned a zone or zones free from cotton culture on or near the border of any State or States adjacent to Mexico, and to cooperate with the Mexican Government or local Mexican authorities, or otherwise, by undertaking in Mexico such measures for the extermination of the pink bollworm of cotton as shall be determined to be practicable from surveys showing its distribution, \$286,140:

*Provided*, That not to exceed \$200,000 may be available for reimbursement to cotton-growing States, for expenses incurred by them in connection with losses due to enforced nonproduction of cotton in certain zones in the manner and upon the terms and conditions set forth in Senate Joint Resolution Numbered 72, approved August 9, 1921: *Provided further*, That no part of the money herein appropriated shall be used to pay the cost or value of crops or other property injured or destroyed.

#### ERADICATION OF THE PARLATORIA DATE SCALE

To enable the Secretary of Agriculture to meet the emergency caused by the existence of the Parlatoria date scale in California,

Arizona, or any other State, and to provide means for the extermination of this insect in California, Arizona, or elsewhere in the United States, in cooperation with the States concerned, \$21,760.

Total, Federal Horticultural Board, \$756,110, of which amount not to exceed \$158,139 may be expended for personal services in the District of Columbia.

State cooperation.

Services in the District.

## INTERCHANGE OF APPROPRIATIONS

Interchange of appropriations.

Not to exceed 10 per centum of the foregoing amounts for the miscellaneous expenses of the work of any bureau, division, or office herein provided for shall be available interchangeably for expenditures on the objects included within the general expenses of such bureau, division, or office, but no more than 10 per centum shall be added to any one item of appropriation except in cases of extraordinary emergency, and then only upon the written order of the Secretary of Agriculture.

Allowed of miscellaneous expenses of bureaus, etc.

## MISCELLANEOUS ITEMS

Miscellaneous.

### FOREST FIRE COOPERATION

Forest fire prevention.

For cooperation with the various States or other appropriate agencies in forest-fire prevention and suppression and the protection of timbered and cut-over lands in accordance with the provisions of sections 1, 2, and 3 of the Act entitled "An Act to provide for the protection of forest lands, for the reforestation of denuded areas, for the extension of national forests, and for other purposes, in order to promote continuous production of timber on lands chiefly valuable therefor," approved June 7, 1924, including also the study of the effect of tax laws and the investigation of timber insurance as provided in section 3 of said act, \$660,000, of which \$17,897 shall be available for personal services in the District of Columbia and not to exceed \$5,903 for the purchase of supplies and equipment required for the purposes of said Act in the District of Columbia.

Cooperation with States, etc., for protection of timber and cut-over lands.

*Ante*, p. 653.

Tax laws and timber insurance.

Services, etc., in the District.

### COOPERATIVE FARM FORESTRY

Farm forestry.

For cooperation with appropriate officials of the various States or with other suitable agencies to assist the owners of farms in establishing, improving, and renewing wood lots, shelter belts, windbreaks, and other valuable forest growth, and in growing and renewing useful timber crops under the provisions of section 5 of the Act entitled "An Act to provide for the protection of forest lands, for the reforestation of denuded areas, for the extension of national forests, and for other purposes, in order to promote the continuous production of timber on lands chiefly suitable therefor," approved June 7, 1924, \$50,000, of which amount not to exceed \$2,650 may be expended for personal services in the District of Columbia.

Cooperation with States, etc., to assist farm owners in wood lots, timber crops, etc.

*Ante*, p. 654.

Services in the District.

### COOPERATIVE DISTRIBUTION OF FOREST PLANTING STOCK

Forest planting stock.

For cooperation with the various States in the procurement, production, and distribution of forest-tree seeds and plants in establishing windbreaks, shelter belts, and farm wood lots upon denuded or nonforested lands within such cooperating States, under the provisions of section 4 of the Act entitled "An Act to provide for the protection of forest lands, for the reforestation of denuded areas, for the extension of national forests, and for other purposes, in

Cooperation with States for forest tree seeds, etc., for planting denuded or nonforested lands.

*Ante*, p. 654.

Services in the District.

order to promote the continuous production of timber on lands chiefly suitable therefor," approved June 7, 1924, \$50,000, of which amount not to exceed \$2,650 may be expended for personal services in the District of Columbia.

Additional forest lands.

#### ACQUISITION OF ADDITIONAL FOREST LANDS

Acquiring, under conservation Act. Vol. 36, p. 961. *Ante*, p. 654.

For the acquisition of additional lands at headwaters of navigable streams, to be expended under the provisions of the Act of March 1, 1911 (Thirty-sixth Statutes at Large, page 961), as amended, \$1,000,000, of which amount not to exceed \$14,800 may be expended for departmental personal services in the District of Columbia.

Cane sugar and cotton districts.

#### EXPERIMENTS AND DEMONSTRATIONS IN LIVESTOCK PRODUCTION IN THE CANE-SUGAR AND COTTON DISTRICTS OF THE UNITED STATES

Cooperative experiments, etc., with States in livestock production in.

To enable the Secretary of Agriculture, in cooperation with the authorities of the States concerned, or with individuals, to make such investigations and demonstrations as may be necessary in connection with the development of livestock production in the cane-sugar and cotton districts of the United States, \$43,930.

Woodward, Okla.

#### FIELD STATION, WOODWARD, OKLAHOMA

Livestock department in field station at. Maintenance, etc.

For the maintenance in connection with the Woodward, Oklahoma, Field Station of a livestock department, through which experiments and demonstrations in livestock breeding, growing, and feeding, including both beef and dairy animals, may be made, \$12,300, of which sum the Secretary of Agriculture is hereby authorized to use not exceeding \$4,000 for the erection of necessary buildings for the protection and care of said animals.

Buildings.

Western irrigated, etc., lands.

#### EXPERIMENTS IN DAIRYING AND LIVESTOCK PRODUCTION IN SEMIARID AND IRRIGATED DISTRICTS OF THE WESTERN UNITED STATES

Dairying and meat production experiments in.

To enable the Secretary of Agriculture to conduct investigations and experiments in problems connected with the establishment of dairying and meat-production enterprises on the semiarid and irrigated lands of the western United States, including the purchase of livestock and the employment of necessary persons and means in the city of Washington and elsewhere, \$39,610.

Passenger vehicles.

#### PASSENGER-CARRYING VEHICLES

Allowance for, in lump-sum appropriations.

That not to exceed \$150,000 of the lump-sum appropriations herein made for the Department of Agriculture shall be available for the purchase, maintenance, repair, and operation of motor-propelled and horse-drawn passenger-carrying vehicles necessary in the conduct of the field work of the Department of Agriculture outside the District of Columbia: *Provided*, That not to exceed \$46,000 of this amount shall be expended for the purchase of such vehicles, and that such vehicles shall be used only for official service outside the District of Columbia, but this shall not prevent the continued use for official service of motor trucks in the District of Columbia: *Provided further*, That the Secretary of Agriculture is authorized to purchase, from the funds provided for carrying out the provisions of the Federal Highway Act of November 9, 1921 (Forty-second Statutes at Large, page 212), not to exceed \$35,000 for motor-propelled passenger-carrying vehicles to replace such vehicles transferred under authority of the Acts of February 28, 1919 (Fortieth

*Proviso*. Purchases and use limited.

Purchases to replace vehicles transferred from War Department for roads, etc. Vol. 42, p. 212.

Vol. 40, p. 1201.

Statutes at Large, page 1201), March 15, 1920 (Forty-first Statutes at Large, page 530), and November 9, 1921 (Forty-second Statutes at Large, page 212), from the War Department and retained and used by the Secretary of Agriculture in the construction and maintenance of national forest roads or other roads constructed under his direct supervision which are or may become unserviceable: *Provided further*, That the Secretary of Agriculture shall, on the first day of each regular session of Congress, make a report to Congress showing the amount expended under the provisions of this paragraph during the preceding fiscal year: *Provided further*, That the Secretary of Agriculture may exchange motor-propelled and horse-drawn vehicles, and boats, and parts, accessories, tires, or equipment thereof, in whole or in part payment for vehicles, or boats, or parts, accessories, tires, or equipment of such vehicles, or boats, purchased by him.

Vol. 41, p. 530.  
Vol. 42, p. 212.

Report of expenditures.

Exchanges authorized for new vehicles, boats, etc.

**ERADICATION OF FOOT-AND-MOUTH AND OTHER CONTAGIOUS DISEASES OF ANIMALS**

Contagious diseases of animals.

In case of an emergency arising out of the existence of foot-and-mouth disease, rinderpest, contagious pleuropneumonia, or other contagious or infectious disease of animals which, in the opinion of the Secretary of Agriculture, threatens the livestock industry of the country, he may expend, in the city of Washington or elsewhere, the sum of \$10,980, together with any unexpended balances of appropriations heretofore made for this purpose, in the arrest and eradication of any such disease, including the payment of claims growing out of past and future purchases and destruction, in cooperation with the States, of animals affected by or exposed to, or of materials contaminated by or exposed to, any such disease, wherever found and irrespective of ownership, under like or substantially similar circumstances, when such owner has complied with all lawful quarantine regulations: *Provided*, That the payment for animals hereafter purchased may be made on appraisalment based on the meat, dairy, or breeding value, but in case of appraisalment based on breeding value no appraisalment of any animal shall exceed three times its meat or dairy value, and except in case of an extraordinary emergency, to be determined by the Secretary of Agriculture, the payment by the United States Government for any animal shall not exceed one-half of any such appraisalments.

Emergency appropriation for eradicating.

*Ante*, p. 111.

*Ante*, p. 682.

Payment of claims for animals destroyed, etc.

*Proviso*. Appraisalment of meat, etc., values.

**MILEAGE RATES FOR MOTOR VEHICLES**

Whenever, during the fiscal year ending June 30, 1926, the Secretary of Agriculture shall find that the expenses of travel, including travel at official stations, can be reduced thereby, he may, in lieu of actual operating expenses, under such regulations as he may prescribe, authorize the payment of not to exceed 3 cents per mile for motor cycle or 7 cents per mile for an automobile, used for necessary travel on official business.

Travel expenses.

Allowance for, by motor vehicles.

**ENFORCEMENT OF PACKERS AND STOCKYARDS ACT**

To enable the Secretary of Agriculture to carry into effect the provisions of the Packers and Stockyards Act, approved August 15, 1921, \$480,000, of which amount not to exceed \$160,220 may be expended for personal services in the District of Columbia: *Provided*, That the Secretary of Agriculture may require reasonable bonds from every market agency and dealer, under such rules and regulations as he may prescribe, to secure the performance of their obliga-

Packers and Stockyards Act.

Enforcement expenses.  
Vol. 42, p. 159.

*Proviso*. Bonds from agency and dealer.

Suspension for violations.

tions, and whenever, after due notice and hearing, the Secretary finds any registrant is insolvent or has violated any provision of said Act he may issue an order suspending such registrant for a reasonable specified period. Such order of suspension shall take effect within not less than five days, unless suspended or modified or set aside by the Secretary of Agriculture or a court of competent jurisdiction.

Grain Futures Act.

#### ENFORCEMENT OF THE GRAIN FUTURES ACT

Enforcement expenses.

Vol. 42, p. 998.

Services in the District.

To enable the Secretary of Agriculture to carry into effect the provisions of the Grain Futures Act, approved September 21, 1922, \$111,530, of which amount not to exceed \$24,647 may be expended for personal services in the District of Columbia.

Seed-grain loans.

#### COLLECTION OF SEED-GRAIN LOANS

Collecting, from farmers.

Vol. 41, p. 1347.

Vol. 42, p. 467.

*Ante*, p. 110.

To enable the Secretary of Agriculture to collect moneys due the United States on account of loans made to farmers under the seed-grain loan provisions of the Act of March 3, 1921, the Seed Grain Loan Act of March 20, 1922, and the Seed and Feed Loan Act of April 26, 1924, including the employment of such persons and means in the city of Washington and elsewhere as may be necessary, \$24,000.

Federal Highway Act.

#### FOREST ROADS AND TRAILS

Roads and trails in forests.

*Post*, p. 889.

Vol. 42, pp. 218, 660.

*Provisos.*  
Payment of incurred obligations.

Vol. 39, p. 358.

Vol. 42, pp. 218, 660.

Limit to a State or Territory.

For carrying out the provisions of section 23 of the Federal Highway Act approved November 9, 1921, \$4,000,000 to remain available until expended, and of which amount not to exceed \$3,000 may be expended for departmental personal services in the District of Columbia, being the remainder of the sum of \$6,500,000 authorized to be appropriated for the fiscal year ending June 30, 1925, by paragraph 2 of section 4 of the Act making appropriations for the Post Office Department for the fiscal year 1923, approved June 19, 1922: *Provided*, That the appropriations heretofore, herein, and hereafter made for the purpose of carrying out the provisions of section 8 of the Act of July 11, 1916, and of section 23 of the Federal Highway Act of November 9, 1921, and Acts amendatory thereof and supplemental thereto, shall be considered available for the purpose of discharging the obligations created hereunder in any State or Territory: *Provided further*, That the total expenditures on account of any State or Territory shall at no time exceed its authorized apportionment.

Federal Aid Highway System.

#### FEDERAL AID HIGHWAY SYSTEM

Cooperation with States in constructing rural post roads.

*Post*, p. 889.

Vol. 39, p. 355; Vol. 40, p. 1291; Vol. 42, pp. 660, 1157.

Departmental services in the District.

Use of annual allotments.

For carrying out the provisions of the Act entitled "An Act to provide that the United States shall aid the States in the construction of rural post roads, and for other purposes," approved July 11, 1916, and all Acts amendatory thereof and supplementary thereto, to be expended in accordance with the provisions of said Act as amended, \$76,000,000, to remain available until expended, of which amount not to exceed \$454,971 may be expended for departmental personal services in the District of Columbia, being \$25,000,000, the remainder of the sum of \$50,000,000 authorized to be appropriated for the fiscal year ending June 30, 1923; \$35,700,000, the remainder of the sum of \$65,000,000 authorized to be appropriated for the fiscal year ending June 30, 1924; and \$15,300,000, being part of the sum of \$75,000,000 authorized to be appropriated for the fiscal year ending June 30, 1925, by paragraph 1 of section 4 of the Act making appropriations for the Post Office Department for the fiscal year 1923, approved June 19, 1922.

Vol. 42, p. 660.

The Secretary of Agriculture is authorized to enter into leases for the Bieber Building, 1358 B Street southwest, and the warehouse now under construction at the southeast corner of Linworth Place and C Street southwest, for a period not to exceed ten years, provided in his judgment it is of advantage to the Government of the United States to do so. Such leases shall have the approval of the Public Buildings Commission.

Bieber Building, etc., D. C. Leases authorized for ten years.

Total, Department of Agriculture, \$124,774,441.

Approved, February 10, 1925.

**CHAP. 201.**—An Act To authorize and provide for the manufacture, maintenance, distribution, and supply of electric current for light and power within the district of Hamakua, on the island and county of Hawaii, Territory of Hawaii.

February 10, 1925.  
[H. R. 6070.]  
[Public, No. 391.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,*

**SECTION. 1.** M. S. Botelho, of Honokaa, district of Hamakua, county of Hawaii, Territory of Hawaii, his associates, successors, and assigns, or such corporations as he may or they shall cause to be incorporated under the laws of the Territory of Hawaii (he or they being hereinafter referred to as "the association"), are hereby granted the right, authority, and privilege to manufacture, sell, furnish, and supply electric light, electric current, or electric power in the district of Hamakua, on the island of Hawaii, Territory of Hawaii, for lighting the streets, roads, public and private buildings, or for motive power, or for any other purpose which the association may deem advisable, and from time to time, for the purposes above mentioned, subject to the approval and supervision of the board of officials having charge of said streets or roads, to construct, maintain, and operate suitable poles, lines, wires, cables, lamps, lamp-posts, conductors, conduits, and such other appliances and appurtenances as may from time to time be necessary for the transmission, distribution, or supply of electricity to consumers thereof, under, along, upon, and over the streets, sidewalks, roads, squares, bridges, alleys, and lanes in said district of Hamakua, on said island of Hawaii, and to connect the said wires, lines, and conductors with any manufactory, private or public buildings, lamps, lamp-posts, or other structure or objects with the place of supply.

Hawaii.  
M. S. Botelho and associates granted right to operate electric plant, etc., in district of Hamakua, island of Hawaii.

**SEC. 2.** The officials or boards having charge of said streets or roads, are hereby authorized to make from time to time, change, amend, or add to, reasonable rules regulating the placing of poles, the insulation of wires and apparatus carrying electric current, the excavation of conduits, and the maintenance in good repair of all poles, wires, and apparatus generally, concerning the manufacture and supply of electricity which may be necessary for the public safety and welfare.

Regulations to be prescribed by street officials, etc.

**SEC. 3.** All poles, lines, wires, cables, lamps, lamp-posts, conductors, conduits, and other apparatus constructed, maintained or operated under, along, upon, or over the streets, sidewalks, roads, squares, bridges, alleys, and lanes in said district, on the island of Hawaii, shall be so constructed and maintained and operated by the association as not to unnecessarily interfere with the use of such streets, sidewalks, roads, squares, bridges, alleys, and lanes by the public.

Interference with public use of streets, etc., restricted.

**SEC. 4.** The entire plant, lines, poles, and all other apparatus and equipment shall at all times be subject and open to the inspection of the officials or boards having charge of said streets, or roads, or any officer appointed by them for that purpose.

Inspection.

**SEC. 5.** The association shall also have the right to maintain, use, and operate electric meters, or other means of measuring electric light,

Maintenance of meters, etc.

power, or current supplied from time to time and to locate the same at such places as may be deemed necessary for their protection; and also to charge, receive, and collect from all consumers of electricity such reasonable prices as may be from time to time fixed and determined by the association: *Provided, however,* That power is hereby conferred upon the courts of competent jurisdiction, or any utility commission which is, or may hereafter be, created by law of the Territory of Hawaii, or of the United States, at all times and upon the petition of any consumer of electric power or lights from the said association, to hear and determine from time to time whether an existing rate or rates, are unreasonable; and if a rate be unreasonable to order the same to be decreased, and to enforce such orders by appropriate judgment or decree.

*Proviso.*  
Jurisdiction of courts  
as to rates.

Connection costs to  
consumers.

SEC. 6. The association shall also have the right to charge consumers or applicants for the use of electricity, one-half of the costs and expense of making connections between the nearest line of supply and the premises where the electricity is to be used; such cost and expense to include the price of all wires, poles, insulators, and other material and labor necessary to be used in making such connections: *Provided, however,* That the said association shall not be required to make, construct, or maintain said connections as aforesaid for supplying light or power, unless the applicant therefor, if required, shall deposit in advance with them, a sum of money sufficient to pay one-half of the total estimated cost and expense of making and constructing such connections and for current for the period of one month.

*Proviso.*  
Deposit in advance.

Right to hold prop-  
erty, etc.

SEC. 7. The association shall have the right to acquire, hold, or take over, either by purchase or lease, property, both real, personal, or mixed, as may be necessary or incidental to the proper conduct of his or their business; but he or they shall not have the power or right to purchase franchises and property of any other company of like nature.

Limitation.

Mortgages, and issue  
of bonds, authorized.

SEC. 8. The association whenever from time to time it shall be deemed expedient in furtherance of the objects for which this franchise is granted, shall have the power to borrow money, and to secure the payments thereof, with the interest agreed upon by the mortgage of any or all of its property, and all franchises and privileges granted or obtained by virtue of this Act, or if it is deemed advisable, bonds may be issued, secured by deed of trust of such property, and all future property acquired, as well as the income and receipts of the property from whatever source derived and in such form and upon such terms as he or they shall deem advisable: *Provided,* That nothing in this section contained shall operate to prevent the association from obtaining the usual business credits, and to make promissory notes without security: *And provided further,* That no mortgage or deed of trust shall be made by such association for an amount exceeding 60 per centum of the actual value of the physical property of such association as determined by appraisal of the Public Utilities Commission of Hawaii.

*Provisos.*  
Business credits.

Mortgages limited.

No exclusive right  
granted.

SEC. 9. It is hereby expressly provided that nothing herein contained shall be so construed as to grant to the association an exclusive right to furnish, sell, or supply the electric current for light and power, and said association and the franchise, rights, and privileges granted hereby shall be subject in all respects to such law establishing a public utility commission and such other laws of a general nature as may be applicable from time to time to electric light and power plants or companies operating them in the Territory of Hawaii, or the county of Hawaii, or their successors.

Proceedings on fail-  
ure of association to  
comply with con-  
ditions.

SEC. 10. If the said association shall fail or refuse to do or perform or comply with any of the provisions of this Act, or the laws of the

Territory of Hawaii, or of the county of Hawaii, or the rules promulgated under section 2 of this Act, and continues to refuse and fail to perform or comply therewith after reasonable notice given by the superintendent of public works, or any proper county or municipal officer or board, said officer or board may, with the consent of the governor and of the attorney general, cause proceedings to be instituted before an appropriate tribunal to have the franchise granted hereby and all rights and privileges accruing thereunder forfeited and declared null and void.

SEC. 11. The association shall, within one month after the expiration of each calendar year, file with the treasurer of the county of Hawaii, a statement showing the gross receipts from the sale of electric current for light and power furnished by it during such year and shall at the same time pay to the treasurer of the county of Hawaii for and on behalf of said county 2½ per centum of the gross receipts from all electric current for light or power furnished to consumers during the year preceding.

Yearly statement of receipts to be filed.

Tax payable to county.

SEC. 12. This franchise and the person or corporation holding the same shall be subject as to reasonableness of rates, prices, and charges, and in all other respects to the provisions of chapter 128 of the Revised Laws of Hawaii, 1915, creating a public utilities commission, and all amendments thereto for the regulation of the public utilities in said Territory.

Subject to Hawaiian laws regulating public utilities.

SEC. 13. The Public Utilities Commission of the Territory of Hawaii is hereby granted power, subject to section 2 hereof, to order said association, its successors or assigns, to make extensions of its service lines whenever it shall be made to appear that said extension is a public necessity and that the total plant of said association, including such extension or extensions, can be made to earn a reasonable profit on the cost and maintenance of the same: *Provided*, That orders of the public utilities commission herein provided for shall be subject to review by the courts of the Territory as provided by law.

Extensions on order of Public Utilities Commission.

Proviso. Orders reviewable by Territorial courts.

SEC. 14. The right hereby granted shall cease and determine if operations hereunder are not commenced by beginning the construction of buildings or other work for manufacturing or supplying electric current for light or power or by placing poles and wiring the same, or constructing conduits and laying wires therein, in any of the streets, roads, or other places hereinbefore mentioned, for the purpose of conducting electric current for light and power, and unless the association shall actually have expended in such work a sum not less than \$5,000 within one year from and after the date of the approval of this Act.

Time limit for construction, operation, etc.

SEC. 15. That the Territory of Hawaii, the county of Hawaii, or any political subdivision thereof, may at any time and upon six months' notice in writing to the association, given pursuant to proper authority, when so authorized by the Legislature of the Territory of Hawaii, acquire by purchase all the property of the association, subject to the then existing charges thereon.

Acquirement of property by Territory, etc., authorized.

The amount to be paid to the association for such purchase shall be determined by a commission of three persons, one to be appointed by the association, or in case it should fail to do so within thirty days after having been requested to do so by the purchaser, then by the chief justice of the Supreme Court of Hawaii, one by the purchaser, and the third by the two so appointed, or in case they should fail to agree upon the third member within thirty days, then by said chief justice, any such action by the chief justice to be taken only after giving to each party notice and an opportunity to be heard, but such amount shall in no case exceed the actual value of tangible property at the time of the taking. The value of the franchise or

Purchase to be determined by commission of three.

Good will, etc., not considered.

good will or any other intangible element shall not be considered in determining the amount to be paid.

Appeal to Territorial  
supreme court.  
Procedure.

Either the association or the purchaser may appeal to the Supreme Court of the Territory of Hawaii from the decision of such commission by filing a written notice of appeal with the commission within five days after the decision is rendered. It shall thereupon be the duty of the commission immediately to certify up to the supreme court the record of its proceedings, showing in such certificate the valuation claimed by the association, the value claimed by the purchaser, and the valuation as determined by the commission. Such certificate shall be accompanied by copies of all papers, documents and evidence upon which the decision of the commission was based, and a copy of such decision. Upon any such appeal, the supreme court may, in its behalf, take or require further evidence to be introduced by either party and the said court shall have power to confirm, decrease, or increase the said award. Within six months after the final determination of the purchase price as aforesaid, the same shall be paid to the association, and thereupon the franchise granted hereby shall cease and determine, and all the property of said association shall become the property of such purchaser without any further conveyance, but said association shall make all further conveyances as may be desired by the purchaser and approved by said commission or said court on appeal.

Franchise to cease on  
final determination and  
payment of price.

Amendment.

SEC. 16. The Congress of the United States may at any time alter, amend, or repeal this Act.

Approved, February 10, 1925.

February 11, 1925.

[H. R. 3669.]

[Public, No. 392.]

**CHAP. 203.**—An Act To provide for the inspection of the battle fields of the siege of Petersburg, Virginia.

Petersburg, Va., bat-  
tle fields.

Commission created.

Army Engineer of-  
ficer.

United States Civil  
War veteran.

Confederate States  
Civil War veteran.

Qualifications of com-  
mission.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That a commission is hereby created, to be composed of the following members, who shall be appointed by the Secretary of War:

(1) A commissioned officer of the Corps of Engineers, United States Army;

(2) A veteran of the Civil War, who served honorably in the military forces of the United States; and

(3) A veteran of the Civil War, who served honorably in the military forces of the Confederate States of America.

SEC. 2. In appointing the members of the commission created by section 1 of this Act the Secretary of War shall, as far as practicable, select persons familiar with the terrain of the battle fields of the siege of Petersburg, Virginia, and the historical events associated therewith.

Inspection and report  
on feasibility of pre-  
serving, etc., for his-  
torical study, etc.

SEC. 3. It shall be the duty of the commission, acting under the direction of the Secretary of War, to inspect the battle fields of the siege of Petersburg, Virginia, in order to ascertain the feasibility of preserving and marking for historical and professional military study such fields. The commission shall submit a report of its findings to the Secretary of War not later than December 1, 1925.

Amount authorized  
for expenses.

SEC. 4. There is authorized to be appropriated, out of any money in the Treasury not otherwise appropriated, the sum of \$3,000 in order to carry out the provisions of this Act.

Approved, February 11, 1925.

**CHAP. 204.**—An Act To provide fees to be charged by clerks of the district courts of the United States

February 11, 1925.  
[H. R. 5420.]  
[Public No. 393.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the fees hereinafter provided for, and no other, shall be charged and collected by clerks of the district courts of the United States for services performed by them or their assistants: *Provided,* That all laws or parts of laws inconsistent or repugnant to the provisions of this Act are hereby repealed; but nothing in this Act shall repeal or in any way enlarge or modify the provisions of the Act of July 20, 1892 (Twenty-seventh United States Statutes at Large, page 252), as amended by the Act of June 25, 1910, (Thirty-sixth United States Statutes at Large, page 866), and the Act of June 27, 1922 (Forty-second United States Statutes at Large, page 666): *Provided further,* That the United States shall not be required to pay any sum or fee herein provided for.

United States courts.  
Fees to be collected  
by clerks of district  
courts.

*Provisos.*  
Inconsistent laws re-  
pealed.  
Acts not affected.  
Poor suitors, etc.  
Vol. 27, p. 252.  
Vol. 36, p. 866.  
Vol. 42, p. 666.

Not required from  
United States.

**SEC. 2.** Upon the institution of any suit or proceeding, whether by original process, removal, indictment, information or otherwise, there shall be paid by the party or parties so instituting such suit or proceeding, as fees of the clerk for all services to be performed by him in such case or proceeding, except as hereinafter provided, the sum of \$5.

Rates.  
Upon institution of  
suit, etc.

Filing answers, etc.

**SEC. 3.** Upon the filing of any answer or paper joining issue, or the entering of an order for trial, there shall be charged and collected by the clerk, from the party or parties filing any such answer or paper, for services performed and to be performed by said clerk in said case or proceeding, the further sum of \$5: *Provided,* That after one fee, as hereinbefore provided in this section, has been paid by any defendant, cross-petitioner, intervenor, or party, other defendants, cross-petitioners, intervenors, or parties, separately appearing or filing any answer or paper in said suit or proceeding, shall pay a further fee of \$2, for each answer or paper so filed: *And provided further,* That in any criminal case, upon the entering of a plea of not guilty by any defendant, there shall be charged and taxed in the costs of said case, a fee of \$5 for each defendant entering such plea, but the clerk shall not be required to account for any such fee not collected by him.

*Provisos.*  
Other parties separ-  
ately appearing.

Criminal cases enter-  
ing plea of not guilty.

**SEC. 4.** Upon the entry of any judgment, decree, or final order of the court in any suit or proceeding there shall be charged and collected by the clerk, from the prevailing party or parties, as an additional fee for services performed and to be performed in said suit or proceeding, the further sum of \$5: *Provided, however,* That in any criminal case the clerk shall not be required to account for any such fee not collected by him.

Entry of judgment.

*Proviso.*  
Criminal cases.

**SEC. 5.** Upon the filing of any petition for appeal or writ of error to any Circuit Court of Appeals or the Supreme Court of the United States there shall be charged and collected by the clerk, from the party or parties prosecuting such appeal or writ of error, an additional fee in said suit or proceeding of \$5.

Petitions for appeal  
or writ of error.

**SEC. 6.** Upon the filing of any petition or application for a writ of habeas corpus, or appeal from a deportation order of a United States commissioner, there shall be charged and collected by the clerk, from the petitioner or applicant, as full payment for all services performed or to be performed by him in said proceeding, the sum of \$5: *Provided,* That if an appeal is prosecuted from the order of the district court in said proceeding, then and in that event the additional sum of \$5, as provided in section 4 of this Act, shall be charged and collected by the clerk.

Habeas corpus, or  
deportation order  
appeal.

*Proviso.*  
Additional if appeal  
prosecuted.

**SEC. 7.** For each additional trial or final hearing, upon a reversal by a Circuit Court of Appeals or the Supreme Court of the United

Additional trial upon  
reversal, disagreement  
of jury, etc.

- States, or following a disagreement by a jury or the granting of a new trial or rehearing by the court, there shall be charged and collected by the clerk, from the party or parties securing such reversal, new trial, or rehearing, or from the plaintiff or plaintiffs in the event of a disagreement, the further sum of \$5: *Provided, however,* That the clerk shall not be required to account for any such fee not collected by him in any criminal case: *Provided further,* That nothing herein contained shall prohibit the court from directing by rule or standing order, the collection at the time the services are rendered of the fees herein enumerated, from either party, but all such fees shall be taxed as costs in the respective cases.
- Provisos.*  
Criminal cases.
- Collection when services rendered, taxed as costs.
- Miscellaneous services.
- Issuing writ, etc., in cases not before the court.
- Filing, etc., paper, not in pending case.
- Administering oath, etc.
- Acknowledgments, etc.
- Depositions.
- Copy of record, etc.
- Searching bankruptcy records, etc.
- Money in custody of court.
- Recording surety bonds.
- Bankruptcy notices.
- Provisos.*  
All services included.  
Not included in any other fee.
- Transcript of record on appeal or writ of error.
- Comparing transcripts, etc., with originals.
- Final records.
- Proviso.*  
Taxed as costs if on order of court.
- Sec. 8. That in addition to the fees for services rendered in cases, hereinafore enumerated, the clerk shall charge and collect, for miscellaneous services performed by him, and his assistants, except when on behalf of the United States, the following fees:
1. For issuing any writ or a subpoena for a witness, not in a case instituted or pending in the court from which it is issued, and filing and entering the return of the marshal thereon, 50 cents.
  2. For filing and indexing any paper, not in a case or proceeding, 25 cents.
  3. For administering an oath or affirmation, not in a case or proceeding pending in the court where the oath is administered, 10 cents.
  4. For an acknowledgment, certificate, affidavit or countersignature, with seal, 50 cents.
  5. For taking and certifying depositions to file, 20 cents for each folio of one hundred words, and if taken stenographically, 15 cents per folio additional, for the stenographer.
  6. For a copy of any record, entry, or other paper, and the comparison thereof, 15 cents for each folio of one hundred words.
  7. For filing praecipe or requisition and searching the records of the court for judgments, decrees, or other instruments or suits pending, or bankruptcy proceedings, including the certifying of the results of such search, 60 cents for the first name and 25 cents for each additional name embraced in the certificate.
  8. For receiving, keeping, and paying out money in pursuance of any statute or order of court, including cash bail or bonds or securities authorized by law to be deposited in lieu of other security, 1 per centum of the amount so received, kept and paid out, or of the face value of such bonds or securities.
  9. For keeping a record of surety companies and bonds thereof, 15 cents for each folio of one hundred words.
  10. For preparation and mailing notices in bankruptcy, 10 cents each for the first twenty notices and 5 cents for each additional notice: *Provided,* That this fee shall cover and include all services and expenses in connection therewith: *And provided further,* That such fee shall not be deemed to be included in any other fee for services in bankruptcy proceedings.
  11. For making and comparing a transcript of record on appeal or writ of error when required or requested, 15 cents for each folio of one hundred words.
  12. For comparing any transcript, copy of record, or other paper not made by the clerk with the original thereof, 5 cents for each folio of one hundred words.
  13. For making a final record in any case at the request of either party or upon order of court in a particular case, 15 cents for each folio of one hundred words: *Provided, however,* That when any such final record is made upon order of court the fees therefor shall be taxed in the costs of the case.

14. For admission of attorneys to practice, \$1 each; for certificate of admission to be furnished upon request, \$2 additional.

Admissions to practice.

15. For making any record not in a case and not provided for in this Act, 15 cents for each folio of one hundred words.

Records, etc., not herein provided for.

SEC. 9. That this Act shall become and be in force and effect on and after July 1, 1925.

Effective July 1, 1925.

Approved, February 11, 1925.

**CHAP. 205.**—An Act To authorize the incorporated town of Juneau, Alaska, to issue bonds in any sum not exceeding \$60,000 for the purpose of improving the sewerage system of the town.

February 11, 1925.  
[H. R. 5538.]  
[Public, No. 394.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the incorporated town of Juneau, Alaska, is hereby authorized and empowered to issue bonds in any sum not exceeding \$60,000 for the purpose of improving the sewerage system of the town.

Juneau, Alaska.  
May issue bonds for sewerage system.

SEC. 2. That before said bonds shall be issued a special election shall be ordered by the common council of the town of Juneau, at which election the question of whether such bonds shall be issued shall be submitted to the qualified electors of said town of Juneau whose names appear on the last assessment roll of said town for municipal taxation. Thirty days' notice of such election shall be given by publication thereof in a newspaper printed and published and of general circulation in said town before the day fixed for such election.

Special election to authorize.

SEC. 3. That the registration for such election, the manner of conducting the same, and the canvass of the returns of said election shall be, as near as practicable, in accordance with the requirements of law in general or special elections in said municipality, and said bonds shall be issued only upon condition that 60 per centum of the votes cast at such election in said town shall be in favor of issuing said bonds.

Conduct of election.

SEC. 4. That the bonds above specified, when authorized to be issued as hereinbefore provided, shall bear interest at a rate to be fixed by the common council of Juneau, not to exceed 6 per centum per annum, payable semiannually, and shall not be sold for less than their par value, with accrued interest, and shall be in denominations not exceeding \$1,000 each, the principal to be due in twenty years from date thereof: *Provided, however,* That the common council of the said town of Juneau may reserve the right to pay off such bonds in their numerical order at the rate of \$10,000 thereof per annum from and after the expiration of four years from their date. Principal and interest shall be payable in lawful money of the United States of America at the office of the town treasurer or at such bank in the city of New York, in the State of New York, or such place as may be designated by the common council of the town of Juneau, the place of payment to be mentioned in the bonds: *And provided further,* That each and every bond shall have the written signature of the mayor and clerk of the said town of Juneau and also bear the seal of said town.

Interest rate, sale, etc.

Provisions.  
Redemption.

Payment of principal and interest.

Signatures and seal required.

Use of funds restricted.

Sale of bonds.

SEC. 5. That no part of the funds arising from the sale of said bonds shall be used for any purpose other than specified in this Act. Said bonds shall be sold only in such amounts as the common council shall direct, and the proceeds thereof shall be disbursed for the purposes hereinbefore mentioned and under the order and direction of said common council from time to time as the same may be required for said purpose.

Approved, February 11, 1925.

February 11, 1925.  
[H. R. 8263.]  
[Public, No. 395.]

**CHAP. 206.**—An Act To authorize the General Accounting Office to pay to certain supply officers of the regular Navy and Naval Reserve Force the pay and allowances of their ranks for services performed prior to the approval of their bonds.

Navy and Naval Reserve Force. Supply officers of, to have pay for active duty during World War period prior to approval of bonds.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the General Accounting Office is hereby authorized and directed to pay to all supply officers, or former supply officers, of the regular Navy or United States Naval Reserve Force, the pay and allowances of their respective ranks for active duty performed by such officers during the period from April 6, 1917, to March 3, 1921, inclusive, prior to the approval of their bonds by the Secretary of the Navy.*

Approved, February 11, 1925.

February 11, 1925.  
[H. R. 8369.]  
[Public, No. 396.]

**CHAP. 207.**—An Act To extend the period in which relief may be granted accountable officers of the War and Navy Departments, and for other purposes.

World War service. Vol. 42, p. 497, amended.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Act approved April 21, 1922 (Forty-second Statutes at Large, page 497, chapter 136), be, and is hereby, amended to read as follows:*

Army and Navy disbursing officers relieved from losses incurred in. Time extended.

*“That the Comptroller General of the United States be, and hereby is, authorized, through such officers as he may designate, and within four years from the passage of this Act: (a) to relieve disbursing officers or special disbursing agents of the War and Navy Departments from accountability or responsibility for losses occurring between April 6, 1917, and November 18, 1921, of funds, or of accounts, papers, records, vouchers, or data pertaining to said funds, for which said officers or agents were accountable or responsible; and (b) to allow credits, in the settlement of accounts of said officers or agents, for payments made in good faith on public account during said period, notwithstanding failure to comply with requirements of existing law or regulations pursuant thereto: *Provided*, That in cases of losses or payments involving more than \$1,000, the Comptroller General shall exercise the authority herein only upon the written recommendation of the Secretary of War or the Secretary of the Navy, which recommendation shall also set forth the facts relative to such loss or payment: *Provided further*, That the Comptroller General in all cases shall certify that the transactions, expenditures, losses, or payments appear to be free from fraud or collusion.”*

Approved, February 11, 1925.

February 11, 1925.  
[H. R. 10528.]  
[Public No. 397.]

**CHAP. 208.**—An Act To refund taxes paid on distilled spirits in certain cases.

Internal revenue. Distilled spirits. Excess tax refunded to distiller on, produced and owned by him. Vol. 42, p. 314. Conditions.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Commissioner of Internal Revenue may, pursuant to the provisions of section 3220, Revised Statutes, as amended, allow the claim of any distiller for the refund of taxes paid in excess of \$2.20 per proof gallon on any distilled spirits produced and now owned by him and stored on the premises of the distillery where produced, but no refund shall be allowed unless such spirits are contained in the distiller's original packages in which they were taxpaid, or in regularly stamped bottles and cases in which they were placed when bottled in bond, or in stamped or unstamped bottles into which they have been placed while on and without removal from the distillery premises: *Provided*, That the Commissioner of Internal Revenue*

*Proviso.*

may direct that any spirits on which refund of tax is claimed under this section shall be removed to and stored in a warehouse designated by him.

Removal to warehouse permitted.

Approved, February 11, 1925.

**CHAP. 209.**—An Act Making appropriations for the Navy Department and the naval service for the fiscal year ending June 30, 1926, and for other purposes.

February 11, 1925.

[H. R. 10724.]

[Public, No. 398.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the following sums are appropriated, out of any money in the Treasury not otherwise appropriated, for the Navy Department and the naval service for the fiscal year ending June 30, 1926, namely:

Navy Department appropriations.

**OFFICE OF THE SECRETARY**

Secretary's Office.

**SALARIES, SECRETARY'S OFFICE, NAVY DEPARTMENT**

Secretary of the Navy, \$12,000; Assistant Secretary, and other personal services in the District of Columbia in accordance with the Classification Act of 1923, \$146,400; in all, \$158,400: *Provided*, That in expending appropriations or portions of appropriations, contained in this Act, for the payment for personal services in the District of Columbia in accordance with "The Classification Act of 1923," the average of the salaries of the total number of persons under any grade in any bureau, office, or other appropriation unit shall not at any time exceed the average of the compensation rates specified for the grade by such Act, and in grades in which only one position is allocated the salary of such position shall not exceed the average of the compensation rates for the grade: *Provided*, That this restriction shall not apply (1) to grades 1, 2, 3, and 4 of the clerical-mechanical service, or (2) to require the reduction in salary of any person whose compensation was fixed as of July 1, 1924, in accordance with the rules of section 6 of such Act, (3) to require the reduction in salary of any person who is transferred from one position to another position in the same or different grade in the same or a different bureau, office, or other appropriation unit, or (4) to prevent the payment of a salary under any grade at a rate higher than the maximum rate of the grade when such higher rate is permitted by "The Classification Act of 1923," and is specifically authorized by other law.

Secretary, Assistant, and office personnel.

*Provisos.*  
Salaries limited to average rates under Classification Act.  
Vol. 42, p. 1488.

If only one position in a grade.

Restriction not applicable to clerical-mechanical service.

No reduction of fixed salaries.

Vol. 42, p. 1490.  
Transfers to another position without reduction.

Payments under higher rates permitted.

**GENERAL BOARD**

General Board.

Salaries, Navy Department: For personal services in the District of Columbia, in accordance with the Classification Act of 1923, \$9,920.

Civilian personnel.

**NAVAL EXAMINING AND RETIRING BOARDS**

Examining and Retiring Boards.

Civilian personnel.

Salaries, Navy Department: For personal services in the District of Columbia, in accordance with the Classification Act of 1923, \$9,880.

Compensation Board.

**COMPENSATION BOARD**

Civilian personnel.

Salaries, Navy Department: For personal services in the District of Columbia, in accordance with the Classification Act of 1923, \$22,000.

Department contin-  
gent expenses.

CONTINGENT EXPENSES, NAVY DEPARTMENT

Library.

For professional and technical books and periodicals, law books, and necessary reference books, including city directories, railway guides, freight, passenger, and express tariff books, for department library, \$3,000.

Stationery, furniture,  
vehicles, etc.

For stationery, furniture, newspapers, plans, drawings, and drawing materials; purchase and exchange of motor trucks or motor delivery wagons, maintenance, repair, and operation of motor trucks or motor delivery wagons, and one motor-propelled passenger-carrying vehicle, to be used only for official purposes; garage rent; street-car fares not exceeding \$500; freight, expressage, postage, typewriters, and computing machines; and other absolutely necessary expenses of the Navy Department and its various bureaus and offices, \$77,000; it shall not be lawful to expend, unless otherwise specifically provided herein, for any of the offices or bureaus of the Navy Department in the District of Columbia, any sum out of appropriations made for the naval service for any of the purposes mentioned or authorized in this paragraph.

Naval service appro-  
priations not to be used  
for Department pur-  
poses.

PRINTING AND BINDING

Printing and bind-  
ing.

For printing and binding for the Navy Department and the Naval Establishment executed at the Government Printing Office, \$500,000, including not exceeding \$85,000 for the Hydrographic Office.

Pay, miscellaneous.

PAY, MISCELLANEOUS

Expenses designated.

For commissions and interest; transportation of funds; exchange; for traveling expenses of civilian employees; for the expenses of the attendance of representatives of the Navy Department who may be designated as delegates from the United States to attend the meetings of the International Research Council or of its branches; actual expenses of officers while on shore patrol duty; hire of launches or other small boats in Asiatic waters; for rent of buildings and offices not in navy yards; expenses of courts-martial, including law and reference books, prisoners and prisons, and courts of inquiry, boards of inspection, examining boards, with clerks, and witnesses' fees, and traveling expenses and costs; expenses of naval defense districts; stationery and recording; religious books; newspapers and periodicals for the naval service; all advertising for the Navy Department and its bureaus (except advertising for recruits for the Bureau of Navigation); copying; ferriage; tolls; costs of suits; relief of vessels in distress; recovery of valuables from shipwrecks; quarantine expenses; reports; professional investigation; cost of special instruction at home and abroad, including maintenance of students and attachés; information from abroad and at home, and the collection and classification thereof; all charges pertaining to the Navy Department and its bureaus for ice for the cooling of drinking water on shore (except at naval hospitals), and not to exceed \$200,000 for telephone rentals and tolls, telegrams and cablegrams; postage, foreign and domestic, and post-office box rentals; for necessary expenses for interned persons and prisoners of war under the jurisdiction of the Navy Department, including funeral expenses for such interned persons or prisoners of war as may die while under such jurisdiction, and for payment of claims for damages under Naval Act approved July 11, 1919; and other necessary and incidental expenses; in all, \$1,725,000: *Provided*, That no part of this appropriation shall be available for the expense of any naval district unless the commandant thereof shall be also

Advertising, etc.

Information from  
abroad.

Interned prisoners of  
war, etc.

Damages claims.  
Vol. 41, p. 132.

*Proviso.*  
Restriction on use in  
naval districts.

the commandant of a navy yard, naval training station, or naval operating base: *Provided further*, That the sum to be paid out of this appropriation, under the direction of the Secretary of the Navy, for clerical, inspection, and messenger service in navy yards and naval stations, for the fiscal year ending June 30, 1926, shall not exceed \$560,000.

Clerical, etc., service in yards and stations.

#### CONTINGENT, NAVY

For all emergencies and extraordinary expenses, exclusive of personal services in the Navy Department or any of its subordinate bureaus or offices at Washington, District of Columbia, arising at home or abroad, but impossible to be anticipated or classified, to be expended on the approval and authority of the Secretary of the Navy, and for such purposes as he may deem proper, \$40,000.

Contingent, Navy.

#### TEMPORARY GOVERNMENT FOR WEST INDIAN ISLANDS

For expenses incident to the occupation of the Virgin Islands and to the execution of the provisions of the Act providing a temporary government for the West Indian Islands acquired by the United States from Denmark, and for other purposes, approved March 3, 1917, to be applied under the direction of the President, \$270,150, plus so much of \$29,850 additional as may equal the sum of revenue collected and paid into the treasuries of said islands in excess of \$270,150; toward the construction of permanent water-supply system for the towns of Saint Thomas, Christiansted, and Fredericksted, \$125,000; in all, \$395,150.

Virgin Islands.  
Temporary government in.  
Vol. 39, p. 1132.

Additional from insular revenues.

Water supply for designated towns.

#### STATE MARINE SCHOOLS

To reimburse the State of New York, \$25,000; the State of Massachusetts, \$25,000; and the State of Pennsylvania, \$25,000, for expenses incurred in the maintenance and support of marine schools in those States in accordance with section 2 of the Act entitled "An Act for the establishment of marine schools, and for other purposes," approved March 4, 1911; in all, \$75,000.

Marine schools.

Reimbursing New York, Massachusetts, and Pennsylvania for.

Vol. 36, p. 1353.

Lepers, etc.

#### CARE OF LEPERS, AND SO FORTH, ISLAND OF GUAM

Naval station, island of Guam: For maintenance and care of lepers, special patients, and for other purposes, including cost of transfer of lepers from Guam to the island of Culion, in the Philippines, and their maintenance, \$18,000; for educational purposes, \$12,000; in all, \$30,000.

Care, etc., Culion, P. I.

#### NAVAL RESEARCH LABORATORY

For laboratory and research work and other necessary work of the naval research laboratory for the benefit of the naval service, as authorized in the Naval Appropriation Act approved August 29, 1916, including operation and maintenance of a laboratory, additions to equipment necessary properly to carry on work in hand, maintenance of buildings and grounds, and the temporary employment of such scientific civilian assistants as may become necessary, to be expended under the direction of the Secretary of the Navy, \$150,000: *Provided*, That \$10,000 of this appropriation shall be available for the temporary employment of civilian scientists and technicians required on special problems: *Provided further*, That the sum to be paid out of this appropriation for technical, drafting, clerical, and messenger service shall not exceed \$40,000 in addition to the amount authorized by the preceding proviso.

Research Laboratory.

Work of, for naval service.

Vol. 39, p. 570.

Provisos.  
Temporary scientists, etc.

Technical, etc., services.

Naval Records and  
Library.

## OFFICE OF NAVAL RECORDS AND LIBRARY

### SALARIES, NAVY DEPARTMENT

Civilian personnel.

For personal services in the District of Columbia in accordance with the Classification Act of 1923, \$25,160.

Naval records of  
World War.

### NAVAL WAR RECORDS

Expenses of collect-  
ing, etc.

Toward the collection or copying and classification, with a view to publication, of the naval records of the war with the Central Powers of Europe, including personal services in the District of Columbia in accordance with the Classification Act of 1923, not to exceed \$19,320, and including the purchase of books, periodicals, photographs, maps, and other publications, documents, and pictorial records of the Navy in said war, and other necessary incidental expenses, \$19,720.

Judge Advocate Gen-  
eral.

## OFFICE OF JUDGE ADVOCATE GENERAL

### SALARIES, NAVY DEPARTMENT

Civilian personnel,  
office of.

For personal services in the District of Columbia in accordance with the Classification Act of 1923, \$102,000.

Chief of Naval Op-  
erations.

## OFFICE OF CHIEF OF NAVAL OPERATIONS

### SALARIES, NAVY DEPARTMENT

Civilian personnel,  
office of.

For personal services in the District of Columbia, in accordance with the Classification Act of 1923, \$68,000.

Inspection and Sur-  
vey Board.

### BOARD OF INSPECTION AND SURVEY

Civilian personnel.

Salaries, Navy Department: For personal services in the District of Columbia, in accordance with the Classification Act of 1923, \$22,000.

Director of Naval  
Communications.

### OFFICE OF DIRECTOR OF NAVAL COMMUNICATIONS

Civilian personnel.

Salaries, Navy Department: For personal services in the District of Columbia in accordance with the Classification Act of 1923, \$130,000.

Naval Intelligence  
Office.

### OFFICE OF NAVAL INTELLIGENCE

Civilian personnel.

Salaries, Navy Department: For personal services in the District of Columbia in accordance with the Classification Act of 1923, \$36,520.

Bureau of Naviga-  
tion.

## BUREAU OF NAVIGATION

### TRANSPORTATION AND RECRUITING

Transportation, etc.

For mileage and actual and necessary expenses and per diem in lieu of subsistence as authorized by law to officers of the Navy and Naval Reserve Force while traveling under orders, and officers performing travel by Government-owned vessels for which no transportation fare is charged, shall only be entitled to reimbursement of actual and necessary expenses incurred; for mileage, at 5 cents per mile, to midshipmen entering the Naval Academy while proceeding from their homes to the Naval Academy for examination and

Mileage to midship-  
men entering Naval  
Academy.

appointment as midshipmen; for actual traveling expenses of female nurses; for travel allowance or for transportation and subsistence as authorized by law of enlisted men upon discharge; transportation of enlisted men and apprentice seamen and applicants for enlistment at home and abroad, with subsistence and transfers en route, or cash in lieu thereof; transportation to their homes, if residents of the United States, of enlisted men and apprentice seamen discharged on medical survey, with subsistence and transfers en route, or cash in lieu thereof; transportation of sick or insane enlisted men and apprentice seamen to hospitals, with subsistence and transfers en route, or cash in lieu thereof; apprehension and delivery of deserters and stragglers, and for railway guides and other expenses incident to transportation; expenses of recruiting for the naval service; rent of rendezvous and expenses of maintaining the same; advertising for and obtaining men and apprentice seamen; actual and necessary expenses in lieu of mileage to officers on duty with traveling recruiting parties; transportation of dependents of officers and enlisted men; in all, \$4,000,000.

Recruiting.

Dependents of officers and enlisted men.

## RECREATION FOR ENLISTED MEN

For the recreation, amusement, comfort, contentment, and health of the Navy, to be expended in the discretion of the Secretary of the Navy, under such regulations as he may prescribe, \$500,000: *Provided*, That the amount paid from this appropriation for personal services of field employees, exclusive of temporary services, shall not exceed \$64,000.

Recreation for enlisted men.

*Proviso.*  
Pay restriction.

## CONTINGENT

For continuous-service certificates, commissions, warrants, diplomas, discharges, good-conduct badges, and medals for men and boys; purchase of gymnastic apparatus; transportation of effects of deceased officers and enlisted men of the Navy, and of officers and men of the Naval Reserve Force who die while on duty; books for training apprentice seamen and landsmen; packing boxes and materials; books and models; stationery; and other contingent expenses and emergencies arising under cognizance of the Bureau of Navigation, unforeseen and impossible to classify, \$15,000.

Contingent.

Gunnery and engineering exercises.

## GUNNERY AND ENGINEERING EXERCISES

For trophies and badges for excellence in gunnery, target practice, engineering exercises, and for economy in fuel consumption, to be awarded under such rules as the Secretary of the Navy may formulate; for the purpose of recording, classifying, compiling, and publishing the rules and results; for the establishment and maintenance of shooting galleries, target houses, targets, and ranges; for hiring established ranges, and for transporting equipment to and from ranges, \$45,850.

Prizes, badges, etc.

## INSTRUMENTS AND SUPPLIES

For supplies for seamen's quarters; and for the purchase of all other articles of equipage at home and abroad; and for the payment of labor in equipping vessels therewith and manufacture of such articles in the several navy yards; all pilotage and towage of ships of war; canal tolls, wharfage, dock and port charges, and other necessary incidental expenses of a similar nature; services and materials in repairing, correcting, adjusting, and testing compasses on shore and on board ship; nautical and astronomical instruments and repairs to same, and pay of chronometer caretakers; libraries

Equipment supplies.

for ships of war, professional books, schoolbooks, and papers; maintenance of gunnery and other training classes; compasses, compass fittings, including binnacles, tripods, and other appendages of ship's compasses; logs and other appliances for measuring the ship's way and leads and other appliances for sounding; photographs, photographic instruments and materials, printing outfit and materials; and for the necessary civilian electricians for gyro-compass testing and inspection; in all, \$640,000.

## OCEAN AND LAKE SURVEYS

Ocean and lake surveys.

For hydrographic surveys, including the pay of the necessary hydrographic surveyors, cartographic draftsmen, and recorders, and for the purchase of nautical books, charts, and sailing directions, \$95,000.

Training stations.

## NAVAL TRAINING STATIONS

Maintenance, etc.

For maintenance, including labor and material, heat, light, water, general care, repairs, and improvement; school books; and all other incidental expenses for the naval training stations that follow:

California.

San Diego, California, \$160,000;

Rhode Island.

Newport, Rhode Island, \$250,000;

Illinois.

Great Lakes, Illinois, \$250,000;

Virginia.

Hampton Roads, Virginia, \$260,000.

*Proviso.*

Clerical, etc., services.

*Provided*, That the amount to be paid out of each of the foregoing sums under the direction of the Secretary of the Navy for clerical, drafting, inspection, and messenger service for the fiscal year ending June 30, 1926, shall not exceed \$12,600, except for Great Lakes, which shall not exceed \$13,500.

Naval Reserve Force.

## NAVAL RESERVE FORCE

Organizing, recruiting, etc., expenses.  
*Post*, p. 1080.

Pay, etc., on active training duty.

For expenses of organizing, administering, and recruiting the Naval Reserve Force and Naval Militia; for the maintenance and rental of armories, including the pay of necessary janitors, and for wharfage, \$170,000; for pay and allowances of officers and enrolled men of the Naval Reserve Force, other than class one, while on active duty for training; mileage for officers while traveling under orders to and from active duty for training; transportation of enrolled men to and from active duty for training, and subsistence and transfers en route or cash in lieu thereof; subsistence of enrolled men during the actual period of active duty for training; pay and allowances of officers of the Naval Reserve Force and pay, allowances, and subsistence of enrolled men of the Naval Reserve Force when ordered to active duty in connection with the instruction, training, and drilling of the Naval Reserve Force; and retainer pay of officers and enrolled men of the Naval Reserve Force, other than class one, \$3,409,820; for aviation material, equipment, fuel, and rental of hangars, \$320,180; in all, \$3,900,000, not more than \$1,232,060 of which amount shall be available, in addition to other appropriations, for fuel and the transportation thereof and for all other expenses in connection with the maintenance, operation, repair, and upkeep of vessels and aircraft assigned for training the Naval Reserve Force: *Provided*, That no part of the money appropriated in this Act shall be used for the training of any member of the Naval Reserve Force except with his own consent: *Provided further*, That until June 30, 1926, members of the Volunteer Naval Reserve may, in the discretion of the Secretary of the Navy, be issued such articles of uniform as may be required for their drills and training, the value thereof not to exceed that authorized to be

Retainer pay.

Aviation material, etc.

Additional to other appropriations for vessels.

*Provisos.*  
Consent to training required.

Uniforms to Volunteer Naval Reserve.

issued to other classes of the Naval Reserve Force and to be charged against the clothing and small stores fund: *Provided further*, That until June 30, 1926, of the Organized Militia as provided by law, such part as may be duly prescribed in any State, Territory, or for the District of Columbia shall constitute a Naval Militia; and until June 30, 1926, such of the Naval Militia as now is in existence, and as now organized and prescribed by the Secretary of the Navy under authority of the Act of Congress approved February 16, 1914, shall be a part of the Naval Reserve Force, and the Secretary of the Navy is authorized to maintain and provide for said Naval Militia as provided in said Act: *Provided further*, That upon their enrollment in the Naval Reserve Force, and not otherwise until June 30, 1926, the members of said Naval Militia shall have all the benefits, gratuities, privileges, and emoluments provided by law for other members of the Naval Reserve Force; and that, with the approval of the Secretary of the Navy, duty performed in the Naval Militia may be counted as active service for the maintenance of efficiency required by law for members of the Naval Reserve Force: *Provided further*, That retainer pay provided by existing law shall not be paid to any member of the Naval Reserve Force who fails to train as provided by law during the year for which he fails to train.

Naval Militia.  
Constituted from  
State, etc., Organized  
Militia.

Until June 30, 1926,  
made part of Naval  
Reserve Force.

Vol. 38, p. 285.

Benefits to enrolled  
men.

Credit for militia  
duty.

No retainer pay if  
failing to drill.

#### NAVAL WAR COLLEGE, RHODE ISLAND

Naval War College.

For maintenance of the Naval War College on Coasters Harbor Island, including the maintenance, repair, and operation of one horse-drawn passenger-carrying vehicle to be used only for official purposes; and care of ground for same, \$96,000; services of a professor of international law, \$2,000; services of civilian lecturers, rendered at the War College, \$2,000; care and preservation of the library, including the purchase, binding, and repair of books of reference and periodicals, \$5,000; in all, \$105,000: *Provided*, That the sum to be paid out of this appropriation under the direction of the Secretary of the Navy for clerical, inspection, drafting, and messenger service for the fiscal year ending June 30, 1926, shall not exceed \$64,000.

Maintenance.

*Proviso.*  
Clerical, etc., serv-  
ices.

#### NAVAL HOME, PHILADELPHIA, PENNSYLVANIA

Naval Home.

For pay of employees at rates of pay to be fixed by the Secretary of the Navy, \$66,971: *Provided*, That the rates of pay prevailing on the date of approval of this Act for inmates of the home employed in various capacities shall not be increased during the fiscal year 1926.

Pay of employees.  
*Proviso.*  
Prevailing rates not  
increased.

Maintenance: For water rent, heating, and lighting; cemetery, burial expenses, and headstones; general care and improvements of grounds, buildings, walls, and fences; repairs to power-plant equipment, implements, tools, and furniture, and purchase of the same; music in chapel and entertainments for beneficiaries; stationery, books, and periodicals; transportation of indigent and destitute beneficiaries to the Naval Home, and of sick and insane beneficiaries, their attendants and necessary subsistence for both, to and from other Government hospitals; employment of such beneficiaries in and about the Naval Home as may be authorized by the Secretary of the Navy, on the recommendation of the governor; support of beneficiaries and all other contingent expenses, including the maintenance, repair, and operation of one horse-drawn passenger-carrying vehicle, two motor-propelled vehicles, and one motor-propelled passenger-carrying vehicle, to be used only for official purposes, \$123,029;

Maintenance.

In all, Naval Home, \$190,000, which sum shall be paid out of the income from the naval pension fund.

SALARIES, NAVY DEPARTMENT

Civilian personnel in Department.

For personal services in the District of Columbia in accordance with the Classification Act of 1923, \$423,000.

Hydrographic Office.

HYDROGRAPHIC OFFICE

SALARIES, NAVY DEPARTMENT

Civilian personnel.

For personal services in the District of Columbia, in accordance with the Classification Act of 1923, \$310,000.

Contingent and miscellaneous expenses.

CONTINGENT AND MISCELLANEOUS EXPENSES, HYDROGRAPHIC OFFICE: For purchase and printing of nautical books, charts, and sailing directions, copperplates, steel plates, chart paper, packing boxes, chart portfolios, electrotyping copperplates, cleaning copperplates; tools, instruments, power, and materials for drawing, engraving, and printing; materials for and mounting charts; reduction of charts by photography; photolithographing charts for immediate use; transfer of photolithographic and other charts to copper; purchase of equipment for the storage of plates used in making charts and for the storage of Hydrographic Office charts and publications; modernization, care and repairs to printing presses, furniture, instruments, and tools; extra drawing and engraving; translating from foreign languages; telegrams on public business; preparation of pilot charts and their supplements, and printing and mailing same; purchase of data for charts and sailing directions and other nautical publications; books of reference and works and periodicals relating to hydrography, marine meteorology, navigation, surveying, oceanography, and terrestrial magnetism, and to other professional and technical subjects connected with the work of the Hydrographic Office, \$68,800.

Branch offices.

CONTINGENT EXPENSES, BRANCH HYDROGRAPHIC OFFICES

Contingent expenses of designated.

For contingent expenses of branch hydrographic offices at Boston, New York, Philadelphia, Baltimore, Norfolk, Savannah, New Orleans, San Francisco, Portland (Oregon), Portland (Maine), Chicago, Cleveland, Buffalo, Duluth, Sault Sainte Marie, Seattle, Panama, San Juan (Porto Rico), and Galveston, including furniture, fuel, lights, works, and periodicals relating to hydrography, marine meteorology, navigation, surveying, oceanography, and terrestrial magnetism, stationery, miscellaneous articles, rent and care of offices, care of time balls, car fare and ferriage in visiting merchant vessels, freight and express charges, telegrams, and other necessary expenses incurred in collecting the latest information for pilot charts, and for other purposes for which the offices were established, \$13,620.

Employees.

For services of necessary employees at branch offices, \$32,580.

Naval Observatory.

NAVAL OBSERVATORY

SALARIES, NAVY DEPARTMENT

Civilian personnel in Department.

For personal services in the District of Columbia, in accordance with the Classification Act of 1923, \$82,000.

## CONTINGENT AND MISCELLANEOUS EXPENSES, NAVAL OBSERVATORY

Miscellaneous computations: For personal services in the District of Columbia, in accordance with the Classification Act of 1923, \$9,300.

Computations.

For professional and scientific books, books of reference, periodicals, engravings, photographs, and fixtures for the library, \$1,000.

Library.

For apparatus and instruments, and for repairs of the same, \$2,500.

Apparatus, etc.

For repairs to buildings, fixtures, and fences; furniture, gas, chemicals, and stationery, including transmission of public documents through the Smithsonian exchange, foreign postage; plants, fertilizers, and all contingent expenses, \$3,500.

Repairs to buildings, etc.

For fuel, oil, grease, pipe, wire, and other materials needed for the maintenance and repair of boilers, engines, heating apparatus, electric lighting and power plant, and water-supply system; purchase and maintenance of teams; maintenance, repair, or operation of motor truck and passenger automobile and of horse-drawn passenger-carrying vehicles; material for boxing nautical instruments for transportation; paints, telegraph and telephone service, and incidental labor, \$12,000, of which amount not to exceed \$3,058 may be expended for personal services in the District of Columbia.

Miscellaneous supplies.

For cleaning, repair, and upkeep of grounds and roads, including personal services in the District of Columbia, in accordance with the Classification Act of 1923, \$6,030, of which amount not to exceed \$4,920 may be expended for personal services in the District of Columbia.

Grounds and roads.

For expenses in preparing for and conducting observations of total solar eclipse of January 14, 1926, \$3,670.

Observing total solar eclipse 1926.

## SALARIES, NAUTICAL ALMANAC OFFICE

For personal services in the District of Columbia, in accordance with the Classification Act of 1923, \$28,460.

Civilian personnel.

For pay of computers on piecework in preparing for publication the American Ephemeris and Nautical Almanac and in improving the tables of the planets, moon, and stars, \$2,500.

Computers on piece work.

## BUREAU OF ENGINEERING

Bureau of Engineering.

## ENGINEERING

For repairs, preservation, and renewal of machinery, auxiliary machinery, and boilers of naval vessels, yard craft, and ships' boats, distilling and refrigerating apparatus; repairs, preservation, and renewals of electric interior and exterior signal communications and all electrical appliances of whatsoever nature on board naval vessels, except range finders, battle order and range transmitters and indicators, and motors and their controlling apparatus used to operate machinery belonging to other bureaus; searchlights and fire-control equipments for anti-aircraft defense at shore stations; maintenance and operation of coast signal service; equipage, supplies, and materials under the cognizance of the bureau required for the maintenance and operation of naval vessels, yard craft, and ships' boats; care, custody, and operation of the naval petroleum reserves; purchase, installation, repair, and preservation of machinery, tools, and appliances in navy yards and stations, pay of classified field force under the bureau; incidental expenses for naval vessels, navy yards, and stations, inspectors' offices, the engineering experiment station, such as photographing, technical books and periodicals,

Engineering repairs, machinery, etc.

Equipment supplies.

stationery, and instruments; services, instruments and apparatus, supplies, and technical books and periodicals necessary to carry on experimental and research work; in all, \$19,500,000, of which \$1,100,000 shall be available immediately: *Provided*, That the sum to be paid out of this appropriation, under the direction of the Secretary of the Navy, for clerical, drafting, inspection, and messenger service in navy yards, naval stations, and offices of United States inspectors of machinery and engineering material for the fiscal year ending June 30, 1926, shall not exceed \$1,475,000.

*Proviso.*  
Clerical, etc., services.

Engineering Experiment Station.

ENGINEERING EXPERIMENT STATION, UNITED STATES NAVAL ACADEMY,  
ANNAPOLIS, MARYLAND

Experimental work,  
etc.

For original investigation and extended experimentation of naval appliances, testing implements and apparatus; purchase and installation of such machines and auxiliaries considered applicable for test and use in the naval service, and for maintenance and equipment of buildings and grounds, \$175,000.

#### SALARIES, NAVY DEPARTMENT

Civilian personnel in  
Department.

For personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$286,000.

Bureau of Construction and Repair.

### BUREAU OF CONSTRUCTION AND REPAIR

#### CONSTRUCTION AND REPAIR OF VESSELS

Construction and repair of vessels.

For preservation and completion of vessels on the stocks and in ordinary; purchase of materials and stores of all kinds; steam steerers, steam capstans, steam windlasses, and all other auxiliaries; labor in navy yards and on foreign stations; purchase of machinery and tools for use in shops; carrying on work of experimental model tank and wind tunnel; designing naval vessels; construction and repair of yard craft, lighters, and barges; wear, tear, and repair of vessels afloat; general care and protection of the Navy in the line of construction and repair; incidental expenses for vessels and navy yards, inspectors' offices, such as photographing, books, professional magazines, plans, stationery, and instruments for drafting room, and for pay of classified field force under the bureau; for hemp, wire, iron, and other materials for the manufacture of cordage, anchors, cables, galleys, and chains; specifications for purchase thereof shall be so prepared as shall give fair and free competition; canvas for the manufacture of sails, awnings, hammocks, and other work; interior appliances and tools for manufacturing purposes in navy yards and naval stations; and for the purchase of all other articles of equipage at home and abroad; and for the payment of labor in equipping vessels therewith and manufacture of such articles in the several navy yards; naval signals and apparatus, other than electric, namely, signals, lights, lanterns, running lights, and lamps and their appendages for general use on board ship for illuminating purposes; and oil and candles used in connection therewith; bunting and other materials for making and repairing flags of all kinds; for all permanent galley fittings and equipage; rugs, carpets, curtains, and hangings on board naval vessels, \$17,000,000: *Provided*, That the sum to be paid out of this appropriation, under the direction of the Secretary of the Navy, for clerical, drafting, inspection, watchmen (ship keepers), and messenger service in navy yards, naval stations, and offices of superintending naval constructors for the fiscal year ending June 30, 1926, shall not exceed \$1,700,000.

Equipment supplies.

*Proviso.*  
Clerical, etc., services.

## SALARIES, NAVY DEPARTMENT

For personal services in the District of Columbia in accordance with the Classification Act of 1923, \$315,000.

Civilian personnel in Department.

## BUREAU OF ORDNANCE

Bureau of Ordnance.

## ORDNANCE AND ORDNANCE STORES

For procuring, producing, preserving, and handling ordnance material; for the armament of ships; for fuel, material, and labor to be used in the general work under the cognizance of the Bureau of Ordnance; for furniture at naval ammunition depots, torpedo stations, naval ordnance plants, and proving grounds; for technical books; plant appliances as now defined by the "Navy Classification of Accounts"; for machinery and machine tools; for maintenance of proving grounds, powder factory, torpedo stations, gun factory, ammunition depots, and naval ordnance plants, and for target practice; not to exceed \$10,000 for minor improvements to buildings, grounds, and appurtenances, and at a cost not to exceed \$750 for any single project; for the maintenance, repair, and operation of horse-drawn and motor-propelled freight and passenger carrying vehicles, to be used only for official purposes at naval ammunition depots, naval proving grounds, naval ordnance plants, and naval torpedo stations; for the pay of chemists, clerical, drafting, inspection, and messenger service in navy yards, naval stations, naval ordnance plants, and naval ammunition depots, and for care and operation of schools during the fiscal year 1926 at ordnance stations at Indianhead, Maryland, Dahlgren, Virginia, and South Charleston, West Virginia, \$10,375,250: *Provided*, That the sum to be paid out of this appropriation under the direction of the Secretary of the Navy for chemists, clerical, drafting, inspection, watchmen, and messenger service in navy yards, naval stations, naval ordnance plants, and naval ammunition depots for the fiscal year ending June 30, 1926, shall not exceed \$900,000.

Procuring, etc., ordnance and ordnance stores.

Plant appliances, etc.

Schools at designated stations.

*Proviso.* Chemical, etc., services.

Smokeless powder.

Torpedoes, etc.

For purchase and manufacture of smokeless powder, \$772,000.

For the purchase and manufacture of torpedoes and appliances, to be available until expended, \$500,000.

## EXPERIMENTS, BUREAU OF ORDNANCE

For experimental work in the development of armor-piercing and other projectiles, fuses, powders, and high explosives, in connection with problems of the attack of armor with direct and inclined fire at various ranges, including the purchase of armor, powder, projectiles, and fuses for the above purposes and of all necessary material and labor in connection therewith; and for other experimental work under the cognizance of the Bureau of Ordnance, in connection with the development of ordnance material for the Navy, \$190,000.

Experimental work.

## SALARIES, NAVY DEPARTMENT

For personal services in the District of Columbia in accordance with the Classification Act of 1923, \$145,000.

Civilian personnel in Department.

## BUREAU OF SUPPLIES AND ACCOUNTS

Bureau of Supplies and Accounts.

## PAY OF THE NAVY

Pay of the Navy.

For pay and allowances prescribed by law of officers on sea duty and other duty, and officers on waiting orders—pay \$25,796,006,

Officers.  
Pay, rental, and subsistence allowances.

Hire of quarters. rental allowance \$5,339,920, subsistence allowance \$3,316,720, in all \$34,452,646; officers on the retired list, \$4,145,766; for hire of quarters for officers serving with troops where there are no public quarters belonging to the Government, and where there are not sufficient quarters possessed by the United States to accommodate them, and hire of quarters for officers and enlisted men on sea duty at such times as they may be deprived of their quarters on board ship due to repairs or other conditions which may render them uninhabitable, \$1,000; pay of enlisted men on the retired list, \$1,433,012; extra pay to men reenlisting after being honorably discharged, \$1,459,775; interest on deposits by men, \$7,500; pay of petty officers, seamen, landsmen, and apprentice seamen, including men in the engineer's force and men detailed for duty with the Fish Commission, enlisted men, men in trade schools, pay of enlisted men of the Hospital Corps, extra pay to men for diving and cash prizes for men for excellence in gunnery, target practice, and engineering competitions, \$66,588,000; pay of enlisted men undergoing sentence of court-martial, \$198,000; and as many machinists as the President may from time to time deem necessary to appoint; and apprentice seamen under training at training stations and on board training ships, at the pay prescribed by law, \$1,512,000; pay and allowances of the Nurse Corps, including assistant superintendents, directors, and assistant directors—pay \$718,000, rental allowance \$24,000, subsistence allowance \$20,805, in all \$762,805; rent of quarters for members of the Nurse Corps, \$2,000; retainer pay and active-service pay and allowances of members of the Naval Reserve Force class 1 (Fleet Naval Reserve), \$6,277,496; reimbursement for losses of property under Act of October 6, 1917, \$10,000; payment of six months' death gratuity, \$150,000; in all, \$117,000,000; and the money herein specifically appropriated for "Pay of the Navy," shall be disbursed and accounted for in accordance with existing law as "Pay of the Navy," and for that purpose shall constitute one fund: *Provided*, That additional commissioned, warranted, appointed, enlisted, and civilian personnel of the medical department of the Navy, required for the care of patients of the United States Veterans' Bureau in naval hospitals, may be employed in addition to the numbers appropriated for in this Act: *Provided further*, That no part of this appropriation shall be available for the pay of any midshipmen whose admission subsequent to December 13, 1924, would result in exceeding at any time an allowance of three midshipmen for each Senator, Representative, and Delegate in Congress; of one midshipman for Porto Rico, a native of the island, appointed on nomination of the governor, and of two midshipmen from Porto Rico, appointed on nomination of the Resident Commissioner; and of two midshipmen for the District of Columbia: *Provided further*, That nothing herein shall be construed to repeal or modify in any way existing laws relative to the appointment of midshipmen at large or from the enlisted personnel of the naval service: *And provided further*, That in computing for any purpose the length of service of any officer of the Navy, of the Marine Corps, of the Coast Guard, of the Coast and Geodetic Survey, or of the Public Health Service, who was appointed to the United States Naval Academy or to the United States Military Academy after March 4, 1913, the time spent at either academy shall not be counted.

Enlisted men.

Machinists, apprentice seamen.

Nurse Corps.

Fleet Naval Reserve.

Property losses. Vol. 40, p. 389.

Death gratuity.

Accounting, etc.

*Provisos.*  
Additional medical personnel for Veterans' Bureau patients at naval hospitals.

Restriction on admissions to Naval Academy hereafter.

Appointments at large or from enlisted men not affected.

Longevity not allowed officers for time at Naval or Military Academy after March 4, 1913.

Provisions.

## PROVISIONS, NAVY

Commutated rations, etc.

For provisions and commuted rations for enlisted men of the Navy, which commuted rations may be paid to caterers of messes in case of death or desertion upon orders of the commanding officers, at

50 cents per diem, and midshipmen at 80 cents per diem, and commuted rations stopped on account of sick in hospital and credited at the rate of 75 cents per ration to the naval hospital fund; subsistence of men unavoidably detained or absent from vessels to which attached under orders (during which subsistence rations to be stopped on board ship and no credit for commutation therefor to be given); quarters and subsistence of men on detached duty; subsistence of members of the Naval Reserve Force during period of active service; expenses of handling provisions and for subsistence in kind at hospitals and on board ship in lieu of subsistence allowance of female nurses and Navy and Marine Corps general courts-martial prisoners undergoing imprisonment with sentences of dishonorable discharge from the service at the expiration of such confinement; in all, \$19,800,000: *Provided*, That the Secretary of the Navy is authorized to commute rations for such general courts-martial prisoners in such amounts as seem to him proper, which may vary in accordance with the location of the naval prison, but which shall in no case exceed 30 cents per diem for each ration so commuted; and for the purchase of United States Army emergency rations as required.

Subsistence, if absent from ships.

Naval Reserve Force.

Proviso. Commuted rations for prisoners.

Army rations. emergency

## MAINTENANCE

For fuel; the removal and transportation of ashes and garbage from ships of war; books, blanks, and stationery, including stationery for commanding and navigating officers of ships, chaplains on shore and afloat, and for the use of courts-martial on board ships; purchase, repair, and exchange of typewriters for ships; packing boxes and materials; interior fittings for general storehouses, pay offices, and accounting offices in navy yards; expenses of disbursing officers; coffee mills and repair thereto; expenses of naval clothing factory and machinery for the same; laboratory equipment; purchase of articles of equipage at home and abroad under the cognizance of the Bureau of Supplies and Accounts, and for the payment of labor in equipping vessels therewith, and the manufacture of such articles in the several navy yards; musical instruments and music; mess outfits; soap on board naval vessels; tolls, ferriage, yeomen's stores, safes, and other incidental expenses; all freight and express charges pertaining to the Navy Department and its bureaus; labor in general storehouses, paymasters' offices, and accounting offices in navy yards and naval stations, including naval stations maintained in island possessions under the control of the United States, and expenses in handling stores purchased and manufactured under "the naval supply account fund"; in all, \$9,800,000: *Provided*, That the sum to be paid out of this appropriation, under the direction of the Secretary of the Navy, for chemists and for clerical, inspection, and messenger service in the supply and accounting departments of the navy yards and naval stations and disbursing offices for the fiscal year ending June 30, 1926, shall not exceed \$2,850,000.

Maintenance.

Equipment supplies.

Freight, Department and bureaus.

Proviso. Chemical, etc., services.

Clothing and small-stores fund. Outfits on first enlistments, uniform gratuities, etc., charged thereto.

Nurse Corps.

The clothing and small-stores fund shall be charged with the value of all issues of clothing and small stores made to enlisted men and apprentice seamen required as outfits on first enlistment, not to exceed \$100 each, and for uniform gratuity to enrolled men of the Naval Reserve Force and for civilian clothing not to exceed \$15 per man to men given discharge for bad conduct, for undesirability, or inaptitude, the uniform gratuity paid to officers of the Naval Reserve Force, and the authorized issues of clothing and equipment to the members of the Naval Nurse Corps.

## FUEL AND TRANSPORTATION

Fuel, transportation,  
etc.

For coal and other fuel for steamers' and ships' use, including expenses of transportation, storage, and handling the same; maintenance and general operation of machinery of naval fuel depots and fuel plants; water for all purposes on board naval vessels, and ice for the cooling of water, including the expense of transportation and storage of both, \$15,460,000: *Provided*, That fuel acquired other than by purchase shall not be issued without charging the applicable appropriation with the cost of such fuel at the rate current at the time of issue for fuel purchased: *Provided further*, That the President may direct the use, wholly or in part, of fuel on hand, however acquired, to be charged at the last issue rate for fuel acquired by purchase, when, in his judgment, prices quoted for supplying fuel are excessive.

*Provisos.*  
Issues charged to ap-  
propriations applica-  
ble.

Prices for fuel on  
hand.

## SALARIES, NAVY DEPARTMENT

Civilian personnel in  
Department.

For personal services in the District of Columbia, in accordance with the Classification Act of 1923, \$830,000.

Bureau of Medicine  
and Surgery.

## BUREAU OF MEDICINE AND SURGERY

## MEDICAL DEPARTMENT

Surgeon's necessities.  
Civil establishment.

For surgeon's necessities for vessels in commission, navy yards, naval stations, and Marine Corps; and for the civil establishment at the several naval hospitals, navy yards, naval medical supply depots, Naval Medical School and Dispensary, Washington, and Naval Academy, \$1,730,000: *Provided*, That the sum to be paid out of this appropriation, under the direction of the Secretary of the Navy, for clerical service in naval hospitals, dispensaries, medical supply depots, and Naval Medical School, for the fiscal year ending June 30, 1926, shall not exceed \$150,000.

*Proviso.*  
Clerical, etc., serv-  
ices.

## CONTINGENT, BUREAU OF MEDICINE AND SURGERY

Contingent.

For tolls and ferriages; purchase of books and stationery; hygienic and sanitary investigation and illustration; sanitary, hygienic, and special instruction, including the issuing of naval medical bulletins and supplements; purchase and repairs of nonpassenger-carrying wagons, automobile ambulances, and harness; purchase of and feed for horses and cows; maintenance, repair, and operation of three passenger-carrying motor vehicles for naval dispensary, Washington, District of Columbia, and of one motor-propelled vehicle for official use only for the medical officer on out-patient medical service at the Naval Academy; trees, plants, care of grounds, garden tools, and seeds; incidental articles for the Naval Medical School and naval dispensary, Washington, naval medical supply depots, sick quarters at Naval Academy and marine barracks; washing for medical department and Naval Medical School and naval dispensary, Washington, naval medical supply depots, sick quarters at Naval Academy and marine barracks, dispensaries at navy yards and naval stations, and ships; and for minor repairs on buildings and grounds of the United States Naval Medical School and naval medical supply depots; rent of rooms for naval dispensary, Washington, District of Columbia, not to exceed \$1,200; for the care, maintenance, and treatment of the insane of the Navy and Marine Corps on the Pacific coast, including supernumeraries held for transfer to the Government Hospital for the Insane; for dental outfits and dental material; and all other necessary contingent expenses; in all, \$375,000:

Care of insane on  
Pacific coast.

*Provided*, That the Secretary of the Navy is hereby authorized to construct necessary additional buildings at the naval hospitals at Pearl Harbor, Hawaii; Chelsea, Massachusetts; Newport, Rhode Island; New York, New York; League Island, Pennsylvania; Norfolk, Virginia; Great Lakes, Illinois; Puget Sound, Washington; Guam; and Canacao, Philippine Islands, at a total cost not to exceed \$715,500, which total expenditure for the purposes aforesaid shall be made from the naval hospital fund.

*Proviso.*  
Additions to designated hospitals.

CARE OF THE DEAD

Care of the dead.

For care of the dead; for purchase of cemetery lots; for funeral expenses and interment or transportation to their homes or to designated cemeteries of the remains of officers (including officers who die within the United States and supernumerary patients who die in naval hospitals) and enlisted men of the Navy and Marine Corps, of members of the Nurse Corps, and of officers and enlisted men of the Naval Reserve Force, when on active service with the Navy, who die or are killed in action ashore or afloat, and also to enable the Secretary of the Navy, in his discretion, to cause to be transported to their homes the remains of civilian employees of the Navy Department and Naval Establishment who die while employed outside of the continental limits of the United States, \$90,000: *Provided*, That the sum herein appropriated shall be available for payment for transportation of the remains of officers and men who have died while on duty at any time since April 21, 1898.

Expenses interring remains of officers, etc., dying in the service.

Civilian employees dying abroad.

*Proviso.*  
Application of fund.

SALARIES, NAVY DEPARTMENT

For personal services in the District of Columbia in accordance with the Classification Act of 1923, \$73,400.

Civilian personnel in Department.

BUREAU OF YARDS AND DOCKS

Bureau of Yards and Docks.

MAINTENANCE

For the labor, materials, and supplies necessary, as determined by the Secretary of the Navy, for the general maintenance of the activities and properties now, or hereafter, under the cognizance of the Bureau of Yards and Docks, including the purchase, maintenance, repair, and operation of passenger-carrying vehicles for the Naval Establishment not otherwise provided for, and including not to exceed \$950,000 for clerical, inspection, drafting, messenger, and other classified work in the field, \$6,750,000: *Provided*, That during the fiscal year 1926 the Secretary of the Navy is authorized to purchase not more than two passenger-carrying motor-propelled vehicles, to cost not to exceed \$2,500 each, fifteen passenger-carrying motor-propelled vehicles, to cost not to exceed \$1,500 each, and thirty passenger-carrying motor-propelled vehicles, to cost not to exceed \$500 each, and the Secretary of the Navy shall sell, or exchange in part payment for such new vehicles, not less than a corresponding number of motor-propelled passenger-carrying vehicles in use and of makes which now cost in excess of \$2,000 per vehicle to replace for each new car purchased costing \$1,500 or more: *Provided further*. That expenditures from appropriations contained in this Act for the maintenance, operation, and repair of motor-propelled passenger-carrying vehicles, including the compensation of operators, shall not exceed in the aggregate \$100,000, exclusive of such vehicles owned and operated by the Marine Corps in connection with expeditionary duty without the continental limits of the United States, and

General maintenance.

Vehicles, etc.

Clerical, etc., services.

*Proviso.*  
Purchase of passenger vehicles limited.

Limit for operation, etc.

Marine Corps outside continental limits.

on any one vehicle shall not exceed for maintenance, upkeep, and repair, exclusive of garage rent, pay of operator, fuel, and lubricants, one-third of the market price of a new vehicle of the same make or class, and in any case more than \$500.

## CONTINGENT

Contingent. For contingent expenses and minor extensions and improvements of public works at navy yards and stations, \$125,000.

## SALARIES, NAVY DEPARTMENT

Civilian personnel in Department. For personal services in the District of Columbia in accordance with the Classification Act of 1923, \$238,000.

## Public works. PUBLIC WORKS, BUREAU OF YARDS AND DOCKS

Portsmouth, N. H. Navy yard, Portsmouth, New Hampshire: Repairs to coaling plant, \$25,000; for improvements to building numbered 138, \$20,000; in all, \$45,000.

Boston, Mass. Navy yard, Boston, Massachusetts: For improvements to water front, \$150,000; replacement of circulating loop, \$125,000; in all, \$275,000.

New York, N. Y. Navy yard, New York, New York: For gas plant improvements, \$25,000; improvements to distributing system, \$15,000; replacement of high tension electric cable, \$25,000; improvements to sanitary facilities, Dry Dock Numbered 4, \$20,000; in all, \$85,000.

Philadelphia, Pa. Navy yard, Philadelphia, Pennsylvania: For paving, to continue, \$30,000; improvements to Pier Numbered 3, \$70,000; dredging, to continue, \$150,000; in all, \$250,000.

Norfolk, Va. Navy yard, Norfolk, Virginia: For improvements to fire protection, \$21,000; replacement of hull of one hundred and twenty ton derrick, \$90,000; in all, \$111,000.

Charleston, S. C. Navy yard, Charleston, South Carolina: Dredging, to continue, \$36,000.

Mare Island, Calif. Navy yard, Mare Island, California: For dredging, to continue, \$70,000.

Puget Sound, Wash. Navy yard, Puget Sound, Washington: Repair and fitting out pier (limit of cost, \$1,190,000), to continue, \$400,000.

Guantanamo, Cuba. Naval station, Guantanamo, Cuba: For replacement of magazine wharf, \$50,000; improvements to fuel-oil plant, \$28,000; in all, \$78,000.

Pearl Harbor, Hawaii. Naval station, Pearl Harbor, Hawaii: For additional moorings, \$45,000; improvement to waterfront, industrial section, \$200,000; extension of administration building, \$100,000; in all, \$345,000.

Tutuila, Samoa. Naval station, Tutuila, Samoa: For improvements to wharf, \$28,000.

Cavite, P. I. Naval station, Cavite, Philippine Islands: For moving officers' quarters from Olongapo, \$30,000; moving power plant equipment from Olongapo and replacing worn out equipment at Cavite, to complete, \$54,000; moving dry dock Dewey from Olongapo, \$400,000; moving water tank from Olongapo, \$7,500; in all, \$491,500.

Fort Lafayette, N. Y., ammunition depot. Naval Ammunition Depot, Fort Lafayette, New York: For dredging, to continue, \$20,000.

Puget Sound, Wash., ammunition depot. Naval Ammunition Depot, Puget Sound, Washington: For additional storage, \$35,000.

Washington, D. C., hospital. Naval Hospital, Washington, District of Columbia: Extension of nurses' quarters, \$75,000, which sum shall be paid out of the Naval Hospital Fund.

Great Lakes training station. Naval training station, Great Lakes, Illinois, buildings: For improvements to power plant, \$30,000.

Submarine base, Pearl Harbor, Hawaii: For extension of motor generator building and equipment, \$55,000. Pearl Harbor submarine base.

Submarine base, Coco Solo, Canal Zone: For improvements to refrigeration plant, \$36,000; dredging, to continue, \$90,000; in all, \$126,000. Coco Solo, Canal Zone, submarine base.

Submarine base, Key West, Florida: Toward completion of piers, \$100,000. Key West, Fla., submarine base.

Naval station, San Diego, California: For extension of shop and storage facilities, \$70,000. San Diego, Calif.

Naval Aeronautic station, Pensacola, Florida: For fuel-oil storage, \$35,000. Pensacola, Fla., aeronautic station.

Naval Fuel Depot, Yorktown, Virginia: For foam fire-protection system, \$60,000. Yorktown, Va., fuel depot.

The unobligated balance of the appropriation of \$500,000 contained in the Naval Appropriation Act for the fiscal year 1925 on account of the construction of an extensible building for the Supply Depot, Marine Corps, San Francisco, California, is made available for adding two additional floors to said building, such addition to be of permanent construction and made ready for occupancy in all respects within the amount hereby made available. San Francisco, Calif., Marine Corps Supply Depot.  
Use of balances for additions.  
*Amt.*, p. 198.

BUREAU OF AERONAUTICS

Bureau of Aeronautics.

AVIATION, NAVY

For aviation, as follows: For navigational, photographic, aerological, radio, and miscellaneous equipment, including repairs thereto, for use with aircraft built or building on June 30, 1925, \$375,000; for maintenance, repair, and operation of aircraft factory, helium plant, air stations, fleet activities, testing laboratories, and for overhauling of planes, \$6,921,625, including \$300,000 for the equipment of vessels with catapults; for continuing experiments and development work on all types of aircraft, \$1,550,000; for drafting, clerical, inspection, and messenger service, \$700,000; for new construction and procurement of aircraft and equipment, \$5,243,375; in all, \$14,790,000; and the money herein specifically appropriated for "Aviation" shall be disbursed and accounted for in accordance with existing laws as "Aviation" and for that purpose shall constitute one fund: *Provided*, That in addition to the amount herein appropriated and specified for expenditure for new construction and procurement of aircraft and equipment, the Secretary of the Navy may enter into contracts for the production and purchase of new airplanes and their equipment, spare parts and accessories, to an amount not in excess of \$4,100,000: *Provided further*, That no part of this appropriation shall be expended for maintenance of more than six heavier-than-air stations on the coasts of the continental United States: *Provided further*, That no part of this appropriation shall be used for the construction of a factory for the manufacture of airplanes: *Provided further*, That the Secretary of the Navy is hereby authorized to consider, ascertain, adjust, determine, and pay out of this appropriation the amounts due on claims for damages which have occurred or may occur to private property growing out of the operations of naval aircraft, where such claim does not exceed the sum of \$250: *Provided further*, That all claims adjusted under this authority during the fiscal year shall be reported in detail to the Congress by the Secretary of the Navy.

Designated aviation expenses.

Aircraft factory, helium plant, etc.

Catapults, etc.

Aircraft, new construction, etc.

Accounting.

*Proviso.*  
Additional contracts for production, etc., authorized.

Shore stations limited.

Airplane factory forbidden.

Determination of damages claims.

Report to Congress.

SALARIES, NAVY DEPARTMENT

For personal services in the District of Columbia in accordance with the Classification Act of 1923, \$191,000. Civilian personnel in Department.

Naval Academy.

## NAVAL ACADEMY

Pay of professors, etc.

Pay, Naval Academy: Pay of professors and others, Naval Academy: Pay of professors and instructors, including one professor as librarian, \$236,900: *Provided*, That not more than \$36,500 shall be paid for masters and instructors in swordmanship and physical training;

*Proviso.*  
Pay restriction.

Pay of administration and departments employees.  
Rates to be fixed by Secretary.

For pay of employees at rates to be fixed by the Secretary of the Navy, as follows: Administration, \$155,020; department of ordnance and gunnery, \$16,952; departments of electrical engineering and physics, \$17,727; department of seamanship, \$8,880; department of marine engineering and naval construction, \$47,922; commissary department, \$188,993; department of buildings and grounds, \$131,574; in all, \$567,068.

Current expenses.

Current and miscellaneous expenses, Naval Academy: For text and reference books for use of instructors; stationery, blank books and forms, models, maps, and periodicals; apparatus and materials for instruction in physical training and athletics; expenses of lectures and entertainments, not exceeding \$1,000, including pay and expenses of lecturer; chemicals, philosophical apparatus and instruments, stores, machinery, tools, fittings, apparatus, and materials for instruction purposes, \$77,800.

Library.

For purchase, binding, and repair of books for the library (to be purchased in the open market on the written order of the superintendent), \$5,000.

Board of Visitors.

For expenses of the Board of Visitors to the Naval Academy, \$3,000.

Superintendent.

For contingencies for the superintendent of the academy, to be expended in his discretion, \$3,000.

Commandant.

For contingencies for the commandant of midshipmen, to be expended in his discretion, \$1,200.

General maintenance and repairs.

Maintenance and repairs, Naval Academy: For necessary repairs of public buildings, wharves, and walls inclosing the grounds of the Naval Academy, improvements, repairs, and fixtures; for books, periodicals, maps, models, and drawings; purchase and repair of fire engines; fire apparatus and plants, machinery; purchase and maintenance of all horses and horse-drawn vehicles for use at the academy, including the maintenance, operation, and repair of three horse-drawn passenger-carrying vehicles to be used only for official purposes; seeds and plants; tools and repairs of the same; stationery; furniture for Government buildings and offices at the academy, including furniture for midshipmen's rooms; coal and other fuels; candles, oil, and gas; attendance on light and power plants; cleaning and clearing up station and care of buildings; attendance on fires, lights, fire engines, fire apparatus, and plants, and telephone, telegraph, and clock systems; incidental labor; advertising, water tax, postage, telephones, telegrams, tolls, and ferriage; flags and awnings; packing boxes, fuel for heating and lighting bandsmen's quarters; pay of inspectors and draftsmen; music and astronomical instruments; and for pay of employees on leave, \$1,026,500.

Rent commutation.

For commutation of rent for bandsmen, at \$15 per month each, \$13,500.

Marine Corps.

## MARINE CORPS

Pay, etc.

## PAY, MARINE CORPS

Officers, active and reserve.

Pay of officers, active and class 1, Fleet Marine Corps reserve list: For pay and allowances prescribed by law for all officers on the active and class 1, Fleet Marine Corps reserve list—pay and

allowances, \$3,453,174; subsistence allowance, \$486,399; rental allowance, \$703,506; in all, \$4,643,079.

For pay of officers prescribed by law on the retired list, \$493,180.

Pay of enlisted men, active and class 1, Fleet Marine Corps reserve list: For pay and allowances of noncommissioned officers, musicians, and privates, as prescribed by law, and for the expenses of clerks of the United States Marine Corps traveling under orders, and including additional compensation for enlisted men of the Marine Corps qualified as expert riflemen, sharpshooters, marksmen, or regularly detailed as gun captains, gun pointers, cooks, messmen, or holding good-conduct medals, pins, or bars, including interest on deposits by enlisted men, post exchange debts of deserters, under such rules as the Secretary of the Navy may prescribe, and the authorized travel allowance of discharged enlisted men, and for prizes for excellence in gunnery exercises and target practice, and for pay of enlisted men designated as Navy mail clerks and assistant Navy mail clerks, both afloat and ashore—pay and allowances, \$8,669,431; allowance for lodging and subsistence, \$759,711; in all, \$9,429,142.

For pay and allowances prescribed by law of enlisted men on the retired list, \$383,656.

Undrawn clothing: For payment to discharged enlisted men for clothing undrawn, \$250,000.

For pay and allowances of Reserve Force, excepting class 1, Fleet Marine Corps Reserve, \$75,943.

#### MILEAGE

For mileage and actual and necessary expenses and per diem in lieu of subsistence as authorized by law to officers traveling under orders without troops, \$125,000: *Provided*, That officers performing travel by Government-owned vessels for which no transportation fare is charged, shall only be entitled to reimbursement of actual and necessary expenses incurred.

In all, \$15,400,000, and the money herein specifically appropriated for pay of the Marine Corps shall be disbursed and accounted for in accordance with existing law as pay of the Marine Corps, and for that purpose shall constitute one fund.

No officer of the Navy or Marine Corps, while on leave of absence engaged in a service other than that of the Government of the United States, shall be entitled to any pay or allowances for a period in excess of that for which he is entitled to full pay, unless the President otherwise directs.

#### PAY OF CIVIL FORCE

For personal services in the District of Columbia in accordance with "The Classification Act of 1923," as follows:

Offices of the major general commandant and adjutant and inspector, \$61,840;

Office of the paymaster, \$22,860;

Office of the quartermaster, \$74,300; in all, \$159,000.

For personal services in Marine Corps offices located elsewhere than at Marine Corps headquarters, \$15,650.

#### GENERAL EXPENSES, MARINE CORPS

For every expenditure requisite for, and incident to, the authorized work of the Marine Corps, other than as appropriated for under the headings of pay and salaries, as follows:

For provisions, subsistence, board and lodging of enlisted men, recruits and recruiting parties, and applicants for enlistment, cash

Retired list.

Enlisted men, active and reserve.

Retired enlisted men.

Undrawn clothing.

Reserve Force.

Mileage.

*Proviso.*  
Travel allowance on Government-owned vessels not charging fare.

Disbursing and accounting.

Restriction on pay of Navy or Marine Corps officer, engaged in other service, while on leave.

Civilian personnel at headquarters, etc.

General expenses.

Authorized objects.

Provisions, etc.

allowance for lodging and subsistence to enlisted men traveling on duty; ice, ice machines and their maintenance, \$3,253,000;

Clothing.	For clothing for enlisted men, \$1,279,000;
Fuel, etc.	For fuel, heat, light, and power, including sales to officers, \$600,000;
Military supplies, etc.	For military supplies and equipment, including their purchase,
Purchase, repairs, etc.	repair, preservation, and handling; recreational, school, educational, library, musical, amusement, field sport and gymnasium supplies, equipment, services, and incidental expenses; purchase and marking of prizes for excellence in gunnery and rifle practice, good-conduct badges, medals, and buttons awarded to officers and enlisted men by the Government for conspicuous, gallant, and special service; rental and maintenance of target ranges and entrance fees for competitions, \$356,000;
Transportation and recruiting.	For transportation of troops and applicants for enlistment, including cash in lieu of ferrriage and transfers en route; toilet kits for issue to recruits upon their first enlistment and other incidental expenses of the recruiting service; and transportation for dependents of officers and enlisted men, \$562,000;
Transporting depen- dents.	
Repairs to barracks, etc.	For repairs and improvements to barracks, quarters, and other public buildings at posts and stations; for the renting, leasing, and improvement of buildings in the District of Columbia with the approval of the Public Buildings Commission and at such other places as the public exigencies require, and the erection of temporary buildings upon the approval of the Secretary of the Navy at a total cost of not to exceed \$10,000 during the year, \$400,000;
Forage, etc.	For forage and stabling of public animals and the authorized number of officers' horses, \$50,000;
Contingent.	For miscellaneous supplies, material, equipment, personal and other services, and for other incidental expenses for the Marine Corps not otherwise provided for; purchase, repair, and exchange of typewriters and calculating machines; purchase and repair of furniture and fixtures; purchase and repair of motor-propelled and horse-drawn passenger-carrying and other vehicles; veterinary services and medicines for public animals and the authorized number of officers' horses; purchase of mounts and horse equipment for all officers below the grade of major required to be mounted; shoeing for public animals and the authorized number of officers' horses; books, newspapers, and periodicals; printing and binding; packing and crating of officers' allowance of baggage; funeral expenses of officers and enlisted men and accepted applicants for enlistment and retired officers on active duty and retired enlisted men of the Marine Corps, including the transportation of their bodies, arms, and wearing apparel from the place of demise to the homes of the deceased in the United States; construction, operation, and maintenance of laundries; and for all emergencies and extraordinary expenses, \$1,875,000: <i>Provided</i> , That there may be expended out of this appropriation for the purchase of motor-propelled passenger-carrying vehicles not more than \$12,400, as follows: Two vehicles to cost not more than \$1,200 each, ten vehicles to cost not more than \$500 each, and twenty motor cycles to cost not more than \$250 each;
Vehicles, etc.	
Horses, etc.	
Laundries.	
<i>Proviso.</i> Purchase of motor passenger vehicles.	
Accounting.	In all, \$8,375,000, to be accounted for as one fund.

Increase of the Navy.

### INCREASE OF THE NAVY

Unexpended balances  
available.

New appropriation.

Work on vessels un-  
der treaty limitations.

The Secretary of the Navy may use the unexpended balances on the date of the approval of this Act under appropriations heretofore made on account of "Increase of the Navy," together with the sum of \$7,444,000, which is hereby appropriated for the prosecution of work on vessels under construction on such date, the construction of which may be proceeded with under the terms of the treaty

providing for the limitation of naval armament; for continuing the conversion of two battle cruisers into aircraft carriers, including their complete equipment of aircraft and aircraft accessories, in accordance with the terms of such treaty; toward the construction of two fleet submarines heretofore authorized, to have the highest practicable speed and greatest desirable radius of action and to cost not to exceed \$5,300,000 each for construction and machinery and \$850,000 each for armor, armament, and ammunition; for the settlement of contracts on account of vessels already delivered to the Navy Department; for the procurement of gyro compass equipments, and for the installation of fire-control instruments on destroyers not already supplied; for the installation of fire-control apparatus on the Colorado and West Virginia; and for the completion of armor, armament, ammunition, and torpedoes for the supply and complement of vessels which may be proceeded with as hereinbefore mentioned.

No part of any appropriation made for the Navy shall be expended for any of the purposes herein provided for on account of the Navy Department in the District of Columbia, including personal services of civilians and of enlisted men of the Navy, except as herein expressly authorized: *Provided*, That there may be detailed to the Bureau of Navigation not to exceed at any one time twenty-four enlisted men of the Navy: *Provided further*, That enlisted men detailed to the Naval Dispensary and the Radio Communication Service shall not be regarded as detailed to the Navy Department in the District of Columbia.

No part of the appropriations made in this Act shall be available for the salary or pay of any officer, manager, superintendent, foreman, or other person having charge of the work of any employee of the United States Government while making or causing to be made with a stop watch or other time-measuring device a time study of any job of any such employee between the starting and completion thereof, or of the movements of any such employee while engaged upon such work; nor shall any part of the appropriations made in this Act be available to pay any premiums or bonus or cash reward to any employee in addition to his regular wages, except for suggestions resulting in improvements or economy in the operation of any Government plant; and that no part of the moneys herein appropriated for the Naval Establishment or herein made available therefor shall be used or expended under contracts hereafter made for the repair, purchase, or acquirement, by or from any private contractor, of any naval vessel, machinery, article or articles that at the time of the proposed repair, purchase, or acquirement, can be repaired, manufactured, or produced in each or any of the Government navy yards or arsenals of the United States, when time and facilities permit, and when, in the judgment of the Secretary of the Navy, such repair, purchase, acquirement, or production, would not involve an appreciable increase in cost to the Government.

The President is requested to invite the governments with which the United States has diplomatic relations to send representatives to a conference to be held in the city of Washington, which shall be charged with the duty of formulating and entering into a general international agreement by which armaments for war, either upon land or sea, shall be effectually reduced and limited in the interest of the peace of the world and the relief of all nations from the burdens of inordinate and unnecessary expenditures for the provision of armaments and the preparation for war.

Approved, February 11, 1925.

Aircraft carriers.  
Post, p. 882.

Fleet submarines.

Payment for vessels already delivered.

Gyro compasses, etc.  
Fire control instruments.

On "Colorado" and "West Virginia."  
Armor, etc., for ships under construction.

Use for Department expenses restricted.

Provisions.  
Details to Bureau of Navigation.

Specified service not deemed Department details.

No pay to officers, etc., using time measuring devices on work of employees.

Cash rewards, etc., restricted.

Restriction on repair and equipment of naval vessels, machinery, etc., at other than navy yards or arsenals.

Invitation authorized for international conferences for reduction of armament by land or sea.

February 11, 1925.  
[H. R. 11282.]  
[Public, No. 399.]

**CHAP. 210.**—An Act To authorize an increase in the limits of cost of certain naval vessels.

"Lexington" and  
"Saratoga", Battle-  
ships.

Limit of cost in-  
creased for converting  
into airplane carriers.  
Vol. 42, p. 814.  
Vol. 39, p. 616, amend-  
ed.  
Ante, p. 861.  
Post, p. 1336.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the limits of cost for the construction of the United States ships Lexington and Saratoga, the conversion of which vessels into airplane carriers, in accordance with the terms of the treaty providing for the limitation of naval armament, was authorized by the Act of July 1, 1922, is hereby increased to \$34,000,000 each.

Approved, February 11, 1925.

February 12, 1925.  
[H. R. 466.]  
[Public, No. 400.]

**CHAP. 212.**—An Act To amend section 90 of the Judicial Code of the United States, approved March 3, 1911, so as to change the time of holding certain terms of the District Court of Mississippi.

United States courts.  
Vol. 37, p. 118,  
amended.

Mississippi judicial  
districts.

Northern district.

Eastern division.

Western division.

Delta division.

Terms.

Southern district.

Jackson division.

Western division.

Eastern division.

Southern division.  
Terms.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section 90 of the Judicial Code be, and the same is hereby, amended to read as follows:

"**SEC. 90.** The State of Mississippi is divided into two judicial districts to be known as the northern and southern districts of Mississippi. The northern district shall include the territory embraced on the 1st day of December, 1923, in the counties of Alcorn, Attala, Chickasaw, Choctaw, Clay, Itawamba, Lee, Lowndes, Monroe, Oktibbeha, Pontotoc, Prentiss, Tishomingo, and Winston, which shall constitute the eastern division of said district; also the territory embraced on the date last mentioned in the counties of Benton, Calhoun, Carroll, De Soto, Grenada, Lafayette, Marshall, Montgomery, Panola, Tate, Tippah, Union, Webster, and Yalabusha, which shall constitute the western division of said district; also the territory embraced on the date last mentioned in the counties of Bolivar, Coahoma, Leflore, Quitman, Sunflower, Tallahatchie, and Tunica, which shall constitute the Delta division of said district. The terms of the district court for the eastern division shall be held at Aberdeen on the first Mondays in April and October; and for the western division, at Oxford on the third Monday in April and the first Monday in December; and for the Delta division, at Clarksdale on the fourth Monday in January and the third Monday in October. The southern district shall include the territory embraced on the 1st day of December, 1923, in the counties of Amite, Copiah, Covington, Franklin, Hinds, Holmes, Jefferson Davis, Lawrence, Leake, Lincoln, Madison, Pike, Rankin, Simpson, Smith, Scott, Wilkinson, and Yazoo, which shall constitute the Jackson division; also the territory embraced on the date last mentioned in the counties of Adams, Claiborne, Humphreys, Issaquena, Jefferson, Sharkey, Warren, and Washington, which shall constitute the western division; also the territory embraced on the date last mentioned in the counties of Clarke, Jones, Jasper, Kemper, Lauderdale, Neshoba, Newton, Noxubee, and Wayne, which shall constitute the eastern division; also the territory embraced on the date last mentioned in the counties of Forrest, George, Greene, Hancock, Harrison, Jackson, Lamar, Marion, Perry, Pearl River, Stone, and Walthall, which shall constitute the southern division of said district. Terms of the district court for the Jackson division shall be held at Jackson on the first Mondays in May and November; for the western division at Vicksburg on the third Mondays in May and November; for the eastern division at Meridian on the third Mondays in March and September; and for the southern division at Biloxi on the third

Monday in February and the first Monday in June. The clerk of the court for each district shall maintain an office in charge of himself, or a deputy, at each place in his district at which court is now required to be held, at which he shall not himself reside, which shall be kept open at all times for the transaction of the business of the court. The marshal for each of said districts shall maintain an office in charge of himself or a deputy at each place of holding court in his district."

Approved, February 12, 1925.

Officers.

**CHAP. 213.**—An Act To make valid and enforceable written provisions or agreements for arbitration of disputes arising out of contracts, maritime transactions, or commerce among the States or Territories or with foreign nations.

February 12, 1925.  
[H. R. 646.]  
[Public, No. 401.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That "maritime transactions," as herein defined, means charter parties, bills of lading of water carriers, agreements relating to wharfage, supplies furnished vessels or repairs to vessels, collisions, or any other matters in foreign commerce which, if the subject of controversy, would be embraced within admiralty jurisdiction; "commerce," as herein defined, means commerce among the several States or with foreign nations, or in any Territory of the United States or in the District of Columbia, or between any such Territory and another, or between any such Territory and any State or foreign nation, or between the District of Columbia and any State or Territory or foreign nation, but nothing herein contained shall apply to contracts of employment of seamen, railroad employees, or any other class of workers engaged in foreign or interstate commerce.

United States Arbitration Act.  
Definitions.  
"Maritime transactions."

"Commerce."

Not applicable to employment contracts of workers.

**SEC. 2.** That a written provision in any maritime transaction or a contract evidencing a transaction involving commerce to settle by arbitration a controversy thereafter arising out of such contract or transaction, or the refusal to perform the whole or any part thereof, or an agreement in writing to submit to arbitration an existing controversy arising out of such a contract, transaction, or refusal, shall be valid, irrevocable, and enforceable, save upon such grounds as exist at law or in equity for the revocation of any contract.

Written contracts for arbitration of controversies in maritime or commerce transactions, enforceable, etc.

Exception.

**SEC. 3.** That if any suit or proceeding be brought in any of the courts of the United States upon any issue referable to arbitration under an agreement in writing for such arbitration, the court in which such suit is pending, upon being satisfied that the issue involved in such suit or proceeding is referable to arbitration under such an agreement, shall on application of one of the parties stay the trial of the action until such arbitration has been had in accordance with the terms of the agreement, providing the applicant for the stay is not in default in proceeding with such arbitration.

Trials of suits upon issues referable to arbitration on agreement therefor, stayed, on application, until arbitration has been had.

**SEC. 4.** That a party aggrieved by the alleged failure, neglect, or refusal of another to arbitrate under a written agreement for arbitration may petition any court of the United States which, save for such agreement, would have jurisdiction under the judicial code at law, in equity, or in admiralty of the subject matter of a suit arising out of the controversy between the parties, for an order directing that such arbitration proceed in the manner provided for in such agreement. Five days' notice in writing of such application shall be served upon the party in default. Service thereof shall be made in the manner provided by law for the service of summons in the jurisdiction in which the proceeding is brought. The court shall hear the parties, and upon being satisfied that the making of the agreement for arbitration or the failure to comply therewith is not in

Aggrieved party may petition for order of court directing arbitration on failure, etc., of other party.

Notice, etc.

On hearing, order directed, if making agreement, etc., not in issue.

issue, the court shall make an order directing the parties to proceed to arbitration in accordance with the terms of the agreement: *Provided*, That the hearing and proceedings under such agreement shall be within the district in which the petition for an order directing such arbitration is filed. If the making of the arbitration agreement or the failure, neglect, or refusal to perform the same be in issue, the court shall proceed summarily to the trial thereof. If no jury trial be demanded by the party alleged to be in default, or if the matter in dispute is within admiralty jurisdiction, the court shall hear and determine such issue. Where such an issue is raised, the party alleged to be in default may, except in cases of admiralty, on or before the return day of the notice of application, demand a jury trial of such issue, and upon such demand the court shall make an order referring the issue or issues to a jury in the manner provided by law for referring to a jury issues in an equity action, or may specially call a jury for that purpose. If the jury find that no agreement in writing for arbitration was made or that there is no default in proceeding thereunder, the proceeding shall be dismissed. If the jury find that an agreement for arbitration was made in writing and that there is a default in proceeding thereunder, the court shall make an order summarily directing the parties to proceed with the arbitration in accordance with the terms thereof.

*Proviso.*  
Venue of hearing, etc.

Summary trial if making agreement, etc., in issue.  
By judge.

Jury trials.

Action on findings.

Provisions for arbitrator, etc.

Procedure on applications.

Authority of arbitrators to issue summons, etc.

Fees.  
Service of summons.

On refusal, court may compel attendance or punish for contempt.

Seizure of vessel, etc., if action justiciable in admiralty, to be held until award in arbitration.

SEC. 5. That if in the agreement provision be made for a method of naming or appointing an arbitrator or arbitrators or an umpire, such method shall be followed; but if no method be provided therein, or if a method be provided and any party thereto shall fail to avail himself of such method, or if for any other reason there shall be a lapse in the naming of an arbitrator or arbitrators or umpire, or in filling a vacancy, then upon the application of either party to the controversy the court shall designate and appoint an arbitrator or arbitrators or umpire, as the case may require, who shall act under the said agreement with the same force and effect as if he or they had been specifically named therein; and unless otherwise provided in the agreement the arbitration shall be by a single arbitrator.

SEC. 6. That any application to the court hereunder shall be made and heard in the manner provided by law for the making and hearing of motions, except as otherwise herein expressly provided.

SEC. 7. That the arbitrators selected either as prescribed in this Act or otherwise, or a majority of them, may summon in writing any person to attend before them or any of them as a witness and in a proper case to bring with him or them any book, record, document, or paper which may be deemed material as evidence in the case. The fees for such attendance shall be the same as the fees of witnesses before masters of the United States courts. Said summons shall issue in the name of the arbitrator or arbitrators, or a majority of them, and shall be signed by the arbitrators, or a majority of them, and shall be directed to the said person and shall be served in the same manner as subpoenas to appear and testify before the court; if any person or persons so summoned to testify shall refuse or neglect to obey said summons, upon petition the United States court in and for the district in which such arbitrators, or a majority of them, are sitting may compel the attendance of such person or persons before said arbitrator or arbitrators, or punish said person or persons for contempt in the same manner now provided for securing the attendance of witnesses or their punishment for neglect or refusal to attend in the courts of the United States.

SEC. 8. That if the basis of jurisdiction be a cause of action otherwise justiciable in admiralty, then, notwithstanding anything herein to the contrary, the party claiming to be aggrieved may begin his proceeding hereunder by libel and seizure of the vessel or other

property of the other party according to the usual course of admiralty proceedings, and the court shall then have jurisdiction to direct the parties to proceed with the arbitration and shall retain jurisdiction to enter its decree upon the award.

SEC. 9. If the parties in their agreement have agreed that a judgment of the court shall be entered upon the award made pursuant to the arbitration, and shall specify the court, then at any time within one year after the award is made any party to the arbitration may apply to the court so specified for an order confirming the award, and thereupon the court must grant such an order unless the award is vacated, modified, or corrected as prescribed in the next two sections. If no court is specified in the agreement of the parties, then such application may be made to the United States court in and for the district within which such award was made. Notice of the application shall be served upon the adverse party, and thereupon the court shall have jurisdiction of such party as though he had appeared generally in the proceeding. If the adverse party is a resident of the district within which the award was made, such service shall be made upon the adverse party or his attorney as prescribed by law for service of notice of motion in an action in the same court. If the adverse party shall be a nonresident, then the notice of the application shall be served by the marshal of any district within which the adverse party may be found in like manner as other process of the court.

Order of court confirming award if agreed in agreement for arbitration.

Application to court.

Service of notice, etc.

SEC. 10. That in either of the following cases the United States court in and for the district wherein the award was made may make an order vacating the award upon the application of any party to the arbitration—

Vacation of award by court.

Causes.

(a) Where the award was procured by corruption, fraud, or undue means.

Procured by fraud, etc.

(b) Where there was evident partiality or corruption in the arbitrators, or either of them.

Partiality, etc., in arbitrator.

(c) Where the arbitrators were guilty of misconduct in refusing to postpone the hearing, upon sufficient cause shown, or in refusing to hear evidence pertinent and material to the controversy; or of any other misbehavior by which the rights of any party have been prejudiced.

Misconduct of arbitrator to prejudice of parties.

(d) Where the arbitrators exceeded their powers, or so imperfectly executed them that a mutual, final, and definite award upon the subject matter submitted was not made.

Imperfect execution of powers.

(e) Where an award is vacated and the time within which the agreement required the award to be made has not expired the court may, in its discretion, direct a rehearing by the arbitrators.

Vacated award may be reheard.

SEC. 11. That in either of the following cases the United States court in and for the district wherein the award was made may make an order modifying or correcting the award upon the application of any party to the arbitration—

Order modifying, etc., of award on application.

(a) Where there was an evident material miscalculation of figures or an evident material mistake in the description of any person, thing, or property referred to in the award.

For material mistake, etc.

(b) Where the arbitrators have awarded upon a matter not submitted to them, unless it is a matter not affecting the merits of the decision upon the matters submitted.

If award upon matter not submitted.

(c) Where the award is imperfect in matter of form not affecting the merits of the controversy.

Imperfect in form, etc.

The order may modify and correct the award, so as to effect the intent thereof and promote justice between the parties.

Effect of order.

SEC. 12. That notice of a motion to vacate, modify, or correct an award must be served upon the adverse party or his attorney within

Procedure on motion to vacate, etc., award.

three months after the award is filed or delivered. If the adverse party is a resident of the district within which the award was made, such service shall be made upon the adverse party or his attorney as prescribed by law for service of notice of motion in an action in the same court. If the adverse party shall be a nonresident then the notice of the application shall be served by the marshal of any district within which the adverse party may be found in like manner as other process of the court. For the purposes of the motion any judge who might make an order to stay the proceedings in an action brought in the same court may make an order, to be served with the notice of motion, staying the proceedings of the adverse party to enforce the award.

Stay of proceedings by same court.

Papers to be filed.

SEC. 13. That the party moving for an order confirming, modifying, or correcting an award shall, at the time such order is filed with the clerk for the entry of judgment thereon, also file the following papers with the clerk:

Agreement.

(a) The agreement; the selection or appointment, if any, of an additional arbitrator or umpire; and each written extension of the time, if any, within which to make the award.

Award.

(b) The award.

Papers used upon the application.

(c) Each notice, affidavit, or other paper used upon an application to confirm, modify, or correct the award, and a copy of each order of the court upon such an application.

Docket of judgment.

The judgment shall be docketed as if it was rendered in an action.

Force and effect of judgment.

The judgment so entered shall have the same force and effect, in all respects, as, and be subject to all the provisions of law relating to, a judgment in an action; and it may be enforced as if it had been rendered in an action in the court in which it is entered.

Title of Act.

SEC. 14. That this Act may be referred to as "The United States Arbitration Act."

Inconsistent laws repealed.

SEC. 15. That all Acts and parts of Acts inconsistent with this Act are hereby repealed, and this Act shall take effect on and after the 1st day of January next after its enactment, but shall not apply to contracts made prior to the taking effect of this Act.

Effective date.

Prior contracts not affected.

Approved, February 12, 1925.

February 12, 1925.

[H. R. 2694.]

[Public, No. 402.]

**CHAP. 214.**—An Act Authorizing certain Indian tribes, or any of them, residing in the State of Washington to submit to the Court of Claims certain claims growing out of treaties or otherwise.

Indians in Washington. Claims of, except S'Klallams, against United States to be submitted to Court of Claims.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all claims of whatsoever nature, both legal and equitable, of the tribes and bands of Indians, or any of them, except the S'Klallams, commonly known as the Clallams, with whom were made any of the treaties of Medicine Creek, dated December 26, 1854, Point Elliott, dated January 22, 1855, Point-no-Point, dated January 26, 1855, the Quin-ai-elts, dated May 8, 1859, growing out of said treaties, or any of them, and that all claims of whatever nature, both legal and equitable, which the Muckelshoot, San Juan Islands Indians; Nook-Sack, Suattle, Chinook, Upper Chehalis, Lower Chehalis, and Humptulip Tribes or Bands of Indians, or any of them (with whom no treaty has been made), may have against the United States shall be submitted to the Court of Claims, with right of appeal by either party to the Supreme Court of the United States for determination and adjudication, both legal and equitable, and jurisdiction is hereby conferred upon the Court of Claims to hear and determine any and all suits brought hereunder and to render final judgment therein: *Provided*, That the court shall also consider and determine any legal*

Vol. 10, p. 1132.

Vol. 12, pp. 927, 933, 971.

Jurisdiction conferred.

Proviso.

or equitable defenses, set-offs, or counterclaims including gratuities which the United States may have against any of said tribes or bands.

Counterclaims, etc., admitted.

SEC. 2. That the Court of Claims shall advance the cause or causes upon its docket for hearing, and shall have authority to determine and adjudge all rights and claims, both legal and equitable, of said tribes or bands of Indians, or any of them, and of the United States in the premises, notwithstanding lapse of time or statutes of limitation.

Advancement of cause, etc.

SEC. 3. That suit or suits instituted hereunder shall be begun within five years from the date of the passage of this Act by such tribes or bands of Indians, as parties plaintiff, and the United States as the party defendant. The petition or petitions may be verified by attorney or attorneys employed by such tribes of Indians under contract or contracts approved in accordance with existing law upon information and belief as to the facts therein alleged, and no other verification shall be necessary. Upon final determination of such suit or suits the Court of Claims shall have jurisdiction to fix and determine a reasonable fee, not to exceed 10 per centum of the recovery and in no event shall such fee amount in the aggregate under one attorneyship for each tribe to more than \$25,000, together with all necessary and proper expenses incurred in preparation and prosecution of the suit, to be paid to the attorneys employed by the said tribes or bands of Indians, or any of them, and the same shall be included in the decree and shall be paid out of any sum or sums found to be due said tribes.

Time for filing.

Verification.

Attorneys' fees, etc., by decree of court.

Approved, February 12, 1925.

**CHAP. 215.**—An Act To validate an agreement between the Secretary of War, acting on behalf of the United States, and the Washington Gas Light Company.

February 12, 1925.  
[S. 2848.]  
[Public, No. 403.]

Whereas Congress has provided for the work of reclaiming and improving the land along the Anacostia River, in the District of Columbia, and made and declared it a part of the park system of the District of Columbia, to be known as Anacostia Park, and it has become necessary in the prosecution of the said work to settle certain questions in dispute between the United States and the Washington Gas Light Company as to the ownership of land and to quiet title thereto: Therefore

District of Columbia.  
Preamble.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the agreement made between the Secretary of War, acting on behalf of the United States, and the Washington Gas Light Company, a corporation, for the purpose of effecting an adjustment and settlement of all the matters at issue between the United States and the said company respecting the title and ownership of certain parcels and lots of land adjacent to the Anacostia River, the terms of which agreement are embodied in a formal instrument on file in the War Department, bearing date of September 8, 1921, and signed by J. M. Wainwright, Assistant Secretary of War, and H. S. Reeside, president of the said Washington Gas Light Company, is hereby approved, and the consent of Congress is hereby given to the carrying out of said agreement in full accordance with the tenor and terms thereof.

Anacostia Park.  
Agreement with Washington Gas Light Company as to title of lands adjacent to, validated.

Approved, February 12, 1925.

February 12, 1925.  
[S. 3622.]  
[Public, No. 404.]

**CHAP. 216.**—An Act Granting the consent of Congress to the police jury of Morehouse Parish, Louisiana, or the State Highway Commission of Louisiana to construct, maintain, and operate a bridge across the Bayou Bartholomew at each of the following-named points in Morehouse Parish, Louisiana: Vester Ferry, Ward Ferry, and Zachery Ferry.

Bayou Bartholomew.  
Morehouse Parish,  
La., may bridge.  
Concurrent Resolu-  
tions, p. 9.

Construction.  
Vol. 34, p. 84.  
Locations.

Amendment.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the police jury of Morehouse Parish, Louisiana, or the State Highway Commission of Louisiana to construct, maintain, and operate a bridge and approaches thereto across the Bayou Bartholomew, at a point suitable to the interests of navigation, and in accordance with the provisions of an Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906, at or near each of the following-named points in Morehouse Parish, Louisiana: Vester Ferry, Ward Ferry, and Zachery Ferry.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, February 12, 1925.

February 12, 1925.  
[S. 3884.]  
[Public, No. 405.]

**CHAP. 217.**—An Act Granting the consent of Congress to the county of Independence, Arkansas, to construct, maintain, and operate a bridge across the White River, at or near the city of Batesville, in the county of Independence, in the State of Arkansas.

White River.  
Independence Coun-  
ty, Ark., may bridge,  
Batesville.

Construction.  
Vol. 34, p. 84.

State, etc., may ac-  
quire for operating as a  
free bridge.

Proviso.  
Tolls allowed for five  
years.

Amendment.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the county of Independence, in the State of Arkansas, and its successors and assigns, to construct, maintain, and operate a bridge and approaches thereto across the White River, at a point suitable to the interests of navigation, at or near the city of Batesville, in the county of Independence, in the State of Arkansas, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

SEC. 2. That the State of Arkansas, or any political subdivision or division thereof, within or adjoining which said bridge is located, may at any time, by agreement or by condemnation in accordance with the laws of said State, acquire all right, title, and interest in said bridge and the approaches thereto constructed under authority of this Act, for the purpose of maintaining and operating such bridge as a free bridge, by the payment to the owners of the reasonable value thereof, not to exceed in any event the construction cost thereof: *Provided,* That the said State or political subdivision or division thereof may operate such bridge as a toll bridge not to exceed five years from date of acquisition thereof.

SEC. 3. The right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, February 12, 1925.

February 12, 1925.  
[S. 3885.]  
[Public, No. 406.]

**CHAP. 218.**—An Act Granting the consent of Congress to Harry E. Bovay, of Stuttgart, Arkansas, to construct, maintain, and operate a bridge across the Black River, at or near the city of Black Rock, in the county of Lawrence, in the State of Arkansas.

Black River.  
Harry E. Bovay may  
bridge, Black Rock,  
Ark.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to Harry E. Bovay, of Stuttgart, Arkansas, and his successors and assigns, to construct, maintain,

and operate a bridge and approaches thereto across the Black River at a point suitable to the interests of navigation at or near the city of Black Rock, in the county of Lawrence, in the State of Arkansas, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

SEC. 2. That the State of Arkansas or any political subdivision or division thereof, within or adjoining which said bridge is located, may at any time, by agreement or by condemnation according to laws of said State, acquire all right, title, and interest in said bridge and the approaches thereto constructed under authority of this Act, for the purpose of maintaining and operating such bridge as a free bridge by the payment to the owners of the reasonable value thereof, not to exceed in any event the construction cost thereof: *Provided*, That the said State or political subdivision or division thereof may operate such bridge as a toll bridge not to exceed five years from date of acquisition thereof.

SEC. 3. The right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, February 12, 1925.

**CHAP. 219.**—An Act To amend the Act entitled "An Act to provide that the United States shall aid the States in the construction of rural post roads, and for other purposes," approved July 11, 1916, as amended and supplemented, and for other purposes.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That for the purposes of carrying out the provisions of the Act entitled "An Act to provide that the United States shall aid the States in the construction of rural post roads, and for other purposes," approved July 11, 1916, and all Acts amendatory thereof and supplementary thereto, there is hereby authorized to be appropriated, out of any money in the Treasury not otherwise appropriated, the following additional sums, to be expended according to the provisions of such Act as amended:

The sum of \$75,000,000 for the fiscal year ending June 30, 1926;

The sum of \$75,000,000 for the fiscal year ending June 30, 1927.

Immediately upon the passage of this Act and thereafter not later than January 1, of each year, the Secretary of Agriculture is authorized to apportion among the several States, as provided in section 21 of the Federal Highway Act, approved November 9, 1921, the \$75,000,000 herein authorized to be apportioned for the fiscal year ending June 30, 1926, and on or before January 1 next preceding the commencement of each succeeding fiscal year he shall make like apportionment of the appropriation herein authorized, or which may hereafter be authorized, for each fiscal year: *Provided*, That the Secretary of Agriculture shall act upon projects submitted to him under his apportionment of this authorization, and his approval of any such project within three years shall be deemed a contractual obligation of the Federal Government for the payment of its proportional contribution thereto.

SEC. 2. For carrying out the provisions of section 23 of the Federal Highway Act, approved November 9, 1921, there is hereby authorized to be appropriated for forest roads and trails, out of any money in the Treasury not otherwise appropriated, the following additional sums, to be available until expended in accordance with the provisions of said section 23:

The sum of \$7,500,000, for the fiscal year ending June 30, 1926;

The sum of \$7,500,000, for the fiscal year ending June 30, 1927.

Construction.  
Vol. 34, p. 84.

State, etc., may acquire for operating as a free bridge.

*Proviso.*  
Tolls allowed for five years.

Amendment.

February 12, 1925.  
[H. R. 4971.]  
[Public, No. 407.]

Rural post roads.  
Additional authorizations of appropriations for.  
Vol. 39, p. 356; Vol. 40, p. 1201; Vol. 42, pp. 660, 1157.

For 1926.

For 1927.

Immediate apportionment for 1926.

Vol. 42, p. 217.

*Proviso.*  
Approval of project by Secretary deemed a Federal obligation.

Federal Highway Act.  
Additional authorizations for roads and trails in national forests.  
Vol. 42, p. 218.

For 1926.

For 1927.

Post, p. 1326.

Deteriorated war explosives may be exchanged for others in good condition.

Reclaiming, etc., authorized.

Payment from Highway Act funds

Transfers thereof allowed to other activities.

Charges to be reimbursed by activities receiving.

Application of payments by United States to nontaxable Indian lands. Vol. 42, pp. 214, 661, 1157, amended.

Temporary approval of projects when State laws do not allow use of its funds, extended.

Vol. 42, p. 661, amended.

Inconsistent laws repealed.

SEC. 3. That the Secretary of Agriculture may exchange deteriorated explosives or explosive components, obtained by transfer from the Secretary of War for distribution among the States and for use in the improvement of roads under his direct supervision, for explosives or explosive products in condition for immediate use. The Secretary of Agriculture is further authorized, by contract or otherwise, to reclaim by reworking, reconditioning, cartridging, or otherwise converting into usable form such deteriorated explosives or explosive components as can not be so exchanged, and to pay the cost thereof out of available administrative funds authorized by the Federal Highway Act approved November 9, 1921, and Acts amendatory thereof or supplementary thereto. The Secretary of Agriculture, in his discretion, may transfer to any department or agency of the Federal Government such of the materials acquired from such exchanges, and also such of the explosives or explosive components as may be reworked, reconditioned, cartridged, or otherwise converted hereunder, as may be required by any such department or agency for use in its authorized activities: *Provided*, That the charges incident to the storage, handling, protection, exchange, reworking, reconditioning, cartridging, or conversion of such explosives or explosive components as may be certified by the Secretary of Agriculture to have been incurred against said administrative funds shall be reimbursed, said funds pro rata by the department or agency of the Federal Government, the State, or other agency receiving such explosives or explosive products.

SEC. 4. That section 11 of the Federal Highway Act approved November 9, 1921, as amended and approved by the Acts of June 19, 1922, and January 22, 1923, is further amended by inserting after each place where the words "unappropriated public lands" occur the words "and nontaxable Indian lands, individual and tribal."

SEC. 5. That in any State where the existing constitution or laws will not permit the State to provide revenues for the construction, reconstruction, or maintenance of highways, the Secretary of Agriculture shall continue to approve projects for said State until three years after the passage of this Act, if he shall find that said State has complied with the provisions of this Act in so far as its existing constitution and laws will permit.

SEC. 6. All Acts or parts of Acts in any way inconsistent with the provisions of this Act are hereby repealed and this Act shall take effect on its passage.

Approved, February 12, 1925.

February 12, 1925.  
[H. R. 6860.]  
[Public, No. 408.]

**CHAP. 220.**—An Act To authorize each of the judges of the United States District Court for the District of Hawaii to hold sessions of the said court separately at the same time.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That subdivision (a) of section 86 of the Hawaiian Organic Act, as amended, is amended to read as follows:

"SEC. 86. (a) That there shall be established in the said Territory a district court, to consist of two judges, who shall reside therein and be called district judges, and who shall each receive an annual salary of \$7,500. The two judges shall from time to time, either by order or rules of the court, prescribe at what times and in what classes of cases each of them shall preside.

The two judges may each hold separately and at the same time a session of the court (whether at the same or different terms of court, regular or special) and may preside alone over such session. The

Hawaii. Vol. 42, p. 119, amended.

District court. Two judges authorized for.

Division of cases.

Sessions by each judge.

said two judges shall have the same powers in all matters coming before the court; and in case two sessions of the court are held at the same time, the judgments, orders, verdicts, and all proceedings of a session of the court, held by either of the judges, shall be as effective as if one session only were being held at a time."

Powers, etc.

Approved, February 12, 1925.

**CHAP. 221.**—An Act To relinquish to the city of Battle Creek, Michigan, all right, title, and interest of the United States in two unsurveyed islands in the Kalamazoo River.

February 12, 1925.  
[H. R. 7144.]  
[Public, No. 409.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That upon the payment of \$1.25 per acre whatever right, title, or interest the United States may have in or to the two unsurveyed islands shown upon the official plat of the survey of township 2 south, range 8 west, Michigan, approved July 14, 1826, as being in the Kalamazoo River in section 2 of said township, shall be relinquished unto the city of Battle Creek, in the said State of Michigan, for public purposes, and the Secretary of the Interior is hereby authorized and directed by appropriate conveyance to carry out the purposes of this Act: *Provided*, however, in case said islands are not used or held by said city for public purposes, title to the same shall revert to the United States upon a finding and declaration by the Secretary of the Interior, that they are not used or held.

Battle Creek, Mich.  
May acquire two islands in Kalamazoo River for public purposes.

*Proviso.*  
Reversion for non-user.

Approved, February 12, 1925.

**CHAP. 222.**—An Act To revive and reenact the Act entitled "An Act granting the consent of Congress to the county of Allegheny, Pennsylvania, to construct, maintain, and operate a bridge across the Monongahela River, at or near the borough of Wilson, in the county of Allegheny, in the Commonwealth of Pennsylvania," approved February 27, 1919.

February 12, 1925.  
[H. R. 10413.]  
[Public, No. 410.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Act approved February 27, 1919, authorizing the county of Allegheny, in the State of Pennsylvania, to construct a bridge across the Monongahela River, at or near the borough of Wilson, in the county of Allegheny, in the State of Pennsylvania, be, and the same is hereby, revived and reenacted: *Provided*, That this Act shall be null and void unless the actual construction of the bridge hereby authorized be commenced within one year and completed within three years from the date of approval hereof.

Monongahela River.  
Time extended for bridging, by Allegheny County at Wilson, Pa.  
Vol. 41, p. 1078.

*Proviso.*  
Time of construction.

Approved, February 12, 1925.

**CHAP. 223.**—An Act Granting the consent of Congress to the State of Alabama to construct a bridge across the Coosa River at Gadsden, Etowah County, Alabama.

February 12, 1925.  
[H. R. 10687.]  
[Public No. 411.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the State of Alabama to construct, maintain, and operate a bridge and approaches thereto across the Coosa River at a point suitable to the interests of navigation, at or near Gadsden, in the county of Etowah, in the State of Alabama, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Coosa River.  
Alabama may bridge, Gadsden.

Construction.  
Vol. 34, p. 84.

Amendment.

SEC. 2. The right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, February 12, 1925.

February 12, 1925.

[H. R. 11635.]

[Public, No. 412.]

**CHAP. 224.**—An Act Granting the consent of Congress to the county of Allegheny and the county of Westmoreland, two of the counties of the State of Pennsylvania, jointly to construct, maintain, and operate a bridge across the Allegheny River, at a point approximately nineteen and one-tenth miles above the mouth of the river, in the counties of Allegheny and Westmoreland, in the State of Pennsylvania.

Allegheny River.  
Allegheny and West-  
moreland Counties,  
Pa., may bridge.

Location.

Construction.  
Vol. 34, p. 84.

Amendment.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the county of Allegheny and the county of Westmoreland, two of the counties of the State of Pennsylvania, and their successors and assigns, to construct, maintain, and operate a bridge and approaches thereto across the Allegheny River, at a point suitable to the interests of navigation, approximately nineteen and one-tenth miles above the mouth of the river, in the counties of Allegheny and Westmoreland, in the State of Pennsylvania, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

SEC. 2. The right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, February 12, 1925.

February 12, 1925.

[H. R. 11248.]

[Public, No. 413.]

**CHAP. 225.**—An Act Making appropriations for the military and nonmilitary activities of the War Department for the fiscal year ending June 30, 1926, and for other purposes.

War Department  
appropriations.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the following sums are appropriated, out of any money in the Treasury not otherwise appropriated, for the military and nonmilitary activities of the War Department for the fiscal year ending June 30, 1926, and for other purposes, namely:

Department military  
activities.

## TITLE I.—MILITARY ACTIVITIES AND OTHER EXPENSES OF THE WAR DEPARTMENT INCIDENT THERETO

Secretary's Office.

OFFICE OF SECRETARY OF WAR

Secretary, Assistant,  
and civilian personnel.

Salaries: Secretary of War, \$12,000; Assistant Secretary, \$10,000, and for other personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$202,174; in all, \$224,174:

*Proviso.*  
Restriction on ex-  
ceeding average sala-  
ries.  
Vol. 42, p. 1488.

*Provided,* That in expending appropriations or portions of appropriations, contained in this Act, for the payment for personal services in the District of Columbia in accordance with "The Classification Act of 1923," the average of the salaries of the total number of persons under any grade in any bureau, office, or other appropriation unit shall not at any time exceed the average of the compensation rates specified for the grade by such Act, and in grades in which only one position is allocated the salary of such position shall not exceed the average of the compensation rates for the grade: *Provided,* That this restriction shall not apply (1) to grades 1, 2, 3, and 4 of the clerical-mechanical service, or (2) to require the reduction in salary of any person whose compensation was fixed as

If only one position  
in a grade.

Not applicable to  
clerical-mechanical  
service.

No reduction in fixed  
salaries required.

of July 1, 1924, in accordance with the rules of section 6 of such Act, (3) to require the reduction in salary of any person who is transferred from one position to another position in the same or different grade in the same or a different bureau, office, or other appropriation unit, or (4) to prevent the payment of a salary under any grade at a rate higher than the maximum rate of the grade when such higher rate is permitted by "The Classification Act of 1923," and is specifically authorized by other law.

Vol. 42, p. 1490.  
Transfers to another position without reduction.

Higher salary rates allowed.

#### CONTINGENT EXPENSES, WAR DEPARTMENT

For purchase of professional and scientific books, law books, including their exchange; books of reference, blank books, pamphlets, periodicals, newspapers, maps; typewriting and adding machines, and other labor-saving devices, including their repair and exchange; furniture and repairs to same; carpets, matting, linoleum, filing equipment, photo supplies, towels, ice, brooms, soap, sponges, fuel, gas, and heating apparatus for buildings, electric power, electric light; repairs to, alterations and installations in Government-owned buildings (other than those under the supervision of the Superintendent of the State, War, and Navy Department Buildings) occupied by the War Department and its bureaus; maintenance, repair, and operation of motor trucks and motor cycles, and one motor-propelled passenger-carrying vehicle, to be used only for official purposes; freight and express charges; street-car fares, not exceeding \$750; and other absolutely necessary expenses, including a per diem allowance not to exceed \$4 in lieu of subsistence, \$99,685.

Department contingent expenses.

For stationery for the department and its bureaus and offices, \$69,000.

Stationery.

For postage stamps for the department and its bureaus, as required under the Postal Union, to prepay postage on matters addressed to Postal Union countries, \$250.

Postage.

For printing and binding for the War Department, its bureaus and offices, and for all printing and binding for the field activities under the War Department, except such as may be authorized in accordance with existing law to be done elsewhere than at the Government Printing Office, \$600,000: *Provided*, That the sum of \$3,000, or so much thereof as may be necessary, may be used for the publication, from time to time, of bulletins prepared under the direction of the Surgeon General of the Army, for the instruction of medical officers, when approved by the Secretary of War, and not exceeding \$70,000 shall be available for printing and binding under the direction of the Chief of Engineers.

Printing and binding.

*Proviso.*  
Medical bulletins.

For Chief of Engineers.

#### CONTINGENCIES OF THE ARMY

For all contingent expenses of the Army not otherwise provided for and embracing all branches of the military service, including the office of the Chief of Staff; for all emergencies and extraordinary expenses, including the employment of translators and exclusive of all other personal services in the War Department or any of its subordinate bureaus or offices in the District of Columbia, or in the Army at large, but impossible to be anticipated or classified; to be expended on the approval or authority of the Secretary of War, and for such purposes as he may deem proper, \$48,960: *Provided*, That not to exceed \$29,960 of the money herein appropriated shall be expended for the payment of salaries of civilian employees connected with the sale of war supplies and the adjustment of war contracts

Army contingencies.

*Provisos.*  
Sale of war supplies, adjusting claims, etc.

Transfer of surplus property to other activities restricted.

and claims: *Provided further*, That none of the funds appropriated in this Act shall be used for the payment of expenses connected with the transfer of surplus property of the War Department to any other activity of the Government where the articles or lots of articles to be transferred are located at any place at which the total surplus quantities of the same commodity are so small that their transfer would not, in the opinion of the Secretary of War, be economical.

General Staff Corps.

### GENERAL STAFF CORPS

Intelligence Division.

### CONTINGENCIES, MILITARY INTELLIGENCE DIVISION

Contingent expenses.

For contingent expenses of the Military Intelligence Division, General Staff Corps, and of the military attachés at the United States embassies and legations abroad, including the purchase of law books, professional books of reference, and subscriptions to newspapers and periodicals; for cost of special instruction at home and abroad, and in maintenance of students and attachés; for the hire of interpreters, special agents, and guides, and for such other purposes as the Secretary of War may deem proper, including \$5,000 for the actual and necessary expenses of officers of the Army on duty abroad for the purpose of observing operations of armies of foreign States at war, to be paid upon certificates of the Secretary of War that the expenditures were necessary for obtaining military information, \$65,500, to be expended under the direction of the Secretary of War: *Provided*, That section 3648, Revised Statutes, shall apply neither to subscriptions for foreign and professional newspapers and periodicals nor to other payments made from appropriations contained in this Act in compliance with the laws of foreign countries under which the military attachés are required to operate.

Observing military operations of foreign armies.

*Proviso.*  
Periodicals, etc.  
R. S., sec. 3648, p. 718.

Salaries, Office of Chief of Staff: For personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$213,801.

Civilian personnel, Office of Chief of Staff.

Adjutant General's Department.

### ADJUTANT GENERAL'S DEPARTMENT

Headquarters of military departments, etc.

### CONTINGENCIES, HEADQUARTERS OF MILITARY DEPARTMENTS, AND SO FORTH

Contingent expenses.

For contingent expenses at the headquarters of the several territorial departments, corps areas, armies, territorial districts, tactical corps, divisions, and brigades, including the Staff Corps serving thereat, being for the purchase of the necessary articles of office, toilet, and desk furniture, stationery, ice, and potable water for office use, binding, maps, technical books of reference, professional and technical newspapers and periodicals, payment for which may be made in advance, and police utensils, to be allotted by the Secretary of War, and to be expended in the discretion of the commanding officers of the several military departments, corps areas, districts, armies, and tactical commands, \$4,500.

Army War College.

### ARMY WAR COLLEGE

Instruction expenses.

For expenses of the Army War College, being for the purchase of the necessary special stationery; textbooks, books of reference, scientific and professional papers and periodicals; maps; police utensils; employment of temporary, technical, or special services and expenses of special lecturers; for the pay of employees; and for all other absolutely necessary expenses, \$70,570.

Employees, etc.

THE COMMAND AND GENERAL STAFF SCHOOL, FORT LEAVENWORTH,  
KANSAS

Fort Leavenworth,  
Kans.

For the purchase of textbooks, books of reference, scientific and professional papers, instruments, and material for instruction; employment of temporary, technical, special, and clerical services; and for other necessary expenses of instruction, at the Command and General Staff School, Fort Leavenworth, Kansas, \$45,680.

Instruction expenses,  
Command and General  
Staff School.

MILITARY POST EXCHANGES

Post exchanges.

For continuing the construction, equipment, and maintenance of suitable buildings at military posts and stations, for the conduct of the post exchange, school, reading, lunch, and amusement rooms; for the conduct and maintenance of libraries, service clubs, chapels, and gymnasiums, including repairs to buildings erected at private cost, in the operation of the Act approved May 31, 1902, and including salaries and travel for civilians employed in the hostess and library services, and for transportation of books and equipment for these services; for the rental of films, purchase of slides for and making repairs to moving-picture outfits and for similar and other recreational purposes at training and mobilization camps now established, or which may be hereafter established, \$87,800.

Maintenance, etc.

Recreation buildings,  
Vol. 32, p. 282.

ADJUTANT GENERAL'S OFFICE

Adjutant General's  
Office.

Salaries: For personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$1,395,000; all employees provided for by this paragraph for The Adjutant General's Office of the War Department shall be exclusively engaged on work of that office.

Civilian personnel.

OFFICE OF THE INSPECTOR GENERAL

Inspector General's  
Office.

Salaries: For personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$25,180.

Civilian personnel.

OFFICE OF THE JUDGE ADVOCATE GENERAL

Judge Advocate Gen-  
eral's Office.

Salaries: For personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$87,820: *Provided*, That not to exceed \$25,000 shall be used for the employment of such experts and other employees as may be required by the Judge Advocate General of the Army for the preparation of evidence for use in behalf of the Government in claims or suits filed in Federal courts on account of alleged patent infringements and for like services in connection with other patent matters and for necessary per diem and traveling expenses in connection therewith, as authorized by law.

Civilian personnel.

*Provide.*  
Experts for patent  
infringement suits.

FINANCE DEPARTMENT

Finance Department.

PAY, AND SO FORTH, OF THE ARMY

Pay of Army, etc.

PAY OF OFFICERS: For pay of officers of the line and staff, \$29,809,300.

Officers.

Hereafter no commissioned officer of the Army, Navy, or Marine Corps shall be deprived of his right to pay and allowances while serving on such duty as the President may direct in the coordination of the business of the Government, as now being conducted by him under the general supervision of the Director of the Bureau

No Army, Navy, or  
Marine Corps officer  
deprived of pay while  
on duty in coordina-  
tion of Government  
business.

<i>Proviso.</i> Number limited.	of the Budget: <i>Provided</i> , That the number of officers detailed to this duty shall not at any time exceed twenty-six.
National Guard.	For pay of officers, National Guard, \$100.
Warrant officers.	For pay of warrant officers, \$1,801,680.
Aviation increase.	For aviation increase to commissioned and warrant officers of the Army, \$1,100,000.
Longevity.	For additional pay to officers for length of service, \$5,529,998:
<i>Proviso.</i> Time at Military or Naval Academy after August 24, 1912, not counted for.	<i>Provided</i> , That in computing for any purpose the length of service of any officer of the Army who was appointed to the United States Military Academy or the United States Naval Academy after August 24, 1912, the time spent at either academy shall not be counted.
Enlisted men.	<b>PAY OF ENLISTED MEN:</b> For pay of enlisted men of the line and staff, not including the Philippine Scouts, \$51,090,846: <i>Provided</i> ,
<i>Proviso.</i> Authorized numerical strength.	That the total authorized number of enlisted men, not including the Philippine Scouts, shall be one hundred and twenty-five thousand: <i>Provided further</i> , That hereafter upon the presentation of satisfactory evidence as to his age and upon application for discharge by his parent or guardian presented to the Secretary of War within six months after the date of his enlistment, any man enlisted after July 1, 1925, in the Army under twenty-one years of age who has enlisted without the written consent of his parent or guardian, if any, shall be discharged with the form of discharge certificate and the travel and other allowances to which his service after enlistment shall entitle him.
Discharge of minors enlisting after July 1, 1925, without consent of parents, etc.	
National Guard.	For pay of enlisted men of National Guard, \$100.
Aviation increase.	For aviation increase to enlisted men of the Army, \$275,000:
<i>Proviso.</i> Number limited.	<i>Provided</i> , That this appropriation shall not be available for increased pay on flying status to more than seven hundred enlisted men.
Philippine Scouts.	For pay of the enlisted men of the Philippine Scouts, \$1,151,232.
Longevity.	For additional pay for length of service to enlisted men, \$2,500,000.
Retired list. Officers.	<b>PAY OF PERSONS WITH RETIRED STATUS:</b> For pay of the officers on the retired list, \$6,600,000.
On active duty.	For increased pay to retired officers on active duty, \$214,470.
Enlisted men.	For pay of retired enlisted men, \$8,028,926.
On active duty.	For increased pay and allowances of retired enlisted men on active duty, \$10,080.
Pay clerks.	For pay of retired pay clerks, \$10,125.
Veterinarians.	For pay of retired veterinarians, \$3,570.
Headquarters of territorial departments, corps areas, etc.	<b>PAY OF ARMY FIELD CLERKS AND CIVIL SERVICE MESSENGERS AT HEADQUARTERS OF THE SEVERAL TERRITORIAL DEPARTMENTS, CORPS AREAS, ARMY AND CORPS HEADQUARTERS, TERRITORIAL DISTRICTS, TACTICAL DIVISIONS AND BRIGADES, SERVICE SCHOOLS, CAMPS AND PORTS OF EMBARKATION AND DEBARKATION:</b> Army field clerks—seven at \$2,000 each, thirty-two at \$1,800 each, fifty-three at \$1,600 each, seventy at \$1,400 each, sixty-two at \$1,200 each; sixty-five messengers at \$960 each; in all, \$391,200.
Field clerks and messengers.	
Assignments to Department duty forbidden.	No clerk, messenger, or laborer at headquarters of tactical divisions, military departments, brigades, service schools, and office of the Chief of Staff shall be assigned to duty in any bureau of the War Department.
Contract surgeons.	For pay and allowances of contract surgeons, \$41,100.
Nurses.	For pay of nurses, \$722,380.
Hospital matrons.	For pay of hospital matrons, \$960.
Courts martial, etc.	For expenses of courts-martial, courts of inquiry, military commissions, retiring boards, and compensation of reporters and witnesses attending same, and expenses of taking depositions and securing other evidence for use before the same, \$70,000.

For rental allowances, including allowances for quarters for enlisted men on duty where public quarters are not available, \$6,200,000.

Rental allowances.

For subsistence allowances, \$5,550,000.

Subsistence allowances.

For interest on soldiers' deposits, \$100,000.

Soldiers' interest.

For payment of exchange by officers serving in foreign countries, and when specially authorized by the Secretary of War, by officers disbursing funds pertaining to the War Department when serving in Alaska and all foreign money received shall be charged to and paid out by disbursing officers of the Army at the legal valuation fixed by the Secretary of the Treasury, \$3,000.

Loss by exchange.

For additional pay to officers below the grade of major required to be mounted and who furnish their own mounts, \$100,000.

Officers furnishing mounts.

All the money hereinbefore appropriated for pay of the Army shall be disbursed and accounted for as pay of the Army, and for that purpose shall constitute one fund: *Provided*, That under this provision no amount shall be used for the employment of any additional persons over the number for which the specific appropriations herein provide.

Disbursing and accounting as one fund.

*Proviso.*  
Restriction on employing additional persons.

None of the money appropriated in this Act shall be used to pay any officer on the retired list of the Army who for himself or for others engages in the selling, contracting for the sale of, negotiating for the sale of, or furnishing to the Army or the War Department any supplies, materials, equipment, lands, buildings, plants, vessels, or munitions. None of the money appropriated in this Act shall be paid to any officer on the retired list of the Army who, having been retired before reaching the age of sixty-four, is employed in the United States or its possessions by any individual, partnership, corporation, or association regularly or frequently engaged in making direct sales of any merchandise or material to the War Department or the Army.

Pay forbidden to retired officer selling supplies to Army, etc.

To officer retired before age of 64 employed by parties making direct sales to Department or Army.

MILEAGE OF THE ARMY

Mileage.

For mileage, reimbursement of actual traveling expenses, or per diem allowances in lieu thereof, as authorized by law, to commissioned officers, warrant officers, contract surgeons, expert accountant, Inspector General's Department, Army field clerks and field clerks of the Quartermaster Corps, when authorized by law, \$800,000; and officers and other members of the military establishment named in this paragraph performing travel on Government-owned vessels for which no transportation fare is charged shall be entitled only to reimbursement of actual and necessary expenses incurred.

Officers, etc.

Limitation when on Government-owned vessels not charging fare.

FINANCE SERVICE

Finance Service.

For compensation of clerks and other employees of the Finance Department, \$1,406,849: *Provided*, That \$250,000 of this amount shall be available only for the compensation and traveling expenses of clerks and other employees engaged on work pertaining to the audit of World War contracts, and of this amount not to exceed \$25,000 shall be available for personal services in the office of the Chief of Finance, War Department.

Pay of clerks, etc.

*Proviso.*  
Auditing World War contracts accounts.

Personal services in the Department.

CLAIMS FOR DAMAGES TO AND LOSS OF PRIVATE PROPERTY

Private property damages, etc.

For payment of claims not exceeding \$500 each in amount for damages to or loss of private property incident to the training, practice, operation, or maintenance of the Army that have accrued, or may hereafter accrue, from time to time, \$25,000: *Provided*, That settlement of such claims shall be made by the General Ac-

Payment of claims for.

*Proviso.*  
Settlement through General Accounting Office.

counting Office, upon the approval and recommendation of the Secretary of War, where the amount of damages has been ascertained by the War Department, and payment thereof will be accepted by the owners of the property in full satisfaction of such damages.

Destruction of private property of officers, etc.

CLAIMS OF OFFICERS, ENLISTED MEN, AND NURSES OF THE ARMY FOR DESTRUCTION OF PRIVATE PROPERTY

Payment of claims for, in the service.  
Vol. 41, p. 1436.

For the payment of claims of officers, enlisted men, and nurses of the Army for private property lost, destroyed, captured, abandoned, or damaged in the military service of the United States, under the provisions of an Act approved March 4, 1921, \$75,000.

Office of Chief of Finance.

OFFICE OF THE CHIEF OF FINANCE

Civilian personnel.

Salaries: For personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$316,280.

Quartermaster Corps.

QUARTERMASTER CORPS

Subsistence.  
Purchase of supplies for issue, etc.

SUBSISTENCE OF THE ARMY: Purchase of subsistence supplies: For issue as rations to troops, including retired enlisted men when ordered to active duty, civil employees when entitled thereto, hospital matrons, applicants for enlistment while held under observation, general prisoners of war (including Indians held by the Army as prisoners, but for whose subsistence appropriation is not otherwise made), Indians employed by the Army as guides and scouts, and general prisoners at posts; for the subsistence of the masters, officers, crews, and employees of the vessels of the Army Transport Service; hot coffee for troops traveling when supplied with cooked or travel rations; meals for recruiting parties and applicants for enlistment while under observation; for sales to officers, including members of the Officers' Reserve Corps while on active duty, and enlisted men of the Army: *Provided*, That the sum of \$12,000 is authorized to be expended for supplying meals or furnishing commutation of rations to enlisted men of the Regular Army and the National Guard while competitors in the national rifle match: *Provided further*, That no competitor shall be entitled to commutation of rations in excess of \$1.50 per day, and when meals are furnished no greater expense than that sum per man per day for the period the contest is in progress shall be incurred. For payments: Of the regulation allowances of commutation in lieu of rations to enlisted men on furlough, enlisted men when stationed at places where rations in kind can not be economically issued, including retired enlisted men when ordered to active duty and when traveling on detached duty where it is impracticable to carry rations of any kind, enlisted men selected to contest for places or prizes in department and Army rifle competitions when traveling to and from places of contest, applicants for enlistment and general prisoners while traveling under orders. For payment of the regulation allowances of commutation in lieu of rations for enlisted men, applicants for enlistment while held under observation, civilian employees who are entitled to subsistence at public expense, and general prisoners while sick in hospitals, to be paid to the surgeon in charge; advertising; for providing prizes to be established by the Secretary of War for enlisted men of the Army who graduate from the Army schools for bakers and cooks, the total amount of such prizes at the various schools not to exceed \$900 per annum; and for other necessary expenses incident to the purchase,

Sales to officers, etc.

*Provisos.*  
Competitors in national rifle match.

Ration restrictions.

Payments.  
Commutation of rations, etc.

Advertising; prizes for bakers and cooks, etc.

testing, care, preservation, issue, sale, and accounting for subsistence supplies for the Army; in all, \$12,935,000.

None of the funds appropriated in this Act shall be used for the payment of expenses of operating sales commissaries other than in Alaska, Philippine Islands, and China, at which the prices charged do not include the customary overhead costs of freight, handling, storage, and delivery, notwithstanding the provisions of the Act of July 5, 1884.

None of the funds appropriated in this Act shall be used for payment of expenses of operating any utility of the War Department selling services or supplies at which the cost of the services or supplies so sold does not include all customary overhead costs of labor, rent, light, heat, and other expenses properly chargeable to the conduct of such utility.

**REGULAR SUPPLIES OF THE ARMY:** Regular supplies of the Quartermaster Corps, including their care and protection; construction and repair of military reservation fences; stoves and heating apparatus required for the use of the Army for heating offices, hospitals, barracks and quarters, and recruiting stations, and United States disciplinary barracks; also ranges, stoves, coffee roasters, and appliances for cooking and serving food at posts in the field and when traveling, and repair and maintenance of such heating and cooking appliances; and the necessary power for the operation of moving-picture machines; authorized issues of candles and matches; for furnishing heat and light for the authorized allowance of quarters for officers, enlisted men, warrant officers, and field clerks, including retired enlisted men when ordered to active duty, contract surgeons when stationed at and occupying public quarters at military posts, officers of the National Guard attending service and garrison schools, and for recruits, guards, hospitals, storehouses, offices, the buildings erected at private cost, in the operation of the Act approved May 31, 1902, and buildings for a similar purpose on military reservations authorized by War Department regulations; for sale to officers, and including also fuel and engine supplies required in the operation of modern batteries at established posts; for post bakeries, including bake ovens and apparatus pertaining thereto and the repair thereof; for ice machines and their maintenance where required for the health and comfort of the troops and for ice for issue to organizations of enlisted men and offices at such places as the Secretary of War may determine, and for preservation of stores; materials for cleaning and preserving ordnance and ordnance stores except at establishments under the direct control of the Chief of Ordnance; for cold storage; for the construction and maintenance of laundries at military posts in the United States and its island possessions; authorized issues of soap, toilet paper, and towels; for the necessary furniture, textbooks, paper, and equipment for the post schools and libraries, and for schools for noncommissioned officers; for the purchase and issue of instruments, office furniture, stationery, and other authorized articles for the use of officers' schools at the several military posts; for purchase of commercial newspapers, market reports, and so forth; for the tableware and mess furniture for kitchens and mess halls, each and all for the enlisted men, including recruits; for forage, salt, and vinegar for the horses, mules, oxen, and other draft and riding animals of the Quartermaster Corps at the several posts and stations and with the armies in the field, for the horses of the several regiments of Cavalry and batteries of Artillery and such companies of Infantry and Scouts as may be mounted, and for remounts and for the authorized number of officers' horses, including bedding for the animals; for seeds and implements required for the raising of forage at remount depots and on military reservations in the Hawaiian

Restriction on prices at sales commissaries.

Vol. 23, p. 103.

Utilities to include overhead costs on sale of services or supplies.

Regular quartermaster supplies.

Heat and light to quarters.

Recreation buildings. Vol. 32, p. 282.

Bakeries, ice machines, and laundries.

Supplies for schools, etc.

Forage, etc., for animals.

Stationery, printing, etc.  
 and Philippine Islands, and for labor and expenses incident thereto, including, when specifically authorized by the Secretary of War, the cost of irrigation; for straw for soldiers' bedding, stationery, typewriters and exchange of same, including blank books and blank forms for the Army, certificates for discharged soldiers, and for printing department orders and reports, \$12,626,965.

Clothing. Purchase, manufacture, etc.  
**CLOTHING AND EQUIPAGE:** For cloth, woolens, materials, and for the purchase and manufacture of clothing for the Army, including retired enlisted men when ordered to active duty, for issue and for sale; for payment of commutation of clothing due to warrant officers of the Mine Planter Service and to enlisted men; for altering and fitting clothing and washing and cleaning when necessary; for operation of laundries; for the authorized issues of laundry materials for use of general prisoners confined at military posts without pay or allowances, and for applicants for enlistment while held under observation; for equipment and repair of equipment of dry-cleaning plants, salvage and sorting storehouses, hat repairing shops, shoe repair shops, clothing repair shops, and garbage reduction works; for equipage, including authorized issues of toilet articles, barbers' and tailors' materials, for use of general prisoners confined at military posts without pay or allowances and applicants for enlistment while held under observation; issue of toilet kits to recruits upon their first enlistment, and issue of housewives to the Army; for expenses of packing and handling and similar necessities; for a suit of citizen's outer clothing and when necessary an overcoat, the cost of all not to exceed \$30, to be issued to each soldier discharged otherwise than honorably, to each enlisted man convicted by civil court for an offense resulting in confinement in a penitentiary or other civil prison, and to each enlisted man ordered interned by reason of the fact that he is an alien enemy, or, for the same reason, discharged without internment; for indemnity to officers and men of the Army for clothing and bedding, and so forth, destroyed since April 22, 1898, by order of medical officers of the Army for sanitary reasons, \$6,093,186.

Equipage, toilet articles, etc.  
**INCIDENTAL EXPENSES OF THE ARMY:** Postage; hire of laborers in the Quartermaster Corps, including the care of officers' mounts when the same are furnished by the Government; compensation of clerks and other employees of the Quartermaster Corps, and clerks, foremen, watchmen, and organist for the United States disciplinary barracks, and incidental expenses of recruiting; for the apprehension, securing, and delivering of deserters, including escaped military prisoners, and the expenses incident to their pursuit; and no greater sum than \$50 for each deserter or escaped military prisoner shall, in the discretion of the Secretary of War, be paid to any civil officer or citizen for such services and expenses; for a donation of \$10 to each prisoner discharged otherwise than honorably upon his release from confinement under court-martial sentence involving dishonorable discharge; for the operation of coffee-roasting plants; for payment of entrance fees for Army rifle and pistol teams participating in competitions; and such additional expenditures as are necessary and authorized by law in the movements and operation of the Army and at military posts, and not expressly assigned to any other department, \$4,100,891: *Provided*, That expenditures heretofore made from, and obligations incurred against, appropriations for incidental expenses of the Army for entrance fees of Army rifle and pistol teams participating in small arms competitions are hereby authorized and validated.

Issue of citizen's outer clothing.  
 Indemnity for destroyed clothing, etc.

Incidental expenses.  
 Civilian employees.  
 Entrance fees in rifle, etc., competitions.  
*Proriso.* Former payments validated.  
 Transportation.

**ARMY TRANSPORTATION:** For transportation of the Army and its supplies, including retired enlisted men when ordered to active duty; of authorized baggage, including that of retired officers, warrant officers, and enlisted men when ordered to active duty and upon relief

therefrom, and including packing and crating; of recruits and recruiting parties; of applicants for enlistment between recruiting stations and recruiting depots; of necessary agents and other employees, including per diem allowances in lieu of subsistence, not exceeding \$4 for those authorized to receive the per diem allowances; of dependents of officers and enlisted men as provided by law; of discharged prisoners, and persons discharged from Saint Elizabeths Hospital after transfer thereto from the military service, to their homes (or elsewhere as they may elect): *Provided*, That the cost in each case shall not be greater than the place of last enlistment; of horse equipment; and of funds for the Army; for the operation and repair of boats and other vessels; for wharfage, tolls, and ferriages; for drayage and cartage; for the purchase, hire, operation, maintenance, and repair of harness, wagons, carts, drays, other vehicles, and horse-drawn and motor-propelled passenger-carrying vehicles required for the transportation of troops and supplies and for official military and garrison purposes; for purchase and hire of draft and pack animals, including replacement of unserviceable animals; for travel allowances to officers and enlisted men on discharge; to officers of National Guard on discharge from Federal service as prescribed in the Act of March 2, 1901; to enlisted men of National Guard on discharge from Federal service, as prescribed in amendatory Act of September 22, 1922; and to members of the National Guard who have been mustered into Federal service and discharged on account of physical disability; in all \$15,814,000.

No money appropriated by this Act shall be expended for the hire, operation, maintenance, or repair of any motor-propelled vehicle which shall be employed wholly or in part for personal, social, or similar use, except such use as is prescribed by order for the transportation of Army personnel in connection with the recreational activities of the Army.

Not to exceed \$175,000 from the funds appropriated or made available in this Act or from the unexpended balances of any other Act may be used for the purchase or exchange of motor-propelled passenger or freight carrying vehicles for the Army other than those that are purchased solely for experimental purposes: *Provided*, That the sum paid for any passenger-carrying vehicle hereunder shall not exceed \$1,050, including the amount allowed on any vehicle exchanged in part payment therefor.

HORSES FOR CAVALRY, ARTILLERY, ENGINEERS, AND SO FORTH

For the purchase of horses within limits as to age, sex, and size to be prescribed by the Secretary of War for remounts for officers entitled to public mounts, for the United States Military Academy, and for such organizations and members of the military service as may be required to be mounted, and for all expenses incident to such purchases (including \$150,000 for encouragement of the breeding of riding horses suitable for the Army, in cooperation with the Bureau of Animal Industry, Department of Agriculture, including the purchase of animals for breeding purposes and their maintenance), \$500,000: *Provided*, That the number of horses purchased under this appropriation shall be limited to the actual needs of the mounted service, including reasonable provision for remounts. When practicable, horses shall be purchased in open market at all military posts or stations, when needed, within a maximum price to be fixed by the Secretary of War: *Provided further*, That no part of this appropriation shall be expended for the purchase of any horse below the standard set by Army Regulations for Cavalry and Artillery horses,

Transporting dependents, etc.

*Proviso.*  
Cost restriction.

Boats, etc.

Vehicles, draft and pack animals, etc.

Travel allowances.

National Guard on discharge.  
Vol. 31, p. 902.  
Vol. 42, p. 1021.

Motor vehicle restriction

Amount for purchase or exchange of motor vehicles.

*Proviso.*  
Limit for passenger vehicles.

Horses.

Purchase, etc.

Encouraging breeding of riding horses.

*Provisos.*  
Number limited.

Open-market purchases.

Standard required.

Native horses in China. except when purchased as remounts or for instruction of cadets at the United States Military Academy, except that not to exceed \$3,000 of this appropriation shall be available for the purchase of native Chinese horses of specifications to be approved by the Secretary of War for the actual needs of the American Forces in China: *And provided further*, That no part of this appropriation shall be expended for polo ponies except for West Point Military Academy, and such ponies shall not be used at any other place: *And provided further*, That the Secretary of War may, in his discretion, and under such rules and regulations as he may prescribe, accept donations of animals for breeding and donations of money or other property to be used as prizes or awards at agricultural fairs, horse shows, and similar exhibitions, in order to encourage the breeding of riding horses suitable for Army purposes: *And provided further*, That the Secretary of War shall report annually to Congress, at the commencement of each session, a statement of all expenditures under this appropriation, and full particulars of means adopted and carried into effect for the encouragement of the breeding of riding horses suitable for the military service.

## Military posts.

## MILITARY POSTS

Construction, etc., of buildings.

For the construction and enlargement at military posts of such buildings as in the judgment of the Secretary of War may be necessary, including all appurtenances thereto, \$100.

Fort Porter, N. Y.

## FORT PORTER, NEW YORK, MILITARY POST OR RESERVATION

Sale of site, etc., of military post at, authorized.

Whenever in the opinion of the President, the lands and improvements or any portion of them of the military post or reservation at Fort Porter, New York, are no longer necessary for military purposes, he may, in his discretion, cause to be appraised and sold in one or more parts that portion of such real property to which the United States holds a fee simple title, under such regulations as to public notice and terms and conditions of sale as he may prescribe and the proceeds to be deposited in the Treasury: *Provided*, That not exceeding \$400,000 of the proceeds of such sale or sales is hereby appropriated for the construction of barracks and quarters or other buildings and utilities to accommodate a battalion of Infantry upon another Government-owned military post or reservation within the Second Corps Area: *Provided further*, That the provisions of section 1136 of the Revised Statutes shall not apply to the structures authorized herein: *Provided further*, That the President is authorized to reconvey to the State of New York such portions of the military post at Fort Porter that were originally donated by the State of New York, when, in his opinion, such land is no longer needed for military purposes.

Deposit of proceeds.

*Proviso.*

Amount from proceeds for constructing Infantry barracks, etc.

Estimates, etc., not required.

R. S., sec. 1136, p. 206.

Reconveyance to New York of land originally donated by.

Hawaii.

## MILITARY POSTS, HAWAIIAN ISLANDS

Construction, etc., of buildings at posts.

For the construction and enlargement at military posts of such buildings as in the judgment of the Secretary of War may be necessary, including all appurtenances thereto, \$100.

Panama Canal.

## MILITARY POSTS, PANAMA CANAL

Construction, etc., of buildings at posts.

For the construction and enlargement at military posts of such buildings as in the judgment of the Secretary of War may be necessary, including all appurtenances thereto, \$100.

BARRACKS AND QUARTERS

For construction, repair, and rental of barracks, quarters, stables, storehouses, magazines, administration and office buildings, sheds, shops, garages, reclamation plants, and other buildings necessary for the shelter of the Army and its property, including retired officers and enlisted men when ordered to active duty; for rental of grounds for military purposes, of recruiting stations, and of lodgings for recruits and applicants for enlistment; for repair of such furniture for Government-owned officers' quarters and officers' messes as may be approved by the Secretary of War; for wall lockers, refrigerators, screen doors, window screens, storm doors and sash, window shades, and flooring and framing for tents, \$4,250,000: *Provided*, That this appropriation shall be available for rental of offices, garages, and stables for military attachés: *Provided further*, That \$29,500, or so much thereof as may be necessary, shall be used for repairing buildings within the old fort at Fort Ontario, New York, and placing them in habitable condition: *Provided further*, That \$3,500 of this appropriation shall be available for the purchase of approximately forty-three and six-tenths acres of land opposite the Fort Reno, Oklahoma, pumping plant, to be used in an effort to straighten the course of the North Canadian River.

Barracks and quarters.  
Construction, repairs, etc.  
Rentals.  
*Proviso*.  
Rent for military attachés.  
Fort Ontario, N. Y.  
Repairs of buildings at old.  
Fort Reno, Okla.  
Purchase of additional land opposite.

BARRACKS AND QUARTERS, PHILIPPINE ISLANDS

Continuing the work of providing for the proper shelter and protection of officers and enlisted men of the Army of the United States lawfully on duty in the Philippine Islands, including repairs and payment of rents, the acquisition of title to building sites, and such additions to existing military reservations as may be necessary, and including also shelter for the animals and supplies and all other buildings necessary for post administration purposes, and for shelter and repair thereof, and rentals for United States troops in China, \$250,000: *Provided*, That no part of the said sum shall be expended for the construction of quarters for officers of the Army except in case of emergency with the approval of the Secretary of War, in which case the total cost, including the heating and plumbing apparatus, wiring, and fixtures, shall not exceed in the case of quarters of a general officer the sum of \$8,000, of a colonel or officer above the rank of captain, \$6,000, and an officer of and below the rank of captain, \$4,000.

Philippine Islands.  
Shelter of troops in.  
Rentals in China.  
*Proviso*.  
Construction of officers' quarters limited.

**WATER AND SEWERS AT MILITARY POSTS:** For procuring and introducing water to buildings and premises at military posts and stations; for the installation and extension of plumbing within buildings where the same is not specifically provided for in other appropriations; for the purchase and repair of fire apparatus, including fire-alarm systems; for the disposal of sewage, and expenses incident thereto; for repairs to water and sewer systems and plumbing; and for hire of employees, \$2,450,000: *Provided*, That not to exceed \$50,000 of this appropriation shall be expended for new construction work.

Water, sewers, etc., at posts.  
*Proviso*.  
New construction limited.

ROADS, WALKS, WHARVES, AND DRAINAGE

For the construction and repair by the Quartermaster Corps of roads, walks, and wharves; for the pay of employees; for the disposal of drainage; for dredging channels; and for care and improvement of grounds at military posts and stations, \$849,381: *Provided*, That none of the funds appropriated or made available under this Act shall be used for the permanent construction of

Roads, wharves, etc.  
Construction, repairs, etc.  
*Proviso*.  
Cantonments, etc., excluded.

any new roads, walks, or wharves connected with any of the National Army cantonments or National Guard camps.

Shooting galleries and ranges.

SHOOTING GALLERIES AND RANGES

Expenses of.

For shelter, grounds, observation towers, shooting galleries, ranges for small-arms target practice, machine-gun practice, field, mobile, and railway artillery practice, repairs, and expenses incident thereto, including flour for paste for marking targets, hire of employees, such ranges and galleries to be open as far as practicable to the National Guard and organized rifle clubs under regulations to be prescribed by the Secretary of War, \$36,900.

Rent.

RENT OF BUILDINGS, QUARTERMASTER CORPS

Buildings in the District.  
*Proviso.*  
Restriction.

For rent of buildings and parts of buildings in the District of Columbia for military purposes, \$32,982: *Provided*, That this appropriation shall not be available if space is provided by the Public Buildings Commission in Government-owned buildings.

Fort Monroe, Va.

SEWERAGE SYSTEM, FORT MONROE, VIRGINIA

Wharf.

For repair and maintenance of wharf and apron of wharf, including all necessary labor and material therefor, fuel for waiting rooms; water, brooms, and shovels, \$20,280; for one-third of said sum, to be supplied by the United States, \$6,760.

Roads.

For rakes, shovels, and brooms; repairs to roadway, pavements, macadam and asphalt block; repairs to street crossings; repairs to street drains, and labor for cleaning roads, \$8,469; for two-thirds of said sum, to be supplied by the United States, \$5,646.

Sewers, etc.

For waste, oil, motor and pump repairs, sewer pipe, cement, brick, stone, supplies, and personal services, \$6,690; for two-thirds of said sum, to be supplied by the United States, \$4,460.

Hospitals.

CONSTRUCTION AND REPAIR OF HOSPITALS

Construction, repairs, etc.

For construction and repair of hospitals at military posts already established and occupied, including all expenditures for construction and repairs required at the Army and Navy Hospital at Hot Springs, Arkansas, and for the construction and repair of general hospitals and expenses incident thereto, and for additions needed to meet the requirements of increased garrisons, and for temporary hospitals in standing camps and cantonments; for the alteration of permanent buildings at posts for use as hospitals, construction and repair of temporary hospital buildings at permanent posts, construction and repair of temporary general hospitals, rental or purchase of grounds, and rental and alteration of buildings for use for hospital purposes in the District of Columbia and elsewhere, including necessary temporary quarters for hospital personnel, out-buildings, heating and laundry apparatus, plumbing, water and sewers, and electric work, cooking apparatus, and roads and walks for the same, \$440,000: *Provided*, That no part of this appropriation shall be used for the construction of new hospitals.

Temporary camp hospitals.

Rentals, etc.

*Proviso.*  
New construction work forbidden.

Quartermaster General's Office.

OFFICE OF THE QUARTERMASTER GENERAL

Civilian personnel.

Salaries: For personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$584,520.

Technical experts, etc.

In addition to the foregoing employees appropriated for in the office of the Quartermaster General, the services of technical ex-

perts and such other services as the Secretary of War may deem necessary may be employed in the office of the Quartermaster General, to be paid from the appropriation for "Incidental Expenses of the Army": *Provided*, That the entire expenditures for this purpose for the fiscal year 1926 shall not exceed \$16,300, and there shall be included in the Budget for each fiscal year a statement of the number of persons so employed, their duties, and the amount paid to each.

*Proviso.  
Limit.*

SIGNAL CORPS

Signal Corps.

SIGNAL SERVICE OF THE ARMY

Signal Service.

Telegraph and telephone systems: Purchase, equipment, operation, and repair of military telegraph, telephone, radio, cable, and signaling systems; signal equipment and stores, heliographs, signal lanterns, flags, and other necessary instruments; wind vanes, barometers, anemometers, thermometers, and other meteorological instruments; photographic and cinematographic work performed for the Army by the Signal Corps; motor cycles, motor-driven and other vehicles for technical and official purposes in connection with the construction, operation, and maintenance of communication or signaling systems, and supplies for their operation and maintenance; professional and scientific books of reference, pamphlets, periodicals, newspapers, and maps for use in the office of the Chief Signal Officer and the Signal Corps School, Camp Alfred Vail, New Jersey; telephone apparatus, including rental and payment for commercial, exchange, message, trunk-line, long-distance, and leased-line telephone service at or connecting any post, camp, cantonment, depot, arsenal, headquarters, hospital, aviation station, or other office or station of the Army, excepting local telephone service for the various bureaus of the War Department in the District of Columbia, and toll messages pertaining to the office of the Secretary of War; electric time service; the rental of commercial telegraph lines and equipment and their operation at or connecting any post, camp, cantonment, depot, arsenal, headquarters, hospital, aviation station, or other office or station of the Army, including payment for official individual telegraph messages transmitted over commercial lines; electrical installations and maintenance thereof at military posts, cantonments, camps, and stations of the Army, fire control and direction apparatus and material for Field Artillery; salaries of civilian employees, including those necessary as instructors at vocational schools; supplies, general repairs, reserve supplies, and other expenses connected with the collecting and transmitting of information for the Army by telegraph or otherwise; experimental investigation, research, purchase, and development or improvements in apparatus, and maintenance of signaling and accessories thereto, including patent rights and other rights thereto, including machines, instruments, and other equipment for laboratory and repair purposes; tuition, laboratory fees, and so forth, for Signal Corps officers detailed to civilian technical schools for the purpose of pursuing technical courses of instruction along Signal Corps lines; lease, alteration, and repair of such buildings required for storing or guarding Signal Corps supplies, equipment, and personnel when not otherwise provided for, including the land therefor, the introduction of water, electric light and power, sewerage, grading, roads and walks, and other equipment required, \$1,927,970.

Telegraph and telephone systems.  
Purchase, operation, etc.

Telephones.

Exception.

Electrical installations at posts, etc.

Civilian employees.

Experimental research, etc.

Buildings for supplies.

SEACOAST DEFENSES, UNITED STATES

Fire-control operation.  
Seacoast defenses.  
United States.

For operation and maintenance of fire-control installations at seacoast defenses, \$144,576.

SEACOAST DEFENSES, INSULAR POSSESSIONS

Insular possessions. For operation and maintenance of fire-control installations at sea-coast defenses, insular possessions, \$26,000.

SEACOAST DEFENSES, PANAMA CANAL

Panama Canal. For operation and maintenance of fire-control installations at sea-coast defenses, Panama Canal, \$10,000.

Chief Signal Officer's Office.

OFFICE OF THE CHIEF SIGNAL OFFICER

Civilian personnel. Salaries: For personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$57,000.

Draftsmen, etc., paid from other appropriations. The services of skilled draftsmen and such other services as the Secretary of War may deem necessary may be employed only in the Signal Office to carry into effect the various appropriations for fortifications and other works of defense, and, for the Signal Service of the Army, to be paid from such appropriations, in addition to the foregoing employees appropriated for in the Signal Office: *Provided*, That the entire expenditures for this purpose for the fiscal year 1926 shall not exceed \$35,000, and the Secretary of War shall each year in the Budget report to Congress the number of persons so employed, their duties, and the amount paid to each.

*Proviso.*  
Limit, etc.

Air Service.

AIR SERVICE

AIR SERVICE, ARMY

Designated purposes. Flying and balloon schools, etc. For creating, maintaining, and operating at established flying schools and balloon schools courses of instruction for officers, students, and enlisted men, including cost of equipment and supplies necessary for instruction, purchase of tools, equipment, materials, machines, textbooks, books of reference, scientific and professional papers, instruments and materials for theoretical and practical instruction; for maintenance, repair, storage, and operation of airships, war balloons, and other aerial machines, including instruments, materials, gas plants, hangars, and repair shops, and appliances of every sort and description necessary for the operation, construction, or equipment of all types of aircraft, and all necessary spare parts and equipment connected therewith and the establishment of landing and take-off runways; for purchase of supplies for securing, developing, printing, and reproducing photographs in connection with aerial photography; improvement, equipment, maintenance, and operation of plants for testing and experimental work, and procuring and introducing water, electric light and power, gas and sewerage, including maintenance, operation, and repair of such utilities at such plants; for the acquisition of land or interest in land by purchase, lease, or condemnation where necessary to explore for, procure, or reserve helium gas, and also for the purchase, manufacture, construction, maintenance, and operation of plants for the production thereof and experimentation therewith; salaries and wages of civilian employees as may be necessary, and payment of their traveling and other necessary expenses as authorized by existing law; transportation of materials in connection with consolidation of Air Service activities; experimental investigation and purchase and development of new types of aircraft, accessories thereto, and aviation engines, including licenses for patents and design rights thereto, and plans, drawings, and specifications thereof; for the purchase, manufacture, and construction of airships, balloons, and other aerial ma-

Aircraft operation, construction, etc.

Landing, etc., runways.

Helium gas production.

Civilian employees, etc.

Purchase, manufacture, etc., of aircraft, etc.

chines, including instruments, gas plants, hangars, and repair shops, and appliances of every sort and description necessary for the operation, construction, or equipment of all types of aircraft, and all necessary spare parts and equipment connected therewith; for the marking of military airways where the purchase of land is not involved; for the purchase, manufacture, and issue of special clothing, wearing apparel, and similar equipment for aviation purposes; for all necessary expenses connected with the sale or disposal of surplus or obsolete aeronautical equipment, and the rental of buildings, and other facilities for the handling or storage of such equipment; for the services of such consulting engineers at experimental stations of the Air Service as the Secretary of War may deem necessary, including necessary traveling expenses; purchase of special apparatus and appliances, repairs and replacements of same used in connection with special scientific medical research in the Air Service; for maintenance and operation of such Air Service printing plants outside of the District of Columbia as may be authorized in accordance with law; for publications, station libraries, special furniture, supplies and equipment for offices, shops, and laboratories; for special services, including the salvaging of wrecked aircraft, \$14,700,000: *Provided*, That not to exceed \$2,690,000 from this appropriation may be expended for pay and expenses of civilian employees other than those employed in experimental and research work; not exceeding \$500,000 may be expended for experimentation, conservation, and production of helium; not exceeding \$2,730,000 may be expended for experimental and research work with airplanes or lighter-than-air craft and their equipment, including the pay of necessary civilian employees; not exceeding \$400,000 may be expended for the production of lighter-than-air equipment; not exceeding \$300,000 may be expended for improvement of stations, hangars, and gas plants for the Regular Army and for such other markings and fuel supply stations and temporary shelter as may be necessary; not less than \$4,400,000 shall be expended for the production and purchase of new airplanes and their equipment, spare parts, and accessories; not more than \$4,000 may be expended for settlement of claims (not exceeding \$250 each) for damages to persons and private property resulting from the operation of aircraft at home and abroad when each claim is substantiated by a survey report of a board of officers appointed by the commanding officer of the nearest aviation post and approved by the Chief of Air Service and the Secretary of War; not less than \$50,000 of this amount shall be used for the conduct of airplane bombing tests against obsolete vessels moving under their own power: *Provided*, That the Secretary of the Navy and the United States Shipping Board or the United States Shipping Board Emergency Fleet Corporation are hereby directed to transfer to the War Department for this purpose not to exceed two obsolete naval craft and two obsolete Shipping Board or United States Shipping Board Emergency Fleet Corporation vessels, respectively, of such types as may be designated by the President, for the purpose set forth herein; and not exceeding \$500,000 shall be available immediately toward the transfer of the testing and experimental plant of the Air Service now located at McCook Field, Dayton, Ohio, and the reestablishment thereof on a permanent site in the same vicinity, including the preparation of grounds, construction of buildings, installation of roadways and utilities, and all other expenses of whatever character connected with this project, provided that such a site, satisfactory to the Secretary of War and on terms approved by him, is provided for this purpose without cost to the Government: *Provided further*, That the limitations contained in sections 1136 and 3734 of the Revised Statutes shall not apply to the work con-

Marking military airways, etc.

Disposal of surplus equipment, etc.

Consulting engineers.

Outside printing, supplies, etc.

Special services.

*Proviso.*  
Allotment for designated purposes.

New airplanes, etc.

Airplane bombing tests.

Transfer for, of obsolete Navy and Shipping Board vessels.

McCook Field, Dayton, Ohio.

Expenses transferring, to new site.

Building restrictions not applicable.

R. S., secs. 1136, 3734, pp. 206, 737.

Fee simple required. Periodicals, etc. R. S., sec. 3648, p. 718. Restriction on exhibition flights. Additional amount authorized for new airplanes, etc. Action of Secretary a contractual Federal obligation. Authorization for helium gas production, etc., extended to Navy. *Post*, p. 1110. Incurred obligations. Balances of former appropriations continued until June 30, 1926. *Vol. 42, p. 736.*

nected with this project: *And provided further*, That no part of said sum of \$500,000 shall be expended for buildings or improvements on land not owned in fee simple by the United States: *Provided further*, That section 3648, Revised Statutes, shall not apply to subscriptions for foreign and professional newspapers and periodicals to be paid for from this appropriation: *Provided further*, That none of the funds appropriated under this title shall be used for the purpose of giving exhibition flights to the public other than those under the control and direction of the War Department, and if such flights are given by Army personnel upon other than Government fields a bond of indemnity, in such sum as the Secretary of War may require for damages to person or property, shall be furnished the Government by the parties desiring the exhibition: *Provided further*, That in addition to the amount herein appropriated and specified for expenditure for the production and purchase of new airplanes and their equipment, spare parts and accessories, the Chief of the Air Service, when authorized by the Secretary of War, may enter into contracts for the production and purchase of new airplanes and their equipment, spare parts, and accessories to an amount not in excess of \$2,150,000, and his action in so doing shall be deemed a contractual obligation of the Federal Government for the payment of the cost thereof. Authorization as herein granted for the acquisition of land or interest in land by purchase, lease, or condemnation where necessary to explore for, procure, or reserve helium gas, and also for the purchase, manufacture, construction, maintenance, and operation of plants for the production thereof and experiments therewith is likewise hereby granted to the Navy Department.

The sum of \$203,255.95 of the appropriation for the Air Service for the fiscal year 1923 contained in the "Act making appropriations for the military and nonmilitary activities of the War Department for the fiscal year ending June 30, 1923, and for other purposes," approved June 30, 1922, shall remain available until June 30, 1926, for the payment of obligations incurred under contracts executed prior to July 1, 1923.

Office of Chief of Air Service.

#### OFFICE OF THE CHIEF OF AIR SERVICE

Civilian personnel.

Salaries: For personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$211,191.

Legal assistant, aeronautical engineers, etc., in Department Office.

The services of legal assistant, aeronautical engineers, skilled draftsmen, and such technical and other services as the Secretary of War may deem necessary, may be employed only in the office of the Chief of Air Service to carry into effect the various appropriations for aeronautical purposes, to be paid from such appropriations, in addition to the foregoing employees appropriated for in the office of the Chief of Air Service: *Provided*, That the entire expenditure for this purpose for the fiscal year 1926 shall not exceed \$80,000, and the Secretary of War shall each year in the Budget report to Congress the number of persons so employed, their duties, and the amount paid to each.

*Proviso.*  
Limitation, etc.

#### MEDICAL DEPARTMENT

Medical Department.

#### MEDICAL AND HOSPITAL DEPARTMENT

Medical and hospital supplies.

For the manufacture and purchase of medical and hospital supplies, including disinfectants, for military posts, camps, hospitals, hospital ships and transports, for laundry work for enlisted men and Army nurses while patients in a hospital, and supplies required for mosquito destruction in and about military posts in the Canal

Zone; for the purchase of veterinary supplies and hire of veterinary surgeons; for expenses of medical supply depots; for medical care and treatment not otherwise provided for, including care and subsistence in private hospitals of officers, enlisted men, and civilian employees of the Army, of applicants for enlistment, and of prisoners of war and other persons in military custody or confinement, when entitled thereto by law, regulation, or contract: *Provided*, That this shall not apply to officers and enlisted men who are treated in private hospitals or by civilian physicians while on furlough; for the proper care and treatment of epidemic and contagious diseases in the Army or at military posts or stations, including measures to prevent the spread thereof, and the payment of reasonable damages not otherwise provided for for bedding and clothing injured or destroyed in such prevention; for the pay of male and female nurses, not including the Army Nurse Corps, and of cooks and other civilians employed for the proper care of sick officers and soldiers, under such regulations fixing their number, qualifications, assignments, pay, and allowances as shall have been or shall be prescribed by the Secretary of War; for the pay of civilian physicians employed to examine physically applicants for enlistment and enlisted men and to render other professional services from time to time under proper authority; for the pay of other employees of the Medical Department; for tuition of officers of the Medical Department, including the Army Nurse Corps, under section 127-a of the Army Reorganization Act approved June 4, 1920; for the payment of express companies and local transfers employed directly by the Medical Department for the transportation of medical and hospital supplies, including bidders' samples and water for analysis; for supplies for use in teaching the art of cooking to the enlisted force of the Medical Department; for the supply of the Army and Navy Hospital at Hot Springs, Arkansas; for advertising, laundry, and all other necessary miscellaneous expenses of the Medical Department, \$1,033,633: *Provided*, That no part of this appropriation shall be used for payment of any expense connected with the publication of the Medical and Surgical History of the War with Germany.

Private treatment.

*Provisos.*  
Not applicable if on furlough.

Contagious diseases expenses.

Tuition of officers and Nurse Corps.  
Vol. 41, p. 786.

Hot Springs Hospital, Ark.

Use for Medical and Surgical History of War with Germany, forbidden.

## HOSPITAL CARE, CANAL ZONE GARRISONS

Canal Zone.

For paying the Panama Canal such reasonable charges, exclusive of subsistence, as may be approved by the Secretary of War for caring in its hospitals for officers, enlisted men, military prisoners, and civilian employees of the Army admitted thereto upon the request of proper military authority, \$40,000: *Provided*, That the subsistence of the said patients, except commissioned officers, shall be paid to said hospitals out of the appropriation for subsistence of the Army at the rates provided therein for commutation of rations for enlisted patients in general hospitals.

Care of troops at Panama Canal hospitals.

*Proviso.*  
Subsistence payments.

## ARMY MEDICAL MUSEUM

Army Medical Museum.

For Army Medical Museum, preservation of specimens, and the preparation and purchase of new specimens, \$7,500.

Preserving, etc., specimens.

## LIBRARY, SURGEON GENERAL'S OFFICE

Library.

For the library of the Surgeon General's Office, including the purchase of the necessary books of reference and periodicals, \$20,000.

Purchase of books, etc.

Surgeon General's  
Office.

OFFICE OF THE SURGEON GENERAL

Civilian personnel.

Salaries: For personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$268,284.

Insular Affairs Bu-  
reau.

BUREAU OF INSULAR AFFAIRS

Care of insane sol-  
diers.

CARE OF INSANE FILIPINO SOLDIERS

In the Philippines.

For care, maintenance, and treatment at asylums in the Philippine Islands of insane natives of the Philippine Islands, conformable to the Act of Congress approved May 11, 1908, \$900.

CARE OF INSANE PORTO RICAN SOLDIERS

In Porto Rico.

For care, maintenance, and treatment at asylums in Porto Rico of insane Porto Rican soldiers of the Forty-second and Sixty-fifth Regiments of Infantry, \$50.

Office of Chief of In-  
sular Affairs.

OFFICE OF CHIEF OF BUREAU OF INSULAR AFFAIRS

Civilian personnel.

Salaries: For personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$80,280.

Engineer Depart-  
ment.

CORPS OF ENGINEERS

Depots.

ENGINEER DEPOTS

Incidental expenses.

For incidental expenses for the depots, including fuel, lights, chemicals, stationery, hardware, machinery, pay of civilian clerks, mechanics, laborers, and other employees; for lumber and materials and for labor for packing and crating engineer supplies; repairs of, and for materials to repair, public buildings, machinery, and instruments, and for unforeseen expenses, \$97,210.

School.

ENGINEER SCHOOL

Equipment, mainte-  
nance, etc.

For equipment and maintenance of the Engineer School, including purchase and repair of instruments, machinery, implements, models, boats, and materials for the use of the school and to provide means for the theoretical and practical instruction of Engineer officers and troops in their special duties as sappers and miners; for land mining, pontoniering, and signaling; for purchase and binding of scientific and professional works, papers, and periodicals treating on military engineering and scientific subjects; for textbooks and books of reference for the library of the United States Engineer School; for incidental expenses of the school, including chemicals, stationery, hardware, machinery, and boats; for pay of civilian clerks, draftsmen, electricians, mechanics, and laborers; for compensation of civilian lecturers and for payment of tuition fees of not to exceed fifty student officers at civil technical institutions in addition to the 2 per centum of commissioned officers authorized to attend technical, professional, and other educational institutions as provided for in section 127a of the National Defense Act of June 3, 1916, as

Incidental expenses.

Tuition at civil insti-  
tutions.

Vol. 41, p. 786.

Travel expenses of  
officers.

amended by the Act of June 4, 1920; for unforeseen expenses; and for travel expenses of officers on journeys approved by the Secretary of War and made for the purpose of instruction: *Provided*, That the traveling expenses herein provided for shall be in lieu of mileage and other allowances; and for other absolutely necessary expenses:

*Provided*.  
In lieu of mileage.

*Provided further*, That section 3648, Revised Statutes, shall not apply to subscriptions for foreign and professional newspapers and periodicals to be paid for from this appropriation, \$26,000.

Periodicals.  
R. S., sec. 3648, p. 718.

ENGINEER EQUIPMENT OF TROOPS

Equipment of troops.

For pontoon material, tools, instruments, supplies, and appliances required for use in the engineer equipment of troops, for military surveys, and for engineer operations in the field, including the purchase, maintenance, operation, and repair of the necessary motor cycles; the purchase and preparation of engineer manuals and for a reserve supply of above equipment, \$62,305.

Material, supplies, etc.

CIVILIAN ASSISTANTS TO ENGINEER OFFICERS

Civilian assistants.

For services of surveyors, survey parties, draftsmen, photographers, master laborers, clerks, and other employees to Engineer officers on the staffs of division, corps, and department commanders, \$46,620.

Surveyors, etc.

ENGINEER OPERATIONS IN THE FIELD

Field operations.

For expenses incident to military engineer operations in the field, including the purchase of material and a reserve of material for such operations, the rental of storehouses within and outside of the District of Columbia, the operation, maintenance, and repair of horse-drawn and motor-propelled passenger-carrying vehicles, and such expenses as are ordinarily provided for under appropriations for "Engineer depots," "Civilian assistants to Engineer officers," and "Military surveys and maps," \$75,735: *Provided*, That when to the interest of the Government, funds appropriated under this head may be used for the purchase of options on materials for use in engineer operations in the field: *Provided further*, That so much of this appropriation as is necessary to provide facilities for engineer training of troops may be expended for military construction work of a temporary character at camps and cantonments and at training areas, for training purposes only.

Incidental expenses.

*Proviso.*  
Purchase of options on materials.

Temporary construction work for training.

MILITARY SURVEYS AND MAPS

Military surveys and maps.

For the execution of topographic and other surveys, the securing of such extra topographic data as may be required, and the preparation and printing of maps required for military purposes, to be immediately available and remain available until December 31, 1926, \$52,600: *Provided*, That the Secretary of War is authorized to secure the assistance, wherever practicable, of the United States Geological Survey, the Coast and Geodetic Survey, or other mapping agencies of the Government in this work and to allot funds therefor to them from this appropriation.

Expenses of executing.

*Proviso.*  
Assistance of other offices.

SEACOAST DEFENSES, UNITED STATES

Fortifications.  
Seacoast fortifications, United States.

For the preparation of plans for fortifications and other work of defense, \$10,000.

Plans, etc.

For construction of gun and mortar batteries, \$25,000.

Gun and mortar batteries.

For the installation and replacement of electric light and power plants at seacoast fortifications in the United States and the purchase and installation of searchlights for seacoast defenses in the United States, \$33,100.

Installing electric plants and searchlights.

For construction and repair of sea walls, embankments, and bulkheads, \$525.

Sea walls, etc.

**Preservation, etc.** For protection, preservation, and repair of fortifications for which there may be no special appropriation available, and of structures for the submarine mine defense of the United States and for maintaining channels for access to submarine mine wharves, \$273,744.

**Submarine mine defense.** For maintenance and repair of searchlights and electric light and power equipment for seacoast fortifications, and for tools, electrical and other supplies, and appliances to be used in their operation, including the purchase of reserve lights, \$68,655.

**Insular possessions.****SEACOAST DEFENSES, INSULAR POSSESSIONS**

**Plans, etc.** For preparation of plans for fortifications and other works of defense in the insular possessions, \$2,000.

**Installing electric plants and searchlights, Hawaii.** For the installation and replacement of electric light and power plants and the purchase and installation of searchlights at the seacoast fortifications of the Hawaiian Islands, \$24,000.

**Preservation, etc.** For protection, preservation, and repair of fortifications, including structures for submarine mine defense, for which there may be no special appropriation available, and for maintaining channels for access to submarine mine wharves, in the insular possessions, \$73,595.

**Submarine mine defense.** For maintenance and repair of searchlights and electric light and power equipment for seacoast fortifications and for tools, electrical and other supplies, and appliances to be used in their operation in the insular possessions, \$34,000.

**Maintaining searchlights, electric plants, etc.**

**Panama Canal.****SEACOAST DEFENSES, PANAMA CANAL**

**Plans, etc.** For preparation of plans for fortifications and other works of defense, including surveys for roads, Canal Zone, \$4,400.

**Seacoast batteries.** For the construction of seacoast batteries on the Canal Zone for defense of the Panama Canal, \$133,950.

**Installing electric plants and searchlights.** For the installation and replacement of electric light and power plants, and the purchase and installation of searchlights for the seacoast fortifications on the Canal Zone, \$24,000.

**Preservation, etc.** For protection, preservation, and repair of fortifications of the Panama Canal, for which there may be no special appropriation available, including structures erected for submarine mine defense, and for maintaining channels for access to submarine mine wharves, \$50,770.

**Submarine mine defense.** For maintenance and repair of searchlights and electric light and power equipment for fortifications and for tools, electrical and other supplies, and appliances to be used in their operation, \$30,000.

**Maintaining searchlights, electric plants, etc.**

**Office of Chief of Engineers.****OFFICE OF CHIEF OF ENGINEERS**

**Civilian personnel.** Salaries: For personal services in the District of Columbia in accordance with "the Classification Act of 1923," \$118,000.

**Draftsmen, etc., payable from other appropriations.** The services of skilled draftsmen, civil engineers, and such other services as the Secretary of War may deem necessary, may be employed only in the office of the Chief of Engineers, to carry into effect the various appropriations for rivers and harbors, surveys, preparation for and the consideration of river and harbor estimates and bills, fortifications, engineer equipment of troops, engineer operations in the field, and other military purposes, to be paid from such appropriations: *Provided*, That the expenditures on this account for the fiscal year 1926 shall not exceed \$160,000; the Secretary of War shall each year, in the Budget, report to Congress the number of persons so employed, their duties, and the amount paid to each.

**Proviso.**  
Limit, etc.

ORDNANCE DEPARTMENT

Ordnance Department.

ORDNANCE SERVICE

Ordnance Service.

For the current expenses of the Ordnance Department in connection with purchasing, receiving, storing, and issuing ordnance and ordnance stores, comprising police and office duties, rents, tolls, fuel, light, water, and advertising, stationery, typewriting and adding machines, including their exchange, and office furniture, tools, and instruments of service; for incidental expenses of the Ordnance Service and those attending practical trials and tests of ordnance small arms, and other ordnance stores; for instruction purposes; for publications for libraries of the Ordnance Department, including the Ordnance Office; subscriptions to periodicals, which may be paid for in advance; and payment for mechanical labor in the office of the Chief of Ordnance; and for maintenance, repair, and operation of motor-propelled or horse-drawn passenger-carrying vehicles, \$1,185,000.

Current expenses.

ORDNANCE STORES, AMMUNITION

Ammunition.

For the development, manufacture, purchase, and maintenance of airplane bombs, pyrotechnics, grenades, ammunition for small arms, targets, and accessories for bomb, small arms, and machine-gun target practice; and ammunition for military salutes at Government establishments and institutions to which the issues of arms for salutes are authorized, \$1,000,000.

Manufacture of airplane bombs, ammunition for small arms, etc.

MANUFACTURE OF ARMS

Manufacture of arms.

For manufacturing, repairing, procuring, and issuing arms at the national armories, \$389,000.

At arsenals for issue.

ORDNANCE STORES AND SUPPLIES

Ordnance stores and supplies.

For overhauling, cleaning, repairing, and preserving ordnance and ordnance stores in the hands of troops and at the arsenals, posts, and depots, except material for cleaning and preserving at places other than establishments under the direct control of the Chief of Ordnance; for purchase and manufacture of ordnance stores to fill requisitions of troops, \$120,000.

Preserving, etc.

Purchase, etc., for issue.

AUTOMATIC RIFLES

Automatic rifles.

For the purchase, manufacture, test, repair, and maintenance of automatic machine rifles, or other automatic or semiautomatic guns, including their mounts, sights, and equipments, and the machinery necessary for their manufacture, to remain available until June 30, 1927, \$188,000.

Purchase, manufacture, etc.

TANKS

Tanks.

For the purchase, manufacture, test, maintenance, and repair of tanks and other self-propelled armored vehicles, to remain available until June 30, 1927, \$214,400.

Purchase, etc., of and other armored vehicles.

FIELD ARTILLERY ARMAMENT

Field Artillery.

For purchase, manufacture, and test of mountain, field, and siege cannon, including their carriages, sights, implements, equipments, and the machinery necessary for their manufacture, \$635,000.

Mountain, field, and siege cannon.

- Ammunition for.** For purchase, manufacture, maintenance, and test of ammunition for mountain, field, and siege cannon, including the necessary experiments in connection therewith, the machinery necessary for its manufacture, and the necessary storage facilities, \$386,000.
- Altering, etc., mobile artillery.** For alteration and maintenance of the mobile artillery, including the purchase and manufacture of machinery, tools, and materials necessary for the work and the expenses of the mechanics engaged thereon, \$600,000.
- Ammunition, etc., for practice.** For purchase, manufacture, and test of subcaliber guns, ammunition, and other accessories for mountain, field, and siege artillery practice, including the machinery necessary for their manufacture, \$70,000.

**Proving grounds.**

**PROVING GROUNDS, ARMY**

**Current expenses.**

For current expenses of the ordnance proving grounds, comprising the maintenance of rail and water transportation, repairs, alterations, accessories, and service of employees incidental to testing and proving ordnance and ordnance material, hire of assistants for the Ordnance Board, purchase of instruments and articles required for testing and experimental work, building and repairing butts and targets, clearing and grading ranges, \$190,000.

**Rock Island Arsenal, Ill.**

**ROCK ISLAND BRIDGE, ROCK ISLAND, ILLINOIS**

**Bridges expenses.**

For operating, repair, and preservation of Rock Island bridges and viaduct, and maintenance and repair of the arsenal street connecting the bridges, \$43,150.

**Testing machines.**

**TESTING MACHINES**

**Operating expenses.**

For necessary professional and skilled labor, purchase of materials, tools, and appliances for operating the testing machines, for investigative test and tests of material in connection with the manufacturing work of the Ordnance Department and for instruments and materials for operating the chemical laboratory in connection therewith, and for maintenance of the establishment, \$25,000.

**Arsenals.**

**REPAIRS OF ARSENALS**

**Repairs, etc.**

For repairs and improvements of arsenals and depots, and to meet such unforeseen expenditures as accidents or other contingencies during the year may render necessary, including machinery for manufacturing purposes in the arsenals, \$675,000.

**Gauges, dies, and jigs.**

**GAUGES, DIES, AND JIGS FOR MANUFACTURE**

**Procuring, for armament manufacture.**

For the development and procurement of gauges, dies, jigs, and other special aids and appliances, including specifications and detailed drawings, to carry out the purpose of section 123 of the National Defense Act, approved June 3, 1916, as amended by the Act approved June 4, 1920, \$50,000.

Vol. 39, p. 215.

**Seacoast defenses, United States.**

**SEACOAST DEFENSES, UNITED STATES**

**Armament.**

**ARMAMENT OF FORTIFICATIONS**

**Seacoast cannon.**

For purchase, manufacture, and test of seacoast cannon for coast defense, including their carriages, sights, implements, equipments, and the machinery necessary for their manufacture, \$407,000.

**Ammunition for.**

For purchase, manufacture, and test of ammunition for seacoast cannon, and for modernizing projectiles on hand, including the

necessary experiments in connection therewith, and the machinery necessary for its manufacture, \$180,000.

For purchase, manufacture, and test of subcaliber guns, ammunition, and other accessories for Seacoast Artillery practice, including the machinery necessary for their manufacture, \$50,000.

For alteration and maintenance of Seacoast Artillery, including the purchase and manufacture of machinery, tools, materials necessary for the work, and expenses of civilian mechanics, \$300,000.

Ammunition, etc., for practice.

Altering, etc., sea-coast artillery.

Insular possessions.

SEACOAST DEFENSES, INSULAR POSSESSIONS

For purchase, manufacture, and test of ammunition for seacoast cannon, including the necessary experiments in connection therewith, and the machinery necessary for its manufacture, \$236,600.

For alteration and maintenance of the seacoast artillery, including the purchase and manufacture of machinery, tools, and materials necessary for the work, and expenses of the civilian mechanics, \$80,000.

Ammunition for sea-coast cannon.

Altering, etc., sea-coast artillery.

SEACOAST DEFENSES, PANAMA CANAL

For purchase, manufacture, and test of seacoast cannon for coast defense, including their carriages, sights, implements, equipments, and the machinery necessary for their manufacture, \$100,000.

For the purchase, manufacture, and test of ammunition for seacoast and land defense cannon, including the necessary experiments in connection therewith, and the machinery necessary for its manufacture, \$200,000.

For the alteration and maintenance and installation of the Seacoast Artillery, including the purchase and manufacture of machinery, tools, and materials necessary for the work, and expenses of civilian mechanics, \$60,000.

Panama Canal.

Seacoast cannon.

Ammunition for.

Altering, etc., sea-coast artillery.

OFFICE OF CHIEF OF ORDNANCE

Salaries: For personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$159,652.

The services of skilled draftsmen and such other services as the Secretary of War may deem necessary may be employed only in the office of the Chief of Ordnance to carry into effect the various appropriations for the armament of fortifications and for the arming and equipping of the National Guard, to be paid from such appropriations: *Provided*, That the entire expenditures for this purpose for the fiscal year 1926 shall not exceed \$260,000, and the Secretary of War shall each year, in the Budget, report to Congress the number of persons so employed, their duties, and the amount paid to each.

Office of Chief of Ordnance.

Civilian personnel.

Draftsmen, etc., from other appropriations.

*Proviso.*  
Limit, etc.

CHEMICAL WARFARE SERVICE

Chemical Warfare Service.

ARMY

For purchase, manufacture, and test of chemical warfare gases or other toxic substances, gas masks, or other offensive or defensive materials or appliances required for gas-warfare purposes, including all necessary investigations, research, design, experimentation, and operations connected therewith; purchase of chemicals, special scientific and technical apparatus and instruments; construction, maintenance, and repair of plants, buildings, and equipment, and the machinery therefor; receiving, storing, and issuing of supplies, comprising police and office duties, rents, tolls, fuel, gasoline, lubricants, paints and oils, rope and cordage, light, water, advertising, sta-

Purchase, manufacture, etc., of gases.

Plants, buildings, machinery, etc.

tionery, typewriting and adding machines, including their exchange, office furniture, tools, and instruments; for incidental expenses; for civilian employees; for libraries of the Chemical Warfare Service and subscriptions to periodicals which may be paid for in advance; for expenses incidental to the organization, training, and equipment of special gas troops not otherwise provided for, including the training of the Army in chemical warfare, both offensive and defensive, together with the necessary schools, tactical demonstrations, and maneuvers; for current expenses of chemical projectile filling plants and proving grounds, including construction and maintenance of rail transportation, repairs, alterations, accessories, building and repairing butts and targets, clearing and grading ranges, \$907,980, of which sum not more than \$25,000 may be used in completing agricultural experiments in exterminating the cotton boll weevil.

Organizing special gas troops.

Current expenses.

Exterminating cotton boll weevil.

Office, Chief of Chemical Warfare Service.

#### OFFICE OF CHIEF OF CHEMICAL WARFARE SERVICE

Civilian personnel.

Salaries: For personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$21,420.

Chemists, etc., for office in the Department.

The services of chemists and such other services as the Secretary of War may deem necessary may be employed only in the office of the Chief of the Chemical Warfare Service to carry into effect the appropriation for Chemical Warfare Service, to be paid from such appropriation: *Provided*, That the total expenditures for this purpose for the fiscal year 1926 shall not exceed \$19,160, and the Secretary of War shall each year in the Budget report to Congress the number of persons so employed, their duties, and the amount paid to each.

*Proviso.*  
Limit, etc.

#### CHIEF OF INFANTRY

##### ARMY

Infantry School, Fort Benning, Ga.

#### INFANTRY SCHOOL, FORT BENNING, GEORGIA

Instruction expenses.

For the purchase of textbooks, books of reference, scientific and professional papers; instruments and material for instruction, employment of temporary, technical, special, and clerical services, and for the necessary expenses of instruction at the Infantry School, Fort Benning, Georgia, \$37,620.

Tank Service.

#### TANK SERVICE

Civilian employees.

For payment of the necessary civilian employees to assist in handling the clerical work in the office of the tank center, tank schools, and the various tank organization headquarters, including the office of the chief of Infantry; and for the payment of the necessary mechanics to assist in repairing and preserving tanks in the hands of tank units, \$26,840.

Tank schools.

Incidental expenses in connection with the operation of the tank schools, \$1,000.

#### CHIEF OF CAVALRY

Cavalry School, Fort Riley, Kans.

#### CAVALRY SCHOOL, FORT RILEY, KANSAS

Instruction expenses.

For the purchase of textbooks, books of reference, scientific and professional papers, instruments, and materials for instruction; employment of temporary, technical, special, and clerical services; and for other necessary expenses of instruction at the Cavalry School, Fort Riley, Kansas, \$19,080.

## CHIEF OF FIELD ARTILLERY

## FIELD ARTILLERY SCHOOL, FORT SILL, OKLAHOMA

For the purchase of textbooks, books of reference, scientific and professional papers, instruments, and material for instruction; employment of temporary, technical, special, and clerical services; and for other necessary expenses of instruction at the Field Artillery School at Fort Sill, Oklahoma, \$18,820.

Field Artillery School, Fort Sill, Okla.

Instruction expenses.

## INSTRUCTION IN FIELD ARTILLERY ACTIVITIES

To provide means for the theoretical and practical instruction in Field Artillery activities at the two brigade firing centers at Fort Sill, Oklahoma, and Fort Bragg, North Carolina, by the purchase of modern instruments and material for theoretical and practical instruction, for the tuition of officers detailed as students at civil educational institutions, and for all other necessary expenses, to be allotted in such proportion as may, in the opinion of the Secretary of War, be for the best interests of the service, \$4,000.

Field Artillery activities.

Instruction at brigade firing centers.

## CHIEF OF COAST ARTILLERY

## COAST ARTILLERY SCHOOL, FORT MONROE, VIRGINIA

For purchase of engines, generators, motors, machines, measuring and nautical instruments, special apparatus, and materials and for experimental purposes for the engineering and artillery and military art departments and enlisted specialists division; for purchase and binding of professional books treating of military and scientific subjects for library, for use of school, and for temporary use in coast defenses; for incidental expenses of the school, including chemicals, stationery, printing and binding; hardware; materials; cost of special instruction of officers detailed as instructors; employment of temporary, technical, or special services; for office furniture and fixtures, machinery, and motor trucks; and unforeseen expenses; in all \$27,740: *Provided*, That section 3648, Revised Statutes, shall not apply to subscriptions for foreign and professional newspapers and periodicals to be paid for from this appropriation: *Provided further*, That purchase and exchange of typewriting machines, to be paid for from this appropriation, may be made at the special price allowed to schools teaching stenography and typewriting without obligating typewriter companies to supply these machines to all departments of the Government at the same price.

Chief of Coast Artillery.

Coast Artillery School, Fort Monroe, Va.

Instruction expenses.

*Provided*,  
Periodicals, etc.  
R. S., sec. 3648, p.  
718.

Special typewriters,  
etc.

## SEACOAST DEFENSES, UNITED STATES

For construction of fire-control stations and accessories, including purchase of lands and rights of way, purchase and installation of necessary lines and means of electrical communication, including telephones, dial and other telegraphs, wiring and all special instruments, apparatus, and materials, coast-signal apparatus, subaqueous, sound, and flash ranging apparatus, including their development, and salaries of electrical experts, engineers, and other necessary employees connected with the use of coast artillery; purchase, manufacture, and test of range finders and other instruments for fire control at the fortifications, and the machinery necessary for their manufacture at the arsenals, \$80,800.

Fortifications.  
Seacoast defenses,  
United States.  
Constructing fire control stations, etc.

Range finders, etc.

For purchase, manufacture, and test of submarine-mine material, and other accessories for submarine-mine practice, including the machinery necessary for their manufacture, \$3,000.

Accessories for submarine mine practice.

Submarine supplies,  
etc.  
Fort Totten, N. Y.

For maintenance of submarine-mine material within the limits of continental United States; purchase of necessary machinery, tools, and implements for the repair shop of the torpedo depot, United States Army, at Fort Totten, New York, and for torpedo depot administration and experimental work, \$31,100.

War instruction material.

For maintenance of Coast Artillery war-instruction material at Coast Artillery posts, including necessary material and labor therefor, \$1,000.

Insular possessions.

SEACOAST DEFENSES, INSULAR POSSESSIONS

Constructing fire control stations, Hawaii.

For construction of fire-control stations and accessories, including purchase of lands and rights of way, purchase and installation of necessary lines and means of electrical communication, including telephones, dial and other telegraphs, wiring and all special instruments, apparatus and materials, coast-signal apparatus, subaqueous, sound, and flash ranging apparatus, including their development, and salaries of electrical experts, engineers, and other necessary employees connected with the use of Coast Artillery; purchase, manufacture, and test of range finders and other instruments for fire control at the fortifications, and the machinery necessary for their manufacture in the Hawaiian Islands, \$40,000.

Range finders, etc.

Submarine mine supplies.

For maintenance of the submarine mine material in the insular possessions, \$10,000.

Panama Canal.

SEACOAST DEFENSES, PANAMA CANAL

Constructing fire control stations, etc.

For the construction of fire-control stations and accessories, including purchase of lands and rights of way, purchase and installation of necessary lines and means of electrical communication, including telephones, dial and other telegraphs, wiring and all special instruments, apparatus and materials, coast-signal apparatus, subaqueous, sound, and flash ranging apparatus, including their development, and salaries of electrical experts, engineers, and other necessary employees connected with the use of coast artillery, purchase, manufacture, and test of range finders and other instruments for fire control at the fortifications, and the machinery necessary for their manufacture, \$85,000.

Range finders, etc.

Submarine mine supplies.

For alteration, maintenance, and repair of submarine mine material, \$3,000.

Purchase of mines, etc.

For purchase of submarine mines and necessary appliances to operate them, \$2,000.

Office of Chief of Coast Artillery.

OFFICE OF CHIEF OF COAST ARTILLERY

Civilian personnel.

Salaries: For personal services in the District of Columbia in accordance with the Classification Act of 1923, \$23,880.

Military Academy.

UNITED STATES MILITARY ACADEMY

Pay.

PAY OF MILITARY ACADEMY

Professors, etc.

Permanent Establishment: For eight professors, \$30,500; chaplain, \$2,750; constructing quartermaster, in addition to his regular pay, \$1,000; additional pay of professors and officers for length of service, \$12,600; subsistence allowance of professors and officers, \$4,161; in all, \$51,011.

Cadets.

For one thousand two hundred cadets, \$936,000.

Civilian employees.

Provido.

Pay of organist.

Civilians: For pay of employees, \$240,000: *Provided*, That not to exceed \$3,000 of this amount shall be used for pay of the organist, in addition to his present allowances.

All of the money hereinbefore appropriated for pay of the Military Academy shall be disbursed and accounted for as pay of the Military Academy, and for that purpose shall constitute one fund.

The civilian instructors employed in the departments of modern languages and tactics shall be entitled to public quarters, fuel, and light.

MAINTENANCE, UNITED STATES MILITARY ACADEMY

For text and reference books for instruction; increase and expense of library (not exceeding \$7,000); office equipment and supplies; stationery, blank books, forms, printing and binding, and periodicals; diplomas for graduates (not exceeding \$1,100), to be immediately available; expenses of lectures; apparatus, equipment, supplies, and materials for purposes of instruction and athletics, and maintenance and repair thereof; musical instruments and maintenance of band; care and maintenance of organ; equipment for cadet mess; postage, telephones and telegrams; freight and expressage; transportation of cadets and accepted cadets from their homes to the Military Academy and discharged cadets, including reimbursement of traveling expenses; for payment of commutation of rations for the cadets of the United States Military Academy in lieu of the regular established ration; maintenance of children's school (not exceeding \$8,800); contingencies for superintendent of the academy (not to exceed \$3,000); expenses of the members of the Board of Visitors (not exceeding \$750); contingent fund, to be expended under the direction of the Academic Board (not exceeding \$500); improvement, repair, and maintenance of buildings and grounds (including roads, walls, and fences); shooting galleries and ranges; cooking, heating, and lighting apparatus and fixtures and operation and maintenance thereof; maintenance of water, sewer, and plumbing systems; maintenance of and repairs to cadet camp; fire extinguishing apparatus; machinery and tools and repair of same; maintenance, repair, and operation of an automobile and one motor truck; policing buildings and grounds; furniture for official purposes at the academy, and repair and maintenance thereof; fuel for heat, light, and power; and other necessary incidental expenses in the discretion of the superintendent; in all, \$1,006,920.

PUBLIC WORKS, UNITED STATES MILITARY ACADEMY

For continuing the construction of a new mess hall, cadet store, dormitories, and drawing academy, \$350,000.

Section 3648, Revised Statutes, shall not apply to subscriptions for foreign, professional, and other newspapers and periodicals to be paid from any of the foregoing appropriations for the Military Academy.

The Secretary of War is hereby directed to turn over to the United States Military Academy without expense all such surplus material as may be available and necessary for the construction of buildings; also surplus tools and material required for use in the instruction of cadets at the academy: *Provided*, That the constructing quartermaster, United States Military Academy, is hereby exempted from all laws and regulations relative to employment and to granting leaves of absence to employees with pay while employed on construction work at the Military Academy: *Provided further*, That the funds appropriated herein for the United States Military Academy may be expended without advertising when in the opinion of the responsible constructing officer and the superintendent it is more economical and advantageous to the Government to dispense with advertising.

Disbursing and accounting as one fund.

Quarters, etc., for civilian instructors.

Maintenance.

Designated expenses.

Board of Visitors.

Public works.

Constructing designated buildings.

Periodicals, etc.

R. S., sec. 3648, p. 718.

Army surplus material, etc., transferred without expense, for construction, etc.

*Provisos.*  
Leaves of absence to employees.

Expenditures without advertising permitted.

Militia Bureau.

MILITIA BUREAU

National Guard,  
arming, etc.

NATIONAL GUARD

## ARMING, EQUIPPING, AND TRAINING THE NATIONAL GUARD

Forage, etc. for animals.  
Use of balances.  
Vol. 42, p. 1410.

For procurement of forage, bedding, and so forth, for animals used by the National Guard, \$1,444,905, and in addition thereto the sum of \$16,000 from the unexpended balances of the appropriations for "Arming, equipping, and training the National Guard, 1924," is continued and made available for this purpose during the fiscal year 1926.

Care of animals.

For compensation of help for care of materials, animals, and equipment, \$2,760,000.

Instruction camps.

Use of balances.  
Vol. 42, p. 1410.

For expenses, camps of instruction, \$9,900,000, and in addition thereto the sum of \$635,000 from the unexpended balances of the appropriation for "Arming, equipping, and training the National Guard, 1924," is continued and made available for this purpose during the fiscal year 1926.

Service school in-  
struction.Use of balances.  
Vol. 42, p. 1410.

For expenses, selected officers and enlisted men, military service schools, \$325,000, and in addition thereto the sum of \$15,500 from the unexpended balances of the appropriation for "Arming, equipping, and training the National Guard, 1924," is continued and made available for this purpose during the fiscal year 1926.

Property, etc., off-  
cers.Use of balances.  
Vol. 42, p. 1410.

For pay of property and disbursing officers for the United States, \$72,000, and in addition thereto the sum of \$1,800 from the unexpended balances of the appropriation for "Arming, equipping, and training the National Guard, 1924," is continued and made available for this purpose during the fiscal year 1926.

Equipment and in-  
struction expenses.

For general expenses, equipment and instruction, National Guard, \$900,000.

Travel, Army officers.

For travel of officers and noncommissioned officers of the Regular Army in connection with the National Guard, \$375,000.

Transporting sup-  
plies.Use of balances.  
Vol. 42, p. 1410.

For transportation of equipment and supplies, \$350,000, and in addition thereto the sum of \$31,250 from the unexpended balances of the appropriation for "Arming, equipping, and training the National Guard, 1924," is continued and made available for this purpose during the fiscal year 1926.

Army enlisted men.

For expenses of enlisted men of the Regular Army on duty with the National Guard, including the hiring of quarters in kind, \$500,000.

Pay, armory drills.

Use of balances.  
Vol. 42, p. 1410.

For pay of National Guard (armory drills), \$9,990,000, and in addition thereto the sum of \$968,750 from the unexpended balances of the appropriation for "Arming, equipping, and training the National Guard, 1924," is continued and made available for this purpose.

Field service.

ARMS, UNIFORMS, EQUIPMENT, AND SO FORTH, FOR FIELD SERVICE,  
NATIONAL GUARD

Procuring arms,  
equipments, etc., for  
issue.Requests from gov-  
ernors, etc.

To procure by purchase or manufacture and issue from time to time to the National Guard, upon requisition of the governors of the several States and Territories, or the commanding general, National Guard of the District of Columbia, such military equipment and stores of all kinds and a reserve supply thereof as are necessary to arm, uniform, and equip for field service the National Guard of the several States, Territories, and the District of Columbia, and to repair such of the aforementioned articles of equipage and military stores as are or may become damaged when, under regulations prescribed by the Secretary of War, such repair may be

determined to be an economical measure and as necessary for their proper preservation and use, \$3,119,281, and in addition thereto the sum of \$62,500 from the unexpended balances of the appropriation for "Arming, equipping, and training the National Guard, 1924," is continued and made available for this purpose during the fiscal year 1926: *Provided*, That the Secretary of War is hereby directed to issue from surplus or reserve stores and material on hand and purchased for the United States Army such articles of clothing and equipment and Field Artillery, Engineer, and Signal material and ammunition as may be needed by the National Guard organized under the provisions of the Act entitled "An Act for making further and more effectual provision for the national defense, and for other purposes," approved June 3, 1916, as amended by the Act approved June 4, 1920. This issue shall be made without charge against militia appropriations except for actual expenses incident to such issue.

The mounted, motorized, air, medical, and tank units and motor transport, military police, wagon and service companies of the National Guard shall be so reduced that the appropriations made in this Act shall cover the entire cost of maintenance of such units for the National Guard during the fiscal year 1926.

MILITIA BUREAU, WAR DEPARTMENT

Salaries: For personal services in the District of Columbia in accordance with "the Classification Act of 1923," \$127,560, and in addition thereto the sum of \$12,000 from the unexpended balances of the appropriation for "Arming, equipping, and training the National Guard, 1924," is continued and made available for this purpose during the fiscal year 1926.

The appropriations herein made for "Arming, equipping, and training the National Guard" shall be available until December 31, 1926.

The unexpended balances of the appropriations for "Arming, equipping, and training the National Guard" for the fiscal year ending June 30, 1925, are continued and made available until December 31, 1925.

ORGANIZED RESERVES

Officers' Reserve Corps: For pay and allowances of members of the Officers' Reserve Corps on active duty for not exceeding fifteen days' training, \$2,293,500; for pay and allowances of members of the Officers' Reserve Corps on active duty for more than fifteen days in accordance with law, \$400,000; for mileage, reimbursement of actual traveling expenses, or per diem allowances in lieu thereof as authorized by law, \$449,300: *Provided*, That the mileage allowance to members of the Officers' Reserve Corps when called into active service for training for fifteen days or less shall not exceed 4 cents per mile: *Provided further*, That officers performing travel on Government-owned transports shall be entitled only to reimbursement of actual and necessary expenses incurred; in all, \$3,142,800.

Enlisted Reserve Corps: For pay, transportation, subsistence, and clothing, \$50,000.

Correspondence courses: For conducting correspondence courses for instruction of members of the Reserve Corps, including necessary supplies, procurement of maps and textbooks, and transportation, \$17,000.

Manuals: For purchase of training manuals, \$15,000.

Use of balances.  
Vol. 42, p. 1410.

*Proviso.*  
Clothing, equipments, etc., from surplus Army stores.

Vol. 39, p. 197.

Vol. 41, p. 780.  
Without charge to militia appropriations.

Reduction of mounted, etc., units.

Militia Bureau.

Civilian personnel.  
Balances continued.  
Vol. 42, p. 1410.

Appropriations available until December 31, 1926.

Unexpended balances for 1925 continued available until December 31, 1925.  
*Note*, p. 505.

Organized Reserves.

Officers' Reserve Corps.  
Pay, etc., for active duty.

*Provisos.*  
Mileage when training.

Limit when Government transports used.

Enlisted Reserve Corps.  
Pay, etc.

Correspondence instruction courses.

Training manuals.

Headquarters and training camps. Establishment, maintenance, etc.

Headquarters and camps: For establishment, maintenance, and operation of divisional and regimental headquarters and of camps for training of the Organized Reserves; for miscellaneous expenses incident to the administration of the Organized Reserves, including the maintenance and operation of motor-propelled passenger-carrying vehicles; for transportation of baggage, including packing and crating, of reserve officers on active duty for not less than six months; for medical and hospital treatment, continuation of pay and allowances not to exceed six months, and transportation when fit for travel to their homes of members of the Officers' Reserve Corps and Enlisted Reserve Corps of the Army injured in line of duty while on active duty under proper orders or while voluntarily participating in aerial flights in Government-owned aircraft by proper authority as an incident to their military training, and for the preparation and transportation to their homes and burial expenses of the remains of members of the Organized Reserves who die while on active duty, as provided in section 4 of the Act of June 3, 1924, \$450,000: *Provided*, That not to exceed \$100,000 of this amount may be used for establishment and maintenance of divisional and regimental headquarters.

Medical and hospital treatment, etc., if injured in line of duty.

Burial expenses, etc. Public Laws, 1st sess., p. 364.

Proviso. Divisional, etc., headquarters.

Other funds not to be used.

None of the funds appropriated elsewhere in this Act except for printing and binding shall be used for expenses in connection with the Organized Reserves, but available supplies and existing facilities at military posts shall be utilized to the fullest extent possible.

Period of pay for officers.

No portion of this appropriation shall be expended for the pay of a reserve officer on active duty for a longer period than fifteen days, except such as may be detailed for duty with the War Department General Staff under section 3a and section 5 (b) of the Army Reorganization Act approved June 4, 1920, or who may be detailed for courses of instruction at the general or special service schools of the Army, or who may be detailed for duty as instructors at civilian military training camps, appropriated for in this Act, or who may be detailed for duty with tactical units of the Air Service, as provided in section 37a of the Army Reorganization Act approved June 4, 1920: *Provided*, That the pay and allowances of such additional officers and nurses of the Medical Reserve Corps as are required to supplement the like officers and nurses of the Regular Army in the care of beneficiaries of the United States Veterans' Bureau treated in Army hospitals may be paid from the funds allotted to the War Department by that bureau under existing law.

General Staff duty. Vol. 41, pp. 760, 765. Other details.

Vol. 41, p. 776.

Proviso. Medical Reserve Corps for Veterans' Bureau patients in Army hospitals.

RESERVE OFFICERS' TRAINING CORPS

Reserve Officers' Training Corps.

Quartermaster supplies, etc., to units of.

For the procurement, maintenance, and issue, under such regulations as may be prescribed by the Secretary of War, to institutions at which one or more units of the Reserve Officers' Training Corps are maintained, of such public animals, means of transportation, supplies, tentage, equipment, and uniforms as he may deem necessary, including cleaning and laundering of uniforms and clothing at camps; and to forage, at the expense of the United States, public animals so issued, and to pay commutation in lieu of uniforms at a rate to be fixed annually by the Secretary of War; for transporting said animals and other authorized supplies and equipment from place of issue to the several institutions and training camps and return of same to place of issue when necessary; for the establishment and maintenance of camps for the further practical instruction of the members of the Reserve Officers' Training Corps, and for transporting members of such corps to and from such camps, and to assist them while traveling to and from such camps and while remain-

Expenses of training camps.

ing therein so far as appropriations will permit or, in lieu of transporting them to and from such camps and subsisting them while en route, to pay them travel allowance at the rate of 5 cents per mile for the distance by the shortest usually traveled route from the places from which they are authorized to proceed to the camp and for the return travel thereto, and to pay the return travel pay in advance of the actual performance of the travel; for pay for students attending advanced camps at the rate prescribed for soldiers of the seventh grade of the Regular Army; for the payment of commutation of subsistence to members of the senior division of the Reserve Officers' Training Corps, at a rate not exceeding the cost of the garrison ration prescribed for the Army, as authorized in the Act approved June 3, 1916, as amended by the Act approved June 4, 1920; for medical and hospital treatment, subsistence until furnished transportation, and transportation when fit for travel to their homes of members of the Reserve Officers' Training Corps injured in line of duty while at camps of instruction under the provisions of section 47a and section 47d of the National Defense Act approved June 3, 1916, as amended; and for the cost of preparation and transportation to their homes and burial expenses of the remains of members of the Reserve Officers' Training Corps who die while attending camps of instruction as provided in section 4 of the Act approved June 3, 1924; and for the cost of maintenance, repair, and operation of passenger-carrying vehicles, \$3,828,020, to remain available until December 31, 1926: *Provided*, That uniforms and other equipment or material issued to the Reserve Officers' Training Corps in accordance with law shall be furnished from surplus or reserve stocks of the War Department without payment from this appropriation, except for actual expense incurred in the manufacture or issue: *Provided further*, That in no case shall the amount paid from this appropriation for uniforms, equipment, or material furnished to the Reserve Officers' Training Corps from stocks under the control of the War Department be in excess of the price current at the time the issue is made: *Provided further*, That none of the funds appropriated in this Act shall be used for the organization or maintenance of additional mounted, motor transport, or tank units in the Reserve Officers' Training Corps: *Provided further*, That none of the funds appropriated elsewhere in this Act, except for printing and binding, shall be used for expenses in connection with the Reserve Officers' Training Corps: *Provided further*, That not to exceed \$10,000 of the total appropriated by this Act may be expended for the transportation of authorized Reserve Officers' Training Corps students who may be competitors in the national rifle match, and to subsist them while traveling to and from said match and while remaining thereat.

Commutation of travel allowance.

Subsistence commutation to senior division members.

Vol. 39, p. 193; Vol. 41, p. 776.

Medical treatment, etc., if injured in line of duty.

Vol. 41, pp. 778, 779.

Burial expenses, etc.

Public Laws, 1st sess., p. 364.

*Provisos.*  
Uniforms, etc., from Army surplus stocks.

Price current to govern payments.

Additional mounted, etc., units forbidden.

Use of other funds forbidden.

Transporting, etc., students to national rifle match.

#### MILITARY SUPPLIES AND EQUIPMENT FOR SCHOOLS AND COLLEGES

Other schools and colleges.

For the procurement and issue as provided in section 55-c of the Act approved June 4, 1920, and in section 1225, Revised Statutes, as amended, under such regulations as may be prescribed by the Secretary of War, to schools and colleges, other than those provided for in section 40 of the Act above referred to, of such arms, tentage, and equipment, including the transporting of same, and the overhauling and repair of personal equipments, machine-gun outfits, and horse equipments, as the Secretary of War shall deem necessary for proper military training in said schools and colleges, \$3,000: *Provided*, That no part of this appropriation shall be expended for the purchase of arms or other ordnance equipment.

Issue of military supplies, equipments, etc., to.

Vol. 41, p. 780.  
R. S., sec. 1225, p. 216.

Vol. 41, p. 776.

*Proviso.*  
Ordnance purchases excluded.

Civilian training camps.

CITIZENS' MILITARY TRAINING CAMPS

Uniforms, transportation, etc., expenses for attendance. Vol. 39, p. 193; Vol. 41, p. 779.

For furnishing, at the expense of the United States, to warrant officers, enlisted men, and civilians attending training camps maintained under the provisions of section 47-d of the National Defense Act of June 3, 1916, as amended by the Act of June 4, 1920, uniforms, including altering, fitting, washing, and cleaning when necessary, subsistence, and transportation, or in lieu of such transportation and of subsistence for travel to and from camps travel allowances at 5 cents per mile, as prescribed in said section 47-d; for such expenditures as are authorized by said section 47-d as may be necessary for the establishment and maintenance of said camps, including recruiting and advertising therefor, and the cost of maintenance, repair, and operation of passenger-carrying vehicles; for gymnasium and athletic supplies (not exceeding \$15,000); for mileage, reimbursement of traveling expenses, or allowance in lieu thereof as authorized by law, for officers of the Regular Army and Organized Reserves, traveling on duty in connection with citizens' military training camps; for medical and hospital treatment, subsistence until furnished transportation, and transportation when fit for travel to their homes of members of the citizens' military training camps injured in line of duty while attending camps of instruction under the provisions of section 47-a and section 47-d of the National Defense Act approved June 3, 1916, as amended, and for the cost of preparation and transportation to their homes and burial expenses of the remains of civilians who die while attending camps of instruction, as provided in section 4 of the Act approved June 3, 1924; in all, \$2,807,471, to remain available until December 31, 1926: *Provided*, That the funds herein appropriated shall not be used for the training of any person in the first year, or lowest course, who shall have reached his twenty-fourth birthday before the date of enrollment: *Provided further*, That none of the funds appropriated elsewhere in this Act except for printing and binding shall be used for expenses in connection with citizens' military training camps: *Provided further*, That uniforms and other equipment or material furnished in accordance with law for use at citizens' military training camps shall be furnished from surplus or reserve stocks of the War Department without payment from this appropriation, except for actual expense incurred in the manufacture or issue: *Provided further*, That in no case shall the amount paid from this appropriation for uniforms, equipment, or material furnished in accordance with law for use at citizens' military training camps from stocks under control of the War Department be in excess of the price current at the time the issue is made.

Maintenance, etc.

Medical, etc., treatment if injured in line of duty.

Vol. 41, pp. 778, 779.

Burial expenses, etc.

Public Laws, 1st sess., p. 364.

Provisos. Age limitation.

Use of other funds forbidden.

Uniforms, etc., from Army surplus stocks.

Price current to govern payments.

Use of reserve supplies restricted.

Under the authorizations contained in this Act no issues of reserve supplies or equipment shall be made where such issues would impair the reserves held by the War Department for two field armies or one million men.

Promotion of rifle practice.

NATIONAL BOARD FOR PROMOTION OF RIFLE PRACTICE

Civilian instruction.

QUARTERMASTER SUPPLIES AND SERVICES FOR RIFLE RANGES FOR CIVILIAN INSTRUCTION

Quartermaster supplies for rifle ranges, practice, etc.

To establish and maintain indoor and outdoor rifle ranges for the use of all able-bodied males capable of bearing arms under reasonable regulations to be prescribed by the National Board for the Promotion of Rifle Practice and approved by the Secretary of War; for the employment of labor in connection with the establishment of outdoor and indoor rifle ranges, including labor in

operating targets; for the employment of instructors; for clerical services not exceeding \$20,000; for badges and other insignia; for the transportation of employees, instructors, and civilians to engage in practice; for the purchase of materials, supplies, and services, and for expenses incidental to instruction of citizens of the United States in marksmanship, and their participation in national and international matches, to be expended under the direction of the Secretary of War, and to remain available until expended, \$85,000: *Provided*, That out of this appropriation there may be expended not to exceed \$80,000 for the payment of transportation, for supplying meals or furnishing commutation of subsistence of civilian rifle teams authorized by the Secretary of War to participate in the national matches.

Instructors, etc.

Participation in matches.

*Proviso.* Transportation, meals, etc., for rifle teams.

NATIONAL TROPHY AND MEDALS FOR RIFLE CONTESTS

Rifle contests.

For the purpose of furnishing a national trophy and medals and other prizes to be provided and contested for annually, under such regulations as may be prescribed by the Secretary of War, said contest to be open to the Army, Navy, Marine Corps, and the National Guard or Organized Militia of the several States, Territories, and of the District of Columbia, members of rifle clubs, and civilians, and for the cost of the trophy, prizes, and medals herein provided for, and for the promotion of rifle practice throughout the United States, including the reimbursement of necessary expense of members of the National Board for the Promotion of Rifle Practice, to be expended for the purposes hereinbefore prescribed, under the direction of the Secretary of War, \$7,500.

Furnishing national trophy, medals, etc., for annual.

Reimbursing National Board.

ORDNANCE EQUIPMENT FOR RIFLE RANGES FOR CIVILIAN INSTRUCTION

Ordnance equipment.

For arms, ammunition, targets, and other accessories for target practice, for issue and sale in accordance with rules and regulations prescribed by the National Board for the Promotion of Rifle Practice and approved by the Secretary of War, in connection with the encouragement of rifle practice, in pursuance of the provisions of law, \$10,000.

Arms, etc., for target practice at rifle ranges, etc.

No part of the appropriations made in this Act shall be available for the salary or pay of any officer, manager, superintendent, foreman, or other person having charge of the work of any employee of the United States Government while making or causing to be made with a stop watch, or other time-measuring device, a time study of any job of any such employee between the starting and completion thereof, or of the movements of any such employee while engaged upon such work; nor shall any part of the appropriations made in this Act be available to pay any premiums or bonus or cash reward to any employee in addition to his regular wages, except for suggestions resulting in improvements or economy in the operation of any Government plant.

No pay to officers, etc., using time-measuring devices on work of employees.

Cash rewards restricted.

Equipment or material purchased outside of the United States from funds appropriated in this Act shall be admitted free of duty.

Free admission of imported equipment, etc.

TITLE II.—NONMILITARY ACTIVITIES OF THE WAR DEPARTMENT

Nonmilitary activities.

FINANCE DEPARTMENT

Finance Department.

Jennie Carroll.

For amount required to make monthly payments to Jennie Carroll, widow of James Carroll, late major, United States Army, \$1,500.

Mabel H. Lazear.

For amount required to make monthly payments to Mabel H. Lazear, widow of Jesse W. Lazear, late acting assistant surgeon, United States Army, \$1,500.

John R. Kissinger.

For amount required to make monthly payments to John R. Kissinger, late of Company D, One hundred and fifty-seventh Indiana Volunteer Infantry, also late of the Hospital Corps, United States Army, \$1,200.

Quartermaster Corps.

## QUARTERMASTER CORPS

National cemeteries.

## NATIONAL CEMETERIES

Maintenance.

For maintaining and improving national cemeteries, including fuel for superintendents, pay of laborers and other employees, purchase of tools and materials, and including care and maintenance of the Arlington Memorial Amphitheater and Chapel and grounds in the Arlington National Cemetery, Virginia, and permanent American military cemeteries abroad, \$400,000.

Arlington, Va.

American cemeteries abroad.

Superintendents.

For pay of seventy-six superintendents of national cemeteries, including the superintendent at Mexico City, \$83,025.

Repairs to roadways.

For repairs to roadways to national cemeteries which have been constructed by special authority of Congress, \$15,000: *Provided*, That no railroad shall be permitted upon the right of way which may have been acquired by the United States to a national cemetery, or to encroach upon any roads or walks constructed thereon and maintained by the United States: *Provided further*, That no part of this sum shall be used for repairing any roadway not owned by the United States within the corporate limits of any city, town, or village.

*Proviso.*  
Encroachment by  
railroads forbidden.

Restriction on repairs.

Limited to one approach.

No part of any appropriation for national cemeteries or the repair of roadways thereto shall be expended in the maintenance of more than a single approach to any national cemetery.

Headstones for soldiers', etc., graves.

For continuing the work of furnishing headstones of durable stone or other durable material for unmarked graves of Union and Confederate soldiers, sailors, and marines, and soldiers, sailors, and marines of all other wars in national, post, city, town, and village cemeteries, naval cemeteries at navy yards and stations of the United States, and other burial places, under the Acts of March 3, 1873, February 3, 1879, and March 9, 1906; continuing the work of furnishing headstones for unmarked graves of civilians interred in post cemeteries under the Acts of April 28, 1904, and June 30, 1906; and furnishing headstones for the unmarked graves of Confederate soldiers, sailors, and marines in national cemeteries, \$85,000, of which amount \$15,000 shall be expended by the Secretary of War toward erecting a fitting marking of the burial place, at Bardstown, Kentucky, of Lieutenant John Fitch, soldier and inventor.

R. S., sec. 4877, p. 944.  
Vol. 20, p. 231; Vol. 34, p. 56.

Civilians.  
Vol. 33, p. 396; Vol. 34, p. 741.

Confederates.

Marking burial place of Lt. John Fitch.

Antietam battle field, Md.

Preservation, etc.

Superintendent.

For repair and preservation of monuments, tablets, observation tower, roads, and fences, and so forth, made and constructed by the United States upon public lands within the limits of the Antietam battle field, near Sharpsburg, Maryland, and for pay of superintendent, said superintendent to perform his duties under the direction of the Quartermaster Corps and to be selected and appointed by the Secretary of War, at his discretion, the person selected for this position to be an honorably discharged Union soldier, \$6,500.

Disposition of remains of officers, etc.

DISPOSITION OF REMAINS OF OFFICERS, SOLDIERS, AND CIVILIAN EMPLOYEES: For interment, cremation (only upon request from relatives of the deceased), or of preparation and transportation to their homes or to such national cemeteries as may be designated by proper authority, in the discretion of the Secretary of War, of the remains of officers, cadets, United States Military Academy, acting assistant surgeons, members of the Army Nurse Corps, and enlisted men in

active service, and accepted applicants for enlistment; for interment or preparation and transportation to their homes of the remains of civilian employees of the Army in the employ of the War Department who die abroad, in Alaska, in the Canal Zone, or on Army transports, or who die while on duty in the field; for interment of military prisoners who die at military posts; for the interment and shipment to their homes of remains of enlisted men who are discharged in hospitals in the United States and continue as inmates of said hospitals to the date of their death; for interment of prisoners of war and interned alier enemies who die at prison camps in the United States; for removal of remains from abandoned posts to permanent military posts or national cemeteries, including the remains of Federal soldiers, sailors, or marines interred in fields, abandoned graves, or abandoned private and city cemeteries; and in any case where the expenses of burial or shipment of the remains of officers or enlisted men of the Army who die on the active list, are borne by individuals, where such expenses would have been lawful claims against the Government, reimbursement to such individuals may be made of the amount allowed by the Government for such services out of this sum, but no reimbursement shall be made of such expenses incurred prior to July 1, 1910; for expenses of the segregation of bodies in permanent American cemeteries in Great Britain and France, \$90,000: *Provided*, That the above provisions shall be applicable in the cases of officers and enlisted men on the retired list of the Army who have died or may hereafter die while on active duty by proper assignment.

Removal from abandoned posts, etc.

Reimbursement to individuals.

American cemeteries in Great Britain and France.  
*Provido.*  
Retired officers and enlisted men on active duty included.

Confederate Mound, Chicago, Ill.

**CONFEDERATE MOUND, OAKWOOD CEMETERY, CHICAGO, ILLINOIS:** For care, protection, and maintenance of the plat of ground known as "Confederate Mound" in Oakwood Cemetery, Chicago, Illinois, \$500.

Confederate Stockade, Ohio.

For care, protection, and maintenance of Confederate Stockade Cemetery, Johnstons Island, in Sandusky Bay, Ohio, \$350.

Confederate burial plats.

**CONFEDERATE BURIAL PLATS:** For care, protection, and maintenance of Confederate burial plats, owned by the United States, located and known by the following designations: Confederate Cemetery, North Alton, Illinois; Confederate Cemetery, Camp Chase, Columbus, Ohio; Confederate section, Greenlawn Cemetery, Indianapolis, Indiana; Confederate Cemetery, Point Lookout, Maryland; and Confederate Cemetery, Rock Island, Illinois, \$1,250.

Little Rock, Ark.  
Burial of Hot Springs Hospital patients in national cemetery at.

**BURIAL OF DECEASED INDIGENT PATIENTS:** For burying in the Little Rock (Arkansas) National Cemetery, including transportation thereto, indigent ex-soldiers, ex-sailors, or ex-marines of the United States service, either Regular or Volunteer, who have been honorably discharged or retired and who die while patients at the Army and Navy General Hospital, Hot Springs, Arkansas, to be disbursed at a cost not exceeding \$35 for such burial expenses in each case, exclusive of cost of grave, \$100.

Burial places in Cuba and China.

For repairs and preservation of monuments, tablets, roads, fences, and so forth, made and constructed by the United States in Cuba and China to mark the places where American soldiers fell, \$1,000.

Military Parks.

**NATIONAL MILITARY PARKS**

Chickamauga and Chattanooga.

**CHICKAMAUGA AND CHATTANOOGA NATIONAL MILITARY PARK**

Continuing establishment of, etc.

For continuing the establishment of the park; compensation and expenses of the superintendent, maps, surveys, clerical and other assistance; maintenance, repair, and operation of one motor-propelled and one horse-drawn passenger-carrying vehicle; office and all other necessary expenses; foundations for State monuments; mowing; historical tablets, iron and bronze; iron gun carriages; roads

and their maintenance; purchase of small tracts of lands heretofore authorized by law, \$58,265.

Memorials, etc., allowed Spanish War veterans who were encamped therein.  
Vol. 29, p. 21.

Notwithstanding the restrictive provisions of the Act of February 26, 1896 (Twenty-ninth Statutes, page 21), the Secretary of War is authorized in his discretion to permit without cost to the United States the erection of monuments or memorials to commemorate encampments of Spanish War organizations which were encamped in said park during the period of the Spanish-American War.

Gettysburg.

#### GETTYSBURG NATIONAL MILITARY PARK

Continuing establishment of, etc.

For continuing the establishment of the park; acquisition of lands, surveys, and maps; constructing, improving, and maintaining avenues, roads, and bridges thereon; fences and gates; marking the lines of battle with tablets and guns, each tablet bearing a brief legend giving historic facts and compiled without censure and without praise; preserving the features of the battle field and the monuments thereon; compensation of superintendent, clerical and other services, expenses, and labor; purchase and preparation of tablets and gun carriages and placing them in position; maintenance, repair, and operation of a motor-propelled passenger-carrying vehicle, and all other expenses incident to the foregoing, \$53,600.

Guilford Courthouse.

#### GUILFORD COURTHOUSE NATIONAL MILITARY PARK

Continuing establishment of, etc.  
Vol. 39, p. 996.

For continuing the establishment of a national military park at the battle field of Guilford Courthouse, in accordance with the Act entitled "An Act to establish a national military park at the battle field of Guilford Courthouse," approved March 2, 1917, \$9,640.

Shiloh.

#### SHILOH NATIONAL MILITARY PARK

Continuing establishment of, etc.

For continuing the establishment of the park; compensation of superintendent of the park; clerical and other services; labor; historical tablets; maps and surveys; roads; purchase and transportation of supplies, implements, and materials; foundations for monuments; office and other necessary expenses, including maintenance, repair, and operation of one motor-propelled passenger-carrying vehicle; in all, \$24,000.

Vicksburg.

#### VICKSBURG NATIONAL MILITARY PARK

Continuing establishment of, etc.

For continuing the establishment of the park; compensation of civilian commissioners; clerical and other services, labor, iron gun carriages, mounting of siege guns, memorials, monuments, markers, and historical tablets giving historical facts, compiled without praise and without censure; maps, surveys, roads, bridges, restoration of earthworks, purchase of lands, purchase and transportation of supplies and materials; and other necessary expenses, \$24,000.

Signal Corps.

#### SIGNAL CORPS

Washington-Alaska cable, etc.

#### WASHINGTON-ALASKA MILITARY CABLE AND TELEGRAPH SYSTEM

Operation, etc.

For defraying the cost of such extensions, betterments, operation, and maintenance of the Washington-Alaska Military Cable and Telegraph System as may be approved by the Secretary of War, to be available until the close of the fiscal year 1927, from the receipts of the Washington-Alaska Military Cable and Telegraph System which have been covered into the Treasury of the United States, the

extent of such extensions and betterments and the cost thereof to be reported to Congress by the Secretary of War, \$150,900.

**MEDICAL DEPARTMENT**

**Artificial limbs:** For furnishing artificial limbs and apparatus, or commutation therefor, and necessary transportation, \$30,000.

**Appliances for disabled soldiers:** For furnishing surgical appliances to persons disabled in the military or naval service of the United States prior to April 6, 1917, and not entitled to artificial limbs or trusses for the same disabilities, \$750.

**Trusses for disabled soldiers:** For trusses for persons entitled thereto under section 1176, Revised Statutes of the United States, and the Act amendatory thereof, approved March 3, 1879, \$1,000.

**MEDICAL AND SURGICAL HISTORY OF THE WORLD WAR**

Toward the preparation for publication under the direction of the Secretary of War of a medical and surgical history of the war with Germany, including personal services, \$19,700.

**CORPS OF ENGINEERS**

**BUILDINGS AND GROUNDS IN AND AROUND THE DISTRICT OF COLUMBIA**

For improvement, care, and maintenance of grounds of executive departments, \$1,000.

**Washington Monument:** For pay of employees, \$8,780.

For power, fuel, lights, oil, waste, packing, tools, matches, paints, brushes, brooms, lanterns, rope, nails, screws, lead, electric lights, heating apparatus, oil stoves for elevator car and upper and lower floors; repairs of all kinds connected with the Monument and machinery; and purchase of all necessary articles for keeping the Monument, machinery, and elevator in good order, \$6,000.

For extra services of employees and for additional supplies and materials, to provide for the opening of the Monument to the public on Sundays and legal holidays, \$2,500.

For purchasing and supplying uniforms to the three watchmen, two floormen, and the elevator conductor at the Washington Monument, \$480.

**Lincoln Memorial:** For pay of employees, \$7,140; heat, light, repairs, miscellaneous labor, and supplies, \$3,910; extra services of employees and additional supplies and materials to provide for opening the Lincoln Memorial to the public on Sundays and legal holidays, \$1,750; for purchasing and supplying uniforms to the three Lincoln Memorial watchmen, \$240; in all, \$13,040.

**Building where Abraham Lincoln died:** For painting and miscellaneous repairs, \$240.

**Birthplace of George Washington, Wakefield, Virginia:** For watchmen for the care of the monument and dock at Wakefield, Virginia, the birthplace of Washington, \$480.

For construction of a road and improvement and maintenance of reservation and monument at Wakefield, Virginia, the birthplace of Washington, \$12,600.

**CALIFORNIA DEBRIS COMMISSION**

For defraying the expenses of the commission in carrying on the work authorized by the Act approved March 1, 1893, \$15,565.

Medical Department.

Artificial limbs.

Surgical appliances.

Trusses.  
R. S., sec. 1176, p. 211.  
Vol. 20, p. 333.

Medical and Surgical History of World War.  
Preparation of.

Engineer Corps.

Buildings and grounds, D. C.

Care, etc., executive departments.

Washington Monument.  
Employees.  
Operating expenses.

Sunday opening.

Uniforms.

Lincoln Memorial.  
Operating expenses.

Lincoln's deathplace.

Washington's birthplace.  
Watchmen.

Road construction, etc.

California Debris Commission.

Expenses.  
Vol. 27, p. 507.

## Alaska.

CONSTRUCTION AND MAINTENANCE OF ROADS, BRIDGES, AND TRAILS,  
ALASKA

Roads, bridges, trails,  
etc., in.  
Construction, etc.,  
expenses under road  
commissioners.  
Vol. 34, p. 192.

For the construction, repair, and maintenance of roads, tramways, ferries, bridges, and trails, Territory of Alaska, to be expended under the direction of the Board of Road Commissioners described in section 2 of an Act entitled "An Act to provide for the construction and maintenance of roads, the establishment and maintenance of schools, and the care and support of insane persons in the District of Alaska, and for other purposes," approved January 27, 1905, as amended by the Act approved May 14, 1906, and to be expended conformably to the provisions of said Act as amended, \$900,000, to be immediately available. Hereafter when an appropriation for this purpose for any fiscal year shall not have been made prior to the 1st day of March preceding the beginning of such fiscal year, the Secretary of War may authorize the Board of Road Commissioners to incur obligations for this purpose of not to exceed 75 per centum of the appropriation for this purpose for the fiscal year then current, payment of these obligations to be made from the appropriation for the new fiscal year when it becomes available.

Incurring obligations  
authorized for fiscal  
years prior to appro-  
priations.

## Rivers and harbors.

## RIVERS AND HARBORS

Appropriations im-  
mediately available.

To be immediately available and to be expended under the direction of the Secretary of War and the supervision of the Chief of Engineers:

Preserving, con-  
structing, etc., author-  
ized projects.

For the preservation and maintenance of existing river and harbor works, and for the prosecution of such projects heretofore authorized as may be most desirable in the interests of commerce and navigation; for survey of northern and northwestern lakes, Lake of the Woods, and other boundary and connecting waters between the said lake and Lake Superior, Lake Champlain, and the natural navigable waters embraced in the navigation system of the New York canals, including all necessary expenses for preparing, correcting, extending, printing, binding, and issuing charts and bulletins and of investigating lake levels with a view to their regulation; and for the prevention of obstructive and injurious deposits within the harbor and adjacent waters of New York City, for pay of inspectors, deputy inspectors, crews, and office force, and for maintenance of patrol fleet and expenses of office, \$40,000,000.

Boundary waters  
survey.

New York Harbor  
deposits.

For examinations, surveys, and contingencies of rivers and harbors for which there may be no special appropriation, \$275,000: *Provided*, That no part of this sum shall be expended for any preliminary examination, survey, project, or estimate not authorized by law.

## Examinations, etc.

*Proviso*.  
Limited to authori-  
zations.

## Muscle Shoals.

## MUSCLE SHOALS

Continuing work on  
Dam No. 2, Tennessee  
River.  
Vol. 42, p. 1421.  
*Ante*, p. 516.

For the continuation of the work on Dam Numbered 2 on the Tennessee River at Muscle Shoals, Alabama, \$3,040,390, to be immediately available, and to apply on the contract authorization for this project carried in the War Department Appropriation Acts for the fiscal years 1924 and 1925.

## Flood control.

## FLOOD CONTROL

Mississippi River.  
Vol. 39, p. 948; Vol.  
42, p. 1505.

Flood control, Mississippi River: For prosecuting work of flood control in accordance with the provisions of the Flood Control Acts approved March 1, 1917, and March 4, 1923, \$10,000,000.

Sacramento River,  
Calif.  
Vol. 39, p. 948.

Flood control, Sacramento River, California: For prosecuting work of flood control in accordance with the provisions of the Flood Control Act approved March 1, 1917, \$500,000.

NATIONAL HOME FOR DISABLED VOLUNTEER SOLDIERS

National Home for Disabled Volunteer Soldiers. Support.

For support of the National Home for Disabled Volunteer Soldiers, as follows:

Dayton, Ohio. Current expenses.

Central Branch, Dayton, Ohio: Current expenses: For pay of officers and noncommissioned officers of the home, with such exceptions as are hereinafter noted, and their clerks, weighmasters, and orderlies; chaplains, religious instruction, and entertainment for the members of the home, printers, bookbinders, librarians, musicians, telegraph and telephone operators, guards, janitors, watchmen, fire company, and property and materials purchased for their use, including repairs; articles of amusement, library books, magazines, papers, pictures, musical instruments, and repairs not done by the home; stationery, advertising, legal advice, payments due heirs of deceased members: *Provided*, That all receipts on account of the effects of deceased members during the fiscal year shall also be available for such payments; and for such other expenditures as can not properly be included under other heads of expenditure, \$85,000.

*Proviso.* Receipts from deceased members.

Subsistence: For pay of commissary sergeants, commissary clerks, porters, laborers, bakers, cooks, dishwashers, waiters, and others employed in the subsistence department; food supplies purchased for the subsistence of the members of the home and civilian employees regularly employed and residing at the branch, freight, preparation, and serving; aprons, caps, and jackets for kitchen and dining-room employees; tobacco; dining-room and kitchen furniture and utensils; bakers' and butchers' tools and appliances, and their repair not done by the home, \$435,000.

Subsistence.

Household: For furniture for officers' quarters; bedsteads, bedding, bedding material, and all other articles, including repairs, required in the quarters of the members and of civilian employees permanently employed and residing at the branch; fuel; water; engineers and firemen, bathhouse keepers, janitors, laundry employees, and for all labor, materials, and appliances required for household use, and repairs, if not repaired by the home, \$199,800.

Household.

Hospital: For pay of medical officers and assistant surgeons, matrons, druggists, hospital clerks and stewards, ward masters, nurses, cooks, waiters, readers, drivers, funeral escort, janitors, and for such other services as may be necessary for the care of the sick; burial of the dead; surgical instruments and appliances, medical books, medicine, liquors, fruits, and other necessities for the sick not purchased under subsistence; bedsteads, bedding, and all other special articles necessary for the wards; hospital furniture, including special articles and appliances for hospital kitchen and dining room; carriage, hearse, stretchers, coffins; and for all repairs to hospital furniture and appliances not done by the home, \$360,700.

Hospital.

Transportation: For transportation of members of the home, \$1,000.

Transportation.

Repairs: For pay of chief engineer, builders, blacksmiths, carpenters, painters, gas fitters, electrical workers, plumbers, tinsmiths, steam fitters, stone and brick masons, and laborers, and for all appliances and materials used under this head; and repairs of roads and other improvements of a permanent character, \$85,000: *Provided*, That no part of the appropriation for repairs for any of the branch homes shall be used for the construction of any new building.

Repairs.

*Proviso.* New buildings forbidden.

Farm: For pay of farmer, chief gardener, harness makers, farm hands, gardeners, horseshoers, stablemen, teamsters, dairymen, herders, and laborers; tools, appliances, and materials required for farm, garden, and dairy work; grain and grain products, hay, straw, fertilizers, seed, carriages, wagons, carts, and other conveyances; animals purchased for stock or work (including animals in the park);

Farm.

gasoline; materials, tools, and labor for flower garden, lawn, park, and cemetery; and construction of roads and walks, and repairs not done by the home, \$28,000.

In all, Central Branch, \$1,194,500.

Specified expenses at branches.

For "Current Expenses," "Subsistence," "Household," "Hospital," "Transportation," "Repairs," and "Farm," at the following branches, including the same objects respectively specified herein under each of such heads for the Central Branch, namely:

Milwaukee, Wis.

Northwestern Branch, Milwaukee, Wisconsin: Current expenses, \$71,000; subsistence, \$300,000; household, \$152,000; hospital, \$289,000; transportation, \$500; repairs, \$52,000; farm, \$15,000; in all, Northwestern Branch, \$879,500.

Togus, Me.

Eastern Branch, Togus, Maine: Current expenses, \$58,500; subsistence, \$105,000; household, \$101,000; hospital, \$65,000; transportation, \$500; repairs, \$31,000; farm, \$25,000; in all, Eastern Branch, \$386,000.

Hampton, Va.

Southern Branch, Hampton, Virginia: Current expenses, \$66,000; subsistence, \$250,000; household, \$127,000; hospital, \$155,000; transportation, \$1,000; repairs, \$50,000; farm, \$15,000; in all, Southern Branch, \$664,000.

Leavenworth, Kans.

Western Branch, Leavenworth, Kansas: Current expenses, \$71,800; subsistence, \$230,000; household, \$140,000; hospital, \$140,000; transportation, \$500; repairs, \$50,500; farm, \$26,200; in all, Western Branch, \$659,000.

Santa Monica, Calif.

Pacific Branch, Santa Monica, California: Current expenses, \$83,000; subsistence, \$469,000; household, \$131,000; hospital, \$352,800; transportation, \$1,000; repairs, \$67,000; farm, \$32,200; in all, Pacific Branch, \$1,136,000.

Marion, Ind.

Marion Branch, Marion, Indiana: Current expenses, \$57,000; subsistence, \$252,000; household, \$103,000; hospital, \$304,500; transportation, \$1,000; repairs, \$52,000; farm, \$19,000; in all, Marion Branch, \$788,500.

Danville, Ill.

Danville Branch, Danville, Illinois: Current expenses, \$67,500; subsistence, \$209,770; household, \$114,500; hospital, \$107,450; transportation, \$500; repairs, \$51,000; farm, \$14,780; in all, Danville Branch, \$565,500.

Johnson City, Tenn.

Mountain Branch, Johnson City, Tennessee: Current expenses, \$57,000; subsistence, \$280,000; household, \$100,000; hospital, \$275,200; transportation, \$500; repairs, \$50,000; farm, \$34,300; in all, Mountain Branch, \$797,000.

Hot Springs, S. Dak.

Battle Mountain Sanitarium, Hot Springs, South Dakota: Current expenses, \$41,000; subsistence, \$81,550; household, \$62,200; hospitals, \$82,650; transportation, \$500; repairs, \$19,100; farm, \$5,200; in all, Battle Mountain Sanitarium, \$292,200.

Clothing, all branches.

For clothing for all branches; labor, materials, machines, tools, and appliances employed and for use in the tailor shops and shoe shops, or other home shops in which any kind of clothing is made or repaired, \$160,000.

Board of managers. Salaries and expenses.

Board of managers: President, \$4,000; secretary, \$500; general treasurer, who shall not be a member of the board of managers, \$5,000; chief surgeon, \$4,500; assistant general treasurer, \$3,500; inspector general, \$3,500; clerical services for the offices of the president, general treasurer, chief surgeon, and inspector general, \$19,500; clerical services for managers, \$2,700; traveling expenses of the board of managers, their officers and employees, including officers of branch homes when detailed on inspection work, \$14,000; outside relief, \$100; legal services, medical examinations, stationery, telegrams and other incidental expenses, \$1,700; in all, \$59,000.

Total, National Home for Disabled Volunteer Soldiers, \$7,581,200.

State and Territorial homes for disabled soldiers and sailors: For continuing aid to State or Territorial homes for the support of disabled volunteer soldiers, in conformity with the Act approved August 27, 1888, as amended, including all classes of soldiers admissible to the National Home for Disabled Volunteer Soldiers, \$640,000: *Provided*, That for any sum or sums collected in any manner from inmates of such State or Territorial homes to be used for the support of said homes a like amount shall be deducted from the aid herein provided for, but this proviso shall not apply to any State or Territorial home into which the wives or widows of soldiers are admitted and maintained.

State or Territorial homes.  
Continuing aid to.

*Proviso.*  
Collections from inmates.

THE PANAMA CANAL

Panama Canal.

The limitations on the expenditure of appropriations hereinbefore made in this Act shall not apply to the appropriations for the Panama Canal.

Limitations not applicable to appropriations for.

All expenses.

For every expenditure requisite for and incident to the maintenance and operation, sanitation, and civil government of the Panama Canal and Canal Zone, including the following: Compensation of all officials and employees, foreign and domestic newspapers and periodicals; law books not exceeding \$500; textbooks and books of reference; printing and binding, including printing of annual report; rent and personal services in the District of Columbia; purchase or exchange of typewriting, adding, and other machines; purchase or exchange, maintenance, repair, and operation of motor-propelled and horse-drawn passenger-carrying vehicles; claims for damages to vessels passing through the locks of the Panama Canal, as authorized by the Panama Canal Act; claims for losses of or damages to property arising from the conduct of authorized business operations; claims for damages to property arising from the maintenance and operation, sanitation, and civil government of the Panama Canal; acquisition of land and land under water, as authorized in the Panama Canal Act; expenses incurred in assembling, assorting, storing, repairing, and selling material, machinery, and equipment heretofore or hereafter purchased or acquired for the construction of the Panama Canal which are unserviceable or no longer needed, to be reimbursed from the proceeds of such sales; expenses incident to conducting hearings and examining estimates for appropriations on the Isthmus; expenses incident to any emergency arising because of calamity by flood, fire, pestilence, or like character not foreseen or otherwise provided for herein; per diem allowance in lieu of subsistence when prescribed by the Governor of the Panama Canal to persons engaged in field work or traveling on official business, pursuant to section 13 of the Sundry Civil Appropriation Act approved August 1, 1914; and for such other expenses not in the United States as the Governor of the Panama Canal may deem necessary best to promote the maintenance and operation, sanitation, and civil government of the Panama Canal, all to be expended under the direction of the Governor of the Panama Canal and accounted for as follows:

Objects specified.

Claims for damages, etc.

Disposal of unserviceable materials, etc.

Per diem subsistence.

Vol. 38, p. 680.

For maintenance and operation of the Panama Canal: Salary of the governor, \$10,000; purchase, inspection, delivery, handling, and storing of material, supplies, and equipment for issue to all departments of the Panama Canal, the Panama Railroad, other branches of the United States Government, and for authorized sales, payment in lump sums of not exceeding the amounts authorized by the Injury Compensation Act approved September 7, 1916, to alien cripples who are now a charge upon the Panama Canal by reason of injuries sustained while employed in the construction of the Panama Canal;

Maintenance and operation.  
Governor.

Purchase of supplies, etc.

Payment to alien cripples.

Vol. 39, p. 750.

Power plant, Miraflores.  
Additional from receipts.

and including \$710,000 for the completion of new power plant at Miraflores; in all, \$7,140,000, together with all moneys arising from the conduct of business operations authorized by the Panama Canal Act.

Sanitation, etc.

For sanitation, quarantine, hospitals, and medical aid and support of the insane and of lepers and aid and support of indigent persons legally within the Canal Zone, including expenses of their deportation when practicable, and the purchase of artificial limbs or other appliances for indigent persons who were injured in the service of the Isthmian Canal Commission or the Panama Canal prior to September 7, 1916, and including additional compensation to any officer of the United States Public Health Service detailed with the Panama Canal as chief quarantine officer, \$653,216.

Artificial limbs for injured employees.

For civil government of the Panama Canal and Canal Zone, including salaries of district judge, \$7,500; district attorney, \$5,000; marshal, \$5,000; and gratuities and necessary clothing for indigent discharged prisoners, \$942,150.

Civil government expenses.

Total, Panama Canal, \$8,735,366, to be available until expended.

Available until expended.

Purchases from Army surplus stocks.

The Governor of the Panama Canal, so far as the expenditure of appropriations contained in this Act may be under his direction, shall, when it is more economical, purchase needed materials, supplies, and equipment from available surplus stocks of the War Department.

Money from designated sources, credited to original appropriations.

In addition to the foregoing sums there is appropriated for the fiscal year 1926 for expenditures and reinvestment under the several heads of appropriation aforesaid, without being covered into the Treasury of the United States, all moneys received by the Panama Canal from services rendered or materials and supplies furnished to the United States, the Panama Railroad Company, the Canal Zone government, or to their employees, respectively, or to the Panama Government, from hotel and hospital supplies and services; from rentals, wharfage, and like service; from labor, materials, and supplies and other services furnished to vessels other than those passing through the canal, and to others unable to obtain the same elsewhere; from the sale of scrap and other by-products of manufacturing and shop operations; from the sale of obsolete and unserviceable materials, supplies, and equipment purchased or acquired for the operation, maintenance, protection, sanitation, and government of the canal and Canal Zone; and any net profits accruing from such business to the Panama Canal shall annually be covered into the Treasury of the United States.

Net profits to be covered into the Treasury.

In addition there is appropriated for the operation, maintenance, and extension of waterworks, sewers, and pavements in the cities of Panama and Colon, during the fiscal year 1926, the necessary portions of such sums as shall be paid as water rentals or directly by the Government of Panama for such expenses.

Operating waterworks, etc., for Panama and Colon.

Repeal of appropriations.

#### REPEAL OF APPROPRIATIONS

Designated unexpended balances covered into the Treasury.

The following unexpended balances or portions of unexpended balances or combined unexpended balances or combined portions of unexpended balances of appropriations for the support of the military and nonmilitary activities of the War Department and for other purposes shall be carried to the surplus fund and be covered into the Treasury immediately upon the approval of this Act: Medals of honor for distinguished services, \$825.86; reimbursement to military police, expenses incurred under Draft Act, \$38,389.39; inland and port storage and shipping facilities, \$8,391,750.22; temporary office buildings, War Department, \$33,319.67; temporary office buildings, War and Navy Departments, \$12,523.49; claims for damages to and loss of private property by explosion and

fire, plant of T. A. Gillespie Company, Morgan, New Jersey, \$5,863.65; evacuation of ordnance depots, \$152,893.11; ordnance material (proceeds of sale), \$500,000; field artillery for Organized Militia, \$3,248.30; encampments and maneuvers, Organized Militia, Act July 8, 1912, \$38,050.19; memorial archway at Vicksburg, Mississippi, \$54.33; national memorial celebration and peace jubilee, Vicksburg, Mississippi, \$5,583.04; reimbursement to officers and men of the Army for losses fighting fires on national forests, \$2,257.91; transportation for refugee American citizens from Mexico, \$1,640.70; monument in memory of Francis Scott Key and others, Fort McHenry, Baltimore, Maryland, \$97.57; reerection of statue of Abraham Lincoln, \$1,010.51; total appropriations recovered, \$9,187,507.94.

Approved, February 12, 1925.

**CHAP. 226.**—Joint Resolution Granting permission to the Roosevelt Memorial Association to procure plans and designs for a memorial to Theodore Roosevelt.

February 13, 1925.  
[S. J. Res. 135.]  
[Pub. Res., No. 49.]

Whereas the Roosevelt Memorial Association, a corporation of the District of Columbia, has petitioned the Congress in relation to the proposal of the association to erect an enduring monument to the memory of Theodore Roosevelt in the city of Washington: Therefore be it

District of Columbia

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That permission is hereby given to the Roosevelt Memorial Association to procure at its own expense plans and designs for the erection of a permanent memorial to Theodore Roosevelt upon a site within the following-described area: That portion of the territory included in the Park Commission Plan of 1901 lying in general between the Washington Monument and the Potomac River and bounded by Fifteenth and Seventeenth Streets projected southward, including the waters of Twining Lake.

Roosevelt Memorial Association.  
Plans, etc., for monument to Theodore Roosevelt may be procured by.  
Vol. 41, p. 692.  
Site.

**SEC. 2.** That the plan and design procured or selected by the Roosevelt Memorial Association shall take into account the requirements of traffic circulation and of recreational facilities and shall be submitted to the Congress before the first day of January, 1926.

Considerations affecting plans, etc.

**SEC. 3.** That no authority to proceed with the execution of such plan or with the erection of the memorial shall be deemed to be conferred upon the Roosevelt Memorial Association unless or until the plan and design shall first have been approved by the Congress.

Subject to approval by Congress.

Approved, February 12, 1925.

**CHAP. 228.**—An Act To authorize the State of Indiana, and the State of Illinois, to construct a bridge across the Wabash River at the city of Vincennes, Knox County, Indiana.

February 13, 1925.  
[S. 3722.]  
[Public, No. 414.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the State of Indiana, and the State of Illinois, are hereby authorized to construct, maintain, and operate a bridge and approaches thereto across the Wabash River, from a point in the city of Vincennes, Knox County, Indiana, to a point in Lawrence County, in the State of Illinois, at a point suitable to the interests of navigation in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Wabash River.  
Indiana and Illinois may bridge, Vincennes, Ind.

Construction.  
Vol. 34, p. 84.

**SEC. 2.** The right to alter, amend, or repeal this Act is hereby expressly reserved.

Amendment.

Approved, February 13, 1925.

February 13, 1925.  
[H. R. 8206.]  
[Public, No. 415.]

**CHAP. 229.**—An Act To amend the Judicial Code, and to further define the jurisdiction of the circuit courts of appeals and of the Supreme Court, and for other purposes.

Judicial Code.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That sections 128, 129, 237, 238, 239, and 240 of the Judicial Code as now existing be, and they are severally, amended and reenacted to read as follows:

Circuit Courts of Appeals. Appeals or writs of error to. Vol. 38, p. 803, amended. In district courts. Exception. Post, p. 938. Hawaii and Porto Rico district courts.

**SEC. 128.** (a) The circuit courts of appeal shall have appellate jurisdiction to review by appeal or writ of error final decisions—

“First. In the district courts, in all cases save where a direct review of the decision may be had in the Supreme Court under section 238.

“Second. In the United States district courts for Hawaii and for Porto Rico in all cases.

Alaska and Virgin Islands. Cases reviewable.

“Third. In the district courts for Alaska or any division thereof, and for the Virgin Islands, in all cases, civil and criminal, wherein the Constitution or a statute or treaty of the United States or any authority exercised thereunder is involved; in all other civil cases wherein the value in controversy, exclusive of interest and costs, exceeds \$1,000; in all other criminal cases where the offense charged is punishable by imprisonment for a term exceeding one year or by death, and in all habeas corpus proceedings; and in the district court for the Canal Zone in the cases and mode prescribed in the Act approved September 21, 1922, amending prior laws relating to the Canal Zone.

Canal Zone.

Vol. 42, p. 1006.

Hawaii and Porto Rico Supreme Courts. Cases reviewable.

“Fourth. In the Supreme Courts of the Territory of Hawaii and of Porto Rico, in all civil cases, civil or criminal, wherein the Constitution or a statute or treaty of the United States or any authority exercised thereunder is involved; in all other civil cases wherein the value in controversy, exclusive of interest and costs, exceeds \$5,000, and in all habeas corpus proceedings.

United States Court for China. Other appellate jurisdiction.

“Fifth. In the United States Court for China, in all cases.

“(b) The circuit court of appeals shall also have appellate jurisdiction—

Specified orders, etc., of district courts. Post, p. 937. Awards of railway employees' controversies. Vol. 38, p. 107.

“First. To review the interlocutory orders or decrees of the district courts which are specified in section 129.

“Second. To review decisions of the district courts sustaining or overruling exceptions to awards in arbitrations, as provided in section 8 of an Act entitled ‘An Act providing for mediation, conciliation, and arbitration in controversies between certain employers and their employees,’ approved July 15, 1913.

Bankruptcy cases. Vol. 30, p. 553.

“(c) The circuit courts of appeal shall also have an appellate and supervisory jurisdiction under sections 24 and 25 of the Bankruptcy Act of July 1, 1898, over all proceedings, controversies, and cases had or brought in the district courts under that Act or any of its amendments, and shall exercise the same in the manner prescribed in those sections; and the jurisdiction of the Circuit Court of Appeals for the Ninth Circuit in this regard shall cover the courts of bankruptcy in Alaska and Hawaii, and that of the Circuit Court of Appeals for the First Circuit shall cover the court of bankruptcy in Porto Rico.

In Alaska and Hawaii.

In Porto Rico.

Distribution to circuits.

“(d) The review under this section shall be in the following circuit courts of appeal: The decisions of a district court of the United States within a State in the circuit court of appeals for the circuit embracing such State; those of the District Court of Alaska or any division thereof, the United States district court, and the Supreme Court of Hawaii, and the United States Court for China, in the Circuit Court of Appeals for the Ninth Circuit; those of the United States district court and the Supreme Court of Porto Rico in the Circuit Court of Appeals for the First Circuit; those of the District

Court of the Virgin Islands in the Circuit Court of Appeals for the Third Circuit; and those of the District Court of the Canal Zone in the Circuit Court of Appeals for the Fifth Circuit.

"(e) The circuit courts of appeal are further empowered to enforce, set aside, or modify orders of the Federal Trade Commission, as provided in section 5 of 'An Act to create a Federal Trade Commission, to define its powers and duties, and for other purposes,' approved September 26, 1914; and orders of the Interstate Commerce Commission, the Federal Reserve Board, and the Federal Trade Commission, as provided in section 11 of 'An Act to supplement existing laws against unlawful restraints and monopolies, and for other purposes,' approved October 15, 1914.

"SEC. 129. Where, upon a hearing in a district court, or by a judge thereof in vacation, an injunction is granted, continued, modified, refused, or dissolved by an interlocutory order or decree, or an application to dissolve or modify an injunction is refused, or an interlocutory order or decree is made appointing a receiver, or refusing an order to wind up a pending receivership or to take the appropriate steps to accomplish the purposes thereof, such as directing a sale or other disposal of property held thereunder, an appeal may be taken from such interlocutory order or decree to the circuit court of appeals; and sections 239 and 240 shall apply to such cases in the circuit courts of appeals as to other cases therein: *Provided*, That the appeal to the circuit court of appeals must be applied for within thirty days from the entry of such order or decree, and shall take precedence in the appellate court; and the proceedings in other respects in the district court shall not be stayed during the pendency of such appeal unless otherwise ordered by the court, or the appellate court, or a judge thereof: *Provided, however*, That the district court may, in its discretion, require an additional bond as a condition of the appeal."

SEC. 237. (a) A final judgment or decree in any suit in the highest court of a State in which a decision in the suit could be had, where is drawn in question the validity of a treaty or statute of the United States, and the decision is against its validity; or where is drawn, in question the validity of a statute of any State, on the ground of its being repugnant to the Constitution, treaties, or laws of the United States, and the decision is in favor of its validity, may be reviewed by the Supreme Court upon a writ of error. The writ shall have the same effect as if the judgment or decree had been rendered or passed in a court of the United States. The Supreme Court may reverse, modify, or affirm the judgment or decree of such State court, and may, in its discretion, award execution or remand the cause to the court from which it was removed by the writ.

"(b) It shall be competent for the Supreme Court, by certiorari, to require that there be certified to it for review and determination, with the same power and authority and with like effect as if brought up by writ of error, any cause wherein a final judgment or decree has been rendered or passed by the highest court of a State in which a decision could be had where is drawn in question the validity of a treaty or statute of the United States; or where is drawn in question the validity of a statute of any State on the ground of its being repugnant to the Constitution, treaties, or laws of the United States; or where any title, right, privilege, or immunity is specially set up or claimed by either party under the Constitution, or any treaty or statute of, or commission held or authority exercised under, the United States; and the power to review under this paragraph may be exercised as well where the Federal claim is sustained as where it is denied. Nothing in this paragraph shall be construed to limit or detract from the right to a review on a writ of error in a

Further specified authority.  
Federal Trade Commission orders.  
Vol. 38, p. 720.

Orders of Interstate Commerce Commission, etc., under Clayton Act.  
Vol. 38, p. 735.

Appeals allowed from injunctions and interlocutory orders of district courts.  
Cases specified.  
Vol. 36, p. 1157, amended.

Authority of Supreme Court.  
Post, p. 938.  
*Provisos*.  
Precedence given.

Additional bond discretionary.

Supreme Court.  
Writ of error allowed from decision of State court against validity of treaty or statute of United States.  
If validity of State statute drawn in question as repugnant to Constitution, etc.  
Vol. 39, p. 728, amended.

Authority of Supreme Court.

Certiorari to State court where validity of United States treaty or statute drawn in question.

State law as repugnant to the Constitution, etc.

Title, etc., set up under United States authority.

Use of writ of error not hereby limited.

case where such a right is conferred by the preceding paragraph; nor shall the fact that a review on a writ of error might be obtained under the preceding paragraph be an obstacle to granting a review on certiorari under this paragraph.

Writ of error not dismissed if certiorari proper mode of review, etc.

*Proviso.*  
Damages, etc., if no reasonable ground for certiorari.

R. S., sec. 1010, p. 189.  
Direct review of action of district courts in specified Acts limited.

Vol. 38, p. 804, amended.  
Expediting antitrust, etc., cases.  
Vol. 32, p. 823.

Adverse decisions in criminal cases.  
Vol. 34, p. 1246.

Restricting interlocutory injunctions against State laws, etc.  
Vol. 37, p. 1013, amended.

Requirement for presence of three judges, etc.

Judgments, etc., on Interstate Commerce Commission orders.  
Vol. 33, p. 220.

Orders by Interstate Commerce Commission as to livestock, poultry, etc.  
Vol. 42, p. 168.

Questions certified for instructions by courts of appeals.  
Vol. 34, p. 1157, amended.

Authority of court.

Allowance of certiorari to courts of appeals on petition of either party.  
Vol. 36, p. 1157, amended.

“(c) If a writ of error be improvidently sought and allowed under this section in a case where the proper mode of invoking a review is by a petition for certiorari, this alone shall not be a ground for dismissal; but the papers whereon the writ of error was allowed shall be regarded and acted on as a petition for certiorari and as if duly presented to the Supreme Court at the time they were presented to the court or judge by whom the writ of error was allowed: *Provided*, That where in such a case there appears to be no reasonable ground for granting a petition for certiorari it shall be competent for the Supreme Court to adjudge to the respondent reasonable damages for his delay, and single or double costs, as provided in section 1010 of the Revised Statutes.”

“SEC. 238. A direct review by the Supreme Court of an interlocutory or final judgment or decree of a district court may be had where it is so provided in the following Acts or parts of Acts, and not otherwise:

“(1) Section 2 of the Act of February 11, 1903, ‘to expedite the hearing and determination’ of certain suits brought by the United States under the antitrust or interstate commerce laws, and so forth.

“(2) The Act of March 2, 1907, ‘providing for writs of error in certain instances in criminal cases’ where the decision of the district court is adverse to the United States.

“(3) An Act restricting the issuance of interlocutory injunctions to suspend the enforcement of the statute of a State or of an order made by an administrative board or commission created by and acting under the statute of a State, approved March 4, 1913, which Act is hereby amended by adding at the end thereof, ‘The requirement respecting the presence of three judges shall also apply to the final hearing in such suit in the district court; and a direct appeal to the Supreme Court may be taken from a final decree granting or denying a permanent injunction in such suit.’

“(4) So much of ‘An Act making appropriations to supply urgent deficiencies in appropriations for the fiscal year 1913, and for other purposes,’ approved October 22, 1913, as relates to the review of interlocutory and final judgments and decrees in suits to enforce, suspend, or set aside orders of the Interstate Commerce Commission other than for the payment of money.

“(5) Section 316 of ‘An Act to regulate interstate and foreign commerce in livestock, livestock products, dairy products, poultry, poultry products, and eggs, and for other purposes’ approved August 15, 1921.”

“SEC. 239. In any case, civil or criminal, in a circuit court of appeals, or in the Court of Appeals of the District of Columbia, the court at any time may certify to the Supreme Court of the United States any questions or propositions of law concerning which instructions are desired for the proper decision of the cause; and thereupon the Supreme Court may either give binding instructions on the questions and propositions certified or may require that the entire record in the cause be sent up for its consideration, and thereupon shall decide the whole matter in controversy in the same manner as if it had been brought there by writ of error or appeal.”

SEC. 240. (a) In any case, civil or criminal, in a circuit court of appeals, or in the Court of Appeals of the District of Columbia, it shall be competent for the Supreme Court of the United States, upon the petition of any party thereto, whether Government or other litigant, to require by certiorari, either before or after a judgment

or decree by such lower court, that the cause be certified to the Supreme Court for determination by it with the same power and authority, and with like effect, as if the cause had been brought there by unrestricted writ of error or appeal.

“(b) Any case in a circuit court of appeals where is drawn in question the validity of a statute of any State, on the ground of its being repugnant to the Constitution, treaties, or laws of the United States, and the decision is against its validity, may, at the election of the party relying on such State statute, be taken to the Supreme Court for review on writ of error or appeal; but in that event a review on certiorari shall not be allowed at the instance of such party, and the review on such writ of error or appeal shall be restricted to an examination and decision of the Federal questions presented in the case.

“(c) No judgment or decree of a circuit court of appeals or of the Court of Appeals of the District of Columbia shall be subject to review by the Supreme Court otherwise than as provided in this section.”

SEC. 2. That cases in a circuit court of appeals under section 8 of “An Act providing for mediation, conciliation, and arbitration in controversies between certain employers and their employees,” approved July 15, 1913; under section 5 of “An Act to create a Federal Trade Commission, to define its powers and duties, and for other purposes,” approved September 26, 1914; and under section 11 of “An Act to supplement existing laws against unlawful restraints and monopolies, and for other purposes,” approved October 15, 1914, are included among the cases to which sections 239 and 240 of the Judicial Code shall apply.

SEC. 3. (a) That in any case in the Court of Claims, including those begun under section 180 of the Judicial Code, that court at any time may certify to the Supreme Court any definite and distinct questions of law concerning which instructions are desired for the proper disposition of the cause; and thereupon the Supreme Court may give appropriate instructions on the questions certified and transmit the same to the Court of Claims for its guidance in the further progress of the cause.

(b) In any case in the Court of Claims, including those begun under section 180 of the Judicial Code, it shall be competent for the Supreme Court, upon the petition of either party, whether Government or claimant, to require, by certiorari, that the cause, including the findings of fact and the judgment or decree, but omitting the evidence, be certified to it for review and determination with the same power and authority, and with like effect, as if the cause had been brought there by appeal.

(c) All judgments and decrees of the Court of Claims shall be subject to review by the Supreme Court as provided in this section, and not otherwise.

SEC. 4. That in cases in the district courts wherein they exercise concurrent jurisdiction with the Court of Claims or adjudicate claims against the United States the judgments shall be subject to review in the circuit courts of appeals like other judgments of the district courts; and sections 239 and 240 of the Judicial Code shall apply to such cases in the circuit courts of appeals as to other cases therein.

SEC. 5. That the Court of Appeals of the District of Columbia shall have the same appellate and supervisory jurisdiction over proceedings, controversies, and cases in bankruptcy in the District of Columbia that a circuit court of appeals has over such proceedings, controversies, and cases within its circuit, and shall exercise that jurisdiction in the same manner as a circuit court of appeals is required to exercise it.

Writ of error or appeal allowed, where decision against validity of State law as repugnant to United States Constitution, etc.

Limitation.

No other review by Supreme Court.

Certiorari, etc., allowed.  
Railway employees arbitrations.  
Vol. 38, p. 107.  
Trade Commission orders.  
Vol. 38, p. 720.

Clayton Act enforcement.  
Vol. 38, p. 735.

Court of Claims.  
May certify to Supreme Court questions of law for instruction.

Certiorari by either party of any cause for review and determination.

No other review of judgments.

Claims cases in district courts subject to like review as other judgments.

*Ante*, p. 938.

District of Columbia Court of Appeals.  
Jurisdiction of, like circuit court of appeals.

**Habeas corpus.**

Circuit courts of appeals to review final orders for.

By District of Columbia Court of Appeals.

Authority of Supreme Court.  
*Ante*, p. 938.

Circuit courts of appeals jurisdiction in State court cases.  
R. S., secs. 765, 766, p. 144.  
Vol. 35, p. 40.

Philippine Islands. Cases where certiorari from Supreme Court allowed.

Vol. 36, p. 1158.

No other appellate review allowed.

Time limit for bringing judgments to Supreme Court for review.

*Proviso.*  
Extension for cause.

Certiorari allowed prior to hearing in courts of appeals.

Time limit to apply for review by circuit courts of appeals.

Judgments may be stayed in cases subject to certiorari from Supreme Court.

Surety to be given, etc.

SEC. 6. (a) In a proceeding in habeas corpus in a district court, or before a district judge or a circuit judge, the final order shall be subject to review, on appeal, by the circuit court of appeals of the circuit wherein the proceeding is had. A circuit judge shall have the same power to grant writs of habeas corpus within his circuit that a district judge has within his district; and the order of the circuit judge shall be entered in the records of the district court of the district wherein the restraint complained of is had.

(b) In such a proceeding in the Supreme Court of the District of Columbia, or before a justice thereof, the final order shall be subject to review, on appeal, by the Court of Appeals of that District.

(c) Sections 239 and 240 of the Judicial Code shall apply to habeas corpus cases in the circuit courts of appeals and in the Court of Appeals of the District of Columbia as to other cases therein.

(d) The provisions of sections 765 and 766 of the Revised Statutes, and the provisions of an Act entitled "An Act restricting in certain cases the right of appeal to the Supreme Court in habeas corpus proceedings," approved March 10, 1908, shall apply to appellate proceedings under this section as they heretofore have applied to direct appeals to the Supreme Court.

SEC. 7. That in any case in the Supreme Court of the Philippine Islands wherein the Constitution, or any statute or treaty of the United States is involved, or wherein the value in controversy exceeds \$25,000, or wherein the title or possession of real estate exceeding in value the sum of \$25,000 is involved or brought in question, it shall be competent for the Supreme Court of the United States, upon the petition of a party aggrieved by the final judgment or decree; to require, by certiorari, that the cause be certified to it for review and determination with the same power and authority, and with like effect, as if the cause had been brought before it on writ of error or appeal; and, except as provided in this section, the judgments and decrees of the Supreme Court of the Philippine Islands shall not be subject to appellate review.

SEC. 8. (a) That no writ of error, appeal, or writ of certiorari, intended to bring any judgment or decree before the Supreme Court for review shall be allowed or entertained unless application therefor be duly made within three months after the entry of such judgment or decree, excepting that writs of certiorari to the Supreme Court of the Philippine Islands may be granted where application therefor is made within six months: *Provided*, That for good cause shown either of such periods for applying for a writ of certiorari may be extended not exceeding sixty days by a justice of the Supreme Court.

(b) Where an application for a writ of certiorari is made with the purpose of securing a removal of the case to the Supreme Court from a circuit court of appeals or the Court of Appeals of the District of Columbia before the court wherein the same is pending has given a judgment or decree the application may be made at any time prior to the hearing and submission in that court.

(c) No writ of error or appeal intended to bring any judgment or decree before a circuit court of appeals for review shall be allowed unless application therefor be duly made within three months after the entry of such judgment or decree.

(d) In any case in which the final judgment or decree of any court is subject to review by the Supreme Court on writ of certiorari, the execution and enforcement of such judgment or decree may be stayed for a reasonable time to enable the party aggrieved to apply for and to obtain a writ of certiorari from the Supreme Court. The stay may be granted by a judge of the court rendering the judgment or decree or by a justice of the Supreme Court, and may be conditioned on the giving of good and sufficient security, to be

approved by such judge or justice, that if the aggrieved party fails to make application for such writ within the period allotted therefor, or fails to obtain an order granting his application, or fails to make his plea good in the Supreme Court, he shall answer for all damages and costs which the other party may sustain by reason of the stay.

SEC. 9. That in any case where the power to review, whether in the circuit courts of appeals or in the Supreme Court, depends upon the amount or value in controversy, such amount or value, if not otherwise satisfactorily disclosed upon the record, may be shown and ascertained by the oath of a party to the cause or by other competent evidence.

Ascertainment of value not disclosed upon record, if jurisdiction depends on amount thereof.

SEC. 10. That no court having power to review a judgment or decree of another shall dismiss a writ of error solely because an appeal should have been taken, or dismiss an appeal solely because a writ of error should have been sued out; but where such error occurs the same shall be disregarded and the court shall proceed as if in that regard its power to review were properly invoked.

Appellate courts. No case dismissed, solely for mistake of procedure. Vol. 39, p. 727.

SEC. 11. (a) That where, during the pendency of an action, suit, or other proceeding brought by or against an officer of the United States, or of the District of Columbia, or the Canal Zone, or of a Territory or an insular possession of the United States, or of a county, city, or other governmental agency of such Territory or insular possession, and relating to the present or future discharge of his official duties, such officer dies, resigns, or otherwise ceases to hold such office, it shall be competent for the court wherein the action, suit, or proceeding is pending, whether the court be one of first instance or an appellate tribunal, to permit the cause to be continued and maintained by or against the successor in office of such officer, if within six months after his death or separation from the office it be satisfactorily shown to the court that there is a substantial need for so continuing and maintaining the cause and obtaining an adjudication of the questions involved.

Action if Federal, etc., officer dies while suit pending.

Cause continued, and successor substituted if substantial need therefor.

(b) Similar proceedings may be had and taken where an action, suit, or proceeding brought by or against an officer of a State, or of a county, city, or other governmental agency of a State, is pending in a court of the United States at the time of the officer's death or separation from the office.

Similar action as to State, etc., officer.

(c) Before a substitution under this section is made, the party or officer to be affected, unless expressly consenting thereto, must be given reasonable notice of the application therefor and accorded an opportunity to present any objection which he may have.

Notice of proposed substitution to be given.

SEC. 12. That no district court shall have jurisdiction of any action or suit by or against any corporation upon the ground that it was incorporated by or under an Act of Congress: *Provided*, That this section shall not apply to any suit, action, or proceeding brought by or against a corporation incorporated by or under an Act of Congress wherein the Government of the United States is the owner of more than one-half of its capital stock.

Federal incorporation not a ground for action in district courts.

*Proviso.* Except if Government principal owner of stock.

SEC. 13. That the following statutes and parts of statutes be, and they are, repealed:

Laws repealed.

Sections 130, 131, 133, 134, 181, 182, 236, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, and 252 of the Judicial Code.

Judicial Code sections.

Sections 2, 4, and 5 of "An Act to amend an Act entitled 'An Act to codify, revise, and amend the laws relating to the judiciary,' approved March 3, 1911," approved January 28, 1915.

Appellate jurisdiction, court of appeals to Supreme Court. Vol. 33, pp. 803, 804.

Sections 2, 3, 4, 5, and 6 of "An Act to amend the Judicial Code, to fix the time when the annual term of the Supreme Court shall commence, and further to define the jurisdiction of that court," approved September 6, 1916.

Writs of error to Supreme Court. Vol. 39, p. 726.

Judgments of Philippine Supreme Court.  
Vol. 39, p. 555.

Review by Supreme Court of suits against the United States.  
Vol. 24, pp. 506, 507.

Direct appeal in habeas corpus.  
Vol. 35, p. 40.

Review of bankruptcy cases.  
Vol. 30, p. 553.

Porto Rico courts.  
Vol. 39, p. 966.

Hawaii courts.  
Vol. 42, p. 120.

Canal Zone district courts.  
Vol. 37, p. 566.

Bankruptcy appeals. R. S., secs. 763, 764, p. 143.  
Vol. 23, p. 437.

Actions against Federal officers.  
Vol. 30, p. 822.  
Contracts repugnant to the Constitution.  
Vol. 42, p. 366.

Transfers of appeals and writs of error.  
Vol. 42, p. 837.  
All other inconsistent Acts, etc.

Effective in three months.  
Pending cases in Supreme Court, etc., not affected.

Section 27 of "An Act to declare the purpose of the people of the United States as to the future political status of the people of the Philippine Islands, and to provide a more autonomous government for those islands," approved August 29, 1916.

So much of sections 4, 9, and 10 of "An Act to provide for the bringing of suits against the Government of the United States," approved March 3, 1887, as provides for a review by the Supreme Court on writ of error or appeal in the cases therein named.

So much of "An Act restricting in certain cases the right of appeal to the Supreme Court in habeas corpus proceedings," approved March 10, 1908, as permits a direct appeal to the Supreme Court.

So much of sections 24 and 25 of the Bankruptcy Act of July 1, 1898, as regulates the mode of review by the Supreme Court in the proceedings, controversies, and cases therein named.

So much of "An Act to provide a civil government for Porto Rico, and for other purposes," approved March 2, 1917, as permits a direct review by the Supreme Court of cases in the courts in Porto Rico.

So much of the Hawaiian Organic Act, as amended by the Act of July 9, 1921, as permits a direct review by the Supreme Court of cases in the courts in Hawaii.

So much of section 9 of the Act of August 24, 1912, relating to the government of the Canal Zone as designates the cases in which, and the courts by which, the judgments and decrees of the district court of the Canal Zone may be reviewed.

Sections 763 and 764 of the Revised Statutes.

An Act entitled "An Act amending section 764 of the Revised Statutes," approved March 3, 1885.

An Act entitled "An Act to prevent the abatement of certain actions," approved February 8, 1899.

An Act entitled "An Act to amend section 237 of the Judicial Code," approved February 17, 1922.

An Act entitled "An Act to amend the Judicial Code in reference to appeals and writs of error," approved September 14, 1922.

All other Acts and parts of Acts in so far as they are embraced within and superseded by this Act or are inconsistent therewith.

SEC. 14. That this Act shall take effect three months after its approval; but it shall not affect cases then pending in the Supreme Court, nor shall it affect the right to a review, or the mode or time for exercising the same, as respects any judgment or decree entered prior to the date when it takes effect.

Approved, February 13 1925.

February 13, 1925.  
[H. R. 8550.]  
[Public, No. 416.]

**CHAP. 230.**—An Act To authorize the appointment of a commission to select such of the Patent Office models for retention as are deemed to be of value and historical interest and to dispose of said models, and for other purposes.

Patent Office models.  
Commission created to select, for retention.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That a commission to consist of the Commissioner of Patents and the Secretary of the Smithsonian Institution, or their representatives, and a patent attorney duly registered as such in the Patent Office, the latter to be designated by the Commissioner of Patents, with the approval of the Secretary of the Interior, is hereby created to select such of the Patent Office models and exhibition exhibits as may be deemed to be of value and of historical interest, and thereafter store or place the same on exhibition in the Patent Office or the National Museum, and cause the remainder of the said models and exhibits to be disposed of by public auction, gift to Federal, State, or private

Placed in Patent Office or National Museum.

Disposal of remainder.

museums or institutions, or returned without expense to the Government to the original depositors or their representatives, where demanded in writing by them, or destroyed, as the commission may determine.

The Commissioner of Patents is authorized to pay necessary drayage and all other expenses incident to handling and removing the said models and exhibits and to employ per diem employees in such numbers and at such times as he may determine, and pay each of the said employees at a rate of compensation not to exceed \$5 per day, such employees to be engaged upon the work of uncrating, removing, crating, storing, listing, sorting, and otherwise handling said models and exhibits.

In order to carry out the purposes of this Act the sum of \$10,000 is hereby authorized to be appropriated out of any moneys in the Treasury, not otherwise appropriated: *Provided*, That all actions and expenditures herein authorized shall be subject to the approval of the Secretary of the Interior.

A report shall be made to Congress of the action of the commission hereunder.

Approved, February 13, 1925.

Expenses authorized for handling, etc.  
Post, p. 1330.

Amount authorized for expenses.

*Proviso.*  
Approval of Secretary of Interior.

Report to Congress.

**CHAP. 231.**—An Act Granting the consent of Congress to the county of Allegheny in the Commonwealth of Pennsylvania, to construct, maintain, and operate a bridge across the Monongahela River at or near its junction with the Allegheny River in the city of Pittsburgh, in the county of Allegheny, in the Commonwealth of Pennsylvania.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the consent of Congress is hereby granted to the county of Allegheny in the Commonwealth of Pennsylvania, and its successors and assigns, to construct, maintain, and operate a bridge, with approaches thereto, across the Monongahela River at a point suitable to the interests of navigation, at or near its junction with the Allegheny River, in the city of Pittsburgh, in the county of Allegheny, in the Commonwealth of Pennsylvania, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

**SEC. 2.** That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, February 13, 1925.

February 13, 1925.  
[H. R. 11367.]  
[Public, No. 417.]

Monongahela River, Allegheny County, Pa., may bridge, Pittsburgh.

Construction.  
Vol. 34, p. 84.

Amendment.

**CHAP. 232.**—Joint Resolution Authorizing the granting of permits to the Committee on Inaugural Ceremonies on the occasion of the inauguration of the President elect in March, 1925, and so forth.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of War is hereby authorized to grant permits, under such restrictions as he may deem necessary, to the Committee on Inaugural Ceremonies for the use of any reservations or other public spaces in the city of Washington under his control on the occasion of the inauguration of the President elect in March, 1925: *Provided*, That in his opinion no serious or permanent injuries will be thereby inflicted upon such reservations or public spaces or statutory thereon; and the Commissioners of the District of Columbia may designate for such and other purposes on the occasion aforesaid such streets, avenues, and sidewalk in said city of Washington under their control as they may deem

February 13, 1925.  
[S. J. Res. 174.]  
[Pub. Res. No. 50.]

District of Columbia. Inauguration of the President. Use of reservations, etc., authorized.

*Provisos.*  
Condition.

Streets, avenues, etc.

Supervision of stands, etc.

proper and necessary: *Provided however*, That all stands or platforms that may be erected on the public spaces aforesaid, including such as may be erected in connection with the display of fireworks, shall be under the supervision of the said inaugural committee and in accordance with the plans and designs to be approved by the Engineer Commissioner of the District of Columbia, the officer in charge of public buildings and grounds, and the Architect of the United States Capitol: *And provided further*, That the reservations or public spaces occupied by the stands or other structures shall after the inauguration be promptly restored to their condition before such occupation, and that the inaugural committee shall indemnify the War Department for any damage of any kind whatsoever upon such reservations or spaces by reason of such use.

Removal of structures, etc.

Overhead wires may be used for illumination.

SEC. 2. The Commissioners of the District of Columbia are hereby authorized to permit the committee on illumination of the inaugural committee for said inaugural ceremonies to stretch suitable overhead conductors, with sufficient supports wherever necessary, for the purpose of connecting with the present supply of light for the purpose of effecting the said illumination: *Provided*, That if it shall be necessary to erect wires for illuminating or other purposes over any park or reservation in the District of Columbia the work of erection and removal of said wires shall be under the supervision of the official in charge of said park or reservation: *Provided further*, That the said conductors shall not be used for conveying electrical currents after March 8, 1925, and shall, with their supports, be fully and entirely removed from the streets and avenues of the said city of Washington on or before March 15, 1925: *And provided further*, That the stretching and removing of the said wires shall be under the supervision of the Commissioners of the District of Columbia, who shall see that the provisions of this resolution are enforced, that all needful precautions are taken for the protection of the public, and that the pavement of any street, avenue, or alley disturbed is replaced in as good condition as before entering upon the work herein authorized: *And provided further*, That no expense or damage on account of or due to the stretching, operation, or removal of the said temporary overhead conductors shall be incurred by the United States or the District of Columbia.

*Proviso.*  
Supervision of work.

Time limit for use, etc.

Safety precautions.

No expense to United States or District.

Loans of flags, etc., for decorations.

SEC. 3. The Secretary of War and the Secretary of the Navy be, and they are hereby, authorized to loan to the Committee on Inaugural Ceremonies such ensigns, flags, and signal numbers, and so forth, belonging to the Government of the United States (except battle flags) that are not now in use and may be suitable and proper for decoration, and which may, in their judgment, be spared without detriment to the public service, such flags to be used in connection with said ceremonies by said committee under such regulations and restrictions as may be prescribed by the said Secretaries, or either of them, in decorating the fronts of public buildings and other places on the line of march between the Capitol and the Executive Mansion and the interior of the reception hall: *Provided*, That the loan of the said ensigns, flags, signal numbers, and so forth, to said committee shall not take place prior to the 24th day of February, and they shall be returned by the 10th day of March, 1925: *Provided further*, That the said committee shall indemnify the said departments, or either of them, for any loss or damage to such flags not necessarily incident to such use. That the Secretary of War is hereby authorized to loan to the inaugural committee for the purpose of caring for the sick, injured, and infirm on the occasion of said inauguration, such hospital tents and camp appliances, and other necessaries, hospital furniture and utensils of all descriptions, ambulances, horses, drivers, stretchers, and Red Cross flags and poles belonging

*Proviso.*  
Time limit.

Indemnity for damage, etc.

Loan of tents, etc.

to the Government of the United States as in his judgment may be spared and are not in use by the Government at the time of the inauguration: *And provided further*, That the inaugural committee shall indemnify the War Department for any loss or damage to such hospital tents and appliances, as aforesaid, not necessarily incident to such use.

Indemnity for damages, etc.

SEC. 4. The Commissioners of the District of Columbia be, and they are hereby, authorized to permit the Western Union Telegraph Company and the Postal Telegraph Company to extend overhead wires to such points along the line of parade as shall be deemed by the chief marshal convenient for use in connection with the parade and other inaugural purposes, the said wires to be taken down within ten days after the conclusion of the ceremonies.

Temporary overhead telegraph wires permitted.

Approved, February 13, 1925.

CHAP. 233.—An Act To amend section 101 of the Judicial Code as amended.

February 16, 1925.  
[H. R. 64.]  
[Public, No. 418.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That section 101 of the Act entitled "An Act to codify, revise, and amend the laws relating to the judiciary," approved March 3, 1911, be, and it hereby is, amended to read as follows:

United States courts. Vol. 36, p. 1122. *Amte.*, p. 387, amended.

"SEC. 101. The State of Oklahoma is divided into three judicial districts, to be known as the northern, the eastern, and the western districts of Oklahoma. The territory embraced on January 1, 1925, in the counties of Craig, Creek, Delaware, Mayes, Nowata, Okfuskee, Osage, Ottawa, Pawnee, Rogers, Tulsa, and Washington, as they existed on said date, shall constitute the northern district of Oklahoma. Terms of the United States District Court for the Northern District of Oklahoma shall be held at Tulsa on the first Monday in January, at Vinita on the first Monday in March, at Pawhuska on the first Monday in May, and at Bartlesville on the first Monday in June in each year: *Provided*, That suitable rooms and accommodations for holding court at Pawhuska, and Bartlesville are furnished free of expense to the United States. The eastern district of Oklahoma shall include the territory embraced on the 1st day of January, 1925, in the counties of Adair, Atoka, Bryan, Cherokee, Choctaw, Coal, Carter, Garvin, Grady, Haskell, Hughes, Johnston, Jefferson, Latimer, Le Flore, Love, McClain, Muskogee, McIntosh, McCurtain, Murray, Marshall, Okmulgee, Pittsburg, Pushmataha, Pontotoc, Seminole, Stephens, Sequoyah, and Wagoner. Terms of the district court for the eastern district shall be held at Muskogee on the first Monday in January, at Ada on the first Monday in March, at Okmulgee on the first Monday in April, at Hugo on the second Monday in May, at South McAlester on the first Monday in June, at Ardmore on the first Monday in October, at Chickasha on the first Monday in November, at Poteau on the first Monday in December in each year, and annually at Pauls Valley at such times as may be fixed by the the judge of the eastern district: *Provided*, That suitable rooms and accommodations for holding said court at Hugo, Poteau, Ada, Okmulgee, and Pauls Valley are furnished free of expense to the United States. The western district of Oklahoma shall include the territory embraced on the 1st day of January, 1925, in the counties of Alfalfa, Beaver, Beckham, Blaine, Caddo, Canadian, Cimarron, Cleveland, Comanche, Cotton, Custer, Dewey, Ellis, Garfield, Grant, Greer, Harmon, Harper, Jackson, Kay, Kingfisher, Kiowa, Lincoln, Logan, Major, Noble, Oklahoma, Payne, Pottawatomie, Roger Mills, Texas, Tillman, Washita, Woods, and Woodward. The terms of the district court for the western district

Oklahoma judicial districts.

Northern district.

Terms.

*Provisos.*  
Rooms at Pawhuska and Bartlesville.  
Eastern district.

Terms.

Rooms at Hugo, Poteau, Ada, Okmulgee, and Pauls Valley.

Western district.

Terms.

shall be held at Guthrie on the first Monday in January, at Oklahoma City on the first Monday in March, at Mangum on the first Monday in April, at Enid on the first Monday in June, at Lawton on the first Monday in September, and at Woodward on the first Monday in November in each year: *Provided*, That suitable rooms and accommodations for holding court at Mangum and Woodward are furnished free of expense to the United States. The clerk of the district court for the northern district shall keep his office at Tulsa, the clerk of the district court for the eastern district shall keep his office at Muskogee and shall maintain an office in charge of a deputy at Ardmore, the clerk for the western district shall keep his office at Guthrie and shall maintain an office in charge of himself or his deputy at Oklahoma City."

Rooms at Mangum and Woodward.

Offices of clerks.

Assignment of judges.  
Eastern district.

Western district.

Northern district.  
Vol. 42, p. 838.

Authority of judges.

Appointment of judge for northern district upon vacancy.

Marshal, district, and clerks for northern district to be appointed.

Jurisdiction, etc., of western and eastern districts continued until northern organized.

Termination over territory in northern district.

Prior criminal prosecutions, excepted.

Pending civil cases in eastern and western districts may be transferred to northern if within prescribed venue thereof

SEC. 2. The present senior judge of the eastern district of Oklahoma be, and he is hereby, assigned to hold said court in the said eastern district, and shall exercise the same jurisdiction and perform the same duties within the said district as he exercised and performed within his district prior to the passage of this Act. That the present judge of the western district of Oklahoma be, and he is hereby, assigned to hold said court in the western district of Oklahoma, and shall exercise the same jurisdiction and perform the same duties as he exercised and performed within his district prior to the passage of this Act. That the present junior judge of the eastern district of Oklahoma be, and he is hereby, assigned to hold said court in the said northern district, and shall exercise the same jurisdiction and perform the same duties within the said district as he exercised and performed within his district prior to the passage of this Act. Each of said judges and courts shall in other respects have all the power and authority, civil, criminal, equitable, or otherwise, which is conferred by law generally upon the district courts of the United States and the judges thereof.

SEC. 3. The President, by and with the advice and consent of the Senate, shall appoint for said northern district of Oklahoma a district judge upon the death, disability, or retirement of the district judge who is hereby assigned to said northern district.

SEC. 4. The President, by and with the advice and consent of the Senate, shall appoint for said northern district of Oklahoma a marshal and a district attorney. A clerk and deputy clerks shall be appointed and may be removed in the manner provided by law.

SEC. 5. The jurisdiction and authority of the courts and officers of the western district of Oklahoma, and of the courts and officers of the eastern district of Oklahoma as heretofore divided between them by the order of the senior judge of the Circuit Court of Appeals for the Eighth Circuit of the United States over the territory embraced within said northern district of Oklahoma shall continue as heretofore until the organization of the district court of said northern district, and thereupon shall cease and determine, save and except in so far as the authority of the junior judge of said eastern district is continued in him as judge of said northern district, and save and except as to the authority expressly conferred by law on said courts, judges or officers, or any of them, to commence and proceed with the prosecution of crimes and offenses committed therein prior to the establishment of the said northern district, and save and except as to any other authority expressly reserved to them or any of them under any law applicable in the case of the creation or change of the divisions or districts of district courts of the United States.

SEC. 6. Any party to any civil action, suit, or proceeding, including proceedings in bankruptcy, which is pending in the said eastern or western district and the prescribed venue of which would have been in said northern district had such district been constituted at the

time such action, suit, or proceeding was instituted, may, by filing notice of such desire in the office of the clerk of such eastern or western district as the case may be, cause such action, suit, or proceeding to be transferred to said northern district, and upon the filing of such notice the cause shall proceed in the said northern district as though originally brought therein. The clerk in whose office such notice may be filed shall forthwith transmit all the papers and documents in his court pertaining to such cause to the clerk of said northern district and he shall also, with all reasonable dispatch, prepare and transmit to such last-named clerk a certified transcript of the record of all orders, interlocutory decrees or other entries in such cause, with his certificate under the seal of the court that the papers sent are all that were on file in said court belonging to the cause. For the performance of his duties under this section the clerk so transmitting and certifying such papers and records shall receive the same fees as are now allowed by law for similar services to be taxed in the bill of costs and regularly collected with the other costs in the cause; and such transcript, when so certified and received, shall henceforth constitute a part of the record in the cause in the court to which the transfer shall be made. With such transcript shall be remitted all deposits in the hands of the clerk to the credit or account of such cause. The clerk receiving such transcript and original papers shall file the same. In case the permissible prescribed venue of any such action, suit, or proceeding would, at the option of the plaintiff, have been in either the said eastern district or in the said western district, though said northern district had then been constituted, then such suit, action, or proceeding shall not be removed to said northern district except upon consent of all of the parties thereto which consent shall be filed with the clerk in lieu of the notice of transfer above specified and shall have the same effect.

Transmittal of papers, etc., by clerk.

Fees authorized, etc.

Removal only upon consent if venue optional.

Approved, February 16, 1925.

**CHAP. 234.**—An Act To authorize the payment of an indemnity to the Swedish Government for the losses sustained by its nationals in the sinking of the Swedish fishing boat Lilly.

February 16, 1925.

[S. 2455.]

[Public, No. 419.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That there is hereby authorized to be paid to the Government of Sweden, out of any money in the Treasury not otherwise appropriated, as a matter of grace, and without reference to the question of liability therefor, as full indemnity for the losses sustained by the owners and crew of the Swedish fishing boat Lilly, or any other parties pecuniarily interested, through the sinking of that vessel by the United States Army transport Antigone on March 23, 1920, an amount equivalent to 26,381 kroner on the date of the approval of this Act, as recommended by the President in his message of January 3, 1924.

Sweden.

Payment authorized to, as indemnity for sinking of fishing boat "Lilly."

Post, p. 1339.

Approved, February 16, 1925.

**CHAP. 235.**—An Act To establish home ports of vessels of the United States, to validate documents relating to such vessels, and for other purposes.

February 16, 1925.

[S. 4162.]

[Public, No. 420.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That for the purposes of the navigation laws of the United States and of the Ship Mortgage Act, 1920, otherwise known as section 30 of the Merchant Marine Act, 1920, every vessel of the United States shall have a "home port" in the United States, including Alaska, Hawaii, and

Shipping.

Home port in United States to be fixed by owner of American vessel.

Vol. 41, p. 1000.

Vessel's documents to show.

Present home port recognized.

R. S., sec. 4141, p. 796, amended.

No bill of sale, assignment, etc., valid until recorded by collector of customs at home port.

Bills of sale, etc., to be recorded at home port of new document.

Prior conveyances, etc., declared valid if documented at proper port.

Retroactive effect.

*Provided.* No vested right impaired.

Port of documentation deemed home port. Vol. 41, p. 1000.

Navigation laws and Ship Mortgage Act amended to conform herewith. Vol. 41, p. 1000.

Porto Rico, which port the owner of such vessel, subject to the approval of the Commissioner of Navigation of the Department of Commerce, shall specifically fix and determine, and subject to such approval may from time to time change. Such home port shall be shown in the register, enrollment and license, or license of such vessel, which documents, respectively, are hereinafter referred to as the vessel's document. The home port shown in the document of any vessel of the United States in force at the time of the approval of this Act shall be deemed to have been fixed and determined in accordance with the provisions hereof. Section 4141 of the Revised Statutes is hereby amended to conform herewith.

SEC. 2. No bill of sale, conveyance, mortgage, assignment of mortgage, or hypothecation (except bottomry), which includes a vessel of the United States or any portion thereof shall be valid in respect to such vessel against any person other than the grantor or mortgagor, his heirs or devisees, and any person having actual notice thereof, until such bill of sale, conveyance, mortgage, assignment of mortgage, or hypothecation is recorded in the office of the collector of customs at the home port of such vessel. Any bill of sale or conveyance of the whole or any part of a vessel shall be recorded at the home port of such vessel as shown in her new document.

SEC. 3. All conveyances and mortgages of any vessel or any part thereof, and all documentations, recordings, indorsements, and indexing thereof, and proceedings incidental thereto heretofore made or done, are hereby declared valid to the extent they would have been valid if the port or ports at which said vessel has in fact been documented from time to time had been the port or ports at which it should have been documented in accordance with law; and this section is hereby declared retroactive so as to accomplish such validation: *Provided*, That nothing herein contained shall be construed to deprive any person of any vested right.

SEC. 4. Wherever in the Ship Mortgage Act, 1920, otherwise known as section 30 of the Merchant Marine Act, 1920, the words "port of documentation" are used they shall be deemed to mean the "home port" of the vessel, except that the words "port of documentation" shall not include a port in which a temporary document is issued.

SEC. 5. All such provisions of the Navigation Laws of the United States and of the Ship Mortgage Act, 1920, otherwise known as section 30 of the Merchant Marine Act, 1920, as are in conflict with this Act are hereby amended to conform herewith.

Approved, February 16, 1925.

February 17, 1925.  
[H. R. 5197.]  
[Public, No. 421.]

CHAP. 252.—An Act To amend section 71 of the Judicial Code, as amended.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That section 71 of the Judicial Code, as amended, be amended to read as follows:

"SEC. 71. (a) The State of Arkansas is divided into two districts, to be known as the western and eastern districts of Arkansas.

"(b) The western district shall include four divisions constituted as follows: The Texarkana division, which shall include the territory embraced on July 1, 1920, in the counties of Sevier, Howard, Little River, Pike, Hempstead, Miller, Lafayette, and Nevada; the El Dorado division, which shall include the territory embraced on such date in the counties of Columbia, Ouachita, Union, and Calhoun; the Fort Smith division, which shall include the territory embraced on such date in the counties of Polk, Scott, Logan, Sebastian, Franklin, Crawford, Washington, Benton, and Johnson; and the Harrison division, which shall include the territory embraced on such date in

United States courts.  
*Ante*, p. 90, amended.

Arkansas judicial districts.

Western district.  
Texarkana division.

El Dorado division.

Fort Smith division.

Harrison division.

the counties of Baxter, Boone, Carroll, Madison, Marion, Newton, and Searcy.

"(c) Terms of the district court for the Texarkana division shall be held at Texarkana on the second Mondays in May and November; for the El Dorado division, at El Dorado on the fourth Mondays in January and June; for the Fort Smith division, at Fort Smith on the second Mondays in January and June; and for the Harrison division, at Harrison on the second Mondays in April and October.

"(d) The clerk of the court for the western district shall maintain an office in charge of himself or a deputy at Texarkana, Fort Smith, El Dorado, and Harrison. Such offices shall be kept open at all times for the transaction of the business of the court.

"(e) This Act does not repeal or amend the remainder of section 71 of the Judicial Code as it applies to the eastern district of Arkansas."

Approved, February 17, 1925.

Terms.

Offices of clerk.

Eastern district not changed.

**CHAP. 253.**—An Act Authorizing the construction of a bridge across Rock River at the city of Beloit, county of Rock, State of Wisconsin.

February 17, 1925.  
[H. R. 11280.]  
[Public, No. 422.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the city of Beloit, county of Rock, in the State of Wisconsin, to construct, maintain, and operate a bridge and approaches thereto across Rock River, at a point suitable to the interests of navigation, at or near Portland Avenue in said city of Beloit, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Rock River.  
Beloit, Wis., may  
bridge.

Construction.  
Vol. 34, p. 84.

SEC. 2. The right to alter, amend, or repeal this Act is hereby expressly reserved.

Amendment.

Approved, February 17, 1925.

**CHAP. 254.**—An Act To provide for an additional district judge for the western district of Michigan.

February 17, 1925.  
[S. 4056.]  
[Public, No. 423.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the President of the United States be, and he is hereby, authorized and directed, by and with the advice and consent of the Senate, to appoint an additional judge of the District Court of the United States for the Western District of Michigan, whose compensation, duties, and powers shall be the same as now provided by law for other district judges, and said judge shall be held and treated as if senior in commission to the present judge of said court, and shall exercise such powers and perform such duties as by law may be incident to seniority.

United States courts.  
Michigan western  
district.  
Additional judge  
authorized for.  
Vol. 36, p. 1087.  
Duties, etc.

SEC. 2. The present district judge for the western district of Michigan shall be held and treated as if junior in commission, and upon the death, resignation, or retirement of the present district judge for the western district of Michigan the vacancy caused by such death, resignation, or retirement of the said present judge shall not be filled.

Present judge made  
junior, and on death,  
etc., vacancy not to be  
filled.

Approved, February 17, 1925.

February 18, 1925.  
[H. R. 4441.]  
[Public, No. 424.]

**CHAP. 265.**—An Act To amend section 4044 of the Revised Statutes, as amended.

Postal Service.  
R. S., sec. 4044, p. 779, amended.  
Rendering of money-order accounts.  
Vol. 28, p. 32, amended.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section 4044 of the Revised Statutes, as amended, is amended to read as follows:

“It shall be the duty of postmasters at post offices authorized to issue money orders to render to the comptroller, Bureau of Accounts, Post Office Department, quarterly, monthly, semimonthly, weekly, semiweekly, or daily account, of all money orders issued and paid, of all fees received for issuing them, of all transfers and payments made from money-order funds, and of all money received to be used for the payment of money orders or on account of money-order business.”

Approved, February 18, 1925.

February 19, 1925.  
[H. R. 8090.]  
[Public, No. 425.]

**CHAP. 266.**—An Act Authorizing the Secretary of the Treasury to remove the quarantine station now situated at Fort Morgan, Alabama, to Sand Island, near the entrance of the port of Mobile, Alabama, and to construct thereon a new quarantine station.

Mobile, Ala., quarantine station.  
Site on Sand Island to be used for.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and is hereby, authorized and directed to cause to be constructed on a site now owned by the United States Government on Sand Island, near the entrance of the port of Mobile, Alabama, or on such site on this island as may hereafter be ceded to the United States by the State of Alabama, a quarantine station at a cost for station, dredging, and all other improvements and appurtenances provided for by this Act not exceeding \$300,000, which amount is hereby authorized to be appropriated out of any money in the Treasury not otherwise appropriated; and the Secretary of the Treasury is hereby further authorized to accept title for and on behalf of the United States to such additional lands on Sand Island as may be ceded by the State of Alabama to the United States for use as a national quarantine station as aforesaid.

Cost authorized for construction.

Acceptance of title for lands ceded by Alabama.

Facilities for operations, equipment, etc.

**SEC. 2.** That the said quarantine station shall include such wharves, bulkheads, buildings and equipment, water supply, electric-lighting system, telephone cable, heating and sewage systems, and the dredging of a channel leading to the proposed wharves, and such other facilities as may be deemed necessary by the Secretary of the Treasury for the proper operation of a quarantine station: *Provided,* That \$40,000 of the amount herein authorized to be appropriated may be used for miscellaneous furnishing and equipment.

*Proviso.*  
Amount for furnishing, etc.  
Post, p. 1343.

Transfer and disposal of equipment from station at Fort Morgan.

**SEC. 3.** That the Secretary of the Treasury be, and is hereby, authorized to transfer and remove such furniture, equipment, articles, and materials as may be useful in the construction and equipment of the new quarantine station at Sand Island, Alabama, from the quarantine station now maintained at Fort Morgan, Alabama, and make such disposition of the buildings, site, and equipment at Fort Morgan, Alabama, at such time and on such terms as he may deem to be to the best interests of the Government.

Approved, February 19, 1925.

February 19, 1925.  
[H. R. 4548.]  
[Public, No. 426.]

**CHAP. 267.**—An Act Authorizing the Secretary of Commerce to acquire, by condemnation or otherwise, a certain tract of land in the District of Columbia for the enlargement of the present site of the Bureau of Standards.

District of Columbia.  
Bureau of Standards.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of Commerce be, and he is hereby, authorized to acquire,

by condemnation or otherwise, that certain parcel of land herein-after more fully described, aggregating approximately three hundred and forty-six thousand two hundred and thirty-four square feet, for the enlargement of the present site of the Bureau of Standards, at a price or cost not to exceed \$173,117, the said land being that lying to the east of the main site of the Bureau of Standards, in the city of Washington, District of Columbia, including the land situated and lying between Tilden and Van Ness Streets, and extending along Connecticut Avenue, bounded and described approximately as follows:

Beginning at the southwest corner of Van Ness Street, sixty feet wide, and Connecticut Avenue, one hundred and thirty feet wide, south twenty-four degrees twenty-six minutes east, eight hundred and forty-five and eighty-two one-hundredths feet to the center line of Tilden Street, one hundred and twenty feet wide, as proposed by District of Columbia highway plan; thence with the arc of a circle whose radius is one thousand two hundred and twenty-six and six-tenths feet, a distance of three hundred and eighty-six and thirty-seven one-hundredths feet, deflecting to the left; thence with the arc of a circle whose radius is one thousand nine hundred feet, a distance of two hundred and seventeen and nineteen one-hundredths feet, deflecting to the right, to the southeast corner of the land of the Bureau of Standards; thence with the east line of the Bureau of Standards' land north four minutes east, eight hundred and ninety and seventy-seven one-hundredths feet to the south line of Van Ness Street, sixty feet wide; thence with the south line of Van Ness Street, south eighty-nine degrees fifty-six minutes east, two hundred and thirty-eight and six one-hundredths feet to the point of beginning, containing approximately three hundred and forty-six thousand two hundred and thirty-four square feet, or seven and nine-thousand-four-hundred-and-eighty-four ten-thousandths acres.

Approved, February 19, 1925.

**CHAP. 268.**—An Act Granting to certain claimants the preference right to purchase unappropriated public lands.

February 19, 1925.  
[H. R. 9765.]  
[Public, No. 427.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior, in his judgment and discretion, is hereby authorized to sell, in the manner hereinafter provided, any of those lands situated in the State of Louisiana which were originally erroneously meandered and shown upon the official plats as water-covered areas, and which are not lawfully appropriated by a qualified settler or entryman claiming under the public lands laws.

Public lands.  
Sale authorized of,  
in Louisiana, erroneously surveyed as  
water-covered areas.

That any citizen of the United States who, or whose ancestors in title in good faith under color of title or claiming as a riparian owner has, prior to this Act, placed valuable improvements upon or reduced to cultivation any of the lands subject to the operation of this Act, shall have a preferred right to file in the office of the register and receiver of the United States land office of the district in which the lands are situated, an application to purchase the lands thus improved by them at any time within ninety days from the date of the passage of this Act if the lands have been surveyed and plats filed in the United States land office; otherwise within ninety days from official notice to such claimant of the filing of such plats. Every such application must be accompanied with satisfactory proof that the applicant is entitled to such preference right and that the lands which he applies to purchase are not in the legal possession of an adverse claimant or in the actual possession of a

Preference right to  
settlers on, in good faith.

Application to be  
filed.

Proof of possession.

person or persons who have improved the property and who have attempted to enter same in compliance with the laws and regulations of the United States land office.

Appraisal of lands.

That upon the filing of an application to purchase any lands subject to the operation of this Act, together with the required proof, the Secretary of the Interior shall cause the lands described in said application to be appraised, said appraisal to be on the basis of the value of such lands at the date of appraisal, exclusive of any increased value resulting from the development or improvement thereof for agricultural purposes by the applicant or his predecessor in interest, but inclusive of the stumpage value of any timber cut or removed by the applicant or his predecessor in interest.

Value of improvement by applicant excluded.

Payment and issue of patents.

That an applicant who applies to purchase lands under the provisions of this Act, in order to be entitled to receive a patent, must within six months from receipt of notice of appraisal by the Secretary of the Interior pay to the receiver of the United States land office of the district in which the lands are situated, the appraised price of the lands, and thereupon a patent shall issue to said applicant for such lands as the Secretary of the Interior shall determine that such applicant is entitled to purchase under this Act. The proceeds derived by the Government from the sale of the lands hereunder shall be covered into the United States Treasury and applied as provided by law for the disposal of the proceeds from the sale of public lands.

Proceeds.

Regulations to be prescribed.

That the Secretary of the Interior is hereby authorized to prescribe all necessary rules and regulations for administering the provisions of this Act and determining conflicting claims arising hereunder.

Reservation of mineral rights.

SEC. 2. That all purchases made and patents issued under the provisions of this Act shall be subject to and contain a reservation to the United States of all the coal, oil, gas, and other minerals in the lands so purchased and patented, together with the right to prospect for, mine, and remove the same.

Approved. February 19, 1925.

February 20, 1925.  
[H. R. 103.]  
[Public No. 428.]

**CHAP. 272.**—An Act For the inclusion of certain lands in the Plumas National Forest, California, and for other purposes.

National forests.  
Exchange of lands with private owners for inclusion in designated.

Vol. 42, p. 465.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That within the following-described areas any lands not in Government ownership which are found by the Secretary of Agriculture to be chiefly valuable for national forest purposes may be offered in exchange under the provisions of the Act of March 20, 1922 (Public, 173, Forty-second United States Statutes at Large, page 465), upon notice as therein provided and upon acceptance of title shall become parts of the Plumas National Forest, the Eldorado National Forest, the Stanislaus National Forest, the Shasta National Forest, and the Tahoe National Forest, respectively, and any of such described areas in Government ownership, chiefly valuable for national forest purposes and not now parts of any national forest may be added to said national forests, as herein provided by proclamation of the President, subject to all valid claims and provisions of existing withdrawals: (1) To the Plumas National Forest, California: Township 22 north, range 4 east, sections 1, 12, and 13; township 23 north, range 4 east; township 20 north, range 6 east, east half of township; township 26 north, range 6 east; township 27 north, range 6 east; township 20 north, range 7 east; township 21 north, range 7 east; township 26 north, range 7 east; township 27

Plumas National Forest, Calif.  
Description.

north, range 7 east; township 21 north, range 8 east, sections 4, 5, 6, 7, 8, 9, and 18; township 27 north, range 8 east; township 24 north, range 9 east, sections 10, 11, 16, 22, 23, and 24; township 27 north, range 9 east, sections 34, 35, and 36; township 23 north, range 10 east, north half of section 1; township 24 north, range 10 east, sections 19, 28, 29, and 36; township 26 north, range 10 east, sections 31, 32, and 33; township 22 north, range 11 east, sections 1 and 2; township 23 north, range 11 east; township 24 north, range 11 east, sections 31, 32, and 33; township 29 north, range 11 east, sections 25 to 36; township 22 north, range 12 east; township 28 north, range 12 east, sections 1, 2, 3, and 12; township 29 north, range 12 east, sections 26 to 35, inclusive; township 21 north, range 13 east, north half of township; township 22 north, range 13 east; township 23 north, range 13 east; township 21 north, range 14 east, sections 5, 6, 7, 8, 17, 18, 19, 20, 29, 30, 31, and 32; township 22 north, range 14 east, sections 29, 30, 31, and 32; township 23 north, range 14 east, sections 7, 16, 17, 18, 19, 20, 21, 28, 29, 30, and 33; township 25 north, range 16 east, sections 15 and 16; all Mount Diablo base and meridian, California.

(2) To the Eldorado National Forest, California: Township 11 north, range 12 east, sections 25 to 29, inclusive, and 32 to 36 inclusive; township 10 north, range 12 east, sections 1 to 3, inclusive, 10 to 15, inclusive, 22 to 29, inclusive, 32 to 36, inclusive; township 11 north, range 13 east, sections 31 to 33, inclusive; township 10 north, range 13 east; township 9 north, range 13 east; township 8 north, range 13 east, sections 1 to 3, inclusive, 10 to 15, inclusive, 22 to 27, inclusive, 34 to 36, inclusive; township 8 north, range 14 east; township 7 north, range 14 east, sections 1 to 13, inclusive, 16 to 20, inclusive; township 13 north, range 18 east, sections 31 and 32; township 12 north, range 18 east, sections 3 to 11, inclusive, 14 to 23, inclusive, 26 to 34, inclusive; all in Mount Diablo base and meridian.

Eldorado National  
Forest, Calif.  
Description.

(3) To the Stanislaus National Forest, California: Township 1 south, range 16 east, sections 1 to 5, inclusive, 8 to 15, inclusive, 22 to 27, inclusive, and 34 to 36, inclusive; township 2 north, range 15 east, sections 1 to 12, inclusive; township 2 north, range 16 east, sections 2 to 10, inclusive, 15, 16, and 21; township 4 north, range 14 east, sections 1, 2, 11 to 14, inclusive, and 23 to 26, inclusive; township 5 north, range 14 east, sections 1, 2, 11 to 14, inclusive, 23 to 26, inclusive, 35 and 36; township 6 north, range 14 east, sections 1 to 4, inclusive, 9 to 16, inclusive, 21 to 28, inclusive, 33 to 36, inclusive; township 7 north, range 14 east, sections 9 to 17, inclusive, and 19 to 36, inclusive; all in Mount Diablo base and meridian.

Stanislaus National  
Forest, Calif.  
Description.

(4) To the Shasta National Forest, California: Township 36 north, range 5 west, sections 1 to 11, inclusive, and 15 to 17, inclusive; township 37 north, range 1 east, section 1; township 37 north, range 2 east, sections 9 to 16, inclusive; township 37 north, range 3 east, north quarter section 1, sections 3 to 6, inclusive, sections 9 and 10, 15 and 16; township 37 north, range 4 east, north half section 6; township 37 north, range 4 west, sections 4 to 9, inclusive, and 16 to 21, inclusive; township 37 north, range 5 west, sections 1, 11 to 14, inclusive, 23 to 26, inclusive, and 31 to 36, inclusive; township 38 north, range 1 east, sections 11, 12, 13, 14, 23, 24, 25, 26, and 36; township 38 north, range 2 east, sections 1, 2, 3, 5, 7 to 17, inclusive, 19 to 36, inclusive; township 38 north, range 3 east, all; township 38 north, range 4 east, sections 6, 7, 8; township 38 north, range 4 west, sections 1, 2, 3, 10 to 17, inclusive, 20, 24, 22, 27, 28, 29, 31, 32, 33; township 38 north, range 5 west, section 36; township 39 north, range 1 east; township 39 north, range 2 east; township 39 north, range 3 east; township 39 north, range 4 east, sections 30, 31; township 39 north, range 1 west; township 39 north, range 2

Shasta National  
Forest, Calif.  
Description.

west; township 39 north, range 3 west; township 39 north, range 4 west; township 39 north, range 5 west, sections 1 to 12; township 40 north, range 1 east; township 40 north, range 2 east; township 40 north, range 3 east; township 40 north, range 4 east; township 40 north, range 1 west; township 40 north, range 2 west; township 40 north, range 3 west; township 40 north, range 4 west, sections 2 to 6, inclusive, 10 to 15, inclusive, 19, 22 to 36, inclusive; township 40 north, range 5 west; township 40 north, range 9 west, sections 4 and 5; township 41 north, range 1 east; township 41 north, range 2 east; township 41 north, range 4 east, sections 34, 35, 36; township 41 north, range 1 west; township 41 north, range 2 west; township 41 north, range 4 west; township 41 north, range 5 west, sections 1, 9 to 16, inclusive, and 21 to 28, inclusive, 33 to 36, inclusive; township 41 north, range 7 west, sections 28 and 29; township 42 north, range 1 east; township 42 north, range 2 east, sections 19 to 30, and 31; township 42 north, range 1 west; township 42 north, range 4 west, sections 19 to 30, and 31; township 42 north, range 5 west, section 36; township 43 north, range 1 east; township 43 north, range 1 west; township 43 north, range 2 west; township 43 north, range 3 west, sections 1 and 2, 13 to 16, inclusive, 20 to 24, inclusive; township 44 north, range 1 east; township 44 north, range 1 west; township 44 north, range 2 west; township 45 north, range 1 east, sections 19, 20, 29, 30; township 45 north, range 1 west, sections 19 to 36, inclusive. All Mount Diablo base and meridian, California.

Tahoe National  
Forest, Calif. and Nev.  
Description.

(5) To the Tahoe National Forest, California and Nevada: Township 18 north, range 9 east, sections 28 and 29; township 18 north, range 10 east, sections 28, 29, 30, 31, and 32; township 17 north, range 9 east, sections 13, 24, 25, and 36; township 17 north, range 10 east; township 17 north, range 11 east; township 16 north, range 10 east, sections 1, 2, 11, 13, 23 to 27, inclusive, and 29; township 16 north, range 11 east; township 15 north, range 10 east, sections 13, 24, 25, and 36; township 14 north, range 10 east, sections 1, 12, 13, 24, and 25; township 14 north, range 11 east; township 21 north, range 14 east, sections 17, 18, 19, 20, and 29 to 32, inclusive; township 20 north, range 14 east, sections 9, 16, 21 to 24, inclusive; township 20 north, range 15 east; township 20 north, range 16 east; township 20 north, range 17 east; township 19 north, range 15 east; township 19 north, range 16 east; township 19 north, range 17 east; township 18 north, range 15 east; township 18 north, range 16 east; township 18 north, range 17 east; township 18 north, range 18 east; township 17 north, range 18 east; township 15 north, range 18 east; township 15 north, range 19 east, sections 4 to 9, inclusive, 16 to 21, inclusive, 28 to 33, inclusive; township 14 north, range 18 east; township 14 north, range 19 east, sections 4, 5, 6, 7, 8, 9, 16 to 21, inclusive, 28 to 33, inclusive; township 13 north, range 18 east, sections 1, 2, 3, 9 to 16, inclusive, 21 to 28, inclusive, 33 to 36, inclusive; township 13 north, range 19 east, sections 5, 6, 7, 8, 17, 18, 19, 20, 29, 30, 31, and 32; all in Mount Diablo base and meridian.

Approved, February 20, 1925.

February 20, 1925.

[S. 877.]

[Public, No. 429.]

**CHAP. 273.**—An Act To provide for exchanges of Government and privately owned lands in the Walapai Indian Reservation, Arizona.

Walapai Indian Res-  
ervation, Ariz.  
Exchanges of pri-  
vately owned, etc.,  
lands in, to consolidate  
Indian retained  
holdings.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior is hereby authorized, in his discretion, under rules and regulations to be prescribed by him, to accept reconveyances to the Government of privately owned and State school lands and relinquishments of any valid filings, under the home-

stead laws, or of other valid claims within the Walapai Indian Reservation in Mohave and Coconino Counties, Arizona, and to permit lieu selections within the boundaries of the said reservation by those surrendering their rights so that the lands retained for Indian purposes may be consolidated and held in a solid area so far as may be possible: *Provided*, That the title or claim of any person or company who refuses to reconvey to the Government shall not be hereby affected.

*Proviso.*  
Title not affected, if reconveyance refused.

Approved, February 20, 1925.

**CHAP. 274.**—An Act To amend section 5147 of the Revised Statutes.

February 20, 1925.  
[S. 2209.]  
[Public, No. 430.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That section 5147 of the Revised Statutes is amended to read as follows:

National banks.  
R. S., sec. 5147, p. 995, amended.

“Sec. 5147. Each director, when appointed or elected, shall take an oath that he will, so far as the duty devolves on him, diligently and honestly administer the affairs of such association, and will not knowingly violate or willingly permit to be violated, any of the provisions of this title, and that he is the owner in good faith, and in his own right, of the number of shares of stock required by this title, subscribed by him, or standing in his name on the books of the association, and that the same is not hypothecated, or in any way pledged, as security for any loan or debt. The oath shall be taken before a notary public, properly authorized and commissioned by the State in which he resides, or before any other officer having an official seal and authorized by the State to administer oaths, except that the oath shall not be taken before any such notary public or other officer who is an officer of the director's bank. The oath, subscribed by the director making it, and certified by the notary public or other officer before whom it is taken, shall be immediately transmitted to the Comptroller of the Currency and shall be filed and preserved in his office for a period of ten years.”

Oath required of directors.

Administered by any notary, etc., except one connected with the bank.

Transmittal and filing.

Approved, February 20, 1925.

**CHAP. 275.**—An Act Authorizing the Postmaster General to permit the use of precanceled stamped envelopes.

February 20, 1925.  
[H. R. 10471.]  
[Public, No. 431.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Postmaster General is authorized, under such regulations as he may prescribe, to issue a permit to persons using Government stamped envelopes to deface the postage stamps thereon in connection with the placing on the envelopes of the name of the post office and State of mailing, together with such other indicia as may be prescribed.

Postal service.  
Precanceling of stamped envelopes permitted.

Approved, February 20, 1925.

**CHAP. 276.**—An Act To authorize the payment of an indemnity to the Government of Norway on account of losses sustained by the owners of the Norwegian steamship Hassel as the result of a collision between that steamship and the American steamship Ausable.

February 21, 1925.  
[S. 2718.]  
[Public, No. 432]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That there is hereby authorized to be paid to the Government of Norway, out of any money in the Treasury not otherwise appropriated, as a matter of grace and without reference to the question of liability therefor,

Norway.  
Payment to, as indemnity for losses to owners of steamship "Hassel" from collision.

as full indemnity for the losses sustained by the owners of the Norwegian steamship Hassel, or any other parties pecuniarily interested, as the result of a collision on August 24, 1918, between that steamship and the American steamship Ausable, operated by the War Department, the sum of \$164,169.23, as recommended by the President in his message to Congress of February 25, 1924, printed as Senate Document Numbered 52, Sixty-eighth Congress, first session.

Approved, February 21, 1925.

February 21, 1925.

[S. 2397.]

[Public, No. 433.]

**CHAP. 277.**—An Act To provide for refunds to veterans of the World War of certain amounts paid by them under Federal irrigation projects.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That as used in this Act—*

Reclamation projects.

Terms construed.  
"Veteran."

Persons excluded.

"Reclamation law."  
Vol. 32, p. 388.

Veteran no longer retaining, etc., a farm unit may apply for refund of charges paid.

If already compensated not entitled to refund.

Investigation and refund by the Secretary.

Payment from project allotment.

Benefits payable to estate.

(a) The term "veteran" includes any individual a member of the military or naval forces of the United States at any time after April 5, 1917, and before November 12, 1918; but does not include (1) any individual at any time during such period or thereafter separated from such forces under other than honorable conditions, (2) any conscientious objector who performed no military duty whatever or refused to wear the uniform, or (3) any alien at any time during such period or thereafter discharged from the military or naval forces on account of his alienage; and

(b) The term "reclamation law" means the Act entitled "An Act appropriating the receipts from the sale and disposal of public lands in certain States and Territories to the construction of irrigation works for the reclamation of arid lands," approved June 17, 1902, and all Acts amendatory thereof or supplementary thereto.

**SEC. 2.** (a) Any veteran—who at any time since April 6, 1917, has made entry upon a farm unit within a Federal irrigation project under the reclamation law and (1) who no longer retains such entry because of cancellation by, or relinquishment to, the United States after or (2) who, prior to receipt by him of a final certificate in respect of such entry, but in no case more than one year after the date of passage of this Act, desires to relinquish such entry—may, in accordance with regulations prescribed by the Secretary of the Interior, file application for the refund provided in subdivision (b). A veteran who has been compensated, in cash or otherwise, for any such relinquishment shall not be entitled to the benefits of this Act, and before payment of such refund the Secretary of the Interior, under such regulations as he may prescribe, shall require proof that the veteran has not been so compensated.

(b) Upon receipt of such application the Secretary of the Interior is authorized to investigate the facts and, in his discretion, to pay as a refund to any such veteran entitled thereto, a sum equal to all amounts paid to the United States by such veteran, or for his account, as construction charges and as interest and penalties on such charges in respect of such unit. Every such refund so approved by the Secretary of the Interior shall be paid from the appropriation for the project on which the entry in question was made.

**SEC. 3.** (a) The estate of a veteran shall be entitled to the benefits of this Act in any case where the veteran, if living, could have availed himself of such benefits. Application for such benefits shall be made by, and payments thereof shall be made to, the executor or administrator of such estate.

(b) A veteran (or his estate) accepting in respect of any farm unit the benefits of this Act, shall be deemed thereby to have relinquished, in accordance with regulations prescribed by the Secretary of the Interior, all right, title, or interest of such veteran (or estate) in such farm unit and any improvements thereon.

All rights in unit relinquished on accepting benefits.

SEC. 4. The Secretary of the Interior is authorized to cancel any application for permanent water right for any farm unit in respect of which a veteran (or his estate) has received the benefits of this Act, and to terminate all rights and liabilities of such veteran (or estate) in respect of such application.

Cancellation of permanent water right.

SEC. 5. The Secretary of the Interior is authorized to make such regulations as he deems necessary to execute the functions imposed upon him by this Act.

Regulations to be made.

Approved, February 21, 1925.

**CHAP. 278.**—An Act To provide for the appointment of an appraiser of merchandise at Portland, Oregon.

February 21, 1925.  
[S. 3352.]

[Public, No. 434.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That on and after the passage of this Act the Secretary of the Treasury is authorized and directed to appoint, pursuant to the civil service laws and regulations, an appraiser of merchandise at Portland, Oregon, prescribe his duties when not otherwise defined by law, and fix his compensation.

Customs. Appraiser at Portland, Oreg., authorized.

SEC. 2. So much of paragraph 3 of section 2587 of the Revised Statutes as provides for the appointment of an appraiser of merchandise at Portland, Oregon, is hereby repealed.

Former provision repealed.  
R. S., sec. 2587, p. 512, amended.

Approved, February 21, 1925.

**CHAP. 279.**—An Act Granting to the county authorities of San Juan County, State of Washington, a right of way for county roads over certain described tracts of land on the abandoned military reservations on Lopez and Shaw Islands, and for other purposes.

February 21, 1925.  
[S. 3648.]

[Public, No. 435.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That a right of way for the construction of highways over the following-described tracts of land on the abandoned military reservations on Lopez and Shaw Islands, county of San Juan, State of Washington, is hereby granted:

Lopez and Shaw Islands, abandoned military reservations, Wash.  
San Juan County granted right of way for highways on.

Beginning at a point on the military reservation on north end of Lopez Island five hundred and sixty-six and fifty-two one-hundredths feet north of corner to sections 1, 2, 11, and 12, township 35 north of range 2, west Willamette meridian, being the south boundary of reserve; thence north three thousand three hundred and fifty-five and eighty-five one-hundredths feet; thence north twenty-eight degrees twenty-five minutes east three hundred and forty-six and three-tenths feet; thence north thirty-nine degrees fifty-one minutes east four hundred and ninety-nine and three-tenths feet; thence north twenty degrees five minutes west four hundred and thirty-four feet; thence north naught degrees nineteen minutes east two hundred and forty-four and four-tenths feet; thence north twenty-six degrees forty-one minutes east eight hundred and sixty-two feet; thence north twenty-nine degrees fifteen minutes east two hundred and thirteen and five-tenths feet; thence north fourteen degrees twenty-three minutes east two hundred and forty-one feet; thence north twenty-nine degrees thirty-four minutes east four hundred and

Description.

sixty-six and five-tenths feet; thence north thirteen degrees forty-nine minutes east one hundred and thirty-three and nine-tenths feet; thence north six degrees fifty-five minutes east one hundred and sixteen and seven-tenths feet; thence north twenty-four degrees twenty minutes west fifty-nine feet; thence north five degrees twelve minutes west one hundred and eighty-seven feet; thence north fifty-three degrees thirty minutes east twenty-three and five-tenths feet; thence south sixty-three degrees fifty-nine minutes east sixty-five feet to the approach to ferry landing.

Also beginning at a point one thousand and forty-five and nine one-hundredths feet north of south boundary of reserve on section line between sections 1 and 2; thence north fifty-seven degrees twenty-one minutes west eight hundred and six and four-tenths feet; thence north four degrees thirty minutes east two hundred and sixty-five and five-tenths feet to a point on the shore of Mails Bay.

Also beginning at a point on the west one-sixteenth line of section 34, township 36 north of range 2 west, Willamette meridian, nine hundred and seventy feet south of west one-sixteenth corner at intersection of the north boundary of the military reservation on Shaw Island; thence south two thousand six hundred and fifteen feet; thence south thirty degrees fifty minutes west four hundred and thirty-six and seventy-seven one-hundredths feet; thence west on the south one-sixteenth line one thousand five hundred and fifty feet to the west boundary of the military reservation.

Approved, February 21, 1925.

February 21, 1925.  
[S. 4014.]  
[Public, No. 436.]

**CHAP. 280.**—An Act To amend the Act of June 30, 1919, relative to per capita cost of Indian schools.

Indian schools.

Vol. 41, p. 6, amended.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the second paragraph of the Act of June 30, 1919, page 6 (Forty-first Statutes at Large, page 6), entitled "Per capita cost," be, and the same is hereby, amended by inserting in the third line thereof the amount "\$270" in lieu of "\$225" and in the eighth line thereof the amount "\$300" in lieu of "\$250," so that the same shall read:

Per capita cost of pupils increased.

That hereafter, except for pay of superintendents and for transportation of goods and supplies and transportation of pupils, not more than \$270 shall be expended from appropriations made in this Act, or any other Act, for the annual support and education of any one pupil in any Indian school, unless the attendance in any school shall be less than two hundred pupils, in which case the Secretary of the Interior may authorize a per capita expenditure of not to exceed \$300.

Approved, February 21, 1925.

February 21, 1925.  
[S. 4109.]  
[Public, No. 437.]

**CHAP. 281.**—An Act To provide for the securing of lands in the southern Appalachian Mountains and in the Mammoth Cave regions of Kentucky for perpetual preservation as national parks.

National parks.  
Determination of areas to be acquired for Shenandoah, Va., and Smoky Mountains, Tenn. and N. C.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior is hereby authorized and directed to determine the boundaries and area of such portion of the Blue Ridge Mountains of Virginia lying east of the South Fork of the Shenandoah River and between Front Royal on the north and Waynesboro on the south as may be recommended by him to be acquired and administered as a national park, to be known as the Shenandoah Na-

tional Park, and such portion of the Smoky Mountains lying in Tennessee and North Carolina as may be recommended by him to be acquired and administered as a national park, to be known as the Smoky Mountains National Park, and in the Mammoth Cave regions of Kentucky and also such other lands in the southern Appalachian Mountains as in his judgment should be acquired and administered as national parks, and to receive definite offers of donations of lands and moneys, and to secure such options as in his judgment may be considered reasonable and just for the purchase of lands within said boundaries, and to report to Congress thereon: *Provided*, That the Secretary of the Interior may, for the purpose of carrying out the provisions of this Act, appoint a commission of five members, composed of a representative of the Interior Department and four national park experts, said four members to serve without compensation.

Lands in Mammoth Cave regions of Kentucky, etc.

Securing options, etc.

*Proviso.*  
• Commission to be appointed.

SEC. 2. A sum sufficient to secure options and to pay the necessary expenses of the commission in carrying out the provisions of this Act, including the salary of one clerk to the commission at a rate not to exceed \$2,000 per annum, necessary traveling expenses of the members of the commission, and \$10 per diem in lieu of actual cost of subsistence, in all, not to exceed \$20,000 is hereby authorized to be appropriated.

Amount authorized for expenses.

Post, p. 1331.

Approved, February 21, 1925.

**CHAP. 282.**—An Act To authorize the Secretary of War to grant a perpetual easement for railroad right of way over and upon a portion of the military reservation on Anastasia Island, in the State of Florida.

February 21, 1925.  
[S. 4152.]  
[Public, No. 438.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of War be, and he is hereby, authorized and directed to grant and convey to the Saint Johns Electric Company, an electric power and railroad corporation, organized and existing under and by virtue of the laws of the State of Florida, its successors and assigns, a perpetual easement, subject to the proviso in section 2 herein, for electric railroad purposes over and upon the following-described property, being a part of the military reservation on Anastasia Island, in the State of Florida, to wit:

Anastasia Island, Fla.  
Saint Johns Electric Company granted right of way over military reservation on.

Beginning at a point in old right of way of the Saint Johns Electric Company in the northeast quarter of the northeast quarter of section 28, township 7 south, range 30 east, said point of beginning being one hundred and twenty-five feet from the north line and five hundred and seventy-two feet from the west line of the northeast quarter of the northeast quarter of section 28, township 7 south, range 30 east, running thence generally in a southerly direction to a point in the half-section line of section 27, township 7 south, range 30 east, said point being one hundred and eighty-one feet east of the section line between sections 27 and 28, township 7 south, range 30 east; thence in a southeasterly direction to a point in the south line of lot 10 of section 27, township 7 south, range 30 east, said point being three hundred and twenty-six feet east of the southwest corner of said lot 10; said perpetual easement to be one hundred feet on each side of the center of the track of railroad company and six thousand one hundred and thirty-eight feet in length; with full power to locate and construct railroad tracks, sidings, switches, stations, and other appurtenances thereon and to use said property for any and all purposes appurtenant to its business: *Provided*, That no part of the property hereby granted shall be used for any other than railroad purposes, and that when

Description.

Construction of tracks, etc.

*Proviso.*  
Restricted to railroad purposes, reversion for nonuse.

the property above described shall cease to be so used it shall revert to the United States of America.

Conveyance subject to control, etc., of United States in an emergency.

SEC. 2. The said conveyance shall be subject to the conditions and reversion hereinbefore provided for, and shall be used for the purposes hereinbefore described only, and shall be subject to the right of the United States in case of an emergency to assume control of, hold, use, and occupy, temporarily or otherwise, without license, consent or leave from said corporation, any or all of said land for any and all military, naval, or lighthouse purposes, free from any conveyance, charges, encumbrances, or liens made, created, permitted, or sanctioned thereon by said corporation: *Provided*, That the United States shall not be or become liable for any damages or compensation whatever to the said corporation for any future use by the Government of any or all of the above-described land for any of the above-mentioned purposes: *Provided further*, That this grant shall not become effective until there shall have been reconveyed to the United States free from all incumbrances the title to that portion of the right-of-way of the St. John's Electric Company across this reservation which will be superseded by the new right-of-way.

Proviso. No Government liability.

Reconveyance of prior right of way.

Approved, February 21, 1925.

February 21, 1925.  
[H. R. 6581.]  
[Public, No. 439.]

**CHAP. 283.**—An Act Authorizing the Postmaster General to provide emergency mail service in Alaska.

Alaska. Emergency mail service authorized for, without advertising.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Postmaster General is authorized to provide difficult or emergency mail service in Alaska, including the establishment and equipment of relay stations, in such manner as he may think advisable without advertising therefor.

Approved, February 21, 1925.

February 21, 1925.  
[H. R. 7911.]  
[Public, No. 440.]

**CHAP. 284.**—An Act To authorize the Secretary of the Treasury to sell the appraisers' stores property in Providence, Rhode Island.

Providence, R. I. Appraisers' stores in, to be sold, etc.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Treasury be, and he is hereby, authorized, in his discretion, after advertising to sell at public auction the property at the southeast corner of South Main Street and Custom Avenue, in the city of Providence, Rhode Island, known as the appraisers' stores property, in such manner and upon such terms as he may deem to be to the best interests of the United States; and to convey such property to the purchasers thereof by the usual quitclaim deed; the proceeds of such sale to be deposited in the Treasury as a miscellaneous receipt.

Approved, February 21, 1925.

February 21, 1925.  
[H. R. 8410.]  
[Public, No. 441.]

**CHAP. 285.**—An Act To change the name of Third Place northeast to Abbey Place.

District of Columbia. Third Place NE., changed to Abbey Place.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the name of the street not yet cut through, but now on record as Third Place northeast, be, and the same is hereby, changed to Abbey Place, and the surveyor of the District of Columbia is hereby directed to enter such change on the records of his office.

Approved, February 21, 1925.

**CHAP. 286.**—An Act To authorize the appointment of Machinist Henry F. Mulloy, United States Navy, as an ensign in the regular Navy.

February 21, 1925.  
[H. R. 9308.]  
[Public, No. 442.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the President of the United States be, and he is hereby, authorized to appoint, by and with the advice and consent of the Senate, and without regard to age, Machinist Henry F. Mulloy, United States Navy, to the grade of ensign in the regular Navy, to take rank from February 9, 1924, next after Ensign William A. Graham, United States Navy.

Navy.  
Henry F. Mulloy  
may be appointed ensign in.

Approved, February 21, 1925.

**CHAP. 287.**—An Act To authorize the Secretary of State to enlarge the site and erect buildings thereon for the use of the diplomatic and consular establishments of the United States in Tokyo, Japan.

February 21, 1925.  
[H. R. 9700.]  
[Public, No. 443.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of State be, and he is hereby, empowered at a cost not exceeding \$1,250,000, to acquire in Tokyo, Japan, additional land adjoining the site of the former American Embassy and such other land as may be necessary, and construct thereon suitable buildings for the use of the diplomatic and consular establishments of the United States, the said buildings to include residences for the diplomatic and consular representatives, and the furnishing of the same, and an appropriation of \$1,150,000 is hereby authorized for this purpose, in addition to the sum of \$100,000 already available.

Tokyo, Japan.  
Additional land, etc.,  
for foreign service  
buildings, in.

Amount authorized.  
Post, p. 1341.  
Vol. 38, p. 451.

Approved, February 21, 1925.

**CHAP. 288.**—An Act Authorizing preliminary examination and survey of the Caloosahatchee River, in Florida, with a view to the control of floods.

February 21, 1925.  
[H. R. 10287.]  
[Public, No. 444.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of War be, and he is hereby, authorized and directed to cause preliminary examination to be made of the Caloosahatchee River, in Florida, with a view to the control of the floods in accordance with the provisions of section 3 of "An Act to provide for the control of the floods of the Mississippi River and of the Sacramento River, California, and for other purposes," approved March 1, 1917.

Caloosahatchee River,  
Fla.  
Examination of, for  
flood control.

Vol. 39, p. 950.

SEC. 2. The sum of \$1,000, or so much thereof as may be necessary, is hereby authorized to be expended out of any funds heretofore appropriated for examinations, surveys, and contingencies of rivers and harbors to carry out the provisions of this bill.

Amount authorized  
for expenses.

Approved, February 21, 1925.

**CHAP. 289.**—An Act To amend an Act regulating the height of buildings in the District of Columbia, approved June 1, 1910, as amended by the Act of December 30, 1910.

February 21, 1925.  
[H. R. 11214.]  
[Public, No. 445.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That paragraph 3 of section 5 of an Act entitled "An Act to regulate the height of buildings in the District of Columbia," approved June 1, 1910, as amended by the Act of December 30, 1910, be, and it is hereby, further amended to read as follows: "On a residence street, avenue,

District of Columbia.  
Height of buildings.  
Vol. 36, pp. 454, 891,  
amended.

Residence streets  
limit extended.

*Proviso.*  
Churches under construction.

or highway no building shall be erected, altered, or raised in any manner so as to be over eight stories in height or over ninety feet in height at the highest part of the roof or parapet, nor shall the highest part of the roof or parapet exceed in height the width of the street, avenue, or highway upon which it abuts, diminished by ten feet, except on a street, avenue, or highway sixty to sixty-five feet wide, where a height of sixty feet may be allowed; and on a street, avenue, or highway sixty feet wide or less, where a height equal to the width of the street may be allowed: *Provided*, That any church, the construction of which had been undertaken but not completed prior to the passage of this Act, shall be exempted from the limitations of this paragraph, and the Commissioners of the District of Columbia shall cause to be issued a permit for the construction of any such church to a height of ninety-five feet above the level of the adjacent curb."

Approved, February 21, 1925.

February 21, 1925.  
[H. R. 11474.]  
[Public, No. 446.]

**CHAP. 290.**—An Act To fix the time for holding the terms of the United States District Court for the Eastern District of Virginia, at Alexandria.

Virginia eastern judicial district.  
Terms at Alexandria.  
Vol. 40, p. 605, amended.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the terms of the United States District Court for the Eastern District of Virginia, at Alexandria, shall hereafter be held at that city on the first Mondays in June and December of each year, instead of on the first Mondays in January and July of each year as heretofore.

Approved, February 21, 1925.

February 21, 1925.  
[S. J. Res. 172.]  
[Pub. Res. No. 51.]

**CHAP. 291.**—Joint Resolution To authorize the appropriation of certain amounts for the Yuma irrigation project, Arizona, and for other purposes.

Yuma irrigation project, Ariz.  
Amount authorized to furnish water to lands in first Mesa unit, from reclamation fund.

Vol. 32, p. 388.  
Vol. 39, p. 868; Vol. 40, p. 437.

Post, p. 1331.

*Provisos.*  
Moneys received to be covered into fund.

Installment payments for land and water rights.

Existing contracts to conform to payments.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled*, That there is hereby authorized to be appropriated, out of any money in the Treasury not otherwise appropriated, the sum of \$200,000, to be paid out of the reclamation fund established by the Act of June 17, 1902 (Thirty-second Statutes, page 388), for operation and maintenance and completion of construction of the irrigation system required to furnish water to all of the irrigable lands in part 1 of the Mesa division, otherwise known as the first Mesa unit of the Yuma auxiliary project, authorized by the Act of January 25, 1917 (Thirty-ninth Statutes, page 868), as amended by the Act of February 11, 1918 (Fortieth Statutes, page 437): *Provided*, That all moneys received by the United States in payment of land and water rights in said part 1 of the Mesa division, beginning one year from the date this Act becomes effective, shall be covered into the reclamation fund until the sum advanced from said fund hereunder is fully paid: *Provided further*, That the purchase price of land and water rights hereafter sold in said part 1 of the Mesa division shall be paid to the United States in ten equal installments, the first of which shall be due and payable at the date of the purchase, and the remaining installments annually thereafter, with interest on deferred installments at the rate of six per centum per annum, payable annually; and the Secretary of the Interior is authorized, at any time within one year from the date this Act becomes effective, to amend any existing uncompleted contract for the purchase of land and water rights so that the aggregate amount of principal and interest remaining unpaid under such contract may be paid in

ten equal installments in accordance with the conditions of this proviso, beginning with the date of amendatory contract: *And provided further*, That land and water rights in said part 1 of the Mesa division heretofore or hereafter offered at public sale under said Act of January 25, 1917, and not disposed of at such public sale may be sold later at private sale at not less than \$25 per acre for the land and at \$200 per acre for the water right.

Approved, February 21, 1925.

Sales of undisposed of lands and water rights.

Minimum prices.

**CHAP. 292.**—Joint Resolution Extending the time during which certain domestic animals which have crossed the boundary line into foreign countries may be returned duty free.

February 21, 1925.

[H. J. Res. 325.]

[Pub. Res., No. 52.]

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled*, That despite the provisions of paragraph 1506 of Title II of the Tariff Act of 1922, horses, mules, asses, cattle, sheep, goats, and other domestic animals, which heretofore have strayed across the boundary line into any foreign country, or been driven across such boundary line by the owner for temporary pasturage purposes only, or which may so stray or be driven before May, 1, 1925, shall together with their offspring, be admitted free of duty under regulations to be prescribed by the Secretary of the Treasury, if brought back to the United States at any time before December 31, 1925.

Domestic animals. Free admission of, crossing frontier before May 1, 1925, if brought back before December 31, 1925. Vol. 42, p. 923

Sec. 2. The Secretary of the Treasury shall, under regulations prescribed by him, remit and refund any duties on any such domestic animals and their offspring returned to the United States after December 30, 1924, and before the enactment of this resolution. Such refunds shall be made upon application therefor made within one year after the enactment of this resolution. There is hereby authorized to be appropriated an amount necessary to make such refunds.

Refund of duties collected after December 30, 1924.

Approved, February 21, 1925.

**CHAP. 293.**—Joint Resolution To authorize the appointment of an additional commissioner on the United States Lexington-Concord Sesquicentennial Commission.

February 21, 1925.

[H. J. Res. 342.]

[Pub. Res., No. 53.]

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Speaker of the House of Representatives is authorized to appoint a Member of the House of Representatives as an additional commissioner on the United States Lexington-Concord Sesquicentennial Commission established under Public Resolution Numbered 43, Sixty-eighth Congress, second session, approved January 14, 1925.

Lexington-Concord Commission. Additional Representative to be appointed on. *Ante*, p. 749.

Approved, February 21, 1925.

**CHAP. 297.**—An Act For the relief of sufferers from earthquake in Japan.

February 24, 1925.

[S. 3171.]

[Public, No. 447.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the action of the Executive in directing the issue, and the issuance of Army supplies out of the current and reserve stock for use of the Army, and in directing payment for supplies and for services rendered in connection with the shipment and transfer of such supplies, including all other extra expenditures, of a value not exceeding \$6,017,069.03 for the relief of sufferers from the earthquake in Japan on

Japanese earthquake, 1923.

Action of Executive, in issuing Army supplies, etc., for sufferers from, approved.

Credits in accounts  
allowed.

September 1, 1923, is approved. Credit for all such supplies so issued and funds so disbursed in connection therewith and with relief tendered by the Army shall be allowed in the settlement of the accounts of the officers of the Army.

Approved, February 24, 1925.

February 24, 1925.  
[H. R. 8267.]  
[Public, No. 448.]

**CHAP. 298.**—An Act For the purchase of land adjoining Fort Bliss, Texas.

Fort Bliss, Tex.  
Additional land to  
be purchased for.

Post, p. 1344.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That a sum not to exceed \$366,000 is hereby authorized to be appropriated, out of any money in the Treasury not otherwise appropriated, for the purchase of land in the vicinity of and for use in connection with the present military reservation at Fort Bliss, Texas, and the Secretary of War is hereby authorized to make said purchase.

Approved, February 24, 1925.

February 24, 1925.  
[S. 2746.]  
[Public, No. 449.]

**CHAP. 299.**—An Act Regulating the recovery of allotments and allowances heretofore paid to designated beneficiaries.

War Risk Insurance  
Act.  
Payments made to  
beneficiaries under  
Army allotment system  
not recoverable.  
Vol. 42, p. 153.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That so much of section 210 of the War Risk Insurance Act, as amended by the Act of August 9, 1921 (Forty-second Statutes, page 153), as precludes the recovery of an award of allotment, or allowance, or both, paid to, or on behalf of a person designated as beneficiary of an allotment under the War Risk Insurance Act prior to August 9, 1921, shall hereafter be applicable to allotments paid prior to August 9, 1921, to beneficiaries designated under the Army allotment system by any person who served in the Army.

Approved, February 24, 1925.

February 24, 1925.  
[S. 3252.]  
[Public, No. 450.]

**CHAP. 300.**—An Act Referring the claim of the State of Rhode Island for expenses during the war with Spain to the Court of Claims for adjudication.

Rhode Island.  
Claim of, for expenses  
in War with Spain, re-  
ferred to Court of  
Claims.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the items of the claim of the State of Rhode Island against the United States for expenses incurred and paid in aiding the United States to raise its Volunteer Army in the war with Spain, which items, either in whole or in part, were rejected by the accounting officers of the Treasury Department, be, and the same are hereby, referred to the Court of Claims for adjudication and report to Congress.

Approved, February 24, 1925.

February 24, 1925.  
[S. 3793.]  
[Public, No. 451.]

**CHAP. 301.**—An Act To authorize the appointment of commissioners by the Court of Claims and to prescribe their powers and compensation.

Court of Claims.  
Commissioners to be  
appointed to take evi-  
dence and report facts  
to court.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That to afford the Court of Claims needed facilities for the disposition of suits brought therein said court is hereby authorized and empowered to appoint seven competent persons, to be known as commissioners, who shall attend the taking of or take evidence in cases that may be assigned to them severally by the court and make report of the facts in the case

to the court. Any commissioner shall proceed under such rules and regulations as may be promulgated by the court and such orders as the court may make in the particular case, and may have and perform the general duties that pertain to special masters in suits in equity. He may fix the times for hearings, administer oaths, examine witnesses, and receive evidence. Parties to the suit may appear before the commissioner in person or by attorney, produce evidence, and examine witnesses. Subpœnas for witnesses or for the production of testimony before the commissioner may issue out of the court by the clerk thereof and shall be served by a United States marshal in any judicial district to whom they are directed. The rules of the court shall provide for a finding and report of facts by a commissioner, to be filed in court with the testimony upon which the same is based, and for exceptions thereto, in whole or in part, by the parties to the suit, and a hearing thereon within such reasonable time as the court's rules or order may prescribe. Nothing in this section shall be so construed as to prevent the court from passing upon all questions and findings without regard to whether exceptions were or were not taken at the hearings before the commissioner. Any person appointed as commissioner may be removed at the pleasure of the court.

SEC. 2. Each of said commissioners shall devote all of his time to the duties of his office, and receive a salary of \$5,000 per annum, payable monthly out of the Treasury. The commissioners and stenographers authorized by the court shall also receive their necessary traveling expenses and their actual expenses incurred for subsistence while traveling on duty and away from Washington in an amount not to exceed \$7 per day in the case of commissioners and \$4 per day in the case of stenographers. The expenses of travel and subsistence herein authorized shall be paid upon the order of the court.

SEC. 3. This Act and all appointments made thereunder shall cease and determine three years after the date of its approval by the President.

Approved, February 24, 1925.

Procedure.

Finding and report of facts to be filed with testimony.

Authority of court not impaired.

Salaries and expenses. Post, p. 1333.

Termination in three years.

February 24, 1925.

[S. 3895.]

[Public, No. 452.]

**CHAP. 302.**—An Act To authorize the coinage of silver 50-cent pieces in commemoration of the one hundred and fiftieth anniversary of the Battle of Bennington and the independence of Vermont, in commemoration of the seventy-fifth anniversary of the admission of California into the Union and in commemoration of the one hundredth anniversary of the founding of Fort Vancouver, State of Washington.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That in commemoration of the one hundred and fiftieth anniversary of the Battle of Bennington and the independence of Vermont there shall be coined in the mints of the United States silver 50-cent pieces to the number of forty thousand, such 50-cent pieces to be of the standard troy weight, composition, diameter, device, and design as shall be fixed by the Director of the Mint, with the approval of the Secretary of the Treasury, which said 50-cent pieces shall be legal tender in any payment to the amount of their face value.

SEC. 2. That in commemoration of the seventy-fifth anniversary of the admission of the State of California into the Union there shall be coined at the mints of the United States silver 50-cent pieces to the number of not more than three hundred thousand, such 50-cent pieces to be of the standard troy weight, composition, diameter, device, and design as shall be fixed by the Director of the Mint, with the approval of the Secretary of the Treasury, which said 50-cent pieces shall be legal tender in any payment to the amount of their face value.

Silver 50-cent pieces. Coinage authorized of, to commemorate Battle of Bennington, Vt.

To commemorate seventy-fifth anniversary of admission of California.

Issue to Clearing House Associations.

The coins herein authorized by section 2 hereof shall be issued only upon the request of the San Francisco Clearing House Association and the Los Angeles Clearing House Association, or either of them, and upon payment by such associations, or either of them, to the United States of the par value of such coins.

To commemorate one hundredth anniversary of the founding of Fort Vancouver, Wash.

SEC. 3. That in commemoration of the one hundredth anniversary of the founding of Fort Vancouver by the Hudson Bay Company, State of Washington, there shall be coined at the mints of the United States silver 50-cent pieces to the number of not more than three hundred thousand, such 50-cent pieces to be of the standard troy weight, composition, diameter, device, and design as shall be fixed by the Director of the Mint, with the approval of the Secretary of the Treasury, which said 50-cent pieces shall be legal tender in any payment to the amount of their face value.

Issue to Corporation, etc.

That the coin herein authorized shall be issued only upon the request of the executive committee of the Fort Vancouver Centennial Corporation, of Vancouver, Washington, and upon payment by such executive committee for and on behalf of the Fort Vancouver Centennial Corporation of the par value of such coins, and it shall be permissible for the said Fort Vancouver Centennial Corporation to obtain said coins upon said payment, all at one time or at separate times, and in separate amounts, as it may determine.

Coinage Laws, etc., applicable.

SEC. 4. All laws now in force relating to the subsidiary gold and silver coins of the United States and the coining or striking of the same, regulating and guarding the process of coinage, providing for the purchase of material and for the transportation, distribution, and redemption of coins, for the prevention of debasement or counterfeiting, for security of the coin, or for any other purposes, whether said laws are penal or otherwise, shall, so far as applicable, apply to the coinage herein authorized: *Provided*, That the United States shall not be subject to the expense of making the necessary dies and other preparations for this coinage.

*Proviso.*  
No Government expense.

Approved, February 24, 1925.

February 24, 1925.  
[H. R. 9095.]  
[Public, No. 453.]

**CHAP. 303.**—An Act To incorporate the American War Mothers.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the following-named persons, namely:

District of Columbia.  
American War Mothers incorporated.  
Incorporators.

Alice M. French, founder, Indianapolis, Indiana; Mable C. Digney, State War Mother, White Plains, New York; Mrs. George Gordon Seibold, Washington, District of Columbia; Mary I. Huntington, State War Mother, Bloomington, Indiana; Edna C. Wilson, State War Mother, Warrensburg, Missouri; Libbie Thomas, State War Mother, Racine, Wisconsin; Virginia Heaen, State War Mother, Frankfort, Kentucky; A. Shanahan, State War Mother, Jersey City, New Jersey; Blanche A. Bellak, State War Mother, Philadelphia, Pennsylvania; Lydia Burby, State War Mother, Butte, Montana; Estelle T. Wilcox, State War Mother, Omaha, Nebraska; Emile Hendricks, State War Mother, Salem, Oregon; Grace R. Montgomery, State War Mother, Charlotte, North Carolina; Kate C. DeKay, State War Mother, Blackfoot, Idaho; Elizabeth Allen, State War Mother, Loveland, Colorado; Ida McCullough, State War Mother, Ottawa, Illinois; Rose S. Sargent, State War Mother, San Francisco, California; Jessie Monahan, State War Mother, Edmond, Oklahoma; Margaret N. McCluer, Kansas City, Missouri; Carrie R. Root, Gardner, Illinois; Mary E. Spence, Milwaukee, Wisconsin; Alice Bronson Oldham, Lexington, Kentucky; Florence A. Latham, Kansas City, Missouri; Mahala

M. Boyd, New Castle, Indiana; Carrie White Avery, Washington, District of Columbia; H. C. Morrison, Shelbyville, Indiana; Jeanette Boone, Kansas City, Missouri; Gertrude R. Cary, Joliet, Illinois; Mrs. R. E. Little, Wadesboro, North Carolina; Mrs. Isabelle Clements, Sacramento, California; Mrs. Alice E. Evans, Pueblo, Colorado; Mrs. Mary Dawson, Idaho Falls, Idaho; Mrs. Jessie T. Lesh, Chicago, Illinois; Mrs. Harry C. Morrison, Shelbyville, Indiana; Mrs. Jessie E. Moody, Carterville, Missouri; Mrs. J. L. Roddy, North Platte, Nebraska; Mrs. Catherine H. Connelly, Newark, New Jersey; Mrs. Ella O'Gorman Stanton, Bronx, New York City, New York; Mrs. R. C. Warren, Gastonia, North Carolina; Mrs. Hattie V. Selkin, Oklahoma City, Oklahoma; Mrs. Ida Boxwell, Middletown, Ohio; Mrs. Charles S. Fohl, Harrisburg, Pennsylvania; Mrs. E. L. Phillip, Milwaukee, Wisconsin; Mrs. Julia A. Wilkinson, Portland, Maine; and their associates and successors duly chosen are hereby incorporated and declared to be a body corporate of the District of Columbia by the name of American War Mothers, and by such name shall be known and have perpetual succession with the powers, limitations, and restrictions herein contained.

SEC. 2. That the persons named in section 1 hereof and such other persons as may be selected from among the membership of American War Mothers, an association of women whose sons and daughters served the allied cause in the great World War between the dates of April 6, 1917, and November 11, 1918, are hereby authorized to meet to complete the organization of said corporation by the selection of officers, the adoption of a constitution and by-laws, and to do all other things necessary to carry into effect the provisions of this Act, at which meeting any person duly accredited as a delegate from any local or State organization of the existing organization known as American War Mothers shall be permitted to participate in the proceedings thereof.

Completion of organization.

SEC. 3. That the object of the corporation shall be to keep alive and develop the spirit that prompted world service; to maintain the ties of fellowship born of that service and to assist and further any patriotic work; to inculcate a sense of individual obligation to the community, State, and Nation; to work for the welfare of the Army and Navy; to assist in any way in their power men and women who served and were wounded or incapacitated in the World War; to foster and promote friendship and understanding between America and the Allies in the World War.

Objects of corporation.

SEC. 4. That said corporation shall hold its meetings in such place as the incorporators or their successors shall determine.

Meetings.

SEC. 5. That the corporation created by this Act shall have the following powers: To have succession until the membership as hereinafter provided for shall become extinct, with power to sue and be sued in courts of law and equity; to receive, hold, own, use, and dispose of such real estate and personal property as shall be necessary for its corporate purposes; to adopt a corporate seal and alter the same at pleasure; to adopt a constitution, by-laws, and regulations to carry out its purposes, not inconsistent with the laws of the United States or of any State; to use in carrying out the purposes of the corporation such emblems and badges as it may adopt; to establish and maintain offices for the conduct of its business; to establish State, Territorial, and local subdivisions; to publish a magazine or other publications, and generally to do any and all such Acts and things as may be necessary and proper to carry into effect the purposes of the corporation.

General corporate powers.

SEC. 6. That all of the personal property and funds of the corporation held or used for the purposes hereof, pursuant to the

Personal property exempt from taxes.

provisions of this Act, whether of principal or income, shall, so long as the same shall be so used, be exempt from taxes by the United States or any Territory or District thereof: *Provided*, That said corporation shall not accept, own, or hold directly or indirectly any property, real or personal, except such as may be reasonably necessary to carry out the purposes of its creation as defined in this Act.

*Proviso.*  
Restriction on real or personal property holdings.

Qualification limitation to membership.

SEC. 7. That membership is limited to women, and no woman shall be a member of this corporation unless she is a citizen of the United States and unless her son or sons or daughter or daughters of her blood served in the Army or Navy of the United States or in the military or naval service of its allies in the great World War at some time during the period between April 6, 1917, and November 11, 1918, both dates inclusive, having an honorable discharge or still in the service.

Nonpolitical character.

SEC. 8. That this organization shall be nonpolitical, and as an organization shall not promote the candidacy of any person seeking public office.

Assets of existing organization may be acquired.

SEC. 9. That said corporation may acquire any or all of the assets of the existing organization known as American War Mothers upon discharging or satisfactorily providing for the payment and discharge of all its liabilities.

Exclusive use of name.

SEC. 10. That said corporation and its State, Territorial, and local subdivisions shall have the sole and exclusive right to have and to use in carrying out its business purposes the name of American War Mothers.

Annual report to Congress.

SEC. 11. That said corporation shall, on or before the 1st day of January in each year, make and transmit to the Congress a report of its proceedings for the preceding calendar year, including a full and complete report of its receipts and expenditures: *Provided*, however, That said report shall not be printed as a public document.

*Proviso.*  
Not printed as public document.

Registration of State agents.

SEC. 12. That as a condition precedent to the exercise of any power or privilege herein granted or conferred this corporation shall file in the office of the secretary of each State the name and post-office address of an authorized agent in such State upon whom local process or demands against American War Mothers may be served.

Official acceptance of charter.

SEC. 13. That this charter shall take effect upon its being accepted by a majority vote of the incorporators named herein who shall be present at the first meeting of the corporation, due notice of which meeting shall be given to each of the incorporators named herein, and a notice of such acceptance shall be given by said corporation, causing a certificate to that effect, signed by its president and secretary, to be filed in the office of the recorder of deeds of the District of Columbia.

Authority to alter, etc.

SEC. 14. That Congress may from time to time alter, repeal, or modify this Act of incorporation, but no contract or individual right made or acquired shall hereby be divested or impaired.

Officers who shall serve until next annual convention.

SEC. 15. That the management and direction of the affairs of the corporation and the controlling and disposing of its property and funds shall be vested in the persons duly elected at the last annual convention held in Kansas City, Missouri, who shall be the officers of the American War Mothers for the year beginning October, 1923, to serve until the next annual convention to be held at Philadelphia, Pennsylvania, on October 8, 1925, or until their successors are duly appointed, and who are the following:

Names.

Margaret N. McCluer, National War Mother, Kansas City, Missouri; Carrie L. Root, first vice National War Mother, Gardner, Illinois; Blanche A. Bellak, second vice National War Mother, Philadelphia, Pennsylvania; Mary E. Spence, third vice National War Mother, Milwaukee, Wisconsin; Rose S. Sargent, fourth vice

National War Mother, San Francisco, California; Alice Bronson Oldham, national recording secretary, Lexington, Kentucky; Florence A. Latham, national corresponding secretary, Kansas City, Missouri; Mahala M. Boyd, national treasurer, Newcastle, Indiana; Kate C. De Kay, national historian, Blackfoot, Idaho; Carrie White Avery, national custodian of records, Washington, District of Columbia; Estelle T. Wilcox, national auditor, Omaha, Nebraska.

Approved, February 24, 1925.

**CHAP. 304.**—An Act To enable the board of supervisors of Los Angeles County to maintain public camp grounds within the Angeles National Forest.

February 24, 1925.  
[H. R. 9494.]  
[Public, No. 454.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of Agriculture is hereby authorized, in his discretion, upon application by the board of supervisors of Los Angeles County, California, to designate and segregate, for recreation development, not to exceed 5,000 acres within the Angeles National Forest, California, which, in his opinion, are available for such purposes, and to issue to the said board of supervisors, for the benefit of said county, a free permit authorizing the improvement, maintenance, and use of such lands for free public camp grounds under conditions which will allow the fullest use of the lands for recreational purposes without interfering with the objects for which the national forest was established. Such permit or permits shall remain in full force and effect as long as the county complies with the conditions therein and maintains the areas so designated as free public camp grounds. Lands so designated and segregated under the provisions of this Act shall not be subject to the mining laws of the United States.

Angeles National Forest, Calif.  
Los Angeles County granted lands in, for free public camp grounds.

Maintenance.

Not subject to mining laws.

Approved, February 24, 1925.

**CHAP. 305.**—An Act To authorize the Secretary of Commerce to transfer to the city of Port Huron, Michigan, a portion of the Fort Gratiot Lighthouse Reservation, Michigan.

February 24, 1925.  
[H. R. 9537.]  
[Public, No. 455.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of Commerce is hereby authorized to convey by deed to the city of Port Huron, Michigan, a portion of the Fort Gratiot Lighthouse Reservation, Michigan: *Provided,* That the city of Port Huron will open and maintain in first-class passable condition an extension of Garfield Street through the lighthouse property to Lake Huron; that the city will rebuild the pile groin now near the northerly side of the lighthouse reservation in a manner similar to its present form of construction or one of equal efficiency on the northerly line of the said reservation extended, and that the city will maintain pile groin numbered 6 in a serviceable condition at its present location or at some other location approved by the Lighthouse Service: *Provided further,* That the city of Port Huron will maintain the tract to be conveyed in a presentable condition and at all times accessible to the public as a public park and for no other purpose, and will construct and maintain a suitable wire fence on the line separating the said tract from the lighthouse premises: *And provided further,* That the exact location of the property to be conveyed to the city under the conditions herein recited shall be agreed upon between the city of Port Huron and the Secretary of Commerce and be described by metes and bounds in the deed: *And pro-*

Port Huron, Mich.  
Granted part of Fort Gratiot Lighthouse Reservation.

Provisos.  
Improvements by the city.

Maintenance of tract as public park.

Location.

Reversion on failure to observe conditions, etc.

*vided further*, That should the city of Port Huron fail to carry out, within one year from the date of the transfer hereby authorized, any of the conditions of transfer herein recited, or should at any time thereafter fail for a period of one year to observe the conditions of maintenance herein provided for, the title to the premises shall revert to and be revested in the United States.

Approved, February 24, 1925.

February 24, 1925.  
[H. R. 9724.]  
[Public, No. 456.]

**CHAP. 306.**—An Act To authorize an appropriation for the care, maintenance, and improvement of the burial grounds containing the remains of Zachary Taylor, former President of the United States, and of the memorial shaft erected to his memory, and for other purposes.

Zachary Taylor.  
Care of burial grounds, etc., of former President, authorized, in Jefferson County, Ky.

Post, p. 1345.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That there is hereby authorized to be appropriated, out of any money in the Treasury not otherwise appropriated, the sum of \$10,000, for the care, maintenance, and improvement of the burial grounds, comprising approximately five acres, containing the remains of Zachary Taylor, former President of the United States, and of the memorial shaft erected to his memory, located on the Brownsboro Road in Jefferson County, Kentucky.

Supervision of expenses.

The appropriation herein authorized shall be expended by and under the supervision of the Secretary of War.

Title accepted and land established as a national cemetery.

**SEC. 2.** That the Secretary of War be, and he is hereby, authorized to accept, free of cost to the United States Government, from the State of Kentucky, and from any others having authority to convey same, the land comprising the aforesaid burial grounds; and upon the presentation of good and perfect title to said land the Secretary of War is authorized and directed to establish thereon a national cemetery.

Approved, February 24 1925.

February 24, 1925.  
[H. R. 11445.]  
[Public, No. 457.]

**CHAP. 307.**—An Act To amend the National Defense Act.

Army.  
Chief of Finance and Chemical Warfare Service to have rank, etc., of major generals.  
Vol. 41, pp. 766, 768, amended.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Chief of Finance and the Chief of the Chemical Warfare Service of the Army shall hereafter have the rank, pay, and allowances of a major general.

Approved, February 24, 1925.

February 24, 1925.  
[H. R. 157.]  
[Public, No. 458.]

**CHAP. 308.**—An Act To authorize the more complete endowment of agricultural experiment stations, and for other purposes.

Agricultural experiment stations.  
Additional amounts authorized for maintenance of.  
Vol. 24, p. 440; Vol. 34, p. 63.  
Annual increase.  
*Ante*, p. 824.  
*Post*, p. 1324.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That for the more complete endowment and maintenance of agricultural experiment stations now established, or which may hereafter be established, in accordance with the Act of Congress approved March 2, 1887, there is hereby authorized to be appropriated, in addition to the amounts now received by such agricultural experiment stations, the sum of \$20,000 for the fiscal year ending June 30, 1926; \$30,000 for the fiscal year ending June 30, 1927; \$40,000 for the fiscal year ending June 30, 1928; \$50,000 for the fiscal year ending June 30, 1929; \$60,000 for the fiscal year ending June 30, 1930; and \$60,000 for

each fiscal year thereafter, to be paid to each State and Territory; and the Secretary of Agriculture shall include the additional sums above authorized to be appropriated in the annual estimates of the Department of Agriculture, or in a separate estimate, as he may deem best. The funds appropriated pursuant to this Act shall be applied only to paying the necessary expenses of conducting investigations or making experiments bearing directly on the production, manufacture, preparation, use, distribution, and marketing of agricultural products and including such scientific researches as have for their purpose the establishment and maintenance of a permanent and efficient agricultural industry, and such economic and sociological investigations as have for their purpose the development and improvement of the rural home and rural life, and for printing and disseminating the results of said researches.

Estimates to be submitted.

Designated application of funds.

SEC. 2. That the sums hereby authorized to be appropriated to the States and Territories for the further endowment and support of agricultural experiment stations shall be annually paid in equal quarterly payments on the 1st day of January, April, July, and October of each year by the Secretary of the Treasury upon a warrant of the Secretary of Agriculture out of the Treasury of the United States, to the treasurer or other officer duly appointed by the governing boards of such agricultural experiment stations to receive the same and such officers shall be required to report to the Secretary of Agriculture on or before the 1st day of September of each year a detailed statement of the amount so received and of its disbursement on schedules prescribed by the Secretary of Agriculture. The grants of money authorized by this Act are made subject to legislative assent of the several States and Territories to the purpose of said grants: *Provided*, That payment of such installments of the appropriation herein authorized to be made as shall become due to any State or Territory before the adjournment of the regular session of the legislature meeting next after the passage of this Act shall be made upon the assent of the governor thereof duly certified to the Secretary of the Treasury.

Payments quarterly.

Reports of receipts, etc.

Legislative assent necessary.

*Proviso.*  
Assent of governors.

SEC. 3. That if any portion of the moneys received by the designated officer of any State or Territory for the further and more complete endowment, support, and maintenance of agricultural experiment stations as provided in this Act shall by any action or contingency be diminished or lost or be misapplied, it shall be replaced by said State or Territory to which it belongs, and until so replaced no subsequent appropriation shall be apportioned or paid to such State or Territory, and no portion of said moneys exceeding 10 per centum of each annual appropriation shall be applied directly or indirectly, under any pretense whatever, to the purchase, erection, preservation, or repair of any building or buildings or to the purchase or rental of land. It shall be the duty of each of the said stations annually, on or before the 1st day of February, to make to the governor of the State or Territory in which it is located a full and detailed report of its operations, including a statement of receipts and expenditures for the fiscal year next preceding, a copy of which report shall be sent to each of the said stations and the Secretary of Agriculture and to the Secretary of the Treasury of the United States.

States to replace misapplied, etc., apportionments.

Buildings, etc., limited

Annual reports to governors, etc.

SEC. 4. That on or before the 1st day of July in each year after the passage of this Act the Secretary of Agriculture shall ascertain and certify to the Secretary of the Treasury as to each State and Territory whether it is complying with the provisions of this Act and is entitled to receive its share of the annual appropriations for agri-

Certificates as to compliance with the law, etc.

Reasons for withhold-  
ing certificates.

cultural experiment stations under this Act and the amount which thereupon each is entitled, respectively, to receive. If the Secretary of Agriculture shall withhold from any State or Territory a certificate of its appropriation, the facts and reasons therefor shall be reported to the President and the amount involved shall be kept separate in the Treasury until the close of the next Congress in order that the State or Territory may, if it shall so desire, appeal to Congress from the determination of the Secretary of Agriculture. If the next Congress shall not direct such sum to be paid, it shall be covered into the Treasury. The Secretary of Agriculture is hereby charged with the proper administration of this law.

Disposal of sum with-  
held.

Report to Congress.

SEC. 5. That the Secretary of Agriculture shall make an annual report to Congress on the receipts and expenditures and work of the agricultural experiment stations in all of the States and Territories, and also whether the appropriation of any State or Territory has been withheld; and if so, the reason therefor.

Amendment, etc.

SEC. 6. That Congress may at any time amend, suspend, or repeal any and all of the provisions of this Act.

Approved, February 24, 1925.

February 24, 1925.  
[H. R. 2716.]  
[Public, No. 459.]

**CHAP. 309.**—An Act To amend paragraph 20 of section 24 of the Judicial Code as amended by Act of November 23, 1921, entitled "An Act to reduce and equalize taxation, to provide revenue, and for other purposes."

Revenue Act of 1921.  
District courts.  
Vol. 42, p. 311.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the paragraph added by section 1310 of the Revenue Act of 1921 at the end of paragraph Twentieth of section 24 of the Judicial Code, reenacted without change by section 1025 of the Revenue Act of 1924, is amended to read as follows:

Concurrent jurisdiction  
with Court of  
Claims for recovering  
erroneously collected  
taxes, etc., if collector  
dead or not in office.  
*Act*, p. 348, amend-  
ed.

"Concurrent with the Court of Claims of any suit or proceeding commenced after the passage of the Revenue Act of 1921, for the recovery of any internal-revenue tax alleged to have been erroneously or illegally assessed or collected, or of any penalty claimed to have been collected without authority, or any sum alleged to have been excessive or in any manner wrongfully collected under the internal revenue laws, even if the claim exceeds \$10,000, if the collector of internal revenue by whom such tax, penalty, or sum was collected is dead or is not in office as collector of internal revenue at the time such suit or proceeding is commenced."

Approved, February 24, 1925.

February 24, 1925.  
[H. R. 11725]  
[Public, No. 460.]

**CHAP. 310.**—An Act To legalize a pier and wharf in York River at Gloucester Banks, near Gloucester Point, Virginia.

York River.  
Pier at Gloucester  
Banks, Va., in, legal-  
ized.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the pier and wharf built by Robert H. Talley, trustee, in the York River, State of Virginia, at Gloucester Banks, which is about one mile east of Gloucester Point, Gloucester County, Virginia, and about one-half mile west of Sarah Creek, Virginia, be, and the same is hereby, legalized to the same extent and with like effect as to all existing or future laws and regulations of the United States as if the permit required by the existing laws of the United States in such cases made and provided had been regularly obtained prior to the erection of said pier and wharf: *Provided*, That any changes in said pier,

*Provido.*

which the Secretary of War may deem necessary and order in the interest of navigation, shall be promptly made by the owner thereof.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, February 24, 1925.

Changes when necessary.

Amendment.

**CHAP. 311.**—An Act To authorize the exchange of certain patented lands in the Rocky Mountain National Park for Government lands in the park.

February 24, 1925.  
[H. R. 11952.]  
[Public No. 461.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the owner of the northeast quarter southeast quarter section 22; northwest quarter southwest quarter, east half southeast quarter section 23; and northeast quarter northeast quarter section 26, township 4 north, range 74 west, sixth principal meridian, Colorado, within the Rocky Mountain National Park, is hereby permitted and authorized to convey the fee-simple title thereto to the United States, and select in lieu thereof the south half southeast quarter, south half northeast quarter southeast quarter, south half southeast quarter southwest quarter, south half south half northwest quarter southeast quarter, south half north half southeast quarter southwest quarter, section 7, township 4 north, range 73 west, and the north half north half northwest quarter northeast quarter, north half north half northeast quarter northwest quarter, section 18, township 4 north, range 73 west of said meridian; and the Secretary of the Interior is hereby authorized and empowered to accept such conveyance and thereafter cause a patent for the lands so selected to be issued to such owner, reserving to the United States, however, such rights of way as may be needed for the construction and maintenance of roads in the park: *Provided*, That the lands so conveyed shall become and be a part of said park and be subject to all laws and regulations relating to other lands therein.

Rocky Mountain National Park, Colo. Exchange of lands of private owners and added to the park.

*Proviso.*  
Conveyed lands made part of park.

Approved, February 24, 1925.

**CHAP. 312.**—An Act To authorize the city of Norfolk, Virginia, to construct a combined dam and bridge in Lafayette River at or near Granby Street, Norfolk, Virginia.

February 24, 1925.  
[S. 3398.]  
[Public No. 462.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the city of Norfolk, a municipal corporation, situated in Norfolk County, State of Virginia, to construct, maintain, and operate a combined dam and bridge in Lafayette River, at a point suitable to the interests of navigation, at or near Granby Street, Norfolk, Virginia: *Provided*, That the work shall not be commenced until the plans therefor have been submitted to and approved by the Chief of Engineers, United States Army, and by the Secretary of War: *Provided further*, That this Act shall not be construed to authorize the use of such dam to develop water power or generate hydroelectric energy.

Lafayette River. Norfolk, Va., may dam and bridge.

*Provisos.*  
Approval of plans.

No authority for developing power, etc.

Time of construction of dam.

SEC. 2. That the authority granted by this Act shall cease and be null and void unless the actual construction of the dam hereby authorized is commenced within one year and completed within three years from the date of approval of this Act: *Provided*, That from and after thirty days' notice from the Federal Power Commission, or other authorized agency of the United States, to said city, that desirable water-power development will be interfered with by the existence of said dam, the authority hereby granted to con-

*Proviso.*  
Termination of authority on notice from Federal Power Commission of interfering with water-power development.

Grantee of power project may remove, etc., dam.

struct, maintain, and operate said dam shall terminate and be at an end; and any grantee or licensee of the United States proposing to develop a power project at or near said dam shall have authority to remove, submerge, or utilize said dam under such conditions as said commission or other agency may determine, but such conditions shall not include compensation for the removal, submergence, or utilization of said dam.

Amendment.

SEC. 3. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, February 24, 1925.

February 24, 1925.

[S. 3173.]

[Public, No. 463.]

**CHAP. 313.**—An Act To provide for the construction of a memorial bridge across the Potomac River from a point near the Lincoln Memorial in the city of Washington to an appropriate point in the State of Virginia, and for other purposes.

Potomac River, D. C. Memorial bridge, Washington to Arlington, Va., authorized. Vol. 37, p. 885.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the commission created by section 23 of the Act approved March 4, 1913 (Thirty-seventh Statutes, page 885), is hereby authorized and directed to proceed at once with the construction of a memorial bridge across the Potomac River from the vicinity of the Lincoln Memorial in the city of Washington to an appropriate point in the State of Virginia, including appropriate approaches, roads, streets, boulevards, avenues, and walks leading thereto on both sides of said river, together with the landscape features appertaining thereto, all in accordance with the design, surveys, and estimates of cost transmitted by said commission to Congress under date of April 22, 1924: *Provided*, That said commission may make such changes in design and location of said bridge without increasing the total cost of the project as in its discretion may be found to be necessary or advisable.

Plans of Commission to be executed.

*Proviso.*  
Changes allowed.

SEC. 2. That the execution of the project herein and hereby authorized shall be carried out under the general supervision of the Arlington Memorial Bridge Commission in the immediate charge of the executive officer of the said commission, and that said construction shall be entered upon as speedily as practicable in accordance with the plans submitted by the said commission and shall be prosecuted to completion by contracts or otherwise, as may be most economical and advantageous to the Government and approved and ordered by the said commission in a total sum not to exceed \$14,750,000, which sum is authorized to be appropriated from any moneys available or that may become available in the Treasury of the United States: *Provided*, That such appropriations as may be made under the authority of this Act for the execution of said project shall be chargeable to the Treasury of the United States and the revenues of the District of Columbia in such manner as shall then be determined by Congress to be equitable: *Provided further*, That the opening, widening, extending, or improvement of any streets of the District of Columbia in connection with this project shall be subject to assessments for benefits in accordance with the laws governing similar work under the Commissioners of the District of Columbia: *And provided further*, That if the bridge is constructed otherwise than by contract there shall be kept accurate and itemized account of all costs, including labor, materials, rental, repairs, insurance, depreciation of plant and equipment, and all other items and engineering costs properly chargeable to the construction of said bridge.

Arlington Memorial Bridge Commission. Supervision of construction by.

Limit of cost authorized. Post, p. 1316.

*Proviso.*  
Proportional charges on Treasury and District revenues.

Assessments on widening streets, etc.

Accounting if constructed other than by contract.

SEC. 3. That the said executive officer of the said Arlington Memorial Bridge Commission is hereby authorized, with the approval of the said commission, to employ the services of such engineers, architects, sculptors, artists, and other personnel as shall be determined to be necessary without reference to civil service requirements and at rates of pay authorized by said commission: *Provided*, That such officers of the United States Corps of Engineers as may be considered necessary by said commission may be detailed by the President on this work for such periods as the commission may require.

Engineers, architects, artists, etc., to be employed.

*Proviso.*  
Details of Army engineering officers.

SEC. 4. That the said Arlington Memorial Bridge Commission is hereby authorized to occupy such Government-owned lands as may be necessary for the bridge project authorized herein, and on completion of the project to transfer to the park system under the Chief of Engineers, United States Army, all or such portions of such lands as the said commission may in its discretion decide to be necessary.

Occupation of Government-owned land during construction.

Transfers of, to park system after completion.

SEC. 5. That the said Arlington Memorial Bridge Commission is hereby authorized to procure by purchase in the open market, or otherwise, as may be most advisable, or by condemnation, such privately owned lands as may be necessary for approaches on the Virginia shore and to allow B Street northwest, Washington, District of Columbia, to be opened up from the Capitol to the Potomac River in accordance with the said plans of the said commission: *Provided*, That any condemnation carried out under this Act shall be in accordance with the provisions of the Act of Congress, approved August 30, 1890, providing for a site for the enlargement of the Government Printing Office.

Acquiring additional land in Virginia and Washington.

*Proviso.*  
Condemnation proceedings.  
Vol. 26, p. 412.

SEC. 6. That the project herein authorized may be prosecuted by direct appropriations or by continuing contracts, or by both direct appropriations and continuing contracts: *Provided*, That the expenditures in any year shall not exceed the amounts for the corresponding year as shown in the ten-year program of expenditures and construction contained in the report of the said commission.

Proceeding for executing project.

*Proviso.*  
Annual expenditures limited.

SEC. 7. That said commission shall annually submit to Congress, through the Bureau of the Budget, a statement of sums of money previously expended and an estimate of the total sum of money necessary to be expended in the next succeeding year to carry on the work authorized by this Act.

Statement and estimate, yearly.

Approved, February 24, 1925.

CHAP. 314.—Joint Resolution To authorize the American National Red Cross to continue the use of temporary buildings now erected on square numbered 172, Washington, District of Columbia.

February 24, 1925.  
[S. J. Res. 95.]  
[Pub. Res. No. 54.]

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled*, That authority be, and is hereby, given to the central committee of the American National Red Cross to continue the use of such temporary buildings as are now erected upon square numbered 172, in the city of Washington, for the use of the American Red Cross in connection with its work in cooperation with the Government of the United States: *Provided*, That any building or buildings the use of which is extended under this authority shall be removed and site or sites thereof placed in good condition not later than December 31, 1926: *Provided further*, That the United States shall be put to no expense of any kind by reason of the exercise of the authority hereby conferred.

American Red Cross. Use of temporary buildings, Washington, D. C., by, may be continued.  
Vol. 40, p. 90.

*Provisos.*  
Final removal of buildings, etc.

No Government expense for.

Approved, February 24, 1925.

February 25, 1925.  
[H. R. 11957.]  
[Public, No. 464.]

**CHAP. 316.**—An Act To authorize the President in certain cases to modify visé fees.

Visa fees.  
President may modify, of passports of aliens not immigrants.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That notwithstanding existing law fixing the fees to be collected for visés of passports of aliens and for executing applications for such visés, the President be, and he is hereby, authorized, to the extent consistent with the public interest, to reduce such fees or to abolish them altogether, in the case of any class of aliens desiring to visit the United States who are not "immigrants" as defined in the Immigration Act of 1924, and who are citizens or subjects of countries which grant similar privileges to citizens of the United States of a similar class visiting such countries.

*Ante*, p. 154.

Approved, February 25, 1925.

February 25, 1925.  
[S. 2835.]  
[Public, No. 465.]

**CHAP. 317.**—An Act To amend an Act entitled "An Act authorizing insurance companies or associations and fraternal beneficiary societies to file bills of interpleader," approved February 22, 1917.

United States courts.  
Vol. 39, p. 929, amended.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That an Act approved February 22, 1917, authorizing insurance companies and fraternal societies to file bills of interpleader be amended to read as follows:

Insurance companies may file interpleader in district court to determine beneficiary, if claimants of different States.

"SECTION 1. That the district courts of the United States shall have original jurisdiction to entertain and determine suits in equity begun by bills of interpleader, duly verified, filed by any insurance company or association or fraternal or beneficial society, and averring that one or more persons who are bona fide claimants against such company, association, or society resides or reside within the territorial jurisdiction of said court; that such company, association, or society has issued a policy of insurance or certificate of membership providing for the payment of \$500 or more as insurance, indemnity, or benefits to a beneficiary, beneficiaries, or the heirs, next of kin, legal representatives, or assignee of the person insured or member; that two or more adverse claimants, citizens of different States, are claiming to be entitled to such insurance, indemnity, or benefits; that such company, association, or society has paid the amount thereof into the registry of the court, there to abide the judgment of the court.

Deposit in registry of court.

Jurisdiction.  
If policy not assigned.

"SEC. 2. In all such cases if the policy or certificate is drawn payable to the estate of the insured and has not been assigned in accordance with the terms of the policy or certificate the district court of the district of the residence of the personal representative of the insured shall have jurisdiction of such suit. In case the policy or certificate has been assigned during the life of the insured in accordance with the terms of the policy or certificate, the district court of the district of the residence of the assignee or of his personal representative shall have jurisdiction. In case the policy or certificate is drawn payable to a beneficiary or beneficiaries and there has been no such assignment as aforesaid the jurisdiction shall be in the district court of the district in which the beneficiary or beneficiaries or their personal representatives reside. In case there are beneficiaries resident in more districts than one, then jurisdiction shall be in the district court in any district in which a beneficiary or the personal representative of a deceased beneficiary resides.

If policy assigned.

If payable to a beneficiary, etc.

If residents, of different districts.

Full power of court.

"SEC. 3. Said court shall hear and determine the cause and shall discharge the complainant from further liability: and shall make the injunction permanent and enter all such other orders and decrees

as may be suitable and proper, and issue all such customary writs as may be necessary or convenient to carry out and enforce the same."

Approved, February 25, 1925.

**CHAP. 318.**—An Act To amend section 194 of the Penal Code of the United States.

February 25, 1925.  
[S. 3180.]  
[Public, No. 466.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section 194 of the penal laws of the United States be amended so that it shall read as follows:

"SEC. 194. Whoever shall steal, take, or abstract, or by fraud or deception obtain, from or out of any mail, post office or station thereof, or other authorized depository for mail matter, or from a letter or mail carrier, any letter, postal card, package, bag, or mail, or shall abstract or remove from any such letter, package, bag, or mail, any article or thing contained therein, or shall secrete, embezzle, or destroy any such letter, postal card, package, bag, or mail, or any article or thing contained therein; or whoever shall steal, take, or abstract, or by fraud or deception obtain any letter, postal card, package, bag, or mail, which has been left for collection upon or adjacent to a collection box or other authorized depository of mail matter; or whoever shall buy, receive, or conceal, or aid in buying, receiving, or concealing, or shall unlawfully have in his possession, any letter, postal card, package, bag, or mail, or any article or thing contained therein, which has been so stolen, taken, embezzled, or abstracted, as herein described, knowing the same to have been so stolen, taken, embezzled, or abstracted; or whoever shall take any letter, postal card, or package out of any post office or station thereof, or out of any authorized depository for mail matter, or from any letter or mail carrier, or which has been in any post office or station thereof, or other authorized depository, or in the custody of any letter or mail carrier, before it has been delivered to the person to whom it was directed, with a design to obstruct the correspondence, or to pry into the business or secrets of another, or shall open, secrete, embezzle, or destroy the same, shall be fined not more than \$2,000 or imprisoned not more than five years, or both."

Criminal Code.  
Vol. 35, p. 1125,  
amended.  
Postal crimes.

Stealing, secreting,  
embezzling, etc., mail  
matter.

Mail left upon col-  
lection box, etc.

Unauthorized taking  
mail before delivery.

Punishment for.

Approved, February 25, 1925.

**CHAP. 319.**—An Act Authorizing the Secretary of War to convey to the Federal Land Bank of Baltimore certain land in the city of San Juan, Porto Rico.

February 25, 1925.  
[S. 3630.]  
[Public, No. 467.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of War be, and he is hereby, authorized to convey by appropriate quitclaim deed to the Federal Land Bank of Baltimore, of Baltimore, Maryland, for the sum of \$6,000, which is hereby made available for the construction of a double set of noncommissioned officers' quarters on the main reservation of San Juan, Porto Rico, which will replace the double set of noncommissioned officers' quarters on the land to be conveyed, the tract of land situated in the City of San Juan, in the island of Porto Rico, and described as follows:

San Juan, P. R.  
Conveyance to Fed-  
eral Land Bank, of  
Baltimore, Md., tract  
of land in.  
Use of proceeds.

Being the easterly part of La Palma Bastion Military Reserva-  
tion, San Juan, Porto Rico, located and described as follows:  
Beginning at the northwesterly corner of this parcel located at the

Description.

southerly side of Tetuan Street, in line with the north wall of a masonry building on this parcel and distance five and sixty-one one-hundredths meters from the northwest corner of same building; thence bounding with La Palma Bastion bearing south twelve degrees forty-nine minutes east, a distance of twenty and seventy-four one-hundredths meters to the city wall; thence along the inside of this wall north eighty-three degrees thirty-eight minutes east, a distance of twenty-four and four one-hundredths meters; thence north five degrees twenty-six minutes west, a distance of ninety-four one-hundredths meters; thence north eighty-three degrees thirty-eight minutes east, a distance of five and ninety-one one-hundredths meters; thence north twelve degrees twenty-four minutes east, a distance of ten and six one-hundredths meters to the Recinto Sur Street; thence along the westerly side of the Recinto Sur Street north twenty-five degrees one one-hundredths minute west, a distance of eleven and eighty one-hundredths meters; thence along a curve radius about ten feet to its intersection with Tetuan Street, bounding with a small parcel conveyed to the people of Porto Rico; thence along the south line of Tetuan Street south seventy-seven degrees eleven minutes west, a distance of twenty-eight and ten one-hundredths meters to the point of beginning. The above-described parcel contains an area of seven hundred and nineteen and sixty-eight one-hundredths square meters.

Approved, February 25, 1925.

February 25, 1925.  
[H. R. 4825.]  
[Public, No. 468.]

**CHAP. 320.**—An Act For the establishment of industrial schools for Alaskan native children, and for other purposes

Alaska.  
Industrial schools,  
hospitals, etc., for  
natives of, to be es-  
tablished in.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior is hereby authorized to establish a system of vocational training for the aboriginal native people of the Territory of Alaska, and to construct and maintain suitable buildings for schools and dormitories and hospitals in such localities within the Territory of Alaska as he may select.

Unoccupied build-  
ings transferred to Ed-  
ucation Bureau, from  
Interior and War De-  
partments.

**SEC. 2.** That the Secretary of the Interior is hereby instructed to assign to the Bureau of Education any unoccupied buildings in Alaska which are in his custody at abandoned military posts or any other buildings controlled by the Department of the Interior, for use by the Bureau of Education as industrial schools or hospitals that are held by him to be necessary or suitable for such purposes; and the Secretary of War is hereby authorized to transfer to the Secretary of the Interior any unoccupied buildings in Alaska that in the opinion of the Secretary of War may be dispensed with by the War Department, to be used for industrial school or hospital purposes that are held by him to be necessary or suitable for such purposes: *Provided,* That the Secretary of the Interior is hereby authorized to dismantle and remove any of the aforementioned buildings to such locations as may be decided upon for the erection of industrial schools.

*Proviso.*  
Removals to other  
locations.

Approved, February 25, 1925.

February 25, 1925.  
[H. R. 10348.]  
[Public, No. 469.]

**CHAP. 321.**—An Act Authorizing the Chief of Engineers of the United States Army to accept a certain tract of land from Mrs. Anne Archbold donated to the United States for park purposes

District of Columbia.  
Acceptance from Mrs.  
Anne Archbold of land  
in, for park system.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Chief of Engineers, United States Army, be, and he is hereby, authorized

and directed to accept, as an addition to the park system of the District of Columbia, the land, approximately 28.12 acres in extent, lying along Foundry Branch between the Glover Parkway and Reservoir Road, donated by Mrs. Anne Archbold to the United States for park purposes in accordance with the terms of her dedication as shown on the map of said area dated November 10, 1924, on file in the Office of Public Buildings and Grounds, which tract shall be known as the "Archbold Parkway"; and the Chief of Engineers, United States Army, shall be, and is hereby, further authorized to accept dedications of additional land in the District of Columbia and adjacent thereto on request of the National Capital Park Commission and in accordance with the plans of said commission for the extension of the park system of the District of Columbia under the authority contained in Public Act Numbered 202, Sixty-eighth Congress, approved June 6, 1924.

Approved, February 25, 1925.

Acceptance of dedications of additional lands on request of National Capital Park Commission.

Public Laws, 1st sess., p. 463.

**CHAP. 322.**—An Act To recognize and reward the accomplishment of the world flyers

February 25, 1925.  
[H. R. 12064.]  
[Public No. 470.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the President is hereby authorized to advance Captain Lowell Herbert Smith, Air Service, United States Army, one thousand files on the promotion list; First Lieutenant Leigh Wade, First Lieutenant Leslie Philip Arnold, and First Lieutenant Erick Henning Nelson, in recognition of their accomplishment in circumnavigation of the globe by aeroplane, all of the Air Service, United States Army, five hundred files each on the promotion list: *Provided*, That the officers hereinbefore named be, and remain, extra numbers in their grade to be carried as extra numbers up to and including the grade of colonel: *Provided further*, That nothing in this Act shall operate to interfere with or retard the promotion to which any other officer on the promotion list would be entitled under existing law.

Army.  
World flyers advanced on promotion list in recognition of their achievement.

*Proviso.*  
To remain as extra numbers.

Promotions of other officers not retarded.

**SEC. 2.** The President is hereby authorized, by and with the advice and consent of the Senate, to commission Technical Sergeant Henry Herbert Ogden, Air Service, United States Army (second lieutenant, Air Service, Officers' Reserve Corps), and John Harding, junior, second lieutenants, Air Service, Officers' Reserve Corps, as second lieutenants, Air Service, United States Army, to be placed on the promotion list next after the second lieutenant who immediately precedes them on the date of the approval of this Act: *Provided*, That nothing contained in this Act shall operate to increase the total number of commissioned officers of the Regular Army of the United States now authorized by law.

Commissions authorized to Henry Herbert Ogden and John Harding, Jr., as second lieutenants Air Service.

*Proviso.*  
No increase in number of commissioned officers.

**SEC. 3.** The President is hereby authorized to present to Major Frederick L. Martin, Air Service, United States Army, and to Sergeant Alva L. Harvey, Air Service, United States Army, and to each of the officers of the Regular Army and Officers' Reserve Corps hereinbefore named, a distinguished-service medal, and each of them is hereby authorized to accept any medals, or decorations tendered to or bestowed upon them by foreign governments.

Distinguished service medals, accorded to Major Frederick L. Martin, Sergeant Alva L. Harvey, and the world flyers.  
Acceptance of foreign medals, etc.

Approved, February 25, 1925.

**CHAP. 323.**—An Act Authorizing the Secretary of the Interior to issue patent to the city of Redlands, California, for certain lands, and for other purposes.

February 25, 1925.  
[H. R. 166.]  
[Public, No. 471.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he hereby is, authorized and directed to issue

Public lands.

Granted to Redlands, Calif., for water conservation.

Location.

Provisos. Reversion for non-user.

Mineral rights reserved.

patent to the city of Redlands (a duly organized and existing municipal corporation of the State of California, a body corporate and politic, with full power to hold and own real estate), of California, for the following tract of public land, to wit: The south half of the southeast quarter of section 14, township 1 south, range 2 west, San Bernardino base and meridian, in the State of California, upon payment therefor to the Secretary of the Interior for the Government of the United States the full sum of \$1.25 per acre, which patent shall be issued upon the express condition that the city of Redlands shall use said tract of land for the purpose of water conservation for public benefit: *Provided*, That whenever said lands cease to be used by said city for said purposes or are attempted to be sold or conveyed, then, in that event, title to said lands and the whole thereof shall revert to the United States: *Provided further*, That such patent shall contain a reservation to the United States of all gas, oil, coal, and other mineral deposits that may be found in such land, and the right to the use of the land for extracting the same.

Approved, February 25, 1925.

February 25, 1925.  
[H. R. 3927.]  
[Public, No. 472.]

**CHAP. 324.**—An Act Granting public lands to the town of Silverton, Colorado, for public park purposes.

Public lands. Granted to Silverton, Colo., for park purposes.

Description.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That there is hereby granted and conveyed to the town of Silverton, Colorado, for public park purposes, the following-described lands or so much thereof as said town may desire, to wit:

A tract of land situate in township forty north, range seven west, New Mexico principal meridian, in the county of San Juan and State of Colorado, conforming as nearly as practicable to legal subdivisions, and not exceeding three hundred and twenty acres in extent, which land embraces what is commonly known as lower Molas Lake, in said county.

Payment, etc.

That such conveyance shall be made of the said land to said town by the Secretary of the Interior, upon the payment by said town for the said land, or such portion thereof as it may select, at the rate of \$1.25 per acre, and patent issued to said town for the said land selected, to have and to hold for public park purposes, subject to the existing laws and regulations concerning public parks; and the grant hereby made shall not include any lands which at the date of issuance of patent shall be covered by valid existing bona fide right or claim initiated under the laws of the United States: *Provided*, That there shall be reserved to the United States all oil, coal, and other mineral deposits that may be found in the land so granted and all necessary use of the land for extracting the same: *Provided further*, That said town shall not have the right to sell or convey the land herein granted, or any part thereof, or to devote the same to any other purpose than as hereinbefore described; and that if the said land shall not be used as a public park, the same, or such parts thereof not so used, shall revert to the United States.

Approved, February 25, 1925.

Valid rights not affected.

Provisos. Mineral deposits reserved.

Use restricted, reversion if otherwise used.

February 25, 1925.  
[H. R. 5170.]  
[Public, No. 473.]

**CHAP. 325.**—An Act Providing for an exchange of lands between Anton Hiersche and the United States in connection with the North Platte Federal irrigation project.

North Platte irrigation project, Nebr. and Wyo.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That upon proper execution and delivery by Anton Hiersche of a deed conveying to

the United States, its successors and assigns, a good merchantable title in fee, free of incumbrance, to certain lands needed by the United States for reservoir purposes in connection with the North Platte Federal irrigation project in Nebraska and Wyoming, to wit: The northeast quarter; north half of the northwest quarter; southeast quarter of the northwest quarter; north half of the southeast quarter and southeast quarter southeast quarter of section 16, township 23 north, range 54 west, sixth principal meridian, Nebraska; then in exchange for such lands so conveyed the usual patent shall be issued by the United States to Anton Hiersche, conveying to him the following-described lands: The northeast quarter of the northeast quarter; south half of the northwest quarter of the northeast quarter; south half of the northeast quarter; south half of the north half of the northwest quarter; south half of the northwest quarter; and the southeast quarter of section 22; and the southeast quarter of the northeast quarter; and the east half of the southeast quarter of section 15, all in township 23 north, range 54 west, sixth principal meridian, Nebraska, excepting therefrom rights of way thereon for ditches or canals constructed by authority of the United States: *Provided*, That said deed to the United States shall release the United States from all damages to said lands in section 16 suffered by said grantor Anton Hiersche on account of the construction, operation, and maintenance of the said irrigation project: *Provided further*, That said grantor shall be permitted within a period of six months after the date of said deed to remove his improvements from said land in section 16: *Provided further*, That the patent from the United States shall contain language (a) by which the United States shall be released from all claims for damages to said land in section 22 by seepage from existing or proposed reservoirs constructed or to be constructed in connection with said irrigation project, and (b) by which the title of the grantee shall be held subject to a lien in favor of the United States to secure the payment of the project operation and maintenance and construction charges upon the irrigable area of the land patented hereunder.

Exchange of lands with Anton Hiersche for addition thereto.

Lands conveyed.

Lands in exchange.

*Provisos.*  
Release of damages to lands conveyed.

Removal of improvements.

Conditions in patent.

Approved, February 25, 1925.

**CHAP. 326.**—An Act To restore homestead rights in certain cases.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That from and after the passage of this Act any person who has heretofore entered, under the homestead laws, and paid a price equivalent to or greater than \$2.50 per acre, lands embraced in a ceded Indian reservation, shall, upon proof of such fact, if otherwise qualified, be entitled to the benefits of the homestead law as though such former entry had not been made: *Provided*, That the provisions of this Act shall not apply to any person who has failed to pay the full price for his former entry, or whose former entry was canceled for fraud.

February 25, 1925.  
[H. R. 8333.]  
[Public, No. 474.]

Public lands.  
Second homestead entry allowed if former one in a ceded Indian reservation.

*Proviso.*  
Restrictions.

Approved, February 25, 1925.

**CHAP. 327.**—An Act Granting to the State of Oregon certain lands to be used by it for the purpose of maintaining and operating thereon a fish hatchery.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Interior be, and he is hereby, authorized and directed to issue

February 25, 1925.  
[H. R. 9495.]  
[Public, No. 475.]

Public lands.  
Granted Oregon for fish hatchery.

**Location.** patent, as hereinafter limited, to the State of Oregon for the following-described land: The northeast quarter of the northwest quarter of section 2, township 39 south, range 22 east, of the Willamette meridian, in the State of Oregon, for use of said State in maintaining and operating thereon a fish hatchery: *Provided*, That there shall be reserved to the United States all oil, coal, or other minerals in the land, and the right to prospect for, mine, and remove the same: *Provided further*, That if the State of Oregon shall, for a period of two years, fail to use the land for fish hatchery purposes, or shall devote the same to other uses, the title thereto shall revert to the United States, and the lands shall be restored to the public domain upon a finding of such failure by the Secretary of the Interior.

Approved, February 25, 1925.

February 25, 1925.  
[H. R. 9688.]  
[Public, No. 476.]

**CHAP. 328.**—An Act Granting public lands to the city of Red Bluff, California, for a public park.

**Public lands.** *Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Interior be, and he is hereby, authorized and directed to issue patent to the city of Red Bluff, California, in trust, for public park purposes, for the following tract of land, to wit:

**Description.** The north half of the northeast quarter of section 22, township 29 north, range 2 east, Mount Diablo meridian, Tehama County, California, upon payment by said city at the rate of \$1.25 per acre, subject to all valid existing bona fide right or claim initiated under the land laws of the United States: *Provided*, That there shall be reserved to the United States all oil, coal, and other mineral deposits that may be found in the land so granted and all necessary use of the land for extracting the same; that the grant hereby made shall be subject to the provisions of section 24 of the Federal Water Power Act (Forty-first United States Statutes, pages 1063-1077, approved June 10, 1920): *Provided further*, That said city shall not have the right to sell or convey the land herein granted, or any part thereof, or to devote the same to any other purpose than as hereinbefore described; and that if the said land shall not be used as a public park, the same shall revert to the United States: *And provided further*, That the patent issued under the provisions of this Act shall expressly reserve all the rights in the United States as specified herein.

Approved, February 25, 1925.

February 25, 1925.  
[H. R. 10411.]  
[Public, No. 477.]

**CHAP. 329.**—An Act Granting desert-land entrymen an extension of time for making final proof.

**Public lands.** *Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Interior may, in his discretion, in addition to the extensions authorized by existing law, grant to any entryman under the desert-land laws of the United States a further extension of time of not to exceed three years within which to make final proof: *Provided*, That such entryman shall, by his corroborated affidavit, filed in the land office of the district where such land is located, show to the satisfaction of the Secretary that because of unavoidable delay in the construction of the irrigation works intended to convey water to the land embraced in his entry, he is, without fault on his part, unable to make proof of the reclamation and cultivation

Time extended for final proof by desert-land entrymen.  
Vol. 38, p. 1161; Vol. 40, p. 438.

**Provisos.**  
Cause of delay to be proven.

of said lands as required by law within the time limited therefor: *And provided further*, That the entryman, his heirs, or his duly qualified assignee, has in good faith complied with the requirements of law as to yearly expenditures and proof thereof, and shall show, under rules and regulations to be prescribed by the Secretary of the Interior, that there is a reasonable prospect that if the extension is granted he will be able to make the final proof of reclamation, irrigation, and cultivation required by law.

Approved, February 25, 1925.

Compliance with law required.

**CHAP. 339.**—An Act To consolidate the office of Public Buildings and Grounds under the Chief of Engineers, United States Army, and the office of superintendent of the State, War, and Navy Department Buildings.

February 26, 1925.  
[S. 1918.]  
[Public, No. 478.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the office of Public Buildings and Grounds under the Chief of Engineers, United States Army, and the office of superintendent of the State, War, and Navy Department Buildings are hereby consolidated into a single office and shall hereafter be designated as the office of Public Buildings and Public Parks of the National Capital. The superintendent of the State, War, and Navy Department Buildings and the officer in charge of Public Buildings and Grounds shall hereafter be designated as the Director of Public Buildings and Public Parks of the National Capital, and shall be assigned by the President from the officers of the Corps of Engineers for duty in this position as now provided by law for the officer in charge of Public Buildings and Grounds and the superintendent of the State, War, and Navy Department Buildings.

Public Buildings and Public Parks of the National Capital.  
Offices consolidated into.

Assignment by the President of Engineer officer as Director.

Duties transferred to.

**SEC. 2.** The commission in charge of the State, War, and Navy Department Building, established by the Act approved March 3, 1883, is hereby abolished and all powers and duties conferred and imposed by law upon such commission and the superintendent of the State, War, and Navy Department Buildings shall hereafter be exercised and performed by such director, under the general direction of the President of the United States.

State, etc., Department Building commission abolished.  
Vol. 22, p. 553.

Powers transferred to Director.

**SEC. 3.** The office of Public Buildings and Grounds, under the direction and control of the Chief of Engineers of the United States Army, is hereby abolished, and all authority, powers, and duties conferred and imposed by law upon the Secretary of War or upon the Chief of Engineers of the United States Army in relation to the construction, maintenance, care, custody, policing, upkeep, or repair of public buildings, grounds, parks, monuments, or memorials in the District of Columbia, together with the authority, powers, and all duties and powers conferred and imposed by law upon the officer in charge of public buildings and grounds, shall be held, exercised, and performed by the Director of Public Buildings and Public Parks of the National Capital, under the general direction of the President of the United States.

Office of Public Buildings and Grounds abolished.

Duties of Secretary of War and Chief of Engineers over buildings, parks, etc., transferred to Director of new office.

**SEC. 4.** The officers and employees in the offices hereby consolidated shall become officers and employees of the office of Public Buildings and Public Parks of the National Capital without reappointment, and all official records, papers, files, furniture, supplies, and other property in use in or in the possession of the offices so consolidated are hereby transferred to the office hereby created. The director is authorized to appoint, in accordance with existing law, such officers and employees, and to incur such expenses, as may be necessary for the proper administration of his office within the limits of the appropriations from time to time granted therefor.

Personnel, records, furniture, etc., of consolidated offices transferred to new office.

Administrative powers of Director.

Assistants by detail.

All unexpended balances available for new office.

Laws not affected.  
Vol. 40, p. 1269.

*Ante*, p. 175.

There may be detailed to assist the director not to exceed two qualified officers of the United States Army not above the rank of major.

SEC. 5. All unexpended balances of appropriations made for either of the activities hereby consolidated shall be available for expenditure by the office hereby established to the same extent and under the same conditions as such appropriations are available for the offices hereby consolidated.

SEC. 6. Nothing contained in this Act shall be held to modify existing law with respect to the assignment of space in the public buildings in the District of Columbia by the Public Buildings Commission or to modify sections 4 to 10, inclusive, of the Act approved May 27, 1924, relating to the United States park police, except as provided in section 3 of this Act.

Approved, February 26, 1925.

February 26, 1925.

[S. 2287.]

[Public, No. 479.]

CHAP. 340.—An Act To permit the Secretary of War to dispose of and the Port of New York Authority to acquire the Hoboken Manufacturers' Railroad.

Hoboken Manufacturers' Railroad Company.

Stock of, may be sold to Port of New York Authority.

Vol. 42, p. 822.  
Bonds in lieu of cash acceptable.

Operation to continue.

*Provisos.*  
Jurisdiction of Interstate Commerce Commission.

Use by Government in emergency.

Coordination with Government piers, etc., to facilitate freight carriage.

Sale to other purchaser if terms, etc., not agreed upon.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of War be, and he is hereby, authorized, for such sum and on such terms and conditions as he may deem best, to sell to and dispose of, and the Port of New York Authority is authorized to acquire from the Secretary of War, the stock of the Hoboken Manufacturers' Railroad Company, said corporation being the lessee of the line known as the Hoboken Shore Road now constituting part of Belt Line Numbered 13 in the comprehensive plan for the development of the port of New York, adopted by the States of New York and New Jersey under chapter 43, Laws of New York, 1922, and chapter 9, Laws of New Jersey, 1922, and ratified and confirmed by the Congress of the United States by Public Resolution 66, Sixty-seventh Congress; and the Secretary is authorized and empowered to take and accept in lieu of cash the bonds of the said Port of New York Authority, secured by such lien as the Secretary in his discretion may determine is proper and sufficient; and upon such acquisition the said railroad shall continue to be operated in intrastate, interstate, and foreign commerce and in accordance with the provisions of the said comprehensive plan for the development of the port and the improvement of commerce and navigation: *Provided*, That the operation of said railroad in intrastate, interstate, and foreign commerce shall be subject to the jurisdiction of the Interstate Commerce Commission in the same manner and to the same extent as would be the case if this Act had not been passed: *Provided further*, That the Secretary shall attach such conditions to such transfer as shall insure the use of such railroad facility by the United States in the event of war or other national emergency: *Provided further*, That in order to facilitate the interchange of freight between rail and water facilities, such railroad, if acquired by the Port of New York Authority hereunder shall be operated in coordination with the piers and docks adjacent thereto so long as said piers and docks are owned and operated by the United States Government or by any agency thereof, or by any corporation a majority of whose stock is owned by the United States: *Provided further*, That if the Port of New York Authority fails to agree upon terms and conditions of sale which are considered satisfactory by the Secretary of War, he is hereby authorized to sell and dispose of the stock of the Hoboken Manufacturers' Railroad Company or all or any part of the real and personal property of the Hoboken Manufacturers'

Railroad Company to any purchaser or purchasers upon such terms and conditions as he may deem best subject, nevertheless, to the provisos herein above stated: *Provided further*, That if the Secretary of War shall deem it to be in the public interest that any real or personal property owned by the said Hoboken Manufacturers' Railroad Company not connected with the railroad itself should be separately disposed of or held for later disposition, he is hereby authorized to cause such property to be transferred from the said Hoboken Manufacturers' Railroad Company to the United States, and thereafter to sell the same upon such terms as he deems best, or if more expedient, he is hereby authorized to form a corporation to acquire such property, and is authorized to cause such property, or any part thereof, to be transferred from the said Hoboken Manufacturers' Railroad Company to such new corporations so organized and to accept in place thereof the stock of such new corporation, and to hold the same until such time as he secures what he shall deem to be a fair and reasonable price for such property, at which time he is authorized to sell said property in whole or in part or the stock in the said new corporation to which such property is transferred on such terms and conditions as in his judgment will best promote the public interest, and the Secretary of War is further authorized to make and impose any terms, conditions, or reservations necessary to effectuate the purpose hereof, and to enter into such contracts as will effectuate the same: *And provided further*, That nothing in this Act shall be construed as relieving or exempting the property acquired hereunder by the Port of New York Authority from any municipal taxes or assessments for public improvements, and nothing herein contained shall be construed as an expression on the part of the Congress as to whether the States of New York and New Jersey, or either of them, should relieve or exempt the said Port of New York Authority from taxation or subject the said port of New York or any of said property to taxation.

Disposal of other than railroad property.

Holding corporation authorized.

Sale, etc.

Terms.

No exemption from municipal or State taxes.

Approved, February 26, 1925.

**CHAP. 341.**—An Act To authorize the sale of lands in Pittsburgh, Pennsylvania.

February 26, 1925.  
[H. R. 2720.]  
[Public, No. 480.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Interior be, and he is hereby, authorized to sell after due advertisement at competitive sale, with the right reserved to reject any and all bids, at not less than its appraised value as fixed by three disinterested landowners to be appointed by the Secretary of the Interior and at a sum not less than its original cost to the United States, and convey by his deed as such Secretary that certain parcel of land belonging to the United States situate in the fourteenth ward of the city of Pittsburgh, county of Allegheny, and State of Pennsylvania, and particularly described as follows:

Pittsburgh, Pa.  
Sale of tract of Government land in.

Description.

Beginning at a stone monument on the line of land of the United States and land of the National Tube Company, being south two degrees twenty-three minutes fifteen seconds east, a distance of ninety-one feet from Forbes Street and the northeast corner of the said property of the United States; thence south two degrees twenty-three minutes fifteen seconds east fifty-eight and eighty-nine one-hundredths feet to a stone monument, being a corner common to land of the United States and the tract now being described; thence north eighty-seven degrees thirty-six minutes forty-five seconds east sixty-six and seventy-one one-hundredths feet to a point on the line of land of the United States and land of the National Tube

Company; thence north fifty degrees forty-one minutes fifteen seconds west seventy feet to a concrete monument, being a corner common to the land of the National Tube Company and the tract as now being described; thence north fifty-two degrees twenty-six minutes fifteen seconds west twenty and eighty one-hundredths feet to a stone monument, being the point of beginning, containing one thousand nine hundred and sixty-six and four one-hundredths square feet: *Provided*, That such sale shall be made on such terms and conditions as will protect the uses of the Government to property adjacent thereto as to light and other easements.

Approved, February 26, 1925.

February 26, 1925.

[S. 3765.]

[Public, No. 481.]

**CHAP. 342.**—An Act To authorize a five-year building program for the public school system of the District of Columbia which shall provide school buildings adequate in size and facilities to make possible an efficient system of public education in the District of Columbia.

District of Columbia.  
Five-Year School  
Building Program Act.

Purposes of authori-  
zation.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That it is the purpose of this Act, which shall hereafter be known as the Five-Year School Building Program Act, to provide a sufficient number of school buildings to make it possible: To abandon all portables; to eliminate the use of rented buildings; to abandon the use of undesirable rooms; to reduce elementary school classes to a standard of not more than forty pupils per class; to provide a five-hour day of instruction for elementary school pupils, thereby eliminating part time classes; to abandon all school buildings recommended for immediate or early abandonment in 1908; to abandon other school buildings which have become unfit for further use since 1908; to provide a full day of instruction for high school pupils thereby eliminating the "double shift" program in the high schools; to provide for the annual increase in enrollment of pupils during said five-year period; and in general, to provide in the District of Columbia a program of schoolhouse construction which shall exemplify the best in schoolhouse planning, schoolhouse construction and educational accommodations.

Elementary schools.

## ELEMENTARY SCHOOLS

Land for school sites,  
playgrounds, and the  
construction of build-  
ings.

**SEC. 2.** The following items for the purchase of land for schools sites and school playgrounds and for the construction of buildings for elementary schools are authorized in the:

### FIRST DIVISION

First division.

For the erection of an eight-room extensible building, including a combination gymnasium and assembly hall, on a site on Calvert Street now owned by the District of Columbia.

For the purchase of land adjoining or in the vicinity of the site on Grant Road now owned by the District of Columbia.

For the erection of an eight-room extensible building, including a combination gymnasium and assembly hall, on a site on Grant Road now owned by the District of Columbia.

For the purchase of a site on which to locate a new eight-room school building in Potomac Heights to replace the one-room building on Conduit Road.

For the erection of a four-room extensible building on the site to be purchased in Potomac Heights.

For the construction of an eight-room addition to the Janney School to replace the present Tenley School, including the necessary remodeling of the present Janney building.

For the construction of a combination gymnasium and assembly hall at the John Eaton School in accordance with the original plans for the construction of said building.

For the purchase of land in the vicinity of the Addison School for playground purposes.

For the purchase of land in the vicinity of the John Eaton School for playground purposes.

For the purchase of land in the vicinity of the Jackson School for playground purposes.

For the purchase of a site on which to locate a new sixteen-room school building in the vicinity of Connecticut Avenue and Upton Street.

For the purchase of a site on which to locate a new sixteen-room school building in the vicinity of Foxhall Road and Calvert Street.

For the purchase of a site on which to locate a sixteen-room school building in Wesley Heights.

For the purchase of additional land in the vicinity of the E. V. Brown School to provide for the construction of an addition to said school and for playground purposes.

#### SECOND DIVISION

For the purchase of land in the vicinity of the Morgan School for playground purposes.

Second division.

#### THIRD DIVISION

For the erection of a sixteen-room building, including a combination gymnasium and assembly hall, on a site now owned by the District of Columbia at Fifth and Decatur Streets northwest.

Third division.

For the purchase of land adjoining the Brightwood Park School to provide for the construction of an addition to said school.

For the construction of a twelve-room addition to the Brightwood Park School, including a combination gymnasium and assembly hall and including the necessary remodeling of the present building.

For the erection of an eight-room extensible building on a site now owned by the District of Columbia at Fifth and Sheridan Streets northwest.

For the purchase of a site on which to locate a new sixteen-room school building in the vicinity of Thirteenth and Montague Streets northwest to replace the Brightwood School.

For the erection of a sixteen-room extensible building on a site to be purchased in the vicinity of Thirteenth and Montague Streets northwest to replace the present Brightwood School.

For the purchase of a site on which to locate a new sixteen-room school building in the vicinity of Fourteenth and Ogden Streets northwest.

For the erection of an eight-room extensible building on the site to be purchased in the vicinity of Fourteenth and Ogden streets northwest.

For the construction of an eight-room addition, including a combination gymnasium and assembly hall, to the Raymond School, including the necessary remodeling of the present building.

For the construction of a four-room addition to the Woodburn School, including the necessary remodeling of the present building.

For the construction of a combination gymnasium and assembly hall at the West School in accordance with the original plans for the construction of said building.

For the construction of a combination gymnasium and assembly hall at the Petworth School in accordance with the original plans for the construction of said building.

For the purchase of land in the vicinity of the Hubbard School for playground purposes.

For the purchase of land in the vicinity of the Johnson School for playground purposes.

For the purchase of land in the vicinity of the Petworth School for playground purposes.

For the purchase of a site on which to locate a new sixteen-room school building in the vicinity of Sixteenth Street and Webster Street northwest.

For the purchase of a site on which to locate a new sixteen-room school building in the vicinity of Alaska Avenue and Holly Street.

For the construction of an eight-room extensible building including a combination gymnasium and assembly hall on the site to be purchased in the vicinity of Alaska Avenue and Holly Street.

For the construction of an eight-room addition to the Bancroft School, including the necessary remodeling of the present building.

For the construction of a combination gymnasium and assembly hall at the Takoma School in accordance with the original plans for the construction of said building.

#### FOURTH DIVISION

##### Fourth division.

For the purchase of a site on which to locate a new twenty-four room school building in the vicinity of the Adams School, to replace the Force and the Adams Schools.

For the erection of a twenty-four-room building, including a combination gymnasium and assembly hall, on the site to be purchased in the vicinity of the Adams School.

For the purchase of a site on which to locate a new sixteen-room school building in the vicinity of and to replace the Abbot School.

For the erection of an eight-room extensible building on the site to be purchased in the vicinity of the Abbot School.

#### FIFTH DIVISION

##### Fifth division.

For the construction of an eight-room addition to the Park View School, including the necessary remodeling of the present building.

For the construction of an eight-room addition, including a combination gymnasium and assembly hall, to the Burroughs School, including the necessary remodeling of the present building.

For the purchase of a site on which to locate a new eight-room school building, in the vicinity of South Dakota Avenue and Rhode Island Avenue northeast.

For the erection of an eight-room extensible building on the site to be purchased in the vicinity of South Dakota Avenue and Rhode Island Avenue northeast.

For the purchase of land in the vicinity of the Langdon School, to provide for the erection of a new sixteen-room school building, to replace the present Langdon School.

For the erection of a sixteen-room building, including a combination gymnasium and assembly hall, to replace the present Langdon School building.

For the purchase of land in the vicinity of the Brookland School, for playground purposes.

For the purchase of land in the vicinity of the Eckington School, for playground purposes.

For the purchase of a site on which to locate a sixteen-room school building in the vicinity of Rhode Island Avenue and Twelfth Street northeast.

For the purchase of a site on which to locate a sixteen-room school building in the neighborhood north of Michigan Avenue, extended, northeast.

#### SIXTH DIVISION

For the construction of a four-room addition to the Kenilworth School, including the necessary remodeling of the present building.

Sixth division.

For the purchase of land in the vicinity of the Benning School for playground purposes.

For the purchase of land in the vicinity of the Ludlow School for playground purposes.

For the purchase of land in the vicinity of the Wheatley School for playground purposes.

For the purchase of land in the vicinity of the Carbery School for playground purposes.

For the purchase of land in the vicinity of the Peabody School for playground purposes.

For the construction of a combination gymnasium and assembly hall at the Wheatley School in accordance with the original plans for the construction of said building.

#### SEVENTH DIVISION

For the construction of a four-room addition, including a combination gymnasium and assembly hall, to the Buchanan School, including the necessary remodeling of the present building.

Seventh division.

For the purchase of land adjoining the Lenox School to provide for the construction of an addition to said school.

For the construction of a four-room addition to the Lenox School, including the necessary remodeling of the present building.

For the construction of a four-room addition to the Bryan School, including the necessary remodeling of the present building.

For the purchase of land in the vicinity of the Cranch School for playground purposes.

For the purchase of land in the vicinity of the Ketcham-Van Buren School for playground purposes.

#### EIGHTH DIVISION

For the construction of a third story addition of four rooms to the Amidon School, including the necessary remodeling of the present building.

Eighth division.

For the purchase of land adjoining the Fairbrother School to provide for the construction of an addition to said school.

For the construction of a twelve-room addition, including a combination gymnasium and assembly hall, to the Fairbrother School, including the necessary remodeling of the present building, to replace the Bradley School.

For the purchase of land in the vicinity of the Toner School for playground purposes.

#### TENTH DIVISION

For the purchase of land adjoining the Bruce School to provide for the construction of an addition to said school.

Tenth division.

For the construction of an eight-room addition to the Bruce School, including a combination gymnasium and assembly hall and the necessary remodeling of the present building.

For the purchase of land adjoining the Wilson School to provide for the construction of an addition to said school.

For the construction of an eight-room addition to the Wilson School, including a combination gymnasium and assembly hall and the necessary remodeling of the present building.

For the construction of a four-room addition to the Military Road School, including the necessary remodeling of the present building.

For the construction of an eight-room addition to the Phillips School, including a combination gymnasium and assembly hall and the necessary remodeling of the present building.

For the construction of a four-room addition to the Reno School, including the necessary remodeling of the present building.

For the purchase of land adjoining the Garrison School to provide for the construction of an addition to said school.

For the construction of an eight-room addition to the Garrison School, including a combination gymnasium and assembly hall and the necessary remodeling of the present building.

For the purchase of land in the vicinity of the Wormley School for playground purposes.

For the purchase of land in the vicinity of the Montgomery School for playground purposes.

For the purchase of land in the vicinity of the Stevens School for playground purposes.

For the purchase of land in the vicinity of the Sumner-Magruder School for playground purposes.

#### ELEVENTH DIVISION

##### Eleventh division.

For the purchase of land adjoining the Smothers School to provide for the construction of an addition to said school.

For the construction of a four-room addition to the Smothers School, including the necessary remodeling of the present building.

For the construction of an eight-room addition to the Deanwood School, including a combination gymnasium and assembly hall in accordance with the original plans for the construction of said building, and including the necessary remodeling of the present building.

For the construction of a six-room addition to the Crummell School, including the necessary remodeling of the present building.

For the purchase of land in the vicinity of the Slater-Langston School for playground purposes.

For the construction of an eight-room addition to the Burrville School, including a combination gymnasium and assembly hall and the necessary remodeling of the present building.

For the purchase of land in the vicinity of the Deanwood School for the construction of an addition and for playground purposes.

#### TWELFTH DIVISION

##### Twelfth division.

For the purchase of land in the vicinity of the Banneker School for playground purposes.

For the purchase of land in the vicinity of the Douglass-Simmons School for playground purposes.

For the construction of a combination gymnasium and assembly hall at Douglass-Simmons School.

For the purchase of land in the vicinity of the Jones School for playground purposes.

For the purchase of land in the vicinity of the Harrison School to provide for the construction of an addition to said school and for playground purposes.

For the construction of an addition to the Harrison School to provide for a rest room, a dining room, and a kitchen.

THIRTEENTH DIVISION

For the purchase of land adjoining the Giddings School to provide for the erection of a new sixteen-room building to replace the present Lincoln School building.

Thirteenth division.

For the erection of a sixteen-room building, including a combination gymnasium and assembly hall to replace the present Lincoln School building.

For the erection of a twelve-room building to replace the present Randall School building.

For the purchase of land adjoining the Birney School to provide for the construction of an addition to said school.

For the construction of an eight-room addition to the Birney School, including the necessary remodeling of the present building.

For the construction of a combination gymnasium and assembly hall at the Lovejoy School in accordance with the original plans for the construction of said building.

For the purchase of land adjoining the new Bell School to provide for the construction of an addition to said school.

For the construction of a sixteen-room addition to the new Bell School, including a combination gymnasium and assembly hall and the necessary remodeling of the present building.

For the purchase of land in the vicinity of Lovejoy School to provide for the erection of a new building.

For the erection of an eight-room building in the vicinity of the Lovejoy School.

For the purchase of land in the vicinity of the Payne School for playground purposes.

For the construction of a four-room addition to the Syphax School.

VOCATIONAL SCHOOLS

For the purchase of land in the vicinity of the O Street Vocational School to provide for the construction of an addition to said school.

Vocational school.

For the construction of an eight-room addition to the O Street Vocational School, including the necessary remodeling of the present building.

JUNIOR HIGH SCHOOLS

Junior High Schools.

SEC. 3. The following items for the purchase of land for school sites and school playgrounds and for the construction of junior high school buildings are authorized in the:

Land for schools, construction, etc.

FIRST DIVISION

For the purchase of a site on which to locate a new junior high school building in Georgetown.

First division.

For the erection of a junior high school building on a site to be purchased for that purpose in Georgetown, in accordance with the plans of the Macfarland Junior High School.

For the purchase of a site on which to locate a new junior high school building in the Reno section.

For the erection of a junior high school building on a site to be purchased for that purpose in the Reno section, in accordance with the plans of the Macfarland Junior High School.

#### THIRD DIVISION

Third division.

For the construction of two wings, additional shops, and a combination gymnasium and assembly hall at the Macfarland Junior High School, including the necessary remodeling of the present building, in accordance with the original plans for the construction of said building.

For the purchase of a site on which to locate a new junior high-school building in Brightwood.

For the erection of a junior high school building on a site to be purchased for that purpose in Brightwood in accordance with the plans of the Macfarland Junior High School.

#### FIFTH DIVISION

Fifth division.

For the construction of two wings, additional shops, and a combination gymnasium and assembly hall at the Langley Junior High School, including the necessary remodeling of the present building, in accordance with the original plans for the construction of said building.

For the purchase of a site on which to locate a new junior high-school building in the vicinity of Brookland and Woodridge.

For the erection of a junior high-school building on a site to be purchased for that purpose in the vicinity of Brookland and Woodridge in accordance with the plans of the Macfarland Junior High School.

#### SIXTH DIVISION

Sixth division.

For the construction of two wings, additional shops, and a combination gymnasium and assembly hall at the Stuart Junior High School in the northeast, including the necessary remodeling of the present building, in accordance with the original plans for the construction of said building.

For the purchase of a site on which to locate a new junior high school building in the vicinity of the Kingsman School.

For the erection of a junior high school building on a site to be purchased for that purpose in the vicinity of the Kingsman School in accordance with the plans of the Macfarland Junior High School.

#### SEVENTH DIVISION

Seventh division.

For the construction of an eight-room addition to the Hine Junior High School.

#### EIGHTH DIVISION

Eighth division.

For the purchase of a site on which to locate a new building to replace the present Jefferson Junior High School building.

For the erection of a new building for the Jefferson Junior High School on the site to be purchased for that purpose.

#### TENTH DIVISION

Tenth division.

For the erection of the Francis Junior High School on a site now owned by the District of Columbia at Twenty-fourth and N Streets northwest in accordance with the plans of the Macfarland Junior High School.

## ELEVENTH DIVISION

For the purchase of land adjoining the Garnet-Patterson School to provide for the erection of a new twenty-four-room school building to replace the present buildings.

Eleventh division.

For the erection of a twenty-four-room building to replace the present Garnet-Patterson School building in accordance with the plans of the Macfarland Junior High School.

## THIRTEENTH DIVISION

For the construction of an eight-room addition to the Cardozo School, on land already owned by the District of Columbia, including a combination gymnasium and assembly hall, for the Randall Junior High School.

Thirteenth division.

## SENIOR HIGH SCHOOLS

Senior High Schools.

SEC. 4. The following items for the construction of high-school buildings, for the transfer of schools from one building to another, and the establishment of a business high school for colored pupils are authorized.

Buildings, transfers, etc., of designated.

For the construction of a new school building for the McKinley Manual Training School on a site now owned by the District of Columbia adjoining the Langley Junior High School.

For the construction of a new school building for the Business High School on a site now owned by the District of Columbia adjoining the Macfarland Junior High School.

For the transfer of the Shaw Junior High School to the building now occupied by the McKinley Manual Training School.

For the transfer of the business department from the Dunbar High School and the organization of a business high school for colored pupils in the building now occupied by the Shaw Junior High School.

For the purchase of land in the vicinity of the Armstrong Technical High School to complete the original plan for an extension of the building.

For the purchase of additional land adjoining the Dunbar High School to complete the original plan for an athletic field.

Athletic fields.

For proper grading, for seating, and for fitting up for athletic purposes in general the ground adjoining the Dunbar High School for the use of pupils at Dunbar and Armstrong High Schools and the pupils of others schools in the immediate vicinity.

For proper grading, for seating, and for fitting up for athletic purposes in general, the ground for which an appropriation has already been made, for an athletic field for the Western High School.

For proper grading, for seating, and for fitting up for athletic purposes in general the ground purchased as a site for the McKinley Manual Training School, including the purchase of additional ground if necessary.

SEC. 5. The Board of Education is hereby authorized to use the remaining four classrooms and accessory facilities of the Franklin School building for office purposes as it may be found possible to transfer the classes now occupying said four rooms to adjoining schools.

Franklin School. Rooms for office purposes.

SEC. 6. The phrase used in this Act "for the purchase of land adjoining" a given school shall be construed as making possible the purchase of land "in the immediate vicinity of" said school, provided the land now available adjoining a given school shall not

Purchase of adjoining land, construed.

be equally available at the time the estimates are made for such purchase.

Gymnasium and assembly hall in first unit of extensible building, authorized.

SEC. 7. Whenever at the time of appropriation it appears more economical to construct a combined gymnasium and assembly hall with the first unit of an extensible elementary-school building, the provisions of this Act shall be construed as authorizing such construction.

Submission of future items for purchase, etc.

SEC. 8. Nothing in this Act shall be construed as precluding the possibility of the Board of Education submitting, the Commissioners and the Bureau of the Budget approving and forwarding, or of Congress appropriating money for, an item or items for the purchase of land or for the construction of buildings thereon made necessary in the future by the development of conditions which were not foreseen when this Act was passed.

Effective July 1, 1925.

SEC. 9. This Act shall become effective on the 1st day of July, 1925, and that estimates of expenditures for buildings and grounds for the public schools of the District of Columbia shall hereafter be prepared in accordance with the provisions of this Act.

Approved, February 26, 1925.

February 26, 1925.  
[H. R. 4114.]  
[Public, No. 482.]

CHAP. 343.—An Act Authorizing the construction of a bridge across the Colorado River near Lee Ferry, Arizona.

Colorado River. Amount authorized for bridge across, near Lee Ferry, Ariz.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That there is hereby authorized to be appropriated, out of any money in the Treasury not otherwise appropriated, not to exceed the sum of \$100,000, to be expended under the direction of the Secretary of the Interior, for the construction of a bridge and approaches thereto across the Colorado River at a site about six miles below Lee Ferry, Arizona, to be available until expended, and to be reimbursable to the United States from any funds now or hereafter placed in the Treasury to the credit of the Indians of the Navajo Indian Reservation, to remain a charge and lien upon the funds of such Indians until paid: *Provided,* That no part of the appropriations herein authorized shall be expended until the Secretary of the Interior shall have obtained from the proper authorities of the State of Arizona satisfactory guaranties of the payment by said State of one-half of the cost of said bridge, and that the proper authorities of said State assume full responsibility for and will at all times maintain and repair said bridge and approaches thereto.

Reimbursable from funds of Navajo Reservation Indians.

Approved, February 26, 1925.

*proviso.* Guaranties from Arizona to pay one-half cost, and maintain, etc., bridge.

February 27, 1925.  
[H. R. 4222.]  
[Public, No. 483.]

CHAP. 344.—An Act To amend section 3186 of the Revised Statutes, as amended.

Internal revenue. R. S., sec. 3186, p. 612. Unpaid taxes a lien on all property. Vol. 37, p. 1016, amended. Post, p. 1617.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section 3186 of the Revised Statutes, as amended, is amended to read as follows:

“SEC. 3186. That if any person liable to pay any tax neglects or refuses to pay the same after demand, the amount shall be a lien in favor of the United States from the time when the assessment list was received by the collector, except when otherwise provided, until paid, with the interest, penalties, and costs that may accrue in addition thereto upon all property and rights to property belonging to such person: *Provided, however,* That such lien shall not be valid as against any mortgagee, purchaser, or judgment creditor until notice of such lien shall be filed by the collector in the office of the clerk of

*Provisos.* Not valid against mortgagee, etc., until notice filed.

the district court of the district within which the property subject to such lien is situated: *Provided further*, That whenever any State by appropriate legislation authorizes the filing of such notice in the office of the registrar or recorder of deeds of the counties of that State, and in the State of Louisiana in the parishes thereof, and in the States of Connecticut, Rhode Island, and Vermont in the office of the registrar or recorder of deeds or town or city clerk having custody of the land records of the towns and cities, then such lien shall not be valid in that State against any mortgagee, purchaser, or judgment creditor until such notice shall be filed in the office of the registrar or recorder of deeds of the county or counties, or parish or parishes in the State of Louisiana, or in the office of the registrar or recorder of deeds or town or city clerk having custody of the land records in the States of Connecticut, Rhode Island, and Vermont of the towns or cities within which the property subject to the lien is situated."

Filing, when authorized by State law, in land record offices of counties, towns, etc., to be valid.

Approved, February 26, 1925.

**CHAP. 345.**—An Act To amend the China Trade Act, 1922.

February 26, 1925.  
[H. R. 7190.]  
[Public, No. 484.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That subdivision (a) of section 4 of the China Trade Act, 1922, is amended by striking out the word "Five" and inserting in lieu thereof the word "Three."

China Trade Act. Three incorporators required. Vol. 42, p. 850, amended.

**SEC. 2.** That paragraph (6) of subdivision (b) of section 4 of said Act is amended to read as follows:

Vol. 42, p. 850, amended.

"(6) The names and addresses of at least three individuals (a majority of whom, at the time of designation and during their term of office, shall be citizens of the United States), to be designated by the incorporators, who shall serve as temporary directors; and"

Temporary directors.

**SEC. 3.** That paragraph (7) of subdivision (b) of section 4 of said Act is amended to read as follows:

Vol. 42, p. 850, amended.

"(7) The fact that an amount equal to 25 per centum of the amount of the authorized capital stock has been in good faith subscribed to."

Stock subscribed for.

**SEC. 4.** That subdivision (c) of section 4 of said Act is amended to read as follows:

Vol. 42, p. 850, amended.

"(c) A China Trade Act corporation shall not engage in the business of discounting bills, notes, or other evidences of debt, of receiving deposits, of buying and selling bills of exchange, or of issuing bills, notes, or other evidences of debt, for circulation as money; nor engage in any other form of banking business; nor engage in any form of insurance business; nor engage in, nor be formed to engage in, the business of owning or operating any vessel, unless the controlling interest in such corporation is owned by citizens of the United States, within the meaning of section 2 of the Shipping Act, 1916, as amended."

Banking or insurance business forbidden.

Interest in shipping allowed if owned by citizens.

Vol. 39, p. 729; Vol. 40, p. 900.

**SEC. 5.** That section 4 of said Act is amended by adding thereto the following new subdivision:

New matter. Vol. 42, p. 850, amended.

"(d) No certificate of incorporation shall be delivered to a China Trade Act corporation and no incorporation shall be complete until at least 25 per centum of its authorized capital stock has been paid in in cash, or, in accordance with the provisions of section 8, in real or personal property which has been placed in the custody of the directors, and such corporation has filed a statement to this effect under oath with the registrar within six months after the issuance of its certificate of incorporation, except that the registrar may grant

Incorporation not complete until requisite amount paid in.

Statement of real or personal property.

Vol. 42, p. 851.

Revocation on violation.

Vol. 42, p. 853.

Vol. 42, p. 851, amended.

Corporate seal.

Vol. 42, p. 851, amended.  
Stock to be issued at not less than par.

Full payment before issue.

Holders liable for unpaid amounts.

By-laws.  
Vol. 42, p. 852, amended.

Directors.

Meetings.  
Vol. 42, p. 852, amended.

Quorum.

Suits against corporation.  
Vol. 42, p. 855, amended.

Agent to be maintained in District of Columbia to answer in court.

Income tax.  
Vole, p. 295, amended.

Credit for proportion of income from China sources bears to shares of China, United States, etc., owners.

additional time for the filing of such statement upon application made prior to the expiration of such six months. If any such corporation transacts business in violation of this subdivision or fails to file such statement within six months, or within such time as the registrar prescribes upon such application, the registrar shall institute proceedings under section 14 for the revocation of the certificate."

SEC. 6. That subdivision (b) of section 6 of said Act is amended to read as follows:

"(b) Shall have a corporate seal and may, with the approval of the Secretary, alter it."

SEC. 7. That section 7 of said Act is amended to read as follows:

"SEC. 7. Each share of the original or any subsequent issue of stock of a China Trade Act corporation shall be issued at not less than par value, and shall be paid for in cash, or in accordance with the provisions of section 8, in real or personal property which has been placed in the custody of the directors. No such share shall be issued until the amount of the par value thereof has been paid the corporation; and when issued, each share shall be held to be full paid and nonassessable; except that if any share is, in violation of this section, issued without the amount of the par value thereof having been paid to the corporation, the holder of such share shall be liable in suits by creditors for the difference between the amount paid for such share and the par value thereof."

SEC. 8. Subdivision (b) of section 9 of such Act is amended to read as follows:

"(b) The number, qualifications, and manner of choosing and fixing the tenure of office and compensation of all directors; but the number of such directors shall be not less than three, and a majority of the directors, and the president and the treasurer, or each officer holding a corresponding office, shall, during their tenure of office, be citizens of the United States resident in China."

SEC. 9. The third sentence of subdivision (a) of section 10 of such Act is amended to read as follows:

"The holders of two-thirds of the voting shares, represented in person or by proxy, shall constitute a quorum at such meetings authorized to transact business."

SEC. 10. That section 20 of said Act is amended by inserting "(a)" before the word "That," and by adding thereto the following new subdivision:

"(b) Every China Trade Act corporation shall maintain in the District of Columbia a person as its accredited agent upon whom legal process may be served, in any suit to be brought in the Supreme Court of the District of Columbia, and who is authorized to enter an appearance in its behalf. In the event of the death or inability to serve, or the resignation or removal, of such person, such corporation shall, within such time as the Secretary by regulation prescribes, appoint a successor. Such corporation shall file with the Secretary a certified copy of each power of attorney appointing a person under this subdivision, and a certified copy of the written consent of each person so appointed."

SEC. 11. That subdivisions (a) and (b) of section 263 of the Revenue Act of 1924 are amended to read as follows:

"SEC. 263. (a) That for the purpose only of the tax imposed by section 230 there shall be allowed, in the case of a corporation organized under the China Trade Act, 1922, a credit of an amount equal to the proportion of the net income derived from sources within China (determined in a similar manner to that provided in section 217) which the par value of the shares of stock of the corporation owned on the last day of the taxable year by (1) persons resident in

China, the United States, or possessions of the United States, and (2) individual citizens of the United States or China wherever resident, bears to the par value of the whole number of shares of stock of the corporation outstanding on such date: *Provided*, That in no case shall the amount by which the tax imposed by section 230 is diminished by reason of such credit exceed the amount of the special dividend certified under subdivision (b) of this section.

*Proviso.*  
Limitation.

“(b) Such credit shall not be allowed unless the Secretary of Commerce has certified to the Commissioner (1) the amount which, during the year ending on the date fixed by law for filing the return, the corporation has distributed as a special dividend to or for the benefit of such persons as on the last day of the taxable year were resident in China, the United States, or possessions of the United States, or were individual citizens of the United States or China, and owned shares of stock of the corporation, (2) that such special dividend was in addition to all other amounts, payable or to be payable to such persons or for their benefit, by reason of their interest in the corporation, and (3) that such distribution has been made to or for the benefit of such persons in proportion to the par value of the shares of stock of the corporation owned by each; except that if the corporation has more than one class of stock, the certificates shall contain a statement that the articles of incorporation provide a method for the apportionment of such special dividend among such persons, and that the amount certified has been distributed in accordance with the method so provided.”

Credit subject to special dividends to residents in China, United States, etc.

Addition to other dividends.

Distribution in proportion to stock owned.

SEC. 12. That paragraph (13) of subdivision (b) of section 213 of the Revenue Act of 1924 is amended to read as follows:

Gross income exemptions.  
*Am.*, p. 287, amended.

“(13) In the case of a person, amounts distributed as dividends to or for his benefit by a corporation organized under the China Trade Act, 1922, if, at the time of such distribution, he is a resident of China and the equitable right to the income of the shares of stock of the corporation is in good faith vested in him.”

China Trade Act corporation dividends to resident in China.

SEC. 13. That the China Trade Act, 1922, is amended by adding at the end thereof the following new section:

New matter.  
Vol. 42, p. 856, amended.

“SEC. 29. Hereafter no corporation for the purpose of engaging in business within China shall be created under any law of the United States other than the China Trade Act.”

No corporation for business in China, except under China Trade Act.

Approved, February 26, 1925.

CHAP. 346.—An Act Granting the consent of Congress to the county of Allegheny, Pennsylvania, to construct a bridge across the Monongahela River from Cliff Street, McKeesport, to a point opposite in the city of Duquesne.

February 26, 1925.  
[H. R. 8438.]  
[Public, No. 485.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the consent of Congress is hereby granted to the county of Allegheny, in the Commonwealth of Pennsylvania, and its successors and assigns to construct, maintain, and operate a bridge and approaches thereto across the Monongahela River at a point suitable to the interests of navigation, at or near Cliff Street, in the city of McKeesport, to a point opposite in the city of Duquesne, in the county of Allegheny, in the State of Pennsylvania, in accordance with the provisions of the Act entitled “An Act to regulate the construction of bridges over navigable waters,” approved March 23, 1906.

Monongahela River. Allegheny County, Pa., mny bridge, McKeesport to Duquesne.

Construction.  
Vol. 34, p. 84.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Amendment.

Approved, February 26, 1925.

February 26, 1925.  
[H. R. 10412.]  
[Public, No. 486.]

**CHAP. 347.**—An Act Granting the consent of Congress to The Pittsburgh, Cincinnati, Chicago and St. Louis Railroad Company, its successors and assigns, to construct a bridge across the Little Calumet River.

Little Calumet River.  
Pittsburgh, Cincinnati, Chicago, and St. Louis Railroad Company may bridge, Riverdale, Ill.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to The Pittsburgh, Cincinnati, Chicago, and St. Louis Railroad Company and its successors and assigns, to construct, maintain, and operate a bridge and approaches thereto across the Little Calumet River at a point suitable to the interests of navigation, at or near the village of Riverdale, in the county of Cook, in the State of Illinois, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Construction.  
Vol. 34, p. 84.

Amendment.

**SEC. 2.** That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, February 26, 1925.

February 26, 1925.  
[H. R. 10596.]  
[Public, No. 487.]

**CHAP. 348.**—An Act To extend the times for commencing and completing the construction of a dam across the Red River of the North.

Red River of the North.  
Time for constructing dam across, at Grand Forks, N. Dak., extended.  
Vol. 42, p. 1219, amended.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the times for commencing and completing the construction of the dam authorized by Act of Congress approved January 31, 1923, to be built by the cities of Grand Forks, North Dakota, and East Grand Forks, Minnesota, or either of them, across the Red River of the North, at or near the cities of Grand Forks, North Dakota, and East Grand Forks, Minnesota, are hereby extended for a period of two years.

Amendment.

**SEC. 2.** That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, February 26, 1925.

February 26, 1925.  
[H. R. 11030.]  
[Public, No. 488.]

**CHAP. 349.**—An Act To revive and reenact the Act entitled "An Act authorizing the construction, maintenance, and operation of a private drawbridge over and across Lock Numbered 4 of the canal and locks, Willamette Falls, Clackamas County, Oregon," approved May 31, 1921.

Willamette Falls canal, Oreg.  
Time extended for bridging, at Lock No. 4.  
Vol. 42, p. 19, amended.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Act approved May 31, 1921, authorizing the Crown Willamette Paper Company, a corporation, subject to the approval of the Chief of Engineers and Secretary of War, and to such conditions as they may prescribe, to construct, maintain, and operate a private drawbridge, connecting the units of its industrial plant, over and across Lock Numbered 4 of the canal and locks, Willamette Falls, Clackamas County, Oregon, and to use the canal right of way for abutments or other construction work, be, and the same is hereby, revived and reenacted: *Provided,* That this Act shall be null and void unless the actual construction of the bridge hereby authorized is commenced within one year and completed within three years from the date of approval hereof.

*Proviso.*  
Time for construction.

Approved, February 26, 1925

**CHAP. 350.**—An Act Granting the consent of Congress to the Kanawha Falls Bridge Company, Incorporated, to construct a bridge across the Kanawha River at Kanawha Falls, Fayette County, West Virginia.

February 26, 1925.  
[H. R. 11255.]  
[Public, No. 489.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the Kanawha Falls Bridge Company, Incorporated, a corporation organized and existing under the laws of the State of West Virginia, and its successors and assigns, to construct, maintain, and operate a bridge and approaches thereto across the Kanawha River at a point suitable to the interests of navigation, at or near the falls of said river, close to the town of Glen Ferris, in the County of Fayette, in the State of West Virginia, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Kanawha River.  
Kanawha Falls  
Bridge Company may  
bridge, Glen Ferris,  
W. Va.

Construction.  
Vol. 34, p. 84.

West Virginia, etc.,  
may acquire and operate  
as a free bridge.

**SEC. 2.** That the State of West Virginia, or any political subdivision or divisions thereof, within or adjoining which said bridge is located, may at any time, by agreement or by condemnation in accordance with the laws of said State, acquire all right, title, and interest in said bridge and the approaches thereto constructed under authority of this Act, for the purpose of maintaining and operating such bridge as a free bridge by the payment to the owners of the reasonable value thereof, not to exceed in any event the construction cost thereof: *Provided*, That the said State or political subdivision or division thereof may operate such bridge as a toll bridge not to exceed five years from date of acquisition thereof.

*Proviso.*  
Toll allowed for five  
years.

Amendment.

**SEC. 3.** The right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, February 26, 1925.

**CHAP. 351.**—An Act Granting consent of Congress to the States of Missouri, Illinois, and Kentucky to construct, maintain, and operate bridges over the Mississippi and Ohio Rivers at or near Cairo, Illinois, and for other purposes.

February 26, 1925.  
[H. R. 11668.]  
[Public, No. 490.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the States of Missouri, Illinois, and Kentucky to construct, maintain, and operate two bridges and approaches thereto, one of said bridges to cross the Mississippi River and the other of said bridges to cross the Ohio River, at points suitable to the interest of navigation, at or near Cairo, Illinois, as a link in existing or projected interstate highways built under and part of the Federal aid highway systems of these States, and in accordance with the provisions of an Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Mississippi and Ohio  
Rivers.  
Missouri, Illinois,  
and Kentucky may  
bridge, at Cairo, Ill.

Construction.  
Vol. 34, p. 84.

Amendment.

**SEC. 2.** The right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, February 26, 1925.

**CHAP. 352.**—An Act Granting the consent of Congress to G. B. Deane, of Saint Charles, Arkansas, to construct, maintain, and operate a bridge across the White River, at or near the city of Saint Charles, in the county of Arkansas, in the State of Arkansas.

February 26, 1925.  
[H. R. 11703.]  
[Public, No. 491.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to G. B. Deane, of Saint Charles, Arkansas, and his successors and assigns, to construct, maintain,

White River.  
G. B. Deane may  
bridge, at Saint  
Charles, Ark.

and operate a bridge and approaches thereto across the White River at a point suitable to the interests of navigation at or near the city of Saint Charles, in the county of Arkansas, in the State of Arkansas, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Construction.  
Vol. 34, p. 84.

Arkansas, etc., may  
acquire and operate as  
a free bridge.

SEC. 2. That the State of Arkansas, or any political subdivision or division thereof, within or adjoining which said bridge is located, may at any time, by agreement or by condemnation in accordance with the laws of said State, acquire all right, title, and interest in said bridge and the approaches thereto constructed under authority of this Act, for the purpose of maintaining and operating such bridge as a free bridge by the payment to the owners of the reasonable value thereof, not to exceed in any event the construction cost thereof: *Provided*, That the said State or political subdivision or division thereof may operate such bridge as a toll bridge not to exceed five years from date of acquisition thereof.

*Proviso.*  
Toll allowed for five  
years.

Amendment.

SEC. 3. The right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, February 26, 1925.

February 26, 1925.  
[H. R. 11737.]  
[Public, No. 492.]

**CHAP. 353.**—An Act Authorizing preliminary examinations and surveys of sundry rivers with a view to the control of their floods.

Flood control.  
Preliminary exami-  
nations to be made  
of designated rivers for.  
Vol. 39, p. 950.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of War be, and he is hereby, authorized and directed to cause preliminary examinations to be made of the following rivers, with a view to the control of their floods, in accordance with the provisions of section 3 of "An Act to provide for the control of the floods of the Mississippi River and of the Sacramento River, California, and for other purposes," approved March 1, 1917:

Rivers specified.

Skykomish River, Snoqualmie River, Snohomish River, and Stillaguamish River, all in Snohomish County, State of Washington, and the Nooksack River in Whatcom County, State of Washington.

Sum authorized for.

SEC. 2. That the sum of \$2,000, or so much thereof as may be necessary, be, and is hereby, authorized to be appropriated to be expended under the direction of the Secretary of War and the supervision of the Chief of Engineers to carry out the objects and purposes of this Act.

Approved, February 26, 1925.

February 26, 1925.  
[H. R. 11825.]  
[Public, No. 493.]

**CHAP. 354.**—An Act To extend the time for the construction of a bridge over the Ohio River near Steubenville, Ohio.

Ohio River.  
Time extended for  
bridging, by Steuben-  
ville and Pittsburgh  
Bridge Company.  
Vol. 42, p. 664, amend-  
ed.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the times for commencing and completing the construction of a bridge authorized by Act of Congress approved June 21, 1922, to be built by the Steubenville and Pittsburgh Bridge Company, across the Ohio River at or near the north city limits of Steubenville, Ohio, are hereby extended one and three years, respectively, from the date of approval hereof.

Amendment.

SEC. 2. That the right to alter, amend, or repeal this Act is expressly reserved.

Approved, February 26, 1925.

**CHAP. 355.**—An Act For the prevention of venereal diseases in the District of Columbia, and for other purposes.

February 26, 1925.

[H. R. 491.]

[Public, No. 494.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the chief administrative officer of every hospital, dispensary, sanitarium, and of every penal institution shall report any case of venereal disease in an inmate or other person under the supervision or surveillance of such officer immediately upon becoming aware of such fact.

District of Columbia.  
Venereal diseases.  
Hospital, etc., officer  
to report at once any  
case in an inmate.

SEC. 2. That the judge of the juvenile court and the judge of any court of criminal jurisdiction, when any person is brought before him for trial or investigation, who believes and has reasonable grounds to believe that any such person is afflicted with syphilis, gonorrhoea, or chancroid, shall immediately report said fact to the health officer as herein provided.

Report by juvenile  
or criminal judge of a  
probable case in court.

SEC. 3. That the report herein required shall state in writing the disease from which the person is suffering, his name, age, sex, color, occupation, marital state, and address.

Details required.

SEC. 4. That the health officer and his authorized representatives shall use every available means to ascertain the existence of and to investigate all cases of syphilis, gonorrhoea, or chancroid of which they have or may receive information and to ascertain the sources of such infection.

Ascertaining source  
of infection directed.

SEC. 5. That it shall be the duty of the health officer or of a physician authorized to practice medicine in the District of Columbia who shall also be so directed by the health officer to make a thorough medical examination of persons whom the health officer has reasonable grounds to believe are afflicted with a venereal disease in a form likely to be a source of infection to others, but no such medical examination shall be made against the consent of any such person unless under order of court as hereinafter provided.

Medical examination  
of presumed infection.

SEC. 6. That whenever the health officer has reasonable grounds to believe that any person is afflicted with a venereal disease in a form likely to be a source of infection to others, and said person refuses to submit to said medical examination it is the duty of said health officer to file an affidavit before any judge of the police court or the judge of any court having criminal jurisdiction setting out that he believes, and has reasonable grounds to believe, that said person, giving his name and address, is afflicted with a venereal disease in a form likely to be a source of infection to others, and that said person refuses to submit to said examination. Thereupon it shall be the duty of said court or judge thereof to forthwith order said person to appear before said health officer for medical examination. The said court and the judge thereof shall issue an order in writing, setting out the time and place for said person to appear for such medical examination. Said order shall be in duplicate and served by the officers of said court upon said accused person, and upon the failure of said person so notified to appear and submit to said examination at the time specified he shall be punished as provided for in case of those guilty of contempt of court, in addition to being subject to the penalties provided in this Act.

Action of court to  
require examination if  
refused.

Failure punishable  
as contempt.

SEC. 7. That prostitutes and all persons convicted of any sexual crime, such as fornication, adultery, and other offenses, and all procurers, bawdyhouse keepers, and similar persons shall be presumed to be a source of infection and shall be subjected to medical examination under the provisions of this Act.

Presumption of in-  
fection in prostitutes,  
etc.

SEC. 8. That the chief health officer is authorized and shall be required to employ and to adopt for the protection of public health all such regulatory measures as may be necessary to prevent the spread of these communicable diseases.

Means to be em-  
ployed for preventing  
spread of disease.

Violating rules of health officer, unlawful.

SEC. 9. That it shall be unlawful for any person to knowingly violate the rules promulgated by the said health officer for the prevention of the spread of venereal disease by persons suffering from such disease. Said rules shall remain in force until terminated by said health officer.

Treatment by physician in good standing allowed.

SEC. 10. That any person found, under the provisions of this Act, to be afflicted with any of said diseases may consult any physician authorized to practice medicine in the District of Columbia, or any physician in good standing with the State board of health of the State wherein said physician lives, and said health officer shall act in conjunction with said physician to assure the provision of adequate treatment in accordance with approved medical standards and to prevent the spread of such diseases.

Health officer to act in accord.

Advertising medicines to cure, etc., unlawful.

SEC. 11. That it shall be unlawful for any person, firm, or corporation to advertise within the District of Columbia any medicine or remedy, by means of a prescription or otherwise, for the treatment, cure, or prevention of syphilis, gonorrhoea, or chancroid: *Provided*, This section shall not apply to advertising of drugs in medical trade periodicals or scientific, medical or dental journals, or literature mailed direct to physicians, dentists, hospitals or for those engaged in the sale of drugs and medicinal appliances.

*Proviso.* Professional periodicals excepted.

Sales of cures, etc., without a prescription, unlawful.

SEC. 12. That it shall be unlawful for any person, firm, or corporation to sell any drug or medicine to any person other than a dealer, druggist, hospital, or physician for the cure or alleviation of syphilis, gonorrhoea, or chancroid without a written order or prescription written for the person for whom the drugs or medicine are to be delivered and signed by a physician authorized to practice medicine in the District of Columbia.

Isolation, etc., to be advised by attending physician.

SEC. 13. That any physician who professionally attends any person having syphilis, gonorrhoea, or chancroid shall, in addition to treating these diseases in such persons, advise said person as to the proper means to prevent the spread of said disease, and if necessary shall order him to be so isolated as to prevent spread of such disease, and it shall be the duty of said physician, upon the willful failure or refusal of such patient to comply with the directions of said physician to prevent the spread of said disease, to report said person to the health officer as herein prescribed by this Act.

Failure to be reported.

Requirements if physicians changed during treatment.

SEC. 14. That any person who is under the treatment of any physician for syphilis, gonorrhoea, or chancroid may from time to time change physicians, but before any physician treating any patient for any of said diseases shall be relieved of the responsibilities imposed in this Act, he shall be furnished with a written acceptance by another physician authorized to practice medicine in the District of Columbia certifying that he will from thereon accept, for treatment, said patient under the provisions of this Act and therefrom said first physician will be relieved of any further responsibility for said patient and the responsibility over said patient shall from that time on be imposed upon the said accepting physician.

Pamphlet of instructive information, etc., to be prepared.

SEC. 15. That there shall be prepared by the chief health officer a circular stating in a general way the nature of said diseases, the dangers therefrom, their communicable character, and the proper care to be taken to prevent their spread; and said pamphlet shall also advise that the health officer will from time to time examine any person so afflicted, both for the purpose of determining the existence of any of the said diseases and whether or not such person may still be a source of infection to others. Said health officer shall so distribute said pamphlets or circulars as to disseminate the knowledge therein contained to the public, and it shall be the duty of every practicing physician in charge of any person being treated for

Distribution.

any of said diseases to furnish said patient with said pamphlet or circular furnished by said health officer.

SEC. 16. That every physician practicing medicine in the District of Columbia shall report to the health officer within ten days any case of syphilis, gonorrhoea, or chancroid which he has been employed to treat, but said report shall be used for statistical and public health purposes and shall in no event disclose to any but the health officer or his duly authorized agents the identity of the person so treated except under the conditions in this Act provided.

Practicing physicians to report any case coming for treatment.

SEC. 17. That whenever any person is found under the provisions of this Act to be suffering with syphilis, gonorrhoea, or chancroid, and said person is without means to employ a physician or without means with which to purchase suitable drugs and medicine for the treatment thereof, said person shall be under the control of the Board of Health of the District of Columbia, who shall provide for the medical care thereof as in other cases of communicable diseases of indigent persons. It shall be the duty whenever such cases come to the knowledge of any practicing physician immediately to report such cases to the health officer.

Free medical treatment for persons unable to pay.

SEC. 18. That whenever any duty is imposed by this Act upon any person, and the person upon whom such duty is imposed or would ordinarily fall is a minor child, then the parents or guardian of such minor child, and, if such minor child have no parent or guardian, the person having him in charge, shall enforce compliance by him with all the requirements of this Act: *Provided*, That if such minor child has attained the age when he is answerable to the criminal laws for his acts, the responsibility herein imposed upon his parents or guardian shall not relieve such minor child of responsibility on his own account.

Parents or guardians to enforce compliance by minors.

*Proviso.*  
Responsibility of minor if of answerable age.

SEC. 19. That no person knowing that he is suffering from a venereal disease in a form likely to be a source of infection to others shall work as a barber, masseur, cook, baker, or other producer or handler of food or drink or in any profession, trade, or occupation in which by reason of the disease from which he is suffering the public health is endangered, nor shall any such person be employed or permitted to work in such occupation.

Classes of work prohibited by persons with infectious disease.

SEC. 20. That whenever any word of masculine gender appears in this Act it shall be construed to include the corresponding word of the feminine gender.

Application to both sexes.

SEC. 21. That any person who violates any of the provisions of this Act shall, on conviction thereof, be punished for the first offense by a fine not exceeding \$100, and for the second or any subsequent offenses by a fine not exceeding \$300, or by imprisonment in the workhouse for not exceeding sixty days, or by both such fines and imprisonment, in the discretion of the court.

Punishment for violations.

Approved, February 26, 1925.

**CHAP. 356.**—An Act Authorizing the Secretary of the Interior to sell certain land to provide funds to be used in the purchase of a suitable tract of land to be used for cemetery purposes for the use and benefit of members of the Kiowa, Comanche, and Apache Tribes of Indians.

February 26, 1925.  
[H. R. 10590.]  
[Public, No. 495.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior is hereby authorized and directed to advertise and sell to the highest bidder for cash the southwest quarter of the northeast quarter of section 9, in township 5 north, range 15 west

Oklahoma.  
Sale directed of described land in.

*Proviso.*  
Proceeds to purchase tract for cemetery for Kiowa, etc., Indians.

of the Indian meridian, and in Kiowa County, Oklahoma: *Provided*, That the proceeds derived from such sale shall be used by the Secretary of the Interior in the purchase of a suitable tract or tracts of land to be used for cemetery purposes, near or adjacent to an existing church or mission, or churches or missions, for the use and benefit of members of the Kiowa, Comanche, and Apache Tribes of Indians.

Effective provisions authorized.

SEC. 2. The Secretary of the Interior is hereby authorized to make rules and regulations necessary for carrying into effect the provisions of this Act.

Approved. February 26, 1925.

February 27, 1925.  
[S. 2803.]

[Public, No. 496.]

**CHAP. 358.**—An Act To regulate within the District of Columbia the sale of milk, cream, and ice cream, and for other purposes.

District of Columbia. Milk, cream, and ice cream.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That from and after the passage of this Act none but pure, clean, and wholesome milk, cream, or ice cream conforming to the definitions hereinafter specified shall be produced in or shipped into the District of Columbia or held or offered for sale therein, and then only as hereinafter provided.

Sale, etc., of, regulated.

Dairy requirements.

SEC. 2. That no person shall keep or maintain a dairy or dairy farm within the District of Columbia, or produce for sale any milk or cream therein, or bring or send into said District for sale, any milk, cream, or ice cream without a permit so to do from the health officer of said District, and then only in accordance with the terms of said permit. Said permit shall be for the calendar year only in which it is issued and shall be renewable annually on the 1st day of January of each calendar year thereafter. Application for said permit shall be in writing upon a form prescribed by said health officer and shall be accompanied by such detailed description of the dairy or dairy farm or other place where said milk, cream, or ice cream are produced, handled, stored, manufactured, sold, or offered for sale as the said health officer may require, and shall be accompanied by a certificate signed by an official of the health department of the District of Columbia, the United States Department of Agriculture, or some veterinarian authorized by the United States Department of Agriculture or the health department of the District of Columbia, detailed for the purpose, certifying that the cattle producing such milk or cream are physically sound, and in the case of milk or cream held, offered for sale, or sold as such shall in addition be accompanied by a certificate signed by one of the officials aforesaid certifying the cattle producing such milk or cream have reacted negatively to the tuberculin test as prescribed by the Bureau of Animal Industry, United States Department of Agriculture, within one year previous to the filing of the application: *Provided*, That the words "person" or "persons" in this Act shall be taken and construed to include firms, associations, partnerships, and corporations, as well as individuals: *Provided further*, That the health officer may accept the certification of a State or municipal health officer: *And provided further*, That final action on each application shall, if practicable, be taken within thirty days after the receipt of such application at the health department.

Permits.

Application details.

Certificate of soundness of cattle, etc., required.

*Provisos.*  
Extension of "person."

State, etc., certificate accepted.

Action on applications.

Suspension of permits for cause.

SEC. 3. That the health officer is hereby authorized and empowered to suspend any permit issued under authority of this Act whenever in his opinion the public health is endangered by the impurity or unwholesomeness of the milk, cream, or ice cream supplied

by any person, and such suspension shall remain in force until such time as the said health officer is satisfied the danger no longer continues: *Provided*, That whenever any permit is suspended the health officer shall furnish in writing to the holder of said permit his reasons for such suspension, and the dealer receiving such milk or cream shall also be promptly notified by the health officer of such suspension.

*Proviso.*  
Notice to permit holder.

SEC. 4. That nothing in this Act shall be construed to prohibit interstate shipments of milk or cream into the District of Columbia for manufacturing into ice cream: *Provided*, That such milk or cream is produced or handled in accordance with the specifications of an authorized medical milk commission or a State board of health.

Shipments for ice cream.

*Proviso.*  
Health requirements.

SEC. 5. That failure or refusal on the part of any person holding a permit under authority of this Act to permit the health officer of the District of Columbia, or his duly appointed representative, to inspect the dairy, dairy farm, cattle, and all appurtenances of such dairy, dairy farm, or other places where said milk, cream, or ice cream are produced, stored, manufactured, handled, offered for sale, or sold may be deemed sufficient to suspend or revoke such permit at the discretion of said health officer.

Effect of refusal to permit inspection of dairy, etc

SEC. 6. That the health officer or his duly appointed representative be, and he is hereby, authorized to seize all milk, cream, or ice cream which may, in violation of the provisions of this Act, be brought into the District of Columbia. The owner of any such milk, cream, or ice cream shall be at once notified of such seizure; and if he shall fail within twenty-four hours to direct the removal of the same from the District of Columbia, the health officer may destroy or otherwise dispose of the said milk, cream, or ice cream.

Seizure of milk, etc., brought into the District in violation hereof.

Notice to owner, etc.

SEC. 7. That the health officer of the District of Columbia, under the direction of and with the approval of the Commissioners of said District, is hereby authorized and empowered to make and enforce all such reasonable regulations, consistent with this Act, from time to time, as he may deem proper, to protect the milk, cream, and ice cream supply of the said District of Columbia: *Provided, however*, That such regulations shall be published once at least thirty days in some daily newspaper in the District of Columbia of general circulation before any penalty be exacted for violation thereof.

Regulations authorized, etc., to protect domestic supply.

*Proviso.*  
Newspaper publication.

SEC. 8. That all milk wagons within the District of Columbia shall have the name of the owner, the number of the permit, and the location of the dairy from which said wagons haul milk or cream painted thereon plainly and legibly: *Provided*, That all trucks or wagons engaged in bringing milk, cream, or ice cream into the said District shall have the name and address of the owner painted plainly and legibly thereon.

Name of owner, etc., on wagons.

*Proviso.*  
Trucks bringing milk, etc., into the District.

SEC. 9. That all persons within the District of Columbia, having or offering for sale, or having in their possession with intent to sell milk, cream, or ice cream, shall at all times keep the name or names of the person or persons from whom the said milk, cream, or ice cream have been obtained posted in a conspicuous place wherever such milk, cream, or ice cream are kept or offered for sale: *Provided, however*, That general distributors of milk, cream, or ice cream shall only be required to keep a record of the name of all persons from whom said distributor is receiving milk, cream, or ice cream, which record shall at all times be open to inspection by the health officer or his duly authorized representative.

Sellers to post names of persons from whom milk, etc., received.

*Proviso.*  
General distributors.

SEC. 10. That no person shall sell, exchange, or deliver, or have in his possession with intent to sell, exchange, or deliver, any "skimmed milk," or "reconstructed milk," or "reconstructed cream" unless

Indicative labels required for "skimmed milk," etc.

every can, vessel, package, or container is plainly labeled conveying to the purchaser the exact nature of its contents.

Restriction on sales before and after parturition.

SEC. 11. That it shall be unlawful for any person or persons to sell, offer for sale, or have in their possession with intent to sell, within the District of Columbia, milk or cream taken from cows less than fifteen days before or seven days after parturition, nor shall any such milk or cream be used in the manufacture of ice cream.

Permit holder, to report if communicable disease in himself, family, etc.

SEC. 12. That any person or persons holding a permit issued under authority of this Act being afflicted, or any member of his family, hired help, or other person on said dairy farm being afflicted with a communicable disease, or if he has reason to suspect any such communicable disease, shall report the same to the health officer of the District of Columbia within twenty-four hours after becoming aware thereof. Willful violation of this section shall be deemed sufficient cause for revocation of said permit.

Meaning of words.  
"Milk."

SEC. 13. That for the purpose and within the meaning of this Act "milk" shall be held to be the lacteal secretion obtained from the complete milking of cows.

"Cream."

"Cream" is that portion of the milk rich in fat which rises to the surface of the milk on standing or is separated from it by centrifugal force or otherwise, and shall contain not less than 20 per centum of butter fat and shall not be offered for sale or sold unless and until it has been pasteurized under regulations prescribed by the health officer, and shall be free from pathogenic organisms and from visible dirt.

"Pasteurized."

The term "pasteurized" as used in the Act shall be held to mean the heating of milk or cream to a temperature of not less than one hundred and forty-two degrees Fahrenheit and maintained at such temperature for a period of not less than thirty minutes, then immediately cooled to a temperature of not more than forty-five degrees Fahrenheit and maintained at not more than that temperature.

"Raw milk."

"Raw milk" is milk produced from healthy cows as determined by physical examination and by a tuberculin test made within one year previous to the time of filing of the application; said physical examination and tuberculin test shall be made by an official of the health department of the District of Columbia, the United States Department of Agriculture, or some veterinarian authorized by the United States Department of Agriculture or the health department of the District of Columbia, to make such examination and tuberculin test; and said tuberculin test shall be repeated at least one time during each succeeding calendar year; and when reactors are found in any dairy herd licensed under this Act, the tuberculin test shall be repeated semi-annually thereafter until such time as tuberculosis is eradicated from the herd: *Provided*, That no cow or bull shall be added to any dairy herd licensed under this Act until such cow or bull has first been physically examined and tuberculin tested as hereinbefore provided. The farm on which the milk is produced shall rate not less than 80 per centum, the dairy from which such milk is sold or distributed not less than 90 per centum, and the cows producing the milk not less than 95 per centum on the rating cards in use at the time by the health department of the District of Columbia, and said milk shall not at any time contain less than 3.5 per centum of butter fat nor less than 11.5 per centum of total solids; nor shall it contain when delivered to the consumer more than twenty thousand bacteria per cubic centimeter total count, and no colon bacilli or other pathogenic organism shall be present in one-fiftieth cubic centimeter, and the milk shall be free from all visible dirt.

Examination of cows, by health official, etc.

*Proviso*  
Additions to herd to be tested.

Rating of farm, etc.

"Pasteurized milk."

"Pasteurized milk" is milk produced from healthy cows, as determined by the physical examination and tuberculin test as herein-

before provided for "raw" milk. Said milk shall be pasteurized under regulations prescribed by the health officer. The milk immediately after being pasteurized shall be cooled to a temperature of not more than forty-five degrees Fahrenheit and maintained to at least such temperature. The farm on which the milk is produced must rate not less than 70 per centum, the dairy from which said milk is sold or distributed not less than 85 per centum, and the cows producing the milk not less than 90 per centum on the rating cards now in use by the health department of the District of Columbia. It shall not contain less than 3.5 per centum of butterfat or 11.5 per centum total solids; nor shall it contain when delivered to the consumer more than forty thousand bacteria, total count, per cubic centimeter, and be free from colon bacilli and other pathogenic organisms and all visible dirt. No such milk shall be pasteurized more than one time.

Requirements.

Rating of farm, etc.

"Certified milk" is milk produced and handled in accordance with specifications of an authorized medical milk commission and must be labeled according to the specifications of the commission which certifies to the quality of the product. A copy of the necessary articles of certification must be filed in the health department of the District of Columbia and be approved by the health officer of said District.

"Certified milk."

"Reconstructed milk" or "cream" means milk or cream which has been concentrated or dried in any manner and subsequently restored to a liquid state.

"Reconstructed milk" or "cream."

"Skimmed milk" is that part of milk from which the fat has been partly or entirely removed and shall contain not less than 9 per centum of milk solids, inclusive of fat.

"Skimmed milk."

"Ice cream" means the frozen product or mixture made from pasteurized cream, milk, or product of milk sweetened with sugar, to which has been added pure, wholesome food gelatin, vegetable gum, or other thickener, with or without wholesome flavoring extract, fruits, nuts, cocoa, chocolate, eggs, cake, candy, or confections, and which contains not less than 8 per centum, by weight, of milk (butter) fat.

"Ice cream."

SEC. 14. That no person in the District of Columbia shall handle, sell, offer for sale, or have in his possession with intent to sell, any milk, cream, or ice cream which does not comply with the definitions hereinbefore specified, and all bottles, cans, vessels, or other containers in which said milk or cream is sold or offered for sale shall have plainly and legibly printed thereon the grade of the milk or cream which is contained therein.

Sales restricted to compliance with definitions.

Marking on containers.

SEC. 15. That the pasteurization of all milk or cream required under this Act to be pasteurized shall be done under regulations to be prescribed by the health officer of the District of Columbia and open to the supervision of said health officer.

Regulations for pasteurization.

SEC. 16. That any person who shall molest, hinder, or in any manner prevent said health officer or his duly appointed agent from performing any duty imposed upon him or them by the provisions of this Act shall be deemed guilty of violating the provisions of said Act and be liable to the penalty prescribed therefor.

Molesting health officer a violation of the Act.

SEC. 17. That every person, or persons, receiving a permit to ship milk or cream into the District of Columbia from any creamery, or receiving station, aforesaid, shall keep posted at all times in such creamery, or receiving station, the names of all persons licensed under this Act, who are delivering milk or cream at any such creamery, or receiving station, and shall keep a record of all milk and cream received, and furnish from time to time a sworn statement giving such information relative thereto as the said health officer may require. The health officer of the District of Columbia shall

Record to be kept by shippers into the District.

Inclusion of other places.

have power by regulation to include other places than creameries, or receiving stations, under the provisions of this section, from time to time, as may be necessary in his judgment.

Receiving milk from other than a licensee forbidden.

SEC. 18. That no person in the District of Columbia licensed under this Act shall receive any milk or cream from any source until he shall have first ascertained from the health department that the person from whom such milk is obtained holds a license from the health officer of said District to send milk or cream into the District of Columbia.

Punishment for violations.

SEC. 19. That any person or persons violating any of the provisions of this Act, or of any of the regulations promulgated hereunder, shall, on conviction, be punished for the first offense by a fine of not more than \$10; for the second offense by a fine of not more than \$50, and for any subsequent offenses within one year, a fine of not more than \$500, or by imprisonment in the workhouse for not more than thirty days, or by both such fine and imprisonment, in the discretion of the court, and in addition any license issued under authority of this Act may be revoked. Prosecutions hereunder shall be in the police court by the District of Columbia.

Prosecutions in police court.

Inconsistent laws repealed.  
Vol. 28, p. 709, repealed.

SEC. 20. That all Acts and parts of Acts inconsistent with the foregoing be, and the same are hereby, repealed.

Approved, February 27, 1925.

February 27, 1925.

[H. R. 5726.]

[Public, No. 497.]

**CHAP. 359.**—An Act To amend the Act of Congress of March 3, 1921, entitled "An Act to amend section 3 of the Act of Congress of June 28, 1906, entitled 'An Act of Congress for the division of the lands and funds of the Osage Indians in Oklahoma, and for other purposes.' "

Osage Indians, Okla. Quarterly payments to competent adult members, from income.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior shall cause to be paid at the end of each fiscal quarter to each adult member of the Osage Tribe of Indians in Oklahoma having a certificate of competency, his or her pro rata share, either as a member of the tribe or heir or devisee of a deceased member, of the interest on trust funds, the bonus received from the sale of oil or gas leases, the royalties therefrom, and any other moneys due such Indian received during each fiscal quarter, including all moneys received prior to the passage of this Act and remaining unpaid; and so long as the accumulated income is sufficient the Secretary of the Interior shall cause to be paid to the adult members of said tribe not having a certificate of competency \$1,000 quarterly, except where such adult members have legal guardians, in which case the amounts provided for herein may be paid to the legal guardian or direct to such Indian in the discretion of the Secretary of the Interior the total amounts of such payments, however, shall not exceed \$1,000 quarterly except as hereinafter provided; and shall cause to be paid for the maintenance and education, to either one of the parents or legal guardians actually having personally in charge, enrolled or unenrolled, minor member under twenty-one years of age, and above eighteen years of age, \$1,000 quarterly out of the income of each of said minors, and out of the income of minors under eighteen years of age, \$500 quarterly, and so long as the accumulated income of the parent or parents of a minor who has no income or whose income is less than \$500 per quarter is sufficient, shall cause to be paid to either of said parents having the care and custody of such minor \$500 quarterly, or such proportion thereof as the income of such minor may be less than \$500, in addition to the allowances above provided for such parents. Rentals due such adult members from their lands and their minor children's lands and all income from such adults'

Vol. 41, p. 1250, amended.

Payment of \$1,000 if without competency certificate.

To legal guardians of incompetents.

To parents, etc., of minors \$1,000 if above 18 years, and \$500 if under.

Rentals, etc., in addition.

investments shall be paid to them in addition to the allowance above provided. All payments to legal guardians of Osage Indians shall be expended subject to the joint approval in writing of the court and the superintendent of the Osage Agency. All payments to adults not having certificates of competency, including amounts paid for each minor, shall, in case the Secretary of the Interior finds that such adults are wasting or squandering said income, be subject to the supervision of the superintendent of the Osage Agency: *Provided*, That if an adult member, not having a certificate of competency so desires, his entire income accumulating in the future from the sources herein specified may be paid to him without supervision, unless the Secretary of the Interior shall find, after notice and hearing, that such member is wasting or squandering his income, in which event the Secretary of the Interior shall pay to such member only the amounts hereinbefore specified to be paid to adult members not having certificates of competency. The Secretary of the Interior shall invest the remainder, after paying the taxes of such members, in United States bonds, Oklahoma State bonds, real estate, first mortgage real estate loans not to exceed 50 per centum of the appraised value of such real estate, and where the member is a resident of Oklahoma such investment shall be in loans on Oklahoma real estate, stock in Oklahoma building and loan associations, live-stock, or deposit the same in banks in Oklahoma, or expend the same for the benefit of such member, such expenditures, investments, and deposits to be made under such restrictions, rules, and regulations as he may prescribe: *Provided*, That the Secretary of the Interior shall not make any investment for an adult member without first securing the approval of such member of such investment: *Provided further*, That at the beginning of each fiscal year there shall first be reserved and set aside, out of Osage tribal funds available for that purpose, a sufficient amount of money for the expenditures authorized by Congress out of Osage funds for that fiscal year. No guardian shall be appointed except on the written application or approval of the Secretary of the Interior for the estate of a member of the Osage Tribe of Indians who does not have a certificate of competency or who is of one-half or more Indian blood. All moneys now in the possession or control of legal guardians heretofore paid to them in excess of \$4,000 per annum each for adults and \$2,000 each for minors under the Act of Congress of March 3, 1921, relating to the Osage Tribe of Indians, shall be returned by such guardians to the Secretary of the Interior, and all property, bonds, securities, and stock purchased, or investments made by such guardians out of said moneys paid them shall be delivered to the Secretary of the Interior by them, to be held by him or disposed of by him as he shall deem to be for the best interest of the members to whom the same belongs. All bonds, securities, stocks, and property purchased and other investments made by legal guardians shall not be subject to alienation, sale, disposal, or assignment without the approval of the Secretary of the Interior. Any indebtedness heretofore lawfully incurred by guardians shall be paid out of the funds of the members for whom such indebtedness was incurred by the Secretary of the Interior. All funds other than as above mentioned, and other property heretofore or hereafter received by a guardian of a member of the Osage Tribe of Indians, which was theretofore under the supervision and control of the Secretary of the Interior or the title to which was held in trust for such Indian by the United States, shall not thereby become divested of the supervision and control of the Secretary of the Interior or the United States be relieved of its trust; and such guardian shall not sell, dispose of or otherwise encumber such fund or property without the approval of the Secre-

Approval of expenditures by guardians.

Supervision of payments to incompetents.

*Provisos.*  
Entire future income to incompetents.

Exception.

Investment of remainder, after paying taxes, etc.

No investment without consent.

Amount reserved for annual expenditures.

Appointment, etc., of guardians.

Excess moneys, etc., to be returned to Secretary.

Alienation of property investments restricted.

Authority over property in possession of guardian.

tary of the Interior, and in accordance with orders of the county court of Osage County, Oklahoma. In case of the death, resignation, or removal from office of such a guardian, the funds and property in his possession subject to supervision and control of the Secretary of the Interior or to which the United States held the title in trust shall be immediately delivered to the superintendent of the Osage Agency, to be held by him and supervised or invested as hereinbefore provided. Within thirty days after the passage of this Act such guardian shall render and file with the Secretary of the Interior or the superintendent of the Osage Agency a complete accounting, fully itemized, under oath, for the funds so paid to him and pay to the said Secretary or superintendent any and all moneys in his hands at the time of the passage of this Act, which have been paid him in excess of \$4,000 per annum each for adults and \$2,000 each for minors. The said guardian shall at the same time tender to said Secretary or superintendent all property of whatsoever kind in his possession at the time of the passage of this Act, representing the investment by him of said funds. The Secretary or superintendent is hereby authorized to accept such property or any part thereof at the price paid therefor by said guardian for the benefit of the ward of such guardian, if in his judgment he deems it advisable, and to make such settlement with such guardian as he deems best for such ward. Failing to make satisfactory settlement with said guardian as to said investments or any part thereof, the Secretary is authorized to bring such suit or suits against said guardian, his bond, and other parties in interest as he may deem necessary for the protection of the interests of the ward and may bring such action in any State court of competent jurisdiction or in the United States district court for the district in which said guardian resides.

SEC. 2. All funds of restricted Osage Indians of one-half or more Osage Indian blood inherited by or bequeathed to them accruing to their credit and which are subject to supervision as above provided may, when deemed to be for the best interest of such Indians, be paid to the administrators of the estates of deceased Osage Indians or direct to their heirs, or devisees, in the discretion of the Secretary of the Interior, under regulations to be promulgated by him. The Secretary of the Interior shall pay to administrators and executors of estates of such deceased Osage Indians a sufficient amount of money out of said estates to pay all lawful indebtedness and costs and expenses of administration, when approved by him, and out of the shares belonging to heirs or devisees he shall pay the costs and expenses of such heirs or devisees, including attorneys' fees, when approved by him, in the determination of heirs or contest of wills.

SEC. 3. Lands devised to members of the Osage Tribe of one-half or more Indian blood or who do not have certificates of competency, under wills approved by the Secretary of the Interior, and lands inherited by such Indians, shall be inalienable unless such lands be conveyed with the approval of the Secretary of the Interior. Property of Osage Indians not having certificates of competency purchased as hereinbefore set forth shall not be subject to the lien of any debt, claim, or judgment except taxes, or be subject to alienation, without the approval of the Secretary of the Interior.

SEC. 4. Whenever the Secretary of the Interior shall find that any member of the Osage Tribe of more than one-half Indian blood, to whom has been granted a certificate of competency, is squandering or misusing his or her funds, he may revoke such certificate of competency after notice and hearing in accordance with such rules and regulations as he may prescribe, and thereafter the income of such member shall be subject to supervision and investment as herein

Control vested in Osage agency superintendent on death, etc., of guardian.

Accounting to be filed.

Transfer of property.

Acceptance.

Suit if no settlement made.

Payments to estates, etc., of restricted Indians.

Administration expenses allowed.

Devised lands inalienable unless approved by the Secretary.

Restriction on liens, etc.

Revocation of competency certificates for cause.

Supervision of income.

provided for members not having certificates of competency to the same extent as if a certificate of competency had never been granted: *Provided*, That all just indebtedness of such member existing at the time his certificate of competency is revoked shall be paid by the Secretary of the Interior, or his authorized representative, out of the income of such member, in addition to the quarterly income hereinbefore provided for: *And provided further*, That such revocation or cancellation of any certificate of competency shall not affect the legality of any transactions theretofore made by reason of the issuance of any certificate of competency.

*Proviso.*  
Payment of indebtedness.

Legality of prior transactions not affected.

SEC. 5. No person convicted of having taken, or convicted of causing or procuring another to take, the life of an Osage Indian shall inherit from or receive any interest in the estate of the decedent, regardless of where the crime was committed and the conviction obtained.

No inheritance to person taking life of an Osage Indian.

SEC. 6. No contract for debt hereafter made with a member of the Osage Tribe of Indians not having a certificate of competency, shall have any validity, unless approved by the Secretary of the Interior. In addition to the payment of funds heretofore authorized, the Secretary of the Interior is hereby authorized in his discretion to pay, out of the funds of a member of the Osage Tribe not having a certificate of competency, any indebtedness heretofore or hereafter incurred by such member by reason of his unlawful acts of carelessness or negligence.

Approval of contracts made by incompetents.

Incurred indebtedness to be paid.

SEC. 7. Hereafter none but heirs of Indian blood shall inherit from those who are of one-half or more Indian blood of the Osage Tribe of Indians any right, title, or interest to any restricted lands, moneys, or mineral interests of the Osage Tribe: *Provided*, That this section shall not apply to spouses under existing marriages.

Inheritance restriction.

*Proviso.*  
Exception.

Approved, February 27, 1925.

**CHAP. 360.**—An Act To provide for the completion of the topographical survey of the United States.

February 27, 1925.  
[H. R. 4522.]  
[Public, No. 498.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the President be, and hereby is, authorized to complete, within a period of twenty years from the date of the passage of this Act, a general utility topographical survey of the territory of the United States, including adequate horizontal and vertical control, and the securing of such topographic and hydrographic data as may be required for this purpose, and the preparation and publication of the resulting maps and data: *Provided*, That in carrying out the provisions of this Act the President is authorized to utilize the services and facilities or such agency or agencies of the Government as now exist, or may hereafter be created, and to allot to them (in addition to and not in substitution for other funds available to such agencies under other appropriations or from other sources) funds from the appropriation herein authorized, or from such appropriation or appropriations as may hereafter be made for the purpose of this Act.

Topographical survey of United States. Completion of, in 20 years, authorized.

Maps to be published.  
*Proviso.*  
Agencies to be utilized.

SEC. 2. That the agencies which may be engaged in carrying out the provisions of this Act are authorized to enter into cooperative agreements with and to receive funds made available by any State or civic subdivision for the purpose of expediting the completion of the mapping within its borders.

Cooperative agreements with States and funds from, authorized.

SEC. 3. The sum of \$950,000 is hereby authorized to be appropriated out of any moneys in the Treasury not otherwise appropri-

Amount authorized for expenses.

ated, to be available until the 30th day of June, 1926, for the purpose of carrying out the provisions of this Act, both in the District of Columbia and elsewhere as the President may deem essential and proper.

Approved, February 27, 1925.

February 27, 1925.

[H. R. 5204.]

{Public, No. 499.}

**CHAP. 361.**—An Act To authorize the Secretary of the Interior to adjust disputes or claims by settlers, entrymen, selectors, grantees, and patentees of the United States against the United States and between each other, arising from incomplete or faulty surveys in township 28 south, ranges 26 and 27 east, Tallahassee meridian, Polk County, in the State of Florida, and for other purposes.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized to equitably adjust disputes and claims of settlers, entrymen, selectors, grantees, and patentees of the United States, their heirs or assigns, against the United States and between each other, arising from incomplete or faulty surveys in section 31, township 28 south, range 26 east, and in sections 4, 5, 6, 7, 8, 9, 16, 17, 18, 19, 20, and 21, township 28 south, range 27 east, Tallahassee meridian, Polk County, in the State of Florida, and to issue directly or in trust as may be found necessary or advisable, patent to such settlers, entrymen, selectors, grantees, and patentees, their heirs or assigns, for land claimed through settlement, occupation, purchase, or otherwise in said described area, preserving, as far as he may deem equitable, to those claimants now in possession of public land the right to have patented to them the areas so occupied: *Provided*, That a charge of \$1.25 is to be made for each acre or fraction thereof of Government land patented under this Act: *Provided further*, That rights acquired subsequent to the withdrawal of July 5, 1921, shall not be recognized or be subject to adjustment hereunder.

**SEC. 2.** That the Secretary of the Interior is authorized to accept any and all conveyances of land for purposes of adjustment and to make all necessary rules and regulations in order to carry this Act into effect.

Approved, February 27, 1925.

February 27, 1925.

[H. R. 8169.]

{Public, No. 500.}

**CHAP. 362.**—An Act For the relief of John J. Dobbertin.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the President of the United States be, and he is hereby, authorized to appoint John J. Dobbertin, former marine gunner, United States Marine Corps, in which grade he served honorably during the World War, a marine gunner in the United States Marine Corps, and to retire him and place him on the retired list of the United States Marine Corps as a marine gunner with retired pay of that grade, in accordance with the provisions of existing law for the retirement of officers of the Marine Corps, in case a retiring board should find him incapacitated for active service, and that his incapacity is the result of an incident of service.

Approved, February 27, 1925.

Public lands.  
Polk County, Fla.  
Adjustment of disputed claims arising from faulty surveys in.

Issue of patents.

Provisos.  
Payment required.

Rights not recognized.

Acceptance of conveyances for adjustments, etc.

Marine Corps.  
John J. Dobbertin may be appointed marine gunner, and retired.

**CHAP. 363.**—An Act Granting to certain claimants the preference right to purchase unappropriated public lands.

February 27, 1925.  
[H. R. 8522.]  
[Public, No. 501.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior, in his judgment and discretion, is hereby authorized to sell, in the manner hereinafter provided, any of those lands situated in the State of Wisconsin which were originally erroneously meandered and shown upon the official plats as water-covered areas, and which are not lawfully appropriated by a qualified settler or entryman claiming under the public land laws.

Public lands.  
Sale authorized of, in Wisconsin, erroneously surveyed as water-covered areas.

**SEC. 2.** That any owner in good faith of land shown by the official public land surveys to be bounded in whole or in part by such erroneously meandered area, and who acquired title to such land prior to this enactment, or any citizen of the United States who in good faith under color of title or claiming as a riparian owner has, prior to this Act, placed valuable improvements upon or reduced to cultivation any of the lands subject to the operation of this Act, shall have a preferred right to file in the office of the register and receiver of the United States land office of the district in which the lands are situated, an application to purchase the lands thus improved by them at any time within ninety days from the date of the passage of this Act if the lands have been surveyed and plats filed in the United States land office; otherwise within ninety days from the filing of such plats. Every such application must be accompanied with satisfactory proof that the applicant is entitled to such preference right and that the lands which he applies to purchase are not in the legal possession of an adverse claimant under the public land laws.

Preference rights to settlers in good faith.

**SEC. 3.** In event such erroneously meandered land is bounded by two or more tracts of land held in private ownership with apparent riparian rights indicated by the official township plat of survey at date of disposal of title by the United States, the Commissioner of the General Land Office shall have discretionary power to cause such meandered area, when surveyed, to be divided into such tracts or lots as will permit a fair division of such meandered area among the owners of such surrounding or adjacent tracts under the provisions of this Act. In administering the provisions of this Act, where there shall exist a conflict of claims falling within its operation, if any claimant shall have placed valuable improvements upon the land involved, or shall have reduced the same to cultivation, then to the extent of such improvements or cultivation, such claimant shall be given preference in adjustment of such conflict: *Provided*, That no preference right of entry under this Act shall be recognized for a greater area than one hundred and sixty acres, in one body, to any one applicant, whether an individual, an association, or a corporation: *Provided further*, That this act shall not be construed as in any manner abridging the existing rights of any settler or entryman under the public land laws.

Application to be filed.

Proof of possession.

Division of conflictive claims.

Preference to claimant having placed improvements, etc.

*Proviso.*  
Area to one applicant limited.

Existing rights not abridged.

Appraisal of lands.

**SEC. 4.** That upon the filing of an application to purchase any lands subject to the operation of this Act, together with the required proof, the Secretary of the Interior shall cause the lands described in said application to be appraised, said appraisal to be on the basis of the value of such lands at the date of appraisal, exclusive of any increased value resulting from the development or improvement thereof for agricultural purposes by the applicant or his predecessor in interest, but inclusive of the stumpage value of any timber cut or removed by the applicant or his predecessor in interest.

Value of improvements by applicant excluded.

**SEC. 5.** That an applicant who applies to purchase lands under the provisions of this Act, in order to be entitled to receive a patent, must within thirty days from receipt of notice of appraisal by the

Payment and issue of patent.

Disposal of proceeds.

Secretary of the Interior pay to the receiver of the United States land office of the district in which the lands are situated the appraisal price of the lands, and thereupon a patent shall issue to said applicant for such lands as the Secretary of the Interior shall determine that such applicant is entitled to purchase under this Act. The proceeds derived by the Government from the sale of lands hereunder shall be covered into the United States Treasury and applied as provided by law for the disposal of the proceeds from the sale of public lands.

Regulations to be prescribed.

SEC. 6. That the Secretary of the Interior is hereby authorized to prescribe all necessary rules and regulations for administering the provisions of this Act and determining conflicting claims arising hereunder.

Approved, February 27, 1925.

February 27, 1925.  
[H. R. 11753.]  
[Public, No. 502.]

**CHAP. 364.**—An Act Making appropriations for the Departments of State and Justice and for the Judiciary, and for the Departments of Commerce and Labor, for the fiscal year ending June 30, 1926, and for other purposes.

Appropriations for Departments of State and Justice, the Judiciary, and Departments of Commerce and Labor.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the following sums are appropriated, out of any money in the Treasury not otherwise appropriated, for the Departments of State and Justice and for the Judiciary, and for the Departments of Commerce and Labor, for the fiscal year ending June 30, 1926, namely:

Department of State.

## TITLE I—DEPARTMENT OF STATE

## OFFICE OF SECRETARY OF STATE

Secretary, Undersecretary, and office personnel.

Provisos.  
Salaries limited to average rates under Classification Act.

Vol. 42, p. 1488.

If only one position in a grade.

Not applicable to clerical-mechanical service.

No fixed salary reduced.

Vol. 42, p. 1490.

Transfers to another position without reduction.

Payment at higher salaries permitted.

Salaries: For Secretary of State, \$12,000; Undersecretary of State, and other personal services in the District of Columbia in accordance with the Classification Act of 1923, including temporary employees, \$1,057,600; in all, \$1,069,600: *Provided*, That in expending appropriations or portions of appropriations, contained in this Act, for the payment for personal services in the District of Columbia in accordance with "The Classification Act of 1923," the average of the salaries of the total number of persons under any grade in any bureau, office, or other appropriation unit shall not at any time exceed the average of the compensation rates specified for the grade by such Act, and in grades in which only one position is allocated the salary of such position shall not exceed the average of the compensation rates for the grade: *Provided*, That this restriction shall not apply (1) to grades 1, 2, 3, and 4 of the clerical-mechanical service, or (2) to require the reduction in salary of any person whose compensation was fixed as of July 1, 1924, in accordance with the rules of section 6 of such Act, (3) to require the reduction in salary of any person who is transferred from one position to another position in the same or different grade in the same or a different bureau, office, or other appropriation unit, or (4) to prevent the payment of a salary under any grade at a rate higher than the maximum rate of the grade when such higher rate is permitted by "The Classification Act of 1923," and is specifically authorized by other law.

## CONTINGENT EXPENSES, DEPARTMENT OF STATE

Contingent and miscellaneous expenses.

For contingent and miscellaneous expenses, including stationery, furniture, fixtures, typewriters, exchange of same, repairs and

material for repairs; books, maps, and periodicals, domestic and foreign, for the library, not exceeding \$4,000; maintenance, repair, and storage of motor-propelled vehicles, to be used only for official purposes; automobile mail wagons, including storage, repair, and exchange of same; street-car fare not exceeding \$150; and other miscellaneous items not included in the foregoing, \$43,605.

PRINTING AND BINDING

For all printing and binding in the Department of State, including all of its bureaus, offices, institutions, and services located in Washington, District of Columbia, and elsewhere, \$149,785. Printing and binding.

PASSPORT BUREAUS

For salaries and expenses of maintenance, including rent outside the District of Columbia, of passport bureaus at New York City, New York; San Francisco, California; Chicago, Illinois; Seattle, Washington; New Orleans, Louisiana; and Boston, Massachusetts, \$63,698. Passport bureaus.  
Salaries and expenses.  
Boston added.

DIPLOMATIC AND CONSULAR SERVICE

AMBASSADORS AND MINISTERS

Ambassadors extraordinary and plenipotentiary to Argentina, Brazil, Chile, Cuba, France, Germany, Great Britain, Italy, Japan, Mexico, Peru, Spain, and Turkey, at \$17,500 each, \$227,500: *Provided*, That so much as may be necessary of the amount herein appropriated for the salary of an Ambassador to Turkey shall be available for the salary of an envoy extraordinary and minister plenipotentiary to Turkey at \$12,000 per annum in the event that the President should appoint a diplomatic representative of that grade; Foreign service.  
Ambassadors and ministers.  
Ambassadors.  
*Proviso.*  
Allowance for Minister if that grade appointed.

For ambassador extraordinary and plenipotentiary to Belgium and envoy extraordinary and minister plenipotentiary to Luxembourg, \$17,500; Belgium and Luxembourg.

Envoys extraordinary and ministers plenipotentiary to China, and the Netherlands, at \$12,000 each, \$24,000; Ministers.  
China and Netherlands.  
Other countries.

Envoys extraordinary and ministers plenipotentiary to Albania, Austria, Bolivia, Bulgaria, Czechoslovakia, Colombia, Costa Rica, Denmark, Dominican Republic, Ecuador, Egypt, Finland, Greece, Guatemala, Haiti, Honduras, Hungary, Nicaragua, Norway, Panama, Paraguay, Persia, Poland, Portugal, Rumania, Salvador, Siam, Sweden, Switzerland, Uruguay, and Venezuela, at \$10,000 each, and to the Serbs, Croats, and Slovenes, \$10,000; in all, \$320,000;

Envoy extraordinary and minister plenipotentiary to Esthonia, Latvia, and Lithuania, \$10,000;

Minister resident and consul general to Liberia, \$5,000;

Agent and consul general at Tangier, \$7,500;

*Provided*, That no salary herein appropriated shall be paid to any official receiving any other salary from the United States Government;

Total, ambassadors and ministers, \$611,500. Minister, etc., Liberia.  
Agent, etc., Tangier.  
*Proviso.*  
Salary restriction.

CHARGÉS D'AFFAIRES AD INTERIM

For salaries of foreign service officers or vice consuls while acting as chargés d'affaires ad interim or while in charge of a consulate general or consulate during the absence of the principal officer, Chargés d'affaires, etc.

*Proviso.*  
Additional pay to  
vice consuls in charge  
of consulates.

\$45,000: *Provided*, That after June 30, 1924, vice consuls while in charge of a consulate general or consulate during the absence of the principal officer shall be entitled to additional compensation in the same manner and under the same conditions as foreign-service officers as provided in section 17 of the Act of May 24, 1924.

*Ante*, p. 143.

#### CLERKS AT EMBASSIES AND LEGATIONS

Clerks at embassies  
and legations.

For the employment of necessary clerks at the embassies and legations, who, whenever hereafter appointed, shall be citizens of the United States, \$355,000; and so far as practicable shall be appointed under civil-service rules and regulations.

Interpreters.

#### INTERPRETERS TO EMBASSIES AND LEGATIONS

Persia.  
Siam.

Interpreter to legation and consulate general to Persia, \$2,000.  
Interpreter to legation and consulate general to Bangkok, Siam, \$2,500.

Tuition, China, Ja-  
pan, and Turkey.

For the payment of the cost of tuition of foreign service officers assigned for language study in China, Japan, and Turkey, at the rate of \$350 per annum each, \$5,250.

#### QUARTERS FOR STUDENT INTERPRETERS AT EMBASSIES

Quarters for language  
study officers.

For rent of quarters for foreign service officers assigned for language study in Japan and Turkey, \$1,800.

#### CONTINGENT EXPENSES, FOREIGN MISSIONS

Contingent expenses,  
missions.

To enable the President to provide, at the public expense, all such stationery, blanks, records, and other books, seals, presses, flags, and signs as he shall think necessary for the several embassies and legations in the transaction of their business, and also for rent, repairs, postage, telegrams, furniture, household furniture and furnishings not to exceed \$25,000, typewriters and exchange of same, messenger service, operation and maintenance of launch for embassy at Constantinople not exceeding \$2,500, compensation of kavasses, guards, dragomans, and porters, including compensation of interpreters, translators, and the compensation of and rent for dispatch agents at London, New York, San Francisco, Seattle, and New Orleans, and for traveling and miscellaneous expenses of embassies and legations, and for loss on bills of exchange to and from embassies and legations, including such loss on bills of exchange to officers of the United States Court for China, and payment in advance of subscriptions for newspapers (foreign and domestic), rent, telephone, and other similar services under this appropriation is hereby authorized, \$713,162: *Provided*, That no part of this sum appropriated for contingent expenses, foreign missions, shall be expended for salaries or wages of persons not American citizens performing clerical services, whether officially designated as clerks or not, in any foreign mission.

Launch, Constanti-  
nople.

Dispatch agents.

Loss by exchange.

*Proviso.*  
No payment for cler-  
ical services to persons  
not Americans.

#### GROUND RENT OF EMBASSY AT TOKYO, JAPAN

Ground rent, Japan.

For annual ground rent of the embassy at Tokyo, Japan, for the year ending March 15, 1926, \$250.

#### EXPENSES OF FOREIGN SERVICE INSPECTORS

Expenses, foreign serv-  
ice inspectors.

For the actual and necessary traveling and subsistence expenses of foreign service officers detailed for inspection while traveling and

inspecting under instructions from the Secretary of State, \$25,000: *Provided*, That inspectors shall not be allowed actual and necessary expenses for subsistence, itemized, exceeding an average of \$8 per day.

*Proviso.*  
Subsistence allow-  
ance.

#### ALLOWANCE FOR CLERK HIRE AT UNITED STATES CONSULATES

For allowance for clerk hire at consulates, to be expended under the direction of the Secretary of State, \$1,550,000. Clerks, whenever hereafter appointed, shall, so far as practicable, be appointed under civil-service rules and regulations.

Clerk hire at consu-  
lates.

#### CONTINGENT EXPENSES, UNITED STATES CONSULATES

For expenses of providing all such stationery, blanks, record and other books, seals, presses, flags, signs, rent (so much as may be necessary), repairs to consular buildings owned by the United States, postage, furniture, household furniture and furnishings not to exceed \$10,000, typewriters and exchange of same, statistics, newspapers, freight (foreign and domestic), telegrams, advertising, messenger service, traveling expenses of consular and foreign service officers, compensation of interpreters, kavasses, guards, dragomans, translators, and Chinese writers, loss by exchange, and such other miscellaneous expenses as the President may think necessary for the several consulates and consular agencies in the transaction of their business and payment in advance of subscriptions for newspapers (foreign and domestic), rent, telephone, and other similar services under this appropriation are hereby authorized, \$968,900.

Contingent expenses,  
consulates.

Loss by exchange.

#### IMMIGRATION OF ALIENS

To enable the Department of State to perform the duties devolving upon it under the laws regulating immigration of aliens into the United States, including the same objects specified in the Acts making appropriations for the Department of State for the fiscal year 1926, under the heads of salaries and contingent expenses of the Department of State, printing and binding, salaries of foreign service officers, allowance for clerk hire at United States consulates, transportation of diplomatic and consular officers and clerks, and contingent expenses, United States consulates, \$450,000, of which not to exceed \$35,000 shall be available for personal services in the District of Columbia under the Classification Act of 1923.

Immigration of  
aliens.

Department expen-  
ses, under laws regulat-  
ing.  
*Ante*, p. 153.

Services in the Dis-  
trict.

#### RELIEF AND PROTECTION OF AMERICAN SEAMEN

For relief and protection of American seamen in foreign countries, in the Panama Canal Zone, and in the Philippine Islands, and shipwrecked American seamen in the Territory of Alaska, in the Hawaiian Islands, in Porto Rico, and in the Virgin Islands, \$150,000.

Relief, etc., of Ameri-  
can seamen.

#### SALARIES OF FOREIGN SERVICE OFFICERS

For salaries of foreign service officers as provided in the Act approved May 24, 1924, entitled "An Act for the reorganization and improvement of the foreign service of the United States, and for other purposes," \$2,911,000.

Foreign service offi-  
cers.

Salaries.  
*Ante*, p. 140.

#### SALARIES, DIPLOMATIC, CONSULAR, AND FOREIGN SERVICE OFFICERS WHILE RECEIVING INSTRUCTIONS AND IN TRANSIT

To pay the salaries of ambassadors, ministers, consuls, vice consuls, and other officers of the United States for the period actually

Instruction and tran-  
sit pay.

and necessarily occupied in receiving instructions and in making transits to and from their posts, and while awaiting recognition and authority to act in pursuance with the provisions of section 1740 of the Revised Statutes, \$30,000.

R. S., sec. 1740, p. 309.

TRANSPORTATION OF DIPLOMATIC, CONSULAR, AND FOREIGN SERVICE OFFICERS

Transportation, etc., expenses.

To pay the itemized and verified statements of the actual and necessary expenses of transportation and subsistence, under such regulations as the Secretary of State may prescribe, of diplomatic, consular and foreign service officers, and clerks in embassies, legations, and consulates, including officers of the United States Court for China, and their families and effects in going to and returning from their posts, or of such officers and clerks when traveling under orders of the Secretary of State, but not including any expense incurred in connection with leaves of absence, \$250,000: *Provided*, That no part of said sum shall be paid for transportation on foreign vessels without a certificate from the Secretary of State that there are no American vessels on which such officers and clerks may be transported.

*Proviso.*  
Passage on foreign ships restricted.

EMERGENCIES ARISING IN THE DIPLOMATIC AND CONSULAR SERVICE

Emergencies.

To enable the President to meet unforeseen emergencies arising in the Diplomatic and Consular Service, and to extend the commercial and other interests of the United States and to meet the necessary expenses attendant upon the execution of the Neutrality Act, to be expended pursuant to the requirement of section 291 of the Revised Statutes, \$400,000.

Neutrality Act.

R. S., sec. 291, p. 49.

ALLOWANCE TO WIDOWS OR HEIRS OF DIPLOMATIC, CONSULAR, AND FOREIGN SERVICE OFFICERS WHO DIE ABROAD

Allowance for officers dying abroad.

R. S., sec. 1749, p. 311.

For payment under the provisions of section 1749 of the Revised Statutes of the United States to the widows or heirs at law of diplomatic, consular, and foreign service officers of the United States dying in foreign countries in the discharge of their duties, \$2,000.

TRANSPORTING REMAINS OF DIPLOMATIC, CONSULAR, AND FOREIGN SERVICE OFFICERS AND CLERKS TO THEIR HOMES FOR INTERMENT

Bringing home remains of officers.

For defraying the expenses of transporting the remains of diplomatic, consular, and foreign service officers of the United States, including clerks, who have died or may die abroad or in transit, while in the discharge of their official duties, to their former homes in this country for interment, and for the ordinary and necessary expenses of such interment, at their post or at home, \$4,000.

Post allowances.

POST ALLOWANCES TO DIPLOMATIC, CONSULAR, AND FOREIGN SERVICE OFFICERS

Special allowances to officers to meet living expenses.

To enable the President, in his discretion, and in accordance with such regulations as he may prescribe, to make special allowances by way of additional compensation to diplomatic, consular, and foreign service officers, and officers of the United States Court for China in order to adjust their official income to the ascertained cost of living at the posts to which they may be assigned, \$25,000.

INTERNATIONAL OBLIGATIONS, COMMISSIONS,  
BUREAUS, AND SO FORTH

## CAPE SPARTEL LIGHT, COAST OF MOROCCO

For annual proportion of the expenses of Cape Spartel and Tangier Light on the coast of Morocco, including loss by exchange, \$386.

Cape Spartel Light.

## RESCUING SHIPWRECKED AMERICAN SEAMEN

For expenses which may be incurred in the acknowledgment of the services of masters and crews of foreign vessels in rescuing American seamen or citizens from shipwreck or other catastrophe at sea, \$3,000.

Life saving testimonials.

## INTERNATIONAL BUREAU OF WEIGHTS AND MEASURES

For contribution to the maintenance of the International Bureau of Weights and Measures, in conformity with the terms of the convention of May 20, 1875, the same to be paid, under the direction of the Secretary of State, to said bureau on its certificate of apportionment, \$3,000.

International Bureau of Weights and Measures.

Vol. 20, p. 1714.

## INTERNATIONAL BUREAU FOR PUBLICATION OF CUSTOMS TARIFFS

To meet the share of the United States in the annual expense for the year ending March 31, 1926, of sustaining the international bureau at Brussels for the translation and publication of customs tariffs, pursuant to the convention proclaimed December 17, 1890, \$2,187.

International Customs Tariffs Bureau.

Vol. 26, p. 1518.

## REVISION OF CHINESE CUSTOMS TARIFF

The unexpended balance of the appropriation of \$47,750 to enable the United States Government to carry out its obligations arising under the treaty relating to the Chinese customs tariff made in the Act making appropriations for the Departments of State and Justice and for the Judiciary, approved June 1, 1922, shall remain available for the purposes therein described for the fiscal year 1926.

Chinese customs tariff.

Unexpended balance for revising, continued available.

Vol. 42, p. 610.  
Ante, p. 211.

## INQUIRY INTO EXTRATERRITORIALITY IN CHINA

The unexpended balance of the appropriation of \$21,000 to enable the United States Government to carry out its obligations arising under Resolution Numbered 4, adopted by the Conference on the Limitation of Armament, December 10, 1921, regarding extraterritoriality in China, made by the Act making appropriations for the Departments of State and Justice and for the Judiciary, approved June 1, 1922, shall remain available for the purposes therein described for the fiscal year 1926.

Extraterritoriality in China.

Unexpended balance for inquiry regarding, continued available.

Vol. 42, p. 610.  
Ante, p. 211.

## WATER BOUNDARY, UNITED STATES AND MEXICO

To enable the President to perform the obligations of the United States under the treaties of 1884, 1889, 1905, and 1906, between the United States and Mexico, including not to exceed \$900 for rent of offices and \$600 for the purchase of a motor-driven truck, \$43,200: *Provided*, That not to exceed \$6,000 of such sum may in the discretion of the President be used for taking over the water gauging now being done by the State of Texas.

Mexican Boundary Commission.

Vol. 24, p. 1011; Vol. 26, p. 1512; Vol. 34, p. 2953.

*Previso.*  
Water gauging.

## BOUNDARY LINE, ALASKA AND CANADA, AND THE UNITED STATES AND CANADA

Boundary, Alaska and Canada.  
Vol. 32, p. 1961.

Land and water boundary, United States and Canada.

Vol. 35, p. 2003.

*Proviso.*  
Subsistence when absent from Washington.

To enable the Secretary of State to mark the boundary and make the surveys incidental thereto between the Territory of Alaska and the Dominion of Canada, in conformity with the award of the Alaskan Boundary Tribunal and existing treaties, including employment at the seat of government of such surveyors, computers, draftsmen, and clerks as are necessary; and for the more effective demarkation and mapping, pursuant to the treaty of April 11, 1908, between the United States and Great Britain, of the land and water boundary line between the United States and the Dominion of Canada, as established under existing treaties, to be expended under the direction of the Secretary of State, including the salaries of the commissioner and the necessary engineers, surveyors, draftsmen, computers, and clerks in the field and at the seat of government, expense of necessary traveling, for payment for timber necessarily cut in determining the boundary line not to exceed \$500, and commutation to members of the field force while on field duty or actual expenses not exceeding \$5 per day each, to be expended in accordance with regulations from time to time prescribed by the Secretary of State, \$38,515: *Provided*, That when the commissioner is absent from Washington and from his regular place of residence on official business he shall not be allowed actual and necessary expenses of subsistence in excess of \$8 per day.

## INTERNATIONAL PRISON COMMISSION

International Prison Commission.

For subscription of the United States as an adhering member of the International Prison Commission, and the expenses of a commission, including preparation of reports, \$2,550.

Pan American Union.

## PAN AMERICAN UNION

Quota for support, and printing and binding.

*Proviso.*  
Use of money from other Republics.

For the payment of the quota of the United States for the support of the Pan American Union, \$107,231.48, and for printing and binding of the union, \$20,000; in all \$127,231.48: *Provided*, That any moneys received from the other American Republics for the support of the union shall be paid into the Treasury as a credit, in addition to the appropriation, and may be drawn therefrom upon requisitions of the chairman of the governing board of the union for the purpose of meeting the expenses of the union and of carrying out the orders of the said governing board.

## INTERNATIONAL BUREAU OF THE PERMANENT COURT OF ARBITRATION

International Bureau, Permanent Court of Arbitration.  
Vol. 32, p. 1793.

To meet the share of the United States in the expenses for the calendar year 1924 of the International Bureau of the Permanent Court of Arbitration, created under article 22 of the convention concluded at The Hague, July 29, 1899, for the pacific settlement of international disputes, \$2,000.

## BUREAU OF INTERPARLIAMENTARY UNION FOR PROMOTION OF INTERNATIONAL ARBITRATION

Interparliamentary Union for Promoting International Arbitration

For the contribution of the United States toward the maintenance of the Bureau of the Interparliamentary Union for the promotion of international arbitration, to be immediately available, \$6,000.

INTERNATIONAL COMMISSION ON ANNUAL TABLES OF CONSTANTS, AND  
SO FORTH

To the International Commission on Annual Tables of Constants and Numerical Data, Chemical, Physical, and Technological, as established by the Seventh International Congress of Applied Chemistry in London and as continued by the eighth congress in New York, as a contribution by the United States toward the publication of annual tables of constants, chemical, physical, and technological, \$500.

International Commission on Tables of Constants, etc.

INTERNATIONAL COMMISSION ON PUBLIC AND PRIVATE INTERNATIONAL  
LAW

The appropriation of \$15,000 for the payment of compensation to and the necessary expenses of the representative or representatives of the United States on the International Commission of Jurists, made by the Act making appropriations for the Departments of State and Justice and for the Judiciary, approved June 1, 1922, is hereby made available for the purposes therein described for the fiscal year 1926.

International Commission on International Law.  
Appropriation made available.  
Vol. 42, p. 608.

## INTERNATIONAL INSTITUTE OF AGRICULTURE AT ROME, ITALY

For the payment of the quota of the United States, including the Territory of Hawaii, and the dependencies of the Philippine Islands, Porto Rico, and the Virgin Islands, for the support of the International Institute of Agriculture for the calendar year 1926, \$9,600;

International Institute of Agriculture.

Quota, including dependencies.

For the payment of the additional quota of the United States, including the Territory of Hawaii, and the dependencies of the Philippine Islands, Porto Rico, and the Virgin Islands, for the support of the International Institute of Agriculture, in accordance with the resolutions of the general meetings of the institute held in November, 1920, and May, 1924, said amount to be paid in United States currency on the basis of the fixed rate of exchange at par, for the calendar year 1926, \$34,740;

Additional quota.

For salary of the one member of the permanent committee of the International Institute of Agriculture for the calendar year 1926, \$5,000;

Member of Committee.

For the cost of translating into and printing in the English language the publications of the International Institute of Agriculture at Rome, \$5,000;

Translating publications.

Total, \$54,340.

## INTERNATIONAL RAILWAY CONGRESS

To pay the quota of the United States as an adhering member of the International Railway Congress for the year ending April 15, 1926, \$800.

International Railway Congress.

## INTERNATIONAL SANITARY BUREAU

For the annual share of the United States for the maintenance of the International Sanitary Bureau for the year 1926, \$11,154.29.

International Sanitary Bureau.

## INTERNATIONAL OFFICE OF PUBLIC HEALTH

For the payment of the quota of the United States for the year 1926 toward the support of the International Office of Public Health, created by the international arrangement signed at Rome, Decem-

International Office of Public Health.  
Vol. 35, p. 2061.  
Vol. 35, p. 1834; Vol. 42, p. 1823.

ber 9, 1907, in pursuance of article 181 of the International Sanitary Convention signed at Paris on December 3, 1903, \$3,860.

ARBITRATION OF OUTSTANDING PECUNIARY CLAIMS BETWEEN THE UNITED STATES AND GREAT BRITAIN

British - American  
Pecuniary Claims Com-  
mission.  
Vol. 37, p. 1635.  
Salaries and expenses.

For the expenses of the arbitration of outstanding pecuniary claims between the United States and Great Britain, in accordance with the special agreement concluded for that purpose August 18, 1910, and the schedules of claims thereunder, including salary and expenses of the tribunal, and of the agent to be appointed by the President, by and with the advice and consent of the Senate, counsel, joint secretary and other assistants, contingent expenses, and personal services and rent in the District of Columbia, and elsewhere, to be expended under the direction of the Secretary of State, \$64,750.

INTERNATIONAL RADIOTELEGRAPHIC CONVENTION

International Radio-  
telegraphic Convention.  
Vol. 37, p. 1569.

For the share of the United States for the calendar year 1926, as a party to the international radiotelegraphic conventions heretofore signed, of the expenses of the radiotelegraphic service of the International Bureau of the Telegraphic Union at Berne, \$5,750.

UNITED STATES SECTION OF THE INTER-AMERICAN HIGH COMMISSION

Inter-American High  
Commission.  
United States sec-  
tion.  
Vol. 39, p. 8.

To defray the actual and necessary expenses on the part of the United States section of the Inter-American High Commission, \$21,680, to be expended under the direction of the Secretary of State.

WATERWAYS TREATY, UNITED STATES AND GREAT BRITAIN: INTERNATIONAL JOINT COMMISSION, UNITED STATES AND GREAT BRITAIN

Canadian Boundary  
Waters Joint Com-  
mission.

Vol. 36, p. 2448.

Provisos.  
Subsistence when  
absent from Washing-  
ton.

Rent in the District.

For salaries and expenses, including salaries of commissioners and salaries of clerks and other employees appointed by the commissioners on the part of the United States, with the approval solely of the Secretary of State, cost of law books, books of reference, and periodicals, office equipment and supplies, and necessary traveling expenses, and for one-half of all reasonable and necessary joint expenses of the International Joint Commission incurred under the terms of the treaty between the United States and Great Britain concerning the use of boundary waters between the United States and Canada, and for other purposes, signed January 11, 1909, \$33,000, to be disbursed under the direction of the Secretary of State: *Provided*, That no part of this appropriation shall be expended for subsistence of the commission or secretary, except for actual and necessary expenses, not in excess of \$8 per day each, when absent from Washington and from his regular place of residence on official business: *Provided further*, That a part of this appropriation may be expended for rent of offices for the commission in the District of Columbia in the event that the Public Buildings Commission is unable to supply suitable office space.

PAYMENT TO THE GOVERNMENT OF PANAMA

Panama.

Annual payment to.  
Vol. 33, p. 2238.

To enable the Secretary of State to pay to the Government of Panama the fourteenth annual payment, due on February 26, 1926, from the Government of the United States to the Government of Panama under article 14 of the treaty of November 18, 1903, \$250,000.

## PAYMENT TO THE GOVERNMENT OF COLOMBIA

To enable the Secretary of State to pay to the Government of Colombia the fourth payment from the Government of the United States to the Republic of Colombia under article 2 of the treaty of April 6, 1914, \$5,000,000.

Colombia.  
Payment to.  
Vol. 42, p. 2124.

## INTERNATIONAL RESEARCH COUNCIL

To pay the annual share of the United States, as an adhering member of the International Research Council and of the Associated Unions organized at Brussels, July 18-28, 1919, as follows: International Research Council, \$160; International Astronomical Union, \$960; International Union of Pure and Applied Chemistry, \$360; International Union of Geodesy and Geophysics, \$1,664; International Union of Mathematics, \$80; International Union of Scientific Radiotelegraphy, \$128; in all, \$3,352, to be expended under the direction of the Secretary of State.

International Re-  
search Council.  
Specified quotas.

## INTERNATIONAL HYDROGRAPHIC BUREAU

For the annual contribution of the United States toward the maintenance of the International Hydrographic Bureau, \$3,860.

International Hydro-  
graphic Bureau.

## FOREIGN HOSPITAL AT CAPE TOWN

For annual contribution toward the support of the Somerset Hospital (a foreign hospital), at Cape Town, \$50, to be paid by the Secretary of State upon the assurance that suffering seamen and citizens of the United States will be admitted to the privileges of said hospital.

Somerset Hospital,  
Cape Town.

## INTERNATIONAL TRADE-MARK REGISTRATION BUREAU, QUOTA OF UNITED STATES

For the annual share of the United States for the expenses of the maintenance of the International Trade-Mark Registration Bureau at Habana, including salaries of the director and counselor, assistant director and counselor, clerks, translators, secretary to the director, stenographers and typewriters, messenger, watchmen, and laborers, rent of quarters, stationery and supplies, including the purchase of books, postage, traveling expenses, and the cost of printing the bulletin, \$4,961.

International Trade-  
Mark Registration.  
Habana Bureau ex-  
penses.  
Vol. 39, p. 1680; Vol.  
41, p. 533.

## INTERNATIONAL BUREAU OF THE UNION FOR THE PROTECTION OF INDUSTRIAL PROPERTY

For the share of the United States in the expense of conducting the International Bureau of the Union for the Protection of Industrial Property, at Berne, Switzerland, \$1,700.

Industrial Property  
Bureau.

## MIXED CLAIMS COMMISSION, UNITED STATES AND GERMANY

For the expenses of determining the amounts of claims against Germany by the Mixed Claims Commission established under the agreement concluded between the United States and Germany on August 10, 1922, for the determination of the amount to be paid by Germany in satisfaction of the financial obligations of Germany under the treaty concluded between the Governments of the United States and Germany on August 25, 1921, including the expenses

German Mixed  
Claims Commission.  
Vol. 42, p. 2200.  
Post, p. 1339.

Agency expenses.

which under the terms of such agreement of August 10, 1922, are chargeable in part to the United States; and the expenses of an agency of the United States to perform all necessary services in connection with the preparation of claims and the presentation thereof before said mixed commission, including salaries of an agent and necessary counsel and other assistants and employees, rent in the District of Columbia, contingent expenses, traveling expenses and per diem in lieu of subsistence (and the Secretary of State may allow per diem in lieu of subsistence for foreign travel at not to exceed \$8), and such other expenses in the United States and elsewhere as the President may deem proper, \$147,536.

Subsistence allow-  
ance.

Mexican Claims  
Commissions.  
*Post*, pp. 1730, 1732.

For the expenses of the settlement and adjustment of claims by the citizens of each country against the other under a convention concluded September 8, 1923, and of citizens of the United States against Mexico under a convention concluded September 10, 1923, between the United States and Mexico, including the expenses which, under the terms of the two conventions, are chargeable in part to the United States, the expenses of the two commissions, and the expenses of an agency of the United States to perform all necessary services in connection with the preparation of the claims and the presenting thereof before the said commissions, as well as defending the United States in cases presented under the general convention by Mexico, including salaries of an agent and necessary counsel and other assistants and employees in the District of Columbia and elsewhere, rent, law books and books of reference, printing and binding, contingent expenses, traveling and subsistence expenses (notwithstanding the provisions of any other Act), and such other expenses in the United States and elsewhere as the President may deem proper, \$275,000, of which \$100,000 shall be immediately available.

Agency expenses, etc.

Subsistence allow-  
ance.

#### INTERNATIONAL STATISTICAL INSTITUTE AT THE HAGUE

International Statis-  
tical Bureau.  
*Ante*, p. 112.

For the annual contribution of the United States to the International Statistical Bureau at The Hague for the year 1926, as authorized by public resolution approved April 28, 1924, \$2,000, to be expended under the direction of the Secretary of State.

#### INTERNATIONAL FISHERIES COMMISSION

International Fish-  
eries Commission.  
Share of United  
States in expenses.  
*Post*, p. 1841.

For the share of the United States of the expenses of the International Fisheries Commission, established under the treaty between the United States and Great Britain, concluded March 2, 1923, including salaries of two members and other employees of the commission, traveling and subsistence expenses (notwithstanding the provisions of existing law), purchasing of books, periodicals, furniture, and scientific instruments, contingent expenses, rent in the District of Columbia, and such other expenses in the United States and elsewhere as the President may deem proper, to be disbursed under the direction of the Secretary of State, \$15,000.

Rio de Janeiro, Brazil.

#### EMBASSY BUILDING, RIO DE JANEIRO, BRAZIL

Part of unexpended  
balance for Interna-  
tional Exposition, au-  
thorized for additional  
land for embassy build-  
ing.

Not to exceed \$50,000 of the unexpended balance of the appropriation heretofore made for the expenses of taking part in the International Exposition at Rio de Janeiro, Brazil, is continued and made available during the fiscal year 1925 for the purchase

of additional land adjoining the site now owned by the United States upon which the embassy building (formerly the exposition building) is situated.

Vol. 42, p. 1548.

## JUDICIAL

### UNITED STATES COURT FOR CHINA

Judge, \$8,000; district attorney, \$4,000; marshal, \$3,000; clerk, \$3,000; assistant clerk, \$2,400; stenographer and court reporter, \$2,400; stenographer, \$1,800; court expenses, including reference law books, \$8,500; in all, \$33,100.

United States court for China. Salaries, etc.

The judge of the said court and the district attorney shall, when the sessions of the court are held at other cities than Shanghai, receive in addition to their salaries their necessary actual expenses during such session, not to exceed \$8 per day each, and so much as may be necessary for said purposes during the fiscal year ending June 30, 1926, is appropriated.

Sessions other than at Shanghai.

### PRISONS FOR AMERICAN CONVICTS

For expenses of maintaining in China, the former Ottoman Empire, Egypt, and Persia institutions for incarcerating American convicts and persons declared insane by the United States Court for China or any consular court, including salaries of not exceeding \$1,800 for the deputy marshal and \$1,200 each for three assistant deputy marshals at Shanghai; wages of prison keepers; rent of quarters for prisons; and for the expenses of keeping, feeding, and transportation of prisoners and persons declared insane by the United States Court for China or any consular court in China, the former Ottoman Empire, Egypt, and Persia, so much as may be necessary; in all, \$20,000.

Consular prisons.

Keepers, quarters, etc.

### BRINGING HOME CRIMINALS

For actual expenses incurred in bringing home from foreign countries persons charged with crime, \$2,000.

Bringing home criminals.

No portion of the sums appropriated in Title I of this Act shall, unless expressly authorized, be expended for rent in the District of Columbia or elsewhere in the United States.

Rent restriction in United States.

## TITLE II.—DEPARTMENT OF JUSTICE

Department of Justice.

### OFFICE OF THE ATTORNEY GENERAL

Salaries: For Attorney General, \$12,000; Solicitor General, \$10,000; Assistant to the Attorney General, \$9,000; and other personal services in the District of Columbia in accordance with the Classification Act of 1923, including the Solicitors of the State, Treasury, Interior, Commerce, and Labor Departments, the Solicitor of Internal Revenue, and the office forces of the Solicitors of the Treasury, Commerce, and Labor Departments, \$549,000; in all, \$580,000.

Attorney General, Solicitor General, Assistant, Solicitors, and office personnel.

Vol. 42, p. 1488.

For the purchase of law books, books of reference, and periodicals, including the exchange thereof, for the Department of Justice, \$6,700.

Law books.

### CONTINGENT EXPENSES, DEPARTMENT OF JUSTICE

For stationery, furniture, and repairs, floor coverings not exceeding \$500, file holders and cases; miscellaneous expenditures, including telegraphing and telephones, foreign postage, labor, typewriters

Contingent and miscellaneous expenses.

Vehicles, etc.	and adding machines and the exchange thereof and repairs thereto, street-car fares not exceeding \$300, newspapers, press clippings, and other necessities ordered by the Attorney General; official transportation, including the purchase and exchange, repair, maintenance, and operation of a motor-driven passenger car, and the repair, maintenance, and operation of a delivery truck and motor cycle, to be used only for official purposes, and purchase and repair of bicycles, \$63,000.
Rent.	For rent of buildings and parts of buildings in the District of Columbia, \$75,000, if space can not be assigned by the Public Buildings Commission in buildings under the control of that commission.
Printing and binding.	For printing and binding for the Department of Justice and the courts of the United States, \$225,000.
Traveling, etc., expenses.	For traveling and other miscellaneous and emergency expenses, including advances made by the disbursing clerk, authorized and approved by the Attorney General, to be expended at his discretion, the provisions of section 3648, Revised Statutes, to the contrary notwithstanding, \$7,500.
R. S., sec. 3648, p. 718.	
Miscellaneous.	<b>MISCELLANEOUS OBJECTS, DEPARTMENT OF JUSTICE</b>
Conduct of customs cases. Assistant Attorney General, attorneys, etc. Vol. 36, p. 108.	Conduct of customs cases: Assistant Attorney General, \$8,000; special attorneys and counselors at law in the conduct of customs cases, to be employed and their compensation fixed by the Attorney General, as authorized by subsection 30 of section 28 of the Act of August 5, 1909; necessary clerical assistance and other employees at the seat of government and elsewhere, to be employed and their compensation fixed by the Attorney General; supplies, Supreme Court Reports and Digests, and Federal Reporter and Digests, traveling, and other miscellaneous and incidental expenses, to be expended under the direction of the Attorney General; in all, \$93,200.
Defending suits in claims.	Defending suits in claims against the United States: For necessary expenses incurred in the examination of witnesses, procuring evidence, employment of experts, and such other expenses as may be necessary in defending suits in the Court of Claims, including Indian depredation claims, to be expended under the direction of the Attorney General, \$75,000.
Indian depredation claims.	
Detection and prosecution of crimes. Protection of the President.	Detection and prosecution of crimes: For the detection and prosecution of crimes against the United States; for the protection of the person of the President of the United States; the acquisition, collection, classification, and preservation of criminal identification records and their exchange with the officials of States, cities, and other institutions; for such other investigations regarding official matters under the control of the Department of Justice and the Department of State as may be directed by the Attorney General; hire, maintenance, upkeep, and operation of motor-propelled or horse-drawn passenger-carrying vehicles when necessary; purchase and exchange of a motor-propelled passenger-carrying vehicle to cost not to exceed \$3,000, exclusive of the exchange allowance on any vehicle given in part payment therefor; firearms and ammunition, such stationery and supplies for use at the seat of government or elsewhere as the Attorney General may direct, including not to exceed \$10,000 for taxicab hire to be used exclusively for the purposes set forth in this paragraph and to be expended under the direction of the Attorney General; per diem in lieu of subsistence when allowed pursuant to section 13 of the Sundry Civil Appropriation Act approved August 1, 1914, including not to exceed \$295,000 for necessary employees at the seat of government,
Vehicles, etc.	
Per diem subsistence. Vol. 38, p. 680.	

\$2,177,500; for the investigation of the official acts, records, and accounts of marshals, attorneys, and clerks of the United States courts and the territorial courts, and United States commissioners, for which purpose all the official papers, records, and dockets of said officers, without exception, shall be examined by the agents of the Attorney General at any time; and also, when requested by the presiding judge, the official acts, records, and accounts of referees and trustees of such courts, including \$43,000 for necessary employes at the seat of government, \$117,000; in all, \$2,294,500; to be expended under the direction of the Attorney General: *Provided*, That this appropriation shall be available for advances to be made by the disbursing clerk of the Department of Justice when authorized and approved by the Attorney General, the provisions of section 3648 of the Revised Statutes to the contrary notwithstanding: *Provided further*, That for the purpose of executing the duties for which provision is made by this appropriation, the Attorney General is authorized to appoint officials who shall be vested with the authority necessary for the execution of such duties.

Investigating official acts, records, etc.

*Provisos.*  
Advances.

R.S., sec. 36478, p. 718.  
Special officials authorized.

Enforcement of antitrust laws: For the enforcement of antitrust laws, including not exceeding \$15,000 for clerical services and not exceeding \$50,000 for compensation of attorneys at the seat of government, \$228,000: *Provided*, That no part of this money shall be spent in the prosecution of any organization or individual for entering into any combination or agreement having in view the increasing of wages, shortening of hours, or bettering the conditions of labor, or for any act done in furtherance thereof not in itself unlawful: *Provided further*, That no part of this appropriation shall be expended for the prosecution of producers of farm products and associations of farmers who cooperate and organize in an effort to and for the purpose to obtain and maintain a fair and reasonable price for their products.

Enforcing antitrust laws.

*Provisos.*  
Use for prosecuting labor organizations, etc., forbidden.

Associations of farmers, etc.

Enforcement of Acts to regulate commerce: For salary and expenses of assistant to the Solicitor General in representing the Government in all matters arising under the Act entitled "An Act to regulate commerce," approved February 4, 1887, as amended, including traveling expenses, to be expended under the direction of the Attorney General, including not to exceed \$9,540 for salaries of employes in the District of Columbia, \$10,500.

Enforcing interstate commerce laws.

Vol. 34, p. 379; Vol. 36; p. 539; Vol. 37, p. 701, Vol. 38, p. 219; Vol. 40, p. 272; Vol. 41, p. 474.

Investigation and prosecution of war frauds: For the investigation and prosecution of alleged frauds, either civil or criminal, or other crimes or offenses against the United States, growing out of or arising in connection with the preparation for or prosecution of the late war, including the institution and prosecution of suits for the recovery of moneys which contain no element of fraud but arose incident to the investigation of alleged frauds, to be available for the employment of counsel and other assistants, rents, and all other purposes in connection therewith, whether in the District of Columbia or elsewhere, including not to exceed \$10,000 for communication service, the purchase of furniture, law books, books of reference, and other necessary equipment and supplies at the seat of the government, \$1,000,000, to be expended in the discretion of the Attorney General: *Provided*, That this appropriation shall not be available for rent of buildings in the District of Columbia if suitable space is provided by the Public Buildings Commission: *Provided further*, That not more than two persons shall be employed hereunder at a rate of compensation exceeding \$10,000 per annum each, whose aggregate compensation shall not exceed \$30,000, but the Attorney General may fix the compensation of not to exceed six persons at not to exceed \$10,000 each.

War frauds. Investigation and prosecution of. Vol. 42, p. 543.

*Provisos.*  
Rent in the District.

Pay restriction.

## PUEBLO LANDS BOARD

Pueblo Lands Board,  
expenses.  
*Ante*, p. 636.

For expenses of the Pueblo Lands Board, including compensation for member appointed by the President of the United States, and for clerical assistants, interpreters, surveyors, and stenographers, rental of quarters, travel expenses, fees of witnesses, telephone and telegraph service, \$39,000.

Judicial.

## JUDICIAL

United States Su-  
preme Court.

## UNITED STATES SUPREME COURT

Salaries.

Salaries: Chief Justice, \$15,000; eight associate justices, at \$14,500 each; marshal, \$4,500; nine law clerks, one for the Chief Justice and one for each associate justice, at not exceeding \$3,600 each; clerical assistants for the Chief Justice and the associate justices, \$20,160; in all, \$188,060.

Printing and bind-  
ing.

For printing and binding for the Supreme Court of the United States, \$25,000, and the printing and binding for the Supreme Court shall be done by the printer it may employ, unless it shall otherwise order; and for printing and binding the official reports of the Supreme Court of the United States, and advance pamphlet installments thereof, during the fiscal year 1926, to be expended as required, without allotment by quarters, \$25,000; in all, \$50,000.

Reporter.

For the salary of the Reporter, \$8,000; and for his expenses for professional and clerical assistance and stationery, to be paid upon vouchers signed by him and approved by the Chief Justice, \$3,500; in all, \$11,500.

Judges.

## SALARIES OF JUDGES

Salaries of circuit,  
district, and retired.

For salaries of thirty-three circuit judges, at \$8,500 each; one hundred and twenty-eight district judges (including two in the Territory of Hawaii and one in the Territory of Porto Rico), at \$7,500 each; and judges retired under section 260 of the Judicial Code, as amended by the Act of February 25, 1919; in all, \$1,353,000: *Provided*, That this appropriation shall be available for the salaries of all United States justices, and circuit and district judges lawfully entitled thereto, whether active or retired.

Vol. 40, p. 1157.

*Proviso.*  
Available for all  
judges.

National park com-  
missioners.

## NATIONAL PARK COMMISSIONERS

Salaries.

For the salaries of the Commissioners in the Crater Lake, Glacier, Mount Rainier, Yellowstone, Yosemite, and Sequoia and General Grant National Parks, \$11,160, which shall be in lieu of all fees and compensation heretofore authorized.

Court of Customs  
Appeals.

## COURT OF CUSTOMS APPEALS

Salaries.

Salaries: Presiding judge and four associate judges, at \$8,500 each; and all other officers and employees of the court, \$27,500; in all \$70,000.

Rent, miscellaneous  
expenses, etc.

For rent of necessary quarters in the District of Columbia and elsewhere, \$10,000; books and periodicals, including their exchange; stationery, supplies, traveling expenses; heat, light, and power service; drugs, chemicals, cleansers, furniture; and for such other miscellaneous expenses as may be approved by the presiding judge, \$3,100; in all, \$13,100.

Court of Claims.

## COURT OF CLAIMS

Salaries.

Salaries: Chief justice, \$8,000; four judges, at \$7,500 each; and all other officers and employees of the court, \$45,432; in all \$83,432.

For printing and binding for the Court of Claims, \$45,000.  
 For auditors and additional stenographers, when deemed necessary, in the Court of Claims, to be disbursed under the direction of the court, \$12,000.  
 For stationery, court library, repairs, including repairs to bicycles, fuel, electric light, electric elevator, and other miscellaneous expenses, \$6,600.  
 Building: For repairs to roof of annex building and for painting interior of main building, to be expended under the supervision of the Architect of the Capitol, \$5,660.

Printing and binding.  
 Auditors, etc.

Contingent expenses.

Repairs to building.

TERRITORIAL COURTS

Territorial courts.

ALASKA: Four judges, at \$7,500 each; four attorneys, \$5,000 each; four marshals, at \$4,000 each; four clerks, at \$3,800 each; in all, \$81,200.

Alaska.

HAWAII: Chief justice, \$7,500; two associate justices, at \$7,000 each; in all, \$21,500.

Hawaii.

For judges of circuit courts, at \$6,000 each, \$48,000.

MARSHALS, DISTRICT ATTORNEYS, CLERKS, AND OTHER EXPENSES OF UNITED STATES COURTS

United States courts.

For salaries, fees, and expenses of United States marshals and their deputies, including services rendered in behalf of the United States or otherwise, services in Alaska in collecting evidence for the United States when so specially directed by the Attorney General, and maintenance, alteration, repair, and operation of motor-driven passenger-carrying vehicles used in connection with the transaction of the official business of the United States marshal for the District of Columbia, \$3,500,000: *Provided*, That there shall be paid hereunder any necessary cost of keeping vessels or other property attached or libeled in admiralty in such amount as the court, on petition setting forth the facts under oath, may allow: *Provided further*, That marshals and office deputy marshals (except in the District of Alaska) may be granted a per diem of not to exceed \$4 in lieu of subsistence, instead of, but under the conditions prescribed for, the present allowance for actual expenses of subsistence.

Marshals.  
 Salaries, etc.

Alaska.

*Proviso.*  
 Keeping attached vessels, etc.

Per diem subsistence.

For salaries of United States district attorneys and expenses of United States district attorneys and their regular assistants, including the office expenses of United States district attorneys in Alaska, and for salaries of regularly appointed clerks to United States district attorneys for services rendered during vacancy in the office of the United States district attorney, \$1,334,000: *Provided*, That United States district attorneys and their regular assistants may be granted a per diem of not to exceed \$4 in lieu of subsistence, instead of, but under the conditions prescribed for, the present allowance for actual expenses of subsistence.

District attorneys.  
 Salaries, etc.

*Proviso.*  
 Per diem subsistence.

Regular assistants.

For regular assistants to United States district attorneys who are appointed by the Attorney General at a fixed annual compensation, \$919,000.

Assistants in special cases.

For assistants to the Attorney General and to United States district attorneys employed by the Attorney General to aid in special cases, including not to exceed \$60,180 for clerical help for such assistants in the District of Columbia, and for payment of foreign counsel employed by the Attorney General in special cases (such counsel shall not be required to take oath of office in accordance with section 366, Revised Statutes of the United States), \$650,000, of which not to exceed \$300,000 shall be available for legal

Foreign counsel.

Oath not required.  
 R. S., sec. 366, p. 62.

<p><i>Provisos.</i> Pay restrictions.</p>	<p>services in the District of Columbia: <i>Provided</i>, That the amount paid as compensation out of the funds herein appropriated to any person employed hereunder shall not exceed \$10,000: <i>Provided further</i>, That not more than \$150,000 of the \$650,000 herein appropriated shall be available for special counsel to enforce the National Prohibition Act.</p>
<p>Prohibition enforcement counsel.</p>	
<p>Clerks of courts. Salaries, etc.</p>	<p>For salaries of clerks of United States circuit courts of appeals and United States district courts, their deputies, and other assistants, expenses of travel and subsistence, and other expenses of conducting their respective offices, in accordance with the provisions of the Act approved February 26, 1919, and the Act approved June 1, 1922, making appropriations for the Departments of State and Justice and for the judiciary for the fiscal year ending June 30, 1923, \$1,758,000: <i>Provided</i>, That per diem in lieu of subsistence not to exceed \$4 may be granted to deputy clerks and clerical assistants to clerks of United States district courts, instead of but under conditions applicable to the allowance for actual expenses of subsistence, as provided in the above-mentioned Act of February 26, 1919.</p>
<p>Vol 40, p. 1182. Vol. 42, p. 616.</p>	
<p><i>Provisio.</i> Per diem subsistence.</p>	
<p>Vol. 40, p. 1182.</p>	
<p>Commissioners, etc. R. S., sec. 1014, p. 189.</p>	<p>For fees of United States commissioners and justices of the peace acting under section 1014, Revised Statutes of the United States, \$500,000.</p>
<p>Jurors. Witnesses. R. S., sec. 850, p. 160.</p>	<p>For fees of jurors, \$1,850,000.</p>
<p><i>Provisio.</i> Pay, etc., on approval of Attorney General.</p>	<p>For fees of witnesses and for payment of the actual expenses of witnesses, as provided by section 850, Revised Statutes of the United States, including the fees and expenses of witnesses on behalf of the Government before the Boards of United States General Appraisers, such payments to be made on the certification of the attorney for the United States and to be conclusive as provided in section 850, Revised Statutes of the United States, \$1,670,000: <i>Provided</i>, That not to exceed \$10,000 of this amount shall be available for such compensation and expenses of witnesses or informants as may be authorized or approved by the Attorney General, which approval shall be conclusive.</p>
<p>Rent of court rooms.</p>	<p>For rent of rooms for the United States courts and judicial officers, \$80,000.</p>
<p>Bailiffs, etc.</p>	<p>For bailiffs and criers, not exceeding three bailiffs and one crier in each court, except in the southern district of New York and the northern district of Illinois; expenses of circuit and district judges of the United States and the judges of the district courts of the United States in Alaska, Porto Rico, and Hawaii, as provided by section 259 of the Act entitled "An Act to codify, revise, and amend the laws relating to the judiciary," approved March 3, 1911; meals and lodging for jurors in United States cases, and of bailiffs in attendance upon the same, when ordered by the court, and meals and lodging for jurors in Alaska, as provided by section 193, Title II, of the Act of June 6, 1900; and compensation for jury commissioners, \$5 per day, not exceeding three days for any one term of court, \$348,000: <i>Provided</i>, That no per diem shall be paid to any bailiff or crier unless the court is actually in session and the judge present and presiding or present in chambers;</p>
<p>Traveling expenses of judges.</p>	
<p>Vol. 36, p. 1161.</p>	
<p>Jury expenses.</p>	
<p>Alaska. Vol. 31, p. 363.</p>	
<p><i>Provisio.</i> Restriction.</p>	
<p>Miscellaneous.</p>	<p>For such miscellaneous expenses as may be authorized or approved by the Attorney General, for the United States courts and their officers, including so much as may be necessary in the discretion of the Attorney General for such expenses in the District of Alaska and in courts other than Federal courts, \$925,000.</p>
<p>Supplies.</p>	<p>For supplies, including the exchange of typewriting and adding machines, for the United States courts and judicial officers, including firearms and ammunition therefor, to be expended under the direction of the Attorney General, \$73,000.</p>

For the purchase of law books, including the exchange thereof, for United States judges, district attorneys, and other judicial officers, including the nine libraries of the United States circuit courts of appeals, including not to exceed \$25,000 for the purchase of the Federal Reporter and continuations thereto as issued, to be expended under the direction of the Attorney General: *Provided*, That such books shall in all cases be transmitted to their successors in office; all books purchased thereunder to be marked plainly, "The property of the United States," \$65,000.

Books for judicial officers.

Federal Reporter.

*Provido.*  
Transmittal to successors.

PENAL INSTITUTIONS

Penal institutions.

Leavenworth, Kansas, Penitentiary: For subsistence, including supplies from the prison stores for warden, deputy warden, and physician, tobacco for prisoners, kitchen and dining-room furniture and utensils, seeds and implements, and for purchase of ice if necessary, \$203,500;

Leavenworth, Kans.  
Subsistence.

For clothing, transportation, and traveling expenses, including materials for making clothing at the penitentiary; gratuities for prisoners at release, provided such gratuities shall be furnished to prisoners sentenced for terms of imprisonment of not less than six months, and transportation to place of conviction or place of bona fide residence in the United States, or to such other place within the United States as may be authorized by the Attorney General; expenses of shipping remains of deceased prisoners to their homes in the United States; expenses of penitentiary officials while traveling on official duty; expenses incurred in pursuing and identifying escaped prisoners, and for rewards for their recapture, \$112,000;

Clothing, transportation, etc.

For miscellaneous expenditures, in the discretion of the Attorney General, fuel, forage, hay, light, water, stationery; firearms and ammunition therefor; fuel for generating steam, heating apparatus, burning bricks and lime; forage for issue to public animals, and hay and straw for bedding; not exceeding \$500 for maintenance and repair of motor-propelled and horse-drawn passenger-carrying vehicles; blank books, blank forms, typewriting supplies, pencils and memorandum books for guards, books for use in chapel, paper, envelopes, and postage stamps for issue to prisoners; labor and materials for repairing steam-heating plant, electric plant, and water circulation, and drainage; labor and materials for construction and repair of buildings, general supplies, machinery, and tools for use on farm and in shops, brickyards, quarry, limekiln, laundry, bathrooms, printing office, photograph gallery, stables, policing buildings and grounds; purchase of cows, horses, mules, wagons, harness, veterinary supplies; lubricating oils, office furniture, stoves, blankets, bedding, iron bunks, paints and oils, library books, newspapers and periodicals, and electrical supplies; payment of water supply, telegrams, telephone service, notarial and veterinary services; advertising in newspapers; fees to consulting physicians called to determine mental conditions of supposed insane prisoners, and for other services in case of emergency; pay of extra guards or employees when deemed necessary by the Attorney General: *Provided*, That livestock may be exchanged or traded when authorized by the Attorney General, \$184,500.

Miscellaneous.

*Provido.*  
Livestock.

Hospital.

For hospital supplies, medicines, medical and surgical supplies, and all other articles for the care and treatment of sick prisoners; and for expenses of interment of deceased prisoners on the penitentiary reservation, \$10,000.

For salaries of all officers and employees, including guards and foremen, \$220,000;

Salaries.

Erecting factory, etc.  
Unexpended balances for, continued available.  
*Ante*, pp. 7, 45.

The unexpended balance of the appropriation of \$200,000 contained in the first deficiency act, fiscal year 1924, approved April 2, 1924, for the erection of a factory or factories and other buildings, and for the purchase of equipment for the manufacture of shoes, brooms, and brushes, shall remain available until June 30, 1926;

Working capital.  
Reappropriation.  
*Ante*, pp. 7, 45.

The appropriation of \$250,000 for the fiscal years 1924 and 1925, for a working capital fund, is reappropriated and made available for the fiscal year 1926; and the said working capital fund and all receipts credited thereto may be used as a revolving fund during the fiscal year 1926;

In all, Leavenworth, Kansas, Penitentiary, \$730,000.

Atlanta, Ga.  
Subsistence.

Atlanta, Georgia, Penitentiary: For subsistence, including the same objects specified under this head for the penitentiary at Leavenworth, Kansas, \$236,000;

Clothing, transportation, etc.

For clothing, transportation, and traveling expenses, including the same objects specified under this head for the penitentiary at Leavenworth, Kansas, \$115,000;

Miscellaneous.

For miscellaneous expenditures, including the same objects specified under this head for the penitentiary at Leavenworth, Kansas, and not exceeding \$500 for maintenance and repair of horse-drawn and motor-propelled passenger-carrying vehicles, \$183,000;

Hospital.

For hospital supplies, including the same objects specified under this head for the penitentiary at Leavenworth, Kansas, \$10,000;

Salaries.

For salaries of all officers and employees, including guards and foremen, \$220,000;

Working capital re-appropriated.  
*Ante*, p. 223.

The appropriation of \$150,000 for the fiscal year 1925 for a working capital fund is reappropriated and made available for the fiscal year 1926; and the said working capital fund and all receipts credited thereto may be used as a revolving fund during the fiscal year 1926;

In all, Atlanta, Georgia, Penitentiary, \$764,000.

McNeil Island, Wash.  
Subsistence.

McNeil Island, Washington, Penitentiary: For subsistence, including the same objects specified under this head for the penitentiary at Leavenworth, Kansas, and for supplies for guards, \$44,000;

Clothing, transportation, etc.

For clothing, transportation, and traveling expenses, including the same objects specified under this head for the penitentiary at Leavenworth, Kansas, \$32,000;

Miscellaneous.

For miscellaneous expenditures, including the same objects specified under this head for the penitentiary at Leavenworth, Kansas, \$51,500;

Hospital.

For hospital supplies, including the same objects specified under this head for the penitentiary at Leavenworth, Kansas, \$2,400;

Salaries.

For the salaries of all officers and employees, including guards and foremen, \$71,600.

Water supply.

The unexpended balance of the \$60,000 contained in the first deficiency Act, fiscal year 1924, approved April 2, 1924, for drilling wells and providing necessary storage facilities for water during the fiscal years 1924 and 1925, shall remain available until June 30, 1926: *Provided*, That not exceeding \$10,000 of this amount may be used, within the discretion of the Attorney General, for the purchase of land at McNeil Island, Washington, of which not to exceed \$1,000, in the discretion of the Attorney General, may be paid to lessees of lands ceded to the United States by the State of Washington for and in consideration of the relinquishment of their leases and all rights thereunder.

In all, McNeil Island (Washington) Penitentiary, \$201,500.

National Training School for Boys, D. C.  
Salaries.

National Training School for Boys: For salaries and compensation of all officers and employees of the National Training School for Boys, Washington, District of Columbia, \$67,010.

For support of inmates, including groceries, flour, feed, meats, dry goods, leather, shoes, gas, fuel, hardware, furniture, tableware, farm implements, seeds, harness and repairs to same, fertilizers, books and periodicals, stationery, entertainments, plumbing, painting, glazing, medicines and medical attendance, stock, maintenance, repair, and operation of passenger-carrying vehicles, including not to exceed \$1,000 for the purchase of one passenger-carrying motor vehicle, fencing, roads, all repairs to buildings, and other necessary items, for identifying and pursuing escaped inmates, for rewards for their recapture, and not exceeding \$500 for transportation and other necessary expenses incident to securing suitable homes for discharged boys, \$18,700;

Maintenance.

In all, National Training School for Boys, \$85,710.

Appropriations in this Act under the Department of Justice shall not be used for beginning the construction of any new or additional building, other than those specifically provided for herein, at any Federal penitentiary.

New buildings restricted.

Support of prisoners: For support of United States prisoners, including necessary clothing and medical aid, discharge gratuities provided by law and transportation to place of conviction or place of bona fide residence in the United States, or such other place within the United States as may be authorized by the Attorney General; support of prisoners becoming insane during imprisonment, and who continue insane after expiration of sentence, who have no friends to whom they can be sent; shipping remains of deceased prisoners to their friends or relatives in the United States, and interment of deceased prisoners whose remains are unclaimed; expenses incurred in identifying and pursuing escaped prisoners and for rewards for their recapture; and not exceeding \$2,500 for repairs, betterments, and improvements of United States jails, including sidewalks, \$2,035,000.

Support of prisoners.

Inspection of prisons and prisoners: For the inspection of United States prisons and prisoners, including salary of the assistant superintendent of prisons, and expenses incident to examination of estimates of appropriation in the field, \$20,000.

Inspection of prisons and prisoners.

### TITLE III.—DEPARTMENT OF COMMERCE

Department of Commerce.

#### OFFICE OF THE SECRETARY

Secretary's Office.

Salaries: Secretary of Commerce, \$12,000; Assistant Secretary, and other personal services in the District of Columbia in accordance with "the Classification Act of 1923," including the chief clerk and superintendent who shall be chief executive officer of the department and who may be designated by the Secretary of Commerce to sign official papers and documents during the temporary absence of the Secretary and the Assistant Secretary of the department, \$218,380; in all, \$230,380.

Secretary, Assistant, and office personnel.

Chief clerk authorized to sign official papers.

#### CONTINGENT EXPENSES, DEPARTMENT OF COMMERCE

For contingent and miscellaneous expenses of the offices and bureaus of the department, including those for which appropriations for contingent and miscellaneous expenses are specifically made, including professional and scientific books, law books, books of reference, periodicals, blank books, pamphlets, maps, newspapers (not exceeding \$2,500); stationery; furniture and repairs to same; carpets, matting, oil-cloth, file cases, towels, ice, brooms, soap, sponges; fuel, lighting, and heating; purchase and exchange of

Contingent and miscellaneous expenses.

<p>Vehicles.</p> <p>Available for field service.</p> <p>Purchase through Division of Supplies. Vol. 36, p. 531.</p> <p>Rent.</p> <p>Printing and binding.</p> <p>Proviso. Detailed copy editors.</p>	<p>motor trucks and bicycles; maintenance, repair, and operation of two motor-propelled passenger-carrying vehicles and of motor trucks and bicycles, to be used only for official purposes; freight and express charges; postage to foreign countries; telegraph and telephone service; typewriters, adding machines, and other labor-saving devices, including their repair and exchange; first-aid outfits for use in the buildings occupied by employees of this department; street-car fares, not exceeding \$300; and all other miscellaneous items and necessary expenses not included in the foregoing, \$200,000, which sum shall constitute the appropriation for contingent expenses of the department and shall also be available for the purchase of necessary supplies and equipment for field services of bureaus and offices of the department for which contingent and miscellaneous appropriations are specifically made in order to facilitate the purchase through the central purchasing office (Division of Supplies), as provided in the Act of June 17, 1910 (Thirty-sixth Statutes at Large, page 531).</p> <p>For rent of buildings in the District of Columbia, \$66,500.</p> <p>For rent of storage space outside the Commerce Building, \$1,500.</p> <p>For all printing and binding for the Department of Commerce, including all of its bureaus, offices, institutions, and services in the District of Columbia and elsewhere, \$500,000: <i>Provided</i>, That an amount not to exceed \$2,000 of this appropriation may be expended for salaries of persons detailed from the Government Printing Office for service as copy editors.</p>
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#### BUREAU OF FOREIGN AND DOMESTIC COMMERCE

<p>Foreign and Domestic Commerce Bureau.</p> <p>Director, and office personnel.</p> <p>Commercial attachés.</p> <p>Clerks, etc.</p> <p>Outside rent.</p> <p>Proviso. Assignments to duty in Department.</p> <p>Promoting commerce, Europe, etc.</p>	<p>Salaries: For the director and other personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$266,477.</p> <p>Commercial attachés: For commercial attachés, to be appointed by the Secretary of Commerce, after examination to be held under his direction to determine their competency and to be accredited through the State Department, whose duties shall be to investigate and report upon such conditions in the manufacturing industries and trade of foreign countries as may be of interest to the United States; and for the compensation of a clerk or clerks for each commercial attaché at the rate of not to exceed \$3,000 per annum for each person so employed, and for janitor and messenger service, traveling and subsistence expenses of officers and employees, rent outside of the District of Columbia, purchase of furniture and equipment, stationery and supplies, typewriting, adding, and computing machines, accessories and repairs, books of reference, and periodicals, reports, documents, plans, specifications, manuscripts, newspapers (both foreign and domestic) not exceeding \$400, and all other publications, travel to and from the United States, and all other incidental expenses not included in the foregoing; such commercial attachés shall serve directly under the Secretary of Commerce and shall report directly to him, \$315,861: <i>Provided</i>, That not to exceed two commercial attachés employed under this appropriation may be recalled from their foreign posts and assigned for duty in the Department of Commerce without loss of salary.</p> <p>Promoting commerce, Europe and other areas: For all necessary expenses, including investigations in Europe and other areas, purchase of furniture and equipment, stationery and supplies, typewriting, adding, and computing machines, accessories and repairs, purchase of books of reference and periodicals, maps, reports, documents, plans, specifications, manuscripts, newspapers (both</p>
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foreign and domestic) not exceeding \$400, and all other publications for the promotion of the commercial interests of the United States, rent outside the District of Columbia, traveling and subsistence expenses of officers and employees, and all other incidental expenses not included in the foregoing, to further promote and develop the foreign and domestic commerce of the United States \$447,600, to be expended under the direction of the Secretary of Commerce: *Provided*, That not more than \$53,000 of the foregoing sum may be used for personal services in Washington, District of Columbia: *Provided further*, That not more than four trade commissioners employed under this appropriation may be recalled from their foreign posts and assigned to duty in the Department of Commerce.

Outside rent.

*Proviso.*  
Services in the District.  
Assignments to duty in Department.

District and Cooperative Office Service: For all expenses necessary to operate and maintain district and cooperative offices, including personal services in the District of Columbia and elsewhere, rent outside of the District of Columbia, traveling and subsistence expenses of officers and employees, purchase of furniture and equipment, stationery and supplies, typewriting, adding and computing machines, accessories and repairs, purchase of maps, books of reference and periodicals, reports, documents, plans, specifications, manuscripts, newspapers (both foreign and domestic) not exceeding \$400, and all other publications necessary for the promotion of the commercial interests of the United States, and all other incidental expenses not included in the foregoing, \$230,818.

District and Cooperative Office Service.  
Maintenance, outside rent, etc.

Promoting commerce, South and Central America: To further promote and develop the commerce of the United States with South and Central America, including personal services in the District of Columbia and elsewhere, purchase of furniture and equipment, stationery and supplies, typewriting, adding and computing machines, accessories and repairs, books of reference and periodicals, reports, plans, specifications, manuscripts, documents, maps, newspapers (both foreign and domestic) not exceeding \$400, and all other publications, rent outside of the District of Columbia, traveling and subsistence expenses of officers and employees, and all other incidental expenses not included in the foregoing, to be expended under the direction of the Secretary of Commerce, \$273,040, of which amount not to exceed \$99,080 may be expended for personal service in the District of Columbia: *Provided*, That not more than two trade commissioners employed under this appropriation may be recalled from their foreign posts and assigned to duty in the Department of Commerce.

Promoting commerce, South and Central America.

Outside rent.

Services in the District.

*Proviso.*  
Assignments to duty in Department.

Promoting commerce in the Far East: To further promote and develop the commerce of the United States with the Far East, including personal services in the District of Columbia and elsewhere, purchase of furniture and equipment, stationery and supplies, typewriting, adding and computing machines, accessories and repairs, books of reference and periodicals, reports, documents, plans, specifications, manuscripts, maps, newspapers (both foreign and domestic) not exceeding \$400, and all other publications, rent outside of the District of Columbia, traveling and subsistence expenses of officers and employees, and all other incidental expenses not included in the foregoing, to be expended under the direction of the Secretary of Commerce, \$268,734, of which amount not to exceed \$95,771 may be expended for personal services in the District of Columbia: *Provided*, That not more than two trade commissioners employed under this appropriation may be recalled from their foreign posts and assigned to duty in the Department of Commerce.

Promoting commerce in Far East.

Outside rent.

Services in the District.

*Proviso.*  
Assignments to duty in Department.

China Trade Act.  
Enforcement ex-  
penses.

Vol. 42, p. 849.

*Act*, p. 995.

Outside rent.  
Services in the Dis-  
trict.

Export industries.  
Investigating prob-  
lems of.

Services in the Dis-  
trict.

Outside rent.

Raw materials and  
manufactures.  
Compiling data as to  
disposition of.

Outside rent.

Services in the Dis-  
trict.

Bringing home re-  
mains of officers, etc.

Transporting families  
and effects of officers,  
etc.

*Proviso.*  
Restriction on using  
foreign vessels.

**Enforcement of China Trade Act:** To carry out the provisions of the Act entitled "China Trade Act, 1922," including personal services in the District of Columbia and elsewhere, traveling and subsistence expenses of officers and employees, purchase of furniture and equipment, stationery and supplies, typewriting, adding and computing machines, accessories and repairs, purchase of books of reference and periodicals, reports, documents, plans, specifications, manuscripts, and all other publications; rent outside the District of Columbia, and all necessary expenses not included in the foregoing, \$30,000, of which amount not to exceed \$10,060 may be expended for personal services in the District of Columbia.

**Export Industries:** To enable the Bureau of Foreign and Domestic Commerce to investigate and report on domestic as well as foreign problems relating to the production, distribution, and marketing in so far as they relate to the important export industries of the United States, including personal services in the District of Columbia not to exceed \$575,404, traveling and subsistence expenses of officers and employees, purchase of furniture and equipment, stationery and supplies, typewriting, adding, and computing machines, accessories and repairs, books of reference and periodicals, reports, documents, plans, specifications, manuscripts, and all other publications, rent outside District of Columbia, and all other incidental expenses connected therewith, \$618,054.

**Domestic commerce and raw-materials investigations:** For all expenses, including personal services in the District of Columbia and elsewhere, purchase of books of reference and periodicals, furniture and equipment, stationery and supplies, typewriting, adding and computing machines, accessories and repairs, medical supplies and first-aid outfits, reports, documents, plans, specifications, manuscripts, and all other publications, rent outside of the District of Columbia, traveling and subsistence expenses of officers and employees, and all other incidental expenses not included in the foregoing, to enable the Bureau of Foreign and Domestic Commerce to collect and compile information regarding the disposition and handling of raw materials and manufactures within the United States; and to investigate the conditions of production and marketing of foreign raw materials essential for American industries, \$125,000, of which amount not to exceed \$100,000, may be expended for personal services in the District of Columbia.

**Transportation and interment of remains of officers and employees:** For defraying the expenses of transporting the remains of officers and employees of the Bureau of Foreign and Domestic Commerce who may die abroad or in transit, while in the discharge of their official duties, to their former homes in this country for interment, and for the ordinary expenses of such interment at their post or at home, \$1,500.

**Transportation of families and effects of officers and employees:** To pay the itemized and verified statements of the actual and necessary expenses of transportation and subsistence, under such regulations as the Secretary of Commerce may prescribe, of families and effects of officers and employees of the Bureau of Foreign and Domestic Commerce in going to and returning from their posts, or when traveling under the order of the Secretary of Commerce, but not including any expenses incurred in connection with leave of absence of the officers and employees of the Bureau of Foreign and Domestic Commerce, \$35,000: *Provided*, That no part of said sum shall be paid for transportation on foreign vessels without a certificate from the Secretary of Commerce that there are no American vessels on which such officers and clerks may be transported at rates not in excess of those charged by foreign vessels.

Customs statistics: For all expenses necessary for the operation of the section of customs statistics, transferred to the Department of Commerce from the Treasury Department by the Act approved January 5, 1923, including personal services in the District of Columbia and elsewhere; rent of or purchase of tabulating, punching, sorting, and other mechanical labor-saving machinery or devices, including adding, typewriting, billing, computing, mimeographing, multigraphing, photostat, and other duplicating machines and devices, including their exchange and repair; telegraph and telephone service; subsistence and traveling expenses of officers and employees while traveling on official business; freight, express, drayage; tabulating cards, stationery and miscellaneous office supplies; furniture and equipment; ice, water, heat, light, and power; street-car fare; and all other necessary and incidental expenses not included in the foregoing, \$339,980.

Customs statistics.  
Expenses of collecting, compiling, etc.  
Vol. 42, p. 1109.

Lists of foreign buyers: For all necessary expenses, including personal services in the District of Columbia and elsewhere, purchase of furniture and equipment, stationery and supplies, typewriting, adding, and computing machines, accessories and repairs, lists of foreign buyers, books of reference, periodicals, reports, documents, plans, specifications, rent outside of the District of Columbia, traveling and subsistence expenses of officers and employees, and all other incidental expenses not including in the foregoing, to enable the Bureau of Foreign and Domestic Commerce to collect and compile lists of foreign buyers, \$12,000, of which amount not to exceed \$11,020 may be expended for personal services in the District of Columbia.

Directory of Foreign Buyers.  
Expenses of compiling.

Outside rent.

Services in the District.

Investigation of foreign trade restrictions: For all necessary expenses, including personal services in the District of Columbia and elsewhere, purchase of furniture and equipment, stationery and supplies, typewriting, adding, and computing machines, accessories and repairs, books of reference and periodicals, reports, documents, plans, specifications, manuscripts, and all other publications, rent outside of the District of Columbia, traveling and subsistence expenses of officers and employees, and all other incidental expenses not included in the foregoing, to enable the Bureau of Foreign and Domestic Commerce to collect and compile information regarding the restrictions and regulations of trade imposed by foreign countries, \$30,000, of which amount not to exceed \$29,500 may be expended for personal services in the District of Columbia.

Foreign trade restrictions.  
Expenses of collecting, compiling, etc., information of.

Services in the District.

BUREAU OF THE CENSUS

Census Bureau.

Salaries: For the Director and other personal services in the District of Columbia in accordance with the Classification Act of 1923, \$973,000.

Director, and office personnel.

Collecting statistics: For securing information for census reports, provided for by law, semimonthly reports of cotton production, periodical reports of stocks of baled cotton in the United States and of the domestic and foreign consumption of cotton; quarterly reports of tobacco; per diem compensation of special agents and expenses of same and of detailed employees, whether employed in Washington, District of Columbia, or elsewhere; the cost of transcribing State, municipal, and other records; temporary rental of quarters outside of the District of Columbia; for supervising special agents, and employment by them of such temporary service as may be necessary in collecting the statistics required by law, including \$15,000 for collecting tobacco statistics authorized by law in addition to any other fund available therefor: *Provided*, That the compensation of not to exceed ten special agents provided for

Collecting information for reports.

Vital statistics.

Outside rent.

Special agents.

Tobacco statistics.

Proviso.  
Pay restriction.

in this paragraph may be fixed at a rate not to exceed \$8 per day, \$960,000, of which amount not to exceed \$324,160 may be expended for personal services in the District of Columbia, including temporary personnel.

Services in the District.

Tabulating machines, etc.

Tabulating machines: For constructing tabulating machines, and repairs to such machinery and other mechanical appliances, including technical and mechanical service in connection therewith, whether in the District of Columbia or elsewhere, and purchase of necessary machinery and supplies, \$41,000, of which not to exceed \$37,120 may be expended for personal services in the District of Columbia.

Services in the District.

Steamboat Inspection Service.

#### STEAMBOAT INSPECTION SERVICE

Supervising Inspector General, and office personnel.

Salaries: For the Supervising Inspector General and other personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$31,060;

Inspectors.

Assistants at designated ports.

Steamboat inspectors: For ten supervising inspectors; inspectors of hulls and inspectors of boilers; assistant inspectors, as authorized by law, for the following ports: New York, thirty-four; New Orleans, six; Baltimore, eight; Providence, four; Boston, six; Philadelphia, fourteen; San Francisco, twelve; Buffalo, six; Cleveland, six; Milwaukee, four; Chicago, four; Grand Haven, two; Detroit, four; Norfolk, eight; Seattle, twelve; Portland (Oregon), four; Albany, two; Duluth, two; Portland (Maine), two; Los Angeles, two; Galveston, two; Mobile, two; Savannah, two; Toledo, two; and three traveling inspectors;

In all, for inspectors, Steamboat Inspection Service, \$739,800.

Clerk hire.

Clerk hire, Steamboat Inspection Service: For compensation of clerks to boards of steamboat inspectors, to be appointed by the Secretary of Commerce in accordance with the provisions of law, \$143,160.

Contingent expenses.

Contingent expenses: For the payment of fees to witnesses; for traveling and other expenses when on official business of the Supervising Inspector General, Deputy Supervising Inspector General, supervising inspectors, traveling inspectors, local and assistant inspectors, and clerks; for instruments, furniture, stationery, janitor service, and every other thing necessary to carry into effect the provisions of Title 52, Revised Statutes, \$143,450.

R. S., Title LII, pp. 852-869.

Navigation Bureau.

#### BUREAU OF NAVIGATION

Commissioner, and office personnel.

Salaries: For the Commissioner and other personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$63,960.

Admeasurement of vessels.

Admeasurement of vessels: To enable the Commissioner of Navigation to secure uniformity in the admeasurement of vessels, including the employment of an adjuster of admeasurements, purchase and exchange of admeasuring instruments, traveling and incidental expenses, \$4,500.

Motor boats, etc., to enforce navigation laws.

Enforcement of navigation laws: To enable the Secretary of Commerce to provide and operate such motor boats and employ thereon such persons as may be necessary for the enforcement, under his direction by customs officers, of laws relating to navigation and inspection of vessels, boarding of vessels, and counting of passengers on excursion boats, including insignia, braid, and chin straps, and coats, caps, and aprons, for stewards' departments on vessels, \$79,615.

Preventing overcrowding of vessels.

Preventing overcrowding of passenger vessels: To enable the Secretary of Commerce to employ, temporarily, such persons as may be necessary, of whom not more than two at any one time may be

employed in the District of Columbia, to enforce the laws to prevent overcrowding of passenger and excursion vessels, and all expenses in connection therewith, \$17,920.

**Wireless communication laws:** To enable the Secretary of Commerce to enforce the Acts of Congress "to require apparatus and operators for radio communication on certain ocean steamers" and "to regulate radio communication" and carry out the international radio telegraphic convention, examine and settle international radio accounts, including personal services, in the District of Columbia, and to employ such persons and means as may be necessary, traveling and subsistence expenses, purchase and exchange of instruments, technical books, tabulating, duplicating, and other office machinery and devices, rent and all other miscellaneous items and necessary expenses not included in the foregoing, \$220,525, of which amount not to exceed \$45,000 may be expended for personal services in the District of Columbia.

Wireless communication on steam vessels.  
Vol. 36, p. 629; Vol. 37, pp. 199, 1565.

**Shipping Commissioners:** For salaries of shipping commissioners, \$37,700.

Services in the District.

Shipping commissioners.

**Clerk hire:** For compensation, to be fixed by the Secretary of Commerce, to each person or clerk in the offices of shipping commissioners, \$89,040.

Clerk hire.

**Contingent expenses:** For rent, stationery, and other requisites for transaction of the business of shipping commissioners' offices, and for janitor in the commissioners' office at New York; in all, \$9,980.

Contingent expenses.

BUREAU OF STANDARDS

Standards Bureau.

**Salaries:** For the director and other personal services in the District of Columbia in accordance with the Classification Act of 1923, \$511,760.

Director, and office personnel.

**Equipment:** For apparatus, machinery, tools, and appliances used in connection with buildings or work of the bureau, laboratory supplies, materials, and supplies used in the construction of apparatus, machinery, or other appliances, including their exchange; piping, wiring, and construction incident to the installation of apparatus, machinery, or appliances; furniture for laboratories and offices, cases for apparatus, \$70,000.

Equipment.

**General expenses:** For fuel for heat, light, and power; office expenses, stationery, books and periodicals, which may be exchanged when not needed for permanent use; traveling expenses (including expenses of attendance upon meetings of technical and professional societies when required in connection with standardization, testing, or other official work of the bureau); street-car fares not exceeding \$100; expenses of the visiting committee; expenses of attendance of American member at the meeting of the International Committee of Weights and Measures; purchase of gloves, goggles, rubber boots, and aprons; supplies for operation, maintenance, and repair of passenger automobiles and motor trucks for official use, including their exchange; and contingencies of all kinds, \$43,500.

General expenses.

International Committee on Weights and Measures.

**Improvement and care of grounds:** For grading, construction of roads and walks, piping grounds for water supply, lamps, wiring for lighting purposes, and other expenses incident to the improvement and care of grounds, including foreman and laborers in the District of Columbia, \$11,000, of which amount not to exceed \$7,740 may be expended for personal services in the District of Columbia.

Improvement and care of grounds.

**Testing structural materials:** For continuation of the investigation of structural materials, such as stone, clays, cement, and so forth, including personal services in the District of Columbia and in the field, \$230,000, of which amount not to exceed \$168,180 may be expended for personal services in the District of Columbia: *Provided,*

Structural materials investigations.

Services in the District. *Proviso.*

Disseminating acquired information of housing, etc.

That as much of this sum as necessary shall be used to collect and disseminate such scientific, practical, and statistical information as may be procured, showing or tending to show approved methods in building, planning, and construction, standardization, and adaptability of structural units, including building materials and codes, economy in the manufacture and utilization of building materials and supplies, and such other matters as may tend to encourage, improve, and cheapen construction and housing.

Testing machines for physical constants.

Testing machines: For maintenance and operation of testing machines, including personal services in connection therewith in the District of Columbia and in the field, for the determination by the Bureau of Standards of the physical constants and the properties of materials as authorized by law, \$38,000, of which amount not to exceed \$34,020 may be expended for personal services in the District of Columbia.

Services in the District.

Fire-resisting building materials.

Investigation of fire-resisting properties: For investigation of fire-resisting properties of building materials and conditions under which they may be most efficiently used, and for the standardization of types of appliances for fire prevention, including personal services in the District of Columbia and in the field, \$28,100, of which amount not to exceed \$22,640 may be expended for personal services in the District of Columbia.

Services in the District.

Measurement, etc., of public utilities.

Investigation of public-utility standards: For investigation of the standards of practice and methods of measurements of public utilities, such as gas, electric light, electric power, water, telephone, central station heating, and electric railway service, and the solution of the problems which arise in connection with standards in such service, including personal services in the District of Columbia and in the field, \$100,000, of which amount not to exceed \$90,000 may be expended for personal services in the District of Columbia.

Services in the District.

Testing miscellaneous materials.

Testing miscellaneous materials: For testing miscellaneous materials, such as varnish materials, soap materials, inks, and chemicals, including supplies for the Government departments and independent establishments, including personal services in the District of Columbia and in the field, as authorized by law, \$44,090 of which amount not to exceed \$42,000 may be expended for personal services in the District of Columbia.

Services in the District.

Radio standardization, etc.

Radio research: For investigation and standardization of methods and instruments employed in radio communication, including personal services in the District of Columbia and in the field, \$44,800, of which amount not to exceed \$42,200 may be expended for personal services in the District of Columbia.

Services in the District.

Industrial color standardization, etc.

Color standardization: To develop color standards and methods of manufacture and of color measurement, with special reference to their industrial use in standardization and specification of colorants such as dyestuffs, inks, and pigments, and other products, paint, paper, and textiles, in which color is a pertinent property, including personal services in the District of Columbia and in the field, \$9,000, of which amount not to exceed \$8,120 may be expended for personal services in the District of Columbia.

Services in the District.

Clay products processes.

Investigation of clay products: To study methods of measurement and technical processes used in the manufacture of pottery, brick, tile, terra cotta, and other clay products, and the study of the properties of the materials used in that industry, including personal services in the District of Columbia and in the field, \$27,000, of which amount not to exceed \$20,050 may be expended for personal services in the District of Columbia.

Services in the District.

Standardizing mechanical appliances.

Mechanical, hydraulic, and aeronautic devices, etc.

Standardizing mechanical appliances: To develop methods of testing and standardizing machines, motors, tools, measuring instruments, and other apparatus and devices used in mechanical, hydraulic,

lic, and aeronautic engineering; for the comparative study of types of apparatus and methods of operation, and for the establishment of standards of performance; for the accurate determination of fundamental physical constants involved in the proper execution of this work; and for the scientific experiments and investigations needed in solving the problems which may arise in connection therewith, especially in response to the requirements of aeronautics and aviation for information of a purely scientific nature, including personal services in the District of Columbia and in the field, \$27,800, of which amount not to exceed \$25,580 may be expended for personal services in the District of Columbia.

Investigation of optical glass: For the investigation of the problems involved in the production of optical glass, including personal services in the District of Columbia and in the field, \$20,520, of which amount not to exceed \$14,160 may be expended for personal services in the District of Columbia.

Investigation of textiles: To investigate textiles, paper, leather, and rubber in order to develop standards of quality and methods of measurement, including personal services in the District of Columbia and in the field, \$26,560, of which amount not to exceed \$23,140 may be expended for personal services in the District of Columbia.

Sugar standardization: For the standardization and design of sugar-testing apparatus; the development of technical specifications for the various grades of sugars, with particular reference to urgent problems made pressing by conditions following the war, especially involving the standardization and manufacture of sugars; for the study of the technical problems incidental to the collection of the revenue on sugar and to determine the fundamental scientific constants of sugars and other substances; for the standardization and production of rare and unusual types of sugars required for the medical service of the Government departments; and for other technical and scientific purposes, including personal services in the District of Columbia and in the field, \$38,160, of which amount not to exceed \$32,220 may be expended for personal services in the District of Columbia.

Gauge standardization: To provide by cooperation of the Bureau of Standards, the War Department, and the Navy Department for the standardization and testing of the standard gauges, screw threads, and standards required in manufacturing throughout the United States, and to calibrate and test such standard gauges, screw threads, and standards, including necessary equipment and personal services in the District of Columbia and in the field, \$38,320, of which amount not to exceed \$36,180 may be expended for personal services in the District of Columbia.

Investigation of mine scales and cars: For investigating the conditions and methods of use of scales and mine cars used for weighing and measuring coal dug by miners, for the purpose of determining wages due, and of conditions affecting the accuracy of the weighing or measuring of coal at the mines, including personal services in the District of Columbia and in the field, \$14,540, of which amount not to exceed \$11,340 may be expended for personal services in the District of Columbia.

Metallurgical research: For metallurgical research, including alloy steels, foundry practice, and standards for metals and sands; casting, rolling, forging, and the properties of aluminum alloys; prevention of corrosion of metals and alloys; development of metal substitutes, as for platinum; behavior of bearing metals; preparation of metal specifications; investigation of new metallurgical processes and study of methods of conservation in metallurgical

Services in the District.

Optical glass production.

Services in the District.

Textiles, paper, etc., standardization.

Services in the District.

Sugar standardization.

Rare and unusual types.

Services in the District.

Gauges and screw threads. Cooperative standardization, etc.

Services in the District.

Coal weighing, etc., at mines.

Services in the District.

Metallurgical researches.

- Railway equipment.** manufacture and products; investigation of materials used in the construction of rails, wheels, axles, and other railway equipment, and the cause of their failure; including personal services in the District of Columbia and in the field, \$43,140, of which amount not to exceed \$40,080 may be expended for personal services in the District of Columbia.
- Services in the District.** **High temperature measurements, etc.** **High temperature investigations:** For laboratory and field investigations of suitable methods of high temperature measurements and control in various industrial processes and to assist in making available directly to the industries the results of the bureau's investigations in this field, including personal services in the District of Columbia and in the field, \$9,740, of which amount not to exceed \$8,460 may be expended for personal services in the District of Columbia.
- Services in the District.** **Sound investigations.** **Sound investigation:** For the investigation of the principles of sound and their application to military and industrial purposes, including personal services in the District of Columbia and in the field, \$5,580, of which amount not to exceed \$5,100 may be expended for personal services in the District of Columbia.
- Services in the District.** **Industrial development investigations.** **Industrial research:** For technical investigations in cooperation with the industries upon fundamental problems involved in industrial development following the war, with a view to assisting in the permanent establishment of the new American industries, including personal services in the District of Columbia and elsewhere, \$174,120, of which amount not to exceed \$154,000 may be expended for personal services in the District of Columbia.
- Services in the District.** **Testing large scales, etc.** **Testing railroad track and other scales:** For investigation and testing of railroad track scales, elevator scales, and other scales used in weighing commodities for interstate shipments and to secure equipment and assistance for testing the scales used by the Government in its transactions with the public, such as post office, navy yard, and customhouse scales, and for the purpose of cooperating with the States in securing uniformity in the weights and measures laws and in the methods of inspection, including personal services in the District of Columbia and in the field, \$39,000, of which amount not to exceed \$25,460 may be expended for personal services in the District of Columbia.
- Services in the District.** **Cooperative standardization of industrial devices, etc.** **Standardization of equipment:** To enable the Bureau of Standards to cooperate with Government departments, engineers, and manufacturers in the establishment of standards, methods of testing, and inspection of instruments, equipment, tools, and electrical and mechanical devices used in the industries and by the Government, including the practical specification for quality and performance of such devices, and the formulation of methods of inspection, laboratory, and service tests, including personal services in the District of Columbia and in the field, \$110,000, of which amount not to exceed \$89,020 may be expended for personal services in the District of Columbia.
- Services in the District.** **Standards for checking chemical analyses.** **Standard materials:** For purchase, preparation, analysis, and distribution of standard materials to be used in checking chemical analyses and in the testing of physical measuring apparatus, including personal services in the District of Columbia and in the field, \$10,000, of which amount not to exceed \$8,000 may be expended for personal services in the District of Columbia.
- Services in the District.** **Radioactive investigations.** **Investigation of radioactive substances:** For an investigation of radioactive substances and the methods of their measurements and testing, including personal services in the District of Columbia and in the field, \$10,680, of which amount not to exceed \$9,320 may be expended for personal services in the District of Columbia.
- Services in the District.**

Investigation of automotive engines: For the promotion of economy and efficiency in automotive transportation by land and by air through investigations of the basic principles underlying the design, performance, operation, and testing of automotive engines, their fuels, lubricants, accessories, and the power transmitting system used in connection with them, also such elements as brakes and brake linings; to promote economy in the use of liquid fuels and safety in vehicular traffic, including personal services in the District of Columbia and in the field, \$25,000, of which amount not to exceed \$20,680 may be expended for personal services in the District of Columbia.

During the fiscal year 1926, the head of any department or independent establishment of the Government having funds available for scientific investigations and requiring cooperative work by the Bureau of Standards on scientific investigations within the scope of the functions of that bureau, and which the Bureau of Standards is unable to perform within the limits of its appropriations, may, with the approval of the Secretary of Commerce, transfer to the Bureau of Standards such sums as may be necessary to carry on such investigations. The Secretary of the Treasury shall transfer on the books of the Treasury Department any sums which may be authorized hereunder, and such amounts shall be placed to the credit of the Bureau of Standards for the performance of work for the department or establishment from which the transfer is made.

#### BUREAU OF LIGHTHOUSES

Salaries: For the commissioner and other personal services in the District of Columbia in accordance with the Classification Act of 1923, \$89,880.

General expenses: For supplies, repairs, maintenance, and incidental expenses of lighthouses and other lights, beacons, buoyage, fog signals, lighting of rivers heretofore authorized to be lighted, light vessels, other aids to navigation, and lighthouse tenders, including the establishment, repair, and improvement of beacons and day marks, and purchase of land for same; establishment of post lights, buoys, submarine signals, and fog signals; establishment of oil or carbide houses, not to exceed \$10,000: *Provided*, That any oil or carbide house erected hereunder shall not exceed \$1,000 in cost; construction of necessary outbuildings at a cost not exceeding \$500 at any one light station in any fiscal year; improvement of grounds and buildings connected with light stations and depots; restoring light stations and depots and buildings connected therewith: *Provided further*, That such restoration shall be limited to the original purpose of the structures; wages of persons attending post lights; temporary employees and field force while engaged on works of general repair and maintenance, and laborers and mechanics at lighthouse depots; rations and provisions or commutation thereof for working parties in the field, officers and crews of light vessels and tenders, and officials and other authorized persons of the Lighthouse Service on duty on board of such tenders or vessels, and money accruing from commutation for rations and provisions for the above-named persons on board of tenders and light vessels or in working parties in the field may be paid on proper vouchers to the person having charge of the mess of such vessel or party; purchase of rubber boots, oilskins, rubber gloves, and coats, caps, and aprons for stewards' departments on vessels; reimbursement under rules prescribed by the Secretary of Commerce of keepers of light stations and masters of light vessels and of lighthouse tenders for rations and provisions and clothing furnished shipwrecked persons who may be temporarily provided for by them, not exceeding in all \$5,000

Automotive engines investigations.

Services in the District.

Cooperative work with departments, etc., in scientific investigations.

Transfer of funds to credit of bureau.

Lighthouses Bureau.

Commissioner, and office personnel.

General expenses. Objects specified.

Oil, etc., houses. Provisions. Limit for buildings.

Restoring stations, etc.

Limitations.

Rations, etc.

Purchase, etc., of sites.	in any fiscal year; fuel and rent of quarters where necessary for keepers of lighthouses; purchase of land sites for fog signals; rent of necessary ground for all such lights and beacons as are for temporary use or to mark changeable channels and which in consequence can not be made permanent; rent of offices, depots, and wharves; traveling expenses; mileage; library books for light stations and vessels, and technical books and periodicals not exceeding \$1,000; traveling and subsistence expenses of teachers while actually employed by States or private persons to instruct the children of keepers of lighthouses; all other contingent expenses of district offices and depots, and not exceeding \$8,500 for contingent expenses of the office of the Bureau of Lighthouses in the District of Columbia, \$4,039,500.
Contingent expenses.	
Keepers.	Keepers of lighthouses: For salaries of not exceeding one thousand eight hundred lighthouse and fog-signal keepers and persons attending light exclusive of post lights, \$1,970,000: <i>Provided</i> , That section 9 of the Act approved May 14, 1908 (Thirty-fifth Statutes, page 163), and section 3 of the Act approved June 20, 1918 (Fortieth Statutes, page 608), are hereby repealed.
<i>Proviso.</i> Rations to keepers, repealed. Vol. 35, p. 163; Vol. 40, p. 608.	
Lighthouse vessels, officers and crews.	Lighthouse vessels: For salaries and wages of officers and crews of light vessels and lighthouse tenders, including temporary employment when necessary, \$2,220,000.
Superintendents, clerks, etc., in the field.	Superintendents, clerks, and so forth: For salaries of seventeen superintendents of lighthouses, and of assistant superintendents, clerks, draftsmen, and other authorized permanent employees in the district offices and depots of the Lighthouse Service, exclusive of those regularly employed in the office of the Bureau of Lighthouses, District of Columbia, \$548,600.
Retired pay.	Retired pay: For retired pay of officers and employees engaged in the field service or on vessels of the Lighthouse Service, except persons continuously employed in district offices and shops, \$110,000.
Public works, vessels.	Public works: For constructing or purchasing and equipping lighthouse tenders and light vessels for the Lighthouse Service as may be specifically approved by the Secretary of Commerce not to exceed \$485,000; and for establishing and improving aids to navigation and other works as may be specifically approved by the Secretary of Commerce, \$240,000; in all, \$725,000.
Aids to navigation.	

Coast and Geodetic Survey.

## COAST AND GEODETIC SURVEY

All expenditures.

For every expenditure requisite for and incident to the work of the Coast and Geodetic Survey, including maintenance, repair, or operation of motor-propelled or horse-drawn vehicles for use in field work, purchase of surveying instruments, rubber boots, canvas and rubber gloves, goggles, and caps, coats, and aprons for stewards' departments on vessels, extra compensation at not to exceed \$1 per day for each station to employees of the Lighthouse Service and the Weather Bureau while observing tides or currents, services of one tide observer in the District of Columbia at not to exceed \$1 per day, and compensation, not otherwise appropriated for, of persons employed in the field work, commutation to officers of the field force while on field duty, at a rate not exceeding \$3 per day each, to be expended in accordance with the regulations relating to the Coast and Geodetic Survey prescribed by the Secretary of Commerce, and under the following heads:

Field expenses. Atlantic and Gulf coasts.

Field expenses, Atlantic Coast: For surveys and necessary resurveys of the Atlantic and Gulf coasts of the United States, including the coasts of outlying islands under the jurisdiction of the United States: *Provided*, That not more than \$45,000 of this amount shall

*Proviso.*

be expended on the coasts of said outlying islands and the Atlantic entrance to the Panama Canal, \$122,420;	Islands, etc., limita- tion.
Pacific coast: For surveys and necessary resurveys of coasts on the Pacific Ocean under the jurisdiction of the United States, \$321,420;	Pacific coasts.
Tides, currents, and so forth: For continuing researches in physical hydrography, relating to harbors and bars, and for tidal and current observations on the coasts of the United States, or other coasts under the jurisdiction of the United States, \$26,775;	Physical hydrog- raphy.
Coast Pilot: For compilation of the Coast Pilot, including the employment of such pilots, nautical experts, and stenographic help in the field and office as may be necessary for the same, \$6,500;	Coast Pilot.
For continuing magnetic observations and to establish meridian lines in connection therewith in all parts of the United States; magnetic observations in other regions under the jurisdiction of the United States; purchase of additional magnetic instruments; lease of sites where necessary and erection of temporary magnetic buildings; continuing the line of exact levels between the Atlantic, Pacific, and Gulf coasts; establishing lines of exact levels in Alaska; determination of geographical positions, by triangulation or traverse for the control of Federal, State, boundary, and other surveys and engineering works in all parts of the interior of the United States and Alaska; determination of field astronomic positions; for continuing gravity observations; for the maintenance and operation of the latitude observatory at Ukiah, California, not exceeding \$2,000; and including the employment in the field and office of such magnetic observers as may be necessary, \$128,735;	Magnetic observa- tions, etc.
For executing precise triangulation and leveling in regions subject to earthquakes, \$10,000;	Observatory, Ukiah, Calif.
Hawaiian triangulation: For adjusting the triangulation of the Hawaiian Islands, including personal services in the District of Columbia and in the field, \$2,000;	Earthquake regions.
For special surveys that may be required by the Bureau of Light-houses or other proper authority, and contingent expenses incident thereto, \$4,500;	Hawaiian triangula- tion.
For objects not hereinbefore named that may be deemed urgent, including the preparation or purchase of plans and specifications of vessels and the employment of such hull draftsmen in the field and office as may be necessary for the same; the reimbursement, under rules prescribed by the Secretary of Commerce, of officers of the Coast and Geodetic Survey for food, clothing, medicines, and other supplies furnished for the temporary relief of distressed persons in remote localities and to shipwrecked persons temporarily provided for by them, not to exceed a total of \$550; actual necessary expenses of officers of the field force temporarily ordered to the office in the District of Columbia for consultation with the director, and not exceeding \$1,000 for the expenses of the attendance of representatives of the Coast and Geodetic Survey who may be designated as delegates from the United States at the meetings of the International Research Council or of its branches, \$4,200;	Special surveys.
In all, field expenses, \$626,550.	Miscellaneous.
Vessels: For repairs of vessels, including traveling expenses of persons inspecting the repairs, and exclusive of engineer's supplies and other ship chandlery, \$74,000.	Relief of ship- wrecked, etc., persons.
For all necessary employees to man and equip the vessels, including professional seamen serving as mates on vessels of the survey, to execute the work of the survey herein provided for and authorized by law, \$655,000.	Attending Interna- tional Research Coun- cil
Pay, commissioned officers: For pay and allowances prescribed by law for commissioned officers on sea duty and other duty, holding	Vessels. Repairs, etc.
	Equipment, employ- ees, etc.
	Pay, etc., commis- sioned officers.

relative rank with officers of the Navy, including one director with relative rank of captain, two hydrographic and geodetic engineers with relative rank of captain, seven hydrographic and geodetic engineers with relative rank of commander, nine hydrographic and geodetic engineers with relative rank of lieutenant commander, thirty-eight hydrographic and geodetic engineers with relative rank of lieutenant, fifty-five junior hydrographic and geodetic engineers with relative rank of lieutenant (junior grade), twenty-nine aids with relative rank of ensign, and including officers retired in accordance with existing law, \$500,000: *Provided*, That the Secretary of Commerce may designate one of the hydrographic and geodetic engineers to act as assistant director: *Provided further*, That officers of the Coast and Geodetic Survey performing travel by Government-owned vessels for which no transportation fare is charged shall only be entitled to reimbursement of actual and necessary expenses incurred.

*Provisos.*  
Assistant director.

Reimbursement restricted if traveling on Government - owned vessel.

Office personnel.

Office force: For personal services in the District of Columbia in accordance with the Classification Act of 1923, \$410,000.

Office expenses.

Office expenses: For purchase of new instruments (except surveying instruments), including their exchange, materials, equipment, and supplies required in the instrument shop, carpenter shop, and drawing division; books, scientific and technical books, journals, books of reference, maps, charts, and subscriptions; copper plates, chart paper, printer's ink, copper, zinc, and chemicals for electrotyping and photographing; engraving, printing, photographing, and electrotyping supplies; photolithographing charts and printing from stone and copper for immediate use; stationery for office and field parties; transportation of instruments and supplies when not charged to party expenses; office wagon and horses or automobile truck; heating, lighting, and power; telephones, including operation of switchboard; telegrams, ice, and washing; office furniture, repairs, traveling expenses of officers and others employed in the office sent on special duty in the service of the office; miscellaneous expenses, contingencies of all kinds, \$62,100.

Subsistence allowance restricted.

Appropriations herein made for the Coast and Geodetic Survey shall not be available for allowance to civilian or other officers for subsistence while on duty at Washington (except as hereinbefore provided for officers of the field force ordered to Washington for short periods for consultation with the director), except as now provided by law.

Fisheries Bureau.

BUREAU OF FISHERIES

Commissioner, and office personnel.

Commissioner's Office: For the Commissioner and other personal services in the District of Columbia in accordance with the Classification Act of 1923, \$160,360.

Pay of field employees.

For pay of employees in the field, as follows: Alaska service, \$47,210; employees at large, \$39,450; distribution (car) employees, \$33,600; employees at fish cultural stations, \$252,500; employees fish rescue station, Mississippi River Valley, \$19,600; employees at biological stations, \$39,000; in all, \$431,360.

Vessels employees.

For pay of officers and employees for the steamers Gannet, Halcyon, and Phalarope, \$34,230.

Alaska fisheries vessels.

For officers and crew of vessels for Alaska fisheries service, \$47,790.

Administration expenses.

Administration: For expenses of the office of the commissioner, including stationery, scientific and reference books, periodicals and newspapers for library, furniture and equipment, telegraph and telephone service, compensation of temporary employees, and all other necessary expenses connected therewith, \$3,900.

Propagation expenses.

Propagation of food fishes: For maintenance, repair, alteration, improvement, equipment, and operation of fish-cultural stations, general propagation of food fishes and their distribution, including

movement, maintenance, and repairs of cars, purchase of equipment (including rubber boots and oil skins) and apparatus, contingent expenses, temporary labor, and not to exceed \$10,000 for propagation and distribution of fresh-water mussels and the necessary expenses connected therewith, \$400,000.

Fresh-water mussels.

Maintenance of vessels: For maintenance of vessels and launches, including purchase and repair of boats, apparatus, machinery, and other facilities required for use with the same, hire of vessels, and all other necessary expenses in connection therewith, and money accruing from commutation of rations and provisions on board vessels may be paid on proper vouchers to the persons having charge of the mess of such vessels, \$105,000.

Vessels.  
Maintenance.

Commutation of rations (not to exceed \$1 per day) may be paid to officers and crews of vessels of the Bureau of Fisheries during the fiscal year 1926 under regulations prescribed by the Secretary of Commerce.

Commutation of rations.

Inquiry respecting food fishes: For inquiry into the causes of the decrease of food fishes in the waters of the United States, and for investigation and experiments in respect to the aquatic animals, plants and waters, in the interests of fish culture and the fishery industries, including maintenance, repair, improvement, equipment, and operations of biological stations, expenses of travel and preparation of reports, \$43,500.

Food fisheries inquiry.

Fishery industries: For collection and compilation of statistics of the fisheries and the study of their methods and relations, and the methods of preservation and utilization of fishery products, including compensation of temporary employees, travel and preparation of reports, including temporary employees in the District of Columbia not to exceed \$1,800, and all other necessary expenses in connection therewith, \$25,500.

Statistical inquiry.

Sponge fisheries: For protecting the sponge fisheries, including employment of inspectors, watchmen, and temporary assistants, hire of boats, rental of office and storage, care of seized sponges and other property, travel, and all other expenses necessary to carry out the provisions of the Act of August 15, 1914, to regulate the sponge fisheries, \$2,500.

Sponge fisheries.  
Protecting, etc.

Vol. 38, p. 692.

Alaska, general service: For protecting the seal fisheries of Alaska, including the furnishing of food, fuel, clothing, and other necessities of life to the natives of the Pribilof Islands of Alaska, improvement, repair, and alteration of buildings and roads, transportation of supplies to and from the islands, expenses of travel of agents and other employees and subsistence while on said islands, hire and maintenance of vessels, including \$10,000 to be used in providing a reserve supply of food, clothing, medicines, and other necessities on the Pribilof Islands, and for all expenses necessary to carry out the provisions of the Act entitled "An Act to protect the seal fisheries of Alaska, and for other purposes," approved April 21, 1910, and for the protection of the fisheries of Alaska, including travel, subsistence (or per diem in lieu of subsistence) of employees while on duty in Alaska, hire of boats, employment of temporary labor, and all other necessary expenses connected therewith, \$310,000.

Alaska, general service.  
Seal fisheries protection, food to natives, etc.

Vol. 36, p. 326.

MISSISSIPPI WILD LIFE AND FISH REFUGE

Mississippi Wild Life and Game Refuge.

For construction of buildings and ponds, for equipment, maintenance, operation, repair, and improvements, including expenditures for personal services at the seat of government and elsewhere as may be necessary, as authorized in the Act approved June 7, 1924, \$25,000.

Construction, equipment, etc.

Ante, p. 650.

## TITLE IV.—DEPARTMENT OF LABOR

Department of Labor.

## OFFICE OF THE SECRETARY

Secretary's Office.

Secretary, Assistants, and office personnel.

**Salaries:** Secretary of Labor, \$12,000; Assistant Secretary, Second Assistant Secretary, and other personal services in the District of Columbia in accordance with the Classification Act of 1923, \$171,900; in all, \$183,900.

Commissioners of conciliation. Vol. 37, p. 738.

**Commissioners of conciliation:** To enable the Secretary of Labor to exercise the authority vested in him by section 8 of the Act creating the Department of Labor, and to appoint commissioners of conciliation, for per diem in lieu of subsistence at not exceeding \$4 traveling expenses, and not to exceed \$11,800 for personal services in the District of Columbia, and telegraph and telephone service, \$198,720.

Services in the District.

## CONTINGENT EXPENSES, DEPARTMENT OF LABOR

Contingent expenses.

For contingent and miscellaneous expenses of the offices and bureaus of the department, for which appropriations for contingent and miscellaneous expenses are not specifically made, including the purchase of stationery, furniture, and repairs to the same, carpets, matting, oilcloth, file cases, towels, ice, brooms, soap, sponges, laundry, street-car fares not exceeding \$200; lighting and heating; purchase, exchange, maintenance, and repair of motor cycles and motor trucks; purchase, exchange, maintenance, and repair of a motor-propelled passenger-carrying vehicle, to be used only for official purposes; freight and express charges, newspaper clippings not to exceed \$900, postage to foreign countries, telegraph and telephone service, typewriters, adding machines, and other labor-saving devices; purchase of law books, books of reference, and periodicals not exceeding \$2,500; in all, \$35,500; and in addition thereto such sum as may be necessary, not in excess of \$13,500, to facilitate the purchase, through the central purchasing office as provided in the Act of June 17, 1910 (Thirty-sixth Statutes at Large, page 531), of certain supplies for the Immigration Service, shall be deducted from the appropriation "Expenses of regulating immigration" made for the fiscal year 1926 and added to the appropriation "Contingent expenses, Department of Labor," for that year; and the total sum thereof shall be and constitute the appropriation for contingent expenses for the Department of Labor, to be expended through the central purchasing office (Division of Publications and Supplies), Department of Labor.

Addition from immigration expenses.

Vol. 36, p. 531.

Post, p. 1049.

Expended through Division of Publications and Supplies.

Rent.

**Rent:** For rent of buildings and parts of buildings in the District of Columbia for the use of the Department of Labor, \$24,000.

Printing and binding.

**Printing and binding:** For printing and binding for Department of Labor, including all its bureaus, offices, institutions, and services located in Washington, District of Columbia, and elsewhere, \$220,500.

Labor Statistics Bureau.

## BUREAU OF LABOR STATISTICS

Commissioner, and office personnel.

**Salaries:** For the Commissioner and other personal services in the District of Columbia in accordance with the Classification Act of 1923, \$215,000.

Special agents, experts, etc.

**Per diem in lieu of subsistence** not exceeding \$4 of special agents, and employees, and for their transportation; experts and temporary assistance for field service outside of the District of Columbia, to be paid at the rate of not exceeding \$8 per day; personal services in the District of Columbia not to exceed \$29,500, including also temporary statistical clerks, stenographers, and typewriters in the District of Columbia, to be selected from civil-service registers, the same per-

Temporary statistical employees in the District.

son to be employed for not more than six consecutive months; traveling expenses of officers and employees, purchase of reports and materials for reports and bulletins of the Bureau of Labor Statistics, \$70,000.

For periodicals, newspapers, documents, and special reports for the purpose of procuring strike data, price quotations, and court decisions for the Bureau of Labor Statistics, \$300.

## BUREAU OF IMMIGRATION

Salaries: For the Commissioner General and other personal services in the District of Columbia, in accordance with the Classification Act of 1923, \$91,840.

Regulating immigration: For enforcement of the laws regulating immigration of aliens into the United States, including the contract labor laws; cost of reports of decisions of the Federal courts, and digests thereof, for the use of the Commissioner General of Immigration; salaries and expenses of all officers, clerks, and employees appointed to enforce said laws, including not to exceed \$125,000 for personal services in the District of Columbia, together with persons authorized by law to be detailed for duty at Washington, District of Columbia, per diem in lieu of subsistence when allowed pursuant to section 13 of the Sundry Civil Appropriation Act approved August 1, 1914; enforcement of the provisions of the Act of February 5, 1917, entitled "An Act to regulate the immigration of aliens to and the residence of aliens in the United States," and Acts amendatory thereof and in addition thereto; necessary supplies, including exchange of typewriting machines, alterations and repairs, and for all other expenses authorized by said Act; preventing the unlawful entry of aliens into the United States, by the appointment of suitable officers to enforce the laws in relation thereto; expenses of returning to China all Chinese persons found to be unlawfully in the United States, including the cost of imprisonment and actual expenses of conveyance of Chinese persons to the frontier or seaboard for deportation; refunding of head tax, maintenance bills, and immigration fines upon presentation of evidence showing conclusively that collection was made through error of Government officers; all to be expended under the direction of the Secretary of Labor, \$5,084,865: *Provided*, That \$1,000,000 of this amount shall be available only for coast and land-border patrol: *Provided further*, That the purchase, exchange, use, maintenance, and operation of motor vehicles and allowances for horses, including motor vehicles and horses owned by immigration officers when used on official business required in the enforcement of the immigration and Chinese exclusion laws outside of the District of Columbia may be contracted for and the cost thereof paid from the appropriation for the enforcement of those laws, under such terms and conditions as the Secretary of Labor may prescribe: *Provided further*, That not more than \$100,000 of the sum appropriated herein may be expended in the purchase and maintenance of such motor vehicles, and of such sum of \$100,000 not more than \$88,000 shall be available for the purchase and maintenance of motor vehicles for coast and land-border patrol: *Provided further*, That hereafter any employee of the Bureau of Immigration authorized so to do under regulations prescribed by the Commissioner General of Immigration with the approval of the Secretary of Labor, shall have power without warrant (1) to arrest any alien who in his presence or view is entering or attempting to enter the United States in violation of any law or regulation made in pursuance of law regulating the admission of aliens, and to take such alien

Traveling expenses, etc.

Periodicals, etc.

Immigration Bureau.

Commissioner General, and office personnel.

Enforcing immigration laws.  
Vol. 41, p. 1008; vol. 42, p. 5.  
*Ante*, p. 155.

Services in the District.

Per diem subsistence.  
Vol. 38, p. 680.  
Vol. 39, p. 874; Vol. 40, p. 542; Vol. 41, p. 1008; Vol. 42, p. 5.  
*Ante*, p. 155.

Chinese exclusion.

Refunding head money.

*Provisos.*  
Coast and land-border patrol.  
Vehicles, etc., outside the District.

Limit for purchase, etc., of vehicles.

Border patrol.

Employees may arrest without warrant any alien attempting illegal entry in his presence, etc.

immediately for examination before an immigrant inspector or other official having authority to examine aliens as to their right to admission to the United States, and (2) to board and search for aliens any vessel within the territorial waters of the United States, railway car, conveyance, or vehicle, in which he believes aliens are being brought in to the United States; and such employee shall have power to execute any warrant or other process issued by any officer under any law regulating the admission, exclusion, or expulsion of aliens.

May board vessels, cars, etc., and search for aliens attempting to enter.

Execution of warrant, etc.

Immigrant stations.

#### IMMIGRATION STATIONS

Remodeling buildings, etc.

For remodeling, repairing (including repairs to the ferryboat, Ellis Island), renovating buildings, and purchase of equipment, \$75,000.

Naturalization Bureau.

#### BUREAU OF NATURALIZATION

Commissioner, and office personnel.

Salaries: For the commissioner and other personal services in the District of Columbia in accordance with the Classification Act of 1923, \$100,000.

Pay of examiners, interpreters, clerks, etc.

General expenses: For compensation, to be fixed by the Secretary of Labor, of examiners, interpreters, clerks, and stenographers, for the purpose of carrying on the work of the Bureau of Naturalization, provided for by the Act approved June 29, 1906, as amended by the Act approved March 4, 1913 (Statutes at Large, volume 37, page 736), and May 9, 1918 (Statutes at Large, volume 40, pages 542 to 548, inclusive), including not to exceed \$51,440 for personal services in the District of Columbia, in accordance with the Classification Act of 1923 and for their actual and necessary traveling expenses while absent from their official stations, including street car fare on official business at official stations, together with per diem in lieu of subsistence, when allowed pursuant to section 13 of the Sundry Civil Appropriation Act approved August 1, 1914, and for such per diem, together with actual necessary traveling expenses of officers and employees of the Bureau of Naturalization in Washington while absent on official duty outside of the District of Columbia; telegrams, verifications of legal papers, telephone service in offices outside of the District of Columbia; not to exceed \$20,000 for rent of offices outside of the District of Columbia where suitable quarters can not be obtained in public buildings; carrying into effect section 13 of the Act of June 29, 1906 (Thirty-fourth Statutes, page 600), as amended by the Act approved June 25, 1910 (Thirty-sixth Statutes, page 765), and in accordance with the provisions of the Sundry Civil Act of June 12, 1917; and \$20,000 of the appropriation contained in this paragraph shall be immediately available for such of the purposes covered by the paragraph as the Secretary of Labor may determine; and for mileage and fees to witnesses subpoenaed on behalf of the United States, the expenditures from this appropriation shall be made in the manner and under such regulation as the Secretary of Labor may prescribe; \$680,000: *Provided*, That no part of this appropriation shall be available for the compensation of assistants to clerks of United States courts.

Vol. 34, p. 596.

Vol. 37, p. 736.

Vol. 40, p. 542.

Services in the District.

Per diem subsistence.

Vol. 38, p. 680.

Outside rent.

Assistance to clerks of courts.

Vol. 34, p. 600; Vol. 36, p. 765, 830; Vol. 40, p. 171.

Witness fees, etc.

*Proviso.*  
Assistants to clerks of Federal courts excluded.

Children's Bureau.

#### CHILDREN'S BUREAU

Chief, and office personnel.

Salaries: For the chief, and other personal services in the District of Columbia in accordance with the Classification Act of 1923, \$110,000.

To investigate and report upon matters pertaining to the welfare of children and child life, and especially to investigate the questions of infant mortality, including not to exceed \$130,000 for personal services in the District of Columbia, \$135,000.

Child welfare, infant mortality, etc., investigations.

For traveling expenses and per diem in lieu of subsistence at not exceeding \$4 of officers, special agents, and other employees of the Children's Bureau; experts and temporary assistants, to be paid at a rate not exceeding \$6 a day, and interpreters to be paid at a rate not exceeding \$4 a day when actually employed; purchase of reports and material for the publications of the Children's Bureau, newspapers and clippings not exceeding \$700 to enable the Children's Bureau to secure data regarding the progress of legislation affecting children and the activities of public and private organizations dealing with children, and for reprints from State, city, and private publications for distribution when said reprints can be procured more cheaply than they can be printed by the Government, \$68,000.

Traveling expenses, experts, etc.

Material for publication.

Promotion of the welfare and hygiene of maternity and infancy: For carrying out the provisions of the Act entitled "An Act for the promotion of the welfare and hygiene of maternity and infancy, and for other purposes," approved November 23, 1921, and of the Act entitled "An Act to extend the provisions of certain laws to the Territory of Hawaii," approved March 10, 1924, \$1,000,000: *Provided*, That the apportionments to the States, to the Territory of Hawaii, and to the Children's Bureau for administration shall be computed on the basis of not to exceed \$1,252,079.96, as authorized by such Acts of November 23, 1921, and March 10, 1924.

Maternity and infancy hygiene Act. Expenses executing. Vol. 42, p. 224.

*Ante*, p. 17.

*Proviso*. Apportionment to States.

WOMEN'S BUREAU

Women's Bureau.

For carrying out the provisions of the Act entitled "An Act to establish in the Department of Labor a bureau to be known as the Women's Bureau," approved June 5, 1920, including personal services in the District of Columbia, not to exceed \$92,170; purchase of material for reports and educational exhibits, including newspaper clippings not exceeding \$200, and traveling expenses, \$105,000.

Salaries and expenses. Vol. 41, p. 987.

EMPLOYMENT SERVICE

Employment Service.

To enable the Secretary of Labor to foster, promote, and develop the welfare of the wage earners of the United States, including juniors legally employed, to improve their working conditions, to advance their opportunities for profitable employment by regularly collecting, furnishing, and publishing employment information as to opportunities for employment; maintaining a system for clearing labor between the several States; cooperating with and coordinating the public employment offices throughout the country, including personal services in the District of Columbia and elsewhere, and for their actual necessary traveling expenses while absent from their official station, together with their per diem in lieu of subsistence, when allowed pursuant to section 13 of the Sundry Civil Appropriation Act approved August 1, 1914; supplies and equipment, telegraph and telephone service, and miscellaneous expenses, \$205,000, of which amount not to exceed \$31,590 may be expended for personal services in the District of Columbia.

Promoting welfare of wage earners.

Objects designated.

Per diem subsistence. Vol. 38, p. 680.

Services in the District.

Approved, February 27, 1925.

February 28, 1925.  
[H. R. 27.]  
[Public, No. 503.]

**CHAP. 365.**—An Act To compensate the Chippewa Indians of Minnesota for timber and interest in connection with the settlement for the Minnesota National Forest.

Chippewa Indians,  
Minn.  
Credit authorized to  
general fund, on account  
of Minnesota  
National Forest.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That there is hereby authorized to be appropriated, out of any funds in the Treasury of the United States not otherwise appropriated, the sum of \$422,939.01, with interest thereon at the rate of 5 per centum per annum from February 1, 1923, to the date of settlement, said amount to be credited to the general fund of the Chippewa Indians of Minnesota, arising under the provisions of section 7 of the Act of January 14, 1889.

Vol. 26, p. 645.

Approved, February 28, 1925.

February 28, 1925.  
[S. 4045.]  
[Public, No. 504.]

**CHAP. 366.**—An Act Granting the consent of Congress to W. D. Comer and Wesley Vandercook to construct a bridge across the Columbia River between Longview, Washington, and Rainier, Oregon.

Columbia River.  
W. D. Comer and  
Wesley Vandercook  
may bridge, Longview,  
Wash., to Rainier,  
Oreg.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to W. D. Comer and Wesley Vandercook, and their successors and assigns, to construct, maintain, and operate a bridge and approaches thereto across the Columbia River at a point suitable to the interest of navigation, at or near the city of Longview, in the county of Cowlitz, in the State of Washington, and at or near the city of Rainier, in the county of Columbia, in the State of Oregon, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906: *Provided, however,* That the plans and specifications for said bridge shall first be submitted to and approved by the State Highway Commissioners of Oregon and Washington.

Construction.  
Vol. 34, p. 84.  
*Proviso.*  
Approval of plans,  
etc.

Washington and Oregon  
may acquire, to operate  
as a free bridge.

**SEC. 2.** The States of Washington and Oregon, or either of them, or any political subdivision or subdivisions thereof, within or adjoining which said bridge is located, may at any time acquire all right, title, and interest in said bridge and the approaches thereto constructed under the authority of this Act, for the purpose of maintaining and operating such bridge as a free bridge, by the payment to the owners of the reasonable value thereof, not to exceed in any event the construction cost thereof: *Provided,* That the said State or States or political subdivision or divisions may operate such bridge as a toll bridge not to exceed five years from date of acquisition thereof.

*Proviso.*  
Toll allowed for five  
years.

Amendment.

**SEC. 3.** The right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, February 28, 1925.

February 28, 1925.  
[H. R. 10533.]  
[Public, No. 505.]

**CHAP. 367.**—An Act Granting the consent of Congress to the State of Washington to construct, maintain, and operate a bridge across the Columbia River.

Columbia River.  
Washington may  
bridge, near Chelan  
Falls.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the State of Washington, and assigns, to construct, maintain, and operate a bridge and approaches thereto across the Columbia River, at a point suitable to the interests of navigation, approximately one mile south of the

town of Chelan Falls, in the State of Washington, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, February 28, 1925.

Construction.  
Vol. 34, p. 84.

Amendment.

**CHAP. 368.**—An Act Reclassifying the salaries of postmasters and employees of the Postal Service, readjusting their salaries and compensation on an equitable basis, increasing postal rates to provide for such readjustment, and for other purposes.

February 28, 1925.  
[H. R. 11444.]  
[Public, No. 506.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled:*

#### TITLE I.—RECLASSIFICATION OF SALARIES OF POSTAL EMPLOYEES

Postal service.

SECTION 1. That on and after January 1, 1925, postmasters and employees of the Postal Service shall be reclassified and their salaries and compensation readjusted, except as otherwise provided as follows:

Reclassification of postmasters and employees.  
Vol. 41, p. 1045.  
Post, p. 1331.

##### CLASSIFICATION OF POSTMASTERS

Postmasters.

That postmasters shall be divided into four classes, as follows:

Classification.

The first class shall embrace all those whose annual salaries are \$3,200 or more.

First class.

The second class shall embrace all those whose annual salaries are less than \$3,200, but not less than \$2,400.

Second class.

The third class shall embrace all those whose annual salaries are less than \$2,400, but not less than \$1,100.

Third class.

The fourth class shall embrace all postmasters whose annual compensation amounts to less than \$1,100, exclusive of commissions on money orders issued.

Fourth class.

##### RECLASSIFICATION OF POSTAL SALARIES

Reclassification of salaries.

The respective compensation of postmasters of the first, second, and third classes shall be annual salaries, graded in even hundreds of dollars, and payable in semimonthly payments to be ascertained and fixed by the Postmaster General from their respective quarterly returns to the General Accounting Office, or copies of duplicates thereof to the First Assistant Postmaster General, for the calendar year immediately preceding the adjustment, based on gross postal receipts at the following rates, namely:

Basis of, from postal receipts.  
Vol. 41, p. 1046, amended.

First class—\$40,000, but less than \$50,000, \$3,200; \$50,000, but less than \$60,000, \$3,300; \$60,000, but less than \$75,000, \$3,400; \$75,000, but less than \$90,000, \$3,500; \$90,000, but less than \$120,000, \$3,600; \$120,000, but less than \$150,000, \$3,700; \$150,000, but less than \$200,000, \$3,800; \$200,000, but less than \$250,000, \$3,900; \$250,000, but less than \$300,000, \$4,000; \$300,000, but less than \$400,000, \$4,200; \$400,000, but less than \$500,000, \$4,500; \$500,000, but less than \$600,000, \$5,000; \$600,000, but less than \$7,000,000, \$6,000; \$7,000,000 and upward, \$8,000.

First class.

Second class—\$8,000, but less than \$12,000, \$2,400; \$12,000, but less than \$15,000, \$2,500; \$15,000, but less than \$18,000, \$2,600; \$18,000, but less than \$22,000, \$2,700; \$22,000, but less than \$27,000, \$2,800; \$27,000, but less than \$33,000, \$2,900; \$33,000, but less than \$40,000, \$3,000.

Second class.

Third class.

Third class—\$1,500, but less than \$1,600, \$1,100; \$1,600, but less than \$1,700, \$1,200; \$1,700, but less than \$1,900, \$1,300; \$1,900, but less than \$2,100, \$1,400; \$2,100, but less than \$2,400, \$1,500; \$2,400, but less than \$2,700, \$1,600; \$2,700, but less than \$3,000, \$1,700; \$3,000, but less than \$3,500, \$1,800; \$3,500, but less than \$4,200, \$1,900; \$4,200, but less than \$5,000, \$2,000; \$5,000, but less than \$6,000, \$2,100; \$6,000, but less than \$7,000, \$2,200; \$7,000, but less than \$8,000, \$2,300: *Provided*, That when the gross postal receipts of a post office of the third class for each of two consecutive calendar years are less than \$1,500, or when in any calendar year the gross postal receipts are less than \$1,400, it shall be relegated to the fourth class: *Provided*, That postmasters at offices of the third class shall be granted for clerk hire an allowance of \$240 per annum where the salary of the postmaster is \$1,100 per annum; an allowance of \$330 per annum where the salary of the postmaster is \$1,200 per annum; an allowance of \$420 per annum where the salary of the postmaster is \$1,300 per annum; an allowance of \$510 per annum where the salary of the postmaster is \$1,400 per annum; an allowance of \$600 per annum where the salary of the postmaster is \$1,500 per annum; an allowance of \$690 per annum where the salary of the postmaster is \$1,600 per annum; an allowance of \$780 per annum where the salary of the postmaster is \$1,700 per annum; an allowance of \$870 per annum where the salary of the postmaster is \$1,800 per annum; an allowance of \$960 per annum where the salary of the postmaster is \$1,900 per annum; an allowance of \$1,050 per annum where the salary of the postmaster is \$2,000 per annum; an allowance of \$1,140 per annum where the salary of the postmaster is \$2,100 per annum; an allowance of \$1,400 per annum where the salary of the postmaster is \$2,200 per annum; an allowance of \$1,600 per annum where the salary of the postmaster is \$2,300 per annum: *Provided further*, That the Postmaster General may modify these allowances for clerk hire to meet varying needs, but in no case shall they be reduced by such modification of more than 25 per centum: *Provided however*, That the aggregate of such allowances, as modified, shall not exceed in any fiscal year the aggregate of allowances herein prescribed for postmasters of the third class.

*Provisos.*  
Relegated to fourth class when receipts less than minimum.

Clerk hire based on salaries of postmasters.

Modifying to meet varying needs.

Aggregate limited.

Clerk hire to cover all clerical labor.

Separating mails accepted.

Fourth class.  
Compensation fixed upon specified receipts, etc.

Postage due, etc.

Vol. 33, p. 440.

Vol. 41, p. 583.

Allowance based on quarterly returns.

The allowances for clerk hire made to postmasters of the first, second, and third class post offices by the Postmaster General out of the annual appropriations therefor shall cover the cost of clerical service of all kinds in such post offices, including the cost of clerical labor in the money-order business, and excepting allowances for separating mails at third-class post offices, as provided by law.

Fourth class.—The compensation of postmasters of the fourth class shall be fixed upon the basis of the whole of the box rents collected at their offices and commissions upon the amount of canceled postage-due stamps and on postage stamps, stamped envelopes, and postal cards canceled, on matter actually mailed at their offices, and on the amount of newspaper and periodical postage collected in money, and on the postage collected in money on identical pieces of third and fourth class matter mailed under the provisions of the Act of April 28, 1904, without postage stamps affixed, and on postage collected in money on matter of the first class mailed under provisions of the Act of April 24, 1920, without postage stamps affixed, and on amounts received from waste paper, dead newspapers, printed matter, and twine sold, at the following rates, namely:

On the first \$75 or less per quarter the postmaster shall be allowed 160 per centum on the amount; on the next \$100 or less per quarter, 85 per centum; and on all the balance, 75 per centum, the same to be ascertained and allowed by the General Accounting Office in the settlement of the accounts of such postmasters upon

their sworn quarterly returns: *Provided*, That when the total compensation of any postmaster at a post office of the fourth class for the calendar year shall amount to \$1,100, exclusive of commissions on money orders issued, and the receipts of such post office for the same period shall aggregate as much as \$1,500, the office shall be assigned to its proper class on July 1, following, and the salary of the postmaster fixed according to the receipts: *Provided further*, That in no case shall there be allowed any postmaster of this class a compensation greater than \$300 in any one of the first three quarters of the fiscal year, exclusive of money-order commissions, and in the last quarter of each fiscal year there shall be allowed such further sums as he may be entitled to under the provisions of this Act, not exceeding for the whole fiscal year the sum of \$1,100, exclusive of money-order commissions: *And provided further*, That whenever unusual conditions prevail the Postmaster General, in his discretion, may advance any post office from the fourth class to the appropriate class indicated by the receipts of the preceding quarter, notwithstanding the proviso which requires the compensation of fourth-class postmasters to reach \$1,100 for the calendar year, exclusive of commissions on money-order business, and that the receipts of such post office for the same period shall aggregate as much as \$1,500 before such advancement is made: *And provided further*, That when the Postmaster General has exercised the authority herein granted, he shall, whenever the receipts are no longer sufficient to justify retaining such post office in the class to which it has been advanced, reduce the grade of such office to the appropriate class indicated by its receipts for the last preceding quarter.

*Provisos.*  
Advanced to proper class if returns exceed \$1,500 a year.

Compensation for first three months.

Advanced to proper class if receipts of increase under unusual conditions.

Vol. 41, p. 578.

Reduction when receipts decrease.

SEC. 2. That post-office inspectors shall be divided into six grades, as follows: Grade 1—salary, \$2,800; grade 2—salary, \$3,000; grade 3—salary, \$3,200; grade 4—salary, \$3,500; grade 5—salary, \$3,800; grade 6—salary, \$4,000, and there shall be fifteen inspectors in charge at \$4,500: *Provided*, That in the readjustment of grades for inspectors to conform to the grades herein provided, inspectors who are now in present grades 1 and 2 shall be included in grade 1; inspectors who are now in present grade 3 shall be included in grade 2; inspectors who are now in present grade 4 shall be included in grade 3; inspectors who are now in present grade 5 shall be included in grade 4; inspectors who are now in present grade 6 shall be included in grade 5; and inspectors who are now in present grade 7 shall be included in grade 6: *Provided further*, That inspectors shall be promoted successively to grade 5 at the beginning of the quarter following a year's satisfactory service in the next lower grade, and not to exceed 35 per centum of the force to grade 6 for meritorious service after not less than one year's service in grade 5; and the time served by inspectors in their present grade shall be included in the year's service required for promotion in the grades provided herein, except as to inspectors in present grade 1.

Post-office inspectors. Grades and salaries.

*Provisos.*  
Readjustment of present grades.

Yearly promotions.

Inspectors and supervisory employees of the Railway Mail Service and post offices shall be paid their actual expenses as fixed by law.

Expenses of inspectors, etc.

That clerks at division headquarters of post-office inspectors shall be divided into six grades, as follows:

Clerks at division headquarters.

Grade 1—salary, \$1,900; grade 2—salary, \$2,000; grade 3—salary, \$2,150; grade 4—salary, \$2,300; grade 5—salary, \$2,450; grade 6—salary, \$2,600; and there shall be one chief clerk at each division headquarters at a salary of \$3,000: *Provided*, That in the readjustment of grades for clerks at division headquarters to conform to the grades herein provided, clerks who are now in present grade 1 shall be included in grade 1; clerks who are now in present grade 2 shall be included in grade 2; clerks who are now in present grade 3 shall be included in grade 3; clerks who are now in present grade 4 shall be

Grades and pay. Vol. 41, p. 1051, amended.

*Provisos.*  
Present grades included in the new.

Promotions yearly.

included in grade 4; clerks who are now in present grade 5 shall be included in grade 5; and clerks who are now in present grade 6 shall be included in grade 6: *Provided further*, That clerks at division headquarters shall be promoted successively to grade 5 at the beginning of the quarter following a year's satisfactory service in the next lower grade and not to exceed 35 per centum of the force to grade 6 for meritorious service after not less than one year's service in grade 5, and the time served by clerks in their present grades shall be included in the year's service required for promotion in the grades provided herein: *And provided further*, That whenever in the discretion of the Postmaster General the needs of the service require such action, he is authorized to transfer clerks or carriers in the city City Delivery Service from post offices at which division headquarters of post-office inspectors are located to the position of clerk at such division headquarters after passing a noncompetitive examination at a salary not to exceed \$2,300. After such transfer is made effective clerks so transferred shall be eligible for promotion to the grades of salary provided for clerks at division headquarters of post-office inspectors. Hereafter when any clerk in the office of division headquarters in the post-office inspection service is absent from duty for any cause other than leave with pay allowed by law, the Postmaster General, under such regulations as he may prescribe, may authorize the employment of a substitute for such work, and payment therefor from the lapsed salary of such absent clerk at a rate not to exceed the grade of pay of the clerk absent without pay.

Transfer of clerks and carriers to division headquarters of inspectors.

Status when transferred.

Substitutes for clerks absent without pay.

Paid from lapsed salary.

Assistant postmasters at second class offices.  
Based on receipts.

Vol. 41, p. 1047, amended.

Assistant postmasters and other employees at first class offices.

Salaries based on office receipts.

Sec. 3. That at offices of the second class the annual salaries of assistant postmasters shall be in even hundreds of dollars, based on the gross postal receipts for the preceding calendar year, as follows: \$8,000, but less than \$10,000, \$2,200; \$10,000, but less than \$12,000, \$2,200; \$12,000, but less than \$15,000, \$2,200; \$15,000, but less than \$18,000, \$2,300; \$18,000, but less than \$22,000, \$2,300; \$22,000, but less than \$27,000, \$2,400; \$27,000, but less than \$33,000, \$2,400; \$33,000, but less than \$40,000, \$2,500.

That at offices of the first class the annual salaries of the employees, other than those in the automatic grades, shall be in even hundreds of dollars, based on the gross postal receipts for the preceding calendar year, as follows:

Receipts \$40,000, but less than \$50,000—assistant postmaster, \$2,600; superintendent of mails, \$2,400. Receipts \$50,000, but less than \$60,000—assistant postmaster, \$2,600; superintendent of mails, \$2,400. Receipts \$60,000, but less than \$75,000—assistant postmaster, \$2,600; superintendent of mails, \$2,400. Receipts \$75,000, but less than \$90,000—assistant postmaster, \$2,700; superintendent of mails, \$2,500. Receipts \$90,000, but less than \$120,000—assistant postmaster, \$2,700; superintendent of mails, \$2,600; foremen, \$2,500. Receipts \$120,000, but less than \$150,000—assistant postmaster, \$2,800; superintendent of mails, \$2,700; foremen, \$2,500. Receipts \$150,000, but less than \$200,000—assistant postmaster, \$2,900; superintendent of mails, \$2,800; foremen, \$2,500. Receipts \$200,000, but less than \$250,000—assistant postmaster, \$3,000; superintendent of mails, \$2,900; foremen, \$2,500. Receipts \$250,000, but less than \$300,000—assistant postmaster, \$3,100; superintendent of mails, \$3,000; assistant superintendent of mails, \$2,600; foremen, \$2,500. Receipts \$300,000, but less than \$400,000—assistant postmaster, \$3,200; superintendent of mails, \$3,100; assistant superintendent of mails, \$2,600; foremen, \$2,500. Receipts \$400,000, but less than \$500,000—assistant postmaster, \$3,300; superintendent of mails, \$3,200; assistant superintendent of mails, \$2,600; foremen, \$2,500. Receipts \$500,000, but less than \$600,000—assistant postmaster, \$3,500; superintendent of

mails, \$3,300; assistant superintendent of mails, \$2,600; foremen, \$2,500; postal cashier, \$2,900; money-order cashier, \$2,600. Receipts \$600,000, but less than \$1,000,000—assistant postmaster, \$3,700; superintendent of mails, \$3,500; assistant superintendent of mails, \$2,800; foremen, \$2,500; postal cashier, \$3,100; money-order cashier, \$2,800. Receipts \$1,000,000, but less than \$2,000,000—assistant postmaster, \$3,900; superintendent of mails, \$3,700; assistant superintendents of mails, \$2,700, \$2,800, and \$3,100; foremen, \$2,500 and \$2,600; postal cashier, \$3,300; assistant cashiers, \$2,600; money-order cashier, \$3,000; bookkeepers, \$2,400; station examiners, \$2,400. Receipts \$2,000,000, but less than \$3,000,000—assistant postmaster, \$4,000; superintendent of mails, \$3,800; assistant superintendents of mails, \$2,700, \$2,800, \$3,000, and \$3,300; foremen, \$2,500 and \$2,600; postal cashier, \$3,400; assistant cashiers, \$2,600 and \$2,900; money-order cashier, \$3,100; bookkeepers, \$2,400 and \$2,500; station examiners, \$2,600. Receipts \$3,000,000, but less than \$5,000,000—assistant postmaster, \$4,100; superintendent of mails, \$3,900; assistant superintendents of mails, \$2,700, \$2,800, \$3,100, and \$3,500; foremen, \$2,500 and \$2,600; postal cashier, \$3,600; assistant cashiers, \$2,600, \$2,800, and \$3,100; money-order cashier, \$3,300; bookkeepers, \$2,400 and \$2,500; station examiners, \$2,600 and \$2,800. Receipts \$5,000,000, but less than \$7,000,000—assistant postmaster, \$4,300; superintendent of mails, \$4,100; assistant superintendents of mails, \$2,700, \$2,800, \$3,100, \$3,300, and \$3,700; foremen, \$2,500 and \$2,600; postal cashier, \$3,800; assistant cashiers, \$2,600, \$2,900, and \$3,100; money-order cashier, \$3,500; bookkeepers, \$2,400, \$2,500, and \$2,600; station examiners, \$2,600 and \$2,800. Receipts \$7,000,000, but less than \$9,000,000—assistant postmaster, \$4,600; superintendent of mails, \$4,300; assistant superintendents of mails, \$2,700, \$2,800, \$3,100, \$3,500, and \$3,900; foremen, \$2,500 and \$2,600; postal cashier, \$4,000; assistant cashiers, \$2,600, \$2,800, \$3,100, and \$3,400; money-order cashier, \$3,600; bookkeepers, \$2,400, \$2,500, and \$2,600; station examiners, \$2,600 and \$2,800. Receipts \$9,000,000, but less than \$20,000,000—assistant postmasters, \$4,700 and \$4,800; superintendent of mails, \$4,500; assistant superintendents of mails, \$2,800, \$2,900, \$3,100, \$3,500, \$3,700, and \$4,100; foremen, \$2,500, \$2,600 and \$2,700; postal cashier, \$4,100; assistant cashiers, \$2,600, \$2,800, \$3,200, and \$3,600; money-order cashier, \$3,700; bookkeepers, \$2,400, \$2,500, \$2,600, and \$2,800; station examiners, \$2,600 and \$2,800. Receipts \$20,000,000 and upward—assistant postmasters, \$4,800, and \$4,900; superintendent of mails, \$4,700; assistant superintendents of mails, \$2,800, \$2,900, \$3,100, \$3,500, \$3,900, and \$4,100; superintendent of delivery, \$4,700; assistant superintendents of delivery, \$2,800, \$2,900, \$3,100, \$3,500, \$3,900, and \$4,100; foremen, \$2,500, \$2,600, and \$2,700; superintendent of registry, \$4,300; assistant superintendents of registry, \$2,800, \$2,900, \$3,100, \$3,500, and \$4,100; superintendent of money order, \$4,300; assistant superintendent of money order, \$4,100; auditor, \$4,000; postal cashier, \$4,300; assistant cashiers, \$2,600, \$2,800, \$3,100, \$3,300, and \$3,800; money-order cashier, \$3,900; bookkeepers, \$2,400, \$2,600, \$2,800, and \$3,300; station examiners, \$2,600, \$2,800, and \$3,000.

The salary of superintendents of classified stations shall be based on the number of employees assigned thereto and the annual postal receipts. No allowance shall be made for sales of stamps to patrons residing outside of the territory of the stations. At classified stations each \$25,000 of postal receipts shall be considered equal to one additional employee.

At classified stations the salary of the superintendent shall be as follows: One and not exceeding five employees, \$2,400; six and not exceeding eighteen employees, \$2,500; nineteen and not exceeding thirty-

Superintendents of classified stations.

Restriction.

Salary of superintendents based on number of employees.  
Vol. 41, p. 1049, amended.

two employees, \$2,600; thirty-three and not exceeding forty-four employees, \$2,700; forty-five and not exceeding sixty-four employees, \$2,800; sixty-five and not exceeding ninety employees, \$2,900; ninety-one and not exceeding one hundred and twenty employees, \$3,000; one hundred and twenty-one and not exceeding one hundred and fifty employees, \$3,100; one hundred and fifty-one and not exceeding three hundred and fifty employees, \$3,300; three hundred and fifty-one and not exceeding five hundred employees, \$3,500; five hundred and one or more employees, \$3,800.

Assistant superintendents.  
Salaries at stations with over 45 employees.

At classified stations having forty-five or more employees there shall be assistant superintendents of stations with salaries as follows: Forty-five and not exceeding sixty-four employees, \$2,400; sixty-five and not exceeding ninety employees, \$2,500; ninety-one and not exceeding one hundred and twenty employees, \$2,600; one hundred and twenty-one and not exceeding one hundred and fifty employees, \$2,700; one hundred and fifty-one and not exceeding three hundred and fifty employees, \$2,900; three hundred and fifty-one and not exceeding five hundred employees, \$3,100; five hundred and one employees and upward, \$3,400: *Provided*, That not more than two assistant postmasters shall be employed at offices where the receipts are \$9,000,000 and upward: *Provided further*, That at post offices where the receipts are \$14,000,000 but less than \$20,000,000, there shall be a superintendent of delivery whose salary shall be the same as that provided for the superintendent of mails, and assistant superintendents of delivery at the salaries provided for assistant superintendents of mails: *Provided further*, That in fixing the salaries of the postmaster and supervisory employees in the post office at Washington, District of Columbia, the Postmaster General may, in his discretion, add not to exceed 75 per centum to the gross receipts of that office: *Provided further*, That not more than one assistant superintendent of mails, one assistant superintendent of delivery, one assistant superintendent of registry, and one assistant cashier shall be paid the maximum salary provided for these positions, except where receipts are \$9,000,000 and less than \$14,000,000 to which offices two assistant superintendents of mail shall be assigned at the maximum salary, one to be in charge of city delivery: *And provided further*, That State depositories for surplus postal funds and central accounting offices, where the gross receipts are less than \$500,000, and no postal cashier is provided, the employee in charge of such records and adjustments of the accounts shall be allowed an increase of \$200 per annum; if receipts are \$500,000 and less than \$5,000,000, the postal cashier shall be allowed an increase of \$200 per annum: *And provided further*, That at all central accounting offices where the bookkeeper in charge performs the duties of auditor, he shall be designated chief bookkeeper, at a salary equal to that of the assistant cashier of the highest grade at that office: *And provided further*, That when an office advances to a higher grade because of increased gross postal receipts for a calendar year, promotion of all supervisory employees shall be made to the corresponding grade at the higher salary provided for the same titles or designations under the higher classification of the office based on its postal receipts: *And provided further*, That no employee in the supervisory grades shall receive a salary less than \$100 more than that paid to the highest grade of clerk or special clerk: *Provided further*, That in the readjustment of salaries of all employees above the highest grade for special clerks, those at present designated by titles for which more than one grade of salary is provided shall be placed in the same relative grade and designation and receive the increased salary provided in this title.

*Provisos.*  
Assistant postmasters limited.  
Superintendents of delivery, and assistants where receipts between \$14,000,000 and \$20,000,000.

Addition to postmaster, etc., Washington, D. C.

Maximum salary limits of assistant superintendents.

Exception.

Cashiers at State depositories for postal funds, etc.

Bookkeeper at central accounting offices.

Promotions when office advanced to higher grade.

Minimum for supervisory grade employees.

Increased salaries for grade in which placed.

SEC. 4. That clerks in first and second class post offices and letter carriers in the City Delivery Service shall be divided into five grades as follows: First grade—salary \$1,700; second grade—salary, \$1,800; third grade—salary, \$1,900; fourth grade—salary, \$2,000; fifth grade—salary, \$2,100: *Provided*, That in the readjustment of grades for clerks at first and second class post offices and letter carriers in the City Delivery Service to conform to the grades herein provided, grade 1 shall include present grade 1, grade 2 shall include present grade 2, grade 3 shall include present grade 3, grade 4 shall include present grade 4, and grade 5 shall include present grade 5: *Provided further*, That hereafter substitute clerks in first and second class post offices and substitute letter carriers in the City Delivery Service when appointed regular clerks or carriers shall have credit for actual time served on a basis of one year for each three hundred and six days of eight hours served as substitute, and appointed to the grade to which such clerk or carrier would have progressed had his original appointment as substitute been to grade 1: *And provided further*, That clerks in first and second class post offices and letter carriers in the City Delivery Service shall be promoted successively after one year's satisfactory service in each grade to the next higher grade until they reach the fifth grade. All promotions shall be made at the beginning of the quarter following one year's satisfactory service in the grade: *And provided further*, That there shall be two grades of special clerks, as follows: First grade—salary, \$2,200; second grade—salary, \$2,300: *Provided*, That in the adjustment of grades for special clerks to conform to the grades herein provided special clerk grade 1 shall include present grade 1, and special clerk grade 2 shall include present grade 2: *Provided further*, That in all special clerk promotions the senior competent employee shall have preference: *Provided further*, That printers, mechanics, and skilled laborers, employees of the United States Stamped Envelope Agency at Dayton, Ohio, shall for the purpose of promotion and compensation be deemed a part of the clerical force.

Clerks and carriers, first and second class offices.

Grades and pay.

*Provisos.* Readjustment from present grades.

Substitutes credited for time served.

Grade promotions yearly.

Special clerks. Readjustment from present grades.

Senior preference.

Printers, etc., deemed of clerical force.

Pay of substitutes. Vol. 41, p. 1060, amended.

*Provisos.* Detroit River service.

Eight hours a day's work.

Period restricted to ten hours.

Overtime pay for emergency, etc., excess work.

Computation of pay.

That the pay of substitute, temporary, or auxiliary clerks at first and second class post offices and substitute letter carriers in the City Delivery Service shall be at the rate of 65 cents per hour: *Provided*, That marine carriers assigned to the Detroit River Marine Service shall be paid annual salary of \$300 in excess of the highest salary paid carriers in the City Delivery Service: *Provided further*, That hereafter special clerks, clerks, and laborers, in the first and second class post offices and carriers in the City Delivery Service shall be required to work not more than eight hours a day: *Provided further*, That the eight hours of service shall not extend over a longer period than ten consecutive hours, and the schedules of duty of the employees shall be regulated accordingly: *Provided further*, That in cases of emergency, or if the needs of the service require, and it is not practicable to employ substitutes, special clerks, clerks, and laborers, in first and second class post offices and carriers in the City Delivery Service can be required to work in excess of eight hours per day, and for such overtime service they shall be paid on the basis of the annual pay received by such employees: *And provided further*, That in computing the compensation for such overtime the annual salary or compensation for such employees shall be divided by three hundred and six, the number of working days in the year less all Sundays and legal holidays enumerated in the Act of July 28, 1916; the quotient thus obtained will be the daily compensation which divided by eight will give the hourly compensation for such overtime service: *And provided further*, That when the needs of the service require the employment

Compensatory time for Sunday and holiday employment.

on Sundays and holidays of foremen, special clerks, clerks, carriers, watchmen, messengers, or laborers, at first and second class post offices, they shall be allowed compensatory time on one day within six days next succeeding the Sunday, except the last three Sundays in the calendar year, and on one day within thirty days next succeeding the holiday and the last three Sundays in the year on which service is performed: *Provided, however*, That the Postmaster General may, if the exigencies of the service require it, authorize the payment of overtime for service on the last three Sundays in the calendar year or on Christmas Day in lieu of compensatory time.

Overtime pay in lieu of compensatory time at end of the year.

Messengers, watchmen, etc. Grades and pay. *Provisos*. Promotions.

SEC. 5. That messengers, watchmen, and laborers in first and second class post offices shall be divided into two grades, as follows: First grade, salary \$1,500; second grade, salary \$1,600: *Provided*, That watchmen, messengers, and laborers shall be promoted to the second grade after one year's satisfactory service in grade 1: *Provided further*, That the pay of substitute watchmen, messengers, and laborers shall be at the rate of 55 cents per hour.

Pay of substitutes.

Motor-vehicle employees. Classification and pay.

SEC. 6. That employees in the motor-vehicle service shall be classified as follows: Superintendents, \$2,400, \$2,600, \$2,800, \$3,000, \$3,400, \$3,600, \$3,800, \$4,000, and \$5,000 per annum; assistant superintendents, \$2,500, \$2,600, and \$2,800 per annum; chiefs of records, \$2,200, \$2,300, \$2,400, \$2,500, \$2,600, \$2,800, and \$3,000; chiefs of supplies, \$2,200, \$2,300, and \$2,400; chief dispatchers, \$2,300 and \$2,500; route supervisors, \$2,400, \$2,500, and \$2,600; dispatchers, \$2,100, \$2,200, and \$2,300; chief mechanics, \$2,400, \$2,500, \$2,600, \$2,800, and \$3,000; mechanics in charge, \$2,200, \$2,300, and \$2,400, and special mechanics, \$2,100, \$2,200, and \$2,300: *Provided*, That assistant superintendents shall not be authorized at offices where the salary of the superintendent is less than \$3,000 per annum.

*Proviso*. Assistant superintendents limited.

General mechanics. Grades and pay. Clerks. Grades and pay.

That general mechanics employed in the motor-vehicle service shall be divided into three grades: First grade, salary \$1,900; second grade, salary \$2,000; third grade, salary \$2,100; and clerks employed in the motor-vehicle service shall be divided into five grades, as follows: First grade, salary \$1,700; second grade, salary \$1,800; third grade, salary \$1,900; fourth grade, salary \$2,000; fifth grade, salary \$2,100: *Provided*, That in the readjustment of grades for clerks in the motor-vehicle service to conform to the grades above provided, grade 1 shall include present grade 1, grade 2 shall include present grade 2, grade 3 shall include present grade 3, grade 4 shall include present grade 4, and grade 5 shall include present grade 5: *Provided*, That general mechanics employed in the motor-vehicle service shall be promoted successively after one year's satisfactory service in each grade to the next higher grade until they reach the third grade, and clerks employed in the motor-vehicle service shall be promoted successively after one year's satisfactory service in each grade to the next higher grade until they reach the fifth grade, at the respective offices where employed, and promotion shall be made at the beginning of the quarter following one year's satisfactory service in the grade: *Provided further*, That at first-class post offices there shall be two grades of special clerks in the motor-vehicle service—grade 1, salary \$2,200; grade 2, salary \$2,300: *Provided further*, That in the readjustment of grades for special clerks to conform to the grades herein provided, special clerk, grade 1, shall include present special clerk, grade 1, and special clerk, grade 2, shall include present special clerk, grade 2.

*Provisos*. Readjustment from present grades.

Promotions.

Special clerks in first class offices.

Readjustment from present grades.

Mechanics' helpers. Pay. *Proviso*. Promotions.

Mechanics' helpers employed in the motor-vehicle service shall receive a salary of \$1,600 per annum: *Provided*, That on satisfactory evidence of their qualifications after one year's service mechanics' helpers shall be promoted to the first grade of general mechanics as vacancies may occur.

That driver-mechanics employed in the motor-vehicle service shall be divided into five grades: First grade, salary \$1,600; second grade, salary \$1,700; third grade, salary \$1,800; fourth grade, salary \$1,900; fifth grade, salary \$2,000; and garagemen-drivers employed in the motor-vehicle service shall be divided into two grades: First grade, salary \$1,550; second grade, salary \$1,650: *Provided*, That in the readjustment of salaries provided for in this title all driver-mechanics shall be classified in the respective grades as follows: Those with less than one year's service shall be placed in grade 1; those with more than one year's service and less than two years' service shall be placed in grade 2; those with more than two years' service and less than three years' service shall be placed in grade 3; those with more than three years' service and less than four years' service shall be placed in grade 4; those with more than four years' service shall be placed in grade 5: *Provided further*, That driver-mechanics employed in the motor-vehicle service shall be promoted successively after one year's satisfactory service in each grade to the next higher grade until they reach the fifth grade at the respective offices where employed: *Provided further*, That garagemen-drivers in the motor-vehicle service shall be promoted after one year's satisfactory service in the first grade to the second grade at the respective offices where employed, and promotions of driver-mechanics and garagemen-drivers shall be made at the beginning of the quarter following one year's satisfactory service in the grade.

Driver-mechanics.  
Grades and pay.

Provisos.  
Readjustment from  
present grades.

Promotions.

Garagemen-drivers.  
Promotions.

That the pay of substitute, temporary, or auxiliary employees in the motor-vehicle service shall be as follows: Special mechanics at the rate of 75 cents per hour; general mechanics at the rate of 70 cents per hour; clerks and driver-mechanics at the rate of 65 cents per hour; and garagemen-drivers at the rate of 55 cents per hour.

Substitutes.  
Rates of pay per  
hour.

Day's work limited  
to 8 hours.

That special mechanics, general mechanics, mechanics' helpers, driver-mechanics, and garagemen-drivers in the motor-vehicle service shall be required to work not more than eight hours a day: *Provided*, That the eight hours of service shall not extend over a longer period than ten consecutive hours, and the schedules of duties of the employees shall be regulated accordingly: *Provided further*, That in cases of emergency, or if the needs of the service require, special clerks, clerks, special mechanics, general mechanics, mechanics' helpers, driver-mechanics, and garagemen-drivers in the motor-vehicle service can be required to work in excess of eight hours per day, and for such overtime service they shall be paid on the basis of the annual pay received by such employees: *Provided further*, That in computing the compensation for such overtime the annual salary or compensation for such employees shall be divided by three hundred and six, the number of working days in the year less all Sundays and legal holidays enumerated in the Act of July 28, 1916; the quotient thus obtained will be the daily compensation which divided by eight will give the hourly compensation for such overtime service: *Provided further*, That when the needs of the service require the employment on Sundays and holidays of route supervisors, special clerks, clerks, dispatchers, mechanics in charge, special mechanics, general mechanics, mechanics' helpers, driver-mechanics, and garagemen-drivers in the motor-vehicle service, they shall be allowed compensatory time on one day within six days next succeeding the Sunday, except the last three Sundays in the calendar year, and on one day within thirty days next succeeding the holiday and the last three Sundays in the year on which service is performed: *Provided, however*, That the Postmaster General may, if the exigencies of the service require it, authorize the payment of overtime in lieu of compensatory time for service on Sundays and holidays.

Provisos.  
Period not to exceed  
10 hours.

Pay for emergency  
overtime service.

Computation of over-  
time pay.

Compensatory time  
for employment Sun-  
days and holidays.

Exception.

Overtime pay in lieu  
of compensatory time.

Railway Mail Serv-  
ice.  
Superintendents, etc.

SEC. 7. That the annual salaries of employees of the Railway Mail Service shall be as follows: Division superintendents, \$4,500; assist-

ant division superintendents and assistant superintendents at large, \$3,600; assistant superintendent in charge of car construction, \$3,300; chief clerks, \$3,300; assistant chief clerks, \$2,800: *Provided*, That the clerks in charge of sections in the offices of the division superintendents shall be rated as assistant chief clerks at \$2,800 salary.

*Proviso.*  
Clerks in charge of sections.

That railway postal clerks shall be divided into two classes, class A and class B, and into seven grades with annual salaries as follows: Grade 1, salary \$1,900; grade 2, salary \$2,000; grade 3, salary \$2,150; grade 4, salary \$2,300; grade 5, salary \$2,450; grade 6, salary \$2,600; grade 7, salary \$2,700.

Postal clerks.  
Classes, grades, and pay.

Laborers in the Railway Mail Service shall be divided into two grades with annual salaries as follows: Grade 1, salary \$1,500; grade 2, \$1,600.

Laborers.  
Grades and pay.

Laborers shall be promoted to grade 2 after one year's satisfactory service in grade 1: *Provided*, That in the readjustment of the service to conform to the grades herein provided for laborers, grade 1 shall include laborers in present grade 1, and grade 2 shall include laborers in present grade 2.

Promotion.  
*Proviso.*  
Readjustment from present grades.

Substitute railway postal clerks shall be paid for services actually performed at the rate of \$1,850 per annum, the first year of service to constitute a probationary period, and when appointed regular clerks shall receive credit on the basis of one year of actual service performed as a substitute and be appointed to the grade to which such clerk would have progressed had his original appointment as a substitute been to grade 1. Any fractional part of a year's substitute service will be included with his service as a regular clerk in determining eligibility for promotion to the next higher grade following appointment to a regular position.

Substitute postal clerks.  
Service pay and promotions.

All original appointments shall be made to the rank of substitute railway postal clerk, and promotions shall be made successively at the beginning of the quarter following a total satisfactory service of three hundred and six days in the next lower grade.

Original appointments.  
Promotions.

In the readjustment of the service to conform to the grades herein provided, grade 1 shall include clerks in present grade 1, grade 2 shall include clerks in present grade 2, grade 3 shall include clerks in present grade 3, grade 4 shall include clerks in present grade 4, grade 5 shall include clerks in present grade 5, and grade 6 shall include clerks in present grade 6.

Readjustment from present grades of clerks.

That hereafter, in addition to the salaries provided by law, the Postmaster General is hereby authorized to make travel allowances in lieu of actual expenses, at fixed rates per annum, not exceeding in the aggregate the sum annually appropriated, to railway postal clerks, acting railway postal clerks, and substitute railway postal clerks granted leave with pay on account of sickness, assigned to duty in railway post-office cars, while on duty, after ten hours from the time of beginning their initial run, under such regulations as he may prescribe, and in no case shall such an allowance exceed \$3 per day.

Travel allowances, in lieu of actual expenses, for duty over ten hours, increased.  
Vol. 40, p. 1195, amended.

Substitute railway postal clerks shall be credited with full time while traveling under orders of the department to and from their designated headquarters to take up an assignment, together with actual and necessary travel expenses, not to exceed \$3 per day, while on duty away from such headquarters. When a substitute clerk performs service in a railway post office starting from his official headquarters he shall be allowed travel expenses under the law applying to clerks regularly assigned to the run.

Substitutes credited with full time when traveling to an assignment.

Travel allowance.

Railway post-office lines shall be divided into two classes, class A and class B, and clerks assigned to class A lines shall be promoted successively to grade 4 and clerks in charge to grade 5.

Railway post-office lines.  
Classes and promotions in grades.

Clerks assigned to class B lines shall be promoted successively to grade 5 and clerks in charge to grade 6: *Provided*, That lines in present class A shall be continued in class A, and lines in present class B shall be continued in class B.

*Proviso.*  
Present classes continued.

Terminal railway post offices shall be divided into two classes, class A and class B; those having less than twenty employees shall be assigned to class A, and those having twenty or more employees shall be assigned to class B. Clerks in class A terminals shall be promoted successively to grade 4, and clerks in charge of tours to grade 5. Clerks in class B terminals shall be promoted successively to grade 5, and clerks in charge of tours to grade 6.

Terminal offices.  
Classification, etc.

Promotions.

Transfer offices shall be divided into two classes, class A and class B; those having less than five employees shall be assigned to class A and those having five or more employees to class B. Clerks in class A shall be promoted successively to grade 4, and clerks in charge of tours to grade 5. Clerks in class B shall be promoted successively to grade 5, and clerks in charge of tours to grade 6.

Transfer offices.  
Classification, etc.

Promotions.

Clerks assigned to the office of division superintendent or chief clerk shall be promoted successively to grade 4, and in the office of division superintendent four clerks may be promoted to grade 5 and eight clerks to grade 6, and in the office of chief clerk one clerk may be promoted to grade 5 and two clerks to grade 6.

Promotions of clerks  
with division superintendents, etc.

Examiners shall be promoted successively to grade 6 and assistant examiners to grade 5 whether assigned to the office of division superintendent or chief clerk: *Provided*, That service of clerks shall be based on an average of not exceeding eight hours daily for three hundred and six days per annum, including proper allowances for all service required on lay-off periods. Clerks required to perform service in excess of eight hours daily, as herein provided, shall be paid in cash at the annual rate of pay or granted compensatory time at their option for such overtime. Railway postal clerks assigned to terminal railway post offices and transfer offices and laborers in the Railway Mail Service shall be required to work not more than eight hours a day, and that the eight hours of service shall not extend over a longer period than ten consecutive hours, and that in cases of emergency, or if the needs of the service require, they may be required to work in excess of eight hours a day, and for such additional service they shall be paid in proportion to their salaries as fixed by law.

Examiners and assistants.

Promotions.

*Proviso.*  
Days work designated.

Overtime allowance.

That clerks assigned to road duty shall be credited with full time for delay to trains equal to the period of time between the scheduled arrival and actual arrival of the train at destination of run.

At terminal and transfer offices.

Pay for work in excess.

Road duty credit for train delay.

That section 3 of the Act approved June 19, 1922 (Forty-first Statutes, page 660), providing for leaves of absence of employees in the Postal Service, be amended by adding the following proviso: "*Provided*, That hereafter not exceeding five days of the fifteen days' annual leave with pay, exclusive of Sundays and holidays, granted to railway postal clerks assigned to road duty each fiscal year may be carried over to the succeeding fiscal year."

Leaves of absence.  
Vol. 42, p. 660, amended.

Railway postal clerks on road duty, may carry part of, to next year.

RURAL MAIL DELIVERY SERVICE

Rural delivery.

SEC. 8. That the salary of carriers in the Rural Mail Delivery Service for serving a rural route of twenty-four miles six days in the week shall be \$1,800; on routes twenty-two miles and less than twenty-four miles, \$1,728; on routes twenty miles and less than twenty-two miles, \$1,620; on routes eighteen miles and less than twenty miles, \$1,440; on routes sixteen miles and less than eighteen miles, \$1,260; on routes fourteen miles and less than sixteen miles, \$1,080; on routes twelve miles and less than fourteen miles, \$1,008; on routes ten miles and less than twelve miles, \$936; on routes eight miles and less than ten miles,

Carriers' pay established.  
Vol. 41, p. 1051, amended.

\$864; on routes six miles and less than eight miles, \$792; on routes four miles and less than six miles, \$720. Each rural carrier assigned to a route on which daily service is performed shall receive \$30 per mile per annum for each mile said route is in excess of twenty-four miles or major fraction thereof, based on actual mileage, and each rural carrier assigned to a route on which triweekly service is performed shall receive \$15 per mile for each mile said route is in excess of twenty-four miles or major fraction thereof, based on actual mileage.

Excess mileage allowance.

Deductions for failure to perform service.

Deductions for failure to perform service on a standard rural delivery route for twenty-four miles and less shall not exceed the rate of pay per mile for service for twenty-four miles and less; and deductions for failure to perform service on mileage in excess of twenty-four miles shall not exceed the rate of compensation allowed for such excess mileage.

Equipment maintenance allowance.

In addition to the salary herein provided, each carrier in Rural Mail Delivery Service shall be paid for equipment maintenance a sum equal to 4 cents per mile per day for each mile or major fraction of a mile scheduled. Payments for equipment maintenance as provided herein shall be at the same periods and in the same manner as payments for regular compensation to rural carriers.

Payments.

Triweekly routes. Pay and equipment allowance.

A rural carrier serving one triweekly route shall be paid a salary and equipment allowance on the basis of a route one-half the length of the route served by him. A rural carrier serving two triweekly routes shall be paid a salary and equipment allowance on the basis of a route one-half of the combined length of the two routes.

Requisition fillers, etc. Pay increased. Vol. 41, p. 1052, amended.

SEC. 9. That the salary of requisition fillers and packers in the division of equipment and supplies shall be as follows: One foreman, \$2,100 per annum; ten requisition fillers and nine packers at \$1,800 each per annum.

Village delivery. Pay of carriers.

SEC. 10. That the pay of carriers in the village delivery service, under such rules and regulations as the Postmaster General may prescribe, shall be from \$1,150 to \$1,350 per annum. The pay of substitute letter carriers in the village delivery service shall be at the rate of 50 cents per hour.

Substitutes.

Leaves of absence to employees.

SEC. 11. Employees in the Postal Service shall be granted fifteen days' leave of absence with pay exclusive of Sundays and holidays, each fiscal year, and sick leave with pay at the rate of ten days a year, exclusive of Sundays and holidays, to be cumulative, but no sick leave with pay in excess of thirty days shall be granted during any one fiscal year. Sick leave shall be granted only upon satisfactory evidence of illness in accordance with regulations to be prescribed by the Postmaster General.

Sick leave cumulative.

Monthly credit for leave.

The fifteen days' leave shall be credited at the rate of one and one-quarter days for each month of actual service.

Restoration of reduced employees.

Whenever an employee herein provided for shall have been reduced in salary for any cause, he may be restored to his former grade or advanced to an intermediate grade at the beginning of any quarter following the reduction, and a restoration to a former grade or advancement to an intermediate grade shall not be construed as a promotion within the meaning of the law prohibiting advancement of more than one grade within one year.

Withheld promotions.

Whenever the promotion of an employee herein provided for is withheld because of unsatisfactory service, such employee may be promoted at the beginning of the second quarter thereafter, or of any subsequent quarter, on evidence that his record has been satisfactory during the intervening period.

Hereafter when the needs of the service require the employment on Sundays or holidays of laborers or railway postal clerks at terminal railway post offices and transfer offices, they shall be allowed compensatory time on one day within six days next succeeding the Sunday, except the last three Sundays in the calendar year, and on one day within thirty days next succeeding the holiday and the last three Sundays in the year on which service is performed: *Provided, however,* That the Postmaster General may, if the exigencies of the service require it, authorize the payment of overtime for service on the last three Sundays in the calendar year or on Christmas Day in lieu of compensatory time.

Compensatory time for Sunday or holiday work.

*Proviso.*  
Pay in lieu of compensatory time at end of the year.

All employees herein provided for in automatic grades who have not reached the maximum grades to which they are entitled to progress automatically, shall be promoted at the beginning of the quarter following the completion of one year's satisfactory service since their last promotion, regardless of any increases in salaries granted them by the provisions of this title.

Promotions automatically after one year's satisfactory service.

The Postmaster General may, when the interest of the service requires, transfer any clerk to the position of carrier or any carrier to the position of clerk and interchange the clerical force between the post office and the motor-vehicle service, such transfer or interchange to be made to the corresponding grade and salary of the clerk or carrier transferred or interchanged.

Transfers and interchanges of clerks, carriers, etc.

Substitute clerks in first and second class post offices and the Railway Mail Service and substitute letter carriers in the City Delivery Service when appointed regular clerks, railway postal clerks, or carriers shall have credit for actual time served on a basis of one year for each three hundred and six days of eight hours served as substitute, and appointed to the grade to which such clerk or carrier would have progressed had his original appointment as substitute been to grade one.

Substitutes appointed to regular positions credited for time as substitute.

Postal employees and substitute postal employees who served in the military, marine, or naval service of the United States during the World War and have not reached the maximum grade of salary shall receive credit for all time served in the military, marine, or naval service on the basis of one day's credit of eight hours in the Postal Service for each day served in the military, marine, or naval service, and be promoted to the grade to which such postal employee or substitute postal employee would have progressed had his original appointment as substitute been to grade 1. This provision shall apply to such postal employees and substitute postal employees who were in the Postal Service on October 1, 1920.

Employees in Army, etc., during World War, to have credit therefor in Postal Service.  
Vol. 41, p. 1152, amended.

No employee in the Postal Service shall be reduced in rank or salary as the result of the provisions of this title.

No rank or pay reduction.

SEC. 12. That the sums appropriated for salaries and compensation of postmasters and employees of the Postal Service in the Act making appropriations for the fiscal year ending June 30, 1925, approved April 4, 1924, shall be available for the payment of salaries and compensation of postmasters and postal employees at the rates of pay herein provided; and such additional sums as may be necessary are hereby authorized to be appropriated to carry out the provisions of this title.

Appropriations for fiscal year 1925 available.

*Ante*, p. 85.

Additional sums authorized.

#### INCONSISTENT ACTS REPEALED

SEC. 13. All Acts and parts of Acts inconsistent or in conflict with this title are hereby amended or repealed.

Inconsistent, etc., laws repealed.

Postal rates.

## TITLE II.—POSTAL RATES

First class.

## FIRST-CLASS MATTER

Private mailing cards.

## PRIVATE MAILING CARDS

Rate increased.

Vol. 30, p. 419, amended.

SEC. 201. The rate of postage on private mailing cards described in the Act entitled "An Act to amend the postal laws relating to use of postal cards," approved May 19, 1898, shall be 2 cents each.

Second class.

## SECOND-CLASS MATTER

Rates payable by publisher or agent.

Vol. 40, p. 327.

SEC. 202. (a) In the case of publications entered as second-class matter (including sample copies to the extent of 10 per centum of the weight of copies mailed to subscribers during the calendar year) when sent by the publisher thereof from the post office of publication or other post office, or when sent by news agents to actual subscribers thereto, or to other news agents for the purpose of sale—

On portion not advertisements. Flat rate.

(1) The rate of postage on that portion of any such publication devoted to matter other than advertisements shall be  $1\frac{1}{2}$  cents per pound, or fraction thereof;

Advertisement portion. Zone rates.

(2) On that portion of any such publication devoted to advertisements the rates per pound or fraction thereof for delivery within the eight postal zones established for fourth-class matter shall be as follows:

For the first and second zones, 2 cents, and third zone, 3 cents.

For the fourth, fifth, and sixth zones, 6 cents.

For the seventh and eighth zones, and between the Philippine Islands and any portion of the United States, including the District of Columbia and the several Territories and possessions, 9 cents:

Religious, educational, agricultural, labor, etc., publications. Flat rate.

(3) The rate of postage on newspapers or periodicals maintained by and in the interests of religious, educational, scientific, philanthropic, agricultural, labor, or fraternal organizations or associations, not organized for profit and none of the net income of which inures to the benefit of any private stockholder or individual, shall be  $1\frac{1}{2}$  cents per pound or fraction thereof, and the publisher of any such newspaper or periodical, before being entitled to such rate, shall furnish to the Postmaster General, at such times and under such conditions as the Postmaster General may prescribe, satisfactory evidence that none of the net income of such organization or association inures to the benefit of any private stockholder or individual.

Flat rate if advertisements less than five per cent.

(b) Where the space devoted to advertisements does not exceed five per centum of the total space, the rate of postage shall be the same as if the whole of such publication was devoted to matter other than advertisements.

Daily newspapers, etc. Present rate when deposited at carrier office for delivery.

(c) The rate of postage on daily newspapers and on the periodicals and newspapers provided for in this section when deposited in a letter-carrier office for delivery by its carriers, shall be the same as now provided by law, and nothing in this Act shall affect existing law as to free circulation and existing rates on second-class mail matter within the county of publication. The Postmaster General may hereafter require publishers to separate or make up to zones, in such a manner as he may direct, all mail matter of the second class when offered for mailing.

Separation for zone mailing.

Statement from publisher for determining rates.

(d) With the first mailing of each issue of each such publication, the publisher shall file with the postmaster a copy of such issue, together with a statement containing such information as the Postmaster General may prescribe for determining the postage chargeable thereon.

SEC. 203. The rate of postage on publications entered as second-class matter, when sent by others than the publisher or news agent, shall be 2 cents for each two ounces or fraction thereof, for weights not exceeding eight ounces, and for weights of such matter exceeding eight ounces the rates of postage prescribed for fourth-class matter shall be applicable thereto.

Rate if not sent by publisher.  
Parcel post if exceeding 8 ounces.

SEC. 204. Where the total weight of any one edition or issue of any such publication mailed to any one zone does not exceed one pound, the rate of postage shall be 1 cent.

Rate for small issue to any one zone.

SEC. 205. The zone rates provided in section 202 of this title shall relate to the entire bulk mailed to any one zone and not to individually addressed packages.

Zone rates to entire bulk.  
Ante, p. 1066.

THIRD-CLASS MATTER

SEC. 206. (a) Mail matter of the third class shall include books, circulars, and other matter wholly in print (except newspapers and other periodicals entered as second-class matter), proof sheets, corrected proof sheets, and manuscript copy accompanying same, merchandise (including farm and factory products), and all other mailable matter not included in the first or second class, or in the fourth class as defined in section 207.

Third class.  
Matter included as.  
Vol. 20, p. 359, amended.

(b) The rate of postage thereon shall be 1½ cents for each two ounces or fraction thereof, up to and including eight ounces in weight, except that the rate of postage on books, catalogues, seeds, cuttings, bulbs, roots, scions, and plants, not exceeding eight ounces in weight, shall be 1 cent for each two ounces or fraction thereof.

Infra.  
Rate.

(c) The written additions permissible under existing law on mail matter of either the third or fourth class shall be permissible on either of these classes as herein defined without discrimination on account of classification.

Permissible writing.

FOURTH-CLASS MATTER

SEC. 207. (a) Mail matter of the fourth class shall weigh in excess of eight ounces, and shall include books, circulars, and other matter wholly in print (except newspapers and other periodicals entered as second-class matter), proof sheets, corrected proof sheets and manuscript copy accompanying same, merchandise (including farm and factory products), and all other mailable matter not included in the first or second class, or in the third class as defined in section 206.

Fourth class.  
Mail matter included, as.  
Vol. 37, p. 557, amended.

(b) That on fourth-class matter the rate of postage shall be by the pound as established by, and in conformity with, the Act of August 24, 1912, and in addition thereto there shall be a service charge of 2 cents for each parcel, except upon parcels or packages collected on rural delivery routes, to be prepaid by postage stamps affixed thereto, or as otherwise prescribed by the regulations of the Postmaster General.

Pound rate established.  
Vol. 37, p. 557.  
Additional service charge except on rural collections.

Whenever, in addition to the postage as hereinbefore provided, there shall be affixed to any parcel of mail matter of the fourth-class postage of the value of 25 cents with the words "Special handling" written or printed upon the wrapper, such parcel shall receive the same expeditious handling, transportation, and delivery accorded to mail matter of the first class.

First-class mail treatment given if additional stamps and "Special handling" on wrapper.

The classification of articles mailable, as well as the weight limit, the rates of postage, zone or zones and other conditions of mailability under this section if the Postmaster General shall find on experience that they or any of them are such as to prevent the shipment of articles desirable, or to permanently render the cost of the service greater than the receipts of the revenue therefrom, he is hereby

Authority to reform classification, rates, etc., of parcel post articles.

Subject to consent of Interstate Commerce Commission.

Experiments in selected localities to encourage sending food products directly to consumers or vendors.

Reduction of rates, and commission allowed carriers.

Proviso. Not to exceed revenue from service.

Report to Congress.

Money orders.

Rates increased. Vol. 22, p. 526.

Vol. 28, p. 31, amended. Fees for domestic.

Registered mail.

R. S., sec. 3927, p. 763, amended.

Application and fees required.

Lesser fee permitted.

R. S., sec. 3928, p. 763, amended.

Receipt for delivery on payment of fee.

directed, subject to the consent of the Interstate Commerce Commission after investigation, to reform from time to time such classifications, weight limit, rates, zone or zones or conditions, or either, in order to promote the service to the public or to insure the receipt of revenue from such service adequate to pay the cost thereof.

(c) That during the twelve months next succeeding the approval of this Act, the Postmaster General be, and he is hereby, authorized to conduct experiments in the operation of not more than fifty rural routes, in localities to be selected by him; said experiments shall be designed primarily to develop and to encourage the transportation of food products directly from producers to consumers or vendors, and, if the Postmaster General shall deem it necessary or advisable during the progress of said experiments, he is hereby authorized, in his discretion, on such number or all of said routes as he may desire, to reduce to such an extent as he may deem advisable the rate of postage on food products mailed directly on such routes for delivery at the post offices from which such routes start, and to allow the rural carriers thereon a commission on the postage so received at such rate as the Postmaster General may prescribe, which commission shall be in addition to the carriers' regular salaries. The amounts due the carriers for commissions shall be determined under rules and regulations to be prescribed by the Postmaster General directly from the postal revenues: *Provided*, That the amount so paid shall in no case exceed the actual amount of revenue derived from this experimental service.

A report on the progress of this experiment shall be made to Congress at the next regular session.

### MONEY ORDERS

SEC. 208. Section 3 of the Act entitled "An Act to modify the postal money-order system, and for other purposes," approved March 3, 1883, as amended, is amended to read as follows:

"Sec. 3. A money order shall not be issued for more than \$100, and the fees for domestic orders shall be as follows—

"For orders not exceeding \$2.50, 5 cents.

"For orders exceeding \$2.50 and not exceeding \$5, 7 cents.

"For orders exceeding \$5 and not exceeding \$10, 10 cents.

"For orders exceeding \$10 and not exceeding \$20, 12 cents.

"For orders exceeding \$20 and not exceeding \$40, 15 cents.

"For orders exceeding \$40 and not exceeding \$60, 18 cents.

"For orders exceeding \$60 and not exceeding \$80, 20 cents.

"For orders exceeding \$80 and not exceeding \$100, 22 cents."

### REGISTERED MAIL

SEC. 209. (a) The first sentence of section 3927 of the Revised Statutes is amended to read as follows:

"SEC. 3927. Mail matter shall be registered only on the application of the party posting the same, and the fees therefor shall not be less than 15 nor more than 20 cents in addition to the regular postage, to be, in all cases, prepaid; and all such fees shall be accounted for in such manner as the Postmaster General shall direct."

(b) Notwithstanding the provisions of such section as amended, the Postmaster General may fix the fee for registered mail matter at any amount less than 20 cents.

SEC. 210. Section 3928 of the Revised Statutes, as amended, is amended to read as follows:

"SEC. 3928. Whenever the sender shall so request, and upon payment of a fee of 3 cents, a receipt shall be taken on the delivery

of any registered mail matter, showing to whom and when the same was delivered, which receipt shall be returned to the sender, and be received in the courts as prima facie evidence of such delivery.”

Vol. 36, p. 416, amended.

### INSURANCE AND COLLECT-ON-DELIVERY SERVICES

SEC. 211. (a) The fee for insurance shall be 5 cents for indemnification not to exceed \$5; 8 cents for indemnification not to exceed \$25; 10 cents for indemnification not to exceed \$50; and 25 cents for indemnification not to exceed \$100. Whenever the sender of an insured article of mail matter shall so request, and upon payment of a fee of 3 cents, a receipt shall be taken on the delivery of such insured mail matter, showing to whom and when the same was delivered, which receipt shall be returned to the sender, and be received in the courts as prima facie evidence of such delivery.

Insurance indemnity fees.

Receipt for delivery on payment of fee.

(b) The fee for collect-on-delivery service shall be 12 cents for collections not to exceed \$10; 15 cents for collections not to exceed \$50; and 25 cents for collections not to exceed \$100.

Collect-on-delivery fees.

(c) The provisions of the Act entitled “An Act to extend the insurance and collect-on-delivery service to third-class mail, and for other purposes,” approved June 7, 1924, and of section 8 of the Act entitled “An Act making appropriations for the service of the Post Office Department for the fiscal year ending June 30, 1913, and for other purposes” approved August 24, 1912, with respect to the insurance and collect-on-delivery services, are hereby continued in force.

Extension to third-class mail.

*Ante*, p. 652.

Vol. 37, p. 558.

### SPECIAL DELIVERY

SEC. 212. (a) To procure the immediate delivery of mail matter weighing more than 2 pounds and not more than 10 pounds, stamps of the value of 15 cents shall be affixed (in addition to the regular postage), and for the special delivery thereof 11 cents may be paid to the messenger or other person making such delivery.

Additional stamps for mail over 2 and less than 10 pounds.

(b) To procure the immediate delivery of mail matter weighing more than 10 pounds, stamps of the value of 20 cents shall be affixed (in addition to the regular postage), and for the special delivery thereof 15 cents may be paid to the messenger or other person making such delivery.

More than 10 pounds.

(c) For the purposes of this section the Postmaster General is authorized to provide and issue special-delivery stamps of the denominations of 15 and 20 cents.

Special stamps.

SEC. 213. The Act entitled “An Act making certain changes in the postal laws,” approved March 2, 1907, is amended to read as follows:

Authorization for special delivery.

Vol. 34, p. 1244, amended.

“That when, in addition to the stamps required to transmit any letter or package of mail matter through the mails, there shall be attached to the envelope or covering ordinary postage stamps of any denomination equivalent to the value fixed by law to procure the immediate delivery of any mail matter, with the words ‘special-delivery’ or their equivalent written or printed on the envelope or covering, under such regulations as the Postmaster General may prescribe, said letter or package shall be handled, transmitted, and delivered in all respects as though it bore a regulation special-delivery stamp.”

Ordinary stamps may be used with “special delivery” on covering.

SEC. 214. The Postmaster General is hereby authorized to continue the work of ascertaining the revenues derived from and the cost of carrying and handling the several classes of mail matter and of performing the special services, and to state the results annually as far as practicable and pay the cost thereof out of the appropriation for inland transportation by railroad routes.

Ascertaining revenues from and cost of handling mail, etc., continued.

## REPEALS

Laws repealed.

SEC. 215. The following Acts and parts of Acts are hereby repealed:

Vol. 40, pp. 327, 328.

Vol. 23, p. 40.

Vol. 38, p. 346.

(a) Sections 1101 to 1106, inclusive, of the Revenue Act of 1917;  
 (b) The Act entitled "An Act fixing the rate of postage to be paid upon mail matter of the second class when sent by persons other than the publisher or news agent," approved June 9, 1884; and

(c) The Act entitled "An Act to amend an Act entitled 'An Act making appropriations for the service of the Post Office Department for the fiscal year ending June thirtieth, nineteen hundred and fifteen, and for other purposes,' approved March nine, nineteen hundred and fourteen," approved April 24, 1914.

## EFFECTIVE DATE

In effect April 15, 1925.

SEC. 216. This title, except section 217, shall become effective on April 15, 1925.

Permanent postal rates.  
 Special joint subcommittee created to report on.

SEC. 217. A special joint subcommittee is hereby created to consist of three members of the Committee on Post Offices and Post Roads of the Senate and three members of the Committee on the Post Office and Post Roads of the House, to be appointed by the respective chairmen of said committees. The said special joint subcommittee is authorized and directed to hold hearings prior to the beginning of the first regular session of the Sixty-ninth Congress, to sit in Washington or at any other convenient place and to report during the first week of the first regular session of the Sixty-ninth Congress, by bill, its recommendations for a permanent schedule of postal rates. Said special joint subcommittee is hereby authorized to administer oaths, to send for persons or papers, to employ necessary clerks, accountants, experts, and stenographers, the latter to be paid at a cost not exceeding 25 cents per one hundred words; and the expense attendant upon the work of said special joint subcommittee shall be paid one-half from the contingent fund of the Senate and one-half from the contingent fund of the House of Representatives upon voucher of its chairman. This section shall become effective upon the enactment of this Act.

Hearings, etc.

Authority conferred.

Expenses from contingent funds.

Federal Corrupt Practices Act, 1925.

## TITLE III.—FEDERAL CORRUPT PRACTICES ACT, 1925

Title.

SEC. 301. This title may be cited as the "Federal Corrupt Practices Act, 1925."

Meaning of terms used.

"Election."

"Candidate."

"Political committee."

SEC. 302. When used in this title—

(a) The term "election" includes a general or special election, and, in the case of a Resident Commissioner from the Philippine Islands, an election by the Philippine Legislature, but does not include a primary election or convention of a political party;

(b) The term "candidate" means an individual whose name is presented at an election for election as Senator or Representative in, or Delegate or Resident Commissioner to, the Congress of the United States, whether or not such individual is elected;

(c) The term "political committee" includes any committee, association, or organization which accepts contributions or makes expenditures for the purpose of influencing or attempting to influence the election of candidates or presidential and vice presidential electors (1) in two or more States, or (2) whether or not in more than one State if such committee, association, or organization (other than a duly organized State or local committee of a political party) is a branch or subsidiary of a national committee, association, or organization;

(d) The term "contribution" includes a gift, subscription, loan, advance, or deposit, of money, or anything of value, and includes a contract, promise, or agreement, whether or not legally enforceable, to make a contribution;

"Contribution."

(e) The term "expenditure" includes a payment, distribution, loan, advance, deposit, or gift, of money, or any thing of value, and includes a contract, promise, or agreement, whether or not legally enforceable, to make an expenditure;

"Expenditure."

(f) The term "person" includes an individual, partnership, committee, association, corporation, and any other organization or group of persons;

"Person."

(g) The term "Clerk" means the Clerk of the House of Representatives of the United States;

"Clerk."

(h) The term "Secretary" means the Secretary of the Senate of the United States;

"Secretary."

(i) The term "State" includes Territory and possession of the United States.

"State."

SEC. 303. (a) Every political committee shall have a chairman and a treasurer. No contribution shall be accepted, and no expenditure made, by or on behalf of a political committee for the purpose of influencing an election until such chairman and treasurer have been chosen.

Political committee.  
Officers required.

(b) It shall be the duty of the treasurer of a political committee to keep a detailed and exact account of—

Accounts by treasurer.

(1) All contributions made to or for such committee;

Receipts.

(2) The name and address of every person making any such contribution, and the date thereof;

(3) All expenditures made by or on behalf of such committee; and

Expenditures.

(4) The name and address of every person to whom any such expenditure is made, and the date thereof.

(c) It shall be the duty of the treasurer to obtain and keep a receipted bill, stating the particulars, for every expenditure by or on behalf of a political committee exceeding \$10 in amount. The treasurer shall preserve all receipted bills and accounts required to be kept by this section for a period of at least two years from the date of the filing of the statement containing such items.

Receipted bills to be kept.

SEC. 304. Every person who receives a contribution for a political committee shall, on demand of the treasurer, and in any event within five days after the receipt of such contribution, render to the treasurer a detailed account thereof, including the name and address of the person making such contribution, and the date on which received.

Contributions to be reported to the treasurer.

SEC. 305. (a) The treasurer of a political committee shall file with the Clerk between the 1st and 10th days of March, June, and September, in each year, and also between the 10th and 15th days, and on the 5th day, next preceding the date on which a general election is to be held, at which candidates are to be elected in two or more States, and also on the 1st day of January, a statement containing, complete as of the day next preceding the date of filing—

Statements in detail to be filed with the Clerk by treasurers.

(1) The name and address of each person who has made a contribution to or for such committee in one or more items of the aggregate amount or value, within the calendar year, of \$100 or more, together with the amount and date of such contribution;

Contributors of \$100 or more.

(2) The total sum of the contributions made to or for such committee during the calendar year and not stated under paragraph (1);

Total from others.

(3) The total sum of all contributions made to or for such committee during the calendar year;

All contributions.

(4) The name and address of each person to whom an expenditure in one or more items of the aggregate amount or value, within the calendar year, of \$10 or more has been made by or on behalf of

List of expenditures, names, etc., of \$10 or more.

such committee, and the amount, date, and purpose of such expenditure;

Total of all other.

(5) The total sum of all expenditures made by or on behalf of such committee during the calendar year and not stated under paragraph (4);

Yearly total.

(6) The total sum of expenditures made by or on behalf of such committee during the calendar year.

Statements cumulative during the year.

(b) The statements required to be filed by subdivision (a) shall be cumulative during the calendar year to which they relate, but where there has been no change in an item reported in a previous statement only the amount need be carried forward.

Final statement January 1st.

(c) The statement filed on the 1st day of January shall cover the preceding calendar year.

Statements of personal contributions.

SEC. 306. Every person (other than a political committee) who makes an expenditure in one or more items, other than by contribution to a political committee, aggregating \$50 or more within a calendar year for the purpose of influencing in two or more States the election of candidates, shall file with the Clerk an itemized detailed statement of such expenditure in the same manner as required of the treasurer of a political committee by section 305.

Statements from candidates.

SEC. 307. (a) Every candidate for Senator shall file with the Secretary and every candidate for Representative, Delegate, or Resident Commissioner shall file with the Clerk not less than ten nor more than fifteen days before, and also within thirty days after, the date on which an election is to be held, a statement containing, complete as of the day next preceding the date of filing—

Contributions in aid of candidacy.

(1) A correct and itemized account of each contribution received by him or by any person for him with his knowledge or consent, from any source, in aid or support of his candidacy for election, or for the purpose of influencing the result of the election, together with the name of the person who has made such contribution;

All expenses.

(2) A correct and itemized account of each expenditure made by him or by any person for him with his knowledge or consent, in aid or support of his candidacy for election, or for the purpose of influencing the result of the election, together with the name of the person to whom such expenditure was made; except that only the total sum of expenditures for items specified in subdivision (c) of section 309 need be stated;

Post, p. 1073.

Promises given for appointments, etc., prior to closing of the polls.

(3) A statement of every promise or pledge made by him or by any person for him with his consent, prior to the closing of the polls on the day of the election, relative to the appointment or recommendation for appointment of any person to any public or private position or employment for the purpose of procuring support in his candidacy, and the name, address, and occupation of every person to whom any such promise or pledge has been made, together with the description of any such position. If no such promise or pledge has been made, that fact shall be specifically stated.

Statements cumulative.

(b) The statements required to be filed by subdivision (a) shall be cumulative, but where there has been no change in an item reported in a previous statement only the amount need be carried forward.

Report of total votes at last election to be inclosed.

(c) Every candidate shall inclose with his first statement a report, based upon the records of the proper State official, stating the total number of votes cast for all candidates for the office which the candidate seeks, at the general election next preceding the election at which he is a candidate.

Statement requirements.

SEC. 308. A statement required by this title to be filed by a candidate or treasurer of a political committee or other person with the Clerk or Secretary, as the case may be—

(a) Shall be verified by the oath or affirmation of the person filing such statement, taken before any officer authorized to administer oaths;

Verification.

(b) Shall be deemed properly filed when deposited in an established post office within the prescribed time, duly stamped, registered, and directed to the Clerk or Secretary at Washington, District of Columbia, but in the event it is not received, a duplicate of such statement shall be promptly filed upon notice by the Clerk or Secretary of its nonreceipt;

Forwarded by registered mail.

(c) Shall be preserved by the Clerk or Secretary for a period of two years from the date of filing, shall constitute a part of the public records of his office, and shall be open to public inspection.

Preservation by Clerk or Secretary for inspection.

SEC. 309. (a) A candidate, in his campaign for election, shall not make expenditures in excess of the amount which he may lawfully make under the laws of the State in which he is a candidate, nor in excess of the amount which he may lawfully make under the provisions of this title.

Campaign expenses of candidates limited.

(b) Unless the laws of his State prescribe a less amount as the maximum limit of campaign expenditures, a candidate may make expenditures up to—

Amounts allowed.

(1) The sum of \$10,000 if a candidate for Senator, or the sum of \$2,500 if a candidate for Representative, Delegate, or Resident Commissioner; or

Senators.  
Representatives.

(2) An amount equal to the amount obtained by multiplying three cents by the total number of votes cast at the last general election for all candidates for the office which the candidate seeks, but in no event exceeding \$25,000 if a candidate for Senator or \$5,000 if a candidate for Representative, Delegate, or Resident Commissioner.

Alternative amount based on total votes at last election.

(c) Money expended by a candidate to meet and discharge any assessment, fee, or charge made or levied upon candidates by the laws of the State in which he resides, or expended for his necessary personal, traveling, or subsistence expenses, or for stationery, postage, writing, or printing (other than for use on billboards or in newspapers), or for distributing letters, circulars, or posters, or for telegraph or telephone service, shall not be included in determining whether his expenditures have exceeded the sum fixed by paragraph (1) or (2) of subdivision (b) as the limit of campaign expenses of a candidate.

Specified personal expenses not included in limit.

SEC. 310. It is unlawful for any candidate to directly or indirectly promise or pledge the appointment, or the use of his influence or support for the appointment of any person to any public or private position or employment, for the purpose of procuring support in his candidacy.

Promising appointment, etc., to procure support of any person, unlawful.

SEC. 311. It is unlawful for any person to make or offer to make an expenditure, or to cause an expenditure to be made or offered, to any person, either to vote or withhold his vote, or to vote for or against any candidate, and it is unlawful for any person to solicit, accept, or receive any such expenditure in consideration of his vote or the withholding of his vote.

Offering money, etc., to influence a vote, unlawful.

SEC. 312. Section 118 of the Act entitled "An Act to codify, revise, and amend the penal laws of the United States," approved March 4, 1909, is amended to read as follows:

Political contributions.  
Vol. 35, p. 1110, amended.

"SEC. 118. It is unlawful for any Senator or Representative in, or Delegate or Resident Commissioner to, Congress, or any candidate for, or individual elected as, Senator, Representative, Delegate, or Resident Commissioner, or any officer or employee of the United States, or any person receiving any salary or compensation for services from money derived from the Treasury of the United States, to directly or indirectly solicit, receive, or be in any manner concerned in soliciting or receiving, any assessment, subscription, or

Soliciting, by Members of Congress, candidates, Government officers, etc., unlawful.

contribution for any political purpose whatever, from any other such officer, employee, or person."

Contributions by national banks or corporations for political elections, etc., unlawful.

**SEC. 313.** It is unlawful for any national bank, or any corporation organized by authority of any law of Congress, to make a contribution in connection with any election to any political office, or for any corporation whatever to make a contribution in connection with any election at which presidential and vice presidential electors or a Senator or Representative in, or a Delegate or Resident Commissioner to, Congress are to be voted for, or for any candidate, political committee, or other person to accept or receive any contribution prohibited by this section. Every corporation which makes any contribution in violation of this section shall be fined not more than \$5,000; and every officer or director of any corporation who consents to any contribution by the corporation in violation of this section shall be fined not more than \$1,000, or imprisoned not more than one year, or both.

Penalty for.

Punishment for violations by consenting officer.

Punishment for violations not specifically provided.

Punishment for willful violations.

Legal expenses for contests not affected.

State laws, unless inconsistent, not affected.

Invalidity of any provision not to affect remainder of Act.

Laws repealed.

Vol. 36, p. 822.

Vol. 37, pp. 25, 360.

Vol. 40, p. 1013.

Vol. 35, p. 1103.

Effective in 30 days.

**SEC. 314. (a)** Any person who violates any of the foregoing provisions of this title, except those for which a specific penalty is imposed by sections 312 and 313, shall be fined not more than \$1,000 or imprisoned not more than one year, or both.

**(b)** Any person who willfully violates any of the foregoing provisions of this title, except those for which a specific penalty is imposed by sections 312 and 313, shall be fined not more than \$10,000 and imprisoned not more than two years.

**SEC. 315.** This title shall not limit or affect the right of any person to make expenditures for proper legal expenses in contesting the results of an election.

**SEC. 316.** This title shall not be construed to annul the laws of any State relating to the nomination or election of candidates, unless directly inconsistent with the provisions of this title, or to exempt any candidate from complying with such State laws.

**SEC. 317.** If any provision of this title or the application thereof to any person or circumstance is held invalid, the validity of the remainder of the Act and of the application of such provision to other persons and circumstances shall not be affected thereby.

**SEC. 318.** The following Acts and parts of Acts are hereby repealed: The Act entitled "An Act providing for publicity of contributions made for the purpose of influencing elections at which Representatives in Congress are elected," approved June 25, 1910 (chapter 392, Thirty-sixth Statutes, page 822), and the Acts amendatory thereof, approved August 19, 1911 (chapter 33, Thirty-seventh Statutes, page 25), and August 23, 1912 (chapter 349, Thirty-seventh Statutes, page 360); the Act entitled "An Act to prevent corrupt practices in the election of Senators, Representatives, or Delegates in Congress," approved October 16, 1918 (chapter 187, Fortieth Statutes, page 1013); and section 83 of the Criminal Code of the United States, approved March 4, 1909 (chapter 321, Thirty-fifth Statutes, page 1088).

**SEC. 319.** This title shall take effect thirty days after its enactment.

Approved, February 28, 1925.

February 28, 1925.  
[H. R. 2689.]  
[Public, No. 507.]

**CHAP. 369.**—An Act To consolidate certain lands within the Snoqualmie National Forest.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the provisions of the Act of March 20, 1922, "An Act to consolidate national forest lands," be, and the same are hereby, extended to the following-

National forests.  
Lands to be consolidated for.  
Vol. 42, p. 465.

described lands to the same extent that such provisions would apply were said lands within the exterior boundaries of a national forest:

Township 26 north, range 10 east, sections 1, 2, 3, 10, 11, 12, and 13; township 26 north, range 11 east, sections 17 to 29 inclusive, and sections 34, 35, and 36; township 26 north, range 12 east, sections 13, 19 to 35, inclusive; township 27 north, range 9 east, sections 10 to 15, inclusive, section 22, and north half of sections 23 and 24; township 27 north, range 10 east, section 15, east half of section 16, west half of section 18, south half and northwest quarter of section 19, south half of section 20, south half and northeast quarter of section 21, section 22, and sections 26, 27, 28, 29, 30, 34, and 35, all Willamette base and meridian.

SEC. 2: That all public lands within the foregoing areas are hereby added to and made parts of the Snoqualmie National Forest subject to all valid adverse rights established prior to the passage of this Act.

Added to Snoqualmie National Forest.

Approved, February 28, 1925.

CHAP. 370.—An Act Providing for the sale and disposal of public lands within the area heretofore surveyed as Boulder Lake in the State of Wisconsin.

February 28, 1925.

[S. 3379.]

[Public, No. 508.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That on the survey of any public lands found to exist within the area heretofore surveyed as Boulder Lake, in section 18, township 42 north of range 7 east, fourth principal meridian, in the State of Wisconsin, the State Young Men's Christian Association of Wisconsin, owner of lots 6 and 8, said section 18, shall have a preference right to purchase such lands so surveyed adjacent to and lying between said lots 6 and 8 and the shore line of the lake as now established for a period of sixty days after the filing of the official plats of such survey, at \$1.25 per acre: *Provided*, That such privilege shall not extend to any land so surveyed inuring to the State of Wisconsin under the Act of September 28, 1850 (Ninth Statutes, page 519): *Provided further*, That nothing herein contained shall have the effect of defeating the rights of any other person or persons which may have attached to such lands or any part thereof.

Public lands.  
Boulder Lake, Wis.

Young Men's Christian Association given preference to purchase adjacent lands.

Proviso.  
Wisconsin swamp lands excepted.  
Vol. 9, p. 520.  
Prior rights not affected.

SEC. 2. That the Secretary of the Interior is authorized to make all necessary rules and regulations to carry this Act into effect.

Rules, etc., to be made.

Approved, February 28, 1925.

CHAP. 371.—An Act To amend in certain particulars the National Defense Act of June 3, 1916, as amended, and for other purposes.

February 28, 1925.

[S. 3760.]

[Public, No. 509.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section 58 of the National Defense Act of June 3, 1916, as amended, be, and the same is hereby, amended to read as follows:

National Defense Act, 1912.  
National Guard.

“SEC. 58. COMPOSITION OF THE NATIONAL GUARD.—The National Guard shall consist of regularly enlisted men who upon original enlistment shall be not less than eighteen nor more than forty-five years of age, or who in subsequent enlistments shall not be more than sixty-four years of age, organized, armed, and equipped as herein-after provided, and of commissioned officers and warrant officers between the ages of twenty-one and sixty-four years: *Provided*, That in cases of appointments of warrant officers or enlistments made in accordance with National Guard regulations, no payments heretofore made to such warrant officers and enlisted men for participating in

Composition of.  
Eligible ages.  
Vol. 39, p. 197, amended.

Proviso.  
Payments for training validated.  
Vol. 39, p. 206; Vol. 42, p. 1035.

exercises or performing the duties described in sections 92, 94, 97, and 99 of the National Defense Act of June 3, 1916, as amended, or any bona fide claim therefor, shall be held or considered invalid because such warrant officer or enlisted man was of an age greater than forty-five years at the time of his appointment or enlistment or at the time of the performance of such duties."

SEC. 2. That section 78 of the National Defense Act of June 3, 1916, as amended, be, and the same is hereby, amended to read as follows:

"SEC. 78. Men duly qualified for enlistment in the active National Guard may enlist in the National Guard Reserve for a period of one or three years, under such regulations as the Secretary of War shall prescribe, and on so enlisting they shall subscribe to the following enlistment contract and take the oath therein specified: 'I do hereby acknowledge to have voluntarily enlisted this \_\_\_\_\_ day of \_\_\_\_\_, 19—, as a soldier in the National Guard of the United States and of the State of \_\_\_\_\_, to serve in the Reserve thereof, or in the active National Guard of the United States and said State if transferred thereto, for a period of one (or three) year—, unless sooner discharged by proper authority, and I do solemnly swear that I will bear true faith and allegiance to the United States of America and to the State of \_\_\_\_\_, and that I will serve them honestly and faithfully against all their enemies whomsoever and that I will obey the orders of the President of the United States and the Governor of the State of \_\_\_\_\_, and of the officers appointed over me according to law and the rules and Articles of War.' Under such regulations as the Secretary of War may prescribe, enlisted men of the active National Guard may be transferred to the National Guard Reserve; likewise, enlisted men hereafter enlisted in or transferred to the National Guard Reserve may be transferred to the active National Guard: *Provided*, That no enlisted man shall be required to serve under any enlistment for a longer time than the period for which he enlisted in the active National Guard or National Guard Reserve as the case may be. Members of said Reserve, officers and enlisted men, when engaged in field or coast defense training with the active National Guard, shall receive the same Federal pay and allowances as those occupying like grades on the active list of said guard when likewise engaged: *Provided further*, That except as otherwise specifically provided in this Act, no commissioned or enlisted reservist shall receive any pay or allowances out of any appropriation made by Congress for National Guard purposes."

SEC. 3. That section 81 of the National Defense Act of June 3, 1916, as amended, be, and the same is hereby, amended to read as follows:

"SEC. 81. MILITIA BUREAU OF THE WAR DEPARTMENT.—The Militia Division of the War Department shall hereafter be known as the Militia Bureau of the War Department. The Chief of the Militia Bureau shall be appointed by the President, by and with the advice and consent of the Senate, by selection from lists of active Federally recognized National Guard officers, recommended by the governors of the several States and Territories as suitable for such appointment, who have had ten or more years' commissioned service in the active National Guard, at least five of which have been in the line, and who have attained at least the grade of major. The Chief of the Militia Bureau shall hold office for four years unless sooner removed for cause, shall be eligible to succeed himself and when he is sixty-four years of age he shall cease to hold such office. Upon accepting his office the Chief of the Militia Bureau shall also be appointed a major general in the Officers' Reserve Corps and shall be commissioned in the Army of the United States, which appoint-

National Guard Reserve.  
Vol. 41, p. 782,  
amended.

Enlistment contract  
and oath.

Transfers from and  
to National Guard.

Provisos.  
Service not extended.

Pay while training.

No other pay, etc.

Militia Bureau, War  
Department.  
Vol. 42, p. 1034,  
amended.

Established.  
Chief of, to be ap-  
pointed from recog-  
nized National Guard  
officers.  
Selection, qualifica-  
tion, etc.

Term, rank, etc.

ment and commission shall terminate when he ceases to hold such office. The Chief of the Militia Bureau shall have the rank, pay, and allowances of a major general provided in section 8 of the Pay Readjustment Act of June 10, 1922, during his tenure of office, but shall not be entitled to retirement or retired pay. For duty in the Militia Bureau and for instruction of the National Guard, the President shall assign such number of officers and enlisted men of the Regular Army as he may deem necessary. The President may also assign, with their consent, to duty in the Militia Bureau three officers who, at the time of their initial assignment, are active Federally recognized National Guard officers and who are reserve officers, and any such officer while so assigned shall receive the pay and allowances provided in the Pay Readjustment Act of June 10, 1922, as amended, for officers of the National Guard when authorized by law to receive Federal pay. The President may also assign, with their consent and within the limits of the appropriations previously made for this specific purpose, not exceeding five hundred officers of the active Federally recognized National Guard, and who are reserve officers, to duty with the Regular Army, in addition to those attending service schools, and while so assigned they shall receive the pay and allowances authorized in the preceding sentence. In case the office of Chief of the Militia Bureau becomes vacant or the incumbent, because of disability, is unable to discharge the powers and duties of the office, the reserve officer, senior in rank on duty in the Militia Bureau, appointed from the National Guard, shall act as chief of said bureau until the incumbent is able to resume his duties, or the vacancy in the office is regularly filled. The pay and allowances provided in this section for the Chief of the Militia Bureau and for the reserve officers assigned to duty from the National Guard shall be paid out of the whole fund appropriated for the support of the National Guard. The age limitations herein prescribed shall not apply to the existing Chief of the Militia Bureau during his present term of office."

SEC. 4. That section 87 of the National Defense Act of June 3, 1916, as amended, be, and the same is hereby, amended to read as follows:

"SEC. 87. DISPOSITION AND REPLACEMENT OF DAMAGED PROPERTY, AND SO FORTH.—All military property issued to the National Guard as herein provided shall remain the property of the United States. Whenever any such property issued to the National Guard in any State or Territory or the District of Columbia shall have been lost, damaged, or destroyed, or become unserviceable or unsuitable by use in service or from any other cause, it shall be examined by a disinterested surveying officer of the Regular Army or the National Guard, detailed by the Secretary of War, and the report of such surveying officer shall be forwarded to the Secretary of War, or to such officer as he shall designate to receive such reports; and if it shall appear to the Secretary of War from the record of survey that the property was lost, damaged, or destroyed through unavoidable causes, he is hereby authorized to relieve the State or Territory or the District of Columbia from further accountability therefor. If it shall appear that the loss, damage, or destruction of property was due to carelessness or neglect, or that its loss, damage, or destruction could have been avoided by the exercise of reasonable care, the money value of such property shall be charged to the accountable State, Territory, or District of Columbia to be paid from State, Territory, or District funds, or any funds other than Federal. If the articles so surveyed are found to be unserviceable or unsuitable, the Secretary of War shall direct what

Pay and allowances. Vol. 42, p. 629.

Assignments from Regular Army for duty in, etc.

Details of recognized National Guard officers who are reserve officers.

Pay and allowances. Vol. 42, p. 627.

Assignments to duty with Army.

Temporary Chief in case of vacancy, etc.

Pay, etc., from National Guard fund.

Present Chief exempt from age limitation.

Damaged property, etc. Vol. 39, p. 204, amended.

Disposition and replacement thereof.

Survey and report by Army officer.

State relieved if loss without fault.

Payment for loss, if due to carelessness, etc.

Disposal of unserviceable articles.

disposition by sale or otherwise shall be made of them; and if sold, the proceeds of such sale, as well as stoppages against officers and enlisted men, and the net proceeds of collections made from any person or from any State, Territory, or District to reimburse the Government for the loss, damage, or destruction of any property, shall be deposited in the Treasury of the United States as a credit to said State, Territory, or the District of Columbia, accountable for said property, and shall remain available throughout the then current fiscal year and throughout the fiscal year following that in which the sales, stoppages, and collections were effected, for the purposes provided for in that portion of its allotment set aside for the purchase of similar supplies, stores, or material of war: *Provided*, That if any State, Territory, or the District of Columbia shall neglect or refuse to pay, or to cause to be paid, the money equivalent of any loss, damage, or destruction of property charged against such State, Territory, or the District of Columbia by the Secretary of War after survey by a disinterested officer appointed as hereinbefore provided, the Secretary of War is hereby authorized to debar such State, Territory, or the District of Columbia from further participation in any and all appropriations for the National Guard until such payment shall have been made: *Provided further*, That property issued to the National Guard and which has become unserviceable through fair wear and tear in service, may, after inspection thereof and finding to that effect made by an officer of the Regular Army designated by the Secretary of War, be sold or otherwise disposed of, and the State, Territory, or District of Columbia accountable shall be relieved from further accountability therefor; such inspection, and sale or other disposition, to be made under regulations prescribed by the Secretary of War, and to constitute as to such property a discretionary substitute for the examination, report, and disposition provided for elsewhere in this section."

Precedence of rank.  
Vol. 41, p. 785.

SEC. 5. That the eighth paragraph of section 127a of the National Defense Act of June 3, 1916, as amended, be, and the same is hereby, amended to read as follows:

Determination of.  
Regular Army.

"Unless special assignment is made by the President under the provisions of the one hundred and nineteenth article of war, all officers in the active service of the United States in any grade shall take rank according to date, which, in the case of an officer of the Regular Army, is that stated in his commission or letter of appointment, and, in the case of a reserve officer or an officer of the National Guard called into the service of the United States, shall precede that on which he is placed on active duty by a period equal to the total length of active Federal service and service under the provisions of sections 94, 97, and 99 of this Act which he may have performed in the grade in which called or any higher grade. When dates of rank are the same, precedence shall be determined by length of active commissioned service in the Army. When length of such service is the same, officers of the Regular Army shall take rank among themselves according to their places on the promotion list, preceding reserve and National Guard officers of the same date of rank and length of service, who shall take rank among themselves according to age."

Concurrent Resolutions, p. 9.  
Reserve officer or of National Guard in service.

Vol. 39, pp. 206, 207;  
Vol. 42, p. 1035.

Monroe Water Supply Company.  
Lands in Pennsylvania conveyed to.

SEC. 6. That the Secretary of War be, and he hereby is, authorized, in his discretion, to reconvey to the Monroe Water Supply Company that portion of the lands in the State of Pennsylvania conveyed by the said company to the United States under its deed of June 12, 1915, and described in said deed as follows:

Description.

"Number 38. All that part of the warrantee tract in the name of William Sproat, situate in said township of Coolbaugh, Monroe

Allowance for.

*Provisos.*  
Refusal of State to pay for loss, etc., a bar to future allotments.

Disposition of property unserviceable by wear and tear in service.

Inspection, etc., by Army officer.

County, bounded and described as follows: Beginning at a point in the north line of the William Sproat warrantee tract, said point being south forty-five degrees thirty minutes west, fifty-six perches from a stone mound which marks the southeast corner of tract of land in the warrantee name of James Hollingshead, now owned by the Pocono Mountain Ice Company; thence by land in the warrantee names of James Hollingshead and Jacob Postens north forty-five degrees thirty minutes east, one hundred and twenty-one perches, more or less, to the northwest corner of the William Sproat tract; thence south forty-four degrees thirty minutes east, along the south line of the Nathan Levering warrantee tract thirty perches to a point; thence south forty-five degrees thirty minutes west, one hundred and thirty-three perches to a point; thence north forty-four degrees thirty minutes west, thirty perches to the point, the place of beginning, containing twenty-two acres, more or less. Courses as of meridian May 12, 1902."

It being the intent to convey that portion of the tract north of the public road leading from Tobyhanna to Sterling, adjacent to the tract of land in the warrantee name of Jacob Postens, upon the conveyance by the said Monroe Water Supply Company to the United States of a tract of land of approximately equal area to that named in the above description and lying within the adjoining Nathan Levering warrantee tract, at such location within the said tract as may be agreed upon by the Secretary of War with said company.

Tract to be received  
in exchange.

Approved, February 28, 1925.

**CHAP. 372.**—An Act To authorize the addition of certain lands to the Mount Hood National Forest.

February 28, 1925.  
[H. R. 5612.]  
[Public, No. 510.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That any of the following-described lands which are found by the Secretary of Agriculture to be chiefly valuable for national-forest purposes may be offered in exchange under the provisions of the Act of March 20, 1922 (Public 173), and upon acceptance of title shall become parts of the Mount Hood National Forest:

National forests.  
Lands offered for  
exchange in.  
Vol. 42, p. 465.

Township 2 north, range 9 east: Sections 22, 27, 28, 29, 30, 31, 32, 33, 34, southwest quarter northwest quarter, southwest quarter southeast quarter, and southwest quarter of section 35.

Description.

Township 1 north, range 9 east: Sections 8, 9, 10, 11; north half northeast quarter, southwest quarter northeast quarter, northwest quarter, north half southwest quarter, section 14; all of sections 15, 16, 17, 18, 19, 20; north half southwest quarter, and northwest quarter southeast quarter of section 21; north half northwest quarter, southeast quarter northeast quarter, south half southwest quarter, southeast quarter of section 22; south half north half and the south half of section 23; all of sections 26 and 27; northeast quarter northeast quarter, south half northeast quarter, southeast quarter northwest quarter, south half of section 28; southeast quarter and southeast quarter southwest quarter of section 29; northeast quarter and lots 1 to 11, inclusive, of section 30; southeast quarter northeast quarter, southeast quarter of section 31; all of sections 32, 33, 34, and 35.

SEC. 2. All public lands within the areas described in section 1 hereof are hereby added to the Mount Hood National Forest and shall hereafter become subject to all laws and regulations applicable to National Forests. But the addition of said lands shall not affect any entry or vested right under the public land laws initiated prior to the passage of this Act.

All public lands with-  
in the areas added to  
Mount Hood Forest.

No vested right, etc.,  
affected.

Approved, February 28, 1925.

February 28, 1925.  
[H. R. 8366.]  
[Public, No. 511.]

**CHAP. 373.**—An Act To add certain lands to the Santiam National Forest.

Santiam National  
Forest.  
Lands withdrawn  
and added to.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the following-described lands, to wit, the southeast quarter of section 24 and the northeast quarter and the southwest quarter of section 26, township 14 south, range 2 east, Willamette meridian; the east half of section 10; all of section 14; the north half of section 20; the northwest quarter of section 22; the west half of section 24; the northwest quarter of section 28; the northeast quarter of section 31; and all of sections 34 and 35, township 14 south, range 3 east, Willamette meridian, be, and they are hereby, withdrawn from all disposition and made a part of the Santiam National Forest.

Approved, February 28, 1925.

February 28, 1925.  
[H. R. 9634.]  
[Public, No. 512.]

**CHAP. 374.**—An Act To provide for the creation, organization, administration, and maintenance of a Naval Reserve and a Marine Corps Reserve.

Naval Reserve.  
Established as part  
of the Navy in lieu of  
Naval Reserve Force.

Vol. 39, p. 587, re-  
pealed.  
Classes created.

*Provisos.*  
Organizations trans-  
ferred to Fleet Naval  
Reserve.

To Merchant Marine  
Naval Reserve.

Others to Volunteer  
Naval Reserve

Term of service.

Transferred officers  
may be appointed in  
same rank.

Post, p. 1081.

Post, p. 1084.

Status of members  
heretofore retired not  
affected.

Marine Corps Re-  
serve.

Established as part  
of Marine Corps in  
lieu of former organi-  
zation.  
Vol. 39, p. 593, re-  
pealed.

*Proviso.*  
Classes created.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Naval Reserve Force, established under the Act of August 29, 1916, is hereby abolished, and in lieu thereof there is hereby created and established, as a component part of the United States Navy, a Naval Reserve which shall consist of three classes, namely: The Fleet Naval Reserve, the Merchant Marine Naval Reserve, and the Volunteer Naval Reserve: *Provided,* That all officers and men who on the date of this Act are members of the Fleet Naval Reserve, the Naval Reserve, or the Naval Reserve Flying Corps of the Naval Reserve Force, are hereby transferred to the Fleet Naval Reserve created by this Act, and all officers and men who on the date of this Act are members of the Naval Auxiliary Reserve of the Naval Reserve Force are hereby transferred to the Merchant Marine Naval Reserve created by this Act: *Provided further,* That members of the Naval Reserve Force on the date of the approval of this Act whose status in the Naval Reserve thus created is not otherwise specifically established by this Act are hereby transferred to the Volunteer Naval Reserve: *Provided further,* That such transfers of officers and enrolled men shall be for the unexpired period of their current enrollment in the Naval Reserve Force: *And provided further,* That within three months after the date of this Act any officer so transferred pursuant to this section may make application to the Secretary of the Navy for appointment in the Naval Reserve herein created, and such officer shall, if found physically qualified for appointment, be appointed in accordance with section 7 of this Act in the confirmed grade or rank held by him in the Naval Reserve Force with date of precedence in accordance with section 15 of this Act: *And provided further,* That nothing contained in this Act shall affect the status or pay of members of the Naval Reserve Force heretofore retired with or without pay.

**SEC. 2.** That the United States Marine Corps Reserve, established under the Act of August 29, 1916, is hereby abolished, and in lieu thereof there is hereby created and established, as a component part of the United States Marine Corps, a Marine Corps Reserve, under the same provisions in all respects (except as may be necessary to adapt the said provisions to the Marine Corps) as those contained in this Act or which may hereafter be enacted providing for the Naval Reserve: *Provided,* That the Marine Corps Reserve shall consist of two classes, namely: The Fleet Marine Corps Reserve and the Volunteer Marine Corps Reserve, corresponding, as near as may be, to

the Fleet Naval Reserve and the Volunteer Naval Reserve, respectively.

SEC. 3. That all provisions of law relating to the Naval Reserve Force, the United States Marine Corps Reserve, and the Naval Militia contained in the Acts of August 29, 1916; March 4, 1917; April 25, 1917; May 22, 1917; July 1, 1918; July 11, 1919; June 4, 1920; July 12, 1921, and all other Acts or parts of Acts relating to the Naval Reserve Force, the United States Marine Corps Reserve, and the Naval Militia, with the exception of the Act of June 10, 1922 (Forty-second Statutes at Large, page 625), are hereby repealed.

Former laws repealed.  
Vol. 39, pp. 587, 1174.  
Vol. 40, pp. 37, 84,  
708; Vol. 41, pp. 138, 812.

Vol. 42, p. 122.

Pay readjustment  
Act excepted.  
Vol. 42, p. 625.

Composition of  
Naval Reserve.

Service required.

Provisos.  
Eligibility of persons  
now serving.

Enlisted men, not  
citizens, after serving  
eight years in Navy  
eligible for transfer.

Other service pro-  
hibited, except Militia.

Civil employment,  
etc., not affected.

SEC. 4. That the Naval Reserve shall be composed of male citizens of the United States and of the insular possessions of the United States of eighteen years of age or over who by appointment or enlistment therein, under regulations prescribed by the Secretary of the Navy, or by transfer or assignment thereto as in this Act provided, obligate themselves to serve in the Navy in time of war or during the existence of a national emergency declared by the President: *Provided*, That nothing contained in this section shall render ineligible for transfer to the Naval Reserve created by this Act, as provided in section 1 hereof, any person now serving in the Naval Reserve Force: *Provided further*, That any enlisted man now serving in the regular Navy who is not a citizen of the United States and who on the date of this Act has completed not less than eight years' naval service shall be deemed eligible for transfer to the Fleet Naval Reserve of the Naval Reserve created by this Act upon completion of the minimum amount of service required for such transfer: *Provided further*, That no officer or man of the Naval Reserve shall be a member of any other naval or military organization except the Naval Militia: *And provided further*, That no existing law shall be construed to prevent any member of the Naval Reserve from accepting employment in any civil branch of the public service, nor from receiving the pay and allowances incident to such employment in addition to any pay or allowances to which he may be entitled under the provisions of this Act.

Ranks, grades, and  
ratings of officers.

SEC. 5. There shall be allowed in the Naval Reserve the various ranks, grades, and ratings corresponding to those in the regular Navy, but not above the rank of lieutenant commander, except as otherwise provided in this Act. Officers of the line may be appointed for deck duties, engineering duties, or both, or for aviation duties. All appointments and promotions of officers, and enlistments and changes in rating of men, in the Naval Reserve, and transfers to and from any of the three classes therein, unless otherwise provided in this Act, shall be made in accordance with regulations prescribed by the Secretary of the Navy: *Provided*, That persons appointed to commissioned grades in the Naval Reserve shall be commissioned by the President alone and those appointed to warrant grades shall be warranted by the Secretary of the Navy: *Provided further*, That enlistments in the Naval Reserve shall be for a term of four years, subject to the provisions of section 9 of this Act, and may be extended for periods of one, two, three, or four years, in accordance with regulations prescribed by the Secretary of the Navy.

Appointments and  
enlistments in accord-  
ance with regulations.

Provisos.  
Commissions and  
warrants.

Term for enlistments.  
Post, p. 1082.

Discharges limited in  
time of peace.

Provisos.  
Navy enlisted men  
transferred to Fleet Na-  
val Reserve.

SEC. 6. That in time of peace no officer or man of the Naval Reserve shall be discharged except upon expiration of his term of service or upon his own request, or for full and sufficient cause, in the discretion of the Secretary of the Navy: *Provided*, That enlisted men heretofore or hereafter transferred to the Fleet Naval Reserve from the regular Navy in accordance with law shall at all times be governed by the laws and regulations for the government of the

Navy and shall not be discharged from the Naval Reserve without their consent except by sentence of a court-martial or in accordance with the provisions of section 23 of this Act: *Provided further*, That in time of war, or a national emergency, declared by the President to exist, officers and enlisted, enrolled and assigned men of the Naval Reserve shall be subject to separation therefrom in the same manner as may be provided by or in pursuance of law for the separation of officers and enlisted men from the regular Navy, subject to the provisions of section 9 of this Act.

*Post*, p. 1087.  
In time of war, etc.,  
service in accordance  
with Navy regulations.

*Infra*.

Service of officers.

SEC. 7. Commissioned and warrant officers appointed or transferred to the Naval Reserve shall be commissioned or warranted to serve during the pleasure of the President, in grades or ranks not above that of lieutenant commander, except that a small percentage of officers, who may be required in higher grades or ranks for the recruiting, organization, administration, training, inspection, and mobilization of the Naval Reserve, may be commissioned in the grades or ranks of commodore, captain, and commander. The actual number of line officers so commissioned in higher grades shall be distributed in the proportion of one in the grade of commodore, to fifteen in the grade of captain, to twenty-eight in the grade of commander. The actual number of staff officers so commissioned in higher ranks shall be commissioned in the proportion of eight in the rank of captain, to sixteen in the rank of commander. The total number of line officers in such higher grades shall not exceed forty-four one-hundredths of 1 per centum and of staff officers in such higher ranks shall not exceed twenty-four one-hundredths of 1 per centum of the actual number of enlisted men regularly assigned to divisions or other organized units of the Fleet Naval Reserve entitled to pay as provided in section 21 of this Act. Whenever a final fraction occurs in computing the authorized number of officers in said higher grades or ranks, the nearest whole number shall be regarded as the authorized number, but at least one officer may be allowed in each grade or rank: *Provided*, That to determine the authorized number of officers in the various grades or ranks above lieutenant commander as provided in this section, computations shall be made by the Secretary of the Navy at least once during each calendar year and the resulting numbers as so computed shall be held and considered for all purposes as the authorized number of officers in such various grades or ranks and shall not be varied between the dates of such computations: *Provided further*, That no officer shall be reduced in rank as the result of any computation so made and that nothing in this Act shall be construed as reducing the present confirmed grade, rank, or rating of any officer or man transferred to the Naval Reserve pursuant to the provisions of this Act, or as prohibiting the appointment of such officers in their present confirmed grades or ranks, or as restricting the promotion of officers of the Naval Reserve in time of war as provided for in section 17 of this Act.

Distribution of the  
line.

Of the staff.

Computations for ag-  
gregate number.

*Provisos*.  
To be made each  
calendar year.

No reductions, etc.,  
authorized.

*Post*, p. 1084.  
Midshipmen.  
Appointments from  
Reserve enlisted men.  
Vol. 41, p. 140.

*Proviso*.  
Yearly limit.

Active duty, includ-  
ing retired list in time  
of war, etc.

SEC. 8. That hereafter the Secretary of the Navy is authorized to appoint midshipmen to the Naval Academy from the enlisted men of the Naval Reserve and Marine Corps Reserve under similar conditions as prescribed by law for appointments from enlisted men of the Navy: *Provided*. That not more than twenty-five midshipmen shall be appointed in any one year under the authority contained in this section.

SEC. 9. That officers and men of the Naval Reserve, including those who may have been retired, may be ordered to active duty by the Secretary of the Navy in time of war or when in the opinion of the President a national emergency exists and may be required to perform active duty throughout the war or until the national emer-

gency ceases to exist; but in time of peace, except as is otherwise provided in this Act, they shall only be ordered to or continued on active duty with their own consent: *Provided*, That the Secretary of the Navy may release any officer or man from active duty at any time.

In time of peace, only by consent.

*Proviso.*  
Optional release.

SEC. 10. Officers and men of the Naval Reserve, when employed on active duty, authorized training duty, with or without pay, drill, or other equivalent instruction or duty, or when employed in authorized travel to and from such duty, drill, or instruction, or during such time as they may by law be required to perform active duty in accordance with their obligations, or while wearing a uniform prescribed for the Naval Reserve, shall be subject to the laws, regulations, and orders for the government of the Navy: *Provided*, That disciplinary action for an offense committed while so subject to the laws, regulations, and orders for the government of the Navy shall not be barred by reason of release from duty status of an officer or man charged with the commission thereof: *Provided further*, That officers and men who have heretofore been or may hereafter be transferred to the retired list of the Naval Reserve Force or the Naval Reserve with pay shall at all times be subject to the laws, regulations, and orders for the government of the Navy.

Navy laws, etc., to govern active duty service.

*Provisos.*  
Action on offenses.

Retired list subject to Navy laws, etc.

Grade of commissioned officers on active duty, etc., construed.

SEC. 11. That commissioned officers of the Naval Reserve when employed on active duty or on training duty, with pay, or when employed in authorized travel to and from such duty, shall be deemed to have been confirmed in grade and qualified for all general service and shall receive the pay, allowances, including longevity pay, as provided by law for the reserve forces of the United States, and shall when traveling under orders receive transportation in kind, mileage or actual expenses as provided by law for travel performed by officers of the regular Navy. Warrant officers and men of the Naval Reserve when employed on active duty or on training duty with pay or when employed in authorized travel to and from such duty shall receive the same pay and allowances as received by warrant officers and enlisted men of the regular Navy of the same rank, grade, or rating, and of the same length of service which shall include service in the Navy, Marine Corps, Coast Guard, Naval Reserve Force, Navy Militia, National Naval Volunteers, Marine Corps Reserve, or Naval Reserve: *Provided*, That when officers or men of the Naval Reserve perform active duty or training duty with pay for a period of less than thirty days such duty performed on the thirty-first day of any month shall be paid for at the same rate as for other days.

Pay, transportation, etc.

Warrant officers and enlisted men.

Pay and allowances of, on active duty.

Service longevity.

*Proviso.*  
Pay for less than 30 days.

SEC. 12. That upon being appointed in the Fleet Naval Reserve an officer shall be paid a sum of \$100 for purchase of required uniforms and thereafter he shall be paid an additional sum of \$50 for the same purpose upon completion of each period of four years in the Fleet Naval Reserve: *Provided*, That any officer who has heretofore received a uniform gratuity shall not be entitled to either of the above-mentioned sums until the expiration of four years from the date of the receipt of such gratuity: *Provided further*, That in time of war or national emergency a further sum of \$150 for purchase of required uniforms shall be paid to officers of all classes of the Naval Reserve when they first report for active duty.

Uniform gratuity to officers.

*Provisos.*  
Limitation.

Further sum in time of war.

SEC. 13. That in time of peace enlisted men of the Naval Reserve shall be issued articles of uniform, bedding, and equipment in accordance with regulations to be prescribed by the Secretary of the Navy: *Provided*, That upon first reporting for active duty in time of war or national emergency enlisted men of the Naval Reserve shall receive in addition the same outfit as may be authorized for the enlisted personnel of the regular Navy upon first enlistment.

Uniforms, etc., to enlisted men in time of peace.

*Proviso.*  
Additional in time of war.

Injuries while on active duty in time of peace.

Jurisdiction of Employees Compensation Commission.

Vol. 39, p. 743.

*Proviso.*  
Sickness not deemed an injury.

Precedence of officers.  
Among themselves.

*Provisos.*  
Transfers from Naval Reserve Force.

Former officers of Navy or Coast Guard.

With Navy officers. In time of peace.

When mobilized during war.

*Proviso.*  
Above lieutenant commander.

Uptolieuant commander.

SEC. 14. That if in time of peace any officer or enlisted man of the Naval Reserve is physically injured in the line of duty while performing active duty, authorized training duty with or without pay, or when employed in authorized travel to and from such duty, or dies as the result of such physical injury, he or his beneficiary shall be entitled to all the benefits prescribed by law for civil employees of the United States who are physically injured in the line of duty or who die as the result thereof, and the United States Employees Compensation Commission shall have jurisdiction in such cases and shall perform the same duties with reference thereto as in the cases of civil employees of the United States so injured: *Provided*, That in no case shall sickness or disease be regarded as an injury within the meaning of this section relating to the Naval Reserve.

SEC. 15. That commissioned officers of the same rank and warrant officers in the Naval Reserve shall take precedence among themselves by date of commission or warrant. Officers of the same date of commission or warrant shall take precedence according to such regulations as the Secretary of the Navy may prescribe: *Provided*, That commissioned officers of the same rank and warrant officers in the Naval Reserve Force who are transferred to the Naval Reserve in accordance with the provisions of this Act shall take precedence among themselves and with other officers of the Naval Reserve according to the dates of the commissions, warrants, or provisional assignments of rank or grade held by them at the time of transfer, except that such officers who were transferred to the Naval Reserve Force from the National Naval Volunteers, if they have not been separated from the Naval Reserve Force for more than four months since said transfer, shall take precedence among themselves and with other officers of the Naval Reserve according to the date of the commissions or warrants held by them on the active lists of the Naval Militia at the time of their enrollment in the National Naval Volunteers, or, if subsequently promoted in the National Naval Volunteers, according to the dates of said promotions: *Provided further*, That former officers of the Navy or Coast Guard who, within four months of their separation therefrom, enrolled in the Naval Reserve Force in the same ranks or grades last held by them in the Navy or Coast Guard, and who are transferred to the Naval Reserve in the said ranks or grades pursuant to this Act, and such former officers of the Navy or Coast Guard who may hereafter, within the same period, be appointed in the Naval Reserve in the same ranks or grades as last held by them in the Navy or Coast Guard, shall take precedence among themselves and with other officers of the Naval Reserve according to the dates of the commissions or warrants held by them in the Navy or Coast Guard when separated therefrom.

SEC. 16. In time of peace officers of the Naval Reserve shall take precedence with but after officers of the same rank or grade in the regular Navy. When mobilized with the regular Navy for war or national emergency, officers of the Naval Reserve shall, for the duration of the war or national emergency, take precedence after the junior of their respective ranks or grades in the regular Navy on date of such mobilization: *Provided*, That officers of the Naval Reserve of and above the rank of lieutenant commander who are selected for advancement in accordance with the provisions of section 17 of this Act shall, when so advanced, take precedence during the then existing war or national emergency with officers of the regular Navy of the same rank or grade in accordance with the dates stated in their commissions.

SEC. 17. In time of war or national emergency, officers on the active list of the Naval Reserve employed on active duty shall be advanced in grade and rank up to and including the rank of lieutenant com-

mander with the officers of the regular Navy with whom or next after whom they take precedence in accordance with this Act and such officers of and above the rank of lieutenant commander shall be eligible for selection upon recommendation by a board appointed, constituted, and approved as required by law for the regular Navy and when so selected shall be eligible for advancement, either temporary or permanent, to the next higher grade or rank in the Naval Reserve corresponding to such higher grades or ranks as may then exist on the active list of the regular Navy, in such numbers for each grade or rank as may be prescribed from time to time by the Secretary of the Navy: *Provided*, That no officer of the Naval Reserve shall be advanced to a higher rank until he has qualified therefor by such mental, moral, professional, and physical examinations as the Secretary of the Navy may prescribe: *Provided further*, That all officers of the Naval Reserve who may be advanced to a higher grade or rank shall be allowed the pay and allowances of the higher grade or rank from the dates stated in their commissions: *Provided further*, That the provisions of this section shall not apply to officers who have been or may hereafter be retired from the Naval Reserve Force or the Naval Reserve.

SEC. 18. All officers of the Naval Reserve shall be examined physically once every four years, or oftener, as may be deemed necessary, and if upon such examination they are found not physically qualified for active service they shall be honorably discharged or, within the discretion of the Secretary of the Navy, placed on the honorary retired list provided for in section 19 of this Act.

SEC. 19. That officers of the Naval Reserve shall be placed on an honorary retired list of the Naval Reserve without pay or allowances upon reaching the age of sixty-four years, or, within the discretion of the Secretary of the Navy, upon the officer's own request, after twenty-five years' service in the Naval Reserve: *Provided*, That service in the Navy, Marine Corps, Naval Reserve Force, National Naval Volunteers, Naval Militia, Naval Auxiliary Service, and Coast Guard shall be counted as service in the Naval Reserve under the provisions of this section.

#### THE FLEET NAVAL RESERVE

SEC. 20. That in time of peace, except as herein otherwise provided, officers and enrolled and enlisted men of the Fleet Naval Reserve shall be required to perform such training duty, not to exceed fifteen days annually, as may be prescribed by the Secretary of the Navy, unless excused therefrom for good and sufficient reasons by direction of the Secretary of the Navy: *Provided*, That they may be given additional training or other duty, either with or without pay, as may be authorized, with their consent, by the Secretary of the Navy: *Provided further*, That when authorized training or other duty without pay is performed by officers or men they may, in the discretion of the Secretary of the Navy, be furnished subsistence in kind or commutation thereof at a rate to be fixed from time to time by the Secretary of the Navy: *And provided further*, That officers and men while detailed for training or other duty in aviation which involves actual flying in aircraft, in accordance with regulations prescribed by the Secretary of the Navy, shall receive the same increase of the pay of their grades, ranks, or ratings as may be received by officers and enlisted men in similar grades, ranks, and ratings in the regular Navy for the performance of similar duty.

SEC. 21. Officers below the grade or rank of lieutenant commander and enlisted men of the Fleet Naval Reserve attached to a division thereof, organized under regulations prescribed by the Secretary of

Advancement of lieutenant commander and above, upon recommendation of board.

*Provisos.*  
Subject to qualification examinations.

Pay, etc., from date of commission.

Retired officers not included.

Physical examination every four years.

To be honorably discharged or retired if not qualified for active service.

Honorary retired list. Established after designated service, etc.

*Proviso.*  
Services included in longevity.

Fleet Naval Reserve.

Annual training duty of, in time of peace.

*Provisos.*  
Additional, authorized with consent.

Subsistence furnished.

Increase for aircraft flying.

Compensation for drill attendance, etc.

the Navy, shall receive compensation at the rate of one-thirtieth of the monthly base pay of their grades, ranks, or ratings for attending, under competent orders, each regular drill, or other equivalent instruction or duty, as may be prescribed by the Secretary of the Navy: *Provided*, That no such officer or enlisted man shall receive pay for more than 60 drills or other equivalent instruction or duty in any one fiscal year: *Provided further*, That week-end cruises shall not be regarded as drills or other equivalent instruction or duty.

For satisfactory performance of their appropriate duties under such regulations as the Secretary of the Navy may prescribe, officers above the grade or rank of lieutenant of the Fleet Naval Reserve shall receive compensation at the rate of not more than \$500 a year, and officers below the grade or rank of lieutenant commander and enlisted men of the Fleet Naval Reserve not attached to a division thereof, shall receive not more than four-thirtieths of the monthly base pay of their grades, ranks, or ratings, each month.

In addition to the pay to which they may otherwise become entitled under this section, officers of or below the grade or rank of captain of the Fleet Naval Reserve regularly assigned to and commanding organizations of the Fleet Naval Reserve, organized under regulations prescribed by the Secretary of the Navy, and having administrative functions, shall receive compensation at the rate of \$240 a year for the faithful performance of the administrative duties connected therewith.

Pay under the provisions of this section shall not accrue to any officer or enlisted man during a period when he shall be lawfully entitled to pay for active duty or training duty.

SEC. 22. That the Secretary of the Navy, in his discretion, under such regulations as he may prescribe, may require any person hereafter when first enlisting in the regular naval service and may authorize any enlisted man in such service to obligate himself to serve four years in the Fleet Naval Reserve upon termination of his enlistment in the regular naval service: *Provided*, That upon termination of their enlistment in the regular naval service, men who have so obligated themselves shall be assigned to the Fleet Naval Reserve for the four-year period, unless they apply for reenlistment or extension of their enlistment in the regular naval service, in which event they may be reenlisted or may extend their enlistment in the regular naval service: *Provided further*, That the men so assigned to the Fleet Naval Reserve for the four-year period shall not, in time of peace, be ordered to active duty, except with their own consent, and shall be under no obligation to perform training duty or drill during that period, but shall be paid in advance \$25 per annum, except when, with their own consent, they become attached to a division of the Fleet Naval Reserve, or satisfactorily perform appropriate duties assigned by direction of the Secretary of the Navy, in which case they shall receive the pay, allowances, gratuities, and other emoluments as herein specifically provided for enlisted men of the Fleet Naval Reserve.

Enlisted men of the regular naval service assigned to the Fleet Naval Reserve in accordance with the provisions of this section, or enlisted men who within three months from date of discharge from the regular naval service upon completion of a four-year enlistment, enlist in the Naval Reserve, may, while so in the Naval Reserve, be permitted to reenlist in the regular naval service, in which case they shall be entitled to the same benefits as if they had enlisted in the regular naval service within three months of their last discharge therefrom.

*Provisos.*  
Yearly limit.

Week-end cruises not duty.

Additional pay, officers above lieutenants.

Below, and enlisted men, not attached to a division.

Further addition to officers for administrative duties.

Not accruing if receiving active and training duty pay.

First enlistments in Navy to require four years in Fleet Reserve on termination thereof.

*Provisos.*  
Assignment thereto, unless reenlisting in Navy.

Active duty not required when assigned to Fleet Reserve.

Allowance when performing assigned duties.

Enlisted men. Reenlistment of, from Fleet Reserve, etc.

SEC. 23. Men who enlist in the regular Navy after the passage of this Act, except as herein otherwise provided, may be transferred to the Fleet Naval Reserve only upon the completion of at least twenty years' naval service and provided they are then found physically and otherwise qualified to perform duty in time of war and apply for such transfer, and thereafter, except when on active duty, shall be paid at the rate of one-half of the base pay they are receiving at the time of transfer: *Provided*, That in time of peace all enlisted men so transferred to the Fleet Naval Reserve may be required to perform not more than two months' active duty in each four-year period and shall be physically examined at least once during each four-year period, and if upon such examination they are found not physically qualified to perform duty in time of war they shall be discharged: *Provided further*, That all enlisted men so transferred to the Fleet Naval Reserve shall upon completion of thirty years' service, including naval service and time in the Fleet Naval Reserve, be transferred to the retired list of the regular Navy with one-half of the base pay of their ratings plus all permanent additions thereto, and the allowances to which enlisted men of the same ratings are entitled on retirement after thirty years' naval service.

Transfers to Fleet Reserve after 20 years' service.

Limitation.

*Proviso.*  
Duty required men transferred.

Transfers to Navy retired list after 30 years' service.

Pay of enlisted men transferred from former Fleet Reserve.

Vol. 39, p. 589.

*Proviso.*  
Pay, etc., on transfer to retired list after 30 years' service.

SEC. 24. All enlisted men who heretofore have been transferred from the regular Navy to the Fleet Naval Reserve established by the Act of August 29, 1916, and who by section 1 of this Act are transferred to the Fleet Naval Reserve herein created, shall receive the rate of pay they were legally entitled to receive in the Naval Reserve Force: *Provided*, That such enlisted men so transferred to the Fleet Naval Reserve herein created shall, upon completing thirty years' service, including naval service and time in the Fleet Naval Reserve of the Naval Reserve Force and in the Fleet Naval Reserve herein created, be transferred to the retired list of the regular Navy with the pay they were then legally entitled to receive, plus the allowances to which enlisted men of the regular Navy are entitled on retirement after thirty years' naval service.

Benefits to men enrolled in Reserve Force, reenlisting in the Navy.

SEC. 25. Enrolled men of the Naval Reserve Force transferred by section 1 of this Act to the Naval Reserve herein created, who had enrolled in the Naval Reserve Force within four months from the date of their discharge from the regular Navy, and who hereafter reenlist in the regular Navy within three months from the date of their discharge from the Naval Reserve herein created, shall be entitled to the same benefits as if they had reenlisted in the regular Navy within three months of their last discharge therefrom.

Fleet Naval Reserve. Transfers of Navy enlisted men to, after 16 years' service.

SEC. 26. Enlisted men serving in the regular Navy on the date of the approval of this Act, or who, having been discharged therefrom, reenlist in the regular Navy within three months from date of discharge, or who are serving in the Naval Reserve Force on the date of this Act in an enrollment entered into within four months from the date of their discharge from the regular Navy and hereafter reenlist in the regular Navy within three months from the date of their discharge from the Naval Reserve, herein created, shall be entitled to be transferred to the Fleet Naval Reserve on the completion of sixteen or more years' naval service, and when so transferred shall, except when on active duty, be entitled to receive, if they have had sixteen but less than twenty years' naval service, pay at the rate of one-third the base pay they are receiving at the time of transfer, plus all permanent additions thereto, and if they have had twenty or more years' naval service, pay at the rate of one-half of the base pay they are receiving at the time of transfer, plus all permanent additions thereto: *Provided*, That the pay authorized in this section shall be increased 10 per centum for all men who may be credited with extraordinary heroism in the line of duty or whose average

Pay, etc.

After 20 years, or more.

*Proviso.*  
Increase, for extraordinary heroism.

Minority enlistments counted as four years' service.

Limitation of active duty required.  
Transferred to retired list if found physically disqualified.

Pay.

Proviso.  
Other transfers from Fleet Reserve, after 30 years' service.

Naval Militia.  
Part of Organized Militia to constitute.  
Personnel may be admitted to Fleet Reserve, if qualified.

Provisos.  
To qualify for rank or rating.

Naval Reserve members relieved from militia duty in time of war.

Loan of Navy vessels to States, etc., for militia training.

Proportion of personnel required to be in Fleet Reserve, etc.

Yearly inspection of reserve units.

marks in conduct for twenty years or more shall not be less than 95 per centum of the maximum: *Provided further*, That for all purposes of this section a complete enlistment during minority shall be counted as four years' service and any enlistment terminated within three months prior to the expiration of the term of such enlistment shall be counted as the full term of service for which enlisted.

SEC. 27. That in time of peace all enlisted men so transferred to the Fleet Naval Reserve in accordance with the preceding section may be required to perform not more than two months' active duty in each four-year period and shall be examined physically at least once during each four-year period, and if upon such examination they are found not physically qualified they shall be transferred to the retired list of the regular Navy, with the pay they are then receiving, and upon the completion of thirty years' service, including naval service, time in the Fleet Naval Reserve and time on the retired list of the Navy, they shall receive the allowances to which enlisted men of the regular Navy are entitled on retirement after thirty years' naval service: *Provided*, That all enlisted men so transferred to the Fleet Naval Reserve who are not transferred to the retired list pursuant to the foregoing provisions of this section shall, upon completion of thirty years' service, including naval service and time in the Fleet Naval Reserve, be transferred to the retired list of the regular Navy with the pay they were then receiving, and the allowances to which enlisted men of the same rating are entitled on retirement after thirty years' naval service.

SEC. 28. That of the Organized Militia, as provided by law, such part as may be duly prescribed in any State, Territory, or the District of Columbia shall constitute a Naval Militia. Any officer or enlisted man of such Naval Militia may, in the discretion of the Secretary of the Navy, be appointed or enlisted in the Fleet Naval Reserve in the grade, rank, or rating not above the rank of lieutenant for which he may be found qualified in accordance with such special regulations as may be prescribed by the Secretary of the Navy: *Provided*, That each officer and enlisted man of the Naval Militia appointed or enlisted in the Fleet Naval Reserve shall be required within one year after the date of his appointment or enlistment in the Fleet Naval Reserve to qualify for the rank or rating he may hold in accordance with the general regulations governing the Fleet Naval Reserve: *Provided further*, That officers and men of the Naval Reserve who are members of the Naval Militia of any State, Territory, or the District of Columbia shall stand relieved from all service or duty in said Naval Militia when on active duty in time of war or national emergency: *Provided further*, That such vessels, material, armament, equipment, and other facilities of the regular Navy as are or may be made available for the Fleet Naval Reserve shall also be available, in the discretion of the Secretary of the Navy, for issue or loan to the several States, Territories, or the District of Columbia, for the administration and training of units of the Naval Militia, but no such facilities of the regular Navy shall be furnished for use by any portion or unit of the Naval Militia unless at least 95 per centum of its personnel has been appointed or enlisted in the Fleet Naval Reserve and unless its organization, administration, and training conform to the standard prescribed by the Secretary of the Navy for such units.

SEC. 29. That an inspection of Naval Reserve units shall be made at least once each year by officers of the regular Navy detailed by the Secretary of the Navy for that purpose, and said officers shall report to the Secretary of the Navy upon the qualifications, organization, and administration of said units.

THE MERCHANT MARINE NAVAL RESERVE

SEC. 30. That the Merchant Marine Naval Reserve shall be composed of male citizens of the United States and of the insular possessions of the United States who follow or who have followed the sea as a profession and who are employed, or who have been employed within three years, on public vessels of the United States or such other seagoing vessels documented under the laws of the United States as may be approved by the Secretary of the Navy.

Merchant Marine Naval Reserve.

Composed of citizens following the sea as a profession, etc.

SEC. 31. That officers and enlisted men of the Merchant Marine Naval Reserve shall be transferred to the Volunteer Naval Reserve, or discharged, three years after they have ceased to follow the sea as a profession.

Transfer to Volunteer Reserve on ceasing to follow the sea.

SEC. 32. That officers and enlisted men of the Merchant Marine Naval Reserve may, upon their own application, approved by direction of the Secretary of the Navy, be given the same training duty, with or without pay, as is provided for officers and enlisted men of the Fleet Naval Reserve.

Training duty given on application.

SEC. 33. That in time of peace officers and enlisted men of the Merchant Marine Naval Reserve when not employed on active duty with the regular Navy shall be paid per annum, under such regulations as the Secretary of the Navy may prescribe, at the rate of not exceeding one month's base pay of their corresponding grades, ranks, or ratings in the regular Navy, which pay shall be additional to any pay to which they may be entitled for training duty: *Provided*, That funds equal to the amount required for the purposes of this section shall first have been made available by the Congress for this specific purpose.

Yearly pay, when not on active Navy duty.

Additional to training pay. *Proviso.* Specific funds required.

SEC. 34. That the Secretary of the Navy shall prescribe a suitable flag or pennant which may be flown as an emblem of the Merchant Marine Naval Reserve on any seagoing merchant vessel documented under the laws of the United States: *Provided*, That such vessel be first designated by the Secretary of the Navy as suitable for service as a naval auxiliary in time of war: *Provided further*, That the master or commanding officer and not less than 50 per centum of the officers are members of the Naval Reserve: *And provided further*, That such flag or pennant shall not be flown in lieu of the national ensign.

Flag or pennant authorized for vessels.

*Provisos.* Vessel suitable as naval auxiliary.

Naval Reserve personnel.

Not in lieu of national emblem.

THE VOLUNTEER NAVAL RESERVE

SEC. 35. That officers and enlisted men of the Volunteer Naval Reserve shall not be required to attend drills or perform training duty and shall receive no pay or allowances, except when ordered to active duty or training duty: *Provided*, That they may, upon their own application, approved by the direction of the Secretary of the Navy, be given the same active duty or training duty, with or without pay, as is provided for officers and enlisted men of the Fleet Naval Reserve.

Volunteer Naval Reserve.

No drills, etc., required.

*Proviso.* May have training duty, etc., on application

GENERAL PROVISIONS

SEC. 36. That the Secretary of the Navy shall prescribe all necessary and proper regulations, not inconsistent with the provisions of this Act, for the recruiting, organization, government, administration, training, inspection, and mobilization of the Naval Reserve hereby created and established, and shall detail such officers and enlisted men and shall make available such vessels, material, armament, equipment, and other facilities of the regular Navy as he may deem necessary and advisable for the development of the Naval

General provisions.

Regulations to be prescribed for organization, etc., of Naval Reserve.

Details of personnel, ships, etc., from the Navy.

*Proviso.*  
Government employees allowed leaves of absence for training duty.

Reserve in accordance with the provisions of this Act: *Provided*, That all officers and employees of the United States or of the District of Columbia, who are members of the Naval Reserve, shall be entitled to leave of absence from their respective duties, without loss of pay, time, or efficiency rating, on all days during which they are employed, under orders, on training duty for periods not to exceed fifteen days in any one calendar year.

Annual appropriations authorized.

SEC. 37. That the necessary funds are hereby authorized to be appropriated annually, to be paid out of any money in the Treasury not otherwise appropriated, for the support of the Naval Reserve, including all expenses pertaining thereto as authorized by law.

Estimates to be submitted.

SEC. 38. That the Secretary of the Navy shall submit annually in connection with the estimates for the Navy Department a statement showing separately the sums required for the following purposes under this Act:

For all purposes of Fleet Reserves.

(a) The estimated amount necessary for all purposes for the Fleet Naval Reserve for the succeeding fiscal year, not including pay and allowances of former enlisted men of the regular Navy transferred or assigned to the Fleet Naval Reserve.

Pay, etc., of transferred Navy enlisted men.

(b) The estimated amount for said fiscal year required to cover the pay and allowances of those former enlisted men of the regular Navy transferred to the Fleet Naval Reserve.

For enlisted men assigned, without active duty.  
*Ante*, p. 1086.

(c) The amount estimated for said fiscal year to cover the annual payment of \$25 allowed by section 22 of this Act to those men of the Naval Reserve who have been assigned thereto.

Funds available.

SEC. 39. That unobligated funds from appropriations for the Naval Reserve Force and the various classes thereof for the current fiscal year and thereafter are hereby made available for carrying the provisions of this Act into effect.

Effective as of July 1, 1925.

SEC. 40. That this Act shall take effect on July 1, 1925, which date shall be construed as the date of the passage or approval thereof.

Approved, February 28, 1925.

February 28, 1925.  
[H. R. 11500.]  
[Public, No. 513.]

**CHAP. 375.**—An Act To amend an Act entitled "An Act to consolidate national forest lands."

National forests.  
Acceptance of lands for use of.  
Vol. 42, p. 466, amended.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Act of March 20, 1922 (Forty-second Statutes at Large, page 465), entitled "An Act to consolidate national forest lands," be, and the same is hereby, amended by adding the following section thereto:

Reservations of timber, minerals, etc., allowed.  
In lands conveyed to United States.

SEC. 2. Either party to an exchange may make reservations of timber, minerals, or easements, the values of which shall be duly considered in determining the values of the exchanged lands. Where reservations are made in lands conveyed to the United States the right to enjoy them shall be subject to such reasonable conditions respecting ingress and egress and the use of the surface of the land as may be deemed necessary by the Secretary of Agriculture; where mineral reservations are made in lands conveyed by the United States it shall be so stipulated in the patents, and that any person who acquires the right to mine and remove the reserved deposits may enter and occupy so much of the surface as may be required for all purposes incident to the mining and removal of the minerals therefrom, and may mine and remove such minerals upon payment to the owner of the surface for damages caused to the land and improvements thereon: *Provided*, That all property, rights, easements, and benefits authorized by this section to be retained by or reserved to owners of lands conveyed to the United States shall be subject to the tax laws of the States where such lands are located.

By United States, of mineral deposits.

*Proviso.*  
State taxation on property, etc., retained by owners.

Approved, February 28, 1925.

**CHAP. 376.**—An Act To authorize the creation of game refuges on the Ozark National Forest in the State of Arkansas.

February 28, 1925.  
[H. R. 12192.]  
[Public, No. 514.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the President of the United States is hereby authorized to designate such national forest lands within the Ozark National Forest, within the State of Arkansas, as should, in his discretion, be set aside for the protection of game animals, birds, or fish; and whoever shall hunt, catch, trap, willfully disturb, or kill any kind of game animal, game or non-game, bird, or fish, or take the eggs of any such bird on any lands so set aside, or in or on the waters thereof, except under such general rules and regulations as the Secretary of Agriculture may from time to time prescribe, shall be fined not more than \$500 or imprisoned not more than six months, or both: *Provided*, That no lands within the present limits of the fourth congressional district shall be included in such designation.

Ozark National Forest, Ark.  
Game refuges authorized in.

Punishment for unauthorized hunting, etc.

*Provido.*  
Lands excluded.

Approved, February 28, 1925.

**CHAP. 377.**—Joint Resolution To accept donations of furniture and furnishings for use in the White House.

February 28, 1925.  
[S. J. Res. 163.]  
[Pub. Res., No. 55.]

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That with a view to conserving in the White House the best specimens of the early American furniture and furnishings, and for the purpose of maintaining the interior of the White House in keeping with its original design the officer in charge of public buildings and grounds is hereby authorized and directed, with the approval of the President, to accept donations of furniture and furnishings for use in the White House. All such articles thus donated to become the property of the United States and to be accounted for as such.

White House, D. C.  
Acceptance of donations of furniture, etc., for.

To be United States property.

Temporary committee authorized to select and recommend articles for acceptance.

SEC. 2. The said officer in charge of public buildings and grounds is further authorized and directed, with the approval of the President, to appoint a temporary committee composed of one representative of the American Federation of Arts, one representative of the National Commission of Fine Arts, one representative of the National Academy of Design, one member of the American Institute of Architects, and five members representing the public at large; the said committee to have full power to select and pass on the articles in question and to recommend the same for acceptance.

Approved, February 28, 1925.

**CHAP. 378.**—Joint Resolution To amend section 2 of the public resolution entitled "Joint resolution to authorize the operation of Government-owned radio stations for the use of the general public, and for other purposes," approved April 14, 1922.

February 28, 1925.  
[S. J. Res. 177.]  
[Pub. Res., No. 56.]

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That section 2 of public resolution numbered 48, Sixty-seventh Congress, approved April 14, 1922, is amended to read as follows:

Government radio stations.  
Vol. 42, p. 495, amended.

"SEC. 2. The Secretary of the Navy is hereby authorized, under the terms and conditions and at rates prescribed by him, which rates shall be just and reasonable, and which, upon complaint, shall be subject to review and revision by the Interstate Commerce Commission, to use all radio stations and apparatus, wherever located, owned by the United States and under the control of the Navy

Naval stations.  
Specified uses authorized.

Press messages.

Department (a) for the reception and transmission of press messages offered by any newspaper published in the United States, its Territories or possessions, or published by citizens of the United States in foreign countries, or by any press association of the United States, and (b) for the reception and transmission of private commercial messages between ships and between ship and shore: *Provided*, That the rates fixed for the reception and transmission of all such messages, other than press messages between the Pacific coast of the United States, Hawaii, Alaska, the Philippine Islands, the Virgin Islands, and the Orient, shall not be less than the rates charged by privately owned and operated stations for like messages and service: *Provided further*, That the right to use such stations for any of the purposes named in this section shall terminate and cease as between any countries or localities or between any locality and privately operated ships whenever privately owned and operated stations are capable of meeting the normal communication requirements between such countries or localities or between any locality and privately operated ships, and the Secretary of Commerce shall have notified the Secretary of the Navy thereof, and in any event all rights conferred by this section shall terminate and cease on June 30, 1927, except that all such rights conferred by this section in the Republic of China shall terminate and cease on January 1, 1924."

Private commercial messages between ships, and with shore. *Proviso.* Rates other than Pacific coast, etc., press messages.

Termination when private stations able to meet requirements.

Final termination, except in China.

Approved, February 28, 1925

March 2, 1925.

[H. R. 11706.]

[Public, No. 515.]

**CHAP. 384.**—An Act To authorize the construction of a bridge across the Pend d'Oreille River at or near the Newport-Priest River Road crossing, Washington and Idaho.

Pend d'Oreille River. Washington and Idaho may bridge, at Newport-Priest River Road crossing.

Construction. Vol. 34, p. 84.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the States of Washington and Idaho, or either of them, or any political subdivision or subdivisions thereof, or their assigns, are hereby authorized to construct, maintain, and operate a bridge across the Pend d'Oreille River at a point suitable to the interests of navigation at or near the Newport-Priest River Road crossing, Washington and Idaho, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Amendment.

**SEC. 2.** The right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, March 2, 1925.

March 2, 1925.

[H. R. 11978.]

[Public, No. 516.]

**CHAP. 385.**—An Act Granting the consent of Congress to the commissioners of McKean County, Pennsylvania, to construct a bridge across the Allegheny River.

Allegheny River. McKean County, Pa., may bridge, near Larabee.

Construction. Vol. 34, p. 84.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the consent of Congress is hereby granted to the commissioners of McKean County, Pennsylvania, and their successors and assigns, to construct, maintain, and operate a bridge and approaches thereto across the Allegheny River at a point suitable to the interests of navigation, at a location approximately one mile south of Larabee, in the county of McKean, in the State of Pennsylvania, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Amendment.

**SEC. 2.** The right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, March 2, 1925.

**CHAP. 386.**—An Act Authorizing the sale of the United States Veterans' Bureau hospital at Corpus Christi, Texas.

March 2, 1925.  
[S. 2100.]

[Public, No. 517.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Director of the United States Veterans' Bureau is hereby authorized to have appraised and after advertisement to sell to the highest bidder or bidders as a whole or in parcels in his discretion and on such terms as he deems proper the United States Veterans' Bureau hospital reservation at Corpus Christi, Texas, and to make, execute, and deliver all needful conveyances. The director shall have the right to reject any and all bids. The net proceeds of such sale or sales shall be paid into the Treasury of the United States as miscellaneous receipts.

Corpus Christi, Tex.  
Sale of Veterans'  
Bureau hospital at.

Disposal of proceeds.

Approved, March 2, 1925

**CHAP. 387.**—An Act To provide and adjust penalties for violation of the navigation laws, and for other purposes.

March 2, 1925.  
[S. 2399.]

[Public, No. 518.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That there be added at the end of section 4472, Revised Statutes, as amended, the provision: "That the owner of any automobile in which all fire has not been extinguished and the motors stopped immediately after the automobile has taken its position on any vessel found on navigable waters of the United States and in which such fires do not remain extinguished and the motors remain idle until the vessel is made fast to the wharf or ferry bridge at which she lands shall incur a penalty of not more than \$500, for which the automobile shall be liable."

Steam passenger ves-  
sels.  
Automobiles on.  
Penalty for not extin-  
guishing fire, and stop-  
ping motor when on  
board.  
Vol. 33, p 1301,  
amended.  
R. S., sec. 4472, p. 865.

Approved, March 2, 1925.

**CHAP. 388.**—An Act To revive and reenact the Act entitled "An Act to authorize the construction of a bridge across the Sabine River at or near Orange, Texas."

March 2, 1925.  
[S. 4087.]

[Public, No. 519.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Act approved May 13, 1920, authorizing the Orange Chamber of Commerce, its successors and assigns, to construct, maintain, and operate a bridge and approaches thereto across the Sabine River at or near the city of Orange, Texas, be, and the same is hereby, revived and reenacted: *Provided*, That this Act shall be null and void unless the actual construction of the bridge be commenced within one year and completed within three years from the date of approval hereof.

Sabine River.  
Time extended for  
bridging, at Orange,  
Tex.  
Vol. 41, p. 598, amend-  
ed.

*Proviso.*  
Time of construction.

SEC. 2. The States of Texas and Louisiana, or either of them, or any political subdivision or subdivisions thereof, within or adjoining which said bridge is located, may at any time acquire all right, title, and interest in said bridge and approaches thereto constructed under the authority of this Act, for the purpose of maintaining and operating such bridge as a free bridge, by the payment to the owners of the reasonable value thereof, not to exceed in any event the construction cost thereof: *Provided*, That the said State or States, or political subdivision or divisions, may operate such bridge as a toll bridge not to exceed five years from date of acquisition thereof.

Texas or Louisiana  
may acquire to operate  
as a free bridge.

*Proviso.*  
Tolls allowed for five  
years.

Amendment.

SEC. 3. The right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, March 2, 1925.

March 2, 1925.  
[S. 4178.]  
[Public, No. 520.]

**CHAP. 389.**—An Act To authorize the Port of New York Authority to construct, maintain, and operate a bridge across the Hudson River between the States of New York and New Jersey.

Hudson River.  
Port of New York  
Authority may bridge,  
New York to Fort Lee,  
N. J.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the Port of New York Authority to construct, maintain, and operate a bridge and approaches thereto across the Hudson River, at a point suitable to the interests of navigation, and connecting a point between One hundred and seventieth Street and One hundred and eighty-fifth Street, borough of Manhattan, New York City, with a point approximately opposite thereto in the borough of Fort Lee, Bergen County, New Jersey, in accordance with the provisions of an Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Construction.  
Vol. 34, p. 84.

Time of construction.

**SEC. 2.** Construction of the said bridge shall be commenced within three years and it shall be completed within seven years from the date of the passage of this Act, and in default thereof the authority hereby granted shall cease and be null and void.

Amendment.

**SEC. 3.** The right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, March 2, 1925

March 2, 1925.  
[S. 4179.]  
[Public, No. 521.]

**CHAP. 390.**—An Act To authorize the Port of New York Authority to construct, maintain, and operate bridges across the Arthur Kill between the States of New York and New Jersey.

Arthur Kill.  
Port of New York  
Authority may bridge,  
from Staten Island to  
New Jersey.  
Locations.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the Port of New York Authority to construct, maintain, and operate two bridges and approaches thereto across Arthur Kill, one of said bridges to be located at a point suitable to the interests of navigation in or near Perth Amboy on the New Jersey side and Tottenville on the New York side, and the other to be located at a point suitable to the interests of navigation in or near Elizabeth on the New Jersey side and Howland Hook, Staten Island, on the New York side, in accordance with the provisions of an Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Construction.  
Vol. 34, p. 84.

Time of construction.

**SEC. 2.** Construction of the said bridges shall be commenced within three years, and they shall be completed within six years from the date of the passage of this Act, and in default thereof the authority hereby granted shall cease and be null and void.

Amendment.

**SEC. 3.** The right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, March 2, 1925.

March 2, 1925.  
[S. 4203.]  
[Public, No. 522.]

**CHAP. 391.**—An Act To authorize the Port of New York Authority to construct, maintain, and operate a bridge across the Kill Van Kull between the States of New York and New Jersey.

Kill Van Kull.  
Port of New York  
Authority may bridge,  
Bayonne, N. J., to  
Port Richmond, N. Y.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the Port of New York Authority to construct, maintain, and operate a bridge and approaches thereto across the Kill Van Kull, at a point suitable to the interests of navigation, at or near Bayonne, on the New Jersey side, and at or near

Port Richmond on the New York side, in accordance with the provisions of an Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Construction.  
Vol. 34, p. 84.

SEC. 2. Construction of the said bridge shall be commenced within three years, and shall be completed within six years from the date of the passage of this Act, and in default thereof the authority hereby granted shall cease and be null and void.

Time of construction.

SEC. 3. The right to alter, amend, or repeal this Act is hereby expressly reserved.

Amendment.

Approved, March 2, 1925.

CHAP. 392.—An Act Authorizing the construction, maintenance, and operation of a bridge across the Saint Louis River between the cities of Superior, Wisconsin, and Duluth, Minnesota.

March 2, 1925.

[S. 4325.]

[Public, No. 523.]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the consent of Congress is hereby granted to the Twin Ports Bridge Company, a Wisconsin corporation, its successors and assigns, to construct, maintain, and operate a bridge and approaches thereto, across the Saint Louis River at a point suitable to the interests of navigation, from Belknap Street, or within one-half mile north or south thereof, in the city of Superior, Wisconsin, to Le Seur Street, or the vicinity thereof, in the city of Duluth, Minnesota, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Saint Louis River.  
Twin Ports Bridge  
Company may bridge,  
Superior, Wis., to Du-  
luth, Minn.

Construction.  
Vol. 34, p. 84.

SEC. 2. The cities of Duluth, Minnesota, and Superior, Wisconsin, may jointly, or either may, with the consent of the other, at any time after ten years after the completion of said bridge, purchase the same. The purchase price shall be the reasonable value of said bridge, including approaches, right of way, and accessory works. In such value the bridge shall be considered as having the license to continue, but such license or franchise right shall not be considered to have a value of exceeding \$1,000, and nothing shall be allowed for going concern value. The item of cost of financing the construction shall be considered, but it is not intended that any specific sum of money therein expended must be added to the purchase price otherwise determined. Such value shall be determined by such board of arbitration as may be selected by the corporation and said cities and in the event of disagreement then upon request of either the bridge company or the cities by the Secretary of War. When such determination is made it shall be filed with the city clerks of the respective cities of Duluth, Minnesota, and Superior, Wisconsin. The said bridge company shall file with the Secretary of War and the city clerks of the cities of Duluth and Superior within six months after the completion of said bridge and works an accurate report verified by its treasurer, of the expenditures made by the company in such construction and purchase of right of way and accessories and cost of financing construction, and likewise shall file with the Secretary of War and the city clerks of such cities within said time after the expenditure thereof, verified report of any additional improvements afterwards made thereon. The books of said company shall be open to audit by either city at any time upon demand of proper officials.

Duluth and Superior  
may purchase, after  
completion.

Determination of  
value, etc.

In the event of any incumbrances upon said bridge property, the amount thereof, with accrued interest, but not to exceed the purchase price, shall be first paid direct to the owners or holders thereof and applied upon the purchase price: *Provided*, That if the amount of

Payment to credit  
ors.

*Proviso.*

Incumbrances extinguished when purchase price paid.

such incumbrances exceeds the purchase price, then the payment of such purchase price to the owners or holders of such incumbrances shall fully extinguish the same, and same shall be paid in order of their priority of lien.

Conveyance to purchaser, etc.

Upon payment of said purchase price, within four months after the filing with said city clerks of the determination thereof, the said Twin Ports Bridge Company, its successors and assigns, shall execute and deliver a conveyance of said bridge to the purchaser or purchasers and assign all rights and grants hereunder. The limitation herein as to the four months shall not bar subsequent purchase under the provisions of this Act.

Amendment.

SEC. 3. The right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, March 2, 1925.

March 2, 1925.

[S. 4230.]

[Public, No. 524.]

**CHAP. 393.**—An Act To authorize the Secretary of the Treasury to prepare a medal with appropriate emblems and inscriptions commemorative of the Norse-American Centennial.

Norse-American Centennial.  
Medal commemorative of landing of first Norse immigrants may be prepared at the mint.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That a medal, not to exceed in number forty thousand, with appropriate devices, emblems, and inscriptions commemorative of the arrival in the United States of the first shipload of Norse immigrants on board the sloop Restaurationen, which event is to be celebrated at the Norse-American Centennial on the Minnesota State Fair Grounds June 6 to 9, 1925, inclusive, shall be prepared under the direction of the Secretary of the Treasury at the United States Mint at Philadelphia. The medals herein authorized shall be manufactured, subject to the provisions of section 52 of the Coinage Act of 1873, from suitable models to be supplied by the Norse-American Centennial (Incorporated). The medals so prepared shall be delivered at the Philadelphia Mint to a designated agent of said Norse-American Centennial (Incorporated) upon payment of the cost thereof.

Restrictions, etc.

R. S., sec. 3551, p. 702.

Delivery.

Approved, March 2, 1925.

March 2, 1925.

[H. R. 11362.]

[Public, No. 525.]

**CHAP. 394.**—An Act To authorize an appropriation for the purchase of certain lots in the town of Cedar City, Utah, for the use and benefit of a small band of Piute Indians located thereon.

Cedar City, Utah.  
Purchase of lots in, for Piute Indians.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the sum of \$1,275 is hereby authorized to be appropriated, out of any moneys in the United States Treasury not otherwise appropriated, to enable the Secretary of the Interior to purchase nine lots or parts of lots in the town of Cedar City, Utah, for the use and occupancy of a small band of Piute Indians now residing thereon: *Provided,* That the title to said lots is to be held in the United States for the benefit of said Indians.

*Proviso.*  
Title to be held.

Approved, March 2, 1925.

March 2, 1925.

[H. R. 12001.]

[Public, No. 526.]

**CHAP. 395.**—An Act To provide for the elimination of Lamond grade crossing in the District of Columbia, and for the extension of Van Buren Street.

District of Columbia.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Commissioners of the District of Columbia are hereby authorized and

directed to construct a subway and approaches to carry Van Buren Street under the tracks and right of way of the Metropolitan branch of the Baltimore and Ohio Railroad Company, in accordance with plans and profiles of said works to be approved by the said commissioners: *Provided*, That one-half of the total cost of constructing said subway and approaches shall be borne and paid by the said railroad company, its successors and assigns, to the collector of taxes of the District of Columbia, to the credit of the District of Columbia, and the same shall be a valid and subsisting lien against the franchises and property of the said railroad company and shall constitute a legal indebtedness of said company in favor of the District of Columbia, and the said lien may be enforced in the name of the District of Columbia by a bill in equity brought by the said commissioners in the Supreme Court of the District of Columbia or by any other lawful proceeding against the said railroad company: *Provided further*, That the said railroad company shall pay to the District of Columbia for the lighting of the subway over which the tracks of the said railroad company will pass, in accordance with the provisions of existing law: *Provided further*, That no street railway company shall use said subway or any approach herein authorized for its tracks until said company shall have paid to the collector of taxes of the District of Columbia a sum equal to one-fourth of the total cost of said subway and approaches, to be applied to the credit of the District of Columbia.

Subway directed of Van Buren Street under Metropolitan Branch tracks.

*Proviso.*  
One-half of cost to be paid by the railroad.

Payment for lighting.

Payment required of street railway company using subway.

Sum authorized for constructor, etc.  
*Post*, p. 1319.

No purchase of land for extending Van Buren Street.

Lamond grade crossing of railroad closed forever on completion of subway.

SEC. 2. For the purpose of carrying into effect the foregoing provisions the sum of \$71,500 is hereby authorized to be appropriated, payable in like manner as other appropriations for the expenses of the government of the District of Columbia, and the said commissioners are authorized to expend such sum as may be necessary for personal services and engineering and incidental expenses, and no part of the same shall be applied toward the purchase of any land for the aforesaid extension of Van Buren Street, but such extension shall be made within the area in which the District of Columbia already possesses the right to extend said Van Buren Street under the aforesaid tracks and right of way.

SEC. 3. From and after the completion of the said subway and approaches to carry Van Buren Street under the tracks and right of way of the Metropolitan branch of the Baltimore and Ohio Railroad Company aforesaid, the highway grade crossing over the tracks and right of way of the said Metropolitan branch of the Baltimore and Ohio Railroad Company at Lamond, in the District of Columbia, shall be forever closed against further traffic of any kind.

Approved, March 2, 1925.

**CHAP. 396.**—An Act To authorize the transfer of the United States Weather Bureau site and buildings at East Lansing, Michigan, to the State of Michigan in exchange for another Weather Bureau site on the grounds of the Michigan State Board of Agriculture and other considerations.

March 2, 1925.  
[H. R. 12086.]  
[Public, No. 527.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of Agriculture be, and he is hereby, authorized and directed to transfer and convey to the State of Michigan all the right and title of the United States in and to all that piece and parcel of land situate in the city of East Lansing, county of Ingham, State of Michigan, now occupied and used by the Weather Bureau of the United States Department of Agriculture, more particularly described as follows: Beginning at a point in the south boundary of

East Lansing, Mich. Weather Bureau site at, transferred to Michigan.

Description.

the Lansing and Howell plank road forty feet westerly from the intersection of south line of said road with the township line between town 4 north, range 1 west, and town 4 north, range 2 west; thence north, seventy degrees three minutes west, one hundred and thirty-eight feet; thence south, seven degrees twenty-one minutes east, two hundred and twenty and sixty-eight one-hundredths feet; thence south, sixty-five degrees forty-three minutes east, seventy-seven and sixty-eight one-hundredths feet; thence north, eight degrees thirty-three minutes east, two hundred and six feet to the point of beginning; the tract of land so described containing forty-nine one-hundredths of an acre, more or less; including all the buildings and improvements thereon and all rights, easements, and appurtenances thereunto appertaining, and to execute and deliver in the name of the United States and in its behalf any and all conveyances or other instruments necessary to effectuate such transfer, upon the conditions (a) that the State of Michigan shall, in consideration thereof, transfer and convey to the United States a good title in fee simple to a parcel of ground located on the lands of the Michigan State Board of Agriculture at East Lansing, Michigan, approximately equal in area to that hereinbefore described, which shall be acceptable to the Secretary of Agriculture as a site suitable for the erection and maintenance thereon of buildings and other structures for Weather Bureau purposes, and (b) that said State of Michigan shall, in addition, pay to the United States the sum of \$25,000. After deducting from said amount the necessary expenses of making such transfers the balance thereof shall be deposited by the Secretary of Agriculture in the Treasury of the United States as miscellaneous receipts.

Lands to be conveyed in exchange

Payment in addition.

Erection of building, etc., on acquired site.

Amount authorized.

The Secretary of Agriculture is further authorized to erect on the site so acquired a building for the use of the Weather Bureau and to pay for all necessary labor, materials, and expenses, plans and specifications to be prepared by the Secretary of Agriculture, and the work to be done under the supervision of the Chief of the Weather Bureau, at a cost not to exceed \$38,000, from funds to be appropriated.

Approved, March 2, 1925.

March 2, 1925.  
[S. 4352.]

[Public, No. 523.]

**CHAP. 397.**—An Act To create an additional judge in the district of Minnesota.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the President of the United States be, and he is hereby, authorized and directed, by and with the advice and consent of the Senate, to appoint a judge to fill a vacancy created in the District Court of the United States for the District of Minnesota, occasioned by the death of Honorable John F. McGee, who was appointed as an additional judge in said district under the provisions of the Act of Congress entitled "An Act for the appointment of an additional circuit judge for the fourth judicial circuit, for the appointment of additional district judges for certain districts, providing for an annual conference of certain judges, and for other purposes," approved September 14, 1922.

Minnesota judicial district.  
Additional judge authorized to fill a vacancy.

Vol. 42, p. 838.

No vacancy two years after this date to be filled.

Residence, etc.

Effective at once.

**SEC. 2.** A vacancy occurring more than two years after the passage of this Act in the office of the district judge appointed pursuant to this Act shall not be filled unless Congress shall so provide.

**SEC. 3.** The judge appointed hereunder shall reside in said district and his compensation and powers shall be the same as now provided by law for the judge of said district.

**SEC. 4.** This Act shall take effect immediately.

Approved, March 2, 1925.

**CHAP. 398.**—Joint Resolution Establishing a commission for the participation of the United States in the observance of the one hundred and fiftieth anniversary of the Battle of Bunker Hill, authorizing an appropriation to be utilized in connection with such observance, and for other purposes.

March 2, 1925.  
[H. J. Res. 318.]  
[Pub. Res., No. 57.]

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That there is hereby established a commission to be known as the United States Bunker Hill Sesquicentennial Commission (hereinafter referred to as the commission) and to be composed of eleven commissioners, as follows: Three persons to be appointed by the President of the United States, four Senators by the President of the Senate, and four Members of the House of Representatives by the Speaker of the House of Representatives. The commission shall serve without compensation and shall select a chairman from among their number.

Bunker Hill Sesquicentennial Commission.  
Creation and composition of.

No compensation.

**SEC. 2.** There is hereby authorized to be appropriated out of any money in the Treasury not otherwise appropriated the sum of \$5,000 to be expended by the commission for actual and necessary traveling expenses and subsistence while discharging its official duties outside the District of Columbia.

Amount authorized for traveling, etc., expenses.  
Post, p. 1324.

**SEC. 3.** There is hereby authorized to be appropriated, out of any money in the Treasury not otherwise appropriated, the sum of \$10,000 to be utilized in the discretion of the commission for the appropriate participation on the part of the United States in the celebration and observance of the one hundred and fiftieth anniversary of the Battle of Bunker Hill to be commemorated on or about June 17, 1925.

Amount authorized for participating in celebration.  
Post, p. 1324.

**SEC. 4.** The Postmaster General is hereby authorized and directed to issue a special series of postage stamps, in such denominations and of such designs as he may determine, commemorative of the one hundred and fiftieth anniversary of the Battle of Bunker Hill and of the one hundred and fiftieth anniversary of such other major events of the Revolutionary War as he may deem appropriate.

Special commemorative postage stamps to be issued.

Approved, March 2, 1925.

**CHAP. 411.**—An Act To define the status of retired officers of the Regular Army who have been detailed as professors and assistant professors of military science and tactics at educational institutions, and for other purposes.

March 3, 1925.  
[S. 2865.]  
[Public, No. 529.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the authority for detail of retired officers of the Regular Army contained in section 40b and section 55c of the National Defense Act of June 3, 1916, as amended by the Act of June 4, 1920, shall, in either case, be construed to include authority to so detail retired officers of the Philippine Scouts.

Army.  
Details of retired officers for school duties extended to Philippine Scouts.  
Vol. 41, pp. 777, 780.

**SEC. 2.** Duty performed by retired officers of the Regular Army and duty performed by retired officers of the Philippine Scouts, pursuant to War Department orders issued under section 40b or section 55c, respectively, of said National Defense Act of June 3, 1916, as amended by the Act of June 4, 1920, including in either case, temporary duty for attendance on any course of preparatory instruction required by such order, shall be construed to be active duty for the purpose of increase of longevity pay of such retired officers within the meaning of the National Defense Act of June 3, 1916, as amended by the Act of June 4, 1920, and the Act of May 12, 1917, entitled "An Act making appropriations for the support of the Army for the fiscal year ending June thirtieth, nineteen hundred and eighteen, and for other purposes," and the Act of June 10, 1922, entitled "An Act to readjust the pay and allowances of the com-

Duty performed at schools, etc., construed as active for increase of longevity pay.

Vol. 41, p. 786.

Vol. 40, p. 48.

Vol. 42, p. 632.

missioned and enlisted personnel of the Army, Navy, Marine Corps, Coast Guard, Coast and Geodetic Survey, and Public Health Service."

School details heretofore of retired Philippine Scout officers, construed active duty for increase of longevity pay.

SEC. 3. Duty heretofore performed by retired officers of the Philippine Scouts, pursuant to War Department orders purporting to have been issued under section 40b or section 55c, respectively, of said National Defense Act of June 3, 1916, as amended by the Act of June 4, 1920, including, in either case, temporary duty for attendance on any course of preparatory instruction required by such order, shall be construed to be active duty for the purpose of increase of longevity pay of such retired officers, within the meaning of the aforesaid Act of June 3, 1916, as amended by the Act of June 4, 1920, and the aforesaid Act of May 12, 1917, and the aforesaid Act of June 10, 1922.

Details of retired officers for schools, etc., prior to July, 1922, to be construed as active duty.

SEC. 4. Duty performed prior to July 1, 1922, by retired officers of the Regular Army and duty performed prior to June 10, 1922, by retired officers of the Philippine Scouts, pursuant to War Department orders issued or purporting to have been issued under section 40b or section 55c, respectively, of said National Defense Act of June 3, 1916, as amended by the Act of June 4, 1920, including, in either case, temporary duty for attendance on any course of preparatory instruction required by such order, shall be construed to be active duty for the purpose of promotion of such retired officers on the retired list, within the meaning of the aforesaid Act of June 3, 1916, as amended by the Act of June 4, 1920, and the aforesaid Act of June 10, 1922.

Administrative action by department as to such details, ratified and confirmed.

SEC. 5. Any administrative action heretofore taken by the War Department dependent for validity upon the above-mentioned constructions of the indicated statutes, or a like construction of any other statute authorizing the detail of retired officers of the Army to educational institutions, is hereby ratified and confirmed; and that any pay otherwise due to any retired officers of the Regular Army or the Philippine Scouts but heretofore withheld by reason of a construction of any of the indicated statutes inconsistent with those foregoing shall be considered due and payable.

Withheld pay considered due and payable.

Approved, March 3, 1925.

March 3, 1925.  
[S. 3824.]

[Public, No. 530.]

CHAP. 412.—An Act To provide for the appointment of a leader of the Army band.

Army.  
Appointment of warrant officer as leader of Army band.

Pay, etc.

Returned to former status if relieved.

Retired pay, etc.

Provisos.  
No back pay, etc.

No effect on number of officers.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of War is hereby authorized to appoint a warrant officer of the Regular Army leader of the Army band, who, while holding such appointment, shall receive, in lieu of any and all pay and allowances as warrant officer, the base pay and the allowances of a captain of the Regular Army in the third pay period and shall be entitled to longevity pay provided for an officer for each three years of service under such appointment plus any previous active commissioned service under a Federal appointment which the appointee may have had, but shall not be entitled to pass to a higher pay period. The leader of the Army band may be relieved from his appointment as such and returned to his former status at the discretion of the Secretary of War. Upon retirement he shall be retired as a warrant officer and shall receive the retired pay to which he would have been entitled had he not been appointed and received the pay and allowances of leader of the Army band: *Provided*, That no back pay or allowances shall be allowed to the leader of the Army band by reason of the passage of this Act: *And provided further*, That nothing

contained in this Act shall operate to increase the authorized number of commissioned officers or warrant officers of the Regular Army, nor to decrease the number of warrant officers authorized by law.

Approved, March 3, 1925.

**CHAP. 413.**—An Act To authorize the Secretary of War to reappoint and immediately discharge or retire certain warrant officers of the Army Mine Planter Service.

March 3, 1925.  
[S. 3977.]  
[Public, No. 531.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of War is hereby authorized and directed to reappoint and immediately discharge or retire as hereinafter directed all warrant officers, Army Mine Planter Service, discharged from such service pursuant to the Act entitled "An Act making appropriations for the military and nonmilitary activities of the War Department for the fiscal year ending June 30, 1923, and for other purposes," approved June 30, 1922: *Provided*, That warrant officers of the Army Mine Planter Service of less than ten years' service be discharged with payment of one years' pay; or those of more than ten years' and less than twenty years' service be placed on the unlimited retired list with pay at the rate of 2½ per centum of their active pay, multiplied by the number of complete years of such service; or those of more than twenty years' service be placed on the unlimited retired list with pay at the rate of 3 per centum of their active pay, multiplied by the number of complete years of such service, not exceeding 75 per centum of their active pay: *Provided further*, That in computing length of service for retirement and in computing longevity pay under the provision of this Act service on boats in the service of the Quartermaster Department as well as service in the Regular Army shall be counted: *And provided further*, That this Act shall not apply to any discharged warrant officer, Army Mine Planter Service, who has been reappointed a warrant officer, Army Mine Planter Service.

Army Mine Planter Service.  
Discharged warrant officers of, to be reappointed and discharged, etc.  
Vol. 42, p. 723.

*Provisos.*  
Discharge if service less than 10 years.  
On retired list if service 10 years or more.

Other service counted.

Not applicable to present officers.  
reappointed

Approved, March 3, 1925.

**CHAP. 414.**—An Act To authorize the Secretary of the Interior to sell to the city of Los Angeles certain lands in California heretofore purchased by the Government for the relief of homeless Indians.

March 3, 1925.  
[S. 4015.]  
[Public, No. 532.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized in his discretion to sell and to convey title on behalf of the United States of America, to the city of Los Angeles, certain lands in California heretofore purchased by the Government for the relief of homeless Indians, namely: Lot 55 of the Owens Valley Improvement Company's subdivision numbered 1, as shown on a map filed in book numbered 1, page 41, of the map records of Inyo County, containing approximately sixteen and sixty-one one-hundredths acres; and the northerly four hundred and twenty-nine feet of lot 141 of the Owens Valley Improvement Company's subdivision numbered 2 as shown on a map filed in book numbered 1, page 42, of the map records of Inyo County, containing approximately thirteen acres: *Provided*, That the consideration to be received for the lands shall be determined by the Secretary of the Interior and the amount for which the entire area may be sold shall not be less than the total cost of the lands and of the improvements to the Government: *Provided further*, That the sum

Los Angeles, Calif.  
Conveyance to, of lands purchased for homeless Indians.

Description.

*Provisos.*  
Restriction on sale price.

Amount to be used for Indian irrigation.

of \$1,060.75 shall be segregated from the proceeds of this sale and deposited in the Treasury to the credit of the reimbursable appropriation by the Act of May 24, 1922 (Forty-second Statutes at Large, page 560), for irrigation work on miscellaneous projects in district numbered 4: *Provided further*, That the Secretary of the Interior be, and he is hereby, authorized to use the remainder of the proceeds, exclusive of the sum of \$1,060.75 expended for irrigation improvements, in purchasing other land in California, with such improvements as may be appurtenant thereto, for the relief of homeless Indians of that State, and the money when deposited in the Treasury shall be set apart and reserved for that purpose.

Approved, March 3, 1925.

March 3, 1925.

[S. 1707.]

[Public, No. 533.]

**CHAP. 415.**—An Act Appropriating money for the relief of the Clallam Tribe of Indians in the State of Washington, and for other purposes.

Clallam Indians,  
Wash. Per capita to enrolled  
members of.

*Provisos.*  
Relinquishment of  
all claims required.

Retention of shares  
of minor children.

Interest may be paid  
to parents.

Allowance to attor-  
neys.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That there is hereby authorized to be appropriated, out of moneys in the Treasury of the United States not otherwise appropriated, the sum of \$400,000, to be paid per capita to the Clallam Indians of the State of Washington upon enrollment of said Indians to be made under the direction of and to be approved by the Secretary of the Interior: *Provided*, That before payment to the individual Indians they shall relinquish in writing all claims of any nature against the United States under any treaty, agreement, or Act of Congress, and agree to accept such payment in full satisfaction of any and all claims whatsoever against the United States: *Provided further*, That the shares of minor children shall be retained in the Treasury of the United States, where they shall draw interest at the rate of 4 per centum per annum until such minors reach the age of majority under the laws of the State of Washington, after which such minors shall be paid their shares upon application to the Secretary of the Interior: *And provided further*, That the interest accumulated at the end of any fiscal year to the credit on the shares of any minor child may be disbursed, under the direction of the Secretary of the Interior, to the parent or parents or guardians of such minor child or children: *And provided further*, That not more than \$15,000 thereof, shall be paid to the attorney employed by the tribe under contract approved by the Secretary of the Interior.

Approved, March 3, 1925.

March 3, 1925.

[S. 1934.]

[Public, No. 534.]

**CHAP. 416.**—An Act To amend, revise, and reenact section 549 of subchapter 4 of the Code of the District of Columbia relating to the appointment of deputy recorder of deeds, and fixing the compensation therefor.

District of Columbia.  
Second deputy re-  
corder of deeds author-  
ized.

Pay, etc.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the recorder of deeds is authorized to appoint a second deputy recorder, who may do and perform any and all acts which the recorder is authorized to do, and all such acts by the said second deputy recorder shall have the same legality force, and effect as if performed by the recorder; the compensation of said second deputy recorder to be at the rate of \$2,000 per annum, to be paid out of the fees and emoluments of the office of the recorder of deeds. *And with the approval*

of the Attorney General of the United States, the recorder of deeds may from time to time fix the number and compensation of all other employees of his office: *Provided*, That any expenditure incurred by him in so doing shall not be a charge upon the Public Treasury, but shall be paid out of the fees and emoluments of said office: *And provided further*, That the employees of said office shall not be in excess of the number actually necessary for the proper conduct of said office of the recorder of deeds: *Provided, however*, That the compensation of the first deputy recorder of deeds and that of the second deputy recorder of deeds shall not be changed except by Act of Congress.

*Provisos.*  
Compensation from receipts.

Number of employees.

Pay of first deputy.

Approved, March 3, 1925.

**CHAP. 417.**—An Act To amend, revise, and reenact subchapter 3, sections 546 and 547 of the Code of Law of the District of Columbia relating to the recording of deeds of chattels.

March 3, 1925.

[S. 1935.]

[Public No. 535.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,*

**SEC. 546** That no bill of sale, mortgage, or deed of trust to secure a debt of any personal chattels whereof the vendor, mortgagor, or donor shall remain in possession, shall be valid or effectual to pass the title therein, except as between the parties to such instruments and as to other persons having actual notice of it, unless the same be executed, acknowledged, and within ten days from the date of such acknowledgement filed in the office of the Recorder of Deeds and the said filing if such instrument therein as aforesaid as to third persons not having notice of it as aforesaid shall be operative only from the time within the said ten days when it is delivered to said recorder.

District of Columbia Code.

Chattel deeds of trust.

Valid only if filed with Recorder of Deeds within 10 days.

Vol. 31, p. 1275, amended.

And it shall not be necessary for the Recorder of Deeds to spread such instruments upon the records of his office, but the same shall be indexed in the manner as deeds to real estate are indexed, and said instruments shall be kept on file and shall be open to inspection by the public, and shall have the same force and legal effect as if they were actually recorded in the books of said office. For filing and indexing such aforesaid instruments the Recorder of Deeds shall collect \$1 each.

Indexing without recording allowed.

Fee.

**SEC. 547. CONDITIONAL SALES.**—No conditional sale of chattels in virtue of which the property is delivered to the purchaser, but by the terms of which the title is not to pass until the price of said chattels is fully paid, where the purchase price exceeds \$100, shall be valid as against third persons acquiring title to said property from said purchaser without notice of the terms of said sale, unless the terms of said sale are reduced to writing and signed by the parties thereto and acknowledged by the purchaser and filed in the office of the Recorder of Deeds of the District of Columbia, and said writing shall be indexed as if the purchaser were a mortgagor and the seller a mortgagee of such chattels, and shall be operative as to third persons without actual notice of it from the time of being filed. And for filing and indexing such an instrument, the Recorder of Deeds shall collect \$1. These Acts shall take effect thirty days after approval.

Conditional sales of property.

Valid against third parties only if terms of sale filed with Recorder of Deeds, etc.

Vol. 31, p. 1275, amended.

Fee.

Approved, March 3, 1925.

March 3, 1925.

[S. 2745.]

[Public No. 536.]

**CHAP. 418.**—An Act To authorize the Secretary of War to convey to the States in which located Government owned or controlled approach roads to national cemeteries and national military parks, and for other purposes.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of War be, and he hereby is, authorized in his discretion, subject to such conditions as may seem to him proper, to convey by proper quitclaim deed to any State, county, municipality, or proper agency thereof, in which the same is located, all the right, title, and interest of the United States in and to any Government owned or controlled approach road to any national cemetery or national military park: *Provided*, That prior to the delivery of any conveyance under this Act the State, county, or municipality to which the conveyance herein authorized is to be made shall notify the Secretary of War in writing of its willingness to accept and maintain the road or roads included in such conveyance: *Provided further*, That upon the execution and delivery of any conveyance herein authorized, the jurisdiction of the United States of America, which has been heretofore ceded to the United States by a State over the roads conveyed, shall thereby cease and determine and shall thereafter vest and be in the particular State in which such roads are located.

Approved, March 3, 1925.

March 3, 1925.

[S. 2935.]

[Public, No. 537.]

**CHAP. 419.**—An Act To authorize the collection and editing of official papers of the Territories of the United States now in the national archives.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Chief of Division of Publications of the Department of State (hereinafter referred to as the editor), under the direction of the Secretary of State, and upon the request of the Governor of any State or of any organization duly authorized by him, is authorized and directed to have collected, edited, copied, and suitably arranged for publication, the official papers of the Territory from which such State was formed, now in the national archives, as listed in Parker's "Calendar of Papers in Washington Archives Relating to the Territories of the United States (to 1873)," being publication numbered 148 of the Carnegie Institution of Washington, together with such additional papers of like character that may be found. The heads of the several executive departments and independent establishments are directed to cooperate with the editor in such work by giving access to the records and by providing facilities for having them copied. The editor is authorized to employ such clerical assistants as may be necessary, and, under the direction of the Secretary of State and without regard to the Classification Act of 1923 and the civil service laws and regulations made thereunder, to engage the services of not more than five persons who are specially qualified for the editorial work necessary in arranging such Territorial papers for publication. For the salaries of such persons and assistants and all other expenses incurred in connection with such work, there is hereby authorized to be appropriated the sum of \$20,000 for the fiscal year ending June 30, 1926, and the same sum for each of the two succeeding fiscal years.

**SEC. 2.** The Secretary of State shall, upon application, furnish without charge to the proper authorities of the several States for publication, a copy of such papers, or any part thereof, as arranged by the editor.

Approved, March 3, 1925.

National cemeteries and parks.  
Conveyance to State, etc., of approach roads to.

*Provisos.*  
Notification of acceptance, etc., required.

Jurisdiction of United States to cease on execution of deed.

Territories.  
Collection and editing of official papers of former, to be made on request of governors, etc.

Departments, etc., directed to cooperate.

Editor authorized to employ assistance without regard to civil service laws, etc.

Amount authorized for expenses.

Copies to be furnished to States, etc., for publication.

**CHAP. 420.**—An Act Authorizing the Postmaster General to make monthly payment of rental for post office premises under lease.

March 3, 1925.  
[S. 3162.]  
[Public, No. 538.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Postmaster General is hereby authorized to make monthly payment of rental for post office premises under lease.

Post offices.  
Rentals to be paid monthly.

Approved, March 3, 1925.

**CHAP. 421.**—An Act To amend the Printing Act approved January 12, 1895, by discontinuing the printing of certain Government publications, and for other purposes.

March 3, 1925.  
[S. 3633.]  
[Public, No. 539.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section 3 of the Act providing for the public printing and binding and the distribution of public documents, approved January 12, 1895, be, and is hereby, amended to read as follows:

Public printing and binding.

**PURCHASE OF PAPER**

Purchase of paper.

“**SEC. 3.** The Joint Committee on Printing shall fix upon standards of paper for the different descriptions of public printing and binding, and the Public Printer shall, under their direction, advertise in one newspaper or trade journal, published in each of six cities, for sealed proposals to furnish the Government with paper, as specified in the schedule to be furnished applicants by the Public Printer, setting forth in detail the quality and quantities required for the public printing. And the Public Printer shall furnish samples of the standard of papers fixed upon to applicants therefor who shall desire to bid.”

Standards to be fixed by Joint Committee on Printing.  
Advertisements.  
Vol. 28, p. 601, amended.

Standard samples.

**OFFICIAL REGISTER**

Official Register.

**SEC. 2.** (a) That the Director of the Census shall cause to be compiled, edited, indexed and published, on or before the first Monday in October of each year an Official Register of the United States which shall contain a full and complete list of all persons occupying administrative and supervisory positions in each executive and judicial department of the Government, including the District of Columbia, in connection with which salaries are paid from the Treasury of the United States. The Register shall show the name; official title; salary, compensation and emoluments; legal residence and place of employment for each person listed therein: *Provided however,* That the Official Register shall not contain the name of any postmaster, assistant postmaster or officer of the Army, Navy and Marine Corps.

To be prepared annually by the Director of the Census.

Details to be shown.

*proviso.*  
Postal service, Army, Navy, and Marine Corps omitted.

(b) To enable the Director of the Census to compile and publish the Official Register of the United States, the Executive Office, the judiciary, the Commissioners of the District of Columbia, and the head of each executive department, independent office, establishment and commission of the Government shall, as of the 1st day of July of each year, supply to the Director of the Census the data required by this section, upon forms approved and furnished by him, in due time to permit the publication of the Official Register as herein provided; and no extra compensation shall be allowed to any officer, clerk, or employee of the Bureau of the Census for compiling the Official Register.

Data to be furnished as of July 1st of the year

No extra compensation for preparing.

(c) Of the Official Register there shall be printed and bound a sufficient number of copies for the following distribution to be made by the Superintendent of Documents: To the President of the United

Distribution.  
Vol. 28, p. 619, repealed.

States, four copies, one copy of which shall be for the library of the Executive Office; to the Vice President of the United States, 2 copies; to each Senator, Representative, Delegate and Resident Commissioner in Congress, three copies; to the Secretary and the Sergeant at Arms of the Senate and to the Clerk, the Sergeant at Arms, and the Doorkeeper of the House, one copy each; to the library of the Senate and the House, each, not to exceed fifteen copies; to the Library of Congress, twenty-five copies, and to the Commissioners of the District of Columbia, 10 copies. The usual number of the Official Register shall not be printed.

(d) That Section 510 of the Revised Statutes of the United States, and all acts or parts of acts amendatory thereof or supplemental thereto, be, and the same are hereby, repealed.

Usual number not printed.

Laws repealed.  
R. S., sec. 510, p. 84,  
repealed.

Navy Yearbook.

#### NAVY YEARBOOK

Authority for, repealed.  
Vol. 36, p. 766.

SEC. 3. That so much of the Sundry Civil Appropriation Act for 1911 (36 Stats. at Large, p. 766), approved June 25, 1910, and all acts or parts of acts amendatory thereof or supplemental thereto, as provides for the compilation and printing of the Navy Yearbook, be, and the same are hereby, repealed.

Departmental publications.

#### DEPARTMENTAL PUBLICATIONS

Limitation on number for official use repealed.  
Vol. 28, p. 622.

SEC. 4. That so much of section 89 of the Printing Act approved January 12, 1895, and all acts or parts of acts amendatory thereof or supplemental thereto, as limits the number of reports and documents that may be printed for official use to 1,000 copies, be, and the same are hereby, repealed.

Message and Documents.

#### ABRIDGMENT OF MESSAGES AND DOCUMENTS

Printing abridgment of, repealed.  
Vol. 28, p. 617.

SEC. 5. That so much of section 73 of the Printing Act approved January 12, 1895, and all acts or parts of acts amendatory thereof or supplemental thereto, as provides for the preparation and printing of abridgment of messages and documents annually, be, and the same are hereby, repealed.

Documents and reports.

#### DISTRIBUTION OF CONGRESSIONAL DOCUMENTS AND REPORTS

Number for House Document Room.

SEC. 6. That hereafter, in the printing of House and Senate numbered documents and reports, there shall be distributed, unbound, to the House Document Room not to exceed 500 copies.

Library of Congress.

#### PUBLICATIONS FOR LIBRARY OF CONGRESS

Number of publications for.

SEC. 7. That hereafter there shall be printed and delivered to the Library of Congress for its own use and for international exchange 125 copies in lieu of the number now provided by law.  
Approved, March 3, 1925.

March 3, 1925.

[H. R. 3842.]

[Public, No. 540.]

CHAP. 422.—An Act To provide for terms of the United States district court at Denton, Maryland.

Maryland judicial district.  
Terms of court at Denton.  
Vol. 36, p. 1114,  
amended.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That hereafter and until otherwise provided by law there shall be held annually on the third Monday in January and the first Monday in July terms of the district court of the United States for the district of Maryland,

at the town of Denton, in said district, said terms to be in addition to the terms now required to be held in the city of Baltimore and the city of Cumberland in said district: *Provided*, That suitable accommodations for holding court at Denton are furnished free of expense to the United States.

*Proviso.*  
Free court rooms.

Approved, March 3, 1925.

**CHAP. 423.**—An Act To create a Library of Congress Trust Fund Board, and for other purposes.

March 3, 1925.  
[S. 3869.]

[Public, No. 541.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That a board is hereby created and established, to be known as the Library of Congress Trust Fund Board (hereinafter referred to as the board), which shall consist of the Secretary of the Treasury, the chairman of the Joint Committee on the Library, the Librarian of Congress, and two persons appointed by the President for a term of five years each (the first appointments being for three and five years, respectively). Three members of the board shall constitute a quorum for the transaction of business, and the board shall have an official seal, which shall be judicially noticed. The board may adopt rules and regulations in regard to its procedure and the conduct of its business.

Library of Congress  
Trust Fund Board.  
Creation and composition of.

Quorum, seal, etc.

No compensation shall be paid to the members of the board for their services as such members, but they shall be reimbursed for the expenses necessarily incurred by them, out of the income from the fund or funds in connection with which such expenses are incurred. The voucher of the chairman of the board shall be sufficient evidence that the expenses are properly allowable. Any expenses of the board, including the cost of its seal, not properly chargeable to the income of any trust fund held by it, shall be estimated for in the annual estimates of the librarian for the maintenance of the Library of Congress.

No compensation,  
but expenses reim-  
bursed.

The board is hereby authorized to accept, receive, hold, and administer such gifts or bequests of personal property for the benefit of, or in connection with, the Library, its collections, or its service, as may be approved by the board and by the Joint Committee on the Library.

To accept, etc., gifts  
for benefit of Library.

The moneys or securities composing the trust funds given or bequeathed to the board shall be receipted for by the Secretary of the Treasury, who shall invest, reinvest, or retain investments as the board may from time to time determine. The income as and when collected shall be deposited with the Treasurer of the United States, who shall enter it in a special account to the credit of the Library of Congress and subject to disbursement by the librarian for the purposes in each case specified; and the Treasurer of the United States is hereby authorized to honor the requisitions of the librarian made in such manner and in accordance with such regulations as the Treasurer may from time to time prescribe: *Provided, however*, That the board is not authorized to engage in any business nor to exercise any voting privilege which may be incidental to securities in its hands, nor shall the board make any investments that could not lawfully be made by a trust company in the District of Columbia, except that it may make any investments directly authorized by the instrument of gift, and may retain any investments accepted by it.

Deposit of funds with  
Secretary of the Treas-  
ury.

Income made a spe-  
cial account in the  
Treasury.

Payments from.

*Proviso.*  
Restriction on busi-  
ness and investments.

Should any gift or bequest so provide, the board may deposit the principal sum, in cash, with the Treasurer of the United States as a permanent loan to the United States Treasury, and the Treasurer shall thereafter credit such deposit with interest at the rate of 4

Cash deposits as a  
permanent loan to the  
Treasury.

Income from interest subject to use of Librarian.

*Proviso.*  
Aggregate limited.

Trustee rights conferred.

Jurisdiction of District Supreme Court in suits.

Gifts direct to the Library not restricted.

Payment to United States Treasurer.  
Special account from at disposal of Librarian.

Tax exemption.

Employees not subject to prohibition against receiving other than Government salaries.

Vol. 39, p. 1106.

Double salary restriction not applicable.

Vol. 39, p. 582.

Annual report to Congress.

per centum per annum, payable semiannually, such interest, as income, being subject to disbursement by the Librarian of Congress for the purposes specified: *Provided, however,* That the total of such principal sums at any time so held by the Treasurer under this authorization shall not exceed the sum of \$5,000,000.

SEC. 3. The board shall have perpetual succession, with all the usual powers and obligations of a trustee, except as herein limited, in respect of all property, moneys, or securities which shall be conveyed, transferred, assigned, bequeathed, delivered, or paid over to it for the purposes above specified. The board may be sued in the Supreme Court of the District of Columbia, which is hereby given jurisdiction of such suits, for the purpose of enforcing the provisions of any trust accepted by it.

SEC. 4. Nothing in this Act shall be construed as prohibiting or restricting the Librarian of Congress from accepting in the name of the United States gifts or bequests of money for immediate disbursement in the interest of the Library, its collections, or its service. Such gifts or bequests, after acceptance by the librarian, shall be paid by the donor or his representative to the Treasurer of the United States, whose receipts shall be their acquittance. The Treasurer of the United States shall enter them in a special account to the credit of the Library of Congress and subject to disbursement by the librarian for the purposes in each case specified.

SEC. 5. Gifts or bequests to or for the benefit of the Library of Congress, including those to the board, and the income therefrom, shall be exempt from all Federal taxes.

SEC. 6. Employees of the Library of Congress who perform special functions for the performance of which funds have been entrusted to the board or the librarian, or in connection with cooperative undertakings, in which the Library of Congress is engaged, shall not be subject to the proviso contained in the Act making appropriations for the legislative, executive, and judicial expenses of the Government for the fiscal year ending June 30, 1918, and for other purposes, approved March 3, 1917, in Thirty-ninth Statutes at Large, at page 1106; nor shall any additional compensation so paid to such employees be construed as a double salary under the provisions of section 6 of the Act making appropriations for the legislative, executive, and judicial expenses of the Government for the fiscal year ending June 30, 1917, as amended (Thirty-ninth Statutes at Large, page 582).

SEC. 7. The board shall submit to the Congress an annual report of the moneys or securities received and held by it and of its operations.

Approved, March 3, 1925.

March 3, 1925.

[S. 4156.]

[Public, No. 542.]

**CHAP. 424.**—An Act To authorize the establishment and maintenance of a forest experiment station in California and the surrounding States.

Forest experiment station.

Establishment of, authorized in cooperation with California to determine best methods of conserving forests and products.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That in order to determine and demonstrate the best methods for the conservative management of forest and forest lands and the protection of timber and other forest products, the Secretary of Agriculture is authorized and directed (1) to establish and maintain, in cooperation with the State of California and with the surrounding States, a forest experiment station at such place or places as he may determine to be most suitable, and (2) to conduct, independently or in cooperation with other branches of the Federal Government, the States, universities,

colleges, county, and municipal agencies, business organizations, and individuals, such silvicultural, dendrological, forest fire, economic, and other experiments and investigations as may be necessary.

SEC. 2. There is hereby authorized to be appropriated, out of any money in the Treasury not otherwise appropriated, the sum of \$50,000, or so much thereof as may be necessary, to carry out the purpose of this Act, including the erection of buildings and payment of other necessary expenses, such sum to be immediately available and to remain available for expenditure during the fiscal year ending June 30, 1926.

Approved, March 3, 1925.

Amount authorized for expenses, etc.

**CHAP. 425.**—An Act To repeal and reenact chapter 100, 1914, Public, Numbered 108, to provide for the restoration of Fort McHenry, in the State of Maryland, and its permanent preservation as a national park and perpetual national memorial shrine as the birthplace of the immortal "Star-Spangled Banner," written by Francis Scott Key, for the appropriation of the necessary funds, and for other purposes.

March 3, 1925.  
[H. R. 5261.]  
[Public, No. 543.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That an Act authorizing the Secretary of War to grant the use of the Fort McHenry Military Reservation in the State of Maryland to the mayor and city council of Baltimore, a municipal corporation of the State of Maryland, making certain provisions in connection therewith, providing access to and from the site of the new immigration station heretofore set aside be, and hereby is, repealed and reenacted to read as follows:

Fort McHenry, Md.  
Grant to Baltimore of portion of, for public park, repealed.  
Vol. 38, p. 382, repealed.

"That the Secretary of War be, and he is hereby, authorized and directed so soon as it may no longer be needed for uses and needs growing out of the late war, to begin the restoration of Fort McHenry, in the State of Maryland, now occupied and used as a military reservation, including the restoration of the old Fort McHenry proper to such a condition as would make it suitable for preservation permanently as a national park and perpetual national memorial shrine as the birthplace of the immortal 'Star-Spangled Banner,' written by Francis Scott Key, and that the Secretary of War be, and he is hereby, further authorized and directed, as are his successors, to hold the said Fort McHenry in perpetuity as a military reservation, national park, and memorial, and to maintain it as such, except that part mentioned in section 3 hereof, and that part now in use by the Department of Commerce for a light and fog-signal station under revocable license from the War Department with the maintenance of the electric lines thereto and such portion of the reservation, including improvement, as may be reserved by the Secretary of War for the use of the Chief of Engineers, the said reservation to be maintained as a national public park, subject to such regulations as may from time to time be issued by the Secretary of War.

Restoration of, directed to become a national park.

Maintenance by Secretary of War.

"That any and all repairs, improvements, changes, and alterations in the grounds, buildings, and other appurtenances to the reservation shall be made only according to detailed plans which shall be approved by the Secretary of War, and all such repairs, improvements, or alterations shall be made at the expense of the United States, and all such improvements, together with the reservation itself, shall become and remain permanently the property of the United States: *Provided*, That permission is hereby granted the Secretary of the Treasury to use permanently a strip of land sixty feet wide belonging to said fort grounds, beginning at the north

Repairs, etc., at Government expense.

Proviso.  
Right of way to immigration station granted.

corner of the present grounds of the fort and extending south sixty-three degrees thirty minutes east, six hundred and fifty feet to the south corner of the site set aside for the immigration station at Baltimore, said strip of land being located along the northwest boundary of the land ceded to the Baltimore Dry Dock Company and the land of the said immigration station, the same to be used, if so desired, in lieu of acquiring, by purchase or condemnation, any of the lands of the dry dock company so that the Secretary of the Treasury may, in connection with land acquired from the Baltimore and Ohio Railroad Company, have access to and from said immigration station and grounds over the right of way so acquired to the city streets and railroads beyond, the Secretary of the Treasury to have the same power to construct, contract for, and arrange for railroad and other facilities upon said outlet as fully as provided in the Act approved March 4, 1913, setting aside a site for an immigration station and providing for an outlet therefrom: *Provided, however,* That if the Secretary of the Treasury accepts and makes use of said strip of land for the purposes aforesaid the War Department shall have equal use of the railroad track and other roads constructed over which to reach the city streets and railroads beyond from the other parts of the fort grounds: *Provided further,* That the Secretary of War may in case of a national emergency close the said military reservation and use it for any and all military purposes during the period of the emergency, and for such period of time thereafter as the public needs may require: *And provided further,* That the Secretary of War is hereby authorized and directed to dispose of the useless temporary buildings and contents constructed during the recent war and from the proceeds thereof there is hereby authorized to be appropriated such sum as may be necessary not exceeding \$50,000 for use by the Secretary of War in the restoration of said Fort McHenry reservation and for other purposes consistent with this Act.

Approved, March 3, 1925.

March 3, 1925.

[H. R. 5722.]

[Public, No. 544.]

**CHAP. 426.**—An Act Authorizing the conservation, production, and exploitation of helium gas, a mineral resource pertaining to the national defense, and to the development of commercial aeronautics, and for other purposes.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That for the purpose of producing helium with which to supply the needs of the Army and Navy and other branches of the Federal Government, the Secretary of the Interior is hereby authorized to acquire land or interest in land by purchase, lease, or condemnation, where necessary, when helium can not be purchased from private parties at less cost, to explore for, procure, or conserve helium-bearing gas; to drill or otherwise test such lands; and to construct plants, pipe lines, facilities, and accessories for the production, storage, and repurification of helium: *Provided,* That any known helium gas-bearing lands on the public domain not covered at the time by leases or permits under the Act of February 25, 1920, entitled "An Act to promote the mining of coal, phosphate, oil, oil shale, gas, and sodium on the public domain," may be reserved for the purposes of this Act, and that the United States reserves the ownership and the right to extract, under such rules and regulations as shall be prescribed by the Secretary of the Interior, helium from all gas produced from lands so permitted, leased, or otherwise granted for development.

Construction of railroad facilities, etc.

Vol. 37, p. 889.

Use by War Department allowed.

Closing in case of national emergency.

Disposal of useless temporary buildings, etc.

Amount authorized for restoration, etc.

Helium gas. Acquiring lands, constructing plants, etc., for production of, authorized.

*Proviso.* Reservation of helium gas bearing lands, not covered by leases, etc.

Vol. 41, p. 437.

SEC. 2. That the Bureau of Mines, acting under the direction of the Secretary of the Interior, is authorized to maintain and operate helium production and repurification plants, together with facilities and accessories thereto; to store and care for helium; to conduct exploration for and production of helium on and from the lands acquired or set aside under this Act; to conduct experimentation and research for the purpose of discovering helium supplies and improving processes and methods of helium production, repurification, storage, and utilization.

Bureau of Mines, to operate plants for helium productions, etc.

SEC. 3. That on or before June 30, 1925, all existing Government plants operated by the Government or under lease or contract with it, for the production of helium shall be transferred to the jurisdiction of the Bureau of Mines: *Provided*, That thereafter the Army and Navy and other branches of the Federal service requiring helium may requisition it from the said bureau and make payment therefor by transfer of funds on the books of the Treasury from any applicable appropriation at actual cost of said helium to the United States, including all expenses connected therewith: *Provided further*, That any surplus helium produced may, until needed for Government use, be leased to American citizens or American corporations under regulations approved by the President: *And provided further*, That all moneys received from the sale or leasing of helium shall be credited to a helium production account and shall be and remain available for the purposes of this section; and that any gas belonging to the United States after the extraction of helium, or other by-product not needed for Government use shall be sold and the proceeds of such sales shall be deposited in the Treasury to the credit of miscellaneous receipts.

All Government plants transferred to the Bureau.

*Provisos.*  
Requisitions from Army, Navy, etc., for helium.

Surplus may be sold to Americans.

Receipts to be credited to production account.

Receipts from sales of other products.

SEC. 4. That hereafter no helium gas shall be exported from the United States, or from its possessions, until after application for such exportation has been made to the Secretary of the Interior and permission for said exportation has been obtained from the President of the United States, on the joint recommendation of the Secretary of War, the Secretary of the Navy, and the Secretary of the Interior. That any person violating any of the provisions of this section shall be guilty of a misdemeanor and shall be punished by a fine of not more than \$5,000 or by imprisonment of not more than one year, or by both such fine and imprisonment, and the Federal courts of the United States are hereby granted jurisdiction to try and determine all questions arising under this section.

Exporting helium gas without permission of the President, forbidden.

Punishment for violation.

SEC. 5. The Army and Navy may each designate an officer to cooperate with the Department of the Interior in carrying out the purposes of this Act, and shall have complete right of access to plants, data, and accounts.

Army and Navy officer to cooperate.

Approved, March 3, 1925

CHAP. 427.—An Act To authorize the Secretary of War to sell real property, to wit, a portion of the Fort Revere Reservation, at Hull, Massachusetts.

March 3, 1925.

[H. R. 6095.]

[Public, No. 545.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of War be, and he hereby is, authorized to sell to the Town of Hull, Massachusetts, at private sale upon terms and conditions deemed advisable by him, a section of land, situated in the town of Hull, Massachusetts, and included in the Fort Revere Reservation, comprising an area of approximately one hundred and twenty-five thousand seven hundred and eighty square feet, to be added by the town of Hull to its present cemetery to which said land is adjacent; and to execute and deliver in the name of the United

Fort Revere Reservation, Mass.  
Sale of portion of, to town of Hull.

Added to present cemetery.

States and in its behalf any and all deeds or other instruments necessary to effect such sale.

Deposit of proceeds

SEC. 2. That all moneys received as the proceeds of such sale, after deducting the necessary expenses connected therewith, shall be deposited in the Treasury of the United States to the credit of miscellaneous receipts.

Approved, March 3, 1925

March 3, 1925.  
[H. R. 9535.]  
[Public, No. 546.]

**CHAP. 428.**—An Act Authorizing suits against the United States in admiralty for damage caused by and salvage services rendered to public vessels belonging to the United States, and for other purposes.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That a libel in personam in admiralty may be brought against the United States, or a petition impleading the United States, for damages caused by a public vessel of the United States, and for compensation for towage and salvage services, including contract salvage, rendered to a public vessel of the United States: *Provided,* That the cause of action arose after the 6th day of April, 1920.

SEC. 2. That such suit shall be brought in the district court of the United States for the district in which the vessel or cargo charged with creating the liability is found within the United States, or if such vessel or cargo be outside the territorial waters of the United States, then in the district court of the United States for the district in which the parties so suing, or any of them, reside or have an office for the transaction of business in the United States; or in case none of such parties reside or have an office for the transaction of business in the United States, and such vessel or cargo be outside the territorial waters of the United States, then in any district court of the United States. Such suits shall be subject to and proceed in accordance with the provisions of an Act entitled "An Act authorizing suits against the United States in admiralty, suits for salvage services, and providing for the release of merchant vessels belonging to the United States from arrest and attachment in foreign jurisdictions, and for other purposes," approved March 9, 1920, or any amendment thereof, in so far as the same are not inconsistent herewith, except that no interest shall be allowed on any claim up to the time of the rendition of judgment unless upon a contract expressly stipulating for the payment of interest.

SEC. 3. That in the event of the United States filing a libel in rem or in personam in admiralty for damages caused by a privately owned vessel, the owner of such vessel, or his successors in interest, may file a cross libel in personam or claim a set-off or counter-claim against the United States in such suit for and on account of any damages arising out of the same subject matter or cause of action: *Provided,* That whenever a cross libel is filed for any cause of action for which the original libel is filed by authority of this Act, the respondent in the cross libel shall give security in the usual amount and form to respond to the claim set forth in said cross libel unless the court, for cause shown, shall otherwise direct; and all proceedings on the original libel shall be stayed until such security shall be given.

SEC. 4. That no officer or member of the crew of any public vessel of the United States may be subpoenaed in connection with any suit authorized under this Act without the consent of the secretary of the department or the head of any independent establishment of the Government having control of the vessel at the time the

Admiralty causes.  
Libel in personam  
against United States  
authorized for damages  
by a public vessel.

*Proviso.*  
Time limitation.

Venue of action.

Procedure.  
Vol. 41, p. 526.

Interest restriction.

Admission of cross  
bill by vessel owner,  
in actions by United  
States

*Proviso.*  
Security required of  
respondent.

Restriction on sub-  
poena to personnel of  
any public vessel.

cause of action arose, or of the master or commanding officer of such vessel at the time of the issuance of such subpoena.

SEC. 5. That no suit may be brought under this Act by a national of any foreign government unless it shall appear to the satisfaction of the court in which suit is brought that said government, under similar circumstances, allows nationals of the United States to sue in its courts.

Suits by foreign nationals not allowed unless similar rights allowed American nationals.

SEC. 6. That the Attorney General of the United States is hereby authorized to arbitrate, compromise, or settle any claim on which a libel or cross libel would lie under the provisions of this Act, and for which a libel or cross libel has actually been filed.

Arbitration, etc., by Attorney General authorized.

SEC. 7. That any final judgment rendered on any libel or cross libel herein authorized, and any settlement had and agreed to under the provisions of section 6 of this Act, shall, upon presentation of a duly authenticated copy thereof, be paid by the proper accounting officer of the United States out of any moneys in the Treasury of the United States appropriated therefor by Congress.

Payment of judgment or settlement.

SEC. 8. Nothing contained in this Act shall be construed to recognize the existence of or as creating a lien against any public vessel of the United States.

No lien created against public vessels.

SEC. 9. The United States shall be entitled to the benefits of all exemptions and of all limitations of liability accorded by law to the owners, charterers, operators or agents of vessels.

Exemptions, etc.

SEC. 10. That the Attorney General of the United States shall report to the Congress at each session thereof all suits in which final judgment shall have been rendered and all claims which shall have been settled under this Act.

Report to Congress of all suits, etc.

Approved, March 3, 1925.

**CHAP. 429.**—An Act To provide for restoration of the Old Fort Vancouver Stockade.

March 3, 1925.  
[H. R. 10472.]  
[Public, No. 547.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of War is authorized to permit and cooperate in the restoration or rebuilding, in a manner historically accurate as to dimension and architecture, the building known as the Old Fort Vancouver Stockade. Such restoration or rebuilding shall be in close proximity to the site of the stockade structure originally built by the Hudson's Bay Company within the present limits of the United States Military Reservation at Vancouver Barracks in the State of Washington, and shall be completed on or before July 1, 1925.

Old Fort Vancouver Stockade, Wash. Restoration, etc., of, authorized.

Location.

Approved, March 3, 1925.

**CHAP. 430.**—An Act Authorizing the Secretary of War to convey by revocable lease to the city of Springfield, Massachusetts, a certain parcel of land within the Springfield Military Armory Reservation, Massachusetts.

March 3, 1925.  
[H. R. 11355.]  
[Public, No. 548.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of War be, and hereby is, authorized and empowered to convey by a proper revocable lease to the city of Springfield, Massachusetts, for public highway purposes, and for no other purpose, a strip of land within the Springfield Military Armory Reservation, Massachusetts, fifty-five feet wide lying southerly of and adjacent to the southerly line of Pearl Street as established by a deed of the Secretary of War bearing date December 1, 1922, and extending easterly from Byers Street to Federal Street as shown on four sheets

Springfield, Mass. Lease of portion of Armory reservation to, for highway purposes.

*Provisos.*  
Street improvements,  
etc., by the city re-  
quired.

Rights of way, etc.,  
reserved.

No other use per-  
mitted.

Termination on vio-  
lating conditions.

of blue prints bearing the inscription "Springfield, Massachusetts, department of streets and engineering plan showing proposed widening Pearl Street from Byers Street to Federal Street. Scale one inch equals twenty feet February, 1924," and filed in the office of the Secretary of War: *Provided*, That the conveyance herein authorized shall be upon the condition that the said city of Springfield shall within a reasonable time lay out and improve and thereafter maintain upon said land a public street with roadway, tree belts, and sidewalks substantially as shown upon said blue prints or with such variations therefrom as may be directed by the Secretary of War; shall preserve all trees now standing upon said land except such as stand within said new roadway; shall set the iron fence, now standing within said land, over to the southerly line thereof; shall construct upon the adjacent portion of said reservation a new drainage system to take the place of that now existing upon said land; all of said things to be done by said city at its own expense and without cost to the United States and to the satisfaction of the Secretary of War: *Provided further*, That there shall be reserved in the conveyance herein authorized the right to construct and maintain over, under, and across said new street water, gas, and sewer mains, electric light and power and telephone wires and cables, and any other utility which the operation and use by the United States of the said armory may require: *Provided further*, That the said city shall not sell or assign the right and interest herein authorized to be conveyed or devote said premises to any other purpose than street purposes: *And provided further*, That in the event that said premises shall be used for any other purpose or shall not be cared for and maintained as are other public streets of the said city, or that any of the foregoing conditions shall be violated by the said city, said right and interest shall cease and said lease shall thereby be terminated.

Approved, March 3, 1925.

March 3, 1925.  
[H. R. 11358.]  
[Public, No. 549.]

**CHAP. 431.**—An Act To authorize the Secretary of the Interior to cancel restricted fee patents covering lands on the Winnebago Indian Reservation and to issue trust patents in lieu thereof.

Winnebago Indian  
Reservation, Nebr.  
Canceling restricted  
patents to Indians of,  
authorized.

Vol. 12, p. 658.

Trust patents to  
issue in lieu thereof.  
Vol. 24, p. 388.

*Proviso.*  
Trust period.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Interior be, and he is hereby, authorized in his discretion, to cancel any restricted fee patents that have been issued to Indians of the Winnebago Reservation in Nebraska, under the provisions of the Act of Congress of February 21, 1863 (Twelfth Statutes at Large, page 658), and to issue in lieu thereof, to the original allottees, or heirs, trust patents of the form and subject to all the provisions set out in the general allotment act of February 8, 1887 (Twenty-fourth Statutes at Large, page 388), as amended: *Provided*, That the trust period shall be ten years from the date of issuance of the lieu trust patents.

Approved, March 3, 1925.

March 3, 1925.  
[H. R. 11360.]  
[Public, No. 550.]

**CHAP. 432.**—An Act To provide for the permanent withdrawal of a certain forty-acre tract of public land in New Mexico for the use and benefit of the Navajo Indians.

Navajo Indians, N.  
Mex.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the following described tract in the State of New Mexico, temporarily withdrawn

from settlement, entry, sale, or other disposition until March 5, 1927, by presidential order dated October 24, 1924, in aid of proposed legislation, be, and it hereby is, permanently withdrawn for the use and benefit of Navajo Indians residing in that immediate vicinity: Southeast quarter southeast quarter, section 8, township 11 north, range 3 west, New Mexico principal meridian, New Mexico.

Approved, March 3, 1925.

Tract permanently withdrawn for use of.

Location.

**CHAP. 433.**—An Act To provide for exchanges of Government and privately owned lands in the additions to the Navajo Indian Reservation, Arizona, by Executive orders of January 8, 1900, and November 14, 1901.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior is hereby authorized, in his discretion, under rules and regulations to be prescribed by him, to accept reconveyances to the Government of privately owned and State school lands, and relinquishments of any valid filings under the homestead laws, or of other valid claims within the additions to the Navajo Indian Reservation, Arizona, by Executive orders of January 8, 1900, and November 14, 1901, and to permit lieu selections within the boundaries of the said reservation additions by those surrendering their rights, so that the lands retained for Indian purposes may be consolidated and held in a solid area so far as may be possible: *Provided,* That the title or claim of any person or company who refuses to reconvey to the Government shall not be hereby affected.

Approved, March 3, 1925.

March 3, 1925.  
[H. R. 11361.]  
[Public, No. 551.]

Navajo Indian Reservation, Ariz.  
Reconveyances accepted of private lands, etc., in.

Lieu selections permitted, to consolidate retained Indian lands.

*Proviso.*  
Title not affected on refusal to reconvey.

**CHAP. 434.**—An Act To extend the time for the exchange of Government lands for privately owned lands in the Territory of Hawaii.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the time for the exchange by the President of Government owned land in the Territory of Hawaii for privately owned land or land owned by the Territory of Hawaii, as authorized by Act of Congress approved January 31, 1922, and the provisions of said Act are hereby extended until January 31, 1926.

Approved, March 3, 1925.

March 3, 1925.  
[H. R. 11410.]  
[Public, No. 552.]

Hawaii.  
Time extended for exchanging lands with private owners in.

Vol. 42, p. 360, amended.

**CHAP. 435.**—An Act To amend section 281 of the Revenue Act of 1924.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That subdivision (e) of section 281 of the Revenue Act of 1924 is amended by adding thereto two new sentences to read as follows: "If the taxpayer has, on or before June 15, 1925, filed such a waiver in respect of the taxes due for the taxable year 1919, then such credit or refund relating to the taxes for the taxable year 1919 shall be allowed or made if claim therefor is filed either on or before April 1, 1926, or within four years from the time the tax was paid. If any such waiver so filed has, before the expiration of the period thereof, been extended either by the filing of a new waiver or by the extension of the original waiver, then such credit or refund relating to the taxes for the year in respect of which the waiver was filed shall be allowed or made if claim therefor is filed either (1) within four years from the time

March 3, 1925.  
[H. R. 12300.]  
[Public, No. 553.]

Income tax.  
Credits and refunds allowed.  
On claims for taxable year 1919 if waiver filed.  
*Ante,* p. 302, amended.

On extension of period.

For taxable years  
1917, 1918.

For year 1919.

the tax was paid, or (2) on or before April 1, 1926, in the case of credits or refunds relating to the taxes for the taxable years 1917 and 1918, or on or before April 1, 1927, in the case of credits or refunds relating to the taxes for the taxable year 1919."

Approved, March 3, 1925.

March 3, 1925.

[H. R. 12262.]

[Public, No. 554.]

**CHAP. 436.**—An Act For the relief of certain enlisted men of the Coast Guard.

Coast Guard.  
Payments directed of  
allowances to dis-  
charged enlisted men  
of the Navy who en-  
listed in.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the accounting officers of the Government are authorized and directed to allow in the settlement of the accounts of disbursing officers of the Government all payments of enlistment allowances made by them to honorably discharged enlisted men of the Navy who enlisted in the Coast Guard within a period of three months from the date of discharge from the Navy, between July 1, 1922, and January 20, 1925.

Approved, March 3, 1925.

March 3, 1925.

[S. 99.]

[Public, No. 555.]

**CHAP. 437.**—An Act Authorizing the President to appoint two additional circuit judges for the eighth circuit.

United States courts.  
Two additional  
judges for eighth cir-  
cuit to be appointed.  
Vol. 42, p. 840, amend-  
ed.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the President be, and he is hereby, authorized, by and with the advice and consent of the Senate, to appoint two additional circuit judges for the eighth circuit, who shall receive the same salary as other circuit judges now receive and shall reside within the said eighth circuit.

Approved, March 3, 1925.

March 3, 1925.

[S. 3406.]

[Public, No. 556.]

**CHAP. 438.**—An Act Relating to the use or disposal of vessels or vehicles forfeited to the United States for violation of the customs laws or the National Prohibition Act, and for other purposes.

Customs.  
Vessels or vehicles  
summarily forfeited for  
violations, may be used  
for customs or prohibi-  
tion enforcement.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That hereafter any vessel or vehicle summarily forfeited to the United States for violation of the customs laws, may, in the discretion of the Secretary of the Treasury, under such regulations as he may prescribe, be taken and used for the enforcement of the customs laws or the National Prohibition Act, in lieu of the sale thereof under existing law.

Forfeitures by decree  
of court may be deliv-  
ered to Treasury De-  
partment for customs  
or prohibition enforce-  
ment.

**SEC. 2.** That upon application therefor by the Secretary of the Treasury, any vessel or vehicle forfeited to the United States by a decree of any court for violation of the customs laws or the National Prohibition Act may be ordered by the court to be delivered to the Treasury Department for use in the enforcement of the customs laws or the National Prohibition Act, in lieu of the sale thereof under existing law.

Use only for official  
enforcement purposes.

**SEC. 3.** That any vessel or vehicle acquired under the provisions of section 1 or 2 of this Act shall be utilized only for official purposes in the enforcement of the customs laws or the National Prohibition Act. The appropriations available for defraying the expenses of collecting the revenue from customs or for enforcement of the National Prohibition Act shall hereafter be available for the payment of expenses of maintenance, repair, and operation of said

Customs and prohibi-  
tion enforcement ap-  
propriations available  
for operation, etc.

vessels and vehicles, including motor-propelled passenger-carrying vehicles. Said appropriations shall also be available for the payment of the actual costs incident to the seizure and forfeiture, and if the seizure is made under any section of law under which liens are recognized, for the payment of the amount of such lien allowed by the court: *Provided, however*, That a report shall be submitted to Congress each year in the Budget, setting forth in detail a description of the vessels or vehicles so acquired, the cost of acquiring, the appraised value thereof, the uses to which they have been put, the appraised value of seizures resulting from their use, and the expense of operating such vessels or vehicles: *Provided further*, That any vessel or vehicle so acquired when no longer needed for official use shall be disposed of in the same manner as other surplus property.

Costs of seizure, etc.

*Provisos.*  
Full report to Congress each year.

Disposal of vessels, etc., when no longer needed.

Approved, March 3, 1925.

**CHAP. 439.**—An Act Granting the consent of Congress to the State of Washington to construct, maintain, and operate a bridge across the Columbia River at Vantage Ferry, Washington.

March 3, 1925.  
[S. 3641.]

[Public, No. 557.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the consent of Congress is hereby granted to the State of Washington, or its assigns, to construct, maintain, and operate a bridge and approaches thereto across the Columbia River at a point suitable to the interests of navigation, at or near Vantage Ferry, between Kittitas and Grant Counties, Washington, in accordance with the provisions of an Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Columbia River.  
Washington may bridge, Vantage Ferry.

Construction.  
Vol. 34, p. 84.  
Amendment.

SEC. 2. The right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, March 3, 1925.

**CHAP. 440.**—An Act For the exchange of lands in the Custer National Forest, Montana.

March 3, 1925.  
[S. 3646.]

[Public, No. 558.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That lands of the United States within the Custer National Forest, Montana, which have been withdrawn or classified as coal lands or are valuable for coal, may be exchanged under the provisions of the Act of March 20, 1922 (Forty-second Statutes at Large, page 465), with a reservation to the United States of the coal in such lands and of the right to prospect for, mine, and remove the same.

Custer National Forest, Mont.  
Exchange of withdrawn coal lands for.  
Vol. 42, p. 465.

Approved, March 3, 1925.

**CHAP. 441.**—An Act Authorizing the Secretary of the Treasury to exchange the present customhouse building and site located in Denver, Colorado.

March 3, 1925.  
[S. 3721.]

[Public, No. 559.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Treasury be, and he is hereby, authorized and empowered, in his discretion, to exchange the present customhouse building and site, situate in block 98, lots numbered 1 to 8, inclusive, fronting northwest two hundred feet on Arapahoe Street and northeast one hundred twenty-five feet on Sixteenth Street, Denver, Colorado, for a new site and a building to be constructed thereon for the use and accommodation of the customs service and other Government officials.

Denver, Colo.  
Customhouse may be exchanged for new site and building.

Approval of site and title.  
Construction, etc., requirements.

The new site must have the approval of the Secretary of the Treasury, and the title thereto must be satisfactory to the Attorney General of the United States. The site shall have approximately the same area as the present customhouse site above described; the ground area of the building to be constructed shall be approximately seventeen thousand square feet; building to be four stories above the basement and provision made in the construction of the foundation and walls and columns for placing three additional stories thereon, if required, in the future.

Preparation of plans, etc.

The plans and specifications for said building shall be prepared by the Supervising Architect of the Treasury Department or by a private architect employed by the purchasers of the customhouse property, as the Secretary of the Treasury may elect; in the latter case the architect and the plans and specifications prepared by him, and in either case the completed building, must meet the approval of the Supervising Architect of the Treasury, who may detail representatives to supervise or inspect the building during construction until final acceptance.

Present building may be turned over to party offering new building and site in exchange.

Authority is hereby given to the Secretary of the Treasury to turn the present building and site thereof over to the party or parties offering property in exchange therefor upon condition that good and sufficient security is furnished by said party or parties to insure the prompt construction of the building herein contemplated, upon the site selected, and its conveyance to the United States of America free and clear from any lien or incumbrance of any kind or character, and that in the meantime the customs service and other Government officials now occupying quarters in the present building shall be provided, without expense to the United States, adequate space for their accommodation, either in their present quarters in the customhouse or elsewhere, until the new building is completed and ready for occupancy.

Quarters for officials to be provided without expense.

Limitation of Government expense.

The Government shall be involved in no expense in this transaction, except in connection with the drawings and specifications if prepared by the Supervising Architect, and in connection with the superintendence, inspection, and general administration. Nor shall the United States be involved in any expense incident to the work in connection with the removal of Government property either from the old building into quarters provided by the purchasers or to the new building upon its completion.

Approved, March 3, 1925.



March 3, 1925.  
[H. R. 4148.]

[Public, No. 560.]

**CHAP. 442.**—An Act To modify and amend the mining laws in their application to the Territory of Alaska, and for other purposes.

Alaska.  
Placer mining claims  
in Vol. 37, p. 243, amended.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section 4 of the Act of Congress of August 1, 1912, section 129d Compiled Laws of Alaska, entitled "An Act to modify and amend the mining laws in their application to the Territory of Alaska, and for other purposes," be amended to read as follows:

Area of claims limited.

"SEC. 4. That no placer mining claim hereafter located in Alaska shall be patented which shall contain a greater area than is fixed by law, nor which is longer than three times its greatest width as determined by a transverse line drawn within the lines of the claim and at right angles to its longest side: *Provided,* That where any isolated parcel of placer ground lies between and adjoins patented or validly located claims on all of its sides and is not over thirteen hundred and twenty feet in length this dimensional restriction shall not apply."

Proviso.  
Allowance for isolated adjoining claims.

Approved, March 3, 1925.

**CHAP. 443.**—An Act To provide for the regulation of motor-vehicle traffic in the District of Columbia, increase the number of judges of the police court, and for other purposes

March 3, 1925.  
[S. 4207.]  
[Public, No. 561.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That this Act may be cited as the "District of Columbia Traffic Act, 1925."*

District of Columbia  
Traffic Act, 1925.

DEFINITIONS

Definitions.

SEC. 2. When used in this Act—

Meaning of terms.

(a) The term "motor vehicle" means all vehicles propelled by internal-combustion engines, electricity, or steam, except traction engines, road rollers, and vehicles propelled only upon rails and tracks;

"Motor vehicle."

(b) The term "court" means the police court of the District of Columbia;

"Court."

(c) The term "District of Columbia Code" means the Act entitled "An Act to establish a code of law for the District of Columbia, approved March 3, 1901," as amended;

"District of Columbia Code."

(d) The term "District" means the District of Columbia;

"District."

(e) The term "commissioners" means the Board of Commissioners of the District of Columbia;

"Commissioners."

(f) The term "director" means the director of traffic of the District of Columbia;

"Director."

(g) The term "person" means individual, partnership, corporation, or association;

"Person."

(h) The term "park" means to leave any motor vehicle standing on a public highway, whether or not attended;

"Park."

(i) The term "public highway" means any street, road, or public thoroughfare; and

"Public highway."

(j) The term "this Act" includes all lawful regulations issued thereunder by the commissioners.

"This Act."

ADDITIONAL JUDGES FOR THE POLICE COURT

Police court.

SEC. 3. (a) Section 42 of the District of Columbia Code is amended to read as follows:

Vol. 31, p. 1196, amended.

"SEC. 42. CONSTITUTION.—The police court of the District shall consist of four judges learned in the law, appointed by the President, by and with the advice and consent of the Senate. No person shall be so appointed unless he has been an actual resident of the District for a period of at least five years immediately preceding his appointment and has been in the actual practice of law before the Supreme Court of the District for a period of five years prior to his original appointment. The term of office of each judge shall be six years, except that any judge in office at the expiration of the term for which he was appointed may continue in office until his successor takes office. Each judge shall be subject to removal by the President for cause. The salary of each judge shall be fixed in accordance with the Classification Act of 1923. The judges shall hold separate sessions and may carry on the business of the court separately and simultaneously, but the holding of such sessions shall be so arranged that the court shall be open continuously from nine o'clock antemeridian until eleven o'clock postmeridian each day, Sundays excepted, for the trial of cases involving violations of traffic laws and regulations. The judges shall have power to make rules for the apportionment of business between them and the act of each judge respecting the business of the court shall be deemed and taken to be the act of the court. Each judge when appointed shall take the oath prescribed for judges of courts of the United States."

To consist of four judges.

Appointment, qualifications, etc.

Salary.  
Separate sessions

For traffic cases.

Status of present judges not affected.

(b) Nothing contained in this section shall affect the term of office of the present judges of the police court or require their re-appointment.

Additional deputy clerks and bailiffs.

(c) The judges of the police court are authorized to appoint not exceeding two additional deputy clerks and two additional bailiffs, if the business of the court requires it. The salaries of such additional deputy clerks and bailiffs shall be fixed in accordance with the Classification Act of 1923.

Rooms, equipment, etc., for enlarged court.

(d) The commissioners shall provide for the use of the police court as enlarged by this Act such additional quarters, furniture, books, stationery, and office equipment as may, in their opinion, be necessary for the efficient execution of the functions of the court, and as may be appropriated for by the Congress from time to time.

Trials. Vol. 31, p. 1196, amended.

SEC. 4. The second paragraph of section 44 of the District of Columbia Code hereby is amended to read as follows: "In all cases where the accused would not by force of the Constitution of the United States be entitled to a trial by jury, the trial shall be by the court without a jury, unless in such of said last-named cases wherein the fine or penalty may be more than \$300, or imprisonment as punishment for the offense may be more than ninety days, the accused shall demand a trial by jury, in which case the trial shall be by jury. In all cases where the said court shall impose a fine it may, in default of the payment of the fine imposed, commit the defendant for such a term as the court thinks right and proper, not to exceed one year."

By the court.

By jury if demanded. Condition.

Jurors for police court.

#### JURORS FOR POLICE COURT

Vol. 31, p. 1197, amended.

SEC. 5. (a) Section 45 of the District of Columbia Code is amended to read as follows:

Qualifications and selection.

"SEC. 45. JURY.—The jury for service in said court shall consist of twelve men, who shall have the legal qualifications necessary for jurors in the Supreme Court of the District, and shall receive a like compensation for their services, and such jurors shall be drawn and selected under and in pursuance of the laws concerning the drawing and selection of jurors for service in said court. The term of service of jurors drawn for service in the police court shall be for one jury term and, in any case on trial at the expiration of any jury term until a verdict has been rendered or the jury discharged. The jury terms shall begin on the first Monday and the third Monday of each month of the year. The jury term beginning on the first Monday of each month shall terminate at the end of two weeks, and the jury term beginning on the third Monday of each month shall terminate on the Saturday next preceding the beginning of the next jury term. When at any term of said court it shall happen that in a pending trial no verdict shall be found, nor the jury otherwise discharged before the next succeeding term of the court, the court shall proceed with the trial by the same jury, as if said term had not commenced."

Drawing jurors.

Vol. 41, p. 559, amended.

(b) The third paragraph of section 204 of the District of Columbia Code is amended so as to compose two paragraphs to read as follows:

Bimonthly, for police court.

"At least ten days before the first Monday and at least ten days before the third Monday of each month of the year the said jury commission shall likewise draw from the jury box the names of such number of persons as the police court of the District of Columbia may from time to time direct to serve as jurors in the police court and shall forthwith certify to the clerk of the Supreme Court of the District of Columbia the names of the persons so drawn as jurors.

“At least ten days before the first Monday in January, the first Monday in April, the first Monday in July, and the first Monday in October of each year the said jury commission shall likewise draw from the jury box the names of persons to serve as jurors in the juvenile court of the District of Columbia in accordance with sections 14 and 15 of the Act of Congress approved March 19, 1906, creating the said juvenile court, and shall also draw from the jury box the names of persons to serve as jurors in any other court in the District of Columbia which hereafter may be given cognizance of jury trials, and shall certify the respective list of jurors to the clerk of the Supreme Court of the District of Columbia.”

Quarterly, for juvenile and other courts.

Vol. 34, p. 75.

DIRECTOR OF TRAFFIC—REGULATIONS

Director of traffic.

SEC. 6. (a) The commissioners are hereby authorized to appoint a director of traffic who, under the direction of the major and superintendent of police of the District of Columbia, shall perform the duties prescribed in this Act and such additional duties, not inconsistent therewith, in respect of the regulation and control of traffic in the District, as the commissioners may require. The term of office of the director shall be three years and his salary shall be fixed in accordance with the Classification Act of 1923. The director shall be subject to removal by the commissioners for cause.

Appointment under police authority, for control of traffic, etc.

Term.

(b) The Director is hereby authorized, beginning 50 days after the enactment of this Act, (1) to make reasonable regulations with respect to brakes, horns, lights, mufflers, and other equipment, the speed and parking of vehicles, the registration of motor vehicles, the issuance and revocation of operators' permits, and such other regulations with respect to the control of traffic in the District not in conflict with any law of the United States as are deemed advisable, which regulations shall remain in force until revoked by the director with the approval of the commissioners, and (2) to prescribe within the limitations of this Act reasonable penalties of fine, or imprisonment not to exceed ten days in lieu of or in addition to any fine, for the violation of any such regulation. Such regulations shall become effective when adopted and promulgated by the commissioners in accordance with law.

Regulations of motor vehicle traffic, to be made by.

Penalties for violations.

(c) Regulations promulgated under subdivision (b) shall, when adopted, be printed in one or more of the daily newspapers published in the District, and no penalty shall be enforced for any violation of any such regulation which occurs within ten days after such publication, except that whenever it is deemed advisable to make immediately effective any regulation relating to parking, diverting of vehicle traffic, or closing of streets to such traffic, the regulation shall be effective immediately upon placing at the point where it is to be in force conspicuous signs containing a notice of the regulation. The placing at or upon the public highway of any sign relating to parking or the regulation of traffic, except by the authority of the director is prohibited.

Publication of regulations in newspapers, etc.

Parking signs except by director prohibited.

(d) The commissioners are hereby authorized to appoint one additional assistant to the corporation counsel, whose salary shall be fixed in accordance with the Classification Act of 1923.

Additional assistant to corporation counsel, authorized.

OPERATORS' PERMITS

Operators' permits.

SEC. 7. (a) Upon application made under oath and the payment of the fee hereinafter prescribed, the director is hereby authorized to issue annually a motor-vehicle operator's permit to any individual who, after examination, in the opinion of the director, is mentally, morally, and physically qualified to operate a motor vehicle in such

Application requirements.

Examinations, etc.	manner as not to jeopardize the safety of individuals or property. The director shall cause each applicant to be examined as to his knowledge of the traffic regulations of the District and shall require the applicant to give a practical demonstration of his ability to operate a motor vehicle within a congested portion of the District and in the presence of such individuals as he may authorize to conduct the demonstration, except that upon the renewal of any such operator's permit such examination and demonstration may be waived
Period for.	in the discretion of the director. Operators' permits shall be issued for a period not in excess of one year expiring on March 31st, and shall be renewable for periods of one year upon compliance with such regulations and the payment of such fee, not exceeding \$1, as the Director of Traffic may prescribe. The fee for any such permit shall be \$2 except that in case of any permit which will expire within less than six months of the date of its issuance the fee shall be \$1. In case of the loss of an operator's permit the individual to whom such permit was issued shall forthwith notify the director, who shall furnish such individual with a duplicate permit. The fee for each such duplicate permit shall be 50 cents. No operator's permit shall be issued to any individual under 16 years of age; and no such permit shall be issued to any individual 16 years of age or over but under 18 years of age for the operation of any motor vehicle other than a passenger vehicle used solely for purposes of pleasure and owned by such individual or his parent or guardian, or a motor cycle, or a motor bicycle.
Fees.	
Lost permits.	
Age, etc., restriction.	
Details on permits.	(b) Each operator's permit shall (1) state the name and address of the holder, together with such other matter as the director may by regulation prescribe, and (2) contain his signature and space for the notation of convictions for violations of the traffic laws of the District.
Possession when operating.	(c) Any individual to whom has been issued a permit to operate a motor vehicle shall have such permit in his immediate possession at all times when operating a motor vehicle in the District and shall exhibit such permit to any police officer when demand is made therefor. Any individual failing to comply with the provisions of this subdivision shall, upon conviction thereof, be fined not less than \$2 nor more than \$40: <i>Provided</i> , That this shall not apply to transient visitors from States in the Union.
Fine for failure.	
<i>Proviso.</i> Transient visitors excepted.	
Issuance to present holders.	(d) The director shall provide by regulation for the issuance without charge, upon application therefor, of operators' permits under the provisions of this Act to individuals in possession of operators' permits issued to such individuals in the District prior to the enactment of this Act. Such permits shall be issued with or without the examination and practical demonstration provided in subdivision (a) of this section, as the director may deem advisable. All such permits shall expire on March 31, 1926.
Operating vehicle without permit forbidden.	(e) No individual shall operate a motor vehicle in the District, except as provided in section 8, without having first obtained an operator's permit issued under the provisions of this Act. Any individual violating any provision of this subdivision shall, upon conviction thereof, be fined not more than \$500 or imprisoned for not more than one year, or both.
Penalty for.	
Licenses, etc., for passenger vehicles hire not affected. Vol. 37, p. 653.	(f) Nothing in this Act shall relieve any individual from compliance with the Act entitled, "An Act to amend the license law, approved July first, nineteen hundred and two, with respect to licenses of drivers of passenger vehicles for hire," approved January 29, 1913.

NONRESIDENTS

Nonresidents.

SEC. 8. (a) The owner or operator of any motor vehicle who is not a legal resident of the District, and who has complied with the laws of any State, Territory, or possession of the United States, or of a foreign country or political subdivision thereof, in respect of the registration of motor vehicles and the licensing of operators thereof, shall, subject to the provisions of this section, be exempt from compliance with section 7 and with any provision of law or regulation requiring the registration of motor vehicles or the display of identification tags in the District. Such exemption shall cover the period immediately following the entrance of such owner or operator into the District equal to the period for which the director has previously found that a similar privilege is extended to legal residents of the District by such State, Territory, or possession of the United States, or foreign country or political subdivision thereof. The director shall from time to time ascertain such privileges and cause his findings to be promulgated.

Exempt from registration, etc.

Period of exemption.

(b) Any operator of a motor vehicle who is not a legal resident of the District and who does not have in his immediate possession an operator's permit issued by a State, Territory, or possession of the United States, or foreign country or political subdivision thereof, having motor vehicle reciprocity relations with the District, shall not operate a motor vehicle in the District unless (1) the laws of the State, Territory, or possession of the United States, or foreign country or political subdivision thereof, under which the motor vehicle is registered do not require the issuance of a motor vehicle operator's permit or (2) he has submitted to examination within 72 hours after entering the District and obtained an operator's permit in accordance with the provisions of section 7 of this Act. Any individual who violates any provision of this subdivision shall, upon conviction thereof, be fined not less than \$5 nor more than \$50 or imprisoned not less than 30 days, or both.

Restriction if non-resident operating without outside permit.

Unless laws of State, etc., do not require permit.

Submits to examination within 72 hours.

Penalty for violation.

SPEEDING AND RECKLESS DRIVING

Speeding, etc.

SEC. 9. (a) No motor vehicle shall be operated upon any public highway in the District at a rate of speed greater than 22 miles per hour, except in such outlying districts, and on such arterial highways, as the director may designate.

Rate allowed.

(b) No individual shall operate a motor vehicle over any public highway in the District (1) recklessly; or (2) at a rate of speed greater than is reasonable and proper, having regard to the width of the public highway, the use thereof, and the traffic thereon; or (3) so as to endanger any property or individual; or (4) so as unnecessarily or unreasonably to damage the public highway.

Specified restrictions.

(c) Any individual violating any provision of this section where the offense constitutes reckless driving shall, upon conviction for the first offense, be fined not less than \$25 nor more than \$100 or imprisoned not less than 10 days nor more than 30 days; and upon conviction for the second or any subsequent offense such individual shall be fined not less than \$100 nor more than \$1,000, and shall be imprisoned not less than 30 days nor more than one year, and the clerk of the court shall certify forthwith such conviction to the director, who shall thereupon revoke the operator's permit of such individual.

Penalties for reckless driving.

Revocation of permit.

(d) Any individual violating any provision of this section, except where the offense constitutes reckless driving, shall, upon conviction for the first offense, be fined not less than \$5 nor more than \$25; upon conviction for the second offense, such individual shall be fined not

Penalties for other violations.

less than \$25 nor more than \$100; upon conviction for the third offense or any subsequent offense such individual shall be fined not less than \$100 nor more than \$500, and shall be imprisoned not less than 30 days nor more than one year, and the clerk of the court shall certify forthwith such conviction to the director, who shall thereupon revoke the operator's permit of such individual.

Fleeing from accidents.

FLEEING FROM SCENE OF ACCIDENT—DRIVING UNDER INFLUENCE OF LIQUOR OR DRUGS

Operator causing accident to stop, give name, etc., to other individual, etc.

SEC. 10. (a) No individual while operating a motor vehicle in the District, knowing that such motor vehicle has struck any individual or any vehicle, or that such vehicle has been struck by any other vehicle, shall leave the place where the collision or injury occurred without stopping and giving his name, place of residence, including street and number, and registration and operator's permit numbers to the individual so struck or to the owner or operator of the other vehicle if such owner or operator is present, or if such owner or operator is not present then to bystanders. Any operator whose vehicle strikes or causes personal injury to an individual and who fails to conform to the requirements of this subdivision shall, upon conviction of the first offense be fined not less than \$100 nor more than \$500 and shall be imprisoned for a term of not less than sixty days and not more than six months; and upon the conviction of a second or subsequent offense shall be fined not less than \$500 nor more than \$1,000 and shall be imprisoned for a term of not less than six months nor more than one year. And any operator whose vehicle strikes or causes damage to any other vehicle and who fails to conform to the requirements of this subdivision shall upon conviction of the first offense be fined not more than \$500 or imprisoned not more than six months, or both; and for the second or any other subsequent offense be fined not more than \$1,000 or imprisoned not more than one year, or both.

Penalty for failure to comply, if causing personal injury.

If damaging other vehicle.

Operating vehicle while intoxicated, etc., forbidden. Penalty for.

(b) No individual shall, while under the influence of any intoxicating liquor or narcotic drug, operate any motor vehicle in the District. Any individual violating any provision of this subdivision shall upon conviction for the first offense be fined not less than \$100 nor more than \$500 and imprisoned not less than sixty days nor more than six months; and upon conviction for the second or any subsequent offense, be fined not less than \$200 nor more than \$1,000 and imprisoned not less than six months nor more than one year.

Revocation of permits.

(c) Upon conviction of a violation of any provision of this section the clerk of the court shall certify forthwith such conviction to the director who shall thereupon revoke the operator's permit of such individual.

Smoke screens.

SMOKE SCREENS

Prohibitions.

Having device in possession.

Use of.

Equipment for.

Punishment for.

SEC. 11. (a) No individual shall knowingly—

(1) Have in his possession any device designed to cause the emission from a motor vehicle of a dense mass of smoke commonly called a smoke screen;

(2) Use or permit the use of any such device in the operation of any motor vehicle; or

(3) Have in his possession or control any motor vehicle equipped with any such device or specially fitted for the attachment thereto of any such device.

(b) Any individual violating any provision of this section shall be guilty of a felony and upon conviction shall be punished by imprisonment in the penitentiary for a term of not less than one year nor more than five years.

REPORTING BY GARAGE KEEPER OF CARS DAMAGED IN ACCIDENTS

Damaged cars.

SEC. 12. The individual in charge of any garage or repair shop to which is brought any motor vehicle which shows evidence of having been involved in an accident or struck by bullets shall report to a police station within 24 hours after such motor vehicle is received, giving the make of the motor vehicle, the engine number, the registry number, and the name and address of the owner or operator of such motor vehicle. Any such individual failing so to report shall, upon conviction thereof, be fined not less than \$25 nor more than \$100 for each offense.

Garage keeper, etc., to report any motor having been in an accident, etc.

Penalty for failure.

REVOCATION OR SUSPENSION OF OPERATORS' PERMITS

Revocation, etc., of permits.

SEC. 13. (a) The director may in his discretion (except where for any violation of this Act revocation of the operator's permit is mandatory) revoke or suspend the operator's permit of any individual convicted of a violation of any of the provisions of this Act, or after notice and upon hearing for the violation of any regulation made under the authority of this Act.

Authority of director for.

(b) In case the operator's permit of any individual is revoked no new permit shall be issued to such individual for at least six months after the revocation except in the discretion of the director.

Restriction on issuing new ones.

(c) Any individual not having an operator's permit issued by the director but having in his immediate possession an operator's permit issued by any State, Territory, or possession of the United States, or foreign country or political subdivision thereof shall, upon conviction of a violation of any provision of this Act requiring the revocation or suspension for any period of the operator's permit, have his right to operate in the District under the permit of such State, Territory, or possession of the United States, or foreign country or political subdivision thereof, suspended for such period as the director may prescribe, and the proper authority at the place of issuance of the permit shall be notified of such suspension and the reason therefor.

Suspension of right to operate in the District of holder of a State, etc., permit for violating provisions of Act.

(d) Any individual found guilty of operating a motor vehicle in the District during the period for which his operator's permit is revoked or suspended or for which his right to operate is suspended under this Act shall, for each such offense, be fined not less than \$100 nor more than \$500, or imprisoned not less than 30 days nor more than one year, or both.

Penalty for operating vehicle if permit is revoked, etc.

ARTERIAL HIGHWAYS OR BOULEVARDS

Arterial highways.

SEC. 14. For the purpose of expediting motor-vehicle traffic the director is authorized and directed to designate and establish as arterial highways or boulevards such public highways as he deems advisable, to provide for the equipment of any such highway or boulevard with such traffic-control lights and other devices for the proper regulation of traffic thereon, as may be appropriated for by the Congress from time to time.

Establishment of, by director, authorized.

ADDITIONAL POLICE

Police.

SEC. 15. The commissioners are authorized to appoint one hundred additional privates for the Metropolitan police force.

Additional privates authorized.

REPEALS

Laws repealed.

SEC. 16. (a) The provisions of the Act entitled "An Act regulating the speed of automobiles in the District of Columbia, and for

Speed of automobiles. Vol. 34, p. 621.

Police traffic regulations.  
Vol. 24, pp. 368, 369.

Vol. 27, p. 394.

Motor vehicles, licenses.  
Vol. 39, p. 1012.

Operating, while intoxicated.  
Vol. 39, p. 1129.

Park system under Chief of Engineers not interfered with.

Prosecution of prior offences under former law.

Effective date.

EFFECTIVE DATE OF ACT

Issue of permits and repeals, in 60 days.

The rest, except regulations, at once.

other purposes," approved June 29, 1906, and, in so far as they relate to the regulation of vehicles or vehicle traffic in the District, the provisions of the Act entitled "An Act to authorize the Commissioners of the District of Columbia to make police regulations for the government of said District," approved January 26, 1887, and of the joint resolution entitled "Joint resolution to regulate licenses to proprietors of theaters in the city of Washington, District of Columbia, and for other purposes," approved February 26, 1892, and of the Act entitled "An Act making appropriations to provide for the expenses of the government of the District of Columbia for the fiscal year ending June thirtieth, nineteen hundred and eighteen, and for other purposes," approved March 3, 1917, are repealed. The provisions of section 20 of the Act entitled "An Act to prevent the manufacture and sale of alcoholic liquors in the District of Columbia, and for other purposes," approved March 3, 1917, shall not apply to any person operating any motor vehicle in the District.

(b) Nothing contained in this Act shall be construed to interfere with the exclusive charge and control heretofore committed to the Chief of Engineers over the park system of the District, and he is hereby authorized and empowered to make and enforce all regulations for the control of vehicles and traffic, and limiting the speed thereof on roads, highways, and bridges within the public grounds in the District, under his control, subject to the penalties prescribed in this Act.

(c) Any violation of any provision of law or regulation issued thereunder which is repealed by this Act and any liability arising under such provisions or regulations may, if the violation occurred or the liability arose prior to such repeal, be prosecuted to the same extent as if this Act had not been enacted.

SEC. 17. (a) The following provisions of this Act shall take effect sixty days after its enactment: Sections 7 and 8, and subdivision (a) of section 16.

(b) Except as provided in subdivision (a) of this section and in subdivision (b) of section 6, the provisions of this Act shall take effect upon its enactment.

SEPARABILITY OF PROVISIONS

Invalidity of any provision not to effect remainder of Act.

SEC. 18. If any provision of this Act is declared unconstitutional, or the applicability thereof to any person or circumstance is held invalid, the validity of the remainder of the Act and the applicability of such provision to other persons and circumstances shall not be affected thereby.

Approved, March 3, 1925.

CHAP. 444.—An Act To authorize the building of a bridge across the Congaree River in South Carolina

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the State Highway Department of South Carolina be, and is hereby, authorized to construct, maintain, and operate a highway bridge and approaches thereto across the Congaree River at a point suitable to the interests of navigation at or near the city of Columbia, between the counties of Richland and Lexington, South Carolina, in accordance with the provisions of the Act entitled "An Act to regu-

March 3, 1925.

[S. 4210.]

[Public No. 562.]

Congaree River.  
South Carolina may  
bridge, Columbia.

Construction.

Vol. 34, p. 84.

late the construction of bridges over navigable waters," approved March 23, 1906.

SEC. 2. The right to alter, amend, or repeal this Act is hereby expressly reserved.

Amendment.

Approved, March 3, 1925.

**CHAP. 445.**—An Act To authorize the building of a bridge across the Catawba River in South Carolina

March 3, 1925.

[S. 4211.]

[Public, No. 563.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the State Highway Department of South Carolina be, and is hereby, authorized to construct, maintain and operate a highway bridge and approaches thereto across the Catawba River at a point suitable to the interests of navigation at or near the town of Fort Lawn, between the counties of Chester and Lancaster, South Carolina, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.*

Catawba River.  
South Carolina may  
bridge, Fort Lawn,  
S. C.

Construction.  
Vol. 34, p. 84.

SEC. 2. The right to alter, amend, or repeal this Act is hereby expressly reserved.

Amendment.

Approved, March 3, 1925.

**CHAP. 446.**—An Act To authorize the building of a bridge across the Broad River in South Carolina

March 3, 1925.

[S. 4212.]

[Public, No. 564.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the State Highway Department of South Carolina be, and is hereby, authorized to construct, maintain, and operate a highway bridge and approaches thereto across the Broad River at a point suitable to the interests of navigation at or near a point known as Strothers Ferry, between the counties of Newberry and Fairfield, South Carolina, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.*

Broad River.  
South Carolina may  
bridge, near Strothers  
Ferry.

Construction.  
Vol. 34, p. 84.

SEC. 2. The right to alter, amend, or repeal this Act is hereby expressly reserved.

Amendment.

Approved, March 3, 1925.

**CHAP. 447.**—An Act To amend section 2 of the Act of June 7, 1924 (Public 270), entitled "An act to provide for the protection of forest lands, for the reforestation of denuded areas, for the extension of national forests, and for other purposes," in order to promote the continuous production of timber on lands chiefly suitable therefor.

March 3, 1925.

[S. 4224.]

[Public No. 565.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the third sentence of section 2 of the Act entitled "An Act to provide for the protection of forest lands, for the reforestation of denuded areas, for the extension of national forests, and for other purposes," in order to promote the continuous production of timber on lands chiefly suitable therefor, approved June 7, 1924 (Public, 270), is amended by adding after the words "forest producing lands" the following: "or watersheds from which water is secured for domestic use or irrigation," so that section 2 as amended will read as follows:*

Forest protection.  
Ante, p. 653, amend-  
ed.

"SEC. 2. If the Secretary of Agriculture shall find that the system and practice of forest fire prevention and suppression pro-

Extension to water-  
sheds for domestic  
water supply or irriga-  
tion.

Cooperation with State systems and practice.

Federal expenses not to exceed amounts used by States.

Protecting the watersheds of navigable streams, timbered lands, domestic supply, etc.

vided by any State substantially promotes the objects described in the foregoing section, he is hereby authorized and directed, under such conditions as he may determine to be fair and equitable in each State, to cooperate with appropriate officials of each State, and through them with private and other agencies therein, in the protection of timbered and forest-producing lands from fire. In no case other than for preliminary investigations shall the amount expended by the Federal Government in any State during any fiscal year, under this section, exceed the amount expended by the State for the same purpose during the same fiscal year, including the expenditures of forest owners or operators which are required by State law or which are made in pursuance of the forest protection system of the State under State supervision and for which in all cases the State renders satisfactory accounting. In the cooperation extended to the several States due consideration shall be given to the protection of watersheds of navigable streams, but such cooperation may, in the discretion of the Secretary of Agriculture, be extended to any timbered or forest producing lands, or watersheds from which water is secured for domestic use or irrigation, within the cooperating States."

Approved, March 3, 1925.

March 3, 1925.  
[S. 4225.]  
[Public, No. 566.]

**CHAP. 448.**—An Act To extend the times for commencing and completing the construction of a bridge across Detroit River within or near the city limits of Detroit, Michigan.

Detroit River.  
Time extended for bridging, at Detroit, Mich.  
Vol. 41, p. 1439, amended.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the times for commencing and completing the construction of the bridge authorized by Act of Congress approved March 4, 1921, to be built by the American Transit Company, its successors and assigns, across Detroit River, within or near the city limits of Detroit, Wayne County, Michigan, are hereby extended one year and five years, respectively, from the date of approval hereof.

Amendment.

**SEC. 2.** The right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, March 3, 1925.

March 3, 1925.  
[S. 4229.]  
[Public, No. 567.]

**CHAP. 449.**—An Act Granting the consent of Congress to the State Highway Commission of North Carolina to construct a bridge across the Chowan River at or near the city of Edenton, North Carolina.

Chowan River.  
North Carolina may bridge, near Edenton.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the State Highway Commission of North Carolina, and their successors and assigns, to construct, maintain, and operate a bridge and approaches thereto across the Chowan River at a point suitable to the interests of navigation, at or near Edenton, in the county of Chowan, in the State of North Carolina, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Construction.  
Vol. 34, p. 84.

Amendment.

**SEC. 2.** That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, March 3, 1925.

**CHAP. 450.**—An Act Authorizing the Secretary of War to convey certain portions of the military reservation of the Presidio of San Francisco to the city and county of San Francisco for educational, art, exposition, and park purposes.

March 3, 1925.  
[S. 4264.]  
[Public, No. 568.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of War be, and he is hereby, authorized to convey to the city and county of San Francisco, subject to the conditions hereinafter specified, for educational, art, exposition, and park purposes, that portion of the military reservation of the Presidio of San Francisco in the city and county of San Francisco, State of California, on which the Palace of Fine Arts is located, included within metes and bounds as follows:

San Francisco, Calif.  
Portion of Presidio  
reservation conveyed  
to.

Vol. 40, p. 862.

Description.

Commencing at a point on the westerly line of Lyon Street, distant thereon five and seventeen one-hundredths feet southerly from the northerly line of Bay Street, if extended and produced westerly, and running thence northerly along the westerly line of Lyon Street one thousand one hundred and ninety-six and eighty one-hundredths feet; thence southwesterly on a curve to the left of six hundred and twelve feet radius, central angle one hundred and fifty-five degrees forty-seven minutes and fifty seconds, tangent to a line deflected one hundred and two degrees six minutes and five seconds to the left from the preceding course a distance of one thousand six hundred and sixty-four and thirteen one-hundredths feet to the westerly line of Lyon Street and the point of commencement, containing nine and ninety-three one-hundredths acres, more or less: *Provided, however,* in the event of war or any other great national emergency, the United States shall have the right, which it hereby reserves, to take exclusive possession of said land and all improvements thereon, without the payment of any compensation therefor, and to hold, occupy, and use the same during the continuance of such war or emergency.

*Proviso.*  
Possession by United  
States in event of war,  
etc.

Said grant shall become effective only in the event that the city and county of San Francisco shall grant to the United States the right to maintain and operate over its public streets a spur track railroad extending from Fort Mason Military Reservation in the city and county of San Francisco to said Presidio Reservation, over such route or routes as may be determined by resolution or ordinance of the board of supervisors of said city and county and approved by the Secretary of War. If, before the 1st day of July, 1927, the city and county of San Francisco shall fail to grant by valid ordinance to the United States the right to maintain and operate said spur track, this grant shall become null and void, and title to said premises shall revert to the United States: *Provided, however,* That in any event until the 1st day of July, 1927, said city and county of San Francisco, may use, occupy, and retain possession of said Palace of Fine Arts and the ground upon which it is located.

Right subject to  
grant of use of streets  
for railroad track, Fort  
Mason to the Presidio.

Conveyance null and  
void if ordinance not  
granted.

*Proviso.*  
Use of Palace of Fine  
Arts.

Approved, March 3, 1925.

**CHAP. 451.**—An Act Granting the consent of Congress to the Yell and Pope County bridge district, Dardanelle and Russellville, Arkansas, to construct, maintain, and operate a bridge across the Arkansas River, at or near the city of Dardanelle, Yell County, Arkansas.

March 3, 1925.  
[S. 4264.]  
[Public, No. 569.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the Yell and Pope County bridge district, Dardanelle and Russellville, Arkansas, to construct, maintain, and operate a bridge and approaches thereto across the Arkansas River at a point suitable to the interests of navigation at or

Arkansas River.  
Yell and Pope  
County bridge district  
may bridge, Darda-  
nelle, Ark.

Construction.  
Vol. 34, p. 84.

Amendment.

near the city of Dardanelle, in the county of Yell, in the State of Arkansas, and in accordance with the provisions of an Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, March 3, 1925.

March 3, 1925.  
[S. 4289.]  
[Public, No. 570.]

**CHAP. 452.**—An Act Authorizing the construction of a bridge across the Colorado River near Blythe, California.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to John Lyle Harrington, or his assigns, to construct, maintain, and operate a bridge and approaches thereto across the Colorado River, at a point suitable to the interests of navigation, near the city of Blythe, California, in accordance with the provisions of an Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906: *Provided*, That the location, design, plans, and specifications for said bridge shall first be submitted to and approved by the highway departments of the States of Arizona and California as being safe and sufficient from the standpoint of the traffic which will pass thereover.

SEC. 2. The States of Arizona and California, or either thereof, or any political subdivision or divisions thereof, may jointly or severally, at any time after five years from the completion of said bridge, take over and acquire the complete ownership thereof at a price to be mutually agreed upon by the owner thereof and such State or States or subdivision or divisions thereof, or at a price to be determined by condemnation proceedings in accordance with the general laws of the State of Arizona or the State of California governing the acquisition of private property for public purposes by condemnation, or at a price to be fixed by such other method as may be provided by law: *Provided*, That if such bridge shall be acquired by the said States or either thereof, or by any political or other subdivision or divisions thereof, by condemnation or other legal proceedings in accordance with the general laws governing the acquisition of private property for public purposes, in determining the measure of damages or compensation to be paid for the same there shall not be included any credit or allowance for good will, going value, or prospective revenues or profits, but the same shall be limited to an amount not exceeding the cost of constructing such bridge and approaches thereto, including interest and other charges incidental to any necessary loans made in connection with financing such construction, engineering services, necessary contingent expenses, actual and necessary betterments and improvements, less a reasonable deduction for actual depreciation: *Provided further*, That if such bridge shall be acquired or taken over by the States of Arizona and California, or either of them, or by any political subdivision or divisions thereof, in accordance with the provisions of this Act, the same may be operated by such State or States or political subdivision or divisions thereof as a toll bridge for a period of not to exceed five years from the date of the acquisition thereof, after which time it shall be and remain a free bridge.

SEC. 3. The right to alter, amend, or repeal of this Act is hereby expressly reserved.

Approved, March 3, 1925.

Colorado River.  
John Lyle Harrington may bridge, near Blythe, Calif.

Construction.  
Vol. 34, p. 84.

*Proviso.*  
Approval by highway departments of Arizona and California required.

Acquisition by Arizona and California authorized.  
Payment for.

*Provisos.*  
Determination of damages, etc., if acquired by condemnation.

Tolls allowed for five years, after which to be a free bridge.

Amendment.

**CHAP. 453.**—An Act Granting the consent of Congress to R. L. Gaster, his successors and assigns, to construct a bridge across the White River.

March 3, 1925.  
[S. 4306.]  
[Public, No. 571.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to R. L. Gaster and his successors and assigns, to construct, maintain and operate a bridge and approaches thereto across the White River at a point suitable to the interests of navigation at or near the town of Augusta, in the county of Woodruff, in the State of Arkansas, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

White River.  
R. L. Gaster may  
bridge, near Augusta,  
Ark.

Construction.  
Vol. 34, p. 84.

**SEC. 2.** The State of Arkansas, or any political subdivision or division thereof, within or adjoining which said bridge is located, may at any time, by agreement or by condemnation in accordance with the laws of said State, acquire all right, title, and interest in said bridge and the approaches thereto constructed under authority of this Act, for the purpose of maintaining and operating such bridge as a free bridge, by the payment to the owners of the reasonable value thereof not to exceed in any event the construction cost thereof: *Provided*, That the said State or political subdivision or division thereof may operate such bridge as a toll bridge not to exceed five years from date of acquisition thereof.

Arkansas may ac-  
quire to operate as a  
free bridge.

Payment for.  
*Proviso.*  
Tolls allowed for five  
years.

**SEC. 3.** The right to alter, amend, or repeal this Act is hereby expressly reserved.

Amendment

Approved, March 3, 1925.

**CHAP. 454.**—An Act To authorize the States of Indiana and Illinois in the States of Indiana and Illinois to construct a bridge across the Wabash River at the city of Mount Carmel, Wabash County, Illinois, and connecting Gibson County, Indiana.

March 3, 1925.  
[S. 4307.]  
[Public, No. 571.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the State of Illinois and the State of Indiana are hereby authorized to construct, maintain, and operate a bridge and approaches thereto across the Wabash River from a point in the city of Mount Carmel, Wabash County, Illinois, to a point in Gibson County, in the State of Indiana, at a point suitable to the interests of navigation in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Wabash River.  
Illinois and Indiana  
may bridge, Mount  
Carmel, Ill.

Construction.  
Vol. 34, p. 84.

**SEC. 2.** The right to alter, amend, or repeal this Act is hereby expressly reserved.

Amendment.

Approved, March 3, 1925.

**CHAP. 455.**—An Act Granting the consent of Congress to the county of Jackson, Arkansas, to construct, maintain, and operate a bridge across the White River, at or near the city of Newport, in the county of Jackson, in the State of Arkansas.

March 3, 1925.  
[S. 4317.]  
[Public, No. 573.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the county of Jackson, in the State of Arkansas, and its successors to construct, maintain, and operate a bridge and approaches thereto across the White River, at a point suitable to the interests of navigation, at or near the city of Newport, in the county of Jackson, in the State of Arkansas, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

White River.  
Jackson County,  
Ark., may bridge, near  
Newport.

Construction.  
Vol. 34, p. 84.

Arkansas may acquire to operate as a free bridge.

SEC. 2. The State of Arkansas, or any political subdivision or division thereof, within or adjoining which said bridge is located, may at any time, by agreement or by condemnation in accordance with the laws of said State acquire all right, title, and interest in said bridge and the approaches thereto constructed under authority of this Act, for the purpose of maintaining and operating such bridge as a free bridge, by the payment to the owners of the reasonable value thereof, not to exceed in any event the construction cost thereof: *Provided*, That the said State or political subdivision or division thereof may operate such bridge as a toll bridge not to exceed five years from date of acquisition thereof.

Payment for.

*Proviso.*  
Tolls allowed for five years.

Amendment.

SEC. 3. The right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, March 3, 1925.

March 3, 1925.  
[S. 4320.]  
[Public, No. 574.]

**CHAP. 456.**—An Act To extend the time for constructing a bridge across the Ohio River between Vanderburg County, Indiana, and Henderson County, Kentucky.

Ohio River.  
Time extended for bridging, by Kentucky and Indiana.  
Public Laws, 1st sess., p. 662, amended.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the times for commencing and completing the construction of the bridge authorized by the Act of Congress approved June 7, 1924, to be built by the Commonwealth of Kentucky and the State of Indiana across the Ohio River between Vanderburg County, Indiana, and Henderson County, Kentucky, are hereby extended one year and three years, respectively, from the date of approval hereof.

Amendment.

SEC. 2. The right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, March 3, 1925.

March 3, 1925.  
[H. R. 5939.]  
[Public, No. 575.]

**CHAP. 457.**—An Act To facilitate and simplify the work of the Forest Service, United States Department of Agriculture, and to promote reforestation.

Forest protection.  
Moneys contributed for reforestation, etc., to constitute a special fund.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That all moneys received as contributions toward reforestation or for the administration or protection of lands within or near the national forests shall be covered into the Treasury and shall constitute a special fund, which is hereby authorized to be appropriated for the payment of the expenses of said reforestation, administration, or protection by the Forest Service, and for refunds to the contributors of amounts heretofore or hereafter paid in by or for them in excess of their share of the cost, but the United States shall not be liable for any damage incident to cooperation hereunder.

Use of fund.

Additional buildings authorized.

SEC. 2. That, in addition to buildings costing not to exceed \$1,500 each, the Secretary of Agriculture, out of any moneys appropriated for the improvement or protection of the national forests, may construct, improve, or purchase during each fiscal year three buildings for national forest purposes at not to exceed \$2,500 each, and three at not to exceed \$2,000 each: *Provided*, That the cost of a water supply or sanitary system shall not be charged as a part of the cost of any building except those costing in excess of \$2,000 each, and no such water supply and sanitary system shall cost in excess of \$500.

*Proviso.*  
Water supply, etc., for buildings.

Timber, etc., sales allowed without advertising.  
Vol. 31, p. 661.

SEC. 3. That the Act of June 6, 1900 (Thirty-first Statutes, page 661), is hereby amended to enable the Secretary of Agriculture, in his discretion, to sell, without advertisement, in quantities to suit

applicants, at a fair appraisal, timber, cordwood, and other forest products not exceeding \$500 in appraised value.

SEC. 4. That the Secretary of Agriculture is hereby authorized to furnish subsistence to employees of the Forest Service, to purchase personal equipment and supplies for them, and to make deductions therefor from moneys appropriated for salary payments or otherwise due such employees.

Subsistence, etc., to employees.

SEC. 5. That where no suitable Government land is available for national forest headquarters or ranger stations, the Secretary of Agriculture is hereby authorized to purchase such lands out of any funds appropriated for building improvements on the national forests, but not more than \$2,500 shall be so expended in any one year; and to accept donations of land for any national forest purpose.

Lands for forest headquarters or ranger stations may be bought.

SEC. 6. That the Secretary of Agriculture is hereby authorized, in his discretion, to provide out of moneys appropriated for the general expenses of the Forest Service medical attention for employees of the Forest Service located at isolated situations, including the moving of such employees to hospitals or other places where medical assistance is available, and in case of death to remove the bodies of deceased employees to the nearest place where they can be prepared for shipment or for burial.

Medical attention, etc., for employees at isolated situations.

Approved, March 3, 1925.

CHAP. 458.—An Act To authorize the Secretary of the Interior to lease certain lands.

March 3, 1925.  
[H. R. 6710.]  
[Public, No. 576.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior, upon such terms and under such regulations as he may deem proper, may permit responsible persons or associations to use and occupy, for the erection of bath houses, hotels, or other improvements for the accommodation of the public, suitable spaces or tracts of land near or adjacent to mineral, medicinal, or other springs which are located upon unreserved public lands or public lands which have been withdrawn for the protection of such springs: Provided, That permits or leases hereunder shall be for periods not exceeding twenty years.*

Public lands. Leases permitted for bath houses, hotels, etc., adjacent to mineral springs, etc., on public lands.

Proviso. Term of leases.

Approved, March 3, 1925.

CHAP. 459.—An Act Conferring jurisdiction upon the Court of Claims to hear, examine, adjudicate, and enter judgment in any and all claims, of whatever nature, which the Kansas or Kaw Tribe of Indians may have or claim to have, against the United States, and for other purposes.

March 3, 1925.  
[H. R. 9062.]  
[Public, No. 577.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That jurisdiction be, and is hereby, conferred upon the Court of Claims, notwithstanding the lapse of time or statutes of limitation, to hear, examine, and adjudicate and render judgment in any and all legal and equitable claims which said Kansas or Kaw Tribe of Indians may have or claim to have against the United States, growing out of or arising under any treaty or agreement between the United States and the Kansas or Kaw Tribe of Indians, or arising under or growing out of any Act of Congress in relation to Indian affairs, which claims have not heretofore been determined and adjudicated on their merits by the Court of Claims or the Supreme Court of the United States:*

Kansas or Kaw Indians. Claims of, against United States to be adjudicated by Court of Claims.

*Proviso.*  
No jurisdiction of claims before Kaw Commission of 1902, except the surplus land claim.

*Provided, however,* That the provision of this Act shall not be construed to confer jurisdiction upon the court to hear, consider, and adjudicate any claim presented to and considered by the Kaw Commission under the provisions of section 12 of the Act of Congress of July 1, 1902 (Thirty-second Statutes, pages 636), saving and excepting the claim known as the surplus land claim of the Kansas or Kaw Tribe of Indians, which said claim is expressly included in this Act, and jurisdiction to consider the same is hereby conferred.

Time for filing.

SEC. 2. Any and all claims against the United States within the purview of this Act shall be forever barred unless suit be instituted or petition filed, as herein provided, in the Court of Claims within five years from the date of approval of this Act, and such suit shall make the Kansas or Kaw Tribe of Indians party plaintiff, and the United States party defendant. The petition shall be verified by the attorney or attorneys employed to prosecute such claim or claims under contract with the Kansas or Kaw Tribe of Indians approved by the Commissioner of Indian Affairs and the Secretary of the Interior; and said contract shall be executed in their behalf by a committee chosen by them under the direction and approval of the Commissioner of Indian Affairs and the Secretary of the Interior, and such contract shall be executed and approved as required by section 2103-5 of the Revised Statutes of the United States. Official letters, papers, documents, and records, or certified copies thereof, may be used in evidence, and the departments of the Government shall give access to the attorney or attorneys of said Kansas or Kaw Tribe of Indians to such treaties, papers, correspondence, or records as may be needed by the attorney or attorneys of the Kansas or Kaw Tribe of Indians.

Procedure.

R. S., secs. 2103-2105, p. 367.  
Evidence admitted.

Counterclaims allowed.

SEC. 3. In said suit the court shall also hear, examine, consider, and adjudicate any claims which the United States may have against said Kansas or Kaw Tribe of Indians, but any payment which may have been made by the United States upon any claims against the United States shall not operate as an estoppel, but may be pleaded as an offset in such suit.

Appeal to Supreme Court.

SEC. 4. That from the decision of the Court of Claims in any suit prosecuted under the authority of this Act, an appeal may be taken by either party as in other cases to the Supreme Court of the United States.

Attorneys' fees by decree of court.

SEC. 5. That upon the final determination of any suit instituted under this Act, the Court of Claims shall decree such amount or amounts as it may find reasonable to be paid the attorney or attorneys so employed by said Kansas or Kaw Tribe of Indians for the services and expenses of said attorneys rendered or incurred subsequent to the date of approval of this Act: *Provided,* That in no case shall the aggregate amounts decreed by said Court of Claims for fees be in excess of the amount or amounts stipulated in the contract of employment, or in excess of a sum equal to 10 per centum of the amount of recovery against the United States, and in no event shall such fees exceed the sum of \$25,000.

*Proviso.*  
Limitation.

Issue of orders and process.

SEC. 6. The Court of Claims shall have full authority by proper orders and process to bring in and make parties to such suit any or all persons or tribes or bands of Indians deemed by it necessary or proper to the final determination of the matters in controversy.

Appearance of Attorney General directed.

SEC. 7. A copy of the petition shall, in such case, be served upon the Attorney General of the United States, and he, or some attorney from the Department of Justice to be designated by him, is hereby directed to appear and defend the interests of the United States in such case.

Approved, March 3, 1925.

**CHAP. 460.**—An Act To provide for commitments to, maintenance in, and discharges from the District Training School, and for other purposes.

March 3, 1925.  
[H. R. 9435.]  
[Public, No. 578.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the institution for the custody, care, education, training, and treatment of feeble-minded persons, established by the 1924 District of Columbia Appropriation Act, shall be under the control and supervision of the Board of Charities of the District, and shall be known as the District Training School.

District of Columbia.  
District Training  
School established for  
feeble-minded persons.  
Vol. 42, p. 1360.

**SEC. 2.** The words "feeble-minded persons" in this Act shall be construed to mean any person afflicted with mental defectiveness from birth or from an early age, so pronounced that he is incapable of managing himself and his affairs, or being taught to do so, and who requires supervision, control, and care for his own welfare, or for the welfare of others, or for the welfare of the community, and is not insane or of unsound mind to such an extent as to require his commitment to Saint Elizabeths Hospital, as provided by the Act of April 27, 1904 (Thirty-third Statutes at Large, page 316), or other laws now in effect with respect to the commitment and custody of insane persons.

Persons construed as  
feeble-minded.

Vol. 33, p. 316

**SEC. 3.** The Board of Charities shall make all necessary rules and regulations for enforcing discipline, for imparting instruction or preserving health, and for the physical, intellectual, and moral training of the inmates of said institution. The said board shall make annually to the Commissioners of the District of Columbia a report for the preceding fiscal year ending the 30th day of June. Said report shall show for such period the number and names of the superintendent, officers, teachers, and all other regular employees, and the salaries paid to each, and what, if any, other emoluments are allowed and to whom. Said board shall also cause a full and accurate inventory to be taken at the close of each fiscal year, showing the number of acres of land and the value thereof, the number, kind, and value of buildings, the various kinds of personal property and the value thereof, and a copy of said inventory, duly verified on oath by the officer making said inventory, shall accompany said report.

Rules and regula-  
tions to be prescribed.

Annual report to  
Commissioners.  
Details.

Inventory to accom-  
pany.

**SEC. 4.** The Board of Charities shall appoint a superintendent, who shall be experienced in the care, training, and treatment of the feeble-minded. He shall be the chief executive officer of the institution and may be removed by the said board.

Superintendent to be  
appointed as chief ex-  
ecutive officer.

**SEC. 5.** The superintendent of the said institution may sell such of the farm, greenhouse, and garden products, and the products of the industrial shops as may not be required in the maintenance and conduct of the home and school, and the funds so secured shall be paid into the Treasury of the United States to the credit of the United States and the District of Columbia in the proportion required by law.

Sale of products.

**SEC. 6.** There shall be received into the said institution, subject to such rules and regulations as the Board of Charities may adopt, and pursuant to the provisions of this Act, feeble-minded persons of not more than forty-five years of age.

Age limitation.

**SEC. 7.** When any person who is a resident of the District of Columbia shall be supposed to be feeble-minded his guardian, or any relative, or any reputable citizen of the District of Columbia may file with the clerk of the Supreme Court of the District of Columbia a petition, in writing, setting forth that the person therein named is feeble-minded, and such other facts as are necessary to bring such person within the purview of this Act; also the name and residence of some person, if any there be, actually supervising, caring for, or

Petition by guardian,  
etc., for admission of  
feeble-minded person.

Contents.

supporting such person and of at least one person, if any there be, legally chargeable with such supervision, care, or support, or that such names and residence are unknown to the petitioner, and also the names and residences, or that the same are unknown, of the parents or guardians.

The petition shall also allege whether or not such person has been examined by a qualified physician having personal knowledge of the condition of such alleged feeble-minded person. There shall be indorsed on such petition the names and residences of witnesses known to the petitioner, by whom the truth of the allegations of the petition may be proved, as well as the name and residence of a qualified physician, if any is known to the petitioner, having personal knowledge of the case.

All persons named in such petition or whose names are indorsed thereon shall be notified of such proceedings by proper summons issued by the clerk of said court. The petition shall be verified by affidavit, which shall be sufficient if it states that it is based upon information and belief. Process shall be issued against such persons as are mentioned in the petition but whose names are unknown to the petitioner, by the designation "To all whom it may concern," and such designation and notice shall be sufficient to authorize the court to hear and determine the proceedings as though the parties had been summoned by their proper names.

SEC. 8. The summons shall require all persons upon whom served to personally appear at the time and place stated therein and to bring into court the alleged feeble-minded person. No written answer shall be required to the petition, but the cause shall stand for hearing upon the petition on the return day of the summons. The summons shall be made returnable at any time within twenty days after the date thereof. No service of process shall be necessary upon any of the persons named in the petition or whose names are indorsed thereon if they appear or are brought before the court personally without service of summons. Summons in proceedings hereunder may be served by any officer authorized by law to serve processes of the Supreme Court of the District of Columbia.

SEC. 9. Upon the filing of such petition the court shall appoint two physicians, at least one of whom shall be skilled in the diagnosis and treatment of mental diseases to make an examination of the alleged feeble-minded person to determine his mental and physical condition, and their certificate shall be filed with the court on or before the hearing on the petition. The persons so appointed are empowered to go where such alleged feeble-minded person may be and make such personal examination of him as will enable them to offer an opinion as to his physical and mental condition, and no certificate shall be made by them except after such examination.

SEC. 10. That upon the filing of the petition, or upon motion at any time thereafter, if it shall be made to appear to the court by evidence given under oath that it is for the best interest of the alleged feeble-minded person or of other persons or of the community that such person be at once taken into custody, or that the service of summons will be ineffectual to secure the presence of such person, a warrant may issue on the order of the court directing that such person be taken into custody and brought before the court forthwith or at such time and place as the judge may appoint, and, pending the hearing of the petition, the court may make any order for the detention of such feeble-minded person, or the placing of such feeble-minded person under temporary guardianship of some suitable person, on such person entering into a recognizance for his appearance, as the court shall deem proper. But no such alleged feeble-minded person shall, during the pendency of the hearing of

Further statements,  
etc.

Notification of pro-  
ceedings.

Issue of process.

Service of summons,  
etc.

Court to appoint two  
physicians to examine  
as to mental and physi-  
cal condition.

Certificate after per-  
sonal examination.

Order of court to take  
the person into cus-  
tody.

Detention pending  
hearings.

Place restricted.

the petition, be detained in any place provided for the detention of persons charged with or convicted of any criminal or quasi-criminal offense.

SEC. 11. At any time after the filing of the petition and pending the final disposition of the case the court may continue the hearing from time to time. The court shall in all cases take proofs as to the financial circumstances of the patient and his relatives legally liable for his support, and shall take proofs as to the alleged condition of such person and his personal and family history, and shall fully investigate the facts before making an order, and if no jury is required the court shall determine the question of whether such person is a feeble-minded person. If the court shall deem it necessary, or if such alleged feeble-minded person or any relative or any person with whom he may reside shall so demand, a jury shall be summoned to determine the question of whether such person is feeble-minded. Such jury shall be selected from the jurors in attendance upon the court or a special jury may be summoned to determine such question.

Proofs to be taken by the court before determination.

Summoning of jury.

SEC. 12. If the court or the jury shall find such alleged feeble-minded person not to be feeble-minded as defined in this Act, he shall order the petition dismissed and the person discharged. If the court shall find such alleged feeble-minded person to be feeble-minded and subject to be dealt with under this Act, having due regard to all the circumstances appearing on the hearing, the guiding and controlling thought throughout the proceedings to be the welfare of the feeble-minded person and the welfare of the community, the court shall enter a decree directing that such feeble-minded person be placed in the said institution, and such decree so entered shall stand and continue binding upon all persons whom it may concern until rescinded or otherwise regularly superseded or set aside.

Petition dismissed and person discharged if not found feeble-minded.

Decree placing party in institution if found feeble-minded.

SEC. 13. If at the time of or before the making of such order a bond in the penal sum of \$1,000, executed by a surety company authorized to do business in the District of Columbia, or by two or more sureties to be approved by the court, running to the United States and conditioned for the payment of the support and maintenance of the patient in the manner prescribed by law, shall be delivered to the court, together with the sum of \$50 as an advance payment toward the support of such patient, admission shall be ordered as a private patient, otherwise as a public patient. Such bond and advance payment, together with the order of admission and bond, shall be transmitted by the clerk of the court to the superintendent of the institution. Until such bond and advance payment are delivered to the superintendent the person shall be admitted to the home and training school only as a public patient. At the request of the superintendent the court shall require the sureties on such bond to justify their responsibility anew or order that a new bond be given in place of the original, which justification or new bond shall be transmitted to the superintendent, and unless such justification or bond shall be delivered to the superintendent within thirty days the patient shall from the time of such request be regarded as a public patient.

If bond furnished for support, to be ordered as a private patient, otherwise a public.

Transmission of bond, etc.

Renewal of bond, etc.

SEC. 14. If the order for admission is as a public patient and it shall appear from the proofs taken in writing as aforesaid that the patient has an estate out of which the Government may be reimbursed for his maintenance, in whole or in part, the court shall direct in its order of admission the payment out of such estate of the whole or such part of the cost of maintenance of said patient at said institution as it shall deem just, regard being had for the needs of those having a legal right to support out of said estate,

If admitted as a public patient, but has an estate, payment may be ordered therefrom, etc.

which said order shall remain in full force and effect until modified by proceedings under section 20 of this Act, or until the patient shall be discharged from said institution, and the court committing such patient shall be notified of such discharge.

Proceedings if there are relatives legally liable for support of patient.

Order for payment to be issued.

Duty of Board of Charities to receive sums due, etc.

Enforcement of order.

Person admitted as public may have order changed to private patient upon delivery of bond, etc.

Discharges restricted.

Petition to court for discharge, etc., allowed.

Action of court.

Causes for discharges, etc.

SEC. 15. If the order for admission is as a public patient and the court finds that the patient has not an estate out of which the Government may be fully reimbursed for his maintenance, and if it appears that there are relatives who are legally liable for his support, the court shall issue to such relatives a citation to show cause why they should not be adjudged to pay a portion or all of the expense of maintenance of such patient in the said institution. The citation shall be served at least ten days before the hearing on said citation. If it shall, upon such hearing, appear to the court that such patient has not sufficient estate out of which the Government may properly be fully reimbursed and that he has relatives who are parties to the proceedings and who are legally liable for his support, and who are able to contribute thereto, the court may make an order requiring payment by such relatives of such sum or sums as it may find they are reasonably able to pay and as may be necessary to reimburse the Government for the maintenance of such patient. Said order shall require the payment of such sums to the Board of Charities annually, semiannually, or quarterly as the court may direct. It shall be the duty of the board to collect the said sums due under sections 14 and 15 and under this section, and to turn the same into the Treasury of the United States to the credit of the District of Columbia and the United States in the proportion required by law. Any such order may be enforced against any property of the feeble-minded person or of the person liable or undertaking to maintain him in the same way as if it were a judgment or decree for temporary alimony in a divorce case.

SEC. 16. If any person shall be admitted as a public patient, his order for admission may be changed to that of a private patient by executing and delivering to the court the bond and advance payment for his support mentioned in section 14. Thereupon the court shall make an order changing the admission of said person from a public to a private patient.

SEC. 17. No feeble-minded person admitted to the said institution pursuant to an order of court as herein provided shall be discharged therefrom except as herein provided, except that nothing herein contained shall abridge the right of petition for the writ of habeas corpus. At any time after the admission of the feeble-minded person pursuant to an order of court as herein provided, any of the relatives or friends of the feeble-minded person, or any reputable citizen, or the superintendent of the institution having the feeble-minded person in charge, or the Board of Charities, may petition the court that entered the order of admission to discharge the feeble-minded person, or to vary the order of the court sending the feeble-minded person to the institution. If on the hearing of the petition the court is satisfied that the welfare of the feeble-minded person or the welfare of others or the welfare of the community requires his discharge or a variation of the order, the court may enter such order of discharge or variation as the court thinks proper. Discharges and variations of orders may be made for either of the following causes: Because the person adjudged to be feeble-minded is not feeble-minded; because he has so far improved as to be capable of caring for himself; because the relatives or friends of the feeble-minded person are able and willing to supervise, control, care for, and support him, and request his discharge, and in the judgment of the superintendent of the institution having the person in charge no evil consequences are

likely to follow such discharge; but the enumeration of grounds of discharge or variation herein shall not exclude other grounds of discharge or variation which the court, in its discretion, may deem adequate, having due regard for the welfare of the person concerned or the welfare of others or the welfare of the community. On any petition of discharge or variation the court may discharge the feeble-minded person from all supervision, control, and care, or make such variation of the order as to maintenance as the court thinks fit under all the circumstances appearing on the hearing of the petition. The superintendent of the institution having the feeble-minded person in charge must be notified of the time and place of hearing on any petition for discharge or variation, as the court shall direct, and no order of discharge or variation shall be entered without giving such superintendent a reasonable opportunity to be heard; and the court may notify such other persons, relatives, and friends of the feeble-minded person as the court may think proper of the time and place of the hearing on any petition for discharge or variation of prior order. No person shall be charged with any greater degree of financial responsibility for the support of such feeble-minded person by variation of the order as to maintenance without notice and a reasonable opportunity to be heard. The denial of one petition for discharge or variation shall be no bar to another on the same or different grounds within a reasonable time thereafter, such reasonable time to be determined by the court in its discretion, discouraging frequent, repeated, frivolous, ill-founded petitions for discharge or variation of prior order.

Superintendent, etc., to be notified of hearings.

Notice of variation of order.

Denial of one petition not a bar to another.

SEC. 18. Any person who shall knowingly contrive or who shall conspire to have any person adjudged feeble-minded under this Act, unlawfully and improperly, or any person who shall violate any provision of this Act, shall be deemed guilty of a misdemeanor, and, upon conviction thereof, shall be fined not exceeding \$1,000 or imprisoned not exceeding one year, or both, in the discretion of the court in which such conviction is had.

Contriving to have a person improperly adjudged feeble-minded, a misdemeanor.

Punishment for.

SEC. 19. When a child is brought before the juvenile court of the District of Columbia as a dependent or delinquent child, if it appears to the court, on the testimony of a physician or psychologist or other evidence, that such person or child is feeble-minded within the meaning of this Act, the court may adjourn the proceedings and direct some suitable officer of the court or other suitable reputable person to file a petition under this Act; and the court may order that pending the preparation, filing, and hearing of such petition the person or child be detained in a place of safety or be placed under the guardianship of some suitable person on that person entering into recognizance for his appearance.

Delinquent child before juvenile court, if apparently feeble-minded, to have petition filed under this Act.

Detention pending action of court.

SEC. 20. On the conviction by a court of record of competent jurisdiction of any person of any crime, misdemeanor, or any violation of any ordinance which is in whole or in part a violation of any statute of the District of Columbia, the court, if satisfied on the testimony of a physician or a psychologist or other evidence that the person or child is feeble-minded within the meaning of this Act, may suspend sentence, or suspend entering an order sending the child to a reformatory, training, or industrial school, and direct that a petition be filed under this Act. When the court directs a petition to be filed it may order that pending the preparation, filing, and hearing of the petition, the person or child be detained in a place of safety, or be placed under the guardianship of any suitable person on that person entering into a recognizance for his appearance. If upon the hearing of said petition or upon any subsequent hearing under this Act the person is found not to be feeble-minded, the court shall impose sentence.

On conviction of any crime, etc., the court, if satisfied that the person is feeble-minded, may direct filing petition.

Retention pending action of court.

Sentence imposed if person not feeble-minded.

Transfer to Saint Elizabeths Hospital if patient becomes insane.

Support, etc.

Docket to be kept of all proceedings in feeble-mindedness.

Inmates of Boys or Girls Training Schools, if found feeble-minded, may be transferred.

Removal of persons not legal residents of the District.

Paroles, etc., may be granted.

Expense by guardians, etc.

Service on inmates to be only by superintendent.

Return, etc.

No contract by patient allowed unless first approved and entered of record by District Supreme Court.

SEC. 21. When any person shall become insane while confined in said institution and the superintendent shall certify in writing that such patient is insane and is not a fit subject for care and maintenance at said institution, the said Supreme Court shall issue an order for his admission to Saint Elizabeths Hospital. Such transfer shall not affect the liability on any bond for private support, or any order for reimbursement for public support, but all such bonds and orders for reimbursement shall be liable and in full force for the cost of maintenance at the said asylum.

SEC. 22. The Supreme Court of the District of Columbia shall keep a separate docket of proceedings in feeble-mindedness, upon which shall be made such entries as will, together with the papers filed, preserve a complete and perfect record of each case, the original petitions, writs, and returns made thereto, and the reports of commissions shall be filed with the clerk of the court.

SEC. 23. Whenever the superintendent of the National Training School for Boys or of the National Training School for Girls shall certify to the said court that in his opinion any inmate thereof has become or is feeble-minded, the court shall permit such superintendent or any other reputable citizen of the District of Columbia to file a petition as provided in section 9 of this Act. If such inmate shall be found and adjudged to be feeble-minded, the court shall immediately issue an order for his admission as a public patient to the District Training School.

SEC. 24. The District Training School is intended for the benefit of bona fide residents of the District of Columbia. The Board of Charities shall cause any person who has been admitted, but who has not acquired a legal residence in the District, to be removed as soon as possible to the State in which he belongs.

SEC. 25. It shall be within the discretion of the superintendent, under general conditions prescribed by the Board of Charities, to grant paroles to patients where the conditions in the homes in which they are to reside are satisfactory and where such paroles are deemed by the superintendent as not injurious to the interest of the patients or the public. The expense of such a vacation shall in every case be borne by the guardian, relatives, or other persons responsible for the care of such patient while on such vacation. It shall be within the discretion of the superintendent to grant a parole for an indefinite period to a patient who has improved sufficiently to warrant such opportunity and when satisfactory supervision for such patient while on such leave is assured. If the conditions of any parole granted under this Act are violated, the patient may be taken up and returned the same as an escaped patient.

SEC. 26. Any citation, order, or process required by law to be served on an inmate of the institution shall be served only by the superintendent or by some one designated in writing by him. Return thereof to the court from which the same issued may be made by the person making such service and such service and return shall have the same force and effect as if it had been made by the United States marshal of the District of Columbia or by the sheriff of the county in which the institution may be located.

SEC. 27. No public or private patient in said institution shall be allowed to execute any contract, deed, will, or other instrument unless such execution shall have first been allowed and approved by an order to be entered of record by the said Supreme Court of the District of Columbia, and a certified copy of such order shall be furnished to the superintendent at the time of the execution of such instrument. Such order of the court shall be evidence only of the capacity of such patient to make such instrument.

SEC. 28. The invalidity of any part of this Act shall not be construed to affect the validity of any other part capable of having practical operation and effect without the invalid part.

Invalidity of any part not to affect remainder of Act.

SEC. 29. All Acts and parts of Acts inconsistent with this Act are hereby repealed

Inconsistent laws repealed.

Approved, March 3, 1925.

CHAP. 461.—An Act To extend the time for the construction of a bridge across Pearl River at approximately one and one-half miles north of Georgetown, in the State of Mississippi.

March 3, 1925.  
[H. R. 9825.]  
[Public, No. 579.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the times for commencing and completing the construction of a bridge authorized by Act of Congress approved January 31, 1923, to be built by the Great Southern Lumber Company across the Pearl River at approximately one and one-half miles north of Georgetown, in the State of Mississippi, are hereby extended one and three years, respectively, from the date of approval hereof.

Pearl River. Time extended for bridging near Georgetown, Miss. Vol. 42, p. 1220, amended.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Amendment.

Approved, March 3, 1925.

CHAP. 462.—An Act Making appropriations for the Department of the Interior for the fiscal year ending June 30, 1926, and for other purposes.

March 3, 1925  
[H. R. 10020.]  
[Public, No. 580.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the following sums are appropriated, out of any money in the Treasury not otherwise appropriated, for the Department of the Interior for the fiscal year ending June 30, 1926, namely:

Interior Department appropriations.

OFFICE OF THE SECRETARY

Secretary's Office.

SALARIES

Secretary of the Interior, \$12,000; First Assistant Secretary, Assistant Secretary, and other personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$302,835; in all, \$314,835: *Provided*, That in expending appropriations or portions of appropriations, contained in this Act, for the payment for personal services in the District of Columbia in accordance with "The Classification Act of 1923," the average of the salaries of the total number of persons under any grade in any bureau, office, or other appropriation unit shall not at any time exceed the average of the compensation rates specified for the grade by such Act, and in grades in which only one position is allocated the salary of such position shall not exceed the average of the compensation rates for the grade: *Provided*, That this restriction shall not apply (1) to grades 1, 2, 3, and 4 of the clerical-mechanical service, or (2) to require the reduction in salary of any person whose compensation was fixed, as of July 1, 1924, in accordance with the rules of section 6 of such Act, (3) to require the reduction in salary of any person who is transferred from one position to another position in the same or different grade in the same or a different bureau, office, or other appropriation unit, or (4) to prevent the payment of a salary under any grade at a rate higher than the maximum rate of the grade when such higher rate is permitted by "The

Secretary, Assistants, and office personnel.

*Proviso.*  
Salaries limited to average rates under Classification Act.  
Vol. 42, p. 1488.

If only one position in a grade.

Restriction not applicable to clerical-mechanical service.

No fixed salary reduced.  
Vol. 44, p. 1490.

Transfers to another position without reduction.

Payment under higher rates permitted.

Classification Act of 1923," and is specifically authorized by other law.

Clerk to sign land patents.

One clerk of grade 1, clerical, administrative, and fiscal service, who shall be designated by the President, to sign land patents.

Chief clerk to be executive officer and may sign official papers.

The chief clerk of the Department of the Interior shall be the chief executive officer of the department and may be designated by the Secretary to sign official papers and documents, including the authorization of expenditures from the contingent and other appropriations for the department, its bureaus and offices, section 3683 of the Revised Statutes to the contrary notwithstanding.

Contingent expenses.  
R. S., sec. 3683, p. 723.

#### CONTINGENT EXPENSES, DEPARTMENT OF THE INTERIOR

Department contingent expenses.

For contingent expenses of the office of the Secretary and the bureaus, offices, and buildings of the department; furniture, carpets, ice, lumber, hardware, dry goods, advertising, telegraphing, telephone service, street car fares not exceeding \$250, and expressage; examination of estimates for appropriations in the field for any bureau, office, or service of the department; not exceeding \$500 shall be available for the payment of damages caused to private property by department motor vehicles exclusive of those operated by the Government fuel yards; purchase and exchange of motor trucks, motor cycles, and bicycles, maintenance, repair, and operation of motor-propelled passenger-carrying vehicles and motor trucks, motor cycles, and bicycles, to be used only for official purposes; diagrams, awnings, filing and labor-saving devices; constructing model and other cases and furniture; postage stamps to prepay postage on matter addressed to Postal Union countries and for special-delivery stamps for use in the United States; expense of taking testimony and preparing the same, in connection with disbarment proceedings instituted against persons charged with improper practices before the department, its bureaus and offices; not exceeding \$450 for the purchase of newspapers, notwithstanding the provisions of section 192 of the Revised Statutes of the United States; and other absolutely necessary expenses not hereinbefore provided for, including traveling expenses, fuel and lights, typewriting and labor-saving machines, \$76,000.

Property damages.

Disbarment expenses.

Newspapers.  
R. S., sec. 192, p. 30.

Stationery, etc.

Additional, from specified appropriations.

For stationery, including tags, labels, index cards, cloth-lined wrappers, and specimen bags, printed in the course of manufacture, and such printed envelopes as are not supplied under contracts made by the Postmaster General, for the department and its several bureaus and offices, \$73,000; and, in addition thereto, sums amounting to \$90,000 shall be deducted from other appropriations made for the fiscal year 1926, as follows: Surveying public lands, \$3,500; protecting public lands and timber, \$2,000; contingent expenses local land offices, \$3,500; Geological Survey, \$2,000; Bureau of Mines, \$17,000; Indian Service, \$35,000; Freedmen's Hospital, \$500; Saint Elizabeths Hospital, \$3,500; National Park Service, \$5,000; Bureau of Reclamation, \$18,000: *Provided*, That any unexpended portion of this amount shall revert and be credited to the reclamation fund; and said sums so deducted shall be credited to and constitute, together with the first-named sum of \$73,000, the total appropriation for stationery for the department and its several bureaus and offices for the fiscal year 1926.

*Proviso.*  
Reversion to reclamation fund.

Books, periodicals, etc.

For the purchase or exchange of professional and scientific books, law books, and books to complete broken sets, periodicals, directories, and other books of reference relating to the business of the department by the several offices and bureaus of the Interior Department herein named, to be available for a common library for the joint use of the several offices and bureaus named, there is hereby

made available from any appropriations made for such bureau or office not to exceed the following respective sums: Office of the Secretary, \$600; Indian Service, \$200; Bureau of Education, \$1,250; Bureau of Reclamation, \$1,500; Geological Survey, \$2,000; Bureau of Mines, \$3,500; National Park Service, \$500; General Land Office, \$500.

Office allotments.

The purchase of supplies and equipment or the procurement of services for the Department of the Interior, the bureaus and offices thereof, including Howard University and the Columbia Institution for the Deaf, at the seat of government, as well as those located in the field outside the District of Columbia, may be made in open market without compliance with sections 3709 and 3744 of the Revised Statutes of the United States, in the manner common among business men, when the aggregate amount of the purchase or the service does not exceed \$100 in any instance.

Minor purchases in open market.

Open market purchases.  
R. S., secs. 3709, 3744, pp. 733, 738.

For per diem at not exceeding \$4 in lieu of subsistence to four inspectors while traveling on duty, and for actual necessary expenses of transportation and incidental expenses of negotiation, inspection, and investigation, including telegraphing, temporary employment of stenographers, and other assistance outside of the District of Columbia, \$8,000: *Provided*, That the four inspectors shall not receive per diem in lieu of subsistence for a longer period than thirty days at any one time at the seat of government.

Inspectors' expenses.

*Proviso.*  
Limitation.

PRINTING AND BINDING

Printing and binding.

For printing and binding for the Department of the Interior, including all of its bureaus, offices, institutions, and services in Washington, District of Columbia, and elsewhere, except the Alaska Railroad, the National Park Service, the Geological Survey, the Bureau of Mines, and the Patent Office, \$119,000: *Provided*, That the annual reports of the department and of all its bureaus and establishments, including the Bureau of Reclamation, shall not exceed a total of one thousand two hundred and fifty pages.

Department and bureaus.

*Proviso.*  
Size of annual reports limited.

For the Alaska Railroad, not to exceed \$6,300 of the amount appropriated herein for maintenance and operation of railroads in Alaska shall be available for printing and binding.

Alaska Railroad.

For the National Park Service: For printing and binding, \$25,000.

National Park Service.

For the United States Geological Survey: For engraving the illustrations necessary for the annual report of the director and for the monographs, professional papers, bulletins, water-supply papers, and the report on mineral resources, and for printing and binding the same publications, of which sum not more than \$45,000 may be used for engraving, \$102,300; for miscellaneous printing and binding, \$12,700; in all, \$115,000.

Geological Survey.

For the Bureau of Mines, including printing, engraving of illustrations, and binding bulletins, technical papers, miners' circulars, and other publications to carry out the purposes of the Act of February 25, 1913, not to exceed \$37,500; for miscellaneous printing and binding, not to exceed \$10,000; not to exceed in all, \$47,500: *Provided*, That the unexpended balance of \$36,788.90 of the appropriation of \$100,000 made by the Act approved February 25, 1919, for experiments and investigations, and so forth, with reference to lignite coals and peat is made available to the extent of not more than \$6,000 for publication of reports of such experiments and investigations, and any balance of the said original appropriation remaining unexpended or unobligated July 1, 1925, shall thereupon be carried to the surplus fund and covered into the Treasury.

Mines Bureau.

*Proviso.*  
Use of unexpended balance for lignite coal, etc., experiments.  
Vol. 40, p. 1154.

For the Patent Office: For printing the weekly issue of patents, designs, trade-marks, prints, and labels, exclusive of illustrations;

Patent Office.

and for printing, engraving illustrations, and binding the Official Gazette, including weekly and annual indices, \$810,000; for miscellaneous printing and binding, \$70,000; in all, \$880,000.

Solicitor's Office.

OFFICE OF SOLICITOR

Office personnel.

For personal services in the District of Columbia in accordance with the Classification Act of 1923, \$120,920.

General Land Office.

GENERAL LAND OFFICE

SALARIES

Commissioner, and office personnel.

For Commissioner of the General Land Office and other personal services in the District of Columbia in accordance with the Classification Act of 1923, \$805,000.

GENERAL EXPENSES, GENERAL LAND OFFICE

Per diem, etc., investigations.

For per diem in lieu of subsistence, at not exceeding \$4, of examiners and of clerks detailed to inspect offices in the public-land service, to investigate fraudulent land entries, trespasses on the public lands, and cases of official misconduct, actual necessary expenses of transportation, including necessary sleeping-car fares, and for employment of stenographers and other assistants when necessary to the efficient conduct of examinations, and when authorized by the Commissioner of the General Land Office, \$3,000.

Maps Distribution.

For connected and separate United States and other maps, prepared in the General Land Office, \$15,000, all of which maps shall be delivered to the Senate and House of Representatives, except 10 per centum, which shall be delivered to the Commissioner of the General Land Office for official purposes. All maps delivered to the Senate and House of Representatives hereunder shall be mounted with rollers ready for use.

State and Territorial maps.

For separate State and Territorial maps of public-land States, including maps showing areas designated by the Secretary of the Interior under the enlarged homestead Acts, prepared in the General Land Office, \$1,300.

Enlarged homesteads.

Surveyor General Office abolished.

The office of surveyor general is hereby abolished, effective July 1, 1925, and the administration of all activities theretofore in charge of surveyors general, including the necessary personnel, all records, furniture, and other equipment, and all supplies of their respective offices, are hereby transferred to and consolidated with the Field Surveying Service, under the jurisdiction of the United States Supervisor of Surveys, who shall hereafter administer same in association with the surveying operations in his charge and under such regulations as the Secretary of the Interior may provide.

Administration, etc., transferred to Field Surveying Service.

Surveying expenses. *Ante*, p. 1142.

Surveying public lands: For surveys and resurveys of public lands, examination of surveys heretofore made and reported to be defective or fraudulent, inspecting mineral deposits, coal fields, and timber districts, making fragmentary surveys, and such other surveys or examinations as may be required for identification of lands for purposes of evidence in any suit or proceeding in behalf of the United States, under the supervision of the Commissioner of the General Land Office and direction of the Secretary of the Interior, \$840,290: *Provided*, That the sum of not exceeding 10 per centum of the amount hereby appropriated may be expended by the Commissioner of the General Land Office, with the approval of the Secretary of the Interior, for the purchase of metal or other equally

*Provisos*. Section corner monuments.

durable monuments to be used for public land survey corners whenever practicable: *Provided further*, That not to exceed \$10,000 of this appropriation may be expended for salaries of employees of the field surveying service temporarily detailed to the General Land Office: *Provided further*, That not to exceed \$15,000 of this appropriation may be used for the survey, classification, and sale of the lands and timber of the so-called Oregon and California Railroad lands and the Coos Bay Wagon Road lands: *Provided further*, That not to exceed \$50,000 of this appropriation may be used for surveys and resurveys, under the rectangular system provided by law, of public lands deemed to be valuable for oil and oil shale.

Detailed field employees.

Oregon and California Railroad lands, etc.

Oil lands.

Reproducing plats of surveys.

Reproducing plats of surveys: To enable the Commissioner of the General Land Office to continue to reproduce worn and defaced official plats of surveys on file, and other plats constituting a part of the records of said office, to furnish local land offices with the same, and for reproducing by photolithography original plats of surveys prepared in the offices of surveyors general, \$6,000.

Registers. Consolidation of offices. Vol. 42, p. 208.

Registers: For salaries and commissions of registers of district land offices, at not exceeding \$3,000 per annum each, \$175,000: *Provided*, That the offices of register and receiver of such land offices as may now have two officials shall be consolidated, effective July 1, 1925, and the applicable provisions of the Act approved October 28, 1921, shall be followed in effecting such consolidations.

Contingent expenses. *Ante*, p. 1142.

Contingent expenses of land offices: For clerk hire, rent, and other incidental expenses of the district land offices, including the expenses of depositing public money; per diem, in lieu of subsistence, of clerks detailed to examine the books and management of district land offices and to assist in the operation of said offices and in the opening of new land offices and reservations, when allowed pursuant to section 13 of the Sundry Civil Appropriation Act approved August 1, 1914, and for actual necessary traveling expenses of said clerks and of clerks transferred in the interest of the public service from one district land office to another: *Provided*, That no expenses chargeable to the Government shall be incurred by registers in the conduct of local land offices except upon previous specific authorization by the Commissioner of the General Land Office, \$350,000.

Per diem subsistence.

Vol. 38, p. 680.

*Proviso*. Expenses limited.

Depredations on public timber, protecting public lands, and settlement of claims for swamp land and swamp-land indemnity: For protecting timber on the public lands, and for the more efficient execution of the law and rules relating to the cutting thereof; of protecting public lands from illegal and fraudulent entry or appropriation, and of adjusting claims for swamp lands, and indemnity for swamp lands, \$420,000, including not exceeding \$35,000 for the purchase of motor-propelled passenger-carrying vehicles for the use of agents and others employed in the field service and for operation, maintenance, and exchange of same and for operation and maintenance of a motor boat: *Provided*, That agents and others employed under this appropriation may be allowed per diem in lieu of subsistence, pursuant to section 13 of the Sundry Civil Appropriation Act approved August 1, 1914, and actual necessary expenses for transportation, except when agents are employed in Alaska they may be allowed not exceeding \$5 per day each in lieu of subsistence.

Timber depredations, protecting, and swamp-land claims. *Ante*, p. 1142.

Vehicles, etc.

*Proviso*. Per diem subsistence.

Vol. 38, p. 680.

In Alaska.

Hearings in land entries.

Hearings in land entries: For hearings or other proceedings held by order of the Commissioner of the General Land Office to determine the character of lands, whether alleged fraudulent entries are of that character or have been made in compliance with law, and of hearings in disbarment proceedings, \$15,000: *Provided*, That where depositions are taken for use in such hearings the fees of the officer taking them shall be 20 cents per folio for taking and certifying same and 10 cents per folio for each copy furnished to a party on request.

*Proviso*. Deposition fees.

National forests.  
Advertising restora-  
tion of lands in.

Restoration of lands in forest reserves: To enable the Secretary of the Interior to advertise the restoration to the public domain of lands in forest reserves or of lands temporarily withdrawn for forest reserve purposes, \$2,000.

Opening Indian res-  
ervations.

Opening Indian reservations (reimbursable): For expenses pertaining to the opening to entry and settlement of such Indian reservation lands as may be opened during the fiscal year 1926: *Provided*, That the expenses pertaining to the opening of each of said reservations and paid for out of this appropriation shall be reimbursed to the United States from the money received from the sale of the lands embraced in said reservations, respectively, \$1,000.

*Proviso*.  
Reimbursement.

Northern Pacific  
land grant.  
Balance for classify-  
ing, etc., to be covered  
in.

The unexpended balance of \$1,576.45 remaining to the credit of the appropriation of \$2,055.67 authorized in the Deficiency Appropriation Act approved September 8, 1916, for examination and classification of lands within the limits of the Northern Pacific grant and made available until expended by the Deficiency Act of April 17, 1917, shall be carried to the surplus fund and be covered into the Treasury immediately upon the approval of this Act.

Vol. 38, p. 1148.  
Vol. 40, p. 18.

Indian Affairs Bu-  
reau.

### BUREAU OF INDIAN AFFAIRS

#### SALARIES

Commissioner, and  
office personnel.

For the Commissioner of Indian Affairs and other personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$381,500.

General expenses.

#### GENERAL EXPENSES OF INDIAN SERVICE

Special agents, etc.

For pay of special agents, for traveling and incidental expenses of such special agents, including sleeping-car fare, and a per diem of not to exceed \$4 in lieu of subsistence, in the discretion of the Secretary of the Interior, when actually employed on duty in the field or ordered to the seat of government; for transportation and incidental expenses of officers and clerks of the Office of Indian Affairs when traveling on official duty; for pay of employees not otherwise provided for; for telegraph and telephone toll messages on business pertaining to the Indian Service sent and received by the Bureau of Indian Affairs at Washington; and for other necessary expenses of the Indian Service for which no other appropriation is available, \$107,000: *Provided*, That not to exceed \$5,000 of this appropriation may be used for continuing the work of the Competency Commission to the Five Civilized Tribes of Oklahoma: *Provided*, That not to exceed \$15,000 of the amount herein appropriated may be expended out of applicable funds in the work of determining the competency of Indians on Indian reservations outside of the Five Civilized Tribes in Oklahoma.

*Ante*, p. 1142.

*Provisos*.  
Competency Com-  
mission, Five Civilized  
Tribes.

Other Indians.

Supplies.  
Purchase, transpor-  
tation, etc.

For expenses necessary to the purchase of goods and supplies for the Indian Service, including inspection, pay of necessary employees, and all other expenses connected therewith, including advertising, storage, and transportation of Indian goods and supplies, \$500,000: *Provided*, That no part of the sum hereby appropriated shall be used for the maintenance of to exceed three warehouses in the Indian Service: *Provided further*, That no part of this appropriation shall be used in payment for any services except bill therefor is rendered within one year from the time the service is performed.

*Provisos*.  
Only three ware-  
houses.

Limitation on pay-  
ments.

Inspectors.

For pay of special Indian Service inspector and four Indian Service inspectors, and actual traveling and incidental expenses, and not to exceed \$4 per diem in lieu of subsistence when actually employed on duty in the field away from home or designated headquarters, \$22,000.

For pay of seventy judges of Indian courts where tribal relations now exist, \$8,400.

Judges, Indian courts.

For pay of Indian police, including chiefs of police at not to exceed \$60 per month each and privates at not to exceed \$40 per month each, to be employed in maintaining order, for purchase of equipments and supplies, and for rations for policemen at nonration agencies, \$177,760.

Indian police.

For the suppression of the traffic in intoxicating liquors and deleterious drugs, including peyote, among Indians, \$22,000.

Suppressing liquor traffic.

For construction, lease, purchase, repair, and improvement of agency buildings, including the purchase of necessary lands and the installation, repair, and improvement of heating, lighting, power, and sewerage and water systems in connection therewith, \$150,000: *Provided*, That this appropriation shall be available for the payment of salaries and expenses of persons employed in the supervision of construction or repair work of roads and bridges on Indian reservations and other lands devoted to the Indian Service: *Provided further*, That the Secretary of the Interior is authorized to allow employees in the Indian Service, who are furnished quarters, necessary heat and light for such quarters without charge, such heat and light to be paid for out of the fund chargeable with the cost of heating and lighting other buildings at the same place.

Agency buildings. Purchase, construction, repairs, etc.

*Provisos.*  
Supervising work.

Heat and light to employees.

That not to exceed \$150,000 of applicable appropriations made herein for the Bureau of Indian Affairs shall be available for the maintenance, repair, and operation of motor-propelled and horse-drawn passenger-carrying vehicles for the use of superintendents, farmers, physicians, field matrons, allotting, irrigation, and other employees in the Indian field service: *Provided*, That not to exceed \$14,000 may be used in the purchase of horse-drawn passenger-carrying vehicles, and not to exceed \$35,000 for the purchase of motor-propelled passenger-carrying vehicles, and that such vehicles shall be used only for official service: *Provided further*, That such motor-propelled vehicles shall be purchased from the War Department, if practicable.

Vehicles. Allowance for maintenance, repairs, etc.

*Provisos.*  
Purchases limited.

Motor vehicles from War Department.

EXPENSES IN PROBATE MATTERS

Probate matters.

For the purpose of determining the heirs of deceased Indian allottees having right, title, or interest in any trust or restricted property, under regulations prescribed by the Secretary of the Interior, \$83,680, reimbursable as provided by existing law: *Provided*, That the Secretary of the Interior is hereby authorized to use not to exceed \$17,000 for the employment of additional clerks in the Indian Office in connection with the work of determining the heirs of deceased Indians, and examining their wills, out of the \$83,680 appropriated herein: *Provided further*, That the provisions of this paragraph shall not apply to the Osage Indians nor to the Five Civilized Tribes of Oklahoma.

Determining heirs of deceased allottees.

*Provisos.*  
Clerks in the Indian Office.

Tribes excepted.

For salaries and expenses of such attorneys and other employees as the Secretary of the Interior may, in his discretion, deem necessary in probate matters affecting restricted allottees or their heirs in the Five Civilized Tribes and in the several tribes of the Quapaw Agency, and for the costs and other necessary expenses incident to suits instituted or conducted by such attorneys, \$40,000: *Provided*, That no part of this appropriation shall be available for the payment of attorneys or other employees unless appointed after a competitive examination by the Civil Service Commission and from an eligible list furnished by such commission.

Five Civilized Tribes and Quapaws. Probate expenses.

*Proviso.*  
Attorneys, etc., restricted to civil service eligibles.

## EXPENSES OF INDIAN COMMISSIONERS

Citizen commission. For expenses of the Board of Indian Commissioners, \$10,000, of which amount not to exceed \$7,560 may be expended for personal services in the District of Columbia.

## Indian lands.

## INDIAN LANDS

Surveying, allotting in severalty, etc.  
Vol. 24, p. 388.

For the survey, resurvey, classification, and allotment of lands in severalty under the provisions of the Act of February 8, 1887 (Twenty-fourth Statutes at Large, page 388), entitled "An Act to provide for the allotment of lands in severalty to Indians," and under any other Act or Acts providing for the survey or allotment of Indian lands, \$50,000, reimbursable: *Provided*, That no part of said sum shall be used for the survey, resurvey, classification, or allotment of any land in severalty on the public domain to any Indian, whether of the Navajo or other tribes, within the State of New Mexico and the State of Arizona, who was not residing upon the public domain prior to June 30, 1914.

*Proviso.*  
Use in New Mexico and Arizona restricted.

Advertising expenses, sales of lands.

For the payment of newspaper advertisements of sales of Indian lands, \$1,000, reimbursable from payments by purchasers of costs of sale, under such rules and regulations as the Secretary of the Interior may prescribe.

Pueblo Indians.  
Special attorney for.

For the pay of one special attorney for the Pueblo Indians of New Mexico, to be designated by the Secretary of the Interior, and for necessary traveling expenses of said attorney, \$3,000, or so much thereof as the Secretary of the Interior may deem necessary.

Five Civilized Tribes.  
Sales of tribal lands, etc. payable from proceeds.

For payment of salaries of employees and other expenses of advertising and sale in connection with the further sales of unallotted lands and other tribal property belonging to any of the Five Civilized Tribes, including the advertising and sale of the land within the segregated coal and asphalt area of the Choctaw and Chickasaw Nations, or of the surface thereof, as provided for in the Act approved February 22, 1921, entitled "An Act authorizing the Secretary of the Interior to offer for sale remainder of the coal and asphalt deposits in segregated mineral land in the Choctaw and Chickasaw Nations, State of Oklahoma" (Forty-first Statutes at Large, page 1107), and of the improvements thereon, which is hereby expressly authorized, and for other work necessary to a final settlement of the affairs of the Five Civilized Tribes, \$6,860, to be paid from the proceeds of sales of such tribal lands and property: *Provided*, That not to exceed \$2,000 of such amount may be used in connection with the collection of rents of unallotted

Choctaw and Chickasaw coal and asphalt lands.  
Vol. 41, p. 1107.

lands and tribal buildings: *Provided further*, That the Secretary of the Interior is hereby authorized to continue during the ensuing fiscal year the tribal and other schools among the Choctaw, Chickasaw, Creek, and Seminole Tribes from the tribal funds of those nations, within his discretion and under such rules and regulations as he may prescribe: *Provided further*, That for the current fiscal year money may be so expended from such tribal funds for equalization of allotments, per capita, and other payments authorized by law to individual members of the respective tribes, tribal and other

*Provisos.*  
Collecting rents.

Continuing tribal schools.

Apportionment of allotments, etc., for fiscal year.

Specified salaries.

Indian schools under existing law, salaries and contingent expenses of the governor of the Chickasaw Nation and chief of the Choctaw Nation and one mining trustee for the Choctaw and Chickasaw Nations at salaries at the rate heretofore paid and the chief of the Creek Nation at a salary not to exceed \$600 per annum, and one attorney each for the Choctaw and Chickasaw Tribes employed under contract approved by the President under existing law: *Provided further*, That the expenses of any of the above-named officials shall

Pay restriction.

not exceed \$1,500 per annum each for chiefs and governor except in the case of tribal attorneys whose expenses shall be determined and limited by the Commissioner of Indian Affairs, not to exceed \$2,000: *And provided further*, That the Secretary of the Interior is hereby empowered, during the fiscal year ending June 30, 1926, to expend funds of the Choctaw, Chickasaw, Creek, and Seminole Nations available for school purposes under existing law for such repairs, improvements, or new buildings as he may deem essential for the proper conduct of the several schools of said tribes.

For the purchase of lands for the homeless Indians in California, including improvements thereon, for the use and occupancy of said Indians, \$7,000, said funds to be expended under such regulations and conditions as the Secretary of the Interior may prescribe.

For the purchase of land, with sufficient water right attached, for the Temoak Band of homeless Indians in Ruby Valley, Nevada, \$25,000.

For the purchase of lands, including improvements thereon, not exceeding eighty acres for any one family, for the use and occupancy of the full-blood Choctaw Indians of Mississippi, to be expended under conditions to be prescribed by the Secretary of the Interior for its repayment to the United States under such rules and regulations as he may direct, \$4,000.

For carrying out the provisions of the Act entitled "An Act providing for the final disposition of the affairs of the Eastern Band of Cherokee Indians in North Carolina," approved June 4, 1924, \$10,000, or so much thereof as may be necessary.

For maintenance and support and improvement of the homesteads of the Kiowa, Comanche, and Apache Tribes of Indians in Oklahoma, \$150,000, to be paid from the funds held by the United States in trust for said Indians and to be expended under such rules and regulations as the Secretary of the Interior may prescribe: *Provided*, That the Secretary of the Interior shall report to Congress on the first Monday in December, 1926, a detailed statement as to all moneys expended as provided for herein.

#### INDUSTRIAL ASSISTANCE AND ADVANCEMENT

For the purposes of preserving living and growing timber on Indian reservations and allotments, and to educate Indians in the proper care of forests; for the employment of suitable persons as matrons to teach Indian women and girls housekeeping and other household duties, for necessary traveling expenses of such matrons, and for furnishing necessary equipments and supplies and renting quarters for them where necessary; for the conducting of experiments on Indian school or agency farms designed to test the possibilities of soil and climate in the cultivation of trees, grains, vegetables, cotton, and fruits, and for the employment of practical farmers and stockmen, in addition to the agency and school farmers now employed; for necessary traveling expenses of such farmers and stockmen and for furnishing necessary equipment and supplies for them; and for superintending and directing farming and stock raising among Indians, \$422,000, of which sum not less than \$50,000 shall be used for the employment of field matrons and nurses: *Provided*, That the foregoing shall not, as to timber, apply to the Menominee Indian Reservation in Wisconsin: *Provided further*, That not to exceed \$20,000 of the amount herein appropriated may be used to conduct experiments on Indian school or agency farms to test the possibilities of soil and climate in the cultivation of trees, cotton, grain, vegetables, and fruits: *Provided also*, That the amounts paid to matrons, foresters, farmers, physicians, nurses, and other hospital

Repairs, etc., to school buildings.

Homeless Indians in California.  
Purchase of land for.

Temoak Indians, Nevada.  
Lands, etc., for.

Full-blood Choctaws of Mississippi.  
Purchase of lands, etc., for.

Eastern Cherokees of North Carolina.  
Final disposition of affairs of.  
*Ante*, p. 376.

Kiowas, Comanches, and Apaches, Okla.  
Maintenance, support, etc., of homesteads, etc.

Report to Congress.

Industrial work, etc.

Timber preservation, etc.

Matrons.

Agricultural experiments.

Farmers and stockmen.

Field matrons and nurses.  
*Proviso*.  
Menominee Reservation.  
Soil, etc., experiments.

Pay not affected by limitations.

employees, and stockmen provided for in this Act shall not be included within the limitations on salaries and compensation of employees contained in the Act of August 24, 1912.

For the purpose of encouraging industry and self-support among the Indians and to aid them in the culture of fruits, grains, and other crops, \$158,000, or so much thereof as may be necessary, which sum may be used for the purchase of seeds, animals, machinery, tools, implements, and other equipment necessary, in the discretion of the Secretary of the Interior, to enable Indians to become self-supporting: *Provided*, That said sum shall be expended under conditions to be prescribed by the Secretary of the Interior for its repayment to the United States on or before June 30, 1932: *Provided further*, That not to exceed \$15,000 of the amount herein appropriated shall be expended on any one reservation or for the benefit of any one tribe of Indians, and that no part of this appropriation shall be used for the purchase of tribal herds.

For reimbursing Indians for livestock which may be hereafter destroyed on account of being infected with dourine or other contagious diseases, and for expenses in connection with the work of eradicating and preventing such diseases, to be expended under such rules and regulations as the Secretary of the Interior may prescribe, \$10,000.

#### DEVELOPMENT OF WATER SUPPLY

For improving springs, drilling wells, and otherwise developing and conserving water for the use of Indian stock, including the purchase, construction, and installation of pumping machinery, tanks, troughs, and other necessary equipment, and for necessary investigations and surveys, for the purpose of increasing the available grazing range on unallotted lands on Indian reservations, \$10,000, to be reimbursed under such rules and regulations as the Secretary of the Interior may prescribe: *Provided*, That the necessity exists on any Indian reservation so far as the Indians themselves are concerned.

For operation and maintenance of pumping plants for distribution of a water supply for Papago Indian villages in southern Arizona, \$18,000.

For continuing the development of a water supply for the Navajo and Hopi Indians on the Hopi Reservation, and the Navajo, Pueblo Bonito, San Juan, and Western Navajo subdivisions of the Navajo Reservation in Arizona and New Mexico, \$45,000, reimbursable out of any funds of said Indians now or hereafter available.

For continuing the sinking of wells on Pueblo Indian land, New Mexico, to provide water for domestic and stock purposes, and for building tanks, troughs, pipe lines, and other necessary structures for the utilization of such water, \$4,300.

#### IRRIGATION AND DRAINAGE

For the construction, repair, and maintenance of irrigation systems, and for purchase or rental of irrigation tools and appliances, water rights, ditches, and lands necessary for irrigation purposes for Indian reservations and allotments; for operation of irrigation systems or appurtenances thereto when no other funds are applicable or available for the purpose; for drainage and protection of irrigable lands from damage by floods or loss of water rights, upon the Indian irrigation projects named below, in not to exceed the following amounts, respectively:

Irrigation district one: Colville Reservation, Washington, \$5,000;  
Irrigation district two: Walker River Reservation, Nevada,

Vol. 37, p. 521.

Encouraging farming, etc., for self support.

Provisos.  
Repayment.

Limitations.

Payment for destroyed diseased livestock.

Water supply.

Increasing grazing ranges, etc., by developing, etc., on reservations.

Proviso.  
Condition.

Papago villages, Arizona.  
Pumping plants.

Navajos and Hopis.  
Developing water supply for, on reservations in Arizona and New Mexico.

Pueblo Indian lands, New Mexico.  
Sinking wells on, etc.

Irrigation and drainage.

Construction, maintenance, etc., of projects on reservations.

Allotments to districts.

\$5,000; Western Shoshone Reservation, Idaho and Nevada, \$2,000; Shivwits, Utah, \$500;

Irrigation district three: Tongue River, Montana, \$750;

Irrigation district four: Ak Chin Reservation, Arizona, \$4,000; Chiu Chiu pumping plants, Arizona, \$6,000; Coachella Valley pumping plants, California, \$4,000; Hoopa Valley, California, \$20,000; Morongo Reservation, California, \$3,500; Pala Reservation and Rincon Reservation, California, \$2,000; miscellaneous projects, \$5,000;

Irrigation district five: New Mexico Pueblos, \$10,000; Zuni Reservation, New Mexico, \$7,500; Navajo and Hopi, miscellaneous projects, Arizona and New Mexico, including Tes-nos-pos, Moencopi Wash, Kin-le-chee, Wide Ruins, Red Lake, Corn Creek, Wepo Wash, Oraibi Wash, and Polacca Wash, \$10,000; Southern Ute Reservation, Colorado, \$13,000;

For necessary miscellaneous expenses incident to the general administration of Indian irrigation projects, including salaries of not to exceed five supervising engineers, for pay of one chief irrigation engineer, one assistant chief irrigation engineer, one superintendent of irrigation competent to pass upon water rights, one field cost accountant, and for traveling and incidental expenses of officials and employees of the Indian irrigation service, including sleeping-car fare and a per diem not exceeding \$4 in lieu of subsistence when actually employed in the field and away from designated headquarters, \$75,000;

For necessary surveys and investigations to determine the feasibility and estimated cost of new projects and power and reservoir sites on Indian reservations in accordance with the provisions of section 13 of the Act of June 25, 1910, \$1,000;

For reconnaissance work along the upper waters of the San Juan River in La Plata County, Colorado, to determine the water supply available for irrigation of lands in that vicinity by gravity and to determine whether or not such supply can be augmented by the impounding of flood waters and whether there are any feasible reservoir sites should investigations develop the feasibility of impounding such flood waters for irrigation purposes, \$10,000. Said sum or any part thereof that may be expended for this work shall be charged to lands that may hereafter be benefited by reason of these investigations, and before any development pursuant to investigations made under authority of this Act shall be carried out the Secretary of the Interior shall execute with the landowners to be so benefited contracts providing for payment of the money expended;

For cooperative stream gauging with the United States Geological Survey, \$850;

In all, for irrigation on Indian reservations, not to exceed \$130,000, together with the unexpended balance of \$45,915.21 remaining from the appropriation of \$335,000 for such purposes in the Act approved August 1, 1914, reimbursable as provided in the Act of August 1, 1914 (Thirty-eighth Statutes at Large, page 582): *Provided*, That no part of this appropriation shall be expended on any irrigation system or reclamation project for which public funds are or may be otherwise available: *Provided further*, That the foregoing amounts appropriated for such purposes shall be available interchangeably in the discretion of the Secretary of the Interior for the necessary expenditures for damages by floods and other unforeseen exigencies: *Provided, however*, That the amount so interchanged shall not exceed in the aggregate 10 per centum of all the amounts so appropriated.

Administration expenses.  
Supervising engineers, etc.

Traveling, etc. expenses.

Investigating new projects, etc.  
Vol. 36, p. 853.

San Juan River. Investigating, in La Plata County, Colo., as to availability for irrigating lands, etc.

Charged to lands benefited.

Stream gauging.

Reimbursement. Unexpended balances available.  
Vol. 38, p. 582.

*Provisos.*  
Use restricted.

Flood damages, etc.

Limitation.

Gila River Reservation, Arizona.  
Continuing irrigation system for Pima Indian lands.  
Vol. 33, p. 1081.

Repayment.  
Vol. 37, p. 522.

Diverting river water to Pinal County lands, etc.

Repayment.  
Vol. 39, p. 130.

San Carlos Reservation, Ariz.  
Coolidge Dam across Canyon of river, constructing, etc.  
For irrigating Reservation lands, etc.

*Ante*, p. 475.

*Provisos*.  
Purchase of land, etc.

Reimbursement.  
*Ante*, p. 476.

Colorado River Reservation, Ariz.  
Extending irrigation system.

Vol. 36, p. 273.

Repayment.

Ganado project, Ariz.  
Operating.

San Xavier Reservation, Ariz.  
Pumping plants.

San Carlos Reservation, Ariz.  
Operating pumping plants, etc., for irrigating, from tribal funds.

*Proviso*.  
Reimbursement to tribe.

Yuma Reservation, Calif.  
Advancing charges on lands in, and Arizona.

Repayment.  
Vol. 36, p. 1063.

Fort Hall Reservation, Idaho.  
Operating irrigation system.

For continuing the work of constructing the irrigation system for the irrigation of the lands of the Pima Indians in the vicinity of Sacaton, on the Gila River Indian Reservation, Arizona, within the limit of cost fixed by the Act of March 3, 1905 (Thirty-third Statutes at Large, page 1081), \$5,000; and for maintenance and operation of the pumping plants and canal systems \$15,000; in all, \$20,000, reimbursable as provided in section 2 of the Act of August 24, 1912 (Thirty-seventh Statutes at Large, page 522).

For continuing the construction of the necessary canals and structures to carry the natural flow of the Gila River to the Indian lands of the Gila River Indian Reservation and to public and private lands in Pinal County, Arizona, reimbursable as provided in the Indian Appropriation Act approved May 18, 1916, \$200,000, of which amount not to exceed \$10,000 shall be available for acquiring by purchase or condemnation proceedings lands needed for necessary rights of way in connection with the construction of the project.

For commencement of construction work on a dam across the Canyon of the Gila River near San Carlos, Arizona, to be hereafter known as the Coolidge Dam, for the purpose, first, of providing water for the irrigation of lands allotted to the Pima Indians on the Gila River Reservation; and, second, for the irrigation of such other lands in public or private ownership as in the opinion of the Secretary of the Interior can be served water impounded by said dam without diminishing the supply necessary for said Indian lands as provided for in the Act approved June 7, 1924 (Forty-third Statutes at Large, pages 475 and 476), \$450,000, to be immediately available: *Provided*, That said sum, or so much thereof as may be required, shall be available for purchase and acquiring of land and necessary rights of way needed in connection with the construction of the project: *And provided further*, That the total amount appropriated shall be reimbursed to the Treasury of the United States in accordance with said Act of June 7, 1924.

For continuing the construction of the necessary canals and laterals for the utilization of water from the pumping plant on the Colorado River Indian Reservation, Arizona, as provided in the Act of April 4, 1910 (Thirty-sixth Statutes at Large, page 273), \$10,000; and for maintaining and operating the pumping plant, canals, and structures, \$10,000; in all, \$20,000, reimbursable as provided in the aforesaid Act.

For operation and maintenance of the Ganado irrigation project, Arizona, reimbursable under such rules and regulations as the Secretary of the Interior may prescribe, \$2,800.

For operation and maintenance of the pumping plants on the San Xavier Indian Reservation, Arizona, \$5,000, reimbursable out of any funds of the Indians of this reservation now or hereafter available.

For the operation and maintenance of pumping plants and for the drilling of wells and installation of additional pumping plants for the irrigation of lands on the San Carlos Reservation in Arizona, \$8,760, to be paid from the funds held by the United States in trust for the Indians of such reservation: *Provided*, That the sum so used shall be reimbursed to the tribe by the Indians benefited, under such rules and regulations as the Secretary of the Interior may prescribe.

For reclamation and maintenance charges on Indian lands within the Yuma Reservation, California, and on ten acres within each of the eleven Yuma homestead entries in Arizona, under the Yuma reclamation project, \$31,290, reimbursable as provided by the Act of March 3, 1911 (Thirty-sixth Statutes at Large, page 1063).

For maintenance and operation of the Fort Hall irrigation system, Idaho, \$15,000.

For completion of the enlarging, relocating, and repairing of canals, structures, and dam, and replacing of structures of the irrigation system for the irrigation of lands on the Fort Hall Reservation, Idaho, and lands ceded by the Indians of said reservation, as provided for in the Act of May 24, 1922 (Forty-second Statutes at Large, page 568), the same to be reimbursed in accordance with the provisions of said Act of May 24, 1922, \$30,000: *Provided*, That the unexpended balance of \$135,600 of the appropriation of \$300,000, made by the Act of May 24, 1922, is hereby reappropriated and made available for the same purposes as specified in said Act.

Enlarging system, etc., for ceded lands, etc.

Vol. 42, p. 568.

*Proviso.*  
Reappropriation of balance.  
Vol. 42, p. 568.

For maintenance and operation, including repairs of the irrigation systems on the Fort Belknap Reservation, in Montana, \$25,000, reimbursable in accordance with the provisions of the Act of April 4, 1910.

Irrigation systems in Montana.  
Fort Belknap Reservation.

For continuing construction, maintenance and operation of the irrigation systems on the Flathead Indian Reservation, in Montana, by and under the direction of the Commissioner of Indian Affairs, including the purchase of any necessary rights or property, \$35,000, of which \$10,000 shall be available only for the completion of the Taber feed canal (reimbursable).

Flathead Reservation.

For maintenance and operation of the irrigation systems on the Fort Peck Indian Reservation, in Montana, by and under the direction of the Commissioner of Indian Affairs, including the purchase of any necessary rights or property, \$8,000 (reimbursable).

Fort Peck Reservation.

For maintenance and operation of the irrigation systems on the Blackfeet Indian Reservation in Montana, by and under the direction of the Commissioner of Indian Affairs, including the purchase of any necessary rights or property, \$5,000 (reimbursable).

Blackfeet Reservation.

For maintenance and operation of the irrigation systems on the Crow Reservation, Montana, including maintenance assessments payable to the Two Leggings Water Users' Association, and Bozeman Trail Ditch Company, Montana, properly assessable against lands allotted to the Indians irrigable thereunder, \$16,000, to be reimbursed under such rules and regulations as may be prescribed by the Secretary of the Interior.

Crow Reservation.  
Maintenance, etc., from tribal funds.

Repayment.

For operation and maintenance of the irrigation system on the Pyramid Lake Reservation, Nevada, \$3,500, reimbursable from any funds of the Indians of this reservation now or hereafter available.

Pyramid Lake Reservation, Nev.  
Operating system.

For reclamation and maintenance charges on lands allotted to Paiute Indians within the Newlands project, Nevada, \$6,000; for payment of annual drainage assessments against said lands \$2,500; in all, \$8,500, reimbursable from any funds of the said Indians now or hereafter available.

Newlands project, Nev.  
Payment of charges on Paiute allotments.

For completing the reconstruction and for operation and maintenance of the irrigation system for the Laguna and Acoma Indians in New Mexico, \$4,000, reimbursable by the Indians benefited, under such rules and regulations as the Secretary of the Interior may prescribe.

Laguna and Acoma Indians, N. Mex.  
Operating irrigation system for.

For improvement, operation, and maintenance of the Hogback irrigation project on that part of the Navajo Reservation in New Mexico under the jurisdiction of the San Juan Indian School, \$5,000, reimbursable under such rules and regulations as the Secretary of the Interior may prescribe.

Navajo Reservation, N. Mex.  
Operating Hogback irrigation project on.

For all purposes necessary for the construction, operation, and maintenance of the San Juan Pueblo project, New Mexico, \$5,000.

San Juan Pueblo, N. Mex.  
Operating, etc., project.  
Pueblo lands, N. Mex.

For repair of damage to irrigation systems resulting from flood and for flood protection of irrigable lands on the several pueblos in New Mexico, \$5,000.

Repairing flood damages.

Klamath Reserva-  
tion, Oreg.  
Operating, etc., proj-  
ects on, from tribal  
funds.

For improvement, maintenance, and operation of the Modoc Point, Sand Creek, Fort Creek, Crooked Creek, and miscellaneous irrigation projects on the Klamath Reservation, \$8,940, to be paid from the funds held by the United States in trust for the Klamath Indians in the State of Oregon, said sum, or such part thereof as may be used, to be reimbursed to the tribe under such rules and regulations as the Secretary of the Interior may prescribe.

Uncompahgre, etc.,  
Utes.  
Continuing irrigation  
to allotments of.  
Vol. 34, p. 375.

For continuing the construction of lateral distributing systems to irrigate the allotted lands of the Uncompahgre, Uintah, and White River Utes in Utah, and to maintain existing irrigation systems authorized under the Act of June 21, 1906, \$16,000, to be reimbursed under such rules and regulations as may be prescribed by the Secretary of the Interior.

Yakima Reservation,  
Wash.  
Operating Toppen-  
ish-Simcoe system.  
Vol. 41, p. 28.

For operation and maintenance, including repairs, of the Toppenish-Simcoe irrigation unit, on the Yakima Reservation, Wash- ington, reimbursable as provided by the Act of June 30, 1919 (Forty-first Statutes at Large, page 28), \$3,500.

Reimbursing recla-  
mation fund for stored  
lands.  
Vol. 38, p. 604.

For reimbursement to the reclamation fund the proportionate expense of operation and maintenance of the reservoirs for furnish- ing stored water to the lands in Yakima Indian Reservation, Wash- ington, in accordance with the provisions of section 22 of the Act of August 1, 1914 (Thirty-eighth Statutes at Large, page 604), \$11,000.

Wapato system.  
Continuing construc-  
tion, enlargement, etc.  
Vol. 38, p. 604.

For continuing construction and enlargement of the Wapato irri- gation and drainage system, to make possible the utilization of the water supply provided by the Act of August 1, 1914 (Thirty-eighth Statutes at Large, page 604), for forty acres of each Indian allot- ment under the Wapato irrigation project on the Yakima Indian Reservation, Washington, and such other water supply as may be available or obtainable for the irrigation of a total of one hundred and twenty thousand acres of allotted Indian lands on said reserva- tion, \$10,000: *Provided*, That the entire cost of said irrigation and drainage system shall be reimbursed to the United States under the conditions and terms of the Act of May 18, 1916: *Provided further*, That the funds hereby appropriated shall be available for the reim- bursement of Indian and white landowners for improvements and crops destroyed by the Government in connection with the con- struction of irrigation canals and drains of this project: *And pro- vided further*, That not to exceed \$100 of the amount herein appro- priated shall be available for settlement of damages caused in connection with the drainage of Mud Lake.

*Provisos.*  
Reimbursement of  
cost.  
Vol. 39, p. 154.  
Payment to land-  
owners for damages,  
etc.

Damages for drain-  
age of Mud Lake.

Constructing part of  
Satus unit, etc.

For operation and maintenance of the Satus unit of the Wapato project that can be irrigated by gravity from the drainage water from the Wapato project, Yakima Reservation, Washington, \$5,000, to be reimbursed under such rules and regulations as the Secretary of the Interior may prescribe.

Wind River Reser-  
vation, Wyo.  
Extending irrigation  
to additional lands.

For the extension of canals and laterals on the ceded portion of the Wind River Reservation, Wyoming, to provide for the irrigation of additional Indian lands, and for the Indians' pro rata share of the cost of the operation and maintenance of canals and laterals and for the Indians' pro rata share of the cost of the Big Bend drainage project on the ceded portion of that reservation, and for continuing the work of constructing an irrigation system within the diminished reservation, including the Big Wind River and Dry Creek Canals, and including the maintenance and operation of com- pleted canals, \$50,000, reimbursable as provided by existing law.

Repayment.  
Unexpended irri-  
gation balances covered  
into the Treasury.

The following unexpended balances of the appropriations here- inafter enumerated shall be covered into the Treasury and carried to the surplus fund immediately upon the approval of this Act:

Blackfeet Reserva-  
tion, Mont.

"Irrigation system, Blackfeet Reservation, Montana (reimburs- able)," Act of May 25, 1918, \$890.31;

"Irrigation system, Fort Peck Reservation, Montana (reimbursable)," Act of May 25, 1918, \$26,192.82; Fort Peck Reservation, Mont.

"Irrigation system, Klamath Reservation, Oregon (reimbursable)," Act of June 30, 1913, \$2,743; Klamath Reservation, Oreg.

"Irrigation system, Uintah Reservation, Utah (reimbursable)," Act of March 2, 1917, \$378.09; Uintah Reservation, Utah.

"Irrigation system, Wind River Diminished Reservation, Wyoming (reimbursable)," Act of May 25, 1918, \$3,349.45; Wind River Reservation, Wyo.

"Maintenance and operation, irrigation system, Pima Indian Lands, Arizona (reimbursable)," Act of May 25, 1918, \$102.50; Pima Indian lands, Ariz.

"Modoc Point Irrigation System, Klamath Reservation, Oregon (reimbursable)," Act of May 18, 1916, \$145; Modoc Point Irrigation System, Oreg.

In all, \$33,801.17.

EDUCATION

For the support of Indian day and industrial schools not otherwise provided for, and other educational and industrial purposes in connection therewith, \$2,445,000: *Provided*, That not to exceed \$40,000 of this appropriation may be used for the support and education of deaf and dumb or blind or mentally deficient Indian children: *Provided further*, That \$3,500 of this appropriation may be used for the education and civilization of the Alabama and Coushatta Indians in Texas: *Provided further*, That not to exceed \$25,000 of the above appropriation may be used for providing additional school facilities for the Pueblo and Hopi Indians: *Provided further*, That not more than \$20,000 of the above appropriation may be used for the education of the full-blood Choctaw Indians of Mississippi by establishing, equipping, and maintaining day schools, including the purchase of land and the construction of necessary buildings and their equipment, and for the tuition of full-blood Mississippi Choctaw Indian children enrolled in the public schools: *Provided further*, That all reservation and nonreservation boarding schools with an average attendance of less than forty-five and eighty pupils, respectively, shall be discontinued on or before the beginning of the fiscal year 1926. The pupils in schools so discontinued shall be transferred first, if possible, to Indian day schools or State public schools; second, to adjacent reservation or nonreservation boarding schools, to the limit of the capacity of said schools: *Provided further*, That all day schools with an average attendance of less than eight shall be discontinued on or before the beginning of the fiscal year 1926: *And provided further*, That all moneys appropriated for any school discontinued pursuant to this Act or for other cause shall be returned immediately to the Treasury of the United States: *And provided further*, That not more than \$350,000 of the amount herein appropriated may be expended for the tuition of Indian children enrolled in the public schools under such rules and regulations as the Secretary of the Interior may prescribe, but formal contracts shall not be required for compliance with section 3744 of the Revised Statutes: *And provided further*, That no part of this appropriation shall be used for the support of Indian day and industrial schools where specific appropriation is made.

For collection and transportation of pupils to and from Indian and public schools, and for placing school pupils, with the consent of their parents, under the care and control of white families qualified to give them moral, industrial, and educational training, \$90,000: *Provided*, That not exceeding \$7,000 of this sum may be used for obtaining remunerative employment for Indians and, when necessary, for payment of transportation and other expenses to their places of employment: *Provided further*, That when practicable such transportation and expenses shall be refunded and shall be re-

Education.

Support of Indian schools.

*Provisos.* Deaf and dumb, blind, etc.

Alabamas and Coushattas in Texas.

Pueblos and Hopis.

Full-blood Choctaws.

Boarding schools with diminished attendance discontinued.

Transfer of pupils.

Day schools discontinued.

Moneys returned to the Treasury.

Tuition in public schools.

No contracts required.  
R. S., sec. 3744, p. 738.  
Not available for specified schools.

Collecting, etc., pupils.

*Provisos.* Obtaining employment.

Repayment.

- Alaska pupils. turned to the appropriation from which paid. The provisions of this section shall also apply to native Indian pupils of school age under twenty-one years of age brought from Alaska.
- School buildings. Repairs, improvements, etc. For construction, lease, purchase, repair, and improvement of school buildings, including the purchase of necessary lands and the installation, repair, and improvement of heating, lighting, power, and sewerage and water systems in connection therewith, \$175,000: *Provided*, That not more than \$7,500 out of this appropriation shall be expended for new construction at any one school or institution unless herein expressly authorized.
- Proviso.* Limitation.
- Support, etc., at designated boarding schools. For support and education of Indian pupils at the following boarding schools in not to exceed the following amounts, respectively:
- Fort Mojave, Ariz. Fort Mojave, Arizona: For two hundred and fifty pupils, \$56,250; for pay of superintendent, drayage, and general repairs and improvements, \$10,000;
- Phoenix, Ariz. Phoenix, Arizona: For eight hundred and fifty pupils, including not to exceed \$1,500 for printing and issuing school paper, \$191,250; for pay of superintendent, drayage, and general repairs and improvements, \$20,000; for purchase of approximately 18 acres of land adjacent to the school farm, \$11,000;
- Truxton Canyon, Ariz. Truxton Canyon, Arizona: For two hundred pupils, \$45,000; for pay of superintendent, drayage, and general repairs and improvements, \$8,000;
- Theodore Roosevelt School, Fort Apache, Ariz. Theodore Roosevelt Indian School, Fort Apache, Arizona: For four hundred and fifty pupils, \$101,250; for pay of superintendent, drayage, and general repairs and improvements, \$17,500;
- Sherman Institute, Calif. Sherman Institute, Riverside, California: For nine hundred pupils, including not to exceed \$1,000 for printing and issuing school paper, \$202,500; for pay of superintendent, drayage, and general repairs and improvements, including completion of additional buildings, \$27,500;
- Fort Bidwell, Calif. Fort Bidwell Indian School, California: For one hundred pupils, \$25,000; for pay of superintendent, drayage, and general repairs and improvements, \$7,000;
- Haskell Institute, Kans. Haskell Institute, Lawrence, Kansas: For eight hundred and fifty pupils, including not to exceed \$1,500 for printing and issuing school paper, \$191,250; for pay of superintendent, drayage, and general repairs and improvements, \$21,400; for completion of remodeling of heating and power plant, \$17,000; for drainage work, \$3,800; for enlarging and repairing teachers' quarters, \$10,000;
- Mount Pleasant, Mich. Mount Pleasant, Michigan: For three hundred and fifty pupils, \$78,750; for pay of superintendent, drayage, and general repairs and improvements, \$12,000;
- Pipestone, Minn. Pipestone, Minnesota: For two hundred and fifty pupils, \$56,250; for pay of superintendent, drayage, and general repairs and improvements, \$9,500;
- Genoa, Nebr. Genoa, Nebraska: For five hundred pupils, \$112,500; for pay of superintendent, drayage, and general repairs and improvements, \$15,000;
- Carson City, Nev. Carson City, Nevada: For four hundred and twenty-five pupils, \$95,625; for pay of superintendent, drayage, and general repairs and improvements, \$16,500;
- Albuquerque, N. Mex. Albuquerque, New Mexico: For eight hundred pupils, \$180,000; for pay of superintendent, drayage, and general repairs and improvements, including construction of additional sleeping porches, \$23,000: *Provided*, That the money for the sleeping porches shall be immediately available;
- Proviso.* Sleeping porches.
- Santa Fe, N. Mex. Santa Fe, New Mexico: For four hundred and fifty pupils, \$101,250; for pay of superintendent, drayage, and general repairs and improvements, \$13,000; for water supply, \$3,000;

- Charles H. Burke School, Fort Wingate, New Mexico: For five hundred pupils, \$100,000; for pay of superintendent, drayage, and general repairs and improvements, \$31,500; for construction of a school building and an assembly hall, \$100,000, to be immediately available; for construction and extension of water, light, and sewer systems, \$18,500, to be immediately available; and for equipment, \$50,000;
- Cherokee, North Carolina: For three hundred pupils, \$67,500; for pay of superintendent, drayage, and general repairs and improvements, \$8,000; for purchase of additional land as authorized by the Act of June 4, 1924, \$10,000, to be immediately available;
- Bismarck, North Dakota: For one hundred and fifteen pupils, \$28,750; for pay of superintendent, drayage, and general repairs and improvements, \$7,200;
- Fort Totten Indian School, Fort Totten, North Dakota: For three hundred and twenty-five pupils, \$73,125; for pay of superintendent, drayage, and general repairs and improvements, \$12,000;
- Wahpeton, North Dakota: For two hundred and twenty pupils, \$49,500; for pay of superintendent, drayage, and general repairs and improvements, \$8,700;
- Chilocco, Oklahoma: For eight hundred pupils, including not to exceed \$2,000 for printing and issuing school paper, \$160,000; for pay of superintendent, drayage, and general repairs and improvements, \$18,000;
- Sequoyah Orphan Training School, near Tahlequah, Oklahoma: For the orphan Indian children of the State of Oklahoma belonging to the restricted class, to be conducted as an industrial school under the direction of the Secretary of the Interior, \$59,850; for repairs and improvements, \$6,500; for the enlargement of the school building so as to provide four additional class rooms not to exceed \$20,000, to be immediately available;
- Chemawa, Salem, Oregon: For eight hundred and fifty Indian pupils, including native Indian pupils brought from Alaska, including not to exceed \$1,000 for printing and issuing school paper, \$191,250; for pay of superintendent, drayage, and general repairs and improvements, \$17,000; *Provided*, That except upon the individual order of the Secretary of the Interior, no part of this appropriation shall be used for the support or education at said school of any native pupil brought from Alaska after January 1, 1925;
- Flandreau, South Dakota: For three hundred and seventy-five Indian pupils, \$84,375; for pay of superintendent, drayage, and general repairs and improvements, including the beginning of a new heating plant, \$11,700;
- Pierre, South Dakota: For two hundred and seventy-five Indian pupils, \$61,875; for pay of superintendent, drayage, and general repairs and improvements, \$10,500;
- Rapid City, South Dakota: For three hundred and fifteen Indian pupils, \$70,875; for pay of superintendent, drayage and general repairs and improvements, including repair of roads, \$9,400;
- Hayward, Wisconsin: For one hundred and fifty Indian pupils, \$37,500; for pay of superintendent, drayage, and general repairs and improvements, \$9,000;
- Tomah, Wisconsin: For three hundred and twenty-five Indian pupils, \$73,125; for pay of superintendent, drayage, and general repairs and improvements, including rebuilding barn and shops, \$11,500;
- Shoshone Reservation, Wyoming: For one hundred and thirty-five Indian pupils, \$33,750; for pay of superintendent, drayage, and general repairs and improvements, \$7,700;
- In all, for above-named boarding schools, not to exceed, \$3,000,000.

Charles H. Burke School, Fort Wingate, N. Mex.  
Constructing building, etc.

Cherokee, N. C.

Additional land.  
*Acte*, p. 381.

Bismarck, N. Dak.

Fort Totten, N. Dak.

Wahpeton, N. Dak.

Chilocco, Okla.

Sequoyah Orphan Training School, Tahlequah, Okla.

Chemawa, Salem, Oreg.

*Proviso*.  
Restriction on Alaska natives.

Flandreau, S. Dak.

Pierre, S. Dak.

Rapid City, S. Dak.

Hayward, Wis.

Tomah, Wis.

Shoshone Reservation, Wyo.

Navajos of Arizona.  
School facilities for.  
Vol. 15, p. 669.

*Proviso.*  
Discretionary use.

Chippewas of Minne-  
sota.

Payment for tuition  
of children in State  
schools.

Vol. 25, p. 645.

Chippewas of the  
Mississippi, Minn.  
Schools.

Vol. 16, p. 720.

*Proviso.*  
Restriction.

Osages in Oklahoma.  
Educating children,  
from tribal funds.

*Proviso.*  
Saint Louis Boarding  
School.

Five Civilized Tribes  
and Quapaws, Okla.  
Aid to common  
schools.

*Proviso.*  
Parentage limitation  
not applicable.  
Vol. 40, p. 564.

Sioux Indians, Nebr.,  
etc.

Day and industrial  
schools.  
Vol. 19, p. 256.

Uintah and Du-  
chesne Counties, Utah.  
Aid to public schools  
in, from Ute tribal  
funds.

*Proviso.*  
Equality of Indian  
children.

Conservation of  
health, etc.

Relieving distress,  
preventing contagious  
diseases, etc.

*Provisos.*  
Use for general treat-  
ment.

Allotments to speci-  
fied sanatoria and hos-  
pitals.

To enable the Secretary of the Interior to carry into effect the provisions of the sixth article of the treaty of June 1, 1868, between the United States and the Navajo Nation or Tribe of Indians, proclaimed August 12, 1868, whereby the United States agrees to provide school facilities for the children of the Navajo Tribe of Indians, \$75,000, to be immediately available: *Provided*, That the said Secretary may expend said funds, in his discretion, in establishing or enlarging day or industrial schools.

The Secretary of the Interior is authorized to withdraw from the Treasury of the United States, in his discretion, the sum of \$35,000, or so much thereof as may be necessary, of the principal sum on deposit to the credit of the Chippewa Indians in the State of Minnesota arising under section 7 of the Act of January 14, 1889, and to expend the same for payment of tuition for Chippewa Indian children enrolled in the public schools of the State of Minnesota.

For support of a school or schools for the Chippewas of the Mississippi in Minnesota (article 3, treaty of March 19, 1867), \$4,500: *Provided*, That no part of the sum hereby appropriated shall be used except for school or schools of the Mississippi Chippewas now in the State of Minnesota.

For the education of Osage children, including repairs to buildings, \$20,620, to be paid from the funds held by the United States in trust for the Osage Tribe of Indians in Oklahoma: *Provided*, That the expenditure of said money shall include the renewal of the present contract with the Saint Louis Mission Boarding School, except that there shall not be expended more than \$200 for annual support and education of any one pupil.

For aid to the common schools in the Cherokee, Creek, Choctaw, Chickasaw, and Seminole Nations and the Quapaw Agency in Oklahoma, \$155,000, to be expended in the discretion of the Secretary of the Interior, and under rules and regulations to be prescribed by him: *Provided*, That this appropriation shall not be subject to the limitation in section 1 of the Act of May 25, 1918 (Fortieth Statutes, page 564), limiting the expenditure of money to educate children of less than one-fourth Indian blood.

For support and maintenance of day and industrial schools among the Sioux Indians, including the erection and repairs of school buildings, \$250,000, in accordance with the provisions of article 5 of the agreement made and entered into September 26, 1876, and ratified February 28, 1877 (Nineteenth Statutes, page 254).

For aid of the public schools in Uintah and Duchesne County school districts, Utah, \$6,000, to be paid from the tribal funds of the Confederated Bands of Ute Indians and to be expended under such rules and regulations as may be prescribed by the Secretary of the Interior: *Provided*, That Indian children shall at all times be admitted to such schools on an entire equality with white children.

#### RELIEF OF DISTRESS AND CONSERVATION OF HEALTH

For the relief and care of destitute Indians not otherwise provided for, and for the prevention and treatment of tuberculosis, trachoma, smallpox, and other contagious and infectious diseases, including transportation of patients to and from hospitals and sanatoria, \$700,000: *Provided*, That this appropriation may be used also for general medical and surgical treatment of Indians, including the maintenance and operation of general hospitals, where no other funds are applicable or available for that purpose: *Provided further*, That out of the appropriation herein authorized there shall be available for the maintenance of the sanatoria and hospitals hereinafter

named, and for incidental and all other expenses for their proper conduct and management, including pay of employees, repairs, equipment, and improvements, not to exceed the following amounts:

Arizona: Indian Oasis Hospital, \$11,820; Navajo Sanatorium, \$11,920; Phoenix Sanatorium, \$57,300; Pima Hospital, \$14,720; Truxton Canyon Camp Hospital, \$6,000;

California: Hoopa Valley Hospital, \$12,020;

Idaho: Fort Lapwai Sanatorium, \$46,370;

Iowa: Sac and Fox Sanatorium, \$46,930;

Montana: Blackfeet Hospital, \$17,760; Fort Peck Hospital, \$20,000;

Nebraska: Winnebago Hospital, \$22,370;

Nevada: Carson Hospital, \$14,060; Pyramid Lake Sanatorium, \$30,000;

New Mexico: Jicarilla Hospital, \$12,220; Laguna Sanatorium, \$20,130; Mescalero Hospital, \$12,360;

North Dakota: Turtle Mountain Hospital, \$12,160;

Oklahoma: Cheyenne and Arapahoe Hospital, \$12,600; Choctaw and Chickasaw Hospital, \$42,600; Shawnee Sanatorium, \$40,000;

South Dakota: Crow Creek Hospital, \$9,840;

Washington: Spokane Hospital, \$14,720.

For constructing and equipping a girls' dormitory for the housing of patients being treated for tuberculosis in the Fort Lapwai Sanatorium, Idaho, in accordance with the provisions of the Act of June 7, 1924 (Forty-third Statutes at Large, page 533), \$50,000.

For the equipment and maintenance of the asylum for insane Indians at Canton, South Dakota, for incidental and all other expenses necessary for its proper conduct and management, including pay of employees, repairs, improvements, and for necessary expense of transporting insane Indians to and from said asylum, \$47,000; for deep well, \$3,000; in all, \$50,000.

GENERAL SUPPORT AND CIVILIZATION

For general support and civilization of Indians, including pay of employees, in not to exceed the following amounts, respectively:

In Arizona, \$200,000;

In California, \$55,000;

Seminole Indians of Florida, \$15,000;

Fort Hall Reservation, Idaho, \$18,000;

Full-blood Choctaw Indians, of Mississippi, \$10,500;

Fort Belknap Agency, Montana, \$20,000;

Flathead Agency, Montana, \$14,000;

Fort Peck Agency, Montana, \$30,000;

Blackfeet Agency, Montana, \$76,000;

Rocky Boy Band of Chippewas and other indigent and homeless Indians in Montana, \$6,800;

In Nevada, \$25,000;

In New Mexico, \$160,000;

Sioux of Devils Lake, North Dakota, \$7,000;

Fort Berthold Agency, North Dakota, \$15,000;

Turtle Mountain Band of Chippewas, North Dakota, \$17,000;

Wichita and affiliated bands who have been collected on the reservations set apart for their use and occupation in Oklahoma, \$5,600;

For expenses of administration of the affairs of the Five Civilized Tribes, Oklahoma, and the compensation of employees, \$197,000: *Provided*, That a report shall be made to Congress on the first Monday of December, 1926, by the Superintendent for the Five Civilized Tribes through the Secretary of the Interior, showing in detail the expenditure of all moneys appropriated by this provision;

Arizona.

California.

Idaho.

Iowa.

Montana.

Nebraska.

Nevada.

New Mexico.

North Dakota.

Oklahoma.

South Dakota.

Washington.

Fort Lapwai, Idaho. Girls' dormitory for tuberculosis patients. *Ante*, p. 533.

Canton, S. Dak. Insane asylum expenses.

Support and civilization.

Expenses limited.

Arizona.

California.

Florida.

Idaho.

Mississippi.

Montana.

Nevada.

New Mexico.

North Dakota.

Oklahoma.

Five Civilized Tribes.

*Proviso.* Detailed report to Congress.

Oklahoma and Nebraska.	Kansas and Kickapoo Indians of Oklahoma, \$4,000; Ponca Indians of Oklahoma and Nebraska, \$8,000;
Oregon.	Grande Ronde and Siletz Agencies, Oregon, \$3,900;
South Dakota.	Yankton Sioux, South Dakota, \$7,600;
Utah.	In Utah, \$6,000;
Washington.	In Washington, \$20,000;
Wisconsin.	In Wisconsin, \$12,800;
	In all, not to exceed \$875,000.
Fulfilling treaties.	For general support and civilization of Indians, including pay of employees in accordance with treaty stipulations named, in not to exceed the following amounts respectively:
Coeur d'Alenes, Idaho. Vol. 26, p. 1029.	For the Coeur d'Alenes, in Idaho: For pay of blacksmith, carpenter, and physician, and purchase of medicines (article 11, agreement ratified March 3, 1891), \$4,360;
Bannocks, Idaho. Vol. 15, p. 696.	For fulfilling treaty stipulations with the Bannocks, in Idaho: For pay of physician, teacher, carpenter, miller, engineer, farmer, and blacksmith (article 10, treaty of July 3, 1868), \$6,660;
Crows, Mont. Vol. 15, p. 652.	For fulfilling treaties with Crows, Montana: For pay of physician, \$1,680; and for pay of carpenter, miller, engineer, farmer, and blacksmith (article 10, treaty of May 7, 1868), \$3,560; for pay of second blacksmith (article 8, same treaty), \$960; in all, \$6,200;
Northern Cheyennes and Arapahoes, Mont. Vol. 19, p. 256.	For support and civilization of the Northern Cheyennes and Arapahoes (agreement with the Sioux Indians, approved February 28, 1877), including Northern Cheyennes removed from Pine Ridge Agency to Tongue River, Montana, and for pay of physician, two teachers, two carpenters, one miller, two farmers, a blacksmith, and engineer (article 7, treaty of May 10, 1868), \$81,000;
Pawnees, Okla. Annuity. Vol. 27, p. 644.	For fulfilling treaties with Pawnees, Oklahoma: For perpetual annuity, to be paid in cash to the Pawnees (article 3, agreement of November 23, 1892), \$30,000; for support of two manual-labor schools (article 3, treaty of September 24, 1857), \$11,000; for pay of one farmer, two blacksmiths, one miller, one engineer and apprentices, and two teachers (article 4, same treaty), \$7,300; for purchase of iron and steel and other necessaries for the shops (article 4, same treaty), \$500; for pay of physician and purchase of medicines, \$1,200; in all, \$50,000;
Schools, blacksmiths, etc. Vol. 11, p. 730.	For support of Quapaws, Oklahoma: For education (article 3, treaty of May 13, 1833), \$1,540; for blacksmith and assistants, and tools, iron, and steel for blacksmith shop (same article and treaty), \$500; in all, \$2,040: <i>Provided</i> , That the President of the United States shall certify the same to be for the best interests of the Indians;
Quapaws, Okla. Education, etc. Vol. 7, p. 425.	For support of Sioux of different tribes, including Santee Sioux of Nebraska, North Dakota, and South Dakota: For pay of five teachers, one physician, one carpenter, one miller, one engineer, two farmers, and one blacksmith (article 13, treaty of April 29, 1868), \$14,400; for pay of second blacksmith, and furnishing iron, steel, and other material (article 8 of same treaty), \$1,600; for pay of additional employees of the several agencies for the Sioux in Nebraska, North Dakota, and South Dakota, \$144,426; for subsistence of the Sioux and for purposes of their civilization (Act of February 28, 1877), \$229,574: <i>Provided</i> , That this sum shall include transportation of supplies from the termination of railroad or steamboat transportation, and in this service Indians shall be employed whenever practicable; in all, \$390,000;
<i>Proviso.</i> Discretionary use.	For support and civilization of Confederated Bands of Utes: For pay of two carpenters, two millers, two farmers, and two blacksmiths (article 15, treaty of March 2, 1868), \$9,660; for pay of two teachers (same article and treaty), \$2,400; for purchase of iron and steel and the necessary tools for blacksmith shop (article 9, same
Sioux of different tribes, Nebr., N. and S. Dak. Teachers, etc. Vol. 15, p. 640.	
Additional employees.	
Subsistence. Vol. 19, p. 256.	
<i>Proviso.</i> Transporting supplies.	
Confederated Bands of Utes, Utah. Carpenters, etc. Vol. 15, p. 622.	

treaty), \$220; for annual amount for the purchase of beef, mutton, wheat flour, beans, and potatoes, or other necessary articles of food and clothing, and farming equipment (article 12, same treaty), \$24,260; for pay of employees at the several Ute agencies, \$20,660; in all, \$57,200;

For support of Spokanes in Washington (article 6 of agreement with said Indians, dated March 18, 1887, ratified by Act of July 13, 1892), \$1,320;

For support of Shoshones in Wyoming: For pay of physician, teacher, carpenter, miller, engineer, farmer, and blacksmith (article 10, treaty of July 3, 1868), \$6,000; for pay of second blacksmith, and such iron and steel and other materials as may be required, as per article 8, same treaty, \$1,240; in all, \$7,240;

In all, for treaty stipulations, not to exceed \$606,020.

For support and civilization of the confederated tribes and bands under Warm Springs Agency, Oregon, including pay of employees, \$4,500; to be reimbursed under such rules and regulations as the Secretary of the Interior may prescribe.

For support and civilization of Indians under the jurisdiction of the following agencies, to be paid from the funds held by the United States in trust for the respective tribes, in not to exceed the following sums, respectively:

Arizona: Colorado River, \$6,000; Fort Apache, \$119,000; Fort Mojave, \$1,400; Kaibab, \$2,000; Pima, \$3,000; Salt River, \$500; San Carlos, \$74,000; Truxton Canyon, \$34,000;

California: Hoopa Valley, \$200; Round Valley, \$7,000; Tule River, \$200;

Colorado: Consolidated Ute (Southern Ute, \$5,000; Ute Mountain, \$14,500), \$19,500;

Idaho: Coeur d'Alene, \$16,000; Fort Hall, \$25,000; Fort Lapwai, \$14,000;

Iowa: Sac and Fox, \$1,800;

Kansas: Kickapoo, \$500; Pottawatomie, \$2,800;

Michigan: Mackinac, \$700;

Minnesota: Consolidated Chippewa, \$3,000; Red Lake, \$25,000;

Montana: Blackfeet, \$8,500; Crow, \$99,500; Flathead, \$41,000; Fort Peck, \$5,500; Rocky Boy, \$5,000; Tongue River, \$9,500;

Nebraska: Omaha, \$1,000; Winnebago, \$2,000;

Nevada: Reno (Fort McDermitt, \$300; Pyramid Lake, \$5,000), \$5,300; Walker River (Paiute, \$200; Walker River, \$300; Summit Lake, \$200), \$700; Western Shoshone, \$16,000;

New Mexico: Jicarilla, \$80,000; Mescalero, \$29,000; Navajo, \$14,000; Pueblo Bonito, \$500; San Juan, \$4,000;

North Dakota: Fort Berthold, \$22,000; Standing Rock, \$59,000;

Oklahoma: Ponca (Otoe, \$1,000; Ponca, \$2,500; Tonkawa, \$700), \$4,200; Sac and Fox, \$2,000; Kiowa, Comanche, and Apache, \$50,500; Cheyennes and Arapahoes, \$33,000;

Oregon: Klamath, \$149,000; *Provided*, That not to exceed \$25,000 of said sum may be used for the construction, equipment, and upkeep of hospital; Umatilla, \$9,800; Warm Springs, \$16,000;

South Dakota: Cheyenne River, \$99,000; Pine Ridge, \$500; Lower Brule, \$5,000; Rosebud, \$2,000;

Utah: Goshute (Goshute, \$3,500; Paiute, \$600; Skull Valley, \$1,000), \$5,100; Uintah and Ouray, \$15,000;

Washington: Colville, \$30,000; Neah Bay, \$900; Puyallup, \$3,000; Spokane, \$19,000; Taholah (Quinaielt), \$11,000; Yakima, \$32,400;

Wisconsin: Lac du Flambeau, \$4,000; Keshena, \$30,000;

Wyoming: Shoshone, \$83,500;

In all, not to exceed \$1,363,000.

Food, etc.

Agency employees.

Spokanes, Wash.  
Vol. 27, p. 139.

Shoshones, Wyo.  
Vol. 15, p. 576.

Warm Springs Agency, Oreg.  
Support, etc., of Indians under.

Support, etc., at specified agencies, from tribal funds.

Arizona.

California.

Colorado.

Idaho.

Iowa.

Kansas.

Michigan.

Minnesota.

Montana.

Nebraska.

Nevada.

New Mexico.

North Dakota.

Oklahoma.

Oregon.  
*Proris*.  
Klamath Hospital.

South Dakota.

Utah.

Washington.

Wisconsin.

Wyoming.

Chippewas in Minnesota.  
Promoting civilization, etc., from tribal funds.  
Vol. 25, p. 645.

Objects specified.

Aiding State public schools.

Aiding indigent Chippewas.  
Condition.

Indian hospitals.

Choctaws and Chickasaws, Okla.  
Per capita payments' expenses.

Osages, Okla.  
Agency expenses, etc., from tribal funds.

Oil and gas production expenses, from tribal funds.

Memorial at Pawhuska to Indians who died in World War.

Visits of Tribal Council to Washington, D. C.

Confederated Bands of Utes, Utah.  
Distribution to, from principal of tribal funds.  
Allotments.

Self-support, etc., from accrued interest

Vol. 37, p. 934.

For promoting civilization and self-support among the Chippewa Indians in the State of Minnesota, \$150,330, to be paid from the principal sum on deposit to the credit of said Indians, arising under section 7 of the Act entitled "An Act for the relief and civilization of the Chippewa Indians in the State of Minnesota," approved January 14, 1889, to be used exclusively for the purposes following: Not exceeding \$47,190 of this amount may be expended for general agency purposes; not exceeding \$10,000 may be expended, under the direction of the Secretary of the Interior, in aiding in the construction, equipment, and maintenance of additional public schools in connection with and under the control of the public-school system of the State of Minnesota, said additional school buildings to be located at places contiguous to Indian children who are now without proper public-school facilities, said amount to be immediately available; not exceeding \$15,000 may be expended in aiding indigent Chippewa Indians upon the condition that any funds used in support of a member of the tribe shall be reimbursed out of and become a lien against any individual property of which such member may now or hereafter become seized or possessed, and the Secretary of the Interior shall annually transmit to Congress at the commencement of each regular session a complete and detailed statement of such expenditures, the two preceding requirements not to apply to any old, infirm, or indigent Indian, in the discretion of the Secretary of the Interior; not exceeding \$78,140 may be expended for the support of the Indian hospitals.

For the expenses of per capita payments to the enrolled members of the Choctaw and Chickasaw Tribes of Indians, \$5,000, to be paid from the funds held by the United States in trust for said Indians.

For the support of the Osage Agency and pay of tribal officers, the tribal attorney and his stenographer, and employees of said agency, \$134,100, to be paid from the funds held by the United States in trust for the Osage Tribe of Indians in Oklahoma.

For necessary expenses in connection with oil and gas production on the Osage Reservation, including salaries of employees, rent of quarters for employees, traveling expenses, printing, telegraphing and telephoning, and purchase, repair, and operation of automobiles, \$58,400, to be paid from the funds held by the United States in trust for the Osage Tribe of Indians in Oklahoma.

For the erection of a monument, under the supervision of the Secretary of the Interior, on the Osage Indian Reservation in Pawhuska, Oklahoma, as a memorial to Indians of that tribe who gave their lives for their country in the recent war with Germany, \$25,000, payable from the tribal funds of the Osage Indians.

For expenses incurred in connection with visits to Washington, District of Columbia, by the Osage Tribal Council and other members of said tribe, when duly authorized or approved by the Secretary of the Interior, \$10,000, to be paid from the funds held by the United States in trust for the Osage Tribe.

The sum of \$148,000 is hereby appropriated out of the principal funds to the credit of the Confederated Bands of Ute Indians, the sum of \$74,000 of said amount for the benefit of the Ute Mountain (formerly Navajo Springs) Band of said Indians in Colorado, and the sum of \$35,000 of said amount for the Uintah, White River, and Uncompahgre Bands of Ute Indians in Utah, and the sum of \$39,000 of said amount for the Southern Ute Indians in Colorado, which sums shall be charged to said bands, and the Secretary of the Interior is also authorized to withdraw from the Treasury the accrued interest to and including June 30, 1924, on the funds of the said Confederated Bands of Ute Indians appropriated under the Act of March 4, 1913 (Thirty-seventh Statutes at Large, page 934), and to

expend or distribute the same for the purpose of promoting civilization and self-support among the said Indians, under such regulations as the Secretary of the Interior may prescribe: *Provided*, That the Secretary of the Interior shall report to Congress, on the first Monday in December, 1926, a detailed statement as to all moneys expended as provided for herein: *Provided further*, That none of the funds in this paragraph shall be expended on road construction unless, wherever practicable, preference shall be given to Indians in the employment of labor on all roads constructed from the sums herein appropriated from the funds of the Confederated Bands of Utes.

*Provisos.*  
Report to Congress.

Restriction on road construction.

ROADS AND BRIDGES

Roads and bridges.

For the construction of roads and bridges on the Red Lake Indian Reservation, including the purchase of material, equipment, and supplies, and the employment of labor, \$9,000, to be paid from the funds held by the United States in trust for the Red Lake Band of Chippewa Indians in the State of Minnesota: *Provided*, That Indian labor shall be employed as far as practicable.

Red Lake Reservation, Minn.  
Construction of, from tribal funds.

*Proviso.*  
Indian labor.

For continuing road and bridge construction on the Mescalero Indian Reservation, in New Mexico, including the purchase of material, equipment, and supplies; the employment of labor; and the cost of surveys, plans, and estimates, if necessary, \$10,000, to be reimbursed from any funds of the Indians of said reservation now or hereafter on deposit in the Treasury of the United States: *Provided*, That Indian labor shall be employed as far as practicable.

Mescalero Reservation, N. Mex.  
Construction, etc., of, from tribal funds.

*Proviso.*  
Indian labor.

The sum of \$20,000, or so much thereof as may be necessary, of the tribal funds of the Navajo Indians is authorized to be withdrawn from the Treasury for expenditure under regulations to be prescribed by the Secretary of the Interior for the maintenance and repair of that portion of the Federal aid highway from Gallup, New Mexico, to Shiprock, New Mexico, across the Navajo Indian Reservation in conformity with the Act of June 7, 1924 (Forty-third Statutes at Large, pages 606 and 607): *Provided*, That Indian labor shall be employed as far as possible.

Navajo Reservation, N. Mex.  
Maintenance of highway across.

*Ante*, p. 606.

*Proviso.*  
Indian labor.

For continuing the work of constructing roads and bridges within the diminished Shoshone or Wind River Reservation, in Wyoming, \$8,000, said sum to be reimbursed from any funds which are now or may hereafter be placed in the Treasury to the credit of said Indians, to remain a charge and lien upon the lands and funds of said Indians until paid.

Shoshone Reservation, Wyo.  
Construction, etc., of, from tribal funds.

ANNUITIES AND PER CAPITA PAYMENTS

Annuities, etc.

For fulfilling treaties with Senecas of New York: For permanent annuity in lieu of interest on stock (Act of February 19, 1831), \$6,000.

Senecas, N. Y.  
Vol. 4, p. 443.

For fulfilling treaties with Six Nations of New York: For permanent annuity, in clothing and other useful articles (article 6, treaty of November 11, 1794), \$4,500.

Six Nations, N. Y.  
Vol. 7, p. 46.

For fulfilling treaties with Choctaws, Oklahoma: For permanent annuity (article 2, treaty of November 16, 1805, and article 13, treaty of June 22, 1855), \$3,000; for permanent annuity for support of light horsemen (article 13, treaty of October 18, 1820, and article 13, treaty of June 22, 1855), \$600; for permanent annuity for support of blacksmith, article 6, treaty of October 18, 1820, and article 9, treaty of January 20, 1825, and article 13, treaty of June 22, 1855), \$600; for permanent annuity for education (article 2, treaty of January 20, 1825, and article 13, treaty of June 22, 1855), \$6,000; for permanent annuity for iron and steel (article 9, treaty of January 20, 1825, and article 13, treaty of June 22, 1855), \$320; in all, \$10,520.

Choctaws, Oklahoma.  
Annuities.  
Vol. 7, p. 99; Vol. 11, p. 614.  
Light horsemen.  
Vol. 7, p. 213; Vol. 11, p. 614.  
Blacksmith.  
Vol. 7, pp. 212, 236; Vol. 11, p. 614.  
Education.  
Vol. 7, p. 236; Vol. 11, p. 614.  
Iron and steel.  
Vol. 7, p. 236; Vol. 11, p. 614.

Saint Croix Chippewas of Wisconsin.  
Purchase of land for, etc.

Vol. 10, p. 1109.  
Beneficiaries.  
Vol. 38, p. 606.

*Proviso.*  
Discretionary cash payments.

To carry out the provisions of the Chippewa treaty of September 30, 1854 (Tenth Statutes at Large, page 1109), \$10,000, in part settlement of the amount, \$141,000, found due and heretofore approved for the Saint Croix Chippewa Indians of Wisconsin, whose names appear on the final roll prepared by the Secretary of the Interior pursuant to Act of August 1, 1914 (Thirty-eighth Statutes at Large, pages 582 to 605), and contained in House Document Numbered 1663, said sum of \$10,000 to be expended in the purchase of land or for the benefit of said Indians by the Commissioner of Indian Affairs: *Provided*, That, in the discretion of the Commissioner of Indian Affairs, the per capita share of any of said Indians under this appropriation may be paid in cash.

Pension Office.

PENSION OFFICE

Pensions.

PENSIONS

Army and Navy.

Army and Navy pensions, as follows: For invalids, widows, minor children, and dependent relatives, Army nurses, and all other pensioners who are now borne on the rolls, or who may hereafter be placed thereon, under the provisions of any and all Acts of Congress, \$197,000,000: *Provided*, That the appropriation aforesaid for Navy pensions shall be paid from the income of the Navy pension fund, so far as the same shall be sufficient for that purpose: *Provided further*, That the amount expended under each of the above items shall be accounted for separately.

*Proviso.*  
Navy from Navy pension fund.

Separate accounting.

SALARIES

Commissioner, and office personnel.

For the Commissioner of Pensions and other personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$1,400,000.

Office expenses.

GENERAL EXPENSES

Per diem subsistence.  
Vol. 38, p. 680.

For per diem in lieu of subsistence, pursuant to section 13 of the Sundry Civil Appropriation Act approved August 1, 1914, for persons employed in the Bureau of Pensions, detailed for the purpose of making special investigations pertaining to said bureau, and for actual and other necessary expenses, including telegrams, \$100,000.

General expenses.

Labor-saving devices, etc.

For purchase, repair, and exchange of adding machines, addressing machines, typewriters, check-signing machines, and other labor-saving devices, furniture, filing cabinets, and postage on foreign mail, law and medical books, books of reference and periodicals, \$15,000.

Examining surgeons.

For fees and expenses of examining surgeons, pensions, for services rendered within the fiscal year 1926, \$500,000.

Retirement Act.

RETIREMENT ACT

Expenses of Bureau under.  
Vol. 41, p. 617.

To enable the Bureau of Pensions to perform the duties imposed upon it by the Act entitled "An Act for the retirement of employees in the classified civil service, and for other purposes," approved May 22, 1920, including personal services, purchase of books, office equipment, stationery, and other supplies, traveling expenses, expenses of medical and other examinations, and including not to exceed \$3,000 for compensation of two actuaries, exclusive of the Government actuary, to be fixed by the Commissioner of Pensions with the approval of the Secretary of the Interior, and actual necessary travel and other expenses of three members of the Board of Actuaries, \$80,000.

Actuaries, etc.

## PATENT OFFICE

Patent Office.

## SALARIES

For the Commissioner of Patents and other personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$2,370,000: *Provided*, That of the amount herein appropriated not to exceed \$25,000 may be used for special and temporary services of typists certified by the Civil Service Commission, who may be employed in such numbers, at \$4 per diem, as may, in the judgment of the Commissioner of Patents, be necessary to keep current the work of furnishing manuscript copies of records.

Commissioner, and office personnel.

*Proviso.* Temporary typists, etc.

For temporary additional employees in the Patent Office at rates of compensation in accordance with "The Classification Act of 1923," such employees to serve without annual or sick leave allowance and to be appointed under the provisions of the civil service laws, rules, and regulations for the purpose of making current the work of the Patent Office, \$191,000.

Additional temporary employees. Limitation.

## GENERAL EXPENSES

For purchase of law, professional, and other reference books and publications and scientific books, including their exchange, and expense of transporting publications of patents issued by the Patent Office to foreign governments, and directories, \$8,000.

Reference books, etc.

For producing copies of weekly issue of drawings of patents and designs; reproduction of copies of drawings and specifications of exhausted patents, designs, trade-marks, and other papers, such other papers when reproduced for sale to be sold at not less than cost plus 10 per centum; reproduction of foreign patent drawings; photo prints of pending application drawings; and photostat and photographic supplies and dry mounts, \$210,000.

Copies of weekly issues of patents, etc.

The headings of the drawings for patented cases may be multigraphed in the Patent Office for the purpose of photolithography.

Multigraphing permitted.

For investigating the question of public use or sale of inventions for two years or more prior to filing applications for patents, and such other questions arising in connection with applications for patents and the prior art as may be deemed necessary by the Commissioner of Patents; and expense attending defense of suits instituted against the Commissioner of Patents, \$800.

Investigating prior use of inventions.

For furniture and filing cases, \$20,000.

Furniture, etc.

For the storage of Patent Office models and exposition exhibits, including the cost of the removal of the models if necessary, \$1,800.

Storage of models, etc.

## BUREAU OF RECLAMATION

Reclamation Bureau.

The following sums are appropriated out of the special fund in the Treasury of the United States created by the Act of June 17, 1902, and therein designated "the reclamation fund," to be available immediately:

Payments from reclamation fund. Vol. 32, p. 388.

For all expenditures authorized by the Act of June 17, 1902 (Thirty-second Statutes, page 388), and Acts amendatory thereof or supplementary thereto, known as the reclamation law, and all other Acts under which expenditures from said fund are authorized, including personal services in the District of Columbia and elsewhere; examination of estimates for appropriations in the field; refunds or overcollections hereafter received on account of water-right charges, rentals, and deposits for other purposes; printing and binding, not exceeding \$25,000; purchase, maintenance, and

All expenses. *Ante*, p. 1142.

Personal services. Objects specified.

Vehicles.  
Damages to prop-  
erty.

operation of horse-drawn or motor-propelled passenger-carrying vehicles; payment of damages caused to the owners of lands or private property of any kind by reason of the operations of the United States, its officers or employees, in the survey, construction, operation, or maintenance of irrigation works, and which may be compromised by agreement between the claimant and the Secretary of the Interior; and payment for official telephone service in the field hereafter incurred in case of official telephones installed in private houses when authorized under regulations established by the Secretary of the Interior: *Provided*, That no part of said appropriations may be used for maintenance of headquarters for the Bureau of Reclamation outside the District of Columbia except for the office of the chief engineer:

*Proviso.*  
Limitation on use for  
headquarters.

Projects designated.  
Salt River, Ariz.

Salt River project, Arizona: For examination of project and project accounts, \$5,000;

Yuma, Ariz.-Calif.

Yuma project, Arizona-California: For operation and maintenance, continuation of construction, and incidental operations, \$432,000: *Provided*, That the unexpended balance of the \$250,000 authorized in the Act approved June 5, 1924, for the construction of a hydroelectric power plant at the siphon drop on the main canal is reappropriated for the fiscal year 1926 and made available for the same purpose and under the same conditions as provided in said Act;

*Proviso.*  
Reappropriation for  
power, etc.  
*Ante*, p. 416.

Orland, Calif.

Orland project, California: For operation and maintenance, continuation of construction, and incidental operations, \$34,000;

Grand Valley, Colo.

Grand Valley project, Colorado, including Orchard Mesa division: For operation and maintenance, continuance of construction, and incidental operations, \$278,000;

Uncompahgre, Colo.

Uncompahgre project, Colorado: For operation and maintenance, continuation of construction, and incidental operations, \$163,000;

Boise, Idaho.

*Proviso.*  
Drainage expendi-  
tures limited.

Boise project, Idaho: For operation and maintenance, continuance of construction, and incidental operations, \$439,000: *Provided*, That the expenditure for drainage shall not exceed the amount paid by the water users pursuant to the provisions of the Boise public notice dated February 15, 1921, except for drainage in irrigation districts formed under State laws and upon the execution of agreements for the repayment to the United States of the costs thereof;

King Hill, Idaho.

King Hill project, Idaho: For operation and maintenance, continuation of construction, and incidental operations, \$35,000;

Minidoka, Mont.

Minidoka project, Idaho: For operation and maintenance, continuation of construction, and incidental operations, \$797,000;

Huntley, Mont.

Huntley project, Montana: For operation and maintenance, continuation of construction, and incidental operations, \$118,000;

Milk River, Mont.

Milk River project, Montana: For operation and maintenance, continuation of construction, and incidental operations, \$76,000;

Sun River, Mont.

Sun River project, Montana: For operation and maintenance, continuation of construction, and incidental operations, \$611,000:

*Provisos.*  
Contracts for pay-  
ments by districts,  
required.

*Provided*, That no part of this appropriation shall be used for construction purposes until a contract or contracts in form approved by the Secretary of the Interior shall have been made with an irrigation district or with irrigation districts organized under State law, providing for payment by the district or districts as hereinafter provided. The Secretary of the Interior shall by public notice announce the date when water is available under the project: *Provided further*, That no part of the sum hereby appropriated shall be expended for the construction of new canals or for the extension of the present canal system for the irrigation of lands outside of the forty thousand acres for the irrigation of which a canal system is now provided, until a contract or contracts shall have been executed between the United States and the State of Montana, whereby the State shall

No extension, etc., until Montana assumes development, etc., of project after completion.

assume the duty and responsibility of promoting the development and settlement of the project after completion, securing, selecting, and financing of settlers to enable the purchase of the required live-stock, equipment, and supplies and the improvement of the lands to render them habitable and productive. The State shall provide the funds necessary for this purpose and shall conduct operations in a manner satisfactory to the Secretary of the Interior: *Provided further*, That the operation and maintenance charges on account of land in this project shall be paid annually in advance not later than March 1, no charge being made for operation and maintenance for the first year after said public notice. It shall be the duty of the Secretary of the Interior to give such public notice when water is actually available for such lands;

State funds to be provided.

Charges payable in advance.

Lower Yellowstone project, Montana-North Dakota: For operation and maintenance, continuation of construction, and incidental operations, \$180,000.

Lower Yellowstone Mont.-N. Dak.

North Platte project, Nebraska-Wyoming: For operation and maintenance, continuation of construction, and incidental operations, \$510,000: *Provided*, That any unexpended balance of any appropriation available for the construction of the Guernsey Reservoir and incidental operations for the fiscal year 1925 shall remain available for such purposes during the fiscal year 1926: *Provided further*, That all net revenues from any power plant connected with this project shall be applied to the repayment of the construction costs incurred by the Government on this project until such obligations are fully repaid;

North Platte, Nebr.-Wyo.

*Proviso*.  
Balance available.  
*Ante*, p. 685.

Power plant revenues applied to construction costs.

Newlands project, Nevada: For operation and maintenance, continuation of construction, and incidental operations, \$167,000, together with the unexpended balance of the appropriation for this project for the fiscal year 1925, of which amount \$245,000 shall be used for drainage purposes, but only after execution by the Truckee-Carson irrigation district of an appropriate reimbursement contract satisfactory in form to the Secretary of the Interior, and confirmation of such contract by decree of a court of competent jurisdiction and final decision on all appeals from such decree;

Newlands, Nev.  
Balance available.  
*Ante*, p. 417.

Use for drainage restricted.

Newlands project, Spanish Springs division, Nevada: For continued investigations, commencement of construction, and necessary expenses in connection therewith, \$500,000: *Provided*, That no water shall be delivered to irrigators on this division outside of the limits of the Truckee-Carson project until a contract or contracts in form approved by the Secretary of the Interior shall have been made with an irrigation district or with irrigation districts organized under State law providing for payment by the district or districts as herein-after provided: *Provided further*, That no part of the sum provided for herein shall be expended for construction on account of any lands owned by the Southern Pacific Company until an appropriate contract in form approved by the Secretary of the Interior shall have been properly executed by the said company, fixing the price and conditions of sale of said lands to actual settlers, and such contract shall provide that until one-half of the construction charges against said lands shall have been fully paid no sale of any such lands shall be valid unless and until the purchase price involved in such sale is approved by the Secretary of the Interior, and shall also provide that upon proof of fraudulent representation as to the true consideration involved in any such sale the Secretary of the Interior is authorized to cancel the water right attaching to the land involved in such fraudulent sale; and all public lands irrigable under the Spanish Springs division shall be entered subject to the conditions of

Spanish Springs division.

Construction, etc.

*Proviso*.  
Contract with irrigation district required.

Contract required of Southern Pacific Company for sale of irrigated lands, etc.

Water right canceled if sale fraudulent.

Contract with Nevada to assume development, etc., of project.

Charges payable in advance.

Priority of present users of New lands project.

Lands excepted from construction cost.

Power plant revenues applied to construction costs.

Carlsbad, N. Mex.

Rio Grande, N. Mex.-Tex.

Williston, N. Dak.

Sale or lease of all property authorized.

Baker, Oreg.

Owyhee, Oreg.  
Balance available.  
*Ante*, p. 685.

Umatilla, Oreg.

Vale, Oreg.

*Provisos.*

this section which shall be applicable thereto: *Provided further*, That the Secretary of the Interior is authorized to enter into such contract or contracts as may be possible whereby the State of Nevada, or local interests, shall aid in promoting the development and settlement of the project after completion by the securing and selection of settlers and the financing of them to enable the purchase of the required livestock, equipment and supplies and the improvement of the lands to render them habitable and productive: *Provided further*, That the operation and maintenance charges on account of land in this division shall be paid annually in advance not later than March 1, no charge being made for operation and maintenance for the first year after said public notice. It shall be the duty of the Secretary of the Interior to give such public notice when water is actually available for such lands: *Provided further*, That the existing water rights of the present water users of the Newlands project shall have priority over the water rights of the proposed Spanish Springs division: *Provided further*, That the lands on the existing project below the Lahontan Reservoir shall not be liable for any part of the construction costs of the Spanish Springs division: *Provided further*, That all net revenues from any power plant connected with the Spanish Springs division of the Newlands project shall be applied to the repayment of the construction costs incurred by the Government on said division until such obligations are fully repaid and all net revenues from any power plant connected with the Lahontan Reservoir of the Newlands project shall be applied to the repayment of the construction costs incurred by the Government on the existing project until such obligations are fully repaid;

Carlsbad project, New Mexico: For operation, maintenance, continuation of construction, and incidental operations, \$70,000;

Rio Grande project, New Mexico-Texas: For operation and maintenance, continuation of construction, and incidental operations, \$650,000;

Williston project (formerly North Dakota pumping project), North Dakota: For operation, maintenance, and incidental operations, \$25,000, to remain available until December 31, 1925. The Director of Reclamation is authorized, during the fiscal year 1925, or thereafter, to appraise the buildings, machinery, equipment, and all other property of whatever nature or kind appertaining to this project and to lease or to sell the same at public or private sale, on such terms and in such manner as he may deem for the best interests of the Government, reserving the right to reject any and all bids. The proceeds from such lease or sale shall be paid into the Reclamation Fund;

Baker project, Oregon: For investigation, commencement of construction, and incidental operations, the unexpended balance of the appropriation for this purpose for the fiscal year 1925 is reappropriated and made available for the fiscal year 1926;

Owyhee irrigation project, Oregon: The unexpended balance, if any, remaining at the close of the fiscal year 1925 from the appropriation of \$315,000 made by the Act referred to as the "Second Deficiency Act, fiscal year 1924," approved December 5, 1924 (Public, Numbered 292), for continued investigations, commencement of construction, and incidental operations, Owyhee irrigation project, Oregon, is hereby reappropriated, to be available and to continue available for use during the fiscal year 1926;

Umatilla project, Oregon: For operation and maintenance, continuation of construction, and incidental operations, \$840,000;

Vale project, Oregon: For continued investigations, commencement of construction, and incidental operations, \$500,000; *Provided*,

That no part of this appropriation shall be used for construction purposes on the Vale project until a contract or contracts in form approved by the Secretary of the Interior shall have been made with an irrigation district or with irrigation districts organized under State law, providing for payment by the district or districts as hereinafter provided: *Provided further*, That no part of the sum provided for herein shall be expended for construction on account of any lands in private ownership until an appropriate repayment contract in accordance with the terms of this Act and, in form approved by the Secretary of the Interior, shall have been properly executed by a district organized under State law, embracing the lands in public or private ownership irrigable under the project, and the execution thereof shall have been confirmed by a decree of a court of competent jurisdiction, which contract, among other things, shall provide for an appraisal approved by the Secretary of the Interior, showing the present actual bona fide value of all such irrigable lands, fixed without reference to the proposed construction, and shall provide that until one-half the construction charges against said lands shall have been fully paid no sale of any such lands shall be valid unless and until the purchase price involved in such sale is approved by the Secretary of the Interior, and shall also provide that upon proof of fraudulent representation as to the true consideration involved in any such sale the Secretary of the Interior is authorized to cancel the water right attaching to the land involved in such fraudulent sale; and all public lands irrigable under the project shall be entered subject to the conditions of this section, which shall be applied thereto: *Provided further*, That no water shall be delivered to irrigators on this project until a contract or contracts shall have been executed between the United States and the State of Oregon, whereby the State shall assume the duty and responsibility of promoting the development and settlement of the project after completion, including the subdivision of lands held in private ownership by any individual in excess of one hundred and sixty irrigable acres, the securing, selection, and financing of settlers to enable the purchase of the required livestock, equipment, and supplies and the improvement of the lands to render them habitable and productive. The State shall provide the funds necessary for this purpose and shall conduct operations in a manner satisfactory to the Secretary of the Interior: *Provided further*, That the operation and maintenance charges on account of land in this project shall be paid annually in advance not later than March 1, no charge being made for operation and maintenance for the first year after said public notice. It shall be the duty of the Secretary of the Interior to give such public notice when water is actually available for such lands: *Provided further*, That not more than \$200,000 of the amount herein appropriated shall be available for purchase of an interest in the existing storage reservoir of the Warm Springs project, said interest to be conveyed to the United States free of all prior liens and encumbrances of every kind whatever: *Provided further*, That the contract for the purchase of said interest in said reservoir shall also provide for construction of the necessary drainage works by the said Warm Springs and Vale projects and the proportion of cost of said works to be borne by each;

Klamath project, Oregon-California: For operation and maintenance, continuation of construction, and incidental operations, \$561,000;

Belle Fourche project, South Dakota: For operation and maintenance, continuation of construction, and incidental operations,

Contracts for payments by districts required.

Appropriate repayment contracts required of districts, for irrigable lands.

Provisions in contract.

No water delivery until Oregon assume development, etc., of project after completion.

State to provide funds.

Charges payable in advance.

Purchase of storage reservoir, of Warm Springs project.

Drainage works provided for.

Klamath, Oregon-Calif.

Belle Fourche, S. Dak.

*Proviso.*  
Reappropriation.  
*Ante*, p. 418.

\$65,000: *Provided*, That the unexpended balance of \$100,000 allotted for drainage under this paragraph for the fiscal year 1925 is reappropriated and made available for such purpose for the fiscal year 1926;

Strawberry Valley,  
Utah.

Strawberry Valley project, Utah: For operation and maintenance, continuation of construction, and incidental operations, \$39,000;

Salt Lake Basin.  
Utah.

Salt Lake Basin project, Utah, first division: For construction of Echo Reservoir, Utah Lake control, and Weber-Provo Canal, and incidental operations, \$900,000: *Provided*, That any unexpended balance of any appropriation available for the Salt Lake Basin project for the fiscal year 1925 shall remain available during the fiscal year 1926: *Provided further*, That no part of this appropriation shall be used for construction purposes until a contract or contracts in form approved by the Secretary of the Interior shall have been made with an irrigation district or with irrigation districts organized under State law, or water users' association or associations, providing for payment by the district or districts, or water users' association or associations, as hereinafter provided:

*Provisos.*  
Balance available.  
*Ante*, p. 686.

Contracts for pay-  
ments by districts, etc.,  
required.

*Provided further*, That the operation and maintenance charges on account of land in this project shall be paid annually in advance not later than March first, no charge being made for operation and maintenance for the first year after said public notice. It shall be the duty of the Secretary of the Interior to give such public notice when water is actually available for such lands;

Charges payable in  
advance.

Okanogan, Wash.

Okanogan project, Washington: For operation and maintenance, continuation of construction, and incidental operations, \$70,000;

Yakima, Wash.

Yakima project, Washington: For operation and maintenance, continuation of construction, and incidental operations, \$295,000;

Kittitas Division.

Yakima project (Kittitas Division), Washington: For construction of the Kittitas Division and incidental operations, \$375,000:

*Provisos.*  
Contracts for pay-  
ments by districts re-  
quired.

*Provided*, That no part of this appropriation shall be used for construction purposes until a contract or contracts in form approved by the Secretary of the Interior shall have been made with an irrigation district or with irrigation districts organized under State law providing for payment by the district or districts as hereinafter provided. The Secretary of the Interior shall by public notice announce the date when water is available under the project: *Provided further*, That no part of the sum provided for herein shall be expended for construction on account of any lands in private ownership until an appropriate repayment contract, in form approved by the Secretary of the Interior, shall have been properly executed by a district organized under State law, embracing the lands in public or private ownership irrigable under the project, and the execution thereof shall have been confirmed by decree of a court of competent jurisdiction, which contract, among other things, shall contain a provision for an appraisal, showing the present actual bona fide value of all such irrigable lands fixed without reference to the proposed construction of said Kittitas Division, and shall provide that until one-half the construction charges against said lands shall have been fully paid no sale of any such lands shall be valid unless and until the purchase price involved in such sale is approved by the Secretary of the Interior, and shall also provide that upon proof of fraudulent representation as to the true consideration involved in any such sale the Secretary of the Interior is authorized to cancel the water right attaching to the land involved in such fraudulent sale; and all public lands irrigable under the project shall be entered subject to the conditions of this section which shall be applicable thereto: *Provided further*, That no part of the sum hereby appropriated shall be expended for construction until a contract or contracts shall have been executed between the United States and the State of Washington pursuant to its land settlement

Appropriate repay-  
ment contracts re-  
quired of districts, for  
lands irrigable.

Provisions in con-  
tracts.

No construction ex-  
penditure until Wash-  
ington assumes de-  
velopment, etc., of  
project after comple-  
tion.

act embodied in chapter 188, Laws of 1919, as amended by chapter 90, Laws of 1921, and by chapters 34 and 112, Laws of 1923, or additional enactments, if necessary, whereby the State shall assume the duty and responsibility of promoting the development and settlement of the project after completion, including the subdivision of lands held in private ownership by any individual in excess of one hundred and sixty irrigable acres, the securing, selection, and financing of settlers to enable the purchase of the required livestock, equipment and supplies, and the improvement of the lands to render them habitable and productive. The State shall provide the funds necessary for this purpose and shall conduct operations in a manner satisfactory to the Secretary of the Interior: *Provided further*, That the operation and maintenance charges on account of land in this project shall be paid annually in advance not later than March 1, no charge being made for operation and maintenance for the first year after said public notice. It shall be the duty of the Secretary of the Interior to give such public notice when water is actually available for such lands;

State to provide funds.

Charges payable in advance.

The unexpended balance, if any, remaining at the close of the fiscal year 1925 from the appropriation of \$375,000 made by the Act referred to as the "second deficiency Act, fiscal year 1924," approved December 5, 1924 (Public, No. 292), for continued investigation, commencement of construction of the Kittitas unit, and incidental operations, Yakima project, Washington, is hereby reappropriated, to be available and to continue available for use during the fiscal year 1926;

Balance reappropriated.  
*Am.*, p. 685.

Riverton project, Wyoming: For operation and maintenance, continuation of construction, and incidental operations, \$790,000;

Riverton, Wyo.

Shoshone project, Wyoming: For operation and maintenance, continuation of construction, and incidental operations, \$414,000;

Shoshone, Wyo.

Umatilla Rapids project, Oregon: For investigation of the feasibility of irrigation by gravity or pumping, water sources, water storage, and related problems on the Columbia River and its tributaries, and for cooperative and miscellaneous investigations of the feasibility of reclamation projects, including personal services in the District of Columbia and elsewhere, and incidental expenses, the unexpended balance of this appropriation contained in the Act of March 4, 1923 (Forty-second Statutes at Large, page 1540), is hereby reappropriated and made immediately available;

Umatilla Rapids, Oreg.  
Reappropriation of balance.

Vol. 42, p. 1540.

Secondary projects: For cooperative and general investigations, \$50,000;

Secondary projects.

To enable the Secretary of the Interior to meet the requirements of Article VI of the treaty of January 11, 1909 (Thirty-sixth Statutes at Large, page 2448), between the United States and Great Britain for gauging the streams and determining the water supply of the northern or eastern tributaries of Milk River, Montana, including personal services in the District of Columbia and elsewhere; the purchase, exchange, hire, maintenance, repair, and operation of motor-propelled or horse-drawn passenger-carrying vehicles, \$10,000, to be expended under and in accordance with the provisions of the Act of June 17, 1902 (Thirty-second Statutes at Large, page 388), and amendatory or supplementary Acts.

Milk River, Mont.  
Gauging, under treaty requirements, water supply of tributaries of.  
Vol. 36, p. 2451.

Vol. 32, p. 388.

Under the provisions of this Act no greater sum shall be expended, nor shall the United States be obligated to expend, during the fiscal year 1926, on any reclamation project appropriated for herein, an amount in excess of the sum herein appropriated therefor, nor shall the whole expenditures or obligations incurred for all of such projects for the fiscal year 1926 exceed the whole amount in the "reclamation fund" for that fiscal year;

Expenditures limited to specific allotments.

Interchangeable appropriations.

Emergency flood, etc., repairs.

Use of motor vehicles for travel, etc.

Ten per centum of the foregoing amounts shall be available interchangeably for expenditures on the reclamation projects named; but not more than 10 per centum shall be added to the amount appropriated for any one of said projects, except that should existing works or the water supply for lands under cultivation be endangered by floods or other unusual conditions an amount sufficient to make necessary emergency repairs shall become available for expenditure by further transfer of appropriation from any of said projects upon approval of the Secretary of the Interior;

Whenever, during the fiscal year ending June 30, 1926, the Commissioner of the Bureau of Reclamation shall find that the expenses of travel, including the local transportation of employees to and from their homes to the places where they are engaged on construction or operation and maintenance work, can be reduced thereby he may authorize the payment of not to exceed 3 cents per mile for a motor cycle or 7 cents per mile for an automobile used for necessary official business;

Total, from reclamation fund, \$9,999,000.

Geological Survey.

## UNITED STATES GEOLOGICAL SURVEY

### SALARIES

Director, and office personnel.

For the Director of the Geological Survey and other personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$54,760.

General expenses.

### GENERAL EXPENSES

Authorization for services, etc.  
*Ante*, p. 1142.

Vehicles, etc.

For every expenditure requisite for and incident to the authorized work of the Geological Survey, including personal services in the District of Columbia and in the field, including not to exceed \$10,000 for the purchase and exchange, and not to exceed \$30,000 for the hire, maintenance, repair, and operation of motor-propelled and horse-drawn passenger-carrying vehicles for field use only by geologists, topographers, engineers, and land classifiers, and the Geological Survey is authorized to exchange unserviceable and worn-out passenger-carrying and freight-carrying vehicles as part payment for new freight-carrying vehicles, and whenever, during the fiscal year ending June 30, 1926, the Director of the Geological Survey shall find that the expense of travel can be reduced thereby he may authorize the payment of not to exceed 3 cents per mile for a motor cycle or 7 cents per mile for an automobile used for official business and including not to exceed \$5,000 for necessary traveling expenses of the Director and members of the Geological Survey acting under his direction, for attendance upon meetings of technical, professional, and scientific societies when required in connection with the authorized work of the Geological Survey, to be expended under the regulations from time to time prescribed by the Secretary of the Interior, and under the following heads:

Topographic surveys.

For topographic surveys in various portions of the United States, including lands in national forests, \$485,000, of which amount not to exceed \$305,900 may be expended for personal services in the District of Columbia: *Provided*, That no part of this appropriation shall be expended in cooperation with States or municipalities except upon the basis of the State or municipality bearing all of the expense incident thereto in excess of such an amount as is necessary for the Geological Survey to perform its share of standard topographic surveys;

*Proviso.*  
Restriction on cooperative work with States, etc.

For geologic surveys in the various portions of the United States, \$325,000, of which amount not to exceed \$11,840 may be used for work in volcanology in the Hawaiian Islands and not to exceed \$272,700 may be expended for personal services in the District of Columbia;

Geologic Surveys.

For chemical and physical researches relating to the geology of the United States, including researches with a view of determining geological conditions favorable to the presence of deposits of potash salts, \$40,000, of which amount not to exceed \$36,000 may be expended for personal services in the District of Columbia;

Chemical and physical researches.

Potash salts.

For continuation of the investigation of the mineral resources of Alaska, \$72,000, to be available immediately, of which amount not to exceed \$47,400 may be expended for personal services in the District of Columbia;

Alaska mineral resources.

For gauging streams and determining the water supply of the United States, the investigation of underground currents and artesian wells, and the preparation of reports upon the best methods of utilizing the water resources, \$165,000, of which amount not to exceed \$71,730 may be expended for personal services in the District of Columbia, and of which \$25,000 may be used to test the existence of artesian and other underground water supplies suitable for irrigation in the arid and semiarid regions by boring wells;

Water supply investigations.

Artesian wells.

For the examination and classification of lands requisite to the determination of their suitability for enlarged homesteads, stock-raising homesteads, public watering places, and stock driveways, or other uses, as required by the public land laws, \$265,000, of which amount not to exceed \$175,000 may be expended for personal services in the District of Columbia;

Classifying lands for enlarged homesteads stock raising, etc.

Maps.

For engraving and printing geologic maps, \$105,000;  
For preparation of the illustrations of the Geological Survey, \$18,000;

Illustrations.

For preparation of the reports of the mineral resources of the United States, including special statistical inquiries as to production, distribution, and consumption of the essential minerals, \$123,000, of which amount not to exceed \$94,000 may be expended for personal services in the District of Columbia;

Mineral resources report.

Total, United States Geological Survey, \$1,652,760.

## BUREAU OF MINES

Mines Bureau.

### SALARIES AND GENERAL EXPENSES

General expenses.

For general expenses, including pay of the director and necessary assistants, clerks, and other employees, in the office in the District of Columbia, and in the field, and every other expense requisite for and incident to the general work of the bureau in the District of Columbia, and in the field, to be expended under the direction of the Secretary of the Interior, \$86,000, of which amount not to exceed \$77,900 may be expended for personal services in the District of Columbia;

Director, office and field personnel, etc.  
*Ante*, p. 1142.

For investigations as to the causes of mine explosions, methods of mining, especially in relation to the safety of miners, the appliances best adapted to prevent accidents, the possible improvement of conditions under which mining operations are carried on, the use of explosives and electricity, the prevention of accidents, and other inquiries and technologic investigations pertinent to the mining industry, including all equipment, supplies, and expenses of travel and subsistence, \$400,000, of which amount not to exceed \$58,000 may be expended for personal services in the District of Columbia;

Investigating mine explosions, etc.

Services in the District.

Mining, etc., industries.  
Investigating, disseminating, information of, etc.  
Vol. 38, p. 957.  
Alaska mines.

*Proviso.*  
R. S., sec. 192, p. 30.  
Alaska newspapers.

Mine rescue, safety methods, etc.

Rescue cars, stations, equipment, etc.

*Proviso.*  
Mine rescue trophies, etc.

Services in the District.

Investigating mineral fuels, etc.

Services in the District.

Improving mining conditions, etc.  
Studies and investigations for.

*Proviso.*  
Private work forbidden.  
Services in the District.

Petroleum and natural gas development, etc.

Enforcing Act relating to oil, etc., leases.  
Vol. 41, pp. 441, 448.

Newspapers.

For investigations and the dissemination of information with a view to improving conditions in the mining, quarrying, and metallurgical industries under the Act of March 3, 1915, and to provide for the inspection of mines and the protection of the lives of miners in the Territory of Alaska, including personal services, equipment, supplies, newspapers, and expenses of travel and subsistence, \$33,000: *Provided*, That section 192 of the Revised Statutes shall not apply, during the fiscal year 1926, to the purchase from this appropriation of newspapers published in Alaska;

For the investigation and improvement of mine rescue and first-aid methods and appliances and the teaching of mine safety, rescue, and first-aid methods, including the exchange in part payment for operation, maintenance, and repair of mine rescue trucks, the construction of temporary structures and the repair, maintenance, and operation of mine rescue cars and Government-owned mine rescue stations and appurtenances thereto, and including personal services, traveling expenses and subsistence, equipment, and supplies including the purchase of cooks' uniforms, goggles, gloves, and such other articles or equipment as may be necessary in the operation of mine rescue cars and stations: *Provided*, That of this amount not to exceed \$500 may be expended for the purchase and bestowal of trophies in connection with mine rescue and first-aid contests, \$281,840, of which not to exceed \$20,000 may be expended for personal services in the District of Columbia;

To conduct inquiries and scientific and technologic investigations concerning the mining, preparation, treatment, and use of mineral fuels, and for investigation of mineral fuels belonging to or for the use of the United States, with a view to their most efficient utilization, to recommend to various departments such changes in selection and use of fuel as may result in greater economy and, upon request of the Director of the Bureau of the Budget, to investigate the fuel-burning equipment in use by or proposed for any of the departments, establishments, or institutions of the United States in the District of Columbia, \$155,000, of which amount not to exceed \$28,000 may be expended for personal services in the District of Columbia;

For inquiries and scientific and technologic investigations concerning the mining, preparation, treatment, and utilization of ores and mineral substances, other than fuels, with a view to improving health conditions and increasing safety, efficiency, economic development, and conserving resources through the prevention of waste in the mining, quarrying, metallurgical, and other mineral industries; to inquire into the economic conditions affecting these industries; and including all equipment, supplies, expenses of travel and subsistence: *Provided*, That no part thereof may be used for investigation in behalf of any private party, \$117,800, of which amount not to exceed \$20,000 may be expended for personal services in the District of Columbia;

For inquiries and investigations and dissemination of information concerning the mining, preparation, treatment, and utilization of petroleum and natural gas, including economic conditions affecting the industry, with a view to economic development and conserving resources through the prevention of waste; for enforcement of the provisions of the Act of February 25, 1920, relating to the operation of oil, oil shale, and gas leases on the public domain, for enforcement of laws relating to the operation of oil, oil shale, and gas leases on Indian and public lands and naval petroleum reserves; for the purchase of newspapers relating to the oil, gas, and allied industries:

*Provided*, That section 192 of the Revised Statutes shall not apply to such purchase of newspapers from this appropriation; and for every other expense incident thereto, including supplies, equipment, expenses of travel and subsistence, purchase, exchange as part payment for, maintenance, and operation of motor-propelled passenger-carrying vehicles, and the construction, maintenance, and repair of necessary camp buildings and appurtenances thereto, \$456,000, of which amount not to exceed \$56,200 may be expended for personal services in the District of Columbia;

For development of oil shale, including construction of necessary plant; purchase, lease, or condemnation of necessary land for erection of plant; purchase or mining of shale, operation of plant, and for all necessary expenses incident thereto, including clerical and technical assistance in the District of Columbia or elsewhere, to be immediately available, \$90,000;

For enforcement of the provisions of the Acts of February 25, 1920, and October 2, 1917, relating to the mining of coal, phosphates, sodium, and potassium on the public domain, and for enforcement of the laws relating to the mining of minerals other than oil, oil shale, and natural gas, on Indian and public lands, and every other expense incident thereto, including supplies, equipment, expenses of travel and subsistence, purchase, exchange as part payment for, maintenance, and operation of motor-propelled passenger-carrying vehicles, \$86,920; of which amount not to exceed \$15,000 may be expended for personal services in the District of Columbia;

For the employment of personal services and all other expenses in connection with the establishment, maintenance, and operation of mining experiment stations, authorized by the Act approved March 3, 1915, \$200,000, of which amount not to exceed \$15,000 may be expended for personal services in the District of Columbia;

For care and maintenance of buildings and grounds at Pittsburgh, Pennsylvania, including personal services, the purchase, exchange as part payment for, operation, maintenance, and repair of passenger automobiles for official use, and all other expenses requisite for and incident thereto, including not to exceed \$5,000 for additions and improvements, \$65,000;

Persons employed during the fiscal year 1926 in field work outside of the District of Columbia under the Bureau of Mines may be detailed temporarily for service in the District of Columbia for purposes of preparing results of their field work; all persons so detailed shall be paid in addition to their regular compensation only their actual traveling expenses or per diem in lieu of subsistence in going to and returning therefrom: *Provided*, That nothing herein shall prevent the payment to employees of the Bureau of Mines of their necessary expenses, or per diem in lieu of subsistence while on temporary detail in the District of Columbia, for purposes only of consultation or investigations on behalf of the United States. All details made hereunder, and the purposes of each, during the preceding fiscal year shall be reported in the annual estimates of appropriations to Congress at the beginning of each regular session thereof;

The Secretary of the Treasury may detail medical officers of the Public Health Service for cooperative health, safety, or sanitation work with the Bureau of Mines, and the compensation and expenses of the officers so detailed may be paid from the applicable appropriations made herein for the Bureau of Mines;

Government fuel yards: For the purchase and transportation of fuel; storing and handling of fuel in yards; maintenance and operation of yards and equipment, including motor-propelled passenger-carrying vehicles for inspectors, purchase of equipment, rentals,

*Proviso.*  
R. S., sec. 192, p. 30.  
Restriction not applicable.  
Other expenses

Services in the District.

Oil shale, etc., development.

Enforcing laws relating to nonmetallic mineral deposits.  
Vol. 41, p. 437; Vol. 40, p. 297.

Services in the District.

Mining experiment stations.  
Expenses of.  
Vol. 38, p. 959.

Pittsburgh, Pa., station.

Expenses.

Temporary details of field employees for service in the District.

*Proviso.*  
Payment of necessary expenses.

Reports to be made therefrom.

Details from Public Health Service.

Government fuel yards.  
Purchase of fuel, maintenance, etc.

Balance reappropriated.  
*Ante*, p. 422.

*Proviso.*  
Sales credited to appropriation.

Scientific investigations for departments, etc., by the bureau.

Transfer of funds to its credit.

*Proviso.*  
Expenditure of sums transferred.

and all other expenses requisite for and incident thereto, including personal services in the District of Columbia, the unexpended balance of the appropriations heretofore made for these purposes is reappropriated and made available for such purposes for the fiscal year 1926, and for payment of obligations for such purposes of prior years, and of such sum not exceeding \$500 shall be available to settle claims for damages caused to private property by motor vehicles used in delivering fuel: *Provided*, That all moneys received from the sales of fuel shall be credited to this appropriation and be available for the purposes of this paragraph;

During the fiscal year 1926 the head of any department or independent establishment of the Government having funds available for scientific investigations and requiring cooperative work by the Bureau of Mines on scientific investigations within the scope of the functions of that bureau and which it is unable to perform within the limits of its appropriations may, with the approval of the Secretary of the Interior, transfer to the Bureau of Mines such sums as may be necessary to carry on such investigations. The Secretary of the Treasury shall transfer on the books of the Treasury Department any sums which may be authorized hereunder, and such amounts shall be placed to the credit of the Bureau of Mines for the performance of work for the department or establishment from which the transfer is made: *Provided*, That any sums transferred by any department or independent establishment of the Government to the Bureau of Mines for cooperative work in connection with this appropriation may be expended in the same manner as sums appropriated herein may be expended.

Total, Bureau of Mines, \$1,971,560.

National Parks.

## NATIONAL PARKS

Director, and office personnel.

For the Director of the National Park Service and other personal services in the District of Columbia in accordance with "The Classification Act of 1923," \$51,000.

Accounting services.

For compensation to be fixed by the Secretary of the Interior for accounting services in the District of Columbia or in the field in checking and verifying the accounts and records of the various operators, licensees, and permittees conducting utilities and other enterprises within the national parks and monuments under his jurisdiction, including necessary travel and incidental expenses while absent from their designated headquarters, \$6,000.

Crater Lake, Oreg.

Crater Lake National Park, Oregon: For administration, protection, and maintenance, including not exceeding \$450 for the purchase, maintenance, operation, and repair of motor-driven passenger-carrying vehicles for the use of the superintendent and employees in connection with general park work, \$30,980; for construction of physical improvements, \$5,000, including not exceeding \$800 for the construction of buildings; in all, \$35,980.

General Grant, Calif.

General Grant National Park, California: For administration, protection and maintenance, \$12,180.

Glacier, Mont.

Glacier National Park, Montana: For administration, protection, and maintenance, including necessary repairs to the roads from Glacier Park Station through the Blackfeet Indian Reservation to various points in the boundary line of the Glacier National Park and the international boundary, including not exceeding \$3,400 for the purchase, maintenance, operation, and repair of horse-drawn and motor-driven passenger-carrying vehicles for the use of the superintendent and employees in connection with general park work, \$160,960; for construction of physical improvements, \$24,000, including not exceeding \$9,500 for the construction of buildings,

of which not exceeding \$2,500 shall be available for a ranger station and \$4,000 for a garage and shop at Belton headquarters; in all, \$184,960.

Grand Canyon National Park, Arizona: For administration, protection, and maintenance, including not exceeding \$1,500 for the purchase, maintenance, operation, and repair of motor-driven passenger-carrying vehicles for the use of the superintendent and employees in connection with general park work, \$100,860; for construction of physical improvements, \$91,500; including not exceeding \$10,300 for the construction of buildings, of which not exceeding \$3,000 shall be available for the construction of a ranger station on the north rim; not exceeding \$72,000 for the construction of a comprehensive sewage disposal system at administrative headquarters on the south rim; in all, \$192,360.

Grand Canyon, Ariz.

Hawaii National Park: For administration, protection, maintenance, and improvement, including not exceeding \$600 for the purchase, maintenance, operation, and repair of motor-driven passenger-carrying vehicles for the use of the superintendent and employees in connection with general park work, and including not exceeding \$2,000 for the construction of buildings, \$15,560.

Hawaii.

Hot Springs National Park, Arkansas: For administration, protection, maintenance, and improvement, including not exceeding \$1,300 for the purchase, maintenance, operation, and repair of motor-driven passenger-carrying vehicles for the use of the superintendent and employees in connection with general park work, including not exceeding \$600 for the construction of a building; in all, \$72,100.

Hot Springs, Ark.

Lafayette National Park, Maine: For administration, protection, maintenance, and improvement, including not exceeding \$500 for the purchase, maintenance, operation, and repair of motor-driven passenger-carrying vehicles for the use of the superintendent and employees in connection with general park work, and including \$1,500 for the construction of ranger quarters, \$34,190.

Lafayette, Me.

Lassen Volcanic National Park, California: For administration, protection, and maintenance, including not exceeding \$400 for the purchase, maintenance, operation, and repair of motor-driven passenger-carrying vehicles for the use of the superintendent and employees in connection with general park work, \$8,500; for construction of physical improvements, \$1,500, which shall be available for the construction of buildings; in all, \$10,000.

Lassen Volcanic, Calif.

Mesa Verde National Park, Colorado: For administration, protection, and maintenance, including not exceeding \$2,400 for the purchase, maintenance, operation, and repair of horse-drawn and motor-driven passenger-carrying vehicles for the use of the superintendent and employees in connection with general park work, \$37,385; for construction of physical improvements, \$5,450, of which \$2,950 shall be available for the construction of buildings; in all, \$42,835.

Mesa Verde, Colo.

Mount McKinley National Park, Alaska: For administration, protection, and improvement, \$13,800.

Mount McKinley, Alaska.

Mount Rainier National Park, Washington: For administration, protection, and maintenance, including not exceeding \$3,100 for the purchase, maintenance, operation, and repair of motor-driven passenger-carrying vehicles for the use of the superintendent and employees in connection with general park work, \$90,130; for construction of physical improvements, \$16,370; in all, \$106,500.

Mount Rainier, Wash.

Platt National Park, Oklahoma: For administration, protection, maintenance, and improvement, establishment of auto camps and comfort stations, \$17,920.

Platt, Okla.

Rocky Mountain National Park, Colorado: For administration, protection, and maintenance, including not exceeding \$1,500 for the

Rocky Mountain, Colo.

purchase, maintenance, operation, and repair of motor-driven passenger-carrying vehicles for the use of the superintendent and employees in connection with general park work, \$77,160; for construction of physical improvements, \$7,500, including not exceeding \$5,500 for the construction of buildings, of which not exceeding \$2,500 shall be available for a stable and hay loft, and \$3,000 for quarters for road crew; in all, \$84,660.

Sequoia, Calif.

Sequoia National Park, California: For administration, protection, and maintenance, including not exceeding \$1,500 for the purchase, maintenance, operation, and repair of motor-driven passenger-carrying vehicles for the use of the superintendent and employees in connection with general park work, \$62,572; for construction of physical improvements, \$9,138, including not exceeding \$4,500 for the construction of buildings, of which not exceeding \$1,800 shall be available for a barn at Alder Creek and \$1,700 for a warehouse: in all, \$71,710.

Wind Cave, S. Dak.

Wind Cave National Park, South Dakota: For administration, protection, maintenance, and improvement, \$10,960.

Yellowstone, Wyo.

Yellowstone National Park, Wyoming: For administration, protection, and maintenance, including not exceeding \$6,600 for the purchase, maintenance, operation, and repair of horse-drawn and motor-driven passenger-carrying vehicles for the use of the superintendent and employees in connection with general park work, not exceeding \$8,400 for maintenance of the road in the forest reserve leading out of the park from the east boundary, not exceeding \$7,500 for maintenance of the road in the forest reserve leading out of the park from the south boundary, and including feed for buffalo and other animals and salaries of buffalo keepers, \$364,503; for construction of physical improvements, \$31,497, including not exceeding \$20,297 for extension of sewers and sanitary systems and garbage-disposal facilities, not exceeding \$10,000 for auto camps, and not exceeding \$1,200 for the construction of buildings; in all, \$396,000.

Yosemite, Calif.

Yosemite National Park, California: For administration, protection, and maintenance, including not exceeding \$2,100 for the purchase, maintenance, operation, and repair of horse-drawn and motor-driven passenger-carrying vehicles for the use of the superintendent and employees in connection with general park work, not exceeding \$3,200 for maintenance of that part of the Wawona Road in the Sierra National Forest between the park boundary two miles north of Wawona and the park boundary near the Mariposa Grove of Big Trees, and not exceeding \$2,000 for maintenance of the road in the Stanislaus National Forest connecting the Tioga Road with Mather Station on the Hetch Hetchy Railroad, \$249,214; for construction of physical improvements, \$3,500, for the installation of sewer lines, water lines, fire-protection service, and walks in new village; in all, \$252,714.

Zion, Utah.

Zion National Park, Utah: For administration, protection, maintenance, and improvement, including not exceeding \$1,500 for the purchase, maintenance, operation, and repair of motor-driven passenger-carrying vehicles for the use of the superintendent and employees in connection with general park work, \$20,000.

National monuments.

National monuments: For administration, protection, maintenance, preservation, and improvement of the national monuments, including not exceeding \$400 for the purchase, maintenance, operation, and repair of motor-driven passenger-carrying vehicles for the use of the custodians and employees in connection with general monument work, and including \$500 for the construction of buildings, \$46,980, of which amount \$25,000 shall be immediately available for the administration, protection, maintenance, and construc-

tion of physical improvements of Carlsbad Cave National Monument in New Mexico whenever the State of New Mexico shall surrender title to section 36, township 24 south, range 24 east, to the United States.

Carlsbad Cave, N. Mex.

For reconstruction, replacement, and repair of roads, trails, bridges, buildings, and other physical improvements in national parks or national monuments that are damaged or destroyed by flood, fire, storm, or other unavoidable causes during the fiscal year 1926, and for fighting forest fires in national parks or other areas administered by the National Park Service, or fires that endanger such areas, and for replacing buildings or other physical improvements that have been destroyed by forest fires within such areas, \$40,000: *Provided*, That these funds shall not be used for any precautionary fire protection or patrol work prior to actual occurrence of the fire: *Provided further*, That the allotment of these funds to the various national parks or areas administered by the National Park Service as may be required for fire-fighting purposes shall be made by the Secretary of the Interior, and then only after the obligation for the expenditure has been incurred.

Repairing damages by unavoidable causes.

Fighting forest fires.

*Proviso.*  
Limit on use.

Allotments only for incurred obligations.

Ten per centum of the foregoing amounts shall be available interchangeably for expenditures in the various national parks named, but not more than 10 per centum shall be added to the amount appropriated for any one of said parks or for any particular item within a park.

Interchangeable appropriations.

Construction, and so forth, of roads and trails: For the construction, reconstruction, and improvement of roads and trails, inclusive of necessary bridges, in the national parks and monuments under the jurisdiction of the Department of the Interior, \$1,500,000, being part of the sum authorized to be appropriated for the fiscal year 1926, by section 2 of the Act approved April 9, 1924, of which amount not to exceed \$6,000 may be expended for personal services in the District of Columbia: *Provided*, That the Secretary of the Interior may also approve projects, incur obligations, and enter into contracts for additional work not exceeding a total of \$1,000,000, and his action in so doing shall be deemed a contractual obligation of the Federal Government for the payment of the cost thereof, and appropriations hereafter made for the purpose of carrying out the provisions of said Act and Acts amendatory thereof and supplemental thereto shall be considered available for the purpose of discharging the obligations so created.

Roads and trails.  
Construction, etc., of

*Ante*, p. 90.

*Proviso.*  
Contracts for approved projects, etc., deemed Federal obligation.

Appropriations herein made for the National Park Service which are available for the purchase of equipment may be used for purchase of water-proof footwear which shall be regarded and listed as park equipment.

Purchase of water-proof footwear.

Appropriations herein made for construction of physical improvements in national parks shall be immediately available.

Improvements appropriations immediately available.

BUREAU OF EDUCATION

Education Bureau.

SALARIES

For the Commissioner of Education and other personal services in the District of Columbia in accordance with "the Classification Act of 1923," \$121,680.

Commissioner, and office personnel.

GENERAL EXPENSES

General expenses.

For necessary traveling expenses of the commissioner and employees acting under his direction, including attendance at meetings of educational associations, societies, and other organizations; for purchase, distribution, and exchange of educational documents, collection, exchange, and cataloguing of educational apparatus and

Traveling expenses.

Distributing documents, etc.

appliances, articles of school furniture and models of school buildings illustrative of foreign and domestic systems and methods of education, and repairing the same, and other expenses not herein provided for, \$14,320.

## Special reports.

For collecting statistics for special reports and circulars of information, including not to exceed \$13,500 for personal services in the District of Columbia, \$13,800.

## Investigation work.

## INVESTIGATION WORK

## Rural, industrial, etc., education.

For investigation of rural education, industrial education, physical education, and school hygiene, including not to exceed \$51,000 for personal services in the District of Columbia, \$53,000.

## Elementary education, etc.

For investigation of elementary and secondary education, including evening schools and the wider use of the schoolhouse in cities and towns, including personal services in the District of Columbia and elsewhere, \$12,800.

## Kindergarten education.

For investigation of kindergarten education, including personal services in the District of Columbia and elsewhere, \$7,000.

## Alaska.

## WORK IN ALASKA

## Education of natives.

Education in Alaska: To enable the Secretary of the Interior, in his discretion and under his direction, to provide for the education and support of the Eskimos, Aleuts, Indians, and other natives of Alaska; erection, repair, and rental of school buildings; textbooks and industrial apparatus; pay and necessary traveling expenses of superintendents, teachers, physicians, and other employees; repair, equipment, maintenance, and operation of United States ship

## Specified allotments.

Boxer; and all other necessary miscellaneous expenses which are not included under the above special heads, including \$237,975 for salaries in the District of Columbia and elsewhere, \$12,000 for traveling expenses, \$86,900 for equipment, supplies, fuel, and light, \$11,000 for repairs of buildings, \$50,000 for erection of buildings, \$28,500 for freight, including operation of United States ship Boxer, \$5,000 for equipment and repairs to United States ship Boxer, \$5,000 for rentals, and \$700 for telephone and telegraph; total, \$437,075, to be immediately available: *Provided*, That not to exceed 10 per centum of the amounts appropriated for the various items in this paragraph shall be available interchangeably for expenditures on the objects included in this paragraph, but no more than 10 per centum shall be added to any one item of appropriation except in cases of extraordinary emergency and then only upon the written order of the Secretary of the Interior: *Provided further*,

## Provisos. Interchangeable appropriations.

That of said sum not exceeding \$6,900 may be expended for personal services in the District of Columbia: *Provided further*, That all expenditures of money appropriated herein for school purposes in Alaska for schools other than those for the education of white children under the jurisdiction of the governor thereof shall be under the supervision and direction of the Commissioner of Education and in conformity with such conditions, rules, and regulations as to conduct and methods of instruction and expenditures of money as may from time to time be recommended by him and approved by the Secretary of the Interior.

## Services in the District.

## Supervision of expenditures.

Medical relief in Alaska: To enable the Secretary of the Interior, in his discretion and under his direction, with the advice and cooperation of the Public Health Service, to provide for the medical and sanitary relief of the Eskimos, Aleuts, Indians, and other natives of Alaska; erection, purchase, repair, rental, and equipment of hospital buildings; books and surgical apparatus; pay and necessary

## Medical and sanitary relief. Cooperation of Public Health Service.

traveling expenses of physicians, nurses, and other employees, and all other necessary miscellaneous expenses which are not included under the above special heads, \$122,320, to be available immediately: *Provided*, That patients who are not indigent may be admitted to the hospitals for care and treatment on the payment of such reasonable charges therefor as the Secretary of the Interior shall prescribe.

*Proviso.*  
Pay patients admitted to hospitals.

Reindeer for Alaska: For support of reindeer stations in Alaska and instruction of Alaskan natives in the care and management of reindeer, \$12,500, to be available immediately: *Provided*, That the Commissioner of Education is authorized to sell such of the male reindeer belonging to the Government as he may deem advisable and to use the proceeds in the purchase of female reindeer belonging to missions and in the distribution of reindeer to natives in those portions of Alaska in which reindeer have not yet been placed and which are adapted to the reindeer industry.

Reindeer stations.

*Proviso.*  
Sale of males, etc.

## GOVERNMENT IN THE TERRITORIES

Government in the Territories.

### TERRITORY OF ALASKA

Alaska.

For salary of the Governor of Alaska, \$7,000.

Governor.

For incidental and contingent expenses, clerk hire, not to exceed \$2,800; janitor service for the governor's office and the executive mansion; not to exceed \$2,580; traveling expenses of the governor while absent from the capital on official business; of the secretary of the Territory while traveling on official business under direction of the governor; repair and preservation of executive offices and governor's house and furniture; for care of grounds and purchase of necessary equipment; stationery, lights, water, and fuel; in all, \$10,780, to be expended under the direction of the governor.

Contingent expenses.

Insane of Alaska: For care and custody of persons legally adjudged insane in Alaska, including transportation, burial, and other expenses, \$157,757: *Provided*, That authority is granted to the Secretary of the Interior to pay from this appropriation to the Sanitarium Company of Portland, Oregon, or to other contracting institution or institutions, not to exceed \$624 per capita per annum for the care and maintenance of Alaskan insane patients during the fiscal year 1926: *Provided further*, That so much of this sum as may be required shall be available for all necessary expenses in ascertaining the residence of inmates and in returning those who are not legal residents of Alaska to their legal residence or to their friends, and the Secretary of the Interior shall, so soon as practicable, return to their places of residence or to their friends all inmates not residents of Alaska at the time they became insane, and the commitment papers for any person hereafter adjudged insane shall include a statement by the committing authority as to the legal residence of such person: *Provided further*, That the Secretary of the Interior is hereby authorized and instructed to conduct investigation and report to the Congress on the advisability of establishing an institution for the insane within the Territory of Alaska or in the United States, to present estimates of the cost of such institution, the maintenance of insane persons, and the utilization of any abandoned military post or other property of the United States for an asylum for the insane.

Care of insane.

*Provisos.*  
Payment to Sanitarium Company, etc.

Patients not Alaska residents to be returned, etc.

Investigating advisability of establishing insane institution.

Traffic in intoxicating liquors: For suppression of the traffic in intoxicating liquors among the natives of Alaska, to be expended under the direction of the Secretary of the Interior, \$16,200.

Suppressing liquor traffic.

Alaska railroad.  
All maintenance ex-  
penses, etc.

Operating river  
steamers.

Payments for in-  
juries.  
Vol. 39, p. 750.

Receipts, etc., to be  
consolidated into one  
fund.

*Provisos.*  
Services in the Dis-  
trict.

Amount for capital  
account expenditures.

The Alaska Railroad: For every expenditure requisite for and incident to the authorized work of the Alaska Railroad, including maintenance, operation, and improvements of railroads in Alaska; maintenance and operation of river steamers and other boats on the Yukon River and its tributaries in Alaska; stores for resale; payment of claims for losses and damages arising from operations; payment of amounts due connecting lines under traffic agreements; payment of compensation and expenses as authorized by section 42 of the injury compensation act, approved September 7, 1916, to be reimbursed as therein provided, \$1,700,000, in addition to all amounts received by the Alaska Railroad during the fiscal year 1926, which, with all balances in existing appropriations and funds for the maintenance and operation of railroads and river steamers in Alaska, shall be consolidated into the "Alaska railroad fund," to continue available until expended: *Provided*, That not to exceed \$6,000 of this fund shall be available for personal services in the District of Columbia during the fiscal year 1926: *Provided further*, That \$500,000 of such fund shall be available only for such capital expenditures as are chargeable to capital account under accounting regulations prescribed by the Interstate Commerce Commission, which amount shall be available immediately.

#### Hawaii.

#### TERRITORY OF HAWAII

Governor, and secre-  
tary.  
Contingent expenses.

Governor, \$7,000; secretary, \$5,400; in all, \$12,400.

For contingent expenses, to be expended by the governor, for stationery, postage, and incidentals, \$1,000; private secretary to the governor, \$3,000; for traveling expenses of the governor while absent from the capital on official business, \$500; in all, \$4,500.

Saint Elizabeths Hos-  
pital.

#### SAINT ELIZABETHS HOSPITAL

Maintenance, etc.  
*Ante*, p. 1142.

For support, clothing, and treatment in Saint Elizabeths Hospital for the Insane from the Army, Navy, Marine Corps, Coast Guard, inmates of the National Home for Disabled Volunteer Soldiers, persons charged with or convicted of crimes against the United States who are insane, all persons who have become insane since their entry into the military and naval service of the United States, civilians in the quartermaster's service of the Army, persons transferred from the Canal Zone who have been admitted to the hospital and who are indigent, and beneficiaries of the United States Veterans' Bureau, including not exceeding \$27,000 for the purchase, exchange, maintenance, repair, and operation of motor-propelled passenger-carrying vehicles for the use of the superintendent, purchasing agent, and general hospital business, \$910,000, including maintenance and operation of necessary facilities for feeding employees and others (at not less than cost), and the proceeds therefrom shall reimburse the appropriation for the institution; and not exceeding \$1,500 of this sum may be expended in the removal of patients to their friends, not exceeding \$1,500 in the purchase of such books, periodicals, and papers as may be required for the purposes of the hospital and for the medical library, and not exceeding \$1,500 for actual and necessary expenses incurred in the apprehension and return to the hospital of escaped patients: *Provided*, That so much of this sum as may be required shall be available for all necessary expenses in ascertaining the residence of inmates who are not or who cease to be properly chargeable to Federal maintenance in the institution and in returning them to such places of residence: *Provided further*, That during the fiscal year 1926 the District of Columbia, or any branch of the Government requiring Saint Elizabeths Hospital to care for

Vehicles.

*Provisos.*  
Returning patients  
not properly chargeable  
to Federal expense.

Monthly payments  
for District of Colum-  
bia, etc. patients.

patients for which they are responsible, shall pay by check to the superintendent, upon his written request, either in advance or at the end of each month, all or part of the estimated or actual cost of such maintenance, as the case may be, and bills rendered by the Superintendent of Saint Elizabeths Hospital in accordance herewith shall not be subject to audit or certification in advance of payment; proper adjustments on the basis of the actual cost of the care of patients paid for in advance shall be made monthly or quarterly, as may be agreed upon between the Superintendent of Saint Elizabeths Hospital and the District of Columbia government, department, or establishments concerned. All sums paid to the Superintendent of Saint Elizabeths Hospital for the care of patients that he is authorized by law to receive shall be deposited to the credit on the books of the Treasury Department of the appropriation made for the care and maintenance of the patients at Saint Elizabeths Hospital for the year in which the support, clothing, and treatment is provided, and be subject to requisition by the disbursing agent of Saint Elizabeths Hospital, upon the approval of the Secretary of the Interior;

Sums from patients to be credited to maintenance appropriations.

For general repairs and improvements to buildings and grounds, \$113,000, of which sum not to exceed \$7,000 shall be used for the construction of two gate houses.

Buildings and grounds.

COLUMBIA INSTITUTION FOR THE DEAF

For support of the institution, including salaries and incidental expenses, books and illustrative apparatus, and general repairs and improvements, including purchase and installation of a typesetting machine for instruction purposes, \$103,400.

Columbia Institution for the Deaf.

Maintenance.

For repairs to buildings of the institution, including plumbing and steam fitting, and for repairs to pavements within the grounds and for completion of the farm-drainage system, including materials and labor, \$10,000.

Repairs.

HOWARD UNIVERSITY

Howard University.

For maintenance, to be used in payment of part of the salaries of the officers, professors, teachers, and other regular employees of the university, ice, and stationery, the balance of which shall be paid from donations and other sources, of which sum not less than \$2,200 shall be used for normal instruction, \$125,000;

Maintenance.

For tools, material, salaries of instructors, and other necessary expenses of the department of manual arts, of which amount not to exceed \$21,800 may be expended for personal services in the District of Columbia, \$34,000;

Manual arts department.

Medical department: For part cost needed equipment, laboratory supplies, apparatus, and repair of laboratories and buildings, \$9,000; for the construction of a building for the Medical Department, \$370,000: *Provided*, That no part of the sum hereby appropriated shall be available until there is filed with the Secretary of the Interior a guaranty by the trustees of the university that a suitable equipment for such building will be provided at a cost of not less than \$130,000 by subscription of alumni and other friends of the university;

Medical department.

New building.

Proriso. Guaranty for equipment by alumni, etc.

For material and apparatus for chemical, physical, biological, and natural-history studies and use in laboratories of the science hall, including cases and shelving, \$5,000;

Laboratories.

For books, shelving, furniture, and fixtures for the libraries, \$3,000; For improvement of grounds and repairs of buildings, \$30,000; Fuel and light: For part payment for fuel and light, Freedmen's Hospital and Howard University, \$15,000;

Libraries.

Grounds and buildings. Fuel and light.

Total, Howard University, \$591,000.

Freedmen's Hospi-  
tal.

## FREEDMEN'S HOSPITAL

Salaries, etc.

For officers and employees and compensation for all other professional and other services that may be required and expressly approved by the Secretary of the Interior, \$89,000. A detailed statement of the expenditure of this sum shall be submitted to Congress;

Contingent expenses.  
*Ante*, p. 1142.

For subsistence, fuel and light, clothing, bedding, forage, medicine, medical and surgical supplies, surgical instruments, electric lights, repairs, replacement of X-ray apparatus, furniture, motor-propelled ambulance, and other absolutely necessary expenses, \$63,950;

Enlarging, etc., nurses' home.

For remodeling, enlarging, and equipping the nurses' home, including cost of advertising for proposals, printing, preparation of plans, and supervision of work, from revenues of the District of Columbia, \$50,000;

Total, Freedmen's Hospital, \$202,950.

Approved, March 3, 1925.

March 3, 1925.  
[H. R. 10277].  
[Public, No. 581.]

**CHAP. 463.**—An Act To extend the time for the construction of a bridge across Humphreys Creek at or near the city of Sparrows Point, Maryland

Humphreys Creek.  
Time extended for  
bridging, near Spar-  
rows Point, Md.  
Vol. 42, p. 1482,  
amended.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the times for commencing and completing the construction of a bridge authorized by Act of Congress approved March 4, 1923, to be built by the Bethlehem Steel Company across Humphreys Creek at or near the city of Sparrows Point, in the county of Baltimore, in the State of Maryland, are hereby extended one and three years, respectively, from the date of approval hereof.

Amendment.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, March 3, 1925.

March 3, 1925.  
[H. R. 10592].  
[Public, No. 582.]

**CHAP. 464.**—An Act To amend an Act entitled "An Act authorizing extensions of time for the payment of purchase money due under certain homestead entries and Government-land purchases within the former Cheyenne River and Standing Rock Indian Reservations, North Dakota and South Dakota."

Cheyenne River and  
Standing Rock Indian  
Reservations, N. Dak.  
and S. Dak.  
Vol. 42, p. 499.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Act entitled "An Act authorizing extensions of time for the payment of purchase money due under certain homestead entries and Government-land purchases within the former Cheyenne River and Standing Rock Indian Reservations, North Dakota and South Dakota," approved April 25, 1922, be amended so as to read as follows:

Extension of time  
allowed for payments  
on lands in former.

"That any homestead entryman or purchaser of Government lands within the former Cheyenne River and Standing Rock Indian Reservations in North Dakota and South Dakota who is unable to make payment of purchase money due under his entry or contract of purchase as required by existing law or regulations, on application duly verified showing that he is unable to make payment as required, shall be granted an extension to the 1925 anniversary of the date of his entry or contract of purchase upon payment of interest in advance at the rate of 5 per centum per annum on the amounts due from the maturity thereof to the said anniversary; and if at the expiration of the extended period the entryman or purchaser is still unable to make the payment he may, upon the same terms and conditions, in the discretion of the Secretary of the Interior, be granted such

Further extensions  
allowed if still unable  
to make payments.

further extensions of time, not exceeding a period of three years, as the facts warrant."

Approved, March 3, 1925.

**CHAP. 465.**—An Act Authorizing the issuance of patents to the State of South Dakota for park purposes of certain lands within the Custer State Park, now claimed under the United States general mining laws, and for other purposes.

March 3, 1925.  
[H. R. 11077.]  
[Public, No. 583.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and is hereby, authorized and directed to issue to the State of South Dakota patents conveying title, but reserving the minerals therein, to any unpatented lands of the United States now held or claimed by virtue of locations made under the United States general mining laws, within the Custer State Park, not exceeding a total of two thousand acres, upon payment to the United States of \$1.25 per acre therefor, and upon evidence being furnished that all claim, right, title, and interest of such claimants have been transferred to the State or have been abandoned. Patents so issued to the State of South Dakota shall be conditioned upon the lands being used for park purposes, and provide for the reversion of the lands of the United States in the event of failure to so hold and use. The United States reserves all coal, oil, gas, or other minerals in the lands patented under this Act with the right, in case any of said patented lands are found by the Secretary of the Interior to be more valuable for the minerals therein than for park purposes, to provide, by special legislation, having due regard for the rights of the State of South Dakota, for the disposition and extraction of the coal, oil, gas, or other minerals therein: *Provided*, That the provisions of this Act are limited to lands lying within the limits of the Custer State Park, within townships 3 and 4 south, range 6 east, and the east one-third of townships 3 and 4 south, range 5 east, Black Hills meridian.

Custer State Park.  
South Dakota granted unpatented lands in.  
Vol. 41, p. 986.

Payments, etc.

Reversion if not used for park purposes.

Mineral deposits.

Proviso.  
Situation limited.

Approved, March 3, 1925.

**CHAP. 466.**—An Act To grant certain public lands to the State of Washington for park and other purposes.

March 3, 1925.  
[H. R. 11210.]  
[Public, No. 584.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That lot 5 of section 2, township 16 north, range 2 west, Willamette meridian, be, and the same is hereby, granted to the State of Washington for park, recreation, playground, or public convenience purposes: *Provided*, That there shall be reserved to the United States all oil, coal, or other mineral deposits found at any time in the land, and the right to prospect for, mine, and remove the same: *Provided further*, That the grant herein is made subject to any valid existing claim or easements, and that the lands hereby granted shall be used by the State of Washington only for the purposes herein indicated, and if the said land, or any part thereof, shall be abandoned for such use, said land or such part shall revert to the United States; and the Secretary of the Interior is hereby authorized and empowered to declare such a forfeiture of the grant and to restore said premises to the public domain, if at any time he shall determine that the State has, for more than one year, abandoned the land for the uses herein indicated, and such order of the Secretary shall be final and conclusive, and thereupon and thereby said premises shall be restored to the public domain and freed from the operation of this grant.

Public lands.  
Lot granted to Washington for park, etc.

Provisos.  
Mineral deposits reserved.

Use restricted, etc.

Forfeiture if uses abandoned.

Approved, March 3, 1925.

March 3, 1925.

[H. R. 11472.]

[Public, No. 585.]

**CHAP. 467.**—An Act Authorizing the construction, repair, and preservation of certain public works on rivers and harbors, and for other purposes.

River and harbor  
improvements.  
Works authorized.  
*Act*, p. 930.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the following works of improvement are hereby adopted and authorized, to be prosecuted under the direction of the Secretary of War and supervision of the Chief of Engineers, in accordance with the plans recommended in the reports hereinafter designated:

Saco River, Me.

Saco River, Maine, in accordance with the report submitted in House Document Numbered 477, Sixty-eighth Congress, second session, and subject to the conditions set forth in said document.

Glencove Creek, N. Y.

Glencove Creek, New York, in accordance with the report submitted in House Document Numbered 207, Sixty-eighth Congress, first session, and subject to the conditions set forth in said document.

Hudson River, N. Y.

Hudson River, New York, in accordance with the report submitted in House Document Numbered 350, Sixty-eighth Congress, first session, and subject to the conditions set forth in said document.

Channel at Weehawken and Edgewater, N. J.

Hudson River Channel at Weehawken and Edgewater, New Jersey, in accordance with the report submitted in House Document Numbered 313, Sixty-eighth Congress, first session, and subject to the conditions set forth in said document.

Flushing Bay and Creek, N. Y.

Flushing Bay and Creek, New York, in accordance with the report submitted in House Document Numbered 124, Sixty-eighth Congress, first session, and subject to the conditions set forth in said document.

Delaware River, Pa. and N. J.

Delaware River, between Philadelphia, Pennsylvania, and Trenton, New Jersey, in accordance with the report submitted in House Document Numbered 228, Sixty-eighth Congress, first session, and subject to the conditions set forth in said document.

Wilmington, Del.  
Plans may be modified.

Wilmington Harbor, Delaware: The Secretary of War is hereby authorized to modify the plans for the improvement of Wilmington Harbor in accordance with the report of the Chief of Engineers to the Secretary of War, dated December 20, 1923, as submitted in Senate Committee on Commerce print, Sixty-eighth Congress, first session, the provisions of which report shall apply from and after September 22, 1922.

Salem River, N. J.

Salem River, New Jersey, in accordance with the report submitted in House Document Numbered 110, Sixty-eighth Congress, first session, and subject to the conditions set forth in said document.

Cambridge, Md.

Cambridge Harbor, Maryland, in accordance with the report submitted in House Document Numbered 210, Sixty-eighth Congress, first session, and subject to the conditions set forth in said document.

Crisfield, Md.

Crisfield Harbor, Crisfield, Maryland, in accordance with the report submitted in House Document Numbered 355, Sixty-eighth Congress, first session, and subject to the conditions set forth in said document.

Onancock River, Va.

Onancock River, Virginia, in accordance with the report submitted in House Document Numbered 219, Sixty-eighth Congress, first session.

Norfolk, Va.

Norfolk Harbor, Virginia: Channels in southern and eastern branches of the Elizabeth River in accordance with the report submitted in House Document Numbered 226, Sixty-eighth Congress, first session, and subject to the conditions set forth in said document.

Waterway, Norfolk, Va., to Beaufort Inlet, N. C.

Purchase of Lake Drummond Canal.

Inland waterway from Norfolk, Virginia, to Beaufort Inlet, North Carolina: The Secretary of War is hereby authorized to purchase, as a part of said waterway, the existing Lake Drummond Canal, together with all property rights and franchises appertaining thereto,

at a price of not to exceed \$500,000, in accordance with the report submitted in Rivers and Harbors Committee Document Numbered 5, Sixty-seventh Congress, second session.

Beaufort Harbor, North Carolina, in accordance with the report submitted in Rivers and Harbors Committee Document Numbered 8, Sixty-eighth Congress, second session.

Waterway between Charleston, South Carolina, and Saint Johns River, Florida: In accordance with the report submitted in Senate Document Numbered 178, Sixty-eighth Congress, second session, and subject to the conditions set forth in said documents.

Waterway from Charleston to Winyah Bay, South Carolina, in accordance with the report submitted in House Document Numbered 237, Sixty-eighth Congress, first session, and subject to the conditions set forth in said document.

Shipyard Creek, South Carolina, in accordance with the report submitted in House Document Numbered 288, Sixty-eighth Congress, first session, and subject to the conditions set forth in said document.

Fernandina Harbor, Florida, in accordance with the report submitted in House Document Numbered 227, Sixty-eighth Congress, first session.

Miami Harbor, Florida, in accordance with the report submitted in House Document Numbered 516, Sixty-seventh Congress, fourth session, and subject to the conditions set forth in said document.

Charlotte Harbor, Florida, in accordance with the report submitted in House Document Numbered 113, Sixty-sixth Congress, first session.

Bayou La Batre, Alabama, in accordance with the report of the Board of Engineers for Rivers and Harbors submitted in Rivers and Harbors Committee Document Numbered 4, Sixty-eighth Congress, first session, and subject to the conditions set forth in said report, except as to the conditions requiring local interests to contribute toward the first cost of said project.

The Louisiana and Texas Intracoastal Waterway, from the Mississippi River at or near New Orleans, Louisiana, to Galveston Bay, Texas, in accordance with the report submitted in House Document Numbered 238, Sixty-eighth Congress, first session, and subject to the conditions set forth in said document: *Provided*, That the amount hereby authorized to be expended upon said project shall not exceed the sum of \$9,000,000: *Provided further*, That no expense shall be incurred by the United States for acquiring any lands required for the purpose of this improvement: *Provided further*, That not more than two Government dredges shall be constructed for use in prosecuting this project.

Sabine-Neches waterway, Texas.—The modification of the project recommended in House Document Numbered 234, Sixty-eighth Congress, first session, is hereby authorized.

Houston Ship Channel, Texas, in accordance with the report submitted in House Document Numbered 93, Sixty-seventh Congress, first session, and subject to the conditions set forth in said document.

Freeport Harbor, Texas, in accordance with the report submitted in Rivers and Harbors Committee, Document Numbered 10, Sixty-eighth Congress, second session, and subject to the conditions set forth in said document.

Galena River, Illinois: Funds for the removal of the dams in the Galena River which were rendered useless by the abandonment of the Galena River Lock, under authority of the River and Harbor Act of September 22, 1922, may be allotted from appropriations heretofore or hereafter made by Congress for the improvement, preservation, and maintenance of rivers and harbors.

Beaufort, N. C.

Waterway, Charleston, S. C., and Saint Johns River, Fla.

Waterway, Charleston to Winyah Bay, S. C.

Shipyard Creek, S. C.

Fernandina, Fla.

Miami, Fla.

Charlotte, Fla.

Bayou La Batre, Ala.

Louisiana and Texas Intracoastal Waterway.

*Provisos.*  
Expenditure limited.

No expense for lands.

Number of dredges limited.

Sabine-Neches Waterway, Tex.  
Project modified.

Houston Ship Channel, Tex.

Freeport, Tex.

Galena River, Ill.  
Removal of dams, etc., at lock.  
Vol. 42, p. 1042.

Mississippi River,  
Nauvoo, Ill.

Mississippi River, between Missouri River and Minneapolis, Minnesota: At Nauvoo, Illinois, in accordance with the report submitted in House Document Numbered 112, Sixty-eighth Congress, first session.

Fort Madison, Iowa.

Mississippi River, between Missouri River and Minneapolis, Minnesota: At Fort Madison, Iowa, in accordance with the report submitted in House Document Numbered 96, Sixty-seventh Congress, first session, and subject to the conditions set forth in said document.

Saint Louis to Minneapolis.

The improvement of the Mississippi River from the northern boundary of the city of Saint Louis to Minneapolis, Minnesota, in accordance with the existing project with a view to securing a permanent navigable channel with a minimum depth of six feet and a minimum width of two hundred feet, with a reasonable additional width around the bends in said river.

Missouri River,  
From mouth to Quindaro Bend.

The improvement of the Missouri River from its mouth to the upper end of Quindaro Bend in accordance with the existing project with a view to securing a permanent navigable channel with a minimum depth of six feet and a minimum width of two hundred feet, with a reasonable additional width around the bends in said river.

Tennessee River,  
Dam No. 2, to  
Florence Bridge, Ala.  
*Provisos.*  
Modifications al-  
lowed.

Tennessee River from Dam Numbered 2 to Florence Bridge, Alabama, in accordance with the report submitted in House Document Numbered 1262, Sixty-fourth Congress, first session: *Provided*, That the Secretary of War may, in his discretion, make such modifications in the plans presented in the said report as he may deem advisable in the interest of navigation: *Provided further*, That funds for the prosecution of this work may be allotted from appropriations heretofore or hereafter made by Congress for the improvement, preservation, and maintenance of rivers and harbors.

Funds available.

Tennessee River,  
etc., N. C., Tenn., Ala.  
and Ky.  
Completion of sur-  
vey.  
Vol. 42, p. 1040.

Tennessee River and tributaries, North Carolina, Tennessee, Alabama, and Kentucky: The completion of the survey recommended in House Document Numbered 319, Sixty-seventh Congress, second session, is hereby authorized at a cost not to exceed \$315,800 in addition to the amount authorized in the River and Harbor Act approved September 22, 1922. That funds for the prosecution of this work may be allotted from appropriations heretofore or hereafter made by Congress for the improvement, preservation, and maintenance of rivers and harbors.

Allotments for.

Green Bay, and Fox  
River, Wis.

Green Bay Harbor and Fox River, Wisconsin, in accordance with the report submitted in House Document Numbered 294, Sixty-eighth Congress, first session, and subject to the conditions set forth in said document.

Muskegon, Mich.

Muskegon Harbor, Michigan, in accordance with the report submitted in House Document Numbered 494, Sixty-seventh Congress, fourth session.

Frankfort, Mich.

Frankfort Harbor, Michigan, in accordance with the report submitted in House Document Numbered 208, Sixty-eighth Congress, first session, and subject to the conditions set forth in said document.

Indiana Harbor, Ind.  
Project modified.  
Vol. 40, p. 1283.

That the Secretary of War is authorized to modify the project adopted in the River and Harbor Act of March 2, 1919, for the improvement of Indiana Harbor, Indiana, so far as the same relates to the length and alignment of breakwaters, and he is further authorized to sell to the Youngstown Sheet and Tube Company approximately one thousand one hundred and eighty lineal feet of the shoreward end of the existing north breakwater for the sum of \$90,000 and apply the said sum to the extension of the east breakwater.

Sale of part of break-  
water, authorized.

Great Sodus Bay  
Harbor, N. Y.

Great Sodus Bay Harbor, New York, in accordance with the report submitted in House Document Numbered 192, Sixty-eighth Congress, first session, and subject to the conditions set forth in said document.

Black Rock Channel and Tonawanda Harbor, New York, in accordance with the report submitted in House Document Numbered 289, Sixty-eighth Congress, first session.

Black Rock Channel and Tonawanda Harbor, N. Y.

Los Angeles and Long Beach Harbors, California, in accordance with the report submitted in House Document Numbered 349, Sixty-eighth Congress, first session, and subject to the conditions set forth in said document: *Provided*, That the amount hereby authorized to be expended shall not exceed the sum of \$6,500,000: *Provided further*, That the Secretary of War is hereby authorized to allow credit, in such amount as may be determined as equitable by the Chief of Engineers, to local interests for such work as they may hereafter do in the construction of the breakwater if such work has been approved by the Chief of Engineers prior to its commencement and is in accordance with this project.

Los Angeles and Long Beach Harbors, Calif.

*Provisos.*  
Expenditures limited.

Credit allowed local interests for construction work.

San Diego Harbor, California, in accordance with the report submitted in Rivers and Harbors Committee Document Numbered 2, Sixty-eighth Congress, first session, and subject to the conditions set forth in said document.

San Diego, Calif.

Oakland Harbor, California: The second proviso of the item contained in the river and harbor Act approved September 22, 1922, adopting a new project for the improvement of Oakland Harbor, California, is hereby amended to read as follows:

Oakland, Calif.  
Vol. 42, p. 1040,  
amended.

Guarantees required for removal of bridges.

*“Provided further*, That no work shall be done above the Webster Street and Harrison Street Bridges until the Secretary of War and the Chief of Engineers shall have received satisfactory guarantees that those bridges will be removed or so altered, in accordance with plans approved by them, as to provide suitable facilities for navigation.”

Petaluma Creek, California, in accordance with the report submitted in Rivers and Harbors Committee Document Numbered 3, Sixty-eighth Congress, first session, and subject to the conditions set forth in said document.

Petaluma Creek, Calif.

Siuslaw River, Oregon, in accordance with the report submitted in Senate Committee Document Numbered 1, Sixty-eighth Congress, first session.

Siuslaw River, Ore.

Tillamook Bay and Bar, Oregon, in accordance with report submitted in House Document Numbered 562, Sixty-eighth Congress, second session, and subject to the conditions set forth in said document, except as to the conditions requiring local interests to contribute toward the first cost of said project.

Tillamook Bay and Bar, Ore.

Columbia and lower Willamette Rivers below Vancouver, Washington, and Portland, Oregon: The Columbia River between the mouth of Willamette River and Vancouver in accordance with the report submitted in House Document Numbered 126, Sixty-eighth Congress, first session, and subject to the conditions set forth in said document.

Columbia River.  
From mouth of Willamette to Vancouver, Wash.

Deep River, Washington, in accordance with the report submitted in House Document Numbered 218, Sixty-eighth Congress, first session.

Deep River, Wash.

Port Orchard Bay, Washington, in accordance with the report submitted in House Document Numbered 109, Sixty-eighth Congress, first session.

Port Orchard Bay, Wash.

Seattle Harbor, Washington: Duwamish Waterway, in accordance with the report submitted in House Document Numbered 108, Sixty-eighth Congress, first session, and subject to the conditions set forth in said document: *Provided*, That the Secretary of War is hereby authorized to allow credit to local interests for such work as they may have done upon this project subsequent to June 27, 1922, in so far as the same shall be approved by the Chief of Engineers and

Seattle, Wash.  
Duwamish Waterway.

*Proviso.*  
Local interests credited for work done.

found to have been done in accordance with the project hereby adopted.

Cowlitz River,  
Wash.

Cowlitz River, Washington: Survey, in accordance with the report submitted in House Document Numbered 225, Sixty-eighth Congress, first session.

Wrangell Narrows,  
Alaska.

Wrangell Narrows, Alaska, in accordance with the report submitted in House Document Numbered 179, Sixty-seventh Congress, second session, and subject to the conditions set forth in said document. It is understood and provided that no greater sum than \$500,000 shall be expended on this project until specifically authorized by law.

Limitation.

Hilo Harbor, Hawaii.

Hilo Harbor, Hawaii, in accordance with the report submitted in House Document Numbered 235, Sixty-eighth Congress, first session.

Ponce Harbor, P. R.

Ponce Harbor, Porto Rico, in accordance with the report submitted in House Document Numbered 532, Sixty-seventh Congress, fourth session, and subject to the conditions set forth in said document.

Wabash River, Ill.,  
and Ind.

Lock and dam at  
Grand Rapids, re-  
pealed.

*Proviso.*  
Removal of section  
authorized.

SEC. 2. That the provisions of river and harbor acts heretofore passed providing for the prosecution of work upon the construction of a lock and dam at Grand Rapids, on the Wabash River, Illinois and Indiana, are hereby repealed: *Provided*, That sufficient funds may be allotted, from appropriations heretofore or hereafter made by Congress for the improvement, preservation, and maintenance of rivers and harbors, for the removal of a section of the dam, as recommended in House Document Numbered 427, Sixty-fourth Congress, first session.

Muskingum River.  
Repairing levee at  
Zanesville, Ohio.

For repairing the levee at Dam Numbered Ten in the Muskingum River, at Zanesville, Ohio, the Secretary of War is authorized and directed to use not exceeding \$5,735 from appropriations heretofore or hereafter made by Congress for the improvement, preservation, and maintenance of rivers and harbors.

Estimate to be sub-  
mitted of cost of exam-  
inations of navigable  
streams for power de-  
velopment, etc.

SEC. 3. The Secretary of War, through the Corps of Engineers of the United States Army, and the Federal Power Commission are jointly hereby authorized and directed to prepare and submit to Congress an estimate of the cost of making such examinations, surveys, or other investigations as, in their opinion, may be required of those navigable streams of the United States, and their tributaries, whereon power development appears feasible and practicable, with a view to the formulation of general plans for the most effective improvement of such streams for the purposes of navigation and the prosecution of such improvement in combination with the most efficient development of the potential water power, the control of floods, and the needs of irrigation: *Provided*, That no consideration of the Colorado River and its problems shall be included in the consideration or estimate provided herein.

*Proviso.*  
Colorado River ex-  
cluded.

River and harbor  
laws.  
Vol. 41, p. 1014,  
amended.

SEC. 4. That section 6 of the Act entitled "An Act making appropriations for the construction, repair, and preservation of certain public works on rivers and harbors, and for other purposes," approved June 5, 1920, be, and the same is hereby, amended to read as follows:

Compilation of, to  
include 2d session 68th  
Congress.

"SEC. 6. That the laws of the United States relating to the improvement of rivers and harbors, passed between March 4, 1913, until and including the laws of the second session of the Sixty-eighth Congress, shall be compiled under the direction of the Secretary of War and printed as a document, and that six hundred additional copies shall be printed for the use of the War Department."

Expenses in lieu of  
per diem allowed for  
aerial surveys.

SEC. 5. To cover actual additional expenses to which fliers are subjected when making aerial surveys, hereafter a per diem of \$7 in lieu of other travel allowances shall be paid to officers, warrant

officers, and enlisted men of the Army, Navy, and Marine Corps for the actual time consumed while traveling by air, under competent orders, in connection with aerial surveys of rivers and harbors, or other governmental projects, and a per diem of \$6 for the actual time consumed in making such aerial surveys, to be paid from appropriations available for the particular improvement or project for which the survey is being made: *Provided*, That not more than one of the per diem allowances authorized in this section shall be paid for any one day.

Hereafter, when in the opinion of the Secretary of War the changes of a station of an officer of the Corps of Engineers is primarily in the interest of river and harbor improvement, the mileage and other allowances to which he may be entitled incident to such change of station may be paid from appropriations for such improvements.

SEC. 6. Payments heretofore made by disbursing officers from Engineer Department appropriations to per diem employees of that department for work performed in excess of four hours on the Saturday half holidays provided for by Executive Orders of June 9, 1914, and August 4, 1920, are hereby legalized, and the General Accounting Office is hereby authorized and directed to allow credit for such payments in the accounts of said officers.

SEC. 7. The Chief of Engineers is directed to make a report upon all river and harbor projects heretofore adopted, the further improvement of which under present conditions is undesirable or in which curtailment of the plans or projects should be made.

SEC. 8. That the Secretary of War is hereby authorized and directed to cause preliminary examinations and surveys to be made at the following-named localities and a sufficient sum to pay the cost thereof may be allotted from appropriations heretofore made, or to be hereafter made, for examinations, surveys, and contingencies for rivers and harbors: *Provided*, That no preliminary examination, survey, project, or estimate for new works other than those designated in this or some prior Act or joint resolution shall be made: *Provided further*, That after the regular or formal reports made as required by law on any examination, survey, project, or work under way or proposed are submitted no supplemental or additional report or estimate shall be made unless authorized by law: *And provided further*, That the Government shall not be deemed to have entered upon any project for the improvement of any waterway or harbor mentioned in this Act until funds for the commencement of the proposed work shall have been actually appropriated by law:

Portland Harbor, Maine.

Gotts Island Channel, Maine.

Nantucket Harbor, Massachusetts, with a view to securing a channel from the head of the harbor to the ocean.

Nantucket Sound, with the view to the removal of shoals in the vicinity of Cross Rip Shoal Light.

Edgartown Harbor, Massachusetts.

Gay Head, Marthas Vineyard, Massachusetts.

Dorchester Bay and Neponset River, Massachusetts, with a view to securing a channel thirty feet in depth and of suitable width to Squantum.

Boston Harbor, Massachusetts, with a view to the elimination of the bend to the eastward of Finns Ledge at the entrance of Broad Sound Channel.

Weymouth Fore River, Massachusetts, from Hingham Bay to Quincy.

*Proviso.*  
Limitation.

Mileage, etc., on change of station, payable from improvements appropriations.

Payments for excess work on half holidays legalized.

General Accounting Office to credit officers making.

Report on undesirable authorized projects directed.

Preliminary examinations, etc., authorized.  
Allotment of cost.

*Provisos.*  
Specific authority required.

Supplementary reports restricted.

No project authorized until appropriation made.

Maine.

Massachusetts.

Shore at and near West Chop, Marthas Vineyard, Massachusetts, with a view to preventing its erosion.

Salem Harbor, Massachusetts.

Connecticut.

Housatonic River, Connecticut, up to the dam at Shelton, Connecticut.

Quinnipiac River, Connecticut, from the new Tomlinson Bridge up to Lewis Bridge.

New Haven Harbor, Connecticut, with a view to the construction of a harbor of refuge in Morris Cove.

Park River, Connecticut, up to Front Street, in Hartford.

Rhode Island.

Harbor of Bristol, Rhode Island, with a view to deepening the same to the depth of thirty feet.

Quonochontaug Inlet, Rhode Island.

New York.

Hudson River, New York, with a view to deepening the channel in and near Haverstraw Bay.

Hudson River, New York, with a view to removing rock in front of the town of Poughkeepsie.

Hudson River, New York, below Hudson.

South Jamesport Harbor, New York.

Mill River, New York.

Fort Pond Bay, New York.

Hempstead Harbor, New York.

Mattituck Harbor, New York.

Tarrytown Harbor, New York.

Swan River, Long Island, New York.

Ship canal or connecting waterway from Flushing Bay or the headwaters of Newtown Creek to Jamaica Bay.

Three Mile Harbor and Gardiners Bay, New York.

Debs Inlet, New York.

East Rockaway Inlet, New York.

Manhasset Bay, New York.

Freeport Creek, New York.

Jones Inlet, New York.

Long Beach Channel, New York.

Hudson River at Ossining, New York.

Peekskill Harbor, New York.

New Jersey.

Hackensack River, New Jersey, from the Central Railroad Hackensack River Bridge to a point about two thousand feet north of the Delaware, Lackawanna and Western Railroad Bridge with a view to securing a depth of thirty feet with suitable width.

Raritan River, New Jersey, from natural deep water up to the west side of the Great Bend with a view to providing a suitable harbor with a channel depth of thirty feet.

West side of Raritan Bay, New Jersey, including the Perth Amboy Point section, with a view to providing a suitable harbor with a channel depth of thirty feet.

Maurice River, New Jersey, with a view to improvement of the entrance channel.

Delaware.

Leipsic River, Delaware.

Little River, Delaware.

New Jersey.

Delaware River, New Jersey, in the vicinity of Camden.

Absecon Inlet, New Jersey.

Shore near Cold Spring Inlet, New Jersey, with a view to preventing its erosion.

Smiths Creek, New Jersey.

Maryland.

Wicomico River, Wicomico County, Maryland.

Honga River and Tar Bay (Barren Island Gaps), Maryland.

Choptank River, Maryland.

Elk River, Maryland.

Baltimore Harbor and Channels, Maryland.  
Twitch Cove to Ewell, Maryland.

Potomac River: The water front on the north side of Washington Channel, District of Columbia, with the view of surveying same and preparing and submitting plans and estimates of cost for the construction of an adequate terminal or terminals which would provide appropriate facilities for water transportation and for interchange of traffic between vessels and the railroads and highways, respectively, including any recommendations which may be deemed advisable for coordinating the full commercial use of said water front and the approaches, with the beautification thereof.

Potomac River, D. C.  
Washington Channel.

Nansemond River, Virginia, including the Western Branch thereof.

Virginia.

Norfolk Harbor, Virginia, with a view to deepening, widening, and extending the channel in the Western Branch of Elizabeth River.

Scotts Creek, Portsmouth, Virginia.

York River, Virginia, and thence up the Pamunkey River to a point near and above West Point.

Pungoteague Creek, Virginia.

Nandua Creek, Virginia.

Occohannock Creek, Virginia.

Monroe Bay and Creek, Virginia.

Channel from Newport News Channel, Virginia, to Municipal Boat Harbor in Newport News.

Horn Harbor, Virginia, and channel leading into the deep waters of Mobjack Bay.

Cockrells Creek, Virginia.

Pokety Creek, a branch of North Landing River, Virginia, Mill Creek, Virginia.

Bradfords Bay, Accomac County, Virginia.

Lumber River, North Carolina and South Carolina.

North Carolina.

Morehead City Harbor, North Carolina.

South River to Sloans Bridge, North Carolina.

Neuse River, North Carolina, from New Bern to Raleigh.

Edenton Harbor, North Carolina.

Belhaven Harbor, Belhaven, Beaufort County, North Carolina.

Beaufort Harbor and Beaufort Inlet, North Carolina.

Knobs Creek, North Carolina.

Newport River, North Carolina.

Cashie River, North Carolina, below Windsor.

Mouths of Roanoke River and Mackay Creek, North Carolina.

Channel beginning at the mouth of Manteo Bay, North Carolina, and thence southwardly via Roanoke Sound to the main channel in Pamlico Sound.

Lockwood Folly River, North Carolina.

Elizabeth River, North Carolina.

Channels from the inland waterway, Beaufort, North Carolina, beginning at a point where Gallants Channel connects with the inland waterway (PS to BI Channel), and via Gallants Channel and in front of the town of Beaufort through Bulkhead Shoal to the main inlet, with a view to providing a depth of twelve feet with suitable width.

Shallotte River, North Carolina, from Whites Landing to the town of Shallotte.

North River, Carteret County, North Carolina.

Mudd Slue, North Carolina, from Corncake Inlet to the Cape Fear River.

Smiths Creek, North Carolina, with a view to securing a channel ten feet deep and suitable width to the wharves at Oriental.

- South Carolina. Port Royal Harbor and Beaufort River, South Carolina.  
Charleston Harbor, South Carolina.
- Georgia. Savannah River, Georgia, from the foot of Kings Island to the Coastal Highway Bridge.  
Oconee River, Georgia.  
Ocmulgee River, Georgia.  
The Altamaha River System, Georgia, with a view to improvement for navigation in cooperation with local interests.  
North Newport River, Georgia, with a view to the deepening and improvement of such river.
- Florida. Manatee River, Florida.  
Taylor Creek, Florida, in Okeechobee County.  
Cedar Keys Harbor and Channel, Florida.  
Wekiva River, Florida.  
Sarasota Inlet, Florida.  
Homosassa River, Florida.  
Onosohatchee River, Florida.  
Saint Cloud Canal, Florida, connecting the lake at Saint Cloud with the lake at Kissimmee.  
Peace River, Florida, from Punta Gorda to Bartow.  
Canal from Waldo, Florida, into Lake Alto, and from Lake Alto to Little Lake Santa Fe.  
Key West Harbor, Florida, on the north and west water front, with a view to deepening the channel along the docks to thirty feet, and from Whitehead Spit Buoy to the Florida East Coast Railway terminal docks.  
Channel entering Pensacola Harbor, Florida, with a view to improving it to a depth of forty feet.  
From the headwaters of Oklawaha River, Florida, and Lake Griffin to Lake Tohopekaliga, through Lake Apopka and other lakes, connecting the Oklawaha River system with the Kissimmee River system.  
Canaveral Harbor, Florida.  
Melbourne Harbor and Inlet, Florida.  
New River Inlet, Florida.  
Fort Pierce Inlet, Florida.  
Kissimmee River, Florida.  
Saint Augustine Harbor, Florida.  
Tampa Harbor, Florida, with a view to widening the Ybor Estuary Channel.  
Pithlachascotee River, Florida.  
Anclote River, Florida.  
Fenholloway River, Florida.  
Crystal River, Florida.  
Mosquito Inlet, Florida.  
Channel connecting Pine Island Sound with Captiva Island and Caloosahatchee River, Florida.
- Inland waterway.  
Louisiana, Florida,  
and Georgia. Inland waterway from New Orleans, Louisiana, to Apalachicola River, Florida, and the Apalachicola and Chattahoochee Rivers to Columbus, Georgia, with a view to securing a depth suitable to the economical operation of self-propelled barges.
- Pensacola to Mobile Inland waterway from Pensacola Bay, Florida, to Mobile Bay, Alabama.
- Georgia. Flint River, Georgia.
- Alabama. Mobile Harbor, Alabama, with a view to securing increased depth and width in the channels through the bar, bay, and river.
- Mississippi. Biloxi Harbor, Mississippi.  
Gulfport Harbor, Mississippi.
- Louisiana. West Pearl River, Holmes Bayou and East Pearl River, Louisiana and Mississippi.

- Pass Manchac, Louisiana.
- Bayou Des Ourse, Louisiana.
- West Fork of Bayou Chene, Louisiana, known as Bayou Crook Chene, with a view to opening this waterway to navigation by the removal of drift and snags.
- Mississippi River, Louisiana, between Baton Rouge and New Orleans.
- Sabine-Neches Waterway and Port Arthur Canal, from Orange and Beaumont, Texas, to the Gulf. Texas.
- Brazos Island Harbor, Texas.
- Channel from Galveston Harbor to Texas City, Texas.
- Colorado River, Texas.
- Galveston Channel, Texas.
- Guadalupe River, Texas.
- Red River, Arkansas and Louisiana, from Fulton to the mouth. Arkansas.
- Spring River, Arkansas.
- Arkansas River, Arkansas, beginning at the Broadway Bridge in the city of Little Rock and extending two and one-half miles down the said river to determine if the caving of the right bank of the river at that point may be prevented, either by dikes or revetment.
- Boggy River, Oklahoma. Oklahoma.
- Rock Island and Moline Harbors, Illinois. Illinois.
- White River, and West Fork of White River, Indiana, up to Indianapolis.
- Big Muddy River, Illinois.
- Headwaters of the Mississippi River above Pimidji, Minnesota. Minnesota.
- Mississippi River from Minneapolis to Lake Pepin, with a view to improvement by the construction of locks and dams.
- Saint Croix River from Stillwater, Minnesota, to its mouth.
- Lake City Harbor, Minnesota.
- Cass Lake and Leech Lake, Minnesota.
- Allegheny River, Pennsylvania and New York, with a view to enlarging the present adopted project for the improvement of said river. Pennsylvania and New York.
- Youghiogheny River, Pennsylvania, up to Fifteenth Street, McKeesport. Pennsylvania.
- Ohio River in the vicinity of Evansville, Indiana. Ohio River.
- Ohio River, with a view to the construction of an ice pier on the south side of said river in the vicinity of Covington and Newport, Kentucky.
- Bear Creek, Kentucky.
- Duluth-Superior Harbor, Minnesota and Wisconsin, with a view of deepening the channels at and near the entrance of Tower Bay at its junction with Howard's Bay. Duluth - Superior Harbor, Minn. and Wis.
- Algoma Harbor, Wisconsin. Wisconsin.
- Two Rivers Harbor, Wisconsin.
- Fox River and connecting waters from Green Bay, Wisconsin, to Portage; the Portage Canal; and the Wisconsin River; with a view to providing a waterway nine feet deep from Green Bay to the Mississippi River.
- Stockbridge Harbor, Wisconsin.
- Highcliff Harbor, Lake Winnebago, Wisconsin.
- Green Bay Harbor, Wisconsin, with a view to widening and straightening the outer channel.
- Oconto Harbor, Wisconsin, with a view to providing a depth of eighteen feet.
- Strawberry Passage, Green Bay, Wisconsin.
- Chicago River and its branches, to determine whether fixed bridges should be permitted and, if permitted, what clearances for navigation should be observed in their construction. Chicago River, Ill.

- Illinois River. Illinois River, Illinois, with a view to protecting the bank at the northern part of the town of Naples.
- Michigan. Holland Harbor and Black Lake, Michigan.  
Grand Haven Harbor and Grand River, Michigan.
- Great Lakes, Duluth to Buffalo. Great Lakes from Duluth, Minnesota, to Buffalo, New York, with a view to such improvements as may be required for a through channel suitable for vessels drawing twenty feet at lake stages corresponding to a Lake Huron level of 578.5 feet above mean sea level.
- Ohio. Michigan City Harbor, Indiana.  
Sandusky Harbor, Ohio.  
The outer harbor of Fairport Harbor, Ohio, with a view to extending the breakwater and making such other improvements as may be necessary to the enlargement of the harbor.  
Inner harbor at Lorain, Ohio.
- Great Lakes to Hudson River. Deeper waterway from the Great Lakes to the Hudson River suitable for vessels of a draft of twenty or twenty-five feet: Preliminary examination and survey to be made by a board of Engineer officers providing said Board of Engineers shall make use, so far as applicable, of existing data and shall make its report on or before May 1, 1926.
- New York. Charlotte Harbor, New York.  
Saint Lawrence River, between Ogdensburg, New York, and Lake Ontario.  
Ogdensburg Harbor, New York.  
Morristown Harbor, New York.
- California. San Diego Harbor, California.  
Channel from Redwood City, California, to the main channel in San Francisco Bay, with a view to securing a depth of thirty feet and width of three hundred feet.  
Sacramento River and tributaries, California, with a view to protecting the navigable channel of the Sacramento River from deposits from the melting glaciers of Mount Shasta.  
Harbor at San Francisco, California.  
Humboldt Harbor and Bay, California.  
Oakland Harbor, California.  
Petaluma Creek, California.  
Klamath River, California.  
Crescent City Harbor, California.
- Oregon. Coquille River bar and entrance, Oregon.  
Yaquina Bay and entrance, Oregon.  
Umpqua Harbor and River, Oregon.  
Port Orford Harbor, Oregon.  
Skipanon Channel, Oregon.  
Coos Bay, Oregon.  
Columbia River, above and below the city of Kalama, Washington, with a view to providing a ship channel to the wharves at Kalama, Washington.  
Columbia and lower Willamette Rivers, between Portland, Oregon, and the sea, with view to deepening and widening the channel.  
Columbia River, from Tongue Point base, Astoria, Oregon, to its mouth.
- Washington. Snake River, Idaho and Washington, with a view to its canalization to Shoshone Falls.  
Quillayute River, Washington.  
Grays Harbor, Washington.  
Grays River, Washington.  
Bellingham Harbor, Washington, with a view to the removal of Star Rock.  
Duwamish Waterway, Seattle Harbor. Washington, above Fourteenth Street.

- Willapa Harbor, Washington.  
 Port Angeles Harbor, Washington.  
 Chehalis River, Washington.  
 Olympia Harbor, Washington.  
 Saxman Harbor, Tongass Narrows, Alaska. Alaska.  
 Hyder Harbor, Alaska.  
 Ketchikan Creek, Alaska.  
 Port Alexander, Alaska.  
 Wrangell Harbor, Alaska, with a view to the extension of the breakwater.  
 Yukon River, near Fort Yukon, Alaska.  
 Yukon River, near Holy Cross, Alaska.  
 Resurrection Bay breakwater or harbor of refuge, Alaska.  
 Honolulu Harbor, Kalihi Harbor, and connecting channels, Hawaii.  
 Mayaguez Harbor, Porto Rico. Porto Rico.  
 Arecibo Harbor, Porto Rico.  
 San Juan Harbor, Porto Rico.
- SEC. 9. That the Secretary of War is authorized to appropriate and use for the improvement of Coos Bay Harbor, Oregon, the rock lying in lots 2 and 3 of section 11, township 31 south, range 12 west, Willamette meridian. Coos Bay, Oreg. Use of rocks for improvements.
- SEC. 10. That the Secretary of War is hereby authorized to modify, from time to time, the harbor lines at Newport Harbor, California, established in pursuance of section 3 of the River and Harbor Act of July 27, 1916: *Provided*, That in his opinion such modification will not injuriously affect the interests of navigation. Newport, Calif. Modifying harbor lines. Vol. 39, p. 411. *Proviso*. Condition.
- SEC. 11. That whenever local interests shall offer to advance funds for the prosecution of a work of river and harbor improvement duly adopted and authorized by law the Secretary of War may, in his discretion, receive such funds and expend the same in the immediate prosecution of such work. The Secretary of War is hereby authorized and directed to repay without interest, from appropriations which may be provided by Congress for river and harbor improvements, the moneys so contributed and expended: *Provided*, That no repayment of funds which may be contributed for the purpose of meeting any conditions of local cooperation imposed by Congress, nor under the authority of section 4 of the River and Harbor Act, approved March 4, 1915, shall be made. Acceptance of funds from local interests for immediate use on authorized work.  
 Repayment.  
*Proviso*. Restriction on repayment.  
 Vol. 38, p. 1053.
- SEC. 12. The agreement entered into November 12, 1924, subject to ratification and approval by Congress, between the Chief of Engineers, United States Army, acting on behalf of the United States, and the Pennsylvania Railroad Company and Delaware Railroad Company, to provide for the reconstruction of the latter company's bridge across the Chesapeake and Delaware Canal, is hereby ratified and approved; and so much as may be necessary of the funds which have been or may be made available under the authority of Congress for improving inland waterway from Delaware River to Chesapeake Bay, Delaware and Maryland, shall be devoted to carrying out said agreement in accordance with the terms and tenor thereof. Chesapeake and Delaware Canal. Agreement for reconstructing railroad bridge across, ratified.  
 Use of funds for purchase of canal. Vol. 40, p. 1277.
- SEC. 13. That the Secretary of Agriculture is authorized to permit the War Department to take earth, stone, and timber from the national forests for use in the construction of river and harbor and other works in charge of that department, subject to such regulations and restrictions as he may prescribe. Use of national forest earth, etc., authorized for construction.
- SEC. 14. That the portion of Black Warrior River between Dam Numbered 17 and the junction of Locust and Mulberry Forks, in the State of Alabama, shall hereafter be known as Lake Bankhead. Lake Bankhead, Ala. Portion of Black Warrior River named.
- SEC. 15. The Secretary of War is authorized to cause to be made such modification and alterations of the National Research Building National Research Building, D. C. Altering, etc., for district engineer's office.

at Nineteenth and B Streets northwest, Washington, District of Columbia, as may be necessary to fit it for occupancy as the office of the district engineer, Washington, District of Columbia, and to expend therefor a sum not to exceed \$20,000, to be paid pro rata from appropriations heretofore made by Congress for maintenance and improvement of existing river and harbor works, for increasing water supply, District of Columbia, and for reclamation of Anacostia River and Flats, District of Columbia.

Yuma irrigation project, Ariz. and Calif.

Reclamation fund for to be reimbursed for work on Colorado River adjacent thereto.

SEC. 16. (a) That there is hereby authorized to be appropriated, out of any moneys in the Treasury of the United States not otherwise appropriated, the sum of \$650,000, or so much thereof as may be necessary, to reimburse the reclamation fund for the benefit of the Yuma Federal irrigation project in Arizona and California for all costs, as found by the Secretary of the Interior, heretofore incurred and paid from the reclamation fund for the operation and maintenance of the Colorado River front work and levee system adjacent to said project.

Transfer to reclamation fund of amount for levee work, etc., fiscal year 1926.

(b) That there is hereby authorized to be appropriated, out of any moneys in the Treasury of the United States not otherwise appropriated, the sum of \$50,000, or so much thereof as may be necessary, to be transferred to the reclamation fund and to be expended under the direction of the Secretary of the Interior for the purpose of paying the operation and maintenance costs of said Colorado River front work and levee system adjacent to said Yuma project, Arizona-California, for the fiscal year ending June 30, 1926.

Annual amount authorized for maintaining Colorado River levee, etc.

(c) That there is hereby authorized to be appropriated, out of any moneys in the Treasury of the United States not otherwise appropriated, for the fiscal year ending June 30, 1927, and annually thereafter, the sum of \$35,000, or so much thereof as may be necessary, as the share of the Government of the United States of the costs of operating and maintaining said Colorado River front work and levee system.

Approved, March 3, 1925.

March 3, 1925.  
[H. R. 11505.]  
[Public, No. 536.]

**CHAP. 468.**—An Act Making appropriations for the Executive Office and sundry independent executive bureaus, boards, commissions, and offices, for the fiscal year ending June 30, 1926, and for other purposes.

Executive and independent establishments appropriations.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the following sums are appropriated, out of any money in the Treasury not otherwise appropriated, for the Executive Office and sundry independent executive bureaus, boards, commissions and offices, for the fiscal year ending June 30, 1926, namely:

Executive.

**EXECUTIVE OFFICE**

Compensation.

**COMPENSATION OF THE PRESIDENT AND VICE PRESIDENT**

President.

For compensation of the President of the United States, \$75,000.

Vice President.

For compensation of the Vice President of the United States,

Post, p. 1301.

\$12,000.

Office of the President.

**OFFICE OF THE PRESIDENT**

Secretary, and office personnel.

Salaries: For Secretary to the President, \$7,500; personal services in the office of the President in accordance with the Classification Act of 1923, \$85,260; in all \$92,760: *Provided*, That employees of the executive departments and other establishments of the executive branch of the Government may be detailed from time to

*proviso.*  
Details of employees.

time to the office of the President of the United States for such temporary assistance as may be deemed necessary.

Contingent expenses: For contingent expenses of the Executive Office, including stationery, record books, telegrams, telephones, books for library, furniture and carpets for offices, automobiles, expenses of garage, including labor, special services, and miscellaneous items, to be expended in the discretion of the President, \$35,000.

Contingent expenses.

For printing and binding, \$2,800.

Printing and binding.

Traveling expenses: For traveling and official entertainment expenses of the President of the United States, to be expended in his discretion and accounted for on his certificate solely, \$25,000.

Traveling, etc., expenses of the President.

#### EXECUTIVE MANSION AND GROUNDS

Executive Mansion.

For the care, maintenance, repair, refurnishing, improvement, heating, and lighting, including electric power and fixtures, of the Executive Mansion, the Executive Mansion greenhouses, including reconstruction, and the Executive Mansion grounds, to be expended by contract or otherwise as the President may determine, \$110,000.

Care, repairs, etc.

For extraordinary repairs to and refurnishing the Executive Mansion, to be expended by contract or otherwise, as the President may determine, \$50,000.

Extraordinary repairs, etc.

#### WHITE HOUSE POLICE

White House police.

Salaries: First sergeant, \$2,700; three sergeants at \$2,400 each; and thirty-five privates at \$2,100 each; in all, \$83,400.

Salaries.

For uniforming and equipping the White House police, including the purchase and issue of revolvers and ammunition, \$4,000.

Uniforms and equipment.

#### INDEPENDENT ESTABLISHMENTS

Independent Establishments.

##### ALIEN PROPERTY CUSTODIAN

Alien Property Custodian.

For expenses of the Alien Property Custodian authorized by the Act entitled "An Act to define, regulate, and punish trading with the enemy, and for other purposes," approved October 6, 1917, as amended, including personal and other services and rental of quarters in the District of Columbia and elsewhere, per diem allowances in lieu of subsistence not exceeding \$4, traveling expenses, law books, books of reference and periodicals, supplies and equipment, and maintenance, repair, and operation of motor-propelled passenger-carrying vehicles, \$188,420, of which amount not to exceed \$176,040 may be expended for personal services in the District of Columbia: *Provided*, That this appropriation shall not be available for rent of buildings in the District of Columbia if suitable space is provided by the Public Buildings Commission.

Personal services, supplies, etc.  
Vol. 40, p. 415; Vol. 41, pp. 35, 977, 1147; Vol. 42, pp. 351, 1511.

*Proriso.*  
Rent restriction.

For all printing and binding for the Alien Property Custodian, \$800.

Printing and binding.

#### AMERICAN BATTLE MONUMENTS COMMISSION

American Battle Monuments Commission.

The unexpended balances of the appropriations made for the expenses of the American Battle Monuments Commission by the first deficiency Act, fiscal year 1924, approved April 2, 1924, and by the Act making appropriations for the Executive Office and sundry independent executive bureaus, boards, commissions, and offices, for the fiscal year ending June 30, 1925, and for other purposes, approved June 7, 1924, are extended and made available until June 30, 1926,

All expenses, from unexpended balances.  
Public Laws, 1st sess., pp. 35, 522.

for the purposes set forth in said Acts, including the employment of necessary technical and professional services, and in addition for the maintenance, repair, and operation of motor-propelled passenger-carrying vehicles since June 1, 1924, furnished by the Secretary of War or other departments of the Government for the official use of said commission and its personnel in foreign countries: *Provided*, That no part of this sum shall be expended on a program of construction work under the Act of March 4, 1923, the complete cost of which shall exceed \$3,000,000.

*Proviso.*  
Use for construction  
work forbidden.  
Vol. 42, p. 1509.

Board of Tax Ap-  
peals.

### BOARD OF TAX APPEALS

For every expenditure requisite for and incident to the work of the Board of Tax Appeals as authorized under Title IX, section 900, of the Revenue Act of 1924, approved June 2, 1924, including personal services and rent at the seat of government and elsewhere, traveling expenses, necessary expenses for subsistence or per diem in lieu of subsistence, car fare, stationery, furniture, office equipment, purchase and exchange of typewriters, law books and books of reference, periodicals, and all other necessary supplies, \$345,320, of which amount not to exceed \$267,520 may be expended for personal services in the District of Columbia: *Provided*, That this appropriation shall not be available for rent of buildings in the District of Columbia if suitable space is provided by the Public Buildings Commission.

All expenses.  
*Ante*, p. 336.

Services in the Dis-  
trict.  
*Proviso.*  
Rent.

Printing and bind-  
ing.

For all printing and binding for the Board of Tax Appeals, \$9,000.

Efficiency Bureau.

### BUREAU OF EFFICIENCY

For chief of bureau and other personal services in the District of Columbia in accordance with the Classification Act of 1923; contingent expenses, including traveling expenses; per diem in lieu of subsistence; supplies; stationery; purchase and exchange of equipment; not to exceed \$100 for law books, books of reference, and periodicals; and not to exceed \$150 for street-car fare; in all \$150,000, of which amount not to exceed \$146,460 may be expended for personal services in the District of Columbia.

Chief of Bureau, and  
office personnel.  
Expenses.

Printing and bind-  
ing.

For all printing and binding for the Bureau of Efficiency, \$350.

Civil Service Com-  
mission.

### CIVIL SERVICE COMMISSION

Salaries: For three commissioners and other personal services in the District of Columbia in accordance with the Classification Act of 1923, \$470,000.

Commissioners, and  
office personnel.

Field force.

Field force: For salaries of the field force, \$330,000.

Details from depart-  
ments, etc., forbidden.

Except for one person detailed for part-time duty in the district office at New York City, no details from any executive department or independent establishment in the District of Columbia or elsewhere to the commission's central office in Washington or to any of its district offices shall be made during the fiscal year ending June 30, 1926; but this shall not affect the making of details for service as members of boards of examiners outside the immediate offices of the district secretaries. The Civil Service Commission shall have power in case of emergency to transfer or detail any of its employees herein provided for to or from its office or field force.

Transfer, etc., of its  
employees.

Expert examiners.

For employment of expert examiners not in the Federal service to prepare questions and rate papers in examinations on special subjects for which examiners within the service are not available, \$2,000.

To carry out the provisions of section 13 of the Act entitled "An Act for the retirement of employees in the classified civil service, and for other purposes," approved May 22, 1920, including personal services in the District of Columbia, stationery, purchase of books, office equipment, and other supplies, \$35,000, of which amount not to exceed \$34,440 may be expended for personal services in the District of Columbia.

Civil service retirement Act expenses.  
Vol. 41, p. 619.

For examination of presidential postmasters, including travel, stationery, contingent expenses, additional examiners and investigators, and other necessary expenses of examinations, \$32,000, of which amount not to exceed \$26,880 may be expended for personal services in the District of Columbia.

Examining Presidential postmasters.

For necessary traveling expenses, including those of examiners acting under the direction of the commission, and for expenses of examinations and investigations held elsewhere than at Washington and including not exceeding \$1,000 for expenses of attendance at meetings of public officials when specifically directed by the commission, \$18,000.

Traveling expenses, etc

For contingent and miscellaneous expenses of the Civil Service Commission, including furniture and other equipment and repairs thereto; supplies; advertising; telegraph, telephone, and laundry service; freight and express charges; street-car fares not to exceed \$200; stationery; purchase and exchange of law books, books of reference, directories, newspapers, and periodicals, not to exceed \$1,000; charts; purchase, exchange, maintenance, and repair of motor trucks, motor cycles, and bicycles; maintenance, and repair of a motor-propelled passenger-carrying vehicle to be used only for official purposes; garage rent; postage stamps to prepay postage on matter addressed to Postal Union countries; special-delivery stamps; and other like miscellaneous necessary expenses not hereinbefore provided for; in all, \$38,000.

Contingent expenses.

For rent of building for the Civil Service Commission, \$24,592, if space can not be assigned by the Public Buildings Commission in other buildings under the control of that commission.

Rent.

For all printing and binding for the Civil Service Commission, including all of its bureaus, offices, institutions, and services located in Washington, District of Columbia, and elsewhere, \$58,500.

Printing and binding.

### COMMISSION OF FINE ARTS

Commission of Fine Arts.

For expenses made necessary by the Act entitled "An Act establishing a Commission of Fine Arts," approved May 17, 1910, including the purchase of periodicals, maps, and books of reference, to be disbursed on vouchers approved by the commission, \$5,000, of which amount not to exceed \$3,300 may be expended for personal services in the District of Columbia.

Expenses.  
Vol. 36, p. 371.

For all printing and binding for the Commission of Fine Arts, \$1,500.

Printing and binding.

### EMPLOYEES' COMPENSATION COMMISSION

Employees' Compensation Commission.

Salaries: For three commissioners and other personal services in the District of Columbia in accordance with the Classification Act of 1923, including not to exceed \$1,000 for temporary experts and assistants in the District of Columbia and elsewhere, to be paid at a rate not exceeding \$8 per day, \$138,000.

Commissioners, and office personnel.

Contingent expenses: For furniture and other equipment and repairs thereto; law books, books of reference, periodicals, stationery, and supplies; traveling expenses; medical examinations, traveling and other expenses, and loss of wages payable to em-

Contingent expenses.

Medical examinations.

Vol. 39, p. 747.

Printing and binding.

Employees' compensation fund.  
Allowances from.  
Vol. 39, pp. 743, 745.

Recoveries  
Vol. 39, p. 747.

Vocational Education Board.

Hawaii.  
Vocational education benefits extended to.

*Ante*, p. 18.

Vocational rehabilitation of persons disabled in industry, extended to.  
Vol. 41, p. 735.  
*Ante*, p. 18.

Vocational rehabilitation of persons disabled in industry.  
Vol. 41, p. 735.  
*Ante*, p. 430.

*Proviso*.  
Basis of apportionment.

Administrative expenses.  
Investigations of placements, etc.

Vol. 41, p. 735.  
*Ante*, p. 432.

Services in the District.

ployees under sections 21 and 22 of the Act of September 7, 1916, and for miscellaneous items; in all, \$10,000.

For all printing and binding for the Employees' Compensation Commission, \$3,500.

Employees' compensation fund: For the payment of compensation provided by "An Act to provide compensation for employees of the United States suffering injuries while in the performance of their duties, and for other purposes," approved September 7, 1916, including medical, surgical, and hospital services, and supplies provided by section 9, and the transportation and burial expenses provided by sections 9 and 11 and advancement of costs for the enforcement of recoveries provided in sections 26 and 27 where necessary, accruing during the fiscal year 1926 or in prior fiscal years, \$2,150,000.

### FEDERAL BOARD FOR VOCATIONAL EDUCATION.

For extending to the Territory of Hawaii the benefits of the Act entitled "An Act to provide for the promotion of vocational education; to provide for cooperation with the States in the promotion of such education in agriculture and the trades and industries; to provide for cooperation with the States in the preparation of teachers of vocational subjects; and to appropriate money and regulate its expenditure," approved February 23, 1917, in accordance with the provisions of the Act entitled "An Act to extend the provisions of certain laws to the Territory of Hawaii," approved March 10, 1924, \$30,000.

For extending to the Territory of Hawaii the benefits of the Act approved June 2, 1920 (Forty-first Statutes, page 735), in accordance with the provisions of the Act entitled "An Act to extend the provisions of certain laws to the Territory of Hawaii," approved March 10, 1924, \$5,000.

For carrying out the provisions of the Act entitled "An Act to provide for the promotion of vocational rehabilitation of persons disabled in industry or otherwise and their return to civil employment," approved June 2, 1920, as amended by the Act of June 5, 1924, \$750,000: *Provided*, That the apportionment to the States shall be computed on the basis of not to exceed \$1,034,000, as authorized by the Act approved June 2, 1920, as amended by the Act approved June 5, 1924.

For the purpose of making studies, investigations, and reports regarding the vocational rehabilitation of disabled persons and their placements in suitable or gainful occupations, and for the administrative expenses of said board incident to performing the duties imposed by the Act of June 2, 1920, as amended by the Act of June 5, 1924, including salaries of such assistants, experts, clerks, and other employees, in the District of Columbia or elsewhere, as the board may deem necessary, actual traveling and other necessary expenses incurred by the members of the board and by its employees, under its orders; including attendance at meetings of educational associations and other organizations, rent and equipment of offices in the District of Columbia and elsewhere, purchase of books of reference, law books, and periodicals, stationery, typewriters and exchange thereof, miscellaneous supplies, postage on foreign mail, printing and binding to be done at the Government Printing Office, and all other necessary expenses, \$75,000, of which amount not to exceed \$60,770 may be expended for personal services in the District of Columbia.

## FEDERAL POWER COMMISSION

Federal Power Commission.

For every expenditure requisite for and incident to the work of the Federal Power Commission as authorized by law, including traveling expenses; per diem in lieu of subsistence; and not exceeding \$500 for press-clipping service, law books, books of reference, and periodicals, \$22,800.

Expenses.

Vol. 41, p. 1063.

For all printing and binding for the Federal Power Commission, \$4,000.

Printing and binding.

## FEDERAL TRADE COMMISSION

Federal Trade Commission.

Commissioners.

All other expenses.

Vol. 38, p. 717.

For five commissioners at \$10,000 each per annum, \$50,000.

For all other authorized expenditures of the Federal Trade Commission in performing the duties imposed by law or in pursuance of law, including secretary to the commission and other personal services, supplies and equipment, law books, books of reference, periodicals, garage rental, traveling expenses, including actual expenses at not to exceed \$5 per day or per diem in lieu of subsistence not to exceed \$4, newspapers, foreign postage, and witness fees and mileage in accordance with section 9 of the Federal Trade Commission Act, \$940,000, of which amount not to exceed \$879,558 may be expended for personal services in the District of Columbia, including witness fees: *Provided*, That no part of this sum shall be expended for investigations requested by either House of Congress except those requested by concurrent resolution of Congress, but this limitation shall not apply to investigations and reports in connection with alleged violations of the antitrust Acts by any corporation.

Vol. 38, p. 722.

Services in the District.

*Proviso.*  
Restriction on requests by either House of Congress.

For all printing and binding for the Federal Trade Commission, \$18,000.

Printing and binding.

## GENERAL ACCOUNTING OFFICE

General Accounting Office.

Salaries: Comptroller General, \$10,000; Assistant Comptroller General, \$7,500; and for other personal services in the District of Columbia in accordance with the Classification Act of 1923, \$3,367,460; in all, \$3,384,960.

Comptroller General, Assistant, and office personnel.

Contingent expenses: For traveling expenses, materials, supplies, equipment, and services; rent of buildings and equipment; purchase and exchange of books, tabulating cards, typewriters, calculating machines, and other office appliances, including their development, repairs and maintenance, including motor-propelled passenger-carrying vehicles; and miscellaneous items, \$295,000.

Contingent expenses.

For all printing and binding for the General Accounting Office, including monthly and annual editions of selected decisions of the Comptroller General, \$22,000.

Printing and binding.

## HOUSING CORPORATION

Housing Corporation.

Salaries: For officers, clerks, and other employees in the District of Columbia necessary to collect and account for the receipts from the sale of properties and the receipts from the operation of unsold properties of the United States Housing Corporation, the Bureau of Industrial Housing and Transportation, property commandeered by the United States through the Secretary of Labor, and to collect the amounts advanced to transportation facilities and others, \$48,700: *Provided*, That no person shall be employed hereunder at a rate of compensation exceeding \$5,000 per annum, and only one person may be employed at that rate.

Salaries, etc., in the District of Columbia for specified duties.

*Proviso.*  
Pay restriction.

Contingent expenses: For contingent and miscellaneous expenses of the offices at Washington, District of Columbia, including purchase of blank books, maps, stationery, file cases, towels, ice, brooms,

Contingent expenses.

soap, freight and express charges; telegraph and telephone service; and all other miscellaneous items and necessary expenses not included in the foregoing, and necessary to collect moneys and loans due the corporation, \$5,500.

Printing and binding.

For all printing and binding for the United States Housing Corporation, including all its bureaus, offices, institutions, and services located in Washington, District of Columbia, and elsewhere, \$1,000.

Collections from sales, rents, etc.  
Vol. 41, p. 224.

Collections: For the collection of money due from the sale of real and other property under the provision of the Act approved July 19, 1919, the collection of rentals from unsold properties, including necessary office and travel expenses outside of the District of Columbia, \$32,000.

Government hotel, D. C.  
Maintenance, etc.

Washington, District of Columbia, Government hotel for Government workers: For maintenance, operation, and management of the hotel and restaurants therein, including replacement of equipment, and personal services, \$572,500, of which amount not to exceed \$307,214 may be expended for personal services in the District of Columbia: *Provided*, That no person shall be employed hereunder at a rate of compensation exceeding \$5,000 per annum, and only one person may be employed at that rate.

Personal services in the District.  
*Proviso*.  
Pay restriction.

Ground rent.

For ground rent for squares 632, 681, and part of 680, in the District of Columbia, occupied by the Government hotels, \$74,315.

Maintenance, unsold property.

Maintenance, unsold property: To maintain and repair houses, buildings, and improvements, which are unsold, \$2,500.

Miscellaneous expenses of sold property.

Miscellaneous expenses account of property sold: To pay taxes, special assessments, and other utility, municipal, State, and county charges or assessments unpaid by purchasers and which have been assessed against property in which the United States Housing Corporation has an interest, and to defray expenses incident to foreclosing mortgages, conducting sales under deeds of trust, or reacquiring title or possession of real property under default proceeding, including attorney fees, witness fees, court costs, charges, and other miscellaneous expenses, \$7,400: *Provided*, That the United States Housing Corporation is hereby authorized to allow as an offset any equitable claim in any collection made against any State or any political subdivision thereof.

*Proviso*.  
Allowance of equitable claims.

Use of former appropriations restricted.

No part of the appropriations heretofore made and available for expenditure by the United States Housing Corporation shall be expended for the purposes for which appropriations are made herein.

Interstate Commerce Commission.

INTERSTATE COMMERCE COMMISSION

Commissioners and secretary.

For eleven commissioners, at \$12,000 each; secretary, \$7,500; in all, \$139,500.

Personnel and expenses.

For all other authorized expenditures necessary in the execution of laws to regulate commerce, including one chief counsel, one director of finance, and one director of traffic at \$10,000 each per annum, and per diem in lieu of subsistence when allowed pursuant to section 13 of the Sundry Civil Appropriation Act approved August 1, 1914, \$2,318,660, of which \$100,000 shall be immediately available and not exceeding \$1,957,890 may be expended for personal services in the District of Columbia, exclusive of special counsel, for which the expenditure shall not exceed \$50,000; not exceeding \$3,000 for necessary books, reports, and periodicals; not exceeding \$100 in the open market for the purchase of office furniture similar in class or kind to that listed in the general supply schedule; and not exceeding \$75,000 for rent of buildings in the District of Columbia: *Provided*, That this appropriation shall not be available for rent of buildings in the District of Columbia if suitable space is provided by the Public Buildings Commission.

Per diem subsistence.  
Vol. 38, p. 680.

Services in the District.  
Counsel, etc.

Rent, D. C.  
*Proviso*.  
Rental condition.

To enable the Interstate Commerce Commission to enforce compliance with section 20 and other sections of the Act to regulate commerce as amended by the Act approved June 29, 1906, and as amended by the Transportation Act, 1920, including the employment of necessary special accounting agents or examiners, and including per diem in lieu of subsistence when allowed pursuant to section 13 of the Sundry Civil Appropriation Act approved August 1, 1914, \$1,189,250, of which amount not to exceed \$200,000 may be expended for personal services in the District of Columbia.

To enable the Interstate Commerce Commission to keep informed regarding and to enforce compliance with Acts to promote the safety of employees and travelers upon railroads; the Act requiring common carriers to make reports of accidents and authorizing investigations thereof; and to enable the Interstate Commerce Commission to investigate and test block-signal and train-control systems and appliances intended to promote the safety of railway operation, as authorized by the joint resolution approved June 30, 1906, and the provision of the Sundry Civil Act approved May 27, 1908, including the employment of a chief inspector at \$6,000 per annum, and two assistant chief inspectors at \$5,000 each per annum, and such other inspectors as may be necessary, and for per diem in lieu of subsistence when allowed pursuant to section 13 of the Sundry Civil Appropriation Act approved August 1, 1914, \$650,000, of which amount not to exceed \$200,000 may be expended for personal services in the District of Columbia.

For all authorized expenditures under the provisions of the Act of February 17, 1911, "To promote the safety of employees and travelers upon railroads by compelling common carriers engaged in interstate commerce to equip their locomotives with safe and suitable boilers and appurtenances thereto," as amended by the Act of March 4, 1915, extending "the same powers and duties with respect to all parts and appurtenances of the locomotive and tender," and amendment of June 7, 1924, providing for the appointment from time to time by the Interstate Commerce Commission of not more than fifteen inspectors in addition to the number authorized in the first paragraph of section 4 of the Act of 1911, including such legal, technical, stenographic, and clerical help as the business of the offices of the chief inspector and his two assistants may require, and for per diem in lieu of subsistence when allowed pursuant to section 13 of the Sundry Civil Appropriation Act approved August 1, 1914, \$450,000, of which amount not to exceed \$65,820, may be expended for personal services in the District of Columbia.

Valuation of property of carriers: To enable the Interstate Commerce Commission to carry out the objects of the Act entitled "An Act to amend an Act entitled 'An Act to regulate commerce,' approved February 4, 1887, and all Acts amendatory thereof," by providing for a valuation of the several classes of property of carriers subject thereto and securing information concerning their stocks, bonds, and other securities, approved March 1, 1913, including one director of valuation, one supervisor of land appraisals, one supervising engineer, and one supervisor of accounts, at \$9,000 each per annum, and per diem in lieu of subsistence when allowed pursuant to section 13 of the Sundry Civil Appropriation Act approved August 1, 1914, \$1,946,552, of which sum \$200,000 shall be immediately available: *Provided*, That this appropriation shall not be available for rent of buildings in the District of Columbia if suitable space is provided by the Public Buildings Commission.

For all printing and binding for the Interstate Commerce Commission, including not to exceed \$10,000 to print and furnish to the States at cost report-form blanks, \$160,000.

Enforcing accounting by railroads.  
Vol. 34, p. 593; Vol. 36, p. 556; Vol. 41, p. 493.

Per diem subsistence.  
Vol. 38, p. 680.

Services in the District.

Railway safety appliances.  
Vol. 27, p. 531; Vol. 29, p. 85; Vol. 32, p. 943; Vol. 36, p. 298.  
Accidents.  
Vol. 36, p. 350.

Block signals, etc.  
Vol. 34, p. 838; Vol. 35, p. 324; Vol. 38, p. 212.

Per diem subsistence.  
Vol. 38, p. 680.

Services in the District.

Safe locomotive boilers, etc.  
Vol. 36, p. 913; Vol. 40, p. 616.  
Vol. 38, p. 1192.

Additional inspectors.  
*Ante*, p. 659.

Per diem subsistence.  
Vol. 38, p. 680.

Services in the District.

Physical valuation of railroads.  
Vol. 37, p. 701; Vol. 40, p. 271; Vol. 42, p. 624.

Issues of stock, etc.

Per diem subsistence.  
Vol. 38, p. 680.

*Proviso*.  
Rent restriction.

Printing and binding.

National Advisory  
Committee for Aero-  
nautics.

## NATIONAL ADVISORY COMMITTEE FOR AERONAUTICS

All expenses

For scientific research, technical investigations, and special reports in the field of aeronautics, including the necessary laboratory and technical assistants; traveling expenses of members and employees; office supplies and other miscellaneous expenses, including technical periodicals and books of reference; equipment, maintenance, and operation of a research laboratory, known as the Langley Memorial Aeronautical Laboratory; maintenance, operation, and exchange of one motor-propelled passenger-carrying vehicle; personal services in the field and in the District of Columbia; in all, \$522,000, of which amount not to exceed \$52,680 may be expended for personal services in the District of Columbia: *Provided*, That of the amount appropriated herein \$40,000 shall be available only for the construction of an additional laboratory building in connection with the research laboratory at Langley Field, Virginia.

Langley Laboratory.

Services in the Dis-  
trict.*Proviso.*  
Amount for addi-  
tional laboratory build-  
ing.Printing and bind-  
ing.

For all printing and binding for the National Advisory Committee for Aeronautics, including all of its offices, laboratories, and services located in Washington, District of Columbia, and elsewhere, \$12,000.

Railroad Labor Board.

## RAILROAD LABOR BOARD

Salaries of members  
and secretary.

For nine members of the board, at \$10,000 each; secretary, \$5,000; in all, \$95,000.

All other expenses.  
Vol. 41, p. 470.

For all other authorized expenditures of the Railroad Labor Board in performing the duties imposed by law, including personal and other services in the District of Columbia and elsewhere, supplies and equipment, law books and books of reference, periodicals, travel expenses, per diem in lieu of subsistence, rent of quarters in the District of Columbia, if space is not provided by the Public Buildings Commission, rent of quarters outside of the District of Columbia, witness fees, and mileage, \$190,805, of which not to exceed \$136,920 may be expended for personal services.

Rent, D. C., etc.

Printing and bind-  
ing.

For all printing and binding for the Railroad Labor Board, including all its bureaus, offices, institutions, and services located in Washington, District of Columbia, and elsewhere, \$11,000.

Smithsonian Institu-  
tion.

## SMITHSONIAN INSTITUTION

International ex-  
changes.

International exchanges: For the system of international exchanges between the United States and foreign countries, under the direction of the Smithsonian Institution, including necessary employees and purchase of necessary books and periodicals, \$46,260, of which amount not to exceed \$23,000 may be expended for personal services in the District of Columbia.

American ethnology.

American ethnology: For continuing ethnological researches among the American Indians and the natives of Hawaii, including the excavation and preservation of archæologic remains under the direction of the Smithsonian Institution, including necessary employees and the purchase of necessary books and periodicals, \$57,160, of which amount not to exceed \$45,040 may be expended for personal services in the District of Columbia.

International Cata-  
logue of Scientific Lit-  
erature.

International Catalogue of Scientific Literature: For the co-operation of the United States in the work of the International Catalogue of Scientific Literature, including the preparation of a classified index catalogue of American scientific publications for incorporation in the International Catalogue, clerk hire, purchase of necessary books and periodicals, and other necessary incidental expenses, \$8,000, of which amount not to exceed \$7,785, may be expended for personal services in the District of Columbia.

**Astrophysical Observatory:** For maintenance of the Astrophysical Observatory, under the direction of the Smithsonian Institution, including assistants, purchase of necessary books and periodicals, apparatus, making necessary observations in high altitudes, repairs and alterations of buildings, and miscellaneous expenses, \$31,180, of which amount not to exceed \$26,840 may be expended for personal services in the District of Columbia.

For an additional Assistant Secretary of the Smithsonian Institution, \$6,000.

#### NATIONAL MUSEUM

For cases, furniture, fixtures, and appliances required for the exhibition and safe-keeping of collections, including necessary employees, \$21,800, of which amount not to exceed \$11,920 may be expended for personal services in the District of Columbia.

For heating, lighting, electrical, telegraphic, and telephonic service, \$77,560, of which amount not to exceed \$41,580 may be expended for personal services in the District of Columbia.

For continuing preservation, exhibition, and increase of collections from the surveying and exploring expeditions of the Government, and from other sources, including necessary employees, all other necessary expenses and not exceeding \$5,500 for drawings and illustrations for publications, \$441,082, of which amount not to exceed \$428,598 may be expended for personal services in the District of Columbia.

For repairs of buildings, shops, and sheds, including all necessary labor and material, \$12,000, of which amount not to exceed \$7,620 may be expended for personal services in the District of Columbia.

For purchase of books, pamphlets, and periodicals for reference, \$1,500.

For postage stamps and foreign postal cards, \$450.

In all, National Museum, \$554,392.

#### NATIONAL GALLERY OF ART

For the administration of the National Gallery of Art by the Smithsonian Institution, including compensation of necessary employees, purchase of necessary books of reference and periodicals, and necessary incidental expenses, \$21,028, of which amount not to exceed \$17,850 may be expended for personal services in the District of Columbia.

#### PRINTING AND BINDING

For all printing and binding for the Smithsonian Institution, including all of its bureaus, offices, institutions, and services located in Washington, District of Columbia, and elsewhere, \$90,000, of which not to exceed \$7,000 shall be available for printing the report of the American Historical Association: *Provided*, That the expenditure of this sum shall not be restricted to a pro rata amount in any period of the fiscal year.

#### STATE, WAR, AND NAVY DEPARTMENT BUILDINGS

For deputy superintendent and other personal services in the District of Columbia in accordance with the Classification Act of 1923, \$1,698,980.

For fuel, lights, repairs, ground rent, traveling expenses not to exceed \$250, miscellaneous items, and city directories, including maintenance, repair, exchange, and operation of one motor-propelled passenger-carrying vehicle to be used for official purposes only, \$641,200.

Astrophysical Observatory.

Additional Assistant Secretary.

National Museum.

Furniture, etc.

Services in the District.

Heating, lighting, etc. Services in the District.

Preserving collections, etc.

Employees, etc.

Repairs, etc.

Services in the District.

Books, etc.

Postage.

National Gallery of Art.

Administration expenses.

Services in the District.

Printing and binding.

American Historical Association. *Proviso.* No pro rata restriction.

State, War, and Navy Department Buildings.

Deputy superintendent, and office personnel. *Ante*, p. 983.

Operating supplies.

Printing and binding.

For all printing and binding for the State, War, and Navy Department Buildings, \$2,700.

Tariff Commission.

### TARIFF COMMISSION

Salaries and expenses.

For salaries and expenses of the United States Tariff Commission, including purchase and exchange of labor-saving devices, the purchase of professional and scientific books, law books, books of reference, newspapers and periodicals as may be necessary, as authorized under Title VII of the Act entitled "An Act to increase the revenue, and for other purposes," approved September 8, 1916, and under sections 315, 316, 317, and 318 of the Act entitled "An Act to provide revenue, to regulate commerce with foreign countries, to encourage the industries of the United States, and for other purposes," approved September 21, 1922, \$712,000, of which amount not to exceed \$569,980 may be expended for personal services in the District of Columbia: *Provided*, That no part of this appropriation shall be used to pay the salary of any member of the United States Tariff Commission who shall hereafter participate in any proceedings under said sections 315, 316, 317, and 318 of said Act, approved September 21, 1922, wherein he or any member of his family has any special, direct, and pecuniary interest, or in which he has acted as attorney or special representative.

Vol. 39, p. 796; Vol. 42, pp. 941-947.

*Proviso.*  
Salary restriction.

Printing and binding.

For all printing and binding for the Tariff Commission, \$9,500.

Geographic Board.

### UNITED STATES GEOGRAPHIC BOARD

Stationery and printing and binding.

For stationery and printing and binding, \$550.

Shipping Board.

### UNITED STATES SHIPPING BOARD

Commissioners.

For seven commissioners at \$12,000 each per annum, \$84,000.

All other expenses.  
Vol. 39, p. 728; Vol. 41, p. 988.  
Personnel included.

For all other expenditures authorized by the Act approved September 7, 1916, as amended, and by the Act approved June 5, 1920, including the compensation of a secretary to the board, attorneys, officers, naval architects, special experts, examiners, and clerks, including one admiralty counsel at \$10,000 per annum, and one special expert at \$8,000 per annum, and other employees in the District of Columbia and elsewhere; and for all other expenses of the board, including the rental of quarters outside the District of Columbia, law books, books of reference, periodicals, and actual and necessary expenses of members of the board, its special experts, and other employees, or per diem in lieu of subsistence when allowed pursuant to section 13 of the Sundry Civil Appropriation Act approved August 1, 1914, while upon official business away from their designated posts of duty, and for the employment by contract or otherwise of expert stenographic reporters for its official reporting work, and including the investigation of foreign discrimination against vessels and shippers of the United States and for the investigation of transportation of immigrants in vessels of the United States Shipping Board, \$238,000: *Provided*, That no part of the moneys made available by this Act for the United States Shipping Board or the United States Shipping Board Emergency Fleet Corporation shall be used to pay to an assistant to a member of the Shipping Board a salary in excess of \$6,500 per annum.

Per diem subsistence.  
Vol. 38, p. 680.

Investigating discriminations against American vessels, etc.  
Transportation of immigrants.

*Proviso.*  
Pay restriction.

Printing and binding.

For all printing and binding for the United States Shipping Board, including all of its bureaus, offices, institutions, and services located in Washington, District of Columbia, and elsewhere, \$8,000.

## EMERGENCY SHIPPING FUND

For expenses of the United States Shipping Board Emergency Fleet Corporation during the fiscal year ending June 30, 1926, for administrative purposes, miscellaneous adjustments, losses due to the maintenance and operation of ships, for the repair of ships, and for carrying out the provisions of the Merchant Marine Act, 1920, (a) the amount on hand July 1, 1925, but not in excess of the sums sufficient to cover all obligations incurred prior to July 1, 1925, and then unpaid; (b) \$24,000,000; (c) the amount received during the fiscal year ending June 30, 1926, from the operation of ships: *Provided*, That no part of these sums shall be used for the payment of claims other than those resulting from current operation and maintenance; (d) so much of the total proceeds of all sales pertaining to liquidation received during the fiscal year, 1926, but not exceeding \$4,000,000, as is necessary to meet the expenses of liquidation, including also the cost of the tie-up and the salaries and expenses of the personnel directly engaged in liquidation: *Provided*, That no part of this sum shall be used for the payment of claims.

That portion of the special claims appropriation, contained in the Independent Offices Appropriation Act for the fiscal year 1923, committed prior to July 1, 1923, and remaining unexpended on June 30, 1925, shall continue available until June 30, 1926, for the same purposes and under the same conditions.

No part of the sums appropriated in this Act shall be used to pay the compensation of any attorney, regular or special, for the United States Shipping Board or the United States Shipping Board Emergency Fleet Corporation unless the contract of employment has been approved by the Attorney General of the United States.

No officer or employee of the United States Shipping Board or the United States Shipping Board Emergency Fleet Corporation shall be paid a salary or compensation at a rate per annum in excess of \$10,000 except the following: One at not to exceed \$25,000 and seven at not to exceed \$18,000 each.

No part of the sums appropriated in this Act shall be available for the payment of certified public accountants, their agents or employees, and all auditing of every nature requiring the services of outside auditors shall be furnished through the Bureau of Efficiency: *Provided*, That nothing herein contained shall limit the United States Shipping Board or the United States Shipping Board Emergency Fleet Corporation from employing outside auditors to audit claims in litigation for or against the United States Shipping Board or the United States Shipping Board Emergency Fleet Corporation.

No part of the sums appropriated in this Act shall be used for actual expenses of subsistence exceeding \$5 a day or per diem in lieu of subsistence exceeding \$4 for any officer or employee of the United States Shipping Board or the United States Shipping Board Emergency Fleet Corporation.

No part of the funds of the United States Shipping Board Emergency Fleet Corporation shall be available for the rent of buildings in the District of Columbia during the fiscal year 1926 if suitable space is provided for said corporation by the Public Buildings Commission.

That all claims of the Navy Department against the United States Shipping Board and the United States Shipping Board Emergency Fleet Corporation and all claims of the United States Shipping Board or the United States Shipping Board Emergency Fleet Corporation against the Navy Department arising prior to

Emergency shipping fund.

Emergency Fleet Corporation's expenditures payable from. Vol. 41, p. 988.

Sources.

Provisos. Payments limited.

Liquidation expenses.

Payment of claims forbidden.

Unexpended balances for claims continued available. Vol. 42, p. 647.

Attorneys subject to approval of Attorney General.

Pay restriction.

Auditing by Efficiency Bureau.

Proviso. Outside auditors for claims in litigation.

Subsistence expenses.

Rent in the District restricted.

Claims by and against Navy Department canceled.

July 1, 1921, be canceled: *Provided*, That no claim on the part of the United States Shipping Board Emergency Fleet Corporation, or the Navy Department, as against any private individual, firm, association, or corporation other than the United States Shipping Board Emergency Fleet Corporation, is canceled or otherwise affected in any way by this paragraph.

*Proviso.*  
Individual claims not affected.

Veterans' Bureau.

## UNITED STATES VETERANS' BUREAU

Salaries and expenses.  
Vol. 42, p. 147.

*Ante*, p. 607.

Adjusted compensation act expenses.  
*Ante*, p. 121.

For carrying out the provisions of an Act entitled "An Act to establish a Veterans' Bureau and to improve the facilities and service of such bureau and to further amend and modify the War Risk Insurance Act approved August 9, 1921," and to carry out the provisions of the Act entitled "World War Veterans' Act, 1924," approved June 7, 1924, and for administrative expenses in carrying out the provisions of the World War adjusted compensation Act of May 19, 1924, including salaries of personnel in the District of Columbia and elsewhere in accordance with the Classification Act of 1923, and expenses of the central office at Washington, District of Columbia, and regional offices and suboffices, and including salaries, stationery and minor office supplies, furniture, equipment and supplies, rentals and alterations, heat, light, and water, miscellaneous expenses, including telephones, telegrams, freight, express, law books, books of reference, periodicals, ambulance service, towel service, laundry service, repairs to equipment, storage, ice, taxi service, car fare, stamps and box rent, traveling and subsistence, salaries and expenses of employees engaged in field investigation, passenger-carrying and other motor vehicles, including purchase, maintenance, repairs, and operation of same, salaries and operating expenses of the Arlington Building and annex, including repairs and mechanical equipment, fuel, electric current, ice, ash removal, and miscellaneous items; and including the salaries and allowances, where applicable, wages, travel and subsistence of civil employees at the United States veterans' hospitals, supply depots, dispensaries, clinics, and vocational schools \$45,500,000: *Provided*, That on the first day of each regular session of Congress the Director of the Veterans' Bureau shall transmit to the President of the Senate and the Speaker of the House of Representatives a statement giving in detail (a) the total number of positions at a rate of \$2,000 or more per annum, (b) the rate of salary attached to each position, (c) the number of positions at each rate in the central office and in each regional office or suboffice and hospital, and (d) a brief statement of the duties of each position.

Arlington Building expenses.

Civilian employees at hospitals, etc.

*Proviso.*  
Detailed statement to Congress of employees, etc., each year.

Allotment to Public Health Service details.

Such portion of this appropriation as may be necessary shall be allotted from time to time by the United States Veterans' Bureau to the Public Health Service and shall be available for expenditure by the Public Health Service for necessary personnel, the pay and allowances, and travel of commissioned officers of the Public Health Service detailed to the United States Veterans' Bureau for duty.

Printing and binding.

For printing and binding for the United States Veterans' Bureau, including all of its bureaus, offices, institutions, and services located in Washington, District of Columbia, and elsewhere, \$200,000.

Military and naval compensation.  
Vol. 41, p. 371.  
*Ante*, p. 615.

Compensation: For the payment of military and naval compensation accruing during the fiscal year 1926 or in prior fiscal years for death or disability provided by the Act approved October 6, 1917, as amended, and the World War Veterans' Act 1924, approved June 7, 1924, \$127,000,000.

Medical, surgical hospital, etc., services to beneficiaries.

Medical and hospital services: For medical, surgical, dental, dispensary, and hospital services and facilities, convalescent care, necessary and reasonable aftercare, welfare of, nursing, prosthetic appli-

ances, medical examinations, funeral and other incidental expenses (including transportation of remains), traveling expenses, and supplies, and not exceeding \$100,000 for library books, magazines, and papers for beneficiaries of the United States Veterans' Bureau, including court costs and other expenses incident to proceedings heretofore or hereafter taken for commitment of mentally incompetent persons to hospitals for the care and treatment of the insane, \$35,000,000.

This appropriation shall be disbursed by the United States Veterans' Bureau, and such portion thereof as may be necessary shall be allotted from time to time to the Public Health Service, and the War, Navy, and Interior Departments, and transferred to their credit for disbursement by them for the purposes set forth in the foregoing paragraph; and allotted and transferred to the Board of Managers of the National Home for Disabled Volunteer Soldiers for the purposes set forth in the foregoing paragraph, and such sums as are allotted to the Board of Managers shall be covered into the surplus fund of the Treasury.

No part of this appropriation shall be expended for the purchase of any site for a new hospital, for or toward the construction of any new hospital, or for the purchase of any hospital; and not more than \$3,837,750 of this appropriation may be used to alter, improve, or provide facilities in the several hospitals under the jurisdiction of the United States Veterans' Bureau so as to furnish adequate accommodations for its beneficiaries either by contract or by the hire of temporary employees and the purchase of materials.

The unexpended balance of the sum of \$2,666,050, made available under the appropriation "Medical and Hospital Services, Veterans' Bureau, 1925," to alter, improve, or provide facilities in the several hospitals under the jurisdiction of the bureau, is continued and made available during the fiscal year 1926 for the same purposes, either by contract or by the hire of temporary employees and the purchase of materials, including the purchase of land contiguous to Government-owned hospital sites.

The allotments made to the Public Health Service, War, Navy, and Interior Departments shall be available for expenditure for care and treatment of beneficiaries of the United States Veterans' Bureau, and for necessary minor repairs and improvements of existing facilities, under the various headings of appropriations made to said departments as may be necessary.

**Vocational rehabilitation:** For carrying out the provisions of the Act entitled "An Act to provide for the vocational rehabilitation and return to civil employment of disabled persons discharged from the military or naval forces of the United States, and for other purposes," approved June 27, 1918, as amended, and the World War Veterans' Act 1924, approved June 7, 1924, \$38,000,000: *Provided*, That no part of the foregoing sum shall be used for the establishment, maintenance, or operation of training schools at any Army camp or cantonment acquired for use as a training center: *Provided further*, That no part of the foregoing appropriation shall be expended for construction work except necessary extensions, additions, and repairs, which may be accomplished either by contract or by hire of temporary employees and the purchase of materials: *Provided further*, That this appropriation shall be available for the purchase and distribution of embossed literature in Revised Braille for the use of blinded ex-service men and for procurement of equipment and supplies for the production of such literature: *Provided further*, That under such regulations as the director may prescribe he is hereby authorized to sell at 90 per cent of the appraised valuation to rehabilitated trainees of the United States Veterans' Bureau, trade,

Disbursement of allotted appropriations.

Use for any new hospitals, sites, etc., forbidden.

Amount for alterations, etc.  
*Ante*, p. 610.

Medical and hospital services.  
Unexpended balance continued available.  
*Ante*, p. 532.

Expenditures authorized from allotments to other agencies.

Vocational rehabilitation.  
Expenses of, for discharged soldiers, etc.  
Vol. 40, pp. 617, 1179;  
Vol. 41, pp. 159, 1379.  
*Ante*, p. 627.

*Provisos*.  
Army camp restriction.

Limitation on construction work.

Embossed literature for the blind.

Sale of surplus material, supplies, etc., to trainees, schools, etc.

technical, and public schools and universities, and other recognized educational institutions, upon application in writing, such surplus material, supplies, and equipment acquired for the purpose of vocational training as are suitable for their use which are now owned by the United States of America and under control of the United States Veterans' Bureau and are not needed for Government purposes.

Adjusted service credits.

Payment of.

*Ante*, pp. 125, 128.

Pay to dependents.

*Ante*, pp. 128, 129.

Adjusted service certificate fund.

Annual credit.

*Ante*, p. 128.

Military and naval insurance.

Restriction on exceeding average salaries.

Vol. 42, p. 1488.

If only one position in a grade.

Restriction not applicable to clerical-mechanical service.

No fixed salary reduced.

Vol. 42, p. 1490.

Transfers to another position without reduction.

Higher salary rates allowed.

Adjusted service and dependent pay: For payment of adjusted service credits of not more than \$50 each, as provided in sections 401 and 601 of the "World War adjusted compensation Act" of May 19, 1924, and for payment to dependents of deceased veterans the quarterly installments due on adjusted service credits in excess of \$50 each, as provided in sections 601 and 603 of said Act, \$12,000,000, to remain available until expended.

Adjusted service certificate fund: For an amount necessary under section 505 of the "World War adjusted compensation Act" of May 19, 1924, to provide for the payment of the face value of each adjusted service certificate in twenty years from its date or on the prior death of the veteran, \$50,000,000, to remain available until expended.

For military and naval insurance, \$98,000,000.

SEC. 2. In expending appropriations or portions of appropriations, contained in this Act, for the payment for personal services in the District of Columbia in accordance with "The Classification Act of 1923," the average of the salaries of the total number of persons under any grade in any bureau, office, or other appropriation unit shall not at any time exceed the average of the compensation rates specified for the grade by such Act, and in grades in which only one position is allocated the salary of such position shall not exceed the average of the compensation rates for the grade: *Provided*, That this restriction shall not apply (1) to grades 1, 2, 3, and 4 of the clerical-mechanical service, or (2) to require the reduction in salary of any person whose compensation was fixed as of July 1, 1924, in accordance with the rules of section 6 of such Act, (3) to require the reduction in salary of any person who is transferred from one position to another position in the same or different grade in the same or a different bureau, office, or other appropriation unit, or (4) to prevent the payment of a salary under any grade at a rate higher than the maximum rate of the grade when such higher rate is permitted by "The Classification Act of 1923," and is specifically authorized by other law.

Approved, March 3, 1925.

March 3, 1925.

[H. R. 11633.]

[Public, No. 587.]

**CHAP. 469.**—An Act To authorize an appropriation to provide additional hospital and out-patient dispensary facilities for persons entitled to hospitalization under the World War Veterans' Act, 1924.

Hospitals, etc., for Veterans' Bureau beneficiaries.

Additional facilities to be provided, by purchase of plants, new construction, etc.

Equipment, facilities, etc., included.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That in order to provide sufficient hospital and out-patient dispensary facilities to enable the United States Veterans' Bureau to care for its beneficiaries in Veterans' Bureau hospitals rather than in contract temporary facilities and other institutions, the Director of the United States Veterans' Bureau, subject to the approval of the President, is hereby authorized to provide additional hospital and out-patient dispensary facilities for persons entitled to hospitalization under the World War Veterans Act, 1924, by purchase, replacement, and remodeling or extension of existing plants, and by construction on sites now owned by the Government or on sites to be acquired by purchase, condemnation, gift, or otherwise, such hospitals and out-patient dispensary facilities, to include the necessary buildings and auxiliary

structures, mechanical equipment, approach work, roads and trackage facilities leading thereto; vehicles, live stock, furniture, equipment, and accessories, and also to provide accommodations for officers, nurses, and attending personnel; and also to provide proper and suitable recreational centers, and the Director of the United States Veterans' Bureau is authorized to accept gifts or donations for any of the purposes named herein. Such hospital plants to be constructed shall be of fireproof construction and existing plants purchased shall be remodeled to be fireproof, and the location and nature thereof, whether for the treatment of tuberculosis, neuropsychiatric, or general medical and surgical cases, shall be in the discretion of the Director of the United States Veterans' Bureau, subject to the approval of the President: *Provided, however*, That the director, with the approval of the President, may utilize such suitable buildings, structures, and grounds, now owned by the United States, as may be available for the purposes aforesaid, and the President is hereby authorized by Executive order to transfer any such buildings, structures, and grounds to the control and jurisdiction of the United States Veterans' Bureau upon the request of the director thereof.

Accommodations for personnel, recreational centers, etc.

Acceptance of donations.

Construction requirements, etc.

*Proviso.*  
Utilization of Government-owned buildings, etc.

SEC. 2. The construction of new hospitals or dispensaries, or the replacement, extension, alteration, remodeling, or repair of all hospitals or dispensaries heretofore or hereafter constructed shall be done in such manner as the President may determine, and he is authorized to require the architectural, engineering, constructing, or other forces of any of the departments of the Government to do or assist in such work, and to employ individuals and agencies not now connected with the Government, if in his opinion desirable, at such compensation as he may consider reasonable.

Technical, etc., services for construction purposes authorized.

SEC. 3. For carrying into effect the preceding paragraphs relating to additional hospitals and out-patient dispensary facilities there is hereby authorized to be appropriated, out of any money in the Treasury not otherwise appropriated, the sum of \$10,000,000, to be immediately available and to remain available until expended. That not to exceed 3 per centum of this sum shall be available for the employment in the District of Columbia and in the field of necessary technical and clerical assistants at the customary rates of compensation, exclusively to aid in the preparation of the plans and specifications for the projects authorized herein and for the supervision of the execution thereof, and for traveling expenses, field-office equipment and supplies in connection therewith.

Amount authorized to be appropriated.

*Ante*, p. 389.

Allowance for technical assistance, supplies, etc.

SEC. 4. Upon completion of the hospital program provided for in this Act no contract or other hospital or institution other than those hospitals and institutions under the jurisdiction and control of the United States Veterans' Bureau or those governmental hospitals or institutions specified in section 10 of the World War Veterans' Act, 1924, shall be used, except where due to the nature of a claimant's disease or disability it would endanger his life to remove him from such hospital to a Veterans' Bureau hospital, or in the event of extreme emergency in the discretion of the director.

Upon completion of program no other than specified hospitals to be used.

*Ante*, p. 610.

Exceptional cases.

Approved, March 3, 1925.

**CHAP. 470.**—An Act Granting certain public lands to the city of Phoenix, Arizona, for municipal park and other purposes.

March 3, 1925.

[H. R. 11644.]

[Public, No. 588.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That lots 1 and 2, northeast quarter northwest quarter, and northwest quarter northeast quarter, section 7, township 1 south, range 4 east, Gila and

Public lands.  
Granted Phoenix, Ariz., for municipal park, etc.  
Description.

Payment required. Salt River meridian, Arizona, be, and the same are hereby granted to the city of Phoenix, Arizona, for municipal park, recreation, playground, or public convenience purposes, upon the condition that the city shall make payment for such land at the rate of \$1.25 per acre to the receiver of the United States Land Office, Phoenix, Arizona, within six months after the approval of this Act: *Provided*, That there shall be reserved to the United States all oil, coal, or other mineral deposits found at any time in the land, and the right to prospect for, mine, and remove the same: *Provided further*, That the grant herein is made subject to any valid existing claim or easement, and that the lands hereby granted shall be used by the city of Phoenix, Arizona, only for the purposes herein indicated, and if the said land, or any part thereof, shall be abandoned for such use, said land, or such part, shall revert to the United States; and the Secretary of the Interior is hereby authorized and empowered to declare such a forfeiture of the grant, and restore said premises to the public domain, if at any time he shall determine that the city has for more than one year, abandoned the land for the uses herein indicated, and such order of the Secretary shall be final and conclusive, and thereupon and thereby said premises shall be restored to the public domain and freed from the operation of this grant.

Approved, March 3, 1925.

March 3, 1925.  
[H. R. 11726.]  
[Public, No. 589.]

**CHAP. 471.**—An Act To authorize the creation of a national memorial in the Harney National Forest.

Harney National Forest.  
Memorial authorized in, by Mount Harney Memorial Association.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Mount Harney Memorial Association hereafter to be created by the Legislature of South Dakota is hereby authorized to carve a memorial in heroic figures commemorative of our national history and progress upon a suitable exposure of the Harney Mountain Range, located within the boundaries of the Harney National Forest in the State of South Dakota. Such association is further authorized to select the name, location, and design of such memorial: *Provided*, That the United States shall be put to no expense in respect of such memorial, and that the Secretary of Agriculture finds that the location of the site will not interfere with the administration of the Harney National Forest.

*Proviso.*  
No Government expense, etc.

Approved, March 3, 1925.

March 3, 1925.  
[H. R. 11818.]  
[Public, No. 590.]

**CHAP. 472.**—An Act Granting the consent of Congress to the construction of a bridge across the Rio Grande.

Rio Grande.  
W. J. Stahmann, etc., may bridge, near Tornillo, Tex.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the consent of Congress is hereby granted to W. J. Stahmann, Edgar D. Brown, L. N. Shafer, and associates, their successors and assigns, to construct, maintain, and operate a bridge, and approaches thereto, across the Rio Grande, at a point suitable to the interests of navigation, at or near a point two miles south of the town of Tornillo, Texas, in the lower San Elizario Grant, in the county of El Paso, on the American side of the river, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906, such construction to be made only with the consent and approval of the Republic of Mexico.

Construction.  
Vol. 34, p. 84.

Consent of Mexico required.

SEC. 2. The right to alter, amend, or repeal this Act is hereby expressly reserved.

Amendment.

Approved, March 3, 1925.

**CHAP. 473.**—An Act To amend section 7 of an Act entitled “An Act to enable any State to cooperate with any other State or States, or with the United States, for the protection of the watersheds of navigable streams, and to appoint a commission for the acquisition of lands for the purpose of conserving the navigability of navigable rivers,” approved March 1, 1911 (Thirty-sixth Statutes at Large, page 961).

March 3, 1925.  
[H. R. 11886.]  
[Public, No. 591.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section 7 of an Act entitled “An Act to enable any State to cooperate with any other State or States, or with the United States, for the protection of the watersheds of navigable streams, and to appoint a commission for the acquisition of lands for the purpose of conserving the navigability of navigable rivers,” approved March 1, 1911, be, and the same is hereby, amended by adding the following proviso thereto:

Conservation of navigable watersheds, etc. Vol. 36, p. 962, amended. Acquisition of lands.

“*Provided further,* That with the approval of the National Forest Reservation Commission as provided by sections 6 and 7 of this Act, and when the public interests will be benefited thereby, the Secretary of Agriculture be, and hereby is, authorized, in his discretion, to accept on behalf of the United States title to any lands within the exterior boundaries of national forests acquired under this Act which, in his opinion, are chiefly valuable for the purposes of this Act, and in exchange therefor to convey by deed not to exceed an equal value of such national forest land in the same State, or he may authorize the grantor to cut and remove an equal value of timber within such national forests in the same State, the values in each case to be determined by him: *And provided further,* That before any such exchange is effected notice of the contemplated exchange reciting the lands involved shall be published once each week for four successive weeks in some newspaper of general circulation in the county or counties in which may be situated the lands to be accepted, and in some like newspaper published in any county in which may be situated any lands or timber to be given in such exchange. Timber given in such exchanges shall be cut and removed under the laws and regulations relating to such national forests, and under the direction and supervision and in accordance with the requirements of the Secretary of Agriculture. Lands so accepted by the Secretary of Agriculture shall, upon acceptance, become parts of the national forests within whose exterior boundaries they are located, and be subject to all the provisions of this Act.”

Acceptance of lands in national forests.

Conveyance of other lands or grant of timber therefor.

Advertising of proposed exchanges.

Supervision of timber removal, etc.

Accepted lands added to the national forests.

Approved, March 3, 1925.

**CHAP. 474.**—An Act Granting the consent of Congress for the construction of a bridge across the Grand Calumet River on the north and south center line of section 33, township 37 north, and range 9 west of the second principal meridian in Lake County, Indiana, where said river is crossed by what is known as Kennedy Avenue.

March 3, 1925.  
[H. R. 11953.]  
[Public, No. 592.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the board of commissioners of the County of Lake, State of Indiana, to construct and maintain and operate a bridge across the Grand Calumet River at a point suitable

Grand Calumet River. Lake County, Ind., may bridge, between Hammond and East Chicago.

Construction.  
Vol. 34, p. 84.

to the interests of navigation on the north and south center line of section 33, township 37 north, range 9 west of the second principal meridian in Lake County, Indiana, where said river is crossed by what is known as Kennedy Avenue, in North Township, being on the city boundary line between Hammond and East Chicago, in accordance with the Act of Congress entitled "An Act to regulate the construction of bridges across navigable waters," approved March 23, 1906.

Amendment.

SEC. 2. The right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, March 3, 1925.

March 3, 1925.  
[H. R. 11954.]  
[Public, No. 593.]

**CHAP. 475.**—An Act Granting the consent of Congress for the construction of a bridge across the Grand Calumet River at Gary, Indiana.

Grand Calumet  
River.  
Lake County, Ind.,  
may bridge, at Gary.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the Board of Commissioners of the County of Lake, State of Indiana, to construct and maintain and operate a bridge across the Grand Calumet River at a point suitable to the interests of navigation on the east line of section 1, township 36 north, range 9 west of the second principal meridian, where said river is crossed by what is commonly known as the Clark Road, in the city of Gary, Lake County, Indiana, in accordance with the Act of Congress entitled "An Act to regulate the construction of bridges across navigable waters," approved March 23, 1906.

Construction.  
Vol. 34, p. 84.

Amendment.

SEC. 2. The right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, March 3, 1925.

March 3, 1925.  
[H. R. 11977.]  
[Public, No. 594.]

**CHAP. 476.**—An Act To extend the time for the commencement and completion of the bridge of the American Niagara Railroad Corporation across the Niagara River in the State of New York.

Niagara River.  
Time extended for  
bridging, at Tonawanda,  
N. Y.  
Vol. 42, p. 1323,  
amended.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the times for commencing and completing the construction of the bridge of the American Niagara Railroad Corporation authorized by Act of Congress, approved February 27, 1923, to be built across the Niagara River at a point suitable to the interests of navigation, are hereby extended one and three years, respectively, from the date hereof.

Amendment.

SEC. 2. The right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, March 3, 1925.

March 3, 1925.  
[H. R. 12033.]  
[Public, No. 595.]

**CHAP. 477.**—An Act Making appropriations for the government of the District of Columbia and other activities chargeable in whole or in part against the revenues of such District for the fiscal year ending June 30, 1926, and for other purposes.

District of Columbia.  
Appropriations for  
expenses of, from Dis-  
trict revenues and \$9,-  
000,000 from the Treas-  
ury.  
Revenue from activi-  
ties from all sources to  
be credited to the Dis-  
trict.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That in order to defray the expenses of the District of Columbia for the fiscal year ending June 30, 1926, any revenue (not including the proportionate share of the United States in any revenue arising as the result of the expenditure of appropriations made for the fiscal year 1924 and prior fiscal years) now required by law to be credited to the District of Columbia and the United States in the same proportion that each

contributed to the activity or source from whence such revenue was derived shall be credited wholly to the District of Columbia, and, in addition, \$9,000,000 is appropriated, out of any money in the Treasury not otherwise appropriated, and all the remainder out of the combined revenues of the District of Columbia and such advances from the Federal Treasury as are authorized in the District of Columbia Appropriation Act for the fiscal year 1923, namely:

Advances.  
Vol. 42, p. 668.

GENERAL EXPENSES

General expenses.

EXECUTIVE OFFICE

Executive office.

For personal services in accordance with the Classification Act of 1923, \$43,000, plus so much as may be necessary to make salary of engineer commissioner, \$7,500: *Provided*, That in expending appropriations or portions of appropriations, contained in this Act, for the payment for personal services in accordance with "The Classification Act of 1923," the average of the salaries of the total number of persons under any grade in any bureau, office, or other appropriation unit shall not at any time exceed the average of the compensation rates specified for the grade by such Act, and in grades in which only one position is allocated the salary of such position shall not exceed the average of the compensation rates for the grade: *Provided*, That this restriction shall not apply (1) to grades 1, 2, 3, and 4 of the clerical-mechanical service, or (2) to require the reduction in salary of any person whose compensation was fixed, as of July 1, 1924, in accordance with the rules of section 6 of such Act, (3) to require the reduction in salary of any person who is transferred from one position to another position in the same or different grade in the same or a different bureau, office, or other appropriation unit, or (4) to prevent the payment of a salary under any grade at a rate higher than the maximum rate of the grade when such higher rate is permitted by "The Classification Act of 1923," and is specifically authorized by other law;

Office personnel.

*Proviso.*  
Restriction on exceeding average salaries.  
Vol. 42, p. 1488.

If only one position in a grade.

Not applicable to clerical-mechanical service.

No reduction of a fixed salary.  
Vol. 42, p. 1490.

Transfers to another position without reduction.

Payment of higher rates allowed.

Veterinary division: For personal services in accordance with the Classification Act of 1923, \$1,740; for medicines, surgical, and hospital supplies, \$350; in all, \$2,090;

Veterinary division.

Purchasing division: For personal services in accordance with the Classification Act of 1923, \$50,800;

Purchasing divisions.

Building Inspection Division: For personal services in accordance with the Classification Act of 1923, \$78,000;

Building inspection division.

Plumbing Inspection Division: For personal services in accordance with the Classification Act of 1923, \$22,420; for temporary employment of additional assistant inspectors of plumbing and laborers for such time as their services may be required, \$4,000; three members of plumbing board, at \$150 each; in all, \$26,870;

Plumbing inspection division.

In all, Executive Office, \$200,760.

CARE OF DISTRICT BUILDING

District Building.

For personal services in accordance with the Classification Act of 1923, \$45,000; services of cleaners as necessary, not to exceed 48 cents per hour, \$14,000; in all, \$59,000: *Provided*, That no other appropriation made in this Act shall be available for the employment of additional assistant engineers or watchmen for the care of the District Building.

Operating force, etc.

*Proviso.*  
Assistant engineers, etc.

For fuel, light, power, repairs, laundry, mechanics, and labor not to exceed \$5,000, and miscellaneous supplies, \$33,500.

Operating expenses.

## ASSESSOR'S OFFICE

Assessor's office. For personal services in accordance with the Classification Act of 1923, \$118,000; temporary clerk hire, \$3,000; in all, \$121,000.

## LICENSE BUREAU

License bureau. For personal services in accordance with the Classification Act of 1923, \$17,820; temporary clerk hire, \$1,500; in all, \$19,320.

Vehicle tags. For purchase of metal identification tags for horse-drawn vehicles used for business purposes and motor vehicles in the District of Columbia, \$17,500.

## COLLECTOR'S OFFICE

Collector's office. For personal services in accordance with the Classification Act of 1923, \$71,320.

## AUDITOR'S OFFICE

Auditor's office. For personal services in accordance with the Classification Act of 1923, \$80,460.

## OFFICE OF CORPORATION COUNSEL

Corporation Counsel's office. For personal services in accordance with the Classification Act of 1923, \$33,240.

## CORONER'S OFFICE

Coroner's office. For personal services in accordance with the Classification Act of 1923, \$5,920.

Expenses of morgue, inquests, etc. For the maintenance of a nonpassenger-carrying motor wagon for the morgue, jurors' fees, witness fees, making autopsies, ice, disinfectants, telephone service, and other necessary supplies for the morgue, and the necessary expenses of holding inquests, including stenographic services in taking testimony, and photographing unidentified bodies, \$5,600.

Office of superintendent of weights, measures, and markets.

## OFFICE OF SUPERINTENDENT OF WEIGHTS, MEASURES, AND MARKETS

Inspection, etc. For personal services in accordance with the Classification Act of 1923, \$34,000.

Markets, etc. For purchase of commodities, including personal services, in connection with investigation and detection of sales of short weight and measure, \$300.

Motor trucks. For maintenance and repairs to markets, including salary of engineer for refrigerating plant at not exceeding \$1,200 per annum, \$9,000.

For maintenance and repair of four motor trucks, \$1,360.

## ENGINEER COMMISSIONER'S OFFICE

Engineer Commissioner's office. For personal services in accordance with the Classification Act of 1923, \$264,500.

## CENTRAL GARAGE

Central garage. For personal services in accordance with the Classification Act of 1923, \$4,560.

## MUNICIPAL ARCHITECT'S OFFICE

Municipal Architect's office. For personal services in accordance with the Classification Act of 1923, \$32,340.

For the purchase of one one-half-ton truck, \$480.

For the replacement of one one-and-one-half-ton truck, \$2,400.  
 All apportionments of appropriations for the use of the municipal architect in payment for the services of draftsmen, assistant engineers, clerks, copyists, and inspectors, employed on construction work provided for by said appropriations, shall be based on an amount not exceeding 2½ per centum of the amount of the appropriation made for each project.

Limit for services of draftsmen, etc.

#### PUBLIC UTILITIES COMMISSION

For personal services in accordance with the Classification Act of 1923, \$37,240.

Public utilities commission.

For incidental and all other general necessary expenses authorized by law, \$5,000.

Incidental expenses.

#### BOARD OF EXAMINERS, STEAM ENGINEERS

Salaries: Three members, at \$150 each, \$450.

Examiners, steam engineers.

#### DEPARTMENT OF INSURANCE

For personal services in accordance with the Classification Act of 1923, \$17,040.

Insurance department.

#### SURVEYOR'S OFFICE

For personal services in accordance with the Classification Act of 1923, \$46,640; services of temporary draftsmen, computers, laborers, additional field party when required, purchase of supplies, care or hire of teams, \$19,000, no part of which sum shall be expended without the written authority of the commissioners; in all, \$65,640.

Surveyor's office.

Temporary employees.

For making surveys to mark permanently on the ground the permanent system of highways for the District of Columbia, \$2,000.

Permanent highways system, surveys, etc.

For revision of the highway plan, \$1,500.

#### DISTRICT OF COLUMBIA EMPLOYEES' COMPENSATION FUND

For carrying out the provisions of section 11 of the District of Columbia Appropriation Act approved July 11, 1919, extending to the employees of the government of the District of Columbia the provisions of the Act entitled "An Act to provide compensation for employees of the United States suffering injuries while in the performance of their duties, and for other purposes," approved September 7, 1916, \$10,000.

Employees' Compensation Fund.

Payment for injuries.

Vol. 41, p. 104.

Vol. 39, p. 742.

#### FREE PUBLIC LIBRARY

For personal services in accordance with the Classification Act of 1923, \$162,300.

Public Library.

Regular personnel.

For substitutes and other special and temporary service, including the conducting of stations in public-school buildings, at the discretion of the librarian, \$3,500: *Provided*, That no money appropriated by this Act shall be expended in conducting library stations not now in existence.

Substitutes, etc.

*Proviso.*  
Library stations limited.

Sunday, etc., opening.

For extra services on Sundays, holidays, and Saturday half holidays, \$2,500.

Miscellaneous: For books, periodicals, and newspapers, including payment in advance for subscriptions to periodicals, newspapers, subscription books, and society publications, \$42,000.

Miscellaneous.

For binding, including necessary personal services, \$10,000.

Binding.

**Contingent expenses.** For maintenance, repairs, fuel, lighting, fitting up buildings, lunch-room equipment; purchase, exchange, and maintenance of bicycles and motor delivery vehicles, and other contingent expenses, \$15,000.

**Contingent expenses. CONTINGENT AND MISCELLANEOUS EXPENSES**

**Items specified.** For printing, checks, books, law books, books of reference, periodicals, stationery; surveying instruments and implements; drawing materials; binding, rebinding, repairing, and preservation of records; purchase of laboratory apparatus and equipment and maintenance of laboratory in the office of the inspector of asphalt and cement; damages; livery, purchase, and care of horses and carriages or buggies and bicycles not otherwise provided for; horseshoeing; ice, repairs to pound and vehicles; use of bicycles by inspectors in the engineer department not to exceed \$800 in the aggregate; and other general necessary expenses of District offices, including the personal-tax board, harbor master, health department, surveyor's office, office of superintendent of weights, measures, and markets, department of insurance, and Board of Charities, \$47,000.

**Printing reports for fiscal year 1925.** For printing all annual and special reports of the government of the District of Columbia for the fiscal year ending June 30, 1925, for submission to Congress, \$4,800: *Provided*, That authority is hereby given the Commissioners of the District of Columbia to discontinue the printing of any annual or special reports of the government of the District of Columbia in order to keep the expenditures within this appropriation. In all cases where the printing of said reports is discontinued, the original copy thereof shall be kept on file in the offices of the Commissioners of the District of Columbia for public inspection.

**Proviso.**  
**Discretionary discontinuance.**

**Preservation of originals.**

**Motor vehicles.**  
**Maintenance.**

For maintenance, care, repair, and operation of passenger-carrying automobiles owned by the District of Columbia, \$69,800; for exchange of such passenger-carrying automobiles now owned by the District of Columbia as, in the judgment of the commissioners of said District, have or shall become unserviceable, \$7,250; and for the purchase of passenger-carrying automobiles as follows: Assessor's office, one \$1,500; District Training School (home and school for feeble-minded), one \$1,000; one Ford runabout, with slip-on body for the municipal architect's office, \$420; three Ford field wagons for the sewer division, \$1,950; one Ford touring car for the jail, \$500; one autobus for the National Training School for Girls, \$1,000; one autobus for Gallinger Municipal Hospital, \$1,250; in all, \$84,670.

**Allowances for privately owned motor vehicles.**

For allowances for furnishing privately owned motor vehicles in the performance of official duties at the rate of not to exceed \$312 per year for each automobile and \$156 per year for each motor cycle, \$13,104.

**Use by officials restricted.**

All of said motor vehicles and all other motor vehicles provided for in this Act and all horse-drawn carriages and buggies owned by the District of Columbia shall be used only for purposes directly pertaining to the public services of said District, and shall be under the direction and control of the commissioners, who may from time to time alter or change the assignment for use thereof or direct the joint or interchangeable use of any of the same by officials and employees of the District, except as otherwise provided in this Act: *Provided*, That with the exception of motor vehicles for the police and fire departments, no automobile shall be acquired under any provision of this Act, by purchase or exchange at a cost, including the value of a vehicle exchanged, exceeding \$650, except as may be herein specifically authorized. No motor vehicles shall be transferred

**Proviso.**  
**Cost limitation.**

**Transfers forbidden.**

from the police or fire departments to any other branch of the government of the District of Columbia.

Appropriations in this Act shall not be expended for the purchase or maintenance of horses or horse-drawn vehicles for the use of the commissioners, or for the purchase or maintenance of horses or horse-drawn vehicles for inspection or other purposes for those officials or employees provided with motor vehicles.

Appropriations in this Act shall not be used for the purchase, livery, or maintenance of horses, or for the purchase, maintenance, or repair of buggies or carriages and harness, except as provided for in the appropriation for contingent and miscellaneous expenses or unless the appropriation from which the same is proposed to be paid shall specifically authorize such purchase, livery, maintenance, and repair, and except also as hereinafter authorized.

Appropriations in this Act shall not be used for the payment of premiums or other cost of fire insurance.

Telephones may be maintained in the residences of the superintendent of the water department, sanitary engineer, chief inspector of the street-cleaning division, assistant superintendent of the street-cleaning division, inspector of plumbing, secretary of the Board of Charities, health officer, assistant health officer, chief of the bureau of preventable diseases, chief engineer of the fire department, superintendent of police, electrical inspector in charge of the fire-alarm system, one fire-alarm operator, and two fire-alarm repair men, under appropriations contained in this Act. The commissioners may connect any or all of these telephones either to the system of the Chesapeake and Potomac Telephone Company or the telephone system maintained by the District of Columbia or to both of such systems.

For postage for strictly official mail matter, \$19,000.

The commissioners are authorized, in their discretion, to furnish necessary transportation in connection with strictly official business of the District of Columbia by the purchase of street-car and bus fares from appropriations contained in this Act: *Provided*, That the expenditures herein authorized shall be so apportioned as not to exceed a total of \$8,000: *Provided further*, That the provisions of this paragraph shall not include the appropriations herein made for the fire and police departments.

For judicial expenses, including procurement of chains of title, the printing of briefs in the Court of Appeals of the District of Columbia, witness fees, and expert services in District cases before the Supreme Court of said District, \$4,000.

For general advertising, authorized and required by law, and for tax and school notices and notices of changes in regulations, \$6,000.

For advertising notice of taxes in arrears July 1, 1925, as required to be given by the Act of March 19, 1890, to be reimbursed by a charge of 50 cents for each lot or piece of property advertised, \$5,500.

For carrying out the provisions of the Act entitled "An Act to authorize the Commissioners of the District of Columbia to remove dangerous or unsafe buildings and parts thereof, and for other purposes," approved March 1, 1899, to pay each member of the board of survey provided for therein, other than the inspector of buildings, at a compensation of not to exceed \$10 for each survey, and to pay the cost of making safe or removing such buildings upon the refusal or neglect of the owners so to do, \$500.

For copies of such wills, petitions, and other papers wherein title to real estate is involved, for the use of the assessor of the District, \$500.

Expenses of horses, etc., limited.

Using other appropriations for horses forbidden.

Fire insurance prohibited.

Telephones allowed at residences of designated officials.

Connections permitted.

Postage.  
Car fares, etc.

Provisos.  
Limit.

Firemen and police excepted.

Judicial expenses.

Advertising.  
General.

Taxes in arrears.  
Vol. 23, p. 24.

Removing dangerous buildings.  
Vol. 30, p. 923.

Copies of wills, etc., to assessor.

Recorder of deeds.  
Office rent.

For rent of offices of the recorder of deeds, including services of cleaners as necessary, not to exceed 30 cents per hour, to be expended under the direction of the Commissioners of the District of Columbia, \$14,400.

Employment Ser-  
vice.

#### EMPLOYMENT SERVICE

Maintenance.

For personal services and miscellaneous and contingent expenses required for maintaining a public employment service for the District of Columbia, \$9,400.

#### HISTORICAL PLACES

Historical tablets.

For erection of suitable tablets to mark historical places in the District of Columbia, \$500.

Emergency fund.

#### EMERGENCY FUND

Expenses under, re-  
stricted.

To be expended only in case of emergency, such as riot, pestilence, public insanitary conditions, calamity by flood or fire or storm, and of like character, and in all other cases of emergency not otherwise sufficiently provided for, in the discretion of the Commissioners, \$4,000: *Provided*, That in the purchase of all articles provided for in this Act no more than the market price shall be paid for any such articles, and all bids for any such articles above the market price shall be rejected and new bids received or purchases made in open market, as may be most economical and advantageous to the District of Columbia.

*Proviso.*  
Purchases.

Refund of erroneous  
collections.

#### REFUND OF ERRONEOUS COLLECTIONS

Payments authorized  
of.

To enable the commissioners, in any case where special assessments, school tuition charges, rents, fees, or collections of any character have been erroneously covered into the Treasury to the credit of the United States and the District of Columbia in the proportion required by law, to refund such erroneous payments, wholly or in part, including the refunding of fees paid for building permits authorized by the District of Columbia Appropriation Act approved March 2, 1911, \$2,000: *Provided*, That this appropriation shall be available for such refunds of payments made within the past three years.

Building permits.  
Vol. 36, p. 967.

*Proviso.*  
Prior years.

National Conference  
on Uniform State  
Laws.

To aid in support of the National Conference of Commissioners on Uniform State Laws, \$250.

Painting traffic lines,  
etc.

For furnishing material and equipment, and for the employment of the necessary labor to continue the painting of traffic lines in the congested section of the city, and for marking the centers of the roadways at curves and on the crests of hills, \$5,000.

Charge for tax certifi-  
cates.

Hereafter the charge for each certificate of taxes issued by the collector of taxes of the District of Columbia shall be \$1.

Streets, etc., im-  
provement and repairs.

#### STREET AND ROAD IMPROVEMENT AND REPAIR

Assessment and per-  
mit work.

For assessment and permit work, including maintenance of non-passenger-carrying motor vehicles, \$298,000.

Paving roadways.

For paving roadways under the permit system, \$45,000.

Street im-  
provements.

#### STREET IMPROVEMENTS

Paving, etc., streets,  
avenues, suburban  
roads, etc.

For paving, repaving, grading, and otherwise improving streets, avenues, suburban roads, and suburban streets, respectively, including the maintenance of nonpassenger-carrying motor vehicles used in this work, as follows:

- Northwest: For paving Klingle Street, Tunlaw Road to Forty-fifth Street, thirty feet wide, \$13,420; Paving Klingle Street NW.
- Northwest: For paving Forty-fourth Street, Klingle Street to Lowell Street, thirty feet wide, \$5,600; Paving Forty-fourth Street NW.
- Northwest: For paving Lowell Street, Forty-fourth Street to Forty-fifth Street, thirty feet wide, \$8,800; Paving Lowell Street NW.
- Northwest: For paving Ordway Street, Thirty-fourth Street to Wisconsin Avenue, thirty feet wide, \$21,920; Paving Ordway Street NW.
- Northwest: For paving Eighth Street, Florida Avenue to Barry Place, thirty feet wide, \$21,750; Paving Eighth Street NW.
- Northwest: For paving Forty-second Street, Fessenden Street to Garrison Street, thirty feet wide, \$6,610; Paving Forty-second Street NW.
- Northwest: For paving Rodman Street, Reno Road to Thirty-fifth Street, thirty feet wide, \$6,600; Paving Rodman Street NW.
- Northwest: For paving Thirty-fifth Street, Quebec Street to Rodman Street, thirty feet wide, \$4,500; Paving Thirty-fifth Street NW.
- Northwest: For paving Macomb Street, Wisconsin Avenue to Idaho Avenue, fifty feet wide, \$12,000; Paving Macomb Street NW.
- Northwest: For paving Ninth Street, Decatur Street to Emerson Street, thirty feet wide, \$8,000; Paving Ninth Street NW.
- Northwest: For paving Delafield Street, Georgia Avenue to Ninth Street, thirty feet wide, \$5,300; Paving Delafield Street NW.
- Northwest: For paving Emerson Street, Ninth Street to Illinois Avenue, thirty feet wide, \$6,600; Paving Emerson Street NW.
- Southeast: For paving Shannon Place, U to W; and U Street, Nichols Avenue to Shannon Place, thirty feet wide, \$5,200; Paving Shannon Place and U Street SE.
- Northeast: For paving Kearney Street, Twenty-second Street to Rhode Island Avenue, thirty feet wide, \$6,700; Paving Kearney Street NE.
- Northeast: For paving Trinidad Avenue, Florida Avenue to Neal Street, thirty feet wide, \$13,200; Paving Trinidad Avenue NE.
- Northeast: For paving Monroe Street, Twentieth Street to Twenty-second Street, thirty feet wide, \$7,150; Paving Monroe Street NE.
- Northeast: For paving Channing Street, Lincoln Road to Fourth Street, thirty feet wide, \$11,000; Paving Channing Street NE.
- Northeast: For paving Third Street, Bryant Street to Douglas Street, thirty feet wide, \$9,900; Paving Third Street NE.
- Southeast: For paving Esther Place, Nichols Avenue to Raleigh Street, twenty-four feet wide, \$4,000; Paving Esther Place SE.
- Northwest: For paving Decatur Street, Georgia Avenue to Kansas Avenue, thirty feet wide, \$18,700; Paving Decatur Street NW.
- Northwest: For paving Buchanan Street, Eighth Street to Kansas Avenue, thirty feet wide, \$2,200; Paving Buchanan Street NW.
- Northwest: For paving east side Sherman Circle, Crittenden Street to Illinois Avenue, forty feet wide, \$7,000; Paving Sherman Circle NW.
- Northwest: For paving Illinois Avenue, Allison Street to Buchanan Street, forty feet wide, \$8,250; Paving Illinois Avenue NW.
- Northwest: For paving Crittenden Street, Sherman Circle to Fifth Street, thirty feet wide, \$4,500; Paving Crittenden Street NW.
- Northwest: For paving Eighth Street, Hamilton Street to Ingraham Street, thirty feet wide, \$8,500; Paving Eighth Street NW.
- Northwest: For paving Seventh Street, Hamilton Street to Jefferson Street, thirty feet wide, \$9,900; Paving Seventh Street NW.
- Northwest: For paving Kansas Avenue, Buchanan Street to Sherman Circle, fifty feet wide with ten-foot center parking; west side Sherman Circle, Kansas Avenue to Illinois Avenue, forty feet wide; and Illinois Avenue, Sherman Circle to Emerson Street, forty feet wide, \$24,500; Paving Kansas Avenue NW., etc.
- Northwest: For paving R Street, Thirty-seventh Street to Thirty-eighth Street, thirty feet wide, \$5,200; Paving R Street NW.

- Paving S Street NW. Northwest: For paving S Street, Thirty-seventh Street to Thirty-eighth Street, thirty feet wide, \$5,200;
- Paving T Street NW. Northwest: For paving T Street, Thirty-seventh Street to Thirty-eighth Street, thirty feet wide, \$5,200;
- Paving Woodley Road and Twenty-ninth Street NW. Northwest: For paving Woodley Road, Twenty-eighth Street to Twenty-ninth Street, and Twenty-ninth Street, Woodley Road to Cathedral Avenue, thirty feet wide, \$13,200;
- Paving Thirty-third Place NW. Northwest: For paving Thirty-third Place, Macomb Street to Woodley Road, thirty feet wide, \$9,450;
- Paving Cathedral Avenue NW. Northwest: For paving Cathedral Avenue, Cleveland Avenue to Thirty-fourth Street, thirty feet wide, \$4,400;
- Paving Crittenden Street NW. Northwest: For paving Crittenden Street, Eighth Street to Sherman Circle, thirty feet wide, \$2,200;
- Paving Twentieth Street NE. Northeast: For paving Twentieth Street, Lawrence Street to Monroe Street, thirty feet wide, \$5,200;
- Paving Second Street NE. Northeast: For paving Second Street, Channing Street to Cromwell Terrace, thirty feet wide, \$3,000;
- Paving V Street SE. Southeast: For paving V Street, Nichols Avenue to Fourteenth Street, thirty feet wide, \$10,000;
- Grading Everts Street NE. Northeast: For grading Everts Street, Fourth Street to Central Avenue, \$4,400;
- Grading, etc. For grading, including necessary culverts, drains, and retaining walls, the following:
- Sixteenth Street NW. Northwest: Sixteenth Street, Alaska Avenue to Kalmia Street, \$40,500;
- Western Avenue NW. Northwest: Western Avenue, Massachusetts Avenue to Forty-first Street, \$30,000.
- Thirteenth Street NW. Widening lessened. Public Laws, 1st sess., p. 546. The appropriation contained in the District of Columbia Appropriation Act for the fiscal year 1925 for increasing the roadway width of Thirteenth Street from F to I Streets northwest shall not be available for widening such section of such street to more than seventy feet;
- Accounted for as one fund. In all, \$399,750; to be disbursed and accounted for as "Street improvements," and for that purpose shall constitute one fund, and shall be available immediately: *Provided*, That no part of such fund shall be used for the improvement of any street or section thereof not herein specified.
- Proviso.* Restricted to specified improvements.

Gasoline tax road and street fund.

#### GASOLINE TAX ROAD AND STREET IMPROVEMENTS

Paving, etc., streets, etc., from.

For paving, repaving, grading, and otherwise improving streets, avenues, suburban roads and suburban streets, respectively, including personal services and the maintenance of motor vehicles used in this work, as follows, to be paid from the special fund created by section 1 of the Act entitled "An Act to provide for a tax on motor-vehicle fuels sold within the District of Columbia, and for other purposes," approved April 23, 1924, and accretions by repayment of assessments;

*Ante*, p. 106.

Widening and repaving M Street NW.

Northwest: For widening to sixty feet and repaving the roadway of M Street from Twenty-ninth Street to Thirty-fifth Street, \$97,400;

Widening, etc., Ninth Street NW.

Northwest: For widening by twelve feet on the west side and repaving the roadway of Ninth Street from New York Avenue to Massachusetts Avenue, \$3,000;

Widening, etc., E Street NW.

Northwest: For widening to fifty-five feet and repaving the roadway of E Street, from Fifth Street to Thirteenth Street, \$95,000;

Widening, etc., Bladensburg Road NE.

Northeast: For widening to sixty feet and repaving the roadway of Bladensburg Road from H Street to the end of the present asphalt roadway, \$30,000;

Assessment of cost on abutting property.

In the widening and repaving of roadways hereinbefore provided for, 40 per centum of the entire cost thereof in each case shall be

assessed against and collected from the owners of abutting property in the manner provided in the Act approved July 1, 1914 (Thirty-eighth Statutes, page 524), as amended by section 8 of the Act approved September 1, 1916 (Thirty-ninth Statutes, page 716). The owners of abutting property also shall be required to modify, at their own expense, the roofs of any vaults that may be under the sidewalk or parking on said street if it be found necessary to change such vaults to permit of the roadway being widened;

Vol. 38, p. 524; Vol. 39, p. 716.  
Modification of vaults under sidewalks, etc.

For covering with asphalt the roadways of the following, including curbing and gutters where necessary:

Asphalt roadways.

Northwest: Thirtieth Street, Q Street to R Street, \$5,000;

Thirtieth Street NW.  
Cathedral Avenue NW.

Northwest: Cathedral Avenue, Connecticut Avenue to Twenty-ninth Street, \$8,000;

Seventh Street SW.

Southwest: Seventh Street, from G Street to Water Street, \$11,000;

Nineteenth Street NW.

Northwest: Nineteenth Street, from Pennsylvania Avenue to K Street, \$6,000;

Twenty-first Street NW.

Northwest: Twenty-first Street, Pennsylvania Avenue to K Street, \$4,000;

Rhode Island Avenue NE.

Northeast: Rhode Island Avenue, Lincoln Road to Fourth Street, \$22,000;

Fifteenth Street NW.

Northwest: Fifteenth Street, Euclid Street to Irving Street, \$10,500;

Ontario Road NW.

Northwest: Ontario Road, Columbia Road to end of pavement south of Euclid Street, \$3,800;

Seventeenth Street NW.

Northwest: Seventeenth Street, Columbia Road to Euclid Street, \$3,700;

V Street NE.

Northeast: V Street, Lincoln Road to Rhode Island Avenue, \$2,600;

Buchanan Street NW.

Northwest: Buchanan Street, Fourteenth Street to Sixteenth Street, \$5,800;

Allison Street NW.

Northwest: Allison Street, Seventh Street to Georgia Avenue, \$7,700;

Shepherd Street NW.

Northwest: Shepherd Street, Fourteenth Street to Georgia Avenue, \$12,600;

Paving and repaving roadways.

For paving and repaving roadways as follows:

Eleventh Street NW.

Northwest: Eleventh Street, E Street to G Street, fifty-five feet wide, \$22,000;

Thirteenth Street NW.

Northwest: For widening to sixty feet and repaving the roadway of Thirteenth Street, from E Street to Pennsylvania Avenue, \$5,000;

North Capitol Street.

Northwest and Northeast: North Capitol Street, V Street to Michigan Avenue, fifty feet wide, \$53,000;

Ninth Street NW.

Northwest: Ninth Street, Florida Avenue to Barry Place, thirty feet wide, \$10,000;

A Street NE.

Northeast: A Street, Fifteenth Street to Seventeenth Street, thirty feet wide, \$17,000;

North Carolina Avenue NE.

Northeast: North Carolina Avenue, Fifteenth Street to B Street, forty feet wide, \$6,500;

Potomac Avenue SE.

Southeast: Potomac Avenue, Sixteenth Street to E Street, forty feet wide, \$22,000.

A Street SE.

Southeast: A Street, Fifteenth Street to Eighteenth Street, thirty feet wide, \$26,000;

E Street SE.

Southeast: E Street, Eighteenth Street to Nineteenth Street, thirty-five feet wide, \$14,000;

U Street SE.

Southeast: You Street, Nichols Avenue to Fourteenth Street, thirty feet wide, \$10,000;

Seventeenth Street NE.

Northeast: Seventeenth Street, East Capitol Street to A Street, thirty feet wide, \$9,000;

Seventeenth Street SE.

Southeast: Seventeenth Street, East Capitol Street to A Street, thirty feet wide, \$9,000;

Thirty-fourth Street NW.	Northwest: Thirty-fourth Street, Massachusetts Avenue to Cleveland Avenue, thirty and forty feet wide, \$20,000;
Buchanan Street NW.	Northwest: Buchanan Street, Thirteenth Street to Fourteenth Street, thirty feet wide, \$9,900;
Fourth Street NE.	Northeast: Fourth Street, Rhode Island Avenue to Central Avenue, fifty feet wide, \$13,900;
Woodley Place NW.	Northwest: Woodley Place, from pavement south of Woodley Road to Cathedral Avenue, twenty-four feet wide, \$12,000;
Woodley Road NW.	Northwest: Woodley Road, Woodley Place to end of pavement east of Connecticut Avenue, thirty feet wide, \$1,500;
Maple Street NW.	Northwest: Maple Street, Vine Street to Carroll Street, twenty-four feet wide, \$4,600;
Webster Street NW.	Northwest: Webster Street, Second Street to Rock Creek Church Road, thirty feet wide, \$10,000;
Thirteenth Street NW.	Northwest: Thirteenth Street, Jefferson Street to Kennedy Street, forty feet wide, \$6,000;
Twenty-second Street NW.	Northwest: Twenty-second Street, B Street to C Street, thirty-two feet wide, \$10,000;
C Street NW.	Northwest: C Street, Twenty-first Street to Twenty-second Street, thirty-two feet wide, \$7,000;
Q Street NW.	Northwest: Q Street, Thirtieth Street to Wisconsin Avenue, present width, \$25,000;
R Street NW.	Northwest: R Street, Thirtieth Street to Wisconsin Avenue, present width, \$32,000;
D Street NW.	Northwest: D Street, Fifth Street to Seventh Street, present width, \$18,000;
Eighth Street NW.	Northwest: Eighth Street, Market Space to E Street, present width, \$18,000;
Georgia Avenue NW.	Northwest: Georgia Avenue, Florida Avenue to Barry Place, present width, \$25,000;
Grading Franklin Street NE.	Northeast: For grading Franklin Street, Rhode Island Avenue to Twentieth Street, \$17,500;
Curbs, gutters, etc.	For construction of curbs and gutters and adjustment of roadways thereto, \$50,000;
Disbursement, etc.	In all, \$812,000; to be disbursed and accounted for as "Gasoline tax, road and street improvements," and for that purpose shall constitute one fund and be available immediately: <i>Provided</i> , That no part of such fund shall be used for the improvement of any street or section thereof not herein specified: <i>Provided further</i> , That assessments in accordance with existing law shall be made for paving and repaving roadways where such roadways are paved or repaved with funds derived from the collection of the tax on motor-vehicle fuels: <i>Provided further</i> , That any projects or portions of projects chargeable to the fund during the fiscal year 1925 and subsequent fiscal years and uncompleted at the close of those years shall be a continuing charge upon the fund until completed and shall, except in so far as conditions beyond the control of the commissioners prevent, be given priority over projects subsequently made a charge upon such fund.
<i>Provisos.</i> Restricted to specified improvements.	
Assessments under existing law.	
Continuing of uncompleted projects	

## STREET REPAIR, GRADING, AND EXTENSION

## Grading.

Grading, streets, alleys, and roads: For labor, purchase and repair of carts, tools or hire of same, and horses, \$52,700.

## Condemnation.

Condemnation: For purchase or condemnation of streets, roads, and alleys, \$1,000.

## Small park areas.

For the condemnation of small park areas at the intersection of streets, avenues, or roads in the District of Columbia, to be selected by the commissioners, \$5,000.

To carry out the provisions contained in the District of Columbia Appropriation Act for the fiscal year 1914 which authorize the commissioners to open, extend, or widen any street, avenue, road, or highway, except Fourteenth Street extension and Piney Branch Road extension, to conform with the plan of the permanent system of highways in that portion of the District of Columbia outside of the cities of Washington and Georgetown there is appropriated such sum as is necessary for said purpose during the fiscal year 1926, to be paid wholly out of the revenues of the District of Columbia: *Provided*, That the authority given in the Act of 1914 is not hereby in any way extended.

Repairs: For current work of repairs of streets, avenues, and alleys, including resurfacing and repairs to asphalt pavements with the same or other not inferior material, and including the maintenance of nonpassenger-carrying motor vehicles used in this work, \$800,000, to be immediately available. This appropriation shall be available for repairing pavements of street railways when necessary; the amounts thus expended shall be collected from such railroad companies as provided by section 5 of "An Act providing a permanent form of government for the District of Columbia," approved June 11, 1878, and shall be deposited to the credit of the appropriation for the fiscal year in which they are collected.

The authority given the commissioners in the District of Columbia Appropriation Act approved March 2, 1907, to make such changes in the lines of the curb of Pennsylvania Avenue and its intersecting streets in connection with their resurfacing as they may consider necessary and advisable is made applicable to such other streets and avenues as may be improved under appropriations contained in this Act.

For construction and repair of sidewalks and curbs around public reservations and municipal and United States buildings, \$15,000.

For current work of repairs to suburban roads and suburban streets, including maintenance of nonpassenger-carrying motor vehicles, \$297,500.

BRIDGES

For construction and repair of bridges, including maintenance of nonpassenger-carrying motor vehicles, \$28,688.

Highway Bridge across Potomac River: For personal services in accordance with the Classification Act of 1923, \$9,360; labor, \$1,600; power, miscellaneous supplies, and expenses of every kind necessarily incident to the operation and maintenance of the bridge and approaches, \$7,640; in all, \$18,600.

Anacostia River Bridge. For employees, miscellaneous supplies, and expenses of every kind necessary to operation and maintenance of the bridge, \$4,500.

Francis Scott Key Bridge: For miscellaneous supplies and expenses of every kind necessarily incident to the maintenance of the bridge and approaches, including personal services, \$2,000.

TREES AND PARKINGS

For contingent expenses, including laborers, trimmers, nurserymen, repairmen, teamsters, hire of carts, wagons, or motor trucks, trees, tree boxes, tree stakes, tree straps, tree labels, planting and care of trees on city and suburban streets, care of trees, tree spaces, maintenance of nonpassenger-carrying motor vehicles, and miscellaneous items, \$78,000.

Opening streets, etc., for permanent highways system. Vol. 37, p. 950. Exceptions.

Wholly from District revenues.

*Proviso*. Authority not extended.

Repairs.

Motor vehicles.

Street railway pavements. Vol. 20, p. 105.

Changing curb lines. Vol. 34, p. 1130.

Sidewalks, etc.

Suburban roads, repairs, etc.

Bridges.

Construction, repair, etc.

Highway Bridge.

Anacostia Bridge.

Francis Scott Key Bridge.

Trees and parking.

Contingent expenses.

## PUBLIC CONVENIENCE STATIONS

Public convenience stations. For maintenance of public convenience stations, including compensation of necessary employees, \$28,000.

New station, Ninth and F Streets. For a new public convenience station, numbered 5, to be located at the northeast corner of Ninth and F Streets NW., \$15,000, plus the unexpended balance of the appropriation now available for a public convenience station in Eighth Street NW., south of F Street NW.

## Sewers.

## SEWERS

Cleaning, etc. For cleaning and repairing sewers and basins, including the purchase of three motor trucks at not to exceed \$650 each, the purchase of three motor trucks at not to exceed \$4,000 each, the replacement of one motor truck at not to exceed \$650, and the replacement of two motor trucks at not to exceed \$4,000 each; for operation and maintenance of the sewage pumping service, including repairs to boilers, machinery, and pumping stations, and employment of mechanics and laborers, purchase of coal, oils, waste, and other supplies, and for the maintenance of nonpassenger-carrying motor vehicles used in this work, \$258,950.

Pumping service.

Main and pipe. For main and pipe sewers and receiving basins, \$150,000.

Suburban. For suburban sewers, including the exchange or replacement of one motor truck at not to exceed \$4,000, the purchase of one motor tractor at not to exceed \$650, and the maintenance of nonpassenger-carrying motor vehicles used in this work, \$385,800.

Assessment and permit work. For assessment and permit work, sewers, \$275,000.

Rights of way. For purchase or condemnation of rights of way for construction, maintenance, and repair of public sewers, \$2,000.

Rock Creek interceptor. For the extension of the Rock Creek main interceptor, \$67,500.

Upper Potomac interceptor. For continuing the construction of the Upper Potomac main interceptor, \$50,000.

## City refuse.

## COLLECTION AND DISPOSAL OF REFUSE

Salaries. For personal services in accordance with the Classification Act of 1923, \$57,000.

Sweeping, cleaning, ice and snow removal, etc. For dust prevention, sweeping, and cleaning streets, avenues, alleys, and suburban streets, under the immediate direction of the commissioners, and for cleaning snow and ice from streets, sidewalks, crosswalks, and gutters in the discretion of the commissioners, including services and purchase and maintenance of equipment, rent of storage rooms; maintenance and repairs of stables; hire, purchase, and maintenance of horses; hire, purchase, maintenance, and repair of wagons, harness, and other equipment; maintenance and repair of nonpassenger-carrying motor-propelled vehicles necessary in cleaning streets and purchase of motor-propelled street-cleaning equipment; purchase, maintenance, and repair of bicycles; and necessary incidental expenses, \$430,000.

Vehicles, etc.

Garbage, ashes, dead animals, etc. To enable the commissioners to carry out the provisions of existing law governing the collection and disposal of garbage, dead animals, night soil, and miscellaneous refuse and ashes in the District of Columbia (no contract shall be let for the collection of dead animals), including inspection; fencing of public and private property designated by the commissioners as public dumps; and incidental expenses, \$909,140: *Provided*, That any proceeds received from the disposal of city refuse or garbage shall be paid into the Treasury of the United States to the credit of the United States and the District of Columbia in the manner provided by law: *Provided further*, That this appropriation shall not be available for collecting ashes or mis-

Provisos. Deposit of receipts.

Use restricted.

cellaneous refuse from hotels and places of business or from apartment houses of four or more apartments in which the landlord furnishes heat to tenants.

For the acquisition by purchase or condemnation of square 739, on which the present garbage transfer station is located, \$35,000: *Provided*, That the purchase price shall not exceed the latest full value assessment of such property.

Purchase of transfer station.

*Proviso.*  
Price restricted.

**PUBLIC PLAYGROUNDS**

Public playgrounds.

For personal services in accordance with the Classification Act of 1923, \$76,000: *Provided*, That employments hereunder shall be distributed as to duration in accordance with corresponding employments provided for in the District of Columbia Appropriation Act for the fiscal year 1924;

Personal services.

*Proviso.*  
Employments restricted.

For general maintenance, improvement, equipment, supplies, incidental and contingent expenses of playgrounds, including labor and maintenance of motor truck, under the direction and supervision of the commissioners, \$40,000;

Maintenance, etc.

For the maintenance and contingent expenses of keeping open during the summer months the public-school playgrounds, under the direction and supervision of the commissioners; for special and temporary services, directors, assistants, and janitor service during the summer vacation, and, in the larger yards, daily after school hours during the school term, \$21,000;

Public school playgrounds during summer.

For supplies, installing electric lights, repairs, maintenance, and necessary expenses of operating three swimming pools, \$3,000;

Swimming pools.

**BATHING BEACH:** For superintendence, \$600; for temporary services, supplies, and maintenance, \$4,500; for repairs to buildings, pools, and upkeep of grounds, \$1,780; in all, \$6,880.

Bathing beach.

In all, for playgrounds, \$146,880.

**ELECTRICAL DEPARTMENT**

Electrical department.

For personal services in accordance with the Classification Act of 1923, \$84,200.

Personal services.

For general supplies, repairs, new batteries and battery supplies, telephone rental and purchase, telephone service charges, wire and cable for extension of telegraph and telephone service, repairs of lines and instruments, purchase of poles, tools, insulators, brackets, pins, hardware, cross arms, ice, record books, stationery, printing, livery, purchase and repair of bicycles, blacksmithing, extra labor, new boxes, maintenance of motor trucks, and other necessary items, \$31,128.

Supplies, contingent expenses, etc.

For placing wires of fire alarm, police patrol, and telephone service underground in existing conduits, including cost of cables, terminal boxes, and posts, connections to and between existing conduits, manholes, handholds, posts for fire-alarm and police boxes, extra labor, and other necessary items, \$4,800.

Placing wires underground.

For extension and relocation of police-patrol system, including purchase of new boxes, purchase and erection of necessary poles, cross arms, insulators, pins, braces, wire, cable, conduit connections, posts, extra labor, and other necessary items, \$2,500.

Police patrol system.

**LIGHTING:** For purchase, installation, and maintenance of public lamps, lamp-posts, street designations, lanterns, and fixtures of all kinds on streets, avenues, roads, alleys, and public spaces, and for all necessary expenses in connection therewith, including rental of stables and storerooms, livery and extra labor, this sum to be expended in accordance with the provisions of sections 7 and 8 of the District of Columbia Appropriation Act for the fiscal year 1912

Lighting streets, etc.

Rates.  
Vol. 36, p. 1008.  
Vol. 37, p. 181.

and with the provisions of the District of Columbia Appropriation Act for the fiscal year 1913, and other laws applicable thereto, \$590,000.

Replacing old fixtures, etc.

For replacing gas lamps and fixtures and older and less effective electric lamps and fixtures on streets, avenues, roads, and public spaces by improved gas or electric installations, purchase of posts and fixtures of all kinds, and for all necessary expenses in connection therewith, \$35,000: *Provided*, That no part of this appropriation shall be available for the payment on any contract required by law to be awarded through competitive bidding, which is not awarded to the lowest bidder on specifications, and such specifications shall be so drawn as to admit of fair competition.

*Proviso.*  
Contract restrictions.

Fire alarm boxes.

For extension and relocation of fire-alarm system, including purchase of new boxes, purchase and erection of necessary poles, cross arms, insulators, pins, braces, wire, cable, conduit connections, posts, extra labor and other necessary items, \$10,000.

Extending cable system.

For purchase and installing additional lead-covered cables to increase the capacity of the underground signal cable system, \$8,000.

Public schools.

## PUBLIC SCHOOLS

Administrative and supervisory officers.

Salaries: For personal services of administrative and supervisory officers in accordance with the Act fixing and regulating the salaries of teachers, school officers, and other employees of the Board of Education of the District of Columbia, approved June 4, 1924, \$611,750: *Provided*, That no part of this sum shall be available for the payment of the salary of any superintendent, assistant superintendent, director of intermediate instruction, or supervising principal who permits the teaching of partisan politics, disrespect of the Holy Bible, or that ours is an inferior form of government.

*Ante*, p. 368.

*Proviso.*  
Teaching partisan politics, disrespect of Bible, and form of Government, forbidden.

Personnel, office of superintendent.

For personal services of clerks and other employees, office of superintendent of schools, in accordance with the Classification Act of 1923, \$97,900.

Personnel, school attendance and work permits department.

For personal services in the department of school attendance and work permits in accordance with the Act approved June 4, 1924, and the Act approved February 5, 1925, \$28,100.

*Ante*, p. 369.

Teachers.

## TEACHERS

Salaries.  
*Ante*, p. 367.  
*Proviso.*  
Restriction.

Salaries: For personal services of teachers and librarians in accordance with the Act approved June 4, 1924, \$5,168,000: *Provided*, That no part of this sum shall be available for the payment of the salary of any teacher who teaches partisan politics, disrespect of the Holy Bible, or that ours is an inferior form of government.

Soliciting subscriptions, etc., prohibited.

No part of any appropriation made in this Act shall be paid to any person employed under or in connection with the public schools of the District of Columbia who shall solicit or receive, or permit to be solicited or received, on any public-school premises, any subscription or donation of money or other thing of value from any pupil enrolled in such public schools for presentation of testimonials to school officials or for any purpose except such as may be authorized by the Board of Education at a stated meeting upon the written recommendation of the superintendent of schools.

Exception.

Vacation schools, etc.

For the instruction and supervision of children in the vacation schools and playgrounds, and supervisors and teachers of vacation schools and playgrounds may also be supervisors and teachers of day schools, \$30,000.

Annuities.

For payment of annuities, \$61,000.

## NIGHT SCHOOLS

Salaries: For teachers and janitors of night schools, including teachers of industrial, commercial, and trade instruction, and teachers and janitors of night schools may also be teachers and janitors of day schools, \$90,000.

Contingent expenses: For contingent and other necessary expenses, including equipment and purchase of all necessary articles and supplies for classes in industrial, commercial, and trade instruction, \$4,500.

## THE DEAF, DUMB, AND BLIND

For expenses attending the instruction of deaf and dumb persons admitted to the Columbia Institution for the Deaf from the District of Columbia, under section 4864 of the Revised Statutes, and as provided for in the Act approved March 1, 1901, and under a contract to be entered into with the said institution by the commissioners, \$25,000.

For maintenance and tuition of colored deaf-mutes of teachable age belonging to the District of Columbia, in Maryland, or some other State, under a contract to be entered into by the commissioners, \$4,500: *Provided*, That all expenditures under this appropriation shall be made under the supervision of the board of education.

For instruction of blind children of the District of Columbia, in Maryland, or some other State, under a contract to be entered into by the commissioners, \$9,500: *Provided*, That all expenditures under this appropriation shall be made under the supervision of the board of education.

## AMERICANIZATION WORK

For Americanization work and instruction of foreigners of all ages in both day and night classes, and teachers and janitors of Americanization schools may also be teachers and janitors of the day school, \$10,000.

For contingent and other necessary expenses, including books, equipment, and supplies, \$2,000.

## COMMUNITY CENTER DEPARTMENT

For personal services of the director, general secretaries, and community secretaries in accordance with the Act approved June 4, 1924; part-time employees, including janitors, and contingent expenses, equipment, supplies, and lighting fixtures, \$38,000.

## CARE OF BUILDINGS AND GROUNDS

Salaries: For personal services in accordance with the Classification Act of 1923, \$478,400.

For care of smaller buildings and rented rooms, including cooking and manual-training schools, wherever located, at a rate not to exceed \$96 per annum for the care of each schoolroom, other than those occupied by atypical or ungraded classes, for which service an amount not to exceed \$120 per annum may be allowed, \$8,000.

## HYGIENE AND SANITATION

Salaries: For personal services in accordance with the Classification Act of 1923, \$63,000: *Provided*, That the person employed in the capacity of chief medical and sanitary inspector shall, under

Night schools.

Salaries.

Contingent expenses

Deaf, dumb, and blind.

Columbia Institution for the Deaf. Instruction expenses. R. S., sec. 4864, p. 942. Vol. 31, p. 844.

Colored deaf mutes. Tuition of, under contract.

*Proviso*. Supervision.Blind children. Instruction under contract. *Proviso*. Supervision.

Americanization work.

Instructing foreigners of all ages.

Equipment, etc.

Community centers.

Salaries and expenses. Public Laws, 1st sess., p. 375.

Care of buildings and grounds.

Salaries.

Smaller buildings and rented rooms.

Hygiene and sanitation.

Personal services. *Provisos*. Day duty, etc., of chief inspector.

the direction of the health officer of the District of Columbia, give his whole time from nine o'clock a. m. to four o'clock p. m., to, and exercise the direction and control of the medical inspection and sanitary conditions of the public schools of the District of Columbia: *Provided further*, That of the persons employed as medical inspectors one shall be a woman, four shall be dentists, and four shall be of the colored race, and that of the graduate nurses employed as public-school nurses three shall be of the colored race.

Division of inspectors.

Free dental clinics.

For the maintenance of free dental clinics in the public schools, \$1,000.

Miscellaneous.

#### MISCELLANEOUS

Equipping temporary rooms, etc.

For equipment of temporary rooms for classes above the second grade, now on half time, and to provide for estimated increased enrollment that may be caused by operation of the compulsory education law, and for purchase of all necessary articles and supplies to be used in the course of instruction which may be provided for atypical and ungraded classes, \$4,500.

Tubercular pupils.

For the maintenance of schools for tubercular pupils, \$4,000.

Transportation.

For transportation for pupils attending schools for tubercular pupils, \$3,000: *Provided*, That expenditures for car fares from this fund shall not be subject to the general limitations on the use of car fares covered by this Act.

*Proviso.*  
Car fares allowed.

Manual training expenses.

For purchase and repair of furniture, tools, machinery, material, and books, and apparatus to be used in connection with instruction in manual training, and incidental expenses connected therewith, \$65,000.

Fuel, light, and power.

For fuel, gas, and electric light and power, \$250,000.

#### FURNITURE

Furniture, etc., for designated schools.

For furniture, including pianos and window shades, for buildings and additions to buildings, equipment for kindergartens, and tools and furnishings for manual training, cooking and sewing schools, as follows: Armstrong Manual Training School and addition thereto, \$25,000; sixteen-room building and assembly hall to replace John F. Cook School, \$14,061; addition to Macfarland Junior High School, \$5,114; eight-room building at Fifth and Sheridan Streets, \$5,306; eight-room building at Fifth and Buchanan Streets, \$5,306; equipment and furnishing of Health School for tubercular pupils, \$6,000; three kindergartens, \$3,000; two sewing schools, \$1,200; two housekeeping and cooking schools, \$3,000; two cooking schools, \$2,000; two manual-training shops, \$3,000; in all, \$72,987.

Contingent expenses, cabinetmaker, etc.

For contingent expenses, including furniture and repairs of same, pay of cabinetmaker, stationery, printing, ice, and other necessary items not otherwise provided for, and including not exceeding \$3,000 for books of reference and periodicals, \$80,000: *Provided*, That a bond shall not be required on account of military supplies or equipment issued by the War Department for military instruction and practice by the students of high schools in the District of Columbia.

*Proviso.*  
No bond for Army supplies to cadets.

Paper towels.

For the purchase of sanitary paper towels and for fixtures for dispensing the same to the pupils, \$2,500.

Pianos.

For purchase of pianos for school buildings and kindergarten schools, at an average cost not to exceed \$300 each, \$1,500.

Supplies to pupils.

For textbooks and school supplies for use of pupils of the first eight grades, to be distributed by the superintendent of public schools under regulations to be made by the Board of Education, and for the necessary expenses of purchase, distribution, and preservation of said textbooks and supplies, including necessary labor not

to exceed \$1,000, \$175,000: *Provided*, That the Commissioners of the District of Columbia, in their discretion, are authorized to exchange any badly damaged book for a new one, the new one to be similar in text to the old one when it was new.

For kindergarten supplies, \$7,000.

For purchase of United States flags, \$1,200.

For utensils, material, and labor, for establishment and maintenance of school gardens, \$3,000.

The Board of Education is authorized to designate the months in which the ten salary payments now required by law shall be made to teachers assigned to the work of instruction in nature study and school gardens.

For purchase of apparatus, fixtures, specimens, technical books, and for extending the equipment and for the maintenance of laboratories of the departments of physics, chemistry, biology, and general science in the several high and junior high schools and normal schools, and for the installation of the same, \$12,000.

The children of officers and men of the United States Army and Navy and children of other employees of the United States stationed outside the District of Columbia shall be admitted to the public schools without payment of tuition.

#### BUILDINGS AND GROUNDS

For enlarging heating plant and completion of the addition to the Armstrong Technical School, \$50,000;

For the purchase of additional land adjoining the site provided for the John R. Francis Junior High School, \$50,000;

For beginning the construction of the John R. Francis Junior High School, on a site already provided for at Twenty-fourth and N Streets northwest, \$175,000, and the commissioners are hereby authorized to enter into contract or contracts, as in this Act provided, for such building at a cost not to exceed \$475,000;

For the construction of a wing to the Macfarland Junior High School, \$125,000;

For the purchase of land adjacent to the Bruce School to provide for the construction of an addition to that school, \$25,000;

For the construction of an eight-room addition to the Bruce School, \$120,000;

For the construction of the Stuart Junior High School with a combined assembly hall and gymnasium on the site provided for said building at Fourth and E Streets northeast, \$475,000;

For the construction of an eight-room extensible building on the site at Fifth and Sheridan Streets northwest, \$140,000;

For the construction of an eight-room building on the site near Fifth and Buchanan Streets northwest, \$140,000;

For the purchase of a site for a new school in the vicinity of Rhode Island Avenue and South Dakota Avenue northeast, \$25,000;

For the purchase of land adjoining the Brightwood Park School to provide for an addition to that school, \$20,000;

For the construction of an eight-room addition to the Brightwood Park School, \$140,000;

For the purchase of a site for a new school in the vicinity of Thirteenth and Montague Streets northwest, \$60,000;

In all, \$1,545,000, to be disbursed and accounted for as "Buildings and Grounds, Public Schools," and for that purpose shall constitute one fund and shall be available immediately: *Provided*, That no part of such fund shall be used for or on account of any school building or site not herein specified.

*Proviso.*  
Exchanges.

Kindergarten  
supplies.  
Flags.  
School gardens.

Nature study, etc.,  
teachers.

Physics, etc., depart-  
ments' supplies.

Children of Army,  
Navy, etc., admitted  
free.

Buildings and  
grounds.

Armstrong Techni-  
cal.

John R. Francis.  
Site.

Construction.

Macfarland.

Bruce.  
Adjacent land.

Construction.

Stuart.

New buildings  
northwest.

Site, northeast.

Brightwood Park.  
Adjoining land.

Constructing addi-  
tion.

Site, northwest.

Disbursed, etc., as  
one fund.

*Proviso.*  
Use restricted to  
specified objects.

## Contract restrictions.

None of the money appropriated by this Act shall be paid or obligated toward the construction of or addition to any building the whole and entire construction of which, exclusive of heating, lighting, and plumbing, shall not have been awarded in one or a single contract, separate and apart from any other contract, project, or undertaking, to the lowest bidder complying with all the legal requirements as to a deposit of money or the execution of a bond, or both, for the faithful performance of the contract: *Provided further*, That nothing herein shall be construed as repealing existing law giving the commissioners the right to reject all bids.

*Proviso.*  
Rejection of bids.

## Rent, etc.

For rent of school buildings and grounds, storage and stock rooms, \$20,000.

## Repairs, etc., of buildings and grounds.

For repairs and improvements to school buildings and grounds and for repairing and renewing heating, plumbing, and ventilating apparatus, and installation of sanitary drinking fountains in buildings not supplied with same and maintenance of motor trucks, \$450,000, to be available immediately.

## School playgrounds.

For maintenance and repair of one hundred school playgrounds now established, \$4,500.

## Additional, in school yards.

For equipment, grading, and improving eight additional school yards for the purposes of play of pupils, \$4,000: *Provided*, That such playgrounds shall be kept open for play purposes in accordance with the schedule maintained for playgrounds under the jurisdiction of the playground department.

*Proviso.*  
Use, etc.

## Repairs, etc., of furnishings for specified junior high schools.

For repair, replacement, and extension of equipment, furniture, and furnishings, including pianos, to adapt for use as junior high schools, the old Eastern High School, \$6,000; the Jefferson School, \$4,000; the Randall School, \$5,000; and the Powell School, \$6,000; in all, \$21,000.

## Cost of sites, etc., limited to appropriations

The total cost of the sites and of the several and respective buildings herein provided for, including heating, lighting, and plumbing, when completed upon plans and specifications to be made previously and approved, shall not exceed the several and respective sums of money herein respectively appropriated or authorized for such purposes, any provision in this Act to the contrary notwithstanding.

## Preparation of plans.

The plans and specifications for all buildings provided for in this Act under appropriations administered by the Commissioners of the District of Columbia shall be prepared under the supervision of the municipal architect, and those for school buildings after consultation with the Board of Education, and shall be approved by the commissioners and shall be constructed in conformity thereto.

## Exits required.

The school buildings authorized and appropriated for herein shall be constructed with all doors intended to be used as exits or entrances opening outward, and each of said buildings having an excess of eight rooms shall have at least four exits. Appropriations carried in this Act shall not be used for the maintenance of school in any building unless all outside doors thereto used as exits or entrances shall open outward and be kept unlocked every school day from one-half hour before until one-half hour after school hours.

## Doors to open outward, etc.

## Unlocked doors, etc.

## Police.

## METROPOLITAN POLICE

## SALARIES

Salaries, officers, etc.  
*Act*, pp. 174, 1125.

For the pay and allowances of officers and members of the Metropolitan police force, in accordance with the Act entitled "An Act to fix the salaries of the Metropolitan police force, the United States park police force, and the fire department of the District of Columbia," including the present chief clerk of the police department, who

shall be appointed an assistant superintendent on the Metropolitan police force, \$2,646,900.

For personal services in accordance with the Classification Act of 1923, \$69,600.

#### MISCELLANEOUS

For fuel, \$8,000.

For repairs and improvements to police stations and station grounds, \$7,000.

For miscellaneous and contingent expenses, including rewards for fugitives, purchase of modern revolvers and other firearms, maintenance of card system, stationery, city directories, books of reference, periodicals, telegraphing, telephoning, photographs, printing, binding, gas, ice, washing, meals for prisoners, not to exceed \$200 for car tickets, furniture and repairs thereto, beds and bed clothing, insignia of office, motor cycles, police equipments and repairs to same, repairs to vehicles, van, patrol wagons, and saddles, mounted equipments, and expenses incurred in prevention and detection of crime, and other necessary expense, \$60,000; of which amount a sum not exceeding \$500 may be expended by the major and superintendent of police for prevention and detection of crime, under his certificate, approved by the commissioners, and every such certificate shall be deemed a sufficient voucher for the sum therein expressed to have been expended: *Provided*, That the War Department may, in its discretion, furnish the commissioners, for use of the police, upon requisition, such worn mounted equipment as may be required.

For flags and halyards, \$200.

For purchase and maintenance of motor vehicles and the replacement of those worn out in the service and condemned, \$50,000.

For garage for No. 12 precinct station house, \$8,000.

For the purchase of approximately 12,000 square feet of land in the vicinity of Georgia Avenue and Shepherd Road, or the Military Road and Colorado Avenue NW., as a site for a new police station house, \$7,500.

For the erection of a two-story building, to be known as the thirteenth police precinct station house, \$64,000.

#### HOUSE OF DETENTION

For maintenance of a suitable place for the reception and detention of children under seventeen years of age and, in the discretion of the commissioners, of girls and women over seventeen years of age, arrested by the police on charge of offense against any laws in force in the District of Columbia, or held as witnesses or held pending final investigation or examination, or otherwise, including transportation, the purchase and maintenance of necessary motor vehicles, clinic supplies, food, upkeep and repair of building, fuel, gas, ice, laundry, supplies, and equipment, electricity, and other necessary expenses, \$16,800; for personal services in accordance with the Classification Act of 1923, \$14,400; in all, \$31,200.

#### HARBOR PATROL

For personal services in accordance with the Classification Act of 1923, \$8,280.

For fuel, construction, maintenance, repairs, and incidentals, \$3,500.

Personal services.

Fuel.

Repairs, etc.

Contingent expenses.

*Proviso.*  
Army mounted equipment.

Flags, etc.

Motor vehicles.

Garage, 12th precinct.

Site for new station.

Construction, 13th precinct station.

House of Detention.

Maintenance, etc.

Personal services.

Harbor patrol.

## POLICEMEN AND FIREMEN'S RELIEF FUND

Policemen, etc., relief fund.

Payments from.

To pay the relief and other allowances as authorized by law, a sum not to exceed \$450,000 is appropriated from the policemen and firemen's relief fund.

Fire department.

## FIRE DEPARTMENT

## SALARIES

Salaries, officers, etc.  
*Ante*, p. 175.

For the pay of officers and members of the fire department, in accordance with the Act entitled "An Act to fix the salaries of officers and members of the Metropolitan police force, the United States park police force, and the fire department of the District of Columbia, \$1,770,000.

Personal services.

For personal services in accordance with the Classification Act of 1923, \$9,360.

Miscellaneous.

## MISCELLANEOUS

Repairs, etc., to buildings.

For repairs and improvements to engine houses and grounds, \$25,000.

Repairs to apparatus.

For repairs to apparatus and motor vehicles and other motor-driven apparatus, and for new apparatus, new motor vehicles, new appliances, employment of mechanics, helpers, and laborers in the fire department repair shop, and for the purchase of necessary supplies, materials, equipment, and tools: *Provided*, That the commissioners are authorized, in their discretion, to build or construct, in whole or in part, fire-fighting apparatus in the fire department repair shop, \$47,000.

*Proviso*.  
Construction at repair shop.

For repair and improvement of fire boat, \$5,000.

Fire boat, repairs, etc.  
Hose, fuel, and forage.

For hose, \$22,000.

For fuel, \$35,000.

For forage, \$2,300.

Contingent expenses.

For contingent expenses, horseshoeing, furniture, fixtures, oil, medical and stable supplies, harness, blacksmithing, gas and electric lighting, flags and halyards, and other necessary items, cost of installation and maintenance of telephones in the residences of the superintendent of machinery and the fire marshal, \$28,000.

New apparatus.

Permanent improvements:

For one aerial hook and ladder truck, motor driven, \$15,500.

For four pumping engines, triple combination, motor driven, \$11,000 each.

For two combination chemical and hose wagons, motor driven, at \$8,000 each.

Automobiles.

For two automobiles, at \$2,000 each.

Health Department.

## HEALTH DEPARTMENT

## SALARIES

Salaries.

For personal services in accordance with the Classification Act of 1923, \$135,000.

Contagious diseases prevention.

## PREVENTION OF CONTAGIOUS DISEASES

Enforcement expenses.  
Vol. 29, p. 635.

For enforcement of the provisions of an Act to prevent the spread of contagious diseases in the District of Columbia, approved March 3, 1897, and an Act for the prevention of scarlet fever, diphtheria, measles, whooping cough, chicken pox, epidemic cerebrospinal meningitis, and typhoid fever in the District of Columbia, ap-

Vol. 34, p. 889.

proved February 9, 1907, and an Act to provide for registration of all cases of tuberculosis in the District of Columbia, for free examination of sputum in suspected cases, and for preventing the spread of tuberculosis in said District of Columbia, approved May 13, 1908, under the direction of the health officer of said District, manufacture of serums, including their use in indigent cases, and for the prevention of infantile paralysis and other communicable diseases, including salaries or compensation for personal services, when ordered in writing by the commissioners and necessary for the enforcement and execution of said Acts, and for the prevention of such other communicable diseases as hereinbefore provided, purchase and maintenance of necessary horses, wagons, and harness, purchase of reference books and medical journals, and maintenance of quarantine station and smallpox hospital, \$39,260: *Provided*, That any bacteriologist employed under this appropriation may be assigned by the health officer to the bacteriological examination of milk and other dairy products and of the water supplies of dairy farms, and to such other sanitary work as in the judgment of the health officer will promote the public health, whether such examinations be or be not directly related to contagious diseases.

Tuberculosis registration, etc.  
Vo.. 35, p. 126.

Infantile paralysis, etc.

Smallpox hospital, etc.

Proviso.  
Bacteriological examinations.

Isolating wards, Garfield and Providence Hospitals.

For isolating wards for minor contagious diseases at Garfield Memorial and Providence Hospitals, maintenance, \$12,000 and \$8,000, respectively, or so much thereof as in the opinion of the commissioners may be necessary; in all, \$20,000.

Tuberculosis and venereal diseases dispensaries.

For the maintenance of a dispensary or dispensaries for the treatment of indigent persons suffering from tuberculosis and of indigent persons suffering from venereal diseases, including payment for personal service and supplies, \$14,500: *Provided*, That the commissioners may accept such volunteer services as they deem expedient in connection with the establishment and maintenance of the dispensaries herein authorized: *Provided further*, That this shall not be construed to authorize the expenditure or the payment of any money on account of any such volunteer service.

Provisos.  
Volunteer services.

Pay prohibition.

For maintenance of disinfecting service, including salaries or compensation for personal services when ordered in writing by the commissioners and necessary for maintenance of said service, and for purchase and maintenance of necessary horses, wagons, and harness, \$5,880.

Disinfecting service.

For enforcement of the provisions of an Act to provide for the drainage of lots in the District of Columbia, approved May 19, 1896, and an Act to provide for the abatement of nuisances in the District of Columbia by the commissioners, and for other purposes, approved April 14, 1906, \$2,000.

Drainage of lots.  
Vol. 29, p. 125.  
Abatement of nuisances.  
Vol. 34, p. 114.

For special services in connection with the detection of the adulteration of drugs and of foods, including candy and milk, \$200.

Food, etc., adulterations.

BACTERIOLOGICAL LABORATORY

Bacteriological laboratory.

For maintaining and keeping in good order, and for the purchase of reference books and scientific periodicals, \$750.

Maintenance, etc.

Apparatus, equipment, cost of installation, supplies, and other expenses incidental to the biological and serological diagnosis of disease, \$750.

CHEMICAL LABORATORY

Chemical laboratory.

For maintaining and keeping in good order, and for the purchase of reference books and scientific periodicals, \$1,000.

Maintenance, etc.

## Dairy farms.

## DAIRY FARM INSPECTION

- Inspection expenses. For necessary expenses of inspection of dairy farms, including necessary traveling expenses, \$3,150.
- Ante*, p. 1004.  
Enforcing milk regulation, etc.  
Vol. 28, p. 719.
- Food, candy, etc.  
Vol. 30, pp. 246, 398.
- Pure food law.  
Vol. 34, p. 768.
- Crematory. For maintenance, including personal services, of the public crematory, \$3,440.
- Pound. For the maintenance of one motor vehicle for use in the pound service, \$400.
- Child hygiene service. For equipping, maintaining, and operating the motor ambulance, and keeping it in good order, \$600.
- Maintenance of welfare stations, etc.  
Child hygiene service.
- Provided*. For maintaining a child hygiene service, including the establishment and maintenance of child welfare stations for the clinical examinations, advice, care, and maintenance of children under six years of age, payment for personal services, rent, fuel, periodicals, and supplies, \$25,000: *Provided*, That the commissioners may accept such volunteer services as they may deem expedient in connection with the establishment and maintenance of the service herein authorized: *Provided further*, That this shall not be construed to authorize the expenditure or the payment of any money on account of any such volunteer service.
- Volunteer services.
- No pay authorized.

## Courts and prisons.

## COURTS AND PRISONS

## Juvenile court.

## JUVENILE COURT

## Salaries.

Salaries: For personal services in accordance with the Classification Act of 1923, \$45,000.

## Miscellaneous.

Miscellaneous: For compensation of jurors, \$900.

For transportation and traveling expenses to secure the return of absconding probationers, \$300.

## Advances authorized for returning, etc., absconding probationers.

The disbursing officer of the District of Columbia is authorized to advance to the chief probation officer of the juvenile court, upon requisition previously approved by the judge of the juvenile court and the auditor of the District of Columbia, sums of money not to exceed \$50 at any one time, to be expended for transportation and traveling expenses to secure the return of absconding probationers, and to be accounted for monthly on itemized vouchers to the accounting officer of the District of Columbia.

## Meals to jurors, etc.

For meals of jurors and of prisoners temporarily detained at court awaiting trial, \$100.

## Rent.

For rent, \$2,000.

## Furniture, etc.

For furniture, fixtures, equipment, and repairs to the courthouse and grounds, \$500.

## Contingent expenses.

For fuel, ice, gas, laundry work, stationery, printing, books of reference, periodicals, typewriters and repairs thereto, binding and rebinding, preservation of records, mops, brooms, and buckets, removal of ashes and refuse, telephone service, traveling expenses, and other incidental expenses not otherwise provided for, \$2,500.

## POLICE COURT

Police Court.

Salaries: For personal services in accordance with the Classification Act of 1923, \$90,774, including compensation in accordance with the Classification Act of 1923 for two additional judges and such other court employees, within the limit of available funds, as the court may determine to be necessary, and of said sum \$6,530 shall be available immediately: *Provided*, That in addition to the sums hereinafter appropriated for the expenses of said court and for any of said purposes there is further appropriated the sum of \$22,800, of which \$12,600 shall be available immediately.

Salaries.

Two additional judges.  
*Ante*, p. 1119.

*Proviso*.  
Additional expenses.

For printing, law books, books of reference, directories, periodicals, stationery, binding and rebinding, preservation of records, typewriters and repairs thereto, fuel, ice, gas, electric lights and power, telephone service, laundry work, removal of ashes and rubbish, mops, brooms, buckets, dusters, sponges, painter's and plumber's supplies, toilet articles, medicines, soap and disinfectants, United States flags and halyards, and all other necessary and incidental expenses of every kind not otherwise provided for, \$6,000.

Contingent expenses.

For witness fees, \$2,500.

Witness fees, etc.

For furniture, furnishings, and fixtures, and repairing and replacing same, \$500.

Furniture, etc.

For lodging, meals, and accommodations of jurors and of bailiffs in attendance upon them when ordered by the court, \$200.

Jurors, etc.

For compensation of jurors, \$12,000.

Repairs to building.

For repairs and alterations to building, \$4,000.

## MUNICIPAL COURT

Municipal court.

Salaries: For personal services in accordance with the Classification Act of 1923, including \$300 additional for presiding judge, \$54,000.

Salaries.

For compensation of jurors, \$5,750: *Provided*, That deposits made on demands for jury trials in accordance with rules prescribed by the court under authority granted in section 11 of the Act approved March 3, 1921 (Forty-first Statutes, page 1312), shall be earned unless, prior to three days before the time set for such trials, including Sundays and legal holidays, a new date for trial be set by the court, cases be discontinued or settled, or demands for jury trials be waived.

Jurors, etc.  
*Proviso*.  
Disposition of deposits on demand for jury trials.  
Vol. 41, p. 1312.

For lodging, meals, and accommodations for jurors and deputy United States marshals, while in attendance upon them, when ordered by the court, \$100.

Jury expenses.

For rent of building, \$3,600.

Rent, etc.

For fixtures, repairs to furniture, repairs to building, and repairs to building equipment, to be expended under the direction of the presiding judge, \$1,500.

For contingent expenses, including books, law books, books of reference, fuel, light, telephone, blanks, dockets, and all other necessary miscellaneous items and supplies, \$4,000.

Contingent expenses.

## SUPREME COURT, DISTRICT OF COLUMBIA

Supreme Court.

Salaries: Chief justice, \$8,000; five associate justices, at \$7,500 each; six stenographers, one for the chief justice and one for each associate justice, \$11,160; in all, \$56,660.

Salaries.

FEES OF WITNESSES: For fees of witnesses and payment of the actual expenses of witnesses in said court as provided by section 850, Revised Statutes of the United States, \$25,000.

Witnesses.  
R. S. sec. 850, p. 160.

FEES OF JURORS: For fees of jurors, \$55,000.

Jurors.

**Bailiffs.** PAY OF BAILIFFS: For not exceeding one crier in each court, of office deputy marshals who act as bailiffs or criers, and for expenses of meals and lodging for jurors in United States cases and of bailiffs in attendance upon same when ordered by the court, clerk to jury commissioners, and per diems of jury commissioners, \$37,520: *Provided*, That the compensation of each jury commissioner for the fiscal year 1926 shall not exceed \$250.

*Proviso.*  
Jury commissioner.  
Compensation.

**Probation system.** PROBATION SYSTEM: For personal services, \$8,120; contingent expenses, \$325; in all, \$8,445.

Courthouse.  
Care, etc., of.

COURTHOUSE: For personal services for care and protection of the courthouse, under the direction of the United States marshal of the District of Columbia, \$25,000, to be expended under the direction of the Attorney General.

Repairs, etc.

For repairs and improvements to the courthouse, including repair and maintenance of the mechanical equipment, and for labor and material and every item incident thereto, \$2,500, to be expended under the direction of the Architect of the Capitol.

Court of Appeals.

#### COURT OF APPEALS

Salaries.

Salaries: Chief justice, \$9,000; two associate justices, at \$8,500 each; all other officers and employees of the court, including reporting service, \$21,050; necessary expenditures in the conduct of the clerk's office, \$950; in all, \$48,000: *Provided*, That the reports of the court shall not be sold for a price exceeding that approved by the court and for not more than \$6.50 per volume.

*Proviso.*  
Sale of reports.

Care, etc., of building.

Building: For personal services for care and protection of the Court of Appeals building, including one mechanic, under the direction of the Architect of the Capitol, \$6,700: *Provided*, That the clerk of the Court of Appeals shall be the custodian of said building, under the direction and supervision of the justices of said court.

*Proviso.*  
Custodian.

Contingent expenses.

For mops, brooms, buckets, disinfectants, removal of refuse, electrical supplies, books, and all other necessary and incidental expenses not otherwise provided for, \$800.

#### MISCELLANEOUS

Support of convicts out of District.

For support, maintenance, and transportation of convicts transferred from the District of Columbia; expenses of shipping remains of deceased convicts to their homes in the United States, and expenses of interment of unclaimed remains of deceased convicts; expenses incurred in identifying and pursuing escaped convicts and rewards for their recapture, to be expended under the direction of the Attorney General, \$150,000.

Lunacy writs.  
Expenses of executing.  
Vol. 33, p. 740.

For expenses attending the execution of writs de lunatico inquirendo and commitments thereunder in all cases of indigent insane persons committed or sought to be committed to Saint Elizabeths Hospital by order of the executive authority of the District of Columbia under the provisions of existing law, including personal services, \$7,800.

Miscellaneous court expenses.

For such miscellaneous expenses as may be authorized by the Attorney General for the Supreme Court of the District of Columbia and its officers, including the furnishing and collecting of evidence where the United States is or may be a party in interest, and including such expenses other than for personal services as may be authorized by the Attorney General for the Court of Appeals, District of Columbia, \$35,000.

Printing and binding.

For printing and binding for the Supreme Court and the Court of Appeals of the District of Columbia, \$4,275.

## CHARITIES AND CORRECTIONS

Charities and corrections.

## BOARD OF CHARITIES

Board of Charities.

Salaries and traveling expenses: For personal services in accordance with the Classification Act of 1923, \$30,000; traveling expenses, including attendance on conventions, \$600; in all, \$30,600.

Salaries, etc.

## JAIL

Jail.

Support of prisoners: For maintenance of prisoners of the District of Columbia at the jail, including pay of guards and all other necessary personal services, and for support of prisoners therein, expenses incurred in identifying and pursuing escaped prisoners, and rewards for their recapture, repair and improvements to buildings, cells, and locking devices, \$95,480.

Support of prisoners, etc.

## WORKHOUSE AND REFORMATORY

Workhouse and Reformatory.

Salaries: For personal services in accordance with the Classification Act of 1923, \$14,060.

Salaries.

## WORKHOUSE

Workhouse.

For personal services in accordance with the Classification Act of 1923, \$68,840.

Administration expenses.

For maintenance, custody, clothing, guarding, care, and support of prisoners; rewards for fugitives; provisions, subsistence, medicine, and hospital instruments, furniture, and quarters for guards and other employees and inmates; purchase of tools and equipment; purchase and maintenance of farm implements, livestock, tools, equipment, and miscellaneous items; transportation; maintenance and operation of nonpassenger-carrying motor vehicles; supplies and labor; and all other necessary items, \$85,000;

Maintenance, etc.

Fuel.

For fuel for maintenance and manufacturing, \$47,500;

For construction, dynamite, oils, repairs to plant, and material for repairs to buildings, roads, and walks, \$45,000;

Construction, repairs, etc.

In all, \$246,340, which sum shall be expended under the direction of the commissioners.

## REFORMATORY

Reformatory.

Salaries: For personal services in accordance with the Classification Act of 1923, \$50,000;

Salaries.

For continuing construction of permanent buildings, including sewers, water mains, roads, and necessary equipment of industrial railroad, and equipment for new buildings, \$50,000;

Buildings, construction, etc.

For maintenance, custody, clothing, care, and support of inmates; rewards for fugitives; provisions, subsistence, medicine and hospital instruments, furniture, and quarters for guards and other employees and inmates; purchase of tools and equipment; purchase and maintenance of farm implements, livestock, tools, equipment; transportation; maintenance and operation of nonpassenger-carrying motor vehicles; supplies and labor, and all other necessary items, \$55,000;

Maintenance, etc.

For fuel, \$10,000;

For material for repairs to buildings, roads, and walks, \$4,000;

Fuel, repairs, etc.

In all, \$169,000, which sum shall be expended under the direction of the commissioners.

National Training  
School for Boys, D. C.

## NATIONAL TRAINING SCHOOL FOR BOYS

Care, etc., of boys  
committed to.

For care and maintenance of boys committed to the National Training School for Boys by the courts of the District of Columbia under a contract to be made by the Board of Charities with the authorities of said National Training School for Boys, \$55,000.

National Training  
School for Girls, D. C.

## NATIONAL TRAINING SCHOOL FOR GIRLS

Salaries.

Salaries: For personal services in accordance with the Classification Act of 1923, \$29,580.

Contingent expenses.

For groceries, provisions, light, fuel, soap, oil, lamps, candles, clothing, shoes, forage, horseshoeing, medicines, medical attendance, transportation, labor, sewing machines, fixtures, books, magazines, and other supplies which represent greater educational advantages, stationery, horses, vehicles, harness, cows, pigs, fowls, sheds, fences, repairs, typewriting, stenography, and other necessary items, including compensation not exceeding \$1,000 for additional labor or services, for identifying and pursuing escaped inmates and for rewards for their capture, for transportation and other necessary expenses incident to securing suitable homes for paroled or discharged girls, \$38,000.

Electrical rewiring,  
etc.

For electrical rewiring and new fixtures for two of the old buildings on the Conduit Road site, \$3,000.

Medical charities.

## MEDICAL CHARITIES

Care of indigent pa-  
tients at designated  
hospitals, etc.

For care and treatment of indigent patients under contracts to be made by the Board of Charities with the following institutions and for not to exceed the following amounts, respectively:

Freedmen's Hospital, \$42,500.

Columbia Hospital for Women and Lying-in Asylum, \$17,000.

Children's Hospital, \$20,000.

Providence Hospital, \$17,000.

Garfield Memorial Hospital, \$15,000.

Central Dispensary and Emergency Hospital, \$23,000.

Eastern Dispensary and Casualty Hospital, \$10,000.

Washington Home for Incurables, \$5,000.

Georgetown University Hospital, \$5,000.

George Washington University Hospital, \$5,000.

Columbia Hospital.

## COLUMBIA HOSPITAL AND LYING-IN ASYLUM

Repairs, etc.

For general repairs and for additional construction, including labor and material, and for expenses of heat, light, and power required in and about the operation of the hospital, \$14,500, to be expended in the discretion and under the direction of the Architect of the Capitol.

Tuberculosis Hospi-  
tal.

## TUBERCULOSIS HOSPITAL

Salaries.

Salaries: For personal services in accordance with the Classification Act of 1923, \$50,580.

Contingent expenses.

For provisions, fuel, forage, harness and vehicles, and repairs to same, gas, ice, shoes, clothing, dry goods, tailoring, drugs and medical supplies, furniture and bedding, kitchen utensils, books and periodicals not to exceed \$50, temporary services not to exceed \$1,000, maintenance of motor truck, and other necessary items, \$55,000.

Repairs, etc.

For repairs and improvements to buildings and grounds, including roads and sidewalks, \$8,000.

## GALLINGER MUNICIPAL HOSPITAL

Gallinger Hospital.

Salaries: For personal services in accordance with the Classification Act of 1923, \$170,000.

Salaries.

For maintenance, maintenance of horses and horse-drawn vehicles, books of reference and periodicals, not to exceed \$50, and all other necessary expenses, \$134,400.

Maintenance.

For repairs to buildings, \$5,000.

Repairs.

## CHILD-CARING INSTITUTIONS

Child-caring institutions.

## BOARD OF CHILDREN'S GUARDIANS

Board of Children's Guardians.

Administration: For administrative expenses, including placing and visiting children, city directory, purchase of books of reference and periodicals not exceeding \$25, and all office and sundry expenses, \$5,000; and no part of the moneys herein appropriated shall be used for the purpose of visiting any ward of the Board of Children's Guardians placed outside the District of Columbia and the States of Virginia and Maryland, and a ward placed outside said District and the States of Virginia and Maryland shall be visited not less than once a year by a voluntary agent or correspondent of said board, and that said board shall have power, upon proper showing, in its discretion, to discharge from guardianship any child committed to its care.

Administration expenses

Limit on visitation of wards.

Salaries: For personal services in accordance with the Classification Act of 1923, \$51,300.

Salaries.

For maintenance of feeble-minded children (white and colored), \$37,500.

Feeble-minded children.

For board and care of all children committed to the guardianship of said board by the courts of the District, and for temporary care of children pending investigation or while being transferred from place to place, with authority to pay not more than \$1,500 each to institutions under sectarian control and not more than \$400 for burial of children dying while under charge of the board, \$120,000.

Board, etc., of children.

The disbursing officer of the District of Columbia is authorized to advance to the agent of the Board of Children's Guardians, upon requisitions previously approved by the auditor of the District of Columbia and upon such security as may be required of said agent by the commissioners, sums of money not to exceed \$400 at any one time, to be used for expenses in placing and visiting children, traveling on official business of the board, and for office and sundry expenses, all such expenditures to be accounted for to the accounting officers of the District of Columbia within one month on itemized vouchers properly approved.

Advances to agent.

## DISTRICT TRAINING SCHOOL

District Training School.

For continuing construction of the home and school for feeble-minded persons, as authorized by the District of Columbia Appropriation Act approved February 28, 1923, by day labor or otherwise as the commissioners may consider to be most advantageous to the District of Columbia, \$170,000; for maintenance, salaries, and other necessary expenses, including the maintenance of a nonpassenger-carrying motor vehicle, and the purchase of a one-ton motor truck at not to exceed \$1,500, and the purchase and maintenance of horses and wagons, \$18,300; in all, \$188,300.

Continuing construction of, for feeble-minded persons. Vol. 42, p. 1360.

Maintenance, etc. Ante, p. 1135.

## INDUSTRIAL HOME SCHOOL FOR COLORED CHILDREN

Industrial Home for Colored Children.  
Salaries.  
Maintenance, etc.  
Repairs, etc.  
Manual-training equipment.  
Deposit of receipt from sale of products.

Salaries: For personal services in accordance with the Classification Act of 1923, \$24,000; temporary labor, \$500; in all, \$24,500.  
For maintenance, including horses, wagons, and harness, \$21,450.  
For repairs and improvements to buildings and grounds, \$2,500.  
For manual-training equipment and materials, \$1,250.  
All moneys received at said school as income from sale of products and from payment of board or of instruction or otherwise shall be paid into the Treasury of the United States to the credit of the United States and to the credit of the District of Columbia in the manner provided by law.

Industrial Home School.

## INDUSTRIAL HOME SCHOOL

Salaries.

Salaries: For personal services in accordance with the Classification Act of 1923, \$19,300; temporary labor, \$400; in all, \$19,700.  
For maintenance, including care of horses, purchase and care of wagon and harness, \$24,600.

Maintenance.

Repairs, etc.

For repairs and improvement to buildings and grounds, \$5,500.

Home for Aged and Infirm.

## HOME FOR AGED AND INFIRM

Salaries.

Salaries: For personal services in accordance with the Classification Act of 1923, \$40,680; temporary labor, \$2,000; in all, \$42,680.

Contingent expenses.

For provisions, fuel, forage, harness, and vehicles and repairs to same, ice, shoes, clothing, dry goods, tailoring, drugs and medical supplies, furniture and bedding, kitchen utensils, and other necessary items, \$50,000.

Repairs, etc.

For repairs and improvements to buildings and grounds, \$4,000.

Miscellaneous.

## MISCELLANEOUS

## MUNICIPAL LODGING HOUSE AND WOOD YARD

Municipal lodging house.

For personal services in accordance with the Classification Act of 1923, \$3,060; maintenance, \$2,880; in all, \$5,940.

## TEMPORARY HOME FOR UNION EX-SOLDIERS AND SAILORS (DEPARTMENT OF THE POTOMAC, G. A. R.)

Grand Army soldier, etc., home.

For personal services in accordance with the Classification Act of 1923, \$3,060; maintenance, \$6,000; in all, \$9,060, to be expended under the direction of the commissioners; and Union ex-soldiers, sailors, or marines of the Civil War, ex-soldiers, sailors, or marines of the Spanish War, Philippine Insurrection, or China Relief Expedition, and soldiers, sailors, or marines of the World War or who served prior to July 2, 1921, shall be admitted to the home, all under the supervision of a Board of Management.

## FLORENCE CRITTENTON HOME

Hope and Help Mission.

For care and maintenance of women and children under a contract to be made with the Florence Crittenton Home by the Board of Charities, maintenance, \$4,000.

## SOUTHERN RELIEF SOCIETY

Southern Relief Society for Confederate veterans.

For care and maintenance of needy and infirm Confederate veterans, their widows and dependents, residents in the District of

Columbia, under a contract to be made with the Southern Relief Society by the Board of Charities, \$10,000.

NATIONAL LIBRARY FOR THE BLIND

For aid and support of the National Library for the Blind, located at eighteen hundred D Street northwest, to be expended under the direction of the Commissioners of the District of Columbia, \$5,000.

National Library for the Blind.

COLUMBIA POLYTECHNIC INSTITUTE

To aid the Columbia Polytechnic Institute for the Blind, located at eighteen hundred and eight H Street northwest, to be expended under the direction of the Commissioners of the District of Columbia, \$1,500.

Columbia Polytechnic Institute.

SAINT ELIZABETHS HOSPITAL

For support of indigent insane of the District of Columbia in Saint Elizabeths Hospital, as provided by law, \$900,000.

Saint Elizabeths Hospital.

Support of District indigent insane in.

NONRESIDENT INSANE

For deportation of nonresident insane persons, in accordance with the Act of Congress "to change the proceedings for admission to the Government Hospital for the Insane in certain cases, and for other purposes," approved January 31, 1899, \$5,000.

Deporting nonresident insane.  
Vol. 30, p. 811.

In expending the foregoing sum the disbursing officer of the District of Columbia is authorized to advance to the secretary of the Board of Charities, upon requisitions previously approved by the auditor of the District of Columbia, and upon such security as the commissioners may require of said secretary, sums of money not exceeding \$300 at one time, to be used only for deportation of nonresident insane persons, and to be accounted for monthly on itemized vouchers to the accounting officer of the District of Columbia.

Advances to Board of Charities.

RELIEF OF THE POOR

For relief of the poor, including pay of physicians to the poor at not exceeding \$1 per day each, to be expended under the direction of the Board of Charities, \$8,000.

Relief of the poor.

For payment to beneficiaries named in section 3 of "An Act making it a misdemeanor in the District of Columbia to abandon or willfully neglect to provide for the support and maintenance by any person of his wife or his or her minor children in destitute or necessitous circumstances," approved March 23, 1906, \$1,500, to be disbursed by the disbursing officer of the District of Columbia on itemized vouchers duly audited and approved by the auditor of said District.

Payment to abandoned families.  
Vol. 34, p. 87.

BURIAL OF EX-SERVICE MEN

Ex-service men.

For expenses of burying in the Arlington National Cemetery, or in the cemeteries of the District of Columbia, indigent Union ex-soldiers, ex-sailors, or ex-marines, of the United States Service, either Regular or Volunteer, who have been honorably discharged or retired, and who die in the District of Columbia, to be disbursed by the Secretary of War at a cost not exceeding \$45 for such burial expenses in each case, exclusive of cost of grave, \$600.

Burial of indigent, in Arlington Cemetery, etc.

## TRANSPORTATION OF INDIGENT PERSONS

Transporting pau- For transportation of indigent persons, including indigent vet-  
pers. erans of the World War and their families, \$2,000.

## Militia.

## MILITIA

Expenses authorized. For the following, to be expended under the authority and direc-  
tions of the commanding general, who is hereby authorized and em-  
powered to make necessary contracts and leases, namely:

Camps, drills, etc. For expenses of camps, including hire of horses for officers  
required to be mounted, and such hire not to be deducted from their  
mounted pay, and for the payment of commutation of subsistence  
for enlisted men who may be detailed to guard or move the United  
States property at home stations on days immediately preceding and  
immediately following the annual encampments, damages to private  
property incident to encampment, instruction, purchase, and main-  
tenance of athletic, gymnastic, and recreational equipment at armory  
or field encampments, not to exceed \$500; practice marches and  
practice cruises, drills and parades, fuel, light, heat, care and repair  
of armories, offices, and storehouses, practice ships, boats, machinery  
and dock, dredging alongside of dock, telephone service, horses and  
mules for mounted organizations, street car fares (not to exceed  
\$200) necessarily used in the transaction of official business, and  
for general incidental expenses of the service, \$24,000.

## Rent, etc.

For rent of armories and drill halls, \$10,000.

For printing, stationery, and postage, \$750.

For cleaning and repairing uniforms, arms, and equipments, and  
contingent expenses, \$1,200.

## Target practice.

For expenses of target practice matches, \$2,500.

## Pay of troops.

For pay of troops other than Government employees, to be dis-  
bursed under the authority and direction of the commanding gen-  
eral, \$9,000.

## ANACOSTIA RIVER AND FLATS

Anacostia Park.  
Continuing develop-  
ment of.

For continuing the reclamation and development of Anacostia  
Park, in accordance with the revised plan as set forth in Senate  
Document Numbered 37, Sixty-eighth Congress, first session, \$170,000,  
of which amount \$145,000 shall be available for expenditure below  
Benning Bridge and not more than \$25,000 may be expended above  
Benning Bridge in the acquirement of necessary land.

Division of expendi-  
tures.Public buildings and  
grounds.

## PUBLIC BUILDINGS AND GROUNDS

## OFFICE OF PUBLIC BUILDINGS AND GROUNDS

Personal services.  
*Ante*, p. 983.

For personal services in accordance with the Classification Act of  
1923, \$61,540.

## CONTINGENT EXPENSES

## Contingent expenses.

For contingent and incidental expenses, including purchase of  
professional and scientific books and technical periodicals, books of  
reference, blank books, photographs, and maps, \$800.

## Park police.

## PARK POLICE

## Salaries.

*Ante*, p. 175.

Salaries: For the pay and allowances of the United States park  
police force, including motor-vehicle allowance for the superintendent  
of said force, in accordance with the Act entitled "An Act to

fix the salaries of officers and members of the Metropolitan police force, the United States park police force, and the fire department of the District of Columbia," approved May 27, 1924, \$127,446.

For purchase, repair, and exchange of bicycles and revolvers for park police and for purchase of ammunition, \$800. Purchase of equipment, etc.

For purchase, maintenance, repair, operation, and exchange of motor cycles for park police, \$4,850.

For purchasing and supplying uniforms to park police, \$5,800. Uniforms.

#### IMPROVEMENT AND CARE OF PUBLIC GROUNDS

For improvement and care of public grounds in the District of Columbia, including foremen, gardeners, mechanics, skilled and unskilled laborers, maintenance, repair, exchange, and operation of not to exceed four motor-propelled passenger-carrying vehicles, the purchase of one motor-propelled passenger-carrying vehicle to cost not exceeding \$700, and the maintenance, repair, exchange, and operation of motor cycles and bicycles for division foremen, \$431,100. Improvement and care of grounds. Services and expenses.

For continuing construction of tourists' camp on its present site in East Potomac Park, \$50,000; for maintenance of such camp, \$5,000; in all, \$55,000. Tourists camp, Potomac Park.

For placing and maintaining special portions of the parks in condition for outdoor sports, \$19,460. Outdoor sports.

For operation, care, repair, and maintenance of the pumps which operate the three fountains on the Union Station Plaza, \$4,350. Union Station pumps.

The unexpended balance of the sum of \$50,000 and the appropriation of \$25,000 provided in the second deficiency Act, fiscal year 1924, approved December 5, 1924, for the construction and maintenance of the bathing beach and bathhouse on the west shore of the Tidal Basin in Potomac Park are hereby directed to be covered into the Treasury to the credit of the District of Columbia. Balances for bathing beach, Potomac Park, covered into the Treasury. Ante, p. 698.

For expenses incident to the conducting of band concerts in the public parks, \$3,000. Band concerts.

For improvement and maintenance as a recreation park of section D, Anacostia Park, between Pennsylvania Avenue and the Anacostia Bridge, \$63,060. Recreation section, Anacostia Park.

For the construction of shelter and comfort station in Rock Creek Park, \$10,000. Rock Creek Park. Shelter, etc., station.

For widening the Inlet Bridge, West Potomac Park, \$20,000. Potomac Park. Widening Inlet bridge.

Lighting the public grounds: For lighting the public grounds, watchmen's lodges, offices, garages, shops, storehouses, and greenhouses at the propagating gardens, including all necessary expenses of installation, maintenance, and repair, \$37,480. Lighting public grounds.

For heating offices, watchmen's lodges, and greenhouses at the propagating gardens, \$6,000. Heating offices, etc.

#### NATIONAL CAPITAL PARK COMMISSION

For each and every purpose requisite for and incident to the work of the National Capital Park Commission as authorized by section 3 of the Act entitled "An Act providing for a comprehensive development of the park and playground system of the National Capital," approved June 6, 1924, including not to exceed \$9,120 for personal services in the District of Columbia in accordance with the Classification Act of 1923, \$600,000, to be available immediately and to remain available until expended. National Capital Park Commission. Incidental, etc., expenses of. Ante, p. 463.

#### NATIONAL ZOOLOGICAL PARK

For roads, walks, bridges, water supply, sewerage, and drainage; grading, planting, and otherwise improving the grounds, erecting National Zoological Park. Expenses.

and repairing buildings and inclosures; care, subsistence, purchase, and transportation of animals; necessary employees; incidental expenses not otherwise provided for, including purchase, maintenance, and driving of horses and vehicles required for official purposes, not exceeding \$1,000 for purchasing and supplying uniforms to park police, not exceeding \$100 for the purchase of necessary books and periodicals, and exclusive of architect's fees or compensation, \$157,000.

Uniforms for park police.

Water service.

### WATER SERVICE

Increasing water supply.  
Vol. 42, pp. 94, 709.

For continuing work on the project for an increased water supply for the District of Columbia, adopted by Congress in the Army appropriation Act for the fiscal year 1922, as modified by the District of Columbia appropriation Acts for the fiscal years 1923 and 1924, and as further modified by the report submitted to Congress by the Secretary of War December 4, 1923, and for each and every purpose connected therewith, to be available immediately and to remain available until expended, \$2,500,000: *Provided*, That the Secretary of War may enter into contracts for materials and work necessary to the construction of said project, to be paid for as appropriations may from time to time be made, not to exceed in the aggregate the sum of \$9,169,000, including all appropriations and contract authorizations herein and heretofore made: *Provided further*, That no bid in excess of the estimated cost for that portion of the work or plant covered by the bid shall be accepted, nor shall any contract for any portion of the work, material, or equipment to constitute a part of the plant for which this appropriation is available be valid unless the Chief of Engineers of the United States Army shall have certified thereon that all its terms are within the requirements of the authorization and the revised estimates for the work.

*Provisos.*  
Contracts authorized.

Cost limited.  
*Ante*, p. 575.

Restriction on bids and contracts.

Following sums wholly from water revenues.

The following sums are appropriated wholly out of the revenues of the water department for expenses of the Washington Aqueduct and its appurtenances and for expenses of water department, namely:

Washington Aqueduct.

### WASHINGTON AQUEDUCT

Maintenance, etc., of reservoir, tunnel, filtration plant, etc.

For operation, including salaries of all necessary employees, maintenance and repair of Washington Aqueduct and its accessories, McMillan Park Reservoir, Washington Aqueduct tunnel, the filtration plant, the plant for the preliminary treatment of the water supply, purchase, installation and maintenance of water meters on Federal services, vehicles, and for each and every purpose connected therewith, \$192,210.

Lieutenant John R. Hardin.  
Credit allowed in accounts of.

The General Accounting Office is authorized and directed to allow credit in the accounts of Lieutenant John R. Hardin, Engineer Corps, United States Army, for the month of August, 1923, covering payment for a motor vehicle purchased under the appropriation, "Washington Aqueduct, D. C., 1924."

Conduit Road.

For ordinary repairs, grading, opening ditches, and other maintenance of Conduit Road, \$5,000.

Emergency fund.

For emergency fund, to be used only in case of a serious break requiring immediate repairs in one of the more important aqueduct or filtration plant structures, such as a dam, conduit, tunnel, bridge, building, or important piece of machinery, \$5,000; all expenditures from this appropriation shall be reported in detail to Congress.

Control of Secretary of War not affected.

Nothing herein shall be construed as affecting the superintendence and control of the Secretary of War over the Washington Aqueduct, its rights, appurtenances, and fixtures connected with the same and over appropriations and expenditures therefor as now provided by law.

## WATER DEPARTMENT

Water department.

For revenue and inspection and distribution branches: For personal services in accordance with the Classification Act of 1923, \$129,710.

Personal services.

For maintenance of the water department distribution system, including pumping stations and machinery, water mains, valves, fire and public hydrants, water meters, and all buildings and accessories, and the purchase and maintenance of motor trucks, purchase of fuel, oils, waste, and other materials, and the employment of all labor necessary for the proper execution of this work; and for contingent expenses, including books, blanks, stationery, printing, postage, damages, purchase of technical reference books, and periodicals, not to exceed \$75, and other necessary items, \$10,000; in all, for maintenance, \$447,000.

Operation expenses.

For extension of the water department distribution system, laying of such service mains as may be necessary under the assessment system, \$175,000.

Distribution expenses.

The rates of assessment for laying or constructing water mains and service sewers in the District of Columbia under the provisions of the Act entitled "An Act authorizing the laying of water mains and service sewers in the District of Columbia, the levying of assessments therefor, and for other purposes," approved April 22, 1904, are hereby increased from \$1.25 to \$2 and \$1 to \$1.50, respectively, per linear front foot for any water mains and service sewers constructed or laid during the fiscal year 1926.

Assessments for laying mains and sewers, for fiscal year.

Vol. 33, p. 244.

For installing water meters on services to private residences and business places as may not be required to install meters under existing regulations, as may be directed by the commissioners; said meters at all times to remain the property of the District of Columbia, \$30,000.

Water meters in private residences, etc.

For installing fire and public hydrants, machinery, and appurtenances required for necessary extensions, \$23,000.

Hydrants.

For six thousand one hundred feet of sixteen-inch main in Nebraska Avenue from Wisconsin Avenue to Forty-fifth Street, and south in Forty-fifth Street to a point between Klinge and Lowell Streets northwest, \$50,000.

New mains.

For three thousand five hundred and fifty-six feet of thirty-inch main in Rhode Island Avenue northeast, between Sixteenth Street and Queens Chapel Road northeast, \$70,000.

For five thousand eight hundred feet of sixteen-inch main in Allison Street, from Illinois Avenue to New Hampshire Avenue and northeast in New Hampshire Avenue to North Capitol Street, \$48,000.

For laying six thousand five hundred feet of sixteen-inch main in Grant Street from Forty-eighth to Fiftieth Streets; Fifty-third Street from Grant to Foote Streets; Foote Street from Fifty-third to Fifty-sixth Streets; Fifty-sixth Street from Foote to Dix, and east in Dix Street to Eastern Avenue, \$42,000.

For laying one thousand two hundred feet of sixteen-inch main in I Street from Sixth to Eighth Streets, and south in Eighth Street to H Street northwest, \$13,000.

SEC. 2. That the services of draftsmen, assistant engineers, levellers, transitmen, rodmen, chainmen, computers, copyists, overseers, and inspectors temporarily required in connection with sewer, street, street-cleaning or road work, or construction and repair of buildings and bridges, or any general or special engineering or construction work authorized by appropriations may be employed exclusively to carry into effect said appropriations when specifically and in writing ordered by the commissioners, and all such necessary

Construction work under Commissioners. Draftsmen, inspectors, etc., temporarily employed.

expenditures for the proper execution of said work shall be paid from and equitably charged against the sums appropriated for said work; and the commissioners in their budget estimates shall report the number of such employees performing such services, and their work, and the sums paid to each, and out of what appropriation: *Provided*, That the expenditures hereunder shall not exceed \$165,000 during the fiscal year 1926.

*Proviso*  
Limit.

Temporary laborers,  
mechanics, etc.

The commissioners are further authorized to employ temporarily such laborers, skilled laborers, drivers, hostlers, and mechanics as may be required exclusively in connection with sewer, street, and road work, and street cleaning, or the construction and repair of buildings and bridges, furniture and equipments, and any general or special engineering or construction or repair work, and to incur all necessary engineering and other expenses, exclusive of personal services, incidental to carrying on such work and necessary for the proper execution thereof, said laborers, skilled laborers, drivers, hostlers, and mechanics to be employed to perform such work as may not be required by law to be done under contract, and to pay for such services and expenses from the appropriations under which such services are rendered and expenses incurred.

Horses, vehicles, etc.  
Special authority  
from Commissioners for  
using.

SEC. 3. That all horses, harness, horse-drawn vehicles necessary for use in connection with construction and supervision of sewer, street, street lighting, road work, and street-cleaning work, including maintenance of said horses and harness, and maintenance and repair of said vehicles, and purchase of all necessary articles and supplies in connection therewith, or on construction and repair of buildings and bridges, or any general or special engineering or construction work authorized by appropriations, may be purchased, hired, and maintained and motor trucks may be hired exclusively to carry into effect said appropriations, when specifically and in writing ordered by the commissioners; and all such expenditures necessary for the proper execution of said work, exclusive of personal services, shall be paid from and equitably charged against the sums appropriated for said work; and the commissioners in the budget estimates shall report the number of horses, vehicles, and harness purchased, and horses and vehicles hired, and the sums paid for same, and out of what appropriation; and all horses owned or maintained by the District shall, so far as may be practicable, be provided for in stables owned or operated by said District: *Provided*, That such horses, horse-drawn vehicles, and carts as may be temporarily needed for hauling and excavating material in connection with works authorized by appropriations may be temporarily employed for such purposes under the conditions named in section 2 of this Act in relation to the employment of laborers, skilled laborers, and mechanics.

Report.

*Proviso*.  
Temporary work for  
excavations.

Water department.  
Engineers, draftsmen,  
etc., temporarily em-  
ployed.

SEC. 4. That the services of assistant engineers, draftsmen, levelers, rodmen, chainmen, computers, copyists, and inspectors temporarily required in connection with water-department work authorized by appropriations may be employed exclusively to carry into effect said appropriations, and be paid therefrom, when specifically and in writing ordered by the commissioners, and the commissioners in their budget estimates shall report the number of such employees performing such services and their work and the sums paid to each: *Provided*, That the expenditures hereunder shall not exceed \$25,000 during the fiscal year 1926.

*Proviso*.  
Limit.

Temporary laborers,  
etc.

The commissioners are further authorized to employ temporarily such laborers, skilled laborers, and mechanics as may be required

in connection with water-department work, and to incur all necessary engineering and other expenses, exclusive of personal services, incidental to carrying on such work and necessary for the proper execution thereof, said laborers, skilled laborers, and mechanics to be employed to perform such work as may not be required by existing law to be done under contract, and to pay for such services and expenses from the appropriation under which such services are rendered and expenses incurred.

That any person employed under any of the provisions of this Act and of the District of Columbia Appropriation Act for the fiscal year 1925, who has been employed for ten consecutive months or more, shall not be denied the leave of absence with pay for which the law provides: *Provided*, That estimates of appropriations for the District of Columbia shall include provision for those positions which have been filled continuously for twelve consecutive months or more as regular and not temporary employments, if, in the judgment of the commissioners, such employments will be filled throughout the fiscal year for which the estimates are submitted.

SEC. 5. That the commissioners are authorized to employ in the execution of work the cost of which is payable from the appropriation account created in the District of Columbia Appropriation Act, approved April 27, 1904, and known as the "Miscellaneous trust-fund deposits, District of Columbia," all necessary inspectors, overseers, foremen, sewer tappers, skilled laborers, mechanics, laborers, special policemen stationed at street-railway crossings, one inspector of gas fitting, two janitors for laboratories of the Washington and Georgetown Gas Light Companies, market master, assistant market master, watchman, two bookkeepers in the auditor's office, clerk in the office of the collector of taxes, horses, carts, and wagons, and to hire therefor motor trucks when specifically and in writing authorized by the commissioners, and to incur all necessary expenses incidental to carrying on such work and necessary for the proper execution thereof, and including maintenance of motor vehicles, such services and expenses to be paid from said appropriation account.

SEC. 6. That the commissioners and other responsible officials, in expending appropriations contained in this Act, so far as possible shall purchase material, supplies, including food supplies and equipment, when needed and funds are available, from the various services of the Government of the United States possessing material, supplies, passenger-carrying and other motor vehicles, and equipment no longer required because of the cessation of war activities. It shall be the duty of the commissioners and other officials, before purchasing any of the articles described herein, to ascertain from the Government of the United States whether it has articles of the character described that are serviceable. And articles purchased from the Government, if the same have not been used, shall be paid for at a reasonable price, not to exceed actual cost, and if the same have been used, at a reasonable price based upon length of usage. The various services of the Government of the United States are authorized to sell such articles to the municipal government under the conditions specified and the proceeds of such sales shall be covered into the Treasury as miscellaneous receipts: *Provided*, That this section shall not be construed to amend, alter, or repeal the Executive order of December 3, 1918, concerning the transfer of office materials, supplies, and equipment in the District of Columbia falling into disuse because of the cessation of war activities.

Approved, March 3, 1925.

Persons employed ten months allowed leave with pay.

*Proviso.*  
Positions filled twelve months consecutively considered regular employments.

Miscellaneous trust funds.  
Expenses payable from.  
Vol. 33, p. 368.

Materials, supplies, vehicles, etc.  
Purchases of, directed from stock of Government activities no longer needed by them.

Duty before purchasing elsewhere.

Price stipulation.

Sales authorized.

*Proviso.*  
Transfers under Executive order not affected.

March 3, 1925.  
[H. J. Res. 115].

[Pub. Res., No. 58.]

Army.  
Issue of stores to relieve sufferers from Georgia cyclone, 1920, approved.

Credits allowed.

**CHAP. 478.**—Joint Resolution Approving the action of the Secretary of War in directing the issuance of quartermaster stores for the relief of sufferers from the cyclone at Lagrange and at West Point, Georgia, and vicinity, March, 1920.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the action of the Secretary of War in directing the issue, and the issuance of quartermaster stores out of the reserve stores in the field service of the Army, of the value of \$7,563.15, and in directing the payment of \$985.12 from "General appropriations, Quartermaster Corps, 1920," for transportation of such stores, for the relief of sufferers from the cyclone at Lagrange and at West Point, Georgia, and vicinity, in March, 1920, is approved; and credit for all such supplies issued, and funds so disbursed, shall be allowed in the settlement of the accounts of the officers of the Army.*

Approved, March 3, 1925.

March 3, 1925.  
[S. J. Res. 178].

[Pub. Res., No. 59.]

Daniel Webster and Henry Clay portraits.  
Temporary loan of, to Pennsylvania Academy of Fine Arts.

**CHAP. 479.**—Joint Resolution To provide for the loaning to the Pennsylvania Academy of the Fine Arts of the portraits of Daniel Webster and Henry Clay.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Architect of the Capitol be, and he is hereby, authorized to loan to the Pennsylvania Academy of the Fine Arts, Philadelphia, Pennsylvania, the portraits of Daniel Webster and Henry Clay, painted by John Neagle, for an exhibition of the works of John Neagle, portrait painter (1796-1865), to be held at said academy from April 11, 1925, to May 13, 1925.*

Approved, March 3, 1925.

March 3, 1925.  
[S. J. Res. 28].

[Pub. Res., No. 60.]

Capitol.  
Frieze in Rotunda to be restored and completed.  
Selection of design and employment of artists.

Amount authorized.

**CHAP. 480.**—Joint Resolution Authorizing the Joint Committee on the Library to provide for the restoration and completion of the historical frieze in the Rotunda of the Capitol.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Joint Committee on the Library be, and it is hereby, authorized to provide for the restoration and completion of the historical frieze in the Rotunda of the Capitol. For that purpose the said joint committee is empowered to select an appropriate design for the completion of the frieze and to employ such artists in the work of completion and restoration as may demonstrate to the satisfaction of said joint committee their ability to perform the work in a proper manner.*

**SEC. 2.** That there is hereby authorized to be appropriated, out of any money in the Treasury not otherwise appropriated, the sum of \$40,000, or so much thereof as may be necessary, for the purposes of this resolution.

Approved, March 3, 1925.

March 3, 1925.  
[S. J. Res. 184].

[Pub. Res., No. 61.]

International Trade Exposition, New Orleans, La.  
Preamble.

**CHAP. 481.**—Joint Resolution Authorizing the President to invite the States the Union and foreign countries to participate in a permanent international trade exposition at New Orleans, Louisiana, to begin September 15, 1925.

Whereas the International Trade Exhibition, a nonprofit domestic corporation formed for the purpose of fostering better trade relations between the peoples of the United States and of foreign nations, has made preparations for the holding of a permanent international exhibition of fabricated and raw products of the United States and similar products of foreign countries; and

Whereas the War Department, under authorization of Congress, has leased to the International Trade Exhibition the New Orleans Quartermaster Intermediate Depot Numbered 2 for the purpose of exhibiting such products; and

*Ante*, p. 100.

Whereas it is the desire and purpose to obtain the participation of the States of the Union and foreign countries in such exhibition, thus encouraging and facilitating the growth of commerce in trade in such products; and

Whereas it is the sense of Congress that such a permanent international trade exhibition should be encouraged and officially recognized: Therefore be it

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled*, That the President of the United States is authorized to invite by proclamation, or in such other manner as he may deem proper, the States of the Union and all foreign countries to participate in the proposed permanent exhibition to be held by the International Trade Exhibition at New Orleans, Louisiana, beginning September 15, 1925, for the purpose of exhibiting samples of fabricated and raw products of all countries and bringing together buyers and sellers for promotion of trade and commerce in such products.

States and foreign countries invited to participate in the exhibition.

SEC. 2. The President of the United States is respectfully requested to give official recognition to the International Trade Exhibition by furnishing to Hamilton K. Avery, the vice president and general manager thereof, such credentials as he deems proper to enable such International Trade Exhibition, with the sanction of the United States Government, to present to the peoples of the United States and of foreign countries the advantages of such exhibition as a means of fostering and promoting trade and commerce.

Official recognition requested, by furnishing credentials to Hamilton K. Avery.

SEC. 3. All articles that shall be imported from foreign countries for the sole purpose of exhibition at the International Trade Exhibition upon which there shall be a tariff or customs duty shall be admitted free of the payment of duty, customs fees, or charges, under such regulations as the Secretary of the Treasury shall prescribe; but it shall be lawful at any time during the exhibition to sell any goods or property imported for and actually on exhibition, subject to such regulations for the security of the revenue and for the collection of import duties as the Secretary of the Treasury may prescribe: *Provided*, That all such articles when sold or withdrawn for consumption or use in the United States shall be subject to the duty, if any, imposed upon such articles by the revenue laws in force at the date of withdrawal; and on such articles which shall have suffered diminution or deterioration from incidental handling and necessary exposure, the duty, if paid, shall be assessed according to the appraised value at the time of withdrawal for consumption or use, and the penalties prescribed by law shall be enforced against any person guilty of any illegal sale, use, or withdrawal.

Articles solely for exhibition admitted free of duty.

Sales permitted subject to revenue regulations.

*Proriso*.  
Payment of duty.

Allowance for deterioration, etc.

Approved, March 3, 1925.

**CHAP. 482.**—Joint Resolution Providing for the cooperation of the United States in the sesquicentennial exhibition commemorating the signing of the Declaration of Independence, and for other purposes.

March 3, 1925.  
[S. J. Res. 187.]  
[Pub. Res., No. 62.]

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled*, That there is hereby established a commission, to be known as the National Sesquicentennial Exhibition Commission and to be composed of the Secretary of State and the Secretary of Commerce, to represent the United States in connection with the holding of an international exhibition in the city of Philadelphia, Penn-

Philadelphia Sesquicentennial Exhibition. National Commission created for the 150th anniversary of the Declaration of Independence at the, in 1926.  
Composition.

Advisory Commission established. Composition from the States, Territories and possessions.

Appropriation for expenses.

Articles solely for exhibition admitted free of duty.

Sales permitted subject to revenue regulations.

*Proviso.*  
Payment of duty.

Allowance for deterioration.

Penalties for illegal sales, etc.

Departments, etc., to prepare and lend exhibits.

Gold \$2.50 and silver 50-cent commemorative pieces to be coined at the mints.

Legal tender quality.

Coinage laws applicable.

*Proviso.*  
No Government expense for dies, etc.

Issued only to the Exhibition Association.

sylvania, in 1926, in celebration of the one hundred and fiftieth anniversary of the signing of the Declaration of Independence. There is also established a commission to be known as the National Advisory Commission to the Sesquicentennial Exhibition Association and to be composed of two citizens from each of the several States, Alaska, Hawaii, the Philippine Islands, Porto Rico, the Canal Zone, and the Virgin Islands, to be appointed by the President, which commission is authorized to confer with and advise the officers and directors of the Sesquicentennial Exhibition Association under whose auspices the exhibition is to be held. There is hereby appropriated, out of any money in the Treasury not otherwise appropriated, the sum of not to exceed \$25,000, to defray such expenses of the commissions herein established as shall be approved by the National Sesquicentennial Exhibition Commission.

SEC. 2. All articles that shall be imported from foreign countries for the sole purpose of display at such exhibition upon which there shall be a tariff or customs duty shall be admitted free of the payment of duty, customs fees, or charges, under such regulations as the Secretary of the Treasury shall prescribe; but it shall be lawful at any time during the exhibition to sell any goods or property imported for and actually on exhibition, subject to such regulations for the security of the revenue and for the collection of import duties as the Secretary of the Treasury may prescribe: *Provided*, That all such articles when sold or withdrawn for consumption or use in the United States shall be subject to the duty, if any, imposed upon such articles by the revenue laws in force at the date of withdrawal; and on such articles which shall have suffered diminution or deterioration from incidental handling and exposure, the duty, if payable, shall be assessed according to the appraised value at the time of sale or withdrawal, and the penalties prescribed by law shall be enforced against any person guilty of any illegal sale, use, or withdrawal.

SEC. 3. The heads of the various executive departments and independent establishments of the Government are authorized to collect and prepare and lend, upon request, to the Sesquicentennial Exhibition Association articles, specimens, and exhibits which, in their judgment, it may be in the interests of the United States to exhibit at such exhibition.

SEC. 4. (a) In commemoration of the one hundred and fiftieth anniversary of the signing of the Declaration of Independence there shall be coined at the mints of the United States gold \$2.50 pieces to the number of not more than two hundred thousand and silver 50-cent pieces to the number of not more than one million, such coins to be of the standard troy weight, composition, diameter, device, and design as shall be fixed by the Director of the Mint, with the approval of the Secretary of the Treasury, and such coins shall be legal tender in any payment to the amount of their face value.

(b) All laws now in force relating to the gold coins and subsidiary silver coins of the United States and the coining or striking of the same, regulating and guarding the process of coinage, providing for the purchase of material, and for the transportation, distribution, and redemption of the coins, for the prevention of debasement or counterfeiting, for security of the coins, or for any other purposes, whether such laws are penal or otherwise, shall, so far as applicable, apply to the coinage herein authorized: *Provided*, That the United States shall not be subject to the expense of making the necessary dies and other preparation for this coinage.

(c) The coins authorized by this section shall be issued only to the authorized officers of the Sesquicentennial Exhibition Association.

tion, and in such numbers and at such times as they shall request, upon payment by such officers, for and on behalf of such association, of the par value of such coins.

Approved, March 3, 1925.

**CHAP. 483.**—Joint Resolution Authorizing the Secretary of War to modify certain contracts entered into for the sale of boats, barges, tugs, and other transportation facilities intended for operation upon the New York State Barge Canal.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he is hereby, authorized to so modify the terms of all contracts and supplements thereto that have been entered into by the United States regarding the sale of boats, barges, tugs, and other transportation facilities intended for operation on the New York State Barge Canal by such a new contract or contracts as will enable the New York Canal and Great Lakes Corporation to operate the boats, barges, tugs, and other transportation facilities sold under the terms of Public Resolution Numbered 62, 1921, with a reasonable prospect of success: Provided, That the terms of sale be such that the total amount received and to be received by the United States from the sale of such boats, barges, tugs, and other transportation facilities shall be not less than \$500,000, which shall be paid within ninety days after the date of such new contract or contracts: Provided further, That any such new contract or contracts shall provide that the New York Canal and Great Lakes Corporation shall reestablish the line formerly known as the Intra-Coastal Section, Inland and Coastwise Waterways Service, operating between Baltimore, Maryland, and New Berne, Beaufort, and Morehead City, North Carolina, and shall operate such line by not less than two self-propelled barges.*

Approved, March 3, 1925

**CHAP. 484.**—Joint Resolution To provide for the posthumous appointment to commissioned grades of certain enlisted men and the posthumous promotion of certain commissioned officers.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the President be, and he is hereby, authorized to issue, or cause to be issued, an appropriate commission in the name of any person who, while in the military service of the United States during the war between the United States and Germany and Austria-Hungary, had been duly appointed to a commissioned grade, or had successfully completed the course at a training school for officers and had been recommended for appointment to a commissioned grade by the officer commanding or in charge of such school and, through no fault of his own, was unable to accept the commission for such grade by reason of his death in line of duty; and any such commission shall issue as of the date of such appointment, and any such person's name shall be carried upon the records of the War Department as of the grade and branch of the service to which he would have been promoted by such commission, from the date of such appointment to the date of his death.*

**SEC. 2.** That the President be, and he is hereby, authorized to issue, or cause to be issued, an appropriate commission in the name of any person who, while in the military service of the United States during the war between the United States and Germany and Austria-Hungary, may have been officially recommended for

March 3, 1925.  
[S. J. Res. 102.]  
[Pub. Res., No. 63.]

New York Canal and Great Lakes Corporation. Contracts with, for operating the facilities sold to State Barge Canal.  
Vol. 41, p. 1149.

*Provisos.*  
Minimum price to be paid.

Intracoastal service between Baltimore and North Carolina ports to be reestablished.

Operation of.

March 3, 1925.  
[S. J. Res. 124.]  
[Pub. Res., No. 64.]

Army.  
Commission to issue in name of person appointed or recommended for a grade during World War, but not accepted by reason of death.

Date and grade to be entered on Army record.

Commission to issue in name of person officially recommended for a grade, and duly approved, during World War, but not accepted on account of death.

appointment or for promotion to a commissioned grade, which recommendation shall have been duly approved by the Secretary of War, or by the commanding general American Expeditionary Forces, as the case may be, and who shall have been unable to receive and accept such commission by reason of his death in line of duty; and any such commission shall issue as of the date of such approval, and any such person's name shall be carried upon the records of the War Department as of the grade and branch of the service to which he would have been promoted by such commission, from the date of such approval to the date of his death.

Date and grade to be entered on Army record.

Commission to issue in name of officer duly qualified for promotion but dying in service before occurrence of vacancy entitling him thereto.

Date and grade to be entered on Army record.

SEC. 3. That the President be, and he is hereby, authorized to issue, or cause to be issued, an appropriate commission in the name of any officer of the Army of the United States who, after having been examined and found duly qualified for promotion, died or shall die, in line of duty after the occurrence of the vacancy entitling him, by virtue of seniority, to such promotion and before the issue or acceptance of a commission therefor; and any such commission shall issue with rank as of the date of said vacancy, and any such officer's name shall be carried upon the records of the War Department as of the grade and branch of the service shown in such commission, from the date of such vacancy to the date of his death.

No bonus, etc.

SEC. 4. That no person shall be entitled to receive any bonus, gratuity, pay, or allowances by virtue of any provision of this resolution.

Approved, March 3, 1925.

March 3, 1925.

[S. J. Res. 130.]

[Pub. Res., No. 65.]

**CHAP. 485.**—Joint Resolution For the participation of the United States in an international exposition to be held at Seville, Spain, in 1927.

International exposition, Seville, Spain, in 1927.  
Preamble.

Whereas the United States has been invited by the Government of Spain to take part in an international exposition of the arts, sciences, history, industries, commerce, and resources of Spain, Portugal, and the Republics of America, to be held at Seville, Spain, commencing April 17, 1927, and continuing throughout the year: Therefore be it

Invitation to take part in, accepted.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That said invitation is accepted.*

Commission to represent United States authorized.

SEC. 2. That the President is hereby authorized to appoint a commissioner general and five commissioners to represent the United States in the proposed exposition, the amount of whose compensation shall be determined by the Secretary of State. The said commissioner general shall, under the direction of the Secretary of State, make all needful rules and regulations in reference to the contributions from this country, and to control the expenditure incident to the installation and exhibit thereof, the pay of the commissioner general, commissioners, officials, and employees, and the preparation of the reports of the exposition, and the general results thereof; and he shall make all arrangements necessary for the preparation, transportation, installation, display, and proper care of the exhibits of the Government of the United States, with the cooperation and assistance of the various executive departments, institutions, and branches of the Government that may participate in the exposition, as well as to furnish such information service to private exhibitors and prospective exhibitors as he may deem necessary and feasible: *Provided*, That the executive departments of the Government may designate officials or employees of their respective departments for service in connection with said commission, but no such official or

Powers conferred, under direction of Secretary of State.

Preparation of exhibits, etc.

Proviso. Officials of departments to be designated.

employee so designated shall receive a salary in excess of the amount which he has been receiving in the department where employed, plus such reasonable additional allowance for expenses not now authorized by law as may be deemed proper by the Secretary of State, in view of the fact that such service it to be performed in a foreign country: *Provided further*, That no person appointed or employed by virtue of the provisions of this Act shall receive a greater salary than \$15,000 per annum, and not more than one person shall receive a salary in excess of \$10,000 per annum, and not more than five persons shall receive salaries in excess of \$7,500 per annum.

Pay restrictions.

Permission to allow exhibits to be transported to exposition, etc., on request of Commissioner General.

SEC. 3. That officers and employees of the executive departments and other branches and institutions of the Government in charge of or responsible for the safe-keeping of objects, articles, and so forth, property of the United States, which it is desired to exhibit, may permit such property to pass out of their possession for the purpose of being transported to and from and exhibited at said exposition as may be requested by the Commissioner General, such exhibits and articles to be returned to the respective departments and institutions to which they belong at the close of the exposition: *Provided*, That the Commissioner General, with the approval of the President, at the close of the exposition, may make such disposition of the buildings and other property of the United States used at the exposition, which it will not be feasible to return to the United States, as he may deem advisable.

*Proviso.*  
Disposition of buildings, etc., at close of exposition.

SEC. 4. That the Shipping Board is authorized to give the commission such assistance as may be necessary and to make special rates and special sailing schedules for the transportation of governmental and private exhibits and participants to and from the exposition.

Shipping Board to provide transportation.

SEC. 5. That the Secretary of Agriculture is hereby authorized to collect and prepare suitable exhibits of the agricultural staples and products and forestal productions of the several States of the Union for exhibition at the exposition and accompany the same with a report respecting such products and productions, including the qualities and standards of cotton, the wheat and corn produced, and their uses, the standards of which they are being marketed, and the character and quality of American animal products, to be printed in the English, Spanish, and Portuguese languages, the expense of the same to be paid out of the appropriation hereinafter provided for.

Exhibits of agricultural staples and forestal products to be prepared by Secretary of Agriculture.

Printed explanatory report to accompany.

SEC. 6. The Secretary of Commerce is hereby authorized to collect and prepare a suitable exhibit of the fisheries industry and the commerce of the United States for exhibit at the said exposition and accompany the same with a report respecting such industries, to be printed in the English, Spanish, and Portuguese languages, the expense of the same to be paid out of the appropriation hereinafter provided for.

Exhibits of fisheries and commerce to be prepared by Secretary of Commerce.

Report to accompany.

SEC. 7. That the Secretary of the Interior is hereby authorized to collect and prepare suitable exhibits by the Reclamation Service, the General Land Office, the Alaskan Engineering Commission, the Bureau of Education, the Patent Office, the National Park Service, and the Bureau of Mines, for exhibition at the said exposition, and to accompany the same with a report respecting such exhibits, to be printed in the English, Spanish, and Portuguese languages, the expense of the same to be paid out of the appropriation hereinafter provided for.

Exhibits relating to activities under Interior Department to be prepared by the Secretary thereof.

Report to accompany.

SEC. 8. That in order to defray the necessary expenses above authorized, including the salaries of commissioners and employees, the cost of preparing the various Government exhibits, transportation, installation, display, and return of exhibits, construction and equipment of building, and acquisition, preparation, and maintenance of site and grounds the sum of \$700,000, or so much thereof

Amount authorized for all expenses.

as may be necessary, is hereby authorized to be appropriated, out of any moneys in the Treasury not otherwise appropriated, to be available for the purpose of this resolution, and to remain available until expended or no longer required, all expenditures out of said appropriation being made subject to approval by the Secretary of State: *Provided*, That no indebtedness shall be incurred hereunder in excess of the amount herein authorized to be appropriated.

SEC. 9. That it shall be the duty of the Secretary of State to transmit to Congress within six months of the close of said exposition a detailed statement of the expenditures which may have been incurred under the provisions of the resolution, together with all reports called for under sections 5, 6, and 7 of this resolution, which reports shall be prepared and arranged with a view to concise statement and convenient reference.

Approved, March 3, 1925.

Approval of Secretary of State required.  
*Proviso.*  
Indebtedness in excess forbidden.

Detailed statement of expenses, etc., to Congress six months after close of exposition.

March 3, 1925.  
[S. J. Res. 186.]

**CHAP. 486.**—Joint Resolution Authorizing the sale of the old Federal building at Toledo, Ohio

Toledo, Ohio.  
Preamble.

Whereas the old Federal building in Toledo, Ohio, has become wholly inadequate to meet the needs of the Government, but is situated on a site sufficiently valuable to permit of its sale, and the erection of a new Federal building in a more suitable location, at a cost of but little if any more than the sale price of the old building: Therefore be it

Sale authorized of abandoned post office, etc., building at.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Treasury be, and he is hereby, authorized and directed to sell, when salable, at a price by him deemed reasonable and adequate for cash, at either private or public sale, the old Federal building in Toledo, Ohio, formerly used as the main post office and Federal building combined, and now abandoned as a main post office, and used as a post-office substation and Federal office and court building, the same being situated on the southeast corner of Madison Avenue and Saint Clair Street in said city.

Approved, March 3, 1925.

March 3, 1925.  
[H. J. Res. 347.]

**CHAP. 487.**—Joint Resolution Providing for an investigation of the official conduct of George W. English, district judge for the eastern district of Illinois.

Judge George W. English.  
Preamble.

Whereas certain charges against George W. English, United States district judge for the eastern district of Illinois, have been transmitted by the Speaker of the House of Representatives to the Judiciary Committee: Be it

Subcommittee of House of Representative Judiciary Committee directed to inquire into official conduct of, and report to the House.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled*, That William D. Boies, Charles A. Christopherson, Ira G. Hersey, Earl C. Michener, Hatton W. Sumners, John N. Tillman, and Royal H. Weller, being a Subcommittee of the Committee on the Judiciary of the House of Representatives, be, and they hereby are, authorized and directed to inquire into the official conduct of George W. English, United States district judge for the eastern district of Illinois, and to report to the House whether in their opinion the said George W. English has been guilty of any acts which in contemplation of the Constitution are high crimes or misdemeanors requiring the interposition of the constitutional powers of the House; and that the said special committee have power to hold meetings in the city of Washington, District of Columbia, and elsewhere and to send for persons and papers, to ad-

Powers conferred, etc.

minister the customary oaths to witnesses, all process to be signed by the Clerk of the House of Representatives under its seal, and be served by the Sergeant at Arms of the House or his special messenger; to sit during the sessions of the House until adjournment sine die of Sixty-eighth Congress, and thereafter until said inquiry is completed, and report to the Sixty-ninth Congress.

SEC. 2. That said special committee be, and the same is hereby, authorized to employ such stenographic and clerical assistance as they may deem necessary, and all expenses incurred by said special committee, including the expenses of such committee when sitting in or outside of the District of Columbia, shall be paid out of the contingent fund of the House of Representatives on vouchers ordered by said committee, signed by the chairman of said committee: *Provided, however,* That the total expenditures authorized by this resolution shall not exceed the sum of \$5,000.

Expenses to be paid from House contingent fund.

*Proviso.*  
Amount limited.

Approved, March 3, 1925.

**CHAP. 488.**—Joint Resolution Authorizing and directing the Secretary of Agriculture to waive one-half of the grazing fees for the use of the national forests during the calendar year 1925.

March 3, 1925.  
[H. J. Res. 375.]  
[Pub. Res., No. 68.]

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of Agriculture is authorized, in his discretion, under regulations to be prescribed by him, to waive any part of or all requirements in respect of grazing fees for the use of national forests in drought-stricken regions during the calendar year 1925 or any part of such calendar year.

National forests.  
Grazing fees may be waived, etc., in drought-stricken areas during 1925.

Approved, March 3, 1925.

**CHAP. 489.**—Joint Resolution Empowering the Speaker of the House of Representatives to appoint a Member-elect of the Sixty-ninth Congress as a member of the Commission in Control of the House Office Building.

March 3, 1925.  
[H. J. Res. 382.]  
[Pub. Res., No. 69.]

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Speaker of the House of Representatives of the Sixty-eighth Congress is hereby empowered to appoint a Member-elect of the House of Representatives to the Sixty-ninth Congress as a member of the Commission in Control of the House Office Building until the election of a Speaker of the House of Representatives of the Sixty-ninth Congress.

House Office Building.  
Appointment authorized of a Member-elect of Sixty-ninth Congress on Commission in Control of.  
Vol. 32, p. 1114.

Approved, March 3, 1925.

**CHAP. 521.**—An Act To provide for the establishment of a probation system in the United States courts, except in the District of Columbia.

March 4, 1925.  
[S. 1042.]  
[Public, No. 596.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the courts of the United States having original jurisdiction of criminal actions, except in the District of Columbia, when it shall appear to the satisfaction of the court that the ends of justice and the best interests of the public, as well as the defendant, will be subserved thereby, shall have power, after conviction or after a plea of guilty or nolo contendere for any crime or offense not punishable by death or life imprisonment, to suspend the imposition or execution of sentence and to place the defendant upon probation for such period and upon such terms and conditions as they may deem best; or the court may

United States courts. In criminal actions defendant may be placed upon probation after conviction, etc.

Imposing fine and probation.

*Proviso.*  
Period limited.

Other requirements while on probation authorized.

Report of conduct to court by probation officer.

Action on.

Arrest by probation officer.

Arrest, etc., after probation period expires.

Appointment of probation officers.

No compensation, unless service requires salaried officer.

*Proviso.*  
Competitive examinations for salaried position.

Appointment, record, etc.

Payment of actual expenses.

Investigation of cases.

Duties as to probationers.

impose a fine and may also place the defendant upon probation in the manner aforesaid. The court may revoke or modify any condition of probation, or may change the period of probation: *Provided*, That the period of probation, together with any extension thereof, shall not exceed five years.

While on probation the defendant may be required to pay in one or several sums a fine imposed at the time of being placed on probation and may also be required to make restitution or reparation to the aggrieved party or parties for actual damages or loss caused by the offense for which conviction was had, and may also be required to provide for the support of any person or persons for whose support he is legally responsible.

SEC. 2. That when directed by the court, the probation officer shall report to the court, with a statement of the conduct of the probationer while on probation. The court may thereupon discharge the probationer from further supervision and may terminate the proceedings against him, or may extend the probation, as shall seem advisable.

At any time within the probation period the probation officer may arrest the probationer without a warrant, or the court may issue a warrant for his arrest. Thereupon such probationer shall forthwith be taken before the court. At any time after the probation period, but within the maximum period for which the defendant might originally have been sentenced, the court may issue a warrant and cause the defendant to be arrested and brought before the court. Thereupon the court may revoke the probation or the suspension of sentence, and may impose any sentence which might originally have been imposed.

SEC. 3. That the judge of any United States court having original jurisdiction of criminal actions, except in the District of Columbia, may appoint one or more suitable persons to serve as probation officers within the jurisdiction and under the discretion of the judge making such appointment or of his successor. All such probation officers shall serve without compensation except that in case it shall appear to any such judge that the needs of the service require that there should be a salaried probation officer, such judge may appoint one such officer and shall fix the salary of such officer subject to the approval of the Attorney General in each case: *Provided*, That probation officers who are to receive salaries shall be appointed after competitive examination held in accordance with the laws and regulations of the civil service of the United States. Such judge may in his discretion remove any probation officer serving in his court. The appointment of probation officers shall be in writing and shall be entered on the records of the court of the judge making such appointment, and a copy of the order of appointment shall be delivered to the officer so appointed. Such court may allow any probation officer his actual expenses necessarily incurred in the performance of his duties. Such salary and expenses when duly approved shall be paid from the appropriations for the courts in which such officer serves.

SEC. 4. That it shall be the duty of a probation officer to investigate any case referred to him for investigation by the court in which he is serving and to report thereon to the court. The probation officer shall furnish to each person released on probation under his supervision a written statement of the conditions of probation and shall instruct him regarding the same. Such officer shall keep informed concerning the conduct and condition of each person on probation under his supervision and shall report thereon to the court placing such person on probation. Such officer shall use all suitable methods, not inconsistent with the conditions imposed by the court,

to aid persons on probation and to bring about improvements in their conduct and condition. Each officer shall keep records of his work; shall keep accurate and complete accounts of all moneys collected from persons under his supervision; shall give receipts therefor, and shall make at least monthly returns thereof; shall make such reports to the Attorney General as he may at any time require; and shall perform such other duties as the court may direct. A probation officer shall have the power of arrest that is now exercised by a deputy marshal.

Records, accounts, etc.

Power to arrest.

Effective at once.

SEC. 5. That this Act shall take effect immediately.

Approved, March 4, 1925.

**CHAP. 522.**—An Act To Authorize the Broadwater Irrigation District, a Montana organization, to construct a dam across the Missouri River.

March 4, 1925.

[S. 2085.]

[Public, No. 597.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the Broadwater Irrigation District, a Montana organization, its successors or assigns, to construct, maintain, and operate a dam across the Missouri River, at a point, suitable to the interests of navigation, in section 6, township 4 north, range 3 east, Montana meridian, or in section 1, township 4 north, range 2 east, Montana meridian: *Provided,* That the work shall not be commenced until the plans therefor have been submitted to and approved by the Chief of Engineers, United States Army, and by the Secretary of War: *Provided further,* That this Act shall not be construed to authorize the use of such dam to develop water power or generate hydro-electric energy.

Missouri River. Broadwater Irrigation District, may dam, in Montana.

Location.

*Provisos.*  
Approval of plans.

Use restricted.

Time of construction.

SEC. 2. That the authority granted by this Act shall cease and be null and void unless the actual construction of the dam hereby authorized is commenced within one year and completed within three years from the date of approval of this Act: *Provided,* That from and after thirty days' notice from the Federal Power Commission, or other authorized agency of the United States to said district or its successors, that desirable water-power development will be interfered with by the existence of said dam, the authority hereby granted to construct, maintain, and operate said dam shall terminate and be at an end; and any grantee or licensee of the United States proposing to develop a power project at or near said dam shall have authority to remove, submerge, or utilize said dam under such conditions as said commission or other agency may determine, but such conditions shall not include compensation for the removal, submergence, or utilization of said dam.

*Proviso.*  
Terminated if water-power development interfered with.

Authority of grantee of power project.

Conditions.

Amendment.

SEC. 3. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, March 4, 1925.

**CHAP. 523.**—An Act To provide for retirement for disability in the Lighthouse Service.

[March 4, 1925.]

[S. 3613.]

[Public, No. 598.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That hereafter any officer or employee to whom section 6 of the Act entitled "An Act to authorize aids to navigation and for other works in the Lighthouse Service, and for other purposes," approved June 20, 1918, as amended, applies, who has been in the active service of the Government fifteen years or more and who is found, after examination by

Lighthouse Service. Field service officers, etc., to be retired for disability.

Vol. 40, p. 606.

## Annuity.

Return to active duty if recovering before retirement age.

a medical officer of the United States, to be disabled for useful and efficient service by reason of disease or injury not due to vicious habits, intemperance, or willful misconduct on his part, shall be retired under rules to be prescribed by the Secretary of Commerce on an annuity computed in the manner provided in such Act.

SEC. 2. Any such officer or employee may, upon recovery, be restored to active duty, and shall from time to time, before reaching the age at which he may be retired under such Act, be reexamined by a medical officer of the United States upon the request of the Secretary of Commerce.

Approved, March 4, 1925.

[March 4, 1925.]

[S 3632.]

[Public, No. 509.]

**CHAP. 524.**—An Act To amend the Federal Farm Loan Act and the Agricultural Credits Act of 1923.

Intermediate credit banks, etc.  
Vol. 42, p. 1457, amended.

Proportionate share of salaries and expenses of Farm Loan Bureau to be paid from earnings by.

## Discount rates.

Vol. 42, p. 1456, amended.

Classifying of loans, to differentiate rates on like classes.

Federal Farm Loan Board.

Vol. 42, p. 1473, amended.

Additional officers to be paid by land banks and intermediate credit banks.

Estimates of all expenses to be submitted every six months.

Apportionment on equitable basis.

Collections to be deposited in Treasury as a special fund.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That paragraph "a" of section 206 of the Agricultural Credits Act of 1923, as amended, be amended to read as follows:

"SEC. 206. (a) That the Federal Farm Loan Board shall equitably apportion the joint salaries and expenses incurred in behalf of the Federal land banks, joint-stock land banks, and Federal intermediate credit banks, and shall assess against each Federal intermediate credit bank its proportionate share of the salaries and expenses of the Federal Farm Loan Bureau made necessary in connection with the operation of this provision."

SEC. 2. That paragraph 1 of section 204 (a) of the Agricultural Credits Act of 1923 be amended by adding at the end thereof the following: "Provided, That the Federal Farm Loan Board may classify loans and debentures according to maturity, and if debentures of different classes sell at a different rate the Federal intermediate credit banks may differentiate in rates on like classes of loans in the same ratio."

SEC. 3. The eighth paragraph of section 3 of the Federal Farm Loan Act, as amended, be further amended to read as follows:

"The salaries and expenses of the Federal Farm Loan Board, its officers and employees, farm loan registrars, deputy registrars, examiners, and reviewing appraisers authorized under this Act, or any subsequent amendments thereof, shall be paid by the Federal land banks, joint-stock land banks, and the Federal intermediate credit banks, as follows:"

"The Federal Farm Loan Board shall, prior to the first days of January and July of each year, estimate the expenses and salaries of the Federal Farm Loan Board, its officers and employees, farm loan registrars and deputy registrars, examiners, and reviewing appraisers, and apportion the same among the Federal land banks, joint-stock land banks, and the Federal intermediate credit banks on such equitable basis as the Federal Farm Loan Board shall determine, giving due consideration to time and expense necessarily incident to the supervision of the operation of each type of bank, and make an assessment upon each of such banks pursuant to such apportionment, payable on the 1st days of January and July next ensuing. The funds collected pursuant to such assessments shall be deposited with the Treasurer of the United States under the miscellaneous receipts title 'Assessments on Federal and joint-stock land banks and Federal intermediate credit banks, salaries and expenses Federal Farm Loan Board,' to be disbursed in payment of such salaries and

expenses on appropriations duly made by Congress: *Provided*, That the present legal status as to assessments against Federal intermediate credit banks shall continue until June 30, 1926, without appropriations by Congress.

*Proviso.*  
Intermediate credit banks, assessment for 1926.

"If any deficiency shall occur in such fund during the half-year period for which it was estimated, the Federal Farm Loan Board shall have authority to make immediate assessment covering such deficiency against the Federal land banks, joint-stock land banks, and Federal intermediate credit banks upon the same basis as the original assessment. If at the end of the six months' period there shall remain a surplus in such fund, it shall be deducted from the estimated expenses of the next six months' period when assessment is made for such period.

Assessment to cover deficiencies.

Surplus to be used for next period.

"Federal land bank appraisers, and appraisers or inspectors of Federal intermediate credit banks, shall receive such compensation as the Federal Farm Loan Board shall fix and shall be paid by the Federal land banks, joint-stock land banks, and the Federal intermediate credit banks they serve, in such proportion and in such manner as the Federal Farm Loan Board shall order."

Payment of land bank, etc., appraisers and inspectors.

SEC. 4. That the ninth paragraph of section 3 of the Federal Farm Loan Act be amended by adding after the word "thereof" in the thirteenth line of said paragraph, the following: "and may be classified without regard to the Classification Act of 1923," so that the paragraph as amended shall read:

Classification Act not applicable to employees.

Vol. 39, p. 361, amended.

"The Federal Farm Loan Board shall be authorized and empowered to employ such attorneys, experts, assistants, clerks, laborers, and other employees as it may deem necessary to conduct the business of said board. All salaries and fees authorized in this section and not otherwise provided for shall be fixed in advance by said board and shall be paid in the same manner as the salaries of the Federal Farm Loan Board. All such attorneys, experts, assistants, clerks, laborers, and other employees, and all registrars, examiners, and appraisers shall be appointed without regard to the provisions of the Act of January 16, 1883 (22 Stat., 403), and amendments thereto, or any rule or regulation made in pursuance thereof and may be classified without regard to the Classification Act of 1923: *Provided*, That nothing herein shall prevent the President from placing said employees in the classified service."

Employees authorized by Farm Loan Board.

Not subject to civil service laws.

Vol. 22, p. 403.

Classification Act not regarded.

Vol. 42, p. 1488.

*Proviso.*  
Transfers to classified service.

SEC. 5. The last two paragraphs of section 16 of the Federal Farm Loan Act as amended be stricken out and the following inserted in lieu thereof:

Joint stock land banks.

Vol. 41, p. 691, amended.

Federal or joint stock land banks may acquire property, etc., of, in liquidation.

"For the purpose of assisting in any such liquidation authorized as in the preceding paragraph provided, any Federal land bank or joint-stock land bank may, with the approval of the Federal Farm Loan Board, acquire the assets and assume the liabilities of any joint-stock land bank, and in such transaction any Federal land bank may waive the provisions of this Act requiring such bank to acquire its loans only through national farm loan associations or agents, and those relating to status of borrower, purposes of loan, and also the limitation as to the amount of individual loans. No Federal land bank shall assume the obligations of any joint-stock land bank in such manner as to make its outstanding obligations more than twenty times its capital stock except by creation of a special reserve equal to one-twentieth of the amount of such additional obligations assumed. No joint-stock land bank shall assume the obligations of any other joint-stock land bank in such manner as to make its outstanding obligations more than fifteen times the amount of its capital and surplus, except by creation of a special reserve equal to one-fifteenth of the amount of such additional obligations assumed."

Loan restriction waived.

Limit on assumption by Federal land bank.

By joint-stock land bank.

SEC. 6. Paragraph 9 of section 21 of the Federal Farm Loan Act as amended be further amended to read as follows:

Consolidated bonds.  
Vol. 42, p. 1476,  
amended.  
Responsibility of  
bank for which issued.

“Each Federal land bank on whose behalf consolidated bonds shall be issued under this provision shall in all respects be bound by the Act of the Farm Loan Commissioner and the Secretary of the Federal Farm Loan Board.”

Intermediate credit  
banks.  
Vol. 42, p. 1455,  
amended.  
United States organ-  
izations included.

SEC. 7. That paragraph 1 of section 202 of the Agricultural Credits Act of 1923, approved March 4, 1923, be amended by inserting after the word “State” in line 5 of said paragraph the words “or of the Government of the United States,” so that the paragraph as amended will read:

Power to discount or  
purchase from banks,  
agricultural organiza-  
tions, etc., paper based  
on advances for agri-  
cultural or livestock  
purposes.

“(1) To discount for, or purchase from, any national bank, and/or any State bank, trust company, agricultural credit corporation, incorporated livestock loan company, savings institution, cooperative bank, cooperative credit or marketing association of agricultural producers, organized under the laws of any State or of the Government of the United States, and/or any other Federal intermediate credit bank, with its indorsement, any note, draft, bill of exchange, debenture, or other such obligation the proceeds of which have been advanced or used in the first instance for any agricultural purpose or for the raising, breeding, fattening, or marketing of livestock.”

Inconsistent laws re-  
pealed.

SEC. 8. All Acts, or parts of Acts, inconsistent with this Act are hereby repealed.

Approved, March 4, 1925.

March 4, 1925.  
[S. 3818.]

[Public, No. 600.]

**CHAP. 525.**—An Act Authorizing the construction of additional facilities at Walter Reed General Hospital, in the District of Columbia.

Walter Reed Army  
Hospital, D. C.  
Amount authorized  
for designated improve-  
ments.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That in order to continue the construction of additional facilities at Walter Reed General Hospital, in the District of Columbia, there is hereby authorized to be appropriated a sum of not exceeding \$2,000,000, to be expended by the Secretary of War, for the construction of the following improvements and buildings, including roads leading thereto, necessary furniture, equipment and accessories: (a) Completing two wings to the main hospital building, containing wards; (b) a rear addition to the main hospital building, containing dining rooms, kitchens, wards, and a library; (c) a laboratory and morgue building, and tuberculosis, observation, infectious disease and semi-isolation wards.

Approved, March 4, 1925.

March 4, 1925.  
[S. 3913.]

[Public, No. 601.]

**CHAP. 526.**—An Act To extend for an additional period of one year the effective period of the Act entitled “An Act to amend section 51 of chapter 4 of the Judicial Code,” approved September 19, 1922, and an Act entitled “An Act to amend section 876 of the Revised Statutes,” approved September 19, 1922.

Judicial Code.  
Suits by the Govern-  
ment.  
Vol. 42, p. 849, amen-  
ded.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the last proviso of section 51 of the Judicial Code, as amended by the Act entitled “An Act to amend section 51 of chapter 4 of the Judicial Code,” approved September 19, 1922, is amended to read as follows: “Provided further, That this Act shall be effective for a period of four years after September 19, 1922, after which said section 51, chapter 4, as it exists in the present law shall be and remain in full force and effect.”

Extension of service  
effective only for four  
years.

SEC. 2. That the last paragraph of the Act entitled "An Act to amend section 876 of the Revised Statutes," approved September 19, 1922, is amended to read as follows:

"This amendment shall be effective for a period of six years after September 19, 1922, after which section 876 as it exists in the present law shall be and remain in full force and effect."

Approved. March 4, 1925.

Issue of subpoenas.  
Vol. 42, p. 848, amend-  
ed.

Distance limit effective only for six years.  
R. S., sec. 876, p. 176.

**CHAP. 527.**—An Act To permit the merger of street railway corporations operating in the District of Columbia, and for other purposes.

March 4, 1925.

[S. 4191.]

[Public, No. 602.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That any or all of the street railway companies operating in the District of Columbia, be, and they are hereby, authorized and empowered to merge or consolidate, either by purchase or lease by one company of the properties, and/or stocks or securities of any of the others, or by the formation of a new corporation to acquire the properties and/or stocks or securities and to succeed to the powers and obligations of each or any of said companies under such terms and conditions as may be agreed upon by vote of a majority in amount of the stock of the respective corporations and as may be approved by the Public Utilities Commission of the District of Columbia: *Provided,* That no merger of said companies shall be finally consummated until the same is approved by a joint resolution of Congress. Such new corporation shall be incorporated under the provisions of Subchapter IV, Chapter XVIII of the Code of Law of the District of Columbia as far as applicable, with issues of stock at a stated par value and/or of no par value, as may be approved by the Public Utilities Commission.

District of Columbia.  
Street railway companies in, permitted to merge.

Agreement of stockholders.

*Proviso.*  
Subject to approval of Congress.

Incorporation requirements.  
Vol. 31, p. 1284.

SEC. 2. The inhibitions and restrictions contained in section 11 of the Act of March 4, 1913 (commonly known as the antimerger law, Public, Numbered 435, Thirty-seventh Statutes at Large, page 1006), be, and the same are hereby, removed so far, and only so far, as they affect the acquisition by any corporation of the stocks or bonds of any of the corporations referred to in the foregoing section.

Antimerger restrictions removed.  
Vol. 37, p. 1006.

SEC. 3. Congress reserves the right to alter, amend, or repeal this Act or any provision thereof.

Amendment.

Approved, March 4, 1925.

**CHAP. 528.**—An Act To authorize the building of a bridge across the Santee River in South Carolina.

March 4, 1925.

[S. 4200.]

[Public, No. 603.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the State Highway Department of South Carolina be, and is hereby, authorized to construct, maintain and operate a highway bridge and approaches thereto across the Santee River at a point suitable to the interests of navigation, at or near the mouth of Poplar Landing, between the counties of Clarendon and Orangeburg, South Carolina, in accordance with the provisions of an Act entitled, "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Santee River.  
South Carolina may bridge, near Poplar Landing.

Construction.  
Vol. 34, p. 84.

SEC. 2. The right to alter, amend, or repeal this Act is hereby expressly reserved.

Amendment.

Approved, March 4, 1925.

March 4, 1925.

[S. 4213.]

[Public, No. 604.]

**CHAP. 529.**—An Act To authorize the building of a bridge across the Santee River in South Carolina.

Santee River.  
South Carolina may  
bridge, near Saint  
James Ferry.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the State Highway Department of South Carolina be, and is hereby, authorized to construct, maintain, and operate a highway bridge and approaches thereto across the Santee River at a point suitable to the interests of navigation, at or near a point known as Saint James Ferry, between the counties of Georgetown and Charleston, South Carolina, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Construction.  
Vol. 34, p. 84.

Amendment.

SEC. 2. The right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, March 4, 1925.

March 4, 1925.

[S. 4214.]

[Public, No. 605.]

**CHAP. 530.**—An Act To authorize the building of a bridge across the Savannah River, between South Carolina and Georgia.

Savannah River.  
South Carolina and  
Georgia may bridge.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the State Highway Department of South Carolina and the State Highway Department of Georgia be, and are hereby, authorized to construct, maintain, and operate a highway bridge and approaches thereto across the Savannah River at a point suitable to the interests of navigation at or near the point where the Seaboard Air Line Railway now crosses, between the counties of Abbeville, South Carolina, and Elbert, Georgia, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Location.

Construction.  
Vol. 34, p. 84.

Amendment.

SEC. 2. The right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, March 4, 1925.

March 4, 1925.

[S. 4232.]

[Public, No. 606.]

**CHAP. 531.**—An Act To amend section 409, Revised Statutes of the United States, relating to fines, penalties, forfeitures, and liabilities in the Postal Service.

Postal service.  
Authority of Post-  
master General ex-  
tended to all cases of  
penalties, etc.  
R. S., sec. 409, p. 68.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the provisions of section 409, Revised Statutes of the United States, shall extend in all cases now pending or which may hereafter arise to balances due to the United States through accountability for public moneys under any provision of law in relation to the officers, employees, operations, or business of the Postal Service, excepting the class of cases cognizable under the Act approved January twenty-first, nineteen hundred and fourteen, entitled "An Act to amend the Act approved May ninth, eighteen hundred and eighty-eight, as amended by the Act of June eleventh, eighteen hundred and ninety-six," relating to claims of postmasters for loss by burglary, fire, or other unavoidable casualty.

Burglary, fire, etc.,  
excepted.  
Vol. 38, p. 279.

Approved, March 4, 1925.

**CHAP. 532.**—An Act Establishing a commission for the participation of the United States in the observance of the one hundred and fiftieth anniversary of the patriotic action taken by the people of Mecklenburg County of North Carolina in May, 1775, in declaring their independence of the English Crown.

March 4, 1925.  
[S. 4361.]  
[Public, No. 607.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That there is hereby established a commission to be known as the United States Mecklenburg Sesquicentennial Commission (hereinafter referred to as the commission) and to be composed of eleven commissioners, as follows: Three persons to be appointed by the President of the United States, four Senators by the President of the Senate, and four Members of the House of Representatives to be appointed by the Speaker. The commission shall serve without compensation and shall select a chairman from among their number.

Mecklenburg Sesquicentennial Commission.  
Established with eleven members.

No pay.

**SEC. 2.** There is hereby authorized to be appropriated, out of any money in the Treasury not otherwise appropriated, the sum of \$5,000 to be expended by the commission for actual and necessary traveling expenses and subsistence while discharging its official duties outside the District of Columbia.

Amount authorized for expenses.  
Post, p. 1317.

**SEC. 3.** There is hereby authorized to be appropriated out of any money in the Treasury not otherwise appropriated, the sum of \$10,000 to be utilized in the discretion of the commission for the appropriate participation on the part of the United States in the celebration and observance at the city of Charlotte, county of Mecklenburg, North Carolina, on the 18th, 19th, 20th, 21st, and 22d days of May, 1925, of the one hundred and fiftieth anniversary of the patriotic action of the citizens of Mecklenburg County, North Carolina, in May, 1775, in declaring their independence of the English Crown.

Amount authorized for participating in celebration at Charlotte, N. C.  
Post, p. 1317.

Approved, March 4, 1925.

**CHAP. 533.**—An Act To provide for extension of payment on homestead entries on ceded lands of the Fort Peck Indian Reservation, State of Montana, and for other purposes.

March 4, 1925.  
[S. 4367.]  
[Public, No. 608.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That all persons who have made homestead entries, being actual settlers within the boundaries of the Fort Peck Indian Reservation are hereby granted an extension of time for payment of one-half the amount, including principal and interest due and unpaid on their homestead entries until the 1st day of November, 1925, and for payment of the other half until the 1st day of November, 1926; all such amounts to bear interest until the payment dates, at 5 per centum per annum: *Provided*, That upon failure to make complete payment of either installment by any such persons the entry shall be canceled and the land revert to the status of other tribal lands of the Fort Peck Indian Reservation.

Fort Peck Indian Reservation, Mont.  
Homestead settlers allowed further time for installment payments.  
Vol. 41, p. 365.

*Proviso.*  
Lands forfeited if payments not made.

**SEC. 2.** All such persons who have abandoned residence on and cultivation of their entries and who are in arrears in any amounts are hereby required to make payment in full of both principal and interest on or before the 1st day of November, 1925: *Provided*, That all delinquent amounts of both principal and interest shall draw interest at the rate of 5 per centum per annum until paid: *Provided further*, That upon failure to make full and complete payment of both principal and interest on or before the 1st day of November, 1925, said entry or entries shall thereupon be canceled, and the land revert to the status of other tribal lands of the Fort Peck Indian Reservation.

Arrears from persons who have abandoned residence, etc., to be paid.

*Proviso.*  
Interest on delinquencies.

Lands forfeited if payments not made.

Approved, March 4, 1925.

March 4, 1925.

[S. 4377.]

[Public, No. 609.]

Columbia River and  
tributaries.  
Preamble.

**CHAP. 534.**—An Act To permit a compact or agreement between the States of Washington, Idaho, Oregon, and Montana respecting the disposition and apportionment of the waters of the Columbia River and its tributaries, and for other purposes.

Whereas the Columbia River and its tributaries are interstate streams having their sources in a drainage area of approximately 250,000 square miles, said streams flowing through the States of Montana, Idaho, Washington, and the Columbia River forming the boundary between the States of Washington and Oregon; and

Whereas the above-named States are vitally interested in the possible development of the Columbia River and its tributaries for irrigation, power, domestic and navigation uses; and

Whereas the Secretary of the Interior, in a letter to the President dated December 11, 1924, has pointed out that plans for future reclamation development must take into consideration the needs of the States and the water-right problems of interstate streams and stated that efforts to reach an agreement for the economic apportionment of water of interstate streams by the States concerned "have the cordial approval and support of this Department"; and

Whereas it is desirable that a compact for the economic apportionment of the water of the Columbia River and its tributaries for irrigation, power, domestic, and navigation purposes, entered into by and between the said States of Montana, Idaho, Oregon, and Washington, and that the interests of the United States be considered in the drawing of said compact, by authorized representatives of each of said States and of the United States: Now, therefore,

Washington, Idaho,  
Oregon, and Montana.  
Negotiating agree-  
ment of apportionment  
of water supply among  
them consented to.Federal representa-  
tives to participate and  
report.Proviso.  
Legislative and Cong-  
ress approval re-  
quired.

Amendment.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That consent of Congress is hereby given to the States of Washington, Idaho, Oregon, and Montana to negotiate and enter into a compact or agreement not later than January 1, 1927, providing for an equitable division and apportionment among said States of the water supply of the Columbia River and of the streams tributary thereto, upon condition that two suitable persons, who shall be appointed by the President of the United States, one from the Department of the Interior and one from the War Department, shall participate in said negotiations as the representatives of the United States and shall make report to Congress of the proceedings and of any compact or agreement entered into: *Provided,* That any such compact or agreement shall not be binding or obligatory upon any of the parties thereto unless and until the same shall have been approved by the legislature of each of said States and by the Congress of the United States.

**SEC. 2.** The right to alter, amend, or repeal this Act is herewith expressly reserved.

Approved, March 4, 1925.

March 4, 1925.

[H. R. 21.]

[Public, No. 610.]

**CHAP. 535.**—An Act To amend the patent and trade-mark laws, and for other purposes.

Patent Office.  
Certificates to rectify  
office mistake in regis-  
tration to be issued and  
recorded.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That whenever a mistake in a patent or trade-mark registration, incurred through the fault of the Patent Office, is clearly disclosed by the records or files of the office, a certificate, stating the fact and nature of such mistake, signed by the Commissioner of Patents and sealed with the seal of the Patent Office, may be issued, without charge, and recorded in the records of patents or trade-marks, and a printed copy thereof attached to each printed copy of the patent or trade-mark registra-

tion, and such certificate shall thereafter be considered as part of the original, and every patent or trade-mark registration, together with such certificate, shall have the same effect and operation in law on the trial of all actions for causes thereafter arising as if the same had been originally issued in such corrected form. All such certificates heretofore issued in accordance with the rules of the Patent Office and the patents or trade-mark registrations to which they are attached shall have the same force and effect as if such certificates had been specifically authorized by statute.

SEC. 2. That section 892 of the Revised Statutes be, and the same is hereby, amended to read as follows:

"SEC. 892. Written or printed copies of any records, books, papers, or drawings belonging to the Patent Office, of letters patent, of certificates of registration of trade-marks, labels, or prints, authenticated by the seal of the Patent Office and certified by the commissioner thereof, or in his name attested by a chief of division duly designated by the commissioner, shall be evidence in all cases wherein the originals could be evidence; and any person making application therefor and paying the fee required by law shall have certified copies thereof."

SEC. 3. That section 11 of the Trade-Mark Act of February 20, 1905 (Thirty-third Statutes at Large, page 724), be, and the same is hereby, amended to read as follows:

"SEC. 11. That certificates of registration of trade-marks shall be issued in the name of the United States of America, under the seal of the Patent Office, and shall either be signed by the Commissioner of Patents or have his name printed thereon and attested by an Assistant Commissioner of Patents or by one of the law examiners duly designated by the Commissioner of Patents, and a record thereof, together with printed copies of the drawing and statement of the applicant, shall be kept in books for that purpose. The certificate shall state the date on which the application for registration was received in the Patent Office. Certificates of registration of trade-marks may be issued to the assignee of the applicant, but the assignment must first be entered of record in the Patent Office."

Approved, March 4, 1925.

CHAP. 536.—An Act Providing for sundry matters affecting the naval service, and for other purposes.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all men transferred from the Regular Navy to the Fleet Naval Reserve, who have heretofore reenlisted in the Navy, shall, from the date of reenlistment, be credited with pay, including subsequent increases therein, at the same rate, exclusive of retainer pay, that they were receiving when on active duty in the Navy as members of the Fleet Naval Reserve prior to date of reenlistment in the Navy.*

That any enlisted man of the Navy or Marine Corps who has been discharged to enable him to be enrolled in the Naval Reserve Force or Marine Corps Reserve as a commissioned or warrant officer, and who has heretofore reenlisted in the Navy within four months from the date of termination of his service as an officer in the Naval Reserve Force or Marine Corps Reserve, shall be restored to the grade, rank, or rating held by him at time of discharge from the Navy to permit enrollment in the Naval Reserve Force or Marine Corps Reserve, and he shall be entitled from the date he has heretofore so reenlisted to the same rate of pay, including subsequent

Made a part and with legal effect of the original.

Previous certificates validated.

Records, etc.

Copies authenticated by the seal and certified by Commissioner or other officer accepted as evidence.

Issue on paying fee.

Trade marks. Vol. 33, p. 727, amended.

Registration certificates to be under seal of Patent Office signed by Commissioner, etc.

Date of application.

Issue to assignee.

March 4, 1925.  
[H. R. 2688.]  
[Public, No. 611.]

Navy.  
Credit to men reenlisting after transfer to Fleet Naval Reserve.

Restoration to rank, etc., on reenlisting after discharge from service to be enrolled as officer in Reserve.

increases therein, as he was receiving at time of discharge from the Navy to permit enrollment in the Naval Reserve Force.

Fleet Naval Reserve. Members transferred to, from Navy and discharged to accept temporary appointment in Navy, on revocation to resume status in Reserve.

That any member of the Fleet Naval Reserve, transferred thereto after sixteen or twenty years' service in the Navy, who has heretofore been discharged therefrom to accept temporary appointment as an officer in the regular Navy, shall upon the revocation of temporary appointment as an officer be deemed to have reverted to his former status in the Fleet Naval Reserve, and shall be entitled to retainer pay, including subsequent increases therein, at the same rate he was receiving prior to discharge from the Fleet Naval Reserve from the date he is herein deemed to have reverted to his former status therein: *Provided*, That reenlistment in the Navy following revocation of temporary appointment as an officer shall not deprive him of the benefits of this section, and he shall be entitled to receive the pay, including retainer pay, authorized for members of the Fleet Naval Reserve when on active duty during the period served under enlistment: *Provided further*, That nothing contained in this section shall be construed as changing the status or affecting the retainer pay of any person who, after termination of service as a temporary officer, reenlisted in the regular Navy and was again transferred to the Fleet Naval Reserve.

*Provisos.* Pay, etc., on revocation of temporary appointment.

Retainer pay if reenlisting and again transferred to Reserve.

Enlisted men discharged and within four months enrolled as officer in Reserve, deemed transferred on date of discharge.

That enlisted men of the Navy who were discharged at expiration of enlistment and had completed sixteen or twenty years' service at the time of discharge, and were thereafter enrolled in the Naval Reserve Force within four months from date of discharge from the Navy and assigned provisional rank as warrant or commissioned officers, shall be deemed to have been transferred to the Fleet Naval Reserve on date of discharge from the Navy, and then to have been transferred to the class of the Naval Reserve Force in which they were given provisional assignment as warrant or commissioned officers: *Provided*, That they shall be entitled to receive the same pay, allowances, and other benefits from and after the date said transfer to the Fleet Naval Reserve is herein deemed to have been made as is provided by law for men transferred to the Fleet Naval Reserve.

*Proviso.* Pay, etc., from date of transfer.

Pay, etc., if discharged for enrollment as officer in Reserve, who is reduced to Navy rating at his own request, and serving unexpired enrollment period in the Navy.  
Vol. 41, p. 141.

That any enlisted man who was discharged from the Navy to enable him to be enrolled in the Naval Reserve Force in a commissioned rank, who was thereafter at his own request reduced to the same rating in the Naval Reserve Force as held by him at the time of his discharge from the Navy, and transferred to the regular Navy to serve the unexpired portion of his enrollment, in accordance with the Act approved July 11, 1919, shall be entitled, from the date he was so transferred and so long as he shall continue in the naval service, to the same rate of pay and other benefits that would have been received by him if he had not been discharged from the Navy to permit enrollment in the Naval Reserve Force.

Charge of desertion.

#### CHARGE OF DESERTION.

May be relieved of deserter who since the charge, honorably served in the World War in force of Allies or United States.

**SEC. 2.** That in all cases where it shall be made to appear to the satisfaction of the President that a commissioned or warrant officer or an enlisted man with the charge of desertion now standing against him on the rolls and records of the Army, Navy, or Marine Corps has since such charge was entered served honorably in the World War, either in the military or naval forces of the Allies or in the Army, Navy, or Marine Corps or in other branches of the military service of the United States prior to November 11, 1918, the President is hereby authorized, in his discretion, to cause an entry to be made on said rolls and records of the Army, Navy, or

Marine Corps, relieving said officer or enlisted man of all the disabilities which he had heretofore or would hereafter suffer by virtue of said charge of desertion thus appearing against him; and upon such action being taken by the President, such officer or enlisted man shall be regarded as having been honorably discharged on the date the charge of desertion was entered against him: *Provided*, That nothing contained in this section shall operate to entitle any officer or enlisted man to back pay or allowances of any kind or to a pension for any service rendered prior to the World War.

Entry of honorable discharge.

*Proviso.*  
No back pay, etc., for service prior to World War.

TO CREDIT CERTAIN OFFICERS WITH ACTIVE DUTY PERFORMED SINCE RETIREMENT.

Retired officers.

SEC. 3. That all retired commissioned and warrant officers of the United States Navy and Marine Corps who served on active duty in the Navy and Marine Corps of the United States during the World War shall be credited with all active duty performed since retirement during the period from April 6, 1917, to March 3, 1921, in the computation of their longevity pay.

Credited with all active service April 6, 1917, to March 3, 1921.

CIVILIAN OUTFITS FURNISHED ENLISTED MEN.

Civilian outfits.

SEC. 4. That the accounting officers of the Government are authorized and directed to allow in the settlement of the accounts of disbursing officers of the Navy and Marine Corps payments made by them for civilian outfits furnished enlisted men of the Navy and Marine Corps upon discharge for bad conduct, undesirability, or inaptitude since November 13, 1917.

Navy and Marine disbursing officers allowed credit for, to enlisted men discharged for bad conduct, etc.

SECTION 1481 OF THE REVISED STATUTES.

Retired staff officers.

SEC. 5. That hereafter no person shall be retired with the rank of commodore, under the provisions of section 1481 of the Revised Statutes, unless he has attained at the time of retirement the rank of captain in the Navy.

No retirement with rank of commodore, unless of rank of captain.  
R. S., sec. 1481, p. 257.

ACQUISITION OF CERTAIN SITES FOR AVIATION.

Aviation sites.

SEC. 6. That the Secretary of the Navy be, and he is hereby, authorized to expend from the appropriation "Aviation" contained in the Act making appropriations for the Navy Department and the naval service for the fiscal year ending June 30, 1924, and for other purposes, approved January 22, 1923, a sum not in excess of \$13,000 for acquiring the site of the naval air station, Galveston, Texas; a sum not in excess of \$18,000 for acquiring the site of the naval air station, Lakehurst, New Jersey, and right of way for railroad spur track appurtenant thereto; a sum not in excess of \$20,000 for acquiring the site of the Marine Corps flying field at Reid, Quantico, Virginia; and a sum not in excess of \$58,335 for acquiring the site of the naval air station at Chatham, Massachusetts: *Provided*, That the Secretary of the Navy be, and he is hereby, authorized, in his discretion, to sell the site of the naval air station, Galveston, Texas, with the improvements thereon, upon such terms as he may deem proper: *Provided further*, That \$13,000 of the proceeds of such sale shall be deposited to the credit of the appropriation from which the purchase price of the land is defrayed.

Expenses authorized from aviation expenses, 1924.

Vol. 42, p. 1148.

Galveston, Tex.

Lakehurst, N. J.

Quantico, Va.

Chatham, Mass.

*Provisos.*  
Sale of Galveston site authorized.

Proceeds to credit of Aviation.

Sums available until spent.

That the sums herein authorized shall remain available until expended.

## Marine Corps.

## MARINE CORPS PERSONNEL.

Promotions below colonel subject to certificate of examining board as to professional qualifications, etc.  
Vol. 27, p. 321.

SEC. 7. That no officer of the Marine Corps below the grade or rank of colonel shall be promoted or advanced in grade or rank on the active list unless the examining board provided for in the Act approved July 28, 1892, entitled "An Act to provide for the examination of certain officers of the Marine Corps, and to regulate promotions therein" (Twenty-seventh Statutes, page 321), shall, in addition to making such certificate of qualification for promotion or advancement as may be prescribed by the Secretary of the Navy, certify that there is sufficient evidence before the board to satisfy the board that the officer is fully qualified professionally for the higher grade or rank.

Reexamination in one year if failing to qualify.

That any officer of the Marine Corps who fails to qualify professionally upon examination for promotion or advancement shall be reexamined as soon as may be expedient after the expiration of one year if he in the meantime again becomes due for promotion, and if he does not in the meantime again become due for promotion he shall be reexamined at such time anterior to again becoming due for promotion as may be for the best interests of the service: *Provided*, That if any such officer of less than ten years' total active service, exclusive of service as midshipman or cadet at the United States Naval Academy or the United States Military Academy, fails to qualify professionally upon reexamination he shall be honorably discharged from the Marine Corps with one year's pay: *Provided further*, That if any such officer of more than ten years' total active service, exclusive of service as midshipman or cadet at the United States Naval Academy or the United States Military Academy, fails to qualify professionally upon reexamination, he shall not be discharged from the Marine Corps on account of such failure, but shall thereafter be ineligible for promotion or advancement; and any such officer shall be retired with a percentage of the pay received by him at the date of retirement equal to 2½ per centum for each year of total active service to be computed in accordance with the provisions of section 1 of the Act entitled "An Act to readjust the pay and allowances of the commissioned and enlisted personnel of the Army, Navy, Marine Corps, Coast Guard, Coast and Geodetic Survey, and Public Health Service," approved June 10, 1922, not to exceed 75 per centum, upon attaining, or if he had previously attained, the ages in the various grades and ranks, as follows: Lieutenant colonel, fifty years, major and company officers, forty-five years.

*Provisos.*  
If less than 10 years' service and failing, to be honorably discharged with one year's pay.

If of more than 10 years, to be retained but ineligible for promotion.

Retirement pay.

Vol. 42, p. 626.

Brigadier generals appointed from line colonels on eligible list.

That brigadier generals of the line shall, subject to physical examination, be appointed from colonels of the line whose names are borne on the eligible list prepared annually by a board of not less than five general officers of the Marine Corps, and approved by the President.

Appointments of heads of staff departments.

That hereafter, as vacancies occur, the heads of staff departments shall be appointed for terms of four years from officers holding permanent appointments in the departments in which the vacancies occur whose names appear on eligible lists prepared annually by a board of not less than five officers of the Marine Corps above the grade or rank of colonel, including the major general commandant and the heads of the staff departments, and approved by the President, but no head of a staff department appointed for a term of four years shall sit as a member of the board during consideration of names for the eligible list for his department: *Provided*, That in case there be no officer holding a permanent appointment in a staff department whose name is borne on the eligible list for appointment as head of that department, the appointment shall be made from

Preparation of eligible list.

*Proviso.*  
Appointment from field officers.

officers of field rank of the Marine Corps whose names are borne on the aforesaid eligible list for that department.

That any officer of the grade or rank of colonel whose name is not borne on one of the current eligible lists for appointment as brigadier general or head of a staff department shall, if more than fifty-six years of age, be retired with a percentage of the pay received by him at the date of retirement equal to 2½ per centum, to be computed in accordance with the provisions of section 1 of the Act entitled "An Act to readjust the pay and allowances of the commissioned and enlisted personnel of the Army, Navy, Marine Corps, Coast Guard, Coast and Geodetic Survey, and Public Health Service," approved June 10, 1922, not to exceed 75 per centum.

Colonels.  
Retirement at 56, if not on eligible list for brigadier general.

Pay.

Vol. 42, p. 626.

#### RELIEF OF CONTRACTORS.

Relief of contractors.

SEC. 8. That the Secretary of the Navy be, and he is hereby, authorized and directed to make thorough investigation of the merits of the claims (including claims for release from Government claims for liquidated damages, but excluding claims in cases where a full, final, unqualified release has been given the United States) which may be submitted to him in writing within six months after the passage of this Act, and verified under oath, for any loss alleged to have been caused to any of such claimants in the performance of any fixed price (including fixed unit price) contract with the United States through the Secretary of the Navy, or the Navy Department, from April 6, 1917, to November 11, 1918, inclusive, or in the performance of that portion of any such contract previously entered into which remained uncompleted on April 6, 1917, which loss was occasioned by the action of any Government agency by reason of priority orders for material, or transportation, commandeering of property, or other order of Government authority not authorized by the contract on or between March 4, 1917, and November 11, 1918, inclusive.

Investigation of claims for losses in contracts of fixed prices April 6, 1917 to November 11, 1918.

Losses occasioned by Government priority orders.

The Secretary of the Navy shall submit estimates of appropriations required to satisfy such of the claims as he may investigate under this authority as may be found to possess merit, accompanied by a comprehensive presentation of the facts in each case, but such findings so communicated shall not be construed as imposing any obligation upon the Government or releasing any claim or rights of the Government.

Estimates to be submitted to pay claims.

No claim shall be considered under this authorization for alleged losses on account of increases in wages until a claimant shall have established proof to the satisfaction of the Secretary of the Navy that he actually paid his employees the award ordered or recommended by the Macy Board or other Government agency and that his entire volume of business with the Government during the period covered by the claim did not yield a net profit.

Proof required if losses are claimed from advance wages ordered by the Government.

In the performance of the duties imposed by this section the Secretary of the Navy is authorized to summon witnesses and examine them under oath, to require claimants to exhibit their books and papers, and to have access to and the right to examine pertinent income-tax returns and other financial reports of such claimants as may be in the custody of the Secretary of the Treasury.

Authority to summon witnesses, examine books, etc.

REPEAL OF SO MUCH OF SECTION 3 OF THE ACT OF JUNE 4, 1920, AS AUTHORIZES TRANSFERS AND APPOINTMENTS IN THE REGULAR NAVY.

Naval Reserve Force.

SEC. 9. That hereafter no officer of the United States Naval Reserve Force shall be transferred to or appointed in the regular Navy under

Transfers hereafter of officers of, to Navy forbidden.

Vol. 41, p. 834.

the provisions of section 3 of the Act of June 4, 1920, and so much of said section 3 of the Act of June 4, 1920, as authorizes such transfers and appointments is hereby repealed.

Discharges.

## DISCHARGES FOR THE GOOD OF THE SERVICE.

Payment to persons dishonorably discharged.

*Proviso.*  
Discretionary payment.

Civilian clothing to marines discharged for bad conduct, etc.

SEC. 10. That hereafter persons discharged from the naval service by dishonorable discharge, bad-conduct discharge, or any other discharge for the good of the service, may, upon discharge, be paid a sum not to exceed \$25: *Provided*, That the said sum shall be fixed by, and in the discretion of, the Secretary of the Navy, and shall be paid only in cases where the person so discharged would otherwise be without funds to meet his immediate needs: *Provided further*, That hereafter the appropriation, "General expenses, Marine Corps," shall be available for the purchase of civilian outer clothing, not to exceed \$15 per man, to be issued when necessary to marines discharged for bad conduct, undesirability, unfitness, or inaptitude.

Marine Band.

## MARINE BAND.

Composition, pay, etc.

Vol. 39, p. 612, amended.

*Proviso.*  
Second leader, etc., to receive longevity increase.

Pay increase effective from June 30, 1922.

On promotion to leader all service counted for longevity.

No loss during concert tours.

SEC. 11. That the band of the United States Marine Corps shall consist of one leader whose pay and allowances shall be those of a captain in the Marine Corps; one second leader whose pay shall be \$200 per month and who shall have the allowances of a sergeant major; ten principal musicians whose pay shall be \$150 per month; twenty-five first-class musicians whose pay shall be \$125 per month; twenty second-class musicians whose pay shall be \$100 per month; and ten third-class musicians whose pay shall be \$85 per month; such musicians of the band to have the allowances of a sergeant: *Provided*, That the second leader and musicians of the band shall receive the same increases for length of service and the same enlistment allowance or gratuity for reenlisting as is now or may hereafter be provided for other enlisted men of the Marine Corps: *Provided further*, That the pay authorized herein for the second leader and the musicians of the band shall be effective from July 1, 1922, and shall apply in computing the pay of former members of the band now on the retired list and who have been retired since June 30, 1922: *Provided further*, That in the event of promotion of the second leader, or a musician of the band to leader of the band, all service as such second leader, or as such musician of the band, or both, shall be counted in computing longevity increase in pay: *And provided further*, That hereafter during concert tours approved by the President, members of the Marine Band shall suffer no loss of allowances.

Electrician grades.

## ESTABLISHING CERTAIN GRADES IN THE NAVY.

Warrant grades of chief electrician, chief radio electrician, etc., established.

Pay, etc.

*Proviso.*  
Precedence if chief gunners, etc., appointed to new grade.

SEC. 12. That the commissioned warrant grades of chief electrician and chief radio electrician, and the warrant grades of electrician and radio electrician are hereby established in the United States Navy, and all persons appointed in such grades in accordance with such regulations as the Secretary of the Navy may prescribe shall have the same rank, pay, allowances, and other benefits as now are or may hereafter be allowed other commissioned warrant and warrant officers in the Navy: *Provided*, That chief gunners and gunners now in the service, qualified for electrical or radio duties, shall, if appointed in the grades hereby established, take precedence from the dates of their original appointments as commissioned warrant and warrant officers, respectively.

REIMBURSEMENT TO CERTAIN FIRMS, ASSOCIATIONS, AND CORPORATIONS  
FOR MONEY ADVANCED.

Money advances.

SEC. 13. That the Paymaster General of the Navy, with the approval of the Secretary of the Navy, is hereby authorized, in his discretion, to make reimbursement to any individual, firm, association, company, or corporation for money advanced on behalf of the Government during the World War to any officer or enlisted man of the naval service on account of pay if upon presentation of evidence satisfactory to himself it is established that such individual, firm, association, company, or corporation has not heretofore received reimbursement in any way for the money so advanced: *Provided*, That the total amount for the purpose of reimbursement shall not exceed the sum of \$35,000: *Provided further*, That any amounts thus allowed shall be payable from the appropriation for pay of the Navy current at the time of settlement.

Reimbursement authorized for money advanced for the naval service during World War on account of pay.

*Provisos.*  
Amount limited.

Allowed from pay of the Navy.

## SETTLEMENT OF ACCOUNTS OF DISBURSING OFFICERS OF THE NAVY.

Accounts of disbursing officers.

SEC. 15. That the Comptroller General of the United States is hereby authorized and directed to allow amounts credited, prior to his decision of May 20, 1922, as the "highest pay of his grade" to the officers detailed as assistants to the Chiefs of Bureaus of Supplies and Accounts and Medicine and Surgery, and hereafter any officer of the naval service who is, pursuant to law, detailed to duty as assistant to a chief of bureau of the Navy Department or as assistant to the Judge Advocate General of the Navy, shall, while so serving, receive the highest pay of his rank.

Comptroller General to allow credits for payments to assistants to Chiefs of Bureaus.

Rank hereafter for details.

## COMMANDER CHARLES O. MAAS.

Charles O. Maas.

SEC. 16. That the Secretary of the Navy is authorized to supplement the military record of the late Lieutenant Commander Charles O. Maas, Naval Reserve Force, to show the voluntary service performed by said Lieutenant Commander Maas, and accepted by the Navy Department subsequent to the date upon which he was placed on inactive duty, and that such acceptance may be treated as a recall to active service: *Provided*, That no back pay or allowances of any kind shall accrue as a result of the passage of this section.

Supplementary record of service of, in Naval Reserve Force, authorized.

*Proviso.*  
No back pay, etc.

## UNITED STATES NAVY BAND.

Navy Band.

SEC. 17. That hereafter the band now stationed at the navy yard, Washington, District of Columbia, and known as the Navy Yard Band, shall be designated as the United States Navy Band, and the leader of this band shall receive the pay and allowances of a lieutenant in the Navy: *Provided*, That all service as an enlisted man in the naval service shall be counted in computing longevity increases for pay of this leader: *Provided further*, That no back pay or allowances shall be allowed to this leader by reason of the passage of this Act: *And provided further*, That hereafter during concert tours approved by the President members of the United States Navy Band shall suffer no loss of allowances.

Band at Washington, D. C., navy yard so designated.

Pay, etc., of leader.

*Provisos.*  
Service counted for longevity.

No back pay, etc.

No loss of allowances on concert tours.

## NAVAL ACADEMY BAND.

Naval Academy Band.

SEC. 18. That the pay and allowances of the members of the Naval Academy Band shall be those provided for enlisted men of the Navy by the Act of June 10, 1922, except that the second leader shall receive the pay and allowances provided in said Act for warrant officers of

Pay and allowances.

Vol. 42, p. 629.

Pay of second leader.

*Proviso.*  
No reduction of former pay, etc.

the Navy of corresponding length of service: *Provided*, That nothing in this Act shall operate to reduce the pay that any member of the Naval Academy Band was in receipt of on June 30, 1922, nor to deprive him of credit for any service with which he was then entitled to be credited.

Enlistments.

ENLISTMENTS IN THE NAVY.

Periods of, established.  
Vol. 41, p. 134.

SEC. 19. That hereafter enlistments in the Navy may be for terms of two, three, four, or six years, and all laws now applicable to four-year enlistments shall apply, under such regulations as may be prescribed by the Secretary of the Navy, to enlistments for a shorter or longer period with proportionate benefits upon discharge and reenlistment: *Provided*, That hereafter upon the presentation of satisfactory evidence as to his age, and upon application for discharge by his parent or guardian presented to the Secretary within sixty days after the date of his enlistment, any man enlisted after July 1, 1924, in the naval service, including the Marine Corps, under twenty-one years of age, who was enlisted without the written consent of his parent or guardian, if any, shall be discharged for his own convenience.

"C."

Public works.

CONSTRUCTION OF CERTAIN PUBLIC WORKS AND ACQUISITION OF LANDS REQUIRED FOR NAVAL PURPOSES.

Sand Point, Wash.  
Acceptance of site for air station at.

SEC. 20. That the Secretary of the Navy be, and he is hereby, authorized to accept on behalf of the United States, free from encumbrances and without cost to the United States, the title in fee simple to such lands as he may deem necessary or desirable, in the vicinity of Sand Point, Washington, approximately four hundred acres, as a site for a naval air station, to be returned to the grantor if not used by the Government within five years, and to acquire on behalf of the United States, by purchase or condemnation, after an appropriation of the necessary funds for such purpose shall have been made by Congress, such land as he may deem necessary in the vicinity of South Brooklyn, New York, known as the third Bush lot, not under lease to the Navy Department, for addition to the site of the naval supply depot, at a cost not to exceed \$330,000, and he is further authorized to proceed with improvement to channel and harbor at the naval station, Pearl Harbor, Territory of Hawaii, at a cost not to exceed \$5,982,000, and with the waterfront development at the naval base, San Diego, California, to consist of the construction of a pier and sea wall, dredging, extension of railway connections, and other work incident thereto, at a cost not to exceed \$1,010,000.

Expenditures authorized.  
South Brooklyn, N. Y., for supply depot.

Pearl Harbor Hawaii, station.

San Diego, Calif., naval base.

Naval establishment.

INCREASE IN LIMITS OF COST OF CERTAIN VESSELS.

Scout cruisers and submarine tender.  
Limit of cost increased.  
Vol. 41, p. 156, amended.

SEC. 21. The limits of cost of the vessels heretofore authorized and hereinafter enumerated are increased as follows: Scout cruisers numbered 4, 5, and 6, from \$8,250,000 to \$8,650,000 each; and Submarine Tender numbered 3, from \$3,400,000 to \$4,800,000.

Naval Reserve Officers' Training Corps.

ESTABLISHMENT OF NAVAL RESERVE OFFICERS' TRAINING CORPS.

Authorized to be established.  
Regulations for.  
Vol. 39, pp. 191-194;  
Vol. 41, pp. 776-779.

SEC. 22. A Naval Reserve Officers' Training Corps is hereby authorized to be established and operated under such regulations as the President may prescribe, which regulations shall, so far as may be practicable, conform to the provisions of the national defense Act approved June 3, 1916, sections 40 to 53 inclusive (39 Statutes at

Large, pages 191 to 194), as amended by the Act approved June 4, 1920, sections 33 and 34 (41 Statutes at Large, pages 776 to 779): *Provided*, That the powers conferred therein upon the Secretary of War with regard to the Reserve Officers' Training Corps are hereby conferred upon the Secretary of the Navy with regard to the Naval Reserve Officers' Training Corps: *Provided further*, That all expenditures in connection with the establishment and operation of the Naval Reserve Officers' Training Corps shall be specifically appropriated therefor: *And provided further*, That members of the Naval Reserve Officers' Training Corps shall be eligible for appointment as Naval Reserve officers under the same conditions as provided by law for the appointment of Naval Reserve officers from other citizens of the United States, and when so appointed shall have the same status and be entitled to the same benefits in all respects as provided by law for other members of the Naval Reserve: *And provided further*, That the word "naval" wherever used in this section shall be construed to include Marine Corps: *Provided further*, That the total personnel of the Naval Reserve Officers' Training Corps shall not exceed at any one time more than twelve hundred.

*Provisos.*  
Secretary of Navy vested with powers over.

Operations, etc., to be specifically appropriated for.

Eligibility of members as Naval Reserve officers.

Marine Corps included.

Personnel limited.

REIMBURSEMENT OF CERTAIN PERSONS FOR LOSS OF LIBERTY BONDS AND VICTORY NOTES WHILE NAVAL GENERAL COURT-MARTIAL PRISONERS.

Loss of Liberty Bonds.

SEC. 23. That there is hereby authorized to be appropriated out of any money in the Treasury not otherwise appropriated, the principal sums herein set forth plus interest thereon at the rate of 4 $\frac{1}{4}$  per centum per annum from October 24, 1918, to the date of this Act; to reimburse the following-named persons: Joseph Taylor, junior, ex-seaman, \$100; Paul Victor Heine, ex-landsman for electrician, \$250; James William Coker, ex-fireman, first class, \$300; John Fogarty, ex-fireman (Coast Guard), \$100; and Paul Beck (assignee of John Fogarty), ex-fireman (Coast Guard), \$250; and to the following-named persons the principal sums herein set forth plus interest thereon at the rate of 4 $\frac{3}{4}$  per centum per annum from May 20, 1919, to the date of this Act: William Sarsfield Meagher, ex-landsman for electrician, \$200; John Douglas Williams, ex-mess attendant, third class, \$150; Isabelo Quebral, ex-mess attendant, third class, \$100; and John Grover Condon, ex-seaman, second class, \$100; being the respective amounts of their private funds in the form of Liberty Bonds of the fourth issue and interest thereon, and Victory Notes and interest thereon, which the said persons had placed in the safe in the office of the supply officer at the United States Naval Prison, Portsmouth, New Hampshire, for safe-keeping, and which were stolen therefrom on or about March 23, 1920, by some unknown person or persons.

Reimbursement for stolen from designated persons who were naval prisoners at Portsmouth, N. H.

OFFICERS OF THE NAVY AND MARINE CORPS EXAMINED FOR RETIREMENT WHILE HOLDING TEMPORARY RANK AND FOUND PHYSICALLY INCAPACITATED IN LINE OF DUTY SHALL BE RETIRED IN TEMPORARY RANK HELD AT TIME OF EXAMINATION BY RETIRING BOARD AND PAID ACCORDINGLY.

Temporary Navy and Marine Corps officers.

SEC. 24. All officers of the Navy and Marine Corps who while holding temporary rank were examined for retirement and found physically incapacitated in the line of duty, and whose temporary appointments were revoked, shall, in all cases where the department has recalled and canceled the letter revoking the temporary appointment, be considered as having been retired in the temporary rank held by them at the time of examination by the retiring board, and shall be entitled to pay on the retired list computing on the pay of such temporary rank from the day their retirement was effective.

Found physically incapacitated and appointment revoked, considered as retired when recalled, etc.

Retired officers' grade increased.

OFFICERS OF REGULAR NAVY RETIRED SINCE DECEMBER 31, 1921, BECAUSE OF PHYSICAL DISABILITY ORIGINATING IN LINE OF DUTY IN TIME OF WAR, TO BE RETIRED IN HIGHER GRADE OR RANK HELD DURING THE WAR

Officers retired for physical disability, while holding higher temporary rank to be advanced on retired list.

SEC. 25. Any officer of the regular Navy who has been retired since December 31, 1921, by reason of physical disability which originated in the line of duty at any time between April 6, 1917, and March 3, 1921, inclusive, while holding higher temporary rank, shall be advanced on the retired list to, or shall be placed on the retired list in, such higher grade or rank.

Naval Academy.

TO RELIEVE THE UNITED STATES NAVAL ACADEMY FROM ITS OBLIGATION TO REIMBURSE THE TREASURY FOR THE AMOUNT OF \$155,000.

Requirement for return by, of advances for dairy, repealed.  
Vol. 39, p. 603; Vol. 40, p. 488.

SEC. 26. That those portions of the Acts of August 29, 1916, and March 28, 1918, which require the ultimate return to the United States of advances aggregating \$155,000 made to the midshipmen's store fund at the Naval Academy be, and the same are hereby, repealed: *Provided*, That the dairy and farm, cattle and work animals, machinery and implements, buildings, and other stock, equipment, and supplies heretofore purchased from the funds so advanced shall become and remain the property of the United States: *Provided further*, That the dairy farm shall be continued and operated as an activity of the midshipmen's store.

Provisos.  
Dairy, etc., to be Government property.

Operation of farm.

National flag.

TO PROVIDE FOR THE ISSUANCE OF THE NATIONAL FLAG FREE OF COST TO THE MOTHER OR NEAREST RELATIVE OF ANY OFFICER OR ENLISTED MAN WHOSE DEATH OCCURRED AT ANY TIME BETWEEN APRIL 6, 1917, AND MARCH 3, 1921.

Loan of flag for remains of Navy officer, etc.  
Vol. 38, p. 406.

SEC. 27. The provision contained in the Act approved June 30, 1914, authorizing the issuance free of cost of the national flag under certain circumstances, is hereby amended by adding thereto the following proviso: *Provided*, That the Secretary of the Navy be further authorized at his discretion to issue free of cost the national flag (United States national ensign No. 7), upon request, to the mother or nearest relative of any officer, enlisted man or nurse, whose death occurred at any time during the period between April 6, 1917, and March 3, 1921, while in the service of the United States Navy, Marine Corps, Naval Reserve Force, or Marine Corps Reserve, and whose mother or nearest relative has not heretofore been issued such a flag free of cost.

Frigate "Constitution."

FOR THE PRESERVATION OF THE FRIGATE CONSTITUTION.

Repair and restoration, directed.

SEC. 28. That the Secretary of the Navy is hereby authorized to repair, equip, and restore the frigate Constitution, as far as may be practicable, to her original condition, but not for active service: *Provided*, That the Secretary of the Navy is further authorized to accept and use any donations or contributions which may be offered for the aforesaid purpose.

Proviso.  
Acceptance of donations for.

Retirement of staff officers.

RETIREMENT OF STAFF OFFICERS WITH PERMANENT RANK OF REAR ADMIRAL DURING THE WORLD WAR.

Officer on active list with designated service may be placed on retired list.

SEC. 29. Any staff officer of the Navy now on the active list who held the permanent rank of rear admiral during the World War, after serving ten years in that rank, may, in the discretion of the President, be placed upon the retired list with three-fourths of the pay received by him on the active list at the date of his retirement.

RETIREMENT OF OFFICERS OF THE NAVY AND MARINE CORPS SPECIALLY  
 COMMENDED FOR DUTY IN ACTUAL COMBAT WITH THE ENEMY DURING  
 THE WORLD WAR.

Retirement of offi-  
 cers.

SEC. 30. All officers of the Navy and Marine Corps who have been specially commended for their performance of duty in actual combat with the enemy during the World War, by the head of the executive department under whose jurisdiction such duty was performed, when retired by reason of age ineligibility for promotion, shall be placed upon the retired list with the rank of the next higher grade and with three-fourths of the pay they would have received if not advanced in rank pursuant to this section.

Officers specially  
 commended for combat  
 duty in World War to  
 be retired to next higher  
 grade.

That in recognition of his gallant and conspicuous service in bringing the United States ship Mount Vernon safely into port after that vessel was torpedoed on September 5, 1918, Captain Douglas E. Dismukes, United States Navy, when retired in accordance with the provisions of existing law, shall be placed upon the retired list with the rank of rear admiral and with the retired pay of the lower half of that rank.

Capt. Douglas E.  
 Dismukes.

To be retired as rear  
 admiral for gallant  
 service in World War.

Approved, March 4, 1925.

CHAP. 537.—An Act For the relief of First Lieutenant John I. Conroy.

March 4, 1925.

[H. R. 5143.] \*

[Public, No. 612.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the President be, and he is hereby, authorized to appoint First Lieutenant John I. Conroy, United States Marine Corps, retired, who served during the World War in the United States Marine Corps, and was wounded in action, a captain on the retired list of the Marine Corps, with the rank and retired pay of that rank from the date of the passage of this Act.*

Marine Corps.  
 John I. Conroy may  
 be promoted a captain,  
 retired.

Approved, March 4, 1925.

CHAP. 538.—An Act To add certain lands to the Umatilla, Wallowa, and Whitman National Forests in Oregon.

March 4, 1925.

[H. R. 6651.]

[Public, No. 613.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That within the following described areas any lands not in Government ownership which are found by the Secretary of Agriculture to be chiefly valuable for national forest purposes may be offered in exchange under the provisions of the Act of March 20, 1922 (Public, 173), upon notice as therein provided, and upon acceptance of title shall become parts of the Umatilla, Wallowa, or Whitman National Forests; and any of such described areas in Government ownership chiefly valuable for national forest purposes and not now parts of any national forest may be added to said national forests as herein provided by proclamation of the President, subject to all valid existing entries:*

National forests.  
 Umatilla, Wallowa,  
 and Whitman Forests,  
 Oreg.

Lands offered in ex-  
 change for addition to.  
 Vol. 42, p. 465.

Government owned  
 lands may be added.

Township 6 north, range 38 east, sections 18, 19, 20, 21, 28, 29, east half of section 30, and section 32.

Township 5 north, range 37 east, sections 25, 26, east half of section 34, and sections 35 and 36.

Township 4 north, range 37 east, south half of section 12, sections 13, 22, 23, 24, 25, 26, 27, 33, 34, 35, and 36.

Township 4 north, ranges 39 and 41 east.

Township 4 north, range 42 east, south half.

Township 5 north, range 43 east.

Description.

- Township 4 north, range 43 east, sections 3, 4, 9, 10, and 11.
- Township 5 north, range 44 east.
- Township 4 north, range 44 east.
- Township 3 north, range 37 east, section 4.
- Township 3 north, range 39 east, sections 1, 2, 9, 10, 11, 12, north half of section 13, sections 14, 15, 16, 22, 27, and 33.
- Township 3 north, range 40 east, sections 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 24, 25, and 36.
- Township 3 north, ranges 41 and 42 east.
- Township 2 north, range 38 east.
- Township 2 north, range 39 east, sections 4, 5, 6, 7, 18, 19, 30, and 31.
- Township 2 north, range 40 east, north half of section 1.
- Township 2 north, range 41 east, sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 20, 21, 22, 27, 28, 29, 32, 33, 34, and west half of section 35.
- Township 2 north, range 42 east, sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, and 12.
- Township 2 north, range 43 east, sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 23, and 24.
- Township 2 north, range 44 east, sections 6, 7, 8, 9, 10, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 26, 27, and north half of sections 34 and 35.
- Township 1 north, range 35 east, sections 13, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, and 36.
- Township 1 north, range 36 east.
- Township 1 north, range 38 east, sections 8, 9, 10, 11, 12, 17, 20, 29, 31, and 32.
- Township 1 north, range 39 east, sections 6 and 7.
- Township 1 north, range 41 east, sections 1, 2, 3, 4, 5, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 20, 21, 22, 23, 25, 24, 26, 27, 28, 29, 32, 33, 34, 35, and 36.
- Township 1 north, range 42 east, south half of section 6, sections 7, 18, 19, 29, 30, 31, and 32.
- Township 1 south, ranges 35, 36, and 37 east.
- Township 1 south, range 38 east, sections 4, 9, 16, 21, 28, and 33.
- Township 1 south, range 42 east, sections 4, 5, 13, 14, 15, and 16.
- Township 1 south, range 43 east, sections 18, 20, 28, and 29.
- Township 2 south, range 32 east, sections 34, 35, and 36.
- Township 2 south, range 33 east, sections 25, 26, 27, 31, 32, 33, 34, 35, and 36.
- Township 2 south, ranges 35 and 36 east.
- Township 2 south, range 37 east, sections 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, and 23.
- Township 2 south, range 38 east, sections 4, 7, 8, and 9.
- Township 2 south, range 43 east.
- Township 2 south, range 44 east, section 7, west half of section 17, sections 18, 21, 27, 28, 33, 34, and 35.
- Township 3 south, range 30 east, section 36.
- Township 3 south, range 30½ east, sections 24, 25, and 36.
- Township 3 south, range 31 east, sections 12, 13, 14, and south half of township.
- Township 3 south, range 32 east, sections 1, 2, 3, 8, 9, 10, 11, 15, 16, and 17.
- Township 3 south, range 34 east.
- Township 3 south, range 35 east, sections 13, 14, 15, 16, 17, 18, 19, 20, 21, 30, and 31.
- Township 3 south, range 36 east, sections 25, 26, 27, 28, 29, 31, 32, 33, 34, 35, and 36.
- Township 3 south, range 37 east, sections 28, 29, 30, 31, 32, 33, 34, 35, and 36.
- Township 3 south, range 44 east, sections 2, 11, and 12.

Township 3 south, range 45 east, sections 7, 13, 14, 15, 16, 17, 18, 20, 21, 22, 23, 24, 28, and 29.

Township 3 south, range 46 east, sections 18, 19, 20, 21, 22, 23, 26, 27, 28, 29, and 30.

Township 4 south, range 27 east, sections 25, 26, 35, and 36.

Township 4 south, range 28 east, sections 8, 9, 10, 11, 12, 15, 16, 17, 18, 19, 20, 21, 22, 27, 28, 29, 30, 31, and 32.

Township 4 south, range 29 east, sections 7, 8, 9, 10, 11, 13, 16, and 17.

Township 4 south, range 30 east, sections 1, 11, 12, 13, 14, 15, 16, 17, 18, 23, 24, 25, 26, 35, and 36.

Township 4 south, range 31 east, sections 1, 2, 3, 4, 5, and 6.

Township 4 south, range 34 east.

Township 4 south, range 35 east, sections 6, 7, 13, 18, 19, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, and 36.

Township 4 south, ranges 36 and 37 east.

Township 4 south, range 38 east, sections 6, 7, 15, 16, 17, 18, 19, 20, 21, 22, 26, 27, 28, 29, 30, 31, 32, 33, 34, and 35.

Township 5 south, range 27 east, sections 1, 4, 8, 9, 10, 11, 12, 14, 15, and 16.

Township 5 south, ranges 29 and 30 east.

Township 5 south, range 31 east, sections 18, 19, 20, 29, 30, 31, and 32.

Township 5 south, ranges 34, 35, and 36 east.

Township 6 south, range 23 east, sections 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, and 36.

Township 6 south, range 24 east, sections 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 29, 30, 35, and 36.

Township 6 south, range 25 east, sections 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 13, 14, 15, 16, 17, 18, and south half of township.

Township 6 south, range 26 east, sections 1, 2, 3, 4, 5, 8, 9, 10, 11, 12, 14, 15, 16, 17, 18, and south half of township.

Township 6 south, ranges 27, 28, and 29 east.

Township 6 south, range 30 east, north half of township, and sections 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, and 35.

Township 6 south, range 31 east, sections 4, 5, 6, 7, 8, 9, 16, 17, 18, 19, 20, 21, 29, and 30.

Township 6 south, ranges 35, 35½, and 36 east.

Township 7 south, ranges 23 and 24 east.

Township 7 south, range 25 east, sections 28, 29, and 30.

Township 7 south, range 26 east.

Township 8 south, range 27 east, section 16.

Township 2 south, range 34 east, sections 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, and 36.

Township 5 south, range 26 east, sections 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, and 36.

Approved, March 4, 1925.

**CHAP. 539.**—An Act To authorize and direct the Secretary of War to transfer certain materials, machinery, and equipment to the Department of Agriculture.

March 4, 1925  
[H. R. 7269.]

[Public, No. 614.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled.* That the Secretary of War be, and he is hereby, authorized and directed to transfer to the Department of Agriculture under the provisions of section 7 of the Act approved February 28, 1919, entitled "An Act making appropriations for the service of the Post Office Department for the fiscal year 1920, and for other purposes," and Acts amendatory there-

Army tractors and trucks.

Transfer of, to Agricultural Department for highway construction.

Vol. 40, p. 1201; Vol. 41, pp. 530, 584, 1153, 1349.

to for use in the improvement of highways and roads as therein provided, the following war materials, machinery, and equipment pertaining to the Military Establishment out of the reserve stocks of the said Military Establishment, to wit: One hundred five-ton caterpillar tractors complete with tools and spare parts; and one thousand motor trucks, three-quarter to five ton capacity. The freight charges incurred in the transfer of the property provided for in this provision shall be defrayed by the Department of Agriculture, and if the War Department shall load any of the said property for shipment, the expense of said loading shall be reimbursed to the War Department by the Department of Agriculture by an adjustment of the appropriations of the two departments. The title to said materials, machinery, and equipment shall be and remain vested in the State for use in the improvement of the public highways, and no such materials, machinery, and equipment in serviceable condition shall be sold or the title to the same transferred to any individual, company, or corporation.

Approved, March 4, 1925.

Freight charges, etc.

State title to equipments, etc.  
Sale, etc., prohibited.

March 4, 1925.  
[H. R. 8236.]

[Public, No. 615.]

**CHAP. 540.**—An Act For the relief of the Government of Canada.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to the Government of Canada the sum of \$4,470.76 in full settlement and satisfaction of its claim for reimbursement for expenditures incurred in repairing damages to the lower gates of Lock Numbered 15 of the Cornwall Canal, Ontario, Canada, caused by United States ship Eagle Numbered 3 on November 15, 1918.

Approved, March 4, 1925.

Canada.  
Payment to, for repairing damages, caused by U. S. ship "Eagle."

March 4, 1925.  
[H. R. 9028.]

[Public, No. 616.]

**CHAP. 541.**—An Act To authorize the addition of certain lands to the Whitman National Forest.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That within the following-described areas any lands not in Government ownership which are found by the Secretary of Agriculture to be chiefly valuable for national forest purposes may be offered in exchange under the provisions of the Act of March 20, 1922 (Forty-second Statutes at Large, page 465), upon notice as therein provided, and upon acceptance of title, shall become parts of Whitman National Forest, Oregon, and any of such described areas in Government ownership chiefly valuable for national forest purposes and not now parts of a national forest may be added to the Whitman National Forest by proclamation of the President, subject to all valid existing claims:

In township 9 south, range 36 east: Section 13, section 24, east half of section 36.

In township 9 south, range 37 east: Sections 19 to 22, inclusive; sections 27, 28, 30, and 31; northeast quarter of section 33; sections 34 to 36, inclusive.

In township 9 south, range 38 east: Sections 31 to 33, inclusive.

In township 9 south, range 39 east: South half of section 8; sections 15 to 17, inclusive; sections 21 and 22; sections 27 to 29, inclusive; sections 32 to 34, inclusive.

National forests.  
Whitman National Forest, Oreg.  
Lands offered in exchange, for addition to.  
Vol. 42, p. 465.

Government-owned lands may be added.

Description.

In township 10 south, range 37 east: Section 1; north half of section 2; northwest quarter, south half of section 5; sections 6 to 8, inclusive; northwest quarter, south half of section 9; west half of section 15; sections 16 to 22, inclusive; sections 26 to 36, inclusive.

In township 10 south, range 38 east: Sections 1 to 6, inclusive; sections 10 to 14, inclusive; north half, southeast quarter of section 24; sections 25 to 27, inclusive; northeast quarter, east half of northwest quarter, south half of section 28; sections 31 to 36, inclusive.

In township 10 south, range 39 east: Northwest half of section 3; sections 4 to 9, inclusive; sections 17 to 20, inclusive; sections 29 to 32, inclusive.

In township 11 south, range 35½ east: Section 4.

In township 11 south, range 37 east: Sections 1 to 30, inclusive; sections 34 to 36, inclusive.

In township 11 south, range 38 east: Sections 1 to 30, inclusive; northeast quarter of section 32; sections 33 to 35, inclusive.

In township 11 south, range 39 east: Sections 5 to 9, inclusive; south half of section 10; sections 13 to 28, inclusive; west half of northwest quarter of section 29; north half southwest quarter of section 30; sections 33 to 36, inclusive.

In township 11 south, range 40 east: Sections 16 to 21, inclusive; sections 28 to 33, inclusive.

In township 12 south, range 39 east: Sections 1 to 3, inclusive; sections 10 to 12, inclusive; east half of section 13.

In township 12 south, range 40 east: Sections 4 to 9, inclusive; sections 16 to 18, inclusive.

All of Willamette meridian.

Approved, March 4, 1925.

**CHAP. 542.**—An Act For the relief of the New York Shipbuilding Corporation for losses incurred by reason of Government orders in the construction of battleship No. 42.

March 4, 1925.  
[H. R. 9969.]  
[Public, No. 617.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Navy be, and is hereby, authorized and directed to ascertain and determine the amount of loss caused to the New York Shipbuilding Corporation in the performance of the fixed price contract for the construction of battleship No. 42, dated November 9, 1914, on account of increases in wages in so far as they were made retroactive paid by said corporation to its employees in accordance with the decisions and awards of the Shipbuilding Labor Adjustment Board and on account of payments to employees made by said corporation in excess of regular time rates for overtime work under said contract in accordance with the direction, authorization, and approval of Government authority, and in so far as the amount or amounts of such retroactive wage increases and overtime payments so ascertained and determined shall increase the cost of such battleship No. 42 over the limit of cost thereof heretofore authorized as to such vessel such limit of cost is hereby increased accordingly.*

New York Shipbuilding Corporation.  
Secretary of Navy to ascertain and determine losses to, in building Battleship No. 42.

Limit of cost increased.

Approved, March 4, 1925.

**CHAP. 543.**—An Act Granting certain lands to the State of Washington for public park and recreational grounds, and for other purposes.

March 4, 1925.  
[H. R. 10770.]  
[Public, No. 618.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That upon payment therefor at the rate of \$1.25 per acre, the Secretary of the Interior*

Public lands.  
Granted Washington, for public park.

Description.

be, and he is hereby, authorized and directed to issue patent, as hereinafter limited, to the State of Washington for the following-described lands: The northeast quarter of the southeast quarter and lot 7, section 32, township 22 north, range 22 east of the Willamette meridian, containing eighty-two and thirty-six one-hundredths acres, more or less; such lands to be used and occupied solely for public park and recreational purposes: *Provided*, That there shall be reserved to the United States all oil, coal, or other minerals in the land, and the right to prospect for, mine, and remove the same: *Provided further*, That if the grantee shall fail to use the land for park or recreational purposes or shall devote the same to other uses the title thereto shall revert to the United States and the lands shall be restored to the public domain upon a finding of such failure by the Secretary of the Interior.

Approved, March 4, 1925.

*Provisos.*  
Mineral deposits reserved.

Reversion for non-user.

March 4, 1925.

[H. R. 11067.]

[Public, No. 619.]

**CHAP. 544.**—An Act To provide for the relinquishment by the United States of certain lands to the county of Kootenai, in the State of Idaho.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That upon payment therefor at the rate of \$1.25 per acre the United States relinquish unto the county of Kootenai, in the State of Idaho, all of its right, claim, or title to or the possession of that certain piece or parcel of land situated in Kootenai County, in the State of Idaho, and described as follows: "Beginning at a point one thousand three hundred thirty-two feet north and three hundred thirty-two feet west of a stone monument at or about high water mark on the east boundary of Fort Sherman Military Reserve (abandoned), said point being on the north line and three hundred thirty-two feet west of the northeast corner of lot 49 of said military reserve (abandoned); running thence west, along the north line of said lot 49, eighteen feet; running thence south at right angles, three hundred and two feet; running thence east three hundred and fifty feet to the intersection with the east line of said lot 49; running thence north along the east line of said lot 49 for a distance of fifty feet to the southeast corner of the Kootenai County Court House property, running thence west along the south line of said property for a distance of two hundred and fifty-two feet to the southwest corner of said Kootenai County Court House property; running thence northwesterly along the west line of said property for a distance of two hundred sixty-four feet, more or less to the place of beginning"; to have and to hold forever as a part of the public lands belonging to the said county of Kootenai.

Approved, March 4, 1925.

Public lands.  
Sale of, to Kootenai County, Idaho authorized.

Description.

March 4, 1925.

[H. R. 11701.]

[Public, No. 620.]

**CHAP. 545.**—An Act To amend the Act entitled "An Act to regulate steam engineering in the District of Columbia," approved February 28, 1887.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Act entitled "An Act to regulate steam engineering in the District of Columbia," approved February 28, 1887, is amended:

(a) By inserting in the title after the word "steam", the words "and other operating."

(b) By inserting in section 1 after the word "steam", the words "and other operating."

District of Columbia.  
Steam engineering regulations amended.  
Vol. 24, p. 427, amended.

Applicable to other operating engines.

(c) By inserting in section 2 before the words "steam boilers" the words "engines and" and by omitting after the words "steam boilers" in such section the words "and engines."

(d) By inserting in section 3 after the word "steam", the words, "or other operating."

(e) By inserting in section 4 after the words "steam", the words "or other operating."

(f) By inserting after the word "steam" in both places where it occurs in section 5, the words "or other operating."

(g) By striking out in section 6 the words "steam boiler or engine" and inserting in lieu thereof the words "any engine or steam boiler," and by striking out the word "knowingly" in such section.

(h) By inserting after the word "such" where it occurs for the second time in section 6, the following: "or any person operating without a license or in violation of the provisions of this Act,"

(i) Insert between the words "steam" and "engineer" the words "or other operating."

(j) Change the word "fifty" in section 6 to "forty."

(k) Omit the following words in section 6, "and in default of payment of such fine shall be confined for a period of one month in the workhouse of the District of Columbia."

(l) After the words "where the water returns to the boiler" in section 6, insert the words "by gravity" and omit the words "and which are worked automatically."

(m) By striking out the period at the end of section 7 and adding the words "having reciprocity with the District of Columbia."

Approved, March 4, 1925.

Fine diminished.

Confinement omitted.

Warm water heaters.

Reciprocity of State laws.

**CHAP. 546.**—An Act Granting the consent of Congress to the village of Spooner, Minnesota, to construct a bridge across the Rainy River.

March 4, 1925.

[H. R. 11702.]

[Public No. 621.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the village of Spooner, in the county of Lake of the Woods, State of Minnesota, and its successors and assigns, to construct, maintain, and operate a bridge and approaches thereto across the Rainy River at a point suitable to the interests of navigation, between the village of Spooner, in the county of Lake of the Woods, State of Minnesota, and Rainy River, Ontario, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906, such construction to be made only with the consent and approval of the Dominion of Canada.

Rainy River. Spooner, Minn., may bridge, to Rainy River, Ontario.

Construction. Vol. 34, p. 84.

Consent of Canada required.

Amendment.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, March 4, 1925.

**CHAP. 547.**—An Act For the relief of sufferers from the fire at New Bern, North Carolina, in December, 1922.

March 4, 1925.

[H. R. 13029.]

[Public No. 622.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the action of the War Department in directing the issue and the issuance of quartermaster stores out of the reserve stores for the field service of the Army, of a value not exceeding \$10,546.56, and in directing the expenditure of \$11.74 from "Signal Service of the Army, 1923,"

New Bern, N. C., fire. Issue of Army stores for relief of sufferers from, in 1922, approved.

and of \$17.28 from "Army transportation, 1923," for the relief of sufferers from the fire at New Bern, North Carolina, in December, 1922, is approved; and credit for all such supplies so issued and funds so disbursed shall be allowed in the settlement of the accounts of the officers of the Army.

Approved, March 4, 1925.

Credit to officers paying.

March 4, 1925.

[H. R. 12030.]

[Public, No. 623.]

**CHAP. 548.**—An Act For the relief of sufferers from cyclone in northwestern Mississippi in March, 1923.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the action of the War Department in directing the issue and the issuance of quartermaster stores out of the reserve stores for the field service of the Army of a value not exceeding \$4,582.33 for the relief of sufferers from cyclone in northwestern Mississippi in March, 1923, is approved; and credit for all such supplies so issued shall be allowed in the settlement of the accounts of the officers of the Army.

Approved, March 4, 1925.

Mississippi cyclone, 1923.

Issue of Army stores for relief of sufferers from, approved.

Credits allowed officers for.

March 4, 1925.

[H. R. 12101.]

[Public, No. 624.]

**CHAP. 549.**—An Act Making appropriations for the Legislative Branch of the Government for the fiscal year ending June 30, 1926, and for other purposes.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the following sums are appropriated, out of any money in the Treasury not otherwise appropriated, for the Legislative Branch of the Government for the fiscal year ending June 30, 1926, namely:

Legislative appropriations.

Senate.

## SENATE

Senators.

### SALARIES AND MILEAGE OF SENATORS

Compensation.

Post, p. 1301.

Mileage.

Officers, clerks, and messengers.

For compensation of Senators, \$720,000.

For mileage of Senators, \$51,000.

For compensation of officers, clerks, messengers, and others:

Vice President's office.

### OFFICE OF THE VICE PRESIDENT

Secretary, clerks, and messenger.

Salaries: Secretary to the Vice President, \$4,200; assistant clerk, \$2,080; clerk, \$1,940; messenger, \$1,310; in all, \$9,530.

Chaplain.

### CHAPLAIN

For Chaplain, \$1,520.

### OFFICE OF THE SECRETARY

Secretary of the Senate, assistant, clerks, etc.

Salaries: Secretary of the Senate, including compensation as disbursing officer of salaries of Senators and of contingent fund of the Senate, \$6,500; assistant secretary, Henry M. Rose, \$5,500; chief clerk, who shall perform the duties of reading clerk, \$4,500; financial clerk, \$4,500; principal clerk, \$3,420; assistant financial clerk, \$3,600; minute and Journal clerk, \$3,600; legislative clerk, \$3,150; librarian, \$3,000; enrolling clerk, \$3,150; printing clerk, \$3,000; executive clerk, \$2,890; file clerk, chief bookkeeper, and assistant Journal clerk, at \$2,880 each; first assistant librarian, and keeper of stationery, \$2,780 each; assistant librarian, \$2,150; skilled laborer, \$1,520; clerks—three at \$2,880 each, two at \$2,590 each, one \$2,460,

one \$2,100, one \$1,770; assistant keeper of stationery, \$2,360; assistant in stationery room, \$1,520; messenger in library, \$1,310; special officer, \$2,150; assistant messenger, \$1,520; laborers—three at \$1,140 each, three at \$1,010 each, one in stationery room \$1,440; in all, \$101,580.

## DOCUMENT ROOM

Document room.

Salaries: Superintendent, \$3,500; first assistant, \$2,880; second assistant, in lieu of employee heretofore paid under Senate Resolution Numbered 90, \$2,100; two clerks, at \$1,770 each; skilled laborer, \$1,520; in all, \$13,540.

Superintendent, etc.

## COMMITTEE EMPLOYEES

Committee employ-  
ees.

Clerks and messengers to the following committees: Agriculture and Forestry—clerk, \$3,300; assistant clerk, \$2,150; assistant clerk, \$1,830; additional clerk, \$1,520. Appropriations—clerk, \$6,000; assistant clerk, \$3,300; assistant clerk, \$3,000; three assistant clerks, at \$2,700 each; two assistant clerks, at \$2,100 each; messenger, \$1,440. To Audit and Control the Contingent Expenses of the Senate—clerk, \$3,300; assistant clerk, \$1,940; assistant clerk, \$1,830; additional clerk, \$1,520. Banking and Currency—clerk, \$3,300; assistant clerk, \$2,150; two assistant clerks, at \$1,830 each. Civil Service—clerk, \$3,300; assistant clerk, \$1,940; assistant clerk, \$1,830; additional clerk, \$1,520. Claims—clerk, \$3,300; assistant clerk, \$2,570; assistant clerk, \$2,360; two assistant clerks, at \$1,830 each. Commerce—clerk, \$3,300; assistant clerk, \$2,590; assistant clerk, \$2,150; assistant clerk, \$1,830. Conference Minority of the Senate—clerk, \$3,300; assistant clerk, \$2,150, two assistant clerks, at \$1,830 each. District of Columbia—clerk, \$3,300; assistant clerk, \$2,480; assistant clerk, \$1,830; additional clerk, \$1,520. Education and Labor—clerk, \$3,300; assistant clerk, \$2,150; assistant clerk, \$1,830; additional clerk, \$1,520. Enrolled Bills—clerk, \$3,300; assistant clerk, \$1,940; assistant clerk, \$1,830; additional clerk, \$1,520. Expenditures in the Executive Departments—clerk, \$3,300; assistant clerk, \$1,940; assistant clerk, \$1,830; additional clerk, \$1,520. Finance—clerk, \$3,600; special assistant to the committee, \$3,150; assistant clerk, \$2,590; assistant clerk, \$2,460; assistant clerk, \$1,940; two assistant clerks, at \$1,830 each; two experts (one for the majority and one for the minority), at \$2,360 each; messenger, \$1,520. Foreign Relations—clerk, \$3,300; assistant clerk, \$2,590; assistant clerk, \$2,150; assistant clerk, \$1,830; additional clerk, \$1,520. Immigration—clerk, \$3,300; assistant clerk, \$2,150; assistant clerk, \$1,830; additional clerk, \$1,520. Indian Affairs—clerk, \$3,300; assistant clerk, \$2,570; assistant clerk, \$2,040; assistant clerk, \$1,830; additional clerk, \$1,520. Interoceanic Canals—clerk, \$3,300; assistant clerk, \$2,150; assistant clerk, \$1,830; additional clerk, \$1,520. Interstate Commerce—clerk, \$3,300; two assistant clerks, at \$2,150 each; assistant clerk, \$1,830. Irrigation and Reclamation—clerk, \$3,300; assistant clerk, \$1,940; assistant clerk, \$1,830; additional clerk, \$1,520. Judiciary—clerk, \$3,300; assistant clerk, \$2,590; two assistant clerks, at \$2,150 each; assistant clerk, \$1,830. Library—clerk, \$3,300; assistant clerk, \$1,940; assistant clerk, \$1,830; additional clerk, \$1,520. Manufactures—clerk, \$3,300; assistant clerk, \$2,040; assistant clerk, \$1,830; additional clerk, \$1,520. Military Affairs—clerk, \$3,300; assistant clerk, \$2,590; additional clerk, \$1,940; three assistant clerks, at \$1,830 each. Mines and Mining—clerk, \$3,300; assistant clerk, \$1,940; assistant clerk, \$1,830; additional clerk, \$1,520. Naval Affairs—clerk, \$3,300; assistant clerk, \$2,590; assistant clerk, \$1,940; two assistant clerks, at \$1,830 each. Patents—clerk, \$3,300; assistant clerk, \$1,940; assist-

Clerks and messen-  
gers to designated com-  
mittees.

ant clerk, \$1,830; additional clerk, \$1,520. Pensions—clerk, \$3,300; assistant clerk, \$2,150; four assistant clerks, at \$1,830 each. Post Offices and Post Roads—clerk, \$3,300; assistant clerk, \$2,460; three assistant clerks, at \$1,830 each. Printing—clerk, \$3,300; assistant clerk, \$2,150; assistant clerk, \$1,830; additional clerk, \$1,520. Privileges and Elections—clerk, \$3,300; assistant clerk, \$2,040; assistant clerk, \$1,830; additional clerk, \$1,520. Public Buildings and Grounds—clerk, \$3,300; assistant clerk, \$2,040; assistant clerk, \$1,830; additional clerk, \$1,520. Public Lands and Surveys—clerk, \$3,300; assistant clerk, \$2,360; assistant clerk, \$2,150; two assistant clerks, at \$1,830 each. Revision of the Laws—clerk, \$3,300; assistant clerk, \$1,940; assistant clerk, \$1,830; additional clerk, \$1,520. Rules—clerk, \$3,300, to include full compensation for the preparation biennially of the Senate Manual under the direction of the Committee on Rules; two assistant clerks, at \$2,150 each; assistant clerk, \$1,830; additional clerk, \$1,520. Territories and Insular Possessions—clerk, \$3,300; assistant clerk, \$1,940; assistant clerk, \$1,830; additional clerk, \$1,520; in all, \$370,110.

Preparing  
Manual. Senate

Clerical assistance to  
Senators.

#### CLERICAL ASSISTANCE TO SENATORS

Allowance to Sena-  
tors not chairmen of  
designated committees.

For clerical assistance to Senators who are not chairmen of the committees specifically provided for herein: Seventy clerks at \$3,300 each, seventy assistant clerks at \$1,940 each, seventy assistant clerks at \$1,830 each, \$494,900: *Provided*, That such clerks and assistant clerks shall be ex officio clerks and assistant clerks of any committee of which their Senator is chairman;

*Proviso.*  
Authority as com-  
mittee clerks.

Additional clerks.

Seventy additional clerks at \$1,520 each, one for each Senator having no more than one clerk and two assistant clerks for himself or for the committee of which he is chairman, \$106,400; messenger, \$1,520; in all, \$602,820.

Office of Sergeant at  
Arms.

#### OFFICE OF SERGEANT AT ARMS AND DOORKEEPER

Sergeant at Arms and  
Doorkeeper, assistants,  
etc.  
Messengers, etc.

Salaries: Sergeant at Arms and Doorkeeper, \$6,500; Assistant Doorkeeper, \$4,200; Acting Assistant Doorkeeper, \$4,200; two floor assistants, at \$3,600 each; messengers—five (acting as assistant doorkeepers, including one for minority) at \$2,150 each, thirty-eight (including one for minority) at \$1,770 each, one \$1,310, one at card door \$1,940; clerk on Journal work for Congressional Record, to be selected by the official reporters, \$2,800; Deputy Sergeant at Arms and storekeeper, \$3,600; stenographer in charge of furniture accounts and records, \$1,520; upholsterer and locksmith, \$1,770; cabinetmaker, \$1,520; three carpenters, at \$1,390 each; janitor, \$1,520; five skilled laborers, at \$1,310 each; laborer in charge of private passage, \$1,340; three female attendants in charge of ladies' retiring rooms at \$1,240 each; three attendants to women's toilet rooms, Senate Office Building, at \$1,010 each; telephone operators—chief \$2,040, four at \$1,200 each, night operator, \$1,010; telephone page, \$1,010; laborer in charge of Senate toilet rooms in old library space, \$950; press gallery—superintendent \$2,740, assistant superintendent \$1,840; messenger for service to press correspondents, \$1,240; laborers—three at \$1,100 each, thirty-four at \$1,010 each; twenty-one pages for the Senate Chamber, at the rate of \$3.30 per day each during the session, \$14,275.80; in all, \$202,445.80.

Laborers, etc.

Pages.

Police, Senate Office  
Building.

For police force for Senate Office Building under the Sergeant at Arms: Sixteen privates, at \$1,360 each; special officer, \$1,520; in all, \$23,280.

POST OFFICE

Post office.

Salaries: Postmaster, \$2,740; chief clerk, \$2,150; eight mail carriers and one wagon master, at \$1,520 each; three riding pages, at \$1,220 each; in all, \$22,230.

Postmaster, etc.

FOLDING ROOM

Folding room.

Salaries: Superintendent, \$2,400; foreman, \$1,940; assistant, \$1,730; clerk, \$1,520; folders—seven at \$1,310 each, seven at \$1,140 each; in all, \$24,740.

Superintendent, etc.

CONTINGENT EXPENSES OF THE SENATE

Contingent expenses.

For stationery for Senators and the President of the Senate, including \$7,500 for stationery for committees and officers of the Senate, \$25,000.

Stationery

Postage stamps: For office of Secretary, \$200; office of Sergeant at Arms, \$100; in all, \$300.

Postage stamps.

For maintaining, exchanging, and equipping motor vehicles for carrying the mails and for official use of the offices of the Secretary and Sergeant at Arms, \$10,000.

Motor vehicles.

For driving, maintenance, and operation of an automobile for the Vice President, \$3,500.

Automobile, Vice President.

For materials for folding, \$1,500.

Folding.

For folding speeches and pamphlets, at a rate not exceeding \$1 per thousand, \$10,000.

For fuel, oil, cotton waste, and advertising, exclusive of labor, \$2,000.

Fuel, oil, etc.

For the purchase of furniture, \$5,000.

Furniture.

For materials for furniture and repairs of same, exclusive of labor, \$3,000.

For services in cleaning, repairing and varnishing furniture, \$2,000.

For packing boxes, \$970.

Packing boxes. Document warehouse.

For rent of warehouse for storage of public documents, \$2,000.

For miscellaneous items, exclusive of labor, \$125,000.

Miscellaneous items. Inquiries and investigations.

For expenses of inquiries and investigations ordered by the Senate, including compensation to stenographers to committees, at such rate as may be fixed by the Committee to Audit and Control the Contingent Expenses of the Senate, but not exceeding 25 cents per hundred words, \$150,000.

For reporting the debates and proceedings of the Senate, payable in equal monthly installments, \$44,844.

Reporting debates.

For repairs, improvements, equipment and supplies for Senate kitchens and restaurants, Capitol Building and Senate Office Building, including personal and other services, to be expended from the contingent fund of the Senate, under the supervision of the Committee on Rules, United States Senate, \$35,000.

Senate kitchens and restaurants.

HOUSE OF REPRESENTATIVES

House of Representatives.

SALARIES AND MILEAGE OF MEMBERS

For compensation of Members of the House of Representatives, Delegates from Territories, the Resident Commissioner from Porto Rico, and the Resident Commissioners from the Philippine Islands, \$3,304,500.

Pay of Members, Delegates, and Resident Commissioners. Post, p. 1301.

For mileage of Representatives and Delegates and expenses of Resident Commissioners, \$175,000.

Mileage.

Officers, clerks, etc. For compensation of officers, clerks, messengers. and others:

Speaker's office.

OFFICE OF THE SPEAKER

Secretary, clerks, etc.  
Digest of the Rules.

Salaries: Secretary to the Speaker, \$4,200; clerk to the Speaker's table, \$3,600, and for preparing Digest of the Rules, \$1,000 per annum; clerk to the Speaker, \$1,940; messenger to the Speaker's table, \$1,520; messenger to the Speaker, \$1,440; in all, \$13,700.

CHAPLAIN

Chaplain.

For Chaplain, \$1,520.

OFFICE OF THE CLERK

Clerk of the House,  
clerks, etc.

Salaries: Clerk of the House of Representatives, including compensation as disbursing officer of the contingent fund, \$6,500; journal clerk, and two reading clerks, at \$4,200 each; disbursing clerk, \$3,570; tally clerk, \$3,470; file clerk, \$3,420; enrolling clerk, \$3,200 and \$1,000 additional so long as the position is held by the present incumbent; property custodian and superintendent of furniture and repair shop, who shall be a skilled cabinetmaker or upholsterer and experienced in the construction and purchase of furniture, \$3,600; two assistant custodians at \$3,000 each; chief bill clerk, \$3,150; assistant enrolling clerk, \$2,880; assistant to disbursing clerk, \$2,780; stationery clerk, \$2,570; librarian, \$2,460; assistant librarian, \$2,240; assistant file clerk, \$2,250; assistant librarian, and assistant journal clerk, at \$2,150 each; clerks—one \$2,150, three at \$2,020 each; bookkeeper, and assistant in disbursing office, at \$1,940 each; four assistants to chief bill clerk, at \$1,830 each; stenographer to the Clerk, \$1,730; locksmith and typewriter repairer, \$1,620; messenger and clock repairer, \$1,520; assistant in stationery room, \$1,520; three messengers, at \$1,410 each; stenographer to journal clerk, \$1,310; nine telephone operators, at \$1,200 each; three session telephone operators, at \$100 per month each from December 1, 1925, to June 30, 1926; substitute telephone operator when required, at \$3.30 per day, \$500; laborers—three at \$1,200 each, nine at \$1,010 each; purchase, exchange, operation, maintenance, and repair of motor vehicles. \$1,200; in all, \$124,620.

Committee employ-  
ees.

COMMITTEE EMPLOYEES

Clerks and janitors to  
designated committees.

Clerks, messengers, and janitors to the following committees: Accounts—clerk \$2,880; assistant clerk, \$2,150; janitor, \$1,310. Agriculture—clerk, \$2,880; assistant clerk, \$2,150; janitor, \$1,310. Appropriations—clerk, \$5,000, and \$1,000 additional so long as the position is held by the present incumbent; assistant clerk, \$4,000; six assistant clerks, at \$3,000 each; assistant clerk, \$2,440; janitor, \$1,440. Banking and Currency—clerk, \$2,360; assistant clerk, \$1,520; janitor, \$1,010. Census—clerk, \$2,360; janitor, \$1,010. Civil Service—clerk, \$2,360; janitor, \$1,010. Claims—clerk, \$2,880; assistant clerk, \$1,520; janitor, \$1,010. Coinage, Weights, and Measures—clerk, \$2,360; janitor, \$1,010. Disposition of Useless Executive Papers—clerk, \$2,360. District of Columbia—clerk, \$2,880; assistant clerk, \$2,150; janitor, \$1,010. Education—clerk, \$2,360. Election of President, Vice President, and Representatives in Congress—clerk, \$2,360. Elections Numbered 1—clerk, \$2,360; janitor, \$1,010. Elections Numbered 2—clerk, \$2,360; janitor, \$1,010. Elections Numbered 3—clerk, \$2,360; janitor, \$1,010. Enrolled Bills—clerk, \$2,360; janitor, \$1,010. Flood Control—clerk, \$2,360; janitor, \$1,010. Foreign Affairs—clerk, \$2,880; assistant clerk, \$2,150; janitor, \$1,010. Immigration and Naturalization—clerk, \$2,360; janitor, \$1,010. Indian Affairs—clerk, \$2,880; assistant clerk,

\$2,150; janitor, \$1,010. Industrial Arts and Expositions—clerk, \$2,360; janitor, \$1,010. Insular Affairs—clerk, \$2,360; janitor, \$1,010. Interstate and Foreign Commerce—clerk, \$2,880; additional clerk, \$2,360; assistant clerk, \$1,830; janitor, \$1,310. Irrigation and Reclamation—clerk, \$2,360; janitor, \$1,010. Invalid Pensions—clerk, \$2,880; stenographer, \$2,560; assistant clerk, \$2,360; janitor, \$1,240. Judiciary—clerk, \$2,880; assistant clerk, \$1,940; janitor, \$1,240. Labor—clerk, \$2,360; janitor, \$1,010. Library—clerk, \$2,360; janitor, \$1,010. Merchant Marine and Fisheries—clerk, \$2,360; janitor, \$1,010. Military Affairs—clerk, \$2,880; assistant clerk, \$1,830; janitor, \$1,310. Mines and Mining—clerk, \$2,360; janitor, \$1,010. Naval Affairs—clerk, \$2,880; assistant clerk, \$1,830; janitor, \$1,310. Patents—clerk, \$2,360; janitor, \$1,010. Pensions—clerk, \$2,880; assistant clerk, \$1,940; janitor, \$1,010. Post Office and Post Roads—clerk, \$2,880; assistant clerk, \$1,730; janitor, \$1,310. Printing—clerk, \$2,360; janitor, \$1,310. Public Buildings and Grounds—clerk, \$2,880; assistant clerk, \$1,520; janitor, \$1,010. Public Lands—clerk, \$2,360; assistant clerk, \$1,520; janitor, \$1,010. Revision of the Laws—clerk, \$3,000; the appropriation of \$3,000 for the fiscal year 1925 for the employment of competent persons to assist in continuing the work of compiling, codifying, and revising the laws and treaties of the United States, is continued and made available for the same purposes during the fiscal year 1926: *Provided*, That such appropriation for the fiscal year 1925, and as continued for the fiscal year 1926, shall be expended, during the period from March 4, 1925, to the date of election of a chairman of the Committee on Revision of the Laws for the Sixty-ninth Congress, under the direction of the Member-elect to the Sixty-ninth Congress who was acting chairman of such committee during the second session of the Sixty-eighth Congress; janitor, \$1,010. Rivers and Harbors—clerk, \$2,880; assistant clerk, \$2,150; janitor, \$1,310. Roads—clerk, \$2,360; janitor, \$1,010. Rules—clerk, \$2,360; assistant clerk, \$1,830; janitor, \$1,010. Territories—clerk, \$2,360; janitor, \$1,010. War Claims—clerk, \$2,880; assistant clerk, \$1,520; janitor, \$1,010. Ways and Means—clerk, \$3,600; assistant clerk and stenographer, \$2,360; assistant clerk, \$2,250; janitors—one \$1,310, one \$1,010. World War Veterans' Legislation—clerk, \$2,880; assistant clerk, \$2,150. In all, \$241,850.

Continuance of appropriation for assistants in compiling laws, etc.  
*Ante*, p. 583.

*Proviso.*  
Expenditure of.

Appropriations in the foregoing paragraph shall not be available for the payment of any clerk or assistant clerk to a committee who does not, after the termination of the Congress during which he was appointed, perform his duties under the direction of the Clerk of the House: *Provided*, That the foregoing shall not apply to the Committee on Accounts.

Clerks subject to Clerk of the House at end of a Congress.

*Proviso.*  
Exception.

Janitors.  
Appointment, etc.

Janitors under the foregoing shall be appointed by the chairmen, respectively, of said committees, and shall perform under the direction of the Doorkeeper all of the duties heretofore required of messengers detailed to said committees by the Doorkeeper, and shall be subject to removal by the Doorkeeper at any time after the termination of the Congress during which they were appointed.

#### OFFICE OF SERGEANT AT ARMS

Office of Sergeant at Arms.

Salaries: Sergeant at Arms, \$6,500; Deputy Sergeant at Arms, \$2,880; cashier, \$4,000; two bookkeepers, at \$2,640 each; Deputy Sergeant at Arms in charge of pairs, \$2,150; pair clerk and messenger, \$2,150; messenger, \$1,730; stenographer and typewriter, \$1,200; skilled laborer, \$1,140; hire of automobile, \$600; in all, \$27,630.

Sergeant at Arms, deputy, cashier, etc.

Police, House Office Building.

For police force, House Office Building, under the Sergeant at Arms: Lieutenant, \$1,520; nineteen privates, at \$1,360 each; in all, \$27,360.

Doorkeeper's office.

OFFICE OF DOORKEEPER

Doorkeeper, special employees, etc.

Salaries: Doorkeeper, \$5,000; special employee, \$2,040; superintendent of House press gallery, \$2,240; assistant to the superintendent of the House press gallery, \$1,520; janitor, \$2,040; messengers—seventeen at \$1,500 each, fourteen on soldiers' roll at \$1,520 each; laborers—seventeen at \$1,010 each, two known as cloakroom men at \$1,140 each, eight known as cloakroom men, one at \$1,010, and seven at \$890 each; two female attendants in ladies' retiring rooms, at \$1,440 each; attendant for the ladies' reception room, \$1,200; superintendent of folding room, \$2,880; foreman of folding room, \$2,340; chief clerk to superintendent of folding room, \$2,150; three clerks, at \$1,940 each; janitor, \$1,010; laborer, \$1,010; thirty-one folders, at \$1,200 each; shipping clerk, \$1,520; two drivers, at \$1,140 each; two chief pages, at \$1,740 each; two telephone pages, at \$1,440 each; two floor managers of telephones (one for the minority), at \$2,400 each; assistant messenger in charge of telephones, \$1,830; forty-one pages, during the session, including ten pages for duty at the entrances to the Hall of the House, at \$3.30 per day each, \$27,871.80; press-gallery page, \$1,200; superintendent of document room, \$3,050; assistant superintendent of document room, \$2,460; clerk, \$2,040; assistant clerk, \$1,940; eight assistants, at \$1,600 each; janitor, \$1,220; messenger to pressroom, \$1,310; maintenance and repair of folding room motor truck, \$500; in all, \$213,981.80.

Messengers, etc

Folding Room. Superintendent, etc.

Pages, etc.

Document Room. Superintendent, etc.

Special and minority employees.

SPECIAL AND MINORITY EMPLOYEES

Joel Grayson.

For the employment of Joel Grayson in the document room, \$2,740.

Minority employees.

For six minority employees at \$2,150 each, authorized and named in the resolution of December 5, 1923, \$12,900.

Special employees.

To continue employment of the assistant foreman of the folding room, authorized in the resolution of September 30, 1913, \$1,737.40.

To continue employment of the person named in the resolution of April 28, 1914, as a laborer, \$1,140.

To continue employment of the laborer authorized and named in the resolution of December 19, 1901, \$1,140.

Clerk, under the direction of the Clerk of the House, named in the resolution of February 13, 1923, \$2,740.

Appointment of successors.

Successors to any of the employees provided for in the five preceding paragraphs may be named by the House of Representatives at any time.

Majority floor leader.

Office of majority floor leader: Legislative clerk, \$3,600; clerk, \$2,880; assistant clerk, \$1,830; janitor, \$1,310; in all \$9,620.

Conference minority.

Conference minority: Clerk, \$2,880; assistant clerk, \$1,830; janitor, \$1,310; in all, \$6,020. The foregoing employees to be appointed by the minority leader.

Ways and Means Committee.

Clerk for minority.

For compensation at the rate of \$2,880 a year from March 4, 1925, to June 30, 1926, inclusive, of a clerk for the minority members of the Committee on Ways and Means, \$3,816. This position is hereby established at such rate of compensation as Congress may from time to time appropriate and incumbents thereof shall be appointed by and be subject to the direction of the ranking minority member of that committee: *Provided*, That during the period between the expiration of a Congress and the election of the members of the Committee on Ways and Means at the succeeding Congress such clerk shall be appointed by and be subject to the direction of

Position established.

*Proviso.*  
Appointment, etc., after expiration of a Congress.

that ranking minority member of the committee of the expiring Congress who is also a member elect of the succeeding Congress.

To continue the employment of messengers in the majority and minority caucus rooms, to be appointed by the majority and minority whips, respectively, at \$1,520 each; in all, \$3,040.

Caucus rooms messengers.

POST OFFICE

Post office.

Salaries: Postmaster, \$4,200; assistant postmaster, \$2,570; registry and money-order clerk, \$1,830; thirty-four messengers (including one to superintend transportation of mails), at \$1,520 each; for the employment of substitute messengers, and extra services of regular employees at the rate of not to exceed \$125 per month each, \$1,000; laborer, \$1,010; in all, \$62,290.

Postmaster, assistant, etc.

For the purchase, exchange, maintenance, and repair of motor vehicles for carrying the mails, \$3,400.

Mail vehicles.

OFFICIAL REPORTERS OF DEBATES

SALARIES: Six official reporters of the proceedings and debates of the House, at \$6,000 each; assistant, \$3,000; six expert transcribers, at \$1,520 each; janitor, \$1,220; in all, \$49,340.

Official reporters.

COMMITTEE STENOGRAPHERS

SALARIES: Four stenographers to committees, at \$6,000 each; janitor, \$1,220; in all, \$25,220.

Stenographers to committees.

Wherever the words "during the session" occur in the foregoing paragraphs they shall be construed to mean the two hundred and six days from December 7, 1925, to June 30, 1926, both inclusive.

"During the session" to mean 206 days.

CLERK HIRE, MEMBERS AND DELEGATES

For clerk hire necessarily employed by each Member, Delegate, and Resident Commissioner, in the discharge of his official and representative duties, in accordance with the Act entitled "An Act to fix the compensation of officers and employees of the Legislative Branch of the Government," approved May 24, 1924, \$1,760,000.

Clerk hire, Members, etc. Ante, p. 152.

CONTINGENT EXPENSES OF THE HOUSE

Contingent expenses.

For materials for folding, \$5,000.

Folding materials.

For furniture and materials for repairs of the same, including not to exceed \$13,000 for labor, tools, and machinery for furniture repair shops, \$28,000.

Furniture.

For material and labor to reconstruct office cabinets, Wanamaker type, and to convert roll-top desks into flat-top desks, according to approved plans and specifications, the unexpended balance of the appropriation of \$20,000 for this purpose for the fiscal year 1925 is reappropriated for the fiscal year 1926.

Reconstructing office cabinets, etc. Reappropriation. Ante, p. 585.

For packing boxes, \$4,500.

Packing boxes.

For miscellaneous items and expenses of special and select committees, exclusive of salaries and labor, unless specifically ordered by the House of Representatives, and including reimbursement to the official stenographers to committees for the amounts actually and necessarily paid out by them for transcribing hearings, \$190,000.

Miscellaneous items, etc.

For stationery for Representatives, Delegates, and Resident Commissioners, including \$5,000 for stationery for the use of the committees and officers of the House, \$60,000.

Stationery.

Postage stamps.

For postage stamps: Postmaster, \$250; Clerk, \$450; Sergeant at Arms, \$300; Doorkeeper, \$150; in all, \$1,150.

Automobile, Speaker.

For driving, maintenance, repair, and operation of an automobile for the Speaker, \$3,000.

Folding.

For folding speeches and pamphlets, at a rate not exceeding \$1 per thousand, \$8,000.

Clerical, etc., assistance to Clerk of the House.

For assistance rendered during the calendar years 1924 and 1925 in compiling list of reports to be made to Congress by public officials; compiling copy and revising proofs for the House portion of the Official Register; preparing and indexing the statistical reports of the Clerk of the House; compiling the telephone and Members' directories; preparing and indexing the daily Calendars of Business; preparing the official statement of Members' voting records; preparing and indexing questions of order printed in the appendix to the Journal pursuant to House Rule III; and for recording and filing statements of political committees and candidates for nomination and election to the House of Representatives pursuant to the campaign contribution laws, \$5,000.

Capitol police.

#### CAPITOL POLICE

Pay.

Salaries: Captain, \$2,150; three lieutenants, at \$1,520 each; two special officers, at \$1,520 each; three sergeants, at \$1,410 each; forty-four privates, at \$1,360 each; one-half of said privates to be selected by the Sergeant at Arms of the Senate and one-half by the Sergeant at Arms of the House; in all, \$73,820.

For contingent expenses, \$200.

Uniforms.

For purchasing and supplying uniforms to Capitol police, \$3,000.

Division of disbursements.

One-half of the foregoing amounts under "Capitol Police" shall be disbursed by the Secretary of the Senate and one-half by the Clerk of the House.

Joint Committee on Printing.

#### JOINT COMMITTEE ON PRINTING

Clerk, etc.  
Vol. 28, p. 603.

For clerk, \$4,000; inspector, under section 20 of the Act approved January 12, 1895, \$2,490; assistant clerk and stenographer, \$2,100; for expenses of compiling, preparing, and indexing the Congressional Directory, \$1,600; in all, \$10,190, one-half to be disbursed by the Secretary of the Senate and the other half to be disbursed by the Clerk of the House.

Congressional Directory.

Legislative counsel.

#### OFFICE OF LEGISLATIVE COUNSEL

Salaries, etc.  
Vol. 40, p. 1141.  
Ante, p. 353.

For salaries and expenses of maintenance of the office of Legislative Counsel, as authorized by section 1303 of the Revenue Act of 1918 as amended by the Revenue Act of 1924, \$45,000, of which \$25,000 shall be disbursed by the Secretary of the Senate and \$20,000 by the Clerk of the House of Representatives.

Statement of appropriations.

#### STATEMENT OF APPROPRIATIONS

For preparing, second session, Sixty-eighth Congress.

For preparation, under the direction of the Committees on Appropriations of the Senate and House of Representatives, of the statements for the second session of the Sixty-eighth Congress, showing appropriations made, indefinite appropriations, and contracts authorized, together with a chronological history of the regular appropriation bills, as required by law, \$4,000, to be paid to the persons designated by the chairmen of said committees to do the work.

Vol. 25, p. 587.

ARCHITECT OF THE CAPITOL

Architect of the Capitol.

OFFICE OF ARCHITECT OF THE CAPITOL

Salaries: Architect of the Capitol, \$6,000; chief clerk and accountant, \$3,150; civil engineer, \$2,770; two clerks, at \$1,840 each; compensation to disbursing clerk, \$1,000; laborers—one at \$1,100, two at \$1,010 each, two at \$950 each; forewoman of charwomen, \$760; twenty-one charwomen, at \$412.80 each; in all, \$31,048.80.  
 For forty-eight elevator conductors, including fourteen for the Senate Office Building and fourteen for the House Office Building, at \$1,520 each, \$72,960.

Architect, chief clerk, etc.

Elevator conductors.

CAPITOL BUILDINGS AND GROUNDS

Capitol buildings and grounds.

Capitol Buildings: For work at the Capitol and for general repairs thereof, including cleaning and repairing works of art, flags, flagstuffs, halyards, and tackle; wages of mechanics and laborers; purchase or exchange, maintenance, and driving of motor-propelled, passenger-carrying office vehicles; and not exceeding \$100 for the purchase of technical and necessary reference books and city directory; \$70,990.

General repairs to building, etc.

For continuing the work of restoring the decoration of the first-floor corridors in the Senate wing of the Capitol, to be expended under the direction of the Architect of the Capitol, \$5,000.

Restoring corridor decorations, in Senate wing.

Capitol Grounds: For care and improvement of grounds surrounding the Capitol, Senate and House Office Buildings, pay of one clerk, mechanics, gardeners, care of trees, plantings, fertilizers, repairs to pavements, walks, and roadways, \$62,368.

Improving, etc., grounds.

For surgical treatment of trees on the Capitol grounds, \$5,000.

Surgical treatment of trees. Repairs to garages, etc.

For repairs and improvements to Senate and House garages and Maltby Building, including personal services, \$1,500.

Senate Office Building. Maintenance.

Senate Office Building: For maintenance, miscellaneous items and supplies, and for all necessary personal and other services for the care and operation of the Senate Office Building, under the direction and supervision of the Senate Committee on Rules, \$81,368.

Extensions, etc.

For extension and changing of electric wiring of the attic floor to provide necessary electric lighting for the storage rooms, \$1,000; for concrete floor for the attic story, \$15,750; for new revolving door for ground floor, southwest corner, Senate Office Building, \$1,750; in all, \$18,500.

Furniture.

For furniture for the Senate Office Building and for labor and material incident thereto and repairs thereof, window shades, awnings, carpets, glass for windows and bookcases, desk lamps, window ventilators, name plates for doors and committee tables, electric fans, and so forth, \$7,500.

House Office Building. Maintenance.

House Office Building: For maintenance, including miscellaneous items, and for all necessary services, \$98,965.

Plans to be submitted for addition to, etc.

To enable the Architect of the Capitol, subject to the direction and supervision of the commission in control of the House Office Building, to prepare and submit to Congress, on the first day of the first regular session of the Sixty-ninth Congress, plans, specifications, and estimates for the erection of an addition or extension to the House Office Building sufficient to provide two rooms for each Member, including any recommendations as to the acquisition of an additional site for the erection of an additional office building for Members, \$2,500.

Acquisition of additional site.

Capitol power plant: For lighting, heating, and power for the Capitol, Senate and House Office Buildings, and Congressional Library Building, and the grounds about the same, Coast and Geo-

Capitol power plant. Maintenance.

detic Survey, the Union Station group of temporary housing, Botanic Garden, Senate garage, House garage, Maltby Building, and folding and storage rooms of the Senate, Government Printing Office, and Washington City post office; pay of superintendent of meters, at the rate of \$1,940 per annum, who shall inspect all gas and electric meters of the Government in the District of Columbia without additional compensation; for necessary personal and other services; and for materials and labor in connection with the maintenance and operation of the heating, lighting, and power plant and substations connected therewith, \$237,361.

Operating supplies.

For fuel, oil, and cotton waste, and advertising for the power plant which furnishes heat and light for the Capitol and congressional buildings and other buildings specified in the foregoing paragraph, \$155,000.

Purchases independent of Supply Committee.  
Vol. 36, p. 531.

Reimbursement for current, etc., to other Government buildings.

The foregoing appropriations under the Architect of the Capitol may be expended without reference to section 4 of the Act approved June 17, 1910, concerning purchases for executive departments.

The Department of the Interior, the Public Health Service, the Coast and Geodetic Survey, the Union Station group of temporary housing, the Government Printing Office, and the Washington City post office shall reimburse the Capitol power plant for heat, light, and power furnished during the fiscal year 1926, and the amounts so reimbursed shall be credited to the appropriations for the said plant and be available for the purposes named therein.

Library Building and grounds.

LIBRARY BUILDING AND GROUNDS

Operating force.

Salaries: Chief engineer, \$2,000; electrician, \$2,000; decorator, \$1,800; painter, \$1,500; assistant engineers—three at \$1,500 each, one \$1,400; machinists—one \$1,500, one \$1,400; two wiremen, at \$1,500 each; two carpenters, at \$1,500 each; plumber, \$1,400; skilled laborers—four at \$1,080 each, three at \$1,020 each; in all, \$30,880.

Trees, plants, etc.

For trees, shrubs, plants, fertilizers, and skilled labor for the grounds of Library of Congress, \$1,000.

Sunday opening.

For extra services of employees under the Architect of the Capitol to provide for the opening of the Library Building from two until ten o'clock post meridian on Sundays and legal holidays, \$1,750.

Repairs.

For repairs, miscellaneous supplies, electric and steam apparatus, and all incidental expenses in connection with the mechanical and structural maintenance of said building, including repairs to skylights, gutters, roof, and down spouts; pointing-up open joints in stone walk around the octagon and dome; partitions and grille work to inclose workshops; repairs and replacements to plumbing in west main lavatories and for ventilation of east south curtain, second story (card division), \$15,500.

Furniture, shelving, etc.

For furniture, including partitions, screens, shelving, and electrical work pertaining thereto, \$12,000.

Painting, etc.

For miscellaneous and necessary painting throughout the Library Building, \$5,000.

Steel trays.

For additional steel trays for storage of catalogue cards in card division stack, \$6,000.

New bookstacks.

Toward the construction of new bookstacks in the northeast court of the Library of Congress, \$345,000: *Provided*, That the total cost of such stacks shall not exceed \$745,000 and authority is hereby given to enter into a contract or contracts or otherwise incur obligations not in excess of this sum.

*Proviso.*  
Cost limited.

Botanic Garden.

BOTANIC GARDEN

Director, and personnel.  
Vol. 42, p. 1488.

Salaries: For the director and other personal services in accordance with "The Classification Act of 1923," \$75,754; all under the direction of the Joint Committee on the Library.

Repairs and improvements: For procuring manure, soil, tools, purchasing trees, shrubs, plants, and seeds; materials and miscellaneous supplies, including rubber boots and aprons when required for use by employees in connection with their work; traveling expenses and per diem in lieu of subsistence of the director and his assistants not to exceed \$300; street-car fares not exceeding \$25; office equipment and contingent expenses in connection with repairs and improvements to Botanic Garden; exchange, care, and maintenance of motor-propelled vehicles; purchase of botanical books, periodicals, and books of reference, not to exceed \$100; general repairs to buildings, greenhouses, heating apparatus, packing sheds, storerooms, and stables; painting, glazing; repairs to footwalks and roadways; repairing and putting comfort stations in sanitary condition; repairs and improvements to director's residence; all under the direction of the Joint Committee on the Library, \$36,625.

Repairs, improvements, etc.

The sum of \$25 may be expended at any one time by the Botanic Garden for the purchase of plants, trees, shrubs, and other nursery stock, without reference to section 4 of the Act approved June 17, 1910, concerning purchases for executive departments and other governmental establishments in Washington.

Minor purchases.  
Vol. 36, p. 531.

To enable the Joint Committee on the Library to carry out the provisions of the joint resolution entitled "Joint resolution providing for the procurement of a design for the use of grounds in the vicinity of the Mall by the United States Botanic Garden," approved January 7, 1925, \$5,000, to be available immediately.

Plans for new conservatories, etc.  
*Ante*, p. 729.

**LIBRARY OF CONGRESS**

Library of Congress.

**SALARIES**

For the Librarian, chief assistant librarian, and other personal services in accordance with "The Classification Act of 1923," \$484,780.

Librarian, and personnel.  
Vol. 42, p. 1488.

**COPYRIGHT OFFICE**

Copyright Office.

For the Register of Copyrights, assistant register, and other personal services in accordance with "The Classification Act of 1923," \$159,800.

Register, and personnel.  
Vol. 42, p. 1488.

**LEGISLATIVE REFERENCE SERVICE**

Legislative Reference Service.

To enable the Librarian of Congress to employ competent persons to gather, classify, and make available, in translation, indexes, digests, compilations, and bulletins, and otherwise, data for or bearing upon legislation, and to render such data serviceable to Congress and committees and Members thereof, including not to exceed \$5,700 for employees engaged on piecework and work by the day or hour at rates to be fixed by the Librarian, \$58,660.

Personnel for designated work.

**DISTRIBUTION OF CARD INDEXES**

Card indexes.

For the distribution of card indexes and other publications of the Library, including personal services, freight charges (not exceeding \$500), expressage, postage, traveling expenses connected with such distribution, expenses of attendance at meetings when incurred on the written authority and direction of the Librarian, and including not to exceed \$15,000 for employees engaged on piecework and work by the day or hour at rates to be fixed by the Librarian; in all, \$95,414.

Distribution service.

TEMPORARY SERVICES: For special and temporary service, including extra special services of regular employees, at rates to be fixed by the Librarian, \$3,000.

Temporary services.

## Sunday opening.

## SUNDAY OPENING

## Expenses.

To enable the Library of Congress to be kept open for reference use on Sundays and on holidays within the discretion of the Librarian, including the extra services of employees and the services of additional employees under the Librarian, at rates to be fixed by the Librarian, \$13,125.

## Increase of the Library.

## INCREASE OF THE LIBRARY

## Purchase of books, etc.

For purchase of books for the Library, including payment in advance for subscription books, and society publications, and for freight, commissions, and traveling expenses, and all other expenses incidental to the acquisition of books by purchase, gift, bequest, or exchange, to continue available during the fiscal year 1927, \$90,000;

## Law books, etc.

For purchase of books and for periodicals for the law library, under the direction of the Chief Justice, \$3,000;

## Books for Supreme Court.

For purchase of new books of reference for the Supreme Court, to be a part of the Library of Congress, and purchased by the marshal of the Supreme Court, under the direction of the Chief Justice, \$2,500;

## Periodicals.

For purchase of miscellaneous periodicals and newspapers, \$5,000;  
In all, \$100,500.

## PRINTING AND BINDING

Printing and binding.  
Copyright entries.

For printing and binding for the Library of Congress, including the Copyright Office and the publication of the Catalogue of Title Entries of the Copyright Office, binding, rebinding, and repairing of library books, and for the Library Building, \$300,000.

## CONTINGENT EXPENSES OF THE LIBRARY

## Contingent expenses.

For miscellaneous and contingent expenses, stationery, supplies, stock, and materials directly purchased, miscellaneous traveling expenses, postage, transportation, incidental expenses connected with the administration of the Library and Copyright Office, including not exceeding \$500 for expenses of attendance at meetings when incurred on the written authority and direction of the Librarian, \$10,000.

## Library Building.

## LIBRARY BUILDING

Administrative assistant, etc.  
Vol. 42, p. 1488.

Salaries: For the administrative assistant and disbursing officer and other personal services in accordance with "The Classification Act of 1923," \$104,398.

## Sunday, etc., opening.

For extra services of employees and additional employees under the Librarian to provide for the opening of the Library Building on Sundays and on legal holidays, at rates to be fixed by the Librarian, \$3,550.

## Temporary services.

For special and temporary services in connection with the custody, care, and maintenance of the Library Building, including extra special services of regular employees at the discretion of the Librarian, at rates to be fixed by the Librarian, \$500.

## Mail, incidental supplies, etc.

For mail, delivery, and telephone services, stationery, miscellaneous supplies, and all other incidental expenses in connection with the custody and maintenance of the Library Buildings, \$7,000.

## Authorization for piecework, etc., payments.

Payments for piecework and work by the day or hour from the appropriations for the fiscal year 1925 for the Legislative Reference and Card Index Services, Sunday and holiday opening, and special and temporary services, are authorized from July 1, 1924, to June 30, 1925, at rates fixed by the Librarian.

GOVERNMENT PRINTING OFFICE

OFFICE OF PUBLIC PRINTER

Salaries: Public Printer, \$6,000; Deputy Public Printer, \$4,500; for personal service in accordance with "The Classification Act of 1923," \$144,980; in all, \$155,480.

PUBLIC PRINTING AND BINDING

To provide the Public Printer with a working capital for the following purposes for the execution of printing, binding, lithographing, mapping, engraving, and other authorized work of the Government Printing Office for the various branches of the Government: For salaries, compensation, or wages of all necessary officers and employees additional to those herein appropriated for; to enable the Public Printer to comply with the provisions of law granting holidays and Executive orders granting holidays and half holidays with pay to employees; to enable the Public Printer to comply with the provisions of law granting thirty days' annual leave to employees with pay; rents, fuel, gas, heat, electric current, gas and electric fixtures; bicycles, motor-propelled vehicles for the carriage of printing and printing supplies, and the maintenance, repair, and operation of the same, to be used only for official purposes, including purchase, exchange, operation, repair, and maintenance of motor-propelled passenger-carrying vehicles for official use of the officers of the Government Printing Office when in writing ordered by the Public Printer (not exceeding \$4,000); freight, expressage, telegraph and telephone service; furniture, typewriters, and carpets; traveling expenses; stationery, postage, and advertising; directories, technical books, and books of reference (not exceeding \$500); adding and numbering machines, time stamps, and other machines of similar character; machinery (not exceeding \$200,000); equipment, and for repairs to machinery, implements, and buildings, and for minor alternations to buildings; necessary equipment, maintenance, and supplies for the emergency room for the use of all employees in the Government Printing Office who may be taken suddenly ill or receive injury while on duty; other necessary contingent and miscellaneous items authorized by the Public Printer; for expenses authorized in writing by the Joint Committee on Printing for the inspection of printing and binding equipment, material, and supplies and Government printing plants in the District of Columbia or elsewhere (not exceeding \$1,000); for salaries and expenses of preparing the semi-monthly and session indexes of the Congressional Record under the direction of the Joint Committee on Printing (chief indexer at \$3,150, one cataloguer at \$2,880, and two cataloguers at \$2,150 each; and for all the necessary labor, paper, materials, and equipment needed in the prosecution and delivery and mailing of the work, \$2,400,000, to which shall be charged the printing and binding authorized to be done for Congress, the printing and binding for use of the Government Printing Office, and printing and binding (not exceeding \$1,000) for official use of the Architect of the Capitol when authorized by the Secretary of the Senate, in all to an amount not exceeding this sum.

Printing and binding for Congress chargeable to the foregoing appropriation, when recommended to be done by the Committee on Printing of either House, shall be so recommended in a report containing an approximate estimate of the cost thereof, together with a statement from the Public Printer of estimated approximate cost of work previously ordered by Congress within the fiscal year for which this appropriation is made.

Government Printing Office.

Public Printer's Office.

Public Printer, Deputy, and office personnel.

Public printing and binding.

Working capital provided.

Salaries, wages, etc. Holidays.

Leaves of absence.

Contingent expenses.

Machinery, equipment, etc.

Inspection expenses.

Indexing Congressional Record.

Paper, materials, etc.

Charged to Congress.

For Architect of the Capitol.

Authority for Congressional work.

Payment for work ordered by Departments, etc.

During the fiscal year 1926 any executive department or independent establishment of the Government ordering printing and binding from the Government Printing Office shall pay promptly by check to the Public Printer upon his written request, either in advance or upon completion of the work, all or part of the estimated or actual cost thereof, as the case may be, and bills rendered by the Public Printer in accordance herewith shall not be subject to audit or certification in advance of payment: *Provided*, That proper adjustments on the basis of the actual cost of delivered work paid for in advance shall be made monthly or quarterly and as may be agreed upon by the Public Printer and the department or establishment concerned. All sums paid to the Public Printer for work that he is authorized by law to do shall be deposited to the credit, on the books of the Treasury Department, of the appropriation made for the working capital of the Government Printing Office, for the year in which the work is done, and be subject to requisition by the Public Printer.

*Proviso.*  
Adjustment of accounts.

Money paid for work to be credited to working capital.

Estimates for departments, etc., to be incorporated in single items.

Details to be given if part of other estimates.

*Proviso.*  
Engraving and Printing Bureau excepted.

Restriction on paying detailed employees.

All amounts in the Budget for the fiscal year 1927 for printing and binding for any department or establishment, so far as the Bureau of the Budget may deem practicable, shall be incorporated in a single item for printing and binding for such department or establishment and be eliminated as a part of any estimate for any other purpose. And if any amounts for printing and binding are included as a part of any estimates for any other purposes, such amounts shall be set forth in detail in a note immediately following the general estimate for printing and binding: *Provided*, That the foregoing requirements shall not apply to work to be executed at the Bureau of Engraving and Printing.

No part of any money appropriated in this Act shall be paid to any person employed in the Government Printing Office while detailed for or performing service in any other executive branch of the public service of the United States unless such detail be authorized by law.

Office of Superintendent of Documents.

#### OFFICE OF SUPERINTENDENT OF DOCUMENTS

Superintendent, and personnel.

*Proviso.*  
Compensation allowed for night work, etc.

Public Laws, 1st sess., p. 658.

Contingent expenses.

For the Superintendent of Documents, assistant superintendent, and other personal services in accordance with "The Classification Act of 1923," \$362,720: *Provided*, That employees in the Office of the Superintendent of Documents may be paid compensation for night, Sunday, holiday, and overtime work at rates not in excess of the rates of additional compensation for such work allowed to other employees of the Government Printing Office under the provisions of the Act entitled "An Act to regulate and fix rates of pay for employees and officers of the Government Printing Office," approved June 7, 1924.

For furniture and fixtures, typewriters, carpets, labor-saving machines and accessories, time stamps, adding and numbering machines, awnings, curtains, books of reference, directories, books, miscellaneous office and desk supplies; paper; twine, glue, envelopes, postage, car fares, soap, towels, disinfectants, and ice; drayage, express, freight, telephone and telegraph service; traveling expenses (not to exceed \$200); repairs to building, elevators, and machinery; preserving sanitary condition of building, light, heat, and power; stationery and office printing, including blanks, price lists, and bibliographies, \$85,000; for catalogues and indexes, not exceeding \$18,400; for supplying books to depository libraries, \$85,000; in all, \$188,400: *Provided*, That no part of this sum shall be used to supply to depository libraries any documents, books, or other printed matter not requested by such libraries.

*Proviso.*  
Supplying depository libraries restricted.

In order to keep the expenditures for printing and binding for the fiscal year 1926 within or under the appropriations for such fiscal year, the heads of the various executive departments and independent establishments are authorized to discontinue the printing of annual or special reports under their respective jurisdictions: *Provided*, That where the printing of such reports is discontinued, the original copy thereof shall be kept on file in the offices of the heads of the respective departments or independent establishments for public inspection.

Reports of Departments.  
Printing of, may be discontinued.

*Proviso.*  
Originals to be kept for public inspection.

Purchases may be made from the foregoing appropriations under the "Government Printing Office," as provided for in the Printing Act approved January 12, 1895, and without reference to section 4 of the Act approved June 17, 1910, concerning purchases for executive departments.

Purchases.  
Vol. 28, p. 601.

Vol. 36, p. 531.

SEC. 2. No part of the funds herein appropriated shall be used for the purpose of purchasing by or through the stationery rooms articles other than stationery and office supplies essential to and necessary for the conduct of public business; nor shall any part of such funds be expended for the maintenance or care of private vehicles.

Congressional stationery rooms.  
Purchases prohibited by.

SEC. 3. In expending appropriations or portions of appropriations, contained in this Act, for the payment for personal services in the District of Columbia in accordance with "The Classification Act of 1923," the average of the salaries of the total number of persons under any grade in the Botanic Garden, the Library of Congress, or the Government Printing Office, shall not at any time exceed the average of the compensation rates specified for the grade by such Act, and in grades in which only one position is allocated the salary of such position shall not exceed the average of the compensation rates for the grade: *Provided*, That this restriction shall not apply (1) to grades 1, 2, 3, and 4 of the clerical-mechanical service, (2) to require the reduction in salary of any person whose compensation was fixed as of July 1, 1924, in accordance with the rules of section 6 of such Act, (3) to require the reduction in salary of any person who is transferred from one position to another position in the same or different grade in the same or a different bureau, office, or other appropriation unit, or (4) to prevent the payment of a salary under any grade at a rate higher than the maximum rate of the grade when such higher rate is permitted by "The Classification Act of 1923," and is specifically authorized by other law.

Restriction on exceeding average salaries in offices designated.  
Vol. 42, p. 1488.

If only one position in a grade.

*Provisos.*  
Not applicable to clerical-mechanical service.  
No fixed salary reduced.  
Vol. 42, p. 1490.  
Transfers to another position without reduction.

Higher salary rates allowed.

SEC. 4. That section 4 of the Legislative, Executive, and Judicial Appropriation Act, approved February 26, 1907, as amended, is amended to read as follows:

Salaries established.  
Vol. 34, p. 993, amended.

"That on and after March 4, 1925, the compensation of the Speaker of the House of Representatives, the Vice President of the United States, and the heads of Executive Departments who are members of the President's Cabinet shall be at the rate of \$15,000 per annum each, and the compensation of Senators, Representatives in Congress, Delegates from Territories, Resident Commissioner from Porto Rico, and Resident Commissioners from the Philippine Islands shall be at the rate of \$10,000 per annum each."

Compensation of the Speaker, Vice President, and Cabinet Members.

Senators, Representatives, Delegates, etc.

Post, p. 1313.

Approved. March 4, 1925.

CHAP. 550.—An Act Extending the time for repayment of the revolving fund for the benefit of the Crow Indians.

March 4, 1925.  
[H. R. 12156.]

[Public, No. 625.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled.* That the time for the repayment to the tribe of the \$50,000 revolving fund for the benefit of the Crow Indians created by the Act of June 4, 1920 (Forty-first Statutes at Large, page 755), for the purchase of seed,

Crow Indians.  
Time extended for repaying revolving fund.  
Vol. 41, p. 755.

Fund available for ten years.

Oklahoma.  
Royalties from oil lands in, south of Red River, to be retained.  
Vol. 42, p. 1448.

animals, machinery, tools, implements, and other equipment is hereby extended from June 30, 1925, to June 30, 1935, and said fund is hereby made available for such purposes for ten years from and after June 30, 1925.

SEC. 2. The Secretary of the Interior is directed to retain in his custody until otherwise directed by law the 12½ per centum and other royalties heretofore or hereafter received by him in pursuance of Public Act Numbered 500, Sixty-seventh Congress, approved March 4, 1923.

Approved, March 4, 1925.

March 4, 1925.  
[H. R. 12261.]  
[Public, No. 626.]

**CHAP. 551.**—An Act Authorizing the appropriation of \$5,000 for the erection of tablets or other form of memorials in the city of Quincy, Massachusetts, in memory of John Adams and John Quincy Adams.

John Adams and John Quincy Adams.  
Memorial to, in Quincy, Mass., authorized.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the sum of \$5,000, or so much thereof as may be necessary, is hereby authorized to be appropriated, out of any money in the Treasury not otherwise appropriated, to be expended under the direction of the Secretary of War in the erection of tablets or other form of memorials in the city of Quincy, Massachusetts, in memory of John Adams and John Quincy Adams.

Approved, March 4, 1925.

March 4, 1925.  
[H. R. 12264.]  
[Public, No. 627.]

**CHAP. 552.**—An Act Granting the consent of Congress to the State of Minnesota and the counties of Sherburne and Wright to construct a bridge across the Mississippi River.

Mississippi River.  
Minnesota, etc., may bridge, at Clearwater.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the State of Minnesota and the counties of Sherburne and Wright, and their successors and assigns, to construct, maintain, and operate a bridge and approaches thereto across the Mississippi River at a point suitable to the interests of navigation, at or near the village of Clearwater in the county of Wright, in the State of Minnesota, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

SEC. 2. The right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, March 4, 1925.

Construction.  
Vol. 34, p. 84.

Amendment.

March 4, 1925.  
[H. R. 12308.]  
[Public, No. 628.]

**CHAP. 553.**—An Act To amend the World War Veterans' Act, 1924

World War Veterans Act amendments.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That paragraph 3 of section 3 of the World War Veterans' Act, 1924, is hereby amended to read as follows:

Limitation on meaning of "child,"  
*Ante*, p. 607, amended.

"(3) Except as used in section 300 the terms 'child' and 'grand-child' are limited to unmarried persons either (a) under eighteen years of age, or (b) of any age, if permanently incapable of self-support by reason of mental or physical defect."

*Ante*, p. 612, amended.

SEC. 2. Section 19 of the World War Veterans' Act, 1924, approved June 7, 1924, is hereby amended to read as follows:

Jurisdiction conferred on courts to determine insurance contract claims.

"SEC. 19. In the event of disagreement as to claim under a contract of insurance between the Bureau and any person or persons claiming thereunder an action on the claim may be brought against the United

States either in the Supreme Court of the District of Columbia or in the District Court of the United States in and for the district in which such persons or any one of them resides, and jurisdiction is hereby conferred upon such courts to hear and determine all such controversies. The procedure in such suits shall be the same as that provided in sections 5 and 6 of the Act entitled "An Act to provide for the bringing of suits against the Government of the United States," approved March 3, 1887, and section 10 thereof insofar as applicable. All persons having or claiming to have an interest in such insurance may be made parties to such suit, and such as are not inhabitants of or found within the district in which suit is brought may be brought in by order of the court to be served personally or by publication or in such other reasonable manner as the court may direct. In all cases where the bureau acknowledges the indebtedness of the United States upon any such contract of insurance and there is a dispute as to the person or persons entitled to payment, a suit in the nature of a bill of interpleader may be brought by the bureau in the name of the United States against all persons having or claiming to have any interest in such insurance in the Supreme Court of the District of Columbia or in the district court in and for the district in which any of such claimants reside: *Provided*, That not less than thirty days prior to instituting such suit the bureau shall mail a notice of such intention to each of the persons to be made parties to the suit. The circuit courts of appeal and the Court of Appeals of the District of Columbia shall respectively exercise appellate jurisdiction and, except as provided in sections 239 and 240 of the Judicial Code, the decrees of the circuit courts of appeal and the Court of Appeals of the District of Columbia shall be final. This section shall apply to all suits now pending against the United States under the provisions of the War Risk Insurance Act as amended, or of the World War Veterans' Act, 1924, and amendments thereto."

SEC. 3. Section 23 of the World War Veterans' Act, 1924, approved June 7, 1924, is hereby amended to read as follows:

"SEC. 23. The discharge or dismissal of any person from the military or naval forces on the ground that he was guilty of mutiny, treason, spying, or any offense involving moral turpitude, or willful and persistent misconduct, of which he was found guilty by a court-martial, or that he was an alien, conscientious objector who refused to perform military duty or refused to wear the uniform, or a deserter, shall bar all rights to any compensation under Title II, or any training, or any maintenance and support allowance under Title IV: *Provided*, That this section shall not apply to an alien who volunteered or who was drafted into or who served in the Army, Navy, or Marine Corps of the United States during the World War, who was discharged subsequent to November 11, 1918, or who was not discharged from the service on or prior to November 11, 1918, on his own application or solicitation by reason of his being an alien, and whose service was honest and faithful: *Provided further*, That in case any person has been discharged or dismissed from the military or naval forces as a result of a court-martial trial, and it is thereafter established to the satisfaction of the director that at the time of the commission of the offense resulting in such court-martial trial and discharge such person was insane, such person shall be entitled to the compensation and vocational training benefits under Titles II and IV hereof: *Provided further*, That discharge or dismissal or finding of guilt for any of the offenses specified in this section shall not affect the payment of compensation or maintenance and support allowance for disabilities incurred in or aggravated by service in

Procedure.  
Vol. 24, p. 505.  
Post, p. 1618.

Intervenors allowed.

Interpleader in case of dispute as to person entitled to receive acknowledged indebtedness.

Proviso.  
Notice to parties.

Appeal to courts of appeal.

Ante, p. 938.

Applicable to pending suits.

Ante, p. 613, amended.

Persons discharged for specified causes, barred from compensation, etc., benefits.

Post, p. 1304.  
Ante, p. 627.

Provisos.  
Alien in United States service during World War, entitled to compensation, etc.

Allowance if discharged by court martial and subsequently found to have been insane.

Discharge, etc., not to affect benefits for disabilities in prior or subsequent enlistments.

No compensation, etc., if death inflicted as punishment.

Cash surrender value of converted insurance payable to beneficiary.

Person discharged for concealing minority to have benefits if service honorable.

In effect as of April 6, 1917, and payment of insurance claims directed.

Conscientious objectors, etc.  
*Ante*, p. 615, repealed.

New matter.  
*Ante*, p. 615.

Telephone field service allowed medical Bureau officers.

Compensation, etc.  
*Ante*, p. 615, amended.

Officers, enlisted men, etc., entitled to, for injury or disease in service after April 6, 1917.

Payment to person or dependents.

Misconduct exception.  
*Proximos*.  
Paralysis, etc., allowance.

Soundness on entrance inferred if in active service prior to July 2, 1921, and on or before November 11, 1918.

Recorded defects excepted.

any prior or subsequent enlistment: *Provided further*, That no compensation or insurance shall be payable for death inflicted as a lawful punishment for crime or military offense, except when inflicted by the enemy: *Provided*, That as to converted insurance the cash surrender value hereof, if any, on the date of such death shall be paid to the designated beneficiary if living, or if there be no designated beneficiary alive at the death of the insured the said value shall be paid to the estate of the insured: *Provided further*, That the discharge of a person for having concealed the fact that he was a minor at the time of his enlistment shall not bar him from the benefits of this Act if his service was otherwise honorable: *Provided further*, That this section, shall be deemed to be in effect as of April 6, 1917, and the director is hereby authorized and directed to make provision by bureau regulation for payment of any insurance claim or adjustment in insurance premium account of any insurance contract which would not now be affected by this section as amended."

SEC. 4. Section 31 of the World War Veterans' Act, 1924, approved June 7, 1924, is hereby repealed.

SEC. 5. A new section is hereby added to Title I of the World War Veterans' Act, 1924, approved June 7, 1924, to be known as section 32:

"SEC. 32. Payment may be made for official telephone service and rental in the field wherever incurred in case of official telephones for medical officers of the Bureau where such telephones are installed in private residences or private apartments or quarters when authorized under regulations established by the director."

SEC. 6. Section 200 of the World War Veterans' Act, 1924, approved June 7, 1924, is hereby amended to read as follows:

"SEC. 200. For death or disability resulting from personal injury suffered or disease contracted in the military or naval service on or after April 6, 1917, and before July 2, 1921, or for an aggravation or recurrence of a disability existing prior to examination, acceptance, and enrollment for service, when such aggravation was suffered or contracted in, or such recurrence was caused by, the military or naval service on or after April 6, 1917, and before July 2, 1921, by any commissioned officer or enlisted man, or by any member of the Army Nurse Corps (female) or of the Navy Nurse Corps (female) when employed in the active service under the War Department or Navy Department, the United States shall pay to such commissioned officer or enlisted man, member of the Army Nurse Corps (female) or of the Navy Nurse Corps (female) or, in the discretion of the Director, separately to his or her dependents, compensation as hereinafter provided; but no compensation shall be paid if the injury, disease, aggravation, or recurrence has been caused by his own willful misconduct: *Provided*, That no person suffering from paralysis, paresis, or blindness shall be denied compensation by reason of willful misconduct, nor shall any person who is helpless or bedridden as a result of any disability be denied compensation by reason of willful misconduct. That for the purposes of this section every such officer, enlisted man, or other member employed in the active service under the War Department or Navy Department who was discharged or who resigned prior to July 2, 1921, and every such officer, enlisted man, or other member employed in the active service under the War Department or Navy Department on or before November 11, 1918, who on or after July 2, 1921, is discharged or resigns, shall be conclusively held and taken to have been in sound condition when examined, accepted, and enrolled for service, except as to defects, disorders, or infirmities made of record in any manner by proper authorities of the United States at the time of, or prior to, inception of active service, to the

extent to which any such defect, disorder, or infirmity was so made of record: *Provided*, That an ex-service man who is shown to have or, if deceased, to have had, prior to January 1, 1925, neuropsychiatric disease, an active tuberculosis disease, paralysis agitans, encephalitis lethargica, or amoebic dysentery developing a 10 per centum degree of disability or more in accordance with the provisions of subdivision (4) of section 202 of this Act shall be presumed to have acquired his disability in such service between April 6, 1917, and July 2, 1921, or to have suffered an aggravation of a preexisting neuropsychiatric disease, tuberculosis, paralysis agitans, encephalitis lethargica, or amoebic dysentery in such service between said dates, and said presumption shall be conclusive in cases of active tuberculous disease, but in all other cases said presumption shall be rebuttable by clear and convincing evidence; but nothing in this proviso shall be construed to prevent a claimant from receiving the benefits of compensation and medical care and treatment for a disability due to these diseases of more than 10 per centum degree (in accordance with the provisions of subdivision (4) section 202, of this Act) on or subsequent to January 1, 1925, if the facts in the case substantiate his claim."

Specified diseases developed prior to January 1, 1925, presumed as incurred in service.

*Ante*, p. 618.

Claim may be allowed later for ratable disability.

*Ante*, p. 618.

SEC. 7. Section 201 of the World War Veterans' Act, 1924, approved June 7, 1924, is hereby amended to read as follows:

Death allowances. *Ante*, p. 616, amended.

Resulting from injury. Monthly compensation to relatives.

Widow and children.

"SEC. 201. That if death results from injury—

"If the deceased leaves a widow or child, or if he leaves a mother or father either or both dependent upon him for support, the monthly compensation shall be the following amounts:

"(a) If there is a widow but no child, \$30.

"(b) If there is a widow and one child, \$40, with \$6 for each additional child.

"(c) If there is no widow, but one child, \$20.

"(d) If there is no widow, but two children, \$30.

"(e) If there is no widow, but three children, \$40, with \$5 for each additional child.

"(f) If there is a dependent mother (or dependent father), \$20, or both, \$30. The amount payable under this subdivision shall not exceed the difference between the total amount payable to the widow and children and the sum of \$75. Such compensation shall be payable, whether the dependency of the father or mother or both arises before or after the death of the person, but no compensation shall be payable if the dependency arises more than five years after the death of the person.

Dependent parents. Limitation.

Burial expenses. In the service.

"(1) If death occur or shall have occurred subsequent to April 6, 1917, and before discharge or resignation from the service, the United States Veterans' Bureau shall pay for burial and funeral expenses and the return of body to his home a sum not to exceed \$100, as may be fixed by regulation. Where a veteran of any war, including those persons who served honorably as Army nurses under contracts for ninety days or more during the Spanish-American War, who was not dishonorably discharged dies after discharge or resignation from the service and does not in the judgment of the director leave sufficient assets to meet the expenses of burial and funeral and the transportation of the body, the United States Veterans' Bureau shall pay the following sums: For a flag to drape the casket, and after burial to be given to the next of kin of the deceased, a sum not exceeding \$7; also, for burial and funeral expenses and the transportation of the body (including preparation of the body) to the place of burial, a sum not exceeding \$100 to cover such items and to be paid to such person or persons as may be fixed by regulations: *Provided*, That when such person dies while receiving from the bureau compensation or vocational training, the

Veterans of any war, including contract nurses during Spanish-American war.

Specified allowances.

Provisos. Bureau beneficiaries.

Dying away from home, etc., allowances paid in addition to transporting body, etc.

above benefits shall be payable in all cases: *Provided further*, That where such person, while receiving from the bureau medical, surgical, or hospital treatment or vocational training, dies away from home and at the place to which he was ordered by the bureau, or while traveling under orders of the bureau, the above benefits shall be payable in all cases and in addition thereto the actual and necessary cost of the transportation of the body of the person (including preparation of the body) to the place of burial, within the continental limits of the United States, its Territories or possessions and including also, in the discretion of the director, the actual and necessary cost of transportation of an attendant: *And provided further*, That no accrued pension, compensation, or insurance due at the time of death shall be deducted from the sum allowed.

Cost of attendant.

No deduction of accrued pension, etc.

Payment to widow, and parent.

"(2) The payment of compensation to a widow shall continue until her death or remarriage, and the payment of compensation to a parent shall continue to the death of such parent.

To children.

"(3) The payment of compensation to or for a child shall continue until such child reaches the age of eighteen years or marries, or if such child be permanently incapable of self-support by reason of mental or physical defect, then during such incapacity.

Termination of rates.

"(4) Whenever the compensation payable to or for the benefit of any person under the provisions of this section is terminated by the happening of the contingency upon which it is limited, the compensation thereafter for the remaining beneficiary or beneficiaries, if any, shall be the amount which would have been payable to them if they had been the sole original beneficiaries.

Children not with mother.

"(5) As between the widow and the children not in her custody, and as between children, the amount of compensation shall be apportioned as may be prescribed by regulation.

Widow restriction.

"(6) The term 'widow,' as used in this section, shall not include one who shall have married the deceased later than ten years after July 2, 1921, and shall include widower whenever his condition is such that if the deceased person were living he would have been dependent upon her for support.

Effective April 6, 1917.

*Provisos.*  
Receipt of pension on account of another person, no bar to other benefits.

"(7) That this section shall be deemed to be in effect as of April 6, 1917: *Provided, however*, That the receipt of a gratuity, pension, or compensation, including adjusted compensation, by widow, child, or parent, on account of the death, disability, or service of any person shall not bar the payment of compensation on account of the death or disability of any other person: *Provided*, That before compensation under this section shall be paid the claimant shall first surrender all claim to any gratuity or pension payable under any other law on account of the death of the same person: *Provided further*, That no changes in rates or compensation made by this Act shall be retroactive in effect."

Surrender of gratuity claim, etc.

Changes not retroactive.

Disability compensation.

*Ante*, p. 617, amended.

Bureau to furnish medical services, surgical appliances, etc., in addition to compensation.

SEC. 8. Paragraphs 6, 7, and 9 of section 202 of the World War Veterans' Act, 1924, approved June 7, 1924, are hereby amended to read as follows:

"(6) In addition to the compensation above provided, the injured person shall be furnished by the United States Veterans' Bureau such reasonable governmental care or medical, surgical, dental, and hospital services, including payment of court costs and other expenses incident to proceedings heretofore or hereafter taken for the commitment of mentally incompetent persons to institutions for the care or treatment of the insane, and shall be furnished with such supplies including dental appliances, wheel chairs, artificial limbs, trusses, and similar appliances, including special clothing made necessary by the wearing of prosthetic appliances prescribed by the bureau, as the director may determine to be useful and reasonably necessary, which dental appliances, wheel chairs, artificial limbs,

trusses, special clothing, and similar appliances may be procured by the bureau in such manner, either by purchase or manufacture, as the director may determine to be advantageous and reasonably necessary: *Provided*, That nothing in this Act shall be construed to affect the necessary military control over any member of the Military or Naval Establishments before he shall have been discharged from the military or naval service.

*Proviso.*  
Army or Navy status before discharge not affected.

"(7) Where any disabled person having neither wife, child, nor dependent parent shall, after July 1, 1924, have been maintained by the bureau for a period or periods amounting to six months in an institution or institutions, and shall be deemed by the director to be insane, the compensation for such person shall thereafter be \$20 per month so long as he shall thereafter be maintained by the bureau in an institution; and such compensation may, in the discretion of the director, be paid to the chief officer of said institution to be used for the benefit of such person: *Provided, however*, That if such person shall recover his reason and shall be discharged from such institution as competent, an additional amount of \$60 per month shall be paid to him for each month the rate of compensation was \$20 per month as provided by this subdivision.

Compensation for patients in insane institutions.

*Proviso.*  
Additional allowance on recovery.

"All or any part of the compensation, of any mentally incompetent inmate of an institution, may, in the discretion of the director, be paid to the chief officer of said institution to be properly accounted for and to be used for the benefit of such inmate, or may in the discretion of the director be apportioned to wife, child, or children, or dependent parents, in accordance with regulations.

Payment of compensation to hospital director.

Or dependent relatives.

"After June 30, 1927, the monthly rate of compensation for all veterans (other than those totally and permanently disabled), who are being maintained by the bureau in an institution of any description and who are without wife, child, or dependent parent, shall not exceed \$40.

Rate for veterans in hospitals, if without dependents, after June 30, 1927.

"(9) In addition to the care, treatment, and appliances now authorized by law, said bureau shall also provide, without charge therefor, hospital, dental, medical, surgical, and convalescent care and treatment and prosthetic appliances (including such dental appliances as may be found reasonably necessary by the director) for any member of the military or naval forces of the United States, not dishonorably discharged, disabled by reason of any wound or injury received or disease contracted, or by reason of any aggravation of a preexisting injury or disease, specifically noted at examination for entrance into or employment in the active military or naval service while in the active military or naval service of the United States on or after April 6, 1917, and before July 2, 1921: *Provided*, That the wound or injury received or disease contracted or aggravation of a preexisting injury or disease, for which such hospital, dental, medical, surgical, and convalescent care and treatment and prosthetic appliances (including such dental appliances as may be found reasonably necessary by the director) shall be furnished, was incurred in the military or naval service and not caused by his own willful misconduct: *Provided*, That where a beneficiary of the bureau suffers or has suffered an injury or contracted a disease in service entitling him to the benefits of this subdivision, and an emergency develops or has developed requiring immediate treatment or hospitalization on account of such injury or disease, and no bureau facilities are or were then feasibly available and in the judgment of the director delay would be or would have been hazardous, the director is authorized to reimburse such beneficiary the reasonable value of such service received from sources other than the bureau.

Free treatment, etc., to discharged persons disabled in active service since April 6, 1917, and before July 2, 1921. Dental appliances added.

*Provisos.*  
If disability not caused by willful misconduct.

Reimbursement for immediate treatment, if no Bureau facilities available.

Sec. 9. Paragraph 10 of section 202 of the World War Veterans' Act, 1924, approved June 7, 1924, is hereby amended by adding at the end thereof the following:

Hospital facilities. Public Laws, 1st sess., p. 621 amended.

Insular possessions  
treatment.

"In the insular possessions of the United States, the director is further authorized to furnish hospitalization in other than Government hospitals."

*Ante*, p. 622, amend-  
ed.

SEC. 10. That section 208 of the World War Veterans' Act, 1924, approved June 7, 1924, is hereby amended to read as follows:

Officers authorized to  
make arrests, etc.

"For the purpose of maintaining law and order and of protecting persons and property at United States Veterans' Bureau Hospitals the Director is hereby authorized to designate at such hospitals persons who shall have authority to make arrests for any crime or offense against the United States committed on the hospital reservation. Any person so arrested shall be taken forthwith before the nearest United States Commissioner, within whose jurisdiction the hospital is located. Travel and transportation expenses incident to carrying out the provisions of this section shall be paid from the appropriation for administrative expenses."

Jurisdiction of com-  
missioners.

SEC. 11. Section 213 of the World War Veterans' Act, 1924, approved June 7, 1924, is hereby amended to read as follows:

*Ante*, p. 623, amend-  
ed.

Benefits for injuries,  
etc., resulting from  
training, treatment, etc.

"SEC. 213. Where any beneficiary suffers or has suffered an injury or an aggravation of an existing injury as the result of training, hospitalization, or medical or surgical treatment, awarded to him under the Vocational Rehabilitation Act as amended, the War Risk Insurance Act as amended, or this Act, or as a result of having submitted to examination under authority of section 303 of the War Risk Insurance Act or section 203 of this Act, and not the result of his misconduct, and such injury or aggravation of an existing injury results in additional disability to or the death of such beneficiary, the benefits of this title shall be awarded in the same manner as though such disability, aggravation, or death was the result of military service during the World War. The benefits of this section shall be in lieu of the benefits under the Act entitled 'An Act to provide compensation for employees of the United States suffering injuries while in the performance of their duties, and for other purposes,' approved September 7, 1916: *Provided*, That application be made for such benefits within two years after such injury or aggravation was suffered or such death occurred or after the passage of this Act whichever is the later date: *Provided further*, That the provisions of section 313 of the War Risk Insurance Act as amended, relating to subrogation, shall be applicable to beneficiaries under this section."

From examinations.  
Vol. 40, p. 406.  
*Ante*, p. 622.

In lieu of compensa-  
tion for injuries to  
Government employ-  
ees.

Vol. 39, p. 742.

*Provisos*.

Time for application.

Subrogation if injury  
from other source.  
Vol. 40, p. 613.

SEC. 12. Section 300 of the World War Veterans' Act, 1924, approved June 7, 1924, is hereby amended to read as follows:

Insurance.  
*Ante*, p. 624, amend-  
ed.

Granted to all per-  
sons under service of  
War or Navy Depart-  
ments, upon applica-  
tion.

"SEC. 300. In order to give to every commissioned officer and enlisted man and to every member of the Army Nurse Corps (female) and of the Navy Nurse Corps (female) when employed in active service under the War Department or Navy Department protection for themselves and their dependents, the United States, upon application to the bureau and without medical examination, shall grant United States Government life insurance (converted insurance) against the death or total permanent disability of any such person in any multiple of \$500, and not less than \$1,000 or more than \$10,000, upon the payment of the premiums as hereinafter provided. Such insurance must be applied for within one hundred and twenty days after enlistment or after entrance into or employment in the active service and before discharge or resignation.

Time for making.

Beneficiaries allowed.

"The insurance shall be payable only to a spouse, child, grandchild, parent, brother, sister, uncle, aunt, nephew, niece brother-in-law or sister-in-law, or to any or all of them, and also during total and permanent disability to the injured person.

"Where a beneficiary at the time of designation by the insured is within the permitted class of beneficiaries and is the designated beneficiary at the time of the maturity of the insurance because of the death of the insured, such beneficiary shall be deemed to be within the permitted class even though the status of such beneficiary shall have been changed.

Beneficiary recognized if within permitted class when designated.

"The United States shall bear the expenses of administration and the excess mortality and disability cost resulting from the hazards of war. The premium rates shall be the net rates based upon the American Experience Table of Mortality and interest at 3½ per centum per annum. This section shall be deemed to be in effect as of June 7, 1924."

Expenses borne by United States.

Premium rates.

In effect as of June 7, 1924.

SEC. 13. Section 301 of the World War Veterans' Act, 1924, approved June 7, 1924, is hereby amended to read as follows:

Converted insurance. *Ante*, p. 624, amended.

"SEC. 301. Not later than July 2, 1926, all term insurance held by persons who were in the military service after April 6, 1917, shall be converted, without medical examination, into such form or forms of insurance as may be prescribed by regulations and as the insured may request. Regulations shall provide for the right to convert into ordinary life, twenty-payment life, endowment maturing at age sixty-two, and into other usual forms of insurance, and shall prescribe the time and method of payment of the premiums thereon, but payments of premiums in advance shall not be required for periods of more than one month each and may be deducted from the pay or deposit of the insured or be otherwise made at his election.

Term insurance to be converted into other forms.

Conversion rights.

"All term insurance shall cease on July 2, 1926, except when death or total permanent disability shall have occurred before July 2, 1926.

Term insurance to cease July 2, 1926.

"In case where an insured whose yearly renewable term insurance has matured by reason of total permanent disability is found and declared to be no longer permanently and totally disabled, and where the insured is required under regulations to renew payment of premiums on said term insurance, and where this contingency is extended beyond the period during which said yearly renewable term insurance otherwise must be converted, there shall be given such insured an additional period of two years from the date on which he is required to renew payment of premiums in which to convert said term insurance as hereinbefore provided.

Insurance matured by total disability.

Renewal authorized if no longer disabled.

"The insurance except as provided herein shall be payable in two hundred and forty equal monthly installments. Provisions for maturity at certain ages, for continuous installments during the life of the insured or beneficiaries, or both, for cash, loan, paid up and extended values, dividends from gains and savings, and such other provisions for the protection and advantage of and for alternative benefits to the insured and the beneficiaries as may be found to be reasonable and practicable, may be provided for in the contract of insurance, or from time to time by regulations. All calculations shall be based upon the American Experience Table of Mortality and interest at 3½ per centum per annum, except that no deduction shall be made for continuous installments during the life of the insured in case his total and permanent disability continues more than two hundred and forty months. Subject to regulations, the insured shall at all times have the right to change the beneficiary or beneficiaries without the consent of such beneficiary or beneficiaries, but only within the classes herein provided.

Mode of payment. Other provisions authorized.

Calculations, etc.

Change of beneficiaries allowed.

"If no beneficiary within the permitted class be designated by the insured as beneficiary for converted insurance granted under the provisions of Article IV of the War Risk Insurance Act, or Title III of this Act, either in his lifetime or by his last will and testament, or if the designated beneficiary does not survive the insured, then

Payment to estate, if no beneficiary designated.

On death of beneficiary without receiving all installments.

*Proviso.*  
Escheat to United States and credit to fund.

Optional lump sum, etc., payments.

Other installment periods.

Effective, June 7, 1924.

Term insurance.  
*Ante*, p. 625, amended.

Payment to estate, if no surviving beneficiary of term insurance.

*Provisos.*  
Continuance of paying awards.

Awards to estates not affected.

Escheat to United States and credited to fund.

Effective October 6, 1917.

Reinstated insurance.  
*Ante*, p. 625, amended.

Approval of application for, without medical examination.

there shall be paid to the estate of the insured the present value of the remaining unpaid monthly installments; or if the designated beneficiary survives the insured and dies before receiving all of the installments of converted insurance payable and applicable, then there shall be paid to the estate of such beneficiary the present value of the remaining unpaid monthly installments: *Provided*, That no payments shall be made to any estate which under the laws of the residence of the insured or the beneficiary, as the case may be, would escheat, but same shall escheat to the United States and be credited to the United States Government life-insurance fund.

“The bureau may make provision in the contract for converted insurance for optional settlements, to be selected by the insured, whereby such insurance may be made payable either in one sum or in installments for thirty-six months or more. The bureau may also include in said contract a provision authorizing the beneficiary to elect to receive payment of the insurance in installments for thirty-six months or more, but only if the insured has not exercised the right of election as hereinbefore provided; and even though the insured may have exercised his right of election the said contract may authorize the beneficiary to elect to receive such insurance in installments spread over a greater period of time than that selected by the insured. This section shall be deemed to be in effect as of June 7, 1924.”

SEC. 14. Section 303 of the World War Veterans' Act, 1924, approved June 7, 1924, is hereby amended to read as follows:

“SEC. 303. If no person within the permitted class be designated as beneficiary for yearly renewable term insurance by the insured either in his lifetime or by his last will and testament or if the designated beneficiary does not survive the insured or survives the insured and dies prior to receiving all of the two hundred and forty installments or all such as are payable and applicable, there shall be paid to the estate of the insured the present value of the monthly installments thereafter payable, said value to be computed as of date of last payment made under any existing award: *Provided*, That all awards of yearly renewable term insurance which are in course of payment on the date of the approval of this Act shall continue until the death of the person receiving such payments, or until he forfeits same under the provisions of this Act. When any person to whom such insurance is now awarded dies or forfeits his rights to such insurance then there shall be paid to the estate of the insured the present value of the remaining unpaid monthly installments of the insurance so awarded to such person: *Provided further*, That no award of yearly renewable term insurance which has been made to the estate of a last surviving beneficiary shall be affected by this amendment: *Provided further*, That in cases when the estate of an insured would escheat under the laws of the place of his residence the insurance shall not be paid to the estate but shall escheat to the United States and be credited to the military and naval insurance appropriation. This section shall be deemed to be in effect as of October 6, 1917.”

SEC. 15. Section 304 of the World War Veterans' Act, 1924, approved June 7, 1924, is hereby amended to read as follows:

“SEC. 304. In the event that all provisions of the rules and regulations other than the requirements as to the physical condition of the applicant for insurance have been complied with an application for reinstatement, in whole or in part, of lapsed or canceled yearly renewable term insurance or United States Government life insurance (converted insurance) hereafter made may be approved if made within one year after the passage of this Act or within two years

after the date of lapse or cancellation: *Provided*, That the applicant's disability is the result of an injury or disease, or of an aggravation thereof, suffered or contracted in the active military or naval service during the World War: *Provided further*, That the applicant during his lifetime submits proof satisfactory to the director showing that he is not totally and permanently disabled. As a condition, however, to the acceptance of an application for the reinstatement of lapsed or canceled yearly renewable term insurance, where the requirements as to the physical condition of the applicant have not been complied with, or, for the reinstatement of United States Government life insurance (converted insurance), the applicant shall be required to pay all the back monthly premiums which would have become payable if such insurance had not lapsed, together with interest at the rate of 5 per centum per annum, compounded annually, on each premium from the date said premium is due by the terms of the policy: *And provided further*, That no term insurance shall be reinstated after July 2, 1926."

*Proviso.*  
If disability from World War service.

Proof of not totally disabled.

Back premiums to be paid.

None allowed after July 2, 1926.

Vocational rehabilitation.  
*Ante*, p. 628, amended.

SEC. 16. A new section be added to Title IV of the World War Veterans' Act, 1924, approved June 7, 1924, to be known as section 407, and to read as follows:

Trainees allowed to retain part of equipment, etc.

"SEC. 407. The director is authorized to make provisions by regulation whereby trainees of the United States Veterans' Bureau who have successfully completed their courses or such part of their courses as enables them to enter employment or business in line with their training shall be allowed to retain such equipment, supplies, and books as the director may by regulation prescribe."

SEC. 17. Section 500 of the World War Veterans' Act, 1924, approved June 7, 1924, is hereby amended to read as follows:

Penalties.  
*Ante*, p. 628, amended.

"SEC. 500. Except in the event of legal proceedings under section 19 of Title I of this Act, no claim agent or attorney except the recognized representatives of the American Red Cross, the American Legion, the Disabled American Veterans, and Veterans of Foreign Wars, and such other organizations as shall be approved by the director shall be recognized in the presentation or adjudication of claims under Titles II, III, and IV of this Act, and payment to any attorney or agent for such assistance as may be required in the preparation and execution of the necessary papers in any application to the bureau shall not exceed \$10 in any one case: *Provided, however*, That wherever a judgment or decree shall be rendered in an action brought pursuant to section 19 of Title I of this Act the court, as a part of its judgment or decree, shall determine and allow reasonable fees for the attorneys of the successful party or parties and apportion same if proper, said fees not to exceed 10 per centum of the amount recovered and to be paid by the bureau out of the payments to be made under the judgment or decree at a rate not exceeding one-tenth of each of such payments until paid. Any person who shall, directly or indirectly, solicit, contract for, charge, or receive, or who shall attempt to solicit, contract for, charge, or receive any fee or compensation, except as herein provided, shall be guilty of a misdemeanor, and for each and every offense shall be punishable by a fine of not more than \$500 or by imprisonment at hard labor for not more than two years, or by both such fine and imprisonment."

Restriction on recognizing claim agents, etc.  
*Ante*, p. 1302.

Pay for services limited.

*Proviso.*  
Determination of fee by the court in insurance cases.

Punishment for soliciting, receiving, etc., unauthorized fees.

SEC. 18. Section 503 of the World War Veterans' Act, 1924, approved June 7, 1924, is hereby amended to read as follows:

*Ante*, p. 629, amended.

"SEC. 503. That whoever shall obtain or receive any money, check, compensation, insurance, or maintenance and support allowance under the War Risk Insurance Act as amended, the Vocational Rehabilitation Act as amended, or the World War Veterans' Act, 1924, and any amendments thereto without being entitled to the same,

Punishment for fraudulently receiving money, etc.

and with intent to defraud the United States or any beneficiary of the United States Veterans' Bureau shall be punished by a fine of not more than \$2,000 or by imprisonment for not more than one year, or by both such fine and imprisonment."

*Ante*, p. 629, amended.

Presenting false affidavits, statements, etc., in claims for compensation, payment of money, etc., a misdemeanor.

Forfeiture of all rights, etc.

Punishment for.

Fiduciaries.  
*Ante*, p. 629, amended.

Punishment for embezzling money of minor or incompetent by guardian, curator, etc.

SEC. 19. Section 504, Title V, of the World War Veterans' Act, 1924, approved June 7, 1924, is hereby amended to read as follows:

"SEC. 504. Any person who shall knowingly make or cause to be made, or conspire, combine, aid, or assist in, agree to, arrange for, or in any wise procure the making or presentation of a false or fraudulent affidavit, declaration, certificate, statement, voucher, or paper, or writing purporting to be such, concerning any claim or the approval of any claim for compensation or maintenance and support allowance, or the payment of any money, for himself or for any other person, under Titles II or IV hereof, shall forfeit all rights, claims, and benefits under said titles, and, in addition to any and all other penalties imposed by law, shall be guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of not more than \$1,000 or imprisonment for not more than one year, or by both such fine and imprisonment, for each such offense."

SEC. 20. That a new section be added to the World War Veterans' Act, 1924, approved June 7, 1924, to be known as section 505, and to read as follows:

"SEC. 505. Every guardian, curator, conservator, committee, or person legally vested with the responsibility or care of the claimant or his estate, having charge and custody in a fiduciary capacity of money paid, under the War Risk Insurance Act as amended, or under the World War Veterans' Act, 1924, for the benefit of any minor or incompetent claimant, who shall embezzle the same in violation of his trust or fraudulently convert the same to his own use, shall be punished by fine not exceeding \$2,000 or imprisonment at hard labor for a term not exceeding five years, or both."

Approved, March 4, 1925.

March 4, 1925.  
[H. R. 12344.]

[Public, No. 629.]

**CHAP. 554.**—An Act To extend the time for the commencement and completion of the bridge of the Valley Transfer Railway Company, a corporation, across the Mississippi River in the State of Minnesota.

Mississippi River.  
Time extended for bridging, by Valley Transfer Railway Company.

*Ante*, p. 2, amended.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the times for commencing and completing the construction of the bridge of the Valley Transfer Railway Company, a corporation, authorized by Act of Congress, approved January 30, 1924, to be built across the Mississippi River between Hennepin and Ramsey Counties, Minnesota, are hereby extended one and three years, respectively, from the date of approval hereof.

Amendment.

SEC. 2. The right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, March 4, 1925.

March 4, 1925.  
[H. R. 12376.]

[Public, No. 630.]

**CHAP. 555.**—An Act To extend the times for the commencement and completion of the bridge of the county of Norman and the town and village of Halstad, in said county, in the State of Minnesota, and the county of Traill and the town of Herberg, in said county, in the State of North Dakota, across the Red River of the North on the boundary line between said States.

Red River of the North.

Time extended for bridging, between Halstad, Minn., and Herberg, N. Dak.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the times for commencing and completing the construction of the bridge of the county of Norman and the town and village of Halstad, in said

county, in the State of Minnesota, and the county of Traill and the town of Herberg, in said county, in the State of North Dakota, authorized by Act of Congress, approved July 1, 1922, to be built across the Red River of the North on the boundary line between said States are hereby extended one and three years, respectively, from the date of approval hereof.

Vol. 42, p. 819, amended.

SEC. 2. The right to alter, amend, or repeal this Act is hereby expressly reserved.

Amendment.

Approved, March 4, 1925.

**CHAP. 556.**—An Act Making appropriations to supply deficiencies in certain appropriations for the fiscal year ending June 30, 1925, and prior fiscal years, to provide supplemental appropriations for the fiscal years ending June 30, 1925, and June 30, 1926, and for other purposes.

March 4, 1925.

[H. R. 12392.]

[Public, No. 631.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the following sums are appropriated, out of any money in the Treasury not otherwise appropriated, to supply deficiencies in certain appropriations for the fiscal year ending June 30, 1925, and prior fiscal years, to provide supplemental appropriations for the fiscal years ending June 30, 1925, and June 30, 1926, and for other purposes, namely:

Second Deficiency Act, fiscal year 1925.

## LEGISLATIVE

Legislative.

The appropriations for the fiscal year 1926 for compensation of the Vice President of the United States, the heads of the Executive Departments who are members of the President's Cabinet, Senators, Representatives in Congress, Delegates from Territories, and Resident Commissioners, shall be immediately available upon the approval of the Acts containing such appropriations.

Increased compensation of Vice President, Cabinet Members, etc., immediately available. *Ante*, p. 1301.

## SENATE

Senate.

To pay to Edward D. Brandegee, Martina E. Brandegee, Clarence B. Wood and John Brandegee Wood, next of kin and sole surviving heirs-at-law of Honorable Frank B. Brandegee, late a Senator from the State of Connecticut, \$7,500.

Frank B. Brandegee. Pay to heirs of.

To enable the Secretary of the Senate to pay from the appropriation for clerical assistance to Senators for the fiscal year 1925, to Margaret W. McCulloch for services rendered as additional clerk to Honorable Rice W. Means, a Senator from the State of Colorado, from December 11, 1924, to December 31, 1924, both dates inclusive, at the rate of \$1,520 per annum.

Margaret W. McCulloch. Services.

To pay Alexander K. Meek for extra and expert services rendered to the Committee on Pensions during the second session of the Sixty-eighth Congress as an assistant clerk to said committee, by detail from the Bureau of Pensions, \$1,200.

Alexander K. Meek. Services.

For payment, in monthly installments, for services rendered the Senate, fiscal year 1925, as follows: Agnes E. Locke, \$630.50; and Joseph E. Johnson, \$494; in all, \$1,124.50.

Agnes E. Locke and Joseph E. Johnson.

For payment, in monthly installments, for services rendered the Senate, fiscal year 1926, as follows: William L. Walling, \$330; Paul Bachschmid, \$410; Lewis A. Nalls, \$280; Harry Walling, \$410; James W. McGinn, \$410; Richard Blunt, \$130; in all, \$1,970.

William L. Walling and others.

For messenger to the Committee on Foreign Relations, at the rate of \$1,260 per annum, from March 4, 1925, to June 30, 1926, both dates inclusive, \$1,673.

Foreign Relations Committee. Messenger.

James F. Sellers.

For payment of medical expenses of James F. Sellers, an employee of the Senate, incurred by reason of injuries received while in the discharge of his duties, \$827.

Inquiries and investigations.

For expenses of inquiries and investigations ordered by the Senate, including compensation to stenographers to committees, at such rate as may be fixed by the Committee to Audit and Control the Contingent Expenses of the Senate, but not exceeding 25 cents per one hundred words, fiscal year 1925, \$40,000.

Stationery.

For stationery for Senators and the President of the Senate, fiscal year 1925, \$3,000.

Memorial to the Women of the World War.

## MEMORIAL TO THE WOMEN OF THE WORLD WAR

Contribution to.

For a part contribution to the erection of a memorial building with equipment in the District of Columbia to commemorate the services and sacrifices of the patriotic women of the United States of America, of its insular possessions, and of the District of Columbia during the World War, under the provisions of Public Resolution numbered 27, Sixty-eighth Congress, approved June 7, 1924, \$150,000.

*Ante*, p. 665.

Northern Pacific land grants.

## JOINT COMMITTEE TO INVESTIGATE NORTHERN PACIFIC LAND GRANTS

Expenses of Joint Committee investigating.

Reappropriation.  
*Ante*, p. 673.  
*Ante*, p. 462.

The appropriation of \$50,000, contained in the "Second Deficiency Act, Fiscal Year 1924," to provide for expenses of the Joint Committee created by section 3 of the public resolution entitled "Joint Resolution directing the Secretary of the Interior to withhold his approval of the adjustment of the Northern Pacific land grants, and for other purposes," approved June 5, 1924, is continued and made available until June 30, 1926.

Biographical Congressional Directory.

## BIOGRAPHICAL CONGRESSIONAL DIRECTORY

Preparing new edition.

*Post*, p. 1616.

To enable the Secretary of the Senate to pay, upon vouchers approved by the chairman or vice chairman of the Joint Committee on Printing, for preparing a new edition of the Biographical Congressional Directory, as provided for in House concurrent resolution, adopted February 6, 1925, \$7,500, to remain available until June 30, 1926; and said sum or any part thereof, in the discretion of the chairman or vice chairman of the Joint Committee on Printing, may be paid as additional compensation to any employee of the United States.

House of Representatives.

## HOUSE OF REPRESENTATIVES

Sydney E. Mudd.  
Pay to sister.

To pay Eleanor V. Wilmer, sister of Sydney E. Mudd, late a Representative from the State of Maryland, \$7,500.

Contested election expenses.  
Fiorello H. La Guardia.

For payment to Fiorello H. LaGuardia, for expenses incurred as contestee in the contested-election case of Frank against LaGuardia, audited and recommended by the Committee on Elections Numbered Two, \$2,000, to be disbursed by the Clerk of the House.

Henry Frank.

For payment to Henry Frank, for expenses incurred as contestant in the contested-election case of Frank against LaGuardia, audited and recommended by the Committee on Elections Numbered Two, \$2,000, to be disbursed by the Clerk of the House.

Don. H. Clark.

For payment for expenses incurred by Don. H. Clark, contestant in the contested-election case of Clark against Moore, audited and recommended by the Committee on Elections Numbered Two, \$2,000, to be disbursed by the Clerk of the House.

Portrait of Speaker  
Frederick H. Gillett.

For reimbursement of expenses incurred for painting the portrait of Honorable Frederick H. Gillett, Speaker of the House of Repre-

sentatives, \$2,000, to be disbursed by the Clerk of the House upon approval by the Committee on Accounts.

For pay of substitute telephone operator at the rate of \$3.30 per day from February 1 to June 30, 1925, inclusive, \$635.20.

For stationery for Representatives, Delegates, and Resident Commissioners, fiscal year 1925, \$125.

After March 4, 1925, those members of the Committee on Ways and Means who are members-elect of the House of Representatives to the Sixty-ninth Congress, or a majority of them, until the meeting of the first session of the Sixty-ninth Congress, are authorized to employ such expert, clerical, and stenographic services, and to gather such information, through Government agents or otherwise, as to them may seem fit in the preparation of a bill or bills for the revision of the Revenue Act of 1924 and internal revenue laws, and they are authorized to have such printing and binding done, and to incur such other expenses as may be deemed necessary; all the expenses thereunder, except for printing and binding, not exceeding \$2,000, to be paid out of the contingent fund of the House on the usual vouchers approved as now provided by law.

Telephone operator.

Stationery.

Ways and Means Committee.

Employment of expert services by members-elect of 69th Congress who were members of, to prepare revenue bills, etc.

Expenses from contingent fund.

ARCHITECT OF THE CAPITOL

For the purchase of two marble pedestals for busts to be placed in the Capitol Building, fiscal year 1925, \$750.

Capitol Power Plant: For the installation of new stokers and for other improvements, including the necessary labor and material connected therewith, \$251,800, to remain available until June 30, 1926.

Senate Office Building: For maintenance, miscellaneous items, and supplies, and for all necessary personal and other services for the care and operation of the Senate Office Building, under the direction and supervision of the Senate Committee on Rules, fiscal year 1925, \$5,000.

For construction of a three-room suite on the first floor B Street corridor of the Senate Office Building, including partitions of terracotta, mahogany doors, trims, molding, and so forth, fiscal year 1925, \$4,000.

For carpets and rugs for the new suite, including installation of a toilet in room 350, fiscal year 1925, \$1,500.

Architect of the Capitol.

Pedestals for busts.

Capitol power plant.

Senate Office Building. Maintenance.

Construction, etc., of a new suite.

GOVERNMENT PRINTING OFFICE

To pay Samuel Robinson, William Madden, Joseph De Fontes, and Preston L. George, messengers on night duty during the second session of the Sixty-eighth Congress, for extra services, \$800 each, fiscal year 1925, \$3,200.

Government Printing Office.

Samuel Robinson, William Madden, Joseph De Fontes, and Preston L. George.

EXECUTIVE OFFICE

For expenses arising in connection with carrying into effect the public resolution entitled "Joint resolution directing the President to institute and prosecute suits to cancel certain leases of oil lands and incidental contracts, and for other purposes," approved February 8, 1924, and for the same purposes authorized in the public resolution entitled "Joint resolution to provide an appropriation for the prosecution of suits to cancel certain leases, and for other purposes," approved February 27, 1924, \$100,000, to be expended by the President and to remain available until June 30, 1926.

Not exceeding \$275,000 of funds heretofore appropriated for maintenance and improvement of river and harbor works shall be available under the direction of the President for surveys of the Saint Lawrence River and the preparation of plans and estimates

Executive Office.

Leases of oil lands, etc.

Expenses of suits to cancel, etc. *Ante*, p. 5.

*Ante*, p. 16.

Saint Lawrence River. Surveys, etc., from river and harbor appropriations.

by the United States section of the Joint Board of Engineers on the Saint Lawrence project, approved by agreement between the Governments of Canada and the United States.

Executive Mansion.

EXECUTIVE MANSION AND GROUNDS

Improving grounds.

For improvement and maintenance of Executive Mansion grounds, fiscal year 1925, \$1,300.

Arlington Memorial Bridge Commission.

ARLINGTON MEMORIAL BRIDGE COMMISSION

Commencing construction.

*Ante*, p. 974.

For commencing the construction of the Arlington Memorial Bridge across the Potomac River at Washington, authorized in an Act entitled "An Act to provide for the construction of a memorial bridge across the Potomac River from a point near the Lincoln Memorial in the city of Washington to an appropriate point in the State of Virginia, and for other purposes," approved February 24, 1925, to be expended in accordance with the provisions and conditions of the said Act, \$500,000, to remain available until expended.

Employee's Compensation Commission.

EMPLOYEES' COMPENSATION COMMISSION

Contingent expenses, etc.

Vol. 39, p. 747.

For furniture and other equipment and repairs thereto; law books, books of reference, periodicals, stationery and supplies, traveling expenses, medical examinations, traveling and other expenses, and loss of wages payable to employees under sections 21 and 22 of the Act of September 7, 1916, and for miscellaneous items, fiscal year 1924, \$500; fiscal year 1925, \$1,500.

General Accounting Office.

GENERAL ACCOUNTING OFFICE

Office personnel.

Salaries: For personal services in the District of Columbia in accordance with the Classification Act of 1923, \$50,000, to remain available until June 30, 1926.

State, War, and Navy Department Buildings.

STATE, WAR, AND NAVY DEPARTMENT BUILDINGS

New elevators in main building.

For replacing hydraulically operated elevators in the State, War, and Navy Department Building with electrically operated ones and for the installation of an additional generating unit, \$70,000, to remain available until June 30, 1926.

Railroad Administration.

UNITED STATES RAILROAD ADMINISTRATION

Federal control credit of, covered into the Treasury.

The sum of \$440,000,000 of the amount to the credit of the appropriation "Federal Control of Transportation Systems" shall be carried to the surplus fund and covered into the Treasury immediately upon the approval of this Act.

Bicentennial of Washington's Birthday.

UNITED STATES COMMISSION FOR THE CELEBRATION OF THE TWO HUNDREDTH ANNIVERSARY OF THE BIRTH OF GEORGE WASHINGTON

Expenses of commission for celebrating.

*Ante*, p. 671.

For all necessary expenditures by the United States Commission for the Celebration of the Two Hundredth Anniversary of the Birth of George Washington, including compensation of employees and expert advisers and traveling and other expenses of the commission, as provided by Public Resolution Numbered 38, approved December 2, 1924, \$10,000, to remain available during the life of the Commission.

### UNITED STATES MECKLENBURG SESQUICENTENNIAL COMMISSION

Mecklenburg Sesquicentennial.

There is established a commission, to be known as the United States Mecklenburg Sesquicentennial Commission, to be composed of eleven commissioners, as follows: Three persons to be appointed by the President of the United States, four Senators by the President of the Senate, and four Members of the House of Representatives to be appointed by the Speaker. The commission shall serve without compensation and shall select a chairman from among their number. There is hereby appropriated the sum of \$5,000 to be expended by the commission for actual and necessary traveling expenses and subsistence while discharging its official duties outside the District of Columbia. There is hereby also appropriated the sum of \$10,000 to be utilized in the discretion of the commission for the appropriate participation on the part of the United States in the celebration and observance at the city of Charlotte, county of Mecklenburg, North Carolina, on the 18th, 19th, 20th, 21st, and 22d days of May, 1925, of the one hundred and fiftieth anniversary of the patriotic action of the citizens of Mecklenburg County, North Carolina, in May, 1775, in declaring their independence of the English Crown.

Commission for celebrating, created.  
Composition.  
*Ante*, p. 1287.

Expenses of commission.

Participation in the celebration.

### UNITED STATES BUNKER HILL SESQUICENTENNIAL COMMISSION

Bunker Hill Sesquicentennial.

For actual and necessary traveling and subsistence expenses of members of the United States Bunker Hill Sesquicentennial Commission in the discharge of their duties outside of the District of Columbia, \$5,000, and for expenses incident to the appropriate celebration and observation of the one hundred and fiftieth anniversary of the Battle of Bunker Hill, \$10,000; in all, fiscal years 1925 and 1926, \$15,000, said sum to be expended in the discretion of the commission named herein.

Expenses of commission.  
*Ante*, p. 1099.  
Participation in the celebration..

### UNITED STATES VETERANS' BUREAU

Veterans' Bureau.

The appropriation of \$3,850,000, and the authority to incur obligations in addition thereto for \$3,000,000, for additional hospital and out-patient dispensary facilities for patients of the United States Veterans' Bureau, contained in the "Second Deficiency Act, fiscal year 1924," are extended until June 30, 1926.

Additional hospital facilities, etc.  
Reappropriation.  
*Ante*, p. 681.

Damage claims: To pay claims for damages to or losses of privately owned property adjusted and determined by the United States Veterans' Bureau under the provisions of the Act approved December 28, 1922 (Forty-second Statutes, page 1066), as fully set forth in House Document Numbered 636, Sixty-eighth Congress, \$558.75.

Paying property damages claims.

Vol. 42, p. 1066.

To pay Edith W. Peacock, treasurer of the Peacock Military College (Incorporated), the sum of \$12,000 in full and final settlement of any and all claims which the said Edith W. Peacock and/or the said Peacock Military College has, or may have, against the United States, and of any and all claims which the United States has, or may have, against the said Edith W. Peacock and/or the said Peacock Military College arising from, growing out of, or in any way connected with the use and occupation by the United States, in connection with the operation of a vocational training school at or near San Antonio, Texas, of any and all lands, improvements, furniture, equipment, paraphernalia, or facilities owned or controlled by the said Edith W. Peacock or the said Peacock Military College: *Provided*, That before any sum is paid hereunder the said Edith W. Peacock and the said Peacock Military College (Incorporated) shall

Peacock Military College.  
Payment to, for use of real and personal property.

*Proviso*.  
Waiver of all claims required.

file with the Comptroller General of the United States a waiver of all claims against the United States growing out of the matters herein set out.

District of Columbia.

## DISTRICT OF COLUMBIA

Payment of reallocated salaries.

To provide for the payment of salaries during the fiscal year 1925 in accordance with the reallocation of positions as revised and approved by the Personnel Classification Board, as set forth in House Document Numbered 610, Sixty-eighth Congress, \$73,621.53.

### GENERAL EXPENSES

Executive Office.

#### EXECUTIVE OFFICE

Personal services.

For personal services in accordance with the Classification Act of 1923, fiscal years 1925 and 1926, \$6,600.

Building inspectors.

Building Inspection Division: For temporary additional assistant inspectors, fiscal year 1925, \$4,430.

Plumbing inspectors, etc.

Plumbing inspection division: For temporary employment of additional assistant inspectors of plumbing and laborers for such time as their services may be required, fiscal year 1925, \$2,000.

### OFFICE OF CORPORATION COUNSEL

Corporation counsel's office.

For personal services in accordance with the Classification Act of 1923, fiscal years 1925 and 1926, \$4,000.

Coroner's office.

#### CORONER'S OFFICE

Expenses of morgue inquests, etc.

For the maintenance of a nonpassenger-carrying motor wagon for the morgue, jurors' fees, witness fees, making autopsies, ice, disinfectants, telephone service, and other necessary supplies for the morgue, and the necessary expenses of holding inquests, including stenographic services in taking testimony, and photographing unidentified bodies, fiscal year 1924, \$288.

Employees' compensation fund.

### DISTRICT OF COLUMBIA EMPLOYEES' COMPENSATION FUND

Payment for injuries. Vol. 39, p. 742.

For carrying out the provisions of section 11 of the District of Columbia Appropriation Act approved July 11, 1919, extending to the employees of the government of the District of Columbia the provisions of the Act entitled "An Act to provide compensation for employees of the United States suffering injuries while in the performance of their duties, and for other purposes," approved September 7, 1916, fiscal year 1925, \$5,000.

Public library.

#### FREE PUBLIC LIBRARY

Regular personnel.

For personal services in accordance with the Classification Act of 1923, fiscal year 1925, \$5,000.

Miscellaneous.

Miscellaneous: For books, periodicals, and newspapers, including payment in advance for subscriptions to periodicals, newspapers, subscription books, and society publications, fiscal year 1925, \$15,000.

Contingent expenses.

For maintenance, repairs, fuel, lighting, fitting up buildings, lunch-room equipment; purchase, exchange, and maintenance of bicycles and motor delivery vehicles, and other contingent expenses, fiscal year 1925, \$1,000.

For equipping library rooms in each of the Bell-Deanwood Branch libraries, with chairs, tables, desk, and shelves, fiscal year 1925, \$1,750. Bell-Deanwood  
branches.  
Equipment.

For repairs and improvements to library buildings, fiscal year 1925, \$8,900. Repairs, etc.

## CONTINGENT AND MISCELLANEOUS EXPENSES.

Contingent expenses.

For general contingent and miscellaneous expenses, including personal services in accordance with the Classification Act of 1923, purchase and installation of traffic lights, signals, controls, and markers, painting white lines, traffic surveys, city planning in relation to traffic regulation and control, and such other expenses as may be necessary in the judgment of the Commissioners, fiscal years 1925 and 1926, \$50,000. Items specified.

For judicial expenses, including procurement of chains of title, the printing of briefs in the Court of Appeals of the District of Columbia, witness fees, and expert services in District cases before the Supreme Court of said District, fiscal year 1925, \$1,000. Judicial expenses.

Refund of erroneous collections: To enable the commissioners, in any case where special assessments, school tuition charges, rents, fees, or collections of any character have been erroneously covered into the Treasury to the credit of the United States and the District of Columbia in the proportion required by law, to refund such erroneous payments, wholly or in part, including the refunding of fees paid for building permits authorized by the District of Columbia Appropriation Act approved March 2, 1911, fiscal year 1925, \$1,500: Refund of erroneous  
collections.

*Provided*, That this appropriation shall be available for such refunds of payments made within the past three years. Vol. 36, p. 967.  
  
Proviso.  
Prior years.

## SEWERS

Sewers.

For assessment and permit work, sewers, fiscal year 1925, \$125,000. Assessment and per-  
mit work.

## STREET IMPROVEMENTS

Street improvements,  
etc.

Southeast: To carry out the provisions of an Act entitled "An Act to provide for the widening of Nichols Avenue between Good Hope Road and S Street southeast," approved January 15, 1925, \$4,500. Widening Nichols  
Avenue S.E.  
Ante, p. 750.

To carry out the provisions of the Public Act of the Sixty-eighth Congress entitled "An Act to provide for the elimination of Lamond grade crossing in the District of Columbia, and for the extension of Van Buren Street," fiscal years 1925 and 1926, \$59,000. Eliminating Lamond  
grade crossing.  
Van Buren Street ex-  
tension.  
Ante, p. 1097.

## COLLECTION AND DISPOSAL OF REFUSE

City refuse.

For dust prevention, sweeping, and cleaning streets, avenues, alleys, and suburban streets, under the immediate direction of the commissioners, and for cleaning snow and ice from streets, sidewalks, crosswalks, and gutters in the discretion of the commissioners, including the same objects specified under this head in the District of Columbia Appropriation Act for the fiscal year 1925, \$35,000. Sweeping, cleaning,  
ice and snow removal,  
etc.

## PUBLIC SCHOOLS

Public schools.

For expenses attending the instruction of deaf and dumb persons admitted to the Columbia Institution for the Deaf from the District of Columbia, under section 4864 of the Revised Statutes, and as provided for in the Act approved March 1, 1901, and under a contract to be entered into with the said institution by the commissioners, fiscal year 1925, \$4,250. Columbia Institution  
for the Deaf.  
Instruction expenses.  
R. S., sec. 4864, p. 942.  
Vol. 31, p. 844.

Western High.  
Furniture and equip-  
ment.

Allowance for addi-  
tional motor vehicles.  
*Ante*, p. 557.

Paper towels, etc.

Langley Junior High,  
additional land.

Western High, addi-  
tion.

Allowances from spe-  
cial fund.  
*Ante*, p. 804.

McKinley Technical  
High.  
New buildings.

*Proviso.*  
Transfer of title to  
Commissioners.

Closing of streets and  
alleys in area, etc.

Building on Calvert  
Street.

MacFarland Junior  
High.

Garnet-Patterson  
Schools.  
New building.

Bell School, addition.

Brightwood,  
New building.

Park View, addition.

Cardozo School.

New building.

Armstrong Technical  
High.  
Addition to.

*Proviso*  
Closing of alleys, etc.

For furniture and equipment, including window shades for the Western High School and addition thereto, fiscal year 1925, \$6,500.

The appropriation for contingent expenses, fiscal year 1925, is hereby made available to include the payment of an allowance of not exceeding \$312 per annum for a motor vehicle for each, the business manager, from July 8, 1924, and the two first assistant superintendents, from December 17, 1924.

For the purchase of sanitary paper towels and for fixtures for dispensing the same to the pupils, fiscal year 1925, \$500.

For additional amount for the purchase of land for school purposes adjacent to the Langley Junior High School, fiscal year 1925, \$5,000.

For completing the construction of an addition to the Western High School, fiscal year 1925, \$32,500.

For the following, to be paid from the special fund created by the Act entitled "An Act making an adjustment of certain accounts between the United States and the District of Columbia," approved February 2, 1925:

For beginning the construction of new buildings for the McKinley Technical High School, \$1,000,000, and the commissioners are authorized to enter into contract or contracts for such buildings at a cost, exclusive of the treatment of the grounds, not to exceed \$2,250,000: *Provided*, That title to and jurisdiction over reservation 277-F, being part of square 3526, are hereby transferred to the District of Columbia, the said reservation to be included in the site acquired or to be acquired for the McKinley Technical High School; and the Commissioners of the District of Columbia are hereby authorized and directed to close all streets and alleys in the area acquired or to be acquired for the McKinley Technical High School and the Langley Junior High School buildings and grounds, where title to the property on both sides of any such streets or alleys shall be in the District of Columbia, the title to the land in such streets or alleys so closed to revert to the District of Columbia for school purposes;

For the erection of an eight-room extensible building, including a combined gymnasium and assembly hall, on a site on Calvert Street now owned by the District of Columbia, \$175,000;

For the construction of a combined assembly hall and gymnasium for the Macfarland Junior High School, \$100,000;

For the purchase of land adjoining the Garnet-Patterson Schools to provide for the erection of a new building to replace the present buildings, \$55,000;

For the construction of an eight-room addition to the Bell School, including a combination gymnasium and assembly hall, the necessary remodeling of the present building, and the purchase of additional land, \$215,000;

For the erection of a sixteen-room building, including combination assembly hall and gymnasium, to replace the present Brightwood School, \$275,000;

For the construction of an eight-room addition to the Park View School, including necessary remodeling of the present building and purchase of additional land, \$154,000;

For the construction on land owned by the District of Columbia of an eight-room addition to the Cardozo School, including a combination gymnasium and assembly hall, for use as the Randall Junior High School, \$225,000;

For connecting the new addition to the Armstrong Technical High School with the present building and for necessary reconstruction of the present building, \$50,000: *Provided*, That the Commissioners of the District of Columbia are hereby authorized and directed to close all of that part of the thirty-foot alley and the alley connec-

tions thereto in square 553 lying east of the fifteen-foot alley running north and south through said square, the title to the land in said alley and alley connections so closed to revert to the District of Columbia for school purposes; and the commissioners may open such alley or right of way through any property owned by the District of Columbia in said square as they may deem necessary in the public interest to serve in lieu of the alley or alley connections so closed;

For necessary remodeling of the old Western High School building, \$47,500;

For the purchase of a site on which to locate a new school building in the vicinity of the Adams School, to replace the Adams School, \$160,000;

For the purchase of land in the vicinity of the O Street Vocational School to provide for the construction of an addition to said school, \$75,000;

For the purchase of a site on which to locate a new junior high school building in Georgetown, \$100,000;

In all, \$2,631,500, to be disbursed and accounted for as "Buildings and grounds, public schools, surplus revenue fund," and for this purpose shall constitute one fund, and remain available until expended: *Provided*, That no part of such fund shall be used for or on account of any school building or site not herein specified: *Provided further*, That the commissioners may employ expert consulting services in connection with the projects authorized herein in an amount not to exceed \$1,500.

Old Western High School building, remodeling.

Adams School, new site.

O Street Vocational, addition to.

Junior High in Georgetown. Site.

Disbursed and accounted for as one fund.

*Provisos.*  
Use restricted to specified objects.

Expert services.

POLICEMEN AND FIREMEN'S RELIEF FUND

To pay the relief and other allowances as authorized by law there is hereby appropriated during the fiscal year 1925 such sums as shall be credited to the policemen and firemen's relief fund, District of Columbia, trust fund.

Police, etc., relief fund.

Payments from.

HEALTH DEPARTMENT

For enforcement of the provisions of the several acts for the prevention of contagious diseases in the District of Columbia, including the same objects specified under this head in the District of Columbia Appropriation Act for the fiscal year 1925, \$5,000.

Health department.

Contagious diseases prevention.

COURTS AND PRISONS

JUVENILE COURT

For meals of jurors and of prisoners temporarily detained at court awaiting trial, fiscal year 1924, \$5.77.

Courts and prisons.

Juvenile court.

Meals to jurors, etc.

POLICE COURT

Police court.

Jurors.

Contingent expenses.

For compensation of jurors, fiscal year 1925, \$4,000.  
For printing, law books, books of reference, directories, periodicals, stationery, binding and rebinding, preservation of records, typewriters and adding machine and repairs thereto, fuel, ice, gas, electric lights and power, telephone service, laundry work, removal of ashes and rubbish, mops, brooms, buckets, dusters, sponges, painter's and plumber's supplies, toilet articles, medicines, soap and disinfectants, United States flags and halyards, and all other necessary and incidental expenses of every kind not otherwise provided for, fiscal year 1925, \$1,500.

Furniture, etc.

For furniture, furnishings, and fixtures, and repairing and replacing same, fiscal year 1925, \$500.

Supreme Court.

## SUPREME COURT, DISTRICT OF COLUMBIA

Jurors.

For fees of jurors, fiscal year 1925, \$20,000.

Witnesses.

R. S. sec. 850, p. 160.

For fees of witnesses and payment of actual expenses of witnesses in said court as provided in section 850, Revised Statutes of the United States, fiscal year 1925, \$15,000.

## MISCELLANEOUS

Support of convicts out of District.

Support of convicts: For support, maintenance, and transportation of convicts transferred from the District of Columbia; expenses of shipping remains of deceased convicts to their homes in the United States, and expenses of interment of unclaimed remains of deceased convicts; expenses incurred in identifying and pursuing escaped convicts and rewards for their recapture, to be expended under the direction of the Attorney General, fiscal year 1925, \$20,000.

Lunacy writs. Expenses of executing.

Writs of lunacy: For expenses attending the execution of writs de lunatico inquirendo and commitments thereunder in all cases of indigent insane persons committed or sought to be committed to Saint Elizabeths Hospital by order of the executive authority of the District of Columbia under the provisions of existing law, including personal services, for the fiscal years that follow:

Vol. 33, p. 740.

For 1924, \$43.75;  
For 1923, \$8.75.

Charities and corrections.

## CHARITIES AND CORRECTIONS

Jail.

## JAIL

Death chamber for electrocution. Ante, p. 799.

To provide a death chamber and necessary apparatus for inflicting the death penalty by electrocution, as required by the Act entitled "An Act to prescribe the method of capital punishment in the District of Columbia," approved January 30, 1925, fiscal year 1925, \$10,000.

Medical charities.

## MEDICAL CHARITIES

Care of indigent patients at designated hospitals, etc.

For care and treatment of indigent patients under contracts to be made by the Board of Charities with the following institutions and for not to exceed the following additional amounts, respectively, fiscal year 1925:

Children's Hospital, \$3,000.  
Central Dispensary and Emergency Hospital, \$1,000.  
Eastern Dispensary and Casualty Hospital, \$2,500.

Board of Children's Guardians.

## BOARD OF CHILDREN'S GUARDIANS

Feeble-minded children.

For maintenance of feeble-minded children (white and colored), fiscal year 1925, \$11,500.

National Training School for Girls, D. C.

## NATIONAL TRAINING SCHOOL FOR GIRLS

Construction, etc.

For additional amount for construction of buildings, including necessary waterworks, electrical connections, and sewage disposal, \$23,000.

## HOME AND SCHOOL FOR FEEBLE-MINDED

Home, etc., for Feeble-Minded.

The appropriation for maintenance, salaries, and other necessary expenses, Home and School for Feeble-Minded, fiscal year 1925, is made available for the maintenance of horses and wagons.

Maintenance of horses and wagons. *Amie*, p. 569.

## SAINT ELIZABETHS HOSPITAL

Saint Elizabeths Hospital.

For support of indigent insane of the District of Columbia in Saint Elizabeths Hospital for the fiscal years that follow:

Support of indigent District insane in.

For 1924, \$18,041.46;

For 1925, \$236,000.

## PUBLIC BUILDINGS AND GROUNDS

Public buildings and grounds.

## IMPROVEMENT AND CARE OF PUBLIC GROUNDS

For expenses incident to the removal of bathhouses and bathing facilities on the east side of the Tidal Basin and of all construction work which has been done on the proposed bathhouse on the west side of the Tidal Basin and for the restoration of the grounds to their original park conditions, for expenditure under the Office of Public Buildings and Public Parks of the National Capital, fiscal years 1925 and 1926, \$10,000.

Tidal Basin. Removal of bathing facilities, etc.

For removal of snow and ice, fiscal year 1925, \$5,370.

Snow and ice removal.

## ROCK CREEK AND POTOMAC PARKWAY COMMISSION

Rock Creek and Potomac Parkway Commission.

To enable the commission created by section 22 of the Public Buildings Act approved March 4, 1913 (Thirty-seventh Statutes at Large, page 885), to continue the acquisition of lands for a connecting parkway between Potomac Park, Zoological Park, and Rock Creek Park, fiscal year 1925, \$100,000.

Acquiring additional lands. Vol. 37, p. 885.

## JUDGMENTS

For payment of the judgments, including costs, rendered against the District of Columbia, as set forth in House Documents Numbered 610 and 621, Sixty-eighth Congress, \$16,693.07, together with the further sum to pay the interest at not exceeding 4 per centum per annum on such judgments, as provided by law, from the date the same become due until date of payment.

Payment of judgments.

## AUDITED CLAIMS

Audited claims.

For the payment of following claims, certified to be due by the accounting officers of the District of Columbia, under appropriations the balances of which have been exhausted or carried to the surplus fund under the provisions of section 5 of the Act of June 20, 1874, being for the service of the fiscal year 1922 and prior years:

Payment of claims certified by District accounting officers. Vol. 18, p. 110.

Improvements and repairs, District of Columbia, 1921, repairs to streets, \$4.50; improvements and repairs, District of Columbia, 1920, assessment and permit work, \$4.50; improvements and repairs, District of Columbia, 1919, assessment and permit work, \$0.75; streets, District of Columbia, 1922, cleaning, \$639.97; contingent and miscellaneous expenses, District of Columbia, 1921, contingent expenses, \$0.30; contingent and miscellaneous expenses, District of Columbia, 1920, contingent expenses, \$1.60; contingent and miscellaneous expenses, District of Columbia, 1920, Free Public Library, contingent expenses, \$2.40; electrical department, District of Columbia, 1920,

Designation of amounts.

street lighting, \$0.76; public schools, District of Columbia, 1921, manual training, \$13.05; public schools, District of Columbia, 1918, repairs to buildings, \$2.15; Metropolitan police, District of Columbia, 1921, contingent expenses, \$59.10; Metropolitan police, District of Columbia, 1920, contingent expenses, \$147.23; Metropolitan police, District of Columbia, 1919, contingent expenses, \$3.40; police court, District of Columbia, 1922, witness fees, \$1.50; Tuberculosis Hospital, District of Columbia, 1919, repairs to buildings, \$2; Tuberculosis Hospital, District of Columbia, 1918, maintenance, \$24.25; water department, District of Columbia, 1922, maintenance and operation (to be paid wholly from revenues of the water department), \$1.70. In all, audited claims, \$909.16.

Proportion from District revenues.  
For fiscal year 1920 and prior years.

For 1921-1924.

For 1925-1926.

The foregoing sums for the District of Columbia, unless otherwise therein specifically provided, shall be paid as follows: Such sums as relate to the fiscal year 1920 and prior fiscal years, 50 per centum out of the revenues of the District of Columbia and 50 per centum out of the Treasury of the United States; such sums as relate to the fiscal years 1921, 1922, 1923, and 1924, 60 per centum out of the revenues of the District of Columbia and 40 per centum out of the Treasury of the United States; and such sums as relate to the fiscal years 1925 and 1926, jointly or severally, shall be paid out of the revenues of the District of Columbia and the Treasury of the United States in the manner prescribed for defraying the expenses of the District of Columbia by the District of Columbia Appropriation Act for the fiscal year ending June 30, 1925, approved June 7, 1924.

Water Department.

#### WATER DEPARTMENT

(Payable from water revenues)

Extending distributing systems.

For extension of the water department distribution system, laying of such service mains as may be necessary under the assessment system, fiscal year 1925, \$50,000.

Limit increased of personal employees.  
*Ante*, p. 576.

The limitation of \$125,000 on the employment of personal services contained in section 2 of the District of Columbia appropriation Act for the fiscal year 1925 is increased to \$145,000.

Department of Agriculture.

#### DEPARTMENT OF AGRICULTURE

Experiment Stations Office.

#### OFFICE OF EXPERIMENT STATIONS

Additional allowances.  
*Ante*, p. 970.

General expenses: To carry into effect the provisions of an Act entitled "An Act to authorize the more complete endowment of agricultural experiment stations," approved February 24, 1925, fiscal year 1926, \$960,000.

Animal Industry Bureau.

#### BUREAU OF ANIMAL INDUSTRY

International Live-stock Exposition.  
Amount in animal husbandry for medals at, increased.  
*Ante*, p. 439.

To enable the Secretary of Agriculture to distribute suitable medals to exhibitors of champion and first-prize winners at the International Livestock Exposition held at Chicago in December, 1924, with the view of stimulating livestock production along purebred lines and to commemorate the twenty-fifth anniversary of that great international exposition, the amount of the appropriation for the fiscal year 1925 for all necessary expenses for investigation and experiments in animal husbandry, authorized to be used for the purpose of furnishing such medals, is hereby increased from \$1,000 to \$4,948.

Not to exceed \$75,000 of the appropriation of \$3,500,000 provided by the second deficiency Act, fiscal year 1924, approved December 5, 1924, for eradication of foot-and-mouth disease and other contagious and infectious diseases of animals, is hereby made available for salaries and for all other necessary expenses connected with special researches concerning the foot-and-mouth disease with the object of discovering, if possible, new methods of prevention and eradication. This sum shall remain available until June 30, 1926.

Contagious diseases of animals.  
Expenses for special researches as to foot-and-mouth disease.  
*Ante*, p. 682.

## BUREAU OF PLANT INDUSTRY

Plant Industry Bureau.

For special sugar-cane breeding investigations, with a view to the production of disease-resistant types of cane, \$31,000, to remain available until June 30, 1926: *Provided*, That of this sum not to exceed \$8,000 may be used for the construction of a greenhouse at the Arlington Experiment Farm, Virginia, and not to exceed \$16,000, may be used for the purchase of land and the construction thereon of necessary farm buildings at Canal Point, Florida.

Sugar plant investigations.

*Proviso*.  
Buildings at Arlington, Va., and Canal Point, Fla.

For special investigation of alfalfa diseases, including personal services, traveling and other expenses in connection therewith, \$10,000, to remain available until June 30, 1926.

Alfalfa diseases investigations.

## FOREST SERVICE

Forest Service.

For fighting and preventing forest fires on or threatening the national forests and for the establishment and maintenance of a patrol to prevent trespass and to guard against and check fires upon the lands revested in the United States by the Act approved June 9, 1916, and the lands known as the Coos Bay Wagon Road lands involved in the case of Southern Oregon Company against United States (numbered 2711), in the Circuit Court of Appeals of the Ninth Circuit, fiscal year 1925, \$1,335,000: *Provided*, That the appropriation of \$125,000 for fighting and preventing forest fires, included in the second deficiency Act, fiscal year 1924, approved December 5, 1924, shall remain available until June 30, 1925.

Fighting forest fires, etc.

Revested Oregon-California railroad lands, etc.  
Vol. 39, p. 219.

*Proviso*.  
Former sum available.  
*Ante*, p. 682.

To enable the Secretary of Agriculture to establish and maintain a patrol to prevent trespass and to guard against and check fires upon the lands revested in the United States by the Act approved June 9, 1916, and the lands known as the Coos Bay Wagon Road lands involved in the case of Southern Oregon Company against United States (numbered 2711) in the Circuit Court of Appeals of the Ninth Circuit, fiscal year 1924, \$7,700.

Additional appropriation.

Not to exceed \$10,000 of the appropriation of \$150,000 provided by the first deficiency appropriation Act, fiscal year 1922, approved December 15, 1921, and continued available through the calendar year ending December 31, 1924, by the deficiency appropriation Act, approved April 2, 1924, for the prevention of loss of timber from insect infestations on public lands in Oregon and California, shall remain available until June 30, 1926, for the purpose authorized by said Act approved December 15, 1921.

Insect infestation, Oregon and California. Appropriation available.  
*Ante*, p. 39.

Vol. 42, p. 331.

For payment to Henry McGuire, or his legal representatives, in accordance with Private Act Numbered 58, approved June 7, 1924, in compensation for lumber furnished by him for rebuilding the house of Hiram Campbell, destroyed by fire originating from the burning of brush by employees of the Forest Service, United States Department of Agriculture, on a national forest, \$225.23.

Henry McGuire. Payment to.  
*Post*, p. 1377.

Biological Survey  
Bureau.

## BUREAU OF BIOLOGICAL SURVEY

Reindeer in Alaska.  
Appropriation avail-  
able for executing Alas-  
ka game law.  
*Ante*, p. 841.

R. S., sec. 1956, p. 343.

*Ante*, p. 739.

## Dairying Bureau.

Beltsville, Md.  
Purchase of land ad-  
joining farm at.  
*Ante*, pp. 243, 439.

*Proviso.*  
Grantor reimbursed  
for losses.

The amount, \$85,095, included in the Agricultural Appropriation Act for the fiscal year 1926, for investigations, experiments, and demonstrations for the welfare, improvement, and increase of the reindeer industry in Alaska, and for the enforcement of section 1956 of the Revised Statutes, as amended, so far as it relates to the protection of land fur-bearing animals in Alaska, is hereby made available to the Secretary of Agriculture during the fiscal year 1926 to carry out the provisions of the Alaska game law, approved January 13, 1925.

## BUREAU OF DAIRYING

Not to exceed \$13,100 of the appropriations for the Department of Agriculture for the fiscal year 1925 made available for the Bureau of Dairying of that department by the Act entitled "An Act to establish a dairy bureau in the Department of Agriculture, and for other purposes," approved May 29, 1924 (Forty-third Statutes at Large, page 243), may be used for the purchase of a tract of land at Beltsville, Maryland, consisting of one hundred and twenty-nine acres more or less, immediately adjoining the experimental farm of the Department of Agriculture: *Provided*, That of this amount not more than \$200 may be used for reimbursement to the grantor for any and all losses sustained and expenses incurred by him under his lease with the United States, dated May 29, 1922.

## Miscellaneous.

## MISCELLANEOUS ITEMS

Woodward, Okla.  
Buildings at field  
station.  
*Ante*, p. 457.

Field station, Woodward, Oklahoma: Not to exceed \$4,500 of the appropriation of \$12,000 for the Woodward, Oklahoma, field station, included in the Agricultural Appropriation Act for the fiscal year 1925, is hereby made available for the erection of a herdsman's cottage to cost not to exceed \$2,000 and a barn or barns to cost not to exceed \$2,500.

Coconut scale.  
Eradicating, etc., in  
Guam.  
*Ante*, p. 682.

Coconut scale: The appropriation of \$8,000 to enable the Secretary of Agriculture to provide means for the control and eradication of the coconut scale on the island of Guam, to remain available until June 30, 1925, included in the Second Deficiency Act, fiscal year 1924, approved December 5, 1924, shall remain available until June 30, 1926.

Payment of property  
damages claims.  
Vol. 42, p. 1066.

Damage claims: To pay claims for damages to or losses of privately owned property adjusted and determined by the Department of Agriculture, under the provisions of the Act entitled "An Act to provide a method for the settlement of claims arising against the Government of the United States in sums not exceeding \$1,000 in any one case," approved December 28, 1922, as fully set forth in House Document Numbered 596, Sixty-eighth Congress, \$516.95.

Federal Highway  
Act.  
Forest roads and  
trails.

Forest roads and trails: For carrying out the provisions of section 23 of the Federal Highway Act approved November 9, 1921, the Secretary of Agriculture is hereby authorized, immediately upon the approval of this Act, to apportion and prorate among the several States, Alaska, and Porto Rico, as provided in section 23 of said Federal Highway Act, the sum of \$7,500,000 constituting the amount authorized to be appropriated for forest roads and trails for the fiscal year 1926 by section 2 of the Act approved February 12, 1925: *Provided*, That the Secretary of Agriculture may incur obligations, approve projects, or enter into contracts under his apportionment and prorating of this authorization, and his action in so doing shall be deemed a contractual obligation of the Federal Government for the payment of the cost thereof.

Apportionment, etc.,  
among the States for,  
increased.  
Vol. 42, pp. 218, 660.

*Ante*, p. 889.

*Proviso.*  
Approval of project  
by Secretary deemed a  
Federal obligation.

The Comptroller General is authorized and directed to credit the accounts of the disbursing clerk of the Department of Agriculture with payments heretofore or hereafter made for expert services under existing agreements entered into by the Secretary of Agriculture in connection with investigations under the Act of August 15, 1921, Forty-second Statutes at Large, page 159.

That the claimants mentioned in S. 1253, "An Act to reimburse J. B. Glanville and others for losses and damages sustained by them through the negligent dipping of tick-infested cattle by the Bureau of Animal Industry, Department of Agriculture," which passed the Senate January 16, 1924, be, and they are hereby, authorized to enter suit in the United States District Court for the State of Kansas for the amount due or claimed to be due to claimants from the United States by reasons of the neglect of the governmental officials in the dipping of the tick-infested cattle.

And jurisdiction is hereby conferred upon said United States District Court for the District of Kansas to hear and determine all such claims. The action in said court may be presented by a single petition, making the United States party defendant, and shall set forth all the facts on which the claimants have their claims, and the petition may be verified by the agent or attorney of said claimants. Official letters, reports, and public records or certified copies thereof may be used as evidence. Nothing contained in this or the preceding paragraph shall be construed as waiving any defense against such demands, or any of them, existing prior to the approval of this Act, except that the Government of the United States hereby waives its immunity from suit thereon; but every other legal or equitable defense against such demands, or any of them, shall be available to the United States and shall be considered by the court. Any judgment or judgments rendered shall not exceed the amounts stipulated in such S. 1253 and shall not include interest for any period before or after rendition.

DEPARTMENT OF COMMERCE

CONTINGENT EXPENSES, DEPARTMENT OF COMMERCE

For all printing and binding for the Department of Commerce, including all of its bureaus, offices, institutions, and services in the District of Columbia and elsewhere, fiscal year 1925, \$100,000.

Hereafter section 3648 of the Revised Statutes shall not apply to advance payments for rent of offices in foreign countries by the Bureau of Foreign and Domestic Commerce.

BUREAU OF LIGHTHOUSES

Retired pay: For retired pay of officers and employees engaged in the field service or on vessels of the Lighthouse Service, except persons continuously employed in district offices and shops, fiscal year 1925, \$35,000.

Damage claims: To pay claims adjusted and determined by the Department of Commerce under the provisions of section 4 of the Act approved June 17, 1910 (Thirty-sixth Statutes, page 537), on account of damages occasioned to private property by collision with vessels of the Lighthouse Service and for which the vessels of the Lighthouse Service were responsible, certified in House Document Numbered 565, Sixty-eighth Congress, \$387.60.

The Comptroller General of the United States is authorized and directed to allow in the accounts of James C. Woolley, special disbursing agent, Department of Commerce, in the office of the Super-

Packers and Stock-yards Act.  
Payments for expert services under, authorized.  
Vol. 42, p. 159.

J. B. Glanville and others.  
Claims of, for damages to tick-infested cattle, referred to Kansas district court.

Jurisdiction of court.

Procedure.

No defense waived.

Amount of judgment restricted.

Department of Commerce.

Contingent expenses.

Printing and binding.

Advance rent payments allowed.  
R. S., sec. 3648, p. 718.

Lighthouses Bureau.  
Retired pay.

Damage claims.  
Payment of, for, collision.  
Vol. 36, p. 537.

James C. Woolley.  
Credit in accounts.

intendent of Lighthouses, Portland, Maine, expenditures made by him from the appropriation "Vessels for Lighthouse Service" (Forty-first Statutes at Large, page 1416), for per diem in lieu of subsistence which were disallowed by the office of the Comptroller General.

Vol. 41, p. 1416.

Bernard W. Southgate.  
Credit in accounts.

The Comptroller General of the United States is authorized and directed to allow in the accounts of Bernard W. Southgate, special disbursing agent, Department of Commerce, in the office of the Superintendent of Lighthouses, Cincinnati, Ohio, expenditures made by him from the appropriation, "Tender for third lighthouse district" (Fortieth Statutes at Large, page 160), or per diem in lieu of subsistence which were disallowed by the office of the Comptroller General.

Vol. 40, p. 160.

Standards Bureau.

#### BUREAU OF STANDARDS

Acquiring additional land for site.

To enable the Secretary of Commerce to acquire by condemnation or otherwise a certain parcel of land described in the Act entitled "An Act authorizing the Secretary of Commerce to acquire, by condemnation or otherwise, a certain tract of land in the District of Columbia for the enlargement of the present site of the Bureau of Standards," approved February 19, 1925, \$173,117, to remain available until June 30, 1926.

*Ante*, p. 951

Coast and Geodetic Survey.

#### COAST AND GEODETIC SURVEY

Payment of damage claim.  
Vol. 41, p. 1054.

Damage claims: To pay the claim adjusted and determined by the Department of Commerce under the provisions of the Act approved June 5, 1920 (Forty-first Statutes, page 1054), on account of damage occasioned by acts for which the Coast and Geodetic Survey has been found to be responsible, certified in House Document Numbered 566, Sixty-eighth Congress, \$15.95.

Interior Department.

### DEPARTMENT OF THE INTERIOR

#### OFFICE OF THE SECRETARY

Printing and binding.

#### PRINTING AND BINDING

Patent Office.

For printing the weekly issue of patents, designs, trade-marks, prints, and labels, exclusive of illustrations; and for printing, engraving, illustrations, and binding the Official Gazette, including weekly and annual indices, fiscal year 1925, \$100,000: *Provided*, That the appropriation of \$75,000 for this purpose contained in the Second Deficiency Act fiscal year 1924, approved December 5, 1924, is hereby extended and made available until June 30, 1925.

*Proviso*.  
Former appropriation available.  
*Ante*, p. 633.

Public lands.

#### GENERAL LAND OFFICE

Utah.  
Reimbursement for surveys.

To reimburse the State of Utah, as provided in the Act approved August 8, 1894, for moneys advanced by said State to the United States on May 11, 1923, August 8, 1923, September 24, 1923, and December 26, 1923, to secure the survey of lands granted to said State, \$40,000.

Indian Affairs Bureau.

#### BUREAU OF INDIAN AFFAIRS

Indian lands.  
Surveying, allotting in severalty, etc.  
Vol. 24, p. 388.

INDIAN LANDS: For the survey, resurvey, classification, and allotment of lands in severalty under the provisions of the Act of February 8, 1887 (Twenty-fourth Statutes at Large, page 388), entitled "An Act to provide for the allotment of lands in severalty to Indians," and under any other Act or Acts providing for the survey

or allotment of Indian lands, \$20,000, reimbursable, to remain available until June 30, 1926: *Provided*, That no part of said sum shall be used for the survey, resurvey, classification, or allotment of any land in severalty on the public domain to any Indian, whether of the Navajo or other tribes, within the State of New Mexico and the State of Arizona, who was not residing upon the public domain prior to June 30, 1914.

*Proviso.*  
Use in New Mexico and Arizona restricted.

Education: Mount Pleasant, Michigan: For the purchase of a steel water tank at the Indian school, Mount Pleasant, Michigan, \$2,500, to remain available until June 30, 1926.

Support, etc., of designated boarding schools.  
Mount Pleasant, Mich.

Pipestone Indian School, Minnesota: For reconstruction, including equipment, of the dairy barn at the Pipestone Indian School, Minnesota, destroyed by fire, \$8,300, to remain available until June 30, 1926.

Pipestone, Minn.

Pierre Indian School, South Dakota: For reconstruction and repair work on buildings of the Pierre Indian School, South Dakota, damaged by tornado, \$10,000, to remain available until June 30, 1926.

Pierre, S. Dak.

General support and civilization: For relief of distress among the full-blood Choctaw Indians of Mississippi; for their education by establishing, equipping, and maintaining day schools, including the purchase of land and the construction of necessary buildings and their equipment, \$700; for the purchase of lands, including improvements thereon, not exceeding eighty acres for any one family, for the use and occupancy of said Indians, to be expended under conditions to be prescribed by the Secretary of the Interior for its repayment to the United States under such rules and regulations as he may direct, \$1,300; in all, fiscal year 1923, \$2,000.

Full-blood Choctaws, Miss.  
Support and civilization.

Support of Indians, Fort Belknap Agency, Montana (tribal funds): For support and civilization of Indians under the jurisdiction of the Fort Belknap Agency, Montana, \$20,000, to be paid from the funds held by the United States in trust for the Indians of the Fort Belknap Reservation, and to remain available until June 30, 1926.

Fort Belknap Agency, Mont.  
Support of Indians at,

Miscellaneous trust funds of Indian tribes (tribal funds): To enable the Secretary of the Interior to adjust the compensation of civilian employees in the Indian field service employed under trust funds, to correspond, so far as may be practicable, to the rates established by the Classification Act of 1923 for positions in the departmental services in the District of Columbia, not to exceed the following additional sums hereby authorized to be paid during the fiscal year 1925 from funds held in trust for the respective tribes:

Indian tribal funds.  
Adjusting compensation of field service employees, etc.  
Vol. 42, p. 1488.

*Ante*, p. 707.

Arizona.—Fort Apache, \$9,100; Truxton Canyon, \$2,020;  
Idaho.—Coeur d'Alene, \$280; Fort Lapwai, \$1,892;  
Minnesota.—Consolidated Chippewa, \$23,150; Red Lake, \$18,560;  
Montana.—Flathead, \$4,370; Fort Belknap, \$3,082; Fort Peck, \$600;

Arizona.  
Idaho.  
Minnesota.  
Montana.

Nebraska.—Omaha, \$729;  
Nevada.—Reno, \$1,140; Western Shoshone, \$1,682;  
New Mexico.—Jicarilla, \$812; Mescalero, \$1,380;  
North Dakota.—Fort Berthold, \$3,340; Standing Rock, \$1,342;  
Oklahoma.—Cheyennes and Arapahoes (Cantonment, \$4,020; Cheyenne and Arapahoe, \$3,840; Segar, \$3,620), \$11,580; Kiowa, \$11,838; Shawnee (Sac and Fox), \$1,430; Five Civilized Tribes (Choctaws and Chickasaws), \$1,080;

Nebraska.  
Nevada.  
New Mexico.  
North Dakota.  
Oklahoma.

Oregon.—Klamath, \$6,721; Umatilla, \$1,376; Warm Springs, \$1,700;

Oregon.

South Dakota.—Cheyenne River, \$7,613;  
Washington.—Colville, \$6,000; Yakima, \$4,003;  
Wisconsin.—Keshena, \$9,510; Lac du Flambeau, \$1,050;

South Dakota.  
Washington.  
Wisconsin.

Wyoming.

Wyoming.—Shoshone, \$3,520;  
In all, not to exceed \$140,900.

Menominee Indians,  
Wis.  
Rebuilding sawmill,  
etc., from tribal funds.  
Vol. 35, p. 51.

For the accomplishment of the purposes of the Act of March 28, 1908 (Thirty-fifth Statutes at Large, page 51), the Secretary of the Interior be, and he is hereby, authorized to expend not to exceed \$275,000 of the funds in the Treasury of the United States to the credit of the Menominee Tribe of Indians to rebuild the sawmill and its appurtenances at Neopit, Wisconsin, which were destroyed by fire on October 5, 1924.

Wichitas, etc., Okla.

Wichita and affiliated bands of Indians, Oklahoma: Out of the funds now standing to the credit of the Wichita and affiliated bands of Indians in Oklahoma in the Treasury of the United States, a sum not exceeding \$3,000 may be used for the employment of counsel for the Caddo Band of said Indians under contract as provided by law to represent said Indians in their claims against the United States, as set forth in article 6 of the agreement of June 4, 1891, ratified by the Act approved March 2, 1895 (Twenty-eighth Statutes, pages 876 to 910).

Counsel for Caddo  
Bands.

*Ante*, pp. 366, 409.  
Vol. 28, p. 896.

James J. McAllister.  
Payment to.  
*Post*, p. 1557.

For carrying out the provisions of the Act entitled "An Act for the relief of James J. McAllister," approved February 9, 1925, \$1,000.

Pension Office.

PENSION OFFICE

Examining surgeons.

For fees and expenses of examining surgeons, pensions, for services rendered within the fiscal years that follow:  
For 1924, \$3,000; for 1925, \$90,000.

Patent Office

PATENT OFFICE

Storage of models,  
etc.

For additional amount for the storage of Patent Office models and exposition exhibits, including the cost of removal of the models if necessary, fiscal year 1926, \$600.

Disposal of models,  
etc.  
Expenses of commis-  
sion for.  
*Ante*, p. 943.

To enable the Secretary of the Interior to carry into effect the provisions of the Act approved February 13, 1925, authorizing the appointment of a commission to select such of the Patent Office models as are deemed to be of value and historical interest, and to dispose of said models, and for other purposes, including personal services in the District of Columbia and other necessary expenses contemplated by such Act, \$10,000, to remain available during the fiscal year 1926.

Reclamation Bureau.

BUREAU OF RECLAMATION

Mary McConnell.  
Services.  
Vol. 32, p. 388.

To pay to Mary McConnell, of Santa Fe, New Mexico, out of the special fund in the Treasury of the United States created by the Act of June 17, 1902, and therein designated "The Reclamation Fund" for services rendered to the United States in compiling data in the matter of the adjudication of water rights upon the Pecos River, New Mexico, \$289.

Designated projects.  
Boise, Idaho.  
Amount for investi-  
gations, etc.

*Ante*, p. 416.

Not exceeding \$111,000 of the appropriation of \$1,080,000 from the reclamation fund, special fund, for the Boise project, Idaho, for the fiscal year 1925, made by the Interior Department Appropriation Act, approved June 5, 1924, may be used for continued investigation, commencement of construction of additional storage, and incidental operations, to remain available during the fiscal year 1926.

Yuma, Ariz.-Calif.  
Amount for flood-  
protection work.  
*Ante*, p. 416.

Not to exceed \$125,000 of the unexpended balance of appropriation for operation and maintenance, continuation of construction, and incidental operations in connection with the Yuma project, Arizona-California, contained in the Interior Department Appropriation Act for the fiscal year 1925, is continued and made available during the fiscal year 1926 for the continuation of construction of flood-protection works in the main canal near Picacho Wash.

Orland, California, Project: For continued investigations, purchase of rights of way, and incidental operations, \$50,000, to be paid out of the "reclamation fund" and to remain available until June 30, 1926.

Orland, Calif.

Yuma Auxiliary Project, Arizona: For operation and maintenance and completion of the irrigation system required to furnish water to all of the irrigable lands in part one of the Mesa division, otherwise known as the first Mesa unit of the Yuma auxiliary project, Arizona, in accordance with the provisions of the Act entitled "An Act to authorize the appropriation of certain amounts for the Yuma irrigation project, Arizona, and for other purposes," approved February 21, 1925, \$200,000, to be paid out of the "reclamation fund," to remain available during the fiscal year 1926, and to include the general objects of expenditure enumerated in the second paragraph under the caption "Bureau of Reclamation," contained in the Interior Department Appropriation Act for the fiscal year 1925.

Yuma, Ariz., auxiliary.

For first Mesa unit.  
*Ante*, p. 962.

Hydroelectric power plant.

*Ante*, p. 416.

#### BUREAU OF MINES

Mines Bureau.

For the purchase and installation of electric furnace equipment, fiscal year 1925, \$15,000.

Electric furnace equipment.

To pay David Lupton's Sons Company for installation of ventilators at Bureau of Mines fuel-testing laboratory, Pittsburgh, Pennsylvania, the balance due under contract dated June 24, 1924, \$259.

David Lupton's Sons Company.

The funds included in the War and Navy Departments Appropriation Acts for the production or purchase of helium for the fiscal year ending June 30, 1926, in such amounts as may be determined by the President, not to exceed a total of \$1,000,000, shall be transferred on the books of the Treasury for expenditure by the Bureau of Mines for like purposes.

Helium production, etc., funds transferred.  
*Ante*, pp. 877, 906.

#### NATIONAL PARKS

National Parks.

The appropriations of \$13,000 and \$26,171 for repairing damage caused by flood washouts to roads, river revetment, bridges, retaining walls, and culverts in Mount Rainier and Rocky Mountain National Parks, respectively, contained in the second Deficiency Act, fiscal year 1924, are hereby reappropriated and made available for the fiscal year 1925.

Mount Rainier and Rocky Mountain.  
Reappropriation of amount for flood damages.  
*Ante*, p. 686.

To enable the Secretary of the Interior to carry out the provisions of the Act entitled "An Act for the securing of lands in the southern Appalachian Mountains and in the Mammoth Cave regions of Kentucky for perpetual preservation as national parks," approved February 21, 1925, including personal services in the District of Columbia and elsewhere, traveling expenses of members and employees of the commission, printing and binding, and other necessary incidental expenses, \$20,000, to remain available during the fiscal year 1926.

Appalachian Mountain Parks, etc.  
Expenses of commission, etc.  
*Ante*, p. 959.

#### GOVERNMENT IN THE TERRITORIES

Government in the Territories.

TERRITORY OF ALASKA: For care and custody of persons legally adjudged insane in Alaska, including transportation and other expenses, fiscal year 1925, \$3,524: *Provided*, That authority is granted to the Secretary of the Interior to pay from this appropriation to the Sanitarium Company, of Portland, Oregon, for the care and maintenance of Alaskan insane patients, not to exceed \$624 per capita per annum, from January 15, 1925, to and including June 30, 1925.

Alaska.  
Care of insane.

*Proviso*.  
Payment to Sanitarium Company.

**Contingent expenses.** For an additional amount for contingent expenses, Territory of Alaska, \$2,500, to be expended under the direction of the governor and to remain available until June 30, 1926.

**Alaska Railroad.****THE ALASKA RAILROAD**

**Maintenance, etc., expenses.** For every expenditure requisite for and incident to the authorized work of the Alaska Railroad, including maintenance, operation, and improvements for railroads in Alaska; maintenance and operation of river steamers and other boats on the Yukon River and its tributaries in Alaska; stores for resale; payment of amounts due connecting lines under traffic agreements; payment of compensation and expenses as authorized by section 42 of the injury compensation Act, approved September 7, 1916, to be reimbursed as therein provided; \$300,000, in addition to all amounts received by the Alaska Railroad during the fiscal year 1925, which with all balances in existing appropriations and funds for the maintenance and operation of railroads and river steamers in Alaska and the unexpended balance of the \$865,000 appropriated by the deficiency Act approved April 2, 1924, which is hereby reappropriated, shall be consolidated into the "Alaska Railroad fund," to continue available until expended for the purposes for which appropriated.

**Injuries to employees.**  
Vol. 39, p. 750.

**Balance reappropriated.**  
*Ante*, p. 43.

**Department of Justice.**

**DEPARTMENT OF JUSTICE**

**Contingent expenses.**

**CONTINGENT EXPENSES**

**Miscellaneous expenditures.** For miscellaneous expenditures, including telegraphing, fuel, lights, foreign postage, labor, repairs of buildings, care of grounds, books of reference, periodicals, typewriters and adding machines and exchange of same, street car fares not exceeding \$300, and other necessities, directly ordered by the Attorney General, fiscal year 1924, \$1,721.02.

**Printing and binding.** For printing and binding for the Department of Justice, fiscal year 1923, \$10.16.

*Ante*, p. 217.

For printing and binding for the Department of Justice and the courts of the United States, fiscal year 1925, \$43,000.

**MISCELLANEOUS OBJECTS, DEPARTMENT OF JUSTICE**

**Detection and prosecution of crime.** Detection and prosecution of crime: Not to exceed \$20,000 of the appropriation for detection and prosecution of crimes for the fiscal year 1925 shall be available for employees at the seat of government, in addition to the amount now authorized for such services in said appropriation.

**Allowances for office personnel.**  
*Ante*, p. 217.

**Judicial.**

**JUDICIAL**

**Court of Customs Appeals, books, etc.**

**COURT OF CUSTOMS APPEALS:** For books and periodicals, including their exchange, fiscal year 1925, \$1,000.

**Court of Claims. Printing and binding. Reappropriation.**  
*Ante*, p. 686.

**Court of Claims:** The appropriation of \$8,000 for printing and binding for the Court of Claims, fiscal year 1924, contained in the second deficiency Act, fiscal year 1924, is made available for the fiscal year 1925.

**Commissioners. Salaries and expenses.**

For expenses of commissioners of the Court of Claims, including salaries of seven commissioners at \$5,000 each, travel expenses, compensation of stenographers authorized by the court, and for stenographic and other fees and charges necessary in the taking of testimony and in the performance of the duties prescribed in

the Act entitled "An Act to authorize the appointment of commissioners by the Court of Claims and to prescribe their powers and compensation," approved February 24, 1925, fiscal years 1925 and 1926, \$69,000.

*Ante*, p. 964.

MARSHALS, DISTRICT ATTORNEYS, CLERKS, AND OTHER EXPENSES OF UNITED STATES COURTS

United States courts.

For salaries, fees, and expenses of United States marshals and their deputies, including the same objects specified under this head in the Act making appropriations for the Departments of State and Justice for the fiscal year 1924, \$81,654.39.

Marshals, etc.  
Salaries.

For salaries, fees, and expenses of United States marshals and their deputies, including the same objects specified under this head in the Act making appropriations for the Departments of State, Justice, Commerce, and Labor for the fiscal year 1925, \$149,000.

For fees of jurors, for the fiscal years that follow:

Jurors.

For 1924, \$60,221.47; for 1925, \$100,000.

Witnesses.

For fees of witnesses, including the same objects specified under this head in the Act making appropriations for the Departments of State and Justice for the fiscal year 1924, \$34,602.43.

For fees of witnesses and for payment of the actual expenses of witnesses, as provided by section 850, Revised Statutes of the United States, including the fees and expenses of witnesses on behalf of the Government before the Boards of United States General Appraisers, such payments to be made on the certification of the attorney for the United States and to be conclusive as provided in section 850, Revised Statutes of the United States, fiscal year 1925, \$63,000.

R. S., sec. 850, p. 160.

For pay of bailiffs and criers, including the same objects specified under this head in the Act making appropriations for the Departments of State and Justice for the fiscal year 1924, \$19,437.48.

Bailiffs, etc.

For pay of bailiffs and criers, including the same objects specified under this head in the Act making appropriations for the Departments of State, Justice, Commerce, and Labor for the fiscal year 1925, \$66,000.

For such miscellaneous expenses as may be authorized by the Attorney General, for the United States courts and their officers, including so much as may be necessary in the discretion of the Attorney General for such expenses in the District of Alaska, and in courts other than Federal courts, fiscal year 1923, \$1,479.82.

Miscellaneous.

For the purchase of law books, including the exchange thereof, for United States judges, district attorneys, and other judicial officers, including the libraries of the United States Circuit Courts of Appeals, and including the purchase of United States Supreme Court Reports and the Federal Reporter, to be expended under the direction of the Attorney General but subject to the approval of the conference of senior circuit judges established by section 2 of the Act of September 14, 1922 (Forty-second Statutes at Large, page 837): *Provided*, That such books shall in all cases be transmitted to their successors in office; all books purchased thereunder to be marked plainly "The property of the United States," fiscal years 1925 and 1926, \$100,000.

Books for judicial officers.

Federal Reporter.

Vol. 42, p. 838.

*Proviso*.  
Transmittal to successors.

PENAL INSTITUTIONS

Penal institutions.

Leavenworth, Kansas, Penitentiary: For subsistence, including supplies from the prison stores for warden, deputy warden, and physician, tobacco for prisoners, kitchen and dining-room furni-

Leavenworth, Kans.  
Subsistence.

ture and utensils, seeds and implements, and for purchase of ice if necessary, fiscal year 1925, \$12,000.

Clothing, transportation, etc.

For clothing, transportation, and so forth, including the same objects specified under this head in the Act making appropriations for the Departments of State, Justice, Commerce, and Labor for the fiscal year 1925, \$9,000.

Atlanta, Ga.  
Subsistence.

United States penitentiary, Atlanta, Georgia: For subsistence, and so forth, including the same objects specified under this head for the United States penitentiary at Leavenworth, Kansas, in the Act making appropriations for the Departments of State, Justice, Commerce, and Labor, for the fiscal year 1925, \$50,000.

Miscellaneous.

For miscellaneous expenditures, including the same objects specified under this head for the United States penitentiary at Leavenworth, Kansas, in the Act making appropriations for the Departments of State and Justice, for the fiscal year 1924, \$10,975.12.

Drainage.  
Reappropriation.  
*Ante*, p. 222.

The item of \$20,000 available only for drainage, made part of the appropriation for miscellaneous expenditures at the United States penitentiary, Atlanta, Georgia, as contained in the Act making appropriations for the Departments of State, Justice, Commerce, and Labor for the fiscal year 1925, is hereby continued and made available for the fiscal year 1926.

McNeil Island,  
Wash.  
Subsistence.

United States penitentiary, McNeil Island, Washington: For subsistence, and so forth, including the same objects specified for this purpose for the United States penitentiary at Leavenworth, Kansas, in the Act making appropriations for the Departments of State, Justice, Commerce, and Labor for the fiscal year 1925, \$1,500.

National Training  
School for Boys.  
Support of inmates,  
etc.

National Training School for Boys, Washington, District of Columbia: For support of inmates, and so forth, including the same objects specified under this head in the Act making appropriations for the Departments of State, Justice, Commerce, and Labor for the fiscal year 1925, \$7,000.

Support of prisoners.

Support of prisoners: For support of United States prisoners, and so forth, including the same objects specified under this head in the Act making appropriations for the Departments of State and Justice for the fiscal years that follow:

For 1923, \$29,098.79;

For 1924, \$89,343.72.

Support of prisoners: For support of United States prisoners, and so forth, including the same objects specified under this head in the Act making appropriations for the Departments of State, Justice, Commerce, and Labor for the fiscal year 1925, \$370,000.

Federal Industrial  
Institution for Women.

Federal Industrial Institution for Women: For the purchase of land and improvements thereon, if any, the cost of remodeling and construction of buildings and appurtenances, the purchase of equipment and supplies, the expense of travel and subsistence, the salaries of officers and employees as well as all other services and expenses incident to the execution of the provisions of the Act entitled "An Act for the establishment of a Federal Industrial Institution for Women, and for other purposes," approved June 7, 1924; \$909,100, to be expended under the direction of the Attorney General and to remain available until June 30, 1926: *Provided*, That the Attorney General may enter into contracts for materials and work necessary to the construction of said project, to be paid for as appropriations may from time to time be made, not to exceed in the aggregate \$172,000 in addition to the amount herein appropriated.

*Ante*, p. 473.

*Proviso.*  
Contracts for ma-  
terials, etc.

Contracts for materials, etc. for ma-

Department of Labor.

## DEPARTMENT OF LABOR

Payment of property  
damages claims.

Damage claims: To pay claims for damages to or losses of privately owned property adjusted and determined by the Department

of Labor, under the provisions of the Act entitled "An Act to provide a method for the settlement of claims arising against the Government of the United States in sums not exceeding \$1,000 in any one case," approved December 28, 1922, as fully set forth in House Document Numbered 567, Sixty-eighth Congress, \$94.42.

Vol. 42, p. 1066.

BUREAU OF IMMIGRATION

Immigration Bureau.

The amount which may be expended for personal services in the District of Columbia from the appropriation "Expenses of Regulating Immigration, 1925," is increased from \$100,000 to \$109,000.

Enforcing immigration laws.  
Amount for personal services, increased.  
*Ante*, p. 688.  
Canadian Pacific Steamships (Ltd.).  
Refund.

For refund to Canadian Pacific Steamships (Ltd.), Quebec, Province of Quebec, of immigration fines erroneously assessed and collected in the case of the alien David Williams, \$200.

White Star Line.  
Refund.

For refund to White Star Line, New York City, of immigration fines erroneously assessed and collected in the case of the aliens Sura and Chaja Goldstein, \$400.

Gulf Refining Company.  
Refund.

For refund to Gulf Refining Company, Port Arthur, Texas, of immigration fine erroneously assessed and collected in the case of the alien Frederick Jaeger, \$10.

Pacific Mail Steamship Company.  
Refund.

For refund to Pacific Mail Steamship Company, San Francisco, California, of immigration fines erroneously assessed and collected in the case of five Chinese aliens in transit, who arrived on May 18, 1921, at San Francisco on the steamship Venezuela, \$1,500.

NAVY DEPARTMENT

Navy Department.

ADMINISTRATIVE EXPENSES, WORLD WAR ADJUSTED COMPENSATION ACT

Adjusted Compensation Act.

The appropriation of \$450,000 for administrative expenses, World War adjusted compensation Act, contained in the second deficiency Act, fiscal year 1924, approved December 5, 1924, shall remain available until June 30, 1926.

Administrative expenses of Department under.  
*Ante*, p. 688.

PRINTING AND BINDING

For printing and binding for the Navy Department and the Naval Establishment executed at the Government Printing Office, fiscal year 1925, \$25,000.

Printing and binding.

DAMAGE CLAIMS

To pay claims for damages to or losses of privately owned property adjusted and determined by the Navy Department under the provisions of the Acts approved December 28, 1922 (Forty-second Statutes at Large, page 1066), as fully set forth in House Documents Numbered 261, 275, 564, 568, 602, and 605, Sixty-eighth Congress, \$42,415.69.

Payment of collision damages claims.  
Vol. 42, p. 1066.

MAJOR ALTERATIONS TO NAVAL VESSELS

Major alterations of vessels.

Major alterations, naval vessels: Toward the installation of additional protection against submarine attack, the installation of anti-air-attack deck protection, and the conversion to oil burning of the United States ships New York, Utah, Texas, Florida, Arkansas, and Wyoming, and for the purchase, manufacture, and installation of new fire-control systems for the New York and Texas, all as authorized by the Act entitled "An Act to authorize alterations to certain naval vessels and to provide for the construction of additional vessels," approved December 18, 1924, \$9,000,000, to be available until expended and of which sum not more than \$1,000,000 shall be available prior to July 1, 1925.

Installation of additional protection, etc.

*Ante*, p. 719.

Restriction for fiscal year.

Bureau of Yards and  
Docks.

BUREAU OF YARDS AND DOCKS

Contingent.

For contingent expenses and minor extensions and improvements of public works at navy yards and stations, fiscal year 1925, \$50,000.

Increase of the Navy.

INCREASE OF THE NAVY

"Lexington" and  
"Saratoga,"  
Additional appropri-  
ation for.

For continuing the construction of the United States ships Lexington and Saratoga as authorized by law and in accordance with the terms of the treaty providing for the limitation of naval armament, \$14,000,000; toward the equipment of such ships with aircraft and aircraft accessories, \$3,000,000; in all, \$17,000,000, which sum shall be transferred to and merged with the appropriation "Increase of the Navy," contained in the Naval Appropriation Act, approved February 11, 1925.

*Ante*, pp. 881, 882.

River gunboats and  
scout cruisers.  
Construction, etc.  
*Ante*, p. 719.

On account of hulls, outfits, machinery, armor, armament, and ammunition for river gunboats and scout cruisers authorized in the Act entitled "An Act to authorize alterations to certain naval vessels and to provide for the construction of additional vessels," approved December 18, 1924, \$4,000,000, to be available July 1, 1925.

Bureau of Engineer-  
ing.

ENGINEERING

Limit increased for  
clerical, etc., services.  
*Ante*, p. 870.

The limitation specified in the Naval Appropriation Act for the fiscal year 1926 on expenditures for clerical drafting, inspection, and messenger service from the appropriation "Engineering," is increased by the sum of \$100,000.

Bureau of Construc-  
tion and Repair.

CONSTRUCTION AND REPAIR OF VESSELS

Limit increased for  
clerical, etc., services.  
*Ante*, p. 870.

The limitation specified in the Naval Appropriation Act for the fiscal year 1926 on expenditures for clerical, drafting, inspection, watchmen (ship keepers), and messenger service from the appropriation "Construction and Repair of Vessels," is increased by the sum of \$100,000.

Post Office Depart-  
ment.

POST OFFICE DEPARTMENT

OUT OF THE POSTAL REVENUES

Salaries, etc., appro-  
priations for fiscal year  
1926, immediately  
available.  
*Ante*, p. 782.  
Applicable to re-  
classified pay.  
*Ante*, p. 1053.

The appropriations for salaries, compensation, and allowances of postmasters and employees in the Postal Service, contained in Title II of the Act entitled "An Act making appropriations for the Treasury and Post Office Departments for the fiscal year ending June 30, 1926, and for other purposes," approved January 22, 1925, shall become immediately available upon the approval of this Act for the payment of salaries, compensation, and allowances of postmasters and employees in the Postal Service at rates authorized by law subsequently to January 22, 1925, including lawfully authorized retroactive payments.

Payment of property  
damages claims.

Vol. 42, p. 1066.

Damage claims: To pay claims for damages to or losses of privately-owned property adjusted and determined by the Post Office Department, under the provisions of the Act entitled "An Act to provide a method for the settlement of claims arising against the Government of the United States in sums not exceeding \$1,000 in any one case," approved December 28, 1922, as fully set forth in House Documents Numbered 569, 601, and 628, Sixty-eighth Congress, \$16,506.04.

CONTINGENT EXPENSES, POST OFFICE DEPARTMENT

For printing and binding for the Post Office Department, including all of its bureaus, offices, institutions, and services located in Washington, District of Columbia, and elsewhere, fiscal year 1925, \$315,000.

Printing and binding.

OFFICE OF POSTMASTER GENERAL

For payment of rewards for the detection, arrest, and conviction of post-office burglars, robbers, and highway mail robbers, fiscal year 1924, \$17,000: *Provided*, That rewards may be paid, in the discretion of the Postmaster General, when an offender of the class mentioned was killed in the act of committing the crime or in resisting lawful arrest: *Provided further*, That no part of this sum shall be used to pay any rewards at rates in excess of those specified in Post Office Department Order 7708, dated July 1, 1922.

Rewards, etc.

*Proviso*.  
Death of offender.

Limitation.

OFFICE OF THE FIRST ASSISTANT POSTMASTER GENERAL

First Assistant Postmaster General.

For compensation to postmasters, fiscal year 1923, \$7,946.90.  
For temporary and auxiliary clerk hire and for substitute clerk hire for clerks and employees absent with pay at first and second class post offices and temporary and auxiliary clerk hire at summer and winter resort post offices, fiscal year 1923, \$3,102.28.  
For compensation to clerks and employees at first and second class post offices, including auxiliary clerk hire at summer and winter post offices, fiscal year 1925, \$1,580,000.

Postmasters.  
Clerks, etc.

For pay of substitutes for letter carriers absent with pay, and of auxiliary and temporary letter carriers at offices where city delivery is already established, for the fiscal years that follow:

City delivery.  
Substitute carriers, etc.

For 1923, \$900.45;

For 1924, \$9,644.69.

For miscellaneous items necessary and incidental to post offices of the first and second classes, fiscal year 1925, \$26,000.

Miscellaneous.

For fees of special-delivery messengers for the fiscal years that follow:

Special delivery fees.

For 1923, \$311.42;

For 1924, \$833,708.33.

For car fare and bicycle allowance, including special-delivery car fare, fiscal year 1925, \$25,000.

Carfare and bicycles.

For pay of letter carriers, City Delivery Service, fiscal year 1925, \$1,920,000.

Letter carriers.

OFFICE OF THE SECOND ASSISTANT POSTMASTER GENERAL

Second Assistant Postmaster General.

For inland transportation by railroad routes and for mail messenger service, fiscal year 1925, \$3,500,000: *Provided*, That separate accounts be kept of the amount expended for mail messenger service.

Railroad routes and messenger service.  
*Proviso*.  
Separate accounting.

Not to exceed \$500,000 of the appropriation for railroad transportation and mail messenger service contained in the Treasury and Post Office Departments Appropriation Act for the fiscal year 1926 shall be available to meet such contracts as the Postmaster General may enter into during the fiscal year 1926 under the Act entitled "An Act to encourage commercial aviation and to authorize the Postmaster General to contract for air mail service," approved February 2, 1925: *Provided*, That separate accounts shall be kept of the amounts expended for contract air mail service: *Provided further*, That \$25,000 shall be available for the payment for personal services in the District of Columbia, printing, incidental and travel expenses.

Air mail service.

Appropriation available for.  
*Ante*, p. 785.

*Proviso*.  
Separate accounting

Incidental expenses.

Railway Mail Service.  
Division superintendents, personnel, etc.

For fifteen division superintendents, fifteen assistant division superintendents, two assistant superintendents, one assistant superintendent in charge of car construction, one hundred and twenty-one chief clerks, one hundred and twenty-one assistant chief clerks, clerks in charge of sections in the offices of division superintendents, railway postal clerks, substitute railway postal clerks, joint employees, and laborers in the Railway Mail Service, fiscal year 1925, \$500,000.

Electric and cable cars.

For electric and cable car service, fiscal year 1925, \$15,000.

Department of State.

## DEPARTMENT OF STATE

### CONTINGENT EXPENSES, FOREIGN MISSIONS

Contingent expenses, missions.

For contingent expenses of foreign missions, including the same objects specified under this head in the Act making appropriations for the Departments of State, Justice, Commerce, and Labor for the fiscal year 1925, household furniture and furnishings, and repairs, alterations, and structural changes in the embassy premises in Mexico City, fiscal year 1925, \$66,800, of which sum \$45,800 shall remain available until June 30, 1926.

Mexico City embassy premises.

### TRANSPORTATION OF DIPLOMATIC AND CONSULAR OFFICERS

Transportation, etc. expenses.

To pay the itemized and verified statements of the actual and necessary expenses of transportation and subsistence, under such regulations as the Secretary of State may prescribe, of diplomatic, consular, and foreign service officers, and clerks in embassies, legations, and consulates, including officers of the United States Court for China, and their families and effects in going to and returning from their posts, or of such officers and clerks when traveling under orders of the Secretary of State, but not including any expense incurred in connection with leaves of absence, fiscal year 1925, \$50,000: *Provided*, That no part of said sum shall be paid for transportation on foreign vessels without a certificate from the Secretary of State that there are no American vessels on which such officers and clerks may be transported.

*Proviso.*  
Passage on foreign ships restricted.

### INTERNATIONAL OBLIGATIONS, COMMISSIONS, BUREAUS, AND SO FORTH

Cape Spartel Light.

Cape Spartel Light, coast of Morocco: For annual proportion of the expenses of Cape Spartel and Tangier Lights on the coast of Morocco, including loss by exchange, fiscal year 1925, \$136.

International Institute of Agriculture.  
Quota, etc., admitting dependencies.

International Institute of Agriculture: For the payment of the quota of the United States for the calendar year 1925 incident to the admission of the dependencies of Hawaii, the Philippine Islands, Porto Rico, and the Virgin Islands to membership in the International Institute of Agriculture, \$1,600: *Provided*, That the remaining \$4,800 of this quota may be paid from the appropriation for the payment of the quota of the United States for the support of the International Institute of Agriculture for the calendar year 1925 contained in the Act entitled "An Act making appropriations for the Departments of State and Justice and for the judiciary and for the Departments of Commerce and Labor for the fiscal year ending June 30, 1925, and for other purposes," approved May 28, 1924.

*Proviso.*  
Balance payable from fiscal year 1925.  
*Ante*, p. 212.

Additional quota.

For the payment of the additional quota of the United States for the calendar year 1925 incident to the admission of the dependencies of Hawaii, the Philippine Islands, Porto Rico, and the Virgin Islands to membership in the International Institute of Agriculture, in accordance with the resolutions of the general meetings of No-

ember, 1920, and May, 1924, \$23,160, said amount to be paid in United States currency on the basis of the fixed rate of exchange at par.

**Payment to Government of Norway:** To enable the Secretary of State to pay to the Government of Norway in accordance with the provisions of an Act entitled "An Act to authorize the payment of an indemnity to the Government of Norway on account of losses sustained by the owners of the Norwegian steamship Hassel as the result of a collision between that steamship and the American steamship Ausable," approved February 21, 1925, as full indemnity for the losses sustained by the owners of the Norwegian steamship Hassel, or any other parties pecuniarily interested, as a result of a collision on August 24, 1918, between that steamship and the American steamship Ausable operated by the War Department, \$164,169.23.

Norway.  
Payment to, as indemnity to owners of Norwegian Steamship "Hassel."  
*Ante*, p. 956.

**Payment to Government of Sweden:** To enable the Secretary of State to pay to the Government of Sweden in accordance with Public Act Numbered 419, approved February 16, 1925, as full indemnity for the losses sustained by the owners and crew of the Swedish fishing boat Lilly, or any other parties pecuniarily interested, through the sinking of that vessel by the United States Army transport Antigone on March 23, 1920, \$7,107.04.

Sweden.  
Payment to, as indemnity to Swedish subjects.  
*Ante*, p. 947.

**Mixed Claims Commission, United States and Germany:** The appropriation for the Mixed Claims Commission, United States and Germany, contained in the Act making appropriations for the Departments of State, Justice, Commerce, and Labor for the fiscal year 1926, shall be available also for the expenses of determining the amounts of claims against Austria and Hungary by the Mixed Claims Commission established under the agreement concluded between the United States and Austria and Hungary on November 26, 1924, for the determination of the amount to be paid by Austria and Hungary in satisfaction of the financial obligations of Austria and Hungary under the treaties concluded between the Governments of the United States and Austria on August 24, 1921, and between the Governments of the United States and Hungary on August 29, 1921, and/or the treaties of St. Germain-en-Laye and Trianon, respectively, including the expenses which, under the terms of such agreement of November 26, 1924, are chargeable in part to the United States; for the expenses of an agency of the United States to perform all necessary services in connection with the preparation of claims and the presentation thereof before said mixed commission, including salaries of an agent and necessary counsel and other assistants and employees, rent in the District of Columbia, printing and binding, contingent expenses, traveling expenses, and per diem in lieu of subsistence (and the Secretary of State may allow per diem in lieu of subsistence for foreign travel at not to exceed \$8), and for such other expenses in the United States and elsewhere as the President may deem proper.

German Mixed Claims Commission.  
*Ante*, p. 1023.

Austria and Hungary claims added.

Vol. 42, pp. 1946, 1951.

Agency expenses

Printing and binding.

**Conference on Oil Pollution of Navigable Waters:** For the purpose of defraying the expenses of a conference of maritime nations to be held at Washington, in accordance with the authorization contained in Public Resolution Numbered 65, approved July 1, 1922, to consider the adoption of effective means for the prevention of oil pollution of navigable waters, including salaries of a secretary general and other assistants and employees, rent in the District of Columbia, contingent expenses, printing and binding, travel and subsistence expenses (and the Secretary of State may allow per diem in lieu of subsistence at not to exceed \$8), and such other expenses as the President may deem proper, fiscal year 1926, \$42,000: *Provided*, That of this amount \$8,000 shall be immediately available, and such amount may be transferred by the Secretary of State, with

Conference on Oil Pollution of Navigable Waters.  
Expenses, etc.  
Vol. 42, p. 821.

*Proviso.*  
Amount for devices to separate oil from ballast water.

the approval of the Secretary of Commerce, to the Bureau of Standards for direct expenditure for use in examining the behavior of proper devices for the separation of oil from ballast water on board vessels at sea and for laboratory experiments in connection therewith, in preparation for the said conference on oil pollution in navigable waters, including personal services in the District of Columbia and elsewhere, traveling and other expenses.

Mexican Claims Commissions. Subsistence allowance, 1925. *Ante*, p. 691.

Industrial Property Conference. Expenses of representation at. Vol. 38, p. 1645.

International Radiotelegraphic Conference. Expenses of, in Washington, D. C.

Unexpended balances authorized. Vol. 41, p. 367. *Ante*, p. 170.

Rio Grande. Commission on use of, below Fort Quitman, Tex. Appropriation available. *Ante*, pp. 118, 692.

Texas. Reimbursing, for surveys of Rio Grande.

General and Special Claims Commissions, United States and Mexico: The Secretary of State may allow, from the appropriation for this purpose for the fiscal year 1925 the payment of per diem in lieu of subsistence for foreign travel at not to exceed \$8.

Conference for the Protection of industrial property: For the expenses of representation of the United States at the conference to be held at The Hague during the fiscal year 1926 for the revision of the convention for the protection of industrial property, signed June 2, 1911, including transportation, subsistence (and the Secretary of State may allow per diem in lieu of subsistence for foreign travel at not to exceed \$8), and such other expenses as the Secretary of State may deem proper, \$6,000.

International Radiotelegraphic Conference: For the purpose of defraying the expenses incident to the Conference for Revision of the International Radiotelegraph Convention of July 5, 1912, to be held in Washington during the fiscal year 1926, to be expended under such rules and regulations as the Secretary of State may prescribe, for salaries in the District of Columbia or elsewhere, rent, printing, and binding, traveling, and subsistence expenses (and the Secretary of State may allow per diem in lieu of subsistence not to exceed \$8), and such other expenses as may be necessary, \$75,000, in addition to the unexpended balance in the appropriation of \$75,000 for the Conference on International Communications authorized by the Act of December 17, 1919, and the unexpended balance in the appropriation of \$30,000 for the Inter-American Committee on Electrical Communications contained in the Deficiency Act approved May 26, 1924, which amounts are hereby made available for the purposes specified.

Commission on the Equitable Use of the Waters of the Rio Grande: The appropriation of \$20,000 made by Public Act No. 292, Sixty-eighth Congress, approved December 5, 1924, for the expenses of a commission to make a study of the equitable use of the waters of the Rio Grande below Fort Quitman, Texas, is hereby made available for the same purposes during the fiscal year ending June 30, 1926.

For reimbursement to the State of Texas for expenditures made by the board of water engineers, State of Texas, in making hydrographic surveys of the Rio Grande River at the request and for the use of the American Section of the International Boundary Commission, United States and Mexico, \$5,779.11.

#### EMBASSY, LEGATION, AND CONSULAR BUILDINGS AND GROUNDS

London, England. Reappropriation of balance for embassy premises at. *Ante*, p. 692.

Embassy at London: The unexpended balance of the appropriation "Repairs and improvements, embassy premises, London, England, 1922 and 1923," which was made available for the payment of any obligations incurred after June 30, 1923, and until June 30, 1925, by the Deficiency Act approved December 5, 1924, is hereby made available for the payment of any obligations incurred during the fiscal year ending June 30, 1926.

Tokyo, Japan. Additional land and buildings for foreign service at.

Diplomatic and consular establishments, Tokyo, Japan: For the acquisition in Tokyo, Japan, of additional land adjoining the site of the former American embassy and such other land as may be

necessary, and the construction thereon of suitable buildings for the use of the diplomatic and consular establishments of the United States, the said buildings to include residences for the diplomatic and consular representatives, and the furnishing of the same, as provided in the Act entitled "An Act to authorize the Secretary of State to enlarge the site and erect buildings thereon for the use of the diplomatic and consular establishments of the United States in Tokyo, Japan," approved February 21, 1925, \$280,000, to remain available until June 30, 1926: *Provided*, That within the limit of cost fixed by the Act of February 21, 1925, for the acquisition of land, construction of buildings, and furnishing of same, the Secretary of State is authorized to enter into contracts for the construction of the buildings authorized by the Act.

Consular Building, Amoy, China: For the construction in accordance with the Act approved February 17, 1911, of a consular building or buildings at Amoy, China, fiscal year 1926, \$20,000, in addition to the unexpended balance of the appropriation of \$300,000 for the acquisition of embassy, legation, and consular buildings and grounds, contained in the Act entitled "An Act making appropriations for the Diplomatic and Consular Service for the year ending June 30, 1922," approved March 2, 1921.

*Ante*, p. 691.

*Proviso.*  
Contracts authorized.

Amoy, China.  
Construction of consulate.

Unexpended balance available.

Vol. 41, p. 1214.

## TREASURY DEPARTMENT

Treasury Department.

### CONTINGENT EXPENSES

Contingent expenses.

The appropriation of \$2,000 made in the Second Deficiency Act, fiscal year 1924, for the purpose of furniture, office machines and devices, reference books, drafting equipment, and other articles necessary to equip the increased personnel of the United States Coast Guard Service in the District of Columbia, fiscal year 1924, shall remain available until June 30, 1925.

Amount for Coast Guard equipment, etc., available, 1925.  
*Ante*, p. 693.

### DIVISION OF BOOKKEEPING AND WARRANTS

Bookkeeping and Warrants Division.

Contingent expenses, public moneys: For contingent expenses under the requirements of section 3653 of the Revised Statutes for the collection, safe-keeping, transfer, and disbursement of the public money, transportation of notes, bonds, and other securities of the United States, salaries of special agents, actual expenses of examiners detailed to examine the books, accounts, and money on hand at the several depositories, including national banks acting as depositories, under the requirements of section 3649 of the Revised Statutes, also including examinations of cash accounts at mints and cost of insurance on shipments of money by registered mail when necessary, fiscal year 1925, \$50,000.

Contingent expenses, public moneys.  
R. S. sec. 3653, p. 719.

R. S., sec. 3649, p. 718.

### PUBLIC DEBT SERVICE

Public Debt Service.

Distinctive paper for United States securities: For the purchase of not less than 28,329,000 sheets of distinctive paper for United States currency, national-bank currency, and Federal reserve bank currency, including salaries of employees, transportation of paper, traveling, mill, and other necessary expenses, fiscal year 1925, \$186,794.34.

Distinctive paper for securities for 1925.

For the purchase of not less than 30,000,000 additional sheets of distinctive paper for United States currency, national-bank currency, and Federal reserve bank currency, including salaries of employees, transportation of paper, traveling, mill, and other necessary expenses, fiscal year 1926, \$202,012.50.

Additional quantities for 1926.

Foreign Debt Com-  
mission.

## WORLD WAR FOREIGN DEBT COMMISSION

## Expenses.

For expenses of the World War Foreign Debt Commission, including personal services in the District of Columbia, and printing and binding, fiscal year 1926, \$5,000.

## Customs Division.

## DIVISION OF CUSTOMS

Compensation in lieu  
of moieties.

Compensation in lieu of moieties: For compensation in lieu of moieties in certain cases under the customs laws, fiscal year 1925, \$125,000.

Fence on Mexican  
border.

For the building of a fence along the border of the United States and the Republic of Mexico, to the east of the city of El Paso, Texas, and extending approximately thirty miles along said border, at such points as the Secretary of the Treasury may designate, the sum of \$27,000, or so much thereof as may be necessary, to be expended under the direction of the Secretary of the Treasury and to remain available until June 30, 1926.

## Coast Guard.

## COAST GUARD

## Cutter for Alaska.

For constructing and equipping a Coast Guard cutter for duty in Alaskan waters and for cruises into the Arctic Ocean, authorized by the Act approved January 7, 1925, \$925,000, to remain available until June 30, 1926.

*Ante*, p. 728.Technical services  
limit increased.

The limit of expenditure for the fiscal year 1925 named in the Treasury and Post Office Departments Appropriation Act for the fiscal year 1925, for the services of skilled draftsman and other technical services in the office of the Coast Guard in connection with the construction and repair of Coast Guard cutters, is hereby increased from \$8,400 to \$10,000.

*Ante*, p. 72.Rations.  
Transfer of amount  
from pay, etc., to.  
*Ante*, p. 693.

Not to exceed \$190,000 of the amount appropriated for the fiscal year 1925 under the subhead "Pay and allowances prescribed by law, and so forth," in the Second Deficiency Act, fiscal year 1924, approved December 5, 1924, is transferred and made available for expenditure during fiscal year 1925 under the subhead "Rations or commutation thereof, and so forth."

Payment of damages  
claims.

To pay claims for damages to or losses of privately owned property adjusted and determined by the Treasury Department, under the provisions of the Act entitled "An Act to provide a method for the settlement of claims arising against the Government of the United States in sums not exceeding \$1,000 in any one case," approved December 28, 1922, as fully set forth in House Documents Numbered 574 and 597, Sixty-eighth Congress, \$158.40.

## Vol. 42, p. 1066.

Engraving and Print-  
ing Bureau.

## BUREAU OF ENGRAVING AND PRINTING

Additional work au-  
thorized.

For the work of engraving and printing, exclusive of repay work, during the fiscal year 1925 of not exceeding 25,144,750 delivered sheets of United States currency and national-bank currency in addition to the number of sheets of currency of this character authorized in the Act making appropriations for the Treasury and Post Office Departments for the fiscal year 1925, and for the work of engraving and printing, exclusive of repay work, during the fiscal year 1926, in addition to the delivered sheets authorized by the Treasury and Post Office Departments Appropriation Act for the fiscal year 1926, of 15,000,000 undelivered sheets of backs and of 15,000,000 undelivered sheets of faces of United States currency, as follows:

## Vol. 42, p. 1099.

*Ante*, p. 773.

## Salaries.

For salaries of all necessary employees, other than employees required for the administrative work of the bureau of the class pro-

vided for and specified in the Treasury and Post Office Departments Appropriation Acts for the fiscal years 1925 and 1926 and plate printers' and plate printers' assistants, to be expended under the direction of the Secretary of the Treasury, for the fiscal years that follow:

For 1925, \$601,468;

For 1926, \$194,250.

For wages of plate printers, at piece rates to be fixed by the Secretary of the Treasury, not to exceed the rates usually paid for such work, including the same objects specified under this head in the Treasury and Post Office Departments Appropriation Acts for the fiscal years that follow:

For 1925, \$216,921;

For 1926, \$175,200.

For engravers' and printers' materials and other materials, except distinctive paper, miscellaneous expenses, including paper for internal-revenue stamps, and so forth, including the same objects specified under this head in the Treasury and Post Office Departments Appropriation Acts for the fiscal years that follow:

For 1925, \$70,258.50;

For 1926, \$92,170.

For new machinery and other equipment, \$233,300, to remain available until June 30, 1926.

Wages.

Materials, etc.

New machinery, etc.

#### PUBLIC HEALTH SERVICE

Interstate Quarantine Service: For cooperation with State and municipal health authorities in the prevention of the spread of contagious and infectious diseases in interstate traffic through oysters and other shellfish, \$57,600, to be expended in cooperation with the Bureau of Chemistry, Department of Agriculture, and the Bureau of Fisheries, Department of Commerce, and to remain available until June 30, 1926.

Damage claims: To pay claims for damages to or losses of privately owned property adjusted and determined by the Treasury Department, under the provisions of the Act entitled "An Act to provide a method for the settlement of claims arising against the Government of the United States in sums not exceeding \$1,000 in any one case," approved December 28, 1922, as fully set forth in House Document Numbered 574, Sixty-eighth Congress, \$77.50.

Public Health Service.

Interstate quarantine service.  
Traffic in shellfish.

Payment of property damages claims.

Vol. 42, p. 4066.

#### PUBLIC BUILDINGS

Brooklyn, New York, post office: The appropriation of \$50,000 for improvements in this building, contained in the Treasury and Post Office Departments Appropriation Act for the fiscal year 1926, is made available for "extension of toilet room, swing rooms, remodeling, interior painting, and miscellaneous changes incident thereto."

Mobile, Alabama, Quarantine Station: For commencement of work in accordance with the authority contained in Public Act Numbered 425, approved February 19, 1925, \$200,000.

Steubenville (Ohio) post office: For completion, \$57,000.

Furniture and repairs of furniture: For furniture, carpets, and repairs of same for completed and occupied public buildings under the control of the Treasury Department, and so forth, including the same objects specified under this head in the Act making appropriations for the Treasury and Post Office Departments for the fiscal year 1925, \$100,000.

Public buildings.

Brooklyn, N. Y., post office.  
Improvements added.  
*Ante*, p. 777.

Mobile, Ala., quarantine station.  
*Ante*, p. 950.

Steubenville, Ohio.  
Furniture, etc.

Contractors, etc.  
Payment of, claims  
for war condition losses.  
Vol. 41, p. 281.

**Relief of contractors:** For an additional amount for the payment of claims of contractors, and so forth, arising under the Act entitled "An Act for the relief of contractors and subcontractors for the post offices and other buildings, and work under the supervision of the Treasury Department, and for other purposes," approved August 25, 1919, as amended, \$100,000.

War Department.

## WAR DEPARTMENT

### OFFICE OF THE SECRETARY

Claims of Foreign Governments.

#### CLAIMS OF FOREIGN GOVERNMENTS

War contracts.  
Use of balance for settling claims under, continued.  
*Ante*, p. 695.

**Settlement of claims of foreign governments and their nationals:** The unexpended balance on June 30, 1925, of the appropriation "Settlement of claims of foreign governments and their nationals, 1923," contained in the Deficiency Appropriation Act approved December 5, 1924, is extended until June 30, 1926, for use only in settling the claims of foreign governments and their nationals for supplies or services furnished for use of the American forces abroad.

Adjutant General's office.

#### OFFICE OF THE ADJUTANT-GENERAL

Adjusted Compensation Act.  
Administrative expenses of departments under.  
Appropriation available.  
*Ante*, p. 695.

**Administrative expenses, World War Adjusted Compensation Act:** The appropriation of \$3,600,000 for administrative expenses, World War Adjusted Compensation Act, contained in the Second Deficiency Act, fiscal year 1924, approved December 5, 1924, shall remain available until June 30, 1926.

Finance Department.

#### FINANCE DEPARTMENT

Payment of property damages claims.  
Vol. 42, p. 1066.

**Damage claims:** To pay claims for damages to or losses of privately owned property adjusted and determined by the War Department under the provisions of the Act entitled "An Act to provide a method for the settlement of claims arising against the Government of the United States in sums not exceeding \$1,000 in any one case," approved December 28, 1922, as fully set forth in House Documents Numbered 563 and 578, Sixty-eighth Congress, \$2,158.45.

Camp Funston, Kans.  
Settlement with certain lessees at.  
Vol. 42, p. 1774.

**Claims, Camp Funston, Kansas, activities:** For the settlement of claims adjusted and determined by the Secretary of War, under the provisions of the Act entitled "An Act authorizing the Secretary of War to make settlement with the lessees who erected buildings on a five-year lease on the zone at Camp Funston, Kansas, and for other purposes," approved February 26, 1923, \$93,599.19.

Quartermaster Corps.

#### QUARTERMASTER CORPS

Sites for military purposes.  
Use of balance continued.  
Vol. 42, pp. 777, 1162.

**Sites for military purposes:** The sum of \$1,367,792.47 of the unexpended balance of the appropriation of \$4,140,105.72, and the sum of \$25,700 of the unexpended balance of the appropriation of \$769,000, for the fiscal year 1923, for sites for military purposes, provided in the Acts approved July 1, 1922, and January 22, 1923, respectively, shall remain available until June 30, 1926, for the purposes authorized by said Acts.

For the purchase of land in the vicinity of and for use in connection with the present military reservation at Fort Bliss, Texas, authorized by the Act entitled "An Act for the purchase of land adjoining Fort Bliss, Texas," approved February 24, 1925, fiscal year 1926, \$366,000.

Fort Bliss, Tex.  
Purchase of land.  
*Ante*, 964.

Water and sewers at military posts: Not to exceed \$15,000 of the appropriation for "Waters and sewers" for the fiscal year 1925 may be expended under the direction of the authorities of Franklin County, Ohio, for extending and connecting the county sewer system to the post sewer system, Columbus General Reserve Depot.

Construction and repair of hospitals: For repairs and improvements to the heating plant at the Walter Reed General Hospital, \$17,000.

Water, sewers, etc., at posts.  
Extending county system to reserve depot Columbus, Ohio.

Walter Reed Hospital.  
Repairs to heating plant.

## ORDNANCE DEPARTMENT

To reimburse the Walsh Construction Company for premiums paid on bonds given under contract with the Rock Island Arsenal, Illinois, \$2,500.

For the equitable distribution of captured war devices and trophies, under the provisions of an Act approved June 7, 1924, \$20,000, to remain available until June 30, 1926.

Ordnance Department.

Walsh Construction Company.  
Reimbursement.

Captured war devices, etc.  
Distribution of.  
*Ante*, p. 697.

## NATIONAL GUARD

Not to exceed \$1,332,000 of the appropriation "Arming, Equipping, and Training the National Guard, 1923," is made available during the fiscal year 1925 for pay of the National Guard (armory drills).

National Guard.

Armory drills.  
Appropriation for 1923, available.  
Vol. 42, p. 749.

## NATIONAL MILITARY PARKS

For every expenditure requisite for and incident to the work of the commission authorized by the Act entitled "An Act to provide for the inspection of the battle fields in and around Fredericksburg and Spotsylvania Court House, Virginia," approved June 7, 1924, \$3,000, to remain available until June 30, 1926.

Military Parks.

Virginia battle fields.  
Expenses of commission on.  
*Ante*, p. 646.

## NATIONAL CEMETERIES

For the care, maintenance, and improvement of the burial grounds containing the remains of Zachary Taylor, former President of the United States, and of the memorial shaft erected to his memory, located on the Brownsboro Road in Jefferson County, Kentucky, authorized by the Act entitled "An Act to authorize an appropriation for the care, maintenance, and improvement of the burial grounds containing the remains of Zachary Taylor, former President of the United States, and of the memorial shaft erected to his memory, and for other purposes," approved February 24, 1925, to remain available until June 30, 1926, \$10,000.

National cemeteries.

Zachary Taylor.  
Care, etc., of memorial to, etc.

*Ante*, p. 970.

## RIVERS AND HARBORS

River and harbor damage claims: To pay the claims adjusted and settled by the Chief of Engineers, United States Army, with the approval of the Secretary of War, in accordance with the authority contained in section 9 of the River and Harbor Appropriation Act approved June 5, 1920, and certified to Congress in House Document Numbered 626, Sixty-eighth Congress, \$5,808.75.

For the amount found to be due De Witt and Shobe, Glasgow, Missouri, under their contracts dated June 12, 1915, being an additional allowance under the provisions of section 10, River and Harbor Act, approved March 2, 1919, for rental value of contractor's plant, which item was not included in the amount of the previous claim of the contractor as listed in House Document Number 997, Sixty-sixth Congress, \$1,052.43.

River and harbor collision damages claims.

Vol. 41, p. 1015.

De Witt and Shobe.  
Additional contract allowance.  
Vol. 40, p. 1290.

Buildings and grounds, D. C. BUILDINGS AND GROUNDS IN AND AROUND THE DISTRICT OF COLUMBIA

Washington Monument.  
Repairs, etc.

Washington Monument: For extraordinary repairs and replacement of the elevator and machinery, fiscal year 1925, \$30,000.

National Home for Disabled Volunteer Soldiers.

NATIONAL HOME FOR DISABLED VOLUNTEER SOLDIERS

Support, etc.

For support of the National Home for Disabled Volunteer Soldiers: For "Subsistence," "Household," and "Hospital," at the following branches, including the same objects respectively specified in the War Department Appropriation Act for the fiscal year 1925, under each of such heads for the Central Branch, namely:

Subsistence at designated branches.

Dayton, Ohio.

Central Branch, Dayton, Ohio: Subsistence, \$12,000;

Milwaukee, Wis.

Northwestern Branch, Milwaukee, Wisconsin: Subsistence, \$40,000;

Hampton, Va.

Southern Branch, Hampton, Virginia: Subsistence, \$25,000.

Leavenworth, Kans.

Western Branch, Leavenworth, Kansas: Subsistence, \$15,000; hospital, \$25,000; in all, \$40,000;

Santa Monica, Calif.

Pacific Branch, Santa Monica, California: Subsistence, \$40,000; household, \$13,000; in all, \$53,000;

Marion, Ind.

Marion Branch, Marion, Indiana: Subsistence, \$23,000;

Johnson City, Tenn.

Mountain Branch, Johnson City, Tennessee: Subsistence, \$20,000;

Hot Springs, S. Dak.

Battle Mountain Sanitarium, Hot Springs, South Dakota: Subsistence, \$15,000;

In all, support of the National Home for Disabled Volunteer Soldiers, \$228,000.

Santa Monica, Calif.  
Construction of hospital on land of.

Pacific Branch: For the construction on land now owned by the National Home for Disabled Volunteer Soldiers of a sanitarium fireproof hospital of a capacity of five hundred beds, \$1,500,000. Such hospital shall include all the necessary buildings, with the appropriate mechanical equipment, including service lines and equipment for heat, light, fuel, water, sewage, and gas, roads and trackage facilities leading thereto, for the accommodation of patients, and storage, laundry, and necessary furniture, equipment, and accessories as may be approved by the Board of Managers of the National Home for Disabled Volunteer Soldiers. The Secretary of the Treasury, upon request of the Board of Managers, may have all architectural and inspection work in connection with such hospital performed by the Office of the Supervising Architect of the Treasury Department and the proper appropriations of that office may be reimbursed from this appropriation on that account.

Architectural work by Supervising Architect.

JUDGMENTS, UNITED STATES COURTS

Judgments, United States courts.

New River Collieries Company.

Interest on judgment by New Jersey District Court.

Vol. 40, p. 279.

Ante, p. 54.

For payment of interest on judgments rendered against the United States in the United States District Court for the District of New Jersey, under date of April 15, 1921, in favor of the New River Collieries Company, covering three suits to recover just compensation for coal requisitioned by the Navy Department under section 10 of the Act of August 10, 1917 (in which cases the amounts of the original judgments, \$213,100.11, \$19,700.91, and \$9,279.27, were certified to Congress in House Document Numbered 143, Sixty-eighth Congress, and an appropriation for the payment thereof provided in the First Deficiency Act, 1924, approved April 2, 1924), such sum as may be necessary, under the Navy Department, to cover the interest on said judgments at the rate of 6 per cent per annum from the date of judgments, April 15, 1921, until the date of payment, in accordance with the amended judgments in these cases based upon an order of the court under date of March 24, 1924, as fully set forth and certified in House Document Numbered 608, Sixty-eighth Congress.

For payment of the final judgments and decrees, including costs of suits, which have been rendered under the provisions of the Act of March 3, 1887, entitled "An Act to provide for the bringing of suits against the Government of the United States," as amended by the Judicial Code, approved March 3, 1911, certified to the Sixty-eighth Congress by the Attorney General in House Document Numbered 634, and which have not been appealed, namely: Under Independent Offices, United States Shipping Board, \$6,486.40; under the Department of Labor, \$359.50; under the Navy Department, \$11,808.62; under the War Department, \$8,266.30; in all, \$26,920.82, together with such additional sum as may be necessary to pay interest on the respective judgments at the rate of 4 per centum from the date thereof until the time this appropriation is made.

Payment of other judgments.  
Vol. 24, p. 505.

Vol. 36, p. 1137.

Classification.

Interest.

For payment of judgments, including costs of suits, rendered against the Government of the United States, by United States district courts under the provisions of certain private Acts, certified to the Sixty-eighth Congress in House Document Numbered 632 and Senate Documents Numbered 213 and 222, as follows: Under the War Department, \$10,077.10; under the Navy Department, \$10,718.59; in all \$20,795.69. None of the judgments contained herein shall be paid until the right of appeal shall have expired.

Judgment under private Acts, etc.

Vol. 42, p. 1774.

Vol. 38, p. 1244.

To pay final judgment rendered by United States District Court for the Southern District of New York, on January 13, 1925, in favor of Jens Samuelsen and B. Olsen (owners of Norwegian bark Thekla) against the United States of America (steamship F. J. Luckenbach), on mandate of the United States Supreme Court, amount of judgment \$154,837.96, together with interest thereon at 5 per centum per annum from February 5, 1923, until date of judgment, January 13, 1925, and costs, \$15,064.47, amounting in all to \$169,902.43, together with further interest at 5 per centum per annum from date of entry, January 13, 1925, until the date of payment, as fully set forth and certified in Senate Document Numbered 214, Sixty-eighth Congress.

New York southern district.  
Jens Samuelsen and B. Olsen.

For payment of judgment, including costs of suit, rendered against the Government of the United States by the United States District Court for the District of Massachusetts, under the provisions of an Act entitled "An Act for the relief of the owners of the barge Havana," approved March 4, 1923 (Forty-second Statutes, part 2, page 1794), certified to the Sixty-eighth Congress in Senate Document Numbered 223, as follows:

Massachusetts district.  
Owners of barge "Havana".  
Vol. 42, p. 1794.

Under the Navy Department, \$5,290.30.

None of the judgments contained herein shall be paid until the right of appeal shall have expired.

Rights of appeal.

## JUDGMENTS, COURT OF CLAIMS

For payment of the judgments rendered by the Court of Claims and reported to the Sixty-eighth Congress in House Document Numbered 633 and Senate Document Numbered 211, namely: Under the Department of Labor, \$1,095.54; under the Navy Department, \$27,171.85; under the Treasury Department, \$12,500; under the War Department, \$669,670.29; in all, \$710,437.68; together with such additional sum as may be necessary to pay interest on certain of the judgments at the legal rate per annum as and where specified in said judgments. None of the judgments contained herein shall be paid until the right of appeal shall have expired.

Judgments, Court of Claims.

Payment of.

Classification.

Interest.

Right of appeal.

## AUDITED CLAIMS

Audited Claims.

SEC. 2. That for the payment of the following claims, certified to be due by the General Accounting Office under appropriations the balances of which have been exhausted or carried to the surplus

Payment of certified by General Accounting office.  
Vol. 18, p. 110.

fund under the provisions of section 5 of the Act of June 20, 1874, and under appropriations heretofore treated as permanent, being for the service of the fiscal year 1922 and prior years, unless otherwise stated, and which have been certified to Congress under section 2 of the Act of July 7, 1884, as fully set forth in House Document Numbered 631, Sixty-eighth Congress, there is appropriated as follows:

Vol. 23, p. 254.

#### LEGISLATIVE

Capitol power plant. For Capitol power plant, \$89.68.

#### INDEPENDENT OFFICES

Independent offices. For traveling expenses, Civil Service Commission, \$2.31.  
 For salaries and expenses, Federal Board for Vocational Education, 45 cents.  
 For medical and hospital services, Veterans' Bureau, \$25,341.87.  
 For salaries and expenses, Veterans' Bureau, \$2.  
 For vocational rehabilitation, Veterans' Bureau, \$9,893.27.  
 For increase of compensation, Veterans' Bureau, \$12.

#### DEPARTMENT OF AGRICULTURE

Department of Agriculture.

For general expenses, Bureau of Plant Industry, \$1.12.  
 For general expenses, Forest Service, \$45.

#### DEPARTMENT OF COMMERCE

Department of Commerce.

For expenses of the fourteenth census, \$766.44.  
 For promoting commerce, Department of Commerce, \$1,202.93.  
 For promoting commerce, South and Central America, \$49.38.  
 For party expenses, Coast and Geodetic Survey, \$2.16.

#### DEPARTMENT OF THE INTERIOR

Interior Department.

For increase of compensation, Department of the Interior, \$58.72.  
 For education of natives of Alaska, \$183.  
 For expenses, mining experiment stations, Bureau of Mines, \$61.32.  
 For Geological Survey, \$15.  
 For general expenses, Bureau of Mines, \$56.88.  
 For helium exploration and research, Bureau of Mines, \$17.94.  
 For helium gas leasing fund, Bureau of Mines, \$469.76.  
 For protection of national monuments, \$12.  
 For restoration of lands in forest reserves, \$37.88.  
 For Saint Elizabeths Hospital, \$127.05.  
 For surveying the public lands, \$107.  
 For Wind Cave National Park, 99 cents  
 For Indian schools, support, \$741.60.  
 For Indian school transportation, \$81.71.  
 For support of Indians in Nevada, \$16.50.  
 For bridge across Santa Clara River, Shivwitz Reservation, Utah (reimbursable), \$637.97.

#### DEPARTMENT OF JUSTICE

Department of Justice.

For salaries and expenses of district attorneys, United States courts, \$30.  
 For fees of commissioners, United States courts, \$195.67.

## DEPARTMENT OF LABOR

For expenses of regulating immigration, \$1,060.21.

Department of Labor.

## NAVY DEPARTMENT

For pay of the Navy, \$12,840.88.  
 For aviation, Navy, \$19,038.78.  
 For pay, miscellaneous, \$1,739.15.  
 For pay, Marine Corps, \$2,903.12.  
 For maintenance, Quartermaster's Department, Marine Corps, \$257.62.  
 For transportation, Bureau of Navigation, \$4,194.69.  
 For gunnery, and engineering exercises, Bureau of Navigation, \$5.  
 For instruments and supplies, Bureau of Navigation, \$1,119.97.  
 For recreation for enlisted men, Navy, \$98.20.  
 For organizing the Naval Reserve Force, \$16.44.  
 For ordnance and ordnance stores, Bureau of Ordnance, \$43,803.41.  
 For maintenance, Bureau of Yards and Docks, \$809.61.  
 For maintenance, Bureau of Supplies and Accounts, \$97.80.  
 For provisions, Navy, Bureau of Supplies and Accounts, \$1,867.40.  
 For fuel and transportation, Bureau of Supplies and Accounts, \$479.69.  
 For freight, Bureau of Supplies and Accounts, \$7,028.09.  
 For construction and repair, Bureau of Construction and Repair, \$30.71.  
 For engineering, Bureau of Engineering, \$19,191.60.  
 For contingent, Bureau of Medicine and Surgery, \$40.

Navy Department.

## DEPARTMENT OF STATE

For transportation of diplomatic and consular officers, \$150.84.  
 For post allowances to diplomatic and consular officers, \$324.54.

State Department.

## TREASURY DEPARTMENT

For increase of compensation, Treasury Department, \$32.67.  
 For collecting the revenue from customs, \$6.90.  
 For scales for customs service, \$26,960.  
 For payment of judgments against collectors of customs, \$189.75.  
 For payment of judgments against internal revenue officers, \$3,246.62.  
 For salaries and expenses of collectors, and so forth, of internal revenue, \$100.  
 For collecting the war revenue, \$180.55.  
 For enforcement of Narcotic and National Prohibition Acts, internal revenue, \$593.77.  
 For refunding internal-revenue collections, \$200.  
 For Coast Guard, \$1,402.39.  
 For pay of personnel and maintenance of hospitals, Public Health Service, \$256.46.  
 For medical and hospital services, Public Health Service, \$1,087.86.  
 For interstate quarantine service, \$1.73.  
 For expenses, Division of Venereal Diseases, Public Health Service, \$2.  
 For contingent expenses, Assay Office at New York, \$2,300.  
 For repairs and preservation of public buildings, \$1.35.  
 For mechanical equipment for public buildings, 30 cents.  
 For general expenses of public buildings, 88 cents.  
 For pay of assistant custodians and janitors, \$403.

Treasury Department.

For operating force for public buildings, \$598.72.  
 For furniture and repairs of same for public buildings, \$11.25.  
 For operating supplies for public buildings, \$37.55.

## WAR DEPARTMENT

## War Department.

For contingent expenses, War Department, \$3.42.  
 For increase of compensation, War Department, \$15.33.  
 For arrears of pay, bounty, and so forth, \$73.07.  
 For pay, and so forth, of the Army, \$77,249.20.  
 For pay, and so forth, of the Army, war with Spain, \$18.83.  
 For increase of compensation, Military Establishment, \$40,278.22.  
 For mileage to officers and contract surgeons, \$1,705.71.  
 For subsistence of the Army, \$37.82.  
 For clothing and equipage, \$17.20.  
 For transportation of the Army and its supplies, \$29.80.  
 For Army transportation, \$2,393.39.  
 For barracks and quarters, \$1,169.73.  
 For general appropriations, Quartermaster Corps, \$83,292.20.  
 For supplies, services, and transportation, Quartermaster Corps, \$23,076.08.  
 For Signal Service of the Army, \$417.57.  
 For Air Service, Army, \$133.71.  
 For Ordnance Service, \$10,217.91.  
 For proving ground facilities, \$108.24.  
 For ordnance stores and supplies, \$60.50.  
 For armament of fortifications, \$123,555.  
 For Chemical Warfare Service, Army, \$6.87.  
 For maintenance, United States Military Academy, \$4,938.93.  
 For arming, equipping, and training the National Guard, \$1,806.62.  
 For horses for Cavalry, Artillery, Engineers, and so forth, \$64.65.  
 For vocational training of soldiers, \$322.80.  
 For quartermaster supplies, equipment, and so forth, Reserve Officers' Training Corps, \$8.09.  
 For headstones for graves of soldiers, \$4.60.  
 For disposition of remains of officers, soldiers, and civil employees, \$7.76.  
 For National Home for Disabled Volunteer Soldiers, Mountain Branch, \$1,427.25.

## POST OFFICE DEPARTMENT—POSTAL SERVICE

## Post Office Department.

For aeroplane service between New York and San Francisco, \$9.08.  
 For balances due foreign countries, \$5,748.47.  
 For city delivery carriers, \$676.90.  
 For clerks, first and second class post offices, \$439.32.  
 For compensation to postmasters, \$47.10.  
 For indemnities, domestic mail, \$65.19.  
 For indemnities, international mail, \$293.29.  
 For mail messenger service, \$219.  
 For miscellaneous items, first and second class post offices, \$3.  
 For railroad transportation, \$2,811.42.  
 For rent, light, and fuel, \$8.33.  
 For shipment of supplies, \$49.37.  
 For vehicle service, \$26.08.

Total, audited claims, section 2, \$577,808.15, together with such additional sum due to increases in rates of exchange, as may be necessary to pay claims in the foreign currency as specified in certain of the certificates of settlement of the General Accounting Office.

Additional, to meet increases in rates of exchange.

## AUDITED CLAIMS

Audited claims.

SEC. 3. That for the payment of the following claims, certified to be due by the General Accounting Office under appropriations the balances of which have been exhausted or carried to the surplus fund under the provisions of section 5 of the Act of June 20, 1874, and under appropriations heretofore treated as permanent, being for the service of the fiscal year 1922 and prior years unless otherwise stated, and which have been certified to Congress under section 2 of the Act of July 7, 1884, as fully set forth in Senate Document Numbered 212, reported to Congress at its present session, there is appropriated as follows:

Payment of, additional.

Vol. 18, p. 110.

Vol. 23, p. 254.

## INDEPENDENT OFFICES

For medical and hospital services, Veterans' Bureau, \$21,462.67.  
 For salaries and expenses, Veterans' Bureau, \$105.03.  
 For vocational rehabilitation, Veterans' Bureau, \$7,342.54.

Veterans' Bureau.

## DEPARTMENT OF AGRICULTURE

For general expenses, Bureau of Animal Industry, \$4.58.

Department of Agriculture.

## DEPARTMENT OF THE INTERIOR

For protecting public lands, timber, and so forth, 55 cents.  
 For Indian schools, support, \$1,395.30.

Interior Department.

## DEPARTMENT OF JUSTICE

For detection and prosecution of crimes, \$2,725.  
 For salaries, fees, and expenses of marshals, United States courts, \$363.96.  
 For pay of special assistant attorneys, United States courts, \$71.21.  
 For fees of commissioners, United States courts, \$162.60.  
 For fees of witnesses, United States courts, \$6.30.  
 For miscellaneous expenses, United States courts, \$1,317.09.

Department of Justice.

## NAVY DEPARTMENT

For pay of the Navy, \$725.07.  
 For organizing the naval reserve force, \$351.44.  
 For maintenance, quartermaster's department, Marine Corps, \$6.75.  
 For pay, Marine Corps, \$130.50.  
 For transportation, Bureau of Navigation, \$3.73.  
 For aviation, Navy, \$100.  
 For pay, miscellaneous, \$214.  
 For engineering, Bureau of Engineering, \$116.30.

Navy Department.

## DEPARTMENT OF STATE

For salaries, Consular Service, \$421.44.

State Department.

## TREASURY DEPARTMENT

For increase of compensation, Treasury Department, \$6.67.  
 For collecting the revenue from customs, \$357.56.  
 For collecting the war revenue, \$33.33.

Treasury Department.

For enforcement of Narcotic and National Prohibition Acts, Internal Revenue, \$13.

For Coast Guard, \$293.80.

For materials and miscellaneous expenses, Bureau of Engraving and Printing, \$6,080.12.

For pay of personnel and maintenance of hospitals, Public Health Service, \$823.92.

For medical and hospital services, Public Health Service, \$119.70.

For repairs and preservation of public buildings, \$164.

For pay of assistant custodians and janitors, \$129.50.

For operating force for public buildings, \$145.24.

For operating supplies for public buildings, \$6.

## WAR DEPARTMENT

War Department.

For registration and selection for military service, \$4.

For increase of compensation, War Department, 77 cents.

For pay, and so forth, of the Army, \$21,691.19.

For arrears of pay, bounty, and so forth, \$3.54.

For pay, and so forth, of the Army, War with Spain, \$25.

For increase of compensation, Military Establishment, \$8,714.36.

For mileage to officers and contract surgeons, \$307.01.

For subsistence of the Army, \$25.

For clothing and equipage, \$7.47.

For Army transportation, \$747.21.

For general appropriations, Quartermaster Corps, \$3,377.73.

For supplies, services, and transportation, \$10,488.10.

For signal service of the Army, \$200.66.

For Ordnance Service, \$764.48.

For ordnance stores and supplies, \$72.56.

For armament of fortifications, \$1,864.18.

For arming, equipping, and training the National Guard, \$126.17.

## POST OFFICE DEPARTMENT—POSTAL SERVICE

Post Office Department.

For city delivery carriers, \$96.87.

For clerks, third-class post offices, \$180.

For compensation to postmasters, \$7.92.

For rent, light, and fuel, \$37.

For vehicle service, \$14.59.

Additional, to meet increases in rates of exchange.

Total, audited claims, section 3, \$93,954.71, together with such additional sum, due to increases in rates of exchange, as may be necessary to pay claims in the foreign currency as specified in certain of the certificates of settlement of the General Accounting Office.

Aviation, Navy. Claims due.

SEC. 4. For the payment of the claim certified to be due by the General Accounting Office under the appropriation "Aviation, Navy, 1922" (the balance of which has been carried to the surplus fund under the provisions of section 5 of the Act of June 20, 1874), certified to Congress under section 2 of the Act of July 7, 1884, as fully set forth in House Document Numbered 641, Sixty-eighth Congress, fiscal year 1922, \$187,000.

Vol. 18, p. 110.

Vol. 23, p. 254.

Audited claims.

## AUDITED CLAIMS

Payment of additional.

SEC. 5. That for the payment of the following claims, certified to be due by the General Accounting Office under appropriations the balances of which have been exhausted or carried to the surplus fund under the provisions of section 5 of the Act of June 20, 1874,

Vol. 18, p. 110.

and under appropriations heretofore treated as permanent, being for the service of the fiscal year 1922 and prior years, unless otherwise stated, and which have been certified to Congress under section 2 of the Act of July 7, 1884, as fully set forth in Senate Document Numbered 220, reported to Congress at its present session, there is appropriated as follows:

Vol. 23, p. 254.

## LEGISLATIVE

For public printing and binding, \$121.77.

Public printing and binding.

## INDEPENDENT OFFICES

For medical and hospital services, Veterans' Bureau, \$1,455.30.  
For vocational rehabilitation, Veterans' Bureau, \$1,936.27.

Veterans' Bureau.

## DEPARTMENT OF AGRICULTURE

For general expenses, Bureau of Animal Industry, \$20.37.  
For general expenses, Forest Service, \$1.37.

Department of Agriculture.

## DEPARTMENT OF JUSTICE

For detection and prosecution of crimes, \$9.92.

Department of Justice.

## DEPARTMENT OF LABOR

For expenses of regulating immigration, \$8.

Department of Labor.

## NAVY DEPARTMENT

For pay of the Navy, \$542.07.  
For freight, Bureau of Supplies and Accounts, \$59.71.  
For maintenance, Quartermaster's Department, Marine Corps, \$82.94.  
For pay, Marine Corps, \$16.

Navy Department.

## TREASURY DEPARTMENT

For collecting the revenue from customs, \$30.  
For operating force for public buildings, \$56.10.

Treasury Department.

## WAR DEPARTMENT

For increase of compensation, Military Establishment, \$58.65.  
For pay, and so forth, of the Army, \$12,840.84.  
For pay, and so forth, of the Army, war with Spain, \$17.64.  
For mileage to officers and contract surgeons, \$75.98.  
For general appropriations, Quartermaster Corps, \$4,135.14.  
For supplies, services, and transportation, Quartermaster Corps, \$426.90.  
For armament of fortifications, \$2.88.  
For Army transportation, \$4.60.  
For regular supplies, Quartermaster Corps, \$19.80.  
Total, audited claims, section 5, \$21,922.25.  
Sec. 6. This Act hereafter may be referred to as the "Second Deficiency Act, fiscal year 1925."  
Approved, March 4, 1925.

War Department.

Title of Act.

March 4, 1925.  
[H. R. 12405.]  
[Public, No. 632.]

**CHAP. 557.**—An Act Granting the consent of Congress to the city of Rockford, in the county of Winnebago and State of Illinois, to construct, maintain, and operate a bridge and approaches thereto across the Rock River

Rock River.  
Rockford, Ill., may  
bridge.

Location.

Construction.  
Vol. 34, p. 84.

Amendment.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby granted to the city of Rockford, in the county of Winnebago, in the State of Illinois, to construct, maintain, and operate a bridge and approaches thereto across the Rock River, at a point suitable to the interests of navigation, connecting Peach Street on the west side of the said river in the said city of Rockford with Jefferson Street on the east side of said Rock River in the said city of Rockford, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

**SEC. 2.** The right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, March 4, 1925.

March 4, 1925.  
[S. J. Res. 179.]  
[Pub. Res., No. 70.]

**CHAP. 558.**—Joint Resolution To amend section 10 of the Act entitled "An Act to establish the upper Mississippi River wild life and fish refuge"

Upper Mississippi  
River fish refuge, etc.  
Act, p. 652, amend-  
ed.

Restriction stricken  
out.

Proviso.  
Purchase price lim-  
ited.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That section 10 of the Act entitled "An Act to establish the upper Mississippi River wild life and fish refuge," approved June 7, 1924 (Forty-third Statutes at Large, page 650), be, and the same hereby is, amended by striking out that part of said section which reads: "but no money shall be available for the acquisition of any area until the Secretary of Agriculture has ascertained that all of the areas to be acquired under this Act will be acquired within the amounts appropriated or authorized to be appropriated therefor and at an average price not in excess of \$5 per acre, and not in excess of the average selling price, during the years 1921, 1922, and 1923, of comparable lands within the vicinity of such areas," and by substituting in lieu thereof the following: "*Provided*, That the Secretary of Agriculture shall not pay for any land or land and water a price which when added to the price of land or land and water theretofore purchased, shall exceed an average cost of \$5 per acre."

Approved, March 4, 1925.

March 4, 1925.  
[S. J. Res. 189.]  
[Pub. Res., No. 71.]

**CHAP. 559.**—Joint Resolution Authorizing the enlargement of the Federal Veterans' Hospital at Muskogee, Oklahoma, by the purchase of an adjoining city hospital and authorizing the appropriation of \$150,000 for that purpose

Veterans' Bureau  
Hospital, Muskogee,  
Okla.  
Preamble.

Whereas the Veterans' Bureau has lately acquired from the State of Oklahoma title to the veterans' hospital located at Muskogee, Oklahoma; and

Whereas the city of Muskogee is the owner of a small hospital on a lot immediately adjoining that of the national hospital site, similar in construction and architecture to that of the Federal hospital and fitting into the scheme of the Government to enlarge and improve said hospital and necessary to its enlargement and improvement; and

Whereas the city of Muskogee, Oklahoma, has graciously offered to sell said hospital to the Government for the sum of \$150,000, being considerably less than the cost of its construction, in order and for the purpose of carrying out the scheme of the Veterans' Bureau in connection with said hospital; and

Whereas said additional facilities afforded by the said hospital are now needed and in the immediate future will be needed in the proper care of veterans assigned to said Federal hospital: Now, therefore, be it

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That the purchase of said city hospital by the Director of the Veterans' Bureau at a sum of not exceeding \$150,000, and the appropriation of \$150,000 for that purpose is hereby authorized; the price to be paid therefor to be agreed upon by and between said Director of the Veterans' Bureau and the city of Muskogee: *Provided,* That this money shall be taken out of any lump sum appropriated after March 1, 1925, for hospital purposes.

Approved, March 4, 1925.

Purchase of Muskogee city hospital as addition, authorized.

*Proviso.*  
Fund available.

**CHAP. 560.**—Joint Resolution To provide for the expenses of delegates of the United States to the Pan American Congress of Highways

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That the President of the United States is hereby authorized to appoint delegates to enable the United States to participate in the Pan American Congress of Highways to meet at Buenos Aires in 1925, and for the expenses of the United States in participating in such conference, including the compensation of employees, travel, and subsistence expenses (notwithstanding the provisions of any other Act), and such miscellaneous and other expenses as the President shall deem proper, there is hereby authorized to be appropriated the sum of \$15,000.

Approved, March 4, 1925.

March 4, 1925.  
[S. J. Res. 190.]  
[Pub. Res., No. 72.]

Pan American Congress of Highways.  
Appointment of delegates to, authorized.

Sum for expenses.

**CHAP. 561.**—Joint Resolution For the relief of special disbursing agents of the Alaskan Engineering Commission, authorizing the payment of certain claims, and for other purposes, affecting the management of the Alaska Railroad.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That the General Accounting Office is hereby authorized and directed to credit in the accounts of special disbursing agents of the Alaskan Engineering Commission the several payments made by them to the Swedish Hospital (Seattle, Washington), Doctor H. V. Wurdemann, A. B. Funk, Saint Joseph's Hospital, Fairbanks, Alaska, and Doctor J. R. Bowen, amounting to \$1,433.60, heretofore disallowed by the General Accounting Office, covering medical, surgical, and hospital services and subsistence furnished under the hospital regulations of said commission to contractors who were injured or taken sick while engaged in the performance of their work in the construction of the railroads in Alaska, and said payments are hereby validated.

SEC. 2. That the General Accounting Office is hereby authorized and directed to credit in the accounts of R. D. Chase, special disbursing agent of the Alaskan Engineering Commission, the sum of \$1,197.10, covering payments made to C. F. Clasen, F. H. Coney, W. A. McDonald, Lief Strand, Tom Tellefsen, Walter Wright, and Soter Chamis, employees of said commission, on account of the destruction of their personal effects by fire October 2, 1920, and March 10, 1922, respectively, said payments having been disallowed by the General Accounting Office, and the said payments are hereby validated.

March 4, 1925.  
[H. J. Res. 226.]  
[Pub. Res., No. 73.]

Alaska Railroad.  
Credits directed in accounts of disbursing agents, for payments on account of injuries, etc.

R. D. Chase.  
Credit directed in accounts of.

Blanche L. Burns.  
Payment to, from  
railroad revenues for  
fire loss.

SEC. 3. That the Alaska Railroad is hereby authorized and directed to pay out of the revenues of operation of the railroad, to Blanche L. Burns, administratrix of the estate of W. T. Burns, the sum of \$597.25, the value of a mess house and other property located at or near El Dorado, Alaska, on the Chatanika Branch of the railroad, destroyed April 18, 1919, by fire resulting from sparks thrown by a locomotive operating on said railroad.

Railroad employees.  
Payment for fire  
losses, etc., of.

SEC. 4. That the Alaska Railroad is hereby authorized and directed to pay out of the revenues of operation of the railroad the ten existing claims of employees of said railroad amounting to \$267.06, for loss of personal effects by fire at the power house at Anchorage, November 14, 1921, and four existing claims of employees of said railroad amounting to \$58.75, for loss of clothing and other personal effects at the time of a wreck at mile 277 of said railroad, July 22, 1922; and to pay to C. H. Thompson, formerly employed as a hospital steward by said railroad, the sum of \$211.54, and any additional amounts hereafter allowed him by the railroad, as necessary expenses of care and treatment under its hospital regulations.

Injuries to employees.  
Officer to be desig-  
nated for administering  
claims, etc.  
Vol. 39, p. 750, amend-  
ed.

SEC. 5. That the President may, from time to time, transfer the administration of the Injury Compensation Act of September 7, 1916, so far as employees of the Alaska Railroad are concerned, to the officer designated by him as the successor of the chairman of the Alaskan Engineering Commission, including the powers and duties of the chairman of said commission, provided in section 42 of said Act; in which case the payments authorized in said section to be made out of appropriations for the Alaskan Engineering Commission shall be made out of appropriations for the Alaska Railroad, such appropriations to be reimbursed for such payments by the transfer of funds from the employees' compensation fund.

Reimbursement from  
employees' compensa-  
tion fund.

Approved, March 4, 1925.

March 4, 1925.  
[H. J. Res. 264.]  
[Pub. Res., No. 74.]

**CHAP. 562.**—Joint Resolution Authorizing the restoration of the Lee Mansion in the Arlington National Cemetery, Virginia

Lee Mansion, Arling-  
ton, Va.  
Preamble.

Whereas the era of internecine strife among the States having yielded to one of better understanding, of common loyalty, and of a more perfect Union; and

Whereas, now honor is accorded Robert E. Lee as one of the great military leaders of history, whose exalted character, noble life, and eminent services are recognized and esteemed, and whose manly attributes of precept and example were compelling factors in cementing the American people in bonds of patriotic devotion and action against common external enemies in the war with Spain and in the World War, thus consummating the hope of a reunited country that would again swell the chorus of the Union: Therefore be it

Restoration of, in  
Arlington National  
Cemetery, to condition  
prior to Civil War.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of War be, and he is hereby, authorized and directed, as nearly as may be practicable, to restore the Lee Mansion in the Arlington National Cemetery, Virginia, to the condition in which it existed immediately prior to the Civil War and to procure, if possible, articles of furniture and equipment which were then in the mansion and in use by the occupants thereof. He is also authorized, in his discretion, to procure replicas of the furniture and other articles in use in the mansion during the period mentioned, with a view to restoring, as far as may be practicable, the appearance of the interior of the mansion to the condition of its occupancy by the Lee family.

Replicas of furniture,  
etc., to be procured.

Approved, March 4, 1925.

**CHAP. 563.**—Joint Resolution Extending the sovereignty of the United States over Swains Island and making the island a part of American Samoa

March 4, 1925.  
[H. J. Res. 294.]  
[Pub. Res., No. 75.]

Whereas Swains Island (otherwise known as Quiros, Gente Hermosa, Olosega, and Jennings Island) is included in the list of guano islands appertaining to the United States, which have been bonded under the Act of Congress approved August 18, 1856; and

Swains Island.  
Preamble.  
Vol. 11, p. 119.

Whereas the island has been in the continuous possession of American citizens for over fifty years and no form of government therefor or for the inhabitants thereof has been provided by the United States: Therefore be it

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That the sovereignty of the United States over American Samoa is hereby extended over Swains Island, which is made a part of American Samoa and placed under the jurisdiction of the administrative and judicial authorities of the government established therein by the United States.

Jurisdiction of American Samoa to include.

Approved, March 4, 1925.

# INDEX TO THE FOREGOING PUBLIC ACTS AND RESOLUTIONS.

A.	Page.	Page.	Page.
<i>A Street NE., D. C.,</i> appropriation for paving, etc., Fifteenth to Seventeenth Streets; from gasoline-tax fund-----	1225	<i>Ada County, Idaho,</i> sale of lands at Adger, to Oregon Short Line Railroad Company, for sand and gravel pit-----	248
<i>A Street SE., D. C.,</i> appropriation for paving, etc., Fifteenth to Eighteenth Streets; from gasoline-tax fund-----	1225	mineral deposits reserved-----	249
<i>Abandoned Wife or Child, D. C.,</i> appropriation for payment to desti- tute-----	571, 1245	<i>Ada, Okla.,</i> terms of court at; rooms to be pro- vided-----	388, 945
<i>Abbeville County, S. C.,</i> bridge authorized across Savannah River between Elbert County, Ga., and-----	1266	<i>Adams, John, and John Quincy Adams,</i> erection of tablets, etc., in memory of, authorized at Quincy, Mass-----	1302
<i>Abbey Place NE., D. C.,</i> name of Third Place changed to-----	960	amount authorized for-----	1302
<i>Aberdeen, Miss.,</i> terms of court at-----	882	<i>Additional Assistant Secretary of State,</i> appointment of, authorized; salary-----	146
<i>Abingdon, Va.,</i> terms of court at-----	114	salary of abolished office of Director of the Consular Service made avail- able for-----	146
<i>Abortion of Animals, Contagious,</i> appropriation for researches for pre- venting, etc-----	439, 829	<i>Adjusted Compensation (see World War Adjusted Compensation Act).</i>	
<i>Abridgment of Messages and Documents,</i> preparation, etc., of annual, repealed---	1106	<i>Adjusted Service Certificate Fund,</i> appropriation for, fiscal year 1926-----	1212
<i>Absecon Inlet, N. J.,</i> preliminary examination, etc., of, to be made-----	1192	deficiency appropriation for amount to- created in the Treasury-----	682 128
<i>Accidents, Mine,</i> appropriation for investigating, etc.--	420, 1173	annual appropriations authorized for, from 1925 to 1946-----	128
<i>Accidents, Railway, etc.,</i> appropriation for securing reports of, and investigating-----	526, 1205	determination of amount; interest allowed-----	128
deficiency appropriation for securing reports of, etc-----	755	to be set aside on first day of the calendar year-----	128
<i>Accounting Office, General (see General Accounting Office).</i>		limit on amount for 1925-----	128
<i>Accounts and Deposits Office, Treasury Department,</i> appropriation for Commissioner, and office personnel-----	67, 767	moneys in, to be invested in United States securities; sale of for fund authorized-----	128
<i>Accounts and Disbursements Division, Department of Agriculture,</i> appropriation for chief, and office personnel-----	451, 842	interest, etc., added to fund-----	128
<i>Accounts Bureau, Post Office Department,</i> appropriation for personal services-----	84, 782	payments authorized from-----	128
all money orders accounts to be ren- dered to, at specified periods-----	950	<i>Adjusted Service Credits, World War,</i> appropriation for payment of, not more than \$50 each-----	1212
<i>Acme Steel Goods Company,</i> may bridge Little Calumet River, Chicago, Ill-----	25	for installments of, due to dependents of veterans-----	1212
<i>Acoma Indians, N. Mex.,</i> appropriation for irrigation system for; repayment-----	403, 1153	<i>Adjutant General's Department, Army,</i> appropriation for contingencies, head- quarters of military depart- ments, etc-----	480, 894 711
<i>Acoustics,</i> appropriation for applying principles of, to military and industrial uses-----	232, 1042	for, additional, 1925-----	711
<i>Actuary, Government,</i> deficiency appropriation for increased pay-----	693	<i>Adjutant General's Office, War Department,</i> appropriation for civilian personnel---	480, 895
		deficiency appropriation for salaries---	761
		for administrative expenses, World War Adjusted Compensation---	1344
		<i>Admiralty,</i> interlocutory decrees in, may be ap- pealed to circuit courts of ap- peals-----	813
		proceeding in district court not stayed; exception-----	814
		<i>Admiralty Causes,</i> suits against United States for damages by public vessels or for salvage services, allowed-----	1112
		venue of action; procedure-----	1112
		cross libel, etc., allowed owner of pri- vate vessel in suit against by United States for damages-----	1112

	Page.		Page.
<i>Admiralty Causes</i> —Continued.		<i>Aeronautic Engineering,</i>	
cross libel; etc., security to be given by respondent.....	1112	appropriation for standardizing apparatus, etc., used in.....	231, 1041
restriction on subpoenaing officer or crew of public vessel in connection with suit.....	1112	<i>Aeronautics, National Advisory Committee for,</i>	
suits by nationals of foreign governments allowed only if similar privileges given Americans in courts of the country.....	1113	appropriation for expenses.....	527, 1206
authority of Attorney General to arbitrate, compromise, etc., claims on which libel filed.....	1113	for printing and binding.....	527, 1206
payment authorized of final judgment rendered on settlement agreed upon.....	1113	for salaries, additional, 1925.....	705
no lien against a public vessel recognized.....	1113	deficiency appropriation for.....	55
benefits to United States of all exemptions, etc., accorded vessel owners, etc.....	1113	<i>Aeroplanes, Navy (see Aviation, Navy).</i>	
report to Congress of all judgments, etc.....	1113	<i>Agricultural Census, 1925,</i>	
<i>Admissions and Dues, Tax on, Title VIII, Revenue Act of 1921,</i>		appropriation for expenses of taking, etc.....	228
repealed by Revenue Act of 1924.....	352	<i>Agricultural Conference,</i>	
<i>Admissions and Dues, Tax on, Title V, Revenue Act of 1924,</i>		deficiency appropriation for expenses..	754
tax payable on admissions to theaters, etc.....	320	<i>Agricultural Credits Act, 1923,</i>	
exemption if 50 cents or less.....	320	time extended for final report of Joint Committee on Federal Reserve System, created under.....	4
on sales of tickets at other than box office exceeding established price..	320	<i>Agricultural Credits Act, 1923, Amendments,</i>	
at box office in excess of regular rates.....	320	proportionate assessment for Farm Loan Bureau salaries and expenses against intermediate credit banks.....	1262
additional on box holders, etc.....	320	classification of loans and debentures by Board.....	1262
to roof gardens, caberets, etc.....	321	proportionate share of salaries and expenses of Farm Loan Board payable by land banks, etc.....	1262
no tax levied, if proceeds for benefit of religious, charitable, etc., institutions.....	321	semiannual estimate to be made, and banks assessed therefor.....	1262
preventing cruelty to children, etc..	321	deposit in the Treasury and disbursed on appropriation.....	1262
National Guard, and other military, etc., organizations.....	321	assessments against intermediate credit banks until June 30, 1926, without appropriation.....	1263
municipal fire, police, etc., departments.....	321	provisions for deficiencies, and surplus.....	1263
agricultural fairs, etc.; conditions..	321	compensation of appraisers and examiners fixed by the Board and paid by the banks.....	1263
charges for seats, tables, etc., included as admissions.....	321	intermediate credits banks may discount, etc., paper based on advances for agricultural purposes, livestock raising, etc., held by banks, etc.....	1264
price, etc., to be printed on tickets..	321	held by organizations under State or Federal laws.....	1264
penalty for violations.....	321	by any other intermediate credit of paper advanced for similar uses..	1264
tax levied on dues, etc., exceeding \$10 a year of social, etc., clubs; initiation fees.....	321	<i>Agricultural Economics Bureau, Department of Agriculture,</i>	
exemption of fraternal lodges, etc.....	322	appropriation for chief, and office and field personnel.....	453, 844
life membership payments.....	322	for general administrative expenses..	453, 844
collection by receivers of; returns and payments.....	322	for farm management and practice..	453, 844
in effect in 30 days.....	322	cost of agricultural staple production.....	453, 844
<i>Adulterated Foods, Drugs, etc.,</i>		for distributing, etc., information of farm products, supplies, etc.....	453, 844
appropriation for expenses, preventing sale, etc., of.....	447, 837	cost of retail marketing of meats, etc.....	453, 844
for detection of, in District of Columbia.....	563, 1237	for collecting, analyzing, publishing, etc., general agricultural and livestock information.....	453, 844
<i>Advertising, D. C.,</i>		cotton acreage excluded.....	844
appropriation for general.....	544, 1221	for disseminating to American producers, etc., world's supply and demand of agricultural products, etc.....	453, 844
for notices of taxes in arrears.....	544, 1221		
deficiency appropriation for.....	674, 679		
<i>Aerial Surveys of Rivers and Harbors,</i>			
per diem allowance to Army, Navy, and Marine Corps for.....	1191		
<i>Aerological Stations,</i>			
appropriation for maintenance, etc., of.....	437, 826		

	Page.		Page.
<i>Agricultural Economics Bureau, Department of Agriculture—Continued.</i>		<i>Agricultural Extension Service, Cooperative,</i>	
appropriation for cooperating with Federal and State agencies, associations, carriers, etc.....	453, 844	appropriation for farmers' cooperative demonstration work.....	435, 824
intended cotton planting areas, excluded.....	453, 844	voluntary contributions within State accepted.....	435, 825
for investigating and certifying conditions, etc., of interstate shipments of perishable farm products, etc.....	453, 844	for additional cooperative extension work.....	435, 825
certificates prima facie evidence of facts stated.....	454, 845	county agents.....	435, 825
for disseminating information of market supply and demand for agricultural products, etc.....	454, 845	<i>Agricultural Food Products, etc.,</i>	
cooperation with agencies, organizations, etc.....	454, 845	appropriation for biological investigations, etc., of.....	446, 837
for enforcing Cotton Futures and Cotton Standards Acts.....	454, 845	for distributing information of marketing, distributing, supply, etc., of.....	453, 844
for enforcing Grain Standards Act.....	454, 845	for disseminating information of market supply and demand for designated.....	453, 844
for administering Warehouse Act.....	454, 845	deficiency appropriation for collecting, publishing, etc., data of.....	682
for enforcing Standard Container Act.....	454, 846	<i>Agricultural Lands,</i>	
for completing distribution of wool clip of 1918.....	455, 846	appropriation for cooperative soil classification of.....	448, 838
for salaries, additional, 1925.....	706	<i>Agricultural Lands in National Forests,</i>	
for general expenses, additional, 1925.....	706	appropriation for survey, etc., of.....	445, 835
for enforcing Cotton Futures Act, additional, 1925.....	706	<i>Agricultural Organizations,</i>	
for enforcing Grain Standards Act, additional, 1925.....	706	exempt from income tax.....	282
for administering Warehouse Act, additional, 1925.....	706	<i>Agricultural Products,</i>	
deficiency appropriation for enforcing Cotton Standards Act.....	39	changes to be made without delay, by Interstate Commerce Commission, to promote freedom of movement of, at lowest lawful freight rates.....	802
for administering Warehouse Act.....	39	<i>Agricultural Products, Staple,</i>	
for general expenses.....	682	time further extended to November 30, 1924, for making advances on, by War Finance Corporation.....	14
<i>Agricultural, etc., Fairs,</i>		<i>Agricultural Report,</i>	
exempt from admission tax.....	321	appropriation for printing and binding.....	434, 823
<i>Agricultural Exhibits,</i>		<i>Agricultural Schools, etc.,</i>	
appropriation for making, at State, etc., fairs.....	435, 825	appropriation for reports, etc., on.....	434
<i>Agricultural Experiment Stations,</i>		<i>Agriculture,</i>	
appropriation for general expenses; allotments.....	434, 824	appropriation for destroying animals injurious to.....	450, 841
for increased allotments.....	435, 824	for demonstrations on reclamation projects to develop, etc.....	456
for additional allotments, extension work.....	435, 824	deficiency appropriation for stimulating, etc.....	55, 60, 759
deficiency appropriation for additional allotments for.....	1324	<i>Agriculture, International Institute of,</i>	
additional amounts authorized annually for maintenance of.....	970	appropriation for quota, etc.....	212, 1021
to be included in estimates.....	971	deficiency appropriation for expenses of delegates to.....	48
designated application of.....	971	for quota.....	760, 1338
payments quarterly; reports of disbursements, etc.....	971	<i>Ahtanum Indian Irrigation System, Wash.,</i>	
legislative assent necessary.....	971	appropriation for maintenance, etc., of.....	403
acceptance by governor till adjournment of legislature.....	971	for maintenance, etc., additional, 1925.....	707
apportionments misapplied, etc., to be replaced by States.....	971	<i>Aids to Navigation,</i>	
limit on use for buildings, etc.....	971	appropriation for expenses of.....	233, 1043
annual report of operations by stations to be made to governors.....	971	for establishing, etc.....	234, 1043
copy to Secretaries of Agriculture, and Treasury.....	971	<i>Aiken County, S. C.,</i>	
certificates as to compliance with the law to be made annually by Secretary of Agriculture.....	971	bridge authorized across Savannah River, Augusta, Ga., by Richmond County, Ga., and.....	102
if withheld, reasons to be reported to the President.....	972	<i>Aiken, S. C.,</i>	
amount kept separate until close of next Congress.....	972	terms of court at.....	801
disposal of.....	972	<i>Ain-dus-o-geshig, Mille Lac Band of Indians, Chief,</i>	
report in detail of operations, etc.....	972	payment to, from Court of Claims judgment for the band.....	818
		<i>Air Mail Act,</i>	
		title of Act.....	805
		air mail is first class mail prepaid with specified rates.....	805
		postage on, not less than 10 cents an ounce.....	805

<i>Air Mail Act</i> —Continued.	Page.	<i>Air Service, Chief of, War Department,</i>	Page.
contracts authorized for transporting		appropriation for civilian personnel,	
air mail; rates.....	805	Office of.....	493, 908
other first class mail by aircraft.....	805	legal assistant, technical, etc.,	
rules, etc., to be made.....	806	services.....	493, 908
postage on Government operated routes		<i>Air Stations, Navy (see Aviation, Navy).</i>	
not interfered with.....	806	<i>Aircraft</i>	
<i>Air Mail Service,</i>		contracts authorized for carrying air	
amount authorized for, from appro-		mail by; based on revenues....	805
priation for railroad transporta-		other first class mail by; terms....	805
tion, 1926.....	1337	<i>Aircraft Factory, Navy,</i>	
contracts authorized.....	1337	appropriation for maintenance.....	199, 877
separate accounts to be kept.....	1337	<i>Aircraft, Navy (see Aviation, Navy, and</i>	
personal services in the District, etc.	1337	Bureau of Aeronautics, Navy).	
<i>Air Service, Army,</i>		<i>Aircraft, Postal Service,</i>	
appropriation for aviation instruction		appropriation for operation, etc., New	
expenses, schools, etc.....	491, 906	York and San Francisco.....	87, 785
for maintenance, storage, etc., of air-		for night flying.....	87, 785
ships, etc.....	491, 906	extra charge for first class mail	
landing, etc., runways.....	491, 906	service.....	785
aerial photographic supplies, etc.	491, 906	for foreign mails by.....	87, 786
for helium gas production, etc.	492, 906	deficiency appropriation for operation,	
for investigating, etc., new types of		etc., New York to San Fran-	
airships.....	492, 906	cisco.....	59, 1350
purchase, manufacture, etc., of		<i>Airplane Bombs, Army,</i>	
aerial machines, etc.....	492, 906	appropriation for manufacture, pur-	
marking military airways.....	492, 907	chase, etc., of.....	498, 913
special clothing, etc.....	492, 907	<i>Airplane Carriers, Navy,</i>	
for expenses, disposal of surplus, etc.,		appropriation for converting two battle	
equipment.....	492, 907	cruisers into.....	881
consulting engineers at experi-		limits of cost increased for converting	
mental stations.....	492, 907	"Lexington" and "Saratoga"	
special scientific medical re-		into.....	882
search.....	492, 907	<i>Airplane Patrol in National Forests,</i>	
printing office supplies, etc.....	492, 907	appropriation for operating, to prevent	
salvaging wrecked aircraft, etc.	492, 907	forest fires.....	835
for allotments for designated ob-		<i>Airplanes, Postal Service (see Aircraft,</i>	
jects.....	492, 907	Postal Service).	
civilian employees.....	492, 907	<i>Aitkin County, Minn.,</i>	
helium production.....	492, 907	may bridge Mississippi River.....	814
aircraft research work.....	492, 907	<i>Ak Chin Indian Reservation, Ariz.,</i>	
balloon production.....	492, 907	appropriation for irrigation project on-	400,
improving stations, hangars, etc.	492, 907	1151	
new airplane production.....	492, 907	<i>Alabama,</i>	
paying damage claims; restric-		Georgia and, may bridge Chattahoochee	
tion.....	492, 907	River at Alaga, Ala.....	663
restriction on giving exhibition		Eufaula, Ala.....	16
flights.....	492, 908	may acquire bridge across Tennessee	
incurred obligations payable from		River at Decatur, to operate as	
former appropriation until June		a free bridge.....	815
30, 1925; additional use.....	493	tolls allowed for reimbursing cost,	
bombing tests on moving vessels;		etc.....	815
transfer of obsolete craft for,		bridge Coosa River at Gadsden....	891
from Navy and Shipping Board.	907	at Leesburg.....	723
reestablishing testing plant near		purchase of public land in, by Y. Charles	
McCook Field, Ohio.....	907	Earl, authorized.....	812
restriction on exhibition flights.....	908	<i>Alabama and Coushatta Indians, Polk</i>	
additional contracts for new air-		County, Tex.,	
planes, etc., authorized.....	908	appropriation for education, etc....	404, 1155
authorizations for helium gas pro-		<i>Alaga, Ala.,</i>	
duction, etc., granted to Navy		bridge authorized across Chattahoochee	
Department.....	908	River at.....	663
incurred obligations payable from		<i>Alamo Alto, Tex.,</i>	
former appropriation until June		bridge authorized across Rio Grande at	662
30, 1926.....	908	consent of Mexico required.....	663
for landing field, France Field,		<i>Alaska,</i>	
Panama Canal.....	493	appropriation for salary of Gover-	
for civilian personnel, Office of Chief		nor.....	427, 1181
of, War Department.....	493, 908	for contingent expenses.....	427, 1181
technical services.....	493, 908	for care of insane.....	427, 1181
for salaries and expenses, additional,		for railroad, river boats, etc.....	428, 1182
1925.....	711	consolidation of all amounts into	
deficiency appropriation for.....	58, 62,	Alaska railroads fund, available	
	701, 762, 1350	until expended.....	1182
for, production.....	58, 698		
for military.....	62		

<i>Alaska—Continued.</i>	Page.
appropriation for star route mail service	
in; emergencies.....	86, 785
for special mail equipments for.....	89, 787
for relief, etc., of shipwrecked American seamen in.....	208, 1017
for marking boundary line between Canada and.....	211, 1020
for judges, attorneys, etc.....	219, 1029
for marshals, salaries, etc.....	220, 1029
for protecting seal fisheries in.....	238, 1047
for surveyor general, clerks, etc.....	394
for native pupils brought to Indian schools from.....	405, 1156
for investigating mineral resources of.....	419, 1173
for inspection of mines, etc.....	420, 1174
for education of natives under commissioner of Education.....	426, 1180
operation, etc., of ship "Boxer".....	1180
for medical relief of natives; hospitals, etc.....	427, 1180
admission of pay patients.....	427, 1181
for reindeer stations, etc.; sale of males, etc.....	427, 1181
for protection of game.....	428, 841
for agricultural experiment stations in.....	435, 824
for Weather Service expenses in.....	436, 825
for experiments, etc., for increase of reindeer industry.....	451, 841
for protection of land fur bearing animals.....	451, 841
for military cable, etc.....	514, 928
for military, etc., roads, bridges, trails, etc., in.....	515, 930
for mining investigations in, additional, 1925.....	708
for education of natives under Commissioner of Education, additional, 1925.....	709
for medical relief of natives; additional, 1925.....	709
for contingent expenses, additional, 1925.....	709
for protection of game, additional, 1925.....	709
for suppressing liquor traffic, additional, 1925.....	709
for maintenance, etc., of railroads in, additional, 1925.....	709
for reindeer stations, additional, 1925.....	709
for judges, attorneys, etc., additional, 1925.....	709
for military roads, bridges, and trails in, additional, 1925.....	712
for expenses, protection of fisheries of, additional, 1925.....	713
deficiency appropriation for care of insane.....	41, 683, 1331
Sanitarium Company, Portland, Oreg.....	41
for freight, Education Bureau.....	43
for railroad.....	43, 1332
for education of natives.....	56, 1348
for contingent expenses.....	56, 1332
for star routes, postal service.....	60
for miscellaneous court expenses.....	687
for medical relief.....	697
for military, etc., roads, bridges, and trails in.....	699
for executing game law; reappropriation.....	1326
for Coast Guard cutter for duty in waters of, etc.....	1342

<i>Alaska—Continued.</i>	Page.
Alaska Game Law provisions.....	739
bond issue authorized by Cordova, for school building.....	656
Juneau, for sewerage system.....	859
Ketchikan, amount increased.....	656
Sitka, for school building.....	818
cases in district court of, reviewable by circuit court of appeals.....	936
Coast Guard cutter authorized for waters of, to replace "Bear".....	728
emergency mail service relay stations, authorized for.....	960
industrial schools, hospitals, etc., to be established for aboriginal natives of.....	978
unoccupied buildings to be assigned to Education Bureau.....	978
of War Department to be transferred.....	978
of dismantling and removal to other locations authorized.....	978
payment for and improvement of lands purchased at head of Cordova Bay.....	817
placer mining claims areas modified.....	1118
powers, etc., of Governor for game protection in, transferred to Secretary of Agriculture.....	668
salmon fishery protection provisions.....	464
two citizens of, to serve on National Advisory Commission to Sesquicentennial Exhibition Association.....	1254
<i>Alaska Fisheries,</i>	
areas to be set apart in waters of Alaska, and closed seasons established for.....	464
rules to limit fishing to be established for.....	464
fishing in prohibited, unlawful.....	464
in limited, restricted.....	465
regulations to have general application to areas.....	465
exclusive rights forbidden.....	465
limited fishing not permitted in prohibited areas, etc.....	465
importing salmon into Alaska taken during closed season from outside waters, unlawful.....	465
allowance for escapement of salmon in all Alaska waters required.....	465
less than 50 per cent prohibited.....	465
policy of Congress for, declared.....	465
stationary obstructions for taking salmon at less than specified distance from shore unlawful.....	465
Karluk and Ugashik Rivers excepted.....	465
distances required in laying seines, traps, etc.....	465
fishing for any salmon except by hand, in creeks, etc., or near mouths thereof, except for food, unlawful.....	466
weekly closed season for taking salmon for sale.....	466
food fishing excepted.....	466
period may be advanced.....	466
all obstructions to be released during punishment for violations of law or regulations.....	466
further fine for illegal obstructions, etc.....	466
seizure and forfeiture boats, equipment, etc.....	466
court procedure.....	466

<i>Alaska Fisheries</i> —Continued.	Page.	<i>Alaska Game Law</i> —Continued.	Page.
employees of Fisheries Bureau authorized to arrest, etc.	466	licenses required for taking game, etc.	744
former spawning provisions and penalties repealed.	466	nonresident hunting.	744
prior suits, etc., continued.	467	resident shipping.	744
taxing powers of Territorial legislature not curtailed.	467	resident hunting and trapping.	744
<i>Alaska Fisheries Service,</i>		registered guide.	744
appropriation for agents, etc., Pribilof Islands.	237, 1047	alien special.	745
for employees at large.	237, 1047	reports required of taking, etc., by all licensees.	745
for officers and crews of vessels.	238, 1047	fur farm.	745
for protecting seal fisheries, food, etc., to natives.	238, 1047	fur dealers; exception.	745
for officers and crews of vessels, additional, 1925.	706	fees required.	745
<i>Alaska Game Law,</i>		issue of, and fees for.	745
title of Act.	739	nonresident big game, etc., hunting and trapping; small game hunting.	746
meaning of terms used.	739	resident shipping and return; removing trophies.	746
residents include citizens and foreign-born persons who have declared intention to become citizens.	740	registered guide.	746
foreign born not admitted to citizenship deemed aliens.	740	alien special.	746
not declaring intention, etc., considered aliens.	740	fur farm.	746
invalidity of any clause, etc., not to affect remainder of Act.	740	void if statements in application false.	746
<i>Alaska Game Commission</i> created of five members.	740	offense deemed perjury, and punishable therefor.	746
four to be citizens, each from a judicial division.	740	altering, unauthorized use of, etc., forbidden.	746
fifth member, the Biological Survey representative.	740	date of expiration.	746
executive officer, etc.	740	proceeds of, and other receipts to be distributed to the Treasury and the Territory for school fund, equally.	746
removals, filling vacancies, etc.	741	collectors of customs to keep accounts of all shipments from and to the Territory; exception.	746
compensation limited; expenses allowed; travel, etc., expenses.	741	enforce regulation as to shipments.	746
pay of executive officer.	741	action in rem by district attorney against animals, guns, boats, etc., taken for violations.	746
meetings; investigations, etc.; seal to employ wardens, etc.; incur expenses, etc.	741	possession of prohibited game, etc., prima facie evidence of illegality.	746
officials of, and employees of other Government activities to arrest violators without warrants.	742	disposal of proceeds from forfeited sales.	747
execute warrants; search camps and vessels.	742	unexpended balances available.	747
duty of courts to issue warrants.	742	punishment for violations not specifically prescribed.	747
seizure of guns, boats, animals, etc., taken for violation.	742	hunting licenses forfeited in addition.	747
forfeiture, etc.; disposal.	742	disposal of fines from.	747
assistance of Treasury and postal officials.	742	license of guide revoked in addition to, if known violations not reported.	747
bonds required of commissioners and wardens.	742	existing laws continued in force until 90 days after publication of regulations.	747
reports and estimates to be filed by commission each year.	742	regulations for Mount McKinley Park game refuge not affected hereby.	747
taking game animals, etc., without permits unlawful.	743	provisions creating commission, etc., effective at once.	747
for scientific, etc., purposes, allowed.	743	other, in 90 days from publication of regulations.	747
use of poisons prohibited; allowed for destroying wolves, etc.	743	<i>Alaska Railroad,</i>	
sales to hunters forbidden.	743	appropriation for maintenance, and operation of.	428, 1182
seizure, etc., when found.	743	sales of supplies, etc., to employees; proceeds to be credited to construction account.	428, 1182
record, etc., of all, by dealers.	743	for purchase of steamer and barges for Yukon River.	428
regulations for taking game animals, etc., to be prescribed by Secretary of Agriculture.	743	all amounts consolidated into Alaska railroad fund.	1182
effective 90 days after publication.	743	amount for capital account expenditures.	1182
special prohibitions and permissions.	743	for operating river steamers.	428
restrictions on use for food when absolutely needed by natives, etc.	744	for printing and binding for.	1143
		for maintenance, etc., additional, 1925.	709

	Page.		Page.
<i>Alaska Railroad</i> —Continued.		<i>Aliens</i> (see also Immigration Act of 1924),	
deficiency appropriation for maintenance, etc.....	1332	appropriation for enforcing laws regulating admission of.....	240, 1049
balances reappropriated.....	1332	for expenses, naturalization of....	240, 1050
payment to Blanche L. Burns from revenues of operation, for house, etc., destroyed by fire.....	1356	for medical examination of.....	75, 774
to employees from revenues of operation, for effects destroyed by fire at Anchorage.....	1356	for enforcing laws regulating immigration of, under Department of State.....	1017
loss of clothing, etc., at wreck in 1922.....	1356	for expenses regulating immigration of, additional, 1925.....	709
C. H. Thompson.....	1356	deficiency appropriation for expenses of interned.....	57
officer of, to be designated to administer, etc., claims under injury compensation Act.....	1356	for enforcing laws regulating immigration of, under Department of State.....	691
payments for injuries to be reimbursed from employees' compensation fund.....	1356	for expenses regulating immigration of.....	760, 1349, 1353
<i>Alaska Salmon Fisheries,</i>		classes of, arriving in excess of quotas under Act of 1921, permitted to enter and remain.....	669
appropriation for expenses, protection of.....	713	departing from abroad destined for United States deemed immigrants; exceptions.....	154
<i>Alaskan Engineering Commission,</i>		departures of, from United States, forbidden, unless having certificates of payment of income, etc., taxes.....	303
exhibit for Seville Exposition to be prepared by.....	1257	<i>Alkali Resistant Crops,</i>	
payments made by disbursing officers of, for medical services to railroad contractors, validated, and credits in accounts directed.....	1355	appropriation for breeding, etc.....	442, 832
by R. D. Chase to designated employees for effects destroyed by fire, validated, and credit in accounts directed.....	1355	<i>Allegheny and Monongahela Rivers, Pa.,</i>	
<i>Albania,</i>		survey authorized for flood control of... amount authorized to be appropriated for.....	250
appropriation for minister to.....	206, 1015	equal amount to be contributed by Pennsylvania.....	250
<i>Albany Institute and Historical and Art Society, N. Y.,</i>		<i>Allegheny County, Pa.,</i>	
silver service presented to cruiser "Albany" by citizens, may be delivered to custody of.....	375	bridge authorized across Allegheny River by, and Westmoreland County.....	892
"Albany," U. S. Cruiser,		may bridge Monongahela River, McKeesport to Duquesne.....	997
silver service presented to, may be delivered to Albany Institute, etc., Society.....	375	Pittsburgh, Pa.....	802, 943
<i>Albuquerque, N. Mex.,</i>		time extended for bridging Monongahela River by, at Wilson.....	891
appropriation for Indian school at... for Indian school, additional, 1925... terms of court at.....	406, 1156 707 642	<i>Allegheny River,</i>	
<i>Alexandria Light and Power Company,</i>		deficiency appropriation for surveys, etc., for flood control of.....	696
may furnish current to civilians over Government line to Fort Humphreys, Va.....	534	bridge authorized across, in Allegheny and Westmoreland Counties, Pa.....	892
<i>Alexandria, Va.,</i>		near Larabee, Pa.....	1092
terms of court at.....	962	preliminary examination, etc., to be made of, in Pennsylvania and New York.....	1195
<i>Alfalfa,</i>		<i>Allen, Charles C.,</i>	
appropriation for testing commercial seeds of, etc.....	441, 831	deficiency appropriation for extra services.....	673
for preventing admission of adulterated.....	441, 831	<i>Allied Governments in World War,</i>	
for investigating improvement of, etc.....	443, 833	transportation, medical services, etc., to be furnished by Veterans' Bureau to discharged members of.....	621
<i>Alfalfa Weevil,</i>		utilization of similar services by, to discharged members of American forces living within their territorial limits.....	621 621
appropriation for investigating methods of eradicating.....	449, 839	funds available for.....	621
<i>Algoma, Wis.,</i>		<i>Allison Street NW., D. C.,</i>	
preliminary examination, etc., of, harbor to be made.....	1195	appropriation for paving, Seventh Street to Illinois Avenue.....	547
<i>Alien Property Custodian,</i>		for asphalt covering, Seventh Street to Georgia Avenue; from gasoline tax fund.....	1225
appropriation for expenses of..... for printing and binding for.....	522, 1199 522, 1199	<i>Allotments in Severalty to Indians</i> (see Lands in Severalty to Indians).	
deficiency appropriation for expenses, caring for property loaned by Austro-Hungarian Government and seized by.....	35		

	Page.		Page.
<i>Altamaha River System, Ga.,</i> preliminary examination, etc., of, to be made, to improve navigation; local interests required.....	1194	<i>American National Red Cross—Continued.</i> may continue use of temporary build- ings on grounds of Memorial to Women of the Civil War, Wash- ington, D. C.....	975
<i>Ambassadors,</i> appropriation for salaries.....	206, 1015	removal, etc., by December 31, 1926..	975
<i>Amber Pipes, etc.,</i> excise tax on, sold by producer, etc....	323	president of, to serve on commission for approval of plans for Memo- rial to Women of World War....	666
<i>Ambridge, Pa.,</i> bridge authorized across Ohio River to Woodlawn from.....	791	<i>American Niagara Railroad Company,</i> time extended for bridging Niagara River by.....	1216
<i>Amendment to the Constitution,</i> proposed to the States granting Con- gress power to limit, etc., child labor.....	670	<i>American Printing House for the Blind,</i> appropriation for providing books, etc., by.....	83, 782
<i>American Academy in Rome,</i> authorized property holding increased to \$10,000,000.....	635	<i>American Revolution, Society of Sons of the,</i> limitation on number of trustees re- moved.....	808
inhibition on American official serving as a director, repealed.....	635	<i>American Seamen,</i> appropriation for relief and protection of, in foreign countries, etc....	208, 1017
<i>American Battle Monuments Commission,</i> appropriation for expenses of.....	522	for testimonials for rescuing ship- wrecked, etc.....	210, 1019
acquiring lands in foreign coun- tries.....	522	deficiency appropriation for relief and protection of.....	47, 57, 760
travel expenses, etc.....	522	<i>American Transit Company,</i> time extended for bridging Detroit River, at Detroit, Mich., by..	103, 1128
preliminary plans, etc.....	522	<i>American University, D. C.,</i> deficiency appropriation for rent, De- partment of Agriculture.....	38
special disbursing agent for ex- penses abroad.....	522	<i>American Vessels,</i> home ports of, to be fixed by owners... to be recorded in bills of sale, etc..	947 948
deficiency appropriation for expenses... acquiring land; offices in foreign countries.....	35 35	<i>American War Mothers,</i> incorporated; purposes, etc.....	966
prior expenses allowed; travel of Army officers.....	35	<i>Americanization Work, Public Schools, D. C.</i> appropriation for expenses, instructing foreigners of all ages.....	556, 1231
special disbursing agent abroad... for maintenance, etc., of vehicles; payable from general expense appropriation.....	35 674	<i>Ammunition, Army,</i> appropriation for manufacture, etc.. for small arms, etc.....	498, 913 498, 913
unexpended balances available for all expenses of.....	1199	for preserving, etc.....	498, 913
use for construction work, forbidden..	1200	for mountain, etc., cannon.....	498, 914
<i>American Cyanamid Company,</i> deficiency appropriation for expenses arbitrating royalty to be paid to, from unexpended balance, National Defense Act.....	757	for mountain, etc., artillery prac- tice.....	498, 914
<i>American Ephemeris and Nautical Al- manac,</i> appropriation for preparing.....	190, 869	for seacoast cannon.....	499, 914
<i>American Ethnology,</i> appropriation for continuing researches in.....	528, 1206	for seacoast artillery practice....	499, 915
<i>American Falls Reservoir, Idaho,</i> lands to be acquired from Indians of Fort Hall Reservation, for con- struction of, on Minidoka irri- gation project.....	117	for seacoast cannon, insular posses- sions.....	499, 915
<i>American Food Products,</i> appropriation for examining foreign tests, etc., of.....	447, 837	for seacoast cannon, Panama Canal	500, 915
for investigating market conditions, etc., of agricultural.....	453, 844	deficiency appropriation for.....	59, 62
<i>American Furniture, etc., Early,</i> donations of, may be accepted for use in the White House.....	1091	<i>Ammunition, Navy (see also Ordnance and Ordnance Stores, Navy),</i> appropriation for procuring, etc.... for smokeless powder.....	192, 871 192, 871
<i>American Historical Association,</i> appropriation for printing and binding annual report of.....	529	<i>Amoy, China,</i> deficiency appropriation for construc- tion of consular building at....	1341
<i>American Legion,</i> proceedings of national encampments of, to be printed annually as House documents.....	473	<i>Amusement Places,</i> internal revenue tax on admissions to..	320
<i>American National Red Cross,</i> building erected as Memorial to Women of the World War to be used by.....	665	<i>Anacostia Park, D. C.,</i> appropriation for reclaiming Anacostia River and Flats for develop- ment of.....	572, 1246
expense of maintenance, etc.....	666	for recreation section, improvement, etc.....	574, 1247
		agreement as to title of certain land adjoining, validated.....	887
		<i>Anacostia River and Flats, D. C.,</i> appropriation for reclaiming, etc., for development of Anacostia Park..	572, 1246
		for, additional, 1925.....	712

<i>Anacostia River Bridge, D. C.,</i> appropriation for operating expenses.....	Page. 550, 1227	<i>Animals (see also Cattle),</i> appropriation for arresting, etc., con- tagious diseases of..... 110, 458, 827 for inspection, etc., of imported.... 437, 827 for tuberculin testing of..... 438, 827	Page. 827 827 827
<i>Anastasia Island, Fla.,</i> Saint Johns Electric Company granted right of way over military reser- vation on.....	959	<i>Animals, Domestic,</i> free admission of, crossing frontier before May 1, 1924, if brought back before December 31, 1924....	2
<i>Anclote River, Fla.,</i> preliminary examination, etc., of, to be made.....	1194	refund of duties paid on, returned after March 1, 1923.....	2
<i>Anderson, S. C.,</i> terms of court at.....	801	before May 1, 1925, if brought back before December 31, 1925.....	963
<i>Anderson, W. Va.,</i> deficiency appropriation for Federal Industrial Institution for Wom- en, construction, etc., at.....	1334	refund of duties collected after De- cember 30, 1924.....	963
<i>Angeles National Forest, Calif.,</i> permission granted Los Angeles County to maintain free public camp grounds in.....	969	<i>Animals, North American,</i> appropriation for investigating food habits of, etc.....	450, 841
<i>Animal and Bird Preserves,</i> punishment for illegally hunting, tak- ing eggs, etc., on.....	98	<i>Animals, Societies for Prevention of Cruelty to,</i> exempt from income tax.....	282
<i>Animal Diseases,</i> appropriation for arresting foot and mouth, etc.....	110, 458, 851	<i>Annapolis, Md. (see Naval Academy).</i> <i>Ansorge, Martin, C.,</i> deficiency appropriation for contested election expenses.....	754
for investigating, etc.....	439, 828	<i>Antelopes, etc.,</i> public lands authorized to be with- drawn for propagation of, in South Dakota.....	634
deficiency appropriation for eradication of foot and mouth, etc.....	40, 682	<i>Antietam Battle Field, Md.,</i> appropriation for preservation of mon- uments, etc.; superintendent.....	511, 926
for discovering new methods for control of foot and mouth; reap- propriation.....	1325	<i>Antilozins, etc.,</i> appropriation for investigating ani- mal.....	439, 828
<i>Animal Husbandry,</i> appropriation for feeding and breeding investigations in.....	439, 828	for regulating sale, etc.....	439, 829
<i>Animal Industry Bureau, Department of Agriculture,</i> appropriation for chief of Bureau, office personnel, etc.....	437, 826	<i>Antitrust Laws,</i> appropriation for expenses enforcing use for prosecution of labor as- sociations, etc., forbidden....	217, 1027
for general expenses.....	437, 827	association of farmers, etc.....	217, 1027
for inspection and quarantine work.....	437, 827	for enforcing, additional, 1925.....	709
blackleg vaccine.....	438	<i>Apache, etc., Agency, Okla.,</i> appropriation for support, etc., of Indians at, from tribal funds.....	411, 1161
for investigating tuberculosis of ani- mals.....	438, 827	<i>Apache, etc., Indians, Okla.,</i> appropriation for support, etc., from tribal funds.....	399, 1149
indemnities for destroyed ani- mals.....	438, 828	<i>Apalachicola, Fla.,</i> inspectors of hulls and of boilers at, abolished.....	104
for eradicating southern cattle ticks; demonstration work.....	438, 828	<i>Apalachicola River,</i> bridge authorized across United States Canal, connecting, with Saint Andrews Bay, Fla.....	22
limitation on expenditures.....	438, 828	preliminary examination, etc., of, to be made.....	1194
for dairy investigations, etc.; reno- vated butter inspection.....	438	<i>Appalachian Mountains, Southern,</i> deficiency appropriation for securing lands in, for national parks.....	1331
for animal husbandry experiments.....	439, 828	Secretary of the Interior to determine areas of lands to be acquired for national parks in.....	959
feeding, breeding, etc.....	439, 828	<i>Appeals and Writs of Error,</i> no case to be dismissed solely for mis- take in procedure.....	941
poultry feeding and breeding.....	439, 828	<i>Appointments Division, Treasury Depart- ment,</i> appropriation for chief of, and office personnel.....	69, 768
sheep experiment station, Idaho.....	439, 828	<i>Appraisers, Board of (see Board of Gen- eral Appraisers).</i> <i>Appraisers of Merchandise, Customs,</i> appointment of one at Portland, Oreg..	957
for animal diseases investigations.....	439, 828	limited to one, at Baltimore, Md.....	819
contagious abortion of animals.....	439, 829		
for investigating, treating, etc., hog cholera.....	439, 829		
regulating trade in animal viruses, etc.....	439, 829		
methods of prevention, etc.....	439, 829		
for eradication, etc., of dourine....	439, 829		
for administrative work.....	439, 829		
for meat inspection, additional.....	439, 829		
horse meat.....	440, 829		
for salaries, additional, 1925.....	705		
for general expenses, additional, 1925..	705		
for meat inspection, additional, 1925..	705		
for arresting foot and mouth diseases of, additional, 1925.....	706		
deficiency appropriation for general ex- penses.....	55, 60, 700, 759, 1351, 1353		
for International Livestock Exposi- tion, medals, etc., to winners.....	1324		

	Page.	<i>Appropriations—Continued.</i>	Page.
<i>Apprentice Seamen, Navy,</i>		authorized for survey for flood control	
appropriation for pay.....	193, 872	of Allegheny and Monongahela	
for pay, under training, etc.....	193, 872	Rivers, Pa.....	250
<i>Appropriations,</i>		for flood control of North Branch	
appropriation for preparing statement		of Susquehanna River Pa.	250
of, first session, Sixty-eighth		and N. Y.....	250
Congress.....	586	for flood control of Puyallup River,	
for statement of, second session,		Wash.....	250
Sixty-eighth Congress.....	1294	for stock of Inland Waterways Cor-	
First Deficiency Act, Fiscal Year 1924..	33	poration.....	361
Urgent Deficiency.....	170	for expenses, final disposition of	
Second Deficiency Act, Fiscal Year 1924	672	affairs of Eastern Band of	
First Deficiency Act, Fiscal Year 1925..	753	Cherokee Indians, N. C.....	381
Second Deficiency Act, Fiscal Year 1925	1313	for additional hospital, etc., facilities	
for Senate, inquiries and investigations..	16	for Veterans' Bureau patients..	390
for Treasury Department.....	64, 763	for expenses of joint committee to	
for Post Office Department.....	83, 782	investigate Northern Pacific	
for Navy Department and Navy.....	182, 861	land grants.....	462
for Department of State.....	205, 1014	for girls' dormitory, Fort Lapwai	
for Department of Justice.....	216, 1025	Indian Sanatorium, Idaho.....	533
for Department of Commerce.....	224, 1033	for lands for homeless Temoak In-	
for Department of Labor.....	238, 1048	dians, Nev.....	596
for Interior Department.....	390, 1141	for paying Stevens and Ferry Coun-	
for Department of Agriculture.....	432, 822	ties, Wash., for local taxes on	
for War Department and Army.....	477, 892	allotted Colville Indian lands..	599
for Executive, independent establish-		for expenses of commission to in-	
ments, etc.....	521, 1198	spect, etc., designated Civil	
for the District of Columbia.....	539, 1216	War battle fields in Virginia....	647
for Legislative Branch of the Govern-		for expenses of International Fisheries	
ment.....	578, 1286	Commission.....	650
for legal expenses in canceling naval oil		for expenses executing Upper Mis-	
reserves leases, etc.....	16	sissippi River, etc., Refuge Act..	652
for loans to farmers in drought stricken		for acquiring areas for the refuge..	652
areas of New Mexico for pur-		for cooperating with States for forest	
chase of seed, etc.....	110	fire prevention, timber produc-	
for arresting, etc., contagious diseases		tion, etc.....	653
of animals.....	110	for procuring seeds and plants for	
for preparing roll, etc., of Lac du		timber growing on denuded	
Flambeau Band of Chippewa		lands, etc.....	654
Indians, Wis.....	132	for assisting farm owners in establish-	
for payment to Canada.....	1282	ing wood lots, etc.....	654
for expenses of National Commissions		for part contribution for Memorial	
for the Sesquicentennial Ex-		to Women of World War; condi-	
hibition in Philadelphia.....	1254	tion.....	665
authorized for shoe factory, etc.,		for Washington Bicentennial Birth-	
penitentiary at Leavenworth,		day Commission.....	672
Kans.....	7	for investigations to determine de-	
for paying dispossessed allottees of		velopment of arid lands, etc.....	704
Nisqually Indian Reservation,		for disposing of unallotted lands of	
Wash.....	111	Omaha Indian Reservation, Neb.	
for membership in International		for investigating, etc., new location	
Statistical Bureau at The Hague		for Botanic Garden conserva-	
delegates to Seventh Pan		tories.....	729
American Scientific Congress..	112	for expenses of Lexington-Concord	
for delegates to meeting of Inter-		Sesquicentennial Commission....	749
American Committee on Elec-		for expenses, participating in Sesqui-	
trical Communications.....	112	centennial celebration.....	749
for paying indemnity to France for		for expenses of widening Nichols	
damages to property of Madame		Avenue SE., District of Colum-	
Crignier in search for body of		bia.....	751
Admiral John Paul Jones.....	118	for one-half cost of bridge across San	
for expenses of commission on use of		Juan River, Bloomfield, N. Mex..	800
waters of Rio Grande below		for general fund of Chippewa Indians	
Fort Quitman, Tex.....	118	of Minnesota, from sale of ceded	
for participating in international		lands.....	816
conferences for suppressing		for commission to inspect, etc.,	
traffic in opium, etc.....	120	battle fields of the siege of Peters-	
annually for Adjusted Service Certi-		burg, Va.....	856
ficate Fund.....	128	for expenses of commission to select	
limit for 1925.....	128	Patent Office models for reten-	
for Dairying Bureau, Department of		tion, etc.....	943
Agriculture.....	243	for indemnity to Sweden, for sinking	
for bridge repairs, Leavenworth,		of fishing boat "Lilly".....	947
Kans., penitentiary farm.....	248		

*Appropriations*—Continued.

authorized for quarantine station, Sand Island, Ala.....	950
for indemnity to Norway on account collision damages to "Hassel".....	955
for commission on selecting sites for national parks, in southern Appalachian Mountains.....	959
for lands, etc., Tokyo, Japan, for foreign service.....	961
for additional lands, Fort Bliss, Tex. for care, etc., of burial grounds of former President Zachary Taylor in Jefferson County, Ky.....	964
for increased allotments to State, etc., agricultural experiment stations.....	970
for construction of Arlington Memorial Bridge.....	974
for preliminary examinations, etc., of designated rivers in Washington for flood control.....	1000
for topographical survey of the United States.....	1011
for credit to Chippewa Indians of Minnesota.....	1052
for expenses of eliminating grade crossing of Van Buren Street, District of Columbia, over railroad tracks, by construction of subway.....	1097
for travel expenses of Bunker Hill Sesquicentennial Commission.....	1099
for participating in celebration of 150th anniversary of Battle of Bunker Hill.....	1099
for per capita payment to Clallam Indians, Wash.....	1102
for editing, etc., archives of the Territories.....	1104
for expenses of forest experiment stations in California, etc.....	1109
for establishing Fort McHenry, Md., as a national park, etc.....	1109
for further hospital facilities for Veterans' Bureau beneficiaries.....	1212
for completing frieze in Rotunda of the Capitol.....	1252
for all expenses at Seville International Exposition.....	1257
for expenses of Mecklenburg Sesquicentennial Commission.....	1267
for participating in celebrating at Charlotte, N. C., the 150th anniversary of the declaration of independence in Mecklenburg County.....	1267
for tablets in memory of John and John Quincy Adams at Quincy, Mass.....	1302
for expenses of delegates to Pan American Highways Congress.....	1355
balances of designated Army, covered in.....	934
<i>Arapahoe, etc., Agency, Okla.,</i> appropriation for support, etc., of Indians at, from tribal funds.....	411, 1161
deficiency appropriation for civilian employees at.....	1329
<i>Arapahoe Indians, Mont., Northern Cheyenne, and,</i> appropriation for support, etc., of.....	409, 1160
for support, etc., of, additional, 1925.....	708
<i>Arbitration Act, United States,</i> meaning of "maritime transactions" and "commerce" as used herein.....	883

*Arbitration Act, United States*—Continued.

provisions not applicable to employment contracts with workers in commerce.....	883
written contracts providing for arbitration of controversies in maritime or commerce transactions, valid, etc.; exception.....	883
trials of suits referable to arbitration on agreement therefor, may be stayed, until arbitration has been had.....	883
petition for order of court directing arbitration may be made by aggrieved party on failure, etc., of the other.....	883
if the making of the agreement, etc., not in issue, order to be made.....	883
venue of hearing, etc.....	884
summary trial, if making agreement, etc.....	884
by judge.....	884
by jury, except admiralty cases.....	884
action on findings of jury.....	884
naming of arbitrator, etc.....	884
procedure on application to court.....	884
arbitrators may issue summons; fees.....	884
service of summons.....	884
court may compel attendance on refusal; punishment for contempt.....	884
If action in admiralty, vessel, etc., to be seized and held until award in arbitration.....	885
order of court confirming award to be entered, if agreed in arbitration agreement.....	885
service of notice of application for.....	885
grounds for order of court vacating awards; procured by fraud, etc.....	885
partiality of arbitrator, etc.....	885
misconduct, etc., of arbitrator.....	885
exceeding or imperfect execution of powers.....	885
vacated award may be reheard by direction of court.....	885
award may be modified, etc., by court on application, if material mistake, etc., in.....	885
if upon a matter not submitted; exception.....	885
if imperfect in form, etc.....	885
effect of order, to promote justice, etc.....	885
procedure on motion to vacate, etc., award.....	885
stay of proceedings may be made by same court.....	886
papers to be filed on moving for an order confirming, etc., an award.....	886
judgment to be docketed.....	886
force and effect of.....	886
title of Act.....	886
inconsistent laws repealed.....	886
in effect on the 1st of January next.....	886
prior contracts not affected.....	886
<i>Arbitration, British-American Pecuniary Claims,</i> appropriation for expenses.....	213, 1022
<i>Arbitration, Bureau of Interparliamentary Union for Promotion of International,</i> appropriation for contribution.....	212, 1020
<i>Arbitration, International Bureau of Permanent Court of,</i> appropriation for annual contribution.....	212, 1020

<i>Arbitration, International Bureau of Permanent Court of—Continued.</i>	Page.	<i>Architecture, D. C.—Continued.</i>	Page.
deficiency appropriation for share in expenses.....	48	certificate to practice; each member of firm to register for.....	175
<i>Archbold, Mrs. Anne,</i>		employees of registered architects not prevented.....	715
acceptance of tract of land from, in the District of Columbia, to be added to park system as the "Archbold Parkway".....	978	plans, etc., by other persons permitted not to use title of architect.....	715
<i>Architect of the Capitol,</i>		buildings defined.....	715
appropriation for, chief clerk, engineer, etc.....	586, 1295	certificates to qualified persons now engaged in architecture without examination; condition.....	715
for elevator conductors, Capitol, Senate and House Office Buildings.....	587, 1295	continuing without, allowed persons in practice hitherto.....	715
for work at the Capitol, repairs, etc.....	587, 1295	qualifications of applicants for certificates.....	715
for restoring decorations, first floor corridors, Senate wing.....	587, 1295	examination by board.....	716
for care, etc., of grounds, Capitol, Senate and House Office Buildings.....	587, 1295	evidence accepted in lieu.....	716
surgical treatment of trees on Capitol grounds.....	1295	possessing diploma from an architectural college, etc.; additional proof.....	716
for increased fire protection, Senate and House wings of Capitol.....	587	holding similar certificate from a State, etc.; condition.....	716
for repairs, etc., stables and Maltby Building.....	587, 1295	limited requirement for architects practicing for ten years outside of the District.....	716
for Senate Office Building, maintenance.....	587, 1295	fees; from applicants for certificates... for certificate.....	716
for extensions, furniture, etc.....	587, 1295	renewals; restoration.....	716
for House Office Building, maintenance.....	587, 1295	examination papers, etc., to be kept by board; record of proceedings, etc.....	716
for Capitol power plant.....	587, 1295	record of registered architects; details of certificates with Commissioners... certificates to be renewed yearly; effect of failure.....	716
for expense of Library of Congress Building under.....	588, 1296	date of expiration.....	717
for printing and binding for.....	591, 1299	persons exempted from provisions of Act; nonresidents or recent arrivals; conditions.....	717
deficiency appropriation for Capitol Power Plant.....	34, 673, 1315	authorized employees of registered architects; restriction.....	717
for Senate Office Building.....	34, 1315	nonresident consulting associates... employees of United States... of the District while employed.....	717
for completing frieze in Rotunda of Capitol.....	673	revocation of certificate; notice to holder, hearings, proof required... causes; fraud in obtaining; fraud in professional practice, etc.; gross incompetency, etc.....	717
for pedestals for busts.....	1315	procedure for; report of findings... record to be made by persons using title of architect.....	717
authorized to loan portraits of Daniel Webster and Henry Clay for exhibition of works of the artist John Neagle, in Philadelphia... plans for music auditorium at Library of Congress to be prepared by.....	1252	registration barred on failure to make.....	718
expense of, construction, etc., upon vouchers of.....	788	unauthorized use of title architect, etc., a misdemeanor.....	718
positions and pay established of, and office personnel.....	149	punishment for.....	718
<i>Architecture, D. C.,</i>		conflicting laws repealed.....	718
board of examiners and registrars of architects created.....	713	immediate effect of Act.....	718
appointment of five; qualifications; period of service, oath, etc.....	713	<i>Archives of the Territories,</i>	
organization; election of officers.....	714	collecting, arranging for publication, etc., authorized in Department of State.....	1104
rules, regulations, quorum, etc.....	714	<i>Ardmore, Okla.,</i>	
duties of; expenses.....	714	terms of court at.....	388, 945
roster of all registered architects to be made yearly.....	714	<i>Arecibo, P. R.,</i>	
board to make yearly report to Commissioners.....	714	preliminary examination, etc., of harbor to be made.....	1197
receipt and use of fees; compensation to board from.....	714	<i>Argentina,</i>	
actual expenses of members to be reimbursed.....	715	appropriation for ambassador to... 206, 1015	
certificate from board required for authority to practice.....	715	<i>Argentine Ant,</i>	
title given holders by.....	715	appropriation for investigating, etc... 449, 839	
use of, restricted to holders; or those previously engaged in practice.....	715	<i>Arid Lands,</i>	
		appropriation for study, etc., of drought resistant crops, etc.....	442, 832
		amount authorized for investigations to determine development of... 704	

<i>Arizona</i> ,	Page.	<i>Arkansas Western Judicial District—Con.</i>	Page.
appropriation for surveyor general, clerks, etc.....	394	terms of court, at Texarkana.....	91, 949
for support, etc., of Indians, in.....	408, 1159	offices of clerks.....	91, 949
for support, etc., Indians in, additional, 1925.....	708	<i>Arlington Agricultural Experiment Farm, Va.,</i>	
deficiency appropriation for support, etc., Indians in.....	56, 698, 759	appropriation for continuing improve- ments, etc.....	443, 832
authority to bridge Colorado River near Lee Ferry, subject to guaranty of, to pay half the cost, and to operate, etc., the bridge when built.....	994	for continuing improvements, etc., of building for experiments in Amer- ican raw materials.....	447, 837
sums for allotting lands, etc., not to be used for Indians in, unless res- iding on public domain prior to June 30, 1914.....	398, 1148	deficiency appropriation for special sugar cane breeding investiga- tions.....	1325
<i>Arkansas</i> ,		<i>Arlington Building, D. C.</i>	
may acquire and operate bridge across Black River, at Black Rock.....	889	appropriation for operating force and expenses.....	531, 1210
tolls allowed for five years.....	889	<i>Arlington Memorial Amphitheater and Chapel, Va.,</i>	
White River, at Augusta.....	1131	appropriation for care, etc.....	511, 926
tolls allowed for five years.....	1131	<i>Arlington Memorial Bridge Commission,</i>	
Batesville.....	888	deficiency appropriation for commenc- ing construction of bridge.....	1316
tolls allowed for five years.....	888	directed to construct bridge across Po- tomac River; location.....	974
Saint Charles, to operate as a free bridge.....	1000	including approaches, landscape fea- tures, etc.....	974
tolls allowed for five years.....	1000	advisable changes in design, etc., al- lowed.....	974
may erect buildings, etc., at Camp Pike of, State National Guard.....	244	executive officer of, to have immediate charge of work.....	974
purchase of lands in, by Sabine Lumber Company, authorized.....	812	amount authorized to be appropriated.....	974
<i>Arkansas Avenue N.W., D. C.,</i>		proportion of, from Treasury and District revenues.....	974
appropriation for paving, Georgia Ave- nue to Emerson Street.....	548	assessments on opening, etc., streets.....	974
<i>"Arkansas," Battleship,</i>		accounting if construction other than by contract.....	974
deficiency appropriation for additional submarine, etc., protection.....	1335	employment of engineers, architects, and other personnel; compensa- tion.....	975
alteration of, authorized for protection against submarine and aircraft attack.....	719	details of Army Engineer officers au- thorized.....	975
converting to oil burning.....	719	occupation of Government owned lands, during construction.....	975
<i>Arkansas Eastern Judicial District,</i>		transfer to park system, etc., on com- pletion.....	975
counties constituting eastern division.....	91	authorized to acquire private lands in Virginia for approaches to bridge.....	975
northern division.....	91	for opening up B Street N.W., from the Capitol to the Potomac.....	975
Jonesboro division.....	91	condemnation proceedings.....	975
western division.....	91	construction by direct appropriations or contracts, or by both, authorized.....	975
terms of court, at Batesville.....	91	limitation on yearly expenditures.....	975
Helena.....	91	annual statements of expenditures, etc.....	975
Jonesboro.....	91	<i>Arlington National Cemetery, Va.,</i>	
Little Rock.....	91	appropriation for care of grounds, etc.....	511, 926
offices of clerk.....	91	for burial of indigent ex-service men, District of Columbia, in.....	571, 1245
<i>Arkansas Judicial District,</i>		restoration directed of the Lee Mansion in, to its condition prior to the Civil War.....	1356
counties constituting western district di- visions.....	948	<i>Armament, Army,</i>	
terms of court.....	949	appropriation for gauges, dies, and jigs for manufacture of.....	499, 914
no change in eastern district.....	949	<i>Armament, Navy,</i>	
<i>Arkansas River,</i>		appropriation for.....	192, 871
bridge authorized across, near Darda- nelle, Ark.....	1129	deficiency appropriation for expenses, scrapping of naval vessels.....	689
time extended for bridging, Little Rock, Ark.....	9	<i>Armament of Fortifications,</i>	
preliminary examination, etc., of, to be made.....	1195	appropriation for.....	499, 914
<i>Arkansas River, Kans., Okla., and Ark.,</i>		deficiency appropriation for.....	59,
preliminary examination, etc., author- ized for flood control of.....	249	62, 701, 1350, 1352, 1353	
<i>Arkansas Western Judicial District,</i>		for Panama Canal.....	701
counties constituting Texarkana divi- sion.....	90, 948	<i>Armored Vehicles, Army, Self-propelled,</i>	
El Dorado division.....	948	appropriation for purchase, etc., of.....	498, 913
Fort Smith division.....	91, 948	deficiency appropriation for.....	62
Harrison division.....	91, 948		
terms of court, at El Dorado.....	949		
Fort Smith.....	91, 949		
Harrison.....	91, 949		

<i>Armories (see Arsenals, Army).</i>	Page.	<i>Army—Continued.</i>	Page.
<i>Arms and Armament, Army,</i>		additional personnel forbidden	482
appropriation for gauges, etc., for man-		pay to retired officer forbidden	
ufacture	499, 914	who sells supplies, etc., to	
<i>Arms, etc., Army,</i>		Army	482
appropriation for manufacture of	498, 913	pay forbidden to retired officer	
deficiency appropriation for manu-		employed by parties selling,	
facture	62, 762	etc., to Army or Department	482
<i>Army (see also War Department),</i>		appropriation for mileage, etc.	482, 897
appropriation for all contingencies of,		for clerks, etc., Finance Department	
under the Secretary of War	479, 893		482, 897
civilian employees on sales of war sup-		auditing World War contracts	483, 897
plies, adjusting contracts, etc.	479, 893	personal services in Department	483, 897
restriction on transfers of small		for paying claims for damages to	
quantities of surplus property	479, 893	private property; mode of set-	
amount for advertising limited	479	tlement	483, 897
restriction on payments to auc-		for paying claims for destruction,	
tioners	479	etc., of personal property of	
for General Staff Corps, Military		officers, etc., in the service	483, 898
Intelligence Division	479, 894	for Quartermaster Corps	483, 898
military attachés abroad; ob-		for subsistence supplies for issue	483, 898
serving operations of foreign		sales to officers, enlisted men, etc.	483, 898
armies	479, 894	meals to competitors in the national	
for contingencies, headquarters of		rifle match	483, 898
departments, etc.	480, 894	for payments; commutation of	
for Army War College	480, 894	rations	483, 898
for Command and General Staff School,		prices at sales commissaries to in-	
Fort Leavenworth, Kans.	480, 895	clude overhead costs	484
for post exchanges	480, 895	services and supplies from public	
libraries, hostess houses, etc.	480, 895	utilities to include overhead	
pay of officers	481, 895	costs	484
no commissioned Army, Navy, or		for regular quartermaster supplies	484, 899
Marine Corps officer deprived of		heat and light to quarters	484, 899
pay while on duty in coordina-		post bakeries; ice machines; laun-	
tion of Government business	895	dries, etc.	484, 899
for National Guard officers	481, 896	forage, etc., for animals	485, 899
for warrant officers	481, 896	sale of electric current from Camp	
for aviation increase, officers	481, 896	John Hay, Philippines, to Ba-	
for longevity, officers	481, 896	guio, approved	485
time at Military or Naval Acad-		for clothing and equipage	485, 900
emy after August 24, 1912, not		indemnity for destroyed clothing	
counted	481, 896		485, 900
for pay of enlisted men	481, 896	for incidental expenses	485, 900
Clarence J. Vaughan	481	for transportation	486, 900
number provided for	481, 896	dependents of officers and enlisted	
minors enlisting after July 1, 1925,		men, etc.	901
without consent of parent, etc.,		boats, vehicles, draft animals, etc.	
may be discharged	896		486, 901
for National Guard enlisted men	481, 896	travel allowances on discharge	486, 901
for aviation increase, enlisted men;		payments to land grant railroads;	
limitation	481, 896	limitation	486
for Philippine Scouts	481, 896	motor vehicle restriction	486, 901
for longevity pay, enlisted men	481, 896	purchase of motor vehicles re-	
for pay of retired officers	481, 896	stricted	487, 901
for retired officers on active duty	481, 896	for purchase of horses; limitation	487, 901
for retired enlisted men	481, 896	breeding of riding horses	487, 901
for retired enlisted men on active		acceptance of donated breeding	
duty	481, 896	animals, etc.	487, 901
for retired pay clerks	481, 896	for military posts, construction, etc.	487, 902
for retired veterinarians	481, 896	Fort Sill, Okla.	487
for field clerks and messengers, at		Fort Benning, Ga.	487
headquarters of territorial de-		comprehensive plan to be sub-	
partments, areas, etc.	481, 896	mitted for necessary con-	
assignment to Department duty		struction, etc.; funds for	487
forbidden	482, 896	sale of Fort Porter, N. Y.	902
for contract surgeons; nurses; hos-		Hawaiian Islands	488, 902
pital matrons	482, 896	Panama Canal	488, 902
for courts martial, etc., expenses	482, 896	for barracks and quarters, construc-	
for rental allowances	482, 897	tion, repairs, etc.	488, 903
for subsistence allowances	482, 897	rental of garages, offices, etc., for	
for interest on soldiers' deposits	482, 897	military attachés	488, 903
for loss by exchange	482, 897	repairs, old Fort Ontario, N. Y.	903
for officers furnishing mounts	482, 897	additional land Fort Reno, Okla.	903
accounting and disbursement as		for barracks and quarters, Philip-	
pay of the Army	482	pine Islands; rentals in China	488, 903

<i>Army</i> —Continued.	Page.
appropriation for barracks, etc.; restriction on quarters for officers	488, 903
for water, sewers, etc., at posts	488, 903
new work limited	488, 903
for roads, walks, wharves, drainage, etc.	488, 903
repairs, etc., New Dixie Highway, Camp Knox, Ky.	489
camp, etc., excluded	489, 903
for shooting galleries and ranges	489, 904
for rent of buildings for, in District of Columbia	489, 904
for Fort Monroe, Va., wharf, roads, and sewer	489, 904
for post hospitals, construction, repair, etc.	489, 904
temporary camp hospitals, etc.	489, 904
new construction forbidden	490, 904
for Signal Service expenses	490, 905
allotments for designated objects	490, 905
for fire control installations, sea-coast defenses	491, 905
insular possessions	491, 906
Panama Canal	491, 906
for Air Service expenses	491, 906
allotments for designated objects	491, 906
incurred obligations to be paid from former appropriations, etc.	493, 908
for aviation landing field, Panama Canal	493
for Medical Department, supplies, etc.	493, 908
tuition of officers and nurses	494, 909
Hot Springs, Ark., Hospital	494, 909
use for Medical and Surgical History of War with Germany, forbidden	494, 909
for hospital care, Canal Zone garrisons	494, 909
for Army Medical Museum	494, 909
for library, Surgeon General's Office	494, 909
for care, etc., insane Filipino and Porto Rican soldiers	494, 910
for Engineer Department, expenses of depots	495, 910
for Engineer School	495, 910
tuition of student officers at technical institutions, etc.	495, 910
for equipment of troops	495, 911
for civilian assistants	495, 911
for field operations	496, 911
for military surveys and maps	496, 911
offices to assist	496, 911
for fortification of seacoast defenses, etc., United States	496, 911
insular possessions	496, 912
Panama Canal	497, 912
for Ordnance Department, current expenses	497, 913
for ordnance stores, ammunition, etc.	497, 913
for manufacture of arms	498, 913
for preserving, etc., ordnance and ordnance stores	498, 913
for purchase, etc., for troops	498, 913
for automatic machine rifles	498, 913
for purchase, etc., of tanks, etc.	498, 913
for Field Artillery armament	498, 913
for proving grounds	498, 914
for Rock Island Arsenal	499, 914
for testing machines	499, 914
for repairs of arsenals, etc.	499, 914

<i>Army</i> —Continued.	Page.
appropriation for procuring gauges, etc., for armament	499, 914
for armament for fortifications, United States	499, 914
insular possessions	499, 915
Panama Canal	499, 915
for Chemical Warfare Service, expenses	500, 915
for Infantry School, Fort Benning, Ga.	500, 916
for civilian employees, Tank Service; tank school	501, 916
for Cavalry School, Fort Riley, Kans.	501, 916
for Field Artillery School, Fort Sill, Okla.	501, 917
for Field Artillery instruction at firing centers	501, 917
for Coast Artillery School, Fort Monroe, Va.	501, 917
for Coast Artillery expenses, seacoast defenses, United States	502, 917
insular possessions	502, 918
Panama Canal	503, 918
for Military Academy	503, 918
for National Guard, arming, equipping, and training	505, 920
for forage, bedding, etc., for animals	505, 920
additional from unexpended balances	920
for care of animals, equipment, etc.	505, 920
for instruction camps	505, 920
additional from unexpended balances	920
for expenses, attending service schools	505, 920
additional from unexpected balances	920
for property and disbursing officers	505, 920
additional from unexpended balances	920
for equipment and instruction expenses	505, 920
for travel expenses of Federal officers	505, 920
for transporting supplies, etc.	505, 920
additional from unexpended balances	920
for expenses, Army enlisted men on National Guard duty	505, 920
for office rent, etc., instructors	506
for pay of National Guard, armory drills	506, 920
additional from unexpended balances	920
for arms, equipment, etc., for field service	506, 920
clothing, equipment, etc., from Army surplus stores	506, 921
reduction of mounted units, etc.	506, 921
for officers' Reserve Corps	506, 921
mileage allowance for training	506, 921
for Enlisted Reserve Corps	506, 921
for expenses, correspondence instruction courses	506, 921
for purchase of training manuals	506, 921
for establishing headquarters, training camps, administration expenses, etc.	506, 922
divisional and headquarters allotment	507, 922
period of pay, officers on active duty	507, 922

## Army—Continued.

Page.

appropriation for pay, etc., of Medical Reserve officers and nurses, in care of Veteran Reserve beneficiaries at Army hospitals.....	507, 922
for Reserve Officers' Training Corps, quartermaster supplies to units, etc.....	507, 922
expenses of training camps, subsistence, etc.....	507, 922
commutation of subsistence, senior division members.....	507, 923
uniforms, etc., from Army surplus stock.....	508, 923
price current at time of issue to govern payments.....	508, 923
additional mounted, etc., units forbidden.....	508, 923
use of other funds forbidden.....	508, 923
transportation, etc., competitors in national rifle match.....	508, 923
for supplies and equipment for other schools and colleges.....	508, 923
arms, etc., excluded.....	508, 923
for expenses of citizens training camps.....	508, 924
medical treatment, etc., if injured in line of duty.....	924
burial expenses, etc.....	924
age limitation; no other funds to be used.....	509, 924
uniforms, etc., from Army surplus stock.....	509, 924
price current at time of issue to govern payments.....	509, 924
no issue of reserve supplies which would impair reserves for two field armies, etc.....	509, 924
for National Board for Promotion of Rifle Practice.....	509, 924
for rifle ranges for civilian instruction, quartermaster supplies.....	509, 924
participation in matches.....	509, 925
transportation, etc., of rifle teams.....	509, 925
for annual rifle contests, trophy, medals, etc.....	509, 925
for arms, etc., for civilian target practice.....	510, 925
provisions for encouraging rifle instruction.....	510
no pay for officers, etc., using time measuring devices on work of employees; cash bonus restricted.....	510, 926
purchases from abroad exempt from duty.....	510, 926
for Army War College, additional, 1925.....	711
for Command and General Staff School, additional, 1925.....	711
for post exchanges, additional, 1925.....	711
for pay of the Army, additional, 1925.....	711
for Quartermaster Corps, additional, 1925.....	711
for clothing and equipage, additional, 1925.....	711
for transportation, additional, 1925.....	711
for barracks and quarters, additional, 1925.....	711
for water and sewers at posts, additional, 1925.....	711
for roads, walks, wharves, and drainage at posts, additional, 1925.....	711

## Army—Continued.

Page.

appropriation for Fort Monroe, Va., sewerage, etc., additional, 1925.....	711
for Signal Corps, additional, 1925.....	711
for Air Service, additional, 1925.....	711
for Medical Department, additional, 1925.....	711
for Engineer Department, additional, 1925.....	711
for Chemical Warfare Service, additional, 1925.....	711
for service schools, additional, 1925.....	711
for Military Academy, additional, 1925.....	711
for National Guard expenses, additional, 1925.....	711
for citizens' military training, additional, 1925.....	711
for National Board for Promotion of Rifle Practice, additional, 1925.....	711
for national cemeteries, additional, 1925.....	712
for headstones for soldiers' graves, additional, 1925.....	712
for Medical Department, Medical and Surgical History of World War, additional, 1925.....	712
for public buildings and grounds, District of Columbia, additional, 1925.....	712
for roads, bridges, etc., Alaska, additional, 1925.....	712
for pensions.....	414, 1164
deficiency appropriation for Quartermaster Corps.....	52, 58, 62, 699, 701, 762, 1344, 1350, 1352, 1353
for water and sewers at military posts.....	52
for Muscle Shoals, Ala., nitrate plant.....	52
for national cemeteries.....	52, 63, 762
for river and harbor damages claims.....	52, 1345
for headstones for soldiers' graves.....	52, 59, 1350
for Volunteer Soldiers' Home.....	53
for J. Maury Dove Company.....	53
for increase of compensation.....	58, 62, 698, 701, 761, 1350, 1352, 1353
for Signal Service.....	58, 62, 698, 701, 762, 1350, 1351
for Air Service.....	58, 62, 701, 762, 1350
for Air Service, production.....	58, 698
for Signal Corps, aviation increase.....	58, 699
for pay, etc.....	58, 62, 691, 701, 761, 1350, 1352, 1353
for mileage to officers and contract surgeons.....	58, 62, 699, 762, 1350, 1352, 1353
for transportation.....	58, 62, 699, 762, 1350, 1352
for roads, walks, wharves, and drainage.....	59, 62, 762
for hospitals.....	59, 699
for Medical Department.....	59, 62, 699, 762
for Engineer Department.....	59, 62, 699, 762, 1345
for Ordnance Department.....	59, 62, 699, 701, 762, 1345, 1350, 1352
for fortifications.....	59, 62, 699, 701, 762, 1350, 1352, 1353
for ordnance and ordnance stores.....	59
for arsenals and armories.....	59
for fortifications, Panama Canal.....	59
for aviation, seacoast defenses.....	59

<i>Army</i> —Continued.	Page.	<i>Army</i> —Continued.	Page.
deficiency appropriation for Chemical Warfare Service.....	59, 701, 762, 1350	balances of appropriations covered in; Francis Scott Key monument, Fort McHenry, Md.....	935
for General Staff Corps.....	59	reerection of statue of Abraham Lincoln, District of Columbia.....	935
for clerks, etc., at headquarters..	59, 63, 761	additional facilities at Walter Reed Hospital, District of Columbia, authorized.....	1264
for Engineer School.....	59	adjusted compensation for World War service in.....	121
for inland and port storage facilities..	59, 699, 762	appointment authorized of Thomas James Camp, as major of Infantry.....	792
for pay, etc., War with Spain.....	59, 699, 761, 1350, 1352, 1353	William Schuyler Woodruff as an officer of Infantry.....	806
for disposition of remains of officers, etc.....	59, 699, 701, 762, 1350	assignment of officers and enlisted men to Militia Bureau, and for instruction of National Guard.....	1077
for registration and selection for military service.....	62, 761, 1352	Camp Pike, Ark., buildings for Arkansas National Guard may be erected on, by Arkansas.....	244
for barracks and quarters.....	62, 699, 701, 762, 1350	captured, etc., war devices and trophies to be distributed to the States, etc.....	597
for subsistence.....	62, 762, 1350, 1352	Chief of Finance, and Chief of Chemical Warfare Service to have rank, etc., of major generals....	970
for proving grounds.....	62, 762	detail allowed of officers, for administering World War Adjusted Compensation Act.....	131
for Reserve Officers' Training Corps..	62, 701, 762, 1350	disbursing officers relieved from responsibility for certain losses, etc., incurred in World War service accounts; time extended..	860
for payment, loss of firearms, Colorado labor strike, 1914.....	63, 762	enlisted men grade percentages modified..	470
for transportation of disabled soldiers, etc.....	63	retired, who served as commissioned officers in World War to have pay of retired warrant officers..	472
for Military Academy.....	63	expenses of investigating feasibility of military park at Kansas City, Mo., payable from contingencies of.....	801
for National Guard.....	63, 699, 701, 762, 1345, 1350	Fort Bliss, Tex.; additional land to be purchased for present military reservation.....	964
for Organized Militia.....	63, 762	Fort Crockett, Tex., buildings may be used by Mystic Shrine convention, at Galveston.....	113
for inland and coastwise waterways..	63	Fort Leavenworth, Kans.; part of reservation transferred to Leavenworth penitentiary for farm..	248
for roads to Fort Story, Va.....	695	helium for, to be obtained from Bureau of Mines.....	1111
for Panama Canal, fire control.....	695	helium production, etc., funds to be transferred to Mines Bureau..	1331
for Camp Knox, Ky.....	695	insurance provisions in World War Veterans' Act.....	624
for bronze medals, etc., for issue to Texas Cavalry.....	695	issue of quartermaster stores, etc., to relieve Georgia cyclone sufferers in 1920, approved.....	1252
for Alaska military, etc., roads, bridges, and trails.....	699	credits to be allowed for disbursements.....	1252
for Coast Artillery.....	701	for relief of sufferers from cyclone in Mississippi, 1923, approved; credits allowed in accounts for fire at New Bern, N. C., in 1922, approved; credits allowed in accounts for.....	1285
for Watervliet Arsenal, N. Y.....	701	issue of supplies, etc., by the Executive, for relief of Japanese earthquake sufferers, approved.....	963
for General Staff Corps, military intelligence division.....	761	credits for, to be allowed in accounts of officers.....	964
for clothing and equipage..	762, 1350, 1352	leader of Army band, to be appointed from warrant officers.....	1100
for post, Montana frontier.....	762		
for shooting galleries and ranges.....	762		
for fortifications, insular possessions..	762		
for fortifications, Panama Canal.....	762		
for repairs, etc., defenses of Galveston, Tex.....	762		
for civilian military training camps..	762		
for Camp Funston, Kans., damage claims.....	1344		
for sites for military purposes.....	1344		
for Walter Reed Hospital, District of Columbia.....	1345		
for horses.....	1350		
for vocational training.....	1350		
balances of appropriations covered in; for distinguished service medals..	934		
military police expenses under Draft Act.....	934		
inland and port storage, etc., facilities.....	934		
temporary office buildings.....	934		
T. A. Gillespie Company fire damages.....	935		
evacuation of ordnance depots.....	935		
ordnance materials, proceeds of sale..	935		
encampments and maneuvers, Organized Militia.....	935		
Vicksburg, Miss., memorial archway.....	935		
Vicksburg, Miss., national memorial celebration, etc.....	935		
reimbursing losses fighting fires in national forests.....	935		
transportation for refugee American citizens from Mexico.....	935		

<i>Army</i> —Continued.	Page.
leader of Army band; pay allowances, etc., while holding appointment.	1100
lease of land, Springfield Armory, to Springfield, Mass., for public street	1113
Quartermaster Intermediate Depot, No. 1, for exhibition purposes to New Orleans Association of Commerce, authorized	100
loan authorized of flags, etc., for decoration at inaugural ceremonies in Washington, D. C., March 4, 1925	944
hospital tents, etc., for caring for sick, etc., on that occasion	944
Mine Planter Service warrant officers to be reappointed and immediately discharged or retired	1101
National Defense Act, 1916, amendments	363
officers excepted from duty with troops; Medical, Ordnance, and Chemical Warfare	470
Judge Advocate General's Department engaged on patent litigation of Army	470
per diem allowance, aerial surveys of rivers and harbors, established	1191
posthumous commissions to issue in names of officers, entitled thereto during the World War, dying in the service and unable to receive the same	1255
in name of officer qualified for promotion, dying in line of duty after occurrence of vacancy entitling him thereto, before issue of commission	1256
Presidio of San Francisco; grant of portion to San Francisco, Calif., for park, etc., purposes	1129
reappointment authorized of Frederick K. Long, as captain of Infantry	152
rental allowances to, officers, modified	250
retirement pay of officers, under Acts of June 10 and September 14, 1922, computed	252
status of retired officers detailed to educational institutions	1099
tents, etc., loaned for Confederate Veterans' reunion at Memphis, Tenn	114
transfer of caterpillar tractors and motor trucks to Department of Agriculture for public roads building, etc	1281
transfer of part of Carlisle Barracks to, from Interior Department, confirmed	657
sale of part, and use of proceeds for Medical Field Service School	658
veteran who served in Civil War in the, to be appointed on commission to inspect, etc., battle fields of the siege of Petersburg, Va	856
world flight recognition	979
advances on promotion list of Air Service officers Lowell Herbert Smith, Leigh Wade, Leslie Philip Arnold, and Erick Henning Nelson	979

<i>Army</i> —Continued.	Page.
world flight recognition; commissions as second lieutenants, Air Service, of Henry Herbert Ogden and John Harding, jr., authorized	979
no increase in number of commissioned officers	979
distinguished service medals accorded to Major Frederick L. Martin and Sergeant Alva L. Harvey, Air Service, and the world fliers	979
acceptance of foreign medals, etc., authorized	979
<i>Army Band,</i>	
warrant officer to be appointed leader of pay, allowances, etc., of captain while holding appointment	1100
retired as warrant officer	1100
no back pay, etc	1100
number of officers not increased hereby	1100
<i>Army Field Clerks,</i>	
appropriation for mileage; limitation	482, 897
<i>Army War College,</i>	
appropriation for instruction expenses	480, 894
for, additional, 1925	711
<i>Arnold, First Lieutenant, Leslie Philip, Army Air Service,</i>	
advanced five hundred files on the promotion list in recognition of world flight accomplished by him	979
distinguished service medal accorded to, and acceptance of medals or decorations from foreign governments authorized	979
<i>Arrears of Pay, etc., Civil War,</i>	
deficiency appropriation for	63, 691, 761, 1350, 1352
<i>Arrow Rock, Mo.,</i>	
bridge authorized across Missouri River at	790
<i>Arsenals, Army,</i>	
appropriation for manufacture of arms at, for issue	498, 913
for repairs, improvement, etc	499, 914
deficiency appropriation for repairs, etc	59, 762
restriction on repair, purchase, etc. of naval vessels and articles from private contractor, if production at, not involving increased cost	205
Springfield, Mass.; lease of land to city of Springfield for public street	1113
<i>Arsenic Bearing Ores,</i>	
appropriation for examinations of	419
<i>Arsphenamine,</i>	
appropriation for regulating propagation, sale, etc., of	76, 775
<i>Art Porcelains,</i>	
excise duty on, sold by other than artist; exceptions	323
<i>Artesian Wells,</i>	
appropriation for investigating, etc.	419, 1173
<i>Arthur Kill,</i>	
bridge authorized across, New York and New Jersey	1094

<i>Artificial Limbs for Disabled Soldiers,</i> appropriation for furnishing.....	Page. 514, 929
<i>Ashes, D. C.,</i> appropriation for removing, etc.....	551, 1228
<i>Asheville, N. C.,</i> terms of court at.....	662
<i>Asportation of Stolen Goods in Interstate Commerce,</i> punishment for.....	794
<i>Assessment and Permit Work, D. C.,</i> appropriation for streets, etc.....	545, 1222
for sewers.....	551, 1228
deficiency appropriation for sewers.....	37
<i>Assessment of Internal Revenue Taxes,</i> limitation on time of making, on all but income and estate taxes.....	341
<i>Assessor's Office, D. C.,</i> appropriation for salaries.....	540, 1218
for furnishing copies of wills, etc., to.....	545, 1221
for special equipment for.....	545
<i>Assistant Attorney General in Customs Cases,</i> appropriation for.....	216, 1026
<i>Assistant Custodians, etc. (see Operating Force, Public Buildings).</i>	
<i>Assistant to the Attorney General,</i> appropriation for.....	216, 1025
<i>Astoria, Oreg.,</i> appropriation for quarantine station...	80
<i>Astrophysical Observatory.</i> appropriation for maintenance of...	528, 1207
<i>Atlanta, Ga.,</i> appropriation for penitentiary, main- tenance.....	222, 1032
working capital fund reappropri- ated, etc.....	1032
for penitentiary, additional, 1925...	709
for working capital, additional, 1925...	709
deficiency appropriation for peniten- tiary, maintenance, etc.....	688, 1334
amount for drainage, reappropri- ated.....	1334
<i>Atlantic Coast,</i> appropriation for surveys of, and out- lying islands.....	235, 1044
for surveys of, additional, 1925.....	706
<i>Atmospheric Phenomena,</i> appropriation for investigating.....	437, 826
<i>Attorney General,</i> appropriation for, Solicitor General.	216, 1025
for Assistant to.....	216, 1025
authorized to arbitrate, etc., claims on which libel filed for damages against a public vessel.....	1112
report of all judgments, etc., in damages claims.....	1112
equip Leavenworth, Kans., peniten- tiary for manufacture of shoes, brooms, etc., by its inmates.....	6
directed to appear in claims against United States in Court of Claims of Choctaw and Chickasaw In- dians.....	537
of Cherokee Indians.....	27
of Creek Indians.....	140
of Seminole Indians.....	134
of Stockbridge Tribe of Indians.....	645
duties in connection with Federal In- dustrial Institution for Women.....	473
opinions on questions of law to be fur- nished by, on request of Director of Veterans' Bureau.....	610
site for Industrial Reformatory to be selected by, and Secretaries of Treasury and Interior.....	724

<i>Attorney General—Continued.</i>	Page.
Industrial Reformatory; duties of con- trol, management, etc., of insti- tution vested in.....	724
to serve on Pueblo Lands Board.....	636
<i>Attorneys, District (see District Attorneys).</i>	
<i>Auctioneers,</i> payment restricted to, for sales of Army surplus supplies, etc.....	479
<i>Audited Claims,</i> deficiency appropriation for paying, against District of Columbia.....	1323
for paying, certified by General Ac- counting Office.....	54,
60, 697, 699, 758, 1347, 1351, 1352	1352
<i>Auditor for Treasury Department,</i> deficiency appropriation for salaries.....	57
<i>Auditorium for Chamber Music, etc., Li- brary of Congress,</i> acceptance of gift for, preparation of plans, construction, etc., au- thorized.....	788
<i>Auditors' Building, D. C.,</i> appropriation for fire protection.....	778
<i>Auditor's Office, D. C.,</i> appropriation for salaries.....	541, 1218
<i>Augusta, Ark.,</i> bridge authorized across White River at Arkansas may acquire to operate as a free bridge.....	1131
tolls allowed for five years.....	1131
<i>Augusta, Ga.,</i> bridge authorized across Savannah River at.....	102
<i>Aurora, Elgin, and Fox River Electric Company,</i> may bridge Fox River in Saint Charles Township, Ill.....	104
<i>Aurora, Ill.,</i> may bridge east and west branches of Fox River.....	12
time extended for bridging west branch of Fox River, by.....	11
dam to be removed and replaced; damages to be paid by city.....	11
<i>Austria,</i> appropriation for minister to.....	206, 1015
claims against, under treaty, to be deter- mined by Mixed Claims Commis- sion, United States and Germany.....	1339
<i>Austria-Hungary (see World War).</i>	
<i>Austro-Hungarian Government,</i> deficiency appropriation for care, etc., of works of art, etc., loaned by, and seized by Alien Property Custodian.....	35
<i>Automatic Machine Rifles, Army,</i> appropriation for purchase, manufac- ture, etc.....	498, 913
deficiency appropriation for.....	59, 62
<i>Automatic Slot Machines,</i> excise tax on, sold by producer, etc.....	323
operated by manufacturer, etc.....	323
<i>Automobile Truck and Wagon Chassis,</i> excise tax on sales of bodies, and acces- sories, by producer, etc., above specified prices.....	322
other chassis, bodies, and motor cycles, except tractors.....	322
tires, etc., for, to other than manu- facturer, etc.....	323
chassis not included.....	323
<i>Automobiles</i> penalty for owner of, failing to ex- tinguish fires and stop motors when taken on a vessel in navig- able waters.....	1093



<i>Batesville, Ark.</i> —Continued.	Page.	<i>Beaufort, N. C.</i> —Continued.	Page.
time extended for bridging White River at.....	789	improvement of harbor, authorized... intracoastal barge lines to be reestablished between Baltimore, and preliminary examination, etc., of harbor, etc., to be made.....	1187
<i>Bathing Beaches, D. C.</i> ,		waterway through Bulkhead Shoal to main inlet.....	1255
appropriation for expenses.....	552, 1229	<i>Beaufort River, S. C.</i> ,	1193
for Tidal Basin, Potomac Park.....	573	preliminary examination, etc., of, to be made.....	1194
deficiency appropriation for extending, west shore of Tidal Basin.....	678	<i>Beaver County, Pa.</i> ,	
for colored population.....	678	may bridge Ohio River, Ambridge to Woodlawn.....	791
for removing, etc., Tidal Basin.....	1323	<i>Beck, Paul</i> ,	
<i>Battle Bluff Crossing, Miss.</i> ,		reimbursement to, for stolen bonds....	1277
bridge authorized across Pearl River at.	102	<i>Bee Culture</i> ,	
<i>Battle Creek, Mich.</i> ,		appropriation for investigations, etc.	449, 839
may acquire two unsurveyed islands in Kalamazoo River for public purposes; purchase price, etc....	891	<i>Beet, Sugar</i> ,	
<i>Battle Fields of the Siege of Petersburg, Va.</i> ,		appropriation for investigations, etc.	442, 832
commission created to inspect, etc., as to feasibility of preserving for historical study, etc.....	856	for investigating insects affecting....	449, 839
<i>Battle Monuments Commission, American</i> ,		<i>Beetle, Japanese</i> ,	
appropriation for expenses of.....	522	appropriation for emergency control, etc., of.....	840
deficiency appropriation for expenses... unexpended balances, available for all expenses.....	35	<i>Belgium</i> ,	
<i>Battle Mountain Sanitarium, Hot Springs, S. Dak.</i> ,		appropriating for ambassador to....	206, 1015
appropriation for expenses, Volunteer Soldiers' Home.....	518, 932	<i>Belhaven, N. C.</i> ,	
deficiency appropriation for Volunteer Soldiers' Home.....	53	preliminary examination, etc., of harbor, to be made.....	1193
<i>Battle of Lexington and Concord</i> ,		<i>Bell, Richard, Indian Allottee</i> ,	
deficiency appropriation for expenses, of Sesquicentennial Commission....	754	patents to deceased, canceled and land restored to tribal property of Round Valley Reservation Indians, Calif.....	138
for expenses of celebration.....	754	<i>Bellaire, Ohio</i> ,	
<i>Battleships, Navy</i> ,		bridge authorized across Ohio River, from Benwood, W. Va., to.....	27
discontinuance of work increasing turret gun range of designated.....	45	<i>Bellamy Landing, S. C.</i> ,	
<i>Bay Point Military Reservation, S. C.</i> ,		bridge authorized across Waccamaw River, at.....	9
sale of abandoned, authorized.....	383	<i>Belle Fourche Irrigation Project, Oregon</i> ,	
<i>Bayonne, N. J.</i> ,		appropriation for maintenance, etc., of.....	418, 1169
bridge authorized across Kill Van Kull, to Port Richmond, N. Y., from....	1094	drainage allotment continued.....	1170
<i>Bayou Bartholomew</i> ,		<i>Bellingham, Wash.</i> ,	
bridges authorized across, at Vester Ferry, Ward Ferry, and Zachary Ferry, La.....	888	preliminary examination, etc., to be made of, harbor to remove Star Rock.....	1196
<i>Bayou Chene, La., West Fork of</i> ,		<i>Beloit, Wis.</i> ,	
preliminary examination, etc., of, to be made.....	1195	may bridge Rock River.....	949
<i>Bayou Crook Chene, La.</i> ,		<i>Belt Road, D. C.</i> ,	
preliminary examination, etc., of, to be made.....	1195	closing of, directed between Wisconsin Avenue and Chevy Chase Circle.....	799
<i>Bayou Des Ourse, La.</i> ,		<i>Beltsville, Md.</i> ,	
preliminary examination, etc., of, to be made.....	1195	deficiency appropriation for adjoining land, agricultural experiment farm at, for Dairying Bureau....	1326
<i>Bayou La Batre, Ala.</i> ,		<i>Beneficiary Societies, etc., Fraternal</i> ,	
improvement of, authorized.....	1187	exempt from income tax.....	282
<i>Beacons</i> ,		<i>Bennington, Battle of</i> ,	
appropriation for.....	233, 1043	coinage of silver 50-cent pieces authorized, to commemorate sesquicentennial of, and independence of Vermont.....	965
<i>Bean Beetle, Mexican</i> ,		laws, etc., of, applicable.....	966
appropriation for preventing spread of.....	450, 840	no Government expense for dies, etc.	966
for preventing spread of, additional, 1925.....	705	<i>Benwood, W. Va.</i> ,	
" <i>Bear</i> ," <i>Coast Guard Cutter</i> ,		bridge authorized across Ohio River, from Bellaire, Ohio, to.....	27
construction of cutter for Alaskan waters to replace.....	728	<i>Bering Sea, etc.</i> ,	
<i>Bear Creek, Ky.</i> ,		claims of American citizens for damages from seizure of vessels, etc., charged with unlawful sealing, 1886-1896, to be adjudicated in California Northern District Court.....	595
preliminary examination, etc., of, to be made.....	1195	to be presented in two years.....	595
<i>Beaufort Inlet, N. C.</i> ,			
preliminary examination, etc., of, to be made.....	1193		
<i>Beaufort, N. C.</i> ,			
improvement of waterway from Norfolk, Va., to, authorized.....	1186		

	Page.		Page.
<i>Bermuda</i> ,		<i>Biological Survey Bureau, Department of</i>	
appropriation for Weather Service ex-		<i>Agriculture—Continued.</i>	
penses in.....	436, 825	appropriation for administrative ex-	451, 842
<i>Berne, Switzerland</i> ,		for acquisition of land, expenses, etc.,	842
appropriation for International Bureau	213, 1022	Upper Mississippi River Refuge.....	705
of Telegraphic Union at.....	1023	for salaries, additional, 1925.....	705
for Industrial Property Bureau at.....	48	for general expenses, additional, 1925	55, 697, 759
deficiency appropriation for Interna-		deficiency appropriation for general ex-	
tional Bureau at.....	439, 828	penses.....	1326
<i>Bethesda, Md.</i> ,		for executing Alaska game law; re-	740
appropriation for animal experiment		appropriation.....	
station at.....	1184	representative of, in Alaska, made ex-	
<i>Bethlehem Steel Company</i> ,		ecutive officer, etc., of Alaska	98
time extended for bridging Humphreys		Game Commission; duties, etc.....	
Creek, at Sparrows Point, Md.....	352	<i>Bird and Animal Preserves</i> ,	
<i>Beverages, Tax on, Title VI, Revenue Act</i>		punishment for hunting, taking eggs,	
<i>of 1921</i> ,		etc., illegally on.....	841
repeal of sections relating to soft drinks,	671	<i>Bird Preserves</i> ,	
etc.....	853	appropriation for protection, etc.....	
<i>Bible, The (see Holy Scriptures).</i>		<i>Birds</i> ,	
<i>Bicentennial Celebration of Birthday of</i>		appropriation for preventing shipment	451, 841
<i>George Washington</i> ,		of illegally killed, etc.....	
commission established to make ar-	853	<i>Birds and Animals, North American</i> ,	
rangements for.....	1195	appropriation for investigating food	450, 841
<i>Bieber Building, D. C.</i> ,		habits, etc.....	
ten-year lease authorized for, etc., for		<i>Birds, Migratory Game, etc.</i> ,	
Department of Agriculture.....	114	appropriation for enforcing law pro-	777
<i>Big Muddy River, Ill.</i> ,		tecting.....	406, 1157
preliminary examination, etc., of, to be		for Indian school, additional, 1925....	707
made.....	326	<i>Black Death</i> ,	
<i>Big Stone Gap, Va.</i> ,		appropriation for prevention of epi-	76, 775
terms of court at.....	882	demic.....	
<i>Billiard Rooms</i> ,		<i>Black Lake, Mich.</i> ,	
special tax on proprietors of; description	809	preliminary examination, etc., of, to be	
<i>Bills of Health</i> ,		made.....	1196
consular, not required of vessels trading		<i>Black River</i> ,	
between northern frontier ports.....	324	bridge authorized across, Black Rock,	
<i>Biloz, Miss.</i> ,		Ark.....	888
preliminary examination, etc., of, harbor		<i>Black Rock, Ark.</i> ,	
to be made.....	1314	bridge authorized across Black River at	889
<i>Binoculars</i> ,		State may acquire rights, etc., and	889
excise duty on, sold, etc., by dealers;		operate as a free bridge.....	889
exception.....		tolls allowed for five years.....	
<i>Biographical Congressional Directory</i> ,		<i>Black Rock Canal, N. Y.</i> ,	
deficiency appropriation for preparation	76, 775	bridge authorized across Niagara River,	
of.....	710	and, at Buffalo.....	355
<i>Biologic Products</i> ,		tunnel in lieu permitted.....	355
appropriation for regulating sale, etc.,	58	consent of Canada required.....	1189
of.....		improvement of, authorized.....	
for control of, additional, 1925.....	450, 840	<i>Black Warrior River</i> ,	
deficiency appropriation for control, etc.	450, 841	portion of, named Lake Bankhead,	
<i>Biological Survey Bureau, Department of</i>		Ala.....	1197
<i>Agriculture</i> ,		<i>Blackfeet Agency, Mont.</i> ,	
appropriation for chief of Bureau, and	450, 841	appropriation for support, etc., of In-	
office and field personnel.....	450, 841	dians at.....	408, 1159
for general expenses.....	450, 841	for support, etc., of Indians, at, from	
for maintenance of game preserves,	450, 841	tribal funds.....	411, 1161
bird preserves, etc.....	450, 841	for support, etc., Indians at, addi-	
highway through Sullys National		tional, 1925.....	708
Park.....	450, 841	<i>Blackfeet Indian Hospital, Mont.</i> ,	
for investigating, etc., food habits of		appropriation for maintenance, etc.,	
birds and other animals.....	450, 841	of.....	408, 1159
for rearing, etc., fur bearing animals	450, 841	<i>Blackfeet Indian Reservation, Mont.</i> ,	
destroying wolves, coyotes, etc.....	450, 841	appropriation for maintenance, etc., of	
protecting stock by suppressing		irrigation systems on; repay-	402, 1153
rabies in wild animals.....	450, 841	ment.....	
for investigating migration, etc., of		for roads, etc., through to Glacier	423, 1176
animals and plants.....	451, 841	National Park.....	
for enforcing migratory bird law.....	451, 841	for irrigation systems on, addi-	
for preventing shipments of illegally		tional, 1925.....	707
killed birds and game.....	451, 841		
for improving, etc., reindeer industry			
in Alaska.....	451, 841		
for enforcing law for protecting land			
fur bearing animals in Alaska.....	451, 841		

	Page.		Page.
<i>Blackfeet Indian Reservation, Mont.—</i>		<i>Board of Charities, D. C.—Continued.</i>	
Continued.		control, etc., of District Training	
claims of designated tribes of Indians		School for feeble minded persons,	
on, for lands, etc., taken, to be		under-----	1141
determined by Court of Claims..	21	<i>Board of General Appraisers,</i>	
restrictions on alienation of home-		appropriation for fees, etc., of wit-	
stead allotments to Indians of,		nesses before-----	221, 1030
removed on death of allottee....	252	clerks, etc., of, to be appointed and	
unexpended balance, appropriation for		pay fixed by Secretary of the	
irrigation systems on, 1919, cov-		Treasury-----	748
ered in-----	1154	<i>Board of Mediation and Conciliation,</i>	
<i>Blackfoot, Idaho,</i>		deficiency appropriation for-----	759
offices of register and receiver, land		<i>Board of Tax Appeals, Title IX, Reve-</i>	
office at, consolidated-----	395	<i>nuce Act of 1924,</i>	
<i>Blackleg Vaccine,</i>		appropriation for expenses-----	1200
appropriation for-----	438	for printing and binding-----	1200
<i>Bladensburg Road NE., D. C.,</i>		established, composed of seven mem-	
appropriation for completing paving, to		bers-----	336
District Line; from gasoline-		additional number for first two	
tax fund-----	549	years-----	336
for widening and repairing, H Street		appointments by President with con-	
to end of present asphalt road-		sent of the Senate, based solely	
way; from gasoline-tax fund-----	1224	on fitness-----	336
<i>Blakely, Minn.,</i>		expiration at end of two years-----	336
bridge authorized across Minnesota		tenure of first seven members; suc-	
River at-----	94	cessors for ten years-----	336
<i>Blind, American Printing House for the,</i>		removal restricted to inefficiency,	
appropriation for expenses, providing		etc-----	337
books, etc., for the blind-----	83, 782	practice of ex-members before, re-	
<i>Blind Children, D. C.,</i>		stricted-----	337
appropriation for instruction of, out of		designation of chairman and adoption	
the District-----	555, 1231	of seal-----	337
<i>Blind, D. C.,</i>		duties of, as to income and estate tax	
appropriation for aid, etc., to National		deficiency and abatement claims	
Library for the-----	570, 1245	divisions, etc., authorized-----	337
for Columbia Polytechnic Insti-		determination of appeals by divi-	
tute-----	570, 1245	sions-----	337
<i>Blind, Publications for the,</i>		finality of, unless reviewed by	
free transmission in the mails of the		Board-----	337
Bible in raised characters, if		findings of fact, prima facie evidence in	
sent without charge to a blind		court proceedings-----	337
person-----	668	hearings and procedure-----	337
rate at one cent a pound, if cost price		open to the public-----	337
charged-----	668	decisions to be recorded and copy to	
<i>Blind Veterans of the World War, United</i>		taxpayer-----	337
<i>States,</i>		reports, etc., open to inspection-----	338
incorporated; purposes, etc-----	535	publication, and effect as evidence..	
exclusive right to use of name-----	536	principal office in the District, but sit-	
<i>Block Signals, etc., Systems on Railroads,</i>		tings may be elsewhere-----	338
appropriation for investigating, etc..	526, 1205	authority to take testimony, secure	
deficiency appropriation for investigat-		depositions, etc.; witness fees..	
ing, etc-----	755	clerical assistance, office supplies, etc.,	
<i>Bloom, Honorable Sol,</i>		to be furnished-----	338
deficiency appropriation for contested		allowance for travel and subsistence	
election expenses-----	673	expenses-----	338
<i>Bloomfield, N. Mex.,</i>		appointment and compensation of em-	
one-half cost of bridge across San Juan		ployees-----	338
River, N. Mex., authorized to be		approval of expenditures; moneys	
appropriated-----	800	available-----	338
remainder by New Mexico-----	800	made an independent executive agency-	
<i>Blue Book (see Official Register).</i>		appointments on, prior to December 1,	
<i>Blunt, Richard,</i>		1924, relieved from pay restric-	
deficiency appropriation for services..	1313	tion-----	669
<i>Blythe, Calif.,</i>		<i>Board of Visitors,</i>	
bridge authorized across Colorado		appropriation for Military Academy---	919
River near-----	1130	for Naval Academy-----	878
<i>Board for Promotion of Rifle Practice (see</i>		<i>Bobcats,</i>	
<i>Rifle Practice, National Board</i>		appropriation for devising methods for	
<i>for Promotion of).</i>		destroying-----	450, 841
<i>Board of Charities, D. C.,</i>		<i>Boggy River, Okla.,</i>	
appropriation for expenses-----	566, 1241	preliminary examination, etc., of, to be	
for motor ambulances-----	566	made-----	1194
deficiency appropriation for Children's			
Hospital-----	38		

	Page.		Page.
<i>Boise, Idaho,</i>		<i>Botanic Garden, D. C.—Continued.</i>	
appropriation for assay office at.....	78, 777	investigation, etc., of new location for	
for assay office at, additional, 1925..	710	conservatories south of.....	729
deficiency appropriation for assay office..	51	landscape plan, etc., to be sub-	
<i>Boise Irrigation Project, Idaho,</i>		mitted.....	729
appropriation for maintenance, etc.,		assistance of governmental agencies..	729
of.....	416, 1166	amount authorized for.....	729
drainage expenditure limited....	416, 1166	<i>Botelho, M. S.,</i>	
development of electric power; con-		franchise granted, and associates, for	
tract requirements.....	416	electrical plant in Hamakua,	
deficiency appropriation for additional		Hawaii.....	853
storage, etc.....	1330	powers conferred.....	853
<i>Bolivia,</i>		no exclusive right granted.....	854
appropriation for minister to.....	206, 1015	time limit for construction, opera-	
<i>Bollworm of Cotton, Pink,</i>		tion, etc.....	855
appropriation for emergency expenses		acquirement by Territory, etc.....	855
preventing spread of.....	458, 848	to cease when purchased by Terri-	
deficiency appropriation for eradicat-		tory, etc.....	856
ing.....	55	<i>Boulder Lake, Wis.,</i>	
<i>Bond, John,</i>		sale of public lands within area of, to	
issue of homestead patent to.....	810	Young Men's Christian Associa-	
<i>Bonds, Diplomatic and Consular Service,</i>		tion.....	1075
required of Foreign Service officers be-		State lands and existing rights not	
fore receiving commissions, etc..	142	affected.....	1075
amount and conditions.....	142	<i>Boundary,</i>	
existing bonds not impaired.....	142	agreement between New York and Con-	
all official acts covered by.....	142	necticut settling, line of the two	
to be deposited with Secretary of		States.....	731
the Treasury.....	142	consent of Congress.....	738
<i>Bonds, etc. (see also Securities),</i>		<i>Boundary Commission, Mexican,</i>	
designated, subject to stamp tax.....	331	appropriation for continuing work of..	211,
exemptions; Federal, foreign Gov-		allowance for taking over water	1019
ernment, State, etc.....	332	gauging being done by Texas....	1019
indemnity, to United States.....	332	<i>Boundary Line, Alaska and Canada,</i>	
building and loan associations.....	332	appropriation for surveying and mark-	
mutual ditch or irrigating compa-		ing.....	211, 1020
nies.....	332	<i>Boundary Waters Commission, Canadian,</i>	
<i>Bonds, etc., Railroad,</i>		appropriation for expenses of.....	213, 1022
appropriation for securing information		deficiency appropriation for.....	760
concerning.....	527, 1205	<i>Bovay, Harry E.,</i>	
<i>Bonds of Indebtedness,</i>		may bridge Black River, at Black	
stamp tax on; renewals exempt.....	332	Rock, Ark.....	888
<i>Bonus, World War (see World War Ad-</i>		State may acquire rights, etc., and	
<i>justed Compensation Act).</i>		operate as a free bridge.....	889
<i>Bookkeeping and Warrants Division, Treas-</i>		<i>Bowdoin, Mont.,</i>	
<i>ury Department,</i>		reappraisalment of town site lots in..	728
appropriation for chief of division, and		patents to purchasers; payment of	
office personnel.....	67, 767	new appraised value, etc.....	729
for contingent expenses, public		<i>Bowling Alleys,</i>	
moneys.....	68, 767	special tax on proprietors of; descrip-	
for recoinage of gold and minor		tion.....	326
coin.....	68, 767	<i>Boyer Chinese Indemnity,</i>	
deficiency appropriation for contingent		remission permitted of further pay-	
expenses, public moneys..	48, 693, 1341	ments of installments on.....	135
<i>Boothbay, Me.,</i>		<i>Boyer Rebellion,</i>	
sale of abandoned Narrows Island Res-		veterans of, with specified diseases, ad-	
ervation, authorized.....	383	mitted to hospital facilities, etc.,	
<i>Bose, Louis,</i>		of Veterans' Bureau.....	620
deficiency appropriation for services...	672	<i>Boys' Reform School, D. C. (see National</i>	
<i>Boston, Mass.,</i>		<i>Training School for Boys, D. C.),</i>	
appropriation for quarantine station,		<i>Bozeman, Mont.,</i>	
improvements.....	79	offices of register and receiver, land of-	
for navy yard, public works.....	197, 876	fice at, consolidated.....	395
for marine hospital, repairs.....	778	<i>Bradford's Bay, Va.,</i>	
for passport bureau.....	1015	preliminary examination, etc., of, to be	
deficiency appropriation for appraisers'		made.....	1193
stores, dock improvements, etc..	51	<i>Brandegge, Frank B., late a Senator,</i>	
preliminary examination, etc., of, har-		deficiency appropriation for pay to	
bor to be made.....	1191	heirs at law of.....	1313
<i>Botanic Garden, D. C.,</i>		<i>Brazil,</i>	
appropriation for director and other		appropriation for ambassador to...	206, 1015
personal services.....	588, 1296	for additional land for embassy pur-	
for repairs and improvements....	588, 1297	poses.....	1024
minor purchases of nursery stock			
permitted.....	588, 1297		

<i>Brazos Island Harbor, Tex.,</i> preliminary examination, etc., of, to be made.....	Page. 1195
<i>Brazos River, Tex.,</i> preliminary examination, etc., author- ized for flood control of.....	249
<i>Brewers,</i> additional special tax on business of, where forbidden by State, etc., laws.....	327
no immunity from penalty, etc.....	327
<i>Bribery of Officials,</i> money used as evidence of, to be de- posited in registry of court.....	726
disposition on conclusion of case.....	726
<i>Brick,</i> appropriation for study of processes, etc., in manufacture of, and products.....	231, 1040
<i>Bridges,</i> amount authorized for constructing, across Colorado River, near Lee Ferry, Ariz.....	994
appropriation for constructing steel, across Rio Grande, Cochiti, etc., Indian lands, N. Mex.....	413
construction of, authorized across Alle- gheny River, Pa.....	892
near Larabee, Pa.....	1092
Arkansas River, near Dardanelle, Ark.....	1129
Arthur Kill, New York and New Jersey.....	1094
Bayou Bartholomew, La.....	888
Black River, Ark.....	888
Broad River, S. C.....	1127
Bull Creek, S. C.....	804
Calumet River, Chicago, Ill., at 100th Street.....	174
at 130th Street.....	29
at 134th Street.....	172
Catawba River, S. C.....	1127
Chattahoochee River, Alaga, Ala.....	663
Eufaula, Ala.....	16
Fort Gaines, Ga.....	4
Chowan River, N. C.....	1128
Colorado River, Calif.....	1130
Columbia River, Wash.....	25
Chelan Falls, Wash.....	1052
Kettle Falls, Wash.....	791
Longview, Wash., to Rainier, Oreg.....	1052
Vantage Ferry, Wash.....	660, 1117
Congaree River, S. C.....	1126
Coosa River, Ala.....	723, 891
Cumberland River, Ky.....	648
Current River, Ark.....	26
Fox River, Aurora, Ill.....	11, 12
Kendall County, Ill.....	13
Saint Charles, Ill.....	104
Government canal near Rehoboth, Del.....	664
Grand Calumet River, Gary, Ind.....	1216
between Hammond and East Chi- cago, Ind.....	1215
Hudson River, New York, N. Y., to Fort Lee, N. J.....	1094
Poughkeepsie, N. Y.....	10
Kanawha River, W. Va.....	999
Kankakee River, Ill., and Ind.....	29
Kill Van Kull, New York and New Jersey.....	1094
Kingston Lake, S. C.....	5
Little Calumet River, Ill.....	25, 998
Lumber River, S. C.....	12
Mahoning River, Ohio.....	90
Minnesota River, Minn.....	94

<i>Bridges—Continued.</i> construction of, authorized across Miss- issippi River, Aitkin County, Minn.....	Page. 814
Cairo, Ill.....	999
Clearwater, Minn.....	1302
Hannibal, Mo.....	790
Hennepin and Ramsey Counties, Minn.....	2
Minneapolis, Minn.....	13, 14, 102
Minneapolis and Saint Paul, Minn.....	29
New Orleans, La.....	103
Saint Paul, Minn., at Jackson Street.....	173
Savanna, Ill., to Sabula, Iowa.....	173
Whiteside County, Ill., and Clinton County, Iowa.....	15
Missouri River, Arrow Rock, Mo.....	790
Brule and Lyman Counties, S. Dak.....	3
Hughes and Stanley Counties, S. Dak.....	101
Saint Charles, Mo.....	790
Sanish, N. Dak.....	816
in South Dakota.....	30
Walworth and Corson Counties, S. Dak.....	3
Williston, N. Dak.....	815
Monongahela River, McKeesport to Duquesne, Pa.....	997
Masontown, Pa.....	376
Pittsburgh, Pa.....	802, 943
Newtown Creek, N. Y.....	18
Niagara River and Black Rock Canal, N. Y.....	355
Oconee River, Ga.....	665
Ohio River, Ambridge to Woodlawn, Pa.....	791
Cairo, Ill.....	999
Huntington, W. Va.....	792
Indiana and Kentucky.....	662
Kentucky and Indiana.....	103
Kentucky and Ohio.....	663
Portsmouth, Ohio, to Fullerton, Ky West Virginia and Ohio.....	790
27	
Ouachita River, Monroe, La.....	791
Pearl River, Battle Bluff Crossing, Miss.....	102
Grigsbys Ferry, Miss.....	101
Jackson, Miss.....	28, 646
Louisiana and Mississippi.....	19
Pee Dee River, S. C.....	4
Peedee River, Pee Dee, N. C.....	17
in South Carolina.....	647
Pend d'Oreille River, Wash.—Idaho.....	1092
Pere Marquette Lake, Mich.....	25
Rainy River, Spooner, Minn., and Rainy River, Ontario.....	1285
Red River, Tex.....	664
Rio Grande, Alamo Alto, Tex.....	662
El Paso, Tex.....	4
Hidalgo, Tex.....	815
Tornillo, Tex.....	1214
Rock River, Ill.....	13, 949
Rockford, Ill.....	1354
Saint Croix River, Vanceboro, Me., to Saint Croix, New Brunswick.....	26
Saint Francis River, Ark.....	10
Saint John River, Fort Kent, Me., to Clairs, New Brunswick.....	27
Saint Louis River, Wis. and Minn.....	1095
Saint Marys River, Saint Marys, Ga.....	663
Wilds Landing, Fla.....	472
Santee River, Poplar Landing, S. C.....	1265
Saint James Ferry, S. C.....	1266
Savannah River, Augusta, Ga.....	102
South Carolina and Georgia.....	803, 1266

<i>Bridges</i> —Continued.			
construction of, authorized across Susquehanna River, Clarks Ferry, Pa.-----	30	<i>Bridges, D. C.</i> —Continued.	
Harrisburg, Pa.-----	814	Arlington Memorial Bridge provisions.	974
Millersburg, Pa.-----	172	Frances Scott Key; bronze tablet authorized to be placed on-----	3
Tombigbee River, Ga.-----	665	marble tablet-----	24
Tug Fork of Big Sandy River, Nolan, W. Va.-----	247	<i>Bristol, R. I.,</i>	
West Virginia and Kentucky-----	11	preliminary examination, etc., of harbor to be made-----	1192
United States Canal, Fla.-----	22	<i>British and American Pecuniary Claims,</i>	
Wabash River, Mount Carmel, Ill.-----	1131	appropriation for arbitration of outstanding-----	213, 1022
Vincennes, Ind.-----	935	<i>Broad Branch Road, D. C.,</i>	
Waccamaw River, S. C.-----	9, 19	closing of, directed between Jocelyn and Thirty-first Streets-----	799
West Pearl River, La.-----	19	<i>Broad River,</i>	
White River, Augusta, Ark.-----	1131	bridge authorized across, at Strothers Ferry, S. C.-----	1127
Batesville, Ark.-----	888	<i>Broadwater Irrigation District, Mont.,</i>	
De Valls Bluff, Ark.-----	645	may dam Missouri River-----	1621
Newport, Ark.-----	1131	<i>Brokers,</i>	
Saint Charles, Ark.-----	999	special excise tax imposed on, not produce or merchandise-----	326
Willamette River, Portland, Oreg.-----	18	additional, if a member of stock exchange-----	326
at Burnside Street-----	9	verified returns in detail of business conducted by, to be made-----	292
at Ross Island-----	9	<i>Bronzes,</i>	
Yellowstone River, Mont.-----	11	excise tax on, sold by other than artist; exception-----	323
construction of dam and, across Lafayette River, Norfolk, Va.-----	973	<i>Brookings, Robert S.,</i>	
general authority for constructing, Great Kanawha River below the falls, repealed-----	599	reappointment of, as Regent of Smithsonian Institution-----	821
maintenance of, authorized across Tennessee River, Knoxville, Tenn.-----	113	<i>Brooklyn, N. Y.,</i>	
one-half cost of, across San Juan River, near Bloomfield, N. Mex., authorized to be paid-----	800	appropriation for pneumatic tube mail transmission, New York and-----	86, 785
time extended for constructing, Arkansas River, Little Rock, Ark.-----	9	for post office building-----	777
Columbia River, near Cascade Locks, Oreg.-----	2	deficiency appropriation for pneumatic mail transmission New York City and-----	691
Cumberland River, near Clarksville, Tenn.-----	113	for post office building-----	1343
Delaware River, Trenton, N. J.-----	738	bridge authorized across Newtown Creek, between Queens Borough and-----	18
Detroit River, Detroit, Mich.-----	103, 1128	<i>Broom Corn,</i>	
Hudson River, N. Y.-----	8	appropriation for study of, and improvement-----	441, 831
Humphreys Creek, Md.-----	1184	<i>Brooms, etc.,</i>	
Mississippi River, Hennepin and Ramsey Counties, Minn.-----	1312	equipment of Leavenworth, Kans., penitentiary to manufacture, for sale only to the Government, etc.-----	6
Minneapolis, Minn.-----	816	<i>Brovig, Th.,</i>	
Saint Louis, Mo.-----	7	deficiency appropriation for paying judgment of Virginia eastern district court to-----	696
Monongahela River, Wilson, Pa.-----	891	<i>Brown, Edgar D.,</i>	
Niagara River, Tonawanda, N. Y.-----	1216	and associates may bridge Rio Grande, near Tornillo, Tex.-----	1214
North Branch of Susquehanna River, Wilkes-Barre, Pa.-----	173	<i>Brule County, S. Dak.,</i>	
Ohio River, Steubenville, Ohio.-----	1000	bridge authorized across Missouri River between Lyman County and-----	3
Vanderburg County, Ind., and Henderson County, Ky.-----	1132	<i>Bryant Street NE., D. C.,</i>	
Pamunkey River, Sweet Hall, Va.-----	10	appropriation for paving, Lincoln Road to Third Street-----	546
Pearl River, near Georgetown, Miss.-----	1141	<i>Bubonic Plague,</i>	
Meeks Ferry, Miss.-----	8	appropriation for prevention of epidemic-----	76, 775
Red River of the North, N. Dak. and Minn.-----	1312	<i>Buchanan Street NW., D. C.,</i>	
Rock River, Rockford, Ill.-----	814	appropriation for paving, Eighth Street to Kansas Avenue-----	1223
Sabine River, Orange, Tex.-----	1093	for asphalt covering, Fourteenth to Sixteenth Streets; from gasoline-tax fund-----	1225
Tennessee River, Decatur, Ala.-----	815	for paving, etc., Thirteenth to Fourteenth Streets; from gasoline-tax fund-----	1226
White River, Batesville, Ark.-----	789		
Willamette Falls Canal, Lock No. 4, Oreg.-----	998		
<i>Bridges, D. C.,</i>			
appropriation for construction, repair, etc.-----	550, 1227		
street bridges over railroads or canals-----	550		
for Highway, operating, etc.-----	550, 1227		
for Anacostia, operating, etc.-----	550, 1227		
for Francis Scott Key-----	550, 1227		

	Page.		Page.
<i>Buckley, Honorable James R.</i> , deficiency appropriation for contested election expenses.....	673	<i>Bureau, International Industrial Property</i> (see <i>Industrial Property, International Bureau for Protection of</i> ).	
<i>Budget Bureau</i> (see <i>Bureau of the Budget, Treasury Department</i> ).		<i>Bureau, International Sanitary</i> (see <i>International Sanitary Bureau</i> ).	
<i>Buenos Aires, Argentina</i> , delegates authorized to Pan American Congress of Highways at.....	1355	<i>Bureau, Internavional Statistical</i> (see <i>International Statistical Bureau</i> ).	
<i>Buffalo and Fort Erie Public Bridge Company</i> , may bridge Niagara River and Black Rock Canal, Buffalo, N. Y.....	355	<i>Bureau of Accounts Post Office Department</i> (see <i>Accounts Bureau, Post Office Department</i> ).	
tunnel in lieu permitted.....	355	<i>Bureau of Aeronautics, Navy</i> , appropriation for aviation expenses..	199, 877
consent of Canada required.....	355	for aircraft factory, helium plant, air stations, etc.....	199, 877
<i>Buffalo, N. Y.</i> , bridge authorized across Niagara River and Black Rock Canal at.....	355	for equipping vessels with catapults	199, 877
sale of old Fort Porter to, authorized proceeds to be used for site and con- struction of new Army post.....	902	for developing types, etc.....	199, 877
<i>Building and Loan Associations, Mutual</i> , bonds, etc., of, exempt from stamp tax provisions.....	332	for drafting, clerical, etc., services	199, 877
exempt from income tax.....	282	for new construction, etc.....	199, 877
<i>Building Code, D. C.</i> , deficiency appropriation for printing revised edition of.....	37	accounted for as one fund.....	199, 877
<i>Building Inspection, D. C.</i> , appropriation for salaries, etc., division of.....	540, 1217	limit of coast stations.....	199, 877
deficiency appropriation for additional assistant inspectors.....	1318	use for airplane factory forbidden	199, 877
<i>Building Materials</i> , appropriation for investigating fire- resisting properties of, etc....	231, 1040	adjusting claims for damages to private property.....	199, 877
<i>Building Materials, etc.</i> , appropriation for investigations of..	230, 1039	acceptance of land, etc., for Pensa- cola, Fla., air station water supply.....	199
<i>Buildings, D. C.</i> , limit of height of, on residence streets increased.....	961	appropriation for construction, etc., not available until adequate water supply assured.....	199
<i>Bulgaria</i> , appropriation for minister to.....	206, 1015	for civilian personnel, Navy Depart- ment.....	200, 887
<i>Bull Creek</i> , bridge authorized across, at Eddy Lake, S. C.....	804	<i>Bureau of Agricultural Economics</i> (see <i>Agricultural Economics Bureau, Department of Agriculture</i> ).	
<i>Bullion and Coin</i> , appropriation for freight, etc., on....	76, 776	<i>Bureau of American Republics</i> (see <i>Pan American Union</i> ).	
<i>Bunker Hill Sesquicentennial Commission</i> , deficiency appropriation for.....	1317	<i>Bureau of Animal Industry</i> (see <i>Animal Industry Bureau, Department of Agriculture</i> ).	
established, composed of eleven mem- bers.....	1099	<i>Bureau of Biological Survey</i> (see <i>Biological Survey Bureau, Department of Agriculture</i> ).	
appointment of; no compensation for serving.....	1099	<i>Bureau of Chemistry</i> (see <i>Chemistry Bureau, Department of Agriculture</i> ).	
amount authorized for traveling, etc., expenses.....	1099	<i>Bureau of Construction and Repair, Navy</i> , appropriation for construction and re- pair of vessels.....	191, 870
for participating in anniversary of Battle of Bunker Hill.....	1099	equipment supplies.....	191, 870
special series of commemorative post- age stamps to be issued.....	1099	clerical, etc., services.....	192, 870
<i>Buoyage</i> , appropriation for.....	233, 1043	for civilian personnel, Navy Depart- ment.....	192, 871
<i>Bureau, Dairying</i> (see <i>Dairying Bureau, Department of Agriculture</i> ).		deficiency appropriation for construc- tion and repair.....	57, 1349
<i>Bureau, Federal Farm Loan</i> (see <i>Federal Farm Loan Bureau, Treasury Department</i> ).		limitation on clerical, etc., services, 1926, increased.....	1336
<i>Bureau for Publication of Customs Tariffs</i> (see <i>International Bureau for Publication of Customs Tariffs</i> ).		<i>Bureau of Customs Tariffs</i> (see <i>International Bureau for Publication of Customs Tariffs</i> ).	
<i>Bureau for Repressing Slave Trade</i> (see <i>International Bureau for Repressing African Slave Trade</i> ).		<i>Bureau of Education</i> (see <i>Education Bureau, Department of the Interior</i> ).	
<i>Bureau, International Hydrographic</i> (see <i>International Hydrographic Bureau</i> ).		<i>Bureau of Efficiency</i> (see <i>Efficiency Bureau</i> ).	
		<i>Bureau of Engineering, Navy</i> , appropriation for machinery, repairs, etc.....	190, 869
		coast signal service, etc.....	190, 869
		for equipment supplies.....	190, 869
		radiotelegraphy.....	191, 869
		for developing, etc., submarine mo- tive power.....	191
		clerical, etc., service.....	191, 870
		restriction on maintaining cargo ships, etc.; return to port for decommissioning.....	191

	Page.		Page.
<i>Bureau of Engineering, Navy</i> —Continued.		<i>Bureau of Navigation, Navy</i> —Continued.	
appropriation for engineering exper-		appropriation for training stations,	
iment station.....	191, 870	Great Lakes.....	187, 866
for civilian personnel, Navy Depart-		Hampton Roads.....	187, 866
ment.....	191, 870	for clerical, etc., services.....	187, 866
deficiency appropriation for engineer-		for Naval Reserve Force and Naval	
ing.....	57, 698, 1349, 1351	Militia.....	187, 866
limitation on clerical, etc., services,		for Naval War College.....	188, 867
1926, increased.....	1336	for Naval Home.....	188, 867
<i>Bureau of Engraving and Printing</i> (see		for civilian personnel, Navy Depart-	
Engraving and Printing Bureau).		ment.....	189, 868
<i>Bureau of Entomology</i> (see Entomology		for Naval Home, additional, 1925....	709
Bureau, Department of Agri-		deficiency appropriation for gunnery	
culture).		and engineering exercises.....	46, 1349
<i>Bureau of Fisheries</i> (see Fisheries Bureau,		for transportation.....	57,
Department of Commerce).		61, 698, 700, 760, 1349, 1351	
<i>Bureau of Foreign and Domestic Com-</i>		for transportation and recruiting....	689
<i>merce</i> (see Foreign and Domestic		for contingent.....	698
Commerce Bureau, Department		for equipment supplies.....	760, 1349
of Commerce).		for recreation for enlisted men.....	1349
<i>Bureau of Home Economics</i> (see Home		for Naval Reserve Force.....	1349
Economics Bureau, Department		<i>Bureau of Ordnance, Navy,</i>	
of Agriculture).		appropriation for ordnance and ord-	
<i>Bureau of Immigration</i> (see Immigration		nance stores.....	192, 871
Bureau, Department of Labor).		schools at designated stations....	192, 871
<i>Bureau of Indian Affairs</i> (see Indian		chemical, etc., services.....	192, 871
Affairs Bureau, Interior Depart-		for smokeless powder.....	192, 871
ment).		for purchase, etc., of torpedoes,	
<i>Bureau of Interparliamentary Union for</i>		etc.....	192, 871
<i>Promoting International Arbitra-</i>		for experimental work, projectiles,	
<i>tion</i> (see Arbitration, Bureau of		etc.....	193, 871
Interparliamentary Union for		for civilian personnel, Navy De-	
Promoting).		partment.....	193, 871
<i>Bureau of Investigation</i> (see Investigation		deficiency appropriation for ordnance	
Bureau, Department of Justice).		and ordnance stores.....	57, 61, 1349
<i>Bureau of Lighthouses</i> (see Lighthouses		for experiments.....	57
Bureau, Department of Com-		<i>Bureau of Pensions</i> (see Pension Office,	
merce).		Interior Department).	
<i>Bureau of Medicine and Surgery, Navy,</i>		<i>Bureau of Permanent Court of Arbitration,</i>	
appropriation for surgeons' neces-		<i>International</i> (see International	
saries.....	196, 874	Bureau of Court of Permanent	
clerical, etc., services.....	196, 874	Arbitration).	
for contingent expenses.....	196, 874	<i>Bureau of Plant Industry</i> (see Plant In-	
motor vehicles, ambulances, etc.....	196, 874	dustry Bureau, Department of	
care of insane on Pacific Coast... 196, 874		Agriculture).	
dental outfits, etc.....	196, 874	<i>Bureau of Public Roads</i> (see Public Roads	
additions to buildings at desig-		Bureau, Department of Agri-	
nated hospitals.....	196	culture).	
for care of the dead.....	196, 875	<i>Bureau of Reclamation</i> (see Reclamation	
for civilian personnel, Navy Depart-		Bureau, Interior Department).	
ment.....	197, 875	<i>Bureau of Soils</i> (see Soils Bureau, De-	
deficiency appropriation for surgeons'		partment of Agriculture).	
necessaries.....	700	<i>Bureau of Standards</i> (see Standards Bu-	
for contingent.....	1349	reau, Department of Commerce).	
<i>Bureau of Mines</i> (see Mines Bureau, In-		<i>Bureau of Supplies and Accounts, Navy,</i>	
terior Department).		appropriation for pay of the Navy..	193, 871
<i>Bureau of Naturalization</i> (see Naturaliza-		for rental allowance.....	193, 872
tion Bureau, Department of		for subsistence allowance.....	193, 872
Labor).		allotments.....	193
<i>Bureau of Navigation, Department of Com-</i>		to constitute one fund.....	193
<i>merce</i> (see Navigation Bureau,		number of midshipmen restricted	
Department of Commerce).		hereafter.....	193
<i>Bureau of Navigation, Navy,</i>		discharge permitted of minors	
appropriation for transportation and		enlisting without consent of	
recruiting.....	186, 864	parents.....	194
dependents of officers and enlisted		Naval and Military Academy	
men.....	186, 865	service not regarded in longevity	194
for recreation for enlisted men....	186, 865	for provisions, commutation of ra-	
for contingent.....	186, 865	tions, etc.....	194, 872
for gunnery and engineering exer-		for maintenance.....	194, 873
cises.....	186, 865	equipment supplies.....	195, 873
for equipment, instruments, supplies,		freight, etc.....	195, 873
etc.....	186, 865	chemical, clerical, etc., services..	195, 873
for ocean and lake surveys.....	187, 866	clothing and small stores fund	
for training stations, California... 187, 866		charged with value of first en-	
Rhode Island.....	187, 866	listment outfits, uniform gratuity,	
		Naval Reserve Force, etc.....	195, 873



	Page.		Page.
<i>Caddo Band of Wichitas, Okla.</i> , deficiency appropriation for employ- ment of counsel for-----	1330	<i>Cameras</i> , excise tax on, and lenses for, sold by producer, etc.; weight limit-----	323
<i>Cadets, Military Academy</i> , appropriation for pay-----	503, 918	<i>Camp and Garrison Equipage, Army</i> (see also Equipage, Army), deficiency appropriation for-----	58, 762
<i>Cairo, Ill.</i> , bridges authorized across Mississippi and Ohio Rivers at-----	999	<i>Camp Funston, Kans.</i> , deficiency appropriation for settling claims with lessees at-----	1344
<i>California</i> , appropriation for naval training station, San Diego-----	187, 866	<i>Camp Grounds in National Forests, Public</i> , appropriation for sanitary facilities, etc., in-----	445, 835
for surveyor general, clerks, etc.-----	394	<i>Camp Jackson, S. C.</i> , conveyance to trustees of Columbia Cantonment designated tracts at-----	383
for lands for homeless Indians in-----	398, 1149	use of Government roadways and railway lines-----	385
for support, etc., of Indians in-----	408, 1159	maintenance, etc., by trustees-----	385
for support, etc., of Indians in, addi- tional, 1925-----	708	<i>Camp John Hay, Philippine Islands</i> , sale of current from electric plant at, to Baguio, approved-----	485
deficiency appropriation for preventing loss of timber from insect in- festations, in-----	39, 1325	<i>Camp Knox, Ky.</i> , appropriation for repair, etc., of New Dixie Highway-----	489
for support, etc., Indians in-----	61	deficiency appropriation for, acquisition of land-----	52
coinage of silver 50-cent pieces author- ized to commemorate seventy- fifth anniversary of admission of, into the Union-----	965	for paying damages to property, etc., vicinity of, for Dixie Highway--	695
delivery on payment to Clearing House Associations-----	966	<i>Camp Lewis, Wash.</i> , plans to be submitted for construction of permanent buildings at-----	487
laws relating to, applicable-----	966	<i>Camp Pike, Ark.</i> , erection of buildings, etc., authorized by Arkansas at, for use of Na- tional Guard-----	244
no Government expense for dies, etc.	966	<i>Camp Pike, Army</i> , buildings, etc., on, may be erected for use of National Guard, by Arkansas-----	244
<i>Eldorado National Forest</i> , area ex- tended-----	953	<i>Camp Pike Booster Pumping Station</i> , Ark., sale of abandoned, authorized-----	386
forest experiment stations to be estab- lished in, etc., to determine best methods of forest management, etc-----	1108	<i>Camp Robert E. L. Michie, Tex.</i> , reconveyance of abandoned, to Eliza- beth Moore authorized-----	387
lease of designated naval oil reserve in, to be canceled-----	6	payment required to Del Rio Cham- ber of Commerce-----	387
<i>Plumas National Forest</i> , area extended. proceedings directed to establish title of United States to designated naval oil reserve in-----	952	distributed to original donors-----	387
sale to Los Angeles, of lands purchased for homeless Indians-----	1101	<i>Camp, Thomas James</i> , may be appointed major of Infantry in Regular Army-----	792
<i>Shasta National Forest</i> , area extended	953	<i>Canacao, Philippine Islands</i> , new buildings authorized for naval hospital at, from naval hospital fund-----	196
<i>Stanislaus National Forest</i> , area ex- tended-----	953	<i>Canada</i> , appropriation for surveying and mark- ing boundary line between Alaska and-----	211, 1020
<i>Tahoe National Forest</i> , Nevada and, area extended-----	954	for marking boundary line between United States and-----	211, 1020
<i>California Débris Commission</i> , appropriation for expenses-----	515, 929	bridge authorized across Saint Croix River by, and Maine, from Vanceboro, Me., to Saint Croix, New Brunswick-----	26
for expenses, additional, 1925-----	712	Saint John River by Maine and, between Fort Kent, Me., and Clairs, New Brunswick-----	27
<i>California Hardware Company</i> , deficiency appropriation for-----	43	consent of, required for bridge across Niagara River and Black Rock Canal, Buffalo, N. Y-----	355
<i>California Northern Judicial District</i> , jurisdiction conferred to determine claims of American citizens for damages from seizure of vessels in Bering Sea, charged with un- lawful sealing, 1886 to 1896-----	595	Niagara River, Tonawanda, N. Y-----	1216
all citizens whose rights were affected by seizures 1886 to 1896, in- cluded-----	595	Rainy River, Spooner, Minn., to Rainy River, Ontario-----	1285
time limit for presenting claims-----	595		
<i>Caloosahatchee River, Fla.</i> , preliminary examination, etc., directed for flood control of-----	961		
preliminary examination, etc., of, to be made-----	1194		
<i>Calumet River</i> , bridge authorized across, Chicago, Ill., at 100th Street-----	174		
at 130th Street-----	29		
at 134th Street-----	172		
<i>Cambridge, Md.</i> , improvement of harbor, authorized-----	1186		

	Page.		Page.
<i>Canada</i> —Continued.		<i>Capital Punishment, D. C.,</i>	
payment directed to, in settlement of claim for damages to Cornwall Canal, Ontario.....	1282	mode of, to be by electrocution.....	798
persons born in, construed as non-quota immigrants under Immigration Act.....	155	death chamber, etc.....	799
provisions with, for protecting fishery of halibut in the northern Pacific Ocean.....	648	sentence of judge to be in writing; transmitted to superintendent of jail.....	799
steamer passenger tickets to, exempt from stamp tax.....	335	persons designated to be present at execution.....	799
<i>Canadian Boundary Waters Commission,</i> appropriation for expenses of.....	213, 1022	certificate to clerk of court.....	799
deficiency appropriation for.....	760	inconsistent laws repealed.....	799
<i>Canadian Pacific Steamships (Ltd), Quebec,</i> deficiency appropriation for refund of fine to.....	1335	<i>Capital Stock,</i>	
<i>Canadian River, N. Mex., Okla., and Tex.,</i> preliminary examination, etc., authorized for flood control of.....	249	special excise tax on, of domestic corporations in excess of \$5,000; exemptions.....	325
<i>Canadian River, North Fork, Tex. and Okla.,</i> preliminary examination, etc., authorized for flood control of.....	249	foreign, for capital employed in United States.....	325
<i>Canal Point, Fla., Agricultural Experiment Farm,</i> deficiency appropriation for site and buildings, Plant Industry Bureau.....	1325	stamp tax on issues of.....	334
<i>Canal Zone (see also Panama Canal),</i> appropriation for relief and protection of American seamen in.....	208, 1017	<i>Capitol,</i>	
for mosquito destruction.....	493, 908	appropriation for Senate kitchens and restaurants.....	581, 1289
for hospital care, Army garrisons.....	494, 909	for Architect of.....	586, 1295
cases in district court, reviewable by circuit court of appeals, by appeals or writs of error.....	936	for elevator conductors.....	587, 1295
persons born in, construed as non-quota immigrants in Immigration Act.....	155	for repairs, etc., of building, etc.....	587, 1295
two citizens of, to serve on National Advisory Commission to Sesquicentennial Exhibition Association.....	1254	for cleaning works of art, etc.....	587, 1295
<i>Canaveral, Fla.,</i> preliminary examination, etc., of harbor to be made.....	1194	for restoring decorations, corridors in Senate wing.....	587, 1295
<i>Canceling Machines, Postal Service,</i> appropriation for rental, purchase, etc., of.....	89, 787	for care, etc., grounds of.....	587, 1295
allowance for traveling mechanicians.....	89, 787	surgical treatment of trees.....	1295
<i>Cane Sugar Districts,</i> appropriation for cooperative experiments, etc., in livestock production, etc., in.....	457, 850	for fire protection.....	587
<i>Canton, S. Dak.,</i> appropriation for asylum for insane Indians.....	408	for repairs, Maltby Building, stables, etc.....	587, 1295
for equipment, etc., of asylum for insane Indians.....	1159	deficiency appropriation for remodeling, etc., heating system.....	673
for asylum for insane Indians, additional, 1925.....	708	for completing frieze in the Rotunda.....	673
<i>Cantrill, J. C., late a Representative in Congress,</i> deficiency appropriation for pay to widow of.....	33	for two marble pedestals for busts in loan of portraits of Daniel Webster and Henry Clay for exhibition of works of the artist John Neagle, authorized.....	1252
<i>Cape Spartel Light, Morocco,</i> appropriation for annual contribution to.....	210, 1019	restoration and completion of the frieze in the Rotunda of, authorized.....	1252
deficiency appropriation for contribution.....	48, 1338	<i>"Capitol," Derrick,</i> deficiency appropriation for judgment to owner of.....	54
<i>Cape Town, Africa,</i> appropriation for foreign hospital at.....	214, 1023	<i>Capitol Police,</i>	
		appropriation for captain, lieutenants, privates, etc.....	586, 1294
		for contingent expenses.....	586, 1294
		for uniforms for.....	586, 1294
		positions and pay established of captain and other officers.....	149
		salaries for December, 1923, to be paid December 20.....	1
		for December, 1924, to be paid December 20.....	718
		<i>Capitol Power Plant,</i>	
		appropriation for maintenance, personal services, etc.....	587, 1295
		for operating supplies.....	587, 1296
		for constructing water service main.....	587
		authority for direct purchases.....	588
		reimbursement from Government agencies for heat, light, and power furnished.....	588, 1296
		for reimbursing, for heat, light, and power, to Washington post office.....	84, 690
		deficiency appropriation for flood lighting Capitol dome.....	34
		for expenses.....	56, 697, 758, 1348
		for remodeling, etc., heating system of Capitol.....	673
		for new stokers, etc.....	1315

	Page.		Page.
<i>Captured War Devices and Trophies,</i> apportionment and distribution of, among the States, etc.....	597	<i>Castleton, N. Y.,</i> time extended for bridging Hudson River between Schodack Land- ing and .....	8
<i>Car Fares, etc., D. C.,</i> purchase of, for District officials.....	544	<i>Casualty Hospital, D. C.,</i> appropriation for care of indigent patients.....	568, 1242
<i>Caribbean Sea,</i> appropriation for Weather Service ex- penses in.....	436, 825	deficiency appropriation for.....	678, 1322
<i>Carlisle Barracks, Pa.,</i> transfer of parcels of Government reservation, to War Depart- ment confirmed.....	657	<i>Catalogue of Scientific Literature, Interna- tional,</i> appropriation for expenses, preparation of.....	528, 1206
sale of part, directed.....	658	<i>Catalogue of Title Entries, Copyright Office,</i> appropriation for publication of.....	589, 1298
additional land to be acquired for Medical Field Service School, from proceeds of.....	658	<i>Catawba River,</i> bridge authorized across, Fort Lawn, S. C.....	1127
residue covered into the Treasury.....	658	<i>Cathedral Avenue NW., D. C.,</i> appropriation for paving, Cleveland Avenue to Thirty-fourth Street.....	1224
<i>Carlsbad Cave National Monument, N. Mex.,</i> appropriation for improvements.....	425	for asphalt covering, Connecticut Avenue to Twenty-ninth Street; from gasoline-tax fund.....	1225
for protection, etc., condition.....	1179	name of Jewett Street changed to.....	177
<i>Carlsbad Irrigation Project, N. Mex.,</i> appropriation for maintenance, etc., of.....	418, 1168	<i>Cattle (see also Animal Industry Bureau and Animals),</i> appropriation for inspection and quar- antine work.....	437, 827
<i>Carlton County, Minn.,</i> bridge across Saint Louis River in, built by Minnesota, legalized.....	26	for eradicating scabies.....	437, 827
<i>Carnegie Library, D. C.,</i> appropriation for expenses.....	542, 1219	for inspection of southern.....	437, 827
<i>Carriers, Railroad Common (see also Rail- roads),</i> time established for actions by, or claims against.....	633	for supervising transportation of, etc.....	437, 827
<i>Carroll, Jennie (widow),</i> appropriation for monthly payments to.....	511, 925	for enforcing humane treatment of export.....	437, 827
<i>Carson City, Nev.,</i> appropriation for mint at.....	77, 776	for executing twenty-eight hour law.....	437, 827
for Indian school at.....	405, 1156	for quarantine stations.....	438, 827
for Indian school, additional, 1925.....	707	for suppressing contagious diseases.....	438, 827
for mint at, additional, 1925.....	710	for investigating tuberculosis of ani- mals; control, etc.....	438, 827
deficiency appropriation for Indian school.....	684	for tuberculin testing, etc., of.....	438, 827
<i>Carson Indian Hospital, Nev.,</i> appropriation for maintenance, etc., of.....	408, 1159	payment for destroyed, etc.; State, etc., cooperation.....	438, 828
<i>Carson National Forest, N. Mex.,</i> lands added to, from Las Trampas grant.....	643	for eradicating southern cattle ticks; restriction.....	438, 828
from Santa Barbara grant.....	739	for cooperative experiments in rais- ing, in cane sugar and cotton districts.....	457, 850
<i>Cartridges, etc.,</i> excise tax on, sold by producer, etc.; exceptions.....	323	for suppressing contagious diseases; additional.....	110
<i>Carville, La.,</i> appropriation for leper home, com- pletion.....	79	domestic, straying, etc., across bound- ary before May 1, 1924, admit- ted free of duty if returned prior to December 31, 1924.....	2
for marine hospital, improvements.....	79, 778	duties paid on, returned after March 1, 1923, to be refunded.....	2
<i>Cascade Locks, Oreg.,</i> time extended for bridging Columbia River, near.....	2	before May 1, 1925, admitted free of duty if returned before Decem- ber 31, 1925.....	963
<i>Cash Rewards, etc.,</i> appropriation for improvements in pos- tal service.....	85, 783	refund of duty paid since Decem- ber 30, 1924.....	963
<i>Cashie River, N. C.,</i> preliminary examination, etc., of, to be made, below Windsor.....	1193	repeal of permission for admission of tick infested, below Texas south- ern quarantine line.....	98
<i>Casper-Alcova Irrigation Project, Wyo.,</i> deficiency appropriation for cooperative investigation of feasibility of.....	685	stock raising experiments, etc., author- ized by Department of Agricul- ture on lands of Fort Keogh Military Reservation, Mont., transferred therefor.....	99
plans, estimates, etc., for construction of, to be submitted to Congress.....	668	<i>Cattle Ticks, Southern,</i> appropriation for eradicating, etc....	438, 828
<i>Casper, Wyo.,</i> terms of court at.....	388	restriction on use materials, etc.....	438, 828
<i>Cass Lake, Minn.,</i> preliminary examination, etc., of, to be made.....	1195	demonstrations at fairs, etc....	438, 828

	Page.		Page.
<i>Cavalry School, Fort Riley, Kans.,</i>	451, 916	<i>Central and South America,</i>	
appropriation for instruction expenses.	711	appropriation for expenses promoting	225, 1035
for, additional, 1925.....		commerce with.....	706
<i>Cavite, Philippine Islands,</i>		for expenses promoting commerce	
appropriation for naval station, public	198, 876	with, additional, 1925.....	549
works.....		<i>Central Avenue NE., D. C.,</i>	
<i>Cedar City, Utah,</i>		appropriation for paving, Benning Road	549
purchase of lots in, for use of small	1096	to District Line; from gasoline-	
band of Piute Indians.....		tax fund.....	1194
<i>Cedar Keys Harbor and Channel, Fla.,</i>		<i>Central Dispensary and Emergency Hos-</i>	
preliminary examination, etc., of, to be	1194	pital, D. C.,	
made.....		appropriation for care of indigent pa-	568, 1242
<i>Cement, etc.,</i>		tients.....	678, 1322
appropriation for investigating struc-	230, 1039	deficiency appropriation for.....	
tural materials of.....		<i>Central Pacific Railway Company,</i>	
<i>Cemeteries, National (see National Ceme-</i>		selection of other public lands by, au-	812
teries).		thorized on relinquishing desig-	
<i>Cemetery Companies, etc., Mutual,</i>	282	nated tract in Nevada.....	
exempt from income tax.....		<i>Central Powers of Europe, War with (see</i>	
<i>Census Bureau, Department of Commerce,</i>		also World War),	
appropriation for Director, and office	228, 1037	appropriation for preparing, etc., naval	185, 864
personnel.....		records of.....	
for collecting statistics; cotton, and	228, 1037	<i>Cereal Plants,</i>	
tobacco.....		appropriation for investigating insects	449, 839
for temporary employees.....	228, 1037	affecting.....	
for collecting vital statistics, etc.	228, 1037	<i>Cereals,</i>	
for special agents, etc.....	1037	appropriation for improving methods of	441, 831
for expenses, taking census of agricul-	228	production, etc.....	
ture for 1925.....		for investigation and control of, dis-	441, 831
for tabulating machines, expenses.....	228, 1038	eases, etc.; destroying rust	
deficiency appropriation for collecting	683	spores, vegetation, etc.....	331
cotton statistics.....		<i>Certificates of Stock and of Indebtedness,</i>	
for Fourteenth Census expenses.....	759, 1348	designated, subject to stamp tax.....	282
annual preparation of Official Register	1105	<i>Chambers of Commerce,</i>	
by.....		exempt from income tax.....	43
cotton ginning reports of, to be issued	115	<i>Chance, I. M.,</i>	
simultaneously with Department		deficiency appropriation for.....	673
of Agriculture condition, etc.,		<i>Chandler, Walter M.,</i>	
reports, at specified dates.....	31	deficiency appropriation for contested	1223
statistics of cotton ginned, manufac-		election expenses.....	
tured, on hand, spindles in use,	31	<i>Channing Street NE., D. C.,</i>	
active spindle hours, imports and		appropriation for paving, Lincoln Road	582, 1290
exports, to be collected and pub-	31	to Fourth Street.....	578, 1286
lished by Director.....		<i>Chaplain,</i>	
designated periods for ginning re-	31	appropriation for House of Representa-	149
ports.....		tives.....	147
monthly reports to be made of in-	31	for Senate.....	
formation collected.....		pay established for House of Repre-	206
information to be furnished Agricul-	31	sentatives.....	1015
tural Department.....		for Senate.....	143
punishment for unauthorized di-	31	<i>Chargés d'Affaires ad interim,</i>	
vulging, by employees.....		appropriation for salaries.....	566, 1241
collection of, from ginners, manufac-	32	for pay of officers acting as, or in	566, 1241
turers, etc., by employees, etc.		charge of consulates.....	567, 1241
compilation and publication of in-	32	pay of officers acting as, or in charge of	567, 1242
formation from foreign countries.....		consulates.....	567, 1242
simultaneous issue of cotton ginned	32	<i>Charities and Corrections, D. C.,</i>	
and crop reports.....		appropriation for Board of Charities	566, 1241
<i>Census of Agriculture, 1925,</i>		for support of jail prisoners.....	566, 1241
appropriation for expenses of taking,	228	for workhouse and reformatory.....	567, 1241
etc.....		for reformatory.....	567, 1242
use for supplies, printing, etc.....	228	for National Training School for	567, 1242
<i>Census of Children, D. C.,</i>		Boys.....	567, 1242
provisions for taking, between ages of	807	for National Training School for	567, 1242
3 and 18.....		Girls.....	568, 1242
<i>Center Market, D. C.,</i>		for medical charities.....	568, 1242
appropriations for operation and man-	459, 846	for Columbia Hospital.....	568, 1242
agement of, under Secretary of		for Tuberculosis Hospital.....	568, 1242
Agriculture.....		for Gallinger Hospital.....	568, 1242
<i>Central America,</i>		admission of pay patients.....	569, 1243
persons born in countries of, construed	155	for child caring institutions.....	569, 1243
as nonquota immigrants in Im-		for home and school for feeble-	569
migration Act.....		minded.....	

	Page.		Page.
<i>Charities and Corrections, D. C.</i> —Contd.		<i>Chemawa Indian School, Salem, Oreg.,</i>	
appropriation for District Training School.....	1243	appropriation for support, etc.....	406, 1157
for Industrial Home School for Colored Children.....	569, 1244	restriction on Alaska pupils after January 1, 1925.....	406
for Industrial Home School.....	570, 1244	for, additional, 1925.....	708
for Home for Aged and Infirm.....	570, 1244	<i>Chemical Analyses,</i>	
for municipal lodging house, etc.....	570, 1244	appropriation for standard materials for checking, etc.....	233, 1042
for Grand Army Home.....	570, 1244	<i>Chemical and Physical Researches, Geology of United States,</i>	
for Florence Crittenton Home.....	570, 1244	appropriation for; geological deposits of potash salts.....	419, 1173
for Southern Relief Society.....	570, 1244	<i>Chemical Warfare Service, Army,</i>	
for Library for the Blind, etc.....	570, 1245	appropriation for gases, gas masks, etc.....	500, 915
for indigent insane.....	571, 1245	for plants, buildings, machinery, etc.....	500, 915
for deporting nonresident insane.....	571, 1245	for civilian employees.....	500, 916
for relief of the poor.....	571, 1245	for organizing, etc., special gas troops; current expenses.....	500, 916
for payment to abandoned families, etc.....	571, 1245	for civilian personnel, Office of Chief of, War Department.....	500, 916
for burial of indigent ex-service men.....	571, 1245	chemist, etc., in Office of Chief of.....	500, 916
for transporting paupers.....	571, 1246	for, additional, 1925.....	711
deficiency appropriation for workhouse.....	677	deficiency appropriation for.....	59, 701, 762, 1350
<i>Charles Fort, Parris Island, S. C.,</i>		Chief of, to have rank, etc., of a major general.....	970
deficiency appropriation for monument to mark site of.....	690	officers excepted from requirement for duty with troops.....	470
<i>Charles H. Burke School, Fort Wingate, N. Mex.,</i>		<i>Chemistry Bureau, Department of Agriculture,</i>	
appropriation for support, etc.....	1157	appropriation for chief of Bureau, and office and field personnel.....	446, 836
<i>Charleston, S. C.,</i>		for biological food and drug investigations.....	446, 837
appropriation for navy yard, dredging.....	198, 876	for collaborating with other departments.....	447, 837
improvement of waterway to Saint Johns River, Fla., from, authorized.....	1187	for utilizing raw materials for colorants, etc.; cooperative experiments, etc.....	447, 837
to Winyah Bay, S. C., authorized.....	1187	for table sirup, etc., investigations.....	447, 837
preliminary examination, etc., of, harbor to be made.....	1194	for executing pure food law.....	447, 837
terms of court at.....	801	revision of Pharmacopoeia.....	447, 837
office of clerk at.....	801	examining foreign tests of American food products.....	447, 837
<i>Charlotte, Fla.,</i>		for expenses, preventing importation of impure tea, etc.....	447, 837
improvement of harbor, authorized.....	1187	for insecticide and fungicide investigations.....	447, 837
<i>Charlotte, N. C.,</i>		for developing methods to prevent plant dust, etc., explosions.....	447, 837
deficiency appropriation for Government participation in Mecklenburg centennial at.....	1317	for naval stores investigations and demonstrations.....	447, 837
provision for participating in celebrating the Mecklenburg sesquicentennial of the Declaration of Independence at, in May, 1925.....	1267	for salaries, additional, 1925.....	705
terms of court at.....	662	for general expenses, additional, 1925.....	705
<i>Charlotte, N. Y.,</i>		deficiency appropriation for general expenses.....	55, 60, 759
preliminary examination, etc., of, harbor to be made.....	1196	for naval stores standardizations, etc.....	68
<i>Charlottesville, Va.,</i>		<i>Cherokee Agency, N. C., Eastern,</i>	
terms of court at.....	114	appropriation for support, etc., of Indians at, from tribal funds.....	411
<i>Chase, R. D.,</i>		<i>Cherokee Indians, N. C., Eastern Band of,</i>	
credit in accounts directed.....	1355	appropriation for expenses, closing affairs of.....	1149
<i>Chatham, Mass.,</i>		conveyance of property of, in trust to United States authorized.....	376
amount authorized for acquiring naval air station site at.....	1271	final roll of members of, to be prepared.....	376
<i>Chattahoochee River,</i>		names to be included on.....	376
bridge authorized across, Alaga, Ala.....	663	survey, division, and appraisal of conveyed lands.....	377
Eufaula, Ala.....	16		
Fort Gaines, Ga.....	4		
<i>Chattahoochee River, Fla.,</i>			
preliminary examination, etc., of, to be made.....	1194		
<i>Checks,</i>			
uncertified, receivable for other than stamp taxes.....	347		
<i>Chehalis River, Wash.,</i>			
preliminary examination, etc., of, to be made.....	1197		
<i>Chelan Falls, Wash.,</i>			
bridge authorized across Columbia River near.....	1052		

<i>Cherokee Indians, N. C., Eastern Band of—Continued.</i>	Page.	<i>Cherokee Orphan Training School, Tahlequah, Okla.,</i>	Page.
lands reserved from allotment for cemeteries, schools, and other purposes.....	377	appropriation for support, etc.....	406, 1157
timber tracts, quarries, etc.....	377	for support, etc., additional, 1925.....	708
sales authorized; proceeds added to funds of the Band.....	377	<i>Chesapeake and Delaware Canal,</i>	
oil, etc., mineral deposits reserved to, for twenty-five years.....	377	reconstruction of Delaware Railroad Company's bridge across, ratified.....	1197
leases authorized; at end of period to become property of owner of land.....	377	<i>Chesapeake Street NW., D. C.,</i>	
improvements on the lands to be appraised and listed.....	377	appropriation for paving, River Road to Forty-fourth Street.....	547
manner of disposing of.....	377	<i>Chester Calf,</i>	
allotment and division of lands and moneys.....	378	name added to final roll of Cheyenne and Arapahoe Indians, Okla., and per capita payment to be paid to him from tribal funds.....	253
equalization of distribution.....	378	<i>Chestnut Tree Bark Disease,</i>	
application for tracts available under selections; contiguous lands to families.....	378	appropriation for investigating new methods of controlling, etc....	440, 830
per capita distribution of all funds, after paying suspended annuities, equalization, etc.....	378	<i>Chevy Chase Parkway, D. C.,</i>	
payments to members with less than one-sixteenth of Indian blood.....	379	name of part of Thirty-seventh Street, changed to.....	115
adjustment of so-called private land claim ownership.....	379	<i>Chewing Tobacco,</i>	
certificate of allotment to be issued.....	379	provisions relating to, in Revenue Act...	317
contents and legal effect.....	379	<i>Cheyenne and Arapahoe Indian Hospital, Okla.,</i>	
revocation before title conveyed.....	379	appropriation for maintenance, etc., of.....	408, 1159
other selection in lieu.....	379	<i>Cheyenne and Arapahoe Indians, Mont., Northern,</i>	
deed to allottee after issue of.....	379	appropriation for support, etc., of... for support, etc., of additional, 1925..	409, 1160 708
to be recorded in the county.....	379	<i>Cheyenne and Arapahoe Indians, Okla.,</i>	
delivery to allottee upon recording.....	379	names of Chester Calf and Crooked Nose Woodman added to final roll of, and per capita payment to be paid them.....	253
disposition of property if enrolled member dies before receiving distributive share.....	380	<i>Cheyenne, etc., Agency, Okla.,</i>	
leases of allotments during restricted period.....	380	appropriation for support, etc., of Indians at, from tribal funds... 411,	1161
use by parents of allotments to children alienation restricted.....	380	deficiency appropriation for civilian employees at.....	1329
allottees to become citizens upon recording of deeds, etc.....	380	<i>Cheyenne River Agency, S. Dak.,</i>	
restrictions on alienation may be removed after deed recorded.....	380	appropriation for support, etc., of Indians at, from tribal funds... 411,	1161
allotments not liable for prior claims, etc.....	380	deficiency appropriation for civilian employees at.....	1329
attempted alienation, etc., prior to removal of restrictions, null and void.....	380	<i>Cheyenne River Indian Reservation, N. Dak. and S. Dak.,</i>	
provisions for State taxation.....	381	homestead entrymen, etc., in former, allowed extension of time if unable to pay money due.....	1184
right of United States to protect in court rights of allottees not deprived by removal of restrictions exception.....	381	interest in advance to be paid.....	1184
conveyances of lands, etc., by, recognized.....	381	further extension allowed; limit.....	1184
reinvestment of proceeds of sales, etc., authorized.....	381	<i>Cheyenne River Indian Reservation, S. Dak.</i>	
rules and regulations to be prescribed by the Secretary.....	381	claims of Sioux Indians for horses alleged to have been erroneously killed on, to be investigated, etc.....	477
decisions on questions of enrollment final.....	381	<i>Cheyenne, Wyo.,</i>	
amount authorized to be appropriated for expenses.....	381	terms of court at.....	388
<i>Cherokee Indians, Okla. (see also Five Civilized Tribes),</i>		<i>Chicago, Ill.,</i>	
appropriation for common schools ..	407, 1158	appropriation for repairs, etc., post office, courthouse, etc.....	79, 777
all claims of, against United States to be determined by Court of Claims.....	27	for passport bureau.....	206, 1015
<i>Cherokee, N. C.,</i>		for Confederate Mound, Oakwood Cemetery.....	512, 927
appropriation for Indian school at...	406, 1157	authorized to change location of South Branch of Calumet River.....	646
for Indian school, additional, 1925..	707	bridge authorized across Little Calumet River at.....	25
		may bridge Calumet River, at 100th Street.....	174
		at 130th Street.....	29
		at 134th Street.....	172

	Page.		Page.
<i>Chicago, Milwaukee and Saint Paul Railway Company,</i>		<i>Child Hygiene Service, D. C.,</i>	
granted right of way across Fort Snelling Reservation, Minn.....	30	appropriation for maintenance of welfare stations, etc.....	563, 1238
Post Discovery Military Reservation may bridge Mississippi River, Minneapolis, Minn.....	812	<i>Child Labor,</i>	
time extended for bridging Mississippi River by.....	14	proposed Amendment to the Constitution giving power to Congress to limit, etc.....	670
<i>Chicago River,</i>		<i>Child Labor Law,</i>	
change of location of a portion of South Branch of, by Chicago, authorized.....	816	deficiency appropriation for expenses enforcing.....	61
preliminary examination, etc., of, to be made.....	646	<i>Child Labor, Tax on Employment of, Title XII, Revenue Act of 1921,</i>	
<i>Chicago, Rock Island and Pacific Railway Company,</i>		repealed by Revenue Act of 1924.....	352
bridge authorized across White River, De Valls Bluff, Ark., by Choctaw, Oklahoma and Gulf Railway Company and.....	1195	<i>Child Welfare,</i>	
<i>Chickamauga and Chattanooga Military Park,</i>		appropriation for investigations, etc.....	241, 1051
appropriation for continuing establishment of.....	512, 927	<i>Children, Societies for Prevention of Cruelty to,</i>	
memorials in, authorized by Spanish War veterans who were encamped there.....	513, 928	exempt from income tax.....	282
for, additional, 1925.....	712	<i>Children's Bureau, Department of Labor,</i>	
<i>Chickasaw Indians, Choctaw and,</i>		appropriation for Chief of, and office personnel.....	241, 1050
all claims of, to be adjudicated by Court of Claims.....	537	for investigating child welfare, etc.; infant mortality.....	241, 1051
petition may be jointly or severally.....	537	for general expenses.....	241, 1051
procedure, etc.....	538	for traveling, etc., expenses.....	241, 1051
<i>Chickasaw Indians, Okla., (see also Five Civilized Tribes),</i>		for temporary experts, interpreters, etc.....	241, 1051
appropriation for expenses of sales within coal and asphalt area of.....	398, 1148	for materials for publications of.....	241, 1051
for tribal schools.....	398, 1148	for executing Maternity and Infancy Hygiene Act.....	241, 1051
for governor, attorney, etc.....	398, 1148	computing apportionment to States, etc.....	241, 1051
for common schools.....	407, 1158	deficiency appropriation for enforcing child labor law.....	61
for per capita payments, from tribal funds.....	412, 1162	for expenses executing Maternity and Infancy Hygiene Act, Hawaii.....	688
<i>Chickasha, Okla.,</i>		<i>Children's Guardians, D. C., Board of,</i>	
terms of court at.....	388, 945	appropriation for administrative expenses.....	569, 1243
<i>Chief Justice of the Supreme Court of the United States,</i>		limitation on visiting wards of.....	569, 1243
appropriation for; law clerk, clerks.....	218, 1028	for salaries.....	569, 1243
<i>Chief of Engineers, Army,</i>		for feeble minded children.....	569, 1243
appropriation for printing and binding under.....	479, 893	for board and care of children.....	569, 1243
for civilian personnel, Office of War Department.....	497, 912	allowances to sectarian institutions.....	569, 1243
draftsmen, etc., payable from other appropriations.....	497, 912	advances to agent.....	569, 1243
authority of, over park system not interfered with by District Traffic Act.....	1126	for home and school for feeble minded.....	569
directed to report on authorized projects, whether further improvements undesirable, etc.....	1191	for District Training School.....	1243
to serve on National Capital Park Commission.....	463	deficiency appropriation for feeble minded children.....	678, 1323
<i>Chief of Finance, Army,</i>		<i>Children's Hospital, D. C.,</i>	
appropriation for civilian personnel Office of, War Department.....	483, 898	appropriation for care of indigent patients.....	568, 1242
to have rank, etc., of major general.....	970	deficiency appropriation for.....	38, 1322
<i>Chief of Staff, Army,</i>		<i>Chile,</i>	
appropriation for contingencies.....	479, 894	appropriation for ambassador to.....	206, 1015
for civil personnel, Office of.....	479, 894	<i>Chilocco, Okla.,</i>	
<i>Child Caring Institutions, D. C.,</i>		appropriation for Indian school at.....	406, 1157
appropriation for, under Board of Children's Guardians.....	569, 1243	for Indian school, additional, 1925.....	708
		deficiency appropriation for Indian school at.....	42
		<i>China,</i>	
		appropriation for minister to.....	206, 1015
		for Chinese secretary of legation.....	206
		assistant secretary.....	206
		for tuition of officers assigned for language study in.....	1016
		for customs tariff revision; balance available.....	211, 1019
		for inquiry into extraterritoriality in; balance available.....	211, 1019
		for United States court for.....	215, 1025
		for expenses of American prisoners etc., in.....	215, 1025

	Page		Page
<i>China</i> —Continued.		<i>Chinese Customs Tariff,</i>	
appropriation for rental for troops in.	488, 903	appropriation for expenses, participat-	
for preserving monuments, etc., to		ing in revision of.....	211, 1019
soldiers who fell in.....	512, 927	<i>Chinese Exclusion,</i>	
deficiency appropriation for consular		appropriation for enforcing; deporting,	
building, Amoy.....	1341	etc.....	240, 1049
remission permitted of further pay-		<i>Chinese Indemnity,</i>	
ments by, of installments on		payment of further installments of	
Boxer indemnity.....	135	Boxer, may be remitted.....	135
<i>China Trade Act, 1922,</i>		as from October 1, 1917.....	135
appropriation for expenses, execut-		<i>Chinese Plague,</i>	
ing.....	226, 1036	appropriation for prevention of epi-	
for expenses, executing, additional,		demic.....	76, 775
1925.....	706	<i>Chippewa Agency, Minn., Consolidated,</i>	
<i>China Trade Act Amendments,</i>		appropriation for support, etc., of In-	
three incorporators instead of five, suffi-		dians at, from tribal funds.....	1161
cient.....	995	deficiency appropriation for civilian em-	
temporary directors to be designated... 995		ployees at.....	1329
stock subscriptions in lieu of cash... 995		<i>Chippewa Indians, etc., Mont., Rocky Boy</i>	
business forbidden; interest in shipping		<i>Band of,</i>	
permitted if owned by citizens... 995		appropriation for support, etc.....	1159
incorporation not complete until requi-		for support, etc., Indians of, addi-	
site amount of cash or property		tional, 1925.....	708
contributed.....	995	<i>Chippewa Indians in Minnesota,</i>	
statement required of real or personal		appropriation for tuition of children in	
property in custody of directors... 995		State public schools.....	407, 1158
revocation of, on transacting business		for civilization, etc., from tribal	
in violation hereof or failure to		funds.....	411, 1162
file statement.....	996	amount for general agency pur-	
may alter corporate seal.....	996	poses.....	411, 1162
shares of stock to be issued at not less		aiding construction, etc., State	
than par.....	996	public schools.....	411, 1162
payment required; holders liable for		aiding indigent Indians; condi-	
unpaid amounts.....	996	tions.....	411, 1162
directors' qualifications, etc., author-		support of Indian hospitals... 412, 1162	
ized by by-laws.....	996	deficiency appropriation for tubercu-	
quorum; proxy holdings recognized... 996		losis sanatorium for.....	42
agent to be maintained in District of		amount to be credited to general fund	
Columbia to accept service,		of, for timber, etc., in Minne-	
answer in court, etc.....	996	sota National Forest.....	1052
in income tax, credit is allowed of pro-		back annuities due to, erroneously	
portion the income from China		omitted from the rolls, to be	
sources bears to shares of owners		paid, etc.....	95
in United States, China, etc... 996		high school teachers at White Earth	
credit subject to special dividends		School, to be paid from tribal	
residents in China, United States,		funds.....	819
etc.....	997	payment directed from credit for ceded	
in addition to other dividends... 997		lands of, to designated Mille Lac	
and was distributed in proportion		chiefs.....	818
to shareholders' stock... 997		per capita payment to, from principal	
gross income exemption allowed, of		fund.....	1, 798
China Trade Act corporation		ratification of, by Tribe required... 1, 798	
dividends to a resident in China... 997		not subject to any lien, etc..... 2, 798	
no corporation for business in China to		sum authorized to be credited to gen-	
be created by law other than		eral fund of, arising from sale of	
under this Act.....	997	ceded lands.....	816
<i>China Trade Act Corporations,</i>		<i>Chippewa Indians in Minnesota, Red Lake</i>	
corporation tax credit allowed for pro-		<i>Band of,</i>	
portion of dividends to residents		appropriation for sawmill, etc., from	
in China; exception.....	295	tribal funds.....	412
certificate to Commissioner of In-		<i>Chippewa Indians, Mich.,</i>	
ternal Revenue.....	295	claims of Saginaw, etc., Bands of, in	
subject to special dividends to resi-		Court of Claims.....	137
dents in China.....	295	to be filed by approved attorneys... 137	
additional to all other payments		fees allowed; limit increased... 137	
thereto.....	295	<i>Chippewa Indians, N. Dak., Turtle Moun-</i>	
in proportion to shares owned... 295		<i>tain Band of,</i>	
ownership of stock construed... 295		appropriation for support, etc..... 409, 1159	
meaning of "China".....	295	for support, etc., of, additional, 1925... 708	
<i>China, United States Court for,</i>		<i>Chippewa Indians of Lake Superior, Wis.,</i>	
appropriation for salaries and ex-		appropriation for support, etc., of, ad-	
penses.....	215, 1025	ditional, 1925.....	708
<i>Chinch Bug,</i>		deficiency appropriation for support,	
appropriation for investigating methods		etc.....	759
of eradicating.....	839		

	Page.		Page.
<i>Chippewa Indians of Lake Superior, Wis.—</i>		<i>Cigar Manufacturers,</i>	
Continued.		special tax imposed on annual sales by;	
final roll of Lac du Flambeau Band of,		rates.....	327
to be prepared.....	132	sales for export exempt.....	328
allotments to be made, sale of mer-		<i>Cigarette Beetle,</i>	
chantable timber, etc.....	132	appropriation for investigating, etc..	449, 839
<i>Chippewa Indians of the Mississippi,</i>		<i>Cigarette Manufacturers,</i>	
<i>Minn.,</i>		special tax imposed on annual sales by;	
appropriation for support of schools..	407, 1158	rates.....	327
for schools, additional, 1925.....	708	sales for export exempt.....	328
<i>Chippewa Indians, Wis., Saint Croix,</i>		<i>Cigarette Papers and Tubes,</i>	
appropriation for fulfilling treaty		internal revenue tax levied on, sold by	
with.....	413, 1164	manufacturer or importer to	
for purchase of land, etc.....	413, 1164	other than cigarette manufac-	
discretionary cash payments.....	1164	turer.....	318
<i>Chiu Chiu Irrigation Project, Ariz.,</i>		bond of manufacturer purchasing	
appropriation for pumping plants..	400, 1151	tubes for making cigarettes.....	318
<i>Choctaw and Chickasaw Indian Hospital,</i>		<i>Cigarettes,</i>	
<i>Okla.,</i>		tax on, by manufacturer or importer..	316
appropriation for maintenance, etc.,		<i>Cigars, Tobacco, and Manufactures Thereof,</i>	
of.....	408, 1159	<i>Tax on, Title VII, Revenue Act</i>	
<i>Choctaw and Chickasaw Indians,</i>		<i>of 1921,</i>	
all claims of, to be adjudicated by		repealed by Revenue Act of 1924.....	352
Court of Claims.....	537	<i>Cigars, Tobacco, and Manufactures of, Tax</i>	
petition may be jointly or severally..	537	<i>on, Title IV, Revenue Act of 1924,</i>	
procedure, etc.....	538	tax payable by manufacturer or im-	
<i>Choctaw and Chickasaw Townsite Lands,</i>		porter, on small cigars.....	316
payment of amounts due deceased per-		cigars based on retail price.....	316
sons, to their heirs.....	138	cigarettes; large.....	316
ascertainment of heirs.....	138	retail price defined.....	316
<i>Choctaw Indians of Mississippi,</i>		label requirements for cigar boxes, etc..	317
appropriation for support, and civiliza-		packages required for domestic ciga-	
tion of full blood; encouraging		rettes and small cigars.....	317
industry, etc.....	409, 1189	stamps to be affixed and canceled...	317
for lands for full blood; repayment..	1149	for imported cigarettes in addition	
for education of full blood.....	1155	to import stamps.....	317
for support, etc., of, additional,		packages required for cigars.....	317
1925.....	708	punishment for illegal number, false	
for education of, additional, 1925.....	708	branding, etc.....	317
deficiency appropriation for relief,		retail sales from boxes allowed.....	317
etc.....	684, 1329	employees allowed number for per-	
for education.....	760	sonal use without paying tax....	317
<i>Choctaw Indians, Okla. (see also Five</i>		tax payable by manufacturer or im-	
<i>Civilized Tribes),</i>		porter on tobacco and snuff.....	317
appropriation for expenses of sales		packages required for manufactured	
within coal and asphalt area		tobacco and snuff.....	317
of.....	398, 1148	bladders and jars allowed for snuff..	318
for tribal schools.....	398, 1148	wooden, for chewing tobacco.....	318
for chief, attorney, etc.....	398, 1148	marking, etc., required.....	318
for common schools.....	407, 1158	limitations not applicable to exports..	318
for per capita payments to, from		bulk sales of perique, clippings, etc.,	
tribal funds.....	412, 1162	to other manufacturers or for	
for fulfilling treaties with.....	413, 1163	export, free of tax.....	318
for education.....	413, 1163	combinations permitted, of wood,	
<i>Choctaw, Oklahoma and Gulf Railway</i>		etc.....	318
<i>Company,</i>		tax on cigarette paper and tubes to	
bridge authorized across White River,		other than manufacturer.....	318
De Valls Bluff, Ark., by Chicago,		bond required from manufacturers..	318
Rock Island and Pacific Rail-		leaf tobacco provisions.....	318
way Company and.....	645	dealers to file with collector state-	
<i>Cholera,</i>		ment of business; details.....	318
appropriation for prevention of epi-		bond required; number to be as-	
demic.....	76, 775	signed.....	319
<i>Cholera, Hog,</i>		certificate to be issued; posting....	319
appropriation for investigating, treat-		inventory of stock to be filed an-	
ing, etc.....	439, 829	nually, etc.....	319
<i>Choptank River, Md.,</i>		invoices and records to be kept....	319
preliminary examination, etc., of, to be		monthly reports of transactions.....	319
made.....	1192	sales restricted; shipments only to	
<i>Chowan River,</i>		other dealers, registered manu-	
bridge authorized across, at Edenton,		facturers of tobacco, etc.....	319
N. C.....	1128	penalty tax for violations of require-	
<i>Cigar and Cigarette Holders,</i>		ments.....	319
excise tax on, of meerschaum or amber,		punishment for refusing statements,	
sold by producer, etc.....	323	render invoices, etc.....	320

	Page.		Page.
<i>Cigars, Tobacco, and Manufactures of, Tax on, Title IV, Revenue Act of 1924—Continued.</i>		<i>Citrus Fruits,</i>	
leaf tobacco provisions; punishment for unauthorized shipments.....	320	appropriation for investigating insects affecting.....	449, 839
fraudulent accounts.....	320	<i>City Delivery, Postal Service,</i>	
farmers or growers, or growers' cooperative associations not regarded dealers of their product, etc....	320	appropriation for car fare, etc.....	86, 785
records to be kept by cooperative associations.....	320	for carriers.....	86, 785
term "tobacco growers cooperative association," defined.....	320	for special-delivery fees.....	86, 785
<i>Cimarron River, N. Mex. and Okla., preliminary examination, etc., authorized for flood control of.....</i>	249	for vehicle allowance.....	86, 785
<i>Cincinnati, New Orleans and Texas Pacific Railway Company,</i>		deficiency appropriations for carriers... 47, 59, 63, 690, 699, 701, 763, 1337, 1350, 1352	
may bridge Cumberland River near Burnside, Ky.....	648	for temporary carriers.....	47, 60, 763, 1337
<i>Cincinnati, Ohio,</i>		for vehicle allowance.....	60
exterior of post office building, may be cleaned without Government expense.....	135	for special delivery fees.....	690, 1337
<i>Circuit Courts of Appeals,</i>		<i>City Refuse, D. C.,</i>	
appropriation for circuit judges.... 218, 1028		appropriation for personal services... 551, 1228	
for pay of clerks.....	220, 1030	for disposal of; night soil, etc....	551, 1228
appeals from interlocutory decrees in admiralty cases allowed to.....	813	deficiency appropriation for disposal of..	1319
for first circuit to hold a sitting at San Juan, Porto Rico.....	729	<i>Civic Leagues,</i>	
jurisdiction of, by appeal or writ of error over final decisions of district courts.....	936	exempt from income tax.....	282
certiorari to Supreme Court, excepted.....	936	<i>Civil Service Commission,</i>	
all cases in Hawaii and Porto Rico.. in Alaska and Virgin Islands; cases reviewable.....	936	appropriation for Commissioners, and office personnel.....	523, 1200
Canal Zone.....	936	for field force; pay restriction.....	523, 1200
supreme courts of Hawaii and Porto Rico; cases reviewable.....	936	details from Departments, etc., forbidden.....	523, 1200
in United States Court for China....	936	for expert examiners.....	523, 1200
to review specified interlocutory orders etc., of district courts.....	936	for expenses under Retirement Act.....	523, 1201
awards of railway employees controversies.....	936	for examination of presidential postmasters.....	523, 1201
appellate and supervisory, in bankruptcy cases.....	936	for traveling expenses, etc.....	523, 1201
distribution to circuits.....	936	for contingent expenses, etc.....	523, 1201
authority of, over Federal Trade Commission orders.....	937	for rent; condition.....	523, 1201
orders under Clayton Antitrust Act..	937	for printing and binding for.....	523, 1201
appeals to, on interlocutory decrees of district courts on injunctions, etc.....	937	for field force, additional, 1925.....	705
precedence given, etc.....	937	deficiency appropriation for traveling expenses.....	1348
time limit for bringing judgments before, for review.....	940	<i>Civil Service Retirement Act,</i>	
<i>Circuit Judges (see also Judges, United States Courts),</i>		appropriation for expenses of Civil Service Commission under... 523, 1201	
appropriation for salaries..... 218, 1028		for expenses of Pension Office executing.....	414, 1164
two additional, to be appointed for eighth circuit.....	1116	deficiency appropriation for expenses of Pension Office executing.....	56
<i>Citizenship,</i>		<i>Civil War Veterans,</i>	
aliens ineligible to, not admitted to United States; exceptions.....	162	appointment on commission to inspect siege of Petersburg, Va., battlefields, of a member of, who served in United States Army.....	856
declared of all Indians born within territorial limits of United States..	253	in Confederate Army.....	856
<i>Citrus Canker,</i>		selection of one who served in United States forces and one in Confederate States forces, on commission to inspect, etc., Virginia battle fields.....	646
appropriation for investigating, eradicating, etc.....	440, 830	<i>Civilian Military Instruction,</i>	
cooperation with States; local, etc., contributions required.....	440, 830	appropriation for expenses of rifle ranges, etc.; quartermaster supplies, etc.....	509, 924
paying for destroyed trees, etc., forbidden.....	440, 830	for ordnance equipment for rifle ranges.....	510, 925
		provision authorized for construction, etc., of indoor and outdoor rifle ranges.....	510
		instructors in marksmanship.....	510
		maintenance of matches, issuing arms, targets, trophies, etc., for promoting practice in rifled arms.....	510
		sale at cost of arms, etc., to National Rifle Association members; issues to organized clubs, etc.....	510
		procuring necessary materials, supplies, prizes, etc.....	510

	Page.		Page.
<i>Civilian Military Instruction</i> —Continued.		<i>Clarks Ferry Bridge Company,</i>	
provision authorized for transportation,		may bridge Susquehanna River at	
subsistence, etc., to participants		Clarks Ferry, Pa.-----	30
in practice, matches, etc.-----	510	<i>Clarks Ferry, Pa.,</i>	
<i>Civilian Training Camps</i> (see Training		bridge authorized across Susquehanna	
Camps, Military).		River at-----	30
<i>Claims,</i>		<i>Clarksdale, Miss.,</i>	
appropriation for adjusting, for dam-		terms of court at-----	882
ages to private property by		<i>Clarksville, Tenn.,</i>	
naval aircraft-----	199, 877	time extended for bridging Cumberland	
for arbitrating outstanding pecuni-		River near-----	113
ary, between United States and		<i>Classification Act of 1923,</i>	
Great Britain-----	213, 1022	errors in rates for custodial service	
for defending suits in-----	217, 1026	corrected-----	669
for paying, for damages to private		<i>Classified Civil Service Employees,</i>	
property by Army target prac-		appropriation for expenses of Civil	
tice, etc.-----	483, 897	Service Commission under Re-	
for paying, for damages to private		irement Act-----	523, 1201
property of Army officers, en-		for expenses of Pension Office under	
listed men, etc.-----	483, 898	Retirement Act-----	414, 1164
for paying, for damages to private		<i>Clay, etc.,</i>	
property by naval forces-----	184, 862	appropriation for investigating struc-	
for paying, for damages to private		tural materials of-----	230
property, etc., by postal serv-		<i>Clay, Henry,</i>	
ice-----	85, 784	loan of portrait of, in the Capitol, for	
for paying, for damages to private		exhibition in Philadelphia of	
property, under Interior De-		works of the artist, John Neagle-----	1252
partment-----	391, 1142	<i>Clay Products, etc.,</i>	
deficiency appropriation for defending		appropriation for study of processes,	
suits in-----	44, 70	properties, etc., of-----	231, 1040
for paying, certified by General Ac-		<i>Clays, etc.,</i>	
counting Office-----	54,	appropriation for investigating struc-	
60, 697, 699, 758, 1347, 1351, 1352		tural materials of-----	230, 1039
for settling, of foreign Governments		<i>Clayton Antitrust Act,</i>	
under war contracts-----	695, 1344	circuit courts of appeals to enforce, etc.,	
for paying, for damages to private		orders under-----	937
property by Veterans' Bureau-----	1317	<i>Clayton County, Ark.,</i>	
commissioners to take evidence in, to		bridge authorized across Current River,	
be appointed by Court of		at Finley's Ferry, by-----	26
Claims-----	964	<i>Clayton, N. Mex.,</i>	
authority, salaries, etc-----	965	offices of register and receiver, land	
appointments, etc., to expire in three		office at, consolidated-----	395
years-----	965	<i>Clearwater, Minn.,</i>	
of Rhode Island for expenses in war with		bridge authorized across Mississippi	
Spain, referred to Court of		River, at-----	1302
Claims-----	964	<i>Clerical Assistance to Senators,</i>	
payment of adjudicated, under War		appropriation for clerks and assistant	
Minerals Relief Act, the limita-		clerks to Senators not chairmen	
tion being repealed-----	634	of committees specifically pro-	
<i>Claims Commission, United States and</i>		vided for-----	580, 1288
<i>Germany,</i>		committee status-----	580, 1288
appropriation for expenses, etc-----	215, 1023	for additional clerks-----	580, 1288
deficiency appropriation for expenses--	1339	positions and pay authorized of clerks	
Austria and Hungary added-----	1339	and assistant clerks to Senators	
<i>Claims Commissions, United States and</i>		not chairmen of designated	
<i>Mexico,</i>		committees-----	148
appropriation for general and special	1024	service to committee of which	
deficiency appropriation for expenses of	691	Senator is chairman-----	148
<i>Clarks, New Brunswick,</i>		additional clerks, if having not more	
bridge authorized across Saint John		than designated number of clerks	148
River, Fort Kent, Me., to-----	27	<i>Clerk Hire at Consulates,</i>	
<i>Clallam Indians, Wash.,</i>		appropriation for-----	208, 1017
per capita payment to, upon enrollment	1102	deficiency appropriation for-----	57, 760
acceptance in full satisfaction of all		<i>Clerk Hire, Members, Delegates, and Resi-</i>	
claims required-----	1102	<i>dent Commissioners,</i>	
retention until majority, of shares of		appropriation for-----	585, 1293
minors-----	1102	amount established for; mode of pay-	
interest on, may be paid to parents,		ment-----	152
etc-----	1102	salary to one person limited-----	152
allowance to attorney-----	1102	<i>Clerk of the House of Representatives,</i>	
<i>Clark County, Idaho,</i>		appropriation for, clerks, etc-----	582, 1290
appropriation for sheep experiment		for clerk under direction of-----	1292
station, etc., in-----	439, 828	for assistance in preparing reports,	
<i>Clark, Don H.,</i>		etc-----	585, 1294
deficiency appropriation for contested			
election expenses-----	1314		

<i>Clerk of the House of Representatives—Con.</i>	Page.	<i>Clothing and Small Stores, Navy—Con.</i>	Page.
deficiency appropriation for compiling contested election cases, etc.....	34	to be charged with uniform gratuity to officers of Naval Reserve Force.....	195, 87
committee clerks placed under, after close of Congress.....	583, 1291	issue to Naval Nurse Corps.....	195, 873
not applicable to Committee on Accounts.....	583, 1291	<i>Clothing, Army,</i>	
position and pay established of, journal clerk, reading clerks, disbursing clerk, etc.....	149	appropriation for cloth, manufacture, etc.....	485, 900
enrolling clerk while held by present incumbent.....	150	issue of toilet kits.....	485, 900
property custodian, stationery clerk, librarian, etc.....	150	for indemnity for destroyed.....	485, 900
clerk under direction of.....	151	for additional, 1925.....	711
statements to be filed with, of election expenses, etc., by treasurers of political committees.....	1071	deficiency appropriation for.....	58,
of contributions by other persons for influencing election of candidates in two or more States.....	1072	762, 1350, 1352	
from candidates for the House, of contributions, expenses, etc.....	1072	<i>Clothing, Marine Corps,</i>	
verification, filing, and preservation..	1073	appropriation for enlisted men.....	203, 880
transfer to, of certain supplies from General Supply Committee for use of House Office Building, authorized.....	585	<i>Clover (see Grasses, etc.).</i>	
<i>Clerks and Janitors to Committees, House of Representatives,</i>		<i>Clubs, Social, Athletic, etc.,</i>	
appropriation for.....	582, 1290	internal revenue tax on dues or membership fees of; limit.....	321
clerks placed under Clerk of the House after close of Congress.....	583, 1291	<i>Coachella Valley Irrigation Project, Calif.,</i>	
janitors placed under Doorkeeper after close of Congress.....	583, 1291	appropriation for pumping plants..	400, 1151
positions and pay established of, to designated committees.....	150	<i>Coal,</i>	
<i>Clerks and Messengers to Committees, Senate,</i>		appropriation for investigating methods of weighing, etc., at mines... 232, 1041	
appropriation for.....	579, 1287	<i>Coal and Asphalt Lands, Okla.,</i>	
positions and pay established of, to designated committees.....	147	appropriation for expenses of sales, within area of Choctaw and Chicasaw Indians.....	378, 1148
<i>Clerks at Embassies and Legations,</i>		<i>Coast and Geodetic Survey, Department of Commerce,</i>	
appropriation for.....	206, 1016	appropriation for all expenses.....	234, 1044
deficiency appropriation for salaries... 57		for field expenses, Atlantic and Gulf coasts.....	235, 1044
<i>Clerks, United States Courts,</i>		limit, outlying islands.....	235, 1044
appropriation for salaries.....	220, 1030	Atlantic entrance to Panama Canal.....	235, 1045
for assistants to, in naturalization cases.....	241, 1050	for Pacific coast.....	235, 1045
for salaries, etc., additional, 1925... 709		for physical hydrography.....	235, 1045
deficiency appropriation for.....	56, 171, 760	for compiling Coast Pilot.....	235, 1045
fees established for services of, district court.....	857	for magnetic observations, etc....	235, 1045
inconsistent laws repealed.....	857	latitude observatory, Ukiah, Calif.....	235, 1045
not applicable to poor suitors.....	857	for surveys in earthquake regions... 235, 1045	
not required from United States.....	857	for Hawaiian triangulation.....	235, 1045
schedule of.....	857	for special surveys.....	235, 1045
effective July 1, 1925.....	859	for miscellaneous.....	235, 1045
indexes to all judgment debtors to be kept by; open to inspection.....	813	for relief of shipwrecked persons, etc.....	235, 1045
<i>Clinton County, Iowa,</i>		for delegates, International Research Council.....	236, 1045
bridge authorized across Mississippi River, between Whiteside County, Ill., and.....	15	for vessels, repairs, etc.....	236, 1045
<i>Clocks,</i>		for officers, crews, etc.....	236, 1045
excise tax on, sold, etc., by dealers; exception.....	324	for pay, commissioned officers... 236, 1045	
<i>Clothing and Small Stores, Navy,</i>		designation of assistant director... 236, 1046	
to be charged with value of issues of outfits on first enlistment.... 195, 873		for office force.....	236, 1046
uniform gratuity to enrolled men of Naval Reserve Force.....	195, 873	for technical, mechanical, etc., employees.....	236, 1046
civilian clothing to men discharged for bad conduct, etc.....	195, 873	for office expenses.....	236, 1046
		restriction on subsistence allowance while in Washington... 236, 1046	
		for field expenses, Atlantic coast, additional, 1925.....	706
		for field expenses, Pacific coast, additional, 1925.....	706
		for officers, etc., additional, 1925... 706	
		for State surveys, additional, 1925... 706	
		deficiency appropriation for paying damages claims.....	41, 683, 1328
		for party expenses.....	565, 697, 759, 1348
		authorized to investigate and report on seismology.....	802
		heat, power, etc., furnished by Capitol Power Plant to be reimbursed thereto.....	588

<i>Coast and Geodetic Survey, Department of Commerce—Continued.</i>	Page.	<i>Coast Guard, Treasury Department—Con.</i>	Page.
officers not allowed longevity for time at Naval or Military Academy since March 4, 1913.....	194, 872	construction authorized of cutter for Alaskan waters.....	728
<i>Coast Artillery, Army,</i>		enlistment allowances to men honorably discharged from Navy and within three months enlisting in.....	1116
appropriation for School, Fort Monroe, Va.....	501, 917	officers authorized to make arrests, etc., for violations of Oil Pollution Act.....	605
for fortifications, seacoast defenses, United States.....	502, 917	not allowed longevity for time at Naval or Military Academy, after March 4, 1913.....	194, 872
insular possessions.....	502, 918	restriction on holding two offices, not applicable to retired enlisted men and officers of; condition...	245
Panama Canal.....	503, 918	transfer of land at Fort Macon, N. C., for use of.....	386
for civilian personnel, Office of Chief of War Department.....	503, 918	vessels, etc., of the Navy to be transferred to, for law enforcement...	105
deficiency appropriation for commercial telephone service at, posts.....	701	temporary officers to be appointed in, by the President; number and grades.....	105
<i>Coast Artillery School, Fort Monroe, Va.</i>		pay, etc., of similar Navy grades; no retirement rights; tenure.....	105
appropriation for incidental expenses, instructors, etc.....	501, 917	permanent officers may be promoted as; regular status retained.....	105
for special apparatus, materials, etc.....	501, 917	examinations, etc., for original appointments as, age limit.....	105
for additional, 1925.....	711	permanent warrant officers and enlisted men allowed appointment as.....	105
<i>Coast Guard Cutters (see also Coast Guard Vessels),</i>		status for retirement retained.....	105
appropriation for repairs.....	73	service included in longevity credit	105
<i>Coast Guard, Treasury Department,</i>		special list of temporary officers to be made.....	105
appropriation for civil personnel, office of Commandant.....	72, 772	promotions, etc., authorized.....	105
draftsmen, etc., may be paid from "Repairs to Coast Guard Cutters"; limit.....	72, 772	temporary chief warrant officers to be appointed by promotion from permanent warrant officers.....	106
for pay and allowances, officers, cadets, enlisted men, etc.....	73, 772	pay, allowances, etc., of retired status not affected.....	106
for rations, etc.....	73, 772	temporary warrant officers and enlisted men to be appointed.....	106
for fuel, ship stores, etc.....	73, 772	no retirement authorized.....	106
for repairs of buildings, leases, etc.....	73, 772	permanent enlisted men may be appointed as temporary warrant officers.....	106
for death allowances, etc.....	73, 772	retirement, etc., not affected.....	106
for traveling expenses.....	73, 772	service included in longevity credit...	106
for draft animals; coastal communication lines, etc.....	73, 772	temporary service of Naval Reserve Force in, not to prejudice status in Reserves.....	106
for civilian employees in the field.....	73, 772	pay while serving; credit for service...	106
for contingent expenses.....	73, 772	no regular grade, etc., reduced by temporary appointment.....	106
for repairs to vessels.....	73, 772	<i>Coast Guard Vessels,</i>	
for additional, 1925.....	710	appropriation for repairs.....	772
deficiency appropriation for additional motor boats, etc., for enforcing laws.....	50	deficiency appropriation for repairs, etc.....	694
for repairs, etc., of vessels transferred from Navy.....	50	construction of one, authorized for Alaskan waters to replace "Bear".....	728
for officers, cadets, enlisted men, etc.....	50, 693	<i>Coast Pilot,</i>	
for rations, etc.....	50, 694	appropriation for compilation of.....	235, 1045
for fuel and water.....	50, 694	<i>Coast Signal Service, Navy,</i>	
for outfits, ship stores, etc.....	50, 694	appropriation for maintenance, etc.....	190, 869
for ice patrol, radio equipment, etc.....	50	<i>Coasters Harbor Island, R. I.,</i>	
for station repairs, etc.....	50, 694	appropriation for naval training station, maintenance.....	187, 866
for death allowances.....	50, 694	for Naval War College.....	188, 867
for traveling expenses.....	50, 694	<i>Coastwise Waterways, Inland and,</i>	
for contingent expenses.....	50, 58, 62	appropriation for operating transportation facilities on, by War Department.....	516
for additional employees, Office of Commandant.....	50		
for paying damages claims.....	50, 1342		
for repairs to cutters.....	58, 694		
for furniture, etc.....	693		
for office personnel.....	693, 757		
for expenses... 694, 698, 701, 761, 1349, 1352			
for repairs to cutter "Manning".....	757		
for Life Saving Service.....	761		
for crews, etc., Life Saving Service.....	761		
for office personnel equipment.....	1342		
for cutter for Alaska.....	1342		
amount for technical services, 1925, increased.....	1342		
transfer of amount for pay, etc., 1925, to rations, etc.....	1342		

<i>Coastwise Waterways, Inland and</i> —Con. operation of, transferred to the Inland Waterways Corporation.....	Page. 362	<i>Collectors of Customs</i> —Continued. duties of, as to shipments of game, etc., under Alaska Game Law.....	Page. 746
<i>Coberly, Pete,</i> money received from sale of allotment to, to be deposited to credit of Navajo Indians.....	91	<i>Collectors of Internal Revenue,</i> appropriation for salaries and expenses of, deputies, etc.....	71, 770
<i>Coca Leaves, Cocaine, etc.</i> (see also <i>Narcotic Drugs</i> ), appropriation for expenses, enforcing laws restricting sale, etc., of.....	72, 771	for salaries, etc., additional, 1925.....	710
restrictions on trading, etc., in.....	328	deficiency appropriation for salaries, etc.....	58, 62, 761, 1349
stamp tax on, compounds, etc.....	329	concurrent jurisdiction of district courts with Court of Claims for recovery of erroneously collected taxes if, dead or not in office.....	972
preparations, etc., not affected.....	330	<i>Collector's Office, D. C.,</i> appropriation for salaries.....	541, 1218
<i>Cochiti Indians, N. Mex.,</i> appropriation for constructing bridges, Rio Grande within lands of.....	413	for special equipment for.....	545
<i>Cockrells Creek, Va.,</i> preliminary examination, etc., of, to be made.....	1193	<i>Colleges, etc.,</i> appropriation for Army supplies, etc., to military, other than with units of Reserve Officers' Training Corps.....	508, 923
<i>Coco Solo Naval Air Station, Canal Zone,</i> appropriation for buildings.....	199	<i>Collision Damages,</i> suits in admiralty allowed for, caused by public vessels.....	1112
for submarine base, improvements.....	877	<i>Colombia,</i> appropriation for minister to.....	206, 1015
<i>Cocoanut Scale,</i> deficiency appropriation for expenses eradicating, on Island of Guam.....	682	for payment to, under treaty.....	214, 1023
available until June 30, 1926.....	1326	<i>Colon, Panama,</i> appropriation for operating waterworks, etc., for.....	520, 934
<i>Codeine</i> (see <i>Narcotics</i> ).		<i>Colorado,</i> appropriation for surveyor general, clerks, etc.....	394
<i>Coeur d'Alene Agency, Idaho,</i> appropriation for support, etc., of Indians at, from tribal funds.....	411, 1161	compact of New Mexico and, for use of La Plata River approved by Congress.....	796
for civilian employees at.....	1329	Rocky Mountain National Park; ex- change of lands with private owners for addition to.....	973
<i>Coeur d'Alene Indians, Idaho,</i> appropriation for fulfilling treaty with.....	406, 1160	"Colorado," Battleship, appropriation for fire control apparatus for.....	881
for support, etc., of, additional, 1925.....	708	<i>Colorado Judicial District,</i> constitution of.....	243
<i>Coin Operated Machines, etc.,</i> excise tax on.....	323	terms of court, at Denver.....	243
<i>Coins,</i> appropriation for recoinage of gold.....	68, 767	Durango.....	243
for recoinage of minor.....	68, 767	Grand Junction.....	243
for freight, etc., on bullion and.....	76, 776	Pueblo.....	243
deficiency appropriation for recoinage of minor.....	49	Sterling.....	243
coinage of silver 50-cent pieces au- thorized to commemorate Battle of Bennington, etc.....	965	adjournments at Grand Junction, Durango, and Sterling.....	243
centennial of founding of Fort Van- couver, Wash.....	966	offices of marshal and clerk.....	243
commencement of carving Stone Mountain Monument, Ga.....	23	to be furnished for court at Sterling.....	243
sesquicentennial of Battle of Lexing- ton and Concord.....	749	<i>Colorado Labor Strike, 1914,</i> deficiency appropriation for paying claims for loss of firearms, etc.....	63, 762
seventy-fifth anniversary of admis- sion of California into the Union.....	965	<i>Colorado National Forest,</i> lands transferred from Rocky Moun- tain National Park to.....	252
<i>Coker, James William,</i> reimbursement to, for stolen bonds.....	1277	<i>Colorado River,</i> amount authorized for bridging, near Lee Ferry, Ariz.....	994
<i>Cold Spring Inlet, N. J.,</i> preliminary examination, etc., of, to be made.....	1192	reimbursable from funds of Navajo Reservation Indians.....	994
<i>Colfax Street, D. C.,</i> closing of, directed through square 712.....	799	subject to guaranties from Arizona to pay half of cost, and to main- tain completed bridge.....	994
<i>Collect on Delivery Mail, Postal Service,</i> appropriation for indemnity for lost, domestic.....	88, 786	bridge authorized across, near Blythe, Calif.....	1130
<i>Collector of Taxes, D. C.,</i> tax on sales of motor-vehicle fuel to be paid to, monthly.....	107	claim of Southern Pacific Company for cost of closing break, etc., in, 1906-1907, referred to Court of Claims.....	171
retention of portion, for refund of amount paid for other than motor vehicle use.....	108	preliminary examination, etc., of, to be made.....	1195
<i>Collectors of Customs,</i> deficiency appropriation for payment of judgments against.....	698		

	Page.		Page.
<i>Colorado River Agency, Ariz.,</i>		<i>Columbia River Compact,</i>	
appropriation for support, etc., of Indians at, from tribal funds	411, 1161	consent of Congress to agreement of designated States for apportionment of Columbia River, etc., waters	1268
<i>Colorado River Indian Reservation, Ariz.,</i>		representatives of Government to participate in negotiations and report not binding until approved by legislature of each State and Congress	1268
appropriation for canals, etc., for irrigation	401, 1152	<i>Columbia River, Wash.,</i>	
for irrigation system, additional, 1925	707	preliminary examination, etc., authorized for flood control of, between Martins Bluff and mouth of Lewis River	249
<i>Colorado River, Tex.,</i>		<i>Columbia, S. C.,</i>	
preliminary examination, etc., authorized for flood control of	249	terms of court at	801
<i>Colorado Western State College,</i>		<i>Columbus, Ga.,</i>	
granted lands for a biological station	477	bridge authorized across Tombigbee River at	665
<i>Colorants, etc.,</i>		<i>Columbus, Ohio,</i>	
appropriation for experiments in utilizing American materials for	231, 837	appropriation for care, etc., Confederate Cemetery, Camp Chase	512, 927
for experiments in utilizing American raw materials for	447, 1040	deficiency appropriation for extending sewer system to Army post at	1345
<i>Colt, LeBaron Bradford, late a Senator,</i>		<i>Colville Agency, Wash.,</i>	
deficiency appropriation for pay to children and grandchildren of	753	appropriation for support, etc., of Indians of, from tribal funds	411, 1161
<i>Columbia and Colville Indian Reservation, Wash.,</i>		for support, etc., of Indians at, additional, 1925	708
allottees may dispose of lands under trust patents	133	deficiency appropriation for civilian employees at	1329
sales, etc., allowed heirs of deceased	133	<i>Colville Indian Reservation, Wash.,</i>	
<i>Columbia Cantonment Lands, S. C.,</i>		appropriation for irrigation project on	400, 1150
conveyance to Trustees of, designated tracts at Camp Jackson	383	payment of local taxes of Stevens and Ferry Counties, for Indian allotted lands in	599
use in common of Government roadways and railway lines; conditions	385	<i>Comanche, etc., Agency, Okla.,</i>	
<i>Columbia Hospital for Women, D. C.,</i>		appropriation for support, etc., of Indians at, from tribal funds	411, 1161
appropriation for care of indigent patients	567, 1242	<i>Comanche, etc., Indians, Okla.,</i>	
for repairs, etc.	568, 1242	appropriation for support, etc., from tribal funds	399, 1149
<i>Columbia Indian Reservation, Wash.,</i>		<i>Comer, W. D., and Wesley Vandercook,</i>	
unreserved lands in former, opened to entry under general laws	357	may bridge Columbia River, Longview, Wash., to Rainier, Oreg.	1052
<i>Columbia Institution for the Deaf, D. C.,</i>		Washington and Oregon may acquire to operate as a free bridge	1052
appropriation for maintenance	429, 1183	tolls allowed for five years	1052
for repairs, etc.	430, 1183	<i>Command and General Staff School, Fort Leavenworth, Kans.,</i>	
for instruction for District persons in	555, 1231	appropriation for instruction expenses	480, 895
deficiency appropriation for expenses	37, 1319	for, additional, 1925	711
<i>Columbia Polytechnic Institute for the Blind, D. C.,</i>		<i>Commerce,</i>	
appropriation for aid to	570, 1245	appropriation for expenses enforcing laws regulating interstate	218, 1204
<i>Columbia River,</i>		deficiency appropriation for assistant to Solicitor General, enforcing Acts to regulate, etc.	756
amount for investigating feasibility of irrigation problems of Columbia Basin, reappropriated	721	provisions for submitting controversies of transactions in, to arbitration by written contracts	883
bridge authorized across, by Greater Wenatchee Irrigation District, Wash.	25	<i>Commerce, Foreign and Domestic,</i>	
Kettle Falls, Wash.	791	appropriation for expenses of promoting, in Europe, etc.	225, 1034
near Chelan Falls, Wash.	1052	for expenses of promoting, South and Central America	225, 1035
Longview, Wash., to Rainier, Oreg.	1052	for expenses of promoting, in Europe, etc., additional, 1925	706
Vantage Ferry, Wash.	660, 1117	for expenses in promoting, in the Far East, additional, 1925	706
acquisition of rights, etc., by State of Washington to operate as free bridge	661		
use as toll bridge for five years authorized	661		
improvement of, between Willamette River and Vancouver, authorized	1189		
preliminary examination, etc., of, to be made, Astoria, Oreg., to mouth	1196		
above and below Kalama, Wash.	1196		
Portland, Oreg., to the sea	1196		
time extended for bridging, near Cascade Locks, Oreg.	2		

	Page.		Page.
<i>Commerce, Foreign and Domestic—Con.</i>		<i>Commission on Equitable Use of Waters of the Rio Grande,</i>	
appropriation for expenses in promoting, South and Central America, additional, 1925.....	706	deficiency appropriation for; reappropriation.....	1340
deficiency appropriation for promoting, for promoting, South and Central America.....	759	<i>Commissioner General of Immigration,</i>	
<i>Commerce, Interstate (see Interstate Commerce).</i>		to make regulations, etc., for enforcing Immigration Act.....	166
<i>Commercial Attachés, Department of Commerce,</i>		<i>Commissioners, Court of Claims,</i>	
appropriation for salaries and expenses.....	225, 1034	deficiency appropriation for salaries and expenses.....	1332
for clerks to.....	225, 1034	appointment of seven, by the Court to take evidence and report the facts in cases assigned thereto.....	964
for, additional, 1925.....	706	authority, salaries, etc.....	965
deficiency appropriation for.....	759	to expire in three years.....	965
<i>Commission, American Battle Monuments,</i>		<i>Commissioners of Conciliation,</i>	
appropriation for expenses of.....	522	appropriation for expenses of, in labor disputes.....	239, 1048
deficiency appropriation for expenses.....	35	for expenses of, in labor disputes, additional, 1925.....	709
unexpended balances available for all expenses.....	1199	<i>Commissioners, United States Courts,</i>	
<i>Commission, Bunker Hill Sesquicentennial,</i>		appropriation for fees.....	221, 1030
deficiency appropriation for participating in celebration of Battle of Bunker Hill.....	1317	deficiency appropriation for.....	44,
<i>Commission for Celebration of Two Hundredth Anniversary of Birthday of George Washington,</i>		56, 61, 171, 687, 698, 760, 1348, 1351	1351
deficiency appropriation for expenses.....	1316	<i>Commissions, Mexican General and Special Claims,</i>	
established, of 19 commissioners.....	671	appropriation for expenses of.....	1024
composition of; to serve without compensation.....	671	deficiency appropriation for expenses of.....	691
amount authorized for expenses.....	672	<i>Committee on District of Columbia, House of Representatives,</i>	
address by, to the people of its purpose, etc.....	672	chairman to serve on National Capital Park Commission.....	463
plans to be prepared.....	672	<i>Committee on District of Columbia, Senate,</i>	
coordination with State commissions, etc.....	672	chairman to serve on National Capital Park Commission.....	463
communication authorized to foreign Governments.....	672	<i>Committee on Finance, Senate,</i>	
submission to Commission of Fine Arts.....	672	data from income tax returns to be furnished, on call for.....	293
employment of clerical and expert assistance; compensation.....	672	inspection, etc., authorized by agents, etc., of.....	293
allowance for travel, hotel, etc., expenses.....	672	<i>Committee on the Library, House of Representatives,</i>	
report to Congress by March 4, 1925.....	672	chairman of, to serve on commission for approval of plans for Memorial to Women of World War.....	666
expiration within two years after December 31, 1932.....	672	<i>Committee on the Library, Senate,</i>	
effective immediately.....	672	chairman of, to serve on commission for approval of plans for Memorial to Women of World War.....	666
<i>Commission, Mecklenburg Sesquicentennial,</i>		<i>Committee on Ways and Means, House of Representatives,</i>	
deficiency appropriation for expenses of participating in celebration at Charlotte, N. C.....	1317	data from income tax returns to be furnished, on call for.....	293
<i>Commission of Fine Arts,</i>		inspections, etc., authorized by agents, etc., of.....	293
appropriation for expenses of.....	523, 1201	<i>Committees, House of Representatives,</i>	
for printing and binding for.....	524, 1201	position and pay established of clerks and janitors to designated.....	150
advice, etc., of, as to erection of memorial to District forces, serving in the World War.....	666	<i>Committees, Senate,</i>	
approval of, required of design for bronze tablet on Francis Scott Key Bridge, D. C.....	3	positions and pay established of clerks to designated.....	147
of design and site for Navy and Marine Memorial dedicated to Americans lost at sea.....	14	<i>Commodore, Navy,</i>	
of design for marble tablet on Francis Scott Key Bridge, D. C.....	23	no staff officer to be retired as, unless a captain at the time.....	1271
of site, etc., for erection of statue of "Serenity".....	21	<i>Common Carriers (see Interstate Commerce Commission).</i>	
plans, etc., for George Washington Bicentennial Birthday Celebration to be submitted to, etc.....	672	<i>Community Center Department, D. C.,</i>	
		appropriation for expenses, public school buildings.....	556, 1231
		deficiency appropriation for increase of pay, etc.....	675
		<i>Community Chests,</i>	
		exempt from income tax.....	282
		<i>Compensation Act, World War (see World War Adjusted Compensation Act).</i>	

	Page.		Page.
<i>Compensation Board, Navy,</i> appropriation for civilian personnel, Navy Department.....	183, 861	<i>Compulsory School Attendance, D. C.—</i> Continued.	
<i>Compensation for World War Injuries,</i> <i>etc.,</i> provisions for death or disability in World War Veterans' Act.....	615	census, etc.; failure to furnish informa- tion a misdemeanor.....	807
<i>Compensation in Lieu of Moities, Cus-</i> <i>tom,</i> appropriation for.....	70, 769	punishment for.....	807
deficiency appropriation for.....	1342	department of school attendance and work permits created under Board of Education.....	807
<i>Compensation to Injured Government Em-</i> <i>ployees (see Injuries to Govern-</i> <i>ment Employees).</i>		director of, to be appointed by the board; other assistants.....	808
<i>Compensation, Veterans' Bureau, World</i> <i>War,</i> appropriation for military or naval death or disability.....	532, 1210	competitive examinations for posi- tions in.....	808
<i>Competency Commission, Five Civilized</i> <i>Tribes,</i> appropriation for continuing work of.....	396, 1146	juvenile court given jurisdiction of all cases under.....	808
<i>Comptroller General of the United States,</i> appropriation for, Assistant, etc....	525, 1203	former Act repealed.....	808
for printing decisions of.....	525, 1203	effective from enactment.....	808
authorized to relieve Army and Navy disbursing officers from respon- sibility for certain losses, etc., in- curred in World War service accounts; time extended for set- tling.....	860	<i>Computing Machines (see also General</i> <i>Supply Committee),</i> transferred to Supply Committee as surplus, may be issued to De- partments at exchange prices....	766
credit for all payments of insurance installments made by disbursing clerk, to be allowed by.....	612	<i>Conciliation of Labor Disputes,</i> appropriation for commissioners... 239,	1048
directed to allow highest pay of his grade to officers detailed as as- sistants to Chiefs of designated Bureaus.....	1275	for commissioners, additional, 1925..	709
to ascertain and determine claims of the District for alleged amounts due on adjustment of accounts with United States.....	805	<i>Condon, John Grover,</i> reimbursement to, for stolen Victory notes.....	1277
to credit Treasury disbursing officers, etc., for amounts paid temporary employees after retirement age, etc.....	749	<i>Conduit Road, D. C.,</i> appropriation for maintenance, etc..	575, 1248
<i>Comptroller of the Currency, Treasury</i> <i>Department,</i> appropriation for, and office personnel	70, 770	<i>Confederate Soldiers and Sailors,</i> appropriation for headstones for un- marked graves of, in national cemetaries.....	511, 926
for personal services, Federal reserve and national currency.....	70, 770	<i>Confederate States of America,</i> veteran of military forces of, in the Civil War, to be appointed on commission to inspect, etc., battle fields of the siege of Peters- burg, Va.....	856
for special examinations, etc.....	71, 770	<i>Confederate Stockade Cemetery, Sandusky</i> <i>Bay, Ohio,</i> appropriation for care, etc.....	512, 927
<i>Compulsory School Attendance, D. C.,</i> resident children between ages of 7 and and 16, to be given instruction during the school year.....	806	<i>Confederate Veterans, D. C.,</i> appropriation for care, etc., of needy and infirm.....	570, 1244
excused for employment allowed after completing eighth grade or equivalent, if over 14.....	806	<i>Confederate Veterans, United,</i> Army tents, etc., loaned, for reunion in Memphis, Tenn.....	114
provisions for mentally or physically unfit.....	806	bond required, etc.....	114
absence of, without valid excuse, un- lawful.....	806	<i>Conference, International Naval Limitation,</i> suspension of alteration and construc- tion of designated vessels au- thorized, in the event of an....	719
record of attendance, absence, etc., to be kept.....	806	<i>Conference Minority, House of Represent-</i> <i>atives,</i> appropriation for clerks, etc., for....	584, 1293
parent, etc., of child unlawfully absent from instruction, guilty of a misdemeanor.....	807	positions and pay established of clerks, etc., to be appointed by minority leader.....	152
census of all resident children between ages of 3 and 18 to be made yearly, etc.....	807	<i>Conference on Oil Pollution of Navigable</i> <i>Waters,</i> deficiency appropriation for expenses..	1339
daily record of changes to be re- ported.....	807	<i>Conferences, International Narcotics Traf-</i> <i>fic,</i> deficiency appropriation for partici- pating in.....	692
all enrollments and withdrawals to be reported.....	807	<i>Congaree River,</i> bridge authorized across, Columbia, S. C.....	1126
		<i>Congress,</i> proposed Amendment to the Constitu- tion giving, power to limit, etc., child labor.....	670

<i>Congress of Highways, Pan American,</i> delegates to be appointed for partici- pating in.....	Page. 1355	<i>Consular Assistants,</i> appropriation for salaries.....	Page. 208
<i>Congressional Directory,</i> appropriation for compiling.....	586, 1294	for bringing home remains of, dying abroad.....	210
<i>Congressional Directory, Biographical,</i> deficiency appropriation for prepara- tion of new edition of.....	1314	deficiency appropriation for bringing home remains of, dying abroad.....	47
<i>Congressional Employees,</i> salaries for December, 1923, to be paid December 20.....	1	grade abolished, and present incum- bents recommissioned as Foreign Service officers, unclassified.....	142
for December, 1924, to be paid De- cember 20th.....	718	<i>Consular Inspectors,</i> appropriation for salaries.....	208
<i>Congressional Library (see Library of Con- gress).</i>		for expenses; subsistence allowance..	208
<i>Congressional Record,</i> appropriation for reporting debates, House of Representatives.....	585, 1293	<i>Consular Officers (see also Foreign Service Officers),</i> appropriation for instruction and transit pay.....	208
for reporting debates, Senate.....	581, 1289	for transportation to and from posts..	209
pay established of clerk on Senate Journal work for.....	148	for paying heirs of, dying abroad.....	209
of official reporters, etc., House of Representatives.....	152	for bringing home remains of, dying abroad.....	210
<i>Connecticut,</i> agreement between New York and, settling boundary line of the two States.....	731	for post allowances.....	210
consent of Congress to.....	738	deficiency appropriation for bringing home remains of, dying abroad ..	47
<i>Conroy, John I.,</i> may be appointed as captain on Marine Corps retired list.....	1279	for instruction and transit pay.....	57
<i>Conservation of Navigable Waters, etc.,</i> appropriation for employemnt of agents, etc., from Conservation Fund.....	446, 834	for transportation.....	57, 61, 760, 1338
for expenses of national forests created for.....	834	for post allowances.....	760
for expenses in Washington, D. C. ....	446, 836	for salaries.....	1351
for cooperation with States in forest fire prevention, etc.....	457, 849	regulations for issue of immigration visas by.....	153
for acquiring additional lands.....	457, 850	<i>Consular Prisons,</i> appropriation for maintenance, etc....	215
for cooperative fire protection, addi- tional, 1925.....	706	<i>Consular Service (see also Foreign Service),</i> appropriation for salaries.....	208
for acquiring lands, additional, 1925- examination, location, and recommen- dation for purchase, of denuded lands, etc., for regulating water flow or timber production.....	655	<i>Consulates,</i> appropriation for clerk hire.....	208, 1017
report to Forest Reservation Com- mission.....	655	for contingent expenses.....	208, 1017
further examination with Director of Geological Survey before purchase.....	655	deficiency appropriation for clerk hire.....	57, 760
lands within national forests acquired for, may be accepted, and other lands or timber given in exchange	1215	for contingent expenses.....	57, 698, 760
newspaper publication of proposed exchange.....	1215	<i>Consuls (see also Foreign Service),</i> appropriation for salaries.....	208
supervision, etc., of timber cutting..	1215	classified as Foreign Service Officers..	140
upon acceptance made part of the national forests.....	1215	<i>Consuls General (see also Foreign Service),</i> appropriation for salaries.....	208
surveys, etc., of, to determine power development, authorized.....	1190	classified as Foreign Service officers..	140
<i>Constantinople, Turkey,</i> appropriation for launch for embassy..	207, 1016	<i>Contagious Diseases, Animal,</i> appropriation for arresting, etc.; addi- tional.....	110
" <i>Constitution," Frigate,</i> repair and restoration of, authorized, but not for active service.....	1278	for preventing spread of, livestock ..	438, 827
acceptance of donations, etc., au- thorized.....	1278	for emergency use, arresting, etc....	458, 851
<i>Constitution of the United States,</i> Amendment to, limiting child labor, proposed to the States.....	670	<i>Contagious Diseases, D. C.,</i> appropriation for preventing spread of.....	562, 1236
<i>Construction and Repair of Vessels, Navy,</i> appropriation for.....	191, 870	for isolating wards for minor, Gar- field and Providence Hos- pitals.....	562, 1237
		deficiency appropriation for preventing spread of.....	1321
		<i>Containers for Fruits, Vegetables, etc.,</i> appropriation for executing law fixing standards for.....	454, 846
		<i>Contested Election Expenses, House of Representatives,</i> deficiency appropriation for.....	673, 754, 1314
		<i>Contested Elections, House of Representa- tives,</i> deficiency appropriation for compiling cases, etc.....	34
		<i>Contiguous Countries,</i> contracts with transportation lines for inspection and entry of aliens from, authorized.....	163
		no discriminations allowed.....	163
		compliance with conditions, etc., required.....	163

	Page.		Page.
<i>Contingent Expenses,</i> appropriation for Treasury Department.....	65, 765	<i>Coolidge, Elizabeth Sprague,</i> gift of, for music auditorium in connection with Library of Congress, accepted.....	788
for public moneys.....	68, 767	<i>Cooperative Agricultural Extension</i> (see <i>Agricultural Extension Work,</i> <i>Cooperative).</i>	
for Post Office Department.....	84, 782	<i>Cooperative Banks,</i> exempt from income tax.....	282
for Navy Department.....	183, 862	<i>Coos Bay Harbor, Oreg.,</i> improvement of, authorized; rock utilization.....	1197
for Navy.....	184, 863	<i>Coos Bay, Oreg.,</i> preliminary examination, etc., of, to be made.....	1196
for Naval Academy.....	201, 878	<i>Coos Bay Wagon Road Lands, Oreg.,</i> appropriation for survey, sale, etc.....	394, 1145
for Marine Corps.....	201, 878	for fire protection, etc.....	835
for Department of State.....	205, 1014	deficiency appropriation for protection, etc.....	39, 1325
for foreign missions.....	207, 1016	<i>Coosa River,</i> bridge authorized across, at Gadsden, Ala.....	891
for consulates.....	208, 1017	Leesburg, Ala.....	723
for Department of Justice.....	216, 1025	<i>Copyright Office, Library of Congress,</i> appropriation for Register, etc.....	589, 1297
for Department of Commerce.....	224, 1033	for printing and binding for.....	589, 1298
for Department of Labor.....	239, 1048	<i>Coquille River, Oreg.,</i> preliminary examination, etc., to be made, of bar and entrance.....	1196
for Interior Department.....	391, 1142	<i>Cordova, Alaska,</i> issue of bonds by, for school building, authorized.....	656
for public lands.....	395, 1145	election to determine; interest, etc., payment, etc.....	656
for Indian Affairs Bureau.....	396, 1146	proceeds to be used for no other purpose.....	657
for Department of Agriculture.....	433, 822	<i>Cordova Bay, Alaska,</i> payment for lands purchased at head of.....	817
for War Department.....	478, 893	<i>Cordova Bay Harbor Improvement and Town-Site Company,</i> payment for lands applied for.....	817
for Army.....	479, 893	lands to be prepared for wharf and town site; construction of dock, etc.....	817
for District of Columbia.....	542, 1220	forfeiture if terms not complied with.....	817
for Senate.....	581, 1289	time extension allowed.....	817
for House of Representatives.....	585, 1293	<i>Corinth National Cemetery, Miss.,</i> purchase of land authorized for extension of Shiloh Military Park to, etc.....	513
for Library of Congress.....	590, 1298	<i>Corn,</i> appropriation for adapting, etc., from tropical regions.....	441, 831
<i>Contract Labor Laws,</i> appropriation for enforcing, etc.....	240, 1049	for investigation and improvement.....	441, 831
<i>Contract Surgeons, Army,</i> appropriation for pay and allowances.....	482, 896	<i>Corn Borer, European,</i> appropriation for cooperative expenses to control spread of.....	449, 840
for mileage.....	482, 897	for preventing spread of, additional, 1925.....	705
limitation if on Government vessel.....	897	<i>Corn Creek Irrigation Project, Ariz.,</i> appropriation for maintenance, etc., of.....	400, 1151
deficiency appropriation for mileage.....	58, 62, 762, 1350, 1352, 1353	<i>Coroner's Office, D. C.,</i> appropriation for salaries.....	541, 1218
<i>Contractors,</i> deficiency appropriation for adjusting claims of, for public buildings work during World War.....	1344	for morgue, etc.....	541, 1218
claims for losses growing out of work for Navy during World War, to be investigated, etc., by Secretary of Navy.....	1273	deficiency appropriation for advertising, etc.....	679
<i>Contracts,</i> provisions for written, submitting to arbitration, controversies in maritime and commerce transactions.....	883	for expenses.....	1318
<i>Contracts, World War,</i> appropriations for clerks, etc., auditing.....	483, 897	two deputy coroners authorized.....	713
<i>Controversies in Maritime and Commerce Transactions,</i> provisions for submitting, to arbitration, by written contracts.....	883		
<i>Conveyances, Realty,</i> stamp tax on.....	335		
trust deeds exempt.....	335		
<i>Convicts, D. C.,</i> appropriation for support of, out of the District.....	566, 1240		
deficiency appropriation for support of, out of the District.....	38, 677, 1322		
<i>Convicts, United States</i> (see also <i>Prisoners, United States Courts</i> ), transfer of eligibles to Industrial Reformatory from Federal penal institutions, etc.....	725		
<i>Conway, S. C.,</i> bridge authorized across Kingston Lake, at.....	5		
<i>Coolidge Dam, Gila River Reservation, Ariz.,</i> appropriation for construction.....	1152		

<i>Corporation Counsel's Office, D. C.,</i>	Page.	<i>Corporations—Continued.</i>	Page.
appropriation for salaries.....	541, 1218	domestic, controlling foreign, deemed to have paid proportion of their dividend taxes, etc.....	287
deficiency appropriation for office personnel.....	1318	credit for, limited.....	287
additional assistant corporation counsel authorized.....	1121	determination by Commissioner of foreign accumulated profits.....	287
<i>Cornwall Canal, Ontario, Canada,</i>		foreign accounting period.....	287
payment to Canada for damages to Lock No. 15, of, by Government vessel.....	1282	in business in United States possessions, deemed foreign.....	287
<i>Corporations,</i>		returns required; details.....	287
contributing by, to any Federal election, unlawful.....	1074	from agents of foreign, without American office.....	287
penalty for.....	1074	from receivers, trustees, etc.; collection of tax.....	287
punishment for consenting to, by any officer, etc.....	1074	accounting; for part of a year.....	287
tax levied on net income of, for each taxable year.....	282	statement of dividends, etc., to be appended to.....	287
organizations exempt.....	282	consolidated, may be made by affiliated corporations; basis of.....	288
net income of domestic, defined; or foreign.....	283	computation of proportionate assessments upon.....	288
gross income of domestic, defined; of foreign.....	283	meaning of affiliated corporation.....	288
deductions allowed in computing net incomes; business expenses.....	283	corporations under China Trade Act, not deemed affiliated.....	288
interest on debts; exception.....	283	if business controlled by same interest; method of making.....	288
taxes; classes and exceptions specified.....	284	corporations in United States possessions deemed foreign.....	288
not applicable to corporations guaranteeing payments at source.....	284	time for filing; with collector of the district, etc.....	288
paid on interest of stockholders.....	284	with collector at Baltimore, Md., if no agency in United States.....	288
date of accrual.....	284	access to income tax returns of, allowed State officers, and shareholders.....	293
business losses.....	284	income provisions relating to China Trade Act.....	295
restriction of, on sales of securities, etc.; basis of.....	284	verified returns of dividends paid by, required; details.....	292
worthless debts; if in part.....	284	<i>Corporations, Domestic,</i>	
tax paid dividends; of foreign corporations from United States sources.....	284	special excise tax on capital, etc., of, in excess of \$5,000.....	325
exhaustion, obsolescence, etc., of property.....	284	exemptions.....	325
allowance for depletion, etc., of mines, oil wells, timber, etc.; basis of.....	284	<i>Corporations, Federal,</i>	
additional to insurance companies, other than life.....	285	contributing by, to any election, unlawful.....	1074
mutual marine companies.....	285	penalty for.....	1074
other mutual companies, of premium deposits returned, etc.....	285	punishment for consenting to, by any officer, etc.....	1074
foreign corporations, of designated items within the United States; apportionment.....	285	<i>Corporations, Foreign,</i>	
items not deductible, the same as for individuals.....	285	special excise tax on capital of, for business in United States.....	325
credits allowed; interest on Federal securities, etc.....	285	<i>Corps of Engineers, Army (see Engineer Department, Army).</i>	
domestic, specific of \$2,000 if net income less than \$25,000.....	285	<i>Corpus Christi, Tex.,</i>	
limitation if exceeding \$25,000.....	285	sale of Veterans' Bureau hospital at, authorized.....	1093
tax paid at source on income of foreign, not in business in United States.....	285	<i>Corrupt Practices (see Federal Corrupt Practices Act, 1925).</i>	
deduction of interest free from tax.....	286	<i>Corson County, S. Dak.</i>	
credit to domestic, for income, etc., taxes paid abroad; limitation.....	286	bridge authorized across Missouri River, between Walworth County and.....	3
application to domestic insurance companies.....	286	<i>Costa Rica,</i>	
redetermination if tax paid differs from credit claimed; refund.....	286	appropriation for minister to.....	206, 1015
if accrued, but not paid; bond required.....	286	<i>Cotton,</i>	
may be taken in year the tax accrued.....	286	appropriation for census reports on production, etc.....	228, 1037
evidence of foreign income, etc., required.....	286	for investigating, etc., diseases of.....	441, 831
		for cultural methods, breeding, etc.....	441, 831
		for investigating insects affecting.....	449, 839
		for suppressing spread of pink bollworm of.....	456, 458, 848

<i>Cotton</i> —Continued.	Page.	<i>Cotton Statistics</i> —Continued.	Page.
appropriation for suppressing pink bollworm of, additional, 1925.....	706	inconsistent laws repealed.....	116
deficiency appropriation for suppressing pink bollworm of.....	55	<i>Cottonseed</i> ,	
for census reports on production, etc.	683	appropriation for interbreeding experiments.....	441, 831
<i>Cotton Districts</i> ,		<i>Council Bluffs, Iowa</i> ,	
appropriation for experiments, etc., in cattle raising in.....	457, 850	terms of court at.....	795
<i>Cotton Futures Act, United States</i> ,		<i>Council, K. C.</i> ,	
appropriation for expenses enforcing sale of cotton unsuitable for standard forms.....	454, 845	and others may dam Waccamaw River or Lake in North Carolina.....	24
for expenses enforcing, additional, 1925.....	454	<i>Council of National Defense</i> ,	
<i>Cotton Organizations, etc., Foreign</i> ,		deficiency appropriation for.....	759
appropriation for effectuating agreements with, for adopting universal standards of classification, arbitrating disputes, etc.....	845	<i>Counselors of Embassy or Legation</i> ,	
<i>Cotton Standards Act</i> ,		classified as Foreign Service officers... any Foreign Service officer may be assigned as.....	140
appropriation for expenses executing agreements for adopting universal standards of classification, arbitrating disputes, etc., to be effectuated with foreign cotton organizations, etc.....	454, 845	<i>Counterfeiting, etc.</i> ,	
deficiency appropriation for enforcing.	39	appropriation for expenses in suppressing, etc.; restriction.....	74, 774
<i>Cotton Statistics</i> ,		for expenses suppressing, additional, 1925.....	710
amount ginned, manufactured, baled cotton on hand, spindles in use, active spindle hours, imports and exports, to be collected by Director of the Census.....	31	deficiency appropriation for expenses in suppressing.....	694
quantities ginned at designated dates... limitation for earlier canvasses.....	31	<i>County Agents, Agricultural Extension Work</i> ,	
reports of information collected to be published each month.....	31	appropriation for.....	435, 824
details in, of cotton ginned.....	31	<i>Court for China (see United States Court for China)</i> .	
distribution of publications.....	31	<i>Court of Appeals, D. C.</i> ,	
information to be furnished Agricultural Department for its cotton reports.....	31	appropriation for salaries.....	565, 1240
strictly confidential and only for statistical use.....	31	reports of decisions.....	565, 1240
punishment for unauthorized publication by employees.....	32	for care, etc., of building.....	565, 1240
information to be furnished by ginners, manufacturers, etc.....	32	for miscellaneous expenses under, where United States is a party... for printing and binding.....	566, 1240
punishment for willful refusal, etc.....	32	for salaries and expenses, additional, 1925.....	712
compilation of production, consumption, stocks of cotton, and spindles in foreign countries, directed.....	32	for care, etc., of building, additional, 1925.....	712
abstract to be published with reports.....	32	deficiency appropriation for reports of opinions.....	679
to be furnished Agricultural Department to be published in its cotton reports.....	32	same jurisdiction in bankruptcy cases, as in circuit courts of appeals...	939
reports of cotton ginned to be issued simultaneously with cotton crop reports.....	32	<i>Court of Claims</i> ,	
dates designated.....	32	appropriation for judges, clerks, etc. for pay of custodian.....	219, 1028
former Act, etc., repealed.....	32	for printing and binding for.....	219, 1029
acreage reports of farmers' intention to plant, discontinued.....	115	for auditors, etc.....	219, 1029
semimonthly reports to be issued of condition, progress, and probable production.....	115	for contingent expenses.....	219, 1029
subject to approval of designated crop reporting committee.....	115	for reporting decisions.....	219
qualifications, etc., of members... dates of simultaneous issue with Census Bureau ginning reports.	115	for repairs, etc., to building.....	1029
		for salaries, additional, 1925.....	709
		for auditors, additional, 1925.....	709
		deficiency appropriation for paying judgments of.....	54, 696, 758, 1347
		for printing and binding.....	686
		reappropriation.....	1332
		for repairs, etc., to building.....	686
		for salaries and expenses of commissioners.....	1332
		claims of designated tribes of Indians in Montana, Idaho, and Washington, for lands, etc., taken, to be determined by.....	21
		Rhode Island for expenses, War with Spain, referred to.....	964
		commissioners to be appointed by, to take evidence in cases assigned to them and report the facts to the court.....	964
		procedure for hearings, etc.....	965
		findings and reports to be filed with testimony.....	965
		authority of Court not impaired...	965

<i>Court of Claims—Continued.</i>	
commissioners; salaries, expenses, etc., allowed.....	965
appointments, etc., to cease in three years.....	965
concurrent jurisdiction of district courts with, for recovery of erroneously collected revenue taxes, etc., if collector dead, or not in office.....	972
jurisdiction conferred to adjudicate all claims against United States of Cherokee Indians.....	27
procedure; evidence and counter-claims admitted.....	28
appeal to Supreme Court.....	28
attorneys' fees limited.....	28
issue of process; appearance of Attorney General.....	28
of Choctaw and Chickasaw Indians... may be presented separately or jointly.....	537
procedure; offset of counter claims... appeal to Supreme Court.....	538
attorneys' fees by decree of court... service on Attorney General.....	538
of Creek Indians.....	139
claims excepted.....	139
procedure; evidence and counter-claims admitted.....	139
appeal to Supreme Court.....	140
attorney's fees limited.....	140
issue of process, etc.; appearance of Attorney General.....	140
of Delaware Indians, appeal allowed... consideration de novo.....	812
legal and equitable rights to be settled.....	813
procedure; evidence admitted.....	813
attorneys' fees; advancement of causes.....	813
of Indians in Washington, except the S'Klallams.....	886
procedure; counter claims, etc., admitted; advancement.....	886
attorney's fees, etc., limited.....	887
of Kansas or Kaw Indians.....	1133
Kaw Commission claims, excepting surplus land claim, excepted.....	1133
procedure; evidence and counter-claims admitted.....	1134
appeal to Supreme Court.....	1134
attorneys' fees limited; issue of process, etc.; appearance of Attorney General.....	1134
of Ponca Tribe of Indians.....	729
advancement of cause.....	730
procedure; evidence and counter-claims admitted.....	730
time for filing; verification, etc.....	730
attorneys' fees by decree of court.....	730
of Seminole Indians not heretofore adjudicated, etc.....	133
procedure; evidence and counter-claims admitted.....	134
appeal to Supreme Court.....	134
attorneys' fees limited.....	134
issue of process, etc.; appearance of Attorney General.....	134
of Stockbridge Tribe of Indians, not heretofore adjudicated, etc.....	644
procedure; evidence and counter-claims admitted.....	644
appeal to Supreme Court.....	645
attorneys' fees limited.....	645
issue of process; appearance of Attorney General.....	645
of Wichita, etc., Indians, Okla.....	366

<i>Court of Claims—Continued.</i>	
appeal to Supreme Court.....	366
statutes of limitation not a bar... procedure; evidence admitted.....	366
jurisdiction of claims of Wichita, etc., Indians; attorneys' fees by court decree.....	367
to determine interest of Yankton Sioux Indians in Red Pipestone Quarries, Minn.....	730
of other Sioux Indians therein... render judgment in claim of Southern Pacific Company for closing, etc., break in Colorado River.....	730
<i>Court of Customs Appeals,</i>	
appropriation for judges, etc.....	219, 1028
for rent; contingent expenses... for, additional, 1925.....	219, 1028
deficiency appropriation for rent... for books, etc.....	709
deficiency appropriation for rent... for books, etc.....	686
deficiency appropriation for rent... for books, etc.....	1332
<i>Courthouse, D. C.,</i>	
appropriation for care, etc.....	565, 1240
for repairs, etc.....	565, 1240
for care, etc., additional, 1925.....	712
<i>Courts, D. C.,</i>	
appropriation for juvenile court, salaries, etc.....	563, 1238
for police court, salaries, etc.....	564, 1239
two additional judges.....	1239
for municipal court, salaries, etc.....	565, 1239
for supreme court.....	565, 1239
for court of appeals.....	565, 1240
deficiency appropriation for police court.....	677, 679
<i>Courts Martial, etc., Army,</i>	
appropriation for expenses of.....	482, 896
<i>Courts of Appeals, Circuit (see Circuit Courts of Appeals).</i>	
<i>Coushatta Indians, Tex.,</i>	
appropriation for education, etc.....	404
<i>Cowlitz River, Wash.,</i>	
survey of, authorized.....	1190
<i>Coz Building, D. C.,</i>	
custody, etc., of, transferred to Superintendent of State, etc., Department Buildings.....	66
<i>Coyotes,</i>	
appropriation for devising methods for destroying.....	450, 841
<i>Crane, Mary, Indian Allottee,</i>	
patent to deceased, and land restored to tribal property of Winnebago Reservation Indians, Nebr.....	138
<i>Crater Lake National Park, Oreg.,</i>	
appropriation for commissioner... for protection, etc.....	219, 1028
community house, etc.....	422, 1176
for protection, etc., additional, 1925... acceptance of gift of lands from Medford, for administration buildings.....	423
for protection, etc., additional, 1925... acceptance of gift of lands from Medford, for administration buildings.....	708
acceptance of gift of lands from Medford, for administration buildings.....	606
<i>Credits for Excess Income Tax Payments,</i>	
time extended for allowing claims for taxable year 1918 included.....	22
taxable year 1918 included.....	22
<i>Creek Indians, Okla. (see also Five Civilized Tribes),</i>	
appropriation for tribal schools... for chief and attorney for.....	398, 1148
for chief and attorney for.....	398
for chief of.....	1148
for common schools.....	407, 1158
all claims of, against United States, not heretofore determined to be adjudicated by Court of Claims.....	139
claims excepted.....	139
procedure, etc.....	139

	Page.	Page.
<i>Crematory, D. C., Public,</i> appropriation for maintenance.....	563, 1238	<i>Crimes and Misdemeanors—Continued.</i>
deficiency appropriation for maintenance.....	676	
<i>Crescent City, Calif.,</i> preliminary examination, etc., of harbor to be made.....	1196	punishment for unauthorized collect- ing fees, etc., in connection with World War Adjusted Compensation Act.....
<i>Creston, Iowa,</i> terms of court at.....	795	false statements in applications, etc., under World War Adjusted Com- pensation Act.....
<i>Criers, United States Courts,</i> appropriation for pay.....	221, 1030	counterfeiting, etc., immigration visas, permits, etc.....
<i>Crignier, Madame,</i> deficiency appropriation for indemnity to, for loss in search for body of Admiral John Paul Jones.....	692	false personations, etc., in applying for visas, permits.....
payment authorized to France as in- demnity for damages to property of, by search for body of Admiral John Paul Jones.....	118	false statements in applications, etc., under immigration laws.....
<i>Crimes and Misdemeanors,</i> penalty for nonpayment of motor-ve- hicle fuel tax, D. C.....	108	failing to prevent landing of aliens at other than designated places for violating provisions of Optometric Act, D. C., second offense.....
violating provisions of District of Columbia Rents Act by hotel proprietors.....	121	conducting business on which special tax imposed, without payment thereof.....
bringing in aliens without unexpired immigration visas, etc.....	163	fraudulently removing, etc., revenue stamps from taxed documents, etc.....
owner, etc., of vessel failing to detain inadmissible alien seamen, etc.....	164	reusing, etc., stamps.....
vessel bringing to United States aliens with designated diseases..	166	using insufficient stamps.....
physically incompetent to earn a living.....	166	counterfeits, etc.....
illiterates, excluded Asiatics, etc.....	167	sales at produce exchanges without stamped bill.....
violating provisions of Optometry Act, D. C., first offense.....	178	willful failure to pay internal revenue tax, make returns, etc.....
issuing, etc., unstamped documents, etc.....	332	willful failure to collect tax, evasion of payment, etc.....
dealing in articles not fully stamped..	332	assisting in making fraudulent re- turns, etc.....
using uncanceled stamps.....	332	false statements as to effect of tax on price of articles sold, etc.....
operating as a dentist under other than in license.....	603	violating laws and regulations for Alaska salmon fisheries.....
failing to display license as dentist..	604	violating regulations, etc., to prevent oil polluting deposits in naviga- ble waters, etc.....
selling unauthorized dental diplomas, etc.....	604	violating provisions of Northern Pacific Halibut Fishery Act.....
employing unlicensed dentist in office..	604	violating, etc., Upper Mississippi River, etc., Refuge Act.....
assuming false degree, etc.....	604	receiving unauthorized fees, etc., in claims under World War Vet- erans' Act.....
violating provisions of Dentistry Act, not specifically prescribed.....	604	false statements in claims under World War Veterans' Act.....
corporations contributing to political elections.....	1074	receiving payments for compensation, etc., under same Act, after right therefor ceases.....
failing to extinguish fire, etc., of automobile taken on a vessel in navigable waters.....	1093	fraudulently receiving money for compensation, etc., under same Act, to which not entitled.....
failing to exhibit motor-vehicle per- mit to District of Columbia policeman.....	1122	presenting false statements, affida- vits, etc., in claims for compensa- tion under same Act.....
failing to report vehicle coming to garage, etc., showing evidence of accident, etc.....	1125	unauthorized use of title of architect, etc., in District of Columbia.....
punishment for unauthorized divulging information from cotton statis- tics by employees.....	31	false statements in applications for licenses under Alaska Game Law..
willful refusal by cotton ginners to answer requests for information from Director of Census.....	32	violations of Alaska Game Law not specifically provided for.....
illegally hunting, taking eggs, etc., on bird and animal preserves.....	98	larceny, etc., of goods, baggage, etc., in interstate commerce.....
violating provisions of motor-vehicle fuel tax, D. C.....	108	carrying stolen articles of interstate commerce into another State, etc.....
false representations in obtaining loans to purchase seed, etc., by farmers in drought-stricken areas of New Mexico.....	110	stealing, secreting, embezzling, etc., mail matter.....
		stealing, etc., mail left upon collec- tion box, etc.....

	Page.		Page.
<i>Crimes and Misdemeanors</i> —Continued.		<i>Crittenden Street NW., D. C.,</i>	
punishment for unauthorized taking		appropriation for paving, Sherman	
mail before delivery, etc.	977	Circle to Fifth Street	1223
violating provisions of Venereal Dis-		for paving, Eighth Street to Sherman	
eases Act, D. C.	1003	Circle	1224
violating provisions of Milk, etc.,		<i>Croats and Slovenes, Serbs,</i>	
Act, D. C.	1008	appropriation for minister to	206, 1015
officers of corporation consenting to		<i>Crook National Forest, Ariz.,</i>	
contributions to political elec-		grant to Gila County of lands in, for	
tions	1074	recreational area	242
committing unlawful acts prohibited		<i>Crooked and Pickerel Lakes, Mich.,</i>	
by Corrupt Practices Act	1074	disposal of erroneously surveyed public	
willfully committing unlawful acts		lands on	594
prohibited by Corrupt Practices		<i>Crooked Creek Irrigation Project, Oreg.,</i>	
Act	1074	appropriation for maintenance, etc., of,	
unauthorized hunting, etc., in game		on Klamath Indian Reserva-	
refuges, Ozark National Forest,		tion	403, 1154
Ark	1091	<i>Crooked Nose Woman,</i>	
exporting helium gas without permit		name added to final roll of Cheyenne	
from the President	1111	and Arapahoe Indians, and to be	
operating motor vehicle in District of		paid per capita payment from	
Columbia without a permit	1122	tribal funds	253
nonresident of the District of Co-		<i>Crop Plants,</i>	
lumbia violating permit require-		appropriation for investigating physi-	
ments	1123	ology of	441, 831
reckless driving motor vehicle in the		<i>Crops,</i>	
District	1123	appropriation for technological, etc.,	
violating other traffic regulations in		investigations	441, 831
the District	1123	for breeding, study, etc., of arid	
operator of vehicle in the District		land	442, 832
causing personal injury without		<i>Crow Agency, Mont.,</i>	
reporting thereof	1124	appropriation for support, etc., of	
operator in the District failing to re-		Indians at, from tribal funds	411, 1161
port damage to another vehicle.	1124	<i>Crow Creek Indian Hospital, S. Dak.,</i>	
operating vehicle under influence of		appropriation for maintenance, etc.,	
liquor or drug	1124	of	408, 1159
using smoke screen, etc., on motor		<i>Crow Indian Reservation, Mont.,</i>	
vehicle in the District	1124	appropriation for maintenance, etc., of	
operating motor vehicle in the Dis-		irrigation systems on; repay-	
trict during suspension of permit,		ment	402, 1153
etc.	1125	for irrigation system on, additional,	
soliciting, etc., unauthorized fee in		1925	707
Veterans' Bureau claims	1311	<i>Crow Indians, Mont.,</i>	
receiving money fraudulently from		appropriation for fulfilling treaty	
Veterans' Bureau	1311	with	409, 1160
conspiring, etc., to present false docu-		for fulfilling treaty with, additional,	
ments, in claims before the Vet-		1925	708
erans' Bureau	1312	<i>Crow Indians, Okla.,</i>	
embezzling by guardian, etc., of		time extended ten years for repayment	
money paid to beneficiary of		of revolving fund of, for seed,	
Veterans' Bureau	1312	farming equipment, etc.	1301
<i>Crimes, etc.,</i>		<i>Crown Willamette Paper Company,</i>	
appropriation for detection and prose-		time extended for bridging Lock No. 4,	
cution of	217, 1026	Willamette Falls Canal	998
preservation, etc., criminal identifi-		<i>Cruelty to Children and Animals, Societies</i>	
cation records	217, 1026	for Prevention of,	
protection of the President	217, 1026	exempt from income tax	282
for detection, etc., of, additional,		<i>Crystal River, Fla.,</i>	
1925	709	preliminary examination, etc., of, to be	
deficiency appropriation for detection		made	1194
and prosecution of	44,	<i>Cuba,</i>	
56, 760, 1332, 1351,	1353	appropriation for ambassador to	206, 1015
<i>Criminal Code,</i>		for preserving monuments, etc., to	
amended, section 84	98	soldiers who fell in	512, 927
section 118	1073	persons born in, construed as non-	
section 194	977	quota immigrants, in Immigra-	
repealed, section 83	1074	tion Act	155
<i>Criminal Identification Records,</i>		<i>Culion, Philippine Islands,</i>	
appropriation for preserving, exchange,		appropriation for care of lepers, etc.,	
etc.	217, 1026	Naval station	184, 863
<i>Criminals,</i>		<i>Cumberland River,</i>	
appropriation for bringing home from		bridge authorized across, Burnside, Ky-	
abroad	216, 1025	time extended for bridging, near Clarks-	
<i>Crisfield Harbor, Md.,</i>		ville, Tenn.	113
improvement of, authorized	1186		

<i>Cunard Steamship Company (Limited)</i> , deficiency appropriation for refund of fines to.....	Page. 45, 45	<i>Customs—Continued.</i>	Page.
<i>Current River</i> , bridge authorized across, at Finley's Ferry, Ark.....	26	vessels forfeited, etc.; customs and pro- hibition appropriations available for maintenance, expense of sei- zure, etc.....	1116
<i>Custer County, Mont.</i> , granted land for public fairgrounds....	97	report to Congress in detail of use, etc...	1117
<i>Custer National Forest, Mont.</i> , exchange authorized of lands within, withdrawn as coal lands, reserv- ing coal to United States.....	1117	disposal of, when no longer needed....	1117
<i>Custer State Park Game Sanctuary, S. Dak.</i> , enlargement of area authorized.....	632	<i>Customs Appeals, Court of (see also Court of Customs Appeals)</i> , appropriation for salaries and ex- penses.....	219, 1028
grant of unpatented lands in, claimed under mining laws, to South Da- kota, for park purposes.....	1185	for, additional, 1925.....	709
payment for; mineral rights re- served.....	1185	deficiency appropriation for rent.....	686
limitation of location.....	1185	for books, etc.....	1332
<i>Customhouse Brokers</i> , special tax imposed on; business de- fined.....	326	<i>Customs Attachés</i> , to be appointed for duty in foreign service.....	748
<i>Customs</i> , appropriation for collecting revenue from.....	69, 769	attached to diplomatic missions through Department of State...	748
for detection of frauds, etc.....	69, 769	assignment may be rejected by Secretary of State, if prejudicial to public policy.....	748
retired general appraisers.....	69, 769	<i>Customs Cases</i> , appropriation for Assistant Attorney General, and salaries and ex- penses, conducting.....	216, 1026
for automatic and recording scales...	70, 769	for expenses conducting, additional, 1925.....	709
for compensation in lieu of moieties...	70, 769	<i>Customs Service, Treasury Department (see also Customs)</i> , appropriation for office personnel, Divi- sion of Customs.....	69, 769
for collecting revenue from, addi- tional, 1925.....	710	appointment, etc., by Secretary of the Treasury authorized, of deputy collectors, comptrollers, etc....	748
deficiency appropriation for ex- penses collecting revenue from...	49, 57, 701, 761, 1349, 1351, 1353	special agents, attachés for duty in foreign countries, etc.....	748
for paying judgments against col- lectors of.....	698, 1349	officers designated for foreign service to be officially attached to mis- sions, etc.....	748
for compensation in lieu of moieties...	1342	may be rejected by Secretary of State for cause.....	748
for fence on Mexican border.....	1342	clerks, etc., Board of General Ap- praisers.....	748
for automatic, etc., scales.....	1349	subject to civil service laws, upon nomination of officers in charge...	748
appraiser of merchandise at Portland, Me., to be appointed.....	957	<i>Customs Statistics Section, Department of Commerce</i> , appropriation for expenses.....	227, 1037
appraisers' stores property, Providence, R. I., to be sold.....	960	<i>Customs Tariffs, International Bureau for Publication of</i> , appropriation for share of expenses...	210, 1019
articles for exhibit at New Orleans Exposition admitted free of duty.....	1253	<i>Czechoslovakia</i> , appropriation for minister to.....	206, 1015
payment if sold, etc.....	1253		
for Sesquicentennial Exhibition at Philadelphia in 1926, admitted free of duty.....	1254	<b>D.</b>	
free admission of domestic animals etc., crossing frontier, if brought back before December 31, 1924...	2	<i>D Street NW., D. C.</i> , appropriation for paving, etc., Fifth to Seventh Streets; from gasoline- tax fund.....	1226
if brought back before December 31, 1925.....	963	<i>Dahlgren, Va.</i> , appropriation for care, etc., school at ordnance station.....	192
officers given authority to make arrests, etc., for violations of Oil Pollu- tion Act.....	605	<i>Dairy Farms</i> , regulations for issuing permits to, for selling milk, etc., in District of Columbia.....	1004
one appraiser of merchandise at Balti- more, Md., instead of two as at present.....	819	<i>Dairy Farms, D. C.</i> , appropriation for inspecting, etc....	563, 1238
remission of unpaid duties on imports by War Department.....	660	<i>Dairy Industry</i> , appropriation for investigations and experiments in.....	438, 829
stamp tax on, entries.....	335	<i>Dairy Products</i> , appropriation for diffusing commercial information of market prices, distribution, etc., of.....	454, 844
vessels or vehicles summarily forfeited for violating, laws may be used for enforcing customs or prohi- bition laws in lieu of sale.....	1116		
forfeited by decree of court for vio- lating, or prohibition laws, may be delivered for enforcing cus- tom or prohibition laws in lieu of sale.....	1116		
to be utilized for such purposes.....	1116		

	Page.		Page.
<i>Dairying Bureau, Department of Agriculture,</i>		<i>Dams—Continued.</i>	
appropriation for Chief of Bureau, and office and field personnel.....	829	time extended for, across Red River of the North, Grand Forks, N. Dak.....	998
for investigations, etc., of dairy industry.....	829	<i>Dangerous, etc., Buildings, D. C.,</i>	
renovated butter inspection.....	829	appropriation for removing, etc....	544, 1221
established; appointment of chief; duties.....	243	deficiency appropriation for removal, etc.....	37
transfer of activities relating to dairy industry to.....	243	<i>Danish West Indies (see Virgin Islands).</i>	
additional employees authorized.....	243	<i>Danville, Ill.,</i>	
necessary appropriations authorized.....	243	appropriation for expenses, Volunteer Soldiers' Home.....	518, 932
deficiency appropriation for acquiring site adjoining Beltsville agricultural experiment farm for.....	1326	<i>Danville, Va.,</i>	
<i>Dairying Enterprises in Western Irrigated Districts,</i>		terms of court at.....	114
appropriation for experiments in establishing.....	457, 850	<i>Darby Building, D. C.,</i>	
for experiments, additional, 1925....	706	appropriation for operating expenses..	66, 765
<i>Damages to Private Property, etc.,</i>		<i>Dardanelle, Ark.,</i>	
appropriation for paying claims for, by postal service.....	85, 784	bridge authorized across Arkansas River near.....	1129
for paying claims for, caused by Army target practice, etc.....	483, 897	<i>Date Scale, Parlatoria,</i>	
for paying claims of Army officers, enlisted men, and nurses for, etc.....	483, 898	appropriation for emergency expenses, eradicating.....	459, 848
for paying claims for, under Interior Department.....	391, 1142	for eradicating; additional, 1925....	706
for paying claims for, by naval forces.....	184, 862	<i>Daughters of 1812, National Society United States,</i>	
for paying claims for, by naval aircraft.....	199, 877	authorized to place bronze tablet on Francis Scott Key Bridge, D. C.....	3
deficiency appropriation for paying claims for, by Veterans' Bureau.....	36, 681, 1317	place marble tablet on Francis Scott Key Bridge, D. C.....	24
for paying claims for, under Department of Agriculture.....	40, 682, 1326	<i>Daughters of the American Revolution,</i>	
for paying claim for, under Standards Bureau.....	41	additional lots of, in District of Columbia, exempt from taxation; condition.....	135
for paying claims for, under Lighthouses Bureau.....	41, 683, 1327	<i>Davenport, Iowa,</i>	
for paying claims for, under Coast and Geodetic Survey.....	41, 683, 1328	terms of court at.....	795
for paying claims for, under Reclamation Bureau.....	43	<i>Dayton, Ohio,</i>	
for paying claims for, under Department of Labor.....	45, 1334	appropriation for expenses, Volunteer Soldiers' Home.....	517, 931
for paying claims for, under Post Office Department.....	46, 690, 763, 1336	deficiency appropriation for Volunteer Soldiers' Home.....	63, 1346
for paying claims for, under Coast Guard.....	50, 1342	<i>De Fontes, Joseph,</i>	
for paying claims for, under Public Health Service.....	51, 694, 1343	deficiency appropriation for extra services.....	673, 1315
for paying collision claims, river and harbor improvements.....	52, 1345	<i>De Valls Bluff, Ark.,</i>	
for paying claims for, under War Department.....	695, 1344	bridge authorized across White River at.....	645
for paying claims for, under Navy Department.....	689, 1335	<i>De Witt and Shobe,</i>	
<i>Dams,</i>		deficiency appropriation for amount due, on river and harbor contract.....	1345
construction of, authorized across Byram River by Port Chester, N. Y., and Greenwich, Conn.....	95	<i>Deadwood, S. Dak.,</i>	
Missouri River, by Broadwater Irrigation District.....	1261	appropriation for assay office at.....	78, 777
Tallahatchie River, Porters Ferry, Miss.....	355	for assay office at, additional, 1925..	710
Waccamaw River, N. C.....	24	<i>Deaf and Dumb Institution, D. C. (see Columbia Institution for the Deaf, D. C.)</i>	
and bridge, authorized across Lafayette River by Norfolk, Va.....	973	<i>Deaf Mutes, D. C., Colored,</i>	
removal and replacement of, across Fox River by Aurora, Ill.; payment of property damages, etc....	11	appropriation for tuition, etc., of, out of the District.....	555, 1231
		<i>Deane, G. B.,</i>	
		may bridge White River, Saint Charles, Ark.....	999
		Arkansas may acquire to operate as a free bridge.....	1000
		tolls allowed for five years.....	1000
		<i>Death Gratuity, Navy,</i>	
		appropriation for six months'.....	193, 872
		<i>Debates in Congress,</i>	
		appropriation for reporting, House of Representatives.....	585, 1293
		for reporting, Senate.....	581, 1289
		positions and pay established of official reporters of, etc., House of Representatives.....	152
		<i>Debentures,</i>	
		designated, subject to stamp tax.....	331

	Page.		Page.
<i>Debs Inlet, N. Y.,</i> preliminary examination, etc., of, to be made.....	1192	<i>Deficiency Act, Fiscal Year 1924, First—</i> Continued.	
<i>Debtors, Judgment,</i> indexes of all, to be kept by clerks of United States courts.....	813	for Treasury Department.....	48
<i>Decatur, Ala.,</i> time extended for bridging Tennessee River at.....	815	internal revenue.....	49
Alabama authorized to acquire, etc. -- operate as a free bridge.....	815	Coast Guard.....	50
<i>Decatur Street NW., D. C.,</i> appropriation for paving, Georgia to Kansas Avenues.....	815	for War Department.....	52
<i>Decedents,</i> tax levied on transfers of estates of, hereafter.....	1223	Army.....	52
<i>Deciduous Fruits,</i> appropriation for investigating insects affecting.....	448, 839	national cemeteries.....	52
<i>Decisions of the Comptroller General,</i> appropriation for printing.....	525, 1203	for judgments, United States courts...	53
<i>Declaration of Independence,</i> provisions for celebrating the one hundred and fiftieth anniversary of the signing of, by interna- tional exhibition in Phila- delphia.....	1253	Court of Claims.....	54
<i>Decorations, Foreign,</i> acceptance authorized of, tendered to Army Air Service officers for world airplane flight.....	979	for claims certified by General Accounting Office.....	54, 60
<i>Deep Fork River, Okla.,</i> preliminary examination, etc., author- ized for flood control of.....	249	title of Act.....	63
<i>Deep River, Wash.,</i> improvement of, authorized.....	1189	<i>Deficiency Act, Fiscal Year 1924, Second,</i>	
<i>Deering, Charles,</i> statue of "Serenity," the gift of, may be erected on public grounds in District of Columbia.....	21	for Senate.....	672
<i>Defending Suits in Claims,</i> appropriation for expenses.....	217, 1026	for House of Representatives.....	673
deficiency appropriation for expenses..	44, 760	for Architect of the Capitol.....	673
<i>Deficiency Act, Fiscal Year 1924, First,</i>		for Government Printing Office.....	673
for Senate.....	33	for Executive Office.....	674
for House of Representatives.....	33	for American Battle Monuments Com- mission.....	674
for Public Buildings Commission.....	34	for District of Columbia.....	674
for Architect of the Capitol, Capitol plant; Senate Office Building.....	34	for Vocational Board.....	679
for Executive expenses, death of President Harding.....	34	for General Accounting Office.....	680
for Alien Property Custodian.....	35	for Housing Commission.....	680
for American Battle Monuments Commission.....	35	for Interstate Commerce Commission..	680
for Vocational Education Board.....	35	for State, War, and Navy Department Buildings.....	680
for Housing Corporation.....	36	for Veterans' Bureau.....	681
for Veterans' Bureau.....	36	World War adjusted compensation..	681
for District of Columbia.....	36	for Department of Agriculture.....	682
for Department of Agriculture.....	38	foot-and-mouth, etc., diseases ex- termination.....	682
Forest Service.....	39	for Department of Commerce.....	683
Entomology Bureau.....	39	for Interior Department.....	683
eradicating foot and mouth disease, emergency.....	40	Indian Affairs Bureau.....	684
for Department of Commerce.....	40	Reclamation Service.....	684
for Interior Department.....	41	for Department of Justice.....	686
Indian Department.....	42	United States courts.....	686
Alaska Railroad.....	43	for Department of Labor.....	688
for Department of Justice.....	43	Immigration Bureau.....	688
United States courts.....	44	for Navy Department.....	688
for Department of Labor.....	45	World War adjusted compensation expenses.....	688
for Navy Department.....	45	scrapping of naval vessels.....	689
for Post Office Department.....	46	for Post Office Department.....	690
for Department of State, Diplomatic and Consular Service.....	47	postal service.....	690
		for Department of State.....	691
		Diplomatic and Consular Service...	691
		for Treasury Department.....	693
		Coast Guard.....	693
		for War Department.....	695
		World War adjusted compensation expenses.....	695
		for judgments, United States courts...	696
		Court of Claims.....	696
		for claims certified by General Account- ing Office.....	697, 699
		Reclamation Act amendments.....	701
		title of Act.....	704
		<i>Deficiency Act, Fiscal Year 1925, First,</i>	
		for Senate.....	753
		conveying electoral vote for Presi- dent, etc.....	753
		for Joint Committee on Inaugural cer- emonies of 1925.....	753
		for Public Buildings Commission.....	753
		for House of Representatives.....	754
		for Executive expenses.....	754
		for Lexington-Concord Sesquicentennial Commission.....	754
		for District of Columbia.....	754
		for Interstate Commerce Commission..	755
		for Interior Department.....	755
		for Department of Justice.....	756

<i>Deficiency Act, Fiscal Year 1925, First—</i>	Page.	<i>Deficiency Act, Fiscal Year 1925, Second—</i>	Page.
Continued.		Continued.	
for United States courts.....	756	for judgments United States courts;	
for Navy Department.....	756	New River Collieries Company.....	1346
for Department of State, International		others under departments, etc.....	1347
Fisheries Commission.....	756	under private Acts.....	1347
publishing ascertainment of Electors		Jens Samuels and B. Olsen.....	1347
for President and Vice President.....	756	owners of barge "Havana".....	1347
for Treasury Department.....	757	Court of Claims.....	1347
internal revenue.....	757	for claims certified by General Account-	
for War Department.....	757	ing Office.....	1347, 1351, 1352
Muscle Shoals.....	757	title of Act.....	1353
Inland Waterways Corporation.....	757	<i>Deficiency Appropriations, Urgent,</i>	
for judgments, United States courts.....	758	for Senate, inquiries and investigations	170
Court of Claims.....	758	for Department of State.....	170
for claims certified by General Account-		Inter-American Committee on	
ing Office.....	758	Electrical Communications.....	170
additional, to meet loss by exchange.		for Department of Justice, investiga-	
title of Act.....	763	tion, etc., of war frauds.....	170
<i>Deficiency Act, Fiscal Year 1925, Second,</i>		United States courts.....	171
increased compensation in Legislative		<i>Delaware</i>	
Appropriation Act made imme-		<i>Delafield Street NW., D. C.,</i>	
diately available.....	1313	appropriation for paving, Georgia	
for Senate.....	1313	Avenue to Ninth Street.....	1223
for Memorial to the Women of the		<i>Delaware,</i>	
World War.....	1314	lands in Sussex County reconveyed,	
for Joint Committee to Investigate		etc., to.....	245
Northern Pacific Land Grants.....	1314	<i>Delaware Bay,</i>	
for Biographical Congressional Direc-		bridge authorized across canal between	
tory.....	1314	Rehoboth Bay and Rehoboth,	
for House of Representatives.....	1314	Del.....	664
for Architect of the Capitol.....	1315	<i>Delaware Indians, Okla.,</i>	
for Government Printing Office.....	1315	all claims of, submitted to Court of	
for Executive Office.....	1315	Claims; appeal to Supreme	
for Arlington Memorial Bridge Com-		Court allowed.....	812
mission.....	1316	consideration de novo of legal and	
for Employees' Compensation Commis-		equitable rights.....	813
sion.....	1316	procedure, etc.....	813
for General Accounting Office.....	1316	<i>Delaware Railroad Company,</i>	
for State, War, and Navy Department		agreement with, for reconstructing	
Buildings.....	1316	bridge across Chesapeake and	
for Railroad Administration credit		Delaware Canal, ratified, etc.....	1197
covered into the Treasury.....	1316	use of funds for.....	1197
for Commission for celebrating the Two		<i>Delaware River,</i>	
Hundredth Anniversary of Birth		time extended for bridging, near	
of George Washington.....	1316	Trenton, N. J.....	738
for Mecklenburg Sesquicentennial Com-		improvement of, Philadelphia, Pa., to	
mission.....	1317	Trenton, N. J., authorized.....	1186
for Bunker Hill Sesquicentennial Com-		preliminary examination, etc., of, at	
mission.....	1317	Camden, N. J., to be made.....	1192
for Veterans' Bureau.....	1317	<i>Delaware State Highway Department,</i>	
for District of Columbia		may bridge canal near Rehoboth.....	664
public schools.....	1319	<i>Delegates from the Territories</i>	
audited claims.....	1323	appropriation for compensation....	581, 1289
for Department of Agriculture		for mileage.....	582, 1289
experiment stations, additional allot-		for clerk hire.....	585, 1293
ments.....	1324	amount established for clerk hire for;	
forest roads and trails.....	1326	mode of payment, etc.....	152
for Department of Commerce.....	1327	compensation of, after March 4, 1925..	1301
for Interior Department.....	1328	immediately available.....	1313
Alaska Railroad.....	1332	<i>Deleterious Foods, etc.,</i>	
for Department of Justice.....	1332	appropriation for expenses preventing	
for judicial expenses.....	1332	sale of, etc.....	447, 837
United States courts.....	1333	<i>Denmark,</i>	
Federal Industrial Institution for		appropriation for minister to.....	206, 1015
Women.....	1334	<i>Dental Clinics, Public Schools, D. C.,</i>	
for Department of Labor.....	1334	appropriation for maintenance, etc..	556, 1232
for Navy Department.....	1335	<i>Dentistry, D. C.,</i>	
for Post Office Department.....	1336	practicing, etc., in the District without	
for Department of State.....	1338	a license, unlawful.....	599
Foreign Service.....	1338	following occupation of oral hygienist	
for Treasury Department.....	1341	without being registered, unlaw-	
for War Department.....	1344	ful.....	599
Army.....	1344	board of dental examiners; eligibility,	
for judgments, United States courts....	1346	appointment, etc.....	599

<i>Dentistry, D. C.—Continued.</i>		<i>Denver, Colo.—Continued.</i>	
board of dental examiners; organization, meetings, seal, etc.....	599	customhouse in, may be exchanged for new site, and building to be constructed thereon.....	1117
record of licenses, proceedings, etc., certified copies of, accepted as evidence.....	600	preparation of plans, etc.....	1118
power to secure testimony, etc.....	600	limitation of Government expense, etc.....	1118
assistance of supreme court of the District.....	600	offices of register and receiver, land office at, consolidated.....	395
secretary-treasurer of, to enforce dental laws, etc.....	600	terms of court at.....	243
annual reports, etc., to be made by, to Commissioners.....	600	<i>Department of Agriculture,</i>	
applications to practice; form of, fee, and photograph.....	600	appropriation for Secretary, Assistant, and office personnel.....	432, 822
examination by board; subjects specified.....	600	for extra labor, etc.....	432, 822
waived, for holder of license under laws of a State, etc., recognizing District license, etc.....	600	salaries limited to average rates under Classification Act.....	433, 822
additional evidence, etc., required.....	601	if only one position in a grade.....	822
issue of license on passing; registry by health officer, etc.....	601	restriction not applicable to clerical-mechanical service.....	433, 822
oral hygiene regulations; application requirements.....	601	no reduction in fixed salaries.....	433, 822
examination and issue of license; registry by health officer, etc.....	601	transfer to another position without reduction.....	822
registration allowed, if having two years' experience under licensed dentist.....	601	payments under higher rates permitted.....	433, 822
operations permitted by holder of license.....	601	for mechanical shops and power plant employees.....	433, 822
restrictions on performing other.. license without examination to holder of State license, etc.; fee.....	602	for contingent expenses.....	433, 822
revocation or suspension of licenses by the board; grounds for, specified.....	602	for rent, District of Columbia.....	433, 823
notice to accused; hearings.....	602	restricted to space not available in Government buildings.....	433, 823
action of board.....	602	for rent, Fixed Nitrogen Research Laboratory, from War Department funds.....	433, 823
reinstatement.....	602	for editorial and distribution work.....	433, 823
fees required, in addition.....	603	miscellaneous expenditures.....	433, 823
expenses to be paid from.....	603	for printing and binding.....	434, 823
yearly registration, etc., of dentists and oral hygienists.....	603	Annual Report; farmers' bulletins.....	434, 823
penalty for failure, etc.....	603	for Office of Experiment Stations.. support of agricultural experiment stations.....	434, 824
persons regarded as practicing dentists.. operating under other than proper name, unlawful.....	603	administrative expenses.....	434, 824
using name of a company, etc., unlawful.....	603	extending stations to Territories and insular possessions.....	434, 824
penalty for.....	603	for extension service.....	435, 824
students, practitioners of medicine, etc., excepted from provisions of Act.....	604	for farmers' cooperative extension work; county agents.....	435, 824
penalty for failing to display license, etc. selling diplomas for unauthorized practice, etc.....	604	for additional cooperative extension work; county agents.....	435
employing unlicensed dentist, etc., in office.....	604	for demonstrations on reclamation projects.....	456, 824
practicing under assumed name, professional title, etc.....	604	for agricultural exhibits at State, etc., fairs.....	435, 825
violations not specifically prescribed.. punishment for subsequent convictions.. inconsistent laws repealed.....	604	for administrative expenses, Extension Service, etc.....	435, 825
<i>Denton, Md.,</i>		for Weather Bureau.....	436, 825
terms of court at.....	1106	for general expenses.....	436, 825
<i>Denver and Rio Grande Western Railroad Company,</i>		printing office; limitations.....	436, 826
granted right of way across Fort Logan Military Reservation, Colo.....	648	forecasts, warnings, etc.....	437, 826
<i>Denver, Colo.,</i>		aerological stations.....	437, 826
appropriation for mint at.....	77, 776	for Animal Industry Bureau.....	437, 826
for mint at, additional, 1925.....	710	inspection and quarantine work.....	437, 827
for mint at, special fund, additional, 1925.....	710	eradicating, etc., tuberculosis of animals; indemnities.....	438, 827
		eradication of southern cattle ticks.....	438, 828
		dairy industry investigations.....	438
		animal husbandry investigations.....	439, 828
		investigating animal diseases; contagious abortion.....	439, 828
		hog cholera eradication, etc.; dourine.....	439, 829
		additional for meat inspection; horse meat.....	439, 829
		for Dairying Bureau.....	829

<i>Department of Agriculture—Continued.</i>	Page.
appropriation for Dairying Bureau, for general expenses.....	829
for Bureau of Plant Industry.....	440, 830
for general expenses.....	440, 830
plant diseases, etc., investigations; pecans.....	440, 830
investigating citrus canker; chestnut tree bark disease, etc.....	440, 830
eradicating white pine blister rust.....	440, 830
crop plant, etc., diseases.....	441, 831
soil bacteriology; fertility, etc.....	441, 831
acclimatization, etc.; cottonseed interbreeding.....	441, 831
physiological, technological, etc., investigations.....	441, 831
commercial seeds, grasses, etc.; importing adulterated seed grains, etc.....	441, 831
cereal improvement, etc.; soil and seed infecting diseases.....	441, 831
tobacco production; drought resistant crops.....	442, 832
sugar plant investigations.....	442, 832
dry land crops, etc.....	442, 832
edible nuts, growing, shipping, etc.....	442, 832
fruit growing, shipping, etc.....	442, 832
experimental gardens, etc.....	442, 832
horticultural investigations, etc.; tree, etc., propagation.....	442, 832
Arlington, Va., experiment farm.....	443, 832
foreign seeds and plants; new and rare seeds, forage, etc.....	443, 833
biophysical investigations; administrative expenses.....	443, 833
eradicating nail head rust of tomatoes.....	833
for Forest Service.....	443, 833
for general expenses.....	443, 833
national forests, maintenance, etc.....	444, 834
fighting forest fires, etc.....	445, 835
survey, etc., of lands valuable for agriculture.....	445, 835
sanitary facilities, etc., public camp grounds.....	445, 835
equipment supplies, etc.....	445, 835
forest products, etc.; tree planting, etc.....	445, 835
roads, trails, bridges, etc.....	446, 836
conservation of navigable streams, etc., Commission expenses.....	446, 836
for Bureau of Chemistry.....	446, 836
for general expenses.....	446, 836
biological investigations of food and drug products.....	446, 837
collaboration with other departments, etc.....	447, 837
colorants, medicinals, etc., from raw materials.....	447, 837
manufacture of table sirup, etc.....	447, 837
enforcing pure food law; revising Pharmacopœia.....	447, 837
enforcing Tea Importation Act.....	447, 837
insecticides, etc., investigations.....	447, 837
plant dust explosions, etc.....	447, 837
naval stores investigations.....	447, 837
for Bureau of Soils.....	447, 838
for general expenses.....	448, 838
fertilizers, etc.....	448, 838
cooperative soil investigations.....	448, 838
for Bureau of Entomology.....	448, 838

<i>Department of Agriculture—Continued.</i>	Page.
appropriation for Bureau of Entomology, for general expenses.....	448, 839
investigation, etc., of insects.....	448, 839
preventing spread of moths.....	449, 839
European corn borer.....	449, 840
Mexican bean beetle.....	450, 840
Japanese beetle.....	840
for Bureau of Biological Survey.....	450, 840
for general expenses.....	450, 841
food habits of birds, animals, etc.....	450, 841
enforcing migratory bird law, etc.....	451, 841
reindeer industry, etc., in Alaska.....	451, 841
for Division of Accounts and Disbursements.....	451, 842
for library.....	451, 842
for Public Roads Bureau.....	451, 842
for general expenses.....	451, 842
farm irrigation, etc., investigations.....	452, 843
farm drainage, water supply, etc.....	452, 843
distributing surplus war explosives, etc.....	452, 843
for Bureau of Agricultural Economics.....	453, 844
for general expenses.....	453, 844
farm management and practice.....	453, 844
marketing, etc., farm products; retail meat, etc., markets.....	453, 844
crop and livestock estimates; disseminating prices, market conditions, etc.....	453, 844
perishable farm products; investigating, certifying conditions, etc.....	453, 844
market news service on livestock, meats, fish, etc.....	454, 845
for enforcing Cotton Futures and Cotton Standards Acts.....	454, 845
for enforcing Grain Standards Act.....	454, 845
for administering Warehouse Act.....	454, 845
for enforcing Standard Container Act.....	454, 846
for completing work on wool clip of 1918.....	455, 846
for operation of Center Market, District of Columbia.....	459, 846
for Bureau of Home Economics.....	455, 847
for general expenses.....	455, 847
utilizing farm products in the home, etc.....	455, 847
for enforcing Insecticide Act.....	455, 847
for Federal Horticultural Board.....	455, 847
for general expenses.....	456, 847
plant quarantine.....	456, 847
for potato wart extermination.....	456, 848
interchangeable appropriations.....	456
for eradicating pink bollworm of cotton.....	458, 848
for eradication of <i>Parlatoria</i> date scale.....	459, 848
interchangeable appropriations.....	849
for demonstrations on reclamation projects, etc.....	456
for fire protection on forested watersheds, etc.....	457, 849
for cooperative farm forestry.....	849
for cooperative distribution of forest planting stock, etc.....	849
for acquiring additional lands, under Conservation Act.....	457, 850

<i>Department of Agriculture—Continued.</i>	<i>Page.</i>	<i>Department of Agriculture—Continued.</i>	<i>Page.</i>
appropriation for livestock experiments, etc., in cane sugar and cotton districts.....	457, 850	deficiency appropriation for administering Warehouse Act.....	39
for livestock breeding station, Woodward, Okla.....	457, 850	for Public Roads Bureau.....	40, 60
for dairying and livestock experiments on western irrigated, etc., lands.....	457, 850	for collecting loans under Seed Grain Loan Act.....	40
amount available for passenger vehicle; restriction, report, etc.....	457, 850	for eradication of foot and mouth and other contagious diseases of animals.....	40, 682, 1325
for eradication of foot-and-mouth and other contagious diseases of animals.....	110, 458, 851	amount of deficiency appropriation for arresting foot-and-mouth disease, etc., available for eradicating European fowl pest, etc.....	722
payment for animals purchased, destroyed, etc.....	458, 851	for judgments, United States courts, under.....	53
mileage rates for motor vehicles.....	459, 851	for miscellaneous expenses.....	55
for enforcing Packers and Stockyards Act.....	460, 851	for States Relations Service.....	55, 700
for enforcing Grain Futures Act.....	460, 852	for Weather Bureau.....	55, 697, 759
for collecting farmers' seed grain loans.....	460, 852	for Animal Industry Bureau.....	55, 60, 700, 759, 1351, 1353
for forest roads and trails under Federal Highway Act.....	460, 852	for Plant Industry Bureau.....	55, 60, 700, 759, 1325, 1348
for cooperative construction of rural post roads.....	461, 852	for Chemistry Bureau.....	55, 60, 759
apportionment, etc.....	461, 852	for stimulating agriculture, etc.....	55, 60, 759
lease of Bieber Building, District of Columbia, and warehouse, authorized for ten years.....	853	for Biological Survey Bureau.....	55, 697, 759, 1326
for Experiment Stations Office, additional, 1925.....	705	for Soils Bureau.....	55
for Extension Service Office, additional, 1925.....	705	for suppressing pink bollworm of cotton.....	55
for Weather Bureau, additional, 1925.....	705	for library.....	60
for Animal Industry Bureau, additional, 1925.....	705	for Crop Estimates Bureau.....	60
for Plant Industry Bureau, additional, 1925.....	705	for paying damages claims.....	682, 1326
for Forest Service, additional, 1925.....	705	for expenses, Naval Stores Act.....	682
for Chemistry Bureau, additional, 1925.....	705	for Agricultural Economics Bureau.....	682
for Entomology Bureau, additional, 1925.....	705	for eradicating cocoanut scale, Island of Guam.....	682, 1326
for Bureau of Biological Survey, additional, 1925.....	705	for eradicating nail head rust blight.....	682
for Public Roads Bureau, additional, 1925.....	705	for purchase, etc., valuable seed.....	700
for Bureau of Agricultural Economics, additional, 1925.....	706	for Farm Management Office.....	759
for salaries, etc., enforcing Insecticide Act, additional, 1925.....	706	for Markets Bureau.....	759
for Federal Horticultural Board, additional, 1925.....	706	for Office of Experiment Stations.....	1324
for demonstration on reclamation projects, additional, 1925.....	706	for medals to winners at International Livestock Exposition.....	1324
for conservation of navigable waters, additional, 1925.....	706	for Dairying Bureau.....	1326
for livestock production demonstrations, additional, 1925.....	706	for Woodward, Okla., field station.....	1326
for eradicating foot-and-mouth disease, additional, 1925.....	706	for forest roads and trails.....	1326
for suppressing pink bollworm of cotton, additional, 1925.....	706	for expert services, under Packers and Stockyards Act.....	1327
for eradicating date scale, additional.....	706	claim of J. B. Glanville for damage to cattle, referred to district court.....	1327
for enforcing Packers and Stockyards Act, additional, 1925.....	706	cotton reports of condition, progress, and probable production to be issued semimonthly.....	115
for enforcing Grain Futures Act, additional, 1925.....	706	approval by designated crop reporting committee.....	115
deficiency appropriation for Fixed Nitrogen Research Laboratory.....	38	simultaneous issue with Census Bureau ginning reports at specified dates.....	115
for Guam experiment station.....	39	Dairying Bureau established in.....	243
for Forest Service.....	39, 55, 60, 682, 697, 700, 759, 1325, 1348, 1353	appointment of chief; duties.....	243
for Entomology Bureau.....	39, 55	transfer of activities to.....	243
for enforcing Cotton Standards Act.....	39	necessary appropriations authorized.....	243
		duties, etc., of employees authorized to enforce Mississippi River, etc., Refuge act.....	651
		oaths, etc., in matters under, to be administered by officers thereof to be designated by the Secretary.....	803
		legal effect of; no fees, etc., allowed.....	803
		no additional oath to be taken; exception.....	803
		stock raising, etc., experiments authorized on lands of Fort Keogh Military Reservation, Mont., transferred to.....	99

<i>Department of Agriculture—Continued.</i>	Page.
tick infested cattle admission below Texas southern quarantine line, repealed.....	98
transfer of Army caterpillar tractors and motor trucks to, for public roads building.....	1281
title to be vested in States, solely for use in improving highways.....	1282
<i>Department of Commerce,</i>	
appropriation for Secretary, Assistant, and office personnel.....	224, 1033
for chief clerk and superintendent.....	224, 1033
for contingent expenses.....	224, 1033
for rent; outside storage.....	224, 1034
for printing and binding for.....	224, 1034
detail of copy editors.....	224, 1034
for Foreign and Domestic Commerce Bureau, office personnel.....	225, 1034
for commercial attachés.....	225, 1034
assignment to Department duty.....	225, 1034
for promotion of commerce.....	225, 1034
assignment of trade commissioners to Department duty.....	225, 1035
for District and Cooperative Office Service.....	225, 1035
for promoting commerce with South and Central America.....	225, 1035
assignment of trade commissioners to Department duty.....	225, 1035
for promoting commerce with the Far East.....	225, 1035
assignment of trade commissioners to Department duty.....	226, 1035
for enforcing China Trade Act.....	226, 1036
for investigating, etc., export industries.....	226, 1036
for compiling information as to domestic and foreign raw materials and manufactures.....	226, 1036
for transportation of remains of officers, etc., dying abroad.....	226, 1036
for transportation of families and effects of officers, etc., Foreign and Domestic Commerce Bureau.....	227, 1036
restriction on use of foreign vessels.....	227, 1036
for Customs Statistics Section.....	227, 1037
for compiling directory of foreign buyers.....	227, 1037
for investigating sources of crude rubber; other raw materials, etc.....	227
for collecting, etc., information of foreign trade restrictions and regulations.....	227, 1037
for Census Bureau, office personnel.....	228, 1037
for collecting statistics.....	228, 1037
for expenses, census of agriculture.....	228
for tabulating machines, expenses.....	228, 1038
for Steamboat Inspection Service, salaries.....	228, 1038
for inspectors.....	228, 1038
for clerk hire.....	229, 1038
for contingent expenses.....	229, 1038
for Navigation Bureau, office personnel.....	229, 1038
for admeasurement of vessels; counting passengers, etc.....	229, 1038
for motor boats, etc., to enforce navigation laws.....	229, 1038
for preventing overcrowding of passenger vessels, etc.....	229, 1038

<i>Department of Commerce—Continued.</i>	Page.
appropriation for enforcing wireless communication laws on steam vessels.....	229, 1039
for Shipping Commissioners; clerk hire.....	230, 1039
for contingent expenses.....	230, 1039
for Standards Bureau, scientific, clerical, etc., personnel.....	230, 1039
for equipment, machinery, etc.....	230, 1039
for contingent expenses.....	230, 1039
International Committee of Weights and Measures.....	230, 1039
for care of grounds, etc.....	230, 1039
for investigations, studies, etc., of designated subjects.....	230, 1039
for testing structural materials, etc.....	230, 1039
for standardizing mechanical appliances.....	231, 1040
for sugar standardization, etc.....	231, 1041
for cooperative testing, etc., of gauges, screw threads, etc.....	232, 1041
for metallurgical research, etc., railway equipment defects, etc.....	232, 1041
for technical investigations in industrial development.....	232, 1042
for testing large scales.....	232, 1042
for cooperative standardization, etc., of industrial devices.....	232, 1042
for radioactive investigations, etc.....	233, 1042
for studying internal strains of ropes, cables, etc.....	233
for testing automotive engines.....	233, 1043
cooperative scientific investigations with Departments, etc., payable from their funds.....	233, 1043
for Lighthouses Bureau, office personnel.....	233, 1043
for designated general expenses.....	233, 1043
for lighthouse keepers, etc.....	234, 1044
for officers and crews of vessels.....	234, 1044
for district superintendents, etc.....	234, 1044
for retired pay.....	234, 1044
for public works and aids to navigation.....	234, 1044
for Coast and Geodetic Survey, field expenses.....	234, 1044
for physical hydrography researches.....	234, 1045
for compiling Coast Pilot.....	235, 1045
for magnetic observations, etc.....	235, 1045
for earthquake regions, surveys, etc.....	235, 1045
for special surveys.....	235, 1045
for vessels, repairs, crews, etc.....	235, 1045
for pay, etc., of officers.....	236, 1045
designation of assistant director.....	236, 1046
actual traveling expenses allowed.....	1046
for office personnel, expenses, etc.....	236, 1046
for Fisheries Bureau, office personnel.....	236, 1046
for field employees; Alaska service.....	237, 1046
for employees at large; car employees.....	237, 1046
for employees, fish cultural stations, fish rescue, and biological stations.....	237, 1046
for vessel employees; Alaska fisheries service.....	237, 1046
for office expenses.....	237, 1046
for propagation of food fishes.....	237, 1046
for maintenance of vessels.....	238, 1047
for food fishes inquiry.....	238, 1047

<i>Department of Commerce—Continued.</i>		Page.
appropriation for statistical inquiry	238,	1047
for protecting, etc., sponge fisheries	238,	1047
for protecting Alaska seal fisheries, etc.	238,	1047
for upper Mississippi Wild Life and Game Refuge	1047	
for Solicitor of, and office personnel	216,	1025
for Foreign and Domestic Commerce Bureau, additional, 1925	706	
for expenses, enforcing China Trade Act, additional, 1925	706	
for Steamboat Inspection Service, additional, 1925	706	
for Navigation Bureau, additional, 1925	706	
for Standards Bureau, additional, 1925	706	
for Lighthouses Bureau, additional, 1925	706	
for Coast and Geodetic Survey, additional, 1925	706	
for Fisheries Bureau, additional, 1925	706	
for Alaska salmon fisheries	713	
deficiency appropriation for printing and binding	40,	1327
for Standards Bureau	40,	
	55, 61, 697, 759,	1328
for Lighthouses Bureau	41,	
	56, 61, 683, 697, 700, 759,	1327
for Coast and Geodetic Survey	41,	
	56, 683, 697, 759, 1328,	1348
for judgments, United States courts, under	53	
for Steamboat Inspection Service	55,	
	61, 697,	759
for Fisheries Bureau	56, 61, 697,	759
for Foreign and Domestic Commerce Bureau	61, 759,	1348
for Census Bureau	683, 759,	1348
for increase of compensation	700	
for commercial attachés	759	
for Navigation Bureau	759	
for James C. Woolley, credit in accounts	1327	
for Bernard W. Southgate, credit in accounts	1328	
duties, etc., of employees authorized to enforce Mississippi River, etc., Refuge Act	651	
inspectors of hulls and of boilers at Apalachicola, Fla., and Burlington, Vt., abolished	104	

<i>Department of Justice,</i>		
appropriation for Attorney General, Solicitor General, Assistant to, and office personnel	216,	1025
for Solicitors of State, Treasury, Interior, Commerce, and Labor Departments, and of Internal Revenue	216,	1025
for office personnel, Solicitors of Treasury, Commerce, and Labor Departments	216,	1025
for law books, etc.	216,	1025
for contingent expenses	216,	1025
for rent, District of Columbia	216,	1026
for printing and binding for	216,	1026
for traveling, etc., expenses	216,	1026
for conduct of customs cases, Assistant Attorney General, etc.	216,	1026
for supplies, etc., customs cases	216,	1026

<i>Department of Justice—Continued.</i>		Page.
appropriation for defending suits in claims	217,	1026
for detection and prosecution of crimes, etc.	217,	1026
protecting the person of the President	217,	1026
Director, Bureau of Investigation	217	
investigating official acts, etc., of court officers, referees, etc.	217,	1027
special agents, etc.	217,	1027
criminal identification records expenses	217	
for enforcing antitrust laws	217,	1027
for enforcing Acts to regulate commerce	218,	1027
for investigating, etc., war frauds	218,	1027
pay restrictions, etc.	218,	1027
for Pueblo Lands Board	1028	
for United States Supreme Court	218,	1028
for printing and binding for Supreme Court	218,	1028
for Reporter, etc., Supreme Court	218,	1028
for circuit judges	218,	1028
for district judges	218,	1028
for retired judges	218,	1028
for national park commissioners	219,	1028
for Court of Customs Appeals	219,	1028
for Court of Claims	219,	1028
for Territorial courts	219,	1029
for United States courts	220,	1029
for law books for judges, etc.	221,	1031
for Federal Reporter	221,	1031
for penal institutions, maintenance	221,	1031
for National Training School for Boys, D. C.	223,	1032
for support of prisoners	223,	1033
for inspection of prisons and prisoners	224,	1033
balance for expenses for additional courts continued available during 1925	224	
for conduct of customs cases, additional, 1925	709	
for detection, etc., of crimes, additional, 1925	709	
for enforcing antitrust laws, additional, 1925	709	
for United States courts, additional, 1925	709	
for penitentiaries, etc., additional, 1925	709	
for National School for Boys, D. C., additional, 1925	709	
deficiency appropriation for contingent expenses	43, 56, 686,	1332
for books for judicial officers	43,	760
for defending suits in claims	44,	760
for traveling, etc., expenses	44	
for detection and prosecution of crimes	44, 56, 760, 1332, 1351,	1353
for United States courts	44, 56, 61, 171, 686, 698, 700, 756, 760, 1333, 1348,	1351
for penal institutions	44,	1333
for judgments, United States courts under	53	
for investigation, etc., of war frauds	170	
for support of prisoners	171,	1334
for printing and binding	686,	1332
for Federal Reporter	687	
for enforcing Acts to regulate commerce	756	
for Pueblo Lands Board, expenses	756	
for increase of compensation	760	

<i>Department of Justice—Continued.</i>	Page.	<i>Department of State—Continued.</i>	Page.
deficiency appropriation for National Training School for Boys, D. C. for Federal Industrial Institution for Women.....	1334 1334	appropriation for Secretary, etc; transfers to another position without reduction.....	1014
lands added to McNeil Island penitentiary, Wash., by exchange with Washington.....	537	payments under higher rates permitted.....	205, 1014
part of Fort Leavenworth, Kans., reservation transferred to, for Leavenworth penitentiary farm.....	248	for contingent and miscellaneous expenses.....	205, 1014
<i>Department of Labor,</i>		for stationery, furniture, etc.....	205, 1014
appropriation for Secretary, Assistants, and office personnel.....	238, 1048	for books, periodicals, etc., for the library.....	205, 1015
for commissioners of conciliation.....	239, 1048	for printing and binding for.....	205, 1015
for contingent expenses.....	239, 1048	for passport bureaus.....	206, 1015
for rent.....	239, 1048	Boston, Mass., added.....	1015
for printing and binding.....	239, 1048	for Diplomatic and Consular Service.....	206
for Labor Statistics Bureau.....	239, 1048	for Foreign Service.....	1015
for Immigration Bureau.....	239, 1049	for expenses, enforcing immigration laws.....	1017
for enforcing laws regulating immigration.....	240, 1049	for bringing home criminals.....	216, 1025
contract labor.....	240, 1049	rent restriction.....	216, 1025
Chinese exclusion.....	240, 1049	for Solicitor of the.....	216, 1025
refunding head tax.....	240, 1049	for investigations under control of.....	1026
additional coast and land border patrol.....	240, 1049	for passport bureau, New York City, additional pay, 1925.....	710
vehicles, etc., outside the District.....	240, 1049	for Inter-American High Commission, additional, 1925.....	710
arrests by employees in illegal attempts to enter.....	1049	deficiency appropriation for Diplomatic and Consular Service.....	47, 57, 61
for immigrant stations.....	240, 1050	for salaries.....	57
for Naturalization Bureau.....	240, 1050	for increase of compensation.....	57
for Children's Bureau.....	241, 1050	for Inter-American Committee on Electrical Communications.....	170
for promoting maternity and infancy hygiene.....	241, 1051	for Foreign Service.....	691, 698, 700, 760, 1338, 1349, 1351
for Women's Bureau.....	241, 1051	for Mexican General and Special Claims Commission.....	691
for Employment Service.....	242, 1051	for expenses of, under laws regulating immigration of aliens.....	691
for Solicitor of, and office personnel.....	216, 1025	for Joint Commission on Use of Waters of Rio Grande below Fort Quitman, Tex.....	692
for Immigration Bureau, additional, 1925.....	709	for International Fisheries Commission.....	756
for Naturalization Bureau, additional, 1925.....	709	for publishing electoral votes, payable from "printing and binding, 1925".....	756
for commissioners of conciliation, additional, 1925.....	709	for national security and defense under.....	760
for Employment Service, additional, 1925.....	709	additional Assistant Secretary of State established.....	146
deficiency appropriation for Immigration Bureau.....	45, 57, 61, 688, 1335, 1349, 1353	appointment and salary.....	146
for damages claims.....	45, 1334	salary of abolished position of Director of the Consular Service made available.....	146
for Employment Service.....	45	Chinese indemnity payments remitted from October 1, 1917.....	135
for judgments, United States courts, under.....	53, 696, 1347	customs officers for foreign service to be attached to diplomatic missions through.....	748
for increase of compensation.....	57, 760	fees for visas of foreign passports of aliens not "immigrants" may be modified, etc; condition.....	976
for War Emergency Employment Service.....	57, 700	Foreign Service Act provisions.....	140
for national security and defense under.....	57, 700	official papers of Territories, to be arranged by, for publication on request of governor of State formed therefrom.....	1104
for Naturalization Bureau.....	57	clerical assistance, etc., authorized.....	1104
for Children's Bureau.....	61, 688	annual amounts authorized for salaries.....	1104
for Ellis Island, N. Y., immigrant station.....	760	copies to States without charge.....	1104
for paying judgments of Court of Claims under.....	1347	temporary details permitted of Foreign Service officers for duty in.....	143
<i>Department of State,</i>			
appropriation for Secretary, Undersecretary, and office personnel.....	205, 1014		
salaries limited to average rates under Classification Act.....	205, 1014		
provision if only one position in a grade.....	1014		
restriction not applicable to clerical-mechanical service.....	205, 1014		
no reduction in fixed salaries.....	205, 1014		

<i>Department of State—Continued.</i>	Page.	<i>Diplomatic and Consular Service—Contd.</i>	Page.
titles of Second and Third Assistant Secretaries changed to Assistant Secretaries.....	146	appropriation for minister resident and consul general to Liberia.....	206
present commissions, salaries, and duties not impaired.....	146	for agent and consul general at Tangier.....	206
<i>Departmental Publications,</i>		no official to receive other Federal salary.....	206
limitation on number of, for official use, repealed.....	1106	for chargés d'affaires ad interim.....	206
<i>Dependents of World War Veterans (see also World War Adjusted Compensation Act),</i>		for secretaries in the diplomatic service.....	206
provisions for payments to, on death of veteran.....	128	for Japanese, Chinese, and Turkish secretaries and assistants.....	206
<i>Deportation of Aliens,</i>		for clerks at embassies and legations.....	206
directed, to be made at any time, if not entitled to enter or remain.....	162	for interpreters to embassies and legations.....	207
<i>Deposits Division, Treasury Department,</i>		for student interpreters at embassies and legations.....	207
appropriation for chief of Division, and office personnel.....	68, 767	for quarters for student interpreters.....	207
<i>Des Moines, Iowa,</i>		for contingent expenses, missions.....	207
terms of court at.....	795	steam launch, Constantinople.....	207
<i>Deschutes Irrigation Project, Oreg.,</i>		dispatch agents.....	207
plans, estimates, etc., for construction of, to be submitted to Congress.....	668	loss by exchange.....	207
<i>Desert Lands,</i>		payments for clerical services except to citizens, forbidden.....	207
time further extended for making final proofs by entrymen on.....	982	for ground rent, Tokyo, Japan.....	207
cause of delay to be proven, etc.....	982	for consular service.....	208
<i>Desertion, Army, Navy, or Marine Corps,</i>		for consuls general, consuls, and vice consuls.....	208
officer or enlisted man having charge against him on the rolls, who served honorably in World War, may be relieved from disabilities.....	1270	for consular inspectors; expenses.....	208
entry of, as honorably discharged on date of charge.....	1271	subsistence allowances.....	208
no back pay, etc., for service prior to World War.....	1271	for consular assistants.....	208
<i>Detroit, Mich.,</i>		for clerk hire at consulates.....	208
appropriation for marine hospital, improvements.....	79	for contingent expenses, consulates.....	208
for River postal service.....	86, 784	loss by exchange.....	208
sale of marine hospital, etc., at, authorized.....	660	for relief and protection of American seamen.....	208
use of proceeds for new site and construction of hospital facilities in same county.....	660	for instruction and transit pay, diplomatic and consular officers.....	208
purchase, etc., of site, and contracts authorized for hospital facilities for Public Health Service, etc.....	660	for transportation to and from posts, etc.....	209
amount for technical services, preparation of plans, etc.....	660	for unforeseen emergencies, and Neutrality Act expenses.....	209
time extended for bridging Detroit River at.....	103, 1128	for heirs of officers dying abroad.....	209
<i>Detroit River,</i>		for Carrie Kitchin Hazeltine.....	209
time extended for bridging, Detroit, Mich.....	103, 1128	for Pauline M. Robinson.....	209
<i>Dewey County, S. Dak.,</i>		for May Adelaide Sharp.....	209
bridge authorized across Missouri River between Potter County and.....	30	for Ethel Roberts Loop.....	209
<i>Digest of the Rules of the House of Representatives,</i>		for William B. and David M. Kirjassoff.....	209
appropriation for preparing.....	582, 1290	for Eliza R. Seidmore.....	209
pay to clerk to the Speaker's table for preparing, established.....	149	for Frances R. Jewett.....	210
<i>Dillingham, William P., late a Senator,</i>		for Teresa B. Handley.....	210
deficiency appropriation for pay to heir of.....	33	for Irene Gracie Pontius.....	210
<i>Diplomatic and Consular Service (see also Foreign Service),</i>		for bringing home remains of officers dying abroad.....	210
appropriation for diplomatic service.....	206	for post allowances to diplomatic and consular officers to meet living costs.....	210
for salaries, ambassadors and ministers.....	206	for Cape Spartel, etc., Light, Morocco.....	210
		for life saving testimonials.....	210
		for Bureau of Weights and Measures.....	210
		for Bureau of Customs Tariffs.....	210
		for revision of Chinese customs tariff, participation in.....	211
		for inquiry into extraterritoriality in China.....	211
		for Mexican Boundary Commission.....	211
		for boundary line, Alaska and Canada.....	211
		for marking Canadian boundary.....	211
		for International Prison Commission.....	211
		for Pan American Union.....	212
		for printing and binding for Pan American Union.....	212
		for Permanent Court of Arbitration.....	212

<i>Diplomatic and Consular Service—Con.</i>	Page.	<i>Diplomatic and Consular Service—Con.</i>	Page.
appropriation for Interparliamentary Union for International Arbitration.....	212	deficiency appropriation for Conference on Oil Pollution of Navigable Waters.....	1339
for International Commission on Tables of Constants, etc.....	212	for Industrial Property Conference... for Commission on the Equitable Use of the Waters of the Rio Grande.....	1340
for International Commission on International Law.....	212	for reimbursement to Texas.....	1340
for International Institute of Agriculture.....	212	for embassy premises, London, England.....	1340
for International Railway Congress... for International Sanitary Bureau... for International Office of Public Health.....	213 213 213	for foreign service establishments, Tokyo, Japan.....	1340
for British-American Pecuniary Claims Arbitration.....	213	for consular building, Amoy, China... for salaries, Consular Service.....	1341 1351
for International Radiotelegraphic Convention.....	213	delegates to be appointed to Seventh Pan American Scientific Conference.....	112
for Inter-American High Commission for Canadian Boundary Waters Commission.....	213	to meeting of Inter-American Committee on Electrical Communications; expenses authorized, etc.....	112
for third Pan American Scientific Congress.....	214	Foreign Service Act provisions.....	140
for annual payment to Panama.....	214	indemnity payment to Norway on account of collision of "Hassel".....	955
for payment to Colombia.....	214	membership in International Statistical Bureau authorized.....	112
for International Research Council... for International Hydrographic Bureau.....	214 214	annual allotment for.....	112
for foreign hospital, Cape Town.....	214	payment authorized to France as indemnity for damages to property of Madame Crignier, by search for body of Admiral John Paul Jones.....	118
for International Trade Mark Registration Bureau at Habana.....	215	United States-Mexican Claims Commissions, per diem allowance....	1340
for Industrial Property Bureau, Berne, Switzerland.....	215	<i>Diplomatic Missions,</i>	
for German-American Mixed Claims Commission.....	215	representation allowances for diplomatic and consular officers at capitals of countries with no.....	142
for United States Court for China... for consular prisons, etc.....	215 215	<i>Diplomatic Officers (see also Foreign Service Officers),</i>	
for bringing home criminals... rent restriction in United States... deficiency appropriation for relief and protection of American seamen.....	216 216 47, 57, 760	appropriation for instruction and transit pay.....	208
for bringing home remains of officers dying abroad.....	47	for transportation to and from posts... for allowance for, dying abroad.....	209 209
for International Radiotelegraphic Conference.....	48, 1340	for bringing home remains of, dying abroad.....	210
for embassy buildings, etc., Paris, France.....	48	for post allowances.....	210
for International Railway Congress... for Permanent Court of Arbitration... for International Sanitary Bureau... for Cape Spartz Light, etc.....	48 48 48 48, 1338	deficiency appropriation for bringing home remains of, dying abroad... for instruction and transit pay.....	47 57
for International Institute of Agriculture.....	48, 760, 1338	for transportation.....	57, 61
for secretaries, diplomatic service... for clerks at embassies and legations... for contingent expenses, missions.....	57, 760 57 57	<i>Diplomatic Secretaries,</i>	
for clerks at consulates.....	57, 760	classified as Foreign Service officers....	140
for contingent expenses, consulates... for instruction and transit pay... for transportation.....	57, 760 57 57, 61, 1338, 1349	<i>Director of the Consular Service,</i>	
for expenses of representation, Inter-American Committee on Electrical Communications meeting... for emergencies.....	170 760	position abolished, and salary made available for additional Assistant Secretary of State.....	146
for post allowances.....	760, 1349	<i>Director of the Mint, Treasury Department,</i>	
for International Prison Commission... for United States court for China... for waterways treaty, United States and Great Britain.....	760 760 760	appropriation for, and office personnel... deficiency appropriation for contingent expenses.....	76, 776 58, 62
for embassy premises, Mexico City... for payment to Norway... for payment to Sweden... for German-American Mixed Claims Commission.....	1338 1339 1339 1339	<i>Director of Traffic, D. C. (see also District of Columbia Traffic Act, 1925),</i>	
		appointment, term, duties, etc.....	1121
		<i>Directory of Foreign Buyers,</i>	
		appropriation for compiling.....	227, 1037
		<i>Disability Compensation, World War Military or Naval,</i>	
		appropriation for death or... provisions relating to, in World War Veterans' Act.....	532, 1210 615
		<i>Disbarment Proceedings, Interior Department,</i>	
		appropriation for expenses of testimony in.....	391, 1142

<i>Disbursing Clerk, Treasury Department,</i> appropriation for, and office personnel.	Page. 69, 768	<i>District and Cooperative Office Service, De-</i> <i>partment of Commerce,</i> appropriation for operating expenses.	Page. 225, 1035
<i>Disbursing Officers, Army and Navy,</i> relieved from responsibility for certain losses incurred in World War ac- counts; time extended	860	for operating expenses, additional, 1925	706
to be given credit for irregular pay- ments made in good faith	860	<i>District Attorneys, United States Courts,</i> appropriation for salaries and ex- penses	220, 1029
losses, etc., if over \$1,000, only on recommendation of the Secretary of War or Navy	860	for payment to clerks acting as, during vacancies	220, 1029
certificate of freedom from fraud re- quired	860	for regular assistants to, appointed by Attorney General; pay re- striction	220, 1029
<i>Diseases, Animal,</i> appropriation for preventing spread of	438, 827	for special assistants	220, 1029
for investigating, etc.	438, 828	for salaries and expenses, additional, 1925	709
for investigation of tuberculosis, etc.	438, 828	for pay of regular assistants, addi- tional, 1925	709
for eradicating foot-and-mouth and other contagious diseases	110, 458, 851	for special assistants, additional, 1925	709
deficiency appropriation for eradicating foot-and-mouth, etc.	40	deficiency appropriation for salaries, etc.	44, 56, 61, 171, 687, 760, 1348
<i>Diseases, Contagious, D. C.,</i> appropriation for preventing spread of	562, 1236	for special assistants	56, 687, 1351
<i>Diseases of Man,</i> appropriation for investigations, etc., of	76, 775	duties of, in Alaska, in actions for viola- tions of Alaska Game Law	746
<i>Disinfecting Service, D. C.,</i> appropriation for maintenance	562, 1237	<i>District Building, D. C.,</i> appropriation for operating force, etc.; restriction	540, 1217
<i>Dismal Swamp Canal (see Lake Drum-</i> <i>mond Canal).</i>		for supplies	540
<i>Dismukes, Captain Douglas E., Navy,</i> to have rank of rear admiral when re- tired in recognition of gallant, etc., service in World War	1279	<i>District Courts,</i> appropriation for judges	218, 1028
<i>Dispatch Agents,</i> appropriation for London, New York, San Francisco, Seattle, and New Orleans	207	for Hawaii, judges	218, 1028
for London, New York, San Francisco, Seattle, New Orleans, and Bos- ton	1015	for Porto Rico, judge	218, 1028
<i>Distilled Spirits,</i> removal of, authorized from one ware- house to another for bottling in bond, before paying tax	71, 770	additional judge authorized for Michi- gan western district	949
restriction of paying for storage of in- toxicating, etc.	72	for Minnesota district	1098
refund of taxes paid on, in excess of \$2.20 a gallon, to distiller who produced and owned the same	860	fees for services of clerks of, after July 1, 1925	857
conditions, etc.	860	claims cases in, subject to review in circuit courts of appeals	939
withdrawals of, from bonded warehouse seven years after entry allowed additional leakage, etc., allow- ance	808	authority of Supreme Court in desig- nated cases	939
provisions for	808	final decisions of, reviewable in circuit courts of appeal by appeal or writ of error in all cases; exception	936
allowance without prior regauges	809	for Hawaii, and Porto Rico, review of all cases by circuit court of appeals	936
not applicable to prior withdrawals	809	for Alaska, and Virgin Islands, cases reviewable	936
<i>Distillers,</i> additional special tax on business of, where forbidden by State, etc., laws	327	for Canal Zone, cases prescribed	936
no exemption from penalty, etc.	327	jurisdiction in prosecutions for larceny, etc., of express or freight ship- ments in interstate and foreign commerce	794
<i>Distinctive Paper (see Paper, Distinctive).</i>		jurisdiction of, concurrent with Court of Claims for recovery of errone- ously collected revenue taxes, etc., if collector dead or not in office	972
<i>Distinguished Service Medals, Army,</i> balances of appropriations for, covered in	934	jurisdiction of, to entertain and deter- mine bills of interpleader by in- surance companies, etc., where adverse claimants of different States	976
to be presented to Major Frederick L. Martin, Army Air Service, Sergt. Alva L. Harvey, Army Air Ser- vice, and each of the Army world fliers	979	jurisdiction of, to secure testimony under Revenue Act of 1924	348
		to issue process, etc., for enforcing provisions thereof	348
		additional to other remedies	348
		concurrent with Court of Claims for recovery of erroneously collected revenue taxes, etc., if collector dead	348
		probation system established in, for con- victions, etc.	1259

<i>District Judges (see also Judges, United States Courts),</i>	Page.
appropriation for salaries.....	218, 1028
additional, appointed to fill a vacancy in Minnesota district.....	1098
authorized for Michigan western district.....	949
<i>District of Columbia,</i>	
appropriation for expenses of.....	539, 1216
revenues from sources in the District to be credited thereto.....	539, 1216
in addition \$9,000,000 from the Treasury.....	539, 1217
for salaries, executive office.....	539, 1217
salaries limited to average rates under Classification Act.....	540
restriction not applicable to clerical-mechanical service.....	540
no reduction in fixed salaries.....	540
payments under higher rates permitted.....	540
for veterinary division.....	540, 1217
for purchasing division.....	540, 1217
for building inspection division.....	540, 1217
for plumbing inspection division.....	540, 1217
for care, etc., District Building.....	540, 1217
restriction on additional engineers, etc.....	540, 1217
for operating expenses.....	540, 1217
for assessor's office.....	540, 1218
for license bureau.....	540, 1218
for vehicle tags.....	540, 1218
for collector's office.....	541, 1218
for auditor's office.....	541, 1218
for corporation counsel's office.....	541, 1218
for coroner's office.....	541, 1218
for superintendent of weights, measures, and markets.....	541, 1218
for Engineer Commissioner's office.....	541, 1218
for central garage.....	541, 1218
for municipal architect's office.....	541, 1218
for Public Utilities Commission.....	541, 1219
for board of examiners, steam engineers.....	542, 1219
for insurance department.....	542, 1219
for surveyor's office; temporary draftsmen, etc.....	542, 1219
for Employees Compensation Fund.....	542, 1219
for free public library.....	542, 1219
library stations restrictions.....	542, 1219
for contingent expenses.....	542, 1220
for printing reports.....	543, 1220
discretionary discontinuance; preservation of originals.....	543, 1220
for motor vehicles, maintenance, purchase, etc.....	543, 1220
regulations for use of vehicles, etc.....	543, 1220
expenses for horses, etc., limited.....	544, 1221
payment for fire insurance forbidden.....	544, 1221
specific residence telephones allowed.....	544, 1221
for postage.....	544, 1221
for car, etc., fares; limitation.....	544, 1221
for judicial expenses.....	544, 1221
for advertising.....	544, 1221
for survey, etc., of dangerous, etc., buildings.....	544, 1221
for condemning insanitary buildings.....	544
for copies of wills, etc., to assessor.....	545, 1221
for recorder of deeds, rent, etc.....	545, 1222

<i>District of Columbia—Continued.</i>	Page.
appropriation for employment service, expenses.....	545, 1222
for tablets to mark historical places.....	545, 1222
for emergency fund.....	545, 1222
for refund of erroneous collections.....	545, 1222
for interest and sinking fund.....	545
for special equipment for tax collection.....	545
for aid, National Conference of Commissioners on Uniform State Laws.....	545, 1222
for assessment and permit work; street improvements.....	545, 1222
for paving roadways, permit system.....	545, 1222
for street improvements, allotments designated.....	545, 1222
for street and road improvements, under gasoline, etc., tax fund.....	1224
restricted to specified improvements.....	1226
assessments under existing law.....	1226
continuing of uncompleted projects directed.....	1226
for grading streets, etc.....	548, 1226
for condemnation of streets, alleys, etc.....	548, 1226
for small park areas.....	548, 1226
for opening streets, etc., under highways system, from District revenues.....	548, 1227
for repairs, streets, etc.....	548, 1227
changing curb lines.....	549, 1227
for sidewalks and curbs, public reservations, etc.....	549, 1227
for repairs, suburban roads.....	549, 1227
for trestle and bin construction, N Street NE.....	549
for street and road improvements, under gasoline, etc., tax fund.....	549
restricted to specified improvements.....	550
assessments under existing law.....	550
moneys received to be credited to fund.....	550
for bridges, construction, repair, etc.....	550, 1227
street bridges over railways or canals.....	550
for Highway Bridge, operation, etc.....	550, 1227
for Anacostia River Bridge, operation, etc.....	550, 1227
for Francis Scott Key Bridge.....	550, 1227
for trees and parking.....	550, 1227
for public convenience stations.....	551, 1228
for sewers, cleaning, etc.....	551, 1228
for city refuse disposal; personal services.....	551, 1228
for cleaning streets, removing snow, etc.....	551, 1228
for garbage disposal, etc.....	551, 1228
for purchase of transfer station.....	1228
for playgrounds.....	552, 1229
public school, during vacation.....	552, 1229
swimming pools.....	552, 1229
purchase of sites.....	552
for bathing beach.....	552, 1229
for electrical department.....	552, 1229
for lighting expenses.....	553, 1229
contract requirements.....	553, 1230
for fire alarm boxes, etc.....	553, 1230
for underground cables.....	553, 1230

<i>District of Columbia—Continued.</i>	Page.
appropriation for public schools.....	553, 1230
vacation schools and playgrounds.....	555, 1230
longevity pay, etc.....	555
allowance to principals.....	555
for annuities.....	555, 1230
for night schools.....	555, 1231
for instruction of deaf, dumb, and blind.....	555, 1231
for Americanization work, etc.....	556, 1231
community center department.....	556, 1231
care, etc., of buildings.....	556, 1231
hygiene and sanitation.....	556, 1231
free dental clinics.....	556, 1232
miscellaneous; temporary rooms.....	556, 1232
tubercular pupils.....	556, 1232
manual training, expenses.....	557, 1232
fuel, light, and power.....	557, 1232
furniture, supplies, etc.....	557, 1232
teachers in nature study, etc.; payments to be designated.....	557, 1233
free tuition to children of Army, Navy, etc., outside of District.....	558, 1233
for buildings, construction, etc.....	558, 1233
additional sites, etc.....	558
school for tubercular children.....	558
construction appropriations immediately available.....	558
rent.....	559, 1234
repairs, improvements, etc.....	559, 1234
playgrounds.....	559, 1234
for police department.....	559, 1234
House of Detention.....	560, 1235
harbor patrol.....	560, 1235
for policemen and firemen's relief fund.....	560, 1236
for fire department.....	561, 1236
for health department, personal services.....	562, 1236
prevention of contagious diseases.....	562, 1236
isolating wards, Garfield and Providence Hospitals.....	562, 1237
dispensaries for tuberculosis and venereal diseases.....	562, 1237
disinfecting service.....	562, 1237
food, etc., adulteration.....	562, 1237
bacteriological and chemical laboratories.....	563, 1237
dairy farm, etc., inspection.....	563, 1238
public crematory.....	563, 1238
child hygiene service.....	563, 1238
for juvenile court.....	563, 1238
for police court.....	564, 1239
for municipal court.....	564, 1239
for supreme court, salaries and expenses.....	565, 1239
for courthouse, care, etc.....	565, 1240
for court of appeals, salaries and expenses.....	565, 1240
for support of convicts out of the District.....	566, 1240
for lunacy writs.....	566, 1240
for miscellaneous court expenses.....	566, 1240
for printing and binding for courts.....	566, 1240
for Board of Charities, etc.....	566, 1241
for support of jail prisoners, etc.....	566, 1241
for workhouse and reformatory.....	566, 1241
for National Training School for Boys.....	567, 1242
for National Training School for Girls.....	567, 1242

<i>District of Columbia—Continued.</i>	Page.
appropriation for medical charities.....	567, 1242
for Columbia Hospital for Women.....	568, 1242
for Tuberculosis Hospital.....	568, 1242
for Gallinger Municipal Hospital.....	568, 1243
admission of pay patients.....	568
for Board of Children's Guardians, expenses.....	569, 1243
for board, etc., of children.....	569, 1243
for District Training School.....	569, 1243
for home, etc., for feeble minded, construction, etc.....	569
for Industrial Home for Colored Children.....	569, 1244
for Industrial Home School.....	570, 1244
for Home for Aged and Infirm.....	570, 1244
for temporary homes.....	570, 1244
for National Library for the Blind.....	570, 1245
for Columbia Polytechnic Institute.....	570, 1245
for support, etc., of insane.....	571, 1245
for relief for the poor.....	571, 1245
for payment to abandoned families.....	1245
for burial of indigent ex-service men.....	571, 1245
for transportation of paupers.....	571, 1246
for militia expenses.....	571, 1246
for development, etc., Anacostia Park.....	572, 1246
for public buildings and grounds, salaries and expenses.....	572, 1246
for park police.....	572, 1246
for improvement, care, etc., of public grounds.....	572, 1247
Rock Creek Park.....	573
Potomac Park, etc.....	573, 1247
Tidal basin bathing beach.....	573
Tidal Basin bathing beach balances covered in.....	1247
for surveying Virginia boundary line.....	574
for Rock Creek and Potomac Parkway Commission; acquiring lands.....	574
restriction on opening streets, etc., which may diminish flow of Rock Creek and tributaries.....	574
for National Capital Park Commission, acquiring lands, etc.....	1247
for Zoological Park.....	574, 1247
for water service; out of revenues thereof.....	574, 1248
for increasing water supply of.....	574, 1248
contracts authorized.....	575, 1248
for Washington Aqueduct, etc.....	575, 1248
for Conduit Road, maintenance, etc.....	575, 1248
for water service; emergencies.....	575, 1248
control of Secretary of War not affected.....	575, 1248
for water department, salaries, etc.....	575, 1249
for operating expenses.....	575, 1249
for extending water service.....	576, 1249
assessments for laying mains, etc.....	576, 1249
for installing meters to private residences.....	576, 1249
for hydrants, etc.....	576, 1249
for extending mains.....	576, 1249
employment of temporary draftsmen, etc., on sewers, streets, etc.....	576, 1250
laborers, mechanics, etc.....	577, 1250
horses, vehicles, etc.....	577, 1250

<i>District of Columbia—Continued.</i>	Page.
appropriation for employment of temporary draftsmen, etc., for water department work	577, 1250
leaves of absence, to persons employed ten months	1251
positions filled twelve consecutive months considered regular and not temporary	1251
payments from miscellaneous trust fund deposits	577, 1251
purchases of supplies, motor vehicles, etc., from Government sources; limitation if procured elsewhere	578, 1251
for operation, etc., Center Market	459, 846
for public buildings and grounds, additional, 1925	712
for Anacostia River and Flats, additional, 1925	712
for increasing water supply, additional, 1925	712
for Washington Aqueduct, additional, 1925	712
for supreme court, additional, 1925	712
for courthouse, care, etc., additional, 1925	712
for court of appeals, additional, 1925	712
deficiency appropriation for plumbing inspection division	36
for Rent Commission	36, 674
additional pay to assessor from, forbidden after June 30, 1924	674
for printing zoning regulations, etc.	37
for revised edition of building code	37
for removing dangerous, etc., buildings	37
for recorder of deeds, rent	37
for public convenience stations	37
for sewers	37, 1319
for police and firemen's relief fund	37, 1321
for public schools	37, 675, 1319
for new buildings, sites, etc., from fund returned to the District	1320
for police department	37, 676
additional pay, 1925	676
for supreme court	38, 677, 754, 1322
for support of convicts out of the District	38, 677, 1322
for Children's Hospital	38
for judgments	38, 678, 1323
for water department	38, 1324
for Gallinger Municipal Hospital	38, 678
for judicial expenses	674, 1319
for advertising	674
for refund of erroneous collections	674, 1319
for marking traffic lines, etc.	675
for traffic signals, etc.	675
for fire department, additional pay, 1925, etc.	674
for health department	676, 1321
for police court	677, 1321
for lunacy writs	677, 1322
for workhouse	677
for National Training School for Girls	677, 1322
for Central Dispensary and Emergency Hospital	678
for Casualty Hospital	678
for feeble minded children	678
for indigent insane	678
for public buildings and grounds	678
for park police	678
for Tidal Basin bathing beach, extension	678

<i>District of Columbia—Continued.</i>	Page.
deficiency appropriation for bathing beach for colored people	678
for audited claims	679, 1323
proportion from District revenues	679, 1324
for court of appeals	679
for surveyor's office	754
for care, etc., public grounds	759
for Memorial to Women of World War	1314
for reallocated salaries	1318
for personal services, Executive Office	1318
for building inspection, temporary services	1318
for plumbing inspection, temporary services	1318
for corporation counsel's office	1318
for coroner's expenses	1318
for Employees' Compensation Fund	1318
for public library	1318
for contingent expenses	1319
for widening Nichols Avenue SE	1319
for eliminating Lamond railroad grade crossing; extension of Van Buren Street	1319
for city refuse disposal, etc.	1319
for juvenile court	1321
for jail, installing death chamber	1322
for medical charities	1322
for Board of Children's Guardians	1322
for Saint Elizabeths Hospital	1323
for removing Tidal Basin bathhouses, etc.	1323
for snow and ice removal	1323
for parkway, Potomac, Zoological, and Rock Creek Parks	1323
adjustment of accounts between United States and, pursuant to report of Joint Committee	804
sums credited to general District account; balance due June 30, 1922	804
adjusted errors	804
sum charged against the District; proportion of, of unexpended balances	804
proportion of bonus to employees	804
cost of addition to Zoological Park	804
amount for Eldred C. Davis	804
no interest allowed either party	804
credits and charges a full satisfaction of all mutual claims	804
specified difference available for schools, playgrounds, and parks additional to sums appropriated for fiscal year 1926	805
additional credits not prevented; unexpended balances covered in June 30, 1922	805
proportion of miscellaneous receipts paid directly to the Treasury in 1922	805
erroneous charges in Third Deficiency Act of 1922	805
determination by Comptroller General if specified items improperly charged	805
amount so found, made available for District general account	805
report to Congress of	805
additional lands in, for Bureau of Standards site, to be acquired	950
alleys in Square 616, rearranged for school uses	671

<i>District of Columbia—Continued.</i>	Page.	<i>District of Columbia—Continued.</i>	Page.
allowance for horses, etc., at District Training School.....	1323	lots in square 173, of Daughters of American Revolution, exempt from taxation.....	135
American Red Cross allowed to continue use of temporary buildings in grounds of Memorial to Women of the Civil War.....	975	memorial authorized to District forces serving in World War, to be erected in Potomac Park.....	666
Anacostia Park, agreement with Washington Gas Light Company as to title of certain land adjoining, ratified.....	887	of Navy and Marine Corps to Americans lost at sea.....	14
architecture, regulations for practice in.....	713	Women of World War, on site of Memorial to Women of Civil War.....	665
arterial highways or boulevards provided for.....	1125	milk, cream, and ice cream regulations.....	1004
captured war devices and trophies to be apportioned and distributed to.....	597	motor-vehicle fuel tax levied.....	106
compulsory school attendance provisions.....	806	registration fee and identification tags for motor vehicles.....	108
condemnation, etc., of private lands for opening B Street NW. from the Capitol to the Potomac, in connection with Arlington Memorial Bridge.....	975	license tax on operating vehicles for hire not affected by.....	109
dentistry regulations amended.....	599	personal property tax on vehicles for hire not affected.....	110
electrocution substituted for hanging as mode of capital punishment in.....	798	National Capital Park Commission, created; composition, purposes, etc.....	463
elimination of Lamond grade crossing of Van Buren Street.....	1096	National Research Building; alterations for district engineer's office, etc.....	1197
amount authorized for expenses.....	1097	optometry practice regulations.....	177
feeble minded persons, to be cared for, in District Training School.....	1135	public school salaries established.....	367
fire department; error in pay fixed for battalion chief engineers, corrected.....	752	recorder of deeds authorized to appoint second deputy, etc.....	1102
Five-Year School Building Program Act provisions.....	986	Rents Act provisions continued to May 22, 1925.....	121
height of building of addition to a hotel permitted.....	647	Roosevelt Memorial Association may prepare plans, etc., for memorial to Theodore Roosevelt.....	935
height of buildings; limit increased on residence streets.....	961	salaries fixed of police force.....	174
Howard University authorized to acquire land for athletic field, etc.....	632	fire department.....	175
inauguration of the President; provisions for ceremonies connected therewith.....	943	park police.....	175
incorporations; American Academy in Rome, charter amended.....	635	statue authorized in public grounds, of General San Martin.....	667
American War Mothers.....	966	of "Serenity".....	21
Blind Veterans of the World War.....	535	steam engineering regulations amended to include other operating engines.....	1284
Grand Army of the Republic.....	358	street railway companies authorized to merge or consolidate.....	1265
Inland Waterways Corporation.....	360	streets, etc., closing directed of designated streets, etc., to conform to highways plans.....	799
Medical Society, incorporators, etc., amended.....	153	other streets, etc., in the judgment of the Commissioners.....	799
National McKinley Birthplace Memorial Association, trustees increased.....	114	abutting owners to be given title to areas closed.....	800
National Society of Sons of the American Revolution, number of trustees modified.....	808	consent of property owners required.....	800
Washington Home for Foundlings, addition of memorial gift from Randolph T. Warwick, authorized.....	794	Plats, etc., to be prepared and approved by Commissioners.....	800
land accepted from Mrs. Anne Archbold as addition to park system.....	978	apportionment of closed-areas.....	800
to be known as "Archbold Parkway".....	979	extensions of Van Buren Street by subway under railroad tracks.....	1097
further dedications of, may be accepted, on request of National Capital Park Commission.....	979	name changed of Jewett Street NW., to Cathedral Ave.....	177
from Charles C. Glover, for park purposes.....	464	Keokuk Street to Military Road, NW.....	593
to be "The Glover Parkway and Children's Playground".....	464	of Third Place NE., to Abbey Place portion of Thirty-seventh Street to Chevy Chase Parkway.....	960
added to park system.....	464	widening authorized, of Fourth Street NW.....	115
		Georgia Avenue NW.....	718
		Nichols Avenue SE.....	95
		Traffic Act provisions.....	750
		venereal diseases prevention, etc.....	1119
		Washington Home for Foundlings; acceptance of memorial gift from Randolph T. Warwick.....	1001
			794

<i>District of Columbia Code Amendments,</i>	Page.	<i>District of Columbia Traffic Act, 1925—</i>	Page.
Sec. 42. Police court, additional judges, for traffic cases, etc.....	1119	Continued.	
Sec. 44. Police court trials, jury modifications.....	1120	bimonthly drawings for jury service in police court.....	1120
Sec. 45. Police court jury; terms for two weeks.....	1120	quarterly drawings for jury service in juvenile, etc., courts.....	1121
Sec. 196. Deputy coroners; two authorized.....	713	director of traffic under superintendent of police to be appointed by the Commissioners.....	1121
Sec. 204. Drawing jurors, for police court.....	1120	term, salary, etc.....	1121
for juvenile, etc., courts.....	1121	regulations to be made by, controlling motor vehicle traffic, prescribing penalties, etc.....	1121
Sec. 546. Recording deeds of chattels; instrument to be filed without recording.....	1103	publication of, in newspapers 10 days before enforcing penalties, etc.....	1121
Sec. 547. Conditional sales; written terms of, to be filed.....	1103	placing of parking signs, etc., except by authority of, prohibited.....	1121
Sec. 549. Recorder of deeds, appointment of second deputy, etc.....	1102	additional assistant to corporation counsel to be appointed.....	1121
Sec. 558. Notaries public.....	821	operators' permits to be issued by director annually.....	1121
Sec. 1199. Execution by hanging repealed, and electrocution prescribed.....	798	examination of qualifications for, etc.....	1122
<i>District of Columbia, Commissioners of,</i>		for period of one year; renewal.....	1122
appointment of director of traffic under superintendent of police, by.....	1121	fee; duplicate if lost.....	1122
additional assistant to corporation counsel.....	1121	age restrictions.....	1122
authorized to accept tract from Charles C. Glover, for park purposes.....	464	statements to be contained in to be kept in immediate possession when operating vehicle.....	1122
close designated streets, etc., to conform with highways plan.....	799	fine for noncompliance.....	1122
prescribe regulations, penalties, etc., for enforcing motor vehicle fuel tax.....	110	not applicable to transients.....	1122
discretionary discontinuance of printing reports, etc., of.....	543, 1220	without charge to possessors of present permits, good for one year.....	1122
Engineer, to serve on National Capital Park Commission.....	463	operating motor vehicle without, forbidden.....	1122
to appoint Board of Optometry; number, qualifications, etc.....	178	punishment for.....	1122
<i>District of Columbia Memorial Commission,</i>		passenger vehicle licenses for hire not affected.....	1122
persons constituting.....	666	nonresidents exempt from permits and registration.....	1123
authorized to erect memorial to District forces serving in World War.....	666	if having complied with State laws, for same period as extended to District residents.....	1123
design etc.....	666	not having State, etc., laws, prohibited from operating in the District.....	1123
selection of site, designs, etc.....	666	unless operators' license not issued by State, etc.....	1123
supervision of erection; no Government expense.....	666	or submitting to examination and obtaining District license.....	1123
<i>District of Columbia Rents Act,</i>		penalty for violations.....	1123
emergency declared as still existing.....	120	speed limitation; exception.....	1123
provisions reenacted and continued to May 22, 1925.....	121	prohibitions for reckless driving, etc.....	1123
hotel proprietors required to have card of rates for each room, etc., posted therein.....	121	punishment for reckless driving for violations other than reckless driving.....	1123
advances allowed only on approval of Commissioners, after 30 days' notice.....	121	collision requirements; information to be given by operator.....	1124
penalty for violations.....	121	punishment for not reporting when causing personal injury.....	1124
<i>District of Columbia Traffic Act, 1925,</i>		damage to other vehicle.....	1124
title of Act.....	1119	driving vehicle when under influence of liquor or drug, forbidden.....	1124
meaning of terms used herein.....	1119	punishment for.....	1124
police court to consist of four judges; qualifications, etc.....	1119	revocation of license upon conviction.....	1124
consideration of traffic cases.....	1119	smoke-screen prohibitions.....	1124
terms of present judges; additional accommodations, etc.....	1120	violations a felony, and punishment for.....	1124
trials without jury unless penalty over \$300, and imprisonment over 90 days.....	1120	report required if vehicle brought to garage or repair shop shows evidence of accident, etc.....	1125
commitments in default of paying fines.....	1120	penalty for failure.....	1125
jury provisions for.....	1120		

<i>District of Columbia Traffic Act, 1925—</i>	Page.	<i>District Training School, D. C.—Contd.</i>	Page.
Continued.		proceedings to procure discharge of feeble minded persons.....	1138
discretionary revocation or suspension of permit by director; exception.....	1125	punishment for unlawfully contriving to have a person adjudged feeble minded.....	1139
issuing new permit restricted.....	1125	action if child before juvenile court as delinquent, appears to court as feeble minded.....	1139
of foreign permit on conviction of violations hereof.....	1125	court may suspend sentence if person convicted of crime, etc., is feeble minded.....	1139
punishment for operating vehicle during period of.....	1125	hearing, etc., on petition.....	1139
designation of arterial highways or boulevards on public highways, authorized.....	1125	transfer of patient becoming insane to Saint Elizabeths Hospital on order of court.....	1140
equipment for traffic control on, to be provided.....	1125	separate docket of feeble mindedness proceedings to be kept by District Supreme Court.....	1140
appointment of 100 additional privates on police force authorized.....	1125	transfers of feeble minded from Boys or Girls National Training Schools.....	1140
repeal of designated former laws.....	1125	use of, only for bona fide District residents; removal of others.....	1140
control of Chief of Engineers over park system not interfered with.....	1126	paroles may be granted patients; conditions, etc.....	1140
prosecutions of prior violations under, to be continued.....	1126	service of process, etc., on inmates only by superintendent, etc.; return thereof, etc., effective.....	1140
provisions for operators' permits and repeals to take effect in 60 days.....	1126	no contract, etc., to be executed by a patient unless approved by order of court.....	1140
other, except for traffic regulations, immediately.....	1126	invalidity of any part not to affect remainder of Act.....	1141
invalidity of any provision not to affect remainder of Act.....	1126	inconsistent laws repealed.....	1141
<i>District Training School, D. C.,</i>		maintenance of horses and wagons authorized from appropriations for.....	1323
appropriation for construction, maintenance, etc., of, for feeble minded persons.....	1243	<i>Dividends (see also Revenue Act of 1924),</i>	
institution for the feeble minded under Board of Charities to be known as.....	1135	verified returns of payments by corporations of, to be made; details, etc.....	292
persons construed as feeble minded, but not insane.....	1135	<i>Dixie Highway, New,</i>	
regulations for discipline, etc., by Board of Charities.....	1135	appropriation for construction, etc., at Camp Knox, Ky.....	489
detailed annual statement of employees, property, etc.....	1135	<i>Dixie Power Company,</i>	
superintendent to be appointed as chief executive officer.....	1135	preliminary permit for project of, on White River, Ark., may be extended.....	96
sale of farm products, etc., by.....	1135	<i>Dobbertin, John J.,</i>	
admissions; age limitation.....	1135	appointment authorized as marine gunner, Marine Corps, and retired if incapacitated for active service.....	1012
petition by guardian, etc., for; facts to be included.....	1135	<i>Document Room, House of Representatives,</i>	
statement as to examination by a physician; indorsement by witnesses.....	1136	appropriation for superintendent, assistants, etc.....	584, 1292
proceedings in court; two physicians to examine and certify condition.....	1136	distribution of unbound copies of documents and reports, limited to 500.....	1106
order directing immediate custody may be issued.....	1136	position and pay established of superintendent, assistants, etc.....	151
place of detention restricted.....	1136	of special employee, Joel Grayson....	151
continuance of hearing; investigation of facts before making order.....	1137	<i>Document Room, Senate,</i>	
jury trial if demanded.....	1137	appropriation for superintendent, assistants, etc.....	579, 1287
action of dismissal or commitment.....	1137	positions and pay established of superintendent, assistants, etc.....	147
on delivery of surety bond to court, admission as a private patient may be ordered.....	1137	<i>Dog River, Ala.,</i>	
if patient is admitted as a public patient and has an estate, reimbursement may be ordered therefrom.....	1137	preliminary examination, etc., of, modified.....	5
without estate, but has relatives legally liable, issue of order to secure payment.....	1138	<i>Domestic Animals,</i>	
court procedure.....	1138	horses, cattle, etc., straying, etc., across boundary before May 1, 1924, admitted free of duty if returned prior to December 31, 1924.....	2
public patients may be changed to private, on executing bond for support, etc.....	1138		

	Page.		Page.
<i>Domestic Animals</i> —Continued.		<i>Drugs, etc.,</i>	
straying across boundary before May 1, 1924; duties paid on, returned after March 1, 1923, to be refunded	2	appropriation for investigating adulterations, false branding, etc., of	447, 837
before May 1, 1925, admitted free of duty if returned before December 31, 1925	963	<i>Dry Land Farming,</i>	
duties collected on, after December 30, 1924, to be refunded	963	appropriation for improving methods of	442, 832
<i>Domestic Corporations</i> (see Corporations, Domestic).		<i>Duchesne County, Utah,</i>	
<i>Dominican Republic,</i>		appropriation for aid to public schools in, from Indian funds	408, 1158
appropriation for minister to	206, 1015	<i>Dues, Club, etc.,</i>	
persons born in, construed as non-quota immigrants in Immigration Act	155	internal revenue tax on, exceeding \$10.	321
<i>Doorkeeper, House of Representatives,</i>		<i>Duluth, Minn.,</i>	
appropriation for, special employee, messengers, etc.	584, 1292	bridge authorized across Saint Louis River, from Superior, Wis., to	1095
janitors placed under, after close of Congress	583, 1291	purchase of, after completion by Superior and, authorized; terms, etc.	1095
positions and pay established of special employee, superintendent of press gallery, etc.	151	preliminary examination, etc., of, harbor to be made	1195
messengers, laborers, etc.	151	<i>Duplication of Offices,</i>	
folding room superintendent, clerks, folders, etc.	151	restriction on, not applicable to retired enlisted men of Army, Navy, etc.	245
pages	151	officers, retired for injuries, etc., in line of duty	245
document room superintendent, assistants, etc.	151	<i>Dupré, H. Garland, late a Representative in Congress,</i>	
<i>Doorkeeper, Senate</i> (see Sergeant at Arms and Doorkeeper, Senate).		deficiency appropriation for pay to mother of	33
<i>Dorchester Bay, Mass.,</i>		<i>Duquesne, Pa.,</i>	
preliminary examination, etc., of, to be made	1191	bridge authorized across Monongahela River from McKeesport to	997
<i>Dorranceton, Pa.,</i>		<i>Durango, Colo.,</i>	
time extended for bridging North Branch of Susquehanna River from Wilkes-Barre to	173	terms of court at	243
<i>Dourine, etc.,</i>		“ <i>During the Session,</i> ”	
appropriation for investigating, treating, etc.	439, 829	to mean 121 days	585
<i>Dove Company, J. Maury,</i>		to mean 206 days	1293
deficiency appropriation for payment to	53	<i>Duwamish Waterway, Wash.,</i>	
<i>Draft, Selective,</i>		improvement of, Seattle Harbor, authorized	1189
deficiency appropriation for registration and selection, expenses	62, 761	preliminary examination, etc., of, to be made, Seattle Harbor, Wash.	1196
<i>Drawback, Internal Revenue,</i>			
deficiency appropriation for allowance	58, 761	<b>E.</b>	
<i>Drought Resistant Crops,</i>		<i>E Street NW., D. C.,</i>	
appropriation for breeding, etc.	442, 832	appropriation for widening and repairing, Fifth to Thirteenth Streets; from gasoline-tax fund	1224
<i>Drought Stricken Areas of New Mexico,</i>		<i>E Street SE., D. C.,</i>	
loans authorized to farmers in, to purchase seed, etc., for planting; terms and conditions	110	appropriation for paving, etc., Eighteenth to Nineteenth Streets; from gasoline-tax fund	1225
use for designated crops; to be a prior lien thereon	110	<i>Earl, Y. Charles,</i>	
lien considered sufficient security	110	purchase of lands in Alabama by, authorized	812
agencies for, to be designated; restriction on use	110	<i>Earned Income,</i>	
appropriation for	110	credit allowed for, in computing normal income tax	264
punishment for false representations, for obtaining	110	<i>Earthquakes,</i>	
<i>Drug, etc., Plants,</i>		appropriation for surveys, etc., in regions subject to	235, 1045
appropriation for investigating diseases of	441, 831	investigation, etc., of, authorized by Coast and Geodetic Survey	802
for physiological and fermentation investigations, etc., of agricultural	441, 831	<i>East Asiatic Company (Incorporated),</i>	
<i>Drug Products, etc.,</i>		deficiency appropriation for refund of fines to	45
appropriation for biological investigations, etc., of agricultural	446, 837	<i>East Chicago, Ind.,</i>	
<i>Drugs, Adulterated, etc., D. C.,</i>		bridge authorized across Grand Calumet River, between Hammond and	1215
appropriation for detecting	563, 1237	<i>East Grand Forks, Minn.,</i>	
		time extended for damming Red River of the North by, to Grand Forks, N. Dak.	998

Page.	Education Bureau, Interior Department—	Page.
	Continued.	
	unoccupied buildings in Alaska transferred to, for industrial schools, hospitals, etc., for aboriginal natives.....	978
	<i>Education, Commissioner of,</i>	
	appropriation for.....	426, 1179
	for traveling expenses.....	426, 1179
	<i>Educational, Religious, etc., Entertainments,</i>	
	exempt from admission tax.....	321
	<i>Efficiency Bureau,</i>	
	appropriation for Chief of, office personnel, and expenses.....	522, 1200
	for printing and binding for.....	522, 1200
	auditing of Shipping Board accounts through, directed.....	531, 1209
	<i>Egypt,</i>	
	appropriation for minister to.....	206, 1015
	for expenses of American prisoners, etc., in.....	215, 1025
	<i>Eighth Judicial Circuit,</i>	
	two additional circuit judges to be appointed for.....	1116
	<i>Eighth Street NW., D. C.,</i>	
	appropriation for paving, Butternut to Cedar Streets.....	547
	for paving, Crittenden to Decatur Streets.....	546
	for paving, Ingraham to Jefferson Streets.....	547
	for paving, Florida Avenue to Barry Place.....	1223
	for paving, Hamilton to Ingraham Streets.....	1223
	for paving, etc., Market Space to E Street; from gasoline-tax fund.....	1226
	<i>El Dorado, Ark.,</i>	
	exchange of part of Federal building site, with city for street purposes.....	809
	terms of court at.....	949
	<i>El Mina Temple, Mystic Shrine Order,</i>	
	may use Fort Crockett buildings during convention of Order in Galveston, Tex.....	113
	bond required, etc.....	113
	<i>El Paso and Juarez Traction Company,</i>	
	bridge authorized across Rio Grande at El Paso, by El Paso Electric Railway Company and.....	4
	<i>El Paso Electric Railway Company,</i>	
	bridge authorized across Rio Grande, by El Paso and Juarez Traction Company and.....	4
	<i>El Paso, Tex.,</i>	
	bridge authorized across Rio Grande, at.....	4
	<i>Elbert County, Ga.,</i>	
	bridge authorized across Savannah River, between Abbeville County, S. C., and.....	1266
	<i>Elberton, Ga.,</i>	
	bridge authorized across Savannah River, between Iva, S. C., and.....	803
	<i>Eldorado National Forest, Calif.,</i>	
	exchange of lands with private owners for addition to.....	953
	<i>Elections, Congressional,</i>	
	provisions of Federal Corrupt Practices Act, 1925.....	1070
	<i>East Lansing, Mich.,</i>	
	exchange of Weather Bureau building site at, for lands transferred from Michigan.....	1097
	payment in addition.....	1098
	erection of building, etc., on acquired site.....	1098
	<i>East Pearl River, La. and Miss.,</i>	
	preliminary examination, etc., of, to be made.....	1194
	<i>East Rockaway Inlet, N. Y.,</i>	
	preliminary examination, etc., of, to be made.....	1192
	<i>Eastern Avenue NE., D. C.,</i>	
	appropriation for grading, south of Monroe Street.....	548
	<i>Eastern Band of Cherokee Indians, N. C.,</i>	
	final disposition of affairs of.....	376
	<i>Eastern Dispensary and Casualty Hospital, D. C.,</i>	
	appropriation for care of indigent patients.....	568, 1242
	deficiency appropriation for.....	1322
	<i>Eckstein, Fred A.,</i>	
	deficiency appropriation for services.....	672
	<i>Eclipse of the Sun, 1926,</i>	
	appropriation for expenses, observation of.....	869
	<i>Ecuador,</i>	
	appropriation for minister to.....	206, 1015
	<i>Eddy Lake, S. C.,</i>	
	bridge authorized across Bull Creek at.....	804
	<i>Edenton, N. C.,</i>	
	bridge authorized across Chowan River, at.....	1128
	preliminary examination, etc., of, harbor to be made.....	1193
	<i>Edgartown, Mass.,</i>	
	preliminary examination, etc., of, harbor to be made.....	1191
	<i>Editorial and Distribution Work Office, Department of Agriculture,</i>	
	appropriation for salaries.....	433, 823
	for general expenses.....	433, 823
	<i>Education Bureau, Interior Department,</i>	
	appropriation for Commissioner, and office personnel.....	426, 1179
	for general expenses.....	426, 1179
	for traveling expenses.....	426, 1179
	for books, etc.....	426, 1179
	for collecting statistics, etc.....	426, 1180
	for rural and industrial education, school hygiene.....	426, 1180
	for elementary and secondary schools, etc.....	426, 1180
	for kindergarten education.....	426, 1180
	for education in Alaska, under supervision of Commissioner.....	426, 1180
	for medical relief in Alaska.....	427, 1180
	for reindeer for Alaska, sales, etc.....	427, 1181
	for education in Alaska, additional, 1925.....	709
	for medical relief in Alaska, additional, 1925.....	709
	for reindeer in Alaska, additional, 1925.....	709
	for investigating rural and industrial education, additional, 1925.....	709
	deficiency appropriation for education of Alaska natives.....	43, 56
	for library.....	56
	exhibit for Seville Exposition to be prepared by.....	1257

	Page.		Page.
<i>Electoral Vote for President and Vice President,</i>		<i>Elk River, Md.,</i>	
deficiency appropriation for mileage to State messengers with the.....	753	preliminary examination, etc., of, to be made.....	1192
for publishing State certificates of....	756	<i>Ellis Island Immigrant Station, N. Y.,</i>	
<i>Electric Cars, Postal Service,</i>		appropriation for operation of hospital by Public Health Service; reimbursement from Immigration Service funds.....	75, 775
appropriation for mail transportation by.....	87, 786	for improvements, etc.....	240
deficiency appropriation for mail transportation by.....	63, 763, 1338	for repairs to ferry boat.....	1050
<i>Electric Plants, Army,</i>		deficiency appropriation for improvements, etc.....	45, 760
appropriation for installation of, searchlights, etc., seacoast defenses.....	496, 911	<i>Ellsworth, Me.,</i>	
for maintenance, etc., of, searchlights, etc., seacoast defenses.....	496, 912	appropriation for public building.....	777
for installation of, Hawaii fortifications.....	496, 912	<i>Embassies,</i>	
for maintenance, etc., of, searchlights, etc., insular possessions.....	497, 912	appropriation for clerks at.....	206, 1016
for installation of, searchlights, etc., Panama Canal.....	497, 912	for interpreters to designated.....	207
for maintenance of, searchlights, etc., Panama Canal.....	497, 912	deficiency appropriation for clerks at.....	57
<i>Electric Street Railways,</i>		<i>Emergencies, Foreign Service,</i>	
provision for inspection of locomotive boilers, etc., not applicable to.....	659	appropriation for unforeseen.....	209, 1018
unless part of a general railroad system.....	659	deficiency appropriation for.....	760
<i>Electrical Communications, Inter-American Committee on,</i>		<i>Emergency Fleet Corporation (see also Shipping Board, United States),</i>	
deficiency appropriation for cost of representation at meeting.....	170	appropriation for expenses of, from emergency shipping fund.....	530, 1209
sum authorized for delegates to, etc.....	112	<i>Emergency Fund, D. C.,</i>	
<i>Electrical Department, D. C.,</i>		appropriation for.....	545, 1222
appropriations for salaries.....	552, 1229	<i>Emergency Fund, D. C., Water Service,</i>	
for supplies, contingent expenses.....	552, 1229	appropriation for.....	575, 1248
for placing wires underground.....	552, 1229	<i>Emergency Hospital, D. C.,</i>	
for extending police patrol system.....	553, 1229	appropriation for care of indigent patients.....	568, 1242
for altering equipment, etc., in specified police precincts.....	553	deficiency appropriation for care of indigent patients.....	678, 1322
for lighting expenses.....	553, 1229	<i>Emergency Shipping Fund (see also Shipping Board, United States),</i>	
for extending fire alarm system.....	553, 1230	appropriation for expenses of Fleet Corporation payable from.....	530, 1209
for additions to underground cable system.....	553, 1230	sources designated.....	530, 1209
<i>Electrical Plants, etc., Army,</i>		<i>Emerson Street NW., D. C.,</i>	
appropriation for maintenance, etc.....	490, 905	appropriation for paving, Georgia Avenue to Ninth Street.....	546
<i>Electrocution, D. C.,</i>		for paving, Ninth Street to Illinois Avenue.....	1223
prescribed for capital punishment by.....	798	<i>Employees' Associations, etc.,</i>	
<i>Elementary, etc., Education,</i>		exempt from income tax.....	282
appropriation for investigation of, including night schools.....	426, 1180	<i>Employees' Compensation Commission,</i>	
<i>Eleventh Place SE., D. C.,</i>		appropriation for Commissioners, and office personnel.....	524, 1201
appropriation for grading, Savannah Street to Alabama Avenue.....	547	for contingent expenses.....	524, 1201
<i>Eleventh Street NW., D. C.,</i>		for printing and binding for.....	524, 1202
appropriation for paving, etc., E to G Streets; from gasoline-tax fund.....	1225	for allowances from compensation fund.....	524, 1202
<i>Eleventh Street SE., D. C.,</i>		deficiency appropriation for contingent expenses.....	60, 1316
appropriation for paving, Pennsylvania Avenue to Anacostia Bridge; from gasoline-tax fund.....	549	personnel of Naval Reserve to receive benefits from, when injured while performing active duty in time of peace.....	1084
<i>Elizabeth City, N. C.,</i>		<i>Employees' Compensation Fund,</i>	
terms of court at.....	661	appropriation for payments from.....	524, 1202
<i>Elizabeth, N. J.,</i>		<i>Employees' Compensation Fund, D. C.,</i>	
bridge authorized across Arthur Kill, to Howland Hook, Staten Island, from.....	1094	appropriation for paying awards, etc.....	542, 1219
<i>Elizabeth River, N. C.,</i>		deficiency appropriation for paying awards, etc.....	1318
preliminary examination, etc., of, to be made.....	1193	<i>Employees, Government (see Government Employees),</i>	
<i>Elizabeth River, Va.,</i>		<i>Employment Service, D. C.,</i>	
improvement of channels, Norfolk Harbor, authorized.....	1186	appropriation for maintenance, etc.....	545, 1222
preliminary examination, etc., to be made of western channel.....	1193	<i>Employment Service, Department of Labor,</i>	
		appropriation for fostering, etc., welfare of wage earners, etc.....	242, 1051
		objects designated.....	242, 1051
		for, additional, 1925.....	709
		deficiency appropriation for war emergency.....	57, 700

<i>Encampments and Maneuvers, Organized Militia,</i>	Page.	<i>Engineer Department, Army—Continued.</i>	Page.
deficiency appropriation for.....	63	appropriation for rivers and harbors, additional, 1925.....	712
balances of appropriations for, covered in.....	935	deficiency appropriation for paying claims for damages, rivers and harbors.....	52, 1345
<i>Engineer Commissioner's Office, D. C.,</i>		for operations in the field.....	59, 62, 699, 762
appropriation for office personnel....	541, 1218	for school, Washington, D. C.....	59
for central garage.....	541, 1218	for surveys, etc., for flood control of designated rivers.....	696
<i>Engineer Corps, Army (see also Engineer Department, Army),</i>		for roads, bridges, etc., Alaska.....	699
commissioned officer of, to serve on commission to inspect, etc., Virginia Civil War battle fields.....	646	for work on Muscle Shoals in Tennessee River.....	757
details of officers authorized from, for work on Arlington Memorial Bridge.....	975	for engineer equipment of troops....	762
<i>Engineer Department, Army,</i>		for fortification expenses.....	762
appropriation for expenses of depots....	495, 910	for increase of compensation, rivers and harbors.....	762
for maintenance of Engineer School....	495, 910	for survey, etc., northern and northwestern lakes.....	762
tuition of student officers at technical institutions, etc.....	495, 910	for DeWitt and Shobe, river and harbor work.....	1345
travel expenses of officers for instruction.....	495, 910	mileage, etc., allowances to officers, on river and harbor improvements....	1191
for equipment of troops.....	495, 911	payments by disbursing officers for excess work on holidays, legalized.....	1191
for civilian assistants.....	495, 911	credit in accounts for, ordered....	1191
for operations in the field.....	496, 911	<i>Engineer School, D. C., Army,</i>	
allowance for purchase of options for materials.....	496, 911	appropriation for equipment, maintenance, etc.....	495, 910
temporary construction for training only.....	496, 911	<i>Engineering Exercises, Navy,</i>	
for military surveys and maps.....	496, 911	appropriation for prizes, etc.....	186, 865
assistance of other Government agencies.....	496, 911	<i>Engineering Experiment Station, Naval Academy,</i>	
for fortification expenses, seacoast defenses, United States.....	496, 911	appropriation for investigation, etc., expenses.....	191, 870
for fortification expenses, insular possessions.....	496, 912	<i>England (see Great Britain).</i>	
for fortification expenses, Panama Canal.....	497, 912	<i>English, Judge George W.,</i>	
for civilian personnel, Office of Chief of Engineers.....	497, 912	subcommittee of House Judiciary Committee directed to inquire into official conduct of, eastern district of Illinois.....	1258
draftsmen, etc.....	497, 912	to report whether guilty of acts requiring interposition of constitutional powers of the House....	1258
for public buildings and grounds, District of Columbia.....	514, 929	power conferred to hold meetings, send for persons and papers, administer oaths, etc.....	1258
for river and harbor improvements....	515, 930	to report to Sixty-ninth Congress....	1259
for survey of Northern and Northwestern Lakes, etc.....	515, 930	authorized to employ assistance, etc.	1259
for preventing injurious deposits, New York Harbor.....	516, 930	payment of expenses from House contingent fund; limit.....	1259
for examinations, surveys, etc., of authorized projects.....	516, 930	<i>Engraving and Printing Bureau, Treasury Department,</i>	
for continuing work on Dam No. 2, Muscle Shoals, Tennessee River, Ala.....	516, 930	appropriation for Director, and office personnel.....	73, 773
contracts authorized.....	516, 930	work authorized for fiscal year 1926.....	73, 773
for flood control, Mississippi River....	516, 930	for employees; exceptions.....	73, 773
for flood control, Sacramento River, Calif.....	516, 930	for wages of plate printers, etc....	74, 773
for expenses of depots, additional, 1925.....	711	for materials, etc.....	74, 773
for engineer schools, additional, 1925....	711	use of proceeds from work.....	74, 773
for equipment of troops, additional, 1925.....	711	deficiency appropriation for compensation of employees.....	51, 62, 1342
for civilian assistants, etc., additional, 1925.....	711	for wages of plate printers, etc....	51, 1343
for operations in the field, additional, 1925.....	711	for plate printing.....	58
for surveys and maps, additional, 1925.....	711	for materials, etc.....	58, 761, 1343, 1352
for fortification expenses, additional, 1925.....	711	for new machinery, etc.....	1343
for public buildings and grounds, District of Columbia, additional, 1925.....	712	additional work authorized for fiscal year, 1925.....	1342
for roads, bridges, etc., Alaska, additional, 1925.....	712	detail of Major Wallace W. Kirby, Army, as Director, authorized for six months.....	252

<i>Engraving and Printing Bureau, Treasury Department—Continued.</i>	Page.	<i>Enlisted Reserve Corps, Army—Continued.</i>	Page
number of sheets increased, opium orders and special tax stamps, 1925.....	51	members injured, allowance if disability lasts over six months.....	365
<i>Enid, Okla.,</i>		previous payments for, validated..	365
terms of court at.....	388, 946	burial expenses, etc., in case of death.....	365
<i>Enlisted Men, Army,</i>		<i>Enlistments, Navy,</i>	
appropriation for pay.....	481, 896	periods of, established.....	1276
numerical strength authorized.....	481, 896	minors enlisting without written consent of parent may be discharged on application.....	1276
minors enlisting after July 1, 1925, without consent of parent, etc., may be discharged.....	896	<i>Entertainment, Places of,</i>	
for aviation increase; limit.....	481, 896	internal revenue tax on admissions to..	320
for Philippine Scouts.....	481, 896	<i>Entertainments, Religious, Educational, Charitable, etc.,</i>	
for longevity pay.....	481, 896	exempt from admission tax.....	321
for retired.....	481, 896	<i>Entomology Bureau, Department of Agriculture,</i>	
for retired, on active duty.....	481, 896	appropriation for Chief of Bureau, and office and field personnel....	448, 838
for interest on deposits of.....	482, 897	for investigating insects affecting fruits, nuts, cereals, forage, etc..	448, 839
for transportation of dependents of.....	486, 901	cooperation with Federal Horticultural Board.....	448
for disposition of remians of, etc..	511, 926	Hessian fly, grasshopper, alfalfa weevil, and chinch bug.....	448, 839
for disposition of remains of, additional, 1925.....	712	for southern field crop insects; forests; truck crops; bee culture.....	449, 839
deficiency appropriation for extra duty pay, at headquarters, etc..	59, 63, 761	for citrus fruit, etc., insects.....	449, 839
for disposition of remains of.....	59, 63, 699, 701, 762, 1350	Mediterranean and other fruit flies; camphor scale.....	449, 839
percentage of grades prescribed, modified.....	470	for miscellaneous insects.....	449, 839
retired, excepted from restriction on holding two offices.....	245	for investigating insects affecting health of man and animals, etc..	449, 839
who served as commissioned officers in World War, to have pay of retired warrant officers.....	472	for administrative expenses.....	449, 839
<i>Enlisted Men, Marine Corps,</i>		for preventing spread of moths....	449, 839
appropriation for pay, active and Class One Fleet Marine Corps Reserve.....	202, 879	quarantine districts to be maintained in cooperation with States, etc.....	449, 840
for allowance for lodging and subsistence.....	202, 879	for emergency eradication of European corn borer; local, etc., contributions.....	449, 840
for retired.....	202, 879	for emergency eradication, etc., of Mexican bean beetle.....	450, 840
for transporting, etc., remains of.....	196, 203, 875, 880	for emergency control, etc., of Japanese beetle.....	840
retired, excepted from restriction on holding two offices.....	245	for salaries, additional, 1925.....	705
who served as commissioned officers in World War, to have pay of retired warrant officers.....	472	for general expenses, additional, 1925..	705
<i>Enlisted Men, Navy,</i>		for preventing spread of moths, additional, 1925.....	705
appropriation for transportation and subsistence on discharge, enlistment, etc.....	186, 865	for eradication of European corn borer, additional, 1925.....	705
transporting dependents of.....	186, 865	for preventing spread of Mexican bean beetle, additional, 1925.....	705
for recreation for.....	186, 865	deficiency appropriation for preventing spread of moths.....	39
for pay, retired.....	193, 872	for general expenses.....	55
for extra pay on reenlistment.....	193, 872	<i>Envoys Extraordinary and Ministers Plenipotentiary,</i>	
for interest on deposits.....	193, 872	appropriation for.....	206, 1015
for pay of.....	193, 872	<i>Epidemics,</i>	
for death gratuity.....	193, 872	appropriation for prevention of.....	76, 775
for transporting, etc., remains of..	197, 875	for preventing, additional, 1925.....	710
discharge permitted of minors enlisted without consent of parents, etc., on requests therefor.....	194	deficiency appropriation for prevention of.....	698, 757, 761
retired, excepted from restriction on holding two offices.....	245	<i>Equine Meat,</i>	
who served as commissioned officers in World War, to have pay of retired warrant officers.....	472	appropriation for inspection, etc.; labels, etc.....	440, 829
<i>Enlisted Reserve Corps, Army,</i>		<i>Equipage, Army,</i>	
appropriation for pay, etc.....	506, 921	appropriation for, toilet articles, etc..	485, 900
members injured in aerial flights while training, etc., to have hospital treatment, pay, etc.....	365	for, additional, 1925.....	711
transportation home upon termination of.....	365	<i>Equipment, Mechanical, etc.,</i>	
		appropriation for cooperative standardizing, etc., of, used in industry and by the Government.....	232

	Page.		Page
<i>Equipment Shops, Post Office Department,</i>		<i>Estate Tax, Title III, Revenue Act of</i>	
appropriation for care, maintenance,		1924—Continued.	
etc.....	84	net value of nonresidents; insurance;	
for power, light, etc., for.....	85, 753	bank deposits, if not in business in	
for manufacture of mailbags, locks, etc.,		United States.....	307
in.....	89, 787	missionaries dying abroad in service	
for labor, etc.....	89, 787	not deemed nonresidents.....	307
<i>Equipment Supplies, Navy,</i>		returns to be made by executor after	
appropriation for Bureau of Naviga-		qualifying; requirements.....	307
tion.....	186, 865	if gross estate exceeds \$50,000; non-	
for Bureau of Engineering.....	190, 869	residents, of all in the United	
for Bureau of Construction and		States.....	308
Repair.....	191, 870	partial returns.....	308
for Bureau of Supplies and Ac-		time of payment; extension to prevent	
counts.....	193, 873	hardship.....	308
<i>Estate Tax, etc.,</i>		interest added for delay.....	308
deficiency appropriation for expenses		early examination and determination	
collecting.....	58	of tax.....	308
<i>Estate Tax, Title IV, Revenue Act of 1921,</i>		deficiency means amount tax imposed	
repealed by Revenue Act of 1924.....	352	exceeds return by executor; de-	
<i>Estate Tax, Title III, Revenue Act of 1924,</i>		termination of.....	308
definition of terms used herein.....	303	if no amount returned, on previous	
imposed on transfers of estates of de-		assessment.....	308
cedents hereafter; rates on net		notice of, to executor by Commis-	
estate.....	303	sioner.....	308
credit allowed for tax paid to State,		appeal to Board allowed.....	308
etc.; maximum.....	304	assessment, etc., if, determined by	
gross estate to include all property		Board.....	308
subject to administration.....	304	suit in court for amount of.....	308
dower and courtesy interests.....	304	time limit for.....	308
transfers, etc., in contemplation of		payment of, on demand, if no appeal	
death.....	304	filed.....	309
prior transfers within two years		immediate assessment of, if collec-	
included.....	304	tion jeopardized by time.....	309
revocable transfers made prior to		manner of making.....	309
death.....	304	payment on notice if no claim for	
extent of joint property interests of		abatement filed.....	309
decedent.....	304	interest authorized upon.....	309
property of other person and not		extension of payment for, to prevent	
acquired from decedent for less		undue hardship.....	309
than value, excepted.....	304	bond required.....	309
acquired by other person from de-		additional interest if not paid.....	309
cedent for less than value.....	304	additional tax in case of fraud.....	309
acquired as tenancy in entirety by		interest to be collected for nonpay-	
gift, etc., to half value.....	305	ment.....	309
passing under general power of ap-		where extension granted.....	310
pointment; exception.....	305	if deficiency, etc., not paid on de-	
life insurance received by executor..		mand.....	310
in excess of \$40,000 received by		not applicable if claim for abatement	
beneficiaries from decedent.....	305	filed.....	310
application of provisions to prior		assessment to be within four years after	
transfers, etc.....	305	returns filed; exception.....	310
net value of estate determined.....	305	no court proceedings on expiration	
of residents, by deducting funeral,		of period.....	310
administration expenses, etc.;		extension of time on notice of de-	
exceptions.....	305	ficiency.....	310
value of property on which estate		at any time if false or fraudulent re-	
tax has been paid.....	305	turns made.....	310
bequests, etc., for public purposes,		collection by distraint, when made	
religious and charitable socie-		within prescribed period.....	310
ties, etc.; conditions.....	306	beginning of court proceedings not	
exemption of \$50,000.....	306	prevented.....	310
of nonresidents, by deducting pro-		none allowed if barred by time limita-	
portionate share of administra-		tion, etc.....	310
tion from property in United		claim for abatement may be filed if de-	
States; limit.....	306	ficiency assessed.....	310
property from prior decedent on		collection stayed on filing of.....	311
which gift or estate tax has been		transmittal to Commissioner; notice	
paid.....	306	of decision.....	311
bequests, etc., for public purposes,		appeal to Board after notice.....	311
to religious or charitable socie-		proceedings in court if part of, al-	
ties, etc.....	306	lowed.....	311
returns required.....	307	interest to be collected on denial of	
property included as within the		additional if not paid on demand..	
United States.....	307	restriction on subsequent claims for	
		abatement.....	311

<i>Estate Tax, Title III, Revenue Act of 1924—Continued.</i>	Page.	<i>Examining Surgeons for Pensions,</i>	Page.
duplicate receipts to be given for payments	311	appropriation for fees	414, 1164
executor discharged from liability on payment of tax determined by Commissioner	311	deficiency appropriation for fees	684, 1330
gross estate liable for additional tax found due	311	<i>Excise Taxes, Title IX, Revenue Act of 1921,</i>	
bona fide purchasers protected	311	repeal of certain sections	352
collection of unpaid tax; sale of property under decree of court	311	<i>Excise Taxes, Title VI, Revenue Act of 1924,</i>	
use of proceeds of sale	312	levied on sales by manufacturer, etc., of designated articles	322
reimbursement if tax paid by other than executor	312	if sold at wholesale and retail	323
from life insurance to executor from beneficiary	312	in lieu of previous tax	323
unpaid tax a lien on property for ten years	312	computation if sold, etc., at less than market price for personal benefit	323
release of, on payment of tax	312	works of art by other than artist; exception	323
lien on property transferred in contemplation of death	312	monthly returns and payments	324
with contract with specific beneficiary for insurance	312	penalty tax for nonpayment	324
persons liable	312	on sales by dealers, of jewelry, precious stones, etc.	324
innocent purchasers for value excepted	312	surgical and musical instruments, eyeglasses, tableware, and articles for religious purposes, etc., excepted	324
computation of tax under former laws	312	articles sold at less than \$30, or watches less than \$60, excepted	324
punishment for false statements, etc.	313	returns, payment, etc.; penalty for failure to make	324
penalty for making no returns, concealing information, etc.	313	vendee to pay tax on articles not taxed before, if contract for sale, etc., prior to January 1, 1924, will not permit it to be added to price	324
administration of property of residents dying in China	313	vendor to refund difference, if former tax greater than present, and contract prior to January 1, 1924, does not allow deductions from price	324
tax to be paid to clerk of United States court for China, if no estate in United States	313	former tax if none now imposed, and contract prior to January 1, 1924, does not allow deductions from price	325
to revenue district in United States if any estate there	313	tax payable to vendor by vendee, when sale consummated	325
clerk of court to act as collector	313	triple damages to vendee on failure	325
<i>Estates and Trusts,</i>		purchaser intending to manufacture article for sale from the one bought, deemed a dealer	325
income of, subject to income tax	275	<i>Executive and Independent Offices Appropriations,</i>	
<i>Esther Place SE., D. C.,</i>		appropriation for President and Vice President	521, 1198
appropriation for paving, Nichols Avenue to Raleigh Street	1223	for Executive Office	521, 1198
<i>Esthonia, Latvia, and Lithuania,</i>		for Executive Mansion and grounds	521, 1199
appropriation for minister to	206, 1015	for Alien Property Custodian	522, 1199
<i>Ethnology, American,</i>		for American Battle Monuments Commission	522, 1199
appropriation for continuing researches in	528, 1206	for Board of Tax Appeals	1200
<i>Eufaula, Ala.,</i>		for Efficiency Bureau	522, 1200
bridge authorized across Chattahoochee River at	16	for Civil Service Commission	523, 1200
<i>Eureka, Calif.,</i>		for Commission of Fine Arts	523, 1201
offices of register and receiver, land office at, consolidated	395	for Employees' Compensation Commission	524, 1201
<i>Europe,</i>		for Federal Board for Vocational Education	1202
appropriation for promoting commerce with, etc.	225, 1034	for Federal Power Commission	524, 1203
for promoting commerce with, etc., additional, 1925	706	for Federal Trade Commission	524, 1203
<i>European Fowl Pest, etc.,</i>		for General Accounting Office	525, 1203
amount of deficiency appropriation for arresting foot-and-mouth disease, etc., available for eradicating	722	for United States Housing Corporation	525, 1203
<i>Evanston, Wyo.,</i>		for Interstate Commerce Commission	526, 1204
terms of court at	388	for National Advisory Committee for Aeronautics	527, 1206
<i>Evansville, Ind.,</i>			
terms of court at	751		
<i>Evarts Street NE., D. C.,</i>			
appropriation for grading, Fourth Street to Central Avenue	1224		
<i>Examining and Retiring Board, Navy,</i>			
appropriation for civilian personnel, Navy Department	183, 861		

<i>Executive and Independent Offices Appropriations—Continued.</i>	Page.	<i>Executive Mansion—Continued.</i>	Page.
appropriations for Perry's Victory Memorial Commission.....	527	donations of early American furniture, etc., may be accepted for use in..	1091
for Railroad Labor Board.....	527, 1206	to become Government property....	1091
for Smithsonian Institution.....	528, 1206	committee authorized to pass on, and recommend acceptance....	1091
for National Museum.....	528, 1207	<i>Executive Office,</i>	
for National Gallery of Art.....	528, 1207	appropriation for compensation of the President.....	521, 1198
for State, War, and Navy Department Building.....	529, 1207	for Secretary to the President, and office personnel.....	521, 1198
for Tariff Commission.....	529, 1208	for contingent expenses.....	521, 1199
for United States Geographic Board.....	529, 1208	for printing and binding for....	521, 1199
for United States Shipping Board.....	529, 1208	for traveling expenses, etc., of the President.....	521, 1199
for Emergency Fleet Corporation.....	530, 1209	for care, repair, etc., Executive Mansion.....	521, 1199
for United States Veterans' Bureau.....	531, 1210	for heating, etc., Mansion and grounds.....	521, 1199
salaries in District of Columbia under, limited to average rates under Classification Act.....	533, 1212	for White House police.....	521, 1199
if only one position allocated in a grade.....	1212	for repairs, etc., Executive Mansion, additional, 1925.....	705
restriction not applicable to clerical-mechanical service.....	533, 1212	for White House police, additional, 1925.....	705
no reduction of fixed salaries.....	533, 1212	deficiency appropriation for White House police.....	674
transfers permitted to another position without reduction of salary.....	1212	<i>Executive Office of the District of Columbia,</i>	
higher salary payments allowed.....	533, 1212	appropriation for personal services.....	539, 1217
<i>Executive Departments, D. C.,</i>		<i>Experiment Stations Office, Department of Agriculture,</i>	
appropriation for care, etc., grounds of.....	514, 929	appropriation for salaries.....	434, 823
for special mail equipments for.....	89, 787	for general expenses; State allotments.....	434, 824
compensation of heads of, after March 4, 1925.....	1301	for increased allotments.....	434, 824
immediately available.....	1313	for administrative expenses.....	434, 824
heads of to prepare exhibits for Sesquicentennial Exhibition at Philadelphia in 1926.....	1254	for stations, Alaska, Hawaii, Porto Rico, Guam, and Virgin Islands.....	434, 824
limitation for fiscal year 1926 on pay allowed for civilian field service in all.....	764	for extension service.....	435, 824
on number of publications for official use, repealed.....	1106	for general expenses, additional, 1925.....	705
officials of, to be designated for service in connection with Seville Exposition.....	1257	<i>Experimental and Research Laboratory, Naval,</i>	
paper and envelopes in use by two or more, establishments, etc., to be procured from Public Printer.....	592	appropriation for expenses of.....	184
printing of annual reports, etc., by heads of, may be discontinued.....	592	temporary employment of scientists, etc.....	185
originals to be kept on file for public inspection.....	592	technical, etc., services.....	185
purchase of products of Leavenworth, Kans., penitentiary made obligatory upon.....	7	<i>Explosives, Surplus War,</i>	
<i>Executive Mansion (see also Executive Office),</i>		appropriation for distributing, etc., for clearing agricultural lands....	452, 843
appropriation for care, etc., grounds south of.....	573	deteriorated, transferred for road construction, etc., may be exchanged for others in good condition.....	890
for care, etc., greenhouses.....	521, 1199	reclaiming, etc.; payable from highway fund.....	890
for repair and reconstruction of greenhouses.....	521	transfers to other activities; receivers to reimburse charges, etc.....	890
for improving, etc., grounds.....	521, 1199	<i>Export Industries of the United States,</i>	
for lighting Mansion, greenhouses, and grounds.....	521, 1199	appropriation for investigating problems of, relating to production, etc.....	226, 1036
for extraordinary repairs.....	1199	for investigations, etc., of, additional, 1925.....	706
for White House police.....	521, 1199	<i>Exports,</i>	
for repairs, etc., additional, 1925.....	705	tobacco and excise taxes not applicable to.....	348
for care, etc., grounds, additional, 1925.....	705	erroneously collected, to be refunded.....	348
for lighting, etc., additional, 1925.....	705	<i>Exposition, International Trade,</i>	
deficiency appropriation for lighting, etc. for repairs, etc.....	55	provisions for, at New Orleans, La....	1253
for improving, etc., grounds of.....	1316	<i>Express,</i>	
		punishment for stealing, etc., shipments by, in interstate and foreign transit.....	793
		carrying such stolen goods into another State, etc.....	794
		venue of prosecutions.....	794

<i>Extension Service, Department of Agriculture,</i>	Page.	<i>Farmers' Cooperative Demonstration Work,</i>	Page.
appropriation for salaries.....	435, 824	appropriation for expenses of.....	435, 824
for farmers' cooperative demonstration work.....	435, 824	acceptance of contributions within the State.....	435, 825
for additional cooperative agricultural extension work; county agents.....	435, 825	<i>Farmers' Mutual Local Associations, etc.,</i>	
for demonstrations, etc., on reclamation projects.....	825	exempt from income tax.....	283
for agricultural exhibits at State, etc., fairs.....	435, 825	<i>Farms,</i>	
for administrative expenses.....	435, 825	appropriation for irrigation and drainage investigations.....	452, 843
for general expenses, additional, 1925.....	705	for investigating domestic water supply, etc., of.....	452, 843
<i>Extradition,</i>		<i>Farragut Street NW., D. C.,</i>	
appropriation for bringing home criminals from abroad.....	216, 1025	appropriation for paving, Georgia Avenue to Eighth Street.....	546
		for paving, Georgia Avenue to Thirteenth Street.....	547
<b>F.</b>		<i>Fayette County, Pa.,</i>	
<i>Fairmont, Minn.,</i>		bridge authorized across Monongahela River by Greene County and, at Masontown.....	376
appropriation for site and building for post office.....	79	<i>Fayetteville, N. C.,</i>	
<i>Fairport, Ohio,</i>		terms of court at.....	661
preliminary examination, etc., of harbor to be made.....	1196	<i>Federal American National Bank,</i>	
<i>Fairs, Agricultural, Industrial, etc.,</i>		deficiency appropriation for, rent.....	44
exempt from admission tax; condition.....	321	<i>Federal Board for Vocational Education,</i>	
<i>Fairs, State, Interstate, etc.,</i>		appropriation for extending benefits of vocational education to Hawaii.....	1202
appropriation for making agricultural exhibits at.....	435, 825	for extending benefits of rehabilitation of persons injured in industry to Hawaii.....	1202
<i>Far East, The,</i>		for promoting vocational rehabilitation of persons disabled in industry.....	1202
appropriation for further developing commerce with.....	226, 1035	for administrative expenses; investigating placement of rehabilitated persons.....	1202
for promoting commerce with, additional, 1925.....	706	for printing and binding for.....	1202
deficiency appropriation for promoting commerce with.....	61, 759	deficiency appropriation for agricultural education, cooperative.....	35
<i>Farm Loan Associations,</i>		for expenses, trade, home economics, and industrial education, cooperative.....	35
exempt from income tax.....	283	for salaries and expenses.....	55, 60
<i>Farm Management and Practice,</i>		for extending vocational education, etc., to Hawaii.....	679
appropriation for investigating, etc., improved methods of.....	453, 844	for extending benefits of industrial rehabilitation to Hawaii.....	680
for ascertaining cost of production of staple agricultural products.....	453, 844	for promotion of rehabilitation of persons disabled in industry.....	680
<i>Farm Products,</i>		for investigations, etc., of rehabilitated persons; office personnel, expenses, etc.....	680
appropriation for diffusing information of marketing, etc., of.....	454, 844	for expenses.....	1348
cooperative with other agencies.....	454, 844	<i>Federal Corrupt Practices Act, 1925,</i>	
for cooperative employment of agents to diffuse information as to marketing, etc., of.....	454, 844	title given.....	1070
for investigating and certifying condition of perishable, etc.....	454, 844	terms construed; "election"; "candidate".....	1070
for investigating utility of, for food, clothing, etc.....	455, 847	"political committee".....	1070
associations for marketing, etc., exempt from income tax.....	283	"contribution".....	1071
<i>Farm Supplies,</i>		"expenditure".....	1071
appropriation for diffusing information as to purchasing, etc.....	454, 844	"person"; "clerk"; "Secretary"; "State".....	1071
<i>Farmers,</i>		political committee to have chairman and treasurer.....	1071
loans authorized to, for purchasing seed, etc., in drought-stricken areas of New Mexico.....	110	treasurer to keep detailed accounts of all contributions and expenditures.....	1071
not regarded as dealers in leaf tobacco produced by them.....	320	obtain and keep receipted bills.. persons receiving contributions to render detailed account thereof to.....	1071
<i>Farmers' Associations, etc.,</i>		detailed statements to be filed with Clerk by, at designated periods; contents.....	1071
use of antitrust appropriations for prosecuting, forbidden.....	217, 1027		
<i>Farmers' Bulletins,</i>			
appropriation for printing and binding.....	434, 823		

<i>Federal Corrupt Practices Act, 1925—</i>	Page.	<i>Federal Farm Loan Act Amendments—</i>	Page.
Continued.		Continued.	
statements of contributions other than to a political committee for influencing an election, to be filed with the Clerk.....	1072	in voluntary liquidations, assets may be acquired and liabilities assumed by Federal land and joint-stock land banks.....	1263
statements by candidates for Senator to be filed with Secretary, and by candidates for Representative with the Clerk, before and after an election.....	1072	loan requirements, etc., may be waived.....	1263
items required.....	1072	limit of assumption of liabilities by land banks.....	1203
to be cumulative.....	1072	by joint-stock land banks.....	1203
of total votes for the office at the preceding election.....	1072	<i>Federal Farm Loan Bureau, Treasury Department,</i>	
verification, filing, and preservation of statements.....	1073	appropriation for members of the Board, office personnel, etc....	70, 769
limitation on amounts which candidates may expend in campaign for election.....	1073	payable from assessments on land banks.....	769
expenses not included in.....	1073	for reviewing appraisers.....	70, 769
unlawful acts, for any candidate to promise an appointment to any person, etc.....	1073	assessments on land banks for.....	70, 769
for any person to make an expenditure, etc., to control the vote of another.....	1073	for contingent expenses, etc.....	70, 769
for any Senator, Representative, Federal official, etc., to solicit, receive, etc., assessments or contributions for political purposes from any person, etc.....	1073	pay restriction, etc.....	70, 769
for any national bank or Federal corporation to contribute to any election.....	1074	for salaries, additional, 1925.....	710
for any other corporation to contribute to a presidential or congressional election; or any candidate, etc., to receive the same..	1074	deficiency appropriation for two additional members of the Board....	49
penalty for violation by a corporation.....	1074	for traveling expenses.....	49
punishment for any corporation officer consenting to the same..	1074	attorney, experts, clerks, etc., may be employed by.....	1263
punishment for violations of foregoing.....	1074	salaries, etc., to be fixed in advance..	1263
for willful violations thereof.....	1074	without regard to civil service laws or Classification Act.....	1263
legal expenses in contested election cases not affected.....	1074	<i>Federal Highway Act,</i>	
State laws as to nomination or election of candidates not affected unless directly inconsistent herewith..	1074	appropriation for forest roads and trails under.....	460, 852
candidates not exempt from complying with.....	1074	for rural post roads; allotment for 1926.....	461, 852
invalidity of any provision, etc., not to affect remainder of Act.....	1074	deficiency appropriation for forest roads and trails, fiscal year 1926.....	1326
laws repealed; relating to publicity of contribution to election of Representatives.....	1074	extension of preliminary permit of Dixie Power Company for project on White River, Ark., under rural post roads, additional authorizations of appropriations for, fiscal year 1926.....	96
Corrupt Practices Act of 1918.....	1074	fiscal year 1927.....	889
political contributions by corporations.....	1074	immediate apportionment of authorizations for 1926, and thereafter..	889
<i>Federal Farm Loan Act,</i>		approval of project by Secretary under, deemed Federal contractual obligation to contribute....	889
provisions of extended to Hawaii.....	17	roads and trails in national forests; additional authorizations for, fiscal year 1926.....	889
branch land banks may be established.....	17	fiscal year 1927.....	889
<i>Federal Farm Loan Act Amendments,</i>		deteriorated war explosives may be exchanged for others in good condition.....	890
Board authorized to employ attorneys, experts, etc., and fix salaries therefor.....	1263	reclaiming, etc., of.....	890
appointments without regard to civil service or classification laws....	1263	payable from highway fund.....	890
may be put in classified service....	1263	transfers to other activities; reimbursement by receivers.....	890
		nontaxable Indian lands added to Government proportion for unappropriated lands.....	890
		temporary approval of projects when State laws do not allow use therefor, extended three years..	890
		share of appropriations under, extended to Hawaii.....	17
		transfer of Army caterpillar tractors and motor trucks to Department of Agriculture for improvement of highways, etc.....	1281

	Page.		Page.
<i>Federal Horticultural Board, Department of Agriculture,</i>		<i>Fenholloway River, Fla.,</i>	
appropriation for enforcing quarantine against insects, etc., cooperative with Entomology Bureau.....	448, 839	preliminary examination, etc., of, to be made.....	1194
for secretary, office and field personnel.....	456, 847	<i>Fern Street NW., D. C.,</i>	
for general expenses; regulating importation of nursery stock, etc.....	456, 847	appropriation for grading, Blair Road to Eighth Street.....	548
for cooperative expenses, eradicating potato wart.....	456, 848	<i>Fernandina, Fla.,</i>	
for eradicating pink bollworm of cotton.....	848	improvement of harbor, authorized.....	1187
for eradicating <i>Parlatoria date scale</i> for salaries, additional, 1925.....	706	<i>Ferry and Stevens Counties, Wash.,</i>	
for general expenses, additional, 1925.....	706	payment authorized to, for taxes on Colville Indian allotted lands.....	599
<i>Federal Industrial Institution for Women,</i>		deductions to be made.....	599
deficiency appropriation for purchase of land, construction of buildings, etc.....	1334	appropriation authorized for.....	599
<i>Federal Land Bank of Baltimore, Md.,</i>		<i>Fertilizers,</i>	
conveyance to, of tract of land in Porto Rico.....	977	appropriation for investigations, etc.....	448, 838
use of proceeds for Army quarters.....	977	<i>Fiber Plants,</i>	
description of tract.....	977	appropriation for improving, etc., hard-fiber production outside continental area.....	441, 831
<i>Federal Land Banks, etc.,</i>		<i>Fiduciaries,</i>	
exempt from income tax.....	283	returns of incomes of beneficiaries, to be made by.....	280
<i>Federal Oil Conservation Board,</i>		<i>Field Artillery, Army,</i>	
deficiency appropriation for expenses.....	754	appropriation for instruction at firing centers of, activities.....	501, 917
<i>Federal Power Commission,</i>		<i>Field Artillery School, Fort Sill, Okla.,</i>	
appropriation for expenses of.....	524, 1203	appropriation for instruction expenses for, additional, 1925.....	501, 917
for printing and binding for.....	524, 1203	<i>Field Cannon, Army,</i>	
<i>Federal Railroad Control Act, 1918,</i>		appropriation for purchase, manufacture, etc.....	498, 913
appropriation for expenses of Secretary of the Treasury under.....	68, 768	for ammunition for.....	498, 914
<i>Federal Reporter,</i>		for ammunition, etc., for practice.....	498, 914
appropriation for continuation of.....	221, 1031	<i>Field Clerks, Army,</i>	
deficiency appropriation for one set of.....	687	appropriation for pay, at headquarters for mileage; limitation.....	481, 896
<i>Federal Reserve Board,</i>		<i>Field Glasses,</i>	
circuit courts of appeals to enforce, etc., orders of, under Clayton Antitrust Act.....	937	excise tax on, sold, etc., by dealer; exception.....	324
<i>Federal Reserve Currency,</i>		<i>Field Service Additional Appropriations for Fiscal Year 1925,</i>	
appropriation for distinctive paper for.....	68, 768	for Executive Office.....	705
for expenses, redemption of, Treasurer's Office.....	70, 770	for Civil Service Commission.....	705
for expenses, Office of Comptroller of the Currency.....	71, 770	for Interstate Commerce Commission.....	705
for preparing, etc., additional, 1925.....	710	for National Advisory Committee for Aeronautics.....	705
deficiency appropriation for distinctive paper for.....	1341	for Tariff Commission.....	705
<i>Federal Reserve System,</i>		for United States Veterans' Bureau.....	705
time extended for final report of Joint Congressional Committee on.....	4	for Department of Agriculture.....	705
<i>Federal Trade Commission,</i>		for Department of Commerce.....	706
appropriation for Commissioners.....	524, 1203	for Interior Department.....	706
for all other expenses.....	524, 1203	Indian Affairs Bureau.....	706
for printing and binding for.....	525, 1203	for Department of Justice.....	709
deficiency appropriation for.....	55, 60	for Department of Labor.....	709
circuit courts of appeals to enforce, etc., orders of, under Clayton Antitrust Act.....	937	for Navy Department.....	709
<i>Federal Vocational Education Act,</i>		for State Department.....	710
provisions of, extended to Hawaii.....	18	for Treasury Department.....	710
<i>Feeble Minded Children, D. C.,</i>		for War Department.....	711
appropriation for maintenance.....	569, 1243	for District of Columbia.....	712
deficiency appropriation for maintenance.....	678, 1323	proportional payments from the Treasury and District revenues.....	712
<i>Feeble Minded, D. C., Home and School for (see District Training School).</i>		amounts herein may be used irrespective of salary requirements for 1925.....	712
<i>Feeble Minded Persons, D. C.,</i>		for expenses of Alaska salmon fisheries.....	713
appropriation for construction of home for; maintenance, etc.....	569, 1243	<i>Field Service, Civilian,</i>	
construction contracts, etc.....	569	limitation for fiscal year 1926, on pay allowed in all executive departments, etc., for.....	764
provisions for custody, etc., of, in District Training School.....	1135	<i>Field Surveying Service, Public Lands,</i>	
		activities, etc., of surveyors general transferred to, on July 1, 1925.....	1144
		<i>Fifteenth Street NE., D. C.,</i>	
		appropriation for paving, B to E Street; from gasoline tax fund.....	549

	Page.		Page.
<i>Fifteenth Street NW., D. C.,</i>		<i>Fire Department, D. C.,</i>	
appropriation for paving, Varnum to		appropriation for relief fund allowances,	
Webster Street.....	547	etc.....	560, 1236
for asphalt covering, Euclid to Irving		deductions from salaries increased.....	560
Streets; from gasoline-tax fund.....	1225	for salaries, officers, etc.....	561, 1236
<i>Fifteenth Street SE., D. C.,</i>		for personal services.....	1236
appropriation for paving, B to E Street;		for repairs to houses, apparatus, etc.....	1236
from gasoline-tax fund.....	549	for improvements, etc., engine house	
<i>Fifth Street NE., D. C.,</i>		No. 16; former appropriations	
appropriation for paving, T to W Streets.....	548	available.....	561
<i>Films, Photographic,</i>		construction at repair shop.....	561, 1236
excise tax on, other than moving-picture		for repairs, etc., to fire boat.....	561, 1236
and X-ray, sold by producer.....	323	for supplies.....	561, 1236
<i>Finance Department, Army,</i>		for contingent expenses.....	561, 1236
appropriation for pay of the Army.....	481, 895	for new apparatus, etc.....	561, 1236
for clerks, etc.....	482, 897	for house, etc., for truck company in	
amount for auditing World War		northeast section near 12th and	
contracts.....	483, 897	H Streets.....	561
allowance for personal services in		for house, etc., for engine company on	
Department.....	483, 897	Conduit Road.....	561
for civilian personnel in Department		deficiency appropriation for increase of	
Office.....	483, 898	compensation.....	676
for pay of the Army, additional, 1925.....	711	additional force.....	676
for finance service, additional, 1925.....	711	for repairs to apparatus.....	676
for citizens' military training camps,		for contingent expenses.....	679
additional, 1925.....	711	basic salaries of chief engineer, deputy	
deficiency appropriation for pay, etc.,		and battalion engineers.....	175
of the Army.....	62, 701, 761	fire marshal, deputy, inspectors.....	175
for temporary services, Office of.....	761	captains, lieutenants, sergeants.....	175
Chief of, to have rank, etc., of a major		superintendent of machinery, assist-	
general.....	970	ants, pilots, marine engineers,	
<i>Fine Arts, Commission of (see also Com-</i>		etc.....	175
missioner of Fine Arts),		privates.....	175
appropriation for expenses of.....	523, 1201	weekly day off in lieu of Sundays.....	175
for printing and binding for.....	524, 1201	suspended during existing emergency	
<i>Finland,</i>		correction in pay fixed for battalion	
appropriation for minister to.....	206, 1015	chief engineers.....	752
settlement of indebtedness of, made by		<i>Fire Island, N. Y.,</i>	
Foreign Debt Commission, ap-		abandoned lands of lighthouse reserva-	
proved.....	20	tion on, transferred to New York	
amount of indebtedness stated.....	20	State for public park uses.....	635
bonds to be issued therefor.....	20	<i>Fire Resisting Qualities of Building Ma-</i>	
principal payable in annual install-		terials,	
ments; progressive increase until		appropriation for investigating, etc.; fire	
62d year.....	20	prevention appliances.....	231, 1040
payment of additional amounts al-		<i>Firearms, Shells, and Cartridges,</i>	
lowed.....	20	excise tax on, sold by producer, etc.;	
interest rate to 1932; thereafter.....	20	exceptions.....	323
for first five years half of interest		<i>First Assistant Postmaster General,</i>	
may be deferred, and added to		appropriation for, and office personnel.....	84, 782
principal; bonds to be issued		for field service, Post Office Depart-	
therefor.....	20	ment, under.....	86, 784
payment in United States bonds		for postmasters, assistants, etc.....	86, 784
accepted.....	20	for rent, light, and fuel.....	86, 784
<i>Finley's Ferry, Ark.,</i>		for village delivery.....	86, 784
bridge authorized across Current River		for city delivery, etc.....	86, 785
at.....	26	for pneumatic tube service, New	
<i>Fire Control Installations, Army,</i>		York and Brooklyn, N. Y.....	86, 785
appropriation for operating, etc., sea-		for vehicle allowance.....	86, 785
coast defenses.....	491, 905	for travel and miscellaneous.....	86, 785
for operating, etc., insular posses-		<i>First Corps Cadets, Massachusetts,</i>	
sions.....	491, 906	status of, in National Guard.....	471
for operating, etc., Panama Canal.....	491, 906	<i>First Judicial Circuit,</i>	
for construction, etc., of, seacoast de-		Court of Appeals for, to hold a sitting at	
fenses.....	502, 917	San Juan, Porto Rico.....	729
for construction, etc., Hawaiian		<i>Fish Hatchery,</i>	
Islands.....	502, 918	public lands granted to Oregon for	
for construction, etc., Panama Ca-		navigating a; reversion for non-	
nal.....	503, 918	user.....	981
for maintenance, additional, 1925.....	711	<i>Fish Refuge, Upper Mississippi River</i>	
for insular possessions, additional,		<i>Wild Life and,</i>	
1925.....	711	appropriation for acquiring land, etc.,	
for Panama Canal, additional, 1925.....	711	for.....	842
deficiency appropriation for.....	59, 701, 762	for equipment, etc.....	1047

<i>Fisheries Bureau, Department of Commerce,</i>	Page.	<i>Five Civilized Tribes of Indians, Okla.—</i>	Page.
appropriation for Commissioner, and office personnel.....	236, 1046	Continued.	
for Alaska service; Pribilof Islands; at large.....	237, 1046	appropriation for administering affairs of, additional, 1925.....	708
for employees at large.....	237, 1046	deficiency appropriation for administering affairs of.....	56, 760
for distribution car employees.....	237, 1046	for civilian employees, Choctaw and Chickasaw Agencies.....	1329
for fish cultural stations, employees.....	237, 1046	allowances from tribal funds for street improvements, etc., heretofore or hereafter made in town sites; conditions.....	728
for fish-rescue station, Mississippi River Valley.....	237, 238, 1046	<i>Fixed Nitrogen Research Laboratory, Department of Agriculture,</i>	
for biological stations, employees.....	237, 1046	appropriation for rent, from War Department funds.....	433, 823
for employees on vessels.....	237, 1046	deficiency appropriation for rent.....	38
for officers and crews, Alaska service vessels.....	237, 1046	<i>Flag, National,</i>	
for administration expenses.....	237, 1046	issue of, free, upon request of nearest relative of officer, etc., dying in service of Navy, etc., during World War period.....	1278
for propagation expenses.....	237, 1046	<i>Flandreau, S. Dak.,</i>	
for maintenance of vessels.....	238, 1047	appropriation for Indian school at... for Indian school, additional, 1925...	407, 1157 708
commutation of rations allowed.....	238, 1047	<i>Flathead Agency, Mont.,</i>	
for food fishes inquiry.....	238, 1047	appropriation for support, etc., of Indians at.....	408, 1159
for statistical inquiry.....	238, 1047	for support, etc., of Indians at, from tribal funds.....	1161
for protecting sponge fisheries.....	238, 1047	for support, etc., Indians at, additional, 1925.....	708
for Alaska general service, protecting seal fisheries; food to natives, etc.....	238, 1047	deficiency appropriation for civilian employees at.....	1329
for equipment, etc., Upper Mississippi Fish Refuge, etc.....	1047	<i>Flathead Indian Reservation, Mont.,</i>	
for salaries, additional, 1925.....	706	appropriation for constructing and operating irrigation systems on; repayment.....	402, 1153
for Alaska vessels, additional, 1925.....	706	for irrigation systems, additional, 1925.....	707
for expenses, protection of salmon fisheries of Alaska.....	713	claims of designated tribes of Indians on, for lands, etc., taken, to be determined by Court of Claims.....	21
deficiency appropriation for miscellaneous expenses.....	56, 61, 697, 759	names added to final roll of.....	246
Northern Pacific Halibut Act provisions.....	648	per capita payment from tribal funds to.....	246
<i>Fisheries Commission, International,</i>		<i>Flax,</i>	
appropriation for expenses, etc.....	1024	appropriation for investigating cultivation, etc. of, for seed purposes; study of diseases, etc.....	441, 831
deficiency appropriation for share of expenses of.....	756	<i>Flax Straw,</i>	
scientific investigations of, not subject to inhibitions of Northern Pacific Halibut Fishery Act.....	650	appropriation for investigating, for pulp manufacture.....	445, 835
appropriation authorized for expenses of.....	650	<i>Fleet Corporation, Emergency (see Shipping Board, United States).</i>	
<i>Fisheries, Salmon (see Alaska Fisheries).</i>		<i>Fleet Marine Corps Reserve, Class One,</i>	
<i>Fishery, Halibut,</i>		appropriation for pay and allowances, officers.....	201, 879
provisions for protection of, in northern Pacific.....	648	<i>Fleet Naval Reserve (see also Naval Reserve and Marine Corps Reserve).</i>	
<i>Five Civilized Tribes of Indians, Okla.,</i>		appropriation for retainer pay, active service pay and allowances to members of.....	193, 872
appropriation for continuing work of Competency Commission.....	396, 1146	provisions relating to.....	1085
for attorneys, etc., for probate matters of restricted allottees.....	397, 1147	<i>Flint River, Ga.,</i>	
for expenses, etc., selling tribal property, from proceeds.....	398, 1148	preliminary examination, etc., of, to be made.....	1194
segregated coal and asphalt lands included.....	398, 1148	<i>Flomaton, Ala.,</i>	
for collecting rents, etc.....	398, 1148	title of United States released to equitable owners of lands in.....	246
tribal, etc., schools continued.....	398, 1148	<i>Flood Control,</i>	
payments authorized from tribal funds.....	398, 1148	appropriation for Mississippi River. for Sacramento River.....	516, 930 516, 930
dispensing with tribal attorneys.....	398		
repairs, etc., school buildings, from school funds.....	398, 1149		
for tribal common schools.....	407, 1158		
for administering affairs of.....	410, 1159		
detailed report of expenditures to be made.....	410		
for probate attorneys, additional, 1925.....	707		
for tribal, etc., schools, additional, 1925.....	708		

	Page.		Page.
<i>Flood Control</i> —Continued.		<i>Folding Room, Senate,</i>	
preliminary examinations, etc., au- thorized of designated streams for.....	249	appropriation for superintendent, fore- man, folders, etc.....	581, 1289
amount authorized from river and harbor appropriations.....	249	positions and pay established of super- intendent, and other employees.....	149
surveys authorized to control of floods in North Branch of Susquehanna River, Pa. and N. Y.....	250	<i>Food Administration, United States,</i>	
amount authorized to be appro- priated.....	250	deficiency appropriation for salaries and expenses.....	55
Puyallup River, Wash.....	250	for judgments, Court of Claims under.....	697
amount authorized to be appro- priated.....	250	<i>Food and Fuel Administrations,</i>	
Allegheny and Monongahela Rivers, Pa.....	250	deficiency appropriation for national security and defense, educa- tional.....	60, 697
amount authorized to be appro- priated.....	250	<i>Food Products, Agricultural,</i>	
similar amount required from Pennsylvania.....	250	appropriation for biological investiga- tions, etc., of.....	446, 837
preliminary examination, etc., directed for, of Caloosahatchee River, Fla.....	961	for investigating market conditions, supply, etc., of.....	453, 844
Skyomish, Snoqualmie, Snohomish, and Stillaguamish Rivers, Wash.....	1000	for diffusing information of market- ing, etc., nonmanufactured....	453, 844
Nooksack River, Wash.....	1000	for promoting uniform standards of classification.....	453, 844
sum authorized for.....	1000	<i>Food Products, American,</i>	
<i>Florence, Ala.,</i>		appropriation for investigating chemi- cal, etc., tests applied in foreign countries to; inspecting, etc....	447, 837
improvement of Tennessee River, Dam No. 2, to authorized.....	1188	<i>Foods, Drugs, etc.,</i>	
<i>Florence County, S. C.,</i>		appropriation for investigating adul- terations, etc.....	447, 837
bridge authorized across Peedee River, Savage Landing, by Marion County and.....	647	<i>Foods, etc., D. C.,</i>	
<i>Florence Crittenden Home, D. C.,</i>		appropriation for detecting adultera- tions, etc.....	563, 1237
appropriation for care of women and children under.....	570, 1244	<i>Foot-and-Mouth, etc., Diseases of Animals,</i>	
<i>Florence, S. C.,</i>		appropriation for arresting, etc.; ad- ditional.....	110, 458, 851
terms of court at.....	801	payment for animals destroyed; discretionary expenditures.....	111, 458, 851
<i>Floriculture, etc.,</i>		appraisal of values; limit....	111, 458, 851
appropriation for studies, etc., in... 442, 832		for arresting, additional, 1925.....	706
<i>Florida,</i>		deficiency appropriation for emergency use, arresting, etc.....	40, 682
adjustment of claims of settlers of public lands in, erroneously sur- veyed, etc.....	1012	amount of, available for eradicat- ing European fowl pest, etc....	722
Georgia and, may bridge Saint Marys River, Saint Marys, Ga.....	663	for investigating new methods for prevention, etc.; reappropriation	1324
Wilds Landing, Fla.....	472	<i>Forage Crops,</i>	
representative of the Government to attend centennial celebration of first meeting of Legislative Council of the Territory of....	473	appropriation for investigating dis- eases of.....	441, 831
"Florida," <i>Battleship,</i>		for investigating improvement of, etc.....	443, 833
deficiency appropriation for additional submarine, etc., protection....	1335	for investigating insects affecting... 449, 839	
alteration of, authorized for protection against submarine and aircraft attack.....	719	<i>Forage, Marine Corps,</i>	
converting to oil burning.....	719	appropriation for.....	203
<i>Flushing Bay,</i>		<i>Foreign and Domestic Commerce Bureau,</i>	
preliminary examination, etc., for ship canal, to Jamaica Bay, to be made.....	1192	<i>Department of Commerce,</i>	
<i>Flushing Bay and Creek, N. Y.,</i>		appropriation for Director, and office personnel.....	225, 1034
improvement of, authorized.....	1186	for commercial attachés, clerks, etc.....	225, 1034
<i>Fog Signals,</i>		assignment of two for Department duty.....	225, 1034
appropriation for.....	233, 1043	for promoting commerce, Europe and other areas.....	225, 1034
<i>Fogarty, John,</i>		assignment of trade commissioners for duty in Department.....	225, 1035
reimbursement to, for stolen bonds.. 1277		for District and Cooperative Office Service.....	225, 1035
<i>Folding Room, House of Representatives,</i>		for developing trade with South and Central America.....	225, 1035
appropriation for superintendent, fold- ers, etc.....	584, 1292	assignment of trade commissioners for duty in Department.....	226, 1035
position and pay established of as- sistant foreman of the.....	151		

<i>Foreign and Domestic Commerce Bureau, Department of Commerce—Con.</i>	Page.	<i>Foreign Governments,</i>	Page.
appropriation for further developing commerce with the Far East.....	226, 1035	deficiency appropriation for settling war contract claims of.....	695, 1344
assignment of trade commissioners for duty in Department.....	226, 1035	medals or decorations from, may be accepted by Army Air Service officers for world airplane flight.....	979
for expenses enforcing China Trade Act.....	226, 1036	plans for George Washington bicentennial birthday celebration may be communicated to.....	672
for investigating export industries.....	226, 1036	<i>Foreign Mails, Postal Service,</i>	
for collecting, etc., information as to disposition and handling of raw materials and manufactures.....	226, 1036	appropriation for transportation of, by steamship, aircraft, or otherwise.....	87, 786
for bringing home remains of officers, etc., dying abroad.....	226, 1036	allowance for aircraft service.....	87, 786
for transportation of families and effects of officers, etc.....	227, 1036	sea post service.....	87, 786
for Customs Statistics section.....	227, 1037	for assistant superintendent, New York City.....	87, 786
for expenses, compiling Directory of Foreign Buyers.....	227, 1037	for balances due foreign countries.....	87, 786
for investigating sources of crude rubber; other raw materials, nitrate, sisal, etc.....	227, 1037	deficiency appropriation for transportation.....	47, 59, 691
for collecting, etc., information of foreign trade restrictions and regulations.....	227, 1037	for balances due foreign countries.....	47, 59, 691, 699, 733, 1350
for commercial attachés, additional, 1925.....	706	<i>Foreign Passports,</i>	
for promoting commerce, Europe and other areas, additional, 1925.....	706	fees for visas of, may be modified, in cases of aliens not "immigrants"; condition.....	976
for district and cooperative office service, additional, 1925.....	706	<i>Foreign Service (see also Diplomatic and Consular Service),</i>	
for promoting commerce, South and Central America, additional, 1925.....	706	appropriation for ambassadors and ministers.....	1015
for developing commerce in the Far East, additional, 1925.....	706	allowance for Turkey, if minister appointed thereto.....	1015
for expenses, enforcing China Trade Act, additional, 1925.....	706	for minister resident and consul general to Liberia.....	1015
for investigating export industries, additional, 1925.....	706	for agent and consul general at Tangier.....	1015
for compiling foreign trade statistics, additional, 1925.....	706	no official to receive other Government salary.....	1015
deficiency appropriation for promoting commerce in Far East.....	61, 759	for chargés d'affaires ad interim.....	1015
for commercial attachés.....	759	additional pay of vice consul in charge during absence of principal officer.....	1016
for promoting commerce.....	759, 1348	for clerks at embassies and legations.....	1016
for developing trade with South and Central America.....	1348	for interpreters to embassies and legations.....	1016
advances for rent of foreign offices of, permitted.....	1327	for tuition of officers assigned for language study in China, Japan, and Turkey.....	1016
<i>Foreign Buyers, Directory of,</i>		for rent of quarters for language study officers in Japan and Turkey.....	1016
appropriation for compiling.....	227, 1037	for contingent expenses, missions.....	1016
<i>Foreign Commerce,</i>		launch, Constantinople.....	1016
punishment for stealing, etc., shipments, etc.....	793	dispatch agents.....	1016
<i>Foreign Cotton Organizations, etc.,</i>		loss by exchange.....	1016
appropriation for effectuating agreements with, for adopting universal standards of classification, arbitrating disputes, etc.....	845	payments for clerical services except to American citizens, forbidden.....	1016
<i>Foreign Debt Commission (see also World War Foreign Debt Commission),</i>		for ground rent, Tokyo, Japan.....	1016
appropriation for expenses of.....	69	for expenses foreign service inspectors.....	1016
deficiency appropriation for expenses of authority of, continued two years.....	1342, 763	for clerk hire at consulates.....	1017
settlement of indebtedness of Finland to United States by, approved.....	20	for contingent expenses, consulates.....	1017
Hungary to United States by, approved.....	136	loss by exchange.....	1017
Lithuania to United States by, approved.....	719	for expenses under immigration laws for relief and protection of American seamen.....	1017
Poland to United States by, approved.....	720	for salaries of foreign service officers for instruction and transit pay.....	1017
		for transportation, etc., expenses.....	1018
		passage on foreign vessels restricted for unforeseen emergencies and Neutrality Act expenses.....	1018

<i>Foreign Service—Continued.</i>	Page.	<i>Foreign Service—Continued.</i>	Page.
appropriation for heirs of officers dying abroad.....	1018	deficiency appropriation for participating in conferences for suppressing narcotic traffic.....	692
for bringing home remains of officers dying abroad.....	1018	for Interparliamentary Union Conference in Washington.....	692
for post allowances to meet living expenses of officers.....	1018	for payment to France as indemnity to Madame Crignier.....	692
for Cape Spartel Light, etc., Morocco for life saving testimonials.....	1019	for repairs, etc., embassy premises London, England.....	692
for Bureau of Weights and Measures.....	1019	for contingent expenses, consulates.....	698
for Bureau of Customs Tariffs.....	1019	for secretaries in the Diplomatic Service.....	700
for revision of Chinese customs tariffs, participating in.....	1019	for International Fisheries Commission.....	756
for inquiry into extraterritoriality in China.....	1019	consular bills of health not required for vessels on northern frontier.....	809
for Mexican Boundary Commission.....	1019	fees for visas of foreign passports may be modified in case of aliens not "immigrants"; condition.....	976
for boundary line, Alaska and Canada for marking Canadian boundary.....	1020	<i>Foreign Service Act, 1924,</i>	
for International Prison Commission.....	1020	Diplomatic and Consular Service to be Foreign Service of the United States hereafter.....	140
for Pan American Union.....	1020	all officers below ministers included as Foreign Service officers.....	140
for printing and binding for Pan American Union.....	1020	promotion by merit.....	140
for Permanent Court of Arbitration Bureau.....	1020	assignment to either diplomatic or consular branch.....	140
for Interparliamentary Union for International Arbitration.....	1020	grades, classification and proportion of officers.....	140
for International Commission on Tables of Constants, etc.....	1021	allotment of ambassadors as provided by law.....	140
for International Commission on International Law.....	1021	and salaries of officers by classes.....	140
for International Institute of Agriculture.....	1021	details for inspection.....	140
for International Railway Congress.....	1021	appointments as diplomatic secretaries, consular officers, or both.....	140
for International Sanitary Bureau.....	1021	to be confirmed by the Senate.....	141
for International Office of Public Health.....	1021	authority under commissions.....	141
for British - American Pecuniary Claims Arbitration.....	1022	examination or Department service requisite.....	141
for International Radiotelegraphic Convention.....	1022	only Americans eligible.....	141
for Inter-American High Commission for Canadian Boundary Waters Commission.....	1022	reinstatement after separation by other position.....	141
for annual payment to Panama.....	1022	by commission to a class and not to a post; assignments and transfers.....	141
for payment to Colombia.....	1023	present commissions not impaired by new classifications.....	141
for International Research Council, etc.....	1023	report to the President on efficiency of officers, and fitness for original appointments, to be made by Secretary of State.....	141
for International Hydrographic Bureau.....	1023	efficiency records of present officers to be certified to the President with recommendations.....	141
for foreign hospital, Cape Town.....	1023	recommissioning, without further examination.....	141
for International Trade Mark Registration Bureau at Habana.....	1023	classes designated.....	141
for Industrial Property Bureau, Berne, Switzerland.....	1023	no pay reduction of class one consuls general and consuls.....	142
for German-American Mixed Claims Commission.....	1023	consular assistant grade abolished; recommissioned as unclassified officers.....	142
for Mexican Claims Commissions.....	1024	bond required of all officers.....	142
for International Statistical Institute.....	1024	amount, and conditions.....	142
for International Fisheries Commission.....	1024	existing bonds not impaired hereby.....	142
for Rio de Janeiro, Brazil, land for embassy building.....	1024	all officials acts covered by.....	142
for United States court for China.....	1025	deposit of, with Secretary of the Treasury.....	142
for consular prisons, etc.....	1025	inspection of diplomatic and consular offices by officers detailed therefor.....	142
for bringing home criminals.....	1025	provisions as to official fees, etc., applicable to diplomatic and consular branches of service.....	142
deficiency appropriation for Mexican General and Special Claims Commissions.....	691		
for expenses regulating immigration under.....	691		
for Foreign Service officers, salaries.....	691		
for International Statistical Bureau.....	692		
for Pan American Sanitary Conference, Seventh.....	692		

<i>Foreign Service Act, 1924—Continued.</i>	Page.	<i>Foreign Service Act, 1924—Continued.</i>	Page.
representation allowances at capitals where there is no diplomatic mission; accounting.....	142	officers separated from service before retirement age, except for disability, to have 75 per cent of contributions returned.....	145
private secretaries to ambassadors may be appointed.....	143	retired officer accepting employment for greater amount than annuity to have reduction to the extent thereof.....	145
assignment of officers to duty in the Department; time limit.....	143	yearly notification to be made by, of employment, etc.....	145
officers on special detail allowed travel and subsistence expenses.....	143	suspension of annuity if, not received.....	145
time limit for; extension for conferences, etc.....	143	amount authorized from fund for expenses.....	145
officers may be ordered to United States on statutory leave after three years abroad.....	143	officer promoted as ambassador or minister, or receiving Department position, entitled to retirement, etc.....	145
transportation, etc., allowed, and to their families.....	143	periods of service computed for retirement.....	145
available for prescribed duties.....	143	excluded.....	146
counselor of embassy or legation may be designated from any officer.....	143	in the Department by paying to fund contribution for each year of employment therein.....	146
temporary appointment of any officer for specified diplomatic duties, authorized.....	143	retired officers recalled temporarily for active service to receive full pay of class in which serving.....	146
no loss of grade, etc.; salary restricted..	143	laws relating to diplomatic secretaries and consular officers made applicable to Foreign Service officers.....	146
pay authorized for officer acting as chargé d'affaires ad interim, or in charge of consular office.....	143	inconsistent to this Act repealed.....	146
retirement and disability system established.....	144	diplomatic and consular appropriations for fiscal year 1925 made available.....	146
administration of, by Secretary of State.....	144	retirement annuities excepted.....	146
annual report of annuity receipts, disbursements, etc., to be made.....	144	Second and Third Assistant Secretaries of State to be known as Assistant Secretaries.....	146
estimates to be submitted.....	144	present commissions, etc., not impaired.....	146
appropriations authorized for.....	144	additional Assistant Secretary of State established.....	146
retirement and disability fund created..	144	appointment and salary.....	146
contributions for, to be deducted from salaries of eligibles.....	144	position of Director of the Consular Service abolished.....	146
transferred to credit on books of the Treasury.....	144	salary for, available for the additional Assistant Secretary.....	146
maximum basic salary.....	144	effective date of, July 1, 1924.....	146
retirement age and service.....	144	<i>Foreign Service Officers,</i>	
discretionary age extension.....	144	appropriation for salaries.....	1017
annuities classified on service and salaries.....	144	for instruction and transit pay.....	1017
percentages by classes.....	144	for transportation.....	1018
proportions withheld from officers retired before contributing for each year of service.....	144	for allowances for, dying abroad.....	1018
investment of fund in Federal securities..	144	for bringing home remains of, dying abroad.....	1018
income added thereto.....	144	for post allowances.....	1018
annuities not assignable, subject to attachment, etc.....	144	<i>Foreign Service Retirement System,</i>	
annuitant dying before receiving total amount contributed, etc., excess to be paid to personal representatives.....	144	provisions of.....	144
contribution, etc., of officer dying before retirement to be paid to personal representatives.....	145	<i>Foreign Trade,</i>	
disability annuity to officer before reaching retirement age.....	145	appropriation for investigating related problems of.....	227, 1037
determination by medical examination, etc.....	145	for securing information as to restrictions, regulations, etc.....	1037
payment to cease on recovery.....	145	for compiling statistics of, additional 1925.....	706
examination expenses, etc., payable from fund.....	145	<i>Forest Experiment Stations,</i>	
discontinued before annuitant receives amount of his contribution, excess to be returned.....	145	establishment of, in California, etc., authorized.....	1108
unhealthful posts to be classed in tropical countries by Executive Order.....	145	experiments, etc., to be conducted at..	1108
one year's duty at, to be counted one year and a half for length of service.....	145	amount authorized for expenses.....	1109
		<i>Forest Fires,</i>	
		appropriation for fighting, etc., in national parks.....	425, 1179
		limitations; allotments of expenses.....	425, 1179

<i>Forest Fires—Continued.</i>	Page.
appropriation for fighting, etc., in national forests.....	445, 835
insect infestations.....	445, 835
for airplane patrol to prevent, etc....	835
for cooperation with States for protecting watersheds of navigable streams from.....	457, 849
deficiency appropriation for fighting..	39, 682
balances of appropriations for paying claims of Army officers, etc., for losses fighting, in national forests covered in.....	935
<i>Forest Protection (see also National Forests)</i>	
appropriation for cooperation with States, etc., for forest fire prevention, protection of timbered lands, etc.....	849
investigating tax laws, and timber insurance.....	849
for cooperative farm forestry, etc....	849
for cooperation in procuring forest-tree seeds and plants, establishing farm wood lots, etc....	849
recommendations authorized, in cooperation with State officials for systems of fire prevention for, timber productions, etc.....	653
cooperation authorized with systems of forest fire prevention provided by States.....	653, 1127
amount expended not to exceed that of State, forest owners, etc....	653, 1128
consideration to watersheds of navigable streams.....	653, 1128
securing water for domestic use or irrigation.....	1128
any timbered or forest producing lands.....	653
study of tax laws, to encourage timber conservation, etc.....	653
amount authorized to be appropriated annually.....	653
cooperation for distribution of forest-tree seeds or plants for denuded or nonforested lands.....	654
amount not to exceed State expenditures.....	654
authorized annually.....	654
cooperation to assist farm owners in woodlots and other valuable forest growth.....	654
limitation on contribution.....	654
amount authorized annually to be appropriated.....	654
examination, location, etc., for purchase, directed, of denuded lands, etc., in watersheds of navigable streams.....	654
report to Forest Reservation Commission.....	654
further examination with Director of Geological Survey, etc.....	654
acceptance of donations of lands valuable for timber growing, authorized.....	654
reservation to donor of standing timber, mineral rights, etc., for a limited period.....	654
size and location.....	654
to become national forests, subject to laws thereof.....	655

<i>Forest Protection—Continued.</i>	Page.
acceptance of donations of lands, etc.; preferences in timber sales to neighboring citizens, etc.....	655
property, etc., reserved, subject to State tax laws.....	655
ascertainment directed of location of public lands valuable for stream-flow protection, or timber production.....	655
report to Reservation Commission... findings of, if favorable, to be sent to Congress by the President.....	655
national forests may be established of lands suitable for timber production in any but excepted Government reservations.....	655
if reserved for Army or Navy, authority over for national defense not relinquished.....	655
funds made available.....	655
national forests; receipts from sales, etc., covered into forest reserve fund.....	655
punishment for violating regulations, etc.....	655
<i>Forest Reserves (see National Forests).</i>	
<i>Forest Roads and Trails (see also Federal Highway Act),</i>	
deficiency appropriation for apportionment to States, fiscal year 1926.....	1326
amounts authorized for, under Federal Highway Act, fiscal years 1926, 1927.....	889
<i>Forest Service, Department of Agriculture (see also Forest Protection),</i>	
appropriation for Forester, and office and field personnel.....	443, 833
for general expenses.....	443, 833
tests outside United States forbidden.....	443, 833
limit of cost of buildings.....	443, 833
protection, etc., of forests; sale of timber.....	443, 833
care of fish and game.....	444, 834
agents, labor, etc.....	444, 834
collating, printing, etc., investigations.....	444, 834
supplies, etc.....	444, 834
relief of field employees.....	444, 834
contingent expenses; traveling expenses; rent.....	444, 834
for forest supervisors, rangers, guards, etc.....	444, 834
for expenses, district administration.....	444, 834
for care of graves of fire fighters, Saint Maries and Wallace, Idaho.....	444, 834
interchangeable appropriations.....	444, 834
for fighting forest fires, etc.....	445, 835
for airplane patrol.....	835
for selecting lands for homestead entries, etc.....	445, 835
for surveying, etc., agricultural lands in national forests.....	445, 835
for sanitary and fire protection, public camp grounds.....	445, 835
for supplies, instruments, and equipments.....	445, 835
for wood distillation, economy in forest products, etc.....	445, 835
investigating flax straw for making pulp and paper.....	445, 835
for improving range conditions...	445, 835

<i>Forest Service, Department of Agriculture—Continued.</i>	Page.	<i>Fort Apache Agency, Ariz.,</i>	Page.
appropriation for tree planting, etc.	445, 835	appropriation for support, etc., of Indians at, from tribal funds.	411, 1161
young trees to arid land residents in Nebraska	445, 835	deficiency appropriation for civilian employees at	1329
land for Beal Nursery	836	<i>Fort Apache, Ariz.,</i>	
for cooperative, etc., investigations to determine conservative management of forests	445, 836	appropriation for Theodore Roosevelt Indian School	405, 1156
for appraising, etc., timber for sale; expenses of sales, etc.	446, 836	for Theodore Roosevelt Indian School, additional, 1925	707
for miscellaneous investigations, etc.	446, 836	<i>Fort Apache Indian Reservation, Ariz.,</i>	
for roads, trails, bridges, etc.	446, 836	appropriation for power and irrigation plant, from tribal funds	402
stock corrals, watering places, etc.	446, 836	amount authorized from tribal funds, for constructing wagon road between Cooley and Whiteriver	93
eradicating poisonous plants	446, 836	State to pay half of cost	93
for expenses in Washington, D. C., under Conservation Act	446, 836	for building for Whiteriver Agency	93
for salaries, additional, 1925	705	<i>Fort Assiniboine Military Reservation, Mont.,</i>	
for general expenses, additional, 1925	705	time extended for payments by homestead entrymen on abandoned	666
deficiency appropriation for fighting forest fires	39, 682, 1325	interest on unpaid principal to be paid, etc.	667
for emergency, insect damages, Kaibab National Forest, and Grand Canyon National Park	39	<i>Fort Belknap Agency, Mont.,</i>	
for insect infestations, Oregon and California	39	appropriation for support, etc., of Indians at	408, 1159
for fire protection, etc., revested Oregon-California railroad lands, etc.	39	for support, etc., of Indians at, from tribal funds	411
for general expenses	55, 60, 697, 700, 759, 1348, 1353	for support, etc., Indians at, additional, 1925	708
for Henry McGuire	1325	deficiency appropriation for support, etc., of Indians at, from tribal funds	1329
acceptance of title to lands within national forests acquired under Conservation Act, and other forest lands or timber given in exchange	1215	for civilian employees at	1329
establishment of experiment station in California, etc., authorized	1108	<i>Fort Belknap Indian Reservation, Mont.,</i>	
exchanges with private owners of lands to be included in designated forests in California	952	appropriation for irrigation systems on; maintenance, etc.	402, 1153
Forester to serve on National Capital Park Commission, D. C.	463	for maintenance, etc., additional, 1925	707
moneys contributed toward reforestation, etc., to be a special fund	1132	claims of designated tribes of Indians on, for lands, etc., taken, to be determined by Court of Claims.	21
uses specified	1132	<i>Fort Benning, Ga.,</i>	
additional buildings authorized each year for national forest purposes	1132	appropriation for barrack building for infantry	487
provisions for water supply and sanitary system	1132	for Infantry School expenses	501, 916
sales of small quantities of timber, etc., without advertising	1132	for Infantry School, additional, 1925	711
sales to employees of subsistence, equipment, etc., to be deducted from salaries	1133	<i>Fort Berthold Agency, N. Dak.,</i>	
purchase of land for headquarters or ranger stations if no Government land available	1133	appropriation for support, etc., of Indians at	409, 1159
limitation in any one year; donations accepted	1133	for support, etc., of Indians at, from tribal funds	411, 1161
medical attention, etc., authorized for employees at isolated stations; removal to hospitals, etc.	1133	for support, etc., Indians at, additional, 1925	708
<i>Forests,</i>		deficiency appropriation for civilian employees at	1329
appropriation for cooperation with States, etc., as to methods of managing, and forest lands	443, 836	<i>Fort Berthold Indian Reservation, N. Dak.,</i>	
for miscellaneous investigations, etc.	445, 836	purchasers of lots of Sanish town site of former, to be allowed difference between price paid and reappraisal price	817
for investigating insects affecting	449, 839	time limit for applications	817
		payment from tribal trust fund	817
		time extended for payments by entrymen, etc., within	139
		<i>Fort Bidwell, Calif.,</i>	
		appropriation for Indian school at	405, 1156
		for Indian school, additional, 1925	707
		<i>Fort Bliss, Tex.,</i>	
		deficiency appropriation for additional land, adjoining	1344
		amount authorized for purchase of land adjoining	964

	Page.		Page.
<i>Fort Bragg, N. C.,</i>		<i>Fort Kent, Me.,</i>	
appropriation for instruction in Field Artillery activities at-----	501, 917	bridge authorized across Saint John River, from Clairs, New Brunswick, to-----	27
<i>Fort Caswell, N. C.,</i>		<i>Fort Keogh Military Reservation, Mont.,</i>	
sale of abandoned, authorized-----	383	portion of, transferred to Agricultural Department for stock raising, etc., experiments-----	99
reservation for Coast Guard-----	383	<i>Fort Lafayette, N. Y.,</i>	
<i>Fort Creek Irrigation Project, Oreg.,</i>		appropriation for naval ammunition depot, dredging-----	876
appropriation for maintenance, etc., of, on Klamath Indian Reservation-----	403, 1154	<i>Fort Lapwai Agency, Idaho,</i>	
<i>Fort Crockett, Tex.,</i>		appropriation for support, etc., of Indians at, from tribal funds. 411,	1161
buildings at, may be used by Mystic Shrine Convention at Galveston-----	113	deficiency appropriation for civilian employees at-----	1329
<i>Fort Defiance, Mass., Old,</i>		<i>Fort Lapwai Indian Sanatorium, Idaho,</i>	
conveyed to Gloucester, Mass-----	387	appropriation for maintenance, etc., of-----	408, 1159
<i>Fort Eustis, Va.,</i>		for erection of girls' dormitory for tuberculosis patients-----	1159
deficiency appropriation for acquiring land-----	52	erection of girls' dormitory for tuberculosis patients at, authorized--	533
<i>Fort Gaines, Ala.,</i>		<i>Fort Lawn, S. C.,</i>	
sale of abandoned, authorized-----	383	bridge authorized across Catawba River at-----	1127
<i>Fort Gaines, Ga.,</i>		<i>Fort Leavenworth, Kans.,</i>	
bridge authorized across, Chattahoochee River, at-----	4	appropriation for Command and General Staff School, instruction expenses-----	480, 895
<i>Fort Gratiot Lighthouse Reservation, Mich.,</i>		for Command and General Staff School, additional, 1925-----	711
portion of, granted Port Huron, for a public park; conditions-----	969	part of, reservation in Missouri transferred to Department of Justice for Leavenworth penitentiary farm-----	248
<i>Fort Greene, R. I.,</i>		repairs to bridge from Army appropriations-----	248
sale of abandoned, authorized-----	383	<i>Fort Lee, N. J.,</i>	
<i>Fort Hall Agency, Idaho,</i>		bridge authorized across Hudson River, New York City and-----	1094
appropriation for support, etc., of Indians at, from tribal funds. 411,	1161	<i>Fort Logan Military Reservation, Colo.,</i>	
<i>Fort Hall Indian Reservation, Idaho,</i>		right of way across, granted Denver and Rio Grande Western Railroad Company-----	648
appropriation for operating irrigation system-----	402, 1152	<i>Fort MacArthur Military Reservation, Calif.,</i>	
for enlarging system to ceded lands, etc-----	402, 1153	right of way across tidelands of, granted to Los Angeles-----	656
for support, etc., of Indians on-----	408, 1159	<i>Fort McDermitt Agency, Nev.,</i>	
for operating, etc., irrigation system on; additional, 1925-----	707	appropriation for support, etc., of Indians at, from tribal funds. 411,	1161
for support, etc., of Indians on, additional, 1925-----	708	<i>Fort McHenry, Baltimore, Md.,</i>	
deficiency appropriation for replacing fire damages-----	684	balances of appropriations for Francis Scott Key Monument at, etc., covered in-----	935
for relocating, etc., canal of irrigation project-----	684	restoration directed of, for a permanent national park, as the birthplace of the "Star Spangled Banner"-----	1109
lands on, granted for American Falls Reservoir under Minidoka irrigation project-----	117	reservations for immigrant and light-house stations, etc-----	1109
rights of Indians for grazing, hunting, etc., reserved-----	117	disposal of useless present buildings. amount authorized for expenses of--	1110
by agreement or condemnation-----	117	<i>Fort Macon Military Reservation, N. C.,</i>	
amount for, to be taken from reservoir construction money and deposited to credit of Indians-----	117	abandoned, conveyed to State of North Carolina for public purposes-----	385
appraisal of damages to adjacent lands-----	117	reservation of lands granted to Coast Guard-----	386
payment of, from construction moneys-----	118	privileges retained for Government uses-----	386
amount to be appropriated from, to relocate, etc., irrigation canal to provide facilities for Indian lands in southern part of Reservation-----	118	<i>Fort Marion, Fla.,</i>	
reimbursement to tribe by Indians benefited-----	118	appropriation for preserving historical fortifications at-----	496
party acquiring Indian title to agree to pay charges, etc., before allowed water-----	118		
<i>Fort Humphreys, Va.,</i>			
agreement authorized with Power Company to use current from line to, for civilians-----	534		

	Page.		Page
<i>Fort Mojave Agency, Ariz.,</i> appropriation for support, etc., of Indians at, from tribal funds.....	411, 1161	<i>Fort Reno, Okla.,</i> appropriation for purchase of land to straighten North Canadian River at.....	903
<i>Fort Mojave, Ariz.,</i> appropriation for Indian school at.....	405, 1156	<i>Fort Revere Reservation, Mass.,</i> sale of, to Hull, Mass., authorized....	1111
for Indian school at, additional, 1925.....	707	<i>Fort Riley, Kans.,</i> appropriation for Cavalry School expenses.....	501, 916
<i>Fort Monroe, Va.,</i> appropriation for wharf, roads, and sewer.....	489, 904	for Cavalry School, additional, 1925.....	711
for Coast Artillery School.....	501, 917	<i>Fort Sill, Okla.,</i> appropriation for improving heating system.....	487
for sewerage system, additional, 1925.....	711	for Field Artillery School.....	501, 917
for Army Coast Artillery School, additional, 1925.....	711	for instruction in field artillery activities at.....	501, 917
<i>Fort Montgomery, N. Y.,</i> sale of abandoned, authorized.....	383	for Field Artillery School, additional, 1925.....	711
<i>Fort Morgan, Ala.,</i> equipment, etc., of quarantine station, to be transferred to Sand Island.....	950	<i>Fort Smith, Ark.,</i> terms of court at.....	91, 949
disposal of buildings, etc.....	950	<i>Fort Snelling Military Reservation, Minn.,</i> right of way across, granted Chicago, Milwaukee and Saint Paul Railway Company.....	30
<i>Fort Niagara, N. Y.,</i> appropriation for preserving historical fortifications at.....	496	<i>Fort Story, Va.,</i> deficiency appropriation for road to, connecting with State highway.....	695
<i>Fort Ontario, N. Y.,</i> appropriation for repairs to buildings in old.....	903	<i>Fort Sumner, N. Mex.,</i> offices of register and receiver, land office at, consolidated.....	395
<i>Fort Peck Agency, Mont.,</i> appropriation for support, etc., of Indians at.....	408, 1159	<i>Fort Tilden, N. Y.,</i> appropriation for repair of bulkhead.....	496
for support, etc., of Indians at, from tribal funds.....	411, 1161	<i>Fort Totten, N. Dak.,</i> appropriation for Indian school at.....	406, 1157
for support, etc., of Indians at, additional, 1925.....	708	for Indian school, additional, 1925....	707
deficiency appropriation for civilian employees at.....	1329	<i>Fort Totten, N. Y.,</i> appropriation for machinery, etc., torpedo depot.....	502, 918
<i>Fort Peck Indian Hospital, Mont.,</i> appropriation for maintenance, etc., of.....	1159	<i>Fort Vancouver Centennial Corporation,</i> coinage of silver 50-cent pieces, authorized for, to commemorate centennial of founding of Fort Vancouver, Wash.....	966
<i>Fort Peck Indian Reservation, Mont.,</i> appropriation for maintenance, etc., of irrigation systems on; repayment.....	402, 1153	laws, etc., of, applicable.....	966
unexpended balance of appropriation for irrigation systems on, covered in.....	1155	no Government expense for dies, etc.....	966
extension of time for payment by homesteaders on ceded lands within.....	1267	<i>Fort Vancouver Stockade, Old,</i> restoration of, authorized at Vancouver, Wash.....	1113
cancellation of entry and lands reverted, on failure to make payments.....	1267	<i>Fort Wayne, Ind.,</i> terms of court at.....	751
persons who have abandoned residence required to pay arrears.....	1267	<i>Fort Wingate, N. Mex.,</i> appropriation for Charles H. Burke Indian School at.....	1157
interest on delinquent amounts.....	1267	<i>Fort Whitman, Tex. (see also Fort Quitman, Tex.),</i> deficiency appropriation for joint commission with Mexico, on use of waters of Rio Grande below.....	692
entry canceled and land reverted to Indian status, if payments not made.....	1267	<i>Fort Yuma Indian Reservation, Ariz.,</i> reservation of lands for Powell town site and school farm on, vacated.....	94
payment for expenses of visit to Washington of delegation of, Indians, authorized from trust funds.....	667	areas vacated available for allotments.....	94
<i>Fort Phoenix, Mass.,</i> sale of abandoned, authorized.....	383	other lands to be set aside for school farm.....	94
<i>Fort Pierce Inlet, Fla.,</i> preliminary examination, etc., of, to be made.....	1194	<i>Fortifications,</i> appropriation for operating, etc., fire control installations, seacoast defenses.....	491, 905
<i>Fort Pond Bay, N. Y.,</i> preliminary examination, etc., of, to be made.....	1192	for fire control installations, insular possessions.....	491, 906
<i>Fort Porter, N. Y.,</i> sale authorized of, to city of Buffalo.....	902	for fire control installations, Panama Canal.....	491, 906
proceeds to be used for site and construction of new Army post.....	902	for preparing plans for.....	496, 911
<i>Fort Quitman, Tex. (see also Fort Whitman, Tex.),</i> special commission authorized to cooperate with Mexico as to use of waters of Rio Grande below.....	118	for gun and mortar batteries.....	496, 911

<i>Fortifications—Continued.</i>	Page.	<i>Fortifications—Continued.</i>	Page
appropriation for installing, etc., electrical plants, searchlights, etc.	496, 911	appropriation for purchase of submarine mines, etc., Panama Canal	503, 918
for sea walls, etc.	911	for fire control installations, seacoast defenses, additional, 1925	711
for repairs, Fort Tilden, N. Y.	496	for fire control installations, insular possessions, additional, 1925	711
for preservation, repairs, etc.	496, 912	for fire control installations, Panama Canal, additional, 1925	711
submarine mine defense structures	496, 912	for plans for, additional, 1925	711
for protecting designated historic forts, etc.	496	for gun and mortar batteries, additional, 1925	711
for maintenance, searchlights, electrical plants, etc.	496, 912	for modernizing older emplacements, additional, 1925	711
for construction expenses, seacoast	496	for searchlights, etc., additional, 1925	711
for plans, etc., insular possessions	496, 912	for sea walls and embankments, additional, 1925	711
for installing electric plants, etc., searchlights, Hawaiian Islands	496, 912	for preservation and repair, additional, 1925	711
for preservation, repairs, etc., insular possessions	496, 912	for supplies, seacoast defenses, additional, 1925	711
submarine mine defense structures	497, 912	for contingent expenses, seacoast defenses, additional, 1925	711
for maintenance, searchlights, electrical plants, etc., insular possessions	497, 912	for maintenance of historical fortifications, additional, 1925	711
for plans, etc., Panama Canal	497, 912	for plans for insular possessions, additional, 1925	711
for seacoast batteries, Panama Canal	497, 912	for searchlights, etc., Hawaii, additional, 1925	711
for installing electric plants, searchlights, etc., Panama Canal	497, 912	for preservation and repair, insular possessions, additional, 1925	711
for preservation, repair, etc., Panama Canal	497, 912	for supplies, seacoast defenses, insular possessions, additional, 1925	711
submarine mine defense structures	497, 912	for plans for, Panama Canal, additional, 1925	711
for maintenance, searchlights, electrical plants, etc., Panama Canal	497, 912	deficiency appropriation for gun and mortar batteries	59, 62, 762
for mountain, field, and siege cannon	498, 913	for fire control	59, 701, 762
for ammunition for	498, 914	for armament of	59, 62, 699, 701, 762, 1350, 1352, 1353
for altering, etc., mobile artillery	498, 914	for proving grounds	59
for ammunition, etc., for mountain, etc., artillery practice	498, 914	for insular possessions	59, 62, 762
for seacoast cannon	499, 914	for barracks and quarters, seacoast defenses	59
for ammunition; modernizing projectiles	499, 914	for searchlights, etc.	62, 699
for ammunition, etc., for practice	499, 915	for Panama Canal	63, 701
for altering, etc., seacoast artillery	499, 915	for aviation stations	63
for ammunition, etc., seacoast cannon, insular possessions	499, 915	for Panama Canal, fire control	695
for altering, etc., seacoast artillery, insular possessions	499, 915	for electrical and sound ranging equipment	699
for seacoast cannon, Panama Canal	499, 915	for seacoast batteries, Panama Canal	701
for ammunition, etc., seacoast cannon, Panama Canal	500, 915	<i>Forty-first Street NW., D. C.,</i>	
for altering, etc., seacoast cannon, Panama Canal	500, 915	appropriation for paving, Davenport to Livingston Streets; from gasoline-tax fund	549
for constructing fire control stations, range finders, etc.	502, 917	<i>Forty-fourth Street NE., D. C.,</i>	
for accessories for submarine mine practice, etc.	502, 917	appropriation for grading, Dix to Grant Streets	548
for submarine mine supplies, etc.	502, 917	<i>Forty-fourth Street NW., D. C.,</i>	
for torpedo depot, Fort Totten, N. Y.	502, 918	appropriation for paving, Klinge Road to Lowell Street	1223
for war instruction material at Coast Artillery posts	502, 918	<i>Forty-second Street NW., D. C.,</i>	
for constructing fire control stations, range finders, etc., Hawaiian Islands	502, 918	appropriation for paving, Fessenden to Garrison Streets	1223
for submarine supplies, etc., insular possessions	502, 918	<i>Foundlings' Home, D. C., Washington,</i>	
for constructing fire control stations, range finders, etc., Panama Canal	503, 918	acceptance of bequest from Randolph T. Warwick for memorial building for foundlings and women afflicted with cancer	794
for altering, etc., submarine mines, supplies, Panama Canal	503, 918	<i>Fourteenth Census,</i>	
		deficiency appropriation for expenses of	759

	Page.		Page.
<i>Fourteenth Street NW. and SW., D. C.,</i> appropriation for paving, B Street south to C Street north; from gasoline tax fund.....	549	<i>France—Continued.</i>	
<i>Fourth Assistant Postmaster General,</i> appropriation for, and office personnel...	84, 782	payment authorized to, as indemnity for damages to property of Ma- dame Crignier, by search for body of Admiral John Paul Jones.....	118
for field service, Post Office Depart- ment, under.....	88, 786	<i>Francis Scott Key Bridge, D. C.,</i> appropriation for operating expenses...	550, 1227
for stationery, etc.....	88, 786	bronze tablet authorized on, by Daugh- ters of 1812.....	3
for postal supplies.....	88, 786	marble tablet authorized to be placed on, by Daughters of 1812.....	24
for post route and rural delivery maps, etc.....	88, 787	<i>Frank, Henry,</i> deficiency appropriation for contested election expenses.....	1314
for twine, etc.....	89, 787	<i>Frankfort, Mich.,</i> improvement of, harbor authorized....	1188
for expenses, shipping supplies.....	89, 787	<i>Franklin Street NE., D. C.,</i> appropriation for grading, Rhode Island Avenue to Twentieth Street; from gasoline-tax fund.....	1226
for canceling and labor saving ma- chines.....	89, 787	<i>Franks, Edward T.,</i> bridge authorized across Ohio River be- tween Owensboro, Ky., and Rockport, Ind., by, and Thomas H. Hazelrigg.....	103
traveling mechanics.....	89, 787	<i>Fraternal, etc., Organizations,</i> internal revenue tax on membership fees, etc., not applicable to.....	322
for mail bags, locks, equipments, etc.....	89, 787	<i>Fraternal, etc., Societies,</i> exempt from income tax.....	282
for material, labor, etc., equipment shops.....	89, 787	<i>Frauds on Purchasers,</i> false statements as to effect of tax on price of articles sold, etc., a mis- demeanor.....	348 348
for equipments, departments, Alaska, etc.....	89, 787	punishment for.....	
for star route transportation, except in Alaska.....	89, 787	<i>Frauds, World War,</i> appropriation for investigating and prosecuting.....	218, 1027
for Rural Delivery Service.....	89, 788	<i>Fredericksburg, Va.,</i> commission created to inspect battle fields of Civil War around, as to feasibility of preserving, etc....	646
for travel and miscellaneous ex- penses.....	89, 788	<i>Freedmen's Hospital, D. C.,</i> appropriation for salaries and expenses..	430, 1184
<i>Fourth Class Mail (see also Postal Rates),</i> matter included as; rates, parcel post, etc.....	1067	for remodeling, etc., nurses' home; from District revenues.....	1184
<i>Fourth Street NE., D. C.,</i> appropriation for paving, etc., Rhode Island to Central Avenues; from gasoline-tax fund.....	1226	for pathological building, equipment; part from District revenues.....	430
<i>Fourth Street NW., D. C.,</i> appropriation for paving, Taylor to Upshur Streets.....	547	for care of indigent patients.....	567, 1242
for paving, Varnum to Webster Streets	546	<i>Freeland, Robert T.,</i> homestead application by, validated...	811
condemnation of land for widening...	718	<i>Freeport Creek, N. Y.,</i> preliminary examination, etc., of, to be made.....	1192
amount authorized for expenses.....	718	<i>Freeport, Tex.,</i> improvement of harbor authorized....	1187
<i>Fowl Pest, etc., European,</i> amount of deficiency appropriation for arresting foot-and-mouth disease, etc., available for eradicating....	722	<i>Freight,</i> punishment for stealing, etc., in inter- state or foreign transit.....	793
<i>Fox River,</i> bridge authorized across East Branch of, by Aurora, Ill.....	12	carrying such stolen articles into another State, etc.....	794
in Kendall County, Ill.....	13	venue of prosecutions.....	794
in Saint Charles Township, Ill.....	114	<i>Freight, Navy Department,</i> appropriation for Department and bu- reaus.....	195, 873
time extended for bringing West Branch of, by Aurora, Ill.....	11	deficiency appropriation for.....	61, 698, 700, 760, 1349
<i>Fox River, Wis.,</i> improvement of, authorized.....	1188	<i>Freight Rates,</i> policy declared that, in interstate com- merce, be adjusted to secure free moving of commodities.....	801
preliminary examination, etc., author- ized for flood control of.....	249		
and connecting waters, to be made, Green Bay to Portage, Wis.....	1195		
<i>Fox, Thomas J.,</i> issue of homestead patent to.....	810		
<i>France,</i> appropriation for ambassador to... 206, 1015 for segregating bodies, etc., in Amer- ican cemeteries in..... 512, 927			
deficiency appropriations for acquiring Embassy buildings, etc., Paris... 48 for payment to, as indemnity for loss to Madame Crignier in search for body of Admiral John Paul Jones..... 692			
negotiation requested with, for agree- ment limiting size, etc., of vessels and aircraft, and the number of officers and men..... 204			

	Page.		Page.
<i>Freight Rates</i> —Continued.		<i>Furniture, Public Buildings,</i>	
investigation by Interstate Com-		appropriation for, repairs, etc.....	82, 781
merce Commission to correct ex-		deficiency appropriation for.....	58,
isting unjust, etc., rates.....	802	62, 698, 701, 761, 1343, 1350	
changes without delay to provide low-			
est lawful rates on agricultural		<b>G.</b>	
and livestock products.....	802	<i>Gadsden, Ala.,</i>	
<i>Freight Trains,</i>		bridge authorized across Coosa River	
appropriation for special arrangement		at.....	891
for conveying mails by, etc....	87, 785	<i>Galena River, Ill.,</i>	
<i>French Line, New York City,</i>		removal of dams in, authorized; funds	
deficiency appropriation for refund of		available.....	1187
fine to.....	45	<i>Gallery of Art, National,</i>	
<i>Frost, etc., Warnings,</i>		appropriation for administration ex-	
appropriation for Weather Bureau ex-		penses.....	528, 1207
penses for.....	437, 826	<i>Gallinger Municipal Hospital, D. C.,</i>	
<i>Fruit Growers' Associations,</i>		appropriation for salaries.....	568, 1243
exempt from income tax.....	283	for maintenance, repairs, etc.....	568, 1243
<i>Fruit Trees,</i>		admittance of pay patients.....	568
appropriation for cooperative investiga-		deficiency appropriation for mainte-	
tions of propagating.....	442, 832	nance, vehicles, etc.....	38, 678
<i>Fruits,</i>		<i>Gallup-Durango Highway, N. Mex.,</i>	
appropriation for investigating diseases		amount authorized annually for portion	
of orchard and other.....	440, 830	of, from Gallup to Shiprock....	606
for investigating, etc., growing, mar-		<i>Gallup, N. Mex.,</i>	
keting, etc., of.....	442, 832	appropriation for Federal highway,	
for investigating insects affecting de-		Navajo Indian Reservation,	
ciduous.....	448, 839	between Shiprock and.....	1163
for investigating insects affecting		<i>Galveston Bay, Tex.,</i>	
tropical and subtropical.....	449, 839	intracoastal waterway from New Or-	
for executing law fixing standards for		leans, La., to, authorized.....	1187
containers of small.....	454, 846	<i>Galveston, Tex.,</i>	
<i>Fuel, Lights, and Water, Public Buildings</i>		appropriation for quarantine station..	80, 778
(see Operating Supplies, Public		deficiency appropriation for repairs,	
Buildings).		etc., defenses of.....	762
<i>Fuel, Marine Corps,</i>		amount authorized for naval air station	
appropriation for.....	203	site at.....	1271
<i>Fuel, Navy,</i>		sale of site, etc.; use of proceeds.....	1271
appropriation for, and transportation		preliminary examination, etc., of, chan-	
acquired other than by purchase to		nel to Texas City, Tex., to be	
be issued at current rates, and		made.....	1195
charged to appropriation appli-		channel, to be made.....	1195
cable.....	195	use of buildings at Fort Crockett au-	
issue of fuel on hand charged at		thorized during Mystic Shrine	
last issue rate if quoted prices are		convention in.....	113
excessive.....	195	<i>Game,</i>	
deficiency appropriation for, and trans-		appropriation for preventing shipment	
portation.....	57, 61, 1349	of illegally killed.....	451, 841
<i>Fuel Oil, etc., Navy,</i>		<i>Game, Alaska,</i>	
deficiency appropriation for investi-		appropriation for protection of.....	428, 841
gating.....	760	for protection, additional, 1925.....	709
<i>Fuels,</i>		powers of governor for protection, etc.,	
appropriation for promoting economy		of, transferred to Secretary of	
in use of liquid.....	233	Agriculture.....	668
for investigating mineral.....	420, 1174	<i>Game Animals in Alaska,</i>	
for testing, additional, 1925.....	708	provisions regulating hunting, etc., of..	739
<i>Fullerton and Portsmouth Bridge Company,</i>		<i>Game Birds, Migratory,</i>	
may bridge Ohio River, Portsmouth,		appropriation for enforcing law pro-	
Ohio, to Fullerton, Ky.....	663, 790	tecting.....	451, 841
<i>Fullerton, Ky.,</i>		<i>Game Preserves,</i>	
bridge authorized across Ohio River,		appropriation for maintenance.....	450, 841
Portsmouth, Ohio, to.....	663, 790	<i>Game Refuge, S. Dak.,</i>	
<i>Fungicides,</i>		lands authorized to be withdrawn for	
appropriation for chemical investiga-		propagating antelope and other	
tions, etc., of.....	447, 837	game animals and birds.....	634
for preventing sale, etc., of adulter-		national forest withdrawals not af-	
ated.....	455, 847	fected.....	634
<i>Fur Bearing Animals,</i>		State to maintain fence, provide gates,	
appropriation for experiments in rear-		etc.....	634
ing.....	450, 841	right to continue while area protected	
for protecting land, in Alaska.....	451, 841	by State laws.....	634
<i>Furniture, etc., Early American Specimens</i>		<i>Game Refuges, Ark.,</i>	
of,		designation authorized of, in Ozark	
donations of, may be accepted for use		National Forest.....	1091
in the White House.....	1091		

<i>Game Refuges, Ark.—Continued.</i>	Page.	<i>General Accounting Office—Continued.</i>	Page.
designation authorized of; punishment		designated accounts of Alaskan Engi-	
for unauthorized hunting, etc.	1091	neering Commission disbursing	
lands not included in.....	1091	agents disallowed by, validated,	
<i>Ganado Irrigation Project, Navajo Reser-</i>		and credit for directed.....	1355
<i>vation, Ariz.,</i>		directed to pay supply officers of Navy	
appropriation for operating, etc.; re-		and Naval Reserve Force, the	
payment.....	401, 1152	pay, etc., of rank for World War	
for maintenance, etc., additional,		active service prior to approval	
1925.....	707	of bonds.....	860
<i>Ganly, J. V., late a Representative in Con-</i>		<i>General Appraisers, Board of,</i>	
<i>gress,</i>		appropriation for fees, etc., witnesses	
deficiency appropriation for pay to		before.....	69, 1030
widow of.....	33	clerks and employees of, to be appointed	
<i>Garbage, D. C.,</i>		etc., by Secretary of the Treas-	
appropriation for disposal of.....	551, 1228	ury.....	748
for purchase of present transfer sta-		<i>General Board, Navy,</i>	
tion.....	1229	appropriation for civilian personnel,	
<i>Gardening, Landscape, Vegetable, etc.,</i>		Navy Department.....	182, 861
appropriation for study of.....	442, 832	<i>General Grant National Park, Calif.,</i>	
<i>Gardiners Bay, N. Y.,</i>		appropriation for commissioner.....	219, 1028
preliminary examination, etc., of, to be		for protection, etc.....	423, 1176
made.....	1192	for protection, additional, 1925.....	708
<i>Garfield Memorial Hospital, D. C.,</i>		deficiency appropriation for.....	56
appropriation for minor contagious dis-		<i>General Land Office, Commissioner of,</i>	
eases ward.....	562, 1237	appropriation for.....	393, 1144
for care of indigent patients.....	568, 1242	<i>General Land Office, Interior Department</i>	
<i>Garrison Street NW., D. C.,</i>		<i>(see also Public Lands),</i>	
appropriation for paving, Belt Road to		appropriation for Commissioner, and	
Wisconsin Avenue.....	547	office personnel.....	393, 1144
<i>Gary, Ind.,</i>		for general expenses.....	393, 1144
bridge authorized across Grand Calumet		for maps, distribution, etc.....	393, 1144
River at.....	1216	for filing appliances.....	393
<i>Gas, Natural,</i>		office of surveyor general abolished	
appropriation for investigating eco-		July 1, 1925; consolidated with	
nomic production of.....	421, 1175	field surveying service.....	1144
for investigations, additional, 1925..	708	for public land service.....	393, 1144
<i>Gas Troops, Army,</i>		for public land service, additional,	
appropriation for organizing special..	500, 916	1925.....	706
<i>Gases, Chemical Warfare,</i>		exhibit for Seville Exposition to be	
appropriation for purchase, etc., of..	500, 915	prepared by.....	1257
<i>Gasoline Tax Fund,</i>		<i>General Staff Corps, Army,</i>	
appropriation for improving streets,		appropriation for contingencies, Mil-	
etc., from.....	549, 1224	itary Intelligence Division.....	479, 894
<i>Gasparilla Military Reservation, Fla.,</i>		deficiency appropriation for Military	
sale of abandoned, authorized.....	383	Intelligence Division.....	59, 761
limited only to interest of United		<i>General Supply Committee, Treasury De-</i>	
States.....	383	<i>partment,</i>	
<i>Gaster, R. L.,</i>		appropriation for salaries.....	66, 766
may bridge White River, Augusta, Ark.	1131	for salaries and expenses, transfer-	
Arkansas may acquire to operate as		ring surplus office equipment,	
a free bridge.....	1131	etc., pay restriction.....	66, 766
tolls allowed for five years.....	1131	service continued to June 30, 1925..	66
<i>Gatun, Panama Canal,</i>		service continued to June 30, 1926..	766
appropriation for storehouse.....	488	proceeds from transfers covered	
<i>Gaugers, Internal Revenue,</i>		into the Treasury.....	66, 766
appropriation for salaries and ex-		cooperation in storing, delivery,	
penses.....	71, 770	etc., of supplies.....	66, 766
<i>Gauges, etc., for Manufacture of Armament,</i>		use of unfit typewriters, etc., for	
<i>Army,</i>		exchange.....	67, 766
appropriation for procuring, etc.....	449, 914	repairs of typewriters by, at cost	
<i>Gauges, Screw Threads, etc.,</i>		allowed.....	67, 766
appropriation for cooperative standardi-		prices of standard machines estab-	
zation, etc., of.....	232, 1041	lished for fiscal year 1925.....	67
deficiency appropriation for standardiz-		prices of standard machines estab-	
ing, etc.....	55	lished for fiscal year 1926.....	766
<i>General Accounting Office,</i>		purchases to be made from surplus	
appropriation for Comptroller General,		stock of.....	67, 766
Assistant, and office personnel..	525, 1203	stock in War Department to be	
for contingent expenses.....	525, 1203	turned over to, on requisition..	67, 766
for printing and binding for.....	525, 1203	unserviceable machines to be fur-	
deficiency appropriation for paying		nished for use as part payment	
claims certified by.....	54,	for new machines.....	67, 767
60, 697, 699, 758, 1351, 1352		designated supplies, transferred from,	
for office personnel.....	680, 1316	to House of Representatives	
		without charge.....	585

	Page.		Page.
<i>Genoa, Nebr.</i> , appropriation for Indian school at	405, 1156	<i>Germany</i> , appropriation for ambassador to	206, 1015
for Indian school, additional, 1925	707	for Mixed Claims Commission, United States and	215, 1023
<i>Geographic Board, United States</i> , appropriation for stationery and printing and binding	529, 1208	deficiency appropriation for Mixed Claims Commission, United States and	1339
<i>Geological Survey, Interior Department</i> , appropriation for Director, and other personal services	419, 1172	Austria and Hungary claims added	1339
for general expenses	419, 1172	<i>Germany, War with (see World War)</i> .	
allowance for attending scientific meetings, etc.	1172	<i>Gettysburg National Military Park</i> , appropriation for continuing establishment of	513, 928
for topographic surveys	419, 1172	for, additional, 1925	712
for geologic surveys	419, 1173	<i>Gift Tax</i> , tax levied on property transferred by gifts hereafter, by residents	313
Hawaiian volcanoes	419, 1173	by nonresidents of property in United States	313
arsenic bearing ores	419	rates	313
for chemical and physical researches; potash deposits	419, 1173	made in property; sold for less than fair value taxable as gift	314
for mineral resources of Alaska	419, 1173	deductions allowed residents; exemption of \$50,000	314
for gauging water supply, etc.	419, 1173	for public, religious, etc., purposes in United States	314
for investigating, etc., artesian wells, etc., on arid lands	419, 1173	not exceeding \$500 to one person	314
for classifying lands for enlarged homesteads, stock raising, etc.	419, 1173	gift received by donor from another person, on which tax had been paid	315
for geologic maps	419, 1173	of nonresidents; for public, religious, etc., purposes in United States	315
for preparing illustrations	420, 1173	not exceeding \$500 to one person	315
for reports on mineral resources	420, 1173	gift received by donor from another person, on which tax had been paid	315
for printing and binding for	392, 1143	imposed upon any gift, to be credited against estate tax, etc., on death of donor	315
for stream gauging, cooperative with Indian Service	401, 1151	division of taxable and nontaxable gifts	316
for, additional, 1925	708	returns yearly of all gifts made in excess of deductions	316
deficiency appropriation for expenses	56, 697, 1348	time of payment, etc.	316
<i>George, Preston L.</i> , deficiency appropriation for extra services	1315	<i>Gila County, Ariz.</i> , lands in Crook National Forest, granted to, for recreational area	242
<i>George Washington University Hospital, D. C.</i> , appropriation for care of indigent patients	568, 1242	<i>Gila River Indian Reservation, Ariz.</i> , appropriation for irrigation system	401, 1152
<i>Georgetown County, S. C.</i> , bridge authorized across Pee Dee River, at Yawhannah by Horry County and	4	for diverting flow of river to irrigate additional lands; repayment	401, 1152
<i>Georgetown, Miss.</i> , time extended for bridging Pearl River near	1141	for irrigation system, additional, 1925	707
<i>Georgetown University Hospital, D. C.</i> , appropriation for care of indigent patients	568, 1242	for irrigation system, additional, 1925, diversion dam	707
<i>Georgia</i> , Alabama and, may bridge Chattahoo- chee River, Alaga, Ala.	663	deficiency appropriation for irrigation system, dam, etc.	42
Eufaula, Ala.	16	dam, etc., authorized for irrigating lands of Pima Indians, etc., as part of San Carlos project	475
Florida and, may bridge Saint Marys River, Saint Marys, Ga.	663	<i>Gillespie Company, T. A.</i> , balances of appropriations for paying claims for damages, explosions at plant of, covered in	935
Wilds Landing, Fla.	472	<i>Gillett, Honorable Frederick H., Speaker of the House of Representatives</i> , deficiency appropriation for portrait of	1314
may bridge Chattahoochee River, Fort Gaines	4	<i>Girls' Reform School, D. C. (see National Training School for Girls, D. C.)</i> .	
Oconee River, Thompson's Ferry	665	<i>Glazier National Park, Mont.</i> , appropriation for commissioner	219, 1028
South Carolina and, may bridge Savan- nah River	1266	for protection, etc.	423, 1176
<i>Georgia Avenue NW., D. C.</i> , appropriation for paving, Military Road to Fern Street; from gaso- line-tax fund	549	for protection, additional, 1925	708
for paving, etc., Florida Avenue to Barry Place; from gasoline-tax fund	1226	deficiency appropriation for I. M. Chance	43
condemnation of land for widening, authorized	95		
amount authorized for expenses	96		

<i>Glanville, J. B., et al.,</i>	Page.
claims of, for damages in dipping tick-infested cattle referred to District Court for Kansas.....	1327
jurisdiction, procedure, etc.....	1327
no defense waived, except Government immunity.....	1327
restriction on amount of judgment..	1327
<i>Glass, Optical,</i>	
appropriation for investigating problems in production of.....	231, 1041
<i>Glen Ferris, W. Va.,</i>	
bridge authorized across Kanawha River at.....	999
West Virginia may acquire, for free bridge.....	999
tolls allowed for five years.....	999
<i>Glencove Creek, N. Y.,</i>	
improvement of, authorized.....	1186
<i>Glendive, Mont.,</i>	
bridge authorized across Yellowstone River at.....	11
<i>Gloucester Bank, Va.,</i>	
pier built in York River at, legalized..	972
<i>Gloucester, Mass.,</i>	
conveyance of abandoned Old Fort Defiance to, gift of the town in 1794.....	387
<i>Glover, Charles C.,</i>	
tract of land in the District dedicated by, accepted for park purposes..	464
<i>Glover Parkway and Children's Playground, The,</i>	
acceptance of tract of land in the District, the gift of Charles C. Glover, to be named.....	464
<i>Go-gee, Mille Lac Band of Indians Chief,</i>	
payment to heirs of, from Court of Claims judgment for the Band..	818
<i>Gold Coins,</i>	
appropriation for recoinage of.....	68, 767
<i>Golden, Colo.,</i>	
lands granted to, for water supply....	538
repeal of former grant to Denver....	539
<i>Gophers,</i>	
appropriation for devising methods for destroying.....	450, 841
<i>Gordon, U. G.,</i>	
deficiency appropriation for services..	672
<i>Gorman, John,</i>	
deficiency appropriation for contested election expenses.....	673
<i>Goshute Agency, Utah,</i>	
appropriation for support, etc., of Indians at, from tribal funds..	411, 1161
<i>Gotts Island Channel, Me.,</i>	
preliminary examination, etc., of, to be made.....	1191
<i>Government Actuary,</i>	
deficiency appropriation for increased compensation.....	693
salary of, increased.....	353
<i>Government Employees,</i>	
appropriation for expenses of Pension Office under Act retiring....	414, 1164
for expenses of Civil Service Commission under Act retiring....	523, 1201
for paying, compensation for injuries.....	524, 1202
compensation for injuries to, may be reviewed, etc., by commission.....	389
decision of commission, in absence of fraud, not subject to review by any other officer.....	389
awards heretofore made declared valid.....	389

<i>Government Employees—Continued.</i>	Page.
errors in pay of custodial service under Classification Act, corrected....	669
limitation for fiscal year 1926, on pay allowed in all departments, etc., for civilian field service.....	764
restriction on holding two offices not applicable to retired enlisted men, or officers retired for disability, etc.....	245
soliciting political assessments from, by other Federal official, etc., unlawful.....	1073
<i>Government Fuel Yards, D. C.,</i>	
appropriation for purchase of fuel, maintenance, etc.....	422, 1175
unexpended balances reappropriated; payment of prior obligations.....	422
settlement of damage claims.....	422
receipts from sales available for uses hereof.....	422
<i>Government Hotel, D. C.,</i>	
appropriation for operating, etc....	525, 1204
deficiency appropriation for operating expenses, fiscal year 1923.....	36
for fiscal year 1924.....	36
for ground rent.....	680
<i>Government Printing Office (see also Public Printing and Binding),</i>	
appropriation for Public Printer, Deputy, and office personnel....	590, 1299
for public printing and binding..	590, 1299
for Superintendent of Documents, assistant, and office personnel 592,	1300
for reimbursing, for heat, light, and power, to Washington post office	84
deficiency appropriation for reimbursing, for heat, etc., to city post office building, 1923.....	46, 690
for Samuel Robinson, William Madden, Joseph De Fontes, and Charles C. Allen.....	673
for Samuel Robinson, William Madden, Joseph De Fontes, and Preston L. George.....	1315
wages, salaries, and number of persons employed in, to be regulated by Public Printer.....	658
number limited to work requirements.....	658
of apprentices.....	658
minimum pay after July 1, 1924, of journeymen printers, etc.....	658
rates of wages to be determined by conferences between Public Printer and committee of employees..	658
approval of Joint Committee on Printing.....	658
appeal to Printing Committee on failure to agree.....	658
decision of committee final.....	658
changes restricted.....	658
present rates continued until changes as herein determined.....	658
conflicting laws repealed.....	659
heat, power, etc., furnished to, by Capitol Power Plant to be reimbursed thereto.....	588
portion of Jackson Alley abutting, transferred to.....	592
to furnish on requisition, paper and envelopes in use by two or more Departments, etc.....	592
<i>Government Radio Stations (see Radio Stations, Naval),</i>	

<i>Government Securities, etc.,</i> exempt from stamp tax provisions----	Page. 332	<i>Grasses—Continued.</i>	Page.
<i>Grain Futures Act,</i> appropriation for expenses, executing; pay restriction-----	460, 852	appropriation for preventing admission of adulterated seeds, etc., for seeding-----	441, 832
for expenses, enforcing, additional, 1925-----	706	for investigating improvement of.	443, 833
<i>Grain, Seed,</i> appropriation for purchasing, to supply farmers in crop failure areas, for crop of 1922-----	460, 852	<i>Grasshoppers,</i> appropriation for investigating methods for eradicating-----	449, 839
<i>Grain Standards Act, United States,</i> appropriation for expenses enforcing.	454, 845	<i>Gray, George,</i> reappointment of, as Regent of Smith- sonian Institution-----	821
for expenses enforcing, additional, 1925-----	706	<i>Grays Harbor, Wash.,</i> preliminary examination, etc., of, to be made-----	1196
<i>Grand Army of the Republic,</i> incorporated; membership, purposes, etc-----	358	<i>Grays River, Wash.,</i> preliminary examination, etc., of, to be made-----	1196
proceedings of national encampments of, to be printed annually as House documents-----	473	<i>Grayson, Joel,</i> appropriation for employment of, in House document room-----	584, 1292
<i>Grand Army Soldiers and Sailors Home,</i> D. C., appropriation for expenses-----	570, 1244	position and pay established of, as special employee, document room, House of Representatives.	151
<i>Grand Calumet River,</i> bridge authorized across, at Gary, Ind. Hammond to East Chicago, Ind.---	1216 1215	<i>Grazing Fees, National Forests,</i> one-half of, in drought stricken regions, may be waived for 1925-----	1259
<i>Grand Canyon National Park, Ariz.,</i> appropriation for protection, etc.---	423, 1177	<i>Grazing Lands, etc.,</i> appropriation for investigating im- provement of wild plants and.	442, 832
use to purchase, etc., of Bright Angel toll road and trail within-----	423	<i>Great Britain,</i> appropriation for ambassador to---	206, 1015
for protection, additional, 1925-----	708	for surveying, etc., boundary line, Alaska and Canada-----	211, 1020
deficiency appropriation for emergency, insect infestations in-----	39	for marking boundary line, United States and Canada-----	211, 1020
for Grand Canyon Railway Company	43	for arbitrating outstanding pecuni- ary claims between United States and-----	213, 1022
for California Hardware Company--	43	for Canadian Boundary Waters Com- mission-----	213, 1022
for Fred Harvey-----	43	for segregating bodies, etc., in American cemeteries in-----	512, 927
for Grand Canyon Railway Company, fiscal year 1922-----	43	for expenses, Fisheries Commission, United States and-----	1024
<i>Grand Canyon Railway Company,</i> deficiency appropriation for-----	43	for gauging tributaries of Milk River, Mont., under treaty require- ments with-----	1171
for, fiscal year 1922-----	43	deficiency appropriation for Canadian waterways treaty with-----	760
<i>Grand Forks, N. Dak.,</i> time extended for damming Red River of the North by, to East Grand Forks, Minn-----	998	for altering, furnishing, etc., embassy premises at London-----	1340
<i>Grand Haven, Mich.,</i> preliminary examination, etc., of, har- bor to be made-----	1196	negotiation with, requested for agree- ment limiting size, etc., of ves- sels and aircraft, and number of officers and crew-----	204
<i>Grand Junction, Colo.,</i> terms of court at-----	243	provisions of Northern Pacific Halibut Act to continue until termination of convention therefor with----	650
<i>Grand River, Mich.,</i> preliminary examination, etc., of, to be made-----	1196	<i>Great Kanawha River,</i> repeal of general authority for bridging, below the falls-----	599
<i>Grand Valley Irrigation Project, Colo.,</i> appropriation for maintenance, etc., of, including Orchard Mesa divi- sion-----	416, 1166	<i>Great Lakes,</i> preliminary examination, etc., of, to be made, Duluth to Buffalo-----	1196
<i>Grande Ronde Agency, Oreg.,</i> appropriation for support, etc., of In- dians at-----	409, 1160	ship canal to Hudson River from---	1196
for support, etc., of Indians at, addi- tional, 1925-----	708	<i>Great Lakes Naval Training Station, Ill.,</i> appropriation for maintenance-----	187, 866
<i>Grant and Kittitas Counties, Wash.,</i> may bridge Columbia River, Vantage Ferry-----	660	for buildings-----	198
purchase by the State, authorized; operation, etc-----	661	for power plant improvements-----	876
<i>Grant Road, D. C.,</i> closing of, directed between Wisconsin and Connecticut Avenues-----	799	<i>Great Northern Railway Company,</i> may bridge Mississippi River, Min- neapolis, Minn-----	13
<i>Grasses,</i> appropriation for testing, etc., com- mercial seeds of-----	441, 831	<i>Great Sodus Bay, N. Y.,</i> improvement of harbor, authorized ---	1188
publishing misbranded, etc-----	441, 831		

*Great Southern Lumber Company*,  
time extended for bridging Pearl River  
by..... 1141

*Greater Wenatchee Irrigation District*,  
*Wash.*,  
may bridge Columbia River; location... 25

*Greece*,  
appropriation for minister to..... 206, 1015

*Green Bay, Wis.*,  
improvement of harbor, authorized.... 1188  
preliminary examination, etc., of har-  
bor, to be made..... 1195  
Strawberry Passage, to be made.... 1195  
waterway to Mississippi River, from... 1195

*Greene County, Pa.*,  
bridge authorized across Monongahela  
River by Fayette County and,  
at Masontown..... 376

*Greene, William S.*, late a Representative  
in Congress,  
deficiency appropriation for pay to  
widow of..... 754

*Greensboro, N. C.*,  
terms of court at..... 662

*Greenville, S. C.*,  
terms of court at..... 801  
office of clerk at..... 801

*Greenwich, Conn.*,  
dam across Byram River authorized by  
Port Chester, N. Y., and..... 97

*Greenwood, S. C.*,  
terms of court at..... 801

*Grigsby's Ferry, Miss.*,  
bridge authorized across Pearl River at... 101

*Ground Squirrels*,  
appropriation for devising methods for  
destroying..... 450, 841

*Guadalupe River, Tex.*,  
preliminary examination, etc., author-  
ized for flood control of..... 249  
Victoria to intracoastal waterway... 1195

*Guam*,  
appropriation for transferring lepers,  
etc., from, to Culion, P. I.... 184, 863  
for naval station, public works..... 198  
for agricultural experiment station  
in..... 435, 824  
deficiency appropriation for agricul-  
tural experiment station, repair-  
ing typhoon damages..... 39  
for expenses cocconut scale control... 632  
available until June 30, 1926.... 1326

*Guano Islands*,  
Swains Island added to American  
Samoa..... 1357

*Guantanamo, Cuba*,  
appropriation for naval station, im-  
provements..... 198, 876

*Guatemala*,  
appropriation for minister to..... 206, 1015

*Guernsey Reservoir, North Platte Irriga-  
tion Project, Nebr.-Wyo.*,  
unexpended balances for construction  
of, reappropriated..... 1167  
net revenues from power plant ap-  
plied to construction costs..... 1167

*Guilford Courthouse National Military  
Park*,  
appropriation for continuing establish-  
ment of..... 513, 928  
for, additional, 1925..... 712  
deficiency appropriation for..... 762

*Gulf of Mexico*,  
appropriation for surveys of coast of,  
and outlying islands..... 235, 1044

*Gulf Refining Company, Port Arthur, Tex.*,  
deficiency appropriation for refund of  
immigration fine to..... 1335

*Gulfport, Miss.*,  
preliminary examination, etc., of har-  
bor, to be made..... 1194

*Gun and Mortar Batteries, Army*,  
appropriation for constructing..... 496, 911  
for, additional, 1925..... 711  
deficiency appropriation for construct-  
ing..... 59, 62, 762

*Gunboats, River*,  
construction authorized of six; cost.... 719  
armor and armament from plant at  
South Charleston, W. Va..... 719  
work at navy yards..... 719

*Gunnery and Engineering Exercises, Navy*,  
appropriation for prizes, badges, etc. 186, 865  
deficiency appropriation for..... 46, 1349

*Guthrie, Okla.*,  
terms of court at..... 388, 946

*Gyro Compasses*,  
appropriation for procuring, for de-  
stroyers..... 204, 881

H.

*Habana, Cuba*,  
appropriation for maintenance of Inter-  
national Trade Mark Registra-  
tion Bureau at..... 215, 1023  
deficiency appropriation for delegates  
to Seventh Pan American Sanitary  
Conference at..... 692  
delegates to be appointed to Seventh  
Pan American Sanitary Confer-  
ence..... 112

*Habeas Corpus*,  
review by circuit courts of appeals of,  
proceedings in district courts, etc. 940  
circuit judge may grant writ, etc... 940  
by District of Columbia court of  
appeals, in district supreme court  
proceedings..... 940  
authority of Supreme Court on certi-  
fied questions..... 940  
review of State cases by circuit courts  
of appeals..... 940

*Hackensack River, N. J.*,  
preliminary examination, etc., of, to be  
made..... 1192

*Hague, The (see also The Hague)*,  
sum authorized for membership in In-  
ternational Statistical Bureau at... 112

*Hailey, Idaho*,  
offices of register and receiver, land  
office at, consolidated..... 395

*Haiti*,  
appropriation for minister to..... 206, 1015

*Halibut (see Northern Pacific Halibut  
Act)*.

*Halstad, Minn.*,  
time extended for bridging Red River  
of the North at..... 1312

*Hamakua County, Island of Hawaii*,  
franchise granted M. S. Botelho and  
associates for electric light,  
power, etc., plant in..... 853

*Hamilton Street NW., D. C.*,  
appropriation for paving, Georgia to  
Illinois Avenues..... 546

*Hammond, Ind.*,  
bridge authorized across Grand Calu-  
met River between East Chicago  
and..... 1216  
terms of court at..... 751

	Page.		Page.
<i>Hampton Roads, Va.</i> , appropriation for maintenance, naval training station.....	187, 866	<i>Haskell Institute, Lawrence, Kans.</i> , appropriation for Indian school.....	405, 1156
		for Indian school, additional, 1925..	707
<i>Hampton, Va.</i> , appropriation for expenses, Volunteer Soldiers' Home.....	518, 932	" <i>Hassel</i> ," <i>Norwegian Steamship</i> , deficiency appropriation for payment to Norway as indemnity to owners of.....	1339
deficiency appropriation for Volunteer Soldiers' Home.....	1346	payment authorized to Norway as in- demnity to losses, etc., of owners of, for collision damages.....	955
<i>Hancock County, Miss.</i> , bridge authorized across Pearl River, between Saint Tammany Parish, La., and.....	19	" <i>Havana</i> ," <i>Barge</i> , deficiency appropriation for judgment, district court to owners of.....	1347
<i>Handley, Teresa B.</i> , appropriation for paying, widow of William W. Handley, a consul general dying in service.....	210	<i>Hawaii</i> , appropriation for Governor, etc....	428, 1182
<i>Hanging, D. C.</i> , capital punishment by, repealed and electrocution prescribed.....	798	for contingent expenses.....	428, 1182
<i>Hannibal, Mo.</i> , bridge authorized across Mississippi River at.....	790	for legislative expenses.....	428
<i>Harbor Patrol, D. C.</i> , appropriation for expenses.....	560, 1235	for special mail equipment for.....	89, 787
<i>Hardin, Lieutenant John R., U. S. Army</i> , credit allowed in accounts of.....	1248	for relief, etc., shipwrecked American seamen in.....	208, 1017
<i>Harding and Company, J. C.</i> , deficiency appropriation for.....	674	for district judges; reporter.....	218, 1028
<i>Harding, Second Lieutenant John, Jr., Air Service, Officers' Reserve Corps</i> , appointment of, as second lieutenant, Army Air Service, in recognition of services in world flight.....	979	for chief and associate justices....	220, 1029
distinguished service medal accorded to, and acceptance of medals or decorations from foreign govern- ments authorized.....	979	for circuit court judges.....	220, 1029
<i>Harding, Warren G., late President of the United States</i> , deficiency appropriation for attendance of Senators, funeral of.....	33	for adjusting triangulation of, under Coast Survey.....	235, 1045
for expenses, Members of the House of Representatives attending fu- neral of.....	34	for work in volcanology in.....	419, 1173
for expenses, sickness, death, and burial of.....	34	for agricultural experiment stations in.....	435, 824
<i>Harney National Forest, S. Dak.</i> , national memorial may be erected in..	1214	agricultural extension work allot- ment.....	435, 824
<i>Harrington, John Lyle</i> , may bridge Colorado River near Blythe, Calif.....	1130	for Weather Service expenses in..	436, 825
<i>Harrisburg Bridge Company</i> , may bridge Susquehanna River, at Harrisburg, Pa.....	814	for completing Ku Tree Reservoir, Schofield Barracks.....	488
<i>Harrisburg, Pa.</i> , bridge authorized across Susquehanna River at.....	814	for Army and Navy joint water sup- ply, Pearl Harbor.....	488
<i>Harrison, Ark.</i> , terms of court at.....	91, 949	for construction, etc., of military posts.....	902
offices of register and receiver, land office at, consolidated.....	395	for installing electric plants, search- lights, etc., seacoast defenses of..	496, 912
<i>Harrisonburg, Va.</i> , terms of court at.....	114	for ethnological researches among na- tives of.....	528, 1206
<i>Harvey, Sergeant Alva L., Army Air Serv- ice</i> , distinguished service medal to be pre- sented to.....	979	for extending benefits of vocational education to.....	1202
may accept medals, etc., from foreign governments.....	979	for extending benefits of vocational rehabilitation of persons dis- abled in industry to.....	1202
<i>Harvey, Fred</i> , deficiency appropriation for.....	43	for pay, reporter, district court, ad- ditional, 1925.....	709
<i>Haselton, Ohio</i> , bridge authorized across Mahoning River at.....	90	deficiency appropriation for extending vocational education, etc., to....	679
		for extending benefits of vocational rehabilitation, etc., to.....	680
		for executing Maternity, etc., Act in- for acquiring private fishery rights in Pearl Harbor.....	688
		allotment to, of share in appropriations under Federal Highways Act....	17
		preference to road projects to com- plete adequate systems.....	17
		provisions of Federal Farm Loan Act extended to.....	17
		establishment of branch banks au- thorized.....	17
		benefits of Maternity and Infancy Act extended to.....	17
		apportionment of funds.....	18
		provisions of Act for vocational educa- tion extended to.....	18
		allotment authorized.....	18
		benefits of Act for vocational rehabili- tation of persons disabled in in- dustry extended to.....	18
		allotment of appropriations author- ized.....	18

<i>Hawaii</i> —Continued.			
franchise granted M. S. Botelho and associates for electrical plant, etc., in county of Hamakua, island of Hawaii	853		
review by appeal or writ of error by circuit court of appeals, in all cases in district courts for	936		
of specified cases in Supreme Court of time extended for exchanging Government for privately owned lands, etc.	1115		
two citizens of, to serve on National Advisory Commission to Sesquicentennial Exhibition Association	1254		
<i>Hawaii National Park, Hawaii,</i>			
appropriation for protection, etc.	423,	1177	
for protection, additional, 1925	708		
restriction on annual allowance for maintenance, repealed	390		
<i>Hawaiian Organic Act Amendment,</i>			
district court established with two judges' salaries	890		
division of cases	890		
sessions at same time by each judge; powers, etc., effective	890		
<i>Hayward, Wis.,</i>			
appropriation for Indian school at	407,	1157	
for Indian school, additional, 1925	708		
<i>Hazelrigg, Thomas H.,</i>			
bridge authorized across Ohio River, between Owensboro, Ky., and Rockport, Ind., by Edward T. Franks and	103		
<i>Hazeltine, Carrie Kitchin,</i>			
appropriation for paying, widow of Ross Hazeltine, a consul dying in service	209		
<i>Head Tax,</i>			
appropriation for refunding erroneously collected	240,	1049	
<i>Headstones for Soldiers' Graves, etc.,</i>			
appropriation for	511,	928	
for, additional, 1925	712		
deficiency appropriation for	52,		
	59, 63, 699, 762,	1350	
for American dead in Europe	52		
<i>Health Department, D. C.,</i>			
appropriation for salaries	562,	1236	
for preventing contagious diseases, etc.	562,	1236	
assignment, etc., of; bacteriologists	1237		
for isolating wards, Garfield and Providence Hospitals	562,	1237	
for tuberculosis and venereal diseases dispensaries	562,	1237	
for disinfecting service	562,	1237	
for drainage of lots; abating nuisances	562,	1237	
for expenses, food adulterations	563,	1237	
for bacteriological laboratory	563,	1237	
for chemical laboratory	563,	1237	
for inspecting dairy farms, etc.	563,	1238	
for contingent expenses, enforcing health laws	563,	1238	
for public crematory, etc.	563,	1238	
for motor vehicle for pound	563,	1238	
for motor ambulance	563,	1238	
for child hygiene service	563,	1238	
deficiency appropriation for dispensaries	679		
for bacteriological laboratory	679		
for preventing spread of contagious diseases	1321		
<i>Health Department, D. C.—Continued.</i>			
limitation on personal services, prevention of contagious diseases, waived	676		
<i>Health Officer, D. C.,</i>			
duties of, under Venereal Diseases Act	1001		
<i>Hearings in Land Entries,</i>			
appropriation for expenses	395,	1145	
fees for depositions and copies	395,	1145	
deficiency appropriation for	56		
<i>Heine, Paul Victor,</i>			
reimbursement to, for stolen bonds	1277		
<i>Helena, Ark.,</i>			
terms of court at	91		
<i>Helena, Mont.,</i>			
appropriation for assay office at	78,	777	
for assay office at, additional, 1925	710		
<i>Helium,</i>			
funds of Army and Navy for production of, to be transferred to Mines Bureau	1331		
<i>Helium Gas,</i>			
deficiency appropriation for leasing fund, Mines Bureau	56,	1348	
production of, for Government needs, authorized by acquiring lands, constructing plants, facilities, etc.	1110		
gas bearing public lands, not covered by leases or permits, to be reserved	1110		
ownership and right to extract, from all gases produced from leased, etc., lands	1110		
general authority of Bureau of Mines to maintain and operate production of	1111		
conduct experiments for improving production, etc.	1111		
all Government operated plants to be transferred to Bureau by June 30, 1925	1111		
thereafter Army, Navy, etc., may requisition for supply from bureau	1111		
payment for, by transfer of funds on books of the Treasury	1111		
surplus helium produced may be leased to Americans	1111		
moneys received from, available for production	1111		
sale of other by-products	1111		
exporting of, prohibited unless permission obtained from the President, etc.	1111		
punishment for violating prohibition	1111		
designation of an Army and Navy officer to cooperate in executing Act	1111		
<i>Helium Gas, Army,</i>			
appropriation for purchase, production plants, etc.	492,	906	
similar authorization granted to Navy Department	908		
<i>Helium Plant, Navy,</i>			
appropriation for operation, etc., of	199,	877	
<i>Hempstead, N. Y.,</i>			
preliminary examination, etc., of, harbor to be made	1192		
<i>Henderson County, Ky.,</i>			
bridge authorized across Ohio River, to Vanderburg County, Ind.	662		
time extended for bridging Ohio River, by Vanderburg County, Ind., and	1132		

	Page.		Page.
<i>Hennepin County, Minn.,</i> bridge authorized across Mississippi River between Ramsey County and.....	2	<i>Hoboken Manufacturers' Railroad Com-</i> <i>pany—Continued.</i>	
time extended for bridging Mississippi River, Ramsey County and.....	1312	disposal of stock to other purchasers if terms, etc., not agreed upon....	984
<i>Herberg, N. Dak.,</i> time extended for bridging Red River of the North, between Halstad, Minn., and.....	1312	of other than railroad property....	985
<i>Heroin,</i> importing crude opium for manufactur- ing, prohibited.....	657	holding corporations authorized....	985
<i>Hessian Fly,</i> appropriation for investigating, etc....	449, 839	sale, terms, etc.....	985
<i>Hiatt, Clyde R.,</i> homestead application allowed legal representatives of.....	811	no exemption of property from municip- al or State taxes.....	985
<i>Hidalgo, Tex.,</i> bridge authorized across Rio Grande at consent of Mexico required.....	815 815	<i>Hog Cholera,</i> appropriation for investigating, treat- ing, etc.....	439, 829
<i>Hiersche, Anton,</i> lands of, to be conveyed for addition to North Platte irrigation project, Nebr., and Wyo.....	980	<i>Hogback Irrigation Project, N. Mex.,</i> appropriation for maintenance, etc., of, on Navajo Reservation; repay- ment.....	403, 1153
received in exchange.....	981	for maintenance, additional, 1925....	707
release of claim for damages to lands conveyed.....	981	<i>Holland (see Netherlands).</i>	
conditions in patent.....	981	<i>Holland Harbor, Mich.,</i> preliminary examination, etc., of, to be made.....	1196
<i>High Commission, Inter-American,</i> appropriation for expenses, United States section.....	213, 1022	<i>Holland, John G., jr.,</i> deficiency appropriation for services....	672
for expenses, additional, 1925.....	710	<i>Holmes Bayou, La.,</i> preliminary examination, etc., of, to be made.....	1194
<i>High Temperatures,</i> appropriation for investigating methods of measurement and control of.....	232, 1042	<i>Holy Scriptures,</i> free transmission of, etc., in raised characters for the blind, through the mails.....	668
<i>Highcliff Harbor, Wis.,</i> preliminary examination, etc., of, to be made.....	1195	<i>Home Economics Bureau, Department of</i> <i>Agriculture,</i> appropriation for Chief of Bureau, and office personnel.....	455, 847
<i>Highway Bridge, D. C.,</i> appropriation for operating ex- penses.....	550, 1227	for investigating utilizing farm prod- ucts in the home.....	455, 847
<i>Highways, Pan American Congress of,</i> delegates to be appointed for partici- pating in.....	1355	<i>Home for Aged and Infirm, D. C.,</i> appropriation for salaries.....	570, 1244
<i>Highways, Public (see Federal Highway</i> <i>Act).</i>		for maintenance.....	570, 1244
<i>Highways System, D. C., Permanent,</i> appropriation for surveys, etc.....	542, 1219	for repairs and improvements.....	570, 1244
for revision of plans.....	542, 1219	<i>Home for Incurables, D. C., Washington,</i> appropriation for care of indigent patients.....	568, 1242
for opening, extending streets, etc., under.....	548, 1227	<i>Home Ports of American Vessels,</i> owner to specifically fix; change per- mitted.....	948
wholly from District revenues.....	548, 1227	to be shown in register, etc.....	948
<i>Hill, Ernest K.,</i> deficiency appropriation for services....	672	recognition of present documents....	948
<i>Hilo, Hawaii,</i> improvement of harbor, authorized....	1190	bill of sale, assignment, etc., not valid against other than grantor, etc., unless recorded in customhouse of.....	948
<i>Hilton Head Military Reservation, S. C.,</i> sale of abandoned, authorized.....	383	record of, required of bill of sale, etc., in new documents.....	948
<i>Hinds, County, Miss.,</i> may bridge Pearl River, Jackson....	28, 646	prior conveyances, etc., declared valid if documented at proper port....	948
<i>Historical Association, American,</i> appropriation for printing and binding annual report of.....	529	retroactive effect.....	948
<i>Historical Places, D. C.,</i> appropriation for tablets to mark....	545, 1222	no vested right impaired.....	948
<i>Hoboken Manufacturers' Railroad Com-</i> <i>pany,</i> sale of stock of, authorized to Port of New York Authority.....	984	in Ship Mortgage Act, port of docu- mentation deemed home port....	948
bonds accepted in lieu of cash; oper- ation of road to continue.....	984	navigation laws and Ship Mortgage Act amended to conform herewith....	948
jurisdiction of Interstate Commerce Commission, etc.....	984	<i>Home Service, World War,</i> definition of term.....	122
		service credit allowed for.....	122
		<i>Homestead Entries, Public Lands,</i> additional issue of patent for, to Joseph S. Morgan.....	810
		Allie M. Vickers.....	810
		application for, allowed legal repre- sentatives of Clyde R. Hiatt....	811
		Feles Montoya.....	811
		authorized to children of Robert Zullig.....	812
		validated, of Charley N. Barnhart....	811
		Robert T. Freeland.....	811

	Page.		Page.
<i>Homestead Entries, Public Lands—Contd.</i>		<i>Horse Meat (see Equine Meat).</i>	
validated, of Orin Lee.....	811	<i>Horses,</i>	
Peter Peterson.....	811	crossing boundary line readmitted free	
issue of patent to Guadalupe D. de		of duty; condition.....	2, 963
Romero.....	810	<i>Horses, Army,</i>	
Thomas J. Fox.....	810	appropriation for purchase of.....	487, 901
Charles A. Kranich.....	810	allowance for breeding riding....	487, 901
Joseph La Fond.....	810	limit; contracts; purchase at	
Karl T. Larson.....	811	posts.....	487, 901
Mary A. McKee.....	810	standard required.....	487, 901
Hudson L. Mason.....	810	purchase of native horses for	
Margaret E. Tindall.....	810	forces in China.....	902
James A. Wright.....	810	no polo ponies except for Military	
<i>Homesteads,</i>		Academy.....	487, 920
appropriation for classification, etc., of		donations accepted of breeding	
lands within national forests,		animals.....	487, 902
etc., for.....	445, 835	annual report of all expenditures,	
second entries allowed, if former in		etc., required.....	487, 902
ceded Indian reservation.....	981	deficiency appropriation for.....	1350
<i>Homesteads, Enlarged,</i>		<i>Horses, etc.,</i>	
appropriation for examining, classifying,		domestic, straying, etc., across bound-	
ing, etc., lands suitable for... 419,	1173	ary before May 1, 1924, ad-	
<i>Homesteads, Stock Raising (see Stock</i>		mitted free of duty if returned	
<i>Raising Homesteads).</i>		prior to December 31, 1924....	2
<i>Homosassa River, Fla.,</i>		duties paid on, returned after	
preliminary examination, etc., of, to be		March 1, 1923, to be returned... 2	2
made.....	1194	straying, etc., across boundary before	
<i>Honduras,</i>		May 1, 1925, admitted free of	
appropriation for minister to.....	206, 1015	duty if returned prior to De-	
<i>Honga River, Md.,</i>		cember 31, 1925.....	963
preliminary examination, etc., of, to be		duties paid on, returned after De-	
made.....	1192	cember 31, 1924, to be returned... 963	963
<i>Honolulu, Hawaii,</i>		<i>Horticultural, etc., Investigations,</i>	
deficiency appropriation for post office,		appropriation for.....	442, 832
etc., furniture.....	62, 761	studies of condition of vegetables in	
preliminary examination, etc., of, harbor		transporting, storage, etc.... 442,	832
to be made.....	1197	<i>Horticultural Organizations,</i>	
<i>Hoopa Valley Agency, Calif.,</i>		exempt from income tax.....	282
appropriation for support, etc., of In-		<i>Hospital Facilities, Veterans' Bureau,</i>	
dians at, from tribal funds... 411,	1161	available for veterans of Spanish War,	
<i>Hoopa Valley Indian Hospital, Calif.,</i>		Philippine Insurrection, Boxer re-	
appropriation for maintenance, etc.,		bellion, or World War, with	
of.....	408, 1159	specified diseases.....	620
<i>Hoopa Valley Indian Reservation, Calif.,</i>		former appropriation, etc., for, extended	
appropriation for irrigation project		to June 30, 1926.....	1317
on.....	400, 1151	<i>Hospital Matrons, Army,</i>	
for road, Hoopa to Weitchpec on; re-		appropriation for pay.....	482, 896
payment.....	413	<i>Hospitals, Army,</i>	
<i>Hope and Help Mission, D. C.,</i>		appropriation for construction, repairs,	
appropriation for care of women and		etc., of post and general.... 489,	904
children.....	570, 1244	Hot Springs, Ark.....	489, 904
<i>Hopi Indian Reservation, Ariz.,</i>		deficiency appropriation for construc-	
appropriation for developing water		tion and repair.....	699, 762
supply for Navajo and Hopi In-		<i>Hospitals, etc., for Veterans' Bureau Pa-</i>	
dians on.....	400, 1150	<i>tients,</i>	
repayment.....	1150	deficiency appropriation for additional	
for miscellaneous irrigation projects		facilities, etc.....	681
on.....	1151	additional, to be provided by the Di-	
<i>Hopi Indians, Ariz.,</i>		rector.....	389
appropriation for water supply on		permanent training school for the	
reservations; reimbursable... 400,	1150	blind.....	389
for education, etc.....	1155	by purchase, etc., of existing plants... 390	390
for water supply for, additional, 1925	707	construction on Government owned,	
<i>Horn Harbor, Va.,</i>		or acquired sites.....	390
preliminary examination, etc., of, to be		recreational centers.....	390
made.....	1193	donations may be accepted.....	390
<i>Horry County, S. C.,</i>		construction, location, etc., require-	
bridge authorized across Kingston		ments.....	390
Lake, at Conway by.....	5	utilization of Government owned build-	
Lumber River near Nichols, by		ings, etc.....	390
South Carolina, Marion County,		transfers to Bureau by Executive	
and.....	12	order.....	390
Pee Dee River, at Yawhannah, by		amount authorized to be appropriated.	
Georgetown County and.....	4	allowance from, for technical assist-	390
Waccamaw River, by.....	19	ance, supplies, etc.....	390

<i>Hospitals, etc., for Veterans' Bureau Patients</i> —Continued.	Page.	<i>House of Representatives</i> —Continued.	Page.
further facilities in Bureau hospitals rather than in temporary institutions, authorized	1212	appropriation for Speaker's office, Digest of Rules	582, 1290
purchase of existing plants, etc.	1212	for chaplain	582, 1290
construction on Government, or acquired sites	1212	for Clerk of the House, clerks, etc.	582, 1290
buildings, equipment, etc., included	1212	for clerks and janitors to committees	582, 1290
accommodation for personnel; recreational centers	1213	service of clerks, under Clerk of the House, after close of Congress	583, 1291
acceptance of donations for	1213	appointments and duties of janitors; service under Doorkeeper, at close of Congress	583, 1291
location, etc., subject to approval of the President	1213	for Sergeant at Arms, deputy, etc.	583, 1291
utilization of Government owned buildings, etc.	1213	for police force, House Office Building	583, 1292
transfer to bureau by Executive order	1213	for Doorkeeper, special employee, etc.	584, 1292
construction, etc., as determined by the President	1213	messengers, laborers, etc.	584, 1292
employment of Government technical personnel in	1213	superintendent, folding room, etc.	584, 1292
outside agencies	1213	pages, etc.	584, 1292
amount authorized for the additional, etc.	1213	superintendent, document room, etc.	584, 1292
proportional allotment for technical and clerical services, etc.	1213	for Joel Grayson	584, 1292
after completing program for, no other than Bureau, etc., hospitals to be used	1213	for minority employees	584, 1292
exception in extreme emergency cases	1213	for special employees	584, 1292
<i>Hospitals for Indians,</i>		appointment of successors	584, 1292
appropriation for maintenance and operation	408, 1158	for office of Majority Floor Leader	584, 1292
<i>Hospitals, Public Health Service,</i>		for clerks, etc., conference minority	584, 1292
appropriation for maintenance, etc.	75, 774	for messengers, majority and minority caucus rooms	584, 1293
for salaries, etc., maintenance of, additional, 1925	710	for postmaster, assistant, etc.	584, 1293
deficiency appropriation for maintenance	58, 701	for official reporters, etc.	585, 1293
<i>Hot Springs Army and Navy Hospital, Ark.,</i>		for stenographers to committees	585, 1293
appropriation for construction, repairs, etc.	489, 904	"during the session" to mean 121 days	585
for medical supplies	493, 909	"during the session" to mean 206 days	1293
for burying in Little Rock National Cemetery, ex-soldiers, etc., dying in	512, 927	for clerk hire, Members, Delegates, and Resident Commissioners	585, 1293
<i>Hot Springs National Park, Ark.,</i>		for contingent expenses, materials for folding, etc.	585, 1293
appropriation for protection, etc.	423, 1177	for furniture and repairs	585, 1293
acceptance of lands donated for addition to	423	issue of chairs, tables, etc., by Supply Committee without charge	585
for protection, additional, 1925	708	for reconstructing office furniture	585
<i>Hot Springs, S. Dak.,</i>		for packing boxes	585, 1293
appropriation for expenses, Volunteer Soldiers' Home	518, 932	for miscellaneous items	585, 1293
deficiency appropriation for expenses, Volunteer Soldiers' Home	53, 1346	for expenses, special and select committees	585, 1293
<i>Hotel for Government Workers, D. C.,</i>		for stationery	585, 1293
appropriation for maintenance, operation, etc.	528, 1203	for postage stamps	585, 1294
<i>Hotels, D. C.,</i>		for automobile for Speaker	585, 1294
rates of charges, etc., to be posted in each room	121	for folding	585, 1294
penalty for exceeding, etc.	121	for designated services rendered to the Clerk	585, 1294
<i>Housatonic River, Conn.,</i>		deficiency appropriation for widow of J. C. Cantrill	33
preliminary examination, etc., of, to be made	1192	for mother of H. Garland Dupré	33
<i>House of Detention, D. C.,</i>		for widow of J. V. Ganly	33
appropriation for expenses	560, 1235	for widow of B. G. Humphreys	33
deficiency appropriation for maintenance	679	for widow of Claude Kitchin	33
<i>House of Representatives,</i>		for widow of L. W. Mott	33
appropriation for compensation of Members, Delegates, and Resident Commissioners	581, 1289	for widow of J. W. Rainey	33
for mileage, etc.	582, 1289	for widow of D. J. Riordan	34
		for widow of L. E. Sawyer	34
		for widow of J. M. C. Smith	34
		for widow of J. R. Tyson	34
		for widow of William S. Greene	754
		for widow of Julius Kahn	754
		for widow of Edward C. Little	754
		for sister of Sydney E. Mudd	1314
		for miscellaneous items and special and select committees	34, 673

<i>House of Representatives—Continued.</i>	Page.
deficiency appropriation for stationery.....	34, 1315
for compiling contested election cases.....	34
for expenses attending funeral of late President Warren G. Harding.....	34
for folding.....	34
for contingent expenses.....	60
for contested election expenses. 673, 754.....	1314
for furniture, etc.....	673
for stenographers to committees.....	673
for expenses of Joint Committee on Inaugural Ceremonies, 1925.....	753
for portrait of Speaker Frederick H. Gillett.....	1314
for substitute telephone operator.....	1315
positions and salaries established of secretary to the Speaker, clerk to the Speaker's table and preparing Digest of the Rules, messengers.....	149
Chaplain.....	149
Clerk of the House, journal clerk and other specified clerks.....	149
librarian, assistant clerks, etc.....	150
messengers, telephone operators, laborers.....	150
clerks, assistant clerks, and janitors to designated committees.....	150
Sergeant at Arms, Deputy, cashier, etc.....	151
police force, House Office Building under.....	151
Doorkeeper, special employee, superintendent of House press gallery, etc.....	151
messengers, laborers, etc.....	151
folding room superintendent, folders, etc.....	151
pages.....	151
document room superintendent, assistants, etc.....	151
special employee, Joel Grayson.....	151
minority employees.....	151
assistant foreman of folding room.....	151
named laborers.....	151
clerk, under direction of Clerk of the House.....	151
appointment of successors to five preceding employees.....	151
clerks, etc., office of Majority Floor Leader.....	152
Conference Minority clerks, etc.; appointment.....	152
caucus rooms messengers.....	152
Postmaster, assistant, messengers, etc.....	152
official reporters of proceedings and debates, assistant transcribers, and janitor.....	152
stenographers to committees, and janitor.....	152
clerk hire for Members, Delegates, and Resident Commissioners.....	152
personal salary limit.....	152
additional Member to be appointed on Lexington - Concord Sesquicentennial Commission.....	963
appointment on Washington Bicentennial Birthday Commission, of Speaker of, ex officio.....	671
of four Representatives.....	671
compensation of Speaker, Representatives, Delegates, and Resident Commissioners after March 4, 1925.....	1301
immediately available.....	1313

<i>House of Representatives—Continued.</i>	Page.
Congressional documents printed after expiration of term of Member or Delegate, to be delivered to successor.....	24
balance remaining to credit, must be taken prior to convening of next Congress.....	24
five Members to be appointed on joint committee to investigate Northern Pacific land grants.....	462
four Members to be appointed on Bunker Hill Sesquicentennial Commission.....	1099
Lexington-Concord Sesquicentennial Commission.....	749
Mecklenburg Sesquicentennial Commission.....	1267
Member-elect of Sixty-ninth Congress to be appointed on Commission in Control of House Office Building.....	1259
Members of the Ways and Means Committee, elected to the 69th Congress, authorized to revise the revenue laws; appropriation.....	1315
proceedings of Grand Army of the Republic, United Spanish War Veterans, and American Legion encampments, to be printed as House documents.....	473
provisions relating to corrupt practices in elections to.....	1070
salaries for December, 1923, to be paid December 20th.....	1
for December, 1924, to be paid December 20th.....	718
subcommittee of Judiciary Committee designated to investigate official conduct of Judge George W. English, eastern district of Illinois.....	1258
scope and authority conferred; expenses from contingent fund.....	1258
report to Sixty-ninth Congress.....	1259
<i>House Office Building,</i>	
appropriation for police force.....	583, 1292
for elevator conductors.....	587, 1295
for care of grounds, etc.....	587
for maintenance, etc.....	587, 1295
appointment of Member-elect to the Sixty-ninth Congress to be appointed on Commission for Control of.....	125
General Supply Committee to furnish chairs, typewriter stands, etc., for use of.....	585
positions and pay established of police force for.....	151
<i>Housing Corporation, United States,</i>	
appropriation for salaries; pay restriction.....	525, 1203
for contingent expenses.....	525, 1203
for printing and binding for.....	525, 1204
for appraisal of property; collections.....	525, 1204
for operating, etc., Government hotel, etc., for Government workers, Washington, D. C.; pay restriction.....	525, 1203
for maintenance of unsold property.....	525, 1204
for expenses of sold property.....	525, 1204
offset of equitable claims allowed.....	526, 1204

	Page.		Page.
<i>Housing Corporation, United States</i> —Con.		<i>Hughes County, S. Dak.,</i>	
appropriation for expenses of sold prop-		bridge authorized across Missouri	
erty; no prior appropriations to		River, between Stanley County	
be used for these purposes.....	526, 1204	and.....	101
deficiency appropriation for operating		<i>Hugo, Okla.,</i>	
Government Hotels fiscal year,		terms of court at; rooms to be pro-	
1923.....	36	vided.....	945
for fiscal year 1924.....	36	<i>Hull, Mass.,</i>	
for judgments, United States court		sale of Fort Revere reservation to....	1111
under.....	53	<i>Humboldt, Calif.,</i>	
for contingent expenses.....	55	preliminary examination, etc., to be	
for housing for war needs.....	55, 697	made of, harbor and bay.....	1196
for ground rent.....	680	<i>Humidors, Smokers',</i>	
<i>Housing for War Needs,</i>		excise tax on, sold by producer, etc....	323
deficiency appropriation for.....	60, 697	<i>Humphreys, B. G., late a Representative in</i>	
<i>Houston Ship Channel, Tex.,</i>		<i>Congress,</i>	
improvement of, authorized.....	1187	deficiency appropriation for, pay to	
<i>Howard University, D. C.,</i>		widow of.....	33
appropriation for maintenance, etc.,		<i>Humphreys Creek, Md.,</i>	
of.....	430, 1183	time extended for bridging, near Spar-	
for medical department.....	430, 1183	rows Point, Md.....	1184
construction of new building if		<i>Hungary,</i>	
equipment provided by alumni,		appropriation for minister to.....	206, 1015
etc.....	1183	claims against, under treaty, to be de-	
for materials and apparatus for		termined by Mixed Claims Com-	
laboratories, etc.....	430, 1183	mission, United States and Ger-	
for improvement of grounds.....	430, 1183	many.....	1339
for fuel and light.....	430, 1183	settlement of indebtedness of, made by	
for building for headquarters, etc....	430	World War Foreign Debt Com-	
trustees authorized to acquire desig-		mission, approved.....	136
nated tracts of land for athletic		funding of principal and accrued in-	
field, etc.....	632	terest in bonds.....	136
no special appropriation or Federal		principal payable in installments....	136
liability therefor.....	632	prior payments allowed.....	136
adjacent streets and alleys declared		interest rates and dates of payment..	136
closed.....	632	additional bonds accepted for	
reconveyance to, of plot in McMillan		accrued.....	137
Park.....	632	payable of interest or principal in	
payment for.....	632	gold or United States securities..	137
no street closed until abutting prop-		security required for payment.....	137
erty acquired.....	632	release of, on cooperation with other	
until land dedicated to the District		creditor nations.....	137
for extension of designated		for financing immediate recon-	
streets.....	632	struction needs.....	137
easements in areas of closed streets		subject to decision of Secretary of	
to remain in the District, etc....	632	the Treasury.....	137
<i>Howland Hook, Staten Island, N. Y.,</i>		<i>Huntington and Ohio Bridge Company,</i>	
bridge authorized across Arthur Kill,		may bridge Ohio River, Huntington,	
from Elizabeth, N. J., to.....	1094	W. Va.....	792
<i>Hudson River,</i>		<i>Huntington, W. Va.,</i>	
bridge authorized across, New York		bridge authorized across Ohio River at	792
City to Fort Lee, N. J.....	1094	<i>Huntley Irrigation Project, Mont.,</i>	
Poughkeepsie, N. Y.....	10	appropriation for maintenance, etc.	
improvement of, authorized.....	1186	of.....	417, 1166
of channel, at Weehawken and Edge-		<i>Huntley-Richardson Lumber Company,</i>	
water, N. J.....	1186	may bridge Bull Creek, at Eddy Lake,	
preliminary examination, etc., of, to be		S. C.....	804
made, below Hudson.....	1192	<i>Hyder Harbor, Alaska,</i>	
for removing rock at Poughkeepsie..	1192	preliminary examination, etc., of, to be	
for deepening channel, Haverstraw		made.....	1197
Bay.....	1192	<i>Hydraulic Engineering,</i>	
at Ossining.....	1192	appropriation for standardizing appa-	
ship canal from Great Lakes.....	1196	ratus, etc., used in.....	231, 1040
time extended for bridging, Castleton		<i>Hydrographic Bureau, International,</i>	
to Schodack Landing, N. Y.....	8	appropriation for annual contribution	
<i>Hudson River Connecting Railroad Corpo-</i>		to.....	214, 1023
<i>ration,</i>		<i>Hydrographic Office, Navy,</i>	
time extended for bridging Hudson		appropriation for civilian employees,	
River by.....	8	Navy Department.....	189, 868
<i>Hudson, Robert P.,</i>		for contingent expenses.....	189, 868
exchange of lands with, for former			
Point of Woods Range Lights..	357		
conditions.....	358		

<i>Hydrographic Office, Navy</i> —Continued.	Page.	<i>Immigration Act of 1921,</i>	Page.
appropriation for materials, etc.....	189, 868	aliens permitted to enter in excess of quota, if heretofore admitted and charged to quota of later month under construction of Act required by court decision.....	669
for pilot charts, etc.....	189, 868	arriving after May 26, and before July 1, 1924, departing on or before May 26, expecting admission under court decision.....	669
for expenses, branch offices.....	189, 868	temporarily admitted under bond, to relieve extreme hardship.....	669
for employees, branch offices for expenses, branch offices, additional, 1925.....	190, 868		
	710	<i>Immigration Act of 1924,</i>	
<i>Hydrographic Office, Navy Department,</i>		immigration visas to be issued by consular officers on application of immigrants.....	153
appropriation for printing and binding for.....	183, 862	contents of application; photographs to be furnished.....	153
<i>Hygiene, etc., Public Schools, D. C.,</i>		expiration period; extension permitted while on voyage.....	154
appropriation for personal services, etc.....	556, 1231	accepted as visa of passport; not applicable to permits.....	154
<i>Hygienic Laboratory, Public Health Service,</i>		entry on the passenger list; surrender to immigration official, etc.....	154
appropriation for maintenance.....	75, 774	issue forbidden to inadmissibles, etc. holder not allowed to enter if found inadmissible on arrival.....	154
		fee.....	154
I.		immigrant means any person departing abroad for United States.....	154
<i>Ice Cream, D. C. (see also Milk, etc., Regulations, D. C.),</i>		classes of persons excepted; Government officials.....	154
regulations for sale, etc., of.....	1004	tourists, etc.; in transit.....	154
<i>Idaho,</i>		lawfully admitted persons through another country in transit.....	154
appropriation for surveyor general, clerks, etc.....	394	seamen, temporarily.....	154
consent of Congress to agreement for division of waters of Columbia River, etc., between Washington, Oregon, Montana, and Washington and, may bridge Pend d'Oreille River, at Newport-Priest River Road.....	1268	in business under treaty provisions.....	155
	1092	nonquota immigrants; minor child, or wife of resident.....	155
<i>Illinois,</i>		returning from temporary visit abroad born in contiguous countries, Central or South America, etc.....	155
appropriation for Great Lakes Naval Training Station.....	187, 866	ministers, etc.; bona fide students.....	155
bridge authorized across Mississippi River, Savanna, Ill., to Sabula, Iowa, by Iowa and.....	173	quota immigrants mean all nonquota immigrants.....	155
between Whiteside County, and Clinton County, Iowa by Iowa and.....	15	admission restriction if not specified as nonquota or nonimmigrant....	155
Ohio and Mississippi Rivers, at Cairo, Ill., by Missouri, Kentucky, and.....	999	preferences in issuing quota visas to specified relatives of citizens.....	155
Wabash River, at Mount Carmel, Ill., by Indiana and.....	1131	skilled in agriculture; limitation.....	155
Vincennes, Ind.....	935	maximum of family preferences.....	155
may bridge Fox River, in Kendall County.....	13	no preference of relatives over agriculturists.....	155
in Winnebago County.....	13	application to monthly issues.....	156
<i>Illinois Avenue NW., D. C.,</i>		applications for visas to be made in duplicate; information required.....	156
appropriation for paving, Allison to Buchanan Streets.....	1223	additional information from non-quota immigrants.....	156
for paving, Sherman Circle to Emerson Street.....	1223	further documents, etc.; discretionary issue without, if made before September 1, 1924.....	156
<i>Illinois Bend, Tex.,</i>		statements whether or not of an excluded class.....	157
bridge authorized across Red River at.....	664	of other claims for exemption, etc. to become immigration visa on signature and verification.....	157
<i>Illinois Eastern Judicial District,</i>		applications for minors.....	157
subcommittee of Judiciary Committee of House of Representatives directed to inquire into official conduct of District Judge George W. English.....	1258	fee for furnishing, etc.....	157
scope of inquiry, powers conferred, etc.....	1258	visas may be issued to nonquota immigrants under regulations.....	157
report to Sixty-ninth Congress.....	1259	visas to relatives of residents applying as nonquota immigrants issued only after authorization.....	157
<i>Illinois River, Ill.,</i>		petition for, to be filed by citizen resident; statements, etc., required.....	157
preliminary examination, etc., of, to be made, to protect bank at Naples.....	1196		
<i>Immigrant,</i>			
any alien departing from abroad and destined for United States deemed an.....	154		
classes excepted.....	154		
<i>Immigrant Stations,</i>			
appropriation for remodeling, etc....	240, 1050		

*Immigration Act of 1924—Continued.*

visas, etc., if approved by Commissioner, Secretary of State to authorize issue by consul..... 158

entry denied, if found not a nonquota immigrant..... 158

permit issued to resident alien to enter after temporary absence abroad..... 158

application; approval by Commissioner, etc..... 158

extension allowed; surrender on return..... 158

effect limited..... 159

annual quota, 2 per cent of nationality resident in United States according to census of 1890..... 159

ratio for fiscal year 1927, and thereafter..... 159

\*method of determining national origin; statistics for basis of..... 159

persons not included as inhabitants of continental United States..... 159

nationality on joint determination of Secretaries of State, Commerce, and Labor..... 159

proclamation and taking effect of quota..... 159

if no proclamation made, quotas determined by census of 1890..... 159

limitation on issues for any fiscal year; for calendar months..... 160

issue of visa as quota immigrants to nonquota immigrant..... 160

nationality determined by country of birth according to census of 1890..... 160

of children not born in United States, by country of parent..... 160

of wife of different nationality from husband..... 160

of expatriated persons..... 160

of residents in United States according to census of 1890, the basis of quotas..... 160

statement to be prepared by Secretaries of State, Commerce, and Labor..... 160

of countries not separately enumerated in census..... 160

of colonies, dependencies, or protectorates, etc..... 160

if boundaries changed, new countries created etc., since 1890..... 161

quota estimates based on area of country transferred, etc..... 161

allotments to be revised for changes after proclamation..... 161

in revision, birthplace determined as in new country..... 161

separate treatment of mandated territory; no inferred consent of mandate..... 161

annual revision of statements, etc.; effect on quotas..... 161

annual report to President of quotas; proclamation and effect..... 161

immigrants not admitted to United States..... 161

excepted classes, with visas, etc., returning on permits..... 161

aliens ineligible to citizenship; exceptions..... 162

discretionary admission of otherwise admissibles if excluded by unintentional mistake in visas, etc..... 162

effect on nationality quota..... 162

*Immigration Act of 1924—Continued.*

immigrants, etc., no remission of transportation penalty..... 162

deportation of aliens at any time if not entitled to enter or remain..... 162

minor child of citizen temporarily admitted may be permitted to remain under conditions..... 162

regulations to be made for insuring exempted status by admitted aliens..... 162

bringing immigrants in without unexpired visas, unlawful..... 163

penalty, and in addition amount paid for his passage..... 163

clearance to be withheld, etc..... 163

refund or remission forbidden unless act an unintentional error..... 163

contracts with transportation companies for inspection, etc., of aliens from contiguous countries..... 163

discriminations in, forbidden; compliance with regulations required..... 163

proof required hereafter of aliens applying for admission from contiguous territory..... 163

no additional visa to be issued in lieu of an unused one..... 164

alien seaman, excluded from admission, not permitted to land..... 164

for medical treatment, etc., excepted penalty for failure to detain, for inspection, etc., or deport if required..... 164

clearance withheld, etc..... 164

proof from manifest of vessels..... 164

deportation by another vessel allowed to avoid hardship; payment of expenses..... 164

former provisions for nonadmission of, repealed..... 165

permits to be printed on safety paper; printing and sale of manifests, etc..... 165

punishment for counterfeiting visas; possessing blanks, etc..... 165

possessing distinctive paper..... 165

false personifications in applying for visas or permits..... 165

false statements in applications, affidavits, etc..... 165

burden of proof required for attempting to enter, against deportation, etc..... 165

documents admitted as evidence..... 166

rules and regulations for enforcement to be prescribed by Commissioner General..... 166

administration of consular officers by Secretary of State..... 166

provisions of Act additions to, and not in substitution of, immigration laws..... 166

aliens admissible under this Act, not admitted if excluded by other laws..... 166

excluded by this Act not admitted although admissible under other laws..... 166

bringing or landing aliens with designated diseases unlawful..... 166

fine imposed, in addition amount paid for passage..... 166

aliens physically incapable of earning their living..... 166

<i>Immigration Act of 1924—Continued.</i>	Page.	<i>Immigration of Aliens—Continued.</i>	Page.
bringing aliens physically incapable of earning their living; fine imposed, in addition amount paid for passage	167	appropriation for expenses regulating, under Department of State	1017
illiterates, excluded Asiatics, etc.	167	deficiency appropriation for expenses regulating	57, 61, 760, 1349, 1353
fine imposed, in addition amount paid for passage	167	for regulating, under Department of State	691
additional fine, etc., if accompanied with an excluded alien	167	<i>Imperial Valley, etc., Calif.,</i>	
clearance withheld, etc.	167	claim of Southern Pacific Company for closing break in Colorado River, and preserving, referred to Court of Claims	171
restriction on admitting aliens to other places of landing, etc.	167	<i>Imports,</i>	
punishment for violation; lien on vessel, etc.	168	crude opium, for manufacturing heroin, forbidden	657
evidence of illegal landing	168	for Army exempt from duty	926
definition of terms used herein	168	remission of unpaid duties on, by War Department	660
necessary appropriation authorized	169	<i>Inaugural Ceremonies of 1925,</i>	
Act of May 19, 1921, continued in force for collecting penalties, etc.	169	deficiency appropriation for expenses of Joint Congressional Committee on	753
Sections in effect July 1, 1924	169	<i>Inauguration of the President, 1925,</i>	
exceptions as to visas, etc.	169	use authorized of reservations at	943
remainder on enactment	169	designated streets, sidewalks, etc.	943
admission of aliens arriving before July 1, 1924	169	supervision of stands, etc.; removal, etc.	944
invalidity of any provision, etc., not to affect remainder of Act	169	overhead wires for illumination permitted	944
<i>Immigration Bureau, Department of Labor,</i>		supervision of; time limit for use, etc.	944
appropriation for Commissioner, and office personnel	240, 1049	safety precautions to be taken	944
for expenses enforcing immigration laws; contract labor	240, 1049	no Government or District expense	944
for Chinese exclusion	240, 1049	loan of Army and Navy flags, etc., for decoration; time limit; indemnity for loss or damage	944
for refunding head tax, etc.	240, 1049	Army hospital tents, appliances, etc.; indemnity for damage, etc.	944
for additional coast and land border control	240, 1049	temporary overhead telegraph wires permitted	945
for purchase, operation, etc., of vehicles outside of District of Columbia	240, 1049	<i>Income Tax,</i>	
arrests without warrant, of unlawful attempt to enter, by employee	1049	China Trade Act corporations provisions	996
officials may board and search vessels and cars on border	1050	credit allowed in corporation tax for proportion of income from, to residents in China, citizens of United States, etc.	996
for remodeling, repairs, etc., of immigrant stations	240, 1050	limitation on amount of	997
for expenses regulating immigration, additional, 1925	709	certificate of Commissioner	997
deficiency appropriation for Ellis Island station, improvements	45, 760	additional to all other payments	997
for refund to French Line	45	in proportion to shares owned	997
for refund to Cunard Steamship Company	45, 45	gross income; exemption from, of special dividends to residents in China of China Trade Act corporations	997
for refund to East Asiatic Company	45	<i>Income Tax, 1923,</i>	
for damage claim	45	deficiency appropriation for refunding allowance on returns for calendar year	693
for expenses regulating immigration	57, 61, 760, 1349, 1353	by credit or refund of 25 per cent	353
for expenses of interned aliens	57	if already paid	353
for refund to Canadian Pacific Steamships (Ltd.)	1335	prorating of installment payments	353
for refund to White Star Line	1335	application to extended time payments	354
for refund to Gulf Refining Company	1335	for part payments	354
for refund to Pacific Mail Steamship Company	1335	from previously assessed deficiencies	354
allowance for office personnel increased	1335	subsequent assessments	354
amount for personal services, 1925, increased	688	to be deducted from tax or deficiency for fiscal year ending in 1923	354
<i>Immigration, Commissioner of,</i>		fiscal year ending in 1924 on tax for 1923	354
appropriation for, and office personnel	240, 1049	allowance for deficiencies for periods ending in 1923 or 1924	354
<i>Immigration of Aliens,</i>		for less than a year 1923	354
appropriation for expenses regulating	240, 1049	rules, etc., to be prescribed; no interest allowed	355

	Page.	<i>Income Tax, Title II, Revenue Act of 1924—Continued.</i>	Page.
<i>Income Tax, 1924,</i>			
refund or credit for overpayments extended to taxable year 1919.....	1115	reorganization distribution of stock, etc., not a distribution of earnings, etc., for tax determination.....	257
for taxable years 1917 and 1918, filed before April 1, 1926.....	1115	corporation acts constituting a reorganization.....	257
for taxable year 1919, filed before April 1, 1927.....	1116	meaning of "a party to a reorganization"; control of ownerships described.....	257
<i>Income Tax, Title II, Revenue Act of 1921,</i>			
repealed, as of January 1, 1924.....	352	gain or loss on disposal of property acquired after February 28, 1913, based on its cost.....	258
provision for reduction of, payable in 1924.....	353	based on last inventory value.....	258
time extended for allowing claims for credits or refunds for excess payments.....	22	acquired by gift after December 31, 1920, on value in hand of the donor, etc.....	258
taxable year 1918 included.....	22	by trust transfer, same as in hands of grantor.....	258
<i>Income Tax, Title II, Revenue Act of 1924,</i>		market value, before December 31, 1920.....	258
meaning of terms; "taxable year," "fiscal year".....	254	acquired by bequest, or transfer in contemplation of death, at market value.....	258
fractions included; first year, 1924.....	254	acquired upon an exchange, the same as on the property exchanged.....	258
"fiduciary," "withholding agent".....	254	if other property received; exceptions.....	258
"paid or incurred," "paid or accrued".....	254	acquired by reorganization after December 31, 1917, same as in hands of transferor.....	259
application to deductions or credits.....	254	after December 31, 1920, by issue of stock, etc., same as in hands of transferor.....	259
"stock," "shareholder".....	254	after December 31, 1923, of stock distributed to taxpayer.....	259
corporation dividend means any distribution from earnings, etc., accumulated since February 28, 1913.....	254	acquired by involuntary, etc., conversion, same as property converted.....	259
to insurance reserve fund excepted accumulations, etc., accrued before March 1, 1913, not taxable; application and distribution.....	254	acquiring after December 31, 1920, property identical to stock disposed of, same as that stock.....	259
liquidation distributions, treated as exchange of stock.....	255	acquired before March 1, 1913, cost or market value.....	259
gain or loss determined; tax on gain in partial liquidation.....	255	for depletion, exhaustion, etc., same as for sale, etc.....	260
distributions not out of profits, etc., taxable.....	255	mines, oil and gas wells; market value not exceeding 50 per cent of net income.....	260
distributees of earnings from personal service corporations exempt from tax.....	255	inventories may be used to determine income of taxpayer.....	260
stock dividends exempt; proceeds of redeemed stock taxable.....	255	net losses, determination of.....	260
partial liquidations construed.....	255	limitation on deductions; losses not included with business.....	260
gain or loss determined.....	255	capital losses.....	260
adjustment for capital expenditures, etc.....	255	depletion.....	260
on amount received from sales.....	256	corporation dividends.....	260
extent recognized.....	256	interest free from tax, etc.....	260
installment payments sales.....	256	amount of, in computing income for next taxable year.....	260
entire amount recognized; exceptions no gain or loss recognized in exchanges of property for similar uses.....	256	allowed if exceeding net income for succeeding taxable year.....	260
if stock received on reorganization by corporation for stock of party to reorganization.....	256	application for loss sustained in second year; if exceeding net income for capital gain.....	261
transfers for stock of corporation under same control.....	256	application to third year.....	261
involuntary conversions into similar property, etc.....	256	application to losses of income for 1922 under Act of 1921.....	261
no gain from receipt of additional stock, etc., on reorganization without surrender of holding.....	256	for 1923.....	261
amount of gain if additional property received on exchange therefor, on which no gain recognized.....	257	if fiscal year of parties differ from calendar years.....	261
if reorganization distribution taxable dividends, on the exchange.....	257	benefits allowed partners, estates or trusts, and insurance companies.....	261
on reorganization exchanges for property other than stock, if distributed no gain recognized.....	257	fiscal years returns, determination of tax, on beginning in one calendar year and ending in succeeding.....	261
if not distributed, gain to be recognized.....	257		
no loss if other property received besides that on which no gain or loss recognized.....	257		

<i>Income Tax, Title II, Revenue Act of 1924—Continued.</i>	Page.	<i>Income Tax, Title II, Revenue Act of 1924—Continued.</i>	Page.
fiscal years returns; application to partnerships.....	262	gross income excluded; China Trade Act corporation dividends to China residents.....	269
credit or refund of tax paid under Act of 1921.....	262	nonresident aliens from United States sources only.....	269
capital gains and losses described.....	262	deductions in computing net income; business expenses, including traveling, etc.....	269
meaning of terms; "capital gain," "capital loss".....	262	interest on debts.....	270
"deduction," "ordinary deductions".....	262	taxes; classes and exceptions specified.....	270
"capital net gains," "capital net loss".....	262	business losses.....	270
"ordinary net income".....	263	losses not connected with the business; nonresident aliens.....	270
"capital assets," property not included.....	263	sales of stock, etc., if similar property acquired, excepted, etc.....	270
tax levied in lieu of normal and surtax on other than corporation.....	263	casualty losses not connected with business and not compensated by insurance, etc.....	270
based on capital net gain; net loss.....	263	basis for determining deduction.....	270
application to partnerships or trusts; separate returns.....	263	worthless debts; if recoverable in part.....	270
earned income provisions.....	263	allowance for exhaustion, etc., of business property.....	270
meaning of "earned income" as compensation for personal services rendered.....	263	depletion, etc., of mines, oil and gas wells, timber, etc.....	270
exceptions.....	263	gifts to public and charitable organizations, etc.; educational rehabilitation fund; War veterans, etc.; limit.....	271
reasonable allowance, if combined with capital.....	263	by nonresident aliens limited.....	271
"earned income deductions".....	264	deductions of nonresident aliens only as to United States sources of income.....	271
"earned net income;" minimum and maximum.....	264	citizens from sources in United States possessions.....	271
credit allowed in computing individual normal or surtax.....	264	no deductions allowed in computing net income for personal, etc., expenses.....	271
members of partnerships.....	264	new buildings, permanent improvements, etc.....	271
normal tax on net income of individuals upon first \$4,000, of citizens or residents; next \$4,000.....	264	restoring exhaustion, etc., of property payments for life insurance on employees, etc., for benefit of taxpayer.....	272
nonresident alien for personal services, not exceeding \$4,000.....	264	income from life interest, etc., acquired by gift.....	272
additional if exceeding family exemption and \$4,000; exceeding \$4,000.....	264	credits allowed for normal tax; tax paid dividends from domestic corporations, etc.....	272
surtax in addition to normal tax; rate—maximum from sale of mines, oil or gas wells, etc.....	265	foreign corporations from United States sources.....	272
net income defined; basis for computing if taxpayer changes accounting period.....	267	interest on Federal securities.....	272
gross income defined; sources included.....	267	personal exemption of \$1,000 if a single person.....	272
salaries of the President, Judicial and Government officers and employees.....	267	\$2,500 if head of family; \$2,000 if income of husband or wife exceeds \$5,000.....	272
professions, trade, businesses, rents, dividends, etc.....	267	additional \$400 each for minors and dependents.....	272
received in taxable year.....	267	for nonresident aliens, etc., \$1,000—status of taxpayer.....	272
excluded; income from life insurance policies, returns of premiums paid.....	267	allowed on change of taxable years in case of death, etc.....	273
gifts, bequests, etc.....	268	income of nonresident aliens, etc.....	273
interest on State, etc., obligations; Federal bonds, etc.; limitation.....	268	items of gross incomes deemed from United States sources; interest on bonds, etc., of resident corporations, etc.; exceptions.....	273
income of foreign governments from investments in United States securities, etc.....	268	dividends from domestic corporations, etc.; from corporations from United States sources.....	273
payment for personal injuries, etc.....	268	personal services in United States—rentals, royalties, etc., from property in United States.....	273
public utility receipts by States, etc., operated under contracts; restrictions.....	268		
nonresident aliens, from foreign ships; conditions.....	269		
War Risk and rehabilitation allowances; pensions.....	269		
from domestic building and loan associations; limit.....	269		
rentals for dwellings furnished to ministers.....	269		
shipowners' mutual associations; limit.....	269		

<i>Income Tax, Title II, Revenue Act of 1924—Continued.</i>	Page.	<i>Income Tax, Title II, Revenue Act of 1924—Continued.</i>	Page.
income of nonresidents; of sales of real property in United States.....	273	estates and trusts; normal tax credit allowed, if estate income included with beneficiary's, proportional share of credits allowed.....	276
deductions from foregoing to constitute net income.....	273	computation of income if taxable year of beneficiary and estate differ.....	276
items treated as from sources without the United States; other interest dividends from other than United States corporations.....	274	profit-sharing trusts for employees not taxable.....	276
personal services without United States.....	274	distributee taxed on amount received, or credits allowed.....	277
rentals, royalties, etc., from property without the United States.....	274	income from revocable trusts included in income of grantor.....	277
sales of real property without the United States.....	274	where trust income may be used for benefit of grantor, to be included in computing his income.....	277
after deducting expenses, etc., remainder deemed net income from without the United States.....	274	corporations formed to accumulate gains, etc., to prevent surtax on its shareholders.....	277
apportionment of items within and without the United States.....	274	tax imposed in addition to corporation tax.....	277
from sources allocated to United States.....	274	payment, etc., same as for income tax.....	277
from partly within and partly without the United States.....	274	evidence of purpose, if a mere holding company.....	277
determination of United States income.....	274	detailed statement of gains, etc., required.....	277
gains from transportation partly within and partly without the United States.....	274	meaning of "net income," as here used.....	277
sales of personal property purchased within and sold without, or produced without and sold within.....	274	payment of tax at source of nonresident aliens; exceptions.....	277
above treated is partly within and partly without the United States gains, etc., treated as derived from sources of country within which sold.....	274	rates imposed.....	278
interchangeable meaning of words.....	274	interest of unknown owners included by corporations guaranteeing interest free from tax.....	278
returns to be filed of all income from United States sources.....	275	rate, etc.....	278
personal exemption claims may be filed with withholding agent.....	275	interest, etc., of unknown owners.....	278
partnerships; tax levied only on individuals constituting.....	275	exception if citizen or nonresident alien filed notice of credits, etc.....	278
computation of shares of net income of.....	275	returns, etc., required; liability indemnification, etc.....	278
credits from of partnership exemptions, etc.....	275	recipient to make returns of income, if tax paid by recipient not recollectible from withholding agent.....	278
computation of net income; gifts, etc, not deducted.....	275	credit for income, etc., taxes paid by citizen to foreign countries, etc. by residents, to United States possession.....	279
estates and trusts, property subject to normal and surtax on income.....	275	by alien residents, etc., to foreign country.....	279
accumulations in trust for future distribution.....	275	by partners, beneficiaries, etc., to foreign countries, etc.....	279
periodical distribution, etc., under general direction.....	275	exceptions and limitations.....	279
received during administration.....	275	redetermination if tax paid above credits claimed, etc.; refund, etc. if accrued but not paid; bond required.....	279
payments by fiduciary.....	275	may be taken in the year tax accrued.....	279
net income computed as for individuals.....	275	evidence of foreign income, etc., required.....	279
allowance for gifts, etc., without limitation.....	276	returns by individuals.....	280
additional deduction for current distribution to beneficiaries; restrictions.....	276	by husband and wife living together.....	280
discretionary payments to beneficiaries deducted.....	276	by agent, guardian, etc.....	280
included in net income of beneficiary.....	276	partnerships.....	280
normal tax credit allowed; additional if income not used for paying beneficiary's income.....	276	fiduciaries for designated beneficiaries, etc.....	280
		joint fiduciaries.....	280
		for less than 12 months when accounting period changes.....	281
		computation of tax.....	281

<i>Income Tax, Title II, Revenue Act of 1924—Continued.</i>	Page.	<i>Income Tax, Title II, Revenue Act of 1924—Continued.</i>	Page.
returns by individuals; application to capital gain or loss and earned income .....	281	deductions; items not deductible, the same as to individuals .....	285
computation for parts of the year ..	281	credit allowed corporations; interest on Federal securities .....	285
time for filing, etc., individual, partnership, and fiduciary .....	281	domestic corporations, specific, of \$2,000 if net income less than \$25,000 .....	285
nonresident aliens .....	281	limitation if exceeding \$25,000 .....	285
extensions allowed; limit .....	281	tax paid at source on income of foreign corporation not in business within the United States .....	285
to be filed with collector of district, etc corporations; rate imposed on net incomes .....	282	deduction of interest free from tax ..	286
organizations exempt; labor, etc .....	282	domestic corporation for income, etc.; taxes paid abroad; limitation .....	286
mutual savings banks .....	282	redetermination of taxes paid; refund .....	286
fraternal beneficiary societies .....	282	if accrued but not paid; bond required .....	286
domestic building associations, cooperative banks .....	282	tax credits allowed in year accrued ..	286
mutual cemetery companies; corporations solely for burial purposes .....	282	evidence of foreign income, etc., required .....	286
community chests, religious, etc., organizations .....	282	domestic corporation controlling a foreign, deemed to have paid tax on dividends received therefrom .....	286
business leagues, etc .....	282	limit of credit allowed .....	287
civic leagues for social welfare, etc.; limitation .....	282	determination of accumulated profits .....	287
pleasure clubs .....	282	accounting period for foreign corporations .....	287
local mutual associations of farmers for insurance, etc .....	283	corporations in United States possessions deemed foreign .....	287
associations for marketing farm products, etc .....	283	returns required from corporations .....	287
trustees for exempted organizations, etc .....	283	from agent of foreign .....	287
Federal loan banks, farm loan associations, intermediate credit banks .....	283	from receivers, trustees, etc., of; collection of taxes .....	287
net income defined; computed on same basis as individuals .....	283	accounting; for part of a year .....	287
foreign corporations, etc., as of nonresident aliens .....	283	statement of dividends, etc., to be appended .....	287
gross income of domestic, as defined for individuals .....	283	separate or consolidated, by affiliated corporations .....	288
mutual marine insurance companies; deductions .....	283	computation of consolidated assessments .....	288
foreign, from United States sources ..	283	ownership constituting affiliated corporation .....	288
deductions allowed in computing corporation net income; business expenses .....	283	China trade corporations not deemed affiliated .....	288
interest on debts; exceptions .....	283	consolidation of accounts by Commissioner .....	288
taxes; classes and exceptions specified .....	284	corporations in United States possessions deemed foreign .....	288
not applicable to corporations guaranteeing payments at source .....	284	time for filing; with collector of district, etc .....	288
paid on interest of stockholders ..	284	life insurance companies; tax on net income of, domestic .....	289
accrual date of estate, etc .....	284	foreign, from United States sources ..	289
business losses .....	284	gross income defined .....	289
restriction of, on sales of stock, etc .....	284	reserve fund required by law, applied to assessment insurance .....	289
worthless debts .....	284	net income; exemptions, interest on State, etc., obligations .....	289
dividends from domestic corporations; foreign, from United States sources .....	284	allowance for reserve fund .....	289
allowance for exhaustion of property .....	284	tax paid dividends, etc .....	289
for depletion of mines, oil and gas wells, timber, etc .....	284	exemptions; reserve fund for deferred dividends .....	289
application to leases .....	285	investment expenses; limitations ..	289
additional, to insurance companies other than life .....	285	real estate taxes; exceptions .....	289
mutual marine companies .....	285	taxes paid on interest of shareholders .....	290
other mutual companies returning premium deposits .....	285	allowance for exhaustion of property, etc .....	290
foreign corporation of designated items within United States .....	285	interest on debts; exception .....	290

<i>Income Tax, Title II, Revenue Act of 1924—Continued.</i>	Page.	<i>Income Tax, Title II, Revenue Act of 1924—Continued.</i>	Page.
life insurance exemptions; specific credit of \$2,000; limitation.....	290	collections, Porto Rico, etc.; authority of insular legislatures to amend, etc.....	294
limitation on real estate taxes.....	290	income of citizens, etc., from sources within possessions of the United States.....	294
net income of foreign companies, from business within the United States.....	290	gross income construed as from United States sources, if 80 per cent derived therefrom in previous years.....	294
insurance companies, other than life or mutual; tax on net income, domestic.....	290	if 50 per cent of corporation income derived from active business in the possessions.....	294
foreign, from United States sources.....	290	if 50 per cent of individual income derived from active business in the possessions.....	294
gross income defined.....	290	amounts received within and without the United States to be included in gross income.....	294
net income defined.....	291	provisions not applicable to Virgin Islands.....	295
sources of investment income.....	291	China Trade Act corporations provisions.....	295
underwriting income defined.....	291	credit allowed for proportion of dividends from, to residents of China certificate of Commissioner.....	295
computation of premiums earned on insurance contracts.....	291	additional to all other payments in proportion to shares owned.....	295
deductions allowed; losses incurred.....	291	ownership of stock.....	295
expenses incurred.....	291	meaning of "China".....	295
ordinary expenses.....	291	payment of tax by taxpayer, other than nonresident alien, etc., on designated date.....	295
interest on debts.....	291	by nonresident alien, etc.....	296
taxes.....	291	in installments allowed.....	296
losses.....	291	whole amount on failure to pay.....	296
worthless debts.....	291	extension of time on request.....	296
tax paid dividends.....	291	payment on expiration.....	296
exempt interest.....	291	interest to be collected.....	296
allowance for exhaustion.....	291	not applicable to payment at source.....	296
specific allowance of \$2,000; exception.....	292	returns to be examined and determined as soon as practicable.....	296
foreign corporations, from United States sources.....	292	overpayments on installments to be credited or refunded.....	296
duplication forbidden.....	292	deficiency determined as amount imposed exceeds returns of taxpayer.....	296
administrative provisions.....	292	if no amount returned, etc., on previous assessment.....	296
sworn returns required by corporations of dividends, names of stockholders, etc.....	292	notice to taxpayer of, by Commissioner.....	297
by brokers, of business transacted; details.....	292	appeal to Board allowed.....	297
returns to be made by all persons paying annually to others \$1,000 or more.....	292	assessment, etc., if determined by Board.....	297
by United States officials.....	292	suit in court for amount of.....	297
details required.....	292	time limit for.....	297
of interest on corporation bonds regardless of amounts.....	292	payment on demand, if no appeal filed.....	297
collection of foreign dividends.....	292	immediate assessment of, if collection jeopardized by delay.....	297
names and addresses of recipients on demand.....	293	manner of making.....	297
obligations of United States excepted.....	293	immediate assessment of; payment on notice, if no claim in abatement filed.....	297
tax returns to be public records.....	293	prorating of installments.....	297
inspection of, restricted.....	293	interest authorized upon, or part.....	297
data from, to be furnished Congressional committees, etc.....	293	extension of payment for, to prevent undue hardship.....	298
access to officers of States, etc.....	293	bond required; interest to be paid.....	298
stockholders of corporations.....	293	additional interest if not paid.....	298
punishment for divulging information.....	293	additional tax for, due to negligence for fraudulent evasion.....	298
list of income tax payers to be kept in offices of collectors.....	293	interest to be collected for nonpayment of tax.....	298
statistics of income, etc., taxes to be published annually.....	293		
licenses required for collecting foreign coupons, dividends, etc.....	293		
regulations to obtain information of.....	294		
punishment for collecting without citizens of possessions, but not residents or citizens of the United States, taxed only on income from United States sources.....	294		
computation and payment of tax not applicable to Virgin Islands.....	294		
collections in Porto Rico and the Philippines as by prior law.....	294		

<i>Income Tax, Title II, Revenue Act of 1924—Continued.</i>	Page.	<i>Incorporations, D. C.,</i>	Page.
interest to be collected, where extension granted.....	298	charter of American Academy in Rome, amended.....	635
if deficiency, etc., not paid on demand.....	298	Medical Society; incorporators, etc., amended.....	153
on estates of incompetents, etc.....	299	National McKinley Birthplace Memorial Association; board of trustees increased.....	114
not applicable, if abatement claim filed.....	299	National Society of Sons of the American Revolution; amended.....	808
assessment to be within four years from filing of income, etc., returns under Act of 1921 and this Act.....	299	charters granted; American War Mothers.....	966
no court proceeding on expiration of period.....	299	Grand Army of the Republic.....	358
within five years after returns filed under former Acts; no suit thereafter.....	299	Inland Waterways Corporation.....	360
on income received in life of decedent within one year, etc.....	299	United States Blind Veterans of the World War.....	535
extension, on notice of deficiency.....	299	merger of street railways in the District to be according to law for.....	1265
at any time, if returns false or fraudulent.....	299	<i>Increase of the Navy (see Naval Establishment).</i>	
deficiencies under prior Acts at any time.....	300	<i>Indemnity Bonds,</i>	
on written agreement of Commissioner and taxpayer.....	300	to secure, etc., United States, exempt from stamp tax provisions.....	332
collection by distraint, etc., when made within prescribed period.....	300	<i>Indemnity, Lost Mail Matter,</i>	
beginning of court proceedings not prevented.....	300	appropriation for, registered, insured, and collect-on-delivery, domestic mail.....	88, 786
no authority for, etc., if barred by limitation, etc.....	300	for loss or injury of international mail.....	88, 786
claims for abatement may be filed for deficiency assessed.....	300	deficiency appropriation for international.....	47, 59, 63, 699, 701, 763, 1350
proceedings stayed on filing bond.....	300	for domestic.....	59, 63, 699, 701, 763, 1350
transmitted to Commissioner; notice of decision.....	300	<i>Independence County, Ark.,</i>	
appeal to Board after notice.....	300	may bridge White River, Batesville.....	888
proceedings in court for part of, allowed.....	300	State may acquire rights, etc., to operate as a free bridge.....	888
interest, etc., to be collected on denial of.....	300	tolls allowed for five years.....	888
additional, if not paid on demand.....	301	time extended for bridging White River by.....	789
restriction on filing, hereafter.....	301	<i>Independent Executive Bureaus, etc. (see Executive and Independent Offices Appropriations).</i>	
assessment, collection, and payment of income, etc., taxes under former Acts.....	301	<i>Independent Treasury,</i>	
subject to limitations hereof.....	301	deficiency appropriation for contingent expenses.....	57, 693, 1341
overpayments of income tax, etc., under this or prior Acts to be credited or refunded.....	301	<i>India Rubber (see Rubber).</i>	
not allowed after four years unless claim filed therefor.....	301	<i>Indian Affairs Bureau, Interior Department,</i>	
allowance without claim, if invested capital decreased by Commissioner.....	301	appropriation for Commissioner, and office personnel.....	396, 1146
refund or credit of, to withholding agent; exception.....	302	for general expenses.....	396, 1146
prior claims for, not barred.....	302	for special agents, etc.....	396, 1146
immediate payment required, if acts of taxpayer prejudice collection, etc.....	302	for competency commissions.....	396, 1146
notice and demand to be given.....	302	for supplies; purchase, transportation, etc.....	396, 1146
finding of Commissioner, a presumption of intent.....	302	warehouses limited to three.....	396, 1146
bond accepted if not in default.....	302	for Indian Service inspectors.....	396, 1146
conditions of acceptance.....	302	for judges, Indian courts.....	396, 1147
enforcement proceedings suspended on approval of.....	302	for Indian police.....	396, 1147
discretionary waiving of requirements for citizens about to depart.....	303	for suppressing liquor traffic, etc.....	396, 1147
no alien allowed to depart without certificate of payment of taxes.....	303	for construction, etc., agency buildings.....	396, 1147
additional tax, etc., for violations by taxpayer.....	303	supervision and construction employees.....	397, 1147
effective date, January 1, 1924.....	303	heat and light to employees.....	397, 1147
		amount for passenger vehicles; limit; purchases from War Department.....	397, 1147
		for determining heirs of deceased allottees.....	397, 1147
		clerks in Indian Office.....	397, 1147
		Osages and Five Civilized Tribes excepted.....	397, 1147
		for attorneys, etc., in probate matters, Five Civilized Tribes and Quapaws.....	397, 1147
		civil service requirements.....	1147

<i>Indian Affairs Bureau, Interior Department—Continued.</i>	Page.	<i>Indian Affairs Bureau, Interior Department—Continued.</i>	Page.
appropriation for citizen commission..	397, 1148	appropriation for pumping plants, etc., San Carlos Reservation, Ariz.	401, 1152
for surveying, allotting, etc., of lands in severalty.....	397, 1148	for providing water to Indians from Salt River Irrigation project, Ariz.....	402
use in New Mexico and Arizona, restricted.....	397, 1148	for power and irrigation plant, Fort Apache Reservation, Ariz., from tribal funds.....	402
for advertising sale of lands; repayment.....	398, 1148	for irrigation charges, Yuma Reservation, Calif.....	402, 1152
for attorney, Pueblo Indians, N. Mex.....	398, 1148	for irrigation, Fort Hall Reservation, Idaho.....	402, 1152
for expenses, sale of unallotted lands, etc., Five Civilized Tribes....	398, 1148	Fort Belknap Reservation, Mont.....	402, 1153
specified salaries, etc., of officials and attorneys.....	398, 1148	Flathead Reservation, Mont....	402, 1153
repairs, etc., school buildings..	398, 1149	Fort Peck Reservation, Mont..	402, 1153
for lands for homeless Indians in California.....	398, 1149	Blackfeet Reservation, Mont..	402, 1153
for land for Temoak Indians in Nevada.....	1149	Crow Reservation, Mont.....	402, 1153
for lands, etc., for full blood Choctaw Indians of Mississippi.....	1149	Pyramid Lake Reservation, Nev..	402, 1153
for closing affairs of Eastern Band of Cherokees, North Carolina.....	1149	Paiute allotments, within New-lands project, Nev.....	403, 1153
for maintenance, etc., Kiowas, etc., from tribal funds.....	399, 1149	for reconstructing, etc., Laguna and Acoma irrigation system, N. Mex.....	403, 1153
for industrial assistance, etc.....	399, 1149	for drainage canal, Isleta Pueblo lands, N. Mex.....	403
for timber culture, etc.....	399, 1149	for Hogback irrigation project, Navajo Reservation, N. Mex.....	403, 1153
for expenses of field matrons, etc.....	399, 1149	for San Juan Pueblo project, N. Mex.....	403, 1153
for school or agency farms; farmers and stockmen; field matrons.....	399, 1149	for flood protection, etc., pueblos, N. Mex.....	403, 1153
timber culture not applicable to Menominee Reservation, Wis.....	399, 1149	for Modoc Point, etc., irrigation projects on Klamath Reservation, Oreg.....	403, 1154
for soil, etc., experiments.....	399, 1149	for irrigating allotments of Uncompahgre, etc., Utes in Utah; from tribal funds.....	403, 1154
for encouraging self support, furnishing seed, implements, etc.....	399, 1150	for operating, etc., Toppenish-Simcoe irrigation system on Yakima Reservation, Wash.....	403, 1154
repayment; limitation.....	399, 1150	for operating Ahtanum irrigation system, Yakima Reservation, Wash.....	403
tribal herds excluded.....	399, 1150	for reimbursing reclamation fund for stored water, Yakima Reservation, Wash.....	403, 1154
for reimbursing Indians for cattle destroyed to prevent spread of contagious diseases, etc.....	399, 1150	for Wapato irrigation system, Yakima Reservation, Wash.; repayment.....	403, 1154
for developing stock watering places, etc.....	400, 1150	for Satus irrigation project, Yakima Reservation, Wash.....	404, 1154
for water supply, Papago Indian villages, Ariz.....	400, 1150	for irrigation, Shoshone Reservation, Wyo.....	404, 1154
Navajo and Hopi Indians on reservations, Ariz.....	400, 1150	unexpended balances of appropriations for certain irrigation projects covered in.....	1154
Pueblo Indian land, N. Mex....	400, 1150	for support of schools.....	404, 1155
for irrigation and drainage expenses; amounts for designated projects.....	400, 1150	deaf and dumb or blind or mentally deficient children.....	404, 1155
for administrative expenses of irrigation projects.....	400, 1150	amount for education of Alabama or Coushatta Indians, Tex..	404, 1155
for surveys for new projects, etc.....	401, 1151	additional facilities for Pueblo and Hopi Indians.....	1155
for Taos reservoir project, N. Mex..	401	amount for education of full blood Choctaw Indians of Mississippi.....	1155
for reconnaissance work, San Juan River, La Plata County, Colo., to determine water supply.....	1151	minimum average attendance at boarding schools required....	404, 1155
for cooperative stream gauging....	401, 1151	discontinuance of day schools under average.....	404, 1155
systems and projects excluded.....	401, 1151	amount for children in public schools.....	404, 1155
expenses for flood damages, etc.; limit.....	401, 1151		
for irrigation system, Gila River Reservation, Ariz.....	401, 1152		
for diverting Gila River water to Pinal County lands.....	401, 1152		
for construction of Coolidge Dam, Ariz.....	1152		
for irrigation pumping plant, etc., Colorado River Reservation, Ariz.....	401, 1152		
for Ganado irrigation project, Navajo Reservation, Ariz.....	401, 1152		
for pumping plants, San Xavier Reservation, Ariz.....	401, 1152		

<i>Indian Affairs Bureau, Interior Department—Continued.</i>	Page.
appropriation for schools; not available for schools specifically provided for.....	404, 1155
for collecting and transporting pupils.....	404, 1155
obtaining employment; repayment of expenses.....	405, 1155
natives pupils from Alaska.....	405, 1156
for constructing, etc., school buildings; restriction.....	405, 1156
for support of specified boarding schools, Fort Mojave, Ariz.....	405, 1156
Phoenix, Ariz.....	405, 1156
Truxton Canyon, Ariz.....	405, 1156
Theodore Roosevelt, Fort Apache, Ariz.....	405, 1156
Sherman Institute, Riverside, Calif.....	405, 1156
Fort Bidwell, Calif.....	405, 1156
Haskell Institute, Lawrence, Kans.....	405, 1156
Mount Pleasant, Mich.....	405, 1156
Pipestone, Minn.....	405, 1156
Genoa, Nebr.....	405, 1156
Carson City, Nev.....	405, 1156
Albuquerque, N. Mex.....	406, 1156
Santa Fe, N. Mex.....	406, 1156
Charles H. Burke, Fort Wingate, N. Mex.....	1157
Cherokee, N. C.....	406, 1157
Bismarck, N. Dak.....	406, 1157
Fort Totten, N. Dak.....	406, 1157
Wahpeton, N. Dak.....	406, 1157
Chilocco, Okla.....	406, 1157
Sequoyah Orphan Training School, Tahlequah, Okla.....	406, 1157
Chemawa, Salem, Oreg.; restriction.....	406, 1157
Flandreau, S. Dak.....	407, 1157
Pierre, S. Dak.....	407, 1157
Rapid City, S. Dak.....	407, 1157
Haward, Wis.....	407, 1157
Tomah, Wis.....	407, 1157
Shoshone Reservation, Wyo.....	407, 1157
for school facilities, Navajo Indians, Ariz.....	407, 1158
for paying tuition for Chippewa children in Minnesota public schools.....	407, 1158
for schools for Chippewas of the Mississippi in Minnesota; use restricted.....	407, 1158
for education of Osage children, Okla., from tribal funds.....	407, 1158
for common schools, Five Civilized Tribes and Quapaws, Okla.....	407, 1158
for support, etc., of schools among Sioux Indians, S. Dak., etc.....	407, 1158
for public schools in Uintah and Duchesne Counties, Utah; condition.....	408, 1158
for relieving distress; prevention of contagious diseases, etc.....	408, 1158
use for general treatment.....	408, 1158
allotments to specified hospitals, etc.....	408, 1158
for Fort Lapwai Sanitorium, Idaho; dormitory.....	1159
for asylum for insane Indians, Canton, S. Dak.....	408, 1159
for general support and civilization, Arizona.....	408, 1159
California.....	408, 1159
Seminole Indians of Florida.....	408, 1159

<i>Indian Affairs Bureau, Interior Department—Continued.</i>	Page.
appropriation for general support and civilization, Fort Hall Reservation, Idaho.....	408, 1159
full blood Choctaws of Mississippi.....	1159
Fort Belknap Agency, Mont.....	408, 1159
Flathead Agency, Mont.....	408, 1159
Fort Peck Agency, Mont.....	408, 1159
Blackfeet Agency, Mont.....	408, 1159
Rocky Boy Band of Chippewas, etc., Mont.....	408, 1159
Nevada.....	409, 1159
New Mexico.....	409, 1159
Sioux of Devils Lake, N. Dak.....	409, 1159
Fort Berthold Agency, N. Dak.....	409, 1159
Turtle Mountain Band of Chippewas, N. Dak.....	409, 1159
Wichitas, etc., Okla.....	409, 1159
Kansas and Kickapoo Indians, Okla.....	409, 1160
Poncas, Okla. and Nebr.....	409, 1160
Grande Ronde and Siletz Agencies, Oreg.....	409, 1160
Yankton Sioux, S. Dak.....	409, 1160
Utah.....	409, 1160
Washington.....	409, 1160
Wisconsin.....	409, 1160
for fulfilling treaty with Coeur d'Alenes, Idaho.....	409, 1160
Bannocks, Idaho.....	409, 1160
for support, etc., of full blood Choctaw Indians in Mississippi.....	409
for fulfilling treaties with Crows, Mont.....	409, 1160
for civilization, etc., Northern Cheyennes and Arapahoes, Mont.....	409, 1160
for fulfilling treaties with Pawnees, Okla.....	410, 1160
for fulfilling treaties with Quapaws, Okla.....	410, 1160
for administering affairs of Five Civilized Tribes, Okla.....	410, 1159
for support, etc., Warm Springs Agency, Oreg.....	410
for fulfilling treaties with Sioux of different tribes, Nebr., N. Dak., and S. Dak.....	410, 1160
for fulfilling treaty with Confederate Bands of Utes.....	410, 1160
for fulfilling treaty with Spokanes, Wash.....	410, 1161
for fulfilling treaty with Shoshones, Wyo.....	410, 1161
for support, etc., confederated tribes and bands, Warm Springs Agency, Oreg.....	1161
for support, etc., of Indians under designated agencies, from tribal funds.....	410, 1161
for civilization, etc., Chippewas in Minnesota, from tribal funds; objects specified.....	411, 1162
for sawmill, etc., Red Lake Reservation, Minn.....	412
for per capita payments to Choctaws and Chickasaws, from tribal funds.....	412, 1162
for support, etc., Indians of Osage Agency, Okla., from tribal funds.....	412, 1162
for oil and gas expenses, Osage Reservation, Okla.....	412
for visits of Osage Tribal Council to Washington, D. C.....	412, 1162

<i>Indian Affairs Bureau, Interior Department—Continued.</i>	Page.	<i>Indian Affairs Bureau, Interior Department—Continued.</i>	Page.
appropriation for distributing principal funds of Confederate Bands of Utes.....	412, 1162	deficiency appropriation for supplies; purchase, transportation, etc.....	42, 56, 61, 698, 759
to Navajo Springs Band in Colorado.....	412, 1162	for Omaha Indians, court costs; from tribal funds.....	42
Uintah, etc., Bands in Utah.....	412, 1162	for Walter Runke, reimbursement.....	42
Southern Utes in Colorado.....	412, 1162	for payments to Wind River Reservation Indians, Wyo.....	42
for completion of road, Hoopa Valley Reservation, Calif.....	413	for tuberculosis sanatorium for Chippewas in Minnesota.....	42
for oil and gas production expenses Osage Reservation, Okla.....	1162	for irrigation system, Gila River Reservation, Ariz.....	42
for erecting monument in Pawhuska to members of Osage Tribe who lost their lives in World War.....	1162	for school, Chilocco, Okla.....	42
for roads and bridges, Red Lake Reservation, Minn., from tribal funds.....	413, 1163	for increase of compensation.....	56, 759
for roads and bridges, Mescalero Reservation, N. Mex.; repayment.....	413, 1163	for irrigation, Yakima Reservation, Wash.....	56, 61
for steel bridges within Cochiti and San Juan Pueblo grants, N. Mex.; repayment.....	413	for relieving distress; prevention, etc., diseases.....	56, 759
for Federal highway across Navajo Reservation, N. Mex.....	1163	for support of schools.....	56, 759, 1348, 1351
for roads and bridges, Shoshone Reservation, Wyo.; repayment.....	413, 1163	for general expenses.....	56
for fulfilling treaties with Senecas, N. Y.....	413, 1163	for support, Indians in Arizona.....	56
Six Nations, N. Y.....	413, 1163	for support, etc., Indians in Arizona and New Mexico.....	56, 698, 759
Choctaws, Okla.....	413, 1163	for support, etc., Indians in Nevada.....	56
for purchase of lands for Saint Croix Chippewa Indians, Wis.; per capita payment, discretionary.....	413, 1164	for administering affairs of Five Civilized Tribes.....	56, 760
for general expenses, additional, 1925.....	706	for school, Salem, Oreg.....	56
for supplies, purchase, transportation, etc., additional, 1925.....	706	for Sioux Indians, different tribes.....	56, 698, 700, 760
for Indian Service inspectors, additional, 1925.....	707	for Sioux of South Dakota.....	56
for judges, Indian courts, additional, 1925.....	707	for support, etc., Indians in California.....	61
for Indian police, additional, 1925.....	707	for irrigation, Wind River Reservation, Wyo.....	61
for suppressing liquor traffic, additional, 1925.....	707	for Fort Hall Reservation, Idaho.....	684
for agency, etc., buildings, additional, 1925.....	707	for school, Carson City, Nev.....	684
for determining heirs of deceased allottees, additional, 1925.....	707	for relief of dispossessed Nisqually Reservation Indians, Wash.....	684
for attorneys, in probate matters, Five Civilized Tribes, additional, 1925.....	707	for suppressing liquor traffic.....	698
for surveying and allotting Indian lands, additional, 1925.....	707	for encouraging industry, etc.....	700
for Pueblo Indians, N. Mex., counsel, additional, 1925.....	707	for telegraphing and telephoning.....	759
for industrial assistance and care of timber, additional, 1925.....	707	for determining heirs of Indian allottees.....	759
for developing water supply, additional, 1925.....	707	for industrial work, etc.....	759
for irrigation and drainage expenses; additional amounts, 1925, for designated projects.....	707	for support, etc., full blood Choctaw Indians of Mississippi.....	684, 760, 1329
for support of designated schools, additional, 1925.....	707	for school, Wahpeton, N. Dak.....	684
for relieving distress; conservation of health, etc., additional, 1925.....	708	for Wapato irrigation system, Wash.....	684
for general support and civilization; additional, 1925.....	708	for irrigation, etc., Fort Hall Reservation, Idaho.....	684
for insect infestation, additional, 1925.....	708	for irrigation, Yakima Reservation, Wash.....	698
		for stock watering, places, etc.....	700
		for school, Rapid City, S. Dak.....	700
		for support, etc., Chippewas of Lake Superior, Wis.....	759
		for surveying, etc., lands in severalty.....	1328
		for school, Mt. Pleasant, Mich.....	1329
		for school, Pipestone, Minn.....	1329
		for school, Pierre, S. Dak.....	1329
		for support, etc., Fort Belknap Agency, Mont.....	1329
		for readjustment of pay of field employees from tribal funds at specified agencies.....	1329
		for sawmill, Menominee, Indians, Wis.....	1330
		for Caddo Band of Wichitas, Okla.....	1330
		for James J. McAllister.....	1330
		for transporting pupils.....	1348
		for support, etc., Indians in Nevada.....	1348

<i>Indian Affairs Bureau, Interior Department—Continued.</i>	Page.	<i>Indian Affairs Bureau, Interior Department—Continued.</i>	Page.
deficiency appropriation for bridge across Santa Clara River, Shivwitz Reservation, Utah.....	1348	Fort Yuma Reservation, Ariz.; withdrawal of lands on, for Powell town site and school farm, vacated.....	94
Cheyenne and Arapahoe Indians, Okla.; names of Chester Calf and Crooked Nose Woman added to final tribal rolls, etc....	253	allotment of areas vacated; other lands for farm to be set aside....	94
Chippewa, Mich.; fees allowed approved attorneys in claims before Court of Claims.....	137	Indian schools; allowance of per capita cost of pupils increased.....	958
Chippewa Indians of Minnesota entitled to back annuities to be paid. credit to general fund in settlement for Minnesota National Forest. per capita payment from principal fund.....	95	Indians in Washington; claims of certain tribes submitted to Court of Claims.....	886
sum to be credited to general fund of White Earth School teachers, to be paid from tribal funds.....	1052	Kansas Indians, Okla.; alienation restricted, etc., on homestead allotments of, continued.....	176
Choctaw and Chickasaw Indians; claims of, to be adjudicated by Court of Claims.....	798	Kansas or Kaw Indians; claims of, to be adjudicated by Court of Claims.....	1133
Choctaw and Chickasaw townsite lands; amounts due deceased persons payable to heirs.....	816	Kaw Reservation, Okla.; reserved lands may be leased for mining purposes, for benefit of Kansas Indians.....	111
Clallams, Wash.; per capita payment to, in full for all claims.....	819	Kiowa, etc., Indians, Okla.; purchase of land for cemetery for.....	1003
Columbia and Colville Reservations, Wash.; allottees of lands under trust patents, may sell, etc.....	537	Kiowa, etc., Reservation; allotment of agency lands to James F. Rowell, Kiowa tribal member.....	795
Columbia Reservation, Wash.; unreserved lands in former, opened to entry.....	138	Lac Courte Oreille Reservation, Wis.; allotments, etc., to certain Indians on, validated.....	92
Creek Indians; claims of, to be adjudicated by Court of Claims.....	1102	Lac du Flambeau Chippewa Indians, Wis.; final roll, allotments, etc., for, authorized.....	132
Crows, Okla.; time extended for repaying revolving fund for benefit.....	133	Menominee Reservation, Wis.; contracts with white men allowed for timber operations on.....	793
Delaware Indians, Okla.; claims of, to be adjudicated by Court of Claims.....	357	Mille Lac Band of Chippewas, Minn.; payment to designated chiefs.....	818
field service employees may be allowed quarters, fuel, and light, from any fund available.....	139	Navajo Indians; money from sale of allotment of Pete Coberly to be deposited to credit of Tribe.....	91
previous expenditures for, approved. final disposition of affairs of Eastern Band of Cherokees, N. C.....	1301	Navajo Reservation, Ariz.; exchanges for consolidating Indian areas in.....	1115
Five Civilized Tribes, Okla.; allowances for street improvements, etc., in town sites, from tribal funds.....	812	oil and gas mining leases for ten years of unallotted lands of reservation.....	244
Flathead Reservation, Mont.; names added to final roll of Indians on, etc.....	634	Five Civilized Tribes and Osages lands excepted.....	244
Fort Apache Reservation, Ariz.; amount authorized for road on, from tribal funds.....	634	Omaha Indians, Nebr.; per capita payment of Court of Claims judgment to.....	820
State contribution required.....	376	Omaha Reservation, Nebr.; disposal of all unallotted lands; reservations.....	726
for building, etc., at White River Agency.....	246	Osage Indian lands, etc., the property of persons not of Indian blood may be sold, transferred, etc.....	94
Fort Berthold Indians, N. Dak.; purchasers of lots in Sanish town site within former reservation to receive excess over reappraisal price.....	93	Osages, Okla.; pro rata payment quarterly to shares of members.....	1008
Fort Berthold Reservation, N. Dak.; time extended for paying installments for lands in.....	93	Paiute Indians, Utah; lands set apart for settlement by.....	246
Fort Lapwai Sanatorium, Idaho; girls' dormitory authorized at.....	93	payment authorized to dispossessed families for lands taken on Nisqually Reservation, Wash.....	111
Fort Peck Reservation, Mont.; payment for visit of delegation to Washington from.....	817	payment for tuition of Indian pupils in State public schools, 1922 and 1923, authorized.....	536
	139	limitations, etc.....	537
	533	per capita payment to Chippewa Indians of Minnesota from principal fund.....	1
	667	Piute Indians, Nev.; drainage of lands within Newlands reclamation project.....	595

	Page.		Page.
<i>Indian Affairs Bureau, Interior Department—Continued.</i>		<i>Indian Allottees,</i>	
Piute Indians, Utah; purchase of lots in Cedar City, Utah, for.....	1096	appropriation for hearings, etc., to determine heirs of.....	397, 1147
Pottawatomies, Wis. and Mich.; payment to Wisconsin bands.....	819	not applicable to Osages nor Five Civilized Tribes.....	397, 1147
Pueblo Indian land grant titles, N. Mex., quieted, etc.....	636	deficiency appropriation for determining heirs of.....	759
Quapaw Agency, Okla.; title in fee to purchasers of unrestricted allotments to Indians of.....	722	<i>Indian Commissioners, Board of,</i>	
homestead allotments to Indians of, may be sold; condition.....	723	appropriation for expenses of.....	397, 1148
Quinaialet Reservation, Mont.; lands in, set apart for lighthouse purposes.....	247	<i>Indian Courts,</i>	
Rapid City School, S. Dak.; part of school grounds to be sold and proceeds used for improvements.....	92	appropriation for judges.....	396, 1147
Red Lake Indians, Minn.; reimbursement for garden plats of individuals taken for school farm.....	357	for judges, additional, 1925.....	707
relinquishment of railroad grant lands in Arizona, etc., to Indians, extended.....	795	<i>Indian Department (see Indian Affairs Bureau, Interior Department).</i>	
right of way to be acquired for spillway and ditch, Lake Andes, S. Dak.....	133	<i>Indian Depredation Claims,</i>	
Round Valley Reservation, Calif.; patents to deceased allottee canceled and land restored to Indians.....	138	appropriation for defending suits in.....	217, 1026
sale to Los Angeles, Calif., of lands purchased for homeless Indians in California.....	1101	<i>Indian Farmers and Stockmen,</i>	
use of proceeds for irrigation work, and other lands.....	1102	appropriation for.....	399, 1149
Seminole Nation; claims of, to be adjudicated by Court of Claims.....	133	<i>Indian Head, Md.,</i>	
Sioux Nation; investigation, etc., of claims of members of, for horses erroneously killed.....	477	appropriation for care, etc., school at ordnance station.....	192
Stockbridge Band; claims of, to be adjudicated by Court of Claims.....	644	<i>Indian Hospitals,</i>	
Temoak Indians, Nev.; purchase of lands for homeless, at Ruby Valley.....	596	appropriation for maintenance, etc., of designated.....	408, 1158
tracts of lands, etc., no longer needed for administrative uses, allotments, etc., to be sold.....	93	<i>Indian Lands,</i>	
disposal of proceeds.....	93	appropriation for advertising expenses, sales of.....	398, 1148
trust patents to Indians holding restricted fee patents.....	1114	no longer needed for administration and allotment purposes, etc., to be sold at auction.....	93
Ute Indians, Utah; lands reserved as school site for.....	246	survey costs to be paid by grantee.....	93
Walapai Reservation, Ariz.; exchanges of lands in.....	954	proceeds to be deposited to credit of Indians owning the same.....	93
Winnebago Reservation, Nebr.; patent to deceased allottee Mary Crane canceled and land restored to Indians.....	138	of Government owned lands to be deposited in the Treasury.....	93
Zia Pueblo Indians, N. Mex.; tract of land reserved for.....	92	nontaxable, added to Government proportion of cost of roads, etc., for unappropriated public lands.....	890
<i>Indian Affairs, Commissioner of,</i>		<i>Indian Matrons,</i>	
appropriation for.....	396, 1146	appropriation for.....	399, 1149
<i>Indian Agencies,</i>		for employment of field.....	399, 1149
appropriation for construction, repair, etc., of buildings at.....	396, 1147	<i>Indian Oasis Hospital, Ariz.,</i>	
heat and light to employees.....	397, 1147	appropriation for maintenance, etc., of.....	408, 1159
for agricultural, etc., experiments on farms of.....	399, 1149	<i>Indian Police,</i>	
for construction, repair, etc., of buildings at, additional, 1925.....	707	appropriation for pay, etc.....	396, 1147
		for, additional, 1925.....	707
		<i>Indian Pupils,</i>	
		appropriation for support, etc., of, at schools.....	404, 1155
		discontinuance of schools with minimum attendance.....	404, 1155
		tuition in public, etc., schools.....	404, 1155
		for transporting, etc.....	404, 1155
		obtaining employment; refund.....	405, 1155
		native pupils from Alaska.....	405, 1156
		deficiency appropriation for transportation.....	1348
		claims for tuition of, in State public schools, 1922 and 1923, to be paid from existing balances, etc.....	536
		total limited.....	537
		<i>Indian Reservations,</i>	
		appropriation for expenses opening, to entry; reimbursable.....	396, 1146
		for surveying, allotting in severalty, etc., of lands in; reimbursable.....	397, 1148
		for developing stock watering places on; condition.....	400, 1150
		for irrigation and drainage expenses; projects specified.....	400, 1150
		for irrigation, Gila River, Ariz.....	401, 1152
		for irrigation, Colorado River, Ariz.....	401, 1152

<i>Indian Reservations—Continued.</i>	Page.
appropriation for irrigation, Ganado project, Navajo, Ariz.....	401, 1152
for irrigation, San Xavier, Ariz.....	401, 1152
for irrigation, San Carlos, Ariz.....	401, 1152
for irrigation, Fort Apache, Ariz.....	402
for irrigation, Yuma, Calif.....	1152
for irrigation, Fort Hall, Idaho.....	402, 1152
for irrigation, Fort Belknap, Mont.....	402, 1153
for irrigation, Flathead, Mont.....	402, 1153
for irrigation, Fort Peck, Mont.....	402, 1153
for irrigation, Blackfeet, Mont.....	402, 1153
for irrigation, Crow, Mont.....	402, 1153
for irrigation, Pyramid Lake, Nev.....	402, 1153
for irrigation, Hogback project, Navajo, N. Mex.....	403, 1153
for irrigation, Klamath, Oreg.....	403, 1154
for irrigation, Yakima, Wash.....	403, 1154
for irrigation, Shoshone, Wyo.....	403, 1154
for surveying, allotting, etc., additional, 1925.....	707
for irrigation, etc., projects specified; additional, 1925.....	707
for irrigation, Gila River, Ariz., additional, 1925.....	707
for irrigation, Colorado River, Ariz., additional, 1925.....	707
for irrigation, San Xavier, Ariz., additional, 1925.....	707
for irrigation, Fort Hall, Idaho, additional, 1925.....	707
for irrigation, Fort Belknap, Mont., additional, 1925.....	707
for irrigation, Flathead, Mont., additional, 1925.....	707
for irrigation, Blackfeet, Mont., additional, 1925.....	707
for irrigation, Crow, Mont., additional, 1925.....	707
for Hogback project, Navajo, N. Mex., additional, 1925.....	707
for irrigation, Yakima, Wash., additional, 1925.....	707
for irrigation, Shoshone, Wyo., additional, 1925.....	707
for irrigation, Ganado project, Navajo, Ariz., additional, 1925.....	707
deficiency appropriation for irrigation, Yakima, Wash.....	56
Fort Hall, Idaho; lands to be acquired from, for American Falls reservoir in Minidoka irrigation project.....	117
amount authorized for, from reservoir construction money.....	117
to be credited to Indians, etc.....	117
oil and gas leases on unallotted lands, authorized for ten years.....	244
Five Civilized Tribes and Osages lands excepted.....	244
consent of Indians required.....	244
production subject to State taxation. no lien on Indian owners.....	244
Omaha, Nebr.; disposal of all unallotted lands.....	726
Pyramid Lake, Nev.; sale of lands to settlers on, etc.....	596
Quinaltelt, Wash.; lands in, set aside for lighthouse purposes.....	247

<i>Indian Schools,</i>	Page.
appropriation for support, etc.....	404, 1155
provision for the deaf and dumb or blind or mentally deficient.....	404, 1155
amount for Alabama and Couchatta Indians in Texas.....	404, 1155
Pueblo and Hopi Indians.....	1155
full blood Choctaws of Mississippi.....	1155
discontinuance of boarding schools with less than specified pupils; transfer of pupils.....	404, 1155
discontinuance of day schools with less than specified pupils.....	404, 1155
transfers directed; return of moneys appropriated.....	404, 1155
maintenance in public schools.. not to be used for schools specifically appropriated for.....	404, 1155
for transporting, etc., pupils.....	404, 1155
employment for pupils; refunding, etc.....	405, 1155
Alaska pupils.....	405, 1156
for constructing, etc., buildings; new construction restricted.....	405, 1156
for designated boarding schools..	405, 1156
for buildings, additional, 1925.....	707
for support, etc., additional, 1925.....	707
deficiency appropriation for support.....	56, 1348, 759, 1348
per capita cost of pupils at, increased..	958
<i>Indian Service (see Indian Affairs Bureau, Interior Department).</i>	
<i>Indian Supplies,</i>	
appropriation for purchase, transporting, etc.....	396, 1146
warehouses restricted to three.....	396, 1146
time limitation for payment, etc.....	1146
for purchase and transportation, additional, 1925.....	706
deficiency appropriation for purchase, transportation, etc.....	42, 56, 698, 759
<i>Indian Tribes in Washington,</i>	
claims of, except S'Klallams, against United States, submitted to Court of Claims.....	886
procedure, etc.....	886
<i>Indiana,</i>	
Illinois and, may bridge Wabash River, at Mount Carmel, Ill.....	1131
Vincennes.....	935
Kentucky and, may bridge Ohio River, Vanderburgh County, to Henderson County, Ky.....	662
time extended for bridging Ohio River by Kentucky and.....	1132
<i>Indiana Harbor, Ind.,</i>	
plans for improvement of, modified....	1188
<i>Indiana Judicial District,</i>	
constitution of.....	751
counties included in Indianapolis division.....	751
Fort Wayne division.....	751
South Bend division.....	751
Hammond division.....	751
Terre Haute division.....	751
Evansville division.....	751
New Albany division.....	751
terms of court, at Evansville.....	751
Fort Wayne.....	751
Hammond.....	751

	Page.		Page.
<i>Indiana Judicial District</i> —Continued.		<i>Indians</i> —Continued.	
terms of court, at Indianapolis.....	751	alienation restrictions on homestead allotments to, of Blackfoot Reservation, Mont., removed on death of allottee.....	252
New Albany.....	751	citizenship declared of, born in territorial limits of United States..	253
South Bend.....	751	rights to tribal, etc., not impaired..	253
Terre Haute.....	751	claims of designated tribes of, in Montana, Idaho, and Washington, for lands, etc., taken by United States, to be determined by Court of Claims.....	21
allowance for Sundays and legal holidays.....	752	set-offs, counterclaims, etc., allowed	21
no limitation to a particular number of days.....	752	time for filing, procedure, etc.....	21
additional district judge authorized for offices of clerk or deputy to be maintained in each division.....	752	compensation for attorneys restricted judgments to be placed in Treasury to credit of.....	22
petit jurors may be summoned in criminal cases from an adjoining division.....	752	Fort Peck Indians, Mont.; payment for visit of delegation to Washington.....	667
grand jurors from the district.....	752	Navajos, N. Mex.; land in New Mexico withdrawn for.....	1114
may investigate, etc., crimes committed in any division.....	752	relinquishment to of railroad grant lands in Arizona, etc., extended..	795
change of venue to adjoining division allowed.....	752	occupation in good faith required..	795
<i>Indianapolis, Ind.,</i>		restrictions on alienation of homestead allotments to Kansas Indians, Okla., extended, etc.....	176
appropriation for care, etc., Confederate section, Greenlawn Cemetery..	512, 927	<i>Indians, American,</i>	
terms of court at.....	751	appropriation for ethnological researches among.....	528, 1206
<i>Indians</i> (see also Indian Affairs Bureau, Interior Department),		<i>Indians, Insane,</i>	
appropriation for suppressing liquor traffic, etc., among.....	396, 1147	appropriation for asylum for, Canton, S. Dak.....	408, 1159
for determining heirs of deceased allottees.....	397, 1147	for, Canton, S. Dak., additional, 1925	708
for survey, etc., for allotments in severalty to.....	397, 1148	<i>Industrial Education,</i>	
restriction on use in Arizona and New Mexico.....	397, 1148	appropriation for investigations, etc	426, 1180
for directing farming and stock raising among.....	399, 1150	for investigations, etc., additional, 1925.....	709
for encouraging industry and self-support among; repayment..	399, 1150	<i>Industrial Home School, D. C.,</i>	
restriction on expenditure to any one tribe.....	399, 1150	appropriation for salaries and expenses.....	570, 1244
for livestock of, destroyed to prevent contagious diseases, etc.....	399, 1150	for repairs.....	1244
for relieving distress, conservation of health, etc.....	408, 1158	<i>Industrial Home School for Colored Children, D. C.,</i>	
general treatment.....	408, 1158	appropriation for salaries and expenses.....	569, 1244
for maintenance, etc., of designated hospitals, etc.....	408, 1158	for repairs and improvements....	569, 1244
for general support and civilization at agencies, etc.....	408, 1159	sale of products, etc.....	569, 1244
for support, etc., of, at designated agencies, from tribal funds..	411, 1161	<i>Industrial Institution for Women, Federal,</i>	
for suppressing liquor traffic among, additional, 1925.....	707	site to be selected for, by Attorney General, and Secretaries of Interior, and Labor.....	473
for determining heirs of deceased allottees, additional, 1925....	707	females to be confined.....	473
for survey, etc., for allotments in severalty, additional, 1925....	707	estimates of cost, etc., to be submitted to Congress.....	473
for industrial work, etc., additional, 1925.....	707	preparation of plans, etc.....	474
for support, etc., of schools for, additional, 1925.....	707	control vested in Attorney General, with power to appoint officers, etc.....	474
for relieving distress, preventing and treating diseases, etc., additional, 1925.....	708	instruction to be provided; transfer from other prisons, etc.....	474
for asylum for insane, Canton, S. Dak., additional, 1925.....	708	incorrigibles to be sent to State reformatories, etc.....	474
for general support, etc., at designated agencies, additional, 1925	708	citizen board of advisors to be appointed; qualifications, functions, etc....	474
deficiency appropriation for relieving distress etc., among.....	56, 759	inmates eligible for parole, good conduct commutation, etc.....	475
for suppressing liquor traffic among	698	transportation, clothing, etc., when discharged.....	475
for industrial work among.....	700, 759	<i>Industrial Mechanical, etc., Devices,</i>	
for determining heirs of deceased allottees.....	759	appropriation for establishing standards, methods of testing, etc., of.....	232, 1042

<i>Industrial Property, Conference for Protection of,</i>	Page.	<i>Infantry School, Fort Benning, Ga.,</i>	Page.
deficiency appropriation for expenses of representation-----		appropriation for instruction expenses 501, 916 for additional, 1925-----	711
<i>Industrial Property, International Bureau for Protection of,</i>		<i>Influenza,</i>	
appropriation for quota-----	215, 1023	appropriation for prevention of epidemic-----	76, 775
deficiency appropriation for-----	56	<i>Information at Source,</i>	
<i>Industrial Reformatory, United States,</i>		returns to be made by persons making fixed payments to others of \$1,000 or more-----	292
site for, to be selected by Attorney General and Secretaries of War and Interior-----	724	regardless of amount if of interest on obligations of corporations, foreign coupons, etc-----	292
males between 17 and 30 convicted of offenses against United States to be confined in-----	724	names and addresses on demand-----	293
offenses excepted-----	724	payments on Federal securities excepted-----	293
may be sentenced without specifying place of imprisonment-----	724	<i>Injuries to District of Columbia Employees,</i>	
estimates of cost of construction, etc., to be submitted-----	724	appropriation for compensation-----	542, 1219
eligibles to be used for construction labor-----	724	<i>Injuries to Government Employees,</i>	
maintenance expenses to be estimated for yearly-----	724	appropriation for allowances from compensation fund for-----	524, 1202
plans, etc., by Architect of the Treasury; reimbursement-----	724	deficiency appropriation for allowances from compensation fund-----	1316
Attorney General vested with control, etc-----	724	officer of Alaska Railroad to be designated to administer, etc., claims of railroad employees-----	1356
discipline to be correctional, for preventing young offenders becoming habitual criminals-----	724	provisions of, applicable to personnel of Naval Reserve injured while performing active duty in time of peace-----	1084
common and trade schools to be established-----	725	review of compensation awards-----	389
products restricted to Government uses-----	725	decision of commission not subject to review by any other accounting officer, etc-----	389
persons eligible for confinement in, to be transferred from penal institutions-----	725	validity of awards heretofore made-----	389
short-term sentences excepted-----	725	terms construed; injury includes disease-----	389
ineligibles and incorrigibles in, to be sent to other prisons-----	725	compensation, extension of-----	389
manner of transfer; payment of expenses-----	725	<i>Inland and Coastwise Waterways,</i>	
board of advisers to be appointed, citizens; terms, etc-----	725	appropriation for operating transportation facilities on, by War Department-----	516
Federal officials-----	725	deficiency appropriation for transportation-----	63
duties; payment of expenses-----	725	modification of contracts for sale of barges, etc., to New York Canal and Great Lakes Corporation---	1255
inmates eligible for parole-----	726	terms of sale under-----	1255
good conduct commutation-----	726	line to be operated from Baltimore to North Carolina Sounds-----	1255
transportation, clothing, and cash on discharge-----	726	operation, etc., of, transferred to Inland Waterways Corporation-----	362
inconsistent laws repealed-----	726	<i>Inland and Port Storage, etc.,</i>	
<i>Industries, American,</i>		deficiency appropriation for-----	59, 699, 762
appropriation for investigating problems of new, developed since the World War-----	232, 1042	balances of appropriations for, covered in-----	934
for investigations, etc., additional, 1925-----	706	<i>Inland Waterways Corporation,</i>	
<i>Industry, Persons Disabled in (see also Federal Board for Vocational Education),</i>		deficiency appropriation for purchasing capital stock-----	757
cooperation with States for vocational rehabilitation of-----	431	incorporated; Secretary of War the incorporator, etc-----	360
<i>Infancy Hygiene, Maternity and,</i>		capital stock \$5,000,000-----	360
appropriation for executing Act for promoting-----	241, 1051	subscribed for, by United States-----	361
deficiency appropriation for expenses of Children's Bureau promoting, in Hawaii-----	688	appropriation authorized for transportation and terminal facilities of War Department to be operated by-----	361
<i>Infant Mortality,</i>		water carriage above Saint Louis on the Mississippi to be initiated---	361
appropriation for investigations, etc-----	241, 1051	discontinuing, or developing new lines, subject to action of Congress-----	361
<i>Infantile Paralysis,</i>		operation, etc., subject to interstate commerce and shipping laws-----	361
appropriation for prevention of epidemic-----	76, 775		
<i>Infantile Paralysis, D. C.,</i>			
appropriation for preventing-----	562, 1237		

	Page.		Page.
<i>Inland Waterways Corporation—Contd.</i>		<i>Insect Pests,</i>	
Advisory Board to be appointed; qualifications, disqualifications, and terms of office.....	361	appropriation for expenses of quarantining against.....	456, 847
no salary, but expenses of attending meetings, etc., allowed.....	361	<i>Insecticide Act,</i>	
chairman to be appointed from civil life, or Army officer detailed.....	361	appropriation for salaries, enforcement of.....	455, 847
rank, pay, etc., of officer.....	361	for general expenses.....	455, 847
salary of civilian.....	361	for salaries and expenses, enforcing, additional, 1925.....	706
functions of Secretary of War may be delegated to.....	361	<i>Insecticides,</i>	
meetings, subjects to be considered by, and recommendations of, board.....	362	appropriation for chemical investigations, etc., of.....	447, 837
corporate powers; general.....	362	for preventing sale, etc., of adulterated.....	455, 847
incur obligations, issue notes, etc., limitation.....	362	<i>Insects (see also Entomology Bureau, Department of Agriculture),</i>	
exercise functions of Secretary of War under Transportation Act, 1920.....	362	appropriation for investigation, etc., for study of, affecting health of man, etc.; household, etc.....	448, 839
conduct business of common carrier by water, etc.....	362	importation of useful.....	449, 839
other necessary or incidental to purposes of its creation.....	362	<i>Inspection and Survey, Navy, Board of,</i>	
all assets of Secretary of War for transportation, etc., to be transferred to.....	362	appropriation for civilian personnel, Navy Department.....	185, 864
rights, liabilities, etc., of Secretary of War as to contracts, leases, etc., of inland water carriage devolved upon.....	362	<i>Inspector General's Department, Army,</i>	
moneys for expenditures, loans, etc., available for use by.....	362	appropriation for mileage, expert accountant; limitation if on Government vessel.....	482, 897
claims of, or against, Secretary of War for inland waterways service enforceable by or against.....	362	<i>Inspector General's Office, War Department,</i>	
value of assets transferred to, under this Act to be appraised, etc.....	363	appropriation for civilian personnel.....	480, 895
determining of statute of limitations, and prescriptive rights.....	363	<i>Inspectors, Foreign Service,</i>	
<i>Inquiries and Investigations, Senate,</i>		appropriation for expenses; subsistence allowance.....	1016
appropriation for expenses of.....	16, 581, 1289	<i>Inspectors, Indian Service,</i>	
deficiency appropriation for expenses of.....	170, 1314	appropriation for pay and expenses, of.....	396, 1146
for expenses of; balance reappropriated.....	753	special, created; salary, etc.....	396
<i>Insane, Alaska,</i>		for, additional, 1925.....	707
appropriation for care of.....	427, 1181	<i>Inspectors, Interior Department,</i>	
investigation and report to be made of establishing an institution for, in the Territory, etc.....	1181	appropriation for expenses; per diem limitation.....	392, 1143
deficiency appropriation for care, etc.....	41, 683	<i>Instruction Pay, Diplomatic and Consular Officers,</i>	
<i>Insane, D. C.,</i>		appropriation for.....	208
appropriation for expenses executing lunacy writs.....	566, 1240	deficiency appropriation for.....	57
for support of indigent.....	571, 1245	<i>Instruction Pay, Foreign Service Officers,</i>	
for deporting nonresident.....	571, 1245	appropriation for.....	1017
deficiency appropriation for expenses executing lunacy writs.....	677, 1322	<i>Insular Affairs Bureau, Army,</i>	
for support of indigent.....	678	appropriation for care of insane Filipino and Porto Rican soldiers.....	494, 910
<i>Insanitary, etc., Buildings, D. C.,</i>		for civilian personnel, Office of Chief of, War Department.....	495, 910
appropriation for condemning, etc.....	544, 1237	<i>Insular Possessions,</i>	
<i>Insect Infestations of Forest Trees,</i>		appropriation for fire control installations.....	491, 906
appropriation for expenses combating, in national forests.....	449, 835	for plans for fortifications, etc.....	496, 912
deficiency appropriation for combating, in national parks, etc.....	755	for installing electric plants, searchlights, etc., Hawaiian Islands.....	496
<i>Insect Infestations of Timber, National Forests, etc.</i>		for preserving, etc., fortifications.....	497, 912
appropriation for emergency expenses.....	445, 839	for maintenance, etc., searchlights, electrical plants, etc., seacoast fortifications.....	497, 912
deficiency appropriation for emergency expenses, Kaibab National Forest and Grand Canyon National Park.....	39	for ammunition for seacoast cannon.....	500, 915
for preventing, on public lands in Oregon and California.....	39, 1325	for altering, etc., seacoast cannon.....	500, 915
		for submarine mine supplies.....	918
		for fire control installations, additional, 1925.....	711
		for fortification expenses, additional, 1925.....	711
		deficiency appropriation for fortification expenses.....	59, 62, 762
		Swains Island added to American Samoa.....	1357
		<i>Insurance,</i>	
		adjusted service certificates issued to World War veterans to equal amount of a 20-year endowment.....	125

	Page.		Page.
<i>Insurance Companies,</i>		<i>Insurance, Military and Naval War Risk,</i>	
business of life insurance companies		appropriation for.....	533, 1212
defined.....	288	<i>Insurance Policies, Property,</i>	
tax on income of life, in lieu of cor- poration taxes.....	289	stamp tax on, issued by foreign cor- poration, etc., not signed by agent in United States.....	336
domestic; foreign.....	289	<i>Insured Mail, Postal Service,</i>	
sources of gross income.....	289	appropriation for indemnity for lost, domestic.....	88
reserve fund required by law, of assessment insurance.....	289	<i>Inter-American Committee on Electrical Communication,</i>	
net income of life, means gross income, less interest exempt from tax....	289	deficiency appropriation for expenses of representation at meeting.....	170
reserve fund for weekly assessment payments.....	289	sum authorized for delegates to meet- ing of, at Mexico City.....	112
dividends from domestic and foreign corporations.....	289	appointment of delegates, disquali- fications, etc.....	112
amount reserved for deferred divi- dends.....	289	<i>Inter-American High Commission,</i>	
investment expenses paid; limit....	289	appropriation for expenses, United States section.....	213, 1022
real estate taxes, etc., paid on in- terests of a shareholder.....	289	for expenses, United States section, additional, 1925.....	710
exhaustion, obsolescence, etc., of property.....	290	<i>Interest,</i>	
interest on debts; exception.....	290	allowed in judgments in Court of Claims, and any court, on claims for erroneous collection of taxes, etc., since Act of 1921.....	346
specific credit of \$2,000, if income less than \$25,000; limitation, if in excess.....	290	on credits or refunds of erroneously collected, etc., internal revenue taxes.....	346
limitation on deductions for real estate taxes.....	290	<i>Interest and Sinking Fund, D. C.,</i>	
determination of income of foreign companies from United States sources.....	290	appropriation for payment.....	545
tax on other than life, in lieu of cor- poration taxes.....	290	<i>Interior Department,</i>	
domestic; foreign.....	290	appropriation for Secretary, Assistants, and office personnel.....	391, 1141
sources of gross income.....	290	salaries limited to average rates un- der Classification Act.....	391, 1141
net income.....	291	if only one position allocated in a grade.....	1141
investment income.....	291	restriction not applicable to clerical- mechanical service.....	391, 1141
underwriting income.....	291	no reduction in fixed salaries.....	391, 1141
computation of premiums earned on insurance contracts.....	291	transfer permitted without reduc- tion of salary.....	1141
losses incurred on insurance con- tracts.....	291	payments under higher rates per- mitted.....	391, 1141
expenses incurred.....	291	clerk to be designated to sign land patents.....	391, 1142
deductions allowed in computing net income; business expenses.....	291	chief clerk to be chief executive officer, may sign official papers, etc.....	391, 1142
interest on debts; exceptions.....	291	for contingent expenses; private prop- erty damages.....	391, 1142
domestic and foreign taxes; ex- ceptions.....	291	for stationery, etc.....	392, 1142
losses incurred.....	291	for law books, etc.....	392, 1142
bad debts.....	291	for storage for Patent Office models, etc.....	392
dividends from corporations; of foreign corporations from busi- ness in the United States.....	291	minor purchases; limitation.....	392, 1143
exhaustion, etc., of property.....	291	for expenses, inspectors, etc.; per diem limitation.....	392, 1143
specific credit of \$2,000 if income less than \$25,000; limitation, if in excess.....	292	for printing and binding for.....	392, 1143
limitation for foreign corporations no duplication permitted.....	292	size of annual reports limited.....	392, 1143
bills of interpleader may be filed by, in district courts where claimants are of different States.....	976	for personal services, Solicitor's office.....	393, 1144
deposit of amount in registry of court.....	976	for General Land Office.....	393, 1144
jurisdiction, if policy not assigned....	976	for maps.....	393, 1144
if policy assigned.....	976	office of surveyor general abol- ished.....	1144
if payable to a beneficiary, etc.....	976	for public lands.....	393, 1144
if beneficiaries residents of different districts.....	976	consolidation of offices of registers and receivers.....	395, 1144
full power of court.....	976	for Indian Affairs Bureau.....	396, 1146
<i>Insurance Department, D. C.,</i>		for Pension Office.....	414, 1164
appropriation for salaries.....	542, 1219	for Army and Navy pensions.....	414, 1164
<i>Insurance, Military and Naval (see also World War Veterans' Act),</i>		for Retirement Act expenses.....	414, 1164
provisions relating to.....	624		

<i>Interior Department—Continued.</i>	Page.	<i>Interlocutory Decrees, United States Courts,</i>	Page.
appropriation for Patent Office.....	415, 1165	in admiralty cases, may be appealed to	
for Bureau of Reclamation.....	415, 1165	circuit court of appeals.....	81
for Geological Survey.....	419, 1172	<i>Interlocutory Orders of District Courts,</i>	
for Bureau of Mines.....	420, 1173	appellate jurisdiction of circuit courts of	
for Government fuel yards.....	422, 1175	appeals over.....	936
for national parks.....	422, 1176	<i>Intermediate Credit Banks (see Agricultural Credits Act).</i>	
for Education Bureau.....	426, 1179	<i>Internal Combustion Engines,</i>	
Alaska expenses, etc.....	426, 1180	deficiency appropriation for experimen-	
for Government in the Territories.....	426, 1181	tal work on.....	40
for Alaska railroad.....	428, 1182	provisions for installing most efficient,	
for Saint Elizabeths Hospital.....	429, 1182	etc., type of, as motive power on	
for Columbia Institution for the		reconditioned merchant vessels	
Deaf.....	429, 1183	of Shipping Board or Govern-	
for Howard University.....	430, 1183	ment owned.....	468
for Freedmen's Hospital.....	430, 1184	restrictions on sale, etc., after com-	
for Solicitor of the.....	216, 1025	pletion.....	469
for General Land Office, additional,		<i>Internal Revenue,</i>	
1925.....	706	Revenue Act of 1924.....	253-355
for Indian Affairs Bureau, additional,		<i>Internal Revenue Collectors,</i>	
1925.....	706	appropriation for salaries, etc.....	71, 770
for Reclamation Service, additional,		deficiency appropriation for salaries, etc.	62
1925.....	708	duty of, to report to district attorney in	
for Geological Survey, additional,		30 days, violations of internal	
1925.....	708	revenue laws.....	344
for Mines Bureau, additional, 1925.....	708	deputies, etc., to administer oaths, etc.	344
for National Park Service, additional,		unauthorized divulging of information	
1925.....	708	by, unlawful.....	345
for Education Bureau, additional,		punishment for.....	345
1925.....	709	to cause deputies to make inquiries	
for Government in the Territories,		concerning taxpayers.....	345
additional, 1925.....	709	duties of, as to yearly returns of tax-	
for Alaskan Engineering Commission,		payers.....	345
additional, 1925.....	709	<i>Internal Revenue, Commissioner of,</i>	
deficiency appropriation for Alaska in-		appropriation for, assistants, deputies,	
sane.....	41, 683	and office personnel.....	71, 770
for Pension Office.....	41, 56, 61, 684, 1330	for office personnel, additional, 1925.....	710
for Indian Affairs Bureau.....	42, 56,	<i>Internal Revenue Laws,</i>	
61, 684, 698, 700, 759, 1328, 1348, 1351		Ways and Means Committee of the	
for National Park Service.....	42,	Sixty-ninth Congress authorized	
56, 685, 755, 1331, 1348		to revise.....	1315
for Education Bureau.....	43, 56	<i>Internal Revenue Service, Treasury Depart-</i>	
for Alaska railroad.....	43, 1332	<i>ment,</i>	
for Reclamation Service.....	43, 684, 755, 1330	appropriation for Commissioner, assist-	
for judgments, United States court,		ants, deputies, and office per-	
under.....	53	sonnel.....	71, 770
for increase of compensation.....	56, 1348	for stamp agent.....	71, 770
for national security and defense.....	56	for salaries and expenses, collectors,	
for public lands.....	56, 697, 1348, 1351	gaugers, storekeepers, etc.....	71, 770
for expenses, Employees' Retirement		distilled spirits may be removed for	
Act.....	56	bottling in bonded warehouses.....	71, 770
for Patent Office.....	56, 61, 1330	for assessing, collecting, etc., taxes.....	71, 770
for Alaska.....	56, 1331, 1348	amount for detecting, etc., viola-	
for Geological Survey.....	56, 697, 1348	tions of revenue laws.....	71, 771
for Mines Bureau.....	56, 697, 700, 1331, 1348	for expenses, enforcing National Pro-	
for Capitol Power Plant.....	56	hibition and Narcotic Acts.....	71, 771
for Saint Elizabeths Hospital.....	56, 1348	disseminating appeal for law ob-	
for printing and binding, Patent		servance, etc.....	771
Office.....	683, 1328	restriction on paying for storage of	
for reimbursing Utah for land sur-		seized intoxicating liquors.....	72
veys.....	684, 1328	for refunding collections.....	72
for judgments, Court of Claims,		for refunding illegally collected taxes.....	72
under.....	696	for Solicitor of.....	216, 1025
for Alaska, medical relief.....	697	for operating force, buildings for, in	
for national monuments.....	1348	the District.....	65, 764
for restoring lands in national forests.....	1348	for Board of Tax Appeals.....	1200
amendments to Reclamation Act.....	701	for salaries, office of Commissioner,	
expenditures authorized from allot-		additional, 1925.....	710
ments to, from Veterans' Bureau		for collectors, etc., additional, 1925.....	710
beneficiaries.....	532, 1211	for collecting revenues, additional,	
heat, power, etc., furnished by Capitol		1925.....	710
Power Plant, to be reimbursed		for enforcing Narcotic and National	
thereto.....	588	Prohibition Acts, additional,	
hospital facilities, etc., of, to be utilized		1925.....	710
by Veterans' Bureau.....	610		

<i>Internal Revenue Service, Treasury Department—Continued.</i>	Page.	<i>International Bureau of Weights and Measures,</i>	Page.
deficiency appropriation for refunding, collections.....	49, 58, 62	appropriation for contribution.....	210, 1019
for refunding illegally collected, taxes.....	49, 698, 701, 757, 761, 1349	<i>International Catalogue of Scientific Literature,</i>	
for opium, etc., tax.....	58	appropriation for expenses, preparation of.....	528, 1206
for collecting estate, etc., tax.....	58	<i>International Commission on Annual Tables of Constants, etc.,</i>	
for collectors.....	58, 61, 761, 1349	appropriation for annual contribution.....	212, 1021
for enforcing National Prohibition and Narcotic Acts.....	58, 62, 698, 761, 1349, 1352	<i>International Commission on International Law,</i>	
for collecting war revenue.....	58, 62, 701, 761, 1349, 1351	appropriation for expenses of representation on.....	212, 1021
for miscellaneous expenses.....	58, 761	<i>International Committee of Weights and Measures,</i>	
for paying judgments against, officers.....	58, 1349	appropriation for expenses, American member.....	230, 1039
for punishing violations of revenue laws.....	58, 62	<i>International Conferences on Suppressing Opium Traffic, etc.,</i>	
for drawback.....	58, 761	deficiency appropriation for participating in.....	692
for refunding income taxes for 1923.....	693	amount authorized for participation in.....	120
for enforcing National Prohibition Act.....	698	<i>International Exchanges,</i>	
additional leakage, etc., allowance on withdrawals of distilled spirits, seven years after original entry or gauge.....	808	appropriation for expenses of.....	528, 1206
no prior regauge regarded.....	809	deficiency appropriation for.....	759
not applicable to prior withdrawals.....	809	<i>International Exhibition, Philadelphia, 1926,</i>	
additional rental allowance in the District for.....	693	provisions for representation at, to commemorate the one hundred and fiftieth anniversary of signing the Declaration of Independence.....	1253
care, etc., under Superintendent of State, etc., Department Buildings.....	693	<i>International Exposition, Seville, Spain, 1927,</i>	
funds transferred.....	693	invitation from Spain to take part in, accepted.....	1256
distillers refunded excess tax paid on spirits produced and owned by them; condition.....	860	commissioner general and five commissioners to be appointed by the President; compensation.....	1256
removal to warehouse.....	860	regulations for contributions, installations, expenses, etc., under preparation, display, etc., of exhibits by.....	1256
rent allowance, D. C., from appropriation for collecting revenue, 1924.....	50	information service to private exhibitors, etc.....	1256
unpaid taxes a lien on all property.....	994	officials of departments, etc., to be designated to serve with.....	1256
lien for, not valid against purchaser, etc., unless notice filed in district court.....	994	expenses, etc., allowed.....	1257
valid when filed in land record offices of counties, towns, etc., if authorized by State law.....	995	pay restriction.....	1257
<i>Internal Revenue Taxes,</i>		exhibits from departments, etc., at request of Commissioner General, to be transported to and from.....	1257
appropriation for expenses, assessing, collecting, etc.....	71, 770	buildings, etc., not needed, to be disposed of at close of exposition.....	1257
<i>International Arbitration, Interparliamentary Union for Promoting,</i>		special rates for shipment of exhibits, etc., to be given by Shipping Board.....	1257
appropriation for contribution.....	212, 1020	Secretary of Agriculture to collect, etc., exhibits of agricultural and forestal products, for.....	1257
<i>International Boundary Commission, United States and Mexico,</i>		detailed reports to accompany in explanation.....	1257
appropriation for continuing work of.....	211, 1019	printed in English, Spanish, and Portuguese.....	1257
<i>International Bureau for Protection of Industrial Property,</i>		Secretary of Commerce to collect, etc., exhibits of fisheries industry and commerce for.....	1257
appropriation for share in expense of.....	215, 1023	detailed reports in explanation to accompany.....	1257
deficiency appropriation for.....	56	printed in English, Spanish, and Portuguese.....	1257
<i>International Bureau for Publication of Customs Tariffs,</i>			
appropriation for share of expenses.....	210, 1019		
<i>International Bureau of Permanent Court of Arbitration,</i>			
appropriation for annual contribution.....	212, 1020		
deficiency appropriation for share.....	48		
<i>International Bureau of the Telegraphic Union,</i>			
deficiency appropriation for expenses.....	48		

<i>International Exposition, Seville, Spain, 1927—Continued.</i>	Page.	<i>International Sanitary Bureau—Contd.</i>	Page.
Secretary of the Interior to collect, etc., exhibits of Department activities for.....	1257	deficiency appropriation for annual share in maintenance.....	48
detailed reports in explanation to accompany.....	1257	<i>International Seed Testing Congress,</i>	831
printed in English, Spanish, and Portuguese.....	1257	appropriation for share of expenses....	
amount authorized to be appropriated for all expenses.....	1257	<i>International Statistical Institute,</i>	1024
subject to approval of Secretary of State.....	1258	appropriation for annual contribution..	
no indebtedness in excess to be incurred.....	1258	deficiency appropriation for annual contribution to.....	692
detailed statements, reports, etc., to be transmitted six months after the close of.....	1258	sum authorized for membership in....	112
<i>International Fisheries Commission,</i>	1024	<i>International Trade Exposition, New Orleans, La.,</i>	
appropriation for share of expenses, etc. deficiency appropriation for share of expenses.....	756	invitation to States and foreign countries to participate in.....	1253
scientific investigations by, not subject to inhibitions of Northern Pacific Halibut Fishery Act.....	650	free admission of imported exhibits, etc.....	1253
appropriation authorized for expenses of.....	650	<i>International Trade Mark Registration Bureau,</i>	
<i>International Hydrographic Bureau,</i>		appropriation for share of expenses at Habana.....	215, 1023
appropriation for annual contribution to.....	214, 1023	<i>Interned Aliens,</i>	
<i>International Institute of Agriculture,</i>		deficiency appropriation for expenses of, under Immigration Bureau..	57
appropriation for quota, etc.....	212, 1021	<i>Interned Persons, etc.,</i>	
for additional quota, for dependencies.....	1021	appropriation for expenses of, under Navy Department.....	184, 862
for member of committee.....	212, 1021	<i>Interparliamentary Union for Promoting International Arbitration,</i>	
for translating publications.....	212, 1021	appropriation for contribution.....	212, 1020
deficiency appropriation for expenses of delegates.....	48, 760	deficiency appropriation for expenses, twenty-third conference at Washington.....	692
for admitting dependencies to.....	1338	invited to meet in Washington in 1925..	119
<i>International Joint Commission, Canadian Boundary Waters,</i>		<i>Interpleader, Bills of,</i>	
appropriation for expenses of.....	213, 1022	by insurance companies, etc., allowed in district courts, with power to determine, where adverse claimants are of different States.....	976
<i>International Law, International Commission on Public and Private,</i>		venue of jurisdiction.....	976
appropriation for expenses of representation on.....	212, 1021	<i>Interpreters, Diplomatic and Consular Service,</i>	
<i>International Mail, Postal Service,</i>		appropriation for, legation, etc., Persia..	207
appropriation for indemnity for injury or loss of.....	88, 786	for, legation, etc., Siam.....	207
<i>International Naval Limitation Conference,</i>		for student, China, Japan, and Turkey.....	207
suspension of alteration and construction of designated vessels authorized, in the event of an.....	719.	restriction on salaries.....	207
<i>International Office of Public Health,</i>		for quarters for student, Japan and Turkey.....	207
appropriation for annual quota.....	213, 1021	<i>Interpreters, Diplomatic Service</i>	
<i>International Prison Commission,</i>		and student interpreters, classified as Foreign Service officers, unclassified.....	142
appropriation for annual contribution.....	211, 1020	<i>Interpreters, Foreign Service,</i>	
deficiency appropriation for.....	760	appropriation for legation, etc., Persia..	1016
<i>International Radiotelegraphic Convention,</i>		for legation, etc., Siam.....	1016
appropriation for expenses.....	213, 1022	for cost of tuition, officers assigned to language study.....	1016
deficiency appropriation for share of expenses.....	48, 1340	for quarters for student, Japan and Turkey.....	1016
<i>International Railway Congress,</i>		<i>Interstate Bridge Company,</i>	
appropriation for quota, etc.....	213, 1021	may bridge Ohio River, Benwood, W. Va., to Bellaire, Ohio.....	27
deficiency appropriation for pay of quota.....	48	<i>Interstate Commerce (see also Interstate Commerce Commission),</i>	
<i>International Research Council,</i>		policy declared that freight rates be adjusted by Interstate Commerce Commission to secure free moving of commodities in.....	801
appropriation for annual contribution to, and Associated Unions ..	214, 1023	investigation to be made by Interstate Commerce Commission to correct existing unjust, discriminating, etc., rates.....	802
for expenses of attending delegates.....	236, 1045	orders to be expeditiously made therefor.....	802
<i>International Sanitary Bureau,</i>			
appropriation for annual share in maintenance of.....	213, 1021		

<i>Interstate Commerce—Continued.</i>	
investigation pending proceedings to be continued.....	802
changes to be made without delay for lowest possible rates on agricultural and livestock products compatible with adequate transportation service.....	802
decisions on pending cases as to rates on agricultural products not to be delayed.....	802
policy in adjusting freight rates by, to secure free moving of commodities.....	802
investigation by Commission, to determine if existing rates are unjust, unduly preferential, etc., and to correct defects therein.....	802
elements to be considered in orders to be issued from time to time to place just and reasonable rates on classes of traffic.....	802
directed with least possible delay to effect rate changes on agricultural and livestock products on lowest rates compatible with adequate transportation.....	802
pending cases not to be delayed.....	802
punishment for breaking seals of cars containing freight or express shipments, with intent to commit larceny.....	793
stealing, etc., shipments in foreign and.....	793
from depots, trucks, vessels, etc.....	793
having in possession articles stolen in, etc.....	793
stealing baggage in transit.....	793
having in possession such stolen baggage.....	793
carrying into another State, etc., stolen baggage, etc.....	794
constitutes a separate offense.....	794
jurisdiction of district courts.....	794
meaning of terms used.....	794
jurisdiction of State courts not impaired.....	794
judgment of, a bar to prosecution under this Act for same act.....	794
waybill of shipment prima facie evidence of place from and to which made.....	794
<i>Interstate Commerce Commission,</i>	
appropriation for salaries of Commissioners and secretary.....	526, 1204
for expenses, regulating commerce.....	526, 1204
chief counsel, director of finance, director of traffic.....	526, 1204
rent restriction.....	526, 1204
for enforcing uniform system of accounting, etc., by railroads.....	526, 1205
for enforcing safety appliances regulations.....	526, 1205
for securing reports of accidents, etc.....	526, 1205
for testing, etc., block signal and train-control systems, etc.....	526, 1205
for compelling use of safe locomotive boilers, etc.....	526, 1205
for physical valuation of railroads, etc.....	526, 1205
for securing information of issues of stock, bonds, etc.; rent.....	527, 1205

<i>Interstate Commerce Commission—Contd.</i>	
appropriation for securing information, etc.; director of valuation, supervisor of land appraisals, supervising engineer, supervisor of accounts.....	527, 1205
rent restriction.....	527, 1205
for printing and binding for.....	527, 1205
for Bureaus of Inquiry, Accounts, and Valuation, additional, 1925.....	705
deficiency appropriation for.....	55, 60, 700, 759
for physical valuation of railroads.....	630
for enforcing safety appliances, etc.....	755
for expenses, compelling use of safe locomotive boilers, etc.....	755
for printing and binding.....	755
circuit courts of appeals, to enforce, etc., orders of, under Clayton Antitrust Act.....	937
construction of approaches to bridge across Mississippi River by Saint Louis, Mo., at East Saint Louis, Ill., subject to certificate of, as to necessity for, etc.....	8
time established for actions at law by carriers, or filing complaints against carriers with.....	633
<i>Interstate Commerce Laws,</i>	
appropriation for expenses enforcing.....	218, 1027
actions at law by carriers for recovery of charges to begin within three years from time when cause accrues.....	633
complaints against carriers for damages to be filed with commission within two years.....	633
time for actions or complaints for recovery of overcharges, to be within three years.....	633
extension if claim presented within three-year limitation.....	633
further extension if carrier begins action for charges, or collects charges, within the limitations.....	633
actions to accrue on delivery or tender of, by carrier.....	633
petition for enforcement of money payment to be filed in one year from date of order.....	633
meaning of "overcharges".....	633
provisions extended to embrace prior cases, etc.....	633
provisions for safe locomotive boilers, etc., extended.....	659
to be furnished legal, etc., assistance.....	659
<i>Interstate Construction Company,</i>	
time extended for bridging Columbia River, near Cascade Locks, Oreg., by.....	2
<i>Interstate Quarantine Service,</i>	
appropriation for cooperation with States, etc., for preventing contagious diseases, etc.....	76, 775
for, additional, 1925.....	710
deficiency appropriation for.....	58, 1343, 1349
<i>Intoxicating Beverages (see National Prohibition Act).</i>	
<i>Intoxicating Liquors (see also National Prohibition Act).</i>	
appropriation, for expenses enforcing prohibition, etc., of, by internal revenue officers.....	71, 771

	Page.		Page
<i>Intoxicating Liquors—Continued.</i>		<i>Irrigation, Indian Reservations—Contd.</i>	
appropriation for expenses enforcing prohibition, etc.; restriction on paying for storage of seized, etc.	72	appropriation for maintenance, Fort Belknap, Mont.	402, 1153
for suppressing traffic in, among Indians	396, 1147	for continuing construction, maintenance, etc., Flathead, Mont.	402, 1153
for suppressing traffic in, Alaska	428, 1182	for maintenance, Fort Peck, Mont.	402, 1153
<i>Inventions, etc.,</i>		for maintenance, etc., Blackfeet, Mont.	402, 1153
appropriation for cash rewards to postal employees for, 1924, available for fiscal years 1920 to 1922.	46	for maintenance, etc., Crow, Mont.	402, 1153
for cash rewards to postal employees for, increasing efficiency, etc., of service	85, 783	for maintenance, etc., Pyramid Lake, Nev.	402, 1153
<i>Investigation Bureau, Department of Justice,</i>		for maintenance, Navajo, N. Mex.	403, 1154
appropriation for Director, etc.	217	for maintenance, etc., Klamath, Oreg.	403, 1154
for special agents	217	for maintenance, Yakima, Wash.	403, 1154
amount for criminal identification records, immediately available.	217	for maintenance, Wind River, Wyo.	404, 1154
<i>Iowa,</i>		for maintenance, etc., Gila River, Ariz., additional, 1925	707
bridge authorized across Mississippi River, between Clinton County and Whiteside County, Ill., by Illinois and	15	for Colorado River, Ariz., additional, 1925	707
Savanna, Ill., to Sabula, Iowa, by Illinois and	173	for maintenance, etc., Ganado project, Ariz.	707
<i>Iowa Judicial District,</i>		for maintenance, San Xavier, Ariz., additional, 1925	707
terms of court, at Council Bluffs	795	for maintenance, etc., Fort Hall, Idaho, additional, 1925	707
Creston	795	for maintenance, Fort Belknap, Mont., additional, 1925	707
Davenport	795	for maintenance, Flathead, Mont., additional, 1925	707
Des Moines	795	for maintenance, etc., Crow, Mont., additional, 1925	707
Keokuk	795	for maintenance, Navajo, N. Mex., additional, 1925	707
Ottumwa	795	for Uintah and White River Utes, Utah, additional, 1925	707
<i>Irrigated Western Districts, Semiarid and,</i>		for maintenance, etc., units of Yakima, Wash., additional, 1925	707
appropriation for experiments in dairying and meat production in	457, 850	for maintenance, Wind River, Wyo., additional, 1925	707
for experiments, etc., additional, 1925	706	deficiency appropriation for Yakima, Wash.	56
<i>Irrigation (see also Reclamation Service, Interior Department),</i>		time extended for paying by water users of accrued charges for projects on	117
appropriation for investigating utilizing of water in farm, etc.	452, 843	<i>Irrigation Projects,</i>	
lands for American Falls reservoir under Minidoka project, to be acquired from Indians of Fort Hall Reservation, Idaho	117	North Platte, Neb. and Wyo.; exchange of lands with Anton Hiersche for reservoir purposes	980
<i>Irrigation, Indian Reservations,</i>		refunds to World War veterans	956
appropriation for expenses; allotments to district projects	400, 1150	meaning of "veteran"; persons excluded	956
for miscellaneous expenses; supervising engineers	400, 1151	"reclamation law"	956
for investigating new projects	401, 1151	veterans who made entry since April 6, 1917, and no longer retaining the farm unit, may apply for refund of charges	956
for Taos reservoir project, N. Mex.	401	not entitled if already compensated	956
for reconnaissance of available water supply of San Juan River, Colo.	1151	refund by Secretary of charges and interest paid by veteran	956
for cooperative stream gauging with Geological Survey	401, 1151	when approved to be paid from appropriation for project on which entry made	956
projects specifically provided for excluded	401, 1151	refund payable to estate, if benefits availed of	956
interchangeable amounts for flood damages, etc.	401, 1151	relinquishment of all rights, etc., on accepting	957
for maintenance, etc., Gila River, Ariz.	401, 1152	permanent water rights canceled	957
Coolidge Dam, construction, etc.	1152	<i>Italy,</i>	
for maintenance, etc., Colorado River, Ariz.	401, 1152	appropriation for ambassador to	206, 1015
for maintenance, etc., Ganado project, Ariz.	401, 1152	negotiation requested with, for agreement limiting size, etc., of vessels and aircraft, and the number of officers and men	204
for maintenance, San Xavier, Ariz.	401, 1152		
for maintenance, San Carlos, Ariz.	401, 1152		
for construction, Salt River, Ariz.	402		
for construction, Fort Apache, Ariz.	402		
for maintenance charges, Yuma, Calif.	402, 1152		
for maintenance, enlarging, etc., Fort Hall, Idaho	402, 1152		

<i>Iva, S. C.,</i> bridge authorized across Savannah River between Elberton, Ga., and-----	803	<i>Jefferson County, Ky.—Continued.</i> care, etc.; acceptance free of cost of the land, authorized, and establishing a national cemetery thereon---	970
<i>Ivory,</i> excise tax on sales by dealers of arti- cles of, or mounted with-----	324	<i>Jefferson Street NW., D. C.,</i> appropriation for paving, Thirteenth to Fourteenth Streets-----	547
<b>J.</b>			
<i>Jack Rabbits,</i> appropriation for devising methods for destroying-----	450, 841	<i>Jewelry,</i> excise tax on, sold, etc., by dealers; exception-----	324
<i>Jackson Alley NW., D. C.,</i> closed, and transferred to Government Printing Office-----	592	repeal of certain sections, Revenue Act of 1921, relating to sales of-----	352
<i>Jackson County, Ark.,</i> may bridge White River at Newport--	1131	<i>Jewett, Frances R.,</i> appropriation for paying, widow of Milo A. Jewett, a consul dying in service-----	210
State may acquire and operate-----	1132	<i>Jewett Street NW., D. C.,</i> name of, changed to Cathedral Avenue--	177
<i>Jackson, Miss.,</i> bridge authorized across Pearl River at-----	28, 646	<i>Jicarilla Agency, N. Mex.,</i> appropriation for support, etc., of In- dians at, from tribal funds--	411, 1161
terms of court at-----	882	deficiency appropriation for civilian employees at-----	1329
<i>Jail, D. C.,</i> appropriation for support of prison- ers-----	566, 1241	<i>Jicarilla Indian Hospital, N. Mex.,</i> appropriation for maintenance, etc., of-----	408, 1159
deficiency appropriation for death cham- ber for electrocution-----	1322	<i>Jigs, etc., Army Ordnance,</i> appropriation for procuring, etc----	499, 914
<i>Jamaica Bay, N. Y.,</i> preliminary examination, etc., for ship canal from Flushing Bay to be made-----	1192	<i>Jim Hogg County, Tex.,</i> transferred from Corpus Christi division of Texas southern judicial dis- trict to Laredo division-----	64
<i>Janitors to Committees, House of Represen- tatives,</i> appropriation for-----	583, 1290	<i>Johnson City, Tenn.,</i> appropriation for expenses, Volunteer Soldiers' Home-----	518, 932
appointment and duties-----	583, 1291	deficiency appropriation for Volunteer Soldiers' Home-----	63, 762, 1346, 1350
placed under Doorkeeper after close of Congress-----	583, 1291	<i>Johnson, Joseph E.,</i> deficiency appropriation for services--	1313
<i>Japan,</i> appropriation for ambassador to---	206, 1015	<i>Joint Committee on Fiscal Relations of District of Columbia and United States,</i> legislative action pursuant to the re- port of-----	804
for Japanese secretary of embassy---	206	<i>Joint Committee on Inaugural Ceremonies, 1925,</i> deficiency appropriation for expenses of-----	753
assistant secretary-----	206	<i>Joint Committee on Printing,</i> appropriation for clerks, inspector, etc--	586, 1294
for student interpreters at embassy--	207	for compiling, etc., Congressional Directory-----	586, 1294
for quarters for student interpreters--	207	deficiency appropriation for Biographi- cal Congressional Directory-----	1314
for tuition of officers assigned for lan- guage study in-----	1016	positions and pay established of clerk, inspector, and stenographer....	149
for rent of quarters-----	1016	rates of wages of Government Printing Office as determined by confer- ences of Public Printer and committees of employees, effective determination on approval of-----	658
for ground rent of embassy, Tokyo-----	207, 1016	determination in case of appeal, final-----	658
deficiency appropriation for buildings, etc., for foreign service establish- ments, Tokyo-----	1340	standards of paper for printing and binding to be fixed by-----	1105
additional land, etc., may be acquired for foreign service buildings at Tokyo-----	961	<i>Joint Committee on the Library,</i> authorized to provide for restoration and completion of freize in Ro- tunda-----	1252
negotiation requested with, for agree- ment limiting size, etc., of ves- sels and aircraft, and the number of officers and men-----	204	selection of design, employment of artists, etc-----	1252
<i>Japanese Beetle,</i> appropriation for emergency control, etc., of-----	840	amount authorized to be appropri- ated-----	1252
<i>Japanese Earthquake, 1923,</i> issue of Army supplies, etc., for suf- ferers from, by the Executive, approved-----	963	chairman to serve on Library of Con- gress Trust Fund Board-----	1107
credits in accounts of officers to be allowed-----	964		
issues for relief of sufferers by, from naval supply account fund, with- out reimbursement-----	195		
<i>Jefferson County, Ky.,</i> care, etc., of burial grounds of former President Zachary Taylor in, authorized-----	970		
supervision of expenses by Secretary of War-----	970		

	Page.		Page.
<i>Joint Committee on the Library—Contd.</i>		<i>Judicial Code—Continued.</i>	
plans, etc., for constructing music auditorium at Library of Congress subject to approval of	788	amended, section 51.....	1264
to approve site and pedestal for statue of General San Martin	667	section 71.....	90, 948
to investigate, etc., new location for conservatories south of Botanic Garden	729	section 73.....	243
<i>Joint Committee to Investigate Northern Pacific Land Grants,</i>		section 80.....	751
deficiency appropriation for expenses	673, 1314	section 81.....	795
composition, powers, etc.	462	section 86.....	1106
amount authorized for expenses	462	section 90.....	882
<i>Joint Congressional Committee on Federal Reserve System,</i>		section 98.....	661, 722
time extended for final report of	4	section 101.....	387, 730, 731, 945
<i>Jones, Admiral John Paul,</i>		section 105.....	800
deficiency appropriation for indemnity to Madame Crignier for loss, in search for body of	692	section 108.....	64, 244
payment to France authorized as indemnity for damages to property of Madame Crignier, by search for body of	118	section 111.....	114, 962
<i>Jones Inlet, N. Y.,</i>		section 115.....	388
preliminary examination, etc., of, to be made	1192	section 118.....	1116
<i>Jonesboro, Ark.,</i>		section 128.....	936
terms of court at	91	section 129.....	937
<i>Joseph's Band of Nez Perce Indians, Wash.,</i>		section 237.....	937
appropriation for support, etc., of, additional, 1925	708	section 238.....	938
<i>Judge Advocate General's Office, Navy,</i>		section 239.....	938
appropriation for civilian personnel, Navy Department	185, 864	section 240.....	938
<i>Judge Advocate General's Office, War Department,</i>		repealed, section 130.....	941
appropriation for civilian personnel	481, 895	section 131.....	941
deficiency appropriation for experts, patent infringement suits	52	section 133.....	941
for arbitrating rate of royalty, American Cyanamid Company; payable from balance, National Defense Act	757	section 134.....	941
officers engaged on Army patent litigation excepted from requirement for duty with troops	470	section 181.....	941
<i>Judges, United States Courts,</i>		section 182.....	941
appropriation for Supreme Court Justices	218, 1028	section 236.....	941
for circuit	218, 1028	section 241.....	941
for district	218, 1028	section 242.....	941
for retired	218, 1028	section 243.....	941
deficiency appropriation for retired	44	section 244.....	941
additional, authorized for Michigan western district	949	section 245.....	941
for Minnesota district	1098	section 246.....	941
two additional circuit, authorized for eighth circuit	1116	section 247.....	941
<i>Judgment Debtors,</i>		section 248.....	941
indexes of all, to be kept by clerks of United States courts	813	section 249.....	941
<i>Judgments,</i>		section 250.....	941
deficiency appropriation for paying, District of Columbia	38, 679, 1323	section 251.....	941
for paying, United States Courts	53, 696, 758, 1346	section 252.....	941
for paying, Court of Claims	54, 696, 758, 1347	<i>Judicial Expenses,</i>	
<i>Judicial Code (see also United States Courts),</i>		appropriation for	218, 1028
amended, section 1	752	<i>Judicial Officers,</i>	
section 24	972	appropriation for law books for	221, 1031
		deficiency appropriation for books for	43, 57, 687, 760
		<i>Juneau, Alaska,</i>	
		issue of bonds by, for sewerage system, authorized	859
		election to determine; interest, etc.; payment, etc.	859
		proceeds to be used for no other purpose; sale of bonds	859
		<i>Jurors, D. C.,</i>	
		names to be drawn by jury commission for police court service bimonthly	1120
		for juvenile court, etc., quarterly	1121
		<i>Jurors, United States Courts,</i>	
		appropriation for fees, etc.	221, 1030
		for meals, etc., in United States cases	221, 1030
		deficiency appropriation for fees	56, 171, 700, 760, 1333
		<i>Jury Commissioners, United States Courts,</i>	
		appropriation for compensation	221, 1030
		<i>Justices of the Peace,</i>	
		appropriation for fees of, acting as commissioners of United States courts	221, 1030
		deficiency appropriation for fees, acting as commissioners	44, 171, 687
		<i>Juvenile Court, D. C.,</i>	
		appropriation for salaries, etc.	563, 1238

<i>Juvenile Court, D. C.</i> —Continued.	Page.	<i>Kansas Indians, Okla.</i> —Continued.	Page.
appropriation for miscellaneous.....	564, 1238	alienation restrictions on homestead allotments to; sale permitted on approval of Secretary of Interior.....	177
advances, etc., for returning absconding probationers, authorized.....	564, 1238	reserved lands in Reservation may be leased for mining purposes for benefit of.....	111
for rent, expenses, etc.....	564, 1238	<i>Kansas Judicial District,</i>	
deficiency appropriation for expenses.....	1321	jurisdiction of, in claims for damages from Government neglect in dipping tick-infested cattle.....	1327
jurisdiction given, in all cases under Compulsory School Attendance Act.....	808	terms of court, Kansas City.....	607
names for jury service in, to be drawn quarterly by jury commission.....	1121	<i>Kansas or Kaw Tribe of Indians,</i>	
<b>K.</b>		all claims of, against United States to be adjudicated by Court of Claims.....	1133
<i>Kahn, Julius, late a Representative in Congress,</i>		<i>Karluk River, Alaska,</i>	
deficiency appropriation for pay to widow of.....	754	salmon fishing permitted in.....	465
<i>Kaibab Agency, Ariz.,</i>		<i>Kaw Indian Reservation, Okla.,</i>	
appropriation for support, etc., of Indians at, from tribal funds.....	411, 1161	lease for mining purposes of designated reserved lands for benefit of Kansas Tribe.....	111
<i>Kaibab National Forest, Ariz.,</i>		State tax on production, authorized.....	112
deficiency appropriation for emergency, insect infestations.....	39	not a lien against Indian owner.....	112
<i>Kalamazoo River,</i>		<i>Kearney Street NE., D. C.,</i>	
two unsurveyed islands in, may be acquired by Battle Creek, Mich., for public purposes.....	891	appropriation for paving, Eighteenth to Twentieth Streets.....	547
<i>Kalihi, Hawaii,</i>		for paving, Twenty-second Street to Rhode Island Avenue.....	1223
preliminary examination, etc., of, harbor to be made.....	1197	<i>Kendall County, Ill.,</i>	
<i>Kanawha Falls Bridge Company,</i>		bridge authorized across Fox River in.....	13
may bridge Kanawha River at Glen Ferris, W. Va.....	999	<i>Kennedy Street NW., D. C.,</i>	
West Virginia may acquire, to operate as free bridge.....	999	appropriation for paving, Fifth to Eighth Streets.....	547
tolls allowed for five years.....	999	<i>Kentucky,</i>	
<i>Kanawha River,</i>		Indiana and, may bridge Ohio River, Henderson County, to Vanderburgh County, Ind.....	662
bridge authorized across, Glen Ferris, W. Va.....	999	Missouri, Illinois, and, may bridge Ohio and Mississippi Rivers at Cairo, Ill.....	999
acquirement by West Virginia authorized, to operate as a free bridge.....	999	time extended for bridging Ohio River by Indiana and.....	1132
tolls permitted for five years.....	999	<i>Keokuk, Iowa,</i>	
<i>Kankakee County, Ill.,</i>		terms of court at.....	795
bridge authorized across Kankakee River by Lake and Newton Counties, Ind., and.....	29	<i>Keokuk Street NW., D. C.,</i>	
<i>Kankakee River,</i>		name of, changed to Military Road.....	593
bridge authorized across, by Kankakee County, Ill., and Lake and Newton Counties, Ind.....	29	<i>Keshena Agency, Wis.,</i>	
<i>Kansas Avenue NW., D. C.,</i>		appropriation for support, etc., of Indians at, from tribal funds.....	411, 1161
appropriation for paving, Allison to Buchanan Streets.....	547	deficiency appropriation for civilian employees at.....	1329
for paving, Thirteenth to Quincy Streets.....	548	<i>Ketchikan, Alaska,</i>	
for paving, Buchanan Street to Sherman Circle.....	1223	authorized issue of bonds by, increased.....	656
<i>Kansas City, Mo.,</i>		<i>Ketchikan Creek, Alaska,</i>	
feasibility of establishing of military park in, to commemorate Battle of Westport, to be investigated, etc.....	801	preliminary examination, etc., of, to be made.....	1197
terms of court at.....	607	<i>Kettle Falls, Wash.,</i>	
<i>Kansas Indians, Okla.,</i>		bridge authorized across Columbia River at.....	791
appropriation for support, etc.....	409, 1160	<i>Key Bridge, D. C., Francis Scott,</i>	
for support, etc., of, additional, 1925.....	708	appropriation for operating expenses.....	550, 1227
alienation restrictions on homestead allotments to, extended.....	176	<i>Key, Monument to Francis Scott, Fort McHenry, Baltimore, Md.,</i>	
competent Indians not affected.....	177	balances of appropriations for, covered in.....	935
State tax on oil, etc., production authorized.....	177	<i>Key West, Fla.,</i>	
no lien, etc., against property of Indian owner.....	177	deficiency appropriation for marine hospital, water supply.....	51
		for completing piers, submarine base.....	877
		preliminary examination, etc., of, harbor to be made.....	1194
		<i>Keyport, Wash.,</i>	
		appropriation for naval torpedo station, public works.....	198
		<i>Kickapoo Agency, Kans.,</i>	
		appropriation for support, etc., of Indians at, from tribal funds.....	411, 1161

<i>Kickapoo Indians, Okla.,</i> appropriation for support, etc., of... 409, 1160 for support, etc., of, additional, 1925... 708	Page. 409, 1160 708	<i>Klamath Irrigation Project, Oreg.-Calif.—</i> Continued.	Page.
<i>Kill Van Kull,</i> bridge authorized across, New York and New Jersey..... 1094	1094	exchange of farm unit under, by Rich- ard Walsh authorized..... 812	812
<i>Kin-le-chee Irrigation Project, Ariz.,</i> appropriation for maintenance, etc., of..... 400, 1151	400, 1151	<i>Klamath River, Calif.,</i> preliminary examination, etc., of, to be made..... 1196	1196
<i>Kindergarten Education,</i> appropriation for investigating, etc. 426, 1180	426, 1180	<i>Klingle Road NW., D. C.,</i> appropriation for paving, Thirty-second to Thirty-fourth Streets..... 547	547
<i>King Hill Irrigation Project, Idaho,</i> appropriation for maintenance, etc., of..... 417, 1166	417, 1166	<i>Klingle Street NW., D. C.,</i> appropriation for paving, Tunlaw Road to Forty-fifth Street..... 1223	1223
<i>Kingston Lake,</i> bridge authorized across, at Conway, S. C..... 5	5	<i>Knobs Creek., N. C.,</i> preliminary examination, etc., of, to be made..... 1193	1193
<i>Kiowa Agency, Okla.,</i> deficiency appropriation for civilian employees at..... 411, 1329 allotment to James F. Rowell, of lands in, no longer needed for agency purposes..... 795	411, 1329 795	<i>Knoxville and Charleston Railway Com- pany,</i> bridge of, across Tennessee River, to be operated by Southern Railway Company..... 113	113
<i>Kiowa, Comanche, and Apache Agency, Okla.,</i> appropriation for support, etc., of Indians at, from tribal funds. 411, 1161	411, 1161	<i>Knoxville, Iowa,</i> granted right of way across Veterans' Bureau hospital reservation at... 792	792
<i>Kiowa, etc., Indians, Okla.,</i> appropriation for support, etc., from tribal funds..... 399, 1149 sale of land in Kiowa County, directed. proceeds to purchase tract for ceme- tery of..... 1004	399, 1149 1003 1004	<i>Knoxville, Tenn.,</i> maintenance of bridge authorized across Tennessee River at..... 113	113
<i>Kirby, Major Wallace W., U. S. Army,</i> detailed as Director of Bureau of Engraving and Printing, Treas- ury Department for six months. no other than Army pay, etc., allowed..... 252	252	<i>Kootenai County, Idaho,</i> public lands relinquished to, on pay- ment of specified price..... 1284	1284
<i>Kirjassoff, William B., and David M.,</i> appropriation for paying, children of Max D. Kirjassoff, a consul dying in service..... 209	209	<i>Kranich, Charles A.,</i> issue of homestead patents to..... 810	810
<i>Kissimmee River, Fla.,</i> preliminary examination, etc., of, to be made..... 1194	1194	L.	
<i>Kissinger, John R.,</i> appropriation for monthly payments to..... 511, 926	511, 926	<i>La Fond, Joseph,</i> issue of homestead patent to..... 810	810
<i>Kitchin, Claude, late a Representative in Congress,</i> deficiency appropriation for pay to widow of..... 33	33	<i>La Grande, Oreg.,</i> offices of register and receiver, land office at, consolidated..... 395	395
<i>Kittitas and Grant Counties, Wash.,</i> may bridge Columbia River, Vantage Ferry..... 660 purchase by the State authorized; operation, etc..... 661	660 661	<i>La Plata River,</i> compact of Colorado and New Mexico for use of waters, approved by Congress..... 796 terms of agreement..... 796	796 796
<i>Klamath Agency, Oreg.,</i> appropriation for support, etc., of Indians at, from tribal funds; amount for buildings..... 411, 1161 deficiency appropriation for civilian employees at..... 1329	411, 1161 1329	<i>Labor Board, Railroad,</i> appropriation for expenses of..... 527, 1206	527, 1206
<i>Klamath Indian Reservation, Oreg.,</i> appropriation for Modoc Point, Sand Creek, etc., irrigation projects in..... 403, 1154 unexpended balance of appropriations for irrigation systems on, cov- ered in..... 1155 for Modoc Point irrigation project, covered in..... 1155	403, 1154 1155 1155	<i>Labor Disputes, Conciliation of,</i> appropriation for commissioners, etc. 239, 1048 for commissioners, etc., additional, 1925..... 709	239, 1048 709
<i>Klamath Irrigation Project, Oreg.-Calif.,</i> appropriation for maintenance, etc., of..... 418, 1169	418, 1169	<i>Labor Organizations,</i> exempt from income tax..... 282	282
		<i>Labor Organizations, etc.,</i> use of antitrust appropriations for pros- ecuting, forbidden..... 217, 1027	217, 1027
		<i>Labor Saving Devices, Postal Service,</i> appropriation for..... 89, 787	89, 787
		<i>Labor Saving Machines,</i> appropriation for purchase, supplies for, etc., Treasury Department..... 66 deficiency appropriation for, Treasury Department..... 61	66 61
		<i>Labor Statistics Bureau, Department of Labor,</i> appropriation for Commissioner, and office personnel..... 239, 1048 for per diem, special agents, etc. 239, 1048 for temporary statistical clerks, etc. 239, 1048 for traveling expenses..... 239, 1049 for materials for reports, etc..... 239, 1049 for periodicals, etc..... 240, 1049	239, 1048 239, 1048 239, 1048 239, 1049 239, 1049 240, 1049
		<i>Lac Courte Oreille Indian Reservation, Wis.,</i> allotments, etc., to certain Indians on, validated..... 92	92

	Page.		Page.
<i>Lac du Flambeau Agency, Wis.,</i>		<i>Lake Superior,</i>	
appropriation for support, etc., of		appropriation for survey of connecting	
Indians at, from tribal funds_	411	waters, etc., of, with Lake of the	
deficiency appropriation for civilian		Woods_	515
employees at_	1329	<i>Lake Winnebago, Wis.,</i>	
<i>Lac du Flambeau Band of Chippewa In-</i>		preliminary examination, etc., of, to be	
<i>dians, Wis.,</i>		made_	1195
persons born prior hereto, to be added		<i>Lakehurst, N. J.,</i>	
to existing rolls of_	132	amount authorized acquiring naval air	
preparation of final rolls_	132	station site, etc., at_	1271
allotments to names on additional		<i>Lakes Union and Washington Canal,</i>	
roll_	132	right of way granted Seattle, Wash.,	
prorating if acreage insufficient_	132	for street extension across right	
issue of trust patents, etc_	132	of way of_	789
intoxicants prohibited_	132	<i>Lamond Railroad Crossing, D. C.,</i>	
merchantable timber on, to be		elimination of_	1096
sold_	132	deficiency appropriation for_	1319
proceeds to be paid to competent		<i>Land Banks (see Federal Land Banks).</i>	
Indians; to credit of incompe-		<i>Land Offices (see Public Lands).</i>	
tents_	132	<i>Lander, Wyo.,</i>	
lands reserved from, for villages,		terms of court at_	388
etc_	132	<i>Lands, etc., United States,</i>	
appropriation for preparing roll, etc_	133	appropriation for custody of_	83
<i>Lafayette National Park, Me.,</i>		<i>Lands for Military Purposes,</i>	
appropriation for protection, etc_	424	sale of abandoned, authorized_	382
for protection, additional, 1925_	708	<i>Lands in Severalty to Indians,</i>	
<i>Lafayette River,</i>		appropriation for surveying, allotting,	
dam and bridge authorized across, by		etc., of_	397, 1148
Norfolk, Va_	973	repayment_	397, 1148
<i>Lagrange, Ga.,</i>		use for Indians in Arizona and New	
issue of Army stores to sufferers from		Mexico restricted_	397, 1148
cyclone at, in 1920, approved;		for surveying, etc., additional, 1925_	707
credit allowed for_	1252	deficiency appropriation for surveying,	
<i>LaGuardia, Honorable Fiorello H.,</i>		allotting, etc., of_	1328
deficiency appropriation for contested		alienation restrictions on homestead	
election expenses_	1314	allotments to Indians of Black-	
<i>Laguna, etc., Indians, N. Mex.,</i>		feet Reservation, removed on	
appropriation for irrigation system for;		death of allottee_	252
repayment_	403, 1153	allotments to Lac du Flambeau Band	
<i>Laguna Indian Sanatorium, N. Mex.,</i>		of Chippewas of Lake Superior,	
appropriation for maintenance, etc.,		Wis_	132
of_	408, 1159	allottees in Columbia and Colville	
<i>Lake Alto, Fla.,</i>		Reservation, Wash., may dispose	
preliminary examination, etc., to be		of lands under trust patents	133
made of canal into, connecting		<i>Landscape and Vegetable Gardening,</i>	
Waldo and Little Lake Santa Fe	1194	appropriation for studies in floriculture,	
<i>Lake Andes, S. Dak.,</i>		etc_	442, 832
right of way to be acquired for spill-		<i>Langley Memorial Aeronautical Laboratory,</i>	
way, etc_	133	appropriation for equipment, operation,	
appropriation available_	133	etc_	1206
<i>Lake Bankhead, Ala.,</i>		amount for additional building_	1206
portion of Black Warrior River named_	1197	<i>Language Study, Foreign Service,</i>	
<i>Lake Champlain,</i>		appropriation for tuition of officers	
appropriation for completing memorial		assigned for, in China, Japan,	
of victory on, by Commodore		and Turkey_	1016
Macdonough in 1814_	515	for rent of quarters_	1016
<i>Lake City, Minn.,</i>		<i>Larabee, Pa.,</i>	
preliminary examination, etc., of harbor		bridge authorized across Allegheny	
to be made_	1195	River near_	1092
<i>Lake County, Ind.,</i>		<i>Larson, Karl T.,</i>	
bridge authorized across Kankakee		issue of homestead patent to_	811
River by Kankakee County,		<i>Las Cruces, N. Mex.,</i>	
Ill., Newton County, Ind., and_	29	offices of register and receiver, land	
may bridge Grand Calument River at		office at, consolidated_	395
Gary_	1216	terms of court at_	642
Hammond to East Chicago_	1215	<i>Las Trampas Grant, N. Mex.,</i>	
<i>Lake Drummond Canal,</i>		acceptance of lands in, for national	
purchase of, authorized_	1186	forest purposes_	643
<i>Lake Griffin, Fla.,</i>		equal value of national forest timber	
preliminary examination, etc., of, to be		given in exchange_	643
made_	1194	surveys, etc., by Forest Service	
<i>Lake of the Woods, etc., Minn.,</i>		employees accepted_	643
appropriation for survey of, etc_	515, 930	added to Carson National Forest_	643

	Page.		Page.
<i>Las Trampas Grant, N. Mex.—Continued.</i>		<i>Leavenworth, Kans.—Continued.</i>	
acceptance of lands, etc.; advertisement		penitentiary at; receipts from sales	
of notice of proposed exchange..	643	credited to working capital fund..	7
<i>Las Vegas, N. Mex.,</i>		inmates to receive pay for labor..	7
terms of court at.....	642	amount authorized for equipping	
rooms to be furnished.....	642	buildings, etc.....	7
transfer to new building at city of Las		for working capital fund.....	7
Vegas, when completed.....	643	all receipts to be credited to working	
<i>Lassen National Forest, Calif.,</i>		capital fund.....	7
lands added to.....	357	annual report in detail of all opera-	
<i>Lassen Volcanic National Park, Calif.,</i>		tions, etc.....	7
appropriation for protection, etc.....	424, 1177	expenses from working capital fund..	7
for protection, additional, 1925.....	709	restriction on disposal of products..	7
<i>Latitude Observatory, Ukiah, Calif., Inter-</i>		purchase of products made obliga-	
national,		tory on Government depart-	
appropriation for maintenance.....	235, 1045	ments.....	7
<i>Latvia, Lithuania, and Esthonia,</i>		<i>Lee Mansion, Arlington, Va.,</i>	
appropriation for minister to .....	206, 1015	restoration of, to condition existing	
<i>Law Enforcement,</i>		prior to Civil War, directed.....	1356
temporary increase of the Coast Guard		<i>Lee, Orin,</i>	
for.....	105	homestead entry of, validated.....	811
<i>Lawn Grass (see Grasses).</i>		<i>Leech Lake Agency, Minn.,</i>	
<i>Lawrence, Kans.,</i>		appropriation for support, etc., of	
appropriation for Haskell Institute		Indians at from tribal funds.....	411
Indian School at.....	405, 1156	<i>Leech Lake, Minn.,</i>	
for Haskell Institute Indian School,		preliminary examination, etc., of, to	
additional, 1925.....	707	be made.....	1195
<i>Lawton, Okla.,</i>		<i>Leesburg, Ala.,</i>	
terms of court at.....	388, 946	bridge authorized across Coosa River	
<i>Lazear, Mabel H. (widow),</i>		at.....	723
appropriation for monthly payments		<i>Legations,</i>	
to.....	511, 926	appropriation for clerks at.....	206, 1016
<i>Leaf Tobacco (see also Cigars, Tobacco,</i>		for interpreters to designated.....	207
etc.),		deficiency appropriation for clerks at..	57
internal revenue provisions relating to..	318	<i>Legislative Branch of the Government,</i>	
<i>Leaf Tobacco Dealers,</i>		appropriation for expenses.....	578, 1286
provisions relating to, in Revenue Act	318	for Senate.....	578, 1286
<i>Leake County, Miss.,</i>		for House of Representatives.....	581, 1289
bridge authorized across by, at Battle		"during the session" to mean 121	
Bluff Crossing.....	102	days.....	585
at Grigsbys Ferry.....	101	"during the session" to mean 206	
<i>Leather,</i>		days.....	1293
appropriation for developing standards		for Capitol Police.....	586, 1294
of quality, etc., of.....	231, 1041	for Joint Committee on Printing.....	586, 1294
<i>Leavenworth, Kans.,</i>		for office of Legislative Counsel..	586, 1294
appropriation for penitentiary, main-		for statement of appropriations..	587, 1294
tenance.....	221, 1031	for Architect of the Capitol.....	586, 1295
unexpended balance available for		for Capitol Buildings and Grounds..	587, 1295
constructing factory, etc.....	1032	for Senate Office Building.....	587, 1295
working capital fund reappropriated	1032	for House Office Building.....	587, 1295
for expenses, Volunteer, Soldiers'		for Capitol power plant.....	587, 1295
Home.....	518, 932	for Library Building and grounds..	588, 1296
for penitentiary, maintenance, addi-		for Botanic Garden.....	588, 1296
tional, 1925.....	709	for Library of Congress.....	589, 1297
for penitentiary, construction, addi-		for Government Printing Office..	590, 1299
tional, 1925.....	709	for public printing and binding..	590, 1299
deficiency appropriation for peniten-		holidays, leaves of absence to em-	
tiary, construction and equip-		ployees, etc.....	590, 1299
ment of factories, etc.....	45	authority required for work for	
for penitentiary, working capital..	45	Congress.....	590, 1299
for penitentiary repairs to bridge,		for office of Superintendent of Docu-	
etc.; open to public use.....	687	ments.....	592, 1300
for penitentiary, maintenance.....	1334	purchases by congressional sta-	
for Volunteer Soldiers' Home.....	1346	tionery rooms.....	593, 1301
part of Fort Leavenworth, in Missouri		use of funds for private vehicles	
transferred to penitentiary, for		prohibited.....	593, 1301
farm.....	248	restriction on exceeding average salaries	
use of Army appropriation for bridge		in designated offices.....	593, 1301
repairs.....	248	if only one position is a grade.....	1301
additional amount authorized for		not applicable to clerical-mechanical	
bridge repairs.....	248	service.....	593, 1301
penitentiary at, to be equipped for manu-		no fixed salary reduced.....	593, 1301
facturing shoes, brooms, etc.....	6	transfers to another position without	
sale of product limited to the Gov-		reduction.....	1301
ernment.....	6	higher salary rates allowed.....	593, 1301
inmates to be employed.....	7		

	Page.		Page.
<i>Legislative Branch of the Government—Con-</i>		<i>Librarian of Congress,</i>	
<i>compensation after March 4, 1925, of</i>		<i>appropriation for</i> .....	589, 1297
<i>the Speaker, Vice President, and</i>		<i>to serve on Library of Congress Trust</i>	
<i>Cabinet members at \$15,000 a</i>		<i>Fund Board</i> .....	1107
<i>year</i> .....	1301	<i>Library, D. C., Free Public,</i>	
<i>of Senators, Delegates, and Resident</i>		<i>appropriation for expenses</i> .....	542, 1219
<i>Commissioners at \$10,000 a</i>		<i>Library for the Blind, D. C., National,</i>	
<i>year</i> .....	1301	<i>appropriation for aid to</i> .....	570, 1245
<i>positions and compensation estab-</i>		<i>Library of Congress,</i>	
<i>lished for officers and employees</i>		<i>appropriation for Librarian, assistant,</i>	
<i>of the</i> .....	146	<i>etc.</i> .....	589, 1297
<i>Senate</i> .....	147	<i>for Copyright Office</i> .....	589, 1297
<i>Capitol Police</i> .....	149	<i>for legislative reference service</i> ....	589, 1297
<i>Joint Committee on Printing</i> .....	149	<i>for distribution of card indexes,</i>	
<i>Architect of the Capitol</i> .....	149	<i>etc.</i> .....	589, 1297
<i>House of Representatives</i> .....	149	<i>for temporary services</i> .....	589, 1297
<i>effective on July 1, 1924</i> .....	152	<i>for Sunday opening, etc.</i> .....	589, 1298
<i>Legislative Counsel,</i>		<i>for purchasing books, periodicals,</i>	
<i>appropriation for salaries and ex-</i>		<i>etc.</i> .....	589, 1298
<i>penses</i> .....	586, 1294	<i>for printing and binding for</i> .....	589, 1298
<i>deficiency appropriation for; balance</i>		<i>for contingent expenses</i> .....	590, 1298
<i>reappropriated</i> .....	753	<i>for general expenses, care of build-</i>	
<i>Legislative Drafting Services (see Legis-</i>		<i>ing</i> .....	590, 1298
<i>lative Counsel).</i>		<i>for care of buildings and grounds</i>	
<i>Legislative Reference, Library of Congress,</i>		<i>under Architect of the Capito-</i>	
<i>appropriation for preparing material</i>		<i>l</i> .....	588, 1296
<i>for Congress, etc.</i> .....	589, 1297	<i>deficiency appropriation for increase</i>	
<i>Leipsic River, Del.,</i>		<i>of</i> .....	54
<i>preliminary examination, etc., of, to be</i>		<i>for furniture</i> .....	758
<i>made</i> .....	1192	<i>gift of Elizabeth Sprague Coolidge for</i>	
<i>Lenses,</i>		<i>auditorium in connection with,</i>	
<i>excise tax on, for cameras, sold by</i>		<i>accepted</i> .....	788
<i>producer, etc.</i> .....	323	<i>for chamber music, etc.</i> .....	788
<i>Lepers, etc.,</i>		<i>amount to be received and deposited</i>	
<i>appropriation for care of, Islands of</i>		<i>as a special fund</i> .....	788
<i>Guam and Culion</i> .....	184, 863	<i>preparation of plans, construction,</i>	
<i>Letter Carriers, Postal Service,</i>		<i>etc., authorized</i> .....	788
<i>appropriation for village delivery</i> ....	86, 784	<i>other gifts may be accepted for</i>	
<i>for city delivery</i> .....	86, 785	<i>equipment, etc.</i> .....	788
<i>for rural delivery</i> .....	89	<i>contracts, etc., in excess of moneys</i>	
<i>deficiency appropriation for city de-</i>		<i>received, forbidden</i> .....	789
<i>livery</i> .....	47,	<i>provisions of Library of Congress Trust</i>	
<i>59, 63, 690, 699, 701, 763,</i>	1337	<i>Fund Board</i> .....	1107
<i>for temporary</i> .....	60, 1337	<i>publications authorized to be delivered</i>	
<i>for substitute, auxiliary, and tem-</i>		<i>for use of, and international ex-</i>	
<i>porary</i> .....	690	<i>changes</i> .....	1106
<i>Lever Act,</i>		<i>Library of Congress Building, D. C.,</i>	
<i>deficiency appropriation for paying</i>		<i>appropriation for operating employ-</i>	
<i>judgments of United States</i>		<i>ees</i> .....	588, 1296
<i>courts under, War Department</i> ....	54	<i>for trees, shrubs, etc.</i> .....	588, 1296
<i>Navy Department</i> .....	54	<i>for Sunday opening, etc.</i> .....	588, 1296
<i>Lewis and Clark National Forest, Mont.,</i>		<i>for repairs, etc.</i> .....	588, 1296
<i>ranger station at Willow Creek on,</i>		<i>for furniture, etc.</i> .....	588, 1296
<i>authorized</i> .....	98	<i>for steel shelving</i> .....	588, 1296
<i>"Lexington," Battle Cruiser,</i>		<i>for painting</i> .....	588, 1296
<i>deficiency appropriation for construct-</i>		<i>for installing electric elevators</i> ....	588
<i>ing, as aircraft carrier</i> .....	1336	<i>for new bookstacks, northeast court;</i>	
<i>limit of cost increased for converting,</i>		<i>contracts</i> .....	1296
<i>into an airplane carrier</i> .....	882	<i>Library of Congress Trust Fund Board,</i>	
<i>Lexington-Concord Sesquicentennial Com-</i>		<i>creation and membership of</i> .....	1107
<i>mission,</i>		<i>no pay for services, but reimbursed for</i>	
<i>deficiency appropriation for expenses</i>		<i>expenses from income of fund</i> ....	1107
<i>of</i> .....	754	<i>may accept, etc., gifts of personal</i>	
<i>for expenses of celebration</i> .....	754	<i>property for the Library, as approved</i>	
<i>additional Representative to be ap-</i>		<i>by Joint Committee on the</i>	
<i>pointed on</i> .....	963	<i>Library</i> .....	1107
<i>Liberia,</i>		<i>trust funds given to, shall be receipted</i>	
<i>appropriation for minister resident and</i>		<i>for and retained by Secretary of</i>	
<i>consul general</i> .....	206, 1015	<i>the Treasury</i> .....	1107
<i>Liberty Loan Acts, etc.,</i>		<i>income to be entered as a special</i>	
<i>deficiency appropriation for expenses of</i>		<i>account; disbursements from</i> ....	1107
<i>loans, etc., under</i> .....	57, 61, 698, 761	<i>engaging in business by, forbidden</i>	1107
<i>Liberty Loan Annex, Treasury Depart-</i>		<i>investments if authorized by gifts,</i>	
<i>ment,</i>		<i>etc.</i> .....	1107
<i>appropriation for operating force</i> ....	65, 764		

	Page.		Page.
<i>Library of Congress Trust Fund Board—</i>		<i>Lighthouses Bureau, Department of Com-</i>	
Continued.		merce—Continued.	
cash deposit with Treasurer as a loan to		deficiency appropriation for lighthouse	
United States permitted, if pro-		vessels, salaries-----	700
vided in gift-----	1107	for retired pay of officers, etc., in field	
interest to be credited; disbursements		service-----	1327
from-----	1108	abandoned reservations of, on Long	
total of, not to exceed \$5,000,000---	1108	Island, N. Y., transferred to New	
perpetual succession, obligations of a		York for park purposes-----	635
trustee, etc-----	1108	private leases not affected until	
accepting gifts by Librarian for imme-		termination-----	635
diately disbursement, etc., not		reversion for nonuser-----	635
restricted hereby-----	1108	rights reserved for Government uses	
entry by Treasurer, subject to dis-		free of charges, etc-----	635
bursement by Librarian-----	1108	exchange authorized of lands of former	
gifts to, and income from, exempt from		Point of Woods Range Lights,	
Federal taxes-----	1108	Mich-----	357
employees performing special functions		lands in Quinaieit Indian Reservation,	
for, not subject to salary pro-		Wash., set aside for lighthouse	
hibition-----	1108	purposes-----	247
compensation paid, not construed as		payment for-----	247
a double salary-----	1108	portion of Fort Gratiot reservation,	
annual report to Congress-----	1108	Mich., granted Port Huron for a	
<i>License Bureau, D. C.,</i>		public park; conditions-----	969
appropriation for salaries, etc-----	540, 1218	retirement for disability after fifteen	
for vehicle tags-----	540, 1218	years service allowed field or ship	
<i>License Taxes, D. C.,</i>		officers and employees-----	1261
on vehicles for hire, not affected by		on recovery, restored to active duty;	
motor vehicle fuel tax-----	109	medical examination-----	1262
<i>Licenses,</i>		<i>Lighthouses, Fog Signals, etc.,</i>	
regulations for hunting, etc., under		appropriation for maintenance, etc-----	233, 1043
Alaska Game Law-----	744	<i>Lighting, D. C.,</i>	
<i>Life Insurance Companies (see also In-</i>		appropriation for expenses-----	553, 1229
sure Companies),		for replacing old fixtures, etc-----	553, 1230
internal revenue tax levied on incomes		contract restrictions-----	553, 1230
of-----	289	<i>Lighting of Rivers,</i>	
<i>Life Saving Service (see also Coast Guard),</i>		appropriation for-----	233, 1043
deficiency appropriation for-----	761	<i>Lignite Coals,</i>	
for pay of crews, etc-----	761	appropriation for publication of experi-	
<i>Life Saving Testimonials,</i>		ments, etc., in, to determine	
appropriation for rescuing shipwrecked		commercial uses-----	1143
American seamen, etc-----	210, 1019	<i>"Lilly" Swedish Fishing Boat,</i>	
<i>Light Vessels,</i>		deficiency appropriation for payment	
appropriation for maintenance, etc-----	233, 1044	to Sweden, as indemnity to	
for officers and crews-----	234, 1044	owners and crew of-----	1339
for constructing, etc-----	234, 1044	payment to Sweden authorized, for	
for salaries, additional, 1925-----	706	sinking of-----	947
deficiency appropriation for salaries,		<i>Limestone-Morgan Bridge Company,</i>	
etc., officers, etc-----	41	time extended for bridging Tennessee	
<i>Lighthouse Keepers, etc.,</i>		River by-----	815
appropriation for salaries-----	234, 1044	Alabama authorized to acquire, etc--	815
for salaries, additional, 1925-----	706	<i>Lincoln Memorial, D. C.,</i>	
<i>Lighthouse Tenders (see Light Vessels).</i>		appropriation for maintenance expenses,	
<i>Lighthouses Bureau, Department of Com-</i>		employees, etc-----	515, 929
merce,		for care, etc., additional, 1925-----	712
appropriation for Commissioner, and		<i>Lincoln, Statue of Abraham,</i>	
office personnel-----	233, 1043	balance of appropriation for reerection	
for general expenses, maintenance of		of, in Washington, D. C., covered	
aids to navigation, etc-----	233, 1043	in-----	935
for contingent expenses-----	234, 1044	<i>Lincoln's Deathplace, D. C.,</i>	
for keepers' salaries-----	234, 1044	appropriation for repairs, etc-----	515, 929
for officers and crews of vessels--	234, 1044	for repairs, etc., additional, 1925----	712
for superintendents, clerks, etc--	234, 1044	<i>Liquid Fuels,</i>	
for retired pay of officers, etc-----	234, 1044	appropriation for promoting econ-	
for public works, vessels, aids to		omy, etc., in use of-----	233
navigation, etc-----	234, 1044	<i>Liquor Dealers,</i>	
for general expenses, additional, 1925--	706	additional special tax on business of,	
for keepers' salaries, additional, 1925--	706	where forbidden by State, etc.	
for officers and crews of vessels, addi-		laws-----	327
tional, 1925-----	706	no immunity from penalty, etc-----	327
for salaries, additional, 1925-----	706	<i>Liquor Traffic,</i>	
deficiency appropriation for officers and		appropriation for suppressing, among	
crews of vessels-----	41	Indians-----	396, 1147
for retired pay-----	41	for suppressing, among Indians, ad-	
for damages claims-----	41, 683, 1327	ditional, 1925-----	707
for general expenses--	56, 61, 697, 700, 759	for suppressing, Alaska-----	428, 1181

	Page.		Page.
<i>Liquor Traffic—Continued.</i>		<i>Livestock—Continued.</i>	
appropriation for suppressing, Alaska, additional, 1925.....	709	time further extended to November 30, 1924, for making advances on, etc., by War Finance Corporation.....	14
deficiency appropriation for suppressing, among Indians.....	698	<i>Livestock Exposition, International,</i>	
<i>Liquors, Adulterated, etc.,</i>		deficiency appropriation for medals to exhibitors, etc.; amount increased.....	1324
appropriation for expenses preventing sale, etc. of.....	447, 837	<i>Lloyds Harbor, N. Y.,</i>	
<i>Lithuania,</i>		abandoned lands of lighthouse reservation at, transferred to New York State for public park uses.....	635
settlement of indebtedness of, made by Foreign Debt Commission, approved.....	719	<i>Loan Associations, Mutual Building and,</i>	
amount of indebtedness stated.....	719	exempt from income tax.....	282
bonds to be issued therefor.....	720	<i>Loans,</i>	
principal payable in annual installments; progressive increase until 62d year.....	720	allowed veterans on adjusted service credits.....	126
payment of additional amounts allowed.....	720	<i>Loans and Credits to Foreign Governments,</i>	
interest rate to 1934.....	720	appropriation for expenses of, under Secretary of the Treasury.....	68, 768
for first five years half of interest may be deferred, and added to principal; bonds to be issued therefor.....	720	deficiency appropriation for expenses, under Secretary of the Treasury.....	61, 698
payment in United States bonds accepted.....	720	<i>Loans to Farmers,</i>	
<i>Lithuania, Eshonia, and Latvia,</i>		deficiency appropriation for collecting, for seed grain.....	40
appropriation for minister to.....	206, 1015	<i>Local Benevolent, etc., Associations,</i>	
<i>Little Calumet River,</i>		exempt from income tax.....	283
bridge authorized across, Chicago, Ill.—Riverdale, Ill.....	25, 998	<i>Locke, Agnes E.,</i>	
<i>Little, Edward C., late a Representative in Congress,</i>		deficiency appropriation for services....	1313
deficiency appropriation for pay to widow of.....	754	<i>Lockwood Folly River, N. C.,</i>	
<i>Little River, Del.,</i>		preliminary examination, etc., of, to be made.....	1193
preliminary examination, etc., of, to be made.....	1192	<i>Locomotive Engine Boilers, etc., Safe,</i>	
<i>Little River, Okla.,</i>		appropriation for expenses compelling railroads to use.....	526, 1205
preliminary examination, etc., authorized for flood control of.....	249	deficiency appropriation for expenses compelling railroads to use.....	755
<i>Little Rock, Ark.,</i>		common carriers by railroad in continental United States subject to Act.....	659
offices of register and receiver, land office at, consolidated.....	395	street, etc., electric railways, excepted.....	659
terms of court at.....	91	use of locomotives unless in safe condition to operate, unlawful.....	659
time extended for bridging Arkansas River at.....	9	inspection tests required.....	659
<i>Little Rock National Cemetery, Ark.,</i>		office of chief inspector in Washington. clerical assistance, etc., from Interstate Commerce Commission....	659
appropriation for burying in, ex-soldiers, etc., dying in Hot Springs Hospital.....	512, 927	additional inspectors for general assignments authorized.....	659
<i>Livestock (see also Cattle and Animals),</i>		limit on appropriations repealed.....	659
appropriation for reimbursing Indians for, destroyed in eradicating contagious diseases, etc.....	399, 1150	salaries and allowances established.....	659
for enforcing humane treatment of export.....	437, 827	<i>Lodge, Henry Cabot, late a Senator,</i>	
for diffusing commercial information of supply, market prices, etc., of, and livestock products.....	844	deficiency appropriation for pay to children and grandchildren of... ..	753
for cooperative experiments in raising, in cane sugar and cotton districts.....	457, 850	<i>Lodge System Societies,</i>	
for station, Woodward, Okla., for breeding, etc.....	457, 850	exempt from income tax.....	282
for experiments in establishing production of, in western irrigated districts.....	457, 850	<i>London, England,</i>	
for experiments and demonstrations, in, additional, 1925.....	706	appropriation for dispatch agent... ..	207, 1016
changes to be made by Interstate Commerce Commission, without delay, to promote freedom of movement of, at lowest lawful freight rates.....	802	deficiency appropriation for, repairs, etc., of embassy premises; re-appropriation.....	692
		for repairs, furnishing embassy, etc., building.....	1340
		<i>Long Beach, Calif.,</i>	
		improvement of harbor, authorized... ..	1189
		<i>Long Beach, N. Y.,</i>	
		preliminary examination, etc., of channel, to be made.....	1192
		<i>Long, Frederick K.,</i>	
		reappointment of, as captain of Infantry.....	152



<i>McConnell, Mary</i> , deficiency appropriation for services..	Page. 1330	<i>Mail Bags, Locks, Equipment, etc., Postal Service</i> , appropriation for purchase, manufac- ture, etc.....	Page. 89, 787
<i>McCook Army Air Service Field, Dayton, Ohio</i> , appropriations for transferring testing, etc., plant at, to new site.....	907	for materials, etc., equipment shops.....	89, 787
<i>McCulloch, Margaret W.</i> , deficiency appropriation for services--	1313	for labor in equipment shops.....	89, 787
<i>McGinn, James W.</i> , deficiency appropriation for services..	1313	distinctive equipment for executive department, Alaska, island posses- sions, etc.....	89, 787
<i>McGuire, Henry</i> , deficiency appropriation for.....	1325	deficiency appropriation for freight on bags.....	63
<i>McKean County, Pa.</i> , may bridge Allegheny River near Lara- bee.....	1092	<i>Mail Messenger Service</i> , appropriation for transportation by... 87, 785 deficiency appropriation for.....	763
<i>McKee, Mary A.</i> , issue of homestead patent to.....	810	<i>Mail Transportation, Postal Service</i> , appropriation for star routes in Alaska.....	86, 785
<i>McKeesport, Pa.</i> , bridge authorized across Monongahela River, to Duquesne from.....	997	for steamboat and other power boat routes.....	86, 785
<i>McKinley Birthplace Memorial Association, National</i> , board of trustees increased by one....	114	for railroad routes, and mail mes- senger service.....	87, 785
<i>McNeil Island, Wash.</i> , appropriation for penitentiary, main- tenance.....	223, 1032	use of appropriation, for air mail service.....	1337
unexpended balance of fund for water supply continued avail- able.....	1032	for airplane service, New York and San Francisco.....	87, 785
amount for purchase of lands, etc. for penitentiary, additional, 1925..	709	for Railway Mail Service.....	87, 785
for construction, additional, 1925..	709	for electric and cable car service....	87, 786
deficiency appropriation for peniten- tiary, water supply.....	45	for foreign mails, by steamship and otherwise.....	87, 786
for penitentiary, maintenance.....	688, 1334	deficiency appropriation for airplane service, New York and San Francisco.....	59, 1350
public lands exchanged with Washing- ton, to be added to penitentiary at	537	for power boat service.....	60, 63, 699
<i>Macdonough Memorial</i> , appropriation for completion of, to com- memorate victory on Lake Champlain in 1814, by Com- modore Thomas Macdonough..	515	for foreign mails.....	59, 691, 1350
<i>Machine Rifles, Army, Automatic</i> , appropriation for purchase, manufac- ture, etc., of.....	498, 913	for railroad routes.....	60, 63, 691, 699, 701, 763, 1337, 1350
<i>Mackay Creek, N. C.</i> , preliminary examination, etc., of mouth of, to be made.....	1193	for rural delivery.....	60, 699
<i>Mackinac Agency, Mich.</i> , appropriation for support, etc., of Indians at, from tribal funds..	411, 1161	for electric and cable car service....	63
<i>Macomb Street NW., D. C.</i> , appropriation for paving, Wisconsin to Idaho Avenues.....	1223	for power boat and airplane service..	63, 699
<i>Madden, William</i> , deficiency appropriation for extra services.....	673, 1315	for vehicle service.....	701
<i>Madison County, Miss.</i> , bridge authorized across Pearl River, at Meeks Ferry by Rankin County and.....	8	messenger service payments by post- masters authorized.....	356
<i>Madison Place Annex, Treasury Depart- ment, D. C.</i> , appropriation for operating force....	65, 764	contracts for, allowed postmasters, etc., of third and fourth class offices.....	356
for operating expenses.....	65, 765	special delivery messengers.....	356
<i>Magnetic Observations</i> , appropriation for continuing, under Coast and Geodetic Survey- 235, 1045		provisions for contracts of, by aircraft..	805
<i>Mah Jong, etc., Sets</i> , excise tax on.....	323	<i>Maine</i> , bridge authorized across Saint Croix River by Canada and, from Vanceboro, Me., to Saint Croix, New Brunswick.....	26
<i>Mahoning River</i> , bridge authorized across, Haselton, Ohio.....	90	Saint John River by Canada and, between Fort Kent, Me., and Clairs, New Brunswick.....	27
<i>Mail and Files Division, Treasury De- partment</i> , appropriation for chief of, and office personnel.....	69, 768	<i>Majority Floor Leader, House of Repre- sentatives</i> , appropriation for legislative clerk, clerks, etc.....	584, 1292
		positions and pay established of clerks, etc., in office of.....	152
		<i>Makah Indians, Wash.</i> , appropriation for support, etc., of, ad- ditional, 1925.....	708
		<i>Malt Liquors</i> , additional special tax on dealers in, where forbidden by State, etc., laws.....	327
		no immunity from penalty, etc.....	327
		<i>Maltby Building, D. C.</i> , appropriation for repairs, etc.....	587, 1295
		<i>Mammoth Cave, Ky.</i> , deficiency appropriation for securing lands in region of, for national parks.....	1331

<i>Mammoth Cave, Ky.</i> —Continued.	Page.
Secretary of Interior to determine area of lands in regions of, to be acquired for national park.....	959
<i>Mammoth Oil Company,</i>	
lease of naval oil reserve in Wyoming by, declared against public interest.....	5
proceedings for cancellation of, etc., to be instituted.....	6
<i>Manatee River, Fla.,</i>	
preliminary examination, etc., of, to be made.....	1194
<i>Mangum, Okla.,</i>	
terms of court at; rooms to be provided.....	946
<i>Manhasset Bay, N. Y.,</i>	
preliminary examination, etc., of, to be made.....	1192
" <i>Manning,</i> " <i>Coast Guard Cutter,</i>	
deficiency appropriation for emergent repairs to.....	757
<i>Manteo, N. C.,</i>	
preliminary examination, etc., to be made of connecting channel, with Norfolk-Beaufort waterway.....	1193
<i>Maple Street NW., D. C.,</i>	
appropriation for paving, etc., Vine to Carroll Streets; from gasoline-tax fund.....	1226
<i>Maps, Geologic,</i>	
appropriation for engraving and printing.....	419, 1173
<i>Maps, Military,</i>	
appropriation for topographic surveys, etc., for.....	496, 911
assistance of Geological, Coast and Geodetic Surveys, etc.....	496, 911
for, additional, 1925.....	711
<i>Maps, Post Route, etc.,</i>	
appropriation for preparing, etc.; sales.....	88, 787
<i>Maps, United States,</i>	
appropriation for connected; distribution.....	393, 1144
for separate State and Territorial.....	393, 1144
designated areas under enlarged homestead provisions.....	393, 1144
<i>Marcus Hook, Pa.,</i>	
appropriation for quarantine station, floating equipment, etc.....	79
<i>Mare Island, Calif.,</i>	
appropriation for navy yard, public works.....	198, 876
naval hospital buildings at, to be replaced by modern buildings, from naval hospital fund.....	196
additions authorized.....	196
<i>Marine Band (see Marine Corps).</i>	
<i>Marine Corps,</i>	
appropriation for officers, active and Fleet Marine Corps reserve list; pay and allowances.....	201, 878
for subsistence allowance.....	201, 879
for rental allowance.....	201, 879
for pay of officers, retired list.....	202, 879
for pay of enlisted men, etc.....	202, 879
allowance for lodging and subsistence.....	202, 879
for retired enlisted men.....	202, 879
for undrawn clothing.....	202, 879
for pay and allowances, Reserve Force, except Fleet Reserve.....	202, 879
for mileage to officers without troops.....	202, 879

<i>Marine Corps</i> —Continued.	Page.
appropriation for mileage to officers without troops; expenses only, if on Government ship.....	202, 879
restriction on pay, etc., to officers engaged in other than Government service while on leave.....	202, 879
for pay of civil force.....	202, 879
for provisions, etc.....	203, 879
ice machines, etc.....	203, 880
for clothing, enlisted men.....	203, 880
for fuel, etc.....	203, 880
for military stores, etc.....	203, 880
for transportation and recruiting.....	203, 880
dependents of officers and enlisted men.....	880
for repairs of barracks, etc.; rent, etc.....	203, 880
for forage, etc.....	203, 880
for contingent expenses.....	203, 880
funeral expenses of officers and enlisted men.....	203, 880
laundries.....	203, 880
passenger carrying vehicles.....	203, 880
disbursement and accounting.....	203, 880
for transporting, etc., remains of officers and enlisted men.....	196, 203, 875, 880
for constructing supply depot for, San Francisco, Calif.; site transferred from Treasury Department for.....	198
for pay of civil force, additional, 1925.....	710
deficiency appropriation for pay.....	57, 61, 698, 760, 1349, 1351, 1353
for contingent.....	61
for Quartermaster's Department.....	51, 61, 698, 700, 760, 1349, 1351, 1353
adjusted compensation for World War service in.....	121
appointment authorized of John I. Conroy as captain on retired list.....	1279
John J. Dobbertin, marine gunner; and retired if incapacitated.....	1012
enlisted men retired, who served as commissioned officers in World War, to have pay of retired warrant officers.....	472
Marine Band leader to have pay, etc., of captain.....	1274
second leader and musicians, pay and allowances.....	1274
longevity increase, etc.....	1274
pay effective from July 1, 1922.....	1274
services counted for longevity if promoted to leader.....	1274
no loss of allowances during concert tours.....	1274
per diem allowance for making aerial surveys of rivers and harbors.....	1191
promotions below colonel, subject to certificate of examining board as to professional qualifications, etc.....	1272
reexamination authorized in one year if failing to qualify.....	1272
to be honorably discharged with one year's pay, if service less than one year, and failing again.....	1272
retained, but ineligible for promotion, if service more than ten years.....	1272
retirement pay; limit.....	1272
brigadier generals of the line to be from line colonels on promotion list.....	1272

	Page.		Page.
<i>Marine Corps</i> —Continued.		<i>Markets, D. C.,</i>	
heads of staff departments appointed for term of four years.....	1272	appropriation for maintenance and repair.....	541, 1218
promotion from eligible list of permanent appointments.....	1272	for refrigerating plant, engineer.....	1218
preparation of list.....	1272	<i>Marshals, United States Courts,</i>	
from field officers if no staff officer on eligible list.....	1272	appropriation for salaries, fees, etc. 220,	1029
colonels not on eligible list for brigadier general or staff head, if over 56, to be retired.....	1273	for salaries, etc., additional, 1925.....	709
rental allowances to, officers modified.....	250	deficiency appropriation for.....	44,
retainer pay of transferred members of Fleet Marine Corps Reserve, July 1, 1922, computed at rates for enlisted men.....	251	56, 61, 171, 687, 698, 760, 1333,	1351
<i>Marine Corps Fleet Reserve, Class One,</i>		<i>Marthas Vineyard, Mass.,</i>	
appropriation for pay and allowances. officers.....	201, 878	preliminary examination, etc., of Gay Head, to be made.....	1191
<i>Marine Corps Reserve,</i>		of West Chop shore, to be made.....	1192
appropriation for pay allowances of, except Fleet Reserve.....	202, 879	<i>Martin, Major Frederick L., Army Air Service.</i>	
established in lieu of former Reserve..	1080	distinguished service medal to be presented to.....	979
classified into Fleet and Volunteer Marine Corps Reserves.....	1080	may accept medals, etc., from foreign governments.....	979
<i>Marine Glasses,</i>		<i>Maryland,</i>	
excise tax on, sold, etc., by dealers; exception.....	324	acquisition of lands in, authorized for park, etc., system of District of Columbia.....	463
<i>Marine Hospitals (see also Public Health Service),</i>		<i>Maryland Judicial District,</i>	
appropriation for Baltimore, Md., improvements.....	79, 778	terms of court, at Denton.....	1106
for Boston, Mass., improvements.....	778	<i>Mason, Hudson L.,</i>	
for Carville, La., improvements.....	79, 778	issue of homestead patent to.....	810
for Detroit, Mich., improvements.....	79	<i>Masontown, Pa.,</i>	
for New Orleans, La., improvements.....	778	bridge authorized across Monongahela River at.....	376
for Saint Louis, Mo., improvements..	79	<i>Massachusetts,</i>	
for Portland, Me., improvements.....	778	appropriation for reimbursing, for marine school expenses.....	184, 863
for San Francisco, Calif., improvements.....	778	<i>Massachusetts Avenue SE., D. C.,</i>	
for maintenance, etc., additional, 1925.....	710	appropriation for paving, Fifteenth to Sixteenth Streets.....	546
for repairs and preservation.....	80, 779	<i>Massachusetts Judicial District,</i>	
for mechanical equipment.....	81, 779	deficiency appropriation for paying judgment of court, to owners of barge "Havana".....	1347
deficiency appropriation for Key West, Fla.....	51	<i>Maternity and Infancy Hygiene Act,</i>	
for maintenance.....	58	appropriation for expenses, Children's Bureau executing.....	241, 1051
Detroit, Mich., to be sold and proceeds for new site and construction of hospital for Public Health Service beneficiaries, etc.....	660	deficiency appropriation for expenses of Children's Bureau executing, in Hawaii.....	688
<i>Marine Schools, State,</i>		<i>Mattituck, N. Y.,</i>	
appropriation for New York, Massachusetts, and Pennsylvania..	184, 863	preliminary examination, etc., of harbor to be made.....	1192
<i>Marines, etc.,</i>		<i>Maurice River, N. J.,</i>	
appropriation for vocational rehabilitation of discharged disabled..	533, 1211	preliminary examination, etc., of, to be made.....	1192
<i>Marion County, S. C.,</i>		<i>Mayaguez, P. R.,</i>	
bridge authorized across Lumber River near Nichols, by South Carolina, Horry County and.....	12	preliminary examination, etc., of, harbor to be made.....	1197
Peedee River, Savage Landing, by Florence County and.....	647	<i>Me-ge-zee, Mille Lac Band of Indians Chief,</i>	
<i>Marion, Ind.,</i>		payment to, from Court of Claims judgment for the Band.....	818
appropriation for expenses, Volunteer Soldiers' Home.....	518, 932	<i>Meagher, William Sarsfield,</i>	
deficiency appropriation for Volunteer Soldiers' Home.....	762, 1346	reimbursement to, for stolen Victory notes.....	1277
<i>Maritime Transactions,</i>		<i>Meat and Meat Products,</i>	
provisions for written contracts submitting to arbitration controversies in.....	883	appropriation for investigating economic costs of retail marketing of.....	453, 844
<i>Markets Bureau, Department of Agriculture,</i>		<i>Meat Inspection,</i>	
deficiency appropriation for general expenses.....	759	appropriation for additional expenses extended to equine meat; labels, etc., required.....	440, 829
		for, additional, 1925.....	705
		<i>Mechanical Engineering,</i>	
		appropriation for standardizing apparatus, etc., used in.....	231, 1040

	Page.		Page.
<i>Mechanical Equipment, Public Buildings,</i>		<i>Medical Department, Army—Continued.</i>	
appropriation for heating, hoisting,		appropriation for medical and hospital	
etc.....	80, 779	services, additional, 1925.....	711
deficiency appropriation for.....	58, 698, 761, 1349	for Medical and Surgical History of	
<i>Mecklenburg Sesquicentennial Commis-</i>		the World War, additional, 1925.....	712
<i>sion, United States,</i>		deficiency appropriation for supplies.....	59,
deficiency appropriation for celebrating		60, 62, 699,	762
the declaration of independence		additional land for Medical Field Ser-	
in Mecklenburg County, N. C.,		vice School, Carlisle Barracks,	
May, 1775.....	1317	to be acquired.....	658
established; composition.....	1267	money available.....	658
amount authorized for expenses outside		officers excepted from requirement of	
the District.....	1267	duty with troops.....	470
for participating in celebration at		<i>Medical Department, Navy (see Bureau of</i>	
Charlotte, N. C., of the declara-		<i>Medicine and Surgery, Navy).</i>	
tion of independence of Meck-		<i>Medical Inspectors, Public Schools, D. C.,</i>	
lenburg County citizens of the		appropriation for; division.....	556, 1232
English Crown in May, 1775....	1267	<i>Medical Museum, D. C., Army,</i>	
<i>Medal,</i>		appropriation for preserving specimens,	
preparation at the mint of, to commem-		etc.....	494, 909
orate first shipload of Norse		<i>Medical Reserve Corps, Army,</i>	
immigrants arriving in United		pay, etc., of officers and nurses caring	
States.....	1096	for Veterans' Bureau benefi-	
<i>Medals and Decorations, Foreign,</i>		ciaries at Army hospitals may	
acceptance authorized of, tendered to		be from allotments thereof....	507
Army Air Service officers for		<i>Medical Society, D. C.,</i>	
world airplane flight.....	979	incorporators and purposes.....	153
<i>Medals of Honor, etc., Army,</i>		property ownership, etc.....	153
balances of appropriations for, covered		<i>Medicine Bow National Forest, Wyo.,</i>	
in.....	934	lands authorized to be added to.....	594
<i>Medford, Oreg.,</i>		<i>Medicines, Adulterated, etc.,</i>	
acceptance of land from, for Crater		appropriation for expenses preventing	
Lake Park.....	606	sale, etc., of.....	447, 837
<i>Medical and Hospital Services, Veterans'</i>		<i>Mediterranean Fruit Fly,</i>	
<i>Bureau,</i>		appropriation for investigations, etc....	449, 839
appropriations for, to beneficiaries... 532, 1210		<i>Meek, Alexander K.,</i>	
deficiency appropriation for.....	55,	deficiency appropriation for services... 672, 1313	
697, 700, 759, 1348, 1351, 1353		<i>Meeks Ferry, Miss.,</i>	
<i>Medical and Surgical History of the World</i>		bridge authorized across Pearl River at... 8	
<i>War,</i>		<i>Meerschaum, etc., Pipes,</i>	
appropriation for preparing.....	514, 929	excise tax on, sold by producer, etc.... 323	
for, additional, 1925.....	712	<i>Melbourne, Fla.,</i>	
<i>Medical Department, Army,</i>		preliminary examination, etc., of har-	
appropriation for contract surgeons... 482, 896		bor and inlet, to be made....	1194
for nurses.....	482, 896	<i>Members of the House of Representatives,</i>	
for hospital matrons.....	482, 896	appropriation for compensation... 581, 1289	
for medical and hospital supplies... 493, 908		for mileage.....	582, 1289
for mosquito destruction, Canal		for clerk hire.....	585, 1293
Zone.....	493, 908	amount established for clerk hire for;	
for veterinary supplies, etc.....	493, 909	mode of payment, etc.....	152
for private treatment, etc.; excep-		<i>Memorial,</i>	
tion.....	493, 909	appropriation for completing Mac-	
for preventing, etc., contagious dis-		donough, for victory on Lake	
eases.....	493, 909	Champlain in 1814.....	515
for civilian employees, nurses, etc. 493, 909		<i>Memorial to the Women of the World War,</i>	
for tuition of officers, etc.....	494, 909	deficiency appropriation for contribu-	
for supplies, Hot Springs Hospital. 494, 909		tion to erection of.....	1314
for miscellaneous expenses.....	494, 909	amount authorized for a building to	
use for Medical and Surgical His-		commemorate the services of	
tory of War with Germany, for-		patriotic American women dur-	
bidden.....	494, 909	ing the World War.....	665
for hospital care, Canal Zone garri-		on ground of Memorial to Women of	
sons.....	494, 909	Civil War.....	665
for Medical Museum.....	494, 909	design and character required; mini-	
for library, Surgeon General's		mum cost.....	665
Office.....	494, 909	use by American National Red Cross.	
for civilian personnel, Office of Sur-		authorization not payable until equal	
geon General.....	494, 910	amount raised by private sub-	
for artificial limbs, etc.....	514, 929	scription.....	666
for surgical appliances for disabled		until plan approved by designated	
soldiers, etc.....	514, 929	commission, and of Commission	
for trusses.....	514, 929	of Fine Arts.....	666
for Medical and Surgical History of		control of expenditures, etc.....	666
World War.....	514, 929	American Red Cross responsible for	
for supplies, additional, 1925.....	711	care, etc.....	666

	Page.		Page.
<i>Memorial to Women of Civil War, D. C.,</i> erection of building as a Memorial to Women of World War author- ized on site of.....	665	<i>Mescalero Indian Hospital, N. Mex.,</i> appropriation for maintenance, etc., of.....	408, 1159
use of temporary buildings on grounds of, by American Red Cross, continued.....	975	<i>Mescalero Indian Reservation, N. Mex.,</i> appropriation for constructing roads and bridges in; repayment..	413, 1163
removal by December 31, 1926.....	975	<i>Messages and Documents,</i> preparation of annual abridgment of, repealed.....	1106
<i>Memorials,</i> authorized in memory of John and John Quincy Adams at Quincy, Mass.	1302	<i>Messenger Service, Mail,</i> appropriation for.....	87, 785
<i>Memorials, D. C.,</i> erection authorized of Navy and Marine Corps, dedicated to Americans lost at sea, on public grounds..	14	deficiency appropriation for.....	59
to members from the District serving in the World War, in Potomac Park.....	666	designation of postmasters as disburs- ing officers for payment of.....	356
plans, etc., may be procured by Roose- velt Memorial Association for, to Theodore Roosevelt.....	935	third and fourth class postmasters, etc., may contract for; amount limited.....	356
<i>Memphis, Tenn.,</i> Army tents, etc., loaned for United Confederate Veterans' reunion in.....	114	contracts by special delivery messen- gers for, permitted.....	356
<i>Menominee Indian Reservation, Wis.,</i> forest investigations, etc., on Indian reservations not applicable to..	399	<i>Messengers,</i> appropriation for House of Represen- tatives.....	1292
logging, etc., contracts with white men allowed for timber operations on	793	for Senate.....	1288
<i>Menominee Indians, Wis.,</i> deficiency appropriation for rebuilding sawmill at Neopit, Wis.....	1330	positions and pay established of, House of Representatives.....	151
<i>Merchant Marine Act, 1920,</i> amendment to, extending use of Ship- ping Board construction loan fund.....	467	Senate.....	148
provisions for reconditioning of vessels.....	468	<i>Messengers with Electoral Vote, 1925,</i> deficiency appropriation for mileage---	753
<i>Merchant Marine Naval Reserve,</i> constituted of citizens following the sea, etc.....	1089	<i>Metallurgical Products,</i> appropriation for investigating, etc., new processes in.....	232, 1041
transfers to Volunteer Naval Reserve. training given on application.....	1089	<i>Metropolitan Police, D. C. (see Police, D. C.).</i>	
payment when not on active naval duty..	1089	<i>Mexican Bean Beetle,</i> appropriation for cooperative expenses to control spread of; condi- tion.....	450, 840
funds subject to action by Congress..	1089	for preventing spread of, additional, 1925.....	705
flag or emblem for vessel of.....	1089	<i>Mexican Boundary Commission,</i> appropriation for.....	211, 1019
regulations, etc.....	1089	allowance for taking over water gauging being done by Texas---	1019
<i>Merchant Vessels,</i> provisions for loan from Shipping Board for constructing, in American yards, of most modern efficient equipment, etc.....	467	<i>Mexico,</i> appropriation for ambassador to... 206, 1015 for expenses preventing entry of cot- ton from.....	456, 848
for outfitting already built, with best modern equipment, etc.....	467	for expenses, eradicating pink boll- worm of cotton in, etc.....	458, 848
<i>Meridian, Miss.,</i> terms of court at.....	882	for general and special claims com- mission, United States and.....	1024
<i>Merritt and Chapman Derrick and Wreck- ing Company,</i> deficiency appropriation for paying judgment to.....	54	deficiency appropriation for joint com- mission with, on use of waters of Rio Grande, below Fort Whit- man, Tex.....	692
<i>Mesa Unit, Yuma Irrigation Project, Ariz.,</i> amount authorized for completing system to furnish water to ir- rigable lands in.....	962	for embassy premises, repairs, furni- ture, etc.....	1338
<i>Mesa Verde National Park, Colo.,</i> appropriation for protection, etc.... 424, 1177 for protection, additional, 1925.....	709	for fence on border of, east of El Paso, Tex.....	1342
deficiency appropriation for repairing flood damages.....	686	balances of appropriations for trans- portation of refugee American citizens from, covered in.....	935
<i>Mescalero Agency, N. Mex.,</i> appropriation for support, etc., of Indians at, from tribal funds. 411, 1161	411, 1161	consent of, to be obtained for construct- ing bridge across Rio Grande, at Alamo Alto, Tex.....	662
deficiency appropriation for civilian employees at.....	1329	at Hidalgo, Tex.....	815
		at Tornillo, Tex.....	1214
		General and Special Claims Commis- sions, United States, and per diem allowance.....	1340
		persons born in, construed as nonquota immigrants, under Immigration Act.....	155

	Page.		Page.
<i>Mexico</i> —Continued.		<i>Military Academy</i> —Continued.	
special commissioners authorized to cooperate with representatives of, as to use of waters of Rio Grande below Fort Quitman, Tex.....	118	appropriation for band.....	503
steamer passenger tickets to, exempt from stamp tax.....	335	for field musicians.....	503
<i>Mexico City, Mexico,</i>		for service detachment.....	503
appropriation for superintendent, national cemetery at.....	511, 926	for Cavalry detachment.....	503
deficiency appropriation for expenses, Electrical Communications meeting at.....	170	for Artillery detachment.....	503
sum authorized for representation at meeting of Inter-American Committee on Electrical Communications in.....	112	for Engineer detachment.....	503
<i>Mexico Claims Commissions, United States and,</i>		for Signal Corps detachment.....	503
appropriation for expenses of.....	1024	for Coast Artillery detachment.....	504
deficiency appropriation for expenses.....	691	for miscellaneous.....	504
<i>Miami, Fla.,</i>		for civilian employees.....	504, 918
improvement of harbor, authorized.....	1187	allowance to organist.....	918
<i>Michigan,</i>		disbursement and accounting as one fund.....	919
acceptance of land from, in exchange for Weather Bureau building at East Lansing.....	1097	quarters, fuel, and light to instructors in languages and tactics..	504, 919
additional payment required.....	1098	for maintenance; designated expenses.....	504, 919
disposal of erroneously surveyed public lands in, on Crooked and Pickerel Lakes.....	594	Board of Visitors.....	504, 919
<i>Michigan City, Ind.,</i>		for improvements, headquarters of enlisted men.....	504
preliminary examination, etc., of harbor, to be made.....	1196	for renewing tile roofs, etc., on designated buildings.....	504
<i>Michigan Western Judicial District,</i>		for additional storm windows.....	504
additional judge to be appointed for; duties, etc.....	949	for explosives magazine.....	504
present judge made junior to; and on death, etc., vacancy not to be filled.....	949	for new cadet hospital.....	504
<i>Midshipmen, Navy,</i>		for remodeling old cadet hospital....	504
appropriation for mileage from their homes when entering Naval Academy.....	183	for drawings, etc. for new buildings..	505
restriction hereafter of allowance of appointments to.....	193	use of balance for preparing excavation for new mess hall and drawing academy.....	505
on admissions subsequent to December 13, 1924.....	872	for improving athletic field and stadium; reappropriation.....	505
<i>Migratory Game Birds, etc.,</i>		reimbursement from receipts.....	505
appropriation for enforcing law protecting.....	451, 841	for continuing construction of designated public works.....	919
<i>Mileage,</i>		surplus material, tools, etc., to be furnished for construction, instruction, etc.....	505, 919
appropriation for Representatives, Delegates, and Resident Commissioners.....	581, 1289	leaves of absence to construction employees.....	505, 919
for Senators.....	573, 1286	purchases permitted without advertising.....	505, 919
<i>Mileage, Army,</i>		for pay, additional, 1925.....	711
appropriation for officers, etc.....	482, 897	for maintenance, additional, 1925....	711
limitation if on Government vessel not charging transportation fare.....	897	deficiency appropriation for maintenance.....	63, 1350
deficiency appropriation for officers, etc.....	62, 699, 1350, 1352, 1353	service as cadets in, after March 4, 1913, not counted in longevity of officers of Army, Navy, etc.....	194, 872
<i>Mileage, Marine Corps,</i>		<i>Military and Naval Compensation, Veterans' Bureau,</i>	
appropriation for officers without troops.....	202, 879	appropriation for death or disability payments of.....	532, 1210
expenses only, if on Government vessel.....	879	<i>Military and Naval Insurance, Veterans' Bureau,</i>	
<i>Miles City, Mont.,</i>		appropriation for.....	533, 1212
granted land for a public park.....	96	provisions relating to, in World War Veterans' Act.....	624
<i>Military Academy,</i>		<i>Military Attachés,</i>	
appropriation for pay of professors, chaplain, constructing quartermaster.....	503, 918	appropriation for expenses, abroad....	479, 894
longevity.....	503, 918	for rental of offices, garages, etc., for.....	488, 903
subsistence allowance.....	503, 918	<i>Military Establishment (see Army),</i>	
for pay of cadets.....	503, 918	sundry matters affecting National Guard, etc.....	363
		<i>Military Parks (see National Military Parks).</i>	
		<i>Military Posts, Army,</i>	
		appropriation for constructing, etc., exchanges at.....	480, 895
		recreation buildings, training camps, etc.....	480, 895
		for construction, etc.....	487, 902
		for Fort Sill, Okla.....	487
		for storehouse Panama Canal.....	488

	Page.		Page.
<i>Military Posts, Army—Continued.</i>		<i>Militia Bureau, War Department—Con.</i>	
appropriation for construction, etc.; sale of Fort Porter, N. Y.; proceeds for new post.....	902	pay and allowances of Chief, and assigned reserve officers to be from National Guard fund.....	1077
for construction, etc., Hawaii.....	902	age limitations not applicable to present Chief.....	1077
for construction, etc., Panama Canal for water, sewers, etc., at; new work limited.....	488, 903	<i>Militia, D. C.,</i>	
for roads, walks, wharves, and drainage at.....	488, 903	appropriation for expenses.....	571, 1246
for exchanges at, additional, 1925.....	711	for camps, drills, etc.....	571, 1246
for water and sewers at, additional, 1925.....	711	for commutation of subsistence, enlisted men on special detail.....	571, 1246
for roads, walks, wharves, and drainage at, additional, 1925.....	711	for rent of armory, etc.....	572, 1246
deficiency appropriation for water and sewers at.....	52	for printing, etc.....	572, 1246
for roads, walks, wharves, and drainage at.....	59, 62, 762	for target practice expenses.....	572, 1246
<i>Military Reservations,</i>		for pay of troops other than Government employees.....	572, 1246
Fort Bliss, Tex.; purchase of additional lands for.....	964	<i>Militia, Organized (see also National Guard),</i>	
Fort Revere, Mass.; sale to town of Hull authorized.....	1111	deficiency appropriation for encampments and maneuvers.....	63
plans to be submitted for necessary permanent construction at.....	487	for ammunition for Field Artillery... balances of appropriations covered in; for Field Artillery.....	762
including Camp Lewis, Wash.....	487	for encampments and maneuvers.....	935
funds from sales of real, etc., property no longer needed for military purposes.....	487	<i>Milk, D. C.,</i>	
right of way across Anastasia Island, Fla., granted Saint Johns Electric Company.....	959	appropriation for inspection of dairy farms, etc., by health officials 563, for regulating sale of.....	1238
<i>Military Reservations, Abandoned,</i>		<i>Milk, etc., Regulations, D. C.,</i>	
disposal of designated tracts of, authorized.....	382	none but pure, clean, and wholesome milk, cream, and ice cream to be sold, etc., in the District....	1004
Fort Keogh, Mont.; portion of, transferred to Agricultural Department for stock raising, etc., experiments.....	99	regulations for issue of permits to dairies or dairy farms.....	1004
right of way granted across Lopez and Shaw Islands, Wash.....	957	suspension of permit, for impurity of milk, etc.; notice to holder and dealer.....	1004
<i>Military Road NW., D. C.,</i>		interstate shipments for ice cream manufacture not prohibited; condition.....	1005
name of Keokuk Street changed to....	593	suspension of permit if, inspection of dairy, etc., refused to health representative.....	1005
<i>Military Service,</i>		seizure of milk, etc., brought into District in violation of regulations; notice to owner, etc.....	1005
deficiency appropriation for registration, etc., expenses.....	62, 761	regulations to protect supply to be made and enforced by health officer.....	1005
<i>Military Training Camps (see Training Camps, Military).</i>		newspaper publication required.....	1005
<i>Militia Bureau, War Department,</i>		wagons and trucks to have name of dairy, permit, etc., painted thereon.....	1005
appropriation for expenses arming, equipping, and training National Guard.....	505, 920	persons selling milk, etc., to have posted the name of person from whom obtained.....	1005
for civilian personnel, Office of Chief of War Department.....	506, 921	record to be kept by general distributors sale of "skimmed milk," etc., prohibited unless container plainly labeled thereof.....	1005
for National Guard expenses, additional, 1925.....	711	restriction on milk from cows at specified periods before and after parturition.....	1006
former Militia Division made the Chief of, to be appointed by selection from National Guard officers recommended by governors of States.....	1076	report of persons having communicable disease, employed on dairy farm meaning of terms: "milk".....	1006
service in National Guard required previously; term.....	1076	"cream"; requirements of butter fat "pasteurized".....	1006
appointed major general in Officers' Reserve Corps, to terminate when ceasing to hold office.....	1076	"raw milk"; tests of cow, herd, etc. "pasteurized milk"; regulations governing.....	1006
rank, pay, etc.; no retirement.....	1077	"certified milk".....	1007
assignment from Army for duty in three active National Guard officers for duty in, with their consent....	1077	"reconstructed milk" or "cream"....	1007
not over 500 officers, with reserve commissions, to duty with Army senior reserve officer to act as Chief, in case of temporary vacancy.....	1077	"skimmed milk".....	1007
		"ice cream".....	1007

<i>Milk, etc., Regulations, D. C.—Continued.</i>	Page.	<i>Mine Scales,</i>	Page.
prohibition against selling milk etc., not complying with definitions; containers to show grade of milk, etc.	1007	appropriation for investigation of	232, 1041
pasteurization under prescribed regulations	1007	<i>Mineral Fuels and Products,</i>	
hindering officials in performance of their duty deemed a violation of Act, etc.	1007	appropriation for testing, etc., belonging to United States	421, 1174
records required at creameries and receiving stations, of deliveries, etc., to them	1007	for testing, etc., belonging to United States, additional, 1925	708
no licensed person to receive milk or cream from any source unless duly licensed	1008	<i>Mineral Resources of the United States,</i>	
punishment for violations	1008	appropriation for printing and binding reports on	393, 1143
prosecutions in the police court	1008	for preparing reports, etc., on	420, 1173
<i>Milk River Irrigation Project, Mont.,</i>		<i>Mineral Substances,</i>	
appropriation for maintenance, etc., of	417, 1166	appropriation for investigations for economic production, etc.	421, 1174
<i>Milk River, Mont.,</i>		<i>Mineral Substance and Ores,</i>	
appropriation for gauging, etc., tributaries of, under treaty requirements with Great Britain	1171	appropriation for investigating mining, etc., other than fuels	421, 1174
<i>Mill Cut and Clubfoot Creek, N. C.,</i>		private work forbidden	1174
preliminary examination, etc., of, modified	23	<i>Minerals, Nonmetallic,</i>	
<i>Mill River, N. Y.,</i>		limit on payment for losses, incurred for war production of, etc., repealed	634
preliminary examination, etc., of, to be made	1192	<i>Mines Bureau, Interior Department,</i>	
<i>Mille Lac Band of Chippewa Indians, Minn.,</i>		appropriation for salaries and general expenses	420, 1173
payment to designated chiefs of, from Court of Claims judgment in favor of Band	818	for investigating mine accidents, methods of mining, etc.	420, 1173
<i>Millersburg and Liverpool Bridge Company,</i>		for investigating mining, quarrying, etc.	420, 1174
may bridge Susquehanna River, Millersburg, Pa.	172	for mine inspection, etc., Alaska	420, 1174
<i>Millersburg, Pa.,</i>		for mine rescue cars, etc.	420, 1174
bridge authorized across Susquehanna River at	172	garage, McAlester, Okla.	420
<i>Milwaukee, Wis.,</i>		operating stations, etc.	420, 1174
appropriation for expenses, Volunteer Soldiers' Home	518, 932	purchase of operating equipment, etc.	1174
deficiency appropriation for Volunteer Soldiers' Home	63, 1346	trophies for mine rescue and first aid contests	420, 1174
<i>Mine Accidents, etc.,</i>		for purchase, etc., of mine rescue cars	420
appropriation for investigating, etc.	420, 1173	for investigating mineral fuels, etc.	420, 1174
for investigating, etc., additional, 1925	708	for investigating, etc., mineral ores, etc., other than fuels	420, 1174
deficiency appropriation for investigating, etc.	697	for petroleum and natural gas inquiries, etc.	421, 1174
<i>Mine Explosions,</i>		for enforcing provisions for oil, oil shale, and gas leases	421, 1174
appropriation for investigating causes of, etc.	420, 1173	for development of oil shale; operation of plant, etc.	1175
<i>Mine Planter Service, Army,</i>		for enforcing regulations, etc., leasing nonmetallic mineral deposits, etc.	421, 1175
reappointment of discharged warrant officers	1101	for mining experiment stations expenses	421, 1175
having less than ten years' service to be discharged with one year's pay	1101	for Pittsburgh, Pa., experiment station	421, 1175
if with more than ten years' service to be placed on retired list; computation of pay	1101	for maintenance of station building, etc.	1175
service counter for longevity, etc.	1101	temporary details of field employees for duty at Washington; allowances	421, 1175
not applicable to previously reported officers	1101	detail of Public Health officers for cooperative work with	422, 1175
<i>Mine Rescue Cars,</i>		for Government fuel yards, District of Columbia; reappropriation	422, 1175
appropriation for expenses, operating, etc.	420, 1174	scientific work for departments, etc., by the Bureau	422, 1176
equipment, supplies, etc.	1174	funds to transferred, etc.	422, 1176
for purchasing	420	for printing and binding for	392, 1143
for expenses, operating, additional, 1925	708	for publishing reports on lignite, peat, etc.	1143
deficiency appropriation for	700	for investigating mine accidents, additional, 1925	708
		for mine rescue cars, additional, 1925	708
		for testing fuel, additional, 1925	708
		for mineral mining investigations, additional, 1925	708
		for oil, gas, and oil shale investigations, etc., additional, 1925	708

	Page.		Page.
<i>Mines Bureau, Interior Department—Con.</i>		<i>Minnesota National Forest,</i>	
appropriation for enforcing regulations, etc., leasing nonmetallic minerals, additional, 1925	708	credit authorized to general fund of Chippewa Indians of Minnesota, in settlement for	1052
for mining experiment stations, additional, 1925	708	<i>Minnesota River,</i>	
for Pittsburgh, Pa., experiment station, additional, 1925	708	bridge authorized across, Blakely, Minn	94
for mining investigations in Alaska, additional, 1925	708	<i>Minor Coins,</i>	
deficiency appropriation for investigating mine accidents	56, 697	appropriation for recoinage of	68, 767
for helium gas leasing fund	56, 1348	deficiency appropriation for recoinage	49
for mining experiment stations	698, 1348	<i>Minority Employees, House of Representatives,</i>	
for mine rescue cars	700	appropriation for	584, 1292
for electric furnace equipment	1331	<i>Minority Floor Leader, House of Representatives,</i>	
for David Lupton's Sons Company	1331	appropriation for clerks, etc	584, 1292
for helium exploration, etc	1348	<i>Mints and Assay Offices,</i>	
authorized to maintain helium production plants, etc	1111	appropriation for Director of the Mint, and office personnel	76, 776
store helium; conduct explorations, etc., for, on reserved lands	1111	for freight on bullion and coin	76, 776
conduct experiments for improving processes, etc	1111	for contingent expenses, Bureau of the Mint	76, 776
all Government operated plants to be turned over to, by June 30, 1925	1111	for examinations, etc	76, 776
Army, Navy, etc., to obtain supplies from, etc	1111	for collecting precious metals statistics	77, 776
exhibit for Seville Exposition to be prepared by	1257	for salaries and expenses, mint at Carson City, Nev	77, 776
helium production funds of Army and Navy to be transferred to	1331	Denver, Colo	77, 776
<i>Mingo County, W. Va.,</i>		New Orleans, La	77, 776
bridge authorized across Tug Fork of Big Sandy River between Pike County, Ky., and	11	Philadelphia, Pa	77, 776
<i>Minidoka Irrigation Project, Idaho,</i>		San Francisco, Calif	77, 776
appropriation for maintenance, etc., of	417, 1166	for salaries and expenses, assay office at Boise, Idaho	78, 777
restriction on use for American Falls Reservoir	417	Helena, Mont	78, 777
acquiring lands on Fort Hall Indian Reservation authorized for constructing American Falls reservoir of	117	New York, N. Y	78, 777
<i>Ministers of Religious Denominations,</i>		Seattle, Wash	78, 777
alien, coming to United States, who have been carrying on their profession for two years, construed as nonquota immigrants in Immigration Act	155	Deadwood, S. Dak	78, 777
<i>Ministers Plenipotentiary, Envoys Extraordinary and,</i>		Salt Lake City, Utah	78, 777
appropriation for salaries	206, 1015	for salaries and expenses, mint at New Orleans, La., additional, 1925	710
<i>Minneapolis, Minn.,</i>		for salaries and expenses, assay office at Seattle, Wash., additional, 1925	710
bridge authorized across Mississippi River, at	14	for salaries and expenses, assay office at Deadwood, S. Dak., additional, 1925	710
at Nicollet Island	13	for salaries and expenses, mint at Carson City, Nev., additional, 1925	710
may bridge Mississippi River	102	for salaries and expenses, assay office at Salt Lake City, Utah, additional, 1925	710
time extended for bridging Mississippi River at	816	for salaries and expenses, assay office at Boise, Idaho, additional, 1925	710
by Saint Paul and	29	for salaries and expenses, assay office at Helena, Mont., additional, 1925	710
<i>Minnesota,</i>		for salaries and expenses, mint at Philadelphia, Pa., additional, 1925	710
bridge authorized across Mississippi River, at Clearwater, by Sherburne and Wright Counties and constructed by, over Saint Louis River, in Carlton County, legalized	1302	for salaries and expenses, assay office at New York, N. Y., additional, 1925	710
		for salaries and expenses, mint at Denver, Colo, additional, 1925	710
		for salaries and expenses, mint at San Francisco, Calif., additional, 1925	710
		for mint at New York, N. Y., special fund, additional, 1925	710
		for mint at Denver, Colo., special fund, additional, 1925	710
<i>Minnesota Judicial District,</i>		deficiency appropriation for assay office, Boise, Idaho	51
additional judge authorized for	1098	for Director, etc	58, 62
restriction on filling a vacancy in created office	1098	for assay office, New York, N. Y	1349
residence, compensation, etc	1098		

<i>Mints and Assay Offices—Continued.</i>	
issue authorized of silver 50-cent pieces to commemorate centennial of founding of Fort Vancouver, Wash.....	966
commencing carving of Stone Mountain Monument, Ga.....	23
sesquicentennial of Battle of Burlington and independence of Vermont.....	965
sesquicentennial of Battle of Lexington and Concord.....	749
seventy-fifth anniversary of admission of California into the Union.....	965
medal to be prepared at Philadelphia Mint to commemorate Norse-American Centennial.....	1096
<i>Misbranded Foods, Drugs, etc.,</i>	
appropriation for expenses preventing sale, etc., of.....	447, 837
<i>Miscellaneous Items,</i>	
appropriation for House of Representatives.....	585, 1293
for Senate.....	581, 1289
<i>Missionaries,</i>	
dying in service abroad, not deemed nonresidents of United States.....	307
<i>Mississippi,</i>	
bridge authorized across Pearl River, by Louisiana and.....	19
constitution of two judicial districts.....	882
issue of Army stores for relief of sufferers from cyclone in northwestern, 1923, approved; credits allowed in accounts for.....	1286
<i>Mississippi Northern Judicial District,</i>	
counties constituting eastern division.....	882
western division.....	882
Delta division.....	882
terms of court, at Aberdeen.....	882
Clarksdale.....	882
Oxford.....	882
offices of clerk and marshal.....	883
<i>Mississippi River,</i>	
appropriation for prosecuting work of flood control.....	516, 930
bridge authorized across, Aitkin County, Minn.....	814
Cairo, Ill.....	999
Clearwater, Minn.....	1302
Hannibal, Mo.....	790
Hennepin and Ramsey Counties, Minn.....	2
Minneapolis, Minn.....	14, 102
at Nicollet Island.....	13
New Orleans, La.....	103
Savanna, Ill., to Sabula, Iowa.....	173
Saint Paul, Minn., at Jackson Street.....	173
Whiteside County, Ill., and Clinton County, Iowa.....	15
construction of intracoastal waterway from, at New Orleans, La., to Galveston Bay, Tex., authorized.....	1187
improvement of, authorized at Nauvoo, Ill.....	1188
at Fort Madison, Iowa.....	1188
Saint Louis, Mo., to Minneapolis, Minn.....	1188
preliminary examination, etc., of, to be made, Baton Rouge and New Orleans, La.....	1195
headwaters, etc., of, above Bimidji, Minn.....	1195
Minneapolis to Lake Pepin.....	1195

<i>Mississippi River—Continued.</i>	
preliminary examination, etc., of, waterway from Green Bay.....	1195
time extended for bridging, Hennepin and Ramsey Counties, Minn.....	1312
Minneapolis, Minn.....	816
by Minneapolis and Saint Paul, Minn.....	29
at Saint Louis, Mo.....	7
water carriage on, above Saint Louis to be initiated by Inland Waterways Corporation when channel available.....	361
<i>Mississippi River Valley,</i>	
appropriation for fish rescue station.....	237, 1047
<i>Mississippi River Wild Life and Fish Refuge, Upper,</i>	
appropriation for acquiring land, etc., for.....	842
<i>Mississippi Southern Judicial District,</i>	
counties constituting Jackson division.....	882
western division.....	882
eastern division.....	882
southern division.....	882
terms of court, at Biloxi.....	882
Jackson.....	882
Meridian.....	882
Vicksburg.....	882
office of clerk and marshal.....	883
<i>Missouri,</i>	
Illinois, Kentucky, and, may bridge Ohio and Mississippi Rivers, at Cairo, Ill.....	999
<i>Missouri River,</i>	
bridge authorized across, Arrow Rock, Mo.....	790
between Brule and Lyman Counties, S. Dak.....	3
between Hughes and Stanley Counties, S. Dak.....	101
between Potter and Dewey Counties, S. Dak.....	30
Saint Charles, Mo.....	790
Sanish, N. Dak.....	816
Williston, N. Dak.....	815
dam authorized across, Broadwater, Mont.....	126
improvement of, from mouth to Quindaro Bend, authorized.....	1188
<i>Mixed Claims Commission, United States and Germany,</i>	
appropriation for expenses.....	215, 1023
<i>Mobile, Ala.,</i>	
appropriation for public building.....	777
deficiency appropriation for public building.....	1343
new quarantine station authorized on Sand Island, harbor of, in place of Fort Morgan.....	950
preliminary examination, etc., of harbor, to be made.....	1194
<i>Mobile Artillery, Army,</i>	
appropriation for altering, etc.....	498, 914
<i>Mobile Bay, Ala.,</i>	
preliminary examination, etc., of, waterway from Pensacola Bay, to be made.....	1194
<i>Mobjack Bay, Va.,</i>	
preliminary examination, etc., of, to be made.....	1193
<i>Models, Patent Office,</i>	
deficiency appropriation for expenses of commission on disposal of certain.....	1330

	Page.		Page.
<i>Modoc Point Irrigation Project, Oreg.,</i>		<i>Monuments Commission, American Battle,</i>	
appropriation for maintenance, etc., of,		appropriation for expenses.....	522
on Klamath Indian Reserva-		unexpended balances, available for all	
tion.....	403, 1154	expenses.....	1199
unexpended balance of appropriation		<i>Moore Company, John E.,</i>	
for, covered in.....	1155	deficiency appropriation for paying	
<i>Moencopi, Wash Irrigation Project, Ariz.,</i>		judgment to.....	54
appropriation for maintenance, etc.,		<i>Moore, Elizabeth,</i>	
of.....	400, 1151	reconveyance of abandoned Camp R.	
<i>Moieties, Customs,</i>		E. L. Michie site, Tex., to.....	387
appropriation for compensation in lieu		payment required to Del Rio Cham-	
of.....	70, 769	ber of Commerce; distribution	
deficiency appropriation for compen-		by.....	387
sation in lieu of.....	1342	<i>Moore, Honorable R. Lee,</i>	
<i>Moline, Ill.,</i>		deficiency appropriation for contested	
preliminary examination, etc., of, har-		election expenses.....	673
bor to be made.....	1195	<i>Moqui Indian Reservation, Ariz.,</i>	
<i>Money Orders, Postal Service,</i>		appropriation for developing water sup-	
all accounts relating to, to be rendered		ply for Navajo and Hopi Indians	
to Bureau of Accounts of the		on.....	400
Department.....	950	<i>Morehead City, N. C.,</i>	
fees for domestic, increased.....	1068	intracoastal barge line to be reestab-	
<i>Monongahela and Allegheny Rivers, Pa.,</i>		lished between Baltimore and...	1255
survey authorized for flood control of...	250	preliminary examination, etc., of, har-	
amount authorized to be appro-		bor to be made.....	1193
priated for.....	250	<i>Morehouse Parish, La.,</i>	
equal amount to be contributed by		bridges authorized across Bayou Bar-	
Pennsylvania.....	250	tholomew, at Vester Ferry,	
<i>Monongahela River,</i>		Ward Ferry, and Zachery Ferry	
deficiency appropriation for surveys,		by, or Louisiana State Highway	
etc., for flood control of.....	696	Commission.....	888
bridge authorized across, Masontown,		<i>Morgan, Joseph S.,</i>	
Pa.....	376	issue of additional land entry to.....	810
McKeesport to Duquesne, Pa.....	997	<i>Morgan, N. J.,</i>	
Pittsburgh, Pa.....	802, 943	balances of appropriations for pay	
time extended for bridging, at Wilson,		claims for damages, explosions at	
Pa., by Allegheny County.....	891	plant of T. A. Gillespie Com-	
<i>Monroe Bay and Creek, Va.,</i>		pany, covered in.....	935
preliminary examination, etc., of, to		<i>Morgue, D. C.,</i>	
be made.....	1193	appropriation for refrigerating plant...	541,
<i>Monroe, La.,</i>			1218
bridge authorized across Ouachita River		for autotruck, etc.....	541
at.....	791	<i>Morocco,</i>	
<i>Monroe Street NE., D. C.,</i>		appropriation for agent and consul,	
appropriation for paving, Eighteenth		general at Tangier.....	206, 1015
to Twentieth Streets.....	546	for Cape Spartel, etc., light.....	210, 1019
for paving, Twentieth to Twenty-		deficiency appropriation for Cape Spar-	
second Streets.....	1223	tel, etc., Light.....	48
<i>Monroe Water Supply Company,</i>		<i>Morongo Indian Reservation, Calif.,</i>	
exchange of Army lands with, in Penn-		appropriation for irrigation project on...	400,
sylvania.....	1078		1151
<i>Montana,</i>		<i>Morphia (see Narcotics).</i>	
appropriation for surveyor general,		<i>Morristown, N. Y.,</i>	
clerks, etc.....	394	preliminary examination, etc., of, har-	
for support, etc., of homeless Indians		bor to be made.....	1196
in.....	1159	<i>Mortar Batteries, Army,</i>	
additional area allowed entrymen to		appropriation for constructing.....	496, 911
to correct erroneous surveys of		for additional, 1925.....	711
certain lands in.....	722	deficiency appropriation for construct-	
consent of Congress to agreement for		ing.....	59, 762
division of waters of Columbia		<i>Moses and Sons, W. B.,</i>	
River, etc., between Washing-		deficiency appropriation for furniture,	
ton, Idaho, Oregon, and.....	1268	National Training School for	
may bridge Yellowstone River, Glen-		Girls, D. C.....	677
dive.....	11	<i>Mosquito Inlet, Fla.,</i>	
<i>Montana National Bison Range,</i>		preliminary examination, etc., of, to be	
appropriation for maintenance.....	450, 841	made.....	1194
<i>Montgomery County, Tenn.,</i>		<i>Moths, Gypsy and Brown-tail,</i>	
time extended for bridging Cumberland		appropriation for quarantining, etc.,	
River by, near Clarksville.....	113	against spread of.....	449, 839
<i>Montoyo, Feles,</i>		for preventing spread of, additional,	
homestead application of, authorized...	811	1925.....	705
<i>Monument, D. C. (see Washington Monu-</i>		deficiency appropriation for preventing	
<i>ment, D. C.).</i>		spread of.....	39

<i>Motor Boats,</i> special tax on users of, not for business, etc.....	328	<i>Motor Vehicle Fuel Tax, D. C.—Contd.</i> prosecutions, etc., for violations under repealed laws, to be enforced....	109
<i>Motor Boats, etc., Coast Guard,</i> deficiency appropriation for additional, for enforcing laws.....	50	personal property tax on vehicles not affected hereby.....	110
<i>Motor Vehicle Fuel Tax, D. C.,</i> levied on sales, etc., of fuel by importers proceeds of, to credit of the District... available exclusively for roads and streets.....	106 106	regulations, penalties, etc., to be pre- scribed by the Commissioners..	110
terms construed; "motor vehicle".... "motor vehicle fuels;" kerosene not included.....	106	<i>Motor Vehicles, D. C.,</i> appropriation for tags, etc., for.....	540, 1218
"importer," "person," "Commis- sioners".....	107	for maintenance, etc., District offices..	543, 1220
certificate of business to be filed by importer.....	107	for purchase, exchange, etc.....	543, 1220
no sales, etc., permitted without filing.....	107	use restricted, cost limited, etc..	543, 1220
monthly sworn report by importer of all fuel disposed of.....	107	<i>Mount Carmel, Ill.,</i> bridge authorized across Wabash River at.....	1131
amount exported, etc.....	107	<i>Mount Harney Memorial Association,</i> may erect national memorial in Harney National Forest, S. Dak.....	1214
importer to render invoice of all sales, except at retail.....	107	<i>Mount Hood National Forest, Oreg.,</i> exchange of lands authorized for addi- tion to.....	1079
statement of payment of tax to be printed thereon.....	107	<i>Mount McKinley National Park, Alaska,</i> appropriation for protection, etc.....	424, 1177
monthly payment of, to collector of taxes.....	107	for protection, additional, 1925..	709
inspection of business records by Dis- trict officials authorized.....	107	game refuge regulations in, not modi- fied by Alaska Game Law.....	747
acceptance by purchaser of fuel without statement on invoice, unlawful..	108	<i>Mount Pleasant, Mich.,</i> appropriation for Indian school at..	405, 1156
retail sales excepted.....	108	for Indian school, additional, 1925..	707
double tax if statement not on in- voice.....	108	deficiency appropriation for water tank, Indian school at.....	1329
no imposition of, on exports from the District.....	108	<i>Mount Rainier National Park, Wash.,</i> appropriation for commissioner....	219, 1028
refund of, if fuel used for other than motor vehicles.....	108	for protection, etc.....	424, 1177
sworn statement required from pur- chaser of use, etc.....	108	for protection, additional, 1925..	709
payment by collector from retained taxes.....	108	deficiency appropriation for repairing Carbon River Road, etc.....	686
special fund authorized for.....	108	for repairs of flood damages.....	1331
applications to be filed within 30 days..	108	<i>Mountain Cannon, Army,</i> appropriation for purchase, manufac- ture, etc.....	498, 913
violating provisions, obstructing in- spection, etc., a misdemeanor..	108	for ammunition for.....	498, 914
punishment for.....	108	for ammunition, etc., for practice..	498, 914
penalty for nonpayment of; recovery..	108	<i>Mountain Lions,</i> appropriation for devising methods for destroying.....	450, 841
registration fee for motor vehicles.....	108	<i>Mud Lake, Wash.,</i> appropriation for paying damages, drainage of.....	1154
steam operated.....	109	<i>Mudd Slue, N. C.,</i> preliminary examination, etc, of, to be made, Corncake Inlet to Cape Fear River.....	1193
electrically driven passenger.....	109	<i>Mudd, Sydney E., late a Representative in Congress,</i> deficiency appropriation for pay to sister of.....	1314
trucks.....	109	<i>Mulloy, Henry F., Machinist, Navy,</i> may be appointed to grade of ensign..	961
identification tags to be furnished on payment of.....	109	<i>Multnomah County, Oreg.,</i> may bridge Williamette River, Port- land.....	18
to be paid into the Treasury.....	109	at Burnside Street.....	9
credited proportionally to the United States and the District..	109	at Ross Island.....	9
Government vehicles subject to regula- tions, etc.....	109	<i>Municipal Architect's Office, D. C.,</i> appropriation for salaries.....	541, 1218
tags, etc., furnished without charge..	109	limit for pay of draftsmen, etc..	541, 1218
sales by a Government agency for private use subject to.....	109	<i>Municipal Court, D. C.,</i> appropriation for salaries.....	564, 1239
collection, etc., by collector of taxes, D. C.....	109	for jurors, etc.....	564, 1239
corporation counsel to prosecute viola- tions in police court.....	109	for rent; contingent expenses.....	564, 1239
to bring suits to collect tax, etc.....	109	<i>Municipal Lodging House, etc., D. C.,</i> appropriation for expenses.....	570, 1244
license tax on operating vehicles for hire, etc., not affected.....	109		
provisions for, operative in 30 days..	109		
registration tax, effective January 1, 1925.....	109		
former provisions repealed.....	109		



<i>National Banks</i> —Continued.	Page.	<i>National Cemeteries</i> —Continued.	Page.
oath required of directors	955	appropriation for burial of indigent ex-	
any notary, etc., except official of the		soldiers, etc., Hot Springs Hospi-	
bank, may administer	955	tal, Little Rock, Ark	512, 927
filing, etc.	955	for monuments, etc., in Cuba and	
<i>National Board for Promotion of Rifle</i>		China	512, 927
<i>Practice</i> (see <i>Rifle Practice, National</i>		for additional, 1925	712
<i>Board for Promotion of</i> ).		for superintendents, additional, 1925	712
<i>National Capital Park Commission,</i>		for headstones for soldiers' graves,	
appropriation for incidental expenses,		additional, 1925	712
etc., of	1247	for disposition of remains of officers,	
created to preserve forests, provide for		etc., additional, 1925	712
systematic development of park,		for monuments, etc., in Cuba and	
parkway, and playground system		China, additional, 1925	712
in Washington, etc.	463	deficiency appropriation for headstones	
composition of	463	for soldiers' graves	52,
authorized to acquire lands in the Dis-		59, 63, 699, 762, 1350	
trict, Maryland, and Virginia		for repairs to roadways	52
for parks, etc.	463	for Natchez, Miss., road repairs	52
by purchase, condemnation, etc., in		for disposition of remains of officers,	
the District	463	etc.	59, 762, 1350
by purchase or condemnation in		for maintenance	63
Maryland or Virginia, as deter-		conveyance of roads to States; mainte-	
mined in agreements with State		nance required, etc.	1104
officials	463	establishment authorized of burial	
advice of Commission of Fine Arts in		grounds of former President	
selection	463	Zachary Taylor	970
all actions, etc., subject to approval		Philadelphia, Pa., strip of land granted	
of the President	463	to city for street uses	242
annual amounts authorized in District		restoration directed of the Lee Mansion,	
Appropriation Acts for expenses,		Arlington, Va.	1356
acquiring lands, etc.	463	<i>National Conference of Commissioners on</i>	
based on one cent for each inhabitant		<i>Uniform State Laws,</i>	
of the United States	463	appropriation for aid to	545, 1222
payment proportionately from Fed-		<i>National Defense Act, 1916, Amendments,</i>	
eral and District revenues	463	National Guard, sale of unserviceable	
lands acquired in District made part of		property	363
park system under Chief of Engi-		training periods, etc., modified	363
neers	464	pay of officers	364
suitable for playgrounds assigned		hospital treatment, etc., for National	
to Commissioners	464	Guard and officers and enlisted	
in Maryland and Virginia controlled		reserve corps at encampments,	
by agreement of State authori-		etc.	364
ties	464	injuries in aerial flights	365
subject to approval of the Presi-		allowance if disability continues	
dent	464	over six months	365
report, estimates, etc., to be submitted		previous payments validated	365
by	464	Reserve Officers' Training Corps and	
acceptance authorized of dedications of		civilians at training camps	365
land in the District for extension		persons dying under, payment for	
of park system on request of	979	funeral expenses and return home	
<i>National Cemeteries,</i>		of body to be made	365
appropriation for maintenance, etc.	511, 926	National Guard property and disburse-	
for Arlington Memorial Amphitheater,		ing officers may entrust moneys	
etc.	511, 926	to other officers as their agents;	
for superintendents	511, 926	responsibility	365
for repairs to roadways; restric-		additional pay to enlisted men with	
tion	511, 926	specialists' ratings	365
roads limited to one approach	511, 926	payments heretofore made, valid-	
for headstones for soldiers' graves,		ated	366
etc.	511, 926	payments to warrant officers for serv-	
for Antietam battle field; superin-		ices between July 1, 1922, and	
tendent	511, 926	October 29, 1923, validated	366
for disposition of remains of officers,		to officers and enlisted men for at-	
enlisted men, citizens, etc.; re-		tendance at drills of only part	
movals	511, 926	of an organization, validated	366
segregation of bodies in American		grade percentages of enlisted men mod-	
cemeteries, Great Britain, and		ified	470
France	512, 927	exception from duty with troops au-	
for Confederate Mound, Chicago, Ill.	512,	thorized of Medical, Ordnance,	
	927	and Chemical Warfare officers	470
for Confederate Stockade Cemetery,		officers of Judge Advocate General's	
Ohio	512, 927	Department engaged on patent	
for Confederate burial plats, care,		litigation	470
etc.	512, 927		

<i>National Defense Act, 1916, Amendments—Continued.</i>	Page.
reserve officers to receive Army commissions.....	470
of National Guard for period of Federal recognition.....	470
National Guard; enlistment period.....	470
funds available for supplies for animals, care, etc.....	471
number of men allowed for care, etc.....	471
civilian caretakers permitted.....	471
status declared of Massachusetts First Corps Cadets.....	471
pay allowances of National Guard enlisted men modified.....	471
service accepted in lieu of drill.....	472
recognition of participation with another State organization.....	472
retired enlisted men of the Army serving as commissioned officers in World War, to receive pay of retired warrant officers.....	472
of the Navy and Marine Corps serving as naval officers in World War to receive pay of retired warrant officers.....	472
allowance if retired prior to July 1, 1922; if subsequently.....	472
may receive pay, etc., of present rating if exceeding commissioned service.....	472
payments of commutation of rations to noncommissioned officers of National Guard after July 1, 1922, to be credited in disbursing officers' accounts.....	472
composition of National Guard.....	1075
enlistment period and oath for National Guard.....	1076
organization of Militia Bureau in War Department.....	1076
disposition, etc., of property issued to National Guard.....	1077
dates of rank and precedence of officers of Army, Reserves, or National Guard.....	1078
exchange of Army property in Pennsylvania with Monroe Water Supply Company.....	1078
<i>National Forests (see also Forest Protection),</i>	
appropriation for restoring to public domain lands in.....	395, 1146
for topographic surveys of lands in.....	419, 1172
for administration of.....	443, 833
disposal of timber.....	443, 833
for expenses, district administration.....	444, 834
for fighting forest fires, etc.....	445, 835
emergency insect infestations in.....	445, 835
for airplane patrol to prevent forest fires on, etc.....	835
for sanitary and fire protection, public camp grounds within.....	445, 835
for improving range conditions, etc.....	445, 835
for purchase of seed, etc., for tree planting; experiments, etc.....	445, 835
for roads, trails, etc., for development of.....	836
for eradicating poisonous plants in.....	446, 836
deficiency appropriation for fighting, etc., forest fires.....	39, 1325
for restoring to public domain lands in.....	1348

<i>National Forests—Continued.</i>	Page.
Angeles, Calif.; lands for free camp grounds in, allowed Los Angeles County.....	969
Colorado; lands transferred from Rocky Mountain National Park to.....	252
Crook, Ariz.; lands in, granted to Gila County for recreational area.....	242
Custer, Mont.; exchange of coal lands in.....	1117
exchange of lands authorized for addition to Eldorado, Calif.....	953
Mount Hood, Oreg.....	1079
Plumas, Calif.....	952
Santiam, Oreg.....	1080
Shasta, Calif.....	953
Stanislaus, Calif.....	953
Tahoe, Calif., and Nev.....	954
exchange offered for private lands to be added to Umatilla, Wallowa, or Whitman, in Oregon.....	1279
addition of public lands by proclamation.....	1279
Whitman, Oreg.....	1282
addition of public lands by proclamation.....	1282
Harney, S. Dak.; erection of national memorial authorized in.....	1214
in exchanges of lands for, reservations of timber, minerals, etc., to be considered in determining values conditions if reservations made in lands conveyed to United States.....	1090
where mineral reservations in lands conveyed by the United States.....	1090
rights, etc., retained by owners subject to State tax laws.....	1090
lands added to Carson, N. Mex.....	643, 739
Lassen, Calif.....	357
Medicine Bow, Wyo.....	594
Plumas, Calif.....	356
Snoqualmie, Wash.....	1074
lands authorized to be withdrawn from, in South Dakota for a game refuge.....	634
one-half of grazing fees in, waived for 1925, in drought-stricken regions.....	1259
Ozark, Ark.; game refuges to be set apart in.....	1091
provisions for protection of forest lands, reforestation denuded areas, extension of, etc.....	653
special fund, from contributions, etc., for reforestation of, etc.....	1132
title to lands in, acquired under Conservation Act, accepted, and other lands or timber given in exchange.....	1215
Willow Creek ranger station authorized on Lewis and Clark, Mont.....	98
<i>National Gallery of Art,</i>	
appropriation for administration expenses.....	528, 1207
<i>National Guard,</i>	
appropriation for pay, officers.....	481, 896
for pay, enlisted men.....	481, 896
for transportation of officers and enlisted men on discharge.....	486, 901
for arming, equipping, and training.....	505, 920
for forage, etc., for animals.....	505, 920
additional from unexpended balances.....	920
for care, etc., of animals, supplies, etc.....	505, 920

<i>National Guard—Continued.</i>	Page.	<i>National Guard—Continued.</i>	Page.
appropriation for expenses, instruction camps.....	505, 920	assignment of three officers of federally recognized, for duty in Bureau; pay, etc.....	1077
additional, from unexpended bal- ances.....	920	of 500 officers to duty with Regular Army; pay, etc.....	1077
for attending military service schools .....	505, 920	pay, etc., from whole fund for sup- port of.....	1077
additional from unexpended bal- ances.....	920	Chief of Militia Bureau, War Depart- ment, to be appointed from.....	1076
for property, and disbursing officers .....	505, 920	service qualifications; selection from recommendations of governors of States.....	1076
additional from unexpended bal- ances.....	920	appointed major general, Officers' Reserve Corps; rank, pay, etc.; no retirement.....	1076
for equipment and instruction ex- penses.....	505, 920	enlisted men; pay adjusted to con- form with Army rates.....	471
for travel, Regular Army officers... 505, 920		allowance for ordered drills in which participating.....	471
for transporting supplies, etc..... 505, 920		payment for actual presence.....	471
additional from unexpended bal- ances.....	920	other duty accepted in place of drills, except for maneuvers, etc.....	472
for expenses, Army enlisted men... 505, 920		participation with other National Guard organizations, accepted... 472	
for rent, etc., instructors..... 506		funds allotted for support of, available for care, etc., of animals.....	471
for pay of (armory drills)..... 506, 920		compensation of help; number allowed; enlistment, pay, etc... 471	
unexpended balances, available, in addition.....	920	civilian caretakers.....	471
for procuring arms, etc., for issue for field service.....	506, 920	longevity credit to officers serving under Federal pay.....	250
issues from Army surplus stores; not charged to militia appro- priations.....	506, 921	officers recognized as reserve officers during period of Federal service... 470	
reduction of mounted units, etc. 506, 921		periods of enlistment for, original and subsequent, modified.....	470
for arming, equipping, etc., addi- tional, 1925.....	711	property unserviceable from service wear may be sold, after inspec- tion thereof.....	363
deficiency appropriation for arming, equipping, etc.....	59, 63, 699, 701, 762, 1350	State, etc., relieved of accountability. inspection, etc., a substitute for sur- vey, etc.....	363
for equipment, etc.....	59	yearly requirement for drill, etc.....	363
for pay (armory drills); reappro- priation.....	1345	participating in encampments target practice, etc.....	363
to consist of regularly enlisted men be- tween ages of 18 and 45, or reenlistments not over 64.....	1075	assembly of formation, or part there- of, allowed.....	363
officers between ages of 21 and 64... 1075		attendance at separate consecu- tive formations counted.....	363
no payments to, invalid if officer or en- listed men over 45 at time of appointment, etc.....	1075	credit limited.....	363
enlistment of, in National Guard Re- serve; oath to be taken.....	1076	minimum practice period and actual duty prescribed.....	363
transfers to and from Reserve author- ized.....	1076	pay of captains, lieutenants, and war- rant officers for prescribed at- tendance at drills, etc.....	364
period of enlistment, etc.....	1076	restriction above captains.....	364
property issued to, remains in United States ownership.....	1077	below grade not belonging to organ- izations.....	364
if lost, damaged, etc., report of Army officer upon survey, etc.....	1077	additional, for administrative work, officers commanding less than a brigade.....	364
if from unavoidable causes, State to be relieved.....	1077	restriction.....	364
chargeable to State, etc., if due to carelessness, etc.....	1077	officers of, and Reserve, may purchase uniforms, etc., for cash.....	364
disposal of unserviceable.....	1077	members of, injured at encampments, etc., entitled to hospital treat- ment, etc.....	364
refusal to pay for loss, etc., debars from participation in appropri- ations.....	1078	pay continued, and transportation on termination.....	364
unserviceable through fair wear and tear, may, after inspection of Army officer, be sold, and State relieved from accountability... 1078		allowance for injuries in aerial flights.....	365
inspection allowed as substitute for examination, report, etc.....	1078	allowance if remaining over six months in hospital, etc.....	365
rank, precedence, etc., of officers deter- mined.....	1078	previous payments of, validated... 365	
allowances to officers and enlisted men of aviation increase while on active duty at maneuvers, camps, etc.....	251		

*National Guard*—Continued.

allowance for injuries, etc.; payment for funeral expenses and return of body home if death occurs.....	365
property and disbursing officers may designate other officers for disbursements.....	365
accountability, etc.....	365
enlisted men with specialists' ratings, entitled to pay thereof while at encampments, etc.....	365
payments heretofore made to, validated.....	366
warrant officers to be paid for service between July 1, 1922, and October 29, 1923.....	366
payments heretofore made, for drills for only part of an organization, validated.....	366
status of First Corps Cadets, Massachusetts.....	471
<i>National Guard Reserve,</i>	
enlistment in, for one or three years authorized, if qualified for active National Guard; oath.....	1076
transfers to, from National Guard, or to National Guard from, authorized.....	1076
period of enlistment not changed.....	1076
members of, in active training service with National Guard to receive Federal pay, etc.....	1076
no other pay from National Guard appropriations.....	1076
<i>National Highway Act,</i>	
transfer of five per cent of the distribution of materials, etc., under, for national forest roads, etc., to be used for roads, trails, etc., in national parks and monuments.....	90
<i>National Home for Disabled Volunteer Soldiers,</i>	
appropriation for expenses, Dayton, Ohio.....	516, 931
Milwaukee, Wis.....	517, 932
Togus, Me.....	518, 932
Hampton, Va.....	518, 932
Leavenworth, Kans.....	518, 932
Santa Monica, Calif.....	518, 932
Marion, Ind.....	518, 932
Danville, Ill.....	518, 932
Johnson City, Tenn.....	518, 932
Battle Mountain Sanitarium, S. Dak.....	518, 932
for clothing, all branches.....	518, 932
for Board of Managers.....	518, 932
number and eligibility of managers, modified.....	518
extension of benefits of, to other veterans, etc.....	519
for additional, 1925.....	712
deficiency appropriation for Battle Mountain Sanitarium, S. Dak.....	53, 1346
for Santa Monica, Calif.....	63, 1346
for Dayton, Ohio.....	63, 1346
for Milwaukee, Wis.....	63, 1346
for Johnson City, Tenn.....	63, 762, 1346, 1350
for medical and hospital services.....	63, 762
for Marion, Ind.....	762, 1346
for clothing.....	762
for Hampton, Va.....	1346
for Leavenworth, Kans.....	1346
for hospital construction, Santa Monica, Calif.....	1346

<i>National Home for Disabled Volunteer Soldiers</i> —Continued.	
hospital facilities, etc., of, to be utilized by Veterans' Bureau.....	610
hospital to be erected at Santa Monica, Calif.....	534
manager appointed, John J. Steadman.....	17
<i>National Military Parks,</i>	
appropriation for Chickamauga and Chattanooga.....	512, 927
memorials allowed Spanish War veterans who were encamped in.....	513, 928
for Gettysburg.....	513, 928
for Guilford Courthouse.....	513, 928
for Shiloh.....	513, 928
for Vicksburg.....	514, 928
for Chickamauga and Chattanooga, additional, 1925.....	712
for Gettysburg, additional, 1925.....	712
for Guilford Courthouse, additional, 1925.....	712
for Shiloh, additional, 1925.....	712
for Vicksburg, additional, 1925.....	712
deficiency appropriation for Guilford Courthouse, N. C.....	762
conveyance to States of roads to; maintenance required, etc.....	1104
investigation of feasibility of establishing, in Kansas City, to commemorate Battle of Westport.....	801
restoration of Fort McHenry, Md., for preservation as a permanent.....	1109
<i>National Monuments,</i>	
appropriation for protection, etc....	425, 1178
Carlsbad Cave, N. Mex.; condition.....	425, 1179
for constructing, etc., roads and trails in.....	1179
for protection, etc., additional, 1925.....	709
deficiency appropriation for construction of roads, etc.....	686
for emergency insect infestation, etc., in.....	755
for protection.....	1348
construction of roads, etc., in, and national parks, authorized.....	90
annual allotments authorized for construction, surveys, etc.....	90
five per cent of the materials, etc., to be distributed under the Highway Act for national forests, to be transferred for use of.....	90
<i>National Museum, D. C.,</i>	
appropriation for furniture, fixtures, etc.....	528, 1207
for heating, lighting, etc.....	528, 1207
for preserving collections; employees.....	528, 1207
for repairs, books, etc.....	528, 1207
deficiency appropriation for preserving collections.....	55, 60, 697, 759
retained Patent Office models of value, etc., to be kept in Patent Office or.....	942
<i>National Park Service,</i>	
appropriation for Director, and office personnel.....	422, 1176
for accounting services, etc.....	422, 1176
for printing and binding for.....	392, 1143
Director, to serve on National Capital Park Commission, D. C.....	463
exhibit for Seville Exposition to be prepared by.....	1257

<i>National Parks,</i>	Page.	<i>National Parks—Continued.</i>	Page.
appropriation for commissioners	219, 1028	deficiency appropriation for securing lands in southern Appalachian Mountains and region of Mammoth Cave, Ky., for	1331
for Director, and other personal services	422, 1176	for Wind Cave, S. Dak.	1348
for accounting services	422, 1176	areas for establishing Shenandoah, Va., to be acquired, etc.	958
for Crater Lake, Oreg.	422, 1176	Smoky Mountains, Tenn. and N. C., to be acquired, etc.	959
for General Grant, Calif.	423, 1176	in Mammoth Cave regions of Kentucky, etc., for administration as	959
for Glacier, Mont.	423, 1176	Secretary of Interior may receive donations, secure options, etc.	959
for Grand Canyon, Ariz.	423, 1177	appoint commission to select, etc.	959
Bright Angel trail, etc.	423	amount authorized to secure options, pay clerk, traveling expenses, etc.	959
for Hawaii	423, 1177	construction of roads, etc., in, and national monuments, authorized.	90
for Hot Springs, Ark.	423, 1177	annual allotments authorized for construction, surveys, etc.	90
for Lafayette, Me.	423, 1177	five per cent of the materials, etc., to be distributed under the Highway Act for roads in national forests, to be transferred for use of	90
for Lassen Volcanic, Calif.	423, 1177	Crater Lake, Oreg.; acceptance of land from Medford for administration buildings	606
for Mesa Verde, Colo.	424, 1177	exchange of lands with private owner for addition to Rocky Mountain, Colo., authorized	973
for Mount McKinley, Alaska	424, 1177	Hawaii; restriction on annual allowance, repealed	390
for Mount Rainier, Wash.	424, 1177	lands set apart for Utah	593
for Platt, Okla.	424, 1177	Rocky Mountain, Colo.; lands transferred from, to Colorado National Forest	252
for Rocky Mountain, Colo.	424, 1177	<i>National Prohibition Act (see also Law Enforcement),</i>	
for Sequoia, Calif.	424, 1178	appropriation for expenses, enforcing, by internal revenue officers	71, 771
for Wind Cave, S. Dak.	424, 1178	restriction on paying for storage of seized intoxicating liquors, etc.	72
for Yellowstone, Wyo.	424, 1178	disseminating appeal for law observance, etc.	771
for Yosemite, Calif.	425, 1178	for special counsel, enforcing	1030
for Zion, Utah	425, 1178	for expenses enforcing, additional, 1925	710
for national monuments	425, 1178	deficiency appropriation for enforcing, Internal Revenue Service	58, 62, 698, 1349, 1352
Carlsbad Cave, N. Mex.	425, 1179	for expenses enforcing	761
for physical improvements, etc.	425, 1179	vessels or vehicles forfeited for violating customs laws or, may be used for enforcement thereof, in lieu of sale	1116
for fighting forest fires in	425, 1179	<i>National Red Cross (see American National Red Cross).</i>	
limitation and restriction on expenditures	425, 1179	<i>National Research Building, D. C.,</i>	
interchangeable appropriations; limit	426, 1179	altering, etc., for district engineer's office, etc.	1198
for roads, trails, etc., in, and monuments	1179	<i>National Security and Defense,</i>	
approved contracts for projects deemed Government obligations	1179	deficiency appropriation for judgments, under Navy Department	54
waterproof footwear deemed as park equipment	1179	for judgments, under War Department	54
for Crater Lake, additional, 1925	708	for expenses of, under Committee on Public Information	55
for General Grant, additional, 1925	708	for expenses of, under Interior Department	56
for Glacier, additional, 1925	708		
for Grand Canyon, additional, 1925	708		
for Hawaii, additional, 1925	708		
for Hot Springs, additional, 1925	708		
for Lafayette, additional, 1925	708		
for Lassen Volcanic, additional, 1925	709		
for Mesa Verde, additional, 1925	709		
for Mount McKinley, additional, 1925	709		
for Mount Rainier, additional, 1925	709		
for Platt, additional, 1925	709		
for Rocky Mountain, additional, 1925	709		
for Sequoia, additional, 1925	709		
for Wind Cave, additional, 1925	709		
for Yellowstone, additional, 1925	709		
for Yosemite, additional, 1925	709		
for Zion, additional, 1925	709		
for national monuments, additional, 1925	709		
for commissioners, additional, 1925	709		
deficiency appropriation for Yellowstone, Wyo.	42, 56		
for Glacier, Mont.	43		
for Grand Canyon, Ariz.	43		
for General Grant, Calif.	56		
for personal services	685		
for Mesa Verde, Colo.	686		
for Mount Rainier, Wash.	686		
for Rocky Mountain, Colo.	686		
for road, etc., construction in	686		
for emergency insect infestations in	755		
for Mount Rainier and Rocky Mountain, repairs of flood damages	1331		

	Page.		Page.
<i>National Security and Defense—Contd.</i>		<i>Navajo Indian Reservation, Ariz. and N. Mex.,</i>	
deficiency appropriation for expenses of, under Food and Fuel Administrations.....	60, 697	appropriation for water supply for Indians on; repayment.....	400, 1150
for expenses of, under Department of Labor.....	700	for miscellaneous irrigation projects on.....	400, 1151
for expenses of, under Department of State.....	760	for Ganado irrigation project on.....	401, 1152
<i>National Training School for Boys, D. C.,</i>		for operating, etc., Hogback irrigation project under San Juan School, N. Mex., on.....	403, 1153
appropriation for salaries.....	223, 1032	for Federal highway across, Gallup to Shiprock.....	1163
for support of inmates.....	223, 1033	for Ganado irrigation project, additional, 1925.....	707
for care, etc., of boys committed to.....	567, 1242	for Hogback irrigation project, additional, 1925.....	707
for, additional, 1925.....	709	acceptance of reconveyances of privately owned lands, etc., within additions to.....	1115
deficiency appropriation for support of inmates, etc.....	1334	lieu selections permitted.....	1115
<i>National Training School for Girls, D. C.,</i>		consolidation of Indian area.....	1115
appropriation for salaries.....	567, 1242	title of person refusing to convey, not affected.....	1115
for contingent expenses.....	567, 1242	amount authorized annually for maintenance of highway from Gallup to Shiprock.....	606
deficiency appropriation for electric installations, etc., white section.....	677	cost of constructing bridge across Colorado River near Lee Ferry, Ariz., reimbursable from funds of Indians at.....	994
for W. B. Moses and Sons, and Rudolph and West.....	677	Arizona to pay one-half of cost and maintain the bridge.....	994
for maintenance.....	679	<i>Navajo Indian Sanatorium, Ariz.,</i>	
for construction.....	1322	appropriation for maintenance, etc., of.....	408, 1159
<i>Nationality of Aliens,</i>		<i>Navajo Indians,</i>	
provisions for admission of immigrants, based on 2 per cent of, resident in United States, according to census of 1890.....	159	sum received from sale of allotment to Pete Coverly to be deposited to credit of.....	91
ratio computed for fiscal year 1927 and thereafter.....	159	<i>Navajo Indians, Ariz.,</i>	
determination of, to be made by Secretaries of State, Commerce, and Labor, jointly; expert assistance.....	159	appropriation for water supply on reservations; reimbursable.....	400, 1150
determination of country of birth, as enumerated in census of 1890.....	160	for schools; discretionary use.....	407, 1158
statement of number of individuals of various nationalities resident then in United States to be prepared by Secretaries of State, Commerce, and Labor, jointly.....	160	for water supply for, additional, 1925.....	707
<i>Natural Gas,</i>		<i>Navajo Indians, N. Mex.,</i>	
appropriation for investigations for economic production, etc.....	421, 1174	one-half cost of bridge across San Juan River, near Bloomfield, N. Mex., to be repaid by.....	800
for enforcing laws as to leases of, on public domain.....	421, 1174	tract of public land withdrawn for permanent use of.....	1114
<i>Naturalization Bureau, Department of Labor,</i>		<i>Navajo Springs Band of Ute Indians, Colo.,</i>	
appropriation for Commissioner, and office personnel.....	240, 1050	appropriation for payment to, from tribal funds of Confederate Bands of Utes.....	412, 1162
for general expenses.....	240, 1050	from accrued interest.....	412, 1162
for examiners, interpreters, clerks, etc.....	240, 1050	<i>Naval Academy,</i>	
for travel, rent, etc.....	241, 1050	appropriation for engineering experiment station.....	191, 870
for clerical assistance to clerks of courts in naturalization cases.....	241, 1050	for pay, professors, instructors, etc.....	200, 878
for miscellaneous expenses, additional, 1925.....	709	limit for swordsmanship and physical instruction.....	200, 878
deficiency appropriation for miscellaneous expenses.....	57	no officers to be detailed to teach subjects of terminated civilian professors, etc.....	200
<i>Nautical Almanac, American Ephemeris and,</i>		in reductions, no contract with civilian professors to be violated.....	200
appropriation for preparing.....	190, 869	professors to have six months' notice prior to dismissal.....	200
<i>Nautical Almanac Office, Navy,</i>		for designated civilian employees.....	200
appropriation for civilian employees.....	190, 869	for civilian employees, Administration.....	200, 878
for computers.....	190, 869		
<i>Navajo Agency, Ariz., Western,</i>			
deficiency appropriation for payment to Walter Runke.....	42		
<i>Navajo Agency, N. Mex.,</i>			
appropriation for support, etc., of Indians at, from tribal funds.....	411, 1161		

<i>Naval Academy—Continued.</i>	Page
appropriation for Department of Ordnance and Gunnery.....	200, 878
for Department of Electrical Engineering and Physics.....	200, 878
for Department of Seamanship.....	200, 878
for Department of Marine Engineering and Naval Construction.....	200, 878
for Commissary Department.....	200, 878
for Department of Buildings and Grounds.....	200, 878
for current and miscellaneous expenses.....	201, 878
for books for library.....	201, 878
for expenses, Board of Visitors.....	201, 878
for contingencies, superintendent.....	201, 878
for commandant of midshipmen.....	201, 878
for maintenance and repairs.....	201, 878
for commutation of rent for bandmen.....	201, 878
for pay of professors, etc., additional, 1925.....	709
appointments yearly to, from Naval and Marine Corps Reserves.....	1082
no admission subsequent to December 13, 1924, resulting in increasing allowance of three to each Senator, etc.....	872
pay and allowance to Naval Academy Band; allowances to second leader.....	251, 1275
released from requirement to return advances for dairy.....	1278
dairy, farm, etc., to become Government property.....	1278
operation of, with the midshipmen's store.....	1278
restriction on appointments to, hereafter.....	193
appointments at large or from enlisted personnel not affected.....	194
service as midshipmen in, after March 4, 1913, not counted in longevity of officers of Navy, Army, etc.....	194, 872
<i>Naval Attachés,</i> appropriation for expenses.....	183, 862
<i>Naval Communications, Office of Director of,</i> appropriation for civilian personnel, Navy Department.....	185, 864
<i>Naval Districts,</i> use of pay, miscellaneous, not available for, unless commandant also commandant of yard, station, etc.....	184, 862
<i>Naval Establishment (see also Navy),</i> appropriation for increase of, including unexpended balances.....	203, 880
for continuing construction of vessels permitted under treaty limitations.....	203, 880
use of unexpended balances.....	203, 880
for converting, etc., two battle cruisers into aircraft carriers.....	204, 881
for constructing submarine.....	204
for constructing two fleet submarines, cost, etc.....	881
for settlement of contracts for ships delivered.....	204, 881
for reimbursing contractors on account of constructing, etc., authorized vessels.....	204
for gyro compass equipments and fire control instruments on destroyers.....	204, 881
for fire control apparatus on "Colorado" and "West Virginia".....	881

<i>Naval Establishment—Continued.</i>	Page.
appropriation for completing armor, ammunition, etc., for authorized vessels.....	204, 881
transfer of \$22,500,000 from naval supply account fund.....	204
deficiency appropriation for major alterations to specified vessels.....	1335
for construction of "Lexington" and "Saratoga".....	1336
for river gunboats and scout cruisers alterations authorized of designated battleships, for submarine and anti-air protection and oil-burning conversion.....	719
new fire control for New York and Texas.....	719
construction authorized of eight scout cruisers; cost, etc.....	719
six river gunboats; cost, etc.....	719
armor and armament at South Charleston, W. Va., plant.....	719
construction, etc., at navy yards directed, if cost not increased, etc.....	719
authorizations subject to treaty limitations.....	719
suspended if international conference for naval limitation held.....	719
converting "Lexington" and "Saratoga" into airplane carriers; limits of cost increased.....	882
<i>Naval Home, Philadelphia, Pa.,</i> appropriation for employees.....	188, 867
for maintenance.....	188, 867
for, additional, 1925.....	709
<i>Naval Insurance, Veterans' Bureau, Military and,</i> appropriation for.....	533, 1212
<i>Naval Intelligence, Office of Chief of,</i> appropriation for civilian personnel, Navy Department.....	185, 864
<i>Naval Limitation Conference, International,</i> suspension of alterations and construction of designated vessels authorized, in the event of an.....	719
<i>Naval Militia (see also Naval Reserve Force, and Naval Reserve and Marine Corps Reserve),</i> appropriation for maintenance, etc.....	188, 866
constituted from Organized Militia of the States, etc.....	1088
<i>Naval Observatory,</i> appropriation for civilian personnel, Navy Department.....	190, 868
for computations, books, apparatus, etc.....	190, 869
for repairs to buildings, etc.....	190, 869
for miscellaneous expenses.....	190
for care of grounds, etc.....	190, 869
for observing total solar eclipse, 1926.....	869
deficiency appropriation for additional land.....	689
for fire protection.....	756
<i>Naval Oil Reserves,</i> deficiency appropriation for expenses of suits to cancel leases of.....	1315
designated leases and contracts relating to, declared against public interest.....	5
suits to be instituted by the President to annul and cancel.....	6
for other criminal and civil actions.....	6
special counsel to be appointed to conduct.....	6

	Page.		Page.
<i>Naval Oil Reserves—Continued.</i>		<i>Naval Reserve and Marine Corps Reserve—</i>	
proceedings directed to establish title of United States to, in California.....	15	Continued.	
special counsel authorized.....	15	Naval Reserve; service of officers transferred to, not above lieutenant commander.....	1082
appropriation for legal expenses, etc., canceling leases, prosecutions, etc.....	16	higher grades for organizing, etc.; proportion of line and staff.....	1082
<i>Naval Operations, Office of Chief of,</i>		computation for higher grades authorized every year.....	1082
appropriation for civilian personnel, Navy Department.....	185, 864	no reductions, etc.....	1082
for civilian personnel, Board of Inspection and Survey.....	185, 864	appointment of midshipmen from Naval and Marine Corps Reserves; yearly limit.....	1082
for civilian personnel, Office of Director of Naval Communications.....	185, 864	Naval Reserve officers and men, including retired, may be ordered to active duty in time of war, etc.....	1082
for civilian personnel, Office of Naval Intelligence.....	185, 864	in time of peace only with their consent.....	1083
<i>Naval Radio Stations,</i>		release from active duty, by the Secretary, at any time.....	1083
provisions for use of, by the general public.....	1091	when on active duty, etc., subject to Navy laws, etc.....	1083
<i>Naval Records and Library, Navy Department,</i>		disciplinary action for offenses.....	1083
appropriation for civilian personnel, office of.....	185, 864	on retired list, subject to Navy laws, etc.....	1083
for preparing, etc., naval records of war with Central Powers of Europe.....	185, 864	pay, allowances, etc., to officers of, on active duty, etc.....	1083
<i>Naval Reserve and Marine Corps Reserve,</i>		of warrant officers and enlisted men of, on active duty, the same as for Navy; services included.....	1083
Naval Reserve created as part of Navy, in lieu of Naval Reserve Force.....	1080	uniform gratuity to Fleet Naval Reserve officer, on appointment; restriction.....	1083
classes constituting.....	1080	further sum in time of war.....	1083
transfers from former designated classes to Fleet Naval Reserve.....	1080	issues to enlisted men in time of peace, of articles of uniform, etc.....	1083
to Merchant Marine Naval Reserve.....	1080	adding, upon first reporting for duty in time of war, outfit for first enlistment in Navy.....	1083
to Volunteer Naval Reserve.....	1080	injuries incurred in time of peace in line of duty entitle members to benefits of employees' compensation laws.....	1084
for unexpired period of enrollment. officers transferred may be appointed to grade held in Naval Reserve Force; precedence.....	1080	sickness not regarded as an injury.....	1084
status of previously retired members not affected.....	1080	precedence of commissioned and warrant officers.....	1084
Marine Corps Reserve created as part of Marine Corps, in lieu of former Reserve.....	1080	provisions regulating transfers from Naval Reserve Force to Naval Reserve.....	1084
classes constituting.....	1080	exception, as to Naval Volunteers and Naval Militia.....	1084
prior laws relating to Reserves and Naval Militia repealed.....	1081	former officers of Navy and Coast Guard appointed in Reserve.....	1084
Naval Reserve; citizenship and age qualifications; obligation to serve in Navy, during war; etc.....	1081	in time of peace with, but after, officers of Navy of same rank.....	1084
transfers allowed from Naval Reserve Force.....	1081	when mobilized with Navy in time of war, after junior of rank; officers above lieutenant commander.....	1084
from Navy, of enlisted men, not citizens, on completing required service.....	1081	in time of war, advancement of officers on active duty.....	1085
restriction on membership in other organizations.....	1081	examinations, pay, etc.....	1085
accepting civil employment, etc., not restricted.....	1081	not applicable to retired officers.....	1085
ranks, ratings, etc., in, to correspond with Navy.....	1081	Naval Reserve officers to be physically examined every four years.....	1085
regulations for appointments, promotions, etc., to be prescribed.....	1081	honorably discharged or on the honorary retired list if unfit for active service.....	1085
commissioned grades appointed by President alone; warrant, by the Secretary.....	1081	officers of, placed on honorary retired list without pay, etc., at age of 64.....	1085
enlistment terms; extensions.....	1081	or after 25 years' service on own request; services counted.....	1085
discharges from, in time of peace, limited.....	1081		
of enlisted men transferred to Fleet Reserve from Navy subject to naval regulations.....	1081		
provisions for, in time of war, same as for the Navy.....	1082		

<i>Naval Reserve and Marine Corps Reserve—</i>	Page.	<i>Naval Reserve and Marine Corps Reserve—</i>	Page.
Continued.		Continued.	
Fleet Naval Reserve members required to perform training duty annually-----	1085	Naval Militia; officers and men of Naval Reserve who are members of, relieved from militia duty when on active service in time of war, etc-----	1088
additional, with or without pay, with their consent-----	1085	loan of vessels, etc., of Navy to, for training, etc.; organization, etc., requirements-----	1088
subistence, etc., if without pay----	1085	inspection of Naval Reserve units once a year by officers of the Navy--	1088
increase for aircraft flying duty-----	1085	Merchant Marine Naval Reserve constituted of citizens following the sea for a profession, having served on American vessels, etc-----	1089
compensation of officers below lieutenant commander and enlisted men; rates computed-----	1085	transfers from, to Volunteer Naval Reserve, or discharged, three years after ceasing to follow the sea-----	1089
number of drills limited; week end cruises not regarded as duty-----	1086	may be given training upon application-----	1089
to officers above lieutenants-----	1086	payment to, when not on active duty with Navy, in time of peace----	1089
to officers below lieutenant commander, and enlisted men not attached to a division-----	1086	rates, etc., additional to training duty-----	1089
additional to officers commanding organizations, etc-----	1086	funds for, subject to action by Congress-----	1089
period when pay does not accrue-----	1086	flag or emblem for, may be prescribed for merchant vessel-----	1089
obligation to serve four years in, after naval service ends, may be required at first enlistments-----	1086	vessel to be designated as suitable as a naval auxiliary-----	1089
assignment to, on termination, unless reenlisting in Navy-----	1086	master and half of officers to be members of Naval Reserve-----	1089
no active duty required; yearly payment-----	1086	not to be flown in lieu of national ensign-----	1089
pay, etc., if attached to a division, etc-----	1086	Volunteer Naval Reserve members not required to drill, etc-----	1089
reenlistment in naval service upon completion of four years-----	1086	no pay to, except when ordered to active or training duty-----	1089
provisions for transfers to, from regular Navy enlistments hereafter; pay, etc-----	1087	may, on application, be given training duty, etc-----	1089
duty limited in time of peace-----	1087	Secretary of Navy to prescribe regulation for organization, etc., of Naval Reserve-----	1089
after 30 years placed on Navy retired list; pay, ratings, etc-----	1087	to detail officers and enlisted men, make available vessels, etc., of the Navy, for development of Reserve-----	1089
pay, etc., of men heretofore transferred to, from the Navy-----	1087	employees of the Government or District of Columbia allowed leave of absence without loss of pay, etc., for days of training, etc., not exceeding 15 days-----	1090
transfer to retired list after 30 years' service; pay, etc-----	1087	funds for Naval Reserve authorized to be appropriated yearly-----	1090
benefits to enrolled men of Naval Reserve Force transferred to Naval Reserve, reenlisting in Navy after discharge from Reserve----	1087	statement to be submitted with Department estimates-----	1090
Fleet Naval Reserve enlisted men transferred from reenlistments in Navy, etc., after 16, but less than 20 years' naval service, to receive stated pay, etc-----	1087	estimated amount for Fleet Naval Reserve-----	1090
if 20 or more years of service-----	1087	estimated amount for transfers from Navy to Fleet Naval Reserve----	1090
increase for extraordinary heroism, etc-----	1087	amount of \$25 to member of Naval Reserve, inactive-----	1090
minority enlistment counted as four years' service-----	1088	unobligated funds for Naval Reserve Force made available-----	1090
active duty to be performed by enlisted men so transferred to, in each four year period-----	1088	effective date July 1, 1925-----	1090
physical examinations required-----	1088	<i>Naval Reserve Force,</i>	
transfer to retired list if not physically fit; pay, etc-----	1088	appropriation for mileage to officers--	183, 864
allowed Navy retired allowances, on completing 30 years' service-----	1088	for transportation, etc., enlisted--	186, 865
retired pay, etc., to enlisted men, transferred to, upon completing 30 years' service-----	1088	for organization, etc., expenses of--	187, 866
Naval Militia constituted from Organized Militia of States, etc-----	1088	for pay, etc., on active training duty; transportation, subsistence, etc-----	187, 866
personnel admitted to Fleet Reserve at grade, etc., qualified-----	1088		
to qualify for rank, etc., in one year-----	1088		

	Page.
<i>Naval Reserve Force—Continued.</i>	
appropriation for retainer pay, of other than Fleet Naval Reserve.....	187, 866
for aviation material, etc.....	187, 866
additional to other appropriations for assigned vessels and aircraft.....	187, 866
consent for training required.....	187, 866
issue of uniforms, etc., to Volunteer Naval Reserve.....	188, 866
Naval Militia made part of, until June 30, 1926.....	188, 867
benefits, etc., on enrollment.....	188, 867
duty credited as active service.....	188, 867
no retainer pay if failing to train.....	188, 867
for subsistence of members in active service.....	194, 873
for transporting, etc., remains of, dying in service.....	197, 875
deficiency appropriation for 670, 698, 760, abolished, and Naval Reserve created in lieu thereof.....	1080
appointment hereafter of officers of, as officers in Regular Navy forbidden.....	1273
status of members not prejudiced by temporary appointment in Coast Guard.....	106
no retainer pay, etc., while serving... credit given for service.....	106
supply officers of, to have pay, etc., of rank for World War active service prior to approval of bonds.....	860
uniform gratuity to enrolled men of, charged to Navy clothing and small stores found.....	195, 873
<i>Naval Reserve Officers' Training Corps, establishment of, authorized.....</i>	1276
regulations for, to conform to provisions for Army Corps.....	1276
powers conferred upon Secretary of Navy.....	1277
operation expenditures, etc., to be specifically provided for.....	1277
members eligible for appointment as Naval Reserve officers.....	1277
inclusion of Marine Corps in all provisions.....	1277
total personnel limited.....	1277
<i>Naval Stores,</i>	
appropriation for investigating grading, handling, etc.....	447, 837
deficiency appropriation for expenses, establishing standards, etc., of ..	682
<i>Naval Training Stations,</i>	
appropriation for California.....	187, 866
for Rhode Island.....	187, 866
for Great Lakes, Ill.....	187, 866
for Hampton Roads, Va.....	187, 866
limit, clerical, etc., services.....	187, 866
<i>Naval War College,</i>	
appropriation for maintenance, etc..	188, 867
<i>Navigable Streams, etc.,</i>	
appropriation for investigating pollution of.....	76, 775
deficiency appropriation for Conference on prevention of oil pollution of.....	1339
provisions for preventing oil pollution by deposits in.....	604
surveys, etc., of, for power development, authorized.....	1190
<i>Navigable Streams, Watersheds of (see Conservation of Navigable Waters, etc.).</i>	

	Page.
<i>Navigation,</i>	
penalty for owner failing to extinguish fire and stop motor of automobile when taken on a vessel in navigable waters.....	1093
<i>Navigation Bureau, Department of Commerce,</i>	
appropriation for Commissioner, and office personnel.....	229, 1038
for admeasurement of vessels.....	229, 1038
for instruments for counting passengers.....	229
for motor boats, etc., to enforce navigation laws.....	229, 1038
for preventing overcrowding of passenger vessels, etc.....	229, 1038
for enforcing wireless communication laws.....	229, 1039
for shipping commissioners.....	230, 1039
for clerk hire; contingent expenses.....	230, 1039
for enforcing navigation laws, additional, 1925.....	706
for preventing overcrowding of passenger vessels, etc., additional, 1925.....	706
for enforcing wireless communication laws, additional, 1925.....	706
for shipping commissioners, additional, 1925.....	706
deficiency appropriation for enforcement of navigation laws.....	759
for preventing overcrowding of passenger vessels, etc.....	759
<i>Navigation Bureau, Navy (see Bureau of Navigation, Navy).</i>	
<i>Navigation Laws,</i>	
appropriation for motor boats, etc., to enforce.....	229, 1038
for expenses, enforcing, additional, 1925.....	706
deficiency appropriation for enforcing, etc.....	759
<i>Navy,</i>	
appropriation for Secretary of Navy, Assistant, etc.....	182, 861
for pay, miscellaneous.....	183, 862
mileage, etc.....	183
delegates to International Research Council.....	862
collecting information, etc.....	184, 862
interned prisoners of war.....	184, 862
damages claims.....	184, 862
restriction on use at naval districts.....	184, 862
limit, clerical, etc., services at yards and stations.....	184, 862
for contingent.....	184, 863
for expenses, government for Virgin Islands.....	184, 863
for marine schools, New York, Massachusetts, and Pennsylvania.....	184, 863
for care of lepers, etc., Guam and Cullion.....	184, 863
for research laboratory.....	184, 863
for Bureau of Navigation, transportation, recruiting, etc.....	186, 864
transporting dependents of officers and enlisted men.....	186, 865
for recreation for enlisted men.....	186, 865
for contingent.....	186, 865
for gunnery and engineering exercises.....	186, 865
for equipment supplies, instruments, etc.....	186, 865
gyro compass testing, etc.....	187, 866

<i>Navy</i> —Continued.	Page.
appropriation for ocean and lake surveys .....	187, 866
for training stations .....	187, 866
for Naval Reserve Force .....	187, 866
pay, allowances, etc., while training .....	187, 866
uniforms to Volunteer Naval Reserve .....	188
Naval Militia made part of Naval Reserve Force; benefits, service credits, etc. ....	188, 867
retainer pay, other than Fleet Reserve .....	866
for Naval War College .....	188, 867
for Naval Home .....	188, 867
for civilian personnel, Bureau of Navigation .....	189, 868
for Bureau of Engineering, repairs, etc., of machinery, etc. ....	190, 869
equipment supplies .....	190, 869
submarine motive power development .....	191
clerical, etc., services .....	191, 869
cargo ships, transports, etc., restriction .....	191
for engineering experiment station, Naval Academy .....	191, 870
for civilian personnel, Bureau of Engineering .....	191, 870
for Bureau of Construction and Repair, construction, etc. ....	191, 870
equipment supplies .....	191, 870
clerical, etc., services .....	192, 870
for civilian personnel, Bureau of Construction and Repair .....	192, 871
for Bureau of Ordnance, ordnance and ordnance stores .....	192, 871
schools at ordnance stations .....	192, 871
chemical, etc., services .....	192, 871
for smokeless powder .....	192, 871
for purchase, etc., of torpedoes, etc. ....	192, 871
for experimental work in projectiles, etc. ....	193, 871
for civilian personnel, Bureau of Ordnance .....	193, 871
for Bureau of Supplies and Accounts, pay of officers .....	193, 871
for rental allowance .....	193, 872
for subsistence allowance .....	193, 872
for pay of enlisted men, etc. ....	193, 872
for apprentice seamen on training ships, etc. ....	193, 872
for pay and allowances, Nurse Corps .....	193, 872
for retainer and active service pay, Fleet Naval Reserve .....	193, 872
for personal property losses; death gratuities .....	193, 872
pay appropriations accounted for as one fund .....	193, 872
additional Medical personnel authorized for Veterans' Bureau patients in Navy hospitals .....	194, 872
midshipmen; restriction on appointments hereafter .....	194, 872
appointments at large or from enlisted personnel not affected .....	194, 872
discharge permitted of minors enlisted without consent of parent, etc., upon application therefor .....	194
service in Naval or Military Academy after March 4, 1913, not counted in longevity, etc. ....	194, 872

<i>Navy</i> —Continued.	Page.
appropriation for provisions .....	194, 872
for maintenance; equipment supplies .....	194, 873
freight, Department and bureaus .....	195, 873
chemical, etc., services .....	195, 873
outfits, uniform gratuity, etc., from clothing and small stores fund .....	195, 873
for fuel and transportation .....	195, 874
issues charged to appropriation applicable .....	195, 894
price for fuel on hand at last issue rate .....	195, 894
permanent special working fund created by transfer from supply account .....	195
functions of fund .....	195
issues for relief of Japanese earthquake sufferers charged to supply fund without reimbursement .....	195
for civilian personnel, Bureau of Supplies and Accounts .....	196, 874
for Bureau of Medicine and Surgery, surgeons' necessities .....	196, 874
clerical, etc., services .....	196, 874
for contingent .....	196, 874
care of insane on the Pacific Coast .....	196, 874
additions to designated hospitals from naval hospital fund .....	196
for care of the dead .....	196, 875
bringing home remains of officers, etc. ....	196, 875
for civilian personnel, Bureau of Medicine and Surgery .....	197, 875
for Bureau of Yards and Docks, maintenance .....	197, 875
clerical, etc., services .....	197, 875
motor vehicles, etc., restrictions .....	197, 875
for civilian personnel, Bureau of Yards and Docks .....	197, 876
for public works at designated navy yards and stations .....	197, 876
for Bureau of Aeronautics, aviation expenses .....	199, 877
allotments designated .....	199, 877
accounted for as one fund .....	199, 877
shore stations limited to six .....	199, 877
construction of airplane factory forbidden .....	199, 877
payment of damages from aircraft to private property .....	199, 877
for civilian personnel, Bureau of Aeronautics .....	200, 877
for Naval Academy .....	200, 878
diversion of appropriations reduced by decommissioning, etc., ships, to supplement maintenance of Yards and Docks, etc. ....	201
for Marine Corps .....	201, 878
restriction on pay, etc., of Navy and Marine Corps officers engaged in other than Government service while on leave .....	202, 879
for increase of the Navy, with unexpended balances .....	203, 880
continuing construction of vessels, as permitted by Conference Treaty .....	204, 880
converting battle cruisers into aircraft carriers .....	204, 881

<i>Navy</i> —Continued.	Page.
appropriation for one submarine.....	204
two submarines.....	881
settling contracts for ships delivered.....	204, 881
reimbursing contractors on account of constructing authorized vessels.....	204
gyro compass equipments and fire control instruments for destroyers.....	204, 881
fire control apparatus on "Colorado" and "West Virginia".....	881
completing armor, torpedoes, etc., for authorized ships.....	204, 881
transfers from naval supply account fund to this appropriation.	204
President requested to negotiate agreements with Great Britain, etc., to limit ship and aircraft construction, and number of officers and men.....	204
use of naval appropriations for Department purposes restricted.....	204, 881
details for dispensary or radio communication not Department service.....	204, 881
no pay to officers, etc., using time measuring devices on work of employees.....	204, 881
cash rewards, etc., restricted....	204, 881
no repairs, purchase, etc., from private contractors, of ships, machinery, etc., that can be made at navy yards or arsenals, if cost not increased thereby....	205, 881
for pensions.....	414, 1164
for Naval Home, additional, 1925....	709
for Naval Academy, additional, 1925....	709
for Marine Corps, additional, 1925....	710
deficiency appropriation for Bureau of Navigation.....	46,
57, 61, 698, 700, 760, 760, 1349, 1351	1351
for pay, miscellaneous.....	57,
61, 689, 698, 700, 760, 1349, 1351	1351
for increase of compensation.....	57
for Bureau of Engineering.....	57,
698, 1336, 1349, 1351	1351
for Bureau of Construction and Repair.....	57, 1336, 1349
for Bureau of Ordnance.....	57, 61, 1349
for pay of the Navy.....	57,
61, 698, 700, 760, 1349, 1351, 1353	1353
for Bureau of Supplies and Accounts.....	57, 61, 698, 700, 760, 1349
for provisions.....	57
for freight.....	57, 61, 700, 1349, 1353
for fuel and transportation.....	57
for aviation 57, 61, 689, 698, 760, 1349, 1351	1351
for Marine Corps.....	57, 61,
698, 700, 1349, 1351, 1353	1353
for Bureau of Yards and Docks.....	61,
698, 1336, 1349	1349
for transportation and recruiting.....	689
for expenses, scrapping of naval vessels.....	689
for Panama Railroad Company, refund.....	689
for damages claims, collisions with naval vessels.....	689, 1335
for monument at Charles Fort, Parris Island, S. C.....	690
for Naval Reserve Force.....	698,
760, 1349, 351	351

<i>Navy</i> —Continued.	Page.
deficiency appropriation for Bureau of Medicine and Surgery.....	700, 1349
for Naval Observatory.....	756
for investigation of fuel oil, etc.....	760
for major alterations to designated vessels.....	1335
for increase of the Navy.....	1336
for aviation claim.....	1352
adjusted compensation for World War service in.....	121
alterations, etc., authorized in designated battleships.....	719
new fire control, "New York" and "Texas".....	719
construction authorized of eight scout cruisers; cost, speed, etc.....	719
six river boats; cost, etc.....	719
armor and armament at South Charleston, W. Va., plant.....	719
work at navy yards if cost not increased thereby.....	719
above authorizations subject to treaty limitations.....	719
suspended if international conference for naval limitation held.....	719
appointment authorized of Richard Evelyn Byrd, jr., a lieutenant commander on retired list of.....	821
Henry F. Mulloy as ensign.....	961
Captain Douglas E. Dismukes, in recognition of gallant service in World War when retired to have rank of rear admiral.....	1279
disbursing officers relieved from responsibility for certain losses, etc., incurred in World War service accounts; time extended.....	860
enlisted men retired, who served as commissioned officers in World War, to have pay of retired warrant officers.....	472
helium for, to be obtained from Bureau of Mines.....	1111
production, etc., funds of, to be transferred to Mines Bureau....	1331
insurance provisions in World War Veterans' Act.....	624
limits of cost increased for converting "Lexington" and "Saratoga" into airplane carriers.....	882
loan of flags, for inaugural ceremonies in Washington, D. C., March 4, 1925.....	944
Naval Reserve established as part of; provisions relating to.....	1080
per diem allowance for making aerial surveys of rivers and harbors....	1191
rental allowances to, officers modified...	250
repeal of authority for turret gun changes.....	45
retainer pay of transferred members of Fleet Naval Reserve July 1, 1922, computed at rates for enlisted men.....	251
minimum allowance.....	251
sundry specified matters affecting the men reenlisting in, after transfer to Fleet Naval Reserve credited with pay, etc., while on active duty in Fleet Reserve.....	1269
enlisted men in, or Marine Corps, restored to rank, etc., on reenlisting after discharge from service to be enrolled as officer in Reserve....	1269

*Navy*—Continued.

status of members of Fleet Reserve when temporary appointment as officers in the, revoked.....	1270
enlisted man discharged from, and in four months enrolled as officer in Reserve Force, deemed transferred to Fleet Reserve when discharged, etc.....	1270
enlisted man discharged from for enrollment as Reserve officer, reduced to Navy rating at his own request, and serving unexpired enrollment period in Navy, to have pay, etc., as if not discharged.....	1270
charges of desertion may be relieved of men serving honorably in Army, Navy, or Marine Corps subsequently during World War.....	1270
honorable discharge to be entered on record.....	1271
no back pay, etc., for service prior to World War.....	1271
retired officers credited with all active duty April 6, 1917, to March 3, 1921, since retirement, in computing longevity pay.....	1271
disbursing officers of, and Marine Corps, allowed credit for civil outfits to enlisted men discharged since November 13, 1917, for bad conduct, etc.....	1271
commodore retired rank not given to staff officer, unless rank of captain attained.....	1271
aviation sites; acquiring authorized at Galveston, Tex.....	1271
Lakehurst, N. J.....	1271
Quantico, Va.....	1271
Chatham, Mass.....	1271
sale authorized at Galveston, Tex.....	1271
Marine Corps personnel.....	1272
claims of contractors for losses caused by fixed-price contracts April 6, 1917, to November 11, 1918, to be investigated, etc., by the Secretary.....	1273
on contracts uncompleted April 6, 1917, occasioned by Government priority orders, etc., April 6, 1917, to November 11, 1918.....	1273
estimates to be submitted; proof required, if losses from advanced wages ordered by the Government.....	1273
authority conferred to secure evidence, etc.....	1273
transfers of Reserve Force officers to, hereafter, forbidden.....	1273
payment to persons dishonorably discharged, etc.....	1274
marines discharged for bad conduct to have civilian outer clothing.....	1274
Marine Band, composition, pay, etc.....	1274
warrant electrician grades established, etc.....	1274
precedence of present gunners if appointed to.....	1274
reimbursement to persons who advanced pay to Navy officers and enlisted men during World War.....	1275

*Navy*—Continued.

payments made to assistants to chiefs of bureaus to be allowed by Comptroller General.....	1275
highest pay of rank to assistants while serving as such.....	1275
record of service of Charles O. Maas in Naval Reserve Force recognized as active duty.....	1275
Navy Band, designated, pay of leader, etc.....	1275
Naval Academy Band, pay, allowances, etc.....	1275
enlistment periods in the, established.....	1276
minors enlisting without consent of parent, etc., may be discharged on application.....	1276
Sand Point, Wash., site for air station may be accepted free of cost, etc.....	1276
South Brooklyn, N. Y., addition to site of supply depot may be acquired.....	1276
Pearl Harbor, Hawaii, naval station, harbor improvement directed.....	1276
San Diego, Calif., naval base water front development continued.....	1276
limit of cost increased of scout cruisers and submarine tender.....	1276
Naval Reserve Officers Training Corps, established, etc.....	1276
reimbursing designated prisoners at Portsmouth, N. H., naval prison for stolen bonds, etc.....	1277
temporary officers of, and Marine Corps; found physically incapacitated in line of duty, and appointments revoked, considered as retired with pay, etc.....	1277
officers retired for physical disability originating between April 6, 1917, and March 3, 1921, while holding temporary rank, to be advanced on retired list.....	1278
requirement for return of advances to Naval Academy for dairy, repealed, etc.....	1278
national flag to be issued free of cost to nearest relative of officer, etc., who died during World War period.....	1278
restoration, etc., of frigate "Constitution" authorized.....	1278
any staff officer on active list who held rank of rear admiral during World War, etc., may be placed on retired list; pay, etc.....	1278
officers of, and Marine Corps, specially commended for combat duty in World War, when retired for age and ineligible for promotion, to be placed on next higher grade.....	1279
supply officers of, to have pay of rank for World War active service prior to approval of bonds.....	860
transfer of, vessels, etc., to Coast Guard for law enforcement.....	105
two obsolete vessels of, transferred to Army Air Service for airplane bombing tests.....	907

<i>Navy and Marine Memorial to Americans Lost at Sea,</i>	Page.	<i>Navy Department—Continued.</i>	Page.
erection of, on public grounds, Washington, D. C., authorized.....	14	appropriation for civilian personnel, Bureau of Construction and Repair.....	192, 871
site and design to be approved by Commission of Fine Arts.....	14	for Bureau of Ordnance, expenses.....	192, 871
<i>Navy Band, United States,</i>		for civilian personnel, Bureau of Ordnance.....	193, 871
band at Washington, D. C., navy yard designated as.....	1275	for Bureau of Supplies and Accounts, pay of the Navy.....	193, 871
pay of leader; service counted for longevity.....	1275	for freight.....	195, 873
no back pay, etc.....	1275	special permanent working fund established.....	195
no loss of allowances while on concert tours.....	1275	issues furnished Japan earthquake sufferers.....	195
<i>Navy Department (see also Navy),</i>		for civilian personnel, Bureau of Supplies and Accounts.....	196, 874
appropriation for Secretary, Assistant, and office personnel.....	182, 861	for Bureau of Medicine and Surgery, expenses.....	196, 874
salaries limited to average rates, under Classification Act.....	182, 861	repairs, additions, etc., to designated hospitals from naval hospital fund.....	196
if only one position in a grade.....	861	for civilian personnel, Bureau of Medicine and Surgery.....	197, 874
restriction not applicable to clerical-mechanical service.....	182, 861	for Bureau of Yards and Docks, expenses.....	197, 875
no reduction of fixed salaries.....	861	for civilian personnel, Bureau of Yards and Docks.....	197, 876
transfers to another position without reduction.....	861	for public works, Bureau of Yards and Docks.....	197, 876
payments under higher rates permitted.....	182, 861	for Bureau of Aeronautics, aviation expenses.....	199, 877
for civilian personnel, General Board.....	182, 861	for civilian personnel, Bureau of Aeronautics.....	200, 877
Naval Examining and Retiring Boards.....	183, 861	for Naval Academy.....	200, 878
Compensation Board.....	183, 861	diversion of appropriations reduced by decommissioning, etc., ships, to supplement maintenance of yards and docks.....	201
for contingent expenses.....	183, 862	for Marine Corps.....	201, 878
for stationery, etc.....	183, 862	for increase of the Navy.....	203, 880
naval service appropriations not to be used for Department purposes.....	183, 862	negotiations requested for agreement with Great Britain, etc., to limit construction of vessels and aircraft, and number of officers and men permitted.....	204
for printing and binding for.....	183, 862	for Naval Home, additional, 1925.....	709
for Navy pay, miscellaneous.....	183, 862	for Naval Academy, additional, 1925.....	709
for Navy, contingent.....	184, 863	for Hydrographic Office, additional, 1925.....	710
for Government for the Virgin Islands.....	184, 863	for Marine Corps, additional, 1925.....	710
for State marine schools.....	184, 863	deficiency appropriation for Navy.....	45, 57, 61, 689, 698, 700, 760, 1335, 1349, 1351, 1353
for care of lepers, etc., Guam and Culion.....	184, 863	for judgments, United States courts, under.....	53, 696, 758, 1347, 1347
for research laboratory.....	184, 863	for judgments, United States court, under, for property condemned under Lever Act.....	54
for Office of Naval Records and Library, civilian personnel.....	185, 864	for judgments, United States courts, under; collision claims, etc.....	758
for collecting naval records of the World War.....	185, 864	for judgments, Court of Claims under.....	54, 696, 697, 758, 1347
for Judge Advocate General's Office, civilian personnel.....	185, 864	for freight.....	57, 61, 670, 698, 1353
for Chief of Naval Operations Office, civilian personnel.....	185, 864	for administrative expenses, World War Adjusted Compensation Act.....	688, 1335
for Board of Inspection and Survey, civilian personnel.....	185, 864	for Naval Observatory.....	689, 756
for Director of Naval Communications, civilian personnel.....	185, 864	for collision damages claims.....	689, 1338
for Naval Intelligence Office, civilian personnel.....	185, 864	for acquiring private fishery rights, Pearl Harbor, Hawaii.....	690
for Bureau of Navigation, expenses.....	186, 864	for printing and binding for.....	1335
for Naval Reserve Force.....	187, 866	authorized to acquire lands, etc., for production of helium gas, operate plants, experiment, etc.....	908
for Naval War College.....	188, 867	balances of appropriations covered in for temporary buildings.....	934
for Naval Home.....	188, 867		
for civilian personnel, Bureau of Navigation.....	189, 868		
for Hydrographic Office.....	189, 868		
for Naval Observatory.....	190, 868		
for Nautical Almanac Office.....	190, 869		
for Bureau of Engineering, expenses.....	190, 869		
for civilian personnel, Bureau of Engineering.....	190, 870		
for Bureau of Construction and Repair, expenses.....	191, 870		

	Page.		Page.
<i>Navy Department</i> —Continued.		<i>Nevada</i> —Continued.	
claims by or against Shipping Board and, canceled.....	1209	selection by, validated, of tract relinquished by Central Pacific Railway Company.....	812
private claims not affected.....	1210	Tahoe National Forest, California and, area extended.....	654
expenditures authorized from allotments to, for Veterans' Bureau beneficiaries.....	532, 1211	<i>New Albany, Ind.</i> , terms of court at.....	751
hospital facilities, etc., of, to be utilized by Veterans' Bureau.....	610	<i>New Bern, N. C.</i> , intracoastal barge line to be reestablished between Baltimore and.....	1255
use of Shipping Board appropriations for paying claims of, forbidden.....	531	issue of Army stores, etc., for relief of sufferers from fire at, in 1922, approved; credits allowed in accounts for.....	1285
<i>Navy Yards</i> , construction, etc., of authorized vessels at, if facilities permit, cost not increased, etc.....	719	<i>New Hampshire Avenue NW, D. C.</i> , appropriation for paving, Grant Circle to Allison Street.....	547
purchase, repair, etc., of naval vessels, machinery or articles from private contractor which can be produced at, forbidden.....	205	<i>New Haven, Conn.</i> , preliminary examination, etc., to be made, for harbor of refuge in Morris Cove.....	1192
permitted if no increase in cost involved.....	205	<i>New Jersey Judicial District</i> , deficiency appropriation for paying judgment of court to New River Collieries Company.....	1346
<i>Navy Yearbook</i> , provision for compiling, etc., repealed..	1106	<i>New Mexico</i> , appropriation for surveyor general, clerks, etc.....	394
<i>Nay-gwa-nay-be-ke-wain-zee, Mille Lac Band of Indians Chief</i> , payment to heirs of, from Court of Claims judgment for the Band..	818	for repairs, etc., flood damages to irrigation systems, pueblos in... 403	409, 1159
<i>Neagle, John</i> , loan of portraits of Daniel Webster and Henry Clay, for exhibition in Philadelphia of works of the artist.....	1252	for support, etc., of Indians in, additional, 1925.....	708
<i>Neah Bay Agency, Wash.</i> , appropriation for support, etc., of Indians at, from tribal funds....	1161	deficiency appropriation for support, etc., of Indians in.....	56, 698
<i>Nebraska National Forest, Nebr.</i> , trees to arid land residents from nurseries of.....	445, 835	compact of Colorado and, for use of La Plata River, approved by Congress.....	796
<i>Nelson, First Lieutenant Erick Henning, Army Air Service</i> , advanced 500 files on the promotion list in recognition of world flight accomplished by him.....	979	jurisdiction of district court in suits to quiet title to Pueblo Indian land grants.....	636
distinguished service medal accorded to, and acceptance of medals or decorations from foreign governments, authorized.....	979	loans to farmers in drought stricken areas of, for purchase of seed, etc.....	110
<i>Nelson, Knute, late a Senator</i> , deficiency appropriation for pay to daughter of.....	33	appropriation for.....	110
<i>Nematodes</i> , appropriation for study of plant infesting.....	441, 831	one-half cost of bridging San Juan River near Bloomfield, to be paid by... 800	800
<i>Neponset River, Mass.</i> , preliminary examination, etc., of, to be made.....	1191	sums for allotting lands, etc., not to be used for Indians in, unless residing on public domain prior to June 30, 1914.....	398, 1148
<i>Netherlands</i> , appropriation for minister to.....	206, 1015	tract of land in, permanently withdrawn for Navajo Indians.....	1114
<i>Nett Lake Agency, Minn.</i> , appropriation for support, etc., of Indians at, from tribal funds....	411	<i>New Mexico Judicial District</i> , deficiency appropriation for paying judgment of district court, in reclamation proceedings.....	53
<i>Neuse River, N. C.</i> , preliminary examination, etc., of, to be made, New Bern to Smithfield..	1193	constitution of.....	642
<i>Neutrality Act</i> , appropriation for expenses under..	209, 1018	terms of court, at Albuquerque.....	642
<i>Nevada</i> , appropriation for surveyor general, clerks, etc.....	394	Las Cruces.....	642
for support, etc., of Indians in... 409, 1159	409, 1159	Las Vegas.....	642
for support, etc., of Indians in, additional, 1925.....	708	Raton.....	642
deficiency appropriation for support, etc., Indians in.....	56, 1348	Roswell.....	642
		Santa Fe.....	642
		Silver City.....	642
		adjournment, etc., if insufficient business at Las Vegas, Las Cruces, Silver City, or Raton.....	642
		rooms to be furnished at Silver City, Las Vegas and Raton.....	642
		transfer of causes, to place of sitting of court.....	642
		marshal and clerk to appoint deputies, etc.....	642
		transfer to new court building at city of Las Vegas when completed.....	643

	Page.		Page.
<i>New Mexico Pueblos,</i> appropriation for irrigation project for-----	400, 1151	<i>New York Canal and Great Lakes Corpora-</i> <i>tion—Continued.</i>	
<i>New Orleans Association of Commerce,</i> lease of Army Quartermaster depot authorized to, for exhibition purposes-----	100	modification authorized of contracts for sale of barges, etc.; line be- tween Baltimore and New Berne, etc., N. C., to be reestablished...	1255
<i>New Orleans, La.,</i> appropriation for mint at-----	77, 776	operation on, by self-propelled barges-----	1255
for repairs to mint-----	79	<i>New York Canals,</i> appropriation for survey of navigable waters of-----	515, 930
for passport bureau-----	206, 1015	<i>New York City, N. Y.,</i> appropriation for assay office at-----	78, 777
for dispatch agent-----	207, 1016	for customhouse building, repairs---	79
for marine hospital, improvements...	778	for Subtreasury building, repairs---	79
for quarantine station, improvements	778	for subway, assay office to sub- treasury-----	79
for mint at, additional, 1925-----	710	for pneumatic tube system, custom- house and appraisers' stores---	81, 779
intracoastal waterway to Galveston Bay, Tex., authorized-----	1187	for pneumatic tube mail transmission, Brooklyn and-----	86, 785
may bridge Mississippi River; location...	103	for airplane mail service to San Francisco from-----	87, 785
<i>New Orleans, La., International Trade Ex-</i> <i>position, 1925,</i> invitation to States and foreign govern- ments to participate in, autho- rized-----	1253	for assistant superintendent foreign mails at-----	87, 786
official recognition of Hamilton K. Avery, as vice president of, re- quested-----	1253	for navy yard, public works-----	198, 876
articles for exhibition at, admitted free of duty, under regulations-----	1253	for passport bureau-----	206, 1015
sale, etc., on payment of import duties-----	1253	for dispatch agent-----	207, 1016
withdrawn for sale, etc., subject to duty then in force-----	1253	for quarantine station-----	778
allowance for deterioration, etc---	1253	for passport bureau, additional, 1925...	710
punishment for illegal sales, etc---	1253	for assay office at, additional, 1925...	710
<i>New River Collieries Company,</i> deficiency appropriation for paying in- terest on judgment to-----	1346	for assay office at, special fund, addi- tional, 1925-----	710
<i>New River Inlet, Fla.,</i> preliminary examination, etc., of, to be made-----	1194	deficiency appropriation for airplane mail service to San Francisco	59, 1350
<i>New York,</i> appropriation for reimbursing, for ma- rine school expenses-----	184, 863	for rent of rooms for United States courts, etc.; five-year lease---	687
abandoned lighthouse reservations at Lloyds Harbor and Fire Island transferred to, for public park uses-----	635	for pneumatic mail transmission, Brooklyn and-----	691
reversion for nonuser-----	635	for quarantine station, improve- ments-----	694
rights reserved for uses of the Gov- ernment-----	635	for assay office at-----	1349
agreement between Connecticut and, settling boundary line of the two States-----	731	bridge authorized across Hudson River to Fort Lee, N. J., from-----	1094
consent of Congress to-----	738	may bridge Newton Creek, between Boroughs of Brooklyn and Queens-----	18
may bridge Hudson River, Poughkeep- sie, N. Y.-----	10	<i>New York Harbor, N. Y.,</i> appropriation for preventing injurious deposits, inspectors, fleet, etc.	516, 930
<i>New York and Connecticut Boundary,</i> agreement by New York and Con- necticut settling-----	731	deficiency appropriation for preventing injurious deposits, etc.-----	63
consent of Congress to, and approval of	738	<i>New York Shipbuilding Corporation,</i> amount of loss caused, in cost of battle- ship No. 42, by Government action, to be ascertained-----	1283
" <i>New York,</i> " <i>Battleship,</i> deficiency appropriation for additional submarine, etc., protection---	1335	if cost increased over limit to be added to authorized cost-----	1283
for fire control systems-----	1335	<i>New York Southern Judicial District,</i> deficiency appropriation for paying judgment of court to Jens Samuelsen and B. Olsen-----	1346
alteration of, authorized for protection against submarine and aircraft attack-----	719	<i>Newbern, N. C.,</i> terms of court at-----	661
new fire control system installation...	719	<i>Newfoundland,</i> persons born in, construed as non- quota immigrants under Immi- gration Act-----	155
<i>New York Canal and Great Lakes Corpora-</i> <i>tion,</i> modification authorized of contracts for sale of barges, etc., for inland and coastwise transportation to-----	1255	<i>Newlands Irrigation Project, Nev.,</i> appropriation for irrigation charges, etc., Paiute allotments with- in-----	403, 1153
terms of sale; amount and time of payment-----	1255	for maintenance, etc., of-----	417, 1167
		drainage expenses restricted---	417, 1167
		for Spanish Springs division, ex- penses-----	1167

	Page.		Page.
<i>Newlands Irrigation Project, Nev.</i> —Con. appropriation for Spanish Springs division; contracts required from irrigation district.....	1167	<i>Nichols Avenue SE., D. C.</i> —Continued. purchase or condemnation of additional land.....	750
requirements for construction on lands of Southern Pacific Company.....	1167	amount authorized for expenses.....	751
aid of State, etc., in developing project, etc.....	1168	<i>Nichols, S. C.,</i> bridge authorized across Lumber River, near.....	12
present water users of Newlands project given priority over rights of extension.....	1168	<i>Nicholson, Samuel D., late a Senator,</i> deficiency appropriation for pay to children of.....	33
lands not liable for construction costs.....	1168	<i>Night Schools, D. C.,</i> appropriation for.....	555, 1231
use of revenues from any power plant connected with the division.....	1168	<i>Nineteenth Street NW., D. C.,</i> appropriation for asphalt covering, Pennsylvania Avenue to K Street; from gasoline-tax fund.....	1225
amount authorized for drainage of Piute Indians' lands within.....	595	<i>Ninth Place, SE., D. C.,</i> appropriation for grading, Savannah Street to Alabama Avenue.....	547
<i>Newman, C. M.,</i> may bridge Rio Grande at Alamo Alto, Tex.....	662	<i>Ninth Street NW., D. C.,</i> appropriation for paving, Butternut to Cedar Streets.....	547
consent of Mexico required.....	663	for paving, Crittenden to Decatur Streets.....	547
<i>Newport, Ark.,</i> bridge authorized across White River at Arkansas may acquire to operate as a free bridge.....	1131	for paving, Emerson to Farragut Streets.....	546
tolls allowed for five years.....	1131	for paving, Hamilton to Ingraham Streets.....	547
<i>Newport Harbor, Calif.,</i> modification of harbor lines, authorized.....	1197	for paving, Decatur to Emerson Streets.....	1223
<i>Newport News, Va.,</i> preliminary examination, etc., of channel to be made.....	1193	for widening west side and repaving roadway, New York to Massachusetts Avenues; from gasoline-tax fund.....	1224
<i>Newport, R. I.,</i> appropriation for maintenance, naval training station.....	187, 866	for paving, etc., Florida Avenue to Barry Place; from gasoline-tax fund.....	1225
<i>Newport River, N. C.,</i> preliminary examination, etc. of, to be made.....	1193	<i>Nisqually Indian Reservation, Wash.,</i> deficiency appropriation for relief of dispossessed allottees of.....	684
<i>Newspaper Wrappers, etc., Stamped, Postal Service,</i> appropriation for manufacture; distribution.....	88, 786	payment authorized to dispossessed families on, for land taken from them for military purposes.....	111
<i>Newton County, Ind.,</i> bridge authorized across Kankakee River by Kankakee County, Ill., Lake County, Ind., and.....	29	expenditure for benefit of Indians....	111
<i>Newtown Creek, N. Y.,</i> bridge authorized across, between Boroughs of Brooklyn and Queens.....	18	<i>Nitrate,</i> appropriation for investigating production, etc., of.....	227
<i>Nez Perce Indians,</i> claims of, for lands, etc., taken from, to be determined by Court of Claims.....	21	<i>Nolan, W. Va.,</i> bridge authorized across Tug Fork of Big Sandy River at.....	247
<i>Nez Perce Indians, Wash., Joseph's Band of,</i> appropriation for support, etc., of, additional, 1925.....	708	<i>Nonmetallic Minerals on Public Lands,</i> appropriation for enforcing regulations, etc., as to, other than oil and natural gas.....	421, 1175
<i>Niagara River,</i> time extended for bridging, Tonawanda, N. Y.....	1216	<i>Nooksack River, Wash.,</i> preliminary examination, etc., authorized of, for flood control.....	1000
<i>Niagara River and Black Rock Canal, N. Y.,</i> bridge authorized across, at Buffalo, N. Y.....	355	<i>Norfolk and Western Railway Company,</i> may bridge Tug Fork of Big Sandy River, Mingo County, W. Va., and Pike County, Ky.....	11
tunnel in lieu permitted.....	355	<i>Norfolk-Beaufort Inland Waterway,</i> preliminary examination, etc., made of, channel connecting Manteo, N. C.....	1193
consent of Canada required.....	355	<i>Norfolk, Va.,</i> appropriation for navy yard, public works.....	198, 876
<i>Nicaragua,</i> appropriation for minister to.....	206, 1015	improvement of harbor authorized; channels in southern and eastern branches of Elizabeth River.....	1186
<i>Nichols Avenue SE., D. C.,</i> appropriation for paving, Portland to Fourth Streets; from gasoline-tax fund.....	549	waterway to Beaufort Inlet, N. C., authorized.....	1186
deficiency appropriation for widening, Good Hope Road to S Street.....	1319	may construct, etc., dam and bridge across Lafayette River.....	973
acceptance of strip of land for widening.....	750		

	Page.		Page.
<i>Norfolk, Va.</i> —Continued.		<i>North Newport River, Ga.,</i>	
preliminary examination, etc., of harbor		preliminary examination, etc., of, to be	
to be made, extending channel		made.....	1194
in Western Branch of Elizabeth		<i>North Platte Irrigation Project, Nebr.-</i>	
River.....	1193	<i>Wyo.,</i>	
<i>Norman County and Halstad, Minn.,</i>		appropriation for maintenance, etc.,	
time extended for bridging Red River		of.....	417, 1167
of the North by Traill County		Guernsey Reservoir, balance re-	
and Herberg, N. Dak., and.....	1312	appropriated.....	1167
<i>Norse-American Centennial,</i>		deficiency appropriation for cooperative	
medal to be prepared at the Mint for		investigation of feasibility of	
commemoration of arrival of first		Guernsey Reservoir.....	685
sloop of Norse immigrants on		for commencing construction of	
sloop "Restaurationen".....	1096	Guernsey Reservoir, etc.....	685
to be prepared from models to be		exchange of lands with Anton Hiersche,	
supplied.....	1096	for reservoir addition to.....	980
<i>North Alton, Ill.,</i>		<i>North River, N. C.,</i>	
appropriation for care, etc., Confed-		preliminary examination, etc., of, in	
erate Cemetery.....	512, 927	Carteret County, to be made....	1193
<i>North and South Carolina Waccamaw</i>		<i>North River, N. Y. (see Hudson River).</i>	
<i>Bridge Company,</i>		<i>North Texas Company,</i>	
may bridge Waccamaw River, Bellamy		may bridge Red River, Illinois Bend,	
Landing, S. C.....	9	Tex.....	664
<i>North Branch of Susquehanna River,</i>		<i>Northern and Northwestern Lakes, etc.,</i>	
time extended for bridging, Wilkes-		appropriation for survey of.....	515, 930
Barre to Dorranceton, Pa.....	173	deficiency appropriation for survey, etc..	762
<i>North Branch of Susquehanna River, Pa.</i>		<i>Northern Pacific Halibut Act,</i>	
and N. Y.,		deficiency appropriation for expenses of	
survey authorized for flood control of...		Commission.....	756
amount authorized to be appropri-		title of Act.....	648
ated for.....	250	meaning of terms.....	648
<i>North Capitol Street, D. C.,</i>		catching halibut during close season,	
appropriation for paving, etc., V Street		unlawful.....	649
to Michigan Avenue; from gaso-		unintentionally, while legally fishing	
line-tax fund.....	1225	for other species, excepted.....	649
<i>North Carolina,</i>		delivery to authorities; sale, etc.....	649
bridge authorized across Chowan River,		using any port to prepare for violation,	
Edenton, by State Highway		etc., unlawful.....	649
Commission.....	1128	entry of vessels with halibut on board	
Peedee River, near Pee Dee, by		caught in violation of Act, etc.,	
State Highway Department of... .....	17	unlawful.....	649
<i>North Carolina Avenue NE., D. C.,</i>		punishment for violations.....	649
appropriation for paving, etc., Fif-		maintenance of vessels to patrol waters,	
teenth to B Streets; from gaso-		etc., for enforcement.....	649
line-tax fund.....	1225	authority for search, in territorial	
<i>North Carolina Eastern Judicial District,</i>		waters.....	649
counties constituting.....	661	of American craft on high seas....	649
terms of court, at Elizabeth City.....	661	seizure of Canadian nationals and	
Fayetteville.....	661	vessels found violating, and de-	
Newbern.....	661	livery to authorized official of	
Raleigh.....	661	Canada.....	649
Washington.....	661	forfeiture, etc., of American vessel	
Wilmington.....	661	seized for violations.....	650
Wilson.....	661	jurisdiction of Federal courts.....	650
rooms at Fayetteville and Wilson.....	661	exemption of International Fisheries	
offices of clerk.....	661	Commission.....	650
former terms at Raleigh repealed.....	662	appropriation authorized for expenses	
<i>North Carolina Western Judicial District,</i>		of Commission.....	650
counties constituting.....	662	immediate effect of Act, and duration	
terms of court, at Asheville.....	662	until termination of convention	
Charlotte.....	662	with Great Britain.....	650
Greensboro.....	662	<i>Northern Pacific Railroad Company,</i>	
Salisbury.....	662	deficiency appropriation for investigat-	
Statesville.....	662	ing respective rights, etc.....	673, 1314
Wilkesboro.....	662	balance of appropriation for investigat-	
offices of clerk.....	662	ing, etc., covered in.....	1146
terms of court at Shelby; rooms to be		issue to be withheld of further land	
furnished.....	722	patents under grants to.....	461
<i>North Dakota,</i>		investigation by Congress to be made	
may bridge Missouri River, at Sanish... at Williston.....	816 815	of respective rights, etc.....	461
<i>North Landing River, Va.,</i>		no claims under general land laws	
preliminary examination, etc., of, to be		affected.....	461
made.....	1193		



<i>Officers, Army—Continued.</i>	Page.
detail of retired; duty performed under, construed as active, for increase of longevity pay.....	1099
heretofore, by retired officers of Philippine Scouts, construed as active, for increase of longevity pay.....	1100
duty by Army officers prior to July 1, 1922, and Philippine Scouts officers prior to June 10, 1922, construed as active for promotion on retired list.....	1100
ratification of administrative action of Department authorizing, etc., details.....	1100
pay withheld considered due and payable.....	1100
excepted from duty with troops; Medical, Ordnance, and Chemical Warfare.....	470
Judge Advocate General's Department, on Army patent litigation.....	470
issue of commissions in name of, appointed, or recommended for appointment from school for officers during World War, but unable to accept by reason of death in line of duty.....	1255
to be borne on Army records as of grade, etc., entitled.....	1255
officially recommended for promotion, etc., during World War, who, by death in line of duty, were unable to accept.....	1255
to be borne on Army records as of grade, etc., entitled.....	1256
examined and found qualified for promotion, dying in line of duty after vacancy occurring entitling him thereto, before issue of commission.....	1256
to be borne on Army records as of the grade.....	1256
longevity not allowed, for time at Naval or Military Academy since March 4, 1913.....	194, 872
retired, credited with all active duty service during World War period.....	1271
excepted from restriction on holding two offices, if retired for disability, etc.....	245
retired pay of, under Acts of June 10 and September 14, 1922, computed.....	252
to take rank according to date of commission.....	1078
precedence, etc.....	1078
<i>Officers, Foreign Service,</i> appropriation for salaries.....	1017
<i>Officers, Marine Corps,</i> appropriation for pay and allowances, active and Fleet Marine Corps Reserve, Class One.....	201, 878
for subsistence allowance.....	201, 879
for rental allowance.....	201, 879
for retired.....	202, 879
for mileage without troops.....	202, 879
for transporting, etc., remains of.....	197, 203, 875, 880
holding temporary rank, found physically incapacitated, and appointment revoked, to be considered as retired, etc.....	1277

<i>Officers, Marine Corps—Continued.</i>	Page.
longevity not allowed, for time at Naval or Military Academy since March 4, 1913.....	194, 872
restrict on on pay, etc., of, engaged in other than Government service while on leave.....	879
retired, credited with all active duty service during World War period.....	1271
excepted from restriction on holding two offices, if retired for disability, etc.....	245
<i>Officers, Navy,</i> appropriation for pay, active list.....	193, 871
for rental allowance.....	193, 872
for subsistence allowance.....	193, 872
for pay of retired.....	193, 872
for commutation of quarters.....	193, 872
for hire of quarters ashore.....	193, 872
for death gratuity.....	193, 872
for transporting dependents of.....	865
for transporting, etc., remains of.....	196, 875
appointment of Naval Reserve Force officers hereafter as, forbidden.....	1273
holding temporary rank, found physically incapacitated, and appointment revoked, to be considered as retired, etc.....	1277
longevity not allowed for time at Naval or Military Academy since March 4, 1913.....	194, 872
restriction on pay, etc., of, engaged in other than Government service while on leave.....	879
retired, credited with all active duty service during World War period.....	1271
excepted from restriction on holding two offices, if retired for disability, etc.....	245
for physical disability in line of duty during World War period, while holding higher temporary rank, to be advanced on retired list in that grade.....	1278
specially commended for combat duty in World War, when retired to be placed on higher grade.....	1279
staff officer on active list, who, during World War, was rear admiral, may be placed on the retired list, etc.....	1278
<i>Officers' Reserve Corps, Army,</i> appropriation for pay and allowances, on active duty.....	506, 921
for mileage; limit.....	506, 921
members injured in aerial flights while training etc., to have hospital treatment, etc.....	365
transportation home upon termination of.....	365
allowance if disability lasts over six months.....	365
previous payments for, validated.....	365
burial expenses, etc., in case of death.....	365
pay restricted to fifteen days on active duty.....	507
except details to War Department General Staff.....	507
during instruction at service schools.....	507
as instructors, civilian training camps.....	507
on duty with Air Service.....	507

	Page.		Page.
<i>Officers' Reserve Corps, Army</i> —Continued.		<i>Oil, Gas, etc., Investigations,</i>	
pay restricted, etc.; Medical Reserve		appropriation for, additional, 1925	708
Corps at Army hospitals for Veter-		<i>Oil Lands, etc.,</i>	
erans' Bureau beneficiaries	507	leases, etc., relating to designated naval	
<i>Official Gazette, Patent Office,</i>		reserves, in Wyoming and Cali-	
appropriation for printing, etc.	393, 1144	ifornia, to be canceled and an-	
deficiency appropriation for printing,		nulled	6
etc.	683, 1328	<i>Oil Pollution Act, 1924,</i>	
<i>Official Register,</i>		title of Act	604
compilation annually of, containing		terms construed; "oil"; "person"	604
names of all persons occupying		"coastal navigable waters of the	
civil positions in departments,		United States"; "Secretary"	605
District of Columbia, etc.	1105	discharging oil into coastal navigable	
data required; postal service, Army,		water from any vessel, unlawful	605
Navy, and Marine Corps, not		regulations to be prescribed permit-	
included	1105	ting discharge at times and places, if	
heads of departments, etc., to supply		not deleterious to health or sea	
necessary data	1105	food	605
number of copies and distribution		or a menace to navigation, etc.	605
authorized	1105	punishment for violation of Act or	
former laws repealed	1106	regulations under	605
<i>Official Reporters,</i>		liability of vessel from which oil dis-	
appropriation for House of Representa-		charged	605
tives	585, 1293	clearance withheld until penalty	
for Senate	581, 1289	paid	605
positions and pay established of, assist-		recovery by libel proceedings	605
ant, transcribers, etc., House of		license of officer of vessel violating	
Representatives	152	restrictions may be suspended	
<i>Ogden, Second Lieutenant Henry Herbert,</i>		or revoked	605
<i>Air Service, Officers' Reserve</i>		enforcement of penalties, etc., only for	
<i>Corps,</i>		violations three months after	
appointment of, as second lieutenant,		enactment	605
Army Air Service, in recognition		administration by river and harbor im-	
of services in world flight	979	provements personnel, etc.	605
distinguished service medal accorded to,		employees given power to swear out	
and acceptance of medals or decora-		process, make arrests, etc., for	
tions from foreign govern-		violations	605
ments, authorized	979	no arrest without process if violation	
<i>Ogdensburg, N. Y.,</i>		not committed in presence of	
preliminary examination, etc., of, har-		official	606
bor to be made	1196	proceedings before court officials	606
<i>Ohio River,</i>		Act in addition to, and not repealing,	
bridge authorized across, Ambridge and		etc., laws for protection of navi-	
Woodlawn, Pa.	791	gable waters	606
Benwood, W. Va., to Bellaire, Ohio	27	investigation directed of polluting de-	
Cairo, Ill.	999	posits in waters endangering	
Fullerton, Ky., to Portsmouth, Ohio	663	navigation, fisheries, etc.	606
Henderson, Ky.	662	report of sources of pollution, means	
Huntington, W. Va.	792	of deposits, with recommenda-	
Owensboro, Ky., to Rockport, Ind.	103	tion for remedies, to be made to	
Portsmouth, Ohio, to Fullerton, Ky.	790	Congress	606
preliminary examination, etc., of, to		use of rivers and harbors funds for	
be made at Evansville, Ind.	1195	investigations	606
for ice pier at Covington-Newport,		amount authorized to be appropriated	
Ky.	1195	for examinations, etc., of rivers	
time extended for bridging, at Steu-		and harbors	606
benville, Ohio	1000	<i>Oil Pollution of Navigable Waters,</i>	
Vanderburg County, Ind., and Hen-		deficiency appropriation for expenses,	
derson County, Ky.	1132	conference of maritime nations	1339
<i>Oil and Gas Deposits in Oklahoma,</i>		<i>Oil Shale,</i>	
retention of royalties received by the		appropriation for developing; purchase	
Government from, until other-		of land for plant; construction,	
wise directed	1302	operation, etc.	1175
<i>Oil and Gas Lands, Indian Reservations,</i>		<i>Okanogan Irrigation Project, Wash.,</i>	
mining leases authorized for ten years		appropriation for maintenance, etc.,	
of unallotted lands	244	of	418, 1170
lands of Five Civilized Tribes and		<i>Oklahoma,</i>	
Osages excepted	244	sale of land in Kiowa County, author-	
production subject to State taxes	244	ized	1003
<i>Oil and Oil Shale, Public Lands,</i>		proceeds to purchase tract for ceme-	
appropriation for surveys, etc., of	394, 1145	tery for Kiowas, Apaches, and	
for enforcing provisions for leases of	421, 1174	Comanches	1004
<i>Oil Conservation Board, Federal,</i>		taxes allowed on production of oil,	
deficiency appropriation for expenses	754	etc., on restricted allotments of	
		Kansas Indians in	177

	Page.		Page.
<i>Oklahoma City, Okla.,</i>		<i>Oklahoma Northern Judicial District—</i>	
terms of court at.....	388, 946	Continued.	
<i>Oklahoma Eastern Judicial District,</i>		marshal, district attorney, and clerks	
counties constituting.....	387, 945	for.....	946
terms of court, at Ada.....	388, 945	jurisdiction, etc., of western and eastern	
Ardmore.....	388, 945	districts of territory embraced by, continued until its organization.....	946
Chickasha.....	388, 945	to terminate then.....	946
Hugo.....	388, 945	prior criminal prosecutions excepted.....	946
Muskogee.....	388, 945	pending civil cases in eastern and western district may be transferred to, if within its prescribed venue.....	946
Okmulgee.....	945	clerk to transmit all papers, etc., when petition filed for.....	947
Pauls Valley.....	730, 945	fees authorized; deposits to be remitted.....	947
Poteau.....	731, 945	if venue optional, only on consent of parties.....	947
South McAlester.....	388, 945	<i>Oklahoma Western Judicial District,</i>	
Vinita.....	388	counties constituting.....	388, 945
rooms at Ada, Hugo, Okmulgee, Pauls Valley, and Poteau.....	945	terms of court, at Enid.....	388, 946
senior judge to continue in.....	946	Guthrie.....	388, 946
junior judge in, assigned to northern district.....	946	Lawton.....	388, 946
jurisdiction of, within territory of northern district continued until its organization.....	946	Mangum.....	946
to terminate then.....	946	Oklahoma City.....	388, 946
except prior criminal prosecutions pending civil cases in, if in prescribed venue of northern district may be transferred to it.....	946	Woodward.....	388, 946
clerk to transmit all papers, etc., when petition filed therefor.....	947	rooms at Mangum and Woodward.....	946
fees, etc., deposits to be remitted.....	947	present judge to continue.....	946
if venue optional, only on consent of parties.....	947	jurisdiction of, within territory of northern district continued until its organization.....	946
authority of clerk at Muskogee.....	731	to terminate then.....	946
<i>Oklahoma Judicial Districts,</i>		except prior criminal prosecutions pending civil cases in, if in prescribed venue of northern district may be transferred to it.....	946
counties constituting northern district; terms.....	945	clerk to transmit all papers, etc., when petition filed therefor.....	947
eastern district; terms.....	945	fees, etc.; deposits to be remitted.....	947
western district; terms.....	945	if venue optional, only on consent of parties.....	947
assignment of judges, eastern district, senior judge.....	946	<i>Oklawaha River, Fla.,</i>	
western district, present judge.....	946	preliminary examination, etc., of headwaters, etc., to be made.....	1194
northern district, present junior judge of eastern district.....	946	<i>Okmulgee, Okla.,</i>	
authority of judges.....	946	terms of court at; rooms to be provided.....	945
appointment of judge for northern district upon a vacancy.....	946	<i>Olsen, B.,</i>	
marshal, district attorney, and clerks authorized for northern district jurisdiction, etc., of western and eastern districts over territory with northern continued until organization thereof.....	946	deficiency appropriation for paying judgment of New York Southern District Court to.....	1347
to terminate when organized.....	946	<i>Olympia, Wash.,</i>	
prior criminal prosecutions excepted.....	946	preliminary examination, etc., of harbor to be made.....	1197
pending civil cases in eastern and western districts, if in prescribed venue of northern, may be transferred thereto.....	946	<i>Omaha Agency, Nebr.,</i>	
clerk to transmit papers, etc., on filing of notice.....	947	appropriation for support, etc., of Indians at, from tribal funds.....	411, 1161
fees allowed; deposits to be remitted.....	947	deficiency appropriation for civilian employees at.....	1329
if venue optional, removal only on consent of parties.....	947	<i>Omaha Indian Reservation, Nebr.,</i>	
<i>Oklahoma Northern Judicial District,</i>		appraisal and sale of all unallotted lands of; limitation.....	726
counties constituting.....	945	sales at not less than appraised value, to highest bidder.....	727
terms of court, at Bartlesville.....	945	underground mineral rights reserved for benefit of entitled children.....	727
Pawhuska.....	945	reservations of lands for agency, school, and tribal cemetery.....	727
Tulsa.....	945	for Presbyterian Church.....	727
Vinita.....	945	for tribal fairgrounds, camps, etc.....	727
rooms at Pawhuska and Bartlesville.....	945	net proceeds pro rata to children of tribe living May 11, 1912, not receiving allotments under prior Acts.....	727
assignment of present junior judge of eastern district.....	946	expended for benefit thereof.....	727
appointment of successor upon death, etc., of.....	946	payment to heirs of decedents.....	727

<i>Omaha Indian Reservation, Nebr.—Con.</i>	Page.	<i>Optometry, D. C.—Continued.</i>	Page.
amount authorized for expenses; reimbursement.....	728	examination limited, for present practitioners; subjects.....	179
no sale, etc., while agency and school for tribe maintained.....	728	standard, for other applicants.....	180
<i>Omaha Indians,</i>		qualifications; tests.....	180
deficiency appropriation for court costs, from tribal funds.....	42	applications to be filed with secretary-treasurer; requirements.....	180
<i>Omaha Indians, Nebr.,</i>		license to practice, on passing examination.....	180
per capita payment to, under Court of Claims judgment.....	820	certified copy to be recorded in office of clerk of District supreme court.....	180
attorneys' fees to be deducted.....	820	fee for certificate of record.....	181
in full settlement of all claims; release required.....	820	practitioner to display, in office, etc.....	181
<i>Onancock River, Va.,</i>		fees authorized; examination.....	181
improvement of, authorized.....	1186	yearly, for practice.....	181
<i>Onoshatchie River, Fla.,</i>		license revoked if not paid.....	181
preliminary examination, etc., of, to be made.....	1194	refusal, cancellation, etc., of licenses by board; reasons to be specified.....	181
<i>Ontario Road NW., D. C.,</i>		hearings, etc.....	181
appropriation for asphalt covering, Columbia Road to pavement south of Euclid Street; from gasoline-tax fund.....	1225	issue of license without examination if holding State, etc., license.....	181
<i>Opera Glasses,</i>		conditions.....	181
excise tax on, sold, etc., by dealers; exception.....	324	no medical, etc., title conferred by issue of license.....	182
<i>Opera Houses,</i>		provisions not applicable to practicing physicians.....	182
internal revenue tax on admissions to.....	320	to persons merely selling spectacles, etc.....	182
<i>Operating Force, Public Buildings,</i>		invalidity of any provision not to affect remainder of Act.....	182
appropriation for pay of.....	82, 780	<i>Oraibi Wash Irrigation Project, Ariz.,</i>	
for, additional, 1925.....	710	appropriation for maintenance, etc., of.....	400, 1151
deficiency appropriation for.....	62, 694, 761, 1350, 1352, 1353	<i>Oral Hygiene (see also Dentistry, D. C.),</i>	
<i>Operating Supplies, Public Buildings,</i>		regulations for practice of, in the District.....	601
appropriation for fuel, lights, water, etc.....	82, 781	<i>Orange Chamber of Commerce,</i>	
deficiency appropriation for.....	51, 58, 695, 761, 1350, 1352	time extended for bridging Sabine River, Orange, Tex., by.....	1093
<i>Opium, etc.,</i>		Texas or Louisiana may acquire, to operate as a free bridge.....	1093
appropriation for expenses, enforcing law restricting sale, etc., of.....	72, 771	tolls allowed for five years.....	1093
disseminating appeal for law observance, etc.....	771	<i>Orange, Tex.,</i>	
deficiency appropriation for collecting tax.....	58	time extended for bridging Sabine River at.....	1093
for participating in international conferences to regulate traffic in.....	692	Texas or Louisiana may acquire, for operating as a free bridge.....	1093
amount authorized for expenses of two international conferences for suppressing traffic in.....	120	tolls allowed for five years.....	1093
importing crude, for manufacturing heroin, prohibited.....	657	<i>Orchard, etc., Fruits,</i>	
restrictions on trading, etc., in.....	328	appropriation for investigating diseases of, etc.....	440, 830
stamp tax on, compounds, etc.....	329	<i>Orchard Mesa Irrigation Project, Colo.,</i>	
preparations, etc., not affected.....	330	appropriation for maintenance, etc., of.....	416, 1166
<i>Optical Glass,</i>		<i>Orchards,</i>	
appropriation for investigating problems in production of.....	231, 1041	appropriation for investigating insects affecting.....	448, 839
<i>Optometry, D. C.,</i>		<i>Ordnance and Ordnance Stores, Navy,</i>	
practice of, defined.....	177	appropriation for procuring, etc.....	192, 871
unlawful acts; practicing without a license.....	177	deficiency appropriation for.....	57, 61, 62, 1349
false impersonation of holder, etc.; failure to register, etc.....	178	for replacing.....	59, 62
punishment for violations.....	178	<i>Ordnance Department, Army,</i>	
Board of Optometry to be appointed by Commissioners.....	178	appropriation for current expenses.....	497, 913
qualification, tenure of office, etc.....	178	for airplane bombs, ammunition for small arms.....	498, 913
organization, meetings, etc.....	178	for small arms and machine gun target practice.....	498, 913
secretary-treasurer to be elected by; compensation, etc.....	179	for ammunition for military salutes.....	498, 913
seal, records, report to Commissioners.....	179	for manufacture of arms at arsenals.....	498, 913
examination required for authority to practice.....	179	for preserving, etc., ordnance stores and supplies.....	498, 913
		for purchase, etc., for troops.....	498, 913
		for automatic machine rifles.....	498, 913

*Ordnance Department, Army*—Continued. Page.

appropriation for purchase, manufacture, etc., of tanks, and armored motor vehicles..... 498, 913

for Field Artillery armament..... 498, 913

for proving grounds..... 498, 914

for Rock Island Arsenal, Ill..... 499, 914

for testing machines, expenses..... 499, 914

for repairs of arsenals, etc..... 499, 914

for gauges, jigs, etc., for manufacture of arms and armament..... 499, 914

for seacoast cannon..... 499, 914

for ammunition for..... 499, 914

for ammunition, etc., for practice..... 499, 915

for altering, etc., seacoast artillery..... 499, 915

for ammunition, etc., for seacoast cannon, insular possessions..... 499, 915

for altering, etc., seacoast artillery, insular possessions..... 499, 915

for seacoast cannon, Panama Canal..... 499, 915

for ammunition, etc., seacoast cannon, Panama Canal..... 499, 915

for altering, etc., seacoast artillery, Panama Canal..... 499, 915

for civilian personnel, Office of Chief of, War Department... 500, 915

technical services..... 500, 915

for arms, etc., for civilian rifle ranges..... 510, 925

deficiency appropriation for ordnance service... 59, 62, 699, 701, 762, 1350, 1352

for ammunition..... 59, 62, 762

for ordnance stores and supplies..... 59, 62, 699, 701, 1350, 1352

for replacing ordnance, etc..... 59, 62, 762

for automatic rifles..... 59, 62

for arming, etc., National Guard.... 59

for armored motor cars..... 62

for fortification expenses..... 62

for manufacture of arms..... 62, 762

for proving grounds..... 62, 762, 1350

for small arms target practice..... 699, 762

for repairs of arsenals..... 762

for Walsh Construction Company... 1345

for distribution, etc., of captured war devices, etc..... 1345

balances of appropriations covered in; for evacuation of ordnance deposits..... 935

for ordnance material..... 935

officers excepted from duty with troops requirement..... 470

*Ordnance Depots,*

balances of appropriations for evacuation of, covered in..... 935

*Ordnance, etc., Captured World War,*

apportionment and distribution of... 597

deficiency appropriation for..... 1345

*Ordnance Office, War Department,*

appropriation for civilian personnel... 500, 915

draftsmen, etc., paid from fortifications, etc..... 500, 915

*Ordnance Stores, etc., Army,*

appropriation for airplane bombs, ammunition, targets, etc..... 498, 913

for preserving, etc..... 498, 913

for purchase, etc., for issue..... 498, 913

*Ordway Street NW., D. C.,*

appropriation for paving, Thirty-fourth Street to Wisconsin Avenue..... 1223

*Oregon,* Page.

appropriation for surveyor general, clerks, etc..... 394

deficiency appropriation for preventing loss of timber from insect infestation in..... 39

and Washington may acquire bridge across Columbia River, Longview, Wash., to Rainier, Oreg., to operate as a free bridge.... 1052

tolls allowed for five years..... 1052

consent of Congress to agreement for division of waters of Columbia River, etc., between Washington, Idaho, Montana, and..... 1268

public lands granted to, for a fish hatchery..... 981

mineral rights reserved..... 981

*Oregon and California Railroad Company,*

appropriation for survey, sale, etc., of revested lands of..... 394, 1145

for fire protection, revested lands of... 835

deficiency appropriation for protecting from trespass, fire, etc., revested lands..... 39, 1325

*Oregon Short Line Railroad Company,*

sale of lands in Ada County, Idaho, authorized to, for gravel pit.... 248

mineral deposits reserved..... 249

*Organized Militia (see also National Guard),*

appropriation for maintenance, etc., of Naval' Militia..... 188, 867

*Organized Reserves, Army,*

appropriation for Officers' Reserve Corps, pay and allowances for active duty..... 506, 921

for mileage; limit..... 506, 921

for Enlisted Reserve Corps, pay, etc..... 506, 921

for correspondence instruction course..... 506, 921

for training manuals..... 506, 921

for establishing headquarters, training camps, etc..... 506, 921

allowance for divisional and regimental headquarters..... 507, 921

no other funds to be used..... 507, 921

pay of reserve officers restricted... 507, 921

*Orland Irrigation Project, Calif.,*

appropriation for maintenance, etc., of..... 416, 1166

deficiency appropriation for..... 1331

*Osage Agency, Okla.,*

appropriation for support of, pay of tribal officers and employees... 412, 1162

for oil and gas production expenses... 412, 1162

for monument to tribal members who lost their lives in World War..... 1162

for visits of Council, etc., to Washington..... 412, 1162

*Osage Indians, Okla.,*

appropriation for instruction of children; from tribal funds..... 407, 1158

Saint Louis Boarding School, renewal of contract..... 407, 1158

payment per capita quarterly to each competent adult, of share of tribal income..... 1008



	Page.		Page.
<i>Paiute Agency, Nev.</i> , appropriation for support, etc., of In- dians at, from tribal funds--	411, 1161	<i>Panama Canal</i> —Continued.	
<i>Paiute Agency, Utah</i> , appropriation for support, etc., of In- dians at, from tribal funds--	411, 1161	appropriation for sanitation, hospitals, etc-----	520, 934
<i>Paiute Indians</i> , lands in Utah, set apart for settlement by-----	246	surgical appliances to injured em- ployees-----	520, 934
<i>Paiute Indians, Nev.</i> , appropriation for irrigation charges, etc., allotted lands of; repay- ment-----	403, 1153	for civil government expenses; court officials-----	520, 934
<i>Pala Indian Reservation, Calif.</i> , appropriation for irrigation project on-----	400, 1151	purchase from Army surplus, etc., stock of supplies-----	520, 934
<i>Pamunkey Ferry Company</i> , time extended for bridging Pamunkey River, Sweet Hall, Va-----	10	for general expenses, from specified sources-----	520, 934
<i>Pamunkey River</i> , preliminary examination, etc., of, to be made-----	1193	net profits to be covered into the Treasury-----	520, 934
time extended for bridging, Sweet Hall, Va-----	10	for operation of waterworks, etc., Panama and Colon-----	520, 934
<i>Pan American Congress of Highways</i> , delegates to be appointed for partici- pating in, at Buenos Aires-----	1355	for relief and protection of American seamen in-----	208, 1017
<i>Pan American Petroleum and Transport Company</i> , contract with, for constructing oil tanks, etc., Pearl Harbor, Hawaii, de- clared against public interest-----	5	for surveys of Atlantic entrance to-----	235, 1045
proceedings for annulling, etc., to be instituted-----	6	for Weather Service expenses in-----	436, 825
<i>Pan American Petroleum Company</i> , lease of naval oil reserve in California by, declared against public in- terest-----	5	for storehouse at Gatun-----	488
proceedings for cancellation of, etc., to be instituted-----	6	for construction, etc., of military posts-----	902
<i>Pan American Sanitary Conference, Sev- enth</i> , deficiency appropriation for delegates to-----	692	for fire control installations-----	491, 906
delegates to, authorized-----	112	for aviation landing, France Field-----	493
sums authorized for expenses-----	112	for paying for hospital care, etc., Canal Zone garrisons-----	494, 909
<i>Pan American Scientific Congress, Third</i> , appropriation for expenses of delegates to-----	214	for plans for fortifications, etc-----	497, 912
<i>Pan American Union</i> , appropriation for quota for support of -----	212, 1020	for seacoast batteries-----	497, 912
for printing and binding for-----	212, 1020	for installing electrical plants, search- lights, etc-----	497, 912
<i>Panama</i> , appropriation for minister to-----	206, 1015	for preserving, etc., fortifications--	497, 912
for annual payment to-----	214, 1022	submarine mine defense struc- tures-----	497, 912
<i>Panama Canal</i> , appropriation for all expenses, objects specified-----	519, 933	for maintenance, searchlights, electric plants, etc., fortifications of-----	497, 912
pay of officials and employees--	519, 933	for seacoast cannon for-----	500, 915
contingent expenses, vehicles, etc. -----	519, 933	for ammunition, etc., for seacoast cannon-----	500, 915
damages to vessels passing through locks-----	519, 933	for altering, etc., seacoast cannon-----	500, 915
losses or damages to property taken-----	519, 933	for constructing fire control stations, range finders, etc-----	918
claims for damages to lands, etc-----	519, 933	for submarine mine supplies-----	918
expenses, sales of unserviceable material, etc-----	519, 933	for fire control installations, addi- tional, 1925-----	711
emergency expenses-----	519, 933	for fortification expenses, additional, 1925-----	711
per diem subsistence, etc-----	519, 933	for maintenance, etc., in United States, additional, 1925-----	712
for maintenance and operation-----	520, 933	for maintenance, etc., on the Isth- mus, additional, 1925-----	712
for salary of governor-----	520, 933	for sanitation, Canal Zone, addi- tional, 1925-----	712
payment to alien cripples-----	520, 933	for civil government in, additional, 1925-----	712
for new power plant, Miraflores-----	520	deficiency appropriation for fortifica- tion expenses-----	59, 63
completion authorized; cost-----	520	for fire control, fortifications-----	695
		for armament of fortifications-----	701, 762
		for seacoast batteries-----	701
		<i>Panama, Panama</i> , appropriation for operating water- works, etc., for-----	520, 934
		<i>Panama Railroad Company</i> , deficiency appropriation for refund to--	689
		<i>Panola-Quitman Drainage District</i> , may dam Tallahatchie River, at Porters Ferry, Miss-----	355
		development of water power, etc., not authorized-----	356
		removal, etc., if interfering with de- sirable water power develop- ment-----	356
		<i>Papago Indians, Ariz.</i> , appropriation for water supply for villages of-----	400, 1150
		for water supply for villages of, addi- tional, 1925-----	707

	Page.		Page.
<i>Paper,</i>		<i>Partnerships,</i>	
appropriation for developing standards of quality, etc., of -----	231, 1041	incomes taxed only on shares of members of -----	275
standards of, for printing and binding, to be fixed by Joint Committee on Printing -----	1105	<i>Pass Manchac, La.,</i>	
advertisement by Public Printer for sealed proposals, in one newspaper or trade journal in six cities -----	1105	preliminary examination, etc., of, to be made -----	1195
samples to applicants -----	1105	<i>Passage Tickets, Foreign Steamer,</i>	
<i>Paper, Distinctive,</i>		stamp tax on; Canada and Mexico excepted -----	335
appropriation for expense, United States securities -----	68, 768	costing less than \$10 exempt -----	336
for temporary employees -----	69	<i>Passport Bureaus,</i>	
for expenses, additional, 1925 -----	710	appropriation for, New York, San Francisco, Chicago, Seattle, New Orleans, and Boston -----	206, 1015
deficiency appropriation for expenses, United States securities -----	49, 1341	<i>Patent Office, Interior Department,</i>	
<i>Paraguay,</i>		appropriation for Commissioner, and office personnel -----	415, 1165
appropriation for minister to -----	206, 1015	employment of special service of typists -----	415
<i>Paris, France,</i>		for temporary employees -----	415, 1165
deficiency appropriation for acquiring embassy building and grounds --	48	for general expenses -----	415, 1165
<i>Paris, Tex.,</i>		for professional and scientific books, etc. -----	415, 1165
deficiency appropriation for public building -----	759	for producing weekly issue of patents, drawings, etc. -----	415, 1165
<i>Park Field, Tenn.,</i>		multigraphing heads of drawings permitted -----	1165
sale of abandoned, authorized -----	383	for investigating prior use of inventions, etc. -----	415, 1165
<i>Park Police, D. C.,</i>		for furniture, etc. -----	415, 1165
appropriation for salaries -----	572, 1246	for storing models, etc. -----	392, 1165
for expenses, uniforms, etc. -----	572, 1247	for printing weekly issue of patents, drawing, etc.; Official Gazette, etc. -----	393, 1143
deficiency appropriation for increase of compensation -----	678	deficiency appropriation for expenses, International Bureau, Berne -----	56
for motor vehicles -----	678	for scientific library -----	61
under officer in charge of public buildings and grounds -----	175	for printing and binding -----	683
detail of Army officer for -----	175	for storage, etc., models, exhibits, etc. -----	1330
grades of, to correspond with District police -----	175	for expenses of commission on disposal of certain models, etc. -----	1330
basic salaries established -----	175	exhibit for Seville Exposition to be prepared by -----	1257
uniforms, equipment, etc., to be furnished -----	175	Commissioner designated on commission to select models for retention, etc. -----	942
policemen and firemen's relief fund benefits extended to -----	176	retained models to be kept in, or National Museum -----	942
payments required -----	176	<i>Patent Office Models,</i>	
member to serve on board -----	176	commission created to select, for retention, etc. -----	942
deductions from salaries to be made. -----	176	of value, etc., to be kept in Patent Office or National Museum -----	942
refund of amounts paid to civil service retirement fund -----	176	remainder to be disposed of by sale, gift, destruction, etc. -----	942
special policemen without pay, for duty in parks, etc., authorized --	176	expenses authorized for handling, etc. --	943
duties, etc., restricted -----	176	appropriation authorized for -----	943
<i>Park River, Conn.,</i>		report to Congress by commission -----	943
preliminary examination, etc., of, to be made -----	1192	<i>Patents and Trade Marks,</i>	
<i>Park-Wood Lumber Company,</i>		office mistakes in registration of, to be rectified -----	1268
may bridge United States Canal, connecting Apalachicola River and Saint Andrews Bay, Fla. -----	22	sealed certificate of fact, etc., to be issued and recorded -----	1268
<i>Parking Commission, D. C. (see also Trees and Parking, D. C.),</i>		given same legal effect as original --	1269
deficiency appropriation for repairs --	679	previous certificates validated -----	1269
<i>Parks, D. C.,</i>		copies of records, etc., authenticated by office seal, certified by Commissioner or designated officer, accepted as evidence -----	1369
commission constituted for development, etc., of, system -----	463	to be issued on payment of fee -----	1369
<i>Parks, D. C., Small,</i>		trade mark registration certificates to be issued under office seal signed by Commissioner and attested by an assistant, etc. -----	1369
appropriation for condemning lands for -----	548, 1226	issue to assignee on recording of assignment -----	1369
<i>Parks, Military (see National Military Parks).</i>			
<i>Parlatoria Date Scale,</i>			
appropriation for emergency expenses, eradicating -----	459, 848		
<i>Parris Island, S. C.,</i>			
deficiency appropriation for monument to mark site of Charles Fort on --	690		

	Page.		Page.
<i>Patents, Commissioner of,</i>	415, 1165	<i>Pay, Navy—Continued.</i>	
<i>appropriation for</i> -----		<i>deficiency appropriation for, and allow-</i>	57,
<i>Pauls Valley, Okla.,</i>		<i>ances</i> -----	61, 698, 700, 760, 1349, 1351, 1353
<i>terms of court, at; rooms to be pro-</i>	730, 945	<i>for, miscellaneous</i> -----	57,
<i>Pawhuska, Okla.,</i>		61, 689, 698, 700, 760, 1349, 1351	
<i>terms of court at; rooms to be pro-</i>	945	<i>Pay Readjustment of Army, Navy, etc.,</i>	
<i>Pawnbrokers,</i>		<i>allowance to National Guard officers of</i>	250
<i>special tax imposed on; business de-</i>	326	<i>rental allowance to officers below brig-</i>	250
<i>Pawnee Indians, Okla.,</i>		<i>adier general, etc</i> -----	
<i>appropriation for fulfilling treaties</i>	410, 1160	<i>method of determining rate for one</i>	250
<i>with</i> -----		<i>room</i> -----	
<i>for support, etc., schools of, addi-</i>	708	<i>basis of allowance to officers with</i>	250
<i>Pay, Army,</i>		<i>dependents</i> -----	251
<i>appropriation for officers, line and</i>	481, 895	<i>having no dependent</i> -----	251
<i>staff</i> -----		<i>none allowed, while in the field, etc.,</i>	251
<i>for National Guard</i> -----	481, 896	<i>if having no dependent</i> -----	251
<i>for warrant officers</i> -----	481, 896	<i>if assigned quarters at permanent</i>	251
<i>for aviation increase, officers</i> -----	481, 896	<i>station</i> -----	
<i>for longevity, officers</i> -----	481, 896	<i>regulations to be made by the Presi-</i>	251
<i>time at Military or Naval Acad-</i>		<i>dent, etc</i> -----	
<i>emy after August 24, 1912, not</i>	481, 896	<i>retainer pay of members of Fleet Naval</i>	251
<i>counted</i> -----		<i>or Marine Corps Reserve, compu-</i>	251
<i>for enlisted men, line and staff</i> -----	481, 896	<i>ted; minimum allowance</i> -----	
<i>for National Guard, enlisted men</i> -----	481, 896	<i>enlisted men credited for longevity pay,</i>	251
<i>for aviation increase, enlisted men;</i>		<i>for active service as commis-</i>	251
<i>limitation</i> -----	481, 896	<i>sioned or warrant officers</i> -----	
<i>for Philippine Scouts, enlisted men</i> -----	481, 896	<i>allowances to National Guard for air</i>	251
<i>for longevity, enlisted men</i> -----	481, 896	<i>service duties, at camps, etc</i> -----	
<i>for retired, officers</i> -----	481, 896	<i>pay, etc., of Naval Academy band</i>	251
<i>for retired, officers on active duty</i> -----	481, 896	<i>rated</i> -----	
<i>for retired, enlisted men</i> -----	481, 896	<i>retired pay of officers under Act of 1922,</i>	252
<i>for retired, enlisted men on active</i>		<i>construed</i> -----	252
<i>duty</i> -----	481, 896	<i>effective July 1, 1922</i> -----	
<i>for, additional, 1925</i> -----	58,	<i>Peace River, Fla.,</i>	
<i>deficiency appropriation for</i> -----	62, 699, 701, 761, 1350, 1352, 1353	<i>preliminary examination, etc., of, to be</i>	1194
62, 699, 701, 761, 1350, 1352, 1353		<i>made</i> -----	
<i>for, War with Spain</i> -----	59, 699, 1352, 1353	<i>Peacock Military College,</i>	
<i>Pay Clerks, Army,</i>		<i>deficiency appropriation for use of</i>	1317
<i>appropriation for retired</i> -----	481, 896	<i>property of</i> -----	
<i>Pay, Marine Corps,</i>		<i>Pearl Harbor, Hawaii,</i>	
<i>appropriation for, and allowances</i> -----	201, 878	<i>appropriation for naval station, im-</i>	198, 876
<i>deficiency appropriation for</i> -----	57,	<i>provements</i> -----	198, 877
61, 698, 760, 1349, 1351, 1353		<i>for submarine base, public works</i> -----	199
<i>Pay, Navy,</i>		<i>for naval air station buildings, etc</i> -----	488
<i>appropriation for, miscellaneous</i> -----	183, 862	<i>for joint Army and Navy water</i>	488
<i>attendance at International Re-</i>		<i>supply</i> -----	
<i>search Council meetings, etc</i> -----	862	<i>deficiency appropriation for acquiring</i>	690
<i>collecting, etc., information</i> -----	184, 862	<i>private fishery rights in, and</i>	690
<i>interned prisoners of war, etc</i> -----	184, 862	<i>adjacent to</i> -----	
<i>private damages claims</i> -----	184, 862	<i>additional buildings at naval hospital,</i>	196
<i>restriction on use at naval dis-</i>		<i>authorized from naval hospital</i>	196
<i>tricts</i> -----	184, 862	<i>funds</i> -----	
<i>limit, clerical, etc., services at yards</i>	184, 862	<i>amount authorized for harbor improve-</i>	1276
<i>and stations</i> -----	193, 871	<i>ments, naval station at</i> -----	
<i>for officers</i> -----	193, 871	<i>contract for constructing oil tanks, etc.,</i>	5
<i>for rental allowance</i> -----	193, 872	<i>at, to be canceled, etc</i> -----	
<i>for subsistence allowance</i> -----	193, 872	<i>Pearl River,</i>	
<i>for retired, officers</i> -----	193, 872	<i>bridge authorized across, at Battle</i>	102
<i>for retired enlisted men</i> -----	193, 872	<i>Bluff Crossing, Miss</i> -----	101
<i>for reenlistment extra pay, etc</i> -----	193, 872	<i>Grigsbys Ferry, Miss</i> -----	28, 646
<i>for interest on deposits, enlisted</i>		<i>Jackson, Miss</i> -----	8
<i>men</i> -----	193, 872	<i>Meeks Ferry, Miss</i> -----	19
<i>for petty officers, seamen, etc</i> -----	193, 872	<i>between Saint Tammany Parish, La.,</i>	19
<i>for machinists, apprentice seamen,</i>		<i>and Hancock County, Miss</i> -----	
<i>etc</i> -----	193, 872	<i>time extended for bridging, near</i>	1141
<i>for, and allowances, Nurse Corps</i> -----	193, 872	<i>Georgetown, Miss</i> -----	
<i>for rental and subsistence, enlisted</i>		<i>Pearls,</i>	
<i>men</i> -----	193, 872	<i>excise tax on, sold, etc., by dealers;</i>	324
<i>for Fleet Naval Reserve retainer and</i>		<i>exception</i> -----	
<i>active service, and allowance</i> -----	193, 872	<i>Peat,</i>	
<i>for death gratuities</i> -----	193, 872	<i>appropriation for publication of experi-</i>	1143
<i>all accounted for as one fund</i> -----	193, 872	<i>ments, etc., in, to determine</i>	
		<i>commercial use, etc</i> -----	

	Page.		Page.
<i>Pecans</i> , appropriation for investigating diseases of.....	440, 830	<i>Pennsylvania and Newark Railroad Company</i> , time extended for bridging Delaware River, Trenton, N. J., by Pennsylvania Railroad Company and	738
for investigating growing, marketing, etc., of.....	442, 832	<i>Pennsylvania Avenue Bridge SE., D. C.</i> , appropriation for repairs and reflooring from gasoline-tax fund.....	550
<i>Pecuniary Claims between United States and Great Britain</i> , appropriation for expenses of arbitrating.....	213, 1022	<i>Pennsylvania Railroad Company</i> , agreement with, for reconstructing bridge across Chesapeake and Delaware Canal, ratified, etc....	1197
<i>Pee Dee, N. C.</i> , bridge authorized across Peedee River near.....	17	use of funds for.....	1197
<i>Pee Dee River</i> , bridge authorized across, Yawhannah Ferry, S. C.....	4	time extended for bridging Delaware River, Trenton, N. J., by Pennsylvania and Newark Railroad Company and.....	738
<i>Peedee River</i> , bridge authorized across, Pee Dee, N. C. Savage Landing, S. C.....	17 647	<i>Pensacola Bay, Fla.</i> , preliminary examination, etc., of waterway, to Mobile Bay to be made.....	1194
<i>Peekskill, N. Y.</i> , preliminary examination, etc., of, harbor to be made.....	1192	<i>Pensacola, Fla.</i> , appropriation for buildings, naval air station.....	199, 877
<i>Penal Bonds</i> , acceptance of Federal bonds or notes as, authorized.....	349	acceptance of lands, etc., for water supply.....	199
in lieu of personal or corporate, etc., sureties.....	349	funds for buildings, etc., not available until water supply assured.....	199
to be deposited in Federal depository return of, when obligation performed.....	349	preliminary examination, etc., of, harbor, entrance to be made.....	1194
to be withheld from contractor for war supplies, etc., to secure subcontractor.....	350	titles to certain lots in, quitclaimed to possessors of; conditions.....	738
priority of United States not affected.....	350	<i>Pension Office, Interior Department</i> , appropriation for Commissioner, and office personnel.....	414, 1164
inconsistent laws modified.....	350	for Army and Navy pensions.....	414, 1164
judicial authority not affected.....	350	for per diem, investigations, etc.....	414, 1164
<i>Penal Institutions</i> (see Penitentiaries, United States).		for office supplies, etc.....	414, 1164
<i>Pend d'Oreille River</i> , bridge authorized across, Washington and Idaho.....	1092	for fees, etc., examining surgeons.....	414, 1164
<i>Penitentiaries, United States</i> (see also Prisons, United States), appropriation for maintenance, Leavenworth, Kans.....	221, 1031	for expenses under Civil Service Retirement Act.....	414, 1164
for Atlanta, Ga.....	222, 1032	deficiency appropriation for fees, etc., examining surgeons... 41, 61, 684, 1330	56
for McNeil Island, Wash.....	223, 1032	<i>Pensions</i> , appropriation for Commissioner of, and office personnel.....	414, 1164
restriction on construction of new, etc., buildings.....	223	for Army and Navy.....	414, 1164
for maintenance, Leavenworth, Kans., additional, 1925.....	709	Navy from naval fund.....	414, 1164
for construction, Leavenworth, Kans., additional, 1925.....	709	separate accounts required.....	414, 1164
for Atlanta, Ga., additional, 1925.....	709	for fees, etc., examining surgeons.....	414, 1164
for McNeil Island, Wash., additional, 1925.....	709	deficiency appropriation for fees, etc., examining surgeons... 41, 61, 684, 1330	336
deficiency appropriation for erecting factories, etc., Leavenworth, Kans.....	45	papers relating to, claims exempt from stamp tax.....	336
for McNeil Island, Wash., water supply.....	45	<i>Pensions, Commissioner of</i> , appropriation for.....	414, 1164
for Leavenworth, Kans., maintenance.....	687, 1333	<i>Pere Marquette Lake</i> , bridge authorized across, Ludington, Mich.....	25
for Atlanta, Ga., maintenance.....	688, 1334	<i>Permanent Special Working Fund, Navy</i> , established by transfer from naval supply account fund.....	195
for McNeil Island, Wash., maintenance.....	688, 1334	functions of specified.....	195
for Industrial Institution for Women, construction, etc.....	1334	<i>Perry Street NE., D. C.</i> , appropriation for grading, west of Eastern Avenue.....	548
shoes, brooms, etc., to be manufactured by inmates of Leavenworth, Kans.....	6	<i>Perry's Victory Memorial Commission</i> , appropriation for improving grounds, etc.....	527
<i>Pennsylvania</i> , appropriation for reimbursing, for marine school expenses.....	184, 863	use of revenues from.....	527
amount to be contributed by, for survey of Allegheny and Monongahela Rivers, for flood control.....	250	<i>Persia</i> , appropriation for minister to.....	206, 1015
		for interpreter to legation and consulate general in.....	207, 1016

	Page.		Page.
<i>Persia</i> —Continued.		<i>Philippine Islands</i> —Continued.	
appropriation for expenses of American prisoners, etc., in.....	216, 1025	collection of taxes imposed by legislature of, in 1923 and 1924, legalized, etc.....	820
<i>Personal Property, D. C.</i> ,		income tax in, levied, etc., by insular officials.....	294
deeds, etc., of, to be valid against third parties, must be duly executed and filed in office of recorder of deeds.....	1103	authority of legislature to amend, etc. two citizens of, to serve on National Advisory Commission to Sesquicentennial Exhibition Association.....	294
to be indexed and kept open for inspection without recording in full....	1103		1254
conditional sales of, to be valid as to third parties, must be in writing and filed with recorder of deeds.....	1103	<i>Philippine Scouts</i> ,	
to be indexed, etc.....	1103	appropriation for pay of enlisted men.....	481, 896
<i>Perth Amboy, N. J.</i> ,		detail of retired officers of Regular Army, extended to retired officers of.....	1099
bridge authorized across Arthur Kill, Tottenville, N. Y., and.....	1094	<i>Phoenix, Ariz.</i> ,	
<i>Peru</i> ,		appropriation for Indian school at... 405, 1156	
appropriation for ambassador to... 206, 1015		for Indian school at, additional, 1925... 707	
<i>Petaluma Creek, Calif.</i> ,		granted public lands for municipal park.....	643, 1213
improvement of, authorized.....	1189	<i>Phoenix Indian Sanatorium, Ariz.</i> ,	
preliminary examination, etc., of, to be made.....	1196	appropriation for maintenance, etc., of.....	408, 1159
<i>Petersburg, Va.</i> ,		<i>Photographic Films and Plates</i> ,	
commission created to inspect, etc., battle fields of siege of, as to feasibility for preserving for historical study, etc.....	856	excise tax on, other than moving picture and X-ray, sold by producer....	323
<i>Peterson, Peter</i> ,		<i>Physical Constants</i> ,	
homestead entry of, validated.....	811	appropriation for operating testing machines to determine, of materials.....	231, 1040
<i>Petroleum</i> ,		<i>Physical Education, etc.</i> ,	
appropriation for investigations for economic production, etc.... 421, 1174		appropriation for investigations, etc. 426, 1180	
<i>Petroleum Oil Lands (see Naval Oil Reserves)</i> .		<i>Physical Hydrography</i> ,	
<i>Peyote</i> ,		appropriation for continuing researches in.....	235, 1045
appropriation for suppressing traffic in, among Indians.....	396, 1147	<i>Physical Valuation of Railroads</i> ,	
<i>Pharmacopœia, United States</i> ,		appropriation for expenses of ascertaining.....	527, 1205
appropriation for cooperating in revision of.....	447, 837	deficiency appropriation for expenses, ascertaining.....	680
<i>Philadelphia Exhibition</i> ,		<i>Pickerel and Crooked Lakes, Mich.</i> ,	
provisions for representation of the Government at, in celebration of the one hundred and fiftieth anniversary of signing of the Declaration of Independence... 1254		disposal of erroneously surveyed lands on.....	594
<i>Philadelphia, Pa.</i> ,		<i>Pierce Mill Road, D. C.</i> ,	
appropriation for mint at..... 77, 776		closing of, directed between Tilden Street and Wisconsin Avenue... 799	
for Naval Home..... 188, 867		<i>Pierre, S. Dak.</i> ,	
for navy yard, public works... 198, 876		appropriation for Indian school at... 407, 1157	
for mint at, additional, 1925..... 710		for Indian school, additional, 1925... 708	
granted strip of land for street purposes from national cemetery.....	242	deficiency appropriation for Indian school, repairs.....	1329
<i>Philippine Insurrection</i> ,		<i>Pike County, Ky.</i> ,	
veterans of, with specified diseases, admitted to hospital facilities, etc., of Veterans' Bureau.....	620	bridge authorized across Tug Fork of Big Sandy River between Mingo County, W. Va., and.....	11
<i>Philippine Islands</i> ,		<i>Pilot Charts, Navy</i> ,	
appropriation for pay of Resident Commissioners from..... 582, 1289		appropriation for preparation, etc., of. 189, 868	
for expenses of Resident Commissioners..... 582, 1289		<i>Pima Agency, Ariz.</i> ,	
for clerk hire, Resident Commissioners..... 585, 1293		appropriation for support, etc., of Indians at, from tribal funds... 411, 1161	
for special mail equipment for... 89, 787		<i>Pima Indian Hospital, Ariz.</i> ,	
for care of lepers, etc., Culion... 184, 863		appropriation for maintenance, etc., of.....	408, 1159
for relief, etc., of shipwrecked American seamen in.....	208, 1017	<i>Pima Indians, Ariz.</i> ,	
for shelter of troops in..... 488, 903		appropriation for irrigation system, Gila River Reservation.....	1152
limit, officers' quarters... 488, 903		for irrigation system on lands of, additional, 1925.....	707
for care of insane Filipino soldiers... 494, 910		dam, etc., authorized across Gila River, for providing water to irrigate lands of.....	475
cases in supreme court of, subject to certiorari from Supreme Court for review.....	940		
no other appellate review allowed... 940			

<i>Pima Indians, Ariz.</i> —Continued.	Page.	<i>Piute Indians, Utah,</i>	Page.
unexpended balance of appropriation for irrigation system, lands of, covered in.....	1155	purchase of lots in Cedar City, Utah, for use of.....	1096
<i>Pine Island Sound, Fla.,</i>		<i>Plans, etc., for Fortifications,</i>	
preliminary examination, etc., of, channel to Captive Island, to be made.....	1194	appropriation for preparing, United States.....	496, 911
<i>Pine Ridge Agency, S. Dak.,</i>		for preparing, insular possessions.....	496, 912
appropriation for support, etc., of Indians at, from tribal funds.....	411, 1161	for preparing, Panama Canal.....	497, 912
<i>Piney Branch Road, D. C.,</i>		for, additional, 1925.....	711
closing of, directed between Spring and Blair Roads.....	799	<i>Plant Disease Survey,</i>	
<i>Pink Bollworm of Cotton,</i>		appropriation for maintenance, etc.....	440, 830
appropriation for emergency expenses for preventing spread of, in Mexico, etc.....	458, 848	<i>Plant Diseases and Insect Pests,</i>	
for preventing entrance of cotton and seed from Mexico; inspection, cleaning, etc.....	458	appropriation for maintaining quarantine districts for.....	456, 847
for surveys and local extermination in Mexico.....	458, 848	<i>Plant Dust Explosions,</i>	
for control measures, Mexico, etc.....	458, 848	appropriation for investigating, etc.....	447, 837
for surveys of infestation in Texas and other States.....	458, 848	<i>Plant Industry Bureau, Department of Agriculture,</i>	
for cooperative establishment of cotton-free areas, etc.....	459, 848	appropriation for Chief of Bureau, and office and field personnel.....	440, 830
for extermination measures in cooperation with Mexican authorities.....	459, 848	for general expenses and investigations.....	440, 830
for reimbursing States for enforced nonproduction cotton zones.....	459, 848	cost of buildings limited.....	440, 830
payment for destroyed crops, etc., forbidden.....	459, 848	employing experts, investigators, etc.....	830
for eradicating, etc., additional, 1925.....	706	for investigating plant, tree, and fruit diseases; pecans.....	440, 830
deficiency appropriation for eradicating, etc.....	55	for citrus canker eradication, etc.....	440, 830
<i>Pipestone, Minn.,</i>		local contributions required.....	440, 830
appropriation for Indian school at.....	405, 1156	for investigating, etc., tree diseases; chestnut tree bark, white pine blister rust, etc.....	440, 830
for Indian school, additional, 1925.....	707	for cooperative eradication of white pine blister rust; conditions.....	440, 830
deficiency appropriation for Indian school, reconstruction of dairy barn.....	1329	for investigating, etc., cotton, truck, etc., crop plants.....	441, 831
<i>Pithlachascolee River, Fla.,</i>		for physiology of crop plants, etc.....	441, 831
preliminary examination, etc., of, to be made.....	1194	for soil bacteriology and plant nutrition investigations.....	441, 831
<i>Pittsburgh, Cincinnati, Chicago, and St. Louis Railroad Company,</i>		cultures for legumes.....	441, 831
may bridge Little Calumet River, Riverdale, Ill.....	998	publication of tests, etc.....	441, 831
<i>Pittsburgh Coal, Land and Railroad Company,</i>		for soil fertility investigations; adapting crops from tropical regions, etc.....	441, 831
may bridge Tug Fork of Big Sandy River, Nolan, W. Va.....	247	cottonseed interbreeding, etc.....	441, 831
<i>Pittsburgh, Pa.,</i>		rubber producing plants.....	441, 831
appropriation for mining experiment station, care, etc.....	421, 1175	for drugs, spices, etc., plant investigations.....	441, 831
for mining experiment station, care, etc., additional, 1925.....	708	for crop technological investigations, etc.....	441, 831
bridge authorized across Monongahela River, at.....	802, 943	for testing commercial seeds, etc.....	441, 831
sale of tract of Government land in, authorized.....	985	preventing adulterated seed and grain admission.....	441, 831
description.....	985	share in International Seed Testing Congress.....	441, 831
<i>Pittsburgh, Youngstown &amp; Ashabula Railway Company,</i>		for improving cereal production, etc.....	441, 831
may bridge Mahoning River, Haselton, Ohio.....	90	corn.....	441, 831
<i>Piute Indians, Nev.,</i>		flax cultivation, diseases, etc.....	441, 831
amount authorized for part of expense for drainage system for lands of, in Newlands reclamation project.....	595	broomcorn improvement and production.....	442, 831
reimbursement.....	596	destroying barberry bushes, etc.....	442, 831
proceeds of sales on Pyramid Lake Reservation to be deposited for.....	596	for improving tobacco production, etc.....	442, 832
Woodward townsite lots, reserved for public uses of.....	596	for drought resistant, etc., crops.....	442, 832
		for sugar plant, etc., investigations.....	442, 832
		for improving grazing lands, etc.....	442, 832
		for dry land, etc., farming experiments.....	442, 832
		free distribution of trees restricted.....	442, 832
		for utilizing western reclaimed lands, etc.....	442, 832
		for edible nuts, growing, shipping, etc.....	442, 832

	Page.		Page.
<i>Plant Industry Bureau, Department of Agriculture—Continued.</i>		<i>Pneumatic Tubes,</i>	
appropriation for investigating fruit growing, marketing, etc.....	442, 832	appropriation for maintenance, etc., appraisers' stores and custom-house, New York City.....	81, 779
study of changes in shipping, storage, etc.....	442, 832	<i>Pneumatic Tubes, etc., Postal Service,</i>	
for experimental gardens and grounds	442, 832	appropriation for New York and Brooklyn, N. Y.....	86, 785
for investigating producing, marketing, etc., truck crops, potatoes, etc.....	442, 832	deficiency appropriation for New York and Brooklyn.....	691, 763
for nursery plants, etc., investigations.....	442, 832	<i>Point Lookout, Md.,</i>	
for farm, Arlington, Va.....	443, 832	appropriation for care, etc., Confederate Cemetery.....	512, 927
for foreign seed and plant introduction experiments, etc.....	443, 833	<i>Point of Woods Range Lights, Mich.</i>	
for purchase, etc., of new seeds; investigation of forage crops.....	443, 833	exchange of lands used for, with Robert P. Hudson for other lands in same vicinity.....	357
for biophysical investigations.....	443, 833	<i>Poisonous Foods, Drugs, etc.,</i>	
for eradicating, etc., nail head rust of tomatoes.....	833	appropriation for expenses preventing sale, etc., of.....	447, 837
for administrative expenses.....	443, 833	<i>Poisonous Plants, National Forests,</i>	
for salaries, additional, 1925.....	705	appropriation for eradicating.....	446, 836
for general expenses, additional, 1925	705	<i>Pokety Creek, Va.,</i>	
deficiency appropriation for general expenses.....	55, 60, 700, 759, 1348	preliminary examination, etc., of, to be made.....	1193
for seed distribution, etc.....	55	<i>Polacca Wash Irrigation Project, Ariz.,</i>	
for purchase, etc., of seeds.....	700	appropriation for maintenance, etc., of.....	400, 1151
for sugar plant, etc., investigations; greenhouse, farm, Arlington, Va.....	1325	<i>Poland,</i>	
<i>Plants, etc., Agricultural,</i>		appropriation for minister to.....	206, 1015
appropriation for investigating diseases of.....	440, 830	settlement of indebtedness of, made by Foreign Debt Commission, approved.....	720
pathological collections.....	440, 830	amount of indebtedness.....	720
plant disease survey.....	440, 830	bonds to be issued therefor.....	720
for nutrition, etc., investigations.....	441, 831	principal payable in annual installments; progressive increase until sixty-second year.....	720
testing cultures for inoculating legumes, etc.....	441, 831	payment of additional amounts allowed.....	721
<i>Platt National Park, Okla.,</i>		interest rate to 1932; thereafter.....	721
appropriation for protection, etc.....	424, 1177	for first five years half of interest may be deferred, and added to principal; bonds to be issued therefor.....	721
for protection, additional, 1925.....	709	payment in United States bonds accepted.....	721
<i>Playgrounds, D. C.,</i>		<i>Police Court, D. C.,</i>	
appropriation for salaries.....	552, 1229	appropriation for salaries.....	564, 1239
for maintenance.....	552, 1229	two additional judges, etc.....	1239
for expenses of public school, during vacation.....	552, 1229	for expenses, witness fees, jurors, etc.....	1239
for supplies, etc., swimming pools.....	552, 1229	for repairs to buildings.....	564, 1239
for purchase of site Thirty-third and P Streets northwest.....	552	deficiency appropriation for expenses.....	677, 1321
for purchase of three sites.....	552	for jurors.....	677
for bathing beach.....	552, 1229	for contingent expenses.....	679
for expenses of school.....	559, 1234	composed of four judges; appointment residence, etc., requirements; terms; salaries.....	1119
commission constituted for development of system for, etc.....	463	separate and simultaneous sessions by the judges.....	1119
<i>Playing Cards,</i>		time required; for traffic violations.....	1119
stamp tax on.....	336	act of each judge deemed the act of the court; oath.....	1119
<i>Pleasure Boats,</i>		term of present judges not affected.....	1120
special tax on users of.....	328	additional deputy clerks and bailiffs to be appointed; pay.....	1120
exemption, for relief of seamen, etc.....	328	additional accommodations, etc., to be furnished for.....	1120
<i>Pleasure Clubs,</i>		trials without a jury, unless penalty over \$300, or imprisonment over 90 days.....	1120
exempt from income tax.....	282	commitments not to exceed one year in default of payment of fine.....	1120
<i>Pleuropneumonia, etc., Animal,</i>			
appropriation for emergency use, eradicating etc.; additional.....	110, 458, 851		
payment for animals destroyed; appraisal of values.....	111, 458, 851		
deficiency appropriation for arresting, etc.....	682		
<i>Plumas National Forest, Calif.,</i>			
exchange of lands with private owners for addition to.....	952		
lands added to.....	356		
<i>Plumbing Inspection, D. C.,</i>			
appropriation for salaries, etc.....	540, 1217		
deficiency appropriation for temporary services.....	36, 1318		

	Page.		Page.
<i>Police Court, D. C.—Continued.</i>		<i>Ponca Indians, Okla. and Nebr.,</i>	
jury service of two weeks; periods for...	1120	appropriation for support, etc.....	409, 1160
names to be drawn by jury commis-	1120	for support, etc., of, additional, 1925..	708
sion.....		all claims of, against United States to	
prosecutions for violating milk regula-	1008	be submitted to Court of Claims	729
tion to be in.....		advancement of; procedure, etc.....	730
<i>Police, D. C.,</i>		<i>Ponce, P. R.,</i>	
appropriation for salaries, officers, etc...	559, 1234	improvement of harbor, authorized....	1190
for personal services.....	1235	<i>Pontius, Irene Gracie,</i>	
for fuel, repairs, etc.....	560, 1235	appropriation for paying, widow of Al-	
for contingent expenses.....	560, 1235	bert W. Pontius, a consul gener-	
detection of crime.....	560, 1235	eral dying in service.....	210
for motor vehicles, maintenance,		<i>Poor, D. C.,</i>	
etc.....	560, 1235	appropriation for relief of the.....	571, 1245
for additional cells in stations 7 and 9..	560	for transportation of paupers.....	571, 1245
for garage station 12.....	1235	<i>Poplar Landing, S. C.,</i>	
for site for new station house.....	1235	bridge authorized across Santee River	
for construction, station 13.....	1235	at.....	1265
for house of detention.....	560, 1235	<i>Porcelains, Art,</i>	
for harbor patrol.....	560, 1235	excise tax on, sold by other than artist;	
for relief fund allowances.....	560, 1236	exceptions.....	323
deficiency appropriation for harbor pa-		<i>Port Alexander, Alaska,</i>	
trol heating plant.....	37	preliminary examination, etc., of, to be	
for increase of compensation, etc.....	676	made.....	1197
additional privates.....	676	<i>Port Angeles, Wash.,</i>	
for house of detention.....	679	preliminary examination, etc., of, har-	
basic salaries of major and superin-		bor to be made.....	1197
tendents, assistants, and in-	174	<i>Port Arthur Canal,</i>	
spectors.....		preliminary examination, etc., of, to be	
additional for service assignment to	174	made, Orange and Beaumont to	
detective bureau.....	174	the Gulf.....	1195
captains and lieutenants.....	174	<i>Port Chester, N. Y.,</i>	
assignment to detective bureau.....	174	dam across Byram River authorized by	
sergeants and privates.....	174	Greenwich, Conn., and.....	97
extra if mounted, using motor ve-		<i>Port Huron, Mich.,</i>	
hicles.....	174	portion of Fort Gratiot lighthouse reser-	
for headquarters detective service;		vation granted to, as a public	
etc.....	174	park; conditions.....	969
weekly day off in lieu of Sundays.....	175	<i>Port of New York Authority,</i>	
suspended during existing emergen-		may bridge Arthur Kill, Perth Amboy,	
cies.....	175	N. J., to Tottenville, N. Y.....	1094
one hundred additional privates pro-		Elizabeth, N. J., to Howland Hook,	
vided for, in Traffic Act.....	1125	N. Y.....	1094
<i>Policemen and Firemen's Relief Fund, D. C.,</i>		Hudson River, New York and New	
appropriation for allowances from... 560, 1236		Jersey.....	1094
deductions from salaries increased.. 560		Kill Van Kull, New York and New	
deficiency appropriation for allowances		Jersey.....	1094
from.....	37, 1321	sale authorized to, of Hoboken Manu-	
members of park police entitled to		facturers' "Railroad Company's"	
benefits of.....	176	property.....	984
payment from salary received since		conditions.....	984
September 1, 1916, required.....	176	no exemption from municipal or State	
one of, to serve on board.....	176	taxation by.....	985
proportions of appropriations for, from		<i>Port Orchard Bay, Wash.,</i>	
District and United States rev-	176	improvement of, authorized.....	1189
enues.....		<i>Port Orford, Oreg.,</i>	
monthly deduction from salaries of		preliminary examination, etc., to be	
police, park police, and White	176	made, of harbor.....	1196
House police.....	176	<i>Port Richmond, N. Y.,</i>	
to be credited to relief fund.....	176	bridge authorized across Kill Van Kull,	
<i>Political Assessments, etc.,</i>		from Bayonne, N. J., to.....	1094
soliciting, etc., from Government em-		<i>Port Royal, S. C.,</i>	
ployees, by Members of Con-		preliminary examination, etc., of, har-	
gress, Federal officials, etc., un-	1073	bor to be made.....	1194
lawful.....		<i>Portage Canal, Wis.,</i>	
<i>Polk County, Fla.,</i>		preliminary examination, etc., of, to be	
adjustment of conflicting claims of set-	1012	made.....	1195
tlers, etc., on public lands in...		<i>Porters Ferry, Miss.,</i>	
<i>Pollution of Navigable Streams and Lakes,</i>		dam authorized in Tallahatchie River at	355
appropriation for investigating sanita-	76, 775	<i>Portland, Me.,</i>	
tion, sewage and.....		appropriation for quarantine station..	80
<i>Ponca Agency, Okla.,</i>		for marine hospital, improvements..	778
appropriation for support, etc., of		preliminary examination, etc., of, har-	
Indians at, from tribal funds... 411, 1161		bor to be made.....	1191

	Page.		Page.
<i>Portland, Oreg.,</i>		<i>Portsmouth, Ohio,</i>	
appraiser of merchandise at, to be appointed.....	957	bridge authorized across Ohio River, Fullerton, Ky., to.....	663, 790
former provision repealed.....	957	<i>Portugal,</i>	
bridge authorized across Willamette River at.....	18	appropriation for minister to.....	206, 1015
at Burnside Street.....	9	<i>Possessions of the United States,</i>	
at Ross Island.....	9	citizens of, not residents or citizens of the United States, taxable only on income from United States sources.....	294
<i>Porto Rico,</i>		not applicable to Virgin Islands.....	294
appropriation for Resident Commissioner from.....	581, 1289	gross income of citizens or domestic corporations deemed from United States sources.....	294
for expenses, Commissioner.....	582, 1289	if 80 per cent of income for three preceding years derived from sources within the possessions.....	294
for clerk hire, Commissioner.....	585, 1293	and 50 per cent of the corporation's income from active business therein.....	294
for special mail equipment for.....	89, 787	or 50 per cent of the citizen's income from active business therein.....	294
for relief, etc., of shipwrecked American seamen in.....	208, 1017	to include all amounts of, whether within or without the United States.....	294
for district judge.....	218, 1028	Virgin Islands not included in.....	295
for agricultural experiment stations in.....	435, 824	<i>Post Allowances, Foreign Service Officers,</i>	
for care of insane, Infantry soldiers.....	494, 910	appropriation for, to meet living costs.....	210, 1018
court of appeals for first circuit to hold a sitting at San Juan.....	729	deficiency appropriation for.....	760, 1349
income tax in, levied, etc., by insular officials.....	294	<i>Post Cards, Private,</i>	
authority of insular legislature to amend, etc.....	294	rate of postage on, increased.....	1066
purchase of grounds, construction of customhouses, etc., authorized at designated municipalities in.....	630	<i>Post Discovery Bay Military Reservation,</i>	
cost limitations.....	630	right of way across, granted Chicago, Milwaukee and Saint Paul Railway.....	812
payment out of duties collected.....	630	<i>Post Exchanges, Military,</i>	
maximum allowed for any one year.....	630	appropriation for constructing, etc... recreation buildings, training camps, etc.....	480, 895
review by appeal or writ of error by circuit court of appeals in all cases in district court for.....	936	<i>Post Office Department (see also Postal Service),</i>	
of specified cases in Supreme Court of.....	936	appropriation for Postmaster General and office personnel.....	83, 782
two citizens of, to serve on National Advisory Commission to Sesquicentennial Exhibition Association.....	1254	for care, etc., Post Office Department Building.....	84, 782
<i>Porto Rico Civil Government,</i>		for First Assistant Postmaster General, and office personnel.....	84, 782
auditor to be appointed by the President.....	631	for Second Assistant Postmaster General, and office personnel.....	84, 782
salary and term.....	631	for Third Assistant Postmaster General, and office personnel.....	84, 782
duties as to receipts and expenditures.....	631	for Fourth Assistant Postmaster General, and office personnel.....	84, 782
executive secretary to be appointed by the governor.....	631	for Solicitor, and office personnel.....	84, 782
salary and duties.....	631	for Chief Inspector, and office personnel.....	84, 782
salaries of insular officials, not appointed by the President, to be such as provided by the legislature.....	631	for Purchasing Agent, and office personnel.....	84, 782
if legislature fails to appropriate, to be paid without appropriation.....	631	for office personnel of Accounts Bureau.....	84, 782
of governor and designated officials.....	631	restriction on number of persons in designated grades.....	84
if officer required to give bond, premium to be paid from insular treasury.....	632	for contingent expenses.....	84, 782
<i>Portraits,</i>		for stationery, etc.....	84, 783
registry of, as trade mark forbidden, without written consent of individual.....	647	for fuel, etc., for power plant; repairs, etc.....	84, 783
of deceased Presidents during life of widow without her written consent.....	647	for miscellaneous expenses.....	84, 783
<i>Portsmouth, N. H.,</i>		for furniture, etc.....	84, 783
appropriation for navy yard, public works.....	197, 876	for printing and binding for.....	84, 783
<i>Portsmouth, N. H., Naval Prison,</i>			
reimbursement to court martial prisoners in, for Liberty bonds and Victory notes of, stolen from prison safe.....	1277		

<i>Post Office Department—Continued.</i>	Page.
appropriation for reimbursing Government Printing Office or Capitol power plant for heat, light, and power to city post office, etc., District of Columbia	84, 783
field service appropriations not to be used for Department purposes	84, 783
for field service	85, 783
for expenses under Postmaster General	85, 783
for power, lights, etc., for equipment shops	85, 783
for cash rewards to employees for inventions, etc., benefiting the service	85, 783
additional to regular pay; use by the Government, etc.	85, 783
for transportation of equipment, etc.	85, 783
for travel and miscellaneous expenses, Postmaster General	85, 784
for paying claims for damages by operations of postal service	85, 784
for post office inspectors	85, 784
appointment of additional inspectors through Civil Service certifications	85
for traveling expenses, etc., of inspectors, etc.	85, 784
for miscellaneous expenses	85, 784
for clerks at division headquarters	85, 784
for rewards, etc.	85, 784
for expenses under First Assistant Postmaster General	86, 784
for postmasters	86, 784
for assistant postmasters, first and second class offices	86, 784
for printers, mechanics, etc.	86, 784
for clerks, etc., first and second class offices	86, 784
for watchmen, messengers, etc.	86, 784
for contract station clerks, etc.	86, 784
for separating mails, third and fourth class offices	86, 784
for unusual conditions	86, 784
for clerks, third class offices	86, 784
for rent, light, and fuel	86, 784
for miscellaneous, first and second class offices	86, 784
for village delivery, second and third class offices, etc.	86, 784
for Detroit River service	86, 784
for car fare and bicycle allowance, including special delivery car fare	86, 785
for city delivery, carriers	86, 785
for special delivery fees	86, 785
for pneumatic tube service, in New York and Brooklyn	86, 785
for vehicle allowance, etc., wagon service	86, 785
garage leases	86, 785
for travel and miscellaneous, First Assistant Postmaster General	86, 785
for expenses under Second Assistant Postmaster General	86, 785
for star route transportation in Alaska	86, 785
emergency service, etc.	86, 785
for steamboat, etc., routes	87, 785
for railroad routes, and messenger service	87, 785
special freight train arrangements	87, 785
accounting for mail messenger service	87

<i>Post Office Department—Continued.</i>	Page.
appropriation for airplane service, New York and San Francisco	87, 785
for night flying; extra charges day and night, on first class matter	87, 785
for Railway Mail Service	87, 785
for travel allowances, etc.	87, 785
for expenses, etc., away from headquarters	87, 785
for miscellaneous	87, 786
for electric and cable car service	87, 786
for foreign mail transportation	87, 786
amount for aircraft service	87, 786
maintaining sea post service	87, 786
assistant superintendent, New York City	87, 786
representative at meeting of research committee of Universal Postal Congress	786
for balances due foreign countries	87, 786
for delegates to Universal Postal Congress at Stockholm	87
for travel and miscellaneous, Second Assistant Postmaster General	88, 786
for expenses, under Third Assistant Postmaster General	88, 786
for postage stamps, stamped envelopes, etc.; postal cards	88, 786
for distribution of stamped envelopes, etc.	88, 786
for indemnity, lost domestic registered, insured, and collect-on-delivery mail	88, 786
for indemnity, lost international mail	88, 786
for travel and miscellaneous, Third Assistant Postmaster General	88, 786
for expenses, under Fourth Assistant Postmaster General	88, 786
for stationery, etc.; supplies for Postal Savings System	88, 786
for miscellaneous office supplies, etc.	88, 786
post route and rural delivery maps; sales, etc.	88, 787
equipment and furniture for post office quarters	88, 787
for twine and tying devices	89, 787
for shipment of supplies	89, 787
for canceling machines, etc.	89, 787
for labor saving devices, etc.	89, 787
traveling mechanics	89, 787
for mail bags, locks, and keys, etc.; equipment shops expenses, labor, etc.	89, 787
special equipments, departments, Alaska, etc.	89, 787
for star routes, except in Alaska	89, 787
for rural delivery service	89, 788
for travel and miscellaneous, Fourth Assistant Postmaster General	89, 788
for supplying postal deficiencies	89, 788
deficiency appropriation for paying damages claims	46, 690, 1336
for contingent expenses	46, 1337
for reimbursing Government Printing Office for heat, light, and power to city post office, etc., D. C.	46, 690
for postal service	46, 59, 63, 690, 699, 701, 763, 1336, 1350
for salaries	763
postal salaries under reclassification immediately available from appropriations for fiscal year 1926	1336
<i>Post Office Department Buildings, D. C., appropriation for care, etc., of</i>	84, 782

	Page.		Page.
<i>Post Office Inspectors,</i>		<i>Postal Cards,</i>	
appropriation for Chief Inspector, and		appropriation for manufacture of.....	88, 786
Department office personnel.....	84, 782	<i>Postal Congress, Universal,</i>	
for salaries.....	85, 784	appropriation for delegates' expenses..	87
additional, from civil service eligibles	85	for representative at meeting of re-	
for traveling expenses, etc.....	85, 784	search committee of, in Europe.....	786
for expenses, division headquarters..	85, 784	<i>Postal Rates,</i>	
for clerks, etc., division headquarters	85, 784	private mailing cards; rate increased..	1066
for rewards, etc.....	85, 784	second class; rates payable by pub-	
for securing information, etc.....	86, 784	lisher or agent on portion not ad-	
deficiency appropriation for rewards,		vertisements, flat rate.....	1066
etc.....	46, 690, 1337	on advertisement portion, zone	
<i>Post Offices,</i>		rates.....	1066
appropriation for postmasters.....	86, 784	religious, educational, agricultural,	
for assistant postmasters, first and		labor, etc., flat rate.....	1066
second class offices.....	86, 784	if advertisement space less than	
for printers, mechanics, etc.....	86, 784	five per cent, flat rate.....	1066
for clerks and employees, first and		daily newspapers, etc., deposited	
second class offices.....	86, 784	at carrier office for delivery;	
for watchmen, messengers, etc.....	86, 784	free county circulation, etc.....	1066
for contract station clerks.....	86, 784	separation by publishers for zone	
for separating mails, third and		mailing; statement to determine	
fourth class offices.....	86, 784	rates.....	1066
for unusual conditions.....	86, 784	if not sent by publisher; parcel post	
for clerical services, third class of-		if exceeding eight ounces.....	1067
fices.....	86, 784	for issue not exceeding one pound...	1067
for rent, light, and fuel for first,		zone rates of, relate to entire bulk...	1067
second, and third class offices..	86, 784	third class; matter included as.....	1067
for miscellaneous items, first and		rate; permissible writing.....	1067
second class offices.....	86, 784	fourth class; matter included as.....	1067
deficiency appropriation for postmas-		pound rate established.....	1067
ters..	46, 59, 690, 699, 1337, 1350, 1352	additional service charge, except	
for clerks, etc., first and second class		for rural collections.....	1067
offices..	46, 59, 63, 699, 701, 763, 1337, 1350	if additional postage and "special	
for watchmen, etc.....	47	handling" affixed, to have first	
for temporary, etc., clerk hire.....	47,	class mail treatment.....	1067
60, 63, 699, 763, 1337		reform of classification, rates, etc.,	
for miscellaneous, first and second		authorized.....	1067
class offices.....	47, 59, 1337, 1350	consent of Interstate Commerce	
for city delivery, carriers.....	47,	Commission to changes.....	1068
59, 690, 699, 701, 763, 1337, 1350		experiments authorized in selected	
for substitutes for carriers, etc.....	47	rural localities to encourage	
for special delivery fees.....	47, 1337	sending food products directly	
for vehicle allowance.....	47, 763, 1350	to consumers or vendors.....	1068
for contract station clerks.....	59	reduction of rates authorized, and	
for assistant postmasters.....	59, 63	carriers allowed commissions....	1068
for messenger service.....	59	amounts for commissions not to	
for rent, light, and fuel.....	60,	exceed revenue from service.....	1068
63, 699, 701, 763, 1350, 1352		report of progress of, to Congress..	1068
for separating mails.....	60, 699, 763	money orders; fees for domestic, in-	
for special delivery.....	60	creased.....	1068
for temporary carriers.....	763	registered mail; application and fees	
for unusual conditions.....	690	required; lesser fee permitted..	1068
for letter carriers, 1925.....	1337	sender may have a receipt for delivery	
for clerks, third class offices.....	1352	on payment of fee therefor.....	1068
monthly payment of rent for leased		insurance indemnity fees; rates.....	1069
premises, authorized.....	1105	sender may have a receipt for delivery	
<i>Post Roads, Rural (see also Federal High-</i>		on payment of fee therefor.....	1069
<i>way Act),</i>		collect-on-delivery service; rates of	
appropriation for constructing, in co-		fees.....	1069
operation with States.....	461, 852	and insurance indemnity extended to	
part of authorization for 1925.....	461	third class mail.....	1069
<i>Post Route, etc., Maps,</i>		special delivery service; additional	
appropriation for expenses of prepar-		stamps for mail over 2 and less	
ing, etc.; sales.....	88, 787	than 10 pounds.....	1069
<i>Postage (see also Postal Rates),</i>		weighing more than 10 pounds....	1069
rates of, for air mail service.....	805	issue of 15 and 20-cent stamps for...	1069
<i>Postage Stamps,</i>		ordinary stamps with "special deliv-	
issue of special, commemorative of ses-		ery" on covering may be used	
quicentennial of Battle of Lex-		for.....	1069
ington and Concord.....	749	work of ascertaining cost of handling	
of One hundred and fiftieth anni-		and revenue from several classes	
versary of Bunker Hill Battle..	1099	of mail, continued.....	1069
<i>Postage Stamps, etc., Postal Service,</i>		results to be reported annually.....	1069
appropriation for manufacture of, etc.	88, 786		

<i>Postal Rates—Continued.</i>	Page.
Acts repealed; second class mail sections of Revenue Act of 1917	1070
second class mail by other than publishers	1070
parcel post delivery, etc.	1070
Federal Corrupt Practices Act, 1925	1070
<i>Postal Savings System,</i> appropriation for supplies; expenses of bond issues	786
<i>Postal Service (see also Post Office Department),</i> appropriation for Department salaries and expenses	83, 782
for field service	85, 783
for power, light, etc., for equipment shops	85, 783
for cash rewards for inventions, etc., by employees for increasing efficiency, etc., of service	85, 783
additional to regular pay; limitation	85, 783
agreement for use without further claim	85, 783
restriction on use of fund	85, 783
for expenses under First Assistant Postmaster General	86, 784
for expenses under Second Assistant Postmaster General	86, 785
for balances due foreign governments	87, 786
for expenses under Third Assistant Postmaster General	88, 786
for expenses under Fourth Assistant Postmaster General	88, 786
for supplying postal deficiencies	89, 788
deficiency appropriation for cash rewards for inventions, etc.	46
for rewards, etc.	46, 690, 1337
for postmasters	46,
59, 63, 690, 699, 701, 763, 1337, 1350	1352
for clerks, first and second class offices	46,
59, 63, 699, 701, 763, 1337, 1350	
for watchmen, messengers, and laborers	47, 763
for temporary and auxiliary clerk hire	47,
60, 63, 690, 1337	
for miscellaneous, first and second class offices	47, 59, 763, 1337, 1350
for city delivery, carriers	47,
59, 63, 690, 699, 701, 763, 1337, 1350, 1352	
for substitute carriers	47, 690
for special delivery fees	47,
60, 690, 763, 1337	
for vehicle service	47,
60, 63, 699, 701, 763, 1350, 1352	
for foreign mails	47, 59, 691
for balances due foreign countries	47,
59, 63, 691, 699, 763, 1350	
for indemnities, international mail	47,
59, 63, 699, 701, 763, 1350	
for airplane service, New York and San Francisco	59, 1350
for contract station clerks	59
for assistant postmasters	59, 63
for freight on stamped paper, etc.	59
for indemnities, domestic mail	59,
63, 699, 701, 763, 1350	
for mail messenger service	59,
763, 1337, 1350	
for office appliances	59, 699
for equipment and supplies	59, 63, 763

<i>Postal Service—Continued.</i>	Page.
deficiency appropriation for power boat service	60
for railroad routes	60,
63, 691, 699, 701, 763, 1337, 1350	
use for air mail service from appropriation for 1926	1337
for Railway Mail Service	60,
691, 699, 763, 1338	
for rent, light, and fuel	60,
63, 699, 701, 763, 1350, 1352	
for rural delivery	60, 63, 699, 763
for separating mails	60, 699, 763
for shipment of supplies	60,
63, 699, 763, 1350	
for star routes, Alaska	60
for stationery	60
for temporary carriers	60, 763
for electric and cable car service	63,
763, 1338	
for freight on stamped paper and mail bags	63
for power boat and airplane service	63, 699
for unusual conditions	690
for pneumatic tubes, etc., New York and Brooklyn	691, 763
for temporary clerk hire	699, 763
for damages claims	763, 1336
for village delivery service	763
for substitute carriers	1337
for car fare and bicycle allowance, etc.	1337
for clerk hire, third class offices	1352
Air Mail Act provisions	805
all accounts relating to money orders to be rendered at prescribed periods to the comptroller, Bureau of Accounts, Post Office	950
authority for investigation of fines, etc., extended to accountability for all public moneys	1266
Bible in raised characters for the blind admitted free, if sent without charge to a blind person	668
at one cent a pound if sold at cost price	668
emergency mail service to be provided for, relay stations established, etc.	960
indemnity for loss, and collection on delivery of third class domestic mail	653
mail messenger service payments by designated postmasters, authorized	356
contracts for, allowed officers, etc., of third and fourth class offices; amount limited	356
allowed special delivery messengers at all offices	356
monthly payment of rent of leased premises authorized	1105
officials of, to assist in executing Alaska Game Law	742
postal crimes; stealing, secreting, embezzling, etc., mail matter	977
stealing, etc., mail left upon collection box, etc.	977
unauthorized taking mail before delivery, etc.	977
punishment for	977
precanceling stamped envelopes by users, permitted	955
readjustment of classifications, and salaries	1053

<i>Postal Service—Continued.</i>	Page.	<i>Postal Service—Continued.</i>	Page.
readjustment of salaries, etc.; postmasters, classifications.....	1053	readjustment of classifications; motor vehicle employees, eight hours a day's work; period restricted to ten hours.....	1061
salaries; first and second class.....	1053	pay for emergency overtime service; computation of.....	1061
third class; clerk hire allowance based on salaries.....	1054	compensatory time for Sundays and holidays; overtime pay at end of the year.....	1061
allowances for clerk hire, first, second, and third class, to cover all labor, except separating mails.....	1054	Railway Mail Service, salaries of superintendents, etc.....	1061
fourth, basis, advances, etc.....	1054	postal clerks, classes, grades, and pay.....	1062
inspectors, grades and salaries.....	1055	laborers; promotions.....	1062
promotions; expenses allowed.....	1055	substitute postal clerks, service pay and promotions; original appointments as substitutes.....	1062
clerks at division headquarters; promotions, transfers, etc.....	1055	readjustment of grades of clerks.....	1062
substitutes for clerks absent without pay.....	1056	travel allowances, in lieu of actual expenses, for duty over ten hours.....	1062
assistant postmasters, second class offices basis.....	1056	substitutes traveling to an assignment allowed full time; travel allowance from headquarters.....	1062
designated employees, assistant postmasters, etc., at first class offices based on receipts thereof.....	1056	post office lines, classes, and assignments to Class A and Class B; promotions.....	1062
classified stations, superintendents and assistants.....	1057	terminal offices, classes, and assignments to Class A and Class B; promotions.....	1063
assistant postmasters at offices limited.....	1058	transfer offices; classes and assignments to Class A and Class B; promotions.....	1063
superintendents of delivery and assistants, where receipts between \$14,000,000 and \$20,000,000.....	1058	clerks at division superintendents' offices; promotions.....	1063
addition to postmaster and supervisory employees, Washington, D. C.....	1058	examiners and assistants.....	1063
limits of salaries of assistant superintendents, etc.; exception.....	1058	day's work for clerks, eight hours; cash overtime allowance.....	1063
cashiers at State depositories for postal funds, etc.....	1058	eight hours a day's work at terminal and transfer offices; period restricted to ten hours.....	1063
promotions when office advanced to higher grade.....	1058	pay for work in excess.....	1063
minimum pay for supervisory grade employees.....	1058	road duty clerks credited for train delay.....	1063
employees above highest grade for special clerk to have increased salaries for grade in which placed.....	1058	postal clerks allowed part of leave carried to next fiscal year.....	1063
clerks and letter carriers, first and second class offices.....	1059	rural delivery; carriers' pay based on mileage.....	1063
grades and pay; substitutes credited for time served.....	1059	excess mileage allowances; deductions for failure to perform service.....	1064
promotions; special clerks.....	1059	equipment maintenance allowance; payment periods.....	1064
printers, mechanics, etc., deemed part of clerical force.....	1059	triweekly routes; pay and equipment allowance.....	1064
substitute, temporary, and auxiliary.....	1059	equipment and supplies division; requisition fillers and packers, pay increased.....	1064
Detroit River service.....	1059	village delivery service; carriers.....	1064
eight hours a day's work; period restricted to ten hours.....	1059	leaves of absence to employees; sick leave cumulative.....	1064
overtime pay for emergency, etc., excess work; computation of.....	1059	monthly credit for.....	1064
compensatory time for Sunday and holiday; overtime pay at end of the year.....	1059	restoration of reduced employees to former grade or advanced.....	1064
messengers, watchmen, and laborers, first and second class offices; substitutes.....	1060	withheld promotions, allowed subsequently if record satisfactory.....	1064
motor vehicle employees, superintendents, etc.; classification and pay.....	1060	compensatory time for Sunday or holiday work at terminal and transfer offices.....	1065
general mechanics, and clerks; promotions.....	1060	pay in lieu of, at end of the year...	1065
special clerks for.....	1060		
mechanics' helpers; driver mechanics, etc.; substitutes.....	1060		

<i>Postal Service—Continued.</i>	
readjustment of classifications, etc.; employees promoted automatically after one year's satisfactory service in a grade.....	1065
transfers and interchanges of clerks and carriers, allowed in the interest of the service.....	1065
substitutes appointed to regular positions credited for time served as substitutes.....	1065
employees in Army, etc., during World War, to have credit therefor in postal service.....	1065
no rank or pay of employees reduced.....	1065
appropriations for fiscal year 1925 available for new rates herein provided, and additional sums authorized.....	1065
inconsistent laws repealed.....	1065
postal rates provisions.....	1066
effective April 15, 1925.....	1070
special joint subcommittee created to report, a permanent schedule of postal rates.....	1070
Federal Corrupt Practices Act, 1925..	1070
salaries under reclassification, immediately available from appropriations for fiscal year 1926....	1336
special series of postage stamps authorized commemorative of sesquicentennial of the Battle of Bunker Hill.....	1099
sesquicentennial of Battle of Lexington and Concord.....	749
<i>Posthumous Army Commissions,</i>	
issue of commission in name of an officer appointed, or recommended therefor, from school for officers during World War, unable to accept by reason of death in line of duty.....	1255
to be borne on Army records as of the grade, etc.....	1255
an officer in military service during World War officially recommended for promotion, unable to accept by reason of death in line of duty.....	1255
to be borne on Army records as of the grade, etc.....	1256
any officer duly qualified for promotion, who dies, in line of duty, after occurrence of vacancy entitling him thereto, before issue of the commission.....	1256
to be borne on Army records in promoted grade, etc.....	1256
no bonus, etc., from provisions of this Resolution.....	1256
<i>Postmaster General,</i>	
appropriation for, and office personnel..	83, 782
for field service, Post Office Department under.....	85, 783
for power, light, etc., for equipment shops.....	85, 783
for cash rewards for inventions, etc..	85, 783
for transportation and delivery of equipment, etc.....	85, 783

<i>Postmaster General—Continued.</i>	
appropriation for travel and miscellaneous expenses.....	85, 784
for paying damages claims.....	85, 784
for inspectors, etc.....	85, 784
authorized to contract for carrying air mail by aircraft.....	805
other first class mail by aircraft.....	805
may issue permits to users for precanceling stamped envelopes.....	955
regulations for indemnity for lost, and collection on delivery, domestic third class mail, to be made by..	653
special series of postage stamps to be issued by, commemorative of sesquicentennial of Battle of Bunker Hill.....	1099
commemorative of sesquicentennial of Battle of Lexington and Concord.....	749
<i>Postmaster, House of Representatives,</i>	
appropriation for, assistant, money order clerk, messengers, etc..	584, 1293
for mail vehicles.....	585, 1293
positions and pay established of, assistant, messengers, etc.....	152
<i>Postmaster, Senate,</i>	
appropriation for, carriers, etc.....	581, 1289
positions and pay established of, and other post office employees.....	149
<i>Postmasters,</i>	
appropriation for compensation.....	86, 784
for assistant, first and second class offices.....	86, 784
for civil service examination of Presidential.....	523, 1201
deficiency appropriation for compensation.....	46, 59, 63, 690, 699, 763, 1337, 1350, 1352
for assistant.....	59, 63
may be designated disbursing officers for mail messenger, etc., payments.....	356
third and fourth class, and employees, may contract for mail messenger service.....	356
money order accounts of to be rendered at prescribed periods to the Bureau of Accounts of the Department.....	950
<i>Potash Salts,</i>	
appropriation for geological researches to determine presence of....	419, 1173
<i>Potato Wart,</i>	
appropriation for cooperative expenses eradicating.....	456, 848
<i>Potatoes,</i>	
appropriation for investigating diseases of.....	441, 831
for investigating wireworms and other insects affecting.....	449, 839
<i>Poteau, Okla.,</i>	
terms of court at; rooms required...	731, 945
authority of clerk at Muskogee.....	731
<i>Potomac Avenue NW., D. C.,</i>	
appropriation for grading, Macomb Street to Norton Place; culvert construction.....	547
<i>Potomac Avenue SE., D. C.,</i>	
appropriation for paving, etc., Sixteenth to E Streets; from gasoline-tax fund.....	1225

	Page.		Page.
<i>Potomac Park, D. C.,</i>		<i>President of the United States,</i>	
appropriation for West Park-----	573	appropriation for compensation.....	521, 1198
for macadam roads, etc.-----	573	for Secretary, and office personnel..	521, 1198
for East Park-----	573	for traveling expenses, etc.-----	521, 1199
for tourists' camp in East Park... 573,	1247	for Executive Office-----	521, 1198
for Tidal Basin bathing beach-----	573	for expenses of suits to cancel leases	
balances for bathing beach, etc.,		of naval oil reserves, etc.-----	16
covered into the Treasury-----	1247	authority of counsel employed-----	16
for reflecting pool, additional, 1925--	712	for protecting the person of-----	74,
for widening inlet bridge-----	1247		217, 774, 1026
<i>Potomac River,</i>		deficiency appropriation for expenses,	
construction of memorial bridge across,		sickness, death, and burial of	
from Lincoln Memorial to Arling-		Warren G. Harding, late-----	34
ington, Va., authorized-----	974	for mileage, State messengers convey-	
deficiency appropriation for commencing	1316	ing electoral vote for, and	
preliminary examination, etc., of-----	1193	for Vice President-----	753
<i>Pottawatomie Indians, Wis. and Mich.,</i>		for expenses, Joint Congressional	
payment to members of, not receiving		Committee on Inaugural Ceremonies	
benefits of former appropriation		of March 4, 1925-----	753
for support, etc.-----	819	for expenses, Agricultural Conference	
<i>Pottawatomie Agency, Kans.,</i>		-----	754
appropriation for support, etc., of		for Federal Oil Conservation Board..	
Indians at, from tribal funds. 411,	1161	for publishing ascertainment of elec-	
for support, etc., of Indians at, additional,		toral vote for, and Vice President	
1925-----	708	-----	756
<i>Potter County, S. Dak.,</i>		for expenses of suits to cancel leases	
bridge authorized across Missouri		of oil lands, etc.-----	1315
River, between Dewey County		for surveys, etc., of Saint Lawrence	
and-----	30	River-----	1315
<i>Pottery,</i>		action of, in issuing Army supplies, etc.,	
appropriation for study of processes,		for relief of sufferers from Japanese	
etc., in manufacture of-----	231, 1040	earthquake, 1923, approved-----	963
<i>Poughkeepsie, N. Y.,</i>		additional hospital facilities, etc., for	
bridge authorized across Hudson River,		beneficiaries of Veterans' Bureau	
at-----	10	subject to approval of-----	1212
<i>Poultry,</i>		appointment of Director of Veterans'	
amount of deficiency appropriation for		Bureau by-----	608
arresting foot-and-mouth disease,		authorized to advance on promotion	
etc., available for eradicating		list for world flight achievement	
European fowl pest and other		Air Service officers Lowell Herbert	
diseases of-----	722	Smith, Leigh Wade, Leslie	
<i>Poultry Feeding and Breeding,</i>		Philip Arnold, and Erick Henning	
appropriation for experiments in....	439, 828	Nelson-----	979
<i>Pound, D. C.,</i>		authorized to appoint Richard Evelyn	
appropriation for motor vehicle-----	563	Byrd, jr., a lieutenant commander	
<i>Powder, Navy (see also Ordnance, Navy),</i>		on Navy retired list-----	821
appropriation for purchase and manu-		Thomas James Camp a major of	
facture of smokeless-----	192, 871	Infantry-----	792
<i>Power Boat Routes, Postal Service,</i>		John I. Conroy captain on Marine	
appropriation for mail transportation		Corps retired list-----	1279
by-----	87, 785	John J. Dobbertin marine gunner	
deficiency appropriation for mail transportation		in Marine Corps-----	1012
by-----	60, 63	Henry F. Mulloy ensign in the	
<i>Power Boats, etc.,</i>		Navy-----	961
special tax on users of, not for business,		William Schuyler Woodruff an	
etc.-----	328	officer of Infantry-----	806
<i>Power Commission, Federal,</i>		commissioner general and five commis-	
appropriation for expenses of-----	524, 1203	sionaries as representatives at	
<i>Powers of Attorney,</i>		the Seville International Exposition	
stamp tax on; exceptions-----	336	in 1927-----	1256
<i>Prairie Dogs,</i>		delegates to Inter-American Commis-	
appropriation for devising methods for		sion on Electrical Communications	
destroying-----	450, 841	meeting-----	112
<i>Precious and Semiprecious Stones,</i>		delegates to Pan American Congress	
excise tax on, and imitations, sold, etc.,		of Highways-----	1355
by dealers; exception-----	324	delegates to Seventh Pan American	
<i>Precious Metals,</i>		Sanitary Conference-----	112
appropriation for collecting statistics		member of Pueblo Lands Board... 636	
of-----	77, 726	members of Board of Tax Appeals... 336	
excise tax on sales by dealers, of articles		notaries public in District of	
of, or mounted with-----	324	Columbia-----	821
<i>Predatory Wild Animals,</i>			
appropriation for suppressing rabies			
in-----	450, 846		

<i>President of the United States—Contd.</i>	Page.	<i>President of the United States—Contd.</i>	Page.
authorized to appoint representative to centennial of first meeting of Legislative Council of Florida...	473	may detail not more than seven Army officers, for administration of World War Adjusted Compensation Act.....	131
special commissioners to cooperate with Mexico as to use of waters of Rio Grande, below Fort Quitman, Tex.....	118	may transfer to officer of Alaska Railroad powers, etc., under Injury Compensation Act, in Alaska...	1356
temporary officers of Coast Guard...	104	permission of, required for exporting helium gas.....	1111
three commissioners of Lexington-Concord Sesquicentennial Commission.....	749	quota of alien nationality for admission of immigrant, based on joint determination of Secretaries of State, Commerce and Labor, to be proclaimed by, on or after April 1, 1927.....	159
three members of Bunker Hill Sesquicentennial Commission...	1099	requested to invite Interparliamentary Union to hold annual meeting in Washington in 1925.....	119
three members of the Mecklenburg Sesquicentennial Commission...	1267	negotiate agreement with foreign governments, to limit building of ships and aircraft, and number of officers and men.....	204
two members of Library of Congress Trust Fund Board.....	1107	settlement of indebtedness of Finland to United States approved by, authorized.....	20
two representatives to participate in negotiating the Columbia River compact.....	1268	of Hungary to United States, approved by, authorized.....	136
complete a topographical survey of the United States.....	1011	of Lithuania to United States, approved by, authorized.....	719
designate game refuges in Ozark National Forest, Ark.....	1091	of Poland to United States, approved by, authorized.....	720
detail Major Wallace W. Kirby, Army, as Director, Engraving and Printing, for six months.....	252	<i>Presidents, Deceased,</i>	
enlarge area of Custer State Park Game Sanctuary, S. Dak.....	632	registry of portrait of, as trade mark, during life of widow forbidden, except by her consent in writing.....	647
establish as national forests lands, suitable for timber production in reservations, other than excepted ones.....	655	<i>Presidio of San Francisco, Military Reservation, Calif.,</i>	
establish, etc., Naval Reserve Officers' Training Corps.....	1276	conveyance to San Francisco, portion of, for exposition, park, etc., purposes.....	1129
institute proceedings to cancel and annul designated naval oil reserve leases, etc.....	6	conditions subject to right of way, etc.....	1129
special counsel for, to be employed.....	6	<i>Presiding Officer of the Senate,</i>	
invite States and foreign countries to take part in New Orleans International Trade Exposition.....	1253	made a member, ex officio, of George Washington Bicentennial Birthday Commission.....	671
issue posthumous commissions in name of person dying in service during World War, and unable to accept.....	1255	to appoint four Senators on commission.....	671
officer qualified for promotion dying in line of duty after vacancy occurring entitling him thereto, before issue of the commission.....	1255	<i>Pribilof Islands (see Alaska Fisheries Service).</i>	
modify, etc., visas of passports of aliens, not immigrants.....	976	<i>Princeton Place NW., D. C.,</i>	
reappoint Frederick K. Long, as captain of Infantry.....	152	appropriation for paving, Warder Place to Georgia Avenue.....	546
remit payments by China of further installments of Boxer indemnity.....	135	<i>Printing Division, Treasury Department,</i>	
suspend designated alterations and construction of naval vessels, if international limitation conference held.....	719	appropriation for chief of, and office personnel.....	69, 768
withdraw for game refuge, public lands in South Dakota.....	634	for printing and binding.....	69, 768
direction of, over Office of Public Buildings and Public Parks of the National Capital.....	983	for postage.....	69, 768
made a member of George Washington Bicentennial Birthday Commission.....	671	<i>Prison Commission, International,</i>	
and to appoint eight members thereof.....	671	appropriation for annual contribution.....	211, 1020
		deficiency appropriation for.....	760
		<i>Prisoners, D. C.,</i>	
		appropriation for support of jail, etc.....	566, 1241
		<i>Prisoners of War, etc.,</i>	
		appropriation for expenses, etc., of, under Navy Department.....	184, 862
		<i>Prisoners, United States,</i>	
		appropriation for support of.....	223, 1033
		for inspection of.....	224, 1033
		for support, additional, 1925.....	709
		deficiency appropriation for support of.....	44, 57, 171, 688, 760, 1334

<i>Prisons, Foreign Service,</i> appropriation for maintenance, etc., of—	Page. 1025	<i>Proving Grounds, Army Ordnance,</i> appropriation for current expenses—	Page. 498, 914
<i>Prisons, United States (see also Penitentiaries),</i> appropriation for maintenance, etc.—	221, 1031	deficiency appropriation for—	59, 62, 762
for inspection of, and prisoners—	224, 1033	<i>Provisions, Marine Corps,</i> appropriation for—	203, 879
for assistant superintendent of—	224, 1033	<i>Provisions, Navy,</i> appropriation for—	194, 872
<i>Probation System, D. C.,</i> appropriation for, juvenile court—	564	deficiency appropriation for—	57, 61, 1349
for, under supreme court—	565, 1240	<i>Proxies,</i> stamp tax on; exceptions—	336
<i>Probation System, United States Courts,</i> in criminal cases, sentence may be suspended and defendant placed on probation—	1259	<i>Public Buildings,</i> appropriation for Supervising Architect, and office personnel—	79, 777
fine imposed and probation directed—	1260	for Baltimore, Md., immigrant station—	79
revocation, modification, etc.; period limited—	1260	for Carville, La., Leper Home—	79
payment of fine, restitution, etc., while on probation—	1260	for Chicago, Ill., post office, etc.—	79, 777
conduct to be reported by probation officer when directed by the court—	1260	for Fairmont, Minn.—	79
action upon report—	1260	for New Orleans, La.—	79
arrest of probationer during period by probation officer, and taken before the court—	1260	for New York, N. Y., customhouse—	79
after probation period limited—	1260	Subtreasury—	79
revocation of probation and imposition of original sentence authorized—	1260	subway to Assay Office—	79
probation officers to be appointed by the courts—	1260	for Washington, D. C., Treasury Annex, Fourteenth and B Streets—	79
salaries authorized if necessary—	1260	for Auditors' Building, fire protection—	778
civil service eligibles for—	1260	for additional lock-box equipment for—	778
expenses payable from court allotment—	1260	for remodeling, etc., occupied buildings—	79, 778
duties specified—	1260	for Birmingham, Ala.—	777
records, accounts, reports, etc., to be kept—	1261	for Brooklyn, N. Y., post office—	777
power of arrest as by deputy marshal—	1261	for Mobile, Ala.—	777
<i>Proceedings in Congress,</i> appropriation for reporting, House of Representatives—	585, 1293	for Ellsworth, Me.—	777
for reporting, Senate—	581, 1289	for Louisville, Ky.—	777
position and pay established of official reporters of, etc., House of Representatives—	152	for Saint Louis, Mo., post office—	777
<i>Produce Exchanges,</i> stamp tax on sales of produce at, for future delivery—	334	for Saint Paul, Minn.—	778
cash sales for immediate delivery, exempt—	335	for Topeka, Kans.—	778
<i>Professors of Colleges, etc.,</i> alien, seeking admission, who have for two years previously followed their profession, construed as nonquota immigrants in Immigration Act—	155	for Baltimore, Md., marine hospital—	79, 778
<i>Prohibition (see National Prohibition Act).</i>		for Boston, Mass., marine hospital—	778
<i>Projectiles, Navy,</i> appropriation for experiments, etc., in development of—	193, 871	for Carville, La., marine hospital—	79, 778
<i>Prosecutions for Violations of Internal Revenue Laws,</i> restriction on time for instituting—	341	for Detroit, Mich., marine hospital—	79
<i>Providence Hospital, D. C.,</i> appropriation for minor contagious diseases ward—	562, 1237	for Saint Louis, Mo., marine hospital—	79
for care of indigent patients—	568, 1242	for New Orleans, La., marine hospital—	778
<i>Providence, R. I.,</i> sale of appraisers' stores property at, authorized—	960	for Portland, Me., marine hospital—	778
		for San Francisco, Calif., marine hospital—	778
		for Boston, Mass., quarantine station—	79, 778
		for Marcus Hook, Pa., quarantine station—	79
		for Portland, Me., quarantine station—	80
		for Tampa, Fla., quarantine station—	80
		for Baltimore quarantine station—	79, 778
		for Astoria, Oreg., quarantine station—	80
		for Galveston, Tex., quarantine station—	80, 778
		for Ship Island, Miss., quarantine station—	80
		for Reedy Island, Del., quarantine station—	80
		for San Francisco, Calif., quarantine station—	80, 778
		for San Juan, P. R., quarantine station—	80
		for New Orleans, La., quarantine station—	778
		for New York, N. Y., quarantine station—	778
		work on marine hospitals and quarantine stations under Supervising Architect—	778
		for repairs and improvements—	80, 779
		for mechanical equipment—	80, 779
		pneumatic tube service, New York City—	81, 779

<i>Public Buildings</i> —Continued.	Page.
appropriation for vaults, safes, etc.	81, 779
for additional pay, Supervising Architect	81, 780
for skilled employees, etc., Office of Supervising Architect	81, 780
for superintendents, inspectors, etc., on buildings	81, 780
transferring effects of superintendents, etc.	81, 780
for contingent expenses, materials, etc.	82, 780
no allowance for transporting supplies	82, 780
ground rent, Salamanca, N. Y.	82, 780
for operating force; employees specified	82, 780
for furniture and repairs	82, 781
for operating supplies; fuel, lights, water, etc.	82, 781
advance fuel contracts authorized	83, 781
for operating force, additional, 1925	710
for general expenses, additional, 1925	710
deficiency appropriation for Boston, Mass., appraisers' stores	51
for operating supplies	51, 58, 695, 761, 1350, 1352
for furniture	58, 62, 698, 701, 761, 1343, 1350
for Searcy, Ark.	58
for Warrenton, Va.	58
for repairs and preservation	58, 761, 1349, 1352
for mechanical equipment for	58, 698, 761, 1349
for vaults and safes	58, 62, 698
for general expenses	58, 62, 698, 761, 1349
for operating force	62, 694, 761, 1350, 1352, 1353
for Honolulu, Hawaii	62, 761
for New York, N. Y., quarantine station	694
for Paris, Tex.	757
for assistant custodians and janitors	761, 1349, 1352
for Brooklyn, N. Y.	1343
for Mobile, Ala.	1343
for Steubenville, Ohio	1343
for relief of contractors, war condition claims	1344
Cincinnati, Ohio; cleaning exterior of post office permitted	135
construction authorized of quarantine station, Sand Island, Ala.	950
Denver, Colo.; exchange of custom-house in for new site and building	1117
El Dorado, Ark.; exchange of part of public building site with city	809
Providence, R. I.; appraisers' stores property, to be sold	960
Toledo, Ohio; sale of old post office, etc., authorized	1258
Washington, Mo.; part of public building site conveyed to city for alley extension	136
<i>Public Buildings and Grounds, D. C.</i> , appropriation for care, etc., grounds of executive departments	514, 929
for Washington Monument	514, 929
for repairs, etc., Lincoln's death-place	515, 929

<i>Public Buildings and Grounds, D. C.</i> —Continued.	Page.
appropriation for repairs, watchmen, etc., Wakefield, Va., Washington's birthplace	515, 929
for Lincoln Memorial	515
for Superintendent, assistant, etc., office of	572
for foremen, gardeners, etc.	572
for personal services	572, 1246
for contingent expenses	572, 1246
for park police	572, 1246
for improving grounds south of Executive Mansion	573
for greenhouses, etc.	573
for improvement and care of parks, etc.	573
for Monument Grounds, etc.	573
for general repairs, maintenance, etc.	573
for Rock Creek Park	573
for improvement, etc., of public grounds	1247
for Potomac Park	573, 1247
for tourists' camp, Potomac Park	573
for maintaining portions of parks for out-door sports	573, 1247
for Meridian Hill Park	573
operating, etc., fountains on Union Station Plaza	573, 1247
for increased cost of park maintenance	573
for Tidal Basin bathing beach	573
unexpended balances for Tidal Basin bathing beach covered into the Treasury	1247
for public band concerts	1247
for recreation section, Anacostia Park	1247
for Rock Creek Park, new shelter, etc., station	1247
for widening Inlet Bridge, Potomac Park	1247
for lighting public grounds	574, 1247
for heating offices, etc.	574, 1247
for surveying Virginia line, Chain Bridge to Jones Point	574
for additional lands for development of Rock Creek and Potomac Parkway	574
for improvement and care, additional, 1925	712
for Washington Monument, additional, 1925	712
for repairs, Lincoln's deathplace, additional, 1925	712
for Wakefield, Va., Washington's birthplace, improvements, etc., additional, 1925	712
for Lincoln Memorial, additional, 1925	712
for West Potomac Park, reflecting pool, additional, 1925	712
for salaries, etc., additional, 1925	712
for care, etc., additional, 1925	712
for lighting public grounds, additional, 1925	712
deficiency appropriation for J. Maury Dove Company	53
for care of grounds, etc.	55
for park police	678
for Tidal Basin bathing beach	678
for bathing beach for colored people	678

	Page.		Page.
<i>Public Buildings and Grounds, D. C.—</i>		<i>Public Buildings Commission,</i>	
deficiency appropriation for commencing Arlington Memorial Bridge for Rock Creek, etc., Parkway	1316	deficiency appropriation for expenses credited for maintenance of motor vehicle	34
for Washington Monument	1323		753
acceptance of "Archbold Parkway" as addition to park system authorized, from Mrs. Anne Archbold	1346	<i>Public Convenience Stations, D. C.,</i>	
of additional dedications of land on request of National Capital Park Commission	978	appropriation for maintenance for new station, Ninth and F Streets NW	551, 1228
"The Glover Parkway and Children's Playground," authorized, from Charles C. Glover	979	deficiency appropriation for maintenance, etc.	1228
added to park system	464		37
erection authorized on grounds of, Navy and Marine Memorial to Americans lost at sea	464	<i>Public Debt Service, Treasury Department,</i>	
statue of General San Martin	14	appropriation for office personnel and other expenses	68, 767
statue of "Serenity"	667	for expenses of Secretary under designated laws	68, 768
office of, under Chief of Engineers of the Army, abolished; powers, duties, etc., relating thereto, transferred to director of new office	21	for distinctive paper	68, 768
personnel, records, property, etc., transferred to office of Director of Public Buildings, etc.	983	for temporary employees	69
officer in charge, to serve on National Capital Park Commission	983	for distinctive paper, additional, 1925	710
supervision by superintendent of, over Memorial to Women of World War	463	for Federal reserve notes, additional, 1925	710
	666	deficiency appropriation for distinctive paper	49, 1341
<i>Public Buildings and Public Parks of the National Capital, Office of,</i>		<i>Public Documents,</i>	
offices of Public Buildings and Grounds, and Superintendent of State, etc. Department Buildings consolidated into	983	Congressional allotments of, printed after expiration of term of Senator, etc., to be delivered to successor	24
Director of, to be assigned by the President from Army Engineer officers	983	balance remaining to credit, must be taken prior to convening of next Congress	24
duties transferred to	983	<i>Public Health Hospitals (see Marine Hospitals).</i>	
abolishment of State, etc., Department Building Commission	983	<i>Public Health, International Office of,</i>	
duties of, and superintendent, transferred to director of new office	983	appropriation for annual quota	213, 1021
abolishment of office of Public Buildings and Grounds, District of Columbia	983	<i>Public Health Service, Treasury Department,</i>	
powers, duties, etc., of, transferred to Director of new office	983	appropriation for civil personnel, Office of Surgeon General	75, 774
personnel of consolidated offices transferred without reappointment to records, furniture, supplies, etc., of former offices transferred to new one	983	for pay, etc., Surgeon General, medical officers, etc.	75, 774
administrative powers over employees, purchases, etc., conferred on Director	983	for acting assistant surgeons	75, 774
assistants authorized by detail of Army officers	984	for all other employees	75, 774
all unexpended balances for consolidated activities made available	984	for freight, travel, etc.	75, 774
laws as to assignment of space in public buildings, and relating to park police, not modified	984	for Hygienic Laboratory	75, 774
officer in charge of, may accept donations of specimens of early American furniture for use in the White House	1091	for transporting remains of officers, etc., dying in service	75, 774
to become United States property	1091	for scientific books, etc.	75, 774
to appoint temporary committee to pass upon, and recommend articles for acceptance	1091	for medical examinations, services, etc.	75, 774
		inspection of aliens	75, 774
		beneficiaries of, other than Veterans' Bureau patients, etc.	75, 774
		general expenses	75, 774
		use of immigration station hospitals for patients	75, 775
		receipts by Immigration Service to be covered into the Treasury	75, 775
		uses excluded	75, 775
		sums received to be covered into the Treasury	76, 775
		for quarantine service	76, 775
		for prevention of epidemics	76, 775
		for field investigations, etc.	76, 775
		for interstate quarantine service	76, 775
		for rural sanitation studies; conditional demonstration work, etc.	76, 775
		local cooperation required	76, 775
		for regulating sale of viruses, etc.	76, 775
		for Division of Venereal Diseases	76, 776
		allotment to States for cooperative work	76

<i>Public Health Service, Treasury Department—Continued.</i>	Page.	<i>Public Lands—Continued.</i>	Page.
appropriation for acting assistant surgeons, additional, 1925.....	710	appropriation for surveying Oregon and California Railroad lands....	394, 1144
for all other employees, additional, 1925.....	710	allotment for surveys of oil lands.....	394, 1144
for hospitals, additional, 1925.....	710	for reproducing plats of surveys.....	394, 1145
for field investigations, additional, 1925.....	710	for registers and receivers.....	395, 1145
for prevention of epidemics, additional, 1925.....	710	consolidation of offices of registers and receivers at designated districts.....	395
for interstate quarantine service, additional, 1925.....	710	consolidation of offices of registers and receivers having two officials.....	1145
for rural sanitation studies, additional, 1925.....	710	for contingent expenses; restriction.....	395, 1145
for control of biologic products, additional, 1925.....	710	for expenses, timber depredations.....	395, 1145
for Division of Venereal Diseases, additional, 1925.....	710	for protecting, from fraudulent entries.....	395, 1145
deficiency appropriation for paying damages claims.....	51, 694, 1343	for swamp land claims.....	395, 1145
for marine hospital, Key West, Fla....	51	compensation of field-service employees.....	395, 1145
for medical and hospital services.....	58,	for hearings in land entries.....	395, 1145
	62, 698, 1349, 1352	for restoring lands in national forests.....	395, 1146
for pay, etc., officers and pharmacists.....	58	for opening Indian reservations... balance for examination, etc., of Northern Pacific grant, covered into the Treasury.....	396, 1146
for freight, transportation, etc.....	58, 701, 761	for surveyors general, additional, 1925.....	706
for marine hospitals, maintenance....	58, 761	for surveying, additional, 1925.....	706
for care, etc., seamen.....	58, 761	for contingent expenses, additional, 1925.....	706
for hospitals.....	58, 62, 698, 701, 761	for timber depredations, additional, 1925.....	706
for quarantine service.....	58, 761	deficiency appropriation for protecting, etc.....	56, 697, 1351
for field investigations.....	58	for hearings in land entries.....	56
for interstate quarantine service.....	58,	for surveying.....	56, 1348
	1343, 1349	for reimbursement to Utah for surveys.....	684, 1328
for control of biologic products.....	58	for registers and receivers.....	697
for Division of Venereal Diseases.....	58,	added to Plumas and Lassen National Forests, Calif.....	356
	761, 1349	Santiam National Forest, Oreg.....	1080
for prevention of epidemics.....	698, 757, 761	Snoqualmie National Forest, Wash....	1074
for all other employees.....	701, 761	additional area allowed certain entrymen in Montana, to correct erroneous surveys.....	722
for rural sanitation.....	761	adjustment of conflicting claims for faulty surveys of, in Florida.....	1012
for personal and hospital maintenance.....	1349, 1352	amendments to Reclamation Act.....	701
consular bills of health not required of vessels on northern frontier.....	809	Bowdoin, Mont.; reappraisement, etc., of town site lots, etc., in.....	728
details of medical officers of, for work with Mines Bureau.....	422, 1175	desert land entries; time for making final proof further extended.....	982
expenditures authorized from allotments to, for Veterans' Bureau beneficiaries.....	532, 1211	disposal of erroneously surveyed lands on Crooked and Pickerel Lakes, Mich.....	594
heat, power, etc., furnished by Capitol Power Plant, to be reimbursed thereto.....	588	entrymen and purchasers of, in Fort Berthold Indian Reservation, N. Dak., granted additional time for payment.....	139
hospital facilities, etc., of, to be utilized by Veterans' Bureau.....	610	exchange authorized of farm units with Richard Walsh.....	812
officers not allowed longevity for time at Military or Naval Academy since March 4, 1913.....	194, 872	exchange of, for addition to Mount Hood National Forest, Oreg.....	1079
sale of marine hospital, Detroit, Mich., authorized.....	660	with private owner for addition to Rocky Mountain National Park, Colo.....	973
use of proceeds for new site and construction of hospital facilities for beneficiaries of, etc.....	660	with Washington to add to McNeil Island penitentiary.....	537
<i>Public Information, Committee on,</i>			
deficiency appropriation for national security and defense, executive.....	55		
for salaries, etc.....	55		
<i>Public Lands,</i>			
appropriation for Commissioner, etc.....	393, 1144		
office of surveyor general abolished July 1, 1925; to be consolidated with field surveying service.....	1144		
for surveyors general.....	393		
for surveying.....	394, 1144		
metal section corners.....	394, 1144		

<i>Public Lands—Continued.</i>	Page.	<i>Public Lands—Continued.</i>	Page.
extension of time again granted homestead entrymen, etc., in former Sioux Indian Reservations, N. and S. Dak., if unable to pay money due-----	1184	sale of unappropriated, in Louisiana, erroneously surveyed as water-covered areas-----	951
granted Custer County, Mont., for public fairgrounds-----	97	sale of, to Oregon Short Line Railroad Company, in Ada County, Idaho-----	248
Golden, Colo., for water supply-----	538	settlers on Pyramid Lake Indian Reservation, Nev-----	596
Miles City, Mont., for a public park--	96	within area of Boulder Lake, Wis., to Young Men's Christian Association, etc-----	1075
Oregon, for fish hatchery-----	981	second homesteads allowed entrymen if former made in ceded Indian reservation-----	981
Phoenix, Ariz., for municipal park 643,	1213	selection by Central Pacific Railway Company authorized of other, in lieu of tract relinquished in Nevada-----	812
Red Bluff, Calif., for public park-----	982	set apart for settlement by Paiute Indians in Utah-----	246
Redlands, Calif., for water conservation-----	979	for Utah National Park-----	593
Shreveport, La., for reservoir purposes-----	382	stock raising homestead entries, on withdrawn oil, etc., lands, allowed prior to April 1, 1924, validated-----	812
Silverton, Colo., for park purposes-----	980	stock raising homesteads, entrymen for, may charge entry etc., for same land under other laws, if land not designated as such-----	469
Washington for public park, etc., purposes-----	1185, 1283	time extended for payments by homestead entrymen on Fort Assiniboine abandoned military reservation, Mont-----	666
Western State College of Colorado-----	477	title released to equitable owners of lands in Flomaton, Ala-----	246
helium gas production reservation of homestead entries validated, Charley N. Barnhart-----	1111	tract withdrawn in New Mexico for Navajo Indians-----	1114
Robert T. Freeland-----	811	two unsurveyed islands in Kalamazoo River, may be acquired by Battle Creek, Mich-----	891
Orin Lee-----	811	unauthorized hunting, taking eggs, etc., on bird and animal preserves, illegal; punishment for-----	98
Peter Peterson-----	811	withdrawal of, authorized for game refuge in South Dakota-----	634
homestead entry authorized of Feles Montoya-----	811	<i>Public Library, D. C.,</i>	
Clyde R. Hiatt-----	811	appropriation for personal services--	542, 1219
homestead entrymen on Fort Peck Reservation, Mont., ceded lands, allowed additional time for payments-----	1267	for temporary services, etc-----	542, 1219
homestead patent authorized, children of Robert Zullig-----	812	station restrictions-----	542, 1219
homestead patent perfected and additional stock raising lands allowed to Hiram Williams-----	811	for Sunday and holiday opening--	542, 1219
homestead patent to John Bond-----	810	for books, fuel, etc-----	542, 1219
Guadalupe D. de Romero-----	810	for contingent expenses-----	542, 1220
Thomas J. Fox-----	810	deficiency appropriation for personal services-----	1318
Charles A. Kranich-----	810	for books, etc-----	1318
Joseph La Fond-----	810	for contingent expenses-----	1318
Karl T. Larson-----	811	for equipment, etc., Bell-Deanwood stations-----	1319
Mary A. McKee-----	810	for repairs, etc-----	1319
Hudson L. Mason-----	810	<i>Public Moneys, etc.,</i>	
Joseph S. Morgan, additional-----	810	appropriation for contingent expenses--	68, 767
Margaret E. Tindall-----	810	deficiency appropriation for contingent expenses-----	49, 693, 1341
Allie M. Vickers, additional-----	810	<i>Public Printing and Binding,</i>	
James A. Wright-----	810	appropriation for Government Printing Office, salaries-----	590, 1299
leases for bath houses, hotels, etc., of tracts near mineral springs, etc., authorized-----	1133	for necessary employees-----	590, 1299
may be added to Umatilla, Wallowa, or Whitman National Forests, Oreg-----	1279	for paying salaries for holidays, etc--	590, 1299
Whitman National Forest, Oreg-----	1282	for leaves of absence-----	590, 1299
patent authorized to Francis W. Woodward-----	811	for salaries and expenses, Superintendent of Documents-----	592, 1300
purchase authorized of, in Alabama, by Y. Charles Earl-----	812	for Treasury Department-----	69, 768
in Arizona, by Sabine Lumber Company-----	812	for Bureau of the Budget-----	70, 769
quitclaim deeds to holders of certain lots in Pensacola, Fla-----	738	for Post Office Department-----	84, 783
relinquished to Kootenai County, Idaho-----	1284	for Navy Department and Navy--	183, 862
reserved for school site for Ute Indians, Utah-----	246		
sale of erroneously surveyed, shown as water-covered areas in Wisconsin-----	1013		
preference right to purchasers in good faith, who cultivated, etc., lands-----	1013		

<i>Public Printing and Binding—Continued.</i>	Page.	<i>Public Printing and Binding—Continued.</i>	Page.
appropriation for Department of State		Official Register of the United States to be published each year	1105
for Pan American Union	205, 1015	data to be furnished by departments, etc.	1105
for Department of Justice	216, 1026	number and distribution of copies	1105
for United States courts	216, 1026	providing for compiling, etc., Navy Yearbook, repealed	1106
for Supreme Court	218, 1028	limitation on number of reports, etc., for official use, repealed	1106
for Court of Claims	219, 1029	preparation of abridgment of messages and documents annually, repealed	1106
for Department of Commerce	224, 1034	number of unbound copies of numbered reports and documents to House Document Room not to exceed 500	1106
for Department of Labor	239, 1048	Library of Congress to receive 125 copies of publications, and for international exchange	1106
for Interior Department	392, 1143	wages, etc., regulated, of journeymen, apprentices, laborers, etc.	658
for Department of Agriculture	434, 823	<i>Public Roads and Rural Engineering Office, Department of Agriculture,</i>	
field services of Weather Bureau and Forest Service excepted	434, 823	deficiency appropriation for general expenses	60
for War Department	478, 893	<i>Public Roads Bureau, Department of Agriculture,</i>	
for Executive Office	521, 1199	appropriation for Chief of Bureau, and office and field personnel	451, 842
for Alien Property Custodian	522, 1199	for general expenses; restriction	451, 842
for Efficiency Bureau	522, 1200	for expenses of inquiries of systems, operations, etc.	452, 843
for Civil Service Commission	523, 1201	for methods, materials, etc.	452, 843
for Commission of Fine Arts	524, 1201	for experimental highways	452, 843
for Employees' Compensation Commission	524, 1202	for farm irrigation investigations	452, 843
for Federal Power Commission	524, 1203	for drainage of farms, swamps, etc.; plans, etc.	452, 843
for Federal Trade Commission	525, 1203	for investigating farm domestic water supply	452, 843
for General Accounting Office	525, 1203	for distributing surplus war explosives for clearing land, etc.	452, 843
for Housing Corporation	525, 1204	for administrative expenses	452, 843
for National Advisory Committee for Aeronautics	527, 1206	for salaries, additional, 1925	705
for State, War, and Navy Department Buildings	527, 1208	for general expenses, additional, 1925	705
for Geographic Board	529, 1208	deficiency appropriation for paying damages claim	40
for Tariff Commission	529, 1208	for general expenses	60
for Interstate Commerce Commission	529, 1205	<i>Public Schools, D. C.,</i>	
for Smithsonian Institution	529, 1207	appropriation for vacation playgrounds	552, 1229
for United States Shipping Board	536, 1208	for Superintendent, assistants, business manager, and other officers, etc.	553
for United States Veterans' Bureau	532, 1210	teaching partisan politics, disrespect of Holy Bible, or form of government prohibited	553
for supreme court and court of appeals, District of Columbia	566, 1240	for administrative and supervisory officers	1230
for Library of Congress	539, 1298	teaching partisan politics, disrespect of Holy Bible, or form of government prohibited	1230
for Architect of the Capitol	591, 1299	for librarians	554
for Board of Tax Appeals	1200	for personnel, office of Superintendent	1230
for Board for Vocational Education	1202	for department of school attendance and work permits	1230
for Railroad Labor Board	1206	for teachers	554, 1230
deficiency appropriation for Department of Commerce	40, 1327	teaching partisan politics, etc., by, prohibited	554, 1230
for legislative	54, 758, 1353	basic salaries for teachers and librarians; longevity pay, etc.	555
for Patent Office	683	restrictions on soliciting subscriptions, etc.	555, 1230
for Department of Justice	686, 1332		
for United States courts	686, 1332		
for Supreme Court	686		
for Court of Claims	686, 1332		
for Interstate Commerce Commission	755		
for weekly issue of patents, Official Gazette, etc.	1328		
for Navy Department	1335		
congressional documents printed after term of Senator, etc., expires to be delivered to successor	24		
balance remaining to credit to be taken prior to convening of next Congress	24		
ordered; annual proceedings of encampments of Grand Army of the Republic, United Spanish War Veterans, and American Legion, as House Documents	473		
paper standards for, to be fixed by Joint Committee on Printing	1105		
advertisements for proposals in one newspaper or trade journal in six cities; samples to be furnished	1105		

<i>Public Schools, D. C.—Continued.</i>		Page.
appropriation for vacation schools and playgrounds.....	555,	1230
for longevity pay.....	555	
inefficient persons not to receive.....	555	
for annuities.....	555,	1230
for allowance to principals of grade school buildings.....	555	
for night schools; contingent expenses.....	555,	1231
for deaf, dumb, and blind.....	555,	1231
for Columbia Institution for the Deaf.....	555,	1231
for Americanization work, etc.; instructing foreigners.....	556,	1231
for community center department.....	556,	1231
for care of buildings and grounds.....	556,	1231
for medical inspectors, etc.....	556,	1232
for free dental clinics.....	556,	1232
for equipping temporary rooms, etc.....	556,	1232
for schools for tubercular pupils.....	556,	1232
for manual training expenses.....	557,	1232
for fuel, light, and power.....	557,	1232
for furniture; additions to buildings, etc.....	557,	1232
for contingent expenses.....	557,	1232
cabinetmaker, pay.....	557,	1232
no bond required for Army supplies to cadets.....	557,	1232
for paper towels, etc.; pianos.....	557,	1232
for textbooks, etc.; flags, school gardens, etc.....	557,	1232
payments to teachers in nature study, etc.....	557,	1233
for apparatus, laboratory equipment, etc.....	557,	1233
free tuition to children of Army, Navy, etc., outside of District.....	558,	1233
for buildings and grounds.....	558,	1233
for Armstrong Manual Training School, addition.....	558,	1233
for Western High School, addition.....	558	
for Thomson School, addition.....	558	
for building to replace John F. Cook School.....	558	
for improving site, Calvert Street and Connecticut Avenue, service connections.....	558	
for plans, etc., new McKinley Manual Training School.....	558	
for site near Taylor School.....	558	
for site vicinity of Third and Rittenhouse Streets NW.....	558	
for site, Burrville.....	558	
for site, Fifth and Buchanan Streets.....	558	
for Western High, athletic field.....	558	
for Junior High near Twenty-fourth and N Streets NW.....	558	
building on Tuberculosis Hospital site, for tubercular children.....	558	
for John R. Francis Junior High School, addition to site.....	1233	
construction.....	1233	
for Macfarland Junior High, addition.....	1233	
for Bruce School, addition.....	1233	
for Stuart Junior High.....	1233	
for extensible building, Fifth and Sheridan Streets NW.....	1233	
for building, Fifth and Buchanan Streets NW.....	1233	
for site near Rhode Island and South Dakota Avenues NE.....	1233	

<i>Public Schools, D. C.—Continued.</i>		Page.
appropriation for Brightwood Park, additional land.....		1233
for site near Thirteenth and Montague Streets NW.....		1233
all accounted for as one fund, and immediately available.....	558,	1233
contract restrictions.....	558,	1234
for rent, etc.....	559,	1234
for repairs and improvements.....	559,	1234
for maintenance, etc., of playgrounds.....	559,	1234
for equipping, etc., new school yards for playgrounds.....	559,	1234
for adapting designated buildings for junior high schools.....	559,	1234
sites and buildings not to exceed sums appropriated, etc.....	559,	1234
plans, etc., to be prepared by municipal architect.....	559,	1234
exit doors to open outward, etc.; unlocking required.....	559,	1234
deficiency appropriation for allowance to principals.....		37
for Bancroft School.....		37
for Raymond School, construction.....		37
for increase of compensation.....		675
for community centers.....		675
for paying annuities.....		675
for fuel, light, and power.....		675
for Thomson School, equipment.....		675
for Macfarland Junior High, equipment.....		675
for Langley Junior High, equipment.....		675
for additional building near Tenley School.....		675
for repairs and improvements.....	676,	679
for Western High, equipment.....		1320
for Western High, addition.....		1320
for motor vehicles.....		1320
for paper towels, etc.....		1320
for Langley Junior High, additional land.....		1320
for McKinley Technical High, new buildings; from special fund.....		1320
transfer of title to site, etc.....		1326
closing of streets, etc.....		1326
for building on Calvert Street; from special fund.....		1320
for Macfarland Junior High; from special fund.....		1320
for Garnet-Patterson Schools, adjoining land; from special fund.....		1320
for Bell School, addition; from special fund.....		1320
for building to replace Brightwood School; from special fund.....		1320
for Park View School, improvements; additional land; from special fund.....		1320
for Cardozo School, addition; from special fund.....		1320
for Randall Junior High, gymnasium and hall; from special fund.....		1320
for Armstrong High, addition, etc.; from special fund.....		1320
for old Western High, remodeling; from special fund.....		1321
for site near Adams School; from special fund.....		1321
for site for addition to O Street Vocational School; from special fund.....		1321
for site for a junior high school in Georgetown; from special fund.....		1321

<i>Public Schools, D. C.—Continued.</i>	Page.	<i>Public Schools, D. C.—Continued.</i>	Page.
compulsory school attendance provision.....	806	salaries, etc.; teaching principals.....	368
contract restriction for addition to Western High, removed.....	676	administrative principals and of vocational and Americanization.....	368
department of school attendance and work permits created under Board of Education.....	807	principals of junior high.....	369
director of, assistants, etc., authorized.....	808	senior high and normal.....	369
competitive examination of applicants for appointments in.....	808	directors of special subjects and departments.....	369
Five Year School Building Program Act.....	986	heads of departments and assistant principals.....	369
purposes of authorizations.....	986	supervising principals.....	369
elementary schools, sites, playgrounds, and buildings authorized.....	986	community center department.....	369
in first division.....	986	school attendance and work permits department.....	369
in second division.....	987	chief examiner.....	370
in third division.....	987	assistant superintendents.....	370
in fourth division.....	988	first assistant superintendents.....	370
in fifth division.....	988	superintendent of schools.....	370
in sixth division.....	989	compensation during first year of service at basic salary with no credit for prior services.....	370
in seventh division.....	989	classification and assignments by the board on recommendation of the superintendent.....	370
in eighth division.....	989	no examination for employees to continue in permanent positions.....	370
in tenth division.....	989	at time of appointment hereafter.....	370
in eleventh division.....	990	assignment of salaries for permanent employees in service June 30, 1924.....	371
in twelfth division.....	990	probationary tenure employees.....	371
in thirteenth division.....	991	schedule for placement in salary classes and positions, of employees in service July 1, 1924.....	372
land and building for O Street Vocational School.....	991	if not specifically mentioned.....	373
junior high schools, sites, playgrounds, and buildings authorized.....	991	appointments hereafter.....	373
in first division.....	991	service with armed forces equivalent to teaching experience.....	373
in third division.....	992	restriction on original placements.....	373
in fifth division.....	992	annual increase of salaries after July 1, 1925, automatically.....	373
in sixth division.....	992	promotions on and after July 1, 1924, to receive salary next above then received.....	373
in seventh division.....	992	assignments on basis of superior teaching.....	373
in eighth division.....	992	eligibles promoted to Group B of class 3 without examinations, etc.....	374
in tenth division.....	992	restriction on promotion without one year's service.....	374
in eleventh division.....	993	proportional division of salaries between white and colored schools.....	374
in thirteenth division.....	993	basis for promotions to be teaching or administrative principals.....	374
senior high schools; new building for McKinley Manual Training.....	993	number of classrooms in elementary school buildings to be designated on recommendation of principal.....	374
new building for Business High.....	993	duties of first assistant superintendents.....	374
transfer of business department from Dunbar High and organizing Business High for colored pupils.....	993	board for examination of teachers to be designated on recommendation of superintendent.....	374
land for Armstrong Technical High.....	993	chief examiners.....	374
athletic fields, fitting up, etc., for pupils of Dunbar and Armstrong High.....	993	annual substitute teachers authorized; qualifications and assignments.....	374
fitting up, etc., athletic field for Western High.....	993	temporary teachers may be appointed; periods and salary assignments.....	375
for McKinley Manual Training.....	993	community center and other activities authorized.....	375
additional rooms in Franklin School to be used for office purposes.....	993	salaries, etc., to be paid.....	375
phrase "purchase of land adjoining" construed.....	993	rates of salary herein effective July 1, 1924.....	375
combined gymnasium and assembly hall, authorized in first unit of an extensible elementary school building.....	994	estimates in conformity to be submitted.....	375
future items for purchases, construction, etc., may be submitted.....	994	no other increase of compensation for fiscal year 1925.....	375
effective date, July 1, 1925; estimates to be prepared in accordance with provisions hereof.....	994	inconsistent laws repealed.....	375
salaries established on and after July 1, 1924.....	367		
teachers in kindergarten and elementary schools.....	367		
in junior high.....	367		
senior high and normal.....	368		
librarians.....	368		

	Page.	<i>Pueblo Indian Land Grants, N. Mex.—</i>	Page.
<i>Public Utilities,</i>		Continued.	
appropriation for investigating stand-		board to report on land, etc.; review of	
ards of measurements of, etc.	231, 1040	a specific finding not to affect	
<i>Public Utilities Commission, D. C.,</i>		other findings, etc.	638
appropriation for salaries	541, 1219	no awarding of costs	638
for general expenses	542, 1219	investigation, etc., as to value of lands,	
<i>Pueblo Bonito Agency, N. Mex.,</i>		etc., purchased and entered by	
appropriation for support, etc., of In-		non-Indians under pueblo deeds,	
dians at, from tribal funds	411, 1161	whose claims were not sustained	639
<i>Pueblo Bonito Indian Reservation, Ariz.,</i>		claims within Nambe pueblo grant	
appropriation for developing water sup-		recognized; disposal of lands	639
ply for Indians on; repayment	400, 1150	right of Indians to impeach deed,	
<i>Pueblo, Colo.,</i>		etc.	639
terms of court at	243	value of lands and improvements of	
<i>Pueblo Indian Land Grants, N. Mex.,</i>		non-Indian claimants with valid	
suit to quiet title to lands within, to		title, to be ascertained	639
be filed in district court by Attor-		report as to benefit to Indians, by re-	
ney General on behalf of Pueblo		moval, purchase, etc.	639
Indians	636	survey of lands the title to which is de-	
Pueblo Lands Board established; com-		termined	639
position	636	approval of judge a part of decree,	
quarters, powers, personnel, etc.	636	etc.	639
compensation, etc., of the appointive		taxation of costs	639
member	636	meaning of "purchase" as used in	
investigation, determination, report,		Act	639
etc., by, of lands of which the		field notes, etc., of lands granted Pueblo	
title of Indians has not been ex-		Indians, not claimed therefor in	
tinguished	636	pending proceedings, etc., to be	
claims of non-Indians by adverse		filed with surveyor general two	
possession excluded from report	636	years after reports made by	
unanimous decision required to		board	640
determine extinguishment of In-		accepted as conclusive of title ex-	
dian title	636	tinguished	640
report on each pueblo to be filed		publication, after expiration of right	
with court, etc.	636	of Indians to bring independent	
suit to be filed, on filing each report, to		suits, giving names of non-Indian	
quiet title to lands determined as		claimants for land holdings not	
not extinguished by	636	claimed by Indians	640
pleas of limitations, by adverse claim-		adverse claimants required to file	
ants, admitted	637	notice of contest in proper land	
actual possession under color of		office	640
title since January 6, 1902, with		patent to claimant if no contest in-	
taxes paid, etc.	637	stituted	640
actual possession without color or		hearings of contests; benefits al-	
title since March 16, 1899	637	lowed; effect of patent	640
no impairment of right of Indians to		procedure if two or more contests	
assert title by original court pro-		filed	640
ceedings prior to filing of field		issue of patents, etc., without cost	641
notes, etc.	637	action if Spanish or Mexican grant, as-	
jurisdiction of court in; contracts		serted by non-Indian party, su-	
with attorneys	637	perior to Indian claim	641
if plea maintained, decree to claim-		ascertainment by court of value of	
ant to be given	637	land	641
plea in favor of pueblo, etc., author-		review on appeal or writ of error	641
ized	637	report, etc., to Congress if final	
board to report on land, etc., in posses-		finding against Indian claims	641
sion of non-Indian claimants, not		improvements made on lands of non-	
claimed for Indians	637	successful claimants to be re-	
whether or not lands recoverable by		ported to Congress, with recom-	
seasonable prosecution, etc.	638	mendations	641
fair market value of lands, if deter-		lands of nonsuccessful claimants adja-	
mined recoverable, etc., and loss		cent to non-Indian claimants,	
to Indians by failure to prose-		and apart from Indian lands, to	
cute	638	be sold	641
liability of the United States, and		use of proceeds; if buyer the losing	
award to the pueblo	638	claimant	641
judicial effect of award; filing of		hereafter no right, etc., to unextin-	
report and award	638	guished Pueblo Indian lands	
review by court allowed on petition	638	may be acquired except as pro-	
jurisdiction of court; procedure	638	vided by Congress	641
petition allowed aggrieved party		Federal court procedure, etc., applica-	
for review by circuit court of		ble to all causes arising under this	
appeals	638	Act	642
jurisdiction and finality of decision			
of circuit court of appeals	638		

	Page.	Q.	Page.
<i>Pueblo Indian Land Grants, N. Mex.—</i>	Page.		
Continued.			
sums appropriated for Indians under decrees, etc., to be paid to Indian Bureau for disbursement	642	<i>Q Street NW., D. C.,</i>	
<i>Pueblo Indian Lands, N. Mex.,</i>		appropriation for paving, etc., Thirtieth Street to Wisconsin Avenue; from gasoline-tax fund	1226
deficiency appropriation for Pueblo Lands Board	756	<i>Quantico, Va.,</i>	
<i>Pueblo Indians, N. Mex.,</i>		amount authorized for Marine Corps flying field site at, at Reid	1271
appropriation for attorney for	398, 1148	<i>Quapaw Agency, Okla.,</i>	
for education, etc.	1155	appropriation for attorneys, etc., in probate matters of restricted allottees of	397, 1147
for water supply for	400	for common schools in	407, 1158
for draining lands of, in Rio Grande Valley; condition	403	homestead allotments to Indians of, may be sold; condition	723
for counsel for, additional, 1925	707	patents in fee to purchasers of unrestricted allotments to Indians of	722
for water supply for, additional, 1925	707	lands of Kaw or Osage Indians, or of Five Civilized Tribes, excepted	723
<i>Pueblo Lands Board,</i>		<i>Quapaw Indians, Okla.,</i>	
appropriation for expenses	1028	appropriation for fulfilling treaty with; condition	410, 1160
deficiency appropriation for	756	for support, etc., employees, additional, 1925	708
<i>Puget Sound, Wash.,</i>		<i>Quarantine,</i>	
appropriation for navy yard, central power, etc., plant; quay wall extension	198	consular bills of health not required for vessels trading between ports on northern frontier	809
for navy yard; pier	876	<i>Quarantine Service,</i>	
for naval ammunition depot, storage	876	appropriation for maintenance of stations	76, 775
<i>Pulaski County, Ark.,</i>		for interstate	76, 775
time extended for bridging Arkansas River, at Little Rock, by	9	for interstate, additional, 1925	710
<i>Pung Chow, etc., Sets,</i>		deficiency appropriation for	58, 761
excise tax on, and parts thereof	323	<i>Quarantine Stations,</i>	
<i>Pungoleague Creek, Va.,</i>		appropriation for maintenance, etc.	76, 775
preliminary examination, etc., of, to be made	1193	for Boston, Mass.	79, 778
<i>Purchasing Agent, Post Office Department,</i>		for Marcus Hook, Pa.	79
appropriation for, and office personnel	84, 782	for Portland, Me.	80
<i>Purchasing Division, D. C.,</i>		for Tampa, Fla.	80
appropriation for salaries, etc.	540, 1217	for Astoria, Ore.	80
<i>Pure Food Law,</i>		for Galveston, Tex.	80, 778
appropriation for executing	837, 447	for Ship Island, Miss.	80
for expenses enforcing, in the District of Columbia	563, 1237	for Reedy Island, Del.	80
<i>Puyallup Agency, Wash.,</i>		for San Francisco, Calif.	80, 778
appropriation for support, etc., of Indians at, from tribal funds	411, 1161	for San Juan, P. R.	80
<i>Puyallup River, Wash.,</i>		for Baltimore, Md.	778
deficiency appropriation for surveys, etc., for flood control of	696	for New Orleans, La.	778
survey authorized for flood control of	250	for New York, N. Y.	778
amount authorized to be appropriated for	250	for repairs and preservation	80, 779
<i>Pyramid Lake Agency, Nev.,</i>		for mechanical equipment	81, 779
appropriation for support, etc., of Indians at, from tribal funds	411, 1161	deficiency appropriation for New York, N. Y., improvements	694
<i>Pyramid Lake Indian Reservation, Nev.,</i>		construction of, authorized on Sand Island, Mobile Harbor, Ala.	950
appropriation for maintenance, etc., of irrigation systems on; repayment	402, 1153	amount authorized for	950
sale authorized to settlers of lands occupied, etc., by them for 21 years or more	596	equipment, etc., from present site at Fort Morgan, to be transferred	950
area limited to one purchaser	596	<i>Quarantine Stations, Livestock,</i>	
by cash entry; fees, etc.	596	appropriation for establishing, etc.	438, 827
proceeds to credit of Piute Indians of Reservation	596	for repairs, etc., to stations	438, 827
survey, plat, and sale of lots in Wadsworth townsite	596	<i>Quartermaster Corps, Army,</i>	
reservation for public uses of Indians	596	appropriation for mileage, field clerks; limitation	482, 897
lots for county school	597	for subsistence supplies, etc.	483, 898
purchases by resident Indians	597	restriction on prices at sales commissaries	484, 899
use of proceeds	597	sales at utilities to include all overhead costs	484, 899
former titles to lands in, confirmed	597	for regular quartermaster supplies	484, 899
time limit for sales, etc.	597	heat, light, etc.	484, 899
<i>Pyramid Lake Indian Sanatorium, Nev.,</i>		sales to officers, etc.	484, 899
appropriation for maintenance, etc., of	1159	bakeries, ice machines, laundries	484, 899

<i>Quartermaster Corps, Army—Continued.</i>	Page.	<i>Quartermaster Corps, Army—Continued.</i>	Page.
appropriation for regular quartermaster supplies; school supplies, etc.	484, 899	appropriation for water and sewers, at posts, additional, 1925	711
forage for animals	485, 899	for roads, walks, wharves, and drainage, etc., at posts, additional, 1925	711
stationery, printing, etc.	485, 900	for Fort Monroe, Va., sewers, additional, 1925	711
sale of electricity to Baguio, from plant of Camp John Hay, approved	485	for national cemeteries, additional, 1925	712
for clothing and equipage	485, 900	for superintendents, additional, 1925	712
for incidental expenses	485, 900	for headstones for soldiers' graves, additional, 1925	712
for hire of laborers	485, 900	for disposition of remains of officers, etc., additional, 1925	712
for other civilian employees	485, 900	for monuments in Cuba and China, additional, 1925	712
for transportation	486, 900	for national military parks, additional, 1925	712
dependents of officers and enlisted men	486, 901	deficiency appropriation for water and sewers at military posts	52
restriction on expenses for motor vehicles	486, 901	for Camp Knox, Ky., land	52
purchase of motor vehicles limited	487, 901	for Fort Eustis, Va., land	52
for purchase of horses	487, 901	for Scott Field, Ill., right of way	52
breeding of riding horses	487, 901	for national cemeteries	52, 63
limit; standard required	487, 901	for general appropriations	58,
native horses in China	901	62, 699, 701, 762, 1350, 1352, 1353	
restriction on polo ponies	487, 901	for clothing and camp and garrison equipage	58, 762, 1350, 1352
acceptance of donated animals, etc.	487, 901	for transportation	58,
report on breeding riding horses	487, 901	62, 699, 762, 1350, 1352, 1352	
for military posts, construction	487, 902	for barracks and quarters	58,
for Fort Sill, Okla.	487	62, 699, 701, 762, 1350	
for Fort Benning, Ga.	487	for supplies, services, and transportation	59, 62,
for Schofield Barracks, Hawaii	488	699, 701, 762, 1350, 1352, 1353	
for water supply, Pearl Harbor	488	for roads, walks, wharves, and drainage	59, 62, 762
sale of Fort Porter, N. Y.	902	for hospitals	59, 699, 762
for Hawaiian Islands	902	for supplies, etc., Reserve Officers' Training Corps	59, 62, 699, 762, 1350
for Panama Canal	488, 902	for incidental expenses	59, 62, 762
for barracks and quarters	488, 903	for subsistence	62, 762, 1350, 1352
rental of grounds, etc.	488, 903	for disposition of remains of officers, etc.	63, 699, 701, 762
available for garage, etc., rentals		for headstones for soldiers' graves	63,
for military attachés	488, 903	699, 762.	
repairs, old Fort Ontario, N. Y.	903	for supplies, etc., Officers' Reserve Corps	701
additional land, Fort Reno, Okla.	903	for regular supplies	762, 1353
for water, sewers, etc., at posts	488, 903	for military post, Montana frontier	762
new construction work limited	488, 903	for shooting galleries and ranges	762
for roads, walks, wharves, drainage, etc., at posts	488, 903	for sites for military purposes	1344
repair, etc., of New Dixie Highway, Camp Knox, Ky.	489	for additional land, Fort Bliss, Tex.	1344
not available for National Army cantonments, etc.	489	for Columbus, Ohio, general reserve depot, sewers	1345
for shooting galleries and ranges	489, 904	for Walter Reed Hospital, District of Columbia	1345
for rent of buildings in District of Columbia	489, 904	lease of Intermediate Depot Unit No. 2, authorized to New Orleans Association of Commerce	100
not available if space provided in Government owned buildings	489, 904	<i>Quartermaster General, Army,</i>	
for Fort Monroe, Va.	489, 904	appropriation for civilian personnel, Office of, War Department	490, 904
for post hospitals, construction, etc.	489, 904	technical experts, etc., in Department	490, 904
for civilian personnel, Quartermaster General's Office	489, 904	<i>Quartermaster's Department, Marine Corps,</i>	
for supplies, etc., for civilian rifle instruction	509, 924	deficiency appropriation for maintenance	698, 760, 1351
for national cemeteries	511, 926	<i>Quarters, Army (see Rental Allowances, Army).</i>	
for headstones for soldiers', etc., graves	511, 926	<i>Quebec Place NW., D. C.,</i>	
for Antietam battle field	511, 926	appropriation for paving, Tenth to Thirteenth Streets	548
for disposition of remains of officers, enlisted men, etc.	511, 926		
for transportation facilities, inland coastwise waterways	516		
for regular supplies, additional, 1925	711		
for clothing and equipage, additional, 1925	711		
for incidental expenses, additional, 1925	711		
for transportation, additional, 1925	711		
for barracks and quarters, additional, 1925	711		

<i>Quebral, Isabelo</i> , reimbursement to, for stolen Victory notes.....	1277	<i>Railroad Administration, United States</i> , balance of appropriation "Federal Con- trol of Transportation Systems," covered in.....	1316
<i>Queens Borough, N. Y.</i> , bridge authorized across, Newtown Creek, between Brooklyn and...	18	<i>Railroad Cars</i> , punishment for breaking seals of, con- taining interstate or foreign shipments.....	793
<i>Queen's Chapel Road, D. C.</i> , closing of, directed between Bladens- burg Road and Irving Street....	799	<i>Railroad Grant Lands</i> , relinquishment of, to Indians in Ari- zona extended; condition....	795
<i>Quillayute River, Wash.</i> , preliminary examination, etc., of, to be made.....	1196	<i>Railroad Labor Board</i> , appropriation for members and secre- tary.....	527, 1206
<i>Quinaielt Agency, Wash.</i> , appropriation for support, etc., of Indians at, from tribal funds. 411,	1161	for all other expenses, rent, etc....	527, 1206
<i>Quinaielt Indian Reservation, Mont.</i> , lands in, set aside for lighthouse pur- poses.....	247	for printing and binding for....	528, 1206
payment for; deposited to credit of Indians of.....	247	deficiency appropriation for salaries and expenses.....	55, 700
minerals reserved to Indians in com- mon.....	248	<i>Railroad Routes, Postal Service</i> , appropriation for mail transportation by.....	87, 785
<i>Quincy, Mass.</i> , memorial tablets to John and John Quincy Adams authorized to be erected at.....	1302	special arrangement for mail by freight trains, etc.....	87, 785
<i>Quincy Street NW., D. C.</i> , appropriation for paving, Tenth Street to Kansas Avenue.....	546	messenger service accounts.....	87
<i>Quonochontaug Inlet, R. I.</i> , preliminary examination, etc., of, to be made.....	1192	deficiency appropriation for.....	60, 63, 691, 699, 701, 763, 1337, 1350
<b>R.</b>		<i>Railroad Track Scales</i> , appropriation for testing, etc.....	232, 1042
<i>R Street NW., D. C.</i> , appropriation for paving, Thirty- seventh to Thirty-eighth Streets... for paving, etc., Thirtieth Street to Wisconsin Avenue; from gas- oline-tax fund.....	1223 1226	<i>Railroads (see also Interstate Commerce Commission)</i> , appropriation for establishing, etc., uniform system of accounting by.....	526, 1205
<i>Rabies</i> , appropriation for suppressing, by de- stroying certain predatory ani- mals.....	450, 841	for enforcing use of safety appliances by.....	526, 1205
<i>Radio Communication</i> , appropriation for enforcing laws regu- lating, on ocean steamers, etc. 229,	1039	for securing reports of accidents from.....	526, 1205
for standardizing, etc., instruments used in.....	231, 1040	for investigating block signal and train control systems, etc., by.....	526, 1205
for enforcing laws regulating, on ocean steamers, additional, 1925...	706	for compelling use of safe locomotive boilers, etc., by.....	526, 1205
<i>Radio Laboratory, Naval</i> , appropriation for research work, etc., at.....	191, 869	for ascertaining physical valuation of property of.....	527, 1205
<i>Radio Stations Naval</i> , use of, authorized for press messages by American newspapers, etc....	1091	for securing information of stocks, bonds, etc., of.....	527, 1205
private commercial messages between ships, and between ship and shore.....	1092	deficiency appropriation for ascertain- ing physical valuation of.....	680
rates, other than Pacific coast, etc., not less than at privately oper- ated stations.....	1092	for compelling use of safe locomo- tive boilers, etc., by.....	755
termination of, when private stations capable of meeting normal business.....	1092	operation of locomotive unless in proper and safe condition, un- lawful.....	659
termination, except in China, June 30, 1927.....	1092	inspection tests of all parts required... time established for actions by, or claims against.....	659 633
<i>Radioactive Substances</i> , appropriation for investigating, testing, etc.....	233, 1042	<i>Railway Congress, International</i> , appropriation for quota.....	213, 1021
<i>Radiotelegraphic Convention, Interna- tional</i> , appropriation for expenses.....	231, 1022	deficiency appropriation for pay of quota.....	48
deficiency appropriation for expenses 48,	1340	<i>Railway Employees Controversies</i> , appellate jurisdiction of circuit courts of appeals over.....	936
		<i>Railway Equipment Materials</i> , appropriation for investigation, etc. 232,	1042
		<i>Railway Mail Service, Postal Service</i> , appropriation for division superintend- ents, assistants, clerks, etc....	87, 785
		for travel allowances for clerks... 87,	785
		for traveling expenses, etc., away from headquarters.....	87, 785
		for miscellaneous expenses.....	87, 786
		for rent, etc., for terminal offices... 87,	786
		deficiency appropriation for salaries... 60,	691, 763
		for travel allowances.....	60, 699
		for superintendents, postal clerks, etc..	1338

	Page.		Page.
<i>Rainey, J. W., late a Representative in Congress,</i>		<i>Real Property, Army,</i>	
deficiency appropriation for pay to widow of.....	33	sale of tracts of, no longer needed for military purposes, authorized....	382
<i>Rainier, Oreg.,</i>		location by corps areas.....	383
bridge authorized across Columbia River between Longview, Wash., and.....	1052	portion of Camp Jackson, S. C. ....	383
Washington and Oregon may acquire to operate as a free bridge.....	1052	portion of Fort Macon, N. C., to North Carolina.....	385
tolls allowed for five years.....	1052	separate appraisal of each tract; value of improvements and historic interest to be considered.....	386
<i>Rainy River,</i>		notice of appraisal to governor of each State in which tract located....	386
bridge authorized across, Spooner, Minn., to Rainy River, Ontario....	1285	option within six months for State, county, or municipality to purchase.....	386
<i>Rainy River, Ontario,</i>		use limited to public park purposes; reversion upon cessation....	386
bridge authorized across Rainy River between Spencer, Minn., and....	1285	if option not exercised in six months, disposal for not less than appraised value at public sale....	387
<i>Raleigh, N. C.,</i>		fee of auctioneer limited.....	387
terms of court at.....	661	report of transfers, etc., to Congress....	387
former terms at, repealed.....	662	expense of appraisal, etc., from proceeds of sale; net proceeds covered into the Treasury.....	387
<i>Ramsey County, Minn.,</i>		no authority of Secretary to sell lands, repealed hereby.....	387
bridge authorized across Mississippi River, Hennepin County and....	2	reconveyance of Camp Robert E. L. Michie Camp site, Tex., authorized.....	387
time extended for bridging Mississippi River, Hennepin County and....	1312	payment to Del Rio Chamber of Commerce required.....	387
<i>Range Conditions,</i>		conveyance of Old Fort Defiance to Gloucester, Mass., authorized....	387
appropriation for experiments, etc., improving, in national forests, etc.....	445, 835	<i>Receivers of Public Moneys, Public Lands,</i>	
<i>Rankin County, Miss.,</i>		appropriation for salaries and commissions.....	395, 1145
bridge authorized across Pearl River, at Meeks Ferry, by Madison County and....	8	consolidation of offices of registers and receivers at designated places.....	395
<i>Rapid City, S. Dak.,</i>		vacancies prior to June 1, 1925, to effect consolidation of offices....	395
appropriation for Indian school at... 407, 1157		consolidation of offices of registers and receivers having two officials.....	1145
for Indian school, additional, 1925....	708	<i>Reclamation Act,</i>	
deficiency appropriation for Indian school.....	700	appropriation for investigations for utilizing western lands reclaimed under, etc.....	442, 832
offices of register and receiver, land office at, consolidated.....	395	for demonstrations to assist agricultural development of projects under, etc.....	456
part of grounds of Indian school at, to be sold.....	92	for demonstrations, etc., additional, 1925.....	706
proceeds available for school improvements.....	92	time extended to water users for paying accrued charges for projects on Indian lands.....	116
<i>Raritan Bay, N. J.,</i>		limit; accrued penalties canceled; interest to be paid.....	116
preliminary examination, etc., of west side, including Perth Amboy Point, to be made.....	1192	individuals unable to make required payments may have them added to construction charge.....	116
<i>Raritan River, N. J.,</i>		distribution over 20 years authorized; periods designated.....	116
preliminary examination, etc., of, to be made.....	1192	accrued penalties, etc., canceled; interest to be paid.....	116
<i>Raton, N. Mex.,</i>		actual inability to be shown.....	117
terms of court at.....	642	penalty if principal and interest not paid.....	117
rooms to be furnished.....	642	similar relief to organized groups of water users, etc.....	117
<i>Raw Materials,</i>			
appropriation for investigating production, etc., for American industries.....	227		
<i>Raw Materials and Manufactures,</i>			
appropriation for securing information as to disposition, handling, etc.....	226, 1036		
<i>Raw Materials, Domestic,</i>			
appropriation for chemical experiments in utilizing, for coloring, medicinal, etc., purposes.....	447, 837		
<i>Reagan County, Tex.,</i>			
transferred to San Angelo division from El Paso division of Texas western judicial district.....	244		
<i>Real Estate,</i>			
stamp tax on conveyances of, etc.....	335		
trust deeds exempt.....	335		

<i>Reclamation Act Amendments,</i>	Page.	<i>Reclamation Act Amendments—Contd.</i>	Page.
terms construed, "Secretary"; "reclamation law"; "reclamation fund" "project"-----	701	donated real property not utilized, to be reconveyed to grantor-----	704
"division of a project"-----	702	amount authorized for determining development of arid, semiarid, swamp, and cut-over timber lands-----	704
new projects subject to approval of Secretary after securing designated information-----	702	<i>Reclamation Bureau, Interior Department,</i>	
finding to be made in writing-----	702	appropriation for all expenditures, from reclamation fund; objects specified-----	415, 1165
qualifications required of applicants for entry of lands-----	702	limit on use for outside headquarters-----	1166
board to assist in determining-----	702	for maintenance, etc., of designated irrigation projects-----	416, 1166
classification of irrigable lands in projects-----	702	for gauging, etc., tributaries of Milk River, Mont., cooperative with Great Britain-----	1171
basis of, for determining water charges-----	702	for secondary projects-----	418, 1171
two public notices to be issued of construction charges-----	702	for investigating irrigation and other problems on Colorado River, etc.-----	418
when land ready for settlement-----	702	limitation on expenditures-----	418, 1171
when development warrants payment of installments-----	702	interchangeable appropriations; restriction-----	418, 1171
date of first payment-----	702	allowance for motor travel expenses-----	418, 1172
construction charges to be based on productive power-----	702	for general expenses, additional, 1925-----	708
amount of yearly payments-----	702	for, additional, 1925-----	708
decision of Secretary conclusive-----	702	deficiency appropriation for damages claims-----	43
amendments of contracts authorized operation, etc., by water users' associations when two-thirds of area covered by water right contracts-----	702	for paying judgments, New Mexico district Court, under condemnation proceedings-----	53
charges credited on construction repayments-----	703	for all expenditures, from reclamation fund; objects specified-----	685
former penalty for delinquencies reduced-----	703	use for new construction restricted-----	685
net profits from power plants, etc., to be credited on construction charges-----	703	for secondary projects-----	685
distribution of, to construction charge, operation, etc-----	703	for surveying existing unproductive, etc., projects, from reclamation fund-----	755
none to individuals until Government obligations fully paid-----	703	for cooperative investigations of specified projects-----	685
receipts from surplus water, etc., to be credited to project charged with the construction cost-----	703	for Mary McConnell, services-----	1330
surveys of existing projects to be made if, from physical causes, settlers unable to pay construction costs, etc-----	703	for investigating, etc., Boise irrigation project, Idaho-----	1330
where error, etc., made in apportionment-----	703	for Yuma irrigation project, Ariz.-Calif-----	1331
report to Congress of result-----	703	for Orland irrigation project, Calif-----	1331
expense not chargeable to water users-----	703	for Yuma auxiliary project, first Mesa unit-----	1331
on adjustments, all unpaid charges, etc., to be added to obligation of water user-----	703	amount for investigating feasibility of irrigation problems of Columbia Basin, reappropriated-----	721
if farm unit insufficient to support family, etc., entryman may exchange it for another-----	703	exhibit for Seville Exposition to be prepared by-----	1257
all installments paid to be credited to new unit-----	703	plans, etc., to be submitted for designated projects in Wyoming, Oregon, and California-----	668
preference to ex-soldiers-----	704	<i>Reclamation Fund,</i>	
operation and maintenance charges payable in advance-----	704	appropriation for all expenditures of-----	415, 1165
by water users' associations, etc-----	704	deficiency appropriation for all expenditures of-----	685
of adjusted charges-----	704	amount for completing first Mesa unit of Yuma auxiliary project, Ariz., authorized from-----	962
main office expenses chargeable to general fund and not to water users-----	704	repayment from receipts-----	962
rights of way, etc., for projects over public lands to be reserved-----	704	<i>Reclamation Projects,</i>	
recording, etc-----	704	appropriation for aiding, by demonstrations, etc., additional, 1925-----	456, 706
		deficiency appropriation for surveying unproductive, etc., from reclamation fund-----	755

<i>Recoinage of Gold and Minor Coin,</i>	Page.	<i>Redwood City, Calif.,</i>	Page.
appropriation for.....	68, 767	preliminary examination, etc., to be	
<i>Recorder of Deeds, D. C.,</i>		made, of channel to San Fran-	
appropriation for office rent.....	545, 1222	cisco Bay from.....	1196
deficiency appropriation for rent.....	37	<i>Reedy Island Quarantine Station, Del.,</i>	
second deputy to be appointed by.....	1102	appropriation for improvements.....	80
duties, compensation, etc.....	1102	<i>Reformatory, D. C.,</i>	
number and compensation of em-		appropriation for salaries.....	567, 1241
ployees to be fixed by; from fees,		for constructing buildings, etc....	567, 1241
etc.....	1103	for maintenance, etc.....	567, 1241
restriction on change of pay of deputies..	1103	for fuel, repairs, etc.....	567, 1241
conditional sales of chattels, not valid		deficiency appropriation for mainte-	
as to third parties, unless written		nance.....	679
terms of filed with.....	1103	<i>Reformatory, Industrial (see Industrial</i>	
indexing and operative force of;		Reformatory, United States).	
fees authorized.....	1103	<i>Refund of Erroneous Collections, D. C.,</i>	
deeds of personal property not valid as		appropriation for.....	545, 1222
to third parties unless acknowl-		deficiency appropriation for.....	674, 1319
edged, etc., and filed in office of,		<i>Refund of Internal Revenue Taxes,</i>	
within ten days.....	1103	appropriation for erroneous collections..	72
indexing required, and original to be		for, illegally collected.....	72
open to the public.....	1103	deficiency appropriation for erroneous	
fee authorized for.....	1103	collections.....	49,
<i>Recreation for Enlisted Men, Navy,</i>		58, 62, 698, 701, 757, 761, 1350	
appropriation for.....	186, 865	for, illegally collected.....	49,
<i>Recruiting, Marine Corps,</i>		698, 701, 757, 761, 1349	
appropriation for expenses of.....	203, 880	directed, if erroneously or illegally col-	
<i>Recruiting, Navy,</i>		lected, etc.....	342
appropriation for expenses of.....	186, 865	repayment to collector of money re-	
<i>Red Bluff, Calif.,</i>		covered against him.....	342
lands granted to, for public park.....	982	damages against officials.....	342
<i>Red Cross, American (see American Na-</i>		report to Congress.....	342
tional Red Cross).		claims for, erroneously collected etc.,	
<i>Red Lake Agency, Minn.,</i>		to be brought in four years after	
appropriation for support, etc., of In-		payment.....	342
dians at, from tribal funds..	411, 1161	barred by limitation not allowed; in-	
deficiency appropriation for civilian		come tax exception.....	342
employees at.....	1329	granted farmers, etc., insurance com-	
<i>Red Lake Band of Chippewa Indians, Minn.,</i>		panies.....	343
appropriation for constructing sawmill,		distillers who produced and owned	
etc., from tribal funds.....	412	distilled spirits, tax paid in ex-	
for constructing roads and bridges on		cess of \$2.20 a gallon.....	860
Reservation, from tribal funds;		<i>Refunds of Income Tax,</i>	
Indian labor.....	1163	time extended for allowing claims for, on	
<i>Red Lake Indian Reservation, Minn.,</i>		excess payments.....	22
appropriation for constructing roads		taxable year 1918 included.....	22
and bridges, from tribal funds;		<i>Refunds of Taxes,</i>	
Indian labor.....	413, 1163	provisions for, as to overpayments, etc.,	
<i>Red Lake Indians, Minn.,</i>		of income, etc.....	301
reimbursement of individual, for garden		<i>Register of the Treasury,</i>	
plots taken for school farm.....	357	appropriation for operating force,	
<i>Red Lake Irrigation Project, Ariz.,</i>		Annex for.....	65, 764
appropriation for maintenance, etc.,		<i>Registered Mail, Postal Service,</i>	
of.....	400, 151	appropriation for indemnity for lost,	
<i>Red Pipestone Quarries, Minn.,</i>		domestic.....	88, 786
interest of Yankton Sioux Indians in,		deficiency appropriation for indemnity	
to be determined by Court of		for lost, international.....	47, 59
Claims.....	730	application and fee for.....	1068
of other Sioux Indians.....	730	fee required for receipt for delivery....	1068
<i>Red River,</i>		<i>Registers of Land Offices,</i>	
bridge authorized across, Illinois Bend,		appropriation for salaries and commis-	
Tex.....	664	sions.....	395, 1145
<i>Red River, Ark.,</i>		consolidation of offices of registers	
preliminary examination, etc., author-		and receivers at designated places..	395
ized for flood control of.....	249	vacancies prior to June 1, 1925, to	
to be made, Fulton to mouth of....	1195	effect consolidation of offices....	395
<i>Red River of the North,</i>		consolidation of offices of registers	
time extended for bridging, N. Dak.		and receivers having two offi-	
and Minn.....	1312	cials.....	1145
for dam across, at Grand Forks, N.		<i>Registration and Selection for Military</i>	
Dak., to East Grand Forks,		Service,	
Minn.....	998	deficiency appropriation for.....	62, 761
<i>Redlands, Calif.,</i>		balances of appropriations covered in;	
lands granted to, for water conservation	979	for expenses, military police.....	934

	Page.		Page
<i>Rehabilitation of Disabled Discharged Soldiers, etc., Vocational,</i>		<i>Rent of Court Rooms,</i>	
appropriation for providing.....	533, 1211	appropriation for.....	221, 1030
deficiency appropriation for providing.....	681	deficiency appropriation for New York City.....	687
<i>Rehabilitation of Persons Disabled in Industry, Vocational,</i>		<i>Rental Allowances, Army,</i>	
appropriation for extending benefits of, to Hawaii.....	1202	appropriation for, including quarters for enlisted men.....	482, 897
for promotion of.....	1202	<i>Rental Allowances, Army, Navy, etc.,</i>	
for investigating placements, etc., of deficiency appropriation for expenses of provisions for cooperating with States in promoting.....	1202 431	provisions modifying, for officers, with or without dependents.....	250
<i>Rehabilitation, Vocational (see also Veterans' Bureau, United States),</i>		<i>Rental Allowances, Marine Corps,</i>	
appropriation for providing, for disabled discharged soldiers, etc.....	533, 1211	appropriation for officers.....	201, 879
gifts for purposes of, may be accepted by Veterans' Bureau.....	611	<i>Rental Allowances, Navy,</i>	
fund created from, for providing courses.....	611	appropriation for, officers.....	193, 872
provisions for, of persons serving in World War, contained in World War Veterans' Act.....	627	for, Nurse Corps.....	193, 872
<i>Rehoboth Bay,</i>		<i>Rents, D. C. (see District of Columbia Rents Act).</i>	
bridge authorized across Delaware Bay and, near Rehoboth, Del.....	664	<i>Reporter of the Supreme Court,</i>	
<i>Rehoboth, Del.,</i>		appropriation for salary and expenses.....	218, 1028
bridge authorized across Rehoboth and Delaware Bays, canal near.....	664	<i>Reporting Proceedings in Congress,</i>	
<i>Reid, Albert,</i>		appropriation for House of Representatives.....	585, 1293
deficiency appropriation for services....	672	for Senate.....	581, 1289
<i>Reindeer, Alaska,</i>		<i>Reports of Departments, etc.,</i>	
appropriation for support of stations, etc.....	427, 1181	printing of annual, etc., by heads thereof, discontinued.....	592
sale of males, etc.....	427, 1181	copies of originals to be kept for public inspection.....	592
for improving, etc., industry.....	451, 841	<i>Representatives in Congress,</i>	
<i>Relief and Protection of American Seamen,</i>		appropriation for compensation....	581, 1289
appropriation for, in foreign countries, etc.....	208, 1017	for mileage.....	582, 1289
deficiency appropriation for.....	47, 57, 760	for clerk hire.....	585, 1293
<i>Religious, Educational, etc., Entertainments,</i>		amount established for clerk hire for; mode of payment, etc.....	152
exempt from admission tax.....	321	compensation of, after March 4, 1925..	1301
<i>Religious, Scientific Societies, etc.,</i>		immediately available.....	1313
exempt from income tax.....	282	<i>Reproducing Plats of Surveys, Public Lands,</i>	
<i>Reno Agency, Nev.,</i>		appropriation for.....	394, 1145
appropriation for support, etc., of Indians at, from tribal funds....	411, 1161	<i>Research Council, International,</i>	
deficiency appropriation for civilian employees at.....	1329	appropriation for annual contribution to, and Associated Unions....	214, 1023
<i>Rent Commission, D. C.,</i>		for expenses of attending delegates..	238, 1045
deficiency appropriation for salaries and expenses.....	36, 674	<i>Research Laboratory, Naval,</i>	
additional pay to assessor forbidden after June 30, 1924.....	674	appropriation for expenses of.....	184, 863
for J. C. Harding and Company.....	674	temporary employment of scientists, etc.....	184, 863
<i>Rent, D. C.,</i>		technical, etc., services.....	184, 863
appropriation for Treasury Department.....	65, 765	<i>Reserve Officers, Army,</i>	
for Department of Justice.....	216, 1026	to be commissioned in Army of United States.....	470
for Department of Commerce.....	224, 1034	of National Guard, Federally recognized.....	470
for Department of Labor.....	239, 1048	<i>Reserve Officers' Training Corps, Army,</i>	
for Interior Department.....	392	appropriation for quartermaster supplies, etc., to institutions having units of.....	507, 922
for Department of Agriculture; restriction.....	433, 823	for maintenance of training camps, etc.....	507, 922
for Fixed Nitrogen Research Laboratory.....	433	for travel allowances, etc., rates....	507, 923
for Army; restriction.....	489, 904	for pay of students attending advanced camps; subsistence commutation.....	507, 923
for Civil Service Commission.....	523, 1201	for transporting remains of members dying at instruction camps; passenger vehicles.....	508, 923
for Interstate Commerce Commission.....	526, 1204, 1205	uniforms, etc., from Army surplus stocks.....	508, 923
<i>Rent, Light, and Fuel, Post Offices,</i>		price current at time of issue to govern payments.....	508, 923
appropriation for.....	86, 784	additional mounted, etc., units, forbidden.....	508, 923
deficiency appropriation for.....	60, 699	use of other funds forbidden....	508, 923
		for transporting students to national rifle contests.....	508, 923

<i>Reserve Officers' Training Corps, Army—</i>	Page.	<i>Revenue Act of 1921—Continued.</i>	Page.
Continued.		parts of, repealed: Title VI, Beverages	
deficiency appropriation for quartermaster supplies... 59, 62, 699, 701, 762,	1350	Tax, taxes on soft drinks, etc....	352
hospital treatment, etc., to members of, injured at training camps.....	365	Title VII, Tax on Cigars, Tobacco, and Manufacturers Thereof.....	352
transportation home upon termination of.....	365	Title VIII, Tax on Admissions and Dues, on expiration of thirty days.....	352
subsistence until furnished.....	365	Title IX, Excise Taxes, on designated articles.....	352
burial expenses, etc., in case of death under.....	365	on jewelry, etc., sales, on expiration of thirty days.....	352
<i>Reserve Officers' Training Corps, Naval,</i>		Title X, Special Taxes, as of June 30, 1924.....	352
provisions for establishing.....	1276	Title XI, Stamp Taxes, on expiration of thirty days.....	352
<i>Resident Commissioners,</i>		Title XII, Tax on Employment of Child Labor.....	352
appropriation for compensation of... 581,	1289	Title XIII, of certain administrative provisions.....	352
for expenses of..... 582,	1289	repealed portions in force for collection of accrued taxes, etc.....	352
for clerk hire..... 585,	1293	<i>Revenue Act of 1924,</i>	
amount established for clerk hire for; mode of payment.....	152	TITLE I. GENERAL DEFINITIONS.....	253
compensation of, after March 4, 1925... immediately available.....	1301 1313	title of Act.....	253
"Restaurationen," Sloop,		meaning of terms; "person".....	253
medal to be prepared commemorative of landing in United States first shipload of Norse immigrants on board of.....	1096	"corporation"; "domestic"; "foreign".....	253
<i>Resurrection Bay, Alaska,</i>		"United States".....	253
preliminary examination, etc., of, break-water, etc., to be made.....	1197	"Secretary"; "Commissioner"; collector.....	253
<i>Retired Officers, Army,</i>		"taxpayer".....	254
status of, detailed to duty at schools, etc.	1099	"military or naval forces of the United States".....	254
<i>Retirement of Classified Civil Service Employees,</i>		"includes"; "including".....	254
appropriation for expenses of Pension Office executing Act for..... 414,	1164	TITLE II. INCOME TAX.....	254
for expenses of Civil Service Commission under Act for..... 523,	1201	general provisions.....	254
<i>Retirement of Foreign Service Officers,</i>		meaning of terms.....	254
provisions relating to.....	144	dividends; distribution of profits construed.....	254
<i>Returns of Income Taxes,</i>		gain or loss; basis of determining amount.....	255
to be public records, when tax determined by Commissioner.....	293	recognition of, from sales or exchanges.....	256
inspection only upon order of the President, etc.....	293	depletion and depreciation after February 28, 1913; before March 1, 1913.....	258
data from, to be furnished designated committees of Congress.....	293	inventories; use of, to determine income.....	260
inspection by order of committees, etc.....	293	net losses; items considered as.....	260
access to corporation returns allowed State officers upon request of governors.....	293	computation of tax for fiscal years; for calendar years.....	261
allowed shareholders thereof.....	293	capital gains and losses; method of determining.....	262
punishment for unauthorized divulging information from, by.....	293	tax levied on.....	263
detailed list of taxpayers to be prepared annually for inspection in office of collectors.....	293	earned income; term construed.....	263
<i>Revenue Act of 1917,</i>		credits allowed for, in income tax.....	264
deficiency appropriation for collecting taxes under.....	58	individual income tax.....	264
<i>Revenue Act of 1921,</i>		normal; nonresident aliens.....	264
income tax credits or refunds for excess payments, time extended for allowing claims for; taxable year 1918 included.....	22	surtax; mines, oil and gas wells.....	265
parts of, repealed by Revenue Act of 1924: Title II, Income Tax, as of January 1, 1924.....	352	net income defined.....	267
Title IV, Estate Tax, on passage hereof.....	352	gross income defined.....	267
Title V, Tax on Telegraph and Telephone Messages, thirty days after enactment of Act.....	352	items not included.....	267
redemption of unused transportation tax excepted.....	352	nonresident aliens.....	269
		deductions allowed.....	269
		items not deductible.....	271
		credits allowed; family exemptions... nonresident aliens from United States sources.....	272 273
		as members of partnerships.....	275
		estates and trusts.....	275
		evasions of surtax by incorporation... payment of tax at source.....	277 277
		credit for taxes paid.....	279

<i>Revenue Act of 1924—Continued.</i>	Page.	<i>Revenue Act of 1924—Continued.</i>	Page.
individual income tax, returns by individuals .....	280	estate tax; returns by executor .....	307
by partnerships .....	280	payable in one year .....	308
by fiduciaries .....	280	early examination and determination of amount .....	308
for less than a year .....	281	deficiency proceedings .....	308
time and place for filing .....	281	appeal to Board .....	308
corporation income tax .....	282	time for assessment and collection .....	310
exemptions .....	282	extension .....	310
net income defined .....	283	claims for abatement .....	310
gross income defined .....	283	collection proceedings .....	311
deductions allowed .....	283	unpaid taxes a lien for ten years .....	312
items not deductible .....	285	computation of tax under former laws .....	312
credits allowed .....	285	punishment for false statement, etc. ....	313
payment at source .....	285	proceedings in United States court for China .....	313
credit for taxes .....	286	tax on gifts .....	313
returns .....	287	rates imposed .....	313
consolidated of affiliated corporations .....	288	amount taxable .....	314
time and place for filing .....	288	sales of property for less than market value deemed taxable gifts .....	314
tax on insurance companies .....	288	determination of value; deductions allowed residents; nonresidents .....	314
life insurance .....	288	tax imposed to be credited against estate tax upon death of donor .....	315
gross income defined .....	289	yearly returns to collector .....	316
net income defined; deductions allowed .....	289	time of payment by donor .....	316
other than life or mutual .....	290	TITLE IV. TAX ON CIGARS, TOBACCO, ETC. ....	316
gross income defined .....	290	rates on sales by manufacturer or importer .....	316
net income defined .....	291	of cigars and cigarettes .....	316
investment income defined .....	291	label and package requirements, etc. ....	317
deductions allowed .....	291	of manufactured tobacco and snuff .....	317
administrative provisions .....	292	package requirements, etc. ....	317
returns by corporations of dividend payments .....	292	cigarette paper and tubes .....	318
by brokers .....	292	leaf tobacco dealers; regulations of business .....	318
of information at source .....	292	penalties for violations .....	319
to be public records; inspection by Congressional committees .....	293	farmers, growers, and tobacco growers associations not regarded as "tobacco growers cooperative associations" defined .....	320
State officers; shareholders, of corporation returns .....	293	TITLE V. TAX ON ADMISSIONS AND DUES .....	320
publication of statistics .....	293	rates on admissions hereafter to any place .....	320
collection of foreign items .....	293	additional for sales at other than ticket office .....	320
taxation of citizens of United States possessions; Virgin Islands .....	294	if sold at greater than regular price at ticket office .....	320
in Porto Rico; Philippines Islands .....	294	box holders at places of amusement .....	320
gross income from within the United States possessions specified .....	294	roof gardens, cabarets, etc. ....	321
Virgin Islands not included .....	295	exemptions, entertainments for religious, educational, etc., organizations .....	321
credit allowed China Trade Act corporations .....	295	for veterans, etc.; agricultural fairs, etc. ....	321
time for paying income taxes; by installments .....	295	club dues and initiation fees .....	321
examination of returns and determination of tax .....	296	collection by receivers; returns and payment .....	322
credit or refund of overpayments .....	296	in effect in 30 days .....	322
assessment and determination of deficiencies .....	296	TITLE VI. EXCISE TAXES .....	322
additions to tax in case of deficiency .....	298	rates imposed hereafter on sales by manufacturers .....	322
in case of delinquency .....	298	articles specified .....	322
time for assessing and paying tax .....	299	retail sales .....	323
filing claims in abatement .....	300	computation if sold at less than market price .....	323
assessing, etc., taxes under former Acts .....	301	rates on works of art sold by other than artist; sales excepted .....	323
allowance of credits and refunds .....	301	jewelry, precious stones, time pieces, etc. ....	324
closing of taxable year by Commissioner .....	302	surgical and medical instruments, spectacles, etc., excepted .....	324
title in effect January 1, 1924 .....	303	returns, payment, etc. ....	324
TITLE III. ESTATE TAX .....	303		
definition of terms .....	303		
rates imposed on value of net estate transferred .....	303		
credit allowed for tax paid to States, etc. ....	304		
determination of gross estates; net estates .....	304		
deductions allowed residents; nonresidents .....	304		

<i>Revenue Act of 1924—Continued.</i>	
payment of excise tax on sales under contracts prior to January 1, 1924	324
not required if to other than a dealer	324
if tax greater than under this Act	324
if no tax under this Act	325
TITLE VII. SPECIAL TAXES	
capital stock tax after January 1, 1924	325
rate on domestic corporations	325
on foreign corporations	325
exceptions	325
publicity of returns	326
miscellaneous occupational taxes after July 1, 1924	326
rates on designated businesses	326
annual sales by manufacturers of tobacco, cigars and cigarettes	327
on use of pleasure boats, after January 1, 1924; exemptions	328
punishment for conducting business without paying tax	328
narcotic Act provisions	328
TITLE VIII. STAMP TAXES	
levied hereafter on bonds, written documents, etc., in Schedule A	331
exemptions	332
penalty for using unstamped paper	332
dealing in articles not fully stamped	332
using uncanceled stamps, etc.	332
punishment for fraudulently reusing, etc., stamps	332
willfully removing stamps for unlawful uses	332
possessing washed stamps knowingly	332
methods of canceling directed	333
preparation of stamps, etc.; general laws applicable	333
sales of stamps by postmasters, etc.	333
designated depositaries, etc.; State agents	333
bond, regulations, etc.	333
Schedule A, stamp taxes	333
bonds of indebtedness	333
capital stock issues and transfers	334
sales of produce at exchanges for future delivery	334
real estate conveyances	335
customhouse entries; warehouse withdrawals	335
foreign passage tickets	335
proxies; exceptions	336
powers of attorney; exceptions	336
playing cards	336
property insurance policies by foreign corporations, etc.	336
reinsurance exempt	336
affixing stamps; penalty for failure	336
TITLE IX. BOARD OF TAX APPEALS	
created of not less than seven nor more than twenty-eight members, for two years	336
appointment by the President and Senate	336
subsequent terms	336
retiring member not permitted to practice before Board for two years	337
quorum; chairman; seal	337
to hear and determine appeals in income and estate tax deficiency and abatement claims	337
divisions of Board to be assigned	337
appeals to be decided by	337
finality of decisions of, unless reviewed by Board	337

<i>Revenue Act of 1924—Continued.</i>	
findings to be prima facie evidence of facts in court proceedings	337
notice and hearings; informal proceedings	337
findings of facts to be reported in writing	337
principal office in Washington; hearings elsewhere	338
authority of members to secure testimony, etc.	338
office assistance, supplies, etc., to be furnished by Secretary of the Treasury	338
additional allowance for traveling expenses, etc.	338
expenses of, payable from internal revenue appropriations on vouchers approved by the chairman	338
TITLE X. GENERAL ADMINISTRATIVE PROVISIONS	
general revenue laws extended to this Act	339
enforcement regulations, etc., to be prescribed	339
taxpayers to keep records, make returns, etc.	339
returns may be required of any person not exceeding \$10 may be acknowledged without oath	339
returns to be prepared by collector if taxpayer makes no, or false	339
by Commissioner; legal effect	339
further time allowed if failure due to sickness	339
assessment of tax	339
additional tax imposed; exception	339
rate if return fraudulent	340
collection of	340
examination of books, witnesses, etc., authorized	340
restriction on making unnecessary	340
cases settled by written agreement with taxpayer not to be reopened	340
findings of fact, etc., by Commissioner not subject to review by other officer, etc.	340
decisions reversed without retroactive effect unless required by court	341
assessment of all but income and estate taxes to be within four years	341
no proceedings for collection to be brought after five years	341
exception in case of fraud	341
collection by distraint, etc., after assessment made	341
suit authorized without assessment	341
provisions subject to bar of statutory limitations	341
no prosecution authorized unless indictment, etc., found within five years	341
absence from district not included	342
not applicable to prior offenses	342
time extended in complaints before commissioners	342
not applicable to Government officers	342
prior proceedings under former laws not affected	342
refund authorized for erroneously collected taxes, penalties, etc.	342
repayment of judgments, etc., against collectors	342
for damages against officials	342
report to Congress	342

*Revenue Act of 1924—Continued.*

claims for refunding or crediting erroneously collected taxes, etc., to be presented in four years	342
applicable to prior claims	342
time extended for redemption of stamps	343
suits for recovery of illegally collected taxes, etc., not allowed unless claim filed with Commissioner	343
allowed whether tax paid or not	343
time limitations extended; notification of disallowance	343
prior suits not affected	343
former limitation repealed	343
bank accounts subject to distraint for taxes	343
failure to pay tax, make returns, etc., a misdemeanor	343
punishment for, in addition to other penalties	344
additional penalty for willful refusal to pay other than income and estate taxes; exceptions	344
persons liable for violations	344
violations of revenue laws to be reported to district attorney	344
statement required	344
administrations of oaths by specified revenue officials, authorized	344
divulging information received by revenue officials, unlawful	345
unauthorized publication of income returns, unlawful	345
penalty for offenses; dismissal of offender	345
inquiries to be made by deputy collectors	345
annual returns required of taxpayers; details specified	345
by revenue office with consent of party failing	345
notice to be given if no return rendered	345
summons for failure to make, or making false returns	346
authority of district collector; corporations, etc., included	346
Interest allowed on claims for credits or refunds	346
time period; for additional assessments	346
on judgments by Court of Claims, etc., for erroneous collections, etc.	346
United States notes or certificates, and uncertified checks, accepted for other than stamp taxes	347
receipts for taxes to be given by collectors	347
to debtor for separate creditors; evidence of payment, etc.	347
fractions of a cent disregarded; exception	347
former provisions for tax receipts repealed	347
discretionary methods may be used for collecting other than income, estate, and stamp taxes	347
administrative, etc., stamp provisions applicable	347
credits for overpayments or overcollections of admission or excise taxes	347

*Revenue Act of 1924—Continued.*

exports of tobacco, etc., not taxable hereunder	348
refund to exporter, etc., if paid	348
jurisdiction of district courts to secure testimony, etc.	348
issue of orders, processes, etc.	348
additional to other enforcement remedies	348
concurrent with Court of Claims for recovery of erroneous collections, etc., if collector dead	348
punishment for false statement that tax is included in price, etc.	348
that part of price is due to tax	348
stamps unavoidably lost from packages, etc., may be replaced	349
regulations to be prescribed	349
additional exemption of 4 and 4½ per cent Liberty bonds from surtax, etc.	349
for two years after end of World War; for three years more	349
additional and in lieu of former exemption	349
Liberty bonds, etc., accepted in lieu of personal surety required by law	349
effect thereof; substitution permitted	349
return to depositor when performance completed	350
retention for protection of subcontractors on default of principal	350
priority, etc., of United States not affected	350
inconsistent laws modified	350
not applicable to judicial securities	350
bill in chancery authorized to enforce lien on real estate for unpaid taxes	350
proceedings and determination	350
sale on decree, and distribution of proceeds	350
persons having prior liens for, may request Commissioner to file	351
on failure of Commissioner may petition court	351
action if petition granted	351
adjudication by court	351
property liable to distraint, if not divisible, may be sold as a whole	351
distribution of proceeds after paying tax, etc.	351
all internal revenue taxes, etc., to be deposited daily into the Treasury	351
sums in compromise, etc., as a special deposit	351
certificate of, to be transmitted to the Commissioner	351
special account for designated receipts	351
withdrawals from, and deposit of as internal revenue collections	351
refund of rejected offers of compromise; surplus of proceeds from distraint sales	352
TITLE XI. GENERAL PROVISIONS	352
repeal of designated parts of Revenue Act of 1921, at specified dates	352
Income Tax	352
Estate Tax	352
Tax on telegraph and telephone messages	352

	Page.	<i>Revised Statutes,</i>	Page.
<i>Revenue Act of 1924—Continued.</i>		amended, section 876.....	1265
repeal of; Tax on soft drinks.....	352	section 892.....	1269
Tax on cigars, etc.....	352	section 1685.....	143
Tax on admissions and dues.....	352	section 1697.....	142
Excise Taxes; sales by manufacturers; jewelry, etc., sales.....	352	section 1698.....	142
Special Taxes.....	352	section 2587.....	957
Stamp Taxes.....	352	section 3176.....	339
Child Labor Taxes.....	352	section 3182.....	341
specified administrative provisions.....	352	section 3186.....	994
repealed provisions to continue for col- lecting accrued taxes, etc.....	352	section 3187.....	343
of income and estate taxes not to affect retroactive benefits.....	353	section 3195.....	351
Legislative Drafting Service made office of legislative counsel.....	353	section 3207.....	350
salary of Government actuary in- creased for present incumbent.....	353	section 3210.....	351
invalidity of any provision not to affect remainder of Act.....	353	section 3226.....	343
effective date hereof.....	353	section 3228.....	342
TITLE XII. REDUCTION OF INCOME TAX PAYABLE IN 1924.....	353	section 3244.....	327
allowance of 25 per cent on returns for 1923.....	353	section 3360.....	318
if tax paid in full, credit or refund allowed.....	353	section 3362.....	317
prorating allowed on installment payments.....	353	section 3368.....	317
application to extended time pay- ments.....	354	section 3392.....	317
credit or refund if tax not paid in full, deducted from previously assessed deficiencies.....	354	section 3394.....	316
subsequently assessed deficiencies to be deducted from tax on defi- ciency.....	354	section 3927.....	1068
for fiscal year ending in 1923.....	354	section 3928.....	1068
of tax for 1923 for fiscal year ending in 1924.....	354	section 4044.....	950
on deficiencies for fiscal years ending in 1923 or 1924.....	354	section 4414.....	104
for less than a year in 1923.....	355	section 4472.....	1093
rules, etc., for credits and refunds to be prescribed.....	355	section 5147.....	955
interest not allowed.....	355	reenacted, section 3164.....	344
rules for granting benefits to be pre- scribed.....	355	section 3165.....	344
definitions of terms in Revenue Act of 1921 to apply to this Act.....	355	section 3167.....	345
appointments on Board of Tax Appeals, prior to December 1, 1924, may receive salaries.....	669	section 3172.....	345
appropriation for Tax Appeals Board, authorized by.....	1200	section 3173.....	345
deficiency appropriation for refunding income taxes for 1923.....	693	section 3220.....	342
credit allowed China Trade Act cor- poration dividends.....	996	section 3315.....	349
income tax; allowance for credits and refunds extended to taxable year 1919, etc.....	1115	section 3320.....	342
gross income exemption, China Trade Act corporation dividends to China residents.....	997	repealed, section 510.....	1106
Ways and Means Committee of the Sixty-ninth Congress authorized to revise.....	1315	section 763.....	942
<i>Revenue from Customs,</i>		section 764.....	942
appropriation for collecting.....	69, 769	section 3225.....	343
for collecting, additional, 1925.....	710	<i>Revolutionary Cannon,</i>	
deficiency appropriation for collecting.....	49,	loan to William and Mary College of two, surrendered by British at Yorktown in 1781.....	115
57, 701, 761, 1349, 1351, 1353		<i>Rhode Island,</i>	
<i>Revenue Marine (see Coast Guard).</i>		appropriation for naval training sta- tion.....	187, 866
		claim of, for expenses in war with Spain referred to Court of Claims.....	964
		<i>Rhode Island Avenue NE., D. C.,</i>	
		appropriation for asphalt covering, Lincoln Road to Fourth Street; from gasoline-tax fund.....	1225
		<i>Rice,</i>	
		appropriation for investigating insects affecting.....	449, 839
		<i>Richmond County, Ga.,</i>	
		bridge authorized across Savannah River, Augusta, Ga., by Aiken County, S. C., and.....	102
		<i>Riding Academies,</i>	
		special tax on proprietors of.....	326
		associations of National Guard, etc., excepted.....	326
		<i>Rifle Contests, Army,</i>	
		appropriation for trophy, medals, etc., for.....	509
		<i>Rifle Practice, National Board for Promo- tion of,</i>	
		appropriation for expenses of ranges; transporting teams to matches, etc.....	509, 924
		for quartermaster supplies for rifle ranges practice, under regula- tions by.....	509, 924

<i>Rifle Practice, National Board for Promotion of—Continued.</i>	Page.	<i>Rio Grande Irrigation Project, N. Mex.—Tex.,</i>	Page.
appropriation for reimbursing members of, for practice, expenses, etc.	509, 925	appropriation for maintenance, etc., of.	418, 1168
for issue of arms, etc., for target practice; issue and sale as prescribed by	510	<i>Rio Grande Valley, N. Mex.,</i>	
for quartermaster supplies, etc., additional, 1925	711	appropriation for draining Pueblo Indian lands in; conditions	403
provisions for encouraging rifle instruction upon recommendation of	510	<i>Riordan, D. J., late a Representative in Congress,</i>	
<i>Rifle Ranges for Civilian Instruction,</i>		deficiency appropriation for pay to widow of	34
appropriation for quartermaster supplies for maintaining, etc.	509, 924	<i>River and Harbor Improvements,</i>	
for ordnance equipment for	510, 925	appropriation for preservation, maintenance, and construction of authorized projects	515, 930
<i>Rights of Way,</i>		survey of northern and northwestern lakes, etc.	515, 930
granted across Anastasia Island Military Reservation, Fla.	959	preventing injurious deposits, New York Harbor	516, 930
Fort Logan Military Reservation, Colo.	648	for preliminary examinations, surveys, etc.	516, 930
Fort MacArthur Military Reservation, Calif.	656	limited to authorizations	516, 930
Fort Snelling Military Reservation, Minn., to Chicago, Milwaukee and Saint Paul Railway Company	30	for Muscle Shoals, Tennessee River, Dam No. 2	516
Government levee, Yuma, Ariz.	101	contracts authorized	516
Port Discovery Bay Military Reservation	812	for Muscle Shoals, Tennessee River	930
right of way of Lakes Union and Washington Canal	789	for flood control, Mississippi River	516, 930
Veterans' Bureau hospital reservation, to Knoxville, Iowa	792	for flood control, Sacramento River, Calif.	516, 930
Vicksburg, Miss., under national cemetery road	536	for, additional, 1925	712
<i>Rincon Indian Reservation, Calif.,</i>		deficiency appropriation for paying claims for damages to vessels by	52, 1345
appropriation for irrigation project on.	400, 1151	for increase of compensation	62, 762
<i>Rinderpest,</i>		for surveys, etc., for flood control of North Branch of Susquehanna River, N. Y. and Pa.	696
appropriation for emergency use, eradicating, etc.; additional.	110, 458, 851	for surveys, etc., for flood control of Allegheny and Monongahela Rivers	696
payment for animals destroyed, etc.; appraisal of values.	111, 458, 851	for surveys, etc., for flood control of Puyallup River, Wash.	696
deficiency appropriation for eradicating, etc.	682	personnel, etc., to be used to prevent pollution of navigable waters by deposits of oil from vessels, etc.	605
<i>Rio de Janeiro, Brazil.</i>		to arrest persons violating regulations, etc. of Oil Pollution Act.	605
appropriation for purchase of additional land for embassy	1024	preliminary examination, etc., modified, of Dog River, Ala.	5
<i>Rio Grande,</i>		of Mill Cut, N. C.	23
appropriation for steel bridges across, within Cochiti, etc., Indian lands, N. Mex.	413	preliminary examinations, etc., authorized of designated streams for flood control	249
deficiency appropriation for joint commission with Mexico on use of waters of, below Fort Whitman, Tex.	692	amount authorized from appropriations for examinations, etc.	249
bridge authorized across, Alamo Alto, Tex.	662	surveys authorized of designated streams, for flood control	249
consent of Mexico required	663	amounts authorized to be appropriated	250
El Paso, Tex.	4	preliminary examinations, etc., for flood control of designated rivers in Washington	1000
consent of Mexico required	4	work authorized on Saco River, Me.	1186
Hidalgo, Tex.	815	Glencove Creek, N. Y.	1186
consent of Mexico required	815	Hudson River, N. Y.	1186
near Tornillo, Tex.	1214	Channel at Weehawken, N. J.	1186
consent of Mexico required	1214	Flushing Bay and Creek, N. J.	1186
special commissioners authorized to cooperate with Mexican representatives as to use of waters of, below Fort Quitman, Tex.	118	Delaware River, Philadelphia to Trenton	1186
sum for expenses authorized	118	Wilmington, Del.	1186
<i>Rio Grande, Commission on the Equitable Use of Waters of,</i>		Salem River, N. J.	1186
deficiency appropriation for; reappropriation	1340	Cambridge, Md.	1186
		Crisfield, Md.	1186
		Onancock River, Md.	1186

<i>River and Harbor Improvements—Contd.</i>	Page.	<i>River and Harbor Improvements—Contd.</i>	Page.
work authorized on, Norfolk, Va.	1186	payments to per diem employees for excess work on Saturday half holidays legalized; credits to be given for	1191
waterway, Norfolk to Beaufort Inlet, N. C.	1186	report to be made on projects for which further improvement undesirable	1191
Beaufort, N. C.	1187	preliminary examinations, surveys, etc., to be made	1191
waterway, Charleston, S. C., and Saint Johns River, Fla.	1187	other than designated ones, forbidden	1191
Charleston to Winyah Bay, S. C.	1187	no supplemental reports, etc., to be made	1191
Shipyard Creek, S. C.	1187	no work authorized until funds actually appropriated for	1191
Fernandina, Fla.	1187	projects proposed	1191
Miami, Fla.	1187	Potomac River, Washington, D. C., for deep-water terminal	1193
Charlotte, Fla.	1187	deeper waterway, Great Lakes to the Hudson River	1196
Bayou La Batre, Ala.	1187	use of rock for improving Coos Bay Harbor, Oreg.	1197
Louisiana and Texas Intracoastal Waterway, New Orleans, La., to Galveston, Tex.	1187	modification of harbor lines, Newport, Calif., authorized	1197
Sabine-Neches Waterway, Tex.	1187	funds advanced by local interests for an improvement may be used immediately	1197
Houston Ship Channel, Tex.	1187	repayment from appropriation therefor	1197
Freeport, Tex.	1187	not made, if local cooperation imposed	1197
Galena River; use of funds for removal of dams in	1187	agreement for reconstructing railroad bridge across Chesapeake and Delaware Canal ratified	1197
Mississippi River, at Nauvoo, Ill.	1188	funds available for	1197
at Fort Madison, Iowa	1188	earth, timber, etc., for river and harbor construction may be taken from national forests	1197
from Saint Louis to Minneapolis	1188	portion of Black Warrior River, Ala., designated Lake Bankhead	1197
Missouri River, from its mouth to Quindaro Bend	1188	alteration of National Research Building for offices of district engineer, Washington, D. C.	1197
Tennessee River, Ala.	1188	payment for, from river and harbor, increasing District water supply, etc., funds	1198
and tributaries, N. C., Tenn., Ala., and Ky.	1188	amount authorized to reimburse Yuma irrigation project, Ariz. and Calif., for cost incurred in operating Colorado River levee, etc., adjacent to project	1198
Green Bay and Fox River, Wis.	1188	for fiscal year 1926	1198
Muskegon, Mich.	1188	for fiscal year 1927, and thereafter	1198
Frankfort, Mich.	1188	<i>River Gunboats (see also Gunboats, River), deficiency appropriation for constructing, etc.</i>	1336
Indiana Harbor, Ind.	1188	<i>Riverdale, Ill., bridge authorized across Little Calumet River at</i>	998
Great Sodus Bay, N. Y.	1188	<i>Rivers, appropriation for lighting of</i>	233, 1043
Black Rock Channel and Tonawanda, N. Y.	1189	<i>Riverside, Calif., appropriation for Sherman Institute Indian School at</i>	405, 1156
Los Angeles and Long Beach Harbors, Calif.	1189	for Sherman Institute Indian School, additional, 1925	707
San Diego, Calif.	1189	<i>Riverton Irrigation Project, Wyo., appropriation for maintenance, etc., of</i>	418, 1171
Oakland, Calif.; removing bridges	1189		
Petaluma Creek, Calif.	1189		
Siuslaw River, Oreg.	1189		
Tillamook Bay and Bar, Oreg.	1189		
Columbia River, Oreg. and Wash.	1189		
Deep River, Wash.	1189		
Port Orchard Bay, Wash.	1189		
Duwamish Waterway, Seattle Harbor, Wash.	1189		
Cowlitz River, Wash.	1190		
Wrangell Narrows, Alaska	1190		
Hilo, Hawaii	1190		
Ponce, Porto Rico	1190		
constructing lock and dam on Wabash River at Grand Rapids, Ill., repealed, etc.	1190		
levee on Muskingum River, Zanesville, Ohio, to be repaired	1190		
estimate of cost of examinations of navigable streams feasible for power development, to make plans for navigation, water power, flood control, and irrigation	1190		
no consideration of Colorado River, etc.	1190		
compilation of river and harbor laws, authorized to include second session of Sixty-eighth Congress	1190		
additional allowance to fliers when making aerial surveys	1190		
mileage of officers on river and harbor improvements paid from appropriations therefor	1191		

	Page.		Page.
<i>Road Construction, etc.,</i>		<i>Rockford, Ill.,</i>	
deficiency appropriation for, national parks, etc.....	686	bridge authorized across Rock River at time extended for bridging Rock River by.....	1354
<i>Road Making Materials,</i>		<i>Rockport, Ind.,</i>	
appropriation for investigations and experiments.....	452, 843	bridge authorized across Ohio River, between, and Owensboro, Ky....	103
<i>Road Management, etc.,</i>		<i>Rocky Boy Agency, Mont.,</i>	
appropriation for investigations, etc. for determining best materials, etc.....	452, 843	appropriation for support, etc., of Indians at, from tribal funds....	411, 1161
<i>Roads and Trails, National Forests and Monuments,</i>		<i>Rocky Boy Band of Chippewa Indians, etc., Mont.,</i>	
appropriation for constructing, etc.... contracts for approved projects deemed Government obligations....	1179	appropriation for support, and maintenance of.....	408, 1159
<i>Roads, etc., Public (see Federal Highway Act).</i>		for support, etc., of, additional, 1925....	708
<i>Roads, Trails, etc., National Forests,</i>		<i>Rocky Mountain National Park, Colo.,</i>	
appropriation for construction, etc....	446, 836	appropriation for protection, etc....	424, 1177
<i>Roads, Walks, etc., at Military Posts,</i>		for protection, additional, 1925.....	709
appropriation for construction, repairs, etc.....	488, 903	deficiency appropriation for repairs of flood damages.....	686, 1331
for, additional, 1925.....	711	exchange of lands with private owner authorized for addition to.....	973
deficiency appropriation for.....	62, 762	lands transferred to Colorado National Forest from.....	252
<i>Roanoke River, N. C.,</i>		<i>Rocky Mountain Spotted Fever,</i>	
preliminary examination, etc., of mouth, to be made.....	1193	appropriation for prevention of epidemic.....	76, 775
<i>Roanoke, Va.,</i>		<i>Rodman Street NW., D. C.,</i>	
terms of court at.....	114	appropriation for paving, Reno Road to Thirty-fifth Street.....	1223
<i>Robinson, Pauline M.,</i>		<i>Rome, Italy,</i>	
appropriation for paying, widow of Fred R. Robinson, a consul dying in service.....	209	appropriation for International Institute of Agriculture at.....	212, 1021
<i>Robinson, Samuel,</i>		for International Office of Public Health.....	1021
deficiency appropriation for extra services.....	673, 1315	deficiency appropriation for International Institute of Agriculture..	48
<i>Rock Creek and Potomac Parkway Commission,</i>		<i>Romero, Guadalupe, D. de,</i>	
appropriation for acquiring land connecting Potomac, Zoological, and Rock Creek Parks.....	574	issue of homestead patent to.....	810
for acquisition of additional land by; limit.....	574	<i>Roof Gardens,</i>	
deficiency appropriation for acquiring lands connecting Potomac, Zoological, and Rock Creek Parks.....	1323	internal revenue tax on admission to entertainments at.....	321
<i>Rock Creek Park, D. C.,</i>		<i>Roosevelt Memorial Association,</i>	
appropriation for care and improvement of.....	573	may procure plans, etc., for memorial to Theodore Roosevelt.....	935
for land for parkway connecting, with Zoological and Potomac Parks.....	574	site designated.....	935
for shelter and comfort station.....	1247	considerations affecting.....	935
<i>Rock Hill, S. C.,</i>		subject to approval of Congress....	935
terms of court at.....	801	<i>Roosevelt, Theodore,</i>	
<i>Rock Island Arsenal, Ill.,</i>		plans, etc., for memorial to, may be prepared, etc.....	935
appropriation for bridges expenses....	499, 914	<i>Ropes and Cables,</i>	
<i>Rock Island, Ill.,</i>		appropriation for studying internal strains of, etc.....	233
appropriation for care, etc., Confederate cemetery.....	512, 927	<i>Rose, Henry M.,</i>	
preliminary examination, etc., of, harbor to be made.....	1195	appropriation for, as assistant secretary of the Senate.....	579, 1286
<i>Rock River,</i>		position and pay established of, as assistant Secretary of the Senate..	147
bridge authorized across, at Beloit, Wis.....	949	<i>Rosebud Agency, S. Dak.,</i>	
at Rockford, Ill.....	1354	appropriation for support, etc., of Indians at, from tribal funds..	411, 1161
in Winnebago County.....	13	<i>Roswell, N. Mex.,</i>	
time extended for bridging, Rockford, Ill.....	814	offices of register and receiver, land office at, consolidated.....	395
<i>Rockaway Inlet, N. Y., East,</i>		terms of court at.....	642
preliminary examination, etc., of, to be made.....	1192	<i>Rotunda of the Capitol,</i>	
		restoration and completion of the frieze in the, authorized.....	1252
		selection of design, artists, etc.....	1252
		amount authorized for.....	1252
		<i>Round Valley Agency, Calif.,</i>	
		appropriation for support, etc., of Indians at, from tribal funds..	411, 1161

	Page.		Page.
<i>Round Valley Indian Reservation, Calif.</i> , appropriation for irrigation project on patents to deceased allottee, Richard Bell, canceled, and land restored to Indians of-----	400 138	<i>Sabine-Neches Waterway, Tex.—Contd.</i> preliminary examination, etc., of, to be made-----	1195
<i>Rowell, James F., Indian Allottee</i> , allotment of Kiowa Agency, Okla., lands no longer needed for agency administration-----	795	<i>Sabine River</i> , time extended for bridging, at Orange, Tex-----	1093
condition, etc-----	795	<i>Sabula, Iowa</i> , bridge authorized across Mississippi River, from Savanna, Ill., to---	173
patent in fee to be issued for-----	795	<i>Sac and Fox Agency, Iowa</i> , appropriation for support, etc., of Indians at, from tribal funds-----	1161
<i>Rubber</i> , appropriation for investigating sources of crude-----	227	<i>Sac and Fox Agency, Okla.</i> , appropriation for support, etc., of Indians at, from tribal funds-----	1161
for developing standards of quality, etc., of-----	231, 1041	deficiency appropriation for civilian employees at-----	1329
<i>Rubber Producing Plants</i> , appropriation for experiments, etc., in potential-----	441, 831	<i>Sac and Fox Indian Sanatorium, Iowa</i> , appropriation for maintenance, etc., of-----	408, 1159
<i>Ruby Valley, Nev.</i> , amount authorized to purchase a tract of land for homeless Temoak Indians at-----	596	<i>Saco River, Me.</i> , improvement of, authorized-----	1186
<i>Rudolph and West</i> , deficiency appropriation for range, Na- tional Training School for Girls, District of Columbia-----	677	<i>Sacramento, Calif.</i> , offices of register and receiver, land office at, consolidated-----	395
<i>Rules of the House of Representatives</i> , appropriation for preparing Digest of--	582, 1290	<i>Sacramento River, Calif.</i> , appropriation for prosecuting work of flood control-----	516, 930
pay established for clerk to the Speaker's table for preparing, Digest of-----	149	preliminary examination, etc., of, and tributaries, to be made for pro- tection from melting glaciers---	1196
<i>Rumania</i> , appropriation for minister to-----	206, 1015	<i>Safe Locomotive Boilers, etc.</i> , provisions for equipment, extended----	659
<i>Runke, Walter</i> , deficiency appropriation for reimburse- ment to-----	42	<i>Safety of Railway Operations</i> , appropriation for investigating, etc., systems to promote-----	526, 1205
<i>Rural Delivery, Postal Service</i> , appropriation for post route, etc., maps; sale-----	88, 787	deficiency appropriation for investi- gating, etc-----	755
for carriers, expenses, etc-----	89, 788	<i>Sag Harbor Military Reservation, N. Y.</i> , sale of abandoned, authorized-----	383
amount for new routes-----	89	<i>Saginaw, etc., Bands of Chippewa Indians</i> , claims of, to be filed by approved attorneys-----	137
deficiency appropriation for--	60, 63, 699, 763	fees allowed; limit increased-----	137
classification of pay, etc-----	1063	<i>Sailing Boats</i> , special tax on users of, not for business, etc-----	328
experiments to encourage sending food products by, directly to con- sumers or vendors, authorized--	1068	<i>Sailors, etc.</i> , appropriation for vocational rehabilita- tion of discharged disabled--	533, 1211
<i>Rural Education</i> , appropriation for investigations, etc.-----	426, 1180	<i>Saint Andrews Bay</i> , bridge authorized across United States Canal, connecting Apalachicola River and-----	22
for investigations, etc, additional, 1925-----	709	<i>Saint Augustine, Fla.</i> , preliminary examination, etc., of harbor to be made-----	1194
<i>Rural Post Roads (see also Federal High- way Act)</i> , appropriation for constructing, in co- operation with States-----	852	<i>Saint Charles, Ark.</i> , bridge authorized across White River at Arkansas may acquire to operate as a free bridge-----	999 1000
<i>Rural Sanitation</i> , appropriation for investigations, etc., of, by Public Health Service-----	76, 775	tolls allowed for five years-----	1000
demonstration work subject to local cooperation-----	76, 775	<i>Saint Charles, Mo.</i> , bridge authorized across Missouri River at-----	790
for investigations, etc., of, additional, 1925-----	710	<i>Saint Charles Township, Ill.</i> , bridge authorized across Fox River in--	104
deficiency appropriation for-----	761	<i>Saint Cloud Canal, Fla.</i> , preliminary examination, etc., of, to be made-----	1194
S.		<i>Saint Croix, New Brunswick</i> , bridge authorized across Saint Croix River, between Vanceboro, Me., and-----	26
<i>S Street NW., D. C.</i> , appropriation for paving, Thirty-sixth to Thirty-seventh Streets-----	546		
for paving, Thirty-seventh to Thirty- eighth Streets-----	1224		
<i>Sabine Lumber Company</i> , purchase of lands in Arkansas by, authorized-----	812		
<i>Sabine-Neches Waterway, Tex.</i> , plans for improvement of, modified----	1187		

	Page.		Page.
<i>Saint Croix River,</i> bridge authorized across, between Vanceboro, Me., and Saint Croix, New Brunswick.....	26	<i>Saint Louis Southwestern Railway Com- pany,</i> may bridge Saint Francis River, Saint Francis, Ark.....	10
<i>Saint Croix River, Minn.,</i> preliminary examination, etc., to be made from Stillwater, Minn., to mouth of.....	1195	<i>Saint Maries, Idaho,</i> appropriation for care of graves of national forest fire fighters buried at.....	444, 834
<i>Saint Elizabeths Hospital, D. C.,</i> appropriation for general expenses... 429,	1182	<i>Saint Marys, Ga.,</i> bridge authorized across Saint Marys River, at.....	663
monthly payments for District patients.....	429, 1182	<i>Saint Marys River,</i> bridge authorized across, Saint Marys, Ga.....	663
for buildings and grounds.....	429, 1183	Wilds Landing, Fla.....	472
for construction of propagating build- ing.....	429	<i>Saint Paul, Minn.,</i> appropriation for repairs, etc., post office, etc.....	778
for extending, etc., power plants....	429	may build temporary bridge across Mississippi River at Jackson Street.....	173
disposal of unserviceable material....	429	removal after completion of bridge at Roberts Street.....	174
for support of District of Columbia indigent insane in.....	571, 1245	time extended for bridging Mississippi River by Minneapolis and....	29
for deporting nonresident insane; advances, etc.....	571, 1245	<i>Saint Tammany Parish, La.,</i> bridge authorized across Pearl River, between Hancock County Miss., and.....	19
deficiency appropriation for.....	56, 1348	<i>Saint Thomas (see also Virgin Islands),</i> appropriation for naval station, ex- tending refrigerating plant....	198
for support of indigent insane, Dis- trict of Columbia.....	678, 1323	<i>Salamanca, N. Y.,</i> appropriation for ground rent.....	82, 780
<i>Saint Francis, Ark.,</i> bridge authorized across Saint Francis River at.....	10	<i>Salem, Mass.,</i> preliminary examination, etc., of, har- bor to be made.....	1192
<i>Saint Francis River,</i> bridge authorized across, at Saint Francis, Ark.....	10	<i>Salem, Oreg.,</i> appropriation for Chemawa Indian school at.....	406, 1157
<i>Saint John River,</i> bridge authorized across, between Fort Kent, Me., and Clairs, New Brunswick.....	27	for Indian school, additional, 1925... 708	708
<i>Saint Johns Electric Company,</i> granted right of way for railroad over military reservation on Anastasia Island, Fla.....	959	deficiency appropriation for Indian school at.....	56
<i>Saint Johns River, Fla.,</i> improvement of waterway from Charleston, S. C., to, authorized....	1187	<i>Salem River, N. J.,</i> improvement of, authorized.....	1186
<i>Saint Lawrence River,</i> deficiency appropriation for surveys, etc.....	1315	<i>Salisbury, N. C.,</i> terms of court at.....	662
preliminary examination, etc., of, to be made, Ogdensburg, N. Y., and Lake Ontario.....	1196	<i>Salmon Fisheries, Alaska,</i> appropriation for expenses, protection of.....	713
<i>Saint Louis Indian Mission Boarding School, Pawhuska, Okla.,</i> appropriation for support; renewal of contract.....	407, 1158	provisions for protection of, etc.....	464
<i>Saint Louis-Kansas City Short Line Rail- road Company,</i> may bridge Missouri River, Arrow Rock, Mo.....	790	<i>Salmon Fisheries, North Pacific (see Inter- national Fisheries Commission).</i>	
Saint Charles, Mo.....	790	<i>Salt Lake Basin Irrigation Project, Utah,</i> appropriation for construction of Echo Reservoir and Weber Provo Canal, etc.....	1170
<i>Saint Louis, Mo.,</i> appropriation for marine hospital, im- provements.....	79	unexpended balance available.....	1170
for post office building, repairs.....	777	contracts with water users for pay- ments.....	1170
time extended for bridging Mississippi River by.....	7	deficiency appropriation for construc- tion, etc., of.....	685
condemnation, purchase, etc., of approaches in Illinois and Mis- souri, authorized.....	8	<i>Salt Lake Basin, Utah,</i> deficiency appropriation for cooperative investigations of irrigation pro- jects in.....	685
additional approaches, etc., in East Saint Louis, Ill., subject to cer- tificate from Interstate Com- merce Commission.....	8	<i>Salt Lake City, Utah,</i> appropriation for assay office at.... 78, 777	78, 777
<i>Saint Louis River,</i> bridge across, in Carlton County by Minnesota, legalized.....	26	for assay office at, additional, 1925... 710	710
between Superior, Wis., and Duluth, Minn.....	1095	<i>Salt River Agency, Ariz.,</i> appropriation for support, etc., of Indians at, from tribal funds.... 411, 1161	411, 1161
		<i>Salt River Irrigation Project, Ariz.,</i> appropriation for providing water for Indians from.....	402
		for examination of, and accounts.... 416, 1166	416, 1166

	Page.		Page.
<i>Salvador</i> , appropriation for minister to.....	206, 1015	<i>San Francisco, Calif.—Continued.</i>	
<i>Salvage</i> , suits allowed in admiralty against United States for services of, to public vessels.....	1112	appropriation for marine hospital, im- provements.....	778
<i>Samoa, American</i> , Swains Island added to jurisdiction of..	1357	for mint at, additional, 1925.....	710
<i>Samuelson, Jens</i> , deficiency appropriation for paying judgment of New York southern district court to.....	1347	deficiency appropriation for airplane service, New York and.....	59, 1350
<i>San Carlos Agency, Ariz.</i> , appropriation for support, etc., of Indians at, from tribal funds..	411, 1161	addition to Marine Corps supply depot, authorized from building appro- priation.....	877
<i>San Carlos Indian Reservation, Ariz.</i> , appropriation for pumping plants for irrigation repayment.....	401, 1152	portions of Presidio conveyed to, for art, exposition, park, etc., pur- poses, on which the Palace of Fine Arts is located.....	1129
<i>San Carlos Irrigation Project, Ariz.</i> , dam across Canyon of Gila River authorized.....	475	conditioned on right of way for railroad from Fort Mason to the Presidio, etc.....	1129
cost limited.....	475	preliminary examination, etc., of, har- bor to be made.....	1196
to irrigate allotments to Pima In- dians on Gila River Reserva- tion.....	475	<i>San Francisco Clearing House Associa- tion</i> ,	
other public or private lands.....	475	issue of silver 50-cent pieces for seventy-fifth anniversary of ad- mission of California, upon request of, and payment for....	966
reimbursement of construction charges; basis of.....	475	<i>San Juan Agency, N. Mex.</i> , appropriation for support, etc., of Indians at, from tribal funds..	411, 1161
surplus unallotted lands in Gila River Reservation may be sold.....	475	<i>San Juan County, Wash.</i> , granted rights of way for highways across abandoned military res- ervations on Lopez and Shaw Is- lands.....	957
proceeds for reimbursing construc- tion charges.....	475	<i>San Juan Indian Reservation, Ariz.</i> , appropriation for water supply for Indians on; repayment.....	400, 1150
announcement of water available, charges, payments, etc.....	475	<i>San Juan Indian School, N. Mex.</i> , appropriation for operating, etc., Hog- back irrigation project under..	403, 1153
operation and maintenance charges to be paid annually.....	476	<i>San Juan, Porto Rico</i> , appropriation for quarantine station... for preserving historical fortifications at.....	80 496
public notice when water actually available.....	476	court of appeals for first circuit to hold a sitting at.....	729
no payment for construction, etc., until contract from irrigation district, providing no sale, etc., until charges paid, is approved by Secretary.....	476	preliminary examination, etc., of, har- bor to be made.....	1197
on lands in private ownership until all in excess of 160 acres conveyed to United States, etc.....	476	tract of land in, conveyed to Federal Land Bank of Baltimore, Md.....	977
to be sold as farm units.....	476	proceeds to be used for Army quarters description of.....	977
rules, etc., to be prescribed; money available for necessary expenses..	476	<i>San Juan Pueblo Irrigation Project, N. Mex.</i> , appropriation for construction, etc...	403, 1153
<i>San Diego, Calif.</i> , appropriation for maintenance, naval training station.....	187, 866	<i>San Juan Pueblo, N. Mex.</i> , appropriation for constructing steel bridges within.....	413
for naval station, public works....	198, 877	<i>San Juan River, Colo.</i> , appropriation for reconnaissance of, in La Plata County, to deter- mine water supply for irrigation..	1151
for naval fuel depot.....	198	amount authorized for one-half the cost of bridge across, near Bloomfield, N. Mex.....	800
additional buildings at naval hospital, authorized from naval hospital fund.....	196	to be reimbursed from funds of Navajo Indians.....	800
amount authorized for water front development, naval base at.....	1276	remainder of cost to be paid by New Mexico.....	800
improvement of harbor, authorized....	1189	limitation of Government obligation..	800
preliminary examination, etc., of, har- bor to be made.....	1196	<i>San Martin, Statute of General</i> , erection of, authorized in public grounds, Washington, D. C.....	667
<i>San Francisco Bay, Calif.</i> , preliminary examination, etc., to be made, of channel from Redwood City to.....	1196	locations excluded.....	667
<i>San Francisco, Calif.</i> , appropriation for mint at.....	77, 776	approval of site and pedestal.....	667
for quarantine station.....	80, 778	no Government expense to be in- curred.....	667
for airplane mail service, New York and.....	87, 785		
for Marine Corps supply depot; transfer of site for, from Treas- ury Department.....	198		
for passport bureau.....	206, 1015		
for dispatch agent.....	207, 1016		

	Page.		Page.
<i>San Xavier Indian Reservation, Ariz.,</i>		<i>Santee River,</i>	
appropriation for operating pumping plants, etc., on.....	401, 1152	bridge authorized across, at Poplar Landing, S. C. ....	1265
for operating pumping plants, etc., on, additional, 1925.....	707	Saint James Ferry, S. C. ....	1266
<i>Sand Creek Irrigation Project, Oreg.,</i>		<i>Santee Sioux Indians (see Sioux Indians, Different Tribes).</i>	
appropriation for maintenance, etc., of, on Klamath Indian Reservation, from tribal funds.....	403, 1154	<i>Santiam National Forest, Oreg.,</i>	
<i>Sand Island, Ala.,</i>		lands added to.....	1080
quarantine station to be constructed on Government site on.....	950	<i>Santo Domingo (see Dominican Republic).</i>	
amount authorized for construction, facilities, etc.....	950	<i>Sarasota Inlet, Fla.,</i>	
acceptance of additional lands for, from Alabama.....	950	preliminary examination, etc., of, to be made.....	1194
facilities, equipment, etc., ordered.....	950	<i>"Saratoga," Battle Cruiser,</i>	
furniture, etc., from Fort Morgan station to be transferred; disposal of.....	950	deficiency appropriation for constructing, as aircraft carrier.....	1336
<i>Sand Point, Wash.,</i>		limit of cost increased for converting, into an airplane carrier.....	882
acceptance, without cost, of site for naval air station at.....	1276	<i>Satus Indian Irrigation Project, Wash.,</i>	
<i>Sandusky, Ohio,</i>		appropriation for maintenance, additional, 1925.....	707
preliminary examination, etc., of, harbor to be made.....	1196	<i>Savage Landing, S. C.,</i>	
<i>Sanish, N. Dak.,</i>		bridge authorized across Peedee River at.....	647
bridge authorized across Missouri River at.....	816	<i>Savanna, Ill.,</i>	
purchasers of lots in town site of, to be paid excess of amounts paid over reappraised price.....	817	bridge authorized across Mississippi River, to Sabula, Iowa, from.....	173
<i>Sanitarium Company, Portland, Oreg.,</i>		<i>Savannah River,</i>	
appropriation for care of Alaska insane.....	428, 1181	bridge authorized across, Augusta, Ga. between Iva, S. C., and Elberton, Ga. ....	102 803
deficiency appropriation for care, etc., Alaska insane patients.....	41	between South Carolina and Georgia. preliminary examination, etc., of, to be made.....	1266 1194
<i>Sanitary Bureau, International,</i>		<i>Savannah Street SE., D. C.,</i>	
appropriation for share in maintenance of.....	213, 1021	appropriation for grading, Wheeler Road to Eleventh Street.....	547
deficiency appropriation for share in maintenance of.....	48	<i>Savings Banks, Mutual,</i>	
<i>Sanitary Conference, Seventh Pan American,</i>		exempt from income tax.....	282
deficiency appropriation for delegates to delegates to be appointed to.....	692 112	<i>Sawyer, L. E., late a Representative in Congress,</i>	
sum authorized for expenses.....	112	deficiency appropriation for pay to widow of.....	34
<i>Santa Barbara Grant, N. Mex.,</i>		<i>Saxman Harbor, Alaska,</i>	
acceptance of private lands in, for national forest purposes.....	739	preliminary examination, etc., of, to be made.....	1197
equal value of national forest timber given in exchange.....	739	<i>Scabies in Sheep and Cattle,</i>	
surveys, etc., by Forest Service employees.....	739	appropriation for eradicating, etc....	437, 827
added to Carson National Forest.....	739	<i>Scales, Customs,</i>	
advertisement of notice of proposed exchange.....	739	appropriation for automatic weighing, etc.....	70, 769
<i>Santa Clara River,</i>		<i>Scales, Railroad Track, etc.,</i>	
deficiency appropriation for bridge across, Shivwitz Indian Reservation, Utah.....	1348	appropriation for testing, etc.....	232, 1042
<i>Santa Fe, N. Mex.,</i>		<i>Schodack Landing, N. Y.,</i>	
appropriation for Indian school at.....	406, 1156	time extended for bridging Hudson River between Castleton and.....	8
for Indian school, additional, 1925.....	707	<i>School Census, D. C.,</i>	
terms of court at.....	642	provisions for taking, yearly.....	807
<i>Santa Monica, Calif.,</i>		<i>School Hygiene,</i>	
appropriation for expenses, Volunteer Soldiers' Home.....	518, 932	appropriation for investigating, etc....	426, 1180
deficiency appropriation for Volunteer Soldiers' Home.....	63, 1346	<i>Schools, D. C. (see Public Schools, D. C.).</i>	
for hospital construction, Volunteer Soldiers' Home.....	1346	<i>Schools, etc.,</i>	
hospital to be erected at Volunteer Soldiers' Home; limit of cost.....	534	appropriation for Army supplies, etc., to military, other than with units of Reserve Officers' Training Corps.....	508, 923
patients admitted of veterans of all wars, etc., if in need.....	534	<i>Scidmore, Eliza R.,</i>	
		appropriation for paying, sister of George H. Scidmore, a consul general dying in service.....	209
		<i>Scientific Congress, Pan American,</i>	
		appropriation for expenses of delegates to Third.....	214
		<i>Scientific Investigations, Governmental,</i>	
		cooperative work of Standards Bureau with departments, etc., from their funds.....	233, 1043

	Page.		Page.
<i>Scientific Literature, International Catalogue of,</i>		<i>Seamen, American,</i>	
appropriation for expenses, preparation of-----	528, 1206	appropriation for relief and protection of, in foreign countries, etc.--	208, 1017
<i>Scott County, Minn.,</i>		for testimonials for rescuing, etc.--	210, 1019
bridge authorized across Minnesota River at Blakely, by Sibley County and-----	94	deficiency appropriation for relief and protection of-----	47, 57, 760
<i>Scott Field, Ill.,</i>		<i>Searchlights, Army,</i>	
deficiency appropriation for Army right of way at-----	52	appropriation for installing, etc., sea-coast fortifications-----	496, 911
<i>Scotts Creek, Va.,</i>		for maintenance, etc-----	496, 912
preliminary examination, etc., of, Portsmouth, to be made-----	1193	for installing, Hawaii-----	496, 912
<i>Scout Cruisers, Navy,</i>		for maintenance, insular possessions-----	497, 912
deficiency appropriation for constructing, etc-----	1336	for installing, etc., Panama Canal fortifications-----	497, 912
construction of eight, authorized; speed; limit of cost-----	719	for maintenance, etc., Panama Canal fortifications-----	497, 912
armor and armament from plant at South Charleston, W. Va-----	719	for, seacoast fortifications, additional, 1925-----	711
work at navy yards-----	719	deficiency appropriation for seacoast defenses-----	62
limit of cost increased of, numbered 4, 5, and 6-----	1276	<i>Searcy, Ark.,</i>	
<i>Scrapping of Naval Vessels,</i>		deficiency appropriation for public building at-----	58
deficiency appropriation for expenses, under treaty provisions-----	689	<i>Seattle, Wash.,</i>	
<i>Screw Threads,</i>		appropriation for assay office at-----	78, 777
appropriation for cooperative standardization, etc., of-----	232, 1041	for passport bureau-----	206, 1015
deficiency appropriation for standardization-----	55	for dispatch agent-----	207, 1016
<i>Sculpture,</i>		for assay office at, additional, 1925--	710
excise tax on, sold by other than artist; exceptions-----	323	granted right of way for street, etc., across right of way of old Lakes Union and Washington Canal-----	789
<i>Sea Post Service,</i>		improvement of Duwamish waterway, authorized-----	1189
appropriation for maintenance, etc., on ocean steamships-----	87, 786	preliminary examination, etc., to be made of Duwamish waterway, harbor of-----	1196
<i>Seacoast Batteries,</i>		<i>Second Assistant Postmaster General,</i>	
appropriation for constructing, Panama Canal-----	497	appropriation for, and office personnel-----	84, 782
<i>Seacoast Cannon,</i>		for field service, Post Office Department, under-----	86, 785
appropriation for purchase, etc-----	499, 914	for star routes in Alaska-----	86, 785
for altering, etc-----	499, 915	emergency service-----	86, 785
for altering, etc., insular possessions-----	499, 915	for steamboat, etc., routes-----	87, 785
for purchase, etc., Panama Canal--	499, 915	for railroad routes-----	87, 785
for altering, etc., Panama Canal--	500, 915	freight train conveyance-----	87, 785
<i>Seacoast Defenses (see Fortifications).</i>		for airplane service, New York and San Francisco-----	87, 785
<i>Seal Fisheries, Alaska,</i>		for night flying-----	87, 785
appropriation for superintendent, agents, etc., Pribilof Islands-----	237, 1047	for Railway Mail Service-----	87, 785
for protecting, food to natives, etc-----	238, 1047	for expenses of division headquarters-----	87, 785
claims of Americans for seizures in Bering Sea, etc., 1868 to 1896, on account of unlawful, referred to California northern district court, time limit-----	595	for rent, light, fuel, etc., Railway Mail Service-----	87, 786
<i>Seals of Railroad Cars, etc.,</i>		for electric and cable car service-----	87, 786
punishment for breaking, containing express or freight shipments-----	793	for foreign mails-----	87, 786
<i>Seamen, Alien,</i>		aircraft service-----	87, 786
excluded from admission, not allowed to land from vessels from abroad, except for medical treatment, temporarily-----	164	sea post service-----	87, 786
penalty for vessel owner, etc., failing to detain, etc-----	164	assistant superintendent, New York City-----	87, 786
if not on manifest, evidence of failure to detain, etc-----	164	representative at Universal Postal Congress research committee--	786
deportation allowed on another vessel to avoid hardship-----	164	for Universal Postal Congress, delegates' expenses-----	87
		for travel and miscellaneous expenses-----	88, 786
		<i>Second Assistant Secretary of State,</i>	
		title changed to Assistant Secretary of State-----	146
		commission, etc., not impaired-----	146
		<i>Second Class Mail (see also Postal Rates),</i>	
		rates of postage for-----	1066
		<i>Second Deficiency Act, 1925 (see Deficiency Act, Fiscal Year 1925, Second).</i>	

	Page.	<i>Secretary of Agriculture</i> —Continued.	Page.
<i>Second Street NE., D. C.,</i>		authority of, for procuring forest-tree	
appropriation for paving, Bryant to		seeds and plants, for timber	
Channing Streets .....	546	growing on denuded or nonforest-	
for paving, Channing Street to Crom-		ed lands .....	654
well Terrace .....	1224	amount not to exceed State ex-	
<i>Second Street NW., D. C.,</i>		penditure .....	654
appropriation for paving, Upshur to		annual appropriations authorized ..	654
Webster Streets .....	546	assisting owners of farms in growing,	
<i>Secondary, etc., Education,</i>		etc., timber crops .....	654
appropriation for investigations, etc. .	1180	amount not to exceed State ex-	
<i>Secret Service, Treasury Department,</i>		penditure .....	654
appropriation for chief of division, and		annual appropriations authorized ..	654
office personnel .....	74, 773	for cooperation with State system of	
for expenses, suppressing counter-		forest fire protection .....	1127
feiting, etc. ....	74, 774	consideration of forest lands, furnish-	
protection of the President, etc. .	74, 774	ing water for domestic use or	
pay restriction .....	774	irrigation .....	1128
for suppressing counterfeiting, etc.,		duties for protecting wild game, etc.,	
additional, 1925 .....	710	in Alaska, transferred from the	
<i>Secretaries in Diplomatic Service (see also</i>		Governor to .....	668
Foreign Service Officers),		duties of, relating to additional allot-	
appropriation for salaries .....	206	ments for agricultural experi-	
deficiency appropriation for .....	57, 760	ment stations .....	971
<i>Secretary of Agriculture,</i>		under Alaska Game Law .....	740
appropriation for Secretary, Assistant,		under Upper Mississippi River Wild	
and office personnel .....	432, 822	Life and Fish Refuge Act .....	650
for employees in mechanical shops		to ascertain location of public lands,	
and power plant .....	433, 822	chiefly valuable for stream flow, etc.	
for automobile for .....	433	report to Reservation Commission ..	655
for Editorial and Distribution Work		findings, if favorable to be sent to	
Office .....	823	Congress by the President .....	655
for printing and binding; Annual re-		to reserve five per cent from the dis-	
port .....	434, 823	tribution of materials, etc., for	
for Experiment Stations Office .....	434, 823	roads, etc., in national forests,	
for Extension Service .....	435, 824	under Highway Act, and transfer	
for agricultural exhibits at State, etc.,		them for use in national parks	
fairs .....	435, 825	and monuments .....	90
for operation and management of		<i>Secretary of Commerce,</i>	
Center Market, D. C., under ..	459, 846	appropriation for, Assistant, and office	
area of Custer Park Game Sanctuary		personnel .....	224, 1033
S. Dak., may be enlarged upon		authorized to acquire additional land	
recommendation of .....	632	for site of Standards Bureau .....	950
authorized to make advances to farmers		convey to New York, Lloyds Harbor	
in drought stricken areas of New		and Fire Island abandoned light-	
Mexico for purchase of seed, etc.;		house reservations on Long	
conditions .....	110	Island, N. Y. ....	635
appropriation for .....	110	prepare exhibits of fisheries industry	
establish experiment stations to de-		and commerce of United States	
termine best methods of forest		for Seville Exposition .....	1257
management, timber production,		report to accompany, in English,	
etc. ....	1108	Spanish, and Portuguese lan-	
prepare exhibits of agricultural and		guages .....	1257
forestral products for Seville Ex-		determination of quota for admission of	
position .....	1257	aliens based on ratio of nation-	
report on qualities and standards		ality in United States in 1920, to	
of cotton .....	1257	be made jointly by Secretaries of	
wheat and corn produced, uses,		State, Labor and .....	159
and market standards .....	1257	duties, etc., of, under Upper Mississippi	
character of American animal		River Wild Life and Fish Refuge	
products .....	1257	Act .....	650
to be printed in English, Spanish,		powers conferred upon, for protection	
and Portuguese languages .....	1257	of Alaska salmon fisheries .....	464
waive one-half of grazing fees in		statement of number of individuals of	
National forests, 1925 .....	1259	various nationalities resident in	
authority of, in cooperation with States,		United States, as shown by	
for forest-fire prevention systems,		census of 1890, to be prepared by	
timber production, etc. ....	653	Secretaries of State, Labor, and,	
with existing State systems, etc. .	653	jointly .....	160
amount expended not to exceed		method of determining .....	160
that by the State, etc. ....	653	with Secretary of State established as	
in devising tax laws to encourage		National Sesquicentennial Exhi-	
timber production, etc. ....	653	bition Commission for celebrat-	
amount authorized to be appro-		ing the one hundred and fiftieth	
priated annually .....	653	anniversary of signing the Decla-	
		ration of Independence .....	1253

<i>Secretary of Labor,</i>	Page.	<i>Secretary of the Interior—Continued.</i>	Page.
appropriation for, Assistants, and office personnel.....	238, 1048	authorized to extend time for paying charges accrued by water users on Indian lands.....	116
determination of quota for admission of aliens based on ratio of nationality in United States in 1920, to be made jointly by Secretaries of State, Commerce and.....	159	lease lands near mineral springs, etc., for bathhouses, hotels, etc.....	1133
selection of site for Industrial Institution for Women by Attorney General, Secretary of Interior and.....	473	pay adjudicated claims for production of minerals, etc., during World War.....	634
statement of number of individuals of various nationalities resident in United States, as shown by census of 1890, to be prepared by Secretaries of State, Commerce, and jointly.....	160	Stevens and Ferry Counties, Wash., for taxes on Colville Indian allotments.....	599
method of determining.....	160	prepare exhibits of the various activities of the Department for the Seville Exposition.....	1257
<i>Secretary of State,</i>		report to accompany, in English, Spanish, and Portuguese languages.....	1257
appropriation for.....	205, 1014	sell a tract of land in Pittsburgh, Pa. submit plans, etc., for designated irrigation projects.....	985
for Undersecretary, and office personnel.....	205, 1014	refund to veterans payments on relinquished units of reclamation projects.....	668
authorized to acquire additional land, construct buildings, etc., at Tokyo, Japan, for foreign service use.....	961	retain royalties, etc., from gas and oil lands in Oklahoma south of the Red River.....	956
amount authorized additional to former appropriation.....	961	authority of, for production, etc., of helium gas.....	1302
customs officers assigned to foreign posts, may be rejected by, if designation deemed prejudicial to public policy.....	748	citizenship certificates to be issued by, to Indians born in territorial limits of United States.....	1111
determination of quota for admission of aliens based on ratio of nationality in United States in 1920, to be made jointly by Secretaries of Commerce, Labor, and.....	159	directed to institute proceedings to establish title of United States to naval oil reserve number one in California.....	253
duties of, relating to International Exposition at Seville, Spain.....	1256	withhold approval of Northern Pacific land grants until action by Congress, etc.....	15
statement of number of individuals of various nationalities resident in United States, as shown by census of 1890, to be prepared by Secretaries of Commerce, Labor, and, jointly.....	160	duties, etc., of, under Reclamation Act Amendments.....	461
method of determining.....	160	final disposition by, of affairs of Eastern Band of Cherokee Indians, N. C.....	701
with Secretary of Commerce, established as National Sesquicentennial Exhibition Commission for celebration of one hundred and fiftieth anniversary of signing the Declaration of Independence.....	160	may permit sale of restricted homestead allotments of Kansas Indians, Okla.....	378
<i>Secretary of the Interior,</i>		selection of site for Industrial Institution for Women by Attorney General, Secretary of Labor, and.....	177
appropriation for, Assistants, and office personnel.....	391, 1141	site for Industrial Reformatory to be selected by Attorney General, Secretary of Treasury, and.....	473
authorized to acquire lands for American Falls reservoir on Minidoka irrigation project, from lands of Indians of Fort Hall Reservation, Idaho.....	117	to serve on Pueblo Lands Board.....	724
determine area recommended to be acquired for national parks in southern Appalachian Mountains.....	958	transfer by, of land, Carlisle Barracks, Pa., to War Department, confirmed.....	636
receive offers of donations, secure options, etc., and report to Congress.....	959	<i>Secretary of the Navy,</i>	
appoint a commission, to serve without compensation, for purposes of this Act.....	959	appropriation for, Assistant, and office personnel.....	182, 861
amount authorized for options, expenses, etc.....	959	authorized to ascertain if cost of building battleship No. 42, by New York Shipbuilding Corporation, was increased by Government orders, and determine amount of loss thereby.....	1283
establish a system of vocational education of aboriginal natives of Alaska, schools, hospitals, etc.....	978	if cost increased over limit, to be added to authorized cost.....	1283
		deliver silver service of cruiser "Albany" to Albany Historical, etc., Society.....	375
		make thorough investigations of claims for losses by contractors during World War, owing to Government action, etc.....	1273

	Page.		Page.
<i>Secretary of the Navy</i> —Continued.		<i>Secretary of War</i> —Continued.	
powers conferred upon, in relation to Naval Reserve Officers' Training Corps.....	1277	authorized to issue bronze medals, etc., to officers and enlisted men of the two brigades of cavalry organized by Texas, and serving prior to November 11, 1918.....	100
provisions of World War Adjusted Compensation Act.....	121	modify contracts for sale of barges, etc., operating on New York State Barge Canal.....	1255
to prescribe all necessary regulations for organizing, etc., Naval Reserve.....	1089	terms, etc.; line to be reestablished from Baltimore to North Carolina ports.....	1255
<i>Secretary of the Senate,</i>		permit Arkansas to erect buildings, etc., at Camp Pike for State National Guard.....	244
appropriation for, assistant, clerks, etc.....	578, 1286	restore Fort McHenry, Md., to be a military park.....	1109
positions and pay established of, assistant, Henry M. Rose and office personnel.....	147	Lee Mansion, in Arlington Cemetery, Va., to its condition prior to Civil War.....	1356
statements to be filed with, from candidates for the Senate, of contributions, expenses, etc.....	1072	sell, etc., stock and property of Hoboken Manufacturers' Railroad Company, etc.....	984
verification, filing, and preservation.....	1073	sell Fort Revere Reservation to Hull, Mass.....	1111
<i>Secretary of the Treasury,</i>		supervise care, etc., of burial grounds of former President Zachery Taylor.....	970
appropriation for, Undersecretary, Assistants, etc.....	64, 764	accept gift of land, and establish national cemetery thereon.....	970
for expenses of, under designated laws.....	68, 768	transfer unoccupied buildings in Alaska for industrial schools, etc., for aboriginal natives.....	978
authorized to appoint designated subordinate customs officials, employees, etc.....	748	directed to appoint commission to inspect, etc., battle fields of the siege of Petersburg, Va.....	856
designate, etc., special customs agents, and attachés for duty in foreign countries.....	748	investigate, etc., establishing military park in Kansas City, Mo., to commemorate Battle of Westport.....	801
appoint, etc., clerks, and employees of Board of General Appraisers.....	748	loan two Revolutionary cannon to William and Mary College, Va.....	115
construct quarantine station, Sand Island, Ala.....	950	exchange of lands authorized by, with Monroe Water Supply Company for Army in Pennsylvania.....	1078
purchase sites, erect customhouses, etc., at designated places in Porto Rico.....	630	incorporation of Inland Waterways Corporation by, and functions transferred thereto.....	360
payment from insular customs revenues.....	630	may grant right of way to Vicksburg, Miss., on, and under national cemetery road.....	536
sell marine hospital at Detroit, Mich., and use proceeds for new site, erection of hospital, etc.....	660	may permit Alexandria Light and Power Company to furnish current to civilians over Government line to Fort Humphreys, Va.....	534
release of security for bonds of Hungary, subject to decision of.....	137	powers conferred for prevention of oil pollution of navigable streams, etc.....	605
site for Industrial Reformatory to be selected by Attorney General, Secretary of Interior, and.....	724	to make examinations of polluting deposits, recommend corrective regulations, etc.....	606
to serve on Library of Congress Trust Fund Board.....	1107	provisions of World War Adjusted Compensation Act.....	121
<i>Secretary of War,</i>		to serve on commission for approval of plans for Memorial to Women of World War.....	666
appropriation for, Assistant, and office civil personnel.....	478, 892	<i>Secretary to the President,</i>	
for automobile for.....	478	appropriation for compensation.....	521, 1198
action of, in issuing quartermaster stores for relief of cyclone sufferers in Georgia, 1920, approved.....	1252	<i>Securities, United States (see also United States Securities),</i>	
credits to be allowed in settlement of accounts.....	1252	appropriation for distinctive paper for.....	68, 768
agreement made by, as to title of land adjoining Anacostia Park, District of Columbia, approved.....	887	deficiency appropriation for distinctive paper for.....	1341
authorized to apportion and distribute captured World War trophies, among the States, etc.....	597		
convey to States, the Government interest in roads to cemeteries and parks.....	1104		
convey tract of land in San Juan, P. R., to Federal Land Bank of Baltimore, Md.; use of proceeds.....	977		
cooperate in restoration of Old Fort Vancouver Stockade, Vancouver, Wash.....	1113		
grant right of way across Government levee at Yuma, Ariz.....	101		

<i>Seed,</i>	Page.	<i>Senate—Continued.</i>	Page.
appropriation for testing commercial, adulterated, etc.-----	441, 831	appropriation for clerical assistance, etc.; authority as clerks of committees-----	580, 1288
preventing admission of adulterated, etc., for seeding-----	441, 831	for additional and assistant clerks to Senators-----	580, 1288
for investigating introduction of foreign plants and-----	443, 833	for Sergeant at Arms and Doorkeeper, assistant, etc.-----	580, 1288
for purchase, testing, etc., new and rare-----	443, 833	for police force, Senate Office Building-----	581, 1288
deficiency appropriation for purchase and distribution-----	700	for postmaster, etc.-----	581, 1289
<i>Seed, etc., for Drought-Stricken Areas of New Mexico,</i>		for superintendent, foreman, etc., folding room-----	581, 1289
loans to farmers for purchasing, for planting-----	110	for contingent expenses; stationery, etc.-----	581, 1289
appropriation for-----	110	for postage stamps-----	581, 1289
<i>Seed Grain for Drought-Stricken Areas,</i>		for motor vehicles for mails, etc.-----	581, 1289
appropriation for collecting loans to farmers for-----	460	for automobile for Vice President-----	581, 1289
deficiency appropriation for collecting loans to farmers for-----	40	for folding materials; folding-----	581, 1289
<i>Segar Indian Agency, Okla.,</i>		for fuel, etc.-----	581, 1289
deficiency appropriation for civilian employees at-----	1329	for furniture, repairs, etc.-----	581, 1289
<i>Seismological Investigations, etc.,</i>		for packing boxes-----	581, 1289
authorized by Coast and Geodetic Survey-----	802	for rent of warehouse for documents-----	581, 1289
<i>Selective Draft,</i>		for miscellaneous items-----	581, 1289
deficiency appropriation for registration, etc., for-----	62, 761	for inquiries and investigations-----	16, 581, 1289
<i>Sellers, James F.,</i>		for reporting debates-----	581, 1289
deficiency appropriation for services-----	672	deficiency appropriation for daughter of Knute Nelson-----	33
for medical expenses-----	1314	for heir of William P. Dillingham-----	33
<i>Semi-arid and Irrigated Western Districts,</i>		for children of Samuel D. Nicholson-----	33
appropriation for experiments in dairying and meat production in-----	457, 850	for children and grandchildren of Henry Cabot Lodge-----	753
<i>Semi-arid Land Farming,</i>		for children and grandchildren of LeBaron Bradford Colt-----	753
appropriation for improving methods of-----	442, 832	for heirs at law of Frank B. Brandegee-----	1313
<i>Semi-arid Lands,</i>		for Henry G. Teigan-----	33
amount authorized for investigations to determine development of-----	704	for James R. Wick-----	33
<i>Seminole Indians,</i>		for deputy Sergeant at Arms, etc., increased pay-----	33
all claims of, against United States, not heretofore determined, to be adjudicated by Court of Claims-----	133	for expenses, late President Harding's funeral-----	33
procedure, etc.-----	134	for furniture-----	33
<i>Seminole Indians, Fla.,</i>		for stationery-----	33, 1314
appropriation for relief, etc., of-----	408, 1159	for inquiries and investigations-----	170, 753, 1314
for support, etc., additional, 1925-----	708	for miscellaneous items-----	672
<i>Seminole Indians, Okla. (see also Five Civilized Tribes),</i>		for John G. Holland, jr.-----	672
appropriation for tribal schools-----	398, 1148	for Ernest K. Hill-----	672
for common schools-----	407, 1158	for Fred A. Eckstein-----	672
<i>Semiprecious Stones, etc.,</i>		for Albert Reid-----	672
excise tax on, sold, etc., by dealers; exception-----	324	for Alexander K. Meek-----	672, 1313
<i>Senate,</i>		for Louis Bose-----	672
appropriation for compensation of Senators-----	578, 1286	for U. G. Gordon-----	672
for mileage-----	578, 1286	for James F. Sellers-----	672, 1314
for secretary to the Vice President, etc.-----	578, 1286	for Legislative Counsel-----	753
for Chaplain-----	578, 1286	for mileage, State messengers conveying electoral vote-----	753
for Secretary, assistant, Henry M. Rose, clerks, etc.-----	578, 1286	for expenses of Joint Committee on Inaugural Ceremonies, 1925-----	753
for chief clerk; duties as reading clerk-----	1286	for Margaret W. McCulloch-----	1313
for superintendent, etc., of document room-----	579, 1287	for Agnes E. Locke-----	1313
for clerks and messengers to committees-----	579, 1287	for Joseph E. Johnson-----	1313
preparation of Senate Manual-----	580, 1288	for William A. Walling-----	1313
for clerical assistance to Senators not chairmen of committees specifically provided for-----	580, 1288	for Paul Bachschmid-----	1313
		for Lewis A. Nalls-----	1313
		for Harry Walling-----	1313
		for James W. McGinn-----	1313
		for Richard Blunt-----	1313
		for Committee on Foreign Relations, messenger-----	1313
		positions and salaries established for secretary, etc., in office of the Vice President-----	147
		Chaplain-----	147

<i>Senate</i> —Continued.	Page.	<i>Senate Office Building</i> —Continued.	Page.
positions and salaries established for Secretary of the Senate, Assistant Henry M. Rose, and office personnel.....	147	deficiency appropriation for maintenance, etc.....	1315
librarian.....	147	for three-room suite, B Street corridor of.....	1315
keeper of stationery.....	147	positions and pay established of police force for.....	149
document room, superintendent, assistant, etc.....	147	<i>Senators,</i>	
clerks, assistant clerks to designated committees.....	147	appropriation for compensation....	578, 1286
clerks and assistant clerks to Senators not chairmen of specified committees.....	148	for mileage.....	578, 1286
additional clerks.....	148	for clerical assistance to, not chairmen of committees specifically provided for.....	580, 1288
Sergeant at Arms and Doorkeeper, assistants.....	148	for additional clerks at \$1,520 a year..	580, 1288
messengers.....	148	compensation of, after March 4, 1925..	1301
clerk on Journal work for Congressional Record.....	148	immediately available.....	1313
storekeeper, laborers, etc.....	149	positions and pay established for clerical assistance to, not chairmen of designated committees.....	148
pages.....	149	<i>Seneca Indians, N. Y.,</i>	
police for Senate Office Building under.....	149	appropriation for fulfilling treaties with.....	413, 1163
postmaster, and employees in the post office.....	149	<i>Sequoia National Park, Calif.,</i>	
folding room superintendent, and employees.....	149	appropriation for commissioner.....	219, 1028
appointment on Washington Bicentennial Birthday, Commission, of presiding officer of, ex officio....	671	for protection, etc.....	424, 1178
of four Senators.....	671	for protection, additional, 1925.....	709
compensation of Senators after March 4, 1925.....	1301	<i>Sequoyah Indian Orphan Training School, Tahlequah, Okla.,</i>	
immediately available.....	1313	appropriation for support, etc.....	406, 1157
Congressional documents printed after expiration of term of Senator, to be delivered to successor.....	24	use of designated balances for hospital construction, etc.....	406
balance remaining to credit, must be taken prior to convening of next Congress.....	24	<i>Serbs, Croats, and Slovenes,</i>	
five Senators to be appointed on joint committee to investigate land grants of Northern Pacific Railroad Company.....	462	appropriation for minister to.....	206, 1015
four Senators to be appointed on Bunker Hill Sesquicentennial Commission.....	1099	"Serenity," Statue of, erection of, the gift of Charles Deering, authorized on public grounds in District of Columbia.....	21
Lexington-Concord Sesquicentennial Commission.....	749	approval of site, etc., by Commission of Fine Arts.....	21
Mecklenburg Sesquicentennial Commission.....	1267	<i>Sergeant at Arms and Doorkeeper, Senate,</i>	
provisions relating to corrupt practices in elections to the.....	1070	appropriation for, assistant, doorkeepers, messengers, etc.....	580, 1288
salaries for December, 1923, to be paid December 20th.....	1	for police force, Senate Office Building.....	581, 1289
for December, 1924, to be paid December 20th.....	718	deficiency appropriation for deputy, increased pay.....	33
<i>Senate Manual,</i>		for expenses of attendance, etc., President Harding's funeral.....	33
appropriation for preparing.....	580, 1288	positions and pay established for, assistant doorkeeper, acting assistant doorkeeper, messengers, etc.....	148
preparation of the, authorized by clerk of the Committee on Rules, biennially.....	148	clerk on Journal work for Congressional Record.....	148
<i>Senate Office Building,</i>		storekeeper, artisans, etc.....	149
appropriation for police force.....	581, 1288	telephone operators, press gallery superintendent, laborers.....	149
for kitchens and restaurants, repairs, supplies, etc.....	581, 1289	pages.....	149
for elevator conductors.....	587, 1295	police force, Senate Office Building..	149
for care, etc., of grounds.....	587	<i>Sergeant at Arms, House of Representatives,</i>	
for trees, etc., grounds of.....	587	appropriation for, deputy, cashier, etc..	583, 1291
for maintenance.....	589, 1295	for police force, House Office Building.....	583, 1292
for extensions, furniture, office equipment, etc.....	589, 1295	positions and pay established of, deputy, cashier, etc.....	151
deficiency appropriation for rugs, etc..	34	police force, House Office Building under.....	151
for new rooms, etc.....	34	<i>Serums, etc. (see also Biologic Products),</i>	
		appropriation for regulating propagation, sale, etc., of.....	76, 775
		<i>Serums for Domestic Animals,</i>	
		appropriation for investigating, etc..	439, 828
		for regulating sale, etc.....	439, 829

	Page.		Page.
<i>Sesquicentennial Exposition Commission, National,</i>		<i>Seventh Street SW., D. C.,</i>	
composed of Secretaries of State and of Commerce to represent the United States at the exhibition in Philadelphia.....	1253	appropriation for asphalt covering, G to Water Streets; from gasoline-tax fund.....	1225
National Advisory Commission to the Exhibition Association, established.....	1254	<i>Seville, Spain,</i>	
composed of two citizens from the States, Territories, and possessions.....	1254	provisions for taking part in the international exposition of arts, etc., at, in 1927.....	1256
appropriation for expenses of the commissions.....	1254	<i>Sewers, D. C.,</i>	
exhibits imported admitted free of duty.....	1254	appropriation for cleaning and repairing.....	551, 1228
may be sold subject to revenue regulations, etc.....	1254	for pumping stations, etc.....	551, 1228
duty at rate in force when withdrawn.....	1254	for main and pipe.....	551, 1228
allowance for deterioration, etc.....	1254	for suburban.....	551, 1228
penalties for illegal sale, etc.....	1254	for assessment and permit work.....	551, 1228
articles to be prepared by departments, etc., as exhibits.....	1254	for rights of way.....	551, 1228
coinage authorized of gold \$2.50 pieces.....	1254	for Rock Creek interceptor.....	551, 1228
silver 50-cent pieces.....	1254	for upper Potomac interceptor.....	551, 1228
legal tender, etc.....	1254	deficiency appropriation for assessment and permit work.....	37, 1319
laws in force relating to, applicable..	1254	<i>Shafer, L. N.,</i>	
no Government expense for dies, etc.	1254	and associates may bridge Rio Grande, near Tornillo, Tex.....	1214
issued only to officers of Exhibition Association on payment of par value.....	1254	<i>Shallotte River, N. C.,</i>	
<i>Sesquicentennial of Battle of Lexington-Concord,</i>		preliminary examination, etc., of, to be made, Whites Landing to Shallotte.....	1193
creation of commission for observance of.....	749	<i>Shanghai, China,</i>	
composition; no compensation.....	749	appropriation for expenses, United States court for China.....	215, 1025
amount authorized for expenses.....	749	for prison, etc., expenses.....	215, 1025
sum authorized for participating in celebration to commemorate.....	749	<i>Shannon Place SE., D. C.,</i>	
special series of postage stamps to be issued.....	749	appropriation for paving, U to W Streets.....	1223
silver 50-cent pieces to be coined in commemoration of.....	749	<i>Sharp, May Adelaide,</i>	
number; legal tender quality.....	749	appropriation for paying, widow of Hunter Sharp, a consul dying in service.....	209
coinage laws applicable; no expense for dies, etc.....	749	<i>Shasta National Forest, Calif.,</i>	
<i>Seventeenth Street NE., D. C.,</i>		exchange of lands with private owners for addition to.....	953
appropriation for paving, etc., East Capitol to A Streets; from gasoline-tax fund.....	1225	<i>Shaw Island, Wash.,</i>	
<i>Seventeenth Street NW., D. C.,</i>		right of way granted across abandoned military reservation on, for highways.....	957
appropriation for paving, Irving to Kilbourne Streets.....	548	<i>Shawnee Indian Agency, Okla.,</i>	
for paving, Webster to Allison Streets..	547	deficiency appropriation for civilian employees at.....	1329
for asphalt covering, Columbia Road to Euclid Street; from gasoline-tax fund.....	1225	<i>Shawnee Indian Sanatorium, Okla.,</i>	
<i>Seventeenth Street SE., D. C.,</i>		appropriation for maintenance, etc., of.....	408, 1159
appropriation for paving, etc., East Capitol to A Streets; from gasoline-tax fund.....	1225	<i>Sheep (see also Cattle),</i>	
<i>Seventh Street NW. and SW., D. C.,</i>		appropriation for eradicating scabies in.....	437, 827
appropriation for repaving with asphalt, Pennsylvania Avenue to G Street south; from gasoline-tax fund....	550	for experiment station, Clark County, Idaho.....	439, 828
<i>Seventh Street NW., D. C.,</i>		for investigating, problems of Western States.....	439, 828
appropriation for paving, Jefferson to Kennedy Streets.....	547	<i>Shelby, N. C.,</i>	
for paving, Kennedy to Longfellow Streets.....	547	terms of court at; rooms to be furnished.....	722
for paving, Hamilton to Jefferson Streets.....	1223	<i>Shenandoah National Park, Va.,</i>	
<i>Seventh Street SW., D. C.,</i>		deficiency appropriation for expenses, acquiring lands for.....	1331
appropriation for asphalt covering, G to Water Streets; from gasoline-tax fund.....	1225	determination by Secretary of Interior of area of lands recommended to be acquired for.....	958
<i>Seville, Spain,</i>		<i>Shepherd Street NW., D. C.,</i>	
provisions for taking part in the international exposition of arts, etc., at, in 1927.....	1256	appropriation for asphalt covering, Fourteenth Street to Georgia Avenue; from gasoline-tax fund....	1225
<i>Sewers, D. C.,</i>		<i>Sherburne County, Minn.,</i>	
appropriation for cleaning and repairing.....	551, 1228	bridge authorized across Mississippi River at Clearwater, by Minnesota, Wright County, and.....	1302
for pumping stations, etc.....	551, 1228	<i>Sheridan, Wyo.,</i>	
for main and pipe.....	551, 1228	terms of court at.....	388
for suburban.....	551, 1228		
for assessment and permit work.....	551, 1228		
for rights of way.....	551, 1228		
for Rock Creek interceptor.....	551, 1228		
for upper Potomac interceptor.....	551, 1228		
deficiency appropriation for assessment and permit work.....	37, 1319		
<i>Shafer, L. N.,</i>			
and associates may bridge Rio Grande, near Tornillo, Tex.....	1214		
<i>Shallotte River, N. C.,</i>			
preliminary examination, etc., of, to be made, Whites Landing to Shallotte.....	1193		
<i>Shanghai, China,</i>			
appropriation for expenses, United States court for China.....	215, 1025		
for prison, etc., expenses.....	215, 1025		
<i>Shannon Place SE., D. C.,</i>			
appropriation for paving, U to W Streets.....	1223		
<i>Sharp, May Adelaide,</i>			
appropriation for paying, widow of Hunter Sharp, a consul dying in service.....	209		
<i>Shasta National Forest, Calif.,</i>			
exchange of lands with private owners for addition to.....	953		
<i>Shaw Island, Wash.,</i>			
right of way granted across abandoned military reservation on, for highways.....	957		
<i>Shawnee Indian Agency, Okla.,</i>			
deficiency appropriation for civilian employees at.....	1329		
<i>Shawnee Indian Sanatorium, Okla.,</i>			
appropriation for maintenance, etc., of.....	408, 1159		
<i>Sheep (see also Cattle),</i>			
appropriation for eradicating scabies in.....	437, 827		
for experiment station, Clark County, Idaho.....	439, 828		
for investigating, problems of Western States.....	439, 828		
<i>Shelby, N. C.,</i>			
terms of court at; rooms to be furnished.....	722		
<i>Shenandoah National Park, Va.,</i>			
deficiency appropriation for expenses, acquiring lands for.....	1331		
determination by Secretary of Interior of area of lands recommended to be acquired for.....	958		
<i>Shepherd Street NW., D. C.,</i>			
appropriation for asphalt covering, Fourteenth Street to Georgia Avenue; from gasoline-tax fund....	1225		
<i>Sherburne County, Minn.,</i>			
bridge authorized across Mississippi River at Clearwater, by Minnesota, Wright County, and.....	1302		
<i>Sheridan, Wyo.,</i>			
terms of court at.....	388		

	Page.		Page.
<i>Sherman Circle NW., D. C.,</i>		<i>Shipping Board, United States—Contd.</i>	
appropriation for paving east side,		deficiency appropriation for judgments,	
Crittenden Street to Illinois		United States courts, under; col-	
Avenue.....	1223	lision claims, etc.....	531, 758
for paving, Kansas to Illinois Ave-		for paying judgments of United States	
nues.....	1223	courts under.....	1347
<i>Sherman Institute, Riverside, Calif.,</i>		construction loan fund created from	
appropriation for Indian school.....	405, 1156	revenues of.....	467
for Indian school, additional, 1925..	707	use in loans to citizens for ship	
<i>Shiloh National Military Park,</i>		construction of, in American yards,	
appropriation for continuing establish-		vessels of best type, equipment,	
ment of.....	513, 928	etc.....	467
extension authorized to Corinth		outfitting in American yards ves-	
National Cemetery, Miss., etc..	513	sels already built, with best en-	
for, additional, 1925.....	712	gines, appliances, etc.....	467
<i>Ship Brokers,</i>		applicable only to vessels aided	
special tax imposed on; business de-		from loan.....	467
fined.....	326	vessels to be documented for five	
<i>Ship Island, Miss., Gulf Station,</i>		years, etc., under United States	
appropriation for quarantine station...	80	laws.....	467
<i>Ship Mortgage Act, 1920,</i>		time limit for the loan.....	467
home port provisions for American ves-		payment in installments, etc.....	467
sels under.....	948	in full allowed.....	467
port of documentation deemed.....	948	interest rate on loans while in coastwise	
<i>Ship, Steamboat, and Way Letters,</i>		trade or inactive.....	468
appropriation for.....	87, 785	in foreign trade.....	468
<i>Shipping,</i>		loan limited to one-half cost of vessel, or	
consular bills of health not required of		of equipment for vessel already	
vessels trading between northern		built.....	468
frontier ports.....	809	increase allowed if additional security	
home port of American vessels to be		furnished; limit.....	468
fixed by owners.....	947	security required to insure completion,	
<i>Shipping Board, United States,</i>		etc.....	468
appropriation for Commissioners and		to include preferred mortgage when	
secretary.....	529, 1208	completed.....	468
for all other expenses.....	529, 1208	additional covenants to be pre-	
for investigating foreign discrimina-		scribed.....	468
tions against American vessels		insurance against all insurable risks to	
and shipping.....	530, 1208	be provided.....	468
for investigating transporting immi-		agreements for premium payments...	
grants in its vessels.....	530, 1208	reconditioning of vessels to include	
restriction on salary to an assistant		most efficient, etc., type of in-	
for printing and binding for.....	530, 1208	ternal-combustion motive power...	468
using funds for repairing, etc., Gov-		if built in United States for merchant	
ernment vessels at other than		vessels of Board or Govern-	
navy yards, restricted.....	530	ment, additional cost may be	
vessels only in American harbors		paid from loan fund.....	468
affected.....	530	transfer for, authorized.....	468
effective at once.....	530	aggregate limited.....	469
for expenses of Emergency Fleet Cor-		restrictions on sale of vessels within	
poration from emergency		five years after completion, un-	
fund.....	530, 1209	less for specified price.....	469
sources designated.....	530, 1209	date of completion to be fixed by	
only current claims payable from		Board.....	469
specified appropriation.....	530, 1209	allowance for depreciation.....	469
restriction on publications by.....	530	contract for sale or charter of recondi-	
use of proceeds from liquidation		tioned vessel required before	
sales.....	1209	loan is made.....	469
employment of attorneys subject		or putting vessel immediately in op-	
to approval of Attorney Gen-		eration on completion.....	469
eral.....	531, 1209	vessel to be documented for not less	
pay restrictions.....	531, 1209	than five years.....	469
payments to certified public ac-		operated only on voyages not ex-	
countants forbidden; auditing		clusively coastwise.....	469
work by Efficiency Bureau... 531, 1209		to make special rates, etc., for exhibits	
outside auditors allowed for claims		for Seville Exposition.....	1257
in litigation.....	531, 1209	transfer of two obsolete vessels of, to	
subsistence allowances limited... 531, 1209		Army Air Service for airplane	
rent in District of Columbia re-		bombing tests.....	907
stricted.....	531, 1209		
claims of Navy Department			
against, not payable herefrom... 531			
claims of, by or against Navy De-			
partment, canceled.....	1209		
individual claims not affected.... 1210			

	Page.		Page.
<i>Shipping Commissioners,</i>		<i>Siam,</i>	
appropriation for salaries.....	230, 1039	appropriation for minister to.....	206, 1015
for clerk hire.....	230, 1039	for interpreter to legation and con-	
for contingent expenses.....	230, 1039	sulate general in.....	207, 1016
for salaries, additional, 1925.....	706	<i>Sibley County, Minn.,</i>	
for clerk hire, additional, 1925.....	706	bridge authorized across Minnesota	
for contingent expenses, additional,		River at Blakely, by Scott Coun-	
1925.....	706	ty and.....	94
<i>Shiprock, N. Mex.,</i>		<i>Siege Cannon, Army,</i>	
appropriation for Federal highway		appropriation for purchase, manufac-	
across Navajo Reservation from		ture, etc.....	498, 913
Gallup to.....	1163	for ammunition for.....	498, 914
<i>Shipwrecked American Seamen,</i>		for ammunition, etc., for practice.....	498, 914
appropriation for relief, etc., of, in		<i>Siege of Petersburg, Va., Battlefields of,</i>	
Alaska, Hawaii, etc.....	208, 1017	commission created to inspect, etc.;	
for life saving testimonials in rescu-		appointment by Secretary of	
ing, etc.....	210, 1019	War.....	856
<i>Shipyards Creek, S. C.,</i>		composition; Army Engineer officer.....	856
improvement of, authorized.....	1187	United States Civil War veteran.....	856
<i>Shivwits Indian Reservation, Utah,</i>		Confederate States Civil War vet-	
appropriation for irrigation project		eran.....	856
on.....	400, 1151	qualifications for selection of.....	856
deficiency appropriation for bridge		to ascertain feasibility of preserving	
across Santa Clara River; repa-		and marking for historical study,	
yment.....	1348	etc.....	856
<i>Shoes, etc.,</i>		report to Secretary of War.....	856
equipment of Leavenworth, Kans.,		amount authorized to be appropriated.....	856
penitentiary to manufacture, for		<i>Signal Corps, Army (see also Signal Ser-</i>	
sale only to the Government,		vice, Army),	
etc.....	6	appropriation for Washington-Alaska	
<i>Shooting Galleries,</i>		cable and telegraph system.....	514, 928
special tax on proprietors of.....	326	for Washington-Alaska cable and	
<i>Shooting Galleries and Ranges, Army,</i>		telegraph system, additional,	
appropriation for expenses.....	489, 904	1925.....	712
deficiency appropriation for.....	762	deficiency appropriation for aviation in-	
<i>Shoshone Agency, Nev., Western,</i>		crease.....	58, 699, 701, 762
appropriation for support, etc., of In-		<i>Signal Officer, Office of Chief, Army,</i>	
dians at, from tribal funds.....	411	appropriation for civilian personnel,	
deficiency appropriation for civilian		War Department.....	491, 906
employees at.....	1329	employment of draftsmen, etc.....	491, 906
<i>Shoshone Agency, Wyo.,</i>		<i>Signal Service, Army,</i>	
appropriation for support, etc., of In-		appropriation for expenses, telegraph	
dians at, from tribal funds.....	411, 1161	and telephone systems, etc.....	490, 905
<i>Shoshone Indian Reservation, Idaho and</i>		electric plants at posts, etc.....	490, 905
<i>Nev., Western,</i>		civilian employees, etc.....	490, 905
appropriation for irrigation project on		experimental signaling research.....	490, 905
for Indian school.....	407, 1157	buildings for supplies.....	491, 905
for roads and bridges; repayment.....	413, 1163	for fire control installations, seacoast	
for irrigating additional lands in		defenses.....	491, 905
ceded portion of.....	1154	for fire control installations, insular	
for irrigation system, additional,		possessions.....	491, 906
1925.....	707	for fire control installations, Panama	
for Indian school, additional, 1925.....	708	Canal.....	491, 906
deficiency appropriation for payments		for Washington-Alaska cable and	
to Indians of.....	42	telegraph, operation, etc.....	514, 928
<i>Shoshone Indians, Wyo.,</i>		for replacing submarine cable.....	514
appropriation for support, etc.....	410, 1161	all expenses included.....	514
for support, etc., of, additional, 1925.....	708	for, additional, 1925.....	711
<i>Shoshone Irrigation Project, Wyo.,</i>		deficiency appropriation for.....	58,
appropriation for maintenance, etc.,		62, 698, 762, 1350, 1352	
of.....	418, 1171	<i>Signaling Systems, etc., Army,</i>	
<i>Shreveport, La.,</i>		appropriation for researches in.....	490, 905
granted certain lands in Louisiana, to		<i>Siletz Agency, Oreg.,</i>	
which no legal claims have been		appropriation for support, etc., of In-	
maintained, for reservoir pur-		dians at.....	409, 1160
poses.....	382	for support, etc., of Indians at, addi-	
payment to be made; mineral de-		tional, 1925.....	708
posits reserved.....	382	<i>Silver City, N. Mex.,</i>	
hearings, etc., of adverse claims.....	382	terms of court at.....	642
reversion and forfeiture if use aban-		rooms to be furnished.....	642
doned.....	382	<i>Silver Coins,</i>	
<i>Shrubs,</i>		coinage of silver 50-cent pieces author-	
appropriation for study of diseases of		ized to commemorate Battle of	
ornamental.....	440, 830	Bennington and independence of	
		Vermont.....	965

	Page.		Page.
<i>Silver Coins</i> —Continued.		<i>Skipanon Channel, Oreg.,</i>	
coinage of silver 50-cent pieces authorized to commemorate centennial of founding of Fort Vancouver, Wash.	966	preliminary examination, etc., of, to be made	1196
commencement of carving Stone Mountain Monument	23	<i>Skull Valley Agency, Utah,</i>	
sesquicentennial of Battle of Lexington and Concord	749	appropriation for support, etc., of Indians at, from tribal funds	411, 1161
seventy-fifth anniversary of admission of California into the Union	965	<i>Skykomish River, Wash.,</i>	
<i>Silverton, Colo.,</i>		preliminary examination, etc., authorized of, for flood control	1000
granted lands for park purposes	980	<i>Slovenes, Serbs, Croats, and,</i>	
<i>Sinking Fund, D. C.,</i>		appropriation for minister to	206, 1015
appropriation for payments to	545	<i>Smallpox,</i>	
<i>Sioux Indians,</i>		appropriation for prevention of epidemic	76, 775
appropriation for education	407, 1158	for prevention of, etc., among Indians	408, 1158
for education, additional, 1925	708	<i>Smith, J. M. C., late a Representative in Congress,</i>	
deficiency appropriation for education—interest of Yankton and other, in Red Pipestone Quarries, to be determined by Court of Claims	730	deficiency appropriation for pay to widow of	34
<i>Sioux Indians, Different Tribes, Nebr., N. and S. Dak.,</i>		<i>Smith, Lieutenant John,</i>	
appropriation for support, etc.	410, 1160	appropriation for marking burial place of, at Bardstown, Ky.	926
for agency employees	410, 1160	<i>Smith, Captain Lowell Herbert, Army Air Service,</i>	
for subsistence	410, 1160	advanced 1,000 files on the promotion list in recognition of world flight accomplished by him	979
transportation of supplies	1160	distinguished service medal accorded to, and acceptance of medals or decorations from foreign governments, authorized	979
for support, etc., of Yankton Sioux, additional, 1925	708	<i>Smiths Creek, N. C.,</i>	
for support, etc., employees, etc., additional, 1925	708	preliminary examination, etc., of, to be made	1193
deficiency appropriation for support, etc.	56, 698, 700, 760	<i>Smiths Creek, N. J.,</i>	
<i>Sioux Indians of Devils Lake, N. Dak.,</i>		preliminary examination, etc., of, to be made	1192
appropriation for support, etc.	409, 1159	<i>Smithsonian Institution,</i>	
for support, etc., additional, 1925	708	appropriation for international exchanges	528, 1206
<i>Sioux Nation,</i>		for American Ethnology	528, 1207
claims of members of, for horses alleged to have been erroneously killed on Cheyenne River Reservation, to be investigated, etc.	477	for International Catalogue of Scientific Literature	528, 1206
allowance to attorneys	477	for Astrophysical Observatory	528, 1207
<i>Sirup, Table,</i>		for additional Assistant Secretary	528
appropriation for investigating manufacture of; utilizing new sources	447, 837	for additional fire protection	528
<i>Sisal,</i>		for National Museum	528, 1207
appropriation for investigating production, etc., of	227	for National Gallery of Art	528, 1207
<i>Sites for Military Purposes,</i>		for printing and binding for	529, 1207
deficiency appropriation; reappropriation	1344	for care, etc., of grounds	573
<i>Sitka, Alaska,</i>		deficiency appropriation for international exchanges	759
issue of bonds by, for school building—election to determine; interest, etc.; payment, etc.	818	for National Museum	759
proceeds to be used for no other purpose	819	reappointment as Regent, of Robert S. Brookings	821
<i>Siuslaw River, Oreg.,</i>		of George Gray	821
improvement of, authorized	1189	Secretary of, designated on commission to select Patent Office models for retention, etc.	942
<i>Six Nations Indians, N. Y.,</i>		<i>Smokeless Powder, Navy,</i>	
appropriation for fulfilling treaties with	413, 1163	appropriation for purchase and manufacture of	192, 871
<i>Sixteenth Street NW., D. C.,</i>		<i>Smoking Tobacco (see Tobacco).</i>	
appropriation for grading, etc., Alaska Avenue to Kalmia Street	1224	<i>Smoky Mountains National Park, Tenn. and N. C.,</i>	
<i>Sixteenth Street SE., D. C.,</i>		deficiency appropriation for expenses, acquiring lands for	1331
appropriation for paving, East Capitol to A Streets	548	determination by Secretary of the Interior of area of lands recommended to be acquired for	959
<i>Skagit River, Wash.,</i>		<i>Snake River, Idaho and Wash.,</i>	
preliminary examination, etc., authorized for flood control of	249	preliminary examination, etc., of, to be made	1196

<i>Snohomish River, Wash.,</i>	Page	<i>Somerset Hospital, Cape Town, Africa,</i>	Page
preliminary examination, etc., authorized of, for flood control.....	1000	appropriation for annual contribution to.....	214, 1023
<i>Snoqualmie National Forest, Wash.,</i>		<i>Sons of the American Revolution, National Society of,</i>	
lands added to.....	1074	limitation on number of trustees of, removed.....	808
<i>Snoqualmie River, Wash.,</i>		<i>Sound,</i>	
preliminary examination, etc., authorized of, for flood control.....	1000	appropriation applying principles of, to military and industrial purposes.....	232, 1042
<i>Snow and Ice, D. C.,</i>		<i>South America,</i>	
appropriation for removing, from streets, sidewalks, gutters, etc.....	551, 1228	persons born in countries of, construed as nonquota immigrants, in Immigration Act.....	155
deficiency appropriation for removal of.....	1323	<i>South and Central America,</i>	
<i>Snuff and Snuff Flour,</i>		appropriation for expenses promoting commerce with.....	225, 1035
internal revenue tax on manufactured or imported.....	317	for expenses, promoting commerce with additional, 1925.....	706
packages, etc., required.....	317	deficiency appropriation for expenses promoting commerce with.....	1348
<i>Social Welfare Organizations,</i>		<i>South Bend, Ind.,</i>	
exempt from income tax.....	282	terms of court at.....	751
<i>Soil Bacteriology, etc.,</i>		<i>South Brooklyn, N. Y.,</i>	
appropriation for investigations, etc.....	441, 831	amount authorized to acquire addition to naval supply depot at.....	1276
testing bacterial cultures for inoculating legumes.....	441, 831	<i>South Carolina,</i>	
publishing tests; names of dealers in impure, etc.....	441, 831	bridge authorized across Lumber River, near Nichols, by Marion and Horry Counties and.....	12
<i>Soil Fertility,</i>		Georgia and, may bridge Savannah River.....	1216
appropriation for investigations.....	441, 831, 838	may bridge Broad River at Strothers Ferry.....	1127
<i>Soils Bureau, Department of Agriculture,</i>		Catawba River, Fort Lawn.....	1127
appropriation for chief of Bureau, and office personnel.....	447, 838	Congaree River between Richland and Lexington Counties, S. C.....	1126
for chemical and physical investigations.....	447, 838	Santee River at Poplar Landing.....	1265
for investigating fertilizers, etc.....	448, 838	Saint James Ferry.....	1266
for cooperative investigations of soils, mapping, etc.....	448, 838	<i>South Carolina Eastern Judicial District,</i>	
for classification of agricultural lands.....	448, 838	terms of court, at Aiken.....	801
for administrative expenses.....	448, 838	Florence.....	801
deficiency appropriation for general expenses.....	55	Charleston.....	801
<i>Solar Eclipse, 1926,</i>		Columbia.....	801
appropriation for expenses for observations of total.....	869	office of clerk at Charleston.....	801
<i>Soldiers' and Sailors' Home, D. C., Grand Army,</i>		effective July 1, 1925.....	801
appropriation for expenses; persons admitted.....	570, 1244	<i>South Carolina Western Judicial District,</i>	
<i>Soldiers, etc.,</i>		terms of court, at Anderson.....	801
appropriation for vocational rehabilitation of discharged disabled.....	533, 1211	Greenville.....	801
<i>Solicitor General,</i>		Greenwood.....	801
appropriation for.....	216, 1025	Rock Hill.....	801
deficiency appropriation for assistant to, enforcing Interstate Commerce Acts.....	756	Spartanburg.....	801
<i>Solicitor of Internal Revenue,</i>		office of clerk at Greenville.....	801
appropriation for.....	216, 1025	effective July 1, 1925.....	801
<i>Solicitor of the Department of Commerce,</i>		<i>South Charleston, W. Va.,</i>	
appropriation for, and office personnel.....	216, 1025	appropriation for care, etc., school at ordnance station.....	192
<i>Solicitor of the Department of Labor,</i>		armor and armament for newly authorized vessels, to be made at naval ordnance plant at.....	719
appropriation for, and office personnel.....	216, 1025	<i>South Dakota,</i>	
<i>Solicitor of the Department of State,</i>		game refuge for antelope, etc., may be established in.....	634
appropriation for.....	216, 1025	requirements of the State for fences, etc.....	634
<i>Solicitor of the Interior Department,</i>		lands within Custer State Park granted to, for park purposes.....	1185
appropriation for.....	216, 1025	may bridge Missouri River between Brule and Lyman Counties.....	3
for office personnel.....	393, 1144	between Hughes and Stanley Counties.....	101
<i>Solicitor of the Treasury Department,</i>		Potter and Dewey Counties.....	30
appropriation for, and office personnel.....	216, 1025	Walworth and Corson Counties.....	3
<i>Solicitor, Post Office Department,</i>			
appropriation for, and office personnel.....	84, 782		

	Page.	Page.
<i>South Jamesport, N. Y.,</i> preliminary examination, etc., of harbor to be made.....	1192	
<i>South McAlester, Okla.,</i> terms of court at.....	388, 945	
<i>South River, N. C.,</i> preliminary examination, etc., of, to be made, to Sloans Bridge.....	1193	
<i>Southern Cattle Ticks (see Cattle Ticks,</i> <i>Southern).</i>		
<i>Southern Field Crops,</i> appropriation for investigating insects affecting.....	449, 839	
<i>Southern Lassen Irrigation Project, Calif.,</i> plans, estimates, etc., for construction of, to be submitted to Congress.....	668	
<i>Southern Pacific Company,</i> claim of, for closing break in Colorado River, 1906-1907, referred to Court of Claims.....	171	
judgment to be given for expense in- curred.....	172	
less value of Company property saved, etc.....	172	
right of appeal; evidence.....	172	
granted right of way across Govern- ment levee at Yuma, Ariz.....	101	
<i>Southern Railway Company,</i> authorized to maintain bridge across Tennessee River, Knoxville, Tenn.....	113	
<i>Southern Relief Society, D. C.,</i> appropriation for aid to Confederat vet- erans, etc.....	570, 1244	
<i>Southern Ute Indian Reservation, Colo.,</i> appropriation for irrigation project on.....	400, 1151	
<i>Southgate, Bernard W.,</i> credit allowed in accounts of.....	1328	
<i>Spain,</i> appropriation for ambassador to....	206, 1015	
<i>Spain, War with,</i> deficiency appropriation for pay, etc....	63, 699, 761	
<i>Spanish Springs Irrigation Project, Nev.,</i> deficiency appropriation for cooperative preliminary investigation of feasibility of.....	685	
<i>Spanish War (see also War with Spain),</i> claims of Rhode Island in raising volun- teers for, referred to Court of Claims.....	964	
veterans of, with specified diseases, ad- mitted to hospital, facilities, etc., of Veterans' Bureau.....	620	
<i>Spanish War Veterans, United,</i> proceedings of national encampments of, to be printed annually as House documents.....	473	
<i>Sparrows Point, Md.,</i> time extended for bridging Humphreys Creek at.....	1184	
<i>Spartanburg, S. C.,</i> terms of court at.....	801	
<i>Speaker of the House of Representatives,</i> appropriation for secretary to.....	582, 1290	
for clerk to Speaker's table.....	582, 1290	
preparing Digest of Rules.....	582, 1290	
for clerks and messengers.....	582, 1290	
for care, etc., automobile for.....	585, 1294	
deficiency appropriation for portrait of Speaker Frederick H. Gillett.....	1314	
compensation of, after March 4, 1925....	1301	
immediately available.....	1313	
<i>Speaker of the House of Representatives—</i> Continued.		
positions and pay established of secre- tary to, clerk to Speaker's table and preparing Digest of the Rules, clerk, and messengers.....	149	
made a member, ex officio, of George Washington Bicentennial Birth- day Commission.....	671	
to appoint four Representatives on the Commission.....	671	
<i>Special and Select Committees, House of</i> <i>Representatives,</i> appropriation for expenses of.....	585, 1293	
deficiency appropriation for expenses of....	34, 673	
<i>Special Delivery, Postal Service (see also</i> <i>Postal Rates),</i> appropriation for car fare.....	86, 785	
for fees to messengers.....	86, 785	
deficiency appropriation for fees.....	47, 60, 690, 763	
additional stamps, etc., for.....	1069	
<i>Special Taxes, Title X, Revenue Act of 1921,</i> repealed June 30, 1924, by Revenue Act of 1924.....	352	
<i>Special Taxes, Title VII, Revenue Act of</i> <i>1924,</i> annual excise tax levied after July 1, 1924, on domestic corporations.....	325	
foreign corporations, for business in United States.....	325	
exceptions; designated corpora- tions, and insurance companies.....	325	
publicity of returns.....	326	
brokers, except produce or merchan- dise, if members of stock ex- changes, etc.....	326	
pawnbrokers.....	326	
ship brokers.....	326	
customhouse brokers.....	326	
bowling alley and billiard room pro- prietors.....	326	
shooting gallery proprietors.....	326	
riding academy proprietors; associa- tions exempt.....	326	
persons operating automobiles for hire; exception.....	326	
brewers, distillers, liquor dealers, etc., in business where local laws pro- hibit, etc.....	327	
no penal exemption from State laws, etc.....	327	
in lieu of taxes under previous law....	327	
annual tax levied on sales for preceding year by manufacturers of to- bacco.....	327	
cigars.....	327	
cigarettes.....	327	
each class separately taxed.....	327	
exports exempt.....	328	
levied after July 1, 1924, on designated pleasure water craft.....	328	
basis of tax; measurement.....	328	
for part of a year on new purchases....	328	
exemption if used without profit by organizations for relief, etc., of seamen.....	328	
punishment for conducting business, etc., without paying.....	328	
opium, coca leaves, etc., provisions for registration, taxation, etc.....	328	
confiscation of narcotics seized from violators of laws.....	331	
delivery for Government uses.....	331	
seizures from unknown owners.....	331	
destruction restricted.....	331	

<i>Spices,</i>	Page.	<i>Stamp Taxes, Title VIII, Revenue Act of 1924—Continued.</i>	Page.
appropriation for investigating plants yielding.....	441, 831	bonds of indebtedness, etc.; corporate securities; renewals.....	333
<i>Spokane Agency, Wash.,</i>		based on amount secured.....	333
appropriation for support, etc., of Indians at, from tribal funds....	411, 1161	capital stock; original issues.....	334
<i>Spokane Indian Hospital, Wash.,</i>		if without face value.....	334
appropriation for maintenance, etc., of.....	408, 1159	to be attached in stock book.....	334
<i>Spokane Indians, Wash.,</i>		sales or transfers, etc.....	334
appropriation for fulfilling treaty with.....	410, 1161	if without face value.....	334
for support, etc., of additional, 1925..	708	deposits for collateral exempt.....	334
<i>Sponge Fisheries,</i>		brokers' deliveries exempt.....	334
appropriation for protecting, etc....	238, 1047	affixing stamp in stock book; on certificate; or bill of sale.....	334
<i>Spooner, Minn.,</i>		punishment for delivery without stamp.....	334
bridge authorized across Rainy River by, to Rainy River, Ontario.....	1285	sale of produce on exchange for future delivery.....	334
<i>Spotsylvania Court House, Va.,</i>		stamped bills of sale, etc., required..	335
commission created to inspect battle fields of Civil War around, as to feasibility of preserving, etc....	646	clearing house transfers of stamped contracts, exempt.....	335
<i>Spotted Fever, Rocky Mountain,</i>		details required on bills of sale, etc..	335
appropriation for prevention of epidemic.....	76, 775	punishment for sales, etc., without stamped bills.....	335
<i>Spring River, Ark.,</i>		for immediate delivery in cash not taxable.....	335
preliminary examination, etc., of, to be made.....	1195	Cotton Futures and Future Trading Acts not affected.....	335
<i>Springfield Armory, Mass.,</i>		conveyances of realty.....	335
lease of land within, to city of Springfield for public street, etc.; conditions..	1113	to secure a debt exempt.....	335
<i>Springs, Mineral, etc., on Public Lands,</i>		customhouse entries; warehouse withdrawals.....	335
leases of tracts for bathhouses, hotels, etc., adjacent to.....	1133	foreign passage tickets, except to Canada or Mexico; exemption.....	335
not to exceed periods of twenty years..	1133	proxies; exceptions.....	336
<i>Square 616, District of Columbia,</i>		powers of attorney.....	336
alleys in, rearranged for use of vocational school.....	671	in pension, etc., cases, bankruptcy and mutual insurance cases, exempt.....	336
<i>Squirrels, Ground,</i>		playing cards.....	336
appropriation for devising methods for destroying.....	450, 841	policies of property insurance by foreign corporation, etc., not signed by agent in United States.....	336
<i>Stahmann, W. J.,</i>		to be affixed by receiver, etc.....	336
and associates may bridge Rio Grande near Tornillo, Tex.....	1214	penalty for failure.....	336
<i>Stamp Taxes, Title XI, Revenue Act of 1921,</i>		<i>Stamped Envelopes, etc., Postal Service,</i>	
repealed, by Revenue Act, 1924, on expiration of 30 days.....	352	appropriation for manufacture of, etc..	88, 786
<i>Stamp Taxes, Title VIII, Revenue Act of 1924,</i>		for distribution.....	88, 786
levied on specified documents in lieu of former tax.....	331	deficiency appropriation for freight on users of, permitted to precancel.....	59, 63, 955
exemptions; Federal, foreign Government, State, etc., obligations..	332	<i>Stamps, Internal Revenue,</i>	
indemnity bonds to United States..	332	issue authorized of, to replace on packages, unavoidably lost, etc..	349
cooperative building and loan association bonds.....	332	<i>Stamps, Postage,</i>	
mutual ditch or irrigating companies' bonds.....	332	appropriation for manufacture, etc....	88, 786
unlawful use of stamps, etc.....	332	issue of special, commemorative of sesquicentennial of Battle of Bunker Hill.....	1099
penalties and punishments for.....	332	of Lexington and Concord.....	749
cancellation requirements; other methods authorized.....	333	<i>Standard Container Act,</i>	
preparation of suitable stamps; affixing, etc.....	333	appropriation for expenses enforcing..	454, 846
collection of taxes, omitted by mistake or fraud.....	333	<i>Standards Bureau, Department of Commerce,</i>	
distribution of stamps for sale by postmasters.....	333	appropriation for Director, and office personnel.....	230, 1039
accountability, etc.; monthly transfers to the Treasury.....	333	for equipment, etc.....	230, 1039
by depositaries.....	333	for contingent expenses.....	230, 1039
designated State agents, etc., for use on stock transfers.....	333	member, International Committee of Weights and Measures....	230, 1039
bond, etc., required.....	333	for care, etc., of grounds.....	230, 1039
<i>Schedule A.....</i>	333	for investigating structural materials..	230, 1039
		disseminating improved methods of building, etc.....	230, 1040
		for operating, etc., testing machines to determine physical constants.....	231, 1040

<i>Standards Bureau, Department of Commerce—Continued.</i>	Page	<i>Standing Rock Agency, N. Dak.—Contd.</i>	Page
appropriation for investigating fire resisting qualities of building materials, etc.....	231, 1040	deficiency appropriation for civilian employees at.....	1329
for investigating standards of measurement of public utilities, etc..	231, 1040	<i>Standing Rock Indian Reservation, N. and S. Dak.,</i>	
for testing miscellaneous Government materials, etc.....	231, 1040	homestead entrymen, etc., in former, allowed extension of time if unable to pay money due.....	1184
for standardizing radio communication methods, etc.....	231, 1040	interest in advance to be paid.....	1184
for developing color standards, etc..	231, 1040	further extension allowed; limit.....	1184
for study of clay products, processes, etc.....	231, 1040	<i>Stanislaus National Forest, Calif.,</i>	
for standardizing mechanical equipment.....	231, 1040	exchange of lands with private owners for addition to.....	953
for aeronautical, etc., engineering investigations.....	231, 1040	<i>Stanley County, S. Dak.,</i>	
for investigating optical glass production.....	231, 1041	bridge authorized across Missouri River between Hughes County and... ..	101
for standardizing quality, measurement, etc., of textiles, paper, leather, and rubber.....	231, 1041	<i>Star Routes, Postal Service,</i>	
for sugar standardization.....	231, 1041	appropriation for mail transportation by, in Alaska.....	86, 785
for cooperative standardizing, etc., of gauges, screw threads, etc..	232, 1041	emergency service.....	86, 785
for investigating, etc., mine scales, and cars at coal mines.....	232, 1041	for inland transportation by, except in Alaska.....	89, 787
for metallurgical research, railway equipment, etc.....	232, 1041	deficiency appropriation for, in Alaska..	60
for investigating methods of high temperature measurements, etc..	232, 1042	" <i>Star Spangled Banner,</i> "	
for applying principles of sound to military and industrial purposes.....	232, 1042	restoration of Fort McHenry, Md., to become a national park, as the birthplace of the.....	1109
for investigating problems in industrial development, etc.....	232, 1042	<i>State Homes for Disabled Soldiers and Sailors,</i>	
for investigating, etc., track scales, etc.....	232, 1042	appropriation for aid to.....	519, 933
for establishing standards, etc., of industrial devices.....	232, 1042	<i>State Laws, National Conference of Commissioners on Uniform,</i>	
for standards for checking chemical analyses.....	233, 1042	appropriation for aid to.....	545, 1222
for investigating radioactive substances.....	233, 1042	<i>State, War, and Navy Department Building Commission,</i>	
for determining tensile strength of ropes, cables, etc.....	233	abolished, and all powers conferred upon Director of Public Buildings, etc.....	983
for automotive engine investigations.....	233, 1043	personnel, records, etc., transferred to newly created office.....	983
cooperative work for departments, etc., from their appropriations..	233, 1043	<i>State, War, and Navy Department Buildings,</i>	
for testing structural materials, additional, 1925.....	706	appropriation for deputy superintendent, and office personnel....	529, 1207
for industrial research, additional, 1925.....	706	for operating expenses.....	529, 1207
deficiency appropriation for replacement of altitude chambers.....	40	for heating plant for Munitions and Navy buildings.....	529
for promoting, etc., economy in automotive transportation.....	41	for printing and binding for.....	529, 1208
for paying damages claim.....	41	deficiency appropriation for fuel, lights, etc.....	55, 759
for gauge standardization.....	55	for elevator repairs, etc., main building.....	680
for industrial research.....	55, 61, 759	for installing electric elevators, etc., main building.....	1316
for military research.....	697	additional rented buildings for Internal Revenue Service, in the District, placed under.....	693
for standardizing mechanical appliances.....	759	funds, etc., transferred.....	693
for enlarging site of building for.....	1323	office of superintendent of, abolished... duties conferred upon Director of Public Buildings, etc.....	983
additional lands in the District for extending site of, to be acquired..	950	<i>Statement of Appropriations,</i>	
<i>Standing Rock Agency, N. Dak.,</i>		appropriation for preparing, first session, Sixty-eighth Congress....	586
appropriation for support, etc., of Indians at, from tribal funds..	411, 1161	for preparing, second session, Sixty-eighth Congress.....	1294
		<i>States,</i>	
		additional yearly allotments to, for agricultural experiment stations..	970
		access to corporation income tax returns allowed to officers of, on request of governors.....	293
		authorisations of appropriations for rural post roads in, for fiscal years 1926 and 1927.....	889

States—Continued.	Page.	Steamboat Inspection,	Page.
authorizations of appropriations for rural post roads in; time extended three years for temporary approval of projects when laws of, do not allow use of funds therefor.....	890	penalty for owner of automobile failing to extinguish fire and stop motor immediately on taking it on board a vessel.....	1093
captured war devices and trophies to be apportioned and distributed to conveyance to, of Government owned roads to national cemeteries and military parks; conditions for maintenance, etc.....	1104	<i>Steamboat Inspection Service, Department of Commerce,</i>	
cooperation with, directed for forest fire protection, timber production, etc.....	653	appropriation for Supervising Inspector General, and office personnel.....	228, 1038
for vocational rehabilitation, etc., of persons disabled in industry.....	431	for supervising inspectors.....	228, 1038
proposed Amendment to the Constitution giving Congress power to limit, etc., child labor, submitted to the.....	670	for inspectors of hulls and of boilers.....	228, 1038
transfer of Army caterpillar tractors and motor trucks to Department of Agriculture for improving highways in.....	1281	for assistant inspectors at designated ports.....	229, 1038
title to rest in, solely for improving public highways.....	1282	for clerk hire.....	229, 1038
two citizens of, to serve on National Advisory Commission to Sesquicentennial Exhibition Association.....	1254	for contingent expenses.....	706
<i>States Relations Service, Department of Agriculture,</i>		for salaries, additional, 1925.....	706
deficiency appropriation for general expenses.....	55, 700	for clerk hire, additional, 1925.....	706
<i>Statesville, N. C.,</i>		deficiency appropriation for contingent expenses.....	55, 61, 697
terms of court at.....	662	inspectors at Apalachicola, Fla., and Burlington, Vt., abolished.....	104
<i>Stationery, Postal Service,</i>		inspectors of hulls and boilers at specified collection districts and ports.....	104
appropriation for.....	88, 786	salaries at Apalachicola, Fla., and Burlington, Vt., repealed.....	104
deficiency appropriation for.....	60	for specified districts and ports.....	104
<i>Stationery Rooms, Congressional,</i>		<i>Steamboat Routes, Postal Service,</i>	
purchases of articles other than stationery, etc., through, forbidden.....	593, 1301	appropriation for mail transportation by.....	87, 785
<i>Stationery, Treasury Department,</i>		<i>Stenographers to Committees, House of Representatives,</i>	
appropriation for.....	66, 765	appropriation for.....	585, 1293
<i>Statistical Bureau, International,</i>		deficiency appropriation for.....	673
deficiency appropriation for annual contribution to.....	692	positions and pay established of, and janitor for.....	152
sum authorized for membership in.....	112	<i>Sterling, Colo.,</i>	
<i>Statistical Institute, International,</i>		terms of court at.....	243
appropriation for annual contribution.....	1024	rooms to be furnished.....	243
<i>Statuary,</i>		<i>Stevensville and Pittsburgh Bridge Company,</i>	
excise tax on, sold by other than artist; exceptions.....	323	time extended for bridging Ohio River at Stevensville, Ohio.....	1000
<i>Statues, D. C.,</i>		<i>Stevensville, Ohio,</i>	
erection authorized on public ground of General San Martin.....	667	deficiency appropriation for public building.....	1343
of "Serenity".....	21	time extended for bridging Ohio River at.....	1000
<i>Steadman, John J.,</i>		<i>Stevens and Ferry Counties, Wash.,</i>	
appointed manager, Volunteer Soldiers' Home.....	17	payment authorized to, for taxes on Colville Indian allotted lands.....	599
<i>Steam Engineering, D. C.,</i>		deductions to be made.....	599
regulations for, extended to other operating engines.....	1284	appropriation authorized for.....	599
penalties to include other than steam engineers.....	1285	<i>Stillaguamish River, Wash.,</i>	
for employment of, to include other than steam engineers.....	1285	preliminary examination, etc., authorized of, for flood control.....	1000
not applicable to warm water heaters, etc.....	1285	<i>Stills,</i>	
<i>Steam Engineers, D. C., Board of Examiners,</i>		additional special tax on manufactures of.....	327
appropriation for.....	542, 1219	<i>Stock, Certificates of,</i>	
		designated, subject to stamp tax.....	331
		stamp tax on issues, sales, etc., of.....	334
		<i>Stock Driveways, Public Lands,</i>	
		appropriation for classifying lands for.....	419, 1173
		<i>Stock Raising Homesteads,</i>	
		appropriation for examining, classifying, etc., lands suitable for.....	419, 1173
		designation of stock raising lands.....	469
		application for entry, if land not designated.....	469
		fees, etc., required.....	469
		suspension until character of land determined.....	469
		no disposal during.....	469

<i>Stock Raising Homesteads</i> —Continued.	Page.	<i>Street Cleaning Division, D. C.,</i>	Page.
if land designated as stock raising, application allowed; refused if not so designated	470	appropriation for salaries	551, 1228
occupancy not allowed until designation made	470	for sweeping, removing snow and ice, etc.	551, 1228
actual residence permitted	470	deficiency appropriation for	679
change to enlarged homestead entry, etc., allowed if land not designated as stock raising	470	<i>Street Railway Companies, D. C.,</i>	
may include lands on which improvements and residence have been made	470	provisions permitting merger or consolidation of	1265
entries of, on oil, etc., lands, prior to April 1, 1924, validated	812	conditions subject to agreement of stockholders and approved by Public Utilities Commission	1265
entry allowed Hiram Williams	811	approval of Congress required	1265
<i>Stock Watering Places, etc.,</i>		incorporation under provision of District Code	1265
appropriation for developing, in national forests	446, 836	antimerger prohibitions not applicable to acquisition of stocks, etc., for merger	1265
<i>Stockbridge Band of Indians,</i>		<i>Streets, Avenues, etc., D. C.,</i>	
all claims of, against United States to be adjudicated by Court of Claims	644	appropriation for assessment and permit work	545, 1222
<i>Stockbridge, Wis.,</i>		for paving roadways under permit system	545, 1222
preliminary examination, etc., of, harbor to be made	1195	for street improvements; designated allotments	546, 1222
<i>Stockholm, Sweden,</i>		for constructing curbs and gutters, etc.; from gasoline-tax fund	1226
appropriation for delegates' expenses to Universal Postal Congress at	87	for grading	548, 1226
<i>Stocks, Bonds, etc., Railroad,</i>		for condemnation, etc.; small park areas	548, 1226
appropriation for securing information concerning	527, 1205	for opening, etc., outside of cities; from District revenues	548, 1227
<i>Stockyards (see Packers and Stockyards Act).</i>		for repairs, etc.	548, 1227
<i>Stone, etc.,</i>		motor trucks, vehicles, etc.	549, 1227
appropriation for investigating structural materials of	230, 1039	street railway pavements	549, 1227
<i>Stone Mountain Confederate Monumental Association,</i>		changing curbs, etc.	549, 1227
issue of silver 50-cent pieces to commemorate commencement of carving Monument, on request of	23	for replacing sidewalks and curbs around reservations, etc.	549, 1227
payment required	23	for repairs, suburban roads	549, 1227
<i>Stone Mountain Monument, Ga.,</i>		for sweeping, cleaning, removing snow and ice, etc.	551, 1228
coinage of silver 50-cent pieces in commemoration of commencement of carving, to the soldiers of the South	23	for lighting, etc.	553, 1229
number authorized; legal tender	23	deficiency appropriation for marking, etc., traffic lines	675
issue to Stone Mountain Confederate Monumental Association on payment of par value	23	for traffic signals, lights, etc.	675
coinage laws applicable; no expense for dies, etc.	23	closing authorized of designated, and others, to conform with highways plan	799
<i>Stones, Precious and Semiprecious,</i>		<i>Strothers Ferry, S. C.,</i>	
excise tax on, sold, etc., by dealers; exception	324	bridge authorized across Broad River at	1127
<i>Stored Products, Agricultural,</i>		<i>Structural Materials,</i>	
appropriation for investigating insects affecting	449, 839	appropriation for investigations of, stone, cement, etc.	230, 1039
<i>Storekeepers, etc., Internal Revenue,</i>		disseminating approved methods of building, etc.	230, 1040
appropriation for salaries and expenses	71, 770	for testing, additional, 1925	706
<i>Strawberry Passage, Green Bay, Wis.,</i>		<i>Student Interpreters (see Interpreters, Diplomatic and Consular Service).</i>	
preliminary examination, etc., of, to be made	1195	<i>Students,</i>	
<i>Strawberry Valley Irrigation Project, Utah,</i>		bona fide, seeking to enter solely for study at an accredited school, etc., construed as nonquota immigrants in Immigration Act.	155
appropriation for maintenance, etc., of	418, 1170	conditions requisite	155
<i>Stream Gauging,</i>		<i>Subhumid Land Farming,</i>	
appropriation for cooperative, Indian Service with Geological Survey	401, 1151	appropriation for improving methods of	442, 832
		<i>Submarine Mine Defense Structures,</i>	
		appropriation for repair, etc., fortifications	496, 912
		<i>Submarine Mines, Army,</i>	
		appropriation for purchase, etc., sea-coast defenses	502
		for maintenance of supplies, etc.	502, 912

<i>Submarine Mines—Continued.</i>	Page.	<i>Sun River Irrigation Project, Mont.—Con.</i>	Page
appropriation for torpedo depot, Fort Totten, N. Y.....	502, 912	appropriation for maintenance, etc.; restriction on constructing new canals or extensions until Montana assumes responsibility for development, etc.....	1166
for maintenance of supplies, etc., insular possession.....	502, 912	charges payable annually.....	1167
for maintenance of supplies, Panama Canal.....	503, 912	<i>Superintendent of Documents, Government Printing Office,</i>	
for purchase of, etc., Panama Canal.....	503	appropriation for salaries.....	592, 1300
<i>Submarine Signals, Lighthouse Service,</i>		for contingent expenses.....	592, 1300
appropriation for establishing, etc.....	233, 1043	<i>Superintendent of State, War, and Navy Department Buildings,</i>	
<i>Submarine Tender,</i>		appropriation for deputy, etc.....	529
limit of cost increased of, numbered 3.....	1276	care, maintenance, etc., of Cox Building, Treasury Department, transferred to.....	66
<i>Submarines,</i>		designated Treasury Department Annexes transferred to.....	66
appropriation for developing motor power for.....	191	Winder Building Treasury Department, transferred to.....	66
<i>Submarines, Navy Fleet,</i>		<i>Superior, Wis.,</i>	
appropriation for constructing two.....	881	bridge authorized across Saint Louis River, to Duluth, Minn., from.....	1095
cost, etc.....	881	purchase of, after completion by Duluth and, authorized; terms, etc.....	1095
<i>Subpanas, United States Courts,</i>		preliminary examination, etc., of channel, to Duluth, Minn., to be made.....	1195
for witnesses in other districts; provisions for permissive extension continued until September 19, 1928.....	1265	<i>Supervising Architect, Treasury Department,</i>	
<i>Subsistence Allowances, Army,</i>		appropriation for.....	79, 777
appropriation for.....	482, 897	for additional compensation to.....	81, 780
<i>Subsistence Allowances, Marine Corps,</i>		for public buildings, additional, 1925.....	710
appropriation for, officers.....	201, 879	plans, etc., for Industrial Reformatory buildings to be prepared by.....	724
for enlisted men.....	202, 879	reimbursement for expenses.....	724
<i>Subsistence Allowances, Navy,</i>		<i>Supervisor of Surveys,</i>	
appropriation for, officers.....	193, 872	jurisdiction of surveyors general transferred to.....	1144
for Nurse Corps.....	193, 872	<i>Supplies, Army,</i>	
<i>Subsistence, Army,</i>		appropriation for services, etc., sale of.....	479, 893
appropriation for supplies for issue as rations.....	483, 898	<i>Supplies, Postal Service,</i>	
for Transport Service.....	483, 898	appropriation for stationery, etc.....	88, 786
for meals, etc.....	483, 898	for postmarking stamps, typewriters, letter scales, etc.....	88, 786
sales to officers, etc.....	483, 898	for miscellaneous, city delivery, etc.; post route, etc., maps.....	88, 786
for meals, etc., for rifle matches; limitation.....	483, 898	office equipment and furniture.....	89, 787
for payments; commutation of rations, etc.....	483, 898	for twine and tying devices.....	89, 787
for advertising; prizes for cooks, bakers, etc.....	484, 898	for expenses of shipping.....	89, 787
for preserving, accounting, etc.....	484, 899	for canceling machines, labor saving devices.....	89, 787
deficiency appropriation for.....	62, 762, 1350, 1352	deficiency appropriation for equipment and.....	59
<i>Subtropical Plants,</i>		for shipping.....	60, 63, 1350
appropriation for investigating insects affecting.....	449, 839	<i>Supplies, Services, and Transportation, Quartermaster Corps, Army,</i>	
<i>Suburban Roads and Streets, D. C.,</i>		deficiency appropriation for.....	59, 62, 701, 762, 1350, 1352, 1353
appropriation for repairs; maintenance of motor vehicles.....	549, 1227	<i>Supplies, United States Courts,</i>	
<i>Sugar,</i>		appropriation for.....	221, 1030
appropriation for investigating manufacture of, etc.....	231, 447, 1041	deficiency appropriation for.....	687, 698, 700
<i>Sugar Beet (see Beet, Sugar).</i>		<i>Supply Committee (see General Supply Committee, Treasury Department).</i>	
<i>Sugar Cane,</i>		<i>Supply Officers, Navy and Naval Reserve Force,</i>	
appropriation for investigating insects affecting.....	449, 839	to have pay, etc., of rank for World War service prior to approval of bonds.....	860
<i>Sugar Plant,</i>			
appropriation for investigations; seed improvement, etc.....	442, 832		
deficiency appropriation for studies in disease resistant types.....	1325		
greenhouse, Arlington, Va.....	1325		
farm buildings, Canal Point, Fla.....	1325		
<i>Sullys National Park,</i>			
appropriation for highway through.....	846		
<i>Summit Lake Agency, Nev.,</i>			
appropriation for support, etc., of Indians at, from tribal funds.....	411, 1161		
<i>Sun River Irrigation Project, Mont.,</i>			
appropriation for maintenance, etc., of.....	417, 1166		
contract requirements.....	1166		

	Page.		Page.
<i>Supreme Court, D. C.,</i>		<i>Supreme Court of the United States—Con.</i>	
appropriation for salaries.....	565, 1239	writ of error or appeal from circuit court	
for fees of witnesses.....	565, 1239	of appeals deciding against val-	
for jurors.....	565, 1239	idity of State statute as repug-	
for pay of bailiffs, etc.....	565, 1240	nant to Constitution, etc., al-	
for probation system.....	565, 1240	lowed party relying on such	
for courthouse expenses.....	565, 1240	statute.....	939
for printing and binding.....	566, 1240	no certiorari allowed; review re-	
for salaries, additional, 1925.....	712	stricted to Federal questions....	939
for probation system, additional,		judgments of courts of appeals review-	
1925.....	712	able only as provided in this	
for bailiffs, etc, additional, 1925.....	712	section.....	939
deficiency appropriation for miscellane-		cases reviewable by, in circuit court of	
ous expenses.....	38, 677, 754	appeals; railway employees arbi-	
for witnesses.....	55, 1322	trations.....	939
for jurors.....	1322	Federal Trade Commission orders....	939
<i>Supreme Court of the United States,</i>		Clayton Antitrust Act enforcement..	939
appropriation for Chief and Associate		Court of Claims may certify to,	
Justices.....	218, 1028	questions of law for instruction..	939
for marshal.....	218, 1028	certiorari to, on petition of either	
for law clerks to Justices.....	218, 1028	party, any cause for review,	
for clerical assistants for Justices..	218, 1028	etc.....	939
for printing and binding.....	218, 1028	no other review allowed of judg-	
for Reporter.....	218, 1028	ments.....	939
for salaries, additional, 1925.....	709	review of claims cases from district	
deficiency appropriations for printing		courts, in circuit court of appeals..	939
and binding.....	686	of habeas corpus cases, in.....	940
writ of error allowed from decision of		cases in Philippine Islands supreme	
State court against validity of		court involving Constitution,	
treaty or law of United States..	937	etc., or of specified value, may be	
where drawn in question, the validity		certified to, by certiorari.....	940
of a State law as repugnant to the		no other appellate review allowed..	940
Constitution, and decision in favor		time limit for bringing any judgment	
of validity.....	937	for review before.....	940
effect of, as if judgment in United		certiorari allowed prior to hearing in	
States court.....	937	court of appeals.....	940
authority conferred.....	937	judgment of any court subject to	
certiorari from, to State court where the		certiorari from, may be stayed to	
validity of a treaty or Federal		allow writ to be obtained.....	940
law is drawn in question.....	937	surety to be given, etc.....	940
validity of a State law as being repug-		<i>Sureties (see Penal Bonds).</i>	
nant to Constitution, treaties,		<i>Surgeon General, Army,</i>	
etc.....	937	appropriation for medical bulletins pre-	
where title, etc., is specially claimed		pared by.....	478, 893
under United States authority..	937	<i>Surgeon General, Public Health Service,</i>	
whether Federal claim sustained or		appropriation for salaries, office of...	75, 774
denied.....	937	for pay, etc.....	76, 774
right to review on writ of error not		<i>Surgeon General's Office, War Department,</i>	
impaired by.....	937	appropriation for Medical Museum..	494, 909
no obstacle to certiorari.....	938	for library.....	494, 909
writ of error not dismissed if certiorari		for civilian personnel.....	494, 910
proper mode of review.....	938	<i>Surgical Appliances for Disabled Soldiers,</i>	
action on case; damages if no reason-		appropriation for furnishing.....	514, 929
able ground for certiorari....	938	<i>Surtaxes,</i>	
direct review by, of action of district		levied in addition to normal tax on in-	
courts limited in specified cases;		comes in excess of \$10,000.....	265
expediting antitrust, etc., cases..	938	<i>Surveying and Allotting, Indian Reserva-</i>	
adverse decisions in criminal cases..	938	<i>tions (see Lands in Severalty to</i>	
restricting interlocutory injunctions		<i>Indians).</i>	
against State statutes, etc.....	938	<i>Surveying Public Lands,</i>	
requirement of three judges at final		appropriation for surveyors general,	
hearing.....	938	clerks, etc.....	394
questions of law, may be certified to, for		for expenses.....	394, 1144
instructions by court of appeals..	938	metal corner monuments.....	394, 1144
authority conferred.....	939	field employees detailed to General	
allowance of certiorari to courts of ap-		Land Office.....	394, 1145
peals on petition of either party..	939	Oregon-California, and Coos Bay	
judgments, etc., on Interstate Com-		Wagon Road lands.....	394, 1145
merce Commission orders other		for surveys of oil and oil shale	
than money payments.....	938	lands.....	394, 1145
orders of Interstate Commerce Com-		for expenses, additional, 1925.....	706
mission as to livestock, poultry,		deficiency appropriation for.....	56, 1348
etc.....	938	surveyors general abolished, July 1,	
		1925; consolidated with Field	
		Surveying Service.....	1144

*Surveyors General*,  
 appropriation for, clerks, and office ex-  
 penses..... 393  
 restriction on clerk hire..... 394  
 temporary details of clerks, etc.,  
 from one office to another..... 394  
 use for office work of funds for sur-  
 veying railroad grant lands..... 394  
 for salaries and expenses, additional,  
 1925..... 706  
 abolished, July 1, 1925; consolidated  
 with Field Surveying Service... 1144  
*Surveyor's Office, D. C.*,  
 appropriation for salaries..... 542, 1219  
 for temporary services, supplies,  
 etc..... 542, 1219  
 for surveys for permanent highway  
 system..... 542, 1219  
 for revision of highways plan... 542, 1219  
 deficiency appropriation for temporary  
 services, etc..... 754  
*Surveys*,  
 complete topographical, of the United  
 States provided for..... 1011  
*Susquehanna River*,  
 bridge authorized across, Clarks Ferry,  
 Pa..... 30  
 Harrisburg, Pa..... 814  
 Millersburg, Pa..... 172  
*Susquehanna River, N. Y. and Pa., North  
 Branch of*,  
 deficiency appropriation for surveys,  
 etc., for flood control of..... 696  
 survey authorized for flood control of...  
 amount authorized to be appropri-  
 ated for..... 250  
*Susquehanna River, North Branch of*,  
 time extended for bridging, Wilkes-  
 Barre to Dorranceton, Pa..... 173  
*Sussex County, Del.*,  
 lands in, granted to State of Delaware... 245  
*Swains Island*,  
 sovereignty of United States extended  
 over, and made part of American  
 Samoa..... 1357  
*Swamp Land Claims and Indemnity*,  
 appropriation for adjusting..... 395, 1145  
*Swamp Lands*,  
 amount authorized for investigations to  
 determine development of..... 704  
*Swan River, Long Island, N. Y.*,  
 preliminary examination, etc., of, to be  
 made..... 1192  
*Sweden*,  
 appropriation for minister to..... 206, 1015  
 deficiency appropriation for indemnity  
 to, on account of boat "Lilly".... 1339  
 payment authorized to, as indemnity  
 for sinking of fishing boat "Lilly",  
 by a Government transport.... 947  
*Sweet Hall, Va.*,  
 time extended for bridging Pamunkey  
 River at..... 10  
*Switzerland*,  
 appropriation for minister to..... 206, 1015

**T.**

*T Street NW., D. C.*,  
 appropriation for paving, Thirty-fifth  
 to Thirty-seventh Streets..... 546  
 for paving, Thirty-seventh to Thirty-  
 eighth Streets..... 1224  
*Tables of Constants, etc., International Com-  
 mission on*,  
 appropriation for annual contribu-  
 tion to..... 212, 1021

*Tabulating Machines, Census Bureau*,  
 appropriation for constructing, etc... 228, 1038  
*Tahlequah, Okla.*,  
 appropriation for Sequoyah Indian  
 Orphan Training School, near 406, 1157  
*Tahoe National Forest, Calif. and Nev.*,  
 exchange of lands with private owners  
 for addition to..... 954  
*Taholah Agency, Wash.*,  
 appropriation for support, etc., of In-  
 dians at, from tribal funds... 411, 1161  
*Tallahassee, Fla.*,  
 representative of the Government to  
 attend centennial of first meet-  
 ing of Legislative Council of  
 Territory of Florida, to be held at... 473  
*Tallahatchie River*,  
 dam authorized in, Porters Ferry, Miss.. 355  
*Talley, Robert H.*,  
 pier in York River at Gloucester Bank,  
 Va., built by, legalized..... 972  
*Tampa, Fla.*,  
 appropriation for quarantine station... 80  
*Tampa Harbor, Fla.*,  
 preliminary examination, etc., of, to be  
 made, to widen Ybor Estuary... 1194  
*Tangier Light, Morocco*,  
 appropriation for annual contribution... 210, 1019  
 deficiency appropriation for annual  
 contribution..... 1338  
*Tangier, Morocco*,  
 appropriation for agent and consul  
 general at..... 206, 1015  
*Tank Service, Army*,  
 appropriation for civilian employees,  
 etc..... 501, 916  
 for expenses of tank schools..... 501, 916  
 for, additional, 1925..... 711  
*Tanks, Army*,  
 appropriation for purchase, etc., of, and  
 other motor armored vehicles... 498, 913  
*Taos Pueblo, N. Mex.*,  
 appropriation for survey, etc., for reser-  
 voir..... 401  
*Tar Bay, Md.*,  
 preliminary examination, etc., of, to be  
 made..... 1192  
*Target Practice, Army Small Arms and  
 Machine Gun*,  
 appropriation for ammunition, targets,  
 etc..... 498, 913  
 deficiency appropriation for..... 762  
*Tariff Act of 1922*,  
 domestic animals, crossing boundary  
 before May 1, 1924, admitted  
 free of duty if returned prior to  
 December 31, 1924..... 2  
 duties paid on, returned after  
 March 1, 1923, to be refunded... 2  
 before May 1, 1925, admitted free,  
 if returned before December 31,  
 1925..... 963  
 refund of duties collected on, after  
 December 24, 1924..... 963  
*Tariff, Chinese Customs*,  
 appropriation for expenses, revision of;  
 balance available..... 211, 1019  
*Tariff Commission*,  
 appropriation for salaries and ex-  
 penses..... 529, 1208  
 for printing and binding for... 529, 1208  
 for salaries, additional, 1925..... 705  
 deficiency appropriation for..... 60

	Page.		Page.
<i>Tariffs, International Bureau for Publication of Customs,</i>		<i>Taylor, Zachary—Continued.</i>	
appropriation for share of expenses.	210, 1019	burial ground of, etc.; acceptance of land, and national cemetery on, authorized.	970
<i>Tarrytown, N. Y.,</i>		<i>Tea Importation Act, Impure,</i>	
preliminary examination, etc., of harbor to be made.	1192	appropriation for expenses executing.	447, 837
<i>Tax Appeals, Board of (see Board of Tax Appeals).</i>		<i>Teachers, D. C. (see Public Schools, D. C.).</i>	
<i>Tax Liens, Internal Revenue,</i>		<i>Teapot Dome, Wyo. (see Naval Oil Reserves).</i>	
bill in chancery authorized to enforce, on real estate for unpaid taxes.	350	<i>Teheran, Persia,</i>	
persons claiming interest, etc., in property made parties.	350	appropriation for interpreter to legation and consulate general at.	207, 1016
merits to be determined by court.	350	<i>Teigan, Henry G.,</i>	
sale and distribution of proceeds if claim of United States established.	350	deficiency appropriation for services.	33
persons having interest, etc., in such real estate may request Commissioner to file bill.	350	<i>Telegraph and Telephone Messages Tax, Title V, Revenue Act of 1921,</i>	
may petition leave of court to file bill to determine all claims, etc., on failure of Commissioner.	351	repealed; except unpaid transportation tax on commutation tickets.	352
if granted, United States, etc., made parties.	351	<i>Telegraphic Union, International Bureau of,</i>	
service on United States.	351	appropriation for share of expenses.	213
adjudication by court; tax conclusively presumed valid, etc.	351	<i>Temoak Indians,</i>	
<i>Taxes, D. C.,</i>		appropriation for land, etc., for homeless, in Ruby Valley, Nev.	1149
appropriation for advertising notices of arrears of.	544, 1221	amount authorized for tract for homeless, Ruby Valley.	596
for street, etc., improvements from special motor-fuel tax fund.	549	<i>Temperatures, High,</i>	
deficiency appropriation for advertising notice of arrears of.	674	appropriation for investigating methods of measurement and control of.	232, 1042
charge for tax certificates.	1222	<i>Temporary Office Buildings, D. C.,</i>	
levied on sales of motor-vehicle fuel.	106	balances of appropriations covered in for War Department.	934
<i>Taxes, Internal Revenue,</i>		for War and Navy Departments.	934
appropriation for expenses, assessing, collecting, etc.	71, 770	<i>Tennessee River,</i>	
for enforcing opium, etc., special.	72, 770	appropriation for work on Dam No. 2, Muscle Shoals, Ala.	516, 930
for refunding collections.	72	contracts authorized, amount limited.	516
for refunding illegally collected, etc.	72	deficiency appropriation for continuing Dam No. 2, Muscle Shoals, on.	757
deficiency appropriation for refund of erroneous collections.	49, 58, 62, 698, 701, 1349	improvement of, between Dam No. 2, and Florence, Ala., authorized.	1188
for refunding illegally collected.	49, 757	operation of bridge authorized across at Knoxville, Tenn., authorized.	113
jurisdiction of district courts concurrent with Court of Claims for recovery of erroneously collected, etc., if collector dead or not in office.	972	time extended for bridging, Decatur, Ala.	815
refund of, in excess of \$2.20 a gallon, to distiller who produced and owned the spirits; condition.	860	Alabama may acquire, to operate as a free bridge.	815
Revenue Act of 1924.	253-355	<i>Tennessee River, etc., N. C., Tenn., Ala., and Ky.,</i>	
unpaid, a lien on all property of person liable therefor.	994	completion of survey of, and tributaries, authorized.	1188
not valid against purchaser, etc., until filed in district courts.	994	<i>Tenth Place SE., D. C.,</i>	
in land record offices of counties, cities, and towns, when authorized by State laws.	995	appropriation for grading, Savannah Street to Alabama Avenue.	547
<i>Taylor Creek, Fla.,</i>		<i>Tents, etc., Army,</i>	
preliminary examination, etc., of, to be made, in Okeechobee County.	1194	loan authorized of, for reunion of United Confederate Veterans in Memphis, Tenn.	114
<i>Taylor, Joseph, jr.,</i>		<i>Terra Cotta,</i>	
reimbursement to, for stolen bonds.	1277	appropriation for study of processes, in manufacture of.	231, 1040
<i>Taylor Street NW., D. C.,</i>		<i>Terre Haute, Ind.,</i>	
appropriation for paving, west of Fourteenth Street.	546	terms of court at.	751
<i>Taylor, Zachary,</i>		<i>Territorial Homes for Disabled Soldiers and Sailors,</i>	
amount authorized for care, etc., of burial grounds of former President, in Jefferson County, Ky.	970	appropriation for aid to.	519, 933
supervision of expenses.	970	<i>Territories,</i>	
		appropriation for government in.	427, 1181
		for compensation of Delegates from.	581, 1289
		for mileage of Delegates.	582, 1289
		for clerk hire of Delegates.	585, 1293
		for Government in the, additional, 1925.	709

	Page.		Page.
<i>Territories—Continued.</i>		<i>Theaters,</i>	
additional yearly allotments to, for agricultural experiment stations-----	970	internal revenue tax on admissions to--	320
captured war devices and trophies to be apportioned and distributed to-----	597	<i>Theodore Roosevelt Indian School, Fort Apache, Ariz.,</i>	
official papers of, to be collected, arranged for publication, etc., in Department of State, on request of governor of State, formed therefrom-----	1104	appropriation for support, etc-----	405, 1156
cooperation of other departments by access to records, etc-----	1104	for support, etc., additional, 1925-----	707
employment of clerical assistants-----	1104	<i>Third Assistant Postmaster General,</i>	
services for editorial work to be engaged without regard to Classification Act or civil service laws-----	1104	appropriation for, and office personnel-----	84, 782
amount authorized for expenses-----	1104	for field service, Post Office Department, under-----	88, 786
copies to States without charge-----	1104	for manufacture of postage stamps, etc-----	88, 786
<i>Tes-nos-pos Irrigation Project, Ariz.,</i>		for distribution, etc-----	88, 786
appropriation for maintenance, etc-----	400, 1151	for indemnity, lost, registered, etc., domestic mail-----	88, 786
<i>Testing Machines, Army,</i>		for indemnity for loss or injury of international mail-----	88, 786
appropriation for operating, etc-----	499, 914	for travel and miscellaneous expenses-----	88, 786
<i>Texarkanna, Ark.,</i>		<i>Third Assistant Secretary of State,</i>	
terms of court at-----	91, 949	title changed to Assistant Secretary of State-----	146
<i>Texas,</i>		commission, etc., not impaired-----	146
appropriation for cooperative surveys, etc., with, for preventing spread of pink bollworm votton-----	458, 848	<i>Third Class Mail (see also Postal Rates),</i>	
deficiency appropriation for reimbursement for surveys of Rio Grande-----	1340	matter included as; rates, etc-----	1067
improvement of intercoastal waterway, Louisiana and, authorized-----	1187	provisions authorized for indemnity for lost, and collection on delivery of domestic-----	653
may acquire bridge across Sabine River at Orange, Tex., to operate as a free bridge-----	1093	<i>Third Street NE., D. C.,</i>	
tolls allowed for five years-----	1093	appropriation for paving, Bryant to Douglas Streets-----	1223
"Texas," <i>Battleship,</i>		<i>Third Street NW., D. C.,</i>	
deficiency appropriation bill, additional submarine, etc., protection-----	1335	appropriation for paving, Varnum to Webster Streets-----	546
for new fire control systems-----	1335	<i>Thirteenth Street NW., D. C.,</i>	
alteration of, authorized for protection against submarine and air craft attack-----	719	appropriation for paving, Allison Street to Iowa Avenue-----	547
converting to oil burning-----	719	for widening roadway, F to I Streets-- assessing cost from abutting property owners, etc-----	546
new fire control system installation-----	719	road, F to I Streets, limited-----	1224
<i>Texas Cavalry Brigades,</i>		for widening and repaving, E Street to Pennsylvania Avenue; from gasoline-tax fund-----	1225
deficiency appropriation for procuring bronze medals, etc., for issue to bronze medals, etc., to be issued to, serving prior to November 11, 1918-----	695	for paving, etc., Jefferson to Kennedy Streets; from gasoline-tax fund-----	1226
<i>Texas Southern Judicial District,</i>		<i>Thirtieth Street NE., D. C.,</i>	
Jim Hogg County transferred from Corpus Christi to Laredo division of-----	64	appropriation for grading, Otis to Perry Streets-----	548
<i>Texas Western Judicial District,</i>		<i>Thirtieth Street NW., D. C.,</i>	
Reagan County transferred from El Paso to San Angelo division-----	244	appropriation for asphalt covering, Q to R Streets; from gasoline-tax fund-----	1225
<i>Textiles, etc.,</i>		<i>Thirty-eighth Street NW., D. C.,</i>	
appropriation for developing standards of quality, etc., of-----	231, 1041	appropriation for paving, Windom to Albemarle Streets-----	546
<i>The Hague,</i>		<i>Thirty-fifth Place NW., D. C.,</i>	
appropriation for Bureau, Permanent Court of Arbitration at-----	212, 1020	appropriation for paving, T to U Streets-----	547
for International Statistical Institute at-----	1024	<i>Thirty-fifth Street NW., D. C.,</i>	
deficiency appropriation for Bureau, Permanent Court of Arbitration at-----	48	appropriation for paving, Quebec to Rodman Streets-----	1223
for International Statistical Bureau at-----	692	<i>Thirty-fourth Street NW., D. C.,</i>	
for representation, Conference for Protection of Industrial Property at-----	1340	appropriation for paving, Newark to Ordway Streets-----	547
		for paving, Lowell Street to Klingle Road-----	547
		for paving, etc., Massachusetts to Cleveland Avenues; from gasoline-tax fund-----	1226
		<i>Thirty-ninth Street NW., D. C.,</i>	
		appropriation for paving, Van Ness to Yuma Streets-----	548
		<i>Thirty-seventh Street NW., D. C.,</i>	
		name of portion of, changed to Chevy Chase Parkway-----	115

<i>Thirty-third Place NW., D. C.,</i> appropriation for paving, Macomb Street to Woodley Road.....	1224	<i>Tobacco Cooperative Growers' Associations,</i> not regarded as dealers in leaf tobacco- records of purchases and sales to be kept by; purpose of, described...	320
<i>Thompson, C. H.,</i> payment to, from Alaska Railroad oper- ating revenues.....	1356	<i>Tobacco Manufacturers,</i> special tax imposed on annual sales by; rates.....	327
<i>Thompson's Ferry, Ga.,</i> bridge authorized across Oconee River at.....	665	sales for export exempt.....	328
<i>Three Mile Harbor, N. Y.,</i> preliminary examination, etc., of, to be made.....	1192	<i>Togus, Me.,</i> appropriation for expenses, Volunteer Soldiers' Home.....	518, 932
<i>Tiburon, Calif.,</i> appropriation for naval coal depot....	198	deficiency appropriation for Volunteer Soldiers' Home.....	59, 63
<i>Tick-Infested Cattle (see also Cattle Ticks,</i> Southern), permission for admission of, below Texas southern quarantine line, repealed.....	98	<i>Tokyo, Japan,</i> appropriation for ground rent of em- bassy.....	207, 1016
<i>Tickets, Foreign Passage,</i> stamp tax on; Canada and Mexico ex- cepted.....	335	deficiency appropriation for land, build- ings, etc., for Foreign Service establishments.....	1340
costing less than \$10 exempt.....	336	acquiring additional land, and con- structing building for embassy at, authorized.....	961
<i>Tidal Basin Bathing Beach, D. C.,</i> deficiency appropriation for removal, etc.....	1323	amount authorized in addition to former appropriation.....	961
<i>Tile,</i> appropriation for study of processes, etc., in manufacture of.....	231, 1040	<i>Toledo, Ohio,</i> sale authorized of old Federal building at..	1258
<i>Tillamook Bay and Bar, Oreg.,</i> improvement of, authorized.....	1189	<i>Tomah, Wis.,</i> appropriation for Indian school at... 407, 1157 for Indian school, additional, 1925..	708
<i>Timber,</i> forest experiment stations to be estab- lished to determine best methods of protection of, and other forest products.....	1108	<i>Tombigbee River,</i> bridge authorized across, Columbus, Ga.	665
<i>Timber Depredations, Public Lands,</i> appropriation for expenses preventing..	395, 1145	<i>Tonawanda, N. Y.,</i> improvement of, harbor authorized... 1189 time extended for bridging Niagara River at.....	1216
for expenses preventing, additional, 1925.....	706	<i>Tongue River Agency, Mont.,</i> appropriation for support, etc., of Indians at, from tribal funds.. 411, 1161	1161
<i>Timber, Indian Reservations,</i> appropriation for preserving, etc....	399, 1149	<i>Tongue River Indian Reservation, Mont.,</i> appropriation for irrigation project on.....	400, 1151
<i>Timber, National Forests,</i> appropriation for preservative treat- ment, testing, etc.....	445, 835	<i>Tonkawa Agency, Okla.,</i> appropriation for support, etc., of Indians at, from tribal funds.. 411, 1161	1161
for appraising, etc., for sale.....	446, 836	<i>Topeka, Kans.,</i> appropriation for public building.....	778
sales of small quantities of, without ad- vertising.....	1132	<i>Topographic Surveys,</i> appropriation for, of lands in national forests.....	419, 1172
<i>Timberlands,</i> amount authorized for investigations to determine development of cut- over.....	704	restriction on cooperative work with States, etc.....	419, 1172
<i>Time Measuring Devices,</i> no part of Army appropriations avail- able for pay of officers, etc., using, on work of employees.....	510, 925	<i>Topographical Survey of the United States,</i> completion of, authorized.....	1011
Navy appropriations available for pay of officers, etc., using, on work of employees.....	204, 881	utilization of public agencies, funds, etc.....	1011
<i>Tindall, Margaret E.,</i> issue of homestead patent to.....	810	cooperation with States, etc., au- thorized.....	1011
<i>Tires, Automobile Truck, etc.,</i> excise tax on sales of, by producer, etc..	322	amount authorized for expenses.....	1011
to other than manufacturer, etc....	323	<i>Toppenish-Simcoe Indian Irrigation Sys- tem, Wash.,</i> appropriation for maintenance, etc. 403, 1154 for maintenance, etc., additional, 1925.....	707
<i>Tobacco,</i> appropriation for census reports on.. 228, 1037 for investigating improved methods of production, etc.....	442, 832	deficiency appropriation for.....	56
for investigating insects affecting.. 449, 839		<i>Tornillo, Tex.,</i> bridge authorized across Rio Grande near.....	1214
tax on, manufactured or imported cigars.....	316	<i>Torpedoes, etc., Navy,</i> appropriation for purchase and manu- facture of.....	192, 871
cigarettes.....	316	<i>Tottenville, N. Y.,</i> bridge authorized across Arthur Kill, Perth Amboy, N. J., and.....	1094
manufactured tobacco and snuff....	317	<i>Toxins, etc.,</i> appropriation for regulating propaga- tion, sale, etc., of.....	76, 775, 829

	Page.		Page.
<i>Trachoma,</i>		<i>Transportation Act, 1920,</i>	
appropriation for prevention of epi-		appropriation for expenses of Secretary	
demic.....	76, 775	of the Treasury under.....	68, 768
for prevention of, etc., among In-		<i>Inland Waterways Corporation chart-</i>	
dians.....	408, 1158	tered under provisions of.....	360
<i>Trade Mark Registration Bureau, Inter-</i>		<i>Transportation and Recruiting, Marine</i>	
<i>national,</i>		<i>Corps,</i>	
appropriation for quota for, Habana,		appropriation for.....	203, 880
Cuba.....	215, 1023	<i>Transportation and Recruiting, Navy,</i>	
<i>Trade Marks,</i>		appropriation for.....	186, 864
office mistakes in registration of, to be		transporting dependents of en-	
corrected and certificate thereof		listed men.....	186
to be issued and recorded.....	1268	transporting dependents of officers	
registration certificates issued under		and enlisted men.....	865
office seal, name of Commis-		deficiency appropriation for.....	57, 61,
sioner, attested by designated		689, 698, 700, 760, 1349, 1351	
official.....	1269	<i>Transportation, Army,</i>	
issue to assignee on registration of		appropriation for, and supplies.....	486, 900
assignment.....	1269	dependents of officers and en-	
registry of portrait of living individual		listed men.....	486, 901
as, forbidden, without written		discharged prisoners, etc., to their	
consent therefor.....	647	homes; restriction.....	486, 901
any deceased President during life of		boats, drayage, vehicles, etc....	486, 901
widow, except by her written		draft and pack animals.....	486, 901
consent, forbidden.....	647	travel allowances.....	901
<i>Trade Restrictions and Regulations, Foreign,</i>		for compensation to land grant rail-	
appropriation for securing information		roads.....	486
as to.....	227, 1037	for additional, 1925.....	711
<i>Trading with the Enemy (see Alien Prop-</i>		deficiency appropriation for.....	62,
<i>erty Custodian).</i>		699, 762, 1350, 1352	
<i>Trail County and Herberg, N. Dak.,</i>		<i>Transportation, Diplomatic and Consular</i>	
time extended for bridging Red River		<i>Officers,</i>	
of the North by Norman County		appropriation for, to and from posts...	209
and Halstad, Minn., and.....	1312	deficiency appropriation for.....	57,
<i>Train Control Systems and Appliances,</i>		61, 760, 1338, 1349	
<i>Railroad,</i>		expenses of Foreign Service officers and	
appropriation for investigating and		families, allowed when ordered	
testing.....	526, 1205	to United States on statutory	
deficiency appropriation for testing,		leave.....	143
etc.....	755	<i>Transportation Facilities,</i>	
<i>Training Camps, Military,</i>		appropriation for operating, on inland,	
appropriation for supplies, expenses,		canal, and coastwise waterways...	516
etc., of members of Reserve		functions of inland, canal, and coastwise,	
Officers' Training Corps at.....	507, 923	transferred from Secretary of	
for supplies, expenses, uniforms, etc.,		War to Inland Waterways Cor-	
for civilian.....	508, 924	poration.....	361
medical treatment, etc., if injured		<i>Transportation, Foreign Service Officers,</i>	
in line of duty.....	924	appropriation for, to and from posts,	
funeral expenses, etc.....	924	etc.....	1018
age limitation.....	508, 924	<i>Transportation Systems, Federal Control of,</i>	
no other funds to be used.....	508, 924	balance of appropriation for, covered in...	1316
uniforms, etc., from Army surplus		<i>Treasurer of the United States,</i>	
stock.....	508, 924	appropriation for, and personnel in	
for expenses of camps, additional,		Office of.....	70, 770
1925.....	711	for personal services, redemption of	
deficiency appropriation for civilian...	762	Federal reserve and national	
hospital treatment, etc., to member of		currency.....	70, 770
civilian, injured at camp of in-		for repairs to canceling machines....	70
struction.....	365	deficiency appropriation for salaries...	57
transportation home upon termina-		<i>Treasury Department,</i>	
tion of.....	365	appropriation for Secretary.....	64, 764
subsistence until furnished.....	365	for Undersecretary.....	64, 764
burial expenses, etc., in case of death		appointment, pay, and duty.....	64
while under.....	365	for Assistant Secretaries, and office	
<i>Training School for the Feeble Minded,</i>		personnel.....	64, 764
<i>D. C.,</i>		salaries limited to average rates	
appropriation for construction, mainte-		under Classification Act.....	64, 764
nance, etc.....	1243	provision if only one position in a	
<i>Transit Pay, Diplomatic and Consular</i>		grade.....	764
<i>Officers,</i>		restriction not applicable to clerical-	
appropriation for.....	209	mechanical service.....	64, 764
deficiency appropriation for.....	57	no reduction in fixed salaries.....	64, 764
<i>Transit Pay, Foreign Service Officers,</i>		transfers to another position with-	
appropriation for.....	1017	out reduction.....	764
		payments under higher rates per-	
		mitted.....	64, 764

	Page.
<i>Treasury Department—Continued.</i>	
appropriation for Assistant Secretaries, etc.; limitation for fiscal year on pay allowed in all departments for civilian field service.....	764
for chief clerk, etc.....	64, 764
chief clerk to be chief executive officer; may sign official papers, etc.....	64, 764
for operating force, Liberty Loan and Register's Annex.....	65, 764
Internal Revenue buildings.....	65, 764
buildings for bureaus.....	65, 764
Annex, Madison Place.....	65, 764
garage.....	65, 765
Annex, Fourteenth and B Streets.....	65
for contingent expenses.....	65, 765
for freight, etc.....	65, 765
for rent in the District.....	65, 765
for motor vehicles.....	65, 765
for files.....	65, 765
for heating, lighting, etc., supplies.....	65, 765
for miscellaneous supplies.....	65, 765
for labor saving machines, etc.....	66, 765
for carpets, furniture, etc.....	66, 765
for operating expenses, Madison Place Annex.....	66, 765
Annex, Fourteenth and B Streets.....	66
Darby Building.....	66, 765
custody, etc., of designated, Buildings transferred to Superintendent of State, etc., Department Buildings.....	66
appropriations, equipment, etc., therefor, transferred.....	66
for stationery.....	66, 765
for General Supply Committee.....	66, 76
for expenses transferring surplus supplies, etc.....	66, 776
service continued until June 30, 1925.....	66
service continued until June 30, 1926.....	766
issue of typewriters and computing machines; repairs, etc.....	67, 766
typewriting machine restrictions, etc.....	67, 766
for Commissioner of Accounts and Deposits, and office personnel.....	67, 767
for Bookkeeping and Warrants Division.....	67, 767
for contingent expenses, public moneys.....	68, 767
for recoining, gold and minor coins.....	68, 767
for Division of Deposits.....	68, 767
for Public Debt Service, expenses.....	68, 767
for expenses imposed upon the Secretary under designated laws.....	68, 768
for distinctive paper, securities, national currency, etc.....	69, 768
temporary employees.....	69
for World War Foreign Debt Commission.....	69
for Appointments Division.....	69, 768
for Printing Division.....	69, 768
for printing and binding for.....	69, 768
for postage.....	69, 768
for bookbinding materials.....	69
for Mail and Files Division.....	69, 768
for disbursing clerk, etc.....	69, 768
for Customs Service.....	69, 769
for Bureau of the Budget.....	70, 769
for Federal Farm Loan Bureau.....	70, 769
for Treasurer's Office.....	70, 770
for Office of Comptroller of the Currency.....	70, 770

	Page.
<i>Treasury Department—Continued.</i>	
appropriation for personal services, Federal reserve and national currency.....	71, 770
for special examinations, etc.....	71, 770
for Internal Revenue Service.....	71, 770
for internal revenue collectors, gaugers, storekeepers, etc.....	71, 770
removal of distilled spirits for bottling in bond.....	71, 770
for assessing, collecting, etc., taxes.....	71, 770
detecting violations of internal revenue laws.....	71, 771
for expenses, enforcing National Prohibition and Narcotic Acts.....	71, 771
restriction on storage, etc., of seized intoxicating liquors.....	71, 771
for refunding collections.....	72
for refunding illegally collected taxes.....	72
for Coast Guard, office personnel.....	72, 772
technical services.....	72, 772
for service pay, expenses, etc.....	73, 772
for Engraving and Printing Bureau.....	73, 773
for Secret Service Division.....	74, 773
for suppressing counterfeiting, etc.....	74, 774
protection of the President, etc.....	74, 774
for Public Health Service.....	75, 774
for quarantine service.....	76, 775
for prevention of epidemics.....	76, 775
for Office of Director of the Mint.....	76, 776
for mints and assay offices.....	77, 776
for public buildings, Office of Supervising Architect.....	79, 777
for construction, rent, general expense, etc.....	80, 777
for repairs, etc., Department buildings.....	80, 779
for mechanical equipment, Department buildings.....	80, 779
for technical personnel, etc., in Architect's Office.....	81, 780
for custody of lands, etc.....	83, 782
for American Printing House for the Blind.....	83, 782
for Solicitor of, and office personnel.....	216, 1025
for Auditors' Building, fire protection.....	778
for Public Debt Service, additional, 1925.....	710
for Customs Service, additional, 1925.....	710
for Federal Farm Loan Bureau, additional, 1925.....	710
for Internal Revenue Bureau, additional, 1925.....	710
for Coast Guard, additional, 1925.....	710
for Secret Service Division, additional, 1925.....	710
for Public Health Service, additional, 1925.....	710
for mints and assay offices, additional, 1925.....	710
for public buildings, additional, 1925.....	710
deficiency appropriation for contingent expenses, public moneys.....	48, 693, 1341
for recoining of minor coins.....	49
for Public Debt Service.....	49
for distinctive paper.....	49, 1341
for Customs Service.....	49, 1349, 1351
for Federal Farm Loan Bureau.....	49
for internal revenue.....	49,
58, 61, 693, 698, 701, 757, 761, 1349	
for Coast Guard.....	50, 58, 62, 693,
698, 701, 757, 761, 1342, 1349, 1352	
for Engraving and Printing Bureau.....	51,
58, 62, 761, 1342, 1352	

<i>Treasury Department</i> —Continued.	Page.	<i>Treasury Department Buildings</i> —Con.	Page.
deficiency appropriation for Public Health Service.....	51, 58, 62, 694, 698, 701, 757, 761, 1343, 1349, 1352	appropriation for operating expenses, Annex, Madison Place.....	66, 765
for mints and assay offices.....	51, 58, 62	for operating expenses, Annex, Fourteenth and B Streets.....	66
for public buildings.....	51, 58, 62, 694, 698, 701, 757, 761, 1343, 1349, 1352, 1353	for operating expenses, Darby Building.....	66, 765
for Marine Hospital, Key West, Fla.....	51	for repairs, etc., Annex No. 2, B and Fourteenth Streets NW.....	79
for judgments, United States courts under.....	53	for repairs and preservation.....	80, 779
for judgments, Court of Claims, under.....	54, 696, 697, 758, 1347	for mechanical equipment.....	81, 779
for increase of compensation.....	57, 61, 761, 1349, 1351	custody, etc., of designated Annexes, etc., transferred to Superintendent of State, etc., Department Buildings.....	66
for contingent expenses.....	57, 1341	<i>Trees,</i>	
for expenses of Loan Acts.....	57, 61, 698, 761	appropriation for study of diseases of, including chestnut tree bark, etc.....	440, 830
for Auditor for Treasury Department, salaries.....	57	for seeding and planting, national forests.....	445
for collecting customs revenue.....	57, 701, 761, 1351, 1353	<i>Trees and Parking, D. C.,</i>	
for Independent Treasury.....	57	appropriation for expenses.....	550, 1227
for Treasurer's Office.....	57	<i>Trenton, N. J.,</i>	
for quarantine service.....	58	time extended for bridging Delaware River at.....	738
for collecting war revenue.....	58	<i>Trinidad Avenue NE., D. C.,</i>	
for enforcing Narcotic and Prohibition Acts, internal revenue.....	58, 62	appropriation for paving, Florida Avenue to Neal Street.....	1223
for expenses enforcing National Prohibition and Narcotic Acts.....	58, 62, 698	<i>Trinity River, Tex.,</i>	
for labor saving machines.....	61	preliminary examination, etc., authorized for flood control of.....	249
for Government Actuary, increased pay.....	693	<i>Tropical Plants,</i>	
for fuel, etc.....	693	appropriation for acclimatizing, etc.....	441, 831
for furniture, etc.....	693	for investigating insects affecting.....	449, 839
for refunding income taxes for 1923.....	693	<i>Truck Crops,</i>	
for suppressing counterfeiting.....	694	appropriation for investigating diseases of.....	441, 831
for judgments against collectors of customs.....	698	for investigating insects affecting, including stored products, etc.....	449
for enforcing National Prohibition Act.....	698	<i>Trusses for Disabled Soldiers,</i>	
for Life Saving Service.....	761	appropriation for furnishing.....	514, 929
for World War Foreign Debt Commission.....	1342	<i>Trusts (see also Fiduciaries),</i>	
for customs division.....	1342	income of, subject to income tax.....	275
for New York assay office.....	1349	<i>Truxton Canyon Agency, Ariz.,</i>	
Coast Guard temporarily increased for law enforcement.....	105	appropriation for support, etc., of Indians at, from tribal funds.....	411, 1161
moneys given for music auditorium, Library of Congress, to be received and credited in, as a special fund therefor.....	788	deficiency appropriation for civilian employees at.....	1329
officials of, to assist in executing Alaska Game Law.....	742	<i>Truxton Canyon, Ariz.,</i>	
temporary employees who had reached retirement age before employment, etc., to be paid agreed compensation.....	749	appropriation for Indian school at.....	405, 1156
payment to widow, etc., in case of death.....	749	for Indian school at, additional, 1925.....	707
disbursing officers, etc., to be credited by Comptroller General for amounts heretofore paid.....	749	<i>Truxton Canyon Indian Camp Hospital, Ariz.,</i>	
World War Foreign Debt Commission continued two years.....	763	appropriation for maintenance, etc., of.....	408, 1150
<i>Treasury Department Buildings,</i>		<i>Tubercular Children, D. C.,</i>	
appropriation for operating force, Liberty Loan and Register's Annex Building, and buildings for Internal Revenue Bureau.....	65, 764	appropriation for schools for.....	556, 1232
for operating force, buildings for assigned bureaus.....	65, 764	for transportation.....	557, 1232
for operating force, Madison Place Annex.....	65, 764	<i>Tuberculosis,</i>	
for garage.....	65, 765	appropriation for prevention of, etc., among Indians.....	408, 1158
for operating force, Annex, Fourteenth and B Streets.....	65	<i>Tuberculosis, D. C.,</i>	
		appropriation for preventing spread of.....	562, 1237
		for dispensaries for treating.....	562, 1237
		<i>Tuberculosis, etc., Animal,</i>	
		appropriation for preventing spread of, from one State to another.....	438, 827
		payment for animals destroyed; limit.....	438, 828
		<i>Tuberculosis Hospital, D. C.,</i>	
		appropriation for salaries.....	568, 1242
		for contingent expenses.....	568, 1242
		for repairs, etc.....	568, 1242

	Page.		Page.
<i>Tuberculosis Hospital, D. C.</i> —Continued.		<i>Twitch Cove, Md.,</i>	
appropriation for repairs, etc.; admit-	568	preliminary examination, etc., of, to	
tance of pay patients; limitation-		be made.....	1193
deficiency appropriation for main-	679	<i>Two Rivers, Wis.,</i>	
tenance.....		preliminary examination, etc., of, har-	
<i>Tug Fork of Big Sandy River,</i>		bor to be made.....	1195
bridge authorized across, between		<i>Typewriting Machines (see General Supply</i>	
counties of Mingo, W. Va., and		Committee, Treasury Depart-	
Pike, Ky.....	11	ment).	
Nolan, W. Va.....	247	<i>Typhus Fever,</i>	
<i>Tule River Agency, Calif.,</i>		appropriation for prevention of	
appropriation for support, etc., of		epidemic.....	76, 775
Indians at, from tribal funds.....	411, 1161	<i>Tyson, J. R., late a Representative in</i>	
<i>Tulsa, Okla.,</i>		<i>Congress,</i>	
terms of court at.....	388, 945	deficiency appropriation for pay to	
<i>Turkey,</i>		widow of.....	34
appropriation for ambassador to....	206, 1015		
allowance available for envoy		U.	
extraordinary and minister pleni-		<i>U Street SE., D. C.,</i>	
potentiary if appointment made		appropriation for paving, Nichols	
to that grade.....	1015	Avenue to Shannon Place.....	1223
for Turkish secretary of embassy....	206	for paving, etc., Nichols Avenue	
assistant secretary.....	206	to Fourteenth Street; from	
for student interpreters.....	207	gasoline-tax fund.....	1225
for quarters for student interpreters-	207	<i>Ugashik River, Alaska,</i>	
for tuition of officers assigned for		salmon fishing permitted in.....	465
language study in.....	1016	<i>Uniform State Laws, National Conference</i>	
for rent of quarters.....	1016	<i>of Commissioners on,</i>	
for launch for embassy, Constanti-		appropriation for support, etc.....	545, 1222
nople.....	207, 1016	<i>Uintah and Ouray Agency, Utah,</i>	
for expenses of American prisoners,		appropriation for support, etc., of	
etc., in.....	215, 1025	Indians at, from tribal funds.....	411, 1116
<i>Turtle Mountain Band of Chippewa</i>		<i>Uintah County, Utah,</i>	
<i>Indians, N. Dak.,</i>		appropriation for aid to public schools	
appropriation for support, etc.....	409, 1159	in, from Indian funds.....	408, 1158
for support, etc., additional, 1925....	708	<i>Uintah Indian Reservation, Utah,</i>	
<i>Turtle Mountain Indian Hospital, N. Dak.,</i>		unexpended balance of appropriation	
appropriation for maintenance, etc.,		for irrigation system, 1918,	
of.....	408, 1159	covered in.....	1155
<i>Tutuila, Samoa,</i>		<i>Uintah Ute Indians, Utah,</i>	
appropriation for naval station, public		appropriation for irrigating allotted	
works.....	198, 876	lands of; repayment.....	403, 1154
<i>Twelfth Street NE., D. C.,</i>		for payment to, from tribal funds of	
appropriation for paving, C to D Streets	548	Confederated Bands of Utes.....	412, 1162
for paving, Otis Street to Michigan		from accrued interest.....	412, 1162
Avenue.....	548	for irrigating allotted lands of, addi-	
<i>Twentieth Street NE., D. C.,</i>		tional, 1925.....	707
appropriation for paving, Lawrence to		<i>Ukiah, Calif.,</i>	
Monroe Streets.....	1224	appropriation for expenses, Interna-	
<i>Twentieth Street NW., D. C.,</i>		tional Observatory at.....	235, 1045
appropriation for paving, E Street to		<i>Umatilla Agency, Oreg.,</i>	
Virginia Avenue; from gasoline-		appropriation for support, etc., of	
tax fund.....	549	Indians at, from tribal funds.....	411, 1161
<i>Twenty-eight Hour Law, Animal Trans-</i>		deficiency appropriation for civilian em-	
<i>portation,</i>		ployees at.....	1320
appropriation for executing.....	437, 827	<i>Umatilla Irrigation Project, Oreg.,</i>	
<i>Twenty-first Street NW., D. C.,</i>		appropriation for maintenance, etc.,	
appropriation for asphalt covering,		of.....	418, 1163
Pennsylvania Avenue to K Street;		<i>Umatilla National Forest, Oreg.,</i>	
from gasoline-tax fund.....	1225	exchange of lands with private owners,	
<i>Twenty-ninth Street, NW., D. C.,</i>		and designated public lands, to	
appropriation for paving, Woodley		be added to.....	1279
Road to Cathedral Avenue.....	1224	<i>Umpqua, Oreg.,</i>	
<i>Twenty-second Street N.W., D. C.,</i>		preliminary examination, etc., of harbor	
appropriation for paving, etc., B to C		and river, to be made.....	1196
Streets; from gasoline-tax fund....	1226	<i>Uncompahgre Irrigation Project, Utah,</i>	
<i>Twenty-seventh Street NW., D. C.,</i>		appropriation for maintenance, etc.,	
appropriation for paving, K to L Streets.	548	of.....	416, 1166
<i>Twin Ports Bridge Company,</i>		<i>Uncompahgre Ute Indians, Utah,</i>	
may bridge Saint Louis River, Superior,		appropriation for irrigating allotted	
Wis., and Duluth, Minn.....	1095	lands of.....	403, 1154
purchase of, by Duluth and Superior		for payment to, from tribal funds of	
authorized.....	1095	Confederated Bands of Utes.....	412, 1162
terms, etc.....	1095	from accrued interest.....	412, 1162
<i>Twine and Tying Devices, Postal Service,</i>			
appropriation for.....	89, 787		

	Page.
<i>Undersecretary of State,</i> appropriation for .....	205, 1014
<i>Undersecretary of the Treasury,</i> appropriation for .....	64, 764
appointment, duties, etc.....	64
<i>Union Station Plaza, D. C.,</i> appropriation for operating, etc., foun- tains in.....	573, 1247
<i>United States Arbitration Act (see Arbitra- tion Act, United States).</i>	
<i>United States Canal, Fla.,</i> bridge authorized across, connecting Apalachicola River and Saint Andrews Bay.....	22
<i>United States Court for China,</i> appropriation for loss by exchange... 207, 1016	207, 1016
for transportation and subsistence officers of .....	209, 1018
for post allowances of officers of, to meet cost of living.....	210, 1018
for salaries and expenses.....	215, 1025
deficiency appropriation for salaries and expenses.....	760
for transportation, etc., officers of...	1338
all cases in, reviewable by circuit court of appeals.....	936
<i>United States Courts,</i> appropriation for Chief and Associate Justices of the Supreme Court.....	218, 1028
for printing and binding for the Supreme Court.....	218, 1028
for circuit judges.....	218, 1028
for district judges.....	218, 1028
for retired judges.....	218, 1028
for national park commissioners.....	219, 1028
for Court of Customs Appeals.....	219, 1028
for Court of Claims.....	219, 1028
for Territorial courts.....	219, 1029
for salaries, etc., marshals.....	220, 1029
for salaries, etc., district attorneys and assistants.....	220, 1029
for payments to regular assistants.....	220, 1029
for special assistant attorneys, etc.....	220, 1029
foreign counsel.....	220, 1029
for salaries, clerks.....	220, 1030
for fees, commissioners.....	221, 1030
for jurors.....	221, 1030
for witnesses.....	221, 1030
for rent of court rooms.....	221, 1030
for bailiffs, etc.....	221, 1030
for expenses of judges, etc.....	221, 1030
for expenses, jurors, etc.....	221, 1030
for jury commissioners.....	221, 1030
for miscellaneous; Alaska.....	221, 1030
for supplies.....	221, 1030
for law books for judicial officers.....	221, 1031
for Federal Reporter.....	221, 1031
for penitentiaries, maintenance, Leavenworth, Kans.....	221, 1031
Atlanta, Ga.....	222, 1032
McNeil Island, Wash.....	223, 1032
for National Training School for Boys, District of Columbia.....	223, 1032
for support of prisoners.....	223, 1033
for inspection of prisons and pris- oners.....	224, 1033
for printing and binding.....	216, 1026
for Supreme Court, salaries, addi- tional, 1925.....	709
for Hawaii, reporter, additional, 1925.....	709
for national park commissioners, additional, 1925.....	709
for Court of Customs Appeals, addi- tional, 1925.....	709

<i>United States Courts—Continued.</i>	Page.
appropriation for Court of Claims, 1925.....	709
for Alaska, salaries, additional, 1925..	709
for salaries, etc., marshals, addi- tional, 1925.....	709
for salaries, etc., district attorneys, additional, 1925.....	709
for pay of regular assistant attorneys, additional, 1925.....	709
for special assistant attorneys, additional, 1925.....	709
for clerks, district courts, additional, 1925.....	709
for bailiffs, etc., additional, 1925....	709
for miscellaneous expenses, addi- tional, 1925.....	709
for Leavenworth, Kans., peniten- tiary, additional, 1925.....	709
for Leavenworth, Kans., peniten- tiary construction, additional, 1925.....	709
for support of prisoners, additional, 1925.....	709
deficiency appropriation for retired judges.....	44
for marshals.....	44,
56, 61, 171, 687, 698, 760, 1333,	1351
for district attorneys.....	44,
56, 61, 171, 687, 760, 1348	1348
for commissioners.....	44,
56, 61, 171, 687, 698, 760, 1348,	1351
for miscellaneous expenses.....	44,
57, 171, 687, 760, 1333, 1351	1351
for support of prisoners.....	44,
57, 171, 688, 760	760
for paying judgments of.....	53, 696, 758, 1346
for special assistant attorneys.....	56, 687, 1351
for clerks.....	56, 171, 760
for jurors.....	56, 171, 700, 760, 1333
for witnesses.....	57,
61, 171, 698, 700, 760, 1333, 1351	1351
for supplies.....	57, 687, 698, 700, 756
for books for judicial officers.....	57,
687, 760, 1333	1333
for printing and binding.....	686, 1332
for Court of Customs Appeals, rent..	686
for Court of Claims.....	686, 1332
for justices of the peace.....	687
for rent of court rooms, New York City.....	687
for Federal Reporter.....	687
for penitentiaries.....	687, 1333
for paying judgment of Virginia eastern district court to Th. Brovig.....	696
for bailiffs, etc.....	760, 1333
amendments to Judicial Code, etc.....	936
circuit courts of appeals; jurisdiction of, to review final decisions of district courts, etc., by appeal or writ of error.....	936
appellate powers, in specified inter- locutory orders, etc.....	936
awards in railway employees con- troversies.....	936
bankruptcy cases.....	936
distribution to circuits.....	936
authority of, in Federal Trade Com- mission orders.....	937
under Clayton Act, orders of In- terstate Commerce Commis- sion, etc.....	937
appeals allowed to, from interlocu- tory decrees in injunctions, etc..	937

*United States Courts*—Continued.

circuit courts of appeals, appeals allowed to; certiorari to Supreme Court—precedence given, etc.....	937
Supreme Court, review by writs of error of final judgments in State court, affecting Constitution, treaties, or Federal statutes.....	937
certiorari from, to State court where decision relates to validity of Federal or State law, etc.....	937
action if improvidently brought by writ of error, instead of.....	938
direct review allowed by, in designated interlocutory decrees of district courts.....	938
courts of appeals may certify to, questions of law for instruction; authority to decide, etc.....	938
certiorari from, to courts of appeals in any case on petition of either party.....	938
writ of error or appeal to, if decision of court of appeals against validity of any State law, as being repugnant to Federal Constitution, etc.....	939
no certiorari allowed; review restricted to Federal questions.....	939
no other review than herein of judgments of courts of appeals.....	939
review authorized by, of cases in courts of appeals of designated orders, etc.....	939
Court of Claims may certify questions of law to, for instruction.....	939
certiorari to, of any case in, upon petition either party, for review and determination.....	939
no review of judgments of, otherwise than herein provided.....	939
district courts claims cases reviewable by circuit court of appeals like other judgments.....	939
authority of Supreme Court.....	939
District of Columbia Court of Appeals, in bankruptcy cases, with jurisdiction same as a circuit court of appeal.....	939
habeas corpus proceedings in district courts subject to appeal to circuit court of appeals.....	940
in District of Columbia.....	940
authority of Supreme Court for appeal, certiorari, etc.....	940
in State courts, appeals to circuit courts of appeals instead of Supreme Court.....	940
cases in Philippine Islands Supreme Court where certiorari from Supreme Court allowed.....	940
no other judgments subject to appellate review.....	940
limit for bringing judgments before Supreme Court for review.....	940
when certiorari applied for a case in court of appeals.....	940
for review of judgment before a circuit court of appeals.....	940
judgment may be stayed, if case subject to certiorari from Supreme Court.....	940
if value not shown on record of the case, and power to review is based on amount thereof, other evidence may be received.....	941

*United States Courts*—Continued.

limit, etc.; no review of a case dismissed solely for mistake of procedure—actions if Federal, etc., officer dies while suit relating to his official duties is pending.....	941
substitution of a successor.....	941
similar proceedings in suits relating to State, etc., pending in a United States court.....	941
notice of proposed substitution of a successor.....	941
district courts have no jurisdiction of suits relating to corporations, on the ground of being incorporated by Congress.....	941
not applicable if Government principal owner of stock.....	941
laws, etc., repealed; specified sections of Judicial Code.....	941
appellate jurisdiction of circuit courts of appeals, etc.....	941
writs of error to Supreme Court, etc.....	941
review of Philippines supreme court judgments.....	942
review by Supreme Court of suits against United States.....	942
direct appeals in habeas corpus proceedings.....	942
review of Bankruptcy Act cases.....	942
cases in Porto Rico courts.....	942
cases in Hawaiian courts.....	942
cases in Canal Zone courts.....	942
bankruptcy appeals.....	942
actions against Federal officers.....	942
contracts repugnant to the Constitution.....	942
transfers of appeals and writs of error— all other superseded or inconsistent laws.....	942
Act effective three months after approval.....	942
pending cases in Supreme Court not affected; nor right of review, etc., prior to.....	942
Arkansas judicial districts.....	90
Arkansas western district.....	948
eighth circuit, two additional judges to be appointed for.....	1116
Indiana judicial district.....	751
Iowa judicial district.....	795
Michigan western district, additional judge for.....	949
Minnesota district, additional judge.....	1098
Mississippi judicial districts.....	882
New Mexico judicial district.....	642
North Carolina judicial districts.....	661
Oklahoma judicial districts.....	387, 945
South Carolina judicial district, terms of court.....	801
Texas southern judicial district, Jim Hogg County transferred from Corpus Christi division to Laredo.....	64
western judicial district, Reagan County transferred from El Paso division to San Angelo division.....	244
Wyoming judicial district.....	388
additional district judge Indiana.....	752
admiralty cases; appeals from interlocutory decrees in, allowed to circuit court of appeals.....	813

<i>United States Courts—Continued.</i>		Page.
admiralty cases; suits allowed against United States for damages by public vessels.....	1112	
clerks of district courts; schedule of fees for services after July 1, 1925.....	857	
to keep indexes of all judgment debtors; open to inspection.....	813	
district courts given concurrent jurisdiction with Court of Claims for erroneously collected revenue taxes, etc., if collector dead, or not in office.....	972	
to entertain and determine bills of interpleader by insurance companies, etc., if adverse claimants of different States; venue of actions.....	976	
Federal Industrial Institution for Women established.....	473	
first judicial circuit; Court of Appeals to hold sittings at San Juan, Porto Rico.....	729	
Industrial Reformatory established.....	724	
jurisdiction of, in breaking seals of cars, larceny, etc., of freight or express shipments in interstate or foreign commerce.....	794	
authority of State courts, etc., not impaired.....	794	
money used as evidence of bribery of an official to be deposited in registry of court.....	726	
disposition of, on conclusion of case.....	726	
probation system established in.....	1259	
provisions under Arbitration Act, submitting controversies on maritime and commerce to arbitration.....	883	
subpoenas for witnesses running into other districts beyond limit, extended for six years after September 19, 1922.....	1265	
suits to be instituted in, to cancel and annul leases of certain naval oil reserves, etc.....	6	
venue of action; further extension of provisions in Government civil cases, until four years after September 19, 1922.....	1264	
terms of court, at Aberdeen, Miss.....	882	
Abingdon, Va.....	114	
Ada, Okla.....	388, 945	
Aiken, S. C.....	801	
Albuquerque, N. Mex.....	642	
Alexandria, Va.....	962	
Anderson, S. C.....	801	
Ardmore, Okla.....	388, 945	
Asheville, N. C.....	662	
Bartlesville, Okla.....	945	
Batesville, Ark.....	91	
Big Stone Gap, Va.....	114	
Biloxi, Miss.....	882	
Casper, Wyo.....	388	
Charleston, S. C.....	801	
Charlotte, N. C.....	662	
Charlottesville, Va.....	114	
Cheyenne, Wyo.....	388	
Chickasha, Okla.....	388, 945	
Clarksdale, Miss.....	882	
Columbia, S. C.....	801	
Council Bluffs, Iowa.....	795	
Creston, Iowa.....	795	
Danville, Va.....	114	
Davenport, Iowa.....	795	

<i>United States Courts—Continued.</i>		Page.
terms of court, at Denton, Md.....	1106	
Denver, Colo.....	243	
Des Moines, Iowa.....	795	
Durango, Colo.....	243	
El Dorado, Ark.....	949	
Elizabeth City, N. C.....	661	
Enid, Okla.....	388, 946	
Evanston, Wyo.....	388	
Evansville, Ind.....	751	
Fayetteville, N. C.....	661	
Florence, S. C.....	801	
Fort Smith, Ark.....	91, 949	
Fort Wayne, Ind.....	751	
Grand Junction, Colo.....	243	
Greensboro, N. C.....	662	
Greenville, S. C.....	801	
Greenwood, S. C.....	801	
Guthrie, Okla.....	388, 946	
Hammond, Ind.....	751	
Harrison, Ark.....	91, 949	
Harrisonburg, Va.....	114	
Helena, Ark.....	91	
Hugo, Okla.....	945	
Indianapolis, Ind.....	751	
Jackson, Miss.....	882	
Jonesboro, Ark.....	91	
Kansas City, Kans.....	607	
Keokuk, Iowa.....	795	
Lander, Wyo.....	388	
Las Cruces, N. Mex.....	642	
Las Vegas, N. Mex.....	642	
Lawton, Okla.....	388, 946	
Little Rock, Ark.....	91	
Lynchburg, Va.....	114	
Mangum, Okla.....	946	
Meridian, Miss.....	882	
Muskogee, Okla.....	388, 945	
New Albany, Ind.....	751	
Newbern, N. C.....	661	
Oklahoma City, Okla.....	388, 946	
Okmulgee, Okla.....	945	
Ottumwa, Iowa.....	795	
Oxford, Miss.....	882	
Pauls Valley, Okla.....	730, 945	
Pawhuska, Okla.....	945	
Poteau, Okla.....	731, 945	
Pueblo, Colo.....	243	
Raleigh, N. C.....	661	
Raton, N. Mex.....	642	
Roanoke, Va.....	114	
Rock Hill, S. C.....	801	
Roswell, N. Mex.....	642	
Salisbury, N. C.....	662	
Santa Fe, N. Mex.....	642	
Shelby, N. C.....	722	
Sheridan, Wyo.....	388	
Silver City, N. Mex.....	642	
South Bend, Ind.....	751	
South McAlester, Okla.....	388, 945	
Spartanburg, S. C.....	801	
Statesville, N. C.....	662	
Sterling, Colo.....	243	
Terre Haute, Ind.....	751	
Texarkana, Ark.....	91, 949	
Tulsa, Okla.....	388, 945	
Vicksburg, Miss.....	882	
Vinita, Okla.....	388, 945	
Washington, N. C.....	661	
Wilkesboro, N. C.....	662	
Wilmington, N. C.....	661	
Wilson, N. C.....	661	
Woodward, Okla.....	388, 946	
<i>United States Housing Corporation (see Housing Corporation, United States).</i>		

	Page.		Page.
<i>United States Reports,</i> appropriation for purchase of, for judicial officers.....	221, 1031	<i>Upper Mississippi River Wild Life and Fish Refuge—Continued.</i>	
<i>United States Securities,</i> appropriation for distinctive paper for 68, 768 for distinctive paper, additional, 1925.....	710	summary seizures of articles, etc.; re- port to district attorney.....	652
accepted as penal bond in lieu of personal sureties.....	349	procedure in Federal court.....	652
exemptions allowed after January 1, 1921, from graduated additional income taxes, on interest from 4 and 4½ per cent Liberty bonds.....	349	release if proceedings for forfeiture not instituted within a reason- able time.....	652
amount until two years after pro- claimed end of World War.....	349	expenditures authorized by Secretaries of Agriculture and Commerce for construction, personal services, etc., necessary for execution of Act.....	652
for three years more.....	349	amounts authorized to be appro- priated for.....	652
additional to prior exemptions, and on converted 3½ per cent bonds.....	349	sum authorized to be appropriated for acquiring areas, etc.....	652
in lieu of exemptions during the War.....	349	conditions.....	652
notes or certificates of indebtedness accepted in payment of internal revenue taxes other than stamps.....	347	punishment for violations, etc.....	652
<i>United States Shipping Board (see Ship- ping Board, United States).</i>		meaning of "person".....	652
<i>United States Supreme Court (see Supreme Court of the United States).</i>		river and harbor provisions not affected by provisions of Act.....	652
<i>United States Veterans' Bureau (see Veterans' Bureau, United States).</i>		limitation on purchase price of land, etc., for.....	1354
<i>Universal Postal Congress,</i> appropriation for expenses of delegates ..	87	<i>Upshur Street NW., D. C.,</i> appropriation for paving, Second to Fourth Streets.....	546
<i>Upper Mississippi River Wild Life and Fish Refuge,</i> appropriation for acquiring land, ex- penses, etc., of.....	842	<i>Uruguay,</i> appropriation for minister to.....	206, 1015
additional contracts for areas, authorized.....	842	<i>Utah,</i> appropriation for surveyor general, clerk, etc.....	394
for constructing buildings, ponds, etc., for.....	1047	for support, etc., of Indians in.....	409, 1160
title of Act.....	650	for support, etc., of Indians in, addi- tional, 1925.....	708
areas to be acquired on the Mississippi between Rock Island, Ill., and Wabasha, Minn.....	650	deficiency appropriation for reimburse- ment to, for land surveys.....	684, 1328
established as a refuge.....	650	lands in, reserved as school site for Ute Indians.....	246
for migratory birds.....	650	reserved for settlement by Paiute Indians.....	246
for other wild birds, animals, flowers, aquatic plants, etc.....	650	Utah National Park, established.....	593
for fish and aquatic animal life.....	650	<i>"Utah," Battleship,</i> deficiency appropriations for additional submarine, etc., protection.....	1335
consent of legislatures, satisfactory title, etc., required.....	650	alteration of, authorized for protection against submarine and aircraft attack.....	719
rights of way, easements, etc., not a bar to acquisition, if use not interfered with, etc.....	651	converting to oil burning.....	719
joint action of Secretaries of Agri- culture and Commerce to pre- scribe regulations, etc.....	651	<i>Utah National Park,</i> public lands set apart for.....	593
acts forbidden specified.....	651	<i>Ute Indians, Confederate Bands of,</i> appropriation for aid to public schools in Uintah and Duchesne Coun- ties, Utah, from funds of.....	408, 1158
commercial fishing allowed under regu- lation by Secretary of Commerce.....	651	for support, etc.....	410, 1160
powers conferred on authorized em- ployees of Departments of Agriculture and Commerce.....	651	for support, etc., Southern Utes in Colorado, from tribal funds.....	411, 1161
summary arrest, etc., of offender taken in the act.....	651	for support, etc., Ute Mountain Band in Colorado, from tribal funds.....	411, 1161
execute warrant, etc., of court.....	651	for payment, from principal funds of, to Ute Mountain Band in Colo- rado.....	412, 1162
search, with authority of warrant of competent court.....	651	Uintah, etc., Bands in Utah.....	412, 1162
issue of warrants by Federal court or commissioner on probable cause shown.....	651	Southern Utes in Colorado.....	412, 1162
summary seizures of articles, etc., authorized.....	651	for self support, etc., from accrued interest.....	412, 1162
custody as prescribed by regulations ..	651	report to Congress.....	1163
		Indian labor on road construction.....	412, 1163
		for support, etc., of, additional, 1925.....	708
		<i>Ute Indians, Utah,</i> lands reserved as school site for.....	246

V.	Page.	Page.
<i>V Street NE., D. C.,</i> appropriation for paving, Fourth to Fifth Streets.....	548	
for asphalt covering, Lincoln Road to Rhode Island Avenue; from gasoline-tax fund.....	1225	
<i>V Street SE., D. C.,</i> appropriation for paving, Nichols Avenue to Fourteenth Street.....	1224	
<i>Vacation Schools and Playgrounds, D. C.,</i> appropriation for expenses, etc.....	555, 1230	
<i>Vale Irrigation Project, Oreg.,</i> appropriation for investigations, construction, etc.....	1168	
contracts required.....	1169	
restriction on delivery of water until Oregon assumes responsibility of development, etc.....	1169	
limit for purchase of Warm Springs storage reservoir, etc.....	1169	
deficiency appropriation for cooperative investigation of feasibility of.....	685	
<i>Vale, Oreg.,</i> offices of register and receiver, land office at, consolidated.....	395	
<i>Valley Bridge Company,</i> may bridge Rio Grande, Hidalgo, Tex. consent of Mexico required.....	815	
<i>Valley Transfer Railway Company,</i> may bridge Mississippi River, Hennepin and Ramsey Counties, Minn. time extended for bridging Mississippi River, Hennepin and Ramsey Counties, Minn., by.....	2	
<i>Valuation of Railroads, Physical,</i> appropriation for expenses, ascertaining.....	1312	
<i>Van Buren Street NE., D. C.,</i> deficiency appropriation for extending.....	1205	
<i>Van Buren Street NW., D. C.,</i> extension of, under railroad track, authorized.....	1319	
half of cost payable by Baltimore and Ohio Railroad Company.....	1097	
lighting of subway at expense of railroad.....	1097	
use of subway by street railways, subject to payment on account of approaches, etc.....	1097	
amount authorized for expenses; restriction.....	1097	
grade highway crossing of railroad closed forever after completion of subway.....	1097	
<i>Vanceboro, Me.,</i> bridge authorized across Saint Croix River, between Saint Croix, New Brunswick and.....	26	
<i>Vancouver Barracks, Wash.,</i> restoration authorized of Old Fort Vancouver stockade within.....	1113	
<i>Vanderburgh County, Ind.,</i> bridge authorized across Ohio River, to Henderson County, Ky., from.....	662	
time extended for bridging Ohio River by Henderson County, Ky., and.....	1132	
<i>Vandercook, Wesley, and W. D. Comer,</i> may bridge Columbia River, Longview, Wash., to Rainier, Oreg. Washington and Oregon may acquire, to operate as a free bridge.....	1052	
tolls allowed for five years.....	1052	
<i>Vantage Ferry, Wash.,</i> bridge authorized across Columbia River at.....	660, 1117	
acquisition by State of Washington, authorized, etc.....	661	
<i>Varnum Street NW., D. C.,</i> appropriation for paving, Second to Fourth Streets.....	546	
for paving, Fifteenth to Sixteenth Streets.....	546	
for paving, Fourteenth to Fifteenth Streets.....	547	
<i>Vaults and Safes, Public Buildings,</i> appropriation for, equipment, etc.....	81, 779	
deficiency appropriation for.....	58, 62, 698	
<i>Vegetables,</i> appropriation for study of, in storage, marketing, etc.....	442, 832	
for executing law fixing standards for containers of.....	454, 846	
<i>Vehicles,</i> forfeited for violating customs or prohibition laws, may be used in enforcement thereof.....	1116	
<i>Vehicles, D. C.,</i> appropriation for tags, etc., motor and horse drawn.....	540, 1218	
license tax on motor, not affected by motor-vehicle fuel tax.....	109	
registration fee and identification tags for.....	108	
tax on fuel for motor.....	106	
<i>Vehicles for Indian Service,</i> appropriation for maintenance, etc.....	397, 1147	
purchase of horse drawn; motor.....	397, 1147	
<i>Vehicles, Motor (see also District of Columbia Traffic Act, 1925),</i> provisions relating to, in the District of Columbia.....	1119	
<i>Vehicles, Postal Service,</i> appropriation for allowance, etc.....	86, 785	
operation of wagon service.....	86, 785	
leases of garages for terms of 10 years.....	86, 785	
deficiency appropriation for allowance, etc.....	47, 63, 763, 1350, 1352	
<i>Veneral Diseases, D. C.,</i> appropriation for dispensaries for treating.....	562, 1237	
officers of institutions to report cases of inmates having.....	1001	
judges to report cases of, in persons brought for trial.....	1001	
investigation, etc., by health officer.....	1001	
examination on reasonable grounds, of suspected cases.....	1001	
duty of court, if medical examination refused.....	1001	
punishment as contempt of court on failure to appear.....	1001	
prostitutes, etc., presumed sources of infection, and subject to examination.....	1001	
regulations for preventing spread of, to be adopted.....	1001	
violation of, unlawful.....	1002	
treatment by physicians in good standing, in conjunction with health officer.....	1002	
advertising remedies for, unlawful.....	1002	
in medical journals, excepted.....	1002	
selling drugs for cure, by other than dealer on prescription of authorized physician, unlawful.....	1002	

<i>Veneral Diseases, D. C.—Continued.</i>	Page.	<i>Vessels of the United States—Continued.</i>	Page.
physicians to advise patients of means prevent spread of disease-----	1002	no officer, etc., of, to be subpoenaed in suits without consent of superior official-----	1112
may order isolation; report of refusal, etc., to health officer-----	1002	authority given Attorney General to compromise, etc., suits-----	1113
change of physicians permitted; report to health officer, etc-----	1002	no lien recognized against-----	1113
circular of general information respecting the dangers from, etc., to be prepared and circulated by the health officer-----	1002	all benefits of exemptions, etc., accorded United States in suits-----	1113
physicians to report every case which they are treating; disclosure restricted-----	1003	<i>Vester, Ferry, La.,</i>	
persons suffering from, and unable to employ physician, to have free treatment under health authorities-----	1003	bridge authorized across Bayou Bartholomew at-----	888
enforcement by parent, etc., of minor child; condition-----	1003	<i>Veterans' Bureau, United States (see also World War Veterans' Act, 1924),</i>	
specified occupations forbidden by persons suffering from-----	1003	appropriation for salaries and expenses-----	531, 1210
application of Act to both sexes-----	1003	central, regional and suboffices included-----	531, 1210
punishment for violations-----	1003	passenger, etc., vehicles allowed-----	531, 1210
<i>Veneral Diseases Division, Public Health Service,</i>		Arlington Building operating force and expenses-----	531, 1210
appropriations for expenses-----	76, 776	detailed statement of employees receiving over \$2,000 a year, to be made annually-----	531, 1210
for additional, 1925-----	710	allotment to Public Health Service details-----	532, 1210
deficiency appropriation for expenses-----	58, 761, 1349	for printing and binding for-----	532, 1210
<i>Venezuela,</i>		for military and naval disability and death compensation-----	532, 1210
appropriation for minister to-----	206, 1015	for medical, surgical, hospital, etc., services to beneficiaries-----	532, 1210
<i>Venue of Actions, United States Courts,</i>		allotments to other Government agencies, etc-----	532, 1211
provisions for Government civil cases, extended until September 19, 1926-----	1264	use for sites, new hospitals, etc., forbidden-----	532, 1211
<i>Verdigris River, Okla.,</i>		limit on improving hospitals, etc-----	532, 1211
preliminary examination, etc., authorized for flood control of-----	249	unexpended balances for hospitals, etc., continued available-----	532, 1211
<i>Vermont,</i>		expenditures authorized from allotments to other agencies-----	532, 1211
appropriation for completing memorial of, to commemorate victory on Lake Champlain by Commodore Macdonough in 1814-----	515	for vocational rehabilitation of discharged disabled soldiers, etc-----	533, 1211
coinage of silver 50-cent pieces authorized to commemorate sesquicentennial of Battle of Bennington, and independence of-----	965	use for training centers at Army camps forbidden-----	533, 1211
<i>Vessels,</i>		construction work limited-----	533, 1211
appropriation for securing uniformity in admeasurement of-----	229, 1038	purchase of embossed literature for blind ex-service men-----	533, 1211
consular bills of health not required by, trading between northern frontier ports-----	809	sale of surplus materials, etc., to schools, authorized-----	533, 1211
forfeited for violating customs or prohibition laws, may be used for enforcement thereof in lieu of sale-----	1116	for paying adjusted service credits-----	1212
<i>Vessels, American,</i>		for paying dependents of deceased veterans installments due on adjusted service credits-----	1212
home port provisions relating to-----	947	for adjusted certificate fund-----	1212
<i>Vessels, Merchant,</i>		for military and naval insurance-----	533, 1212
provisions for loan from Shipping Board for constructing in American yards, of most modern efficient equipment, etc-----	467	for salaries and expenses, additional, 1925-----	705
for outfitting already built, with best modern equipment, etc-----	467	deficiency appropriation for vocational rehabilitation-----	36, 55, 60, 681, 697, 700, 759, 1348, 1351, 1353
<i>Vessels of the United States,</i>		for additional hospital facilities for patients of, school for the blind-----	36, 681
suits in admiralty allowed against United States for damages by, or pay for salvage, to-----	1112	for paying damages claims-----	36, 681, 1317
for causes since April 6, 1920-----	1112	for medical and hospital services-----	55, 60, 697, 700, 759, 1348, 1351, 1353
venue of; procedure-----	1112	for salaries and expenses-----	55, 697, 759, 1348, 1351
cross libel, etc., allowed owners of private vessels in suits by United States against for damages to-----	1112	for administrative expenses, Adjusted Compensation Act-----	681
security required of respondent-----	1112	for paying adjusted service credits and dependent pay-----	681
		for adjusted service certificate fund-----	682
		for increase of compensation-----	759, 1348
		for payment to Peacock Military College-----	1317

<i>Veterans' Bureau, United States—Contd.</i>	Page.	<i>Vice President of the United States—</i>	Page.
additional hospital, etc., facilities for patients of, authorized.....	389	Continued.	
permanent training school for the blind—means to be employed.....	389	deficiency appropriation for publishing ascertainment of electoral vote for President and.....	756
accommodation for medical, etc., personnel.....	390	compensation of, after March 4, 1925—immediately available.....	1301 1313
construction, etc.....	390	positions and pay established of secretary, etc., in the office of.....	147
appropriation authorized.....	390	<i>Vickers, Allie M.</i> , issue of additional homestead entry to.....	810
allowance for preparing plans, etc.—former appropriation and authorization for additional hospital facilities for patients of, extended to June 30, 1926.....	390 1317	<i>Vicksburg, Miss.</i> , granted right of way for water mains, under national cemetery road... terms of court at.....	635 882
further facilities for care of beneficiaries in hospitals of, rather than other temporary contract institution... purchase of plants, use of Government sites, etc.....	1212 1212	balances of appropriations for national memorial celebration, etc., covered in.....	935
construction of buildings, furnishing equipment, etc.....	1213	<i>Vicksburg, Miss., Memorial Archway</i> , balances of appropriations for, covered in.....	935
location, purpose, etc., subject to approval of the President.....	1213	<i>Vicksburg National Military Park</i> , appropriation for continuing establishment of.....	514, 928 712
transfer of other Government owned facilities to bureau.....	1213	for additional, 1925.....	712
construction, etc., to be determined by the President.....	1213	<i>Village Delivery, Postal Service</i> , appropriation for.....	86, 784
employment of Government technical personnel, outside agencies, etc.....	1213	deficiency appropriation for.....	763
amount authorized for additional hospitals, etc.....	1213	<i>Vincennes, Ind.</i> , bridge authorized across Wabash River at.....	935
allowance from, for technical and clerical services.....	1213	<i>Vine Street NW., D. C.</i> , appropriation for paving, railroad crossing to Maple Street.....	548
after completion of program for, no other than Bureau, etc., hospitals to be used.....	1213	<i>Vineyards</i> , appropriation for investigating insects affecting.....	448, 839
emergency exception.....	1213	<i>Vinita, Okla.</i> , terms of court at.....	388, 945
purchase authorized for, of Muskogee, Okla., city hospital.....	1354	<i>Virgin Islands</i> , appropriation for expenses, temporary government for.....	184, 863
repeal of former Act establishing sections of World War Veterans' Act to be in lieu of.....	630	for relief, etc., of shipwrecked American seamen in.....	208, 1017
right of way granted at hospital reservation of, at Knoxville, Iowa.....	792	for agricultural experiment stations in.....	435, 824
sale of Corpus Christi Hospital, Tex., authorized.....	1093	cases in district court of, reviewable by circuit court of appeals.....	936
World War Adjusted Compensation Act provisions.....	121	not included as "possessions of the United States" in income tax provisions.....	295
<i>Veterans' Bureau United States, Director of</i> , duties of, under World War Adjusted Compensation Act.....	121	two citizens of, to serve on National Advisory Commission to Sesquicentennial Exhibition Association.....	1254
<i>Veterans, World War</i> , provisions for adjusted compensation of, in service of United States... refund of charges paid by, on relinquished irrigation projects.....	121 956	<i>Virginia</i> , appropriation for naval training station, Hampton Roads.....	187, 866
<i>Veterinarians, Army</i> , appropriation for retired.....	481, 896	acquiring lands in, authorized for approaches to Arlington Memorial Bridge.....	975
<i>Veterinary Division, D. C.</i> , appropriation for salaries and expenses.....	540, 1217	acquisition of lands in, authorized for park, etc., system of District of Columbia.....	463
<i>Vice Consuls</i> , appropriation for salaries.....	208	<i>Virginia Civil War Battle Fields</i> , deficiency appropriation for inspecting, etc., Fredericksburg, Spotsylvania Court House, etc.....	1343
additional pay to, while in charge during absence of principal officer... <i>Vice Consuls of Career</i> , classified as Foreign Service officers, unclassified.....	1016 142	commission created to inspect Fredericksburg and Spotsylvania Court House, as to feasibility of preserving, etc.....	646
<i>Vice President of the United States</i> , appropriation for compensation... for secretary, clerks, etc..... for automobile for.....	521, 1198 578, 1286 581, 1289	composition, officer of U. S. Engineer Corps, and Civil War veterans each of United States, and Confederate States forces.....	646 647
deficiency appropriation for mileage, State messengers with electoral vote for President and.....	753	amount authorized for expenses.....	647

<i>Virginia Eastern Judicial District,</i> deficiency appropriation for paying judgment of, to Th. Brovig-----	Page. 696 962	<i>Vocational Rehabilitation of Persons Dis-</i> <i>abled in Industry—Continued.</i>	Page.
<i>Virginia Western Judicial District,</i> terms of court, at Abingdon-----	114	amounts, etc.; legislative action of States required; acceptance of provisions-----	431
Big Stone Gap-----	114	direct cooperation of State board-----	431
Charlottesville-----	114	provide plan for cooperation with workmen's compensation, etc., agency-----	432
Danville-----	114	supervision of courses, etc.-----	432
Harrisonburg-----	114	appoint of custodian-----	432
Lynchburg-----	114	acceptance by action prior to July 1, 1924, deemed compliance-----	432
Roanoke-----	114	annual appropriations authorized for three years, for studies, place- ment, etc.-----	432
<i>Viruses, etc.,</i> appropriation for regulating propaga- tion, sales, etc., of-----	76, 775	employees, office expenses, etc., au- thorized from-----	432
<i>Viruses etc., for Animals (see Serums, etc.,</i> <i>for Domestic Animals).</i>		report to Congress-----	432
<i>Visas, Immigration (see also Immigration</i> <i>Act of 1924),</i> provisions regulating issue of-----	153	<i>Vocational Training, etc., Army,</i> deficiency appropriation for-----	1350
<i>Visas of Alien Passports,</i> fees for, may be modified in case of aliens who are not "immig- rants"-----	976	<i>Volunteer Naval Reserve,</i> not required to attend drills, etc.-----	1089
if similar privileges granted Ameri- cans visiting the country of-----	976	no pay, etc., except when ordered to active or training duty-----	1089
<i>Vital Statistics,</i> appropriation for transcribing records of State-----	228, 1037	may, on application, be given active duty with or without pay-----	1089
<i>Vocational Education (see Federal Board</i> <i>for Vocational Education).</i>		<i>Volunteer Soldiers' Home (see National</i> <i>Home for Disabled Volunteer</i> <i>Soldiers).</i>	
<i>Vocational Rehabilitation (see also Veter-</i> <i>ans' Bureau, United States),</i> appropriation for providing, for dis- abled discharged soldiers, etc.-----	533, 1211		
deficiency appropriation for, Veterans' Bureau 36, 55, 60, 681, 697, 700, 759, 1343, 1351, 1353			
provisions for, of persons serving in World War, contained in World War Veterans' Act-----	627		
<i>Vocational Rehabilitation Act,</i> provisions of, extended to Hawaii-----	18		
repeal of, as amended-----	630		
accrued rights and liabilities not affected-----	630		
<i>Vocational Rehabilitation of Persons Dis-</i> <i>abled in Industry,</i> appropriation for extending benefits of, to Hawaii-----	1202		
for promotion of-----	1202		
for investigating placements, etc., of-----	1202		
deficiency appropriation for expenses of; apportionment to States-----	680		
for expenses, extending benefits of industrial, to Hawaii-----	680		
for investigations, etc., of placements of rehabilitated persons, etc.-----	680		
amendments to former Act-----	430		
amounts authorized annually for the use of States in-----	431		
allotments in ratio of population-----	431		
minimum; authorization for fiscal years 1925, 1926, and 1927-----	431		
expenditures conditioned on equal amount under State Board-----	431		
restriction on use for institutions-----	431		
submission of State board plans, etc.-----	431		
annual report from State to Federal Board-----	431		
no portion to be used for buildings, land, etc.-----	431		
admission of Federal civil employes-----	431		
		<b>W.</b>	
		<i>Wabash River,</i> bridge authorized across, at Mount Carmel, Ill.-----	1131
		Vincennes, Ind.-----	935
		<i>Wabash River, Ill. and Ind.,</i> construction of lock and dam at Grand Rapids repealed-----	1190
		<i>Waccamaw River,</i> bridge authorized across, at Bellamy Landing, S. C.-----	9
		Horry County, S. C., may bridge; loca- tion-----	19
		<i>Waccamaw River or Lake, N. C.,</i> construction of dam across, authorized-----	24
		<i>Wade, First Lieutenant Leigh, Army, Air</i> <i>Service,</i> advanced five hundred files on the pro- motion list in recognition of world flight accomplished by him-----	979
		distinguished service medal accorded to, and acceptance of medals or decora- tions from foreign govern- ments, authorized-----	979
		<i>Wadsworth, Nev.,</i> survey, platting and sale of lots in town- site of, in Pyramid Lake Indian Reservation-----	596
		<i>Wage Earners, Employment of,</i> appropriation for agencies, etc., for aiding-----	242, 1051
		<i>Wagons, Automobile,</i> excise tax on chassis of, and accesso- ries-----	322
		<i>Wah-we-yea-cumig, Mille Lac Band of</i> <i>Indians Chief,</i> payment to, from Court of Claims, judgment for the Band-----	818
		<i>Wahpeton, N. Dak.,</i> appropriation for Indian school at-----	406, 1157
		for Indian school, additional, 1925--	707
		deficiency appropriation for Indian school at; replacing herd-----	684

	Page.	Page.	
<i>Wakefield, Va.,</i>		<i>War Department—Continued.</i>	
appropriation for care, etc., Wash- ington's birthplace.....	515, 929	appropriation for Secretary, Assistant, and civil personnel in Office of Secretary.....	478, 892
for constructing road, improvement, etc.....	929	salaries limited to average rates under Classification Act.....	478, 892
for care, etc., Washington's birth- place, additional, 1925.....	712	if only one position in a grade.....	892
<i>Walapai Indian Reservation, Ariz.,</i>		restriction not applicable to clerical- mechanical service.....	478, 892
reconveyances of privately owned, etc., lands in, and acceptance of lieu selections, to consolidate re- tained Indian holdings.....	954	no reduction in fixed salaries.....	478, 892
<i>Waldo, Fla.,</i>		transfer to another position with- out reduction.....	893
preliminary examination, etc., of, canal connecting Waldo and Lake Alto, and Lake Alto to Little Lake Santa Fe, to be made.....	1194	payments under higher rates per- mitted.....	478, 893
<i>Walker River Agency, Nev.,</i>		for contingent expenses, Depart- ment.....	478, 893
appropriation for support, etc., of Indians at, from tribal funds.....	411, 1161	automobile for Secretary.....	478
<i>Walker River Indian Reservation, Nev.,</i>		for stationery.....	478, 893
appropriation for irrigation project on.....	400, 1150	for postage stamps.....	478, 893
<i>Wallace, Idaho,</i>		for printing and binding for.....	478, 893
appropriation for care of graves of national forest fire fighters buried at.....	444, 834	for contingencies of the Army.....	479, 893
<i>Walling, Harry,</i>		civil employees on sales of war sup- plies, adjusting contracts, etc.....	479, 893
deficiency appropriation for services... 1313		restriction on transfers of surplus property.....	479, 893
<i>Walling, William A.,</i>		advertising limited.....	479
deficiency appropriation for services... 1313		payment to auctioneers restricted... 479	
<i>Wallowa National Forest, Oreg.,</i>		for civil personnel, Office of Chief of Staff.....	479, 894
exchange of lands with private owners, and designated public lands to be added to.....	1279	for Army War College.....	480, 894
<i>Walsh Construction Company,</i>		for civil personnel, Adjutant Gen- eral's Office.....	480, 895
deficiency appropriation for reimburse- ment.....	1345	for civil personnel, Inspector Gen- eral's Office.....	480, 895
<i>Walsh, Richard,</i>		for civil personnel, Judge Advocate General's Office.....	481, 895
exchange of farm irrigation unit per- mitted.....	812	for pay, etc., of the Army.....	481, 895
<i>Walter Reed Army Hospital, D. C.,</i>		officers.....	481, 895
deficiency appropriation for repairs and improvements.....	1345	enlisted men; authorized number.....	481, 896
amount authorized for specified addi- tional facilities, etc., to.....	1264	miscellaneous items under.....	482, 896
<i>Walworth County, S. Dak.,</i>		rental and subsistence allowances.....	482, 897
bridge authorized across Missouri River between Corson County and.....	3	for mileage of the Army.....	482, 897
<i>Wapato Irrigation Project, Wash.,</i>		for clerks, etc., Finance Depart- ment.....	482, 897
appropriation for additional water sup- ply to allotments on Yakima Reservation, from.....	403, 1154	allowance for personal services in the Department.....	483, 897
reimbursement of entire cost.... 404, 1154		for paying claims for damages to private property.....	483, 897
payment of damages to crops, etc... 404, 1154		for paying claims of officers, etc., for personal property lost, etc., in the service.....	483, 897
for Satus unit.....	404, 1154	for civil personnel, Office of Chief of Finance.....	483, 898
for maintenance, additional, 1925... 707		for subsistence of the Army.....	483, 898
deficiency appropriation for construc- tion.....	684	for regular quartermaster supplies... 484, 899	
<i>War College, Army,</i>		for clothing and equipage.....	485, 900
appropriation for instruction expenses... 480, 894		for incidental expenses of the Army... 485, 900	
<i>War College, Naval,</i>		for transportation of the Army and supplies.....	486, 900
appropriation for maintenance, etc... 188, 867		for horses.....	487, 901
<i>War Contracts,</i>		for military posts; construction... 487, 902	
appropriation for civilian employees, adjusting, and claims.....	479, 893	for barracks and quarters.....	488, 903
deficiency appropriation for settling claims of foreign governments under.....	695	for water and sewers at posts.....	488, 903
<i>War Department, (see also Army),</i>		for roads, walks, wharves, and drain- age.....	488, 903
appropriation for military activities, etc.....	478, 892	for shooting galleries and ranges... 489, 904	
		for rent of buildings for military pur- poses, D. C.....	489, 904
		for Fort Monroe, Va., wharf, roads, and sewers.....	489, 904
		for hospitals; construction, etc... 489, 904	
		for civil personnel, Quartermaster General's Office.....	490, 904
		technical, etc., services.....	490, 904
		for Signal Service expenses.....	490, 905

<i>War Department—Continued.</i>	<i>Page.</i>
appropriation for fire control installations, seacoast defenses	490, 905
for civil personnel, Office of Chief Signal Officer	491, 906
technical, etc., services	491, 906
for Air Service expenses	491, 906
for aviation landing, Panama Canal	493
for civil personnel, Office of Chief of Air Service	493, 908
for Medical Department expenses	493, 908
for hospital care, Canal Zone garrisons	494, 909
for Army Medical Museum	494, 909
for library, Surgeon General's Office	494, 910
for civil personnel, Surgeon General's Office	494, 910
for care of insane Filipino and Porto Rican soldiers	494, 910
for civil personnel, Bureau of Insular Affairs	495, 910
for Engineer Department expenses	495, 910
military surveys and maps	496, 911
for Engineer expenses, seacoast defenses	496, 911
for civil personnel, Office of Chief of Engineers	497, 912
technical, etc., services	497, 912
for Ordnance Department expenses	497, 913
for manufacture of arms	498, 913
for tanks	498, 913
for field artillery armament	498, 913
for proving grounds	498, 914
for Rock Island, Ill., arsenal	499, 914
for testing machines	499, 914
for repairs to arsenals	499, 914
for gauges, jigs, etc., for armament manufacture	499, 914
for armament, etc., seacoast defenses	499, 914
for civil personnel, Office of Chief of Ordnance	500, 915
draftsmen, etc.	500, 915
for Chemical Warfare Service, gases, etc.	500, 915
for civil personnel, Office of Chief of Chemical Warfare Service	500, 916
chemists, etc.	500, 916
for service schools, etc.	501, 916
for Coast Artillery expenses, seacoast defenses	502, 917
for civil personnel, Office of Chief of Coast Artillery	503, 918
for Military Academy	503, 918
for National Guard expenses	505, 920
for civil personnel, Militia Bureau	506, 921
for Officers' Reserve Corps, pay and allowances	506, 921
for Enlisted Reserve Corps, pay and allowances	506, 921
for expenses of headquarters and camps	506, 922
for Reserve Officers' Training Corps, expenses of units of	507, 922
for military supplies, etc., for other schools and colleges	508, 923
for civilian training camps, equipments, transportation, etc.	508, 924
for expenses, promotion of rifle practice	510, 924
no pay to officers, etc., using time measuring devices on work of employees	510, 925

<i>War Department—Continued.</i>	<i>Page.</i>
appropriation for expenses, etc; purchases from abroad admitted free of duty	510, 925
for nonmilitary activities	511, 925
for Jennie Carroll	511, 925
for Mabel H. Lazear	511, 926
for John R. Kissinger	511, 926
for national cemeteries	511, 926
for Antietam battle field	511, 926
for disposition of remains of officers, soldiers, and citizens	511, 926
for American cemeteries in Great Britain and France	512, 927
for Confederate cemeteries and burial places	512, 927
for burial of Hot Springs Hospital patients in Little Rock, Ark., cemetery	512, 927
for monuments, etc., in Cuba and China	512, 927
for national military parks	512, 927
for Washington-Alaska cable, etc.	514, 928
for artificial limbs	514, 929
for surgical appliances	514, 929
for trusses	514, 929
for Medical and Surgical History of the World War	514, 929
for care, etc., of grounds of executive departments, D. C.	514, 929
for Washington Monument	514, 929
for Lincoln's deathplace	514, 929
for Washington's birthplace	514, 929
for Lincoln Memorial	515
for California Débris Commission	515, 929
for roads, bridges, and trails, Alaska	515, 930
for Macdonough Memorial	515
for river and harbor work, preservation, maintenance, etc.	515, 930
survey of northern and northwestern lakes, etc.	515, 930
New York Harbor deposits	515, 930
for examinations, surveys, etc., of rivers and harbors	516, 930
for Muscle Shoals, Tennessee River, Ala., Dam No. 2	516, 930
for flood control, Mississippi and Sacramento Rivers	516, 930
for transportation facilities, inland and coastwise waterways	516
for Volunteer Soldiers' Home	516, 931
Board of Managers, etc., modified.	518
for State or Territorial homes	519, 933
for Panama Canal	519, 933
balances of designated appropriations covered into the Treasury	934
for Army, additional, 1925	711
for national military parks, additional, 1925	712
for river and harbor improvements, additional, 1925	712
for Panama Canal, additional, 1925	712
deficiency appropriation for Judge Advocate General's Office	52
for Army	52, 58, 62, 695, 698, 701, 761, 1344, 1350, 1352
for Muscle Shoals, Ala., nitrate plant	52
for national cemeteries	52, 59
for rivers and harbors damages claims	52, 1345
for J. Maury Dove Company	53
for Volunteer Soldiers' Home	53, 59, 63, 762, 1346, 1350
for judgments, United States courts, under	53, 696, 758, 1347, 1347

<i>War Department</i> —Continued.	Page.	<i>War Emergency Employment Service,</i>	Page.
deficiency appropriation for judgments, United States courts, under; Lever Act claims.....	54, 696, 758	deficiency appropriation for.....	57
for judgments, Court of Claims, under.....	54, 696, 697, 758, 1347	<i>War Finance Corporation,</i>	
for fortifications.....	59, 62, 699, 1352, 1353	time extended to make advances, etc., on notes for agricultural products, etc., to November 30, 1924.....	14
for increase of compensation.....	59, 761, 1350, 1353	to begin liquidation of affairs, to January 1, 1925.....	15
for additional employees.....	62	to deposits in the Treasury, to January 1, 1925.....	15
for contingent expenses.....	62, 1350	further extension of time for renewal of payments on advances.....	15
for rivers and harbors, increase of compensation.....	62, 762	<i>War Frauds,</i>	
for registration and selection for military service.....	62, 761	appropriation for investigation and prosecution of.....	218, 1027
for Military Academy.....	63, 1350	pay restrictions.....	218, 1027
for arrears of pay, bounty, etc., Civil War.....	63, 761, 1350	deficiency appropriation for investigating and prosecuting.....	170
for pay, etc., War with Spain.....	63, 699, 761	<i>War Minerals Relief Act,</i>	
for preventing injurious deposits, New York harbor.....	63	limitation on amount for payment of claims under, repealed.....	634
for headstones for soldiers' graves.....	63, 699, 762	<i>War Mothers, American,</i>	
for administrative expenses, World War Adjusted Compensation Act.....	695, 1344	charter granted; purposes, etc.....	966
for damages claims.....	695, 1344	<i>War Revenue,</i>	
for settling war contract claims of foreign governments.....	695, 1344	deficiency appropriation for collecting.....	58, 62, 701, 761
for surveys, etc., for flood control of designated rivers.....	696	<i>War Risk Insurance Act,</i>	
for arbitrating rate of royalty, American Cyanamid Company, payable from balance, National Defense Act.....	757	awards of allotments paid beneficiaries under Army allotment system, not recoverable.....	964
for Muscle Shoals, Tennessee River, Ala., Dam No. 2.....	757	repeal of, as amended.....	630
for Inland Waterways Corporation.....	757	accrued rights and liabilities not affected by.....	630
for Adjutant General's Office.....	761	<i>War Risk Insurance Bureau (see also Veterans' Bureau, United States),</i>	
for Office of Chief of Finance.....	761	provisions included in World War Veteran's Act.....	607-630
for national military parks.....	762	repeal of Act authorizing, and amendments thereto.....	629
for Camp Funston, Kans., claims.....	1344	<i>War Supplies (see Supplies, Army).</i>	
for National Guard.....	1345, 1350	<i>War Trophies and Devices, Captured,</i>	
for Virginia battle fields commission.....	1345	apportionment and distribution among the States, Territories and District of Columbia, of guns, etc., taken from the enemy in the World War.....	597
for burial grounds of former President Zachary Taylor.....	1345	ratio of, based on the proportion of men in service.....	597
for Washington Monument.....	1346	excepted, if required for Army use; at national museums, cemeteries, etc.....	597
for constructing hospital on grounds of Santa Monica Home, Calif.....	1346	compilation made of number of forces credited to each State, etc., to be used.....	597
balances of designated Army appropriations covered in.....	934	notice to executives of States, etc., of character and quantity apportioned.....	598
captured, etc., war devices and trophies to be distributed to the States, etc.....	597	invitation to make designation of acceptable material, etc.....	598
expenditures authorized from allotments to, for Veterans' Bureau beneficiaries.....	532, 1211	shipment on notice of acceptance.....	598
hospital facilities, etc., of, to be utilized by Veterans' Bureau.....	610	disposal of State, etc., apportionment if acceptance not filed in a year.....	598
inland, canal, and coastwise transportation facilities of, transferred to Inland Waterways Corporation.....	361	of rejected portions.....	598
inventory of typewriters in possession of, to be furnished General Supply Committee.....	67, 766	charges payable by the Government; for apportioning, loading, etc.....	598
to be turned over to Committee on requisition therefor.....	67, 766	transportation to national museums, cemeteries, parks, etc.....	598
part of Philadelphia, Pa., national cemetery granted city for street purposes.....	242	disposal of undistributed devices, etc.....	598
remission of unpaid duties on imports by.....	660	rules, etc., to be prescribed.....	598
roadways to cemeteries and parks to be conveyed to States for maintenance, etc.....	1104	amount authorized to be appropriated use for reconditioning prior to shipment, forbidden.....	598

<i>War with Germany (see also World War),</i>	Page.	<i>Washington—Continued.</i>	Page.
appropriation for preparing, etc., naval records of.....	185, 864	may bridge Kettle Falls.....	1052
<i>War with Spain (see also Spanish War),</i>		Columbia River near Vantage Ferry..	1117
deficiency appropriation for pay, etc., of the Army... 59, 761, 1350, 1352,	1353	preliminary examinations, etc., authorized for flood control of designated rivers in Snohomish and Whatcom Counties.....	1000
claim of Rhode Island for raising volunteers in, referred to Court of Claims.....	964	public lands granted to, for park, etc., purposes.....	1185
<i>Ward Ferry, La.,</i>		<i>Washington-Alaska Military Cable and Telegraph System,</i>	
bridge authorized across Bayou Bartholomew at.....	888	appropriation for cost of extensions, betterments, etc., from receipts... 514, 928	
<i>Warehouse Act, United States,</i>		for replacing worn out cables; balance available for all expenses... 514	
appropriation for expenses administering.....	454, 845	for, additional, 1925.....	712
for administering, additional, 1925... 706		<i>Washington Aqueduct, D. C. (see Water Service, D. C.).</i>	
deficiency appropriation for expenses, administering.....	39	<i>Washington, Commission for Celebration of Bicentennial of Birthday of George,</i>	
<i>Warehouses, Customs Bonded,</i>		established, composition and duties....	671
stamp tax on entries for withdrawals from.....	335	<i>Washington, D. C. (see also District of Columbia),</i>	
<i>Warm Springs Agency, Oreg.,</i>		appropriation for navy yard, public works.....	198
appropriation for support, etc., of confederated bands of Indians at; repayment.....	410, 1161	for naval hospital, nurses' quarters... 876	
for support, etc., of Indians at, from tribal funds.....	411, 1161	for Army Engineer School..... 495, 910	
for support, etc., of Indians of, additional, 1925.....	708	deficiency appropriation for expense of Conference of Interparliamentary Union at.....	692
deficiency appropriation for civilian employees at.....	1329	<i>Washington, D. C., Post Office,</i>	
<i>Warrant Officers, Army,</i>		deficiency appropriation for reimbursing Capitol power plant, etc., for heat and power to..... 46, 690	
appropriations for support, etc..... 481, 896		additional allowance to receipts in fixing salary of postmaster and supervisory employees at.....	1058
for aviation increase..... 481, 896		heat, power, etc., furnished to, by Capitol power plant to be reimbursed thereto..... 588, 1296	
for mileage..... 482, 897		<i>Washington Gas Light Company,</i>	
<i>Warrenton, Va.,</i>		agreement with, as to title of land adjoining Anacostia Park, District Columbia, validated.....	887
deficiency appropriation for public building.....	58	<i>Washington, George,</i>	
<i>Warwick, Randolph T.,</i>		deficiency appropriation for expenses of commission for celebration of the two hundredth anniversary of birth of.....	1316
bequest of, accepted, for building at Foundlings Home, District of Columbia, to be known as Helen L. and Mary E. Warwick Memorial for foundlings and women with cancer.....	794	<i>Washington, Mo.,</i>	
<i>Washington,</i>		part of public building site, conveyed to city for alley extension.....	136
appropriation for surveyor general, clerks, etc.....	394	<i>Washington Monument, D. C.,</i>	
for support, etc., of Indians in... 409, 1160		appropriation for pay of employees... 514, 929	
and Oregon may acquire bridge across Columbia River, Longview, Wash., to Rainier, Oreg., to operate as a free bridge.....	1052	for operating supplies..... 514, 929	
tolls allowed for five years.....	1052	for Sunday, etc., opening..... 515, 929	
bridge across Columbia River at Vantage Ferry may be purchased by operation as a free bridge.....	661	for uniforms to watchmen, etc.... 515, 929	
tolls authorized for not more than five years.....	661	for care, etc., of grounds..... 573	
claims of Indian tribes in, except S'Klallams, against United States submitted to Court of Claims... 886		for care, etc., additional, 1925... 712	
consent of Congress to agreement for division of waters of Columbia River, etc., between Idaho, Oregon, Montana, and.....	1268	deficiency appropriation for repairs... 1346	
exchange of lands with, to add to McNeil Island Federal penitentiary... 537		<i>Washington, N. C.,</i>	
Idaho and, may bridge Pend d'Oreille River, Newport-Priest River Road.....	1092	terms of court at.....	661
lands granted to, for public park purposes.....	1283	<i>Washington's Birthplace, Wakefield, Va.,</i>	
may bridge Columbia River near Chelan Falls.....	791	appropriation for repairs, watchmen, etc., for monument and dock... 515, 929	
		for care, etc., additional, 1925... 712	
		<i>Watches,</i>	
		excise tax on, sold, etc., by dealers; exception.....	324
		<i>Water and Sewers, Army,</i>	
		appropriation for installing, etc., at military posts.....	488, 903

<i>Water Department, D. C. (see also Water Service, D. C.),</i>	Page.	<i>Weather Bureau, Department of Agriculture—Continued.</i>	Page.
appropriation for salaries and expenses.....	575, 1249	appropriation for general expenses.....	436, 825
for operating expenses.....	575, 1249	cooperation with other bureaus, etc.....	436, 826
for extending distribution system.....	576, 1249	for central office expenses.....	436, 826
rate of assessment for laying mains and sewers.....	576, 1249	for printing office expenses.....	436, 826
for installing meters, etc.....	576, 1249	restriction on printing by Bureau; exception.....	436, 826
for fire and public hydrants, etc.....	576, 1249	for expenses outside of Washington.....	436, 826
for new mains.....	576	for observations, warnings, etc.....	437, 826
for extending mains.....	576, 1249	for traveling expenses.....	437, 826
deficiency appropriation for extending mains.....	38, 1324	for aerological stations; atmospheric investigations, etc.....	437, 826
limitation on appropriation for personal services increased to \$145,000.....	1324	for salaries, additional, 1925.....	705
<i>Water Service, D. C.,</i>		for general expenses, additional, 1925.....	705
appropriation for increasing city water supply.....	574, 1248	deficiency appropriation for general expenses.....	55, 697, 759
project adopted.....	575, 1248	exchange of building, East Lansing, Mich., for a new site.....	1097
contracts authorized.....	575, 1248	building to be erected on acquired site.....	1098
for expenses; wholly from revenues of water department.....	575, 1248	<i>Webster, Daniel,</i>	
for Washington Aqueduct, reservoir, tunnel, filtration plant, etc.....	575, 1248	loan of portrait of, in the Capitol, for exhibition in Philadelphia of works of the artist, John Neagle.....	1252
credit allowed Lieut. John R. Hardin.....	1248	<i>Webster Street NW., D. C.,</i>	
for Conduit Road, repairs, etc.....	575, 1248	appropriation for paving, Seventh Street to Illinois Avenue.....	546
for emergency fund.....	575, 1248	for paving, etc., Second Street to Rock Creek Church Road; from gasoline-tax fund.....	1226
control of Secretary of War over Aqueduct, etc., not affected.....	575, 1248	<i>Weights and Measures, International Bureau of,</i>	
for water department, salaries, etc.....	575, 1249	appropriation for contribution.....	210, 1019
for increasing water supply, additional, 1925.....	712	<i>Weights and Measures, International Committee of,</i>	
for Washington Aqueduct, additional, 1925.....	712	appropriation for expenses, American member.....	230, 1039
<i>Water Supply of the United States,</i>		<i>Weights, Measures, and Markets, D. C., Superintendent of,</i>	
appropriation for investigating, etc., to determine the; artesian wells.....	419, 1173	appropriation for office personnel.....	541, 1218
<i>Water Users' Associations (see Reclamation Act Amendments).</i>		for inspection expenses.....	541, 1218
<i>Watering Places, Public Lands,</i>		for expenses, markets, etc.....	541, 1218
appropriation for classifying, etc., lands for public.....	419, 1173	for motor trucks.....	541, 1218
<i>Watersheds of Navigable Streams (see Conservation of Navigable Waters).</i>		<i>Wekiva River, Fla.,</i>	
<i>Watervliet Arsenal, West Troy, N. Y.,</i>		preliminary examination, etc., of, to be made.....	1194
deficiency appropriation for.....	701	<i>Weller, Honorable Royal H.,</i>	
<i>Waterways, Inland,</i>		deficiency appropriation for contested election expenses.....	673
improvement authorized of, Norfolk, Va., to Beaufort Inlet, N. C.....	1186	<i>Wepo Wash Irrigation Project, Ariz.,</i>	
Charleston, S. C., to Saint Johns River, Fla.....	1187	appropriation for maintenance, etc., of.....	400, 1151
Charleston to Winyah Bay, S. C.....	1187	<i>West Indian Islands acquired from Denmark (see Virgin Islands).</i>	
Louisiana and Texas.....	1187	<i>West Indies,</i>	
plans for improving Sabine-Neches waterway modified.....	1187	appropriation for Weather Service expenses in.....	436, 825
<i>Waterways, Inland and Coastwise,</i>		<i>West Pearl River, La.,</i>	
appropriation for operating transportation facilities on, by War Department.....	516	bridge authorized across, by Louisiana.....	19
operation of facilities, transferred to Inland Waterways Corporation.....	360	preliminary examination, etc., of, to be made.....	1194
<i>Ways and Means Committee, House of Representatives,</i>		<i>West Point, Ga.,</i>	
additional clerk for minority members of, established; appointment, pay, etc.....	1292	issue of Army stores to sufferers from cyclone at, in 1920, approved; credit allowed for.....	1252
appropriation for.....	1292	<i>West Point, N. Y. (see Military Academy).</i>	
Members of the Sixty-ninth Congress, authorized to revise Revenue Act of 1924, etc.....	1315	"West Virginia," Battleship, appropriation for fire control apparatus for.....	881
<i>Weather Bureau, Department of Agriculture,</i>		<i>Western Avenue NW., D. C.,</i>	
appropriation for Chief of Bureau, and office and field personnel.....	436, 825	appropriation for grading, etc., Massachusetts Avenue to Forty-first Street.....	1224

	Page.		Page.
<i>Western Shoshone Agency, Nev.,</i>		<i>White River Ute Indians, Utah—Contd.</i>	
appropriation for support, etc., of Indians at, from tribal funds—	411, 1161	appropriation for irrigating allotted lands of, additional, 1925—	707
<i>Western Shoshone Indian Reservation, Idaho and Nev.,</i>		<i>White River, West Fork, Ind.,</i>	
appropriation for irrigation project on—	400, 1151	preliminary examination, etc., authorized for flood control of—	249
<i>Western State College of Colorado,</i>		<i>White Star Line, New York City,</i>	
granted lands for biological station—	477	deficiency appropriation for refund of immigration fine to—	1335
<i>Westmoreland County, Pa.,</i>		<i>Whiteriver, Ariz.,</i>	
bridge authorized across Allegheny River by Allegheny County and—	892	amount authorized for Indian Agency building, etc., at—	93
<i>Westport, Battle of,</i>		<i>Whiteside County, Ill.,</i>	
investigation of feasibility, plans, etc., for military park to commemorate, in Kansas City, Mo.—	801	bridge authorized across Mississippi River, between Clinton County, Iowa, and—	15
commission authorized to assist—	801	<i>Whitman National Forest, Oreg.,</i>	
expenses to be paid from Army contingencies—	801	exchange of lands with private owners, and designated public lands, to be added to—	1279, 1282
<i>Weymouth Fore River, Mass.,</i>		<i>Wichita, etc., Indians, Okla.,</i>	
preliminary examination, etc., of, Hingham Bay to Quincy, to be made—	1191	appropriation for support, etc.—	409, 1159
<i>White Earth Agency, Minn.,</i>		for support, etc., of, additional, 1925—	708
appropriation for support, etc., of Indians at, from tribal funds—	411	deficiency appropriation for counsel, Caddo band of—	1330
<i>White Earth Indian School, Minn.,</i>		all claims of, against United States, under treaties, etc., to be adjudicated by Court of Claims—	366
high school teachers at, to be paid from tribal funds—	819	procedure, etc.—	367
<i>White House (see also Executive Office),</i>		<i>Wick, James R.,</i>	
donations of early American furniture, etc., may be accepted for use in—	1091	deficiency appropriation for services—	33
to become Government property—	1091	<i>Wicomico River, Md.,</i>	
temporary committee authorized to pass on, and recommend acceptance—	1091	preliminary examination, etc., of, to be made—	1192
<i>White House Police,</i>		<i>Wide Ruins Irrigation Project, Ariz.,</i>	
appropriation for salaries—	521, 1199	appropriation for maintenance, etc., of—	400, 1151
for uniforms and equipment—	521, 1199	<i>Wilds Landing, Fla.,</i>	
for salaries, additional, 1925—	705	bridge authorized across Saint Marys River at—	472
deficiency appropriation for additional personnel—	674	<i>Wilkes-Barre, Pa.,</i>	
for uniforms, etc.—	674	time extended for bridging North Branch of Susquehanna River, to Dorranceton from—	173
<i>White Pine Blister Rust,</i>		<i>Wilkesboro, N. C.,</i>	
appropriation for study, etc., of—	440, 830	terms of court at—	662
for expenses of eradicating, etc.—	440, 830	<i>Willamette Falls Canal, Oreg.,</i>	
local, etc., cooperation—	441, 830	time extended for bridging, at Lock No. 4—	998
paying for trees destroyed, etc., forbidden—	441, 831	<i>Willamette River,</i>	
<i>White River,</i>		bridge authorized across, Portland, Oreg.—	18
bridge authorized across, at Augusta, Ark—	1131	at Burnside Street—	9
Arkansas may acquire to operate as a free bridge—	1131	at Ross Island—	9
tolls allowed for five years—	1131	<i>Willamette River, Lower,</i>	
Batesville, Ark—	888	preliminary examination, etc., of, to be made, Portland, Oreg.—	1196
De Valls Bluff, Ark—	645	<i>Willapa Harbor, Wash.,</i>	
Newport, Ark—	1131	preliminary examination, etc., of, to be made—	1197
Arkansas may acquire and operate—	1132	<i>William and Mary College, Va.,</i>	
Saint Charles, Ark—	999	two cannon surrendered by British at Yorktown, 1781, to be loaned to—	115
Arkansas may acquire to operate as a free bridge—	1000	<i>Williams, Hiram,</i>	
tolls allowed for five years—	1000	may complete homestead patent and make application for additional stock raising lands—	811
preliminary examination, etc., of, to be made—	1195	<i>Williams, John Douglass,</i>	
of west fork of—	1195	reimbursement to, for stolen Victory notes—	1277
preliminary permit for power plant on, may be extended—	96	<i>Williston Irrigation Project, N. Dak.,</i>	
time extended for bridging, Batesville, Ark—	789	appropriation for maintenance, etc., of—	418, 1168
<i>White River Ute Indians, Utah,</i>		appraisal of buildings, etc., and sale or lease authorized—	1168
appropriation for irrigating allotted lands of—	403, 1154		
for payment to, from tribal funds of Confederated Bands of Utes—	412, 1162		
from accrued interest—	412, 1162		

	Page.		Page.
<i>Williston, N. Dak.,</i> bridge authorized across Missouri River at.....	815	<i>Wisconsin—Continued.</i>	
<i>Wilmington, Del.,</i> plans for improvement of harbor, modi- fied.....	1186	unappropriated public lands in; ap- praisal of value, exclusive of im- provement by applicant.....	1013
<i>Wilmington, N. C.,</i> terms of court at.....	661	issue of patent for such lands as appli- cant is entitled to, and payment of appraised price.....	1013
<i>Wilson, N. C.,</i> terms of court at.....	661	<i>Wisconsin Avenue NW., D. C.,</i> appropriation for paving, Massachu- setts Avenue to River Road; from gasoline-tax fund.....	549
<i>Wilson, Pa.,</i> time extended for bridging Mononga- hela River, by Allegheny County at.....	891	<i>Wisconsin River,</i> preliminary examination, etc., of, to be made.....	1195
<i>Wind Cave National Park, S. Dak.,</i> appropriation for protection, etc.....	424, 1178	<i>Witnesses, United States Courts,</i> appropriation for fees, etc.....	221, 1030
for protection, additional, 1925.....	709	deficiency appropriation for fees.....	57,
deficiency appropriation for.....	1348	61, 171, 698, 700, 760, 1333, 1351	1351
<i>Wind River Reservation (see also Shoshone</i> <i>Indian Reservation, Wyo.),</i> appropriation for irrigation system.....	404, 1154	certificate of attorneys in Govern- ment cases conclusive.....	1333
for roads and bridges; reimbursement for irrigation system, additional, 1925	413 707	<i>Wolf River, Wis.,</i> preliminary examination, etc., author- ized for flood control of.....	249
deficiency appropriation for irrigation project.....	61	<i>Wolves,</i> appropriation for devising methods for destroying.....	450, 841
unexpended balance, appropriation for irrigation system on diminished, covered in.....	1155	<i>Women, Federal Industrial Institution for,</i> provisions establishing.....	473
<i>Winder Building, D. C.,</i> custody, etc., of, transferred to Superin- tendent of State, etc., Depart- ment Buildings.....	66	<i>Women in Industry,</i> appropriation for investigations, etc.....	242, 1051
<i>Winnebago Agency, Nebr.,</i> appropriation for support, etc., of In- dians at, from tribal funds.....	411, 1161	<i>Women of the World War, Memorial to,</i> deficiency appropriation for contribu- tion to erection of.....	1314
<i>Winnebago County, Ill.,</i> bridge authorized across Rock River in. time extended for bridging Rock River at Rockford, by.....	13 814	<i>Women's Bureau, Department of Labor,</i> appropriation for salaries and ex- penses.....	241, 1051
<i>Winnebago Indian Hospital, Nebr.,</i> appropriation for maintenance, etc., of.....	408, 1159	<i>Wood Distillation, etc.,</i> appropriation for investigating methods of.....	445, 835
<i>Winnebago Indian Reservation, Nebr.,</i> issue of trust patents to Indians of, holders of restricted fee patents.....	1114 1114	flax straw for manufacture of pulp and paper.....	445, 835
period of trust 10 years.....		<i>Woodlawn, Pa.,</i> bridge authorized across Ohio River from Ambridge to.....	791
land patent to deceased allottee, Mary Crane, canceled, and land re- stored to Indians of.....	138	<i>Woodley Place NW., D. C.,</i> appropriation for paving, Woodley Road to Cathedral Avenue; from gasoline-tax fund.....	1226
<i>Winyah Bay, S. C.,</i> improvement of waterway from Charles- ton, S. C., to, authorized.....	1187	<i>Woodley Road NW., D. C.,</i> appropriation for paving, Twenty- eighth to Twenty-ninth Streets.....	1224
<i>Wireless Communication (see Radio Com-</i> <i>munication).</i>		for paving, Woodley Place to Con- necticut Avenue; from gasoline- tax fund.....	1226
<i>Wireworms,</i> appropriation for investigations, etc., of.....	449, 839	<i>Woodruff, William Schuyler,</i> may be appointed an officer of Infantry.....	806
<i>Wisconsin,</i> appropriation for support, etc., of In- dians in.....	409, 1160	<i>Woodward, Francis W.,</i> land patent to, authorized.....	811
unappropriated public lands in, errone- ously surveyed as water-covered areas, to be sold.....	1013	<i>Woodward, Okla.,</i> appropriation for establishing livestock breeding station at.....	457, 850
preference right of occupants culti- vating, etc., to make application to purchase.....	1013	for livestock breeding station, addi- tional, 1925.....	706
proof to accompany.....	1013	deficiency appropriation for livestock breeding station, buildings.....	1326
division of two or more tracts held under riparian rights.....	1013	terms of court at; rooms to be pro- vided.....	388, 946
in conflicting claims, preference given to improvements, etc.....	1013	<i>Wool Clip of 1918,</i> appropriation for completing work of handling, etc.....	455, 846
no more than one hundred and sixty acres to any applicant.....	1013	<i>Wool Industry,</i> appropriation for investigating prob- lems of, on western farms.....	439, 828
existing rights under public land laws not abridged.....	1013	<i>Woolley, James C.,</i> deficiency appropriation for allowance in accounts.....	1327

	Page.	World War Adjusted Compensation Act—	Page.
<i>Workhouse, D. C.,</i>		Continued.	
appropriation for salaries of administration.....	566, 1241	adjusted service credit; not allowed commissioned officers above designated grades.....	122
for operation and maintenance.....	566, 1241	individuals holding commissions in higher grades; noncommissioned officers excepted.....	122
for fuel.....	567, 1241	civilian officers, designated classes of service, etc.....	122
for construction, repairs, etc.....	567, 1241	persons entering service since November 11, 1918.....	122
for brick-making plant.....	567	officers on home service without troops.....	122
deficiency appropriation for maintenance, etc.....	677	Public Health members not detailed with armed forces.....	122
<i>World Flyers,</i>		while on farm or industrial furlough doing road work, etc., and receiving pay equal to civilian employees.....	123
recognition of services of Army Air Service officers, in circumnavigating the globe.....	979	drafted persons, released therefrom allowed while in exceptionally hazardous home service.....	123
<i>World War,</i>		all exclusions applicable in computing of National Guard and Reserve in service between July 3 and August 5, 1917.....	123
appropriation for preparing naval records of.....	185, 864	veterans granted adjusted pay.....	123
for expenses auditing Army, contracts.....	483, 897	adjusted service certificates.....	123
for segregating bodies of soldiers, etc., in American cemeteries in Great Britain and France.....	512, 927	applications to be filed with Secretary of War or Navy.....	123
for preparing Medical and Surgical History of.....	514, 929	before January 1, 1928.....	123
deficiency appropriation for distribution of ordnance, etc., captured in.....	1345	transmittal with certificate of service to Director; contents of certificate.....	124
disbursing officers relieved from responsibility for losses, etc., in service accounts of; time extended.....	860	benefits extended on receipt of.....	124
issue of commission to person appointed an officer during World War or recommended therefor from officers' training school, unable to accept by reason of death in line of duty.....	1255	pamphlet containing information to be prepared and distributed.....	124
officer in military service during, officially recommended for promotion, unable to accept by reason of death in line of duty.....	1255	adjusted service credit record not subject to review by General Accounting Office.....	124
officer recommended officially for promotion, unable to accept by reason of death in line of duty.....	1256	payments under, by disbursing officers to be credited.....	124
settlement authorized of indebtedness of Finland.....	20	administrative regulations to be made; reports to Congress.....	124
of Hungary.....	136	sums payable to veterans' dependents, etc., free from attachment, etc.....	125
of Lithuania.....	719	punishment for charging fees to veterans.....	125
of Poland.....	720	adjusted service pay if credit not over \$50.....	125
supply officers of Navy and Naval Reserve Force to be paid for active service during, pay, etc., of rank prior to approval of bonds.....	860	not assignable, etc.; restriction on payments.....	125
veterans of, with specified diseases, admitted to hospital facilities, etc., of Veterans' Bureau.....	620	adjusted service certificates to be issued without cost.....	125
<i>World War Adjusted Compensation Act,</i>		face value of, to equal 20-year endowment insurance.....	125
deficiency appropriation for paying adjusted service credits, and dependents' pay.....	681	effective date; payable to beneficiary after 20 years, etc.....	125
for amount to adjusted service certificate fund.....	682	allowance if veteran die before January 1, 1925.....	125
for administrative expenses, under Navy Department.....	688, 1335	loan to veteran on certificate, allowed banks authorized to make, on promissory note secured by certificate.....	126
for administrative expenses, under War Department.....	695, 1344	interest; discounting, sale, etc.....	126
for administrative expenses, under Veterans' Bureau.....	681	notice to veteran on sale, etc., to other bank.....	126
title of Act.....	121	notes not paid at maturity may be presented to Director.....	126
terms construed: "Veteran"; persons excluded.....	121	acceptance; payment and canceling thereof; certificate to be retained on payment of, with interest, by veteran, certificate to be returned.....	127
"overseas service"; "home service".....	122	if certificate not redeemed before maturity, amount of, and interest to be deducted therefrom.....	127
"adjusted service credit"; "person".....	122	payment of remainder.....	127
adjusted service credit allowed for each day in United States World War service exceeding 60.....	122		
allowance for overseas; for home.....	122		
maximum.....	122		

<i>World War Adjusted Compensation Act—</i>	Page.	<i>World War Foreign Debt Commission—</i>	Page.
Continued.		Continued.	
notes, etc.; settlement where veteran dies before maturity of.....	127	approval of settlement made by, of indebtedness of Hungary.....	136
payment of note by Director.....	127	of Lithuania.....	719
remainder of certificate value distributed to beneficiaries.....	127	of Poland.....	720
payment of, by Director on failure of veteran.....	127	authority of, extended two years.....	763
amount deducted from value of certificate when paid to beneficiary.....	127	<i>World War, Memorial to Women of,</i>	
loan value of certificates calculated on reserve value thereof; limit.....	127	deficiency appropriation for contribution to erection of.....	1314
bank presenting note for payment to give affidavit that no fee, etc., has been charged for loan.....	128	<i>World War Veterans' Act, 1924,</i>	
penalty for charging fee, etc.....	128	title of Act.....	607
certificates not otherwise negotiable, etc.....	128	meaning of "bureau" and "director".....	607
conditions of issue to be printed on certificates.....	128	terms used in compensation, insurance, and rehabilitation provisions.....	607
Adjusted Service Certificate Fund created.....	128	United States Veterans' Bureau established as an independent bureau under the President.....	608
annual appropriations authorized for; determination of amounts.....	128	appointment and salary of Director.....	608
amounts to be set aside; limit for 1925.....	128	technical and administrative staff of Director; sections, etc., of Bureau.....	608
investment of, etc., interest, etc., added to.....	128	application of civil service law, etc., to employees.....	608
payments to be made from.....	128	administrative powers vested in Director.....	608
payments to dependents on death of veteran.....	128	effect of decisions; assignment of duties.....	608
order of preferences.....	129	procedure, regulations, etc., to be adopted.....	609
burial expenses not included in.....	129	placement of rehabilitated persons to be provided.....	609
presumption of dependency; child under 18.....	129	use of facilities of Department of Labor for.....	609
spouse or parents; statement to be presented.....	129	establishment and powers of central, regional, and suboffices.....	609
in quarterly installments; limitation as to heirs.....	129	abolishment, etc., of regional and suboffices allowed.....	609
application for, to be filed with Department of last service of veteran.....	129	officials empowered to issue subpoenas, etc., to secure testimony.....	609
time for making; exception.....	129	assistance of district courts.....	609
payments only on making.....	129	failure to obey orders of, punishable as contempt of court.....	609
limited to person of dependent, etc.; others void.....	129	expenses allowed witnesses.....	609
regulations to be made.....	130	details of employees to examine claims, make investigations, etc.; powers conferred.....	610
certificate to be transmitted to the Director with application.....	130	opinion of Attorney General on questions of, may be required by Director.....	610
contents of.....	130	general powers of Director; all services necessary for executing provision of act.....	610
benefits extended to applicant on receipt of.....	130	utilize facilities of all Governmental agencies.....	610
rights not assignable, etc.....	130	additional personnel, equipment, etc., to be furnished from.....	610
payments restricted.....	130	arrange for further hospitalization, etc., if Government facilities unsatisfactory.....	610
meaning of "dependent"; "child"; "father" and "mother".....	130	improve, extend, etc., Government insufficient hospital facilities.....	610
administrative officers to appoint employees, make official expenses, etc.....	130	structures to become permanent property of Bureau or other agencies.....	610
appointments to be from civil service eligibles.....	131	contract for outside hospital, etc., service.....	610
preference to be given veterans.....	131	permanent transfer of Public Health, etc., hospitals to Bureau.....	610
assignment of not more than seven Army officers by the President for service, authorized.....	131	rules to be made for conduct of patients at hospitals, etc.....	611
punishment for false statements in applications, etc.....	131	penalties for breaches.....	611
estimates for administration of the Act to be submitted.....	131	acceptance of gifts for purposes of rehabilitation, authorized.....	611
appropriations authorized.....	131	fund to be created from; use of.....	611
for service certificate fund.....	131	reports of receipts, etc., to Congress.....	611
<i>World War Foreign Debt Commission,</i>			
deficiency appropriation for expenses..	1342		
approval of settlement made by, of indebtedness of Finland.....	20		

<i>World War Veterans' Act, 1924—Contd.</i>	Page.	<i>World War Veterans' Act, 1924—Contd.</i>	Page.
detailed report of all activities, etc., to be submitted annually to Congress by Director.....	611	payments made heretofore under regulations, etc., validated.....	615
all previous appropriations, unexpended, made available for Bureau..	611	exception as to insurance not in force.....	615
for military and naval insurance, premiums, etc., made available..	612	no recovery from beneficiary, if without fault.....	615
premiums collected hereafter.....	612	surplus supplies, etc., may be disposed of by Director.....	615
payments of term insurance, etc., from, upon awards of Director..	612	lands or buildings, etc., may be leased.....	615
premiums paid on converted insurance to be credited to Government insurance fund.....	612	proceeds covered into the Treasury-- files, etc., pertaining to claims deemed confidential.....	615
available for losses, benefits, liabilities for court judgments, etc....	612	no disclosure permitted, except to claimants, conditionally.....	615
reserve funds to be set aside from; investment in Federal securities, or farm loan bonds; sale, etc....	612	under process of court, etc.....	615
credits to be allowed disbursing clerk, by Comptroller General, for payments of insurance installments without verification from pay rolls.....	612	in proceedings as to mental competency of a claimant.....	615
recognition of attorneys restricted to representatives of Red Cross, and veterans organization, in claims for compensation, etc....	612	amount of compensation or training allowance, to any person....	615
permitted for insurance claims in court.....	612	certified copies of, to be received as evidence.....	615
fee to be determined by court.....	612	provisions of Act not applicable to conscientious objector refusing duty, or person discharged for alienage..	615
intervenor allowed in insurance cases; procedure.....	613	compensation allowed for injury or disease contracted, etc., in service from April 6, 1917, and before July 2, 1921, by officers, enlisted men, etc.....	615
regulations to be prescribed for proof of marriage.....	613	aggravation, etc., of existing disability.....	615
provisions for payments to minors, mental incompetents, etc.....	613	misconduct excepted.....	616
compensation, insurance, support, etc., allowances, not assignable, nor subject to creditors or taxes....	613	not denied while in hospital for paralysis, blindness, etc.....	616
claims of United States excepted....	613	soundness inferred if in active service November 11, 1918.....	616
assignments of converted insurance to permitted beneficiaries, allowed.....	613	recorded defects excepted.....	616
persons discharged from service for specified causes barred from compensation, insurance, etc., rights..	613	specified diseases developing prior to January 1, 1925, presumed as incurred in service.....	616
cash surrender value of converted insurance to be paid.....	614	percentage of degree required.....	616
enemy alien serving with American forces in World War entitled to compensation, etc., benefits.....	614	claims for disability may be allowed later.....	616
person dishonorably discharged by court martial, subsequently found to have been insane at time of offense, entitled to compensation, etc., allowances.....	614	monthly allowances for death resulting from injury.....	616
provisions effective as of April 6, 1917; payments, etc., authorized.....	614	amounts to family.....	616
compensation benefits to person inducted, but dying or disabled, etc., before enlistment; conditions.....	614	allowance for burial expenses while in service.....	617
insurance application deemed valid.....	614	veteran of any war, and needy.....	617
person applying between April 6, 1917, and November 11, 1918, for enlistment and accepted provisionally, as an inducted man..	614	if Bureau beneficiary without reference to indigency.....	617
amounts of compensation, etc., unpaid at time of death of beneficiary, payable to personal representative.....	614	additional to beneficiaries under treatment, etc., away from home..	617
in case of escheat to be credited to fund.....	614	cost of transportation of attendant..	617
		no deduction of accrued pension or compensation.....	617
		continuance of payment to widow or parent.....	617
		to children.....	617
		termination of rates.....	617
		children not with mother.....	617
		widows excepted; allowance to widower.....	617
		provisions effective as of April 6, 1917.....	617
		receipt of, not a bar to pension, etc., on account of another person....	617
		deduction to be made.....	617
		changes not retroactive.....	617
		disability compensation paid monthly, if total and temporary.....	618
		to person; dependents.....	618
		partial and temporary; percentage basis of rate.....	618

<i>World War Veterans' Act, 1924—Contd.</i>	Page.
disability compensation paid monthly; partial and temporary; tubercular rating on arrest of disease.....	168
total and permanent.....	618
specific disabilities rated as.....	618
additional for blindness, etc.....	618
rate for double.....	618
tubercular rating of temporary total for three years if discharged from hospital without arrest of disease.....	618
not denied if evidence of, be presented.....	618
partial and permanent; computation of degree.....	618
schedule of ratings based upon impaired earning capacity, to be prepared.....	618
readjustment of rates to avoid injustice.....	619
additional, if so helpless as to require nurse or attendant.....	619
medical services, surgical appliances, court expenses for insane commitments, etc., in addition to.....	619
patients, without dependants, in neuropsychiatric hospitals, etc.....	619
allowance if recovering.....	619
payments to hospital authorities for benefit of.....	619
for veterans, without dependents, after June 30, 1927, in any hospital, not totally disabled.....	619
unallotted portion to be deposited in the Treasury to credit of patient; disposition, investment, etc., of.....	619
allowance for funeral expenses, etc. free hospital, etc., care and treatment to discharged persons disabled, etc., in active service since April 6, 1917, before July 2, 1921.....	620
if disability not caused by willful misconduct.....	620
reimbursement to beneficiary of Bureau for immediate emergency treatment, if its facilities not available.....	620
available for veterans of Spanish War, World War, etc., with specified diseases, if honorably discharged.....	620
permitted veterans of any war, etc., since 1897, if not dishonorably discharged.....	620
preference to the needy.....	621
sale of surplus supplies, etc.; disposal of articles made by patients.....	621
apportionment of compensation if parties not living together.....	621
allowance to dependent husband.....	621
transportation, medical services, etc., authorized to discharged members of allied forces; condition.....	621
utilization of, by allied governments to discharged members of American forces abroad.....	621
funds available.....	621
surrender of other pensions, etc., necessary, to receive compensation herein provided.....	621
by widow or parent of another person excepted.....	621

<i>World War Veterans' Act, 1924—Contd.</i>	Page.
no disability compensation paid while receiving rehabilitation support, etc.....	621
payments to be equalized.....	621
changed rates of compensation not retroactive.....	621
applicants for compensation and persons receiving, required to submit to medical examinations.....	622
payment for expenses.....	622
rights suspended if examination refused, etc.....	622
beneficiaries to submit to medical, etc., treatment.....	622
review of awards; action on.....	622
reductions not retroactive, except for fraud.....	622
time of, or discontinuance, effective in three months.....	622
compensation not payable unless death or disability occurred prior to or within one year after, discharge; exceptions.....	622
restriction removed if official record of disability.....	622
for death in service, unless officially recorded.....	622
restriction if reported "missing," etc.....	622
for death inflicted for crime.....	622
for court martial dismissals, etc.....	622
time limit for presenting claims for compensation.....	623
for death or disability occurring after discharge, etc.....	623
extension permitted; minors or incompetents.....	623
restriction on back payments; no reductions retroactive except for fraud.....	623
compensation to female nurses to be in lieu of that for injuries allowed Government employees.....	623
purposes of Act declared, for services April 6, 1917, to July 2, 1921.....	623
no other pension, etc., laws applicable retirement laws for Army and Navy not included as.....	623
no compensation if in active or retired service.....	623
compensation and rehabilitation not applicable to disabilities prior to April 6, 1917, or after July 2, 1921.....	623
benefits of compensation, etc., awarded for injuries to beneficiaries resulting from training, hospitalization, etc.....	623
in lieu of, under Act for injuries to Government employees.....	623
deduction if payments come from other persons.....	623
application of limitation.....	623
insurance against death or total disability, granted to all persons in service of Army or Navy on application.....	624
limitation; time for making.....	624
beneficiaries limited to specified relatives.....	624
expenses borne by United States; basis of premium rates.....	624

<i>World War Veterans' Act, 1924—Contd.</i>	Page.	<i>World War Veterans' Act, 1924—Contd.</i>	Page.
term insurance, of persons in service after April 6, 1917, convertible not later than July 2, 1926, into form requested by insured, without examination.....	624	vocational rehabilitation courses, etc.; payments to be paid to persons following.....	627
forms, payments of premiums, etc., to be prescribed.....	624	allotment to a single man; with family dependents.....	627
to cease July 2, 1926, except if death or total disability occur prior thereto.....	624	increase allowed to meet higher living costs; limitations.....	627
time extended for conversion payments of, if matured by total disability, and no longer disabled.....	624	discretionary to dependents or trainee, for family support.....	628
optional lump sum or installment settlements of converted insurance, allowed insured.....	624	extension of courses to other discharged persons, entitled to disability compensation.....	628
by beneficiaries, if not exercised by insured.....	624	benefits to be used within reasonable time by eligibles.....	628
benefits of converted insurance for total disability due from extra hazard in service, to be borne by United States.....	625	time extended if failure due to physical incapacity.....	628
transfer of funds for.....	625	training to commence on or before June 30, 1925.....	628
reduced insurance allowed on recovery.....	625	test of rehabilitation to be determined by Director.....	628
transfer of funds.....	625	allowances continued for two months after employability determined.....	628
reinstatement of lapsed insurance allowed without examination, if application made in limited time.....	625	applications must be made on June 30, 1923, or prior thereto.....	628
for disability incurred in World War-back premiums, etc., to be paid.....	625	no training, allowances, etc., after June 30, 1926.....	628
no term insurance, after July 2, 1926.....	625	limitation on payments to attorneys... receiving, etc., unauthorized fees, a misdemeanor; punishment for.....	628
payment for insurance lapsed while suffering a compensable disability not collected.....	626	punishment for false sworn statements in claims.....	628
premiums to be paid from uncollected compensation.....	626	receiving payments after right therefore ceases.....	628
amounts to be paid soldier or his beneficiaries.....	626	fraudulently receiving money if not entitled thereto.....	628
waiving dates of premium payments if in Bureau hospital, during period of confinement for compensable disability.....	626	making, or aiding in, fraudulent statements, etc., in claims for compensation.....	628
during period of compensable total disability.....	626	repeal of War Risk Insurance Acts, and amendments.....	629
mental incompetents, with no legal guardian.....	626	excepting, provisions for injuries by other persons and widows' pensions.....	629
to be made without application.....	626	laws repealed and sections of this Act in lieu thereof.....	629
extent of time allowed.....	626	War Risk Insurance Act, as amended	630
interest payable on waived premiums deducted from settlement, if not paid by insured.....	626	Vocational Rehabilitation Act as amended.....	630
transfer authorized from insurance fund to meet liens, etc., against policies of converted insurance.....	626	Veterans' Bureau Act.....	630
all policies incontestible after six months except for fraud, nonpayment of premiums, etc.....	627	repeals not to affect rights, duties, etc., under said Acts.....	630
notice of invalidity.....	627	prosecution of offenses, etc., continued.....	630
effective as of April 6, 1917.....	627	limitations, etc., under repealed laws not affected.....	630
vocational rehabilitation to be furnished persons disabled, etc., in service of United States from April 6, 1917, to July 2, 1921, and discharged therefrom.....	627	invalidity of any clause, etc., not to affect remainder of Act.....	630
courses to overcome handicap to be prescribed.....	627	<i>World War Veterans' Act, 1924, Amendments, limitation of term "child" and "grand-child".....</i>	1302
commenced under original Rehabilitation Acts, prior hereto, not terminated.....	627	actions of disagreement as to insurance contract claims may be brought in Federal courts.....	1302
courses to be furnished until June 30, 1926.....	627	jurisdiction and procedure.....	1303
		interpleader, if indebtedness acknowledged against persons claiming interest.....	1303
		notice to parties.....	1303
		appeals to courts of appeals, final; exception.....	1303
		applicable to all pending suits.....	1303
		compensation and rehabilitation benefits barred from persons discharged from service for specified causes, etc.....	1303
		alien serving Federal forces during World War excepted.....	1303

<i>World War Veterans' Act, 1924, Amend- ments—Continued.</i>	Page.
person dishonorably discharged by court martial, subsequently found to have been insane at the time, entitled to compensation, etc.....	1303
compensation for disabilities in prior or subsequent enlistment not affected by dismissal, etc.....	1303
no compensation, etc., for death as punishment for crime, etc.....	1304
cash surrender value of converted insurance payable to beneficiary, etc	1304
benefits to persons discharged for concealing minority, allowed if service honorable.....	1304
provisions of section effective as of April 6, 1917.....	1304
payment of insurance claims under.....	1304
private telephones allowed medical officers in the field.....	1304
compensation for death, injury, or disease in service from April 6, 1917, to July 2, 1921, by officers, enlisted men, etc.....	1304
or for aggravation of an existing disability.....	1304
misconduct excepted.....	1304
if suffering from paralysis, blindness, etc. not denied on account of.....	1304
soundness inferred if in active service November 11, 1918.....	1304
recorded defects excepted.....	1304
specified diseases developing prior to January 1, 1925, presumed as incurred in service.....	1305
percentage of degree required.....	1305
conclusive in tuberculosis; in other cases evidence required.....	1305
benefits due to diseases on or subsequent to January 1, 1925.....	1305
monthly allowances for death resulting from injury.....	1305
amounts to family.....	1305
allowance for burial expenses while in service.....	1305
veteran of any war, including Army nurses in Spanish-American War, if needy.....	1305
beneficiaries of the Bureau.....	1305
additional to beneficiaries in hospitals, etc., away from home.....	1306
cost of transportation of attendant.....	1306
no deduction from accrued pension, compensation, or insurance.....	1306
continuance of compensation to widow or parent.....	1306
to children.....	1306
termination of rates, limited to contingencies.....	1306
children not with mother.....	1306
widows excepted; allowance to widower.....	1306
effective as of April 6, 1917.....	1306
receipt of, not a bar to pension, etc., on account of another person.....	1306
claims on account of same person to be surrendered.....	1306
change not retroactive.....	1306
in addition to disability compensation, medical services, court expenses for insane commitments, surgical appliances, etc., to be furnished.....	1306
military control not affected before discharge.....	1307

<i>World War Veterans' Act, 1924, Amend- ments—Continued.</i>	Page.
compensation for veterans, without dependents, in institutions for insane.....	1307
allowance if recovering.....	1307
payment to officer of institution or apportioned to dependents.....	1307
monthly rate for veterans, without dependents, in institution after June 30, 1927, and not totally disabled.....	1307
free hospital, etc., care, surgical and dental appliances, etc., to discharged persons disabled in active service since April 6, 1917, before July 2, 1921.....	1307
if disability not caused by willful misconduct.....	1307
reimbursement to beneficiary, for immediate emergency treatment, if Bureau facilities not available.....	1307
in insular possessions hospitalization may be furnished in other than Government hospitals.....	1308
designation of officials to make arrests at hospitals.....	1308
offenders to be taken to United States commissioner.....	1308
payment of expenses.....	1308
compensation awarded to beneficiaries for injuries resulting from training, hospitalization, treatment, etc.....	1308
in lieu of allowances under Act for injuries to Government employees.....	1308
time limit for applying.....	1308
subrogation to Government if injury come from other persons.....	1308
insurance against death or permanent disability granted to all persons serving in Army or Navy, on application therefor.....	1308
amount limited; time for application.....	1308
beneficiaries limited to specified relatives.....	1308
if within permitted class when designated, change of status not to affect rights, etc.....	1309
expenses borne by United States; basis of premium rates.....	1309
term insurance to be converted not later than July 2, 1926, to form requested by insured.....	1309
forms, payments of premiums, etc., to be prescribed.....	1309
to cease July 2, 1926, except if death or total disability occur prior thereto.....	1309
time extended for conversion payments of, if matured by total permanent disability, and no longer disabled.....	1309
payment of, in installments.....	1309
provisions for maturity, payments, etc.....	1309
basis of calculations.....	1309
changes of beneficiaries allowed at any time if within permitted classes.....	1309
payments, if no beneficiary surviving the insured, etc., to estate, etc.....	1309
escheat to United States.....	1310
optional settlements approved by the Bureau, etc.....	1310
effective as of June 7, 1924.....	1310

	Page.		Page.
<i>World War Veterans' Act, 1924, Amendments—Continued.</i>		<i>Wyoming Judicial District,</i>	
term insurance to be converted not later than July 2, 1926; payment to estate, if no permitted beneficiary designated, or dies prior to receiving all installments.....	1310	constitution of.....	388
computation of.....	1310	terms of court, at Casper.....	388
continuance of awards now in course of payment.....	1310	Cheyenne.....	388
on death of beneficiary, balance to estate.....	1310	Evanston.....	388
no award made to estate of last surviving beneficiary affected.....	1310	Lander.....	388
if estate would escheat to State under laws thereof, insurance to be credited to insurance appropriation.....	1310	Sheridan.....	388
reinstatement of lapsed insurance allowed if application made in specified time.....	1310	rooms at Casper.....	388
for disability incurred in World War.....	1311	deputy marshals for Yellowstone Park.....	388
proof of not totally disabled.....	1311		
back premiums, etc., to be paid.....	1311	Y.	
no term insurance, after July 2, 1926.....	1311	<i>Yachts,</i>	
trainees completing rehabilitation courses allowed to retain part of equipment to enter business, etc.....	1311	special tax imposed on users of.....	328
restriction on recognition of attorneys, except in insurance cases before courts.....	1311	exemption, for relief of seamen, etc.....	328
amount of fee.....	1311	<i>Yakima Agency, Wash.,</i>	
allowance by court of fees in insurance cases.....	1311	appropriation for support, etc., of Indians at, from tribal funds... 411, 1161	
punishment for soliciting, etc., unauthorized fee.....	1311	deficiency appropriation for civilian employees at.....	1329
for receiving money from Bureau with intent to defraud United States or beneficiary.....	1311	<i>Yakima Indian Reservation, Wash.,</i>	
for conspiring, etc., to present false documents concerning Bureau claims, etc.....	1312	appropriation for maintenance, etc., of Toppenish-Simcoe irrigation system..... 403, 1154	
for guardian embezzling money paid for benefit of minor or incompetent by Bureau.....	1312	Ahtanum system.....	403
<i>Wrangell Harbor, Alaska,</i>		for reimbursing reclamation fund for water furnished lands in... 403, 1154	
preliminary examination, etc., of, to be made.....	1197	for additional water supply, Wapato irrigation project..... 403, 1154	
<i>Wrangell Narrows, Alaska,</i>		for maintenance, etc., Toppenish-Simcoe irrigation system, additional, 1925.....	707
improvement of, authorized; conditions.....	1190	for maintenance, etc., Ahtanum irrigation system, additional, 1925.....	707
<i>Wright County, Minn.,</i>		for diversion dam, etc., additional, 1925.....	707
bridge authorized across Mississippi River, at Clearwater, by Minnesota, Sherburne County, and.....	1302	for Satus irrigation project, additional, 1925.....	707
<i>Wright, James A.,</i>		deficiency appropriation for irrigation system... 56, 61, 698	
issue of homestead patents to.....	810	for Toppenish-Simcoe project; repayment.....	56
<i>Writs of Error,</i>		for Wapato irrigation project.....	684
no case to be dismissed for mistake in suing for, instead of taking appeal.....	941	<i>Yakima Irrigation Project, Wash.,</i>	
<i>Wyoming,</i>		appropriation for maintenance, etc., of.....	418, 1170
appropriation for surveyor general, clerks, etc.....	394	for constructing Kittitas division, etc.....	1170
lease of designated naval reserve in, to be canceled, etc.....	5	contract requirements.....	1170
<i>"Wyoming," Battleship,</i>		unexpended balance available.....	1171
deficiency appropriation for additional submarine, etc., protection.....	1335	deficiency appropriation for cooperative investigation of feasibility, Kittitas division of.....	685
alteration of, authorized for protection against submarine and aircraft attack.....	719	for continued investigation, construction, etc., of Kittitas unit of....	685
converting to oil burning.....	719	<i>Yankton Sioux Indians, S. Dak.,</i>	
		appropriation for support, etc..... 409, 1160	
		for support, etc., of, additional, 1925.....	708
		interest of, in Red Pipestone Quarries, Minn., to be determined by Court of Claims.....	730
		<i>Yaquina Bay, Oreg.,</i>	
		preliminary examination, etc., to be made, of bar and entrance....	1196
		<i>Yawahannah, S. C.,</i>	
		bridge authorized across Pee Dee River at.....	4
		<i>Yell and Pope County Bridge District, Ark.,</i>	
		may bridge Arkansas River.....	1129
		<i>Yellow Fever,</i>	
		appropriation for prevention of epidemic.....	76, 775

<i>Yellowstone Irrigation Project, Mont.-N. Dak., Lower,</i>	Page.
appropriation for maintenance, etc., of.....	417, 1167
<i>Yellowstone National Park, Wyo.,</i>	
appropriation for commissioner.....	219, 1028
for maintenance, protection, etc.....	424, 1178
for protection, additional, 1925.....	709
deficiency appropriation for repairing flood damages, road repairs, etc.....	42
for protection, etc.....	56
<i>Yellowstone River,</i>	
bridge authorized across, Glendive, Mont.....	11
<i>York River,</i>	
pier in, at Gloucester Bank, Va., legalized.....	972
preliminary examination, etc., of, to be made.....	1193
<i>Yorktown, Va.,</i>	
appropriation for naval fuel depot, fire protection.....	877
<i>Yosemite National Park, Calif.,</i>	
appropriation for commissioner.....	219, 1028
for maintenance, protection, etc.....	425, 1178
for protection, additional, 1925.....	709
<i>Youghiogheny River, Pa.,</i>	
preliminary examination, etc., of, McKeesport, to be made.....	1195
<i>Young Men's Christian Association of Wisconsin,</i>	
preference right granted, to purchase lands at Boulder Lake, Wis.....	1075
<i>Youngstown Sheet and Tube Company,</i>	
sale of northern end of breakwater in Indiana Harbor, Ind., authorized to.....	1188
<i>Yukon River, Alaska,</i>	
appropriation for purchase, etc., river steamer and barges for.....	428
preliminary examination, etc., of, to be made, near Fort Yukon.....	1197
near Holy Cross.....	1197
<i>Yuma, Ariz.,</i>	
right of way granted Southern Pacific Railroad Company across Government levee at.....	101
<i>Yuma Indian Reservation, Calif.,</i>	
appropriation for reclamation, etc., charges; reimbursement.....	402, 1152

<i>Yuma Irrigation Project, Ariz.-Calif.,</i>	Page.
appropriation for maintenance, etc., of; hydroelectric power plant construction.....	416, 1166
deficiency appropriation for flood protection from unexpended balance for auxiliary project first Mesa unit.....	1330
amount authorized to furnish water to first Mesa unit of, from reclamation fund.....	962
moneys received from rights, etc., covered into fund.....	962
payments for land and water rights in yearly installments.....	962
existing contracts conformable to.....	962
undisposed of lands and water rights at public and private sale.....	963
amount authorized to refund reclamation fund allotment of, for costs of work, etc., of Colorado River levee, adjacent to.....	1198
to be transferred for fiscal year 1926.....	1198
for fiscal year 1927, and annually thereafter.....	1198

Z.

<i>Zachery Ferry, La.,</i>	
bridge authorized across Bayou Bartholomew at.....	888
<i>Zia Pueblo Indians, N. Mex.,</i>	
tract of land set apart as a reservation for.....	92
<i>Zion National Park, Utah,</i>	
appropriation for protection, etc.....	425, 1178
for protection, additional, 1925.....	709
<i>Zoning Regulations, etc., D. C.,</i>	
deficiency appropriation for printing, etc.....	37
<i>Zoological Park, D. C., National,</i>	
appropriation for land for parkway, connecting Potomac and Rock Creek Parks and.....	574
for expenses of.....	574, 1247
<i>Zullig, Robert,</i>	
homestead patent to infant children of, authorized.....	812
<i>Zuni Indian Reservation, N. Mex.,</i>	
appropriation for irrigation project on.....	400, 1151



**THE  
STATUTES AT LARGE**

**OF THE  
UNITED STATES OF AMERICA**

**FROM  
DECEMBER, 1923, TO MARCH, 1925**

**CONCURRENT RESOLUTIONS OF THE TWO HOUSES OF CONGRESS  
AND  
RECENT TREATIES, CONVENTIONS, AND EXECUTIVE  
PROCLAMATIONS**

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**EDITED, PRINTED, AND PUBLISHED BY AUTHORITY OF CONGRESS  
UNDER THE DIRECTION OF THE SECRETARY OF STATE**

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**VOL. XLIII**  
**IN TWO PARTS**

**PART 1—Public Acts and Resolutions**  
**PART 2—Private Acts and Resolutions, Concurrent Resolutions,  
Treaties, and Proclamations**

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**PART 2**

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**WASHINGTON  
GOVERNMENT PRINTING OFFICE  
1925**

LIST  
OF THE  
PRIVATE ACTS AND RESOLUTIONS OF CONGRESS  
CONTAINED IN THIS VOLUME.

LAWS OF THE SIXTY-EIGHTH CONGRESS OF THE UNITED STATES.

STATUTE I—1923—1924.

	Page.
<i>Florence Kling Harding.</i> An Act Granting a franking privilege to Florence Kling Harding. January 25, 1924.....	1359
<i>Edith Bolling Wilson.</i> An Act Granting a franking privilege to Edith Bolling Wilson. March 4, 1924.....	1359
<i>Cleveland, Miss., State Bank.</i> An Act For the relief of the Cleveland State Bank, of Cleveland, Mississippi. March 31, 1924.....	1359
<i>Martinsburg, W. Va., Old National Bank.</i> An Act For the relief of The Old National Bank of Martinsburg, Martinsburg, West Virginia. April 1, 1924.....	1360
<i>William R. Bradley.</i> An Act For the relief of William R. Bradley, former acting collector of internal revenue for South Carolina. April 3, 1924.....	1360
<i>Charles B. Strecker.</i> An Act To permit the correction of the general account of Charles B. Strecker, former Assistant Treasurer United States. April 12, 1924.....	1361
<i>William H. Lee.</i> An Act For the relief of William H. Lee. April 12, 1924.....	1361
<i>Alaska Commercial Company.</i> An Act For the relief of the Alaska Commercial Company. April 12, 1924.....	1361
<i>J. G. Seupelt.</i> An Act For the relief of J. G. Seupelt. April 14, 1924.....	1362
<i>Ambrose I. Moriarty.</i> An Act To provide for the advancement on the retired list of the Regular Army of Second Lieutenant Ambrose I. Moriarty. April 14, 1924.....	1362
<i>John H. McAtee.</i> An Act For the relief of John H. McAtee. April 15, 1924.....	1362
<i>Ethel Williams.</i> An Act For the relief of Ethel Williams. April 15, 1924.....	1362
<i>Fred Hurst.</i> An Act For the relief of Fred Hurst. April 15, 1924.....	1363
<i>Thomas Nolan.</i> An Act For the relief of Thomas Nolan. April 15, 1924.....	1363
<i>Elwood Grissinger.</i> An Act Authorizing the Court of Claims of the United States to hear and determine the claim of Elwood Grissinger. April 18, 1924.....	1363
<i>George A. Nickles.</i> An Act For the relief of George A. Nickles. April 28, 1924.....	1364
<i>Hugh S. Cumming.</i> Joint Resolution Granting permission to Hugh S. Cumming, Surgeon General of the United States Public Health Service, to accept certain decorations bestowed upon him by the Republics of France and Poland. April 28, 1924.....	1364
<i>Long Island Railroad Company.</i> An Act For the relief of the Long Island Railroad Company. May 19, 1924.....	1364
<i>William D. Mullen Company.</i> An Act For the relief of the William D. Mullen Company. May 23, 1924.....	1365
<i>George T. Tobin and Son.</i> An Act For the relief of George T. Tobin and Son. May 23, 1924.....	1365
<i>Peter C. Keegan and others.</i> An Act For the relief of Peter C. Keegan and others. May 23, 1924.....	1365
<i>New Jersey Shipbuilding and Dredging Company.</i> An Act For the relief of the New Jersey Shipbuilding and Dredging Company, of Bayonne, New Jersey. May 23, 1924.....	1365
<i>Dorr F. Tozier.</i> An Act Granting permission to Commander Dorr F. Tozier, United States Coast Guard, retired, to accept a gift from the King of Great Britain. May 23, 1924.....	1366
<i>"Con Rein," schooner.</i> An Act For the relief of the East LaHave Transportation Company, Limited, owner, A. Picard and Company, owner of cargo, and George H. Corkum, Leopold S. Conrad, Wilson Zinck, Freeman Beck, Sidney Knickle, and Norman E. LeGay, crew of the schooner Con Rein, sunk by United States submarine K-4. May 23, 1924.....	1366
<i>Rush O. Fellows.</i> An Act For the relief of Rush O. Fellows. May 23, 1924.....	1366
<i>Edward T. Williams.</i> An Act For the relief of Edward T. Williams. May 23, 1924.....	1367
<i>Isaac Jack.</i> An Act Authorizing the removal of the restrictions from forty acres of the allotment of Isaac Jack, a Seneca Indian, and for other purposes. May 24, 1924.....	1367
<i>Comanche Indian allottees.</i> An Act To compensate three Comanche Indians of the Kiowa Reservation. May 24, 1924.....	1367

iv LIST OF PRIVATE ACTS AND RESOLUTIONS OF CONGRESS.

	Page.
<i>Underwood Typewriter Company, etc.</i> An Act For the relief of the Underwood Typewriter Company and Frank P. Trott. May 24, 1924.....	1367
<i>Arthur Frost.</i> An Act For the relief of Arthur Frost. May 24, 1924.....	1368
<i>James Moran.</i> An Act For the relief of James Moran. May 28, 1924.....	1368
<i>Charles Swanson.</i> An Act Authorizing issuance of patent to Charles Swanson. May 31, 1924.....	1368
<i>Johann Jacob Lutsch.</i> An Act Authorizing the Secretary of the Interior to grant a patent to certain lands to Johann Jacob Lutsch. May 31, 1924.....	1369
<i>Luke Ratigan.</i> An Act For the relief of Luke Ratigan. May 31, 1924.....	1369
<i>Amy L. Fallon.</i> An Act For the relief of Amy L. Fallon, mother of Lieutenant Henry N. Fallon, retired. May 31, 1924.....	1369
<i>"Lexington," steamship.</i> An Act For the relief of the owners of the steamship Lexington. June 3, 1924.....	1369
<i>United Dredging Company.</i> An Act For the relief of the United Dredging Company. June 3, 1924.....	1370
<i>Erie Railroad Company.</i> An Act For the relief of the Erie Railroad Company. June 3, 1924.....	1370
<i>Eva B. Sharon.</i> An Act For the relief of Eva B. Sharon. June 3, 1924.....	1371
<i>Frank Vumbaca.</i> An Act For the relief of Frank Vumbaca. June 4, 1924.....	1371
<i>Harold Kernan.</i> An Act For the relief of Harold Kernan. June 4, 1924.....	1371
<i>Ezra S. Pond.</i> An Act For the relief of Ezra S. Pond. June 4, 1924.....	1371
<i>Robert J. Kirk.</i> An Act For the relief of Robert J. Kirk. June 5, 1924.....	1371
<i>F. A. Maron.</i> An Act For the relief of F. A. Maron. June 5, 1924.....	1372
<i>Bernice Hutcheson.</i> An Act For the relief of Bernice Hutcheson. June 6, 1924.....	1372
<i>Gordon G. MacDonald.</i> An Act For the relief of Gordon G. MacDonald. June 6, 1924.....	1372
<i>Ely N. Sonnenstrahl.</i> An Act For the relief of the estate of Ely N. Sonnenstrahl, deceased. June 6, 1924.....	1372
<i>Commercial Pacific Cable Company.</i> An Act For the relief of the Commercial Pacific Cable Company. June 6, 1924.....	1373
<i>Gerard E. Bess.</i> An Act For the relief of Gerard E. Bess. June 6, 1924.....	1373
<i>Jesse L. Meeks.</i> An Act For the relief of Jesse L. Meeks. June 6, 1924.....	1373
<i>Eagle Pass Lumber Company.</i> An Act For the relief of the Eagle Pass Lumber Company, of Eagle Pass, Texas. June 6, 1924.....	1374
<i>Frank Stinchcomb.</i> An Act For the relief of Frank Stinchcomb. June 6, 1924.....	1374
<i>Thompson-Vache Boat Company.</i> An Act For the relief of the Thompson-Vache Boat Company, of Bonnots Mill, Missouri. June 7, 1924.....	1374
<i>C. C. Carson.</i> An Act For the relief of C. C. Carson. June 7, 1924.....	1375
<i>Lena Garagnon Owens.</i> An Act For the relief of Lena Garagnon Owens. June 7, 1924.....	1375
<i>V. E. Schermerhorn and others.</i> An Act For the relief of V. E. Schermerhorn, E. C. Caley, G. W. Campbell, and Philip Hudspeth. June 7, 1924.....	1375
<i>"Harald," steamship.</i> An Act For the relief of Bruusgaard Klosteruds Dampskibs Aktieselskab, a Norwegian corporation of Drammen, Norway. June 7, 1924.....	1376
<i>Daniel A. Spaight and others.</i> An Act For the relief of Daniel A. Spaight and others. June 7, 1924.....	1376
<i>Henry McGuire.</i> An Act For the relief of Henry McGuire. June 7, 1924.....	1377
<i>D. H. MacAdam.</i> An Act For the relief of D. H. MacAdam. June 7, 1924.....	1377
<i>Charles T. Norman.</i> An Act For the relief of Charles T. Norman. June 7, 1924.....	1377
<i>George Mauger Burklin and Anton Lerch Burklin.</i> An Act Authorizing the health officer of the District of Columbia to issue a permit for the removal of the remains of the late George Mauger Burklin and the remains of the late Anton Lerch Burklin from Glenwood Cemetery, District of Columbia, to Fort Lincoln, Prince Georges County, Maryland. June 7, 1924.....	1377
<i>James B. Porter.</i> An Act For the relief of James B. Porter. June 7, 1924.....	1378
<i>William H. Flagg and others.</i> An Act To reimburse William H. Flagg and others for property destroyed by mail aeroplane Numbered 73, operated by the Post Office Department. June 7, 1924.....	1378
<i>Hubert Reynolds.</i> An Act For the relief of Hubert Reynolds. June 7, 1924.....	1378
<i>William H. Nelson.</i> An Act For the relief of William H. Nelson. June 7, 1924.....	1379

STATUTE II—1924—1925.

<i>Church of Our Lady of the Rosary.</i> An Act To remit the duty on a carillon of bells to be imported for the Church of Our Lady of the Rosary, Providence, Rhode Island. December 2, 1924.....	1381
<i>L. A. Scott.</i> An Act For the relief of L. A. Scott. December 6, 1924.....	1381
<i>Pensions, Regulars and other than Civil War.</i> An Act Granting pensions and increase of pensions to certain soldiers and sailors of the Regular Army and Navy, and certain soldiers and sailors of wars other than the Civil War and to widows of such soldiers and sailors. December 8, 1924.....	1381
<i>Geston P. Hunt.</i> An Act For the relief of Geston P. Hunt. December 16, 1924.....	1415
<i>Pensions, Civil War.</i> An Act Granting pensions and increase of pensions to certain soldiers and sailors of the Civil War and certain widows and dependent children of soldiers and sailors of said war. December 23, 1924.....	1416

	Page.
<i>Lebanon National Bank.</i> An Act For the relief of Lebanon National Bank. January 5, 1925-----	1535
<i>C. M. Cole.</i> An Act For the relief of the estate of C. M. Cole, Butler County, Kentucky. January 5, 1925-----	1535
<i>Maryland Casualty Company, etc.</i> An Act For the relief of the Maryland Casualty Company, the United States Fidelity and Guaranty Company of Baltimore, Maryland, and the National Surety Company. January 5, 1925-----	1536
<i>Maryland Casualty Company, etc.</i> An Act For the relief of the Maryland Casualty Company, the Fidelity and Deposit Company of Maryland, and the United States Fidelity and Guaranty Company of Baltimore, Maryland. January 5, 1925-----	1536
<i>Bertram Gardner.</i> An Act For the relief of Bertram Gardner, former collector of internal revenue for the first district of New York. January 5, 1925-----	1537
<i>Albert E. Laxton.</i> An Act For the relief of Albert E. Laxton. January 5, 1925-----	1537
<i>Charles L. Freer.</i> An Act For the relief of the estate of Charles L. Freer, deceased. January 5, 1925-----	1537
<i>Colonel Harry F. Rethers.</i> An Act Granting permission to Colonel Harry F. Rethers, Quartermaster Corps, United States Army, to accept the gift of a Sevres statuette entitled "Le Courage Militaire," tendered by the President of the French Republic. January 6, 1925-----	1538
<i>Stansfeld A. and Elizabeth G. Fuller.</i> An Act Granting six months' gratuity pay to Stansfeld A. and Elizabeth G. Fuller. January 7, 1925-----	1538
<i>Fred E. Jones Dredging Company.</i> An Act For the relief of the Fred E. Jones Dredging Company. January 7, 1925-----	1538
<i>Henry A. Kessel Company (Inc.).</i> An Act For the relief of Henry A. Kessel Company (Incorporated). January 7, 1925-----	1538
<i>Joseph P. Ryan.</i> An Act For the relief of Joseph P. Ryan. January 7, 1925-----	1539
<i>Stone Towing Line.</i> An Act For the relief of the Stone Towing Line. January 7, 1925-----	1539
<i>William J. McGee.</i> An Act For the relief of William J. McGee. January 7, 1925-----	1540
<i>J. Jessop and sons.</i> An Act For the relief of J. Jessop and sons. January 7, 1925-----	1540
<i>Mrs. E. L. Guess.</i> An Act For the relief of Mrs. E. L. Guess. January 7, 1925-----	1540
<i>J. W. Cook.</i> An Act For the relief of J. W. Cook. January 7, 1925-----	1540
<i>Christina Conniff.</i> An Act For the relief of Christina Conniff. January 7, 1925-----	1541
<i>Cornelia M. A. Tower.</i> An Act For the relief of Cornelia M. A. Tower. January 7, 1925-----	1541
<i>Fred W. Stickney and H. A. Reynolds.</i> An Act For the relief of Fred W. Stickney and H. A. Reynolds. January 7, 1925-----	1541
<i>Edward S. Scheibe.</i> An Act For the relief of Edward S. Scheibe. January 7, 1925-----	1541
<i>Orville Paul.</i> An Act For the relief of Orville Paul. January 7, 1925-----	1541
<i>Lieutenant E. J. McAllister.</i> An Act For the relief of Lieutenant E. J. McAllister. January 7, 1925-----	1542
<i>John Baumen.</i> An Act For the relief of John Baumen. January 7, 1925-----	1542
<i>John W. Dilks.</i> An Act For the relief of John W. Dilks. January 7, 1925-----	1542
<i>Jim Hennessee.</i> An Act For the relief of Jim Hennessee. January 7, 1925-----	1542
<i>Paul Crum.</i> An Act To place the name of Paul Crum on the muster rolls of Company E, First Regiment Nebraska Infantry, United States Volunteers. January 9, 1925-----	1543
<i>Edward N. McCarty.</i> An Act For the relief of Edward N. McCarty. January 9, 1925-----	1543
<i>John T. Eaton.</i> An Act For the relief of John T. Eaton. January 9, 1925-----	1543
<i>P. F. McCanna.</i> An Act For the relief of Nelly McCanna, residuary legatee and devisee under last will and testament of P. F. McCanna, deceased. January 9, 1925-----	1543
<i>University of Arizona.</i> An Act To authorize the Secretary of the Interior to issue patent in fee simple to the Board of Regents of the University of Arizona, State of Arizona, of Tucson, Arizona, for a certain described tract of land. January 9, 1925-----	1544
<i>Ed Fletcher.</i> An Act For the relief of F. J. Belcher, junior, trustee for Ed Fletcher. January 9, 1925-----	1544
<i>Mrs. John D. Hall.</i> An Act For the relief of Mrs. John D. Hall. January 9, 1925-----	1544
<i>William Henry Boyce, sr.</i> An Act For the relief of William Henry Boyce, senior. January 9, 1925-----	1545
<i>Louis Leavitt.</i> An Act For the relief of Louis Leavitt. January 10, 1925-----	1545
<i>Janie Beasley Glisson.</i> An Act For the relief of Janie Beasley Glisson. January 13, 1925-----	1546
<i>Robert Laird, sr.</i> An Act For the relief of Robert Laird, senior. January 14, 1925-----	1546
<i>Square 116, D. C.</i> An Act To quiet title to original lot 4, square 116, in the city of Washington, District of Columbia. January 15, 1925-----	1546
<i>Great Lakes Engineering Works.</i> An Act For the relief of the Great Lakes Engineering Works. January 28, 1925-----	1547
<i>Sweetgrass, Mont., First International Bank.</i> An Act For the relief of the First International Bank of Sweetgrass, Montana. January 28, 1925-----	1547
<i>"Runa," Norwegian steamship.</i> An Act For the relief of Aktieselskabet Marie di Giorgio, a Norwegian corporation of Christiania, Norway. January 28, 1925-----	1547
<i>George A. Berry.</i> An Act For the relief of George A. Berry. January 29, 1925-----	1548
<i>Commercial Union Assurance Company (Ltd.), etc.</i> An Act For the relief of the Commercial Union Assurance Company (Limited), Federal Insurance Company, American and Foreign Marine Insurance Company, Queen Insurance Company of America, Fireman's Fund Insurance Company, Saint Paul Fire and Marine Insurance Company, and the United States Lloyds. January 29, 1925-----	1549

vi LIST OF PRIVATE ACTS AND RESOLUTIONS OF CONGRESS.

	Page.
<i>Leo P. Quinn.</i> An Act Authorizing the President to order Leo P. Quinn before a retiring board for a rehearing of his case and upon the findings of such board either confirm his discharge or place him on the retired list with the rank and pay held by him at the time of his discharge. January 29, 1925.....	1549
<i>"Itasca," schooner.</i> An Act For the relief of the owner of the schooner Itasca. January 31, 1925.....	1550
<i>H. B. Stout.</i> An Act For the relief of H. B. Stout. February 2, 1925.....	1550
<i>A. W. Smith.</i> An Act To allow credit in the accounts of A. W. Smith. February 2, 1925... <i>Pitt River Power Company.</i> An Act For the relief of the Pitt River Power Company. February 2, 1925.....	1550
<i>Canadian Car and Foundry Company, Limited.</i> An Act For the relief of Canadian Car and Foundry Company, Limited. February 2, 1925.....	1551
<i>Commercial Union Assurance Company (Ltd.), etc.</i> An Act For the relief of the Commercial Union Assurance Company (Limited), Federal Insurance Company, American and Foreign Marine Insurance Company, Queen Insurance Company of America, Fireman's Fund Insurance Company, United States Lloyds, and the Saint Paul Fire and Marine Insurance Company. February 3, 1925.....	1551
<i>Rosa L. Yarbrough.</i> An Act For the relief of Rosa L. Yarbrough. February 3, 1925....	1552
<i>Colonel Horace P. Hobbs, etc.</i> An Act For the relief of certain officers in the United States Army. February 3, 1925.....	1552
<i>Emma Kiener.</i> An Act For the relief of Emma Kiener. February 3, 1925.....	1552
<i>"Kin-Dave," steamship.</i> An Act For the relief of the owners of the steamship Kin-Dave. February 3, 1925.....	1552
<i>J. R. King.</i> An Act For the relief of J. R. King. February 3, 1925.....	1553
<i>William J. Oliver.</i> An Act For the relief of the William J. Oliver Manufacturing Company and William J. Oliver, of Knoxville, Tennessee. February 5, 1925.....	1553
<i>Waiakea, Hawaii, house lots.</i> An Act To authorize the governor and commissioner of public lands of the Territory of Hawaii to issue patents to certain persons who purchased government lots in the district of Waiakea, island of Hawaii, in accordance with act 33, session laws of 1915, Legislature of Hawaii. February 6, 1925.....	1553
<i>William Brown.</i> An Act Authorizing the issuance of a patent to William Brown. February 7, 1925.....	1555
<i>"Picton," British steamship.</i> An Act For the relief of Picton Steamship Company (Limited), owner of the British steamship Picton. February 7, 1925.....	1555
<i>Clara T. Black.</i> An Act For the relief of Clara T. Black. February 9, 1925.....	1556
<i>Joseph J. Martin.</i> An Act Authorizing the payment of an amount equal to six months' pay to Joseph J. Martin. February 9, 1925.....	1556
<i>Fannie M. Higgins.</i> An Act For the relief of Fannie M. Higgins. February 9, 1925.....	1556
<i>James J. McAllister.</i> An Act For the relief of James J. McAllister. February 9, 1925....	1557
<i>Emil L. Flaten.</i> An Act For the relief of Emil L. Flaten. February 9, 1925.....	1557
<i>H. E. Kuca and V. J. Koupal.</i> An Act For the relief of H. E. Kuca and V. J. Koupal. February 9, 1925.....	1557
<i>Greenport Basin and Construction Company.</i> An Act Authorizing the Secretary of the Treasury to pay a certain claim as the result of damage sustained to the marine railway of the Greenport Basin and Construction Company. February 9, 1925.....	1557
<i>Mrs. John P. Hopkins.</i> An Act For the relief of Mrs. John P. Hopkins. February 9, 1925... <i>Daniel F. Healy.</i> An Act For the relief of Daniel F. Healy. February 9, 1925.....	1558
<i>Northampton, Mass., Chamber of Commerce.</i> An Act For the relief of the Chamber of Commerce of the city of Northampton, Massachusetts. February 9, 1925.....	1558
<i>W. F. Payne.</i> An Act For the relief of W. F. Payne. February 9, 1925.....	1558
<i>American Surety Company of New York.</i> An Act For the relief of the American Surety Company of New York. February 9, 1925.....	1559
<i>Clifford W. Seibel and Frank A. Vestal.</i> An Act For the relief of Clifford W. Seibel and Frank A. Vestal. February 9, 1925.....	1559
<i>George A. Petrie.</i> An Act For the relief of George A. Petrie. February 9, 1925.....	1559
<i>Julius Jonas.</i> An Act For the relief of Julius Jonas. February 9, 1925.....	1559
<i>Beatrice J. Kettlewell.</i> An Act For the relief of Beatrice J. Kettlewell. February 9, 1925.....	1560
<i>Captain D. H. Tribou.</i> An Act For the relief of the estate of the late Captain D. H. Tribou, chaplain, United States Navy. February 9, 1925.....	1560
<i>Grace Buxton.</i> An Act For the relief of Grace Buxton. February 9, 1925.....	1560
<i>Charles F. Peirce, etc.</i> An Act For the relief of Charles F. Peirce, Frank T. Mann, and Mollie V. Gaither. February 9, 1925.....	1561
<i>Maude Morrow Fechteler.</i> An Act Granting six months' pay to Maude Morrow Fechteler. February 9, 1925.....	1561
<i>Forrest J. Kramer.</i> An Act For the relief of Forrest J. Kramer. February 9, 1925.....	1561
<i>Captain Frank Geere.</i> An Act For relief of Captain Frank Geere. February 9, 1925.....	1561
<i>Albert S. Matlock.</i> An Act For the relief of Albert S. Matlock. February 9, 1925.....	1562
<i>Roger Sherman Hoar.</i> An Act For the relief of Roger Sherman Hoar. February 9, 1925... <i>Juana F. Gamboa.</i> An Act For the relief of Juana F. Gamboa. February 9, 1925.....	1562
<i>Juana F. Gamboa.</i> An Act For the relief of Juana F. Gamboa. February 9, 1925.....	1562
<i>Reuben R. Hunter.</i> An Act For the relief of Reuben R. Hunter. February 10, 1925....	1562
<i>Casimira Mendoza.</i> An Act For the relief of heirs of Casimira Mendoza. February 11, 1925.....	1563

	Page.
<i>Isaac J. Reese.</i> An Act For the relief of Isaac J. Reese. February 12, 1925.....	1563
<i>Ko-mo-dal-kiah, heirs.</i> An Act For the relief of the heirs of Ko-mo-dal-kiah, Moses agreement allottee numbered 33. February 16, 1925.....	1563
<i>"Anode," barge.</i> An Act For the relief of the owners of the barge Anode. February 16, 1925.....	1563
<i>Clyde Steamship Company.</i> An Act For the relief of the owners of the steamship Comanche. February 16, 1925.....	1564
<i>Nippon Yusen Kabushiki Kaisha.</i> An Act For the relief of the owners of the steamship Ceylon Maru. February 16, 1925.....	1564
<i>Eastern Transportation Company.</i> An Act For the relief of the Eastern Transportation Company. February 16, 1925.....	1565
<i>Brooklyn Eastern District Terminal.</i> An Act For the relief of the Brooklyn Eastern District Terminal. February 16, 1925.....	1566
<i>William T. Charlesworth.</i> An Act For the relief of the owner of the scow W. T. C. Numbered 35. February 16, 1925.....	1566
<i>New York Sanitary Utilization Company.</i> An Act For the relief of the owners of the New York Sanitary Utilization Company, scow Number 14. February 16, 1925.....	1567
<i>Staples Transportation Company.</i> An Act For the relief of the Staples Transportation Company, of Fall River, Massachusetts. February 16, 1925.....	1567
<i>O'Brien Brothers.</i> An Act For the relief of the owner of the American steam tug O'Brien Brothers. February 16, 1925.....	1567
<i>United States Housing Corporation.</i> An Act For the relief of the owner of the ferryboat New York. February 16, 1925.....	1568
<i>Beaufort County Lumber Company.</i> An Act For the relief of the Beaufort County Lumber Company of North Carolina. February 16, 1925.....	1568
<i>Lehigh Valley Railroad Company, etc.</i> An Act For the relief of Lehigh Valley Railroad Company and McAllister Lighterage Line (Incorporated). February 16, 1925.....	1569
<i>Canada Steamship Lines (Ltd.).</i> An Act For the relief of the Canada Steamship Lines (Limited). February 16, 1925.....	1570
<i>Edgar William Miller.</i> An Act For the relief of Edgar William Miller. February 16, 1925.....	1570
<i>Charles Nelson Company.</i> An Act For the relief of the owners of the barkentine Monterey. February 16, 1925.....	1571
<i>Blattmann and Company.</i> An Act For the relief of Blattmann and Company. February 17, 1925.....	1571
<i>Major Earl L. Naiden.</i> An Act Authorizing the granting of war risk insurance to Major Earl L. Naiden, Air Service, United States Army. February 17, 1925.....	1571
<i>Ogden Chamber of Commerce.</i> An Act For the relief of the Ogden Chamber of Commerce. February 17, 1925.....	1572
<i>Emma LaMee.</i> An Act For the relief of Emma LaMee. February 17, 1925.....	1572
<i>J. B. Platt.</i> An Act For the relief of J. B. Platt. February 17, 1925.....	1572
<i>Nash Motors Company.</i> An Act To refund certain duties paid by the Nash Motors Company. February 17, 1925.....	1572
<i>San Diego, Calif., Consolidated Gas and Electric Company.</i> An Act For the relief of the San Diego Consolidated Gas and Electric Company. February 17, 1925.....	1573
<i>Walter A. Rich.</i> An Act For the relief of the estate of Walter A. Rich, deceased. February 17, 1925.....	1573
<i>Jacob Crew.</i> An Act Providing for the payment of any unappropriated moneys belonging to the Apache, Kiowa, and Comanche Indians to Jacob Crew. February 17, 1925.....	1573
<i>Filer McCloud.</i> An Act For the relief of the estate of Filer McCloud. February 17, 1925.....	1573
<i>Export Oil Corporation.</i> An Act For the relief of the Export Oil Corporation. February 19, 1925.....	1574
<i>Ellen B. Walker.</i> An Act For the relief of Ellen B. Walker. February 19, 1925.....	1574
<i>Agnes Ingels.</i> An Act For the relief of the heirs of Agnes Ingels, deceased. February 19, 1925.....	1574
<i>Robert G. Hilton.</i> An Act To permit the correction of the general account of Robert G. Hilton, former Assistant Treasurer of the United States. February 21, 1925.....	1575
<i>J. M. Farrell.</i> An Act For the relief of J. M. Farrell. February 21, 1925.....	1575
<i>Russell Wilmer Johnson.</i> An Act For the relief of Russell Wilmer Johnson. February 21, 1925.....	1575
<i>Flora M. Herrick.</i> An Act For the relief of Flora M. Herrick. February 24, 1925.....	1576
<i>Isidor Steger.</i> An Act For the relief of Isidor Steger. February 25, 1925.....	1576
<i>Michael Curran.</i> An Act For the relief of Michael Curran. February 25, 1925.....	1576
<i>Kokusai Kisen Kabushiki Kaisha.</i> An Act Authorizing the owners of the steamship Malta Maru to bring suit against the United States of America. February 25, 1925.....	1576
<i>Charles T. Clayton, etc.</i> An Act For the relief of Charles T. Clayton and others. February 25, 1925.....	1577
<i>Byron S. Adams.</i> An Act For the relief of Byron S. Adams. February 25, 1925.....	1578
<i>Pacific Commissary Company.</i> An Act For the relief of the Pacific Commissary Company. February 25, 1925.....	1579
<i>William Weekley.</i> An Act To relinquish the title of the United States to the land in the preemption claim of William Weekley, situate in the county of Baldwin, State of Alabama. February 25, 1925.....	1579

viii LIST OF PRIVATE ACTS AND RESOLUTIONS OF CONGRESS.

	Page.
<i>Gladwin, Mich., First State Savings Bank.</i> An Act Granting relief to the First State Savings Bank of Gladwin, Michigan. February 25, 1925.....	1579
<i>Riverside County, Calif., desert land entries.</i> An Act To exempt from cancellation certain desert-land entries in Riverside County, California. February 25, 1925.....	1580
<i>Fred J. La May.</i> An Act For the relief of Fred J. La May. February 26, 1925.....	1580
<i>John F. Malley.</i> An Act For the relief of John F. Malley. February 28, 1925.....	1580
<i>G. Perlita.</i> An Act For the relief of G. Perlita. February 28, 1925.....	1581
<i>Anne C. Shymer.</i> An Act For relief of estate of Anne C. Shymer. February 28, 1925.....	1581
<i>Berwind-White Coal Mining Company.</i> An Act For the relief of the Berwind-White Coal Mining Company. February 28, 1925.....	1581
<i>Commander Fred F. Rogers.</i> Joint Resolution Granting permission to Fred F. Rogers, commander, United States Navy, to accept certain decorations bestowed upon him by the Venezuelan Government. February 28, 1925.....	1582
<i>De Kimpke Construction Company.</i> An Act For the relief of the De Kimpke Construction Company, of West Hoboken, New Jersey. March 2, 1925.....	1582
<i>Augusta Reiter.</i> An Act For the relief of Augusta Reiter. March 2, 1925.....	1582
<i>Andrew A. Gieriet.</i> An Act For the relief of Andrew A. Gieriet. March 2, 1925.....	1583
<i>W. H. King.</i> An Act For the relief of W. H. King. March 2, 1925.....	1583
<i>J. E. Saucier.</i> An Act For the relief of J. E. Saucier. March 2, 1925.....	1583
<i>Jere Austill.</i> An Act To pay to Jere Austill fees earned as United States commissioner. March 2, 1925.....	1583
<i>Charles Spencer.</i> An Act For the relief of Charles Spencer. March 2, 1925.....	1583
<i>James F. Abbott.</i> An Act For the relief of James F. Abbott. March 2, 1925.....	1584
<i>Mechanics and Metals National Bank, New York.</i> An Act For the relief of the Mechanics and Metals National Bank, successor to the New York Produce Exchange Bank. March 2, 1925.....	1584
<i>Emma Zembsch.</i> An Act For the relief of Emma Zembsch. March 2, 1925.....	1584
<i>Edward B. Sappington.</i> An Act For the relief of Edward B. Sappington. March 2, 1925.....	1585
<i>Canadian Pacific Railway Company.</i> An Act For the relief of the Canadian Pacific Railway Company. March 2, 1925.....	1585
<i>Jessie M. White.</i> An Act For the relief of Jessie M. White. March 3, 1925.....	1585
<i>Eugene K. Stoudemire.</i> An Act For the relief of Eugene K. Stoudemire. March 3, 1925.....	1585
<i>L'Anse and Vieux Desert Indian Reservation, settlers.</i> An Act For the relief of settlers and claimants to section 16, lands in the L'Anse and Vieux Desert Indian Reservation, in Michigan, and for other purposes. March 3, 1925.....	1586
<i>Josiah Frederick Dose.</i> An Act for the relief of Josiah Frederick Dose. March 3, 1925.....	1586
<i>Caleb Aber.</i> An Act For the relief of Caleb Aber. March 3, 1925.....	1586
<i>Samuel S. Weaver.</i> An Act For the relief of Samuel S. Weaver. March 3, 1925.....	1587
<i>James F. Jenkins.</i> An Act For the relief of James F. Jenkins. March 3, 1925.....	1587
<i>Rubie M. Mosley.</i> An Act For the relief of Rubie M. Mosley. March 3, 1925.....	1587
<i>William M. Phillipson.</i> An Act For the relief of William M. Phillipson. March 3, 1925.....	1587
<i>Army, damage claims.</i> An Act For the payment of claims for damages to and loss of private property incident to the training, practice, operation, or maintenance of the Army. March 3, 1925.....	1587
<i>"Baron Berwick," British steamship.</i> An Act To authorize the payment of an indemnity to the British Government on account of losses sustained by the owners of the British steamship Baron Berwick as the result of a collision between that vessel and the United States steamship Iroquois (now Freedom) and a further collision with the United States destroyer Truxtun. March 3, 1925.....	1588
<i>James E. Jenkins.</i> An Act For the relief of James E. Jenkins. March 3, 1925.....	1588
<i>Mrs. M. J. Adams.</i> An Act For the relief of Mrs. M. J. Adams. March 3, 1925.....	1589
<i>Francis M. Atherton.</i> An Act For the relief of Francis M. Atherton. March 3, 1925.....	1589
<i>Mallory Steamship Company.</i> An Act For the relief of the Mallory Steamship Company. March 3, 1925.....	1589
<i>Robert B. Sanford.</i> An Act For the relief of Robert B. Sanford. March 3, 1925.....	1590
<i>James T. Conner.</i> An Act For the relief of James T. Conner. March 3, 1925.....	1590
<i>George M. Apple.</i> An Act To validate certain payments made to George M. Apple and to authorize the General Accounting Office to allow credit to certain disbursing officers for payments of salaries made on properly certified and approved vouchers. March 3, 1925.....	1590
<i>Henry D. Clayton, decoration.</i> An Act Authorizing the Department of State to deliver to the Honorable Henry D. Clayton, district judge of the United States for the middle and northern districts of Alabama, and permitting him to accept the decoration and diploma presented by the Government of France. March 3, 1925.....	1590
<i>B. Friedman, etc.</i> An Act For the relief of Samuel Friedman, as trustee for the heirs and devisees of B. Friedman, deceased, and Henry Mills, as trustee for the heirs and devisees of Emanuel Loveman, deceased. March 3, 1925.....	1591
<i>Ida Fey.</i> An Act For the relief of Ida Fey. March 3, 1925.....	1591
<i>Ed Johnson.</i> An Act To authorize an exchange of lands with Ed Johnson, of Eagle, Colorado. March 3, 1925.....	1591
<i>M. Castanola and Son.</i> An Act For the relief of M. Castanola and Son. March 3, 1925.....	1592
<i>Edward R. Wilson.</i> An Act For the relief of Edward R. Wilson, lieutenant commander Supply Corps, United States Navy. March 3, 1925.....	1592

	Page.
<i>Roberta H. Leigh and Laura H. Pettit.</i> An Act For the relief of Roberta H. Leigh and Laura H. Pettit. March 3, 1925.....	1592
<i>Lizzie M. Nickey.</i> An Act Authorizing the Secretary of the Interior to sell and patent certain lands to Lizzie M. Nickey, a resident of De Soto Parish, Louisiana. March 3, 1925.....	1593
<i>Flora Horton.</i> An Act Authorizing the Secretary of the Interior to sell and patent certain lands to Flora Horton, a resident of De Soto Parish, Louisiana. March 3, 1925.....	1593
<i>Northern Pacific Railway Company, and Lars O. Elstad.</i> An Act For the relief of Lars O. Elstad and his assigns and the exchange of certain lands owned by the Northern Pacific Railway Company. March 3, 1925.....	1594
<i>William G. Johnson.</i> An Act Authorizing the Secretary of the Interior to sell and patent to William G. Johnson certain lands in Louisiana. March 3, 1925.....	1594
<i>A. R. Bowdre.</i> An Act Permitting the sale of the northeast quarter, section 5, township 6 north, range 15 west, one hundred and sixty acres, in Conway County, Arkansas, to A. R. Bowdre. March 3, 1925.....	1594
<i>Francis Kelly.</i> An Act For the relief of Francis Kelly. March 3, 1925.....	1594
<i>Elizabeth H. Rice.</i> An Act For the relief of Elizabeth H. Rice. March 4, 1925.....	1595
<i>Robert F. Hamilton.</i> An Act For the relief of Robert F. Hamilton. March 4, 1925.....	1595
<i>Henry P. Collins.</i> An Act For the relief of Henry P. Collins, alias Patrick Collins. March 4, 1925.....	1595
<i>William Kaup.</i> An Act For the relief of William Kaup. March 4, 1925.....	1595
<i>Stephen A. Winchell.</i> An Act For the relief of Stephen A. Winchell. March 4, 1925.....	1596
<i>George E. Harpham.</i> An Act For the relief of George E. Harpham. March 4, 1925.....	1596
<i>Lieutenant L. D. Webb.</i> An Act To compensate Lieutenant L. D. Webb, United States Navy, for damages to household effects while being transported by Government conveyance. March 4, 1925.....	1596
<i>Alice E. O'Neil.</i> An Act For the relief of Alice E. O'Neil. March 4, 1925.....	1596
<i>C. LeRoy Brock.</i> An Act For the relief of Doctor C. LeRoy Brock. March 4, 1925.....	1597
<i>Emelus S. Tozier.</i> An Act For the relief of Emelus S. Tozier. March 4, 1925.....	1597
<i>Mrs. Benjamin Gauthier.</i> An Act For the relief of Mrs. Benjamin Gauthier. March 4, 1925.....	1597
<i>Albert O. Tucker.</i> An Act For the relief of Albert O. Tucker. March 4, 1925.....	1597
<i>Peder I. Peterson.</i> An Act For the relief of Laura C., Ida E., Lulu P., and Esther P. Peterson. March 4, 1925.....	1598
<i>Robert M. Bryson.</i> An Act For the relief of the estate of Robert M. Bryson, deceased. March 4, 1925.....	1598
<i>Thomas G. Patten.</i> An Act For the relief of Thomas G. Patten. March 4, 1925.....	1598
<i>Philip T. Coffey.</i> An Act For the relief of Philip T. Coffey. March 4, 1925.....	1598
<i>John McNickle.</i> An Act To define and determine the character of the service represented by the honorable discharge issued to John McNickle, of Company L, Seventh Regiment New York Volunteer Heavy Artillery, under date of September 27, 1865. March 4, 1925.....	1599
<i>Turner Construction Company.</i> An Act For the relief of the Turner Construction Company, of New York City. March 4, 1925.....	1599
<i>Palestine Troup.</i> An Act For the relief of Palestine Troup. March 4, 1925.....	1599
<i>Thomas C. Johnson.</i> An Act To correct the military record of Thomas C. Johnson, deceased. March 4, 1925.....	1600
<i>Roy A. Darling.</i> An Act For the relief of Roy A. Darling. March 4, 1925.....	1600
<i>Margarethe Murphy.</i> An Act For the relief of Margarethe Murphy. March 4, 1925.....	1600
<i>Harry Newton.</i> An Act For the relief of Harry Newton. March 4, 1925.....	1600
<i>Solomon L. Van Meter, jr.</i> An Act Conferring jurisdiction upon the Court of Claims of the United States or the District Courts of the United States to hear, adjudicate, and enter judgment on the claim of Solomon L. Van Meter, junior, against the United States, for the use or manufacture of an invention of Solomon L. Van Meter, junior, covered by letters patent numbered 1192479, issued by the Patent Office of the United States July 25, 1916. March 4, 1925.....	1601
<i>Constancio Miera, Juan N. Baca, and Filomeno N. Miera.</i> An Act To authorize and direct the Secretary of the Interior to issue patents upon the small holding claims of Constancio Miera, Juan N. Baca, and Filomeno N. Miera. March 4, 1925.....	1601
<i>Ishmael J. Barnes.</i> An Act For the relief of Ishmael J. Barnes. March 4, 1925.....	1602
<i>Rear Admiral Joseph L. Jayne.</i> An Act For the relief of Rear Admiral Joseph L. Jayne, United States Navy, retired. March 4, 1925.....	1602
<i>Charles W. Gibson.</i> An Act For the relief of Charles W. Gibson, alias Charles J. McGibb. March 4, 1925.....	1602
<i>Mary Snetsinger.</i> An Act Authorizing the disposition of certain lands in Minnesota. March 4, 1925.....	1602
<i>Matthew Thomas.</i> An Act For the relief of Matthew Thomas. March 4, 1925.....	1603
<i>Herman R. Woltman.</i> An Act For the relief of Herman R. Woltman. March 4, 1925.....	1603
<i>Jesse P. Brown.</i> An Act For the relief of Jesse P. Brown. March 4, 1925.....	1603
<i>Bethlehem Steel Company employees.</i> An Act To provide for the carrying out of the award of the National War Labor Board of July 31, 1918, in favor of certain employees of the Bethlehem Steel Company, Bethlehem, Pennsylvania, March 4, 1925.....	1603

X LIST OF PRIVATE ACTS AND RESOLUTIONS OF CONGRESS.

	Page.
<i>John E. Walker.</i> An Act For the relief of John E. Walker. March 4, 1925-----	1604
<i>Naval torpedo station, Newport, R. I., fire losses.</i> An Act To provide for reimbursement of certain civilian employees at the naval torpedo station, Newport, Rhode Island, for the value of personal effects lost, damaged, or destroyed by fire. March 4, 1925--	1604
<i>Wesley T. Eastep.</i> An Act For the relief of Wesley T. Eastep. March 4, 1925-----	1604
<i>Benjamin F. Youngs.</i> An Act For the relief of Benjamin F. Youngs. March 4, 1925----	1605
<i>Robert W. Caldwell.</i> An Act For the relief of Robert W. Caldwell. March 4, 1925-----	1605
<i>Martha Janowitz.</i> An Act For the relief of Martha Janowitz. March 4, 1925-----	1605
<i>Captain Ramon B. Harrison.</i> Joint Resolution For the relief of Captain Ramon B. Harrison. March 4, 1925-----	1605

## LIST OF CONCURRENT RESOLUTIONS.

	Page.
For joint meeting of the two Houses. December 6, 1923.....	1609
For holiday recess. December 17, 1923.....	1609
For memorial service to late President Harding. January 24, 1924.....	1609
Presenting thanks of Congress to Honorable Charles E. Hughes. February 27, 1924.....	1610
Printing ordered of oration by Honorable Charles E. Hughes on late President Harding. March 10, 1924.....	1610
Requesting return from the President of bill relating to Coast Guard. April 12, 1924.....	1610
Directing reenrollment of bill relating to Coast Guard. April 15, 1924.....	1610
Correcting enrollment of State, etc., Departments Appropriation Bill, 1925. May 24, 1924.....	1610
Printing ordered of code of District of Columbia Laws. May 31, 1924.....	1611
Correcting enrollment of bill relating to stock-raising homesteads. May 31, 1924.....	1611
Requesting return from the President of bill amending National Defense Act. June 2, 1924.....	1611
For adjournment of Congress. June 2, 1924.....	1611
Printing ordered of additional copies of Revenue Act of 1924. June 4, 1924.....	1612
Directing reenrollment of bill amending National Defense Act. June 4, 1924.....	1612
Requesting return from the President of bill relating to claims of Choctaw and Chickasaw Indians. June 5, 1924.....	1612
Printing ordered of proceedings accepting statue of Sequoyah. June 5, 1924.....	1612
Printing ordered of annotated, etc., edition of the Constitution. June 7, 1924.....	1613
For memorial service to late President Harding. November 1, 1924.....	1614
For holiday recess. December 6, 1924.....	1614
Printing ordered of oration on former President Wilson by Doctor Edwin Anderson Alder- man. December 16, 1924.....	1614
Authorizing appointment of Inaugural Committee. December 19, 1924.....	1615
Requesting return from the President of bill for the relief of the Standard Oil Com- pany. January 8, 1925.....	1615
For counting electoral votes. January 14, 1925.....	1615
Requesting return from the President of bill relating to capital punishment in the District of Columbia. January 15, 1925.....	1615
Requesting return from the President of bill relating to bridges, Bayou Bartholomew. January 27, 1925.....	1616
Directing reenrollment of bill relating to bridges, Bayou Bartholomew. February 3, 1925.....	1616
Printing ordered of revised edition of Biographical Congressional Directory. February 4, 1925.....	1616
Printing ordered of Report of Coal Commission. February 6, 1925.....	1616
Requesting return from the President of bill amending National Defense Act. February 21, 1925.....	1617
Correcting enrollment of bill amending Section 3186, Revised Statutes. February 21, 1925.....	1617
Directing reenrollment of bill amending National Defense Act. February 25, 1925.....	1617
Correcting title of bill relating to War Fraud Actions. March 2, 1925.....	1617
Correcting enrollment of bill amending World War Veterans' Act. March 4, 1925.....	1618

## LIST OF TREATIES AND CONVENTIONS.

	Page.
Extradition treaty with Costa Rica. Signed at San Jose, November 10, 1922; proclaimed, May 3, 1923.	1621
Parcel post convention with Switzerland. Signed at Washington, December 15, 1922; approved by the President, April 14, 1923.	1631
Parcel post convention with Poland. Signed at Warsaw, February 19, 1923, at Washington, April 26, 1923; approved by the President, May 7, 1923.	1640
Treaty between British Empire, France, and Japan relating to Pacific Ocean islands. Signed at Washington, December 13, 1921; proclaimed, August 21, 1923.	1646
Agreement supplementary to Treaty relating to Pacific Islands of Japan. Signed at Washington, February 6, 1922; proclaimed, August 21, 1923.	1652
Naval armament limitation treaty with British Empire, France, Italy and Japan. Signed at Washington, February 6, 1922; proclaimed, August 21, 1923.	1655
General treaty relating to weights and measures. Signed at Sevres, October 6, 1921; proclaimed, October 27, 1923.	1686
Arbitration agreement with Great Britain. Signed at Washington, June 23, 1923; proclaimed, December 29, 1923.	1695
Extradition treaty with Venezuela. Signed at Caracas, January 19, 1922; proclaimed, January 2, 1924.	1698
Parcel post convention with Netherlands East Indies. Signed at Batavia, April 3, 1918, at Washington, July 9, 1918; approved by the President, July 18, 1918.	1708
Parcel post agreement with Netherlands East India. Signed at Batavia, October 2, 1922, at Washington, February 15, 1924; approved by the President, February 20, 1924.	1717
Special claims convention with Mexico. Signed at Mexico City, September 10, 1923; proclaimed, February 23, 1924.	1722
Reciprocal claims convention with Mexico. Signed at Washington, September 8, 1923; proclaimed, March 3, 1924.	1730
Extradition treaty with Latvia. Signed at Riga, October 16, 1923; proclaimed, March 3, 1924.	1738
Arbitration agreement with France. Signed at Washington, July 19, 1923; proclaimed, March 4, 1924.	1743
Arbitration agreement with Norway. Signed at Washington, November 26, 1923; proclaimed, March 12, 1924.	1746
Extradition treaty with Siam. Signed at Bangkok, December 30, 1922; proclaimed, March 26, 1924.	1749
Arbitration agreement with Netherlands. Signed at Washington, February 13, 1924; proclaimed, April 7, 1924.	1754
Arbitration agreement with Japan. Signed at Washington, August 23, 1923; proclaimed, April 26, 1924.	1757
Naturalization treaty with Bulgaria. Signed at Sofia, November 23, 1923; proclaimed, May 6, 1924.	1759
Convention with Great Britain for prevention of smuggling of intoxicating liquors. Signed at Washington, January 23, 1924; proclaimed, May 22, 1924.	1761
Convention with Costa Rica respecting traveling salesmen. Signed at San José, March 31, 1924; proclaimed, June 26, 1924.	1765
Convention with Norway to prevent smuggling of intoxicating liquors. Signed at Washington, May 24, 1924; proclaimed, July 2, 1924.	1772
Treaty with France relating to rights in Cameroons Mandate. Signed at Paris, February 13, 1923; proclaimed, July 3, 1924.	1778
Treaty with France relating to rights in Togoland Mandate. Signed at Paris, February 13, 1923; proclaimed, July 3, 1924.	1790
Convention with Peru respecting traveling salesmen. Signed at Lima, January 19, 1923; proclaimed, July 18, 1924.	1802
Convention with Denmark to prevent smuggling of intoxicating liquors. Signed at Washington, May 29, 1924; proclaimed, July 25, 1924.	1809
Convention with Germany to prevent smuggling of intoxicating liquors. Signed at Washington, May 19, 1924; proclaimed, August 11, 1924.	1815
Convention with France relating to rights in Syria and the Lebanon Mandate. Signed at Paris, April 4, 1924; proclaimed, August 13, 1924.	1821
Convention with Sweden to prevent smuggling of intoxicating liquors. Signed at Washington, May 22, 1924; proclaimed, August 18, 1924.	1830

	Page.
Extradition treaty with Lithuania. Signed at Kaunas, April 9, 1924; proclaimed, September 29, 1924.....	1835
Convention with Great Britain for preserving Northern Pacific halibut fisheries. Signed at Washington, March 2, 1923; proclaimed, October 22, 1924.....	1841
Convention with Italy to prevent smuggling of intoxicating liquors. Signed at Washington, June 3, 1924; proclaimed, October 22, 1924.....	1844
Extradition treaty with Esthonia. Signed at Tallinn, November 8, 1923; proclaimed, November 15, 1924.....	1849
Parcel post agreement with Great Britain and Northern Ireland. Signed at Washington, October 1, 1924, and at London, October 27, 1924; approved, November 19, 1924.....	1854
Treaty with Belgium relating to rights in East Africa Mandate. Signed at Brussels, April 18, 1923; proclaimed, December 6, 1924.....	1863
Convention with Panama to prevent smuggling of intoxicating liquors. Signed at Washington, June 6, 1924; proclaimed, January 19, 1925.....	1875
Parcel post convention with Siam. Signed at Washington, December 2, 1924, and at Bangkok, January 8, 1925; proclaimed, February 25, 1925.....	1880
Extradition treaty with Bulgaria. Signed at Sofia, March 19, 1924; proclaimed, June 26, 1924.....	1886
Treaty with other Powers relating to Spitzbergen Archipelago. Signed at Paris, February 9, 1920; proclaimed, June 10, 1924.....	1892

## LIST OF PROCLAMATIONS.

	Page.
Amending regulations for protection of migratory birds. April 10, 1923.....	1909
Diminishing area of the Sequoia National Forest, California. May 7, 1923.....	1910
Enlarging area of the Inyo National Forest, California. May 7, 1923.....	1910
Enlarging area of the Pinnacles National Monument, California. May 7, 1923.....	1911
Enlarging area of the Powell National Forest, Utah. May 17, 1923.....	1911
Directing settlement for losses on certain sugar importations. May 23, 1923.....	1913
Setting aside the Pipe Spring National Monument, Arizona. May 31, 1923.....	1914
Setting aside the Bryce Canyon National Monument, Utah. June 8, 1923.....	1914
Prescribing additional regulations for protection of migratory birds. June 11, 1923.....	1915
Continuing Marine and Seamen's Division of Veterans' Bureau until September 3, 1924. June 12, 1923.....	1917
Modifying boundaries of the Carson National Forest, New Mexico. June 16, 1923.....	1919
Diminishing area of the Santa Fe National Forest, New Mexico. June 16, 1923.....	1920
Announcing death of President Harding. August 4, 1923.....	1921
Reappointing James C. Davis, Director General of Railroads. August 13, 1923.....	1922
Enlarging area of the Coconino National Forest, Arizona. August 14, 1923.....	1922
Modifying area of the Tonto National Forest, Arizona. August 14, 1923.....	1923
Diminishing area of the Prescott National Forest, Arizona. August 14, 1923.....	1923
Designating October 9, 1923, as Fire Prevention Day. September 17, 1923.....	1924
Setting apart the Allegheny National Forest, Pennsylvania. September 24, 1923.....	1925
Setting aside November 18-24, 1923, as National Education Week. September 26, 1923.....	1925
Modifying boundaries of the Sitgreaves National Forest, Arizona. October 13, 1923.....	1926
Extending time for establishing shipping service, etc., to Virgin Islands to May 1, 1924. October 25, 1923.....	1928
Setting aside the Carlsbad Cave National Monument, New Mexico. October 25, 1923.....	1929
Designating Thursday, November 29, 1923, as a day of general thanksgiving. November 5, 1923.....	1930
Extending time for paying installments for ceded lands of Crow Indian Reservation, Mon- tana. December 18, 1923.....	1931
Copyright benefits to Canada extended to mechanical musical reproduction. December 27, 1923.....	1932
Prohibiting illegal shipment of arms to Mexico. January 7, 1924.....	1934
Diminishing area of the Chelan National Forest, Washington. January 16, 1924.....	1935
Announcing death of former President Woodrow Wilson. February 3, 1924.....	1938
Designating week of April 21-27, 1924, as Forest Protection Week, etc. February 15, 1924.....	1939
Granting amnesty and pardon, etc., in certain cases. March 5, 1924.....	1940
Determining tariff rates on wheat and wheat products to equalize differences in costs of production, etc. March 7, 1924.....	1941
Prohibiting illegal shipment of arms, etc., to Honduras. March 22, 1924.....	1942
Extending time for establishing shipping service, etc., to Virgin Islands to November 1, 1924. April 7, 1924.....	1943
Prescribing additional regulations for protection of migratory birds. April 11, 1924.....	1945
Setting aside the Chiricahua National Monument, Arizona. April 18, 1924.....	1946
Prohibiting illegal shipment of arms, etc., to Cuba. May 2, 1924.....	1946
Setting aside the Craters of the Moon National Monument, Idaho. May 2, 1924.....	1947
Enlarging area of the Natural Bridge National Forest, Virginia. May 5, 1924.....	1948
Increasing duty on sodium nitrite to equalize differences in costs of production. May 6, 1924.....	1949
Prohibiting export of arms, etc., to Honduras except with consent of Secretary of State. May 15, 1924.....	1950
Increasing duty on barium dioxide to equalize differences in costs of production. May 19, 1924.....	1951
Abrogating certain agreements with Panama respecting Canal Zone. May 28, 1924.....	1952
Modifying boundaries of the Kaniksu National Forest, Idaho. June 4, 1924.....	1953
Extending time for paying installments for ceded lands of Crow Indian Reservation, Mon- tana. June 9, 1924.....	1955
Copyright benefits to subjects of the Union of South Africa extended to mechanical musical reproduction. June 30, 1924.....	1957
Establishing nationality quota of aliens allowed entry during fiscal year 1924-1925. June 30, 1924.....	1958
Enlarging area of the Pinnacles National Monument, California. July 2, 1924.....	1961
Amending regulations for protection of migratory birds. July 2, 1924.....	1961

## LIST OF PROCLAMATIONS.

	Page.
Diminishing area of the Lincoln National Forest, New Mexico. July 17, 1924-----	1963
Setting aside Cherokee National Game Refuges Numbers One and Two, Tennessee- Georgia. August 5, 1924-----	1964
Enlarging area of the Medicine Bow National Forest, Wyoming. August 8, 1924-----	1964
Revoking prohibition against shipment of arms, etc., to Cuba. August 29, 1924-----	1965
Enlarging area of the Manzano National Forest, New Mexico. August 29, 1924-----	1966
Directing disposal of certain lands within former Devils Lake Indian Reservation, North Dakota. August 29, 1924-----	1966
Designating October 9, 1924, as Fire Prevention Day. September 12, 1924-----	1967
Setting apart designated historic forts as national monuments. October 15, 1924-----	1968
Extending time for establishing shipping service, etc., to Virgin Islands to May 1, 1925. October 23, 1924-----	1969
Designating Thursday, November 27, 1924, as a day of general thanksgiving. November 5, 1924-----	1971
Urging observance of week beginning November 17 as American Education Week. November 11, 1924-----	1972
Increasing duty on diethylbarbituric acid, etc., to equalize differences in costs of produc- tion. November 14, 1924-----	1973
Enlarging area of the Harney National Forest, South Dakota. November 18, 1924-----	1974
Enlarging area of the Targhee National Forest, Idaho and Wyoming. November 20, 1924--	1975
Copyright benefits to citizens of Switzerland extended to mechanical musical reproduction. November 22, 1924-----	1976
Setting aside the Wupatki National Monument, Arizona. December 9, 1924-----	1977
Transferring the old Honolulu customhouse site to Territory of Hawaii. December 22, 1924-----	1978
Increasing duty on oxalic acid to equalize differences in costs of production. December 29, 1924-----	1979
Enlarging area of the Manti National Forest, Utah. January 7, 1925-----	1980
Enlarging area of the Custer State Park Game Sanctuary, South Dakota. January 8, 1925-----	1981
Diminishing area of the Snoqualmie and Olympic National Forests, Washington. January 10, 1925-----	1982
Enlarging area of the Carson National Forest, New Mexico. January 21, 1925-----	1984
Modifying boundaries of the Apache, Crook, and Datil National Forests, Arizona and New Mexico. January 23, 1925-----	1984
Setting aside a game refuge in South Dakota. February 2, 1925-----	1985
Setting aside the Meriwether Lewis National Monument, Tennessee. February 6, 1925----	1986
Convening special session of the Senate. February 14, 1925-----	1987
Designating week of April 27-May 3, 1925, as Forest Protection Week, etc. February 21, 1925-----	1987
Setting aside the Glacier Bay National Monument, Alaska. February 26, 1925-----	1988

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**PRIVATE LAWS**  
**OF THE**  
**UNITED STATES OF AMERICA**  
**PASSED BY THE**  
**SIXTY-EIGHTH CONGRESS**  
**1923-1925**

# PRIVATE LAWS OF THE SIXTY-EIGHTH CONGRESS

OF THE

## UNITED STATES

*Passed at the first session, which was begun and held at the city of Washington, in the District of Columbia, on Monday, the third day of December, 1923, and was adjourned without day on Saturday, the seventh day of June, 1924.*

CALVIN COOLIDGE, President; ALBERT B. CUMMINS, President of the Senate *pro tempore*; CHARLES CURTIS, Acting President of the Senate *pro tempore*, March 7, 12, and 13, 1924; GEORGE H. MOSES, Acting President of the Senate *pro tempore*, March 10, 24, and 25, May 26, 1924; JAMES W. WADSWORTH, Jr., Acting President of the Senate *pro tempore*, March 14 to 18, 1924; SELDEN P. SPENCER, Acting President of the Senate *pro tempore*, May 24, 1924; FREDERICK H. GILLETT, Speaker of the House of Representatives.

**CHAP. 4.**—An Act Granting a franking privilege to Florence Kling Harding.

January 25, 1924.

[S. 2.]

[Private, No. 1.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all mail matter sent by the post by Florence Kling Harding, widow of the late Warren Gamaliel Harding, under her written autograph signature, be conveyed free of postage during her natural life.*

Florence Kling Harding.  
Granted franking privilege.

Approved, January 25, 1924.

**CHAP. 45.**—An Act Granting a franking privilege to Edith Bolling Wilson.

March 4, 1924.

[S. 2383.]

[Private, No. 2.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all mail matter sent by the post by Edith Bolling Wilson, widow of the late Woodrow Wilson, under her written autograph signature, be conveyed free of postage during her natural life.*

Edith Bolling Wilson.  
Granted franking privilege.

Approved, March 4, 1924.

**CHAP. 78.**—An Act For the relief of the Cleveland State Bank, of Cleveland, Mississippi.

March 31, 1924.

[S. 75.]

[Private, No. 3.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to redeem United States Treasury certificate of indebtedness numbered 22223, in the denomination of \$1,000, payable to bearer, series IV-B, dated July 9, 1918, and maturing November 7, 1918, with interest at the rate of 4½ per centum per annum from July 9, 1918, to November 7, 1918, in favor of the Cleveland State Bank, Cleveland, Mississippi, or its assigns, without presentation of the said certificate, the certifi-*

Cleveland, Miss., State Bank.  
Redemption of lost certificate of indebtedness of

*Provisos.*  
Condition.

Indemnity bond.

cate of indebtedness having been lost, stolen, or destroyed: *Provided*, That the said certificate of indebtedness shall not have been previously presented for payment and that no payment shall be made hereunder for any interest which shall have been previously paid: *And provided further*, That the said Cleveland State Bank, Cleveland, Mississippi, shall first file in the Treasury Department a bond in the penal sum of double the amount of the lost, stolen, or destroyed Treasury certificate of indebtedness, and the interest payable thereon, in such form and with such surety or sureties as may be acceptable to the Secretary of the Treasury to indemnify and save harmless the United States from any loss on account of the lost, stolen, or destroyed certificate of indebtedness herein described.

Approved, March 31, 1924.

April 1, 1924.  
[S. 214.]

[Private, No. 4.]

**CHAP. 79.**—An Act For the relief of The Old National Bank of Martinsburg, Martinsburg, West Virginia.

The Old National  
Bank of Martinsburg,  
W. Va.

Redemption of lost  
certificates of indebted-  
ness of.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Treasury be, and he is hereby, authorized and directed to redeem in favor of The Old National Bank of Martinsburg, Martinsburg, West Virginia, United States Treasury certificates of indebtedness numbered 4980, 4981, 4982, and 4983, each in the denomination of \$500, and numbered 8175 and 8176, each in the denomination of \$1,000, series TM 2-1921, dated July 15, 1920, and matured March 15, 1921, with interest from the date of issuance to the date of maturity at the rate of 5½ per centum per annum, without presentation of the said certificates of indebtedness, which have been lost, stolen, or destroyed: *Provided*, That the said certificates of indebtedness shall not have been previously presented for payment and that no payment shall be made hereunder for any interest which shall have been previously paid: *Provided further*, That the said The Old National Bank of Martinsburg, of Martinsburg, West Virginia, shall first file in the Treasury Department of the United States a bond in the penal sum of double the amount of the principal of said certificates of indebtedness and the interest which had accrued when the principal became due and payable, in such form and with such sureties as may be acceptable to the Secretary of the Treasury, to indemnify and save harmless the United States from any loss on account of the said certificates of indebtedness hereinbefore described which were lost, stolen, or destroyed.

Approved, April 1, 1924.

*Provisos.*  
Condition.

Indemnity bond.

April 3, 1924.  
[H. R. 1316.]

[Private, No. 5.]

**CHAP. 83.**—An Act For the relief of William R. Bradley, former acting collector of internal revenue for South Carolina.

William R. Bradley.  
Credit in internal  
revenue accounts.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Commissioner of Internal Revenue is hereby authorized and directed to credit the account of William R. Bradley, former acting collector of internal revenue for South Carolina, with the sum of \$100, this amount now being charged against him for the loss of one special stamp book of the value of \$100.

Approved, April 3, 1924.

**CHAP. 98.**—An Act To permit the correction of the general account of Charles B. Strecker, former Assistant Treasurer United States.

April 12, 1924.  
[S. 47.]

[Private, No. 6.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury and the Comptroller General be, and they are hereby, authorized and directed to credit in the accounts of the Treasurer of the United States the sum of \$15,956, now carried in the account of the office of the Assistant Treasurer of the United States at Boston, Massachusetts, and representing a balance due the United States when the subtreasury at Boston was discontinued, October 25, 1920, in the amount of money belonging to the United States while in the custody of said Assistant Treasurer, the loss of said money having occurred through no fault or negligence on the part of said Assistant Treasurer, as set forth in Senate Document Numbered 400, Sixty-sixth Congress, third session; and for this purpose the sum of \$15,956 is hereby appropriated, out of any money in the Treasury not otherwise appropriated.

Charles B. Strecker.  
Credit in accounts of.

Appropriation.

Approved, April 12, 1924.

**CHAP. 99.**—An Act For the relief of William H. Lee.

April 12, 1924.  
[S. 796.]

[Private, No. 7.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to William H. Lee, lieutenant commander, United States Navy, out of any funds in the Treasury not otherwise appropriated, the sum of \$828.29, said sum being the amount of restitution made by him out of his private funds for money stolen from his safe by a man serving under him, for which said officer was held responsible, while stationed as recruiting officer for the United States Navy, in the city of San Francisco, California, on December 30, 1920.

William H. Lee.  
Reimbursement to.

Approved, April 12, 1924.

**CHAP. 100.**—An Act For the relief of the Alaska Commercial Company.

April 12, 1924.  
[S. 1021.]

[Private, No. 8.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the claim of the Alaska Commercial Company, a corporation created by and existing under the laws of the State of California, legal owner of wharf at Dutch Harbor, Alaska, and which wharf was damaged and partially destroyed on or about November 5, 1920, through collision with the United States steamship Saturn, United States Navy, may be sued for by said Alaska Commercial Company in the District Court of the United States for the Northern District of California, sitting as a court of admiralty and acting under the rules governing such court, and said court shall have jurisdiction to hear and determine such suit and to enter a judgment or decree for the amount of such damages and costs, if any, as shall be found to be due against the United States in favor of the said Alaska Commercial Company, or against the Alaska Commercial Company in favor of the United States, upon the same principles and measures of liability as in like cases in admiralty between private parties and with the same rights of appeal: *Provided,* That such notice of the suit shall be given to the Attorney General of the United States as may be provided by order of the said court, and it shall be the duty of the Attorney General to cause the United States attorney in such district to appear and defend for the United States: *Provided further,* That said suit shall be brought and commenced within four months of the date of the passage of this Act.

Alaska Commercial  
Company.

May bring suit for  
collision damages to  
wharf, in district court.

Jurisdiction.

*Provided.*  
Notice, etc.

Commencement of  
suit.

Approved, April 12, 1924.

April 14, 1924.  
[S. 1703.]

[Private, No. 9.]

J. G. Seupelt.  
Homestead entry of,  
confirmed.

**CHAP. 103.**—An Act For the relief of J. G. Seupelt.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized to permit one J. G. Seupelt to enter under the homestead laws, at the appraised price, a certain unsurveyed island in the Colville Indian Reservation, Washington, known as "Hog Island," containing about one hundred and fifty-two acres, located in the Columbia River, and within sections 96 and 35, township 30 north, range 36 east, of the Willamette meridian, in the State of Washington: *Provided,* That proceeds arising hereunder shall be subject to the provisions of section 6 of the Act of March 22, 1906 (volume 34, United States Statutes at Large, page 81): *Provided further,* That the right of entry by the said Seupelt shall be exercised within ninety days after the execution and acceptance of the survey of the island: *And provided further,* That the land hereby disposed of shall be subject to all the laws of the United States prohibiting the introduction of intoxicants into the Indian country, until otherwise provided by Congress.

Approved, April 14, 1924.

*Proceeds.*  
Proceeds to credit of  
Indians.  
Vol. 34, p. 81.

Time limit.

Intoxicants pro-  
hibited.

April 14, 1924.  
[S. 2090.]

[Private, No. 10.]

Army.  
Ambrose I. Moriarty.  
May be appointed  
major, retired.

**CHAP. 104.**—An Act To provide for the advancement on the retired list of the Regular Army of Second Lieutenant Ambrose I. Moriarty.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the President be, and hereby is, authorized, by and with the advice and consent of the Senate, to appoint Ambrose I. Moriarty, second lieutenant, on the retired list of the Regular Army, a major on the retired list of the Regular Army, with retired pay from the date of said appointment, as now prescribed by law for a major of his length of service retired prior to July 1, 1922.

Approved, April 14, 1924.

April 15, 1924.  
[S. 107.]

[Private, No. 11.]

John H. McAtee.  
Military record cor-  
rected.

**CHAP. 113.**—An Act For the relief of John H. McAtee.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That in the administration of the pension laws and laws conferring rights and privileges upon honorably discharged soldiers, their widows and dependent relatives, John H. McAtee, late of Company K, Sixth Regiment Missouri State Militia Volunteer Cavalry, shall be held and considered to have been honorably discharged from the military service of the United States as a member of said organization on the 25th day of April, anno Domini 1864: *Provided,* That no back pay, pension, bounty, or other emolument shall accrue prior to the passage of this Act.

Approved, April 15, 1924.

*Proviso.*  
No back pay, etc.

April 15, 1924.  
[S. 646.]

[Private, No. 12.]

Ethel Williams.  
Payment to, for per-  
sonal injuries.

**CHAP. 114.**—An Act For the relief of Ethel Williams.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, the sum of \$3,600 to Ethel Williams, of Atlanta, Georgia, as full compensation for permanent injuries sustained in a motor-cycle accident

at Camp Gordon, Georgia, on May 2, 1920, which was caused by the negligence of a chauffeur driving a motor cycle, the property of the United States Army, at Camp Gordon, Georgia.

Approved, April 15, 1924.

**CHAP. 115.**—An Act For the relief of Fred Hurst.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to Fred Hurst, of Salt Lake City, Utah, the sum of \$1,000, in full settlement against the Government, as compensation for injuries sustained when run down by an Army motor ambulance November 12, 1918.

Approved, April 15, 1924.

April 15, 1924.

[S. 661.]

[Private, No. 13.]

Fred Hurst.  
Payment to, for personal injuries.

**CHAP. 116.**—An Act For the relief of Thomas Nolan.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to Margaret Nolan, the legal guardian of Thomas Nolan, the sum of \$2,500, in full settlement for personal injuries sustained by said Thomas Nolan on the 28th day of April, 1919, when run down by an ambulance belonging to the United States Army.

SEC. 2. The following sums are appropriated, out of any money in the Treasury not otherwise appropriated, in full settlement of all charges and claims for necessary services, resulting from personal injuries sustained by Thomas Nolan: To the Methodist Episcopal Hospital, Brooklyn, New York, \$150; to Elliott, Jones, and Fanning, 215 Montague Street, Brooklyn, New York, \$150; to Margaret Nolan, 369 Hoyt Street, Brooklyn, New York, \$350.

Approved, April 15, 1924.

April 15, 1924.

[S. 1219.]

[Private, No. 14.]

Thomas Nolan.  
Payment to legal guardian of, for personal injuries.

Appropriation for expenses incurred.

**CHAP. 128.**—An Act Authorizing the Court of Claims of the United States to hear and determine the claim of Elwood Grissinger.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the United States Court of Claims be, and it is hereby, authorized and directed to hear and determine the claim of Elwood Grissinger for compensation for any unlawful sale by the United States, and any unlawful sale by others for the United States, either in the United States or elsewhere, for any use outside the United States and exclusive of any use by the United States, of certain long-distance telephone repeaters and of a system for the use of any repeaters on transmission lines, as disclosed and described in certain letters patent granted to said Grissinger by the United States, and also as disclosed and described in patents granted to him by certain foreign countries, and competent jurisdiction is hereby conferred upon said court in this matter: *Provided,* That in any such suit the United States may avail itself of any and all defenses, general or special, that might be pleaded by defendant in an action for infringement under the law in any jurisdiction where such sale occurred, or otherwise, at the date of such sale.

Approved. April 18, 1924.

April 18, 1924.

[S. 1861.]

[Private, No. 15.]

Elwood Grissinger.  
Claim of, referred to Court of Claims.

*Proviso.*  
Defenses to be availed of.

April 28, 1924.

[H. R. 3761.]

[Private, No. 16.]

George A. Nickles.  
Reimbursement to.**CHAP. 139.**—An Act For the relief of George A. Nickles.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to George A. Nickles, of Charleston, South Carolina, out of any money in the Treasury not otherwise appropriated, the sum of \$100 to reimburse him for a bond of the fourth Liberty loan, for which he paid cash at the port of embarkation, Hoboken, New Jersey, and for which he received a receipt from the proper authority, and which bond has never been delivered to him.

Approved, April 28, 1924.

April 28, 1924.

[H. J. Res. 222.]

[Priv. Res., No. 1.]

**CHAP. 140.**—Joint Resolution Granting permission to Hugh S. Cumming, Surgeon General of the United States Public Health Service, to accept certain decorations bestowed upon him by the Republics of France and Poland.

Hugh S. Cumming.  
May accept decorations from France and Poland.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That Hugh S. Cumming, Surgeon General of the United States Public Health Service, be authorized to accept and wear the decoration of Officer of the Legion of Honor of France, tendered by His Excellency, the French Ambassador, in the name of the Republic of France; and the decoration of the Order of Polonia Restituta, grade Commander with the Star, tendered by His Excellency, the Minister from Poland, in the name of the Republic of Poland, both of which decorations have been conferred upon Surgeon General Hugh S. Cumming, by the Republics mentioned, for scientific service, and that the Department of State is hereby authorized and permitted to deliver the above-mentioned decorations to Hugh S. Cumming, Surgeon General of the United States Public Health Service.

Delivery to be made.

Approved, April 28, 1924.

May 19, 1924.

[H. R. 1823.]

[Private, No. 17.]

**CHAP. 159.**—An Act For the relief of the Long Island Railroad Company.Long Island Railroad Company.  
Claim of, for damages to its dock, vessels, etc., referred to district court.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the claim of the Long Island Railroad Company against the United States for damages alleged to have been sustained by said railroad company's dock, vessels, and marine equipment at Whitestone Landing, New York, on the 11th day of December, 1919, as a result of swells caused by the alleged negligent operation of the United States destroyer Broome at an excessive rate of speed, may be sued for by said company in the United States District Court of the Eastern District of New York, sitting as a court of admiralty and acting under the rules governing such court, and said court shall have jurisdiction to hear and determine such suit and to enter judgment or decree for the amount of such damages, and costs, if any, as shall be found to be due against the United States in favor of the Long Island Railroad Company, or against the Long Island Railroad Company in favor of the United States, upon the same principles and measures of liability as in like cases in admiralty between private parties and with the same rights of appeal: *Provided,* That such notice of the suit shall be given to the Attorney General of the United States as may be provided by order of the said court, and it shall be the duty of the Attorney General to cause the United States attorney in such district to appear and

Jurisdiction of court.

Provisos.  
Notice to Attorney General.

defend for the United States: *Provided further*, That said suit shall be brought and commenced within four months of the date of the passage of this Act. Commencement of suit.

Approved, May 19, 1924.

**CHAP. 168.**—An Act For the relief of the William D. Mullen Company.

May 23, 1924.

[S. 129.]

[Private, No. 18.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to the William D. Mullen Company, of Wilmington, Delaware, out of any money in the Treasury not otherwise appropriated, the sum of \$85.75, said sum being due the William D. Mullen Company for merchandise furnished to the Reedy Island Naval Station mess during the months of October, November, and December, 1918.

William D. Mullen Company.  
Payment to.

Approved, May 23, 1924.

**CHAP. 169.**—An Act For the relief of George T. Tobin and Son.

May 23, 1924.

[S. 130.]

[Private, No. 19.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to George T. Tobin and Son, of New Castle, Delaware, out of any money in the Treasury not otherwise appropriated, the sum of \$248.98, said sum being due George T. Tobin and Son for merchandise furnished to the Reedy Island naval station mess during the year 1918.

George T. Tobin and Son.  
Payment to.

Approved, May 23, 1924.

**CHAP. 170.**—An Act For the relief of Peter C. Keegan, and others.

May 23, 1924.

[S. 120.]

[Private, No. 20.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to Peter C. Keegan, the sum of \$1,700; to the estate of John B. Madigan, the sum of \$348.14; to the estate of Oscar F. Fellows, the sum of \$2,950.77, said sums representing additional compensation for services rendered on the Saint John River Commission.

Peter C. Keegan, etc.  
Payment to, for services.

Approved, May 23, 1924.

**CHAP. 171.**—An Act For the relief of the New Jersey Shipbuilding and Dredging Company, of Bayonne, New Jersey.

May 23, 1924.

[S. 1572.]

[Private, No. 21.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, the sum of \$152,278.28 to the New Jersey Shipbuilding and Dredging Company, of Bayonne, New Jersey, in full settlement to reimburse said owner of drill boat Numbered 3 for loss sustained as a result of total destruction of said drill boat Numbered 3 through collision with the United States ship Lykens, in Hell Gate, off Halletts Point, New York Harbor, on September 1, 1921.

New Jersey Shipbuilding and Dredging Company.  
Payment to, for collision damages.

Approved, May 23, 1924.

May 23, 1924.  
[S. 1696.]

[Private, No. 22.]

**CHAP. 172.**—An Act Granting permission to Commander Dorr F. Tozier, United States Coast Guard, retired, to accept a gift from the King of Great Britain.

Commander Dorr F. Tozier, Coast Guard. May accept decoration from Great Britain.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That Commander Dorr F. Tozier, United States Coast Guard, retired, be, and he is hereby, authorized to accept a sword tendered to him by the King of Great Britain through the Department of State of the United States.

Approved, May 23, 1924.

May 23, 1924.  
[H. R. 2498.]

[Private, No. 23.]

**CHAP. 173.**—An Act For the relief of the East LaHave Transportation Company, Limited, owner, A. Picard and Company, owner of cargo, and George H. Corkum, Leopold S. Conrad, Wilson Zinck, Freeman Beck, Sidney Knickle, and Norman E. LeGay, crew of the schooner Con Rein, sunk by United States submarine K-4.

"Con Rein," schooner. Owners of cargo, and crew, may bring suit for collision damages, in district court.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the claim of the East LaHave Transportation Company, Limited, owner of the schooner Con Rein, of the port of LaHave, in the Province of Nova Scotia, Canada; that the claim of A. Picard and Company, the owner and consignee of the cargo aboard the said schooner, and the claims of the several members of the crew of said schooner, namely, George Corkum, Leopold S. Conrad, Wilson Zinck, Freeman Beck, Sidney Knickle, and Norman LeGay, against the United States for damages alleged to have been caused by collision between said schooner and the submarine K-4 owned by the Government of the United States and operated by the United States Navy, which occurred near Block Island, Rhode Island, on August 29, 1921, may be sued for by the said claimants in the United States District Court for the District of Massachusetts, sitting as a court of admiralty and acting under the rules governing such court with jurisdiction to hear and determine such suit, and to enter judgments or decrees for the amounts of such damages and costs, if any, as may be found against the United States in favor of the said claimants, or any of them, or against said claimants in favor of the United States, upon the same principles and measures of liability as in like cases in admiralty between private parties and with the same rights of appeal: *Provided,* That such notice of the suit shall be given to the Attorney General of the United States as may be provided by order of said court, and it shall be the duty of the Attorney General to cause the United States attorney in such district to appear and defend for the United States: *Provided further,* That said suit shall be brought and commenced within four months of the date of the passage of this Act.

Jurisdiction of court.

*Provisos.*  
Notice to Attorney General.

Commencement of suit.

Approved, May 23, 1924.

May 23, 1924.  
[H. R. 3183.]

[Private, No. 24.]

**CHAP. 174.**—An Act For the relief of Rush O. Fellows.

Rush O. Fellows. Reimbursement to.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to Rush O. Fellows, of Bellefourche, South Dakota, the sum of \$354.50 to repay him for private funds expended for governmental purposes while he was postmaster at Bellefourche, South Dakota.

Approved, May 23, 1924.

**CHAP. 175.**—An Act For the relief of Edward T. Williams.

May 23, 1924.

[H. R. 5808.]

[Private, No. 25.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Postmaster General be, and he is hereby, authorized and directed to credit the accounts of Edward T. Williams, acting postmaster at Niagara Falls, New York, in the total sum of \$87,932.77, due the United States on account of losses as the result of burglary on June 2, 1920, as follows: Postal funds, \$4,306.27; postage stamps, \$32,734.27; eight thousand and forty-four war savings stamps at \$4.17 each, \$33,543.48; twenty thousand two hundred and twenty-five thrift stamps at 25 cents each, \$5,056.25; and internal revenue stamps, \$12,292.50.

Edward T. Williams.  
Credit in postal accounts.

Approved, May 23, 1924.

**CHAP. 186.**—An Act Authorizing the removal of the restrictions from forty acres of the allotment of Isaac Jack, a Seneca Indian, and for other purposes.

May 24, 1924.

[H. R. 1629.]

[Private, No. 26.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the restrictions upon the northeast quarter of the southeast quarter of section 21, township 25 north, range 24 east of the Indian meridian, in Oklahoma, which is land heretofore allotted to Isaac Jack, Seneca allottee numbered 264, are hereby removed, and the Secretary of the Interior is hereby authorized and directed to cause to be issued to said Isaac Jack a patent in fee simple for said described land.

Isaac Jack, Seneca allottee.  
Restriction removed and fee simple patent issued to.

Approved, May 24, 1924.

**CHAP. 187.**—An Act To compensate three Comanche Indians of the Kiowa Reservation.

May 24, 1924.

[H. R. 2881.]

[Private, No. 27.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to pay, out of the Apache, Kiowa, and Comanche 4 per centum fund, into the individual bank accounts of Nehio or Len Parker, Comanche allottee numbered 721, \$2,150; Arrushe, Comanche allottee numbered 1081, \$2,300; and Neho, Comanche allottee numbered 2322, \$1,550; for lands erroneously allotted to them in the Chickasaw Nation, Oklahoma, and for which they are unable to obtain title.

Comanche Indians,  
Payment to designated, for erroneous allotments.

Approved, May 24, 1924.

**CHAP. 188.**—An Act For the relief of the Underwood Typewriter Company and Frank P. Trott.

May 24, 1924.

[H. R. 4647.]

[Private, No. 28.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury is authorized and directed to pay \$707.50, from the appropriations originally applicable to the Underwood Typewriter Company for seventeen Underwood typewriters delivered to various field offices of the General Land Office during the fiscal year 1921, valued at \$1,147.50, less the value of seventeen unserviceable typewriters taken in exchange, valued at \$400, claims for which were disallowed by the Auditor for the Interior Department because of the Act of May 29, 1920 (Forty-first Statutes at Large, page 688).

Underwood Typewriter Company.  
Payment to.

Frank P. Trott.  
Credit in accounts.

That the Comptroller General be, and is hereby, directed to allow credit in the accounts of Frank P. Trott, United States surveyor general of Arizona, the sum of \$42.50, being the amount suspended by the Comptroller General in the settlement of his accounts for the period October 1, 1920, to June 30, 1921, under the appropriation, "Deposits by individuals for surveying public lands," for payment to the Underwood Typewriter Company for one Underwood typewriter.

Approved, May 24, 1924.

May 24, 1924.  
[S. 105.]

[Private, No. 29.]

**CHAP. 189.**—An Act For the relief of Arthur Frost.

Arthur Frost.  
Payment to, for personal injuries.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to Arthur Frost, the sum of \$960 in full for damages suffered by reason of being negligently shot and seriously injured by a regularly enlisted soldier of the United States while in pursuit of a deserter and in the legal discharge of his duty as a military policeman.

Approved, May 24, 1924.

May 28, 1924.  
[S. 589.]

[Private, No. 30.]

**CHAP. 205.**—An Act For the relief of James Moran.

James Moran.  
Military record corrected.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That in the administration of the pension laws and the laws conferring rights and privileges upon honorably discharged soldiers, James Moran, late corporal in the One hundred and ninth Company, United States Coast Artillery Corps, shall be held and considered to have been honorably discharged from the military service of the United States as a member of Company A, Ninth Regiment United States Infantry: *Provided,* That no back pay, bounty, or other emoluments shall accrue prior to the passage of this Act.

Approved, May 28, 1924.

May 31, 1924.  
[H. R. 1442.]

[Private, No. 31.]

**CHAP. 226.**—An Act Authorizing issuance of patent to Charles Swanson.

Charles Swanson.  
Land patent to.

Condition.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to issue to Charles Swanson, of Gig Harbor, Washington, patent to lots 3 and 4, section 5, township 20 north, range 2 east, Willamette meridian, the same comprising nine and fifty-seven one-hundredths acres, and being part of Gig Harbor abandoned military reservation, numbered 23 and 24, in the State of Washington, upon presentation by the said Charles Swanson of proof that he has resided upon the land for a period of eight years, and upon payment by him of a sum of money equal to the appraised value thereof as fixed under authority of the Act entitled "An Act providing for the sale of certain lands in the State of Washington, and for other purposes," approved July 3, 1916 (Thirty-ninth Statutes at Large, page 342), but not less than \$10 per acre.

Approved, May 31, 1924.

**CHAP. 227.**—An Act Authorizing the Secretary of the Interior to grant a patent to certain lands to Johann Jacob Lutsch.

May 31, 1924.  
[H. R. 5169.]  
[Private, No. 32.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior is authorized and directed to grant to Johann Jacob Lutsch, of Saint Anthony, Idaho, a patent to the west half of section 15, township 11 north, range 41 east, Boise meridian, Idaho, such land having been entered by Johann Jacob Lutsch under homestead entry numbered 033715, Blackfoot series.*

Johann Jacob Lutsch.  
Land patent to.

Approved, May 31, 1924.

**CHAP. 228.**—An Act For the relief of Luke Ratigan.

May 31, 1924.  
[H. R. 1475.]  
[Private, No. 33.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to place the name of Luke Ratigan on the retired list of the Coast Guard as an oiler, first class, retired, at the rate of pay he would be entitled to receive had he held the rating of oiler, first class, when retired.*

Luke Ratigan.  
Placed on retired list,  
Coast Guard.

Approved, May 31, 1924.

**CHAP. 229.**—An Act For the relief of Amy L. Fallon, mother of Lieutenant Henry N. Fallon, retired.

May 31, 1924.  
[S. 946.]  
[Private, No. 34.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury is authorized and directed to pay to Amy L. Fallon, mother of Lieutenant Henry N. Fallon, United States Navy, retired, out of any money in the Treasury not otherwise appropriated, the sum of \$1,500 in full satisfaction of all claims for expenses incurred by her or under her direction in the locating and caring for Lieutenant Henry N. Fallon after his escape from Saint Elizabeths Hospital, District of Columbia.*

Amy L. Fallon.  
Compensation for ex-  
penses.

Approved, May 31, 1924.

**CHAP. 245.**—An Act For the relief of the owners of the steamship Lexington.

June 3, 1924.  
[S. 81.]  
[Private, No. 35.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the claim of Colonial Navigation Company, owner of the American steamship Lexington, against the United States for damages alleged to have been caused by collision between said vessel and the United States submarine O-7 on the 6th day of October, 1919, in the East River, New York, near Horns Hook, may be sued for by the owner of the said American steamship Lexington in the United States District Court for the Eastern District of New York, sitting as a court of admiralty, and acting under the rules governing such court, and said court shall have jurisdiction to hear and determine such suit and to enter judgment or decree for the amount of such damages, including interest, and costs, if any, as shall be found to be due against the United States in favor of the owner of the said American steamship Lexington, or against the owner of the said American steamship Lexington in favor of the United States, upon the same principles and measures of liability as in like cases in admiralty between private parties, and with the same rights of*

"Lexington," steam-  
ship.  
Owners of, may bring  
suit for collision dam-  
ages, in district court.

Jurisdiction of court.

*Provisos.*  
Notice to Attorney  
General.

Commencement of  
suit.

appeal: *Provided*, That such notice of the suit shall be given to the Attorney General of the United States as may be provided by order of the said court, and it shall be the duty of the Attorney General to cause the United States attorney in such district to appear and defend for the United States: *Provided further*, That said suit shall be brought and commenced within four months of the date of the passage of this Act.

Approved, June 3, 1924.

June 3, 1924.  
[S. 593.]

[Private, No. 36.]

United Dredging  
Company.  
Claim of, referred to  
district court.

Jurisdiction of court.

**CHAP. 246.**—An Act For the relief of the United Dredging Company.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the claim of the United Dredging Company, a corporation organized and existing under and by virtue of the laws of the State of Delaware, with its principal place of business in the city and State of New York, for damages caused to its plant in the harbor of San Diego, California, by the United States steamship Brant, on April 21, 1920, may be sued for and submitted to the United States District Court in and for the Southern District of California, sitting as a court of admiralty and acting under the rules governing such court, and said court shall have jurisdiction to hear and determine such suit and to enter a judgment or decree for the amount of such damages and costs, if any, as shall be found to be due against the United States in favor of the owners of said dredging plant, or against the owners of said dredging plant in favor of the United States, upon the same principles and measures of liability as in like cases in admiralty between private parties and with the same rights of appeal: *Provided*, That such notice of the suit shall be given to the Attorney General of the United States as may be provided by order of said court; and it shall be the duty of the Attorney General to cause the United States attorney in such district to appear and defend for the United States: *Provided further*, That said suit shall be brought and commenced within four months of the date of the passage of this Act.

Approved, June 3, 1924.

*Provisos.*  
Notice to Attorney  
General.

Commencement of  
suit.

June 3, 1924.  
[S. 635.]

[Private, No. 37.]

Erie Railroad Com-  
pany.  
Damage claims of, re-  
ferred to district court.

*Provisos.*  
Jurisdiction of court.

**CHAP. 247.**—An Act For the relief of the Erie Railroad Company.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the claims of the Erie Railroad Company against the United States for damages alleged to have been sustained to its car float, cars, and the contents thereof, in New York Harbor, on July 6, 1922, may be submitted to the United States Court for the Eastern District of New York, under and in compliance with the rules of said court sitting as a court of admiralty: *Provided*, That the said court shall have jurisdiction to hear and determine the whole controversy and to enter a judgment or decree for the amount of the legal damages sustained by reason of said collision, if any shall be found to be due, either for or against the United States, upon the same principle and measure of liability with costs as in like cases in admiralty between private parties, with the same rights of appeal: *Provided*, That such notice of the suit shall be given to the Attorney General of the United States as may be provided by order of the said court, and it shall be the duty of the Attorney General to cause the United States attorney in such district to appear and defend for the United States: *Provided further*, That said suit shall be brought and commenced within four months of the date of the passage of this Act.

Approved, June 3, 1924.

Notice, etc., to At-  
torney General.

Commencement of  
suit.

**CHAP. 248.**—An Act For the relief of Eva B. Sharon.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to Eva B. Sharon, for repairing damages to the dwelling of Eva B. Sharon caused by blasting of rock in connection with construction of Le Claire Lock in the Mississippi River at Le Claire, Iowa, in September, 1916, the sum of \$267.25, in full settlement of all damages against the Government.

Approved, June 3, 1924.

June 3, 1924.  
[H. R. 5136.]  
[Private, No. 38.]  
Eva B. Sharon.  
Payment to.

**CHAP. 256.**—An Act For the relief of Frank Vumbaca.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury is hereby directed to pay, out of any money in the Treasury not otherwise appropriated, to Frank Vumbaca, of Portland, Maine, the sum of \$419, to reimburse him for damages to his house, numbered 469 Washington Avenue, Portland, Maine, caused by concussion from blasts.

Approved, June 4, 1924.

June 4, 1924.  
[S. 243.]  
[Private, No. 39.]  
Frank Vumbaca.  
Payment to.

**CHAP. 257.**—An Act For the relief of Harold Kernan.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Comptroller General of the United States is hereby authorized and directed to credit the account of Harold Kernan, now serving as captain, Twelfth Field Artillery, United States Army, in the sum of \$3,426, with which said officer was charged for money stolen from an enlisted man serving under him, for which said officer was held responsible, while stationed at the city of Brest, France, in October, 1919.

Approved, June 4, 1924.

June 4, 1924.  
[S. 1213.]  
[Private, No. 40.]  
Captain Harold Kernan, Army,  
Credit in accounts.

**CHAP. 258.**—An Act For the relief of Ezra S. Pond.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, the sum of \$552.51 to Ezra S. Pond, a resident of 655 Pinewood Avenue, Toledo, Ohio, administrator of the estate of his only child, the late Harry S. Pond, captain Company K, Fifty-eighth Infantry, for loss of equipment sustained by the said Harry S. Pond in the sinking of the United States transport *Moldavia* on May 6, 1918.

Approved, June 4, 1924.

June 4, 1924.  
[S. 1941.]  
[Private, No. 41.]  
Ezra S. Pond.  
Payment to.

**CHAP. 268.**—An Act For the relief of Robert J. Kirk.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any moneys in the Treasury not otherwise appropriated,

June 5, 1924.  
[H. R. 3009.]  
[Private, No. 42.]  
Robert J. Kirk.  
Payment to, for services.

to Robert J. Kirk, of Florence, South Carolina, the sum of \$332.50 for service as United States commissioner for the Eastern District of South Carolina for the period beginning July 1, 1919, to November 15, 1919.

Approved, June 5, 1924.

June 5, 1924.

[S. 799.]

[Private, No. 43.]

F. A. Maron.  
Payment to, for personal injuries.

**CHAP. 269.**—An Act For the relief of F. A. Maron.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to F. A. Maron the sum of \$1,500 for personal injuries sustained when he was struck and seriously injured by an automobile truck of the United States Postal Service in the city of Saint Paul, Minnesota, on December 21, 1920.

Approved, June 5, 1924

June 6, 1924.

[H. R. 3143.]

[Private, No. 44.]

Bernice Hutcheson.  
Payment to, for personal injuries.

**CHAP. 279.**—An Act For the relief of Bernice Hutcheson.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to Bernice Hutcheson, the sum of \$2,587.50 in full settlement of all damages against the Government for expenses incurred and permanent injury, the results of injuries sustained through being struck by a truck, the property of the War Department and driven recklessly by a soldier of the United States Army.

Approved, June 6, 1924.

June 6, 1924.

[S. 1013.]

[Private, No. 45.]

Navy.  
Gordon G. MacDonald placed on retired list.

**CHAP. 280.**—An Act For the relief of Gordon G. MacDonald.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That Gordon G. MacDonald, who, while serving as a lieutenant, United States Naval Reserve Force, was found by a naval retiring board to be permanently incapacitated for active service by reason of physical disability incurred in the line of duty as a result of an incident of the service, in time of war, shall be eligible for retirement; and the President is hereby authorized to place him upon the retired list with the rank and three-quarters of the pay of the grade held by him at the time such physical disability was incurred.

Approved, June 6, 1924.

Rank, pay, etc.

June 6, 1924.

[S. 1330.]

[Private, No. 46.]

Ely N. Sonnenstrahl.  
Claim of estate of, referred to district court.

**CHAP. 281.**—An Act For the relief of the estate of Ely N. Sonnenstrahl, deceased.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the claim of Nina L. Sonnenstrahl, as executrix of the estate of Ely N. Sonnenstrahl, deceased, late of Brooklyn, New York, for such further sum as the said estate may be entitled to recover as added to the amount the said Ely N. Sonnenstrahl has already received

for certain beans commandeered by the Navy Department at San Francisco, California, on or about February, 1918, may be sued for and submitted to the United States District Court in and for the Eastern District of New York, and said court shall have jurisdiction to hear and determine such suit and to enter a judgment or decree for such amount and costs, if any, as shall be found to be due against the United States in favor of said estate of Ely N. Sonnenstrahl, deceased, upon the same principles and measures of liability as in like cases under section 10 of the Lever Act and with the same rights of appeal: *Provided*, That suit shall be brought and commenced within four months from the date of the passage of this Act.

Approved, June 6, 1924.

Vol. 40, p. 279.  
*Proviso.*  
 Commencement of suit.

**CHAP. 282.**—An Act For the relief of the Commercial Pacific Cable Company.

June 6, 1924.  
 [S. 709.]  
 [Private, No. 47.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to the Commercial Pacific Cable Company, out of any money in the Treasury not otherwise appropriated, the sum of \$16,109.94 to reimburse said company for the cost of repairing certain damages done by the United States naval authorities to one of said company's cables in the harbor of San Luis d'Apra, island of Guam, on March 21, 1923. The Secretary of the Treasury is also authorized and directed to pay to the Commercial Pacific Cable Company, out of any money in the Treasury not otherwise appropriated, the sum of \$26,490.38, to reimburse said company for the cost of repairing certain damages done by the United States naval authorities to one of said company's cables in the harbor of San Luis d'Apra, island of Guam, in September, 1907, as reported to Congress in Senate Document Numbered 88, Sixty-fourth Congress, first session.

Commercial Pacific  
 Cable Company.  
 Payment to, for  
 damages.

Approved, June 6, 1924.

**CHAP. 283.**—An Act For the relief of Gerard E. Bess.

June 6, 1924.  
 [H. R. 905.]  
 [Private, No. 48.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to Gerard E. Bess, the sum of \$540 in full settlement against the Government, as compensation for injuries sustained while in charge and under the direction of a sergeant of the United States Army and a passenger on a Government truck en route from Fort Bragg to Charlotte, North Carolina, on May 23, 1922.

Gerard E. Bess.  
 Payment to for per-  
 sonal injuries.

Approved, June 6, 1924.

**CHAP. 284.**—An Act For the relief of Jesse L. Meeks.

June 6, 1924.  
 [H. R. 2607.]  
 [Private, No. 49.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That in the administration of any laws conferring rights, privileges, and benefits upon honorably discharged soldiers Jesse L. Meeks, late private and second lieutenant in Company A, Fourth Regiment Arkansas Volunteer Mounted Infantry (Fishback's command), shall hereafter be held and considered to have been in the military service of the

Jesse L. Meeks.  
 Military record cor-  
 rected.

*Proviso.*  
No back pay, etc.

United States as a private and second lieutenant of said organization from the 17th day of November, 1863, to the 28th day of March, 1864, and shall be held to have been honorably discharged from said organization: *Provided*, That no back pay, pension, or allowance shall be held to have accrued prior to the passage of this Act.

Approved, June 6, 1924.

June 6, 1924.  
[H. R. 7122.]  
[Private, No. 50.]

**CHAP. 285.**—An Act For the relief of the Eagle Pass Lumber Company, of Eagle Pass, Texas.

Eagle Pass Lumber Company.  
Refund of excess duties.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Treasury be, and he is hereby authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to the Eagle Pass Lumber Company, of Eagle Pass, Texas, the sum of \$2,459.52, being refund of excess duties on certain shipments of ixtle twine from Mexico to the United States in 1918.

Approved, June 6, 1924.

June 6, 1924.  
[H. R. 8961.]  
[Private, No. 51.]

**CHAP. 286.**—An Act For the relief of Frank Stinchcomb.

Navy.  
Frank Stinchcomb, may be appointed lieutenant.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the President be, and he is hereby, authorized to appoint Chief Gunner Frank Stinchcomb, United States Navy, a lieutenant on the active list of the United States Navy, subject to qualification on physical examination, to take rank next after Lieutenant William E. Snyder, United States Navy: *Provided*, That in the event of the failure of said Chief Gunner Frank Stinchcomb to qualify for such appointment, and if found incapacitated for active service by a naval retiring board, the President be, and he is hereby, authorized to appoint the said Frank Stinchcomb a lieutenant on the retired list of the Navy with the retired pay of that grade.

Approved, June 6, 1924.

*Proviso.*  
To be placed on retired list, if disabled, etc.

June 7, 1924.  
[H. R. 2123.]  
[Private, No. 52.]

**CHAP. 380.**—An Act For the relief of the Thompson-Vache Boat Company, of Bonnots Mill, Missouri.

"Floyd," steamer.  
Thompson-Vache Boat Company may bring suit for collision damages to, in district court.

Jurisdiction of court.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the claim of the Thompson-Vache Boat Company, of Bonnots Mill, Missouri, against the United States for the loss alleged to have been sustained by the sinking of said company's boat, the steamer Floyd, in the Missouri River on March 3, 1920, may be sued for by said company in the United States District Court of the Western District of Missouri, sitting as a court of admiralty and acting under the rules governing such court, and said court shall have jurisdiction to hear and determine such suit and to enter judgment or decree for the amount of such damages, including interest, and costs, if any, as shall be found to be due against the United States in favor of the Thompson-Vache Boat Company, or against the Thompson-Vache Boat Company in favor of the United States, upon the same principles and measures of liability as in like cases in admiralty between private parties and with the same rights of appeal: *Provided*, That such notice of the suit shall be given to the Attorney General of the United States as may be provided by order of the said court, and

*Provisos.*  
Notice, etc., to Attorney General.

it shall be the duty of the Attorney General to cause the United States attorney in such district to appear and defend for the United States: *Provided further*, That said suit shall be brought and commenced within four months of the date of the passage of this Act.

Commencement of suit.

Approved, June 7, 1924.

**CHAP. 381.**—An Act For the relief of C. C. Carson.

June 7, 1924.  
[H. R. 2126.]  
[Private, No. 53.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Treasury be, and is hereby, authorized and directed to pay, out of any money in the Treasury of the United States not otherwise appropriated, to C. C. Carson, of Jefferson City, Missouri, proprietor and owner of the Mary Helen Ranch, Colorado Springs, Colorado, the sum of \$190.44, said amount being in full settlement and reimbursement to the said C. C. Carson, and representing a difference in freight rates on a shipment of barb wire which was purchased by him from the Government free on board Schenectady, New York, caused by the Government's delay in making shipment in accordance with the contract of purchase.

C. C. Carson.  
Reimbursement to.

Approved, June 7, 1924.

**CHAP. 382.**—An Act For the relief of Lena Garagnon Owens.

June 7, 1924.  
[H. R. 2647.]  
[Private, No. 54.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Treasury be, and he is hereby, authorized to pay to Lena Garagnon Owens, of San Antonio, Texas, out of any money not otherwise appropriated, the sum of \$3,819.50, in full settlement of her claim against the Government of the United States for damages done to her property and personal injuries sustained through being run down in the streets of San Antonio, Texas, on April 25, 1913, by a section of Battery B, United States Artillery, from Fort Sam Houston, Texas.

Lena Garagnon Owens.  
Payment to, for damages, etc.

Approved, June 7, 1924.

**CHAP. 383.**—An Act For the relief of V. E. Schermerhorn, E. C. Caley, G. W. Campbell, and Philip Hudspeth.

June 7, 1924.  
[H. R. 6049.]  
[Private, No. 55.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to V. E. Schermerhorn, E. C. Caley, G. W. Campbell, and Philip Hudspeth, their heirs, executors, administrators, or assigns the following sums: V. E. Schermerhorn, \$2,767.45; E. C. Caley, \$192; G. W. Campbell, \$16; and Philip Hudspeth, \$134; for the destruction on October 15, 1908, of their property by fire which occurred on the Fort Riley, Kansas, Military Reservation, while Battery A, Sixth Field Artillery, was engaged in target practice, near the northern boundary, and which spread to and caused serious damage to privately owned farms adjoining the reservation; and the sum of \$3,109.45 is hereby appropriated for said purpose out of any money in the Treasury not otherwise appropriated.

V. E. Schermerhorn, and others.  
Payment to, for property damages.

Appropriation.

Approved, June 7, 1924.

June 7, 1924.  
[H. R. 8237.]  
[Private, No. 56.]

**CHAP. 384.**—An Act For the relief of Bruusgaard Kiosteruds Dampskibs Aktieselskab, a Norwegian corporation of Drammen, Norway.

"Harald," steamship.  
Bruusgaard Kiosteruds Dampskibs Aktieselskab, may bring suit for collision damages to, in district court.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the claim of Bruusgaard Kiosteruds Dampskibs Aktieselskab, owners of the Norwegian steamship Harald, against the United States for damages alleged to have been caused by collision between the said vessel and the American steamship West Haven operated by the Navy Department for account of the War Department in Hampton Roads, Virginia, on the 23d day of September, 1918, may be sued for by the said Bruusgaard Kiosteruds Dampskibs Aktieselskab in the District Court of the United States for the Southern District of New York, sitting as a court of admiralty and acting under the rules governing such court, and said court shall have jurisdiction to hear and determine such suit and to enter a judgment or decree for the amount of such damages and costs, if any, as shall be found to be due against the United States in favor of Bruusgaard Kiosteruds Dampskibs Aktieselskab, or against Bruusgaard Kiosteruds Dampskibs Aktieselskab in favor of the United States upon the same principles and measures of liability as in like cases in admiralty between private parties and with the same rights of appeal: *Provided*, That such notice of the suit shall be given to the Attorney General of the United States as may be provided by order of the said court, and it shall be the duty of the Attorney General to cause the United States attorney in such district to appear and defend for the United States: *Provided further*, That said suit shall be brought and commenced within four months of the date of the passage of this Act.

Jurisdiction of court.

*Provisos.*  
Notice to Attorney General.

Commencement of suit.

Approved, June 7, 1924.

June 7, 1924.  
[S. 588.]  
[Private, No. 57.]

**CHAP. 385.**—An Act For the relief of Daniel A. Spaight, and others.

Daniel A. Spaight, and others.  
Payments to, for personal injuries.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, as follows, to wit: To Daniel A. Spaight \$5,000; to Mary F. Spaight \$2,812.70; to Thomas F. Sutton \$273.42; to Elizabeth Tabele \$1,140.50; to Thomas A. Tabele \$102.96, in full settlement of all damages against the Government, for injuries received on June 25, 1922, at North Westport, Massachusetts, when struck by an auto-truck belonging to and negligently operated by the War Department: *Provided*, That no part of the amount of any item appropriated in this bill in excess of 10 per centum thereof shall be paid or delivered to or received by any agent or agents, attorney, or attorneys on account of services rendered or advances made in connection with said claim: *Provided*, That it shall be unlawful for any agent or agents, attorney, or attorneys to exact, collect, withhold, or receive any sum which in the aggregate exceeds 10 per centum of the amount of any item appropriated in this bill on account of services rendered or advances made in connection with said claim, any contract to the contrary notwithstanding. Any person violating the provisions of this Act shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be fined in any sum not exceeding \$2,000.

*Provisos.*  
Restriction on allowances to attorneys, etc.

Collections in excess, unlawful.

Penalty for.

Approved, June 7, 1924.

**CHAP. 386.**—An Act For the relief of Henry McGuire.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That there is authorized to be appropriated for payment by the Secretary of the Treasury to Henry McGuire, or his legal representatives, the sum of \$225.23, as full compensation for nine thousand three hundred and eighty-five feet, board measure, of lumber which, upon dates between September 22, 1909, and October 11, 1909, and at the specific request and direction of an employee of the Forest Service, United States Department of Agriculture, was furnished to one Hiram Campbell for use in the construction of a house to replace one owned by said Hiram Campbell which was destroyed on September 19, 1909, by fire originating from brush-burning operations conducted on national forest land by employees of the Forest Service.

Approved, June 7, 1924.

June 7, 1924.  
[H. R. 1306.]  
[Private, No. 58.]  
Henry McGuire.  
Payment to.  
Ante, p. 1325.

**CHAP. 387.**—An Act For the relief of D. H. MacAdam.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to D. H. MacAdam, of Honolulu, Hawaii, the sum of \$5,514.39, being the extent of liability of D. H. MacAdam, as postmaster at Honolulu, Hawaii, to the Government of the United States, owing to the embezzlement of Federal funds by the assistant postmaster at Honolulu, Hawaii, prior to and during the term of office of D. H. MacAdam as postmaster at Honolulu, Hawaii.

Approved, June 7, 1924.

June 7, 1924.  
[H. R. 1438.]  
[Private, No. 59.]  
D. H. MacAdam.  
Reimbursement for  
stolen postal funds.

**CHAP. 388.**—An Act For the relief of Charles T. Norman.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to Charles T. Norman, of Richmond, Virginia, the sum of \$882.24, the same being a refund of income tax erroneously collected.

Approved, June 7, 1924.

June 7, 1924.  
[H. R. 1830.]  
[Private, No. 60.]  
Charles T. Norman.  
Refund of income tax  
to.

**CHAP. 389.**—An Act Authorizing the health officer of the District of Columbia to issue a permit for the removal of the remains of the late George Mauger Burklin and the remains of the late Anton Lerch Burklin from Glenwood Cemetery, District of Columbia, to Fort Lincoln, Prince Georges County, Maryland.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the health officer of the District of Columbia be, and he is hereby, authorized to issue a permit for the removal of the remains of the late George Mauger Burklin and the remains of the late Anton Lerch Burklin from Glenwood Cemetery, District of Columbia, to Fort Lincoln Cemetery, Prince Georges County, Maryland. But such permit shall not be issued until there has been filed in the Health Department of the District of Columbia a permit from the proper State authorities at the place where said cemetery is located authorizing the interment there of said remains.

Approved, June 7, 1924.

June 7, 1924.  
[S. 3220.]  
[Private, No. 61.]  
George Mauger Burklin and Anton Lerch Burklin.  
Remains of, in District of Columbia, may be removed.

Conditions.

June 7, 1924.

[H. R. 3477.]

[Private, No. 62.]  
James B. Porter.  
Payment to, for dam-  
ages.

**CHAP. 390.**—An Act For the relief of James B. Porter.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, the sum of \$152.73, in full settlement against the Government, to James B. Porter, of Kansas City, Missouri, for damage to his property by a United States mail truck.

Approved, June 7, 1924.

June 7, 1924.

[H. R. 4012.]

[Private, No. 63.]

William H. Flagg  
and others.  
Payment to, for prop-  
erty damages from mail  
aeroplane.

**CHAP. 391.**—An Act To reimburse William H. Flagg and others for property destroyed by mail aeroplane Numbered 73, operated by the Post Office Department.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized to pay to William H. Flagg and E. B. Flagg, of the city of Cleveland, Ohio, out of any money in the Treasury of the United States not otherwise appropriated, the sum of \$2,500, in full settlement of all damages sustained by them as a result of the destruction of their residence, furniture, and personal effects, caused by mail aeroplane Numbered 73, operated by the United States Post Office Department, striking the said Flaggs' residence, and thereby wrecking and burning the same: *Provided,* That no insurance company shall be subrogated to the rights of the said William H. Flagg and E. B. Flagg.

*Proviso.*  
Restriction.

Mary and Elmer  
Torok.  
Payment to, for prop-  
erty damages from mail  
aeroplane.

SEC. 2. That the Secretary of the Treasury be, and he is hereby, authorized to pay to Mary Torok and Elmer Torok, of the city of Cleveland, Ohio, out of any money in the Treasury of the United States not otherwise appropriated, the sum of \$460 in full settlement of all damages sustained by them as a result of the destruction of their house, caused by mail aeroplane Numbered 73, operated by the United States Post Office Department, striking the said Mary and Elmer Torok's house and thereby wrecking and burning the same: *Provided,* That no insurance company shall be subrogated to the rights of the said Mary Torok and Elmer Torok.

*Proviso.*  
Restriction.

Perry J. Lotz.  
Payment to, for prop-  
erty damages from mail  
aeroplane.

SEC. 3. That the Secretary of the Treasury be, and he is hereby, authorized to pay to Perry J. Lotz, of the city of Cleveland, Ohio, out of any money in the Treasury of the United States not otherwise appropriated, the sum of \$432.24 in full settlement of all damages sustained by him as a result of the destruction of his furniture and personal effects, caused by mail aeroplane Numbered 73, operated by the United States Post Office Department, striking the said Lotz's residence and thereby wrecking and burning the same: *Provided,* That no insurance company shall be subrogated to the rights of the said Perry J. Lotz.

*Proviso.*  
Restriction.

Approved, June 7, 1924.

June 7, 1924.

[H. R. 5541.]

[Private, No. 64.]

Hubert Reynolds.  
Correction in credit  
allowed of postal ac-  
counts.  
Vol. 42, p. 1712,  
amended.

**CHAP. 392.**—An Act For the relief of Hubert Reynolds.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Act entitled "An Act for the relief of Hubert Reynolds," approved September 21, 1922, be, and the same is hereby, amended by substituting \$57,983.20 for the amount \$69,300 in line five, in order

that the Postmaster General may be authorized to credit the former postmaster at Greeley, Colorado, for the actual value of certain war savings stamps instead of their maturity value as provided by the Act.

Approved, June 7, 1924.

**CHAP. 393.**—An Act For the relief of William H. Nelson.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That in the administration of any laws conferring rights, privileges, and benefits upon honorably discharged soldiers, William H. Nelson shall hereafter be held and considered to have been a captain in the First Regiment Middle Tennessee Volunteer Infantry, also known as the Tenth Regiment Tennessee Volunteer Infantry, from the 8th day of June, 1862, to the 25th day of July, 1862, and to have been discharged honorably as such on the latter date, and shall be held and considered to have been a private in Company H, Fifth Regiment Tennessee Volunteer Cavalry, from the 25th day of July, 1862, to the 6th day of August, 1863, and to have been discharged honorably as such on the latter date by reason of promotion to lieutenant in said regiment: *Provided,* That no pension, pay, or allowance shall be held to have accrued prior to the passage of this Act.

Approved, June 7, 1924.

June 7, 1924.  
[H. R. 6972.]  
[Private, No. 65.]

William H. Nelson.  
Military record corrected.

*Proviso.*  
No prior pension, etc.

# PRIVATE LAWS OF THE SIXTY-EIGHTH CONGRESS

OF THE

## UNITED STATES

*Passed at the second session, which was begun and held at the city of Washington, in the District of Columbia, on Monday, the first day of December, 1924, and was adjourned without day on Wednesday, the fourth day of March, 1925.*

CALVIN COOLIDGE, President; ALBERT B. CUMMINS, President of the Senate *pro tempore*; GEORGE H. MOSES, Acting President of the Senate *pro tempore* February 13 to February 18, 1925; FREDERICK H. GILLETT, Speaker of the House of Representatives.

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**CHAP. 3.**—An Act To remit the duty on a carillon of bells to be imported for the Church of Our Lady of the Rosary, Providence, Rhode Island.

December 2, 1924.

[S. 3397.]

[Private No. 66.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to admit free of duty a certain carillon of sixteen bells to be imported for the Church of Our Lady of the Rosary, Providence, Rhode Island.*

Church of Our Lady of the Rosary.  
Remission of duty authorized.

Approved, December 2, 1924.

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**CHAP. 6.**—An Act For the relief of L. A. Scott.

December 6, 1924.

[H. R. 3537.]

[Private, No. 67.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury is authorized and directed to pay the sum of \$3,578.62 out of any money in the Treasury not otherwise appropriated to L. A. Scott, as compensation for and in full satisfaction of any claim for damages as a result of a collision between the mine planter Major Albert G. Jenkins and the American schooner Golden State at Pensacola, Florida.*

L. A. Scott.  
Payment to.

Approved, December 6, 1924.

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**CHAP. 7.**—An Act Granting pensions and increase of pensions to certain soldiers and sailors of the Regular Army and Navy, and certain soldiers and sailors of wars other than the Civil War, and to widows of such soldiers and sailors.

December 8, 1924.

[H. R. 6426.]

[Private, No. 68.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws—*

Pensions.

Pensions.  
Walter Hughes.

The name of Walter Hughes, late of Company I, Fifth Regiment United States Infantry, and Troop B, Second Regiment United States Cavalry, Indian wars, and pay him a pension at the rate of \$20 per month.

The name of Jane Tilly, widow of John W. Tilly, late of Company D, Santa Fe Battalion Missouri Mounted Volunteers, Mexican War, and pay her a pension at the rate of \$30 per month.

Jane Tilly.

Jessy Angle.

The name of Jessy Angle, late of Company I, Seventh Regiment United States Infantry, Indian wars, and pay him a pension at the rate of \$20 per month.

Andrew McLaughlin.

The name of Andrew McLaughlin, late of Company M, Sixty-fifth Regiment United States Infantry, war with Spain, and pay him a pension at the rate of \$18 per month.

Pensions increased.  
Charles H. Heimlich,  
alias Charles H. Henderson.

The name of Charles H. Heimlich, alias Charles H. Henderson, late of Company E, Third Regiment United States Infantry, Indian wars, and pay him a pension at the rate of \$50 per month in lieu of that he is now receiving.

Margaret English.

The name of Margaret English, widow of John E. English, late of Captain Handley's company, First Texas Mounted Volunteers, Mexican War, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions.  
Viola Butler.

The name of Viola Butler, permanently helpless and dependent child of Henry C. Butler, late of Captain Lamar's company, Bell's regiment, Texas Mounted Volunteers, Mexican War, and pay her a pension at the rate of \$20 per month.

William P. Johnston.

The name of William P. Johnston, late of the One hundred and fifth Company, United States Coast Artillery, Regular Establishment, and pay him a pension at the rate of \$17 per month.

Banner Chandley.

The name of Banner Chandley, late of Company I, Ninth Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$17 per month.

John R. Ligon.

The name of John R. Ligon, a private of Company G, First Infantry, North Carolina National Guard, border defense, and pay him a pension at the rate of \$12 per month.

Pension increased.  
Marie F. Manns.

The name of Marie F. Manns, widow of William A. Manns, late of Companies K and C, Twenty-third Regiment United States Infantry, Indian wars, and pay her a pension at the rate of \$20 per month in lieu of that she is now receiving.

Pensions.  
Jane Ann Robinson.

The name of Jane Ann Robinson, mother of John E. Robinson, late of Company F, Eighth Regiment Ohio Infantry, war with Spain, and pay her a pension at the rate of \$20 per month.

James Donnelly.

The name of James Donnelly, late of Company A, Third Regiment United States Cavalry, Indian wars, and pay him a pension at the rate of \$20 per month.

Silas H. Jackson.

The name of Silas H. Jackson, late of Troop B, Fourth Regiment United States Cavalry, Indian wars, and pay him a pension at the rate of \$20 per month.

Pension increased.  
Cornelia de C. Williams.

The name of Cornelia de C. Williams, widow of Constant Williams, late brigadier general, United States Army, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension.  
Lester W. Stoddart.

The name of Lester W. Stoddart, late of Hospital Corps, United States Army, war with Spain, and pay him a pension at the rate of \$15 per month.

Pensions increased.  
William W. Kinne.

The name of William W. Kinne, late of Company D, Fourteenth Regiment Minnesota Infantry, war with Spain, and pay him a pension at the rate of \$30 per month in lieu of that he is now receiving.

Isabelle Barnett.

The name of Isabelle Barnett, widow of Theophilus Barnett, late of Troop H, Nineteenth Regiment Kansas Cavalry, Indian wars, and pay her a pension at the rate of \$20 per month in lieu of that she is now receiving.

Malinda C. Garwood.

The name of Malinda C. Garwood, widow of Wilberforce Garwood, late of Company H, Nineteenth Regiment Kansas Cavalry, Indian wars, and pay her a pension at the rate of \$20 per month in lieu of that she is now receiving.

The name of James A. Carver, late of Company K, Twelfth Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$24 per month in lieu of that he is now receiving.

James A. Carver.

The name of George A. Atkinson, late of the United States Navy, war with Spain, and pay him a pension at the rate of \$24 per month.

Pensions.  
George A. Atkinson.

The name of William J. Chester, late of Company D, First Regiment South Carolina Infantry, war with Spain, and pay him a pension at the rate of \$30 per month.

William J. Chester.

The name of John Long, late of Company C, Eighteenth Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$17 per month.

John Long.

The name of Charles H. Ritter, late of Troop E, Fourteenth Regiment United States Cavalry, Regular Establishment, and pay him a pension at the rate of \$12 per month.

Charles H. Ritter.

The name of Mary E. Tritten, widow of John G. Tritten, late of Troop A, Seventh Regiment United States Cavalry, Indian wars, and pay her a pension at the rate of \$20 per month in lieu of that she is now receiving.

Pensions increased.  
Mary E. Tritten.

The name of Albert C. Roach, late of Company G, Fourteenth Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$40 per month in lieu of that he is now receiving.

Albert C. Roach.

The name of Clarence J. Johnson, alias Franklin J. Green, late of Troop C, Seventh Regiment United States Cavalry, Indian wars, and pay him a pension at the rate of \$30 per month in lieu of that he is now receiving.

Clarence J. Johnson,  
alias Franklin J. Green.

The name of Henry Dilts, late of Company F, Eleventh Regiment United States Infantry, Indian wars, and pay him a pension at the rate of \$30 per month in lieu of that he is now receiving.

Henry Dilts.

The name of Frank D. Yandes, late of Company D, Third Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$12 per month.

Pension.  
Frank D. Yandes.

The name of James B. Shannon, late of Company I, Second Regiment Texas Infantry, war with Spain, and pay him a pension at the rate of \$30 per month in lieu of that he is now receiving.

Pension increased.  
James B. Shannon.

The name of Werner Snow, late of Company E, Thirty-second Regiment United States Infantry, Indian wars, and pay him a pension at the rate of \$20 per month.

Pensions.  
Werner Snow.

The name of Isaac C. Livingston, late of Company A, General Service United States Army, and Company B, First Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$12 per month.

Isaac C. Livingston.

The name of Roger F. B. Edmunds, late of the United States Navy, Regular Establishment, and pay him a pension at the rate of \$30 per month in lieu of that he is now receiving.

Pensions increased.  
Roger F. B. Edmunds.

The name of Harriet M. Miller, widow of Charles D. Miller, late of Company D, Powell's Battalion, Missouri Mounted Volunteer Infantry, Mexican war, and pay her a pension at the rate of \$30 per month in lieu of that she is now receiving.

Harriet M. Miller.

The name of Edward Jackson, late of Company C, Fourth Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$17 per month in lieu of that he is now receiving.

Edward Jackson.

The name of Henry E. Kiste, late of Company A, Eleventh Regiment United States Infantry, war with Spain, and pay him a pension at the rate of \$14 per month in lieu of that he is now receiving.

Henry E. Kiste.

The name of Minerva J. Smith, widow of William Smith, late of Captain Davis Layton's Company H, First Regiment Oregon

Minerva J. Smith.

Mounted Volunteers, Indian wars, and pay her a pension at the rate of \$20 per month in lieu of that she is now receiving.

Pensions.  
Oh Wan, alias Katok.

The name of Oh Wan, alias Katok, late of Company B, First Battalion Arizona Infantry, Indian wars, and pay him a pension at the rate of \$20 per month.

Mo Ush Ak, alias Ush Mo, alias Mosak.

The name of Mo Ush Ak, alias Ush Mo, now known as Mosak, late of Company B, Battalion First Regiment Arizona Infantry, Indian wars, and pay him a pension at the rate of \$20 per month.

Wanatt Shoma, alias Shoma Wanatt, alias Ramon White.

The name of Wanatt Shoma, alias Shoma Wanatt, now known as Ramon White, late of Company B, Battalion First Regiment Arizona Infantry, Indian wars, and pay him a pension at the rate of \$20 per month.

Machie Gulack, alias Gulack Machie, alias Pantaloon.

The name of Machie Gulack, alias Gulack Machie, now known as Pantaloon, late of Company B, Battalion First Regiment Arizona Infantry, Indian wars, and pay him a pension at the rate of \$20 per month.

Choor Aquisse, alias Cheroquis.

The name of Choor Aquisse, alias Cheroquis, late of Company B, Battalion First Regiment Arizona Infantry, Indian wars, and pay him a pension at the rate of \$20 per month.

Pensions increased.  
Frank D. Blake.

The name of Frank D. Blake, late of Company K, First Regiment Maine Infantry, war with Spain, and pay him a pension at the rate of \$40 per month in lieu of that he is now receiving.

Edward P. Wolfe, alias Thomas B. Hixson.

The name of Edward P. Wolfe, alias Thomas B. Hixson, late of Company B, Third Regiment United States Infantry, Indian wars, and pay him a pension at the rate of \$30 per month in lieu of that he is now receiving.

William Wells.

The name of William Wells, late of Company I, Fifth Regiment United States Volunteer Infantry, war with Spain, and pay him a pension at the rate of \$18 per month in lieu of that he is now receiving.

Pensions.  
George H. Burton.

The name of George H. Burton, late of Company K, Eighteenth Regiment, and Company L, Twenty-third Regiment, United States Infantry, Regular Establishment, and pay him a pension at the rate of \$17 per month.

Alva C. Cooper.

The name of Alva C. Cooper, late of Company D, Twenty-second Regiment United States Infantry, Indian wars, and pay him a pension at the rate of \$20 per month.

Richard Burns.

The name of Richard Burns, late of Company D, Fourteenth Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$12 per month.

Mathew Baker.

The name of Mathew Baker, formerly private, Company A, Seventeenth Regiment United States Infantry, Indian wars, and pay him a pension at the rate of \$20 per month.

Pensions increased.  
Horace G. Butterfield.

The name of Horace G. Butterfield, late of Company F, Eleventh Regiment United States Infantry, Indian wars, and pay him a pension at the rate of \$30 per month in lieu of that he is now receiving.

Mary Ann Cross.

The name of Mary Ann Cross, widow of William H. Cross, late of General Service, United States Army (Greely Arctic Expedition), and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension.  
Levi Frost.

The name of Levi Frost, late of Captain Adley's and First Lieutenant Freeland H. Dam's Company, Thirty-sixth Regiment Minnesota Militia, Indian wars, and pay him a pension at the rate of \$20 per month.

Pensions increased.  
Elizabeth M. Sage.

The name of Elizabeth M. Sage, widow of William H. Sage, late brigadier general, United States Army, and pay her a pension at the rate of \$50 per month in lieu of compensation she is now receiving.

The name of George W. Hook, late of Troop E, Sixth Regiment United States Cavalry, Indian wars, and pay him a pension at the rate of \$30 per month in lieu of that he is now receiving.

George W. Hook.

The name of Dennis B. Conley, late of Company M, Third Regiment Kentucky Infantry, war with Spain, and pay him a pension at the rate of \$17 per month in lieu of that he is now receiving.

Dennis B. Conley.

The name of John S. Combs, late of Troop I, Third Regiment United States Cavalry, Regular Establishment, and pay him a pension at the rate of \$12 per month.

Pensions.  
John S. Combs.

The name of Henry E. Booth, late of Company F, Fourth Regiment Kentucky Infantry, war with Spain, and pay him a pension at the rate of \$12 per month.

Henry E. Booth.

The name of John P. Arnett, late of Troop K, Third Regiment United States Cavalry, war with Spain, and pay him a pension at the rate of \$50 per month in lieu of that he is now receiving.

Pensions increased.  
John P. Arnett.

The name of Charles A. Halbert, late of the United States Marine Corps, Regular Establishment, and pay him a pension at the rate of \$17 per month in lieu of that he is now receiving.

Charles A. Halbert.

The name of James E. Moran, late of Company C, Thirty-fifth Regiment Michigan Infantry, war with Spain, and pay him a pension at the rate of \$12 per month.

Pension.  
James E. Moran.

The name of Walter S. Swanger, late of Company I, Thirty-fourth Regiment Michigan Infantry, war with Spain, and pay him a pension at the rate of \$50 per month in lieu of that he is now receiving.

Pension increased.  
Walter S. Swanger.

The name of Joseph Bauer, late of Company K, Second Regiment United States Infantry, Indian wars, and pay him a pension at the rate of \$20 per month.

Pensions.  
Joseph Bauer.

The name of Robert S. Kelley, late of Company I, Third Regiment United States Volunteer Infantry, war with Spain, and pay him a pension at the rate of \$15 per month.

Robert S. Kelley.

The name of Henry M. Conlin, late of Troop E, First Regiment United States Cavalry, war with Spain, and pay him a pension at the rate of \$24 per month.

Henry M. Conlin.

The name of John Lamson, late of Troop D, Second Regiment United States Cavalry, Indian wars, and pay him a pension at the rate of \$30 per month in lieu of that he is now receiving.

Pensions increased.  
John Lamson.

The name of Henry T. Douglas, late Brigadier General, United States Volunteers, Seventh Army Corps, war with Spain, and pay him a pension at the rate of \$72 per month in lieu of that he is now receiving.

Henry T. Douglas.

The name of Frank G. Himes, late of Company M, Third Regiment Kentucky Infantry, war with Spain, and pay him a pension at the rate of \$18 per month in lieu of that he is now receiving.

Frank G. Himes.

The name of James H. Laffin, late of Company B, Tenth Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$24 per month.

Pension.  
James H. Laffin.

The name of Etta W. Cass, widow of Jesse Lee Cass, late hospital steward, Fourth Regiment Texas Infantry, war with Spain, and pay her a pension at the rate of \$30 per month in lieu of that she is now receiving.

Pensions increased.  
Etta W. Cass.

The name of Sarah E. Fortier, widow of Joseph Fortier, late of the Renville Rangers, Minnesota Militia, Indian wars, and pay her a pension at the rate of \$20 per month in lieu of that she is now receiving.

Sarah E. Fortier.

The name of John Teraz, late of United States Marine Corps, Regular Establishment, and pay him a pension at the rate of \$24 per month.

Pension.  
John Teraz.

Pensions increased  
Grover Colter.

The name of Grover Colter, late of Company G, Fourteenth Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$17 per month in lieu of that he is now receiving.

Harry Elkins.

The name of Harry Elkins, late of Company F, Nineteenth Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$24 per month in lieu of that he is now receiving.

Elizabeth C. Grady.

The name of Elizabeth C. Grady, widow of William Madison Grady, late of Company C, Second Regiment Ohio Volunteer Infantry, Mexican War, and pay her a pension at the rate of \$40 per month in lieu of that she is now receiving.

Emil T. Johnson.

The name of Emil T. Johnson, late of Company C, Twelfth Regiment United States Infantry, war with Spain, and pay him a pension at the rate of \$30 per month in lieu of that he is now receiving.

Mary A. Blair.

The name of Mary A. Blair, widow of Jesse Blair, late of Lieutenant Robert M. White's company, Texas Mounted Rangers, Indian wars, and pay her a pension at the rate of \$20 per month in lieu of that she is now receiving.

Pension.  
William E. Johnson.

The name of William E. Johnson, late of Company K, Second Regiment United States Cavalry, Indian wars, and pay him a pension at the rate of \$20 per month.

Pension increased.  
William T. Marshall.

The name of William T. Marshall, late of Troop F, Fifth Regiment United States Cavalry, Regular Establishment, and pay him a pension at the rate of \$30 per month in lieu of that he is now receiving.

Pensions.  
Rebecca T. Alexander.

The name of Rebecca T. Alexander, dependent mother of Roy Alexander, late of Company D, First Regiment West Virginia Infantry, war with Spain, and pay her a pension at the rate of \$12 per month.

Grant Combs.

The name of Grant Combs, late of Company E, Eighteenth Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$30 per month.

Lee T. Philpot.

The name of Lee T. Philpot, late of Company L, First Regiment United States Volunteer Cavalry, war with Spain, and pay him a pension at the rate of \$18 per month.

John Johnson.

The name of John Johnson, late of Company F, Thirteenth Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$12 per month.

Pension increased.  
Howard Hines.

The name of Howard Hines, late of Company B, Nineteenth Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$18 per month in lieu of that he is now receiving.

Pension.  
Chester A. Herd.

The name of Chester A. Herd, late of Company B, Third Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$12 per month.

Pension increased.  
Elijah Forman.

The name of Elijah Forman, late of Company F, Nineteenth Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$17 per month in lieu of that he is now receiving.

Pension.  
Silas G. Burkett.

The name of Silas G. Burkett, late of Company A, Twenty-second Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$12 per month.

Pension increased.  
William S. Arnold.

The name of William S. Arnold, late of Company G, Eighteenth Regiment United States Infantry, war with Spain, and pay him a pension at the rate of \$17 per month in lieu of that he is now receiving.

The name of Floyd Laxton, late of Company M, Twenty-sixth Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$12 per month.

Pension.  
Floyd Laxton:

The name Green A. Settle, late of Troop D, Seventh Regiment United States Cavalry, Regular Establishment, and pay him a pension at the rate of \$30 per month in lieu of that he is now receiving.

Pension increased.  
Green A. Settle.

The name of Mournin Scott, dependent mother of Joseph Scott, late of the Ninety-seventh Company, United States Coast Artillery Corps, Regular Establishment, and pay her a pension at the rate of \$12 per month.

Pensions.  
Mournin Scott.

The name of David Turner, late of Company D, Twenty-third Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$12 per month.

David Turner.

The name of Daniel W. Higginbotham, late of Company K, Seventh Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$17 per month.

Daniel W. Higginbotham.

The name of Joseph Woods, late of Company D, Fourteenth Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$12 per month.

Joseph Woods.

The name of William H. Stanbery, late of Company D, Eighth Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$12 per month.

William H. Stanbery.

The name of Lafayette R. Kincaid, dependent father of Marcus L. Kincaid, late of Troop A, Ninth Regiment United States Cavalry, war with Spain, and pay him a pension at the rate of \$12 per month.

Lafayette R. Kincaid.

The name of Ben B. Sell, late of Company C, Twenty-first Regiment, and Company B, Eighth Regiment, United States Infantry, Regular Establishment, and pay him a pension at the rate of \$24 per month in lieu of that he is now receiving.

Pension increased.  
Ben B. Sell.

The name of William Napier, late of Company I, Tenth Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$12 per month.

Pensions.  
William Napier.

The name of Mike Grubb, late of Fifty-eighth Company, United States Coast Artillery Corps, Regular Establishment, and pay him a pension at the rate of \$12 per month.

Mike Grubb.

The name of William C. Knuckles, late of Company K, Twenty-eighth Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$12 per month.

William C. Knuckles.

The name of Sarah A. Byam, widow of William C. Byam, late of the United States Navy, war with Spain, and pay her a pension at the rate of \$12 per month.

Sarah A. Byam.

The name of Angus J. MacDonald, late of Company M, Ninth Regiment Massachusetts Infantry, war with Spain, and pay him a pension at the rate of \$40 per month in lieu of that he is now receiving.

Pension increased.  
Angus J. MacDonald.

The name of Alice Z. Sherwin, widow of Charles L. C. Sherwin, late of Troop K, Eighth Regiment United States Cavalry, Indian wars, and pay her a pension at the rate of \$12 per month.

Pensions.  
Alice Z. Sherwin.

The name of Jerome B. Butler, late of Company C, Thirty-second Regiment United States Infantry, Indian wars, and pay him a pension at the rate of \$20 per month.

Jerome B. Butler.

The name of Edward Shaw, late of Quartermaster Corps, United States Army, Regular Establishment, and pay him a pension at the rate of \$17 per month.

Edward Shaw.

The name of Seth P. Eames, late of Company D, Seventh Regiment United States Infantry, war with Spain, and pay him a pension at the rate of \$18 per month.

Seth P. Eames.

The name of John A. McNeil, late of the United States Navy, United States ship Lehigh, war with Spain, and pay him a pension at the rate of \$12 per month.

John A. McNeil.

- Russell Dewalt.** The name of Russell Dewalt, late of Company A, Tenth Regiment Pennsylvania Infantry, war with Spain, and pay him a pension at the rate of \$12 per month.
- William Henry Bush.** The name of William Henry Bush, late of Troop C, Ninth Regiment United States Cavalry, Indian wars, and pay him a pension at the rate of \$20 per month.
- Gillis W. Webb.** The name of Gillis W. Webb, late of Company A, Tenth Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$12 per month.
- Benjamin Dockery.** The name of Benjamin Dockery, late of the Thirty-first Company, United States Coast Artillery Corps, Regular Establishment, and pay him a pension at the rate of \$12 per month.
- Pensions increased.  
Effa Jane Hancock.** The name of Effa Jane Hancock, widow of Henry C. Hancock, late of Company I, Third Regiment Missouri Mounted Volunteers, war with Mexico, and pay her a pension at the rate of \$40 per month in lieu of that she is now receiving.
- Robert Longstaff.** The name of Robert Longstaff, late of Troop F, Fifth Regiment United States Cavalry, Indian wars, and pay him a pension at the rate of \$24 per month in lieu of that he is now receiving.
- Brother Buis.** The name of Brother Buis, late of Company I, Forty-fourth Regiment United States Volunteer Infantry, war with Spain, and pay him a pension at the rate of \$30 per month in lieu of that he is now receiving.
- Pensions.  
Raymond A. Zehnder.** The name of Raymond A. Zehnder, late of Company A, Eighteenth Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$30 per month.
- Watson S. Coburn.** The name of Watson S. Coburn, late of Company I, First Kansas State Militia Cavalry, Indian wars, and pay him a pension at the rate of \$20 per month.
- Pensions increased.  
Edward F. Reed.** The name of Edward F. Reed, late of Company E, First United States Infantry, and Company A, Nineteenth Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$50 per month in lieu of that he is now receiving.
- David H. Whitehead.** The name of David H. Whitehead, late of Company K, Twenty-second Regiment United States Infantry, Indian wars, and pay him a pension at the rate of \$30 per month in lieu of that he is now receiving.
- Catherine Yelle.** The name of Catherine Yelle, widow of Charles Yelle, alias Charles Telli, late of Company H, Nineteenth Regiment United States Infantry, Regular Establishment, and pay her a pension at the rate of \$20 per month in lieu of that she is now receiving.
- Wilbur C. Gahret.** The name of Wilbur C. Gahret, late of Company L, Second Regiment Ohio Infantry, war with Spain, and pay him a pension at the rate of \$40 per month in lieu of that he is now receiving.
- William Richey.** The name of William Richey, late of Company D, Forty-fifth Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$24 per month in lieu of that he is now receiving.
- Pension.  
Armilda Burroughs.** The name of Armilda Burroughs, widow of James R. Burroughs, late of Company B, Twenty-first Regiment United States Infantry, Indian wars, and pay her a pension at the rate of \$12 per month.
- Pensions increased.  
James Mullen.** The name of James Mullen, late of Company F, Sixth Regiment Pennsylvania Infantry, war with Spain, and pay him a pension at the rate of \$35 per month in lieu of that he is now receiving.
- William G. Glasgow.** The name of William G. Glasgow, late of Company C, Second Regiment Nebraska Infantry, war with Spain, and pay him a pension at the rate of \$40 per month in lieu of that he is now receiving.

The name of Gilbert J. Lalonde, late of the United States Navy, United States Ship Utah, Regular Establishment, and pay him a pension at the rate of \$30 per month.

Pensions.  
Gilbert J. Lalonde.

The name of Thomas F. Bailey, late of Troop M, Second Regiment United States Cavalry, Indian wars, and pay him a pension at the rate of \$20 per month.

Thomas F. Bailey.

The name of Joseph Hermann, alias Hermann King, late of Company I, Fifth United States Infantry, Indian wars, and pay him a pension at the rate of \$30 per month in lieu of that he is now receiving.

Pension increased.  
Joseph Hermann,  
alias Hermann King.

The name of C. M. Middleton, late of Captain L. H. McNelly's company, Special State Troops, Frontier Battalion Texas Rangers, and pay him a pension at the rate of \$20 per month.

Pension.  
C. M. Middleton.

The name of George L. Porter, late captain and assistant surgeon, Second Regiment Tennessee Infantry, war with Spain, and pay him a pension at the rate of \$40 per month in lieu of that he is now receiving.

Pension increased.  
George L. Porter.

The name of Lina Real, widow of Adolphus Real, late of Captain Owen Shaw's company, Texas Mounted Volunteers, Indian wars, and pay her a pension at the rate of \$12 per month.

Pension.  
Lina Real.

The name of Mary E. Trask, widow of Samuel A. Trask, late of Troop E, Fifth Regiment United States Cavalry, Indian wars, and pay her a pension at the rate of \$20 per month in lieu of that she is now receiving.

Pension increased.  
Mary E. Trask.

The name of Peter Lacher, late of Troop D, Fourth Regiment United States Cavalry, Indian wars, and pay him a pension at the rate of \$20 per month.

Pensions.  
Peter Lacher.

The name of Annie E. B. Davidson, former widow of Albert Burford, late of Troop F, Sixth Regiment United States Cavalry, and pay her a pension at the rate of \$12 per month.

Annie E. B. Davidson.

The name of Jacob Sash, late of Company D, Ninth Regiment United States Infantry, Indian wars, and pay him a pension at the rate of \$30 per month in lieu of that he is now receiving.

Pensions increased.  
Jacob Sash.

The name of Mary Jane Lamb, widow of Evan M. Lamb, late of Captain Wilson's company, Georgia Volunteers, Indian wars, and pay her a pension at the rate of \$20 per month in lieu of that she is now receiving.

Mary Jane Lamb.

The name of Tracey M. Halley, late of Company A, Eighteenth Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$30 per month. Pension to be paid to a legally appointed guardian.

Pensions.  
Tracey M. Halley.

The name of Emma E. Howe, widow of Alfred Howe, late of Troop M, Second Regiment United States Cavalry, Regular Establishment, and pay her a pension at the rate of \$12 per month.

Emma E. Howe.

The name of Herschel Spainhour, late of Company D, One hundred and fifty-ninth Regiment Indiana Infantry, war with Spain, and pay him a pension at the rate of \$30 per month in lieu of that he is now receiving.

Pension increased.  
Herschel Spainhour.

The name of Freeman H. Johnson, late of United States Navy, Regular Establishment, and pay him a pension at the rate of \$24 per month.

Pension.  
Freeman H. Johnson.

The name of David Ebner, late of Battery H, Fourth Regiment United States Artillery, Indian wars, and pay him a pension at the rate of \$30 per month in lieu of that he is now receiving.

Pension increased.  
David Ebner.

The name of Kate Garrity, dependent mother of Joseph P. Garrity, late of Company A, Fiftieth Regiment Iowa Infantry, war with Spain, and pay her a pension at the rate of \$12 per month.

Pensions.  
Kate Garrity.

The name of James McDonough, late of Company E, Second Regiment Illinois Infantry, war with Spain, and pay him a pension at the rate of \$24 per month.

James McDonough.

- Martha A. Brigance. The name of Martha A. Brigance, widow of Phagan Brigance, late of Captain Gillespie's company, Texas Mounted Volunteers, Mexican War, and pay her a pension at the rate of \$30 per month.
- Pensions increased.  
Rufus W. Jones. The name of Rufus W. Jones, late of Company L, First Regiment Alabama Infantry, war with Spain, and pay him a pension at the rate of \$50 per month in lieu of that he is now receiving.
- Bradford R. Sarton. The name of Bradford R. Sarton, late of Company A, Fourteenth Regiment United States Infantry, war with Spain, and pay him a pension at the rate of \$40 per month in lieu of that he is now receiving.
- Grant Brown. The name of Grant Brown, late of Company G, Sixth Regiment United States Volunteer Infantry, war with Spain, and pay him a pension at the rate of \$40 per month in lieu of that he is now receiving.
- Agnes Allen. The name of Agnes Allen, widow of Joseph P. Allen, late of Captain Kelsey's independent company North Carolina Mounted Militia, Indian wars, and pay her a pension at the rate of \$20 per month in lieu of that she is now receiving.
- David Akridge. The name of David Akridge, late of Company A, Twenty-eighth Regiment United States Infantry, and pay him a pension at the rate of \$40 per month in lieu of that he is now receiving.
- Pensions.  
Frank McCoy. The name of Frank McCoy, late of United States Marine Corps, Regular Establishment, and pay him a pension at the rate of \$12 per month.
- Samuel E. Acuff,  
alias Samuel E. Harris. The name of Samuel E. Acuff, alias Samuel E. Harris, late of Companies D and G, Eighteenth Regiment United States Infantry, war with Spain, and pay him a pension at the rate of \$12 per month.
- Jasper O. Craig. The name of Jasper O. Craig, late of Company L, Sixth Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$12 per month.
- Pensions increased.  
Thomas M. Benton. The name of Thomas M. Benton, late of Company A, Twenty-ninth Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$14 per month in lieu of that he is now receiving.
- Clark Brown. The name of Clark Brown, late of Company I, Third Regiment Georgia Infantry, war with Spain, and pay him a pension at the rate of \$18 per month in lieu of that he is now receiving.
- Pension.  
Michael Halloran. The name of Michael Halloran, late of Troop K, Seventh Regiment United States Cavalry, Regular Establishment, and pay him a pension at the rate of \$12 per month.
- Pension increased.  
Harry E. Snyder. The name of Harry E. Snyder, late of Company H, Eighth Regiment Pennsylvania Infantry, war with Spain, and pay him a pension at the rate of \$30 per month in lieu of that he is now receiving.
- Pension.  
Robert M. Daniels. The name of Robert M. Daniels, late of Troop E, Eighth Regiment United States Cavalry, Indian wars, and pay him a pension at the rate of \$20 per month.
- Pension increased.  
Annie McNamara. The name of Annie McNamara, widow of Robert C. McNamara, late major of the Fifth Regiment Pennsylvania Infantry, war with Spain, and pay her a pension at the rate of \$35 per month in lieu of that she is now receiving.
- Pensions.  
Frances A. Brown. The name of Frances A. Brown, widow of John R. Brown, late of Company A, First Regiment Nebraska Militia Cavalry, Indian wars, and pay her a pension at the rate of \$12 per month.
- Thomas Quirk. The name of Thomas Quirk, late of United States Marine Corps, war with Spain, and pay him a pension at the rate of \$24 per month.
- Catherine Swigart. The name of Catherine Swigart, widow of Eli Swigart, late of Troop M, Seventh Regiment United States Cavalry, Indian wars, and pay her a pension at the rate of \$12 per month.

The name of Irene Sullivan Kehrmeier, widow of Leonard P. Kehrmeier, late of the United States Navy, Regular Establishment, and pay her a pension at the rate of \$12 per month, with \$2 per month additional for each of the sailor's three minor children until the age of sixteen years is attained.

Irene Sullivan Kehrmeier.

The name of Louisa H. Harter, widow of Charles P. Harter, late of Troops G and I, Seventh Regiment United States Cavalry, Indian wars, and pay her a pension at the rate of \$20 per month in lieu of that she is now receiving.

Pensions increased.  
Louisa H. Harter.

The name of Sherwood H. Williams, late of United States Marine Corps, Regular Establishment, and pay him a pension at the rate of \$24 per month in lieu of that he is now receiving.

Sherwood H. Williams.

The name of William R. Drain, late of Fourth Company, United States Coast Artillery Corps, Regular Establishment, and pay him a pension at the rate of \$30 per month in lieu of that he is now receiving.

William R. Drain.

The name of Orville Harvey, late of Company K, Twenty-sixth Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$12 per month in lieu of that he is now receiving.

Orville Harvey.

The name of Marcus C. Luttrell, late of Company C, Sixth Regiment United States Volunteer Infantry, war with Spain, and pay him a pension at the rate of \$40 per month in lieu of that he is now receiving.

Marcus C. Luttrell.

The name of Joseph A. Lilliard, late of Company L, Thirty-eighth Regiment United States Volunteer Infantry, Philippine insurrection, and pay him a pension at the rate of \$24 per month in lieu of that he is now receiving.

Joseph A. Lilliard.

The name of John T. Hyder, late of Company E, Tenth Regiment United States Infantry, war with Spain, and pay him a pension at the rate of \$40 per month in lieu of that he is now receiving.

John T. Hyder.

The name of Dudley J. Howell, late of Company C, Hospital Corps, United States Army, Regular Establishment, and pay him a pension at the rate of \$24 per month in lieu of that he is now receiving.

Dudley J. Howell.

The name of Lucy C. Range, widow of Weldon E. Range, late of Company M, Seventh Regiment United States Infantry, Regular Establishment, and pay her a pension at the rate of \$12 per month, and \$2 per month additional for each of the soldier's two minor children until they shall attain the age of sixteen years.

Pensions.  
Lucy C. Range.

The name of Oscar Sheffield, late of Seventy-eighth Company, United States Coast Artillery, Regular Establishment, and pay him a pension at the rate of \$12 per month.

Oscar Sheffield.

The name of Robert J. Jones, late unassigned recruit for foot service, white, United States Infantry, war with Spain, and pay him a pension at the rate of \$15 per month.

Robert J. Jones.

The name of James R. Daniel, late of Company G, Fifteenth Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$12 per month.

James R. Daniel.

The name of Anna O'Neil, widow of James O'Neil, late of Company A, Eleventh Regiment United States Infantry, Regular Establishment, and pay her a pension at the rate of \$12 per month.

Anna O'Neil.

The name of John T. Brannon, late of Company E, Twenty-second Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$17 per month.

John T. Brannon.

The name of David C. McDonald, late of Company F, Twentieth Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$12 per month in lieu of that he is now receiving.

Pensions increased.  
David C. McDonald.

Martin V. Stanton.

The name of Martin V. Stanton, late of Company I, Twenty-first Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$20 per month in lieu of that he is now receiving.

Pensions.

Walter L. Hartman.

The name of Walter L. Hartman, late of Company D, Twelfth Regiment Pennsylvania Infantry, war with Spain, and pay him a pension at the rate of \$18 per month.

Rollin P. Ham.

The name of Rollin P. Ham, late of Company L, Sixth Regiment United States Cavalry, Indian wars, and pay him a pension at the rate of \$20 per month.

Pension increased.

William J. Combs.

The name of William J. Combs, late of Company K, Third Regiment Tennessee Infantry, war with Spain, and pay him a pension at the rate of \$50 per month in lieu of that he is now receiving.

Pension.

Ben C. Robinson.

The name of Ben C. Robinson, late of Company D, Comanche County Texas Minute Men, Indian wars, and pay him a pension at the rate of \$20 per month.

Pensions increased.

George W. Lear.

The name of George W. Lear, late of Troop A, Fifth Regiment United States Cavalry, Indian wars, and pay him a pension at the rate of \$30 per month in lieu of that he is now receiving.

Rhoda A. Savage.

The name of Rhoda A. Savage, widow of James Savage, late of Company K, Third Regiment Missouri Mounted Volunteers, Mexican War, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Oscar A. Badder.

The name of Oscar A. Badder, late of Company I, Thirty-fourth Regiment Michigan Volunteer Infantry, War with Spain, and pay him a pension at the rate of \$40 per month in lieu of that he is now receiving.

Sarah Pelham.

The name of Sarah Pelham, widow of Robert E. Pelham, late of Company G, Sixth Regiment United States Infantry, Indian wars, and pay her a pension at the rate of \$20 per month in lieu of that she is now receiving.

Henry Langley.

The name of Henry Langley, late of Troop C, Seventh Regiment United States Cavalry, Indian Wars, and pay him a pension at the rate of \$30 per month in lieu of that he is now receiving.

Pensions.

Charles F. Bobo.

The name of Charles F. Bobo, late of Troop E, Fifth Regiment United States Cavalry, war with Spain, and pay him a pension at the rate of \$18 per month.

William Garnett,  
alias Billie Hunter.

The name of William Garnett, otherwise known as Billie Hunter, late scout, interpreter, and guide, Quartermaster Department, United States Army, Indian wars, and pay him a pension at the rate of \$20 per month.

Pension increased.

Daniel Grubb.

The name of Daniel Grubb, late of Company C, Thirty-seventh Regiment United States Infantry, and Company H, Third Regiment United States Infantry, Indian wars, and pay him a pension at the rate of \$30 per month in lieu of that he is now receiving.

Pension.

Edmond L. Smith.

The name of Edmond L. Smith, late of Troops C and M, Fourth Regiment United States Cavalry, Indian wars, and pay him a pension at the rate of \$20 per month.

Pension increased.

Lizzie Johnson.

The name of Lizzie Johnson, widow of Thomas W. Johnson, late of Company A, Gray's Battalion, Arkansas Volunteers, Mexican War, and pay her a pension at the rate of \$30 per month in lieu of that she is now receiving.

Pensions.

Ferdinand Heinen.

The name of Ferdinand Heinen, late of Lieutenant Henry Schwethelm's company, Kerr County, Texas Minute Men, Indian wars, and pay him a pension at the rate of \$20 per month.

Mark Y. Judd.

The name of Mark Y. Judd, late of Captain Warren Wallace's company, Nueces and Rio Grande Counties, Texas Frontier Men, and pay him a pension at the rate of \$20 per month.

The name of Henry T. Bishop, late of Company E, Seventh Regiment United States Infantry, war with Spain, and pay him a pension at the rate of \$12 per month.

Henry T. Bishop.

The name of John L. Marshall, late of Troop F, Fifth Regiment United States Cavalry, Indian Wars, and pay him a pension at the rate of \$30 per month in lieu of that he is now receiving.

Pensions increased.  
John L. Marshall.

The name of Columbia A. Seaman, late of Troop H, Nineteenth Regiment Kansas Cavalry, Indian wars, and pay him a pension at the rate of \$30 per month in lieu of that he is now receiving.

Columbia A. Seaman.

The name of Benjamin F. Durnell, late of Company K, Second Regiment Missouri Infantry, war with Spain, and pay him a pension at the rate of \$50 per month in lieu of that he is now receiving.

Benjamin F. Durnell.

The name of Elizabeth Jane Fee, widow of John Fee, late of Company H, Nineteenth Regiment Kansas Cavalry, Indian wars, and pay her a pension at the rate of \$20 per month in lieu of that she is now receiving.

Elizabeth Jane Fee.

The name of Harry D. Frasier, late of Company C, Ninth Regiment United States Infantry, war with Spain, and pay him a pension at the rate of \$40 per month in lieu of that he is now receiving.

Harry D. Frasier.

The name of Thomas Murphy, late of Company H, Eleventh Regiment United States Infantry, Indian wars, and pay him a pension at the rate of \$30 per month in lieu of that he is now receiving.

Thomas Murphy.

The name of Barbara Oglesby, widow of George W. Oglesby, late of Captain Martin Williams's company, Lewiston Scouts, Idaho Volunteers, Indian wars, and pay her a pension at the rate of \$12 per month.

Pensions.  
Barbara Oglesby.

The name of George Peyton Chambers, late of Company B, First Regiment Alabama Infantry, war with Spain, and pay him a pension at the rate of \$12 per month.

George Peyton Chambers.

The name of William D. Hinkle, late of One hundred and seventeenth Company, United States Coast Artillery, Regular Establishment, and pay him a pension at the rate of \$50 per month in lieu of that he is now receiving.

Pension increased.  
William D. Hinkle.

The name of Edward Chaney, late of Company C, First Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$17 per month.

Pension.  
Edward Chaney.

The name of Ludwig Wertsch, late of Troop A, Seventh Regiment United States Cavalry, Indian wars, and pay him a pension at the rate of \$30 per month in lieu of that he is now receiving.

Pension increased.  
Ludwig Wertsch.

The name of Lewis H. Tubbs, junior, late of Company F, First Regiment Texas Infantry, war with Spain, and pay him a pension at the rate of \$12 per month.

Pension.  
Lewis H. Tubbs, jr.

The name of Shiloh Sally, late of Company C, Twenty-third Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$12 per month in lieu of that he is now receiving.

Pension increased.  
Shiloh Sally.

The name of Aaron N. Montgomery, late of Company D, Thirty-first Regiment United States Infantry, Indian wars, and pay him a pension at the rate of \$20 per month.

Pension.  
Aaron N. Montgomery.

The name of Harry L. Hoff, late of Company C, Thirteenth Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$24 per month in lieu of that he is now receiving.

Pension increased.  
Harry L. Hoff.

The name of William Coleman, late of Troop F, Seventh Regiment United States Cavalry, Indian wars, and pay him a pension at the rate of \$20 per month.

Pension.  
William Coleman.

The name of William Dotson, late of Company I, Eighth Regiment Illinois Infantry, war with Spain, and pay him a pension at the rate of \$40 per month in lieu of that he is now receiving.

Pensions increased.  
William Dotson.

- Frederick Antoni. The name of Frederick Antoni, late of Company C, Nineteenth Regiment United States Infantry, war with Spain, and pay him a pension at the rate of \$50 per month in lieu of that he is now receiving.
- John H. Berard. The name of John H. Berard, late of the Signal Corps, United States Army, Regular Establishment, and pay him a pension at the rate of \$12 per month in lieu of that he is now receiving.
- Christopher Dennis. The name of Christopher Dennis, late of Company L, Twenty-fifth Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$12 per month in lieu of that he is now receiving.
- Pensions.  
Remigia J. Meacham. The name of Remigia J. Buell, now known as Remigia J. Meacham, former widow of Charles T. Meacham, late of Company C, First Regiment Michigan Volunteers, Mexican War, and pay her a pension at the rate of \$30 per month.
- Esta Abbott. The name of Esta Abbott, widow of Minor E. Abbott, late private, United States Marine Corps, Regular Establishment, and pay her a pension at the rate of \$12 per month, with \$2 per month additional for each of soldier's minor children under sixteen years of age.
- John S. Schooler. The name of John S. Schooler, late of Company D, Twenty-second Regiment United States Infantry, war with Spain, and pay him a pension at the rate of \$12 per month.
- Pensions increased.  
La Barron T. Marshall. The name of La Barron T. Marshall, late of Company F, Second Regiment Wisconsin Infantry, war with Spain, and pay him a pension at the rate of \$40 per month in lieu of that he is now receiving.
- Maywood Smith. The name of Maywood Smith, late of Company H, Forty-fourth Regiment United States Volunteer Infantry, war with Spain, and pay him a pension at the rate of \$18 per month in lieu of that he is now receiving.
- Pension.  
Claude L. Bonta. The name of Claude L. Bonta, late of Company C, Twenty-second Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$12 per month.
- Pensions increased.  
Robert H. Cowan. The name of Robert H. Cowan, late second lieutenant Company K, Second Regiment North Carolina Infantry, war with Spain, and pay him a pension at the rate of \$100 per month in lieu of that he is now receiving.
- Pension.  
Laura Briggs. The name of Laura Briggs, dependent mother of Alvin E. Briggs, late of Company B, Third Regiment Field Artillery, New York National Guard, Regular Establishment, and pay her a pension at the rate of \$12 per month.
- Pensions increased.  
William A. Williams. The name of William A. Williams, late of Company H, Two hundred and second Regiment New York Infantry, war with Spain, and pay him a pension at the rate of \$40 per month in lieu of that he is now receiving.
- Jasper N. Stanfill,  
alias Joseph N. Stanfill. The name of Jasper N. Stanfill, alias Joseph N. Stanfill, late of Company M, Fourth Regiment Tennessee Infantry, war with Spain, and pay him a pension at the rate of \$24 per month in lieu of that he is now receiving.
- Pension.  
Ellen L. Curran. The name of Ellen L. Curran, widow of Patrick Curran, late of Company I, Twentieth Regiment United States Infantry, Regular Establishment, and pay her a pension at the rate of \$12 per month.
- Pension increased.  
Filen Whalin. The name of Filen Whalin, late of Company B, Third Regiment Kentucky Volunteer Infantry, war with Spain, and pay him a pension at the rate of \$40 per month in lieu of that he is now receiving.
- Pensions.  
Ludwig Zugner. The name of Ludwig Zugner, late of Thirty-fourth Company, United States Coast Artillery Corps, Regular Establishment, and pay him a pension at the rate of \$17 per month.
- James M. Cline. The name of James M. Cline, late of One hundred and sixty-eighth Company, United States Coast Artillery Corps, Regular Establishment, and pay him a pension at the rate of \$17 per month.

The name of Mattie E. Prewitt, widow of John N. Prewitt, late of Company D, Second Regiment Kentucky Volunteers, Mexican War, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions increased.  
Mattie E. Prewitt.

The name of August Getz, late of Company E, Third Regiment United States Infantry, Indian wars, and pay him a pension at the rate of \$30 per month in lieu of that he is now receiving.

August Getz.

The name of James K. Harvey, late of Company M, Eleventh Regiment United States Infantry, war with Spain, and pay him a pension at the rate of \$12 per month.

Pensions.  
James K. Harvey.

The name of Mary L. Reese, widow of Thomas J. Reese, late of Company F, Eighth Regiment Pennsylvania Infantry, war with Spain, and pay her a pension at the rate of \$20 per month.

Mary L. Reese.

The name of Lawson Ellsworth, late of Company C, One hundred and sixtieth Regiment Indiana Infantry, war with Spain, and pay him a pension at the rate of \$40 per month in lieu of that he is now receiving.

Pensions increased.  
Lawson Ellsworth.

The name of Mary F. Lunau, widow of Frank Lunau, late of Troop A, Fifth Regiment United States Cavalry, Indian wars, and pay her a pension at the rate of \$20 per month in lieu of that she is now receiving.

Mary F. Lunau.

The name of Alden T. Wathan, late of the Hospital Corps, United States Army, war with Spain, and pay him a pension at the rate of \$50 per month in lieu of that he is now receiving.

Alden T. Wathan.

The name of Mathias Backes, late of Troop C, Fourth Regiment United States Cavalry, Regular Establishment, and pay him a pension at the rate of \$24 per month.

Pensions.  
Mathias Backes.

The name of Ada M. Young, widow of Charles Young, late lieutenant colonel of the Ninth Regiment United States Cavalry, and pay her a pension at the rate of \$50 per month with \$4 per month additional on account of the children of soldier under sixteen years of age; said pension to be paid her in lieu of compensation which she now receives from the Veterans' Bureau.

Ada M. Young.

The name of Martha R. Biddle, widow of William P. Biddle, late Major General Commandant, United States Marine Corps, Regular Establishment, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions increased.  
Martha R. Biddle.

The name of Charles D. Felter, late of the United States Marine Corps, war with Spain, and pay him a pension at the rate of \$30 per month in lieu of that he is now receiving.

Charles D. Felter.

The name of Gilbert E. Mayer, late of Company L, Twentieth Regiment Kansas Infantry, war with Spain, and pay him a pension at the rate of \$50 per month in lieu of that he is now receiving.

Gilbert E. Mayer.

The name of Mary F. Conway, widow of Michael F. Conway, late of Company B, Seventh Regiment United States Infantry, Indian wars, and pay her a pension at the rate of \$20 per month in lieu of that she is now receiving.

Mary F. Conway.

The name of Joseph Holtz, late of Battery B, First Colorado Field Artillery, Regular Establishment, and pay him a pension at the rate of \$30 per month in lieu of that he is now receiving.

Joseph Holtz.

The name of Charles Fuhr, late of the United States ships Minneapolis and Washington, United States Navy, Regular Establishment, and pay him a pension at the rate \$12 per month.

Pensions.  
Charles Fuhr.

The name of Lenora Piper, former widow of Francis Cunningham, late of Company D, Third Regiment Tennessee Volunteer Infantry, Mexican War, and pay her a pension at the rate of \$20 per month.

Lenora Piper.

The name of William F. Ellfeldt, late of Battery M, Fifth Regiment United States Artillery, war with Spain, and pay him a pension at the rate of \$50 per month in lieu of that he is now receiving.

Pension increased.  
William F. Ellfeldt.

Pensions.  
Walter A. Bailey.

The name of Walter A. Bailey, late of Company B, Sixth Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$12 per month.

Lester L. Coffee.

The name of Lester L. Coffee, late of Company L, First Regiment Arkansas Infantry, war with Spain, and pay him a pension at the rate of \$18 per month.

Ke-wuck-oo-lah-lah-shar, alias Ruling His Sun.

The name of Ke-wuck-oo-lah-la-shar, known as Ruling His Sun, late of Company B, Pawnee Scouts, United States Army, Indian wars, and pay him a pension at the rate of \$20 per month.

Cicero Columbus Patton.

The name of Cicero Columbus Patton, late of Captain Buck Roberts's Company, Texas Minute Men, Indian wars, and pay him a pension at the rate of \$20 per month.

Pensions increased.  
Edmund J. Gosselin.

The name of Edmund J. Gosselin, late of Company G, Nineteenth Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$24 per month in lieu of that he is now receiving.

Anna M. Carroll.

The name of Anna M. Carroll, widow of Daniel P. Carroll, late of Company K, Third Regiment Nebraska Infantry, war with Spain, and pay her a pension at the rate of \$20 per month and \$4 per month additional for each child of the soldier under sixteen years of age in lieu of that she is now receiving.

Fannie Fleischmann.

The name of Fannie Fleischmann, widow of George Fleischmann, late of Company F, Fifth Regiment United States Infantry, Indian wars, and pay her a pension at the rate of \$20 per month in lieu of that she is now receiving.

Pensions.  
Peter C. Jackson.

The name of Peter C. Jackson, late of Captain N. O. Reynold's Company E, Texas Frontier Battalion, Indian wars, and pay him a pension at the rate of \$20 per month.

John Clarence Giles.

The name of John Clarence Giles, late of Company L, Forty-first Regiment United States Volunteer Infantry, war with Spain, and pay him a pension at the rate of \$12 per month.

Pension increased.  
David S. Hills.

The name of David S. Hills, late of Troop L, Nineteenth Regiment Kansas Cavalry, Indian wars, and pay him a pension at the rate of \$30 per month in lieu of that he is now receiving.

Pensions.  
Newton Gambrel.

The name of Newton Gambrel, dependent father of James T. Gambrel, late of Company A, Second Regiment Kentucky Infantry, war with Spain, and pay him a pension at the rate of \$12 per month.

Belle Kelley.

The name of Belle Kelley, widow of James F. Kelley, late of Company G, Third Regiment Missouri Mounted Volunteers, Mexican War, and pay her a pension at the rate of \$30 per month.

Pensions increased.  
Charles Carl.

The name of Charles Carl, late of Company L, Third Regiment Nebraska Infantry, war with Spain, and pay him a pension at the rate of \$40 per month in lieu of that he is now receiving.

Charles B. Diemart.

The name of Charles B. Diemart, late of Company H, Twenty-first Regiment Kansas Infantry, war with Spain, and pay him a pension at the rate of \$40 per month in lieu of that he is now receiving.

William H. Finley.

The name of William H. Finley, late of Company C, Forty-seventh Regiment United States Volunteer Infantry, war with Spain, and pay him a pension at the rate of \$40 per month in lieu of that he is now receiving.

Fred B. Weaver.

The name of Fred B. Weaver, Hospital Corps, United States Army, war with Spain, and pay him a pension at the rate of \$24 per month in lieu of that he is now receiving.

Ruth E. Strickler.

The name of Ruth E. Strickler, widow of George W. Strickler, late of Company A, United States Voltigeurs, war with Mexico, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

William A. Holmes.

The name of William A. Holmes, late of the United States Navy, war with Spain, and pay him a pension at the rate of \$18 per month in lieu of that he is now receiving.

The name of Katie Lewis, widow of Frederick Lewis, late of Troop C, Sixth Regiment United States Cavalry, Indian wars, and pay her a pension at the rate of \$12 per month.

Pension.  
Katie Lewis.

The name of William F. Rogers, late of Company A, Sixth Regiment California Infantry, war with Spain, and pay him a pension at the rate of \$40 per month in lieu of that he is now receiving.

Pensions increased.  
William F. Rogers.

The name of Edward F. O'Toole, late of Company F, Two hundred and first Regiment New York Infantry, war with Spain, and pay him a pension at the rate of \$40 per month in lieu of that he is now receiving.

Edward F. O'Toole.

The name of Margaret Daley, widow of John Daley, late of Company F, Twelfth Regiment United States Infantry, and Company G, Fourteenth Regiment United States Infantry, Indian wars, and pay her a pension at the rate of \$20 per month in lieu of that she is now receiving.

Margaret Daley.

The name of Milligan Comstock, late of Battery A, First Regiment United States Artillery, war with Spain, and pay him a pension at the rate of \$20 per month.

Pensions.  
Milligan Comstock.

The name of James P. Bradley, late of Company G, First Regiment Kentucky Infantry, war with Spain, and pay him a pension at the rate of \$12 per month.

James P. Bradley.

The name of Mary C. Allen, widow of Williamson Allen, late of Captain Bouy's Company B, Second Regiment Oregon Mounted Volunteers, Indian wars, and pay her a pension at the rate of \$20 per month in lieu of that she is now receiving.

Pensions increased.  
Mary C. Allen.

The name of Louis H. Blake, late of Company H, Sixteenth Regiment United States Infantry, Indian wars, and pay him a pension at the rate of \$20 per month in lieu of that he is now receiving.

Louis H. Blake.

The name of William E. Lytle, late of Company I, Twenty-sixth Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$12 per month.

Pension.  
William E. Lytle.

The name of Albert C. Spurgeon, late of Battery G, First Battalion Ohio Light Artillery, war with Spain, and pay him a pension at the rate of \$40 per month in lieu of that he is now receiving.

Pensions increased.  
Albert C. Spurgeon.

The name of Charles F. Cramer, late major, Fifth Regiment Ohio Infantry, war with Spain, and pay him a pension at the rate of \$40 per month in lieu of that he is now receiving.

Charles F. Cramer.

The name of Stanislaus Zelazny, late of Hospital Corps United States Army, Regular Establishment, and pay him a pension at the rate of \$30 per month in lieu of that he is now receiving.

Stanislaus Zelazny.

The name of George W. Cover, late of Company L, Thirtieth Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$24 per month in lieu of that he is now receiving.

George W. Cover.

The name of Zadok Kemster Basden, late of Company I, First Regiment North Carolina Infantry, war with Spain, and pay him a pension at the rate of \$50 per month in lieu of that he is now receiving.

Zadok Kemster Basden.

The name of Oren O. Pound, late of Company L, Third Regiment New York National Guard Infantry, Regular Establishment, border defense, and pay him a pension at the rate of \$30 per month in lieu of that he is now receiving.

Oren O. Pound.

The name of Danie E. Dresser, late of Battery A, First Battalion Maine Heavy Artillery, war with Spain, and pay him a pension at the rate of \$40 per month in lieu of that he is now receiving.

Danie E. Dresser.

The name of Timothy F. Buckley, late of Company I, First Regiment Maine Infantry, war with Spain, and pay him a pension at the rate of \$30 per month.

Pension.  
Timothy F. Buckley.

The name of Rose M. Connell, widow of James Connell, late first lieutenant, Fourth Regiment Infantry New Jersey National Guard, border defense, and pay her a pension at the rate of \$25 per month,

Pensions increased.  
Rose M. Connell.

- with \$2 per month additional on account of soldier's minor child under sixteen years of age, in lieu of that she is now receiving.
- Alexander McCready, alias McCready. The name of Alexander McCready, alias McCready, late of Company B, Sixth Regiment United States Cavalry, Indian wars, and pay him a pension at the rate of \$20 per month in lieu of that he is now receiving.
- Pension. Judah L. Wormington. The name of Judah L. Wormington, widow of J. S. Wormington, late of Quartermaster Department, United States Army, Indian wars, and pay her a pension at the rate of \$20 per month.
- Pensions increased. Walter E. Tarver. The name of Walter E. Tarver, late of Company M, Third Battalion Engineers United States Army, Regular Establishment, and pay him a pension at the rate of \$24 per month in lieu of that he is now receiving.
- Lewis M. Stevenson. The name of Lewis M. Stevenson, late of Company B, Fourth Regiment Ohio Infantry, war with Spain, and pay him a pension at the rate of \$40 per month in lieu of that he is now receiving.
- Daniel F. Stocker. The name of Daniel F. Stocker, late of Troop M, Eighth Regiment United States Cavalry, war with Spain, and pay him a pension at the rate of \$50 per month in lieu of that he is now receiving.
- Pensions. John Gearns. The name of John Gearns, late of Troop D, Third Regiment United States Cavalry, Indian wars, and pay him a pension at the rate of \$20 per month.
- Charles A. Skaggs. The name of Charles A. Skaggs, late of Company A, Twenty-sixth Regiment United States Infantry, war with Spain, and pay him a pension at the rate of \$15 per month.
- Vivian L. Saunders. The name of Vivian L. Saunders, late of Company F, Fourth Regiment Missouri Infantry, war with Spain, and pay him a pension at the rate of \$12 per month.
- Pension increased. Elizabeth M. Durand. The name of Elizabeth M. Durand, widow of Charles T. Durand, late of Troop H, Third Regiment United States Cavalry, Indian wars, and pay her a pension at the rate of \$20 per month in lieu of that she is now receiving.
- Pensions. Catherine Wilson. The name of Catherine Wilson, widow of Wood C. Wilson, late of Troop L, Eighth Regiment United States Cavalry, Indian wars, and pay her a pension at the rate of \$12 per month.
- James A. Butler. The name of James A. Butler, late of Troop B, First Regiment United States Volunteer Cavalry, war with Spain, and pay him a pension at the rate of \$12 per month.
- Essie Bandhauer. The name of Essie Bandhauer, widow of William J. Bandhauer, late of Company B, Tenth Regiment United States Infantry, war with Spain, and pay her a pension at the rate of \$20 per month with \$4 per month additional on account of each of the minor children of said William J. Bandhauer, until they reach the age of sixteen years.
- George Ayers. The name of George Ayers, late of Company E, First Regiment Ohio Infantry, war with Spain, and pay him a pension at the rate of \$18 per month.
- Pensions increased. Charles E. Keck. The name of Charles E. Keck, late of the Hospital Corps, United States Army, war with Spain, and pay him a pension at the rate of \$50 per month in lieu of that he is now receiving.
- Joshua C. Carney. The name of Joshua C. Carney, late of Company C, Eleventh Regiment, and Company K, Twenty-fourth Regiment, United States Infantry, Indian wars, and pay him a pension at the rate of \$30 per month in lieu of that he is now receiving.
- James F. Lyons. The name of James F. Lyons, late of Company K, Twenty-ninth Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$17 per month in lieu of that he is now receiving.
- Pensions. John Foster. The name of John Foster, late of Troop K, Ninth Regiment United States Cavalry, Indian wars, and pay him a pension at the rate of \$20 per month.

The name of Lillie E. Trego, widow of Jacob A. Trego, late of Company L, Third Regiment United States Artillery, Regular Establishment, and pay her a pension at the rate of \$12 per month.

Lillie E. Trego.

The name of Neil F. Hill, late of Company L and Band, Fifth Regiment United States Volunteer Infantry, war with Spain, and pay him a pension at the rate of \$12 per month.

Neil F. Hill.

The name of Lucian D. Copin, late of Battery F, Third Regiment United States Artillery, Regular Establishment, and pay him a pension at the rate of \$17 per month.

Lucian D. Copin.

The name of John Feiereisen, late of Troop B, Second Regiment United States Cavalry, Regular Establishment, and pay him a pension at the rate of \$12 per month.

John Feiereisen.

The name of Mary J. Portley, widow of Daniel L. Portley, late of Company F, Fifteenth Regiment United States Infantry, Indian wars, and pay her a pension at the rate of \$20 per month in lieu of that she is now receiving.

Pensions increased.  
Mary J. Portley.

The name of Joseph J. Nedd, late of Company F, Twelfth Regiment Minnesota Infantry, war with Spain, and pay him a pension at the rate of \$30 per month in lieu of that he is now receiving.

Joseph J. Nedd.

The name of Samuel F. Shannon, late of Company L, First Regiment Nebraska Infantry, war with Spain, and pay him a pension at the rate of \$50 per month in lieu of that he is now receiving.

Samuel F. Shannon.

The name of Frank T. Potter, late of Company L, Two hundred and second Regiment New York Infantry, war with Spain, and pay him a pension at the rate of \$40 per month in lieu of that he is now receiving.

Frank T. Potter.

The name of Charles S. Kinman, late of Company C, Seventh Regiment United States Infantry, war with Spain, and pay him a pension at the rate of \$12 per month in lieu of that he is now receiving.

Charles S. Kinman.

The name of Malcolm D. Lincoln, late of Company G, First Regiment United States Volunteer Cavalry, and pay him a pension at the rate of \$18 per month.

Pensions.  
Malcolm D. Lincoln.

The name of Lillian H. Corcoran, widow of Thomas M. Corcoran, late of Troop , Thirteenth Regiment United States Cavalry, and pay her a pension at the rate of \$30 per month and \$4 additional on account of the minor child.

Lillian H. Corcoran.

The name of Eloise Wilkinson, widow of George Wilkinson, late of Troop E, Fifth Regiment United States Cavalry, and pay her a pension at the rate of \$35 per month in lieu of that she is now receiving.

Pension increased.  
Eloise Wilkinson.

The name of Frederick Muller, late of Troop E, First Regiment United States Volunteer Cavalry, and pay him a pension at the rate of \$50 per month.

Pensions.  
Frederick Muller.

The name of Bernard Higgins, late of Company F, Fifteenth Regiment United States Infantry, and pay him a pension at the rate of \$30 per month.

Bernard Higgins.

The name of Edith B. Macon, widow of Edward N. Macon, late of the First Light Artillery Corps, United States Army, and pay her a pension at the rate of \$30 per month in lieu of that she is now receiving.

Pension increased.  
Edith B. Macon.

The name of William H. Scott, late of Troop K, Ninth Regiment United States Cavalry, and pay him a pension at the rate of \$20 per month.

Pensions.  
William H. Scott.

The name of Nellie Wilkinson, widow of James Wilkinson, late of Company E, Seventeenth Regiment United States Infantry, and pay her a pension at the rate of \$12 per month.

Nellie Wilkinson.

The name of Vicente Fresquez, late of Captain William's Company A, Saint Vrain's Battalion, New Mexico Mounted Volunteers, and pay him a pension at the rate of \$50 per month.

Vicente Fresquez.

The name of Nicholasita B. Speakman, widow of Robert Speakman, late of Company B, Third Regiment United States Infantry, and pay her a pension at the rate of \$20 per month.

Nicholasita B. Speakman.

- Pensions increased.  
Mary Dungan. The name of Mary Dungan, widow of John Joseph Dungan (alias Joseph Dunigan), late of Company B, Seventh Regiment United States Infantry, and pay her a pension at the rate of \$25 per month in lieu of that she is now receiving.
- Samuel E. Wright. The name of Samuel E. Wright, late of band, Twenty-sixth Regiment United States Infantry, Spanish-American War, and pay him a pension at the rate of \$72 per month in lieu of that he is now receiving.
- Carrie O'Neil. The name of Carrie O'Neil, widow of James H. O'Neil, who served in Troop E, Third Regiment, United States Cavalry, and pay her a pension at the rate of \$20 per month in lieu of that she is now receiving.
- Mathew Cavaness. The name of Mathew Cavaness, late of Lieutenant W. Charles Lewis's company, "Texas Minute Men," and pay him a pension at the rate of \$30 per month in lieu of that he is now receiving.
- John A. Avirett. The name of John A. Avirett, late of Company I, Fourteenth Regiment United States Infantry, and pay him a pension at the rate of \$50 per month in lieu of that he is now receiving.
- Cecelia DeKuhn. The name of Cecelia DeKuhn, widow of the late Richard DeKuhn, Troop K, Fifth United States Cavalry, and pay her a pension at the rate of \$20 per month in lieu of that she is now receiving.
- George W. Buckey. The name of George W. Buckey, late of Company E, First Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of \$72 per month in lieu of that he is now receiving.
- Pensions.  
Claude Wallace. The name of Claude Wallace, late of Company F, Twenty-fourth Regiment United States Volunteer Infantry, and pay him a pension at the rate of \$50 per month.
- John Sands. The name of John Sands, late of Company A, Second Regiment Mississippi Volunteer Infantry, and pay him a pension at the rate of \$18 per month.
- Charles F. Smith. The name of Charles F. Smith, late of Company H, Sixth Regiment United States Cavalry, and pay him a pension at the rate of \$20 per month.
- Thomas Gorman. The name of Thomas Gorman, late of Company B, First Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of \$50 per month.
- Josephine L. Webber. The name of Josephine L. Webber, widow of William W. Webber, late of United States Marine Corps, and pay her a pension at the rate of \$25 per month.
- Pension increased.  
William McElhinny. The name of William McElhinny, late of Company D, Seventh Regiment United States Infantry, and pay him a pension at the rate of \$50 per month in lieu of that he is now receiving.
- Pensions.  
Axel Dahlgren. The name of Axel Dahlgren, late of Company K, Thirteenth Regiment United States Infantry, and pay him a pension at the rate of \$30 per month.
- John James Hester. The name of John James Hester, late of Company C, Twenty-ninth Regiment United States Volunteer Infantry, and pay him a pension at the rate of \$12 per month.
- James R. Lewis. The name of James R. Lewis, late of United States Marine Corps, and pay him a pension at the rate of \$12 per month.
- Albert M. Griffith. The name of Albert M. Griffith, late of Company B, Eighteenth Regiment United States Infantry, and pay him a pension at the rate of \$50 per month.
- Pensions increased.  
Samuel N. Bridgman. The name of Samuel N. Bridgman, captain and commissary of subsistence, United States Volunteer Infantry, and pay him a pension at the rate of \$60 per month in lieu of that he is now receiving.
- Isobel M. Evans. The name of Isobel M. Evans, widow of Charles J. Evans, late of Troop C, Nineteenth Regiment Kansas Volunteer Cavalry, and pay her a pension at the rate of \$30 per month in lieu of that she is now receiving.

The name of Fanny De Russy Hoyle, widow of Eli D. Hoyle, late brigadier general United States Army, and pay her a pension at the rate of \$100 per month.

Pension.  
Fanny De Russy Hoyle.

Pension increased.  
Jess Musgrave.

The name of Jess Musgrave, late of the United States Marine Corps, and pay him a pension at the rate of \$24 per month in lieu of that he is now receiving.

Pension.  
Ernest Oties Rose.

The name of Ernest Oties Rose, late of United States Navy, and pay him a pension at the rate of \$30 per month.

Pension increased.  
John Hiet.

The name of John Hiet, late of Troop G, Fifth Regiment United States Cavalry, and pay him a pension at the rate of \$60 per month in lieu of that he is now receiving.

Pensions.  
George Reynolds.

The name of George Reynolds, late of Company E, Twenty-third Regiment United States Volunteer Infantry, and pay him a pension at the rate of \$20 per month.

The name of Miller Kincaid, late of the One hundred and fourteenth Company, United States Coast Guards, and pay him a pension at the rate of \$30 per month.

Miller Kincaid.

The name of Michael O'Connor, late unassigned, of the Second Regiment United States Infantry, and pay him a pension at the rate of \$24 per month.

Michael O'Connor.

The name of Alwilda Flannery, widow of Edward Flannery, late of Company G, Third Regiment United States Cavalry, and pay her a pension at the rate of \$25 per month.

Alwilda Flannery.

The name of John Hermo, late of Captain Eastland's company, Second Regiment Oregon State Militia, and pay him a pension at the rate of \$30 per month.

John Hermo.

Pension increased.  
Frank L. Simpson.

The name of Frank L. Simpson, late of Company D, Fifty-first Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of \$50 per month in lieu of that he is now receiving.

The name of John F. Waggoner, late of Company H, Twelfth Regiment United States Infantry, and pay him a pension at the rate of \$20 per month.

Pensions.  
John F. Waggoner.

The name of Christena Coey, dependent mother of Thomas W. Coey, United States Navy, and pay her a pension at the rate of \$12 per month.

Christena Coey.

Pensions increased.  
Henry Wilton.

The name of Henry Wilton, late of Troop F, Fifth Regiment United States Cavalry, and pay him a pension at the rate of \$30 per month in lieu of that he is now receiving.

The name of John C. Lockwood, late of Company M, Seventh Regiment United States Cavalry, and pay him a pension at the rate of \$30 per month in lieu of that he is now receiving.

John C. Lockwood.  
*Post*, p. 1406.

Pensions.  
Robert T. McKeen.

The name of Robert T. McKeen, late of Troop A, Ninth Regiment United States Cavalry, and pay him a pension at the rate of \$12 per month.

Edward J. Meacum.

The name of Edward J. Meacum, late of Company H, Fourth Regiment Missouri Volunteer Infantry, war with Spain, and pay him a pension at the rate of \$50 per month.

John E. Miles.

The name of John E. Miles, late of Company H, Fourth Regiment United States Infantry, and pay him a pension at the rate of \$60 per month.

Pension increased.  
Lizzie Noland.

The name of Lizzie Noland, widow of Thomas Noland, late of Company C, Third Regiment United States Artillery, and pay her a pension at the rate of \$30 per month in lieu of that she is now receiving.

Pension.  
Tom Pogue.

The name of Tom Pogue, late of Company C, Thirty-second Regiment United States Volunteer Infantry, and pay him a pension at the rate of \$15 per month.

Pensions increased.  
Amanda E. Pollard.

The name of Amanda E. Pollard, widow of Charles W. Pollard, late of Company M, Nineteenth Regiment Kansas Volunteer Cavalry, and pay her a pension at the rate of \$20 per month in lieu of that she is now receiving.

- Ella C. Nichols. The name of Ella C. Nichols, widow of Lieutenant Thomas B. Nichols, late of Company G, Sixth Regiment United States Cavalry, and pay her a pension at the rate of \$25 per month in lieu of that she is now receiving.
- Pension.  
John T. Mack. The name of John T. Mack, late of Company C, First Battalion Nevada Volunteer Infantry, and pay him a pension at the rate of \$30 per month.
- Pensions increased.  
John H. Grotness. The name of John H. Grotness, late of Company B, Twenty-second Regiment United States Infantry, and pay him a pension at the rate of \$60 per month in lieu of that he is now receiving.
- Jennie Webb. The name of Jennie Webb, widow of John Webb, late of Company L, Third Iowa Cavalry, and pay her a pension at the rate of \$35 per month in lieu of that she is now receiving.
- Herbert O. Kohr. The name of Herbert O. Kohr, late of Company E, Seventh Regiment United States Infantry, and Company B, First Battalion of United States Engineers, and pay him a pension at the rate of \$50 per month in lieu of that he is now receiving.
- Pension.  
Harriet Bache. The name of Harriet Bache, widow of George M. Bache, commander, United States Navy, and pay her a pension at the rate of \$50 per month.
- Pensions increased.  
Joseph Hart. The name of Joseph Hart, late of Company C, Second Regiment United States Cavalry, and pay him a pension at the rate of \$40 per month in lieu of that he is now receiving.
- Virginia M. Gearheart. The name of Virginia M. Gearhart, widow of Guy S. Gearhart, late of Company C, Fifty-second Iowa Infantry, and pay her a pension at the rate of \$50 per month in lieu of compensation which she is now receiving.
- Andrew L. McCamish. The name of Andrew L. McCamish, late of Troop L, First United States Cavalry, and pay him a pension at the rate of \$50 per month in lieu of that he is now receiving.
- Pensions.  
James Farrell. The name of James Farrell, late of Company C, Twentieth Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$30 per month.
- Anna Katharine Leahy. The name of Anna Katharine Leahy, crippled daughter of James C. Leahy, late of Company G, First Territorial Regiment United States Volunteer Infantry, and pay her a pension at the rate of \$20 per month.
- Pensions increased.  
James W. Turknett. The name of James W. Turknett, late of Company E, Kerr County, Texas Minute Men, Frontier Defense, and pay him a pension at the rate of \$30 per month in lieu of that he is now receiving.
- Richard F. Clark. The name of Richard F. Clark, late of Company G, Fifteenth Regiment United States Infantry, and pay him a pension at the rate of \$30 per month in lieu of that he is now receiving.
- Therron B. Leftwich. The name of Therron B. Leftwich, late of Company E, First Territorial Regiment United States Volunteer Infantry, and pay him a pension at the rate of \$75 per month in lieu of that he is now receiving.
- Stephen Easton. The name of Stephen Easton, late of Company K, First Regiment United States Volunteer Cavalry, and pay him a pension at the rate of \$40 per month in lieu of that he is now receiving.
- Pensions.  
Ernest H. Hill. The name of Ernest H. Hill, late of Troop A, Thirteenth Regiment United States Cavalry, and pay him a pension at the rate of \$30 per month.
- John D. Thompson. The name of John D. Thompson, late of Company K, First Regiment New Mexico Volunteer Cavalry, and pay him a pension at the rate of \$30 per month.
- Pension increased.  
John H. Feely. The name of John H. Feely, late of Company H, First Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of \$75 per month in lieu of that he is now receiving.

The name of Josephine Lydy, widow of Horace E. Lydy, late of Company C, One hundred and fourteenth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pension.  
Josephine Lydy.

The name of Mariah E. Baxter, widow of Theodore C. Baxter, late of Company D, Seventy-ninth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$45 per month in lieu of that she is now receiving.

Pensions increased.  
Mariah E. Baxter.

The name of Daniel Webster Roberts, late of Company D, Texas Frontier forces, and pay him a pension at the rate of \$50 per month in lieu of that he is now receiving.

Daniel Webster  
Roberts.

The name of Margaret A. O'Brien, widow of George O'Brien, late of Company B, Seventh Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$30 per month in lieu of that she is now receiving.

Margaret A. O'Brien.

The name of Grace F. Marix, widow of Adolph Marix, rear admiral, United States Navy, and pay her a pension at the rate of \$100 per month in lieu of that she is now receiving.

Grace F. Marix.

The name of Anthony P. J. Henry, late of Company B, Twelfth United States Infantry, and pay him a pension at the rate of \$18 per month.

Pensions.  
Anthony P. J. Henry.

The name of Mary Fitzpatrick, former widow of John Fitzpatrick, late of the United States Navy, war with Mexico, and pay her a pension at the rate of \$30 per month.

Mary Fitzpatrick.

The name of Maria Lamar Duvall, widow of William P. Duvall, late a major general in the United States Army, and pay her a pension at the rate of \$100 per month in lieu of any pension to which she might now or may hereafter be entitled and in lieu of any compensation she is now receiving from the Veterans' Bureau.

Maria Lamar  
Duvall.

The name of Malcolm J. McNeill, late of Company G, First Regiment Illinois Volunteer Infantry, and Company D, Twelfth Regiment United States Infantry, and pay him a pension at the rate of \$50 per month in lieu of that he is now receiving.

Pensions increased.  
Malcolm J. McNeill.

The name of Patrick J. O'Brien, late of Company F, Ninth Regiment United States Infantry, and pay him a pension at the rate of \$30 per month in lieu of that he is now receiving.

Patrick J. O'Brien.

The name of Leo Forst, late of Company D, Fifth Regiment United States Infantry, and pay him a pension at the rate of \$12 per month.

Pensions.  
Leo Forst.

The name of Robert Furlong, late of Company I, Eleventh United States Infantry, and pay him a pension at the rate of \$30 per month.

Robert Furlong.

The name of Thomas M. Mason, late of the United States Marine Corps, and pay him a pension at the rate of \$50 per month in lieu of that he is now receiving.

Pension increased.  
Thomas M. Mason.

The name of R. F. Wilkinson, late a citizen volunteer under Major Brisbin, United States Army, and pay him a pension at the rate of \$30 per month.

Pension.  
R. F. Wilkinson.

The name of Anita de Garmendia Stephens, widow of John Edmondson Stephens, late brigadier general, United States Army, and pay her a pension at the rate of \$100 per month in lieu of compensation which she is now drawing.

Pension increased.  
Anita de Garmendia  
Stephens.

The name of John C. Collins, late of Company C, Eighth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of \$18 per month.

Pensions.  
John C. Collins.

The name of Dorothy Annie Britton, widow of Joseph W. Britton, late of Company A, Second Regiment United States Field Artillery, and pay her a pension at the rate of \$25 per month with \$8 additional for each of the soldier's minor children until they severally attain the age of sixteen years.

Dorothy Annie Brit-  
ton.

Ella M. Sims.

The name of Ella M. Sims, widow of Thomas D. Sims, late of Company A, Seventh Regiment United States Infantry, and pay her a pension at the rate of \$30 per month.

Margaret L. Ferriter.

The name of Margaret L. Ferriter, widow of John Ferriter, late of Battery H, Second Regiment United States Artillery, Regular Establishment, and pay her a pension at the rate of \$12 per month.

Pension increased.  
William A. Estep.

The name of William A. Estep, late of Company C, Thirty-sixth Regiment United States Volunteer Infantry, and pay him a pension at the rate of \$50 per month in lieu of that he is now receiving.

Pension.  
Samuel F. Hoover.

The name of Samuel F. Hoover, late of the United States Navy, and pay him a pension at the rate of \$18 per month.

Pensions increased.  
John Adams.

The name of John Adams, late of Company D, Twenty-third Regiment Kansas Volunteer Infantry, and pay him a pension at the rate of \$50 per month in lieu of that he is now receiving.

Blas Sanchez.

The name of Blas Sanchez, late of Company F, First Territorial Regiment United States Volunteer Infantry, and pay him a pension at the rate of \$30 per month in lieu of that he is now receiving.

Pensions.  
Anastacio Molinar.

The name of Anastacio Molinar, late of Company A, First Regiment New Mexico Militia Cavalry, and pay him a pension at the rate of \$30 per month.

Eugene Van Patten.

The name of Eugene Van Patten, late major, First Battalion, First Regiment, New Mexico Militia Cavalry, and pay him a pension at the rate of \$50 per month.

Benjamin F. Parks.

The name of Benjamin F. Parks, late of Company K, First Regiment New Mexico Militia Cavalry, and pay him a pension at the rate of \$30 per month.

Robert Owen Crim.

The name of Robert Owen Crim, late a member of the Citizens' Military Training Camp at Camp Knox, Kentucky, and pay him a pension at the rate of \$30 per month.

Pension increased.  
Patrick Hennessy.

The name of Patrick Hennessy, late of Company I, Twentieth Regiment United States Infantry, and pay him a pension at the rate of \$30 per month in lieu of that he is now receiving.

Pensions.  
Fred Rife.

The name of Fred Rife, late of Company A, Fifth Regiment United States Infantry, and pay him a pension at the rate of \$17 per month.

John J. Holmes.

The name of John J. Holmes, late of the United States Navy, and pay him a pension at the rate of \$18 per month.

William J. Mahoney.

The name of William J. Mahoney, late of Company C, Sixth Regiment United States Cavalry, and pay him a pension at the rate of \$20 per month.

John H. Barnacle.

The name of John H. Barnacle, late of Troop D, Third Regiment United States Cavalry, and pay him a pension at the rate of \$20 per month.

Pension increased.  
Charles Connor.

The name of Charles Connor, late of Company E, Second Regiment Tennessee Volunteer Infantry, and pay him a pension at the rate of \$24 per month in lieu of that he is now receiving.

Pensions.  
Martin Padgett.

The name of Martin Padgett, late of Captain Hardee's company, Florida Mounted Volunteers, Florida Indian war, and pay him a pension at the rate of \$20 per month.

William E. Snyder.

The name of William E. Snyder, late of Company A, Fourth Regiment South Dakota National Guard Infantry, and pay him a pension at the rate of \$100 per month.

Pension increased.  
William B. Yeater.

The name of William B. Yeater, late of Company C, First Regiment United States Infantry, and pay him a pension at the rate of \$17 per month in lieu of that he is now receiving.

Pensions.  
James Hunt.

The name of James Hunt, late of Company H, Twenty-fourth Regiment United States Infantry, and pay him a pension at the rate of \$20 per month.

The name of William A. Keating, late of Company D, First Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of \$24 per month.

William A. Keating.

The name of Thomas Johnson, late of Troop A, Ninth Regiment United States Cavalry, and pay him a pension at the rate of \$30 per month in lieu of that he is now receiving.

Pensions increased.  
Thomas Johnson.

The name of George H. Barrows, late of Company D, Fourteenth Regiment United States Cavalry, and pay him a pension at the rate of \$65 per month in lieu of that he is now receiving.

George H. Barrows.

The name of Margaret F. Gallaher, widow of John H. Gallaher, late of Battery M, Third Regiment United States Artillery, and pay her a pension at the rate of \$20 per month.

Pensions.  
Margaret F. Gallaher.

The name of Matilda A. Swift, widow of Henry Swift late chaplain (major), United States Army, and pay her a pension at the rate of \$30 per month.

Matilda A. Swift.

The name of John L. Thorpe, late of the Hospital Corps, United States Army, and pay him a pension at the rate of \$30 per month in lieu of that he is now receiving.

Pensions increased.  
John L. Thorpe.

The name of Jennie Boland, widow of Edward Boland, late of Troop G, Fifth Regiment United States Cavalry, and pay her a pension at the rate of \$20 per month in lieu of that she is now receiving.

Jennie Boland.

The name of John Lannon, late of Company H, First Regiment United States Volunteer Cavalry, and pay him a pension at the rate of \$30 per month.

Pension.  
John Lannon.

The name of James M. Piersol, late of Company E, Thirty-fourth Regiment United States Volunteer Infantry, and pay him a pension at the rate of \$50 per month in lieu of that he is now receiving.

Pensions increased.  
James M. Piersol.

The name of James N. Yates, late of Company G, Eleventh Regiment United States Volunteer Infantry, and pay him a pension at the rate of \$20 per month in lieu of that he is now receiving.

James N. Yates.

The name of George C. Rimes, late of Company E, Thirty-fifth Regiment United States Volunteer Infantry, and pay him a pension at the rate of \$50 per month in lieu of that he is now receiving.

George C. Rimes.

The name of William Ferrell, late of Company B, Thirteenth Regiment, and Company G, Thirty-eighth Regiment, United States Volunteer Infantry, and pay him a pension at the rate of \$18 per month in lieu of that he is now receiving.

William Ferrell.

The name of Eben W. Troupe, late of Company E, First Regiment South Dakota Volunteer Infantry, and pay him a pension at the rate of \$50 per month in lieu of that he is now receiving.

Eben W. Troupe.

The name of George F. Souls, late of Company L, Fourteenth Regiment New York Volunteer Infantry, and pay him a pension at the rate of \$50 per month in lieu of that he is now receiving.

George F. Souls.

The name of Edmo Le Claire, who served as Indian scout, United States Army, and pay him a pension at the rate of \$50 per month.

Pensions.  
Edmo Le Claire.

The name of Patrick Murphy, late of Company B, Fourteenth Regiment United States Infantry, and pay him a pension at the rate of \$30 per month.

Patrick Murphy.

The name of Edward D. Hassett, late of Company H, Tenth Regiment United States Infantry, and pay him a pension at the rate of \$20 per month.

Edward D. Hassett.

The name of Leize Holmes Weaver, widow of Major General Erasmus Morgan Weaver, junior, United States Army, and pay her a pension at the rate of \$50 per month in lieu of compensation now being paid her.

Leize Holmes Weaver.

The name of Ziba A. Redding, late of Company K, First Regiment United States Cavalry, and pay him a pension at the rate of \$12 per month in lieu if that he is now receiving.

Pension increased.  
Ziba A. Redding.

- Pensions.**  
**Emma Higgins.** The name of Emma Higgins, widow of Bernard Higgins, late of Company F, Fifteenth Regiment United States Infantry, and pay her a pension at the rate of \$20 per month.
- Seledon Jaramillo.** The name of Seledon Jaramillo, late of Company A, Casual Camp, Ninety-seventh Division, United States Army, and pay him a pension at the rate of \$30 per month.
- Jose Rafel Apodaca.** The name of Jose Rafel Apodaca, late of Forty-first Company, Twentieth Regiment United States Engineers, and pay him a pension at the rate of \$30 per month.
- Jose Esperidion Pineda.** The name of Jose Esperidion Pineda, late of the Quartermasters' Department, United States Army, and pay him a pension at the rate of \$30 per month.
- Pension increased.**  
**William H. Archer.** The name of William H. Archer, late of Company H, Nineteenth Regiment Kansas Volunteer Cavalry, and pay him a pension at the rate of \$50 per month in lieu of that he is now receiving.
- Pension.**  
**Ascension S. de Wheeler.** The name of Ascension S. de Wheeler, widow of Charles F. Wheeler, late of Troop D, Sixth United States Cavalry, and pay her a pension at the rate of \$20 per month.
- Pension increased.**  
**Mary V. Jones.** The name of Mary V. Jones, widow of Theodore Jones, late colonel Thirtieth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$45 per month in lieu of that she is now receiving.
- Pensions.**  
**Sarah Elizabeth Robinson.** The name of Sarah Elizabeth Robinson, widow of Thomas M. Robinson, late of Tyler's rangers, Colorado Volunteers, Indian wars, and pay her a pension at the rate of \$20 per month.
- Newton Ernest McElvain.** The name of Newton Ernest McElvain, late of Troop K, Fourth Regiment United States Cavalry, and pay him a pension at the rate of \$50 per month.
- Isabel J. Rogers.** The name of Isabel J. Rogers, widow of Josias N. Rogers, late quartermaster sergeant, Thirty-ninth Regiment Wisconsin Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Mary G. Sullivan.** The name of Mary G. Sullivan, helpless and dependent child of Gerald Sullivan, late of Company M, First Regiment Montana Volunteer Infantry, and pay her a pension at the rate of \$20 per month.
- Mathew Galvin.** The name of Mathew Galvin, late of Quartermaster Corps, United States Army, and pay him a pension at the rate of \$30 per month.
- Pension increased.**  
**Mary J. Kepler.** The name of Mary J. Kepler, widow of Louis C. Kepler, late of Company B, Seventh Regiment United States Infantry, and pay her a pension at the rate of \$20 per month in lieu of that she is now receiving.
- Pensions.**  
**Manuel Baca.** The name of Manuel Baca, late teamster, Quartermaster's Department, United States Army, and pay him a pension at the rate of \$50 per month.
- Carlos Conklin.** The name of Carlos Conklin, late of Captain Duran's company, First Regiment New Mexico State Militia, and pay him a pension at the rate of \$50 per month.
- Pensions increased.**  
**Isabel M. Quackenbush.** The name of Isabel M. Quackenbush, widow of Stephen Wright Quackenbush, late captain's clerk, United States Navy, and captain, United States Marine Corps, and pay her a pension at the rate of \$35 per month in lieu of that she is now receiving.
- John C. Lockwood.**  
*Ante*, p. 1401. The name of John C. Lockwood, late of Troop M, Seventh Regiment United States Cavalry, Indian wars, and pay him a pension at the rate of \$30 per month in lieu of that he is now receiving.
- Pensions.**  
**James D. McFadden.** The name of James D. McFadden, late of Troop G, First Regiment United States Cavalry, Regular Establishment, and pay him a pension at the rate of \$12 per month.
- Phoebe J. Sweeney.** The name of Phoebe J. Sweeney, widow of Edward Sweeney, late of Company D, Twenty-second Regiment United States Infantry, Indian wars, and pay her a pension at the rate of \$12 per month.

The name of Jesse Gibson, late of Company A, First Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$12 per month in lieu of that he is now receiving.

Pension increased.  
Jesse Gibson.

The name of Charles Burch, late of Company I, Thirteenth Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$30 per month.

Pension.  
Charles Burch.

The name of Thomas H. Goodge, late of Company H, Tenth Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$17 per month in lieu of that he is now receiving.

Pensions increased.  
Thomas H. Goodge.

The name of Elwood Donley, late of Company C, Eighteenth Regiment United States Infantry, war with Spain, and pay him a pension at the rate of \$30 per month in lieu of that he is now receiving.

Elwood Donley.

The name of Jacob Adams, late of Troop H, Seventh Regiment, United States Cavalry, Indian wars, and pay him a pension at the rate of \$30 per month in lieu of that he is now receiving.

Jacob Adams.

The name of Edith M. Murray, widow of James O. Murray, late of Company I, Eighth Regiment United States Infantry, Regular Establishment, and pay her a pension at the rate of \$25 per month, with \$8 per month additional on account of soldier's minor child under 16 years of age, in lieu of that she is now receiving.

Edith M. Murray.

The name of Bruce R. Vaughn, late of the Twenty-first Battery, United States Field Artillery, Regular Establishment, and pay him a pension at the rate of \$30 per month.

Pension.  
Bruce R. Vaughn.

The name of Harriet Smith, widow of Robert Smith, late of Company F, One hundred and twenty-fifth Regiment United States Colored Infantry, Regular Establishment, and pay her a pension at the rate of \$20 per month in lieu of that she is now receiving.

Pension increased.  
Harriet Smith.

The name of Elizabeth Horton, widow of Roy C. Horton, late captain of Company E, Fourth Infantry, Alabama National Guards, border defense, and pay her a pension at the rate of \$20 per month.

Pensions.  
Elizabeth Horton.

The name of Daisy B. Fear, widow of Theodore C. Fear, late of the United States Navy, Regular Establishment, and pay her a pension at the rate of \$12 per month with \$2 per month additional on account of each child of the sailor under sixteen years of age.

Daisy B. Fear.

The name of Mary A. Kane, widow of Patrick H. Kane, late of the United States Navy, Regular Establishment, and pay her a pension at the rate of \$12 per month.

Mary A. Kane.

The name of Arthur N. Jones, late of the United States Navy, war with Spain, and pay him a pension at the rate of \$24 per month in lieu of that he is now receiving.

Pension increased.  
Arthur N. Jones.

The name of Catherine Ahern, widow of Michael Ahern, late of Company A, Seventeenth Regiment United States Infantry, Indian wars, and pay her a pension at the rate of \$12 per month.

Pension.  
Catherine Ahern.

The name of Willis P. McCampbell, late of Company A, of Instruction General Service, United States Army, and pay him a pension at the rate of \$24 per month in lieu of that he is now receiving.

Pension increased.  
Willis P. McCampbell.

The name of William D. Miller, late of Company C, Fourth Regiment Tennessee Infantry, war with Spain, and pay him a pension at the rate of \$12 per month.

Pensions.  
William D. Miller.

The name of Seward B. Pickens, late of Company I, First Regiment South Carolina Infantry, war with Spain, and pay him a pension at the rate of \$18 per month.

Seward B. Pickens.

The name of Catherine Rodgers, widow of Hugh Rodgers, late of Company I, Sixteenth Regiment United States Infantry, Regular Establishment, and pay her a pension at the rate of \$12 per month.

Catherine Rodgers.

- Pensions increased.**  
Claude A. Holder. The name of Claude A. Holder, late of Company G, First Regiment Tennessee Infantry, war with Spain, and pay him a pension at the rate of \$50 per month in lieu of that he is now receiving.
- Charles V. Harris.** The name of Charles V. Harris, late of Hospital Corps, United States Army, war with Spain, and pay him a pension at the rate of \$35 per month in lieu of that he is now receiving.
- Pension.**  
Louis Anderson. The name of Louis Anderson, late of Troop H, Tenth Regiment United States Cavalry, Indian wars, and pay him a pension at the rate of \$20 per month.
- Pension increased.**  
Samuel D. Lee. The name of Samuel D. Lee, late of Thirty-sixth Company, United States Coast Artillery, Regular Establishment, and pay him a pension at the rate of \$24 per month in lieu of that he is now receiving.
- Pensions.**  
Royal O. Tyler. The name of Royal O. Tyler, late of Troop B, Third Regiment United States Cavalry, Indian wars, and pay him a pension at the rate of \$20 per month.
- Joseph Bailey.** The name of Joseph Bailey, late of Troop A, Thirteenth Regiment United States Cavalry, Regular Establishment, and pay him a pension at the rate of \$12 per month.
- Pension increased.**  
Chester G. Ramsey. The name of Chester G. Ramsey, late of Company M, Third Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$12 per month in lieu of that he is now receiving.
- Pension.**  
Frank Robinson. The name of Frank Robinson, late of Company D, Twenty-third Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$17 per month.
- Pensions increased.**  
Theo Rasner. The name of Theo Rasner, late of Company F, Twenty-third Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$20 per month in lieu of that he is now receiving.
- Leo V. Burchett.** The name of Leo V. Burchett, late of Company D, Thirty-eighth Regiment United States Volunteer Infantry, war with Spain, and pay him a pension at the rate of \$50 per month in lieu of that he is now receiving.
- Pensions.**  
Alva C. Brooks. The name of Alva C. Brooks, late of One hundred and twenty-first Company, United States Coast Artillery Corps, Regular Establishment, and pay him a pension at the rate of \$12 per month.
- Charles S. Cooper.** The name of Charles S. Cooper, late of Company L, Second Regiment United States Infantry, and Company C, Eleventh Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$17 per month.
- Pension increased.**  
Fred Sandlin. The name of Fred Sandlin, late of One hundred and sixty-sixth Company, United States Coast Artillery, Regular Establishment, and pay him a pension at the rate of \$17 per month in lieu of that he is now receiving.
- Pension.**  
Alice M. Fowler. The name of Alice M. Fowler, dependent mother of Clarence E. Fowler, late of the United States Navy, Regular Establishment, and pay her a pension at the rate of \$12 per month.
- Pensions increased.**  
Lucius P. Burress. The name of Lucius P. Burress, late of Company H, First Regiment North Carolina National Guard Infantry, Regular Establishment, and pay him a pension at the rate of \$50 per month in lieu of that he is now receiving.
- George C. Peterson.** The name of George C. Peterson, late of Battery F, Fourth Regiment United States Artillery, Regular Establishment, and pay him a pension at the rate of \$12 per month in lieu of that he is now receiving.
- Mack Raney.** The name of Mack Raney, late of Company K, First Regiment Arkansas Infantry, war with Spain, and pay him a pension at the rate of \$50 per month in lieu of that he is now receiving.

The name of Mary Sullivan, widow of Joseph Sullivan, late of the One hundred and nineteenth Company, United States Coast Artillery, war with Spain, and pay her a pension at the rate of \$20 per month.

Pensions.  
Mary Sullivan.

The name of Alex McWhorter, late of Troop M, Sixth Regiment United States Cavalry, war with Spain, and pay him a pension at the rate of \$12 per month.

Alex McWhorter.

The name of Walter G. Abner, late of the Eighth Company, United States Coast Artillery Corps, Regular Establishment, and pay him a pension at the rate of \$12 per month.

Walter G. Abner.

The name of James B. Waters, late of Company I, Eighth Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$40 per month in lieu of that he is now receiving.

Pension increased.  
James B. Waters.

The name of Joseph B. Beiler, late of Company B, First Regiment Ohio Cavalry, war with Spain, and pay him a pension at the rate of \$12 per month.

Pension.  
Joseph B. Beiler.

The name of Roscoe Caudill, late of the One hundred and sixty-sixth Company, United States Coast Artillery Corps, Regular Establishment, and pay him a pension at the rate of \$17 per month in lieu of that he is now receiving.

Pension increased.  
Roscoe Caudill.

The name of Charles F. Westfield, late of Battery F, Third Regiment United States Artillery, Regular Establishment, and pay him a pension at the rate of \$12 per month.

Pensions.  
Charles F. Westfield.

The name of Michael Kraus, late of Company F, Seventh Regiment United States Cavalry, Indian wars, and pay him a pension at the rate of \$20 per month.

Michael Kraus.

The name of Minnie Heath, widow of William S. Heath, late of Company L, Twenty-first Regiment Kansas Infantry, war with Spain, and pay her a pension at the rate of \$30 per month in lieu of that she is now receiving, the increase hereby granted to cease and determine in the event of the death of soldier's helpless child, Ralph Heath.

Pensions increased.  
Minnie Heath.

The name of John F. Graper, late of Thirteenth Company United States Coast Artillery Corps, Regular Establishment, and pay him a pension at the rate of \$30 per month in lieu of that he is now receiving.

John F. Graper.

The name of Alma Staker, late of Captain Jacob Christianson's company Utah Militia Infantry, Indian wars, and pay him a pension at the rate of \$30 per month in lieu of that he is now receiving.

Alma Staker.

The name of John F. Connolly, late of Company A, First Regiment California Infantry, war with Spain, and pay him a pension at the rate of \$50 per month in lieu of that he is now receiving.

John F. Connolly.

The name of Thomas D. Heard, late of Company F, Frontier Battalion, Texas Rangers, Indian wars, and pay him a pension at the rate of \$20 per month.

Pensions.  
Thomas D. Heard.

The name of D. F. Sanders, late of Captain Pat Dolan's Company F, Texas Frontier Battalion, Indian wars, and pay him a pension at the rate of \$20 per month.

D. F. Sanders.

The name of Joseph H. Kellerman, late of the United States Navy, Regular Establishment, and pay him a pension at the rate of \$12 per month.

Joseph H. Kellerman.

The name of Robert A. Herbst, late of Company D, Fifth Regiment United States Infantry, war with Spain, and pay him a pension at the rate of \$40 per month in lieu of that he is now receiving.

Pension increased.  
Robert A. Herbst.

The name of James Jones, dependent father of Francis M. Jones, late of the Hospital Corps, United States Army, Regular Establishment, and pay him a pension at the rate of \$12 per month.

Pension.  
James Jones.

The name of Lizzie Lunger, widow of Lemuel Lunger, late of Troop M, First Regiment United States Cavalry, Indian wars, and

Pensions increased.  
Lizzie Lunger.

pay her a pension at the rate of \$20 per month in lieu of that she is now receiving.

Joseph Kasiah.

The name of Joseph Kasiah, late of Company D, Sixth Regiment United States Infantry, Indian wars, and pay him a pension at the rate of \$30 per month in lieu of that he is now receiving.

Pensions.

James Wood Haynes.

The name of James Wood Haynes, late of Troop F, Third Regiment United States Cavalry, Indian wars, and pay him a pension at the rate of \$20 per month.

Sarah J. Bolender.

The name of Sarah J. Bolender, widow of Levi Bolender, late of Company C, Twenty-second Regiment United States Infantry, Indian wars, and pay her a pension at the rate of \$12 per month.

Lucy W. Slaughter.

The name of Lucy W. Slaughter, widow of Edwin L. Slaughter, late major Second Regiment Virginia National Guard, Regular Establishment, border defense, and pay her a pension at the rate of \$25 per month.

Mary J. Darling.

The name of Mary J. Darling, widow of Traverse R. Darling, late of Company I, First Regiment Rhode Island Volunteer Infantry, war with Spain, and pay her a pension at the rate of \$12 per month, this pension to cease and determine in the event it should at any time be found that soldier is living.

Pension to cease if  
soldier alive.

Jacobus Hemmes.

The name of Jacobus Hemmes, late of Company E, Seventh Regiment United States Cavalry, Indian wars, and pay him a pension at the rate of \$12 per month.

Harry Stephens.

The name of Harry Stephens, late of Company L, Thirty-fifth Regiment, and Company K, Thirty-ninth Regiment, United States Volunteer Infantry, war with Spain, and pay him a pension at the rate of \$30 per month.

Frederick Turner.

The name of Frederick Turner, late of Company A, Ninth Regiment United States Infantry, Indian wars, and pay him a pension at the rate of \$30 per month.

Pension increased.  
Frank Rawson.

The name of Frank Rawson, late of Company L, Thirty-third Regiment Michigan Infantry, war with Spain, and pay him a pension at the rate of \$40 per month in lieu of that he is now receiving.

Pension.

Elsie M. Hayes.

The name of Elsie M. Hayes, widow of Perley B. Hayes, late of Troop C, Rhode Island National Guard Cavalry, border defense, and pay her a pension at the rate of \$12 per month and \$8 per month additional on account of soldier's minor child under sixteen years of age.

Pension increased.  
Frank Mueller.

The name of Frank Mueller, late of Company F, Fifth Regiment United States Infantry, Indian wars, and pay him a pension at the rate of \$30 per month in lieu of that he is now receiving.

Pension.  
James K. White.

The name of James K. White, late of the United States Navy, Regular Establishment, and pay him a pension at the rate of \$12 per month.

Pensions increased.  
John Cantwell.

The name of John Cantwell, late of Company I, Third Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$20 per month in lieu of that he is now receiving.

Lucy J. Hartley.

The name of Lucy J. Hartley, widow of William L. Hartley, late of Captain Simpson's company, First Regiment Tennessee Infantry, Indian wars, and pay her a pension at the rate of \$20 per month in lieu of that she is now receiving.

Raymond E. Fisher.

The name of Raymond E. Fisher, late of Troop K, Sixth Regiment United States Cavalry, war with Spain, and pay him a pension at the rate of \$25 per month in lieu of that he is now receiving.

Pension.  
Roy B. Wilcox.

The name of Roy B. Wilcox, late of Company D, Third Regiment Tennessee Volunteer Infantry, war with Spain, and pay him a pension at the rate of \$12 per month.

Pensions increased.  
Warren A. Ritter.

The name of Warren A. Ritter, late of Company M, Forty-fourth Regiment United States Volunteer Infantry, war with Spain, and

pay him a pension at the rate of \$22 per month in lieu of that he is now receiving.

The name of James A. Garner, late of Sixty-fourth Company, United States Coast Artillery, Regular Establishment, and pay him a pension at the rate of \$24 per month in lieu of that he is now receiving.

James A. Garner.

The name of George E. Jones, late of Battery E, Sixth Regiment United States Artillery, war with Spain, and pay him a pension at the rate of \$15 per month.

Pension.  
George E. Jones.

The name of William M. Love, late of Company H, Seventeenth Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$20 per month in lieu of that he is now receiving.

Pension increased.  
William M. Love.

The name of Almira Davis, widow of William S. Davis, late of Company B, Thirteenth Regiment United States Infantry, war with Spain, and pay her a pension at the rate of \$20 per month with \$4 per month additional for soldier's minor child under sixteen years of age.

Pensions.  
Almira Davis.

The name of Martin A. Hellwig, late quartermaster sergeant, Sixth Battery, Iowa Volunteer Light Artillery, war with Spain, and pay him a pension at the rate of \$12 per month.

Martin A. Hellwig.

The name of Norman Campbell, late of Troop C, Fifteenth Regiment United States Cavalry, Philippine insurrection, and pay him a pension at the rate of \$12 per month.

Norman Campbell.

The name of Rome Patton, late of Company B, Seventeenth Regiment United States Infantry, war with Spain, and pay him a pension at the rate of \$18 per month in lieu of that he is now receiving.

Pension increased.  
Rome Patton.

The name of James M. Arnold, late of Company F, Twelfth Regiment, Minnesota Infantry, war with Spain, and pay him a pension at the rate of \$12 per month.

Pensions.  
James M. Arnold.

The name of Sarah F. Williams, dependent mother of Charles M. Williams, late unassigned, First United States Field Artillery, Regular Establishment, and pay her a pension at the rate of \$12 per month.

Sarah F. Williams.

The name of William Weaver, late of Company D, First Regiment Tennessee Infantry, war with Spain, and pay him a pension at the rate of \$40 per month in lieu of that he is now receiving.

Pensions increased.  
William Weaver.

The name of George L. Robinson, late of Company F, Second Regiment Arkansas Infantry, war with Spain, and pay him a pension at the rate of \$20 per month in lieu of that he is now receiving.

George L. Robinson.

The name of John W. Garten, late of the Sixty-fourth Company, United States Coast Artillery Corps, Regular Establishment, and pay him a pension at the rate of \$20 per month in lieu of that he is now receiving.

John W. Garten.

The name of Everett Braley, late of Company H, Seventh Regiment United States Artillery, war with Spain, and pay him a pension at the rate of \$12 per month.

Pension.  
Everett Braley.

The name of Gustave Pinksohn, late of Company H, Fifth Regiment United States Infantry, Indian wars, and pay him a pension at the rate of \$30 per month in lieu of that he is now receiving.

Pension increased.  
Gustave Pinksohn.

The name of Charles W. Dencker, late of Troop I, Seventh Regiment United States Cavalry, Indian wars, and pay him a pension at the rate of \$12 per month.

Pension.  
Charles W. Dencker.

The name of Eli Hayes, late of Company D, Twelfth Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$40 per month in lieu of that he is now receiving.

Pension increased.  
Eli Hayes.

The name of Mary B. Aiken, dependent mother of Frank L. Aiken, late of Companies L and M, Forty-first Regiment United

Pension.  
Mary B. Aiken.

States Volunteer Infantry, war with Spain, and pay her a pension at the rate of \$20 per month.

Pension increased.  
Charles A. Bushey.

The name of Charles A. Bushey, late of Company H, Fifth Regiment Massachusetts Volunteer Infantry, war with Spain, and pay him a pension at the rate of \$24 per month in lieu of that he is now receiving.

Pensions.  
Catherine Barger.

The name of Catherine Barger, dependent mother of Andrew Barger, late of Company F, Second Regiment Oregon Volunteer Infantry, war with Spain, and pay her a pension at the rate of \$20 per month.

Fannie Jacobs.

The name of Fannie Jacobs, dependent mother of Elmer P. Jacobs, late of Service Company, Twenty-second Regiment United States Infantry, Regular Establishment, and pay her a pension at the rate of \$12 per month.

Pensions increased.  
Julia J. Ray.

The name of Julia J. Ray, dependent mother of Samuel H. Ray, late of Company A, of Instructions, United States Army (Jefferson Barracks, Missouri), Regular Establishment, and pay her a pension at the rate of \$20 per month in lieu of that she is now receiving.

Fritz Stocker.

The name of Fritz Stocker, late of Company E, Twenty-first Regiment United States Infantry, Indian wars, and pay him a pension at the rate of \$30 per month in lieu of that he is now receiving.

Pension.  
Joseph Willms.

The name of Joseph Willms, late of Company I, Twenty-first Regiment United States Infantry, Indian wars, and pay him a pension at the rate of \$12 per month.

Pension increased.  
Carleton E. Bradley.

The name of Carleton E. Bradley, late of Company L, Fourteenth Regiment Minnesota Volunteer Infantry, and Company K, Thirty-fifth Regiment United States Volunteer Infantry, war with Spain, and pay him a pension at the rate of \$50 per month in lieu of that he is now receiving.

Pensions.  
Thomas Devine.

The name of Thomas Devine, late of Company F, Eighth Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$24 per month.

David McMillan.

The name of David McMillan, late of the United States Navy, Regular Establishment, and pay him a pension at the rate of \$12 per month.

Stella Hudson Owen.

The name of Stella Hudson Owen, widow of William N. Owen, late of troop F, Third Regiment United States Cavalry, Indian wars, and pay her a pension at the rate of \$12 per month.

Jesse T. George.  
Post, p. 1415.

The name of Jesse T. George, late of Company B, First Regiment South Carolina Volunteer Infantry, war with Spain, and pay him a pension at the rate of \$30 per month.

Pension increased.  
Denis Holland.

The name of Denis Holland, late of Company F, First Regiment United States Artillery, Regular Establishment, and pay him a pension at the rate of \$40 per month in lieu of that he is now receiving.

Pension.  
Nettie I. Moffatt.

The name of Nettie I. Moffatt, widow of Louis M. Moffatt, late captain, Company I, First Regiment Separate Battalion Infantry, Wyoming National Guard, border defense, Regular Establishment, and pay her a pension at the rate of \$20 per month, with \$2 per month additional on account of each of the minor children of the soldier until they reach the age of sixteen years.

Pension increased.  
John W. Harmon.

The name of John W. Harmon, late of Hospital Corps, United States Army, war with Spain, and pay him a pension at the rate of \$40 per month in lieu of that he is now receiving.

Pensions.  
Alfred Bonaccorsi.

The name of Alfred Bonaccorsi, late of the United States Navy, Regular Establishment, and pay him a pension at the rate of \$17 per month.

William C. Hagelgans.

The name of William C. Hagelgans, late of the United States Marine Corps, Regular Establishment, and pay him a pension at the rate of \$15 per month.

The name of Norma E. McEnhill, widow of Frank McEnhill, late second lieutenant, Second Regiment United States Cavalry, Regular Establishment, and pay her a pension at the rate of \$30 per month in lieu of that she is now receiving.

Pension increased.  
Norma E. McEnhill.

The name of Patrick J. McGuire, late of Company A, Fourteenth Regiment United States Infantry, war with Spain, and pay him a pension at the rate of \$12 per month.

Pensions.  
Patrick J. McGuire.

The name of Reuben R. Romey, late of the United States Marine Corps, Regular Establishment, and pay him a pension at the rate of \$20 per month.

Reuben R. Romey.

The name of Rachel J. Smith, widow of William C. Smith, late colonel of the First Regiment Tennessee Infantry, war with Spain, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Rachel J. Smith.

The name of Kathryn Hately, widow of Nineveh P. Hately, late a member of Captain George Hunter's company, Washington Volunteers, Nez Perce Indian war, and pay her a pension at the rate of \$12 per month.

Pension.  
Kathryn Hately.

The name of Robert H. Seidel, late of Company H, First Regiment Missouri Infantry, war with Spain, and pay him a pension at the rate of \$18 per month in lieu of that he is now receiving.

Pension increased.  
Robert H. Seidel.

The name of Mollie F. Shockley, widow of Jasper Shockley, late of Company L, Twenty-first Regiment United States Infantry, Regular Establishment, and pay her a pension at the rate of \$12 per month with \$2 per month additional for the minor child of the soldier until he reaches the age of sixteen years.

Pension.  
Mollie F. Shockley.

The name of William A. Salmon, late of Company C, Twenty-first Regiment Kansas Infantry, war with Spain, and pay him a pension at the rate of \$24 per month in lieu of that he is now receiving.

Pensions increased.  
William A. Salmon.

The name of George Sheffield, late of Company K, Seventh Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$24 per month in lieu of that he is now receiving.

George Sheffield.

The name of Mary Wilson, widow of Leander Wilson, late of Company G, Thirteenth Regiment United States Infantry, Indian wars, and pay her a pension at the rate of \$12 per month.

Pension.  
Mary Wilson.

The name of Charles J. Marten, late of Troop L, Seventh Regiment United States Cavalry, war with Spain, and pay him a pension at the rate of \$24 per month in lieu of that he is now receiving.

Pensions increased.  
Charles J. Marten.

The name of James Shaw, late of the United States Navy, and of Battery G, Third Regiment United States Artillery, Regular Establishment, and pay him a pension at the rate of \$12 per month in lieu of that he is now receiving.

James Shaw.

The name of Caroline Good, widow of Francis M. Good, late of Captain Gardner's company, Ninth Regiment Oregon Mounted Volunteers, Indian wars, and pay her a pension at the rate of \$12 per month.

Pensions.  
Caroline Good.

The name of Arthur E. Palmer, late of Company G, Forty-fourth Regiment United States Volunteer Infantry, war with Spain, and pay him a pension at the rate of \$12 per month.

Arthur E. Palmer.

The name of James M. Peterson, late of Company G, Thirty-eighth Regiment United States Volunteer Infantry, war with Spain, and pay him a pension at the rate of \$15 per month.

James M. Peterson.

The name of John T. Petty, late of Company E, Nineteenth Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$12 per month in lieu of that he is now receiving.

Pensions increased.  
John T. Petty.

The name of Charles Flannigan, helpless and dependent child of Patrick Flannigan, late of the United States Marine Corps, Regu-

Charles Flannigan.

lar Establishment, and pay him a pension at the rate of \$20 per month in lieu of that he is now receiving.

George D. Crandall.

The name of George D. Crandall, late of Company L, Third Regiment New York Infantry, and Company F, Twenty-sixth Regiment United States Volunteer Infantry, war with Spain, and pay him a pension at the rate of \$50 per month in lieu of that he is now receiving.

Pension.

Mary T. McGinn.

The name of Mary T. McGinn, widow of James H. McGinn, late of Troop C, Sixth Regiment United States Cavalry, Indian wars, and pay her a pension at the rate of \$12 per month.

Pension increased.

Michael Quinn.

The name of Michael Quinn, late of Company D, Twenty-first Regiment United States Infantry, Indian wars, and pay him a pension at the rate of \$30 per month in lieu of that he is now receiving.

Pension.

Leo Edmund Owings.

The name of Leo Edmund Owings, late of the United States Navy, Regular Establishment, and pay him a pension at the rate of \$24 per month.

Pension increased.

John R. Tapp.

The name of John R. Tapp, late of Company C, First Regiment Illinois Infantry, war with Spain, and pay him a pension at the rate of \$18 per month in lieu of that he is now receiving.

Pensions.

Isaac T. Osler.

The name of Isaac T. Osler, late of Company F, Seventeenth Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$12 per month.

Elmer Ware.

The name of Elmer Ware, late of Company G, Twentieth Regiment United States Infantry, war with Spain, and pay him a pension at the rate of \$12 per month.

Pensions increased.

Daniel McDonald.

The name of Daniel McDonald, late of Company G, Eighth Regiment United States Infantry, and Company B, Eighteenth Regiment United States Infantry, Regular Establishment, and pay him a pension at the rate of \$40 per month in lieu of that he is now receiving.

Eugene Augustus Gosling, alias James Gaslin.

The name of Eugene Augustus Gosling, alias James Gaslin, late of Company L, Sixth Regiment United States Artillery, war with Spain, and pay him a pension at the rate of \$50 per month in lieu of that he is now receiving.

Pension.

Charles D. Forney.

The name of Charles D. Forney, late of the United States Marine Corps, Regular Establishment, and pay him a pension at the rate of \$17 per month.

Pensions increased.

Eliza Lemmond.

The name of Eliza Lemmond, widow of Cyrus Q. Lemmond, late of Company A, Third Regiment United States Dragoons, Mexican War, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Allen R. Read.

The name of Allen R. Read, late of Troop M, Fourth Regiment United States Cavalry, Regular Establishment, and pay him a pension at the rate of \$50 per month in lieu of that he is now receiving.

Pensions.

William Smallwood.

The name of William Smallwood, late of the United States Navy, Regular Establishment, and pay him a pension at the rate of \$12 per month.

John F. Kilbride.

The name of John F. Kilbride, late Sanitary Detachment, First New York Cavalry, National Guard, border defense, and pay him a pension at the rate of \$20 per month.

Fred H. Helms.

The name of Fred H. Helms, late of the United States Marine Corps, Regular Establishment, and pay him a pension at the rate of \$12 per month.

Pensions increased.

Vance Perkins.

The name of Vance Perkins, who served in Company K, Third Georgia Regiment of Infantry, war with Spain, and pay him a pension at the rate of \$40 per month in lieu of that he is now receiving.

The name of Thomas Anderson, late of Company I, Sixth United States Volunteer Cavalry, during the war with Spain, and pay him a pension at the rate of \$30 per month.

Pensions.  
Thomas Anderson.

The name of Oscar M. Simpkins, late of First Separate Troop, Oklahoma National Guard Cavalry, and pay him a pension at the rate of \$50 per month.

Oscar M. Simpkins.

The name of Mary Juan, widow of Cochino Achuk, alias Coche Aar, late of Company B, Battalion First Regiment, Arizona Infantry, Indian wars, and pay her a pension at the rate of \$20 per month.

Mary Juan.

The name of Jesse T. George, late of Company B, First Regiment South Carolina Volunteer Infantry, and pay him a pension at the rate of \$50 per month.

Jesse T. George.  
*Ante*, p. 1412.

Pensions increased.  
Fred Fornoff.

The name of Fred Fornoff, late of Troop G, First Regiment United States Volunteer Cavalry, and pay him a pension at the rate of \$50 per month in lieu of that he is now receiving.

The name of William H. H. Lewellyn, late of Troop G, First Regiment United States Volunteer Cavalry, and pay him a pension at the rate of \$50 per month in lieu of that he is now receiving.

William H. H. Lewellyn.

The name of Joseph T. Fanning, late of Company F, Texas Frontier Battalion, in defense of the frontier against Indian depredations, and pay him a pension at the rate of \$50 per month in lieu of that he is now receiving.

Joseph T. Fanning.

The name of John E. Burgett, Second Battalion Fifth United States Field Artillery, and pay him a pension at the rate of \$30 per month.

Pensions.  
John E. Burgett.

The name of Bert Sabins, late of Sixth Battery Iowa Light Artillery, war with Spain, and pay him a pension at the rate of \$30 per month.

Bert Sabins.

The name of Nellie Roche McAndrew, widow of James William McAndrew, late a major general in the United States Army, and pay her a pension at the rate of \$150 per month, in lieu of any pension or compensation to which she might otherwise be entitled, in special recognition of the eminent services of said James William McAndrew as Chief of Staff of the American Expeditionary Forces in the World War.

Nellie Roche McAndrew.

The name of John J. McNally, late of United States ship Georgia, and pay him a pension at the rate of \$12 per month.

John J. McNally.

The name of Gilbert L. Landry, late of the Seventy-sixth Battery, Coast Artillery Corps, and pay him a pension at the rate of \$20 per month.

Gilbert L. Landry.

The name of Martha F. Allen, widow of John Allen, late of Captain Russell's company Missouri Militia, Florida Indian war, and pay her a pension at the rate of \$30 per month in lieu of that she is now receiving, the increased rate hereby granted to cease and determine in the event of the death of soldier's helpless child, Ettie Allen.

Pension increased.  
Martha F. Allen.

Approved, December 8, 1924.

**CHAP. 11.**—An Act For the relief of Geston P. Hunt.

December 16, 1924.  
[H. R. 7052.]  
[Private, No. 69.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Postmaster General be, and he is hereby, authorized and directed to credit the account of Geston P. Hunt, formerly postmaster at Rushville, Indiana, in the sum of \$10,026.64, due to the United States on account of postage stamps and war-tax revenue stamps which were lost as the result of burglary on March 9, 1921.

Geston P. Hunt.  
Credit in postal, etc.,  
accounts.

Approved, December 16, 1924.

December 23, 1924.  
[H. R. 6041.]  
[Private, No. 70.]

**CHAP. 17.**—An Act Granting pensions and increase of pensions to certain soldiers and sailors of the Civil War and certain widows and dependent children of soldiers and sailors of said war.

**Pensions.**

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws—

Pension increased.  
Sarah M. Greene.

The name of Sarah M. Greene, widow of William J. Greene, late of Company C, Tenth Regiment Connecticut Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension.  
Mary E. O'Reilly.

The name of Mary E. O'Reilly, widow of Thomas O'Reilly, late of Company C, Sixty-ninth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions increased.  
Mary B. Harsh.

The name of Mary B. Harsh, widow of Sylvester Harsh, late of Company I, One hundred and eighty-seventh Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Amanda J. Fletcher.

The name of Amanda J. Fletcher, widow of William B. Fletcher, late of Company H, Eleventh Regiment Missouri Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions.  
Charles M. Maffit.

The name of Charles M. Maffit, helpless and dependent son of Samuel Maffit, late of Company E, One hundred and forty-fifth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of \$20 per month through a legally appointed guardian.

Mary J. Rinecker.

The name of Mary J. Rinecker, helpless and dependent daughter of John H. Rinecker, late of Company A, Forty-ninth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$20 per month through a legally appointed guardian.

Pensions increased.  
Louisa Tupper.

The name of Louisa Tupper, widow of Charles Tupper, late of Company H, Ninth Regiment Michigan Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Mary Belair.

The name of Mary Belair, widow of Frank Belair, late of Company F, One hundred and thirteenth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions.  
Keziah Zink.

The name of Keziah Zink, widow of Henry C. Zink, late of Company F, Sixth Regiment Iowa Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Malinda Kiniston.

The name of Malinda Kiniston, former widow of Josiah W. Kiniston, late unassigned One hundred and twelfth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions increased.  
Emily Malone.

The name of Emily Malone, widow of Andrew J. Malone, late of Company L, First Regiment Ohio Volunteer Light Artillery, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Martha F. Furlong.

The name of Martha F. Furlong, widow of John W. Furlong, late of Company B, Fifth Regiment Illinois Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions.  
Anna Voss.

The name of Anna Voss, widow of Henry Voss, late of Company B, Seventy-fifth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Margaret Blackman.

The name of Margaret Blackman, widow of John W. Blackman, late of Company I, Third Regiment Ohio Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

The name of Jennie Boyd, widow of William Boyd, late of Company G, One hundred and sixty-fourth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Jennie Boyd.

The name of Mary L. Cory, widow of Uzal E. Cory, late of Company C, One hundred and thirty-sixth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Mary L. Cory.

The name of Ruth E. Daniels, widow of Frank Daniels, late of Twelfth Independent Battery Ohio Volunteer Light Artillery, and pay her a pension at the rate of \$30 per month.

Pensions.  
Ruth E. Daniels.

The name of Mark Gilliam, late unassigned, One hundred and ninety-eighth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of \$50 per month.

Mark Gilliam.

The name of Richard M. Johnson, late of Company B, One hundred and ninety-fifth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of \$50 per month in lieu of that he is now receiving.

Pensions increased.  
Richard M. Johnson

The name of Mary Savanack, widow of John R. Savanack, late of Company G, One hundred and twenty-third Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Mary Savanack.

The name of Mary M. Singer, widow of Francis A. A. Singer, late of Company D, Second Regiment Ohio Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Mary M. Singer.

The name of Anna E. Smith, widow of George W. Smith, late of Company E, Thirty-second Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Anna E. Smith.

The name of Mary Spencer, widow of Samuel R. Spencer, late of Company A, Fifth Regiment Pennsylvania Volunteer Heavy Artillery, and pay her a pension at the rate of \$30 per month.

Pension.  
Mary Spencer.

The name of Caroline E. Boggs, widow of David S. Boggs, late of Company H, First Regiment Ohio Volunteer Heavy Artillery, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Caroline E. Boggs.

The name of Frances E. Day, widow of Charles W. Day, late of Company A, First Battalion, Sixteenth Regiment United States Volunteer Infantry, and Battery K, Second Regiment United States Volunteer Artillery, and pay her a pension at the rate of \$30 per month.

Pensions.  
Frances E. Day.

The name of Margaret Palmer, widow of Edward Palmer, alias Michael Fitzgerald, late of Company H, Tenth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Margaret Palmer.

The name of Mary E. Hart, widow of Robert D. Hart, late of Company G, Third Regiment United States Colored Volunteer Heavy Artillery, and pay her a pension at the rate of \$30 per month.

Mary E. Hart.

The name of Annie Garner, widow of Theodore Garner, late of Company K, Sixty-third Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$42 per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Eva May Garner, helpless and dependent daughter of said Annie and Theodore Garner, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Annie Garner, the name of said Eva May Garner shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of \$20 per month from and after the date of death of said Annie Garner.

Pension increased.  
Annie Garner.

*Proviso.*  
Increase to cease on death of child.

Pension to child on death of mother.

The name of Alice L. Byers, widow of Seth W. Byers, late of Company G, One hundred and tenth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Alice L. Byers.

- Elizabeth Vanalstine.** The name of Elizabeth Vanalstine, widow of Walter H. Vanalstine, late of Company A, Forty-fourth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Mary Mason.** The name of Mary Mason, widow of Judson A. Mason, late of Company G, Ninety-sixth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Virginia Miner.** The name of Virginia Miner, widow of William M. Miner, late of Company A, One hundred and first Regiment Ohio Volunteer Infantry, and Company K, First Regiment United States Veteran Engineers, and pay her a pension at the rate of \$30 per month.
- Eliphalet M. Shelley, alias Charles Cameron.** The name of Eliphalet M. Shelley, alias Charles Cameron, late unassigned, Eighth Regiment New York Volunteer Infantry, and pay him a pension at the rate of \$50 per month.
- Pensions increased. Jennie Lambe.** The name of Jennie Lambe, widow of Henry Lambe, late of Companies F and B, Sixty-ninth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Jennie S. Bigelow.** The name of Jennie S. Bigelow, widow of Lindsey M. Bigelow, late of Company F, Thirty-eighth Regiment Wisconsin Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Pensions. Clara A. Kinley.** The name of Clara A. Kinley, widow of Daniel R. Kinley, late of Company A, Sixth Regiment Iowa Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Minerva B. Reynolds.** The name of Minerva B. Reynolds, widow of David R. Reynolds, late of Company C, Third Regiment Maryland Volunteer Cavalry, and Company K, Sixty-first Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Ada G. Sherwood.** The name of Ada G. Sherwood, former widow of Thomas W. S. Hale, late of Company F, Twenty-fourth Regiment Iowa Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Pensions increased. Catharine Boardman.** The name of Catharine Boardman, widow of Samuel H. Boardman, late of Company C, Twenty-ninth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Lula Reeder.** The name of Lula Reeder, widow of Elias Reeder, late of Company D, Seventy-ninth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Warren C. Reeder, helpless and dependent son of said Lula and Elias Reeder, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Lula Reeder, the name of said Warren C. Reeder shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of \$20 per month from and after the date of death of said Lula Reeder.
- Provisos. Increase to cease on death of child.** Pension to child on death of mother. The name of Susanna Durfey, widow of Dexter Durfey, late of Company G, Forty-fifth Regiment Ohio Volunteer Infantry, and Company B, Eighth Regiment Veteran Reserve Corps, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Susanna Durfey.** The name of Lucena Brown, widow of James Brown, late of Company H, One hundred and seventy-fourth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$47 per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Henry Brown, helpless and dependent son of said Lucena and James Brown, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Lucena Brown, the name of said Henry Brown shall be placed on the pension roll, subject to the provisions
- Lucena Brown.** The name of Lucena Brown, widow of James Brown, late of Company H, One hundred and seventy-fourth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$47 per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Henry Brown, helpless and dependent son of said Lucena and James Brown, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Lucena Brown, the name of said Henry Brown shall be placed on the pension roll, subject to the provisions
- Provisos. Increase to cease on death of child.** Pension to child on death of mother.

and limitations of the pension laws, at the rate of \$20 per month from and after the date of death of said Lucena Brown.

The name of Margaret J. De Witt, former widow of Calvin C. De Witt, late of Company C, Eighty-second Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Margaret J. De Witt.

The name of Angeline Insley, widow of Isaiah A. Insley, late of Company L, First Regiment Ohio Volunteer Heavy Artillery, and pay her a pension at the rate of \$30 per month.

Angeline Insley.

The name of John Keller, helpless and dependent son of Jacob Keller, late of Company K, Fifty-fifth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of \$20 per month through a legally appointed guardian.

John Keller.

The name of Lulu Moore, widow of Perry R. Moore, late of Company C, Twentieth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Lulu Moore.

The name of Allie Powell, helpless and dependent daughter of William Powell, late of Company A, One hundred and forty-fifth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$20 per month.

Allie Powell.

The name of Sallie B. Stoll, widow of Jerome Stoll, late of Company F, Twenty-fourth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Sallie B. Stoll.

The name of Lottie Kyle, widow of Irvin M. Kyle, late of Company C, One hundred and seventy-first Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Lottie Kyle.

The name of Sarah A. Atherton, widow of Edwin R. Atherton, alias Edwin R. Gross, late of Company D, First Regiment Maine Volunteer Cavalry, and Fourteenth Regiment Main Volunteer Infantry, unassigned, and pay her a pension at the rate of \$30 per month.

Sarah A. Atherton.

The name of Emma J. Campbell, widow of Albert H. Campbell, late of Company H, One hundred and eighty-eighth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Emma J. Campbell.

The name of Elida G. Cusick, helpless and dependent daughter of Hiram A. Cusick, late of Company E, Twenty-second Regiment Michigan Volunteer Infantry, and pay her a pension at the rate of \$20 per month through a legally appointed guardian.

Elida G. Cusick.

The name of Anna Lawton, widow of Pembroke Lawton, late of Company D, One hundred and forty-second Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Anna Lawton.

The name of Isabella J. Johnson, widow of Daniel B. Johnson, late of Company I, Fifth Regiment New York Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Isabella J. Johnson.

The name of Amanda L. Hill, widow of James M. Hill, late of Company K, One hundred and fifteenth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Amanda L. Hill.

The name of Gregory Bird, alias William Galer, late of Battery M, Third Regiment New York Light Artillery, and landsman, United States Navy, and pay him a pension at the rate of \$50 per month.

Pensions.  
Gregory Bird, alias  
William Galer.

The name of Elmira Bauer, widow of Abraham Bauer, late of Company L, Seventh Regiment Pennsylvania Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Elmira Bauer.

The name of L. Ethel Bolton, helpless and dependent daughter of Charles W. Bolton, late of Company I, Ninety-fifth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$20 per month in lieu of that she is now receiving.

Pension increased.  
L. Ethel Bolton.

Pensions.  
Effie Edwards.

The name of Effie Edwards, helpless and dependent daughter of Leander Edwards, late of Company K, Fourteenth Regiment Pennsylvania Volunteer Cavalry, and pay her a pension at the rate of \$20 per month.

Cynthia Luttrell.

The name of Cynthia Luttrell, widow of Newell Burr, late of Company H, Eighty-eighth Regiment Illinois Volunteer Infantry, and Company F, First Regiment United States Veteran Engineers, and pay her a pension at the rate of \$50 per month.

Pension increased.  
Harriet Wicks.

The name of Harriet Wicks, widow of James Wicks, late of Company H, Eighty-first Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions.  
Lillian Ensminger.

The name of Lillian Ensminger, helpless and dependent daughter of Henry C. Ensminger, late of Company B, Sixth Regiment Indiana Volunteer Cavalry (Seventy-first Infantry), Company E, One hundred and thirty-third Regiment Indiana Volunteer Infantry, and Company D, One hundred and fifty-sixth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$20 per month through a legally appointed guardian.

Melissa A. Lane.

The name of Melissa A. Lane, widow of James F. Lane, late of Company K, One hundred and sixty-fourth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Laura I. Brown.

The name of Laura I. Brown, widow of Edward Brown, late of Company I, One hundred and eighty-ninth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Hannah K. Hallowell.

The name of Hannah K. Hallowell, widow of Daniel Hallowell, late of Company I, Sixth Regiment, and Company C, Seventh Regiment, Maine Volunteer Infantry, and Company C, First Regiment Maine Veteran Infantry, and pay her a pension at the rate of \$30 per month.

Salina A. Julius.

The name of Salina A. Julius, widow of Aaron Julius, late of Company D, One hundred and fifty-sixth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Robert David Wiley.

The name of Robert David Wiley, helpless and dependent son of John N. Wiley, late of Company G, Sixty-third Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of \$20 per month through a legally appointed guardian.

Dora Coffman.

The name of Dora Coffman, helpless and dependent daughter of William Coffman, late of Company K, One hundred and twenty-ninth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$20 per month.

Orilla J. Hainline.

The name of Orilla J. Hainline, widow of Andrew J. Hainline, late of Company D, One hundred and twenty-fourth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pension increased.  
Lucinda C. Musgrove.

The name of Lucinda C. Musgrove, widow of Enoch B. Musgrove, late of Company G, Sixtieth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions.  
Katie Ferguson.

The name of Katie Ferguson, widow of George W. Ferguson, late of Company B, Thirty-first Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$42 per month, \$12 of which amount is allowed for the benefit of two minor children of said Katie and George W. Ferguson—Afton C., born March 5, 1913, and Marcelle L., born April 24, 1920; \$6 of the additional amount shall cease and determine when said minor child, Afton C., reaches the age of sixteen years, and \$6 of the additional amount shall cease and determine when the minor child, Marcelle L., attains the age of sixteen years; or in the event of the death of either or both of the minor children, as provided by the pension laws and regulations.

The name of Eliza Hill, widow of Alexander Hill, late of Company B, Fifth Regiment United States Volunteer Cavalry, and pay her a pension at the rate of \$30 per month through a legally appointed guardian.

Eliza Hill.

The name of Agnes Hess, helpless and dependent daughter of John C. Hess, late of Company D, One hundred and thirty-ninth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$20 per month.

Agnes Hess.

The name of Susan V. Payne, widow of Samuel J. Payne, late of Company B, Fifty-fifth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Susan V. Payne.

The name of Margaret A. Medley, widow of James H. Medley, late of Company L, Seventh Regiment Missouri Militia Cavalry, and Company H, Thirteenth Regiment Missouri Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Margaret A. Medley.

The name of Charles M. Cornelius, helpless and dependent son of George W. Cornelius, late of Company A, One hundred and twenty-sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of \$20 per month through a legally appointed guardian.

Pension.  
Charles M. Cornelius.

The name of Catherine Hogan, widow of Patrick Hogan, late of Company G, Twenty-fifth Regiment Missouri Volunteer Infantry, and Companies L and E, First Regiment Missouri Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions increased.  
Catherine Hogan.

The name of Maria L. Fagan, widow of Benjamin B. Fagan, late hospital steward of the One hundred and twenty-fifth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Maria L. Fagan.

The name of David Housel, late of Company E, Fifty-first Regiment Pennsylvania Volunteer Infantry, and Company G, Eighth Regiment United States Volunteer Infantry, and Company A, Eighth Regiment United States Volunteer Infantry, and pay him a pension at the rate of \$50 per month.

Pensions.  
David Housel.

The name of Emma Wilson, widow of Robert C. Wilson, late of Company H, Eleventh Regiment, and Company K, Twelfth Regiment, Kentucky Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Emma Wilson.

The name of Sarah E. Stephens, widow of Zaphnath Stephens, late of Company G, Fifty-first Regiment Missouri Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions increased.  
Sarah E. Stephens.

The name of Catherine S. Artlip, widow of John M. Artlip, late of Company D, One hundred and eighty-eighth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Catherine S. Artlip.

The name of Anna M. Alvord, widow of Daniel S. Alvord, late of Company E, One hundred and fifty-sixth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Anna M. Alvord.

The name of Susan A. Thompson, widow of Philip A. Thompson, late lieutenant colonel Fifth Regiment Missouri State Militia Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Susan A. Thompson.

The name of Mary Ellen Thomas, widow of Charles R. B. Thomas, late of Company D, Thirty-second Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Mary Ellen Thomas.

The name of Martha E. Vermillion, widow of Albert W. Vermillion, late of Company G, Eighteenth Regiment Missouri Volunteer

Martha E. Vermil-  
lion.

Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions.  
Margaret Wellman.

The name of Margaret Wellman, widow of Elisha F. Wellman, late of Company G, Fourteenth Regiment Kentucky Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Lucy Stevens Wilson.

The name of Lucy Stevens Wilson, former widow of William Stevens, late of Company M, Fourteenth Regiment Kentucky Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Pensions increased.  
Nancy J. Cooper.

The name of Nancy J. Cooper, widow of Samuel Cooper, late of Company I, Tenth Regiment Kentucky Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Sarah J. Moody.

The name of Sarah J. Moody, widow of Martin P. Moody, late of Company A, Tenth Regiment Kentucky Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions.  
Phoebe Carroll.

The name of Phoebe Carroll, widow of William M. Carroll, alias George Hancock, late of Company K, Thirty-fourth Regiment Ohio Volunteer Infantry, and Company H, Seventeenth Regiment Kentucky Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Ella H. Candy.

The name of Ella H. Candy, widow of Charles Candy, late colonel Sixty-sixth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Julia B. Cole.

The name of Julia B. Cole, widow of George H. Cole, late of Company B, One hundred and forty-fifth Regiment Pennsylvania Volunteer Infantry, and Eighty-ninth Company Second Battalion Veteran Reserve Corps, and pay her a pension at the rate of \$30 per month.

Mary B. Elliott.

The name of Mary B. Elliott, widow of Oliver Elliott, late of Company E, Fortieth Regiment, and Company D, Eighty-eighth Regiment, Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Sarah Ervin.

The name of Sarah Ervin, widow of John F. Ervin, late of Company C, Fiftieth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Abigail J. Gardner.

The name of Abigail J. Gardner, widow of Samuel Gardner, late of Company C, Ninety-third Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Naomi Garwood.

The name of Naomi Garwood, widow of John Garwood, late of Company E, Seventy-first Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Anna Hagans.

The name of Anna Hagans, widow of David Hagans, late of Company K, Twenty-fourth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Lina J. Harcourt.

The name of Lina J. Harcourt, widow of Thomas J. Harcourt, late of Company G, Twenty-first Regiment Indiana Volunteer Infantry, and Company H, Eighty-ninth Regiment United States Colored Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Mary I. Hidy.

The name of Mary I. Hidy, widow of William Hidy, late of Company C, Ninetieth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Margaret E. McNair.

The name of Margaret E. McNair, widow of David A. McNair, late of Company A, Fourth Regiment Ohio Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Susan Mote.

The name of Susan Mote, widow of David Mote, late of Company D, One hundred and forty-seventh Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

The name of Ruben Riley, helpless and dependent son of Smith Riley, late of Company E, One hundred and forty-eighth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of \$20 per month, through a legally appointed guardian, in lieu of that he is now receiving.

Pension increased.  
Ruben Riley.

The name of Mary E. Swan, widow of George Swan, late of Company G, Fifth Regiment United States Colored Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Mary E. Swan.

The name of Sarah E. Williams, widow of Henry C. Williams, late of Company B, Fifty-fourth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Sarah E. Williams.

The name of Cora Campbell, widow of Edward Campbell, late of Company F, One hundred and eighty-ninth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Cora Campbell.

The name of M. Lovina Porter, widow of John W. Porter, late of Company D, Thirtieth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

M. Lovina Porter.

The name of Ella Knowlton, widow of Benjamin Knowlton, late of Company F, Eighteenth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Ella Knowlton.

The name of Susan R. Vititoe, widow of William Vititoe, late of Company K, Third Regiment West Virginia Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Susan R. Vititoe.

The name of Margaret J. Essex, widow of Martin Essex, late of Company K, Seventy-seventh Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Margaret J. Essex.

The name of Sarah F. Champlin, widow of Orrison Champlin, late of Company B, Ninetieth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Sarah F. Champlin.

The name of Mary A. Morris, helpless and dependent daughter of Aaron Morris, late of Company K, One hundred and fortieth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$20 per month through a legally appointed guardian.

Mary A. Morris.

The name of Malinda Wilson, widow of John Wilson, late of Company H, Third Regiment West Virginia Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Malinda Wilson.

The name of Libbie M. Ryan, widow of James W. Ryan, alias James Conklin, late of Company D, Thirty-fourth Regiment Ohio Volunteer Infantry, and Company K, Sixty-eighth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Libbie M. Ryan.

The name of Eliza A. LaRock, widow of Norbert LaRock, late of Company B, Sixteenth Regiment New York Volunteer Infantry, and Company B, Twentieth Regiment New York Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Eliza A. LaRock.

The name of Hester E. Aldrich, widow of Garner Aldrich, late of Company F, One hundred and forty-first Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Hester E. Aldrich.

The name of Jennie A. Robinson, widow of Albert B. Robinson, late of Company C, First Regiment New Hampshire Volunteer Heavy Artillery, and pay her a pension at the rate of \$30 per month.

Jennie A. Robinson.

The name of Mary L. Talbott, widow of William E. Talbott, late of Company I, Sixteenth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Mary L. Talbott.

The name of Ruth E. Vann, widow of James G. Vann, late of Company K, Sixth Regiment Kansas Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Ruth E. Vann.

Pensions increased.  
Rosamond Barker.

The name of Rosamond Barker, widow of Edward Barker, late of Company B, Ninety-fifth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Leona M. Ferguson.

The name of Leona M. Ferguson, helpless and dependent daughter of Robert Ferguson, late of Company I, Ninth Regiment Illinois Volunteer Cavalry, and pay her a pension at the rate of \$20 per month in lieu of that she is now receiving.

Sarah Lighthart.

The name of Sarah Lighthart, widow of Lewis Lighthart, late of Fourth Battery, Wisconsin Volunteer Light Artillery, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Cynthia M. Bowles.

The name of Cynthia M. Bowles, widow of Justus C. Bowles, late of Company K, Ninety-second Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions.  
Mahala E. Broadbent.

The name of Mahala E. Broadbent, widow of Samuel S. Broadbent, late of Company A, Third Regiment Massachusetts Volunteer Infantry, and First Battalion Massachusetts Veteran Cavalry, and pay her a pension at the rate of \$30 per month.

Jennie R. Darling.

The name of Jennie R. Darling, helpless and dependent daughter of Charles H. Darling, late of Company M, First Regiment Massachusetts Volunteer Cavalry, and Company M, Fourth Regiment Massachusetts Volunteer Cavalry, and pay her a pension at the rate of \$20 per month through a legally appointed guardian.

Mary E. Grayson.

The name of Mary E. Grayson, helpless and dependent daughter of Thomas M. Grayson, late of Company E, Sixth Regiment Tennessee Volunteer Infantry, and pay her a pension at the rate of \$20 per month through a legally appointed guardian.

Pension increased.  
Augusta Seubert.

The name of Augusta Seubert, widow of John Seubert, late of Company K, Ninth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions.  
Emilia Rueppel.

The name of Emilia Rueppel, helpless and dependent daughter of Charles C. Rueppel, late of Company D, Fourth Regiment United States Reserve Corps Missouri Volunteer Infantry, and pay her a pension at the rate of \$20 per month through a legally appointed guardian.

Mary Koch.

The name of Mary Koch, helpless and dependent daughter of Henry Koch, late of Company A, Third Regiment Missouri Volunteer Infantry, and Company E, Seventeenth Regiment Veteran Reserve Corps, and pay her a pension at the rate of \$20 per month.

Lucy M. Raymond.

The name of Lucy M. Raymond, helpless and dependent daughter of Leonard Raymond, late of Company C, Eighteenth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$20 per month through a legally appointed guardian.

Pension increased.  
Elizabeth J. Wright.

The name of Elizabeth J. Wright, widow of Ethan B. Wright, late of Company E, Second Regiment Missouri Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions.  
Lilly Hudson.

The name of Lilly Hudson, helpless and dependent daughter of John Hudson, late of Company F, One hundred and ninety-fourth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$20 per month through a legally appointed guardian.

Ida S. Ross.

The name of Ida S. Ross, widow of James E. Ross, late of Company D, First Regiment New Jersey Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Martha A. Greenough.

The name of Martha A. Greenough, former widow of John Krapps, late of Company C, Hatch's battalion, Minnesota Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

The name of Sarah A. Radell, widow of Bernard Radell, late of Company C, First Battalion Missouri State Militia Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Sarah A. Radell.

The name of Catharine Hand, widow of Daniel Hand, late of Company K, Eighty-eighth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Catharine Hand.

The name of James N. Parker, late of Company F, Tenth Regiment New York Volunteer Infantry, and pay him a pension at the rate of \$50 per month.

James N. Parker.

The name of Carrie M. Allison, widow of Leander J. Allison, late of Company F, Fourth Regiment Tennessee Mounted Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Carrie M. Allison.

The name of Martha White, widow of Menly White, late of Companies K and G, Sixty-first Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Martha White.

The name of Martha L. Harris, former widow of Charles S. Harris, late of Company S, Fourteenth Regiment Michigan Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Martha L. Harris.

The name of Jennie Whitney, widow of Albert Whitney, late of Company C, Twelfth Regiment Michigan Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Jennie Whitney.

The name of Phillipa Drake, widow of Orson A. Drake, late of Company B, Tenth Regiment New York Volunteer Cavalry, and Company B, First Regiment New York Provisional Cavalry, and pay her a pension at the rate of \$30 per month.

Phillipa Drake.

The name of Sally S. Cole, widow of Alonzo Cole, late of Company F, First Regiment Oregon Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Sally S. Cole.

The name of Eva R. Hunt, widow of Harmon D. Hunt, late of Company G, Seventh Regiment Kansas Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Eva R. Hunt.

The name of Sarah Parker, widow of Andrew S. Parker, late of Company C, Fifty-fourth Regiment Indiana Volunteer Infantry, and Seventeenth Battery Indiana Volunteer Light Artillery, and pay her a pension at the rate of \$30 per month.

Sarah Parker.

The name of Ella Clark Shoecraft, widow of Ross P. Shoecraft, late of Company A, Thirteenth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Ella Clark Shoecraft.

The name of Mary J. Marshall, former widow of Andrew J. Marshall, late of Company H, Eleventh Regiment Kansas Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Mary J. Marshall.

The name of Emma Gwinn, widow of Joseph Gwinn, late of Company H, One hundred and thirty-fifth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Emma Gwinn.

The name of Elizabeth A. Hall, widow of George Hall, late of Company L, First Regiment Ohio Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Elizabeth A. Hall.

The name of Azubath Sroufe, widow of John V. Sroufe (also written Srofe), late of Company E, Seventh Regiment Ohio Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions increased.  
Azubath Sroufe.

The name of Martha A. Pitzer, widow of Samuel J. Pitzer, alias Samuel E. Pipp, late of Company I, Forty-eighth Regiment Ohio Volunteer Infantry, and Company H, Twenty-sixth Regiment Kentucky Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Martha A. Pitzer.

The name of Martha J. Reed, widow of Leonard Reed, late of Company A, Eighty-ninth Regiment Ohio Volunteer Infantry, and

Martha J. Reed.

- pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Pensions.**  
Clara B. Moore. The name of Clara B. Moore, widow of Elijah Moore, late of Company H, Tenth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Harriett E. Kilgore. The name of Harriett E. Kilgore, widow of John Kilgore, late of Company A, Fifty-third Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Pension increased.**  
Elizabeth Reed. The name of Elizabeth Reed, widow of Samuel Reed, late of Company H, Seventieth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Pensions.**  
Martha M. Merchant. The name of Martha M. Merchant, widow of Robert Merchant, late of Company A, Sixty-ninth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Florence S. Bradbury. The name of Florence S. Bradbury, former widow of Rufus H. Bradbury, late of Company M, Sixteenth Regiment Illinois Volunteer Cavalry, and Company H, Eighteenth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Pension increased.**  
Lide E. Stacy. The name of Lide E. Stacy, widow of Charles Stacy, late of Second Independent Battery Ohio Volunteer Light Artillery, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Pension.**  
Lena Castor. The name of Lena Castor, widow of James Castor, late of Company G, Ninety-first Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Pension increased.**  
Martha A. Demaris. The name of Martha A. Demaris, widow of Jacob B. Demaris, late of Company K, Fifty-ninth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Pensions.**  
Lewvina Hoffer. The name of Lewvina Hoffer, widow of John Hoffer, late of Company C, Seventy-eighth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- David Bell. The name of David Bell, helpless and dependent son of William J. Bell, late of Company K, Sixteenth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of \$20 per month.
- Anna G. Clayton. The name of Anna G. Clayton, widow of William E. Clayton, late of Company I, Fifty-second Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Joseph R. Berg. The name of Joseph R. Berg, late of Company I, Eighty-ninth Regiment Indiana Volunteer Infantry, and Sixteenth Independent Battery, Ohio Volunteer Light Artillery, and pay him a pension at the rate of \$50 per month.
- Lydia Boyer. The name of Lydia Boyer, widow of Samuel Boyer, late of Company D, Second Battalion Potomac Home Brigade, Maryland Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Mary M. Lilley. The name of Mary M. Lilley, helpless and dependent daughter of Matthias Lilley, late of Company F, Fourteenth Regiment Pennsylvania Volunteer Cavalry, and pay her a pension at the rate of \$20 per month through a legally appointed guardian.
- Pension increased.**  
Mary E. Saner. The name of Mary E. Saner, widow of Abram Saner, late of Company I, One hundred and forty-eighth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Pension.**  
Carrie Tissue. The name of Carrie Tissue, widow of Newlin Tissue, late of Company K, Eleventh Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Pension increased.**  
Jane L. Wagner. The name of Jane L. Wagner, widow of James H. Wagner, late of Company A, Fifty-fifth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that

she is now receiving: *Provided*, That in the event of the death of Mary Wagner, helpless and dependent daughter of said Jane L. and James H. Wagner, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Jane L. Wagner, the name of said Mary Wagner shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of \$20 per month from and after the date of death of said Jane L. Wagner.

*Provisos.*  
Increase to cease on death of child.

Pension to child on death of mother.

The name of Isabella O'Donnell, widow of John O'Donnell, late of Company C, First Regiment United States Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Isabella O'Donnell.

The name of Kate L. Littlepage, widow of Lewis D. Littlepage, late of Company A, Seventeenth Regiment Kentucky Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Kate L. Littlepage.

The name of Melvina Glidden, widow of Sylvester S. Glidden, late of Company C, Sixth Regiment Minnesota Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Melvina Glidden.

The name of Cora E. LaPage, widow of Joseph LaPage, late of Company H, Ninth Regiment Vermont Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Cora E. LaPage.

The name of Joseph D. Thompson, late of Company B, Twenty-sixth Regiment Illinois Volunteer Infantry, and Company F, Second Regiment United States Veteran Volunteers, and pay him a pension at the rate of \$50 per month.

Joseph D. Thompson.

The name of Mary J. Robinette, widow of Jasper C. Robinette, alias Jasper Robinette, late of Company D, Second Regiment Maryland Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Mary J. Robinette.

The name of Grace E. Ash, widow of Reuben Ash, late of Company E, Second Regiment Wisconsin Volunteer Infantry, and pay her a pension at the rate \$35 per month in lieu of that she is now receiving.

Pension increased.  
Grace E. Ash.

The name of Emelia Retzer, widow of Mathias Retzer, late of Company B, Third Regiment Wisconsin Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Pension.  
Emelia Retzer.

The name of Georgia M. Sabin, widow of George F. Sabin, late of Company F, Fifty-seventh Regiment Massachusetts Volunteer Infantry, and Company B, Nineteenth Regiment Veteran Reserve Corps, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions increased.  
Georgia M. Sabin.

The name of Bridget Palmer, widow of Richard Palmer, late of Company D, Twenty-fourth Regiment Michigan Volunteer Infantry, and pay her a pension at the rate of \$35 per month in lieu of that she is now receiving.

Bridget Palmer.

The name of Matida J. Hatch, widow of Harlan P. Hatch, late of Company C, Forty-fourth Regiment Wisconsin Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pension off.  
Matida J. Hatch.

The name of Emiline Rader, widow of John Rader, late of Company D, Sixth Regiment Kentucky Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions increased.  
Emiline Rader.

The name of Sallie Gilispie, widow of Thomas R. Gilispie, late of Company C, Thirty-ninth Regiment Kentucky Volunteer Infantry, and pay her a pension at the rate of \$30 per month, commencing September 2, 1924, in lieu of that she is now receiving as guardian of Thomas R., minor son of said soldier.

Pensions.  
Sallie Gilispie.

The name of Emma W. Mitchell, widow of George J. Mitchell, late of Company C, Thirty-second Regiment Pennsylvania Enrolled

Emma W. Mitchell.

Militia, and late midshipman, United States Navy, and pay her a pension at the rate of \$30 per month.

Pension increased.  
Melissa J. Thompson.

The name of Melissa J. Thompson, widow of Rankin Thompson, late of Company D, One hundred and seventy-second Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions.  
Rebecca V. Mogle.

The name of Rebecca V. Mogle, widow of William Mogle, late of Company B, Ninth Regiment Minnesota Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Margaret J. Cuthbert.

The name of Margaret J. Cuthbert, widow of William L. Cuthbert, late assistant surgeon Eighty-third Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pension increased.  
Louisa Smith.

The name of Louisa Gilmore, now Louisa Smith, former widow of Robert B. Gilmore, late of Company A, Twenty-seventh Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions.  
Julia I. Stuart.

The name of Julia I. Stuart, former widow of Isaac L. Foster, late of Company H, Twenty-second Regiment Wisconsin Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Herman F. E. Schroer.

The name of Herman F. E. Schroer, helpless and dependent son of Stephen H., alias Henry Schroer, late of Company E, One hundred and sixty-fifth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of \$20 per month.

Unity P. Spencer.

The name of Unity P. Spencer, widow of Moses C. Spencer, late of Company E, Thirteenth Regiment Veteran Reserve Corps, and pay her a pension at the rate of \$30 per month.

Pension increased.  
Belle Bair.

The name of Belle Bair, widow of William T. Bair, late of Company B, One hundred and third Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions.  
Charity I. Haskell.

The name of Charity I. Haskell, widow of Andrew J. Haskell, late of Company F, Tenth Regiment Kansas Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Jane Oliver.

The name of Jane Oliver, widow of Aaron P. Oliver, late of Company C, Second Regiment Minnesota Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Frances Conner.

The name of Frances Conner, widow of James L. Conner, late of Company F, Thirteenth Regiment Michigan Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pension increased.  
Georgianna M. Burroughs.

The name of Georgianna M. Burroughs, widow of Joseph F. M. Burroughs, late of Company H, One hundred and sixth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions.  
William H. Stark.

The name of William H. Stark, late of Quartermaster Corps, Twelfth Regiment Kansas Volunteer Infantry, and pay him a pension at the rate of \$30 per month.

Rhoda Mercer.

The name of Rhoda Mercer, widow of Midian Mercer, late of Company C, Seventh Regiment West Virginia Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Mary J. Robbins.

The name of Mary J. Robbins, widow of Alexander Robbins, late of Company B, Sixteenth Regiment Michigan Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Caroline Hazen.

The name of Caroline Hazen, widow of Horace D. Hazen, late of Company D, Fifth Regiment New York Volunteer Heavy Artillery, and pay her a pension at the rate of \$30 per month.

Clarissa A. Grover.

The name of Clarissa A. Grover, former widow of Hiram P. W. Grover, late of Company H, First Regiment New York Volunteer Engineers, and pay her a pension at the rate of \$30 per month.

Margaret Donahue.

The name of Margaret Donahue, widow of Michael Donahue, late of Company I, Twenty-fourth Regiment Michigan Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

The name of Caroline W. Kinsloe, widow of Albert S. Kinsloe, late of Company D, Fifty-third Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Caroline W. Kinsloe.

The name of Bridget Stapleton, widow of Michael Stapleton, alias Michael Mahar, late of Company E, Fifth Regiment Connecticut Volunteer Infantry, and Company C, One hundred and thirtieth and One hundred and twentieth Regiments Illinois Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pension.  
Bridget Stapleton.

The name of Elizabeth B. Payne, widow of William Payne, late of Company A, One hundred and fourth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions increased.  
Elizabeth B. Payne.

The name of Elizabeth Jodd, widow of George A. Jodd, late of Company D, Eleventh Regiment New York Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Elizabeth Jodd.

The name of Mary C. Woodward, widow of Wells R. Woodward, late steerage steward, United States Navy, and pay her a pension at the rate of \$30 per month.

Pensions.  
Mary C. Woodward.

The name of Mary J. Nichols, widow of Alden M. Nichols, late of Company A, Eighty-sixth Regiment New York Volunteer Infantry, and Company K, Third Regiment Veteran Reserve Corps, and pay her a pension at the rate of \$30 per month.

Mary J. Nichols.

The name of Sarah A. Covey, widow of Emory H. Covey, late of One hundred and first Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$50 per month, through a legally appointed guardian, in lieu of that she is now receiving.

Pensions increased.  
Sarah A. Covey.

The name of Cornelia M. Diamond, widow of David B. Diamond, late of Company A, First Regiment Michigan Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Cornelia M. Diamond.

The name of Cynthia Earnest, widow of Joseph Earnest, late of Company I, Eleventh Regiment Michigan Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Cynthia Earnest.

The name of Joseph D. Emerson, late of Company I, First Regiment Michigan Volunteer Infantry, and Company K, Seventeenth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of \$50 per month.

Joseph D. Emerson.

The name of Frederic E. Ferrand, helpless and dependent son of Charles F. Ferrand, late a coal heaver, United States Navy, and pay him a pension at the rate of \$20 per month, through a legally appointed guardian.

Frederic E. Ferrand.

The name of Julia E. Hammond, helpless and dependent daughter of Israel B. Hammond, late of Company L, Twenty-eighth Regiment Michigan Volunteer Infantry, and pay her a pension at the rate of \$20 per month, through a legally appointed guardian.

Julia E. Hammond.

The name of Emma J. Palmeter, widow of Nathan Palmeter, late of Company C, Ninth Regiment Minnesota Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Emma J. Palmeter.

The name of Mathew H. Udell, alias William H. Clark, late of Company K, First Regiment Michigan Engineers and Mechanics, and Company C, Twenty-ninth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of \$50 per month.

Mathew H. Udell,  
alias William H. Clark.

The name of Sophia Wilson, widow of Henry Wilson, late of Company D, Second Regiment Michigan Volunteer Cavalry, and Company H, Fourth Regiment Kentucky Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Sophia Wilson.

- Josephine Walker.** The name of Josephine Walker, widow of George Walker, late of Company L, Eighth Regiment New York Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.
- Janett Goslin.** The name of Janett Goslin, widow of Alexander Goslin, late of Company C, One hundred and sixteenth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Pensions increased. Martha A. Thompson.** The name of Martha A. Thompson, widow of Justin G. Thompson, late of Seventy-seventh Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Mary Barnett.** The name of Mary Barnett, widow of Morris Barnett, late of Company F, One hundred and sixteenth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Pension. Jane N. Ashley.** The name of Jane N. Ashley, widow of Edward M. Ashley, late of Company B, Ninth Regiment Ohio Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.
- Pension increased. Kate M. Henry.** The name of Kate M. Henry, widow of Charles V. Henry, late of Ninety-first Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Pensions. Sarah B. Bevans.** The name of Sarah B. Bevans, widow of Charles H. Bevans, late of Company D, Seventh Regiment Connecticut Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Lucy A. Parker.** The name of Lucy A. Parker, helpless and dependent daughter of Abram Parker, late of Company G, Eleventh Regiment and Company A, Eighth Regiment Michigan Volunteer Cavalry, and pay her a pension at the rate of \$20 per month.
- Pension increased. Theodore T. Bruce.** The name of Theodore T. Bruce, helpless and dependent son of Hugh W. Bruce, late of Company A, Seventy-seventh Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of \$20 per month in lieu of that he is now receiving.
- Pensions. Sarah E. Gantz.** The name of Sarah E. Gantz, widow of Theodore G. Gantz, late of Company C, One hundred and thirteenth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Julia A. Brown.** The name of Julia A. Brown, widow of George Brown, late of Company I, Seventy-second Regiment Pennsylvania Volunteer Infantry, and Company A, Second Regiment New Jersey Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.
- Eliza C. Maher.** The name of Eliza C. Maher, widow of George W. Maher, late of Company I, First Regiment Ohio Volunteer Heavy Artillery, and pay her a pension at the rate of \$30 per month.
- Nellie A. Farley.** The name of Nellie A. Farley, helpless and dependent daughter of John Farley, late of Company G, One hundred and forty-eighth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$20 per month.
- John D. Hadley.** The name of John D. Hadley, helpless and dependent son of John Hadley, late of Company H, One hundred and forty-eighth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of \$20 per month through a legally appointed guardian.
- Pensions increased. Cynthia J. Leroy.** The name of Cynthia J. Leroy, helpless and dependent daughter of Abraham Leroy, late of Company B, Sixth Regiment Illinois Volunteer Cavalry, and pay her a pension at the rate of \$20 per month in lieu of that she is now receiving.
- John M. Barrick.** The name of John M. Barrick, helpless and dependent son of Henry Barrick, late of Company B, Fifty-fourth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of \$20 per month in lieu of that he is now receiving.

The name of Susan S. Boyd, widow of James P. Boyd, late of One hundred and sixteenth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Susan S. Boyd.

The name of Anna Danison, widow of Eli Danison, late of Company A, Ninety-fifth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Anna Danison.

The name of James W. Beckwith, late of Company I, Seventy-ninth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of \$50 per month.

James W. Beckwith.

The name of Adelaide Thacker, widow of Martin Thacker, late of Company D, Fifty-first Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Adelaide Thacker.

The name of Emma Stites, widow of George W. Stites, late of Company F, Eighty-eighth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Emma Stites.

The name of Amelia Mathena, widow of John M. Mathena, late of Company E, One hundred and forty-second Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Amelia Mathena.

The name of Nancy A. Felton, widow of Daniel Felton, late of Company I, Ninety-seventh Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions increased.  
Nancy A. Felton.

The name of Mary E. Pinkley, widow of John Pinkley, late of Company H, Sixty-fifth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Mary E. Pinkley.

The name of Anna R. H. Beach, widow of William Beach, late of Company C, Thirty-second Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pension.  
Anna R. H. Beach.

The name of Mary J. Belt, widow of John C. Belt, late of Company I, Twelfth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions increased.  
Mary J. Belt.

The name of Ida M. Pierson, widow of Frank W. Pierson, late of Company D, Twentieth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Ida M. Pierson.

The name of Georgianna Shea, widow of Joseph A. Shea, late of First Maine Veteran Battery, First Battalion Light Artillery, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Edgar Shea, helpless and dependent son of Georgianna and Joseph A. Shea, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Georgianna Shea, the name of said Edgar Shea shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of \$20 per month from and after the date of death of said Georgianna Shea.

Georgianna Shea.

Provisos.  
Increase to cease on death of child.

Pension to child on death of mother.

The name of Sarah M. Hopkins, widow of Thomas J. Hopkins, late of Company M, Eleventh Regiment Pennsylvania Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Sarah M. Hopkins.

The name of Ardella M. Farnsworth, widow of Horace Farnsworth, late of Company A, First Regiment Minnesota Volunteer Cavalry (Mounted Rangers), and pay her a pension at the rate of \$30 per month.

Pensions.  
Ardella M. Farnsworth.

The name of William H. Turnbull, late landsman, United States Navy, and pay him a pension at the rate of \$50 per month.

William H. Turnbull.

Pension increased.  
Ellen Thompson.

The name of Ellen Thompson, widow of Joseph Thompson, late of Company A, Twenty-fourth Regiment New Jersey Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions.  
Nathan E. Hopkins.

The name of Nathan E. Hopkins, late landsman United States Navy, and Company C, Twelfth Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of \$50 per month.

Emma V. Wilkerson.

The name of Emma V. Wilkerson, widow of Benjamin F. Wilkerson, late of Company C, Fifteenth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions increased.  
Mary A. Ramsey.

The name of Mary A. Ramsey, widow of Samuel Ramsey, late of Company D, One hundred and sixtieth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Samuel Ramsey, helpless and dependent son of said Mary A. and Samuel Ramsey, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Mary A. Ramsey, the name of said Samuel Ramsey shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of \$20 per month from and after the date of death of said Mary A. Ramsey.

*Provisos.*  
Increase to cease on death of child.

Pension to child on death of mother.

Nancy Veatch.

The name of Nancy Veatch, widow of James D. Veatch, late of Company A, One hundred and thirty-seventh Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Ella Watts.

The name of Ella Watts, widow of Michael Watts, late of Company I, Fourth Regiment Indiana Volunteer Cavalry, and pay her a pension at the rate of \$35 per month in lieu of that she is now receiving.

Pensions.  
Lennie Whiteman.

The name of Lennie Whiteman, helpless and dependent daughter of James M. Whiteman, late of Company H, Eighty-sixth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$20 per month.

Mary J. Lake.

The name of Mary J. Lake, widow of Israel Lake, late of Company K, Ninety-seventh Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions increased.  
Catharine McQuade.

The name of Catharine McQuade, widow of James McQuade, late of United States Marine Corps, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Fannie M. McQuade, helpless and dependent daughter of said Catharine and James McQuade, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Catharine McQuade the name of said Fannie M. McQuade shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of \$20 per month from and after the date of death of said Catharine McQuade.

*Provisos.*  
Increase to cease on death of child.

Pension to child on death of mother.

Mary A. Hank.

The name of Mary A. Hank, widow of John D. Hank, late of Twenty-third Battery, Indiana Volunteer Light Artillery, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions.  
Cora M. Rogers.

The name of Cora M. Rogers, widow of Isaac Rogers, late of Company I, Ninth Regiment Indiana Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Nancy J. Crum.

The name of Nancy J. Crum, widow of Peter Crum, late of Company H, Thirty-third Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pension increased.  
Celesta Lamme.

The name of Celesta Lamme, widow of Ferdinand Lamme, late of Company B, Twenty-sixth Regiment Missouri Volunteer Infantry,

and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

The name of Mary J. McLaughlin, helpless and dependent daughter of Alvin McLaughlin, late of Company E, One hundred and fiftieth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$20 per month through a legally appointed guardian.

Pensions.  
Mary J. McLaughlin.

The name of Charles F. Kuntz, helpless and dependent son of Robert D. Kuntz, late of Company I, Sixth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of \$20 per month through a legally appointed guardian.

Charles F. Kuntz.

The name of Nellie L. Atkins, helpless and dependent daughter of John A. Atkins, late of Company I, One hundred and fifty-third Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$20 per month.

Nellie L. Atkins.

The name of Elizabeth Fry, helpless and dependent daughter of John Fry, late of Company C, One hundred and fifty-fourth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$20 per month.

Elizabeth Fry.

The name of Lettie Etnire, widow of Daniel Etnire, late of Company F, Seventy-second Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Lettie Etnire.

The name of Jesse Wilcox, helpless and dependent son of Josiah Wilcox, late of Company K, Forty-eighth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of \$20 per month.

Jesse Wilcox.

The name of Samantha J. Hunt, widow of Wesley Hunt, late of Company B, Tenth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions increased.  
Samantha J. Hunt.

The name of Martha E. Hall, widow of David A. Hall, late of Company C, Fortieth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Martha E. Hall.

The name of Florence Doherty, widow of Marshall D. Doherty, late of Company I, Eleventh Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Florence Doherty.

The name of Sarah E. Knight, widow of Immer N. Knight, late of Company I, Forty-seventh Regiment Iowa Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Sarah E. Knight.

The name of Ella Brodrick, helpless and dependent daughter of William P. Brodrick, late of Company F, Eighteenth Regiment Iowa Volunteer Infantry, and pay her a pension at the rate of \$20 per month, through a legally appointed guardian, in lieu of that she is now receiving.

Ella Brodrick.

The name of Elizabeth Fenner, widow of James W. Fenner, late of Company B, One hundred and sixty-eighth Regiment Ohio National Guard Infantry, and pay her a pension at the rate of \$30 per month.

Pension.  
Elizabeth Fenner.

The name of Elmira Colins, widow of Amos Colins, late of Company F, Eighth Regiment Iowa Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions increased.  
Elmira Colins.

The name of Barsha Story, widow of Oliver Story, late of Company H, Eighth Regiment Tennessee Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Barsha Story.

The name of Frances E. Griffin, widow of James P. Griffin, late of Company K, Third Regiment, and Company H, Fourth Regiment,

Frances E. Griffin.

- Tennessee Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Pensions increased.**  
Mary Powell. The name of Mary Powell, widow of John H. Powell, late of Companies I and G, Thirteenth Regiment Tennessee Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Martha Crawford. The name of Martha Crawford, widow of William Crawford, late of Company B, Eighth Regiment Tennessee Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Pensions.**  
Isabella L. Williamson. The name of Isabella L. Williamson, widow of Joseph Williamson, late of Company E, First Regiment Tennessee Volunteer Light Artillery, and pay her a pension at the rate of \$30 per month.
- Mary A. Powell. The name of Mary A. Powell, widow of Amasa C. Powell, late of Company H, First Regiment West Virginia Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.
- Pension increased.**  
Sarah J. Kellison. The name of Sarah J. Kellison, widow of Andrew J. Kellison, late of Company A, Sixth Regiment West Virginia Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Pension.**  
Joanna Manear. The name of Joanna Manear, widow of Samuel W. Manear, late of Company G, Twelfth Regiment West Virginia Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Pension increased.**  
Abbie Hager. The name of Abbie Hager, widow of Emile B. Hager, late of Company F, First Regiment Louisiana Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Pensions.**  
Bertram B. Soper. The name of Bertram B. Soper, helpless and dependent son of Eben Soper, late of Company B, Eighteenth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of \$20 per month.
- Vina Hacker. The name of Vina Hacker, widow of Granville Hacker, late of Company E, Seventh Regiment Kentucky Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Pensions increased.**  
Lavina Craig. The name of Lavina Craig, widow of James L. Craig, late of Company C, Thirteenth Regiment Kentucky Volunteer Cavalry, and pay her a pension at the rate of \$35 per month in lieu of that she is now receiving.
- Mary A. S. Campbell. The name of Mary A. S. Campbell, widow of John H. Campbell, late of Companies B and G, Fourth Regiment Tennessee Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Pension.**  
Nancy J. Grider. The name of Nancy J. Grider, widow of Charles Grider, late of Company I, Fifth Regiment Kentucky Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.
- Pensions increased.**  
Martha J. Starns. The name of Martha J. Starns, widow of George W. Starns, late of Company E, Thirteenth Regiment Kentucky Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Mary M. Harlan. The name of Mary M. Harlan, widow of William H. Harlan, late of Company A, Fifty-second Regiment Kentucky Mounted Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Pension.**  
Nellie A. Hope. The name of Nellie A. Hope, widow of Michael B. Hope, late of Fourth Regiment Kentucky Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Pension increased.**  
Temple Dyer. The name of Temple Dyer, widow of John F. Dyer, late of Company B, Twelfth Regiment Kentucky Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

The name of Ruth V. Hutchens, former widow of Joseph Harris, late of Company H, Fifty-third Regiment Kentucky Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pension.  
Ruth V. Hutchens

The name of Annie Brewer, widow of Thomas Brewer, late of Company E, Fourth Regiment Kentucky Mounted Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions increased.  
Annie Brewer.

The name of Gertrude Meloy, helpless and dependent daughter of John Meloy, late of Company G, Eighth Regiment Massachusetts Volunteer Infantry, and pay her a pension at the rate of \$20 per month in lieu of that she is now receiving.

Gertrude Meloy.

The name of Rosalia M. Burroughs, widow of Augustus C. Burroughs, late of Company B, First Battalion New York National Guard Light Artillery, and pay her a pension at the rate of \$30 per month.

Pensions.  
Rosalia M. Burroughs.

The name of Sarah A. Parks, former widow of David H. Parks, late of Twenty-fifth Battery New York Volunteer Light Artillery, and pay her a pension at the rate of \$30 per month.

Sarah A. Parks.

The name of Emma J. Philhower, widow of Isaac N. Philhower, late of Company I, One hundred and thirty-sixth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Emma J. Philhower.

The name of Arminda Russell, widow of Carlos M. Russell, late of Company H, Thirty-eighth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Arminda Russell.

The name of Martin L. Stokesberry, helpless and dependent son of Richard R. Stokesberry, late of Company C, One hundred and twenty-third Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of \$20 per month.

Pensions.  
Martin L. Stokesberry.

The name of Jennie Alexander, widow of Thomas B. Alexander, late of Company B, Fifty-ninth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Jennie Alexander.

The name of Oscar Okes, helpless and dependent son of William Okes, late of Company F, One hundred and fifteenth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of \$20 per month through a legally appointed guardian.

Oscar Okes.

The name of William M. Keen, helpless and dependent son of Anderson Keen, late of Company B, Ninety-seventh Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of \$12 per month.

William M. Keen.

The name of Samira E. Cooprider, widow of Wesley Cooprider, late of Company G, Fifty-ninth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Samira E. Cooprider.

The name of Clara S. Shuler, widow of John B. Shuler, late of Company B, Forty-seventh Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Clara S. Shuler.

The name of Bertha Mann, widow of Ervin F. Mann, late of Companies E and A, Third Regiment Rhode Island Volunteer Heavy Artillery, and pay her a pension at the rate of \$30 per month.

Bertha Mann.

The name of Ella Day, former widow of Alpheus B. Day, late of Company K, Fifth Regiment Ohio Volunteer Cavalry, and Company I, Thirtieth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Ella Day.

The name of Vesta M. Leet, widow of Rodney Leet, late of Company D, Second Regiment Ohio Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Vesta M. Leet.

- Pensions.  
Jane Platner. The name of Jane Platner, widow of Albert A. Platner, late of Company A, Forty-ninth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Angie Scanks. The name of Angie Scanks, widow of Jacob Scanks, late of Companies B and H, Seventeenth Regiment Massachusetts Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Pensions increased.  
Eliza F. Andrews. The name of Eliza F. Andrews, widow of William O. Andrews, late of United States ship Stars and Stripes, United States Navy, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Mariah C. Kent. The name of Mariah C. Kent, widow of George H. Kent, late of Company C, One hundred and eighteenth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Lorenzo Kent, helpless and dependent son of said Mariah C. and George H. Kent, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Mariah C. Kent, the name of said Lorenzo Kent shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of \$20 per month from and after the date of death of said Mariah C. Kent.
- Proviso.*  
Increase to cease on death of child. Pension to child on death of mother. The name of Emma Page, widow of Alonzo J. Page, late of Company E, One hundred and sixth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Emma Page. The name of Emma Page, widow of Alonzo J. Page, late of Company E, One hundred and sixth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Mary R. Hepburn. The name of Mary R. Hepburn, widow of Alphonso D. Hepburn, late of Company F, One hundred and sixth Regiment, New York Volunteer Infantry, and One hundred and forty-third Company, Second Battalion Veteran Reserve Corps, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Clarissa G. Antiss. The name of Clarissa G. Antiss, former widow of Ira Griffin, late of Battery A, First Regiment Massachusetts Volunteer Light Artillery, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Pensions.  
Elmira Pariseaux. The name of Elmira Pariseaux, former widow of Frederick Minnie, late of Company C, Twenty-second Regiment New York Volunteer Infantry, and Company A, Sixteenth Regiment New York Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.
- Rhoda E. Eiselman. The name of Rhoda E. Eiselman, widow of Henry Eiselman, late of Company A, Fiftieth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Pensions increased.  
Maria C. Faloon. The name of Maria C. Faloon, widow of Joseph Faloon, late of Company H, Twelfth Regiment Pennsylvania Reserve Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Mary E. Higley. The name of Mary E. Higley, widow of Lyman A. Higley, late of Company D, One hundred and fifth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Anna M. Miller. The name of Anna M. Miller, widow of Joseph Miller, late of Company E, One hundred and thirty-ninth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Pension.  
Mabel Ortz. The name of Mabel Ortz, helpless and dependent daughter of David Ortz, late of Company E, Fifth Regiment Pennsylvania Volunteer Heavy Artillery, and pay her a pension at the rate of \$20 per month.
- Pensions increased.  
Martha A. Shirley. The name of Martha A. Shirley, widow of John T. Shirley, late of Company H, Seventy-eighth Regiment Pennsylvania Volunteer

Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

The name of Roxanna Fleming, helpless and dependent daughter of James Fleming, late of Company G, Two hundred and sixth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$20 per month in lieu of that she is now receiving.

Roxanna Fleming.

The name of Anna P. McCrosky, widow of Charles McCrosky, late of Company H, Fifty-first Regiment Missouri Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Anna P. McCrosky.

The name of Jennie G. Miller, widow of Joseph H. Miller, late of Company E, Fifty-seventh Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Jennie G. Miller.

The name of Josephine C. Long, widow of Levi R. Long, late of Company I, Seventeenth Regiment Pennsylvania Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Josephine C. Long.

The name of Lydia S. Dunlap, widow of Calvin E. Dunlap, late of Company E, One hundred and twenty-fifth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Lydia S. Dunlap.

The name of Margaret Dawson, widow of Robert Dawson, late of Company E, Sixteenth Regiment Pennsylvania Volunteer Infantry, and Company A, Seventh Regiment Pennsylvania Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Margaret Dawson.

The name of Elizabeth Wilson, widow of Cyrus Wilson, late of Company G, Fifty-eighth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Elizabeth Wilson.

The name of Martha R. Potts, helpless and dependent daughter of Israel B. Potts, late of Company A, Forty-ninth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$20 per month.

Pension.  
Martha R. Potts.

The name of Eliza Haines, helpless and dependent daughter of William Haines, late of Company A, Forty-ninth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$20 per month in lieu of that she is now receiving.

Pension increased.  
Eliza Haines.

The name of Emma A. Carl, widow of Ira Carl, late of Company M, Sixteenth Regiment New York Volunteer Heavy Artillery, and pay her a pension at the rate of \$30 per month.

Pensions.  
Emma A. Carl.

The name of Sarah Palmer, widow of Erastus Palmer, late of Company L, Sixteenth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Sarah Palmer.

The name of Esther A. Deyo, former widow of Charles G. Deyo, late of Company G, Ninth Regiment New York Volunteer Heavy Artillery, and pay her a pension at the rate of \$30 per month.

Esther A. Deyo.

The name of Kate E. Clear, widow of Samuel A. Clear, late of Company K, One hundred and sixteenth Regiment, Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Kate E. Clear.

The name of Lizzie C. Masters, helpless and dependent daughter of Isaac W. Masters, late of Company K, Sixty-first Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$20 per month through a legally appointed guardian.

Lizzie C. Masters.

The name of Nancy B. Raney, helpless and dependent daughter of Nehemiah Raney, late of Company I, Ninth Regiment Kentucky Volunteer Infantry, and pay her a pension at the rate of \$20 per month through a legally appointed guardian.

Nancy B. Raney.

The name of William P. Raney, helpless and dependent son of Nehemiah Raney, late of Company I, Ninth Regiment Kentucky

William P. Raney.

Volunteer Infantry, and pay him a pension at the rate of \$20 per month through a legally appointed guardian.

Eugene Key.

The name of Eugene Key, helpless and dependent son of John R. Key, late of Company H, Forty-third Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of \$20 per month.

Martha Flener.

The name of Martha Flener, helpless and dependent daughter of Napoleon Flener, late of Company C, Eleventh Regiment Kentucky Volunteer Infantry, and pay her a pension at the rate of \$20 per month.

Mary Ann Anderson.

The name of Mary Ann Anderson, widow of Joshua B. Anderson, late of Company A, Seventeenth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pension increased.  
Josephine Richards.

The name of Josephine Richards, widow of Robert P. Richards, late of Company D, Fifty-second Regiment Kentucky Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions.  
Arthur R. Blakeslee.

The name of Arthur R. Blakeslee, helpless and dependent son of Henry M. Blakeslee, late of Company I, Sixth Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of \$20 per month.

Victoria M. Ray.

The name of Victoria M. Ray, widow of James A. Ray, late of Company B, Thirty-fifth Regiment Missouri Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Louis Weiss.

The name of Louis Weiss, late of Company G, Twenty-fourth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of \$50 per month.

Pensions increased.  
Margaret F. Freeman.

The name of Margaret F. Freeman, former widow of George C. Carson, late of Company B, Eleventh Regiment, and Company M, Ninth Regiment, Tennessee Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Mary F. Jenkins.

The name of Mary F. Jenkins, widow of Edwin W. Jenkins, late of Company G, Fifth Regiment Kansas Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Zula A. Springer.

The name of Zula A. Springer, widow of William R. Springer, late of Company G, Seventh Regiment Kansas Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Claude B. Springer, helpless and dependent son of said Zula A. and William R. Springer, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Zula A. Springer, the name of said Claude B. Springer shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of \$20 per month from and after the date of death of said Zula A. Springer.

*Prorisos.*  
Increase to cease on death of child.

Pension to child on death of mother.

Pension.  
Sophia Wilson.

The name of Sophia Wilson, widow of John H. Wilson, late of Company G, Ninety-first Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pension increased.  
Alice A. Sweet.

The name of Alice A. Sweet, widow of Daniel J. Sweet, late of Company F, Fifty-seventh Regiment Massachusetts Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension.  
Carrie E. Sparks.

The name of Carrie E. Sparks, widow of Albert C. Sparks, late of Companies A and E, Thirty-seventh Regiment Massachusetts Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions increased.  
Fannie L. Potter.

The name of Fannie L. Potter, widow of George H. Potter, late of Company H, Second Regiment Connecticut Volunteer Heavy Artillery, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

The name of Jennie E. Moore, widow of Lyman G. Moore, late of Company B, Eleventh Regiment United States Coast Volunteer Heavy Artillery, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Jennie E. Moore.

The name of Margaret M. Luce, widow of Henry L. Luce, late of Company E, Thirty-seventh Regiment Massachusetts Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Margaret M. Luce.

The name of Esther E. Green, widow of Oliver H. Green, late of Company D, Twenty-first Regiment New York Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Esther E. Green.

The name of Roxana Delamarter, widow of Benjamin F. Delamarter, late of Company F, Twelfth Regiment New York Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Roxana Delamarter.

The name of Margaret Devlin, widow of William Devlin, late of Company D, Ninety-first Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Margaret Devlin.

The name of Mary L. Dill, widow of Ira W. Dill, late of Company B, Thirty-fourth Regiment Massachusetts Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Mary L. Dill.

The name of Ellen Cranston, widow of William H. Cranston, late of Company C, Forty-ninth Regiment Massachusetts Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions increased.  
Ellen Cranston.

The name of Emma Button, widow of Danforth Button, alias Harvey B. Danforth, late of Company E, Third Regiment Massachusetts Volunteer Heavy Artillery, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Emma Button.

The name of Clara E. Brass, widow of Albert N. Brass, late of Company C, Forty-sixth Regiment Massachusetts Militia Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Clara E. Brass.

The name of Minnie E. Shipler, widow of August Shipler, late of Company K, Fifth Regiment Pennsylvania Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Pension.  
Minnie E. Shipler.

The name of Mary S. Bisco, widow of Hiram R. Bisco, late of Company F, Sixtieth Regiment Massachusetts Militia Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Mary S. Bisco.

The name of Elizabeth A. Limes, widow of Henry S. Limes, late of Company A, First Regiment Ohio Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Elizabeth A. Limes.

The name of Agatha M. Miller, widow of John Miller, late of Company D, One hundred and first Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Agatha M. Miller.

The name of Sarah E. Ford, widow of Enos M. Ford, late of Company G, One hundred and twenty-fourth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Sarah E. Ford.

The name of Mary C. Brandyberry, widow of Jesse Brandyberry, late of Company F, One hundred and forty-seventh Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Mary C. Brandyberry.

The name of Parthine Curtis, widow of Felix Curtis, late of Company B, Third Regiment United States Colored Volunteer Heavy Artillery, and pay her a pension at the rate of \$30 per month.

Parthine Curtis.

Edward Carpenter.

The name of Edward Carpenter, late of Company B, One hundred and second Regiment New York State National Guard Volunteer Infantry, and pay him a pension at the rate of \$50 per month.

Pensions increased.  
Celynda W. Ford.

The name of Celynda W. Ford, widow of Raymond L. Ford, late of Companies D, G, and B, Third Regiment New York Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Rachel Hubbard.

The name of Rachel Hubbard, widow of Isaiah C. Hubbard, late of Company K, One hundred and fourth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Elizabeth Hubbard, helpless and dependent daughter of said Rachel and Isaiah C. Hubbard, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Rachel Hubbard, the name of said Elizabeth Hubbard shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of \$20 per month from and after the date of death of said Rachel Hubbard.

*Provisos.*  
Increase to cease on  
death of child.

Pension to child on  
death of mother.

Ellen J. Kramer.

The name of Ellen J. Kramer, widow of Joseph K. Kramer, late of Company E, One hundred and ninety-sixth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions.  
Mary H. Pennypacker.

The name of Mary H. Pennypacker, widow of Jacob Pennypacker, late of Company C, One hundred and seventy-ninth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Anna D. Trace.

The name of Anna D. Trace, helpless and dependent daughter of Henry B. Trace, late unassigned, Third Regiment Pennsylvania Volunteer Heavy Artillery, and pay her a pension at the rate of \$20 per month.

Fannie L. Lermond.

The name of Fannie L. Lermond, widow of Leroy C. Lermond, late of Company B, Twenty-fourth Regiment Maine Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions increased.  
Alice E. Holland.

The name of Alice E. Holland, widow of Alphonso B. Holland, late of Company G, Second Regiment District of Columbia Volunteer Infantry, and Companies H and K, Twenty-ninth Regiment Maine Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Clara J. Emerson.

The name of Clara J. Emerson, widow of Samuel Emerson, late of Company C, Eighth Regiment Maine Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions.  
Lelia E. Bowley.

The name of Lelia E. Bowley, helpless and dependent daughter of Leander G. Bowley, late of Companies B and D, Second Regiment Massachusetts Volunteer Infantry, and pay her a pension at the rate of \$20 per month through a legally appointed guardian.

Alice Loree.

The name of Alice Loree, widow of Charles M. Loree, late of Company L, Third Regiment Michigan Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Mary Frank.

The name of Mary Frank, widow of George H. Frank, late of Company C, Thirtieth Regiment Missouri Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pension increased.  
Mary A. McMillan.

The name of Mary A. McMillan, widow of David A. McMillan, late of Company G, First Regiment Indiana Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions.  
Annie M. Fay.

The name of Annie M. Fay, widow of Andrew J. Fay, late of Company E, Third Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

The name of Mary C. Reeves, former widow of William M. Reeves, late of Companies F and C, Ninth Regiment Kansas Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Mary C. Reeves.

The name of Mary E. Clifford, widow of Joseph C. Clifford, late of Ordnance Department, United States Army, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Alfred Clifford, helpless and dependent son of said Mary E. and Joseph C. Clifford, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Mary E. Clifford, the name of said Alfred Clifford shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of \$20 per month from and after the date of death of said Mary E. Clifford.

Pensions increased.  
Mary E. Clifford.

*Provisos.*  
Increase to cease on death of child.

Pension to child on death of mother.

The name of Stanley Hallman, helpless and dependent son of Henry Hallman, late of Company C, Tenth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of \$20 per month in lieu of that he is now receiving.

Stanley Hallman.

The name of L. Anna Mavity, widow of Willam K. Mavity, late of Company F, Thirty-seventh Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

L. Anna Mavity.

The name of Catherine Miller, widow of Henry Miller, late of Company E, Seventy-second Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Claire B. Miller, helpless and dependent daughter of said Catherine and Henry Miller, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Catherine Miller, the name of said Claire B. Miller shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of \$20 per month from and after the date of death of said Catherine Miller.

Catherine Miller.

*Provisos.*  
Increase to cease on death of child.

Pension to child on death of mother.

The name of Annah A. Parsons, widow of Lewis J. Parsons, late of Company G, Third Regiment Massachusetts Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pension.  
Annah A. Parsons.

The name of Charlotte Thomas, widow of Zimri N. Thomas, late of Company K, Eighty-fifth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Charlotte Thomas.

The name of William F. Graham, late of Company F, One hundred and fifty-second Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of \$50 per month.

Pension.  
William F. Graham.

The name of Mary S. Adams, widow of Henry H. Adams, late of Fifth Regiment United States Army, and Eighteenth Regiment United States Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions increased.  
Mary S. Adams.

The name of Mary J. Martin, widow of Robert B. Martin, late of Company D, Fifty-seventh Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Mary J. Martin.

The name of Virginia V. Deyo, widow of Nelson J. Deyo, late of Company C, One hundred and ninth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Virginia V. Deyo.

The name of Elizabeth Sowers, widow of Erastus Sowers, late of Company I, Fifty-second Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Elizabeth Sowers.

The name of Lucy E. Cook, helpless and dependent daughter of David W. Cook, late of Companies D and B, Thirty-fourth Regi-

Lucy E. Cook.

ment Iowa Volunteer Infantry, and pay her a pension at the rate of \$20 per month.

Pensions increased.  
Jessie O. Kramer.

The name of Jessie O. Kramer, helpless and dependent daughter of Benjamin F. Kramer, late of Company B, Twenty-sixth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$20 per month, through a legally appointed guardian, in lieu of that she is now receiving.

Pensions.  
Helen S. Blaisdell.

The name of Helen S. Blaisdell, widow of James Blaisdell, late of Company H, Ninth Regiment New Hampshire Volunteer Infantry, and pay her a pension at the rate of \$50 per month.

Mattie M. Wade.

The name of Mattie M. Wade, widow of Andrew Wade, late of Company I, One hundred and nineteenth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Clara A. Fisk.

The name of Clara A. Fisk, widow of Parsons C. Fisk, late of Company K, Seventy-eighth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

William Church.

The name of William Church, late of Company A, Eighteenth Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of \$50 per month.

George M. Howe.

The name of George M. Howe, late of Company D, One hundred and fifty-fifth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of \$50 per month.

Pension increased.  
Laura A. Hurd.

The name of Laura A. Hurd, widow of Elias Hurd, late of Company B, Second Regiment Iowa Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions.  
Alice Luth.

The name of Alice Luth, widow of Albert Luth, late of Company H, Second Regiment New Jersey Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Melissa I. Ticknor.

The name of Melissa I. Ticknor, widow of Benjamin Ticknor, late of Company A, Eighth Regiment New York Volunteer Heavy Artillery, and pay her a pension at the rate of \$30 per month.

Margaret Corr.

The name of Margaret Corr, helpless and dependent daughter of Phillip Corr, late unassigned, Wisconsin Volunteer Infantry, and pay her a pension at the rate of \$20 per month.

Edith M. Ball.

The name of Edith M. Ball, helpless and dependent daughter of Charles E. Ball, late of Company G, Ninety-fourth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$12 per month through a legally appointed guardian.

Pension increased.  
Lura A. Saling.

The name of Lura A. Saling, former widow of Bluford H. Minton, late of Company H, Fifty-second Regiment Kentucky Mounted Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions.  
Bell Bradshaw.

The name of Bell Bradshaw, former widow of William Red, late of Company I, One hundred and nineteenth Regiment United States Colored Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Joseph Ham.

The name of Joseph Ham, late of Company D, One hundred and ninety-fourth Regiment New York Volunteer Infantry, and pay him a pension at the rate of \$50 per month.

Martha V. Wade.

The name of Martha V. Wade, widow of Nelson W. Wade, late of Company G, Twenty-first Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Anna E. Hughes.

The name of Anna E. Hughes, widow of John Hughes, late of Company H, Ninety-fifth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions increased.  
Charlotte E. Lewman.

The name of Charlotte E. Lewman, widow of John T. Lewman, late of Company E, One hundred and sixty-fourth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

The name of Corlissa R. McCleary, widow of Charles H. McCleary, late of Company C, Seventy-second Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Corlissa R. McCleary.

The name of Sarah J. Warren, widow of James Warren, late of Company B, Thirty-seventh Regiment, Wisconsin Volunteer Infantry, and Company H, Sixteenth Regiment, Wisconsin Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Sarah J. Warren.

The name of Barbara Beaver, widow of John Beaver, late of Company E, Forty-eighth Regiment Wisconsin Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Barbara Beaver.

The name of Marion D. Sweet, late of Company D, Thirteenth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of \$50 per month.

Marion D. Sweet.

The name of Kate Caldwell, widow of Marshall Caldwell, late of Company F, Fourteenth Regiment Kentucky Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Kate Caldwell.

The name of Martha J. Russell, widow of Sheffield Russell, late of Seventh Independent Battery, Ohio Volunteer Light Artillery, and pay her a pension at the rate of \$30 per month.

Martha J. Russell.

The name of Elizabeth Hawthorne, widow of James Hawthorne, late of Company A, Seventy-ninth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Elizabeth Hawthorne.

The name of Rebecca Hook, widow of Daniel L. Hook, late of Company A, One hundred and twenty-ninth Regiment, and Company G, Eighteenth Regiment, Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Rebecca Hook.

The name of Mary Jane Elson, widow of Israel Elson, late of Company F, One hundred and seventy-third Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Mary Jane Elson.

The name of Kate Henry, widow of John S. Henry, late of Forty-ninth Regiment Kentucky Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Kate Henry.

The name of Bertha Williams, helpless and dependent daughter of Lemon Williams, late of Company I, One hundred and eighty-sixth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$20 per month through a legally appointed guardian.

Pensions.  
Bertha Williams.

The name of Laura M. A. Jones, widow of Charles H. Jones, alias Charles H. Clark, late of Company H, Thirteenth Regiment New York Volunteer Cavalry, and Company F, Third Regiment New York Provisional Cavalry, and pay her a pension at the rate of \$30 per month.

Laura M. A. Jones.

The name of Sarah J. Doll, widow of Lewis Doll, late of Company G, Eighty-third Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Sarah J. Doll.

The name of Charles H. Crim, helpless and dependent son of Joshua H. Crim, late of Company A, Seventeenth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of \$20 per month.

Charles H. Crim.

The name of Martha A. Hall, widow of James A. Hall, late of Company C, Fifty-ninth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Martha A. Hall.

The name of Susan E. Bennett, widow of Malcolm O. Bennett, late of Company A, Third Regiment Iowa Volunteer Infantry, and Cooley's Independent Battery Illinois Volunteer Light Artillery, and pay her a pension at the rate of \$30 per month.

Susan E. Bennett.

The name of Francis M. Lucus, helpless and dependent son of Reason Lucus, late of Company C, One hundred and twenty-ninth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of \$20 per month.

Francis M. Lucus.

Pensions increased.  
Arminta Shinn.

The name of Arminta Shinn, widow of Daniel H. Shinn, late of Company C, Twenty-first Regiment Iowa Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Anna C. Walquist.

The name of Anna C. Walquist, helpless and dependent daughter of John S., alias Jonas, Walquist, late of Company K, Ninety-third Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$20 per month in lieu of that she is now receiving.

Mary E. Todd.

The name of Mary E. Todd, widow of Grandison Todd, late of Company B, Second Regiment North Carolina Volunteer Infantry, and Company D, First Regiment North Carolina Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Charlie Todd, helpless and dependent son of said Mary E. and Grandison Todd, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Mary E. Todd, the name of said Charlie Todd shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of \$20 per month from and after the date of death of said Mary E. Todd.

Provisions.  
Increase to cease on  
death of child.

Pension to child on  
death of mother.

Mary L. Pugh.

The name of Mary L. Pugh, widow of Francis M. Pugh, late of Company E, Thirty-fifth Regiment Wisconsin Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions.  
Susan Ritter.

The name of Susan Ritter, widow of Frank Ritter, alias Frank Hilb, late of Company D, Fifty-eighth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Harriet L. Sheets.

The name of Harriet L. Sheets, widow of Benjamin F. Sheets, late of Company K, First Regiment Northeast Cavalry Missouri Home Guards, and pay her a pension at the rate of \$30 per month.

Pension increased.  
Mary A. Huffman.

The name of Mary A. Huffman, widow of Tyler Huffman, late of Company C, Twenty-fifth Regiment Iowa Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension.  
Rosetta Alloway.

The name of Rosetta Alloway, widow of William Alloway, late of Company H, Fifteenth Regiment Iowa Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pension increased.  
Elizabeth E. Lanam.

The name of Elizabeth E. Lanam, widow of Joseph H. Lanam, late of Company H, Nineteenth Regiment Iowa Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions.  
Theodore S. Steffy.

The name of Theodore S. Steffy, late of Company B, Permanent Party, Tod Barracks, Ohio, and Thirty-second Regiment Ohio Volunteer Infantry, unassigned, and pay him a pension at the rate of \$50 per month.

Emma A. Kline.

The name of Emma A. Kline, widow of Martin Kline, late of Company C, Fifth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Catharine Crawford.

The name of Catharine Crawford, widow of Lewis S. Crawford, late of Company F, One hundred and thirty-sixth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Jessie Parsons.

The name of Jessie Parsons, widow of David Parsons, late of Fourteenth Battery, Ohio Volunteer Light Artillery, and pay her a pension at the rate of \$30 per month.

Hannah C. Seward.

The name of Hannah C. Seward, widow of William F. Seward, alias William Ward, late of Company K, First Regiment Iowa Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

The name of William Karch, late of Company D, Fifty-seventh Regiment, and Company K, Tenth Regiment, Indiana Volunteer Infantry, and pay him a pension at the rate of \$50 per month.

William Karch.

The name of Cora Wilhite, widow of James B. Wilhite, late of Company C, Sixteenth Regiment Missouri Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Cora Wilhite.

The name of Matilda D. Bell, widow of Mordecai Bell, late of Company 156, Second Battalion Veteran Reserve Corps, and Company A, Eighteenth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Matilda D. Bell.

The name of Melissa S. Omans, widow of George Omans, late unassigned recruit, United States Army, and Companies B and D, Eleventh Regiment New York Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Melissa S. Omans.

The name of Asa Daniel, late of Company A, One hundred and ninety-seventh Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of \$50 per month.

Asa Daniel.

The name of Joseph F. Walsh, helpless and dependent son of Edward Walsh, late of Company I, Twenty-third Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of \$20 per month.

Joseph F. Walsh.

The name of Anna W. Nixon, widow of William H. Nixon, late a deck hand, United States ram Queen of the West, and pay her a pension at the rate of \$30 per month.

Anna W. Nixon.

The name of Fannie M. O'Linn, widow of Daniel H. O'Linn, late of Company F, Ninety-second Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions increased.  
Fannie M. O'Linn.

The name of Barbara Schneider, widow of John N. Schneider, late of Company H, Forty-eighth Regiment Missouri Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Barbara Schneider.

The name of Henry C. Bagley, late of Company K, Seventh Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of \$50 per month.

Pensions.  
Henry C. Bagley.

The name of Emma Tomlinson, former widow of Peter Cummings, late of Battery A, Pennsylvania Reserve Light Artillery, and Company D, Eleventh Regiment Pennsylvania Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Emma Tomlinson.

The name of George J. Beam, helpless and dependent son of Jeremiah Beam, late of Company G, Ninety-ninth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of \$20 per month.

George J. Beam.

The name of Fannie L. Ryan, widow of John Ryan, late of Company I, First Regiment Colorado Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving, and pay it through a legally appointed guardian.

Pension increased.  
Fannie L. Ryan.

The name of Adaline Peak, widow of Albert Peak, late of Company A, Seventeenth Regiment United States Colored Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Adaline Peak.

The name of Margaret C. Driskill, widow of Benjamin F. Driskill, late commissary sergeant, Eighth Regiment Tennessee Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Margaret C. Driskill.

The name of Leona J. Luttrell, widow of Richard Luttrell, late of Company B, Third Regiment Tennessee Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Leona J. Luttrell.

The name of Nancy A. King, widow of William King, late of Company D, Thirtieth Regiment Kentucky Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Nancy A. King.

Pension.  
James H. Arnold.

The name of James H. Arnold, helpless and dependent son of Alexander Arnold, late of Company B, Sixth Regiment Tennessee Volunteer Infantry, and pay him a pension at the rate of \$20 per month through a legally appointed guardian.

Pensions increased.  
Barbara E. Rhea.

The name of Barbara E. Rhea, widow of Patterson Rhea, late of Company I, Third Regiment Tennessee Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Elizabeth Sutton.

The name of Elizabeth Sutton, widow of Henry H. Sutton, late of Company H, Thirty-fourth Regiment Kentucky Volunteer Infantry, and pay her a pension at the rate of \$42 per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Swepson Sutton, helpless and dependent son of said Elizabeth and Henry H. Sutton, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Elizabeth Sutton, the name of said Swepson Sutton shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of \$20 per month from and after the date of death of said Elizabeth Sutton.

*Proviso.*  
Increase to cease on death of child.

Pension to child on death of mother.

Pensions.  
Mattie Dunn.

The name of Mattie Dunn, widow of William W. Dunn, late of Company A, Sixth Regiment Tennessee Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Polly Nelson.

The name of Polly Nelson, helpless and dependent daughter of Gabriel Nelson, late of Company D, First Regiment Tennessee Volunteer Infantry, and pay her a pension at the rate of \$20 per month.

Charles A. Rockenbach.

The name of Charles A. Rockenbach, late private unassigned, Indiana Infantry, and pay him a pension at the rate of \$50 per month.

Mary R. Lewark.

The name of Mary R. Lewark, widow of John W. Lewark, late of Company D, Thirty-fourth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Ella Lee.

The name of Ella Lee, widow of William Lee, late of Company C, One hundred and twenty-fourth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Mary A. Cain.

The name of Mary A. Cain, widow of John Cain, late of Company B, Tenth Regiment New Hampshire Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Horace McGillem.

The name of Horace McGillem, helpless and dependent son of John McGillem, late of Company A, Fifty-eighth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of \$20 per month through a legally appointed guardian.

Caroline K. Nester.

The name of Caroline K. Nester, widow of George Nester, late of First Battery, Indiana Light Artillery, and pay her a pension at the rate of \$30 per month.

Pensions increased.  
Eliza Pyle.

The name of Eliza Pyle, late nurse, Fortieth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Alice A. Mangum.

The name of Alice A. Mangum, widow of Andrew J. Mangum, late of Company D, Thirty-first Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Catherine E. Mangum, helpless and dependent daughter of said Alice A. and Andrew J. Mangum, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Alice A. Mangum, the name of said Catherine E. Mangum shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of \$20 per month from and after the date of death of said Alice A. Mangum.

*Proviso.*  
Increase to cease on death of child.

Pension to child on death of mother.

Pensions.  
Elizabeth E. Britton.

The name of Elizabeth E. Britton, widow of William T. Britton, late of Battery A, First Battalion Tennessee Volunteer Light Artillery, and pay her a pension at the rate of \$30 per month.

The name of Nancy Harper, widow of William C. Harper, late of Company H, Fifty-sixth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Nancy Harper.

The name of Celestia Barnett, widow of Robert F. Barnett, late of Company F, Ninety-first Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Celestia Barnett.

The name of Jacob Staley, late unassigned, Indiana Volunteers, and pay him a pension at the rate of \$50 per month.

Jacob Staley.

The name of Elizabeth Hofer, helpless and dependent daughter of Frank Hofer, late of Company I, Twenty-ninth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$20 per month through a legally appointed guardian.

Elizabeth Hofer.

The name of Minnie Hosier, widow of George W. Hosier, late of Company L, Third Regiment Indiana Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Minnie Hosier.

The name of Charles Snyder, late of Companies K and E, Twenty-fourth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of \$50 per month.

Charles Snyder.

The name of Lizzie E. Miller, widow of George A. Miller, late of Company A, Twenty-second Regiment Maine Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Lizzie E. Miller.

The name of Rebecca J. Stewart, helpless and dependent daughter of Washington Stewart, late of Company G, Two hundred and fifth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$20 per month through a legally appointed guardian.

Rebecca J. Stewart.

The name of Sarah S. Taylor, widow of George W. Taylor, late of Company D, Two hundred and ninth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Jacob F. Taylor, helpless and dependent son of said Sarah S. and George W. Taylor, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Sarah S. Taylor the name of said Jacob F. Taylor shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of \$20 per month from and after the date of death of said Sarah S. Taylor.

Pension increased.  
Sarah S. Taylor.*Proviso.*  
Increase to cease on death of child.

Pension to child on death of mother.

Pensions.  
George D. Jones.

The name of George D. Jones, late private, unassigned, Eleventh Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of \$50 per month.

The name of Edward Barr, junior, helpless and dependent son of Edward Barr, late of Company B, Sixteenth Regiment Pennsylvania Volunteer Cavalry, and Company F, Second Regiment United States Volunteer Cavalry, and pay him a pension at the rate of \$20 per month through a legally appointed guardian.

Edward Barr, Jr.

The name of Gertrude A. Robinson, former widow of Carl Rantzau, known as Charles H. Grantson, late of Companies E and B, Thirty-ninth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Gertrude A. Robinson.

The name of Carrie H. Preston, helpless and dependent daughter of Christopher C. Hiatt, late hospital steward and assistant surgeon, Fifth and Sixth Regiments Indiana Volunteer Cavalry, and pay her a pension at the rate of \$20 per month.

Carrie H. Preston.

The name of Llewellyn Sawyer, late of Company A, First Regiment Maine Infantry, and Company A, Seventeenth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of \$50 per month.

Llewellyn Sawyer.

The name of Edward Powell, late of Company F, Ninety-eighth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of \$50 per month.

Edward Powell.

- Mary A. Reece. The name of Mary A. Reece, widow of Hugh Reece, late of Company I, Thirteenth Regiment Tennessee Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.
- Mary A. Wilfong. The name of Mary A. Wilfong, widow of David Wilfong, late of Company M, Eighth Regiment Iowa Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.
- Pension increased.  
Julia McNichols. The name of Julia McNichols, widow of Patrick McNichols, late of Company C, Ninetieth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Pensions.  
Henrietta Richmond. The name of Henrietta Richmond, widow of Jason H. Richmond, late of Company G, Fifty-seventh Regiment Massachusetts Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Lottie Willmarth. The name of Lottie Willmarth, widow of Emmet Willmarth, late of Company C, One hundred and forty-seventh Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Pension increased.  
Isabelle Wolford. The name of Isabelle Wolford, widow of Emanuel Wolford, late of Company C, Two hundred and second Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Pension.  
Lizzie B. Shriner. The name of Lizzie B. Shriner, widow of George W. Shriner, late of Company C, Fourth Regiment Pennsylvania Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.
- Pension increased.  
John Usner. The name of John Usner, helpless and dependent son of Adam Usner, late of Company E, Two hundred and fifth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of \$20 per month in lieu of that he is now receiving, and pay it through a legally appointed guardian.
- Pension.  
Samuel C. Shattler. The name of Samuel C. Shattler, helpless and dependent son of Frederick Shattler, late of Seventeenth Independent Battery, Ohio Volunteer Artillery, and pay him a pension at the rate of \$20 per month.
- Pension increased.  
Anna M. Billet. The name of Anna M. Billet, widow of George Billet, late of Company B, One hundred and forty-eighth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Ocie E. Billet, helpless and dependent daughter of said Anna M. and George Billet, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Anna M. Billet, the name of said Ocie E. Billet shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of \$20 per month from and after the date of death of said Anna M. Billet.
- Proviso.*  
Increase to cease on death of child. The name of Addie Peck, widow of John H. Peck, late of Company D, One hundred and fifth Regiment, and Company H, Ninety-fourth Regiment, New York Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Pension to child on death of mother. The name of Julia Metzger, widow of William D. Metzger, late of Company E, Seventy-fourth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Pensions.  
Addie Peck. The name of Lydia Bedortha, widow of Burrett S. Bedortha, late of Company E, First Regiment Ohio Volunteer Light Artillery, and pay her a pension at the rate of \$30 per month.
- Julia Metzger. The name of Mary E. McGill, widow of William H. H. McGill, late of Company B, Forty-fifth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Lydia Bedortha. The name of Alice Hadsell, widow of Homer Hadsell, late of Company E, Sixth Regiment Michigan Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Mary E. McGill. The name of Alice Hadsell, widow of Homer Hadsell, late of Company E, Sixth Regiment Michigan Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Alice Hadsell.

The name of Elizabeth Tice, widow of Myron C. Tice, late of Company M, First Regiment Michigan Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Elizabeth Tice.

The name of Esther T. Church, widow of Frank H. Church, late of Company E, Eleventh Regiment Michigan Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Esther T. Church.

The name of Martha Kailey, widow of George W. Kailey, late of Company E, One hundred and forty-sixth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Martha Kailey.

The name of Mary A. Dyer, widow of Edward P. Dyer, late of Company E, One hundred and fortieth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Claude L. Dyer, helpless and dependent son of said Mary A. and Edward P. Dyer, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Mary A. Dyer the name of said Claude L. Dyer shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of \$20 per month from and after the date of death of said Mary A. Dyer.

Pension increased.  
Mary A. Dyer.*Provisos.*  
Increase to cease on death of child.

Pension to child on death of mother.

The name of Nancy J. O'Connor, widow of John O'Connor, late of Company B, Twenty-third Regiment Illinois Volunteer Infantry, and Company F, Twenty-seventh Regiment Michigan Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Nancy J. O'Connor.

The name of Annie R. Twaddle, widow of William Twaddle, late of Company F, Thirty-second Regiment Ohio Volunteer Infantry, and Twenty-sixth Battery Ohio Volunteer Light Artillery, and pay her a pension at the rate of \$30 per month.

Annie R. Twaddle.

The name of Mary C. Beavers, widow of Thomas Beavers, late of Company C, first Regiment West Virginia Volunteer Infantry, and Company E, Second Regiment West Virginia Veteran Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions increased.  
Mary C. Beavers.

The name of Mary Wright, widow of Daniel Wright, late of Company I, Seventy-eighth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Mary Wright.

The name of Josephine Hoffman, helpless and dependent daughter of Lafayette Hoffman, late of Company I, One hundred and Seventy-ninth Regiment, and Company F, Eighteenth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$20 per month in lieu of that she is now receiving.

Josephine Hoffman.

The name of Helen Phillips, helpless and dependent daughter of Andrew Phillips, late of Company D, Eightieth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$20 per month through a legally appointed guardian.

Pensions.  
Helen Phillips.

The name of Mabel Wingar, helpless and dependent daughter of Reuben Wingar, late of Company G, First Regiment Maryland Volunteer Cavalry, and pay her a pension at the rate of \$20 per month.

Mabel Wingar.

The name of Bettie Fields, widow of Lansford Fields, late of Company F, Twelfth Regiment Indiana Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions increased.  
Bettie Fields.

The name of Mary Rebecca Sellars, widow of Isaac H. Sellars, late of Company A, Sixth Regiment Tennessee Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Mary Rebecca Sellars.

Alice F. Parrigin.

The name of Alice F. Parrigin, widow of Joseph Parrigin, late of Company F, Thirteenth Regiment Kentucky Volunteer Cavalry, any pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Lucinda M. Fuller.

The name of Lucinda M. Fuller, widow of Henry A. Fuller, late of Company M, First Regiment New Hampshire Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Augusta A. Fiske.

The name of Augusta A. Fiske, former widow of Calvin D. Johnson, late of Company D, Fifteenth Regiment New Hampshire Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Sarah E. Vandyke.

The name of Sarah E. Vandyke, widow of John W. Vandyke, late of Company M, First Regiment Missouri State Militia Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Mary A. Vandyke, helpless and dependent daughter of said Sarah and John Vandyke, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Sarah E. Vandyke, the name of said Mary A. Vandyke shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of \$20 per month from and after the date of death of said Sarah E. Vandyke.

*Proviso.*  
Increase to cease on death of child.

Pension to child on death of mother.

Amanda Monroe.

The name of Amanda Monroe, widow of Sidney S. Monroe, late of Company H, Thirty-fourth Regiment Kentucky Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

*Pensions.*  
Grace Dunn.

The name of Grace Dunn, helpless and dependent daughter of Samuel H. Dunn, late of Company H, Fifty-first Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$20 per month.

Lucretia M. Prouty.

The name of Lucretia M. Prouty, widow of Benjamin W. Prouty, late of Company G, Thirty-ninth Regiment Massachusetts Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pension increased.  
Huldah Brown.

The name of Huldah Brown, widow of Benjamin Brown, late of Company I, One hundred and sixth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

*Pensions.*  
Susan Clark.

The name of Susan Clark, widow of Alfred E. Clark, late of Company B, Sixteenth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Anna A. Randall.

The name of Anna A. Randall, widow of John M. Randall, late of Company A, One hundred and fourth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Anna E. Best.

The name of Anna E. Best, former widow of Josiah Best, late of Company H, Thirty-eighth Regiment, and Company D, One hundred and forty-second Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Eliza J. Dick.

The name of Eliza J. Dick, widow of Abraham Dick, late of Company I, One hundred and ninety-second Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

William H. Linnabary.

The name of William H. Linnabary, helpless and dependent son of Andrew Linnabary, late of Company F, Thirty-eighth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of \$20 per month.

Pension increased.  
Margaret I. Reider.

The name of Margaret I. Reider, widow of Emanuel Reider, late of Company C, Forty-first Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she

is now receiving: *Provided*, That in the event of the death of Joseph Reider, helpless and dependent son of said Margaret and Emanuel Reider, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Margaret I. Reider, the name of said Joseph Reider shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of \$20 per month from and after the date of death of said Margaret I. Reider.

*Provisos.*  
Increase to cease on death of child.

Pension to child on death of mother.

Pensions.  
Addie Sour.

The name of Addie Sour, widow of Urias Sour, late of Company K, Fifty-third Regiment, and Company F, Fifty-fifth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Maud Monrean.

The name of Maud Monrean, helpless and dependent daughter of Michael Monrean, late of Company B, Forty-sixth Regiment Wisconsin Volunteer Infantry, and pay her a pension at the rate of \$20 per month.

Irene S. Slagle.

The name of Irene S. Slagle, widow of David C. Slagle, late of Company K, Ninety-first Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pension increased.  
Elizabeth A. Morrow.

The name of Elizabeth A. Morrow, widow of Robert Morrow, late of Company A, Sixth Regiment Missouri Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Nancy A. Morrow, helpless and dependent daughter of said Elizabeth and Robert Morrow, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Elizabeth A. Morrow, the name of said Nancy A. Morrow, shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of \$20 per month from and after the date of death of said Elizabeth A. Morrow.

*Provisos.*  
Increase to cease on death of child.

Pension to child on death of mother.

Mary Carlin.

The name of Mary Carlin, widow of Amos Carlin, late of Company H, Thirtieth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pension increased.  
Sarah H. White.

The name of Sarah H. White, widow of Adrian C. White, late of Company K, Twentieth Regiment Michigan Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions.  
Margaret A. Addington.

The name of Margaret A. Addington, former widow of William J. Addington, late of Company B, Seventy-first Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Sarah Birch.

The name of Sarah Birch, former widow of Francis M. Crouch, late a musician, Company K, Fortieth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Agnes Green.

The name of Agnes Green, helpless and dependent daughter of Isaiah L. Green, late of Company C, Thirty-seventh Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$20 per month.

Pension increased.  
Josinah Brinson.

The name of Josinah Brinson, widow of Anthony Brinson, late a private of Captain Bassett's Indiana Company, and private, unassigned, Thirteenth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving: *Provided*, That in the event of the death of John F. Brinson, helpless and dependent son of said Josinah and Anthony Brinson, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Josinah Brinson the name of said John F. Brinson shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of \$20 per month from and after the date of death of said Josinah Brinson.

*Provisos.*  
Increase to cease on death of child.

Pension to child on death of mother.

- Pensions.**  
**Ezra Pokett.** The name of Ezra Pokett, late of Company F, Fifth Regiment Missouri State Militia Cavalry, and Fourth Battery Iowa Volunteer Light Artillery, and pay him a pension at the rate of \$50 per month.
- Malvina Cost.** The name of Malvina Cost, former widow of Asher T. Coleman, late of Company F, Eighth Regiment New York Volunteer Heavy Artillery, and pay her a pension at the rate of \$30 per month.
- Lovinia A. Griswold.** The name of Lovinia A. Griswold, widow of Adrian M. Griswold, late of Company F, Seventy-sixth Regiment New York Volunteer Infantry, and Company F, Ninety-first Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Elizabeth Cummings.** The name of Elizabeth Cummings, former widow of William Cummings, late of Company F, Ninth Regiment Maine Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Susan Kiley.** The name of Susan Kiley, helpless and dependent daughter of Michael Kiley, landsman, United States Navy, and pay her a pension at the rate of \$20 per month through duly appointed guardian.
- Margaret Andrews.** The name of Margaret Andrews, widow of Howard F. Andrews, late of Company A, Eighty-seventh Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Ann R. Keefer.** The name of Ann R. Keefer, helpless and dependent daughter of George W. Keefer, late of Captain Morris' Independent Company, One hundred and first Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$20 per month through a duly appointed guardian.
- Rebecca J. Butler.** The name of Rebecca J. Butler, widow of John N. Butler, late of Company G, Thirty-ninth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Elisha L. Bennett, jr.** The name of Elisha L. Bennett, junior, late of Company C, Eighth Regiment New York Volunteer Cavalry, and pay him a pension at the rate of \$50 per month.
- Francis M. Meadows.** The name of Francis M. Meadows, late of Company K, Sixty-eighth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of \$50 per month.
- George Evans, alias George W. Sanderson.** The name of George Evans, alias George W. Sanderson, late of Captain Knight's company, Third Battalion (Slummer's Guards) District of Columbia Militia, and pay him a pension at the rate of \$50 per month.
- Leona Stealey.** The name of Leona Stealey, widow of Jacob Stealey, late of Company E, Tenth Regiment West Virginia Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Sylvester Condon.** The name of Sylvester Condon, late of Company H, Eighty-fifth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of \$50 per month.
- Pensions increased.**  
**Maggie R. Armstrong.** The name of Maggie R. Armstrong, widow of Joseph D. Armstrong, late of Company H, Forty-second Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Elizabeth Kuhlenschmidt.** The name of Elizabeth Kuhlenschmidt, widow of Frederick Kuhlenschmidt, late of Company H, Twenty-sixth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Pensions.**  
**Nellie Quimby.** The name of Nellie Quimby, widow of David Quimby, alias Thomas Stevens, late of Company G, Seventh Regiment Michigan Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Anna E. Baker.** The name of Anna E. Baker, helpless and dependent daughter of Thomas Baker, late of Company B, Seventeenth Regiment Vermont Volunteer Infantry, and pay her a pension at the rate of \$20 per month through a legally appointed guardian.

The name of Kate J. Bapp, helpless and dependent daughter of Paul E. Bapp, late of Companies D and C, First Regiment Vermont Volunteer Heavy Artillery, and pay her a pension at the rate of \$20 per month through a legally appointed guardian.

Kate J. Bapp.

The name of Maria A. King, widow of James R. King, late of Company I, Ninety-third Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Maria A. King.

The name of Almira L. Boutelle, widow of William Boutelle, late of Company A, First Regiment New Hampshire Volunteer Heavy Artillery, and pay her a pension at the rate of \$30 per month.

Almira L. Boutelle.

The name of Clara E. Manning, widow of Elisha Manning, late of Company F, Forty-sixth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Clara E. Manning.

The name of Sarah E. Young, widow of John H. Young, late of Company G, One hundred and twentieth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pension.  
Sarah E. Young.

The name of Anna M. Bonner, widow of Stephen P. Bonner, late assistant surgeon, Second Regiment Kentucky Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Anna M. Bonner.

The name of Sarah J. Silvey, helpless and dependent daughter of John Silvey, late of Company D, Sixth Regiment Missouri State Militia Cavalry, and pay her a pension at the rate of \$20 per month, through a legally appointed guardian.

Pensions.  
Sarah J. Silvey.

The name of Mary Reynolds, widow of Edward W. Reynolds, late of Company D, Sixth Regiment Tennessee Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Mary Reynolds.

The name of Martha Williams, widow of Edward H. Williams, late of Company I, One hundred and seventh Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Martha Williams.

The name of Marilla R. Coleman, widow of Jansen T. Coleman, late of Company G, Second Regiment New York Mounted Rifles, and pay her a pension at the rate of \$30 per month.

Pensions.  
Marilla R. Coleman.

The name of Elizabeth Grover, widow of William Grover, late of Company I, Second Regiment Minnesota Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Elizabeth Grover.

The name of Sarah A. Starr, widow of Alonzo A. Starr, late of Company F, Sixteenth Regiment Wisconsin Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Sarah A. Starr.

The name of Karoline Umlauft, widow of Emil Umlauft, late of Company E, One hundred and seventh Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Karoline Umlauft.

The name of George W. Morgan, late of Company G, Seventy-eighth Regiment Ohio Volunteer Infantry, and Company C, Twenty-fifth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of \$50 per month.

George W. Morgan.

The name of Anna A. Pillsbury, widow of Charles W. Pillsbury, late of Company A, Eighth Regiment Maine Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Anna A. Pillsbury.

The name of Harriet I. Ross, widow of George W. Ross, late of Company B, Second Regiment Vermont Volunteer Infantry, and Two hundred and forty-sixth Company, First Battalion Veteran Reserve Corps, and pay her a pension at the rate of \$30 per month.

Harriet I. Ross.

The name of Bessie B. Celley, widow of Charles N. Celley, late of Company H, Second Regiment Vermont Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Bessie B. Celley.

- Julia M. Fletcher. The name of Julia M. Fletcher, widow of Henry W. Fletcher, late of Company B, Ninth Regiment Vermont Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Addie J. Green. The name of Addie J. Green, widow of Samuel H. Green, late of Company E, Second Regiment United States Sharpshooters, and pay her a pension at the rate of \$30 per month.
- Pension increased.  
Edna M. Johnson. The name of Edna M. Johnson, helpless and dependent daughter of John B. Johnson, late of Company E, First Regiment Vermont Volunteer Heavy Artillery, and pay her a pension at the rate of \$20 per month in lieu of that she is now receiving.
- Pensions.  
Harriet A. Bishop. The name of Harriet A. Bishop, widow of Harvey W. Bishop, late of Company D, Thirteenth Regiment New Hampshire Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Emmet Nurdyke. The name of Emmet Nurdyke, helpless and dependent son of Bazzle S. Nurdyke, late of Company D, Second Regiment Missouri Volunteer Cavalry, and pay him a pension at the rate of \$20 per month through a legally appointed guardian.
- Charles H. Phelps,  
alias William Phelps. The name of Charles H. Phelps, alias William Phelps, late of Company H, One hundred and second Regiment New York Militia Infantry, and pay him a pension at the rate of \$50 per month.
- Pension increased.  
Livonia R. Chamberlin. The name of Livonia R. Chamberlin, widow of John W. Chamberlin, late of Company A, One hundred and twenty-third Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Pension.  
Euphania Smith. The name of Euphania Smith, widow of Charles Smith, late of Company K, One hundred and twenty-seventh Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Pension increased.  
Elizabeth T. Cousens. The name of Elizabeth T. Cousens, widow of William G. Cousens, late of Company F, Twenty-seventh Regiment Maine Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Pensions.  
Addie E. Swegar. The name of Addie E. Swegar, widow of James Swegar, late of Company D, Eighteenth Regiment United States Infantry, and Company G, Fifty-fifth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Margaret Newell. The name of Margaret Newell, widow of Henry W. Newell, late of Company E, Tenth Regiment New York Volunteer Heavy Artillery, and pay her a pension at the rate of \$30 per month.
- Rose Lamb. The name of Rose Lamb, widow of Basil Lamb, late of Company B, Seventy-second Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Charles F. Ogden. The name of Charles F. Ogden, helpless and dependent son of Levi H. Ogden, late of Company E, One hundred and forty-ninth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of \$20 per month through a legally appointed guardian.
- Pension increased.  
Celia Ann Shore. The name of Celia Ann Shore, widow of Andrew J. Shore, late of Company F, Forty-sixth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Elizabeth A. Shore, helpless and dependent daughter of said Celia Ann and Andrew Shore, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Celia Ann Shore, the name of said Elizabeth A. Shore shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of \$20 per month from and after the date of death of said Celia Ann Shore.
- Provisos.*  
Increase to cease on death of child.  
Pension to child on death of mother.
- Pensions.  
Caroline Pulaski. The name of Caroline Pulaski, widow of John Pulaski, late of Company D, Eighth Regiment Wisconsin Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

The name of Sarah J. Boggs, widow of James A. Boggs, late carpenter's mate, United States Navy, on board the United States ships "Nebraska," "Essex," and "Louisville," and pay her a pension at the rate of \$30 per month.

Sarah J. Boggs.

The name of Rebecca McCollum, widow of John C. McCollum, late landsman, United States Navy, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions increased.  
Rebecca McCollum.

The name of Annie Carman, widow of Ephraim G. Carman, late of Company G, Twenty-fourth Regiment New Jersey Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Annie Carman.

The name of Barbara Groesch, widow of Charles Groesch, late of Company F, One hundred and seventh Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Barbara Groesch.

The name of Eliza A. Crumb, widow of Isaac Crumb, late of Company B, Twenty-second Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Eliza A. Crumb.

The name of Ruth James, widow of Norval W. James, late of Company I, Thirty-sixth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Ruth James.

The name of William T. Mills, late of Company E, Forty-ninth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of \$50 per month.

Pensions.  
William T. Mills.

The name of Elizabeth Inman, widow of Hiram Inman, late of Company H, Twenty-eighth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Elizabeth Inman.

The name of Martha J. Goodell, helpless and dependent daughter of William H. H. Goodell, late of Company I, Ninety-second Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$20 per month.

Martha J. Goodell.

The name of Etta Bush, widow of Thomas Bush, late of Company B, Seventh Regiment Michigan Volunteer Infantry, and pay her a pension at the rate of \$30 per month, through a legally appointed guardian.

Etta Bush.

The name of Margaret A. Moore, widow of Joseph N. Moore, late of Company E, Ninety-first Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Margaret A. Moore.

The name of Sarah Dobner, widow of Isadore Dobner, late of Company I, Two hundred and fifteenth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Sarah Dobner.

The name of Robert King, late of Company H, Third Regiment Tennessee Mounted Volunteer Infantry, and pay him a pension at the rate of \$50 per month.

Robert King.

The name of Elizabeth Jones, widow of Alonzo C. Jones, late of Company H, Sixty-third Enrolled Missouri Militia Infantry, and pay her a pension at the rate of \$30 per month.

Elizabeth Jones.

The name of Mary E. Logan, widow of Francis M. Logan, late of Company F, Fifty-fourth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Letha J. Logan, helpless and dependent daughter of said Mary E. and Francis M. Logan, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Mary E. Logan, the name of said Letha J. Logan shall be

Pension increased.  
Mary E. Logan.Prorises.  
Increase to cease on death of child.

Pension to child on death of mother.

placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of \$20 per month from and after the date of death of said Mary E. Logan.

Pensions.  
Mary E. Hampton.

The name of Mary E. Hampton, widow of Robert J. Hampton, late of Company L, Seventh Regiment Missouri Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Mary Jane Ponts.

The name of Mary Jane Ponts, widow of William T. Ponts, late of Company F, First Regiment Arkansas Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Pensions increased.  
Alma C. Walker.

The name of Alma C. Walker, widow of Ozro F. Walker, late of Company K, First Regiment Maine Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Mary Sheedy.

The name of Mary Sheedy, widow of Thomas Sheedy, late of Company C, Fifth Regiment Rhode Island Volunteer Heavy Artillery, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension.  
Rachel Slaten.

The name of Rachel Slaten, widow of Henry L. Slaten, late of Company C, Sixty-first Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions increased.  
Hattie E. Matthews.

The name of Hattie E. Matthews, widow of Lewis Matthews, late of Company G, Second Regiment Illinois Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Lissie J. Anderson.

The name of Lissie J. Anderson, widow of James A. Anderson, late of Company I, Eleventh Regiment Missouri Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension.  
Irena E. Bailey.

The name of Irena E. Bailey, widow of John M. Bailey, late of Company I, Ninth Regiment Missouri State Militia Cavalry, and pay her a pension at the rate of \$30 per month.

Pension increased.  
Sarah E. Leavitt.

The name of Sarah E. Leavitt, widow of Seth E. A. Leavitt, late of Company G, Twelfth Regiment Kansas Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions.  
Amelia C. Cox.

The name of Amelia C. Cox, widow of Thomas C. Cox, late of Company D, Sixty-ninth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Nancy Sterrett.

The name of Nancy Sterrett, widow of William Sterrett, late of Company I, Fifth Regiment United States Colored Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Pension increased.  
Nancy L. Myers.

The name of Nancy L. Myers, widow of George V. Myers, late of Company E, One hundred and fiftieth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions.  
Cordelia Bench.

The name of Cordelia Bench, helpless and dependent daughter of Calvin Bench, late of Company F, Fifty-eighth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$20 per month through a legally appointed guardian.

Nancy A. Gordon.

The name of Nancy A. Gordon, widow of John Gordon, late a first-class boy, United States Navy, and pay her a pension at the rate of \$30 per month.

Pension increased.  
Mary Reilley.

The name of Mary Reilley, widow of John A. Reilley, late of Company B, First Battalion Fremont Rangers, Missouri Home Guards, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension.  
Mary Roland.

The name of Mary Roland, widow of Samuel Roland, late of Company H, One hundred and forty-ninth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

The name of Isabella Burke, widow of Benjamin Burke, alias Benjamin Johnson, late of Company A, Twenty-seventh Regiment, United States Colored Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Isabella Burke.

The name of Lavenia A. Collett, widow of Henry Collett, late of Company L, Fortieth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Lavenia A. Collett.

The name of Anna Ballard, widow of George A. Ballard, late of Company B, First Regiment Wisconsin Volunteer Heavy Artillery, and pay her a pension at the rate of \$30 per month.

Anna Ballard.

The name of Mary J. Miller, widow of John Miller, late of Company M, First Regiment California Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Mary J. Miller.

The name of Mary A. Mallory, widow of Daniel H. Mallory, late of Company B, Forty-sixth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Mary A. Mallory.

The name of Pernina A. Morrison, widow of Theodore Morrison, late of Company A, Ninety-first Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pernina A. Morrison.

The name of Sarah F. Barber, widow of Ephraim H. Barber, late of Company B, Twenty-ninth Regiment Missouri Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Sarah F. Barber.

The name of Jennie G. Bourne, helpless and dependent daughter of Benjamin Tolman, late of Twentieth Company, unattached, Massachusetts Infantry, and pay her a pension at the rate of \$20 per month.

Pensions.  
Jennie G. Bourne.

The name of Malinda Seamans, widow of Calvin E. Seamans, late of Company D, Eighth Regiment Michigan Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Malinda Seamans.

The name of Alice Quitzow, widow of August Quitzow, late of Company E, Eleventh Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Alice Quitzow.

The name of Mary A. Brooks, widow of Robert Brooks, late of Company E, Forty-second Regiment Missouri Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Mary A. Brooks.

The name of Reese Tunks, late of Company H, Fifteenth Regiment Kansas Cavalry, and Company F, Eighteenth Regiment Missouri Volunteers, and pay him a pension at the rate of \$50 per month.

Reese Tunks.

The name of Joycy Waits, widow of Thompson Waits, late of Companies A and C, Seventh Regiment Tennessee Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Joycy Waits.

The name of Mary O. Nutt, widow of Adolphus T. Nutt, late of Company H, Fourth Regiment Arkansas Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Mary O. Nutt.

The name of Sarah E. Gillespie, widow of Thomas Gillespie, late of Company C, Second Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Sarah E. Gillespie.

The name of Frances Laport, widow of William Laport, late of Company B, Ninety-sixth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Frances Laport.

The name of Ella C. Reynolds, widow of William Reynolds, late of Company E, First Regiment Pennsylvania Volunteer Light Artillery, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Ella C. Reynolds.

The name of Kate Chitwood, widow of John Chitwood, late of Company B, Thirteenth Regiment Kentucky Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Pension.  
Kate Chitwood.

- Pension increased.  
Louise F. Buchanan. The name of Louise F. Buchanan, widow of Charles Buchanan, late of Company E, One hundred and thirty-fourth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$30 per month in lieu of that she is now receiving.
- Pension.  
Catherine E. Whetstone. The name of Catherine E. Whetstone, widow of Samuel Whetstone, late of Company B, Forty-seventh Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Pension increased.  
Hannah M. Batt. The name of Hannah M. Batt, former widow of Hiram B. Johnson, late of Company M, Fifth Regiment Illinois Volunteer Cavalry, and pay her a pension at the rate of \$42 per month in lieu of that she is now receiving: *Provided*, That in the event of the death of John R. Johnson, helpless and dependent son of said Hannah M. Batt and Hiram B. Johnson, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Hannah M. Batt, the name of said John R. Johnson shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of \$20 per month from and after the date of death of said Hannah M. Batt.
- Provisos.*  
Increase to cease on death of child.  
Pension to child on death of mother. The name of Emily C. Wilkey, widow of Thomas M. Wilkey, late of Company D, Sixtieth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Pensions.  
Emily C. Wilkey. The name of Mary L. Cornell, widow of Albert H. Cornell, late of Company F, Eighth Regiment Michigan Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.
- Mary L. Cornell. The name of Catherine Foster, helpless and dependent daughter of William Foster, late of Fourth Battery, New Jersey Light Artillery, and pay her a pension at the rate of \$20 per month through a legally appointed guardian.
- Catherine Foster. The name of Orilla S. Earl, now known as Spicer, former widow of Porter B. Earl, late of Company L, Eleventh Michigan Cavalry, and pay her a pension at the rate of \$30 per month.
- Orilla S. Spicer. The name of Cinthy Carter, widow of Peter Carter, late of Company I, Eighth Regiment United States Colored Volunteer Heavy Artillery, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Pension increased.  
Cinthy Carter. The name of Ida Raines, helpless and dependent daughter of Colburn Raines, late of Company E, Tenth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$20 per month.
- Pension.  
Ida Raines. The name of Sarah J. Hiatt, widow of Jesse M. Hiatt, late of Company D, One hundred and forty-seventh Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Pension increased.  
Sarah J. Hiatt. The name of Henry T. Sprinkle, helpless and dependent son of Thomas E. Sprinkle, late of Company G, Fifty-third Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of \$20 per month.
- Pension.  
Henry T. Sprinkle. The name of Luther L. Sloan, helpless and dependent son of William H. Sloan, late of Company E, Thirty-eighth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of \$20 per month in lieu of that he is now receiving.
- Pensions increased.  
Luther L. Sloan. The name of Mary G. McKenney, widow of John McKenney, late of Company H, Fifteenth Regiment Maine Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Albert W. McKenney, helpless and dependent son of said Mary G. and John McKenney, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Mary G. McKenney the name of said Albert W. McKenney shall be placed on the pension roll, subject to the provisions and limitations
- Provisos.*  
Increase to cease on death of child.  
Pension to child on death of mother.

of the pension laws, at the rate of \$20 per month from and after the date of death of said Mary G. McKenney.

The name of Hester A. Maust, widow of Jonas F. Maust, late of Company H, Third Regiment Potomac Home Brigade Maryland Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Hester A. Maust.

The name of Lucy Perkins, widow of Milton Perkins, alias Milton Cowan, late of Company G, Twelfth Regiment United States Colored Volunteer Heavy Artillery, and pay her a pension at the rate of \$30 per month.

Lucy Perkins.

The name of Martha A. Worden, widow of Arnold J. Worden, late of Company F, Sixteenth Regiment New York Volunteer Heavy Artillery, and pay her a pension at the rate of \$30 per month.

Martha A. Worden.

The name of William Cornick, late of Company I, Twenty-eighth Regiment United States Colored Volunteer Infantry, and pay him a pension at the rate of \$50 per month.

William Cornick.

The name of Susan Tutwiler, widow of Jacob Tutwiler, late of Company I, Twenty-first regiment Missouri Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Susan Tutwiler.

The name of Amanda W. Jordan, widow of Thomas T. Jordan, late of Company K, One hundred and fifty-first Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pension.  
Amanda W. Jordan.

The name of Frances Gaskins, widow of Charles F. Gaskins, late of Company G, Thirteenth Regiment West Virginia Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions increased.  
Frances Gaskins.

The name of Peter Boyd, late of Company F, Twelfth Regiment United States Colored Volunteer Infantry, and pay him a pension at the rate of \$50 per month in lieu of that he is now receiving.

Peter Boyd.

The name of Julia Graves, widow of Narcene Graves, late of Company H, First Regiment United States Infantry, and Company F, Third Regiment United States Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Julia Graves.

The name of Rachel E. Kerby, widow of Samuel D. Kerby, late of Company D, Seventeenth Regiment Kansas Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Rachel E. Kerby.

The name of Anson A. Hungerford, late of Company K, Twenty-fourth Regiment New York Volunteer Infantry, and pay him a pension at the rate of \$50 per month.

Pension.  
Anson A. Hungerford.

The name of Mary Whalen, widow of Pierre Whalen, late of Company H, Sixteenth Regiment New York Volunteer Heavy Artillery, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions increased.  
Mary Whalen.

The name of Nancy J. Akers, widow of Alexander Akers, late of Company G, One hundred and ninety-first Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Nancy J. Akers.

The name of Ella S. Robison, widow of Henry Robison, late of Company K, Sixty-first Regiment, and Company I, Eighty-second Regiment, Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Ella S. Robison.

The name of Mary A. Gurney, widow of Bryant Gurney, late of Company C, One hundred and thirty-fifth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Mary A. Gurney.

The name of Amelia S. Scott, widow of William N. Scott, late of Company D, One hundred and twenty-ninth Regiment Pennsylvania

Pension increased.  
Amelia S. Scott.

- Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Pension.**  
Amanda Wishard. The name of Amanda Wishard, widow of Samuel G. Wishard, late of Company F, Twenty-sixth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Pension increased.**  
Charlotte Fletcher. The name of Charlotte Fletcher, widow of Nicholas Fletcher, late of Company I, First Regiment Ohio Heavy Artillery, and Company E, Seventy-eighth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Pensions.**  
Hannah Wetherel. The name of Hannah Wetherel, widow of Edwin Wetherel, late of Company B, One hundred and sixty-first Regiment Ohio National Guard Volunteer Infantry, and pay her a pension at the rate of \$30 per month through a legally appointed guardian.
- Anna E. Allen. The name of Anna E. Allen, former widow of Steward A. Grant, late of Company G, Third Regiment New York Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.
- Alice McOmber. The name of Alice McOmber, helpless and dependent daughter of Newton S. McOmber, late of Company G, One hundred and fifteenth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$20 per month through a legally appointed guardian.
- Emily H. Read. The name of Emily H. Read, widow of Edwin Read, late of Company K, One hundred and second Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Pension increased.**  
Thirza J. Blair. The name of Thirza J. Blair, widow of John Blair, late of Company B, One hundred and forty-ninth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Pensions.**  
Catharine L. Shoup. The name of Catharine L. Shoup, widow of Jacob Shoup, late of Company A, First Regiment West Virginia Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Josefa Martinez. The name of Josefa Martinez, helpless and dependent son of Narciso Martinez, late of Company B, First Regiment New Mexico Volunteer Cavalry and pay him a pension at the rate of \$20 per month through a legally appointed guardian.
- Elizabeth Monroe. The name of Elizabeth Monroe, widow of John T. Monroe, late of Company C, Twenty-eighth Regiment Kentucky Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Eliza Sterling. The name of Eliza Sterling, widow of Wilber E. Sterling, late of Company A, Twentieth Regiment New York Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.
- Jennie White. The name of Jennie White, widow of Franklin White, late of Company L, Thirteenth Regiment Tennessee Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.
- Pensions increased.**  
Isabella Hunter. The name of Isabella Hunter, widow of Michael L. Hunter, late of Company H, First Regiment United States Colored Volunteer Heavy Artillery, and pay her a pension at the rate of \$42 per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Jennie Hunter, helpless and dependent daughter of said Isabella and Michael L. Hunter, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Isabella Hunter, the name of said Jennie Hunter shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of \$20 per month from and after the date of death of said Isabella Hunter.
- Provisos.**  
Increase to cease on death of child.  
Pension to child on death of mother.  
Susan L. Shew. The name of Susan L. Shew, widow of Lewis S. Shew, late of Company K, One hundred and ninety-ninth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$50 per

month in lieu of that she is now receiving: *Provided*, That in the event of the death of John M. Shew, helpless and dependent son of said Susan L. and Lewis S. Shew, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Susan L. Shew, the name of said John M. Shew shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of \$20 per month from and after the date of death of said Susan L. Shew.

*Provisos.*  
Increase to cease on death of child.

Pension to child on death of mother.

The name of Catharine M. Painter, widow of George W. Painter, late of Company A, Fifteenth Regiment Pennsylvania Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Catharine M. Painter.

The name of Annie M. Hartzell, widow of Jonas M. Hartzell, late of Company I, One hundred and ninety-third Regiment Pennsylvania Volunteer Infantry, and Company D, Sixty-third Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pension.  
Annie M. Hartzell.

The name of Amanda Kline, widow of William Kline, late of Company A, Eighty-eighth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions increased.  
Amanda Kline.

The name of Catharine Cowan, widow of Robert Cowan, late of Company D, Fourteenth Regiment Pennsylvania Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Catharine Cowan.

The name of Annie M. France, helpless and dependent daughter of William France, late of Company F, One hundred and fourteenth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$20 per month.

Pension.  
Annie M. France.

The name of Samantha Lee Draper, helpless and dependent daughter of Abraham Draper, late of Companies G and M, Thirteenth Regiment Illinois Volunteer Cavalry, and pay her a pension at the rate of \$20 per month in lieu of that she is now receiving, through a legally appointed guardian.

Pensions increased.  
Samantha Lee Draper.

The name of Eliza A. Peterson, widow of James Peterson, late of Company B, One hundred and ninety-third Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Eliza A. Peterson.

The name of Bulah M. Price, helpless and dependent daughter of Rezin M. Price, late of Company F, Eleventh Regiment Ohio Volunteer Cavalry, and pay her a pension at the rate of \$20 per month.

Pension.  
Bulah M. Price.

The name of Samuel Sterling, helpless and dependent son of David Sterling, late of Company F, Thirty-first Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of \$20 per month in lieu of that he is now receiving.

Pensions increased.  
Samuel Sterling.

The name of Alice J. Stoddard, widow of Nelson Stoddard, late of Company H, Twenty-fourth Regiment New Jersey Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Alice J. Stoddard.

The name of Carrie Wolbert, widow of William R. Wolbert, late of First Battery Minnesota Light Artillery, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Carrie Wolbert.

The name of Minnie Emerson, helpless and dependent daughter of George W. Emerson, late of Company B, One hundred and eighty-sixth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$20 per month, through a legally appointed guardian.

Pensions.  
Minnie Emerson.

The name of Margaret L. Fardette, widow of Joseph Fardette, alias William Taylor, late of Company E, First Regiment Pennsylvania Volunteer Rifles, and pay her a pension at the rate of \$30 per month.

Margaret L. Fardette.

- Pensions increased.  
Mary Marley. The name of Mary Marley, helpless and dependent daughter of John Marley, late of Company D, Eleventh Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$20 per month in lieu of that she is now receiving.
- Eliza A. Keech. The name of Eliza A. Keech, widow of Hiram Keech, late of Company F, Fourteenth Regiment New York Volunteer Heavy Artillery, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Lizzie Leasure. The name of Lizzie Leasure, widow of John Leasure, late of Company H, One hundred and sixty-eighth Regiment Pennsylvania Drafted Militia Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Pensions.  
Della E. Hudson. The name of Della E. Hudson, widow of Richard W. Hudson, late of Company K, Third Regiment Pennsylvania Provisional Cavalry, and pay her a pension at the rate of \$30 per month and \$6 additional on account of the soldier's minor child until it attains the age of sixteen years; the pension now being paid to said child to cease and determine upon the approval of this Act.
- Jeptha Massie, jr. The name of Jeptha Massie, junior, helpless and dependent son of Jeptha Massie, late of Company I, Ninety-first Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of \$20 per month.
- Charles Robertson. The name of Charles Robertson, late of Company C, Forty-ninth Regiment Indiana Volunteer Infantry, and Company I, Sixth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of \$50 per month.
- Pension increased.  
Lodema A. Prescott. The name of Lodema A. Prescott, widow of Ornan Prescott, junior, late of Company B, Sixteenth Regiment Vermont Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Pensions.  
Kate D. Smith. The name of Kate D. Smith, widow of Anthony W. Smith, late of Company C, Third Battalion District of Columbia Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Minnie Brabazon. The name of Minnie Brabazon, widow of William R. Brabazon, late of Company D, Twenty-second Regiment Wisconsin Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Pensions increased.  
Helena B. Holly. The name of Helena B. Holly, widow of Alexander J. Holly, late of Company A, Twenty-eighth Regiment Connecticut Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Ellen L. Moore. The name of Ellen L. Moore, widow of William H. Moore, late of Company H, First Regiment Maine Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Catharine Strauser. The name of Catharine Strauser, widow of Daniel Strauser, late of Company H, Seventeenth Regiment Pennsylvania Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Lillian Strauser, helpless and dependent daughter of said Catharine and Daniel Strauser, the additional pension herein granted shall cease and determine: *And provided further*, That in event of the death of Catharine Strauser, the name of said Lillian Strauser shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of \$20 per month from and after the date of death of said Catharine Strauser.
- Provisos.*  
Increase to cease on death of child.  
Pension to child on death of mother.
- Pensions.  
Welthey A. Clement. The name of Welthey A. Clement, widow of George W. Clement, late of Company E, One hundred and seventy-fifth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

The name of Bertha A. Yeager, helpless and dependent daughter of Alfred G. Yeager, late of Company B, One hundred and twenty-ninth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$20 per month through a legally appointed guardian.

Bertha A. Yeager.

The name of Patrick Howley, helpless and dependent son of Thomas Howley, late of Company K, Ninth Regiment New York Volunteer Heavy Artillery, and pay him a pension at the rate of \$20 per month.

Patrick Howley.

The name of Sarah E. Houghtaling, widow of John H. Houghtaling, late of Company E, First Regiment New York Veteran Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Sarah E. Houghtaling.

The name of Sarah E. Chatfield, widow of Henry W. Chatfield, late of Company F, Twenty-seventh Regiment Massachusetts Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions increased.  
Sarah E. Chatfield.

The name of Jane Smith, widow of Henry N. Smith, late of Company K, Thirteenth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Jane Smith.

The name of Elizabeth F. Swift, widow of Charles Swift, late seaman, United States Navy, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Elizabeth F. Swift.

The name of Rosalia A. Tando, widow of William H. Tando, late of Company E, Thirteenth Regiment Michigan Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Rosalia A. Tando.

The name of Nellie Wells, widow of Charles V. Wells, late of Company C, Third Regiment Pennsylvania Reserves (Thirty-second Volunteers), and Battery C, Fifth Regiment United States Artillery, and pay her a pension at the rate of \$30 per month.

Nellie Wells.

The name of Adda Evans, widow of Jesse B. Evans, late of Company F, Fourth Regiment Iowa Volunteer Infantry, and Company D, Ninth Regiment United States Veteran Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Adda Evans.

The name of Ida V. Dilts, widow of James A. Dilts, late of Company G, Thirty-first Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Ida V. Dilts.

The name of Emily J. Thompson, widow of Jonathan Thompson, late of Company G, Second Regiment Pennsylvania Volunteer Heavy Artillery, and pay her a pension at the rate of \$30 per month.

Pensions.  
Emily J. Thompson.

The name of Anna B. Hurd, widow of Charles W. Hurd, late of Company B, One hundred and sixty-first Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Anna B. Hurd.

The name of Kate Evans, widow of Josiah G. Evans, late of Company E, Two hundred and eleventh Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Kate Evans.

The name of Mary Holmes, widow of Marion Holmes, late of Company H, Eleventh Regiment Missouri Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Mary Holmes.

The name of Elizabeth House, widow of John House, late of Company G, Second Regiment Wisconsin Volunteer Infantry and Company I, First Regiment Minnesota Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Elizabeth House.

The name of Sarah C. Francis, widow of Russel Francis, late of Company F, Twelfth Regiment Wisconsin Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Sarah C. Francis.

The name of Margaret E. Dotson, widow of William Dotson, late of Companies B and K, First Regiment Missouri Volunteer Engineers, and pay her a pension at the rate of \$30 per month.

Margaret E. Dotson.

- Belle Thompson Alter.** The name of Belle Thompson Alter, late Army nurse, Civil War, and pay her a pension at the rate of \$30 per month.
- Laura Birkhimer.** The name of Laura Birkhimer, helpless and dependent daughter of Charles Birkhimer, late of Company K, Thirteenth Regiment Pennsylvania Volunteer Cavalry, and pay her a pension at the rate of \$20 per month.
- Susan Brunaugh.** The name of Susan Brunaugh, widow of William M. Brunaugh, late of Company A, Thirty-fourth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Pension increased.  
Nancy J. Lance.** The name of Nancy J. Lance, widow of Charles H. Lance, late of Company H, Fourteenth Regiment, and Company M, Eighth Regiment, Missouri State Militia Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Pensions.  
Tabitha E. Isbell.** The name of Tabitha E. Isbell, widow of Thomas R. Isbell, late of Company B, Seventh Regiment Missouri Provisional Enrolled Militia, and pay her a pension at the rate of \$30 per month.
- Frances S. Gooding.** The name of Frances S. Gooding, widow of James W. Gooding, late of John Berrin's company, Arkansas Rangers, Civil War, and pay her a pension at the rate of \$30 per month.
- Huldah E. Hall.** The name of Huldah E. Hall, widow of Benjamin F. Hall, late first-class pilot, United States Navy, Civil War, and pay her a pension at the rate of \$30 per month.
- Pension increased.  
Rachel A. Kendall.** The name of Rachel A. Kendall, widow of Bladen A. Kendall, late of Company A, Tenth Regiment Kentucky Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Pensions.  
Mary M. Lewis.** The name of Mary M. Lewis, widow of John M. Lewis, late of Company B, Twenty-fifth Regiment Wisconsin Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Clara A. McCarty.** The name of Clara A. McCarty, widow of Thomas G. McCarty, late of Company C, Third Regiment Iowa Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.
- Pensions increased.  
Sarah A. Smith.** The name of Sarah A. Smith, widow of William D. Smith, late of Company I, One hundred and seventeenth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Emily French.** The name of Emily French, widow of William French, late of Company F, Twenty-first Regiment Missouri Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Nancy E. Alward.** The name of Nancy E. Alward, widow of Smith M. Alward, late of Company C, Twentieth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Pensions.  
Mary Underwood.** The name of Mary Underwood, widow of William O. Underwood, late of Company C, Seventy-third Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Catherine Crow.** The name of Catherine Crow, widow of George W. Crow, late of Company I, Fifty-first Regiment Missouri Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Pensions increased.  
Sarah J. White.** The name of Sarah J. White, widow of William W. White, late of Company K, Fourteenth Regiment Iowa Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Minnie E. White, helpless and dependent daughter of said Sarah J. and William W. White, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Sarah J. White, the name of said Minnie E. White shall be placed on the pension roll, subject to the provisions and limitations of the
- Proviso.  
Increase to cease on death of child.**
- Pension to child on death of mother.**

pension laws, at the rate of \$20 per month from and after the date of death of said Sarah J. White.

The name of Elenor J. Valeu, widow of Joseph A. Valeu, late of Company D, One hundred and eighteenth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Elenor J. Valeu.

The name of Mary Garno, widow of George Garno, late of Company D, Second Battalion, Sixteenth (subsequently Twenty-fifth) Regiment United States Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Mary Garno.

The name of David Graff, helpless and dependent son of Oliver Graff, late of Company D, Eleventh Regiment New York Volunteer Cavalry, and pay him a pension at the rate of \$20 per month, payable to duly appointed guardian.

Pension.  
David Graff.

The name of Nettie M. Howe, widow of Charles M. Howe, late of Company C, Tenth Regiment New York Volunteer Heavy Artillery, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Alice Howe, helpless and dependent daughter of said Nettie M. and Charles M. Howe, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Nettie M. Howe, the name of said Alice Howe shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of \$20 per month from and after the date of death of said Nettie M. Howe.

Pensions increased.  
Nettie M. Howe.

*Provisos.*  
Increase to cease on death of child.

Pension to child on death of mother.

The name of Ella E. Johnson, widow of Matthew Johnson, late of Company G, Sixtieth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Ella E. Johnson.

The name of Jennie E. Nelson, widow of Edward Nelson, late of Company D, Sixtieth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Ida Nelson, helpless and dependent daughter of said Jennie E. and Edward Nelson, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Jennie E. Nelson, the name of said Ida Nelson shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of \$20 per month from and after the date of death of said Jennie E. Nelson.

Jennie E. Nelson.

*Provisos.*  
Increase to cease on death of child.

Pension to child on death of mother.

The name of Ann Starkey, widow of Almon J. Starkey, late of Company D, First Regiment New York Volunteer Light Artillery, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Ann Starkey.

The name of Sally Musick, widow of James Musick, late of Company K, Fifty-second Regiment Kentucky Volunteer Mounted Infantry and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Sally Musick.

The name of Hannah Bailey, widow of James W. Bailey, late of Company E, Ninety-seventh Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Arthur Bailey, helpless and dependent son of said Hannah and James W. Bailey, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Hannah Bailey, the name of said Arthur Bailey shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of \$20 per month from and after the date of death of said Hannah Bailey.

Hannah Bailey.

*Provisos.*  
Increase to cease on death of child.

Pension to child on death of mother.

- Amos E. Albritton. The name of Amos E. Albritton, helpless and dependent son of Amos A. Albritton, late of Company E, Fifteenth Regiment Kentucky Volunteer Cavalry, and pay him a pension at the rate of \$20 per month in lieu of that he is now receiving.
- Lottie Frailey. The name of Lottie Frailey, widow of William Frailey, late of Company D, Forty-eighth Regiment Kentucky Volunteer Infantry and Company E, Twenty-sixth Regiment Kentucky Volunteer Infantry, and pay her a pension at the rate of \$42 per month in lieu of that she is now receiving: *Provided*, That in the event of the death of John W. Frailey, helpless and dependent son of said Lottie and William Frailey, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Lottie Frailey, the name of said John W. Frailey shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of \$20 per month from and after the date of death of said Lottie Frailey.
- Provisos.*  
Increase to cease on death of child.
- Pension to child on death of mother.
- Mary E. Sutton. The name of Mary E. Sutton, widow of Azariah K. Sutton, late of Company G, Eighty-seventh Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Lucy Jane McGrayel. The name of Lucy Jane McGrayel, widow of James McGrayel, late of Company G, Twenty-second Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$35 per month in lieu of that she is now receiving.
- Pension.  
Lida O'Neal.
- Pensions increased.  
Amanda J. Alford.
- The name of Lida O'Neal, widow of William O'Neal, late of Company B, Fifty-fifth Regiment Kentucky Mounted Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- The name of Amanda J. Alford, widow of George H. Alford, late of Company G, Fifth Regiment Indiana Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Hulda J. Gilmore. The name of Hulda J. Gilmore, widow of Charles W. Gilmore, late of Company D, Ninth Regiment United States Colored Volunteer Heavy Artillery, and Company F, One hundredth Regiment United States Colored Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving, payable through duly appointed guardian.
- Pension.  
Caspar Runz.
- The name of Caspar Runz, late of Eighth Battalion, District of Columbia Volunteer Infantry, and pay him a pension at the rate of \$50 per month.
- Pensions increased.  
Mary E. Davis.
- The name of Mary E. Davis, widow of Randall M. Davis, late of Companies A and I, First Regiment Maine Volunteer Heavy Artillery, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving: *Provided*, That in the event of the death of James S. Davis, helpless and dependent son of said Mary E. and Randall M. Davis, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Mary E. Davis, the name of said James S. Davis shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of \$20 per month from and after the date of death of said Mary E. Davis.
- Provisos.*  
Increase to cease on death of child.
- Pension to child on death of mother.
- Harriet E. Waterman. The name of Harriet E. Waterman, widow of Lucius A. Waterman, late acting ensign, United States Navy, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Pensions.  
Susan A. Wilsey.
- The name of Susan A. Wilsey, former widow of William H. Gesford, late of Company B, Seventh Regiment Missouri Volunteer Cavalry; Captain Breditt's company, Black Hawk Cavalry; and Company C, Black Hawk Cavalry, and pay her a pension at the rate of \$30 per month.

The name of Mary A. Harper, former widow of Alfred Lanstrum, late of Company B, Fifty-ninth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Mary A. Harper.

The name of Frances A. Harris, widow of John P. Harris, late of First Independent Battery Kansas Volunteer Light Artillery and pay her a pension at the rate of \$30 per month.

Frances A. Harris.

The name of Carrie M. Doucette, former widow of Daniel Grindle, late of Company C, Eleventh Regiment Wisconsin Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Carrie M. Doucette.

The name of Christopher C. Pratt, helpless and dependent son of Henry Pratt, late of Company E, Fourteenth Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of \$20 per month through a legally appointed guardian.

Christopher C. Pratt.

The name of Helen Calvert, helpless and dependent daughter of Washington Calvert, late of Company F, Sixty-third Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$20 per month in lieu of that she is now receiving.

Pension increased.  
Helen Calvert.

The name of Emma Taylor, former widow of John Lewis Scholl, late of Company I, Third Regiment Maryland Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Emma Taylor.

The name of Sarah J. McCulloh, widow of George W. McCulloh, late of Company C, Eighteenth Regiment Maryland Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Sarah J. McCulloh.

The name of Mary Caudill, widow of Jackson Caudill, late of Company K, Thirty-ninth Regiment Kentucky Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Mary Caudill.

The name of Sarah Adams, widow of Edwin H. Adams, alias Francis P. Wyse, late seaman, United States Navy, Civil War, and pay her a pension at the rate of \$45 per month in lieu of that she is now receiving.

Pensions increased.  
Sarah Adams.

The name of Maria L. Westgate, widow of William Westgate, late of Company F, Eleventh Regiment Rhode Island Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Maria L. Westgate.

The name of Clarice Fly, widow of Joseph Fly, late of Company G, Fifty-sixth Regiment Massachusetts Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Clarice Fly.

The name of Angie O. Allen, widow of George H. Allen, late of Company B, Fourth Regiment Rhode Island Volunteer Infantry, and Company B, Seventh Regiment Rhode Island Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Angie O. Allen.

The name of Margaret D. Wise, widow of Jacob Wise, late of Company I, Fifty-first Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Margaret D. Wise.

The name of Etta Vanzant, widow of George W. Vanzant, late of Company G, First Regiment Missouri Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Pension.  
Etta Vanzant.

The name of Virginia J. Sawrey, widow of John E. Sawrey, late of Company D, One hundred and fifty-fourth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions increased.  
Virginia J. Sawrey.

The name of Alice Darr, widow of William N. Darr, late of Company F, Fourteenth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Alice Darr.

The name of Eleanore C. Akers, former widow of Wilbur F. Goheen, late of Company C, One hundred and seventeenth Regiment

Eleanore C. Akers.

Illinois Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Angeline Lacey.

The name of Angeline Lacey, widow of Thomas J. Lacey, late of Company F, Nineteenth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Melissa D. Ellis.

The name of Melissa D. Ellis, widow of Thomas Ellis, late of Company K, Twenty-seventh Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Mary J. Brown.

The name of Mary J. Brown, widow of William Brown, late of Company M, Second Regiment Illinois Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Amanda Baird.

The name of Amanda Baird, widow of William K. Baird, late of Company A, Thirty-fifth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions.  
Sophronia O. Hubble.

The name of Sophronia O. Hubble, widow of Levi J. Hubble, late of Company H, One hundred and twenty-ninth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Jennie J. Dickey.

The name of Jennie J. Dickey, widow of William N. Dickey, late scout, United States Army, Civil War, and pay her a pension at the rate of \$30 per month.

Pensions increased.  
Syntha Black.

The name of Syntha Black, widow of Samuel Black, late of Company B, Forty-ninth Regiment Kentucky Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Luraney R. Standley.

The name of Luraney R. Standley, widow of James C. Standley, late of Company A, East Tennessee Regiment Volunteer National Guards, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Mary J. Lawson.

The name of Mary J. Lawson, widow of William H. Lawson, late of Companies K and F, Fourteenth Regiment Illinois Volunteer Infantry, and Company F, Veteran Battalion, Fourteenth and Fifteenth Regiments Illinois Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Mary Myers.

The name of Mary Myers, widow of David S. Myers, late seaman, United States Navy, Civil War, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Kate S. Bacon.

The name of Kate S. Bacon, widow of Albert W. Bacon, late assistant paymaster, United States Navy, Civil War, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension.  
Susan A. Sims.

The name of Susan A. Sims, widow of John Sims, late of Company C, Nineteenth Regiment, and Company B, Seventh Regiment, Kentucky Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions increased.  
Catharine Anderson.

The name of Catharine Anderson, widow of William Anderson, late of Captain Harrah's company, One hundred and first Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Mary E. Buckley.

The name of Mary E. Buckley, widow of William W. Buckley, late of Company D, First Regiment Rhode Island Volunteer Light Artillery, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Eliza J. Terry.

The name of Eliza J. Terry, widow of Oliver C. Terry, late of Company H, First Regiment Indiana Volunteer Cavalry, and pay

her a pension at the rate of \$50 per month in lieu of that she is now receiving.

The name of Mary P. Davis, widow of George E. Davis, late of Company A, First Battalion Delaware Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Pension.  
Mary P. Davis.

The name of Elvessa A. Zwickel, widow of Andrew Zwickel, late of Company A, Eighty-third Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Elvessa A. Zwickel.

The name of Sarah J. Heilman, helpless and dependent daughter of Elias Heilman, late of Company C, One hundred and sixty-sixth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$20 per month through a legally appointed guardian.

Pension.  
Sarah J. Heilman.

The name of Emma C. Weinhold, widow of William S. Weinhold, late a musician, Company G, Ninetieth Regiment Pennsylvania Volunteer Infantry, and Company E, Fourteenth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions increased.  
Emma C. Weinhold.

The name of Margaret Kirkpatrick, widow of Anibal D. Kirkpatrick, late of Company C, Twenty-fourth Regiment Kentucky Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Margaret Kirkpatrick.

The name of Anna R. McAdams, widow of George L. McAdams, late leader of band, Twenty-seventh Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Anna R. McAdams.

The name of Carrie M. Flandreau, widow of Daniel A. Flandreau, late of Company G, Seventh Regiment New York Volunteer Heavy Artillery, and pay her a pension at the rate of \$35 per month in lieu of that she is now receiving.

Carrie M. Flandreau.

The name of Penina A. Wright, widow of George H. Wright, late of Company B, Seventy-fifth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Penina A. Wright.

The name of Geneva Beha, helpless and dependent daughter of Gerhard Beha, late of Companies A and H, Fifth Regiment Missouri State Militia Volunteer Cavalry, and pay her a pension at the rate of \$20 per month in lieu of that she is now receiving.

Geneva Beha.

The name of Katherine Thompson, widow of Peter Thompson, late of Company M, First Regiment Illinois Volunteer Cavalry, which subsequently became Company A, Sixteenth Illinois Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Pension.  
Katherine Thompson.

The name of Annie E. Thompson, widow of Samuel S. Thompson, late of Company G, Fifth Regiment United States Artillery, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Annie E. Thompson.

The name of Lizzie C. Weiler, widow of Samuel J. Weiler, late of Company D, Second Regiment Pennsylvania Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Pension.  
Lizzie C. Weiler.

The name of Elizabeth Shaw, widow of William Shaw, late of Company B, Eleventh Regiment Missouri State Militia Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Elizabeth Shaw.

The name of Ava Pinkerton, widow of Nicholas J. Pinkerton, late of Company I, Fifth Regiment Tennessee Mounted Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Ava Pinkerton.

The name of John Kinchlow, late of Company B, Third Regiment Missouri State Militia Volunteer Cavalry, and pay him a pension at the rate of \$50 per month.

John Kinchlow.

Pensions increased.  
Delilah J. Sprinkle.

The name of Delilah J. Sprinkle, widow of Michael J. Sprinkle, late of Company A, Second Regiment, and Company C, Third Regiment North Carolina Mounted Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Rachel Hagan.

The name of Rachel Hagan, widow of Lawrence Hagan, late of Company G, Twentieth Regiment Kentucky Infantry, and Company D, Sixth Regiment Kentucky Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Laura C. Wible.

The name of Laura C. Wible, widow of Francis M. Wible, late of Company D, Thirty-eighth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Chlora Wible, helpless and dependent daughter of said Laura C. and Francis M. Wible, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Laura C. Wible the name of said Chlora Wible shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of \$20 per month, through a legally appointed guardian, from and after the date of death of said Laura C. Wible.

*Provisos.*  
Increase to cease on death of child.

Pension to child on death of mother.

Pension.  
Clara A. Bicknell.

The name of Clara A. Bicknell, widow of William M. Bicknell, late of Company A, Fifth Regiment Maryland Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pension increased.  
Nancy F. Ralston.

The name of Nancy F. Ralston, widow of Andrew D. Ralston, late of Company K, Eighty-second Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Benjamin F. Ralston, helpless and dependent son of said Nancy F. and Andrew D. Ralston, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Nancy F. Ralston, the name of said Benjamin F. Ralston shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of \$20 per month from and after the date of death of said Nancy F. Ralston.

*Provisos.*  
Increase to cease on death of child.

Pension to child on death of mother.

Pensions.  
Minerva P. Pea.

The name of Minerva P. Pea, widow of Andrew Pea, late of Company E, Fifty-fifth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Elma L. Holton.

The name of Elma L. Holton, widow of Charles C. Holton, alias Charles W. Harris, late landsman United States Navy, and private Company B, Eleventh Regiment Connecticut Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Rosanna Henry.

The name of Rosanna Henry, widow of John Henry, alias Henry McKenna, late of Company C, Sixth Regiment New York Volunteer Heavy Artillery, and pay her a pension at the rate of \$30 per month.

Laura Morris.

The name of Laura Morris, helpless and dependent daughter of Samuel Morris, late of Company K, Ninety-third Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$20 per month.

Sallie Laswell.

The name of Sallie Laswell, helpless and dependent daughter of John D. Laswell, late of Company H, Twenty-third Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$20 per month.

Pension increased.  
Loretta F. Qualls.

The name of Loretta F. Qualls, widow of Allen F. Qualls, late of Company B, Seventeenth Regiment Kentucky Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions.  
John Wait.

The name of John Wait, late of Company A, Third and Eleventh Regiments Missouri Volunteer Cavalry, and pay him a pension at the rate of \$50 per month.

The name of William B. Williams, helpless and dependent son of Cincinnatus B. Williams, late of Company D, Seventy-fifth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of \$20 per month.

William B. Williams.

The name of Emily White, widow of Thomas White, late of Company A, Ninety-second Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$35 per month in lieu of that she is now receiving.

Pension increased.  
Emily White.

The name of Sarah F. Harris, widow of John M. Harris, late of Company C, First Regiment Tennessee Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Sarah F. Harris.

The name of Alwillda E. Williamson, widow of John Williamson, late of Companies B and H, One hundred and sixth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Alwillda E. Williamson.

The name of Minerva Douglas, widow of William Douglas, late of Company G, One hundred and thirty-sixth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Minerva Douglas.

The name of Caroline Candus Criswell, helpless and dependent daughter of William Criswell, late of Company A, One hundred and thirty-first Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$20 per month in lieu of that she is now receiving, and pay her through a legally appointed guardian.

Pension increased.  
Caroline Candus Criswell.

The name of John H. Smith, alias Henry H. Smith, late of Company B, Eleventh Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of \$50 per month.

Pensions.  
John H. Smith, alias Henry H. Smith.

The name of Amanda I. Heffleger, helpless and dependent daughter of Rudolph Heffleger, late of Company K, One hundred and seventy-ninth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$20 per month through a legally appointed guardian.

Amanda I. Heffleger.

The name of Julia Adams, widow of John A. Adams, late of Company L, Eighth Regiment Iowa Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Julia Adams.

The name of Charlotte E. Rockhold, widow of Edward G. Rockhold, late of Company E, One hundred and thirty-second Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Charlotte E. Rockhold.

The name of Louisa Fields, widow of Henry Fields, late of Company D, Nineteenth Regiment, and Company A, Seventh Regiment, Kentucky Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Louisa Fields.

The name of Sarah Irene Brown, former widow of John McClelland, late of Company A, Fiftieth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pension.  
Sarah Irene Brown.

The name of Freeman A. Burris, helpless and dependent son of Rufus Burris, late of Company F, Seventy-first Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of \$20 per month in lieu of that he is now receiving.

Pension increased.  
Freeman A. Burris.

The name of Hannah E. Cahey, widow of Bernard Cahey, late first-class boy, United States Navy, and pay her a pension at the rate of \$30 per month.

Pensions.  
Hannah E. Cahey.

The name of Eliza Burns, widow of William H. Burns, late of Company A, Third Regiment Wisconsin Infantry, and Company C, Sixth Regiment United States Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Eliza Burns.

The name of Annie H. Sines, widow of Charles D. Sines, late of United States Marine Corps, and pay her a pension at the rate of \$30 per month.

Annie H. Sines.

Louis Van Dyke  
Rousseau.

The name of Louis Van Dyke Rousseau, late landsman and seaman United States ship Saginaw, United States Navy, and first assistant engineer United States ship Shubrick, United States Revenue Cutter Service, and pay him a pension at the rate of \$50 per month.

Pension increased.  
Rosie Lambert.

The name of Rosie Lambert, widow of Moses Lambert, late of Company F, Second Regiment Arkansas Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension.  
Margaret F. Roach.

The name of Margaret F. Roach, helpless and dependent daughter of Edward Roach, late seaman United States Navy, and pay her a pension at the rate of \$20 per month through a legally appointed guardian.

Pension increased.  
Josephine Campbell.

The name of Josephine Campbell, widow of John Campbell, late of Company C, First Regiment Pennsylvania Artillery, and Battery E, First Regiment Missouri Volunteer Light Artillery, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension.  
Edith Bonter.

The name of Edith Bonter, helpless and dependent daughter of Cornelius Bonter, late of Company B, First Regiment Michigan Volunteer Light Artillery, and pay her a pension at the rate of \$20 per month.

Pensions increased.  
Eliza J. Hall.

The name of Eliza J. Hall, widow of Alfred L. Hall, late of Company I, One hundred and twenty-third Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Minerva J. Gardner.

The name of Minerva J. Gardner, widow of Robert Gardner, late of Company C, One hundred and thirty-sixth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Jane Dyer.

The name of Jane Dyer, widow of Gideon A. Dyer, late of Twenty-third Independent Battery New York Light Artillery and Company H, Eighth Regiment New York Heavy Artillery, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Lindia Bentley.

The name of Lindia Bentley, widow of Jacob C. Bentley, late of Company A, Tenth Regiment Michigan Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions.  
Liberty E. Frank.

The name of Liberty E. Frank, helpless and dependent daughter of David R. Frank, late of Company D, Forty-seventh Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$20 per month, through a legally appointed guardian.

William E. Robin-  
son.

The name of William E. Robinson, helpless and dependent son of William C. Robinson, late of Company H, Eighteenth Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of \$20 per month, through a legally appointed guardian.

Pensions increased.  
Margaret E. Myers.

The name of Margaret E. Myers, widow of William B. Myers, late of Company D, One hundred and forty-fourth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Catharine Hayden.

The name of Catharine Hayden, widow of Jesse B. Hayden, late of Company I, Eighty-sixth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Lucretia Coffman.

The name of Lucretia Coffman, widow of Charles Coffman, late of Company G, Two hundred and ninth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

The name of Anna R. Jackson, widow of Henry F. Jackson, late landsman, United States Navy, and pay her a pension at the rate of \$30 per month.

Pension.  
Anna R. Jackson.

The name of Ada L. Kinsey, widow of William B. Kinsey, late lieutenant colonel, One hundred and sixty-first Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Ada L. Kinsey.

The name of Florence C. Clark, widow of Frank Clark, late of Company I, Seventh Regiment Iowa Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Florence C. Clark.  
Post, p. 1496.

The name of Wealthy Jackson, widow of William A. Jackson, late of Company D, Eleventh Regiment, and Company I, Forty-sixth Regiment, Illinois Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Wealthy Jackson.

The name of Urzula Levisse, widow of Oren Levisse, late of Company D, Seventy-second Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Urzula Levisse.

The name of Delia Loveless, widow of Silas Loveless, late of Company D, Eleventh Regiment New York Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Pension.  
Delia Loveless.

The name of Mattie A. Tansil, widow of Zebeland G. Tansil, late of Company K, Second Regiment Tennessee Mounted Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Mattie A. Tansil.

The name of Eliza H. Lockwood, widow of Ebenezer Lockwood, late of Company D, Fourth Regiment Michigan Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Eliza H. Lockwood.

The name of Philena Briggs, widow of George W. Briggs, late of Company B, First Battalion Maine Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Philena Briggs.

The name of Catherine Meece, widow of George M. Meece, late of Company I, Forty-ninth Regiment Kentucky Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions increased.  
Catherine Meece.

The name of Rachel M. Baxter, widow of John W. Baxter, late of Company B, One hundred and twenty-third Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Rachel M. Baxter.

The name of Annie Ackerman, widow of Harlow P. Ackerman, late of Company B, Second Regiment Iowa Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Annie Ackerman.

The name of Robert M. Mann, late of Company E, Second Regiment Ohio Heavy Artillery, and Company D, Fifty-seventh Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of \$50 per month.

Robert M. Mann.

The name of Georgia A. Scarbrough, widow of Gilbert Scarbrough, late of Company H, Eighth Regiment West Virginia Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Georgia A. Scarbrough.

The name of Margaret Davis, widow of Thomas L. Davis, late of Company G, One hundred and forty-ninth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Margaret Davis.

The name of Amelia M. Hetherington, widow of Joseph S. Hetherington, late of Company G, Fifty-first Regiment, and Company F, Forty-second Regiment, Massachusetts Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Amelia M. Hetherington.

The name of Minerva Lane, widow of John Lane, late of Company G, One hundred and sixteenth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Minerva Lane.

- Robert Wiley.** The name of Robert Wiley, helpless and dependent son of William Wiley, late of Company G, Fifty-seventh Regiment United States Colored Volunteer Infantry, and pay him a pension at the rate of \$20 per month through a legally appointed guardian.
- Martha E. Butler.** The name of Martha E. Butler, widow of Norton Butler, late of Company E, Twenty-third Regiment Missouri Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Mary M. Kelly.** The name of Mary M. Kelly, widow of Henry A. Kelly, late first lieutenant and quartermaster Eighth Regiment Tennessee Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.
- Genoa H. Scholz.** The name of Genoa H. Scholz, widow of Henry C. Scholz, late an ordinary seaman, United States ship Hartford, United States Navy, and pay her a pension at the rate of \$30 per month.
- Pension increased.  
Isabella W. Williams.** The name of Isabella W. Williams, widow of John D. Williams, late of Company G, Second Regiment District of Columbia Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Pensions.  
Mary Jewett.** The name of Mary Jewett, widow of Henry Jewett, late of Company B, Forty-seventh Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Clara I. Willis.** The name of Clara I. Willis, helpless and dependent daughter of Edwin S. Willis, late of Companies B and A, One hundred and fourth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$20 per month.
- Martha C. Roberts.** The name of Martha C. Roberts, widow of Burdett L. Roberts, late of Company A, Twenty-ninth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Clara D. Rehrer.** The name of Clara D. Rehrer, helpless and dependent daughter of E. Godfrey Rehrer, late of Company E, One hundred and twenty-ninth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$20 per month.
- Catherine E. Stewart.** The name of Catherine E. Stewart, widow of John C. Stewart, late of Company H, Seventy-fourth Regiment and Company A, Twenty-second Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Pensions increased.  
Emma Cora White.** The name of Emma Cora White, widow of David T. White, late of Company B, One hundred and forty-ninth Regiment Ohio National Guard Infantry, and pay her a pension at the rate of \$35 per month in lieu of that she is now receiving.
- Mary L. Thompson.** The name of Mary L. Thompson, widow of Allen W. Thompson, late of Company H, Seventy-sixth Regiment New York Volunteer Infantry, and Companies D and B, Sixth Regiment New York Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Pensions.  
Mary E. Reeves.** The name of Mary E. Reeves, widow of David L. Reeves, late of Company A, One hundred and fifty-third Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Lucinda Bittner.** The name of Lucinda Bittner, widow of Samuel Bittner, late of Company H, Fifty-third Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Eliza J. Dunkerson.** The name of Eliza J. Dunkerson, widow of William D. Dunkerson, late of Company B, Seventeenth Regiment Kentucky Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.
- Pensions increased.  
Betsy A. Booth.** The name of Betsy A. Booth, widow of George F. Booth, late of Company H, Thirty-second Regiment Wisconsin Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Anna E. Pierce.** The name of Anna E. Pierce, widow of William Pierce, late of Companies A and K, Third Regiment Wisconsin Volunteer Cavalry,

and pay her a pension at the rate of \$35 per month in lieu of that she is now receiving.

The name of Etta S. Barnes, widow of Edward L. Barnes, late an adjutant, Ninety-fifth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

The name of Richard H. Murch, late a teamster Quartermaster Corps, Civil War, and pay him a pension at the rate of \$30 per month.

The name of Amy Keele, widow of Andrew H. Keele, late of Company F, Forty-ninth Regiment New York Volunteer Infantry, and Company K, First Regiment New York Frontier Cavalry, and pay her a pension at the rate of \$30 per month.

The name of Henrietta C. Geiger, widow of Washington F. Geiger, late colonel, Eighth Regiment Missouri Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

The name of Phebe Clark, widow of Jacob Clark, late of Company A, Third Regiment Ohio Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

The name of May T. Edgeler, widow of George W. Edgeler, late of Company F, Fourth Regiment Rhode Island Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

The name of Charles C. Miller, helpless and dependent son of Harvey M. Miller, late of Company F, Sixth Regiment Michigan Volunteer Heavy Artillery, and pay him a pension at the rate of \$20 per month through a legally appointed guardian.

The name of Sarah J. Pettit, widow of Stephen M. Pettit, late of Company A, One hundredth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Nellie Pettit, helpless and dependent daughter of said Sarah J. and Stephen M. Pettit, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Sarah J. Pettit, the name of said Nellie Pettit shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of \$20 per month from and after the date of death of said Sarah J. Pettit.

The name of Francie Simpson, widow of William H. Simpson, late of Company H, First Regiment Michigan Engineers and Mechanics, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Kittie C. Simpson, helpless and dependent daughter of said Francie and William H. Simpson, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Francie Simpson, the name of said Kittie C. Simpson shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of \$20 per month from and after the date of death of said Francie Simpson.

The name of Fabel A. Swarthout, helpless and dependent daughter of Oliver C. Swarthout, late of Company B, Forty-seventh Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$20 per month.

The name of Ida M. Knox, widow of Jackson P. Knox, late of Company F, Fourth Regiment, and Company G, Twelfth Regiment, Illinois Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

The name of Margaret Gerber, widow of Valentine Gerber, late of Company D, First Regiment Indiana Volunteer Heavy Artillery, and pay her a pension at the rate of \$30 per month.

Pensions.  
Etta S. Barnes.

Richard H. Murch.

Amy Keele.

Pension increased.  
Henrietta C. Geiger.

Pensions.  
Phebe Clark.

May T. Edgeler.

Charles C. Miller.

Pensions increased.  
Sarah J. Pettit.

*Provisos.*  
Increase to cease on death of child.

Pension to child on death of mother.

Francie Simpson.

*Provisos.*  
Increase to cease on death of child.

Pension to child on death of mother.

Pensions.  
Fabel A. Swarthout.

Ida M. Knox.

Margaret Gerber.

- Clara A. Short. The name of Clara Short, now known as Clara A. Short, former widow of William H. Short, late of Company B, Eighth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Martha J. Nickel. The name of Martha J. Nickel, widow of James R. H. Nickel, late of Company G, Thirtieth Regiment Missouri Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Hettie J. Stephens. The name of Hettie J. Stephens, widow of William Stephens, late of Company K, Thirty-sixth Regiment Iowa Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Sophia Mullenax. The name of Sophia Mullenax, widow of Washington J. Mullenax, late of Company K, Tenth Regiment West Virginia Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Pension increased.  
Elicie Jenkins. The name of Elicie Jenkins, widow of Samuel Jenkins, late of Company K, Tenth Regiment West Virginia Volunteer Infantry, and pay her a pension at the rate of \$35 per month in lieu of that she is now receiving.
- Pension.  
Emma J. Daugherty. The name of Emma J. Daugherty, widow of Louis H. Daugherty, late of Company E, Fifteenth Regiment Iowa Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Pension increased.  
Priscilla A. Pinney. The name of Priscilla A. Pinney, widow of Chauncey G. Pinney, late of Company D, One hundred and fifty-fourth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$35 per month in lieu of that she is now receiving.
- Pensions.  
Ency A. H. Wheeler. The name of Ency A. H. Wheeler, widow of Alonzo A. Wheeler, late of Company I, Seventh Regiment Vermont Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Cloe Jones. The name of Cloe Jones, widow of Benjamin Jones, late of Company H, Second Regiment United States Colored Volunteer Light Artillery, and pay her a pension at the rate of \$30 per month.
- Minnie Brisco. The name of Minnie Brisco, widow of Martin Brisco, late of Company L, Second Regiment Arkansas Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.
- Andrew Boyer. The name of Andrew Boyer, late of Troop K, Sixth Regiment United States Volunteer Cavalry, and pay him a pension at the rate of \$50 per month.
- Catherine A. Lunger. The name of Catherine A. Lunger, widow of John Stoops Lunger, alias John Stoops, late unassigned, Thirty-ninth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Albert Jacobs. The name of Albert Jacobs, helpless and dependent son of Joseph Jacobs, late of Company B, Fifty-fifth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of \$20 per month through a legally appointed guardian.
- Julia Lukenbill. The name of Julia Lukenbill, widow of Samuel C. Lukenbill, late of Company C, Twenty-third Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Lottie B. Reid. The name of Lottie B. Reid, widow of Joseph N. Reid, late of Company C, Fifty-fifth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Rebecca Duty. The name of Rebecca Duty, widow of George W. Duty, late of Company K, One hundred and seventy-third Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Pension increased.  
Guy W. Rowe. The name of Guy W. Rowe, helpless and dependent son of Charles W. Rowe, late of Second Battery Connecticut Volunteer Light Artillery, and pay him a pension at the rate of \$20 per month in lieu of that he is now receiving.
- Pension.  
Rachel A. Roden. The name of Rachel A. Roden, widow of Charles Roden, late of Company H, Third Regiment United States Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

The name of Julia Gregory, widow of John Gregory, late of Company I, Ninth Regiment Tennessee Volunteer Cavalry, and pay her a pension at the rate of \$40 per month in lieu of that she is now receiving.

Pension increased.  
Julia Gregory.

The name of Lucetta Beekman, widow of Lewis C. Beekman, late of Company D, One hundred and fifty-third Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pension.  
Lucetta Beekman.

The name of Sarah E. Parker, widow of Joseph M. Parker, late of Company G, Thirty-second Regiment United States Colored Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Sarah E. Parker.

The name of Cora B. Remington, widow of Byron D. Remington, late of Company A, First Regiment Rhode Island Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Cora B. Remington.

The name of Elizabeth Gibson, widow of John Gibson, late of Company C, Fifth Regiment Connecticut Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Elizabeth Gibson.

The name of Rachel Everson, widow of Elmer Everson, late of Company E, Fifty-second Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions increased.  
Rachel Everson.

The name of Nancy Halcum, widow of John Halcum, late of Company B, Eighth Regiment Tennessee Mounted Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Nancy Halcum.

The name of Cynthia E. King, former widow of David Blankenship, late of Company B, Osage County Missouri Home Guards, and pay her a pension at the rate of \$30 per month.

Pensions.  
Cynthia E. King.

The name of Libbie Searing, widow of Leander Searing, late of Company A, Second Regiment New Jersey Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Libbie Searing.

The name of Elizabeth M. Laird, widow of Amos T. Laird, late of Company B, Fortieth Regiment New Jersey Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Elizabeth M. Laird.

The name of Irwin E. Warner, alias John Shay, and pay him a pension at the rate of \$50 per month.

Pensions.  
Irwin E. Warner,  
alias John Shay.

The name of Henry Marsh, helpless and dependent son of William R. Marsh, late of Company E, Thirty-seventh Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of \$20 per month through a legally appointed guardian.

Henry Marsh.

The name of Charles Cooper, helpless and dependent son of Charles W. Cooper, late of Company F, One hundred and seventy-eighth Regiment Pennsylvania Drafted Militia Infantry, and pay him a pension at the rate of \$20 per month.

Charles Cooper.

The name of Mary E. Bassett, widow of David L. Bassett, late of Company D, Eighth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Mary E. Bassett.

The name of Sarah J. Stevens, widow of John B. Stevens, late of Company D, Forty-sixth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Sarah J. Stevens.

The name of Mary J. Farlee, widow of Henry Farlee, late of Company I, Thirty-third Regiment Iowa Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Mary J. Farlee.

The name of Laura C. Granger, former widow of Benjamin F. Adams, late of Company H, Third Regiment New York Volunteer Light Artillery, and pay her a pension at the rate of \$30 per month.

Laura C. Granger.

The name of Elizabeth Temple, widow of Thomas J. Temple, late of Company K, Thirty-first Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Elizabeth Temple.

- Mary C. S. Frank.** The name of Mary C. S. Frank, widow of Harvey B. Frank, late of Company A, Forty-third Regiment United States Colored Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Clara J. Foss.** The name of Clara J. Foss, widow of Joseph H. Foss, late of Company A, Fifth Regiment New Hampshire Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Angelina Shaw.** The name of Angelina Shaw, widow of Menzo Shaw, late of Company H, Fourth Regiment Wisconsin Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.
- James Duffy, alias Henry L. Forbes.** The name of James Duffy, alias Henry L. Forbes, late of Company K, Fifteenth Regiment Illinois Volunteer Cavalry, and Company K, Tenth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of \$50 per month.
- Alice M. Gay.** The name of Alice M. Gay, widow of John Gay, late of Company F, Fourteenth Regiment United States Infantry, and pay her a pension at the rate of \$30 per month.
- Lany M. Brelsford.** The name of Lany M. Brelsford, widow of Milton Brelsford, late of Company A, One hundred and ninety-fourth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Pension increased. Martha A. Howard.** The name of Martha A. Howard, widow of Martin V. Howard, late of Company A, First Regiment Minnesota Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Pension. Clifton E. Lime.** The name of Clifton E. Lime, helpless and dependent son of Martin L. Lime, late of Company H, Fifty-sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of \$20 per month through a legally appointed guardian.
- Pension increased. Sarah E. Coleman.** The name of Sarah E. Coleman, widow of Philander W. Coleman, late of Company G, Ninth Regiment Vermont Volunteer Infantry, and pay her a pension at the rate of \$50 per month through a legally appointed guardian in lieu of that she is now receiving.
- Pensions. Alice C. Rea.** The name of Alice C. Rea, helpless and dependent daughter of Joseph C. Rea, late of Company E, Thirty-first Regiment New Jersey Volunteer Infantry, and pay her a pension at the rate of \$20 per month through a legally appointed guardian.
- Jennie M. Bond.** The name of Jennie M. Bond, widow of Charles K. Bond, late of Company H, Fourth Regiment New Hampshire Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- William B. Kimbrel.** The name of William B. Kimbrel, late of the Indiana Legion, Civil War, and pay him a pension at the rate of \$24 per month.
- Pension increased. Mary L. Bender.** The name of Mary L. Bender, widow of Andrew Bender, late of Battery D, Second Regiment United States Volunteer Artillery, and Company B, First Regiment United States Volunteer Artillery, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Pensions. Anna Preston.** The name of Anna Preston, helpless and dependent daughter of Samuel Preston, late of Company I, Thirty-second Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$20 per month through a legally appointed guardian.
- Julia E. Forbes.** The name of Julia E. Forbes, widow of Francis A. Forbes, late of Company E, Sixteenth Regiment Iowa Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- May V. Humphrey.** The name of May V. Humphrey, former widow of Francis H. Dusenbury, late landsman, United States steamship Prairie Bird, United States Navy, and pay her a pension at the rate of \$30 per month.
- Elizabeth J. Stetson.** The name of Elizabeth J. Stetson, helpless and dependent daughter of George H. Stetson, late of Company F, One hundred and

eightieth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$20 per month.

The name of Armelda Eversole, widow of John Eversole, late of Company F, Forty-ninth Regiment Kentucky Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Armelda Eversole.

The name of Alice B. Hartshorne, widow of William R. Hartshorne, late of the Forty-second and One hundred and ninetieth Regiments Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Alice B. Hartshorne.

The name of Susan Bentz, widow of Lewis Bentz, late of Company G, One hundred and forty-third Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pension.  
Susan Bentz.

The name of Minnie L. Crowl, widow of John Crowl, late of Company H, One hundred and sixty-sixth Regiment Pennsylvania Drafted Militia Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions increased.  
Minnie L. Crowl.

The name of Elizabeth Sharpp, widow of Leopold Sharpp, late of Company C, Tenth Regiment New York Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Elizabeth Sharpp.

The name of Mary C. Derby, widow of William S. Derby, late of Company A, Sixty-first Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Mary C. Derby.

The name of Martha A. Straight, widow of Merrit Straight, late of Company H, Second Regiment Minnesota Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Martha A. Straight.

The name of Stella Garnhart, widow of Washington Garnhart, late of Company H, Eighty-fourth Regiment, and Company F, One hundredth and sixty-third Regiment, Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Stella Garnhart.

The name of James Percival, late of Company C, Ninety-ninth Regiment New York National Guard Infantry, and pay him a pension at the rate of \$50 per month.

James Percival.

The name of Anna Comstock, widow of Herman L. Comstock, late of Company H, First Regiment Wisconsin Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Anna Comstock.

The name of Lucy DeGross, widow of Elias DeGross, late of Company E, Twenty-ninth Regiment Connecticut Colored Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Lucy DeGross.

The name of Philia R. Friesner, widow of William S. Friesner, late of Fifty-eighth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions increased.  
Philia R. Friesner.

The name of Elizabeth Leivelsberger, widow of Jacob C. Leivelsberger, late of Company B, One hundred and thirty-eighth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Elizabeth Leivelsberger.

The name of Louise Scott, widow of John A. Scott, late of Company K, Third Regiment New York Volunteer Light Artillery, and pay her a pension at the rate of \$30 per month, commencing July 1, 1925, or in the event of the death of Helen L. and Arthur A. Scott, minor children of Louise and John A. Scott, now on the pension roll at the rate of \$42 per month and paid to Louise Scott as the natural guardian of said minor children.

Pensions.  
Louise Scott.

The name of Daisy Johnson, widow of John Johnson, late of Company K, Third Regiment Illinois Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Daisy Johnson.

The name of Jane Bradley, widow of Henry Bradley, late of Company G, Seventeenth Regiment United States Colored Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Jane Bradley.

Pensions increased.  
Margaret M. Bratton.

The name of Margaret M. Bratton, widow of John E. Bratton, late of Company E, Twentieth Regiment, and Company H, Eighteenth Regiment Pennsylvania Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Jane A. Banner.

The name of Jane A. Banner, widow of Samuel H. Banner, late of Company A, Fifth Independent Battalion Ohio Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension.  
Sarah A. Jones.

The name of Sarah A. Jones, widow of Pleasant A. Jones, late of Company I, Eighth Regiment Tennessee Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Pensions increased.  
Catharine Pierce.

The name of Catharine Pierce, widow of Levi Pierce, late of Company I, Fourth Regiment West Virginia Volunteer Infantry, and pay her a pension at the rate of \$42 per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Dayton Pierce, helpless and dependent son of said Catharine and Levi Pierce, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Catharine Pierce, the name of said Dayton Pierce shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of \$20 per month from and after the date of death of said Catharine Pierce.

Provisos.  
Increase to cease on death of child.

Pension to child on death of mother.

Tabitha T. Craven.

The name of Tabitha T. Craven, widow of Ira R. Craven, late of Company D, Seventieth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension.  
Sallie Miller.

The name of Sallie Miller, widow of William H. Miller, late of Company C, Thirteenth Regiment Tennessee Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Pension increased.  
Elizabeth Botimer.

The name of Elizabeth Botimer, widow of William Botimer, late of Company C, Thirteenth Regiment United States Colored Volunteer Heavy Artillery, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions.  
Drusilla Fortner.

The name of Drusilla Fortner, widow of Josiah Fortner, late of Company I, Fifth Regiment Tennessee Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

California Haysmer.

The name of California Haysmer, helpless and dependent daughter of James Haysmer, late of Company F, First Regiment Michigan Volunteer Engineers and Mechanics, and pay her a pension at the rate of \$20 per month.

Alice M. Barnard.

The name of Alice M. Barnard, widow of Henry C. Barnard, late of Company G, One hundred and twenty-third Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Frances M. Boye.

The name of Frances M. Boye, helpless and dependent daughter of Charles Boye, late of Company C, Twenty-sixth Regiment Wisconsin Volunteer Infantry, and pay her a pension at the rate of \$20 per month.

Pension increased.  
Mary W. Noll.

The name of Mary W. Noll, widow of John Noll, late of Company A, Nineteenth Regiment Pennsylvania Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension.  
Hattie M. Willard.

The name of Hattie M. Willard, widow of James D. Willard, late of Company F, Fourth Regiment Vermont Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pension increased.  
Lucinda J. Jay.

The name of Lucinda J. Jay, widow of William A. Jay, late of Company F, Eighth Regiment Kansas Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

The name of Charles Abbott, helpless and dependent son of John Abbott, late of Company F, Thirty-eighth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of \$20 per month.

Pensions.  
Charles Abbott.

The name of Josephine Gerard, widow of William Gerard, late of Company I, Ninth Regiment Michigan Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Josephine Gerard.

The name of Harriet E. Larimore, widow of Henry Larimore, late of Company B, One hundred and forty-second Regiment Ohio National Guard Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Harriet E. Larimore.

The name of Emily J. Miller, widow of John H. Miller, late of Company K, Thirty-fourth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Emily J. Miller.

The name of Esther Barton, widow of Nathan A. Barton, late of Company F, One hundred and thirtieth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Esther Barton.

The name of Nancy A. Cotterel, widow of John Cotterel, late of Company H, One hundred and thirtieth Regiment Illinois Volunteer Infantry, and Company B, Seventy-seventh Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Ira Cotterel, helpless and dependent son of said Nancy A. and John Cotterel, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Nancy A. Cotterel the name of said Ira Cotterel shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of \$20 per month from and after the date of death of said Nancy A. Cotterel.

Pensions increased.  
Nancy A. Cotterel.

*Provisos*  
Increase to cease on death of child.

Pension to child on death of mother.

The name of Nancy C. Troupe, former widow of James L. Forgey, late of Company L, Fifteenth Regiment Missouri Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Nancy C. Troupe.

The name of Sarah E. Feters, widow of David Feters, late of Company C, Eighth Regiment Indiana Volunteer Cavalry, and pay her a pension at the rate of \$30 per month, commencing August 22, 1926, or in the event of the death of Mabel F. Feters, minor child of Sarah E. and David Feters, now on the pension roll at the rate of \$36 per month, and paid to Sarah E. Feters as the natural guardian of said minor child.

Pensions.  
Sarah E. Feters.

The name of Sallie Dewitt, widow of William H. Dewitt, late of Company G, Fourteenth Regiment Kentucky Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Sallie Dewitt.

The name of Catharine J. Woodfield, widow of Joseph P. B. Woodfield, late of Company A, First Regiment Delaware Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions increased.  
Catharine J. Woodfield.

The name of Melissa E. Dickinson, widow of Solomon A. Dickinson, late of Company I, Sixth Regiment New York Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Melissa E. Dickinson.

The name of Susanna Bulla, widow of Levi D. Bulla, late of Company G, Twentieth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Susanna Bulla.

The name of Rose Jackson, helpless and dependent daughter of Alexander C. Jackson, late of Company B, One hundred and third Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$20 per month through a legally appointed guardian.

Rose Jackson.

The name of Hannah Bower, widow of Lafayette Q. Bower, late of Company E, Fourth Regiment Illinois Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Hannah Bower.

Pensions increased.  
Tenny A. Littlejohn.

The name of Tenny A. Littlejohn, widow of Amos W. Littlejohn, late of Company H, Seventy-first Regiment Indiana Volunteer Cavalry; Company G, One hundred and fifteenth Regiment Indiana Volunteer Infantry; Company F, Eighty-fifth and Thirty-third Regiment Indiana Volunteer Infantry; and Company I, Sixth Regiment United States Cavalry, and pay her a pension at the rate of \$30 per month and \$6 a month additional for each of three minor children, Verlen Littlejohn, Vesta Littlejohn, and Leatha Littlejohn until each attains the age of sixteen years, as provided by the pensions laws and regulations, in lieu of that she is now receiving.

Olive R. Milton.

The name of Olive R. Milton, widow of Edward J. Milton, late of Company I, First Regiment Maine Volunteer Heavy Artillery, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions.  
Barbara L. Houston.

The name of Barbara L. Houston, helpless and dependent daughter of Joseph Houston, late of Company E, Sixth Regiment Tennessee Volunteer Infantry, and pay her a pension at the rate of \$20 per month.

Mary Robinson.

The name of Mary Robinson, widow of Isom Robinson, late of Company F, One hundred and thirty-sixth Regiment United States Colored Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions increased.  
Deborah C. McNary.

The name of Deborah C. McNary, widow of Robert B. McNary, late assistant surgeon, Third Regiment Kentucky Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Catherine Beigh.

The name of Catherine Beigh, widow of John R. Beigh, late of Company K, Eighty-third Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Jane M. T. Porter.

The name of Jane M. T. Porter, widow of Thomas A. Porter, late of Lieutenant Nield's Independent Battery, Delaware Volunteer Light Artillery, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Adalia V. Myres.

The name of Adalia V. Myres, widow of Jacob W. Myres, late of Company G, Sixty-fourth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension.  
Mary J. Robinson.

The name of Mary J. Robinson, widow of David Robinson, late of Company I, Fifty-sixth Regiment New York Volunteer Infantry, and Company K, One hundred and fourth Regiment United States Colored Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pension increased.  
Priscilla Ridenour.

The name of Priscilla Ridenour, widow of George Ridenour, late of Company F, One hundred and sixty-eighth Regiment Pennsylvania Drafted Militia Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension.  
Anna E. Legg.

The name of Anna E. Legg, widow of Andrew J. Legg, late of Captain Mallicoat's Company N, Green and Christian Counties Missouri Home Guards, and Company C, Fifty-first Regiment Enrolled Missouri Militia, and pay her a pension at the rate of \$30 per month.

Pension increased.  
Catherine E. Soper.

The name of Catherine E. Soper, widow of George W. Soper, late of Company K, Second Regiment Illinois Volunteer Light Artillery, and Company G, Forty-fifth Regiment Iowa Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension.  
Flora B. Benham.

The name of Flora B. Benham, widow of Joel Benham, late of Company D, Fifty-ninth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

The name of Jessie M. Monroe, widow of John Monroe, late of Company E, Thirty-ninth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$35 per month in lieu of that she is now receiving.

Pension increased.  
Jessie M. Monroe.

The name of Elizabeth Dossett, widow of Jackson Dossett, late of Company G, Sixty-fifth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Elizabeth Dossett.

The name of Augustus H. List, helpless and dependent son of John L. List, late first-class fireman, United States Navy, Civil War, and pay him a pension at the rate of \$20 per month.

Augustus H. List.

The name of Annie Greeser, widow of Jacob Greeser, late of Company D, Two hundredth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Annie Greeser.

The name of Oscar J. Dunn, helpless and dependent son of Benjamin J. Dunn, late of Company H, One hundred and forty-seventh Regiment New York Volunteer Infantry, and pay him a pension at the rate of \$20 per month.

Pensions.  
Oscar J. Dunn.

The name of Hester A. Black, widow of George B. Black, late of Company H, Sixty-sixth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Hester A. Black.

The name of Elizabeth A. Andrews, widow of Joseph Andrews, late of Company C, Twenty-second Regiment Michigan Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Elizabeth A. Andrews.

The name of Sarah Jane Ross, widow of William E. W. Ross, late of Thirty-first Regiment United States Colored Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions increased.  
Sarah Jane Ross.

The name of Annie Kenny, widow of Daniel J. Kenny, late of Company D, Fourth Regiment New Jersey Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Annie Kenny.

The name of Mary A. Deihl, widow of Enoch Deihl, late of Company G, Two hundred and second Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pension.  
Mary A. Deihl.

The name of Rosalie H. Webster, widow of Charles F. Webster, late of Fourteenth Regiment New Hampshire Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Rosalie H. Webster.

The name of Martin A. Jones, late of Company I, Forty-ninth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of \$50 per month.

Pensions.  
Martin A. Jones.

The name of Margaret A. Kerkendall, widow of Benjamin W. Kerkendall, late of Company D, Twelfth Regiment United States Colored Volunteer Heavy Artillery, and pay her a pension at the rate of \$30 per month.

Margaret A. Kerkendall.

The name of Mary Kistler, helpless and dependent daughter of Jonas K. Kistler, late of Company D, One hundred and seventy-third Regiment Pennsylvania Drafted Militia Infantry, and pay her a pension at the rate of \$20 per month.

Mary Kistler.

The name of Mary C. Benson, widow of Israel T. Benson, late of Company G, One Hundred and eighty-sixth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Mary C. Benson.

The name of Cora F. Marlette, widow of Samuel P. Marlette, late of Company A, First Regiment Minnesota Volunteer Heavy Artillery, and pay her a pension at the rate of \$30 per month.

Pensions.  
Cora F. Marlette.

The name of Edmund J. Cain, helpless and dependent son of Thomas Cain, alias Thomas McGraw, late of Company B, One hundred and eighty-fourth Regiment New York Volunteer Infantry, and pay him a pension at the rate of \$20 per month.

Edmund J. Cain.

- Pensions increased.  
Margaret Lindsey. The name of Margaret Lindsey, widow of Lafayette F. Lindsey, late of Company E, Forty-third Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Mary E. Nichols. The name of Mary E. Nichols, widow of William H. Nichols, late of Company E, Twenty-eighth Regiment United States Colored Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Mary J. Devlin. The name of Mary J. Devlin, widow of John R. Devlin, late of Company H, Eighth Regiment Wisconsin Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Pensions.  
Delia Riggin. The name of Delia Riggin, Widow of Isaac J. Riggin, late of Company D, Eleventh Regiment Maryland Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Louisa K. Johnson. The name of Louisa K. Johnson, former widow of Marcus Holbert, late of Company A, Eighth Regiment Missouri Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.
- Pensions increased.  
Livonia Nicholson. The name of Livonia Nicholson, widow of Albert Nicholson, late of Company D, One hundred and twenty-third Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Martin Guthrie. The name of Martin Guthrie, helpless and dependent son of Perry Guthrie, late of Company K, Sixty-eighth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of \$20 per month, through a legally appointed guardian, in lieu of that he is now receiving.
- Pension.  
Sarah Blakely. The name of Sarah Blakely, widow of Elbert F. Blakely, late of Company B, One hundred and eightieth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Pensions increased.  
Grace M. Lauter. The name of Grace M. Lauter, widow of Edward Lauter, late of Company A, Forty-seventh Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Margaret L. Routh. The name of Margaret L. Routh, widow of Charles W. Routh, late of Company B, Fifth Regiment Indiana Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Rachel Dunning. The name of Rachel Dunning, widow of John Dunning, late of Company F, First Regiment United States Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Cassandra Jerrell. The name of Cassandra Jerrell, widow of Milton M. Jerrell, late of Companies D and E, Third Regiment Maryland Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Amanda Clemens. The name of Amanda Clemens, widow of Alexander Clemens, late of Company C, One hundred and ninety-fifth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Pensions.  
Martha K. Grenewald. The name of Martha K. Grenewald, widow of Leonard H. Grenewald, late of Company M, First Regiment Potomac Home Brigade, Maryland Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.
- Effie Lancaster. The name of Effie Lancaster, widow of James Lancaster, late of Company H, Fifty-third Regiment Kentucky Mounted Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Pensions increased.  
Angeline G. Hunter. The name of Angeline G. Hunter, widow of James Hunter, late of Company H, Sixth Regiment Iowa Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

The name of Sarah Brudon, widow of Charles W. H. Brudon, late of Twenty-second Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Sarah Brudon.

The name of Hulda Young, widow of Powers Young, late of Company G, Thirty-first Regiment United States Colored Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Hulda Young.

The name of Lydia J. Austin, widow of Harvey H. Austin, late of Company B, Fourteenth Regiment Michigan Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Lydia J. Austin.

The name of Flora L. Gammon, helpless and dependent daughter of Benjamin Y. Gammon, late of Company D, Seventeenth Regiment Massachusetts Volunteer Infantry, and pay her a pension at the rate of \$20 per month through a legally appointed guardian.

Flora L. Gammon.

The name of Maggie Wilson, widow of Joseph B. Wilson, late of Company I, Thirteenth Regiment Tennessee Volunteer Cavalry, and pay her a pension at the rate of \$30 per month through a legally appointed guardian.

Maggie Wilson.

The name of Leona G. Howe, widow of Martin L. Howe, late of Thirteenth Battery Michigan Volunteer Light Artillery, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Leona G. Howe.

The name of Adelia Chill, widow of Zebulon Chill, late of Company F, Tenth Regiment Kansas Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Adelia Chill.

The name of Margaret B. Blunt, former widow of Washington Bird, late of Company H, One hundred and seventy-eighth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Margaret B. Blunt.

The name of John Watts, helpless and dependent son of Little B. Watts, late of Company G, First Regiment Alabama and Tennessee Vidette Cavalry, and pay him a pension at the rate of \$20 per month in lieu of that he is now receiving.

Pension increased.  
John Watts.

The name of Clara H. Johnson, widow of Lorenzo E. Johnson, late acting assistant surgeon, United States Army, and pay her a pension at the rate of \$30 per month.

Pensions.  
Clara H. Johnson.

The name of Robert H. Hendershot, alias Robert H. Henderson, late of Company B, Eighth and Ninth Regiments Michigan Volunteer Infantry, and pay him a pension at the rate of \$50 per month.

Robert H. Hendershot, alias Robert H. Henderson.

The name of Carrie Baker, widow of Christopher P. Baker, late of Company A, Thirty-sixth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions increased.  
Carrie Baker.

The name of Sarah W. Cameron, widow of John H. Cameron, late of Company G, Third Regiment New Hampshire Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Sarah W. Cameron.

The name of Jacob G. Smuck, helpless and dependent son of William Smuck, late of Company G, One hundred and sixty-sixth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of \$20 per month through a legally appointed guardian.

Pension.  
Jacob G. Smuck.

The name of Susan Jane Henry, widow of James Henry, late of Company E, Seventeenth Regiment Illinois Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Susan Jane Henry.

The name of Mable Andrews, helpless and dependent daughter of William Andrews, late of Company C, Twenty-second Regiment Michigan Volunteer Infantry, and pay her a pension at the rate of \$20 per month through a legally appointed guardian.

Pension.  
Mable Andrews.

Pension increased.  
Henrietta Stahl.

The name of Henrietta Stahl, widow of Howard Stahl, late of Company K, Sixty-seventh Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension.  
Harriet E. Thompson.

The name of Harriet E. Thompson, widow of Hugh C. Thompson, late hospital steward, Fifteenth Regiment Michigan Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions increased.  
Charlotte A. Daily.

The name of Charlotte A. Daily, widow of Elgin J. Daily, late of Company C, Seventeenth Regiment Illinois Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

James P. Shewman.

The name of James P. Shewman, helpless and dependent son of Sidney A. Shewman, late of Company I, Twenty-third Regiment New York Volunteer Infantry, and pay him a pension at the rate of \$20 per month through a legally appointed guardian, in lieu of that he is now receiving.

Pensions.  
Sarah Q. Green.

The name of Sarah Q. Green, widow of Elias B. Green, late of Battery D, Third Regiment New York Volunteer Light Artillery, and pay her a pension at the rate of \$30 per month.

Agnes Touchette.

The name of Agnes Touchette, widow of Frank Touchette, late of Company B, First Regiment Vermont Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

John W. Stokesberry.

The name of John W. Stokesberry, helpless and dependent son of John W. Stokesberry, late of Company D, Thirteenth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of \$20 per month.

Pensions increased.  
Sarah Branch.

The name of Sarah Branch, widow of Marcus L. Branch, late of Company C, One hundred and fourth Regiment Illinois Volunteer Infantry, and Company A, One hundred and eighty-fourth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Lucy A. Gates.

The name of Lucy A. Gates, widow of Edward W. Gates, late of Company H, Ninety-sixth Regiment Illinois Volunteer Infantry, and Company F, Twenty-third Regiment Veteran Reserve Corps, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Clarence D. Gates, helpless and dependent son of said Lucy A. and Edward W. Gates, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Lucy A. Gates, the name of said Clarence D. Gates shall be placed on the pension roll, subject to the provisions and limitations of the pension laws at the rate of \$20 per month from and after the date of death of said Lucy A. Gates.

Provisions.  
Increase to cease on death of child.

Pension to child on death of mother.

Pensions.  
Washington Stram,  
alias John Gibson.

The name of Washington Stram, alias John Gibson, late Companies H and I, Sixty-seventh Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of \$50 per month.

Louisa Pennisten.

The name of Louisa Pennisten, widow of George T. Pennisten, late of Company G, Seventy-fifth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions increased.  
Elizabeth Couch.

The name of Elizabeth Couch, widow of Joseph C. Couch, late of Company H, Thirty-fourth Regiment Iowa Volunteer Infantry, and pay her a pension at the rate of \$50 per month through a legally appointed guardian in lieu of that she is now receiving.

Polly Garbison.

The name of Polly Garbison, widow of Jacob B. Garbison, late of Company D, Thirty-fourth Regiment Iowa Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Edith Vore.

The name of Edith Vore, widow of Mahlon Vore, late of Company E, Twenty-sixth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

The name of Lizzie Krebs, helpless and dependent daughter of Henry Krebs, late of Company D, One hundred and third Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$20 per month through a legally appointed guardian.

Pensions.  
Lizzie Krebs.

The name of John Abear, helpless and dependent son of Trifle Abear, late of Company I, Seventh Regiment Minnesota Volunteer Infantry, and pay him a pension at the rate of \$20 per month.

John Abear.

The name of David Abear, helpless and dependent son of Trifle Abear, late of Company I, Seventh Regiment Minnesota Volunteer Infantry, and pay him a pension at the rate of \$20 per month.

David Abear.

The name of Sophia Scarbo, widow of Midoë Scarbo, late of Company I, Sixth Regiment Vermont Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Sophia Scarbo.

The name of Mary A. Guy, former widow of William H. Guy, late of Company F, Fourteenth Regiment Illinois Volunteer Cavalry, and pay her a pension at the rate of \$30 per month through a legally appointed guardian.

Pension.  
Mary A. Guy.

The name of Elizabeth F. Long, widow of Andrew K. Long, late major and assistant adjutant, United States Volunteers, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions increased.  
Elizabeth F. Long.

The name of Cordelia F. McInroe, widow of James D. McInroe, late of Company E, Eighth Regiment Tennessee Mounted Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Cordelia F. McInroe.

The name of Leandra Montoya de Pfeiffer, former widow of Peter Pfeiffer, late of Company F, Second Regiment Missouri Infantry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Leandra Montoya de Pfeiffer.

The name of Nestor Alarcon, late of Captain Atanacio Ulibarri's company, New Mexico Mounted Militia, and pay him a pension at the rate of \$30 per month.

Nestor Alarcon.

The name of Fannie E. Hilton, widow of Charles S. Hilton, late of Company B, Fifty-sixth Regiment Massachusetts Infantry, and pay her a pension at the rate of \$30 per month.

Fannie E. Hilton.

The name of Felipe Peratay Cisneros, late of Company K, Second Regiment New Mexico Volunteer Infantry, and pay him a pension at the rate of \$50 per month.

Felipe Peratay Cisneros.

The name of James Colson, late of Company G, Thirty-fifth Regiment Missouri Enrolled Militia, and pay him a pension at the rate of \$50 per month.

James Colson.

The name of Francisca Chavez de Pena, widow of Pedro Pena, late of Captain Alrid's Independent Company B, New Mexico Militia Infantry, and pay her a pension at the rate of \$30 per month.

Francisca Chavez de Pena.

The name of Josefa Uriaste de Lovato, widow of Polinario Lovato, late of Company A, Second Regiment New Mexico Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Josefa Uriaste de Lovato.

The name of Maria Maloney, widow of Michael Maloney, late of Company E, Fifth Regiment New York Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Maria Maloney.

The name of Jose Montano, blind son of Manuel Montano, late of Companies D and A, Second Regiment New Mexico Volunteer Infantry, and pay him a pension at the rate of \$20 per month.

Jose Montano.

The name of Mary Dosch, widow of John C. Dosch, late of Company I, Nineteenth Regiment Wisconsin Infantry, and pay her a pension at the rate of \$30 per month.

Mary Dosch.

The name of Jane Kane, widow of Washington Kane, late of Company H, Sixty-eighth Regiment United States Colored Infantry, and pay her a pension at the rate of \$30 per month.

Jane Kane.

- Agnes Kelso. The name of Agnes Kelso, widow of Martin G. Kelso, late of Company A, Eighteenth Regiment Illinois Infantry, and pay her a pension at the rate of \$30 per month.
- Pensions increased.  
Maria Anastacia Maes. The name of Maria Anastacia Maes, widow of Felipe Maes, late of Company A, First Regiment New Mexico Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Francisca F. Chavez. The name of Francisca F. Chavez, widow of Ysidora Chavez, late of Company H, First Regiment New Mexico Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Emma L. Tappan. The name of Emma L. Tappan, widow of Major George Arthur Tappan, late of Company A, Forty-sixth Regiment Massachusetts Volunteer Infantry, and Companies G and H, Eighty-second Regiment United States Colored Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Alice B. Baldwin. The name of Alice B. Baldwin, widow of Frank D. Baldwin, late major general, United States Army, and pay her a pension at the rate of \$150 per month in lieu of that she is now receiving.
- Pensions.  
Alexander R. Banks. The name of Alexander R. Banks, formerly provost marshal, second district, State of Kansas, and pay him a pension at the rate of \$50 per month.
- Charlotte Stone. The name of Charlotte Stone, former widow of Henry C. Smith late unassigned recruit, Twenty-second Regiment Missouri Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Robert B. Martin. The name of Robert B. Martin, late of Captain W. H. Ferguson's company, Crawford County Missouri Provisional Enrolled Militia, and Captain N. G. Clark's company, Crawford County Missouri Militia, and pay him a pension at the rate of \$50 per month.
- Mary E. Lewis. The name of Mary E. Lewis, widow of Joseph A. Lewis, late of Company H, Twenty-eighth Regiment United States Colored Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Elizabeth S. F. Bailey. The name of Elizabeth S. F. Bailey, widow of John W. Bailey, late of Company I, One hundred and ninety-fifth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Thomas G. Dawson. The name of Thomas G. Dawson, late of Company A, Sixth Regiment Delaware Volunteer Infantry and Company F, Seventh Delaware Infantry, and pay him a pension at the rate of \$30 per month.
- Elizabeth A. McGinley. The name of Elizabeth A. McGinley, widow of John McGinley, late of Company E, Seventy-eighth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$50 per month.
- Pensions increased.  
Harriet A. Parker. The name of Harriet A. Parker, widow of Nathan A. Parker, late of Company F, First Regiment New Hampshire Heavy Artillery, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- George W. Johnson. The name of George W. Johnson, a teamster, a State scout during the War of the Rebellion, and pay him a pension at the rate of \$50 per month in lieu of that he is now receiving.
- Emma J. Eley. The name of Emma J. Eley, widow of Joseph Eley, late of the United States Navy, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Pensions.  
Charles Green. The name of Charles Green, son of William H. Green, late of Company B, Thirty-eighth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of \$20 per month.
- James Saulspagh. The name of James Saulspagh, late of Company D, Fifty-sixth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of \$50 per month.
- Flora Hopkins Devereaux. The name of Flora Hopkins Devereaux, widow of Augustus R. Devereaux, late of Company D, First Regiment Maine Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

The name of Mary F. Spurling, widow of Brewer W. Spurling, late of Company A, Thirteenth Regiment Maine Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Mary F. Spurling.

The name of Thomas Hapkins, late of Company D, Second Battalion, Fifteenth Regiment United States Infantry, and pay him a pension at the rate of \$50 per month.

Thomas Hapkins.

The name of Mary M. Joy, widow of Stephen D. Joy, acting master, United States Navy, and pay her a pension at the rate of \$30 per month.

Mary M. Joy.

The name of Nellie E. Wilson, widow of George A. Wilson, late of Company A, Fourteenth Regiment Maine Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Nellie E. Wilson.

The name of Delia Rich, widow of Rishworth Rich, late colonel Ninth Regiment Maine Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Delia Rich.

The name of Meldon A. Neally, late of Company B, Maine Regiment State Guards, and pay him a pension at the rate of \$50 per month.

Pensions.  
Meldon A. Neally.

The name of Hattie C. Knowlton, helpless and dependent daughter of James L. Knowlton, late of Company G, First Regiment Maine Volunteer Cavalry, and pay her a pension at the rate of \$20 per month.

Hattie C. Knowlton.

The name of Albertina M. Dam, widow of Charles F. Dam, late of Company F, First Regiment Maine Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Albertina M. Dam.

The name of Annie B. Watson, widow of Increase B. Watson, late of Company K, Twenty-fourth Maine Infantry, and pay her a pension at the rate of \$30 per month.

Annie B. Watson.

The name of Sylvanus Chapman, helpless and idiotic child of Sylvester Chapman, late of Company D, First Regiment New Hampshire Volunteer Cavalry, and pay him a pension at the rate of \$20 per month.

Sylvanus Chapman.

The name of Elizabeth Reardon, widow of William Reardon, late of Company F, Tenth Regiment, and Company G, Second Regiment New Hampshire Volunteer Infantry, Civil War, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions increased.  
Elizabeth Reardon.

The name of Rosa A. Newhall, widow of Daniel B. Newhall, late of Company F, First Regiment New Hampshire Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Rosa A. Newhall.

The name of Sarah E. Carroll, widow of Henry Carroll, late of United States Navy, and pay her a pension at the rate of \$30 per month.

Pension.  
Sarah E. Carroll.

The name of Hattie G. Bates, widow of George L. Bates, late of Company B, First Vermont Regiment Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Hattie G. Bates.

The name of Cleora D. Sprague, widow of Jeremiah E. Sprague, late of Company G, Fourteenth Regiment New York Volunteer Heavy Artillery, and pay her a pension at the rate of \$30 per month.

Pensions.  
Cleora D. Sprague.

The name of Richard Lockey, late of Quartermaster Corps, United States Army, and pay him a pension at the rate of \$50 per month.

Richard Lockey.

The name of Lizzie F. Dailey, former widow of John Adams, late of Company K, One hundred and forty-ninth Indiana Infantry, and pay her a pension at the rate of \$30 per month.

Lizzie F. Dailey.

The name of Mary Ballinger, widow of John Ballinger, late of Company G, First Regiment Missouri State Militia, and pay her a pension at the rate or \$45 per month in lieu of that she is now receiving.

Pension increased.  
Mary Ballinger.

Pension.  
Sarah J. Brown.

The name of Sarah J. Brown, widow of Solomon F. Brown, late of Company D, First Regiment Tennessee Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Pension increased.  
Caroline M. Bemore.

The name of Caroline M. Bemore, widow of Valentine Bemore, late of Company I, Ninety-first Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions.  
Hannah E. Grow.

The name of Hannah E. Grow, widow of Daniel Grow, late of Company C, Eighth Regiment Indiana Infantry, and pay her a pension at the rate of \$30 per month.

Mary M. Geist.

The name of Mary M. Geist, former widow of James Glass, late of Company E, Fifty-fourth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Ada N. Gahm.

The name of Ada N. Gahm, helpless and dependent child of George W. Hubbard, late of Company E, One hundred and fifty-third Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$20 per month.

Sarah Emma Garvin.

The name of Sarah Emma Garvin, widow of Lucius F. C. Garvin, late of Company E, Fifty-first Regiment Massachusetts Volunteer Infantry, and pay her a pension at the rate of \$30 per month and an additional allowance of \$6 per month for each of the minor children of the soldier until they attain the age of sixteen years: *Provided*, That upon the allowance of the pension to the widow, the pension to the minor children shall terminate.

*Proviso.*  
Pension to children  
to cease.

Pensions increased.  
Nancy Ross.

The name of Nancy Ross, widow of Charles C. Guard, late surgeon, Twenty-ninth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$75 per month in lieu of that she is now receiving.

Martha E. Jackman.

The name of Martha E. Jackman, widow of Jacob C. Jackman, late of Company G, Forty-second Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions.  
Martha J. Rolfe.

The name of Martha J. Rolfe, widow of Thomas E. Rolfe, late of Company F, Forty-sixth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Ida M. Stewart.

The name of Ida M. Stewart, widow of William H. Stewart, late of Company K, First Regiment Maine Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Mary Jordan.

The name of Mary Jordan, widow of Patrick Jordan, late of Company C, Battalion, United States Engineers, United States Army, and pay her a pension at the rate of \$30 per month.

James H. Pipes.

The name of James H. Pipes, late of Company D, Forty-sixth Regiment Enrolled Missouri Militia, and pay him a pension at the rate of \$30 per month.

Pensions increased.  
Phebe S. Riley.

The name of Phebe S. Riley, blind and invalid daughter of Lucas S. Riley, late of Company D, One hundred and ninety-fifth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$20 per month in lieu of that she is now receiving.

Fermon L. Botkin.

The name of Fermon L. Botkin, helpless and dependent son of Amos H. Botkin, late of Company G, Third Regiment Iowa Volunteer Cavalry, and pay him a pension at the rate of \$20 per month in lieu of that he is now receiving.

Pension.  
Carra Belle Jacobs.  
Post, p. 1522.

The name of Carra Belle Jacobs, widow of John W. Jacobs, late of Company H, Sixteenth Regiment Kansas Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Pension increased.  
Emma G. Walker.

The name of Emma G. Walker, widow of Lewis H. Walker, late of Company G, Forty-third Regiment Missouri Volunteer Infantry, and pay her a pension at the rate of \$40 per month in lieu of that she is now receiving.

The name of Eliza Dunn Minard, widow of Nathan Minard, late of Companies E and B, Ninety-sixth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Eliza Dunn Minard.

The name of Henry Stockford, late of Company G, Thirty-first Regiment United States Infantry, and pay him a pension at the rate of \$50 per month.

Henry Stockford.

The name of James Mullin, late of Company I, Eleventh Regiment, Connecticut Volunteer Infantry, and pay him a pension at the rate of \$50 per month.

James Mullin.

The name of Jane W. Smith, widow of Theodore Smith, late of Company D, Ninety-seventh Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Jane W. Smith.

The name of Indiana Fleisher, former widow of Henry Kennedy, late of Company K, Twelfth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Indiana Fleisher.

The name of Rosalthe L. Warner, widow of Hiram Warner, junior, late of Company A, One hundred and eighth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Rosalthe L. Warner.

The name of Martha A. Gould, widow of F. J. Gould, a contract surgeon, United States Army, and pay her a pension at the rate of \$30 per month.

Pension.  
Martha A. Gould.

The name of Maria L. Clark, widow of Charles Edgar Clark, late rear admiral, United States Navy, and pay her a pension at the rate of \$150 per month in lieu of that she is now receiving.

Pension increased.  
Maria L. Clark.

The name of Fannie Bonk, widow of Geike Johnson Bonk, late of Company F, Thirty-fourth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pension.  
Fannie Bonk.

The name of Charles W. Halls, late of Company H, Third Regiment United States Cavalry, and pay him a pension at the rate of \$50 per month in lieu of that he is now receiving.

Pensions increased.  
Charles W. Halls.

The name of Matilda Greer, widow of William Greer, late of Company M, Ninth Regiment Illinois Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Matilda Greer.

The name of Rachel A. Wamsley, widow of Dallas Wamsley, late of Company A, Eleventh Regiment Iowa Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Rachel A. Wamsley.

The name of Charles Edwards, late of Second Independent Battery, National Guard, Ohio Light Artillery, and pay him a pension at the rate of \$50 per month.

Pensions.  
Charles Edwards.

The name of Eldora Mallon, widow of Maston Mallon, late of Company F, Thirty-fifth Regiment Wisconsin Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Eldora Mallon.

The name of Sarah Sanderson, widow of William A. Sanderson, late of Company A, One hundred and sixth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Sarah Sanderson.

The name of Bertha Bassett, widow of William H. Bassett, late of Company E, First Regiment Minnesota Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Bertha Bassett.

The name of Emma L. Perry, widow of George M. Perry, late of Company G, Fifth Regiment Wisconsin Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Emma L. Perry.

The name of Fannie N. Brooks, widow of Albert J. Brooks, late of Company D, Nineteenth Regiment Wisconsin Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Fannie N. Brooks.

The name of Mertie M. Turner, widow of William F. Turner, late of Company I, One hundred and fifty-fifth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$50 per month.

Mertie M. Turner.

- Sue Myrina Rector.** The name of Sue Myrina Rector, widow of Frederick Rector, late of Company D, Ninety-second Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Lavinia Dillahay.** The name of Lavinia Dillahay, widow of Benjamin F. Dillahay, late of Company F, Sixth Regiment Delaware Volunteer Infantry, and pay her a pension at the rate of \$50 per month.
- Pension increased.  
Ella R. Shaw.** The name of Ella R. Shaw, helpless and dependent daughter of George R. Shaw, late of Company E, Twelfth Regiment Rhode Island Volunteer Infantry, and pay her a pension at the rate of \$20 per month in lieu of that she is now receiving.
- Pensions.  
Sarah E. Sprague.** The name of Sarah E. Sprague, widow of Henry R. Sprague, late of Company H, First Regiment United States Heavy Artillery, and pay her a pension at the rate of \$30 per month.
- Elizabeth Sherbocker.** The name of Elizabeth Sherbocker, widow of Charles Sherbocker, late of Company B, Twentieth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- William Shurman Sharp.** The name of William Shurman Sharp, dependent son of Isaac A. Sharp, late of Company G, Eighth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of \$20 per month.
- Catharine Smith.** The name of Catharine Smith, former widow of Theodore T. Smith, late of Company B, Thirteenth Regiment Kansas Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Samanda Sweazy.** The name of Samanda Sweazy, widow of Anthony Sweazy, late of Company D, One hundred and thirty-fifth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$50 per month.
- Anna Taggart.** The name of Anna Taggart, widow of John Taggart, late of Company E, One hundred and twenty-third Regiment, also Company I, Sixty-first Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$50 per month.
- Mary Walden.** The name of Mary Walden, former widow of Calvin Walden, late of Company F, Seventh Regiment Iowa Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Pension increased.  
George M. Younger.** The name of George M. Younger, late of Captain George Meller's additional company, Cooper County, Missouri Militia Cavalry, and pay him a pension at the rate of \$50 per month in lieu of that he is now receiving.
- Pensions.  
James F. Hargett.** The name of James F. Hargett, late of Captain George B. Barber's company, Fleming County, Kentucky State Troops, and pay him a pension at the rate of \$50 per month.
- Orpha F. Hampton.** The name of Orpha F. Hampton, widow of Hiram L. Hampton, late of Company K, Thirty-seventh Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Pension increased.  
Margaret Hamilton.** The name of Margaret Hamilton, widow of John Hamilton, late of Company E, Eighty-ninth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Pensions.  
Kissire Hotchkiss.** The name of Kissire Hotchkiss, widow of Orson Hotchkiss, late of Company K, Twenty-third Regiment Iowa Volunteer Infantry, and pay her a pension at the rate of \$50 per month.
- Ellen W. Inman.** The name of Ellen W. Inman, widow of George B. Inman, late of Company H, Seventh Regiment Rhode Island Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Mary Lake.** The name of Mary Lake, widow of Gibson L. Lake, late of Company E, Seventh Regiment West Virginia Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Pension increased.  
Carthenia H. Moore.** The name of Carthenia H. Moore, widow of Josephus Moore, late captain Company E, Fifty-eighth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

The name of Matilda McMurray, widow of James McMurray, late of Company D, Twelfth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$50 per month.

Pensions.  
Matilda McMurray.

The name of Jennie E. Neely, widow of Alexander F. Neely, late of Company B, Second Regiment Kansas State Militia, and pay her a pension at the rate of \$50 per month.

Jennie E. Neely.

The name of Emma G. Randall, widow of Daniel B. Randall, late of Company A, One hundred and second Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Emma G. Randall.

The name of Lela Z. Raper, former widow of John R. Marshall, late of the First Regiment Iowa Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Lela Z. Raper.

The name of Susie Pugh, widow of Humphrey Pugh, late of Company F, Provisional Enrolled Missouri Militia, and pay her a pension at the rate of \$30 per month.

Susie Pugh.

The name of Sarah E. Williams, widow of George Williams, alias Thomas Dailey, late of Company G, One hundred and twenty-fourth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions increased.  
Sarah E. Williams.

The name of Cyrus T. Wardwell, late of Company K, Seventeenth Regiment Maine Volunteer Infantry, and pay him a pension at the rate of \$72 per month in lieu of that he is now receiving.

Cyrus T. Wardwell.

The name of Edith Ellen Farnum, crippled and dependent daughter of Dexter Farnum, late of Company C, Fourteenth Regiment Vermont Militia Infantry, and pay her a pension at the rate of \$20 per month.

Pension.  
Edith Ellen Farnum.

The name of Susan S. Farris, widow of Isaac F. Farris, late of Company E, Forty-seventh Regiment Iowa Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions increased.  
Susan S. Farris.

The name of Rachel C. Franklin, widow of Henry H. Franklin, late of Company A, Seventh Regiment Kentucky Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Rachel C. Franklin.

The name of John H. Malaby, late of Troop H, Eighth Regiment United States Cavalry, and pay him a pension at the rate of \$40 per month in lieu of that he is now receiving.

John H. Malaby.

The name of Sarah J. Helton, widow of Martin V. Helton, late of Company E, Third Missouri State Militia Cavalry and Company E, Sixth Missouri, and pay her a pension at the rate of \$45 per month in lieu of that she is now receiving.

Sarah J. Helton.

The name of Armilda S. Loe, widow of Andrew J. Loe, late of Company F, Third Regiment Missouri State Militia Cavalry, and pay her a pension at the rate of \$45 per month in lieu of that she is now receiving.

Armilda S. Loe.

The name of Sarah A. Constable, widow of Salem Constable, late of Company C, Thirty-fifth Missouri Infantry, and pay her a pension at the rate of \$35 per month in lieu of that she is now receiving.

Sarah A. Constable.

The name of Mary Cumming, widow of Thompson Cumming, late of Company B, Twenty-seventh Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$45 per month in lieu of that she is now receiving.

Mary Cumming.

The name of Maggie E. McCollum, widow of Nelson McCollum, late of Company D, Twenty-second Illinois Infantry, and pay her a pension at the rate of \$45 per month in lieu of that she is now receiving.

Maggie E. McCollum.

The name of Emma Ashmead, widow of James T. Ashmead, late of Company K, Thirty-third Iowa Infantry, and pay her a pension at the rate of \$35 per month in lieu of that she is now receiving.

Emma Ashmead.

- Abigal Stuteville.** The name of Abigal Stuteville, widow of Boswell Stuteville, late of Company E, Eleventh Regiment Missouri Volunteer Infantry, and pay her a pension at the rate of \$45 per month in lieu of that she is now receiving.
- Sarah E. Embry.** The name of Sarah E. Embry, widow of John A. Embry, late private, Company H, Fourth Missouri Provisional Enrolled Militia, and pay her a pension at the rate of \$45 per month in lieu of that she is now receiving.
- Julia A. Hinds.** The name of Julia A. Hinds, widow of Samson Hinds, late Company D, One hundred and seventy-ninth Ohio Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Mary A. Holman.** The name of Mary A. Holman, widow of Joseph W. Holman, late of Company F, Seventeenth Iowa Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Almeda Hart.** The name of Almeda Hart, widow of John S. Hart, late of Company F, Thirty-third Regiment Iowa Volunteer Infantry, and pay her a pension at the rate of \$45 per month in lieu of that she is now receiving.
- Mary E. Jefferson.** The name of Mary E. Jefferson, widow of Henry H. Jefferson, late Company H, First Iowa Cavalry, and pay her a pension at the rate of \$45 per month in lieu of that she is now receiving.
- Mariah Jane Green.** The name of Mariah Jane Green, widow of Charles Green, late of Company B, Seventh Regiment Iowa Volunteer Infantry, and pay her a pension at the rate of \$45 per month in lieu of that she is now receiving.
- Matilda Ross.** The name of Matilda Ross, widow of Andrew J. Ross, late of Company K, Eighth Regiment West Virginia Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Martha J. Overton.** The name of Martha J. Overton, widow of William Overton, late of Company I, Fourth Provisional Enrolled Missouri Militia, and pay her a pension at the rate of \$45 per month in lieu of that she is now receiving.
- Pensions.**  
**Euphenia Washburn.** The name of Euphenia Washburn, widow of Lloyd C. Washburn, late of Company C, One hundred and sixth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Harriet Combs.** The name of Harriet Combs, widow of Dewitt C. Combs, late of Company A, Forty-fourth Regiment Enrolled Missouri Militia, and pay her a pension at the rate of \$50 per month.
- Pension increased.**  
**Mary C. Hall.** The name of Mary C. Hall, widow of Andrew J. Hall, late of Company F, Twenty-fifth Regiment Wisconsin Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Pensions.**  
**John King.** The name of John King, late of Company D, Forty-second Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of \$72 per month.
- Ada Souder.** The name of Ada Souder, widow of Henry Souder, late of Company G, One hundred and fifth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Elizabeth N. Potter.** The name of Elizabeth N. Potter, widow of William R. Potter, late of Company E, Third Regiment New York Volunteer Cavalry, and pay her a pension of \$30 per month.
- Pension increased.**  
**Ella M. Morrow.** The name of Ella M. Morrow, widow of Albert P. Morrow, Colonel Third United States Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Pensions.**  
**Elizabeth Eck.** The name of Elizabeth Eck, widow of Alfred Eck, late of Company A, Sixth Pennsylvania Reserve Infantry, and pay her a pension at the rate of \$30 per month.

The name of Jane Crandall, widow of Alfred J. Crandall, late of Company C, Fifty-first Regiment Wisconsin Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Jane Crandall.

The name of Nettie Belle Perkins, helpless daughter of Amos Garrett Perkins, late of United States battleship Exchange, United States Navy, and pay her a pension at the rate of \$20 per month.

Nettie Belle Perkins.

The name of May Williams, widow of Thomas C. Williams, late of Companies I and D, Ninth Regiment Kansas Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

May Williams.

The name of Lucy R. Allen, widow of Cyrus G. Allen, late of Company A, Fifth Regiment Kansas Volunteer Cavalry, and pay her a pension at the rate of \$45 per month in lieu of that she is now receiving.

Pensions increased.  
Lucy R. Allen.

The name of Minerva J. Elliott, widow of Samuel P. Elliott, late of Company D, Seventy-sixth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$45 per month in lieu of that she is now receiving.

Minerva J. Elliott.

The name of Lydia M. Myers, widow of William H. Myers, late of Company G, Thirty-fourth Regiment New Jersey Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Lydia M. Myers.

The name of Sarah Garrell, widow of Parker C. Garrell, late of Company K, Sixth Regiment West Virginia Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Sarah Garrell.

The name of William F. Murray, late of Captain Fenwick's Company A, Fourth regiment, Missouri Militia Cavalry, and pay him a pension at the rate of \$50 per month.

William F. Murray.

The name of Zalmon H. Golden, late of Captain Sayles Brown's Company C, First battalion Missouri Provisional Enrolled Militia, and pay him a pension at the rate of \$50 per month.

Zalmon H. Golden.

The name of Charlotte A. Thomas, widow of John A. Thomas, late of the Seventy-ninth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Charlotte A. Thomas.

The name of William T. Powell, late of Company D, Sixty-third Regiment Enrolled Missouri Militia, and pay him a pension at the rate of \$50 per month.

William T. Powell.

The name of Andrew J. Williams, late of Company A, Third Battalion, First Regiment Kentucky Capitol Guards, and pay him a pension at the rate of \$50 per month.

Andrew J. Williams.

The name of Mary McCook, widow of Edward M. McCook, late brigadier general, United States Volunteers, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Mary McCook.

The name of Helen Sherry, widow of Byron Sherry, late brigadier general Kansas Militia, and pay her a pension at the rate of \$50 per month.

Pensions.  
Helen Sherry.

The name of Charlotte Woods, widow of John R. Woods, late of Company I, Tenth Illinois Cavalry, and pay her a pension at the rate of \$30 per month.

Charlotte Woods.

The name of Mary A. Manley, widow of Franklin C. Manley, late of Company D, Sixty-sixth Regiment United States Colored Infantry, and pay her a pension at the rate of \$45 per month in lieu of that she is now receiving.

Pension increased.  
Mary A. Manley.

The name of Carrie E. Croxford, widow of Horace Croxford, late of Company A, First Regiment Maine Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Carrie E. Croxford.

The name of Eliza M. Wells, widow of Lewis H. Wells, late of Company G, One hundred and forty-eighth Regiment Ohio National Guard Infantry, and Company C, Eighteenth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Eliza M. Wells.

- Elizabeth Davis.** The name of Elizabeth Davis, widow of Moss C. Davis, late of Company I, Forty-fifth Regiment Iowa Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Pension increased. Ella Francis Bostwick.** The name of Ella Francis Bostwick, widow of Harrison T. Bostwick, late of Company B, First Regiment Michigan Volunteer Cavalry, and pay her a pension at the rate of \$40 per month, in lieu of that she is now receiving.
- Pensions. Etta Fix.** The name of Etta Fix, deformed and helpless daughter of Michael Fix, late of Company E, Seventy-fourth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$20 per month.
- Amelia A. Collins.** The name of Amelia A. Collins, widow of Ralph M. Collins, late pilot, United States Navy, Civil War, and pay her a pension at the rate of \$30 per month.
- Marguerite Daugherty.** The name of Marguerite Daugherty, widow of William Daugherty, late of Company I, First Regiment Iowa Volunteer Cavalry, and pay her a pension at the rate of \$50 per month.
- Pensions increased. Alice I. Simpson.** The name of Alice I. Simpson, widow of the late Captain James F. Simpson, late of Company K, second Regiment United States Volunteer Infantry, and pay her a pension at the rate of \$45 per month in lieu of that she is now receiving.
- Sarah E. Hilty.** The name of Sarah E. Hilty, widow of Joseph Hilty, late of Company F, Fifteenth Regiment Pennsylvania Volunteer Cavalry, and pay her a pension at the rate of \$45 per month in lieu of that she is now receiving.
- Pension. Mary A. Merrifield.** The name of Mary A. Merrifield, widow of Moses B. Merrifield, late of Company F, Maine Coast Guards, and pay her a pension at the rate of \$30 per month.
- Pension increased. Charles F. Doepel.** The name of Charles F. Doepel, late of Company I, Eighth Regiment United States Infantry, and pay him a pension at the rate of \$50 per month in lieu of that he is now receiving.
- Pensions. Anna T. Eldred.** The name of Anna T. Eldred, widow of Holden R. Eldred, late second lieutenant Tyler's Rangers, Colorado Volunteer Cavalry, and pay her a pension at the rate of \$12 per month.
- Florence C. Clark. Ante, p. 1473.** The name of Florence C. Clark, widow of Frank Clarke, late of Company I, Seventh Regiment Iowa Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Sarah A. Douglas.** The name of Sarah A. Douglas, widow of Granville A. Douglas, late of Company K, Tenth Regiment West Virginia Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- John R. Scott.** The name of John R. Scott, dependent son of Jacob Scott, late of Company E, Thirty-sixth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of \$20 per month.
- Pension increased. Mary Lamb.** The name of Mary Lamb, helpless child of Thomas Lamb, late of Company I, Second Regiment Wisconsin Volunteer Cavalry, and pay her a pension at the rate of \$20 per month in lieu of that she is now receiving.
- Pensions. Elizabeth Miller.** The name of Elizabeth Miller, widow of Anton Miller, late of Company E, Fifty-first Regiment Wisconsin Volunteer Infantry, and Company A, Sixty-eighth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Frank Robinson.** The name of Frank Robinson, imbecile son of William Robinson, late of Company D, Forty-eighth Regiment Indiana Infantry, and pay him a pension at the rate of \$12 per month, supplemental to the pension now being paid to the widow of the soldier.
- Annie E. Ward.** The name of Annie E. Ward, widow of William G. Ward, late of Company H, Eighty-ninth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Sabra Cross.** The name of Sabra Cross, widow of Frank Cross, late of unassigned recruits, Fifth Regiment Vermont Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

The name of Joseph D. Patton, late of Company F, Fifth Regiment, and Company D, Seventh Regiment, Delaware Volunteer Infantry, and pay him a pension at the rate of \$50 per month.

Joseph D. Patton.

The name of Lucinda Stump, widow of John W. Stump, late of Company I, Fifteenth Regiment Kansas Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions increased.  
Lucinda Stump.

The name of Anna Longford, widow of Tillmon Longford, late of Company H, Nineteenth Regiment Iowa Volunteer Infantry, and pay her a pension at the rate of \$45 per month in lieu of that she is now receiving.

Anna Longford.

The name of Emma Williams Rhodes, widow of Marshall H. Williams, late of Captain J. H. Cochran's Dallas County company of Volunteer Missouri Militia, organized under the provisions of General Orders Numbered 3, series 1865, and pay her a pension at the rate of \$30 per month.

Pension.  
Emma Williams  
Rhodes.

The name of Emma Campbell, widow of Daniel Campbell, late of Company B, Eighteenth Regiment Missouri Volunteer Infantry, and pay her a pension at the rate of \$45 per month in lieu of that she is now receiving.

Pensions increased.  
Emma Campbell.

The name of Clara Holmes, widow of Amos H. Holmes, late of Companies F and C, Fourth Regiment West Virginia Volunteer Infantry, unassigned Sixty-third Ohio Infantry, and pay her a pension at the rate of \$45 per month in lieu of that she is now receiving.

Clara Holmes.

The name of Cetoia Eidson, widow of Jacob Eidson, late of Company B, Tenth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$35 per month in lieu of that she is now receiving.

Cetoia Eidson.

The name of Jennie L. Kirk, widow of James F. Kirk, late of Company M, Third Regiment Iowa Volunteer Cavalry and pay her a pension at the rate of \$35 per month in lieu of that she is now receiving.

Jennie L. Kirk.

The name of Mary E. Harper, widow of James A. Harper, late of Company K, Seventh Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$45 per month in lieu of that she is now receiving.

Mary E. Harper.

The name of Mary E. Zimmerman, widow of Frederick Zimmerman, late of Company D, Sixth Regiment Minnesota Volunteer Infantry, and Company K, Twenty-third Regiment Veteran Reserve Corps, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Mary E. Zimmer-  
man.

The name of Celia Acker Kinyon, widow of Johnson Wilson Kinyon, late of Company I, One hundred and forty-fourth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$50 per month.

Pensions.  
Celia Acker Kinyon.

The name of Marie C. Fox, widow of Harrison W. Fox, late of Company B, Sixth Regiment Connecticut Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Marie C. Fox.

The name of Roxanna Herald Porter, widow of Charles J. Porter, late of Company I, First Regiment Connecticut Volunteer Heavy Artillery, and pay her a pension at the rate of \$30 per month.

Roxanna Herald Por-  
ter.

The name of Joseph H. Ransom, late of the United States revenue cutter Aggasiz during the War of the Rebellion, and pay him a pension at the rate of \$50 per month.

Joseph H. Ransom.

The name of Mary Maxwell, widow of Philip Maxwell, late of Company K, One hundred and ninth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Mary Maxwell.

The name of Thomas J. Goodman, late of Company B, Eighth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of \$50 per month.

Thomas J. Goodman.

- Hattie Wilt.** The name of Hallie Wilt, widow of Andrew Wilt, late of Company I, Ninth Regiment Tennessee Volunteer Cavalry, and pay her a pension at the rate of \$50 per month.
- Florence E. Wilbur.** The name of Florence E. Wilbur, widow of Orson E. Wilbur, late of Company C, One hundred and eighteenth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Frances Edna Morrow.** The name of Frances Edna Morrow, helpless daughter of Alexander Morrow, late of Company B, Thirty-second Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$12 per month, supplemental to widow's pension.
- Lucinda R. Franklin.** The name of Lucinda R. Franklin, widow of Caswell F. Franklin, late of Company F, Ninth Regiment Tennessee Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Pensions increased.  
Laura A. W. Cumback.** The name of Laura A. W. Cumback, widow of Will Cumback, late major and additional paymaster, Seventh Regiment, and lieutenant colonel, Thirteenth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Aurelia H. Gibson.** The name of Aurelia H. Gibson, widow of William C. Gibson, late admiral, United States Navy, Regular Establishment, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Pension.  
William Gossett.** The name of William Gossett, invalid and defective son of Miles Gossett, late of Company D, Fourth West Virginia Volunteer Cavalry, and pay him a pension at the rate of \$20 per month.
- Pension increased.  
Anna C. White.** The name of Anna C. White, widow of the late Doctor Thornton F. White, late acting assistant surgeon, United States Army, and pay her a pension at the rate of \$30 per month in lieu of that she is now receiving.
- Pensions.  
Linda A. Baker.** The name of Linda A. Baker, widow of John J. Baker, late of Company E, Fourteenth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Allie Paul.** The name of Allie Paul, helpless and dependent daughter of Thomas H. B. Paul, late of Company B, Thirty-first Regiment Missouri Volunteer Infantry, and pay her a pension at the rate of \$20 per month.
- Mollie Irwin.** The name of Mollie Irwin, helpless and dependent daughter of Patrick Irwin, late of Company H, Fourteenth Regiment Michigan Volunteer Infantry, and pay her a pension at the rate of \$12 per month.
- John Mundy.** The name of John Mundy, helpless and dependent son of Robert Mundy, late of Company F, Eighth Regiment New Jersey Volunteer Infantry, and pay him a pension at the rate of \$20 per month.
- Minnie A. Parsons.** The name of Minnie A. Parsons, widow of Bradley Ford Parsons, United States Navy, and pay her a pension at the rate of \$30 per month.
- George Willis Churchill.** The name of George Willis Churchill, dependent son of George Churchill, late of Company C, Fifty-third Regiment Illinois Volunteer Infantry, and pay him a pension at the rate \$20 per month.
- Pension increased.  
Julia D. Darnell.** The name of Julia D. Darnell, widow of James C. Darnell, late of Company H, One hundred and fifty-sixth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$30 per month in lieu of that she is now receiving.
- Pension.  
Hattie Freeman.** The name of Hattie Freeman, widow of Joseph S. Freeman, late of Company B, One hundred and eighth Regiment United States Colored Infantry, and pay her a pension at the rate of \$30 per month.
- Pension increased.  
Mary J. Smith.** The name of Mary J. Smith, widow of Abraham Smith, late of Company G, Ninth Regiment Kansas Volunteer Cavalry, and pay her a pension at the rate of \$45 per month in lieu of that she is now receiving.

The name of Alice H. Loucks, widow of John Loucks, late of Company E, Fifteenth Regiment New York Volunteer Engineers, and pay her a pension at the rate of \$45 per month.

Pensions.  
Alice H. Loucks.

The name of Edna Louise Loomis, crippled and dependent child of Judson I. Loomis, late of United States Marine Corps, and pay her a pension at the rate of \$20 per month.

Edna Louise Loomis.

The name of Millie Newman, widow of George W. Newman, late of Company E, First Regiment Oregon Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Millie Newman.

The name of Mary A. Mittlestedter, widow of John Mittlestedter, late of Company F, Sixth Regiment United States Cavalry, and pay her a pension at the rate of \$30 per month.

Mary A. Mittlestedter.

The name of Elizabeth A. Ashmead, widow of Howland L. Ashmead, late of Company M, Twenty-first Regiment Pennsylvania Volunteer Cavalry, and pay her a pension at the rate of \$30 per month in lieu of that she is now receiving.

Pensions increased.  
Elizabeth A. Ashmead.

The name of Martha Spires, widow of the late William R. Spires, late of Company A, Ninety-first Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$45 per month in lieu of that she is now receiving.

Martha Spires.

The name of Abby F. Dudley, widow of Samuel E. Dudley, late of Company C, Thirteenth Regiment New Hampshire Volunteer Infantry, and pay her a pension at the rate of \$45 per month in lieu of that she is now receiving.

Abby F. Dudley.

The name of Victoria Gallego de Silva, widow of Jose Domingo Silva, late of Captain Jaramillo's company, First Regiment New Mexico Mounted Militia, and pay her a pension at the rate of \$30 per month.

Pensions.  
Victoria Gallego de Silva.

The name of Maud Mabel Wooley, helpless daughter of Samuel Wooley, late of First Battery, Minnesota Volunteer Light Artillery, and pay her a pension at the rate of \$20 per month.

Maud Mabel Wooley.

The name Maggie J. Henry, deformed and dependent daughter of John W. Henry, late of Company H, Twelfth Regiment Missouri Volunteer Cavalry, and pay her a pension at the rate of \$20 per month.

Maggie J. Henry.

The name of Mary M. Parrish, widow of Fletcher C. Parrish, late of Company C, One hundred and eighteenth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$45 per month.

Mary M. Parrish.

The name of Rebecca M. Augustine, widow of Charles C. Augustine, late of the United States Marine Corps, and pay her a pension at the rate of \$30 per month, in lieu of that she is now receiving.

Pension increased.  
Rebecca M. Augustine.

The name of Cordelia F. Taggard, widow of Kleber D. Taggard, late of Company K, Ninety-sixth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pension.  
Cordelia F. Taggard.

The name of Minnie L. Foster, widow of Reuben H. Foster, late of Company H, Twenty-eighth Regiment Michigan Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Minnie L. Foster.

The name of Sarah M. Taylor, widow of Edgar Taylor, late of Company K, Third Regiment New York Volunteer Cavalry, and pay her a pension at the rate of \$45 per month, in lieu of that she is now receiving.

Pension increased.  
Sarah M. Taylor.

The name of Kate D. Talbot, helpless and dependent daughter of Frederick O. Talbot, late of Company K, First Regiment Maine Volunteer Heavy Artillery, and pay her a pension at the rate of \$20 per month.

Pensions.  
Kate D. Talbot.

The name of Annie R. Bowers, widow of Henry W. Bowers, late of Company F, Sixtieth Massachusetts Militia Infantry, and pay her a pension at the rate of \$30 per month.

Annie R. Bowers.

Pension increased.  
Mary J. Beecher.

The name of Mary J. Beecher, widow of the late John Beecher, late of Company E, Eighteenth Regiment United States Infantry, and pay her a pension at the rate of \$45 per month in lieu of that she is now receiving.

Pensions.  
Edith F. Morrill.

The name of Edith F. Morrill, widow of Asa P. Morrill, late of Sixth Battery, First Maine Light Artillery and pay her a pension at the rate of \$30 per month.

Harriet Ellen Orne.

The name of Harriet Ellen Orne, widow of Thomas Jefferson Orne, late of Company K, First Regiment, New Hampshire Heavy Artillery, and pay her a pension at the rate of \$50 per month.

Eva Norton.

The name of Eva Norton, widow of Theander G. Norton, late of Company L, First Regiment Connecticut Volunteer Heavy Artillery, and pay her a pension at the rate of \$35 per month.

Katie A. Beardsley.

The name of Katie A. Beardsley, widow of John F. Beardsley late of Company I, Sixth Regiment Connecticut Volunteer Infantry, and pay her a pension at the rate of \$45 per month.

Patricia S. de Gallego.

The name of Patricia S. de Gallego, widow of Jose Leon Gallego, post interpreter, United States Army, Civil War, and pay her a pension at the rate of \$30 per month.

Delia N. Banziger.

The name of Delia N. Banziger, widow of Robert Banziger, late of Company K, Sixth New Hampshire Infantry, and pay her a pension at the rate of \$45 per month.

Pension increased.  
Nancy C. Pease.

The name of Nancy C. Pease, widow of William P. Pease, late of Company B, Ninety-ninth Regiment Illinois Volunteer Infantry, and pay her an additional pension at the rate of \$12 per month on account of the helpless and dependent daughter Mabel Pease.

Pensions.  
Mary C. Spaun.

The name of Mary C. Spaun, widow of Samuel Spaun, late of Company E, Fifth Regiment West Virginia Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Daniel Burkhart.

The name of Daniel Burkhart, late of Company F, Forty-third Regiment Enrolled Missouri Militia, and pay him a pension at the rate of \$50 per month.

Pension increased.  
Ann J. Alexander.

The name of Ann J. Alexander, widow of Joseph H. Alexander, late of Company K, Twenty-second Regiment Wisconsin Volunteer Infantry, and pay her a pension at the rate of \$45 per month in lieu of that she is now receiving.

Pensions.  
Martha A. Williams.

The name of Martha A. Williams, widow of Hiram G. Balcom, late of Company F, First Regiment Iowa Volunteer Cavalry and pay her a pension at the rate of \$45 per month.

Miriam Miller.

The name of Miriam Miller, dependent daughter of Richard K. Miller, late lieutenant colonel of the One hundred and twenty-eighth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$20 per month.

Oscar Criswell.

The name of Oscar Criswell, helpless son of William Criswell, late of Company K, Twentieth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of \$20 per month.

Bernard Mulhern.

The name of Bernard Mulhern, late of Company G, Third Battalion, Thirteenth Regiment United States Infantry, and pay him a pension at the rate of \$20 per month.

Barbara O. Woodward.

The name of Barbara O. Woodward, widow of Henry D. Woodward, late of Company A, Fourteenth Regiment, and Company A, Forty-first Regiment, Iowa Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Granville E. Hawkins.

The name of Granville E. Hawkins, helpless and dependent child of Granville Hawkins, late of Company F, Thirty-ninth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of \$25 per month.

Rosy J. Barnes.

The name of Rosy J. Barnes, helpless and dependent daughter of Calvin Barnes, late of Company I, One hundred and forty-fourth

Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$20 per month.

The name of Mary W. Mott, widow of Oscar Mott, late of Company E, Fourteenth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$45 per month in lieu of that she is now receiving.

Pensions increased.  
Mary W. Mott.

The name of Roxanna Mellander, widow of Joseph Mellander, late of Company F, One hundred and sixty-eighth Regiment Pennsylvania Drafted Militia Infantry, and pay her a pension at the rate of \$35 per month in lieu of that she is now receiving.

Roxanna Mellander.

The name of Ninetta Payne, widow of the late Edward B. Payne, late of Company B, Fortieth Regiment Wisconsin Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Ninetta Payne.

The name of Adella M. Porter, widow of Ambrose Porter, late of Company G, Twelfth Regiment Wisconsin Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Adella M. Porter.

The name of Gabriela Montoya de Perea, widow of Francisco Perea, late Lieutenant Colonel Perea's Battalion New Mexico Militia Infantry, and pay her a pension at the rate of \$30 per month.

Gabriela Montoya de Perea.

The name of Frank Truman Perrigo, helpless and dependent son of James Perrigo, late of Company K, Eleventh Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of \$20 per month.

Frank Truman Perrigo.

The name of Frieda Kyle Read, widow of Matthew H. Read, junior, late of Company A, First Regiment Wisconsin Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Frieda Kyle Read.

The name of Harriett S. Dyer, widow of Charles O. Dyer, late of Battery C, First Regiment Rhode Island Volunteer Light Artillery, and pay her a pension at the rate of \$30 per month.

Harriett S. Dyer.

The name of Frances M. Bryant, widow of Joseph S. Bryant, late of Company M, Fifteenth Regiment New York Volunteer Engineers, and pay her a pension at the rate of \$45 per month in lieu of that she is now receiving.

Pension increased.  
Frances M. Bryant.

The name of Flora M. Gillett, widow of William S. Gillett, late of Company E, First Regiment Vermont Volunteer Heavy Artillery, and pay her a pension at the rate of \$50 per month.

Pension.  
Flora M. Gillett.

The name of Emma C. Derby, widow of James E. Derby, late of Company G, Fifth Regiment United States Infantry, and pay her a pension at the rate of \$35 per month in lieu of that she is now receiving.

Pensions increased.  
Emma C. Derby.

The name of Katherine S. Fletcher, widow of Charles S. Fletcher, late of Company D, Sixteenth Regiment Vermont Volunteer Infantry, and pay her a pension at the rate of \$45 per month in lieu of that she is now receiving.

Katherine S. Fletcher.

The name of Alice M. Jones, widow of William M. Jones, late of Company H, First Regiment Vermont Volunteer Cavalry, and pay her a pension at the rate of \$45 per month in lieu of that she is now receiving.

Alice M. Jones.

The name of Mary A. Paul, widow of Sergeant Andrew A. Paul, late of Company E, Sixth Regiment Connecticut Volunteer Infantry, and pay her a pension at the rate of \$45 per month.

Pension.  
Mary A. Paul.

The name of Sarah A. James, widow of John L. James, late of Company C, Eleventh Regiment New Jersey Volunteer Infantry, and pay her a pension at the rate of \$45 per month in lieu of that she is now receiving.

Pensions increased.  
Sarah A. James.

The name of Martha L. Tedrick, widow of Joseph K. Tedrick, late of Company C, Second Regiment Colorado Volunteer Infantry, and pay her a pension at the rate of \$45 per month in lieu of that she is now receiving.

Martha L. Tedrick.

Pensions.  
Anna M. Kneibert.

The name of Anna M. Kneibert, helpless and dependent daughter of Jacob H. Kneibert, late of Company K, Tenth Regiment Kentucky Volunteer Infantry, and pay her a pension at the rate of \$20 per month.

Raymond Havey.

The name of Raymond Havey, late of the Nineteenth Unassigned Company, Maine Volunteer Infantry, and pay him a pension at the rate of \$50 per month.

Mary A. Foster.

The name of Mary A. Foster, former widow of Pierce S. Thompson, late of Third Battery Maine Volunteer Artillery, and pay her a pension at the rate of \$30 per month.

Mary L. Murray.

The name of Mary L. Murray, widow of Kendall G. Murray, late of Company G, Thirtieth Regiment Maine Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Alice B. Elliott.

The name of Alice B. Elliott, widow of Jacob J. Elliott, late of Battery K, First Regiment New Hampshire Volunteer Heavy Artillery, and pay her a pension at the rate of \$30 per month.

Pensions increased.  
Romula Pacheco.

The name of Romula Pacheco, widow of Francisco Pacheco, late of Captain Graydon's Independent Company, New Mexico Mounted Volunteers, and pay her a pension at the rate of \$45 per month in lieu of that she is now receiving.

Kate Gallup.

The name of Kate Gallup, widow of John R. Gallup, late of Company K, Ninety-third Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$45 per month in lieu of that she is now receiving.

Anna Mapel.

The name of Anna Mapel, widow of William Mapel, late of Company F, Third Regiment Missouri State Militia Cavalry, and pay her a pension at the rate of \$45 per month in lieu that she is now receiving.

Pension.  
Mary E. Starr.

The name of Mary E. Starr, widow of Elisha R. Starr, late of Company K, Fifth Regiment Connecticut Volunteer Infantry, and pay her a pension at the rate of \$45 per month.

Pension increased.  
Hannah Wiles.

The name of Hannah Wiles, widow of George W. Wiles, late of Company D, Twelfth Regiment West Virginia Volunteer Infantry, and pay her a pension at the rate of \$45 per month in lieu of that she is now receiving.

Pension.  
Elizabeth K. Brown.

The name of Elizabeth K. Brown, widow of Amos Brown, late of the United States Navy, and pay her a pension at the rate of \$30 per month.

Pensions increased.  
Elizabeth S. Reed.

The name of Elizabeth S. Reed, widow of Caleb R. Reed, late acting assistant surgeon, United States Army, and pay her a pension at the rate of \$45 per month in lieu of that she is now receiving.

Mary Griffith.

The name of Mary Griffith, widow of Patrick Griffith, late of Company M, First Regiment Minnesota Volunteer Heavy Artillery, and pay her a pension at the rate of \$45 per month in lieu of that she is now receiving.

Pensions.  
Sallie Moseley.

The name of Sallie Moseley, widow of James B. Moseley, late of Company A, Fifth Regiment United States Colored Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Carolyn P. Sherman.

The name of Carolyn P. Sherman, widow of Adelbert C. Sherman, late of Company G, Twenty-eighth United States Colored Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pension increased.  
Loella I. Parsons.

The name of Loella I. Parsons, widow of George W. Parsons, late of Company E, First Vermont Heavy Artillery, and pay her a pension at the rate of \$45 per month in lieu of that she is now receiving.

Pension.  
Fannie L. Tower.

The name of Fannie L. Tower, widow of George R. Tower, late of Company H, Second United States Sharp Shooters, and pay her a pension at the rate of \$30 per month.

Pensions increased.  
Mary J. Aldrich.

The name of Mary J. Aldrich, widow of Henry N. Aldrich, late of Company F, First Regiment Vermont Volunteer Cavalry, and pay

her a pension at the rate of \$45 per month in lieu of that she is now receiving.

The name of Nettie E. Wilmarth, widow of Gardner Wilmarth, late of Company C, First Regiment Connecticut Volunteer Infantry, and pay her a pension at the rate of \$45 per month in lieu of that she is now receiving.

Nettie E. Wilmarth.

The name of Jane Eliza Peck, widow of Eli N. Peck, late of Company F, Thirteenth Regiment Vermont Volunteer Infantry, and pay her a pension at the rate of \$45 per month in lieu of that she is now receiving.

Jane Eliza Peck.

The name of Annie Brennan, widow of James Brennan, late of Troop C, Sixth Regiment United States Cavalry, and pay her a pension at the rate of \$30 per month.

Pension.  
Annie Brennan.

The name of Samantha B. Humphrey, widow of Leonard V. Humphrey, late of Company I, Forty-seventh Regiment Wisconsin Volunteer Infantry, and pay her a pension at the rate of \$35 per month in lieu of that she is now receiving.

Pension increased.  
Samantha B. Humphrey.

The name of Refugo Salas de Baca, former widow of Felis Salas, late of Captain Dolores Gallegos's company, New Mexico Volunteers, and pay her a pension at the rate of \$30 per month.

Pensions.  
Refugo Salas de Baca.

The name of Fannie January, widow of John C. January, late of Company E, Twelfth Regiment United States Colored Infantry, and pay her a pension at the rate of \$30 per month.

Fannie January.

The name of Adeline Ray Burroughs, widow of Albert H. Burroughs, late of Company D, Seventh Regiment Maine Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Adeline Ray Burroughs.

The name of Carrie Taylor, widow of Jasper Taylor, late of Company E, Eighteenth Regiment Wisconsin Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Carrie Taylor.

The name of Ida L. Van Nattan, widow of Daniel Van Nattan, late of Company K, Second Regiment Provisional Enrolled Missouri Militia, and pay her a pension at the rate of \$30 per month.

Ida L. Van Nattan.

The name of Ella L. Fox, widow of George H. Fox, late of Company F, Fifty-sixth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$35 per month in lieu of that she is now receiving.

Pensions increased.  
Ella L. Fox.

The name of Elizabeth Matten, widow of Alfred Matten, late of Company B, Twenty-eighth Regiment Massachusetts Volunteer Infantry, and pay her a pension at the rate of \$35 per month in lieu of that she is now receiving.

Elizabeth Matten.

The name of Affie M. Crockett, widow of James S. Crockett, late of Company H, Second Regiment Maine Volunteer Cavalry, and pay her a pension at the rate of \$25 per month.

Pensions.  
Affie M. Crockett.

The name of Sallie E. Pyle, widow of Wade H. Pyle, late of Company D, Eighth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Sallie E. Pyle.

The name of Augusta J. G. Hall, widow of H. Seymour Hall, lieutenant colonel Forty-third Regiment United States Colored Infantry, and pay her a pension at the rate of \$45 per month in lieu of that she is now receiving.

Pension increased.  
Augusta J. G. Hall.

The name of Elizabeth Estes, widow of Hersey Estes, late of Company K, Fifteenth Regiment Massachusetts Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pension.  
Elizabeth Estes.

The name of Henrietta Buswell Brown, widow of Henry E. Brown, late of Company A, Twenty-eighth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$45 per month in lieu of that she is now receiving.

Pension increased.  
Henrietta Buswell Brown.

The name of Lillian Batdorf, widow of John W. Batdorf, late of Company E, Eleventh Regiment Iowa Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Lillian Batdorf.

- Anna Fry.** The name of Anna Fry, widow of David Fry, late of Company A, Eighty-second Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Pension increased.  
Ella L. Gilluly.** The name of Ella L. Gilluly, widow of William F. Gilluly, late of Company H, Sixth Regiment United States Colored Volunteer Cavalry, and pay her a pension at the rate of \$35 per month in lieu of that she is now receiving.
- Pensions.  
Jennie Cooney.** The name of Jennie Cooney, widow of Michael Cooney, late of Company C, Twenty-third Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Emma Benston.** The name of Emma Benston, widow of Ignatius G. Benston, late of Company K, Eleventh Regiment Illinois Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.
- Rebecca Jetmore.** The name of Rebecca Jetmore, widow of Nathan A. Jetmore, late of Company K, Seventeenth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Artomissa A. Henry.** The name of Artomissa A. Henry, widow of Walker A. Henry, late of Company D, Third Missouri State Militia Cavalry, and pay her a pension at the rate of \$30 per month.
- Pension increased.  
Sarah A. L. P. Campbell.** The name of Sarah A. L. P. Campbell, widow of Daniel H. Campbell, late of Company H, Sixth Regiment Maine Volunteer Infantry, and pay her a pension at the rate of \$35 per month in lieu of that she is now receiving.
- Pensions.  
Maggie Riphenburgh.** The name of Maggie Riphenburgh, widow of William Riphenburgh, late of Company I, Fifteenth Regiment New York Volunteer Engineers, and pay her a pension at the rate of \$30 per month.
- Charles O. Rider.** The name of Charles O. Rider, late a Captain McNulta's Company A, First Regiment Illinois Volunteer Cavalry, and Company C, Nineteenth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of \$50 per month.
- Ellen McGarry.** The name of Ellen McGarry, widow of Patrick McGarry, late of Company G, First Battalion Twelfth Regiment United States Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Mary A. Sturtevant.** The name of Mary A. Sturtevant, widow of Benjamin A. Sturtevant, late of Company B, Twenty-third Regiment Michigan Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Emma Urquhart.** The name of Emma Urquhart, widow of David Urquhart, late of Battery B, Second Regiment Illinois Volunteer Light Artillery, and pay her a pension at the rate of \$30 per month.
- Sallie M. Seaman.** The name of Sallie M. Seaman, former widow of Patrick Fitzgerald, late of Eighteenth Independent Battery Indiana Volunteer Light Artillery, and pay her a pension at the rate of \$30 per month.
- Anna Ganderup.** The name of Anna Ganderup, helpless and dependent daughter of James Sweeney, late of Company B, Fourth Regiment Iowa Volunteer Infantry, and pay her a pension at the rate of \$20 per month.
- Stella B. Irwin.** The name of Stella B. Irwin, helpless and dependent daughter of John C. Irwin, late of Company K, One hundred and eighty-third Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$20 per month.
- Matilda B. Henson.** The name of Matilda B. Henson, widow of John Henson, late of Company F, one hundred and fortieth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Caroline Day.** The name of Caroline Day, widow of Leander J. Day, late of Company A, Thirty-fourth Regiment Ohio Volunteer Infantry, and Companies G, M, and I, Fifth Regiment United States Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.
- John C. Herron.** The name of John C. Herron, late of Companies E and D, Thirty-ninth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of \$50 per month.

The name of Mary D. Bilbay, widow of Joseph Bilbay, late of Company E, Ninety-seventh Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Joseph Bilbay, helpless and dependent son of said Mary D. and Joseph Bilbay, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Mary D. Bilbay, the name of said Joseph Bilbay shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of \$20 per month from and after the date of death of said Mary D. Bilbay.

Pension increased.  
Mary D. Bilbay.

*Provisos.*  
Increase to cease on death of child.

Pension to child on death of mother.

Pensions.  
Levi Mott.

The name of Levi Mott, late of Captain Nett's Company K, Fourteenth Regiment Missouri Home Guards, and Company A, Third Regiment Missouri State Militia Cavalry, and pay him a pension at the rate of \$50 per month.

The name of Ellen Hanour, widow of Peter J. Hanour, late of Company A, Seventy-fourth Regiment New York Militia Infantry, and pay her a pension at the rate of \$30 per month.

Ellen Hanour.

The name of Sarah Brown, widow of William Brown, late of Company E, Ninth Regiment Michigan Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Sarah Brown.

The name of Elisha M. Chilson, late of Company K, Sixth Regiment Michigan Volunteer Infantry, and Battery F, First Regiment United States Volunteer Artillery, and pay him a pension at the rate of \$50 per month through a legally appointed guardian.

Pensions.  
Elisha M. Chilson.

The name of Frances A. Thomas, widow of John Thomas, late of Company C, Sixteenth Regiment Michigan Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Frances A. Thomas.

The name of Caroline Murfitt, widow of William Murfitt, late of Companies F and C, One hundred and fifty-first Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Caroline Murfitt.

The name of Eleanor G. Tiffany, widow of Henry D. Tiffany, late of Company G, Seventh Regiment New York State Militia, and pay her a pension at the rate of \$30 per month.

Eleanor G. Tiffany.

The name of Fannie M. Gardner, helpless and dependent daughter of Jacob D. Gardner, late of Company G, First Regiment United States Veteran Volunteer Engineers, and pay her a pension at the rate of \$20 per month.

Fannie M. Gardner.

The name of Nettie Campbell, widow of Henry Campbell, late of Company G, Thirteenth Regiment Illinois Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Nettie Campbell.

The name of Margaret J. Gano, widow of John S. Gano, late of Company A, One hundred and fiftieth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Margaret J. Gano.

The name of Sarah M. Lyon, widow of Andrew J. W. Lyon, late of Company H, Thirty-sixth Regiment United States Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Sarah M. Lyon.

The name of Emma J. Mooers, widow of Menander O. Mooers, late of Company E, Twenty-second Regiment Maine Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Emma J. Mooers.

The name of Sarah Beason, widow of John A. Beason, late of Company B, Fortieth Regiment Iowa Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Sarah Beason.

The name of Edith C. Oakley, widow of George W. Oakley, late of Company F, Ninetieth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$40 per month in lieu of that she is now receiving.

Pensions increased.  
Edith C. Oakley.

- Sarah E. McKeever.** The name of Sarah E. McKeever, widow of Alfred L. McKeever, late of Company A, Sixth Regiment West Virginia Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Lucy Centers.** The name of Lucy Centers, widow of Killis D. Centers, late of Company B, Forty-fourth Regiment Ohio Mounted Infantry, and Company B, Eighth Regiment Ohio Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Pensions.**  
**Mary Hubbard.** The name of Mary Hubbard, widow of Larkin Hubbard, late of Company A, Forty-ninth Regiment Kentucky Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Julia Conger.** The name of Julia Conger, widow of Harry Conger, alias Henry Stevens, late of Company K, Eighteenth Regiment, and Company A, One hundred and twenty-first Regiment, New York Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Mary G. Russell.** The name of Mary G. Russell, widow of Cashmere Russell, late of Company B, One hundred and ninety-second Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Pension increased.**  
**Edith E. Doty.** The name of Edith E. Doty, widow of James J. Doty, late of Company D, Ninety-eighth Regiment New York Volunteer Infantry and Company A, First Regiment Vermont Volunteer Heavy Artillery, and pay her a pension at the rate of \$40 per month in lieu of that she is now receiving.
- Pensions.**  
**Phanettie Ormsbee.** The name of Phanettie Ormsbee, widow of Charles W. Ormsbee, late of Company B, One hundred and eighteenth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Josephine Albert.** The name of Josephine Albert, widow of James H. Albert, late of Company A, Eleventh Regiment Pennsylvania Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.
- Elizabeth Drenning.** The name of Elizabeth Drenning, widow of Simon H. Drenning, late of Captain Dougherty's company, One hundred and third Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Margaret C. Spealman.** The name of Margaret C. Spealman, widow of David Spealman, late of Company E, Fourth Regiment Pennsylvania Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.
- Pheby Houck.** The name of Pheby Houck, widow of Eli Houck, late of Company B, Eleventh Regiment Indiana Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.
- Adaline Smith.** The name of Adaline Smith, former widow of David W. Britton, late of Company F, Eleventh Battalion United States Volunteer Infantry, and Company E, Seventeenth Regiment Illinois Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.
- Esther M. Huffman.** The name of Esther M. Huffman, former widow of John Mann, late of Company C, Fifth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Cora I. Fisher.** The name of Cora I. Fisher, widow of John W. Fisher, late of Company H, Seventh Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Medie M. Flanders.** The name of Medie M. Flanders, former widow of Charles C. Flanders, late of Company G, First Regiment New Hampshire Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.
- Sarah E. Howe.** The name of Sarah E. Howe, widow of John M. Howe, late of Company B, One hundred and thirty-sixth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

The name of Annie M. Bass, widow of James Bass, late of Company K, Sixteenth Regiment Iowa Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Annie M. Bass.

The name of Mary B. Barnes, widow of William H. Barnes, late of Company H, Eighty-fourth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Mary B. Barnes.

The name of Lovina Gilmore, widow of Ephraim C. Gilmore, late of Company B, One hundred and forty-third Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Elsa Gilmore, helpless and dependent daughter of said Lovina and Ephraim C. Gilmore, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Lovina Gilmore, the name of said Elsa Gilmore shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of \$20 per month from and after the date of death of said Lovina Gilmore.

Pensions increased.  
Lovina Gilmore.*Provisos.*  
Increase to cease on death of child.

Pension to child on death of mother.

The name of Martha Comstock, widow of De Witt Comstock, late of Company G, One hundred and eighty-fourth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Martha Comstock.

The name of Frances E. Austeel, former widow of Francis M. Austeel, late of Company E, Forty-fourth Regiment Missouri Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Frances E. Austeel

The name of Louisa Woods, widow of Nathaniel G. Woods, late of Company F, Sixth Regiment Tennessee Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

\*  
Louisa Woods.

The name of Martha J. Turner, widow of James H. Turner, late of Company B, Eleventh Regiment, and Company H, Ninth Regiment, Tennessee Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Martha J. Turner.

The name of Sarah J. Shelby, widow of Rufus Shelby, late of Company G, Second Regiment Tennessee Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Sarah J. Shelby.

The name of Nora V. McDaniel, widow of Orrin R. McDaniel, late of Company G, First Regiment United States Mounted Rifles, and Company H, Sixty-fourth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$30.

Nora V. McDaniel.

The name of Philip Dieter, late of Company F, Third Regiment Potomac Home Brigade, Maryland Volunteer Infantry, and Troop D, Seventh Regiment United States Volunteer Cavalry, and pay him a pension at the rate of \$50 per month in lieu of that he is now receiving.

Pensions increased.  
Philip Dieter.

The name of Edward D. Henderson, helpless and dependent son of Jacob Henderson, late of Company B, Forty-fifth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of \$20 per month through a legally appointed guardian in lieu of that he is now receiving.

Edward D. Henderson.

The name of Laura A. Moore, widow of William T. Moore, late of Company D, Twenty-fourth Regiment Ohio Volunteer Infantry, and landsman United States Navy, and pay her a pension at the rate of \$40 per month in lieu of that she is now receiving.

Laura A. Moore.

The name of Mary L. Green, widow of James M. Green, late of Company D, Ninth Regiment United States Colored Heavy Artillery, and Company E, One hundredth Regiment United States Colored Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Mary L. Green.

The name of Lizzie G. Chapman, widow of James C. Heater, known as Samuel H. Chapman, late of Company C, Sixteenth Regiment Pennsylvania Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Lizzie G. Chapman.

- Sarah Loudermilk.** The name of Sarah Loudermilk, widow of James Loudermilk, late of Company G, Eighteenth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Anna M. Craig.** The name of Anna M. Craig, widow of John B. Craig, late of Company H, Fourteenth Regiment Wisconsin Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- William C. Merritt.** The name of William C. Merritt, late of Company F, Second Regiment Illinois Volunteer Light Artillery, and pay him a pension at the rate of \$50 per month.
- Carrie E. Doane.** The name of Carrie E. Doane, widow of James W. Doane, late of Company E, Fifty-second Regiment Massachusetts Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Jacob Myers.** The name of Jacob Myers, late of Company K, Fifth Regiment Provisional Enrolled Missouri Militia, and Company G, Second Regiment Missouri Volunteer Light Artillery, and pay him a pension at the rate of \$50 per month.
- Christina Forsythe.** The name of Christina Forsythe, widow of John A. Forsythe, late of Companies K and B, Seventieth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Josephine Wood Martin.** The name of Josephine Wood Martin, widow of Charles Martin, late of Company B, Twenty-seventh Regiment Michigan Volunteer Infantry, and One hundred and twenty-fifth Company, Second Battalion, Veteran Reserve Corps, and pay her a pension at the rate of \$30 per month.
- Elizabeth Shook.** The name of Elizabeth Shook, widow of Jacob Shook, late of Company I, Thirteenth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Albert C. Raymond.** The name of Albert C. Raymond, late of Company F, Fourth Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of \$50 per month.
- Phoebe A. Chadsey.** The name of Phoebe A. Chadsey, widow of George Chadsey, late of the United States Navy, and pay her a pension at the rate of \$30 per month.
- Pension increased.  
Maria A. Carpenter.** The name of Maria A. Carpenter, widow of Daniel Carpenter, late of Company C, Sixty-fifth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$40 per month in lieu of that she is now receiving.
- Pensions.  
George Hurtt.** The name of George Hurtt, late of Company E, Seventy-ninth Regiment, and Company I, One hundred and ninety-fourth Regiment, Ohio Volunteer Infantry, and pay him a pension at the rate of \$50 per month.
- John Scott.** The name of John Scott, late of Company K, Fifty-seventh Regiment Ohio Volunteer Cavalry, and Company F, Ninth Regiment Indiana Volunteer Cavalry, and pay him a pension at the rate of \$50 per month.
- Mary C. Thorp.** The name of Mary C. Thorp, widow of Thomas E. Thorp, late of Company H, Thirty-seventh Regiment Wisconsin Volunteer Infantry, and One hundred and forty-sixth Company, Second Battalion Veteran Reserve Corps, and pay her a pension at the rate of \$30 per month.
- Mary D. Surber.** The name of Mary D. Surber, widow of Augustus H. Surber, late of Company E, Fourth Regiment Iowa Volunteer Infantry, and One hundred and fifty-eight Company, Second Battalion Veteran Reserve Corps, and pay her a pension at the rate of \$30 per month.
- Ada Thorp.** The name of Ada Thorp, widow of Isaac W. Thorp, late of Company C, Fourth Regiment Wisconsin Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.
- Pension increased.  
Tabitha S. Bennett.** The name of Tabitha S. Bennett, former widow of James O. Bennett, late of Company C, Thirteenth Regiment Kentucky Vol-

unteer Cavalry, and pay her a pension at the rate of \$40 per month in lieu of that she is now receiving.

The name of Levi Barrett, helpless and dependent son of William Barrett, late of Company B, Seventh Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of \$20 per month.

The name of Isadora Amos, widow of Benjamin F. Amos, late of Seventh Regiment Kentucky Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

The name of Newt Ford, helpless and dependent son of Patrick Ford, late of Company H, One hundred and thirty-sixth Regiment New York Volunteer Infantry, and pay him a pension at the rate of \$20 per month through a legally appointed guardian.

The name of Thomas J. French, helpless and dependent son of Edwin French, late of Company F, Third Regiment Delaware Volunteer Infantry, and pay him a pension at the rate of \$20 per month.

The name of Eliza Peters, former widow of John Aday, late of Company G, Second Regiment Arkansas Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

The name of Lulia M. Eungard, former widow of James Mason, alias Jacob M. Young, late of Company A, Thirtieth Regiment Indiana Volunteer Infantry, and One hundred and fifty-fifth Company, Second Battalion Veteran Reserve Corps, and pay her a pension at the rate of \$30 per month.

The name of Sarah A. Wellman, widow of Richard N. Wellman, late of Company F, Fiftieth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving: *Provided*, That in the event of the death of John Wellman, helpless and dependent son of said Sarah A. and Richard N. Wellman, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Sarah A. Wellman, the name of said John Wellman shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of \$20 per month from and after the date of death of said Sarah A. Wellman.

The name of Sarah E. Harkleroad, widow of Lewis Harkleroad, late of Company B, Thirteenth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

The name of Elizabeth Smith, widow of John S. Smith, late of Company E, Seventieth Regiment, and Company K, Thirty-third Regiment, Indiana Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

The name of Allie W. Seeber, widow of Franklin Seeber, late of Company I, Tenth Regiment New York Volunteer Heavy Artillery, and pay her a pension at the rate of \$30 per month.

The name of Ella L. Kipp, widow of Otis A. Kipp, late of Company C, One hundred and eighty-fourth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

The name of Johanna Garvey, now Dowling, former widow of Owen Garvey, late of Company D, Seventy-fourth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$50 per month, through a legally appointed guardian, in lieu of that she is now receiving.

The name of Lillie Beam, helpless and dependent daughter of Wesley Beam, late of Company G, One hundred and ninety-seventh Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$20 per month.

The name of Alice Beam, helpless and dependent daughter of Wesley Beam, late of Company G, One hundred and ninety-seventh Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$20 per month.

Pensions.  
Levi Barrett.

Isadora Amos.

Newt Ford.

Thomas J. French.

Eliza Peters.

Lulia M. Eungard.

Pension increased.  
Sarah A. Wellman.

*Proviso.*  
Increase to cease on death of child.

Pension to child on death of mother.

Pensions.  
Sarah E. Harkleroad.

Elizabeth Smith.

Allie W. Seeber.

Ella L. Kipp.

Pension increased.  
Johanna Dowling.

Pensions.  
Lillie Beam.

Alice Beam.

Pension increased.  
Elizabeth Eddy.

The name of Elizabeth Eddy, widow of Goin Eddy, late of Company D, Fifth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions.  
Lilly Albaugh.

The name of Lilly Albaugh, helpless and dependent daughter of James M. Albaugh, late of Company B, One hundred and eighty-fifth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$20 per month through a legally appointed guardian.

Francis H. P. Showalter.

The name of Francis H. P. Showalter, helpless and dependent son of John H. Showalter, late major, Sixth Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of \$20 per month.

Cynthia M. Johnson.

The name of Cynthia M. Johnson, helpless and dependent daughter of William Johnson, late of Company I, Second Regiment Missouri Volunteer Light Artillery, and pay her a pension at the rate of \$20 per month through a legally appointed guardian.

Lydia Rankin.

The name of Lydia Rankin, widow of David Rankin, late of Company B, Eighth Regiment Ohio Volunteer Cavalry, and pay her a pension at the rate of \$30 per month through a legally appointed guardian.

James H. Hoyt, alias James McCabe.

The name of James H. Hoyt, alias James McCabe, late of Companies E and D, Fifty-first Regiment New York Volunteer Infantry, and Company C, Third Regiment Rhode Island Volunteer Cavalry, and pay him a pension at the rate of \$50 per month.

Sarah M. Skinner.

The name of Sarah M. Skinner, widow of Frederick D. Skinner, late of Fifth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

John R. Garstang.

The name of John R. Garstang, late of Lieutenant J. W. Groff's company (D), Fremont's body guard, and pay him a pension at the rate of \$50 per month.

Pension increased.  
Amelia Allen.

The name of Amelia Allen, widow of William Allen, late of Company C, Thirty-second Regiment Kentucky Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension.  
Rebecca C. Vanderhoof.

The name of Rebecca C. Vanderhoof, widow of Richard H. Vanderhoof, late of Company I, One hundred and forty-third Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pension increased.  
Lizzie Clay.

The name of Lizzie Clay, widow of Daniel W. Clay, late of Company H, Twenty-seventh Regiment United States Colored Volunteer Infantry, and pay her a pension at the rate of \$40 per month in lieu of that she is now receiving.

Pensions.  
George P. Thomas.

The name of George P. Thomas, late of Company D, Ninth Regiment Missouri State Militia Volunteer Cavalry, and pay him a pension at the rate of \$50 per month.

Nellie Pratt.

The name of Nellie Pratt, widow of James W. Pratt, late of Company F, Forty-ninth Regiment Missouri Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pension increased.  
Anna M. Pierce.

The name of Anna M. Pierce, widow of Thomas H. Pierce, late of Company E, Ninety-fourth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions.  
Sarah J. Kelton.

The name of Sarah J. Kelton, widow of W. Alvin Kelton, late of Company B, Sixteenth Regiment Missouri Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Sarah R. Van Landingham.

The name of Sallie R. Van Landingham, now known as Sarah R. Van Landingham, former widow of Lewis J. Van Landingham, late of Company H, Sixty-eighth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

The name of Jane E. Thorn, widow of George W. Thorn, late of Company G, Third Regiment, and Company L, Fifth Regiment, Pennsylvania Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Jane E. Thorn.

The name of Angeline Stafford, widow of David W. Stafford, late of Company D, Eighty-third Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Angeline Stafford.

The name of Ida Naile, widow of George Washington Naile, late of Military Telegraph Corps, Civil War, and pay her a pension at the rate of \$30 per month.

Ida Naile.

The name of Lueza A. Watson, widow of Samuel H. Watson, late of Company C, Fifth Regiment Tennessee Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Lueza A. Watson.

The name of Nancy J. Herd, widow of Jessee Herd, late of Company I, Forty-sixth Regiment Missouri Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Malinda Herd, helpless and dependent daughter of said Nancy J.

Pension increased.  
Nancy J. Herd.

and Jessee Herd, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Nancy J. Herd, the name of said Malinda Herd shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of \$20 per month from and after the date of death of said Nancy J. Herd.

*Proviso.*  
Increase to cease on death of child.

Pension to child on death of mother.

The name of Joseph Edwards, late of Company F, One hundred and eighty-seventh Regiment New York Volunteer Infantry, and pay him a pension at the rate of \$50 per month.

Pensions.  
Joseph Edwards.

The name of Sophia M. West, widow of Lewis W. West, late of Company D, Twenty-seventh Regiment Massachusetts Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Sophia M. West.

The name of Mary Jane Hoover, former widow of William S. Clark, late of Fifth Regiment Missouri State Militia Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Mary Jane Hoover.

The name of Lewis Berry, helpless and dependent son of John W. Berry, late of Company B, Ninety-third Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of \$20 per month.

Pensions.  
Lewis Berry.

The name of Nancy A. Vickery, widow of Cyrus J. Vickery, late of Company K, Eleventh Regiment Missouri Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Nancy A. Vickery.

The name of Mary J. Noland, widow of James F. Noland, late of Company I, Seventy-first Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Mary J. Noland.

The name of John Gately, late of United States Marine Corps, Civil War, and pay him a pension at the rate of \$50 per month.

John Gately.

The name of Nancy Jones, widow of James A. Jones, late of Companies L and C, First Regiment Kentucky Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Nancy Jones.

The name of Julian A. Wheeler, helpless and dependent son of Edwin R. Wheeler, late of Company B, One hundred and fifty-first Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of \$20 per month.

Pensions.  
Julian A. Wheeler.

The name of Henry F. Correll, helpless and dependent son of John D. Correll, late of Company F, Twelfth Regiment Missouri Volunteer Cavalry, and pay him a pension at the rate of \$20 per month through a legally appointed guardian.

Henry F. Correll.

The name of Ellen N. Pearson, widow of Washington Pearson, late of Company G, Second Regiment Provisional Enrolled Missouri Militia, and Captain John H. Morgan's Company A, Forty-fifth

Ellen N. Pearson.

Regiment Enlisted Missouri Militia, and pay her a pension at the rate of \$30 per month.

Fanny M. Hubbard.

The name of Fanny M. Hubbard, widow of Benjamin S. Hubbard, late of Company I, Sixtieth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Mary Ellen McClaren.

The name of Mary Ellen McClaren, helpless and dependent daughter of James N. McClaren, late of Company K, Sixty-first Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$20 per month.

Belle Huey.

The name of Belle Huey, helpless and dependent daughter of George W. Huey, late of Company D, Seventeenth Regiment West Virginia Volunteer Infantry, and pay her a pension at the rate of \$20 per month through a legally appointed guardian.

Mary A. Smith.

The name of Mary A. Smith, widow of Reddick Smith, late of Company F, One hundred and thirty-first Regiment Illinois Volunteer Infantry, and Company G, Sixth Regiment Illinois Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Ella Orner.

The name of Ella Orner, widow of George D. Orner, late of Company C, Thirty-third Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Catherine Fuller.

The name of Catherine Fuller, helpless and dependent daughter of Christian Fuller, late of Company A, Third Regiment Ohio Volunteer Cavalry, and pay her a pension at the rate of \$20 per month.

Frank Gentry.

The name of Frank Gentry, helpless and dependent son of James M. Gentry, late of Company A, Twenty-ninth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of \$20 per month.

Pension increased.  
Anna McCombs.

The name of Anna McCombs, widow of John McCombs, late of Company A, One hundred and forty-fourth Regiment New York National Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions.  
John Sims.

The name of John Sims, helpless and dependent son of Jackson Sims, late of Company A, Thirteenth Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of \$20 per month.

William Crawford,  
alias Thomas S. Carter.

The name of William Crawford, alias Thomas S. Carter, late of Company I, Second Regiment Connecticut Volunteer Heavy Artillery, and Company K, Fifth Regiment New York Volunteer Infantry, and pay him a pension at the rate of \$50 per month.

Martha R. White.

The name of Martha R. White, widow of Wilson White, late of Eleventh Battery Michigan Volunteer Light Artillery and Company B, Ninth Regiment Michigan Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Sarah J. Harrison.

The name of Sarah J. Harrison, helpless and dependent daughter of Jared F. Harrison, late of Company I, Thirty-first Regiment Massachusetts Volunteer Infantry and Company H, Twentieth Regiment, Veteran Reserve Corps, and pay her a pension at the rate of \$20 per month.

Pension increased.  
Anna E. Hemingway.

The name of Anna E. Hemingway, widow of George R. Hemingway, late of Company B, One hundred and seventy-ninth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions.  
Margaret J. McKendry.

The name of Margaret J. McKendry, widow of Elijah McKendry, late of Company A, Thirty-sixth Regiment Ohio Volunteer Infantry and landsman United States Navy, and pay her a pension at the rate of \$30 per month.

Harrietta Dunlap.

The name of Harriet J. Clise, now known as Harrietta Dunlap, widow of John H. Clise, late of Company H, Twenty-seventh Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Rhoda M. Stape.

The name of Rhoda M. Stape, widow of George W. Stape, late of Company E, One hundred and seventh Regiment, and Company C,

Two hundred and fifteenth Regiment, Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

The name of Douzilla Ashton, widow of Frederick Ashton, late of Company C, Eighteenth Regiment United States Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

The name of Henry F. Dunn, helpless and dependent son of Patrick Dunn, late of Company C, Fifty-second Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of \$20 per month through a legally appointed guardian.

The name of Thomas Debuke, late of Company I, Sixtieth Regiment New York Volunteer Infantry and Veteran Volunteer Infantry, and pay him a pension at the rate of \$50 per month.

The name of Emma C. Withers, widow of Daniel H. Withers, late of Company E, Two hundred and seventh Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$40 per month in lieu of that she is now receiving.

The name of Carl Gilmore, helpless and dependent son of John Gilmore, late of Company D, Twenty-seventh Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of \$20 per month through a legally appointed guardian.

The name of Pius Yingling, late of Company F, Third Regiment Potomac Home Brigade, Maryland Volunteer Infantry, and pay him a pension at the rate of \$50 per month.

The name of Joanna Billman, widow of Alowis Billman, late of Company D, One hundred and sixty-fifth Regiment Pennsylvania Drafted Militia Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

The name of Susan A. Bailey, widow of John F. Bailey, late of Company H, Thirty-third Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Ethel Bailey, helpless and dependent daughter of said Susan A. and John F. Bailey, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Susan A. Bailey, the name of said Ethel Bailey shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of \$20 per month from and after the date of death of said Susan A. Bailey.

The name of George Cohen, helpless and dependent son of James Cohen, late of Company D, First Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of \$20 per month.

The name of Luella E. Felix, widow of William H. Felix, late of Company I, Second Regiment New York Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

The name of Naomi G. Wilson, helpless and dependent daughter of Joseph M. Wilson, late of Company D, One hundred and ninety-second Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$20 per month.

The name of Isabell McLaughlin, widow of John H. McLaughlin, late of Company C, Thirty-fifth Regiment Kentucky Mounted Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

The name of Rebecca E. Fowler, widow of Abraham Fowler, late of Captain Hiram B. Foster's Provisional Company, Adair County, Eighty-sixth Regiment Enrolled Missouri Militia, and pay her a pension at the rate of \$30 per month.

The name of Sarah J. Flanagan, widow of Christian J. Flanagan, late of Company H, Thirty-fifth Regiment Iowa Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Douzilla Ashton.

Henry F. Dunn.

Thomas Debuke.

Pension increased.  
Emma C. Withers.Pensions.  
Carl Gilmore.

Pius Yingling.

Pensions increased.  
Joanna Billman.

Susan A. Bailey.

*Provisos.*  
Increase to cease on  
death of child.Pension to child on  
death of mother.Pensions.  
George Cohen.

Luella E. Felix.

Naomi G. Wilson.

Isabell McLaughlin.

Rebecca E. Fowler.

Pension increased.  
Sarah J. Flanagan.

- Pension.  
Frances J. Whitten. The name of Frances J. Whitten, widow of Charles T. Whitten, late of Company H, Nineteenth Regiment Maine Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Pensions increased.  
Josephine F. Pequignot. The name of Josephine F. Pequignot, widow of Charles Pequignot, late of Company C, One hundred and forty-second Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Lydia J. Lawson. The name of Lydia J. Lawson, widow of John P. Lawson, late of Company F, Eleventh Regiment Missouri Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Ada May. The name of Ada May, widow of Alexander May, late of Company H, Two hundred and eleventh Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$40 per month in lieu of that she is now receiving.
- Pension.  
Mary E. Goudy. The name of Mary E. Goudy, widow of John S. Goudy, late of Burdsall's independent company Ohio Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.
- Pensions increased.  
Jane Allen. The name of Jane Allen, widow of Nathan Allen, late of Company I, Third Regiment North Carolina Mounted Infantry, and pay her a pension at the rate of \$70 per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Joseph Allen, helpless and dependent son of said Jane and Nathan Allen, \$20 of the additional pension herein granted shall cease and determine: *Provided further*, That in the event of the death of Fannie J. Allen, helpless and dependent daughter of said Jane and Nathan Allen, \$20 of the additional pension granted herein shall cease and determine: *And provided further*, That in the event of the death of said Jane Allen, the names of said Joseph Allen and said Fannie J. Allen shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of \$20 per month to each of them, from and after the date of the death of said Jane Allen.
- Provisos.*  
Decrease on death of son.  
Decrease on death of daughter.  
Pensions to children on death of mother.
- Lovada Austin. The name of Lovada Austin, widow of Andrew T. Austin, late of Company K, Third Regiment North Carolina Mounted Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Pensions.  
Maude A. Norman. The name of Maude A. Norman, helpless and dependent daughter of John P. Norman, late surgeon Eighty-fourth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$20 per month.
- Rosa Boone. The name of Rosa Boone, former widow of Joseph Blankhorn, late of Company C, Seventh Regiment Connecticut Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Ruth J. Sorrells. The name of Ruth J. Sorrells, widow of George W. Sorrells, late of Captain Crandall's Company A, Reserve Corps Missouri National Guards, and pay her a pension at the rate of \$30 per month.
- Alta Humphrey. The name of Alta Humphrey, widow of Robert Humphrey, late of Company I, Thirteenth Regiment Vermont Militia Infantry, and pay her a pension at the rate of \$30 per month.
- Pension increased.  
Hannah Doll. The name of Hannah Doll, widow of Franklin A. Doll, late of Company K, One hundred and forty-sixth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Pension.  
Mary Yaple. The name of Mary Yaple, widow of Giles Yaple, late of Company B, One hundred and sixty-sixth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Pension increased.  
Catharine Jimason. The name of Catharine Jimason, widow of George Jimason, late unassigned, One hundred and forty-ninth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

The name of Catherine Skinner, widow of George Skinner, late of Company G, Third Regiment Minnesota Volunteer Infantry, and Company C, One hundred and eighty-sixth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Catherine Skinner.

The name of Margaret A. Pool, widow of Benjamin T. Pool, late of Company K, One hundred and forty-eighth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Margaret A. Pool.

The name of Louise Martz, widow of Gottfried Martz, late of Company I, One hundred and thirty-ninth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of the \$30 per month.

Louise Martz.

The name of Clarie Herley, widow of William H. H. Herley, late unassigned, Twenty-eighth Regiment United States Colored Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Clarie Herley.

The name of Irvin E. Browning, helpless and dependent son of Wesley Browning, late of Company D, Eighty-ninth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of \$20 per month.

Irvin E. Browning.

The name of Frank Nelson, helpless and dependent son of Richard C. Nelson, late of Company K, One hundred and fifty-second Regiment Ohio National Guard Volunteer Infantry, and pay him a pension at the rate of \$20 per month through a legally appointed guardian.

Frank Nelson.

The name of Katie Edds, helpless and dependent daughter of Finis Edds, late of Company C, Fifty-ninth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$20 per month, through a legally appointed guardian, in lieu of that she is now receiving.

Pension increased.  
Katie Edds.

The name of Annie Knappe, widow of Charles F. Knappe, late of Company E, Second Regiment Missouri Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Annie Knappe.

The name of Nancy I. Ross, helpless and dependent daughter of Daniel Ross, late of Company I, Twenty-second Regiment Iowa Volunteer Infantry, and pay her a pension at the rate of \$20 per month through a legally appointed guardian.

Nancy I. Ross.

The name of Fannie I. Sanderson, widow of William Sanderson, late of Captain Larimer's company, One hundred and first Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Fannie I. Sanderson.

The name of Elizabeth Bridgman, widow of Columbus Bridgman, late of Company G, Eighth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Elizabeth Bridgman.

The name of Amanda Fuller, widow of William C. Fuller, alias William Martindale, late of Companies A and D, Ninety-third Regiment, and Company B, One hundred and twenty-third Regiment, New York Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Amanda Fuller.

The name of Issola L. Shipley, widow of William J. Shipley, late of Company A, Thirty-first Regiment Wisconsin Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Issola L. Shipley.

The name of Rachel Smith, widow of John A. Smith, late of Company G, One hundred and thirteenth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Blanche Smith, helpless and dependent daughter of said Rachel and John A. Smith, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Rachel Smith, the name of said Blanche Smith shall be

Pensions increased.  
Rachel Smith.

*Provisos.*  
Increase to cease on death of child.

Pension to child on death of mother.

placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of \$20 per month from and after the date of death of said Rachel Smith.

Thersa J. Sunderland.

The name of Thersa J. Sunderland, former widow of Peter Sunderland, late of Company K, One hundred and fifty-second Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Laura C. Rexroat.

The name of Laura C. Rexroat, widow of William F. Rexroat, late of Company G, Third Regiment Kentucky Volunteer Infantry, and pay her a pension at the rate of \$40 per month in lieu of that she is now receiving.

Pension.  
Mary Taylor.

The name of Mary Taylor, widow of Cephas P. Taylor, late of Company C, Eighty-second Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pension increased.  
Lizzie McCormick.

The name of Lizzie McCormick, widow of William McCormick, late of Company A, Twenty-ninth Regiment Michigan Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions.  
Emma A. Jones.

The name of Emma A. Jones, widow of Abram Jones, late of Companies A and C, Sixth Regiment Kansas Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Lucy Mitchner.

The name of Lucy Mitchner, widow of Morris Mitchner, late of Company B, One hundred and eighteenth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions increased.  
Isabella Knight.

The name of Isabella Knight, widow of Thomas L. Knight, unassigned, Fortieth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$40 per month in lieu of that she is now receiving.

Frances M. Reynolds.

The name of Frances M. Reynolds, widow of John Reynolds, late of Company K, Third Regiment Ohio Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions.  
Ellen N. Corbin.

The name of Ellen N. Corbin, widow of George W. Corbin, late of Company D, Ninety-fifth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Mary E. Burg.

The name of Mary E. Burg, widow of Charles H. Burg, late of Company A, Third Regiment United States Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Pension increased.  
Rebecca J. Klepper.

The name of Rebecca J. Klepper, widow of Jacob Klepper, late of Company G, One hundred and thirty-eighth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving: *Provided*, That in the event of the death of M. Ellen Klepper, helpless and dependent daughter of said Rebecca J. and Jacob Klepper, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Rebecca J. Klepper, the name of said M. Ellen Klepper shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of \$20 per month from and after the date of death of said Rebecca J. Klepper.

Provisos.  
Increase to cease on death of child.

Pension to child on death of mother.

Pensions.  
Mary E. Stinson.

The name of Mary E. Stinson, helpless and dependent daughter of Samuel Stinson, late of Company C, First Regiment Missouri State Militia Volunteer Cavalry, and pay her a pension at the rate of \$20 per month.

Lucy J. Coburn.

The name of Lucy J. Coburn, widow of Benjamin F. Coburn, late of Company K, Seventh Regiment Vermont Volunteer Infantry, and Company C, First Regiment Vermont Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Pension increased.  
Kate E. Abbott.

The name of Kate E. Abbott, widow of Allen W. Abbott, late of Company B, Fifty-ninth Regiment Ohio Volunteer Infantry, and

pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

The name of Martha E. Collier, helpless and dependent daughter of John L. Collier, late of Company H, Tenth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$20 per month.

Pensions.  
Martha E. Collier.

The name of Augusta M. Moseley, widow of John L. Moseley, late of Company K, Seventh Regiment Vermont Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Augusta M. Moseley.

The name of Reka Butts, widow of Milon Butts, late of Company G, Seventeenth Regiment Illinois Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Reka Butts.

The name of Delnora Deuel, widow of James F. Deuel, late of Company H, Forty-fifth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Delnora Deuel.

The name of Mary A. Huckaba, widow of John F. Huckaba, late of Company H, Second Regiment Tennessee Mounted Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Mary A. Huckaba.

The name of Adaline Wiseman, widow of George P. R. Wiseman, late of Company D, Thirteenth Regiment Indiana Volunteer Cavalry, and pay her a pension at the rate of \$50 per month, through a legally appointed guardian, in lieu of that she is now receiving.

Pension increased.  
Adaline Wiseman.

The name of Abbie D. Washburn, widow of Oscar E. Washburn, late of Company H, Third Regiment Massachusetts Militia Infantry, and pay her a pension at the rate of \$30 per month.

Pension.  
Abbie D. Washburn.

The name of Dorcas A. Reed, widow of George F. Reed, late of Company F, Fourteenth Regiment Maine Volunteer Infantry, and pay her a pension at the rate of \$50 per month, through a legally appointed guardian, in lieu of that she is now receiving.

Pensions increased.  
Dorcas A. Reed.

The name of Amanda J. Smith, widow of Milton Smith, late of Company F, Twenty-sixth Regiment Illinois Volunteer Infantry, and Fifty-ninth Company, Second Battalion, Veteran Reserve Corps, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Amanda J. Smith.

The name of Julia A. Thornton, widow of Noah Thornton, late of Company E, Fiftieth Regiment New York Volunteer Engineers, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Julia A. Thornton.

The name of Rutha Roach, widow of Benjamin Roach, late of Company F, Sixth Regiment Tennessee Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Rutha Roach.

The name of Pheby E. Sliger, widow of William G. Sliger, late of Company D, Fifth Regiment Tennessee Mounted Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pheby E. Sliger.

The name of Frances L. Row, widow of Michael Row, late of Company K, Two hundred and eleventh Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Frances L. Row.

The name of Mary J. Brown, widow of Levi H. Brown, late of Company D, Twenty-third Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Mary J. Brown.

The name of Zilpah I. Eaton, helpless and dependent daughter of Jeremiah L. Rice, late of Company K, Fifty-first Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$20 per month.

Zilpah I. Eaton.

The name of George Grove, helpless and dependent son of Simon Grove, late of Company G, Twenty-first Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of \$20 per

Pensions increased.  
George Grove.

month, through a legally appointed guardian, in lieu of that he is now receiving.

Anna W. Jones.

The name of Anna W. Jones, widow of Walter N. Jones, late of Company D, One hundred and twelfth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Malissa Sawyer.

The name of Malissa Sawyer, widow of Solomon Sawyer, late of Company G, Thirty-third Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Sarah A. Strawn.

The name of Sarah A. Strawn, widow of Thomas J. Strawn, late of Company H, Eleventh Regiment Arkansas Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions.  
Adidamiah Reeves.

The name of Adidamiah Reeves, widow of Laton D. Reeves, late of Company K, One hundred and fortieth Regiment, and Company H, One hundred and fiftieth Regiment, Illinois Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Laura C. Dupree.

The name of Laura C. Dupree, widow of John Dupree, late of Battery L, Fifth Regiment United States Volunteer Artillery, and pay her a pension at the rate of \$30 per month.

Sarah J. Harper.

The name of Sarah J. Harper, widow of James M. Harper, late of Company A, One hundred and thirty-seventh Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Adaline Laffolett.

The name of Adaline Laffolett, widow of John W. Laffolett, late of Company D, Thirty-third Regiment Iowa Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions increased.  
Bell L. Duncan.

The name of Bell L. Duncan, widow of Andrew M. Duncan, late of Company I, One hundred and thirty-fifth Regiment, and Company H, One hundred and third Regiment, Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$40 per month in lieu of that she is now receiving.

Elizabeth Tedrow.

The name of Elizabeth Tedrow, widow of Douglas E. Tedrow, late of Company D, Seventy-fifth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Ester C. King.

The name of Ester C. King, widow of Martin A. King, late of Company C, Third Regiment North Carolina Mounted Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension.  
Margaret E. Farmer.

The name of Margaret E. Farmer, widow of John N. Farmer, late of Companies H and C, Third Regiment Tennessee Mounted Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions increased.  
Caroline E. Johnson.

The name of Caroline E. Johnson, widow of Henry M. Johnson, late of Company F, First Regiment Michigan Volunteer Light Artillery, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Annie E. Stauch.

The name of Annie E. Stauch, widow of Jacob H. Stauch, late of Company M, First Regiment Potomac Home Brigade Maryland Volunteer Cavalry, and pay her a pension at the rate of \$40 per month in lieu of that she is now receiving.

Louisa T. Goans.

The name of Louisa T. Goans, widow of Samuel S. Goans, late of Company K, Ninth Regiment Missouri State Militia Volunteer Cavalry, and Company M, Thirteenth Regiment Missouri Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Elizabeth Schnarr.

The name of Elizabeth Schnarr, widow of Henry Schnarr, late of Company G, Thirty-eighth Regiment Indiana Volunteer Infantry,

and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

The name of Maria L. Johnson, widow of Daniel L. Johnson, late of Company C, Fifty-eighth Regiment Massachusetts Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Maria L. Johnson.

Pension.  
Theodore F. Cook.

The name of Theodore F. Cook, late of Company C, Second Regiment, and Company H, Forty-sixth Regiment, Ohio Volunteer Infantry, and pay him a pension at the rate of \$50 per month.

Pensions increased.  
Elizabeth Wood.

The name of Elizabeth Wood, widow of Abner P. Wood, late of Company E, Eighteenth Regiment Missouri Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Mary J. Coppins.

The name of Mary J. Coppins, widow of Culmer Coppins, late of Company D, Seventh Regiment Vermont Volunteer Infantry, and pay her a pension at the rate of \$50 per month through a legally appointed guardian, in lieu of that she is now receiving.

Maggie A. McKinney.

The name of Maggie A. McKinney, widow of James McKinney, late of Company I, Twelfth Regiment Kentucky Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Anna Sagendorf.

The name of Anna Sagendorf, widow of Jonas Sagendorf, late of Company B, Ninety-first Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Amy E. Sagendorf, helpless and dependent daughter of said Anna and Jonas Sagendorf, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Anna Sagendorf, the name of said Amy E. Sagendorf shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of \$20 per month from and after the date of death of said Anna Sagendorf.

Provisos.  
Increase to cease on death of child.

Pension to child on death of mother.

The name of Wilhemina W. Dietrich, former widow of John Weiss, late of First Independent Battery, Indiana Volunteer Light Artillery, and pay her a pension at the rate of \$30 per month.

Pensions.  
Wilhemina W. Dietrich.

Frances R. Swails.

The name of Frances R. Swails, helpless and dependent daughter of Darius R. Swails, late of Company E, Twentieth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$20 per month.

Pensions increased.  
Barbara Schlatter.

The name of Barbara Schlatter, widow of Henry Schlatter, late of Company I, Sixth Regiment Kentucky Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Sopha Brown:

The name of Sopha Brown, widow of Edley Brown, late of Company K, Fourth Regiment Indiana Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension.  
Richie A. Holmes.

The name of Richie A. Holmes, widow of Amos Holmes, late of Company E, One hundred and fifty-fourth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions increased.  
Mary M. Perago.

The name of Mary M. Perago, widow of James S. Perago, late of Company A, Two hundredth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Hattie A. McGuire.

The name of Hattie A. McGuire, widow of George F. McGuire, late of Company I, Fifty-seventh Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension.  
Noah Rickard.

The name of Noah Rickard, late of Company D, Thirteenth Regiment Indiana Cavalry Volunteers, and pay him a pension at the rate of \$50 per month.

Pension increased.  
Avilla Hough.

The name of Avilla Hough, former widow of Andrew Swartz, late of Company I, Eighty-sixth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension.  
Margaret J. Billig.

The name of Margaret J. Billig, widow of Charles V. Billig, late of Company G, One hundred and forty-fifth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$30 per month through a legally appointed guardian.

Pension increased.  
Jane L. Hewitt.

The name of Jane L. Hewitt, widow of Daniel C. Hewitt, late coal heaver, United States Navy, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions.  
Nancy J. Fuller.

The name of Nancy J. Fuller, widow of James W. Fuller, late of Company C, One hundredth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Minnie Young.

The name of Minnie Young, widow of George G. Young, late of Company I, One hundred and ninety-first Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions increased.  
Martha Gruver.

The name of Martha Gruver, widow of Isaac Gruver, late of Company D, One hundred and forty-sixth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Sarah L. Headington.

The name of Sarah L. Headington, widow of Emmet Headington, late of Company B, Thirtieth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Mary E. Alexander.

The name of Mary E. Alexander, widow of Robert Alexander, late of Company C, Fifty-third Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension.  
Thomas A. Smith.

The name of Thomas A. Smith, helpless and dependent son of Thomas D. Smith, late of Company H, Seventh Regiment Pennsylvania Reserve Infantry, and Sixty-fourth Company, Second Battalion Veteran Reserve Corps, and pay him a pension at the rate of \$20 per month.

Pensions increased.  
Mary Boylen.

The name of Mary Boylen, widow of Patrick Boylen, late of Company D, Sixth Regiment New Jersey Volunteer Infantry, and pay her a pension at the rate of \$40 per month in lieu of that she is now receiving.

Nancy Leming.

The name of Nancy Leming, widow of Ephraim Leming, late of Company H, One hundred and sixteenth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$40 per month in lieu of that she is now receiving.

Pension.  
Almira M. Mitchell.

The name of Almira M. Mitchell, widow of James L. Mitchell, late of Company A, Nineteenth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pension increased.  
Emma Kauffman.

The name of Emma Kauffman, widow of Joseph S. Kauffman, late of Company K, Two hundred and third Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension.  
Blanche H. Simms.

The name of Blanche H. Simms, helpless and dependent daughter of John Simms, late of Company E, One hundred and ninety-fourth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$20 per month through a legally appointed guardian.

Pension increased.  
Mary J. Wilking.

The name of Mary J. Wilking, widow of Philip Wilking, late of Company G, Thirty-ninth Regiment Ohio Volunteer Infantry, and Company C, First Regiment Michigan Volunteer Light Artillery, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension.  
Bridget M. Carpenter.

The name of Bridget M. Carpenter, widow of William F. Carpenter, late of Company G, One hundred and eighty-ninth Regiment

New York Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

The name of Nancy J. Bryant, widow of Martin V. Bryant, late of Company B, Third Regiment Kentucky Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions increased.  
Nancy J. Bryant.

The name of Mary J. Kimbell, widow of Lorenzo A. Kimbell, late of Company K, Fourth Regiment United States Volunteer Cavalry, and pay her a pension at the rate of \$40 per month in lieu of that she is now receiving.

Mary J. Kimbell.

The name of Lottie A. Bowhall, widow of Nathan Bowhall, late of Company E, Twentieth Regiment New York Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Lottie A. Bowhall.

The name of Louise E. Shull, widow of Frederick A. Shull, late of Company A, Eighty-eighth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Louise E. Shull.

The name of Mary E. Tanner, widow of Richard M. Tanner, late of Company I, Third Regiment United States Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Mary E. Tanner.

The name of Christena J. Carter, widow of Thomas J. Carter, late of Company B, Fourth Regiment Provisional Enrolled Missouri Militia Infantry, and pay her a pension at the rate of \$30 per month.

Christena J. Carter.

The name of Allen Y. Boggs, late unassigned Maine Infantry Volunteers, Civil War, and pay him a pension at the rate of \$50 per month, without deduction on account of former alleged erroneous payment of pension.

Allen Y. Boggs.

The name of Eliza A. Winters, widow of Jeremiah Winters, late of Company D, Twelfth Regiment Pennsylvania Reserve Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Eliza A. Winters.

The name of Remetha H. Means, widow of George W. Means, late of Company E, One hundred and nineteenth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Remetha H. Means.

The name of John Sanders, late of Company B, Sixty-second Regiment Illinois Volunteer Infantry, and Veteran Volunteer in same organization, and pay him a pension at the rate of \$50 per month.

Pensions.  
John Sanders.

The name of Mable Farnham, widow of Fred L. Farnham, late of Company C, First Regiment Maine Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Mable Farnham.

The name of Pearl Falkinburgh, widow of William A. Falkinburgh, late of Company M, Ninth Regiment Iowa Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Pearl Falkinburgh.

The name of Kate Bantz, widow of William A. Bantz, late of Company B, Seventh Regiment Maryland Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Kate Bantz.

The name of Carrie M. Althouse, widow of John W. Althouse, late of Company H, One hundred and fourth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Carrie M. Althouse.

The name of Laura Murdick, widow of Allen Murdick, late of Company D, Second Regiment Massachusetts Volunteer Heavy Artillery, and pay her a pension at the rate of \$30 per month through a legally appointed guardian.

Pensions.  
Laura Murdick.

The name of Sadie L. Treadwell, widow of Orrin L. Treadwell, late of Company G, Thirtieth Regiment Wisconsin Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Sadie L. Treadwell.

The name of Sarah J. Howell, widow of William H. Howell, late of Company H, Eighty-third Regiment Illinois Volunteer Infantry,

Pension increased.  
Sarah J. Howell.

- and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Pensions.**  
**Alice Green.** The name of Alice Green, widow of Luther Green, late of Company F, Third Regiment New York Volunteer Light Artillery, and pay her a pension at the rate of \$30 per month.
- Benton Abbott.** The name of Benton Abbott, helpless and dependent son of David Abbott, late of Company H, Twenty-second Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of \$20 per month through a legally appointed guardian.
- Sophia Albright.** The name of Sophia Albright, widow of John Albright, alias John Brown, late of Company H, Third Regiment Pennsylvania Reserve Corps Volunteers, and Battery C, Fifth Regiment United States Volunteer Artillery, and pay her a pension at the rate of \$30 per month.
- Minerva Kenney.** The name of Minerva Kenney, widow of Samuel Kenney, late of Company H, Seventy-fifth Regiment Illinois Volunteer Infantry, and One hundred and seventh Company, First Battalion, Invalid Corps, and pay her a pension at the rate of \$30 per month.
- Carra B. Jacobs.**  
*Anie, p. 1490.* The name of Carra B. Jacobs, widow of John W. Jacobs, late of Company H, Sixteenth Regiment Kansas Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.
- Ellen J. Goodnoh.** The name of Ellen J. Goodnoh, widow of Edward C. Goodnoh, late of Company A, Thirtieth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Pensions increased.**  
**Elvina Spangler.** The name of Elvina Spangler, widow of Israel Spangler, late of Company C, One hundred and sixty-sixth Regiment Pennsylvania Drafted Militia Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Jennie S. McIlhenny.** The name of Jennie S. McIlhenny, widow of Robert K. McIlhenny, late of Company B, Twenty-first Regiment Pennsylvania Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Pension.**  
**Sarah J. Prouty.** The name of Sarah J. Prouty, widow of Frederick Prouty, late of Company K, Seventh Regiment Illinois Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.
- Pension increased.**  
**Eva G. Klug.** The name of Eva G. Klug, widow of John W. Klug, late of Company K, Second Regiment Kentucky Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Pension.**  
**Maggie M. Finch.** The name of Maggie M. Finch, widow of Martin L. Finch, late of Company A, One hundred and thirty-sixth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Pensions increased.**  
**Mary Myers.** The name of Mary Myers, widow of Gottlieb Myers, late of Company G, Eighth Regiment Pennsylvania Reserve Infantry, and Company G, One hundred and ninety-first Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Susan A. Main.** The name of Susan A. Main, widow of Charles H. Main, late of Company B, Third Regiment Rhode Island Volunteer Heavy Artillery, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Esther A. Fero.** The name of Esther A. Fero, widow of David Fero, late of Company C, One hundred and twenty-eighth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Julia B. Miller.** The name of Julia B. Miller, widow of Joseph C. Miller, late of Company B, Battalion Engineers, United States Army, and pay her a pension at the rate of \$40 per month in lieu of that she is now receiving.

The name of Catharin Murphy, widow of James Murphy, late of Company G, Eighth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$70 per month in lieu of that she is now receiving: *Provided*, That in the event of the death of James Murphy, helpless and dependent son of said Catharin and James Murphy, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Catharin Murphy, the name of said James Murphy shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of \$20 per month from and after the date of death of said Catharin Murphy.

Catharin Murphy.

*Provisos.*  
Increase to cease on death of child.

Pension to child on death of mother.

The name of Emma L. Maynard, helpless and dependent daughter of Chauncey J. Maynard, late of Company C, Thirty-first Regiment Iowa Volunteer Infantry, and pay her a pension at the rate of \$20 per month.

Pensions.  
Emma L. Maynard.

The name of Mary E. Main, widow of Lemuel Main, late of Company G, Second Regiment Tennessee Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Mary E. Main.

The name of Joanna D. Potter, widow of Amos Potter, late of Company C, Ninety-fourth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Joanna D. Potter.

The name of Verrelle S. Willard, widow of Manfred Willard, late of Company H, Sixtieth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Verrelle S. Willard.

The name of Mary E. Kundinger, widow of Theodore Kundinger, late of Company K, Fourth Regiment Missouri Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Mary E. Kundinger.

The name of Malissa Blair, widow of John W. P. Blair, late of Company A, Seventy-eighth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Malissa Blair.

The name of Sarah A. Morris, widow of Charles B. Morris, late of Companies B and D, Second Regiment West Virginia Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Sarah A. Morris.

The name of Mary Brittenham, widow of George W. Brittenham, late of Company K, Eighty-ninth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Mary Brittenham.

The name of Elizabeth Palmer, helpless and dependent daughter of John Palmer, late of Company D, Seventeenth Regiment, and Company H, One hundred and fifty-first Regiment, Ohio Volunteer Infantry, and pay her a pension at the rate of \$20 per month through a legally appointed guardian.

Elizabeth Palmer.

The name of Mary A. Force, widow of Washington P. Force, late of Company G, Sixth Regiment Wisconsin Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Mary A. Force.

The name of Olive J. Hurst, former widow of Abram H. Hurst, late of Company B, One hundred and first Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Olive J. Hurst.

The name of Sarah J. Fuller, widow of Henry Fuller, alias James Butler, late of Company A, Seventh Regiment New Hampshire Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Sarah J. Fuller.

The name of Mahala Shaw, widow of Francis M. Shaw, late of Company I, Twenty-first Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Mahala Shaw.

The name of Josephine Roush, widow of Richard J. Roush, late of Company I, Fifty-third Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Josephine Roush.

Maria L. Reed.

The name of Maria L. Reed, widow of Edwin W. Reed, late of Company F, Seventy-fifth Regiment, and Company A, Eighty-fifth Regiment, New York Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pension increased.  
Margaret S. Higgins.

The name of Margaret S. Higgins, widow of William H. Higgins, late of Company D, Fourth Independent Battalion Ohio Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension.  
William A. Crampton.

The name of William A. Crampton, helpless and dependent son of Byron Crampton, late of Company I, Eighty-fourth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of \$20 per month through a legally appointed guardian.

Pension increased.  
Jennie A. Davis.

The name of Jennie A. Davis, former widow of John L. Johnson, late of Company H, Thirty-eighth Regiment Iowa Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension.  
Eva L. Wood.

The name of Eva L. Wood, widow of Theodore Wood, late of Company F, One hundred and eighty-ninth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions increased.  
Elizabeth Yocum.

The name of Elizabeth Yocum, widow of Henry N. Yocum, late of Company H, Third Regiment, and Company I, Ninth Regiment, Pennsylvania Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Mary H. Templeton.

The name of Mary H. Templeton, widow of Dexter E. Templeton, late of Company A, Third Battalion, Twenty-ninth Regiment United States Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Nancy Adams.

The name of Nancy Adams, widow of Gillespie Adams, late of Company B, Fourth Regiment Tennessee Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Eliza Ewing.

The name of Eliza Ewing, former widow of Oliver Town, late of Company D, One hundred and Ninety-fifth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Walter Town, helpless and dependent son of said Eliza Ewing and Oliver Town, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Eliza Ewing, the name of said Walter Town shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of \$20 per month from and after the date of death of said Eliza Ewing.

*Provisos.*  
Increase to cease on  
death of child.

Pension to child on  
death of mother.

Jane E. Hart.

The name of Jane E. Hart, widow of Albert T. Hart, late of Company H, First Regiment Iowa Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Rachel Morris.

The name of Rachel Morris, widow of Eli T. Morris, late of Company G, Tenth Regiment Illinois Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions.  
Emma L. Dugent.

The name of Emma L. Dugent, widow of William Dugent, late of Company B, Thirteenth Regiment Maryland Volunteer Infantry, and Company D, Fourth Regiment United States Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Fannie Teeple.

The name of Fannie Teeple, former widow of Benjamin Teeple, late of Company K, Second Regiment Michigan Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Pensions increased  
Josephine M.  
Downes.

The name of Josephine M. Downes, widow of Chauncey B. Downes late of Company F, Seventeenth Regiment Connecticut

Volunteer Infantry and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

The name of Catherine Lorient, widow of Henry Lorient, late of Company B, Ninth Regiment Maine Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Catherine Lorient.

The name of Mary E. Steely, widow of Simon C. Steely, late of Company K, Twenty-sixth Regiment Kentucky Volunteer Infantry, and Company I, Twenty-second Regiment Veteran Reserve Corps, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Mary E. Steely.

The name of George Robinson, late of Company A, One hundred and eleventh Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of \$50 per month.

Pension.  
George Robinson.

The name of Grace F. Briggs, widow of Barron W. Briggs, late of Company K, Thirty-ninth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$40 per month in lieu of that she is now receiving.

Pension increased.  
Grace F. Briggs.

The name of Carrie S. Pierce, widow of Henry H. Pierce, late of Company H, Eighth Regiment Kansas Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Carrie S. Pierce.

The name of Eliza Prody, widow of Max Prody, alias Max Prodi, late of Company D, Tenth Regiment United States Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Eliza Prody.

The name of Mary W. McGuire, widow of William McGuire, late of Company F, Third Regiment New York Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Mary W. McGuire.

The name of Annie K. Doherty, widow of John C. Doherty, late of Company G, Twenty-sixth Regiment Iowa Volunteer Infantry, and pay her a pension at the rate of \$30 per month through a legally appointed guardian.

Pension.  
Annie K. Doherty.

The name of Rhoda Hart, widow of Hector S. Hart, late of Company D, One hundred and twenty-sixth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Rhoda Hart.

The name of Orominah Bates, former widow of John R. Russell, late of Company A, Tenth Regiment Iowa Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Orominah Bates.

The name of Mary A. Egolf, widow of Joseph Egolf, late of Company H, Seventh Regiment Pennsylvania Reserve Infantry, and pay her a pension at the rate of \$30 per month.

Mary A. Egolf.

The name of Ida Hall, widow of Alexander Hall, late of Company I, Twenty-first Regiment New Jersey Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Ida Hall.

The name of Sarah A. Thornburg, widow of William Thornburg, late of Company B, Nineteenth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Sarah A. Thornburg.

The name of Clifford Fiske, helpless and dependent son of William A. Fiske, late of Company I, Third Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of \$20 per month through a legally appointed guardian.

Pensions.  
Clifford Fiske.

The name of Mary Gaffney, widow of Philip Gaffney, alias Philip Murphy, late of Company I, Sixth Regiment Pennsylvania Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Mary Gaffney.

The name of Henry J. Robinson, helpless and dependent son of William L. Robinson, late of Company E, First Regiment New Hampshire Volunteer Heavy Artillery, and pay him a pension at the rate of \$20 per month through a legally appointed guardian.

Henry J. Robinson.

- Pensions increased.**  
Mary A. Enderle. The name of Mary A. Enderle, widow of Joseph Enderle, late of Company K, Sixteenth Regiment Iowa Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Rosa E. Stephens. The name of Rosa E. Stephens, widow of Owen Stephens, late of Company B, Third Regiment Michigan Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Melinda Suggs. The name of Melinda Suggs, widow of James Suggs, late of Company H, Fifty-ninth Regiment United States Colored Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Pensions.**  
Edward Zechman. The name of Edward Zechman, helpless and dependent son of Joel Zechman, late of Company K, Two hundred and tenth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of \$20 per month through a legally appointed guardian.
- Margary Dotter. The name of Margary Dotter, widow of Jeremiah Dotter, late of Company K, Sixty-third Regiment Enrolled Missouri Militia, and pay her a pension at the rate of \$30 per month.
- Pension increased.**  
Mary E. Applegate. The name of Mary E. Applegate, widow of Edwin R. Applegate, late of Company H, Eleventh Regiment Missouri Volunteer Infantry, and pay her a pension at the rate of \$40 per month in lieu of that she is now receiving.
- Pensions.**  
Delphina E. Blackwood. The name of Delphina E. Blackwood, widow of Birchem W. Blackwood, late of Company E, Fortieth Regiment Iowa Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Arminda Morgan. The name of Arminda Morgan, widow of Jacob Morgan, late of Company E, Second Regiment North Carolina Mounted Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Luren M. Carter. The name of Luren M. Carter, widow of Amos C. Carter, late of Company C, First Regiment Minnesota Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Pensions increased.**  
Mary C. Triplett. The name of Mary C. Triplett, widow of Joshua D. Triplett, late unassigned, Eleventh Regiment Michigan Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Clara Wirtz. The name of Clara Wirtz, widow of George Wirtz, late of Company F, Twenty-ninth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Julia A. Kresge. The name of Julia A. Kresge, widow of Amos Kresge, late of Company G, Sixty-seventh Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$40 per month in lieu of that she is now receiving.
- Minnie E. Crow. The name of Minnie E. Crow, widow of Mark E. Crow, late of Company I, One hundred and twenty-eighth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$40 per month in lieu of that she is now receiving.
- Martha Hammond. The name of Martha Hammond, widow of Philip Hammond, late of Company B, One hundred and sixtieth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$40 per month in lieu of that she is now receiving.
- Pension.**  
Ella F. Young. The name of Ella F. Young, widow of George H. Young, late of Company F, Eighth Regiment Connecticut Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Pensions increased.**  
Cynthia Lillie. The name of Cynthia Lillie, former widow of Lauriston Jones, late of Company B, Second Regiment, and Company D, One hundred and twenty-fifth Regiment, New York Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

The name of Anna M. Weber, widow of John Weber, late of Company I, Fifteenth Regiment Kentucky Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Anna M. Weber.

The name of Vesta J. Hutsell, widow of Samuel Hutsell, late of Company H, Sixty-third Regiment Missouri Volunteer Infantry (Enrolled Militia), and pay her a pension at the rate of \$30 per month.

Pensions.  
Vesta J. Hutsell.

The name of Betsy A. Burke, widow of Thomas D. Burke, late of Company H, Fifteenth Regiment New York Volunteer Engineers, and pay her a pension at the rate of \$30 per month.

Betsy A. Burke.

The name of Sarah A. Elliott, widow of John B. Elliott, late of Company C, Fourth Regiment West Virginia Volunteer Infantry, and Company A, Second Regiment West Virginia Veteran Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions increased.  
Sarah A. Elliott.

The name of Amanda E. Fortney, widow of Christopher Fortney, late of Company I, Two hundred and ninth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Amanda E. Fortney.

The name of Harriet Sadler, widow of James A. Sadler, late of Company K, One hundred and eighty-fourth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Harriet Sadler.

The name of Lucy A. Cox, widow of Augustus H. Cox, late of Company E, Forty-fifth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Lucy A. Cox.

The name of Martha H. Raymond, widow of Gustavus Raymond, late of Company D, Forty-second Regiment Massachusetts Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Martha H. Raymond.

The name of Caroline M. Fleming, widow of George B. Fleming, late of Company G, One hundred and ninety-first Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Caroline M. Fleming.

The name of Elizabeth M. Cook, widow of George B. Cook, late of Company E, One hundred and sixty-ninth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions increased.  
Elizabeth M. Cook.

The name of Olive Hull, widow of William E. Hull, late of Company B, Seventh Regiment New York Volunteer Heavy Artillery, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Olive Hull.

The name of Fannie F. Kennedy, widow of Daniel E. Kennedy alias Samuel Cooper, late of Company D, Seventy-seventh Regiment Illinois Volunteer Infantry, and Company K, Ninth Regiment Iowa Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Fannie F. Kennedy.

The name of Rebecca J. Raburn, widow of Francis M. Raburn, late of Company H, Seventy-third Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Rebecca J. Raburn.

The name of Frederick J. Dum, late teamster, Quartermaster Department, during Civil War, and pay him a pension at the rate of \$30 per month.

Frederick J. Dum.

The name of Louisa Jackson, widow of Hiram Jackson, late of Company I, Fifty-third Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Louisa Jackson.

The name of Mary Plummer, widow of Zachary T. Plummer, late of Company C, Fifteenth Regiment Kansas Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Mary Plummer.

- Mandy Clapper.** The name of Mandy Clapper, widow of William Clapper, late of Companies L and C, Nineteenth Regiment Pennsylvania Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.
- Isaac Eads.** The name of Isaac Eads, late of Company F, Third Regiment Tennessee Mounted Volunteer Infantry, and pay him a pension at the rate of \$50 per month.
- Pensions increased. Mary D. Brown.** The name of Mary D. Brown, widow of George A. Brown, late of Company C, Forty-seventh Regiment Wisconsin Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Elizabeth Conklin.** The name of Elizabeth Conklin, widow of Samuel S. Conklin, late coxswain, United States Navy, Civil War, and pay her a pension at the rate of \$40 per month in lieu of that she is now receiving.
- Pension. Polley Smith.** The name of Polley Smith, widow of James C. Smith, late of Company M, Thirteenth Regiment Missouri Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.
- Pensions increased. Mary E. Waitman.** The name of Mary E. Waitman, widow of Charles A. Waitman, late of Company G, Seventh Regiment Vermont Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Katie Thompson.** The name of Katie Thompson, widow of Thomas Thompson, late of Company L, Second Regiment Tennessee Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Matilda Tedlock.** The name of Matilda Tedlock, widow of Pyrt Tedlock, late of Company B, Ninth Regiment Tennessee Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Pensions. Ray D. Ingersoll.** The name of Ray D. Ingersoll, widow of Orton Ingersoll, late of Company A, Eleventh Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Isabel D. Mann.** The name of Isabel D. Mann, widow of George W. Mann, late of Company I, First Regiment Maine Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.
- Pension increased. Martha A. McNeer.** The name of Martha A. McNeer, widow of James H. McNeer, late of Company E, Second Battalion Missouri State Militia Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Pensions. Della Elder.** The name of Della Elder, helpless and dependent daughter of William T. Elder, late of Company G, Eighty-first Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$20 per month.
- John S. Nixon.** The name of John S. Nixon, helpless and dependent son of William S. Nixon, late of Company I, One hundred and forty-third Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of \$20 per month.
- Pensions increased. Elizabeth J. Stallings.** The name of Elizabeth J. Stallings, widow of Henry C. Stallings, late of Company G, Thirty-eighth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Sarah E. Bender.** The name of Sarah E. Bender, widow of Joseph C. Bender, late of Company D, Sixth Regiment Ohio Volunteer Infantry, and Companies H and K, Thirteenth Regiment Ohio Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Carrie Thompson.** The name of Carrie Thompson, widow of Sanford S. Thompson, late boatswain's mate, United States Navy, Civil War, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

The name of Mary E. Metlin, widow of James C. Metlin, late of Company H, Sixty-third Regiment, and Company A, Eighth Regiment, Illinois Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pension.  
Mary E. Metlin.

The name of Harriet E. Brothers, widow of Frank Brothers, late of Company B, One hundred and forty-second Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions increased.  
Harriet E. Brothers.

The name of Elizabeth Secrist, widow of Jesse Secrist, late of Company K, Third Regiment Pennsylvania Provisional Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Elizabeth Secrist.

The name of Mary A. Winn, widow of Joel T. Winn, late of Company A, Ninety-first Regiment New York Volunteer Infantry, and Battery L, First Regiment United States Volunteer Artillery, and pay her a pension at the rate of \$30 per month.

Pension.  
Mary A. Winn.

The name of Alice Gormley, widow of Daniel Gormley, late of Company E, One hundred and seventy-sixth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$40 per month in lieu of that she is now receiving.

Pensions increased.  
Alice Gormley.

The name of Ella L. Norwood, widow of Howard J. Norwood, late of Company H, Fifth Regiment Massachusetts Militia Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Ella L. Norwood.

The name of Emeline Harvey, widow of William Harvey, late of Company A, Fourteenth Regiment Iowa Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Nellie Mae Harvey, helpless and dependent daughter of said Emeline and William Harvey, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Emeline Harvey, the name of said Nellie Mae Harvey shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of \$20 per month from and after the date of death of said Emeline Harvey.

*Provisos.*  
Increase to cease on death of child.

Pension to child on death of mother.

The name of Adelaide M. Clark, widow of Newell B. Clark, late unassigned, Sixtieth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pension.  
Adelaide M. Clark.

The name of Sarah E. Doan, widow of Marmaduke R. Doan, late of Company F, One hundred and fourth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions increased.  
Sarah E. Doan.

The name of Mary V. Sprague, widow of Albert H. Sprague, late of Second Independent Battery Ohio Volunteer Light Artillery, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Mary V. Sprague.

The name of Hester A. McLuen, widow of James F. McLuen, late of Company E, Thirty-ninth Regiment Iowa Volunteer Infantry, and pay her a pension at the rate of \$40 per month in lieu of that she is now receiving.

Hester A. McLuen.

The name of Annie M. Marsh, widow of Augustus A. Marsh, late of Company H, One hundred and forty-sixth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Annie M. Marsh.

The name of Lewis Grignon, helpless and dependent son of Andrew Grignon, late of Company B, Twenty-first Regiment Wisconsin Volunteer Infantry and pay him a pension at the rate of \$20 per month.

Lewis Grignon.

The name of Elizabeth Hatch, widow of Charles Hatch, alias Charles H. Lord, late of Company B, First Regiment Maine Volun-

Elizabeth Hatch.

teer Heavy Artillery, and pay her a pension at the rate of \$30 per month.

Harriet E. Goodale.

The name of Harriet E. Goodale, widow of Jude Goodale, late of Company B, Fifty-second Regiment Pennsylvania Volunteer Infantry, and Company C, Eleventh Regiment Indiana Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Pensions increased  
Susan M. Lambert.

The name of Susan M. Lambert, widow of James A. Lambert, late of Company I, Second Regiment Connecticut Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Emily Sanders.

The name of Emily Sanders, widow of Zachariah P. Sanders, late of Company E, Twenty-third Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions.  
Eva L. Little.

The name of Eva L. Little, widow of William Little, late of Company H, One hundred and twenty-eighth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Mary J. Wimbles.

The name of Mary J. Wimbles, widow of Henry P. Wimbles, late of Company H, First Regiment Michigan Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Elizabeth M. Humphreys.

The name of Elizabeth M. Humphreys, widow of John W. Humphreys, late of Company G, Fourth Regiment Provisional Enrolled Missouri Militia, and pay her a pension at the rate of \$30 per month.

Pensions increased.  
Susan K. Bentz.

The name of Susan K. Bentz, widow of Isaac E. Bentz, late of Company C, Seventeenth Regiment Pennsylvania Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Melissa Bigler.

The name of Melissa Bigler, widow of John W. Bigler, late of Company C, Fifth Regiment Pennsylvania Reserve Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions.  
Margaret E. Ulrich.

The name of Margaret E. Ulrich, helpless and dependent daughter of George Ulrich, late of Company L, Fifteenth Regiment Pennsylvania Volunteer Cavalry, and pay her a pension at the rate of \$20 per month through a legally appointed guardian.

Sarah L. Shill.

The name of Sarah L. Shill, widow of Thomas J. Shill, late of Company G, Twenty-sixth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Mary O. Shaw.

The name of Mary O. Shaw, widow of John S. Shaw, late of Company D, One hundred and thirty-fourth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Erskine A. Cole,  
alias Charles Stickels.

The name of Erskine A. Cole, alias Charles Stickels, late of Company E, Tenth Regiment Vermont Volunteer Infantry, and Company B, Fifty-fourth Regiment New York Volunteer Infantry, and pay him a pension at the rate of \$50 per month without deduction for former erroneous payments.

Pensions increased.  
Nancy Jane Bush.

The name of Nancy Jane Bush, widow of Albert R. Bush, late of Company G, Fifty-fourth Regiment Kentucky Volunteer Mounted Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Anna E. Ward.

The name of Anna E. Ward, widow of James Ward, late of Company E, One hundred and twenty-second Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$40 per month in lieu of that she is now receiving.

Pensions.  
Anna G. Murray.

The name of Anna G. Murray, widow of Joseph Murray, alias John Townsend, late of Company K, Twenty-ninth Regiment United States Colored Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

The name of Bella M. Getty, widow of John F. Getty, late of Fourteenth Battery Ohio Volunteer Light Artillery, and pay her a pension at the rate of \$30 per month.

Bella M. Getty.

The name of Mary A. Mathewson, widow of George Mathewson, late of Company C, Tenth Regiment Minnesota Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Mary A. Mathewson.

The name of Clarissa Stratton, widow of Samuel W. Stratton, late of Company E, Twenty-third Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pension.  
Clarissa Stratton.

The name of Kate G. Caton, widow of Henry T. Caton, late of Companies G and E, One hundred and twenty-sixth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Kate G. Caton.

The name of Effie F. Myers, widow of James A. Myers, late of Company G, Thirteenth Regiment Maryland Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Effie F. Myers.

The name of Belle Boots, widow of Willard S. Boots, late of Company L, First Regiment Ohio Volunteer Heavy Artillery, and pay her a pension at the rate of \$30 per month.

Belle Boots.

The name of Kitty A. Freeman, widow of Jesse K. Freeman, late of Company H, Eleventh Regiment Kentucky Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Kitty A. Freeman.

The name of Jemima A. Taylor, widow of William L. Taylor, late of Company K, Sixty-fifth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Jemima A. Taylor.

The name of Jane F. Cochrane, widow of Russell Cochrane, late of Fifteenth Battery, Massachusetts Volunteer Light Artillery, and pay her a pension at the rate of \$30 per month.

Jane F. Cochrane.

The name of Julia F. Veats, former widow of John Gannon, late of Company K, Fifth Regiment Connecticut Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Julia F. Veats.

The name of Julie Cowan, widow of Philo J. Cowan, late of Company F, Seventeenth Regiment Illinois Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Julie Cowan.

The name of Mary Stewart, widow of William A. Stewart, late of Company H, Forty-seventh Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$50 per month, through a legally appointed guardian, in lieu of that she is now receiving.

Pensions increased.  
Mary Stewart.

The name of Marion L. Tyler, widow of Elnathan B. Tyler, late of Company B, Fourteenth Regiment Connecticut Volunteer Infantry, and unassigned, First Battalion, Veteran Reserve Corps, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Marion L. Tyler.

The name of Mary E. Goodsell, widow of Theodore W. Goodsell, late of Company C, Ninety-fifth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pension.  
Mary E. Goodsell.

The name of Helen L. Huff, widow of William H. Huff, late of Company C, Seventeenth Regiment Iowa Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions increased.  
Helen L. Huff.

The name of Mary A. Bowman, widow of Peter A. Bowman, late of Company F, Two hundred and first Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving: *Provided*, That in the event of the death of William D. Bowman, helpless and dependent son of said Mary A. and Peter A. Bowman, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Mary A. Bowman, the name of said William

Mary A. Bowman.

*Provisos.*  
Increase to cease on death of child.

Pension to child on death of mother.

Pension.  
Emma Post.

D. Bowman shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of \$20 per month from and after the date of death of said Mary A. Bowman.

The name of Emma Post, widow of Eldad Post, late of Company D, Forty-seventh Regiment Wisconsin Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions increased.  
Annie C. Frazee.

The name of Annie C. Frazee, widow of Francis M. Frazee, late of Company G, Sixth Regiment West Virginia Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Rebecca Murray.

The name of Rebecca Murray, former widow of Moses Keeny, late of Company F, Ninety-first Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Lurette L. Morse.

The name of Lurette L. Morse, widow of Andrew J. Morse, late of Company E, Eighth Regiment Vermont Volunteer Infantry, and pay her a pension at the rate of \$40 per month in lieu of that she is now receiving.

Rosaline E. Palmer.

The name of Rosaline E. Palmer, widow of William Palmer, late of Company B, Ninth Regiment Ohio Volunteer Cavalry, and pay her a pension at the rate of \$40 per month in lieu of that she is now receiving.

Pensions.  
Kate Irwin.

The name of Kate Irwin, widow of Isaiah T. Irwin, late of Company D, Second Regiment Missouri State Militia Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Augusta Chapman.

The name of Augusta Chapman, widow of Abram Chapman, late of Company K, Fifty-ninth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pension increased.  
Elizabeth Corkett.

The name of Elizabeth Corkett, widow of John K. Corkett, late of Thirteenth Independent Battery Wisconsin Volunteer Light Artillery, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions.  
Mary H. Von Brandis.

The name of Mary H. Von Brandis, widow of William Von Brandis, alias William Brandis, late of Company D, One hundred and thirty-first Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Elizabeth A. Harrington.

The name of Elizabeth A. Harrington, widow of Ai C. Harrington, late of Company D, Fifth Regiment Maine Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Mary L. Danforth.

The name of Mary L. Danforth, widow of Lyman Danforth, late of Company H, Nineteenth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Barbara Grant.

The name of Barbara Grant, widow of Henry N. Grant, late of Company F, Second Regiment Iowa Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Pension increased.  
Catharine B. Bittle.

The name of Catharine B. Bittle, widow of John Bittle, late of Company A, One hundred and sixty-fifth Regiment Pennsylvania Drafted Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension.  
Laura B. Smith.

The name of Laura B. Smith, widow of Rhoades Smith, late of Company D, One hundred and thirty-fifth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions increased.  
Theresa A. Hunter.

The name of Theresa A. Hunter, widow of William M. Hunter, late of Company B, Fifteenth Regiment Missouri Volunteer Cavalry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Harriet F. Gould.

The name of Harriet E. Gould, widow of Harvey W. Gould, late of Company I, Fifty-seventh Regiment Massachusetts Volunteer Infantry, and pay her a pension at the rate of \$40 per month in lieu of that she is now receiving.

The name of Jeanette E. Ferris, widow of De Forest W. Ferris, late of Company E, Sixth Regiment Connecticut Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Jeanette E. Ferris.

The name of Rohama Crosley, widow of Ross Crosley, junior, late of Company E, Nineteenth Regiment Iowa Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Rohama Crosley.

The name of Catharine S. Wakefield, widow of Miles D. Wakefield, late of Company H, Forty-third Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Catharine S. Wake-  
field.

The name of Almaria Hemstreet, widow of Alvin L. Hemstreet, late of Company K, Forty-fourth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Almaria Hemstreet.

The name of Daniel Burket, helpless and dependent son of Joseph Burket, late of Company E, Second Regiment Tennessee Volunteer Infantry, and pay him a pension at the rate of \$20 per month in lieu of that he is now receiving.

Pension increased.  
Daniel Burket.

The name of Elizabeth Thomas, former widow of Thomas Utz, late of Company F, One hundred and seventeenth Regiment United States Colored Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Elizabeth Thomas.

The name of John Charleston, late of Company G, Twenty-first Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of \$50 per month.

John Charleston.

The name of Sarah J. Burns, widow of James Burns, late of Company G, Thirteenth Regiment Indiana Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Sarah J. Burns.

The name of Ella Littlefield, widow of Darwin S. Littlefield, late of Company A, One hundred and fifty-first Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pension increased.  
Ella Littlefield.

The name of Mary Pfaff, widow of John Pfaff, late of Company K, Third Regiment Ohio Volunteer Cavalry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Mary Pfaff.

The name of Mary Smith, helpless and dependent daughter of Frederick Smith, late of Company C, Fifteenth Regiment Michigan Volunteer Infantry, and pay her a pension at the rate of \$20 per month through a legally appointed guardian.

Mary Smith.

The name of Sarah A. Bryan, widow of Walter P. Bryan, late of Company G, Fifteenth Regiment Connecticut Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions increased.  
Sarah A. Bryan.

The name of Sarah Hall, widow of Ira D. Hall, late of Company H, Forty-seventh Regiment Kentucky Volunteer Infantry, and Company D, Fourth Regiment Kentucky Volunteer Mounted Infantry, and pay her a pension at the rate of \$36 per month in lieu of that she is now receiving as the natural guardian of Mattie Hall, a minor daughter of said Sarah and Ira D. Hall, \$6 of the amount to cease and determine when the said minor daughter, Mattie Hall, attains the age of sixteen years, or in the event of her death.

Sarah Hall.

Increase to cease on  
death or maturity of  
child.

The name of Clarendia Brown, widow of Thomas Brown, late of Company D, Thirtieth Regiment Kentucky Mounted Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Clarendia Brown.

The name of Eva D. Fuller, widow of Albert Fuller, late of Company C, Sixty-eighth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Eva D. Fuller.

The name of Isabella Rickman, widow of Nelson W. Rickman, late of Company A, Phelps's regiment Missouri Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Pensions increased.  
Isabella Rickman.

- Susan Smitten. The name of Susan Smitten, former widow of Edwin Chesley, late of Company A, Two hundred and sixth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Louesa Kontner. The name of Louesa Kontner, widow of Isaac D. Kontner, late of Company C, Thirty-ninth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Pensions.  
Lydia A. Gossett. The name of Lydia A. Gossett, widow of Newton J. Gossett, late of Company H, Twelfth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Henry J. Andrews. The name of Henry J. Andrews, late of Captain William H. Ferguson's company, Enrolled Missouri Militia, Civil War, and pay him a pension at the rate of \$50 per month.
- Pensions increased.  
Elizabeth Croft. The name of Elizabeth Croft, widow of William M. Croft, late of Company A, Ninth Regiment Pennsylvania Reserve Infantry, and Company B, One hundred and ninetieth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Martha Thomas. The name of Martha Thomas, widow of Henry Thomas, late of Company E, Thirty-sixth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Mary E. Thomas, helpless and dependent daughter of said Martha and Henry Thomas, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Martha Thomas, the name of said Mary E. Thomas shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of \$20 per month from and after the date of death of said Martha Thomas.
- Provisos.*  
Increase to cease on death of child. Pension to child on death of mother. The name of Jane S. Gillingham, widow of James Gillingham, late of Company H, One hundred and fourth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Pension.  
Jane S. Gillingham. The name of Ida J. Black, widow of Hugh I. A. Black, late Second Class Boy, United States Navy, Civil War, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.
- Pension increased.  
Ida J. Black. The name of Ann C. Piatt, widow of James W. Piatt, late of Company K, One hundred and thirty-first Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$30 per month.
- Pension.  
Ann C. Piatt. The name of Eliza A. O'Connor, widow of Robert O'Connor, late of Company D, One hundred and sixty-ninth Regiment New York Volunteer Infantry, and pay her a pension at the rate of \$40 per month in lieu of that she is now receiving.
- Pension increased.  
Eliza A. O'Connor. The name of William G. McElhaney, late of Company C, Third Regiment Pennsylvania Infantry, and pay him a pension at the rate of \$50 per month.
- Pensions.  
William G. McElhaney. The name of Elizabeth J. Waddell, widow of Robert R. Waddell, late captain Company A, Second Battalion Ohio National Guard Cavalry, and pay her a pension at the rate of \$30 per month.
- Elizabeth J. Waddell. The name of Samuel P. Howland, late of Company B, Fourth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of \$72 per month in lieu of that he is now receiving.
- Pension increased.  
Samuel P. Howland. The name of Catherine Celley, widow of James M. Celley, late private, unassigned, Second Vermont Infantry, and pay her a pension at the rate of \$50 per month.
- Pensions.  
Catherine Celley. The name of Ellen Knefler Taussig, widow of Edward David Taussig, late rear admiral, United States Navy, and pay her a pension at the rate of \$50 per month.
- Ellen Knefler Taussig. The name of Kate Crookes, widow of Nathan W. Crookes, late of Company C, Eighty-first Regiment Ohio Volunteer Infantry, and
- Pensions increased.  
Kate Crookes.

pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

The name of Eliza J. Karns, widow of Andrew W. Karns, late of Company B, Ninetieth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Eliza J. Karns.

The name of Rebecca Murphy, widow of James F. Murphy, late of Company B, Eighteenth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of \$50 per month in lieu of that she is now receiving.

Rebecca Murphy.

The name of Alvira M. Stevens, remarried widow of Hallaway Clancy, late of Company B, One hundred and thirty-sixth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$30 per month.

Pensions.  
Alvira M. Stevens.

The name of Elizabeth C. R. Hill, widow of Samuel W. Hill, late of Company F, One hundred and fifty-fifth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of \$45 per month.

Elizabeth C. R. Hill

Approved, December 23, 1924.

**CHAP. 20.**—An Act For the relief of Lebanon National Bank.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to redeem, in favor of the Lebanon National Bank, Lebanon, Tennessee, the coupon numbered 9, matured April 15, 1923, in the amount of \$2.12, from permanent coupon bond numbered E-03144745 in the denomination of \$100 of the Fourth Liberty loan 4¼ per centum bonds of 1933-1938, and the following coupons from 4¼ per centum Treasury notes, Series C-1925, issued December 15, 1922, maturing June 15, 1925, payable to bearer; coupons numbered 1, maturing June 15, 1923, in the amount of \$112.50 each, from notes numbered 7650 and 7651 in the denomination of \$5,000 each, coupons numbered 1, matured June 15, 1923, in the amount of \$22.50 each from notes numbered 41206, 41207, 41208, 41209, 41210, 41211, 41212, 41213, 42357, 42358, 42359, and 42360 in the denomination of \$1,000 each, and the coupon numbered 1, matured June 15, 1923, in the amount of \$11.25, from note numbered 12445 in the denomination of \$500; such redemption to be made without presentation of the said coupons, which have been destroyed: *Provided*, That the said coupons shall not have been previously presented for payment: *Provided further*, That the said Lebanon National Bank shall first file in the Treasury Department a bond in the penal sum of double the amount of said coupons, in such form and with such surety or sureties as may be acceptable to the Secretary of the Treasury to indemnify and save harmless the United States from any loss on account of the coupons herein described.*

January 5, 1925.  
[H. R. 3748.]  
[Private, No. 71.]

Lebanon National Bank.  
Redemption of designated Liberty bond coupons, authorized.

*Provisos.*  
Condition.

Indemnity bond.

Approved, January 5, 1925.

**CHAP. 21.**—An Act For the relief of the estate of C. M. Cole, of Butler County, Kentucky.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to redeem in favor of the estate of C. M. Cole, of Butler County,*

January 5, 1925.  
[H. R. 4760.]  
[Private, No. 72.]

C. M. Cole.  
Redemption of lost certificate of indebtedness of estate of, authorized.

*Provisos.*  
Condition.

Indemnity bond.

Kentucky, United States Treasury certificate of indebtedness No. 15528, in the denomination of \$5,000, dated July 23, 1918, matured November 21, 1918, series IV-C, with interest from the date of issuance to the date of maturity at the rate of 4½ per centum per annum, without presentation of the said certificate of indebtedness, which has been lost: *Provided*, That the said certificate of indebtedness shall not have been previously presented and paid: *And provided further*, That the executrix of the estate of said C. M. Cole shall first file in the Treasury Department of the United States a bond in the penal sum of double the amount of the principal of the said certificate of indebtedness and the interest which had accrued when the principal became due and payable, in such form and with such sureties as may be acceptable to the Secretary of the Treasury to indemnify and save harmless the United States from any loss on account of the lost certificate of indebtedness hereinbefore described.

Approved, January 5, 1925.

January 5, 1925.

[H. R. 6383.]

[Private, No. 73.]

**CHAP. 22.**—An Act For the relief of the Maryland Casualty Company, the United States Fidelity and Guaranty Company of Baltimore, Maryland, and the National Surety Company.

Maryland Casualty  
Company and others.  
Redemption of lost  
certificate of indebted-  
ness.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Treasury be, and he is hereby, authorized and directed to redeem one United States Treasury certificate of indebtedness numbered 8249, in the denomination of \$10,000, series TD-1921, dated December 15, 1920, and maturing December 15, 1921, with interest at the rate of 6 per centum per annum from December 15, 1920, to December 15, 1921, in favor of the Maryland Casualty Company, the United States Fidelity and Guaranty Company of Baltimore, Maryland, and the National Surety Company, without presentation of the said certificate or the coupons therefrom, which have been lost, stolen, or destroyed: *Provided*, That the said certificate of indebtedness shall not have been previously presented for payment and that no payment shall be made hereunder for any coupons which shall have been previously presented and paid: *And provided further*, That the said Maryland Casualty Company, the United States Fidelity and Guaranty Company of Baltimore, Maryland, and the National Surety Company shall first file in the Treasury Department a bond in the penal sum of double the amount of the principal and interest of said Treasury certificate of indebtedness, and the interest payable thereon, in such form and with such surety or sureties as may be acceptable to the Secretary of the Treasury to indemnify and save harmless the United States from any loss on account of the lost, stolen, or destroyed certificate of indebtedness herein described.

*Provisos.*  
Condition.

Indemnity bond.

Approved, January 5, 1925.

January 5, 1925.

[H. R. 6384.]

[Private, No. 74.]

**CHAP. 23.**—An Act For the relief of the Maryland Casualty Company, the Fidelity and Deposit Company of Maryland, and the United States Fidelity and Guaranty Company of Baltimore, Maryland.

Maryland Casualty  
Company and others.  
Redemption of lost  
certificates of indebted-  
ness.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Treasury be, and he is hereby, authorized and directed to redeem 3¾ per centum United States Treasury certificates of indebtedness numbered 29806, 29807, 29808, and 29809, in the denomination of \$1,000 each, series TD-1920, (issued January 2,

1920,) and matured December 15, 1920, without interest, in favor of the Maryland Casualty Company, the Fidelity and Deposit Company of Maryland, and the United States Fidelity and Guaranty Company of Baltimore, Maryland, without presentation of said certificates of indebtedness, which have been lost, stolen, or destroyed: *Provided*, That the said certificates of indebtedness shall not have been previously presented for payment: *And provided further*, That the said Maryland Casualty Company, the Fidelity and Deposit Company of Maryland, and the United States Fidelity and Guaranty Company of Baltimore, Maryland, shall first file in the Treasury Department a bond in the penal sum of double the amount of the principal of said certificates of indebtedness, in such form and with such surety or sureties as may be acceptable to the Secretary of the Treasury, to indemnify and save harmless the United States from any loss on account of the lost, stolen, or destroyed certificates of indebtedness herein described.

Approved, January 5, 1925.

*Provisos.*  
Condition.

Indemnity bond.

**CHAP. 24.**—An Act For the relief of Bertram Gardner, former collector of internal revenue for the first district of New York

January 5, 1925.  
[H. R. 7194.]  
[Private, No. 75.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Treasury be, and he is hereby, authorized and directed to credit the account of Bertram Gardner, former collector of internal revenue for the first district of New York, by reason of shortage of one thousand six hundred and twenty-eight distilled spirit export stamps, each stamp valued at 10 cents, a total of \$162.80, which stamps were destroyed by fire.

Approved, January 5, 1925.

Bertram Gardner.  
Credit in internal  
revenue accounts.

**CHAP. 25.**—An Act For the relief of Albert E. Laxton.

January 5, 1925.  
[H. R. 7420.]  
[Private, No. 76.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury of the United States not otherwise appropriated, to Albert E. Laxton the sum of \$132.90, said amount being compensation for certain extra services rendered by said Albert E. Laxton at the Federal building, Sparta, Wisconsin, between July 1, 1919, and October 20, 1919, both dates inclusive.

Approved, January 5, 1925.

Albert E. Laxton.  
Payment to, for serv-  
ices.

**CHAP. 26.**—An Act For the relief of the estate of Charles L. Freer, deceased.

January 5, 1925.  
[H. R. 8100.]  
[Private, No. 77.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That additional taxes amounting to \$74,889.56, together with all penalties and charges thereon assessed by the Treasury Department under date of February 1, 1923, and March 6, 1923, against the estate of Charles L. Freer, deceased, late of Detroit, Michigan, which estate has been closed, the executors discharged, and the residue paid over to the Smithsonian Institution as an endowment for the Freer Gallery of Art, presented to the Nation by the said Charles L. Freer, are hereby canceled and the Treasury Department is hereby

Charles L. Freer.  
Remission to estate  
of, additional taxes due  
on gift to Smithsonian  
Institution.  
Vol. 41, p. 507.

authorized and directed to remit any further taxes, penalties, or charges which may thereafter be found due from the said residue of the said estate.

Approved, January 5 1925.

January 6, 1925.  
[H. R. 5661.]  
[Private, No. 78.]

**CHAP. 30.**—An Act Granting permission to Colonel Harry F. Rethers, Quartermaster Corps, United States Army, to accept the gift of a Sevres statuette entitled "Le Courage Militaire," tendered by the President of the French Republic.

Colonel Harry F. Rethers.  
May accept gift from France.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That Colonel Harry F. Rethers, Quartermaster Corps, United States Army, be authorized to accept the gift of a Sevres statuette entitled "Le Courage Militaire," tendered by His Excellency the President of the French Republic, and that the Department of State be permitted to deliver said statuette to the said Colonel Rethers.

Approved, January 6, 1925.

January 7, 1925.  
[H. R. 914.]  
[Private, No. 79.]

**CHAP. 39.**—An Act Granting six months' gratuity pay to Stansfield A. and Elizabeth G. Fuller.

Stansfield A. and Elizabeth G. Fuller.  
Gratuity pay to, for death of son.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized to pay, out of any money in the Treasury not otherwise appropriated, the sum of \$90 to Stansfield A. Fuller and Elizabeth G. Fuller as compensation for the loss of their son, Stansfield A. Fuller, late of Troop M, Rhode Island National Guard Cavalry, who died at Fort Bliss, Texas, September 11, 1916, as a result of injuries received in line of duty.

Approved, January 7, 1925.

January 7, 1925.  
[H. R. 1078.]  
[Private, No. 80.]

**CHAP. 40.**—An Act For the relief of the Fred E. Jones Dredging Company.

Fred E. Jones Dredging Company.  
Payment to, for damages.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay out of any money in the Treasury not otherwise appropriated, the sum of \$13,457.64, in full settlement against the Government, to the Fred E. Jones Dredging Company, of Norfolk, Virginia, for damages arising from the sinking of its dredge Numbered 3 by the United States Army transport Northern Pacific, in the Elizabeth River, Norfolk, Virginia, on the 25th day of September, 1919.

Approved, January 7, 1925.

January 7, 1925.  
[H. R. 1082.]  
[Private, No. 81.]

**CHAP. 41.**—An Act For the relief of Henry A. Kessel Company (Incorporated).

Henry A. Kessel Company (Inc.).  
May bring suit for collision damages to launch "Gled" in district court.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the claim of Henry A. Kessel Company (Incorporated), a corporation, as owner of the motor launch Gled, against the United States of America, as owner of the Army transport barge Numbered 842 for damages

alleged to have been occasioned said Henry A. Kessel Company (Incorporated), as a result of a collision between its launch Gled and said Army transport barge Numbered 842 at the Army Engineers' Piers, Norfolk, Virginia, in the Elizabeth River, on April 11, 1919, may be litigated and determined in the District Court of the United States for the Eastern District of Virginia, at Norfolk, sitting as a court of admiralty and acting under the rules governing such a court; and said court shall have jurisdiction to hear and determine said litigation, and to enter a judgment for such damages and costs, if any, as it shall find to be due from the United States of America to Henry A. Kessel Company (Incorporated), or from Henry A. Kessel Company (Incorporated) to the United States of America, ascertained upon the principles and measures of liability applicable in like cases in admiralty between private persons or corporations; and Henry A. Kessel Company (Incorporated) and the United States of America shall have all rights of appeal as in a similar case between private persons or corporations: *Provided*, That notice of any suit brought by Henry A. Kessel Company (Incorporated) by virtue hereof shall be given to the Attorney General of the United States in the manner provided by any order entered by the District Court of the United States for the Eastern District of Virginia, at Norfolk, in said cause, and it shall be the duty of the Attorney General of the United States to cause the United States attorney for the eastern district of Virginia, at Norfolk, to appear on behalf of the United States and protect and defend its interests: *Provided further*, That the proceeding hereby authorized shall be begun within four months from the date of the passage of this Act.

Jurisdiction of court.

*Provisos.*  
Notice to Attorney  
General.

Commencement of  
suit.

Approved, January 7, 1925.

January 7, 1925.

[H. R. 1333.]

[Private, No. 82.]

**CHAP. 42.**—An Act For the relief of Joseph P. Ryan.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to Joseph P. Ryan the sum of \$1,600 for medical expenses in connection with injuries sustained while in line of duty as searcher in the United States Customs Intelligence Bureau, port of New York.

Approved, January 7, 1925.

Joseph P. Ryan.  
Payment to, for per-  
sonal injuries.

January 7, 1925.

[H. R. 1682.]

[Private, No. 83.]

**CHAP. 43.**—An Act For the relief of the Stone Towing Line.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to the Stone Towing Line, Wilmington, North Carolina, the sum of \$1,519.15, as reimbursement of costs of repairs to its wharf known as the steamer Wilmington's wharf, at Southport, North Carolina, damaged in collision with the United States dredge Absecon, on July 20, 1919, in accordance with report submitted in Senate Document Numbered 382, Sixty-sixth Congress, third session.

Approved, January 7, 1925.

Stone Towing Line.  
Payment to, for colli-  
sion damages.

January 7, 1925.  
[H. R. 2005.]

[Private, No. 84.]

William J. McGee.  
Credit in accounts.

**CHAP. 44.**—An Act For the relief of William J. McGee.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury and the Comptroller General of the United States, be, and they are hereby, authorized and directed to credit in the accounts of the Treasurer of the United States the sum of \$514.95, now carried in the accounts of the office of the Assistant Treasurer of the United States at San Francisco, California, and representing a balance due the United States from William J. McGee, former Assistant Treasurer of the United States, when the subtreasury at San Francisco was discontinued December 20, 1920, due to a loss in current and uncurrent silver dollars amounting to \$454.95 and a further loss of \$60, due to the payment of a disbursing officer's check on a forged endorsement, these losses having occurred through no fault or negligence on the part of the said Assistant Treasurer; and for this purpose the sum of \$514.95 is hereby appropriated out of any money in the Treasury not otherwise appropriated.

Appropriation.

Approved, January 7, 1925.

January 7, 1925.  
[H. R. 2335.]

[Private, No. 85.]

J. Jessop and sons.  
Payment to, for property damages.

**CHAP. 45.**—An Act For the relief of J. Jessop and sons.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, directed to pay to J. Jessop and sons, out of any money in the Treasury not otherwise appropriated, the sum of \$750, in full payment for damage to lands owned by said J. Jessop and sons inflicted thereon by the Government while using said lands in connection with an Army training camp at Camp Kearny, California.

Approved, January 7, 1925.

January 7, 1925.  
[H. R. 2989.]

[Private, No. 86.]

Mrs. E. L. Guess.  
Payment to, for personal injuries.

**CHAP. 46.**—An Act For the relief of Mrs. E. L. Guess.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, the sum of \$100 to Mrs. E. L. Guess, in full compensation for injuries received by her at Memphis, Tennessee, on December 21, 1920, by reason of the negligence of an employee of the United States Government driving a truck owned by the United States Government and operating in the parcel post of the Post Office Department.

Approved, January 7, 1925.

January 7, 1925.  
[H. R. 3046.]

[Private, No. 87.]

J. W. Cook.  
Payment to, for personal injuries.

**CHAP. 47.**—An Act For the relief of J. W. Cook.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, the sum of \$3,500 to J. W. Cook in full compensation for injuries sustained and for reimbursement of expenses incurred as a result of being accidentally shot on December 30, 1921, while employed at Billings, Montana, as a contract mail carrier.

Approved, January 7, 1925.

**CHAP. 48.**—An Act For the relief of Christina Conniff

January 7, 1925.

[S. 3235.]

[Private, No. 88.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Director of the United States Veterans' Bureau be, and he is hereby, authorized and directed to resume and complete the remainder of the payments due to Christina Conniff, widow and beneficiary of Robert E. Conniff, deceased, according to the terms of his Government life insurance policy numbered K-181801.

Approved, January 7, 1925.

January 7, 1925.

[H. R. 3504.]

[Private, No. 89.]

**CHAP. 49.**—An Act For the relief of Cornelia M. A. Tower.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to Cornelia M. A. Tower, widow of Morton L. Tower, late an assistant engineer in the Engineer Department at Large, the sum of \$3,000 out of any money in the Treasury not otherwise appropriated, as full compensation for the death of her husband, which occurred as the result of an accident and without negligence on his part while he was engaged in the performance of his duties as such assistant engineer.

Approved, January 7, 1925.

January 7, 1925.

[H. R. 3505.]

[Private, No. 90.]

**CHAP. 50.**—An Act For the relief of Fred W. Stickney and H. A. Reynolds.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to Fred W. Stickney and H. A. Reynolds the sum of \$197.50 out of any money in the Treasury not otherwise appropriated, as compensation for the construction of two hundred and fourteen rods of fence on the division line between the lands of said Fred W. Stickney and H. A. Reynolds and lands owned by the United States and occupied by the Indians in Sherwood Valley, California, the said amount being one-half of the cost of said fence.

Approved, January 7, 1925.

January 7, 1925.

[H. R. 4318.]

[Private, No. 91.]

**CHAP. 51.**—An Act For the relief of Edward S. Scheibe.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Postmaster General be, and he is hereby, authorized and directed to credit the accounts of Edward S. Scheibe, postmaster at Cloquet, Minnesota, in the sum of \$20,004.50, due to the United States on account of postage stamps, war-savings funds, and revenue stamps which were lost as the result of the destruction of the post office at Cloquet by forest fires on October 12, 1918.

Approved, January 7, 1925.

January 7, 1925.

[H. R. 4432.]

[Private, No. 92.]

**CHAP. 52.**—An Act For the relief of Orville Paul.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secre-

Orville Paul.  
Payment to guardian  
of, for personal injuries.

tary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury of the United States not otherwise appropriated, to Jennie Kingston, the legal guardian of Orville Paul, the sum of \$2,500, in full settlement for personal injuries sustained by Orville Paul by reason of the explosion of a bomb under the direction of the war-loan organization of the eighth Federal reserve district in connection with the Victory loan drive at De Soto, Missouri.

Approved, January 7, 1925.

January 7, 1925.

[H. R. 6241.]

[Private, No. 93.]

**CHAP. 53.**—An Act For the relief of Lieutenant E. J. McAllister.

Lieutenant E. J.  
McAllister.  
Payment to, for  
property damages.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to Lieutenant E. J. McAllister, Tenth Regiment United States Infantry, the sum of \$116.88, in full compensation for damages to automobile, resulting from collision with truck belonging to the United States Army, which occurred at Camp Sherman, Ohio, August 1, 1921.

Approved, January 7, 1925.

January 7, 1925.

[H. R. 6506.]

[Private, No. 94.]

**CHAP. 54.**—An Act For the relief of John Baumen.

John Baumen.  
Reimbursement to.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, the sum of \$1,000 to John Baumen, of Los Angeles, California, which sum was paid by him to the United States as a bail bond for appearance in court, said bail bond being declared forfeited by the court for nonappearance, but subsequently ordered paid back to him through an order of said court vacating the forfeiture of the bail bond, but which amount had been covered into the Treasury of the United States by the clerk of the court.

Approved, January 7, 1925.

January 7, 1925.

[H. R. 7296.]

[Private, No. 95.]

**CHAP. 55.**—An Act For the relief of John W. Dilks.

John W. Dilks.  
Military record cor-  
rected.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That in the administration of any laws conferring rights, privileges, and benefits upon honorably discharged soldiers, John W. Dilks, who was a private of Company E, Seventy-second Regiment New York Volunteer Infantry, shall hereafter be held and considered to have been discharged honorably from the military service of the United States as a member of that organization on or about the 29th day of August, 1862: *Provided,* That no pension, pay, or allowance shall be held to have accrued prior to the passage of this Act.

Approved, January 7, 1925.

Proviso.

No prior pension, etc.

January 7, 1925.

[H. R. 8343.]

[Private, No. 96.]

**CHAP. 56.**—An Act For the relief of Jim Hennessee.

Jim Hennessee.  
Payment to.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary

of the Treasury is authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to Jim Hennessee, of Chattanooga, Tennessee, the sum of \$55. Such sum is the amount of a money order issued to the said Jim Hennessee at Palmer, Tennessee, June 8, 1921, Numbered 5397, and payable to George Hennessee, at Spokane, Washington, which was unlawfully collected by a person other than the payee. The Secretary of the Treasury is directed to deduct from such sum any payment to the said Jim Hennessee in respect to such money order.

Deduction.

Approved, January 7, 1925.

**CHAP. 60.**—An Act To place the name of Paul Crum on the muster rolls of Company E, First Regiment Nebraska Infantry, United States Volunteers.

January 9, 1925.  
[H. R. 3388.]  
[Private, No. 97.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That Paul Crum, formerly of the city of Fargo, State of North Dakota, shall be held and considered to have served as a private in Company E, First Regiment Nebraska Infantry, United States Volunteers, in the war with Spain, from March 28, 1899, to June 20, 1899, and to have been honorably discharged of said last date.

Paul Crum.  
Military record corrected.

SEC. 2. That said Paul Crum be, and he is hereby, entitled to all privileges and immunities belonging to a private soldier of said regiment, including all medals, citations and decorations for remaining in the service after the expiration of the usual term of enlistment during the war with Spain, the same as though he had been regularly enlisted therein.

Privileges, etc., restored.

Approved, January 9, 1925.

**CHAP. 61.**—An Act For the relief of Edward N. McCarty.

January 9, 1925.  
[S. 225.]  
[Private, No. 98.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, the sum of \$1,200, in full settlement against the Government, to Edward N. McCarty, to compensate him for injuries to his eyes while an employee in the post office at Mattoon, Illinois.

Edward N. McCarty.  
Payment to, for personal injuries.

Approved, January 9, 1925.

**CHAP. 62.**—An Act For the relief of John T. Eaton.

January 9, 1925.  
[S. 335.]  
[Private, No. 99.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to John T. Eaton, of Helena, Montana, out of any money in the Treasury not otherwise appropriated, the sum of \$560, in compliance with the findings of the Court of Claims, Senate Document Numbered 220 of the first session of the Sixty-third Congress.

John T. Eaton.  
Payment to.

Approved, January 9, 1925.

**CHAP. 63.**—An Act For the relief of Nelly McCanna, residuary legatee and devisee under last will and testament of P. F. McCanna, deceased.

January 9, 1925.  
[S. 368.]  
[Private, No. 100.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary

P. F. McCanna.

Reimbursement to  
residuary legatee, etc.,  
of.

of the Treasury be, and he is hereby, authorized and directed to pay to Nelly McCanna, residuary legatee and devisee under last will and testament of P. F. McCanna, deceased, out of any money in the Treasury not otherwise appropriated, as reimbursement for interest paid by P. F. McCanna, deceased, on money borrowed by him while acting under the authority of the Interior Department in the negotiation of land for the United States Indian School at Albuquerque, New Mexico, the sum of \$760.68.

Approved, January 9, 1925.

January 9, 1925.

[S. 511.]

[Private, No. 101.]

**CHAP. 64.**—An Act To authorize the Secretary of the Interior to issue patent in fee simple to the Board of Regents of the University of Arizona, State of Arizona, of Tucson, Arizona, for a certain described tract of land.

University of Ari-  
zona.  
Land patent to.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and is hereby, authorized and directed to issue patent as hereinafter limited to the Board of Regents of the University of Arizona, State of Arizona, of Tucson, Arizona, for the following-described tract of land, to wit: The southeast quarter of section 29, in township 9 south, range 23 west of the Gila and Salt River principal meridian in Arizona, said tract of land to be occupied and used solely for educational and investigational purposes: *Provided*, That there shall be reserved to the United States or its assigns all oil, coal, or other mineral deposits found in the land, and the right to prospect for, mine, and remove the same: *Provided further*, That this grant of land shall be subject to all prior valid existing rights under the land laws of the United States, and that if the grantee shall fail to use the land for educational or investigational purposes or shall devote the same to other uses the title thereto shall revert to the United States without further action on the part of the United States upon a finding of such failure by the Secretary of the Interior: *And provided further*, That the above-described tract of land be purchased by the Board of Regents of the University of Arizona at the rate of \$1.25 per acre therefor.

*Proviso.*  
Mineral rights re-  
served.

Condition.

Purchase price.

Approved, January 9, 1925.

January 9, 1925.

[S. 1014.]

[Private, No. 102.]

**CHAP. 65.**—An Act For the relief of F. J. Belcher, junior, trustee for Ed Fletcher.

Ed Fletcher.  
Payment to trustee  
for, on account of dam-  
ages to lands.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, directed to pay to F. J. Belcher, junior, trustee for the benefit of Ed Fletcher, out of any money in the Treasury not otherwise appropriated, the sum of \$21,838, in full payment of damages to lands owned by said Ed Fletcher inflicted thereon by the Government while occupying said lands as an Army training camp.

Approved, January 9, 1925.

January 9, 1925.

[S. 2187.]

[Private, No. 103.]

**CHAP. 66.**—An Act For the relief of Mrs. John D. Hall.

Mrs. John D. Hall.  
Payment to, for prop-  
erty damages.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated,

the sum of \$2,248.10 to Mrs. John D. Hall, widow of the late Colonel John D. Hall, United States Army, retired, for value of personal property destroyed in the military service of the United States Army by the earthquake and fire at San Francisco, California, April 18, 1906.

Approved, January 9, 1925.

**CHAP. 67.**—An Act For the relief of William Henry Boyce, senior.

January 9, 1925.  
[S. 2510.]  
[Private, No. 104.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to redeem, in favor of William Henry Boyce, senior, of Ansonville, North Carolina, 4½ per centum United States Treasury certificates of indebtedness numbered 7378 and 7379, in the denomination of \$1,000 each, and 3371, in the denomination of \$500, series TM-1924, issued March 15, 1923, matured March 15, 1924, with interest at the rate of 4½ per centum per annum from March 15, 1923, to March 15, 1924, without presentation of said certificates of indebtedness or the coupons representing interest thereon from March 15, 1923, to March 15, 1924, which are alleged to have been lost, stolen, or destroyed: *Provided*, That the said certificates shall not have been previously presented for payment, and that no payment shall be made hereunder for any coupons which shall have been previously presented and paid: *Provided further*, That the said William Henry Boyce, senior, shall first file in the Treasury Department a bond in the penal sum of double the amount of the certificates and the interest which had accrued thereon when the principal became due and payable, in such form and with such securities as may be acceptable to the Secretary of the Treasury, to indemnify and save harmless the United States from any loss on account of the lost, stolen, or destroyed certificates of indebtedness herein described: *Provided further*, That this bill shall not take effect until September 15, 1924, which is six months after the maturity of the certificates.

William Henry Boyce, sr.  
Redemption of lost certificates of indebtedness.

*Provisos.*  
Condition.

Indemnity bond.

Effective date.

Approved, January 9, 1925.

**CHAP. 71.**—An Act For the relief of Louis Leavitt.

January 10, 1925.  
[S. 88.]  
[Private, No. 105.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That Louis Leavitt, of Brooklyn, New York, is hereby authorized to bring suit against the United States to recover damages for any loss or losses which he may have suffered through action by governmental agencies, acting under authority of the Government, had in connection with the purchase by Louis Leavitt of surplus goods of the War Department and which were referred to in the opinion of the Attorney General, dated December 23, 1921. Jurisdiction is hereby conferred upon the Court of Claims of the United States to hear, consider, and determine such action upon its merits and according to the law which governs the principles of liability that prevail between private parties, but only so far as is herein indicated, and in accordance with the practice pertaining to such action between private parties, and to enter decree or judgment against the United States for the amount of such damages as may be found due to said Louis Leavitt, if any: *Provided, however*, That such right to sue, as is hereby granted, shall not apply to any interest, nor to any claim for damages resulting from any criminal

Louis Leavitt.  
Claim of, for losses referred to Court of Claims.

Jurisdiction of court.

*Provisos.*  
Claims, etc., not admitted.

Commencement of suit. prosecution of the said Louis Leavitt on a charge of violating the penal laws of the United States: *Provided*, That such action shall be brought and commenced within four months from the date that this Act becomes effective.

Appropriation to pay judgment. SEC. 2. That upon final determination of such cause if a decree or judgment is rendered against the United States, there is hereby appropriated, out of any money in the Treasury not otherwise appropriated, a sum sufficient to pay final judgment, which shall be paid to said Louis Leavitt or his duly authorized attorneys of record by the Secretary of the Treasury upon the presentation of a duly authenticated copy of such final decree or judgment.

Approved, January 10, 1925.

January 13, 1925.

[S. 648.]

[Private, No. 106.]

**CHAP. 78.**—An Act For the relief of Janie Beasley Glisson.

Janie Beasley Glisson.  
Payment to, for personal injuries.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay out of any money in the Treasury not otherwise appropriated, to Janie Beasley Glisson, \$2,500, for damages suffered by her when she was struck and permanently injured by a Government airplane which was in charge of and driven by officers of the United States Army.

Approved, January 13, 1925.

January 14, 1925.

[H. R. 2309.]

[Private, No. 107.]

**CHAP. 80.**—An Act For the relief of Robert Laird, senior.

Robert Laird, sr.  
Reimbursement to, for erroneous burial expenses.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to Robert Laird, senior, the sum of \$112.11, being full reimbursement for expenses incurred by him in connection with the burial of the body of late Private (First Class) John Laird, of Company C, Three hundred and first Field Signal Battalion, shipped to him by the War Department in mistake for the body of his own son, late Private John Laird, of Company F, Twenty-third Infantry.

Approved, January 14, 1925.

January 15, 1925.

[S. 3063.]

[Private, No. 108.]

**CHAP. 82.**—An Act To quiet title to original lot 4, square 116, in the city of Washington, District of Columbia

Square 116, D. C.  
Title confirmed to owners of lot 4 in.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of War is hereby authorized and directed to correct the records of the War Department in respect of original lot 4, in square 116, in the city of Washington, District of Columbia, the title to which the records of his office show to be in the United States, upon the filing by the present owners of the lot of sufficient proof that the said owners or the party under whom they claim have been in actual possession of the said lot for an uninterrupted period of not less than twenty years, so that the said records shall show the title to said lot to be in the said owners.

Approved, January 15, 1925.

**CHAP. 105.**—An Act For the relief of the Great Lakes Engineering Works.January 28, 1925.  
[S. 698.]

[Private, No. 109.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the claim of the Great Lakes Engineering Works, a corporation organized under the laws of the State of Michigan, with its principal place of business in the city of Detroit, in said State, owner of the steamship Frank H. Goodyear, and certain docks on the Detroit River, at Ecorse, Michigan, against the United States for damages alleged to have been caused by collision between the United States steamship Isla de Luzon and said steamship Frank H. Goodyear on May 24, 1917, in the Detroit River, at Ecorse, Michigan, may be sued for by the Great Lakes Engineering Works in the District Court of the United States for the Eastern District of Michigan, sitting as a court of admiralty and acting under the rules governing such court, and said court shall have jurisdiction to hear and determine such suit and to enter a judgment or decree for the amount of such damages and costs if any, as shall be found to be due against the United States in favor of the Great Lakes Engineering Works, or against the Great Lakes Engineering Works in favor of the United States, upon the same principles and measures of liability as in like cases in admiralty between private parties and with the same rights of appeal: *Provided*, That such notice of the suit shall be given to the Attorney General of the United States as may be provided by the order of said court, and it shall be the duty of the Attorney General to cause the United States attorney in such district to appear and defend for the United States: *Provided further*, That said suit shall be brought and commenced within four months of the date of the passage of this Act.

Great Lakes Engineering Works.  
May bring suit for collision damages to steamship, "Frank H. Goodyear" in district court.

Jurisdiction of court.

*Proviso.*  
Notice to Attorney General.

Commencement of suit.

Approved, January 28, 1925.

**CHAP. 106.**—An Act For the relief of the First International Bank of Sweetgrass, Montana.January 28, 1925.  
[S. 2689.]

[Private, No. 110.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior is hereby authorized, in his discretion, to issue patent to the First International Bank of Sweetgrass, Montana, for the south half of section 25, township 37 north, range 5 west, Montana principal meridian upon payment by said bank of the value of said land, to be fixed by the Secretary of the Interior, less any amounts loaned by said bank to Stephen Horgasz and remaining unpaid: *Provided*, That in no event shall patent so issue to said bank for said land except upon the payment therefor by said bank at the rate of not less than \$1.25 per acre.

Sweetgrass, Mont.,  
First International Bank.  
Land patent to.

*Proviso.*  
Purchase price.

Approved, January 28, 1925.

**CHAP. 107.**—An Act For the relief of Aktieselskabet Marie di Giorgio, a Norwegian corporation of Christiania, Norway.January 28, 1925.  
[H. R. 8235.]

[Private, No. 111.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the claim of Aktieselskabet Marie di Giorgio, owners of the Norwegian steamship Runa, against the United States for damages alleged to have been caused by collision between the said vessel and the United States cutter Immigrant in New York Harbor, on the 30th day of

"Runa," Norwegian steamship.  
Owners of, may bring suit for collision damages in district court.

November, 1919, may be sued for by the said Aktieselskabet Marie di Giorgio in the District Court of the United States for the Southern District of New York, sitting as a court of admiralty and acting under the rules governing such court, and said court shall have jurisdiction to hear and determine such suit and to enter a judgment or decree for the amount of such damages and cost, if any, as shall be found to be due against the United States in favor of Aktieselskabet Marie di Giorgio, or against Aktieselskabet Marie di Giorgio in favor of the United States upon the same principles and measures of liability as in like cases in admiralty between private parties and with the same rights of appeal: *Provided*, That such notice of the suit shall be given to the Attorney General of the United States as may be provided by order of the said court, and it shall be the duty of the Attorney General to cause the United States attorney in such district to appear and defend for the United States: *Provided further*, That said suit shall be brought and commenced within four months of the date of the passage of this Act: *Provided further*, That this authorization to bring suit against the United States is granted upon the express condition that Aktieselskabet Marie di Giorgio submit to the jurisdiction of the court for the judicial determination of any claims of the United States arising out of a collision between the steamship Runa and the United States Shipping Board Steamship Chickamauga, in New York Bay on the 27th day of July, 1920, or any other claims, whatsoever, in favor of the United States and also that the said Aktieselskabet Marie di Giorgio, within thirty days after the institution of any suit by it against the United States or against it by the United States, shall file a surety bond signed by such American surety company and in such amount as shall be agreed upon by the proctors for the respective parties or as shall be fixed by the Court to secure payment of any costs or judgments which may be decreed against it.

Approved, January 28, 1925.

January 29, 1925.

[S. 3073.]

[Private, No. 112.]

CHAP. 111.—An Act For the relief of George A. Berry

George A. Berry.  
Ordered before naval  
retiring board.

*Provisos.*  
If disability incurred  
in line of duty to be  
placed on retired list of  
Naval Reserve Force as  
lieutenant commander.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the President be, and he hereby is, authorized to order George A. Berry, ex-lieutenant commander, United States Naval Reserve Force, to appear before a naval retiring board for the purpose of determining whether or not the disability complained of in his case originated in the line of duty in time of war, as required by the provisions of the Act of July 12, 1921, volume 42, Statutes at Large, page 140: *Provided*, That if said naval retiring board finds that Mr. Berry is now suffering from a disability incurred in the line of duty in time of war which renders him unfit to perform all the duties of the grade of lieutenant commander, United States Naval Reserve Force, in time of war, the President be, and he is hereby, authorized to nominate and, by and with the advice and consent of the Senate, appoint George A. Berry, a lieutenant commander, United States Naval Reserve Force, and to place him upon the retired list with three-fourths of the pay of his grade: *Provided further*, That he shall not be entitled to any back pay or allowances by the passage of this Act.

No back pay, etc.

Approved, January 29, 1925.

**CHAP. 112.**—An Act For the relief of the Commercial Union Assurance Company (Limited), Federal Insurance Company, American and Foreign Marine Insurance Company, Queen Insurance Company of America, Fireman's Fund Insurance Company, Saint Paul Fire and Marine Insurance Company, and the United States Lloyds.

January 29, 1925.

[S. 1976.]

[Private, No. 113.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to redeem, without interest, two 4½ per cent United States Treasury certificates of indebtedness numbered 7012 and 7013 of the denomination of \$5,000 each, dated April 10, 1918, and maturing July 9, 1918, without presentation of such certificates of indebtedness, which have been lost, stolen, or destroyed, and to pay, from the proceeds of such redemption, to the following companies, the respective sums set after their names: Commercial Union Assurance Company (Limited), \$2,000; Federal Insurance Company, \$2,000; American and Foreign Marine Insurance Company, \$1,500; Queen Insurance Company of America, \$1,500; Fireman's Fund Insurance Company, \$1,400; Saint Paul Fire and Marine Insurance Company, \$400; and United States Lloyds, \$1,200; a total sum of \$10,000: *Provided*, That the said certificates of indebtedness shall not have been previously presented for payment: *Provided further*, That the said Commercial Union Assurance Company (Limited), the Federal Insurance Company, the American and Foreign Marine Insurance Company, the Queen Insurance Company of America, the Fireman's Fund Insurance Company, the Saint Paul Fire and Marine Insurance Company, and the United States Lloyds, shall first file in the Treasury Department of the United States a bond in the penal sum of double the amount of the principal of said certificates of indebtedness, in such form and with such sureties as may be acceptable to the Secretary of the Treasury, to indemnify and save harmless the United States from any loss on account of the lost, stolen, or destroyed certificates of indebtedness hereinbefore described.

Commercial Union Assurance Company (Limited) and others. Redemption of lost certificates of indebtedness.

*Providos.*  
Condition.

Indemnity bonds.

Approved, January 29, 1925.

**CHAP. 113.**—An Act Authorizing the President to order Leo P. Quinn before a retiring board for a rehearing of his case and upon the findings of such board either confirm his discharge or place him on the retired list with the rank and pay held by him at the time of his discharge.

January 29, 1925.

[S. 2764.]

[Private, No. 114.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of War, under the direction of the President, is hereby authorized, in his discretion, to order Leo P. Quinn, late major, United States Army, again before a retiring board for the purpose of a new hearing of his case and to inquire into and determine the facts touching the nature and occasion of his disability, and to find and report the cause which, in its judgment, has produced his incapacity, and whether such cause is an incident of the service, according to the statute, and that upon the findings of such board the President is further authorized, in his discretion, either to confirm the order by which the said Leo P. Quinn was discharged, or, in his discretion, to nominate and, by and with the advice and consent of the Senate, to appoint said Leo P. Quinn a major, the grade which he had at the time of his discharge, and to place him on the retired list of the Army: *Provided*, That no pay, bounty, or other allowance during the period between the time that he was discharged and the time of the passage of this Act shall become due and payable by virtue of this Act.

Leo P. Quinn. Ordered before Army retiring board for rehearing.

*Provido.*  
No back pay, etc.

Approved, January 29, 1925.

January 31, 1925.  
[S. 51.]

**CHAP. 126.**—An Act For the relief of the owner of the schooner Itasca

[Private, No. 115.]  
"Itasca," schooner.  
Owner of, may bring  
suit for collision dam-  
ages in district court.

*Be it enacted by the Senate and the House of Representatives of the United States of America in Congress assembled,* That the claim of the owner of the schooner Itasca arising out of the collision between said schooner and the United States submarine R-8 off Brenton Reef lightship, Newport, Rhode Island, on the 20th day of August, 1920, for and on account of the losses alleged to have been suffered in said collision by the owner of said schooner Itasca may be submitted to the United States court for the district of Massachusetts, under and in compliance with the rules of said court sitting as a court of admiralty; and that the said court shall have jurisdiction to hear and determine the whole controversy and to enter a judgment or decree for the amount of the legal damages sustained by reason of said collision, if any shall be found to be due, either for or against the United States, upon the same principle and measure of liability, as in like cases in admiralty between private parties with the same rights of appeal: *Provided*, That such notice of the suit shall be given to the Attorney General of the United States as may be provided by order of the said court, and it shall be the duty of the Attorney General to cause the United States attorney in such district to appear and defend for the United States: *Provided further*, That said suit shall be brought and commenced within four months of the date of the passage of this Act.

Jurisdiction of court.

*Provisos.*  
Notice to Attorney  
General.

Commencement of  
suit.

Approved, January 31, 1925.

February 2, 1925.  
[S. 831.]

**CHAP. 129.**—An Act For the relief of H. B. Stout.

H. B. Stout.  
Payment to, for per-  
sonal injuries.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to H. B. Stout, out of any money in the Treasury not otherwise appropriated, the sum of \$475.30 as compensation for expenses incurred by him while employed by the Bureau of Internal Revenue, district of Florida, during the months of February, March, April, May, and June, 1921.

Approved, February 2, 1925.

February 2, 1925.  
[S. 2316.]

**CHAP. 130.**—An Act To allow credit in the accounts of A. W. Smith.

A. W. Smith.  
Credit allowed in ac-  
counts of.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Comptroller General of the United States is hereby authorized and directed, in the settlement of the accounts of A. W. Smith, fiscal agent, Forest Service, United States Department of Agriculture, to allow credit in the sum of \$111.75 now standing as a disallowance in said accounts on the books of the General Accounting Office, covering expenses incurred during the fiscal year ended June 30, 1917, in the erection of a building at the Bacon ranger station on the Klamath National Forest, California.

Approved, February 2, 1925.

February 2, 1925.  
[S. 2711.]

**CHAP. 131.**—An Act For the relief of the Pitt River Power Company.

Pitt River Power  
Company.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Comp-

troller General of the United States be, and he is hereby, authorized to adjust and settle the claim of the Pitt River Power Company in the amount of \$1,767 paid to the United States and deposited with the Treasury, in connection with its application for a water power permit on Pitt River, California, and to certify the same to Congress.

Claim of, to be adjusted, etc.

Approved, February 2, 1925.

**CHAP. 132.**—An Act For the relief of Canadian Car and Foundry Company, Limited.

February 2, 1925.

[S. 3505.]

[Private, No. 119.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to refund to the agency of the Canadian Car and Foundry Company, Limited, the sum of \$192,278.83 paid by the agency of the Canadian Car and Foundry Company, Limited, as duties on certain materials imported into the United States for shipment abroad but which were destroyed by fire after such manufacture and before the same were exported, such refund to be paid out of any money in the Treasury not otherwise appropriated.

Canadian Car and Foundry Company, Limited.  
Refund of import duties to

Approved, February 2, 1925.

**CHAP. 134.**—An Act For the relief of the Commercial Union Assurance Company (Limited), Federal Insurance Company, American and Foreign Marine Insurance Company, Queen Insurance Company of America, Fireman's Fund Insurance Company, United States Lloyds, and the Saint Paul Fire and Marine Insurance Company.

February 3, 1925.

[S. 1975.]

[Private, No. 120.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to redeem, without interest, twelve 4 per centum United States Treasury certificates of indebtedness numbered 12033, 12034, 12035, 12036, 12037, 12038, 12040, 12256, 12257, 12258, 12259, and 12260, of the denomination of \$1,000 each, dated August 20, 1918, and maturing July 15, 1919, without presentation of such certificates of indebtedness, which have been lost, stolen, or destroyed, and to pay, from the proceeds of such redemption, to the following companies the respective sums set after their names: Commercial Union Assurance Company (Limited), \$2,400; Federal Insurance Company, \$2,400; American and Foreign Marine Insurance Company, \$1,800; Queen Insurance Company of America, \$1,800; Fireman's Fund Insurance Company, \$1,680; United States Lloyds, \$1,440; Saint Paul Fire and Marine Insurance Company, \$480; a total sum of \$12,000: *Provided,* That the said certificates of indebtedness shall not have been previously presented and paid: *And provided further,* That the said Commercial Union Assurance Company (Limited), Federal Insurance Company, American and Foreign Marine Insurance Company, Queen Insurance Company of America, Fireman's Fund Insurance Company, United States Lloyds, and the Saint Paul Fire and Marine Insurance Company shall first file in the Treasury Department of the United States a bond in the penal sum of double the amount of the principal of said certificates of indebtedness, in such form and with such sureties as may be acceptable to the Secretary of the Treasury, to indemnify and save harmless the United States from any loss on account of the lost, stolen, or destroyed certificates of indebtedness hereinbefore described.

Commercial Union Assurance Company (Limited) and others.  
Redemption of lost certificates of indebtedness.

*Provisos.*  
Condition.  
Indemnity bonds.

Approved, February 3, 1925.

February 3, 1925.  
[S. 1427.]

[Private, No. 121.]

Rosa L. Yarbrough.  
Gratuity pay to, for  
death of son.

**CHAP. 135.**—An Act For the relief of Rosa L. Yarbrough.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Quartermaster General of the Army shall cause to be paid to Rosa L. Yarbrough, mother of Thomas A. Yarbrough, late sergeant, Airship School Detachment, Air Service, United States Army, who was killed in the accidental destruction of the airship Roma on February 21, 1922, an amount equal to six months' pay at the rate the said Thomas A. Yarbrough was receiving at the date of his death. Such amount shall be paid from funds appropriated for pay of the Army.

Approved, February 3, 1925.

February 3, 1925.  
[S. 1568.]

[Private, No. 122.]

Colonel Horace P.  
Hobbs and others.  
Reimbursement to.

**CHAP. 136.**—An Act For the relief of certain officers in the United States Army.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the accounting officers of the United States be, and they are hereby, authorized and directed to reimburse the following officers of the United States Army with the following sums for certain defalcations made by Regimental Commissary Sergeant William Le Duc, Seventeenth Infantry, for which he was court-martialed, found guilty, and sentenced, said officers never having been held for failure or neglect of duty, namely: Colonel Horace P. Hobbs, \$1,166.31; Colonel Charles B. Stone, \$1,028.17; Colonel Henry M. Bankhead, \$103.65; Colonel Louis F. Garrard, junior, \$2,373.64.

Approved, February 3, 1925.

February 3, 1925.  
[S. 1605.]

[Private, No. 123.]

Emma Kiener.  
Payment to, for  
property damages.

**CHAP. 137.**—An Act For the relief of Emma Kiener

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury of the United States not otherwise appropriated, for the relief of Emma Kiener, of Salt Lake City, Utah, widow of Christian Kiener, deceased, in full satisfaction of all damages suffered through the destruction by soldiers stationed at Fort Douglas, Utah, of certain buildings erected on a homestead location, made in good faith, near Fort Douglas, Utah, by said Christian Kiener the sum of \$1,500.

Approved, February 3, 1925.

February 3, 1925.  
[S. 1904.]

[Private, No. 124.]

"Kin-Dave," steam-  
ship.  
Payment to owners  
of, for collision dam-  
ages.

**CHAP. 138.**—An Act For the relief of the owners of the steamship Kin-Dave.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, the sum of \$3,500 to the owners of the steamship Kin-Dave, as compensation for and in full satisfaction of all claims of such owners for any damages to said steamship Kin-Dave sustained as a result of a collision between said steamship and the United States steamship Colonel Clayton on November 3, 1920, in the Milwaukee River, Wisconsin.

Approved, February 3, 1925.

**CHAP. 139.**—An Act For the relief of J. R. King.

February 3, 1925.

[S. 2966.]

[Private, No. 125.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay out of any money in the Treasury not otherwise appropriated to J. R. King, father and administrator of the late Lawrence B. King, a lieutenant in the Air Service of the Officers' Reserve Corps, who died on duty at Clover Field, Santa Monica, California, the sum of \$478.51, burial and transportation expenses.

J. R. King.  
Gratuity pay to, for death of son.

Approved, February 3, 1925.

**CHAP. 141.**—An Act For the relief of the William J. Oliver Manufacturing Company and William J. Oliver, of Knoxville, Tennessee

February 5, 1925.

[H. R. 3132.]

[Private, No. 126.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, the sum of \$170,757.86 to William J. Oliver for damages sustained growing out of the seizure and holding by the Government of the William J. Oliver manufacturing establishment at Knoxville, Tennessee.

William J. Oliver.  
Payment to.

Approved, February 5, 1925.

**CHAP. 145.**—An Act To authorize the governor and commissioner of public lands of the Territory of Hawaii to issue patents to certain persons who purchased government lots in the district of Waiakea, island of Hawaii, in accordance with act 33, session laws of 1915, Legislature of Hawaii.

February 6, 1925.

[H. R. 6303.]

[Private, No. 127.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the governor and commissioner of public lands of the Territory of Hawaii are hereby authorized to issue patents to the following-named persons, their successors or permitted assigns, occupiers of lots in the Waiakea house lot tract, district of Waiakea, island of Hawaii, which lots were sold by the Territorial government in accordance with act 33, session laws of 1915, Legislature of Hawaii: *Provided, however,* That no patents be issued until all conditions imposed by the Territorial government at the time of sale have been complied with:

Hawaii.  
Occupiers of designated lots in district of Waiakea to receive patents from Territorial authorities.

Proviso.  
Condition.

List of lots.

Name.	No.	Area.	Name.	No.	Area.
IN BLOCK 12.			IN BLOCK 13—contd.		
		<i>Sq. ft.</i>			<i>Sq. ft.</i>
Chuichi Kimura	1	20,000	Mary J. Kekela	3	22,500
Kanekichi Yanagihara	2	20,000	Pihana Kaiawe	4	22,500
Isojiro Kitagawa	3	20,000	Wm. Kuikuipua	5	22,500
Komatsu Sakamoto	4	20,000	Mrs. Hatsuyo Thompson	6	22,500
Hideichi Nishimura	5	20,000	Mary Lau On	7	22,500
Suketaro Maruo	6	20,000	Thomas Pedro, jr.	8	22,500
Heitaro Egawa	7	20,000	Mrs. Isuneyo Tanaka	9	22,500
Kenichi Tanaka	8	20,000	Katsuiichi Hashimoto	10	22,500
Usaburo Segawa	9	20,000	Shozo Murakami	11	22,500
Mary Keaweopala	10	20,000	K. Wakimoto	12	22,500
Sabjiro Abe	11	20,000	Junnosuki Ishizu	13	22,500
Wm. Edmonds	12	20,000	Hirokichi Nishimura	14	22,500
Jukichi Okino	13	20,000	Taichiro Seto	16	22,500
Jas. S. Kekela	14	20,000	IN BLOCK 19.		
Shimado Kitagawa	15	20,000	Nobujiro Yoshino	1	20,000
Masaichi Nakamura	16	20,000	Mrs. Annie K. Low	2	20,000
IN BLOCK 13.			Giemon Sakumoto	3	20,000
Rev. Koo Ishikawa	1	22,500	Yoshio Koshimoto	4	20,000
Esther Kekoa	2	22,500	Kinichiro Kobayashi	5	20,000

List—continued.

Name.	No.	Area.	Name.	No.	Area.
IN BLOCK 19—contd.			IN BLOCK 33.		
Nobuchi Nakao	6	20,000	Mrs. Nisu Akiyama	1	20,000
Kinzo Izumi	7	20,000	Gabriel Manning	2	20,000
Hatsue Yamamoto	8	20,000	Ting Sam Ching	3	20,000
Tsunekichi Kanai	9	20,000	Fung Lau	5	20,000
Umekichi Kanai	10	20,000	Young Lau	7	20,000
Manuel de Coito	11	20,000	Chock Pung	8	20,000
Shizuma Honda Ota	12	20,000	Kamesuke Higa	9	20,000
Kalamau Kaanaana	13	20,000	Elizabeth W. Macomber	10	20,000
Louisa K. Apu	14	20,000	Kim Lung Sup	11	20,000
Mary Kaaumoana	15	20,000	Joe Freitas Braz	12	20,000
Mary Ann Akana	16	20,000	John Puha Hale	13	20,000
IN BLOCK 20.			Louise I. Wright	14	20,000
Joaquin Lopes	1	22,500	John K. Akau	15	20,000
Kakutaro Maesaka	2	22,500	Mrs. Kaniho Wond	16	20,000
Chun C. Tong	3	22,500	IN BLOCK 34.		
Nobuichi Kimata	4	22,500	Katsuyo Degawa	1	20,000
Otto K. Reinhardt	5	22,500	Herbert Lai Hip	2	20,000
Uyeno Yoshimatsu	6	22,500	Richard L. Kekoa	3	20,000
Emma Reinhardt	7	22,500	Alexander K. Nawahi	4	20,000
Nikichi Yanagihara	8	22,500	Robert J. McKeague	6	20,000
John A. Lee	9	22,500	Fred Olepau Benjamin	7	20,000
Mrs. Hana Watanabe	10	22,500	Mrs. Lillian Yataro		
Daniel Namahoe	11	22,500	James	8	20,000
K. Ikeda	12	22,500	Manuel Cabral	9	20,000
Maria de Gloria Martin	13	22,500	Lizzie K. Watson	10	20,000
Keoahu Keliinui	14	22,500	Marie Martins	11	20,000
Joseph de Costa	15	22,500	Annie K. Heen	12	20,000
En Kong Wung	16	22,500	Anna K. Victor	13	20,000
IN BLOCK 25.			Stephen L. Desha, jr	14	20,000
T. Hirokane	13	27,116	Anthony Markiewitch	15	20,000
Masajiro Yamamoto	14	27,116	Duke Gomes Jardine	16	20,000
Hector Plymer Morton	15	27,116	IN BLOCK 35.		
Jessie Cecilia Swanston	16	27,116	Elizabeth K. Victor	1	22,500
IN BLOCK 26.			George T. Muraoka	2	22,500
Stella Kaiminaauao	1	20,000	John K. Kimi	3	22,500
Hattie Kalani	2	20,000	Antone Kini	5	22,500
Albert Correia	3	20,000	Mary Duarte	6	22,500
Florence M. Like	4	20,000	Joseph C. Botelho	7	22,500
Alfred Tavarez	5	20,000	Mrs. Antonia Jesus An-		
Mary K. Peterson	6	20,000	drade	8	22,500
Mary G. Pereira	7	20,000	Sidney Smith	9	22,500
Emma Smith	8	20,000	Maria J. Rufino	10	22,500
Izume Kainchi	9	20,000	Emmaline K. Lyman	11	22,500
Mrs. Isabella Martin	10	20,000	Mrs. Marie Cootie	12	22,500
Itaro Nakao	11	20,000	Helen K. Kaina	13	22,500
Herman N. Kamai	12	20,000	Mary Ann H. Holi	14	22,500
Sanuske Onishi	13	20,000	John C. Botelho	15	22,500
Jose P. Amaral	14	20,000	Alice Pia Manuel	16	22,500
Takichi Homma	15	20,000	IN BLOCK 42.		
Esther Kahawai	16	20,000	William J. Bell	1	20,000
IN BLOCK 27.			John Raposa	2	20,000
Futoshi Arakawa	1	22,500	Sarah Hapai	3	20,000
Kenjiro Kodama	2	22,500	Harry S. Hapai	4	20,000
Kitarc Takahashi	3	22,500	IN BLOCK 43.		
Kametaro Fujimoto	4	22,500	Mary Kahana	1	20,000
Eikichi Nakamoto	5	22,500	Mary da Silva Medeiros	2	20,000
Sentaro Kojima	6	22,500	Conceisio Aiona	3	20,000
Sidney Masao Hamada	7	22,500	Elizabeth Desha Brown	4	20,000
Ichitaro Hora	8	22,500	IN BLOCK 44.		
Edith Carol Arioli	9	22,500	Amos & Sarah da Costa	1	22,500
Carrie Sharratt	10	22,500	W. H. Barringer	2	22,500
Haili Kuamoo	11	22,500	Manuel L. Andrade, jr	3	22,500
Annabelle Ruddle	12	22,500	Sonny S. White	4	22,500
Heulu Namahoe	13	22,500			
Sarah H. Cahill	14	22,500			
Lui Kwan	15	22,500			
Waahia Kalilikane	16	22,500			

**CHAP. 159.**—An Act Authorizing the issuance of a patent to William Brown.February 7, 1925.  
[H. R. 2313.]  
[Private, No. 128.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized to cause a patent to issue to William Brown, a native of Ketchikan, Alaska, to a tract or parcel of land situated in the District of Alaska, to be described in said patent as follows, to wit: Beginning at the point near the high water line on the north shore of Tongass Narrows, now marked by a half-inch copper bolt cemented into a solid rock, said point being seventeen hundred and eight and five-tenths feet south fifty-one degrees, thirty-four minutes and nine seconds east, true, from the United States Coast and Geodetic Survey triangulation station "Red," and thirty-two hundred and forty-five and six-tenths feet south, seventy-nine degrees, forty-five minutes and twenty-five seconds east, true, from the United States Coast and Geodetic Survey triangulation station "Hick," on Pennock Island; thence north forty-six degrees and six minutes east, true, four hundred feet; thence south forty-three degrees and fifty-four minutes east, true, two hundred and fifty feet; thence south forty-six degrees and six minutes west, true, four hundred feet, more or less, to the high water line; thence northwesterly, following the meanderings of the high water of the shore line, to the point of beginning; containing two acres, more or less; upon his payment, therefore, at the rate of \$2.50 per acre: *Provided, however,* That said patent shall contain an expressed reservation to the United States of a permanent right of way over said land sixty feet in width for a road which has been or may be located and constructed thereon by, or under the supervision of, the Bureau of Public Roads: *Provided further,* That said William Brown shall apply to the Surveyor General for the survey of said tract, at his own proper expense, within six months from and after the passage of this Act, and that the patent, when issued, be in accordance with the terms of such survey.

William Brown.  
Land patent to.

Description.

*Provisos.*  
Right of way for  
road reserved.

Condition.

Approved, February 7, 1925.

**CHAP. 160.**—An Act For the relief of Picton Steamship Company (Limited), owner of the British steamship Picton.February 7, 1925.  
[H. R. 6600.]  
[Private, No. 129.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the claim of Picton Steamship Company (Limited), owner of the British steamship Picton, for damages alleged to have been suffered by said steamship in a collision which occurred near the quarantine station in Hampton Roads, Virginia, on the evening of November 12, 1923, between said steamship Picton and the United States steamship Vireo and her tow, owned by the United States, may be submitted to the United States District Court for the Eastern District of Virginia, the district in which said collision occurred, under and in compliance with the rules of said court sitting as a court of admiralty; and that the said court shall have jurisdiction to hear and determine the whole controversy and to enter judgment or decree for the amount of the legal damages sustained by reason of said collision, if any shall be found to be due, either for or against the United States, upon the same principle and measure of liability, with costs, as in like cases in admiralty between private parties, with the same rights of appeal: *Provided,* That such notice of the suit shall be given to the Attorney General of the United States as may be pro-

"Picton", British  
Steamship.  
Owner of, may bring  
suit for collision dam-  
ages, in district court.

Jurisdiction of court.

*Provisos.*  
Notice to Attorney  
General.

Commencement of suit. provided by order of the said court, and it shall be the duty of the Attorney General to cause the United States attorney in such district to appear and defend for the United States: *Provided further*; That said suit shall be brought and commenced within four months of the date of the passage of this Act.

Approved, February 7, 1925.

February 9, 1925.

[H. R. 1326.]

[Private, No. 130.]

Clara T. Black.  
Credit in postal accounts.

**CHAP. 173.**—An Act For the relief of Clara T. Black.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Postmaster General be, and he is hereby, authorized and directed to credit the account of Clara T. Black, formerly acting postmaster at Taylorsville, Kentucky, in the sum of \$10,578.28, due the United States on account of postal stamps, war-saving certificate stamps, United States Government thrift stamps, and war-tax revenue stamps which were lost as the result of bank burglary on January 13, 1920.

Approved, February 9, 1925.

February 9, 1925.

[H. R. 1717.]

[Private, No. 131.]

Joseph J. Martin.  
Gratuity pay to, as father of George Russell Martin.

**CHAP. 174.**—An Act Authorizing the payment of an amount equal to six months' pay to Joseph J. Martin

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Paymaster General of the Navy shall cause to be paid to Joseph J. Martin, father of the late George Russell Martin, gunnery sergeant, United States Marine Corps, an amount equal to six months' pay at the rate received by Martin at the date of his death.

Approved, February 9, 1925.

February 9, 1925.

[H. R. 1860.]

[Private, No. 132.]

Fannie M. Higgins.  
Payment to, for death of husband.

**CHAP. 175.**—An Act For the relief of Fannie M. Higgins.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated to Fannie M. Higgins the sum of \$3,000 for all damages suffered by reason of her husband, John H. Higgins, being struck and fatally injured by a Government automobile which was driven by a regularly enlisted soldier of the United States Army: *Provided*, That no part of the amount of any item appropriated in this bill in excess of 5 per centum thereof shall be paid or delivered to or received by any agent or agents, attorney or attorneys, on account of services rendered or advances made in connection with said claim: *Provided further*, That it shall be unlawful for any agent or agents, attorney or attorneys, to exact, collect, withhold, or receive any sum which in the aggregate exceeds 5 per centum of the amount of any item appropriated in this bill on account of services rendered or advances made in connection with said claim, any contract to the contrary notwithstanding. Any person violating the provisions of this Act shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be fined in any sum not less than \$300 nor more than \$2,000.

Approved, February 9, 1925.

Procesos.  
Attorney's, etc. fees restricted.

Limitation of attorneys' fees.

Punishment for violation.

**CHAP. 176.**—An Act For the relief of James J. McAllister.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That there is hereby authorized to be appropriated, out of any money in the Treasury not otherwise appropriated, the sum of \$1,000 to compensate James J. McAllister, a Bannock Indian, residing near Boise, Idaho, for water rights lost by him incident to the acquiring by the War Department of a water supply for Fort Boise Barracks, Idaho: *Provided,* That this sum shall not be paid to the said James J. McAllister until he shall have executed a release in full satisfaction of all claims against the Government for or by reason of the loss of said water rights.

Approved, February 9, 1925.

February 9, 1925.

[H. R. 2258.]

[Private, No. 133.]

James J. McAllister.  
Payment to.  
*Ante,* p. 1330.

*Proviso.*  
Release in full re-  
quired.

**CHAP. 177.**—An Act For the relief of Emil L. Flaten.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Postmaster General be, and he is hereby, authorized and directed to credit the account of Emil L. Flaten, postmaster at Moorhead, Minnesota, in the sum of \$16,391.99, due to the United States on account of postage stamps, key-deposit funds, war-savings and thrift-stamp funds, and war-tax revenue stamp funds which were lost as the result of burglary on October 27, 1920.

Approved, February 9, 1925.

February 9, 1925.

[H. R. 2806.]

[Private, No. 134.]

Emil L. Flaten.  
Credit in postal ac-  
counts.

**CHAP. 178.**—An Act For the relief of H. E. Kuca and V. J. Koupal.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized to pay out of any moneys in the Treasury, not otherwise appropriated, the sum of \$2,960 to H. E. Kuca and V. J. Koupal, in settlement of their claim against the Government for land on the Yankton Indian Reservation, South Dakota, purchased by them through the Secretary of the Interior, title to which land now being declared by judicial decree to be in a previous purchaser: *Provided,* That the Secretary of the Interior shall reimburse the Government, in whole or in part, out of any Indian trust property now or hereafter owned by Amos Henry and Mary Sky Necklace, the grantors, or either of them, the amount appropriated by this Act, being the sum received by the said Amos Henry and Mary Sky Necklace, paid by said H. E. Kuca and V. J. Koupal as consideration for the land.

Approved, February 9, 1925.

February 9, 1925

[H. R. 2977.]

[Private, No. 135.]

H. E. Kuca and V. J.  
Koupal.  
Payment to.

*Proviso.*  
Reimbursement from  
Indian trust funds.

**CHAP. 179.**—An Act Authorizing the Secretary of the Treasury to pay a certain claim as the result of damage sustained to the marine railway of the Greenport Basin and Construction Company.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and hereby is, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, the sum of \$559.98 to the Greenport Basin and Construction Company, of Greenport, New York, as compensation for damage to their marine railway caused by the United States Coast Guard cutter Pequot.

Approved, February 9, 1925.

February 9, 1925.

[H. R. 3348.]

[Private, No. 136.]

Greenport Basin and  
Construction Com-  
pany.  
Payment to, for col-  
lision damages.

February 9, 1925.  
[H. R. 3411.]

[Private, No. 137.]

Mrs. John P. Hopkins.  
Payment to, for death of husband.

**CHAP. 180.**—An Act For the relief of Mrs. John P. Hopkins.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to Mrs. John P. Hopkins the sum of \$5,000 for damages suffered by the death of her husband, John P. Hopkins, who was struck and fatally injured by a beef bone negligently thrown from the kitchen of a troop train by a United States soldier, who was then and there in the service of the United States and who was then and there regularly enlisted as a soldier of the United States Army and officially performing duty on such train.

Approved, February 9, 1925.

February 9, 1925.  
[H. R. 3595.]

[Private, No. 138.]

Daniel F. Healy.  
Payment to, for personal injuries.

**CHAP. 181.**—An Act For the relief of Daniel F. Healy.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any funds in the Treasury not otherwise appropriated, the sum of \$344.60, in full settlement against the Government to Daniel F. Healy, for injuries sustained as a result of being struck by a Government-owned truck in Manchester, New Hampshire, on May 4, 1922.

Approved, February 9, 1925.

February 9, 1925.  
[H. R. 4280.]

[Private, No. 139.]

Northampton, Mass.,  
Chamber of Commerce.  
Reimbursement to.

**CHAP. 182.**—An Act For the relief of the Chamber of Commerce of the city of Northampton, Massachusetts.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any moneys in the Treasury not otherwise appropriated, to the Chamber of Commerce of the city of Northampton, Massachusetts, the sum of \$4,500, to reimburse the said chamber of commerce for money advanced by it for the purchase of a certain tract of land now a part of the site of the Veterans' Hospital of the United States in the city of Northampton, Massachusetts, the said tract not having been included in the terms of the offer of the said chamber of commerce to the Director of the United States Veterans' Bureau to provide a site for said hospital, which offer was duly accepted by the said Director of the United States Veterans' Bureau on behalf of the Government of the United States.

Approved, February 9, 1925.

February 9, 1925.  
[H. R. 4290.]

[Private, No. 140.]

W. F. Payne.  
Payment to, for property damages.

**CHAP. 183.**—An Act For the relief of W. F. Payne.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to W. F. Payne, a citizen of El Paso, Texas, the sum of \$250 for damages to an automobile belonging to said W. F. Payne, which was damaged by a collision with a truck belonging to the United States Government.

Approved, February 9, 1925.

**CHAP. 184.**—An Act For the relief of the American Surety Company of New York.

February 9, 1925.  
[H. R. 4374.]  
[Private, No. 141.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to the American Surety Company of New York the sum of \$2,000, the principal amount of two certificates of indebtedness of the United States of America, numbered 15346 and 15347, issued in bearer form in the denominations of \$1,000 each, dated July 15, 1919, and matured March 15, 1920, designated series T-8, without interest, such payment to be made without presentation of the certificates, which have been lost: *Provided,* That the said American Surety Company of New York, New York, shall first file in the Treasury Department of the United States a bond in the penal sum of double the amount of the principal of said certificates of indebtedness of the United States of America in such form and with such sureties as may be acceptable to the Secretary of the Treasury to indemnify and save harmless the United States from any loss on account of the lost certificates of indebtedness hereinbefore described.

American Surety  
Company of New  
York.  
Redemption of lost  
certificates of indebted-  
ness.

*Provido.*  
Indemnity bond.

Approved, February 9, 1925.

**CHAP. 185.**—An Act For the relief of Clifford W. Seibel and Frank A. Vestal.

February 9, 1925.  
[H. R. 5443.]  
[Private, No. 142.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the General Accounting Office is hereby authorized to credit the accounts of Clifford W. Seibel, chemist and special disbursing agent for the Bureau of Mines, in the sum of \$1,418.89, and Frank A. Vestal, special disbursing agent for the Bureau of Mines, in the sum of \$546.42, with payments made by them for the maintenance, repair, and operation of certain motor-propelled, passenger-carrying vehicles.

Clifford W. Seibel  
and Frank A. Vestal.  
Credit in accounts.

Approved, February 9, 1925.

**CHAP. 186.**—An Act For the relief of George A. Petrie.

February 9, 1925.  
[H. R. 5752.]  
[Private, No. 143.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury is authorized and directed to pay to George A. Petrie, of Alexandria, Louisiana, the sum of \$53.30, out of any money in the Treasury not otherwise appropriated. Such sum is the value of the services rendered by the said George A. Petrie while acting as United States commissioner for the western judicial district of Louisiana from February 18, 1923, to June 30, 1923.

George A. Petrie.  
Payment to, for serv-  
ices.

Approved, February 9, 1925.

**CHAP. 187.**—An Act For the relief of Julius Jonas.

February 9, 1925.  
[H. R. 5762.]  
[Private, No. 144.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to redeem, in favor of Julius Jonas, of Walden, New York, United States coupon bond numbered 446, in the denomination of \$500, of the 3 per centum loan of 1908-1918, with interest thereon at the rate of

Julius Jonas.  
Redemption of lost  
bond authorized.

*Provisos.*  
Conditions.

Indemnity bond.

3 per centum per annum from November 1, 1901, to August 1, 1918, the date of the maturity of the bond, without presentation of said bond or the coupons representing interest thereon from November 1, 1901, to August 1, 1918, which are alleged to have been destroyed by fire: *Provided*, That the said bond shall not have been previously presented for payment, and that no payment shall be made hereunder for any coupons which shall have been previously presented and paid: *And provided further*, That the said Julius Jonas shall first file in the Treasury Department a bond in the penal sum of double the amount of the bond and the interest which had accrued thereon when the principal became due and payable in such form and with such sureties as may be acceptable to the Secretary of the Treasury, to indemnify and save harmless the United States from any loss on account of the alleged destroyed bond hereinbefore described, or the coupons belonging thereto.

Approved, February 9, 1925.

February 9, 1925.

[H. R. 5774.]

[Private, No. 145.]

**CHAP. 188.**—An Act For the relief of Beatrice J. Kettlewell.

Beatrice J. Kettlewell.  
Payment to, for personal injuries.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Treasury be, and he is hereby, authorized to pay, out of any money in the Treasury not otherwise appropriated, the sum of \$5,000, to Beatrice J. Kettlewell, in compensation for injuries sustained on June 29, 1922, as the result of an accident in the Stanislaus National Forest.

Approved, February 9, 1925.

February 9, 1925.

[H. R. 5819.]

[Private, No. 146.]

**CHAP. 189.**—An Act For the relief of the estate of the late Captain D. H. Tribou, chaplain, United States Navy.

Captain D. H. Tribou, Navy.  
Reimbursement to.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Treasury is hereby authorized and directed to pay to the estate of the late Captain D. H. Tribou, chaplain, United States Navy, out of any funds in the Treasury not otherwise appropriated, the sum of \$2,667, said sum being the amount of restitution made by the said chaplain out of his private funds on account of Victory loan notes and other funds stolen from the safe in the said chaplain's quarters at the naval home, Philadelphia, Pennsylvania, without collusion on the part of said chaplain, which notes and other funds had been deposited in said safe by beneficiaries of said home, and others, for safe-keeping.

Approved, February 9, 1925.

February 9, 1925.

[H. S. 5967.]

[Private, No. 147.]

**CHAP. 190.**—An Act For the relief of Grace Buxton.

Grace Buxton.  
Payment to, for personal injuries.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to Grace Buxton the sum of \$1,500 as compensation for personal injuries suffered by her as a result of being struck by a bullet fired from a Navy airplane in the vicinity of Hope Island, Naragansett Bay, on August 8, 1921.

Approved, February 9, 1925.

**CHAP. 191.**—An Act For the relief of Charles F. Peirce, Frank T. Mann, and Mollie V. Gaither.

February 9, 1925.  
[H. R. 6328.]  
[Private, No. 148.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Comptroller General of the United States be, and he is hereby, authorized and directed to allow credit in the accounts for the quarter ending March 31, 1920, of Charles F. Peirce, as superintendent and special disbursing agent of the Flandreau Indian School at Flandreau, South Dakota, for payment of \$1,110; Frank T. Mann, as superintendent and special disbursing agent of the Pipestone Indian School at Pipestone, Minnesota, for payment of \$674.50; and Mollie V. Gaither, as superintendent and special disbursing agent of the Hope Indian School at Springfield, South Dakota, for payment of \$266.40; all for payment to Frank L. Van Tassel, of Yankton, South Dakota; said sum being the difference in each instance between the original contract price of flour purchased from said Frank L. Van Tassel and the price specified in a modified contract approved by the Secretary of the Interior.

Charles F. Peirce,  
Frank T. Mann, and  
Mollie Gaither.  
Credits allowed in  
accounts of.

Approved, February 9, 1925.

**CHAP. 192.**—An Act Granting six months' pay to Maude Morrow Fechteler

February 9, 1925.  
[H. R. 6755.]  
[Private, No. 149.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Navy is hereby authorized and directed to cause to be paid, from the appropriation for beneficiaries of officers who die while on the active list of the Navy, to Maude Morrow Fechteler, mother of Frank C. Fechteler, late lieutenant, United States Navy, an amount equal to six months' pay at the rate of said Frank C. Fechteler was receiving at the date of his death.

Maude Morrow  
Fechteler.  
Six months' naval  
gratuity to, for death of  
son.

Approved, February 9, 1925.

**CHAP. 193.**—An Act For the relief of Forrest J. Kramer.

February 9, 1925.  
[H. R. 7249.]  
[Private, No. 150.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized to pay to Forrest J. Kramer, out of any money in the Treasury not otherwise appropriated, the sum of \$104.90, being the amount due him on account of the cancellation of sale to him of land allotted to Mary Marshall, Creek Indian, roll number 3774.

Forrest J. Kramer.  
Payment to.

Approved, February 9, 1925.

**CHAP. 194.**—An Act For relief of Captain Frank Geere.

February 9, 1925.  
[H. R. 8258.]  
[Private, No. 151.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Comptroller General of the United States is hereby authorized and directed to allow and credit in the accounts of Captain Frank Geere, Quartermaster Corps (now major, Coast Artillery Corps), the sum of \$127.86 now standing as a disallowance in his accounts on the books of the General Accounting Office.

Captain Frank Geere,  
U. S. A.  
Credit in accounts of.

SEC. 2. That the Comptroller General of the United States is hereby authorized and directed to allow and credit in the accounts of Captain Frank Geere, Quartermaster Corps (now major, Coast

Credit allowed for  
shortage refunded.

Artillery Corps), the sum of \$29, being the amount found by him to be deficient in a shipment of \$116,000 received on or about August 26, 1916, from the subtreasury at New Orleans, Louisiana, for which the said Captain Geere was accountable, and which amount of \$29 he has refunded to the United States to make good the shortage in these public funds.

Approved February 9, 1925.

February 9, 1925.

[H. R. 8329.]

[Private, No. 152.]

**CHAP. 195.**—An Act For the relief of Albert S. Matlock.

Albert S. Matlock.  
Credit in postal ac-  
counts.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Postmaster General be, and he is hereby, authorized and directed to credit the account of Albert S. Matlock, formerly acting postmaster at Van Buren, Arkansas, in the sum of \$18,906.91, due to the United States on account of postal funds (including war savings certificates for which the postmaster had given interim receipts), postage stamps, money-order funds, war savings and thrift stamps, and war tax revenue funds which were lost as the result of burglary on February 13, 1919, and the sum of \$18,906.91 is hereby appropriated, out of any moneys in the Treasury not otherwise appropriated, for the payment of said claim.

Approved, February 9, 1925.

February 9, 1925.

[H. R. 8727.]

[Private No. 153.]

**CHAP. 196.**—An Act For the relief of Roger Sherman Hoar.

Roger Sherman Hoar.  
Payment to.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to Roger Sherman Hoar, 715 Hawthorne Avenue, South Milwaukee, of the county of Milwaukee, and the State of Wisconsin, the sum of \$150.93 in full compensation for moneys actually expended by him under the direction of his commanding officer during the late World War for the protection of the Government in the matter of patent, serial number 298605.

Approved, February 9, 1925.

February 9, 1925.

[H. R. 8893.]

[Private, No. 154.]

**CHAP. 197.**—An Act For the relief of Juana F. Gamboa.

Juana F. Gamboa.  
Payment to, for  
death of son.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay out of any money in the Treasury not otherwise appropriated, to Juana F. Gamboa, of El Paso, Texas, mother and sole surviving parent of Francisco Gamboa, deceased, the sum of \$1,593 for the death, hospital and funeral expenses of the said Francisco Gamboa, who was killed by being struck by a Government truck driven by a soldier of the United States Army.

Approved, February 9, 1925.

February 10, 1925.

[S. 353.]

[Private, No. 155.]

**CHAP. 202.**—An Act For the relief of Reuben R. Hunter.

Reuben R. Hunter.  
Payment to, for in-  
juries.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary

of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury of the United States not otherwise appropriated, the sum of \$3,000 to Reuben R. Hunter, of Deming, New Mexico, in full settlement of all claims against the United States Government on account of injuries received in May, 1904.

Approved, February 10, 1925.

**CHAP. 211.**—An Act For the relief of heirs of Casimira Mendoza.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to heirs of Casimira Mendoza, of Shafter, Presidio County, Texas, the sum of \$1,500, as compensation for the death of her son, Jesus Mendoza, which resulted when an Army Motor Transport truck struck the wagon in which said son was riding.

Approved, February 11, 1925.

February 11, 1925.  
[H. R. 4294.]  
[Private, No. 156.]

Casimira Mendoza.  
Payment to heirs of,  
for death of her son.

**CHAP. 227.**—An Act For the relief of Isaac J. Reese.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That in the administration of the pension laws Isaac J. Reese shall hereafter be held and considered to have been in the military service of the United States as a private of Company K, One hundred and ninety-fourth Regiment Pennsylvania Volunteer Infantry, from the 24th day of July, 1864, to the 6th day of November, 1864, and to have been honorably discharged from the said service on the date hereinbefore last named: *Provided,* That no back pay, pension, or allowance shall be held to have accrued prior to the passage of this Act.

Approved, February 12, 1925.

February 12, 1925.  
[H. R. 2958.]  
[Private, No. 157.]

Isaac J. Reese.  
Military record corrected.

*Proviso.*  
No back pay, etc.

**CHAP. 236.**—An Act For the relief of the heirs of Ko-mo-dal-kiah, Moses agreement allottee numbered 33.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized to make an allotment of not more than eighty acres of land within the diminished Colville Reservation, in the State of Washington, to Ko-mo-dal-kiah in lieu of portions of Moses agreement allotment numbered 33 embraced within the patented entries of Francis M. Fulton and Carrie French.

Approved, February 16, 1925.

February 16, 1925.  
[S. 1705.]  
[Private, No. 158.]

Ko-mo-dal-kiah.  
Allotment in Colville  
Indian Reservation  
granted to.

**CHAP. 237.**—An Act For the relief of the owners of the barge Anode.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the claim of the Raritan Copper Works, owner of the American barge Anode, against the United States for damages alleged to have been caused by collision between said barge and the United States transport Buford, on the 18th day of January, 1919, between Governors Island and Bedloes Island, in New York Harbor, New York, may

February 16, 1925.  
[S. 73.]  
[Private, No. 159.]

"Anode", barge.  
Raritan Copper  
Works may bring suit  
for collision damages to,  
in district court.

Jurisdiction of court.

*Provisos.*  
Notice, etc., to At-  
torney General.

Commencement of  
suit.

be sued for by the owner of the said barge in the United States District Court for the Southern District of New York, sitting as a court of admiralty and acting under the rules governing such court; and said court shall have jurisdiction to hear and determine such suit and to enter a judgment or decree for the amount of such damages, and costs, if any, as shall be found to be due against the United States in favor of the owner of the said American barge Anode, or against the owner of the said American barge Anode in favor of the United States upon the same principles and measures of liability as in like cases in admiralty between private parties and with the same rights of appeal: *Provided*, That such notice of the suit shall be given to the Attorney General of the United States as may be provided by order of the said court, and it shall be the duty of the Attorney General to cause the United States attorney in such district to appear and defend for the United States: *Provided further*, That said suit shall be brought and commenced within four months of the date of the passage of this Act.

Approved, February 16, 1925.

February 16, 1925.

[S. 82.]

[Private, No. 160.]

**CHAP. 238.**—An Act For the relief of the owners of the steamship Comanche.

Clyde Steamship  
Company.  
May bring suit for  
collision damages to  
steamship "Coman-  
che", in district court

Jurisdiction of court.

*Provisos.*  
Notice, etc., to At-  
torney General.

Commencement of  
suit.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the claim of the Clyde Steamship Company, owner of the American steamship Comanche, against the United States for damages alleged to have been caused by collision between said vessel and the United States battleship Indiana and the United States destroyer McCall on the 14th day of December, 1917, off Nortons Point, New York, may be sued for by the said Clyde Steamship Company in the United States District Court for the Southern District of New York, sitting as a court of admiralty, and acting under the rules governing such court, and said court shall have jurisdiction to hear and determine such suit and to enter a judgment or decree for the amount of such damages, and costs, if any, as shall be found to be due against the United States in favor of the owners of the said American steamship Comanche, or against the owners of the said American steamship Comanche in favor of the United States, upon the same principles and measures of liability as in like cases in admiralty between private parties, and with the same rights of appeal: *Provided*, That such notice of the suit shall be given to the Attorney General of the United States as may be provided by order of the said court, and it shall be the duty of the Attorney General to cause the United States attorney in such district to appear and defend for the United States: *Provided further*, That said suit shall be brought and commenced within four months of the date of the passage of this Act.

Approved, February 16, 1925.

February 16, 1925.

[S. 84.]

[Private, No. 161.]

**CHAP. 239.**—An Act For the relief of the owners of the steamship Ceylon Maru.

Nippon Yusen Ka-  
bushiki Kaisha.  
May bring suit for  
collision damages to  
steamship "Ceylon  
Maru", in district  
court.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the claim of Nippon Yusen Kabushiki Kaisha, owner of the Japanese steamship Ceylon Maru, against the United States of America, for damages alleged to have been caused by collision off Trompeloupe, France, on November 2, 1918, between the said vessel and the American steam-

ship Jeannette Skinner, owned by the United States of America, and being then operated by the War Department in its transport service, may be sued for by the said Nippon Yusen Kabushiki Kaisha in the District Court of the United States for the Eastern District of New York, sitting as a court of admiralty and acting under the rules governing such court; and such court shall have jurisdiction to hear and determine such suit and to enter a judgment or decree for the amount of such damage, and costs, if any, as shall be found to be due against the United States in favor of said Nippon Yusen Kabushiki Kaisha, or against the said Nippon Yusen Kabushiki Kaisha, in favor of the United States, upon the same principles and measures of liability as in like cases in admiralty between private parties and with the same rights of appeal: *Provided*, That such notice of the suit shall be given to the Attorney General of the United States as may be provided by order of the said court, and it shall be the duty of the Attorney General to cause the United States attorney in such district to appear and defend for the United States: *Provided further*, That in the suit authorized by this Act any and all of the testimony taken in the suit of Nippon Yusen Kabushiki against the steamship Jeannette Skinner begun by the filing of a libel in the District Court of the United States for the District of Maryland on March 1, 1919, may be offered by or in behalf of the Government or the owner of the Ceylon Maru and shall be admissible in evidence: *And provided further*, That said suit shall be brought and commenced within four months of the date of the passage of this Act.

Jurisdiction of court.

*Provisos.*  
Notice, etc., to Attorney General.

Evidence admissible.

Commencement,  
etc., of suit.

Approved, February 16, 1925.

**CHAP. 240.**—An Act For the relief of the Eastern Transportation Company.

February 16, 1925.

[S. 785.]

[Private, No. 162.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the claim of the Eastern Transportation Company, a corporation organized and existing under the laws of the State of Delaware and doing business in the city of Norfolk, Virginia, owner of the barge Sweetser Linthicum, against the United States for damages alleged to have been caused by collision between the said barge and the United States barge Old Dominion in tow of the United States tug Sagamore in Chesapeake Bay on the 25th day of August, 1918, may be sued for by the said Eastern Transportation Company in the District Court of the United States for the Eastern District of Virginia, sitting as a court of admiralty and acting under the rules governing such court, and said court shall have jurisdiction to hear and determine such suit and to enter judgment or decree for the amount of such damages and costs, if any, as shall be found to be due against the United States in favor of the Eastern Transportation Company, or against the Eastern Transportation Company in favor of the United States, upon the same principles and measures of liability as in like cases in admiralty between private parties and with the same rights of appeal: *Provided*, That such notice of the suit shall be given to the Attorney General of the United States as may be provided by order of the said court, and it shall be the duty of the Attorney General to cause the United States attorney in such district to appear and defend for the United States: *Provided further*, That said suit shall be brought and commenced within four months of the date of the passage of this Act.

Eastern Transportation Company.

May bring suit for collision damages to barge "Sweetser Linthicum," in district court.

Jurisdiction of court.

*Provisos.*  
Notice, etc., to Attorney General.

Commencement of  
suit.

Approved, February 16, 1925.

February 16, 1925.

[S. 1038.]

[Private, No. 163.]

**CHAP. 241.**—An Act For the relief of the Brooklyn Eastern District Terminal.

Brooklyn Eastern District Terminal. May bring suit for collision damages to tugboat "Integrity," in district court.

Jurisdiction of court.

*Provisos.* Notice, etc., to Attorney General.

Commencement of suit.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the claims of the Brooklyn Eastern District Terminal, a corporation organized and existing under the laws of the State of New York, with its principal place of business in the city of New York, in said State, owner of the tugboat Integrity, against the United States for damages alleged to have been caused by collision between the said tugboat and the United States hopper dredge Raritan, in New York Harbor, New York, on or about the 30th day of September, 1920, may be sued for by the said Brooklyn Eastern District Terminal in the United States District Court for the Southern District of New York, sitting as a court of admiralty and acting under the rules governing such court, and said court shall have jurisdiction to hear and determine such suit and to enter a judgment or decree for the amount of such damages and costs, if any, as shall be found due against the United States in favor of the Brooklyn Eastern District Terminal, or against the Brooklyn Eastern District Terminal in favor of the United States upon the same principles and measures of liability as in like cases in admiralty between private parties and with the same rights of appeal: *Provided,* That such notice of the suit shall be given to the Attorney General of the United States as may be provided by the order of the said court, and it shall be the duty of the Attorney General to cause the United States attorney in such district to appear and defend for the United States: *Provided further,* That said suit shall be brought and commenced within four months of the date of the passage of this Act.

Approved, February 16, 1925.

February 16, 1925.

[S. 1039.]

[Private, No. 164.]

**CHAP. 242.**—An Act For the relief of the owner of the scow W. T. C. Numbered 35.

William T. Charlesworth. May bring suit for collision damages to scow "W. T. C. Numbered 35", in district court.

Jurisdiction of court.

*Provisos.* Notice, etc., to Attorney General.

Commencement of suit.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the claim of William T. Charlesworth, a citizen of the State of New York, and owner of the scow W. T. C. Numbered 35, alleged to have been injured in Hellgate, New York Harbor, New York, by reason of damages sustained in the collision with the United States ship Lake Tahoe on the 23d day of July, 1918, for and on account of the alleged damage to said W. T. C. Number 35 by reason of said collision with the United States ship Lake Tahoe, may be submitted to the United States District Court for the Southern District of New York, under and in compliance with the rules of said court sitting as a court in admiralty, and said court shall have jurisdiction to hear and determine the whole controversy and to enter a judgment or decree for the amount of the damages sustained by reason of said collision, and damage, if any, shall be found to be due said owner, on the same principles and measure of liability, with costs, as in like cases in admiralty between private parties, with the same rights of appeal: *Provided,* That such notice shall be given to the Attorney General of the United States as may be provided by the order of the said court, and it shall be the duty of the Attorney General to cause the United States attorney in such district to appear and defend for the United States: *Provided further,* That said suit shall be brought and commenced within four months of the date of the passage of this Act.

Approved, February 16, 1925.

**CHAP. 243.**—An Act For the relief of the owners of the New York Sanitary Utilization Company, scow Number 14.

February 16, 1925.

[S. 1040.]

[Private, No. 165.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the claim of the New York Sanitary Utilization Company, owner of scow Number 14, alleged to have been injured in a collision with the United States dredge Raritan in the upper bay of New York, on the 9th day of March, 1916, for and on account of the alleged damage to said scow Number 14, by reason of said collision, may be submitted to the United States District Court for the Southern District of New York, under and in compliance with the rules of said court, sitting as a court of admiralty; and said court shall have jurisdiction to hear and determine the whole controversy and to enter a judgment or decree for the amount of the damages sustained by reason of said collision, if any, shall be found to be due said owner, on the same principles and measure of liability, with costs, as in like cases in admiralty between private parties, with the same rights of appeal: *Provided*, That such notice shall be given to the Attorney General of the United States as may be provided by the order of the said court, and it shall be the duty of the Attorney General to cause the United States in such district to appear and defend for the United States: *Provided further*, That said suit shall be brought and commenced within four months of the date of the passage of this Act.

New York Sanitary Utilization Company. May bring suit for collision damages to scow, in district court.

Jurisdiction of court.

*Provisos.* Notice, etc., to Attorney General.

Commencement of suit.

Approved, February 16, 1925.

**CHAP. 244.**—An Act For the relief of the Staples Transportation Company, of Fall River, Massachusetts.

February 16, 1925.

[S. 1937.]

[Private, No. 166.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the claim of the Staples Transportation Company, of Fall River, Massachusetts, owner of the steam tug Eureka, against the United States for damages alleged to have been caused by collision between the said steam tug and the United States pilot guard auxiliary boat Numbered 1229, approaching Broad Sound Channel, Boston Harbor, on or about December 24, 1917, may be sued for by the said Staples Transportation Company in the District Court of the United States for the District of Massachusetts, under and in compliance with the rules of said court sitting as a court of admiralty; and that the said court shall have jurisdiction to hear and determine the whole controversy and to enter a judgment or decree for the amount of the legal damages sustained by reason of said collision, if any shall be found to be due, either for or against the United States of America, upon the same principle and measure of liability and costs as in like cases in admiralty between private parties, with the same rights of appeal: *Provided*, That such notice of the suit shall be given to the Attorney General of the United States as may be provided by order of the said court, and it shall be the duty of the Attorney General to cause the United States attorney in such district to appear and defend for the United States: *Provided further*, That said suit shall be brought and commenced within four months of the date of the passage of this Act.

Staples Transportation Company. May bring suit for collision damages to steam tug "Eureka", in district court.

Jurisdiction of court.

*Provisos.* Notice, etc., to Attorney General.

Commencement of suit.

Approved, February 16, 1925.

**CHAP. 245.**—An Act For the relief of the owner of the American steam tug O'Brien Brothers.

February 16, 1925.

[S. 2079.]

[Private, No. 167.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the claim of O'Brien Brothers (Incorporated), owner of the American

O'Brien Brothers. May bring suit for collision damages to tug "O'Brien Brothers", in district court.

steam tug O'Brien Brothers, against the United States for damages alleged to have been caused by collision between said vessel and the United States destroyer Henley, on the 4th day of January, 1919, off Pier 3, Hoboken, New Jersey, may be sued for by the said O'Brien Brothers (Incorporated), in the District Court of the United States for the Eastern District of New York, sitting as a court of admiralty, and acting under the rules governing such court, and said court shall have jurisdiction to hear and determine such suit and to enter a judgment or decree for the amount of such damages, and costs, if any, as shall be found to be due against the United States, in favor of the owner of the said American steam tug O'Brien Brothers or against the owner of said American steam tug O'Brien Brothers in favor of the United States, upon the same principles and measures of liability as in like cases in admiralty between private parties, and with the same rights of appeal: *Provided*, That such notice of the suit shall be given to the Attorney General of the United States as may be provided by order of the said court, and it shall be the duty of the Attorney General to cause the United States attorney in such district to appear and defend for the United States: *Provided further*, That said suit shall be brought and commenced within four months of the date of the passage of this Act.

Jurisdiction of court.

*Provisos.*  
Notice, etc., to Attorney General.

Commencement of suit.

Approved, February 16, 1925.

February 16, 1925.

[S. 2130.]

[Private, No. 168.]

**CHAP. 246.**—An Act For the relief of the owner of the ferryboat New York.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the claim of the United States Housing Corporation, owner of the ferryboat New York, against the United States of America for damages alleged to have been caused by collision between said vessel and the United States ship Wasp, on the 19th day of August, 1919, in the Elizabeth River, Portsmouth, Virginia, may be sued for by the said United States Housing Corporation in the District Court of the United States for the District of Virginia, sitting as a court of admiralty, and acting under the rules governing such court; and said court shall have jurisdiction to hear and determine such suit and to enter a judgment or decree for the amount of such damages, and costs, if any, as shall be found to be due against the United States in favor of the owner of the said ferryboat New York, or against the owner of the said ferryboat New York in favor of the United States, upon the same principles, and measures of liability as in like cases in admiralty between private parties, and with the same rights of appeal: *Provided*, That such notice of the suit shall be given to the Attorney General of the United States as may be provided by order of the said court, and it shall be the duty of the Attorney General to cause the United States attorney in such district to appear and defend for the United States: *Provided further*, That said suit shall be brought and commenced within four months of the date of the passage of this Act.

Jurisdiction of court.

*Provisos.*  
Notice, etc., to Attorney General.

Commencement of suit.

Approved, February 16, 1925.

February 16, 1925.

[S. 2254.]

[Private, No. 169.]

**CHAP. 247.**—An Act For the relief of the Beaufort County Lumber Company of North Carolina.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the claim of Beaufort County Lumber Company of North Carolina, a North Carolina corporation, owner of the tug boat Atlantic City and the barge Flora, against the United States for damages alleged

Beaufort County Lumber Company.

May bring suit for collision damages to tug "Atlantic City", etc., in district court.

to have been caused by collision between the said tug boat and barge and the United States Coast and Geodetic Survey steamer Lydonia in the harbor of Wilmington, North Carolina, may be sued for by the said Beaufort County Lumber Company of North Carolina in the District Court of the United States for the Eastern District of Virginia, sitting as a court of admiralty and acting under the rules governing such court, and said court shall have jurisdiction to hear and determine such suit and to enter a judgment or decree for the amount of such damages and costs, if any, as shall be found to be due against the United States in favor of the said Beaufort County Lumber Company of North Carolina, or against the said Beaufort County Lumber Company of North Carolina in favor of the United States upon the same principles and measures of liability as in like cases between private parties and with the same rights of appeal: *Provided*, That such notice of the suit shall be given to the Attorney General of the United States as may be provided by order of the said court, and it shall be the duty of the Attorney General to cause the United States attorney in such district to appear and defend for the United States: *Provided further*, That said suit shall be brought and commenced within four months of the date of the passage of this Act.

Jurisdiction of court.

*Provisos.*  
Notice, etc., to Attorney General.

Commencement of suit.

Approved, February 16, 1925.

**CHAP. 248.**—An Act For the relief of Lehigh Valley Railroad Company and McAllister Lighterage Line (Incorporated).

February 16, 1925.  
[S. 2293.]  
[Private, No. 170.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the claim of Lehigh Valley Railroad Company, as carrier and bailee of a quantity of steel billets laden on board the barge McAllister Numbered 85, against the United States for damage to and loss of said billets, and the claim of McAllister Lighterage Line (Incorporated), as carrier and bailee of a quantity of steel billets laden on board the barge McAllister Numbered 85 and as owner of the barge McAllister Numbered 85, against the United States for the loss of and damage to said steel billets, and for losses sustained by reason of damage to the barge McAllister Numbered 85, all alleged to have been caused by collision on the 7th day of November, 1917, between said barge and the United States steamship Aeolus, then in the possession and control of the United States and being operated by the Navy Department in its transport service, in the slip adjoining Number 1 pier, Hoboken, New Jersey, may be sued for by Lehigh Valley Railroad Company and McAllister Lighterage Line (Incorporated), in the District Court of the United States for the Southern District of New York, sitting as a court of admiralty and acting under the rules governing such court in the suits heretofore commenced in the said district entitled "Lehigh Valley Railroad Company, as bailee of a quantity of steel billets laden on board the barge McAllister Numbered 85, libellant, against steam tug J. P. McAllister, her engines, boilers, and so forth, McAllister Lighterage Line (Incorporated), claimant," in which the steamship Aeolus has been impounded and the United States of America has appeared as claimant, and "McAllister Lighterage Line (Incorporated), libellant, against steamship Aeolus, United States of America, claimant"; and such court shall have jurisdiction to hear and determine such suits and to enter judgments or decrees for the amount of such damage, and costs, if any, as shall be found to be due against the United States in favor of said Lehigh Valley Railroad Company or said McAllister Lighterage Line (Incorporated), or against the said Lehigh Valley

Lehigh Valley Railroad Company and McAllister Lighterage Line.  
Damage claims of, referred to district court.

Jurisdiction of court.

Railroad Company or said McAllister Lighterage Line (Incorporated), in favor of the United States upon the same principles and measures of liability as in like cases in admiralty between private parties and with the same rights of appeal: *Provided*, That such notice of proceeding with the said suits shall be given to the Attorney General of the United States as may be provided by order of the said court, and it shall be the duty of the Attorney General to cause the United States attorney in such district to appear and defend for the United States: *Provided further*, That such notice of proceeding with the said suits shall be given, and proceedings in said suits shall be commenced within four months of the date of the passage of this Act.

*Provisos.*  
Notice, etc., to Attorney General.

Commencement of suit.

Approved, February 16, 1925.

February 16, 1925.  
[S. 2860.]  
[Private, No. 171.]

**CHAP. 249.—An Act For the relief of the Canada Steamship Lines (Limited).**

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the claim of the Canada Steamship Lines (Limited), owner of the British steamship *Rosedale*, against the United States of America, for damages arising from the alleged loss of said vessel and her cargo, claimed to have been caused by collision on April 18, 1919, in Bristol Channel, England, between said vessel and the American steamship *Luella*, then in the transport service of the United States War Department, may be sued for by the said Canada Steamship Lines (Limited) in the District Court of the United States for the Southern District of New York, sitting as a court of admiralty, and acting under the rules governing such court, and said court shall have jurisdiction to hear and determine such suit and to enter judgment or decree for the amount of such damages, and costs, if any, as shall be found to be due against the United States in favor of the said Canada Steamship Lines (Limited), or against said Canada Steamship Lines (Limited) in favor of the United States, upon the same principles and measures of liability as in like cases in admiralty between private parties and with the same rights of appeal: *Provided*, That such notice of the suit shall be given to the Attorney General of the United States as may be provided by order of the said court, and it shall be the duty of the Attorney General to cause the United States attorney in such district to appear and defend for the United States: *Provided further*, That said suit shall be brought and commenced within four months of the date of the passage of this Act.

Canada Steamship Lines.  
May bring suit for collision damages to steamship "*Rosedale*", in district court.

Jurisdiction of court.

*Provisos.*  
Notice, etc., to Attorney General.

Commencement of suit.

Approved, February 16, 1925.

February 16, 1925.  
[S. 3170.]  
[Private, No. 172.]

**CHAP. 250.—An Act For the relief of Edgar William Miller.**

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the President of the United States, in his discretion, be, and he is hereby, authorized to appoint, by and with the advice and consent of the Senate, Edgar William Miller, now a major in the Medical Corps, Regular Army, a lieutenant colonel of the Medical Corps, Regular Army, to take rank at the foot of the list of lieutenant colonels Medical Corps: *Provided*, That no back pay or allowances shall accrue as a result of the passage of this Act.

Edgar William Miller.  
May be appointed lieutenant colonel of Medical Corps, Army.

*Proviso.*  
No back pay, etc.

Approved, February 16, 1925.

**CHAP. 251.**—An Act For the relief of the owners of the barkentine Monterey.

February 16, 1925.

[S. 3310.]

[Private, No. 173.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the claim of the Charles Nelson Company, a corporation, owner of the barkentine Monterey, arising out of a collision between said barkentine and the United States steamship Henderson in the Straits of Juan de Fuca on or about July 28, 1923, for and on account of the losses alleged to have been suffered in said collision by the owners of said barkentine by reason of damages to said barkentine, may be submitted to the United States District Court for the Northern District of California under and in compliance with the rules of said court sitting as a court of admiralty; and that the said court shall have jurisdiction to hear and determine the whole controversy and to enter a judgment or decree for the amount of the legal damages sustained by reason of said collision, if any shall be found to be due, either for or against the United States of America, upon the same principle and measure of liability and costs as in like cases in admiralty between private parties, with the same right to appeal: *Provided,* That such notice of the suit shall be given to the Attorney General of the United States as may be provided by order of the said court, and it shall be the duty of the Attorney General to cause the United States attorney in such district to appear and defend for the United States: *Provided further,* That said suit shall be brought and commenced within four months of the date of the passage of this Act.

Charles Nelson Company.

May bring suit for collision damages to barkentine "Monterey", in district court.

Jurisdiction of court.

*Providos.*  
Notice, etc., to Attorney General.

Commencement of suit.

Approved, February 16, 1925.

**CHAP. 255.**—An Act For the relief of Blattmann and Company.

February 17, 1925.

[S. 555.]

[Private, No. 174.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the sum of \$97,804.70 is hereby appropriated, out of any money in the Treasury not otherwise appropriated, for the purpose of compensating Blattmann and Company, of Waedenswil, Switzerland, for losses sustained through the wrongful seizure and sale of one million fifty-seven thousand one hundred pounds of devitalized gluten by the Alien Property Custodian of the United States, which belonged to the said Blattmann and Company.

Blattmann and Company.

Payment to, for wrongful seizure by Alien Property Custodian.

Approved, February 17, 1925.

**CHAP. 256.**—An Act Authorizing the granting of war risk insurance to Major Earl L. Naiden, Air Service, United States Army.

February 17, 1925.

[S. 1370.]

[Private, No. 175.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Director of the United States Veterans' Bureau be, and hereby is, authorized and directed to accept the application for war risk insurance of Major Earl L. Naiden, now on active duty in the Air Service, United States Army, who during the late war was on detached active service in Italy, and was not notified of the opportunity to secure war risk insurance within the period of one hundred and twenty days fixed by section 401, article 4 of the Act entitled "An Act to amend an Act entitled 'An Act to authorize the establishment of a Bureau of War Risk Insurance in the Treasury Department,' approved September 2, 1914, and for other purposes," approved October 6, 1917: *Provided,* That application for such insurance be made within sixty

Major Earl L. Naiden, Army.  
War risk insurance granted to.

Vol. 40, p. 409.

*Providos.*  
Time for applying.

Not retroactive, etc.

days after the approval of this Act: *And provided further*, That this Act shall have no retroactive effect and shall confer no right to insurance against injuries or disability heretofore suffered by Major Naiden.

Approved, February 17, 1925.

February 17, 1925.

[S. 660.]

[Private, No. 176.]

**CHAP. 257.**—An Act For the relief of the Ogden Chamber of Commerce.

Ogden Utah Cham-  
ber of Commerce.  
Reimbursement to.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Treasury is authorized and directed to pay to the Ogden Chamber of Commerce, Ogden, Utah, out of any money in the Treasury not otherwise appropriated, the sum of \$651.68, as reimbursement for expenses incurred by such chamber of commerce in connection with the purchase of land and water rights for the United States Government for the use of the Ogden Arsenal.

Approved, February 17, 1925.

February 17, 1925.

[S. 833.]

[Private, No. 177.]

**CHAP. 258.**—An Act For the relief of Emma LaMee.

Emma LaMee.  
Payment to. for  
death of husband.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to Emma LaMee, widow of the late Frank W. LaMee, deceased, out of any money in the Treasury not otherwise appropriated, the sum of \$5,000 as full compensation to her, the said Emma LaMee, for and on account of the death of the said Frank W. LaMee, caused by his falling in an open elevator shaft in the United States post office building at Jacksonville, Florida, on December 3, 1919.

Approved, February 17, 1925.

February 17, 1925.

[S. 1180.]

[Private, No. 178.]

**CHAP. 259.**—An Act For the relief of J. B. Platt.

J. B. Platt.  
Payment to.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to J. B. Platt, of New Castle, Delaware, out of any money in the Treasury not otherwise appropriated, the sum of \$170.37, said sum being due J. B. Platt for merchandise furnished to the Reedy Island naval station mess during the months of September and October, 1917, and the months of October, November, and December, 1918.

Approved, February 17, 1925.

February 17, 1925.

[S. 1393.]

[Private, No. 179.]

**CHAP. 260.**—An Act To refund certain duties paid by the Nash Motors Company.

Nash Motors Com-  
pany.  
Remission of customs  
duties to.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Treasury be, and is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to the Nash Motors Company, a corporation organized under the laws of the State of Maryland, the sum of \$1,223.30 as full payment to the said Nash Motors Company of all duties levied

upon an automobile chassis, the property of said company, of American manufacture and entitled to free entry under the provisions of paragraph 404 of the Tariff Act, and paid by the said Nash Motors Company upon the importation of the said automobile chassis into this country.

Vol. 42, p. 889.

Approved, February 17, 1925.

**CHAP. 261.**—An Act For the relief of the San Diego Consolidated Gas and Electric Company.

February 17, 1925.

[S. 1930.]

[Private, No. 180.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury is authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to the San Diego Consolidated Gas and Electric Company, of San Diego, California, the sum of \$2,632.57, in full satisfaction of all claims of such company against the United States on account of injuries to pole tower structures and high tension transmission lines of said company north of San Diego, caused on September 15, 1922, by the collision with such transmission lines of an airplane piloted by Ensign Jack Shafer, deceased, in the course of his regular duties while attached to the Naval Air Station at San Diego, California.

San Diego, Calif.  
Consolidated Gas and Electric Company.  
Payment to, for property damages.

Approved, February 17, 1925.

**CHAP. 262.**—An Act For the relief of the estate of Walter A. Rich, deceased.

February 17, 1925.

[S. 2139.]

[Private, No. 181.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to the estate of Walter A. Rich, deceased, out of any money in the Treasury not otherwise appropriated, the sum of \$5,000 in full settlement against the Government as compensation for the death of said Walter A. Rich, who was killed by the accidental discharge of a machine gun at the Interstate Fair at Trenton, New Jersey, October 2, 1920.

Walter A. Rich.  
Payment to estate of, on account of death.

Approved, February 17, 1925.

**CHAP. 263.**—An Act Providing for the payment of any unappropriated moneys belonging to the Apache, Kiowa, and Comanche Indians to Jacob Crew.

February 17, 1925.

[S. 3247.]

[Private, No. 182.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized to pay Jacob Crew, of Anadarko, Oklahoma, the sum of \$606.97, out of any moneys unappropriated under his control belonging to the Apache, Kiowa, and Comanche Indians, the same being payment in full for the claim of said Crew for a corn crop which was upon said town site of Anadarko when said land was sold for townsite purposes.

Jacob Crew.  
Payment to, from Apache, etc., Indians funds.

Approved, February 17, 1925.

**CHAP. 264.**—An Act For the relief of the estate of Filer McCloud.

February 17, 1925.

[H. R. 4610.]

[Private, No. 183.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed

Filer McCloud.  
Payment to estate of, for property damages.

to pay to the administrator of the estate of Filer McCloud, out of any money in the Treasury not otherwise appropriated, the sum of \$2,000 in full compensation for property on Parris Island, South Carolina, belonging to such estate, which was destroyed by the United States Marine Corps for military reasons.

Approved, February 17, 1925.

February 19, 1925.

[S. 1599.]

[Private, No. 184.]

Export Oil Corporation.  
Claim of, referred to  
Court of Claims.

**CHAP. 269.**—An Act For the relief of the Export Oil Corporation.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Court of Claims is hereby authorized and directed to hear, consider, and render judgment in the matter of the claim of the Export Oil Corporation, a corporation organized under the laws of the State of Delaware, against the United States, growing out of an alleged contract between the said corporation and the United States through the Director of Purchase and Storage of the Quartermaster Corps of the War Department of the United States in the year of 1919, whereby the said corporation agreed to furnish and the United States to accept and pay for at a stipulated price a certain quantity of gasoline to be delivered to the United States tanker Weildrecht at New Orleans, Louisiana, on or before May 5, 1919, which contract it is alleged was breached by the United States to the damage of the said corporation. For the purposes of considering this claim, the Court of Claims is directed to disregard the provisions of Revised Statute 3774 requiring such contracts to be in writing, and shall base its judgment as to the legality of the contract wholly upon the law of contracts as applied in commercial usages. If the court finds that there was such a contract and that there was a breach thereof by the United States, and that because of said breach the said corporation was damaged, then the judgment shall be in such amount as may to the court seem proper to compensate the corporation therefor: *Provided*, That the judgment shall be limited to the amount of the actual cost of the gasoline on the date of its final sale, including shrinkage, demurrage, insurance, freight and storage charges, less the amount received therefor. Notice of such suit shall be served on the Attorney General of the United States who shall appear and defend the suit on behalf of the Government.

Approved, February 19, 1925.

Contract in writing  
not required.  
R. S. sec. 3744, p. 738.

*Proviso.*  
Limit on judgment.

Notice to Attorney  
General.

February 19, 1925.

[S. 365.]

[Private, No. 185.]

Ellen B. Walker.  
Payment to, for  
death of husband.

**CHAP. 270.**—An Act For the relief of Ellen B. Walker.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, the sum of \$1,560 to Ellen B. Walker, of Albuquerque, New Mexico, as full compensation for the death of her husband, Thomas A. Walker, who, while in the employ of the United States Government, in the Bureau of Indian Affairs, lost his life by the collapse of a water-tower structure at Paguat, New Mexico, on July 17, 1915.

Approved, February 19, 1925.

February 19, 1925.

[S. 1765.]

[Private, No. 186.]

Agnes Ingels.  
Payment to heirs of,  
for death from injuries.

**CHAP. 271.**—An Act For the relief of the heirs of Agnes Ingels, deceased.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay,

out of any money in the Treasury not otherwise appropriated, to the heirs of Agnes Ingels, deceased, late of Lexington, Kentucky, the sum of \$1,000, in full settlement against the Government, for injuries occasioned to the said Agnes Ingels while a visitor at Hot Springs, Arkansas, by the negligent operation of United States Government motor truck numbered twenty-five thousand nine hundred and sixty-seven while said truck was in the care and custody of and being driven by an enlisted man of the United States Army under the orders of his superior officer.

Approved, February 19, 1925.

**CHAP. 294.**—An Act To permit the correction of the general account of Robert G. Hilton, former Assistant Treasurer of the United States.

February 21, 1925.  
[H. R. 2656.]  
[Private No. 187.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury and the Comptroller General of the United States be, and they are hereby, authorized and directed to credit in the accounts of the Treasurer of the United States the sum of \$32,000, now carried in the accounts of the office of the Assistant Treasurer of the United States at Baltimore, Maryland, and representing a balance due the United States from Robert G. Hilton, former Assistant Treasurer of the United States, when the subtreasury at Baltimore was discontinued January 14, 1921, in the amount of money belonging to the United States while in the custody of said Assistant Treasurer, the loss of said money having occurred through no fault or negligence on the part of said Assistant Treasurer; and for this purpose the sum of \$32,000 is hereby appropriated out of any money in the Treasury not otherwise appropriated.

Robert G. Hilton.  
Credit in accounts of

Appropriation for  
balance.

Approved, February 21, 1925.

**CHAP. 295.**—An Act For the relief of J. M. Farrell.

February 21, 1925.  
[H. R. 2745.]  
[Private, No. 188.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to J. M. Farrell, of Seattle, Washington, the sum of \$2,274.03, the same being the amount withheld by the disbursing agent of the Alaska Engineering Commission on account of liquidated damages claimed for delay in delivering lumber in Alaska for said commission under Seattle purchase orders numbered D two thousand and seventy-three and D two thousand and seventy-four.

J. M. Farrell.  
Payment to.

Approved, February 21, 1925.

**CHAP. 296.**—An Act For the relief of Russell Wilmer Johnson.

February 21, 1925.  
[H. R. 5061.]  
[Private, No. 189.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That in the administration of the pension laws Russell Wilmer Johnson, late a landsman-seaman in the United States Navy, shall hereafter be held and considered to have been honorably discharged from the naval service of the United States: *Provided,* That the said Russell Wilmer Johnson shall not, by the passage of this Act, be entitled to any back pay or allowances.

Russell Wilmer  
Johnson.  
Naval record corrected.

*Proviso.*  
No back pay, etc.

Approved, February 21, 1925.

February 24, 1925.  
[H. R. 8741.]

[Private, No. 190.]

Flora M. Herrick.  
Six months' naval  
gratuity pay to, on  
death of son.

**CHAP. 315.**—An Act For the relief of Flora M. Herrick

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury is hereby authorized and directed to pay out of any moneys in the Treasury not otherwise appropriated, to Flora M. Herrick, of Turners Falls, Massachusetts, mother of Edward T. Herrick, late radioman, second class, United States Navy, who lost his life in line of duty from the United States steamship Tacoma on January 21, 1924, while engaged in a gallant attempt to maintain radio connections, the sum of \$432, the same being the amount of six months' gratuity pay due her as the dependent mother of the said Edward T. Herrick, deceased: *Provided*, That the said Flora M. Herrick shall establish to the satisfaction of the Secretary of the Treasury the fact that she was actually dependent upon her late son for support at the time of his death.

*Proviso.*  
Condition.

Approved, February 24, 1925.

February 25, 1925.  
[H. R. 6436.]

[Private, No. 191.]

Isidor Steger.  
Naval record cor-  
rected.

**CHAP. 330.**—An Act For the relief of Isidor Steger.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the date of discharge of Isidor Steger, chief machinist's mate, United States Fleet Naval Reserve, shall be considered as June 26, 1917, instead of June 22, 1917, for the purpose of rectifying an error, and for all purposes connected with continuous service in the Navy of the United States, and that the Secretary of the Navy be, and he is hereby, authorized and directed to cause the records of the said Isidor Steger in the Navy Department to be corrected to conform with this authorization, to the end that the said Isidor Steger shall be entitled to all pay, benefits and emoluments conferred by law or regulation for continuous service in the Navy of the United States.

Benefits conferred.

Approved, February 25, 1925.

February 25, 1925.  
[H. R. 2419.]

[Private, No. 192.]

Michael Curran.  
Military record cor-  
rected.

**CHAP. 331.**—An Act For the relief of Michael Curran.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That in the administration of the pension laws Michael Curran shall hereafter be held and considered to have been honorably discharged from the military service of the United States as a member of Company I, One hundred and fourteenth Ohio Volunteer Infantry: *Provided*, That no pay, bounty, or pension shall be held to have accrued prior to the passage of this bill.

*Proviso.*  
No prior pay, etc.

Approved, February 25, 1925.

February 25, 1925.  
[H. R. 6695.]

[Private, No. 193.]

Kokusai Kisen Ka-  
bushiki Kaisha.  
May bring suit for  
collision damages to  
steamer "Malta  
Maru," in district  
court.

**CHAP. 332.**—An Act Authorizing the owners of the steamship Malta Maru to bring suit against the United States of America.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the claim of Kokusai Kisen Kabushiki Kaisha, owner of the Japanese steamer Malta Maru, against the United States for damages and loss alleged to have been caused by the collision of said vessel with the United States Coast Guard cutter Tallapoosa off the port of Pensacola,

Florida, on September 11, 1923, may be sued for by the said owner of the Japanese steamer Malta Maru in the District Court of the United States for the Eastern District of Louisiana, New Orleans Division, sitting as a court of admiralty and acting under the rules governing such court; and said court shall have jurisdiction to hear and determine such suit and to enter a judgment or decree for the amount of such damages and costs, if any, as shall be found to be due against the United States in favor of the owner of the Japanese steamer Malta Maru or against said owner in favor of the United States, upon the same principles and measure of liability as in like cases in admiralty between private parties, and with the same rights of appeal: *Provided*, That such notice of the suit shall be given to the Attorney General of the United States as may be provided by order of the said court, and it shall be the duty of the Attorney General to cause the United States attorney in such district to appear and defend for the United States: *Provided further*, That the said suit shall be brought and commenced within four months of the date of the passage of this Act: *Provided further*, That the proceedings had and testimony taken in the case entitled *In re Kokusai Kisen Kabushiki Kaisha*, applying to perpetuate the testimony of the officers and crew of the Malta Maru, in Equity Numbered 17352, in the District Court of the United States for the Eastern District of Louisiana, New Orleans Division, may be offered and received in evidence in the suit herein authorized, in like manner and with the same force and effect in all respects as though the said cause in equity applying for the perpetuation of said testimony had been brought and maintained against a private party instead of against the United States of America.

Approved, February 25, 1925.

Jurisdiction of court.

*Providos.*  
Notice, etc., to Attorney General.

Commencement of suit.

Evidence admitted.

**CHAP. 333.**—An Act For the relief of Charles T. Clayton and others.

February 25, 1925.

[H. R. 7631.]

[Private, No. 194.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to the parties hereinafter named the various amounts set opposite their respective names as compensation for personal injuries and damages suffered by them and each of them at the hands of the mutinous negro United States soldiers, on the night of August 23, 1917, at Houston, Texas, as follows, to wit:

Charles T. Clayton and others.

Payments to, for personal injuries, by mutinous negro soldiers at Houston, Tex., in 1917.

Charles T. Clayton, of Resenberg, Texas, \$5,000, as compensation for personal injuries inflicted by United States soldiers, aforesaid; Fred Scofield, of Houston, Texas, \$5,000, as compensation for personal injuries inflicted by United States soldiers, aforesaid; Mrs. Ira D. Raney, of Houston, Texas, \$3,500, as compensation for loss by death of her husband, Ira D. Raney, killed by United States soldiers, aforesaid; Mrs. J. E. Chamberlin, née Mrs. E. A. Thompson, of Hempstead, Texas, \$2,500, as compensation for loss by death of her husband, E. A. Thompson, killed by United States soldiers, aforesaid; Mr. and Mrs. T. F. Thompson, of Hempstead, Texas, \$2,500, for loss by death of son, E. A. Thompson, killed by United States soldiers, aforesaid; Mrs. A. R. Carstens, of Houston, Texas, \$2,500, as compensation for loss by death of her husband, A. R. Carstens, killed by United States soldiers, aforesaid; Mrs. E. M. Jones, of Houston, Texas, \$2,500, as compensation for loss by death of her husband, E. M. Jones, killed by United States soldiers, aforesaid; Mrs. D. R. Patton, of Houston, Texas, \$2,500, as compensation for loss by death of her husband, D. R. Patton, killed by United States soldiers,

List of recipients.

aforesaid; Mrs. S. Satton, of Houston, Texas, \$2,500, as compensation for loss by death of her husband, S. Satton, killed by United States soldiers, aforesaid; Mrs. Horace Moody, of Houston, Texas, \$2,500, as compensation for loss by death of her husband, Horace Moody, killed by United States soldiers, aforesaid; William J. Drucks, of Houston, Texas, \$2,500, as compensation for personal injuries inflicted by United States soldiers, aforesaid; Mrs. E. J. Meinecke, of Houston, Texas, \$2,500, as compensation for loss by death of her husband, E. J. Meinecke, killed by United States soldiers, aforesaid; Mrs. C. W. Wright, of Houston, Texas, \$2,500, as compensation for loss by death of her husband, C. W. Wright, killed by United States soldiers, aforesaid; G. W. Butcher, of Houston, Texas, \$1,000, as compensation for personal injuries inflicted by United States soldiers, aforesaid; T. Binford, of Houston, Texas, \$1,000, as compensation for personal injuries inflicted by United States soldiers, aforesaid; Mary E. Winkler, of Houston, Texas, \$1,000, as compensation for loss by death of her son, Fred J. Winkler, killed by United States soldiers, aforesaid; Mrs. F. H. Shurbet, of Houston, Texas, \$1,000, as compensation for loss by death of her son, Earl Finlay, killed by United States soldiers, aforesaid; W. H. Burkett, of Houston, Texas, \$500, as compensation for personal injuries inflicted by United States soldiers, aforesaid; W. A. Wise, of Houston, Texas, \$250, as compensation for personal injuries inflicted by United States soldiers, aforesaid; Miss Alma Reichart, of Houston, Texas, \$250, as compensation for personal injuries inflicted by United States soldiers, aforesaid; James Edward Lyon, of Houston, Texas, \$2,500, as compensation for personal injuries inflicted by United States soldiers, aforesaid.

Appropriation for.

Each and all of the above said sums are hereby appropriated for said purpose out of any moneys in the Treasury not otherwise appropriated.

Attorneys', etc. fees restricted.

SEC. 2. That no part of the amount of any item appropriated in this bill in excess of 5 per centum thereof shall be paid or delivered to or received by any agent or agents, attorney or attorneys, on account of services rendered or advances made in connection with said claim: *Provided*, That it shall be unlawful for any agent or agents, attorney or attorneys, to exact, collect, withhold, or receive any sum which in the aggregate exceeds 5 per centum of the amount of any item appropriated in this bill on account of services rendered or advances made in connection with said claim, any contract to the contrary notwithstanding. Any person violating the provisions of this Act shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be fined in any sum not exceeding \$1,000.

*Proviso.*  
Collecting greater amount unlawful.

Penalty for violations.

Approved, February 25, 1925.

February 25, 1925.  
[H. R. 8296.]  
[Private, No. 195.]

**CHAP. 334.**—An Act For the relief of Byron S. Adams.

Byron S. Adams.  
Payment to.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Comptroller General of the United States is hereby authorized and allowed to pay to Byron S. Adams, printer, Washington, District of Columbia, the sum of \$2,036.80, being equitably due for printing furnished the Ordnance Department, United States Army, under contract dated June 21, 1919, and supplemental contracts dated October 18, 1919, and December 26, 1919, and which account now stands disallowed on the books of the General Accounting Office.

Approved, February 25, 1925.

**CHAP. 335.**—An Act For the relief of the Pacific Commissary Company.

February 25, 1925.

[S. 2357.]

[Private, No. 196.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to the Pacific Commissary Company, of Seattle, Washington, or to its receiver, trustee out of court, or other legal representative, the sum of \$10,841.73, out of any money in the Treasury not otherwise appropriated, in settlement of the claim of said company against the United States under an understanding and agreement between the officers of said company and the officer in command of the Army cantonment at Camp Lewis, Washington, whereby said company was to be compensated by the United States for any losses that should be sustained by said company in furnishing meals to Army officers at said camp during the months of August, September, October, and November, 1917, at the price fixed by the Government.

Approved, February 25, 1925.

Pacific Commissary  
Company.  
Payment to.**CHAP. 336.**—An Act To relinquish the title of the United States to the land in the preemption claim of William Weekley, situate in the county of Baldwin, State of Alabama.

February 25, 1925.

[H. R. 6853.]

[Private, No. 197.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That all the right, title, and interest of the United States in and to section 38, in township 2 north, range 3 east, of Saint Stephens meridian, containing 138.29 acres, shown on the township plat in the name of William Weekley, preemption certificate D-29, for which final payment was made by Samuel Mims on July 2, 1817, per receipt numbered 3793, be, and the same is hereby, granted, released, and relinquished by the United States to the equitable owners of the equitable titles thereto and to their respective heirs and assigns forever, as fully and completely, in every respect whatever, as could be done by patents issued according to law: *Provided,* That this Act shall amount only to a relinquishment of any title that the United States has or is supposed to have in and to any of said lands, and shall not be construed to abridge, impair, injure, prejudice, or divest in any manner any valid right, title, or interest of any person or body corporate whatever, the true intent of this Act being to concede and abandon all right, title, and interest of the United States to those persons, estates, firms, or corporations who would be the true and lawful owners of said lands under the laws of Alabama, including the laws of prescription, in the absence of the said interest, title, and estate of the United States.

Approved, February 25, 1925.

William Weekley.  
Preemption claim of,  
to section of land in  
Alabama granted to  
owners of title thereto.*Proviso.*  
No other than United  
States title relin-  
quished.**CHAP. 337.**—An Act Granting relief to the First State Savings Bank of Gladwin, Michigan.

February 25, 1925.

[H. R. 8226.]

[Private, No. 198.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to issue a patent for lot 4, of section 21, township 19, north, range 2 west, Michigan meridian, in the State of Michigan, to the First State Savings Bank of Gladwin, a corporation of Gladwin, Michigan, whose color of title thereto traces through mesne conveyances to a patent issued by the State of Michigan under date of September 13,

First State Savings  
Bank of Gladwin,  
Mich.Patent of land in  
Michigan to.

*Proviso.*  
Payment required.

1864, and now found to have been erroneously issued: *Provided*, That the said bank files in the Marquette land office, within sixty days from the date of the passage of this Act, an application to purchase said lot, and tenders payment therefor at the rate of \$1.25 per acre.

Approved, February 25, 1925.

February 25, 1925.  
[H. R. 10143.]  
[Private, No. 199.]

**CHAP. 338.**—An Act To exempt from cancellation certain desert-land entries in Riverside County, California.

Riverside County,  
Calif.  
Desert land entry-  
men of certain lands in,  
failing to make final  
proof, relieved from  
cancellation.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That no desert-land entry heretofore made in good faith under the public-land laws for lands in townships 4 and 5 south, range 15 east; townships 4 and 5 south, range 16 east; townships 4, 5, and 6 south, range 17 east; townships 5, 6, and 7 south, range 18 east; townships 6 and 7 south, range 19 east; townships 6 and 7 south, range 20 east; townships 4, 5, 6, 7, and 8 south, range 21 east; townships 5 and 6, and sections 3, 4, 5, 6, 7, 8, 18, and 19, in township 7 south range 22 east; township 5 south, range 23 east, San Bernardino meridian, in Riverside County, State of California, shall be canceled prior to May 1, 1928, because of failure on the part of the entrymen to make any annual or final proof falling due upon any such entry prior to said date. The requirements of law as to annual assessments and final proof shall become operative from said date as though no suspension had been made. If the said entrymen are unable to procure water to irrigate the said lands above described through no fault of theirs, after using due diligence, or the legal questions as to their right to divert or impound water for the irrigation of said lands are still pending and undetermined by said May 1, 1928, the Secretary of the Interior is hereby authorized to grant a further extension for an additional period of not exceeding two years.

Further extension if  
water not available.

Approved, February 25, 1925.

February 26, 1925.  
[H. R. 7780.]  
[Private, No. 200.]

**CHAP. 357.**—An Act For the relief of Fred J. La May.

Fred J. La May.  
Land patent to.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Interior be, and he is hereby, directed to issue a patent to Fred J. La May for the north half of the southwest quarter and the southwest quarter of the northwest quarter of section 31, township 30 north, range 8 east, Michigan meridian, upon the payment by him for said land at the rate of \$1.25 per acre.

Approved, February 26, 1925.

February 28, 1925.  
[S. 2714.]  
[Private, No. 201.]

**CHAP. 379.**—An Act For the relief of John F. Malley.

John F. Malley.  
Credit to, in internal  
revenue accounts.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Treasury be, and he is hereby, authorized and directed to credit to John F. Malley, former collector of internal revenue of the State of Massachusetts, and his accounts with the sums of \$1,200 and \$683.34, respectively, being the value of internal revenue stamps charged to him, stolen, lost, or accidentally destroyed at Boston, Massachusetts, in the spring and summer of 1918.

Approved, February 28, 1925.

**CHAP. 380.**—An Act For the relief of G. Ferlita.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the claim of G. Ferlita, owner of the schooner Rosa Ferlita, against the United States for damages alleged to have been caused by collision between the said schooner while lying at anchor off Cape Henry, Virginia, and the United States ship Toucey on the 12th day of November, 1923, may be sued for by the said G. Ferlita in the District Court of the United States for the Eastern District of Virginia, sitting as a court of admiralty and acting under the rules governing such court, and the said damages and costs, if any, as shall be found to be due against the United States in favor of said G. Ferlita, or against the said G. Ferlita in favor of the United States, upon the same principles and measures of liability as in like cases in admiralty between private parties and with the same rights of appeal: Provided, That such notice of the suit shall be given to the Attorney General of the United States as may be provided by order of the said court, and it shall be the duty of the Attorney General to cause the United States attorney in such district to appear and defend the United States: Provided further, That said suit shall be brought and commenced within four months of the date of the passage of this Act.*

Approved, February 28, 1925.

February 28, 1925.  
[S. 2774.]

[Private, No. 202.]

G. Ferlita.  
May bring suit for collision damages to schooner "Rosa Ferlita", in district court.

Jurisdiction of court.

*Provisos.*  
Notice, etc., to Attorney General.

Commencement of suit.

**CHAP. 381.**—An Act For relief of estate of Anne C. Shymer.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury is hereby authorized and directed to pay to the legal representatives of the estate of Anne C. Shymer, out of any money in the Treasury not otherwise appropriated, the sum of \$3,900, as full compensation for the loss of jewelry, the property of the aforesaid Anne C. Shymer, who was lost in the sinking of the Lusitania, which jewelry was transmitted to the State Department and was lost in transit.*

Approved, February 28, 1925.

February 28, 1925.  
[S. 2793.]

[Private, No. 203.]

Anne C. Shymer.  
Payment to estate of.

**CHAP. 382.**—An Act For the relief of the Berwind-White Coal Mining Company.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the claim of the Berwind-White Coal Mining Company, a corporation organized under the laws of the State of Pennsylvania, with its principal place of business located in the city of New York, owner of the barge Eureka numbered 82, against the United States for damages alleged to have been caused by the sinking of said barge in the North River, New York, on or about December 14, 1917, while said barge was in possession and under the control of the Department of the Navy of the United States, may be sued for by the said Berwind-White Coal Mining Company in the United States District Court for the Southern District of New York sitting as a court of admiralty and acting under the rules governing such court, and said court shall have jurisdiction to hear and determine such suit and to enter a judgment or decree for the amount of such damages and cost, if any, as shall be found to be due against the United States in fa-*

February 28, 1925.  
[S. 2992.]

[Private, No. 204.]

Berwind-White Coal Mining Company.  
May bring suit for collision damages to barge, in district court.

Jurisdiction of court.

*Provisos.*  
Notice, etc., to Attorney General.

Commencement of suit.

vor of the Berwind-White Coal Mining Company, or against the Berwind-White Coal Mining Company in favor of the United States as in like cases in admiralty between private parties and with the same rights of appeal: *Provided*, That such notice of the suit shall be given to the Attorney General of the United States as may be provided by the order of the said court, and it shall be the duty of the Attorney General to cause the United States attorney in such district to appear and defend for the United States: *Provided further*, That said suit shall be brought and commenced within four months of the date of the passage of this Act.

Approved, February 28, 1925.

February 28, 1925.  
[S. J. Res. 125.]  
[Priv. Res., No. 2.]

**CHAP. 383.**—Joint Resolution Granting permission to Fred F. Rogers, commander, United States Navy, to accept certain decorations bestowed upon him by the Venezuelan Government.

Commander Fred F. Rogers, Navy.  
May accept decorations from Venezuela.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled*, That Fred F. Rogers, commander, United States Navy, be authorized to accept diploma and decoration of the Order of the Bust of Bolivar conferred upon him by the Venezuelan Government, on the occasion of the visit of the American Ambassador Extraordinary and Minister Plenipotentiary Buchanan, who was sent to Venezuela in the Dolphin in 1908 to negotiate the settlement of Venezuela's foreign loans; said decoration issued to "Ensign Fred F. Rogers, United States Navy, United States ship Dolphin."

Approved, February 28, 1925.

March 2, 1925.  
[S. 970.]  
[Private, No. 205]

**CHAP. 399.**—An Act For the relief of the De Kimpke Construction Company, of West Hoboken, New Jersey.

De Kimpke Construction Company.  
Payment to.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to the De Kimpke Construction Company, of West Hoboken, New Jersey, the sum of \$5,655.69 in full settlement of damages suffered by reason of the withdrawal by the Navy Department in November, 1918, of the award of contract to said company for the construction of an oxidation absorption building at the naval proving ground, Indianhead, Maryland.

Approved, March 2, 1925.

March 2, 1925.  
[S. 1016.]  
[Private, No. 206.]

**CHAP. 400.**—An Act For the relief of Augusta Reiter.

Augusta Reiter.  
Payment to, for personal injuries.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Treasury be, and he hereby is, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to Augusta Reiter, who was seriously injured by being run over in the city of San Francisco, California, on the 6th day of December, 1913, by a postal automobile truck while in charge of an employee of the United States Post Office Department in the discharge of his duties, the sum of \$3,288.75 in full compensation and satisfaction for said injuries.

Approved, March 2, 1925

**CHAP. 401.**—An Act For the relief of Andrew A. Gieriet.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to Andrew A. Gieriet, former captain Company D, Four hundred and eighth Telegraph Battalion, United States Army, the sum of \$484.75, being the amount of money paid by said Andrew A. Gieriet from private funds because of loss of public funds through theft.

Approved, March 2, 1925.

March 2, 1925.  
[H. R. 1569.]  
[Private, No. 207.]

Andrew A. Gieriet.  
Reimbursement to.

**CHAP. 402.**—An Act For the relief of W. H. King.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to W. H. King, former United States marshal for the district of South Dakota, the sum of \$421.33 for reimbursement on account of the payment of a judgment rendered against him for an act done under color of his office.

Approved, March 2, 1925.

March 2, 1925.  
[S. 2503.]  
[Private, No. 208.]

W. H. King.  
Reimbursement to.

**CHAP. 403.**—An Act For the relief of J. E. Saucier.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury is authorized and directed to pay to J. E. Saucier, out of any money in the Treasury not otherwise appropriated, the sum of \$150, in full satisfaction of all claims against the United States on account of expenditures made by him for services and materials during the period from July 1, 1918, to July 1, 1921, in connection with the discharge of his duties as postmaster at Bay Saint Louis, Mississippi.

Approved, March 2, 1925.

March 2, 1925.  
[S. 2534.]  
[Private, No. 209.]

J. E. Saucier.  
Payment to.

**CHAP. 404.**—An Act To pay to Jere Austill fees earned as United States commissioner.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay out of any money in the Treasury not otherwise appropriated, to Jere Austill, the sum of \$772.35 for fees earned as United States commissioner for the southern district of Alabama during the year 1922.

Approved, March 2, 1925.

March 2, 1925.  
[H. R. 4913.]  
[Private, No. 210.]

Jere Austill.  
Payment of fees, as  
commissioner, district  
court.

**CHAP. 405.**—An Act For the relief of Charles Spencer.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to

March 2, 1925.  
[H. R. 5660.]  
[Private, No. 211.]

Charles Spencer.  
Payment to.

Charles Spencer, Presidio, Texas, the sum of \$667.33, the said sum representing the value of certain arms and ammunition belonging to said Spencer, and seized by military authorities of the United States, and said arms on being returned to said Charles Spencer being water-soaked, marked, and so abused as to be of no value, and said ammunition being destroyed by the ordnance depot, United States Army.

Approved, March 2, 1925.

March 2, 1925.  
[H. R. 5759]

[Private, No. 212.]

James F. Abbott.  
Payment to.

**CHAP. 406.**—An Act For the relief of James F. Abbott.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That there be paid, out of any money in the Treasury not otherwise appropriated, the sum of \$1,302 to James F. Abbott, commercial attaché to the embassy at Tokyo, Japan, to compensate him in full for all claims he may have against the United States arising out of expenses incurred on an official trip of investigation to eastern Siberia during 1921.

Approved, March 2, 1925.

March 2, 1925.

[H. R. 7118.]

[Private, No. 213.]

Mechanics and Metals National Bank.  
Payment to, for unlawful levy.

**CHAP. 407.**—An Act For the relief of the Mechanics and Metals National Bank, successor to the New York Produce Exchange Bank,

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury is hereby authorized and directed to pay to the Mechanics and Metals National Bank, successor to the New York Produce Exchange Bank, out of any money in the Treasury not otherwise appropriated, the sum of \$746.96. Such sum is the amount of two deposits with the New York Produce Exchange Bank which were seized under an unlawful levy and execution by a United States marshal, and the amount of which the New York Produce Exchange Bank was subsequently compelled to reimburse to its depositors.

Approved, March 2, 1925

March 2, 1925.

[H. R. 8072.]

[Private, No. 214.]

Emma Zemsch.  
Six months' naval gratuity to, on death of son.

Proriso.  
Condition.

Payment from naval appropriation.

**CHAP. 408.**—An Act For the relief of Emma Zemsch.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That Emma Zemsch, widowed mother of Lawrence Zemsch, late chief pharmacist of the United States Navy, is hereby allowed an amount equal to six months' pay at the rate said Lawrence Zemsch was receiving at the date of his death: *Provided,* That the said Emma Zemsch establishes to the satisfaction of the Secretary of the Navy the fact that she was actually dependent upon her son, the late Lawrence Zemsch, at the time of his death.

**SEC. 2.** That the payment of the amount of money hereby allowed and authorized to be paid to said Emma Zemsch is authorized to be made from the appropriation of officers who die while on the active list of the United States Navy.

Approved, March 2, 1925.

**CHAP. 409.**—An Act For the relief of Edward B. Sappington.

March 2, 1925.  
[H. R. 8294.]  
[Private, No. 215.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the United States Employees Compensation Commission shall be, and it is hereby, authorized to extend to Edward B. Sappington, who suffered injuries on May 19, 1910, while patrolling a fire on the Kaniksu National Forest, the provisions of an Act entitled "An Act to provide compensation for employees of the United States suffering injuries while in the performance of their duties, and for other purposes," approved September 7, 1916, compensation to be provided hereunder as if the provisions of the Act approved September 7, 1916, had been operative on May 19, 1910.

Edward B. Sappington.  
Payment to, for personal injuries.

Vol. 37, p. 747.

Approved, March 2, 1925

**CHAP. 410.**—An Act For the relief of the Canadian Pacific Railway Company.

March 2, 1925.  
[H. R. 8294.]  
[Private, No. 216.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury is hereby authorized and directed to pay to the Canadian Pacific Railway Company, out of any money in the Treasury not otherwise appropriated, the sum of \$2,195, and such sum is hereby appropriated to reimburse the Canadian Pacific Railway Company for customs duty paid in error in connection with shipment of one thousand bags of rice covered by consumption entry numbered H-2619 of June 19, 1917, port of Richford, Vermont.

Canadian Pacific Railway Company.  
Refund to, of erroneously paid customs duty.

Approved, March 2, 1925.

**CHAP. 490.**—An Act For the relief of Jessie M. White..

March 3, 1925.  
[S. 827.]  
[Private, No. 217.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to Jessie M. White, widow of Mark White, out of any money in the Treasury not otherwise appropriated, the sum of \$2,500, in compensation for injuries sustained in the discharge of his duties while employed in the Canal Zone, and which resulted in his death: *Provided,* That no part of the amount of any item appropriated in this bill in excess of 10 per centum thereof shall be paid or delivered to or received by any agent or agents, attorney or attorneys, on account of services rendered or advances made in connection with said claim: *Provided,* That it shall be unlawful for any agent or agents, attorney or attorneys to exact, collect, withhold, or receive any sum which in the aggregate exceeds 10 per centum of the amount of any item appropriated in this bill on account of services rendered or advances made in connection with said claim, any contract to the contrary notwithstanding. Any person violating the provisions of this Act shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be fined in any sum not exceeding \$1,000.

Jessie M. White.  
Payment to, for personal injuries to husband.

*Provisos.*  
Attorneys', etc., fees restricted.

Exactng, etc., larger amount unlawful.

Penalty for violation.

Approved, March 3, 1925.

**CHAP. 491.**—An Act For the relief of Eugene K. Stoudemire.

March 3, 1925.  
[S. 1323.]  
[Private, No. 218.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to

Eugene K. Stoudemire.  
Payment to, for personal injuries.

Eugene K. Stoudemire the sum of \$1,500 as compensation and in full settlement against the Government, for the loss of an eye on August 3, 1915, while in the discharge of his duty as an engineer on the tow-boat Alabama in the river and harbor service of the Government.

Approved, March 3, 1925.

March 3, 1925.

[S. 1237.]

[Private, No. 219.]

**CHAP. 492.**—An Act For the relief of settlers and claimants to section 16, lands in the L'Anse and Vieux Desert Indian Reservation, in Michigan, and for other purposes.

L'Anse and Vieux  
Desert Indian Reserva-  
tion, Mich.

Payment to pur-  
chasers of lands within.

Claimants.

*Proviso.*  
Quitclaim deeds  
from claimants re-  
quired.

Removal from lands.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That there is hereby authorized to be appropriated the sum of \$9,788, from any money in the Treasury not otherwise appropriated, for the purpose of reimbursing the following-named purchasers or holders of title from the State of Michigan of certain lands within the L'Anse and Vieux Desert Indian Reservation in the amounts herein set forth:

To the estate of Simon Denomie, \$2,113; to John Terhorst, \$4,180; to Bernard Tangen, \$3,495, said amounts to be reimbursed under such rules and regulations as the Secretary of the Interior may prescribe: *Provided,* That in consideration of the payment of said amounts said claimants, their heirs and assigns, shall execute and deliver to the officer in charge of the Mackinac Indian Agency, at Baraga, Michigan, properly executed quitclaim deeds covering the lands occupied or claimed by them to the United States, together with evidence showing an unencumbered title, in trust for the Indians of the L'Anse and Vieux Desert Indian Reservation: *And provided further,* That said claimants, upon the execution and delivery of said quitclaim deeds, shall remove from said lands upon demand of the Secretary of the Interior or one of his accredited representatives.

Approved, March 3, 1925.

March 3, 1925.

[H. R. 1415.]

[Private, No. 220.]

**CHAP. 493.**—An Act For the relief of Josiah Frederick Dose.

Josiah Frederick  
Dose.  
Military record cor-  
rected.

*Proviso.*  
No back pay, etc.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That in the administration of all laws conferring rights, privileges, or benefits upon honorably discharged soldiers Josiah Frederick Dose shall be held and considered to have been honorably discharged from the military service of the United States as private, Second Regiment California Volunteer Cavalry, at the close of the Civil War: *Provided,* That no pay, bounty, or pension shall be held to have accrued prior to the passage of this bill.

Approved, March 3, 1925.

March 3, 1925.

[H. R. 1539.]

[Private, No. 221.]

**CHAP. 494.**—An Act For the relief of Caleb Aber.

Caleb Aber.  
Military record cor-  
rected.

*Proviso.*  
No prior pension.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That in the administration of the pension laws, and the laws governing the National Home for Disabled Volunteer Soldiers, or any branch thereof, Caleb Aber shall hereafter be held and considered to have been honorably discharged from the United States as a private of Company A, Seventieth New York Volunteers, on the 29th day of December, 1863, and of Company F, Twelfth Regiment New Jersey Volunteer Infantry, on the 25th day of June, 1865: *Provided,* That no pension shall accrue prior to the passage of this Act.

Approved, March 3, 1925.

**CHAP. 495.**—An Act For the relief of Samuel S. Weaver.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, the sum of \$720 to Samuel S. Weaver, as full compensation for wounds received by him on board the United States steam launch Capron, at Delaware, on or about January 17, 1900.

Approved, March 3, 1925.

March 3, 1925.  
[S. 1573.]  
[Private, No. 222.]

Samuel S. Weaver.  
Payment to, for personal injuries.

**CHAP. 496.**—An Act For the relief of James F. Jenkins.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and is hereby, authorized and directed to pay to James F. Jenkins, out of any money in the Treasury not otherwise appropriated, the sum of \$21,000, being in payment for six hundred bales of cotton linters taken by the United States on or about July 26, 1918, and the storage thereon up to and including December 14, 1920.

Approved, March 3, 1925.

March 3, 1925.  
[S. 1633.]  
[Private, No. 223.]

James F. Jenkins.  
Payment to.

**CHAP. 497.**—An Act For the relief of Rubie M. Mosley.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to Rubie M. Mosley, of San Antonio, Texas, out of any money in the Treasury not otherwise appropriated, the sum of \$5,000 in full settlement of her claim against the Government of the United States for injuries received by her by being run over and seriously injured and for the death of her mother, Emma H. Mosley, who was killed by an automobile driven by an enlisted man of the United States Army, the automobile being in the use of Colonel Morton, the commander of the Government arsenal at San Antonio, Texas, on November 17, 1917.

Approved, March 3, 1925.

March 3, 1925.  
[S. 1725.]  
[Private, No. 224.]

Rubie M. Mosley.  
Payment to, for personal injuries.

For death of mother.

**CHAP. 498.**—An Act For the relief of William M. Phillipson.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That in the administration of the pension laws William M. Phillipson shall hereafter be held and considered to have been honorably discharged from the United States Navy: *Provided, however,* That no pension shall accrue prior to the passage of this Act.

Approved, March 3, 1925.

March 3, 1925.  
[H. R. 2016.]  
[Private, No. 225.]

William M. Phillipson.  
Naval record corrected.  
*Proviso.*  
No prior pension.

**CHAP. 499.**—An Act For the payment of claims for damages to and loss of private property incident to the training, practice, operation, or maintenance of the Army.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary

March 3, 1925.  
[S. 2527.]  
[Private, No. 226.]

Army.

Payment for damages to private property, incident to training, etc., of.

of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to claimants named in this Act the several sums appropriated herein, for the payment of claims for damages to and loss of private property incident to the training, practice, operation, or maintenance of the Army, namely:

Claimants.

To Mary Bauman, Lancaster, California, \$1,048.75; to Standard Shipbuilding Corporation, New York City, \$3,921.59; to Lord Dry Dock Corporation, Weehawken, New Jersey, \$1,034.55; to Fred E. Jones, New York City, \$13,457.64; to Stephenson and Bills, Lakewood, New Jersey, \$2,211.90; to W. S. Lloyds (Incorporated), New York City, \$890.33; to Firemen's Fund Insurance Company, New York City, \$890.33; to Saint Paul Fire and Marine Insurance Company, New York City, \$890.33; to Mrs. W. D. Holman (estate of Moses Samuels), Lakewood, New Jersey, \$13,368.18; to Dominion of Canada, Ottawa, Canada, \$1,200; to Riverside Contracting Company, Brooklyn, New York, \$8,893.01; to Charles Jensen, Omaha, Nebraska, \$1,038.50; to Cornell Steamboat Company, New York City, \$1,235; to Silver Lake Park Company, Atlanta, Georgia, \$18,000; to R. B. MacCallum and Doctor E. E. Wagner, Wilkes-Barre, Pennsylvania, \$2,232.75; to Kinsey-Davidson Electric Welding Company, Milwaukee, Wisconsin, \$3,500.

Approved, March 3, 1925.

March 3, 1925.

[S. 2719.]

[Private, No. 227.]

**CHAP. 500.**—An Act To authorize the payment of an indemnity to the British Government on account of losses sustained by the owners of the British steamship *Baron Berwick* as the result of a collision between that vessel and the United States steamship *Iroquois* (now *Freedom*) and a further collision with the United States destroyer *Truxtun*.

Great Britain.  
Payment to, as indemnity for collision damages to steamship "*Baron Berwick*," and others.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That there is hereby authorized to be paid to the British Government, out of any money in the Treasury not otherwise appropriated, as a matter of grace and without reference to the question of liability therefor, as full indemnity for the losses sustained by the owners of the British steamship *Baron Berwick*, or any other parties pecuniarily interested, on account of a collision on August 22, 1918, between that vessel and the United States steamship *Iroquois* (now *Freedom*) and on account of a further collision on October 5, 1918, with the United States destroyer *Truxtun*, an amount equivalent to £6,200 on the date of the passage of this Act, as recommended by the President in his message to Congress of February 28, 1924, printed as Senate Document Numbered 56, Sixty-eighth Congress, first session.

Approved, March 3, 1925.

March 3, 1925.

[S. 2879.]

[Private, No. 228.]

James E. Jenkins.  
Reimbursement to, for excise tax, etc.

**CHAP. 501.**—An Act For the relief of James E. Jenkins.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to James E. Jenkins, Reno, Nevada, out of any money in the Treasury not otherwise appropriated, the sum of \$30.55, to reimburse him for money expended for excise tax on automobile purchased by authority of the Bureau of Indian Affairs, and tax on freight upon automobile.

Approved, March 3, 1925.

**CHAP. 502.**—An Act For the relief of Mrs. M. J. Adams.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to Mrs. M. J. Adams, mother of O. L. Adams, deceased, of the county of Tippah and the State of Mississippi, the sum of \$3,000, in full compensation for the death of her son, O. L. Adams, who as a civilian in the service of the United States was killed in a fight with Army deserters in Tippah County, Mississippi, in 1918.

Approved, March 3, 1925.

March 3, 1925.  
[H. R. 5226.]  
[Private, No. 229.]

Mrs. M. J. Adams.  
Payment to, for  
death of son.

**CHAP. 503.**—An Act For the relief of Francis M. Atherton.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That in the administration of the pension laws Francis M. Atherton shall hereafter be held and considered to have been mustered into the service of the United States as a member of the First Battery Vermont Volunteer Light Artillery on the 15th day of March, 1862, and to have been honorably discharged from the same on the 1st day of February, 1863, and to have been mustered into the service of the United States as an unassigned recruit on the 19th day of December, 1863, and to have been honorably discharged from the same on the 9th day of March, 1864: *Provided*, That no pay, pension, or allowance shall be held to have accrued prior to the passage of this Act.

Approved, March 3, 1925.

March 3, 1925.  
[H. R. 6268.]  
[Private, No. 230.]

Francis M. Atherton.  
Military record corrected.

*Proviso.*  
No prior pension,  
etc.

**CHAP. 504.**—An Act For the relief of the Mallory Steamship Company.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the claim of the Mallory Steamship Company, owner of the American steamship Nueces, against the United States of America, for damages alleged to have been caused by collision between said vessel and the United States Army tug Vigilant in the harbor of New York on June 12, 1908, may be sued for by the said Mallory Steamship Company in the District Court of the United States for the Eastern District of New York, sitting as a court of admiralty, and acting under the rules governing such court, and said court shall have jurisdiction to hear and determine such suit and to enter judgment or decree for the amount of such damages, including interest and costs, if any, as shall be found due against the United States in favor of the owner of the said American steamship Nueces, or against the owner of the said American steamship Nueces in favor of the United States upon the same principles and measures of liability as in like cases in admiralty between private parties and with the same rights of appeal: *Provided*, That such notice of the suit shall be given to the Attorney General of the United States as may be provided by order of the said court, and it shall be the duty of the Attorney General to cause the United States attorney in such district to appear and defend for the United States: *Provided further*, That said suit shall be brought and commenced within four months of the date of the passage of this Act.

Approved, March 3, 1925.

March 3, 1925.  
[H. R. 8037.]  
[Private, No. 231.]

Mallory Steamship  
Company.  
May bring suit for  
collision damages to  
steamship "Nueces,"  
in district court.

Jurisdiction of court.

*Provisos.*  
Notice, etc., to At-  
torney General.

Commencement of  
suit.

March 3, 1925.  
[H. R. 10347.]

[Private, No. 232.]

Navy.  
Robert B. Sanford.  
May be appointed  
lieutenant, retired.

*Proviso.*  
Disability incident to  
World War.

No back pay, etc.

**CHAP. 505.**—An Act For the relief of Robert B. Sanford.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the President is authorized to appoint Robert B. Sanford, formerly lieutenant in the United States Navy, a lieutenant in the United States Navy and place him upon the retired list of the Navy with the retired pay and allowance of that grade: *Provided,* That a duly constituted naval retiring board finds that the said Robert B. Sanford incurred physical disability incident to the service in time of war: *Provided further,* That no back pay, allowances, or emoluments shall become due as a result of the passage of this Act.

Approved, March 3, 1925.

March 3, 1925.  
[H. R. 11009.]

[Private, No. 233.]

James T. Conner.  
Payment to, for per-  
sonal injuries.

**CHAP. 506.**—An Act For the relief of James T. Conner.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to James T. Conner, of the county of Tippah and the State of Mississippi, the sum of \$4,000, in full compensation for the injury which he as a civilian in the service of the United States received in a fight with Army deserters in Tippah County, Mississippi, in 1918.

Approved, March 3, 1925.

March 3, 1925.  
[S. 1763.]

[Private, No. 234.]

George M. Apple.  
Certain payments to,  
validated.

Vol. 28, p. 205.

*Proviso.*  
Refund of moneys  
collected from.

**CHAP. 507.**—An Act To validate certain payments made to George M. Apple and to authorize the General Accounting Office to allow credit to certain disbursing officers for payments of salaries made on properly certified and approved vouchers.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That payments of salaries or compensation made to George M. Apple as an employee of the Federal Board for Vocational Education, the War Risk Insurance Bureau, the United States Veterans' Bureau, and the United States Veterans' Bureau regional office in Denver, Colorado, in the period from November 20, 1920, to August 17, 1922, on properly certified and approved vouchers, be, and the same are hereby, validated, notwithstanding the provisions of section 2 of the Act entitled "An Act making appropriations for the legislative, executive, and judicial expenses of the Government for the fiscal year ending June 30, 1895, and for other purposes," approved July 31, 1894, and that the General Accounting Office be, and is hereby, authorized and directed to allow credit in the settlement of the accounts of disbursing officers making such payments to the extent that credit for the payments has not already been given: *Provided,* That any amount heretofore collected from said George M. Apple on account of payments so validated shall be refunded to him from appropriation or appropriations credited with the refundments.

Approved, March 3, 1925.

March 3, 1925.  
[S. 4032.]

[Private, No. 235.]

Henry D. Clayton.  
May accept decoration  
and diploma from  
France.

**CHAP. 508.**—An Act Authorizing the Department of State to deliver to the Honorable Henry D. Clayton, district judge of the United States for the middle and northern districts of Alabama, and permitting him to accept the decoration and diploma presented by the Government of France.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That Henry D. Clayton, United States district judge for the middle and northern

districts of Alabama, be, and he is hereby, authorized to accept the decoration and diploma of Chevalier of the Legion of Honor tendered to him by the Government of the French Republic, and the Department of State is hereby authorized to deliver to him the said decoration and diploma.

Approved, March 3, 1925.

**CHAP. 509.**—An Act For the relief of Samuel Friedman, as trustee for the heirs and devisees of B. Friedman, deceased, and Henry Mills, as trustee for the heirs and devisees of Emanuel Loveman, deceased.

March 3, 1925.  
[H. R. 1948.]  
[Private, No. 236.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to issue a patent for the relief of Samuel Friedman, as trustee for the heirs and devisees of B. Friedman, deceased, and Henry Mills, as trustee for the heirs and devisees of Emanuel Loveman, deceased, conveying the northwest quarter of the northwest quarter, the east half of the northwest quarter, the northwest quarter of the northeast quarter, and the southwest quarter of section 9, in township 19 south, of range 8 west of the Huntsville meridian, Alabama, containing three hundred and nineteen and seventy-two one-hundredths acres, which lands they and their grantors and legal representatives have occupied under claim and color of title, and open and notorious possession for upward of fifty years: *Provided*, That the title conveyed shall inure to the benefit of the true owners of the land under the laws of Alabama as though patent had issued during the lifetime of said Friedman and Loveman: *And provided further*, That application and payment of \$1.25 per acre be made for the use and benefit of all persons in interest within six months from the passage of this Act.

Alabama.  
Patent for lands in, for heirs, etc., of B. Friedman and Emanuel Loveman.

*Provisos.*  
Title to true owners under Alabama laws.

Application and payment required.

Approved, March 3, 1925.

**CHAP. 510.**—An Act For the relief of Ida Fey.

March 3, 1925.  
[H. R. 2646.]  
[Private, No. 237.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That sections 17 and 20 of the Act entitled "An Act to provide compensation for employees of the United States suffering injuries while in the performance of their duties, and for other purposes," approved September 7, 1916, as amended, are hereby waived in favor of Ida Fey, widow of Valentine Fey, a civilian employee of the War Department who was killed at Fort Clark, Texas, on July 17, 1919, and her case is hereby authorized to be considered and acted upon under the remaining provisions of such Act: *Provided*, That the Compensation Commission shall not make payments to the said Ida Fey in excess of the sum of \$5,000.

Ida Fey.  
Payment to, from Compensation Fund, for death of husband.  
Vol. 39, pp. 746, 747.

*Proviso.*  
Amount limited.

Approved, March 3, 1925.

**CHAP. 511.**—An Act To authorize an exchange of lands with Ed Johnson, of Eagle, Colorado.

March 3, 1925.  
[H. R. 2905.]  
[Private, No. 238.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That upon the transfer by Ed Johnson to the United States of title to lots numbered 19, 20, 21, 22, 23, and 24 of block 35, of the town of Eagle,

Ed Johnson.  
Exchange of lands in Colorado with, authorized.

*Proviso.*  
Minerals reserved.

Colorado, the Secretary of the Interior is authorized, upon approval of the Secretary of Agriculture, to issue a patent to Ed Johnson for lots 19, 20, 21, 22, 23, and 24 in section 31, township 3 south, range 84 west, sixth principal meridian: *Provided*, That the patent issued shall reserve to the United States or its grantees or lessees all coal, oil, or other mineral deposits in the lands patented as well as the right to prospect for, mine, and remove the same.

Approved, March 3, 1925.

March 3, 1925.  
[H. R. 3839.]  
[Public, No. 239.]

**CHAP. 512.**—An Act For the relief of M. Castanola and Son.

M. Castanola and  
Son.  
Payment to.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay out of any money in the Treasury not otherwise appropriated, to M. Castanola and Son, of San Antonio, Texas, the sum of \$734.22, being equitably due for merchandise furnished to Company A, Virginia Engineers, at Camp Wilson (now Camp Travis) during 1916 and 1917, while on duty on the Mexican border in the Federal service.

Approved, March 3, 1925.

March 3, 1925.  
[H. R. 5637.]  
[Private, No. 240.]

**CHAP. 513.**—An Act For the relief of Edward R. Wilson, lieutenant commander Supply Corps, United States Navy.

Edward R. Wilson.  
Reimbursement to,  
for naval funds stolen,  
and amount deposited  
therefor.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That there is hereby authorized to be appropriated out of any money in the Treasury, not otherwise appropriated, the sum of \$1,504.32, to reimburse Edward R. Wilson, lieutenant commander Supply Corps, United States Navy, being an amount stolen by a person or persons unknown, between July 23 and July 25, 1910, from the funds of the United States then in the custody of William J Garrity, paymaster's clerk, United States Navy, the lawfully detailed deputy of said Edward R. Wilson, on the United States steamship Philadelphia, receiving ship at the navy yard, Bremerton, Washington, which amount was charged on the books of the Treasury against the accounts of the said Edward R. Wilson, then a passed assistant paymaster, United States Navy, and which he deposited in the Treasury of the United States on demand of the accounting officers of the Treasury.

Approved, March 3, 1925.

March 3, 1925.  
[H. R. 5786.]  
[Private, No. 241.]

**CHAP. 514.**—An Act For the relief of Roberta H. Leigh and Laura H. Pettit.

Roberta H. Leigh  
and Laura H. Pettit.  
Authorized to complete  
their desert land  
entries.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That Roberta H. Leigh, who made desert-land entry Vernal, Utah, series 0271 for the north half of the southeast quarter, the southeast quarter of the southeast quarter of section 12; the northeast quarter of the northeast quarter of section 13, township 7 south, range 19 east of the Salt Lake meridian; and Laura H. Pettit, who made desert-land entry Vernal, Utah, series 02837 for the west half of the southwest quarter of section 17; and the northwest quarter of section 20, township 7 south of range 20 east of the Salt Lake meridian, both of which entries were allowed at the United States Land Office at Vernal, Utah, be, and they are hereby authorized to complete title to the

lands embraced in their respective entries upon the payment of any balance unpaid of the sum of \$1.25 per acre for the lands so entered to the receiver of the United States Land Office at Vernal, Utah, within ninety days from the approval of this Act: *Provided*, That all mineral rights in and to said lands are hereby reserved to the Government of the United States.

*Proviso.*  
Mineral deposits reserved.

Approved, March 3, 1925.

**CHAP. 515.**—An Act Authorizing the Secretary of the Interior to sell and patent certain lands to Lizzie M. Nickey, a resident of De Soto Parish, Louisiana.

March 3, 1925.  
[H. R. 6044.]  
[Private, No. 242.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That, upon the payment of \$1.25 per acre, the Secretary of the Interior be, and he is hereby, authorized to sell and patent to Lizzie M. Nickey, a resident of De Soto Parish, Louisiana, with a reservation to the United States of all the coal, oil, gas, and other minerals in the lands patented, together with the right of the United States, its grantees or permittees, to prospect for, mine, drill for, and remove the same, the southwest quarter of northeast quarter, southeast quarter of northwest quarter, northeast quarter of southwest quarter, and northwest quarter of southeast quarter of section 12, township 13 north, range 13 west, Louisiana meridian, containing one hundred and sixty acres, more or less, land which she and her grantors have occupied under claim and color of title, and of which they have had actual possession, beneficial use, and enjoyment, believing themselves to be owners in good faith, for more than thirty years: *Provided*, That application for the purchase of the described tract of land be filed at the United States land office at Baton Rouge, Louisiana, within ninety days after the passage and approval of this Act, and that no adverse claim thereto be officially of record as pending when the application is allowed and the sale consummated.

Lizzie M. Nickey.  
Patent to, on payment of price of land in Louisiana, occupied in good faith, etc.  
Mineral deposits reserved.

*Proviso.*  
Application to be made within ninety days, etc.

Approved, March 3, 1925.

**CHAP. 516.**—An Act Authorizing the Secretary of the Interior to sell and patent certain lands to Flora Horton, a resident of De Soto Parish, Louisiana.

March 3, 1925.  
[H. R. 6045.]  
[Private, No. 243.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That upon the payment of \$1.25 per acre, the Secretary of the Interior be, and he is hereby, authorized to sell and patent to Flora Horton, a resident of De Soto Parish, Louisiana, with a reservation to the United States of all the coal, oil, gas, and other minerals in the lands patented, together with the right of the United States, its grantees or permittees, to prospect for, mine, and remove the same, the north half of the north half of section 14, township 13 north, range 13 west, Louisiana meridian, containing one hundred and sixty acres, more or less, land which she and her grantors have occupied under claim and color of title, and of which they have had actual possession, beneficial use, and enjoyment, believing themselves to be owners in good faith, for more than thirty years: *Provided*, That application for the purchase of the described tract of land be filed at the United States land office at Baton Rouge, Louisiana, within ninety days after the passage and approval of this Act, and that no adverse claim thereto be officially of record as pending when the application is allowed and the sale consummated.

Flora Horton.  
Patent to, of land in Louisiana occupied in good faith, etc.  
Mineral deposits reserved.

*Proviso.*  
Application to be made within ninety days, etc.

Approved, March 3, 1925.

March 3, 1925.  
[H. R. 7679.]  
[Private, No. 244.]

**CHAP. 517.**—An Act For the relief of Lars O. Elstad and his assigns and the exchange of certain lands owned by the Northern Pacific Railway Company.

Northern Pacific Rail-  
way Company.  
Patent to, in ex-  
change for lands relin-  
quished in Minnesota.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Northern Pacific Railway Company, upon its filing with the Secretary of the Interior a proper relinquishment disclaiming in favor of the United States all title and interest in or to lot 5, section 13, township 140 north, range 40 west, in the Crookston, Minnesota, land district, under its place grant, shall be entitled to select and receive a patent for other vacant, unreserved, nonmineral, surveyed public lands of an equal area within any of the States through which the Northern Pacific Railway Company's land grant extends.

Approved, March 3, 1925.

March 3, 1925.  
H. R. 9027.]  
[Private, No. 245.]

**CHAP. 518.**—An Act Authorizing the Secretary of the Interior to sell and patent to William G. Johnson certain lands in Louisiana.

William G. Johnson.  
Sale to, of lands in  
Louisiana.

*Proviso.*  
Application and pay-  
ment.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That upon the payment to the United States of \$1.25 per acre the Secretary of the Interior be, and is hereby, authorized to issue patent to William G. Johnson to lot 3, section 18, township 19 north, range 11 east, Louisiana meridian, situated in East Carroll Parish, Louisiana: *Provided,* That payment be made and application filed hereunder in the district land office within six months after the approval of this Act, and that no adverse claim thereto be officially of record as pending when the application is allowed and the sale consummated.

Approved, March 3, 1925.

March 3, 1925.  
[H. R. 9687.]  
[Private, No. 246.]

**CHAP. 519.**—An Act Permitting the sale of the northeast quarter, section 5, township 6 north, range 15 west, one hundred and sixty acres, in Conway County, Arkansas, to A. R. Bowdre.

A. R. Bowdre.  
Land patent to, in  
Arkansas.

*Proviso.*  
Minerals reserved.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That upon the payment therefor at the rate of \$1.25 per acre, the Secretary of the Interior be, and he is hereby, authorized to issue a patent, as herein-after limited, to A. R. Bowdre, for the following-described land: East half of the northeast quarter of section 5, in township 6 north, range 15 west, Conway County, Arkansas: *Provided,* That there shall be reserved to the United States all oil, gas, or other minerals in the land, together with the right to prospect for, mine, and remove the same.

Approved, March 3, 1925.

March 3, 1925.  
[H. R. 9846.]  
[Private, No. 247.]

**CHAP. 520.**—An Act For the relief of Francis Kelly.

Francis Kelly.  
Naval record cor-  
rected.

Placed on retired list  
as chief machinist's  
mate.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That, in consideration of his gallant and heroic services in the sinking of the United States ship Merrimac, Francis Kelly shall hereafter be held and considered to have been honorably discharged from the naval service of the United States as a chief machinist's mate on July 4, 1902, in which rating he served during the Spanish-American War, and the Secretary of the Navy is hereby authorized to reenlist him as a chief machinist's mate in the United States Navy and to immediately thereafter transfer him to the retired list of the Navy with

the retired pay of that rating: *Provided*, That the said Francis Kelly shall not be entitled to any back pay or allowances prior to the date upon which he may be transferred to the retired list, as herein authorized.

*Proviso.*  
No back pay, etc.

Approved, March 3, 1925.

**CHAP. 564.**—An Act For the relief of Elizabeth H. Rice.

March 4, 1925.

[S. 49.]

[Private, No. 248.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to Elizabeth H. Rice, or her executors or administrators, the sum of \$42,233.78, in compliance with the findings of the Court of Claims in the case of Elizabeth H. Rice against The United States, Congressional numbered 13689, and also in full of all claims and demands arising out of the transaction referred to in said finding of the Court of Claims.

Elizabeth H. Rice.  
Payment of findings of Court of Claims to.

Approved, March 4, 1925.

**CHAP. 565.**—An Act For the relief of Robert F. Hamilton.

March 4, 1925.

[S. 106.]

[Private, No. 249.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That in the administration of the pension laws and laws conferring rights and privileges upon honorably discharged soldiers, their widows, and dependent relatives, Robert F. Hamilton, late a private in Company M, Tenth Regiment Ohio Volunteer Cavalry, shall be held and considered to have been honorably discharged from the military service of the United States as a member of said organization on the 25th day of April, anno Domini 1864: *Provided*, That no back pay, pension, bounty, or other emolument shall accrue prior to the passage of this Act.

Robert F. Hamilton.  
Military record corrected.

*Proviso.*  
No back pay, etc.

Approved, March 4, 1925.

**CHAP. 566.**—An Act For the relief of Henry P. Collins, alias Patrick Collins.

March 4, 1925.

[S. 245.]

[Private, No. 250.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That in the administration of the pension laws Henry P. Collins, alias Patrick Collins, late of Company A, Sixty-seventh Regiment Pennsylvania Volunteer Infantry, shall hereafter be held and considered to have been honorably discharged from the military service of the United States as a member of Company A, Sixty-seventh Regiment Pennsylvania Volunteer Infantry, on the 14th day of July, 1865: *Provided*, That no pay, pension, bounty, or other emolument shall accrue prior to the passage of this Act.

Henry P. Collins,  
alias Patrick Collins.  
Military record corrected.

*Proviso.*  
No back pay, etc.

Approved, March 4, 1925.

**CHAP. 567.**—An Act For the relief of William Kaup.

March 4, 1925.

[S. 953.]

[Private, No. 251.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the homestead entry of William Kaup on farm unit E, Huntley reclamation project, Montana, under the Act of June 17, 1902, the said

William Kaup.  
Farm unit entry validated.  
Vol. 32, p. 388.

entry being known as lot 2, section 31, township 3 north, range 29 east, principal meridian, is hereby validated, subject to further compliance with the law.

Approved, March 4, 1925.

March 4, 1925.  
[S. 1232.]

[Private, No. 252.]

Stephen A. Winchell.  
Military record corrected.

**CHAP. 568.**—An Act For the relief of Stephen A. Winchell.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That in the administration of the pension laws Stephen A. Winchell, late of Company K, Sixth Regiment Maine Volunteer Infantry, and of Second Company, Second Battalion Veteran Reserve Corps, shall hereafter be held and considered to have been honorably discharged from the military service of the United States as a member of Second Company, Second Battalion Veteran Reserve Corps, on the 5th day of September, 1865: *Provided,* That no pay, pension, bounty, or other emolument shall accrue prior to the passage of this Act.

Approved, March 4, 1925.

*Proviso.*  
No back pay, etc.

March 4, 1925.  
[S. 1543.]

[Private, No. 253.]

George E. Harpham.  
Military record corrected.

**CHAP. 569.**—An Act For the relief of George E. Harpham.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That in the administration of any laws conferring rights, privileges, and benefits upon honorably discharged soldiers, George E. Harpham, who was a sergeant of Company D, One hundred and thirty-fourth Infantry, shall hereafter be held and considered to have been discharged honorably from the military service of the United States as a sergeant of said company and regiment on the 13th day of May, 1918: *Provided,* That no back pay, pension, or other emolument shall accrue prior to the passage of this Act.

Approved, March 4, 1925.

*Proviso.*  
No back pay, etc.

March 4, 1925.  
[H. R. 1569.]

[Private, No. 254.]

Lieutenant L. D. Webb, Navy.  
Payment to, for property damages.

**CHAP. 570.**—An Act To compensate Lieutenant L. D. Webb, United States Navy, for damages to household effects while being transported by Government conveyance.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Navy be, and he is hereby, authorized and directed to pay out of the appropriation for "Pay of the Navy" for the fiscal year ending June 30, 1923, to Lieutenant L. D. Webb, United States Navy, such sum, not exceeding \$1,090, as may be determined by him to pay the amount of damage sustained in full settlement of all claims against the Government for damage to an automobile, silver service, and a piano shipped from San Francisco, California, to Washington, District of Columbia, by Government conveyance under authority of section 12 of the Act approved May 18, 1920.

Approved, March 4, 1925.

Vol. 41, p. 604.

March 4, 1925.  
[S. 1574.]

[Private, No. 255.]

Alice E. O'Neil.  
Payment to, for death of son.

**CHAP. 571.**—An Act For the relief of Alice E. O'Neil.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury is authorized and directed to pay, out of any money

in the Treasury not otherwise appropriated, the sum of \$2,500 to Alice E. O'Neil, of Newark, New Jersey, as compensation for the death of her son, Edward L. O'Neil, seaman, first class, United States ship Wyoming, who was drowned in Guantanamo Bay, Cuba, when obeying an order of a superior officer.

Approved, March 4, 1925.

**CHAP. 572.**—An Act For the relief of Doctor C. LeRoy Brock.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to Doctor C. LeRoy Brock, Government physician at the Northern Pueblo Agency, New Mexico, the sum of \$600 in full settlement against the Government for the loss of his personal automobile in a flood while responding to an emergency call among the Indians.

Approved, March 4, 1925.

March 4, 1925.  
[S. 1664.]  
[Private, No. 256.]

C. LeRoy Brock.  
Payment to, for loss  
of automobile.

**CHAP. 573.**—An Act For the relief of Emelus S. Tozier.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That in the administration of any laws conferring rights, privileges, and benefits upon honorably discharged men of the United States Navy, Emelus S. Tozier, formerly a seaman in the United States Navy, shall hereafter be held and considered to have been honorably discharged on the 31st day of January, 1865.

Approved, March 4, 1925.

March 4, 1925.  
[S. 1809.]  
[Private, No. 257.]

Emelus S. Tozier.  
Naval record cor-  
rected.

**CHAP. 574.**—An Act For the relief of Mrs. Benjamin Gauthier.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized to sell and convey to Mrs. Benjamin Gauthier, of Lac du Flambeau, a tract of land not exceeding ten acres in lot 3, section 8, township 40 north, of range 5 east, on the Lac du Flambeau Indian Reservation, in Wisconsin, said tract to be selected by the said Secretary and to include the land occupied by said Mrs. Benjamin Gauthier with hotel, store, warehouse, residence, summer cottages, barn, and social hall; said conveyance shall be made upon payment to the Secretary of the Interior of such sum as he shall determine to be the reasonable value of the land conveyed, exclusive of the improvements thereon. All expenses of survey and conveyance to be paid by Mrs. Gauthier.

The receipts of such sale shall be paid into the Treasury and placed to the credit of the Lac du Flambeau Band of Chippewa Indians.

Approved, March 4, 1925.

March 4, 1925.  
[S. 1897.]  
[Private, No. 258.]

Mrs. Benjamin Gau-  
thier.  
Sale to, of tract on Lac  
du Flambeau Indian  
Reservation, Wis.

Determination of  
price, etc.

Receipts to credit of  
the Indians.

**CHAP. 575.**—An Act For the relief of Albert O. Tucker.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That in the administration of the pension laws and the laws conferring rights and

March 4, 1925.  
[S. 2035.]  
[Private, No. 259.]

Albert O. Tucker.  
Military record cor-  
rected.

privileges upon honorably discharged soldiers, Albert O. Tucker, late of Company K, Eleventh Regiment Connecticut Volunteer Infantry, shall be held and considered to have been honorably discharged from the military service of the United States as a member of said company and regiment from July 23, 1863: *Provided*, That no pension shall accrue prior to the passage of this act.

Approved, March 4, 1925.

*Proviso.*  
No prior pension.

March 4, 1925.  
[S. 2067.]

[Private, No. 260.]

**CHAP. 576.**—An Act For the relief of Laura C., Ida E., Lulu P., and Esther P. Peterson.

Peder I. Peterson.  
Patent for homestead  
entry of, to be issued to  
his children.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Interior is hereby authorized and directed to issue a patent to Laura C. Peterson, Ida E. Peterson, Lulu P. Peterson, and Esther B. Peterson, children of Peder I. Peterson, conveying to them the west half of section 28, township 37 north, range 29 east principal meridian, being embraced in the homestead entry of said Peder B. Peterson, Glasgow, Montana, serial number 051413, allowed September 25, 1917.

Approved, March 4, 1925.

March 4, 1925.  
[S. 2223.]

[Private, No. 261.]

**CHAP. 577.**—An Act For the relief of the estate of Robert M. Bryson, deceased.

Robert M. Bryson.  
Payment to estate of.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Treasury is authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to William J. Fredericks, executor of the estate of Robert M. Bryson, deceased, the sum of \$12,299.41 in full satisfaction of all claims of the estate arising out of the use of the steamer Rosedale by the Navy Department of the United States.

Approved, March 4, 1925.

March 4, 1925.  
[S. 2301.]

[Private, No. 262.]

**CHAP. 578.**—An Act For the relief of Thomas G. Patten.

Thomas G. Patten.  
Credit in accounts of,  
for stolen postal funds.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Postmaster General be, and he is hereby, authorized and directed to credit the account of Thomas G. Patten, former postmaster at New York, New York, with \$69,564.80, said sum being a balance due the United States which is chargeable to the embezzlement of postal savings funds by two former employees of Station I, New York, New York.

Approved, March 4, 1925.

March 4, 1925.  
[S. 2941.]

[Private, No. 263.]

**CHAP. 579.**—An Act For the relief of Philip T. Coffey.

Philip T. Coffey.  
Summoned before  
Army retiring board to  
inquire as to condition  
when discharged.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the President of the United States be, and he is hereby, authorized to summon Philip T. Coffey, formerly captain in the Corps of Engineers of the Regular Army of the United States, before a retiring board, to inquire, whether at the time of his honorable discharge, October 11, 1922, he was incapacitated for active service and whether such

incapacity was the result of an incident of service, and whether said discharge should have been made, and upon the result of such inquiry, the President is authorized to nominate and appoint, by and with the advice and consent of the Senate, the said Philip T. Coffey, a captain in the Corps of Engineers and place him immediately thereafter upon the retired list of the Army, with the same privileges and retired pay as are now or may hereafter be provided by law or regulation for officers of the Regular Army: *Provided*, That the said Philip T. Coffey shall not be entitled to any back pay or allowances.

Appointment as captain of Engineers and retired on action of board.

*Proviso.*  
No back pay, etc.

Approved, March 4, 1925.

**CHAP. 580.**—An Act To define and determine the character of the service represented by the honorable discharge issued to John McNickle, of Company L, Seventh Regiment New York Volunteer Heavy Artillery, under date of September 27, 1865.

March 4, 1925.  
[S. 2950.]  
[Private, No. 264.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the service of John McNickle, to whom an honorable discharge was issued at Albany, New York, on the 27th day of September, 1865, shall be regarded for all purposes honest and faithful: *Provided*, That no pension, bounty, pay, allowances or other emolument shall accrue under or be predicated on this Act.

John McNickle.  
Military record corrected.

*Proviso.*  
No back pay, etc.

Approved, March 4, 1925.

**CHAP. 581.**—An Act For the relief of the Turner Construction Company, of New York City.

March 4, 1925.  
[S. 3050.]  
[Private, No. 265.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to the Turner Construction Company of New York City, out of any money in the Treasury not otherwise appropriated, the sum of \$27,029.65, for legal and other expenses incurred by said company in defending a suit brought against the same by the Central Railroad of New Jersey for depositing dredged material upon the lands of said railroad company at Caven Point, New Jersey, during the World War; said material being deposited at the administrative direction of the Constructing Quartermaster of the War Department during the construction by the Turner Construction Company for the United States of the Army Supply Base at South Brooklyn, New York, under contract dated May 6, 1918.

Turner Construction Company.  
Payment to, for expenses of suit incurred by Army action.

Approved, March 4, 1925.

**CHAP. 582.**—An Act For the relief of Palestine Troup.

March 4, 1925.  
[S. 3060.]  
[Private, No. 266.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That in the administration of the pension laws and the laws conferring rights and privileges upon honorably discharged soldiers, their widows and dependent relatives, Palestine Troup, formerly a private of Company E, Fortieth Regiment Indiana Volunteer Infantry, shall be held and considered to have been mustered into the military service of the United States as a member of said organization on the 12th day of April, 1864, and to have been honorably discharged on the 20th day of July, 1864: *Provided*, That no pay, bounty, or other emolument shall accrue prior to the passage of this Act.

Palestine Troup.  
Military record corrected.

*Proviso.*  
No back pay, etc.

Approved, March 4, 1925.

March 4, 1925.

[S. 3534.]

[Private, No. 267.]

**CHAP. 583.**—An Act To correct the military record of Thomas C. Johnson, deceased.

Thomas C. Johnson.  
Military record corrected.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That in the administration of any laws conferring rights, privileges, or benefits upon honorably discharged soldiers and their widows, Thomas C. Johnson, who was a private in Company G, Eighteenth Regiment Iowa Volunteer Infantry, shall hereafter be held and considered to have been mustered in as a member of said company or regiment on December 22, 1863, and honorably discharged therefrom on December 1, 1864: *Provided,* That no bounty, pay, pension, or other emolument shall accrue prior to or by reason of the passage of this Act.

Approved, March 4, 1925.

*Proviso.*

No back pay, etc.

March 4, 1925.

[S. 3549.]

[Private, No. 268.]

**CHAP. 584.**—An Act For the relief of Roy A. Darling.

Roy A. Darling.  
Application for retirement as officer, Naval Reserve Force, authorized.  
Vol. 42, p. 140.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That so much of section 6 of the Naval Appropriation Act approved July 12, 1921, as provides that the application for retirement of officers of the Naval Reserve Force and temporary officers of the Navy who have heretofore incurred or who may hereafter incur physical disability in line of duty in time of war shall be filed with the Secretary of the Navy not later than October 1, 1921, be, and hereby is, waived in the case of Roy A. Darling, former lieutenant, United States Naval Reserve Force, and his case is hereby authorized to be considered and acted upon under the remaining provisions of said section if his application for retirement is filed not later than sixty days from the approval of this Act.

Approved, March 4, 1925.

March 4, 1925.

[S. 3576.]

[Private, No. 269.]

**CHAP. 585.**—An Act For the relief of Margerathe Murphy.

Margerathe Murphy.  
Payment to.

Appropriation for, authorized.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay Margerathe Murphy, widow of the late George Herbert Murphy, late American consul-general at Zurich, Switzerland, the sum of \$9,000, being one year's salary of her deceased husband, who died of illness incurred while in the Consular Service; and there is hereby authorized to be appropriated, out of any money in the Treasury not otherwise appropriated, a sufficient sum to carry out the purpose of this Act.

Approved, March 4, 1925.

March 4, 1925.

[S. 3676.]

[Private, No. 270.]

**CHAP. 586.**—An Act For the relief of Harry Newton.

Harry Newton.  
Enlistment of, at former rating, and transfer to Fleet Naval Reserve, authorized.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Navy be, and he is hereby, authorized and directed to accept for enlistment in the Navy, without regard to physical or other qualifications, Harry Newton, formerly chief machinist's

mate, United States Navy, in the rating held by him when last discharged therefrom, and to transfer him immediately to the Fleet Naval Reserve in that rating and with all the benefits and emoluments thereof which he would have been entitled to receive had he been transferred thereto under the provisions of the Act of July 1, 1922 (volume 42, Statutes at Large, page 786), immediately after the passage of said Act.

Approved, March 4, 1925.

Pay, etc.

Vol. 42, p. 786.

**CHAP. 587.**—An Act Conferring jurisdiction upon the Court of Claims of the United States or the District Courts of the United States to hear, adjudicate, and enter judgment on the claim of Solomon L. Van Meter, junior, against the United States, for the use or manufacture of an invention of Solomon L. Van Meter, junior, covered by letters patent numbered 1192479, issued by the Patent Office of the United States July 25, 1916.

March 4, 1925.

[S. 3717.]

[Private, No. 271.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That jurisdiction is hereby conferred upon the Court of Claims or the District Courts of the United States, notwithstanding the lapse of time or the statute of limitations and the fact that Solomon L. Van Meter, junior, is an employee of or in the Air Service of the United States, to hear, examine, adjudicate, and render judgment on the claim of Solomon L. Van Meter, junior, for the use and manufacture by or for the United States without license of the owner thereof or lawful right to use or manufacture the same, of an invention of Solomon L. Van Meter, junior, described in or covered by letters patent numbered 1192479, issued by the Patent Office of the United States on the 25th day of July, 1916, prior to the time Solomon L. Van Meter, junior, entered the service of the United States.

Solomon L. Van Meter, junior.  
Jurisdiction of Federal court to adjudicate claim of, for use by Government of patented invention, without license, etc.

SEC. 2. From any decision in any suit prosecuted under the authority of this Act an appeal may be taken by either party as is provided for by law in other cases.

Appeals allowed.

Approved, March 4, 1925.

**CHAP. 588.**—An Act To authorize and direct the Secretary of the Interior to issue patents upon the small holding claims of Constancio Miera, Juan N. Baca, and Filomeno N. Miera.

March 4, 1925.

[S. 3830.]

[Private, No. 272.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior is hereby authorized and directed to issue patents for the following small holding claims, to wit: Numbered 4245, embracing the southeast quarter northwest quarter, northeast quarter southwest quarter, north half southeast quarter, section 7, township 4 south, range 4 east, New Mexico principal meridian, containing one hundred and sixty acres, to Constancio Miera, his heirs and assigns; numbered 5411, embracing the southeast quarter southeast quarter, section 31, township 3 south, range 4 east, and lot 1, section 6, township 4 south, range 4 east, New Mexico principal meridian, containing eighty-one and ninety-eight one-hundredths acres, to Juan N. Baca, his heirs and assigns; and numbered 5159, embracing the south half southeast quarter, section 7, and east half northeast quarter, section 18, township 4 south, range 4 east, New Mexico principal meridian, containing one hundred and sixty acres, to Filomeno N. Miera, his heirs and assigns.

Constancio Miera, Juan N. Baca, and Filomeno N. Miera.  
Patents issued to, for small holdings in New Mexico.

Approved, March 4, 1925.

March 4, 1925.  
[S. 4254.]

[Private, No. 273.]

Ishmael J. Barnes.  
Patents authorized  
for original and additional  
homestead entries of.

**CHAP. 589.**—An Act For the relief of Ishmael J. Barnes.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized to issue a patent to Ishmael J. Barnes upon his original homestead entry, numbered 024628, made March 6, 1919, for the northeast quarter of section 29, and his additional homestead entry, numbered 029146, made July 8, 1920, for the northeast quarter of the northwest quarter of section 29, township 23 north, range 64 west, sixth principal meridian, Cheyenne, Wyoming, land district, upon which proof of compliance with law has been filed.

Approved, March 4, 1925.

March 4, 1925.  
[S. 4358.]

[Private, No. 274.]

Rear Admiral Joseph  
L. Jayne, Navy.  
Reimbursement to,  
for personal property  
loss.

**CHAP. 590.**—An Act For the relief of Rear Admiral Joseph L. Jayne, United States Navy, retired.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to Rear Admiral Joseph L. Jayne, United States Navy, retired; the sum of \$3,598.80 as reimbursement for the loss of personal property of himself and wife, Elizabeth T. Jayne, as a result of the disaster to United States Navy lighter Numbered 91 in Chesapeake Bay on October 24, 1922, out of any money in the Treasury not otherwise appropriated.

Approved, March 4, 1925.

March 4, 1925.  
[H. R. 1446.]

[Private, No. 275.]

Charles W. Gibson,  
alias Charles J.  
McGibb.  
Marine Corps, Army,  
and Navy record corrected.

**CHAP. 591.**—An Act For the relief of Charles W. Gibson, alias Charles J. McGibb.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That in the administration of any laws conferring rights, privileges, and benefits upon honorably discharged soldiers, sailors, and marines, Charles W. Gibson, alias Charles J. McGibb, shall hereafter be held and considered to have been honorably discharged from the service of the United States as a private of the United States Marine Corps, November 28, 1898; as a corporal of Company D, Thirty-fifth Regiment United States Infantry, May 2, 1901; and as fireman, second class, United States Navy, June 24, 1902: *Provided,* That no back pay, allowances, or emoluments shall become due as a result of the passage of this Act.

Approved, March 4, 1925.

March 4, 1925.  
[H. R. 1579.]

[Private, No. 276.]

Mary Snetsinger.  
Patent to, authorized  
for lands in Minnesota,  
with flowage, etc.,  
rights reserved.

**CHAP. 592.**—An Act Authorizing the disposition of certain lands in Minnesota.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized to convey by patent in the usual form to Mary Snetsinger lot 7 of section 30, township 50 north, range 23 west, fourth principal meridian, with a reservation to the United States of all flowage and overflow rights in connection with the Sandy Lake Reservoir or any other Government works upon the payment of \$1.25 per acre for said land: *Provided,* That said patentee, her heirs or assigns, shall never recover any damages on account of said flowage or overflow: *Provided further,* That said reservations and proviso shall be set forth in the patent.

Approved, March 4, 1925.

*Provisos.*  
No flowage damages  
recoverable.

Reservations, etc., in  
patent.

**CHAP. 593.**—An Act For the relief of Matthew Thomas.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That in the administration of the pension laws the Secretary of War be, and he is hereby, authorized and directed to remove the charge of desertion now appearing in the military record of Matthew Thomas, of Eaton, Colorado, who served in Company C, One hundred and fifty-fourth Regiment Illinois Volunteer Infantry, Civil War, and issue to him an honorable discharge therefrom: *Provided,* That no back pay, pension, or allowance shall be held to have accrued prior to the passage of this Act.

Approved, March 4, 1925.

March 4, 1925.  
[H. R. 2421.]  
[Private, No. 277.]

Matthew Thomas.  
Granted honorable  
discharge, etc.

*Proviso.*  
No back pay, etc.

**CHAP. 594.**—An Act For the relief of Herman R. Woltman.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That in the administration of the pension laws Herman R. Woltman, late of Company F, Thirty-second Regiment Michigan Volunteer Infantry, and Company B, Forty-first Regiment United States Volunteer Infantry, shall be considered as having been honorably discharged from Company H, Nineteenth Regiment United States Infantry: *Provided,* That no back pay, pension, or allowances shall be held to have accrued prior to the passage of this Act.

Approved, March 4, 1925.

March 4, 1925.  
[H. R. 3556.]  
[Private, No. 278.]

Herman R. Woltman.  
Military record corrected.

*Proviso.*  
No back pay, etc.

**CHAP. 595.**—An Act For the relief of Jesse P. Brown.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That in the administration of the pension laws Jesse P. Brown, who served in Company H, Forty-eighth Regiment Ohio Volunteer Infantry, shall hereafter be held to have been honorably discharged from the military service of the United States on the 15th day of February, 1867: *Provided,* That no back pay, pension, or allowance shall be held to have accrued prior to the passage of this Act.

Approved, March 4, 1925.

March 4, 1925.  
[H. R. 4904.]  
[Private, No. 279.]

Jesse P. Brown.  
Military record corrected.

*Proviso.*  
No back pay, etc.

**CHAP. 596.**—An Act To provide for the carrying out of the award of the National War Labor Board of July 31, 1918, in favor of certain employees of the Bethlehem Steel Company, Bethlehem, Pennsylvania.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of War is authorized and directed to pay and discharge the claims of machine-shop workers and employees of other departments and crafts (or the legal representatives of any such persons) of the Bethlehem Steel Company, Bethlehem, Pennsylvania, for additional compensation for work performed as employees of such company between August 1, 1918, and February 28, 1919, inclusive, in the execution of contracts made by such company and the United States for the manufacture of war materials for the use of the War Department or the military forces of the United States. Such payment shall be based upon the principles laid down in the award of the National War Labor Board of July 31, 1918, and shall be in accordance with the interpretations and the classifications and adjustments made under the direction of the board in pursuance of such award. In the case of any employees with respect to whom classifications and adjustments have not been made in pursuance of such

March 4, 1925.  
[H. R. 5481.]  
[Private, No. 280.]

Bethlehem Steel Company.  
Claims of employees for additional pay on Government contracts, to be paid by Secretary of War.

War Labor Board award to be followed.

Other classifications to be made by the Secretary.

award and interpretations thereof, the Secretary of War shall make the classifications and adjustments necessary for the payment and discharge of claims under this Act.

Time limitation for payments.

SEC. 2. That no payment under this Act shall be made after the expiration of two years from its passage unless prior to the expiration of such time a claim therefor is presented to the Secretary of War in such manner as he shall by regulation prescribe.

Employees not affected.

SEC. 3. That the provisions of this Act shall not apply to any employees of such company with respect to whom the award of the National War Labor Board was carried out, nor shall this Act be construed to prejudice any claims which the employees receiving the benefits thereof may have in respect of contracts made by the company and the United States for the manufacture of materials for the use of any department or service of the Government other than the War Department or the military forces of the United States.

Appropriation.

SEC. 4. That there is hereby appropriated, out of any money in the Treasury not otherwise appropriated, such sum, not in excess of \$1,600,000, as may be necessary to carry out the provisions of section 1 of this Act.

Approved, March 4, 1925.

March 4, 1925.

[H. R. 6001.]

[Private, No. 281.]

**CHAP. 597.**—An Act For the relief of John E. Walker

John E. Walker.  
Military record corrected.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That in the administration of any laws conferring rights, privileges, and benefits upon honorably discharged soldiers John E. Walker, late of Company A, Eighth Regiment Michigan Volunteer Cavalry, shall hereafter be held and considered to have been honorably discharged from the military service of the United States as a member of said company and regiment on the 1st day of June, 1865: *Provided,* That no bounty, pay, or allowance shall accrue by virtue of the passage of this Act.

*Proviso.*  
No pay, etc.

Approved, March 4, 1925.

March 4, 1925.

[H. R. 6723.]

[Private, No. 282.]

**CHAP. 598.**—An Act To provide for reimbursement of certain civilian employees at the naval torpedo station, Newport, Rhode Island, for the value of personal effects lost, damaged, or destroyed by fire.

Naval torpedo station, Newport, R. I.  
Civilian employees at, reimbursed for fire losses at.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Navy be, and he is hereby, authorized and directed to reimburse civilian employees at the naval torpedo station, Newport, Rhode Island, for the value of personal effects lost, damaged, or destroyed through the fire which occurred in the light drill department of said station on February 20, 1923: *Provided,* That the expenditures herein authorized shall be paid from the unexpended balance of the appropriation "Pay, miscellaneous, 1923."

*Proviso.*  
Fund available.  
Vol. 42, p. 787.

Approved, March 4, 1925.

March 4, 1925.

[H. R. 7744.]

[Private, No. 283.]

**CHAP. 599.**—An Act For the relief of Wesley T. Eastep.

Wesley T. Eastep.  
Refund of erroneous payment made by.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury of the United States not otherwise

appropriated, the sum of \$41.72 to Wesley T. Eastep, of Homer, Louisiana, on account of the erroneous payment by him on claim by the Government for trespass to timber on the northwest quarter of the southeast quarter of section 29, township 20 north, range 7 west, Louisiana meridian, to which land the Government had no title.

Approved, March 4, 1925.

**CHAP. 600.**—An Act For the relief of Benjamin F. Youngs.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That in the administration of any laws conferring rights, privileges, and benefits upon honorably discharged soldiers, Benjamin F. Youngs, formerly a sergeant in the First Michigan Sharpshooters, shall hereafter be held and considered to have been discharged honorably from the military service of the United States in his final service as a sergeant in the First Michigan Sharpshooters: *Provided,* That no pension, bounty, pay, or other emoluments shall accrue prior to the passage of this Act.

Approved, March 4, 1925.

March 4, 1925.  
[H. R. 7934.]  
[Private, No. 284.]

Benjamin F. Youngs.  
Military record corrected.

*Proviso.*  
No prior pension, etc.

**CHAP. 601.**—An Act For the relief of Robert W. Caldwell.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That in the administration of any laws conferring rights, privileges, or benefits upon honorably discharged soldiers Robert W. Caldwell shall be held and considered to have been honorably discharged from the military service of the United States as a major of the First Regiment Ohio Volunteer Heavy Artillery: *Provided,* That nothing in the terms of this Act shall be so construed as to entitle the said Caldwell to any or all allowances in addition to those which he has already received.

Approved, March 4, 1925.

March 4, 1925.  
[H. R. 8672.]  
[Private, No. 285.]

Robert W. Caldwell.  
Military record corrected.

*Proviso.*  
No additional allowances.

**CHAP. 602.**—An Act For the relief of Martha Janowitz.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Quartermaster General of the Army shall cause to be paid to Martha Janowitz, mother of Harry Janowitz, late private, Company G, Thirty-second Infantry, an amount equal to six months' pay at the rate the said Harry Janowitz was receiving at the date of his death. Such amount shall be paid from funds appropriated for pay of the Army.

Approved, March 4, 1925.

March 4, 1925.  
[H. R. 9131.]  
[Private, No. 286.]

Martha Janowitz.  
Six months' gratuity pay to, for death of son.

**CHAP. 603.**—Joint Resolution For the relief of Captain Ramon B. Harrison.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That in the administration of any laws conferring rights, privileges, and benefits upon honorably discharged officers, Ramon B. Harrison, who was a captain of Infantry, United States Army, shall hereafter be held and considered to have been discharged honorably from the military service of the United States on the 23d day of December, 1920.

Approved, March 4, 1925.

March 4, 1925.  
[S. J. Res. 46.]  
[Priv. Res., No. 3.]

Ramon B. Harrison.  
Military record corrected.

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# CONCURRENT RESOLUTIONS

OF THE

TWO HOUSES OF CONGRESS.

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1607

# CONCURRENT RESOLUTIONS OF CONGRESS.

FIRST SESSION, SIXTY-EIGHTH CONGRESS.

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## JOINT MEETING.

December 6, 1923.  
[H. Con. Res., No. 4.]

*Resolved, By the House of Representatives (the Senate concurring),* That the two Houses of Congress assemble in the Hall of the House of Representatives, on Thursday the sixth day of December, nineteen hundred and twenty-three, at twelve thirty o'clock in the afternoon, for the purpose of receiving such communication as the President of the United States shall be pleased to make to them.

Joint meeting of the two Houses to receive communication from the President.

Passed, December 6, 1923.

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## HOLIDAY RECESS.

December 17, 1923.  
[H. Con. Res., No. 7.]

*Resolved by the House of Representatives (the Senate concurring),* That when the two Houses adjourn on Thursday, December 20, 1923, they stand adjourned until 12 o'clock meridian Thursday, January 3, 1924.

Holiday recess.

Passed, December 17, 1923.

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## MEMORIAL SERVICE TO LATE PRESIDENT HARDING.

January 24, 1924.  
[H. Con. Res., No. 9.]

Whereas the sudden death of Warren G. Harding, late President of the United States, occurred during the recess of Congress, and the two Houses desire to give fitting expression to the general grief and to commemorate his most notable services to his country and the world: Therefore

Memorial service to late President Harding.

*Be it resolved by the House of Representatives (the Senate concurring),* That the two Houses of Congress shall assemble in the hall of the House of Representatives on the day and hour fixed by the joint committee, to wit, Wednesday, February 27, 1924, at 12 o'clock meridian, and that in the presence of the two House there assembled an address upon the life and character of Warren G. Harding, late President of the United States, be pronounced by Honorable Charles E. Hughes, and that the President pro tempore of the Senate and the Speaker of the House of Representatives be requested to invite the President and the two ex-Presidents of the United States, the former Vice President, the heads of the several departments, the judges of the Supreme Court, the ambassadors and ministers of foreign governments, the governors of the several States, the General of the Armies, and the Chief of Naval Operations to be present on that occasion; and

Joint session of the two Houses ordered for February 27, 1924.

Memorial address to be delivered by Hon. Charles E. Hughes.  
Invitations.

*Be it further resolved,* That the President of the United States be requested to transmit a copy of these resolutions to Mrs. Harding and to assure her of the profound sympathy of the two Houses of Congress for her deep personal affliction and of their sincere condolence for the late national bereavement.

Copy of resolutions to Mrs. Harding.

Passed, January 24, 1924.

February 27, 1924.

[H. Con. Res., No. 14.]

THANKS OF CONGRESS TO HONORABLE CHARLES E. HUGHES.

Honorables Charles E. Hughes.

Thanks of Congress presented to, for the Harding memorial address.

*Resolved, By the House of Representatives (the Senate concurring),* That the thanks of Congress be presented to the Honorable Charles E. Hughes for the able and appropriate memorial address delivered by him on the life and services of Warren G. Harding, late President of the United States, in the Representatives' Hall before both Houses of Congress and their invited guests on the twenty-seventh day of February, 1924; and that he be requested to furnish a copy for publication.

*Resolved further,* That the chairman of the Joint Committee appointed to make arrangements to carry into effect the resolutions of this Congress in relation to the memorial exercises in honor of Warren G. Harding, be requested to communicate to Mr. Hughes the foregoing resolution, receive his answer thereto, and present the same to both Houses of Congress.

Passed, February 27, 1924.

March 10, 1924.

[S. Con. Res., No. 5.]

ORATION ON LATE PRESIDENT HARDING.

Oration on late President Harding, by Honorable Charles E. Hughes.  
Printing of, ordered.

*Resolved by the Senate (the House of Representatives concurring),* That there shall be compiled, printed with illustrations, and bound, as may be directed by the Joint Committee on Printing, 25,000 copies of the oration delivered by the Honorable Charles Evans Hughes in the House of Representatives during the exercises held in memory of the late President Warren G. Harding on February 27, 1924, including all the proceedings and the program of exercises, of which 8,000 copies shall be for the use of the Senate and 17,000 copies for the use of the House of Representatives.

Distribution.

Passed, March 10, 1924.

April 12, 1924.

[H. Con. Res., No. 20.]

COAST GUARD.

Coast Guard.  
Return of bill requested.  
*Ante*, p. 105.

*Resolved by the House of Representatives (the Senate concurring),* That the President of the United States be requested to return to the House of Representatives the bill (H. R. 6815) entitled "An Act to authorize a temporary increase of the Coast Guard for law enforcement."

Passed, April 12, 1924.

April 15, 1924.

[H. Con. Res., No. 21.]

COAST GUARD.

Coast Guard.  
Reenrollment of bill relating to, directed.

*Resolved by the House of Representatives (the Senate concurring),* That the action of the Speaker of the House of Representatives and of the President pro tempore of the Senate in signing the enrolled bill (H. R. 6815) entitled "An Act to authorize a temporary increase of the Coast Guard for law enforcement," be rescinded and that in the reenrollment of the said bill the following amendment be made, viz: On page 2, line 44, after the word "enlisted" insert: , warrant.

*Ante*, p. 106.

Passed, April 15, 1924.

May 24, 1924.

[H. Con. Res., No. 25.]

STATE, ETC., DEPARTMENTS APPROPRIATION BILL, 1925.

State, etc., Departments Appropriation Bill, 1925.  
Correction in enrollments of.  
*Ante*, p. 238.

*Resolved by the House of Representatives (the Senate concurring),* That the Clerk of the House is authorized and directed, in enrolling the bill (H. R. 8350) entitled "An Act making appropriations for the Departments of State and Justice and for the Judiciary, and for the Departments of Commerce and Labor, for the fiscal year ending

June 30, 1925, and for other purposes," to amend the language of the first paragraph of Title IV of said bill under the captions

TITLE IV.—DEPARTMENT OF LABOR

OFFICE OF THE SECRETARY

so as to read as follows:

Salaries: Secretary of Labor, \$12,000; Assistant Secretary, Second Assistant Secretary, and other personal services in the District of Columbia in accordance with the Classification Act of 1923, \$171,900; in all, \$183,900.

Passed, May 24, 1924.

CODE OF DISTRICT OF COLUMBIA LAWS.

May 31, 1924.  
[S. Con. Res., No. 12.]

*Resolved by the Senate (the House of Representatives concurring),* That the laws relating to the District of Columbia and the laws of former municipal governments in said District, as recompiled, indexed, and annotated in codified form up to and including March 4, 1923, under authority of a Senate Resolution of January 3, 1924, be printed as a Senate document, and that five hundred additional copies be printed and bound for the use of the Senate and one thousand copies for the use of the House of Representatives.

Compilation of laws relating to District of Columbia ordered printed as a Senate Document.  
Distribution.

Passed, May 31, 1924.

STOCK-RAISING HOMESTEADS.

May 31, 1924.  
[S. Con. Res., No. 13.]

*Resolved by the Senate (the House of Representatives concurring),* That the Secretary of the Senate be, and he is hereby, authorized and directed in the enrollment of the bill (S. 381) to amend section 2 of the Act entitled "An Act to provide for stock-raising homesteads, and for other purposes," approved December 29, 1916 (Thirty-ninth Statutes at Large, page 862), to strike out on page 2, lines 21, 22, and 23 of the engrossed copy of the bill, the words "after application for designation under this Act, the applicant establishes and maintains residence on the land" and insert in lieu thereof a semicolon and the word "and".

Stock-raising homesteads.  
Correction in enrollment of bill relating to, directed.  
*Ante*, p. 469.

Passed, May 31, 1924.

NATIONAL DEFENSE ACT.

June 2, 1924.  
[S. Con. Res., No. 15.]

*Resolved by the Senate (the House of Representatives concurring),* That the President of the United States be requested to return to the Senate the enrolled bill (S. 2169), entitled "An Act to amend in certain particulars the National Defense Act of June 3, 1916, as amended, and for other purposes."

National Defense Act.  
Return of bill amending, requested.  
*Post*, p. 1612.  
*Ante*, p. 470.

Passed, June 2, 1924.

ADJOURNMENT.

June 2, 1924.  
[H. Con. Res., No. 27.]

*Resolved by the House of Representatives (the Senate concurring),* That the President of the Senate and the Speaker of the House of Representatives be authorized to close the present session by adjourning their respective Houses on the 7th day of June, 1924, at seven o'clock postmeridian.

Adjournment of Congress, June 7, 1924.

Passed, June 2, 1924.

June 4, 1924.

[S. Con. Res., No. 18.]

## REVENUE ACT OF 1924.

Revenue Act of 1924.  
Additional copies of,  
ordered printed.  
*Ante*, p. 253.  
Distribution.

*Resolved by the Senate (the House of Representatives concurring),*  
That there be printed forty-one thousand additional copies of Public Law Numbered 176, known as the Revenue Act of 1924, of which thirteen thousand copies shall be for the use of the Senate document room, twenty-five thousand copies for the use of the House document room, one thousand copies for the use of the Committee on Finance of the Senate, and two thousand copies for the use of the Committee on Ways and Means of the House of Representatives.

Passed, June 4, 1924.

June 4, 1924.

[S. Con. Res., No. 19.]

## NATIONAL DEFENSE ACT.

National Defense  
Act.  
Reenrollment of bill.  
S. 2169, amending, di-  
rected.

*Resolved by the Senate (the House of Representatives concurring),*  
That the action of the Speaker of the House of Representatives and of the President pro tempore of the Senate in signing the enrolled bill (S. 2169) entitled "An Act to amend in certain particulars the National Defense Act of June 3, 1916, as amended, and for other purposes," be rescinded, and that in the reenrollment of the said bill the following amendment be made, viz:

On page 3, line 12, strike out the words "for animals loaned to the National Guard."

*Ante*, p. 471.

Passed, June 4, 1924.

June 5, 1924.

[S. Con. Res., No. 21.]

## CHOCTAW AND CHICKASAW INDIAN CLAIMS.

Choctaw and Chick-  
asaw Indian claims.  
Return of bill relating  
to, requested.  
*Ante*, p. 537.

*Resolved by the Senate (the House of Representatives concurring),*  
That the President of the United States be requested to return to the House of Representatives the enrolled bill (H. R. 5325) "confering jurisdiction upon the Court of Claims to hear, examine, adjudicate, and enter judgment in any claims which the Choctaw and Chickasaw Indians may have against the United States, and for other purposes."

Passed, June 5, 1924.

June 5, 1924.

[H. Con. Res., No. 28.]

## STATUE OF SEQUOYAH.

Statue of Sequoyah.  
Proceedings on ac-  
ceptance of, ordered  
printed.  
Vol. 40, p. 1581.  
Distribution.

*Resolved by the House of Representatives (the Senate concurring),*  
That there be printed and bound the proceedings in Congress, together with the proceedings at the unveiling in Statuary Hall, upon the acceptance of the statue of Sequoyah, presented by the State of Oklahoma, five thousand copies, of which one thousand shall be for the use of the Senate and two thousand five hundred for the use of the House of Representatives, and the remaining one thousand five hundred copies shall be for the use and distribution of the Senators and Representatives in Congress from the State of Oklahoma.

The Joint Committee on Printing is hereby authorized to have the copy prepared for the Public Printer, who shall provide suitable illustrations to be bound with the proceedings.

Illustrations.

Passed, June 5, 1924.

CONCURRENT RESOLUTIONS OF CONGRESS.

1613

CONSTITUTION OF THE UNITED STATES.

June 7, 1924.

[S. Con. Res., No. 16.]

*Resolved by the Senate (the House of Representatives concurring),* That five thousand additional copies of the revised annotated Constitution be printed for the use of the Congress, one thousand five hundred copies for the Senate and three thousand five hundred copies for the House of Representatives, and that the Senate Committee on the Judiciary be, and it is hereby, authorized to employ a competent person to assist in bringing the same up to date, his compensation to be paid out of the contingent fund of the Senate: *Provided,* That the Public Printer shall print not more than ten thousand additional copies of said revised annotated Constitution and offer the same for sale at the cost of printing and binding, plus 10 per centum, to persons who agree not to resell or distribute the same for profit.

Constitution.  
Revised annotated  
edition of, ordered.  
Distribution.

*Proviso.*  
Copies for sale.

Passed, June 7, 1924.

# CONCURRENT RESOLUTIONS OF CONGRESS.

SECOND SESSION, SIXTY-EIGHTH CONGRESS.

December 1, 1924.

[H. Con. Res., No. 30.]

## MEMORIAL SERVICE TO LATE PRESIDENT WILSON.

*Resolved by the House of Representatives (the Senate concurring),*  
That Monday, the 15th day of December, 1924, be set aside as the day upon which there shall be held a joint session of the Senate and the House of Representatives for appropriate exercises in commemoration of the life, character, and public service of the late Woodrow Wilson, former President of the United States.

Memorial service to late President Wilson.  
Joint committee to be appointed.  
That a joint committee to consist of five Senators and seven Members of the House of Representatives, to be appointed by the President pro tempore of the Senate and the Speaker of the House of Representatives, respectively, shall be named, with full power to make all arrangements and publish a suitable programme for the joint session of Congress herein authorized, and to issue the invitations hereinafter mentioned.

Extension of invitations.  
That invitations shall be extended to the President of the United States, the members of the Cabinet, the Chief Justice and Associate Justices of the Supreme Court of the United States, and such other invitations shall be issued as to the said committee shall seem best.

Expenses from contingent funds of both Houses.  
That all expenses incurred by the committee in the execution of the provisions of this resolution shall be paid, one-half from the contingent fund of the Senate and one-half from the contingent fund of the House of Representatives.

Passed, December 1, 1924.

December 6, 1924.

[H. Con. Res., No. 32.]

## HOLIDAY RECESS.

*Resolved by the House of Representatives (the Senate concurring),*  
That when the two Houses adjourn on Saturday, December 20, 1924, they stand adjourned until twelve o'clock meridian Monday, December 29, 1924.

Passed, December 6, 1924.

December 16, 1924.

[H. Con. Res., No. 35.]

## ORATION ON LATE PRESIDENT WILSON.

*Resolved by the House of Representatives (the Senate concurring),*  
That there shall be compiled, printed with illustrations, and bound, as may be directed by the Joint Committee on Printing, 25,000 copies of the oration delivered by Doctor Edwin Anderson Alderman in the House of Representatives during the exercises held in memory of the late President Woodrow Wilson on December 15, 1924, including all the proceedings and the program of exercises, of which 8,000 copies shall be for the use of the Senate and 17,000 copies for the use of the House of Representatives.

Passed, December 16, 1924.

INAUGURAL COMMITTEE.

December 19, 1924.  
[S. Con. Res., No. 23.]

*Resolved by the Senate (the House of Representatives concurring),* That a joint committee consisting of three Senators and three Representatives, to be appointed by the President of the Senate and the Speaker of the House of Representatives, respectively, is authorized to make the necessary arrangements for the inauguration of the President elect of the United States on the 4th of March next.

Inauguration of the President.  
Joint Committee to be appointed.

Passed, December 19, 1924.

STANDARD OIL COMPANY.

January 8, 1925.  
[H. Con. Res., No. 41.]

*Resolved by the House of Representatives (the Senate concurring),* That the President be requested to return to the House of Representatives bill (H. R. 2373) entitled "An Act for the relief of the Standard Oil Company at Savannah, Georgia," the item of appropriation being contained in the General Deficiency bill of April 2, 1924.

Standard Oil Company.  
Return of bill for relief of, requested.  
*Ante*, p. 33.

Passed, January 8, 1925.

COUNTING ELECTORAL VOTES.

January 14, 1925.  
[S. Con. Res., No. 25.]

*Resolved by the Senate (the House of Representatives concurring),* That the two Houses of Congress shall assemble in the Hall of the House of Representatives on Wednesday, the 11th day of February, 1925, at one o'clock postmeridian, pursuant to the requirements of the Constitution and laws relating to the election of President and Vice-President of the United States, and the President pro tempore of the Senate shall be their presiding officer; that two tellers shall be previously appointed by the President pro tempore on the part of the Senate and two by the Speaker on the part of the House of Representatives, to whom shall be handed as they are opened by the President of the Senate all the certificates and papers purporting to be certificates of the electoral votes, which certificates and papers shall be opened, presented, and acted upon in the alphabetical order of the States, beginning with the letter A; and said tellers, having then read the same in the presence and hearing of the two Houses, shall make a list of the votes as they shall appear from the said certificates; and the votes having been ascertained and counted in manner and according to the rules by law provided, the result of the same shall be delivered to the President of the Senate, who shall thereupon announce the state of the vote, which announcement shall be deemed a sufficient declaration of the persons, if any, elected President and Vice-President of the United States, and, together with a list of the votes, be entered on the Journals of the two Houses.

Counting electoral votes.  
Proceedings for, in the Hall of the House of Representatives.

Passed, January 14, 1925.

CAPITAL PUNISHMENT, DISTRICT OF COLUMBIA.

January 15, 1925.  
[S. Con. Res., No. 26.]

*Resolved by the Senate (the House of Representatives concurring),* That the Secretary of the Senate be, and he is hereby authorized and directed, in the enrollment of the bill (S. 387) to prescribe the method of capital punishment in the District of Columbia, to strike out, on page one, line three of the engrossed bill the following: [on and after the 1st day of July, 1924,] and insert: hereafter

Capital punishment in District of Columbia.  
Return of bill relating to, requested.  
*Ante*, p. 798.

Passed, January 15, 1925.

January 27, 1925.

[S. Con. Res., No. 27.]

## BRIDGES, BAYOU BARTHOLOMEW.

Bridges, Bayou  
Bartholomew.  
Return of bill relat-  
ing to requested.

*Resolved by the Senate (the House of Representatives concurring),* That the President of the United States be, and he is hereby, requested to return to the Senate the bill (S. 3622), granting the consent of Congress to the Louisiana Highway Commission to construct, maintain, and operate a bridge across the Bayou Bartholomew at each of the following-named points in Morehouse Parish, Louisiana: Vester Ferry, Ward Ferry, and Zachery Ferry, for the purpose of correcting an error therein.

Passed, January 27, 1925.

February 3, 1925.

[S. Con. Res., No. 28.]

## BRIDGES, BAYOU BARTHOLOMEW.

Bridges, Bayou Bar-  
tholomew.  
Reenrollment of bill  
relating to, directed.

*Resolved by the Senate (the House of Representatives concurring),* That the action of the Speaker of the House of Representatives and of the President pro tempore of the Senate in signing the enrolled bill (S. 3622) granting the consent of Congress to the Louisiana Highway Commission to construct, maintain, and operate a bridge across the Bayou Bartholomew at each of the following named points in Morehouse Parish, La.: Vester Ferry, Ward Ferry, and Zachery Ferry, be rescinded, and that the Secretary of the Senate be, and he is hereby, authorized and directed to reenroll the bill with the following amendments:

In line 3 of the enrolled bill strike out "Polish" and insert "Police."

Amend the title so as to read:

"An Act granting the consent of Congress to the police jury of Morehouse Parish, Louisiana, or the State Highway Commission of Louisiana to construct, maintain, and operate a bridge across the Bayou Bartholomew at each of the following-named points in Morehouse Parish, Louisiana: Vester Ferry, Ward Ferry, and Zachery Ferry."

Passed, February 3, 1925.

*Ante*, p. 888.

February 4, 1925.

[H. Con. Res., No. 43.]

## BIOGRAPHICAL CONGRESSIONAL DIRECTORY.

Biographical Con-  
gressional Directory.  
Printing, etc., or-  
dered.

*Resolved by the House of Representatives (the Senate concurring),* That there shall be compiled, printed, and bound, as may be directed by the Joint Committee on Printing, four thousand copies of a revised edition of the Biographical Congressional Directory up to and including the Sixty-eighth Congress, of which one thousand copies shall be for the use of the Senate and three thousand copies for the use of the House of Representatives.

Passed, February 4, 1925.

February 6, 1925.

[S. Con. Res., No. 3.]

## REPORT OF COAL COMMISSION.

Report of Coal Com-  
mission.  
Printing of, ordered.

*Resolved by the Senate (the House of Representatives concurring),* That the report of the United States Coal Commission relative to the anthracite and bituminous coal industry, with accompanying papers, charts, diagrams, and illustrations (including not to exceed one supplemental volume), be printed as a Senate document, with contents and index, and that five thousand additional copies be printed, of which one thousand one hundred copies shall be for the

Distribution.

use of the Senate, one hundred copies for the use of the Committee on Mines and Mining of the Senate, three thousand five hundred copies for the use of the House, and three hundred copies for the use of the House Committee on Interstate and Foreign Commerce.

Passed, February 6, 1925.

NATIONAL DEFENSE ACT.

February 21, 1925.  
[S. Con. Res., No. 33.]

*Resolved by the Senate (the House of Representatives concurring),* That the President of the United States be, and he is hereby, requested to return to the Senate the bill (S. 3760) to amend in certain particulars the National Defense Act of June 3, 1916, as amended, and for other purposes.

National Defense Act.  
Return of bill amending, requested.  
*Infra.*  
*Ante*, p. 1075.

Passed, February 21, 1925.

REVISED STATUTES, SECTION 3186.

February 21, 1925.  
[H. Con. Res., No. 46.]

*Resolved by the House of Representatives (the Senate concurring),* That in enrolling the bill (H. R. 4202) entitled "An Act to amend section 5908, United States Compiled Statutes, 1916 (Revised Statutes, section 3186, as amended by Act of March 1, 1879, chapter 125, section 3, and Act of March 4, 1913, chapter 166)," the Clerk of the House is authorized and directed—

Revised Statutes.  
Correction in enrollment of bill amending section 3186, directed.

*Ante*, p. 994.

(1) To strike out the words "That if" immediately after the enacting clause and to insert in lieu thereof the following:

"That section 3186 of the Revised Statutes, as amended, is amended to read as follows:

"SEC. 3186. That if"

(2) To insert quotation marks at the end of such bill.

(3) To amend the title so as to read: "An Act to amend section 3186 of the Revised Statutes as amended."

Passed, February 21, 1925.

NATIONAL DEFENSE ACT AMENDMENT.

February 25, 1925.  
[S. Con. Res., No. 35.]

*Resolved by the Senate (the House of Representatives concurring),* That the action of the Speaker of the House of Representatives and of the President pro tempore of the Senate in signing the enrolled bill (S. 3760) to amend in certain particulars the National Defense Act of June 3, 1916, as amended, and for other purposes, be rescinded, and that in the reenrollment of said bill the Secretary of the Senate be, and he is hereby, authorized and directed to strike out on page 5, line 4, the word "commissioner" and insert in lieu thereof the word "commissioned."

National Defense Act amendment.  
Reenrollment of bill directed.  
*Ante*, p. 1078.

Passed, February 25, 1925.

WAR FRAUD ACTIONS.

March 2, 1925.  
[S. Con. Res., No. 37.]

*Resolved by the Senate (the House of Representatives concurring),* That the Secretary of the Senate be, and he is hereby, authorized and directed, in the enrollment of the bill (S. 3913) to extend for an additional period of three years the effective period of the Act entitled "An Act to amend section 51 of chapter 4 of the Judicial Code," approved September 19, 1922, and an Act entitled "An Act

War fraud actions.  
Correction of title of bill relating to.  
*Ante*, p. 1264.

to amend section 876 of the Revised Statutes," approved September 19, 1922, to strike out in the first line of the title the words "three years" and insert in lieu thereof the words "one year," so that the title may conform to the amendment made by the House of Representatives to the text of the bill and agreed to by the Senate.

Passed, March 2, 1925.

March 3, 1925.

[H. Con. Res., No. 48.]

WORLD WAR VETERANS' ACT AMENDMENT.

World War Veterans' Act.  
Correction in enrollment of bill amending, directed.  
*Note*, p. 1303.

*Resolved by the House of Representatives (the Senate concurring),* That the Clerk of the House, in the enrollment of (H. R. 12308) entitled "An Act to amend the World War Veterans Act, 1924," is authorized and directed on page 13 of the engrossed bill, to strike out in lines 7, 8, and 9 the following: "section 1575 and 1576 of the Compiled Statutes of the United States (Act of March 3, 1887) and section 1578 thereof," and to insert in lieu thereof the following: section 5 and 6 of the Act entitled "An Act to provide for the bringing of suits against the Government of the United States," approved March 3, 1887, and section 10 thereof

Passed, March 3, 1925.

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# TREATIES AND CONVENTIONS

CONCLUDED BY THE

UNITED STATES OF AMERICA

WITH

FOREIGN NATIONS.

## TREATIES AND CONVENTIONS.

*Treaty between the United States and Costa Rica for the mutual extradition of fugitives from justice. Signed at San José, November 10, 1922; ratification advise by the Senate, February 8, 1923; ratified by Costa Rica, March 7, 1923; ratified by the President, April 11, 1923; ratifications exchanged at San José, April 27, 1923; proclaimed, May 3, 1923.*

November 10, 1922.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

### A PROCLAMATION.

Whereas, a treaty between the United States of America and the Republic of Costa Rica, providing for the mutual extradition of fugitives from justice, was concluded and signed by their respective plenipotentiaries at San José on the tenth day of November, one thousand nine hundred and twenty-two, the original of which treaty, being in the English and Spanish languages, is word for word as follows:

Extradition with  
Costa Rica.  
Preamble.

The Republics of the United States of America and of Costa Rica, desiring to assure the prompt and efficient action of justice in punishing delinquents who attempt to escape the penalty prescribed by the Laws of one country by taking refuge in the other, have resolved to conclude a Treaty of Extradition. For that purpose they have named as their respective Plenipotentiaries:

The President of the United States of America, Mr. Roy Tasco Davis, Envoy Extraordinary and Minister Plenipotentiary of the United States of America in Costa Rica; and

The President of the Republic of Costa Rica, the Secretary of State in the Office of Foreign Relations, señor José Andrés Coronado Alvarado;

Who, after having mutually communicated their full powers, and they being found in good and due form, have stipulated as follows:

Las Repúblicas de los Estados Unidos de América y de Costa Rica, en el deseo de asegurar la pronta y eficaz acción de la justicia, castigando a los delincuentes que intenten eludir la sanción prevista por las leyes de un país refugiándose en el otro, han resuelto celebrar un Tratado de Extradición. Al efecto, han nombrado como sus respectivos Plenipotenciarios:

Contracting Powers.

El Presidente de los Estados Unidos de América, a Mr. Roy Tasco Davis, Enviado Extraordinario y Ministro Plenipotenciario de los Estados Unidos de América en Costa Rica; y

El Presidente de la República de Costa Rica, al Sr. Secretario de Estado en el Despacho de Relaciones Exteriores, don José Andrés Coronado Alvarado;

Quienes, después de haberse comunicado mutuamente sus plenos poderes, y encontrándolos en buena y debida forma, han estipulado lo siguiente:

Plenipotentiaries.

## ARTICLE I

## ARTICULO I

Reciprocal delivery of persons charged with crimes.

It is agreed that the Government of the United States of America and the Government of Costa Rica shall, upon mutual requisition duly made as herein provided deliver up to justice any person who may be charged with, or may have been convicted of any of the crimes specified in Article II of this Convention committed within the jurisdiction of one of the Contracting Parties while said person was actually within such jurisdiction when the crime was committed, and who shall seek an asylum or shall be found within the territories of the other, provided that such surrender shall take place only upon such evidence of criminality, as according to the laws of the place where the fugitive or person so charged shall be found, would justify his apprehension and commitment for trial if the crime or offense had been there committed.

El Gobierno de los Estados Unidos de América y el Gobierno de Costa Rica convienen en entregar a la justicia a petición uno de otro hecha con arreglo a lo que en este Convenio se dispone, a todos los individuos acusados o convictos de cualesquiera de los delitos especificados en el artículo II de este Tratado, cometidos dentro de la jurisdicción de una de las Partes Contratantes, siempre que dichos individuos estuvieren dentro de dicha jurisdicción al tiempo de cometer el delito y que busquen asilo o sean encontrados en el territorio de la otra; con tal que dicha entrega tenga lugar únicamente en virtud de las pruebas de culpabilidad que, conforme a las leyes del país en que el refugiado o acusado se encuentre, justificarian su detención y enjuiciamiento si el crimen o delito se hubiese cometido allí.

## ARTICLE II

## ARTICULO II

Extraditable crimes.

Persons shall be delivered up according to the provisions of this Convention, who shall have been charged with or convicted of any of the following crimes:

Murder, etc.  
*Post*, p. 1623.

1. Murder, comprehending the crimes designated by the terms of parricide, assassination, manslaughter, when voluntary, poisoning or infanticide, as well as the attempt to commit these crimes.

Rape, etc.

2. Rape, abortion, carnal knowledge of children under the age of twelve years.

Bigamy.  
Arson.

3. Bigamy.

4. Arson.

Injuries to railroads.

5. Willfull and unlawful destruction or obstruction of railroads, which endangers human life.

Crimes at sea.

6. Crimes committed at sea:

Piracy.

(a) Piracy, as commonly known and defined by the laws of Nations, or by Statute;

Destroying vessels.

(b) Wrongfully sinking or destroying a vessel at sea or attempting to do so;

Según lo dispuesto en este Convenio, serán entregados los individuos acusados o convictos de cualquiera de los delitos siguientes:

1.—Asesinato, incluyendo los delitos designados con los nombres de parricidio, homicidio voluntario, envenenamiento e infanticidio, así como la tentativa de cometer estos delitos;

2.—Violación, aborto, comercio carnal con menores de doce años;

3.—Bigamia;

4.—Incendio;

5.—Destrucción u obstrucción voluntaria e ilegal de ferrocarriles, cuando ponga en peligro la vida de las personas;

6.—Delitos cometidos en el mar:

a)—Piratería, según se entiende y define comúnmente por el Derecho Internacional o por las leyes;

b)—Echar a pique o destruir intencionalmente un buque en el mar o intentar hacerlo;

(c) Mutiny or conspiracy by two or more members of the crew or other persons on board of a vessel on the high seas, for the purpose of rebelling against the authority of the Captain or Commander of such vessel, or by fraud or violence taking possession of such vessel;

(d) Assault on board ships upon the high seas with intent to do bodily harm.

7. Burglary, defined to be the act of breaking into and entering the house of another in the night time with intent to commit a felony therein.

8. The act of breaking into and entering into the offices of the Government and public authorities, or the offices of banks, banking houses, saving banks, trust companies, insurance companies, or other buildings not dwellings with intent to commit a felony therein.

9. Robbery, defined to be the act of feloniously and forcibly taking from the person of another, goods or money by violence or by putting him in fear.

10. Forgery or the utterance of forged papers.

11. The forgery or falsification of the official acts of the Government or public authority, including Courts of Justice, or the uttering or fraudulent use of any of the same.

12. The fabrication of counterfeit money, whether coin or paper, counterfeit titles or coupons of public debt, created by National, State, Provincial, Territorial, Local or Municipal Governments, banknotes, or other instruments of public credit, counterfeit seals, stamps, dies and marks of State or public administrations, and the utterance, circulation or fraudulent use of the above mentioned objects.

13. Embezzlement or criminal malversation committed within the jurisdiction of one or the other party by public officers or depositaries, where the amount embezzled exceeds two hundred dollars (or Costa Rican equivalent).

c)—Motín o conspiración de dos o más individuos de la tripulación u otras personas, a bordo de un buque en alta mar, con el propósito de rebelarse contra la autoridad del Capitán o Patrón de dicho buque o de apoderarse del mismo por fraude o violencia;

d)—Abordaje de un buque en alta mar con intención de causar daños materiales;

7.—El acto de allanar la casa de otro durante la noche con el propósito de cometer en ella un delito;

8.—Allanamiento de las oficinas del Gobierno y Autoridades públicas, o de Bancos, o de Casas de banca, o de Cajas de ahorros, Cajas de depósito, o de Compañías de seguros y demás edificios que no sean habitaciones, con intención de cometer un delito;

9.—Robo, entendiéndose por tal la sustracción de bienes o dinero de otro con violencia o intimidación;

10.—Falsificación o expedición de documentos falsificados;

11.—Falsificación y suplantación de actos oficiales del Gobierno o de la Autoridad pública, incluso los Tribunales de Justicia, o la expedición o uso fraudulento de los mismos;

12.—La fabricación de moneda falsa, bien sea ésta metálica o en papel, títulos o cupones falsos de la Deuda pública, creada por Autoridades nacionales, provinciales, territoriales, locales o municipales, billetes de Banco u otros valores públicos de crédito, de sellos, de timbres, cuños y marcas falsas de Administración del Estado o públicas, y la expedición o circulación o uso fraudulento de cualquiera de los objetos arriba mencionados;

13.—Peculado o malversación criminal cometida dentro de la jurisdicción de una de ambas Partes por empleados públicos o depositarios, cuando la cantidad sustraída exceda de doscientos dólares o su equivalente en la moneda de Costa Rica:

Mutiny.

Assault on shipboard.

Burglary.

Feloniously entering offices, etc.

Robbery.

Forgery.

Forgery of public documents.

Counterfeiting.

Embezzling public funds.

Embezzling by employees.

14. Embezzlement by any person or persons hired, salaried or employed, to the detriment of their employers or principals, when the crime or offense is punishable by imprisonment or other corporal punishment by the laws of both countries, and where the amount embezzled exceeds two hundred dollars (or Costa Rican equivalent).

14.—Sustracción realizada por cualquiera persona o personas asalariadas o empleadas en detrimento de sus principales o amos, cuando el delito esté castigado con presidio u otra pena corporal por las leyes de ambos Países y cuando la cantidad sustraída exceda de doscientos dólares o su equivalente en la moneda de Costa Rica;

Kidnaping.

15. Kidnapping of minors or adults, defined to be the abduction or detention of a person or persons, in order to exact money from them or their families, or for any other unlawful end.

15.—Secuestro de menores o adultos, entendiendo por tal el raptó o detención de una persona o personas con objeto de obtener dinero de ellas o de sus familias o para cualquier otro fin ilícito;

Larceny.

16. Larceny, defined to be the theft of effects, personal property, or money, of the value of twenty-five dollars, or more, (or Costa Rican equivalent).

16.—Hurto, entendiendo por tal la sustracción de efectos, bienes, muebles o dinero por valor de veinticinco dólares o más, o su equivalente en la moneda de Costa Rica;

Obtaining money by false pretenses, etc.

17. Obtaining money, valuable securities or other property by false pretenses or receiving any money, valuable securities or other property knowing the same to have been unlawfully obtained, where the amount of money or the value of the property so obtained or received exceeds two hundred dollars (or Costa Rican equivalent).

17.—Obtener por títulos falsos dinero, valores realizables u otros bienes, o recibirlos, sabiendo que han sido ilícitamente adquiridos, cuando el importe del dinero o el valor de los bienes adquiridos o recibidos, exceda de doscientos dólares o su equivalente en la moneda de Costa Rica;

Perjury.

18. Perjury or subornation of perjury.

18.—Falso testimonio o soborno de testigos;

Breach of trust, etc.

19. Fraud or breach of trust by a bailee, banker, agent, factor, trustee, executor, administrator, guardian, director or officer of any Company or Corporation, or by any one in any fiduciary position, where the amount of money or the value of the property misappropriated exceeds two hundred dollars (or Costa Rican equivalent).

19.—Fraude o abuso de confianza cometido por cualquier depositario, banquero, agente, factor, fiduciario, albacea, administrador, tutor, director, o empleado de cualquier Compañía o corporación o por cualquier persona que desempeñe un cargo de confianza, cuando la cantidad o el valor de los bienes defraudados exceda de doscientos dólares o su equivalente en la moneda de Costa Rica;

Slave trading.

20. Crimes and offenses against the laws of both countries for the suppression of slavery and slave trading.

20.—Delitos contra las leyes de ambos países relativos a la supresión de la esclavitud y del comercio de esclavos; y

Accessories.

21. The extradition is also to take place for participation in any of the aforesaid crimes as an accessory before or after the fact, provided such participation be punishable by imprisonment by the laws of both Contracting Parties.

21.—Procederá asimismo la extradición de los cómplices o encubridores de cualquiera de los delitos enumerados siempre que, con arreglo a las leyes de ambas Partes Contratantes, estén castigados con pena de presidio.

## ARTICLE III

The provisions of this Convention shall not import claim of extradition for any crime or offense of a political character, nor for acts connected with such crimes or offenses; and no person surrendered by or to either of the Contracting Parties in virtue of this Convention shall be tried or punished for a political crime or offense. When the offense charged comprises the act either of murder or assassination or of poisoning, either consummated or attempted, the fact that the offense was committed or attempted against the life of the Sovereign or Head of a foreign State, or against the President of either of the signatory Republics, shall not be deemed sufficient to sustain that such a crime or offense was of a political character, or was an act connected with crimes or offenses of a political character.

## ARTICLE IV

No person shall be tried for any crime or offense other than that for which he was surrendered.

## ARTICLE V

A fugitive criminal shall not be surrendered under the provisions hereof, when, from lapse of time or other lawful cause, according to the laws of the place within the jurisdiction of which the crime was committed, the criminal is exempt from prosecution or punishment for the offense for which the surrender is asked.

## ARTICLE VI

If a fugitive criminal whose surrender may be claimed pursuant to the stipulations hereof, be actually under prosecution out on bail or in custody, for a crime or offense committed in the country where he has sought asylum, or shall have been convicted thereof,

## ARTICULO III

Las estipulaciones de este Convenio no dan derecho a reclamar la extradición por ningún crimen o delito de carácter político, ni por actos relacionados con los mismos; y ninguna persona entregada por o a cualquiera de las Partes Contratantes en virtud de este Convenio, podrá ser juzgada o castigada por crimen o delito alguno político. Cuando el delito que se impute entrañe el acto de homicidio, de asesinato o de envenenamiento consumado o intentado, el hecho de que el delito se cometiera o intentara contra la vida del Soberano o Jefe de un Estado extranjero, o contra el Presidente de cualquiera de las Repúblicas signatarias, no podrá considerarse suficiente para sostener que el crimen o delito es de carácter político o acto relacionado con crímenes o delitos de carácter político.

## ARTICULO IV

Nadie podrá ser juzgado por delito distinto del que motivó su entrega.

## ARTICULO V

El criminal evadido no será entregado con arreglo a las disposiciones del presente convenio cuando por el trascurso del tiempo o por otra causa legal, con arreglo a las leyes del punto dentro de cuya jurisdicción se cometió el crimen, el delincuente se halle exento de ser procesado o castigado por el delito que motiva la demanda de extradición.

## ARTICULO VI

Si el criminal evadido cuya entrega puede reclamarse con arreglo a las estipulaciones del presente Convenio se halla actualmente enjuiciado, libre con fianza, o preso por cualquier delito cometido en el país en que buscó asilo o haya sido condenado por el

No surrender for political offenses.

Attempts, etc., against Head of State not a political crime.

Trial limited to offense for which surrendered.

Limitation of time.

Persons under prosecution in country where found.

his extradition may be deferred until such proceedings be determined, and, until he shall have been set at liberty in due course of law.

mismo, la extradición podrá demorarse hasta tanto que terminen las actuaciones y el criminal sea puesto en libertad con arreglo a derecho.

## ARTICLE VII

## ARTICULO VII

Persons claimed by other countries.

If a fugitive criminal claimed by one of the parties hereto, shall be also claimed by one or more powers pursuant to treaty provisions, on account of crimes committed within their jurisdiction, such criminal shall be delivered to that State whose demand is first received.

Si el criminal fugado reclamado por una de las Partes Contratantes fuera reclamado a la vez por uno o más gobiernos, en virtud de lo dispuesto en tratados, por crímenes cometidos dentro de sus respectivas jurisdicciones, dicho delincuente será entregado con preferencia al que primero haya presentado la demanda.

## ARTICLE VIII

## ARTICULO VIII

Neither country bound to deliver its own citizens.

Under the stipulations of this Convention, neither of the Contracting Parties shall be bound to deliver up its own citizens or subjects. In each Republic, according to their respective laws, shall the citizenship of the delinquent be determined.

Ninguna de las Partes Contratantes aquí citadas estará obligada a entregar a sus propios ciudadanos en virtud de las estipulaciones de este Convenio. En cada República se calificará, de acuerdo con sus respectivas leyes, la ciudadanía del delincuente.

## ARTICLE IX

## ARTICULO IX

Expenses.

The expense of the arrest, detention, examination and transportation of the accused shall be paid by the Government which has preferred the demand for extradition.

Los gastos de captura, detención, interrogación y transporte del acusado, serán abonados por el Gobierno que haya presentado la demanda de extradición.

## ARTICLE X

## ARTICULO X

Delivery of articles seized with person.

Everything found in the possession of the fugitive criminal at the time of his arrest, whether being the proceeds of the crime or offense, or which may be material as evidence in making proof of the crime, shall, so far as practicable, according to the laws of either of the Contracting Parties, be delivered up with his person at the time of the surrender. Nevertheless, the rights of a third party with regard to the articles aforesaid, shall be duly respected.

Todo lo que se encuentre en poder del criminal fugado al tiempo de su captura, ya sea producto del delito o que pueda servir de prueba del mismo, será, en cuanto sea posible, con arreglo a las leyes de cualquiera de las Partes Contratantes, entregado con el reo al tiempo de su extradición. Sin embargo, se respetarán debidamente los derechos de tercero con respecto a los objetos mencionados.

## ARTICLE XI

## ARTICULO XI

Territory affected.

The stipulations of this Convention shall be applicable to all

Las estipulaciones de este Convenio serán aplicables a todos los

territory, whatever may be its situation, belonging to one or the other of the Contracting Parties or which may be occupied and under the jurisdiction of the same.

Requisitions for the surrender of fugitives from justice shall be made by the respective diplomatic agents of the Contracting Parties. In the event of the absence of such Agents from the country or its seat of Government, requisition may be made by superior Consular officers.

It shall be competent for such Diplomatic or superior Consular officers to ask and obtain a mandate or preliminary warrant of arrest for the person whose surrender is sought, whereupon the judges and magistrates of the two Governments shall respectively have power and authority, upon complaint made under oath, to issue a warrant for the apprehension of the person charged, in order that he or she may be brought before such judge or magistrate, that the evidence of criminality may be heard and considered; and if, on such hearing, the evidence be deemed sufficient to sustain the charge, it shall be the duty of the examining judge or magistrate to certify the same to the proper executive authority, that a warrant may issue for the surrender of the fugitive.

If the fugitive criminal shall have been convicted of the crime for which his surrender is asked, a copy of the sentence of the Court before which such conviction took place, duly authenticated, shall be produced. If, however, the fugitive is merely charged with crime, a duly authenticated copy of the warrant of arrest in the country where the crime was committed, and of the depositions upon which such warrant may have

territorios cualquiera que sea su situación, pertenecientes a una u otra de las Partes Contratantes, o que estén ocupados y sometidos a la jurisdicción de las mismas.

Las reclamaciones para la entrega de los fugados a la acción de la justicia, serán practicadas por los respectivos Agentes diplomáticos de las Partes Contratantes. En la eventualidad de la ausencia de dichos Agentes del país o residencia del Gobierno, o cuando se pida la extradición de una posesión colonial o de territorios incluidos en el párrafo precedente, la reclamación podrá hacerse por los funcionarios consulares superiores.

Dichos Representantes diplomáticos o funcionarios consulares superiores, serán competentes para pedir y obtener un mandamiento u orden preventiva de arresto contra la persona cuya entrega se solicita; y en su virtud los Jueces y Magistrados de ambos Gobiernos tendrán respectivamente poder y autoridad, previa denuncia hecha bajo juramento, para expedir una orden para la captura de la persona inculpada, a fin de que pueda ser llevada ante el Juez o Magistrado para que pueda conocer y tomar en consideración la prueba de culpabilidad; y si por este examen se juzgase la prueba suficiente para sostener la acusación, será obligación del Juez o Magistrado que lo examine certificar esto mismo a las correspondientes Autoridades ejecutivas, a fin de que pueda expedirse la orden para la entrega del fugado.

Si el criminal evadido hubiera sido condenado por el delito por el que se pide su entrega, se presentará copia debidamente autorizada de la sentencia del Tribunal ante el cual fué condenado. Sin embargo, si el evadido se hallase únicamente acusado de un delito, se presentará una copia debidamente autorizada del mandamiento de prisión en el país donde se cometió y de las declaraciones en virtud de las cuales se dictó dicho mandamiento, con

Requisitions.

Procedure.

Documents required.

been issued, shall be produced, with such other evidence or proof as may be deemed competent in the case.

la ufciente evidencia o prueba que se juzgue competente para el caso.

## ARTICLE XII

## ARTICULO XII

Applications for provisional arrest.

If when a person accused shall have been arrested in virtue of the mandate or preliminary warrant of arrest, issued by the competent authority as provided in Article XI hereof, and been brought before a judge or a magistrate to the end that the evidence of his or her guilt may be heard and examined as herein before provided, it shall appear that the mandate or preliminary warrant of arrest has been issued in pursuance of a request or declaration received by telegraph from the Government asking for the extradition, it shall be competent for the judge or magistrate at his discretion to hold the accused for a period not exceeding two months, so that the demanding Government may have opportunity to lay before such judge or magistrate legal evidence of the guilt of the accused, and if at the expiration of said period of two months, such legal evidence shall not have been produced before such judge or magistrate, the person arrested shall be released, provided that the examination of the charges preferred against such accused person shall not be actually going on.

Cuando una persona acusada haya sido detenida en virtud del mandamiento u orden preventiva de arresto dictados por la Autoridad competente, según se dispone en el artículo XI de este Convenio, y llevada ante el Juez o Magistrado con el objeto de examinar las pruebas de su culpabilidad en la forma dispuesta en dicho Artículo y resulte que el mandamiento u orden preventiva de arresto han sido dictados por virtud de requerimiento o declaración del Gobierno que pide la extradición recibidos por telégrafo, el Juez o Magistrado podrá retener al acusado por un período que no exceda de dos meses para que dicho Gobierno pueda presentar ante el Juez o Magistrado la prueba legal de la culpabilidad del acusado; si al expirar el período de los dos meses no se hubiese presentado ante el Juez o Magistrado dicha prueba legal, la persona detenida será puesta en libertad, siempre que a la sazón no esté aún pendiente el examen de los cargos aducidos contra ella.

Release if evidence, etc., is not produced.

## ARTICLE XIII

## ARTICULO XIII

Legal assistance.

In every case of a request made by either of the two Contracting Parties for the arrest, detention or extradition of fugitive criminals, the legal officers or fiscal ministry of the country where the proceedings of extradition are had, shall assist the officers of the Government demanding the extradition before the respective judges and magistrates, by every legal means within their or its power; and no claim whatever for compensation for any of the services so rendered shall be made against the Government demanding the extradi-

Siempre que se presente una reclamación por cualquiera de las dos Partes Contratantes para el arresto, detención o extradición de criminales evadidos, los funcionarios de justicia o el Ministerio Fiscal del país en que se sigan los procedimientos de extradición, auxiliarán a los del Gobierno que la pida ante los respectivos Jueces y Magistrados, por todos los medios legales que estén a su alcance, sin que puedan reclamar del Gobierno que pida la extradición, remuneración alguna por los servicios prestados;

Compensation.

tion, provided, however, that any officer or officers of the surrendering Government so giving assistance, who shall, in the usual course of his or their duty, receive no salary or compensation other than specific fees for services performed, shall be entitled to receive from the Government demanding the extradition the customary fees for the acts or services performed by them, in the same manner and to the same amount as though such acts or services had been performed in ordinary criminal proceedings under the laws of the country of which they are officers.

## ARTICLE XIV

This treaty must be submitted for approval in the form prescribed by the laws of the two countries and shall take effect from the day of the exchange of the ratifications thereof; but either Contracting Party may at any time terminate it on giving to the other six months notice of its intention to do so.

The ratifications shall be exchanged in San José of Costa Rica or in Washington as soon as possible.

In witness whereof the respective Plenipotentiaries have signed the above articles, and have hereunto affixed their seals.

Done in duplicate, at the city of San José de Costa Rica this tenth day of November one thousand nine hundred and twenty two.

sin embargo, los funcionarios del Gobierno que concede la extradición, que hayan prestado su concurso para la misma y que en el ejercicio ordinario de sus funciones no reciban otro salario ni remuneración que determinados honorarios por los servicios prestados, tendrán derecho a percibir del Gobierno que pida la extradición los honorarios acostumbrados por los actos o servicios realizados por ellos en igual forma y proporción que si dichos actos o servicios hubiesen sido realizados en procedimientos criminales ordinarios, con arreglo a las leyes del país a que aquellos funcionarios pertenezcan.

## ARTICULO XIV

Este Tratado ha de someterse para su aprobación en la forma prescrita por las leyes de los dos países y entrará en vigor desde el día del canje de las ratificaciones; pero cualquiera de las Partes Contratantes puede en cualquier tiempo darlo por terminado, avisando a la otra con seis meses de anticipación su intención de hacerlo así. Las ratificaciones se canjearán en San José de Costa Rica o en Washington, tan pronto como sea posible.

En testimonio de lo cual los respectivos Plenipotenciarios han firmado el presente Convenio y han puesto sus sellos.

Hecho por duplicado en San José de Costa Rica, a los diez días del mes de Noviembre de mil novecientos veintidós.

[SEAL.] ROY TASCO DAVIS  
[SEAL.] J. A. CORONADO

And Whereas, in giving their advice and consent to the ratification of the said treaty, the Senate of the United States by their resolution of February 8, 1923, (two-thirds of the Senators present concurring therein) did stipulate "That it is agreed by the United States that no person charged with crime shall be extradited from Costa Rica upon whom the death penalty can be inflicted for the offense charged by the laws of the jurisdiction in which the charge is pending, and that this agreement on the part of the United States will be mentioned in the ratifications of the treaty and will, in effect, form part of the treaty";

And Whereas, the said treaty has been duly ratified on both parts and the ratifications of the two Governments were exchanged in the city of San José on the twenty-seventh day of April, one thousand nine hundred and twenty-three;

Now, therefore, be it known that I, Warren G. Harding, President of the United States of America, have caused the said treaty to be

Effect.

Termination.

Exchange of ratifications.

Signatures.

Resolution by the Senate stipulating that no person may be extradited from Costa Rica for a crime punishable by death.

*Ante*, p. 1622.

Ratifications exchanged.

Proclamation.

made public to the end that the same and every article and clause thereof may be observed and fulfilled with good faith by the United States and the citizens thereof, subject to the aforesaid agreement.

In testimony whereof, I have hereunto set my hand and caused the Seal of the United States to be affixed.

Done at the city of Washington, this third day of May, in the year of our Lord one thousand nine hundred and twenty-three,  
[SEAL.] and of the Independence of the United States of America the one hundred and forty-seventh.

WARREN G. HARDING

By the President  
CHARLES E. HUGHES  
Secretary of State.

[EXCHANGE OF NOTES.]

[*The Secretary of State for Foreign Relations of Costa Rica to the Minister of the United States.*]

[Translation.]

REPUBLIC OF COSTA RICA,  
DEPARTMENT OF FOREIGN RELATIONS,  
San José, November 10, 1922.

No. 333, B.  
Mr. MINISTER:

From Costa Rican  
Secretary of State for  
Foreign Relations.

I have the honor to inform Your Excellency that I have received instructions from the President of the Republic to declare on the part of the Government of Costa Rica, with reference to the extradition treaty that Your Excellency and the undersigned have just signed, that it is understood that the Government of the United States of America gives assurance that the death sentence will not be passed upon criminals surrendered by Costa Rica to the United States of America for any one of the crimes enumerated in the said treaty, and that that assurance will form an effective part of the treaty and that it will be so mentioned in its ratification.

I avail myself of this opportunity to renew to Your Excellency the assurance of my most distinguished consideration.

J. A. CORONADO

The Most Excellent Mr. ROY T. DAVIS,  
*Envoy Extraordinary and  
Minister Plenipotentiary of  
the United States of America,*  
SAN JOSE.

[*The Minister of the United States to the Secretary of State for Foreign Relations of Costa Rica.*]

LEGATION OF THE UNITED STATES OF AMERICA  
San José, Costa Rica, November 10, 1922.

No. 63.  
EXCELLENCY:

From American Min-  
ister to Costa Rica.

In signing today with the Secretary of State for Foreign Affairs of the Republic of Costa Rica the extradition treaty which was negotiated between the Government of the United States and that of Costa Rica, the undersigned Envoy Extraordinary and Minister Plenipotentiary of the United States of America has the honor to acknowledge and to take cognizance of the note of the Secretary of State for Foreign Affairs of this day's date, stating that he desires to place on record, on Behalf of the Costa Rican Government, its understanding that the Government of the United States assures that the death penalty will not be enforced against criminals delivered by Costa Rica to the United States for any of the crimes enumerated in the said treaty, and that such assurance is, in effect, to form part of the treaty and will be so mentioned in the ratifications of the treaty.

In order to make this assurance in the most effective manner possible, it is agreed by the United States, that no person charged with crime shall be extraditable from Costa Rica upon whom the death penalty can be inflicted for the offense charged by the laws of the jurisdiction in which the charge is pending.

This agreement on the part of the United States will be mentioned in the ratifications of the treaty and will in effect form part of the treaty.

I avail myself of this occasion to renew to Your Excellency the assurance of my highest and most distinguished consideration.

ROY T. DAVIS

His Excellency  
SEÑOR DON JOSÉ ANDRÉS CORONADO,  
*Secretary of State for Foreign Affairs, Etc., Etc., Etc.,*  
SAN JOSE.

*Parcel post convention between the United States of America and Switzerland. Signed at Washington, December 15, 1922; approved by the President April 14, 1923.* December 15, 1922.

CONVENTION BETWEEN THE POST OFFICE DEPARTMENT OF THE UNITED STATES OF AMERICA AND THE ADMINISTRATION OF POSTS OF SWITZERLAND CONCERNING THE EXCHANGE OF PARCEL POST.

For the purpose of improving postal relations between the United States of America and Switzerland, the undersigned, Hubert Work, Postmaster General of the United States of America, and Marc Peter, Envoy Extraordinary and Minister Plenipotentiary of Switzerland in the United States, subject to ratification by competent superior authority, have agreed upon the following provisions governing the exchange of parcel post between the United States of America and Switzerland.

ARTICLE I.

The provisions of this convention relate only to parcels without declared value which are exchanged in accordance with the procedure agreed upon hereafter.

The agreements which are at present in effect under the regime of the Universal Postal Convention are not affected by the present convention, and remain in full force.

All the stipulations of the present convention apply exclusively to parcels which are exchanged, in conformity with its articles:

on one side, with the office of New York and any other office of the United States of America which may be indicated in the future by the Postmaster General of the United States of America;

on the other side, with the office of Bale (Basel) 17 and any other Swiss office which it may be

Dans le but d'améliorer les relations postales entre les États-Unis d'Amérique et la Suisse, les Soussignés, Hubert Work, Directeur général des postes des États-Unis d'Amérique, et Marc Peter, Envoyé extraordinaire et Ministre plénipotentiaire de Suisse aux États-Unis, sous réserve de ratification par l'Autorité supérieure compétente, sont convenus des dispositions suivantes réglant les échanges de colis postaux entre les États-Unis d'Amérique et la Suisse.

ARTICLE I.

Les dispositions de cette convention ne se rapportent qu'aux colis sans valeur déclaré qui sont échangés d'après le procédé convenu ci-après.

Les arrangements qui déploient actuellement leurs effets sous le régime de la Convention postale universelle ne sont pas infirmés par la présente convention et restent en pleine vigueur.

Toutes les stipulations de la présente convention s'appliquent exclusivement aux colis qui, en conformité de ses articles, sont échangés

d'une part avec le bureau de New-York et tout autre office des États-Unis d'Amérique qui pourra éventuellement être indiqué, à l'avenir, par le Directeur général des postes des États-Unis d'Amérique

d'autre part avec le bureau de Bale 17 et tout autre office suisse qu'il conviendra éventuellement

Parcel post convention with Switzerland. Preamble.

Scope of convention.

Postal Union agreements not affected.

Exchange offices.

United States.

Switzerland.

convenient for the Director General of Posts and Telegraphs of Switzerland to designate later on.

Insured parcels.

If it becomes possible to introduce the exchange of insured parcels (parcels with declared value) between the two contracting Administrations, the provisions regulating that class of articles will form the subject either of an additional article to the present convention, or of a special agreement.

au Directeur général des postes et des télégraphes de Suisse de désigner ultérieurement.

S'il devient possible d'introduire l'échange de colis avec garantie (colis avec valeur déclarée) entre les deux Administrations contractantes, les dispositions réglant cette catégorie d'envois feront l'objet soit d'un article additionnel à la présente convention, soit d'un arrangement spécial.

ARTICLE II.

Articles admitted to the mails.

There are admitted, as articles exchanged on the basis of this convention, articles of merchandise and all articles which may be sent by mail (except letters, post cards and written communications of all kinds) whose exportation is authorized by the legislation of the country of origin.

Requirements.

The parcels must not exceed the weight of 22 English pounds (10 kilograms) nor the following dimensions:

3 feet 6 inches (105 centimeters) in any direction;  
greatest length and girth combined, 6 feet (180 centimeters).

The parcels must not be sealed or closed so as to hinder verification of their contents, but their packing must be such that the inspection may take place easily, by customs or postal agents who are authorized to do so. However, locked articles may be accepted for mailing on the sole condition that they are accompanied by keys permitting them to be opened.

Prohibited articles.

The articles designated below are, on the other hand, prohibited:

Publications violating the copyright laws of the country of destination; poisons, inflammable or explosive substances; live or dead animals except insects and reptiles when thoroughly dried; plants and fruits subject to rapid putrefaction; substances which exhale a bad odor; lottery tickets and ad-

ARTICLE II.

Sont admis, comme envois échangés sur la base de cette convention, les articles de messagerie et tout envoi pouvant être expédié par la poste (excepté les lettres, les cartes postales et les communications manuscrites de toute sorte) dont l'exportation est autorisée par la législation du pays d'origine.

Les colis ne doivent pas dépasser le poids de 22 livres anglaises (10 kilogrammes) ni les dimensions suivantes:

3 pieds, 6 pouces (105 centimètres) dans chaque sens;  
la plus grande longueur et la circonférence ensemble, 6 pieds (180 centimètres).

Les colis ne doivent pas être cachetés ni clos de manière à empêcher la vérification de leur contenu, mais leur emballage doit être tel que cette vérification puisse avoir lieu aisément par les organes de la douane ou les agents postaux qui y sont autorisés. Toutefois, des envois fermés à clef peuvent être admis à l'expédition à la seule condition qu'ils soient accompagnés des clefs permettant de les ouvrir.

Les objets ci-après désignés sont, par contre, prohibés:

Les publications contrevenant aux lois du pays de destination sur les droits d'auteurs; les poisons, les substances inflammables ou explosibles; les animaux vivants ou morts hormis les insectes et les reptiles complètement desséchés; les plantes et les fruits sujets à prompt putréfaction; les subs-

vertisements; all articles of an obscene or immoral nature; all articles liable to deteriorate in any way or to destroy other articles or to injure the persons called upon to handle them; articles whose importation is restricted or prohibited by the customs or other laws or regulations.

ARTICLE III.

Letters or communications having the character of personal correspondence may neither be inserted in parcels nor be written on the wrapping. If any such be found, they shall be, if possible, sent forward separately to their destination. If, on the other hand, a personal communication cannot be separated from the article, the parcel is excluded from transmission. However, if letters inserted in parcels should pass unnoticed, in the course of conveyance, the office of destination has the right to levy on each of them double postage in conformity with the provisions of the Universal Postal Convention.

ARTICLE IV.

The parcels are liable to all customs charges in force in the country of destination, and subject to all the regulations issued there for the protection of customs revenues. They are, moreover, liable to the following postage charges, which in all cases must be completely paid at the time of mailing the parcels:

In the *United States of America*, for a parcel not exceeding the weight of one pound (455 grams), 12 cents, and for each additional pound or fraction of a pound, 12 cents; to these charges are added, for each parcel, as transit fees, 10 cents or 50 centimes gold for parcels up to 5 kilograms; 18 cents or 90 centimes gold for parcels from 5 to 10 kilograms.

tances qui exhalent une mauvaise odeur; les billets et annonces de loterie; tous les objets de nature obscène ou immorale; tout envoi susceptible de détériorer d'une manière quelconque ou de détruire d'autres envois ou pouvant blesser les personnes appelées à les manipuler; les objets dont l'importation est limitée ou prohibée par les prescriptions douanières ou tout autre règlement ou loi.

ARTICLE III.

Des lettres ou toute communication ayant le caractère de correspondance personnelle ne peuvent être ni insérées dans les colis ni écrites sur l'emballage. S'il en est trouvé dans un colis, elles seront, si possible, dirigées séparément sur leur destination. Si, par contre, une communication personnelle ne peut être séparée de l'envoi, le colis est exclu du transport. Des lettres insérées dans les colis, passeraient-elles toutefois inaperçues en cours de transport, l'office de destination a le droit de prélever, sur chacune d'elles, le double de l'affranchissement en conformité des dispositions de la Convention postale universelle.

ARTICLE IV.

Les colis sont passibles de tous les droits de douane en vigueur dans le pays de destination et soumis à toutes les prescriptions qui y sont émises pour la protection des revenus douaniers. Ils sont, en outre, passibles des taxes postales suivantes qui, dans tous les cas, doivent être complètement payées lors de l'expédition des colis:

Dans les *Etats-Unis d'Amérique*, pour un colis n'excédant pas le poids d'une livre (455 gr.), 12 cents, et pour chaque livre ou fraction de livre en plus, 12 cents; à ces taxes il est ajouté pour chaque colis, comme droit de transit, 10 cents ou 50 centimes-or pour les colis jusqu'à 5 kg; 18 cents ou 90 centimes-or pour les colis de 5 à 10 kilogrammes.

Letters not to accompany parcels.

Rejection if found, etc.

Customs charges.

Rates of postage.

In United States.

In Switzerland.

In *Switzerland*, for each parcel up to 2 kilograms, 2 francs 50 centimes; from 2 to 3 kilograms, 2 francs 75 centimes; from 3 to 4 kilograms, 3 francs; from 4 to 5 kilograms, 3 francs 25 centimes; from 5 to 10 kilograms, 5 francs 55 centimes.

ARTICLE V.

Customs declaration.

For each parcel the sender shall prepare a customs declaration, on a form provided for the purpose, giving the following information:

the name and address of the addressee, a general description of the parcel, an exact declaration of the contents and value, the date of mailing, the weight of the parcel, the signature and address of the sender.

Descriptive list.

Moreover, a special bulletin of despatch shall be made up for each parcel, indicating the number of the package, the exact name and address of the addressee and the weight of the parcel. The name and address of the sender shall also be indicated on the bulletin of despatch.

Receipt of mailing.

Each Administration may authorize the office of mailing to deliver to the sender, at the time of mailing the parcel, a certificate of mailing made up on a special form. In the United States of America, the sender may have the parcel registered, upon payment of the registration fee levied in that country; then, if he so desires, a return receipt is delivered to him without additional charge.

Registry.  
In United States.

In Switzerland.

In Switzerland, all parcels are treated as registered articles. By paying the charge for a return receipt, the sender of a parcel may obtain one.

Custom declarations  
in Switzerland.

The customs declarations employed for parcels addressed to Switzerland shall, in addition to English, be worded in German, French or Italian, if possible.

ARTICLE VI.

Notice of arrival.

In the United States of America, the addressees are advised by

En *Suisse*, pour chaque colis jusqu'à 2 kilogrammes, 2 francs 50 centimes; de 2 à 3 kg, 2 francs 75 cts; de 3 à 4 kg, 3 francs; de 4 à 5 kg, 3 francs 25 cts, de 5 à 10 kg 5 francs 55 centimes.

ARTICLE V.

Pour chaque colis l'expéditeur doit remplir une déclaration de douane, sur un formulaire établi à cet effet, en donnant les indications ci-après:

l'adresse du destinataire, une description générale du colis, la déclaration exacte du contenu et de sa valeur, la date d'expédition, le poids du colis, la signature et le domicile de l'expéditeur.

En outre, un bulletin d'expédition spécial doit être établi pour chaque colis, avec indication du numéro du paquet, de l'adresse exacte du destinataire et du poids du colis. Le nom et l'adresse de l'expéditeur doivent aussi être indiqués sur le bulletin d'expédition.

Chaque Administration peut autoriser l'office de consignation à délivrer à l'expéditeur lors de la consignation du colis, un accusé de réception établi sur un formulaire spécial. Aux Etats-Unis d'Amérique, l'expéditeur peut demander l'enregistrement du colis moyennant paiement de la taxe d'enregistrement perçue dans ce pays; il lui est alors délivré, s'il le désire, un accusé de réception non-passible d'une taxe supplémentaire.

En Suisse, tous les colis sont traités comme envois enregistrés. En y payant la taxe d'un accusé de réception, l'expéditeur d'un colis peut en obtenir un.

Les déclarations de douane employées pour les colis à destination de la Suisse, doivent, indépendamment de l'anglais, être rédigées, si possible, en allemand, en français ou en italien.

ARTICLE VI.

Aux Etats-Unis d'Amérique les destinataires sont avisés par

the office of destination of the arrival of registered parcels addressed to them.

The Administration of Posts of the country of destination may also, if it sees fit, advise the addressees of the arrival of unregistered parcels addressed to them.

In Switzerland, all parcels are delivered at the residence of the addressee, barring contrary request on his part.

In the United States of America, the parcels are delivered free of all postage charges by the post offices of destination.

In Switzerland, the domestic rate is collected from the addressees, for each parcel originating in a foreign country. When the parcels are delivered, the customs duties with which they are marked are collected in accordance with the customs laws of the country of destination. Moreover, the Administration of Posts of the country of destination, may, if it so desires, collect from the addressee, for each parcel:

in the United States of America, a fee of 5 cents at most, irrespective of weight, and

in Switzerland, a fee of 50 centimes at most for parcels up to 5 kilograms, and 80 centimes at most for parcels from 5 to 10 kilograms.

These charges are collected by way of compensation for the domestic service of the Administration of the country of destination and delivery to the addressee.

To these charges are to be added, in Switzerland, the eventual storage charges, in accordance with the provisions in force in the Swiss service.

#### ARTICLE VII.

The parcels are sent in direct despatches exchanged between the United States of America and Switzerland. Parcels originating in the United States of America are despatched at the expense of the Administration of Posts of that country, to the post

l'office de destination, de l'arrivée de colis enregistrés, expédiés à leur adresse.

L'Administration des postes du pays de destination peut également, si elle le juge à propos, aviser les destinataires de l'arrivée de colis non-enregistrés expédiés à leur adresse.

En Suisse, tous les colis sont délivrés au domicile du destinataire, sauf demande contraire de sa part.

Aux Etats-Unis d'Amérique, les colis sont délivrés exempts de toute taxe postale, par les offices postaux destinataires.

En Suisse, la taxe interne applicable aux colis en provenance de l'étranger est perçue des destinataires, pour chaque colis. Lors de la distribution des colis, les droits de douane dont ils sont grevés sont perçus conformément aux prescriptions douanières du pays de destination. En outre, l'Administration des postes du pays de destination peut, si elle le désire, percevoir du destinataire, par colis:

aux Etats-Unis d'Amérique, un droit de 5 cents au maximum, sans tenir compte du poids, et

en Suisse, un droit de 50 centimes au maximum pour les colis jusqu'à 5 kg, et de 80 centimes au maximum pour les colis de 5 à 10 kg.

Ces taxes sont perçues à titre de compensation pour le service interne de l'Administration du pays de destination et la remise au destinataire.

A ces taxes viennent s'ajouter, en Suisse, les droits éventuels de magasinage conformément aux dispositions en vigueur dans le service suisse.

#### ARTICLE VII.

Les colis sont expédiés au moyen de dépêches directes échangées entre les Etats-Unis d'Amérique et la Suisse. Les colis en provenance des Etats-Unis d'Amérique sont expédiés, aux frais de l'Administration des postes de ce pays, au bureau de

Delivery.

Fee from addressee.

In United States.

In Switzerland.

Storage charges in Switzerland.

Method of transportation.

office of Bale (Basel) 17, or to any other Swiss exchange office to be agreed upon; those originating in Switzerland are despatched at the expense of the Swiss Postal Administration, to the office of New York, or to any other exchange office to be agreed upon which forms part of the Administration of Posts of the United States of America.

Closed sacks.

The parcels are despatched in ordinary mail sacks bearing the inscription "Parcel Post." Such sacks may not contain any other mail article; they must be solidly closed by means of sealing wax, or otherwise as may be mutually provided.

Return of empty sacks.

Subject to further agreements which may be made on the subject, each receiving exchange office must return the empty sacks, by the next mail, to the despatching exchange office.

Packing.

Although the transmission of the articles authorized by the present convention takes place between the exchange offices and in the manner described above, the parcels should be so carefully packed as to withstand the conveyance in the open mails in the domestic service of each contracting Administration, i. e., as far as the despatching exchange office in the country of origin and to the address of the addressee in the country of destination.

Descriptive list.  
To Switzerland.

For each despatch of parcel post *addressed to Switzerland*, a parcel bill is made up in two copies (original and duplicate), in which each parcel shall be entered separately, according to the number of mailing and the office of origin. The original parcel bill shall be inserted in one of the sacks, which is to be designated by a distinctive mark, while the duplicate shall be sent to the exchange office of destination, under registered cover, together with the customs declarations.

To United States.

In the direction from Switzerland to the United States of America, the original parcel bill is

poste de Bâle 17 ou à tout autre bureau d'échange suisse à convenir; ceux originaires de Suisse sont dirigés, aux frais de l'Administration des postes suisses, sur le bureau de New-York ou tout autre bureau d'échange à convenir faisant partie de l'Administration des postes des Etats-Unis d'Amérique.

Les colis sont expédiés dans des sacs postaux ordinaires portant la suscription "Parcel Post." Ces sacs ne peuvent renfermer aucun autre envoi postal; ils doivent être fermés solidement au moyen de cire à cacheter ou de tout autre système à convenir.

Sous réserve des dispositions ultérieures qui pourraient être convenues à ce sujet, chaque bureau d'échange réceptonnaire doit renvoyer les sacs vides, par le prochain courrier, au bureau d'échange expéditeur.

Bien que la transmission des objets autorisés par la présente convention ait lieu entre les bureaux d'échange de la manière décrite ci-avant, les colis devront être emballés d'une façon suffisamment solide pour supporter le transport à découvert dans le service interne de chaque Administration contractante, c. à. d. jusqu'au bureau d'échange expéditeur, en ce qui concerne le pays d'origine, et jusqu'à l'adresse du destinataire, quant au pays de destination.

Pour chaque dépêche de colis, postaux à destination de la Suisse, il est établi une double feuille de route (parcel bill) (original et duplicata) dans laquelle chaque colis sera inscrit séparément d'après le numéro de consignation et l'office d'origine. La feuille de route originale doit être insérée dans l'un des sacs à pourvoir d'une marque distinctive, tandis que le duplicata sera envoyé au bureau d'échange destinataire, dans un pli recommandé et joint aux déclarations de douane.

Dans la direction de la Suisse vers les Etats-Unis d'Amérique, la feuille de route originale est

inserted in one of the sacks of the despatch, which is to be indicated by a distinctive mark.

insérée dans l'un des sacs de la dépêche qui devra être pourvu d'un signe distinctif.

ARTICLE VIII.

Immediately after the arrival of a despatch, the exchange office of destination shall verify its contents.

Errors found in the entries on the parcel bill must be corrected, after having been examined and attested by a second employee. The exchange office of origin must then be advised, by means of a bulletin of verification, to be sent in a special envelope.

When the parcel bill is missing, and when the exchange office of destination is not in possession of a duplicate, it at once proceeds to make up a list intended to replace the original parcel bill.

When a parcel entered on the parcel bill is missing, the relative entry is struck out, after verification of the shortage by a second employee. Advice thereof is immediately given to the despatching exchange office.

When a parcel arrives in damaged or imperfect condition, full particulars shall be reported on the same form.

If no bulletin of verification or other advice of error is received, a parcel post despatch is considered as regularly received and acknowledged to be correct in all respects.

ARTICLE IX.

Parcels which cannot be delivered, or which are refused by the addressee, are returned without cost by each of the contracting Administrations to the despatching exchange office after a period of 30 days, counting from the date of arrival of the parcel at the office of destination.

The charges to be collected from the sender for the return conveyance are fixed by each of

ARTICLE VIII.

Immédiatement après l'arrivée d'une dépêche, le bureau d'échange de destination doit en vérifier le contenu.

Les erreurs constatées dans les inscriptions de la feuille de route doivent être corrigées après avoir été examinées et attestées par un second employé. Le bureau d'échange d'origine doit alors en être avisé au moyen d'un bulletin de vérification à envoyer dans une enveloppe spéciale.

Lorsque la feuille de route fait défaut et que le bureau d'échange destinataire n'est pas en possession d'un duplicata, il procède immédiatement à l'établissement d'une liste destinée à remplacer la feuille de route originale.

Lorsqu'un colis inscrit sur la feuille de route fait défaut, l'inscription y relative est annulée sur la feuille de route après constatation du manque par un second employé. Avis en est immédiatement donné au bureau d'échange expéditeur.

Lorsqu'un colis arrive avarié ou dans un état défectueux, avis de tous les détails doit être donné sur le même formulaire.

S'il n'est arrivé aucun bulletin de vérification ou autre avis d'erreur, une dépêche de colis postaux est considérée comme régulièrement reçue et reconnue exacte à tous égards.

ARTICLE IX.

Les colis qui ne peuvent pas être délivrés ou qui sont refusés du destinataire, sont renvoyés, sans frais, par chacune des Administrations contractantes, au bureau d'échange expéditeur de la dépêche, après un délai de 30 jours à compter de la date d'arrivée du colis à l'office de destination.

Les taxes à percevoir de l'expéditeur pour le transport en retour sont fixées, par chacune des

Receipt of mail.

Correction of errors.

Substitute parcel bill.

Nonreceipt of parcel.

Damaged parcels.

Presumption of receipt.

Inability to deliver.

Collection of return charges.

the two Administrations in accordance with the regulations in force in its own service.

deux Administrations, suivant les règlements en vigueur dans son propre service.

Perishable articles.

When the contents of an undeliverable parcel are likely to putrefy or deteriorate, the parcel may be destroyed at once, if it is deemed necessary, or else sold for the benefit of the proper person, without previous notice or judicial formality, the post offices making the necessary communications in regard to each case of sale.

Lorsque le contenu d'un colis en rebut est sujet à putréfaction ou détérioration, il peut être immédiatement détruit, si cela est jugé nécessaire, ou vendu au profit de l'ayant-droit, sans avis préalable ou formalité juridique; les offices de poste se font les communications nécessaires sur chaque cas de vente.

#### ARTICLE X.

#### ARTICLE X.

Indemnity for loss or damage of registered mail.

In case of loss, damage or rifling detected in any shipment of registered parcels, except in cases of force majeure, the Administration of Posts in the service of which it is proven that the loss, damage or rifling took place is bound to reimburse the sender of the parcel, by way of indemnity, for an amount equal to the value of what has been lost, damaged or stolen. However, such indemnity may not exceed the sum of 50 francs for each registered parcel.

En cas de perte, d'avarie ou de vol constaté lors du chargement des colis enregistrés, excepté les cas de force majeure, l'Administration des postes dans le service de laquelle il est prouvé que la perte, l'avarie ou le vol a eu lieu, est tenue de rembourser à l'expéditeur du colis, à titre d'indemnité, le montant équivalent à la valeur de ce qui a été perdu, volé ou détérioré. Toutefois cette indemnité ne peut excéder la somme de fr. 50.—par colis enregistré.

Adjustment of claims.

The procedure adopted in order to fix responsibility in case of loss, damage or rifling, and in order to settle the question of payment of indemnity and of presenting the request for indemnity, is that prescribed by Article 10 of the Universal Postal Convention of Madrid concerning responsibility in regard to registered articles.

Le procédé adopté pour fixer la responsabilité en cas de perte, d'avarie ou de vol et pour régler la question du paiement de l'indemnité et la présentation de la demande en indemnité, est celui prescrit à l'article 10 de la Convention postale universelle de Madrid concernant la responsabilité en matière d'envois recommandés.

Vol. 42, p. 1984.

Time limit.

The request for indemnity is valid only if made within the period of one year, counting from the date of mailing of the registered parcel to which it relates.

La demande en indemnité n'est valable que si elle est faite dans le courant d'une année à compter de la date de consignation à la poste du colis enregistré auquel elle se rapporte.

#### ARTICLE XI.

#### ARTICLE XI.

Retention of charges.

The postage, registry, portage and storage charges belong entirely to the Administration collecting them. No special account is therefore to be made between the contracting Administrations. Outside of these provisions, the charges for transit through Germany of 10 cents or 50 centimes gold for each parcel up to the weight of 5 kilograms, and 18 cents or 90 centimes gold

Les taxes postales d'enregistrement, de factage et de magasinage appartiennent en entier à l'Administration qui les a perçues. Aucun décompte spécial n'a donc lieu de ce fait entre les Administrations contractantes. Outre ces dispositions, les droits de transit par l'Allemagne de 10 cents ou 50 centimes-or pour chaque colis jusqu'au poids de 5 kg et de 18 cents ou 90 centimes-or

Transit charges through Germany.

for those weighing from 5 to 10 kilograms originating in the United States of America, are paid by the Post Office Department of the United States of America to the Postal Administration of Germany.

pour ceux du poids de 5 à 10 kg en provenance des Etats-Unis d'Amérique sont payés par l'Administration des postes des Etats-Unis d'Amérique à l'Administration des postes allemandes.

ARTICLE XII.

ARTICLE XII.

The Postmaster General of the United States of America and the Director General of Posts and Telegraphs of Switzerland shall have authority jointly to make such further regulations of order and detail, and to provide for such changes and modifications as may be deemed necessary from time to time to carry out the Convention.

Le Directeur général des postes des Etats-Unis d'Amérique et le Directeur général des postes et des télégraphes de Suisse sont autorisés à convenir, de temps à autre, toute nouvelle disposition de détail et de pourvoir à toute modification qu'ils jugeront nécessaires pour assurer l'exécution de la présente convention.

Further regulations.

ARTICLE XIII.

ARTICLE XIII.

The present convention, concluded in the French and English languages, becomes effective and its provisions come into force on January 1, 1923, and shall continue in force until terminated by mutual agreement, but may, however, be annulled by either of the contracting parties, upon six months' notice.

La présente convention conclue dans les langues française et anglaise, déploie ses effets et ses dispositions deviennent exécutoires le 1<sup>er</sup> janvier 1923; elle reste en vigueur aussi longtemps que les deux Administrations contractantes ne conviennent pas de la considérer comme caduque. Cette convention peut cependant être résiliée par l'une ou l'autre des parties contractantes moyennant avertissement de six mois.

Effect and duration.

Done in duplicate and signed at Washington, December 15, 1922.

Fait en deux exemplaires et signé à Washington, le 15 décembre 1922.

Signatures.

[SEAL.]

HUBERT WORK

*The Postmaster General of the United States of America*

[SEAL.]

MARC PETER

*The Envoy Extraordinary and Minister Plenipotentiary of Switzerland in the United States of America*

The present convention has been negotiated and concluded with my advice and consent, and is hereby approved and ratified.

Approval by the President.

In witness whereof, I have caused the seal of the United States to be hereto affixed.

[SEAL.]

WARREN G. HARDING

By the President

CHARLES E. HUGHES

*Secretary of State*

WASHINGTON, April 14, 1923.

Ratifié

Ratification by Switzerland.

Berne, le 25 juillet 1923.

Au nom du Conseil fédéral suisse,  
Le Président de la Confédération:

SCHUEURER

Le Vice-Chancelier de la Confédération:  
KAESLIN

February 19, 1923.  
April 26, 1923.

*Parcel post convention between the United States and the Polish Republic. Signed at Warsaw, February 19, 1923, and at Washington, April 26, 1923; approved by the President, May 7, 1923.*

## CONVENTION

CONCERNING THE EXCHANGE OF PARCEL POST BETWEEN THE UNITED STATES OF AMERICA AND THE POLISH REPUBLIC.

Parcel post convention with Poland.  
Preamble.

The undersigned plenipotentiaries, John H. Bartlett, Acting Postmaster General of the United States of America, and JAN MOSCZYNSKI, Director of the Ministry of Posts and Telegraphs of the Polish Republic, for the purpose of improving postal relations between the United States of America and the Polish Republic, have concluded the present agreement concerning the exchange of parcel post between the two countries.

## ARTICLE I.

Scope of convention.

The provisions of the present convention apply exclusively to the exchange of parcel post between the United States of America and the Polish Republic. They do not, therefore, have any effect upon the provisions of the Universal Postal Convention at present in force.

## ARTICLE II.

Articles admitted to mails.

1. In the United States of America, parcels may be mailed as ordinary articles (without declared value) and as registered articles. In Poland, only ordinary parcels may be mailed.

Receipt.

2. The sender may, at the time of mailing, obtain a receipt in conformity with the regulations of the country of origin.

Nonresponsibility for loss or damage.

3. Neither of the contracting Administrations is responsible for loss or damage of parcels.

Therefore neither the sender nor the addressee, in either country, has any right to claim indemnity.

## ARTICLE III.

Dimensions.

Limit of weight.

1. No parcel may exceed 22 pounds (10 kilograms) in weight.

2. No parcel may exceed the following dimensions: Greatest length in any direction, 105 centimeters (3 feet 6 inches English measure); greatest length and girth combined, 180 centimeters (6 feet English measure).

Inadvertent receipt.

3. Parcels whose weight or dimensions exceed the limits indicated are not accepted for mailing. If, through inadvertence, a parcel not conforming to the rules laid down is accepted and despatched, the country of destination is obliged to accept such a parcel, only giving notice of the irregularity by Verification Certificate to the respective office of exchange.

## ARTICLE IV.

Address and packing.

1. Each parcel shall bear the exact address of the addressee, and must be packed so as to withstand the length of the conveyance, and to preserve effectively the contents of the parcel. The packing

must be arranged in such a way as to permit customs or postal agents to verify the contents easily.

2. The sender is obliged to indicate on the back of the despatch note (this concerns only Poland) and on the parcel itself (this concerns both countries), how the parcel should be disposed of in case of non-delivery. Provision for non-delivery.

For that purpose he makes one of the following notations:

(a) "In case of non-delivery at the address indicated, abandon." or

(b) "In case of non-delivery at the address indicated, deliver to M. ---"

Parcels which are not so marked will be returned in accordance with the provisions of Article XII hereafter.

3. The sender must make up, for each parcel, a customs declaration in duplicate, on a special form furnished for that purpose. Customs declaration requirements.

The said declaration shall give a general description of the parcel, an exact statement of its contents, the value of the individual objects, the date of mailing, the signature and address of the sender and the name of the addressee, and the place of destination.

The Postal Administrations decline all responsibility as to the exactness of the customs declarations.

The sender shall paste the said declarations to the parcel itself, or affix them to it (United States) or else attach them to the despatch note (Poland).

4. Each parcel is subject in the country of destination to all customs charges and regulations in force in that country. The customs duties and the other charges regularly due are collected upon delivery, in accordance with the regulations of the country of destination. Collection of charges.

#### ARTICLE V.

1. It is permitted by the present convention to send in parcel post packages: merchandise and all articles which are accepted for conveyance by any means of transportation in the domestic service of the country of origin and of the country of destination. Articles specially prohibited by Section 2 of the present Article are excepted. Articles admitted to the mails.

The Postal Administrations of the United States and Poland notify each other of the domestic provisions prohibiting the sending of certain articles.

2. Parcels containing the following articles are excluded from transmission. Prohibited articles.

a) letters or communications having the character of personal correspondence. It is permitted, however, to inclose in a parcel an open invoice in its simplest form, as well as a single copy of the despatch note and the address of the sender;

b) publications which violate the copyright laws in force in the country of destination;

c) tickets, advertisements, or circulars relative to lotteries;

d) all articles obscene and contrary to good morals;

e) live animals, except bees in boxes suitably prepared;

f) dead animals, except insects and reptiles thoroughly dried;

g) fruits and vegetables which decompose easily and products which exhale a bad odor;

h) poisons, and explosive or inflammable materials;

i) articles which may in any way damage other articles, or which present danger to the persons of the postal agents.

3. All merchandise admitted to despatch by the present convention, mailed in one of the countries and addressed to the other, may not be held or examined, except as far as it may be necessary for the collection of the customs duties. It shall be forwarded by the most rapid means to its destination and shall be subject in its transmission Freedom from delay, etc.

to the respective laws and regulations of each of the two countries in question.

Erroneous trans-  
missions.

4. In case the contents of a parcel delivered by one of the Administrations to the other is not in accordance with the provisions of the present article, the Administration of the country of destination of the parcel proceeds in the manner and forms prescribed by its domestic laws and regulations.

#### ARTICLE VI.

Letters not to accom-  
pany parcels.

Rejection, etc., if  
found.

1. It is forbidden to attach to the outside of parcels letters or communications having the character of personal correspondence.

If such are detected at the time of mailing of the parcel by the sender, and if it is possible to detach it from the parcel, it is detached and sent forward as an article in the letter mails; otherwise the parcel should be refused. If, through inadvertence, a parcel with a letter attached to it should be admitted, the country of destination should collect from the addressee a double postage charge on the letter or letters, in accordance with the provisions of the Universal Postal Convention.

No inclosure for other  
address.

2. No parcel may contain packages intended to be delivered at an address other than that borne by the parcel itself.

If packages of that kind are discovered, they are sent forward singly, and a new and distinct postage rate is applied to them, in accordance with the parcel post tariff.

#### ARTICLE VII.

Charges to be pre-  
paid.

In United States.

1. Prepayment of postage on parcel post is obligatory at the time of mailing, either by means of stamps or in cash.

The charges to be paid are as follows;

a) In the United States of America:

for a parcel whose weight does not exceed 1 pound (455 grams),  
12 cents.

for each additional pound (455 grams) or fraction of a pound, 12  
cents.

In Poland.

b) In Poland, payment is made in Polish marks, or, in the Polish part of Upper Silesia, in German marks, according to the equivalent in force;

for a parcel up to 1 kilogram in weight, 1.65 francs gold.

for a parcel from 1 to 5 kilograms, 2.25 " "

for a parcel from 5 to 10 kilograms, 3.95 " "

Prompt delivery.

2. In the country of destination the parcels are promptly delivered to the addressees in accordance with the domestic regulations of the country of destination, free of all charge for postage. Nevertheless the country of destination may, at its option, collect from the addressee a fee fixed in accordance with the regulations of that country for delivery and customs service.

Charges allowed.

That charge may not in any case exceed, for any parcel, 5 cents in the United States or the equivalent of 25 centimes gold in Poland.

#### ARTICLE VIII.

Mutual payments by  
postal administrations.

The Postal Administrations of the United States and Poland make payments to each other for each parcel sent from their post offices.

This payment amounts to 50 centimes gold for each parcel regardless of weight.

The accounts shall be made up each quarter, and, after having been verified and accepted on both sides, they shall be recapitulated in a general annual account by the service of the creditor Administration.

The balance resulting from the accounts shall be paid by the debtor Administration to the creditor Administration within one month following the receipt of the verified account.

ARTICLE IX.

1. The parcels shall form the subject of separate despatches to be exchanged directly between the United States and Poland. The country of origin must send its despatches to the country of destination at its cost and by the means at its disposal. The parcels may be transmitted, at the option of the despatching office, either in boxes or baskets specially constructed for the purpose, or in ordinary mail sacks. These receptacles must bear the note "Parcel Post" (Colis postaux) and be carefully closed with the aid of wax seals or otherwise, as may be mutually agreed upon by the contracting parties. Method of transportation.

2. Each country of destination shall return to the despatching office by the next mail all empty receptacles, barring other arrangements to be made on the subject. Return of empty sacks, etc.

3. Each despatch of parcel post must be accompanied by a parcel bill in duplicate. Thereon are mentioned individually all registered parcels. The ordinary parcels shall be indicated thereon in bulk, according to the aggregate sent in each despatch. Duplicate parcel bills.

The individual entries on the parcel bill must include the order number of each parcel, the office of origin, the name of the addressee, and the office of destination.

The parcel bill must be inserted in one of the receptacles composing the despatch; the label of the receptacle inclosing the parcel bill must be distinguished by the letters "F. F."

4. On the labels of the receptacles containing the registered parcels the order numbers under which the inclosed parcels are entered in the parcel bill must be indicated. Labels on receptacles.

ARTICLE X.

The reciprocal exchange of parcels between the offices of the two countries must be effected through the intermediary of exchange offices. For that purpose are designated: the post office of Danzig 1 on the part of Poland; and the office of New York on the part of the United States; other exchange offices may be designated later on by common consent. Exchange offices.

ARTICLE XI.

1. As soon as a mail reaches the exchange office of destination, it immediately verifies the contents. Receipt of mail.

2. In case of non-receipt of the parcel bill by the office of destination, a substitute bill is officially made up. Substitute parcel bill.

3. All errors detected in the entries of the parcel bill, after being verified by two agents, shall be corrected and noted, to be communicated to the despatching office by means of a "Bulletin of Verification". This is sent in a special envelope. Correction of errors.

4. If a parcel entered on the parcel bill is not received, after the loss is verified by two agents, the relative entry is cancelled, or else the number of ordinary parcels entered in bulk is corrected, and the fact reported immediately. Nonreceipt of parcels.

5. If a parcel arrives damaged or in imperfect condition, the damage or bad condition is reported in detail to the office of despatch. Damaged parcels.

6. If it is found that a parcel is insufficiently prepaid, the insufficient postage is not supplied, but the fact must be pointed out to the despatching exchange office by bulletin of verification. Insufficient payments.

Presumption of delivery.

7. If the despatching exchange office does not receive any bulletin of verification or advice of irregularity, it considers the despatch as regular in all respects and as duly received.

#### ARTICLE XII.

Missent parcels.

1. Any missent parcel received is immediately returned to the despatching exchange office. The sea transit charges in return are supported, as indicated in Section 3 of this article, by the Administration responsible for the missending of the parcel. The error is reported by means of a bulletin of verification.

Reforwarding charge.

2. Parcels reforwarded at the request of the sender or addressee, to the interior of the country of destination, or to other countries, are liable to an additional charge to the profit of the Administration which reforwards the parcel.

Inability to deliver, etc.

*Ante*, p. 1641.

3. Every parcel which cannot be delivered as addressed, or which is refused by the addressee, and which does not bear the notations provided for in Section 2 of Article IV, must be returned to the despatching exchange office after a period of 30 days from the date of its arrival at the office of destination.

Return charges.

The Postal Administration of the country of origin of the parcel is authorized to collect from the sender of a returned parcel a charge equal to the original postage. The said Administration shall pay to the reforwarding Administration the sea transit charges for returned parcels: 1 gold franc for each parcel up to the weight of 5 kilograms, and 2 gold francs for each parcel from 5 to 10 kilograms.

Prohibited articles.  
*Ante*, p. 1641.

Parcels whose contents come within the prohibitions of Article V are not returned to the country of origin but are treated in the manner prescribed by the domestic laws and regulations of the country of destination.

Perishable articles.

5. When the contents of a parcel which could not be delivered are liable to deterioration or corruption the parcel may be sold immediately, or, if for any reason its sale is impossible, it may be destroyed without previous notice.

Report of disposition.

6. A report is made up of the sale or destruction of a parcel: one copy of such report is transmitted to the office despatching the parcel.

The sum realized by the sale of the parcel shall serve, in the first place, to pay the charges with which the parcel is marked, and the difference, if any, shall be returned to the office of origin to be paid to the sender.

Charges annulled on returned articles.

7. The customs charges and all other charges applied to parcels are annulled when the parcels are returned to origin.

#### ARTICLE XIII.

Further regulations, etc.

The Postmaster General of the United States and the Director of the Ministry of Posts and Telegraphs of the Polish Republic shall have authority jointly to make such further regulations of order and detail and to provide for such changes and modifications as may be deemed necessary to carry out the convention from time to time.

#### ARTICLE XIV.

Effect and duration.

The present convention enters into force on April 1 1923; it shall remain in force until the contracting parties suspend it by common consent, or upon the desire of one of them and by means of previous notice given six months in advance.

Done in duplicate and signed at Warsaw 19 February 1923 and at Washington on April 26, 1923. Signatures.

Director of the Ministry of Posts and Telegraphs of  
Polish Republic.

[SEAL.]

MOSZCZYNSKI.

Acting Postmaster General of the United States of  
America.

[SEAL.]

JOHN H. BARTLETT.

The foregoing Parcel Post Convention between the United States of America and the Polish Republic has been negotiated and concluded with my advice and consent, and is hereby approved and ratified. Approval by the  
President.

In testimony whereof I have caused the seal of the United States to be hereunto affixed.

[SEAL.]

WARREN G HARDING

By the President:

CHARLES E. HUGHES  
*Secretary of State*

WASHINGTON, *May 7, 1923.*

December 13, 1921.

*Treaty between the United States, the British Empire, France and Japan relating to their insular possessions and insular dominions in the region of the Pacific Ocean. Signed at Washington, December 13, 1921; ratification advised by the Senate, with a reservation and understanding, March 24, 1922; ratified by the President, June 9, 1923; ratifications deposited with the Government of the United States, August 17, 1923; proclaimed, August 21, 1923.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Pacific Ocean Islands,  
with British Empire,  
France and Japan.  
Preamble.

Whereas a Treaty between the United States of America, the British Empire, France and Japan, relating to their insular possessions and insular dominions in the region of the Pacific Ocean, was concluded and signed by their respective plenipotentiaries at Washington on December 13, 1921, the original of which Treaty, in the English and French languages, is word for word as follows:

Contracting Powers.

Les Etats-Unis d'Amérique, l'Empire Britannique, la France et le Japon,

Post, p. 1650.

En vue de préserver la paix générale et de maintenir leurs droits touchant leurs possessions insulaires ainsi que leurs dominions insulaires dans la zone de l'Océan Pacifique,

Ont décidé de conclure un traité à cet effet et ont désigné pour leurs Plénipotentiaires, savoir:

Plenipotentiaries.

Le Président des Etats-Unis d'Amérique:

Charles Evans Hughes,  
Henry Cabot Lodge,  
Oscar W. Underwood,  
Elihu Root, citoyens des  
Etats-Unis;

Sa Majesté le Roi du Royaume-Uni de Grande-Bretagne et d'Irlande et des territoires britanniques au-delà des mers, Empereur des Indes:

Le Très-Honorable Arthur James Balfour, O. M.; M. P.; Lord Président du Conseil du Roi;

Le Très-Honorable Baron Lee of Fareham, G. B. E., K. C. B., Premier Lord de l'Amirauté;

Le Très-Honorable Sir Auckland Campbell

The United States of America, the British Empire, France and Japan,

With a view to the preservation of the general peace and the maintenance of their rights in relation to their insular possessions and insular dominions in the region of the Pacific Ocean,

Have determined to conclude a Treaty to this effect and have appointed as their Plenipotentiaries:

The President of the United States of America:

Charles Evans Hughes,  
Henry Cabot Lodge,  
Oscar W. Underwood and  
Elihu Root, citizens of the  
United States;

His Majesty the King of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas, Emperor of India:

The Right Honourable Arthur James Balfour, O. M., M. P., Lord President of His Privy Council;

The Right Honourable Baron Lee of Fareham, G. B. E., K. C. B., First Lord of His Admiralty;

The Right Honourable Sir Auckland Campbell

Geddes, K. C. B., son  
Ambassadeur Extra-  
ordinaire et Plénipo-  
tentiaire aux Etats-  
Unis d'Amérique;

Geddes, K. C. B., His  
Ambassador Extraor-  
dinary and Plenipoten-  
tiary to the United  
States of America;

Et

pour le Dominion du Canada:  
Le Très-Honorable Robert  
Laird Borden, G. C. M.  
G., K. C.;

pour le Commonwealth d'Aus-  
tralie:

L'Honorable George Fos-  
ter Pearce, Ministre de  
la Défense;

pour le Dominion de la Nou-  
velle-Zélande:

Sir John William Salmond,  
K. C., Juge à la Cour  
Suprême de Nouvelle-  
Zélande;

pour l'Union Sud-Africaine:

Le Très-Honorable Arthur  
James Balfour, O. M.,  
M. P.;

pour l'Inde:

Le Très-Honorable Val-  
ingman Sankaranara-  
yana Srinivasa Sastri,  
Membre du Conseil  
d'Etat de l'Inde;

Le Président de la République  
française:

M. René Viviani, Député,  
ancien Président du  
Conseil des Ministres.

M. Albert Sarraut, Député,  
Ministre des Colonies,

M. Jules J. Jusserand, Am-  
bassadeur Extraordi-  
naire et Plénipotentiaire  
près le Président des  
Etats-Unis d'Amérique,  
Grand'croix de l'Ordre  
National de la Légion  
d'honneur;

Sa Majesté l'Empereur du Ja-  
pon:

Le Baron Tomosaburo  
Kato, Ministre de la  
Marine, Junii, Membre  
de la Première Classe  
de l'Ordre Impérial du  
Grand Cordon du Soleil  
Levant avec la Fleur de  
Paulonia;

Le Baron Kijuro Shide-  
hara, Son Ambassadeur  
Extraordinaire et Pléni-  
potentiaire à Washing-  
ton, Joshii, Membre de

And

for the Dominion of Canada:  
The Right Honourable  
Robert Laird Borden,  
G. C. M. G., K. C.;

for the Commonwealth of Aus-  
tralia:

The Honourable George  
Foster Pearce, Minister  
of Defence;

for the Dominion of New Zea-  
land:

Sir John William Salmond,  
K. C., Judge of the Su-  
preme Court of New  
Zealand;

for the Union of South Africa:

The Right Honourable Ar-  
thur James Balfour, O.  
M., M. P.;

for India:

The Right Honourable  
Valingman Sankaran-  
arayana Srinivasa Sas-  
tri, Member of the In-  
dian Council of State;

The President of the French  
Republic:

Mr. René Viviani, Deputy,  
Former President of the  
Council of Ministers;

Mr. Albert Sarraut, Dep-  
uty, Minister of the Col-  
onies;

Mr. Jules J. Jusserand,  
Ambassador Extraordi-  
nary and Plenipoten-  
tiary to the United  
States of America, Grand  
Cross of the National  
Order of the Legion of  
Honour;

His Majesty the Emperor of  
Japan:

Baron Tomosaburo Kato,  
Minister for the Navy,  
Junii, a member of the  
First Class of the Impe-  
rial Order of the Grand  
Cordon of the Rising  
Sun with the Paulownia  
Flower;

Baron Kijuro Shidehara,  
His Ambassador Extra-  
ordinary and Plenipo-  
tentiaire at Washington,  
Joshii, a member of the

la Première Classe de l'Ordre Impérial du Soleil Levant;

Le Prince Iyesato Tokugawa, Junii, Membre de la Première Classe de l'Ordre Impérial du Soleil Levant;

M. Masanao Hanihara, Vice-Ministre des Affaires Etrangères, Jushii, Membre de la Seconde Classe de l'Ordre Impérial du Soleil Levant;

Lesquels, après avoir échangé leurs pleins pouvoirs reconnus en bonne et due forme, ont convenu des dispositions suivantes:

I.

Les Hautes Parties Contractantes conviennent, en ce qui les concerne, de respecter leurs droits touchant leurs possessions insulaires ainsi que leurs dominions insulaires dans la zone de l'Océan Pacifique.

S'il venait à surgir entre certaines des Hautes Parties Contractantes un différend issu d'une question quelconque concernant le Pacifique et mettant en cause leurs droits ci-dessus visés, différend qui ne serait pas réglé d'une façon satisfaisante par la voie diplomatique et qui risquerait de compromettre l'heureuse harmonie existant actuellement entre elles, ces Puissances devront inviter les autres Parties Contractantes à se réunir dans une Conférence qui sera saisie de l'ensemble de la question aux fins d'examen et de règlement.

II.

Au cas où les droits ci-dessus visés seraient menacés par la conduite agressive de toute autre Puissance, les Hautes Parties Contractantes devront entrer en communication entre elles de la manière la plus complète et la plus franche, afin d'arriver à une entente sur les mesures les plus efficaces à prendre, conjointement ou séparément, pour faire face aux nécessités de la situation.

III.

Le présent Traité produira ses effets pendant une durée de dix

First Class of the Imperial Order of the Rising Sun;

Prince Iyesato Tokugawa, Junii, a member of the First Class of the Imperial Order of the Rising Sun;

Mr. Masanao Hanihara, Vice-Minister for Foreign Affairs, Jushii, a member of the Second Class of the Imperial Order of the Rising Sun;

Who, having communicated their Full Powers, found in good and due form, have agreed as follows:

I.

The High Contracting Parties agree as between themselves to respect their rights in relation to their insular possessions and insular dominions in the region of the Pacific Ocean.

If there should develop between any of the High Contracting Parties a controversy arising out of any Pacific question and involving their said rights which is not satisfactorily settled by diplomacy and is likely to affect the harmonious accord now happily subsisting between them, they shall invite the other High Contracting Parties to a joint conference to which the whole subject will be referred for consideration and adjustment.

II.

If the said rights are threatened by the aggressive action of any other Power, the High Contracting Parties shall communicate with one another fully and frankly in order to arrive at an understanding as to the most efficient measures to be taken, jointly or separately, to meet the exigencies of the particular situation.

III.

This Treaty shall remain in force for ten years from the time

Agreement to respect rights of Contracting Powers in Pacific Ocean Islands.

Controversies not diplomatically settled to be adjusted by joint conferences.

Threatened aggressions by other Powers to be communicated to Contracting Parties for action.

Duration.

années à dater du jour de sa mise en vigueur, et, à l'expiration de la dite période, continuera à produire ses effets sous réserve du droit de chacune des Hautes Parties Contractantes d'y mettre fin sur préavis de douze mois.

## IV.

Le présent Traité sera ratifié aussitôt que faire se pourra, conformément aux méthodes constitutionnelles des Hautes Parties contractantes; il entrera en vigueur dès le dépôt des ratifications qui sera effectué à Washington; sur quoi, la Convention entre la Grande Bretagne et le Japon, conclue à Londres le 13 Juillet 1911, prendra fin. Le Gouvernement des Etats-Unis remettra à chacune des Puissances signataires une copie certifiée conforme du procès-verbal de dépôt des ratifications.

Le présent Traité, en français et en anglais, restera déposé dans les archives du Gouvernement des Etats-Unis et des copies certifiées conformes en seront remises par ce Gouvernement à chacune des Puissances Signataires.

En foi de quoi les Plénipotentiaires sus-nommés ont signé le présent Traité.

Fait à Washington, le treize Décembre mil neuf cent vingt et un.

it shall take effect, and after the expiration of said period it shall continue to be in force subject to the right of any of the High Contracting Parties to terminate it upon twelve months' notice.

## IV.

This Treaty shall be ratified as soon as possible in accordance with the constitutional methods of the High Contracting Parties and shall take effect on the deposit of ratifications, which shall take place at Washington, and thereupon the agreement between Great Britain and Japan, which was concluded at London on July 13, 1911, shall terminate. The Government of the United States will transmit to all the Signatory Powers a certified copy of the *procès-verbal* of the deposit of ratifications.

The present Treaty, in French and in English, shall remain deposited in the Archives of the Government of the United States, and duly certified copies thereof will be transmitted by that Government to each of the Signatory Powers.

In faith whereof the above named Plenipotentiaries have signed the present Treaty.

Done at the City of Washington, the thirteenth day of December, One Thousand Nine Hundred and Twenty-One.

Deposit of ratifications.

Agreement between Great Britain and Japan to then terminate.

Treaty to remain in archives of United States.

Copies to Signatory Powers.

Signatures.

	CHARLES EVANS HUGHES	[SEAL]
	HENRY CABOT LODGE	[SEAL]
	OSCAR W UNDERWOOD	[SEAL]
	ELIHU ROOT	[SEAL]
	ARTHUR JAMES BALFOUR	[SEAL]
	LEE OF FAREHAM.	[SEAL]
	A. C. GEDDES	[SEAL]
[SEAL]	R. L. BORDEN.	
[SEAL]	G. F. PEARCE	
[SEAL]	JOHN W SALMOND	
[SEAL]	ARTHUR JAMES BALFOUR	
[SEAL]	V S SRINIVASA SASTRI	
[SEAL]	RENÉ VIVIANI	
[SEAL]	A SARRAUT	
[SEAL]	JUSSERAND	
[SEAL]	T. KATO	
[SEAL]	K. SHIDEHARA	
[SEAL]	TOKUGAWA IYESATO	
[SEAL]	M. HANIHARA	

Ratifications deposited.

And Whereas the said Treaty has been duly ratified on all parts and the ratifications of the said Governments were deposited with the Government of the United States of America on August 17, 1923;

Reservation by United States.  
*Ante*, p. 1648.

And Whereas the said Treaty was ratified by the United States subject to the reservation and understanding that "The United States understands that under the statement in the preamble and under the terms of this Treaty there is no commitment to armed force, no alliance, no obligation to join in any defense";

Proclamation.

Now, therefore, be it known that I, Calvin Coolidge, President of the United States of America, have caused the said Treaty to be made public, to the end that the same and every article and clause thereof may be observed and fulfilled with good faith by the United States and the citizens thereof, subject to the aforesaid understanding and reservation.

In testimony whereof, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done in the City of Washington this twenty-first day of August in the year of our Lord one thousand nine hundred and [SEAL.] twenty-three, and of the Independence of the United States of America the one hundred and forty-eighth.

CALVIN COOLIDGE

By the President:

CHARLES E. HUGHES  
*Secretary of State.*

Declaration.

#### DECLARATION.

Understanding and intent of Signatory Powers.

Il est déclaré, au moment de signer ce jour le traité entre les Etats-Unis d'Amérique, l'Empire Britannique, la France et le Japon, que c'est la volonté et l'intention des Puissances signataires:

Application to Pacific mandated islands.

1. Que le traité s'appliquera aux Iles sous mandat situées dans l'Océan Pacifique; sous réserve cependant que la conclusion du traité ne pourra être considérée comme impliquant l'assentiment, de la part des Etats-Unis d'Amérique, aux mandats et n'empêchera pas la conclusion, entre les Etats-Unis d'Amérique et les Puissances mandataires respectivement, d'accords ayant trait aux Iles sous mandat.

Assent of United States construed.

2. Que ne seront pas comprises parmi les contestations visées au second paragraphe de l'article premier les questions qui, d'après les principes du droit international, relèvent exclusivement de la souveraineté des Puissances respectives.

Domestic controversies excluded from conferences.

Washington, le treize Décembre, dix-neuf cent vingt et un.

CHARLES EVANS HUGHES  
HENRY CABOT LODGE  
OSCAR W UNDERWOOD  
ELIHU ROOT  
ARTHUR JAMES BALFOUR  
LEE OF FAREHAM.  
A. C. GEDDES  
R. L. BORDEN.  
G. F. PEARCE  
JOHN W SALMOND  
ARTHUR JAMES BALFOUR  
V S SRINIVASA SASTRI  
RENÉ VIVIANI  
A SARRAUT  
JUSSERAND  
T. KATO  
K. SHIDEHARA  
TOKUGAWA IYESATO  
M. HANIHARA

In signing the Treaty this day between The United States of America, The British Empire, France and Japan, it is declared to be the understanding and intent of the Signatory Powers:

1. That the Treaty shall apply to the Mandated Islands in the Pacific Ocean; provided, however, that the making of the Treaty shall not be deemed to be an assent on the part of the United States of America to the mandates and shall not preclude agreements between The United States of America and the Mandatory Powers respectively in relation to the mandated islands.

2. That the controversies to which the second paragraph of Article I refers shall not be taken to embrace questions which according to principles of international law lie exclusively within the domestic jurisdiction of the respective Powers.

Washington, D. C., December 13, 1921.

CHARLES EVANS HUGHES  
HENRY CABOT LODGE  
OSCAR W UNDERWOOD  
ELIHU ROOT  
ARTHUR JAMES BALFOUR  
LEE OF FAREHAM.  
A. C. GEDDES  
R. L. BORDEN.  
G. F. PEARCE  
JOHN W SALMOND  
ARTHUR JAMES BALFOUR  
V S SRINIVASA SASTRI  
RENÉ VIVIANI  
A SARRAUT  
JUSSERAND  
T. KATO  
K. SHIDEHARA  
TOKUGAWA IYESATO  
M. HANIHARA

PROCÈS-VERBAL

August 17, 1923.

OF DEPOSIT OF RATIFICATIONS OF THE TREATY BETWEEN THE UNITED STATES OF AMERICA, THE BRITISH EMPIRE, FRANCE AND JAPAN, RELATING TO THEIR INSULAR POSSESSIONS AND INSULAR DOMINIONS IN THE REGION OF THE PACIFIC OCEAN, CONCLUDED AT WASHINGTON, DECEMBER 13, 1921.

Procès-verbal.

In conformity with Article IV of the Treaty between the United States of America, the British Empire, France and Japan relating to their insular possessions and insular dominions in the region of the Pacific Ocean, concluded at Washington on December 13, 1921, the undersigned representatives of the United States of America, the British Empire, France and Japan this day met at the Department of State at Washington to proceed with the deposit with the Government of the United States of America of the instruments of ratification of the said Treaty by the governments they represent.

Meeting for deposit of ratifications. *Ante*, p. 1649.

The representative of the United States of America declared that the instrument of ratification of the United States is deposited with the reservation and understanding, recited in the ratification, that—

Reservation by United States.

“The United States understands that under the statement in the preamble or under the terms of this treaty there is no commitment to armed force, no alliance, no obligation to join in any defense.”

The instruments of ratification produced having been found upon examination to be in due form, are entrusted to the Government of the United States of America to be deposited in the archives of the Department of State.

Ratifications deposited.

IN WITNESS WHEREOF, the present procès-verbal, of which a certified copy will be sent by the Government of the United States of America to each one of the Powers signatory to the said treaty, is signed:

Signatures.

Done at Washington, August 17, 1923, at 12 o'clock.

For the United States:

CHARLES EVANS HUGHES [SEAL]

For the British Empire:

H. G. CHILTON [SEAL]

For France:

ANDRÉ DE LABOULAYE [SEAL]

For Japan:

M. HANIHARA [SEAL]

February 6, 1922.

*Agreement between the United States, the British Empire, France, and Japan supplementary to the treaty of December 13, 1921, between the same four Powers relating to their insular possessions and insular dominions in the region of the Pacific Ocean. Signed at Washington, February 6, 1922; ratification advised by the Senate, with a reservation and understanding, March 27, 1922; ratified by the President, June 9, 1923; ratifications deposited with the Government of the United States, August 17, 1923; proclaimed, August 21, 1923.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Pacific Ocean Islands, with British Empire, France and Japan. Preamble. *Ante*, p. 1646.

Whereas an Agreement between the United States of America, the British Empire, France and Japan, supplementary to the Treaty between the same four Powers relating to their insular possessions and insular dominions in the region of the Pacific Ocean, signed at Washington on December 13, 1921, was concluded and signed by their respective Plenipotentiaries at Washington on February 6, 1922, the original of which Agreement, in the English and French languages, is word for word as follows:

Contracting Powers.

Les Etats-Unis d'Amérique, l'Empire Britannique, la France et le Japon ont convenu, par l'entremise de leurs Plénipotentiaires respectifs, d'ajouter la clause suivante au Traité signé entre les quatre Puissances à Washington le 13 décembre 1921.

The United States of America, the British Empire, France and Japan have, through their respective Plenipotentiaries, agreed upon the following stipulations supplementary to the Quadruple Treaty signed at Washington on December 13, 1921:

*Ante*, p. 1646.

Application of prior treaty to insular possessions and dominions of Japan.

Les expressions "possessions insulaires" et "dominions insulaires" employées dans le dit Traité ne s'appliquera, en ce qui concerne le Japon, qu'au Karafuto (c'est-à-dire à la partie sud de l'île de Sakhaline) à Formose et aux Pescadores, ainsi qu'aux îles placées sous le mandat du Japon.

The term "insular possessions and insular dominions" used in the aforesaid Treaty shall, in its application to Japan, include only Karafuto (or the Southern portion of the island of Sakhalin), Formosa and the Pescadores, and the islands under the mandate of Japan.

Effect.

Le présent accord aura même force et valeur que le dit Traité dont il forme une clause supplémentaire.

The present agreement shall have the same force and effect as the said Treaty to which it is supplementary.

Deposit of ratifications.

Les dispositions touchant les ratifications, contenues dans l'article IV du dit Traité du 13 décembre 1921, seront applicables au présent accord. Le texte, rédigé en français et en anglais, restera déposé dans les archives du Gouvernement des Etats-Unis.

The provisions of Article IV of the aforesaid Treaty of December 13, 1921, relating to ratification shall be applicable to the present Agreement, which in French and English shall remain deposited in the Archives of the Government of the United States, and duly certified copies thereof shall be transmitted by that Government to each of the other Contracting Powers.

Agreement to remain in archives of United States.

Copies to Contracting Powers.

Une expédition authentique en sera remise par ce Gouvernement à chacune des autres Puissances Contractantes.

En foi de quoi, les Plénipotentiaires des Puissances susnommées ont signé au présent accord.  
Fait à Washington le six février, mil neuf cent vingt-deux.

In faith whereof the respective Plenipotentiaries have signed the present Agreement.  
Done at the City of Washington, the sixth day of February, One Thousand Nine Hundred and Twenty-two.

Signatures.

	CHARLES EVANS HUGHES	[SEAL]
	HENRY CABOT LODGE	[SEAL]
	OSCAR W UNDERWOOD	[SEAL]
[SEAL]	ELIHU ROOT	
[SEAL]	ARTHUR JAMES BALFOUR	
[SEAL]	LEE OF FAREHAM.	
[SEAL]	A. C. GEDDES	
[SEAL]	R. L. BORDEN.	
[SEAL]	G. F. PEARCE	
[SEAL]	JOHN W SALMOND	
[SEAL]	ARTHUR JAMES BALFOUR	
[SEAL]	V S SRINIVASA SASTRI	
	A SARRAUT	[SEAL]
	JUSSERAND	[SEAL]
	T. KATO	[SEAL]
	K. SHIDEHARA	[SEAL]
	M. HANIHARA	[SEAL]

And Whereas the said Agreement has been ratified on all parts and the ratifications of the said Governments were deposited with the Government of the United States of America on August 17, 1923;

Ratifications deposited.

And Whereas the said Agreement was ratified by the United States subject to the following reservation and understanding, which repeats the declaration of intent and understanding made by the representatives of the Powers signatories of the said Treaty relating to their insular possessions and insular dominions in the region of the Pacific Ocean:

Reservation by United States.

*Ante*, p. 1646.

"1. That the Four Power Treaty relating to Pacific Possessions shall apply to the Mandated Islands in the Pacific Ocean; provided, however, that the making of the Treaty shall not be deemed to be an assent on the part of the United States of America to the mandates and shall not preclude agreements between the United States of America and the Mandatory Powers respectively in relation to the mandated islands.

Understanding. Application to mandated islands. Assent of United States construed.

"2. That the controversies to which the second paragraph of Article 1 of the Four Power Treaty relating to Pacific Possessions refers shall not be taken to embrace questions which according to principles of international law lie exclusively within the domestic jurisdiction of the respective Powers."

Domestic controversies excluded from controversies.

Now, therefore, be it known that I, Calvin Coolidge, President of the United States of America, have caused the said Agreement to be made public, to the end that the same and every article and clause thereof may be observed and fulfilled in good faith by the United States and the citizens thereof, subject to the aforesaid reservation and understanding.

Proclamation.

In testimony whereof I have hereunto set my hand and caused the seal of the United States of America to be affixed.

Done in the City of Washington this twenty-first day of August in the year of our Lord one thousand nine hundred and [SEAL.] twenty three, and of the Independence of the United States of America the one hundred and forty-eighth.

CALVIN COOLIDGE

By the President:  
CHARLES E. HUGHES  
*Secretary of State.*

August 17, 1923.  
Procès-verbal.

PROCÈS-VERBAL

OF DEPOSIT OF RATIFICATIONS OF THE AGREEMENT BETWEEN THE UNITED STATES OF AMERICA, THE BRITISH EMPIRE, FRANCE AND JAPAN, CONCLUDED AT WASHINGTON, FEBRUARY 6, 1922, SUPPLEMENTARY TO THE TREATY CONCLUDED BETWEEN THEM ON DECEMBER 13, 1921, RELATING TO THEIR INSULAR POSSESSIONS AND INSULAR DOMINIONS IN THE REGION OF THE PACIFIC OCEAN.

Meeting for deposit of ratifications.  
Post, p. 1655.  
Ann, p. 1646.

In conformity with the Agreement between the United States of America, the British Empire, France and Japan, concluded at Washington on February 6, 1922, supplementary to the Treaty concluded between the same Four Powers at Washington on December 13, 1921, relating to their insular possessions and insular dominions in the region of the Pacific Ocean, the undersigned representatives of the United States of America, the British Empire, France and Japan this day met at the Department of State at Washington to proceed with the deposit with the Government of the United States of America of the instruments of ratification of the said Agreement by the governments they respectively represent.

Reservation by the United States.

The representative of the United States of America declared that the instrument of ratification of the United States is deposited with the reservation and understanding recited in the ratification, and which repeats the declaration of intent and understanding signed on December 13, 1921, by the Plenipotentiaries of the Four Powers Signatories of the Treaty of December 13, 1921, as follows:

Understanding and intent of Signatory Powers.

"1. That the Four Power Treaty relating to Pacific Possessions shall apply to the Mandated Islands in the Pacific Ocean; provided, however, that the making of the Treaty shall not be deemed to be an assent on the part of the United States of America to the mandates and shall not preclude agreements between the United States of America and the Mandatory Powers respectively in relation to the mandated islands.

Application to Pacific mandated islands.

"2. That the controversies to which the second paragraph of Article I of the Four Power Treaty relating to Pacific Possessions refers shall not be taken to embrace questions which according to principles of international law lie exclusively within the domestic jurisdiction of the respective Powers."

Assent of United States construed.

Domestic controversies excluded from conferences.

The instruments of ratification produced, having been found upon examination to be in due form, are entrusted to the Government of the United States of America to be deposited in the archives of the Department of State.

Ratifications deposited.

IN WITNESS WHEREOF, the present procès-verbal, of which a certified copy will be sent by the Government of the United States of America to each one of the Powers signatory to the said Treaty, is signed.

Signatures.

Done at Washington, August 17, 1923, at 12 o'clock.

For the United States of America:  
CHARLES EVANS HUGHES [SEAL]  
For the British Empire:  
H. G. CHILTON [SEAL]  
For France:  
ANDRÉ DE LABOULAYE [SEAL]  
For Japan:  
M. HANIHARA [SEAL]

*Treaty between the United States, the British Empire, France, Italy and Japan agreeing to a limitation of naval armament. Signed at Washington, February 6, 1922; ratification advised by the Senate, March 29, 1922; ratified by the President, June 9, 1923; ratifications deposited with the Government of the United States, August 17, 1923; proclaimed, August 21, 1923.*

February 6, 1922.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

A PROCLAMATION.

Whereas a Treaty between the United States of America, the British Empire, France, Italy and Japan, agreeing to a limitation of naval armament, was concluded and signed by their respective plenipotentiaries at Washington on February 6, 1922, the original of which Treaty, in the English and French languages, is word for word as follows:

Naval armament limitation with British Empire, France, Italy and Japan.

Les Etats-Unis d'Amérique, l'Empire Britannique, la France, l'Italie et le Japon;

The United States of America, the British Empire, France, Italy and Japan;

Contracting Powers.

Désireux de contribuer au maintien de la paix générale et de réduire le fardeau imposé par la compétition en matière d'armement;

Desiring to contribute to the maintenance of the general peace, and to reduce the burdens of competition in armament;

Ont résolu, pour atteindre ce but, de conclure un traité limitant leur armement naval.

Have resolved, with a view to accomplishing these purposes, to conclude a treaty to limit their respective naval armament, and to that end have appointed as their Plenipotentiaries;

A cet effet, les Puissances Contractantes ont désigné pour leurs Plénipotentiaires:

The President of the United States of America:

Plenipotentiaries.

Le Président des Etats-Unis d'Amérique:

Charles Evans Hughes,  
Henry Cabot Lodge,  
Oscar W. Underwood,  
Elihu Root,  
citoyens des Etats-Unis;

Charles Evans Hughes,  
Henry Cabot Lodge,  
Oscar W. Underwood,  
Elihu Root,  
citizens of the United States;

Sa Majesté le Roi du Royaume-Uni de Grande Bretagne et d'Irlande et des Territoires britanniques au delà des mers, Empereur des Indes:

His Majesty the King of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas, Emperor of India:

Le Très-Honorable Arthur James Balfour, O. M., M. P., Lord Président du Conseil du Roi;

The Right Honourable Arthur James Balfour, O. M., M. P., Lord President of His Privy Council;

Le Très-Honorable Baron Lee of Fareham, G.B.E., K. C. B., Premier Lord de l'Amirauté.

The Right Honourable Baron Lee of Fareham, G. B. E., K. C. B., First Lord of His Admiralty;

- Le Très-Honorable Sir  
Auckland Campbell  
Geddes, K. C. B., Son  
Ambassadeur Extraor-  
dinaire et Plénipotentia-  
ire aux Etats-Unis  
d'Amérique;
- et  
pour le Dominion du Canada:  
Le Très-Honorable Sir  
Robert Laird Borden,  
G. C. M. G., K. C.;
- pour le Commonwealth d'Aus-  
tralie:  
Le Très-Honorable George  
Foster Pearce, Sénateur,  
Ministre de l'Intérieur  
et des Territoires;
- pour le Dominion de la Nou-  
velle Zélande:  
L'Honorable Sir John Wil-  
liam Salmond, K. C.,  
Juge à la Cour Suprême  
de Nouvelle-Zélande;
- pour l'Union Sud-Africaine:  
Le Très-Honorable Arthur  
James Balfour, O. M.,  
M. P.;
- pour l'Inde:  
Le Très-Honorable Valing-  
man Sankaranaraya-  
na Srinivasa Sastri,  
Membre du Conseil  
d'Etat de l'Inde;
- Le Président de la République  
Française:  
M. Albert Sarraut, Député,  
Ministre des Colonies;
- M. Jules J. Jusserand, Am-  
bassadeur Extraordi-  
naire et Plénipotentiaire  
près le Président des  
Etats Unis d'Amérique,  
Grand Croix de l'Ordre  
National de la Légion  
d'Honneur;
- Sa Majesté le Roi d'Italie:  
L'Honorable Carlo Schan-  
zer, Sénateur du Roy-  
aume;
- L'Honorable Vittorio Ro-  
landi Ricci, Sénateur du  
Royaume, Son Ambassa-  
deur Extraordinaire et  
Plénipotentiaire à Wash-  
ington;
- L'Honorable Luigi Alber-  
tini, Sénateur du Roy-  
aume;
- The Right Honourable  
Sir Auckland Campbell  
Geddes, K. C. B., His  
Ambassador Extraordi-  
nary and Plenipotenti-  
ary to the United States  
of America;
- and  
for the Dominion of Canada:  
The Right Honourable Sir  
Robert Laird Borden,  
G. C. M. G., K. C.;
- for the Commonwealth of Aus-  
tralia:  
Senator the Right Honour-  
able George Foster  
Pearce, Minister for  
Home and Territories;
- for the Dominion of New Zea-  
land:  
The Honourable Sir John  
William Salmond, K. C.,  
Judge of the Supreme  
Court of New Zealand;
- for the Union of South Africa:  
The Right Honourable  
Arthur James Balfour,  
O. M., M. P.;
- for India:  
The Right Honourable Va-  
lingman Sankaranara-  
yana Srinivasa Sastri,  
Member of the Indian  
Council of State;
- The President of the French  
Republic:  
Mr. Albert Sarraut, Dep-  
uty, Minister of the Col-  
onies;
- Mr. Jules J. Jusserand,  
Ambassador Extraordi-  
nary and Plenipotenti-  
ary to the United States  
of America, Grand Cross  
of the National Order of  
the Legion of Honour;
- His Majesty the King of Italy:  
The Honourable Carlo  
Schanzer, Senator of the  
Kingdom;
- The Honourable Vittorio  
Rolandi Ricci, Senator  
of the Kingdom, His Am-  
bassador Extraordinary  
and Plenipotentiary at  
Washington;
- The Honourable Luigi Al-  
bertini, Senator of the  
Kingdom;

Sa Majesté l'Empereur du Japon:

His Majesty the Emperor of Japan:

Le Baron Tomosaburo Kato, Ministre de la Marine, Junii, Membre de la Première Classe de l'Ordre Impérial du Grand Cordon du Soleil Levant avec la Fleur de Paulonia;

Baron Tomosaburo Kato, Minister for the Navy, Junii, a member of the First Class of the Imperial Order of the Grand Cordon of the Rising Sun with the Paulownia Flower;

Le Baron Kijuro Shidehara, Son Ambassadeur Extraordinaire et Plénipotentiaire à Washington, Joshii, Membre de la Première Classe de l'Ordre Impérial du Soleil Levant;

Baron Kijuro Shidehara, His Ambassador Extraordinary and Plenipotentiary at Washington, Joshii, a member of the First Class of the Imperial Order of the Rising Sun;

M. Masanao Hanihara, Vice-Ministre des Affaires Etrangères, Jushii, Membre de la Seconde Classe de l'Ordre Impérial du Soleil Levant;

Mr. Masanao Hanihara, Vice Minister for Foreign Affairs, Jushii, a member of the Second Class of the Imperial Order of the Rising Sun;

lesquels, après avoir échangé leurs pleins pouvoirs, reconnus en bonne et due forme, ont convenu des dispositions suivantes:

Who, having communicated to each other their respective full powers, found to be in good and due form, have agreed as follows:

## CHAPITRE I.

## CHAPTER I.

### DISPOSITIONS GÉNÉRALES RELATIVES À LA LIMITATION DE L'ARMEMENT NAVAL.

### GENERAL PROVISIONS RELATING TO THE LIMITATION OF NAVAL ARMAMENT.

General provisions.

#### ARTICLE I.

#### ARTICLE I.

Les Puissances Contractantes conviennent de limiter leur armement naval ainsi qu'il est prévu au présent traité.

The Contracting Powers agree to limit their respective naval armament as provided in the present Treaty.

Mutual agreement.

#### ARTICLE II.

#### ARTICLE II.

Les Puissances Contractantes pourront conserver respectivement les navires de ligne énumérés au chapitre II partie 1. A la mise en vigueur du présent Traité et sous réserve des dispositions ci-dessous du présent article, il sera disposé comme il est prescrit au chapitre II, partie 2, de tous les autres navires de ligne des Etats-Unis, de l'Empire Britannique et du Japon, construits ou en construction.

The Contracting Powers may retain respectively the capital ships which are specified in Chapter II, Part 1. On the coming into force of the present Treaty, but subject to the following provisions of this Article, all other capital ships, built or building, of the United States, the British Empire and Japan shall be disposed of as prescribed in Chapter II, Part 2.

Capital ships.

Retention allowed.

Post, p. 1664.

Disposition of all others.

Post, p. 1666.

En sus des navires de ligne énumérés au chapitre II, partie 1, les Etats-Unis pourront achever et conserver deux navires actuellement en construction de la

In addition to the capital ships specified in Chapter II, Part 1, the United States may complete and retain two ships of the *West Virginia* class now under con-

Special construction etc., permitted. By United States.

classe *West Virginia*. A l'achèvement de ces deux navires, il sera disposé du *North Dakota* et du *Delaware* comme il est prescrit au chapitre II, partie 2.

Post, p. 1666.

By British Empire.

L'Empire Britannique pourra, conformément au tableau de remplacement du chapitre II, partie 3, construire deux nouveaux navires de ligne ayant chacun un déplacement type maximum de 35.000 tonnes (35.560 tonnes métriques). A l'achèvement de ces deux navires, il sera disposé du *Thunderer*, du *King George V*, de l'*Ajax* et du *Centurion* comme il est prescrit au chapitre II, partie 2.

Post, p. 1669.

Post, p. 1665.

On the completion of these two ships the *North Dakota* and *Delaware* shall be disposed of as prescribed in Chapter II, Part 2.

The British Empire may, in accordance with the replacement table in Chapter II, Part 3, construct two new capital ships not exceeding 35,000 tons (35,560 metric tons) standard displacement each. On the completion of the said two ships the *Thunderer*, *King George V*, *Ajax* and *Centurion* shall be disposed of as prescribed in Chapter II, Part 2.

#### ARTICLE III.

Sous réserve des dispositions de l'article II, les Puissances Contractantes abandonneront leur programme de construction de navires de ligne et ne construiront ou n'acquerront aucun nouveau navire de ligne, à l'exception du tonnage de remplacement qui pourra être construit ou acquis comme il est spécifié au chapitre II, partie 3.

Present building programs abandoned.

Exception.

Post, p. 1669.

Disposal of replaced ships.

Post, p. 1669.

Il sera disposé selon les prescriptions du chapitre II, partie 2, des navires remplacés conformément au chapitre II, partie 3.

#### ARTICLE IV.

Le tonnage total des navires de ligne de remplacement, calculé d'après le déplacement type, ne dépassera pas, pour chacune des Puissances Contractantes, savoir: pour les Etats-Unis, 525.000 tonnes (533.400 tonnes métriques); pour l'Empire Britannique 525.000 tonnes (533.400 tonnes métriques); pour la France 175.000 tonnes (177.800 tonnes métriques); pour l'Italie 175.000 tonnes (177.800 tonnes métriques); pour le Japon 315.000 tonnes (320.040 tonnes métriques).

Replacement tonnage limit.

#### ARTICLE V.

Les Puissances Contractantes s'engagent à ne pas acquérir, à ne pas construire et à ne pas faire construire de navire de ligne

Maximum tonnage allowed a ship.

#### ARTICLE III.

Subject to the provisions of Article II, the Contracting Powers shall abandon their respective capital ship building programs, and no new capital ships shall be constructed or acquired by any of the Contracting Powers except replacement tonnage which may be constructed or acquired as specified in Chapter II, Part 3.

Ships which are replaced in accordance with Chapter II, Part 3, shall be disposed of as prescribed in Part 2 of that Chapter.

#### ARTICLE IV.

The total capital ship replacement tonnage of each of the Contracting Powers shall not exceed in standard displacement, for the United States 525,000 tons (533,400 metric tons); for the British Empire 525,000 tons (533,400 metric tons); for France 175,000 tons (177,800 metric tons); for Italy 175,000 tons (177,800 metric tons); for Japan 315,000 tons (320,040 metric tons).

#### ARTICLE V.

No capital ship exceeding 35,000 tons (35,560 metric tons) standard displacement shall be acquired by, or constructed by,

d'un déplacement type supérieur à 35.000 tonnes (35.560 tonnes métriques), et à ne pas en permettre la construction dans le ressort de leur autorité.

for, or within the jurisdiction of, any of the Contracting Powers.

## ARTICLE VI.

Aucun navire de ligne de l'une quelconque des Puissances Contractantes ne portera de canon d'un calibre supérieur à 16 pouces (406 millimètres).

## ARTICLE VI.

No capital ship of any of the Contracting Powers shall carry a gun with a calibre in excess of 16 inches (406 millimetres).

Gun caliber limit.

## ARTICLE VII.

Le tonnage total des navires porte-aéronefs, calculé d'après le déplacement type, ne dépassera pas, pour chacune des Puissances Contractantes, savoir: pour les Etats-Unis 135.000 tonnes (137.160 tonnes métriques); pour l'Empire Britannique 135.000 tonnes (137.160 tonnes métriques); pour la France 60.000 tonnes (60.960 tonnes métriques); pour l'Italie 60.000 tonnes (60.960 tonnes métriques); pour le Japon 81.000 tonnes (82.296 tonnes métriques).

## ARTICLE VII.

The total tonnage for aircraft carriers of each of the Contracting Powers shall not exceed in standard displacement, for the United States 135,000 tons (137,160 metric tons); for the British Empire 135,000 tons (137,160 metric tons); for France 60,000 tons (60,960 metric tons); for Italy 60,000 tons (60,960 metric tons); for Japan 81,000 tons (82,296 metric tons).

Aircraft carriers.

Total tonnage restricted.

## ARTICLE VIII.

Le remplacement des navires porte-aéronefs n'aura lieu que selon les prescriptions du Chapitre II, partie 3; toutefois il est entendu que tous les navires porte-aéronefs construits ou en construction à la date du 12 novembre 1921 sont considérés comme navires d'expérience et pourront être remplacés, quel que soit leur âge, dans les limites de tonnage total prévues à l'article VII.

## ARTICLE VIII.

The replacement of aircraft carriers shall be effected only as prescribed in Chapter II, Part 3, provided, however, that all aircraft carrier tonnage in existence or building on November 12, 1921, shall be considered experimental, and may be replaced, within the total tonnage limit prescribed in Article VII, without regard to its age.

Replacement conditions.

Post, p. 1660.

Supra.

## ARTICLE IX.

Les Puissances Contractantes s'engagent à ne pas acquérir, à ne pas construire et à ne pas faire construire de navire porte-aéronefs, d'un déplacement type supérieur à 27.000 tonnes (27,432 tonnes métriques), et à ne pas en permettre la construction dans le ressort de leur autorité.

## ARTICLE IX.

No aircraft carrier exceeding 27,000 tons (27,432 metric tons) standard displacement shall be acquired by, or constructed by, for or within the jurisdiction of, any of the Contracting Powers.

Maximum tonnage allowed a carrier.

Toutefois chacune des Puissances Contractantes pourra,

However, any of the Contracting Powers may, provided that

Special construction permitted.

pourvu qu'elle ne dépasse pas son tonnage total alloué de navires porte-aéronefs, construire au plus deux navires porte-aéronefs, chacun d'un déplacement type maximum de 33.000 tonnes (33.528 tonnes métriques); à cet effet et pour des raisons d'économie, chacune des Puissances Contractantes pourra utiliser deux de ses navires, terminés ou non terminés, pris à son choix parmi ceux qui, sans cela, devraient être mis hors d'état de servir pour le combat aux termes de l'article II. L'armement d'un navire porte-aéronefs ayant un déplacement type supérieur à 27.000 tonnes (27.432 tonnes métriques) sera soumis aux dispositions de l'article X, avec cette restriction que, si cet armement comporte un seul canon d'un calibre supérieur à 6 pouces (152 millimètres), le nombre total des canons ne pourra dépasser huit, non compris les canons contre aéronefs et les canons d'un calibre ne dépassant pas 5 pouces (127 millimètres).

Armament conditions.

*Infra.*

#### ARTICLE X.

Aucun navire porte-aéronefs de l'une quelconque des Puissances Contractantes ne portera de canon d'un calibre supérieur à 8 pouces (203 millimètres). Sous réserve de l'exception prévue à l'article IX, si l'armement comprend des canons d'un calibre supérieur à 6 pouces (152 millimètres), le nombre total des canons pourra être de dix au maximum, non compris les canons contre aéronefs et les canons d'un calibre ne dépassant pas 5 pouces (127 millimètres). Si, au contraire, l'armement ne comprend pas de canon d'un calibre supérieur à 6 pouces (152 millimètres), le nombre des canons n'est pas limité. Dans les deux cas, le nombre des canons contre aéronefs et des canons d'un calibre ne dépassant pas 5 pouces (127 millimètres) n'est pas limité.

Gun caliber restrictions.

*Supra.*

#### ARTICLE XI.

Les Puissances Contractantes s'engagent à ne pas acquérir, à ne pas construire et à ne pas faire

Limitations on other than capital ships.

its total tonnage allowance of aircraft carriers is not thereby exceeded, build not more than two aircraft carriers, each of a tonnage of not more than 33,000 tons (33,528 metric tons) standard displacement, and in order to effect economy any of the Contracting Powers may use for this purpose any two of their ships, whether constructed or in course of construction, which would otherwise be scrapped under the provisions of Article II. The armament of any aircraft carriers exceeding 27,000 tons (27,432 metric tons) standard displacement shall be in accordance with the requirements of Article X, except that the total number of guns to be carried in case any of such guns be of a calibre exceeding 6 inches (152 millimetres), except anti-aircraft guns and guns not exceeding 5 inches (127 millimetres), shall not exceed eight.

#### ARTICLE X.

No aircraft carrier of any of the Contracting Powers shall carry a gun with a calibre in excess of 8 inches (203 millimetres). Without prejudice to the provisions of Article IX, if the armament carried includes guns exceeding 6 inches (152 millimetres) in calibre the total number of guns carried, except anti-aircraft guns and guns not exceeding 5 inches (127 millimetres), shall not exceed ten. If alternatively the armament contains no guns exceeding 6 inches (152 millimetres) in calibre, the number of guns is not limited. In either case the number of anti-aircraft guns and of guns not exceeding 5 inches (127 millimetres) is not limited.

#### ARTICLE XI.

No vessel of war exceeding 10,000 tons (10,160 metric tons) standard displacement, other

construire, en dehors des navires de ligne ou des navires porte-aéronefs, de navires de combat d'un déplacement type supérieur à 10.000 tonnes (10.160 tonnes métriques), et à ne pas en permettre la construction dans le ressort de leur autorité. Ne sont pas soumis aux limitations du présent article les bâtiments employés soit à des services de la flotte, soit à des transports de troupes, soit à toute autre participation à des hostilités qui ne serait pas celle d'un navire combattant, pourvu qu'ils ne soient pas spécifiquement construits comme navires combattants ou placés en temps de paix sous l'autorité du Gouvernement dans un but de combat.

## ARTICLE XII.

En dehors des navires de ligne, aucun navire de combat de l'une quelconque des Puissances Contractantes, mis en chantier à l'avenir, ne portera de canon d'un calibre supérieur à 8 pouces (203 millimètres).

## ARTICLE XIII.

Sous réserve de l'exception prévue à l'article IX, aucun navire à déclasser par application du présent Traité ne pourra redevenir navire de guerre.

## ARTICLE XIV.

Il ne sera fait, en temps de paix, aucune installation préparatoire sur les navires de commerce en vue de les armer pour les convertir en navire de guerre; toutefois, il sera permis de renforcer les ponts pour pouvoir y monter des canons d'un calibre ne dépassant pas 6 pouces (152 millimètres).

## ARTICLE XV.

Aucun navire de guerre construit pour une Puissance non contractante dans le ressort de l'autorité d'une Puissance Contractante ne devra dépasser les limites de déplacement et d'armement prévues au présent Traité

than a capital ship or aircraft carrier, shall be acquired by, or constructed by, for, or within the jurisdiction of, any of the Contracting Powers. Vessels not specifically built as fighting ships nor taken in time of peace under government control for fighting purposes, which are employed on fleet duties or as troop transports or in some other way for the purpose of assisting in the prosecution of hostilities otherwise than as fighting ships, shall not be within the limitations of this Article.

Exception if not fighting ships, etc.

## ARTICLE XII.

No vessel of war of any of the Contracting Powers, hereafter laid down, other than a capital ship, shall carry a gun with a calibre in excess of 8 inches (203 millimetres).

Caliber limit if not a capital ship.

## ARTICLE XIII.

Except as provided in Article IX, no ship designated in the present Treaty to be scrapped may be reconverted into a vessel of war.

Reconversion of scrapped ships restricted. Ante, p. 1650.

## ARTICLE XIV.

No preparations shall be made in merchant ships in time of peace for the installation of warlike armaments for the purpose of converting such ships into vessels of war, other than the necessary stiffening of decks for the mounting of guns not exceeding 6 inch (152 millimetres) calibre.

Preparing merchantmen for armament in time of peace.

## ARTICLE XV.

No vessel of war constructed within the jurisdiction of any of the Contracting Powers for a non-Contracting Power shall exceed the limitations as to displacement and armament prescribed by the present Treaty for vessels

Conditions governing warship construction for non-Contracting Powers.

pour les navires similaires à construire par ou pour les Puissances Contractantes. Toutefois la limite du déplacement type des navires porte-aéronefs construits pour une Puissance non contractante ne devra en aucun cas dépasser 27.000 tonnes (27.432 tonnes métriques).

of a similar type which may be constructed by or for any of the Contracting Powers; provided, however, that the displacement for aircraft carriers constructed for a non-Contracting Power shall in no case exceed 27,000 tons (27,432 metric tons) standard displacement.

## ARTICLE XVI.

## ARTICLE XVI.

Information to be given when construction undertaken.

Si un navire de guerre, quel qu'il soit, est mis en construction pour le compte d'une Puissance non Contractante dans le ressort de l'autorité d'une Puissance Contractante, cette dernière fera connaître, aussi rapidement que possible, aux autres Puissances Contractantes la date de signature du contrat de construction et celle de mise sur cale du navire; elle leur communiquera également les caractéristiques du navire, en se conformant au Chapitre 11, partie 3, section I (b), (4) et (5).

If the construction of any vessel of war for a non-Contracting Power is undertaken within the jurisdiction of any of the Contracting Powers, such Power shall promptly inform the other Contracting Powers of the date of the signing of the contract and the date on which the keel of the ship is laid; and shall also communicate to them the particulars relating to the ship prescribed in Chapter II, Part 3, Section I (b), (4) and (5).

Post, p. 1670.

## ARTICLE XVII.

## ARTICLE XVII.

War ships made for other Powers not to be used by Contracting Powers in time of war.

Si l'une des Puissances Contractantes vient à être engagée dans une guerre, elle n'emploiera pas comme tels les navires de guerre quels qu'ils soient, en construction ou construits mais non livrés, dans le ressort de son autorité, pour le compte de toute autre Puissance.

In the event of a Contracting Power being engaged in war, such Power shall not use as a vessel of war any vessel of war which may be under construction within its jurisdiction for any other Power, or which may have been constructed within its jurisdiction for another Power and not delivered.

## ARTICLE XVIII.

## ARTICLE XVIII.

Transfer of war ships forbidden.

Les Puissances Contractantes s'engagent à ne disposer ni à titre gratuit, ni à titre onéreux, ni autrement, de leurs navires de guerre, quels qu'ils soient dans des conditions permettant à une Puissance étrangère de les employer comme tels.

Each of the Contracting Powers undertakes not to dispose by gift, sale or any mode of transfer of any vessel of war in such a manner that such vessel may become a vessel of war in the Navy of any foreign Power.

## ARTICLE XIX.

## ARTICLE XIX.

Present status of Pacific insular possessions, etc., retained.

Les Etats-Unis, l'Empire Britannique et le Japon conviennent de maintenir, en matière de fortifications et de bases navales, le statu quo tel qu'il existe au jour de la signature du présent

The United States, the British Empire and Japan agree that the status quo at the time of the signing of the present Treaty, with regard to fortifications and naval bases, shall be maintained

traité dans leurs territoires et possessions respectifs ci-après désignés :

(1) Les possessions insulaires, soit actuelles, soit futures, des Etats-Unis dans l'océan Pacifique, à l'exception: (a) de celles avoisinant la côte des Etats-Unis, de l'Alaska et de la zone du Canal de Panama, non compris les Iles Aléoutiennes; (b) des Iles Hawai;

(2) Hong-Kong et les possessions insulaires, soit actuelles, soit futures, de l'Empire Britannique dans l'Océan Pacifique, situées à l'est du méridien de 110° est de Greenwich, à l'exception: (a) de celles avoisinant la côte du Canada; (b) du Commonwealth d'Australie et de ses Territoires; (c) de la Nouvelle-Zélande;

(3) Les territoires et possessions insulaires du Japon dans l'Océan Pacifique, ci-après désignés: Iles Kouriles, Iles Bonin, Amami-Oshima, Iles Liou-Kiou, Formose et Pescadores, ainsi que tous territoires ou possessions insulaires futurs du Japon dans l'Océan Pacifique.

Le maintien du statu quo visé ci-dessus implique:

qu'il ne sera établi dans les territoires et possessions ci-dessus visés ni bases navales, ni fortifications nouvelles; qu'il ne sera pris aucune mesure de nature à accroître les ressources navales existant actuellement pour la réparation et l'entretien des forces navales; et qu'il ne sera procédé à aucun renforcement des défenses côtières des territoires et possessions ci-dessus visés. Toutefois, cette restriction n'empêchera pas la réparation et le remplacement de l'armement et des installations détériorés, selon la pratique des établissements navals et militaires en temps de paix.

#### ARTICLE XX.

Les règles de détermination du déplacement, telles qu'elles sont posées au Chapitre II, partie 4, s'appliqueront aux navires de chacune des Puissances Contractantes.

in their respective territories and possessions specified hereunder:

(1) The insular possessions which the United States now holds or may hereafter acquire in the Pacific Ocean, except (a) those adjacent to the coast of the United States, Alaska and the Panama Canal Zone, not including the Aleutian Islands, and (b) the Hawaiian Islands;

(2) Hongkong and the insular possessions which the British Empire now holds or may hereafter acquire in the Pacific Ocean, east of the meridian of 110° east longitude, except (a) those adjacent to the coast of Canada, (b) the Commonwealth of Australia and its Territories, and (c) New Zealand;

(3) The following insular territories and possessions of Japan in the Pacific Ocean, to wit: the Kurile Islands, the Bonin Islands, Amami-Oshima, the Loochoo Islands, Formosa and the Pescadores, and any insular territories or possessions in the Pacific Ocean which Japan may hereafter acquire.

The maintenance of the statu quo under the foregoing provisions implies that no new fortifications or naval bases shall be established in the territories and possessions specified; that no measures shall be taken to increase the existing naval facilities for the repair and maintenance of naval forces, and that no increase shall be made in the coast defences of the territories and possessions above specified. This restriction, however, does not preclude such repair and replacement of worn-out weapons and equipment as is customary in naval and military establishments in time of peace.

#### ARTICLE XX.

The rules for determining tonnage displacement prescribed in Chapter II, Part 4, shall apply to the ships of each of the Contracting Powers.

United States.

Exceptions.

British Empire.

Exception.

Japan.

Restrictions governing maintenance of status.

Tonnage displacement rules applicable. Post, p. 1680.

CHAPITRE II.

CHAPTER II.

Executory regula- REGLES CONCERNANT L'EXECU- RULES RELATING TO THE EXECU-  
tions. tion DU TRAITE. tion OF THE TREATY—DEFINI-  
DEFINITION DES TERMES EM- TION OF TERMS.  
PLOYES.

PARTIE 1.

PART 1.

Capitalships. NAVIRES DE LIGNE QUI PEUVENT ETRE CAPITAL SHIPS WHICH MAY BE RETAINED  
CONSERVES PAR LES PUISSANCES CON- BY THE CONTRACTING POWERS.  
TRACTANTES.

Retention author- Pourront être conservés par In accordance with Article II  
ized. chacune des Puissances Contrac- ships may be retained by each of  
tantes, conformément à l'article the Contracting Powers as speci-  
II, les navires énumérés dans la fied in this Part.  
présente partie.

By United States. Navires qui peuvent être conservés par les Ships which may be retained by the United  
Etats-Unis. States.

Nom:	Tonnage.
Maryland.....	32. 600
California.....	32. 300
Tennessee.....	32. 300
Idaho.....	32. 000
New Mexico.....	32. 000
Mississippi.....	32. 000
Arizona.....	31. 400
Pennsylvania.....	31. 400
Oklahoma.....	27. 500
Nevada.....	27. 500
New York.....	27. 000
Texas.....	27. 000
Arkansas.....	26. 000
Wyoming.....	26. 000
Florida.....	21. 825
Utah.....	21. 825
North Dakota.....	20. 000
Delaware.....	20. 000
Tonnage total.....	500. 650

Name:	Tonnage.
Maryland.....	32, 600
California.....	32, 300
Tennessee.....	32, 300
Idaho.....	32, 000
New Mexico.....	32, 000
Mississippi.....	32, 000
Arizona.....	31, 400
Pennsylvania.....	31, 400
Oklahoma.....	27, 500
Nevada.....	27, 500
New York.....	27, 000
Texas.....	27, 000
Arkansas.....	26, 000
Wyoming.....	26, 000
Florida.....	21, 825
Utah.....	21, 825
North Dakota.....	20, 000
Delaware.....	20, 000
Total tonnage.....	500, 650

Total tonnage al- Quand les deux unités de la  
lowed. classe West Virginia seront ache-  
vées et quand le North Dakota  
et le Delaware seront déclassés,  
ainsi qu'il est indiqué à l'article  
II, le tonnage total à conserver  
par les Etats-Unis sera de 525.850  
tonnes.

On the completion of the two  
ships of the West Virginia class  
and the scrapping of the North  
Dakota and Delaware, as provided  
in Article II, the total tonnage to  
be retained by the United States  
will be 525,850 tons.

Art. p. 1658.

By British Empire. Navires qui peuvent être conservés par  
l'Empire Britannique.

Ships which may be retained by the British  
Empire.

Nom:	Tonnage.
Royal Sovereign.....	25. 750
Royal Oak.....	25. 750
Revenge.....	25. 750
Resolution.....	25. 750
Ramillies.....	25. 750
Malaya.....	27. 500
Valiant.....	27. 500
Barham.....	27. 500
Queen Elizabeth.....	27. 500
Warspite.....	27. 500
Benbow.....	25. 000
Emperor of India.....	25. 000
Iron Duke.....	25. 000
Marlborough.....	25. 000
Hood.....	41. 200
Renown.....	26. 500
Repulse.....	26. 500
Tiger.....	28. 500
Thunderer.....	22. 500
King George V.....	23. 000
Ajax.....	23. 000
Centurion.....	23. 000
Tonnage total.....	580. 450

Name:	Tonnage.
Royal Sovereign.....	25, 750
Royal Oak.....	25, 750
Revenge.....	25, 750
Resolution.....	25, 750
Ramillies.....	25, 750
Malaya.....	27, 500
Valiant.....	27, 500
Barham.....	27, 500
Queen Elizabeth.....	27, 500
Warspite.....	27, 500
Benbow.....	25, 000
Emperor of India.....	25, 000
Iron Duke.....	25, 000
Marlborough.....	25, 000
Hood.....	41, 200
Renown.....	26, 500
Repulse.....	26, 500
Tiger.....	28, 500
Thunderer.....	22, 500
King George V.....	23, 000
Ajax.....	23, 000
Centurion.....	23, 000
Total tonnage.....	580, 450

Quand les deux unités nouvelles à construire seront achevées, et quand le *Thunderer*, le *King George V*, l'*Ajax* et le *Centurion* seront déclassés, ainsi qu'il est indiqué à l'article II, le tonnage total à conserver par l'Empire Britannique sera de 558.950 tonnes.

*Navires qui peuvent être conservés par la France.*

Nom:	Tonnage (tonnes métriques.)
Bretagne.....	23. 500
Lorraine.....	23. 500
Provence.....	23. 500
Paris.....	23. 500
France.....	23. 500
Jean Bart.....	23. 500
Courbet.....	23. 500
Condorcet.....	18. 890
Diderot.....	18. 890
Voltaire.....	18. 890
Tonnage total.....	221. 170

La France pourra mettre en chantier des navires neufs en 1927, 1929 et 1931, ainsi qu'il est prévu à la partie 3, section II.

*Navires qui peuvent être conservés par l'Italie.*

Nom:	Tonnage (tonnes métriques.)
Andrea Doria.....	22. 700
Caio Duilio.....	22. 700
Conte Di Cavour.....	22. 500
Giulio Cesare.....	22. 500
Leonardo Da Vinci.....	22. 500
Dante Alighieri.....	19. 500
Roma.....	12. 600
Napoli.....	12. 600
Vittorio Emanuele.....	12. 600
Regina Elena.....	12. 600
Tonnage total.....	182. 800

L'Italie pourra mettre en chantier des navires neufs en 1927, 1929 et 1931, ainsi qu'il est prévu à la partie 3, section II.

*Navires qui peuvent être conservés par le Japon.*

Nom:	Tonnage.
Mutsu.....	33. 800
Nagato.....	33. 800
Hiuga.....	31. 260
Ise.....	31. 260
Yamashiro.....	30. 600
Fu-so.....	30. 600
Kirishima.....	27. 500
Haruna.....	27. 500
Hiyei.....	27. 500
Kongo.....	27. 500
Tonnage total.....	301. 320

On the completion of the two new ships to be constructed and the scrapping of the *Thunderer*, *King George V*, *Ajax* and *Centurion*, as provided in Article II, the total tonnage to be retained by the British Empire will be 558,950 tons.

Total tonnage allowed.

*Ante*, p. 1658.

*Ships which may be retained by France.*

By France.

Name:	Tonnage (metric tons).
Bretagne.....	23, 500
Lorraine.....	23, 500
Provence.....	23, 500
Paris.....	23, 500
France.....	23, 500
Jean Bart.....	23, 500
Courbet.....	23, 500
Condorcet.....	18, 890
Diderot.....	18, 890
Voltaire.....	18, 890
Total tonnage.....	221, 170

France may lay down new tonnage in the years 1927, 1929, and 1931, as provided in Part 3, Section II.

New tonnage allowed.

*Post*, p. 1676.

*Ships which may be retained by Italy.*

By Italy.

Name:	Tonnage (metric tons).
Andrea Doria.....	22, 700
Caio Duilio.....	22, 700
Conte Di Cavour.....	22, 500
Giulio Cesare.....	22, 500
Leonardo Da Vinci.....	22, 500
Dante Alighieri.....	19, 500
Roma.....	12, 600
Napoli.....	12, 600
Vittorio Emanuele.....	12, 600
Regina Elena.....	12, 600
Total tonnage.....	182, 800

Italy may lay down new tonnage in the years 1927, 1929, and 1931, as provided in Part 3, Section II.

New tonnage allowed.

*Post*, p. 1677.

*Ships which may be retained by Japan.*

By Japan.

Name:	Tonnage.
Mutsu.....	33, 800
Nagato.....	33, 800
Hiuga.....	31, 260
Ise.....	31, 260
Yamashiro.....	30, 600
Fu-So.....	30, 600
Kirishima.....	27, 500
Haruna.....	27, 500
Hiyei.....	27, 500
Kongo.....	27, 500
Total tonnage.....	301, 320

## PARTIE 2.

## PART 2.

Scrapping of war ships. REGLES APPLICABLES AU DECLASSEMENT DES NAVIRES DE GUERRE.

RULES FOR SCRAPPING VESSELS OF WAR.

Rules adopted.

Les règles suivantes devront être observées pour le déclassement des navires de guerre dont on doit disposer comme il est prescrit aux articles II et III.

The following rules shall be observed for the scrapping of vessels of war which are to be disposed of in accordance with Articles II and III.

Condition required.

I. Un navire pour être déclassé doit être mis hors d'état de servir pour le combat.

I. A vessel to be scrapped must be placed in such condition that it cannot be put to combatant use.

Methods authorized.

II. Pour obtenir ce résultat d'une manière définitive, on devra employer l'un des moyens suivants:

II. This result must be finally effected in any one of the following ways:

Sinking.

(a) submersion du navire sans possibilité de renflouement;

(a) Permanent sinking of the vessel;

Breaking up.

(b) démolition. Cette opération devra toujours comprendre la destruction ou l'enlèvement de toutes machines, chaudières, cuirasses, ainsi que de tout le bordé de pont, de flanc et de fond;

(b) Breaking the vessel up. This shall always involve the destruction or removal of all machinery, boilers and armour, and all deck, side and bottom plating;

Conversion for target use.

(c) transformation pour l'usage exclusif de cible. Dans ce cas, on devra observer au préalable toutes les dispositions du paragraphe III de la présente partie, à l'exception du sous-paragraphe (6), (dans la mesure nécessaire pour utiliser le navire comme cible mobile), et du sous-paragraphe (7). Aucune des Puissances Contractantes ne pourra conserver, pour s'en servir comme de cible, plus d'un navire de ligne à la fois.

(c) Converting the vessel to target use exclusively. In such case all the provisions of paragraph III of this Part, except subparagraph (6), in so far as may be necessary to enable the ship to be used as a mobile target, and except subparagraph (7), must be previously complied with. Not more than one capital ship may be retained for this purpose at one time by any of the Contracting Powers.

Limitation.

(d) Parmi les navires de ligne arrivant à partir de 1931 à l'époque de leur déclassement, la France et l'Italie sont autorisées à conserver chacune deux bâtiments navigants, qui seront affectés exclusivement aux écoles de canonnage ou de torpilles. Pour la France, ces deux navires

(d) Of the capital ships which would otherwise be scrapped under the present Treaty in or after the year 1931, France and Italy may each retain two sea-going vessels for training purposes exclusively, that is, as gunnery or torpedo schools. The two vessels retained by France

By France.

seront du type *Jean Bart*. Pour l'Italie, l'un d'eux sera le *Dante Alighieri*, le second sera du type *Giulio Cesare*. La France et l'Italie s'engagent à ne plus utiliser comme navires de guerre les navires ainsi conservés dont les blockhaus devront alors être enlevés et détruits.

III. (a) Sous réserve des exceptions spéciales de l'Article IX, quand un navire doit être déclassé, la première opération du déclassement, qui consiste à mettre le navire hors d'état de remplir ultérieurement un service de combat, doit être immédiatement commencée.

- (b) Un navire sera considéré comme mis hors d'état de remplir ultérieurement un service de combat quand on aura enlevé et mis à terre ou détruit à bord du navire:
- (1) tous les canons et parties essentielles de canons, les hunes de direction de tir et les parties tournantes de toutes les tourelles barbetstes et fermées;
  - (2) toute la machinerie hydraulique ou électrique de manoeuvre des affûts;
  - (3) tous les instruments et les télémètres de direction de tir;
  - (4) toutes les munitions, les explosifs et les mines;
  - (5) toutes les torpilles, cônes de charge et tubes lance-torpilles;
  - (6) toutes les installations de télégraphie sans fil;
  - (7) le blockhaus et toute la cuirasse de flanc, ou, si l'on préfère, tout l'appareil moteur principal;

shall be of the *Jean Bart* class, and of those retained by Italy one shall be the *Dante Alighieri*, the other of the *Giulio Cesare* class. On retaining these ships for the purpose above stated, France and Italy respectively undertake to remove and destroy their conning-towers, and not to use the said ships as vessels of war.

By Italy.

III. (a) Subject to the special exceptions contained in Article IX, when a vessel is due for scrapping, the first stage of scrapping, which consists in rendering a ship incapable of further warlike service, shall be immediately undertaken.

Ships to be made incapable for warlike service when scrapping period due.

- (b) A vessel shall be considered incapable of further warlike service when there shall have been removed and landed, or else destroyed in the ship:

Specific acts to render ships incapable of warlike service.

- (1) All guns and essential portions of guns, fire-control tops and revolving parts of all barbetstes and turrets;
- (2) All machinery for working hydraulic or electric mountings;
- (3) All fire-control instruments and range-finders;
- (4) All ammunition, explosives and mines;
- (5) All torpedoes, war-heads and torpedo tubes;
- (6) All wireless telegraphy installations;
- (7) The conning tower and all side armour, or alternatively all main propelling machinery; and

(8) toutes les plateformes d'atterrissage et d'envol et tous autres accessoires d'aviation.

(8) All landing and flying-off platforms and all other aviation accessories.

Periods for effecting the scrapping.

IV. Les délais dans lesquels les opérations de déclassement des navires devront être accomplies sont les suivants:

IV. The periods in which scrapping of vessels is to be effected are as follows:

Under general agreement.  
*Ante*, p. 1657.

(a) S'il s'agit de navires à déclasser d'après le premier alinéa de l'article II, les opérations nécessaires pour mettre ces navires hors d'état de remplir ultérieurement un service de combat, en observant les prescriptions du paragraphe III de la présente Partie, devront être achevés dans un délai de six mois et le déclassement devra être complètement terminé dans un délai de dix-huit mois, l'un et l'autre à dater de la mise en vigueur du présent traité.

(a) In the case of vessels to be scrapped under the first paragraph of Article II, the work of rendering the vessels incapable of further warlike service, in accordance with paragraph III of this Part, shall be completed within six months from the coming into force of the present Treaty, and the scrapping shall be finally effected within eighteen months from such coming into force.

Replaced vessels.  
*Ante*, p. 1657, 1658.

(b) S'il s'agit de navires à déclasser d'après les alinéas 2 et 3 de l'Article II ou d'après l'Article III, les opérations nécessaires pour mettre chacun de ces navires hors d'état de remplir ultérieurement un service de combat, en observant les prescriptions du paragraphe III de la présente Partie, devront être commencées au plus tard à la date de l'achèvement du navire de remplacement et devront être terminées dans les six mois qui suivront cette date. Le déclassement, opéré conformément au paragraphe II de la présente Partie, devra être terminé dans les dix-huit mois qui suivront l'achèvement du navire de remplacement. Si, cependant, l'achèvement du nouveau navire est retardé, on devra commencer, au plus tard

(b) In the case of vessels to be scrapped under the second and third paragraphs of Article II, or under Article III, the work of rendering the vessel incapable of further warlike service in accordance with paragraph III of this Part shall be commenced not later than the date of completion of its successor, and shall be finished within six months from the date of such completion. The vessel shall be finally scrapped, in accordance with paragraph II of this Part, within eighteen months from the date of completion of its successor. If, however, the completion of the new vessel be delayed, then the work of rendering the old vessel incapable of further warlike service in accordance with paragraph III of this Part

*Ante*, p. 1667.

quatre ans après sa mise sur cale, les opérations nécessaires pour mettre le vieux navire hors d'état de remplir ultérieurement un service de combat, conformément au paragraphe III de la présente Partie, et ce travail devra être terminé en six mois. Le vieux navire devra être définitivement déclassé, dans les conditions du paragraphe II de la présente partie, dix-huit mois après le commencement des travaux de ladite mise hors d'état.

### PARTIE 3.

#### REPLACEMENTS.

Le remplacement des navires de ligne et des navires porte-aéronefs se fera selon les règles de la section I et des tableaux de la section II de la présente Partie.

#### SECTION I

##### RÈGLES DE REMPLACEMENT.

(a) Sous réserve des cas prévus à l'article VIII et aux tableaux de la section II de la présente partie, les navires de ligne et les navires porte-aéronefs pourront être remplacés, vingt ans après le jour de leur achèvement, par des constructions neuves, mais seulement dans les limites prévues aux articles IV et VII. Sous réserve des exceptions prévues à l'article VIII et aux tableaux de la section II de la présente partie, les nouveaux navires ne pourront être mis sur cale que dix-sept ans après l'achèvement de l'unité à remplacer. Toutefois il est entendu qu'à l'exception des navires visés au troisième alinéa de l'article II et à l'exception du tonnage de remplacement spécifié à la section II de la présente partie, aucun navire de ligne ne sera mis sur cale avant l'expiration d'une période de dix ans à partir du 12 novembre 1921.

shall be commenced within four years from the laying of the keel of the new vessel, and shall be finished within six months from the date on which such work was commenced, and the old vessel shall be finally scrapped in accordance with paragraph II of this Part within eighteen months from the date when the work of rendering it incapable of further warlike service was commenced.

### PART 3.

#### REPLACEMENT.

The replacement of capital ships and aircraft carriers shall take place according to the rules in Section I and the tables in Section II of this Part.

#### SECTION I.

##### RULES FOR REPLACEMENT.

(a) Capital ships and aircraft carriers twenty years after the date of their completion may, except as otherwise provided in Article VIII and in the tables in Section II of this Part, be replaced by new construction, but within the limits prescribed in Article IV and Article VII. The keels of such new construction may, except as otherwise provided in Article VIII and in the tables in Section II of this Part, be laid down not earlier than seventeen years from the date of completion of the tonnage to be replaced, provided, however, that no capital ship tonnage, with the exception of the ships referred to in the third paragraph of Article II, and the replacement tonnage specifically mentioned in Section II of this Part, shall be laid down until ten years from November 12, 1921.

Replacement.  
*Infra.*

*Post.*, p. 1672.

New construction authorized 20 years after completion of vessels.

Limitations.

Information to be communicated to the other Contracting Powers.

(b) Chacune des Puissances Contractantes communiquera aussi rapidement que possible aux autres les informations suivantes:

- (1) les noms des navires de ligne et des navires porte-aéronefs qui doivent être remplacés par des constructions neuves;
- (2) la date de l'autorisation gouvernementale donnée pour la construction des navires de remplacement;
- (3) la date de mise sur cale de chaque navire de remplacement;
- (4) le déplacement type en tonnes et en tonnes métriques de chaque unité nouvelle à mettre sur cale ainsi que ses principales dimensions, à savoir: longueur à la flottaison; largeur maximum à ou sous la ligne de flottaison; tirant d'eau moyen correspondant au déplacement type;
- (5) la date d'achèvement de chaque nouvelle unité et son déplacement type en tonnes et en tonnes métriques, ainsi que ses principales dimensions à l'époque de l'achèvement, à savoir: longueur à la ligne de flottaison; largeur maximum à ou sous la flottaison; tirant d'eau moyen correspondant au déplacement type.

Replacement in case of loss or accidental destruction.

(c) Les navires de ligne et les navires porte-aéronefs pourront, en cas de perte ou de destruction accidentelle, être remplacés immédiatement, dans les limites de tonnage spécifiées aux articles IV et VII, par des constructions neuves effectuées conformément aux dispositions du présent Traité; le programme de remplacement prévu pour la Puissance intéressée sera considéré comme ayant été avancé en ce qui concerne le navire perdu ou détruit.

Reconstructing retained vessels forbidden except for air defense, etc.

(d) La seule refonte autorisée pour les navires de ligne et les navires porte-aéronefs conservés consistera à munir ces unités de

(b) Each of the Contracting Powers shall communicate promptly to each of the other Contracting Powers the following information:

- (1) The names of the capital ships and aircraft carriers to be replaced by new construction;
- (2) The date of governmental authorization of replacement tonnage;
- (3) The date of laying the keels of replacement tonnage;
- (4) The standard displacement in tons and metric tons of each new ship to be laid down, and the principal dimensions, namely, length at waterline, extreme beam at or below waterline, mean draft at standard displacement;
- (5) The date of completion of each new ship and its standard displacement in tons and metric tons, and the principal dimensions, namely, length at waterline, extreme beam at or below waterline, mean draft at standard displacement, at time of completion.

(c) In case of loss or accidental destruction of capital ships or aircraft carriers, they may immediately be replaced by new construction subject to the tonnage limits prescribed in Articles IV and VII and in conformity with the other provisions of the present Treaty, the regular replacement program being deemed to be advanced to that extent.

(d) No retained capital ships or aircraft carriers shall be reconstructed, except for the purpose of providing means of defense

moyens de défense contre les attaques aériennes et sous-marines dans les conditions suivantes: les Puissances Contractantes pourront, dans ce but, ajouter aux navires existants des soufflages et caissons, ainsi que des ponts de protection contre les attaques aériennes, pourvu que l'augmentation de déplacement qui en résultera pour les navires ne dépasse pas 3.000 tonnes (3.048 tonnes métriques) pour chaque navire. Sera interdit tout changement dans la cuirasse de flanc, le calibre et le nombre des canons de l'armement principal, ainsi que tout changement dans son plan général d'installation. Il est fait exception:

- (1) pour la France et l'Italie, qui pourront, dans les limites de l'augmentation de déplacement accordée pour le soufflage, accroître les cuirassements de protection ainsi que le calibre des canons portés par leurs navires de ligne existants, à la condition que ce calibre ne dépasse pas 16 pouces (406 millimètres);
- (2) pour l'Empire Britannique, qui sera autorisé à achever sur le *Renown*, les modifications de cuirassement déjà commencées et provisoirement arrêtées.

against air and submarine attack, and subject to the following rules: The Contracting Powers may, for that purpose, equip existing tonnage with bulge or blister or anti-air attack deck protection, providing the increase of displacement thus effected does not exceed 3,000 tons (3,048 metric tons) displacement for each ship. No alterations in side armor, in calibre, number or general type of mounting of main armament shall be permitted except:

Armament alterations not permitted.

- (1) in the case of France and Italy, which countries within the limits allowed for bulge may increase their armor protection and the calibre of the guns now carried on their existing capital ships so as not to exceed 16 inches (406 millimeters) and
- (2) the British Empire shall be permitted to complete, in the case of the *Renown*, the alterations to armor that have already been commenced but temporarily suspended.

Allowed France and Italy.

British Empire.

SECTION II.

REEMPLACEMENT ET DECLASSEMENT DES NAVIRES DE LIGNE.

Capital ships re-  
placed and scrapped.  
United States.

ETATS-UNIS.

Année.	Navires mis sur cale.	Navires achevés.	Navires à déclasser (Âge entre parenthèse).	Navires conservés. Nombre total.	
				Pre-	Post-
				Jutland.	
			Maine (20), Missouri (20), Virginia (17), Nebraska (17), Georgia (17), New Jersey (17), Rhode Island (17), Connecticut (17), Louisiana (17), Vermont (16), Kansas (16), Minnesota (16), New Hampshire (15), South Carolina (13), Michigan (13), Washington (0), South Dakota (0), Indiana (0), Montana (0), North Carolina (0), Iowa (0), Massachusetts (0), Lexington (0), Constitution (0), Constellation (0), Saratoga (0), Ranger (0), United States (0).*	17	1
1922		A. B. #	Delaware (12), North Dakota (12)	15	3
1923				15	3
1924				15	3
1925				15	3
1926				15	3
1927				15	3
1928				15	3
1929				15	3
1930				15	3
1931	C. D.			15	3
1932	E. F.			15	3
1933	G.			15	3
1934	H. I.	C. D.	Florida (23), Utah (23), Wyoming (22)	12	5
1935	J.	E. F.	Arkansas (23), Texas (21), New York (21)	9	7
1936	K. L.	G.	Nevada (20), Oklahoma (20)	7	8
1937	M.	H. I.	Arizona (21), Pennsylvania (21)	5	10
1938	N, O.	J.	Mississippi (21)	4	11
1939	P, Q.	K, L.	New Mexico (21), Idaho (20)	2	13
1940		M.	Tennessee (20)	1	14
1941		N, O.	California (20), Maryland (20)	0	15
1942		P, Q.	2 Navires de la classe "West Virginia"	0	15

\* Les Etats-Unis pourront conserver l'Oregon et l'Illinois pour des destinations autres que le combat en se conformant aux dispositions de la Partie 2, III, (b).  
# 2 de la classe "West Virginia."

NOTE.—Les lettres A, B, C, D, etc., représentent chacune un navire de ligne de 35.000 tonnes de déplacement type, mis sur cale et achevé dans les années indiquées.

## SECTION II.

## REPLACEMENT AND SCRAPPING OF CAPITAL SHIPS.

## UNITED STATES.

Capital ships re-  
placed and scrapped.  
United States.

Year.	Ships laid down.	Ships completed.	Ships scrapped (age in parentheses).	Ships retained. Summary.	
				Pre-	Post-
				Jutland.	
			Maine (20), Missouri (20), Virginia (17), Nebraska (17), Georgia (17), New Jersey (17), Rhode Island (17), Connecticut (17), Louisiana (17), Vermont (16), Kansas (16), Minnesota (16), New Hampshire (15), South Carolina (13), Michigan (13), Washington (0), South Dakota (0), Indiana (0), Montana (0), North Carolina (0), Iowa (0), Massachusetts (0), Lexington (0), Constitution (0), Constellation (0), Saratoga (0), Ranger (0), United States (0).*	17	1
1922		A, B, #	Delaware (12), North Dakota (12)	15	3
1923				15	3
1924				15	3
1925				15	3
1926				15	3
1927				15	3
1928				15	3
1929				15	3
1930				15	3
1931	C, D			15	3
1932	E, F			15	3
1933	G			15	3
1934	H, I	C, D	Florida (23), Utah (23), Wyoming (22)	12	6
1935	J	E, F	Arkansas (23), Texas (21), New York (21)	9	7
1936	K, L	G	Nevada (20), Oklahoma (20)	7	8
1937	M	H, I	Arizona (21), Pennsylvania (21)	5	10
1938	N, O	J	Mississippi (21)	4	11
1939	P, Q	K, L	New Mexico (21), Idaho (20)	2	13
1940		M	Tennessee (20)	1	14
1941		N, O	California (20), Maryland (20)	0	15
1942		P, Q	2 ships West Virginia class	0	15

\* The United States may retain the *Oregon* and *Illinois*, for noncombatant purposes, after complying with the provisions of Part 2, III, (b).  
# Two West Virginia class.

NOTE.—A, B, C, D, etc., represent individual capital ships of 35,000 tons standard displacement, laid down and completed in the years specified.

Capital ships re-  
placed and scrapped.  
British Empire.

REEMPLACEMENT ET DECLASSEMENT DES NAVIRES DE LIGNE.

EMPIRE BRITANNIQUE.

Année.	Navires mis sur cale.	Navires achevés.	Navires à déclasser (âge entre parenthèse).	Navires con- servés. Nombre total.	
				Pre-	Post-
				Jutland.	
			Commonwealth (16), Agamemnon (13), Dreadnought (15), Bellerophon (12), St. Vincent (11), Inflexible (13), Superb (12), Neptune (10), Hercules (10), Indomitable (13), Temeraire (12), New Zealand (9), Lion (9), Princess Royal (9), Conqueror (9), Monarch (9), Orion (9), Australia (8), Agincourt (7), Erin (7), 4 en construc- tion ou en projet.*	21	1
1922	A, B #			21	1
1923				21	1
1924				21	1
1925		A, B	King George V (13), Ajax (12), Centurion (12), Thunderer (13).	17	3
1926				17	3
1927				17	3
1928				17	3
1929				17	
1930				17	
1931	C, D			17	
1932	E, F			17	3
1933	G			17	3
1934	H, I	C, D	Iron Duke (20), Marlborough (20), Em- peror of India (20), Benbow (20).	13	5
1935	J	E, F	Tiger (21), Queen Elizabeth (20), Warspite (20), Barham (20).	9	7
1936	K, L	G	Malaya (20), Royal Sovereign (20).	7	8
1937	M	H, I	Revenge (21), Resolution (21).	5	10
1938	N, O	J	Royal Oak (22).	4	11
1939	P, Q	K, L	Valiant (23), Repulse (23).	2	13
1940		M	Benown (24).	1	14
1941		N, O	Ramillies (24), Hood (21).	0	15
1942		P, Q	A (17), B (17).	0	15

\* L'Empire Britannique pourra conserver le *Colossus* et le *Collingwood* pour des destinations autres que le combat en se conformant aux dispositions de la Partie 2, III, (b).

# 2 navires de 35,000 tonnes de déplacement type.

NOTE.—Les lettres A, B, C, D, etc., représentent chacune un navire de ligne de 35.000 tonnes de déplacement type, mis sur cale et achevé dans les années indiquées.

REPLACEMENT AND SCRAPPING OF CAPITAL SHIPS.

BRITISH EMPIRE.

Capital ships re-  
placed and scrapped.

British Empire.

Year.	Ships laid down.	Ships completed.	Ships scrapped (age in parentheses).	Ships retained. Summary.	
				Pre-	Post-
				Jutland.	
			Commonwealth (16), Agamemnon (13), Dreadnought (15), Bellerophon (12), St. Vincent (11), Inflexible (13), Superb (12), Neptune (10), Hercules (10), Indomitable (13), Temeraire (12), New Zealand (9), Lion (9), Princess Royal (9), Conqueror (9), Monarch (9), Orion (9), Australia (8), Agincourt (7), Erin (7), 4 building or projected.*	21	1
1922	A. B#			21	1
1923				21	1
1924				21	1
1925		A. B.	King George V (13), Ajax (12), Centurion (12), Thunderer (13).	17	3
1926				17	3
1927				17	3
1928				17	3
1929				17	3
1930				17	3
1931	C. D			17	3
1932	E. F			17	3
1933	G.			17	3
1934	H. I.	C. D.	Iron Duke (20), Marlborough (20), Emperor of India (20), Benbow (20).	13	5
1935	J.	E. F.	Tiger (21), Queen Elizabeth (20), Warspite (20), Barham (20).	9	7
1936	K. L.	G.	Malaya (20), Royal Sovereign (20).	7	8
1937	M.	H. I.	Revenge (21), Resolution (21).	5	10
1938	N. O.	J.	Royal Oak (22).	4	11
1939	P. Q.	K. L.	Valiant (23), Repulse (23).	2	13
1940		M.	Renown (24).	1	14
1941		N. O.	Ramillies (24), Hood (21).	0	15
1942		P. Q.	A (17), B (17).	0	15

\* The British Empire may retain the *Colossus* and *Collingwood* for noncombatant purposes, after complying with the provisions of Part 2, III, (b).

# Two 35,000-ton ships, standard displacement.

NOTE.—A, B, C, D, etc., represent individual capital ships of 35,000 tons standard displacement laid down and completed in the years specified.

Capital ships replaced and scrapped.  
France.

REPLACEMENT ET DÉCLASSEMENT DE NAVIRES DE LIGNE.

FRANCE.

Année.	Navires mis sur cale.	Navires achevés.	Navires à déclasser (âge entre parenthèses).	Navires conservés. Nombre total.	
				Pre-	Post-
				Jutland.	
1922.....				7	0
1923.....				7	0
1924.....				7	0
1925.....				7	0
1926.....				7	0
1927.....	35,000 tonnes			7	0
1928.....				7	0
1929.....	35,000 tonnes			7	0
1930.....		35,000 tonnes	Jean Bart (17), Courbet (17).....	5	(*)
1931.....	35,000 tonnes			5	(*)
1932.....	35,000 tonnes	35,000 tonnes	France (18).....	4	(*)
1933.....	35,000 tonnes			4	(*)
1934.....		35,000 tonnes	Paris (20), Bretagne (20).....	2	(*)
1935.....		35,000 tonnes	Provence (20).....	1	(*)
1936.....		35,000 tonnes	Lorraine (20).....	0	(*)
1937.....				0	(*)
1938.....				0	(*)
1939.....				0	(*)
1940.....				0	(*)
1941.....				0	(*)
1942.....				0	(*)

\* Dans les limites du tonnage total; nombre non fixé.

NOTE.—La France réserve expressément son droit d'employer son allocation de tonnage de navires de ligne comme elle le jugera bon, pourvu que le déplacement de chaque navire ne dépasse pas 35,000 tonnes et que le tonnage total de navires de ligne reste dans les limites imposées par le présent Traité.

REPLACEMENT AND SCRAPPING OF CAPITAL SHIPS.

FRANCE.

Year.	Ships laid down.	Ships completed.	Ships scrapped (age in parentheses).	Ships retained. Summary.	
				Pre-	Post-
				Jutland.	
1922.....				7	0
1923.....				7	0
1924.....				7	0
1925.....				7	0
1926.....				7	0
1927.....	35,000 tons			7	0
1928.....				7	0
1929.....	35,000 tons			7	0
1930.....		35,000 tons	Jean Bart (17), Courbet (17).....	5	(*)
1931.....	35,000 tons			5	(*)
1932.....	35,000 tons	35,000 tons	France (18).....	4	(*)
1933.....	35,000 tons			4	(*)
1934.....		35,000 tons	Paris (20), Bretagne (20).....	2	(*)
1935.....		35,000 tons	Provence (20).....	1	(*)
1936.....		35,000 tons	Lorraine (20).....	0	(*)
1937.....				0	(*)
1938.....				0	(*)
1939.....				0	(*)
1940.....				0	(*)
1941.....				0	(*)
1942.....				0	(*)

\*Within tonnage limitations; number not fixed.

NOTE.—France expressly reserves the right of employing the capital ship tonnage allotment as she may consider advisable, subject solely to the limitations that the displacement of individual ships should not surpass 35,000 tons, and that the total capital ship tonnage should keep within the limits imposed by the present Treaty.

REPLACEMENT ET DECLASSEMENT DE NAVIRES DE LIGNE.

Capital ships replaced and scrapped.  
Italy.

ITALIE.

Année.	Navires mis sur cale.	Navires achetés.	Navires à déclasser (âge entre parenthèse).	Navires conservés. Nombre total.	
				Pre-	Post-
				Jutland.	
1922.....				6	0
1923.....				6	0
1924.....				6	0
1925.....				6	0
1926.....				6	0
1927.....	35.000 tonnes..			6	0
1928.....				6	0
1929.....	35.000 tonnes..			6	0
1930.....				6	0
1931.....	35.000 tonnes..	35.000 tonnes..	Dante Alighieri (19).....	5	(*)
1932.....	45.000 tonnes..			5	(*)
1933.....	25.000 tonnes..	35.000 tonnes..	Leonardo da Vinci (19).....	4	(*)
1934.....				4	(*)
1935.....		35.000 tonnes..	Giulio Cesare (21).....	3	(*)
1936.....		45.000 tonnes..	Conte di Cavour (21), Duilio (21).....	1	(*)
1937.....		25.000 tonnes..	Andrea Doria (21).....	0	(*)

\* Dans les limites du tonnage total; nombre non fixé.

NOTE.—L'Italie réserve expressément son droit d'employer son allocation de tonnage de navires de ligne comme elle le jugera bon, pourvu que le déplacement de chaque navire ne dépasse pas 35,000 tonnes et que le tonnage total de navires de ligne resté dans les limites imposées par le présent Traité.

REPLACEMENT AND SCRAPPING OF CAPITAL SHIPS.

ITALY.

Year.	Ships laid down.	Ships completed.	Ships scrapped (age in parentheses).	Ships retained. Summary.	
				Pre-	Post-
				Jutland.	
1922.....				6	0
1923.....				6	0
1924.....				6	0
1925.....				6	0
1926.....				6	0
1927.....	35,000 tons..			6	0
1928.....				6	0
1929.....	35,000 tons..			6	0
1930.....				6	0
1931.....	35,000 tons..	35,000 tons..	Dante Alighieri (19).....	5	(*)
1932.....	45,000 tons..			5	(*)
1933.....	25,000 tons..	35,000 tons..	Leonardo da Vinci (19).....	4	(*)
1934.....				4	(*)
1935.....		35,000 tons..	Giulio Cesare (21).....	3	(*)
1936.....		45,000 tons..	Conte di Cavour (21), Duilio (21).....	1	(*)
1937.....		25,000 tons..	Andrea Doria (21).....	0	(*)

\* Within tonnage limitations; number not fixed.

NOTE.—Italy expressly reserves the right of employing the capital ship tonnage allotment as she may consider advisable, subject solely to the limitations that the displacement of individual ships should not surpass 35,000 tons, and the total capital ship tonnage should keep within the limits imposed by the present Treaty.

Capital ships re-  
placed and scrapped.  
Japan.

REEMPLACEMENT ET DECLASSERMENT DE NAVIRES DE LIGNE.

JAPON.

Année.	Navires mis sur cale.	Navires achevés.	Navires à déclasser (âge entre parenthèse).	Navires con- servés. Nombre total.	
				Pre- Jutland.	Post- Jutland.
			Hizen (20), Mikasa (20), Kashima (16), Katori (16), Satsuma (12), Aki (11), Settsu (10), Ikoma (14), Ibuki (12), Kurama (11), Amagi (0), Akagi (0), Kaga (0), Tosa (0), Takao (0), Atago (0), Projet de programme 8 navires non sur cale.*	8	2
1922.....				8	2
1923.....				8	2
1924.....				8	2
1925.....				8	2
1926.....				8	2
1927.....				8	2
1928.....				8	2
1929.....				8	2
1930.....				8	2
1931.....	A.....			8	2
1932.....	B.....			8	2
1933.....	C.....			8	2
1934.....	D.....	A.....	Kongo (21).....	7	3
1935.....	E.....	B.....	Hiyei (21), Haruna (20).....	5	4
1936.....	F.....	C.....	Kirishima (21).....	4	5
1937.....	G.....	D.....	Fuso (22).....	3	6
1938.....	H.....	E.....	Yamashiro (21).....	2	7
1939.....	I.....	F.....	Ise (22).....	1	8
1940.....		G.....	Hiuga (22).....	0	9
1941.....		H.....	Nagato (21).....	0	9
1942.....		I.....	Mutsu (21).....	0	9

\* Le Japon pourra conserver le *Shikishima* et *Fusami* pour des destinations autres que le combat, en se conformant aux dispositions de la partie 2, III, (b).

NOTE.—Les lettres A, B, C, D, etc., représentent chacune un navire de ligne de 35,000 tonnes de déplacement type mis sur cale et achevé dans les années indiquées.

REPLACEMENT AND SCRAPPING OF CAPITAL SHIPS.

Capital ships replaced and scrapped.  
Japan.

JAPAN.

Year.	Ships laid down.	Ships completed.	Ships scrapped (age in parentheses).	Ships retained. Summary.	
				Pre-	Post-
				Jutland.	
			Hiszen (20), Mikasa (20), Kashima (16), Katori (16), Satsuma (12), Aki (11), Settsu (10), Ikoma (14), Ibuki (12), Kurama (11), Amagi (0), Akagi (0), Kaga (0), Tosa (0), Takao (0), Atago (0). Projected program 8 ships not laid down.*	8	2
1922				8	2
1923				8	2
1924				8	2
1925				8	2
1926				8	2
1927				8	2
1928				8	2
1929				8	2
1930				8	2
1931	A			8	2
1932	B			8	2
1933	C			8	2
1934	D	A	Kongo (21)	7	3
1935	E	B	Hiyel (21), Haruna (20)	5	4
1936	F	C	Kirishima (21)	4	5
1937	G	D	Fuso (22)	3	6
1938	H	E	Yamashiro (21)	2	7
1939	I	F	Ise (22)	1	8
1940		G	Hinga (22)	0	9
1941		H	Nagato (21)	0	9
1942		I	Mutsu (21)	0	9

\* Japan may retain the *Shikishima* and *Asahi* for noncombatant purposes, after complying with the provisions of Part 2, III, (b).

NOTE.—A, B, C, D, etc., represent individual capital ships of 35,000 tons standard displacement, laid down and completed in the years specified.

Explanatory note. NOTE VISANT TOUS LES TABLEAUX DE LA SECTION II.

NOTE APPLICABLE TO ALL THE TABLES IN SECTION II.

Order of scrapping. Dans les tableaux précédents, l'ordre suivant lequel sont inscrits les navires à déclasser est celui de leur âge. Il est entendu que, quand les remplacements commenceront conformément aux dits tableaux, l'ordre de déclassement des navires de chaque Puissance Contractante pourra être changé au gré de cette Puissance, pourvu qu'elle déclassé chaque année le nombre de navires indiqué par ces tableaux.

The order above prescribed in which ships are to be scrapped is in accordance with their age. It is understood that when replacement begins according to the above tables the order of scrapping in the case of the ships of each of the Contracting Powers may be varied at its option; provided, however, that such Power shall scrap in each year the number of ships above stated.

PARTIE 4.

PART 4.

Definitions.

DEFINITIONS.

DEFINITIONS.

Dans le présent Traité, les expressions suivantes doivent s'entendre respectivement avec le sens ci-après.

For the purposes of the present Treaty, the following expressions are to be understood in the sense defined in this Part.

NAVIRE DE LIGNE.

CAPITAL SHIP.

Capital ship.

Un navire de ligne, en ce qui concerne les navires à construire dans l'avenir, est un navire de guerre autre qu'un navire porte-aéronefs, dont le déplacement type est supérieur à 10.000 tonnes (10.160 tonnes métriques), ou qui porte un canon d'un calibre supérieur à 8 pouces (203 millimètres).

A capital ship, in the case of ships hereafter built, is defined as a vessel of war, not an aircraft carrier, whose displacement exceeds 10,000 tons (10,160 metric tons) standard displacement, or which carries a gun with a calibre exceeding 8 inches (203 millimetres).

NAVIRE PORTE-AERONEFS.

AIRCRAFT CARRIER.

Air craft carrier.

Un navire porte-aéronefs est un navire de guerre d'un déplacement type supérieur à 10.000 tonnes (10.160 tonnes métriques), spécifiquement et exclusivement destiné à porter des aéronefs. Il doit être construit de manière qu'un aéronef puisse y prendre son vol ou s'y poser. Son plan et sa construction ne doivent pas lui permettre de porter un armement plus puissant que celui autorisé soit par l'article IX, soit par l'article X, selon le cas.

An aircraft carrier is defined as a vessel of war with a displacement in excess of 10,000 tons (10,160 metric tons) standard displacement designed for the specific and exclusive purpose of carrying aircraft. It must be so constructed that aircraft can be launched therefrom and landed thereon, and not designed and constructed for carrying a more powerful armament than that allowed to it under Article IX or Article X as the case may be.

Artc, pp. 1659, 1660.

DEPLACEMENT TYPE.

STANDARD DISPLACEMENT.

Standard displacement.

Le déplacement type d'un navire est le déplacement du navire achevé, avec son équipage complet, ses machines et chaudières,

The standard displacement of a ship is the displacement of the ship complete, fully manned, engined, and equipped ready for

prêt à prendre la mer, ayant tout son armement et toutes ses munitions, ses installations, équipements, vivres, eau douce pour l'équipage, approvisionnements divers, outillages et rechanges de toute nature qu'il doit emporter en temps de guerre, mais sans combustible et sans eau de réserve pour l'alimentation des machines et chaudières.

Le mot tonne employé dans le présent traité sans la qualification de "métrique" désigne une tonne de 2.240 lbs. ou 1.016 kilogrammes.

Les navires actuellement achevés continueront à figurer avec le déplacement qui leur est attribué selon leur système national d'évaluation. Toutefois, lorsqu'une Puissance compte le déplacement de ses navires en tonnes métriques, elle sera considérée, pour l'application du présent Traité, comme ne possédant que le tonnage équivalent en tonnes de 2.240 lbs.

Les navires achevés par la suite seront comptés pour leur déplacement type tel qu'il est défini au 1<sup>er</sup> alinéa de la présente définition.

sea, including all armament and ammunition, equipment, outfit, provisions and fresh water for crew, miscellaneous stores and implements of every description that are intended to be carried in war, but without fuel or reserve feed water on board.

The word "ton" in the present Treaty, except in the expression "metric tons", shall be understood to mean the ton of 2240 pounds (1016 kilos).

Vessels now completed shall retain their present ratings of displacement tonnage in accordance with their national system of measurement. However, a Power expressing displacement in metric tons shall be considered for the application of the present Treaty as owning only the equivalent displacement in tons of 2240 pounds.

A vessel completed hereafter shall be rated at its displacement tonnage when in the standard condition defined herein.

Ton.

Present ratings for completed vessels.

Ratings for vessels completed hereafter.

### CHAPITRE III.

#### DISPOSITIONS DIVERSES.

##### ARTICLE XXI.

Si, pendant la durée du présent traité, une Puissance contractante estime que les exigences de sa sécurité nationale, en ce qui touche la défense navale, se trouvent matériellement affectées par des circonstances nouvelles, les Puissances Contractantes se réuniront en Conférence sur sa demande pour examiner à nouveau les dispositions du présent traité et s'entendre sur les amendements à y apporter.

En raison des possibilités de progrès dans l'ordre technique et scientifique, les Etats-Unis provoqueront la réunion d'une Conférence de toutes les Puissances Contractantes après les avoir consultées. Cette Conférence se tiendra aussitôt que possible après

### CHAPTER III.

#### MISCELLANEOUS PROVISIONS.

##### ARTICLE XXI.

If during the term of the present Treaty the requirements of the national security of any Contracting Power in respect of naval defence are, in the opinion of that Power, materially affected by any change of circumstances, the Contracting Powers will, at the request of such Power, meet in conference with a view to the reconsideration of the provisions of the Treaty and its amendment by mutual agreement.

In view of possible technical and scientific developments, the United States, after consultation with the other Contracting Powers, shall arrange for a conference of all the Contracting Powers which shall convene as soon as possible after the expiration of

Miscellaneous.

Conference to reconsider provisions on request of a Contracting Power.

Subsequent conference after eight years.

l'expiration d'une période de huit ans à dater de la mise en vigueur du présent traité et examinera les changements à y apporter, s'il y a lieu, pour faire face à ces progrès.

eight years from the coming into force of the present Treaty to consider what changes, if any, in the Treaty may be necessary to meet such developments.

## ARTICLE XXII.

## ARTICLE XXII.

Obligations suspended during war affecting naval defense of Power.

Si l'une des Puissances Contractantes se trouve engagée dans une guerre qui, dans son opinion, affecte sa sécurité nationale du côté de la mer, cette Puissance pourra, sur avis préalable donné aux autres Puissances Contractantes, se dégager, pour la durée des hostilités, de ses obligations résultant du présent traité, à l'exception de celles qui sont prévues aux articles XIII et XVII. Toutefois, cette Puissance devra notifier aux autres Puissances Contractantes que la situation est d'un caractère assez critique pour exiger cette mesure.

Whenever any Contracting Power shall become engaged in a war which in its opinion affects the naval defence of its national security, such Power may after notice to the other Contracting Powers suspend for the period of hostilities its obligations under the present Treaty other than those under Articles XIII and XVII, provided that such Power shall notify the other Contracting Powers that the emergency is of such a character as to require such suspension.

Notice to the other Powers.

Consultation between the other Powers.

Dans ce cas, les autres Puissances Contractantes échangeront leurs vues pour arriver à un accord sur les dérogations temporaires que l'exécution du traité devrait comporter, s'il y a lieu, en ce qui les concerne. Si cet échange de vues ne conduit pas à un accord, conclu régulièrement selon les procédures constitutionnelles auxquelles elles sont respectivement tenues, chacune d'entre elles pourra, après en avoir donné notification aux autres, se dégager, pour la durée des hostilités, des obligations résultant du présent traité, à l'exception de celles qui sont prévues aux articles XIII et XVII.

The remaining Contracting Powers shall in such case consult together with a view to agreement as to what temporary modifications if any should be made in the Treaty as between themselves. Should such consultation not produce agreement, duly made in accordance with the constitutional methods of the respective Powers, any one of said Contracting Powers may, by giving notice to the other Contracting Powers, suspend for the period of hostilities its obligations under the present Treaty, other than those under Articles XIII and XVII.

If no agreement produced obligations may be suspended during hostilities.

Conference on cessation of hostilities.

A la cessation des hostilités les Puissances Contractantes se réuniront en Conférence pour examiner les modifications à apporter, s'il y a lieu, au présent Traité.

On the cessation of hostilities the Contracting Powers will meet in conference to consider what modifications, if any, should be made in the provisions of the present Treaty.

## ARTICLE XXIII.

## ARTICLE XXIII.

Duration.

Le présent traité restera en vigueur jusqu'au 31 décembre 1936. S'il n'est fait notification deux ans avant cette date par aucune des Puissances Contractantes de son intention de mettre fin au traité, ce dernier restera

The present Treaty shall remain in force until December 31st, 1936, and in case none of the Contracting Powers shall have given notice two years before that date of its intention to terminate the Treaty, it shall con-

en vigueur jusqu'à l'expiration d'un délai de deux ans à dater du jour où l'une des Puissances Contractantes notifiera son intention de mettre fin au traité. En ce cas le traité prendra fin pour toutes les Puissances Contractantes. La notification devra être faite par écrit au Gouvernement des Etats-Unis, qui devra immédiatement en transmettre aux autres Puissances une copie authentique avec l'indication de la date de réception. La notification sera considérée comme faite à cette date, à partir de laquelle elle produira son effet. Dans le cas où le Gouvernement des Etats-Unis notifierait son intention de mettre fin au traité, cette notification sera remise aux représentants diplomatiques à Washington des autres Puissances Contractantes; la notification sera considérée comme faite et prendra effet à la date de la communication aux dits représentants diplomatiques.

Toutes les Puissances Contractantes devront se réunir en Conférence dans le délai d'un an à partir de la date à laquelle aura pris effet la notification, par une des Puissances, de son intention de mettre fin au traité.

#### ARTICLE XXIV.

Le présent traité sera ratifié par les Puissances Contractantes selon les procédures constitutionnelles auxquelles elles sont respectivement tenues. Il prendra effet à la date du dépôt de toutes les ratifications, dépôt qui sera effectué à Washington, le plus tôt qu'il sera possible. Le Gouvernement des Etats-Unis remettra aux autres Puissances Contractantes une copie authentique du procès verbal de dépôt des ratifications.

Le présent traité, dont les textes français et anglais feront foi, restera déposé dans les archives du Gouvernement des Etats-Unis; des expéditions authentiques en seront remises par ce Gouvernement aux autres Puissances Contractantes.

tinue in force until the expiration of two years from the date on which notice of termination shall be given by one of the Contracting Powers, whereupon the Treaty shall terminate as regards all the Contracting Powers. Such notice shall be communicated in writing to the Government of the United States, which shall immediately transmit a certified copy of the notification to the other Powers and inform them of the date on which it was received. The notice shall be deemed to have been given and shall take effect on that date. In the event of notice of termination being given by the Government of the United States, such notice shall be given to the diplomatic representatives at Washington of the other Contracting Powers, and the notice shall be deemed to have been given and shall take effect on the date of the communication made to the said diplomatic representatives.

Within one year of the date on which a notice of termination by any Power has taken effect, all the Contracting Powers shall meet in conference.

#### ARTICLE XXIV.

The present Treaty shall be ratified by the Contracting Powers in accordance with their respective constitutional methods and shall take effect on the date of the deposit of all the ratifications, which shall take place at Washington as soon as possible. The Government of the United States will transmit to the other Contracting Powers a certified copy of the procès-verbal of the deposit of ratifications.

The present Treaty, of which the French and English texts are both authentic, shall remain deposited in the archives of the Government of the United States, and duly certified copies thereof shall be transmitted by that Government to the other Contracting Powers.

Notification of termination.

Conference prior to termination.

Ratifications to be deposited.

Deposit of Treaty.

Signatures.

En foi de quoi les Plénipotentiaires sus-nommés ont signé le présent Traité.

Fait à Washington le six février mil-neuf-cent-vingt-deux.

In faith whereof the above-named Plenipotentiaries have signed the present Treaty.

Done at the City of Washington the sixth day of February, One Thousand Nine Hundred and Twenty-Two.

[SEAL]	CHARLES EVANS HUGHES	
[SEAL]	HENRY CABOT LODGE	
[SEAL]	OSCAR W UNDERWOOD	
[SEAL]	ELIHU ROOT	
[SEAL]	ARTHUR JAMES BALFOUR	
[SEAL]	LEE OF FAREHAM.	
[SEAL]	A. C. GEDDES	
	R. L. BORDEN.	[SEAL]
	G. F. PEARCE	[SEAL]
	JOHN W SALMOND	[SEAL]
	ARTHUR JAMES BALFOUR	[SEAL]
	V S SRINIVASA SASTRI	[SEAL]
	A SARRAUT	[SEAL]
	JUSSERAND	[SEAL]
	CARLO SCHANZER	[SEAL]
[SEAL]	V. ROLANDI RICCI	
[SEAL]	LUIGI ALBERTINI	
[SEAL]	T. KATO	
[SEAL]	K. SHIDEHARA	
[SEAL]	M. HANTHARA	

Ratifications deposited.

And Whereas the said Treaty has been duly ratified on all parts and the ratifications of the said Governments were deposited with the Government of the United States of America on August 17, 1923;

Proclamation.

Now, therefore, be it known that I, Calvin Coolidge, President of the United States of America, have caused the said Treaty to be made public, to the end that the same and every article and clause thereof may be observed and fulfilled with good faith by the United States and the citizens thereof.

In testimony whereof, I have hereunto set my hand and caused the seal of the United States of America to be affixed.

Done in the City of Washington this twenty-first day of August in the year of our Lord one thousand nine hundred and [SEAL.] twenty-three, and of the Independence of the United States of America the one hundred and forty-eighth.

CALVIN COOLIDGE

By the President:

CHARLES E. HUGHES  
*Secretary of State.*

PROCÈS-VERBAL

August 15, 1923.  
Procès-verbal.

OF DEPOSIT OF RATIFICATIONS OF THE TREATY BETWEEN THE UNITED STATES OF AMERICA, THE BRITISH EMPIRE, FRANCE, ITALY AND JAPAN, TO LIMIT THEIR RESPECTIVE NAVAL ARMAMENT, CONCLUDED AT WASHINGTON, FEBRUARY 6, 1922.

In conformity with Article XXIV of the Treaty between the United States of America, the British Empire, France, Italy and Japan to limit their respective naval armament, concluded at Washington on February 6, 1922, the undersigned representatives of the United States of America, the British Empire, France, Italy and Japan, this day met at the Department of State at Washington to proceed with the deposit with the Government of the United States of America of the instruments of ratification of the said Treaty by the governments they represent.

The representative of the Government of the French Republic made the following declaration:

“Le Gouvernement français estime et a toujours estimé que les rapports des tonnages globaux en bâtiments de ligne et en porte-aéronefs, attribués à chacune des Puissances Contractantes, n’expriment pas l’importance respective des intérêts maritimes de ces Puissances et ne peuvent être étendus aux catégories de navires autres que celles pour lesquelles ils ont été expressément stipulés.”<sup>1</sup>

The instruments of ratification produced having been found upon examination to be in due form, are entrusted to the Government of the United States of America to be deposited in the archives of the Department of State.

IN WITNESS WHEREOF, the present procès-verbal, of which a certified copy will be sent by the Government of the United States of America to each one of the Powers signatory to the said treaty, is signed.

Notification of deposit of ratifications by the representatives of the Contracting Powers.  
*Ante*, p. 1683.

Declaration by French representative.

Signatures.

Done at Washington, August 17, 1923, at 12 o'clock.

- For the United States of America:  
CHARLES EVANS HUGHES [SEAL]
- For the British Empire:  
H. G. CHILTON [SEAL]
- For France:  
ANDRÉ DE LABOULAYE [SEAL]
- For Italy:  
AUGUSTO ROSSO [SEAL]
- For Japan:  
M. HANIHARA [SEAL]

<sup>1</sup> The French Government considers and always has considered that the ratios of total tonnage in capital ships and aircraft carriers allowed to the several Contracting Powers do not represent the respective importance of the maritime interests of those Powers and cannot be extended to the categories of vessels other than those for which they were expressly stipulated.

October 6, 1921.

*Convention between the United States and other Powers amending the convention relating to weights and measures, signed at Paris May 20, 1875, and the regulations annexed thereto. Signed at Sevres, France, October 6, 1921; ratification advised by the Senate, January 5, 1923; ratified by the President, September 19, 1923; ratification of the United States, deposited with the Government of the French Republic, October 24, 1923; proclaimed, October 27, 1923.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

International weights  
and measures.  
Preamble.  
Vol. 20, p. 709.

Whereas a convention, amending the convention relating to weights and measures, signed at Paris on May 20, 1875, and the regulations annexed thereto, was concluded and signed at Sevres, France, on October 6, 1921, by the plenipotentiaries of the United State of America and certain other Powers, the original of which convention, in the French language, is word for word as follows:

[Translation.]

Amendments.	CONVENTION INTERNATIONALE PORTANT MODIFICATION :	INTERNATIONAL CONVENTION FOR THE AMENDMENT.
Metric convention.	1° De la Convention signée à Paris le 20 mai 1875 pour assurer l'unification internationale et le perfectionnement du Système métrique;	1st. Of the Convention signed at Paris, May 20, 1875, to insure the international unification and improvement of the metric system;
Resolutions.	2° Du Règlement annexé à cette Convention.	2nd. Of the regulations annexed to the said convention;

CONCLUE ENTRE :

Contracting Powers.	l'Allemagne, la République Argentine, l'Autriche, la Belgique, le Brésil, la Bulgarie, le Canada, le Chili, le Danemark, l'Espagne, les États-Unis d'Amérique, la Finlande, la France, la Grande-Bretagne, la Hongrie, l'Italie, le Japon, le Mexique, la Norvège, le Pérou, le Portugal, la Roumanie, l'État Serbe-Croate-Slovène, le Siam, la Suède, la Suisse et l'Uruguay.	Concluded between: Germany, Argentine Republic, Austria, Belgium, Brazil, Bulgaria, Canada, Chile, Denmark, Spain, the United States of America, Finland, France, Great Britain, Hungary, Italy, Japan, Mexico, Norway, Peru, Portugal, Rumania, The Serbs, Croats and Slovenes State, Siam, Sweden, Switzerland and Uruguay.
Agreements.	<i>Les soussignés, plenipotentiaires des Gouvernements des Pays ci-dessus énumérés, s'étant réunis en conférence à Paris, sont convenus de ce qui suit:</i>	The undersigned plenipotentiaries of the countries hereinafter enumerated, having met in conference in Paris, have agreed on the following:

ARTICLE PREMIER.

ARTICLE 1.

International Bu-  
reau.  
Duties.

*Les articles 7 et 8 de la Convention du 20 mai 1875 sont remplacés par les dispositions suivantes:*

Articles 7 and 8 of the Convention of May 20, 1875, are superseded by the following provisions:

ART. 7.—Après que le Comité aura procédé au travail de coordination des mesures relatives aux unités électriques, et lorsque la Conférence générale en aura décidé par un vote unanime, le Bureau sera chargé de l'établissement et de la conservation des étalons des unités électriques et de leurs témoins, ainsi que de la comparaison, avec ces étalons, des étalons nationaux ou d'autres étalons de précision.

Le Bureau est chargé, en outre, des déterminations relatives aux constantes physiques dont une connaissance plus exacte peut servir à accroître la précision et à assurer mieux l'uniformité dans les domaines auxquels appartiennent les unités ci-dessus mentionnées (art. 6 et premier alinéa de l'art. 7).

Il est chargé, enfin, du travail de coordination des déterminations analogues effectuées dans d'autres instituts.

ART. 8.—Les prototypes et étalons internationaux, ainsi que leurs témoins, demeureront déposés dans le Bureau; l'accès du dépôt sera uniquement réservé au Comité international.

ARTICLE 2.

*Les articles 6, 8, 9, 10, 11, 12, 15, 17, 18 et 20 du Règlement annexé à la Convention du 20 mai 1875 sont remplacés par les dispositions suivantes:*

ART. 6.—La dotation annuelle du Bureau international est composée de deux parties, l'une fixe, l'autre complémentaire.

La partie fixe est, en principe, de 250000<sup>fr</sup>, mais peut être portée à 300000<sup>fr</sup> par décision unanime du Comité. Elle est à la charge de tous les États et des Colonies autonomes qui ont adhéré à la Convention du Mètre avant la Sixième Conférence générale.

La partie complémentaire est formée des contributions des États et des Colonies autonomes qui sont entrés dans la Convention après ladite Conférence générale.

ARTICLE 7. After the Committee shall have proceeded with the work of coordinating the measures relative to electric units and when the general conference shall have so decided by a unanimous vote, the Bureau will have charge of the establishment and keeping of the standards of the electric units and their test copies and also of comparing with those standards, the national or other standards of precision.

The Bureau is also charged with the duty of making the determinations relative to physical constants, a more accurate knowledge of which may be useful in increasing precision and further insuring uniformity in the provinces to which the above mentioned units belong (Article 6 and 1st paragraph of Article 7).

It is finally charged with the duty of coordinating similar determinations effected in other institutions.

ARTICLE 8. The international prototypes and standards and also their test copies shall be deposited in the Bureau; access to the deposit shall be solely reserved for the international committee.

ARTICLE 2.

Articles 6, 8, 9, 10, 11, 12, 15, 17, 18 and 20, of the regulations annexed to the Convention of May 20, 1875, are superseded by the following provisions.

ARTICLE 6. The annual appropriation for the international bureau consists of two parts, one of which is fixed, the other complementary.

The fixed part is, in principle, 250,000 francs, but on the unanimous vote of the Committee may be raised to 300,000 francs. It is borne by all the states and autonomous colonies that adhered to the meter convention before the sixth General Conference.

The complementary part is made up of contributions from the states and autonomous colonies that joined the Convention after the aforesaid General Conference.

Standard electric units to be established. Vol. 20, p. 713, amended.

Determination of physical constants.

Coordination of similar determinations.

Deposit of standards and copies.

Regulations amended.

Annual expenses of Bureau.

Vol. 20, p. 717.

Contribution from adhering parties.

Acceding countries.

**Budget.**

Le Comité est chargé d'établir, sur la proposition du directeur, le budget annuel, mais sans dépasser la somme calculée conformément aux stipulations des deux alinéas ci-dessus. Ce budget est porté, chaque année, dans un Rapport spécial financier, à la connaissance des Gouvernements des Hautes Parties contractantes.

**Provision for increased contributions.**  
Vol. 20, p. 721.

Dans le cas où le Comité jugerait nécessaire, soit d'accroître au delà de 300000<sup>fr</sup> la partie fixe de la dotation annuelle, soit de modifier le calcul des contributions déterminé par l'article 20 du présent Règlement, il devrait en saisir les Gouvernements, de façon à leur permettre de donner, en temps utile, les instructions nécessaires à leurs délégués à la Conférence générale suivante, afin que celle-ci puisse délibérer valablement. La décision sera valable seulement dans le cas où aucun des États contractants n'aura exprimé, ou n'exprimera, dans la Conférence, un avis contraire.

**Advances for delinquencies.**

Si un État est demeuré trois années sans effectuer le versement de sa contribution, celle-ci est répartie entre les autres États, au prorata de leurs propres contributions. Les sommes supplémentaires, versées ainsi par les États pour parfaire le montant de la dotation du Bureau, sont considérées comme une avance faite à l'État retardataire, et leur sont remboursées si celui-ci vient à acquitter ses contributions arriérées.

**Suspension of delinquents.**

Les avantages et prérogatives conférés par l'adhésion à la Convention du Mètre sont suspendus à l'égard des États déficitaires de trois années.

**Expulsion of delinquent state.**

Après trois nouvelles années, l'État déficitaire est exclu de la Convention, et le calcul des contributions est rétabli conformément aux dispositions de l'article 20 du présent Règlement.

**International Committee.**  
Composition, etc.  
Vol. 20, p. 718.

ART. 8.—Le Comité international, mentionné à l'article 3 de la Convention, sera composé de

The Committee is charged with the duty of drawing up on the motion of the Director the annual budget, but without exceeding the amount computed in accordance with the provisions of the two paragraphs above. The budget is made known every year by means of a special financial report to the governments of the high contracting parties.

If the committee find it necessary either to increase beyond 300,000 francs, the fixed part of the annual appropriation or to modify the computation of the contributions as determined by Article 20, of these regulations, it should lay the matter before the governments so as to enable them to issue in good time the needed instructions to their delegates to the next General Conference in order that the said conference may deliberate to good purpose. The decision will stand only in the case that no opposition shall have been expressed before or in the conference by any of the contracting states.

If the state should let three years go without paying its contribution, that contribution shall be divided among the other states proportionally to their own contribution. The additional sum thus paid by the states to make up the whole of the appropriation of the Bureau shall be regarded as an advance to the delinquent state and shall be reimbursed to them if that state should make good its arrears.

The advantages and prerogatives conferred by adhering to the Meter Convention are suspended in the case of states that have been delinquent three years.

After three more years the delinquent state shall be expelled from the Convention and the reckoning of the contributions restored in accordance with the provisions of Article 20, of these regulations.

ARTICLE 8. The International Committee mentioned at Article 3 of the Convention shall be com-

dix-huit membres, appartenant tous à des États différents.

Lors du renouvellement, par moitié, du Comité international, les membres sortants seront d'abord ceux qui, en cas de vacances, auront été élus provisoirement dans l'intervalle entre deux sessions de la Conférence; les autres seront désignés par le sort.

Les membres sortants sont rééligibles.

ART. 9.—Le Comité international se constitue en choisissant lui-même, au scrutin secret, son président et son secrétaire. Ces nominations sont notifiées aux Gouvernements des Hautes Parties contractantes.

Le président et le secrétaire du Comité, et le directeur du Bureau, doivent appartenir à des pays différents.

Une fois constitué, le Comité ne peut procéder à de nouvelles élections ou nominations que trois mois après que tous les membres auront été informés de la vacance donnant lieu à un vote.

ART. 10.—Le Comité international dirige tous les travaux métrologiques que les Hautes Parties contractantes décideront de faire exécuter en commun.

Il est chargé, en outre, de surveiller la conservation des prototypes et étalons internationaux.

Il peut, enfin, instituer la coopération de spécialistes dans des questions de métrologie, et coordonner les résultats de leurs travaux.

ART. 11.—Le Comité se réunira au moins une fois tous les deux ans.

ART. 12.—Les votes au sein du Comité ont lieu à la majorité des voix; en cas de partage, la voix du président est prépondérante. Les décisions ne sont valables que si le nombre des membres présents égale au moins la moitié des membres élus qui composent le Comité.

Sous réserve de cette condition, les membres absents ont le droit de déléguer leurs votes aux mem-

posed of 18 members all from different states.

At the time of the renewal by halves of the international committee, the outgoing members shall be first those who may have been provisionally elected to fill vacancies between two sessions of the conference; the others will be drawn by lot.

Outgoing members may be reelected.

ARTICLE 9. The International Committee organizes itself by electing by its own secret vote its Chairman and Secretary. Those appointments are notified to the governments of the high contracting parties.

The chairman and the secretary of the Committee and the Director of the Bureau must belong to different countries.

Once organized, the Committee cannot hold other elections or make other appointments except before three months shall have elapsed after the notice of a vacancy calling for a vote shall have been given to all the members.

ARTICLE 10. The International Committee directs all the metrological works that the high contracting parties shall decide to have carried on jointly.

It is also charged with the duty of seeing to the conservation of the international prototypes and standards.

It may, lastly, institute the cooperation of specialists in questions of meteorology and coordinate the results of their work.

ARTICLE 11. The committee shall meet at least once in two years.

ARTICLE 12. The balloting in the committee is by a majority vote: in case of a tie vote the chairman has the casting vote.

Decisions are only valid if the members present are at least one half of the elected members forming the committee.

Subject to that condition absent members have a right to delegate their votes to present

Officers.  
Election.

Division.

Subsequent elec-  
tions.

Duties of Committee.  
Vol. 20, p. 718.

Meetings.

Voting.  
Vol. 20, p. 719.

Proxies.

bres présents, qui devront justifier de cette délégation. Il en est de même pour les nominations au scrutin secret.

Le directeur du Bureau a voix délibérative au sein du Comité.

Bureau regulations.  
Vol. 20, p. 720.

ART. 15.—Le Comité international élaborera un règlement détaillé pour l'organisation et les travaux du Bureau, et il fixera les taxes à payer pour les travaux extraordinaires prévus aux articles 6 et 7 de la Convention.

Application of dues.

Ces taxes seront affectées au perfectionnement du matériel scientifique du Bureau. Un prélèvement annuel pourra être effectué, en faveur de la Caisse de Retraites, sur le total des taxes perçues par le Bureau.

Personnel of Bureau.  
Vol. 20, p. 720.

ART. 17.—Un règlement, établi par le Comité, fixera l'effectif maximum pour chaque catégorie du personnel du Bureau.

Le directeur et ses adjoints seront nommés au scrutin secret par le Comité international. Leur nomination sera notifiée aux Gouvernements des Hautes Parties contractantes.

Le directeur nommera les autres membres du personnel, dans les limites établies par le règlement mentionné au premier alinéa ci-dessus.

Access to prototypes.

ART. 18.—Le directeur du Bureau n'aura accès au lieu de dépôt des prototypes internationaux qu'en vertu d'une résolution du Comité, et en présence d'au moins un de ses membres.

Possession of keys.

Le lieu de dépôt des prototypes ne pourra s'ouvrir qu'au moyen de trois clés, dont une sera en la possession du directeur des Archives de France, la seconde dans celle du Président du Comité, et la troisième dans celle du directeur du Bureau.

Use of national standard prototypes.

Les étalons de la catégorie des prototypes nationaux serviront seuls aux travaux ordinaires de comparaisons du Bureau.

Quota of contributions.  
Vol. 20, p. 721.

ART. 20.—L'échelle des contributions, dont il est question à l'article 9 de la Convention, est

members who must prove that they have been so delegated. This also applies to appointments by secret ballot.

The Director of the Bureau is a non-voting member of the Committee.

ARTICLE 15. The International Committee will draw up a detailed set of regulations for the organization and work of the Bureau and will fix the dues to be paid for the extraordinary works provided by Articles 6 and 7 of the Convention.

Those dues will be applied to improving the scientific equipment of the Bureau. A certain amount may be drawn annually for the retirement fund from the total dues collected by the Bureau.

ARTICLE 17. A regulation drawn up by the Committee will determine the maximum staff for each category of the personnel of the Bureau. The Director and his assistants shall be elected by secret ballot by the International Committee. Other appointments shall be notified to the governments of the high contracting parties. The Director will appoint the other members of the personnel within the bounds laid by the regulation mentioned in the first paragraph above.

ARTICLE 18. The Director of the Bureau shall have access to the place where the international prototypes are deposited only in pursuance of a resolution of the Committee and in the presence of at least one of its members.

The place of deposit of the prototypes shall be opened only by means of three keys, one of which shall be in the possession of the Director of Archives of France, the second in that of the Chairman of the Committee and the third in that of the Director of the Bureau.

The standards of the class of national prototypes alone shall be used for the ordinary comparing work of the Bureau.

ARTICLE 20. The scale of contributions spoken of in Article 9 of the Convention is established

établie, pour la partie fixe, sur la base de la dotation indiquée par l'article 6 du présent Règlement, et sur celle de la population; la contribution normale de chaque État ne peut être inférieure à 5 pour 1000, ni supérieure à 15 pour 100 de la dotation totale, quel que soit le chiffre de la population.

Pour établir cette échelle, on détermine d'abord quels sont les États qui se trouvent dans les conditions voulues pour ce minimum et ce maximum, et l'on répartit le reste de la somme contributive entre les autres États, en raison directe du chiffre de leur population.

Les parts contributives ainsi calculées sont valables pour toute la période de temps comprise entre deux Conférences générales consécutives et ne peuvent être modifiées, dans l'intervalle, que dans les cas suivants:

a. Si l'un des États adhérents a laissé passer trois années successives sans faire ses versements;

b. Si, au contraire, un État, antérieurement retardataire de plus de trois ans, ayant versé ses contributions arriérées, il y a lieu de restituer aux autres Gouvernements les avances faites par eux.

La contribution complémentaire est calculée sur la même base de la population, et est égale à celle que les États anciennement entrés dans la Convention paient dans les mêmes conditions.

Si un État ayant adhéré à la Convention déclare en vouloir étendre le bénéfice à une ou plusieurs de ses Colonies non autonomes, le chiffre de la population des dites Colonies sera ajouté à celui de l'État pour le calcul de l'échelle des contributions.

Lorsqu'une Colonie reconnue autonome désirera adhérer à la Convention, elle sera considérée, en ce qui concerne son entrée dans cette Convention, suivant la décision de la Métropole, soit comme

for its fixed part on the basis of the appropriation referred to in Article 6 of the present regulations and of the population; the normal contribution of each state cannot be less than 5 to a thousand nor more than 15% of the whole appropriation, regardless of the population.

In order to establish that scale, it shall first be found which are the states that are in the conditions required for the minimum and maximum and the remainder of the quota shall be distributed among the other states in the direct ratio of their population.

The quota thus reckoned stands for the whole time included between two consecutive General Conferences and can only be modified in the meanwhile in the following cases:

(a) If one of the adhering states allows three successive years to pass without making its payments;

(b) When, on the contrary, a state which had been previously delinquent for more than three years pays up its arrears, and the occasion arises to return to the other governments the advances made by them.

The complementary contribution is computed on the same basis of population and is like that which the states that have long belonged to the Convention pay under the same conditions.

If after adhering to the convention a state declares it would like to extend the benefits thereof to one or more of its colonies that are not autonomous, the number of the population of the said colonies would be added to that of the State in reckoning the scale of contributions.

When a colony that is recognized as autonomous shall desire to adhere to the convention, it will be regarded with respect to its admission into the Convention and as the mother coun-

Method of determination.

Permanence.

Modifications.

Delinquent states.

Payment of delinquencies.

Complementary contributions.

Extension to colonies of adhering States.

Autonomous colonies.

une dépendance de celle-ci, soit comme un État contractant.

try may decide, either as a dependency of that mother country or as a contracting state.

## ARTICLE 3.

*Tout État pourra adhérer à la présente Convention en notifiant son adhésion au Gouvernement français, qui en donnera avis à tous les États participants et au Président du Comité international des Poids et Mesures.*

*Toute accession nouvelle à la Convention du 20 mai 1875 entraînera obligatoirement adhésion à la présente Convention.*

## ARTICLE 4.

*La présente Convention sera ratifiée. Chaque Puissance adressera, dans le plus court délai possible, sa ratification au Gouvernement français, par les soins duquel il en sera donné avis aux autres Pays signataires. Les ratifications resteront déposées dans les archives du Gouvernement français. La présente Convention entrera en vigueur, pour chaque Pays signataire, le jour même du dépôt de son acte de ratification.*

*Fait à Sèvres, le 6 octobre 1921, en un seul exemplaire, qui restera déposé dans les archives du Gouvernement français, et dont les expéditions authentiques seront remises à chacun des Pays signataires.*

*Ledit exemplaire, daté comme il est dit ci-dessus, pourra être signé jusqu'au 31 mars 1922.*

*En foi de quoi, les Plénipotentiaires ci-après, dont les pouvoirs ont été reconnus en bonne et due forme, ont signé la présente Convention.*

*Pour l'Allemagne:*

FORSTER,  
KÖSTERS.

*Pour la République Argentine:*

M.-T. DE ALVEAR,  
LUIS BEMBERG.

*Pour l'Autriche:*

MAYRHAUSER.

*Pour la Belgique:*

ERN. PASQUIER.

*Pour le Brésil:*

FRANC. RAMOS DE ANDRADE  
NEVES.

*Pour la Bulgarie:*

SAVOFF.

## ARTICLE 3.

Any state may adhere to this convention by giving notice thereof to the French Government which shall notify all the participant states and the Chairman of the International Committee of Weights and Measures.

Any new accession to the Convention of May 20, 1875, will necessarily involve adhesion to this Convention.

## ARTICLE 4.

The present convention shall be ratified. Each power shall within the shortest possible time send its ratification to the French Government which will see to its being notified to the other signatory countries. The ratifications shall remain in deposit in the archives of the French Government. The present Convention will go into effect for each signatory country on the very date of the deposit of its instrument of ratification.

Done at Sevres, October 6, 1921, in one copy that will be deposited in the Archives of the French Government and of which certified copies shall be forwarded to every one of the signatory countries.

This copy, dated as above, may be signed until March 31, 1922.

In witness whereof the plenipotentiaries hereinbelow named, whose powers have been found to be in good and due form, have signed the present Convention.

For Germany:

FORSTER,  
KÖSTERS.

For Argentina:

M.-T. DE ALVEAR,  
LUIS BEMBERG.

For Austria:

MAYRHAUSER.

For Belgium:

ERN. PASQUIER.

For Brazil:

FRANC. RAMOS DE ANDRADE  
NEVES.

For Bulgaria:

SAVOFF.

Notice of new adhering states.

Deposit of ratifications.

Effectual date.

Certified copies to signatories.

Extension for signing.

Signatures.

<i>Pour le Canada:</i>	For Canada:
HARDINGE OF PENSHURST, J.-E. SEARS jr.	HARDINGE OF PENSHURST, J. E. SEARS, Jr.
<i>Pour le Chili:</i>	For Chile:
M. AMUNATEGUI.	M. AMUNATEGUI.
<i>Pour le Danemark:</i>	For Denmark:
K. PRYTZ.	K. PRYTZ.
<i>Pour l'Espagne:</i>	For Spain:
SEVERO GOMEZ NUÑEZ.	SEVERO GOMEZ NUÑEZ.
<i>Pour les États-Unis:</i>	For the United States:
SHELDON WHITEHOUSE, SAMUEL-W. STRATTON.	SHELDON WHITEHOUSE. SAMUEL W. STRATTON.
<i>Pour la Finlande:</i>	For Finland;
G. MELANDER.	G. MELANDER.
<i>Pour la France:</i>	For France:
P. APPELL, PAUL JANET, A. PEROT, J. VIOLLE.	P. APPELL, PAUL JANET, A. PEROT, J. VIOLLE.
<i>Pour la Grande-Bretagne:</i>	For Great Britain:
HARDINGE OF PENSHURST, J.-E. SEARS jr, P.-A. MACMAHON.	HARDINGE OF PENSHURST, J. E. SEARS, Jr., P. A. MACMAHON.
<i>Pour la Hongrie:</i>	For Hungary:
BODOLA LAJOS.	BODOLA LAJOS.
<i>Pour l'Italie:</i>	For Italy:
VITO VOLTERRA, NAPOLEONE REGGIANI.	VITO VOLTERRA, NAPOLEONE REGGIANI.
<i>Pour le Japon:</i>	For Japan:
A. TANAKADATE, SAISHIRO KOSHIDA.	A. TANAKADATE, SAISHIRO KOSHIDA.
<i>Pour le Mexique:</i>	For Mexico:
JUAN F. URQUIDI.	JUAN F. URQUIDI.
<i>Pour la Norvège:</i>	For Norway:
D. ISAACHSEN.	D. ISAACHSEN.
<i>Pour le Pérou:</i>	For Peru:
G. TIRADO.	G. TIRADO.
<i>Pour le Portugal:</i>	For Portugal:
ARMANDO NAVARRO.	ARMANDO NAVARRO.
<i>Pour la Roumanie:</i>	For Rumania:
ST. HEPITES, C. STATESCU.	ST. HEPITES, C. STATESCU.
<i>Pour la Serbie-Croatie-Slovénie.</i>	For the Serbs, Croats, and Slo- venes:
M. BOCHKOVITCH. CÉLESTIN KARGATCHIN.	M. BOCHKOVITCH, CELESTIN KARGATCHIN.
<i>Pour le Siam:</i>	For Siam:
DAMRAS.	DAMRAS.
<i>Pour la Suède:</i>	For Sweden:
K.-A. WALLROTH, IVAR FREDHOLM.	K. A. WALLROTH, IVAR FREDHOLM.
<i>Pour la Suisse:</i>	For Switzerland:
RAOUL GAUTIER.	RAOUL GAUTIER.
<i>Pour l'Uruguay:</i>	For Uruguay:
J.-C. BLANCO.	J. C. BLANCO.
COPIE CERTIFIÉE CON- FORME	A True Copy.
Le Ministre Plénipoten- tiaire, Chef du Service du Protocole,	P. DE FOUQUIÈRES, <i>Minister Plenipotentiary, Chief of Protocol Division.</i>
P. DE FOUQUIÈRES.	

Ratification of  
United States depos-  
ited.

*Act*, p. 1692.

Proclamation.

And whereas the ratification of the United States of America of the said convention was, in pursuance of Article 4 thereof, deposited with the Government of the French Republic on October 24, 1923;

Now, therefore, be it known that I, Calvin Coolidge, President of the United States of America, have caused the said convention to be made public to the end that the same and every article and clause thereof may be observed and fulfilled with good faith by the United States and the citizens thereof.

In testimony whereof, I have caused the seal of United States to be hereunto affixed.

Done at the City of Washington the twenty-seventh day of October in the year of our Lord one thousand nine hundred and [SEAL.] twenty-three, and of the Independence of the United States of America the one hundred and forty-eighth.

CALVIN COOLIDGE

By the President:

CHARLES E. HUGHES  
*Secretary of State.*

*Agreement between the United States and Great Britain further extending the duration of the arbitration convention of April 4, 1908. Signed at Washington, June 23, 1923; ratification advised by the Senate, December 18, 1923; ratified by Great Britain, August 1, 1923; ratified by the President, December 28, 1923; ratifications exchanged at Washington, December 29, 1923; proclaimed, December 29, 1923.*

June 23, 1923.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas an Agreement between the United States of America and Great Britain extending for another period of five years the Arbitration Convention concluded between them on April 4, 1908, was concluded and signed by their respective Plenipotentiaries at Washington on the twenty-third day of June, one thousand nine hundred and twenty-three, the original of which Agreement is word for word as follows:

Arbitration with Great Britain. Preamble. Vol. 35, p. 1960.

The President of the United States of America and His Majesty the King of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas, Emperor of India, being desirous of extending for another five years the period during which the Arbitration Convention concluded between them on April 4, 1908, extended by the Agreement concluded between the two Governments on May 31, 1913, and further extended by the Agreement concluded between the two Governments on June 3, 1918, shall remain in force, have respectively authorized the undersigned, to wit: Charles Evans Hughes, Secretary of State of the United States; and Sir Auckland Geddes, G. C. M. G., K. C. B., His Britannic Majesty's Ambassador Extraordinary and Plenipotentiary to the United States, to conclude the following Articles:

Contracting Powers.

Vol. 38, p. 1767.

Vol. 40, p. 1627.

Plenipotentiaries.

ARTICLE I

The Convention of Arbitration of April 4, 1908, between the Government of the United States of America and the Government of His Majesty the King of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas, Emperor of India, the duration of which by Article IV thereof was fixed at a period of five years from the date of the exchange of ratifications of the said Convention on June 4, 1908, which period by the Agreement of May 31, 1913, between the two Governments was extended for five years from June 4, 1913, and was extended by the Agreement between them of June 3, 1918, for the further period of five years from June 4, 1918, is hereby extended and continued in force for the further period of five years from June 4, 1923.

Convention of 1908 further extended for five years.

Vol. 40, p. 1627.

ARTICLE II

The present Agreement shall be ratified by the President of the United States of America, by and with the advice and consent of the Senate thereof, and by His Britannic Majesty, and it shall become

Exchange of ratifications.

effective upon the date of the exchange of ratifications which shall take place at Washington as soon as possible.

Signatures.

Done in duplicate, this twenty-third day of June, one thousand nine hundred and twenty-three.

[SEAL.] CHARLES EVANS HUGHES  
[SEAL.] A. GEDDES

Ratifications exchanged.

And whereas the said Agreement has been duly ratified on both parts, and the ratifications of the two governments were exchanged in the City of Washington, on the twenty-ninth day of December, one thousand nine hundred and twenty-three;

Proclamation.

Now, therefore, be it known that I, Calvin Coolidge, President of the United States of America, have caused the said Agreement to be made public, to the end that the same and every article and clause thereof, may be observed and fulfilled with good faith by the United States and the citizens thereof.

In testimony whereof, I have hereunto set my hand and caused the Seal of the United States to be affixed.

Done at the city of Washington, this twenty-ninth day of December, in the year of our Lord one thousand nine hundred and twenty-three, and of the Independence of the United States of America the one hundred and forty-eighth.

CALVIN COOLIDGE

By the President:  
CHARLES E. HUGHES  
*Secretary of State.*

[EXCHANGE OF NOTES.]

Exchange of notes.

[The Secretary of State to the Ambassador of Great Britain.]

DEPARTMENT OF STATE,  
Washington, June 23, 1923.

EXCELLENCY:

From Secretary of State

In connection with the signing today of an agreement for the renewal of the Convention of Arbitration concluded between the United States and Great Britain, April 4, 1908, and renewed from time to time, I have the honor, in pursuance of our informal conversations, to state the following understanding which I shall be glad to have you confirm on behalf of your Government.

On February 24 last the President proposed to the Senate that it consent under certain stated conditions to the adhesion by the United States to the Protocol of December 16, 1920, under which the Permanent Court of International Justice had been created at The Hague. As the Senate does not convene in its regular session until December next, action upon this proposal will necessarily be delayed. In the event that the Senate gives its assent to the proposal, I understand that the British Government will not be averse to considering a modification of the Convention of Arbitration which we are renewing, or the making of a separate agreement, providing for the reference of disputes mentioned in the Convention to the Permanent Court of International Justice.

Accept, Excellency, the renewed assurance of my highest consideration.

CHARLES E. HUGHES

The Right Honorable  
Sir AUCKLAND GEDDES, G. C. M. G., K. C. B.,  
*Ambassador of Great Britain.*

[The Ambassador of Great Britain to the Secretary of State.]

BRITISH EMBASSY,  
Washington, D. C., June 23, 1923.

No. 523.

SIR:

From British Ambassador.

I have the honour to acknowledge the receipt of your note of today's date in which you were so good as to inform me, in connection with the renewal of the Arbitration Convention of April 4th, 1908, between Great Britain and the

United States, that the President of the United States had proposed to the Senate the adherence of the United States, under certain conditions, to the Protocol of December 16th, 1920, creating the Permanent Court of International Justice at the Hague, and that, if the Senate assents to this proposal, you understand that His Britannic Majesty's Government would be prepared to consider the conclusion of an agreement, providing for the reference to the Permanent Court of International Justice of disputes mentioned in the Convention.

Under instructions from His Majesty's Principal Secretary of State for Foreign Affairs I have the honor to confirm your understanding of His Majesty's Government's attitude on this point and to state that if the Senate approve the President's proposal His Majesty's Government will be prepared to consider with the United States Government the conclusion of an agreement for the reference to the Permanent Court of International Justice of disputes mentioned in the Arbitration Convention.

I have the honour to be with the highest consideration, Sir, your most obedient, humble servant,

A. GEDDES

The Honourable

CHARLES E. HUGHES,  
*Secretary of State of the United States,  
Washington, D. C.*

January 19, 21, 1922.

*Treaty, and additional article, between the United States and Venezuela for extradition of fugitives from justice. Signed at Caracas, January 19 and 21, 1922; ratification advised by the Senate, January 5, 1923; ratified by Venezuela, February 15, 1923; ratified by the President, February 21, 1923; ratifications exchanged at Caracas, April 14, 1923; proclaimed, January 2, 1924.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA,  
A PROCLAMATION.

Extradition with  
Venezuela.  
Preamble.

Whereas a Treaty between the United States of America and the United States of Venezuela providing for the extradition of fugitives from justice was concluded and signed by their respective Plenipotentiaries at Caracas on the nineteenth day of January one thousand nine hundred and twenty-two;

Post, p. 1707.

And whereas an Additional Article to the said Treaty was signed by the respective plenipotentiaries of the United States of America and the United States of Venezuela on the twenty-first day of January one thousand nine hundred and twenty-two the originals of which Treaty and Additional Article being in the English and Spanish languages are word for word as follows:

Contracting Powers.

The United States of America and the United States of Venezuela, desiring to strengthen their reciprocal relations, to facilitate the course of punitive justice and to limit the crimes which may be committed in their respective territories; to prevent the impunity which would result from the escape of guilty persons and of their asylum in the territory of one or the other nation, have resolved to conclude a Treaty for the extradition of the accused as well as of those who have been sentenced, and have appointed for that purpose the following Plenipotentiaries:

Plenipotentiaries.

The President of the United States of America, John Campbell White, Chargé d'Affaires *ad interim* of the United States of America to Venezuela, and

The Provisional President of the United States of Venezuela, Doctor Pedro Itriago Chacín, Minister of Foreign Affairs of the United States of Venezuela;

Los Estados Unidos de América y los Estados Unidos de Venezuela, deseando estrechar las relaciones recíprocas, facilitar la acción de la justicia penal y reprimir los crímenes que puedan cometerse en sus respectivos territorios; a fin de evitar la impunidad que resultaría de la evasión de los delincuentes y de su asilo en el territorio de una u otra nación, han resuelto celebrar un Tratado de Extradición de los enjuiciados y de los condenados, y han nombrado al efecto por sus Plenipotenciarios, a saber:

El Excelentísimo Señor Presidente de los Estados Unidos de América, al Señor John Campbell White, Encargado de Negocios *ad interim* de los Estados Unidos de América; y el Señor Presidente Provisional de los Estados Unidos de Venezuela, al Señor Doctor Pedro Itriago Chacín, Ministro de Relaciones Exteriores de los Estados Unidos de Venezuela;

Who, after having exchanged their full powers, found in good and due form, have agreed upon the following Articles:

Quienes después de haber canjeado sus plenos poderes, y encontrándolos en buena y debida forma, han convenido en los siguientes artículos:

Article I.

Artículo I.

The Government of the United States of America and the Government of the United States of Venezuela agree to deliver up to justice, by means of requisition duly made as herein provided, any person who may be charged with or may have been convicted of any of the crimes committed within the jurisdiction of one of the Contracting Parties and specified in Article II of this Convention, while said person was actually within such jurisdiction when the crime was committed, and who shall seek an asylum or who shall be found within the territories of the other. Such surrender shall take place only upon such evidence of guilt as, according to the laws of the country in which the fugitive or accused shall be found, would justify his detention and commitment for trial if the crime or offense had been committed there.

El Gobierno de los Estados Unidos de América y el Gobierno de los Estados Unidos de Venezuela convienen en entregar a la justicia, mediante petición hecha con arreglo a lo que en este Convenio se dispone, a todos los individuos acusados o convictos de cualquiera de los delitos cometidos dentro de la jurisdicción de una de las Altas Partes Contratantes y especificados en el artículo 2º de este Convenio, siempre que dichos individuos estuvieren dentro de la jurisdicción a tiempo de cometer el delito y que busquen asilo o sean encontrados en el territorio de la otra. Dicha entrega tendrá lugar unicamente en virtud de las pruebas de culpabilidad que, según la legislación del país en que el refugiado o acusado se encuentre, justificarían su detención y enjuiciamiento si el crimen o delito se hubiese cometido allí.

Reciprocal delivery of persons charged with crimes.  
Post, p. 1707.

Article II.

Artículo II.

In accordance with the provisions of this Convention, the persons shall be delivered who shall have been charged with or convicted of any of the following crimes:

De acuerdo con las estipulaciones de este Convenio, serán entregados los individuos acusados o convictos de cualquiera de los delitos siguientes:

1. Murder, comprehending the crimes designated by the terms of parricide, assassination, manslaughter, when voluntary; poisoning or infanticide.
2. The attempt to commit murder.
3. Rape, abortion, carnal knowledge of children under the age of twelve years.
4. Bigamy.
5. Arson.
6. Willful and unlawful destruction or obstruction of railroads, which endangers human life.

1. Asesinato, incluyendo los delitos designados con los nombres de parricidio, homicidio voluntario, envenenamiento e infanticidio.
2. Tentativa de cualquiera de estos delitos.
3. Violación, aborto provocado, comercio carnal con menores de doce años.
4. Bigamia.
5. Incendio.
6. Destrucción u obstrucción voluntaria e ilegal de ferrocarriles, cuando pongan en peligro la vida de las personas.

Extraditable crimes.

Murder, etc.  
Post, p. 1702.

Attempt to murder.

Rape.

Bigamy.

Arson.

Injuries to railroads.

Crimes at sea. Piracy.	7. Crimes committed at sea: (a). Piracy, as commonly known and defined by the law of nations, or by statute;	7. Delitos cometidos en el mar: a). Piratería, según se entiende y define comunmente por el Derecho Internacional o por las Leyes.
Destroying vessels.	(b). Wrongfully sinking or destroying a vessel at sea or attempting to do so.	b) Echar a pique o destruir intencionalmente un buque en el mar o intentar hacerlo;
Mutiny.	(c). Mutiny or conspiracy by two or more members of the crew or other persons on board of a vessel on the high seas, for the purpose of rebelling against the authority of the captain or commander of such vessel or by fraud or violence taking possession of such vessel;	c) El motín o la conspiración de dos o más tripulantes u otras personas, abordo de un buque en el alta mar, con fines de rebelión contra la autoridad del Capitán o Jefe del buque, o de adueñárselo mediante fraude o violencia;
Assault on ship-board.	(d). Assault on board ships upon the high seas with intent to do bodily harm.	d) Abordaje de un buque en alta mar con intención de causar daños materiales.
Burglary.	8. Burglary, defined to be the act of breaking into and entering the house of another in the night time with intent to commit a felony therein.	8. El acto de penetrar en la casa de otro durante la noche con el propósito de cometer en ella un delito.
Feloniously entering offices, etc.	9. The act of breaking into and entering into the offices of the Government and public authorities, or the offices of banks, banking houses, saving banks, trust companies, insurance companies, or other buildings not dwellings with intent to commit a felony therein.	9. El acto de penetrar en las oficinas del Gobierno y autoridades públicas, o de bancos o casas de banca, o de cajas de ahorro, cajas de depósito o de compañías de seguros y demás edificios que no sean habitaciones, con intención de cometer un delito.
Robbery.	10. Robbery, defined to be the act of feloniously and forcibly taking from the person of another, goods or money by violence or by putting him in fear.	10. Robo, entendiéndose por tal la sustracción de bienes o dinero de otro con violencia o intimidación.
Forgery, etc.	11. Forgery or the utterance of forged papers, or illegal sale of documents belonging to the national archives.	11. Falsificación o expedición de documentos falsificados o venta ilícita de documentos pertenecientes a los archivos nacionales.
Forgery, etc., of public documents.	12. The forgery or falsification of the official acts of the Government or public authority, including courts of justice, or the uttering or fraudulent use of the same.	12. Falsificación o suplantación de actos oficiales del Gobierno o de la autoridad pública, incluso los tribunales de justicia, o la expedición o uso fraudulento de los mismos.
Counterfeiting.	13. The fabrication of counterfeit money, whether coin or paper, counterfeit titles or coupons of public debt, created by national, state, provincial, territorial, local or municipal governments, banknotes or other instruments of public credit, counterfeit seals, stamps, dies and marks of state	13. La fabricación de moneda falsa, bien sea esta metálica o de papel, títulos o cupones falsos de la deuda pública, creada por autoridades nacionales, de los Estados, provinciales, territoriales, locales o municipales, billetes de banco u otros valores públicos de créditos, de sellos, de timbres,

or public administrations, and the utterance, circulation, or fraudulent use of the above mentioned objects.

14. Embezzlement or criminal malversation committed within the jurisdiction of one of the parties by public officers or depositaries, where the amount embezzled exceeds 200 dollars in the United States of America or B. 1.000 in the United States of Venezuela.

15. Embezzlement by any person or persons hired, salaried or employed, to the detriment of their employers or principals, when the crime or offense is punishable by imprisonment or other corporal punishment by the laws of both countries, and where the amount embezzled exceeds 200 dollars in the United States of America or B. 1.000 in the United States of Venezuela.

16. Kidnapping of minors or adults, defined to be the abduction or detention of a person or persons, in order to exact money from them or their families, or for any other unlawful end.

17. Larceny, defined to be the theft of effects, personal property, or money, of the value of 50 dollars or B. 250 or more, accordingly.

18. Obtaining money, valuable securities or other property by false pretenses or receiving any money, valuable securities or other property knowing the same to have been unlawfully obtained, where the amount of money or the value of the property so obtained or received exceeds 200 dollars in the United States of America or B 1.000 in the United States of Venezuela.

19. Perjury or subornation of perjury.

20. Fraud or breach of trust by a bailee, banker, agent, factor, trustee, executor, administrator, guardian, director, or officer of any company or corporation, or by any one in any fiduciary position, where the amount of money or the value of the property misappropriated exceeds 200 dollars

cuños y marcas falsas de la administración del Estado o públicas, y la expedición, circulación o uso fraudulento de cualquiera de los objetos arriba mencionados.

14. Peculado o malversación cometida dentro de la jurisdicción de una de las Partes por empleados públicos o depositarios, cuando la cantidad sustraída exceda de 200 dólares en los Estados Unidos de América o de B. 1.000 en los Estados Unidos de Venezuela.

15. Sustracción realizada por cualquiera persona o personas asalariadas o empleadas en detrimento de sus principales o amos, cuando el delito esté castigado con prisión u otra pena corporal por las leyes de ambos países, cuando la cantidad sustraída exceda de 200 dólares en los Estados Unidos de América o de B. 1.000 en los Estados Unidos de Venezuela.

16. Secuestro de menores o adultos, entendiéndose por tal el raptó o detención de una persona o personas con objeto de obtener dinero de ellas o de sus familias o para cualquiera otro fin ilícito.

17. Hurto, entendiéndose por tal la sustracción de efectos, bienes muebles o dinero por valor de 50 dólares o 250 bolívares en adelante, según el caso.

18. Obtener por títulos falsos, dineros, valores realizables u otros bienes, o recibirlos, sabiendo que han sido ilícitamente adquiridos, cuando el importe del dinero o el valor de los bienes adquiridos o recibidos exceda de 200 dólares en los Estados Unidos de América o de B. 1.000 bolívares en los Estados Unidos de Venezuela.

19. Falso testimonio y soborno de testigos.

20. Fraude o abuso de confianza cometido por cualquier depositario, banquero, agente, factor, fiduciario, albacea, administrador, tutor, director o empleado de cualquier compañía o corporación o por cualquier persona que desempeñe un cargo de confianza, cuando la cantidad o

Embezzling public funds.

Embezzling by employees.

Kidnapping.

Larceny.

Obtaining money by false pretenses, etc.

Perjury.

Breach of trust, etc.

in the United States of America or B. 1.000 in the United States of Venezuela.

**Accessories.**

21. The extradition is also to take place for participation in any of the aforesaid crimes as an accessory before or after the fact, provided such participation be punishable by imprisonment by the laws of both Contracting Parties.

**Article III.**

**No surrender for political offenses.**

The provisions of this Convention shall not import claim of extradition for any crime or offense of a political character, nor for acts connected with such crimes or offenses; and no person surrendered by or to either of the Contracting Parties in virtue of this Convention shall be tried or punished for a political crime or offense. When the offense charged comprises the act either of murder or assassination or of poisoning, either consummated or attempted, the fact that the offense was committed or attempted against the life of the sovereign or head of a foreign state or against the life of any member of his family, shall not be deemed sufficient to sustain that such a crime or offense was of a political character, or was an act connected with crimes or offenses of a political character.

**Attempts, etc., against Head of State not a political crime.**

**Article IV.**

**Reservation if crime punishable by death or life imprisonment.**

In view of the abolition of capital punishment and of imprisonment for life by Constitutional provision in Venezuela, the Contracting Parties reserve the right to decline to grant extradition for crimes punishable by death and life imprisonment. Nevertheless, the Executive Authority of each of the Contracting Parties shall have the power to grant extradition for such crimes upon the receipt of satisfactory assurances that in case of conviction the death penalty or imprisonment for life will not be inflicted.

el valor de los bienes defraudados exceda de 200 dólares en los Estados Unidos de América o de 1.000 bolvs. en los Estados Unidos de Venezuela.

21. Procederá asimismo la extradición de los cómplices o encubridores de cualquiera de los delitos enumerados, siempre que, con arreglo a las leyes de ambas Partes Contratantes, estén castigados con prisión.

**Artículo III.**

Las estipulaciones de este Convenio no dan derecho a reclamar la extradición por crimen o delito de carácter político ni por actos relacionados con los mismos; y ninguna persona entregada por o a cualquiera de las Partes Contratantes, en virtud de este Convenio, podrá ser juzgada o castigada por crimen o delito político. Cuando el delito que se imputa comprenda el hecho de homicidio, de asesinato o de envenenamiento, consumado o intentado, la circunstancia de que el delito se cometiera o intentara contra la vida del Soberano o Jefe de un Estado extranjero o contra la vida de cualquier individuo de su familia, no podrá juzgarse suficiente para sostener que el crimen o delito era de carácter político o acto relacionado con crímenes o delitos de carácter político.

**Artículo IV.**

En vista de la abolición de la pena capital y de la prisión perpetua por disposiciones constitucionales de Venezuela, las Partes Contratantes se reservan el derecho de negar la extradición por crímenes punibles con la pena de muerte o la prisión perpetua. Sin embargo, el Ejecutivo de cada una de las Partes Contratantes tendrá la facultad de otorgar la extradición por tales crímenes mediante el recibo de seguridades satisfactorias de que en el caso de condenación ni la pena de muerte ni una pena perpetua serán aplicadas.

## Article V.

A fugitive criminal shall not be surrendered under the provisions hereof, when, from lapse of time or other lawful cause, according to the laws of the country within the jurisdiction of which the crime was committed, the criminal is exempt from prosecution or punishment for the offense for which the surrender is asked.

## Artículo V.

El criminal fugitivo no será entregado con arreglo a las disposiciones de este Convenio, cuando por el transcurso del tiempo o por otra causa legal con arreglo a las leyes del país dentro de cuya jurisdicción se cometió el crimen, el delincuente se halle exento de ser procesado o castigado por el delito que motiva la demanda de extradición.

Limitation of time.

## Article VI.

If a fugitive criminal whose surrender may be claimed pursuant to the stipulations hereof shall be at the time of the request for the extradition under prosecution, either at liberty out on bail or in custody, for any crime or offense committed in the country where he has sought asylum, or shall have been convicted thereof, his extradition may be deferred until such proceedings be determined, and until he shall have been set at liberty in due course of law.

## Artículo VI.

Si el criminal fugitivo cuyo entrega puede reclamarse con arreglo a las estipulaciones de este Convenio se hallase para la fecha en que se demanda la extradición, enjuiciado, en libertad bajo fianza o preso por cualquier delito cometido en el país en que buscó asilo o haya sido condenado por el mismo, la extradición podrá demorarse hasta tanto que terminen las actuaciones y el criminal sea puesto en libertad con arreglo a derecho.

Persons under prosecution in country where found.

## Article VII.

If a fugitive criminal claimed by one of the parties hereto shall be also claimed by one or more powers pursuant to treaty provisions, on account of crimes committed within their jurisdiction, such criminal shall be delivered to that state whose demand is first received.

## Artículo VII.

Si el criminal fugitivo reclamado por una de las Partes Contratantes fuera reclamado a la vez por uno o más gobiernos, en virtud de estipulaciones de tratados, por crímenes cometidos dentro de sus respectivas jurisdicciones, dicho delincuente será entregado con preferencia al primero que haya presentado la demanda.

Fugitives claimed by other countries.

## Article VIII.

Under the stipulations of this Convention, neither of the Contracting Parties shall be bound to deliver up its own citizens.

## Artículo VIII.

Ninguna de las Partes Contratantes estará obligada a entregar en virtud de estipulaciones de este Convenio a sus propios ciudadanos.

Neither country to deliver its own citizens.

## Article IX.

The expense of the arrest, detention, examination, and transportation of the accused shall be

## Artículo IX.

Los gastos de captura, detención, interrogación y transporte del acusado serán abonados por

Expenses.

paid by the Government which has preferred the demand for extradition.

el Gobierno que haya presentado la demanda de extradición.

#### Article X.

#### Artículo X.

**Delivery of articles seized with person.**

Everything found in the possession of the fugitive criminal at the time of his arrest, whether being the proceeds of the crime or offense, or which may be material as evidence in making proof of the crime, shall, so far as practicable according to the laws of either of the Contracting Parties be delivered up with his person at the time of the surrender. Nevertheless, the rights of a third party with regard to the articles aforesaid shall be duly respected.

Todo lo que se encuentre en poder del criminal fugitivo al tiempo de su captura, ya sea producto del delito o que pueda servir de prueba del mismo, será, en cuanto sea posible, con arreglo a las leyes de cualquiera de las Partes Contratantes, entregado con el reo al tiempo de su extradición. Sin embargo, se respetarán debidamente los derechos de tercero sobre los objetos mencionados.

#### Article XI.

#### Artículo XI.

**Territory affected.**

The stipulations of this Convention shall be applicable to all territories wherever situated, belonging to either of the Contracting Parties or under the jurisdiction or control of either of them.

Las estipulaciones de este Convenio serán aplicables a todos los territorios, donde quiera que estén situados, pertenecientes a cualquiera de las Partes Contratantes o sometidos a su jurisdicción o control.

**Requisitions.**

Applications for the surrender of fugitives shall be made by the respective diplomatic agents of the Contracting Parties. In case of the absence of such agents from the country or its seat of government, or where extradition is sought from territory included in the preceding paragraph other than the United States, application may be made by superior consular officers.

Las solicitudes para la entrega de los fugados serán practicadas por los respectivos agentes diplomáticos de las Partes Contratantes. En el caso de ausencia de dichos agentes del país o de la residencia del Gobierno o cuando se pide la extradición de territorios incluidos en el párrafo precedente que no sean los Estados Unidos, la solicitud podrá hacerse por los funcionarios consulares superiores.

**Procedure.**

It shall be competent for such diplomatic or superior Consular officers to ask and obtain the preliminary arrest of the person whose surrender is requested, before the Government of whom such request is made. The judicial functionaries shall prescribe the method of complying with the legal formalities of the country of which the extradition is requested.

Dichos representantes diplomáticos o funcionarios consulares superiores serán competentes para pedir y obtener el arresto preventivo de la persona cuya entrega se solicita, ante el Gobierno respectivo. Los funcionarios judiciales decretarán esta medida de acuerdo con las formalidades legales del país a quien se pide la extradición.

**Documents required.**

If the fugitive criminal shall have been convicted of the crime for which his surrender is asked, a copy of the sentence of the court before which such convic-

Si el delincuente fugitivo hubiere sido condenado por el delito por el que se pide su entrega, se presentará copia debidamente autorizada de la sentencia del tri-

tion took place, duly authenticated, shall be produced. If, however, the fugitive is merely charged with crime, a duly authenticated copy of the warrant of arrest in the country where the crime was committed, and of the depositions upon which such warrant may have been issued, shall be produced, with such other evidence or proof as may be deemed competent in the case.

## Article XII.

If when a person accused shall have been arrested in virtue of the mandate or preliminary warrant of arrest, issued by the competent authority as provided in Article XI hereof, and been brought before a judge or a magistrate to the end that the evidence of his or her guilt may be heard and examined as hereinbefore provided, it shall appear that the mandate or preliminary warrant of arrest has been issued in pursuance of a request or declaration received by telegraph from the Government asking for the extradition, it shall be competent to hold the accused for a period not exceeding two months, so that the demanding Government may have opportunity to lay before such judge or magistrate legal evidence of the guilt of the accused, and if at the expiration of said period of two months such legal evidence shall not have been produced before such judge or magistrate, the person arrested shall be released, provided that the examination of the charges preferred against such accused person shall not be actually going on.

## Article XIII.

In every case of a request made by either of the two Contracting Parties for the arrest, detention or extradition of fugitive criminals, the legal officers or fiscal ministry of the country where the proceedings of extradition are had, shall assist the officers of the Government de-

bunal ante el cual fué condenado. Sin embargo, si el fugitivo se hallase únicamente acusado de un delito, se presentará una copia debidamente autorizada del mandamiento de prisión o auto de detención en el país donde se cometió y de las declaraciones en virtud de las cuales se dictó dicho mandamiento, con la suficiente evidencia o prueba que se juzgue adecuada para el caso.

## Artículo XII.

Cuando una persona acusada haya sido detenida en virtud del mandamiento u orden preventiva de arresto dictados por la autoridad competente, según se dispone en el artículo XI de este Convenio y llevada ante el juez o magistrado con el objeto de examinar las pruebas de su culpabilidad en la forma dispuesta en dicho artículo, y resulte que el mandamiento u orden preventiva de arresto han sido dictados por virtud de requerimiento o declaración del Gobierno que pide la extradición, recibidos por telégrafo, podrá mantenerse la detención del acusado por un periodo que no exceda de dos meses para que dicho Gobierno pueda presentar ante el juez o magistrado la prueba legal de la culpabilidad del acusado; si al expirar el periodo de dos meses no se hubiese presentado ante el juez o magistrado dicha prueba legal, la persona detenida será puesta en libertad, siempre que a la sazón no esté aún pendiente el examen de los cargos aducidos contra ella.

## Artículo XIII.

Siempre que se presente una solicitud de extradición por cualquiera de las Partes Contratantes para el arresto, detención o extradición de criminales fugitivos, los funcionarios de justicia o el ministerio fiscal del país en que se sigan los procedimientos de extradición, auxiliarán a los del

Applications for provisional arrest.

Ante, p. 1704.

Release, if evidence, etc., not produced.

Legal assistance.

Compensation.

manding the extradition before the respective judges and magistrates, by every legal means within their or its power; and no claim whatsoever for compensation for any of the services so rendered shall be made against the Government demanding the extradition, provided, however, that any officer or officers of the surrendering Government so giving assistance who shall, in the usual course of their duty, receive no salary or compensation other than specific fees for services performed, shall be entitled to receive from the Government demanding the extradition the customary fees for the acts or services performed by them, in the same manner and to the same amount as though such acts or services had been performed in ordinary criminal proceedings under the laws of the country of which they are officers.

Article XIV.

No person shall be tried for any crime or offense other than that for which he was surrendered.

Trial limited to offense for which surrendered.

Article XV.

This Convention shall take effect from the day of the exchange of the ratifications thereof; but either Contracting Party may at any time terminate the same on giving to the other six months' notice of its intention to do so.

Effect.

Termination.

Exchange of ratifications.

The ratifications of the present Convention shall be exchanged at Caracas as soon as possible.

Signatures.

In witness whereof the respective Plenipotentiaries have signed the above articles, and have hereunto affixed their seals.

Done in duplicate, in Caracas, this nineteenth day of January one thousand nine hundred and twenty-two.

[SEAL.] JOHN CAMPBELL WHITE.

Gobierno que la pida ante los respectivos jueces y magistrados, por todos los medios legales que estén a su alcance, sin que puedan reclamar del Gobierno que pide la extradición remuneración alguna por los servicios prestados; sin embargo, los funcionarios del Gobierno que concede la extradición, que hayan prestado su concurso para la misma y que en el ejercicio ordinario de sus funciones no reciban otro salario ni remuneración que determinados honorarios por los servicios prestados, tendrán derecho a percibir del Gobierno que pida la extradición los honorarios acostumbrados por los actos o servicios realizados por ellos, en igual forma y proporción que si dichos actos o servicios hubiesen sido realizados en procedimientos criminales ordinarios, con arreglo a las leyes del país a que dichos funcionarios pertenezcan.

Artículo XIV.

Nadie podrá ser juzgado por delito distinto del que motivó su extradición.

Artículo XV.

Este Convenio entrará en vigor desde el día de las ratificaciones; pero cualquiera de las Partes Contratantes puede en cualquier tiempo darle por terminado, avisando a la otra con seis meses de anticipación su intención de hacerlo así.

Las ratificaciones de este Convenio se canjearán en Caracas tan pronto como sea posible.

En testimonio de lo cual los respectivos Plenipotenciarios han firmado los precedentes artículos y han puesto sus sellos.

Hecho por duplicado, en Caracas, a los diecinueve días del mes de enero. de mil novecientos veinte y dos.

[SEAL.] P. ITRIAGO CHACÍN

The undersigned, John Campbell White, Chargé d'Affaires ad interim of The United States of America to Venezuela, and Dr. Pedro Itriago Chacín, Minister of Foreign Affairs of The United States of Venezuela, have agreed upon the following Additional Article to the Treaty of Extradition signed by the aforesaid on the nineteenth instant:

It is agreed that all differences between the Contracting Parties relating to the interpretation or execution of this Treaty shall be decided by arbitration.

In witness whereof they have signed the above Article, and have hereunto affixed their seals.

Done in duplicate, in Caracas, this twenty first day of January one thousand nine hundred and twenty-two.

[SEAL.] JOHN CAMPBELL WHITE.

Los suscritos, John Campbell White, Encargado de Negocios ad interim de los Estados Unidos de América en Venezuela, y Dr. Pedro Itriago Chacín, Ministro de Relaciones Exteriores de los Estados Unidos de Venezuela, han convenido en el siguiente Artículo Adicional al Tratado de Extradición firmado por los mismos el día 19 del corriente mes:

Se establece que todas diferencias entre las Partes Contratantes, relativas a la interpretación o ejecución de este Tratado, se decidirán por arbitramento.

En fe de lo cual han firmado el precedente Artículo y han puesto sus sellos.

Hecho por duplicado, en Caracas, a los veintidós días del mes de enero de mil novecientos veintidós.

[SEAL.] P. ITRIAGO CHACÍN

Additional article.  
Agreement by plenipotentiaries.

Differences of interpretation to be decided by arbitration.

Signatures.

And whereas the said Treaty and Additional Article have been duly ratified on both parts, and the ratifications of the two governments were exchanged in the City of Caracas, on the fourteenth day of April, one thousand nine hundred and twenty-three;

Now, therefore, be it known that I, Calvin Coolidge, President of the United States of America, have caused the said Treaty and Additional Article to be made public, to the end that the same and every article and clause thereof may be observed and fulfilled with good faith by the United States and the citizens thereof.

In testimony whereof, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the city of Washington, this second day of January in the year of our Lord one thousand nine hundred and twenty-four, and of the Independence of the United States of America the one hundred and forty-eighth.

CALVIN COOLIDGE

By the President:

CHARLES E. HUGHES  
*Secretary of State.*

Ratifications exchanged.

Proclamation.

April 3, 1918.  
July 9, 1918.

*Parcel post Convention between the United States and Netherlands East Indies. Signed at Batavia, April 3, 1918, at Washington, July 9, 1918; approved by the President July 18, 1918.*

PARCEL POST CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND THE NETHERLANDS EAST INDIES.

Parcel post convention with Netherlands East Indies. Preamble. Post, p. 1717.

For the purpose of making better postal arrangements between the United States of America and the Netherlands East Indies, the Postal Administrations of the United States of America and the Netherlands East Indies, represented by the Postmaster General of the United States of America and the Chief of Posts, Telegraphs and Telephones of the Netherlands East Indies have agreed upon the following Articles:

Ten einde eene betere postregeling tusschen de Vereenigde Staten van Amerika en Nederlandsch-Oost-Indië te treffen, zijn de Postadministratien van de Vereenigde Staten van Amerika en van Nederlandsch-Oost-Indië, vertegenwoordigd door den Directeur Generaal der Vereenigde Staten van Amerika en den Chef van den Post-, Telegraaf- en Telefoondienst in Nederlandsch-Oost-Indië het navolgende overeengekomen:

ARTICLE I.

ARTIKEL I.

Scope of convention.

The provisions of this Convention relate only to parcels of mail matter to be exchanged by the system herein provided for, and do not affect the arrangements now existing under the Universal Postal Convention, which will continue as heretofore; and all the stipulations hereinafter contained apply exclusively to the mails exchanged under these Articles.

De bepalingen van deze overeenkomst hebben alleen betrekking op postpakketten, uitgewisseld op de hierin omschreven wijze, en zijn niet van invloed op de thans bestaande bepalingen ingevolge het Algemeen Postverdrag, welke op den zelfden voet als tevoren gehandhaafd zullen worden en alle hier verder op te nemen voorschriften zijn uitsluitend van toepassing op postzendingen uitgewisseld als in deze artikelen is bepaald.

ARTICLE II.

ARTIKEL II.

Direct exchange of uninsured articles.

There shall be a direct exchange between the United States of America on the one hand and the Netherlands East Indies on the other hand of uninsured parcels without collection of value on delivery originating in the United States of America and addressed to the Netherlands East Indies or originating in the Netherlands East Indies and addressed to the United States of America.

Tusschen de Vereenigde Staten van Amerika eenerzijds en Nederlandsch-Oost-Indië anderzijds zullen rechtstreeks postpakketten zonder aangegeven waarde of verrekening worden uitgewisseld, afkomstig van de Vereenigde Staten van Amerika en bestemd voor Nederlandsch-Oost Indië, of afkomstig van Nederlandsch-Oost-Indië en bestemd voor de Vereenigde Staten van Amerika.

ARTICLE III.

ARTIKEL III.

There shall be admitted to the mails exchanged under this Convention articles of merchandise and mail matter (except letters, post cards and written matter) of all kinds that are admitted under any conditions to the domestic mails of the country of origin, except that no parcel may exceed eleven (11) pounds or five (5) kilos in weight, nor the following dimensions: greatest length in any direction, three feet six inches (1 meter 5 centimeters); greatest length and girth combined, six feet (1 meter 80 centimeters); and must be so wrapped or enclosed as to permit their contents to be easily examined by postmasters and customs officers duly authorized to do so; and except that the following articles are prohibited admission to the mails exchanged under this Convention:

Publications which violate the copyright laws of the country of destination; poisons, explosive and inflammable substances, fatty substances, liquids and those which easily liquefy, confections and pastes, live or dead animals, except dead insects and reptiles when thoroughly dried, fruits and vegetables which easily decompose and substances which exhale a bad odor, lottery tickets, lottery advertisements or lottery circulars; all obscene or immoral articles; articles which may in any way damage or destroy the mails or injure the persons handling them, and articles the admission of which is not authorized by the customs or other laws or regulations of either country.

In de postzendingen, uitgewisseld volgens deze overeenkomst, zullen handelswaren en poststukken (uitgezonderd brieven, briefkaarten en geschreven stukken) van allerlei aard mogen worden begrepen, die onder eenige bepaling zijn toegelaten in de eigen postzendingen in het land van oorsprong met dien verstande, dat geen pakket een gewicht van elf (11) pond of vijf (5) kilogrammen mag overschrijden, noch de volgende afmetingen: grootste afmeting in welke richting ook, drie voet zes duim (1 meter 5 centimeter); grootste afmeting voor lengte en omvang tezamen zes voet (1 meter 80 centimeter); dat zij zoodanig verpakt of gesloten moeten zijn, dat het voor de daartoe bevoegde post- en douaneambtenaren mogelijk blijft, de inhoud gemakkelijk te onderzoeken en dat de volgende voorwerpen niet ter verzending toegelaten zijn in de overeengekomen zendingen (gewisseld onder deze voorwaarden):

Uitgaven, die in strijd zijn met de wetten op het auteursrecht van het land van bestemming, vergiften en zelfstandigheden van ontplofbaren of ontvlambaren aard, vette zelfstandigheden, vloeistoffen en zelfstandigheden, die gemakkelijk vloeibaar worden, suikergoed en gebak, levende of doode dieren, uitgezonderd doode insecten en reptielen, die zorgvuldig gedroogd zijn, vruchten en groenten, welke licht tot bederf overgaan, en zelfstandigheden, welke een onaangename geur verspreiden, loten, bekendmakingen en circulaires betreffende loterijen, alle voorwerpen van zedenkwetsenden of onzindelijkken aard, voorwerpen, die op eenigerlei wijze de postzendingen zouden kunnen beschadigen of vernielen, of nadeelig zouden kunnen zijn voor de personen, die deze behandelen en voorwerpen, waarvan de invoer volgens de in een van beide landen geldende wetten of reglementen niet is toegelaten.

Articles admitted to the mails.  
Requirements.

Prohibited articles.

Freedom from inspection, etc.

All admissible articles of merchandise mailed in one country for the other or received in one country from the other, shall be free from any detention or inspection whatever, except such as is required for collection of customs duties, and shall be forwarded by the most speedy means to their destination, being subject in their transmission to the laws and regulations of each country respectively.

Alle geoorloofde handelswaren verzonden in het eene land voor het andere of ontvangen in het eene land van het andere zullen vrij zijn van elke aanhouding of van elke onderzoek van welken aard ook, behalve van die noodig voor de invordering van invoerrechten en zullen op de snelste wijze worden doorgezonden naar hunne bestemming, zijnde tijdens hunne overbrenging onderworpen aan de wetten en bepalingen van elk land afzonderlijk.

## ARTICLE IV.

## ARTIKEL IV.

Letters not to accompany parcels.

1. A letter or communication of the nature of personal correspondence must not accompany, be written on, or enclosed with any parcel.

1. Een brief of mededeeling, welke het karakter van briefwisseling van persoonlijken aard draagt, mag eenig postpakket niet vergezellen, noch daarop geschreven, of daarin gesloten zijn.

Rejection if found, etc.

2. If such be found, the letter will be placed in the mails if separable, and if the communication be inseparably attached, the whole package will be rejected. If, however, any such should inadvertently be forwarded, the country of destination will collect on the letter or letters double rates of postage according to the Universal Postal Convention.

2. Indien zulks aangetroffen wordt, zal de brief, indien afscheidbaar, in de brievenpost worden begrepen, en indien de mededeeling onafscheidbaar aan het pakket is bevestigd, zal het heele pakket worden geweigerd. Indien echter iets dergelijks onopgemerkt mocht worden doorgezonden, zal het land van bestemming van den brief of van de brieven dubbel briefport heffen, overeenkomstig het Algemeen Postverdrag.

No inclosure for other address.

3. No parcel may contain packages intended for delivery at an address other than that borne by the parcel itself. If such enclosed packages be detected they must be sent forward singly charged with new and distinct parcel post rates.

3. Geen postpakket mag pakketten inhouden bestemd voor een ander adres, dan dat, vermeld op het pakket zelf. Indien zulke ingesloten pakketten worden ontdekt, moeten zij afzonderlijk worden doorgezonden, elk belast met nieuw en duidelijk aangegeven postpakkettenvracht.

## ARTICLE V.

## ARTIKEL V.

Rates of postage.

The following rates of postage shall in all cases be required to be fully prepaid with postage stamps of the country of origin, viz:

De volgende frankeerkosten zullen in alle gevallen worden geheven en ten volle worden vooruit betaald door middel van postzegels van het land van oorsprong, namelijk;

In United States.

In the United States, for each pound or fraction of a pound, twelve (12) cents.

In de Vereenigde Staten van Amerika voor ieder pond of gedeelte van een pond twaalf (12) centen.

In the Netherlands East Indies for a parcel not exceeding 1 kilogram in weight 175 cents (N. E. I. currency); for a parcel exceeding 1 kilogram up to the weight of 5 kilograms, 225 cents (N. E. I. currency).

The parcels shall be promptly delivered to addressees at the post office of address in the country of destination free of charge for postage; but the country of destination may, at its option, levy and collect from the addressee for interior service and delivery a charge the amount of which is to be fixed according to its own regulations but which shall in no case exceed five cents in the United States or 12½ cents in the Netherlands East Indies for each parcel whatever its weight.

ARTICLE VI.

1. The sender may, at the time of mailing the package, receive a certificate of mailing from the post office where the package is mailed.

2. An acknowledgement of the delivery of a parcel shall be returned to the sender when requested, but either country may require of the sender prepayment of a fee therefor not exceeding 5 cents in the United States or 12½ cents in the Netherlands East Indies.

ARTICLE VII.

1. The sender of each parcel shall make a customs declaration in duplicate, upon a special form provided for the purpose, giving the address, a general description of the parcel, an accurate statement of the contents and value, date of mailing and the senders signature and place of residence; which declaration must accompany the parcel to destination.

In Nederlandsch-Oost-Indië voor elk postpakket het gewicht van 1 kilogram niet te boven gaande 175 centen (N. O. I. courant); voor elk pakket meer dan 1 tot en met 5 kilogram wegende 225 centen (N. O. I. courant).

De postpakketten zullen door het aangewezen postkantoor tijdig aan de geadresseerden worden uitgereikt, vrij van port; maar het land van bestemming mag naar verkiezing wegens den binnenlandschen dienst en de bestelling, van den geadresseerde een recht heffen en invorderen waarvan het bedrag is vast te stellen overeenkomstig zijne eigene reglementen, naar dat in geen geval vijf centen in de Vereenigde Staten van Amerika of 12½ cent in Nederlandsch-Oost-Indië voor elk postpakket, ongeacht het gewicht, mag te boven gaan.

ARTIKEL VI.

1. De afzender kan bij de aanbieding van het pakket een bewijs van ter post bezorging ontvangen van het kantoor, alwaar het pakket wordt aangeboden.

2. Een bericht van de uitreiking van een postpakket zal op verzoek aan den afzender worden toegezonden, maar elk der beide landen mag daarvoor van den afzender vooruitbetaling vorderen van een bedrag, niet te bovengaande 5 centen in de Vereenigde Staten van Amerika of 12½ cent in Nederlandsch-Oost-Indië.

ARTIKEL VII.

1. De afzender, van elk postpakket moet eene douaneverklaring in tweevoud opmaken, uitsluitend op een daarvoor ingericht formulier, vermeldende het adres, eene algemeene beschrijving van het postpakket, een nauwkeurige opgaaf van den inhoud en van de waarde, den datum van ter post bezorging en de handteekening van den afzender, zoomede zijne woonplaats, welke verklaring het postpakket tot zijne bestemming moet vergezellen.

In Netherlands East Indies.

Delivery.

Interior service charge.

Receipt of posting.

Acknowledgment of delivery.

Customs declaration.

Collection of duties.

2. The parcels in question shall be subject in the country of destination to all customs duties and all customs regulations in force in that country for the protection of its customs revenues, and the customs duties properly chargeable thereon shall be collected on delivery, in accordance with the customs regulations of the country of destination.

2. De onderwerpelijke postpakketten zijn in het land van bestemming onderworpen aan alle in dat land van kracht zijnde invoerrechten en voorschriften op den invoer, en verzekering van zijne douane-inkomsten en de daarop vallende invoerrechten zullen bij de afgifte worden ingevorderd in overeenstemming met de douane-bepalingen van het land van bestemming.

## ARTICLE VIII.

## ARTIKEL VIII.

Retention of fees,  
etc.

Each country shall retain to its own use the whole of the postages and delivery fees it collects on said parcels; consequently, this Convention will give rise to no separate accounts between the two countries.

Ieder land zal het geheele port en de kosten van bestelling, welke het op genoemde pakketten invordert, voor zichzelf behouden; bijgevolg geeft deze overeenkomst geen aanleiding tot het opmaken van afzonderlijke rekeningen tusschen de beide landen.

## ARTICLE IX.

## ARTIKEL IX.

Method of transportation.

1. The parcels shall be considered as a component part of the mails exchanged direct between the United States and the Netherlands East Indies to be despatched to destination by the country of origin at its cost and by such means as it provides, but must be forwarded at the option of the despatching office, either in boxes or baskets prepared expressly for the purpose or in ordinary mail bags, to be marked "Parcel Post," and securely sealed with wax or otherwise, as may be mutually provided by regulations hereunder.

1. De postpakketten zullen worden beschouwd als een samenstellend deel van de rechtstreeks tusschen de Vereenigde Staten, van Amerika en Nederlandsch-Oost-Indië uitgewisselde postzendingen en zijn door het land van oorsprong naar hunne bestemming te verzenden met alle middelen, warrover het beschikt, maar moeten naar verkiezing van het afzendend kantoor verzonden worden, hetzij in kisten of manden, uitsluitend voor dat doel vervaardigd, hetzij in gewone postzakken, gemerkt "Parcel Post," en goed verzegeld moeten zijn met lak of op eenige andere wijze, als wederzijds daarin wordt voorzien, ingevolge de hiervoor bestaande bepalingen.

Return of empty  
boxes, etc.

2. Each country shall promptly return empty to the despatching office all such boxes, baskets or bags; but the boxes and baskets used occasionally by either Administration may be used by the other Administration for return parcel post despatches.

2. Ieder land behoort geregeld alle zoodanige kisten, manden en zakken ledig naar het afzendend kantoor terug te zenden, terwijl de kisten en manden in voorkomende gevallen door eene der Administraties gebezigd, door de andere Administratie kunnen worden gebezigd voor de wederverzending van postpakketten.

Packing.

3. Although parcels admitted under this Convention will be transmitted as aforesaid between

3. Ofschoon postpakketten, toegelaten volgens deze overeenkomst verzonden zullen worden

the exchange offices of the two countries, they should be so carefully packed as to be safely transmitted in the open mails of either country, both in going to the exchange office in the country of origin and to the office of address in the country of destination.

4. Each despatch of a parcel post mail must be accompanied by a descriptive list in duplicate of all the parcels sent, showing distinctly the list number of each parcel, the name of the addressee with address of destination, the weight and the declared contents and value. These lists must be numbered serially commencing with No. 1 for the first list of each calendar year and must be enclosed in one of the boxes or bags of each despatch.

ARTICLE X.

The stipulations of this Convention apply exclusively to the mails herein provided for and to be exchanged between the post office of San Francisco and such other offices within the United States as may be designated hereafter by the Postal Administration of the United States and the offices of Tandjong Priok, Soerabaja and Makasser and such other offices as may be designated hereafter by the Postal Administration of the Netherlands East Indies.

ARTICLE XI.

1. As soon as the mail shall have reached the office of destination that office shall check the contents of the mail.

2. In the event of the parcel bill not having been received a substitute should be at once prepared.

3. Any errors in the entries on the parcel bill which may be dis-

op de bovenomschreven wijze tusschen de uitwisselingskantoren van de beide landen behooren zij zoo zorgvuldig verpakt te zijn, dat zij veilig verzonden kunnen worden in de open zendingen van elk der landen, zoowel naar het uitwisselingskantoor in het land van oorsprong als naar het aangegeven kantoor in het land van bestemming.

4. Elke pakketpostzending moet vergezeld gaan van een in tweevoud op te maken geleidelijst van alle verzonden postpakketten duidelijk aangevende het nummer van inschrijving van elk postpakket, den naam van den geadresseerde, met aanwijzing van de bestemming, het gewicht en de omschrijving van den inhoud en de waarde. Deze lijsten moeten opvolgend worden genummerd, te beginnen met No. 1 voor de eerste lijst van elk kalenderjaar en moeten gesloten worden in een van de kisten of zakken van elke zending.

ARTIKEL X.

De bepalingen van deze overeenkomst hebben uitsluitend betrekking op de hierbij omschreven postzendingen, welke worden uitgewisseld tusschen den postdienst van San Francisco en die kantoren in de Vereenigde Staten, welke door de Postadministratie van de Vereenigde Staten daarvoor kunnen worden aangewezen en de kantoren te Tandjong Priok, Soerabaja en Makasser en die andere kantoren, welke naderhand zullen worden aangewezen door de Postadministratie van Nederlandsch-Oost-Indië.

ARTIKEL XI.

1. Zoodra de zending het kantoor van bestemming heeft bereikt, zal dat kantoor de inhoud van de zending onderzoeken.

2. In het geval dat de advieslijst niet mocht worden ontvangen, zal onverwijld een daarvoor in de plaats tredende advieslijst worden samengesteld.

3. Alle vergissingen in de inschrijvingen op de advieslijst, die

Descriptive list.

Exchange offices.

Receipt of mails.

Substitute parcel bill.

Correction of errors.

covered should after verification by a second officer, be corrected and noted for report to the despatching office on a form "Verification Certificate" which should be sent in a special envelope.

Nonreceipt of parcel.

4. If a parcel advised on the bill be not received after the non-receipt has been verified by a second officer the entry on the bill should be cancelled and the fact reported at once.

Deficient postage.

5. If a parcel be observed to be insufficiently prepaid, it must not be taxed with deficient postage, but the circumstance must be reported on the verification certificate form.

Damaged parcels.

6. Should a parcel be received in a damaged or imperfect condition, full particulars should be reported on the same form.

Presumption of delivery.

7. If no verification certificate or note of error be received, a parcel mail shall be considered as duly delivered, having been found on examination correct in all respects.

mochten worden opgemerkt, zullen, na vergelijking door een tweeden ambtenaar, worden hersteld en aan het afzendend kantoor worden bericht door middel van een formulier "Bericht van Bevinding" hetwelk in een byzonderen omslag zal worden verzonden.

4. Indien een postpakket, vermeld op de advieslijst, niet wordt ontvangen, zal, nadat de niet-ontvangst door een tweeden ambtenaar is vastgesteld, de inschrijving op de advieslijst worden doorgehaald en het feit dadelijk worden medegedeeld.

5. Blijkt voor een postpakket niet voldoende vooruit betaald te zijn, dan wordt het niet met het ontbrekende port bezwaard, maar moet de aangelgenheid op het bericht van bevinding worden vermeld.

6. Wordt een postpakket in beschadigden of minder goeden toestand ontvangen, dan zal van een en ander volledig mededeeling worden gedaan op hetzelfde formulier.

7. Indien geen bericht van bevinding wordt ontvangen, zal de pakketzending worden beschouwd als behoorlijk afgeleverd en bij onderzoek in all opzichten in orde bevonden te zijn.

## ARTICLE XII.

## ARTIKEL XII.

Inability to deliver.

1. If a parcel cannot be delivered as addressed or is refused, the sender shall be consulted through the Administration of the country of origin as to its disposal. If within six months of the despatch of a notice of non-delivery the office of destination has not received instructions from the sender, or if delivery to the address indicated by the sender in his reply cannot be effected, the parcel shall be returned to the office of origin.

1. Indien een postpakket niet aan het opgegeven adres kan worden afgeleverd of geweigerd is, zal de afzender door de Administratie van het land van oorsprong worden geraadpleegd omtrent de wijze, waarop hij daarover wensch te beschikken. Indien het kantoor van bestemming binnen zes maanden na het verzenden van een bericht van onbestelbaarheid geen opdracht van den afzender heeft ontvangen, of indien de aflevering aan het door den afzender in zijn antwoord opgegeven adres niet kan plaats hebben, zal het postpakket naar het kantoor van oorsprong worden teruggezonden.

Perishable articles.

2. When the contents of a parcel which cannot be delivered

2. Wanneer de inhoud van een onbestelbaar postpakket, on-

are liable to deterioration or corruption they may be destroyed at once, if necessary; or if expedient, sold, without previous notice or judicial formality, for the benefit of the right person, the particulars of each sale being noticed by one post office to the other.

3. Parcels redirected from one country to another and parcels returned to the country of origin shall be subject to postage as fixed by Article V. The postage on a redirected or returned parcel may be prepaid or collected on delivery at the option of the addressee.

ARTICLE XIII.

The Administration of either of the contracting countries will not be responsible for the loss or damage of any parcel and no indemnity can consequently be claimed by the sender or addressee in either country.

ARTICLE XIV.

The Postmaster General of the United States of America and the Chief of Posts, Telegraphs and Telephones of the Netherlands East Indies shall have authority jointly to make such further regulations of order and detail as may be found necessary to carry out the present Convention from time to time; and may, by agreement, prescribe conditions for the admission to the mails of any articles prohibited by Article III of this Convention.

ARTICLE XV.

This Convention shall take effect as of the 15th of June, 1917, and shall continue in force until terminated by mutual agreement,

derhevig is aan bederf, kan deze zoonodig dadelijk worden vernietigd, of indien raadzaam zonder voorafgaande kennisgeving of gerechtelijke formaliteit ten voordeele van den rechthebbende worden verkocht, wordende de bijzonderheden van elken verkoop medegedeeld door het eene postkantoor aan het andere.

3. Postpakketen, nagezonden van het eene land naar het andere land, en postpakketten, die naar het land van oorsprong worden teruggezonden, zullen onderworpen zijn aan het port, vastgesteld in Artikel V. Het port voor een na of teruggezonden postpakket mag naar verkiezing van den geadresseerde worden vooruitbetaald, dan wel bij de aflevering worden ingevorderd.

ARTIKEL XIII.

De Administratie der beide contracteerende landen zullen niet aansprakelijk zijn voor het verlies of de beschadiging van eenig postpakket en kan diens tengevolge geen schadevergoeding worden gevorderd door den afzender of den geadresseerde in een der beide landen.

ARTICLE XIV.

De Directeur Generaal der Vereenigde Staten van Amerika en de Chef van den Post-, Telegraaf- en Telefoon dienst van Nederlandsch-Oost-Indië zullen gerechtigd zijn gezamenlijk zulke verdere regelingen van ondergeschikten aard te treffen, als van tijd tot tijd noodig zullen worden bevonden voor de uitvoering van deze overeenkomst, en mogen bij overeenkomst voorwaarden vaststellen betreffende het toelaten in de zendingen van eenigerlei in Artikel III van deze overeenkomst verboden waren.

ARTIKEL XV.

Deze overeenkomst wordt beschouwd in werking te zijn getreden op den 15 den Juni 1917, en zal van kracht blijven tot nadere

Redirected or returned parcels.

Ante, p. 1710.

Nonresponsibility for loss, etc.

Further regulations, etc.

Ante, p. 1709.

Effect and duration. Post, p. 1717.

but may be annulled at the desire of either Administration upon six months previous notice given to the other.

regeling bij onderlinge overeenkomst, maar mag na zes maanden voorafgaande kennisgeving aan de andere op verzoek van elk der Administraties worden verbroken.

## Signatures.

Done in duplicate, and signed at Washington the ninth day of July, one thousand nine hundred and eighteen, and at Batavia the third day of April, one thousand nine hundred and eighteen.

A. S. BURLESON,  
*Postmaster General of the United States of America.*  
(P O D SEAL)

Gedaan in tweevoud, en geteekend te Washington, den 9 en July, een duizend negen honderd en achttien, en te Batavia den 3 en April, een duizend negen honderd en achttien.

C. V. E. C. KOP,  
*Chief of Posts, Telegraphs and Telephones of the Netherlands East Indies.*

## Approval by the President.

The foregoing Parcel Post Convention between the United States of America and the Netherlands East Indies has been negotiated and concluded with my advice and consent and is hereby approved and ratified.

In testimony whereof I have caused the seal of the United States to be hereunto affixed.

WOODROW WILSON.

[SEAL.]

By the President

FRANK L. POLK,

*Acting Secretary of State.*

WASHINGTON, July 18, 1918.

*Parcel post agreement between the United States of America and Netherlands East India. Signed at Batavia, October 2, 1922, at Washington, February 15, 1924; approved by the President, February 20, 1924.* October 2, 1922.  
February 15, 1924.

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PARCEL POST AGREEMENT BETWEEN THE GOVERNMENTS OF THE UNITED STATES OF AMERICA AND NETHERLANDS EAST INDIA.

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The Government of the United States of America and the Government of Netherlands East India, being desirous of revising the existing agreement for the exchange of parcels by means of posts between the United States of America on the one hand and Netherlands East India on the other hand, the undersigned being thereunto duly authorized by their respective Governments, have agreed upon the following articles:

Parcel post agreement with Netherlands East India.  
Preamble.

Article I.

The provisions of this agreement relate only to parcels of mail matter to be exchanged by the system herein provided for, and do not affect the arrangements now existing under the Universal Postal Convention, which will continue as heretofore; and all the stipulations hereinafter contained apply exclusively to the mails exchanged under these articles.

Scope of agreement.

Article II.

There shall be a direct exchange between the United States of America on the one hand and Netherlands East India on the other hand of uninsured parcels without collection of value on delivery originating in the United States of America and addressed to Netherlands East India or originating in Netherlands East India and addressed to the United States of America.

Direct exchange of uninsured parcels.

Article III.

1. There shall be admitted to the mails exchanged under this agreement articles of merchandise and mail matter (except letters, post cards, and written matter) of all kinds that are admitted under any conditions to the domestic mails of the country of origin, except that no parcel may exceed eleven (11 lbs.) pounds, or five kilograms (5 K. G.), in weight, and the limits of the dimensions shall be three feet six inches (1 meter 6½ centimeters) in length and six feet (1 meter 83 centimeters) in length and girth combined and must be so wrapped or enclosed as to permit their contents to be easily examined by postmasters and customs officers duly authorized to do so; and except that the following articles are prohibited admission to the mails exchanged under this agreement: Publications which violate the copyright laws of the country of destination; poisons, explosive and inflammable substances, confections and pastes, live or dead animals, except dead insects and reptiles when thoroughly dried, fruits and vegetables which easily decompose and substances which exhale

Articles admitted to the mails.

Requirements.

Prohibited articles.

a bad odor, lottery tickets, lottery advertisements or lottery circulars; all obscene or immoral articles; articles which may in any way damage or destroy the mails or injure the persons handling them, and articles the admission of which is not authorized by the customs or other laws or regulations of either country.

Freedom from inspection.

2. All admissible articles of merchandise mailed in one country for the other or received in one country from the other, shall be free from any detention or inspection whatever, except such as is required for collection of customs duties, and shall be forwarded by the most speedy means to their destination, being subject in their transmission to the laws and regulations of each country respectively.

#### Article IV.

Letters not to accompany parcels.

1. A letter or communication of the nature of personal correspondence must not accompany, be written on, or enclosed with any parcel.

Rejection if found.

2. If such be found, the letter will be placed in the mails if separable, and if the communication be inseparably attached, the whole package will be rejected. If, however, any such should inadvertently be forwarded, the country of destination will collect on the letter or letters double rates of postage according to the Universal Postal Convention.

No inclosure for other address.

3. No parcel may contain packages intended for delivery at an address other than that borne by the parcel itself. If such enclosed packages be detected they must be sent forward singly charged with new and distinct parcel post rates.

#### Article V.

Rates of postage. In United States.

1. On parcels despatched from the United States of America to Netherlands East India the latter country shall receive credit at the rate of frs. 2.10 and frs. 2.50 for parcels weighing up to 1 kilogram and for parcels weighing over 1 and up to 5 kilograms respectively, and on parcels despatched from Netherlands East India to the United States of America the latter country shall receive credit at the same rates.

In Netherlands East India.

Sea transit payment.

2. Payment of sea transit for the conveyance of parcels to the Shipping Companies will be made by the Administration to which the Office of despatch is subordinate.

Delivery.

3. The parcels shall be promptly delivered to addressees at the Post Office of address in the country of destination free of charge for postage; but the country of destination may, at its option, levy and collect from the addressee for interior service and delivery a charge the amount of which is to be fixed according to its own regulations but which shall in no case exceed five cents in the United States of America or twenty-five cents in Netherlands East India for each parcel whatever its weight.

#### Article VI.

Receipt.

1. The sender may, at the time of mailing the package, receive a certificate of mailing from the Post Office where the package is mailed.

Registry.

2. An acknowledgment of the delivery of a parcel shall be returned to the sender when requested, but either country may require of the sender prepayment of a fee therefor not exceeding 5 cents in the United States of America or not exceeding the single letter postage in Netherlands East India.

Article VII.

1. The sender of each parcel shall make a customs declaration in duplicate, upon a special form provided for the purpose, giving the address, a general description of the parcel, an accurate statement of the contents and value, date of mailing and the sender's signature and place of residence, which declaration must accompany the parcel to destination.

Customs declaration.

2. The parcels in question shall be subject in the country of destination to all customs duties and all customs regulations in force in that country for the protection of its customs revenues, and the customs duties properly chargeable thereon shall be collected on delivery, in accordance with the customs regulations of the country of destination.

Collection of duties.

Article VIII.

1. Quarterly accounts relating to parcels exchanged between the United States of America and Netherlands East India shall be prepared by the Administration of Netherlands East India. These accounts shall be based on the entries contained in the parcel bills.

Quarterly accounts by Netherlands East India.

2. Two copies of these accounts shall be furnished by the Administration of Netherlands East India to the Post Office Department of the United States of America for examination and verification and the balance found to be due shall be remitted as soon as possible.

Examination and settlement by United States.

3. The payment of the balance of credits shall be in accordance with that laid down in the Parcel Post Convention of Madrid of 1920 and in the detailed regulations for the execution of that convention.

Payments.

Article IX.

1. The parcels shall be considered as a component part of the mails exchanged direct between the United States of America and Netherlands East India to be despatched to destination by the country of origin at its cost and by such means as it provides, but must be forwarded at the option of the despatching office, either in boxes or baskets prepared expressly for the purpose or in ordinary mail bags, to be marked "Parcel Post," and securely sealed with wax or otherwise, as may be mutually provided by regulations hereunder.

Method of transportation.

2. Each country shall promptly return empty to the despatching Office all such boxes, baskets or bags; but the boxes and baskets used occasionally by either Administration may be used by the other Administration for return parcel post despatches.

Return of empty receptacles.

3. Although parcels admitted under this agreement will be transmitted as aforesaid between the exchange offices of the two countries, they should be so carefully packed as to be safely transmitted in the open mails of either country, both in going to the exchange Office in the country of origin and to the Office of address in the country of destination.

Packing.

4. Each despatch of a parcel post mail must be accompanied by a descriptive list in duplicate of all the parcels sent, showing distinctly the list number of each parcel, the name of the addressee with address of destination, the weight and the declared contents and value. These lists must be numbered serially commencing with No. 1 for the first list of each calendar year and must be enclosed in one of the boxes or bags of each despatch. On the first list of each calendar year the last serial number of the past year must be mentioned.

Descriptive list.

## Article X.

## Exchange offices.

The stipulations of this agreement apply exclusively to the mails herein provided for and to be exchanged between the Post Office of San Francisco and such other Offices within the United States of America as may be designated hereafter by the Postal Administration of the United States of America and the Offices of Tandjong-priok, Soerabaja and Makasser and such other Offices as may be designated hereafter by the Postal Administration of Netherlands East India.

## Article XI.

- |                          |  |
|--------------------------|--|
| Receipt of mails.        | 1. As soon as the mail shall have reached the Office of destination that Office shall check the contents of the mail.  |
| Substitute parcel bill.  | 2. In the event of the parcel bill not having been received a substitute should be at once prepared.   |
| Correction of errors.    | 3. Any errors in the entries on the parcel bill which may be discovered should, after verification by a second officer, be corrected and noted for report to the despatching Office on a form "Verification Certificate" which should be sent in a special envelope. |
| Nonreceipt of parcel.    | 4. If a parcel advised on the bill be not received after the nonreceipt has been verified by a second officer, the entry on the bill should be cancelled and the fact reported at once.  |
| Deficient postage.       | 5. If a parcel be observed to be insufficiently prepaid, it must not be taxed with deficient postage, but the circumstance must be reported on the Verification Certificate form.  |
| Damaged parcels.         | 6. Should a parcel be received in a damaged or imperfect condition, full particulars should be reported on the same form.  |
| Presumption of delivery. | 7. If no verification certificate or note of error be received, a parcel mail shall be considered as duly delivered, having been found on examination correct in all respects.   |

## Article XII.

- |   |  |
|---|--|
| Inability to deliver.   | 1. If a parcel cannot be delivered as addressed or is refused, it will be returned to the despatching Office of exchange at the expiration of thirty days from the date of its receipt at the Office of destination.   |
| Perishable articles.  | 2. When the contents of a parcel which cannot be delivered are liable to deterioration or corruption, they may be destroyed at once, if necessary; or if expedient, sold, without previous notice or judicial formality, for the benefit of the right person, the particulars of each sale being reported by one Post Office to the other. |
| Postage on redirected or returned articles.<br><i>Ante</i> , p. 1718. | 3. Parcels redirected from one country to the other and parcels returned to the country of origin shall be subject to postage rates as fixed by Article V. The postage on a redirected or returned parcel may be prepaid or collected on delivery at the option of the addressee.  |

## Article XIII.

## Nonresponsibility for loss or damage.

The Administration of either of the contracting countries will not be responsible for the loss or damage of any parcel and no indemnity can consequently be claimed by the sender or addressee in either country.

## Article XIV.

## Further regulations, etc.

The Postmaster General of the United States of America and the Chief of the Posts, Telegraphs and Telephones of Netherlands East India shall have authority jointly to make such further regulations of order and detail as may be found necessary to carry out the pres-

ent agreement from time to time; and may, by agreement, prescribe conditions for the admission to the mails of any articles prohibited by article III of this agreement. Ante, p. 1717.

Article XV.

This agreement shall come into force on the first day of October, 1923, and shall be terminable at any time on six months' notice by either Administration. Effect and duration.

From the effective date of the present agreement the Convention of June, 1917, shall be revoked. Ante, p. 1708.

Done at Washington the fifteenth of February, 1924. Signatures.

[SEAL.]

HARRY S. NEW,  
*Postmaster General*  
*of the United States of America.*

Done at Batavia the 2d of October, 1922.

E. W. L. VON FABER,  
*Manager of Posts, Telegraphs and Telephones.*

The foregoing Parcel Post Agreement between the United States of America and Netherlands East India has been negotiated and concluded with my advice and consent and is hereby approved and ratified. Approval by the President.

In testimony whereof I have caused the seal of the United States [SEAL] to be hereunto affixed.

CALVIN COOLIDGE

By the President

CHARLES E. HUGHES  
*Secretary of State.*

WASHINGTON, 20th February, 1924.

September 10, 1923.

*Special Claims Convention between the United States and Mexico for the settlement of claims of American citizens arising from revolutionary acts in Mexico from November 20, 1910, to May 31, 1920. Signed at Mexico City, September 10, 1923; ratification advised by the Senate, January 23, 1924; ratified by the President, February 4, 1924; ratified by Mexico, February 16, 1924; ratifications exchanged at Mexico City, February 19, 1924; proclaimed, February 23, 1924.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Special claims ad-  
justment, Mexico.  
Preamble.

Whereas a Convention between the United States of America and the United Mexican States providing for the settlement and amicable adjustment of claims arising from losses or damages suffered by American citizens through revolutionary acts within the period from November 20, 1910, to May 31, 1920, inclusive, was concluded and signed by their respective Plenipotentiaries at Mexico City on the 10th day of September, one thousand nine hundred and twenty-three, the original of which Convention, being in the English and Spanish languages is word for word as follows:

SPECIAL CLAIMS CONVENTION. CONVENCION ESPECIAL DE RE-  
CLAMACIONES.

Contracting Powers.

The United States of America and the United Mexican States, desiring to settle and adjust amicably claims arising from losses or damages suffered by American citizens through revolutionary acts within the period from November 20, 1910, to May 31, 1920, inclusive, have decided to enter into a Convention for that purpose, and to this end have nominated as their Plenipotentiaries:

Los Estados Unidos Mexicanos y los Estados Unidos de América, deseosos de arreglar y ajustar amigablemente las reclamaciones provenientes de pérdidas o daños sufridos por ciudadanos americanos por actos revolucionarios dentro del período comprendido del 20 de noviembre de 1910 al 31 de mayo de 1920, inclusive, han resuelto celebrar una Convención con tal fin, y al efecto han nombrado como sus Plenipotenciarios:

Plenipotentiaries.

The President of the United States:

George F. Summerlin Chargé d'Affaires ad interim of the United States of America in Mexico.

The President of the United Mexican States:

Alberto J. Pani, Secretary of State for Foreign Affairs.

El Presidente de los Estados Unidos Mexicanos:

A Alberto J. Pani, Secretario de Estado y del Despacho de Relaciones Exteriores.

El Presidente de los Estados Unidos:

A George F. Summerlin, Encargado de Negocios ad-interim de los Estados Unidos de América en México.

Who, after having communicated to each other their respec-

Quienes, después de haberse comunicado mutuamente sus res-

tive full powers found to be in due and proper form, have agreed upon the following Articles:

### Article I.

All claims against Mexico of citizens of the United States, whether corporations, companies, associations, partnerships or individuals, for losses or damages suffered by persons or by their properties during the revolutions and disturbed conditions which existed in Mexico, covering the period from November 20, 1910, to May 31, 1920, inclusive, including losses or damages suffered by citizens of the United States by reason of losses or damages suffered by any corporation, company, association or partnership in which citizens of the United States have or have had a substantial and bona fide interest, provided an allotment to the American claimant by the corporation, company, association or partnership of his proportion of the loss or damage is presented by the claimant to the Commission hereinafter referred to, and which claims have been presented to the United States for its interposition with Mexico, as well as any other such claims which may be presented within the time hereinafter specified, shall be submitted to a Commission consisting of three members.

Such Commission shall be constituted as follows: one member shall be appointed by the President of the United States; one by the President of the United Mexican States; and the third, who shall preside over the Commission, shall be selected by mutual agreement between the two Governments. If the two Governments shall not agree within two months from the exchange of ratifications of this Convention in naming such third member, then he shall be designated by the

pectivos plenos poderes encontrándolos en buena y debida forma, han convenido en los artículos siguientes:

### Artículo I.

Todas las reclamaciones en contra de México hechas por ciudadanos de los Estados Unidos, ya sean corporaciones, compañías, asociaciones, sociedades ó individuos particulares, por pérdidas o daños sufridos en sus personas o en sus propiedades durante las revoluciones y disturbios que existieron en México durante el periodo comprendido del 20 de noviembre de 1910 al 31 de mayo de 1920, inclusive, incluyendo pérdidas o daños sufridos por ciudadanos de los Estados Unidos en virtud de pérdidas o daños sufridos por cualquier corporación, compañía, asociación o sociedad en las que los ciudadanos de los Estados Unidos tengan ó hayan tenido un interés sustancial y bona fide, siempre que el reclamante americano presente á la Comisión que más adelante se menciona, una asignación hecha al mismo reclamante por la corporación, compañía, asociación o sociedad, de su parte proporcional de la pérdida ó daño, y las cuales reclamaciones hayan sido presentadas a los Estados Unidos para su interposición con México, así como cualesquiera otras reclamaciones semejantes que puedan ser presentadas dentro del plazo especificado más adelante, serán sometidas a una Comisión integrada por tres miembros.

Dicha Comisión quedará constituida como sigue: un miembro será nombrado por el Presidente de los Estados Unidos Mexicanos; otro por el Presidente de los Estados Unidos; y el tercero, quien presidirá la Comisión, será escogido por acuerdo mutuo de los dos Gobiernos. Si los dos Gobiernos no se pusieren de acuerdo en la designación de dicho tercer miembro dentro de los dos meses siguientes al canje de ratificaciones de esta Convención, éste será entonces designado por el Presi-

Claims of United States citizens against Mexico for losses during revolutions, etc., from November 20, 1910, to May 31, 1920, referred to Commission.

Commission created.

Designation of third member.

President of the Permanent Administrative Council of the Permanent Court of Arbitration at The Hague described in Article 49 of the Convention for the Pacific Settlement of International Disputes concluded at The Hague on October 18, 1907. In case of the death, absence or incapacity of any member of the Commission, or in the event of a member omitting or ceasing to act as such, the same procedure shall be followed for filling the vacancy as was followed in appointing him.

dente del Consejo Administrativo Permanente de la Corte Permanente de Arbitraje de la Haya, descrito en el Artículo 49 de la Convención para el Arreglo Pacífico de los Conflictos Internacionales, celebrada en la Haya en octubre 18 de 1907. En caso de fallecimiento, ausencia ó incapacidad de cualquier miembro de la Comisión, ó en caso de que alguno de ellos omita obrar como tal ó cese de hacerlo, se empleará para llenar la vacante el mismo método que se siguió para nombrarlo.

### Article II.

### Artículo II.

Meeting of Commission.

The Commissioners so named shall meet at Mexico City within six months after the exchange of the ratifications of this Convention, and each member of the Commission, before entering upon his duties, shall make and subscribe a solemn declaration stating that he will carefully and impartially examine and decide, according to the best of his judgment and in accordance with the principles of justice and equity, all claims presented for decision, and such declaration shall be entered upon the record of the proceedings of the Commission.

Los Comisionados así nombrados se reunirán en la Ciudad de México dentro de un plazo de seis meses después del canje de ratificaciones de esta Convención, y cada miembro de la Comisión, antes de comenzar sus labores, hará y subscribirá una declaración solemne de que cuidadosa é imparcialmente examinará y decidirá, según su mejor saber y de acuerdo con los principios de la justicia y de la equidad, todas las reclamaciones presentadas para su fallo, y dicha declaración deberá asentarse en el registro de actas de la Comisión.

Declaration of Commissioners.

The Mexican Government desires that the claims shall be so decided because Mexico wishes that her responsibility shall not be fixed according to the generally accepted rules and principles of international law, but *ex gratia* feels morally bound to make full indemnification and agrees, therefore, that it will be sufficient that it be established that the alleged loss or damage in any case was sustained and was due to any of the causes enumerated in Article III hereof.

El Gobierno Mexicano desea que las reclamaciones sean falladas de esa manera, porque México quiere que su responsabilidad no se fije según las reglas y principios generalmente aceptados de Derecho Internacional, sino que *ex gratia* se siente moralmente obligado a dar completa indemnización y conviene, por consiguiente, en que bastará que se compruebe que el daño ó pérdida que se alega en cualquier caso fué sufrido y que fué ocasionado por alguna de las causas enumeradas en el Artículo III de esta Convención.

Principles governing decisions for indemnity.

The Commission may fix the time and place of its subsequent meetings, as may be convenient, subject always to the special instructions of the two Governments.

La Comisión puede fijar el tiempo y lugar de sus juntas subsiguientes, según convenga, sujeta siempre a las instrucciones especiales de los dos Gobiernos.

Subsequent meetings.

### Article III.

### Artículo III.

Claims to be submitted.

The claims which the Commission shall examine and decide are

Las reclamaciones que la Comisión examinará y decidirá son

those which arose during the revolutions and disturbed conditions which existed in Mexico covering the period from November 20, 1910, to May 31, 1920, inclusive, and were due to any act by the following forces:

(1) By forces of a Government *de jure* or *de facto*.

(2) By revolutionary forces as a result of the triumph of whose cause governments *de facto* or *de jure* have been established, or by revolutionary forces opposed to them.

(3) By forces arising from the disjunction of the forces mentioned in the next preceding paragraph up to the time when the government *de jure* established itself as a result of a particular revolution.

(4) By federal forces that were disbanded, and

(5) By mutinies or mobs, or insurrectionary forces other than those referred to under subdivisions (2), (3) and (4) above, or by bandits, provided in any case it be established that the appropriate authorities omitted to take reasonable measures to suppress insurrectionists, mobs or bandits, or treated them with lenity or were in fault in other particulars.

#### Article IV.

In general, the Commission shall adopt as the standard for its proceedings the rules of procedure established by the Mixed Claims Commission created under the Claims Convention between the two Governments signed July 4, 1868, in so far as such rules are not in conflict with any provision of this Convention. The Commission, however, shall have authority by the decision of the majority of its members to establish such other rules for its proceedings as may be deemed expedient and necessary, not in conflict with any of the provisions of this Convention.

las surgidas durante las revoluciones y disturbios que existieron en México durante el período comprendido del 20 de noviembre de 1910 al 31 de mayo de 1920, inclusive, y que provinieron de cualquier acto de las siguientes fuerzas:

(1) Por fuerzas de un Gobierno *de jure* o *de facto*.

(2) Por fuerzas revolucionarias que hayan establecido al triunfo de su causa gobiernos *de jure* o *de facto*, o por fuerzas revolucionarias contrarias a aquellas.

(3) Por fuerzas procedentes de la disgregación de las mencionadas en el párrafo anterior, hasta el momento de establecerse el Gobierno *de jure* emanado de una revolución determinada.

(4) Por fuerzas federales que fueron disueltas y

(5) Por motines o tumultos o fuerzas insurrectas distintas de las mencionadas en las subdivisiones (2), (3) y (4) de este artículo, o por bandoleros, siempre que en cualquier caso se compruebe que las autoridades competentes omitieron tomar las medidas apropiadas para reprimir a los insurrectos, tumultos o bandoleros, o que los trataron con lenidad o fueron negligentes en otros respectos.

#### Artículo IV.

En general, la Comisión adoptará como norma de sus actuaciones las reglas de procedimiento establecidas por la Comisión Mixta de Reclamaciones creada por la Convención de Reclamaciones entre los dos Gobiernos, firmada el 4 de julio de 1868, en cuanto dichas reglas no estén en pugna con cualquiera de las disposiciones de esta Convención. La Comisión tendrá poder, sin embargo, por resolución de la mayoría de sus miembros, para establecer en sus actuaciones las otras reglas que se estimen convenientes y necesarias, que no estén en pugna con cualquiera de las disposiciones de esta Convención.

Acts specified.

Procedure of former claims convention to be adopted.

Public Treaties, p. 509.

Agents and counsel.

Each Government may nominate and appoint agents and counsel who will be authorized to present to the Commission, orally or in writing, all the arguments deemed expedient in favor of or against any claim. The agents or counsel of either Government may offer to the Commission any documents, affidavits, interrogatories or other evidence desired in favor of or against any claim and shall have the right to examine witnesses under oath or affirmation before the Commission, in accordance with such rules of procedure as the Commission shall adopt.

Evidence admitted.

Majority decision accepted.

The decision of the majority of the members of the Commission shall be the decision of the Commission.

Both languages to be used.

The language in which the proceedings shall be conducted and recorded shall be Spanish or English.

#### Article V.

Records to be kept.

The Commission shall keep an accurate record of the claims and cases submitted, and minutes of its proceedings with the dates thereof. To this end, each Government may appoint a Secretary; these Secretaries shall act as joint Secretaries of the Commission and shall be subject to its instructions. Each Government may also appoint and employ any necessary assistant secretaries and such other assistance as deemed necessary. The Commission may also appoint and employ any persons necessary to assist in the performance of its duties.

Secretaries and assistants.

#### Article VI.

Equitable settlement of claims to be effected.

Since the Mexican Government desires to arrive at an equitable settlement of the claims of the citizens of the United States and to grant them a just and adequate compensation for their losses or damages, the Mexican Government agrees that

Cada Gobierno podrá nombrar y designar agentes y abogados que quedarán autorizados para presentar a la Comisión, oralmente ó por escrito, todos los argumentos que consideren oportunos, en pro o en contra de cualquiera reclamación. Los agentes ó abogados de cualquiera de los dos Gobiernos, podrán presentar a la Comisión cualesquiera documentos, affidavits, interrogatorios o cualquiera otra prueba que se desee en pro o en contra de alguna reclamación, y tendrá el derecho de examinar testigos, bajo juramento o protesta, ante la Comisión, de acuerdo con las reglas de procedimiento que la Comisión adoptare.

La decisión de la mayoría de los miembros de la Comisión será la decisión de la Comisión.

El idioma en que se llevarán y registrarán las actuaciones será el español o el inglés.

#### Artículo V.

La Comisión llevará un registro exacto de las reclamaciones y de los casos sometidos y minutas de sus actuaciones con sus fechas respectivas. Con tal fin, cada Gobierno podrá nombrar un Secretario; estos Secretarios actuarán conjuntamente como Secretarios de la Comisión y estarán sujetos á sus instrucciones. Cada Gobierno podrá también nombrar y emplear los Secretarios adscritos que sean necesarios, así como los demás empleados que se consideren necesarios. La Comisión podrá, igualmente, nombrar y emplear cualesquiera otras personas necesarias para que la ayuden en el desempeño de sus deberes.

#### Artículo VI.

Como el Gobierno de México desea llegar a un arreglo equitativo de las reclamaciones de los ciudadanos de los Estados Unidos, y concederles una compensación justa y adecuada por sus pérdidas o daños, el Gobierno Mexicano conviene en que la Comisión no

the Commission shall not disallow or reject any claim by the application of the general principle of international law that the legal remedies must be exhausted as a condition precedent to the validity or allowance of any claim.

#### Article VII.

Every claim shall be filed with the Commission within two years from the date of its first meeting, unless in any case reasons for the delay, satisfactory to the majority of the Commissioners, shall be established, and in any such case the period for filing the claim may be extended not to exceed six additional months.

The Commission shall be bound to hear, examine and decide, within five years from the date of its first meeting, all the claims filed.

Four months after the date of the first meeting of the Commissioners, and every four months thereafter, the Commission shall submit to each Government a report setting forth in detail its work to date, including a statement of the claims filed, claims heard and claims decided. The Commission shall be bound to decide any claim heard and examined within six months after the conclusion of the hearing of such claim and to record its decision.

#### Article VIII.

The High Contracting Parties agree to consider the decision of the Commission as final and conclusive upon each claim decided, and to give full effect to such decisions. They further agree to consider the result of the proceedings of the Commission as a full, perfect and final settlement of every such claim upon the Mexican Government, arising from any of the causes set forth in Article III of this Convention. And they further agree that every

negará o rechazará reclamación alguna alegando la aplicación del principio general de Derecho Internacional, de que han de agotarse los remedios legales como condición precedente a la validez ó admision de cualquiera reclamación.

#### Artículo VII.

Todas las reclamaciones serán presentadas a la Comisión dentro de los dos años contados desde la fecha de su primera junta, a menos de que en algún caso se compruebe para la tardanza, razones satisfactorias para la mayoría de los Comisionados y en cualquiera de estos casos, el período para presentar la reclamación podrá ser prorrogado hasta por un plazo que no exceda de seis meses más.

La Comisión estará obligada a oír, examinar y decidir dentro de los cinco años siguientes a la fecha de su primera junta, todas las reclamaciones presentadas.

Cuatro meses después de la fecha de la primera junta de los Comisionados, y cada cuatro meses después, la Comisión habrá de rendir a cada Gobierno, un informe dando cuenta en detalle de sus trabajos hasta la fecha, incluyendo un estado de las reclamaciones presentadas, de las oídas y de las decididas. La Comisión estará obligada a decidir cualquiera reclamación oída y examinada dentro de los seis meses siguientes a la terminación de la audiencia de tal reclamación y a hacer constar su fallo.

#### Artículo VIII.

Las Altas Partes Contratantes convienen en considerar como finales y concluyentes las decisiones de la Comisión que recaigan sobre cada una de las reclamaciones falladas, y dar pleno efecto a tales decisiones. Convienen además en considerar el resultado de las actuaciones de la Comisión como un arreglo pleno, perfecto y final de todas y cada una de tales reclamaciones contra el Gobierno Mexicano provenientes de cualquiera de las causas enumera-

Time for filing.

Decisions to be made in five years.

Reports of work to each Government every four months.

Settlement to be final.

such claim, whether or not filed and presented to the notice of, made, preferred or submitted to such Commission shall from and after the conclusion of the proceedings of the Commission be considered and treated as fully settled, barred and thenceforth inadmissible, provided the claim filed has been heard and decided.

das en el Artículo III de esta Convención. Y convienen, además, en que todas y cada una de tales reclamaciones, hayan sido o no presentadas o llevadas á conocimiento, hechas, propuestas o sometidas á dicha Comisión, deberán, a partir y después de la terminación de las actuaciones de la Comisión, ser consideradas y tratadas como plenamente ajustadas, excluidas, y de allí en adelante inadmisibles, siempre que la reclamación presentada haya sido oída y fallada.

#### Article IX.

#### Artículo IX.

Payment in gold or equivalent.

The total amount awarded to claimants shall be paid in gold coin or its equivalent by the Mexican Government to the Government of the United States at Washington.

La cantidad total adjudicada a los reclamantes será pagada en moneda de oro o su equivalente por el Gobierno Mexicano al Gobierno de los Estados Unidos, en Washington.

#### Article X.

#### Artículo X.

Expenses.  
Ante, p. 1022.

Each Government shall pay its own Commissioner and bear its own expenses. The expenses of the Commission including the salary of the third Commissioner shall be defrayed in equal proportions by the two Governments.

Cada Gobierno pagará su propio Comisionado y erogará sus propios gastos. Los gastos de la Comisión, inclusive el sueldo del tercer Comisionado, se cubrirán por partes iguales por los dos Gobiernos.

#### Article XI.

#### Artículo XI

Exchange of ratifications.

The present Convention shall be ratified by the High Contracting Parties in accordance with their respective Constitutions. Ratifications of this Convention shall be exchanged in Mexico City as soon as practicable and the Convention shall take effect on the date of the exchange of ratifications.

La presente Convención será ratificada por las Altas Partes Contratantes de acuerdo con sus respectivas Constituciones. Las ratificaciones de esta Convención serán canjeadas en la ciudad de México tan pronto como sea practicable y la Convención empezará a surtir sus efectos en la fecha del canje de ratificaciones.

Signatures.

In witness whereof, the respective Plenipotentiaries have signed and affixed their seals to this Convention.

En testimonio de lo cual, los Plenipotenciarios respectivos firmaron esta Convención y fijaron en ella su sello.

Done in duplicate at Mexico City this tenth day of September, 1923.

Hecha por duplicado en la ciudad de México, el día diez de Septiembre de mil novecientos veintitrés.

GEORGE F. SUMMERLIN. [SEAL.]  
A J PANI [SEAL.]

GEORGE F. SUMMERLIN. [SEAL.]  
A J PANI [SEAL.]

And whereas the said Convention has been duly ratified on both parts, and the ratifications of the two governments were exchanged in the City of Mexico, on the nineteenth day February, one thousand nine hundred and twenty-four;

Ratifications  
changed. ex-

Now, therefore, be it known that I, Calvin Coolidge, President of the United States of America, have caused the said Convention to be made public, to the end that the same and every article and clause thereof, may be observed and fulfilled with good faith by the United States and the citizens thereof.

Proclamation.

In testimony whereof, I have hereunto set my hand and caused the Seal of the United States to be affixed.

Done at the city of Washington this twenty-third day of February, in the year of our Lord one thousand nine hundred and  
[SEAL.] twenty-four, and of the Independence of the United States of America the one hundred and forty-eighth.

CALVIN COOLIDGE

By the President:

CHARLES E. HUGHES  
*Secretary of State.*

September 8, 1923.

*Convention between the United States and Mexico for reciprocal settlement of claims. Signed at Washington, September 8, 1923; ratification advised by the Senate, January 23, 1924; ratified by the President, February 4, 1924; ratified by Mexico, February 16, 1924; ratifications exchanged at Washington, March 1, 1924; proclaimed, March 3, 1924.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Reciprocal claims convention with Mexico. Preamble.

WHEREAS a Convention between the United States of America and the United Mexican States providing for the amicable settlement and adjustment of claims by the citizens of each country against the other, was concluded and signed by their respective Plenipotentiaries at Washington on the eighth day of September, one thousand nine hundred and twenty-three, the original of which Convention, being in the English and Spanish languages is word for word as follows:

Contracting Powers.

The United States of America and the United Mexican States, desiring to settle and adjust amicably claims by the citizens of each country against the other since the signing on July 4, 1868, of the Claims Convention entered into between the two countries (without including the claims for losses or damages growing out of the revolutionary disturbances in Mexico which form the basis of another and separate Convention), have decided to enter into a Convention with this object, and to this end have nominated as their Plenipotentiaries:

Los Estados Unidos de América y los Estados Unidos Mexicanos, deseando arreglar y ajustar amigablemente las reclamaciones de los ciudadanos de cada uno de los dos países en contra del otro desde la firma, el 4 de julio de 1868, de la Convención de Reclamaciones celebrada entre los dos países (sin incluir las reclamaciones por pérdidas o daños provenientes de los trastornos revolucionarios en México que constituyen la base de distinta y separada Convención), han resuelto celebrar una Convención con tal fin, y al efecto han nombrado como sus Plenipotenciarios:

Public Treaties, p. 509.

The President of the United States of America:

El Presidente de los Estados Unidos de América:

Plenipotentiaries.

The Honorable Charles Evans Hughes, Secretary of State of the United States of America, Charles Beecher Warren and John Barton Payne, and

Los Honorables Charles Evans Hughes, Secretario de Estado de los Estados Unidos de América, Charles Beecher Warren y John Barton Payne, y

The President of the United Mexican States:

El Presidente de los Estados Unidos Mexicanos:

Señor Don Manuel C. Téllez, Chargé d'Affaires ad interim of the United Mexican States at Washington;

Señor Don Manuel C. Téllez, Encargado de Negocios ad interim de los Estados Unidos Mexicanos en Washington;

Who, after having communicated to each other their respective full powers found to be in due and proper form, have agreed upon the following Articles:

Quienes, después de haberse comunicado mutuamente sus respectivos plenos poderes y encontrándolos en buena y debida forma, han convenido en los artículos siguientes:

## ARTICLE I.

All claims (except those arising from acts incident to the recent revolutions) against Mexico of citizens of the United States, whether corporations, companies, associations, partnerships or individuals, for losses or damages suffered by persons or by their properties, and all claims against the United States of America by citizens of Mexico, whether corporations, companies, associations, partnerships or individuals, for losses or damages suffered by persons or by their properties; all claims for losses or damages suffered by citizens of either country by reason of losses or damages suffered by any corporation, company, association or partnership in which such citizens have or have had a substantial and bona fide interest, provided an allotment to the claimant by the corporation, company, association or partnership of his proportion of the loss or damage suffered is presented by the claimant to the Commission hereinafter referred to; and all claims for losses or damages originating from acts of officials or others acting for either Government and resulting in injustice, and which claims may have been presented to either Government for its interposition with the other since the signing of the Claims Convention concluded between the two countries July 4, 1868, and which have remained unsettled, as well as any other such claims which may be filed by either Government within the time hereinafter specified, shall be submitted to a Commission consisting of three members for decision in accordance with the principles of international law, justice and equity.

## ARTÍCULO I.

Todas las reclamaciones (exceptuando aquellas provenientes de actos incidentales a las recientes revoluciones) en contra de México, de ciudadanos de los Estados Unidos, ya sean corporaciones, compañías, asociaciones, sociedades o individuos particulares, por pérdidas o daños sufridos en sus personas o en sus propiedades, y todas las reclamaciones en contra de los Estados Unidos de América, de ciudadanos mexicanos, ya sean corporaciones, compañías, asociaciones, sociedades o individuos particulares, por pérdidas o daños sufridos en sus personas o en sus propiedades; todas las reclamaciones por pérdidas o daños sufridos por ciudadanos de cualquiera de los dos países en virtud de pérdidas o daños sufridos por alguna corporación, compañía, asociación o sociedad en que dichos ciudadanos tengan o hayan tenido un interés sustancial y bona fide, siempre que el reclamante presente a la Comisión que más adelante se menciona, una asignación hecha al mismo reclamante por la corporación, compañía, asociación, o sociedad, de su parte proporcional de la pérdida o daño sufrido; y todas las reclamaciones por pérdidas o daños provenientes de actos de funcionarios u otras personas que obren por cualquiera de los dos Gobiernos y que resulten en injusticia, y las cuales reclamaciones puedan haber sido presentadas a cualquiera de los dos Gobiernos para su interposición con el otro desde la firma de la Convención de Reclamaciones celebrada entre los dos países el 4 de julio de 1868 y que han quedado pendientes de arreglo, así como cualesquiera otras reclamaciones semejantes que puedan ser presentadas por cualquiera de los dos Gobiernos dentro del período especificado más adelante, serán sometidas a una Comisión integrada por tres miembros, para su fallo de acuerdo con los principios del Derecho Internacional, de la justicia y de la equidad.

All claims of citizens of United States or Mexico against the other country for loss or damage to be submitted to joint commission.

Unsettled claims since Commission of 1868. Public Treaties, p. 500.

Commissioners to be appointed.

Such Commission shall be constituted as follows: one member shall be appointed by the President of the United States; one by the President of the United Mexican States; and the third, who shall preside over the Commission, shall be selected by mutual agreement between the two Governments. If the two Governments shall not agree within two months from the exchange of ratifications of this Convention in naming such third member, then he shall be designated by the President of the Permanent Administrative Council of the Permanent Court of Arbitration at The Hague described in Article XLIX of the Convention for the pacific settlement of international disputes concluded at The Hague on October 18, 1907. In case of the death, absence or incapacity of any member of the Commission, or in the event of a member omitting or ceasing to act as such, the same procedure shall be followed for filling the vacancy as was followed in appointing him.

Designation of third member.

Vol. 36, p. 2225.

Vacancies to be filled.

Dicha Comisión quedará constituida como sigue: un miembro será nombrado por el Presidente de los Estados Unidos; otro por el Presidente de los Estados Unidos Mexicanos; y el tercero, quien presidirá la Comisión, será escogido por acuerdo mutuo de los dos Gobiernos. Si los dos Gobiernos no se pusieren de acuerdo en la designación de dicho tercer miembro dentro de los dos meses siguientes al canje de ratificaciones de esta Convención, éste será entonces designado por el Presidente del Consejo Administrativo Permanente de la Corte Permanente de Arbitraje de La Haya a que se refiere el Artículo XLIX de la Convención para el arreglo pacífico de las disputas internacionales concluída en La Haya en 18 de octubre de 1907. En caso del fallecimiento, ausencia o incapacidad de cualquier miembro de la Comisión, o en caso de que alguno de ellos omita obrar como tal o cese de hacerlo, se empleará para llenar la vacante el mismo método que se siguió para nombrarlo.

## ARTICLE II.

## ARTICULO II.

Meeting and organization of Commission.

The Commissioners so named shall meet at Washington for organization within six months after the exchange of the ratifications of this Convention, and each member of the Commission, before entering upon his duties, shall make and subscribe a solemn declaration stating that he will carefully and impartially examine and decide, according to the best of his judgment and in accordance with the principles of international law, justice and equity, all claims presented for decision, and such declaration shall be entered upon the record of the proceedings of the Commission.

Declaration of Commissioners.

Los Comisionados así nombrados se reunirán en Washington para organizarse, dentro de un plazo de seis meses después del canje de las ratificaciones de esta Convención; y cada miembro de la Comisión, antes de comenzar sus labores, hará y suscribirá una declaración solemne de que cuidadosa e imparcialmente examinará y decidirá, según su mejor saber, y de acuerdo con los principios del Derecho Internacional, de la justicia y de la equidad, todas las reclamaciones presentadas para su fallo y dicha declaración deberá asentarse en el registro de actas de la Comisión.

Subsequent meetings.

The Commission may fix the time and place of its subsequent meetings, either in the United States or in Mexico, as may be convenient, subject always to the special instructions of the two Governments.

La Comisión podrá fijar el tiempo y lugar de sus juntas subsecuentes, ya sea en los Estados Unidos o en México, según convenga, sujeta siempre a las instrucciones especiales de los dos Gobiernos.

## ARTICLE III.

In general, the Commission shall adopt as the standard for its proceedings the rules of procedure established by the Mixed Claims Commission created under the Claims Convention between the two Governments signed July 4, 1868, in so far as such rules are not in conflict with any provision of this Convention. The Commission, however, shall have authority by the decision of the majority of its members to establish such other rules for its proceedings as may be deemed expedient and necessary, not in conflict with any of the provisions of this Convention.

Each Government may nominate and appoint agents and counsel who will be authorized to present to the Commission, orally or in writing, all the arguments deemed expedient in favor of or against any claim. The agents or counsel of either Government may offer to the Commission any documents, affidavits, interrogatories or other evidence desired in favor of or against any claim and shall have the right to examine witnesses under oath or affirmation before the Commission, in accordance with such rules of procedure as the Commission shall adopt.

The decision of the majority of the members of the Commission shall be the decision of the Commission.

The language in which the proceedings shall be conducted and recorded shall be English or Spanish.

## ARTICLE IV.

The Commission shall keep an accurate record of the claims and cases submitted, and minutes of its proceedings with the dates thereof. To this end, each Government may appoint a Secretary; these Secretaries shall act as joint Secretaries of the Commission and shall be subject to its

## ARTICULO III.

En general, la Comisión adoptará como norma de sus actuaciones las reglas de procedimiento establecidas por la Comisión Mixta de Reclamaciones creada por la Convención de Reclamaciones entre los dos Gobiernos, firmada el 4 de julio de 1868, en cuanto dichas reglas no estén en pugna con cualquiera de las disposiciones de esta Convención. La Comisión tendrá poder, sin embargo, por resolución de la mayoría de sus miembros, para establecer en sus actuaciones las otras reglas que se estimen convenientes y necesarias, que no estén en pugna con cualquiera de las disposiciones de esta Convención.

Cada Gobierno podrá nombrar y designar agentes y abogados que quedarán autorizados para presentar a la Comisión, oralmente o por escrito, todos los argumentos que consideren oportunos, en pro o en contra de cualquiera reclamación. Los agentes o abogados de cualquiera de los dos Gobiernos, podrán presentar a la Comisión cualesquiera documentos, affidavits, interrogatorios o cualquiera otra prueba que se desee, en pro o en contra de alguna reclamación, y tendrán el derecho de examinar testigos, bajo juramento o protesta, ante la Comisión, de acuerdo con las reglas de procedimiento que la Comisión adoptare.

La decisión de la mayoría de los miembros de la Comisión será la decisión de la Comisión.

El idioma en que se llevarán y registrarán las actuaciones será el inglés o el español.

## ARTICULO IV.

La Comisión llevará un registro exacto de las reclamaciones y de los casos sometidos y minutas de sus actuaciones con sus fechas respectivas. Con tal fin, cada Gobierno podrá nombrar un Secretario; estos Secretarios actuarán conjuntamente como secretarios de la Comisión y estarán sujetos

Procedure of former claims commission to be adopted.

Public Treaties, p. 509.

Other rules.

Agents and counsel.

Evidence admitted.

Decision of majority accepted.

Use of both languages.

Records to be kept.

Secretaries and assistants to be appointed.

instructions. Each Government may also appoint and employ any necessary assistant secretaries and such other assistance as deemed necessary. The Commission may also appoint and employ any persons necessary to assist in the performance of its duties.

a sus instrucciones. Cada Gobierno podrá también nombrar y emplear los secretarios adscritos que sean necesarios, así como los demás empleados que se consideren necesarios. La Comisión podrá, igualmente, nombrar y emplear cualesquiera otras personas necesarias para que la ayuden en el desempeño de sus deberes.

## ARTICLE V.

## ARTICULO V.

Equitable settlement of claims to be effected.

The High Contracting Parties, being desirous of effecting an equitable settlement of the claims of their respective citizens thereby affording them just and adequate compensation for their losses or damages, agree that no claim shall be disallowed or rejected by the Commission by the application of the general principle of international law that the legal remedies must be exhausted as a condition precedent to the validity or allowance of any claim.

Las Altas Partes Contratantes, deseadas de efectuar un arreglo equitativo de las reclamaciones de sus respectivos ciudadanos, y concederles mediante ello compensación justa y adecuada por sus pérdidas o daños, convienen en que la Comisión no negará o rechazará ninguna reclamación alegando la aplicación del principio general de Derecho Internacional, de que han de agotarse los remedios legales como condición precedente a la validez o admisión de cualquiera reclamación.

## ARTICLE VI.

## ARTICULO VI.

Time for filing.

Every such claim for loss or damage accruing prior to the signing of this Convention, shall be filed with the Commission within one year from the date of its first meeting, unless in any case reasons for the delay, satisfactory to the majority of the Commissioners, shall be established, and in any such case the period for filing the claim may be extended not to exceed six additional months.

Todas y cada una de tales reclamaciones por pérdida o daño originadas antes de la firma de esta Convención, serán presentadas a la Comisión dentro del primer año de la fecha de su primera junta, a menos de que en algún caso se comprueben para la tardanza, razones satisfactorias para la mayoría de los Comisionados y en cualquiera de estos casos, el período para presentar la reclamación podrá ser prorrogado hasta por un plazo que no exceda de seis meses más.

Decisions to be made in three years.

The Commission shall be bound to hear, examine and decide, within three years from the date of its first meeting, all the claims filed, except as hereinafter provided in Article VII.

La Comisión estará obligada a oír, examinar y fallar, dentro de los tres años subsiguientes a la fecha de su primera junta, todas las reclamaciones presentadas, salvo en los casos previstos en el Artículo VII.

Post, p. 1735.

Reports of progress to be submitted every four months.

Four months after the date of the first meeting of the Commissioners, and every four months thereafter, the Commission shall submit to each Government a report setting forth in detail its

Cuatro meses después de la fecha de la primera junta de los Comisionados, y cada cuatro meses después, la Comisión habrá de rendir a cada Gobierno un informe dando cuenta en detalle

work to date, including a statement of the claims filed, claims heard and claims decided. The Commission shall be bound to decide any claim heard and examined within six months after the conclusion of the hearing of such claim and to record its decision.

## ARTICLE VII.

The High Contracting Parties agree that any claim for loss or damage accruing after the signing of this Convention, may be filed by either Government with the Commission at any time during the period fixed in Article VI for the duration of the Commission; and it is agreed between the two Governments that should any such claim or claims be filed with the Commission prior to the termination of said Commission, and not be decided as specified in Article VI, the two Governments will by agreement extend the time within which the Commission may hear, examine and decide such claim or claims so filed for such a period as may be required for the Commission to hear, examine and decide such claim or claims.

## ARTICLE VIII.

The High Contracting Parties agree to consider the decision of the Commission as final and conclusive upon each claim decided, and to give full effect to such decisions. They further agree to consider the result of the proceedings of the Commission as a full, perfect and final settlement of every such claim upon either Government, for loss or damage sustained prior to the exchange of the ratifications of the present Convention (except as to claims arising from revolutionary disturbances and referred to in the preamble hereof). And they further agree that every such claim, whether or not filed

de sus trabajos hasta la fecha, incluyendo un estado de las reclamaciones presentadas, de las oídas y de las falladas. La Comisión estará obligada a decidir cualquier reclamación oída y examinada dentro de los seis meses siguientes a la terminación de la audiencia de dicha reclamación, y a hacer constar su fallo.

## ARTICULO VII.

Las Altas Partes Contratantes convienen en que cualquiera reclamación por pérdida o daño que se origine después de la firma de esta Convención, puede ser presentada a la Comisión por cualquiera de los Gobiernos en cualquier tiempo durante el período señalado en el Artículo VI para la duración de la Comisión; y los dos Gobiernos convienen en que si se presentare a la Comisión alguna o algunas de dichas reclamaciones antes de que terminen las labores de dicha Comisión, y no sean falladas de conformidad con lo establecido en el Artículo VI, los dos Gobiernos de común acuerdo prorrogarán el tiempo dentro del cual la Comisión pueda oír, examinar y fallar tal reclamación o reclamaciones así presentadas, por el plazo que pueda ser necesario para que la Comisión oiga, examine y decida tal reclamación o reclamaciones.

## ARTICULO VIII.

Las Altas Partes Contratantes convienen en considerar como finales y concluyentes las decisiones de la Comisión que recaigan sobre cada una de las reclamaciones falladas, y dar pleno efecto a tales decisiones. Convienen además en considerar el resultado de las actuaciones de la Comisión como un arreglo pleno, perfecto y final de todas y cada una de tales reclamaciones en contra de cualquiera de los Gobiernos, por pérdida o daño sufrido antes del canje de ratificaciones de la presente Convención (exceptuando aquellas reclamaciones provenientes de trastornos revolucionarios y a las cuales

Filing of claims arising subsequent hereto.

Ante, p. 1734.

Extension permitted to consider.

Decisions final and conclusive.

Acceptance of results.

and presented to the notice of, made, preferred or submitted to such Commission shall from and after the conclusion of the proceedings of the Commission be considered and treated as fully settled, barred and thenceforth inadmissible, provided the claim filed has been heard and decided.

se hace mención en el preámbulo de esta Convención). Y convienen, además, en que todas y cada una de tales reclamaciones, hayan sido o nó presentadas o llevadas a conocimiento, hechas, propuestas o sometidas a dicha Comisión, deberán, a partir y después de la terminación de las actuaciones de la Comisión, ser consideradas y tratadas como plenamente ajustadas, excluidas y de allí en adelante inadmisibles, siempre que la reclamación presentada haya sido oída y fallada.

## ARTICLE IX.

## ARTICULO IX.

Ascertained balance of total awards to be paid country having greater amount.

The total amount awarded in all the cases decided in favor of the citizens of one country shall be deducted from the total amount awarded to the citizens of the other country and the balance shall be paid at Washington or at the City of Mexico, in gold coin or its equivalent to the Government of the country in favor of whose citizens the greater amount may have been awarded.

La cantidad total adjudicada en todos los casos decididos, en favor de los ciudadanos de uno de los países, será deducida de la cantidad total adjudicada a los ciudadanos del otro país y el saldo será pagado en Washington o en la Ciudad de México, en moneda de oro o su equivalente, al Gobierno del país en favor de cuyos ciudadanos se haya adjudicado la cantidad mayor.

Restitution of property or right.

In any case the Commission may decide that international law, justice and equity require that a property or right be restored to the claimant in addition to the amount awarded in any such case for all loss or damage sustained prior to the restitution. In any case where the Commission so decides the restitution of the property or right shall be made by the Government affected after such decision has been made, as hereinbelow provided. The Commission, however, shall at the same time determine the value of the property or right decreed to be restored and the Government affected may elect to pay the amount so fixed after the decision is made rather than to restore the property or right to the claimant.

En cualquier caso la Comisión puede decidir que el Derecho Internacional, la justicia y la equidad requieren que una propiedad o un derecho sea restituído al reclamante, además de la cantidad que se le adjudique en cualquiera de tales casos por toda la pérdida o daño sufrido antes de la restitución. En cualquier caso en que la Comisión así lo resuelva, la restitución de la propiedad o del derecho será hecha por el Gobierno afectado después de que tal decisión haya sido dictada, según se previene más adelante. La Comisión, no obstante, fijará al mismo tiempo el valor de la propiedad o del derecho cuya restitución se ha decretado y el Gobierno afectado tendrá opción de pagar la cantidad así fijada después de la resolución, en vez de restituir la propiedad o el derecho al reclamante.

Value of property to be determined.

Payment of value instead of restitution.

In the event the Government affected should elect to pay the amount fixed as the value of the property or right decreed to be restored, it is agreed that notice

En el caso de que el Gobierno afectado opte por pagar la cantidad fijada como valor de la propiedad o el derecho cuya restitución sea decretada, se con-

thereof will be filed with the Commission within thirty days after the decision and that the amount fixed as the value of the property or right shall be paid immediately. Upon failure so to pay the amount the property or right shall be restored immediately.

ARTICLE X.

Each Government shall pay its own Commissioner and bear its own expenses. The expenses of the Commission including the salary of the third Commissioner shall be defrayed in equal proportions by the two Governments.

ARTICLE XI.

The present Convention shall be ratified by the High Contracting Parties in accordance with their respective Constitutions. Ratifications of this Convention shall be exchanged in Washington as soon as practicable and the Convention shall take effect on the date of the exchange of ratifications.

In witness whereof, the respective Plenipotentiaries have signed and affixed their seals to this Convention.

Done in duplicate at Washington this eighth day of September, 1923.

CHARLES EVANS HUGHES [SEAL.]  
 CHARLES BEECHER WARREN [SEAL.]  
 JOHN BARTON PAYNE [SEAL.]  
 MANUEL C. TÉLLEZ [SEAL.]

AND WHEREAS the said Convention, has been duly ratified on both parts, and the ratifications of the two governments were exchanged in the City of Washington, on the first day of March, one thousand nine hundred and twenty-four;

NOW, THEREFORE, be it known that I, Calvin Coolidge, President of the United States of America, have caused the said Convention to be made public to the end that the same and every article and clause thereof, may be observed and fulfilled with good faith by the United States and the citizens thereof.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Seal of the United States to be affixed.

DONE at the city of Washington, this third day of March, in the year of our Lord one thousand nine hundred and twenty-  
 [SEAL.] four, and of the Independence of the United States of America the one hundred and forty-eighth.

CALVIN COOLIDGE

By the President:  
 CHARLES E. HUGHES  
*Secretary of State.*

viene en que se dará el correspondiente aviso a la Comisión dentro de los treinta días siguientes a la resolución y que la cantidad fijada como valor de la propiedad o del derecho, será pagada inmediatamente. En defecto del pago inmediato, la propiedad o el derecho será restituido inmediatamente.

ARTICULO X.

Cada Gobierno pagará su propio Comisionado y erogará sus propios gastos. Los gastos de la Comisión, inclusive el sueldo del tercer Comisionado, se cubrirán por partes iguales por los dos Gobiernos.

ARTICULO XI.

La presente Convención será ratificada por las Altas Partes Contratantes de acuerdo con sus respectivas Constituciones.

Las ratificaciones de esta Convención serán canjeadas en Washington tan pronto como sea practicable y la Convención empezará a surtir sus efectos en la fecha del canje de ratificaciones.

En testimonio de lo cual, los Plenipotenciarios respectivos firmaron esta Convención y fijaron en ella su sello.

Hecha por duplicado en Washington el día ocho de Septiembre de 1923.

Expenses.  
*Ante, p. 1023.*

Exchange of ratifications.

Signatures.

Ratifications exchanged.

Proclamation.

October 16, 1923.

*Treaty between the United States and Latvia for the extradition of fugitives from justice. Signed at Riga, October 16, 1923; ratification advised by the Senate, January 7, 1924; ratified by the President, January 10, 1924; ratified by Latvia, February 8, 1924; ratifications exchanged at Riga, March 1, 1924; proclaimed March 3, 1924.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Extradition treaty  
with Latvia.  
Preamble.

WHEREAS a Treaty between the United States and Latvia, providing for the extradition of fugitives from justice was concluded and signed by their respective Plenipotentiaries at Riga on the sixteenth day of October, one thousand nine hundred and twenty-three, the original of which Treaty is word for word as follows:

Contracting Powers.

The United States of America and Latvia desiring to promote the cause of justice, have resolved to conclude a treaty for the extradition of fugitives from justice between the two countries and have appointed for that purpose the following Plenipotentiaries:

Plenipotentiaries.

The President of the United States of America: *F. W. B. Coleman*, Envoy Extraordinary and Minister Plenipotentiary of the United States at Riga; and

The President of the Republic of Latvia: *Germain Albat*, Minister Plenipotentiary, Secretary General for Foreign Affairs;

Who, after having communicated to each other their respective full powers, found to be in good and due form, have agreed upon and concluded the following articles:

ARTICLE I.

Reciprocal delivery  
of persons charged with  
crimes.

It is agreed that the Government of the United States and the Government of Latvia shall, upon requisition duly made as herein provided, deliver up to justice any person, who may be charged with, or may have been convicted of, any of the crimes specified in Article II of the present Treaty committed within the jurisdiction of one of the High Contracting Parties, and who shall seek an asylum or shall be found within the territories of the other; provided that such surrender shall take place only upon such evidence of criminality, as according to the laws of the place where the fugitive or person so charged shall be found, would justify his apprehension and commitment for trial if the crime or offense had been there committed.

ARTICLE II.

Extraditable crimes.

Persons shall be delivered up according to the provisions of the present Treaty, who shall have been charged with or convicted of any of the following crimes:

Murder.

1. Murder, comprehending the crimes designated by the terms paricide, assassination, manslaughter when voluntary, poisoning or infanticide.

- |  |                                     |
|--|-------------------------------------|
| 2. The attempt to commit murder.   | Attempt to murder.                  |
| 3. Rape, abortion, carnal knowledge of children under the age of twelve years.   | Rape, etc.                          |
| 4. Abduction or detention of women or girls for immoral purposes.  | Abduction.                          |
| 5. Bigamy.   | Bigamy.                             |
| 6. Arson.  | Arson.                              |
| 7. Wilful and unlawful destruction or obstruction of railroads, which endangers human life.  | Injuries to railroads.              |
| 8. Crimes committed at sea:  | Crimes at sea.                      |
| a) Piracy, as commonly known and defined by the law of nations, or by statute;   | Piracy.                             |
| b) Wrongfully sinking or destroying a vessel at sea or attempting to do so;  | Destroying a vessel.                |
| c) Mutiny or conspiracy by two or more members of the crew or other persons on board of a vessel on the high seas, for the purpose of rebelling against the authority of the Captain or Commander of such vessel, or by fraud or violence taking possession of such vessel;  | Mutiny.                             |
| d) Assault on board ship upon the high seas with intent to do bodily harm.   | Assault on ship-board.              |
| 9. Burglary, defined to be the act of breaking into and entering the house of another in the night time with intent to commit a felony therein.  | Burglary.                           |
| 10. The act of breaking into and entering the offices of the Government and public authorities, or the offices of banks, banking houses, savings banks, trust companies, insurance and other companies, or other buildings not dwellings with intent to commit a felony therein.   | Feloniously entering offices, etc.  |
| 11. Robbery, defined to be the act of feloniously and forcibly taking from the person of another goods or money by violence or by putting him in fear.   | Robbery.                            |
| 12. Forgery or the utterance of forged papers.   | Forgery.                            |
| 13. The forgery or falsification of the official acts of the Government or public authority, including Courts of Justice. or the uttering or fraudulent use of any of the same.  | Forgery of public documents.        |
| 14. The fabrication of counterfeit money, whether coin or paper, counterfeit titles or coupons of public debt, created by National, State, Provincial, Territorial, Local or Municipal Governments, bank notes or other instruments of public credit, counterfeit seals, stamps, dies and marks of State or public administrations, and the utterance, circulation or fraudulent use of the above mentioned objects. | Counterfeiting.                     |
| 15. Embezzlement or criminal malversation committed within the jurisdiction of one or the other party by public officers or depositaries, where the amount embezzled exceeds two hundred dollars or Latvian equivalent.  | Embezzling public funds.            |
| 16. Embezzlement by any person or persons hired, salaried or employed, to the detriment of their employers or principals, when the crime or offense is punishable by imprisonment or other corporal punishment by the laws of both countries, and where the amount embezzled exceeds two hundred dollars or Latvian equivalent.  | Embezzlement by employees.          |
| 17. Kidnapping of minors or adults, defined to be the abduction or detention of a person or persons, in order to exact money from them, their families or any other person or persons. or for any other unlawful end.  | Kidnaping.                          |
| 18. Larceny, defined to be the theft of effects, personal property, or money, of the value of twenty-five dollars or more, or Latvian equivalent.  | Larceny.                            |
| 19. Obtaining money, valuable securities or other property by false pretenses or receiving any money, valuable securities or other property knowing the same to have been unlawfully obtained, where   | Obtaining money by false pretenses. |

the amount of money or the value of the property so obtained or received exceeds two hundred dollars or Latvian equivalent.

Perjury.

20. Perjury or subornation of perjury.

Breach of trust.

21. Fraud or breach of trust by a bailee, banker, agent, factor, trustee, executor, administrator, guardian, director or officer of any company or corporation, or by any one in any fiduciary position, where the amount of money or the value of the property misappropriated exceeds two hundred dollars or Latvian equivalent.

Slave trading.

22. Crimes and offenses against the laws of both countries for the suppression of slavery and slave trading.

Deserting children.

23. Wilful desertion of minor or dependent children.

Accessories.

24. Extradition shall also take place for participation in any of the crimes before mentioned as an accessory before or after the fact; provided such participation be punishable by imprisonment by the laws of both the High Contracting Parties.

### ARTICLE III.

No surrender for political offenses.

The provisions of the present Treaty shall not import a claim of extradition for any crime or offense of a political character, nor for acts connected with such crimes or offenses; and no person surrendered by or to either of the High Contracting Parties in virtue of this Treaty shall be tried or punished for a political crime or offense. When the offense charged comprises the act either of murder or assassination or of poisoning, either consummated or attempted, the fact that the offense was committed or attempted against the life of the Sovereign or Head of a foreign State or against the life of any member of his family, shall not be deemed sufficient to sustain that such crime or offense was of a political character; or was an act connected with crimes or offenses of a political character.

Attempts, etc., against Head of State, not a political crime.

### ARTICLE IV.

Trial only for offense for which surrendered.

No person shall be tried for any crime or offense other than that for which he was surrendered.

### ARTICLE V.

Time limitation for surrender.

A fugitive criminal shall not be surrendered under the provisions hereof, when, from lapse of time or other lawful cause, according to the laws of the place within the jurisdiction of which the fugitive may be found, the criminal is exempt from prosecution or punishment for the offense for which the surrender is asked.

### ARTICLE VI.

Persons under prosecution in country where found.

If a fugitive criminal whose surrender may be claimed pursuant to the stipulations hereof, be actually under prosecution, out on bail or in custody, for a crime or offense committed in the country where he has sought asylum, or shall have been convicted thereof, his extradition may be deferred until such proceedings be determined, and until he shall have been set at liberty in due course of law.

### ARTICLE VII.

Fugitive claimed by other countries.

If a fugitive criminal claimed by one of the parties hereto, shall be also claimed by one or more powers pursuant to treaty provisions, on account of crimes committed within their jurisdiction, such criminal shall be delivered to that State whose demand is first received.

## ARTICLE VIII.

Under the stipulations of this Treaty, neither of the High Contracting Parties shall be bound to deliver up its own citizens. No delivery of its own citizens.

## ARTICLE IX.

The expense of arrest, detention, examination and transportation of the accused shall be paid by the Government which has preferred the demand for extradition. Expenses.

## ARTICLE X.

Everything found in the possession of the fugitive criminal at the time of his arrest, whether being the proceeds of the crime or offense, or which may be material as evidence in making proof of the crime, shall so far as practicable, according to the laws of either of the High Contracting Parties, be delivered up with his person at the time of surrender. Nevertheless, the rights of a third party with regard to the articles referred to, shall be duly respected. Delivery of articles seized with person.

## ARTICLE XI.

The stipulations of the present Treaty shall be applicable to all territory wherever situated, belonging to either of the High Contracting Parties or in the occupancy and under the control of either of them, during such occupancy or control. Territory affected.

Requisitions for the surrender of fugitives from justice shall be made by the respective diplomatic agents of the High Contracting Parties. In the event of the absence of such agents from the country or its seat of Government, or where extradition is sought from territory included in the preceding paragraphs, other than Latvia or the United States, requisitions may be made by superior consular officers. It shall be competent for such diplomatic or superior consular officers to ask and obtain a mandate or preliminary warrant of arrest for the person whose surrender is sought, whereupon the judges and magistrates of the two Governments shall respectively have power and authority, upon complaint made under oath, to issue a warrant for the apprehension of the person charged, in order that he or she may be brought before such judge or magistrate, that the evidence of criminality may be heard and considered and if, on such hearing, the evidence be deemed sufficient to sustain the charge, it shall be the duty of the examining judge or magistrate to certify it to the proper executive authority, that a warrant may issue for the surrender of the fugitive. Requisitions.

In case of urgency, the application for arrest and detention may be addressed directly to the competent magistrate in conformity to the statutes in force. Procedure.

The person provisionally arrested shall be released, unless within two months from the date of arrest in Latvia, or from the date of commitment in the United States, the formal requisition for surrender with the documentary proofs hereinafter prescribed be made as aforesaid by the diplomatic agent of the demanding Government or, in his absence, by a consular officer thereof. Urgent cases.

If the fugitive criminal shall have been convicted of the crime for which his surrender is asked, a copy of the sentence of the court before which such conviction took place, duly authenticated, shall be produced. If, however, the fugitive is merely charged with crime, a duly authenticated copy of the warrant of arrest in the country where the crime was committed, and of the depositions upon which such warrant may have been issued, shall be produced, with such other evidence or proof as may be deemed competent in the case. Release if formal requisition, etc., not made in two months.

## ARTICLE XII.

Legal assistance.

In every case of a request made by either of the High Contracting Parties for the arrest, detention or extradition of fugitive criminals, the appropriate legal officers of the country where the proceedings of extradition are had, shall assist the officers of the Government demanding the extradition before the respective judges and magistrates, by every legal means within their power; and no claim whatever for compensation for any of the services so rendered shall be made against the Government demanding the extradition; provided, however, that any officer or officers of the surrendering Government so giving assistance, who shall, in the usual course of their duty, receive no salary or compensation other than specific fees for services performed, shall be entitled to receive from the Government demanding the extradition the customary fees for the acts or services performed by them, in the same manner and to the same amount as thought such acts or services had been performed in ordinary criminal proceedings under the laws of the country of which they are officers.

Compensation.

## ARTICLE XIII.

Exchange of ratifications.

The present Treaty shall be ratified by the High Contracting Parties in accordance with their respective constitutional methods and shall take effect on the date of the exchange of ratifications which shall take place at Riga as soon as possible.

## ARTICLE XIV.

Duration, etc.

The present Treaty shall remain in force for a period of ten years, and in case neither of the High Contracting Parties shall have given notice one year before the expiration of that period of its intention to terminate the Treaty, it shall continue in force until the expiration of one year from the date on which such notice of termination shall be given by either of the High Contracting Parties.

Signatures.

In witness whereof the above-named Plenipotentiaries have signed the present Treaty and have hereunto affixed their seals.

Done in duplicate at Riga this sixteenth day of October, nineteen hundred and twenty-three.

[SEAL.] F. W. B. COLEMAN  
[SEAL.] G. ALBAT.

Ratifications exchanged.

AND WHEREAS the said Treaty has been duly ratified on both parts, and the ratifications of the two governments were exchanged in the city of Riga, on the first day of March, one thousand nine hundred and twenty-four;

Proclamation.

NOW, THEREFORE, be it known that I, Calvin Coolidge, President of the United States of America, have caused the said Treaty to be made public, to the end that the same and every article and clause thereof, may be observed and fulfilled with good faith by the United States and the citizens thereof.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Seal of the United States to be affixed.

DONE at the city of Washington, this third day of March, in the year of our Lord one thousand nine hundred and twenty-four, and of the Independence of the United States of America the one hundred and forty-eighth.

By the President:

CHARLES E. HUGHES  
*Secretary of State.*

CALVIN COOLIDGE

*Agreement between the United States and France, further extending the duration of the Convention of February 10, 1908. Signed at Washington, July 19, 1923; ratification advised by the Senate, December 18, 1923; ratified by France, February 2, 1924; ratified by the President, February 28, 1924. Ratifications exchanged at Washington, March 3, 1924; proclaimed, March 4, 1924.*

July 19, 1923.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas an Agreement between the United States of America and the French Republic extending for another period of five years the Arbitration Convention concluded between the two Governments on February 10, 1908, was concluded and signed by their respective Plenipotentiaries at Washington on the nineteenth day of July, one thousand nine hundred and twenty-three, the original of which Agreement, being in the English and French languages is word for word as follows:

Arbitration agreement with France. Preamble. Vol. 35, p. 1925.

The Government of the United States of America and the Government of the French Republic, desiring to extend for another five years the period during which the arbitration convention concluded between them on February 10, 1908, and extended by the agreements concluded between the two Governments on February 13, 1913, and February 27, 1918, shall remain in force, have respectively authorized the undersigned, to wit: Charles Evans Hughes, Secretary of State of the United States, and J. J. Jusserand, Ambassador of the French Republic to the United States, to conclude the following agreement:

Le Gouvernement des Etats-Unis d'Amérique et le Gouvernement de la République française, désireux de prolonger de nouveau pour cinq ans la période durant laquelle la convention d'arbitrage conclue entre eux le 10 février 1908 et prolongée par arrangement conclu entre les deux Gouvernements les 13 février 1913 et 27 février 1918, doit demeurer en vigueur, ont autorisé respectivement les soussignés, savoir Charles Evans Hughes, Secrétaire d'Etat des Etats-Unis, et J. J. Jusserand, Ambassadeur de la République française aux Etats-Unis, à conclure l'arrangement ci-après:

Contracting Powers.

Vol. 35, p. 1925.

Vol. 38, p. 1643; Vol. 40, p. 1617.

Plenipotentiaries.

ARTICLE I.

The Convention of Arbitration of February 10, 1908, between the Government of the United States of America and the Government of the French Republic, the duration of which by Article III thereof was fixed at a period of five years from the date of ratification, which period, by the

ARTICLE I.

La Convention d'arbitrage du 10 février 1908 entre le Gouvernement des Etats-Unis d'Amérique et le Gouvernement de la République française, dont la durée, aux termes de son article III, avait été fixée à cinq années à partir de la date de ratification, période qui, par l'arrangement

Convention of 1908 extended for five years more.

Vol. 35, p. 1925.

Vol. 38, p. 1643.

agreement of February 13, 1913, between the two Governments was extended for five years from February 27, 1913, and was further extended by the agreement of February 27, 1918, between the two Governments, for a period of five years from February 27, 1918, is hereby extended and continued in force for the further period of five years from February 27, 1923.

du 13 février 1913 entre les deux Gouvernements, fut prolongée de 5 années à partir du 27 du même mois et a été de nouveau prolongée par l'arrangement du 27 février 1918 entre les deux Gouvernements pour une période de cinq années à partir du 27 février 1918, est, par les présentes, renouvelée et maintenue en vigueur pour une nouvelle période de cinq années à partir du 27 février 1923.

Vol. 40, p. 1617.

## ARTICLE II.

## ARTICLE II.

Exchange of ratifications.

The present agreement shall be ratified by the President of the United States of America, by and with the advice and consent of the Senate thereof, and by the President of the French Republic, in accordance with the Constitutional laws of France, and it shall become effective upon the date of the exchange of ratifications, which shall take place at Washington as soon as possible.

Le présent arrangement sera ratifié par le Président des Etats-Unis d'Amérique sur l'avis et avec le consentement du Sénat des Etats-Unis et par le Président de la République française conformément aux lois constitutionnelles de la France et il deviendra définitif dès l'échange des ratifications auquel il sera procédé à Washington aussitôt que faire se pourra.

Signatures.

Done in duplicate in the English and French languages, at Washington, this 19th day of July, one thousand nine hundred and twenty-three.

Fait double en langues anglaise et française à Washington le 19 juillet mil neuf cent vingt-trois.

CHARLES EVANS HUGHES [SEAL.]  
JUSSERAND [SEAL.]

Ratifications exchanged.

And whereas the said Agreement has been duly ratified on both parts, and the ratifications of the two Governments were exchanged in the City of Washington, on the third day of March, one thousand nine hundred and twenty-four;

Proclamation.

NOW, THEREFORE, be it known that I, Calvin Coolidge, President of the United States of America, have caused the said Agreement to be made public, to the end that the same and every article and clause thereof may be observed and fulfilled with good faith by the United States and the citizens thereof.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Seal of the United States to be affixed.

Done at the City of Washington, this fourth day of March, in the year of our Lord one thousand nine hundred and twenty-four, and of the Independence of the United States of America the one hundred and forty-eighth.

CALVIN COOLIDGE

By the President:  
CHARLES E. HUGHES  
*Secretary of State.*

[EXCHANGE OF NOTES.]

Exchange of notes.

[*The Secretary of State to the French Ambassador.*]DEPARTMENT OF STATE,  
Washington, July 19, 1923.

Excellency:

In connection with the signing today of an agreement for the renewal of the Convention of Arbitration concluded between the United States and France, February 10, 1908, and renewed from time to time, I have the honor, in pursuance of our informal conversations, to state the following understanding which I shall be glad to have you confirm on behalf of your Government. From Secretary of State.

On February 24 last the President proposed to the Senate that it consent under certain stated conditions to the adherence by the United States to the Protocol of December 16, 1920, under which the Permanent Court of International Justice has been created at The Hague. As the Senate does not convene in its regular session until December next, action upon this proposal will necessarily be delayed. In the event that the Senate gives its assent to the proposal, I understand that the Government of the French Republic will not be averse to considering a modification of the Convention of Arbitration which we are renewing, or the making of a separate agreement under which the disputes mentioned in the Convention could be referred to the Permanent Court of International Justice.

Accept, Excellency, the renewed assurance of my highest consideration.

CHARLES E. HUGHES

His Excellency

Mr. J. J. JUSSEMAND,  
Ambassador of France.[*The French Ambassador to the Secretary of State.*]

[Translation.]

EMBASSY OF THE FRENCH REPUBLIC  
TO THE UNITED STATES,  
Washington, July 19, 1923.

Mr. Secretary of State:

Your Excellency was pleased, by your note dated this day, to suggest in connection with the renewal of the Arbitration Convention signed by France and the United States on February 10, 1908, and periodically renewed since, that the agreement of the two governments on the point specified as follows in your said note be placed on record.

Your Excellency's communication reads as follows:

"On February 24 last the President proposed to the Senate that it consent under certain stated conditions to the adherence by the United States to the Protocol of December 16, 1920, under which the Permanent Court of International Justice has been created at The Hague. As the Senate does not convene in its regular session until December next, action upon this proposal will necessarily be delayed. In the event that the Senate gives its assent to the proposal, I understand that the Government of the French Republic will not be averse to considering a modification of the Convention of Arbitration which we are renewing, or the making of a separate agreement under which the disputes mentioned in the Convention could be referred to the Permanent Court of International Justice."

I have the honor to inform Your Excellency that my Government, whose instructions have come to hand, entirely agrees with Your Excellency in this matter.

Be pleased to accept, Mr. Secretary of State the assurances, etc.

JUSSEMAND

His Excellency

The Honorable CHARLES EVANS HUGHES,  
Secretary of State,  
Washington, D. C.

From French Ambassador.

November 26, 1923.

*Agreement between the United States and Norway, further extending the duration of the Convention of April 4, 1908. Signed at Washington, November 26, 1923; ratification advised by the Senate, December 18, 1923; ratified by Norway, January 11, 1924; ratified by the President, January 25, 1924; ratifications exchanged at Washington, March 8, 1924; proclaimed, March 12, 1924.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Arbitration agree-  
ment with Norway.  
Preamble.  
Vol. 35, p. 1994.

WHEREAS an Agreement between the United States of America and Norway extending for another period of five years the arbitration convention concluded between the two Governments on April 4, 1908, was concluded and signed by their respective Plenipotentiaries at Washington, on the twenty-sixth day of November, one thousand nine hundred and twenty-three, the original of which Agreement, being in the English and Norwegian languages, is word for word as follows:

Contracting Powers.

The Government of the United States of America and the Government of the Kingdom of Norway, desiring to extend for another five years the period during which the Arbitration Convention concluded between them on April 4, 1908, and extended by the Agreement concluded between the two Governments on June 16, 1913, and further extended by the Agreement concluded between the two Governments on March 30, 1918, shall remain in force, have respectively authorized the undersigned, to wit: Charles Evans Hughes, Secretary of State of the United States of America, and Mr. Helmer H. Bryn, Envoy Extraordinary and Minister Plenipotentiary of Norway in the United States, to conclude the following Agreement:

Vol. 38, p. 1771.

Vol. 40, p. 1618.

Plenipotentiaries.

Amerikas Forente Staters Regjering og Kongeriket Norges Regjering, som ønsker aa forlange for ytterligere fem aar det tidsrum i hvilket den voldgiftskonvensjon, som blev avsluttet mellem dem den 4de april 1908, og som blev forlenget ved den avtale der blev avsluttet mellem de to regjeringer den 16de juni 1913, og som enn videre blev forlenget ved den avtale som blev avsluttet mellem de to regjeringer den 30te mars 1918, skal forbli i kraft, har henholdsvis bemyndiget undertegnede, nemlig: Charles Evans Hughes, Amerikas Forente Staters statssekretaer, og Helmer H. Bryn, Norges overordentlige sendemann og befullmektigede minister i Amerikas Forente Stater, til aa avslutte følgende avtale:

Article I.

The Convention of Arbitration of April 4, 1908, between the Government of the United States of America and the Government

Artikkel I.

Voldgiftskonvensjonen av 4de april 1908 mellem Amerikas Forente Staters Regjering og Kongeriket Norges Regjering, hvis

Convention of 1908  
extended five years  
further.

of the Kingdom of Norway, the duration of which by Article IV thereof was fixed at a period of five years from the date of the exchange of ratifications, which period, by the Agreement of June 16, 1913, between the two Governments was extended for five years from June 24, 1913, and was extended by the Agreement between them of March 30, 1918, for the further period of five years from June 24, 1918, is hereby extended and continued in force for the further period of five years from June 24, 1923.

varighet ifølge dens artikkel IV var fastsatt til et tidsrum av fem aar fra datoen for ratifikasjonenes utveksling, hvilket tidsrum ved avtale mellem de to regjeringer av 16de juni 1913 blev forlenget for fem aar fra 24de juni 1913, og som blev forlenget ved avtale mellem dem av 30te mars 1918 for et ytterligere tidsrum av fem aar fra 24de juni 1918, forlenges herved og forblir i kraft for et ytterligere tidsrum av fem aar fra 24de juni 1923.

Vol. 35, p. 1995.

Vol. 38, p. 1771.

Vol. 40, p. 1618.

Article II.

Artikkel II.

The present Agreement shall be ratified by the President of the United States of America, by and with the advice and consent of the Senate thereof, and by His Majesty the King of Norway, and it shall become effective upon the date of the exchange of ratifications, which shall take place at Washington as soon as possible.

Nærværende avtale skal ratifiseres av Presidenten for Amerikas Forente Stater med raad og samtykke av Statenes Senat; og av Hans Majestet Norges Konge, og den skal trede i kraft den dag, som ratifikasjonenes utveksling sker, hvilken skal finne sted i Washington saa snart som mulig.

Exchange of ratifications.

DONE in duplicate in the English and Norwegian languages at Washington this 26th day of November, 1923.

Utfærdiget i to eksemplarer paa engelsk og norsk i Washington den 26de november 1923.

Signatures.

CHARLES EVANS HUGHES [SEAL.]  
HELMER H BRYN [SEAL.]

AND WHEREAS the said Agreement has been duly ratified on both parts, and the ratifications of the two governments were exchanged in the City of Washington, on the eighth day of March, one thousand nine hundred and twenty-four;

Ratifications exchanged.

NOW, THEREFORE, be it known that I, Calvin Coolidge, President of the United States of America, have caused the said Agreement to be made public, to the end that the same and every article and clause thereof, may be observed and fulfilled with good faith by the United States and the citizens thereof.

Proclamation.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Seal of the United States to be affixed.

Done at the City of Washington, this twelfth day of March, in the year of our Lord one thousand nine hundred and [SEAL.] twenty-four, and of the Independence of the United States of America the one hundred and forty-eighth.

CALVIN COOLIDGE

By the President:  
CHARLES E. HUGHES  
*Secretary of State.*

Exchange of notes.

[EXCHANGE OF NOTES.]

[*The Secretary of State to the Norwegian Minister.*]DEPARTMENT OF STATE,  
Washington, November 26, 1923.From Secretary of  
State.

Sir:

In connection with the signing today of an agreement for the renewal of the Convention of Arbitration concluded between the United States and the Government of Norway, April 4, 1908, and renewed from time to time, I have the honor, in pursuance of our informal conversations, to state the following understanding which I shall be glad to have you confirm on behalf of your Government.

On February 24 last the President proposed to the Senate that it consent under certain stated conditions to the adhesion by the United States to the Protocol of December 16, 1920, under which the Permanent Court of International Justice has been created at The Hague. As the Senate does not convene in its regular session until December next, action upon this proposal will necessarily be delayed. In the event that the Senate gives its assent to the proposal, I understand that the Government of Norway will not be averse to considering a modification of the Convention of Arbitration which we are renewing, or the making of a separate agreement, providing for the reference of disputes mentioned in the Convention to the Permanent Court of International Justice.

Accept, Sir, the renewed assurances of my highest consideration.

CHARLES E. HUGHES

Mr. H. H. BRYN,  
*Minister of Norway.*

[*The Norwegian Minister to the Secretary of State.*]

Légation de Norvège  
aux  
Etats-Unis

Washington, D. C., November 26, 1923.

From Norwegian  
Minister.

Sir:

With reference to the note which Your Excellency has been good enough to address me today in connection with the signing of an agreement for the renewal of the Convention of Arbitration concluded between Norway and the United States, April 4, 1908, and renewed from time to time, I have the honor to state that I have been authorized to confirm, and I hereby do confirm that, in the event that the Senate gives its assent to the proposal made to it by the President of the United States that it consent under certain stated conditions to the adhesion by the United States to the Protocol of December 16, 1920, under which the Permanent Court of International Justice has been created at the Hague, the Government of Norway will not be averse to considering a modification of the Convention of Arbitration which we are renewing, or the making of a separate agreement, providing for the reference of disputes mentioned in the Convention to the Permanent Court of International Justice.

Accept, Sir, the renewed assurances of my highest consideration.

HELMER H BRYN

His Excellency  
Honorable CHARLES E. HUGHES,  
*Secretary of State,*  
*etc. etc. etc.*

*Treaty between the United States and Siam for the extradition of fugitives from justice. Signed at Bangkok, December 30, 1922; ratification advised by the Senate, January 7, 1924; ratified by the President, January 10, 1924; ratified by Siam, January 18, 1923; ratifications exchanged at Bangkok, March 24, 1924; proclaimed, March 26, 1924.*

December 30, 1922.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

### A PROCLAMATION.

WHEREAS a Treaty between the United States of America and Siam providing for the extradition of fugitives from justice was concluded and signed by their respective plenipotentiaries at Bangkok, on the thirtieth day of December, one thousand nine hundred and twenty-two, the original of which Treaty is word for word as follows:

Extradition with Siam.  
Preamble.

The United States of America and Siam, desiring to promote the cause of justice, have resolved to conclude a treaty for the extradition of fugitives from justice, between the two countries, and have appointed for that purpose the following Plenipotentiaries:

Contracting Powers.

The President: Edward E. Brodie, Envoy Extraordinary and Minister Plenipotentiary of the United States to Siam, and

Plenipotentiaries.

His Majesty the King: His Royal Highness Prince Devawongse Varopakar, Minister for Foreign Affairs,

Who, after having communicated to each other their respective full powers, found to be in good and due form, have agreed upon and concluded the following articles:

#### ARTICLE I.

It is agreed that the Government of the United States and the Government of Siam shall, upon requisition duly made as herein provided, deliver up to justice any person, over whom they respectively exercise jurisdiction who may be charged with, or may have been convicted of, any of the crimes specified in Article II of the present Treaty committed within the jurisdiction of one of the High Contracting Parties, and who shall seek an asylum or shall be found within the territories of the other; provided that such surrender shall take place only upon such evidence of criminality, as according to the laws of the place where the fugitive or person so charged shall be found, would justify his apprehension and commitment for trial if the crime or offense had been there committed.

Reciprocal delivery of persons charged with crime.

#### ARTICLE II.

Persons shall be delivered up according to the provisions of the present Treaty, who shall have been charged with or convicted of any of the following crimes:

Extraditable crimes

1. Murder, comprehending the crimes designated by the terms parricide, assassination, manslaughter, when voluntary, poisoning, or infanticide.

Murder.

2. The attempt to commit murder.

Attempted murder.

- Rape, etc. 3. Rape, abortion, carnal knowledge of children under the age of twelve years.
- Abduction of females for immoral purposes. 4. Abduction or detention of women or girls for immoral purposes.
- Bigamy. 5. Bigamy.
- Arson. 6. Arson.
- Injuries to railroads. 7. Wilful and unlawful destruction or obstruction of railroads which endangers human life.
- Crimes committed at sea. 8. Crimes committed at sea:
- Piracy. (a) Piracy, as commonly known and defined by the law of nations, or by statute;
- Destroying vessels. (b) Wrongfully sinking or destroying a vessel at sea or attempting to do so;
- Mutiny. (c) Mutiny or conspiring by two or more members of the crew or other persons on board of a vessel on the high seas, for the purpose of rebelling against the authority of the Captain or Commander of such vessel, or by fraud or violence taking possession of such vessel;
- Assault on ship-board. (d) Assault on board ship upon the high seas with intent to do bodily harm.
- Burglary. 9. Burglary, defined to be the act of breaking into and entering the house of another in the night time with intent to commit a felony therein.
- Feloniously entering offices, etc. 10. The act of breaking into and entering the offices of the Government and public authorities, or the offices of banks, banking houses, savings banks, trust companies, insurance and other companies, or other buildings not dwellings with intent to commit a felony therein.
- Robbery. 11. Robbery, defined to be the act of feloniously and forcibly taking from the person of another goods or money by violence or by putting him in fear.
- Forgery. 12. Forgery or the utterance of forged papers.
- Forgery of public documents, etc. 13. The forgery or falsification of the official acts of the Government or public authority, including Courts of Justice, or the uttering or fraudulent use of any of the same.
- Counterfeiting. 14. The fabrication of counterfeit money, whether coin or paper, counterfeit titles or coupons of public debt, created by National, State, Provincial, Territorial, Local or Municipal Governments, bank notes or other instruments of public credit, counterfeit seals, stamps, dies and marks of State or public administrations, and the utterance, circulation or fraudulent use of the above mentioned objects.
- Embezzling public funds. 15. Embezzlement or criminal malversation committed within the jurisdiction of one or the other party by public officers or depositaries, where the amount embezzled exceeds two hundred dollars or Siamese equivalent.
- Embezzling by employees. 16. Embezzlement by any person or persons hired, salaried or employed, to the detriment of their employers or principals, when the crime or offense is punishable by imprisonment or other corporal punishment by the laws of both countries, and where the amount embezzled exceeds two hundred dollars or Siamese equivalent.
- Kidnaping. 17. Kidnapping of minors or adults, defined to be the abduction or detention of a person or persons, in order to exact money from them, their families, or any other person or persons, or for any other unlawful end.
- Larceny. 18. Larceny, defined to be the theft of effects, personal property, or money, of the value of twenty-five dollars or more, or Siamese equivalent.
- Obtaining money by false pretenses, etc. 19. Obtaining money, valuable securities or other property by false pretences or receiving any money, valuable securities or other property knowing the same to have been unlawfully obtained, where

the amount of money or the value of the property so obtained or received exceeds two hundred dollars or Siamese equivalent.

20. Perjury or subornation of perjury.

21. Fraud or breach of trust by a bailee, banker, agent, factor, trustee, executor, administrator, guardian, director or officer of any Company or Corporation, or by anyone in any fiduciary position, where the amount of money or the value of the property misappropriated exceeds two hundred dollars or Siamese equivalent.

22. Crimes and offenses against the laws of both countries for the suppression of slavery and slave trading.

23. Wilful desertion or wilful non-support of minor or dependent children.

24. Extradition shall also take place for participation in any of the crimes before mentioned as an accessory before or after the fact; provided such participation be punishable by imprisonment by the laws of both the High Contracting Parties.

Perjury.

Breach of trust, etc.

Slave trading.

Desertion, etc., of dependent children.

Accessories.

### ARTICLE III.

The provisions of the present Treaty shall not import a claim of extradition for any crime or offense of a political character, nor for acts connected with such crimes or offenses; and no person surrendered by or to either of the High Contracting Parties in virtue of this Treaty shall be tried or punished for a political crime or offense. When the offense charged comprises the act either of murder or assassination or of poisoning, either consummated or attempted, the fact that the offense was committed or attempted against the life of the Sovereign or Head of a foreign State or against the life of any member of his family, shall not be deemed sufficient to sustain that such crime or offense was of a political character; or was an act connected with crimes or offenses of a political character.

No surrender for political offenses.

Attempts, etc., against head of State not a political crime.

### ARTICLE IV.

No person shall be tried for any crime or offense other than that for which he was surrendered.

Trial limited to offense for which surrendered.

### ARTICLE V.

A fugitive criminal shall not be surrendered under the provisions hereof, when, from lapse of time or other lawful cause, according to the laws of the place within the jurisdiction of which the crime was committed, the criminal is exempt from prosecution or punishment for the offense for which the surrender is asked.

Limitation of time.

### ARTICLE VI.

If a fugitive criminal whose surrender may be claimed pursuant to the stipulations hereof, be actually under prosecution, out on bail or in custody, for a crime or offense committed in the country where he has sought asylum, or shall have been convicted thereof, his extradition may be deferred until such proceedings be determined, and until he shall have been set at liberty in due course of law.

Persons under prosecution in country where found.

### ARTICLE VII.

If a fugitive criminal claimed by one of the parties hereto, shall be also claimed by one or more powers pursuant to treaty provisions, on account of crimes committed within their jurisdiction, such criminal shall be delivered to that State whose demand is first received.

Persons claimed by other countries.

## ARTICLE VIII.

Neither country to deliver up its own citizens.

Under the stipulations of this Treaty, neither of the High Contracting Parties shall be bound to deliver up its own citizens.

## ARTICLE IX.

Expenses.

The expense of arrest, detention, examination and transportation of the accused shall be paid by the Government which has preferred the demand for extradition.

## ARTICLE X.

Delivery of articles seized with fugitive.

Everything found in the possession of the fugitive criminal at the time of his arrest, whether being the proceeds of the crime or offense, or which may be material as evidence in making proof of the crime, shall so far as practicable, according to the laws of either of the High Contracting Parties, be delivered up with his person at the time of surrender. Nevertheless, the rights of a third party with regard to the articles referred to shall be duly respected.

## ARTICLE XI.

Territory affected.

The stipulations of the present Treaty shall be applicable to all territory wherever situated, belonging to either of the High Contracting Parties or in the occupancy and under the control of either of them, during such occupancy or control.

Requisitions.

Requisitions for the surrender of fugitives from justice shall be made by the respective diplomatic agents of the High Contracting Parties. In the event of the absence of such agents from the country or its seat of Government, or where extradition is sought from territory included in the preceding paragraphs, other than the United States or Siam, requisitions may be made by superior consular officers. It shall be competent for such diplomatic or superior consular officers to ask and obtain a mandate or preliminary warrant of arrest for the person whose surrender is sought, whereupon the judges and magistrates of the two Governments shall respectively have power and authority, upon complaint made under oath, to issue a warrant for the apprehension of the person charged, in order that he or she may be brought before such judge or magistrate, that the evidence of criminality may be heard and considered and if, on such hearing, the evidence be deemed sufficient to sustain the charge, it shall be the duty of the examining judge or magistrate to certify it to the proper executive authority, that a warrant may issue for the surrender of the fugitive.

Urgent cases.

In case of urgency, the application for arrest and detention may be addressed directly to the competent magistrate in conformity to the statutes in force.

Provisional arrests.

The person provisionally arrested shall be released, unless within two months from the date of arrest in Siam, or from the date of commitment in the United States, the formal requisition for surrender with the documentary proofs hereinafter prescribed be made as aforesaid by the diplomatic agent of the demanding Government or, in his absence, by a consular officer thereof.

Documents required

If the fugitive criminal shall have been convicted of the crime for which his surrender is asked, a copy of the sentence of the Court before which such conviction took place, duly authenticated, shall be produced. If, however, the fugitive is merely charged with crime, a duly authenticated copy of the warrant of arrest in the country where the crime was committed, and of the depositions upon which such warrant may have been issued, shall be produced,

with such other evidence or proof as may be deemed competent in the case.

ARTICLE XII.

In every case of a request made by either of the High Contracting Parties for the arrest, detention or extradition of fugitive criminals, the appropriate legal officers of the country where the proceedings of extradition are had, shall assist the officers of the Government demanding the extradition before the respective judges and magistrates, by every legal means within their power; and no claim whatever for compensation for any of the services so rendered shall be made against the Government demanding the extradition; provided, however, that any officer or officers of the surrendering Government so giving assistance, who shall, in the usual course of their duty, receive no salary or compensation other than specific fees for services performed, shall be entitled to receive from the Government demanding the extradition the customary fees for the acts or services performed by them, in the same manner and to the same amount as though such acts or services had been performed in ordinary criminal proceedings under the laws of the country of which they are officers.

Legal assistance.

Compensation.

ARTICLE XIII.

The present Treaty shall be ratified by the High Contracting Parties in accordance with their respective constitutional methods and shall take effect on the date of the exchange of ratifications which shall take place at Bangkok as soon as possible.

Exchange of ratifications.

ARTICLE XIV.

The present Treaty shall remain in force for a period of ten years, and in case neither of the High Contracting Parties shall have given notice one year before the expiration of that period of its intention to terminate the Treaty, it shall continue in force until the expiration of one year from the date on which such notice of termination shall be given by either of the High Contracting Parties.

Duration.

In witness whereof the above named Plenipotentiaries have signed the present Treaty and have hereunto affixed their seals.

Signatures.

Done in duplicate at Bangkok this thirtieth day of December, nineteen hundred and twenty-two.

[SEAL.]  
[SEAL.]

EDWARD E. BRODIE  
DEVAWONGSE

AND WHEREAS the said Treaty has been duly ratified on both parts, and the ratifications of the two governments were exchanged in the City of Bangkok, on the twenty-fourth day of March, one thousand nine hundred and twenty-four;

Ratifications exchanged.

NOW, therefore, be it known that I, Calvin Coolidge, President of the United States of America, have caused the said Treaty to be made public, to the end that the same and every article and clause thereof may be observed and fulfilled with good faith by the United States and the citizens thereof.

Proclamation.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Seal of the United States to be affixed.

DONE at the city of Washington, this twenty-sixth day of March, in the year of our Lord one thousand nine hundred and [SEAL.] twenty-four, and of the Independence of the United States of America the one hundred and forty-eighth.

CALVIN COOLIDGE

By the President:  
CHARLES E. HUGHES  
*Secretary of State.*

February 13, 1924.

*Agreement between the United States and the Netherlands further extending the duration of the arbitration convention of May 2, 1908. Signed at Washington, February 13, 1924, ratification advised by the Senate, February 26, 1924; ratified by the President, April 2, 1924; Ratified by the Netherlands, March 22, 1924; ratifications exchanged at Washington, April 5, 1924; proclaimed, April 7, 1924.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Arbitration with the Netherlands.  
Vol. 36, p. 2148.

Whereas an Agreement between the United States of America and the Netherlands extending for another period of five years the arbitration convention concluded between the two Governments on May 2, 1908, was concluded and signed by their respective Plenipotentiaries at Washington, on the thirteenth day of February, one thousand nine hundred and twenty-four, the original of which agreement, being in the English and Dutch languages, is word for word as follows:

Contracting Powers.

The Government of the United States of America and Her Majesty the Queen of the Netherlands, desiring to extend for another five years the period during which the Arbitration Convention concluded between them on May 2, 1908, and extended by the Agreement concluded between the two Governments on May 9, 1914, and further extended by the Agreement concluded between the two Governments on March 8, 1919, shall remain in force, have respectively authorized the undersigned, to wit:

Vol. 36, p. 2148.

Vol. 39, p. 1626.

Vol. 41, p. 1667.

Plenipotentiaries.

Charles Evans Hughes, Secretary of State of the United States of America, and

Jonkheer Dr. A. C. D. de Graeff, Envoy Extraordinary and Minister Plenipotentiary of Her Majesty the Queen of the Netherlands at Washington,

to conclude the following Agreement:

De Regeering der Vereenigde Staten van Amerika en Hare Majesteit de Koningin der Nederlanden, bezielend met den wensch het tydvak gedurende hetwelk het op 2 Mei 1908 tusschen hen gesloten Arbitrage-verdrag van kracht zal blyven, welk verdrag by het tusschen beide Partyen op 9 Mei 1914 gesloten verdrag werd verlengd en nader werd verlengd by het tusschen hen op 8 Maart 1919 gesloten verdrag, opnieuw met vyf jaren te verlengen, hebben onderscheidenlyk de ondergeteekenden, namelyk:

Charles Evans Hughes, Secretaris van Staat der Vereenigde Staten van Amerika en,

Jonkheer Dr. A. C. D. de Graeff, Buitengewoon Gezant en Gevolmachtigd Minister van Hare Majesteit de Koningin der Nederlanden te Washington, gemachtigd het volgende verdrag te sluiten:

ARTICLE I.

The Convention of Arbitration of May 2, 1908, between the Government of the United States of America and Her Majesty the Queen of the Netherlands, the duration of which by Article III thereof was fixed at a period of five years from the date of the exchange of ratifications, which period, by the Agreement of May 9, 1914, between the two Governments was extended for five years from March 25, 1914, and was extended by the Agreement between them of March 8, 1919, for the further period of five years from March 25, 1919, is hereby extended and continued in force for the further period of five years from March 25, 1924.

ARTIKEL I.

Het arbitrageverdrag van 2 Mei 1908 tusschen de Regeering der Vereenigde Staten van Amerika en Hare Majesteit de Koningin der Nederlanden, waarvan de duur volgens artikel III van dat verdrag was bepaald op een tydvak van 5 jaar, gerekend van den dag van de uitwisseling der akten van bekrachtiging, welk tydvak by het tusschen beide Partyen op 9 Mei 1914 gesloten verdrag werd verlengd voor vyf jaar gerekend van 25 Maart 1914 en by het tusschen hen op 8 Maart 1919 gesloten verdrag werd verlengd voor een naderen termyn van vyf jaar, gerekend van 25 Maart 1919, wordt hierby verlengd en gehandhaafd voor een nieuw tydvak van vyf jaar, gerekend van 25 Maart 1924.

Convention of 1908 further extended for five years.

Vol. 36, p. 2148.

Vol. 39, p. 1626.

Vol. 41, p. 1667.

ARTICLE II.

The present Agreement shall be ratified by the President of the United States of America, by and with the advice and consent of the Senate thereof, and by Her Majesty the Queen of the Netherlands, and it shall become effective upon the date of the exchange of ratifications, which shall take place at Washington as soon as possible.

ARTIKEL II.

Dit verdrag zal worden bekrachtigd door den President der Vereenigde Staten van Amerika, op advies en met goedkeuring van derzelver Senaat, en Hare Majesteit de Koningin der Nederlanden en het zal in werking treden op den dag van de uitwisseling der akten van bekrachtiging, welke zoo spoedig mogelyk te Washington zal plaats hebben.

Exchange of ratifications.

DONE in duplicate in the English and Dutch languages at Washington this thirteenth day of February, 1924.

Gedaan in dubbel te Washington, in de Engelsche en Nederlandsche talen, den 13 Februari 1924.

Signatures.

[SEAL.] CHARLES EVANS HUGHES  
[SEAL.] DE GRAEFF

AND WHEREAS the said agreement has been duly ratified on both parts, and the ratifications of the two Governments were exchanged in the City of Washington, on the fifth day of April, one thousand nine hundred and twenty-four;

Ratifications exchanged.

NOW, therefore, be it known that I, Calvin Coolidge, President of the United States of America, have caused the said Agreement to be made public, to the end that the same and every article and clause thereof may be observed and fulfilled with good faith by the United States and the citizens thereof.

Proclamation.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Seal of the United States to be affixed.

DONE at the city of Washington, this seventh day of April, in the year of our Lord one thousand nine hundred and twenty-four, and of the Independence of the United States of America the one hundred and forty-eighth.

CALVIN COOLIDGE

By the President:

CHARLES E. HUGHES  
*Secretary of State.*

Exchange of notes.

[EXCHANGE OF NOTES.]

[*The Secretary of State to the Netherlands Minister.*]

DEPARTMENT OF STATE,  
*Washington, February 13, 1924.*

Sir:

From Secretary of State.

In connection with the signing today of an agreement for the renewal of the Convention of Arbitration concluded between the United States and the Government of the Netherlands, May 2, 1908, and renewed from time to time, I have the honor, in pursuance of our informal conversations, to state the following understanding which I shall be glad to have you confirm on behalf of your Government.

On February 24 last the President proposed to the Senate that it consent under certain stated conditions to the adhesion by the United States to the Protocol of December 16, 1920, under which the Permanent Court of International Justice has been created at The Hague. In the event that the Senate gives its assent to the proposal, I understand that the Government of the Netherlands will not be averse to considering a modification of the Convention of Arbitration which we are renewing, or the making of a separate agreement, providing for the reference of disputes mentioned in the Convention to the Permanent Court of International Justice.

Accept, Sir, the renewed assurances of my highest consideration.

CHARLES E. HUGHES

Jonkheer Dr. A. C. D. DE GRAEFF,  
*Minister of the Netherlands.*

[*The Netherlands Minister to the Secretary of State.*]

N<sup>o</sup>. 475.

LÉGATION DES PAYS-BAS,  
*Washington, D. C., February 13, 1924.*

Sir:

From Netherlands Minister.

With reference to your note of today I have the honor to state that the Royal Government has instructed me to inform you that in the event of the adhesion by the United States to the Protocol of December 16, 1920 under which the Permanent Court of International Justice has been created at The Hague, the Government of the Netherlands will be willing to consider a modification of the Convention of Arbitration between the Government of the Netherlands and the United States, which we have renewed today, or to make a separate agreement, providing for the reference of disputes mentioned in the Convention to the Permanent Court of International Justice.

Accept, Sir, the renewed assurances of my highest consideration.

DE GRAEFF

Honorable CHARLES E. HUGHES,  
*Secretary of State, Washington, D. C.*

*Agreement between The United States and Japan further extending the duration of the arbitration convention of May 5, 1908. Signed at Washington, August 23, 1923; ratification advised by the Senate, December 18, 1923; ratified by the President, February 11, 1924; ratified by Japan, February 20, 1924; ratifications exchanged at Washington, April 26, 1924; proclaimed, April 26, 1924.*

August 23, 1923.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

WHEREAS, an Agreement between the United States of America and Japan, extending for another period of five years the arbitration convention concluded between the two Governments on May 5, 1908, was concluded and signed by their respective Plenipotentiaries at Washington on the twenty-third day of August, one thousand nine hundred and twenty-three, the original of which Agreement is word for word as follows:

Arbitration with Japan.  
Preamble.  
Vol. 35, p. 2050.

The Government of the United States of America and the Government of His Majesty the Emperor of Japan, desiring to extend for another five years the period during which the Arbitration Convention concluded between them on May 5, 1908, and extended by the Agreement concluded between the two Governments on June 28, 1913, and further extended by the Agreement concluded between the two Governments on August 23, 1918, shall remain in force, have respectively authorized the undersigned, to wit: Charles Evans Hughes, Secretary of State of the United States, and His Excellency Masanao Hanihara, His Majesty's Ambassador Extraordinary and Plenipotentiary at Washington, to conclude the following Agreement:

Contracting Powers.

Vol. 35, p. 2050.

Vol. 38, p. 1775.

Vol. 40, p. 1641.

Plenipotentiaries.

ARTICLE I.

The Convention of Arbitration of May 5, 1908, between the Government of the United States of America and the Government of His Majesty the Emperor of Japan, the duration of which by Article III thereof was fixed at a period of five years from the date of the exchange of ratifications, which period, by the Agreement of June 28, 1913, between the two Governments was extended for five years from August 24, 1913, and was extended by the Agreement between them of August 23, 1918, for the further period of five years from August 24, 1918, is hereby extended and continued in force for the further period of five years from August 24, 1923.

Convention of 1908 further extended for five years.

Vol. 35, p. 2051.

Vol. 38, p. 1775.

Vol. 38, p. 1641.

ARTICLE II.

The present Agreement shall be ratified by the President of the United States of America, by and with the advice and consent of the Senate thereof, and by His Majesty the Emperor of Japan, and it shall become effective upon the date of the exchange of ratifications, which shall take place at Washington as soon as possible.

Exchange of ratifications.

Done in duplicate in the English language at Washington this twenty-third day of August, one thousand nine hundred and twenty-three, corresponding to the twenty-third day of the eighth month of the twelfth year of Taisho.

Signatures.

[SEAL.]  
[SEAL.]

CHARLES EVANS HUGHES  
M. HANIHARA

AND WHEREAS the said Agreement has been duly ratified on both parts, and the ratifications of the two Governments were exchanged in the City of Washington on the twenty-sixth day of April, one thousand nine hundred and twenty-four;

Ratifications exchanged.

Proclamation.

NOW, THEREFORE, be it known that I, Calvin Coolidge, President of the United States of America, have caused the said Agreement to be made public, to the end that the same and every article and clause thereof may be observed and fulfilled with good faith by the United States and the citizens thereof.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Seal of the United States to be affixed.

DONE at the City of Washington this twenty-sixth day of April in the year of our Lord one thousand nine hundred and [SEAL.] twenty-four, and of the Independence of the United States of America the one hundred and forty-eighth.

CALVIN COOLIDGE

By the President:

CHARLES E. HUGHES  
*Secretary of State.*

Exchange of notes.

[EXCHANGE OF NOTES.]

[*The Secretary of State to the Japanese Ambassador.*]

DEPARTMENT OF STATE,  
*Washington, August 23, 1923.*

Excellency:

From Secretary of State.

In connection with the signing today of an agreement for the renewal of the Convention of Arbitration concluded between the United States and the Government of His Majesty the Emperor of Japan, May 5, 1908, and renewed from time to time, I have the honor, in pursuance of our informal conversations, to state the following understanding which I shall be glad to have you confirm on behalf of your Government.

On February 24 last the President proposed to the Senate that it consent under certain stated conditions to the adhesion by the United States to the Protocol of December 16, 1920, under which the Permanent Court of International Justice has been created at The Hague. As the Senate does not convene in its regular session until December next, action upon this proposal will necessarily be delayed. In the event that the Senate gives its assent to the proposal, I understand that the Government of His Majesty the Emperor of Japan will not be averse to considering a modification of the Convention of Arbitration which we are renewing, or the making of a separate agreement, providing for the reference of disputes mentioned in the Convention to the Permanent Court of International Justice.

Accept, Excellency, the renewed assurances of my highest consideration.

CHARLES E. HUGHES

His Excellency

Mr. MASANAO HANIHARA,  
*Japanese Ambassador.*

[*The Japanese Ambassador to the Secretary of State.*]

JAPANESE EMBASSY,  
*Washington, August 23, 1923.*

From Japanese Ambassador.

Sir:

I have the honor to acknowledge the receipt of your note of today's date, communicating to me your understanding reached in our informal conversations in connection with the renewal of the Convention of Arbitration concluded between Japan and the United States, May 5, 1908, and extended in its operation until August 24, of this year.

I am happy to be able to confirm to you, under instructions from my Government, your understanding as set forth in the following terms:

"On February 24 last the President proposed to the Senate that it consent under certain stated conditions to the adhesion by the United States to the Protocol of December 16, 1920, under which the Permanent Court of International Justice has been created at the Hague. As the Senate does not convene in its regular session until December next, action upon this proposal will necessarily be delayed. In the event that the Senate gives its assent to the proposal, I understand that the Government of His Majesty the Emperor of Japan will not be averse to considering a modification of the Convention of Arbitration which we are renewing, or the making of a separate agreement, providing for the reference of disputes mentioned in the Convention to the Permanent Court of International Justice."

Accept, Sir, the renewed assurances of my highest consideration.

M. HANIHARA

Honorable CHARLES E. HUGHES,  
*Secretary of State.*

*Treaty between the United States and Bulgaria, concerning naturalization. Signed at Sofia, November 23, 1923; ratification advised by the Senate, February 18, 1924, ratified by the President, February 26, 1924; ratified by Bulgaria, March 30, 1924; ratifications exchanged at Sofia, April 5, 1924; proclaimed, May 6, 1924.* November 23, 1923.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas a Naturalization Treaty between the United States of America and Bulgaria was concluded and signed by their respective Plenipotentiaries at Sofia on the twenty-third day of November, one thousand nine hundred and twenty-three, the original of which Treaty, being in the English and Bulgarian languages, is word for word as follows: Naturalization with Bulgaria. Preamble.

NATURALIZATION TREATY  
between the  
UNITED STATES and BULGARIA.

The President of the United States of America and His Majesty Boris III, King of the Bulgarians, being desirous of reaching an agreement concerning the status of former nationals of either country who have acquired, or may acquire, the nationality of the other by reasonable processes of naturalization within any territory under its sovereignty, have resolved to conclude a treaty on this subject and for that purpose have appointed their plenipotentiaries, that is to say: Contracting Powers.

The President of the United States of America:  
Charles S. WILSON, Envoy Extraordinary & Minister Plenipotentiary of the United States of America to Bulgaria;  
and His Majesty, the King of the Bulgarians:  
Christo KALFOFF, Minister for Foreign Affairs and Worship of Bulgaria, Plenipotentiaries.

Who, having communicated to each other their full powers, found to be in good and due form, have agreed upon the following Articles:

ARTICLE I.

Nationals of the United States who have been or shall be naturalized in Bulgarian territory, shall be held by the United States to have lost their former nationality and to be nationals of Bulgaria. Mutual recognition of loss of former nationality by naturalization.

Reciprocally, nationals of Bulgaria who have been or shall be naturalized in territory of the United States shall be held by Bulgaria to have lost their original nationality and to be nationals of the United States.

The foregoing provisions of this Article are subject to any law of either country providing that its nationals do not lose their nationality by becoming naturalized in another country in time of war. Restriction in time of war.

The word "national", as used in this convention, means a person owing permanent allegiance to, or having the nationality of, the United States or Bulgaria, respectively, under the laws thereof. Application of terms.

The word "naturalized", refers only to the naturalization of persons of full age, upon their own applications, and to the naturalization of minors through the naturalization of their parents. It does not apply to the acquisition of nationality by a woman through marriage.

## ARTICLE II.

Status of naturalized person returning to former country.

Nationals of either country who have or shall become naturalized in the territory of the other, as contemplated in Article I, shall not, upon returning to the country of former nationality, be punishable for the original act of emigration, or for failure, prior to naturalization, to respond to calls for military service not accruing until after *bona fide* residence was acquired in the territory of the country whose nationality was obtained by naturalization.

## ARTICLE III.

Renunciation of naturalization, by residence in country of origin.

If a national of either country, who comes within the purview of Article I, shall renew his residence in his country of origin without the intent to return to that in which he was naturalized, he shall be held to have renounced his naturalization.

The intent not to return may be held to exist when a person naturalized in one country shall have resided more than two years in the other.

## ARTICLE IV.

Exchange of ratifications.  
Duration.

The present Treaty shall go into effect immediately upon the exchange of ratifications, and shall continue in force for ten years. If neither party shall have given to the other six months' previous notice of its intention then to terminate the Treaty, it shall further remain in force until the end of twelve months after either of the contracting parties shall have given notice to the other of such intention.

Signatures.

IN WITNESS WHEREOF, the respective plenipotentiaries have signed this Treaty and have hereunto affixed their seals.

Done in duplicate at Sofia this 23rd day of November 1923.

CHARLES S. WILSON [SEAL.]  
CHR. KALFOFF [SEAL.]

[Bulgarian text not printed.]

Ratifications exchanged.

AND WHEREAS the said Treaty has been duly ratified on both parts, and the ratifications of the two Governments were exchanged in the City of Sofia, on the fifth day of April, one thousand nine hundred and twenty-four;

Proclamation.

NOW, THEREFORE, be it known that I, Calvin Coolidge, President of the United States of America, have caused the said Treaty to be made public, to the end that the same and every article and clause thereof may be observed and fulfilled with good faith by the United States and the citizens thereof.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Seal of the United States to be affixed.

DONE at the City of Washington this sixth day of May in the year of our Lord one thousand nine hundred and  
[SEAL.] twenty-four, and of the Independence of the United States of America the one hundred and forty-eighth.

CALVIN COOLIDGE

By the President:

CHARLES E. HUGHES  
Secretary of State.

*Convention between the United States and Great Britain for prevention of smuggling of intoxicating liquors. Signed at Washington, January 23, 1924; ratification advised by the Senate March 13, 1924; ratified by the President, March 21, 1924; ratified by Great Britain, April 30, 1924; ratifications exchanged at Washington, May 22, 1924; proclaimed, May 22, 1924.*

January 23, 1924.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

### A PROCLAMATION.

WHEREAS a Convention between the United States of America and Great Britain to aid in the prevention of the smuggling of intoxicating liquors into the United States was concluded and signed by their respective Plenipotentiaries at Washington, on the twenty-third day of January, one thousand nine hundred and twenty-four, the original of which Convention is word for word as follows:

Convention with Great Britain, to prevent smuggling of intoxicating liquors into United States.  
Preamble.

The President of the United States of America;  
And His Majesty the King of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas, Emperor of India;

Contracting Powers.

Being desirous of avoiding any difficulties which might arise between them in connection with the laws in force in the United States on the subject of alcoholic beverages;

Have decided to conclude a Convention for that purpose;  
And have appointed as their Plenipotentiaries:

Plenipotentiaries.

The President of the United States of America:

Charles Evans Hughes, Secretary of State of the United States;

His Majesty the King of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas, Emperor of India:

The Right Honorable Sir Auckland Campbell Geddes, G. C. M. G., K. C. B., His Ambassador Extraordinary and Plenipotentiary to the United States of America;

Who, having communicated their full powers found in good and due form, have agreed as follows:

### ARTICLE I.

The High Contracting Parties declare that it is their firm intention to uphold the principle that 3 marine miles extending from the coastline outwards and measured from low-water mark constitute the proper limits of territorial waters.

Three mile limit of territorial waters upheld.

### ARTICLE II.

(1) His Britannic Majesty agrees that he will raise no objection to the boarding of private vessels under the British flag outside the limits of territorial waters by the authorities of the United States, its territories or possessions in order that enquiries may be addressed to those on board and an examination be made of the ship's papers

Boarding of private British vessel outside limits, for inquiry, etc., not objected to.

for the purpose of ascertaining whether the vessel or those on board are endeavoring to import or have imported alcoholic beverages into the United States, its territories or possessions in violation of the laws there in force. When such enquiries and examination show a reasonable ground for suspicion, a search of the vessel may be instituted.

Search of vessel on reasonable ground for suspicion.

Seizure of vessel believed to be violating American prohibition laws.

Distance from coast limited for boarding, etc., vessels.

Extension if liquor conveyed by other vessel.

(2) If there is reasonable cause for belief that the vessel has committed or is committing or attempting to commit an offense against the laws of the United States, its territories or possessions prohibiting the importation of alcoholic beverages, the vessel may be seized and taken into a port of the United States, its territories or possessions for adjudication in accordance with such laws.

(3) The rights conferred by this article shall not be exercised at a greater distance from the coast of the United States its territories or possessions than can be traversed in one hour by the vessel suspected of endeavoring to commit the offense. In cases, however, in which the liquor is intended to be conveyed to the United States its territories or possessions by a vessel other than the one boarded and searched, it shall be the speed of such other vessel and not the speed of the vessel boarded, which shall determine the distance from the coast at which the right under this article can be exercised.

### ARTICLE III.

Liquors listed as sea stores or cargo for foreign port not subjected to penalty, etc.

No penalty or forfeiture under the laws of the United States shall be applicable or attach to alcoholic liquors or to vessels or persons by reason of the carriage of such liquors, when such liquors are listed as sea stores or cargo destined for a port foreign to the United States, its territories or possessions on board British vessels voyaging to or from ports of the United States, or its territories or possessions or passing through the territorial waters thereof, and such carriage shall be as now provided by law with respect to the transit of such liquors through the Panama Canal, provided that such liquors shall be kept under seal continuously while the vessel on which they are carried remains within said territorial waters and that no part of such liquors shall at any time or place be unladen within the United States, its territories or possessions.

To be kept under seal while in American waters.

### ARTICLE IV.

Action on claims for loss, etc.

Any claim by a British vessel for compensation on the grounds that it has suffered loss or injury through the improper or unreasonable exercise of the rights conferred by Article II of this Treaty or on the ground that it has not been given the benefit of Article III shall be referred for the joint consideration of two persons, one of whom shall be nominated by each of the High Contracting Parties.

Reference to Pecuniary Claims Commission.

Vol. 37, p. 1625.

Effect shall be given to the recommendations contained in any such joint report. If no joint report can be agreed upon, the claim shall be referred to the Claims Commission established under the provisions of the Agreement for the Settlement of Outstanding Pecuniary Claims signed at Washington the 18th August, 1910, but the claim shall not, before submission to the tribunal, require to be included in a schedule of claims confirmed in the manner therein provided.

### ARTICLE V.

Exchange of ratifications.

This Treaty shall be subject to ratification and shall remain in force for a period of one year from the date of the exchange of ratifications.

Notice of proposed modifications.

Three months before the expiration of the said period of one year, either of the High Contracting Parties may give notice of its desire to propose modifications in the terms of the Treaty.

If such modifications have not been agreed upon before the expiration of the term of one year mentioned above, the Treaty shall lapse.

Treaty to lapse if modifications not agreed upon.

If no notice is given on either side of the desire to propose modifications, the Treaty shall remain in force for another year, and so on automatically, but subject always in respect of each such period of a year to the right on either side to propose as provided above three months before its expiration modifications in the Treaty, and to the provision that if such modifications are not agreed upon before the close of the period of one year, the Treaty shall lapse.

Continued from year to year if no modifications proposed.

ARTICLE VI.

In the event that either of the High Contracting Parties shall be prevented either by judicial decision or legislative action from giving full effect to the provisions of the present Treaty the said Treaty shall automatically lapse, and, on such lapse or whenever this Treaty shall cease to be in force, each High Contracting Party shall enjoy all the rights which it would have possessed had this Treaty not been concluded.

Treaty to lapse, if effect of, prevented by judicial decision or legislative action.

The present Convention shall be duly ratified by the President of the United States of America, by and with the advice and consent of the Senate thereof, and by His Britannic Majesty; and the ratifications shall be exchanged at Washington as soon as possible.

Exchange of ratifications.

IN WITNESS WHEREOF, the respective Plenipotentiaries have signed the present Convention in duplicate and have thereunto affixed their seals.

Signatures.

DONE at the city of Washington this twenty-third day of January, in the year of our Lord one thousand nine hundred and twenty-four.

[SEAL.]  
[SEAL.]

CHARLES EVANS HUGHES  
A. C. GEDDES

AND WHEREAS the said Convention has been duly ratified on both parts, and the ratifications of the two Governments were exchanged in the City of Washington on the twenty-second day of May, one thousand nine hundred and twenty-four;

Ratifications exchanged.

NOW, THEREFORE, be it known that I, Calvin Coolidge, President of the United States of America, have caused the said Convention to be made public, to the end that the same and every article and clause thereof may be observed and fulfilled with good faith by the United States and the citizens thereof.

Proclamation.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

DONE at the City of Washington this twenty-second day of May in the year of our Lord one thousand nine hundred and twenty-four, and of the Independence of the United States of America the one hundred and forty-eighth.

CALVIN COOLIDGE

By the President:  
CHARLES E. HUGHES  
*Secretary of State.*

*Convention and Protocol between the United States and Costa Rica, facilitating the work of traveling salesmen. Signed at San José, March 31, 1924; ratification advised by the Senate, May 19, 1924; ratified by the President, June 3, 1924; Ratified by Costa Rica, June 24, 1924; ratifications exchanged at San José, June 24, 1924; proclaimed, June 26, 1924.*

March 31, 1924.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA,

### A PROCLAMATION.

WHEREAS a Convention between the United States of America and the Republic of Costa Rica to facilitate the work of traveling salesmen and a protocol supplementary thereto were concluded and signed by their respective Plenipotentiaries at San José, on the thirty-first day of March, one thousand nine hundred and twenty-four, the originals of which Convention and Protocol, being in the English and Spanish languages, are word for word as follows:

Traveling salesmen,  
Costa Rica.  
Preamble.

#### CONVENTION

##### Concerning Commercial Travelers

The United States of America and the Republic of Costa Rica, being desirous to foster the development of commerce between them and to increase the exchange of commodities by facilitating the work of traveling salesmen, have agreed to conclude a Convention for that purpose and have to that end appointed as their plenipotentiaries:

The President of the United States of America, Mr. Roy T. Davis, Envoy Extraordinary and Minister Plenipotentiary of the United States in Costa Rica, and the President of Costa Rica, Professor don Miguel Obregón Lizano, Minister of Public Education in charge of the Portfolio of Foreign Relations of Costa Rica, who, having communicated to each other their full powers, which were found to be in due form, have agreed upon the following articles:

#### CONVENCION

##### Relativa a Agentes Viajeros

Los Estados Unidos de América y la República de Costa Rica, deseando fomentar sus relaciones mercantiles y acrecentar el intercambio de mercaderías facilitando la actuación de agentes viajeros, han decidido celebrar con tal propósito un convenio, y a ese fin han nombrado como sus respectivos plenipotenciarios:

El Presidente de los Estados Unidos de América, a Mr. Roy T. Davis, Enviado Extraordinario y Ministro Plenipotenciario de los Estados Unidos en Costa Rica, y el Presidente de Costa Rica al Profesor don Miguel Obregón Lizano, Ministro de Educación Pública encargado del Despacho de Relaciones Exteriores, quienes, después de haberse comunicado mutuamente sus plenos poderes y hallándolos en buena y debida forma, han convenido en los artículos siguientes:

Contracting Powers.

Plenipotentiaries.

## Article I

## Artículo I

Commercial travelers authorized to operate on a single license.

Manufacturers, merchants, and traders domiciled within the jurisdiction of one of the high contracting parties may operate as commercial travelers either personally or by means of agents or employees within the jurisdiction of the other high contracting party on obtaining from the latter, upon payment of a single fee, a license which shall be valid throughout its entire territorial jurisdiction.

Restriction in case of war.

In case either of the high contracting parties shall be engaged in war, it reserves to itself the right to prevent from operating within its jurisdiction under the provisions of this convention, or otherwise, enemy nationals or other aliens whose presence it may consider prejudicial to public order and national safety.

Los comerciantes, fabricantes, y demás mercaderes domiciliados dentro de la jurisdicción de una de las altas partes contratantes podrán actuar como viajeros, ya sea personalmente o por medio de agentes o empleados, dentro de la jurisdicción de la otra, mediante el pago en ésta de una patente única que será válida en todo su territorio.

Cada una de las altas partes contratantes se reserva el derecho, para el caso de hallarse en estado de guerra, de impedir que realicen operaciones, conforme a las cláusulas de esta convención o de cualquiera otra manera, los nacionales de países enemigos u otros extranjeros cuya presencia considere perjudicial al orden público o a la seguridad nacional.

## Article II

## Artículo II

Issue of license on presenting certificate of authority.

In order to secure the license above mentioned the applicant must obtain from the country of domicile of the manufacturers, merchants, and traders represented a certificate attesting his character as a commercial traveler. This certificate, which shall be issued by the authority to be designated in each country for the purpose, shall be viséed by the consul of the country in which the applicant proposes to operate, and the authorities of the latter shall, upon the presentation of such certificate, issue to the applicant the national license as provided in Article I.

A fin de obtener la patente referida, el solicitante deberá presentar un certificado extendido en el país del domicilio de los comerciantes, fabricantes y mercaderes representados, y que acredite su calidad de viajante, el cual certificado será otorgado por las autoridades que al efecto designe cada país y visado por el cónsul de la nación en que el solicitante se propusiere actuar; con este documento a la vista, las autoridades de dicho país expedirán la patente nacional de que habla el artículo anterior.

## Article III

## Artículo III

Sale of samples.

A commercial traveler may sell his samples without obtaining a special license as an importer.

Los viajeros podrán vender sus muestras sin necesidad de patente especial como importadores.

## Article IV

## Artículo IV

Freedom from duty if without value.

Samples without commercial value shall be admitted to entry free of duty.

Estarán libres de derechos todas las muestras que no tengan valor comercial.

Samples marked, stamped, or defaced in such manner that they can not be put to other uses shall be considered as objects without commercial value.

Se considerarán como muestras sin valor comercial las que estén marcadas, selladas o inutilizadas de tal modo que no puedan destinarse a otros usos.

Marking, etc., required.

#### Article V

#### Artículo V

Samples having commercial value shall be provisionally admitted upon giving bond for the payment of lawful duties if they shall not have been withdrawn from the country within a period of six (6) months.

Las muestras que tengan valor comercial serán admitidas provisionalmente, previa fianza por los derechos de aduana, para el caso de que no salgan del país dentro de un período de seis (6) meses.

Bond for withdrawal if of commercial value.

Duties shall be paid on such portion of the samples as shall not have been so withdrawn.

Los derechos se pagarán sobre aquella parte de las muestras que no haya sido reexportada.

Dutiable if not withdrawn.

#### Article VI

#### Artículo VI

All customs formalities shall be simplified as much as possible with a view to avoid delay in the despatch of samples.

Se simplificarán en lo posible todas las formalidades aduaneras a fin de evitar demoras en el despacho de muestras.

Customs requirements.

#### Article VII

#### Artículo VII

Peddlers and other salesmen who vend directly to the consumer, even though they have not an established place of business in the country in which they operate, shall not be considered as commercial travelers, but shall be subject to the license fees levied on business of the kind which they carry on.

Los buhoneros y otros mercaderes que, aunque no tengan casa establecida en el país en que actúan, vendan directamente a los consumidores, no serán considerados como viajantes, sino que estarán sujetos a pagar los derechos de patente que correspondan al género de su comercio.

Peddlers, etc.

#### Article VIII

#### Artículo VIII

No license shall be required of:

- a) Persons traveling only to study trade and its needs, even though they initiate commercial relations, provided they do not make sales of merchandise.

No necesitarán patente:

License exemptions.

- b) Persons operating through local agencies which pay the license fee or other imposts to which their business is subject.

- a) Los que sólo viajen para estudiar el mercado y sus necesidades, aunque inicien relaciones comerciales, siempre que no realicen ventas de mercaderías.

- c) Travelers who are exclusively buyers.

- b) Los que actúen por medio de agencias locales que paguen los derechos de patente o de otro carácter a que estén sujetas sus respectivas casas.

- c) Los viajantes que sean exclusivamente compradores.

#### Article IX

#### Artículo IX

Any concessions affecting any of the provision of the present convention that may hereafter be granted by either high contract-

Toda concesión que otorgare cualquiera de las altas partes contratantes, ya sea por ley nacional, tratado o convenio, en el

Reciprocal extension of future concessions.

ing party, either by law or by treaty or convention, shall immediately be extended to the other party.

sentido de modificar cualquiera de las prescripciones de la presente convención, se hará inmediatamente extensiva a la otra.

## Article X

## Artículo X

Exchange of ratifications.

This convention shall be ratified; and the ratifications shall be exchanged at Washington or San José within two years, or sooner if possible.

Este convenio será ratificado, y sus ratificaciones se canjearán en Washington o San José dentro de dos años después de esta fecha, o antes si fuere posible.

Duration.

The present convention shall remain in force until the end of six months after either of the high contracting parties shall have given notice to the other of its intention to terminate the same, each of them reserving to itself the right of giving such notice to the other at any time. And it is hereby agreed between the parties that, on the expiration of six months after such notice shall have been received by either of them from the other party as above mentioned, this convention shall altogether cease and terminate.

El presente convenio quedará en vigor hasta seis meses después de que cualquiera de las altas partes contratantes haya dado aviso a la otra de su intención de denunciarlo, reservándose cada una de ellas el derecho de dar ese aviso a la otra en cualquier momento. Queda además convenido entre las partes que, transcurrido seis meses después de que cualquiera de ellas haya recibido de la otra el aviso mencionado, este convenio cesará y terminará.

Signatures.

In testimony whereof the respective plenipotentiaries have signed these articles and have thereunder affixed their seals.

En fe de lo cual los respectivos plenipotenciarios han firmado estos artículos y los han sellado con sus sellos.

Done in duplicate, at San José, Costa Rica, this thirty-first day of March, one thousand nine hundred and twenty-four.

Hecho en dos ejemplares en San José de Costa Rica, el día treinta y uno de marzo de mil novecientos veinticuatro.

[SEAL.] ROY T. DAVIS  
[SEAL.] M. OBREGÓN-L.

Protocol.

## PROTOCOL

## PROTOCOLO

Agreement for executing provisions of Convention.

For the better fulfillment of the provisions of the convention concerning Commercial Travelers, signed today, the undersigned Mr. Roy T. Davis, Envoy Extraordinary and Minister Plenipotentiary of the United States of America, and Profesor don Miguel Obregón Lizano, Minister of Public Education in charge of the Portfolio of Foreign Relations of Costa Rica, representing their respective countries, have agreed as follows:

Para el mejor cumplimiento de las estipulaciones de la Convención relativa a Agentes Viajeros, firmada hoy, el infrascrito Mr. Roy T. Davis, Enviado Extraordinario y Ministro Plenipotenciario de los Estados Unidos de América, y el Profesor don Miguel Obregón Lizano, Secretario de Estado en el Despacho de Educación Pública, encargado de la Secretaría de Relaciones Exteriores de Costa Rica, en representación de sus respectivos países, han convenido en lo siguiente:

## Article I

Regulations governing the renewal and transfer of licenses, and the imposition of fines and other penalties for any misuse of licenses, may be made by either of the High Contracting Parties whenever advisable, within the terms of the present convention, and without prejudice to the rights defined therein.

If such regulations should permit the renewal of licenses, the corresponding fee will not be greater than that charged for the original license.

If such regulations should permit the transfer of licenses, upon satisfactory proof that transferee or assignee is in every sense the true successor of the original licensee, and can furnish a certificate of identification similar to that furnished by the said original licensee, he will be allowed to operate as a commercial traveler pending the arrival of the new certificate of identification, but the cancellation of the bond for the samples shall not be effected before the arrival of the said certificate.

## Article II

It is the citizenship of the firm that the commercial traveler represents, and not his own, that governs the issuance to him of a certificate of identification.

In order to obtain practical results, the High Contracting Parties agree to empower the local customs officials to issue the said licenses upon surrender of the certificate of identification and authenticated list of samples, acting as deputies of the central office constituted for the issuance and regulation of licenses. The said customs officials shall immediately transmit the appropriate documentation to the said central office, to which the licensee shall thereafter give due notice of his intention to ask for the renewal or transfer of his license, if these acts be allowable, or cancellation of his bond, upon his de-

## Artículo I

Siempre que una de las Altas Partes Contratantes lo juzgue conveniente, podrá reglamentar la renovación y el traspaso de patentes y la imposición de multas y otras penas por cualquier uso ilegal de las mismas, de acuerdo con lo estipulado en la presente convención, y sin perjuicio de los derechos en ella especificados.

En caso de que se autorice la renovación de patentes, no se cobrará por este servicio una suma mayor que la exigida por la expedición de la patente original.

En caso de que se autorice el traspaso de patentes, el cesionario, previa prueba suficiente de que es por todos conceptos el verdadero sucesor del cedente, y de que pueda presentar un certificado de identificación semejante al presentado por el que obtuvo la licencia original, podrá actuar como viajante hasta que se reciba el nuevo certificado de identificación, no efectuándose, sin embargo, la cancelación de la fianza, mientras no haya llegado este documento.

## Artículo II

La nacionalidad de la casa representada, y no la del viajante que la represente, será la que rija para la expedición del certificado de identificación.

A fin de obtener resultados prácticos, las Altas Partes Contratantes convienen en facultar a las autoridades aduaneras locales para expedir las patentes citadas, previa entrega del certificado de identificación y de la lista certificada de muestras, en representación de la oficina central encargada de expedir y reglamentar las patentes. Las citadas autoridades remitirán a dicha oficina central, sin pérdida de tiempo, los documentos correspondientes, debiendo notificar a ésta el cesionario, después de hecha la remisión, su propósito de pedir la renovación o el traspaso de su patente, en caso de

Issuance of governing regulations.

Renewal of licenses.

Conditions permitting transfer of licenses.

Citizenship of firm to govern identification certificate.

Authority of local customs officials to issue licenses, etc.

parture from the country. Due notice in this connection will be regarded as the time required for the exchange of correspondence in the normal mail schedules, plus five business days for purposes of official verification and registration.

permitirse estos actos, o la cancelación de su fianza, al salir del país. Se tendrá por oportuna la notificación hecha en el plazo necesario para un cambio de correspondencia en condiciones normales, más cinco días hábiles para la comprobación y el registro por las autoridades competentes.

### Article III

### Artículo III

Sales of samples restricted to business represented by commercial traveler.

It is understood that the traveler will not engage in the sale of other articles than those embraced by his lines of business; that is to say, he may sell his samples, thus incurring an obligation to pay the customs duties thereupon, but he may not sell other articles brought with him or sent to him, which are not reasonably and clearly representative of the kind of business he purports to represent.

Se entiende que el viajante no se dedicará a la venta de otros artículos que los comprendidos en el ramo a que se dedica; es decir, podrá vender sus muestras, con la obligación correspondiente de cubrir los derechos aduaneros reglamentarios, pero no podrá vender otros artículos que lleve consigo o que reciba, si no pertenecen, de una manera razonable y clara, al ramo a que está dedicado.

### Article IV

### Artículo IV

Advertising matter admitted equally as samples.

Advertising matter brought by commercial travelers in appropriate quantities shall be treated as samples without commercial value. Objects having a depreciated commercial value because of adaptation for purposes of advertisement, and intended for gratuitous distribution, shall, when introduced in reasonable quantities, also be treated as samples without commercial value. It is understood, however, that this prescription shall be subject to the customs laws of the respective countries.

Se considerarán como muestras sin valor comercial los anuncios que el viajante lleve consigo, siempre que sean en cantidades apropiadas, teniéndose, también, como muestras sin valor comercial los objetos que tengan un valor mercantil depreciado, debido a su adaptación para fines de anuncios y destinados a distribución gratuita, siempre que se introduzcan en cantidades razonables. Se entiende, sin embargo, que esta prescripción estará sujeta al reglamento aduanero del país respectivo.

### Article V

### Artículo V

Extension of bonds for samples.

If the original license were issued for a period longer than six months, or if the license be renewed, the bond for the samples will be correspondingly extended. It is understood, however, that this prescription shall be subject to the customs laws of the respective countries.

Quando la patente original se expidiere por un período mayor de seis meses, o cuando fuere renovada, se extenderá la fianza en la proporción correspondiente. Se entiende, sin embargo, que esta prescripción estará sujeta al reglamento aduanero del país respectivo.

## Article VI

## Artículo VI

Samples accompanying the commercial traveler will be despatched as a portion of his personal baggage; and those arriving after him will be given precedence over ordinary freight.

IN WITNESS WHEREOF the respective plenipotentiaries have signed this Protocol and have affixed their seals.

Done in duplicate, in English and Spanish, at San José, Costa Rica, this thirty-first day of March, one thousand nine hundred and twenty-four.

[SEAL.] ROY T. DAVIS

[SEAL.] M. OBREGÓN-L.

Se despacharán las muestras que lleve consigo el viajante como parte de su equipaje personal dándose preferencia sobre la carga ordinaria a las que se le envíen subsecuentemente.

EN TESTIMONIO DE LO CUAL los respectivos plenipotenciarios han firmado el presente Protocolo y han puesto sus sellos.

Hecho por duplicado, en inglés y en español, en San José, Costa Rica, a los treinta y un días del mes de marzo de mil novecientos veinticuatro.

Samples treated as personal baggage.

Signatures.

AND WHEREAS the said Convention and Protocol have been duly ratified on both parts, and the ratifications of the two governments were exchanged in the City of San José, on the twenty-fourth day of June, one thousand nine hundred and twenty-four;

NOW, THEREFORE, be it known that I, Calvin Coolidge, President of the United States of America, have caused the said Convention and Protocol to be made public to the end that the same and every article and clause thereof may be observed and fulfilled with good faith by the United States and the citizens thereof.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the city of Washington this twenty-sixth day of June, in the year of our Lord one thousand nine hundred and [SEAL.] twenty-four, and of the Independence of the United States of America the one hundred and forty-eighth.

CALVIN COOLIDGE

By the President:

CHARLES E. HUGHES  
*Secretary of State,*

Ratifications exchanged.

Proclamation.

May 24, 1924.

*Convention between the United States and Norway for the prevention of smuggling of intoxicating liquors. Signed at Washington, May 24, 1924; ratification advised by the Senate, May 31, 1924; ratified by the President, June 20, 1924; ratified by Norway, June 20, 1924; ratifications exchanged at Washington, July 2, 1924; proclaimed, July 2, 1924.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Convention with Norway to prevent smuggling of intoxicating liquors into United States.  
Preamble.

WHEREAS a Convention between the United States of America and Norway to aid in the prevention of the smuggling of intoxicating liquors into the United States was concluded and signed by their respective Plenipotentiaries at Washington, on the twenty-fourth day of May, one thousand nine hundred and twenty-four, the original of which Convention, being in the English and Norwegian languages, is word for word as follows:

Contracting Powers.

The President of the United States of America and His Majesty the King of Norway being desirous of avoiding any difficulties which might arise between them in connection with the laws in force in the United States on the subject of alcoholic beverages have decided to conclude a Convention for that purpose, and have appointed as their Plenipotentiaries:

Plenipotentiaries.

The President of the United States of America, Charles Evans Hughes, Secretary of State of the United States;

His Majesty the King of Norway, Helmer H. Bryn, His Envoy Extraordinary and Minister Plenipotentiary to the United States of America;

Who, having communicated their full powers found in good and due form, have agreed as follows:

ARTICLE I.

Territorial jurisdiction retained.

The High Contracting Parties respectively retain their rights and claims, without prejudice by reason of this agreement with respect to the extent of their territorial jurisdiction.

Amerikas Forente Staters President og Hans Majestet Norges Konge som ønsker å undgå de vanskeligheter som måtte opstå mellom dem som følge av de love som gjelder i de Forente Stater angående alkoholholdige drikkevarer, har besluttet sig til å avslutte en konvensjon i det øiemed og har opnevnt som sine befullmektigede:

Amerikas Forente Staters President: Charles Evans Hughes, de Forente Staters statssekretær;

Hans Majestet Norges Konge: Helmer H. Bryn, Hans overordentlige sendemann og befullmektigede minister i Amerikas Forente Stater;

hvilke, efter å ha meddelt hinannen sine fullmakter, som fandtes å være i god og behørig form, er kommet overens om

ARTIKKEL I.

De høie kontraherende parter bibeholder hver især sine rettigheter og krav uten prejudis som følge av denne overenskomst med hensyn til utstrekningen av deres territoriale jurisdiksjon.

## ARTICLE II.

(1) His Majesty agrees that he will raise no objection to the boarding of private vessels under the Norwegian flag outside the limits of territorial waters by the authorities of the United States, its territories or possessions in order that enquiries may be addressed to those on board and an examination be made of the ship's papers for the purpose of ascertaining whether the vessel or those on board are endeavoring to import or have imported alcoholic beverages into the United States, its territories or possessions in violation of the laws there in force. When such enquiries and examination show a reasonable ground for suspicion, a search of the vessel may be initiated.

(2) If there is reasonable cause for belief that the vessel has committed or is committing or attempting to commit an offense against the laws of the United States, its territories or possessions prohibiting the importation of alcoholic beverages, the vessel may be seized and taken into a port of the United States, its territories or possessions for adjudication in accordance with such laws.

(3) The rights conferred by this article shall not be exercised at a greater distance from the coast of the United States its territories or possessions than can be traversed in one hour by the vessel suspected of endeavoring to commit the offense. In cases, however, in which the liquor is intended to be conveyed to the United States its territories or possessions by a vessel other than the one boarded and searched, it shall be the speed of such other vessel and not the speed of the vessel boarded, which shall determine the distance from the coast at which the right under this article can be exercised.

## ARTIKKEL II.

(1) Hans Majestet går med på et han ikke vil gjøre nogen innvendinger mot at myndigheter tilhørende de Forente Stater, deres territorier eller besiddelser går ombord i private skibe under norsk flagg utenfor sjøgrensen, forat spørsmål kan bli rettet til de ombordværende og undersøkelse av skibets papirer bli foretatt i det øiemed å bringe på det rene, hvorvidt skibet eller de ombord værende forsøker å innføre eller har innført alkoholholdige drikkevarer til de Forente Stater, deres territorier eller besiddelser under krenkelse av de love som der er gjeldende. Når sådanne spørsmål og sådan undersøkelse viser en rimelig grunn til mistanke, kan ransaking av skibet åpnes.

(2) Hvis der er rimelig grunn til å tro at skibet har begått eller begår eller forsøker å begå en forseelse mot de love i de Forente Stater, deres territorier eller besiddelser som forbyr innførsel av alkoholholdige drikkevarer, kan skibet beslaglegges og bringes til en havn i de Forente Stater, deres territorier eller besiddelser til rettslig avgjørelse i overensstemmelse med sådanne love.

(3) De rettigheter som er skapt ved denne artikkel skal ikke utøves i en større avstand fra de Forente Staters, deres territoriers eller besiddelsers kyst enn den, som kan tilbakelegges på en time av det skib som er mistenkt for forsøk på å begå forseelsen. I de tilfelle i hvilke drikkevarer er bestemt til å befordres til de Forente Stater, deres territorier eller besiddelser av et annet skib enn det som er bordet og ransaket, skal det dog være sådant annet skibs hurtiggående og ikke det bordet skibs hurtiggående som skal bestemme den avstand fra kysten hvortil retten ifølge denne artikkel kan utøves.

Boarding of private Norwegian vessels outside limits, for inquiry, etc., not objected to.

Search of vessel on reasonable ground for suspicion.

Seizure of vessel believed to be violating American prohibition laws.

Distance from coast limited for boarding, etc., vessels.

Extension if liquor conveyed by other vessel.

## ARTICLE III.

## ARTIKKEL III.

Liquors listed as sea stores or cargo for a foreign port not subjected to penalty, etc.

No penalty or forfeiture under the laws of the United States shall be applicable or attach to alcoholic liquors or to vessels or persons by reason of the carriage of such liquors, when such liquors are listed as sea stores or cargo destined for a port foreign to the United States, its territories or possessions on board Norwegian vessels voyaging to or from ports of the United States, or its territories or possessions or passing through the territorial waters thereof, and such carriage shall be as now provided by law with respect to the transit of such liquors through the Panama Canal, provided that such liquors shall be kept under seal continuously while the vessel on which they are carried remains within said territorial waters and that no part of such liquors shall at any time or place be unladen within the United States, its territories or possessions.

To be kept under seal while in American waters.

Ingen straff eller konfiskasjon i henhold til de Forente Staters love skal kunne ramme eller knyttes til alkoholholdige drikkevarer eller til skibe eller personer som følge av transport av sådanne drikkevarer, når sådanne drikkevarer er opført som skibsforråd eller last bestemt for en havn utenfor de Forente Stater, deres territorier eller besiddelser ombord på norske skibe, som er i fart til eller fra havne i de Forente Stater, eller deres territorier eller besiddelser, eller som passerer gjennom disses territorialvande, og sådan transport skal bedømmes således som nu ved lov fastsatt med hensyn til transit av sådanne drikkevarer gjennom Panama-kanalen, under forutsetning av at sådanne drikkevarer skal holdes uavbrutt under segl medens det skib hvorpå de føres oppholder sig innen nevnte territorialvande og at ingen del av sådanne drikkevarer skal til noget tidspunkt eller på noget sted bli losset innen de Forente Stater, deres territorier eller besiddelser.

## ARTICLE IV.

## ARTIKKEL IV.

Action on claims for loss, etc.

Any claim by a Norwegian vessel for compensation on the grounds that it has suffered loss or injury through the improper or unreasonable exercise of the rights conferred by Article II of this Treaty or on the ground that it has not been given the benefit of Article III shall be referred for the joint consideration of two persons, one of whom shall be nominated by each of the High Contracting Parties.

Alle krav fra et norsk skib på erstatning på grunn av at det har lidt tap eller skade som følge av upassende eller urimelig utøvelse av de ved denne traktats artikkel II tilstodde rettigheter eller på grunn av at det ikke har fått nytte godt av artikkel III, skal henvises til felles betenkning av to personer, hvorav hver av de høie kontraherende parter skal opnevne en.

Reference to Permanent Court of Arbitration.

Effect shall be given to the recommendations contained in any such joint report. If no joint report can be agreed upon, the claim shall be referred to the Permanent Court of Arbitration at The Hague described in the Convention for the Pacific Settlement of International Disputes, concluded at The Hague, October 18, 1907. The Arbitral Tribunal shall be constituted in accordance with Article 87 (Chapter IV) and

De henstillinger som gjøres i nogen sådan felles betenkning skal etterkommes. Hvis man ikke kan bli enig om nogen felles betenkning, skal kravet henvises til den Faste Voldgiftsdomstol i Haag, som er omhandlet i Konvensjonen om Fredelig Bileggelse av Internasjonale Tvistigheter, avsluttet i Haag den 18 oktober 1907. Voldgiftsdomstolen skal sammensettes overensstemmende med artikkel 87 (kapitel

Vol. 36, p. 2221.

Vol. 36, pp. 2233, 2228.

with Article 59 (Chapter III) of the said Convention. The proceedings shall be regulated by so much of Chapter IV of the said Convention and of Chapter III thereof (special regard being had for Articles 70 and 74, but excepting Articles 53 and 54) as the Tribunal may consider to be applicable and to be consistent with the provisions of this agreement. All sums of money which may be awarded by the Tribunal on account of any claim shall be paid within eighteen months after the date of the final award without interest and without deduction, save as hereafter specified. Each Government shall bear its own expenses. The expenses of the Tribunal shall be defrayed by a ratable deduction of the amount of the sums awarded by it, at a rate of five per cent. on such sums, or at such lower rate as may be agreed upon between the two Governments; the deficiency, if any, shall be defrayed in equal moieties by the two Governments.

## ARTICLE V.

This Treaty shall be subject to ratification and shall remain in force for a period of one year from the date of the exchange of ratifications.

Three months before the expiration of the said period of one year, either of the High Contracting Parties may give notice of its desire to propose modifications in the terms of the Treaty.

If such modifications have not been agreed upon before the expiration of the term of one year mentioned above, the Treaty shall lapse.

If no notice is given on either side of the desire to propose modifications, the Treaty shall remain in force for another year, and so on automatically, but subject always in respect of each such period of a year to the right on either side to propose as provided above three months before its

IV) og med artikkel 59 (kapitel III) i nevnte konvensjon. Forhandlingerne skal være underkastet så meget av kapitel IV i nevnte konvensjon og av dens kapitel III (under spesiell hensyntagen til artikler 70 og 74, mens artiklerne 53 og 54 skal være undtatt) som domstolen må anse for å være anvendbar og for å være i overensstemmelse med forskriftene i denne overenskomst. Alle pengesummer som måtte bli idømt av domstolen på grunn av noget krav skal betales innen atten måneder etter datoen for den endelige kjennelse uten renter og uten fradrag, undtagen for såvidt angår hvad der i det følgende er spesifisert. Hver regjering skal bære sine egne utgifter. Domstolens utgiftee skal dekkes ved et proratarisk fradrag av beløpet i de summer som er idømt av domstolen, efter en sats av fem pro cent av sådanne summer, eller efter sådan lavere sats som de to regjeringer måtte bli enige om; i tilfelle av underskudd skal det manglende dekkes av de to regjeringer med en halvdel hver.

## ARTIKKEL V.

Denne traktat skal være gjensidig ratifisert og skal forbli i kraft i et tidsrum av et år fra den dag da ratifikasjonene utveksles.

Tre måneder innen utløpet av nevnte tidsrum av et år kan hver især av de to høye kontraherende parter notisere dens ønske om å foreslå forandringer i traktatens bestemmelser.

Hvis man ikke er kommet overens om sådanne forandringer før utløpet av den ovenfor nevnte frist av et år, skal traktaten bortfalle.

Hvis ingen notifikasjon er gitt fra nogen av siderne om at forandringer ønskes foreslått, skal traktaten forbli i kraft ennå et år og derefter videre av sig selv, men alltid med hensyn til hvert sådant tidsrum av et år underkastet hver av partenes rett til, således som foran fastsatt, å foreslå foran-

Payment of awards.

Expenses, etc.

Duration and exchange of ratifications.

Notice of proposed modifications.

Treaty to lapse if modifications not agreed upon.

Continued from year to year if no modification proposed.

expiration modifications in the Treaty, and to the provision that if such modifications are not agreed upon before the close of the period of one year, the Treaty shall lapse.

dringer i traktaten tre måneder innen utløpet av tidsrummet, og underkastet bestemmelsen om at hvis man ikke er kommet overens om sådanne forandringer innen et-års-fristens utløp, skal traktaten bortfalle.

## ARTICLE VI.

## ARTIKKEL VI.

Treaty to lapse if effect thereof prevented by judicial decision or legislative action.

In the event that either of the High Contracting Parties shall be prevented either by judicial decision or legislative action from giving full effect to the provisions of the present Treaty the said Treaty shall automatically lapse, and, on such lapse or whenever this Treaty shall cease to be in force, each High Contracting Party shall enjoy all the rights which it would have possessed had this Treaty not been concluded.

I det tilfelle at den ene eller den annen av de høie kontraherende parter skulde bli hindret enten ved rettslig avjøselse eller ved beslutning av den lovgivende myndighet fra helt ut å iverksette naerværende traktats bestemmelser, skal nevnte traktat bortfalle av sig selv, og ved sådan bortfallen, eller nårsomhelst denne traktat ophører å være i kraft, skal hver av de høie kontraherende parter nyte alle de rettigheter som den vilde ha hatt, om denne traktat ikke var blitt avsluttet.

Exchange of ratifications.

The present Convention shall be duly ratified by the President of the United States of America, by and with the advice and consent of the Senate thereof, and by His Majesty the King of Norway; and the ratifications shall be exchanged at Washington as soon as possible.

Naerværende konvensjon skal behørig ratifiseres av Presidenten for Amerikas Forente Stater med råd og samtykke av Statenes Senat, og av Hans Majestet Norges Konge, og ratifikasjonene skal utveksles i Washington sa snart som mulig.

Signatures.

In witness whereof, the respective Plenipotentiaries have signed the present Convention in duplicate in the English and Norwegian languages and have thereunto affixed their seals.

Til bekreftelse herav har de respektive befullmættigede undertegnet naerværende konvensjon i to eksemplere i det engelske og det norske sprog og har derunder anbragt sine segl.

Done at the city of Washington this twenty-fourth day of May, in the year of our Lord one thousand nine hundred and twenty-four.

Utfærdiget i byen Washington den fire og tyvende dag i Mai, i året et tusen nihundrede fire og tyve, A. D.

[SEAL.] CHARLES EVANS HUGHES

[SEAL.] HELMER H BRYN

AND WHEREAS the said Convention has been duly ratified on both parts, and the ratifications of the two Governments were exchanged in the city of Washington on the second day of July, one thousand nine hundred and twenty-four; Ratifications exchanged.

NOW, THEREFORE, be it known that I, Calvin Coolidge, President of the United States of America, have caused the said Convention to be made public, to the end that the same and every article and clause thereof may be observed and fulfilled with good faith by the United States and the citizens thereof. Proclamation.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

DONE at the city of Washington this second day of July in the year of our Lord one thousand nine hundred and twenty-four, and of the Independence of the United States of America the one hundred and forty-eighth.

CALVIN COOLIDGE

By the President:

CHARLES E. HUGHES  
*Secretary of State.*

February 13, 1923.

*Treaty between the United States and France relating to rights in the Cameroons. Signed at Paris, February 13, 1923; ratification advised by the Senate, March 3, 1924; ratified by the President, March 14, 1924; ratified by France, April 24, 1924; ratifications exchanged at Paris, June 3, 1924; proclaimed, July 3, 1924.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Treaty with France relating to rights in Cameroons mandate. Preamble.

WHEREAS a Treaty between the United States of America and France, in regard to the rights of the two Governments and their respective nationals in that part of the former German Colony of the Cameroons over which a mandate was conferred upon France, was concluded and signed by their respective Plenipotentiaries at Paris on the thirteenth day of February, one thousand nine hundred and twenty-three, the original of which Treaty, being in the French and English languages, is word for word as follows:

CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND FRANCE RELATING TO THE PART OF THE CAMEROONS UNDER FRENCH MANDATE

CONVENTION ENTRE LA FRANCE ET LES ÉTATS-UNIS D'AMÉRIQUE CONCERNANT LA PARTIE DU CAMEROUN PLACÉE SOUS MANDAT FRANÇAIS

THE PRESIDENT OF THE UNITED STATES OF AMERICA AND THE PRESIDENT OF THE FRENCH REPUBLIC,

LE PRÉSIDENT DE LA RÉPUBLIQUE FRANÇAISE ET LE PRÉSIDENT DES ÉTATS-UNIS D'AMÉRIQUE,

Rights renounced by Germany.

Whereas by Article 119 of the Treaty of Peace signed at Versailles the 28th of June, 1919, Germany renounced in favor of the Principal Allied and Associated Powers all her rights and titles over her oversea possessions; and

Considérant que, par l'Article 119 du Traité de paix signé à Versailles le 28 juin 1919, l'Allemagne a renoncé en faveur des principales Puissances Alliées et Associées à tous ses droits et titres sur ses possessions d'outre-mer;

Authority for mandate.

Whereas by Article 22 of the same instrument it was provided that certain territories which, as a result of the war, had ceased to be under the sovereignty of the States which formerly governed them, should be placed under the mandate of another Power, and that the terms of the mandate should be explicitly defined in each case by the Council of the League of Nations; and

Considérant que, par l'Article 22 dudit Traité, il a été stipulé que certains territoires qui, à la suite de la guerre, ont cessé d'être sous la souveraineté des États qui les gouvernaient précédemment, seraient placés sous le mandat d'une autre Puissance et que les conditions du mandat seraient expressément définies dans chaque cas par le Conseil de la Société de Nations;

Benefits confirmed by Treaty with Germany.

Whereas the benefits accruing under the aforesaid Article 119 of the Treaty of Versailles were confirmed to the United States by the Treaty between the United

Considérant que le bénéfice dudit Article 119 du Traité de Versailles a été reconnu aux États-Unis par le Traité conclu entre les États-Unis et l'Alle-

States and Germany, signed August 25, 1921, to restore friendly relations between the two nations; and

Whereas four of the Principal Allied and Associated Powers, to wit: the British Empire, France, Italy and Japan, agreed that France should exercise the mandate for part of the former German Colony of the Cameroons; and

Whereas the terms of the said mandate have been defined by the Council of the League of Nations as follows:

ARTICLE 1.—The territory for which a mandate is conferred upon France comprises that part of the Cameroons which lies to the east of the line laid down in the Declaration signed on July 10th, 1919, of which copy is annexed hereto.

This line may, however, be slightly modified by mutual agreement between His Britannic Majesty's Government and the Government of the French Republic where an examination of the localities shows that it is undesirable, either in the interest of the inhabitants or by reason of any inaccuracies in the map Moisel 1/300,000, annexed to the Declaration, to adhere strictly to the line laid down therein.

The delimitation on the spot of this line shall be carried out in accordance with the provisions of the said Declaration.

The final report of the Mixed Commission shall give the exact description of the boundary line as traced on the spot; maps signed by the Commissioners shall be annexed to the report. This report with its annexes shall be drawn up in triplicate; one of these shall be deposited in the archives of the League of Nations, one shall be kept by the Government of the Republic and one by His Britannic Majesty's Government.

ARTICLE 2.—The Mandatory shall be responsible for the peace, order and good government of the territory and for the promotion to the utmost of the material and moral well-being and the social progress of its inhabitants.

ARTICLE 3.—The Mandatory shall not establish in the territory any military or naval bases, nor erect any fortifications, nor organize any native military force except for local police purposes and for the defence of the territory.

It is understood, however, that the troops thus raised may, in the event of general war, be utilized to repel an

attaque, le 25 août 1921, pour rétablir les relations amicales entre les deux nations;

Considérant que quatre des principales Puissances Alliées et Associées, savoir l'Empire britannique, la France, l'Italie et le Japon, ont convenu que la France exercerait le mandat sur une partie de l'ancienne colonie allemande du Cameroun;

Considérant que les conditions de ce mandat ont été définies comme suit par le Conseil de la Société des Nations:

ARTICLE 1<sup>er</sup>.—Les territoires dont la France assume l'administration sous le régime du mandat comprennent la partie du Cameroun qui est située à l'est de la ligne fixée dans la Déclaration, signée le 10 juillet 1919, dont une copie est ci-annexée.

Cette ligne pourra, toutefois, être légèrement modifiée par accord intervenant entre le Gouvernement de Sa Majesté britannique et le Gouvernement de la République française, sur les points où, soit dans l'intérêt des habitants, soit par suite de l'inexactitude de la carte Moisel au 1/300.000 annexée à la Déclaration, l'examen des lieux ferait reconnaître comme indésirable de s'en tenir exactement à la ligne indiquée.

La délimitation sur le terrain de ces frontières sera effectuée conformément aux dispositions de ladite Déclaration.

Le rapport final de la Commission mixte donnera la description exacte de la frontière telle que celle-ci aura été déterminée sur le terrain; les cartes signées par les commissaires seront jointes au rapport. Ce document, avec ses annexes, sera établi en triple exemplaire; l'un des originaux sera déposé dans les archives de la Société des Nations, le deuxième sera conservé par le Gouvernement de la République et le troisième par le Gouvernement de Sa Majesté britannique.

ARTICLE 2.—Le Mandataire sera responsable de la paix, du bon ordre et de la bonne administration du territoire, accroîtra par tous les moyens en son pouvoir le bien-être matériel et moral et favorisera le progrès social des habitants.

ARTICLE 3.—Le Mandataire ne devra établir sur le territoire aucune base militaire ou navale, ni édifier aucune fortification, ni organiser aucune force militaire indigène sauf pour assurer la police locale et la défense du territoire.

Toutefois, il est entendu que les troupes ainsi levées peuvent, en cas de guerre générale, être utilisées pour re-

Agreement to mandate of France.

Terms of mandate.

Post, p. 1784.

Mandate—Contd.

attack or for defence of the territory outside that subject to the mandate.

ARTICLE 4.—The Mandatory:

1° Shall provide for the eventual emancipation of all slaves, and for as speedy an elimination of domestic and other slavery as social conditions will allow;

2° Shall suppress all forms of slave trade;

3° Shall prohibit all forms of forced or compulsory labor, except for essential public works and services, and then only in return for adequate remuneration;

4° Shall protect the natives from measures of fraud and force by the careful supervision of labor contracts and the recruiting of labor;

5° Shall exercise a strict control over the traffic in arms and ammunition and the sale of spirituous liquors.

ARTICLE 5.—In the framing of laws relating to the holding or transference of land, the Mandatory shall take into consideration native laws and customs, and shall respect the rights and safeguard the interests of the native population.

No native land may be transferred, except between natives, without the previous consent of the public authorities, and no real rights over native land in favor of non-natives may be created except with the same consent.

The Mandatory shall promulgate strict regulations against usury.

ARTICLE 6.—The Mandatory shall secure to all nationals of States Members of the League of Nations the same rights as are enjoyed in the territory by his own nationals in respect of entry into and residence in the territory, the protection afforded to their person and property, movable and immovable, and the exercise of their profession or trade, subject only to the requirements of public order, and on condition of compliance with the local law.

Further, the Mandatory shall ensure to all nationals of States Members of the League of Nations, on the same footing as his own nationals, freedom of transit and navigation, and complete economic, commercial and industrial equality; provided that the Mandatory shall be free to organize essential public works and services on such terms and conditions as he thinks just.

Concessions for the development of the natural resources of the territory shall be granted by the Mandatory without distinction on grounds of nationality between the nationals of all States Members of the League of Na-

pousser une agression ou pour la défense du territoire en dehors de la région soumise au mandat.

ARTICLE 4.—La Puissance mandataire devra:

1° Pourvoir à l'émancipation éventuelle de tous esclaves et, dans un délai aussi court que les conditions sociales le permettront, faire disparaître tout esclavage domestique ou autre;

2° Supprimer toute forme de commerce d'esclaves;

3° Interdire tout travail forcé ou obligatoire, sauf pour les travaux et services publics essentiels et sous condition d'une équitable rémunération;

4° Protéger les indigènes contre la fraude et la contrainte, par une surveillance attentive des contrats de travail et du recrutement des travailleurs;

5° Exercer un contrôle sévère sur le trafic des armes et munitions, ainsi que sur le commerce des spiritueux.

ARTICLE 5.—La Puissance mandataire devra, dans l'établissement des règles relatives à la tenure du sol et au transfert de la propriété foncière, prendre en considération les lois et les coutumes indigènes, respecter les droits et sauvegarder les intérêts des indigènes.

Aucune propriété foncière indigène ne pourra faire l'objet d'un transfert, excepté entre indigènes, sans avoir reçu au préalable l'approbation de l'autorité publique. Aucun droit réel ne pourra être constitué sur un bien foncier indigène en faveur d'un non-indigène, si ce n'est avec la même approbation.

La Puissance mandataire édictera des règles sévères contre l'usure.

ARTICLE 6.—La Puissance mandataire assurera à tous les ressortissants des États Membres de la Société des Nations les mêmes droits qu'à ses propres ressortissants, en ce qui concerne leur accès et leur établissement dans le territoire, la protection de leurs personnes et de leurs biens, l'acquisition des propriétés mobilières et immobilières, l'exercice de leur profession ou de leur industrie, sous réserve des nécessités d'ordre public et de l'observation de la législation locale.

La Puissance mandataire pratiquera, en outre, à l'égard de tous les ressortissants des États Membres de la Société des Nations et dans les mêmes conditions qu'à l'égard de ses propres ressortissants, la liberté du transit et de la navigation et une complète égalité économique, commerciale et industrielle, excepté pour les travaux et services publics essentiels, qu'elle reste libre d'organiser dans les termes et conditions qu'elle estime justes.

Les concessions pour le développement des ressources naturelles du territoire seront accordées par le Mandataire sans distinction de nationalité entre les ressortissants des États Membres de la Société des Nations, mais de

tions, but on such conditions as will maintain intact the authority of the local Government.

Concessions having the character of a general monopoly shall not be granted. This provision does not affect the right of the Mandatory to create monopolies of a purely fiscal character in the interest of the territory under mandate and in order to provide the territory with fiscal resources which seem best suited to the local requirements; or, in certain cases, to carry out the development of natural resources, either directly by the State or by a controlled agency, provided that there shall result therefrom no monopoly of the natural resources for the benefit of the Mandatory or his nationals, directly or indirectly, nor any preferential advantage which shall be inconsistent with the economic, commercial and industrial equality hereinbefore guaranteed.

The rights conferred by this article extend equally to companies and associations organized in accordance with the law of any of the Members of the League of Nations, subject only to the requirements of public order, and on condition of compliance with the local law.

ARTICLE 7.—The Mandatory shall ensure in the territory complete freedom of conscience and the free exercise of all forms of worship which are consonant with public order and morality; missionaries who are nationals of States Members of the League of Nations shall be free to enter the territory and to travel and reside therein, to acquire and possess property, to erect religious buildings and to open schools throughout the territory; it being understood, however, that the Mandatory shall have the right to exercise such control as may be necessary for the maintenance of public order and good government, and to take all measures required for such control.

ARTICLE 8.—The Mandatory shall apply to the territory any general international conventions applicable to his contiguous territory.

ARTICLE 9.—The Mandatory shall have full powers of administration and legislation in the area subject of the mandate. This area shall be administered in accordance with the laws of the Mandatory as an integral part of his territory and subject to the above provisions.

The Mandatory shall therefore be at liberty to apply his laws to the territory subject to the mandate with such modifications as may be required by local conditions, and to constitute the territory into a customs, fiscal or ad-

manière à maintenir intacte l'autorité du gouvernement local.

Mandate—Contd.

Il ne sera pas accordé de concession ayant le caractère d'un monopole général. Cette clause ne fait pas obstacle au droit du Mandataire de créer des monopoles d'un caractère purement fiscal dans l'intérêt du territoire soumis au mandat et en vue de procurer au territoire les ressources fiscales paraissant le mieux s'adapter aux besoins locaux, ou, dans certains cas, de développer les ressources naturelles, soit directement par l'État, soit par un organisme soumis à son contrôle, sous cette réserve qu'il n'en résultera directement ou indirectement aucun monopole des ressources naturelles au bénéfice du Mandataire ou de ses ressortissants, ni aucun avantage préférentiel qui serait incompatible avec l'égalité économique, commerciale et industrielle ci-dessus garantie.

Les droits conférés par le présent article s'étendent également aux sociétés et associations organisées suivant les lois des États Membres de la Société des Nations, sous réserve seulement des nécessités d'ordre public et de l'observation de la législation locale.

ARTICLE 7.—La Puissance mandataire assurera, dans l'étendue du territoire, la pleine liberté de conscience et le libre exercice de tous les cultes, qui ne sont contraires ni à l'ordre public, ni aux bonnes mœurs; elle donnera à tous les missionnaires ressortissants de tout État Membre de la Société des Nations la faculté de pénétrer, de circuler et de résider dans le territoire, d'y acquérir et posséder des propriétés, d'y élever des bâtiments dans un but religieux et d'y ouvrir des écoles, étant entendu, toutefois, que le Mandataire aura le droit d'exercer tel contrôle qui pourra être nécessaire pour le maintien de l'ordre public et d'une bonne administration et de prendre à cet effet toutes mesures utiles.

ARTICLE 8.—La Puissance mandataire étendra aux territoires le bénéfice des conventions internationales générales, applicables à leurs territoires limitrophes.

ARTICLE 9.—La Puissance mandataire aura pleins pouvoirs d'administration et de législation sur les contrées faisant l'objet du mandat. Ces contrées seront administrées selon la législation de la Puissance mandataire comme partie intégrante de son territoire et sous réserve des dispositions qui précèdent.

La Puissance mandataire est, en conséquence, autorisée à appliquer aux régions soumises au mandat sa législation sous réserve des modifications exigées par les conditions locales et à constituer ces territoires en unions ou

**Mandate—Contd.**

ministrative union or federation with the adjacent territories under his sovereignty or control; provided always that the measures adopted to that end do not infringe the provisions of this mandate.

**ARTICLE 10.**—The Mandatory shall make to the Council of the League of Nations an annual report to the satisfaction of the Council. This report shall contain full information concerning the measures taken to apply the provisions of this mandate.

**ARTICLE 11.**—The consent of the Council of the League of Nations is required for any modification of the terms of the present mandate.

**ARTICLE 12.**—The Mandatory agrees that, if any dispute whatever should arise between the Mandatory and another Member of the League of Nations relating to the interpretation or the application of the provisions of the mandate, such dispute, if it cannot be settled by negotiation, shall be submitted to the Permanent Court of International Justice provided for by Article 14 of the Covenant of the League of Nations.

fédérations douanières, fiscales ou administratives avec les territoires avoisinants relevant de sa propre souveraineté ou placées sous son contrôle, à condition que les mesures adoptées à ces fins ne portent pas atteinte aux dispositions du présent mandat.

**ARTICLE 10.**—La Puissance mandataire présentera au Conseil de la Société des Nations un rapport annuel répondant à ses vues. Ce rapport devra contenir tous renseignements sur les mesures prises en vue d'appliquer les dispositions du présent mandat.

**ARTICLE 11.**—Toute modification apportée aux termes du présent mandat devra être approuvée au préalable par le Conseil de la Société des Nations.

**ARTICLE 12.**—Le Mandataire accepte que tout différend, quel qu'il soit, qui viendrait à s'élever entre lui et un autre Membre de la Société des Nations, relatif à l'interprétation ou à l'application des dispositions du mandat et qui ne soit pas susceptible d'être réglé par des négociations, soit soumis à la Cour permanente de Justice internationale, prévue par l'Article 14 du Pacte de la Société des Nations.

Participation of United States in war against Germany.

Whereas the United States of America, by participating in the war against Germany, contributed to her defeat and to the renunciation of her rights and titles over her oversea possessions, but has not ratified the Treaty of Versailles; and

Contracting Powers.

Whereas the Government of the United States and the Government of the French Republic desire to reach a definite understanding with regard to the rights of the two Governments and their respective nationals in the aforesaid former German Colony of the Cameroons;

Plenipotentiaries.

Have decided to conclude a convention to this effect, and have nominated as their respective plenipotentiaries, that is to say:

**THE PRESIDENT OF THE UNITED STATES OF AMERICA:**

His Excellency Mr. Myron T. HERRICK, Ambassador Extraordinary and Plenipotentiary of the United States of America at Paris;

**AND THE PRESIDENT OF THE FRENCH REPUBLIC:**

M. Raymond POINCARÉ, Senator, President of the Council, Minister of Foreign Affairs;

Considérant que les États-Unis d'Amérique, en participant à la guerre contre l'Allemagne, ont contribué à sa défaite et à la renonciation de ses droits et titres sur ses possessions d'outremer, mais qu'ils n'ont pas ratifié le Traité de Versailles;

Considérant que le Gouvernement des États-Unis et le Gouvernement de la République française désirent aboutir à une entente définitive concernant les droits des deux Gouvernements et de leurs ressortissants respectifs dans ladite ancienne colonie allemande du Cameroun,

Ont décidé de conclure une convention à cet effet et ont nommé pour leurs plenipotentiaries respectifs, savoir:

**LE PRÉSIDENT DE LA RÉPUBLIQUE FRANÇAISE:**

M. Raymond POINCARÉ, Sénateur, Président du Conseil, Ministre des Affaires Etrangères;

**ET LE PRÉSIDENT DES ÉTATS-UNIS D'AMÉRIQUE;**

Son Excellence M. MYRON T. HERRICK, Ambassadeur Extraordinaire et Plenipotentiaire des États-Unis d'Amérique à Paris;

WHO, after communicating to each other their respective full powers, found in good and due form, have agreed upon the following provisions:

ARTICLE 1.

Subject to the provisions of the present convention, the United States consents to the administration by the Government of the French Republic, pursuant to the aforesaid mandate, of the former German territory, described in Article 1 of the mandate.

ARTICLE 2.

The United States and its nationals shall have and enjoy all the rights and benefits secured under the terms of Articles 2, 3, 4, 5, 6, 7, 8 and 9 of the mandate to Members of the League of Nations and their nationals, notwithstanding the fact that the United States is not a member of the League of Nations.

ARTICLE 3.

Vested American property rights in the mandated territory shall be respected and in no way impaired.

ARTICLE 4.

A duplicate of the annual report to be made by the Mandatory under Article 10 of the mandate shall be furnished to the United States.

ARTICLE 5.

Nothing contained in the present convention shall be affected by any modification which may be made in the terms of the mandate as recited above unless such modification shall have been assented to by the United States.

LESQUELS, après s'être communiqué leurs pleins pouvoirs respectifs, trouvés en bonne et due forme, sont convenus des stipulations suivantes:

ARTICLE PREMIER.

Sous réserve des stipulations de la présente Convention, les États-Unis déclarent accepter que, dans les conditions ci-dessus rapportées du mandat, le Gouvernement de la République française administre le territoire anciennement allemand tel qu'il est décrit par l'article premier du mandat.

ARTICLE 2.

Les États-Unis et leurs ressortissants auront la jouissance et le bénéfice de tous les droits et avantages assurés par les articles 2, 3, 4, 5, 6, 7, 8 et 9 du mandat aux membres de la Société des Nations ainsi qu'à leurs ressortissants, nonobstant le fait que les États-Unis ne sont pas un État membre de la Société des Nations.

ARTICLE 3.

Les droits de propriété acquis aux Américains dans le territoire sous mandat seront respectés et il n'y sera porté atteinte en aucune manière.

ARTICLE 4.

Un double du rapport annuel, que la Puissance mandataire doit présenter en exécution de l'article 10 du mandat, sera remis au Gouvernement des États-Unis.

ARTICLE 5.

Les modifications que pourraient être apportées aux conditions du mandat telles qu'elles ont été mentionnées ci-dessus, seront sans effet sur aucune des stipulations contenues dans la présente convention, à moins que ces modifications aient reçu l'assentiment des États-Unis.

Recognition of Mandate.

*Ante*, p. 1779.

Rights, etc., accorded to United States.

Vested property rights to be respected.

Annual report.

*Ante*, p. 1782.

Modifications of Mandate subject to assent of United States.

ARTICLE 6.

Extradition recog- The extradition treaties and  
nized. conventions in force between the  
United States and France shall  
apply to the mandated territory.

ARTICLE 6.

Les Traités et Conventions  
d'extradition en vigueur entre la  
France et les États-Unis d'Amé-  
rique s'appliqueront au territoire  
sous mandat.

ARTICLE 7.

Exchange of ratifica- The present convention shall be  
tions. ratified in accordance with the  
respective constitutional methods  
of the High Contracting Parties.  
The ratifications shall be ex-  
changed in Paris as soon as prac-  
ticable. It shall take effect on  
the date of the exchange of  
ratifications.

ARTICLE 7.

La présente convention sera  
ratifiée conformément aux mé-  
thodes constitutionnelles respec-  
tives des Hautes Parties Con-  
tractantes. Les ratifications se-  
ront échangées à Paris aussitôt  
que possible. La présente Con-  
vention prendra effet à la date de  
l'échange des ratifications.

Signatures. IN WITNESS WHEREOF the  
respective Plenipotentiaries have  
signed this Convention and have  
affixed thereto their seals.

EN FOI DE QUOI, les Pléni-  
potentiaires respectifs, dûment  
autorisés à cet effet, ont signé la  
présente convention et l'ont  
revêtue de leurs cachets.

DONE in duplicate at Paris,  
the 13<sup>th</sup> day of February, in the  
year 1923.

FAIT à Paris, en double exem-  
plaire, le 13 février 1923.

[SEAL.] MYRON T. HERRICK

[SEAL.] R. POINCARÉ

Ratifications ex- AND WHEREAS the said Treaty has been duly ratified on both  
changed. parts, and the ratifications of the two Governments were exchanged  
in the city of Paris on the third day of June, one thousand nine hun-  
dred and twenty-four;

Proclamation. NOW, THEREFORE, be it known that I, Calvin Coolidge, Presi-  
dent of the United States of America, have caused the said Treaty to  
be made public, to the end that the same and every article and clause  
thereof may be observed and fulfilled with good faith by the United  
States and the citizens thereof.

IN TESTIMONY WHEREOF, I have hereunto set my hand and  
caused the seal of the United States to be affixed.

DONE at the city of Washington this third day of July in the year  
of our Lord one thousand nine hundred and twenty-four, and  
[SEAL.] of the Independence of the United States of America the one  
hundred and forty-eighth.

CALVIN COOLIDGE

By the President:  
CHARLES E. HUGHES  
*Secretary of State.*

Appendix.  
*Ante*, p. 1779.

APPENDIX REFERED TO IN  
ARTICLE 1 OF THE FRENCH  
MANDATE FOR THE CAME-  
ROONS.

ANNEXE VISÉE À L'ARTICLE 1<sup>er</sup>  
DU MANDAT FRANÇAIS SUR  
LE CAMEROUN.

Franco-British Dec-  
laration.

FRANCO-BRITISH DECLARA-  
TION.

DECLARATION FRANCO-  
BRITANNIQUE.

The undersigned:  
The Viscount MILNER, Secretary of  
State for the Colonies of the British  
Empire,

Les soussignés:  
Le vicomte MILNER, secrétaire d'État  
du Ministère des Colonies de la Grande-  
Bretagne,

M. Henry SIMON, Minister for the Colonies of the French Republic, have agreed to determine the frontier separating the territories of the Cameroons placed respectively under the authority of their Governments, as it is traced on the map Moisel 1/300,000, annexed to the present declaration <sup>(1)</sup> and defined in the description in three articles also annexed hereto.

London, July 10th, 1919.

*Signé:* MILNER.  
Henry SIMON.

M. Henry SIMON, ministre des Colonies de la République française, sont tombés d'accord pour déterminer la frontière séparant les territoires du Cameroun respectivement placés sous l'autorité de leurs Gouvernements, ainsi qu'elle est tracée sur la carte Moisel au 1/300.000 annexée à la présente déclaration <sup>(1)</sup> et définie par la description en trois articles également ci-jointe.

Londres, le 10 juillet 1919.

*Signé:* MILNER.  
Henry SIMON.

## DESCRIPTION OF THE FRANCO-BRITISH FRONTIER.

MARKED ON THE MOISEL'S MAP OF THE CAMEROONS, SCALE 1/300,000.

### ARTICLE 1.

The frontier will start from the meeting-point of the three old British, French and German frontiers situated in Lake Chad in latitude 13° 05' N. and in approximately longitude 14° 05' E. of Greenwich.

Thence the frontier will be determined as follows:

1. A straight line to the mouth of the Ebeji;
2. Thence the course of the river Ebeji, which upstream is named the Lewejil, Labejed, Ngalarem, Lebeit and Ngada, respectively, to the confluence of the rivers Kalia and Lebait;
3. Thence the course of the river Kalia, or Ame, to its confluence with the river Dorma, or Kutelaha;
4. Thence the course of the latter, which upstream is named the Amjumba, the village of Woma and its outskirts remaining to France;
5. From the point where the river Amjumba loses itself in a swamp, the boundary will follow the median line of this swamp so as to rejoin the watercourse which appears to be the continuation of the Amjumba and which upstream is named Serahadja, Goluwa and Mudukwa respectively, the village of Uagisa remaining to Great Britain;
6. Thence this watercourse to its confluence with the river Gatagule;

<sup>(1)</sup> The original 1/300,000 map is attached to the signed declaration.

## DESCRIPTION DE LA FRONTIÈRE FRANCO - BRITANNIQUE,

TRACÉE SUR LA CARTE MOISEL DU CAMEROUN À L'ÉCHELLE DE 1/300.000.

### ARTICLE PREMIER.

La frontière partira du point de rencontre des trois anciennes frontières britannique, française et allemande placé dans le lac Tchad par 13° 05' de latitude nord et approximativement 14° 05' de longitude est de Greenwich. De là, la frontière sera déterminée de la façon suivante:

1. Par une ligne droite jusqu'à l'embouchure de l'Ebeji;
2. De cette embouchure, par le cours de la rivière Ebeji, qui porte en amont les noms de Lewejil, Labejed, Ngalarem, Lebeit et Ngada, jusqu'au confluent des rivières Kalia et Lebait;
3. Du confluent des rivières Ngada, Kalia et Lebait, par les cours de la rivière Kalia ou Ame jusqu'à son confluent avec la rivière Dorma ou Kutelaha (Koutelaha);
4. Du confluent des rivières Kalia et Dorma ou Kutelaha, par le cours de cette dernière rivière, qui porte en amont le nom d'Amjumba (Am-youmba), le village de Woma (Voma) et ces dépendances devant rester à la France;
5. Du point, où s'interrompt la rivière Amjumba, à l'entrée du marécage, par une ligne traversant ce marais et rejoignant le cours d'eau qui paraît être la suite de la rivière Amjumba et qui, en amont, porte les noms de Serahadja, Goluwa (Golouva) et Mudukwa (Moudoukva), le village de Uagisa devant rester à la Grande-Bretagne;
6. Par le cours de cette dernière rivière jusqu'à son confluent avec la rivière Gatagule (Gatagule);

<sup>(1)</sup> Cette carte n'a été annexée qu'à déclaration originale.

Description of Franco-British frontier.

## Frontier—Contd.

7. Thence a line south-westwards to the watershed between the basin of the Yedseram on the west and the basins of the Mudukwa and of the Benue on the east; thence this watershed to Mount Mulikia.
8. Thence a line to the source of the Tsikakiri, to be fixed on the ground so as to leave the village of Dumo to France;
9. Thence the course of the Tsikakiri to its confluence with the Mao Tiel near the group of villages of Luga;
10. Thence the course of the Mao Tiel to its confluence with the river Benue;
11. Thence the course of the Benue upstream to its confluence with the Faro;
12. Thence the course of the Faro to the mouth of its arm, the Mao Hesso, situated about 4 kilom. south of Chikito;
13. Thence the course of the Mao Hesso to boundary pillar No. 6 on the old British-German frontier;
14. Thence a straight line to the old boundary pillar No. 7; and thence a straight line to the old boundary pillar No. 8;
15. Thence a line south-westwards reaching the watershed between the Benue on the north-west and the Faro on the south-east, which it follows to a point on the Hossere Banglang, about 1 kilom. south of the source of the Mao Kordo;
16. Thence a line to the confluence of the Mao Ngonga and the Mao Deo, to be fixed on the ground so as to leave to France the village of Laro as well as the road from Bare to Fort Lamy;
17. Thence the course of the Mao Deo to its confluence with the Tiba;
18. Thence the course of the Tiba, which is named upstream, Tibsat and Tussa respectively, to its confluence with a watercourse flowing from the west and situated about 12 kilom. south-west of Kontscha;
19. Thence a line running generally south-west to reach the summit of the Dutschi-Djombi;
7. De ce confluent, par une ligne vers le sud-ouest gagnant la ligne de partage des eaux entre le bassin du Yedseram, à l'ouest, et les bassins de la Mudukwa et de la Benue (Benoue), à l'est; puis, par cette ligne de partage des eaux, jusqu'au mont Mulikia (Moulikia);
8. Du mont Mulikia jusqu'à la source de Tsikakiri, par une ligne à déterminer sur le terrain, de façon à laisser le village de Dumo (Doumo) à la France;
9. Par le Tsikakiri jusqu'à son confluent avec le Mao Tiel, près du groupe de villages de Luga (Louga);
10. Par le cours du Mao Tiel jusqu'à son confluent avec la rivière Benue (Benoue);
11. Par le cours de la Benue, en amont, jusqu'à son confluent avec le Faro;
12. Par le cours du Faro jusqu'à l'embouchure de son bras, le Mao Hesso, situé à peu près à 4 kilomètres sud de Chikito;
13. Par le cours du Mao Hesso jusqu'à la borne N° 6 de l'ancienne frontière germano-britannique;
14. Par l'alignement partant de cette ancienne borne N° 6 et qui, passant par la borne N° 7, aboutit à l'ancienne borne N° 8;
15. De cette borne N° 8, par une ligne vers le sud-ouest gagnant la ligne de partage des eaux de la Benue, au nord-ouest, et du Faro, au sud-est, qu'elle suivra jusqu'à un point situé sur l'Hossere Banglang et qui se trouve à environ 1 kilomètre au sud de la source du Mao Kordo;
16. De ce dernier point, au confluent du Mao Ngonga et du Mao Deo, par une ligne à déterminer sur le terrain, de façon à laisser à la France, le village de Laro, ainsi que la route de Bare à Fort-Lamy;
17. Par le Mao Deo jusqu'à son confluent avec le Tiba;
18. Par le Tiba, qui, en amont, porte les noms de Tibsat ou Tussa (Toussa), jusqu'au confluent d'un cours d'eau venant de l'ouest et situé à environ 12 kilomètres au Sudouest de Kontscha (Kontcha);
19. Par une ligne partant de ce point, se dirigeant vers le sud-ouest et gagnant le sommet du Dutschi-Djombi (Doutchi-Djombi);

20. Thence the watershed between the basins of the Taraba on the west and the Mao Deo on the east to a point on the Tchape Hills, about 2 kilom. north-west of the Tchape Pass (Point 1541);
21. Thence a line to the Gorulde Hills, so as to leave the road from Bare to Fort Lamy about 2 kilom. to the east;
22. Thence successively the watershed between the Gamgam and the Jim, the main watershed between the basins of the Benue and the Sanaga, and the watershed between the Kokumbahun and the Ardo (Ntuli) to Hossere Jadji;
23. Thence a line to reach the source of the river Mafu;
24. Thence the river Mafu to its confluence with river Mabe;
25. Thence the river Mabe, or Nsang, upstream to its junction with the tribal boundary between Bansso and Bamum;
26. Thence a line to the confluence of the rivers Mpand and Nun, to be fixed on the ground, so as to leave the country of Bansso to Great Britain and that of Bamum to France;
27. Thence the river Nun to its confluence with the river Tantam;
28. Thence the river Tantam and its affluent, which is fed by the river Sefu;
29. Thence the river Sefu to its source;
30. Thence a line south-westwards, crossing the Kupti, to reach near its source east of Point 1300 the unnamed watercourse which flows into the Northern Mifi below Bali-Bagam;
31. Thence this watercourse to its confluence with the Northern Mifi, leaving to France the village of Gascho belonging to the small country of Bamenjam;
32. Thence the Northern Mifi upstream to its confluence with the river Mogo, or Doschi;
33. Thence the river Mogo to its source;
20. De ce sommet, par la ligne de partage des eaux entre les bassins du Taraba, à l'Ouest, et du Mao Deo, à l'est jusqu'en un point sur les Tchape Berge (montagnes de Tchape) à 2 kilomètres environ au nord-ouest de la Tchape Pass (passe ou col du Tchape), qui est située à la cote 1541;
21. De ce point, par une ligne gagnant les Gorulde Berge (montagnes de Goroulde), de façon à laisser la route de Bare à Fort-Lamy à environ 2 kilomètres à l'est;
22. Des Gorulde Berge, par la ligne de partage des eaux entre la Gamgam et la Jim, les bassins de la Benue et de la Sanaga, et la Kokumbahun et l'Ardo (Ntuli), jusqu'à l'Hossere Jadji (Yad-yi);
23. De ce point, par une ligne gagnant la source de la rivière Mafu (Mafou);
24. Par la rivière Mafu jusqu'à son confluent avec la rivière Mabe;
25. Par la rivière Mabe ou Nsang, en amont, jusqu'au point de rencontre de la limite ethnique des pays Bansso et Bamum (Bamoum);
26. De ce point au confluent des rivières Mpand et Nun (Noun), par une ligne à déterminer sur le terrain, de façon à laisser le pays Bansso à la Grande-Bretagne et le pays Bamum à la France;
27. Par la rivière Nun jusqu'à son confluent avec la rivière Tantam;
28. Par la rivière Tantam et son affluent, qui est alimenté par la rivière Sefu (Sefou);
29. Par la rivière Sefu jusqu'à sa source;
30. De la source de la rivière Sefu par une ligne vers le sud-ouest gagnant près de sa source, à l'est de la cote 1300, le cours d'eau non dénommé, qui coule dans le Mifi-Nord, en aval de Bali-Bagam;
31. Par ce cours d'eau jusqu'à son confluent avec la rivière Mifi-Nord, laissant à la France le village de Gascho (Gacho) dépendant du petit pays de Bamenjam;
32. Par la rivière Mifi-Nord jusqu'à son confluent avec la rivière Mogo ou Doschi (Dochi);
33. Par la rivière Mogo jusqu'à sa source;

## Frontier—Contd.

34. Thence a line south-westwards to the crest of the Bambuto Mountains and thence following the watershed between the basins of the Cross River and Mungo on the west and the Sanaga and Wuri on the east to Mount Kupe;
35. Thence a line to the source of the river Bubou;
36. Thence the river Bubou which appears from the German map to lose itself and reappear as the Ediminjo, which the frontier will follow, to its confluence with the Mungo;
37. Thence the course of the Mungo to the point in its mouth where it meets the parallel of latitude  $4^{\circ} 2' 30''$  North;
38. Thence this parallel of latitude westwards so as to reach the coast south of Tauben I.;
39. Thence a line following the coast, passing south of Reiher I., to Mokola Creek, thus leaving Mōwe Lake to Great Britain;
40. Thence a line following the eastern banks of the Mokola, Mbakwele, Njubanan-Jau and Matumal Creeks, and cutting the mouths of the Mbossa-Bombe, Mikanje, Tende, Victoria, and other unnamed creeks to the junction of the Matumal and Victoria Creeks;
41. Thence a line running  $35^{\circ}$  west of true south to the Atlantic Ocean.
34. De la source de la rivière Mogo, ou Doschi, par une ligne vers le sud-ouest gagnant la ligne de faite du Bambuto Gebirge (monts Bambouto) et suivant enfin la ligne de partage des eaux entre les bassins de la Cross River et el Mungo, à l'ouest, et de la Sanaga et le Wuri, à l'est, jusqu'au mont Kupe (Koupe);
35. Du mont Kupe, par une ligne gagnant la source de la rivière Bubou (Boubou);
36. Par la rivière Bubou, qui, d'après la carte allemande, paraît se perdre pour, peut-être, reparaitre sous le nom d'Ediminjo (Ediminyo), que la ligne frontière suivra jusqu'à son confluent avec le Mungo (Moungo);
37. Par le cours du Mungo jusqu'à son embouchure placée sur une ligne passant à la latitude de  $4^{\circ} 2' 30''$ ;
38. Par le parallèle de  $4^{\circ} 2' 30''$ , vers l'ouest, de manière à gagner la côte au sud de Tauben I. (île des Pigeons);
39. Par une ligne suivant la côte passant au sud de Reiher I. (île Reiher) et aboutissant à la Mokola Krick (crique de Mokola), en laissant ainsi à la Grande-Bretagne le Mōwe See (lac de la Mouette);
40. De ce point, par une ligne suivant les rives est des criques Mokola, Mbakwele (Mbakvele), Njubanan-Jau (Nyoubanan-Yaou) et Matumal (Matoumal) et coupant les embouchures des criques Mbossa-Bombe, Mikanje, Tende, Victoria et de celles non dénommées, jusqu'au point de rencontre des criques Matumal et Victoria;
41. De ce point, par une ligne faisant avec le sud un angle  $35^{\circ}$  ouest, jusqu'à l'océan Atlantique.

## ARTICLE 2.

1° It is understood that at the time of the local delimitation of the frontier, where the natural features to be followed are not indicated in the above description, the Commissioners of the two Governments will, as far as possible, but without changing the attribution of the villages named in article 1, lay down the frontier in accordance with natural features (rivers, hills, or watersheds).

The Boundary Commissioners shall be authorized to make such minor modifications of the frontier line as

## ARTICLE 2.

1. Il est entendu qu'au moment de la détermination sur le terrain de la frontière, lorsque l'indication des lignes naturelles à suivre ne sera pas mentionnée dans la présente description, les commissaires des deux Gouvernements devront s'attacher, autant que possible, à déterminer le tracé par des accidents naturels de terrain (cours d'eau, lignes de faite ou crêtes). Ils ne sauraient changer, toutefois, l'attribution des villages mentionnés à l'article 1.

Les commissaires chargés de l'abornement seront, d'autre part, autorisés à apporter au tracé de la frontière les

may appear to them necessary in order to avoid separating villages from their agricultural lands. Such deviations shall be clearly marked on special maps and submitted for the approval of the two Governments. Pending such approval, the deviations shall be provisionally recognized and respected.

2° As regards the roads mentioned in article 1, only those which are shown upon the annexed map <sup>(1)</sup> shall be taken into consideration in the delimitation of the frontier.

3° Where the frontier follows a waterway, the median line of the waterway shall be the boundary.

4° It is understood that if the inhabitants living near the frontier should, within a period of six months from the completion of the local delimitation, express the intention to settle in the regions placed under French authority, or, inversely, in the regions placed under British authority, no obstacle will be placed in the way of their so doing, and they shall be granted the necessary time to gather in standing crops, and generally to remove all the property of which they are the legitimate owners.

## ARTICLE 3.

1° The map to which reference is made in the description of the frontier is Moisel's map of the Cameroons on the scale 1/300,000.

The following sheets of this map have been used:

Sheet A4. Tschad: dated December 1st, 1912;

Sheet B4. Kuseri: dated August 1st, 1912;

Sheet B3. Dikoa: dated January 1st, 1913;

Sheet C3. Mubi: dated December 15th, 1912;

Sheet D3. Garua: dated May 15th, 1912;

Sheet E3. Ngaundere: dated October 15th, 1912;

Sheet E2. Banjo: dated January 1st, 1913;

Sheet F2. Fumban: dated May 1st, 1913;

Sheet F1. Ossidinge: dated January 1st, 1912;

Sheet G1. Buea: dated August 1st, 1911.

2° A map of the Cameroons, scale: 1/2,000,000, is attached to illustrate the description of the above frontier. [Sheets and Map not printed.]

modifications légères qui apparaîtraient nécessaires en vue d'éviter de séparer les villages de leurs terrains de culture; ces déviations devront être indiquées clairement sur des cartes spéciales et soumises à l'approbation des deux Gouvernements intéressés. Toutefois, en attendant qu'elles soient approuvées, elles seront provisoirement valables et par suite respectées.

2. En ce qui concerne les routes désignées à l'article 1, les seules qui puissent être prises en considération pour l'établissement de la frontière sont celles indiquées sur la carte ci-jointe <sup>(1)</sup>.

3. Quand la ligne frontrière suit un cours d'eau, c'est la ligne médiane qui forme la limite.

4. Il est entendu que si les habitants fixés près de la frontière exprimaient dans un délai de six mois à partir de l'achèvement des opérations d'abornement sur place, l'intention de s'établir dans les régions placées sous l'autorité française, ou inversement dans les régions placées sous l'autorité britannique, aucun empêchement ne serait apporté à la réalisation de ce désir et il leur serait accordé le délai nécessaire pour enlever les récoltes sur pied et, d'une façon générale, pour emporter tous les biens dont ils sont les propriétaires légitimes.

## ARTICLE 3.

1. La carte qui a servi pour décrire la frontière est la carte Moisel au 1/300.000, savoir:

Feuille A4. Tschad: éditée le 1<sup>er</sup> décembre 1912;

Feuille B4. Kuseri: éditée le 1<sup>er</sup> août 1912;

Feuille B3. Dikoa: éditée le 1<sup>er</sup> janvier 1913;

Feuille C3. Mubi: éditée le 15 décembre 1912;

Feuille D3. Garua: éditée le 15 mai 1912;

Feuille E3. Ngaundere: éditée le 15 octobre 1912;

Feuille E2. Banjo: éditée le 1<sup>er</sup> janvier 1913;

Feuille F2. Fumban: éditée le 1<sup>er</sup> mai 1913;

Feuille F1. Ossidinge: éditée le 1<sup>er</sup> janvier 1912;

Feuille G1. Buea: éditée le 1<sup>er</sup> août 1911;

2. A titre d'indication, une carte du Cameroun au 1/2.000.000 est attachée à la présente description de la frontière.

<sup>(1)</sup> Annexed only to the original declaration.

<sup>(1)</sup> Cette carte n'a été annexée qu'à la déclaration originale.

February 13, 1923.

*Treaty between the United States and France relating to rights in Togoland. Signed at Paris, February 13, 1923; ratification advised by the Senate March 3, 1924; ratified by the President, March 14, 1924; ratified by France, April 24, 1924; ratifications exchanged at Paris, June 3, 1924; proclaimed, July 3, 1924.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Treaty with France relating to rights in Togoland Mandate. Preamble.

WHEREAS a Treaty between the United States of America and France, in regard to the rights of the two Governments and their respective nationals in that part of the former German Colony of Togoland over which a mandate was conferred upon France, was concluded and signed by their respective Plenipotentiaries at Paris on the thirteenth day of February, one thousand nine hundred and twenty-three, the original of which Treaty, being in the French and English languages, is word for word as follows:

CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND FRANCE RELATING TO THE PART OF TOGOLAND UNDER FRENCH MANDATE

CONVENTION ENTRE LA FRANCE ET LES ÉTATS-UNIS D'AMÉRIQUE CONCERNANT LA PARTIE DU TOGO PLACÉE SOUS MANDAT FRANÇAIS

THE PRESIDENT OF THE UNITED STATES OF AMERICA AND THE PRESIDENT OF THE FRENCH REPUBLIC,

LE PRÉSIDENT DE LA RÉPUBLIQUE FRANÇAISE ET LE PRÉSIDENT DES ÉTATS-UNIS D'AMÉRIQUE,

Rights renounced by Germany.

Whereas by article 119 of the Treaty of Peace signed at Versailles the 28th of June, 1919, Germany renounced in favor of the Principal Allied and Associated Powers all her rights and titles over her oversea possessions; and

Considérant que, par l'Article 119 du Traité de paix signé à Versailles le 28 juin 1919, l'Allemagne a renoncé en faveur des principales Puissances Alliées et Associées à tous ses droits et titres sur ses possessions d'outre-mer;

Authority for mandate.

Whereas by Article 22 of the same instrument it was provided that certain territories, which as a result of the war had ceased to be under the sovereignty of the States which formerly governed them, should be placed under the mandate of another Power, and that the terms of the mandate should be explicitly defined in each case by the Council of the League of Nations; and

Considérant que, par l'Article 22 dudit Traité, il a été stipulé que certains territoires qui, à la suite de la guerre, ont cessé d'être sous la souveraineté des États qui les gouvernaient précédemment, seraient placés sous le mandat d'une autre Puissance et que les conditions du mandat seraient expressément définies dans chaque cas par le Conseil de la Société de Nations;

Benefits confirmed by Treaty between United States and Germany. Vol. 42, p. 1939.

Whereas the benefits accruing under the aforesaid Article 119 of the Treaty of Versailles were confirmed to the United States by the Treaty between the United States and Germany, signed Au-

Considérant que le bénéfice dudit Article 119 du Traité de Versailles a été reconnu aux États-Unis par le Traité conclu entre les États-Unis et l'Allemagne, le 25 août 1921, pour

gust 25, 1921, to restore friendly relations between the two nations; and

Whereas four of the Principal Allied and Associated Powers, to wit: the British Empire, France, Italy and Japan, agreed that France should exercise the mandate for part of the former German Colony of Togoland; and

Whereas the terms of the said mandate have been defined by the Council of the League of Nations as follows:

ARTICLE 1.—The territory over which a mandate is conferred upon France comprises that part of Togoland which lies to the east of the line laid down in the Declaration signed on July 10, 1919, of which a copy is annexed hereto.

This line may, however, be slightly modified by mutual agreement between His Britannic Majesty's Government and the Government of the French Republic where an examination of the localities shows that it is undesirable, either in the interests of the inhabitants or by reason of any inaccuracies in the map, Sprigade 1 : 200,000, annexed to the Declaration, to adhere strictly to the line laid down therein.

The delimitation on the spot of this line shall be carried out in accordance with the provisions of the said Declaration.

The final report of the Mixed Commission shall give the exact description of the boundary line as traced on the spot; maps signed by the Commissioners shall be annexed to the report. This report with its annexes shall be drawn up in triplicate: one of these shall be deposited in the archives of the League of Nations, one shall be kept by the Government of the Republic and one by His Britannic Majesty's Government.

ARTICLE 2.—The Mandatory shall be responsible for the peace, order and good government of the territory and for the promotion to the utmost of the material and moral well-being and the social progress of its inhabitants.

ARTICLE 3.—The Mandatory shall not establish in the territory any military or naval bases, nor erect any fortifications, nor organize any native military force except for local police purposes and for the defence of the territory.

It is understood, however, that the troops thus raised may, in the event of general war, be utilized to repel an attack or for the defence of the territory outside that subject to the mandate.

rétablir les relations amicales entre les deux nations;

Considérant que quatre des principales Puissances Alliées et Associées, savoir l'Empire britannique, la France, l'Italie et le Japon, ont convenu que la France exercerait le mandat sur une partie de l'ancienne colonie allemande du Togo;

Considérant que les conditions de ce mandat ont été définies comme suit par le Conseil de la Société des Nations;

ARTICLE 1<sup>er</sup>.—Les territoires dont la France assume l'administration sous le régime du mandat comprennent la partie du Togo qui est située à l'est de la ligne fixée dans la Déclaration, signée le 10 juillet 1919, dont une copie est ci-annexée.

Cette ligne pourra toutefois être légèrement modifiée par accord intervenant entre le Gouvernement de Sa Majesté britannique et le Gouvernement de la République française, sur les points où, soit dans l'intérêt des habitants, soit par suite de l'inexactitude de la carte Sprigade au 1 : 200,000, annexée à la Déclaration, l'examen des lieux ferait reconnaître comme indésirable de s'en tenir exactement à la ligne indiquée.

La délimitation sur le terrain de ces frontières sera effectuée conformément aux dispositions de la dite Déclaration.

Le rapport final de la commission mixte donnera la description exacte de la frontière telle que celle-ci aura été déterminée sur le terrain; les cartes signées par les commissaires seront jointes au rapport. Ce document, avec ses annexes, sera établi en triple exemplaire; l'un des originaux sera déposé dans les archives de la Société des Nations, le deuxième sera conservé par le Gouvernement de la République et le troisième par le Gouvernement de Sa Majesté britannique.

ARTICLE 2.—Le Mandataire sera responsable de la paix, du bon ordre et de la bonne administration du territoire, accroîtra par tous les moyens en son pouvoir le bien-être matériel et moral et favorisera le progrès social des habitants.

ARTICLE 3.—Le Mandataire ne devra établir sur le territoire aucune base militaire ou navale, ni édifier aucune fortification, ni organiser aucune force militaire indigène sauf pour assurer la police locale et la défense du territoire.

Toutefois, il est entendu que les troupes ainsi levées peuvent, en cas de guerre générale, être utilisées pour repousser une agression ou pour la défense du territoire en dehors de la région soumise au mandat.

Agreement to mandate of France.

Terms of mandate.

Post, p. 1796.

Mandate—Contd.

## ARTICLE 4.—The Mandatory:

1. Shall provide for the eventual emancipation of all slaves, and for as speedy an elimination of domestic and other slavery as social conditions will allow;

2. Shall suppress all forms of slave trade;

3. Shall prohibit all forms of forced or compulsory labor, except for essential public works and services, and then only in return for adequate remuneration;

4. Shall protect the natives from measures of fraud and force by the careful supervision of labor contracts and the recruiting of labor;

5. Shall exercise a strict control over the traffic in arms and ammunition and the sale of spirituous liquors.

ARTICLE 5.—In the framing of laws relating to the holding or transfer of land, the Mandatory shall take into consideration native laws and customs, and shall respect the rights and safeguard the interests of the native population.

No native land may be transferred, except between natives, without the previous consent of the public authorities, and no real rights over native land in favor of non-natives may be created except with the same consent.

The Mandatory shall promulgate strict regulations against usury.

ARTICLE 6.—The mandatory shall secure to all nationals of States Members of the League of Nations, the same rights as are enjoyed in the territory by his own nationals in respect of entry into and residence in the territory, the protection afforded to their person and property, and acquisition of property, movable and immovable, and the exercise of their profession or trade, subject only to the requirements of public order, and on condition of compliance with the local law.

Further, the Mandatory shall ensure to all nationals of States members of the League of Nations, on the same footing as to his own nationals, freedom of transit and navigation, and complete economic, commercial and industrial equality; except that Mandatory shall be free to organize essential public works and services on such terms and conditions as he thinks just.

Concessions for the development of the natural resources of the territory shall be granted by the Mandatory without distinction on grounds of Nationality between the nationals of all States Members of the League of Nations, but on such conditions as will maintain intact the authority of the local Government.

ARTICLE 4.—La Puissance mandataire devra:

1° Pourvoir à l'émancipation éventuelle de tous esclaves et, dans un délai aussi court que les conditions sociales le permettront, faire disparaître tout esclavage domestique ou autre;

2° Supprimer toute forme de commerce d'esclaves;

3° Interdire tout travail forcé ou obligatoire, sauf pour les travaux et services publics essentiels et sous condition d'une équitable rémunération;

4° Protéger les indigènes contre la fraude et la contrainte, par une surveillance attentive des contrats de travail et du recrutement des travailleurs;

5° Exercer un contrôle sévère sur le trafic des armes et munitions, ainsi que sur le commerce des spiritueux.

ARTICLE 5.—La puissance mandataire devra, dans l'établissement des règles relatives à la tenure du sol et au transfert de la propriété foncière, prendre en considération les lois et les coutumes indigènes, respecter les droits et sauvegarder les intérêts des indigènes.

Aucune propriété foncière indigène ne pourra faire l'objet d'un transfert, excepté entre indigènes, sans avoir reçu au préalable l'approbation de l'autorité publique. Aucun droit réel ne pourra être constitué sur un bien foncier indigène en faveur d'un non-indigène, si ce n'est avec la même approbation.

La Puissance mandataire édictera des règles sévères contre l'usure.

ARTICLE 6.—La puissance mandataire assurera à tous les ressortissants des États membres de la Société des Nations les mêmes droits qu'à ses propres ressortissants, en ce qui concerne leur accès et leur établissement dans le territoire, la protection de leurs personnes et de leurs biens, l'acquisition des propriétés mobilières et immobilières, l'exercice de leur profession ou leur industrie, sous réserve des nécessités d'ordre public et de l'observation de la législation locale.

La Puissance mandataire pratiquera en outre, à l'égard de tous les ressortissants des États Membres de la Société des Nations et dans les mêmes conditions qu'à l'égard de ses propres ressortissants, la liberté du transit et de la navigation et une complète égalité économique, commerciale et industrielle, excepté pour les travaux et services publics essentiels, qu'elle reste libre d'organiser dans les termes et conditions qu'elle estime justes.

Les concessions pour le développement des ressources naturelles du territoire seront accordées par le Mandataire, sans distinction de nationalité entre les ressortissants des États Membres de la Société des Nations, mais de manière à maintenir intacts l'autorité du Gouvernement local.

Concessions having the character of a general monopoly shall not be granted. This provision does not affect the right of the Mandatory to create monopolies of a purely fiscal character in the interest of the territory under mandate and in order to provide the territory with fiscal resources which seem best suited to the local requirements; or, in certain cases, to carry out the development of natural resources, either directly by the State or by a controlled agency, provided that there shall result therefrom no monopoly of the natural resources for the benefit of the Mandatory or his nationals, directly or indirectly, nor any preferential advantage which shall be inconsistent with the economic, commercial and industrial equality hereinbefore guaranteed.

The rights conferred by this article extend equally to companies and associations organized in accordance with the law of any of the Members of the League of Nations, subject only to the requirements of public order, and on condition of compliance with the local law.

ARTICLE 7.—The Mandatory shall ensure in the territory complete freedom of conscience and the free exercise of all forms of worship which are consonant with public order and morality; missionaries who are nationals of States Members of the League of Nations shall be free to enter the territory and to travel and reside therein, to acquire and possess property, to erect religious buildings and to open schools throughout the territory; it being understood, however, that the Mandatory shall have the right to exercise such control as may be necessary for the maintenance of public order and good government, and to take all measures required for such control.

ARTICLE 8.—The Mandatory shall apply to the territory any general international conventions applicable to his contiguous territory.

ARTICLE 9. The Mandatory shall have full powers of administration and legislation in the area subject to the mandate. This area shall be administered in accordance with the laws of the Mandatory as an integral part of his territory and subject to the above provisions.

The Mandatory shall therefore be at liberty to apply his laws to the territory subject to the mandate, with such modifications as may be required by local conditions, and to constitute the territory into a customs, fiscal, or administrative union or federation with the adjacent territories under his sovereignty or control, provided always that the measures adopted to that end do not infringe the provisions of this mandate.

Il ne sera pas accordé de concession ayant le caractère d'un monopole général. Cette clause ne fait pas obstacle au droit du Mandataire de créer des monopoles d'un caractère purement fiscal dans l'intérêt du territoire soumis au mandat et en vue de procurer au territoire les ressources fiscales paraissant le mieux s'adapter aux besoins locaux, ou, dans certains cas, de développer des ressources naturelles, soit directement par l'État, soit par un organisme soumis à son contrôle, sous cette réserve qu'il n'en résultera directement ou indirectement aucun monopole des ressources naturelles au bénéfice de Mandataire ou de ses ressortissants, ni aucun avantage préférentiel qui serait incompatible avec l'égalité économique, commerciale et industrielle ci-dessus garantie.

Les droits conférés par le présent article s'étendent également aux sociétés et associations organisées suivant les lois des États Membres de la Société des Nations, sous réserve seulement des nécessités d'ordre public et de l'observation de la législation locale.

ARTICLE 7.—La Puissance mandataire assurera, dans l'étendue du territoire, la pleine liberté de conscience et le libre exercice de tous les cultes, qui ne sont contraires ni à l'ordre public, ni aux bonnes mœurs; elle donnera à tous les missionnaires ressortissants de tout État Membre de la Société des Nations la faculté de pénétrer, de circuler et de résider dans le territoire, d'y acquérir et posséder des propriétés, d'y élever des bâtiments dans un but religieux et d'y ouvrir des écoles, étant entendu, toutefois, que le Mandataire aura le droit d'exercer tel contrôle qui pourra être nécessaire pour le maintien de l'ordre public et d'une bonne administration et de prendre à cet effet toutes mesures utiles.

ARTICLE 8.—La Puissance mandataire étendra aux territoires le bénéfice des conventions internationales générales, applicables à ses territoires limitrophes.

ARTICLE 9.—La Puissance mandataire aura pleins pouvoirs d'administration et de législation sur les contrées faisant l'objet du mandat. Ces contrées seront administrées selon la législation de la Puissance mandataire comme partie intégrante de son territoire et sous réserve des dispositions qui précèdent.

La Puissance mandataire est, en conséquence, autorisée à appliquer aux régions soumises au mandat sa législation, sous réserve des modifications exigées par les conditions locales, et à constituer ces territoires en unions ou fédérations douanières, fiscales ou administratives avec les territoires avoisinants, relevant de sa propre souveraineté ou placés sous son contrôle, à condition que les mesures adoptées à ces fins ne portent pas atteinte aux dispositions du présent mandat.

## Mandate—Contd.

ARTICLE 10.—The Mandatory shall make to the Council of the League of Nations an annual report to the satisfaction of the Council. This report shall contain full information concerning the measures taken to apply the provisions of this mandate.

ARTICLE 11.—The consent of the Council of the League of Nations is required for any modification of the terms of the present mandate.

ARTICLE 12.—The Mandatory agrees that, if any dispute whatever should arise between the Mandatory and another Member of the League of Nations relating to the interpretation or the application of the provisions of the mandate, such dispute, if it cannot be settled by negotiation, shall be submitted to the Permanent Court of International Justice provided for by Article 14 of the Covenant of the League of Nations,

ARTICLE 10.—La Puissance mandataire, présentera au Conseil de la Société des Nations un rapport annuel répondant à ses vues. Ce rapport devra contenir tous renseignements sur les mesures prises en vue d'appliquer les dispositions du présent mandat.

ARTICLE 11.—Toute modification apportée aux termes du présent mandat devra être approuvée au préalable par le Conseil de la Société des Nations.

ARTICLE 12.—Le Mandataire accepte que tout différend, quel qu'il soit, qui viendrait à s'élever entre lui et un autre Membre de la Société des Nations, relatif à l'interprétation ou à l'application des dispositions du mandat et qui ne soit pas susceptible d'être réglé par des négociations, soit soumis à la Cour permanente de Justice internationale, prévue par l'Article 14 du Pacte de la Société des Nations.

## Participation of United States in war against Germany.

Whereas the United States of America, by participating in the war against Germany contributed to her defeat and to the renunciation of her rights and titles over her oversea possessions, but has not ratified the Treaty of Versailles; and

## Contracting Powers.

Whereas the Government of the United States and the Government of the French Republic desire to reach a definite understanding with regard to the rights of the two Governments and their respective nationals in the aforesaid former German Colony of Togoland:

## Plenipotentiaries.

Have decided to conclude a convention to this effect, and have nominated as their respective plenipotentiaries, that is to say:

THE PRESIDENT OF THE UNITED STATES OF AMERICA:

His Excellency Mr. MYRON T. HERRICK, Ambassador Extraordinary and Plenipotentiary of the United States of America at Paris;

AND THE PRESIDENT OF THE FRENCH REPUBLIC:

M. Raymond POINCARÉ, Senator, President of the Council, Minister of Foreign Affairs;

WHO, after communicating to each other their respective full powers, found in good and due form, have agreed upon the following provisions:

Considérant que les États-Unis d'Amérique, en participant à la guerre contre l'Allemagne ont contribué à sa défaite et à la renonciation de ses droits et titres sur ses possessions d'outremer, mais qu'ils n'ont pas ratifié le Traité de Versailles;

Considérant que le Gouvernement des États-Unis et le Gouvernement de la République française désirent aboutir à une entente définitive concernant les droits des deux Gouvernements et de leurs ressortissants respectifs dans ladite ancienne colonie allemande du Togo;

Ont décidé de conclure une Convention à cet effet et ont nommé pour leurs Plénipotentiaires respectifs, savoir:

LE PRÉSIDENT DE LA RÉPUBLIQUE FRANÇAISE:

M. Raymond POINCARÉ, Sénateur, Président du Conseil, Ministre des Affaires Etrangères;

ET LE PRÉSIDENT DES ÉTATS-UNIS D'AMÉRIQUE:

Son Excellence M. MYRON T. HERRICK, Ambassadeur Extraordinaire et Plénipotentiaire des États-Unis d'Amérique à Paris.

LESQUELS, après s'être communiqué leurs pleins pouvoirs respectifs, trouvés en bonne et due forme, sont convenus des stipulations suivantes:

ARTICLE 1.

Subject to the provisions of the present convention, the United States consents to the administration by the Government of the French Republic, pursuant to the aforesaid mandate, of the former German territory, described in Article 1 of the mandate.

ARTICLE PREMIER.

Sous réserve des stipulations de la présente Convention, les États-Unis déclarent accepter que, dans les conditions ci-dessus rapportées du mandat, le Gouvernement de la République française administre le territoire ancienement allemand tel qu'il est décrit par l'Article 1<sup>er</sup> du mandat.

Recognition of Mandate.

*Ante*, p. 1791.

ARTICLE 2.

The United States and its nationals shall have and enjoy all the rights and benefits secured under the terms of Articles 2, 3, 4, 5, 6, 7, 8 and 9 of the mandate to Members of the League of Nations and their nationals, notwithstanding the fact that the United States is not a member of the League of Nations.

ARTICLE 2.

Les États-Unis et leurs ressortissants auront la jouissance et le bénéfice de tous les droits et avantages assurés par les Articles 2, 3, 4, 5, 6, 7, 8 et 9 du mandat aux membres de la Société des Nations ainsi qu'à leurs ressortissants, nonobstant le fait que les États-Unis ne sont pas un État membre de la Société des Nations.

Rights accorded to United States.

ARTICLE 3.

Vested American property rights in the mandated territory shall be respected and in no way impaired.

ARTICLE 3.

Les droits de propriété acquis aux Américains dans le territoire sous mandat seront respectés et il n'y sera porté atteinte en aucune manière.

Vested property rights to be respected.

ARTICLE 4.

A duplicate of the annual report to be made by the Mandatory under Article 10 of the mandate shall be furnished to the United States.

ARTICLE 4.

Un double du rapport annuel, que la Puissance mandataire doit présenter en exécution de l'Article 10 du mandat, sera remis au Gouvernement des États-Unis.

Annual report.

*Ante*, p. 1794.

ARTICLE 5.

Nothing contained in the present convention shall be affected by any modification which may be made in the terms of the mandate as recited above unless such modification shall have been assented to by the United States.

ARTICLE 5.

Les modifications qui pourraient être apportées aux conditions du mandat, telles qu'elles ont été mentionnées ci-dessus, seront sans effet sur aucune des stipulations contenues dans la présente convention, à moins que ces modifications aient reçu l'assentiment des États-Unis.

Modifications of Mandate subject to assent of United States.

ARTICLE 6.

The extradition treaties and conventions in force between the United States and France shall apply to the mandated territory.

ARTICLE 6.

Les Traités et Conventions d'extradition en vigueur entre la France et les États-Unis d'Amérique s'appliqueront au territoire sous mandat.

Extradition recognized.

ARTICLE 7.

ARTICLE 7.

Exchange of ratifications.

The present convention shall be ratified in accordance with the respective constitutional methods of the High Contracting Parties. The ratifications shall be exchanged in Paris as soon as practicable. It shall take effect on the date of the exchange of ratifications.

La présente convention sera ratifiée conformément aux méthodes constitutionnelles respectives des Hautes Parties Contractantes. Les ratifications seront échangées à Paris aussitôt que possible. La présente Convention prendra effet à la date de l'échange des ratifications.

Signatures.

IN WITNESS WHEREOF the respective Plenipotentiaries have signed this Convention and have affixed thereto their seals.

EN FOI DE QUOI, les Plénipotentiaires respectifs, dûment autorisés à cet effet, ont signé la présente Convention et l'ont revêtue de leurs cachets.

DONE in duplicate at Paris, the 13<sup>th</sup> day of February, in the year 1923.

FAIT à Paris, en double exemplaire, le 13 février 1923.

[SEAL.] MYRON T. HERRICK

[SEAL.] R POINCARÉ

Ratifications exchanged.

AND WHEREAS the said Treaty has been duly ratified on both parts, and the ratifications of the two Governments were exchanged in the city of Paris on the third day of June, one thousand nine hundred and twenty-four;

Proclamation.

NOW, THEREFORE, be it known that I, Calvin Coolidge, President of the United States of America, have caused the said Treaty to be made public, to the end that the same and every article and clause thereof may be observed and fulfilled with good faith by the United States and the citizens thereof.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

DONE at the city of Washington this third day of July in the year of our Lord one thousand nine hundred and twenty-four, [SEAL.] and of the Independence of the United States of America the one hundred and forty-eighth.

CALVIN COOLIDGE

By the President:  
CHARLES E. HUGHES  
*Secretary of State.*

Appendix.  
*Ante*, p. 1791.

APPENDIX REFERED TO IN  
ARTICLE 1 OF THE FRENCH  
MANDATE FOR TOGOLAND.

ANNEXE VISÉE À L'ARTICLE 1<sup>er</sup>  
DU MANDAT FRANÇAIS SUR  
LE TOGO.

Franco-British Declaration.

FRANCO-BRITISH  
DECLARATION.

DÉCLARATION FRANCO-BRITANNIQUE.

The undersigned:  
Viscount MILNER, Secretary of State  
for the Colonies of the British Empire,

Les soussignés:  
Le vicomte MILNER, secrétaire  
d'État du Ministère des Colonies de  
la Grande-Bretagne,

M. Henry SIMON, Minister for the Colonies of the French Republic, have agreed to determine the frontier separating the territories of Togoland placed respectively under the authority of their Governments, as it is traced on the map, Sprigade 1/200.000, annexed to the present declaration<sup>(1)</sup>,

M. Henry SIMON, ministre des Colonies de la République française, sont tombés d'accord pour déterminer la frontière séparant les territoires du Togo respectivement placés sous l'autorité de leurs gouvernements, ainsi qu'elle est tracée sur la carte Sprigade au 1/200.000 annexée à la présente

<sup>1</sup> The original 1/200.000 map is attached to the signed Declaration.

<sup>1</sup> Cette carte n'a été annexée qu'à la déclaration originale.

and defined in the description in three articles also annexed hereto.

London, July 10th, 1919.

Signed: MILNER.

Henry SIMON.

déclaration<sup>(1)</sup> et définie par la description en trois articles également ci-jointe.

Signé: MILNER.

Henry SIMON.

Londres, le 10 juillet 1919.

DESCRIPTION OF THE FRANCO-BRITISH FRONTIER

DESCRIPTION DE LA FRONTIÈRE FRANCO-BRITANNIQUE

Description of Franco-British frontier.

MARKED ON SPRIGADE'S MAP OF TOGOLAND, SCALE 1/200.000.

TRACÉE SUR LA CARTE DE SPRIGADE DU TOGO, A L'ECHELLE DE 1/200.000<sup>e</sup>.

ARTICLE 1.

ARTICLE PREMIER.

The frontier will run eastwards from the pillar erected at the point of junction of the three colonies of Haute Volta, Gold Coast and Togoland in about latitude 11 degrees 8' 33" to the unnamed watercourse shown on the map to the east of this pillar,

The frontier will run thence as follows:

1. Along this unnamed watercourse to its confluence with the Kulapalogo;
2. Thence by the course of the Punokobo to its source;
3. Thence in a south-westerly direction to meet the river Biankuri, which downstream is named the Njimoant and the Mochole, which it follows to its confluence with the Kulugona;
4. From the confluence of the Mochole and the Kulugona the frontier will follow in a southerly direction a line to be fixed on the ground to point 390 near the junction of the streams Nabuleg and Gboroch;
5. Thence a line running in a south-easterly direction to the Manjo so as to leave the village of Jambule to France and that of Bungpurk to Great Britain;
6. Thence downstream the course of the Manjo to its confluence with the Kunkumbu;
7. Thence the course of the Kunkumbu to its confluence with the Oti;
8. Thence the course of the Oti to its confluence with the Dakpe;

La frontière partira du pilier placé au point de contact des trois colonies de la Haute-Volta, de la Gold Coast et du Togo, à la latitude de 11° 8' 33" et gagnera le cours d'eau non dénommé qui figure sur la carte à l'est de ce pilier.

Elle sera ensuite déterminée:

1. Par le cours d'eau non dénommé jusqu'à son confluent avec le Kulapalogo (Koulapalago);
2. De ce confluent, par le cours du Punokobo (Pounokobo) jusqu'à sa source;
3. Par une ligne partant de cette source et rejoignant, vers le sud-ouest, la rivière Biankuri (Biankouri) qui, en aval, porte les noms de Njimoant (Nyimoant) et de Mocholé, et qu'elle suit jusqu'à son confluent avec le Kulugona (Koulougona);
4. Du confluent du Mocholé et du Kulugona (Koulougona), par une ligne à déterminer sur le terrain et se dirigeant, vers le sud, jusqu'à la cote 390 près de la rencontre des rivières Nabuleg (Nabouleg) et Gboroch;
5. De la cote 390, par une ligne se dirigeant au sud-est, vers le Manjo (Manyo), de façon à laisser le village de Jambule (Yamboule) à la France et celui de Bungpurk (Boungpourk) à la Grande-Bretagne;
6. De la rencontre de cette ligne avec le Manjo, par le cours de cette rivière vers l'aval jusqu'à la rivière Kunkumbu (Kounkoumbou);
7. Par le cours de la Kunkumbu jusqu'à son confluent avec l'Oti;
8. Par le cours de l'Oti jusqu'à son confluent avec la rivière Dakpe;

## Frontier—Contd.

9. Thence the Dakpe upstream to the boundary between the two old German districts of Mangu-Yendi and Sokode-Bassari;
  10. The frontier will follow this administrative boundary south-west to regain the Oti;
  11. Thence the course of the Oti to its confluence with the Kakassi;
  12. Thence the course of the Kakassi upstream to its confluence with the Kentau;
  13. Thence the course of the Kentau to its junction with the tribal boundary between the Konkomba and the Bitjem;
  14. Thence southwards a line following generally this tribal boundary so as to leave the villages of Natagu, Napari, and Bobotiwe to Great Britain and those of Kujunle and Bisukupabe to France;
  15. Following this boundary to a point situated about  $1\frac{1}{2}$  kilometers north of the confluence of the Kula and the Mamalé;
  16. Thence the Mamalé upstream to its junction with the road from Nabugem to Bpadjebe;
  17. Thence a line southwards to meet the river Bonolo so as to leave Bpadjebe to France;
  18. Thence downstream the rivers Bonolo and Tankpa to the confluence of the latter with the Nabol;
  19. Thence the river Nabol upstream to the junction of the tribal boundary between the Konkomba and the Bitjem;
  20. Thence southwards a line following generally this tribal boundary to the summit of Kusangnaeli;
  21. Thence a line to reach the confluence of the Tunkurna and the Mo, following generally the course of the Kuji and Tunkurma;
  22. Thence the course of the Mo (Mola) downstream, following the southern boundary of the Dagbon country to its junction with an unnamed affluent on the left bank at a point shown on the map near longitude  $0^{\circ} 20'$  East;
9. Par la rivière Dakpe, vers l'amont, jusqu'à la limite des deux anciens cercles allemands du Mangu (Mangou)-Yendi et du Sokode-Bassari;
  10. Par cette limite administrative vers le sud-ouest, pour regagner l'Oti;
  11. Par le cours de l'Oti jusqu'au confluent avec la rivière Kakassi;
  12. Par le cours de la Kakassi, vers l'amont, jusqu'à son confluent avec le Kentau (Kentaou);
  13. Par le cours du Kentau jusqu'à la jonction avec la limite ethnique des Konkomba et des Bitjem (Bitjem);
  14. Par une ligne se dirigeant vers le sud en suivant, d'une manière générale, cette limite ethnique, de façon à laisser les villages de Natagu (Natagou), de Napari et de Bobotiwe à la Grande-Bretagne et ceux de Kujunle (Kouyounele) et de Bisukupabe (Bisoupabe) à la France;
  15. Par cette limite, jusqu'à un point situé à un kilomètre et demi environ au nord du confluent du Kula (Koula) et de la Mamalé;
  16. Par la Mamalé, vers l'amont, jusqu'à sa rencontre avec le chemin de Nabugem (Nabougem) à Bpadjebe (Padyebe);
  17. Par une ligne partant de ce point à la rencontre de la Mamalé et du chemin de Nabugem et gagnant, vers le Sud, la rivière Bonolo, de façon à laisser Bpadjebe à la France;
  18. Par la rivière Bonolo et la rivière Tankpa (Tanpa), vers l'aval, jusqu'à son confluent avec la rivière Nabol;
  19. Par la rivière Nabol, vers l'amont, jusqu'à sa rencontre avec la limite ethnique des Konkomba et des Bitjem;
  20. Par cette limite ethnique, se dirigeant d'une manière générale vers le Sud, jusqu'au sommet du Kousangnaeli;
  21. De ce sommet, par une ligne gagnant le confluent de la Tunkurma (Toungourma) et du Mo, en suivant, d'une manière générale, le cours de la Kouji (Kouyi) et celui de la Tunkurma;
  22. Par le cours du Mo ou Mola, vers l'aval, en longeant la limite sud du pays de Dagbon jusqu'à sa rencontre avec un affluent de gauche non dénommé sur la carte aux environs du  $0^{\circ} 20'$  longitude E.;

23. Thence a line from this confluence running generally south-east to the confluence of the Bassa and Kue, following as far as possible the course of the Mo (Moo);
24. Thence the course of the Kue upstream to the bend formed by this river at a distance of about 2 kilometres south-west of Kueda;
25. Thence a line running southwards following the watershed between the Bunatje, the Tschai and the Dibom on the west and the Kue and the Asuokoko on the east to the hill situated about 1 kilometre west of the Maria Falls, leaving the village of Schiare to Great Britain and that of Kjirina to France and cutting the road from Dadiasse (which remains British) to Bismarckburg (which remains French) near point 760;
26. From the hill situated to the west of the Maria Falls a line to reach the Asuokoko, which it follows to its confluence with the river Balagbo;
27. Thence a line running generally southwards to Mount Bendjabe;
28. Thence a line following the crest which runs southwards, then, cutting the Wawa, reaches point 850 situated north of Kitschibo;
29. From point 850 a line running approximately southwards to the Tomito mountain;
30. Thence a line running south-south-westwards and, cutting the river Onana, reaches the watershed between the Odjabi and the Sassa, then continuing south-south-westwards, cutting the river Daji between the Odjabi and the Sassa, reaches the summit of Awedjegbe;
31. From this point it follows the watershed between the Ebanda or Wadjakli on the west and the Seblawu and Nubui on the east, then cuts the latter river at a point situated about 1 kilometre east of Apegame;
23. Par une ligne partant de ce confluent et se dirigeant vers le Sud-Est jusqu'au confluent du Bassa et du Kué (Koué) en suivant, aussi loin que possible, le Mo ou Moo;
24. Par le cours de Kué (Koué), vers l'amont, jusqu'au coude formé par cette rivière à une distance approximative de deux kilomètres, sud-ouest de Kuéda (Kouéda);
25. De ce coude, par une ligne se dirigeant vers le sud et suivant la crête située entre la Bunatje, le Tchai et le Dibom à l'ouest et le Kué et Asuokoko (l'Asuokoko) à l'est. Cette crête sera suivie jus-qu'à un sommet situé à environ un kilomètre à l'ouest de la Maria Fâlle (chute Maria), en laissant les villages de Schiare (Chiaré) à la Grande-Bretagne et de Kjirina à la France et en coupant, au sud de ces derniers points, la route reliant le village de Dadiasse (qui reste à la Grande-Bretagne) et Bismarckburg (à la France) près de la cote 760;
26. Du sommet situé à l'ouest de la Maria Fâlle, par une ligne gagnant l'Asuokoko qu'elle suivra jusqu'à son confluent avec la rivière Balagbo;
27. De ce confluent, par une ligne se dirigeant vers le sud, pour gagner la montagne Bendjabe;
28. De ce point, par une ligne suivant la ligne de faite qui se dirige vers le sud, puis, coupant la Wawa (Ouaoua), gagnera la cote 850 placée au nord de Kitschibo (Kitchibo);
29. De la cote 850, par une ligne se dirigeant vers le sud, d'une façon approximative, et gagnant la montagne Tomito;
30. Du Tomito, par une ligne se dirigeant vers le sud-sud-ouest et coupant la rivière Onana, elle gagnera la crête située entre les rivières Odjabi et Sassa; puis, continuant vers le sud-sud-ouest, en coupant la rivière Daji (Daji) entre les rivières Odjabi et Sassa, elle gagnera le sommet de l'Awedjegbe (Aouedyébé);
31. De ce point, elle suivra le crête en se maintenant entre les rivières Ebanda ou Wadjakli (Ouadyakli) à l'ouest et Seblawu (Seblawou) et Nubui (Nouboui) à l'est, de façon à couper cette dernière rivière en un point situé à un kilomètre environ à l'est d'Apegamé;

Frontier—Contd.

32. Thence a line to the watershed of the Agumassato hills which it follows to the Akpata hills;
  33. Thence a line running southwest to the confluence of the Tsi and the Edjiri;
  34. Thence a line following generally the southern tribal boundary of the Agome to a point situated on the watershed about 2 kilometres south of Moltke Peak;
  35. Thence a line running generally southwards following the watershed to the Fiamékito hills, which it leaves to reach the river Damitsi;
  36. Thence the river Damitsi to its confluence with the Todschie (or Wuto);
  37. Thence the River Todschie to the boundary of the lands of the village of Botoe, which it passes on the east so as to leave it wholly to Great Britain;
  38. Thence the road from Botoe to Batome to the western limit of the latter village;
  39. Thence the line passes south of Batome so as to leave this village in its entirety to France;
  40. From south of Batome the boundary runs to the point of junction of the present boundary of the Gold Coast Colony (parallel 6° 20' North) and the river Magbawi;
  41. Thence it follows, to the sea, the present frontier as laid down in the Anglo-German Convention of July 1st, 1890. However, where the Lome-Akepe road by way of Degbokovhe crosses the present frontier south of latitude 6° 10' North and West of longitude 1° 14' East of Greenwich, the new frontier shall run 1 kilometre south-west of this road, so as to leave it entirely in French territory.
32. De ce dernier point, par une ligne gagnant la ligne de partage des eaux de l'Agumassato qu'elle suit jusqu'aux monts Akpata;
  33. De l'Akpata, par une ligne se dirigeant vers le sud-ouest pour gagner le confluent du Tsi et de l'Edjiri;
  34. De ce confluent à un point place sur la ligne de faite à environ deux kilomètres au sud du Moltke Spitze (Pic de Moltke) par une ligne se confondant approximativement avec la limite ethnique sud de l'Agomé;
  35. Du point précédent, par une ligne suivant la crête vers le sud jusqu'aux monts Fiamékito, qu'elle abandonnera pour gagner la rivière Damitsi;
  36. Par la rivière Damitsi jusqu'à son confluent avec la rivière Todschie (Todjié) ou Wuto;
  37. Par la rivière Todschie jusqu'à la limite du territoire du village Botoé, qui sera contourné vers l'est, de façon à laisser celui-ci entièrement à la Grande-Bretagne;
  38. De la limite du village Botoé, la ligne frontière suivra la route de Botoé à Batomé jusqu'à la limite ouest de ce village;
  39. De ce point, par une ligne contournant, au sud, le territoire de Batomé, de façon à laisser en entier, ce village à la France;
  40. Du sud de Batomé, la limite gagnera le point de rencontre de la frontière actuelle de la Colonie de la Gold Coast qui se confond avec le parallèle de 6° 20' N. et de la rivière Magbaw;
  41. De ce point, elle suivra, jusqu'à la mer, la frontière actuelle telle qu'elle a été définie par la Convention anglo-allemande du 1<sup>er</sup> juillet 1890. Toutefois, dans la région où la route Lome-Akepe par Degbokovhe coupe la frontière actuelle au sud de latitude 6° 10' N. et à l'ouest de longitude 1° 14' E. de Greenwich, la nouvelle frontière passera à un kilomètre au sud-ouest de cette route, de façon à la laisser entièrement en territoire français.

ARTICLE 2.

1° It is understood that at the time of the local delimitation of the frontier, where the natural features to be followed are not indicated in the above description, the Commissioners of the two Governments will, as far as

ARTICLE 2.

1° Il est entendu qu'au moment de la détermination sur le terrain de la frontière, lorsque l'indication des lignes naturelles à suivre ne sera pas mentionnée dans la présente description, les commissaires des deux gouvernements

possible, but without changing the attribution of the villages named in Article 1, lay down the frontier in accordance with natural features (rivers, hills, or watersheds).

The Boundary Commissioners shall be authorized to make such minor modifications of the frontier line as may appear to them necessary in order to avoid separating villages from their agricultural lands. Such deviations shall be clearly marked on special maps and submitted for the approval of the two Governments. Pending such approval, the deviations shall be provisionally recognized and respected.

2° As regards the roads mentioned in Article 1, only those which are shown upon the annexed map (1) shall be taken into consideration in the delimitation of the frontier.

3° Where the frontier follows a waterway, the median line of the waterway shall be the boundary.

4° It is understood that if the inhabitants, living near the frontier should, within a period of six months from the completion of the local delimitation, express the intention to settle in the regions placed under French authority, or, inversely, in the regions placed under British authority, no obstacle will be placed in the way of their so doing, and they shall be granted the necessary time to gather in standing crops, and generally to remove all the property of which they are the legitimate owners.

### ARTICLE 3.

1° The map to which reference is made in the description of the frontier is Sprigade's map of Togoland on the scale 1/200,000, of which the following sheets have been used:

Sheet A 1. Sansané-Mangu: date of completion, July 1st, 1907;

Sheet B 1. Jendi: date of completion, October 1st, 1907;

Sheet C 1. Bismarckburg: date of completion, December 1st, 1906;

Sheet D 1. Kété-Kratschi: date of completion, December 1st, 1905;

Sheet E 1. Misahöhe: date of completion, June 1st, 1905;

Sheet E 2. Lomé: date of completion, October 1st, 1902.

2° A map of Togoland, scale 1/500,000, is attached to illustrate the description of the above frontier.

[Sheets and Map not printed.]

<sup>1</sup> Annexed only to the original declaration.

Frontier—Contd.

devront s'attacher, autant que possible, à déterminer le tracé par des accidents naturels de terrain (cours d'eau, ligne de faite ou crêtes). Ils ne sauraient changer, toutefois, l'attribution des villages mentionnés à l'Article 1.

Les commissaires chargés de l'abornement seront, d'autre part, autorisés à apporter au tracé de la frontière les modifications légères qui apparaîtraient nécessaires en vue d'éviter de séparer les villages de leurs terrains de culture; ces déviations devront être indiquées clairement sur des cartes spéciales et soumises à l'approbation des deux gouvernements intéressés. Toutefois, en attendant qu'elles soient approuvées, elles seront provisoirement valables et par suite respectées.

2° En ce qui concerne les routes désignées à l'Article 1, les seules qui puissent être prises en considération pour l'établissement de la frontière sont celles indiquées sur la carte ci-jointe (1).

3° Quand la ligne frontière suit un cours d'eau, c'est la ligne médiane qui forme la limite.

4° Il est entendu que, si les habitants fixés près de la frontière exprimaient, dans un délai de six mois à partir de l'achèvement des opérations d'abornement sur place, l'intention de s'établir dans les régions placées sous l'autorité française, ou inversement dans les régions placées sous l'autorité britannique, aucun empêchement ne serait apporté à réalisation de ce désir, et il leur serait accordé le délai nécessaire pour enlever les récoltes sur pied, et, d'une façon générale, pour emporter tous les biens dont ils sont les propriétaires légitimes.

### ARTICLE 3.

1° La carte qui a servi pour décrire la frontière est la carte Sprigade au 1/200.000<sup>e</sup>, savoir:

Feuille A 1. Sansané-Mangu: éditée le 1<sup>er</sup> juillet 1907;

Feuille B 1. Jendi: éditée le 1<sup>er</sup> octobre 1907;

Feuille C 1. Bismarckburg: éditée le 1<sup>er</sup> décembre 1906;

Feuille D 1. Kété-Kratschi: éditée le 1<sup>er</sup> décembre 1905;

Feuille E 1. Misahöhe: éditée le 1<sup>er</sup> juin 1905;

Feuille E 2. Lomé: éditée le 1<sup>er</sup> octobre 1902.

2° A titre d'indication, une carte du Togo au 1/1.500.000 est attachée à la présente description de la frontière.

<sup>1</sup> Cette carte n'a été annexée qu'à la déclaration originale.

January 19, 1923.

*Convention and protocol between the United States and Peru, facilitating the work of traveling salesmen. Signed at Lima, January 19, 1923; ratification advised by the Senate, February 27, 1923; ratified by the President, March 25, 1924; ratified by Peru, June 15, 1924; ratifications exchanged at Lima, July 8, 1924; proclaimed, July 18, 1924.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Traveling salesmen,  
Peru.  
Preamble.

WHEREAS a Convention between the United States of America and the Republic of Peru to facilitate the work of traveling salesmen and a Protocol for the better fulfillment of the provisions of the said Convention were concluded and signed by their respective Plenipotentiaries at Lima on the nineteenth day of January, one thousand nine hundred and twenty-three, the originals of which Convention and Protocol, being in the English and Spanish languages, are word for word as follows:

**Convention  
concerning  
Commercial Travelers**

**Convención  
relativa a  
Agentes Viajeros**

Contracting Powers.

The United States of America and the Republic of Peru, being desirous to foster the development of commerce between them and to increase the exchange of commodities by facilitating the work of traveling salesmen, have agreed to conclude a Convention for that purpose and have to that end appointed as their Plenipotentiaries:

Los Estados Unidos de América y la República Peruana, deseando fomentar el desarrollo del comercio existente entre ellos y acrecentar el intercambio de mercaderías mediante facilidades a los agentes viajeros, han acordado celebrar una Convención con tal objeto; y para ello han nombrado por sus Plenipotenciarios:

Plenipotentiaries.

The President of the United States of America, Mr. Frederick A. Sterling, Chargé d'Affaires *ad interim* in Lima, and the President of Peru, Doctor Alberto Salomón, Minister for Foreign Affairs, who, having communicated to each other their full powers, which were found to be in due form, have agreed upon the following articles:

El Presidente de los Estados Unidos de América a Mr. Frederick A. Sterling, Encargado de Negocios *ad interim* de los Estados Unidos en Lima, y el Presidente de la República Peruana, al señor doctor don Alberto Salomón, Ministro de Estado en el despacho de Relaciones Exteriores; quienes, habiéndose comunicado recíprocamente sus plenos poderes, que fueron hallados en buena y debida forma, convinieron en los siguientes artículos:

ARTICLE I

ARTICULO I

Commercial travelers  
authorized to operate  
on a single license.

Manufacturers, merchants, and traders domiciled within the jurisdiction of one of the High Con-

Los manufactureros, comerciantes y fabricantes, domiciliados dentro de la jurisdicción de

tracting Parties may operate as commercial travelers either personally or by means of agents or employees within the jurisdiction of the other High Contracting Party on obtaining from the latter, upon payment of a single fee, a license which shall be valid throughout its entire territorial jurisdiction.

In case either of the High Contracting Parties shall be engaged in war, it reserves to itself the right to prevent from operating within its jurisdiction under the provisions of this convention, or otherwise, enemy nationals or other aliens whose presence it may consider prejudicial to public order and national safety.

#### ARTICLE II

In order to secure the license above mentioned the applicant must obtain from the country of domicile of the manufacturers, merchants, and traders represented a certificate attesting his character as a commercial traveler. This certificate, which shall be issued by the authority to be designated in each country for the purpose, shall be viséed by the consul of the country in which the applicant proposes to operate, and the authorities of the latter shall, upon the presentation of such certificate, issue to the applicant the national license as provided in Article I.

#### ARTICLE III

A commercial traveler may sell his samples without obtaining a special license as an importer.

#### ARTICLE IV

Samples without commercial value shall be admitted to entry free of duty.

Samples marked, stamped or defaced in such manner that they can not be put to other uses shall be considered as objects without commercial value.

una de las Altas Partes Contratantes, podrán actuar como agentes viajeros, ya sea personalmente o por medio de agentes o empleados, en el territorio de la otra Alta Parte Contratante, obteniendo en ésta una licencia mediante el pago de una patente única, que será válida en todo el territorio.

En el caso de que una de las Altas Partes Contratantes se halle comprometida en guerra, se reserva el derecho de prohibir, dentro de su territorio y con arreglo a esta u otra Convención, la actuación de nacionales del país enemigo o de extranjeros cuya presencia pudiera considerarse perjudicial para el orden público y la seguridad nacional.

#### ARTICULO II

A fin de obtener la licencia mencionada, el solicitante deberá presentar un certificado extendido en el país del domicilio de los manufactureros, comerciantes y fabricantes que represente, y que acredite su carácter de agente viajero. Este certificado, que se otorgará por la autoridad que con tal objeto se designe en cada país, será visado por el Cónsul de la nación en la que el solicitante se proponga actuar; y las autoridades de ésta última le otorgarán la licencia establecida en el artículo I, sólo con la presentación de dicho certificado.

#### ARTICULO III

El agente viajero puede vender sus muestras sin necesidad de licencia especial como importador.

#### ARTICULO IV

Las muestras sin valor comercial serán admitidas libres de derechos.

Se considerarán como muestras sin valor comercial las que estén marcadas, selladas o inutilizadas de tal modo que no puedan destinarse a otros usos.

Restriction in case of war.

Issue of license on presenting certificate of authority.

Sale of samples.

Freedom from duty, if without value.

Marking etc., required.

## ARTICLE V

Bond for withdrawal  
if of commercial value.

Samples having commercial value shall be provisionally admitted upon giving bond for the payment of lawful duties if they shall not have been withdrawn from the country within a period of six (6) months.

Dutiable if not with-  
drawn.

Duties shall be paid on such portion of the samples as shall not have been so withdrawn.

## ARTICLE VI

Customs require-  
ments.

All customs formalities shall be simplified as much as possible with a view to avoid delay in the despatch of samples.

## ARTICLE VII

Peddlers, etc.

Peddlers and other salesmen who vend directly to the consumer, even though they have not an established place of business in the country in which they operate, shall not be considered as commercial travelers, but shall be subject to the license fees levied on business of the kind which they carry on.

## ARTICLE VIII

License exemptions.

No license shall be required of:  
(a) Persons traveling only to study trade and its needs, even though they initiate commercial relations, provided they do not make sales of merchandise.

(b) Persons operating through local agencies which pay the license fee or other imposts to which their business is subject.

(c) Travelers who are exclusively buyers.

## ARTICLE IX

Reciprocal extension  
of future concessions.

Any concessions affecting any of the provisions of the present convention that may hereafter be granted by either High Contracting Party, either by law or by treaty or convention, shall immediately be extended to the other Party.

## ARTICULO V

Las muestras que tengan valor comercial serán admitidas, provisionalmente, bajo fianza para el pago de los derechos legales, si no son sacadas del país dentro de un período de seis meses.

Los derechos se pagarán solamente sobre la parte de las muestras que no sea reexportada.

## ARTICULO VI

Todas las formalidades de aduana se simplificarán, tanto como sea posible, con el objeto de evitar demoras en el despacho de las muestras.

## ARTICULO VII

Los buhoneros y otros vendedores que traten directamente con el consumidor, aun cuando no tengan casa de negocios establecida en el país, no serán considerados como agentes viajeros, sino que estarán sujetos al pago de derechos de licencia que estén establecidos para los negocios del género a que se dedican.

## ARTICULO VIII

No necesitarán licencia:

a) las personas que viajen solamente para estudiar el mercado y sus necesidades, aunque inicien relaciones comerciales, siempre que no hagan ventas de mercaderías;

b) las que actúen por medio de agencias locales que pagan patente u otros impuestos a que sus negocios estén sujetos;

c) los agentes viajeros que son exclusivamente compradores.

## ARTICULO IX

Cualquiera concesión que otorgare una de las Altas Partes Contratantes, por ley, por tratado o por convenio, en el sentido de modificar alguna de las estipulaciones de esta Convención, se hará inmediatamente extensiva a la otra Parte.

## ARTICLE X

## ARTICULO X

This convention shall be ratified; and the ratifications shall be exchanged at Washington or Lima within two years, or sooner if possible.

Esta Convención será ratificada y las ratificaciones se canjearán en Lima o Washington, lo más pronto posible y a más tardar dentro de dos años.

Exchange of ratifications.

The present convention shall remain in force until the end of six months after either of the High Contracting Parties shall have given notice to the other of its intention to terminate the same, each of them reserving to itself the right of giving such notice to the other at any time. And it is hereby agreed between the Parties that, on the expiration of six months after such notice shall have been received by either of them from the other Party as above mentioned, this Convention shall altogether cease and terminate.

La presente Convención permanecerá en vigor hasta seis meses después de que una de las Altas Partes Contratantes haya avisado a la otra su intención de ponerle término, para lo cual cada una de ellas se reserva el derecho de dar ese aviso en cualquier tiempo. Y queda convenido entre las Partes que, a la expiración de los seis meses después de que el mencionado aviso se reciba por la otra Parte, esta Convención dejará de regir por completo.

Duration.

In testimony whereof the respective plenipotentiaries have signed these articles and have thereunder affixed their seals.

En testimonio de lo cual, los respectivos Plenipotenciarios han firmado estos artículos y han puesto sus sellos al pié.

Signatures.

Done in duplicate, in English and Spanish, at Lima, this nineteenth day of January one thousand nine hundred and twenty three.

Hecha por duplicado, en inglés y castellano, en Lima, el diecinueve de enero de mil novecientos veintitrés.

[SEAL.] FREDERICK A. STERLING  
[SEAL.] A. SALOMÓN

[SEAL.] FREDERICK A. STERLING  
[SEAL.] A. SALOMÓN

## PROTOCOL

## PROTOCOLO

Protocol.

For the better fulfillment of the provisions of the Convention concerning commercial travelers, signed today, the undersigned Mr. Frederick A. Sterling, Chargé d'Affaires *ad interim* of the United States of America; and Doctor Alberto Salomón, Minister for Foreign Relations of Peru, representing their respective countries, have agreed as follows:

Para la mejor aplicación de las disposiciones de la Convención relativa a agentes viajeros, firmada en la fecha, los infrascritos, Mr. Frederick A. Sterling, Encargado de Negocios *ad interim* de los Estados Unidos de América; y el doctor don Alberto Salomón, Ministro de Relaciones Exteriores del Perú, en representación de sus respectivos países, acordaron lo siguiente:

Agreement for executing provisions of Convention.

## ARTICLE I

## ARTICULO I

Regulations governing the renewal and transfer of licenses, and the imposition of fines and other penalties for any misuse of licenses, may be made by either of the High Contracting Parties whenever advisable, within the

Siempre que una de las Altas Partes Contratantes lo juzgue conveniente, podrá reglamentar la renovación y el traspaso de licencias y la imposición de multas y otras penas por cualquier uso ilegal de las mismas, de

Issuance of governing regulations.

terms of the present Convention, and without prejudice to the rights defined therein.

**Renewal of licenses.**

If such regulations should permit the renewal of licenses, the corresponding fee will not be greater than that charged for the original license.

**Conditions permitting transfer of licenses.**

If such regulations should permit the transfer of licenses, upon satisfactory proof that transferee or assignee is in every sense the true successor of the original licensee, and can furnish a certificate of identification similar to that furnished by the said original licensee, he will be allowed to operate as a commercial traveler pending the arrival of the new certificate of identification, but the cancellation of the bond for the samples shall not be effected before the arrival of the said certificate.

**ARTICLE II**

**Citizenship of firm to govern identification certificate.**

It is the citizenship of the firm that the commercial traveler represents, and not his own, that governs the issuance to him of a certificate of identification.

**Authority of local customs officials to issue licenses, etc.**

In order to obtain practical results, the High Contracting Parties agree to empower the local customs officials to issue the said licenses upon surrender of the certificate of identification and authenticated list of samples, acting as deputies of the central office constituted for the issuance and regulation of licenses. The said customs officials shall immediately transmit the appropriate documentation to the said central office, to which the licensee shall thereafter give due notice of his intention to ask for the renewal or transfer of his license, if these acts be allowable, or cancellation of his bond, upon his departure from the country. Due notice in this connection will be regarded as the time required for the exchange of correspondence in the normal mail schedules, plus five business days for purposes of official verification and registration.

acuerdo con lo estipulado en la presente Convención, y sin perjuicio de los derechos en ella especificados.

En caso de que se autorice la renovación de licencias, no se cobrará por este servicio una suma mayor que la exigida por la expedición de la licencia original.

En caso de que se autorice el traspaso de licencias, el cesionario, previa prueba suficiente de que es por todos conceptos el verdadero sucesor del cedente, y de que pueda presentar un certificado de identidad semejante al presentado por el que obtuvo la licencia original, podrá actuar como agente viajero hasta que se reciba el nuevo certificado de identidad, no efectuándose, sin embargo, la cancelación de la fianza, mientras no haya llegado este documento.

**ARTICULO II**

La nacionalidad de la casa representada, y no del agente viajero que la representa, será la que rija para la expedición del certificado de identidad.

A fin de obtener resultados prácticos, las Altas Partes Contratantes convienen en facultar a las autoridades aduaneras locales para expedir las licencias citadas, previa entrega del certificado de identidad y de la lista certificada de muestras, en representación de la oficina central encargada de expedir y reglamentar las licencias. Las citadas autoridades remitirán a dicha oficina central, sin pérdida de tiempo, los documentos correspondientes, debiendo notificar a ésta el cesionario, después de hecha la remisión, su propósito de pedir la renovación o el traspaso de su licencia, en caso de permitirse estos actos, o la cancelación de su fianza al salir del país. Se tendrá por oportuna la notificación hecha en el plazo necesario para un cambio de correspondencia en condiciones normales, más cinco días hábiles para la comprobación y el registro por las autoridades competentes

## ARTICLE III

It is understood that the traveler will not engage in the sale of other articles than those embraced by his lines of business; that is to say, he may sell his samples, thus incurring an obligation to pay the customs duties thereupon, but he may not sell other articles brought with him or sent to him, which are not reasonably and clearly representative of the kind of business he purports to represent.

## ARTICLE IV

Advertising matter brought by commercial travelers in appropriate quantities shall be treated as samples without commercial value. Objects having a depreciated commercial value because of adaptation for purposes of advertisement, and intended for gratuitous distribution, shall, when introduced in reasonable quantities, also be treated as samples without commercial value. It is understood, however, that this prescription shall be subject to the customs laws of the respective countries.

## ARTICLE V

If the original license were issued for a period longer than six months, or if the license be renewed, the bond for the samples will be correspondingly extended. It is understood, however, that this prescription shall be subject to the customs laws of the respective countries.

## ARTICLE VI

Samples accompanying the commercial traveler will be despatched as a portion of his personal baggage; and those arriving after him will be given precedence over ordinary freight.

In witness whereof, they have signed and sealed this Protocol in

## ARTICULO III

Se entiende que el agente viajero no se dedicará a la venta de otros artículos que los comprendidos en el ramo a que se dedica; es decir, podrá vender sus muestras, con la obligación correspondiente de cubrir los derechos aduaneros reglamentarios; pero no podrá vender otros artículos que lleve consigo o que reciba, si no pertenecen, de una manera razonable y clara, al ramo a que está dedicado.

Sales of samples restricted to business represented by commercial traveler.

## ARTICULO IV

Se considerarán como muestras sin valor comercial los anuncios que el agente viajero lleve consigo, siempre que sean en cantidades apropiadas, teniéndose también como muestras sin valor comercial los objetos que tengan un valor mercantil depreciado, debido a su adaptación para fines de anuncios y destinados a distribución gratuita, siempre que se introduzcan en cantidades razonables. Se entiende, sin embargo, que esta prescripción estará sujeta al reglamento aduanero del país respectivo.

Advertising matter admitted equally as samples.

## ARTICULO V

Cuando la licencia original se expidiere por un período mayor de seis meses, o cuando fuere renovada, se extenderá la fianza en la proporción correspondiente. Se entiende, sin embargo, que esta prescripción estará sujeta al reglamento aduanero del país respectivo.

Extension of bonds for samples.

## ARTICULO VI

Se despacharán las muestras que lleve consigo el agente viajero como parte de su equipaje personal, dándose preferencia sobre la carga ordinaria a las que se le envíen subsecuentemente.

Samples treated as personal baggage.

En testimonio de lo cual, firmaron y sellaron el presente Pro-

Signatures.

duplicate, in English and Spanish, at Lima, this nineteenth day of January one thousand nine hundred and twenty three.

tocolo, por duplicado, en inglés y castellano, en Lima, el diecinueve de enero de mil novecientos veintitrés.

FREDERICK A. STERLING [SEAL.]  
A. SALOMÓN [SEAL.]

[SEAL.] FREDERICK A. STERLING  
[SEAL.] A. SALOMÓN

Ratifications exchanged.

AND WHEREAS the said Convention and Protocol have been duly ratified on both parts, and the ratifications of the two Governments were exchanged in the city of Lima on the eighth day of July, one thousand nine hundred and twenty-four;

Proclamation.

NOW, THEREFORE, be it known that I, Calvin Coolidge, President of the United States of America, have caused the said Convention and Protocol to be made public, to the end that the same and every article and clause thereof may be observed and fulfilled with good faith by the United States and the citizens thereof.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

DONE at the city of Washington, this eighteenth day of July, in the year of our Lord one thousand nine hundred and twenty-four, and of the Independence of the United States of America the one hundred and forty-ninth.

CALVIN COOLIDGE

By the President:

JOSEPH C. GREW

*Acting Secretary of State.*

*Convention between the United States and Denmark for the prevention of smuggling of intoxicating liquors. Signed at Washington, May 29, 1924; ratification advised by the Senate, June 3, 1924; ratified by Denmark, July 8, 1924; ratified by the President, July 11, 1924; ratifications exchanged at Washington, July 25, 1924; proclaimed, July 25, 1924.*

May 29, 1924.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

WHEREAS a Convention between the United States of America and Denmark to aid in the prevention of the smuggling of intoxicating liquors into the United States was concluded and signed by their respective Plenipotentiaries at Washington on the twenty-ninth day of May, one thousand nine hundred and twenty-four, the original of which Convention, being in the English and Danish languages, is word for word as follows:

Convention with Denmark to prevent smuggling of intoxicating liquors into United States.  
Preamble.

The President of the United States of America and His Majesty the King of Denmark and Iceland being desirous of avoiding any difficulties which might arise between the United States and Denmark in connection with the laws in force in the United States on the subject of alcoholic beverages have decided to conclude a Convention for that purpose, and have appointed as their Plenipotentiaries:

Da de amerikanske Forenede Staters Praesident og Hans Majestaet Kongen of Danmark og Island ønsker at undgaa enhver Vanskelighed som maatte kunne opstaa mellem de amerikanske Forenede Stater og Danmark, som Følge af de i de amerikanske Forenede Stater gældene Love angaaende spirituose Drikke, har de med dette Formaal for Øje besluttet at indgaa en Traktat og har udnævnnt til deres Befuldmaegtigede:

Contracting Powers.

The President of the United States of America, Mr. Charles Evans Hughes, Secretary of State of the United States; and

Praesidenten for de amerikanske Forenede Stater: Hr. Charles Evans Hughes, de amerikanske Forenede Staters Statssekretaer, og Hans Majestaet Kongen af Danmark og Island: Hr. Kai Helmer-Petersen, Hans Majestaets Chargé d'Affaires i Washington,

Plenipotentiaries.

His Majesty the King of Denmark and Iceland, Mr. Kai Helmer-Petersen, His Majesty's Chargé d'Affaires at Washington,

hvilke efter at have meddelt deres respektive Fuldmagter, der befandtes i behørig Form, er kommet overens em følgende Artikler:

Who, having communicated their full powers found in good and due form, have agreed as follows:

ARTICLE I.

ARTIKEL I.

The High Contracting Parties respectively retain their rights and claims, without prejudice by reason of this agreement, with respect to the extent of their territorial jurisdiction.

Begge de høje kontraherende Parter fastholder—uden at give naervaerende Traktat nogen praejudicerende Virkning—deres Rettigheder og Krav med Hensyn til Udstraekningen af deres territoriale Jurisdiktion.

Territorial jurisdiction retained.

## ARTICLE II.

## ARTIKEL II.

Boarding of private Danish vessels outside limits, for inquiry, etc., not objected to.

(1) His Majesty the King of Denmark and Iceland agrees that he will raise no objection to the boarding of private vessels under the Danish flag outside the limits of territorial waters by the authorities of the United States, its territories or possessions in order that enquiries may be addressed to those on board and an examination be made of the ship's papers for the purpose of ascertaining whether the vessel or those on board are endeavoring to import or have imported alcoholic beverages into the United States, its territories or possessions in violation of the laws there in force. When such enquiries and examination show a reasonable ground for suspicion, a search of the vessel may be initiated.

Search of vessel on reasonable ground for suspicion.

Seizure of vessel believed to be violating American prohibition laws.

(2) If there is reasonable cause for belief that the vessel has committed or is committing or attempting to commit an offense against the laws of the United States, its territories or possessions prohibiting the importation of alcoholic beverages, the vessel may be seized and taken into a port of the United States, its territories or possessions for adjudication in accordance with such laws.

Distance from coast limited for boarding, etc., vessels.

(3) The rights conferred by this article shall not be exercised at a greater distance from the coast of the United States its territories or possessions than can be traversed in one hour by the vessel suspected of endeavoring to commit the offense. In cases, however, in which the liquor is intended to be conveyed to the United States its territories or possessions by a vessel other than the one boarded and searched, it shall be the speed of such other vessel and not the speed of the vessel boarded, which shall determine the distance from the coast at which the right under this article can be exercised.

Extension if liquor conveyed by other vessel.

(1) Hans Majestaet Kongen af Danmark og Island samtykker i ikke at ville rejse nogen Indvending mod, at Myndigheder i de amerikanske Forenede Stater, dets Territorier eller Besiddelser, gaar ombord i private Fartøjer under dansk Flag udenfor Søterrioriets Graenser for at rette Forespørgsler til de ombordvaerende og undersøge Skibspapirerne med det Formaal at bringe paa det rene, om Fartøjet eller der ombordvaerende gør Forsøg paa at indføre eller har indført spirituøse Drikke til de amerikanske Forenede Stater, dets Territorier eller Besiddelser, i Strid med de dér gældende Love. Saafremt saadanne Forespørgsler eller Undersøgelser giver rimelig Grund til Mistanke, kan en Ransagning af Fartøjet indledes.

(2) Hvis der foreligger rimelig Grund til at antage, at Fartøjet har begaaet eller er i Faerd med at begaa eller forsøger at begaa en Overtraedelse af de i de amerikanske Forenede Stater, dets Territorier eller Besiddelser gældende Love mod Indførsel af spirituøse Drikke, kan Fartøjet beslaglægges og indbringes til en Havn i de amerikanske Forenede Stater, dets Territorier eller Besiddelser, til Retsforfølgning i Medfør af saadanne Love.

(3) De ifølge denne Artikel indrømmede Beføjelser skal ikke kunne udøves i større Afstand fra de amerikanske Forenede Staters, dets Territorier eller Besiddelsers Kyst, end det for Forsøg paa Overtraedelse mistaenkte Fartøj kan tilbagelægge i een Time. I saadanne Tilfaelde, i hvilke Alkohol agtes transporteret til de amerikanske Forenede Stater, dets Territorier eller Besiddelser, af et andet Fartøj end det, der er blevet bordet og ransaget, skal det vaere Hastigheden af dette andet Fartøj og ikke Hastigheden af det bordede Fartøj, der skal vaere afgørende for den Afstand fra Kysten, indenfor hvilken Beføjelserne i Medfør af denne Artikel kan udøves.

## ARTICLE III.

No penalty or forfeiture under the laws of the United States shall be applicable or attach to alcoholic liquors or to vessels or persons by reason of the carriage of such liquors, when such liquors are listed as sea stores or cargo destined for a port foreign to the United States, its territories or possessions on board Danish vessels voyaging to or from ports of the United States, or its territories or possessions or passing through the territorial waters thereof, and such carriage shall be as now provided by law with respect to the transit of such liquors through the Panama Canal, provided that such liquors shall be kept under seal continuously while the vessel on which they are carried remains within said territorial waters and that no part of such liquors shall at any time or place be unladen within the United States, its territories or possessions.

## ARTICLE IV.

Any claim by a Danish vessel for compensation on the grounds that it has suffered loss or injury through the improper or unreasonable exercise of the rights conferred by Article II of this Treaty or on the ground that it has not been given the benefit of Article III shall be referred for the joint consideration of two persons, one of whom shall be nominated by each of the High Contracting Parties.

Effect shall be given to the recommendations contained in any such joint report. If no joint report can be agreed upon, the claim shall be referred to the Permanent Court of Arbitration at The Hague described in the Convention for the Pacific Settlement of International Disputes, concluded at The Hague, October

## ARTIKEL III.

Straf eller Konfiskation i Medfør af de amerikanske Forenede Staters Love skal ikke bringes til Anvendelse overfor spirituøse Drikke eller Fartøjer eller Personer som Følge af Transport af saadanne Drikke, naar disse er opført som Skibsforraad eller som Ladning bestemt for en Havn udenfor de amerikanske Forenede Stater, dets Territorier eller Besiddelser, ombord paa danske Fartøjer paa Rejse til eller fra Havne i de amerikanske Forenede Stater, dets Territorier eller Besiddelser, eller gennem disses Søterritorier, og saadan Transport skal vaere underkastet de nu gaeldende Love med Hensyn til Transit af spirituøse Drikke gennem Panama Kanalen, forudsat at de spirituøse Drikke til Stadighed skal opbevares under Segl, saalaenge Fartøjet, paa hvilket de transporteres, forbliver indenfor naevnte Søterritorier, og forudsat, at ingen Del af saadanne spirituøse Drikke skal paa noget Tidspunkt eller paa noget Sted afskibes indenfor de amerikanske Forenede Stater, dets Territorier eller Besiddelser.

Liquors listed as sea stores, or cargo for a foreign port, not subjected to penalty, etc.

To be kept under seal while in American waters.

## ARTIKEL IV.

Ethvert Krav fra et dansk Fartøj paa Erstatning paa Grund af at det har lidt Tab eller Skade som Følge af urigtig eller ubegrundet Udøvelse af de ved denne Traktats Artikel II indrømmede Beføjelser eller paa Grund af, at det ikke har nydt godt af Bestemmelserne i Artikel III, skal henvises til faelles Behandling af to Personer, af hvilke hver af de høje kontraherende Parter udnaevner een.

De i en saadan faelles Betaenkning indeholdte Indstillinger skal bringes til Udførelse. Hvis der ikke kan opnaas Enighed om en faelles Betaenkning, skal Kravet henvises til den staaende Voldgiftsdomstol i Haag omhandlet i Konventionen om fredelig Bilaegelse af internationale Stridigheder, afsluttet i Haag den 18' Okto-

Action on claims for loss, etc.

Reference to Permanent Court of Arbitration.

Vol. 36, pp. 2233, 2238.

18, 1907. The Arbitral Tribunal shall be constituted in accordance with Article 87 (Chapter IV) and with Article 59 (Chapter III) of the said Convention. The proceedings shall be regulated by so much of Chapter IV of the said Convention and of Chapter III thereof (special regard being had for Articles 70 and 74, but excepting Articles 53 and 54) as the Tribunal may consider to be applicable and to be consistent with the provisions of this agreement. All sums of money which may be awarded by the Tribunal on account of any claim shall be paid within eighteen months after the date of the final award without interest and without deduction, save as hereafter specified. Each Government shall bear its own expenses. The expenses of the Tribunal shall be defrayed by a ratable deduction of the amount of the sums awarded by it, at a rate of five per cent. on such sums, or at such lower rate as may be agreed upon between the two Governments; the deficiency, if any, shall be defrayed in equal moieties by the two Governments.

Payment of awards.

Expenses, etc.

ber 1907. Voldgriftdomstolen skal sammensættes i Overensstemmelse med Artikel 87 (Kapitel IV) og med Artikel 59 (Kapitel III) i nævnte Konvention. Forhandlingerne skal finde Sted i Overensstemmelse med Bestemmelserne i Kapitel IV i nævnte Konvention og Bestemmelserne i dens Kapitel III (med særlig Hensyntagen til Artiklerne 70 og 74, men med Undtagelse af Artiklerne 53 og 54) i den Udstrækning, som Domstolen maatte finde dem anvendelige paa og i Overensstemmelse med nærværende Traktat. Alle Pengebeløb, som maatte blive tilkendt af Domstolen paa Grundlag af fremsatte Krav, vil være at betale i Løbet af atten Maaneder efter den endelige Tilkendelse uden Renter og uden Fradrag bortset fra nedennaevnte Bestemmelser. Hver Regering skal baere sine egne Omkostninger. Domstolens Udgifter skal afholdes ved en procentvis Afkortning i de af samme tilkendte Pengebeløb til en Sats af 5 pro cent af nævnte Beløb eller til en saadan lavere Sats, som de to Regeringer maatte enes om; eventuelt Underskud skal daekkes af de to Regeringer med Halvdelen hver.

## ARTICLE V.

## ARTIKEL V.

Duration, and exchange of ratifications.

This Treaty shall be subject to ratification and shall remain in force for a period of one year from the date of the exchange of ratifications.

Notice of proposed modifications.

Three months before the expiration of the said period of one year, either of the High Contracting Parties may give notice of its desire to propose modifications in the terms of the Treaty.

Treaty to lapse if modifications not agreed upon.

If such modifications have not been agreed upon before the expiration of the term of one year mentioned above, the Treaty shall lapse.

Continued from year to year if no modification proposed.

If no notice is given on either side of the desire to propose modifications, the Treaty shall remain in force for another year,

Denne Traktat vil være at ratificere og skal forblive i Kraft for et Tidsrum af eet Aar fra Datoen for Ratifikationsinstrumenternes Udveksling at regne.

Tre Maaneder forinden Udløbet af nævnte Tidsrum af eet Aar kan hver af de høje kontraherende Parter tilkendegive Ønske om at foreslaa Aendringer i Traktatens Bestemmelser.

Saafremt Enighed om saadanne Aendringer ikke er blevet opnaaet inden Udløbet af den ovennaevnte Eet-Aars Frist, bortfalder Traktaten.

Saafremt ingen Tilkendegivelse af Ønske om at foreslaa Aendringer er fremkommet fra nogen af Siderne, skal Traktaten

and so on automatically, but subject always in respect of each such period of a year to the right on either side to propose as provided above three months before its expiration modifications in the Treaty, and to the provision that if such modifications are not agreed upon before the close of the period of one year, the Treaty shall lapse.

## ARTICLE VI.

In the event that either of the High Contracting Parties shall be prevented either by judicial decision or legislative action from giving full effect to the provisions of the present Treaty the said Treaty shall automatically lapse, and, on such lapse or whenever this Treaty shall cease to be in force, each High Contracting Party shall enjoy all the rights which it would have possessed had this Treaty not been concluded.

The present Convention shall be duly ratified by the President of the United States of America, by and with the advice and consent of the Senate thereof, and by His Majesty the King of Denmark and Iceland; and the ratifications shall be exchanged at Washington as soon as possible.

In witness whereof, the respective Plenipotentiaries have signed the present Convention in duplicate in the English and Danish languages and have thereunto affixed their seals.

Done at the city of Washington this twenty-ninth day of May one thousand nine hundred and twenty-four.

[SEAL.] CHARLES EVANS HUGHES  
[SEAL.] HELMER PETERSEN.

AND WHEREAS the said Convention has been duly ratified on both parts, and the ratifications of the two Governments were exchanged in the city of Washington on the twenty-fifth day of July, one thousand nine hundred and twenty-four;

forblive i Kraft for endnu eet Aar, og saa fremdeles automatisk, dog saaledes at hver Part indenfor hvert saadant eetaarigt Tidsrum kan, som foran bestemt, tre Maaneder før Traktatens Udløb foreslaa Aendringer i samme, og saaledes at Traktaten bortfalder, saafremt Enighed om saadanne Aendringer ikke opnaas forinden Udløbet af Eet-Aars Perioden.

## ARTIKEL VI.

I det Tilfælde, at nogen af de høje kontraherende Parter enten ved Domstolenes eller ved Lovgivningsmagtens Beslutninger forhindres i at gennemføre Bestemmelserne i naervaerende Traktat fuldtud, skal Traktaten automatisk bortfalde, og i Tilfælde af saadant Bortfald, eller iøvrigt naarsomhelst denne Traktat ophører at være i Kraft, skal hver af de høje kontraherende Parter nyde alle Rettigheder, som den vilde have besiddet, hvis denne Traktat ikke var blevet indgaaet.

Naervaerende Traktat skal behørigt ratificeres af de amerikanske Forenede Staters Præsident med Senatets Raad og Samtykke og af Hans Majestæt Kongen af Danmark og Island, og Ratifikations instrumenterne skal udveksles i Washington snarest muligt.

Til Bekræftelse derpaa har de respektive Befuldmaegtigede undertegnet og med Segl forsynet naervaerende Traktat, der er udfaerdiget i to Eksemplarer i det engelske og det danske Sprog.

Sket i Washington den Ni og Tyvende Mai Nitten Hundrede og Fire og Tyve.

Treaty to lapse if effect thereof prevented by judicial decision or legislative action.

Exchange of ratifications.

Signatures.

Ratifications exchanged.

Proclamation.

NOW, THEREFORE, be it known that I, Calvin Coolidge, President of the United States of America, have caused the said Convention to be made public, to the end that the same and every article and clause thereof may be observed and fulfilled with good faith by the United States and the citizens thereof.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

DONE at the city of Washington, this twenty-fifth day of July, in the year of our Lord one thousand nine hundred and [SEAL.] twenty-four, and of the Independence of the United States of America the one hundred and forty-ninth.

CALVIN COOLIDGE

By the President:

JOSEPH C. GREW

*Acting Secretary of State.*

*Convention between the United States and Germany for the prevention of smuggling of intoxicating liquors. Signed at Washington, May 19, 1924; ratification advised by the Senate, May 26, 1924; ratified by Germany, July 8, 1924; ratified by the President, August 9, 1924; ratifications exchanged at Washington, August 11, 1924; proclaimed, August 11, 1924.*

May 19, 1924.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

WHEREAS a Convention between the United States of America and Germany to aid in the prevention of the smuggling of intoxicating liquors into the United States was concluded and signed by their respective Plenipotentiaries at Washington on the nineteenth day of May, one thousand nine hundred and twenty-four, the original of which Convention, being in the English and German languages, is word for word as follows:

Convention with Germany to prevent smuggling intoxicating liquors into United States.  
Preamble.

The President of the United States of America and the President of the German Empire being desirous of avoiding any difficulties which might arise between them in connection with the laws in force in the United States on the subject of alcoholic beverages have decided to conclude a Convention for that purpose, and have appointed as their Plenipotentiaries:

Der Praesident der Vereinigten Staaten von Amerika und der Deutsche Reichspraesident, von dem Bestreben geleitet, alle Schwierigkeiten zu vermeiden, die zwischen ihnen bezueglich der in den Vereinigten Staaten gueltigen Gesetze betreffend alkoholische Getraenke entstehen koennten, haben beschlossen, zu diesem Zwecke ein Abkommen zu schliessen, und haben zu ihren Bevollmaechtigten bestellt:

Contracting Powers.

The President of the United States of America, Mr. Charles Evans Hughes, Secretary of State of the United States of America; and

Der Praesident der Vereinigten Staaten von Amerika Herrn Charles Evans Hughes, den Staatssekretaer der Vereinigten Staaten von Amerika; und

Plenipotentiaries.

The President of the German Empire, Dr. Otto Wiedfeldt, German Ambassador to the United States of America;

Der Deutsche Reichspraesident Herrn Dr. Otto Wiedfeldt, den Deutschen Botschafter in den Vereinigten Staaten von Amerika; die nach Auswechslung ihrer ordnungsmaessig ausgestellten Vollmachten das Folgende vereinbart haben:

Who, having communicated their full powers found in good and due form, have agreed as follows:

ARTICLE I.

ARTIKEL I.

The High Contracting Parties declare that it is their firm intention to uphold the principle that 3 marine miles extending from the coastline outwards and

Die Hohen Vertragschliessen-den Parteien erklaren dass es ihre feste Absicht ist, an dem Grundsatz festzuhalten, dass die eigentliche Grenze der Hoheits-

Declaration of extent of territorial waters.

measured from low-water mark constitute the proper limits of territorial waters.

gewaesser drei Seemeilen von der Kuestenlinie entfernt, und zwar gemessen von der Niedrigwassergrenze liegt.

## ARTICLE II.

## ARTIKEL II.

Boarding of private German vessels outside limits, for inquiry, etc., not objected to.

(1) The President of the German Empire agrees that Germany will raise no objection to the boarding of private vessels under the German flag outside the limits of territorial waters by the authorities of the United States, its territories or possessions, in order that enquiries may be addressed to those on board and an examination be made of the ship's papers for the purpose of ascertaining whether the vessel or those on board are endeavoring to import or have imported alcoholic beverages into the United States, its territories or possessions in violation of the laws there in force. When such enquiries and examination show a reasonable ground for suspicion, a search of the vessel may be initiated.

(1) Der Deutsche Reichspräsident erklart sich damit einverstanden, dass Deutschland keinen Einspruch dagegen erheben wird, dass Beamte der Vereinigten Staaten, ihrer Territorien und Besitzungen ausserhalb der Grenzen der Hoheitsgewaesser an Bord privater Schiffe unter deutscher Flagge gehen, um die an Bord befindlichen Personen daraufhin zu befragen und die Schiffspapiere daraufhin zu pruefen, ob das Fahrzeug oder die an Bord befindlichen Personen alkoholische Getraenke in die Vereinigten Staaten, ihrer Territorien oder Besitzungen unter Verletzung der dort gueltigen Gesetze einfuehren wollen oder eingefuehrt haben. Falls diese Befragung und Pruefung einen Verdacht berechtigt erscheinen lassen, kann eine Durchsuchung des Fahrzeuges begonnen werden.

Search of vessel on reasonable ground for suspicion.

(2) If there is reasonable cause for belief that the vessel has committed or is committing or attempting to commit an offense against the laws of the United States, its territories or possessions prohibiting the importation of alcoholic beverages, the vessel may be seized and taken into a port of the United States, its territories or possessions for adjudication in accordance with such laws.

(2) Wenn berechtigte Gruende fuer die Annahme sprechen, dass das Fahrzeug die Gesetze der Vereinigten Staaten, ihrer Territorien oder Besitzungen betreffend das Verbot der Einfuhr alkoholischer Getraenke uebertreten hat, uebertritt oder zu uebertreten versucht, so kann das Fahrzeug beschlagnahmt und in einen Hafen der Vereinigten Staaten, ihrer Territorien oder Besitzungen zur richterlichen Entscheidung auf Grund dieser Gesetze eingebracht werden.

Seizure of vessel believed to be violating American prohibition laws.

Distance from coast limited for boarding, etc., vessels.

(3) The rights conferred by this article shall not be exercised at a greater distance from the coast of the United States its territories or possessions than can be traversed in one hour by the vessel suspected of endeavoring to commit the offense. In cases, however, in which the liquor is intended to be conveyed to the United States its territories or possessions by a vessel other than the one boarded and

(3) Die durch diesen Artikel gewaehrten Rechte sollen nur innerhalb einer Entfernung von der Kueste der Vereinigten Staaten, ihrer Territorien oder Besitzungen ausgeuebt werden, die das im Verdacht des Versuchs der Gesetzesuebertretung stehende Fahrzeug innerhalb einer Stunde zuruecklegen kann. In Faellen jedoch, in denen das alkoholische Getraenk von einem anderen Fahrzeug als demjenigen,

Extension if liquor conveyed by other vessel.

searched, it shall be the speed of such other vessel and not the speed of the vessel boarded, which shall determine the distance from the coast at which the right under this article can be exercised.

das von den Beamten betreten und untersucht wurde, nach den Vereinigten Staaten, ihren Territorien oder Besitzungen gebracht werden soll, soll die Schnelligkeit dieses anderen Fahrzeuges und nicht diejenige des betretenen Fahrzeuges die Entfernung von der Kueste bestimmen, innerhalb welcher das unter diesem Artikel gewaehrte Recht ausgeuebt werden kann.

## ARTICLE III.

No penalty or forfeiture under the laws of the United States shall be applicable or attach to alcoholic liquors or to vessels or persons by reason of the carriage of such liquors, when such liquors are listed as sea stores or cargo destined for a port foreign to the United States, its territories or possessions on board German vessels voyaging to or from ports of the United States, or its territories or possessions or passing through the territorial waters thereof, and such carriage shall be as now provided by law with respect to the transit of such liquors through the Panama Canal, provided that such liquors shall be kept under seal continuously while the vessel on which they are carried remains within said territorial waters and that no part of such liquors shall at any time or place be unladen within the United States, its territories or possessions.

## ARTIKEL III.

Eine Bestrafung bezw. Beschlagnahme nach den Gesetzen der Vereinigten Staaten soll bei alkoholischen Getraenken bezw. bei Fahrzeugen oder Personen wegen des Transportes solcher Getraenke nicht eintreten, wenn solche Getraenke als Reisevorrat oder als eine nach einem fremden Hafen ausserhalb der Vereinigten Staaten, ihrer Territorien oder Besitzungen bestimmte Ladung an Bord deutscher Fahrzeuge eingetragen sind, die sich auf der Fahrt nach oder von Haefen der Vereinigten Staaten, ihrer Territorien oder Besitzungen befinden oder durch deren Hoheitsgewaesser fahren; bezueglich dieses Transportes soll gelten, was jetzt bezueglich der Durchfuhr solcher Getraenke durch den Panama-Kanal gesetzlich vorgeschrieben ist, vorausgesetzt, dass diese Getraenke waehrend der Zeit, wo das Fahrzeug, auf dem sie transportiert werden, sich innerhalb der genannten Hoheitsgewaesser aufhaelt, dauernd unter Siegel gehalten werden, und dass kein Teil dieser Getraenke zu irgend einer Zeit oder an irgend einem Ort innerhalb der Vereinigten Staaten, ihrer Territorien oder Besitzungen geloescht wird.

Liquors listed as sea stores or cargo for a foreign port not subjected to penalty, etc.

To be kept under seal while in American waters.

## ARTICLE IV.

Any claim by a German vessel for compensation on the grounds that it has suffered loss or injury through the improper or unreasonable exercise of the rights conferred by Article II of this

## ARTIKEL IV.

Jeder Anspruch auf Schadenersatz seitens eines deutschen Fahrzeuges unter der Begrue ndung, dass es Verlust oder Unrecht infolge unberechtigter oder nicht sinnemaesser Ausuebung

Action on claims for loss, etc.

Treaty or on the ground that it has not been given the benefit of Article III shall be referred for the joint consideration of two persons, one of whom shall be nominated by each of the High Contracting Parties.

Reference to Permanent Court of Arbitration.

Vol. 36, p. 2221.

Vol. 36, pp. 2233, 2228.

Payment of awards.

Expenses, etc.

Effect shall be given to the recommendations contained in any such joint report. If no joint report can be agreed upon, the claim shall be referred to the Permanent Court of Arbitration at The Hague described in the Convention for the Pacific Settlement of International Disputes, concluded at The Hague, October 18, 1907. The Arbitral Tribunal shall be constituted in accordance with Article 87 (Chapter IV) and with Article 59 (Chapter III) of the said Convention. The proceedings shall be regulated by so much of Chapter IV of the said Convention and of Chapter III thereof (special regard being had for Articles 70 and 74, but excepting Articles 53 and 54) as the Tribunal may consider to be applicable and to be consistent with the provisions of this agreement. All sums of money which may be awarded by the Tribunal on account of any claim shall be paid within eighteen months after the date of the final award without interest and without deduction, save as hereafter specified. Each Government shall bear its own expenses. The expenses of the Tribunal shall be defrayed by a ratable deduction of the amount of the sums awarded by it, at a rate of five per cent. on such sums, or at such lower rate as may be agreed upon between the two Governments; the deficiency, if any, shall be defrayed in equal moieties by the two Governments.

der durch Artikel II dieses Abkommens gewaehrten Rechte erlitten habe, oder aus dem Grunde, dass ihm die Rechte aus Artikel III nicht gewahrt worden seien, soll der gemeinschaftlichen Erwaegung von zwei Personen unterbreitet werden, von denen die beiden Vertragsteile je eine benennen.

Einigen sich diese auf einen gemeinsamen Bericht, so sollen die darin enthaltenen Vorschlaege ausgefuehrt werden. Kommt ein gemeinsamer Bericht nicht zustande, so soll der Anspruch an den in dem Haager Abkommen vom 18. Oktober 1907 zur friedlichen Erledigung internationaler Streitfaelle naeher bezeichneten staendigen Schiedsgerichtshof im Haag verwiesen werden. Das Schiedsgericht soll gemaess Artikel 87 (Kapitel IV) und Artikel 59 (Kapitel III) des genannten Abkommens gebildet werden. Das Verfahren soll soweit durch Kapitel IV und Kapitel III unter besonderer Beruecksichtigung der Artikel 70 und 74, aber mit Ausschluss der Artikel 53 und 54 des genannten Abkommens geregelt werden, als das Schiedsgericht diese fuer anwendbar und mit den Bestimmungen dieses Abkommens vereinbar haelt. Alle Geldbetrage, welche durch das Schiedsgericht auf Grund eines Anspruches zuerkannt werden, sollen innerhalb 18 Monaten nach dem Tage des endgueltigen Urteils ohne Zins und ohne Abzug ausgezahlt werden, unbeschadet der folgenden Bestimmungen. Jede Regierung soll ihre eigenen Unkosten tragen. Die Unkosten des Schiedsgerichts sollen durch einen anteiligen Abzug von dem durch das Schiedsgericht zuerkannten Betrage gedeckt werden, und zwar in Hoehe von 5% dieses Betrages oder in Hoehe eines zwischen den beiden Regierungen zu vereinbarenden niedrigeren Prozentsatzes. Ein dabei etwa entstehender Fehlbetrag soll zu gleichen Teilen von den beiden Regierungen gedeckt werden.

ARTICLE V.

This Treaty shall be subject to ratification and shall remain in force for a period of one year from the date of the exchange of ratifications.

Three months before the expiration of the said period of one year, either of the High Contracting Parties may give notice of its desire to propose modifications in the terms of the Treaty.

If such modifications have not been agreed upon before the expiration of the term of one year mentioned above, the Treaty shall lapse.

If no notice is given on either side of the desire to propose modifications, the Treaty shall remain in force for another year, and so on automatically, but subject always in respect of each such period of a year to the right on either side to propose as provided above three months before its expiration modifications in the Treaty, and to the provision that if such modifications are not agreed upon before the close of the period of one year, the Treaty shall lapse.

ARTICLE VI.

In the event that either of the High Contracting Parties shall be prevented either by judicial decision or legislative action from giving full effect to the provisions of the present Treaty the said Treaty shall automatically lapse, and, on such lapse or whenever this Treaty shall cease to be in force, each High Contracting Party shall enjoy all the rights which it would have possessed had this Treaty not been concluded.

The present Convention shall be duly ratified by the President of the United States of America,

ARTIKEL V.

Dieses Abkommen soll ratifiziert werden und fuer den Zeitraum eines Jahres in Kraft bleiben, gerechnet vom Tage des Austausches der Ratifikationsurkunden an.

Drei Monate vor Ablauf des genannten Zeitraums von einem Jahr kann jeder der beiden Vertragsteile seine Absicht kundtun, Aenderungen in den Bestimmungen des Abkommens vorzuschlagen.

Falls derartige Aenderungen nicht vor Ablauf des oben erwahnten Zeitraums von einem Jahr vereinbart worden sind, soll das Abkommen erloeschen.

Falls von keiner Seite die Absicht kundgetan wird Aenderungen vorzuschlagen, soll das Abkommen fuer ein weiteres Jahr in Kraft bleiben und so weiter automatisch bezueglich der jeweiligen Frist von einem Jahr, aber immer vorbehaltlich des Rechtes jeder Partei, wie oben vorgesehen, drei Monate vor deren Beendigung Vorschlaege fuer Aenderungen in dem Abkommen zu machen, und vorbehaltlich der Bestimmung, dass, falls solche Aenderungen nicht vor Ablauf des Zeitraums von einem Jahr vereinbart worden sind, das Abkommen erloeschen soll.

ARTIKEL VI.

Falls einer der Vertragsteile entweder durch richterliche Entscheidung oder durch gesetzliche Massnahmen verhindert werden sollte, die Bestimmungen dieses Abkommens in vollem Umfange durchzufuehren, soll dieses Abkommen von selbst erloeschen, und bei einem solchen Erloeschen oder, wenn immer dieses Abkommen in Geltung zu sein aufhoeren wird, soll jeder Vertragsteil alle die Rechte geniessen, die er besessen haben wuerde, wenn dieses Abkommen nicht geschlossen worden waere.

Dieses Abkommen soll ordnungsmaessig vom Praesidenten der Vereinigten Staaten von Ame-

Duration, and exchange of ratifications.

Notice of proposed modifications.

Treaty to lapse if modifications not agreed upon.

Continued from year to year if no modification proposed.

Treaty to lapse if effect thereof prevented by judicial decision or legislative action.

Exchange of ratifications.

by and with the advice and consent of the Senate thereof, and by the President of the German Empire in accordance with the requirements of the German Constitution; and the ratifications shall be exchanged at Washington as soon as possible.

Signatures.

In witness whereof, the respective Plenipotentiaries have signed the present Convention in duplicate and have thereunto affixed their seals.

Done at the city of Washington, this nineteenth day of May in the year of our Lord one thousand nine hundred and twenty-four.

rika nach Anhoerung und mit Zustimmung des Senats und von dem Deutschen Reichspraesidenten gemaess den Vorschriften der Reichsverfassung ratifiziert und die Ratifikationsurkunden sollen in Washington sobald wie moeglich ausgetauscht werden.

Zu Urkund dessen haben die beiderseitigen Bevollmaechtigten dieses Abkommen in doppelter Ausfertigung unterzeichnet und darunter ihre Siegel gesetzt.

Gegeben in der Stadt Washington, am neunzehnten Tag des Mais im Jahre des Herrn eintausendneunhundertundvierundzwanzig.

[SEAL.] CHARLES EVANS HUGHES  
[SEAL.] DR. OTTO WIEDFELDT

Ratifications exchanged.

AND WHEREAS the said Convention has been duly ratified on both parts, and the ratifications of the two Governments were exchanged in the city of Washington on the eleventh day of August, one thousand nine hundred and twenty-four;

Proclamation.

NOW, THEREFORE, be it known that I, Calvin Coolidge, President of the United States of America, have caused the said Convention to be made public, to the end that the same and every article and clause thereof may be observed and fulfilled with good faith by the United States and the citizens thereof.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the city of Washington, this eleventh day of August, in the year of our Lord one thousand nine hundred

[SEAL.] and twenty-four, and of the Independence of the United States of America the one hundred and forty-ninth.

CALVIN COOLIDGE

By the President:

JOSEPH C. GREW

*Acting Secretary of State.*

*Convention between the United States and France relating to rights in Syria and The Lebanon. Signed at Paris, April 4, 1924; ratification advised by the Senate, May 14, 1924; ratified by the President, June 5, 1924; ratified by France, July 3, 1924; ratifications exchanged at Paris, July 13, 1924; proclaimed, August 13, 1924.*

April 4, 1924.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

A PROCLAMATION

WHEREAS a Convention between the United States of America and the French Republic respecting the rights of the two governments and their respective nationals in Syria and the Lebanon, over which a mandate was conferred upon the Government of France was concluded and signed by their respective Plenipotentiaries at Paris on the fourth day of April, one thousand nine hundred and twenty-four, the original of which Convention, being in the French and English languages, is word for word as follows:

Convention with France relating to rights in Syria and the Lebanon mandate Preamble.

CONVENTION  
BETWEEN  
THE UNITED STATES OF  
AMERICA AND FRANCE  
REGARDING  
THE MANDATE FOR SYRIA  
AND THE LEBANON

CONVENTION  
ENTRE  
LES ÉTATS-UNIS D'AMÉRI-  
QUE ET LA FRANCE  
CONCERNANT  
LE MANDAT POUR LA  
SYRIE ET LE LIBAN

THE PRESIDENT OF THE  
UNITED STATES OF AMER-  
ICA AND THE PRESIDENT  
OF THE FRENCH REPUBLIC,

LE PRÉSIDENT DES  
ÉTATS-UNIS D'AMÉRIQUE  
ET LE PRÉSIDENT DE LA  
RÉPUBLIQUE FRANÇAISE,

Whereas by the Treaty of Peace concluded with the Allied Powers, Turkey renounces all her rights and titles over Syria and the Lebanon, and,

Considérant que par le Traité de Paix conclu avec les Puissances Alliées la Turquie renounce à tous ses droits et titres sur la Syrie et le Liban;

Rights renounced by Turkey.

Whereas Article 22 of the Covenant of the League of Nations in the Treaty of Versailles provides that in the case of certain territories which as a consequence of the late war ceased to be under the sovereignty of the states which formerly governed them, mandates should be issued and that the terms of the mandate should be explicitly defined in each case by the Council of the League, and,

Considérant que l'article 22 du Pacte de la Société des Nations inséré dans le Traité de Versailles a stipulé que des mandats seraient établis pour certains territoires qui, comme conséquence de la dernière guerre, ont cessé d'être sous la souveraineté des États qui les gouvernaient précédemment, et que les termes de ces mandats seraient expressément définis, dans chaque cas, par le Conseil de la Société des Nations;

Authority for mandate.

Whereas the Principal Allied Powers have agreed to entrust the mandate for Syria and the Lebanon to France, and,

Considérant que les principales Puissances Alliées ont convenu de confier à la France le mandat pour la Syrie et le Liban;

Agreement to mandate of France.

Whereas the terms of the said mandate have been defined by the Council of the League of Nations as follows:

Terms of mandate.

ARTICLE 1.—The Mandatory shall frame, within a period of three years from the coming into force of this mandate, an organic law for Syria and the Lebanon.

This organic law shall be framed in agreement with the native authorities and shall take into account the rights, interests, and wishes of all the population inhabiting the said territory. The Mandatory shall further enact measures to facilitate the progressive development of Syria and the Lebanon as independent States. Pending the coming into effect of the organic law, the government of Syria and the Lebanon shall be conducted in accordance with the spirit of this mandate.

The Mandatory shall, as far as circumstances permit, encourage local autonomy.

ARTICLE 2.—The Mandatory may maintain its troops in the said territory for its defence. It shall further be empowered, until the entry into force of the organic law and the re-establishment of public security, to organise such local militia as may be necessary for the defence of the territory, and to employ this militia for defence and also for the maintenance of order. These local forces may only be recruited from the inhabitants of the said territory.

The said militia shall thereafter be under the local authorities, subject to the authority and the control which the Mandatory shall retain over these forces. It shall not be used for purposes other than those above specified save with the consent of the Mandatory.

Nothing shall preclude Syria and the Lebanon from contributing to the cost of the maintenance of the forces of the Mandatory stationed in the territory.

The Mandatory shall at all times possess the right to make use of the ports, railways and means of communication of Syria and the Lebanon for the passage of its troops and of all materials, supplies and fuel.

ARTICLE 3.—The Mandatory shall be entrusted with the exclusive control of the foreign relations of Syria and the Lebanon and with the right to issue *exequaturs* to the consuls appointed by foreign Powers. Nationals of Syria and the Lebanon living outside the limits of the territory shall be under the diplomatic and consular protection of the Mandatory.

ARTICLE 4.—The Mandatory shall be responsible for seeing that no part of the territory of Syria and the Lebanon is ceded or leased or in any way placed under the control of a foreign Power.

Considérant que les termes de ce mandat ont été définis comme suit par le Conseil de la Société des Nations:

ARTICLE PREMIER.—Le Mandataire élaborera, dans un délai de trois ans à dater de l'entrée en application du présent mandat, un statut organique pour la Syrie et le Liban.

Ce statut organique sera préparé d'accord avec les autorités indigènes et tiendra compte des droits, intérêts et vœux de toutes les populations habitant lesdits territoires. Il édictera les mesures propres à faciliter le développement progressif de la Syrie et du Liban comme États indépendants. En attendant la mise en vigueur du statut organique, l'administration de la Syrie et du Liban sera conduite en accord avec l'esprit du présent mandat.

Le Mandataire favorisera les autonomies locales dans toute la mesure où les circonstances s'y prêteront.

ARTICLE 2.—Le Mandataire pourra maintenir ses troupes dans lesdits territoires en vue de leur défense. Il pourra, jusqu'à la mise en vigueur du statut organique et du rétablissement de la sécurité publique, organiser les milices locales nécessaires à la défense de ces territoires et les employer à cette défense ainsi qu'au maintien de l'ordre. Ces forces locales ne seront recrutées que parmi les habitants desdits territoires.

Lesdites milices relèveront ensuite des pouvoirs locaux sous réserve de l'autorité et du contrôle que le Mandataire devra conserver sur ces forces. Elles ne pourront être utilisées à d'autres fins que celles énoncées ci-dessus, à moins que le Mandataire ne l'autorise.

Rien n'empêchera la Syrie et le Liban de participer aux frais d'entretien des forces du Mandataire stationnées sur le territoire.

Le Mandataire disposera en tout temps du droit d'utiliser les ports, voies ferrées et moyens de communication de la Syrie et du Liban pour le passage de ses troupes et de tous matériel, approvisionnements et combustibles.

ARTICLE 3.—Les relations extérieures de la Syrie et du Liban, ainsi que la délivrance des *exequatur* aux consuls des Puissances étrangères, seront du ressort exclusif du Mandataire. Les ressortissants de la Syrie et du Liban se trouvant hors des limites de ces territoires relèveront de la protection diplomatique et consulaire du Mandataire.

ARTICLE 4.—Le Mandataire garantit la Syrie et le Liban contre toute perte ou prise à bail de tout ou partie des territoires et contre l'établissement de tout contrôle d'une Puissance étrangère.

**ARTICLE 5.**—The privileges and immunities of foreigners, including the benefits of consular jurisdiction and protection as formerly enjoyed by Capitulation or usage in the Ottoman Empire, shall not be applicable in Syria and the Lebanon. Foreign consular tribunals shall, however, continue to perform their duties until the coming into force of the new legal organisation provided for in Article 6.

Unless the Powers whose nationals enjoyed the afore-mentioned privileges and immunities on August 1st, 1914, shall have previously renounced the right to their re-establishment, or shall have agreed to their non-application during a specified period, these privileges and immunities shall at the expiration of the mandate be immediately re-established in their entirety or with such modifications as may have been agreed upon between the Powers concerned.

**ARTICLE 6.**—The Mandatory shall establish in Syria and the Lebanon a judicial system which shall assure to natives as well as to foreigners a complete guarantee of their rights.

Respect for the personal status of the various peoples and for their religious interests shall be fully guaranteed. In particular, the control and administration of Wakfs shall be exercised in complete accordance with religious law and the dispositions of the founders.

**ARTICLE 7.**—Pending the conclusion of special extradition agreements, the extradition treaties at present in force between foreign Powers and the Mandatory shall apply within the territory of Syria and the Lebanon.

**ARTICLE 8.**—The Mandatory shall ensure to all complete freedom of conscience and the free exercise of all forms of worship which are consonant with public order and morality. No discrimination of any kind shall be made between the inhabitants of Syria and the Lebanon on the ground of differences in race, religion or language.

The Mandatory shall encourage public instruction, which shall be given through the medium of the native languages in use in the territory of Syria and the Lebanon.

The right of each community to maintain its own schools for the instruction and education of its own members in its own language, while conforming to such educational requirements of a general nature as the administration may impose, shall not be denied or impaired.

**ARTICLE 9.**—The Mandatory shall refrain from all interference in the administration of the Councils of management (Conseils de fabrique) or in the management of religious communities and sacred shrines belonging to the various religions, the immunity of which has been expressly guaranteed.

**ARTICLE 5.**—Seront sans application en Syrie et au Liban les privilèges et immunités des étrangers, y compris la juridiction consulaire et la protection, tels qu'ils étaient autrefois pratiqués dans l'Empire ottoman, en vertu des Capitulations et des usages. Toutefois les tribunaux consulaires étrangers continueront à fonctionner jusqu'à la mise en application de la nouvelle organisation judiciaire prévue à l'article 6.

A moins que les Puissances, dont les ressortissants jouissaient au 1<sup>er</sup> août 1914 desdits privilèges et immunités, n'aient préalablement renoncé au rétablissement de ces privilèges et immunités ou à leur application pendant une certaine période, ceux-ci seront à la fin du mandat et sans délai rétablis intégralement ou avec telle modification qui aurait été convenue par les Puissances intéressées.

**ARTICLE 6.**—Le Mandataire instituera en Syrie et au Liban un système judiciaire assurant, tant aux indigènes qu'aux étrangers, la garantie complète de leurs droits.

Le respect du statut personnel des diverses populations et de leurs intérêts religieux sera entièrement garanti. En particulier, le Mandataire exercera le contrôle de l'administration des Wakoufs en parfaite conformité avec les lois religieuses et la volonté des fondateurs.

**ARTICLE 7.**—En attendant la conclusion des conventions spéciales d'extradition, les traités d'extradition en vigueur entre les Puissances étrangères et le Mandataire seront appliqués sur les territoires de la Syrie et du Liban.

**ARTICLE 8.**—Le Mandataire garantira à toute personne la plus complète liberté de conscience, ainsi que le libre exercice de toutes les formes de culte compatibles avec l'ordre public et les bonnes mœurs. Il n'y aura aucune inégalité de traitement entre les habitants de la Syrie et du Liban du fait des différences de race, de religion ou de langue.

Le Mandataire développera l'instruction publique donnée au moyen des langues indigènes en usage sur les territoires de la Syrie et du Liban.

Il ne sera porté aucune atteinte au droit des communautés de conserver leurs écoles en vue de l'instruction et de l'éducation de leurs membres dans leur propre langue, à condition de se conformer aux prescriptions générales sur l'instruction publique édictées par l'administration.

**ARTICLE 9.**—Le Mandataire s'abstiendra de toute intervention dans l'administration des Conseils de fabrique ou dans la direction des communautés religieuses et sanctuaires des diverses religions, dont les immunités sont expressément garanties.

## Mandate—Contd.

**ARTICLE 10.**—The supervision exercised by the Mandatory over the religious missions in Syria and the Lebanon shall be limited to the maintenance of public order and good government; the activities of these religious missions shall in no way be restricted, nor shall their members be subjected to any restrictive measures on the ground of nationality, provided that their activities are confined to the domain of religion.

The religious missions may also concern themselves with education and relief, subject to the general right of regulation and control by the Mandatory or of the local government, in regard to education, public instruction and charitable relief.

**ARTICLE 11.**—The Mandatory shall see that there is no discrimination in Syria or the Lebanon against the nationals, including societies and associations, of any State Member of the League of Nations as compared with its own nationals, including societies and associations, or with the nationals of any other foreign State in matters concerning taxation or commerce, the exercise of professions or industries, or navigation, or in the treatment of ships or aircraft. Similarly, there shall be no discrimination in Syria or the Lebanon against goods originating in or destined for any of the said States; there shall be freedom of transit, under equitable conditions, across the said territory.

Subject to the above, the Mandatory may impose or cause to be imposed by the local governments such taxes and customs duties as it may consider necessary. The Mandatory, or the local governments acting under its advice, may also conclude on grounds of contiguity any special customs arrangements with an adjoining country.

The Mandatory may take or cause to be taken, subject to the provisions of paragraph 1 of this article, such steps as it may think best to ensure the development of the natural resources of the said territory and to safeguard the interests of the local population.

Concessions for the development of these natural resources shall be granted without distinction of nationality between the nationals of all States Members of the League of Nations, but on condition that they do not infringe upon the authority of the local Government. Concessions in the nature of a general monopoly shall not be granted. This clause shall in no way limit the right of the Mandatory to create monopolies of a purely fiscal character in the interest of the territory of Syria and the Lebanon, and with a view to assuring to the

**ARTICLE 10.**—Le contrôle exercé par le Mandataire sur les missions religieuses en Syrie et au Liban se bornera au maintien de l'ordre public et de la bonne administration; aucune atteinte ne sera portée à la libre activité desdites missions religieuses. Les membres de ces missions ne seront l'objet d'aucune mesure restrictive du fait de leur nationalité, pourvu que leur activité ne sorte pas du domaine religieux.

Les missions religieuses pourront également s'occuper d'œuvres d'instruction et d'assistance publique sous réserve du droit général de réglementation et de contrôle du Mandataire ou des gouvernements locaux en matière d'éducation, d'instruction et d'assistance publique.

**ARTICLE 11.**—Il appartiendra au Mandataire de faire en sorte qu'aucune mesure ne soit prise de nature à mettre en Syrie et au Liban les ressortissants y compris les sociétés et les associations, d'un État Membre de la Société des Nations dans un état d'infériorité, soit par rapport à ses propres ressortissants, y compris les sociétés et associations, soit par rapport à ceux de tout autre État étranger, aussi bien en matière fiscale et commerciale qu'au point de vue de l'exercice des industries et professions, de la navigation et du traitement accordé aux navires et aéronefs. De même, il ne sera imposé en Syrie et au Liban aucun traitement différentiel entre les marchandises originaires ou à destination de l'un desdits États; il y aura, dans des conditions équitables liberté de transit à travers lesdits territoires.

Sous réserve des stipulations ci-dessus, le Mandataire pourra établir ou faire établir par les gouvernements locaux toutes taxes et droits de douane jugés nécessaires. Le Mandataire, ou le gouvernement local agissant sur ses conseils, pourra également conclure, pour des raisons de voisinage, des arrangements douaniers spéciaux avec un pays limitrophe.

Le Mandataire pourra prendre ou faire prendre, sous réserve des stipulations de l'alinéa premier du présent article, toutes les mesures propres à assurer le développement des ressources naturelles desdits territoires et à sauvegarder les intérêts des populations locales.

Les concessions pour le développement desdites ressources naturelles seront accordées sans distinction du fait de la nationalité entre les ressortissants de tous les États Membres de la Société des Nations, mais à des conditions qui conserveront intacte l'autorité du gouvernement local. Il ne sera pas accordé de concession ayant le caractère d'un monopole général. Cette clause ne fera pas obstacle au droit du Mandataire de créer des monopoles d'un caractère purement fiscal dans l'intérêt des territoires de la Syrie et du Liban et en vue de

territory the fiscal resources which would appear best adapted to the local needs, or, in certain cases, with a view to developing the natural resources either directly by the State or through an organisation under its control, provided that this does not involve either directly or indirectly the creation of a monopoly of the natural resources in favour of the Mandatory or its nationals, nor involve any preferential treatment which would be incompatible with the economic, commercial and industrial equality guaranteed above.

ARTICLE 12.—The Mandatory shall adhere, on behalf of Syria and the Lebanon, to any general international agreements already existing, or which may be concluded hereafter with the approval of the League of Nations, in respect of the following: the slave trade, the traffic in drugs, the traffic in arms and ammunition, commercial equality, freedom of transit and navigation, aerial navigation, postal, telegraphic or wireless communications, and measures for the protection of literature, art or industries.

ARTICLE 13.—The Mandatory shall secure the adhesion of Syria and the Lebanon, so far as social, religious and other conditions permit, to such measures of common utility as may be adopted by the League of Nations for preventing and combating disease, including diseases of animals and plants.

ARTICLE 14.—The Mandatory shall draw up and put into force within twelve months from this date a law of antiquities in conformity with the following provisions. This law shall ensure equality of treatment in the matter of excavations and archaeological research to the nationals of all States Members of the League of Nations.

1° "Antiquity" means any construction or any product of human activity earlier than the year 1700 A. D.

2° The law for the protection of antiquities shall proceed by encouragement rather than by threat.

Any person who, having discovered an antiquity without being furnished with the authorisation referred to in paragraph 5, reports the same to an official of the competent Department, shall be rewarded according to the value of the discovery.

3° No antiquity may be disposed of except to the competent Department, unless this Department renounces the acquisition of any such antiquity.

No antiquity may leave the country without an export licence from the said Department.

4° Any person who maliciously or negligently destroys or damages an antiquity shall be liable to a penalty to be fixed.

5° No clearing of ground or digging with the object of finding antiquities shall be permitted, under penalty of

procurer auxdits territoires les ressources fiscales paraissant le mieux s'adapter aux besoins locaux, ou, dans certains cas, de développer des ressources naturelles, soit directement par l'État, soit par un organisme soumis à son contrôle, sous cette réserve qu'il n'en résultera directement ou indirectement aucun monopole de ressources naturelles au bénéfice du Mandataire ou de ses ressortissants, ni aucun avantage préférentiel qui serait incompatible avec l'égalité économique, commerciale ou industrielle ci-dessus garantie.

ARTICLE 12.—Le Mandataire devra adhérer, pour le compte de la Syrie ou du Liban, aux conventions internationales générales conclues ou à conclure avec l'approbation de la Société des Nations, sur les sujets suivants: traite des esclaves, trafic des stupéfiants, trafic des armes et munitions, égalité commerciale, liberté de transit et de navigation, navigation aérienne, communications postales, télégraphiques ou par télégraphie sans fil, protection littéraire, artistique ou industrielle.

ARTICLE 13.—Autant que les conditions sociales, religieuses et autres le permettent, le Mandataire assurera l'adhésion de la Syrie et du Liban aux mesures d'utilité commune qui seront adoptées par la Société des Nations pour prévenir et combattre les maladies, y compris celles des animaux et des plantes.

ARTICLE 14.—Le Mandataire élaborera et mettra en vigueur, dans un délai de douze mois à dater de ce jour, une loi sur les antiquités conforme aux dispositions ci-après. Cette loi assurera aux ressortissants de tous les États Membres de la Société des Nations l'égalité de traitement en matière de fouilles et recherches archéologiques.

1° Par "antiquités", on devra entendre toute œuvre ou produit de l'activité humaine antérieurs à l'année 1700.

2° La législation sur la protection des antiquités devra procéder plutôt par encouragements que par menaces.

Toute personne qui, ayant fait la découverte d'une antiquité sans avoir l'autorisation visée au paragraphe 5, signale cette découverte à l'autorité compétente, devra recevoir une rémunération proportionnée à la valeur de la découverte.

3° Aucune antiquité ne pourra être aliénée qu'en faveur de l'autorité compétente, à moins que celle-ci renonce à en faire l'acquisition.

Aucune antiquité ne pourra sortir du pays sans une licence délivrée par ladite autorité.

4° Toute personne qui, par malice ou négligence, détruit ou détériore une antiquité devra être passible d'une pénalité à fixer.

5° Tout déplacement de terrain ou fouilles en vue de trouver des antiquités seront interdits, sous peine d'amende, si

## Mandate—Contd.

fine, except to persons authorised by the competent Department.

6° Equitable terms shall be fixed for expropriation, temporary or permanent, of lands which might be of historical or archaeological interest.

7° Authorisation to excavate shall only be granted to persons who show sufficient guarantees of archaeological experience. The Mandatory shall not, in granting these authorisations act in such a way as to exclude scholars of any nation without good grounds.

8° The proceeds of excavations may be divided between the excavator and the competent Department in a proportion fixed by that Department. If division seems impossible for scientific reasons, the excavator shall receive a fair indemnity in lieu of a part of the find.

ARTICLE 15.—Upon the coming into force of the organic law referred to in article 1, an arrangement shall be made between the Mandatory and the local governments for reimbursement by the latter of all expenses incurred by the Mandatory in organising the administration, developing local resources, and carrying out permanent public works, of which the country retains the benefit. Such arrangement shall be communicated to the Council of the League of Nations.

ARTICLE 16.—French and Arabic shall be the official languages of Syria and the Lebanon.

ARTICLE 17.—The Mandatory shall make to the Council of the League of Nations an annual report to the satisfaction of the Council as to the measures taken during the year to carry out the provisions of this mandate. Copies of all laws and regulations promulgated during the year shall be attached to the said report.

ARTICLE 18.—The consent of the Council of the League of Nations is required for any modification of the terms of this mandate.

ARTICLE 19.—On the termination of the mandate, the Council of the League of Nations shall use its influence to safeguard for the future the fulfilment by the Government of Syria and the Lebanon of the financial obligations, including pensions and allowances, regularly assumed by the administration of Syria or of the Lebanon during the period of the mandate.

ARTICLE 20.—The Mandatory agrees that if any dispute whatever should arise between the Mandatory and another Member of the League of Nations relating to the interpretation or the application of the provisions of the mandate, such dispute, if it cannot be settled by negotiation, shall be submitted to the Permanent Court of

ce n'est aux personnes munies d'une autorisation de l'autorité compétente.

6° Des conditions équitables seront fixées pour permettre d'exproprier temporairement, ou à titre permanent, les terrains pouvant présenter un intérêt historique ou archéologique.

7° L'autorisation de procéder à des fouilles ne sera accordée qu'à des personnes présentant des garanties suffisantes d'expérience archéologique. Le Mandataire ne devra pas, en accordant ces autorisations, agir de façon à éliminer, sans motifs valables, les savants d'aucune nation.

8° Le produit des fouilles pourra être réparti entre les personnes ayant procédé à la fouille et l'autorité compétente, dans la proportion fixée par celle-ci. Si, pour des raisons scientifiques, la répartition paraît impossible, l'inventeur devra recevoir une équitable indemnité au lieu d'une partie du produit de la fouille.

ARTICLE 15.—Dès l'entrée en vigueur du statut organique visé à l'article 1<sup>er</sup>, le Mandataire s'entendra avec les gouvernements locaux relativement au remboursement par ces derniers de toutes les dépenses encourues par le Mandataire pour l'organisation de l'administration, le développement des ressources locales et l'exécution de travaux publics d'un caractère permanent, dont le bénéfice resterait acquis au pays. Cette entente sera communiquée au Conseil de la Société des Nations.

ARTICLE 16.—Le français et l'arabe seront les langues officielles de la Syrie et du Liban.

ARTICLE 17.—Le Mandataire adressera au Conseil de la Société des Nations un rapport annuel, répondant à ses vœux, sur les mesures prises pendant l'année pour l'application du présent mandat. Les textes de toutes les lois et de tous les règlements promulgués pendant l'année seront annexés audit rapport.

ARTICLE 18.—Le consentement du Conseil de la Société des Nations sera nécessaire pour toute modification à apporter aux termes du présent mandat.

ARTICLE 19.—A la fin du mandat il appartiendra au Conseil de la Société des Nations d'user de toute son influence pour sauvegarder à l'avenir l'exécution par le Gouvernement de la Syrie et du Liban des obligations financières, y compris les pensions ou retraites, régulièrement assumées par l'Administration de la Syrie ou du Liban pendant la durée du mandat.

ARTICLE 20.—Le Mandataire accepte que tout différend, quel qu'il soit, qui viendrait à s'élever entre lui et un autre Membre de la Société des Nations, relatif à l'interprétation ou à l'application des dispositions du mandat et qui ne serait pas susceptible d'être réglé par des négociations, soit soumis à la Cour permanente de Justice

International Justice provided for by Article 14 of the Covenant of the League of Nations.

internationale, prévue par l'article 14 du Pacte de la Société des Nations.

Mandate—Contd.

Whereas the mandate in the above terms came into force on September 29, 1923, and,

Considérant que le mandat dont les termes viennent d'être reproduits est entré en vigueur le 29 septembre 1923;

Mandate effective September 29, 1923.

Whereas the United States of America by participating in the war against Germany contributed to her defeat and the defeat of her allies and to the renunciation of the rights and titles of her allies in the territory transferred by them, but has not ratified the Covenant of the League of Nations embodied in the Treaty of Versailles, and,

Considérant que les États-Unis d'Amérique, en participant à la guerre contre l'Allemagne, ont contribué à sa défaite et à celle de ses alliés et à la renonciation par ses alliés à leurs droits et titres sur les territoires transférés par eux mais qu'ils n'ont pas ratifié le Pacte de la Société des Nations incorporé dans le traité de Versailles;

Participation of United States in war against Germany and her allies.

Whereas the Government of the United States and the Government of France desire to reach a definite understanding with respect to the rights of the two Governments and their respective nationals in Syria and the Lebanon;

Considérant que le Gouvernement des États-Unis et le Gouvernement de la République Française sont désireux d'arriver à une entente définitive concernant les droits des deux Gouvernements et de leurs ressortissants respectifs en Syrie et au Liban;

Contracting Powers.

The President of the United States of America and the President of the French Republic have decided to conclude a convention to this effect and have nominated as their Plenipotentiaries:

Le Président des États-Unis d'Amérique et le Président de la République Française ont décidé de conclure une convention à cet effet et ont désigné pour leurs Plénipotentiaires, savoir:

Plenipotentiaries.

THE PRESIDENT OF THE UNITED STATES OF AMERICA.

His Excellency Mr. MYRON T. HERRICK, Ambassador Extraordinary and Plenipotentiary of the United States of America to France,

AND THE PRESIDENT OF THE FRENCH REPUBLIC:

M. Raymond POINCARÉ, Senator, President of the Council, Minister of Foreign Affairs,

WHO after communicating to each other their respective full powers found in good and due form, have agreed as follows:

ARTICLE 1.

Subject to the provisions of the present convention the United States consents to the administration by the French Republic, pursuant to the aforesaid mandate, of Syria and the Lebanon.

LE PRÉSIDENT DES ÉTATS-UNIS D'AMÉRIQUE:

Son Excellence M. MYRON T. HERRICK, Ambassadeur Extraordinaire et Plénipotentiaire des États-Unis d'Amérique en France,

ET LE PRÉSIDENT DE LA RÉPUBLIQUE FRANÇAISE:

M. Raymond POINCARÉ, Sénateur, Président du Conseil, Ministre des Affaires Étrangères,

LESQUELS, après s'être communiqués leurs pleins pouvoirs respectifs, trouvés en bonne et due forme, sont convenus des dispositions suivantes:

ARTICLE PREMIER.

Sous réserve des dispositions de la présente convention, les États-Unis déclarent accepter l'administration par le Gouvernement de la République Française de la Syrie et du Liban, conformément au mandat ci-dessus.

Recognition of Mandate.

## ARTICLE 2.

Rights, etc., accorded to United States.

The United States and its nationals shall have and enjoy all the rights and benefits secured under the terms of the mandate to members of the League of Nations and their nationals, notwithstanding the fact that the United States is not a member of the League of Nations.

## ARTICLE 2.

Les États-Unis et leurs ressortissants auront la jouissance et le bénéfice de tous les droits et avantages assurés par les termes du mandat aux membres de la Société des Nations ainsi qu'à leurs ressortissants, nonobstant le fait que les États-Unis ne sont pas un État membre de la Société des Nations.

## ARTICLE 3.

Vested property rights to be respected.

Vested American property rights in the mandated territories shall be respected and in no way impaired.

## ARTICLE 3.

Les droits de propriété acquis aux Américains dans les territoires compris dans ce mandat seront respectés et il n'y sera porté atteinte en aucune manière.

## ARTICLE 4.

Annual report.

*Art. p. 1826.*

A duplicate of the annual report to be made by the mandatory under Article 17 of the mandate shall be furnished to the United States.

## ARTICLE 4.

Un double du rapport annuel que la Puissance mandataire doit faire, en exécution de l'article 17 du mandat, sera adressé au Gouvernement des États-Unis.

## ARTICLE 5.

Educational, religious, etc., institutions by Americans permitted.

Subject to the provisions of any local laws for the maintenance of public order and public morals, the nationals of the United States will be permitted freely to establish and maintain educational, philanthropic and religious institutions in the mandated territory, to receive voluntary applicants and to teach in the English language.

## ARTICLE 5.

Sous réserve des dispositions de la législation locale concernant le maintien de l'ordre public et des bonnes mœurs, les ressortissants des États-Unis auront la liberté d'établir et entretenir des établissements scolaires, philanthropiques ou religieux sur le territoire soumis au mandat, d'y recevoir les personnes qui en feront volontairement la demande et d'enseigner dans la langue anglaise.

## ARTICLE 6.

Modifications of Mandate subject to assent of United States.

Nothing contained in the present convention shall be affected by any modification which may be made in the terms of the mandate as recited above unless such modification shall have been assented to by the United States.

## ARTICLE 6.

Les modifications qui pourraient être apportées aux termes du présent mandat seront sans effet sur aucune des stipulations contenues dans la présente Convention, à moins que ces modifications aient reçu l'assentiment des États-Unis.

## ARTICLE 7.

Exchange of ratifications.

The present convention shall be ratified in accordance with the

## ARTICLE 7.

La présente Convention sera ratifiée conformément aux mé-

respective constitutional methods of the High Contracting Parties. The ratifications shall be exchanged at Paris as soon as practicable. The present convention shall take effect on the date of the exchange of ratifications.

thodes constitutionnelles respectives des Hautes Parties contractantes. Les ratifications en seront échangées à Paris aussitôt qu'il sera possible. La présente Convention prendra effet à la date de l'échange des ratifications.

IN WITNESS WHEREOF, the respective Plenipotentiaries have signed this Convention and have affixed thereto their seals.

EN FOI DE QUOI, les Plénipotentiaires respectifs, dûment autorisés à cet effet, ont signé la présente Convention et l'ont revêtue de leurs cachets.

Signatures.

DONE in duplicate at Paris, the 4 day of April, in the year 1924.

FAIT à Paris, en double exemplaire, le 4 Avril 1924.

[SEAL.] MYRON T. HERRICK

[SEAL.]

R POINCARÉ

AND WHEREAS the said Convention has been duly ratified on both parts, and the ratifications of the two Governments were exchanged in the city of Paris on the thirteenth day of July, nineteen hundred and twenty-four;

Ratifications exchanged.

NOW, THEREFORE, be it known that I, Calvin Coolidge, President of the United States of America, have caused the said Convention to be made public, to the end that the same and every article and clause thereof may be observed and fulfilled with good faith by the United States and the citizens thereof.

Proclamation.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

DONE at the city of Washington, this thirteenth day of August, in the year of our Lord one thousand nine hundred and [SEAL.] twenty-four, and of the Independence of the United States of America the one hundred and forty-ninth.

CALVIN COOLIDGE

By the President:

JOSEPH C. GREW

*Acting Secretary of State.*

May 22, 1924.

*Convention between the United States and Sweden for the prevention of smuggling of intoxicating liquors. Signed at Washington, May 22, 1924; ratification advised by the Senate, May 26, 1924; ratified by Sweden, June 13, 1924; ratified by the President, August 15, 1924; ratifications exchanged at Washington, August 18, 1924; proclaimed, August 18, 1924.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Convention with Sweden to prevent smuggling intoxicating liquors into United States.  
Preamble.

WHEREAS A Convention between the United States of America and Sweden to aid in the prevention of the smuggling of intoxicating liquors into the United States was concluded and signed by their respective Plenipotentiaries at Washington on the twenty-second day of May, one thousand nine hundred and twenty-four, the original of which Convention, being in the English and Swedish languages, is word for word as follows:

Contracting Powers.

The President of the United States of America and His Majesty the King of Sweden being desirous of avoiding any difficulties which might arise between them in connection with the laws in force in the United States on the subject of alcoholic beverages have decided to conclude a Convention for that purpose, and have appointed as their Plenipotentiaries:

Amerikas Förenta Staters President och Hans Majestät Konungen av Sverige, vilka önska undvika varje svårighet, som skulle kunna uppstå dem emellan i samband med de i Förenta Staterna gällande lagar beträffande alkoholhaltiga drycker, hava beslutat att ingå en överenskommelse för detta ändamål och hava till sina fullmäktige utsett:

Plenipotentiaries.

The President of the United States of America, Mr. Charles Evans Hughes, Secretary of State of the United States;

Amerikas Förenta Staters President: Herr Charles Evans Hughes, Förenta Staternas statssekreterare;

His Majesty the King of Sweden, Mr. V. Assarsson, Counselor of His Legation at Washington;

Hans Majestät Konungen av Sverige: Herr V. Assarsson, Legationsråd vid Dess Beskickning i Washington;

Who, having communicated their full powers found in good and due form, have agreed as follows:

Vilka, efter att hava meddelat varandra sina fullmakter, som befunnos i god och behörig form, överenskommit om följande:

ARTICLE I.

ARTIKEL I.

Territorial jurisdiction retained.

The High Contracting Parties respectively retain their rights and claims, without prejudice by reason of this agreement, with respect to the extent of their territorial jurisdiction.

De Höga Fördragsslutande Parterna vidhålla sina respektive rättigheter och anspråk ifråga om utsträckningen av sin territoriella jurisdiktion utan att giva denna traktat någon prejudicerande verkan.

## ARTICLE II.

(1) His Majesty agrees that he will raise no objection to the boarding of private vessels under the Swedish flag outside the limits of territorial waters by the authorities of the United States, its territories or possessions in order that enquiries may be addressed to those on board and an examination be made of the ship's papers for the purpose of ascertaining whether the vessel or those on board are endeavoring to import or have imported alcoholic beverages into the United States, its territories or possessions in violation of the laws there in force. When such enquiries and examination show a reasonable ground for suspicion, a search of the vessel may be initiated.

(2) If there is reasonable cause for belief that the vessel has committed or is committing or attempting to commit an offense against the laws of the United States, its territories or possessions prohibiting the importation of alcoholic beverages, the vessel may be seized and taken into a port of the United States, its territories or possessions for adjudication in accordance with such laws.

(3) The rights conferred by this article shall not be exercised at a greater distance from the coast of the United States its territories or possessions than can be traversed in one hour by the vessel suspected of endeavoring to commit the offense. In cases, however, in which the liquor is intended to be conveyed to the United States its territories or possessions by a vessel other than the one boarded and searched, it shall be the speed of such other vessel and not the speed of the vessel boarded, which shall determine the distance from the coast at which the right under this article can be exercised.

## ARTICLE III.

No penalty or forfeiture under the laws of the United States shall be applicable or attach to

## ARTIKEL II.

(1) Hans Majestät samtycker till att icke göra någon invändning mot att privata fartyg under svensk flagg utanför territorialvattengränsen ännas av myndighetspersoner från Förenta Staterna, dess territorier eller besittningar för att ställa förfrågningar till de ombordvarande och granska skeppspapperen i ändamål att fastställa, huruvida fartyget eller de ombordvarande försöka införa eller hava infört alkoholhaltiga drycker till Förenta Staterna, dess territorier eller besittningar i strid mot där gällande lagar. När dylika förfrågningar och granskningar lämna skälig grund för misstanke, må undersökning av fartyget igångsättas.

(2) Om skälig orsak förefinnes antaga, att fartyget har begått, håller på att begå eller försöker att begå överträdelse av i Förenta Staterna, dess territorier eller besittningar gällande lagar, som förbjuda införsel av alkoholhaltiga drycker, må fartyget beslagtagas och föras till hamn i Förenta Staterna, dess territorier eller besittningar i och för rannsaking och dom i enlighet med ifrågavarande lagar.

(3) De genom denna artikel givna rättigheter må icke utövas på större avstånd från kusten av Förenta Staterna, dess territorier eller besittningar än som kan tillryggaläggas på en timme av det fartyg som misstänkes för att försöka begå överträdelsen. I de fall, emellertid, då spritdryckerna äro avsedda att transporteras till Förenta Staterna, dess territorier eller besittningar av ett annat fartyg än det ännrade och undersökta, skall annat sådant fartygs hastighet och icke det ännrade fartygets hastighet bestämman det avstånd från kusten, inom vilket de i denna artikel givna rättigheter kunna utövas.

## ARTIKEL III.

Straff eller förverkande enligt Förenta Staternas lagar skall icke tillämpas på eller träffa sprit-

Boarding of private Swedish vessels outside limits, for inquiry, etc., not objected to.

Search of vessel on reasonable ground for suspicion.

Seizure of vessel believed to be violating American prohibition laws.

Distance from coast limited for boarding, etc., vessels.

Extension if liquor conveyed by other vessel.

Liquors listed as sea stores or cargo for a foreign port not subjected to penalty, etc.

alcoholic liquors or to vessels or persons by reason of the carriage of such liquors, when such liquors are listed as sea stores or cargo destined for a port foreign to the United States, its territories or possessions on board Swedish vessels voyaging to or from ports of the United States, or its territories or possessions or passing through the territorial waters thereof, and such carriage shall be as now provided by law with respect to the transit of such liquors through the Panama Canal, provided that such liquors shall be kept under seal continuously while the vessel on which they are carried remains within said territorial waters and that no part of such liquors shall at any time or place be unladen within the United States, its territories or possessions.

To be kept under seal while in American waters.

#### ARTICLE IV.

Action on claims for loss, etc.

Any claim by a Swedish vessel for compensation on the grounds that it has suffered loss or injury through the improper or unreasonable exercise of the rights conferred by Article II of this Treaty or on the ground that it has not been given the benefit of Article III shall be referred for the joint consideration of two persons, one of whom shall be nominated by each of the High Contracting Parties.

Reference to Permanent Court of Arbitration.

Effect shall be given to the recommendations contained in any such joint report. If no joint report can be agreed upon, the claim shall be referred to the Permanent Court of Arbitration at The Hague described in the Convention for the Pacific Settlement of International Disputes, concluded at The Hague, October 18, 1907. The Arbitral Tribunal shall be constituted in accordance with Article 87 (Chapter IV) and with Article 59 (Chapter III) of the said Convention. The proceedings shall be regulated by so much of Chapter IV of the said Convention and

Vol. 36, p. 2221.

Vol. 36, pp. 2233, 2228.

drycker eller fartyg eller personer på grund av transport av spritdrycker, då sådana drycker stå upptagna såsom sjöförråd eller last destinerad till hamn utanför Förenta Staterna, dess territorier eller besittningar på sådana svenska fartygs skeppslista, vilka färdas till eller från hamn tillhörande Förenta Staterna, dess territorier eller besittningar eller passera genom deras territorialvatten, och sådan transport äger rum på sätt gällande lag nu föreskriver beträffande transitering av spritdrycker genom Panama-kanalen, förutsatt att sådana drycker oavbrutet hållas förseglade, medan fartyget, varpå de fraktas, kvarstannar inom nämnda territorialvatten och att sådana drycker icke i någon utsträckning, vid någon tid eller på någon plats urlastas inom Förenta Staterna, dess territorier eller besittningar.

#### ARTIKEL IV.

Varje krav på kompensation från svenskt fartygs sida på den grund att detsamma ma vidkänts förlust eller skada genom ett oriktigt eller oskäligt utövande av de uti Artikel II i detta avtal givna rättigheter eller på den grund att detsamma icke erhållit de i Artikel III omnämnda fördelar, skall hänskjutas till gemensam prövning av två personer, av vilka vardera av de Höga Fördragsslutande Parterna skall utse en.

Enas nämnda personer om ett gemensamt yttrande, skall detta hava bindande verkan. Kan enighet icke uppnås om gemensamt yttrande skall kravet hänskjutas till Permanenta Skiljedomstolen i Haag, omnämnd i Konventionen om avgörande på fredlig väg av internationella tvister, avslutad i Haag den 18 oktober 1907. Skiljedomstolen skall vara sammansatt i överensstämmelse med artikel 87 (Kapitel IV) och artikel 59 (Kapitel III) i sagda konvention. Förhandlingarna skola föras i enlighet med Kapitel IV i sagda konvention och enligt Kapitel III

of Chapter III thereof (special regard being had for Articles 70 and 74, but excepting Articles 53 and 54) as the Tribunal may consider to be applicable and to be consistent with the provisions of this agreement. All sums of money which may be awarded by the Tribunal on account of any claim shall be paid within eighteen months after the date of the final award without interest and without deduction, save as hereafter specified. Each Government shall bear its own expenses. The expenses of the Tribunal shall be defrayed by a ratable deduction of the amount of the sums awarded by it, at a rate of five per cent. on such sums, or at such lower rate as may be agreed upon between the two Governments; the deficiency, if any, shall be defrayed in equal moities by the two Governments.

(med särskild hänsyn till artiklarna 70 och 74 men med undantag av artiklarna 53 och 54) i de delar domstolen må finna dem tillämpliga och överensstämmande med bestämmelserna i detta avtal. Varje penningssumma, som må komma att utdömas av domstolen på grund av ett dylikt krav, skall betalas inom aderton månader efter det slutliga utslagets datum utan ränta och utan avdrag utom i här nedan särskilt angivna fall. Varje regering skall bära sina egna kostnader. Domstolskostnaderna skola bestridas genom ett procentuellt avdrag från beloppet av de utdömda summorna, uppgående till fem procent av nämnda summor eller till sådan lägre procentsats, som de båda regeringarna må komma överens om; eventuell brist skall bestridas till lika del av båda regeringarna.

Payment of awards.

Expenses, etc.

ARTICLE V.

ARTIKEL V.

This Treaty shall be subject to ratification and shall remain in force for a period of one year from the date of the exchange of ratifications.

Denna traktat skall ratificeras och gälla under en period av ett år från dagen för ratifikationernas utväxling.

Duration, and exchange of ratifications.

Three months before the expiration of the said period of one year, either of the High Contracting Parties may give notice of its desire to propose modifications in the terms of the Treaty.

Tre månader före utgången av sagda ettårsperiod må endera av de Höga Fördragsslutande Parterna tillkännagiva sin önskan att föreslå ändringar i traktatens lydelse.

Notice of proposed modifications.

If such modifications have not been agreed upon before the expiration of the term of one year mentioned above, the Treaty shall lapse.

Om någon överenskommelse rörande dylika ändringar icke träffats före ovannämnda ettårsperiods utgång, skall traktaten förfalla.

Treaty to lapse if modifications not agreed upon.

If no notice is given on either side of the desire to propose modifications, the Treaty shall remain in force for another year, and so on automatically, but subject always in respect of each such period of a year to the right on either side to propose as provided above three months before its expiration modifications in the Treaty, and to the provision that if such modifications are not agreed upon before the close of the period of one year, the Treaty shall lapse.

Om icke från någondera sidan tillkännagives en önskan att framställa ändringsförslag, skall traktaten fortsätta att gälla under ännu ett år och därefter automatiskt vidare, men alltid under varje sådan period vara föremål för endera partens rätt att såsom ovan föreskrivits tre månader före traktatens utlöpande föreslå ändringar i densamma ävensom för bestämmelsen att traktaten skall utlöpa, om överenskommelse icke träffas om sådana ändringar före slutet av ettårsperioden.

Continued from year to year if no modification proposed.

## ARTICLE VI.

## ARTIKEL VI.

Treaty to lapse if effect thereof prevented by judicial decision or legislative action.

In the event that either of the High Contracting Parties shall be prevented either by judicial decision or legislative action from giving full effect to the provisions of the present Treaty the said Treaty shall automatically lapse, and, on such lapse or whenever this Treaty shall cease to be in force, each High Contracting Party shall enjoy all the rights which it would have possessed had this Treaty not been concluded.

För den händelse endera av de Höga Fördragsslutande Parterna skulle komma att genom antingen domstolsbeslut eller lagstiftningssåtgärd förhindras från att giva full giltighet åt bestämmelserna i denna traktat, skall traktaten automatiskt utlöpa, och vid sådant utlöpande eller närhelst denna traktat annars upphör att gälla, skall vardera av de Höga Fördragsslutande Parterna komma i åtnjutande av alla de rättigheter, som den skulle hava ägt om denna traktat icke hade avslutats.

Exchange of ratifications.

The present Convention shall be duly ratified by the President of the United States of America, by and with the advice and consent of the Senate thereof, and by His Majesty the King of Sweden; and the ratifications shall be exchanged at Washington as soon as possible.

Denna Konvention skall vederbörligen ratificeras av Amerikas Förenade Staters President efter Senatens råd och med dess samtycke, samt av Hans Majestät Konungen av Sverige; ratifikationerna skola utväxlas i Washington snarast möjligt.

Signatures.

In Witness whereof, the respective Plenipotentiaries have signed the present Convention in duplicate in the English and Swedish languages and have thereunto affixed their seals.

Till bekräftelse härav hava de respektive fullmäktige undertecknat denna konvention i duplikat på engelska och svenska språket och försett densamma med sina sigill.

Done at the city of Washington this twenty-second day of May, in the year of our Lord one thousand nine hundred and twenty-four.

Som skedde i Washington den tjuguanre maj ett tusen nio hundra tjugufyra.

[SEAL.]  
[SEAL.]

CHARLES EVANS HUGHES  
V ASSARSSON

Ratifications exchanged.

AND WHEREAS the said Convention has been duly ratified on both parts, and the ratifications of the two Governments were exchanged in the city of Washington on the eighteenth day of August, one thousand nine hundred and twenty-four;

NOW, THEREFORE, be it known that I, Calvin Coolidge, President of the United States of America, have caused the said Convention to be made public, to the end that the same and every article and clause thereof may be observed and fulfilled with good faith by the United States and the citizens thereof.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

DONE at the city of Washington, this eighteenth day of August, in the year of our Lord one thousand nine hundred and [SEAL.] twenty-four, and of the Independence of the United States of America the one hundred and forty-ninth.

CALVIN COOLIDGE

By the President:  
CHARLES E. HUGHES  
*Secretary of State.*

Proclamation.

*Treaty between the United States and Lithuania for the extradition of fugitives from justice. Signed at Kaunas, April 9, 1924; ratification advised by the Senate, May 19, 1924; ratified by the President, June 10, 1924; ratified by Lithuania, August 12, 1924; ratifications exchanged at Kaunas, August 23, 1924; proclaimed, September 29, 1924.*

April 9, 1924.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

### A PROCLAMATION.

WHEREAS a Treaty between the United States of America and Lithuania providing for the extradition of fugitives from justice, was concluded and signed by their respective Plenipotentiaries at Kaunas, on the ninth day of April, one thousand nine hundred and twenty-four, the original of which Treaty, is word for word as follows:

Extradition with  
Lithuania.  
Preamble.

THE UNITED STATES OF AMERICA and LITHUANIA desiring to promote the cause of justice, have resolved to conclude a treaty for the extradition of fugitives from justice between the two countries and have appointed for that purpose the following Plenipotentiaries:

Contracting Powers.

THE PRESIDENT OF THE UNITED STATES OF AMERICA:

Plenipotentiaries.

Frederick W. B. COLEMAN,  
Envoy Extraordinary and Minister Plenipotentiary of the United States of America;

THE PRESIDENT OF THE REPUBLIC OF LITHUANIA:

Ernestas GALVANAUSKAS,  
Prime Minister and Minister of Foreign Affairs;

Who, after having communicated to each other their respective full powers, found to be in good and due form, have agreed upon and concluded the following articles:

### ARTICLE I.

It is agreed that the Government of the United States and the Government of Lithuania shall, upon requisition duly made as herein provided, deliver up to justice any person, who may be charged with, or may have been convicted of, any of the crimes specified in Article II of the present Treaty committed within the jurisdiction of one of the High Contracting Parties, and who shall seek an asylum or shall be found within the territories of the other; provided that such surrender shall take place only upon such evidence of criminality, as according to the laws of the place where the fugitive or person so charged shall be found, would justify his apprehension and commitment for trial if the crime or offense had been there committed.

Reciprocal delivery  
of persons charged with  
crimes.

## ARTICLE II.

- Extraditable crimes.** Persons shall be delivered up according to the provisions of the present Treaty, who shall have been charged with or convicted of any of the following crimes:
- Murder, etc.** 1. Murder, comprehending the crimes designated by the terms parricide, assassination, manslaughter when voluntary, poisoning or infanticide.
- Attempt to murder.** 2. The attempt to commit murder.
- Rape, etc.** 3. Rape, abortion, carnal knowledge of children under the age of twelve years.
- Abduction of females for immoral purposes.** 4. Abduction or detention of women or girls for immoral purposes.
- Bigamy.** 5. Bigamy.
- Arson.** 6. Arson.
- Injuries to railroads.** 7. Wilful and unlawful destruction or obstruction of railroads, which endangers human life.
- Crimes at sea.** 8. Crimes committed at sea:
- Piracy.** /a/ Piracy, as commonly known and defined by the law of nations, or by statute;
- Destroying vessels.** /b/ Wrongfully sinking or destroying a vessel at sea or attempting to do so;
- Mutiny.** /c/ Mutiny or conspiracy by two or more members of the crew or other persons on board of a vessel on the high seas, for the purpose of rebelling against the authority of the Captain or Commander of such vessel, or by fraud or violence taking possession of such vessel;
- Assault on shipboard.** /d/ Assault on board ship upon the high seas with intent to do bodily harm.
- Burglary.** 9. Burglary, defined to be the act of breaking into and entering the house of another in the night time with intent to commit a felony therein.
- Feloniously entering offices etc.** 10. The act of breaking into and entering the offices of the Government and public authorities, or the offices of banks, banking houses, savings banks, trust companies, insurance and other companies, or other buildings not dwellings with intent to commit a felony therein.
- Robbery.** 11. Robbery, defined to be the act of feloniously and forcibly taking from the person of another goods or money by violence or by putting him in fear.
- Forgery.** 12. Forgery or the utterance of forged papers.
- Forgery of public documents.** 13. The forgery or falsification of the official acts of the Government or public authority, including Courts of Justice, or the uttering or fraudulent use of any of the same.
- Counterfeiting.** 14. The fabrication of counterfeit money, whether coin or paper, counterfeit titles or coupons of public debt, created by National, State, Provincial, Territorial, Local or Municipal Governments, bank notes or other instruments of public credit, counterfeit seals, stamps, dies and marks of State or public administrations, and the utterance, circulation or fraudulent use of the above mentioned objects.
- Embezzling public funds.** 15. Embezzlement or criminal malversation committed within the jurisdiction of one or the other party by public officers or depositaries, where the amount embezzled exceeds two hundred dollars or Lithuanian equivalent.
- Embezzling by employees.** 16. Embezzlement by any person or persons hired, salaried or employed, to the detriment of their employers or principals, when the crime or offense is punishable by imprisonment or other corporal punishment by the laws of both countries, and where the amount embezzled exceeds two hundred dollars or Lithuanian equivalent.

17. Kidnapping of minors or adults, defined to be the abduction or detention of a person or persons, in order to exact money from them, their families or any other person or persons, or for any other unlawful end.

Kidnaping.

18. Larceny, defined to be the theft of effects, personal property, or money, of the value of twenty five dollars or more, or Lithuanian equivalent.

Larceny.

19. Obtaining money, valuable securities or other property by false pretences or receiving any money, valuable securities or other property knowing the same to have been unlawfully obtained where the amount of money or the value of the property so obtained or received exceeds two hundred dollars or Lithuanian equivalent.

Obtaining money by false pretenses, etc.

20. Perjury or subornation of perjury.

Perjury.

21. Fraud or breach of trust by a bailee, banker, agent, factor, trustee, executor, administrator, guardian, director or officer of any company or corporation, or by any one in any fiduciary position, where the amount of money or the value of the property misappropriated exceeds two hundred dollars or Lithuanian equivalent.

Breach of trust, etc.

22. Crimes and offenses against the laws of both countries for the suppression of slavery and slave trading.

Slave trading.

23. Wilful desertion or wilful non-support of minor or dependent children.

Desertion, etc., of dependent children.

24. Extradition shall also take place for participation in any of the crimes before mentioned as an accessory before or after the fact; provided such participation be punishable by imprisonment by the laws of both the High Contracting Parties.

Accessories.

### ARTICLE III.

The provisions of the present Treaty shall not import a claim of extradition for any crime or offense of a political character, nor for acts connected with such crimes or offenses; and no person surrendered by or to either of the High Contracting Parties in virtue of this Treaty shall be tried or punished for a political crime or offense. When the offense charged comprises the act either of murder or assassination or of poisoning, either consummated or attempted, the fact that the offense was committed or attempted against the life of the Sovereign or Head of a foreign State or against the life of any member of his family, shall not be deemed sufficient to sustain that such crime or offense was of a political character; or was an act connected with crimes or offenses of a political character.

No surrender for political offenses.

Attempts, etc., against Head of State not a political crime.

### ARTICLE IV.

No person shall be tried for any crime or offense other than that for which he was surrendered.

Trial limited to offense for which surrendered.

### ARTICLE V.

A fugitive criminal shall not be surrendered under the provisions hereof, when, from lapse of time or other lawful cause, according to the laws of the place within the jurisdiction of which the crime was committed, the criminal is exempt from prosecution or punishment for the offense for which the surrender is asked.

Limitation of time.

### ARTICLE VI.

If a fugitive criminal whose surrender may be claimed pursuant to the stipulations hereof, be actually under prosecution, out on bail or in custody, for a crime or offense committed in the country where

Persons under prosecution in country where found.

he has sought asylum, or shall have been convicted thereof, his extradition may be deferred until such proceedings be determined, and until he shall have been set at liberty in due course of law.

## ARTICLE VII.

Persons claimed by other countries.

If a fugitive criminal claimed by one of the parties hereto, shall be also claimed by one or more powers pursuant to treaty provisions, on account of crimes committed within their jurisdiction, such criminal shall be delivered to that State whose demand is first received.

## ARTICLE VIII.

Neither country to deliver its own citizens.

Under the stipulations of this Treaty, neither of the High Contracting Parties shall be bound to deliver up its own citizens.

## ARTICLE IX.

Expenses.

The expense of arrest, detention, examination and transportation of the accused shall be paid by the Government which has preferred the demand for extradition.

## ARTICLE X.

Delivery of articles seized with fugitive.

Everything found in the possession of the fugitive criminal at the time of his arrest, whether being the proceeds of the crime or offense, or which may be material as evidence in making proof of the crime, shall so far as practicable, according to the laws of either of the High Contracting Parties, be delivered up with his person at the time of surrender. Nevertheless, the rights of a third party with regard to the articles referred to, shall be duly respected.

## ARTICLE XI.

Territory affected.

The stipulations of the present Treaty shall be applicable to all territory wherever situated, belonging to either of the High Contracting Parties or in the occupancy and under the control of either of them, during such occupancy or control.

Requisitions.

Requisitions for the surrender of fugitives from justice shall be made by the respective diplomatic agents of the High Contracting Parties. In the event of the absence of such agents from the country or its seat of Government, or where extradition is sought from territory included in the preceding paragraphs, other than the United States or Lithuania, requisitions may be made by superior consular officers. It shall be competent for such diplomatic or superior consular officers to ask and obtain a mandate or preliminary warrant of arrest for the person whose surrender is sought, whereupon the judges and magistrates of the two Governments shall respectively have power and authority, upon complaint made under oath or in any other judicially prescribed form to issue a warrant for the apprehension of the person charged, in order that he or she may be brought before such judge or magistrate, that the evidence of criminality may be heard and considered and if, on such hearing, the evidence be deemed sufficient to sustain the charge, it shall be the duty of the examining judge or magistrate to certify it to the proper executive authority, that a warrant may issue for the surrender of the fugitive.

Procedure.

Urgent cases.

In case of urgency, the application for arrest and detention may be addressed directly to the competent magistrate in conformity to the statutes in force.

The person provisionally arrested shall be released, unless within two months from the date of arrest in Lithuania, or from the date of commitment in the United States, the formal requisition for surrender with the documentary proofs hereinafter prescribed be made as aforesaid by the diplomatic agent of the demanding Government or, in his absence, by a consular officer thereof.

Provisional arrests.

If the fugitive criminal shall have been convicted of the crime for which his surrender is asked, a copy of the sentence of the court before which such conviction took place, duly authenticated, shall be produced. If, however, the fugitive is merely charged with crime, a duly authenticated copy of the warrant of arrest in the country where the crime was committed, and of the depositions upon which such warrant may have been issued, shall be produced, with such other evidence or proof as may be deemed competent in the case. In either case a duly authenticated text of the law under which the charge is made shall be attached.

Documents required.

#### ARTICLE XII.

In every case of a request made by either of the High Contracting Parties for the arrest, detention or extradition of fugitive criminals, the appropriate legal officers of the country where the proceedings of extradition are had, shall assist the officers of the Government demanding the extradition before the respective judges and magistrates, by every legal means within their power; and no claim whatever for compensation for any of the services so rendered shall be made against the Government demanding the extradition; provided, however, that any officer or officers of the surrendering Government so giving assistance, who shall, in the usual course of their duty, receive no salary or compensation other than specific fees for services performed, shall be entitled to receive from the Government demanding the extradition the customary fees for the acts or services performed by them, in the same manner and to the same amount as though such acts or services had been performed in ordinary criminal proceedings under the laws of the country of which they are officers.

Legal assistance.

Compensation.

#### ARTICLE XIII.

The present Treaty shall be ratified by the High Contracting Parties in accordance with their respective constitutional methods and shall take effect on the date of the exchange of ratifications which shall take place at Kaunas as soon as possible.

Exchange of ratifications.

#### ARTICLE XIV.

The present Treaty shall remain in force for a period of ten years, and in case neither of the High Contracting Parties shall have given notice one year before the expiration of that period of its intention to terminate the Treaty, it shall continue in force until the expiration of one year from the date on which such notice of termination shall be given by either of the High Contracting Parties.

Duration.

In witness whereof the above-named Plenipotentiaries have signed the present Treaty and have hereunto affixed their seals.

Signatures.

Done in duplicate at Kaunas this Ninth day of April, nineteen hundred and twenty-four.

[SEAL.] F. W. B. COLEMAN  
[SEAL.] GALVANAUSKAS.

Ratifications exchanged.

AND WHEREAS the said Treaty has been duly ratified on both parts, and the ratifications of the two Governments were exchanged in the city of Kaunas on the twenty-third day of August, one thousand nine hundred and twenty-four;

Proclamation.

NOW, THEREFORE, be it known that I, Calvin Coolidge, President of the United States of America, have caused the said Treaty to be made public, to the end that the same and every article and clause thereof may be observed and fulfilled with good faith by the United States and the citizens thereof.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

DONE at the city of Washington, this twenty-ninth day of September, in the year of our Lord one thousand nine [SEAL.] hundred and twenty-four, and of the Independence of the United States of America the one hundred and forty-ninth.

CALVIN COOLIDGE

By the President:

CHARLES E. HUGHES  
*Secretary of State.*

*Convention between the United States and Great Britain for the preservation of the halibut fishery of the Northern Pacific Ocean. Signed at Washington, March 2, 1923; ratification advised by the Senate, May 31, 1924; ratified by the President, June 4, 1924; ratified by Great Britain, July 21, 1924; ratifications exchanged at Washington, October 21, 1924; proclaimed October 22, 1924.*

March 2, 1923.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

WHEREAS a Convention between the United States of America and Great Britain for the preservation of the halibut fishery of the Northern Pacific Ocean, including Bering Sea, was concluded and signed by their respective Plenipotentiaries at Washington on the second day of March, one thousand nine hundred and twenty-three, the original of which is word for word as follows:

Northern Pacific halibut fisheries, Great Britain.  
Preamble.

The United States of America and His Majesty the King of the United Kingdom of Great Britain and Ireland, and of the British Dominions beyond the Seas, Emperor of India, being equally desirous of securing the preservation of the halibut fishery of the Northern Pacific Ocean have resolved to conclude a Convention for this purpose, and have named as their plenipotentiaries:

Contracting Powers.

The President of the United States of America: Charles Evans Hughes, Secretary of State of the United States; and

Plenipotentiaries.

His Britannic Majesty: The Honorable Ernest Lapointe, K. C., B. A., LL. B., Minister of Marine and Fisheries of Canada;

Who, after having communicated to each other their respective full powers, found in good and due form, have agreed upon the following articles:

ARTICLE I.

The nationals and inhabitants and the fishing vessels and boats, of the United States and of the Dominion of Canada, respectively, are hereby prohibited from fishing for halibut (*Hippoglossus*) both in the territorial waters and in the high seas off the western coasts of the United States, including Bering Sea, and of the Dominion of Canada, from the 16th day of November next after the date of the exchange of ratifications of this Convention, to the 15th day of the following February, both days inclusive, and within the same period yearly thereafter, provided that upon the recommendation of the International Fisheries Commission hereinafter described, this close season may be modified or suspended at any time after the expiration of three such seasons, by a special agreement concluded and duly ratified by the High Contracting Parties.

Halibut fishing in specified waters prohibited during closed season.

Post, p. 1842.

It is understood that nothing contained in this Article shall prohibit the nationals or inhabitants and the fishing vessels or boats of the United States and of the Dominion of Canada, from fishing in the waters hereinbefore specified for other species of fish during the season when fishing for halibut in such waters is prohibited by this Article. Any halibut that may be taken incidentally when fishing for other fish during the season when fishing for halibut is prohibited under the provisions of this Article may be retained and used for food for the crew of the vessel by which they are taken. Any portion thereof not so used shall be landed and immediately

Other fishing not affected.

Disposal of halibut incidentally taken.

turned over to the duly authorized officers of the Department of Commerce of the United States or of the Department of Marine and Fisheries of the Dominion of Canada. Any fish turned over to such officers in pursuance of the provisions of this Article shall be sold by them to the highest bidder and the proceeds of such sale, exclusive of the necessary expenses in connection therewith, shall be paid by them into the treasuries of their respective countries.

## ARTICLE II.

Seizures for violations.

Prosecutions.

Every national or inhabitant, vessel or boat of the United States or of the Dominion of Canada engaged in halibut fishing in violation of the preceding Article may be seized except within the jurisdiction of the other party by the duly authorized officers of either High Contracting Party and detained by the officers making such seizure and delivered as soon as practicable to an authorized official of the country to which such person, vessel or boat belongs, at the nearest point to the place of seizure, or elsewhere, as may be mutually agreed upon. The authorities of the nation to which such person, vessel or boat belongs alone shall have jurisdiction to conduct prosecutions for the violation of the provisions of the preceding Article or of the laws or regulations which either High Contracting Party may make to carry those provisions into effect, and to impose penalties for such violations; and the witnesses and proofs necessary for such prosecutions, so far as such witnesses or proofs are under the control of the other High Contracting Party, shall be furnished with all reasonable promptitude to the authorities having jurisdiction to conduct the prosecutions.

## ARTICLE III.

International Fisheries Commission to be appointed.

Duties.

The High Contracting Parties agree to appoint within two months after the exchange of ratifications of this Convention, a Commission to be known as the International Fisheries Commission, consisting of four members, two to be appointed by each party. This Commission shall continue to exist so long as this Convention shall remain in force. Each party shall pay the salaries and expenses of its own members, and joint expenses incurred by the Commission shall be paid by the two High Contracting Parties in equal moieties.

The Commission shall make a thorough investigation into the life history of the Pacific halibut and such investigation shall be undertaken as soon as practicable. The Commission shall report the results of its investigation to the two Governments and shall make recommendations as to the regulation of the halibut fishery of the North Pacific Ocean, including the Bering Sea, which may seem to be desirable for its preservation and development.

## ARTICLE IV.

Effective laws to be enacted.  
*Ante*, p. 648.

The High Contracting Parties agree to enact and enforce such legislation as may be necessary to make effective the provisions of this Convention with appropriate penalties for violations thereof.

## ARTICLE V.

Duration.

Exchange of ratifications.

This Convention shall remain in force for a period of five years and thereafter until two years from the date when either of the High Contracting Parties shall give notice to the other of its desire to terminate it. It shall be ratified in accordance with the constitutional methods of the High Contracting Parties. The ratifica-

tions shall be exchanged in Washington as soon as practicable, and the Convention shall come into force on the day of the exchange of ratifications.

In faith whereof, the respective plenipotentiaries have signed the present Convention in duplicate, and have thereunto affixed their seals.

Signatures.

DONE at the City of Washington, the second day of March, in the year of our Lord one thousand nine hundred and twenty-three.

CHARLES EVANS HUGHES [SEAL.]  
 ERNEST LAPOINTE [SEAL.]

AND WHEREAS the said Convention has been duly ratified on both parts, and the ratifications of the two Governments were exchanged in the city of Washington on the twenty-first day of October, one thousand nine hundred and twenty-four;

Ratifications exchanged.

NOW, THEREFORE, be it known that I, Calvin Coolidge, President of the United States of America, have caused the said Convention to be made public, to the end that the same and every article and clause thereof may be observed and fulfilled with good faith by the United States and the citizens thereof.

Proclamation.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

DONE at the city of Washington, this twenty-second day of October, in the year of our Lord one thousand nine hundred and twenty-four, and of the Independence of the United States of America the one hundred and forty-ninth.

CALVIN COOLIDGE

By the President:

CHARLES E. HUGHES  
*Secretary of State.*

June 3, 1924.

*Convention between the United States and Italy for prevention of smuggling of intoxicating liquors. Signed at Washington, June 3, 1924; ratification advised by the Senate, June 4, 1924; ratified by Italy, July 7, 1924; ratified by the President, October 16, 1924; ratifications exchanged at Washington, October 22, 1924; proclaimed, October 22, 1924.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Convention with Italy to prevent smuggling of intoxicating liquors into United States.  
Preamble.

WHEREAS a Convention between the United States of America and Italy to aid in the prevention of the smuggling of intoxicating liquors into the United States was concluded and signed by their respective Plenipotentiaries at Washington on the third day of June, one thousand nine hundred and twenty-four, the original of which Convention, being in the English and Italian languages, is word for word as follows:

Contracting Powers.

The President of the United States of America and His Majesty the King of Italy being desirous of avoiding any difficulties which might arise between them in connection with the laws in force in the United States on the subject of alcoholic beverages have decided to conclude a Convention for that purpose, and have appointed as their Plenipotentiaries:

Il Presidente degli Stati Uniti d'America e Sua Maestà il Re d'Italia, desiderosi di evitare le difficoltà che potrebbero sorgere tra loro nei riguardi delle leggi in vigore negli Stati Uniti d'America in materia di bevande alcoliche, hanno deciso di concludere una Convenzione a tale scopo ed hanno nominato quali loro Plenipotenziarii

Plenipotentiaries.

The President of the United States of America, Charles Evans Hughes, Secretary of State of the United States;

His Majesty the King of Italy, Signor Augusto Rosso, Counselor of His Embassy at Washington;

Who, having communicated their full powers found in good and due form have agreed as follows:

Il Presidente degli Stati Uniti d'America: l'On.le Charles Evans Hughes, Segretario di Stato degli Stati Uniti;

Sua Maestà il Re d'Italia: il Signor Augusto Rosso, Consigliere della sua Ambasciata in Washington;

I quali, presentati i loro pieni poteri riscontrati nella debita forma, hanno di comune accordo stabilito quanto segue:

ARTICLE I.

The High Contracting Parties respectively retain their rights and claims, without prejudice by reason of this agreement, with respect to the extent of their territorial jurisdiction.

Territorial jurisdiction retained.

ARTICOLO I.

Le Alte Parti Contraenti conservano rispettivamente i propri diritti e le proprie ragioni, senza che possano venir pregiudicate pel fatto del presente accordo, nei riguardi della estensione della loro giurisdizione territoriale.

## ARTICLE II.

(1) The Italian Government agrees that it will raise no objection to the boarding of private vessels under the Italian flag outside the limits of territorial waters by the authorities of the United States, its territories or possessions in order that enquiries may be addressed to those on board and an examination be made of the ship's papers for the purpose of ascertaining whether the vessel or those on board are endeavoring to import or have imported alcoholic beverages into the United States, its territories or possessions in violation of the laws there in force. When such enquiries and examination show a reasonable ground for suspicion, a search of the vessel may be initiated.

(2) If there is reasonable cause for belief that the vessel has committed or is committing or attempting to commit an offense against the laws of the United States, its territories or possessions prohibiting the importation of alcoholic beverages, the vessel may be seized and taken into a port of the United States, its territories or possessions for adjudication in accordance with such laws.

(3) The rights conferred by this article shall not be exercised at a greater distance from the coast of the United States its territories or possessions than can be traversed in one hour by the vessel suspected of endeavoring to commit the offense. In cases, however, in which the liquor is intended to be conveyed to the United States its territories or possessions by a vessel other than the one boarded and searched, it shall be the speed of such other vessel and not the speed of the vessel boarded, which shall determine the distance from the coast at which the right under this article can be exercised.

## ARTICLE III.

No penalty or forfeiture under the laws of the United States shall be applicable or attach to

## ARTICOLO II.

(1) Il Governo italiano consente a non sollevare obiezioni alla visita dei piroscafi privati battenti bandiera italiana, al di là dei limiti delle acque territoriali, da parte delle autorità degli Stati Uniti o dei territori e possedimenti degli Stati Uniti, in modo ch'esse possano rivolgere domande alle persone di bordo ed esaminare i documenti di bordo, allo scopo di accertare se la nave o l'equipaggio tentino di importare bevande alcoliche negli Stati Uniti o nei territori e possedimenti degli Stati Uniti, in violazione delle leggi ivi in vigore. Allorquando da tale inchiesta ed esame risultino fondati sospetti, una visita della nave può essere iniziata.

(2) Se vi è sufficiente motivo per ritenere che la nave ha commesso o sta commettendo o tentando di commettere una infrazione alle leggi degli Stati Uniti e dei territori e possedimenti degli Stati Uniti che proibiscono l'importazione di bevande alcoliche, la nave può essere sequestrata e condotta in un porto degli Stati Uniti, per l'azione giudiziaria a norma delle leggi stesse.

(3) I diritti conferiti dal presente articolo non potranno essere esercitati ad una distanza dalla costa degli Stati Uniti o dei territori e possedimenti degli Stati Uniti che sia maggiore di quella navigabile in un ora dalla nave sospetta dell'infrazione in parola. Tuttavia, nei casi in cui le bevande alcoliche fossero destinate ad essere trasportate agli Stati Uniti, o ai territori e possedimenti degli Stati Uniti da un'altra nave che non quella fermata e perquisita, sarà la velocità di questa altra nave che determinerà la distanza dalla costa entro la quale i diritti conferiti da questo articolo potranno essere esercitati.

## ARTICOLO III.

Nessuna penalità sarà applicabile, in base alle leggi degli Stati Uniti, alle bevande alcoo-

Boarding of private Italian vessels outside limits, for inquiry, etc., not objected to.

Search of vessel on reasonable ground for suspicion.

Seizure of vessel believed to be violating American prohibition laws.

Distance from coast limited for boarding, etc., vessels.

Extension if liquor conveyed by other vessel.

Liquors listed as sea stores or cargo for a foreign port, not subjected to penalty, etc.

alcoholic liquors or to vessels or persons by reason of the carriage of such liquors, when such liquors are listed as sea stores or cargo destined for a port foreign to the United States, its territories or possessions on board Italian vessels voyaging to or from ports of the United States, or its territories or possessions or passing through the territorial waters thereof, and such carriage shall be as now provided by law with respect to the transit of such liquors through the Panama Canal, provided that such liquors shall be kept under seal continuously while the vessel on which they are carried remains within said territorial waters and that no part of such liquors shall at any time or place be unladen within the United States, its territories or possessions.

To be kept under seal while in American waters.

#### ARTICLE IV.

Action on claims for loss, etc.

Any claim by an Italian vessel for compensation on the grounds that it has suffered loss or injury through the improper or unreasonable exercise of the rights conferred by Article II of this Treaty or on the ground that it has not been given the benefit of Article III shall be referred for the joint consideration of two persons, one of whom shall be nominated by each of the High Contracting Parties.

Reference to Permanent Court of Arbitration.

Effect shall be given to the recommendations contained in any such joint report. If no joint report can be agreed upon, the claim shall be referred to the Permanent Court of Arbitration at The Hague described in the Convention for the Pacific Settlement of International Disputes, concluded at The Hague, October 18, 1907. The Arbitral Tribunal shall be constituted in accordance with Article 87 (Chapter IV) and with Article 59 (Chapter III) of the said Convention. The proceedings shall be regulated by so much of Chapter IV of the

Vol. 36, p. 2221.

Vol. 36, pp 2233, 2228.

liche od alle navi o persone pel fatto del trasporto di bevande alcoliche quando queste sono registrate come provviste di bordo o carico destinato ad un porto che non appartenga agli Stati Uniti, o ai suoi territori e possedimenti, e trovansi su navi italiane che viaggiano verso o provengono da porti degli Stati Uniti, o dei suoi territori e possedimenti, o che traversano le acque territoriali di essi. Tali trasporti saranno considerati a norma del disposto della legge nei riguardi del transito di bevande alcoliche attraverso il Canale di Panama, a condizione che esse siano mantenute sotto suggello durante tutto il tempo in cui la nave che le trasporta rimane entro le dette acque territoriali ad a condizione che nessuna parte di esse sia in qualsiasi tempo o luogo sbarcata negli Stati Uniti o nei suoi territori o possedimenti.

#### ARTICOLO IV.

Qualunque reclamo di indennità da parte di una nave italiana per dichiarate perdite o danni sofferti in seguito a indebito o ingiustificato esercizio dei diritti conferiti dall'articolo II di questo Trattato o per il fatto che non le venne concesso il beneficio dell'articolo III, sarà riferito all'esame in comune di due persone di cui ciascuna delle Alte Parti Contraenti nominerà una.

Sarà dato corso alle raccomandazioni formulate nei rapporti che verranno così presentati di comune accordo. Se tale accordo non potrà essere raggiunto, il reclamo verrà riferito alla Corte Permanente di Arbitrato dell'Aja contemplata dalla Convenzione per la Soluzione Pacifica delle Vertenze Internazionali conclusa all'Aja il 18 ottobre 1907. Il Tribunale arbitrale sarà costituito a norma dell'articolo 87 (Capitolo IV) e dell'articolo 59 (Capitolo III) di detta Convenzione. La procedura sarà regolata a norma di tutta quella parte

said Convention and of Chapter III thereof (special regard being had for Articles 70 and 74, but excepting Articles 53 and 54) as the Tribunal may consider to be applicable and to be consistent with the provisions of this agreement. All sums of money which may be awarded by the Tribunal on account of any claim shall be paid within eighteen months after the date of the final award without interest and without deduction, save as hereafter specified. Each Government shall bear its own expenses. The expenses of the Tribunal shall be defrayed by a ratable deduction of the amount of the sums awarded by it, at a rate of five per cent. on such sums, or at such lower rate as may be agreed upon between the two Governments; the deficiency, if any, shall be defrayed in equal moieties by the two Governments.

del Capitolo IV della detta Convenzione e del Capitolo III della Convenzione stessa (con speciale riguardo agli articoli 70 e 74 ma facendosi eccezione degli Articoli 53 e 54) che il Tribunale possa giudicare applicabile e non incompatibile colle disposizioni di questo accordo. Tutte le somme aggiudicate dal Tribunale per qualsiasi reclamo saranno pagate entro diciotto mesi dalla data dell'aggiudicazione finale, senza interessi e senza deduzioni, salvo quanto qui sotto specificato. Ciascun Governo sopporterà le proprie spese. Le spese del Tribunale saranno rimborsate mediante deduzione proporzionale dall'ammontare delle somme da esso aggiudicate, nella misura del cinque per cento di tali somme, od in quella misura più bassa che sarà concordata tra i due Governi; in caso di eventuale deficienza, questa sarà coperta in parti uguali dai due Governi.

Payment of awards.

Expenses, etc.

#### ARTICLE V.

This Treaty shall be subject to ratification and shall remain in force for a period of one year from the date of the exchange of ratifications.

Three months before the expiration of the said period of one year, either of the High Contracting Parties may give notice of its desire to propose modifications in the terms of the Treaty.

If such modifications have not been agreed upon before the expiration of the term of one year mentioned above, the Treaty shall lapse.

If no notice is given on either side of the desire to propose modifications, the Treaty shall remain in force for another year, and so on automatically, but subject always in respect of each such period of a year to the right on either side to propose as provided above three months before its expiration modifications in the Treaty, and to the provision that if such modifications are not agreed upon before the close of

#### ARTICOLO V.

Questo Trattato sarà soggetto a ratifica e resterà in vigore per il periodo di un anno dalla data dello scambio delle ratifiche.

Tre mesi prima dello spirar del detto periodo di un anno, ciascuna delle due Alte Parti Contraenti potrà notificare il proprio desiderio di proporre modifiche ai termini del Trattato.

Se tali modifiche non saranno state accettate di comune accordo prima della scadenza del summenzionato termine di un anno, il Trattato si considererà decaduto.

Se nessuna delle due parti notifica il proprio desiderio di proporre modifiche, il Trattato rimarrà in vigore per un'altro anno, e così automaticamente per gli anni successivi, sempre però rimanendo fermo, durante ognuno di questi periodi di un anno, il diritto di ciascuna delle Parti di proporre modifiche del Trattato tre mesi prima dello spirare del suo termine, come sopra disposto, e sempre con l'in-

Duration, and exchange of ratifications.

Notice of proposed modifications.

Treaty to lapse if modifications not agreed upon.

Continued from year to year if no modification proposed.

the period of one year, the Treaty shall lapse.

tesa che se l'accordo circa le predette modifiche non verrà raggiunto prima dello spirare del periodo di un anno, il Trattato si considererà decaduto.

## ARTICLE VI.

## ARTICOLO VI.

Treaty to lapse if effect thereof prevented by judicial decision or legislative action.

In the event that either of the High Contracting Parties shall be prevented either by judicial decision or legislative action from giving full effect to the provisions of the present Treaty the said Treaty shall automatically lapse, and, on such lapse or whenever this Treaty shall cease to be in force, each High Contracting Party shall enjoy all the rights which it would have possessed had this Treaty not been concluded.

Nel caso che l'una o l'altra delle Alte Parti Contraenti fosse impedita, sia per effetto di una decisione giudiziaria, sia per effetto di un atto legislativo, dal dare pieno effetto alle disposizioni del presente Trattato, il Trattato stesso verrà automaticamente a scadere, e, al momento di tale scadenza, o in qualunque altro momento questo Trattato cessasse dall'aver vigore, ciascuna delle Alte Parti Contraenti godrà dei diritti che avrebbe posseduto se questo Trattato non fosse stato concluso.

Exchange of ratifications.

The present Convention shall be duly ratified by the President of the United States of America, by and with the advice and consent of the Senate thereof, and by His Majesty the King of Italy; and the ratifications shall be exchanged at Washington as soon as possible.

La presente Convenzione sarà debitamente ratificata dal Presidente degli Stati Uniti d'America, coll'approvazione e il consenso del Senato americano e da Sua Maestà il Re d'Italia; e le ratifiche saranno scambiate a Washington al più presto possibile.

Signatures.

In witness whereof, the respective Plenipotentiaries have signed the present Convention in duplicate, in the English and Italian languages, and have thereunto affixed their seals.

In fede di che i rispettivi Plenipotenziarii hanno firmato la presente Convenzione in duplice esemplare, nelle lingue inglese ed italiana, e vi hanno affisso questi sigilli.

Done at the city of Washington this third day of June in the year of our Lord one thousand nine hundred and twenty-four.

Fatto nella città di Washington il tre giugno dell'anno di grazia mille novecento ventiquattro.

[SEAL.]

CHARLES EVANS HUGHES

[SEAL.]

AUGUSTO ROSSO

Ratifications exchanged.

AND WHEREAS the said Convention has been duly ratified on both parts, and the ratifications of the two Governments were exchanged in the city of Washington on the twenty-second day of October, one thousand nine hundred and twenty-four;

NOW, THEREFORE, be it known that I, Calvin Coolidge, President of the United States of America, have caused the said Convention to be made public, to the end that the same and every article and clause thereof may be observed and fulfilled with good faith by the United States and the citizens thereof.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

DONE at the city of Washington, this twenty-second day of October, in the year of our Lord one thousand nine hundred

[SEAL.] and twenty-four, and of the Independence of the United States of America the one hundred and forty-ninth.

By the President:

CHARLES E. HUGHES

Secretary of State.

CALVIN COOLIDGE

Proclamation.

*Treaty between the United States and Esthonia for extradition of fugitives from justice. Signed at Tallinn, November 8, 1923; ratification advised by the Senate, January 7, 1924; ratified by Esthonia, October 13, 1924; ratified by the President, November 11, 1924; ratifications exchanged at Washington, November 15, 1924; proclaimed, November 15, 1924.*

November 8, 1923.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

### A PROCLAMATION.

WHEREAS a treaty between the United States of America and Esthonia providing for the extradition of fugitives from justice was concluded and signed by their respective Plenipotentiaries at Tallinn on the eighth day of November, one thousand nine hundred and twenty-three, the original of which treaty is word for word as follows:

Extradition with  
Esthonia.  
Preamble.

The United States of America and Esthonia desiring to promote the cause of justice, have resolved to conclude a treaty for the extradition of fugitives from justice between the two countries and have appointed for that purpose the following plenipotentiaries:

Contracting Powers.

The President of the United States of America:

Plenipotentiaries.

Mr. Frederick W. B. COLEMAN, Envoy Extraordinary and Minister Plenipotentiary

and The Government of the Republic of Esthonia:

Mr. Frederick AKEL, Minister for Foreign Affairs,

Who, after having communicated to each other their respective full powers, found to be in good and due form, have agreed upon and concluded the following articles:

#### Article I.

It is agreed that the Government of the United States and the Government of Esthonia shall, upon requisition duly made as herein provided, deliver up to justice any person, who may be charged with, or may have been convicted of, any of the crimes specified in Article II of the present Treaty committed within the jurisdiction of one of the High Contracting Parties, and who shall seek an asylum or shall be found within the territories of the other; provided that such surrender shall take place only upon such evidence or criminality, as according to the laws of the place where the fugitive or person so charged shall be found, would justify his apprehension and commitment for trial if the crime or offense had been there committed.

Reciprocal delivery  
of persons charged with  
crime.

#### Article II.

Persons shall be delivered up according to the provisions of the present Treaty, who shall have been charged with or convicted of any of the following crimes:

Extraditable crimes.

1. Murder, comprehending the crimes designated by the terms paricide, assassination, manslaughter, poisoning or infanticide.

Murder.

- |  |  |
|--|--|
| Attempted murder.                          | 2. The attempt to commit murder.   |
| Rape, etc.                                 | 3. Rape, abortion, carnal knowledge of children under the age of twelve years.   |
| Abduction of females for immoral purposes. | 4. Abduction or detention of women or girls for immoral purposes.  |
| Bigamy.                                    | 5. Bigamy.   |
| Arson.                                     | 6. Arson.  |
| Injuries to railroads.                     | 7. Willful and unlawful destruction or obstruction of railroads, which endangers human life.   |
| Crimes committed at sea.                   | 8. Crimes committed at sea :   |
| Piracy.                                    | (a) Piracy, as commonly known and defined by the law of nations, or by statute ;   |
| Destroying vessels.                        | (b) Wrongfully sinking or destroying a vessel at sea or attempting to do so ;  |
| Mutiny.                                    | (c) Mutiny or conspiracy by two or more members of the crew or other persons on board of a vessel on the high seas, for the purpose of rebelling against the authority of the Captain or Commander of such vessel, or by fraud or violence taking possession of such vessel ;  |
| Assault on shipboard.                      | (d) Assault on board ship upon the high seas with intent to do bodily harm.  |
| Burglary.                                  | 9. Burglary, defined to be the act of breaking into and entering the house of another in the night time with intent to commit a felony therein.  |
| Feloniously entering offices, etc.         | 10. The act of breaking into and entering the offices of the Government and public authorities, or the offices of banks, banking houses, savings banks, trust companies, insurance and other companies, or other buildings not dwellings with intent to commit a felony therein.   |
| Robbery.                                   | 11. Robbery, defined to be the act of feloniously and forcibly taking from the person of another goods or money by violence or by putting him in fear.   |
| Forgery.                                   | 12. Forgery or the utterance of forged papers.   |
| Forgery of public documents, etc.          | 13. The forgery or falsification of the official acts of the Government or public authority, including Courts of Justice, or the uttering or fraudulent use of any of the same.  |
| Counterfeiting.                            | 14. The fabrication of counterfeit money, whether coin or paper, counterfeit titles or coupons of public debt, created by National, State, Provincial, Territorial, Local or Municipal Governments, bank notes or other instruments of public credit, counterfeit seals, stamps, dies and marks of State or public administrations, and the utterance, circulation or fraudulent use of the above mentioned objects. |
| Embezzling public funds.                   | 15. Embezzlement or criminal malversation committed by public officers or depositaries.  |
| Embezzling by employees.                   | 16. Embezzlement by any person or persons hired, salaried or employed to the detriment of their employers or principals.   |
| Kidnaping.                                 | 17. Kidnapping of minors or adults, defined to be the abduction or detention of a person or persons, in order to exact money from their families or any other person or persons, or for any other unlawful end.  |
| Larceny.                                   | 18. Larceny, defined to be the theft of effects, personal property, or money.  |
| Obtaining money, etc., by false pretenses. | 19. Obtaining money, valuable securities or other property by false pretences or receiving any money, valuable securities or other property knowing the same to have been unlawfully obtained.   |
| Perjury.                                   | 20. Perjury or subornation of perjury.   |
| Breach of trust, etc.                      | 21. Fraud or breach of trust by a bailee, banker, agent, factor, trustee, executor, administrator, guardian, director or officer of any company or corporation, or by any one in any fiduciary position.   |

- 22. Crimes and offenses against the laws of both countries for the suppression of slavery and slave trading. Slave trading.
- 23. Wilful desertion or wilful non-support of minor or dependent children. Desertion, etc., of dependent children.
- 24. Extradition shall be granted for the crimes and offenses as specified above, only subject to the condition that the crime or offense committed is punishable under the laws of both of the High Contracting Parties at least by imprisonment with or without hard labour. General limitations.
- 25. Extradition shall also take place for participation in any of the crimes before mentioned as an accessory before or after the fact; provided such participation be punishable by imprisonment by the laws of both the High Contracting Parties. Accessories.

Article III.

The provisions of the present Treaty shall not import a claim of extradition for any crime or offense of a political character, nor for acts connected with such crimes or offenses; and no person surrendered by or to either of the High Contracting Parties in virtue of this Treaty shall be tried or punished for a political crime or offense. When the offense charged comprises the act either of murder or assassination or of poisoning, either consummated or attempted, the fact that the offense was committed or attempted against the life of the Sovereign or Head of a Foreign State or against the life of any member of his family, shall not be deemed sufficient to sustain that such crime or offense was of a political character, or was an act connected with crimes or offenses of a political character.

No surrender for political offenses.

Attempts, etc., against head of State not a political crime.

Article IV.

No person shall be tried for any crime or offense other than that for which he was surrendered.

Trial limited to offense for which surrendered.

Article V.

A fugitive criminal shall not be surrendered under the provisions hereof, when from lapse of time or other lawful cause, according to the laws of both of the Contracting Parties the criminal is exempt from prosecution or punishment for the offense for which the surrender is asked.

Limitation of time.

Article VI.

If a fugitive criminal whose surrender may be claimed pursuant to the stipulations hereof, be actually under prosecution, out on bail or in custody, for a crime or offense committed in the country where he has sought asylum, or shall have been convicted thereof, his extradition may be deferred until such proceedings be determined, and until he shall have been set at liberty in due course of law.

Persons under prosecution in country where found.

Article VII.

If a fugitive criminal claimed by one of the parties hereto, shall be also claimed by one or more powers pursuant to treaty provisions, on account of crimes committed within their jurisdiction, such criminal shall be delivered to that State whose demand is first received.

Persons claimed by other countries.

## Article VIII.

Neither country to deliver up its own citizens.

Under the stipulations of this Treaty, neither of the High Contracting Parties shall be bound to deliver up its own citizens.

## Article IX.

Expenses.

The expense of arrest, detention, examination and transportation of the accused shall be paid by the Government which has preferred the demand for extradition.

## Article X.

Delivery of articles seized with fugitive.

Everything found in the possession of the fugitive criminal at the time of his arrest, whether being the proceeds of the crime or offense, or which may be material as evidence in making proof of the crime, shall so far as practicable, according to the laws of either of the High Contracting Parties, be delivered up with his person at the time of surrender. Nevertheless, the rights of a third party with regard to the articles referred to, shall be duly respected.

## Article XI.

Territory affected.

The stipulations of the present Treaty shall be applicable to all territory wherever situated, belonging to either of the High Contracting Parties or in the occupancy and under the control of either of them, during such occupancy or control.

Requisitions.

Requisitions for the surrender of fugitives from justice shall be made by the respective diplomatic agents of the High Contracting Parties. In the event of the absence of such agents from the country or its seat of Government, or where extradition is sought from territory included in the preceding paragraphs, other than the United States or Esthonia, requisitions may be made by superior consular officers. It shall be competent for such diplomatic or superior consular officers to ask and obtain a mandate or preliminary warrant of arrest for the person whose surrender is sought, whereupon the judges and magistrates of the two Governments shall respectively have power and authority, upon complaint made under oath, to issue a warrant for the apprehension of the person charged, in order that he or she may be brought before such judge or magistrate, that the evidence of criminality may be heard and considered and if, on such hearing, the evidence be deemed sufficient to sustain the charge, it shall be the duty of the examining judge or magistrate to certify it to the proper executive authority, that a warrant may issue for the surrender of the fugitive.

Urgent cases.

In case of urgency, the application for arrest and detention may be addressed directly to the competent magistrate in conformity to the statutes in force.

Provisional arrests.

The person provisionally arrested shall be released, unless within two months from the date of arrest or commitment in Esthonia or United States respectively the formal requisition for surrender with the documentary proofs hereinafter prescribed be made as aforesaid by the diplomatic agent of the demanding Government or, in his absence, by a consular officer thereof.

Documents required.

If the fugitive criminal shall have been convicted of the crime for which his surrender is asked, a copy of the sentence of the court before which such conviction took place, duly authenticated, shall be produced. If, however, the fugitive is merely charged with crime, a duly authenticated copy of the warrant of arrest in the country where the crime was committed, and of the depositions upon which such warrant may have been issued, shall be produced, with such other evidence or proof as may be deemed competent in the case.

Article XII.

In every case of a request made by either of the High Contracting Parties for the arrest, detention or extradition of fugitive criminals, the appropriate legal officers of the country where the proceedings of extradition are held, shall assist the officers of the Government demanding the extradition before the respective judges and magistrates, by every legal means within their power; and no claim whatever for compensation for any of the services so rendered shall be made against the Government demanding the extradition; provided, however, that any officer or officers of the surrendering Government so giving assistance who shall, in the usual course of their duty, receive no salary or compensation other than specific fees for services performed by them, in the same manner and to the same amount as though such acts or services had been performed in ordinary criminal proceedings under the laws of the country of which they are officers.

Legal assistance.

Compensation.

Article XIII.

The present Treaty shall be ratified by the High Contracting Parties in accordance with their respective constitutional methods and shall take effect on the date of the exchange of ratifications which shall take place at Washington as soon as possible.

Exchange of ratifications.

Article XIV.

The present Treaty shall remain in force for a period of ten years, and in case neither of the High Contracting Parties shall have given notice one year before the expiration of that period of its intention to terminate the Treaty, it shall continue in force until the expiration of one year from the date on which such notice of termination shall be given by either of the High Contracting Parties.

Duration.

In witness whereof the above-named Plenipotentiaries have signed the present Treaty and have hereunto affixed their seals.

Signatures.

Done in duplicate at Tallinn this eighth day of November, nineteen hundred and twenty-three.

[SEAL.] F. W. B. COLEMAN  
[SEAL.] FR. AKEL.

AND WHEREAS the said treaty has been duly ratified on both parts, and the ratifications of the two Governments were exchanged in the city of Washington on the fifteenth day of November, one thousand nine hundred and twenty-four;

Ratifications exchanged.

NOW, THEREFORE, be it known that I, Calvin Coolidge, President of the United States of America, have caused the said treaty to be made public, to the end that the same and every article and clause thereof may be observed and fulfilled with good faith by the United States and the citizens thereof.

Proclamation.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

DONE at the city of Washington, this fifteenth day of November, in the year of our Lord one thousand nine hundred and twenty-four, and of the Independence of the United States of America the one hundred and forty-ninth.

CALVIN COOLIDGE

By the President:  
CHARLES E. HUGHES  
*Secretary of State.*

October 1, 1924.  
October 27, 1924.

*Parcel post agreement between Great Britain and Northern Ireland and the United States of America. Signed at Washington October 1, 1924, and at London, October 27, 1924; approved by the President, November 19, 1924.*

**AGREEMENT BETWEEN THE POST OFFICE OF GREAT BRITAIN AND NORTHERN IRELAND AND THE POST OFFICE DEPARTMENT OF THE UNITED STATES OF AMERICA FOR THE DIRECT EXCHANGE OF PARCELS BY PARCEL POST.**

Parcel post convention with Great Britain and Northern Ireland. Preamble.

The Post Office of Great Britain and Northern Ireland and the Post Office Department of the United States of America agree to effect a regular direct exchange of parcels between Great Britain and Northern Ireland and the United States of America, including Alaska, Hawaii, Porto Rico, Guam and the Virgin Islands of the United States.

Scope of agreement.

The following regulations shall be applicable, not only to parcels exchanged directly between Great Britain and Northern Ireland and the United States of America, but also to parcels sent in transit to or from one of the two countries through the other, subject to the exceptions specified in Article X, Section 1, 2nd paragraph, and Article XV, Section 3.

Post, pp. 1856, 1860.

Limitations.

*I. Limits of Weight and Size.*

Size.

1. No parcel shall exceed 11 lb. in weight, 3 feet 6 inches in length or 6 feet in length and girth combined.

Weight.

2. As regards the exact calculation of the weight and dimensions of parcels, the view of the despatching Office shall be accepted, except in cases of obvious error.

Excess provision.

3. The Postal Administrations of the two Countries reserve the right to fix subsequently, by common consent, if their respective Regulations permit, the rates and conditions applicable to parcels exceeding the limits of weight and size specified in paragraph 1.

Method of exchange.

*II. Method of exchange of Parcels.*

Sealed bags.

1. The parcels shall be exchanged, in bags duly fastened and sealed, by the Offices appointed by agreement between the two Administrations.

Transit.

*III. Transit Parcels.*

For other countries.

1. Each of the two Postal Administrations guarantees the right of transit for parcels over its territory to or from any country with which it has Parcel Post communication.

Notice.

2. Each Administration shall inform the other to which countries parcels may be sent through it as intermediary.

To be accepted for onward transmission parcels sent by one of the contracting Administrations through the service of the other Administration must comply with the conditions prescribed from time to time by the intermediary Administration.

IV. *Prepayment Compulsory.*

Prepayment compulsory.

Except in the case of returned or redirected parcels the postage shall be prepaid.

Exceptions.

V. *Charges.*

Charges.

In respect of every parcel for delivery in the United States of America or in Great Britain and Northern Ireland, whether insured or uninsured, a payment of 30 cents shall be made by the despatching Administration to the receiving Administration, with the addition of the credits proper to the sea conveyance when this service is provided by the latter Administration.

Amount.

The amounts to be allowed in respect of parcels sent from one of the two contracting countries to the other for onward transmission to a third country shall be fixed by the intermediate Administration.

For other countries,

On every parcel returned, or redirected unpaid, by one of the two Administrations to the other, the returning or re-transmitting Administration shall be entitled to claim a payment of 30 cents together with any sum due in respect of the Atlantic sea service. In the case of a parcel returned, or redirected unpaid, in transit through one of the two Administrations to the other the intermediary Office may claim also the sum due to it for any additional sea service provided, together with any amounts due to any other Administration or Administrations concerned.

Parcels returned, etc.

Except as provided in this Article each Administration shall keep the whole of the sums which it collects by virtue of the various articles of this Agreement.

Collections retained.

VI. *Prohibitions.*

Prohibitions.

1. It is forbidden to send by post any parcel containing:—

Parcels excluded.

(a) A letter or a communication of the nature of a letter. Nevertheless it is permitted to enclose in a parcel an open invoice, confined to the particulars which constitute an invoice, and also a simple copy of the address of the parcel, that of the sender being added.

(b) An enclosure which bears an address different from that placed on the cover of the parcel.

(c) Any live animal (except bees, which must be enclosed in boxes so as to avoid all danger to postal officers and to allow the contents to be ascertained).

(d) Any article of which the admission is not authorised by the Customs or other laws or regulations in force in either country.

(e) Any explosive or inflammable article, and, in general, any article of which the conveyance is dangerous.

2. When a parcel contravening any of these prohibitions is handed over by one Administration to the other, the latter shall proceed in accordance with its laws and its inland regulations.

Disposal of excluded parcels.

3. The two Postal Administrations shall furnish each other with a list of prohibited articles; but they will not thereby undertake any responsibility whatever towards the police, the Customs authorities, or the senders of parcels.

List of prohibited articles, etc.

VII. *Make up of parcels.*

Make up of parcels.

1. The name and address of the sender and of the addressee must be legibly and correctly written in every case when possible on the parcel itself, or on a tag, label, or a Customs Declaration securely gummed to the parcel, instead of only on a tag tied thereto. Ad-

Requirements.

dresses in pencil are not allowed; but the address may be written with copying ink pencil on a surface previously damped.

Packing.

2. Every parcel shall be packed in a manner adequate for the length of the journey and for the protection of the contents.

Liquids, etc.

3. Any liquid or any substance which easily liquefies shall be packed in a double receptacle. Between the first receptacle (bottle, flask, pot, box, &c.) and the second (box of metal or of strong wood) shall be left a space which shall be filled with sawdust, bran, or some other absorbent material in sufficient quantity to absorb all the liquid contents in the case of breakage.

Despatch notes and customs declarations.

### VIII. *Despatch Notes and Customs Declarations.*

To accompany parcels.

1. Each parcel shall be accompanied by a Customs Declaration or by a Despatch Note and as many Customs Declarations as may be required. The Administrations shall inform each other of the number of Customs Declarations to be furnished for each country of destination.

No responsibility for declarations.

2. The Administrations accept no responsibility for the correctness of the Customs Declarations.

Advice of parcels.

### IX. *Advice of Parcels.*

Parcel bills provisions.

The uninsured parcels included in each Mail shall be advised on a parcel bill by the simple entry of their total number. Insured and returned parcels, however, shall be advised in the manner prescribed in Articles X and XV respectively.

Each despatching Office of Exchange shall number the parcel bills in the upper left hand corner, commencing each year a fresh series for each Office of Exchange of destination. The last number of the year shall be shown on the parcel bill of the first despatch of the following year.

The exact method of advising parcels sent by one Administration in transit through the other together with any points of procedure in connexion with the advice of Parcels for which provision is not made above shall be settled by mutual arrangement between the contracting Administrations.

Insurance.

### X. *Insurance.*

Amount limited.

1. Parcels may be insured up to the sum of £20 or 100 dollars, but no parcel may be insured for an amount above the real value of its contents.

Application.

Until mutually agreed to the contrary, insurance shall apply only to parcels exchanged between the United States, Alaska, Hawaii, and Porto Rico (excluding the other Island possessions of the United States) and Great Britain and Northern Ireland.

Fees.

The administration of origin is entitled to collect from the sender of each insured parcel such insurance fees as may from time to time be prescribed by its regulations.

Required of precious articles, etc.

Every parcel containing coin, bullion, jewellery, or any other precious article must be insured. If a parcel containing coin, bullion, jewellery or any other precious article is posted uninsured the Administration which delivers it shall treat it in accordance with its own regulations. Every parcel containing jewellery or any other precious article exceeding £100 (\$500) in value must be packed in a box measuring not less than 2 feet 6 inches in length and girth combined.

Sacks required.

Insured parcels shall be enclosed in separate sacks from those in which ordinary parcel-post packages are contained and the labels

of such sacks shall be marked with such distinctive symbol as may from time to time be agreed upon.

All insured parcels exchanged must be closed and securely sealed with wax or otherwise, but the country of destination shall have the right to open them (including the right to break the seals) in order to inspect the contents. Parcels that have been so opened shall be closed again with official seals. Either country may require a special impress or mark of the sender in the sealing of insured parcels mailed in its service as a means of protection.

Seals.

2. Insured parcels shall not be addressed to initials.

Addressing, etc.

Each insured parcel must be labelled "Insured" in a conspicuous manner and must bear a distinguishing number. The Customs Declaration, if not gummed to the parcel, must also be labelled "Insured".

No insured parcel need have written on it information as to the value of its contents, although this may be stated in the accompanying customs declaration.

The labels or stamps on insured parcels containing coin, articles of gold or silver, jewellery or other precious articles must be so placed that they cannot serve to conceal injuries to the cover. They must not be folded over two sides of the cover so as to hide the edge.

3. The sender of an insured parcel may obtain an advice of delivery upon payment of such additional charge, if any, as the country of origin of the parcel shall stipulate. A fee may be charged, at the option of the country of origin, on a request for information as to the disposal of an insured parcel made after it has been posted, if the sender has not already paid the special fee to obtain an advice of delivery. These fees will be retained by the country of origin.

Advice of delivery.

When an advice of delivery is desired, the sender or office of origin shall write or stamp on the parcel, in a conspicuous manner, the words, "Return receipt requested", "Advice of delivery requested", or, boldly, the letters "A R".

Form.

The form of advice of delivery is made out by the office of origin or by any other office which the country of origin may appoint. If it does not reach the office of destination, that office supplies an advice of delivery if the parcel bears request therefor.

Advices of delivery, after being completed, shall, unless otherwise requested by the country of origin be returned direct to the sender by ordinary mail without charge for postage.

When, after an insured parcel has been posted, the sender applies for an advice of delivery, the office of origin enters on a form of advice of delivery an exact description of the parcel (office of origin, date of posting, number, and name and address of sender and of addressee). This form is transmitted from administration to administration with an indication of the mail in which the parcel under inquiry was delivered to the corresponding office of exchange. The office of destination completes the form, and returns it to the sender unless otherwise requested by the country of origin.

Application after posting.

If an advice of delivery duly applied for by the sender at the time of posting is not received back at the office of origin at the end of a proper interval, an inquiry for the missing advice shall be instituted in accordance with the procedure prescribed by the preceding paragraph. The Office of origin shall enter at the top of the form of Advice of delivery the note "Duplicate Advice of Delivery" or some equivalent expression.

Action if advice not received.

4. The insured parcels shall be entered by the dispatching office of exchange on separate parcel bills which shall show in respect of each parcel, the insurance number and the office (and state or

Separate parcel bills.

country) of origin. Additional indicia may be required from time to time if found necessary.

Notice of damage,  
etc.

5. Parcels bearing evidence of violation or damage must have the facts noted on them and be marked with the stamp of the office making the note, or a document drawing attention to the violation or damage must be forwarded with the parcels.

Nondelivery of in-  
sured parcels.

6. If an insured parcel cannot be delivered as addressed or is refused by the addressee, the parcel shall be treated in accordance with Article XV. Such a parcel if returned, shall be returned as insured.

Redirected parcels.

7. When an insured parcel is redirected to either country or is returned to the country of origin, a new insurance fee shall be collected upon delivery and retained by the country making the collection. The Post Office making delivery shall fix the amount of such fee in accordance with its regulations.

Indemnity pro-  
visions.

8. Except in cases of loss or damage through force majeure (causes beyond control) as that term is defined by the legal decisions of the country in the service of which the loss or damage occurs, when an insured parcel has been lost or damaged or all or part of its contents abstracted, the sender, or in default of or at the request of the sender, the addressee, shall be entitled to an indemnity corresponding to the actual amount, based on the actual value at the time of mailing, of the loss, abstraction, or damage, unless the damage has arisen from the fault or negligence of the sender or the addressee or the representative of either, or from the nature of the article, provided always that the indemnity does not exceed the sum for which the parcel was insured and for which the required insurance fee was paid.

Postage on lost par-  
cels to be returned.

The sender of an insured parcel which has been lost, or of which the contents have been lost or completely destroyed in the post, shall also be entitled to the return of the postage. He is not, however, entitled to the return of the insurance fee.

No compensation if  
alleged contents above  
real value.

In case the sender of an insured parcel, with intent to defraud, shall at any time allege the contents to be above their real value, he shall lose all claim to compensation or to the return of the postage, and the enforcement of this rule shall not prejudice any legal proceedings to which such fraudulent declaration may have rendered him liable.

Office responsible for  
indemnity.

The obligation of paying the indemnity shall rest with the country to which the mailing office is subordinate. That country can make a claim on the country responsible, that is to say, against the administration on the territory or in the service of which the loss, abstraction, or damage took place.

Until the contrary is proved, responsibility for an insured parcel rests with the country which having received the parcel without making any observation cannot establish correct delivery or other proper disposition.

Responsibility for loss damage or for abstraction discovered by the receiving Office of Exchange at the time of opening the receptacles and duly notified to the despatching Office of Exchange by verification note shall fall upon the Administration to which the despatching Office of Exchange is subordinate unless it be proved that the loss damage or abstraction occurred during transit in the service of the receiving Administration.

If the loss, abstraction, or damage occurred in the course of conveyance, and it shall not be possible to ascertain on the territory or in the service of which country the loss, abstraction, or damage took place, the indemnity shall be shared equally.

No responsibility if  
receipted for without  
reservation.

No responsibility will be admitted for insured parcels for which the sender or addressee or authorized representative of either has given a receipt and accepted delivery without reservation, nor for

articles which cannot be accounted for in consequence of the destruction of official documents through causes beyond control.

No indemnity will be paid for insured parcels which contain matter of no intrinsic value or matter prohibited transmission in the parcel-post mails exchanged between the United States and Great Britain and Northern Ireland, or which did not conform to the stipulations of this Agreement or which were not posted in the manner prescribed; but the country responsible for the loss, damage or abstraction may pay indemnity in respect of such parcels without recourse to the other Administration.

No indemnity if parcel of no intrinsic value, or prohibited matter.

No application for indemnity will be entertained unless a claim or an initial inquiry oral or written shall be filed by claimant or his representative within a year commencing with the day following the posting of the insured parcel.

Time for filing claims.

The payment of indemnity by the country of origin must take place as soon as practicable and at the latest within a year of the date of the application. The country of origin is, however, authorised to settle with the sender on behalf of the country of destination which has after being duly informed of the application for indemnity let nine months pass without settling the matter. The dispatching country may exceptionally postpone settlement of the indemnity beyond the period mentioned, when, on expiration of the period, it has not been definitely informed as to the disposal of the article inquired for or when the question whether the loss of the article is due to a cause beyond control is not yet decided.

Payment provisions.

The country responsible or on whose behalf the payment is made is bound to make good without delay, the amount of indemnity paid.

Refund by country responsible.

No compensation shall be given for injury or damage consequential upon, i. e. indirectly arising from, the loss, damage, delay, non-delivery, or mis-delivery of any insured parcel transmitted under this Agreement.

Indirect damages.

The final decision upon all questions of compensation rests with the administration of the country in which the loss or damage has taken place.

Decision of compensation.

*XI. Check by Offices of Exchange.*

Check by exchange offices.

1. On the receipt of a Mail the receiving Office of Exchange shall check it and, if necessary, shall report missing articles or other irregularities by means of a verification note.

Verification note.

2. Any differences which may be noticed in the credits and accounting shall be notified to the dispatching Office of Exchange by verification note. The accepted verification notes shall be attached to the parcel bills to which they relate. Corrections not supported by vouchers are not admitted.

Notification of differences.

*XII. Fees for delivery and for Customs formalities. Demurrage charges.*

Fees.

The Post Office of the country of destination may collect from the addressees, for delivery and for the fulfilment of Customs formalities, a charge not exceeding 6d. (12 cents) for each parcel.

Customs.

Each country may impose reasonable storage or demurrage charges in case the addressee fails to accept delivery of any parcel within such reasonable time as is prescribed by the Country of destination. Any such charges shall be cancelled in the event of the return of the parcel to the country of origin.

Demurrage.

XIII. *Redirection.*

Redirection.

**Additional charge.** Any parcel redirected within the country of destination shall be liable to such additional charges as may be prescribed by the domestic regulations of that country.

**Other postal charge.** XIV. *Postal charges other than those prescribed not to be collected.*

**Parcels not subject thereto.**

The parcels to which the present Agreement applies shall not be subjected to any postal charge other than those contemplated by the different Articles of this Agreement.

Nondelivery.

XV. *Non-delivery.*

Return to sender.

1. In the absence of a request by the sender to the contrary, a parcel which cannot be delivered shall be returned to the sender without previous notification and at his expense.

Request by sender.

2. The sender of a parcel may request, at the time of posting that, if the parcel cannot be delivered as addressed, it may be either (a) treated as abandoned, or (b) tendered for delivery at a second address in the country of destination. No other alternative is admissible. If the sender avails himself of this facility, his request must appear on the parcel or on a Despatch Note or Customs Declaration attached to or stuck on the parcel and must be in conformity with or analogous to one of the following forms:—

“If not deliverable as addressed—“abandon.”

“If not deliverable as addressed—“deliver to . . .”

Application.

3. Paragraphs 1 and 2 of this Article apply only to terminal parcels and to transit parcels exchanged between the United States of America and the countries of the British Empire other than India. The sender of any other transit parcel which cannot be delivered shall be consulted as to the disposal of the parcel unless the country of destination has made other arrangements with the country of origin. Any advice of non-delivery shall be sent directly from the country of destination to the country of origin.

Collection of charges.

4. Any charges due in respect of the return or the redirection of a parcel from one country to the other, shall be collected from the sender or the addressee as the case may be.

Entry on parcel bill.

5. Particulars of each Returned parcel on which accrued charges are due to the returning office shall be entered on the parcel bill with the addition of the word “Returned”. Other returned parcels shall be advised in the same manner as ordinary parcels.

Perishable articles.

6. Articles liable to deterioration or corruption, and these only, may, however be sold immediately even on the outward or return journey, without previous notice or judicial formality for the benefit of the right party.

The sum realized by the sale shall be used in the first place to defray the charges upon the parcel; any balance which there may be shall be remitted to the Office of origin to be paid to the sender, on whom the expense of forwarding it shall fall.

If for any reason a sale is impossible, the spoilt or worthless articles shall be destroyed. The sale or destruction shall be recorded.

**Cancellation of customs charges.**

7. Provided that the formalities prescribed by the Customs Authorities concerned are fulfilled, the Customs charges, properly so called, on parcels destroyed, abandoned by the sender, sent back to the country of origin, or redirected to another country, shall be cancelled both in Great Britain and Northern Ireland and in the United States of America.

XVI. *Retransmission.*

1. Missent parcels shall be forwarded to their destination by the most direct route at the disposal of the office retransmitting them. When this retransmission involves the return of the parcels to the office of origin, the retransmitting office of exchange shall credit that office with the allowances received after having called attention to the error by means of a Verification Note.

2. In the contrary case, and if the amount allowed by the despatching office to the retransmitting office is insufficient to cover the expenses of retransmission which it has to defray, it shall recover the difference by making a suitable amendment to the parcel bill of the despatching office of exchange. The reason for this amendment shall be notified to the said office by means of a verification note.

When a parcel has been wrongly allowed to be despatched in consequence of an error on the part of the postal service, and has for this reason to be returned to the country of origin, the procedure followed shall be the same as if the parcel had to be sent back to the despatching office in consequence of missending.

3. A re-directed parcel shall be accompanied by the Despatch Note, if any, prepared by the Office of origin. In case the parcel, for any reason whatsoever has to be repacked or the original Despatch Note replaced by a substitute note it is essential that the name of the office of origin of the parcel and the original serial number appear both on the parcel and on the Despatch Note.

Retransmission.

Missent parcels.

Expenses.

Despatch note for re-directed parcels.

XVII. *Responsibility not accepted for uninsured parcels.*

Neither the sender nor the addressee of an uninsured parcel shall be entitled to compensation for the loss of the parcel or for the abstraction of or damage to its contents.

Unaccepted uninsured parcel.

No compensation for loss, etc.

XVIII. *Receptacles.*

Each Administration shall provide the bags necessary for the despatch of its parcels. The bags shall be returned empty to the country of origin by the next Mail. Empty bags shall be made up in bundles of ten (nine bags enclosed in one) and the total number of such bags shall be advised on the parcel bill.

Receptacles.

Bags to be provided.  
Return of empties.XIX. *Accounting.*1. *Terminal parcels.*

At the end of each quarter the creditor country shall prepare an account of the amount due to it in respect of the parcels received in excess of those despatched.

2. *Transit parcels.*

Each Administration shall also prepare quarterly an account showing the sums due for parcels sent by the other Administration for onward transmission.

3. These accounts shall be submitted to the examination of the corresponding Administration in the course of the month which follows the quarter to which they relate.

4. The compilation, transmission, verification and acceptance of the accounts must be effected as early as possible and the payment resulting from the balance must be made at the latest before the end of the following quarter.

5. Payment of the balances due on these accounts between the two Administrations shall be effected by means of drafts on New York

Accounting.

Terminal parcels.

Transit parcels.

Examination.

Prompt action.

Payment of balances.

or in any other manner which may be agreed upon mutually between the two Administrations, the expense attendant on the payment being at the charge of the indebted Office.

Matters not herein provided for.

*XX. Matters not provided for in the Agreement.*

Mutual arrangements to be made.

1. Further matters of detail, not inconsistent with the general provisions of this Agreement, may be mutually arranged through correspondence.

Application of domestic laws.

2. If no arrangement has been made the internal legislation of both Great Britain and Northern Ireland and the United States of America shall apply.

Reciprocal communication of postal regulations.

3. The Administrations shall communicate to each other from time to time the provisions of their laws or regulations applicable to the conveyance of parcels by Parcel Post.

Duration of Agreement.

*XXI. Duration of Agreement.*

Date by mutual agreement.

1. This Agreement shall come into operation on a date to be mutually settled between the Administrations of the two countries.

Continued until after notice of termination.

2. It shall remain in force until one of the two Contracting Parties has given notice to the other, one year in advance, of its intention to terminate it.

Signatures.

Done in duplicate at Washington the first day of October and at London, the twentyseventh day of October 1924

[SEAL.]

HARRY S. NEW,  
*Postmaster General of the United States of America.*

[SEAL.]

VERNON HARTSHORN,  
*Postmaster General of Great Britain and Northern Ireland.*

Approval by the President.

The foregoing Agreement between the Post Office Department of the United States of America and the Post Office of Great Britain and Northern Ireland has been negotiated and concluded with my advice and consent, and is hereby approved and ratified.

In testimony whereof, I have caused the Seal of the United States to be hereunto affixed.

[SEAL.]

By the President,

JOSEPH C. GREW

*Acting Secretary of State*

CALVIN COOLIDGE

WASHINGTON, November 19, 1924.

*Treaty and Protocol between the United States and Belgium relating to rights in East Africa. Signed at Brussels, April 18, 1923, and January 21, 1924; ratification advised by the Senate, March 3, 1924; ratified by the President, March 10, 1924; ratified by Belgium, October 20, 1924; ratifications exchanged at Brussels, November 18, 1924; proclaimed, December 6, 1924.*

April 18, 1923.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

WHEREAS a Treaty between the United States of America and Belgium, in regard to the rights of the two Governments and their respective nationals in that part of the former German colony of East Africa over which a mandate was conferred upon Belgium, was concluded and signed by their respective Plenipotentiaries at Brussels on the eighteenth day of April, one thousand nine hundred and twenty-three, the original of which Treaty, in the English and French languages, is word for word as follows:

Treaty with Belgium relating to rights in East Africa mandate. Preamble.

TREATY

TRAITÉ

WITH BELGIUM CONCERNING HER MANDATE OVER THE TERRITORY OF RUANDA-URUNDI.

AVEC LA BELGIQUE CONCERNANT SON MANDAT SUR LE TERRITOIRE DU RUANDA-URUNDI.

Whereas by article 119 of the Treaty of Peace signed at Versailles the 28th of June 1919, Germany renounced in favor of the Principal Allied and Associated Powers all her rights and titles over her oversea possessions; and

Considérant que par l'article 119 du Traité de Versailles, du 28 Juin 1919, l'Allemagne a renoncé en faveur des principales Puissances alliées et associées, à tous ses droits et titres sur ses possessions d'outre-mer;

Rights renounced by Germany.

Whereas by article 22 of the same instrument it was provided that certain territories, which as a result of the war had ceased to be under the sovereignty of the States which formerly governed them, should be placed under the mandate of another Power, and that the terms of the mandate should be explicitly defined in each case by the Council of the League of Nations; and

Considérant que par l'article 22 du dit Traité il a été stipulé que certains territoires qui, à la suite de la guerre, ont cessé d'être sous la souveraineté des États qui les gouvernaient précédemment, seraient placés sous le mandat d'une autre puissance et que les termes du mandat seraient expressément définis dans chaque cas par le Conseil de la Société des Nations;

Authority for mandate.

Whereas the benefits accruing to the United States under the aforesaid Article 119 of the Treaty of Versailles were confirmed by the Treaty between the United States and Germany, signed on August 25, 1921, to restore friendly relations between the two nations; and

Considérant que les avantages résultant pour les États-Unis de l'article 119 susmentionné du Traité de Versailles, ont été confirmés par le Traité signé le 25 août 1921 entre les États-Unis et l'Allemagne, en vue de rétablir les relations amicales entre les deux nations;

Benefits confirmed by treaty between United States and Germany.

Agreement to man-  
date of Belgium.

Whereas four of the Principal Allied and Associated Powers, to wit: the British Empire, France, Italy and Japan, agreed that the King of the Belgians should exercise the mandate for part of the former Colony of German East Africa; and

Terms of mandate.

Whereas the terms of the said mandate have been defined by the Council of the League of Nations as follows:

“(Quote) ARTICLE 1.

Post, p. 1873.

“The territory over which a mandate is conferred upon His Majesty the King of the Belgians (hereinafter called the Mandatory) comprises that part of the territory of the former colony of German East Africa situated to the west of the following line:

“From the point where the frontier between the Uganda Protectorate and German East Africa cuts the River Mavumba, a straight line in a south-easterly direction to point 1640, about 15 kilomètres south-south-west of Mount Gabiro;

“Thence a straight line in a southerly direction to the north shore of Lake Mohazi, where it terminates at the confluence of a river situated about 2½ kilomètres west of the confluence of the River Msilala;

“If the trace of the railway on the west of the River Kagera between Bugufi and Uganda approaches within 16 kilomètres of the line defined above, the boundary will be carried to the west, following a minimum distance of 16 kilomètres from the trace, without, however, passing to the west of the straight line joining the terminal point on Lake Mohazi and the top of Mount Kivisa (point 2100), situated on the Uganda-German East Africa frontier about 5 kilomètres south-west of the point where the River Mavumba cuts this frontier;

Considérant que quatre des Principales Puissances Alliées et Associées à savoir: l'Empire Britannique, la France, l'Italie et le Japon ont convenu que la Belgique exercerait le mandat sur une partie du territoire de l'ancienne colonie de l'Afrique Orientale allemande;

Considérant que les termes de ce mandat ont été définis comme il suit par le Conseil de la Société des Nations:

“ ARTICLE 1.

“Le territoire sur lequel un mandat est conféré à Sa Majesté le Roi des Belges (désigné ci-dessous comme mandataire) comprend la partie du territoire de l'ancienne colonie de l'Est Africain Allemand située à l'ouest de la ligne suivante:

“Du point où la frontière entre le Protectorat de l'Uganda et l'Afrique Orientale Allemande coupe la rivière Mavumba, dans la direction du Sud Est, une ligne droite aboutissant à la côte (1640) à 15 kilomètres environ au S. S. O. du Mont Gabiro;

“De là, une droite dans la direction du Sud, jusqu'à la rive nord du lac Mohasi, où elle aboutit en un confluent de rivière situé à 2 kilomètres 5 environ, à l'ouest du confluent de la rivière Msilala;

“Si le tracé du chemin de fer à l'ouest de la rivière Kagera, entre le Bugufi et l'Uganda, s'approchait de la ligne définie ci-dessus à moins de 16 kilomètres, la frontière serait reportée vers l'ouest suivant une ligne à une distance minima de 16 kilomètres du tracé, sans toutefois dépasser, à l'ouest, la droite qui joint le point d'aboutissement au lac Mohasi au sommet du Mont Kivisa (2100) situé sur la frontière Uganda-Afrique Orientale Allemande, à 5 kilomètres environ au S. O. du point où la rivière Mavumba coupe cette frontière.

“Thence a line south-east-wards to meet the southern shore of Lake Mohazi;

“Thence the watershed between the Taruka and the Mka-range rivers and continuing southwards to the north-eastern end of Lake Mugesera;

“Thence the median line of this lake and continuing southwards across Lake Ssake to meet the Kagera;

“Thence the course of the Kagera downstream to meet the western boundary of Bugufi;

“Thence this boundary to its junction with the eastern boundary of Urundi;

“Thence the eastern and southern boundary of Urundi to Lake Tanganyika.

“The frontier described above is shown on the attached British 1:1.000.000 map G. S. G. S. 2932. The boundaries of Bugufi and Urundi are drawn as shown in the Deutscher Kolonialatlas (Dietrich-Reimer) scale 1:1.000.000 dated 1906.

#### “ARTICLE 2.

“A Boundary Commission shall be appointed by His Majesty the King of the Belgians and His Britannic Majesty to trace on the spot the line described in Article 1 above.

“In case any dispute should arise in connection with the work of these Commissioners, the question shall be referred to the Council of the League of Nations, whose decision shall be final.

“The final report by the Boundary Commission shall give the precise description of this Boundary as actually demarcated on the ground; the necessary maps shall be annexed thereto and signed by the Commissioners. The report, with its annexes, shall be made in triplicate; one copy shall be deposited in the archives of the

“De là, une ligne dans la direction du sud-est jusqu'à la rive sud du lac Mohasi;

“De là, la ligne de partage des eaux des rivières Taruka et Mka-range prolongée, vers le sud, jusqu'à la pointe N. E. du lac Mugesera;

“La ligne médiane du lac Mugesera prolongée vers le Sud à travers le lac Ssake jusqu'à la Kagera;

“De là, le cours de la Kagera en aval jusqu'à son point de rencontre avec la limite occidentale du Bugufi;

“De là, cette limite jusqu'à son point de rencontre avec la limite orientale de l'Urundi;

“De là, la limite orientale et méridionale de l'Urundi jusqu'au lac Tanganyika.

“La frontière décrite ci-dessus est indiquée sur la carte anglaise ci-annexée à l'échelle de 1/1.000.000 G. S. G. S. 2932. (Les frontières du Bugufi et de l'Urundi ont été indiquées conformément à celles qui se trouvent portées sur le Deutscher Kolonialatlas (Dietrich et Reimer) échelle 1/1.000.000 date 1906.)

#### • “ARTICLE 2.

“Une Commission de délimitation sera nommée par Sa Majesté le Roi des Belges et Sa Majesté Britannique pour le tracé sur place de la ligne frontière décrite à l'article 1er ci-dessus.

“Si les travaux de cette commission donnent lieu à contestation, la question sera soumise au Conseil de la Société des Nations, dont la décision sera sans appel.

“Le rapport définitif de la Commission de délimitation donnera la description exacte de la frontière, telle qu'elle aura été déterminée sur le terrain; les cartes signées par les Commissaires seront jointes au rapport. Ce document avec ses annexes, sera établi en triple exemplaire. L'un des originaux sera déposé dans les archives de la Société des

Mandate—Contd.

“League of Nations, one shall be kept by the Government of His Majesty the King of the Belgians and one by the Government of His Britannic Majesty.

“Nations, le deuxième sera conservé par le Gouvernement de Sa Majesté le Roi des Belges et le troisième par le Gouvernement de Sa Majesté Britannique.

“ARTICLE 3.

“ARTICLE 3.

“The Mandatory shall be responsible for the peace, order and good government of the territory, and shall undertake to promote to the utmost the material and moral well-being and the social progress of its inhabitants.

“Le Mandataire sera responsable de la paix, du bon ordre et de la bonne administration du territoire, accroîtra par tous les moyens en son pouvoir, le bien-être matériel et moral et favorisera le progrès social des habitants.

“ARTICLE 4.

“ARTICLE 4.

“The Mandatory shall not establish any military or naval bases, nor erect any fortifications, nor organise any native military force in the territory except for local police purposes and for the defence of the territory.

“Le Mandataire ne devra établir sur le territoire aucune base militaire ou navale, ni édifier aucune fortification, ni organiser aucune force militaire indigène, sauf pour assurer la police locale et la défense du territoire.

“ARTICLE 5.

“ARTICLE 5.

“The Mandatory:

“La Puissance mandataire devra:

“1) shall provide for the eventual emancipation of all slaves, and for as speedy an elimination of domestic and other slavery as social conditions will allow;

“1) Pourvoir à l'émancipation éventuelle de tous esclaves et, dans un délai aussi court que les conditions sociales le permettront, faire disparaître tout esclavage domestique ou autre;

“2) shall suppress all forms of slave trade;

“2) supprimer toute forme de commerce d'esclaves;

“3) shall prohibit all forms of forced or compulsory labour, except for public works and essential services, and then only in return for adequate remuneration;

“3) interdire tout travail forcé ou obligatoire, sauf pour les travaux et services publics essentiels et sous condition d'une équitable rémunération;

“4) shall protect the natives from measures of fraud and force by the careful supervision of labour contracts and the recruiting of labour;

“4) protéger les indigènes contre la fraude et la contrainte par une surveillance attentive des contrats de travail et du recrutement des travailleurs;

“5) shall exercise a strict control over the traffic in arms and ammunition and the sale of spirituous liquors.

“5) Exercer un contrôle sévère sur le trafic des armes et munitions ainsi que sur le commerce des spiritueux.

“ARTICLE 6.

“ARTICLE 6.

“In the framing of laws relating to the holding or transfer of land, the Mandatory shall take into consideration native laws

“La Puissance mandataire devra, dans l'établissement des règles relatives à la tenure du sol et au transfert de la propriété

“and customs, and shall respect  
“the rights and safeguard the  
“interests of the native popula-  
“tion.

“No native land may be trans-  
“ferred, except between natives,  
“without the previous consent of  
“the public authorities. No real  
“rights over native land in favour  
“of non-natives may be created  
“except with the same consent.

“The Mandatory will promul-  
“gate strict regulations against  
“usury.

“ARTICLE 7.

“The Mandatory shall secure  
“to all nationals of States Mem-  
“bers of the League of Nations  
“the same rights as are enjoyed  
“by his own nationals in respect  
“of entry into and residence in  
“the territory, the protection af-  
“forded to their person and prop-  
“erty, the acquisition of prop-  
“erty, movable and immovable,  
“and the exercise of their profes-  
“sion or trade, subject only to  
“the requirements of public or-  
“der, and on condition of com-  
“pliance with the local law.

“Further, the Mandatory shall  
“ensure to all nationals of States  
“Members of the League of Na-  
“tions, on the same footing as to  
“his own nationals, freedom of  
“transit and navigation, and com-  
“plete economic, commercial and  
“industrial equality; provided  
“that the Mandatory shall be free  
“to organise public works and es-  
“sential services on such terms  
“and conditions as he thinks  
“just.

“Concessions for the develop-  
“ment of the natural resources of  
“the territory shall be granted by  
“the Mandatory without distinc-  
“tion on grounds of nationality  
“between the nationals of all  
“States Members of the League  
“of Nations, but on such condi-  
“tions as will maintain intact the  
“authority of the local Govern-  
“ment.

“foncière, prendre en considéra-  
“tion les lois et les coutumes des  
“indigènes, respecter les droits et  
“sauvegarder les intérêts des  
“indigènes.

“Aucune propriété foncière  
“indigène ne pourra faire l'objet  
“d'un transfert, excepté entre  
“indigènes, sans avoir reçu au  
“préalable l'approbation de l'au-  
“torité publique. Aucun droit  
“réel ne pourra être constitué sur  
“un bien foncier indigène en  
“faveur d'un non-indigène, si ce  
“n'est avec la même approbation.

“La Puissance mandataire  
“édicterà des règles sévères contre  
“l'usure.

“ARTICLE 7.

“La Puissance mandataire as-  
“surera à tous les ressortissants  
“des Etats membres de la Société  
“des Nations, les mêmes droits  
“qu'à ses propres ressortissants,  
“en ce qui concerne leur accès et  
“leur établissement dans le terri-  
“toire, la protection de leurs per-  
“sonnes et leurs biens, l'acquisi-  
“tion des propriétés mobilières et  
“immobilières, l'exercice de leur  
“profession ou de leur industrie,  
“sous réserve des nécessités  
“d'ordre public et de l'observa-  
“tion de la législation locale.

“La Puissance mandataire  
“pratiquera en outre à l'égard de  
“tous les ressortissants des Etats  
“membres de la Société des Na-  
“tions et dans les mêmes condi-  
“tions qu'à l'égard de ses propres  
“ressortissants, la liberté du tran-  
“sit et de navigation et une  
“complète égalité économique,  
“commerciale et industrielle, ex-  
“cepté pour les travaux et ser-  
“vices publics essentiels qu'elle  
“reste libre d'organiser dans les  
“termes et conditions qu'elle es-  
“time justes.

“Les concessions pour le dé-  
“veloppement des ressources natu-  
“relles du territoire seront ac-  
“cordées par le Mandataire, sans  
“distinction de nationalité entre  
“les ressortissants des Etats mem-  
“bres de la Société des Nations,  
“mais de manière à maintenir  
“intacte l'autorité du gouverne-  
“ment local.

Mandate—Contd.

“Concessions having the character of a general monopoly shall not be granted. This provision does not affect the right of the Mandatory to create monopolies of a purely fiscal character in the interest of the territory under mandate, and in order to provide the territory with fiscal resources which seem best suited to the local requirements; or, in certain cases, to carry out the development of natural resources, either directly by the State, or by a controlled agency, provided that there shall result therefrom no monopoly of the natural resources for the benefit of the Mandatory or his nationals, directly or indirectly, nor any preferential advantage which shall be inconsistent with the economic, commercial and industrial equality hereinbefore guaranteed.

“The rights conferred by this article extend equally to companies and associations organized in accordance with the law of any of the Members of the League of Nations, subject only to the requirements of public order, and on condition of compliance with the local law.

## “ARTICLE 8.

“The Mandatory shall ensure in the territory complete freedom of conscience and the free exercise of all forms of worship which are consonant with public order and morality; missionaries who are nationals of States Members of the League of Nations shall be free to enter the territory and to travel and reside therein, to acquire and possess property, to erect religious buildings and to open schools throughout the territory; it being understood, however, that the Mandatory shall have the right to exercise such control as may be necessary for the maintenance of public order and good government, and to take all measures required for such control.

“Il ne sera pas accordé de concession ayant le caractère d'un monopole général. Cette clause ne fait pas obstacle au droit du Mandataire de créer des monopoles d'un caractère purement fiscal dans l'intérêt du territoire soumis au mandat et en vue de procurer au territoire les ressources fiscales paraissant le mieux s'adapter aux besoins locaux, ou, dans certains cas, de développer des ressources naturelles soit directement par l'Etat, soit par un organisme soumis à son contrôle, sous cette réserve qu'il n'en résultera directement ou indirectement aucun monopole des ressources naturelles au bénéfice du Mandataire ou de ses ressortissants, ni aucun avantage préférentiel qui serait incompatible avec l'égalité économique, commerciale et industrielle ci-dessus garantie.

“Les droits conférés par le présent article s'étendent également aux Sociétés et Associations organisées suivant les lois des Etats membres de la Société des Nations, sous réserve seulement des nécessités d'ordre public et de l'observation de la législation locale.

## “ARTICLE 8.

“La Puissance mandataire assurera, dans l'étendue du territoire, la pleine liberté de conscience et le libre exercice de tous les cultes, qui ne sont contraires ni à l'ordre public ni aux bonnes moeurs; elle donnera à tous les missionnaires ressortissants de tout Etat membre de la Société des Nations, la faculté de pénétrer, de circuler et de résider dans le territoire, d'y acquérir et posséder des propriétés, d'y élever des bâtiments dans un but religieux et d'y ouvrir des écoles, étant entendu, toutefois, que le mandataire aura le droit d'exercer tel contrôle qui pourra être nécessaire pour le maintien de l'ordre public et d'une bonne administration, et de prendre à cet effet toutes mesures utiles.

## "ARTICLE 9.

"The Mandatory shall apply  
"to the territory any general in-  
"ternational conventions applic-  
"able to contiguous territories.

## "ARTICLE 10.

"The Mandatory shall have  
"full powers of administration  
"and legislation in the area sub-  
"ject to the mandate: this area  
"shall be administered in accord-  
"ance with the laws or the Man-  
"datory as an integral part of his  
"territory and subject to the pre-  
"ceding provisions.

"The Mandatory shall there-  
"fore be at liberty to apply his  
"laws to the territory under the  
"mandate subject to the modifi-  
"cations required by local con-  
"ditions, and to constitute the  
"territory into a customs, fiscal  
"or administrative union or fed-  
"eration with the adjacent pos-  
"sessions under his own sover-  
"eignty or control; provided al-  
"ways that the measures adopted  
"to that end do not infringe the  
"provisions of this mandate.

## "ARTICLE 11.

"The Mandatory shall make  
"to the Council of the League of  
"Nations an annual report to  
"the satisfaction of the Council.  
"This report shall contain full  
"information concerning the  
"measures taken to apply the  
"provisions of the present man-  
"date.

## "ARTICLE 12.

"The consent of the Council of  
"the League of Nations is re-  
"quired for any modification of  
"the terms of this mandate.

## "ARTICLE 13.

"The Mandatory agrees that,  
"if any dispute whatever should

## "ARTICLE 9.

"La Puissance mandataire  
"étendra aux territoires le béné-  
"fice des conventions interna-  
"tionales générales, applicables à  
"leurs territoires limitrophes.

## "ARTICLE 10.

"La Puissance mandataire aura  
"pleins pouvoirs d'administration  
"et de législation sur les contrées  
"faisant l'objet du mandat: ces  
"contrées seront administrées  
"selon la législation de la puis-  
"sance mandataire comme partie  
"intégrante de son territoire, et  
"sous réserve des dispositions qui  
"précèdent.

"La Puissance mandataire est,  
"en conséquence, autorisée à  
"appliquer aux régions soumises  
"au mandat sa législation, sous  
"réserve des modifications exigées  
"par les conditions locales, et à  
"constituer ces territoires en  
"unions ou fédérations douanières  
"fiscales ou administratives avec  
"les territoires avoisinants rele-  
"vant de sa propre souveraineté  
"ou placés sous son contrôle, à  
"condition que les mesures adop-  
"tées à ces fins ne portent pas  
"atteinte aux dispositions du  
"présent mandat.

## "ARTICLE 11.

"La Puissance mandataire  
"présentera au Conseil de la  
"Société des Nations un rapport  
"annuel répondant à ses vues.  
"Ce rapport devra contenir tous  
"renseignements sur les mesures  
"prises en vue d'appliquer les  
"dispositions du présent mandat.

## "ARTICLE 12.

"Toute modification apportée  
"aux termes du présent mandat  
"devra être approuvée au préa-  
"lable par le Conseil de la  
"Société des Nations.

## "ARTICLE 13.

"le Mandataire accepte que  
"tout différend, quel qu'il soit,

**Mandate—Contd.** “arise between the Mandatory  
 “and another Member of the  
 “League of Nations relating to  
 “the interpretation or the appli-  
 “cation of the provisions of the  
 “mandate, such dispute, if it can-  
 “not be settled by negotiation,  
 “shall be submitted to the Per-  
 “manent Court of International  
 “Justice provided for by Article  
 “14 of the Covenant of the  
 “League of Nations (Unquote);”

“qui viendrait à s’élever entre lui  
 “et un autre membre de la  
 “Société des Nations, relatif à  
 “l’interprétation ou à l’applica-  
 “tion des dispositions du mandat  
 “et qui ne soit pas susceptible  
 “d’être réglé par des négociations,  
 “soit soumis à la Cour Perma-  
 “nente de Justice Internationale,  
 “prévue par l’article 14 du Pacte  
 “de la Société des Nations.”

**Participation of  
 United States in war  
 against Germany.**

Whereas the United States of  
 America by participating in the  
 war against Germany contributed  
 to her defeat and to the renuncia-  
 tion of her rights and titles over  
 her oversea possessions, but has  
 not ratified the Treaty of Ver-  
 sailles; and

Considérant que les Etats-Unis  
 d’Amérique, en participant à la  
 guerre contre l’Allemagne, ont  
 contribué à sa défaite et à la  
 renonciation de ses droits et  
 titres sur ses possessions d’outre-  
 mer, mais qu’ils n’ont pas ratifié  
 le Traité de Versailles;

**Contracting Powers.**

Whereas the Government of  
 the United States and the  
 Government of the King of the  
 Belgians desire to reach a defi-  
 nite understanding with regard to  
 the rights of the two Govern-  
 ments and their respective na-  
 tionals in the aforesaid former  
 Colony of German East Africa  
 under mandate to the King of the  
 Belgians;

Considérant que le Gouverne-  
 ment des Etats-Unis et le Gou-  
 vernement du Roi des Belges  
 désirent aboutir à une entente  
 précise en ce qui concerne les  
 droits des deux gouvernements et  
 de leurs nationaux respectifs dans  
 ladite partie de l’ancienne colonie  
 allemande placée sous mandat du  
 Roi des Belges;

**Plenipotentiaries.**

The President of the United  
 States of America and His Maj-  
 esty the King of the Belgians  
 have decided to conclude a Con-  
 vention to this effect and have  
 nominated as their plenipoten-  
 tiaries:

A cet effet, le Président des  
 Etats-Unis d’Amérique et Sa  
 Majesté le Roi des Belges ont  
 décidé de conclure une Conven-  
 tion et ont désigné pour leurs  
 plénipotentiaires, savoir:

HIS EXCELLENCY  
 THE PRESIDENT OF THE  
 UNITED STATES OF  
 AMERICA,

SON EXCELLENCE  
 MONSIEUR LE PRESIDENT  
 DES ETATS UNIS  
 D’AMERIQUE,

Mr Benjamin THAW, Junior,  
 chargé d’affaires ad interim of the  
 United States of America at  
 Brussels, and

Monsieur Benjamin THAW,  
 Junior, chargé d’affaires ad in-  
 terim des Etats-Unis d’Amé-  
 rique à Bruxelles, et

HIS MAJESTY the KING of  
 the BELGIANS:

SA MAJESTE LE ROI DES  
 BELGES:

Monsieur Henri JASPAR, His  
 Minister for Foreign Affairs,

Monsieur Henri JASPAR, Son  
 Ministre des Affaires Etrangères,

Who, after having communi-  
 cated to each other their Full  
 Powers, found in good and due  
 form, have agreed on the fol-  
 lowing provisions:

Lesquels, après avoir échangé  
 leurs pleins pouvoirs reconnus en  
 bonne et due forme, ont con-  
 venu des dispositions suivantes:

ARTICLE 1.

Subject to the provisions of the present Convention, the United States consents to the administration by the Government of the King of the Belgians, pursuant to the aforesaid mandate, of the former German territory, described in Article 1 of the mandate.

ARTICLE 2.

The United States and its nationals shall have and enjoy all the rights and benefits secured under the terms of Articles 3, 4, 5, 6, 7, 8, 9, and 10 of the mandate to members of the League of Nations and their nationals, notwithstanding the fact that the United States is not a member of the League of Nations.

ARTICLE 3.

Vested American property rights in the mandated territory shall be respected and in no way impaired.

ARTICLE 4.

A duplicate of the annual report to be made by the mandatory under article 11 of the mandate shall be furnished to the United States.

ARTICLE 5.

Nothing contained in the present Convention shall be affected by any modification which may be made in the terms of the mandate as recited above unless such modification shall have been assented to by the United States.

ARTICLE 6.

The extradition Treaties and Conventions in force between the United States and Belgium shall apply to the mandated territory.

ARTICLE 1.

A condition que les dispositions de la présente Convention soient observées, les États-Unis déclarent accepter l'administration par le Gouvernement du Roi des Belges, en vertu du mandat susmentionné, de la partie des anciennes colonies allemandes, décrites à l'article 1 du mandat.

ARTICLE 2.

Les États-Unis et leurs ressortissants auront la jouissance et le bénéfice de tous les droits et avantages garantis par les articles 3, 4, 5, 6, 7, 8, 9 et 10 du mandat, aux membres de la Société des Nations, nonobstant le fait que les États-Unis ne soient pas un Etat membre de la Société des Nations.

ARTICLE 3.

Les droits de propriété acquis aux Américains dans le territoire sous mandat seront respectés et il n'y sera porté atteinte en aucune manière.

ARTICLE 4.

Un double du Rapport annuel, que la Puissance mandataire doit faire en exécution de l'article 11 du mandat, sera adressé au Gouvernement des États-Unis.

ARTICLE 5.

Les modifications qui pourraient être apportées aux termes du mandat rapportés plus haut, seront sans effet sur aucune des stipulations contenues dans la présente Convention, à moins que ces modifications aient reçu l'assentiment des États-Unis.

ARTICLE 6.

Les Traités et Conventions d'extradition en vigueur entre les États-Unis d'Amérique et la Belgique s'appliqueront au territoire sous mandat.

Recognition of Mandate.

Ante, p. 1864.

Rights accorded to United States.

Vested property rights to be respected.

Annual report.

Ante, p. 1860.

Modifications of mandate subject to assent of United States.

Extradition recognized.

## ARTICLE 7.

## ARTICLE 7.

Exchange of ratifications.

The present Convention shall be ratified in accordance with the respective constitutional methods of the High Contracting Parties. The ratifications shall be exchanged in Brussels as soon as practicable. It shall take effect on the date of the exchange of ratifications.

La présente Convention sera ratifiée conformément aux méthodes constitutionnelles respectives des Hautes Parties contractantes. Les ratifications seront échangées à Bruxelles aussi tôt qu'il sera possible. La présente Convention prendra effet à la date de l'échange des ratifications.

Signatures.

In witness whereof, the respective Plenipotentiaries have signed the present treaty and have affixed thereto the seal of their arms.

En foi de quoi, les Plénipotentiaires respectifs ont signé le présent traité et y ont apposé leurs cachets.

Done in duplicate at Brussels, this 18th day of April 1923.

Fait en double exemplaire à Bruxelles, le 18 Avril 1923.

BENJAMIN THAW, JR.

HENRI JASPAR

[SEAL.]

[SEAL.]

January 21, 1924.  
Protocol with Belgium amending Treaty of April 18, 1923.

AND WHEREAS a Protocol amendatory of the said Treaty was signed by the Plenipotentiaries of the two Governments at Brussels on the twenty-first day of January, one thousand nine hundred and twenty-four, the original of which Protocol, in the English and French languages, is word for word as follows:

Preamble.

## PROTOCOL

## PROTOCOLE

Modification of Mandate boundary.

Whereas, the boundary of the mandate conferred upon His Majesty the King of the Belgians over the territory of Ruanda-Urundi and recited in the preamble of the Treaty concerning the mandate concluded between the United States of America and Belgium on April 18, 1923, has been modified by a common accord between the British and Belgian Governments with the approval given by the Council of the League of Nations at its meeting of the 31 of August, 1923, in order better to safeguard the interests of the native populations; and,

Considérant qu'afin de mieux sauvegarder les intérêts des populations indigènes la frontière du mandat conféré à Sa Majesté le Roi des Belges sur le territoire du Ruanda Urundi décrite dans le préambule du Traité concernant ce mandat et conclu entre les Etats-Unis d'Amérique et la Belgique, le 18 avril 1923, a été modifiée d'un commun accord entre les Gouvernements britannique et belge avec l'approbation du Conseil de la Société des Nations, approbation donnée par celui-ci dans sa séance du 31 août 1923;

Assent of United States required.

Whereas, by article V of the Treaty referred to above nothing contained in the Treaty shall be affected by any modification which may be made in the terms of the mandate as recited in the Treaty unless such modification shall have been assented to by the United States of America; and,

Considérant qu'en vertu de l'article 5 du Traité précité les modifications qui pourraient être apportées aux termes du mandat tels qu'ils sont reproduits dans le Traité seront sans effet sur aucune des stipulations du Traité à moins que ces modifications n'aient reçu l'assentiment des Etats-Unis d'Amérique;

Modification not objected to.

Whereas, the Government of the United States of America perceives no objection to the modification in question,

Considérant que le Gouvernement des Etats-Unis d'Amérique n'aperçoit aucune objection à formuler à la modification intervenue;

The Governments of the United States of America and Belgium have resolved to amend the Treaty signed on April 18, 1923, between the two countries and have named for this purpose their respective plenipotentiaries

The President of the United States of America,  
 Mr. Henry P. FLETCHER, Ambassador of the United States of America at Brussels,  
 His Majesty the King of the Belgians,  
 Mr. Henri JASPAR, His Minister of Foreign Affairs;

Le Gouvernement des Etats-Unis d'Amérique et le Gouvernement belge ont résolu d'amender le Traité du 18 avril 1923 et ont nommé à cet effet leurs plénipotentiaires respectifs:

Le Président des Etats-Unis d'Amérique,  
 Monsieur Henry P. FLETCHER, Ambassadeur des Etats-Unis d'Amérique à Bruxelles,  
 Sa Majesté le Roi des Belges,

Monsieur Henri JASPAR, Son Ministre des Affaires Etrangères,

lesquels, après s'être communiqué leurs pleins pouvoirs trouvés en bonne et due forme, ont approuvé les articles suivants amendés comme devant faire partie du Traité signé le 18 avril 1923:

Contracting Powers.

Plenipotentiaries.

who, after having communicated each to the other their full powers found in good and due form, have agreed to the following amendatory articles to be taken as part of the Treaty signed April 18, 1923:

ARTICLE 1.

Article 1 of the mandate recited in the preamble of the Treaty signed April 18, 1923, shall be replaced by the following:

"The territory over which a mandate is conferred upon His Majesty the King of the Belgians (hereinafter called the Mandatory) comprises that part of the territory of the former colony of German East Africa situated to the west of the following line:

"The mid-stream of the Kagera River from the Uganda boundary to the point where the Kagera River meets the western boundary of Bugufi, thence this boundary to its junction with the eastern boundary of Urundi, thence the eastern and southern boundary of Urundi to Lake Tanganyka.

"The frontier described above is shown on the attached British map GSGS Number 2932-A, on the scale of 1:1,000,000."

ARTICLE 2.

The present protocol shall be ratified in accordance with the constitutional methods of the high

ARTICLE 1.

L'article 1 du mandat défini dans le préambule du Traité signé le 18 avril 1923 sera remplacé par le suivant:

"Le territoire sur lequel un mandat est conféré à Sa Majesté le Roi des Belges (désigné ci-dessous comme mandataire) comprend la partie du territoire de l'ancienne colonie de l'Est-Africain allemand située à l'ouest de la ligne suivante:

"Le thalweg de la rivière Kagera, à partir de la frontière de l'Uganda jusqu'au point où la rivière Kagera rencontre la frontière occidentale du Bugufi; De là, jusqu'au point de jonction de cette frontière avec la frontière orientale de l'Urundi; Ensuite les frontières orientale et méridionale de l'Urundi au lac Tanganika.

"La frontière décrite plus haut est indiquée à la carte anglaise ci-incluse GS GS n° 2932-A, à l'échelle de 1/1.000.000."

ARTICLE 2.

Le présent protocole sera ratifié conformément aux méthodes constitutionnelles des hautes parties

Amended boundary accepted.

Ante, p. 1864.

Exchange of ratifications.

contracting parties. The ratifications shall be exchanged in Brussels on the same day as those of the Treaty of April 18, 1923. It shall take effect on the date of exchange of ratifications.

Signatures.

In witness whereof the respective plenipotentiaries have signed the present protocol and have affixed thereto the seal of their arms.

Done in duplicate at Brussels, this twenty-first day of January, one thousand nine hundred and twenty four.

HENRY P. FLETCHER  
[SEAL.]

contractantes. Les ratifications seront échangées à Bruxelles, le même jour que celles du Traité du 18 avril 1923. Il sortira ses effets à la date de l'échange des ratifications.

En foi de quoi les plénipotentiaires respectifs ont signé le présent protocole et l'ont revêtu du sceau de leurs armes.

Fait en double exemplaire, à Bruxelles, le vingt et un Janvier mil neuf cent vingt quatre./.

HENRI JASPAR  
[SEAL.]

Ratifications exchanged.

AND WHEREAS the said Treaty and the said Protocol have been duly ratified on both parts, and the ratifications of the two Governments were exchanged at Brussels on the eighteenth day of November, one thousand nine hundred and twenty-four;

Proclamation.

NOW, THEREFORE, be it known that I, Calvin Coolidge, President of the United States of America, have caused the said Treaty and the said Protocol to be made public, to the end that the same and every Article and Clause thereof may be observed and fulfilled in good faith by the United States and the citizens thereof.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

DONE at the city of Washington, this sixth day of December, in the year of our Lord one thousand nine hundred and [SEAL.] twenty-four, and of the Independence of the United States of America the one hundred and forty-ninth.

CALVIN COOLIDGE

By the President:

CHARLES E. HUGHES  
*Secretary of State.*

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[NOTE BY THE DEPARTMENT OF STATE.]

The maps attached to the original treaty and protocol are not here reproduced.

*Convention between the United States and Panama for the prevention of smuggling of intoxicating liquors. Signed at Washington, June 6, 1924; ratification advised by the Senate, December 10, 1924; ratified by Panama, December 30, 1924; ratified by the President, January 15, 1925; ratifications exchanged at Washington, January 19, 1925; proclaimed, January 19, 1925.*

June 6, 1924.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

WHEREAS a convention between the United States of America and Panama to aid in preventing the smuggling of intoxicating liquors into the United States was concluded and signed by their respective Plenipotentiaries at Washington on the sixth day of June, one thousand nine hundred and twenty-four, the original of which convention, being in the English and Spanish languages, is word for word as follows:

Convention with Panama to prevent smuggling of intoxicating liquors into United States.  
Preamble.

The President of the United States of America and the President of the Republic of Panama being desirous of avoiding any difficulties which might arise between them in connection with the laws in force in the United States on the subject of alcoholic beverages have decided to conclude a Convention for that purpose, and have appointed as their Plenipotentiaries:

El Presidente de los Estados Unidos de América y el Presidente de la República de Panamá, deseosos de evitar cualesquiera dificultades que puedan surgir entre ellos en relación con las leyes vigentes de los Estados Unidos en materia de bebidas alcohólicas, han decidido celebrar una convención con tal objeto y han nombrado como Plenipotenciarios:

Contracting Powers.

The President of the United States of America, Charles Evans Hughes, Secretary of State of the United States of America, and

El Presidente de los Estados Unidos de América a Charles Evans Hughes, Secretario de Estado de los Estados Unidos de América, y

Plenipotentiaries.

The President of Panama, Ricardo J. Alfaro, Envoy Extraordinary and Minister Plenipotentiary of the Republic of Panama in Washington,

El Presidente de Panamá a Ricardo J. Alfaro, Enviado Extraordinario y Ministro Plenipotenciario de la República de Panamá en Washington,

Who, having communicated their full powers found in good and due form, have agreed as follows:

quienes, habiéndose comunicado sus Plenos Poderes, los que han sido hallados en buena y debida forma, han convenido en lo siguiente:

ARTICLE I.

ARTICULO I.

The High Contracting Parties declare that it is their firm intention to uphold the principle that three marine miles extending from the coast line outwards and measured from low-water mark constitute the proper limits of territorial waters.

Las Altas Partes Contratantes declaran que es su firme intención mantener el principio de que tres millas marítimas que se extiendan de la línea de la costa hacia afuera y medidas desde la línea de la baja mar, constituyen el límite propio de las aguas territoriales.

Territorial jurisdiction retained.

## ARTICLE II.

## ARTICULO II.

Boarding of private Panaman vessels outside limits, for inquiry, etc., not objected to.

(1) The President of Panama agrees that Panama will raise no objection to the boarding of private vessels under the Panaman flag outside the limits of territorial waters by the authorities of the United States, its territories or possessions, in order that enquiries may be addressed to those on board and an examination be made of the ship's papers for the purpose of ascertaining whether the vessel or those on board are endeavoring to import or have imported alcoholic beverages into the United States, its territories or possessions in violation of the laws there in force. When such enquiries and examinations show a reasonable ground for suspicion, a search of the vessel may be initiated.

Search of vessel on reasonable ground for suspicion.

Seizure of vessel believed to be violating American prohibition laws.

(2) If there is reasonable cause for belief that the vessel has committed or is committing or attempting to commit an offense against the laws of the United States, its territories or possessions prohibiting the importation of alcoholic beverages, the vessel may be seized and taken into a port of the United States, its territories or possessions for adjudication in accordance with such laws.

Distance from coast limited to boarding, etc., vessels.

(3) The rights conferred by this article shall not be exercised at a greater distance from the coast of the United States its territories or possessions than can be traversed in one hour by the vessel suspected of endeavoring to commit the offense, and shall not be exercised in waters adjacent to territorial waters of the Canal Zone. In cases, however, in which the liquor is intended to be conveyed to the United States its territories or possessions by a vessel other than the one boarded and searched, it shall be the speed of such other vessel and not the speed of the vessel boarded, which shall determine the distance from the coast at which the right under this article can be exercised.

Canal Zone waters excepted.

Extension if liquor conveyed by other vessel.

(1) El Presidente de Panamá conviene en que Panamá no hará objeción a que las naves de propiedad particular que naveguen bajo la bandera de Panamá sean visitadas fuera de los límites de las aguas territoriales por las autoridades de los Estados Unidos, sus territorios o posesiones, a fin de que puedan ser indagadas las personas que se hallen a bordo y se examinen los papeles del buque con el objeto de verificar si la nave o los que se encuentran a bordo tratan de importar o han importado bebidas alcohólicas a los Estados Unidos, sus territorios o posesiones, en contravención de las leyes allí vigentes. Cuando tales indagatorias y examen den motivo razonable para sospechas, se podrá proceder al registro de la nave.

(2) Si hubiere motivos fundados para creer que la nave ha cometido o está cometiendo o intentando cometer un delito contra las leyes de los Estados Unidos, sus territorios o posesiones, que prohíben la importación de bebidas alcohólicas, la nave puede ser apresada y llevada a un puerto de los Estados Unidos, sus territorios o posesiones para su juzgamiento de acuerdo con tales leyes.

(3) Los derechos conferidos en este artículo no serán ejercidos a mayor distancia de la costa de los Estados Unidos, sus territorios o posesiones de la que puede atravesar en una hora la nave que se sospecha trata de cometer el delito, y no serán ejercidos en aguas adyacentes a las aguas territoriales de la Zona del Canal. No obstante, en casos en que se tiene la intención de llevar licor a los Estados Unidos, sus territorios o posesiones por una nave distinta de la que ha sido visitada y registrada, la velocidad de esta otra nave y no la velocidad de la nave visitada será la que determine la distancia de la costa dentro de la cual puede ejercerse el derecho conferido en este artículo.

## ARTICLE III.

No penalty or forfeiture under the laws of the United States shall be applicable or attach to alcoholic liquors or to vessels or persons by reason of the carriage of such liquors, when such liquors are listed as sea stores or cargo destined for a port foreign to the United States, its territories or possessions on board Panaman vessels voyaging to or from ports of the United States, or its territories or possessions or passing through the territorial waters thereof, and such carriage shall be as now provided by law with respect to the transit of such liquors through the Panama Canal, provided that such liquors shall be kept under seal continuously while the vessel on which they are carried remains within said territorial waters and that no part of such liquors shall at any time or place be unladen within the United States, its territories or possessions.

## ARTICLE IV.

Any claim by a Panaman vessel for compensation on the grounds that it has suffered loss or injury through the improper or unreasonable exercise of the rights conferred by Article II of this Treaty or on the ground that it has not been given the benefit of Article III shall be referred for the joint consideration of two persons, one of whom shall be nominated by each of the High Contracting Parties.

Effect shall be given to the recommendations contained in any such joint report. If no joint report can be agreed upon, the claim shall be referred to the Permanent Court of Arbitration at The Hague described in the Convention for the Pacific Settlement of International Disputes, concluded at The Hague, October 18, 1907. The Arbitral Tribunal shall be constituted in accordance with Article 87 (Chapter IV) and with Article 59 (Chapter III) of the said Convention. The proceedings shall

## ARTICULO III.

No estarán sujetos a pena ni comiso, según las leyes de los Estados Unidos, ni los licores alcohólicos ni las naves ni las personas por razón del transporte de tales licores, cuando ellos sean declarados como aprovisionamiento de la nave o como carga destinada a un puerto fuera de los Estados Unidos, sus territorios o posesiones, a bordo de naves panameñas que viajen de o para puertos de los Estados Unidos, sus territorios o posesiones, o que pasen por sus aguas territoriales, y tal transporte será como el que establece la ley con respecto al tránsito de licores por el Canal de Panamá, a condición de que tales licores sean mantenidos constantemente bajo sello mientras la nave que los lleva permanezca dentro de dichas aguas territoriales y a condición de que tales licores no sean descargados en ningún tiempo ni lugar dentro de los Estados Unidos, sus territorios o posesiones.

## ARTICULO IV.

Las reclamaciones de indemnización por naves panameñas a causa de haber sufrido pérdida o perjuicio por el ejercicio impropio o arbitrario de los derechos conferidos por el Artículo II de este Tratado, o a causa de no habérseles concedido el beneficio del Artículo III, serán sometidas a la consideración conjunta de dos personas, una de las cuales será nombrada por cada una de las Altas Partes Contratantes.

Las recomendaciones contenidas en una decisión conjunta serán hechas efectivas. Si no hubiere acuerdo para tal decisión conjunta, la reclamación será sometida a la Corte Permanente de Arbitraje de La Haya que se describe en la Convención para el Arreglo Pacífico de Disputas Internacionales celebrada en La Haya el 18 de Octubre de 1907. El Tribunal Arbitral será constituido de conformidad con el Artículo 87 (Capítulo IV) y con el Artículo 58 (Capítulo III) de dicha Convención. El procedi-

Liquors listed as sea stores or cargo for a foreign port not subjected to penalty, etc.

To be kept under seal while in American waters.

Action on claims for loss, etc.

Reference to Permanent Court of Arbitration.

Vol. 36, p. 2221.

Vol. 36, pp. 2233, 2228.

be regulated by so much of Chapter IV of the said Convention and of Chapter III thereof (special regard being had for Articles 70 and 74, but excepting Articles 53 and 54) as the Tribunal may consider to be applicable and to be consistent with the provisions of this agreement.

**Payment of awards.**

All sums of money which may be awarded by the Tribunal on account of any claim shall be paid within eighteen months after the date of the final award without interest and without deduction, save as hereafter specified. Each Government shall bear its own expenses. The expenses of the Tribunal shall be defrayed by a ratable deduction of the amount of the sums awarded by it, at a rate of five per cent. on such sums, or at such lower rate as may be agreed upon between the two Governments; the deficiency, if any, shall be defrayed in equal moieties by the two Governments.

**Expenses.**

miento será determinado por las disposiciones del Capítulo IV de dicha Convención y del Capítulo III de la misma, (teniéndose especialmente en cuenta los Artículos 70 y 74, pero exceptuándose los Artículos 53 y 54) que el Tribunal considere aplicables y concordes con las estipulaciones de este Convenio. Las sumas que falle el Tribunal en virtud de una reclamación serán pagadas dentro de los diez y ocho meses siguientes a la fecha del fallo definitivo sin interés y sin ninguna deducción, salvo la que se especifica más adelante. Cada Gobierno cubrirá sus propios gastos. Los gastos del Tribunal serán sufragados mediante una deducción proporcional del monto de las sumas falladas, a la rata del cinco por ciento sobre dichas sumas o a una rata menor que puedan acordar los dos Gobiernos. Si hubiere alguna deficiencia, será cubierta por partes iguales por los dos Gobiernos.

**ARTICLE V.**

**ARTICULO V.**

**Duration, and exchange of ratifications.**

This Treaty shall be subject to ratification and shall remain in force for a period of one year from the date of the exchange of ratifications.

Este Tratado queda sujeto a ratificación y estará en vigor por el período de un año a contar de la fecha del canje de ratificaciones.

**Notice of proposed modifications.**

Three months before the expiration of the said period of one year, either of the High Contracting Parties may give notice of its desire to propose modifications in the terms of the Treaty.

Tres meses antes de la expiración de dicho período de un año cualquiera de las Altas Partes Contratantes puede dar aviso de su deseo de proponer modificaciones a los términos del Tratado.

**Treaty to lapse if modifications not agreed upon.**

If such modifications have not been agreed upon before the expiration of the term of one year mentioned above, the Treaty shall lapse.

Si no hubiere acuerdo respecto a tales modificaciones antes de expirar el término de un año arriba mencionado, el Tratado caducará.

**Continued from year to year if no modification proposed.**

If no notice is given on either side of the desire to propose modifications, the Treaty shall remain in force for another year, and so on automatically, but subject always in respect of each such period of a year to the right on either side to propose as provided above three months before its expiration modifications in the Treaty, and to the provision that if such modifications are not agreed upon before the close of the period of one year, the Treaty shall lapse.

Si ninguna de las dos partes manifestare a la otra el deseo de proponer modificaciones, el Tratado continuará en vigencia por un año más y así sucesivamente, pero con sujeción siempre respecto de cada período de un año al derecho de ambas partes de proponer modificaciones al Tratado tres meses antes de su expiración y con sujeción igualmente a la estipulación de que a falta de acuerdo sobre tales modificaciones antes de terminar el período de un año, el Tratado caducará.

ARTICLE VI.

ARTICULO VI.

In the event that either of the High Contracting Parties shall be prevented either by judicial decision or legislative action from giving full effect to the provisions of the present Treaty the said Treaty shall automatically lapse, and, on such lapse or whenever this Treaty shall cease to be in force, each High Contracting Party shall enjoy all the rights which it would have possessed had this Treaty not been concluded.

The present Convention shall be duly ratified by the President of the United States of America, by and with the advice and consent of the Senate thereof and by the President of Panama in accordance with the requirements of the Panaman Constitution; and the ratifications shall be exchanged at Washington as soon as possible.

In witness whereof, the respective Plenipotentiaries have signed the present Convention in duplicate and have thereunto affixed their seals.

Done at the city of Washington, this sixth day of June in the year of our Lord one thousand nine hundred and twenty-four.

[SEAL.]

CHARLES EVANS HUGHES

[SEAL.]

R. J. ALFARO

En el evento de que cualquiera de las Altas Partes Contratantes estuviere impedida por decisión judicial o por acción legislativa para dar cumplimiento pleno a las estipulaciones del presente Tratado, el Tratado caducará *ipso facto*, y al ocurrir caducidad o cuando quiera que este Tratado cese en su vigencia, cada Alta Parte Contratante disfrutará de todos los derechos que habría tenido si el Tratado no hubiere sido celebrado.

Esta Convención será debidamente ratificada por el Presidente de los Estados Unidos de América mediante consentimiento y recomendación del Senado, y por el Presidente de Panamá de conformidad con los requisitos de la Constitución Panameña, y las ratificaciones serán canjeadas en Washington a la mayor brevedad posible.

En fe de lo cual los respectivos Plenipotenciarios han firmado esta Convención por duplicado y han adherido a ella sus respectivos sellos.

Hecho en la ciudad de Washington a los seis días del mes de junio del año de Nuestro Señor mil novecientos veinticuatro.

Treaty to lapse if effect thereof prevented by judicial decision or legislative action.

Exchange of ratifications.

Signatures.

AND WHEREAS the said convention has been duly ratified on both parts, and the ratifications of the two Governments were exchanged in the city of Washington on the nineteenth day of January, one thousand nine hundred and twenty-five;

NOW, THEREFORE, be it known that I, Calvin Coolidge, President of the United States of America, have caused the said convention to be made public, to the end that the same and every article and clause thereof may be observed and fulfilled with good faith by the United States and the citizens thereof.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Ratifications exchanged.

Proclamation.

DONE at the city of Washington, this nineteenth day of January, in the year of our Lord one thousand nine hundred and [SEAL.] twenty-five, and of the Independence of the United States of America the one hundred and forty-ninth.

CALVIN COOLIDGE

By the President:

CHARLES E. HUGHES  
Secretary of State.

December 2, 1924.  
January 8, 1925.

*Parcel post convention between the United States of America and Siam.  
Signed at Washington, December 2, 1924, and at Bangkok, January  
8, 1925; approved by the President, February 25, 1925.*

CONVENTION BETWEEN THE POST OFFICE DEPARTMENT  
OF THE UNITED STATES OF AMERICA AND THE AD-  
MINISTRATION OF POSTS OF SIAM CONCERNING THE  
EXCHANGE OF PARCEL POST.

Parcel post conven-  
tion with Siam.  
Preamble.

The undersigned, Harry S. New, Postmaster General of the United States of America, and Lieutenant General Phya Devahastin, Director General of Posts and Telegraphs of Siam, by virtue of authority vested in them, for the purpose of making better arrangements for a parcel post system of exchange between the two countries, have agreed upon the following articles:

ARTICLE I.

Scope of convention.

The provisions of this Convention relate only to parcels to be exchanged by the system herein provided for and do not affect the arrangements now existing under the Universal Postal Convention, which will continue as heretofore; and, all the agreements herein-after contained apply exclusively to mails exchanged under these articles.

ARTICLE II.

Articles admitted to  
the mails.

1. There shall be admitted to the mails exchanged under this Convention articles of merchandise and mail matter—except letters and post cards—of all kinds that are admitted under any conditions to the domestic mails of the country of origin and the country of destination except that no packet may exceed eleven pounds (five kilograms) in weight, nor the following dimensions: Greatest length in any direction three feet six inches; greatest combined length and girth, six feet; and must be so wrapped and inclosed as to permit their contents to be easily examined by postmasters and customs officials; and except that the following articles are specially prohibited admission to the mails exchanged under this Convention:

Prohibited articles.

Publications which violate the copyright laws of the country of destination; poisons and explosive or inflammable substances; intoxicating liquors; opium in any form or any preparation or derivative thereof, cocaine or other narcotics; any obscene book, pamphlet, paper, writing, advertisement, circular, print, picture, drawing or other representation, figure, or image on or of paper or other material, or any cast, instrument, or other article whatever for the prevention of conception or for causing unlawful abortion; any lottery ticket or any advertisement of any lottery; live or dead animals, except dead insects and reptiles when thoroughly dried; fruits and vegetables and other articles which easily decompose and de-

teriorate; and substances which exhale a bad odor; articles which may in any way damage or destroy the mails or injure the persons handling them.

In addition, the following articles are prohibited transmission through the mails into the United States: Films or pictorial representations of prize fights; plumage or skins of wild birds, except for scientific or educational purposes; and all articles manufactured wholly or in part in a foreign country by convict labor.

Additional, into United States.

With respect to Siam, the following articles, in addition, are prohibited: Firearms, air-guns and all accessories to firearms and air-guns; also ammunition.

Into Siam.

Each country will supply, from time to time, a list of articles that may hereafter become prohibited, or, being removed from the prohibited list, become acceptable through the mails exchanged under these articles.

Subsequent changes to be supplied.

Every article imported into the United States which is capable of being marked, stamped, branded or labeled, without injury, at the time of its manufacture or production, shall be marked, stamped, branded, or labeled, in legible English words, in a conspicuous place that shall not be covered or obscured by any subsequent attachments or arrangements, so as to indicate the country of origin; such marking, stamping, branding or labeling shall be as nearly indelible and permanent as the nature of the article will permit.

Marking required.

2. All admissible articles of merchandise mailed in one country for the other, or received in one country from the other, shall be free from any detention or inspection whatsoever, except such as is required in connection with the treatment by customs officers and for the collection of customs duties; and shall be forwarded promptly to their destination, being subject in their transmission to the laws and regulations of each country, respectively.

Freedom from inspection, etc.

ARTICLE III.

1. A letter or communication of the nature of personal correspondence must not accompany, be written on, or inclosed with any parcel.

Letters not to accompany parcels.

2. If such be found, the letter will be placed in the mails, if separable, or, if the communication be inseparably attached, the whole package will be rejected. If, however, any such parcel should inadvertently be forwarded, the country of destination will collect on the letter or letters double rates of postage, according to the rates prescribed by the Universal Postal Convention.

Rejection if found, etc.

3. No parcel may contain packages intended for delivery at an address other than that borne by the parcel itself. If such inclosed packages be detected, they must be sent forward singly, charged with new and distinct parcel post rates.

No inclosure for other address.

ARTICLE IV.

1. The following rates of postage must in all cases be fully prepaid, viz:

Rates of postage.

2. In the United States for a parcel not exceeding one pound in weight, 12 cents; and for each additional pound or fraction of a pound, 12 cents.

In United States.

3. In Siam 95 satangs (about 35 cents gold) for parcels up to 1 pound in weight, and 40 satangs (13 cents gold) for each additional pound.

In Siam.

4. The parcels shall be promptly delivered to addressees in accordance with the domestic regulations of the country of destination, free of charge for postage; but the country of destination may,

Delivery.

at its option, levy and collect from the addressees, for domestic service and delivery, a charge, the amount of which should be fixed according to its domestic regulations, but which shall in no case exceed 25 centimes (gold), or the equivalent of that sum in the money of the country of destination, for each parcel whatever its weight.

Customs charges.

5. Every parcel shall be subject, in the country of destination, to all customs duties and all customs regulations in force in that country for the protection of its customs revenues; and the customs and other duties properly chargeable thereon shall be collected on delivery, in accordance with the customs regulations of the country of destination.

#### ARTICLE V.

Descriptive list.

1. The sender of each parcel shall prepare a customs declaration, to be securely attached to the parcel, upon a special form provided for the purpose, giving a general description of the parcel, an accurate statement of its contents and value, date of mailing, the sender's signature and address, as well as the name and address of the addressee.

Receipt of posting.

2. The sender will, on request at the time of mailing the parcel, receive a certificate of mailing from the post office where the parcel is mailed, on a form provided for the purpose.

Registry.

3. The sender of a parcel may have the same registered by paying in addition to the postage the registration fee regularly charged in the country of origin.

Acknowledgment of delivery.

4. An acknowledgment of the delivery of a registered parcel shall be returned to the sender when request is made for such receipt at the time of mailing.

#### ARTICLE VI.

Inability to deliver.

Senders of parcels in either country may provide for their alternative disposition when they are not delivered at the first address to which directed. This may be done by the senders making a request by an indorsement in writing on the wrapper or by means of a paster attached thereto, in one or other of the following forms:

- (a) If undeliverable as addressed, deliver to ———.
- (b) If undeliverable as addressed, abandon.
- (c) If undeliverable as addressed, return to sender.

Return.

Except as otherwise provided, undeliverable parcels will be returned to the senders at the expiration of 30 days from the date of receipt at the post office of destination, while refused parcels will be returned at once, the parcels in each case to be marked to show the reason for non-delivery. All returned parcels will be subject on delivery to the senders to the collection of any charges that may accrue thereon.

Parcels not to be returned.

However, the following described parcels need not be returned to the country of origin, but may be disposed of, without recourse, in accordance with the customs laws and regulations of the country of destination:

*Ante*, p. 1880.

(a) Parcels which do not conform to the conditions as to size and weight prescribed by Article II.

(b) Parcels containing articles prohibited by Article II and other prohibited importations.

(c) Parcels containing articles subject to seizure as being imported or brought into the United States in any manner contrary to law, including articles subject to seizure under the customs laws because of a false or fraudulent invoice or declaration covering the same or for any willful act or omission on the part of the sender or addressee or agent by means whereof the United States shall or may be deprived of the lawful duties.

(d) All parcels of which the addressee refuses to take delivery or declines to make formal entry when requested by the customs officer in cases where the appraised value exceeds the value shown in the declaration of entry, and where evidence of fraudulent intent is shown.

The particulars of the disposition of each parcel shall be communicated by one postal administration to the other.

2. Parcels which it has not been possible to deliver and which are liable to deterioration or corruption may, however, be sold immediately, without previous notice or legal formality, for the benefit of the person entitled thereto, the particulars of the sale being reported by one Administration to the other. The proceeds of the sale shall be devoted to paying the charges on the parcel; the remainder, if any, shall be sent to the office of origin to be paid to the sender. If for any reason a sale is impossible, the spoiled or worthless articles are destroyed or handed over to the customs.

Perishable articles.

3. With the reservation that the formalities prescribed for administrative reasons by the Administrations concerned be complied with, the customs duties on parcels which have to be sent back to the country of origin or redirected to a third country shall be canceled both in the United States and in Siam.

Canceling of customs duties.

4. Missent parcels shall be immediately returned to the dispatching office of exchange. Attention shall be called to the error by means of a Bulletin of Verification.

Missent parcels.

5. Parcels which are abandoned by the senders will not be returned to origin, but will be disposed of in accordance with the regulations of the country of destination.

Abandoned parcels.

### ARTICLE VII.

The Postal Administration of the United States shall pay to the Postal Administration of Siam 1.75 francs gold for each parcel forwarded from the United States to Siam, and the Postal Administration of Siam shall pay a similar amount to the Postal Administration of the United States for each parcel forwarded from Siam to the United States.

Mutual payments by postal authorities.

At the end of each quarter, the postal administration of the creditor country shall submit to the postal administration of the debtor country an account in duplicate showing the number of parcels dispatched by each country as indicated by the parcel bills and the balance resulting from such transaction. After verification, the amount of the balance shall be paid in money of the United States by means of a bill of exchange on New York payable at sight. Payments may also be made in cash or by means of bills of exchange drawn on places other than New York by mutual agreement between the two countries. Conversion of francs into United States currency shall be at the rate of gold francs 5.1825 equals one dollar.

Quarterly statements.

Payments.

### ARTICLE VIII.

1. The parcels shall be considered as a component part of the mails exchanged between the United States and Siam to be dispatched to destination by the country of origin at its cost and by such means as it provides; but must be forwarded, at the option of the despatching office, either in receptacles prepared expressly for the purpose or in ordinary mail sacks, marked "Parcel Post", and securely sealed with a lead seal or otherwise, as may be mutually provided by regulations hereunder.

Method of transportation.

2. Each country shall promptly return empty to the despatching office, by next mail, all such sacks or receptacles.

Return of empty sacks.

## Exchange offices.

3. The exchanges shall be effected through the post offices of both countries already designated as exchange post offices, or through such other offices as may be hereafter agreed upon, under such regulations relative to the details of the exchange as may be mutually determined to be essential to the security and expedition of the mails and the protection of the customs revenues.

## Packing.

4. Although articles admitted under this Convention will be transmitted as aforesaid between the exchange offices, they should be so carefully packed as to be safely transmitted in the open mails of either country, both in going to the exchange office in the country of origin and to the office of address in the country of destination.

## Descriptive list.

5. Each despatch of a parcel post mail must be accompanied by a descriptive list in duplicate of all the parcels sent, and which must be inclosed in one of the sacks of such despatch.

## ARTICLE IX.

## Receipt of mails.

1. As soon as the mail shall have reached the office of destination, that office shall check the contents of the mail.

## Substitute parcel bill.

2. In the event of the parcel bill not having been received, a substitute should be prepared at once.

## Correction of errors.

3. Any errors in the entries on the parcel bill which may be discovered shall, after verification by a second officer, be corrected and noted for report to the despatching office on a form "Bulletin of Verification" which should be sent in a special envelope.

## Nonreceipt of parcel.

4. If a parcel advised on the bill be not received, after the non-receipt has been verified by a second officer, the entry on the bill should be canceled and the fact reported at once.

## Deficient postage.

5. If a parcel be observed to be insufficiently prepaid, it must not be taxed with deficient postage, but the circumstance must be reported on a "Bulletin of Verification" form.

## Damaged parcels.

6. Should a parcel be received in damaged or imperfect condition, full particulars should be reported on the same form.

## Presumption of delivery.

7. If no "Bulletin of Verification" or note of error be received, a parcel mail shall be considered as duly delivered, having been found on examination correct in all respects.

## ARTICLE X.

## Nonresponsibility for loss, etc.

Neither of the contracting Administrations will be responsible for the loss or damage of any parcel, consequently no indemnity can be claimed by the sender or addressee in either country.

## ARTICLE XI.

## Further regulations, etc.

The Postmaster General of the United States of America, and the Director General of Posts of Siam, shall have authority jointly to make such further regulations of order and detail and to provide for such changes and modifications from time to time as may be found necessary to carry out the purpose of the present Convention.

## ARTICLE XII.

## Effect. Former Convention abrogated. Vol. 42, p. 2107.

This Convention, which substitutes and abrogates the Convention signed in Washington on the 24th day of February, 1922, and in Bangkok on the 15th day of October, 1922, shall become effective as of September 1, 1924, and shall continue in force until terminated by mutual agreement; but it may be annulled at the desire of either Department upon six months' previous notice being given to the other.

Done in duplicate and signed at Washington the 2<sup>d</sup> day of December, 1924, and at Bangkok the 8<sup>th</sup> day of January 1925.

Signatures.

HARRY S. NEW.

*The Postmaster General of the United States of America.* [SEAL.]

PHYA DEVAHASTIN.

*The Director General of Posts and Telegraphs of Siam.* [SEAL.]

The foregoing Parcel Post Convention between the United States of America and Siam has been negotiated and concluded with my advice and consent and is hereby approved and ratified.

Approval by the  
President.

[SEAL.] In testimony whereof I have caused the seal of the United States to be hereunto affixed.

CALVIN COOLIDGE.

By the President

CHARLES E. HUGHES,  
*Secretary of State.*

WASHINGTON, *February 25, 1925.*

March 19, 1924.

*Treaty between the United States and Bulgaria for the extradition of fugitives from justice. Signed at Sofia, March 19, 1924; ratification advised by the Senate, May 12, 1924; ratified by the President, May 15, 1924; ratified by Bulgaria, June 4, 1924; ratifications exchanged at Sofia, June 24, 1924; proclaimed June 26, 1924.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Extradition with  
Bulgaria. Preamble.

WHEREAS a Treaty between the United States of America and Bulgaria providing for the extradition of fugitives from justice, was concluded and signed by their respective Plenipotentiaries at Sofia, on the nineteenth day of March, one thousand nine hundred and twenty-four, the original of which Treaty, being in the English and Bulgarian languages, is word for word as follows:

EXTRADITION TREATY

between

THE UNITED STATES OF AMERICA  
AND BULGARIA.

Contracting Powers.

The United States of America and Bulgaria desiring to promote the cause of justice, have resolved to conclude a treaty for the extradition of fugitives from justice between the two countries and have appointed for that purpose the following Plenipotentiaries:

Plenipotentiaries.

The PRESIDENT OF THE UNITED STATES OF AMERICA,

Charles S. WILSON, Envoy Extraordinary and Minister Plenipotentiary of the United States of America to Bulgaria, and

HIS MAJESTY, THE KING OF THE BULGARIANS,

Christo KALFOFF, Minister for Foreign Affairs and Worship of Bulgaria,

Who, after having communicated to each other their respective full powers, found to be in good and due form, have agreed upon and concluded the following articles:

ARTICLE I.

Reciprocal delivery  
of persons charged with  
crimes.

It is agreed that the Government of the United States and the Government of Bulgaria shall, upon requisition duly made as herein provided, deliver up to justice any person, who may be charged with, or may have been convicted of, any of the crimes specified in Article II of the present Treaty committed within the jurisdiction of one of the High Contracting Parties, and who shall seek an asylum or shall be found within the territories of the other; provided that such surrender shall take place only upon such evidence of criminality, as according to the laws of the place where the fugitive or person so charged shall be found, would justify his apprehension and commitment for trial if the crime or offense had been there committed.

ARTICLE II.

Persons shall be delivered up according to the provisions of the present Treaty, who shall have been charged with or convicted of any of the following crimes:

1. Murder, comprehending the crimes designated by the terms parricide, assassination, manslaughter when voluntary, poisoning or infanticide.

2. The attempt to commit murder.

3. Rape, abortion, carnal knowledge of children under the age of twelve years.

4. Abduction or detention of women or girls for immoral purposes.

5. Bigamy.

6. Arson.

7. Wilful and unlawful destruction or obstruction of railroads, which endangers human life.

8. Crimes committed at sea:

(a) Piracy, as commonly known and defined by the law of nations, or by statute;

(b) Wrongfully sinking or destroying a vessel at sea or attempting to do so;

(c) Mutiny or conspiracy by two or more members of the crew or other persons on board of a vessel on the high seas, for the purpose of rebelling against the authority of the Captain or Commander of such vessel, or by fraud or violence taking possession of such vessel;

(d) Assault on board ship upon the high seas with intent to do bodily harm.

9. Burglary, defined to be the act of breaking into and entering the house of another in the night time with intent to commit a felony therein.

10. The act of breaking into and entering the offices of the Government and public authorities, or the offices of banks, banking houses, savings banks, trust companies, insurance and other companies, or other buildings not dwellings with intent to commit a felony therein.

11. Robbery, defined to be the act of feloniously and forcibly taking from the person of another goods or money by violence or by putting him in fear.

12. Forgery or the utterance of forged papers.

13. The forgery or falsification of the official acts of the Government or public authority, including Courts of Justice, or the uttering or fraudulent use of any of the same.

14. The fabrication of counterfeit money, whether coin or paper, counterfeit titles or coupons of public debt, created by National, State, Provincial, Territorial, Local or Municipal Governments, bank notes or other instruments of public credit, counterfeit seals, stamps, dies and marks of State or public administrations, and the utterance, circulation or fraudulent use of the above mentioned objects.

15. Embezzlement or criminal malversation committed within the jurisdiction of one or the other party by public officers or depositaries, where the amount embezzled exceeds one hundred dollars or Bulgarian equivalent.

16. Embezzlement by any person or persons hired, salaried or employed, to the detriment of their employers or principals, when the crime or offense is punishable by imprisonment or other corporal punishment, by the laws of both countries, and where the amount embezzled exceeds one hundred dollars or Bulgarian equivalent.

Extraditable crimes.

Murder, etc.

Attempt to murder.

Rape, etc.

Abduction of females for immoral purposes.

Bigamy.

Arson.

Injuries to railroads.

Crimes at sea.

Piracy.

Destroying vessels.

Mutiny, etc.

Assault on shipboard.

Burglary.

Feloniously entering offices, etc.

Robbery.

Forgery.

Forgery of public documents.

Counterfeiting.

Embezzling public funds.

Embezzling by employees.

- Kidnaping.** 17. Kidnapping of minors or adults, defined to be the abduction or detention of a person or persons, in order to exact money from them, their families or any other person or persons, or for any other unlawful end.
- Larceny.** 18. Larceny, defined to be the theft of effects, personal property, or money, of the value of twenty-five dollars or more, or Bulgarian equivalent.
- Obtaining money by false pretenses, etc.** 19. Obtaining money, valuable securities or other property, by false pretences or receiving any money, valuable securities or other property knowing the same to have been unlawfully obtained, where the amount of money or the value of the property so obtained or received exceeds one hundred dollars or Bulgarian equivalent.
- Perjury.** 20. Perjury or subornation of perjury.
- Breach of trust, etc.** 21. Fraud or breach of trust by a bailee, banker, agent, factor, trustee, executor, administrator, guardian, director or officer of any company or corporation, or by any one in any fiduciary position, where the amount of money or the value of the property misappropriated exceeds one hundred dollars or Bulgarian equivalent.
- Slave trading.** 22. Crimes and offenses against the laws of both countries for the suppression of slavery and slave trading.
- Desertion, etc., of dependent children.** 23. Wilful desertion or wilful non-support of minor or dependent children.
- Accessories.** 24. Extradition shall also take place for participation in any of the crimes before mentioned as an accessory before or after the fact; provided such participation be punishable by imprisonment by the laws of both the High Contracting Parties.

### ARTICLE III.

**No surrender for a political offense.**

**Attempts, etc., against head of State not a political crime.**

The provisions of the present Treaty shall not import a claim of extradition for any crime or offense of a political character, nor for acts connected with such crimes or offenses; and no person surrendered by or to either of the High Contracting Parties in virtue of this Treaty shall be tried or punished for a political crime or offense. When the offense charged comprises the act either of murder or assassination or of poisoning, either consummated or attempted, the fact that the offense was committed or attempted against the life of the Sovereign or Head of a foreign State or against the life of any member of his family, shall not be deemed sufficient to sustain that such crime or offense was of a political character; or was an act connected with crimes or offenses of a political character.

### ARTICLE IV.

**Trial limited to offense for which surrendered.**

No person shall be tried for any crime or offense other than that for which he was surrendered.

### ARTICLE V.

**Limitation of time.**

A fugitive criminal shall not be surrendered under the provisions hereof, when, from lapse of time or other lawful cause, according to the laws of the place within the jurisdiction of which the crime was committed, the criminal is exempt from prosecution or punishment for the offense for which the surrender is asked.

### ARTICLE VI.

**Persons under prosecution in country where found.**

If a fugitive criminal whose surrender may be claimed pursuant to the stipulations hereof, be actually under prosecution, out on bail or in custody, for a crime or offense committed in the country where

he has sought asylum, or shall have been convicted thereof, his extradition may be deferred until such proceedings be determined, and until he shall have been set at liberty in due course of law.

#### ARTICLE VII.

If a fugitive criminal claimed by one of the parties hereto, shall be also claimed by one or more powers pursuant to treaty provisions, on account of crimes committed within their jurisdiction, such criminal shall be delivered to that State whose demand is first received.

Persons claimed by other countries.

#### ARTICLE VIII.

Under the stipulations of this Treaty, neither of the High Contracting Parties shall be bound to deliver up its own citizens.

Neither country to deliver its own citizens.

#### ARTICLE IX.

The expense of arrest, detention, examination and transportation of the accused shall be paid by the Government which has preferred the demand for extradition.

Expenses.

#### ARTICLE X.

Everything found in the possession of the fugitive criminal at the time of his arrest, whether being the proceeds of the crime or offense, or which may be material as evidence in making proof of the crime, shall so far as practicable, according to the laws of either of the High Contracting Parties, be delivered up with his person at the time of surrender. Nevertheless, the rights of a third party with regard to the articles referred to, shall be duly respected.

Delivery of articles seized with fugitive.

#### ARTICLE XI.

The stipulations of the present Treaty shall be applicable to all territory wherever situated, belonging to either of the High Contracting Parties or in the occupancy and under the control of either of them, during such occupancy or control.

Territory affected.

Requisitions for the surrender of fugitives from justice shall be made by the respective diplomatic agents of the High Contracting Parties. In the event of the absence of such agent from the country or its seat of Government, or where extradition is sought from territory included in the preceding paragraphs, other than the United States or Bulgaria, requisitions may be made by superior consular officers. It shall be competent for such diplomatic or superior consular officers to ask and obtain a mandate or preliminary warrant of arrest for the person whose surrender is sought, whereupon the judges and magistrates of the two Governments shall respectively have power and authority, upon complaint made under oath, to issue a warrant for the apprehension of the person charged, in order that he or she may be brought before such judge or magistrate, that the evidence of criminality may be heard and considered and if, on such hearing, the evidence be deemed sufficient to sustain the charge, it shall be the duty of the examining judge or magistrate to certify it to the proper executive authority, that a warrant may issue for the surrender of the fugitive.

Requisitions.

Procedure.

In case of urgency, the application for arrest and detention may be addressed directly to the competent magistrate in conformity to the statutes in force.

Urgent cases.

**Provisional arrests.**

The person provisionally arrested shall be released, unless within three months from the date of arrest in Bulgaria, or from the date of commitment in the United States, the formal requisition for surrender with the documentary proofs hereinafter prescribed be made as aforesaid by the diplomatic agent of the demanding Government or, in his absence, by a consular officer thereof.

**Documents required.**

If the fugitive criminal shall have been convicted of the crime for which his surrender is asked, a copy of the sentence of the court before which such conviction took place, duly authenticated, shall be produced. If, however, the fugitive is merely charged with crime, a duly authenticated copy of the warrant of arrest in the country where the crime was committed, and of the depositions upon which such warrant may have been issued, shall be produced, with such other evidence or proof as may be deemed competent in the case.

## ARTICLE XII.

**Legal assistance.**

In every case of a request made by either of the High Contracting Parties for the arrest, detention or extradition of fugitive criminals, the appropriate legal officers of the country where the proceedings of extradition are had, shall assist the officers of the Government demanding the extradition before the respective judges and magistrates, by every legal means within their power; and no claim whatever for compensation for any of the services so rendered shall be made against the Government demanding the extradition; provided, however, that any officer or officers of the surrendering Government so giving assistance, who shall, in the usual course of their duty, receive no salary or compensation other than specific fees for services performed, shall be entitled to receive from the Government demanding the extradition the customary fees for the acts or services performed by them, in the same manner and to the same amount as though such acts or services had been performed in ordinary criminal proceedings under the laws of the country of which they are officers.

**Compensation.**

## ARTICLE XIII

**Exchange of ratifications.**

The present Treaty shall be ratified by the High Contracting Parties in accordance with their respective constitutional methods and shall take effect on the date of the exchange of ratifications which shall take place at Sophia, as soon as possible.

## ARTICLE XIV.

**Duration.**

The present Treaty shall remain in force for a period of ten years, and in case neither of the High Contracting Parties shall have given notice one year before the expiration of that period of its intention to terminate the Treaty, it shall continue in force until the expiration of one year from the date on which such notice of termination shall be given by either of the High Contracting Parties.

**Signatures.**

In witness whereof the above-named Plenipotentiaries have signed the present Treaty and have hereunto affixed their seals.

Done in duplicate at Sophia this nineteenth day of March nineteen hundred and twenty-four.

[SEAL.]

CHARLES S. WILSON

[SEAL.]

CHR. KALFOFF

[Bulgarian text not printed.]

AND WHEREAS the said Treaty has been duly ratified on both parts, and the ratifications of the two governments were exchanged in the City of Sofia, on the twenty-fourth day of June, one thousand nine hundred and twenty-four;

Ratifications exchanged. e x .

NOW THEREFORE, be it known that I, Calvin Coolidge, President of the United States of America, have caused the said Treaty to be made public, to the end that the same and every article and clause thereof, may be observed and fulfilled with good faith by the United States and the citizens thereof.

Proclamation.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Seal of the United States to be affixed.

Done at the city of Washington this twenty-sixth day of June, in the year of our Lord one thousand nine hundred and  
 [SEAL.] twenty-four, and of the Independence of the United States of America the one hundred and forty-eighth.

CALVIN COOLIDGE

By the President:

CHARLES E. HUGHES

*Secretary of State.*

*Treaty between the United States and other Powers relating to Spitsbergen. Signed at Paris, February 9, 1920; ratification advised by the Senate, February 18, 1924; ratified by the President, March 4, 1924; ratification of the United States deposited with the Government of France, April 2, 1924; proclaimed, June 10, 1924.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

A PROCLAMATION.

Treaty with associated Powers relating to the Archipelago of Spitsbergen.  
Preamble.

WHEREAS a Treaty relating to Spitsbergen was signed at Paris on February 9, 1920, by the plenipotentiaries of the United States, Great Britain, Denmark, France, Italy, Japan, Norway, the Netherlands, and Sweden, the original of which Treaty being in the English and French languages is word for word as follows:

Contracting Powers.

LE PRÉSIDENT DES ÉTATS-UNIS D'AMÉRIQUE, SA MAJESTÉ LE ROI DE GRANDE-BRETAGNE ET D'IRLANDE ET DES TERRITOIRES BRITANNIQUES AU DELÀ DES MERS, EMPEREUR DES INDES, SA MAJESTÉ LE ROI DE DANEMARK, LE PRÉSIDENT DE LA RÉPUBLIQUE FRANÇAISE, SA MAJESTÉ LE ROI D'ITALIE, SA MAJESTÉ L'EMPEREUR DU JAPON, SA MAJESTÉ LE ROI DE NORVÈGE, SA MAJESTÉ LA REINE DES PAYS-BAS, SA MAJESTÉ LE ROI DE SUÈDE,

Désireux, en reconnaissant la souveraineté de la Norvège sur l'archipel du Spitsberg, y compris l'île aux Ours, de voir ces régions pourvues d'un régime équitable propre à en assurer la mise en valeur et l'utilisation pacifique,

Plenipotentiaries.

Ont désigné pour leurs plénipotentiaries respectifs en vue de conclure un Traité à cet effet:

LE PRÉSIDENT DES ÉTATS-UNIS D'AMÉRIQUE.

M. Hugh CAMPBELL WALLACE, Ambassadeur extraordinaire et plénipotentiaire des États-Unis d'Amérique à Paris;

THE PRESIDENT OF THE UNITED STATES OF AMERICA; HIS MAJESTY THE KING OF GREAT BRITAIN AND IRELAND AND OF THE BRITISH DOMINIONS BEYOND THE SEAS, EMPEROR OF INDIA; HIS MAJESTY THE KING OF DENMARK; THE PRESIDENT OF THE FRENCH REPUBLIC; HIS MAJESTY THE KING OF ITALY; HIS MAJESTY THE EMPEROR OF JAPAN; HIS MAJESTY THE KING OF NORWAY; HER MAJESTY THE QUEEN OF THE NETHERLANDS; HIS MAJESTY THE KING OF SWEDEN,

Desirous, while recognising the sovereignty of Norway over the Archipelago of Spitsbergen, including Bear Island, of seeing these territories provided with an equitable régime, in order to assure their development and peaceful utilisation,

Have appointed as their respective Plenipotentiaries with a view to concluding a Treaty to this effect:

THE PRESIDENT OF THE UNITED STATES OF AMERICA:

Mr Hugh CAMPBELL WALLACE, Ambassador Extraordinary and Plenipotentiary of the United States of America at Paris;

SA MAJESTÉ LE ROI DE GRANDE-BRETAGNE ET D'IRLANDE ET DES TERRITOIRES BRITANNIQUES AU DELÀ DES MERS, EMPEREUR DES INDES:

Le Très Honorable Comte de DERBY, K. G., G. C. V. O., C. B., Ambassadeur extraordinaire et plénipotentiaire de S. M. Britannique, à Paris;

Et,

pour le DOMINION du CANADA:

L'Honorable Sir George HALSEY PERLEY, K. C. M. G., Haut Commissaire du Canada dans le Royaume-Uni;

pour le COMMONWEALTH d'AUSTRALIE:

Le Très Honorable Andrew FISHER, Haut Commissaire de l'Australie dans le Royaume-Uni;

pour le DOMINION de la NOUVELLE-ZÉLANDE:

Le Très Honorable Sir Thomas MACKENZIE, K. C. M. G., Haut Commissaire de la Nouvelle-Zélande dans le Royaume-Uni;

pour l'UNION SUD-AFRICAINE:

M. Reginald Andrew BLANKENBERG, O. B. E., faisant fonction de Haut Commissaire de l'Union Sud-Africaine dans le Royaume-Uni;

pour l'INDE:

Le Très Honorable Comte de DERBY, K. G., G. C. V. O., C. B.;

SA MAJESTÉ LE ROI DE DANEMARK:

M. Herman Anker BERNHOFT, Envoyé extraordinaire et Ministre Plénipotentiaire de S. M. le Roi de Danemark à Paris;

LE PRÉSIDENT DE LA RÉPUBLIQUE FRANÇAISE:

M. Alexandre MILLERAND, Président du Conseil, Ministre des Affaires étrangères;

HIS MAJESTY THE KING OF GREAT BRITAIN AND IRELAND AND OF THE BRITISH DOMINIONS BEYOND THE SEAS, EMPEROR OF INDIA:

The Right Honourable the Earl of DERBY, K. G., G. C. V. O., C. B., His Ambassador Extraordinary and Plenipotentiary at Paris;

And

for the DOMINION of CANADA:

The Right Honourable Sir George HALSEY PERLEY, K. C. M. G., High Commissioner for Canada in the United Kingdom;

for the COMMONWEALTH of AUSTRALIA:

The Right Honourable Andrew FISHER, High Commissioner for Australia in the United Kingdom;

for the DOMINION of NEW ZEALAND:

The Right Honourable Sir Thomas MACKENZIE, K. C. M. G., High Commissioner for New Zealand in the United Kingdom;

for the UNION of SOUTH AFRICA:

Mr. Reginald Andrew BLANKENBERG, O. B. E., Acting High Commissioner for South Africa in the United Kingdom;

for INDIA:

The Right Honourable the Earl of DERBY, K. G., G. C. V. O., C. B.;

HIS MAJESTY THE KING OF DENMARK:

Mr. Herman Anker BERNHOFT, Envoy Extraordinary and Minister Plenipotentiary of H. M. the King of Denmark at Paris;

THE PRESIDENT OF THE FRENCH REPUBLIC:

Mr. Alexandre MILLERAND, President of the Council, Minister for Foreign Affairs;

SA MAJESTÉ LE ROI HIS MAJESTY THE KING  
D'ITALIE: OF ITALY:

L'Honorable Maggiorino The Honourable Maggiorino  
FERRARIS, Sénateur du FERRARIS, Senator of the  
Royaume; Kingdom;

SA MAJESTÉ L'EMPEREUR HIS MAJESTY THE EM-  
DU JAPON: PEROR OF JAPAN:

M. K. MATSUI, Ambassadeur Mr. K. MATSUI, Ambassador  
extraordinaire et Plénipo- Extraordinary and Pleni-  
tentiaire de S. M. l'Empe- potentiary of H. M. the  
reur du Japon à Paris; Emperor of Japan at Paris;

SA MAJESTÉ LE ROI DE HIS MAJESTY THE KING OF  
NORVÈGE: NORWAY:

M. le Baron de WEDEL JARLS- Baron WEDEL JARLSBERG,  
BERG, Envoyé extraordi- Envoy Extraordinary and  
naire et Ministre pléni- Minister Plenipotentiary  
potentiaire de S. M. le Roi of H. M. the King of Nor-  
de Norvège à Paris; way at Paris;

SA MAJESTÉ LA REINE DES HER MAJESTY THE QUEEN  
PAYS-BAS: OF THE NETHERLANDS:

M. John LOUDON, Envoyé Mr. John LOUDON, Envoy  
extraordinaire et Ministre Extraordinary and Minis-  
Plénipotentiary de S. M. ter Plenipotentiary of H.  
la Reine des Pays-Bas à M. the Queen of the Neth-  
Paris; erlands at Paris;

SA MAJESTÉ LE ROI DE HIS MAJESTY THE KING OF  
SUÈDE: SWEDEN:

M. le Comte J.-J.-A. EHRENS- Count J.-J.-A. EHRENSVÄRD,  
VÄRD, Envoyé extraordi- Envoy Extraordinary and  
naire et Ministre Pléni- Minister Plenipotentiary  
potentiaire de S. M. le Roi of H. M. the King of Swe-  
de Suède à Paris; den at Paris;

Lesquels, après avoir échangé Who, having communicated  
leurs pleins pouvoirs, reconnus their full powers, found in good  
en bonne et due forme, sont con- and due form, have agreed as  
venus des stipulations ci-après: follows:

## ARTICLE PREMIER.

## ARTICLE 1.

Sovereignty of Nor-  
way over Spitsbergen  
Archipelago recognized.

Les Hautes Parties Contrac-  
tantes sont d'accord pour recon-  
naître, dans les conditions stipu-  
lées par le présent Traité, la pleine  
et entière souveraineté de la  
Norvège sur l'archipel du Spits-  
berg comprenant, avec l'île aux  
Ours ou Beeren-Eiland, toutes les  
îles situées entre les 10° et 35° de  
longitude Est de Greenwich et  
entre les 74° et 81° de latitude  
Nord, notamment: le Spitsberg  
occidental, la terre du Nord-Est,  
l'île de Barents, l'île d'Edge, les  
îles Wiche, l'île d'Espérance ou  
Hopen-Eiland et la terre du  
Prince-Charles, ensemble les îles,  
flots et rochers qui en dépendent  
(Voir la carte annexée).

The High Contracting Parties  
undertake to recognise, subject to  
the stipulations of the present  
Treaty, the full and absolute  
sovereignty of Norway over the  
Archipelago of Spitsbergen, com-  
prising, with Bear Island or  
Beeren-Eiland, all the islands  
situated between 10° and 35°  
longitude East of Greenwich and  
between 74° and 81° latitude  
North, especially West Spitsber-  
gen, North-East Land, Barents  
Island, Edge Island, Wiche Is-  
lands, Hope Island or Hopen-  
Eiland, and Prince Charles Fore-  
land, together with all islands  
great or small and rocks apper-  
taining thereto (see annexed map).

## ARTICLE 2.

Les navires et ressortissants de toutes les Hautes Parties Contractantes seront également admis à l'exercice du droit de pêche et de chasse dans les régions visées à l'article 1<sup>er</sup> et leurs eaux territoriales.

Il appartiendra à la Norvège de maintenir, prendre ou édicter les mesures propres à assurer la conservation et, s'il y a lieu, la reconstitution de la faune et de la flore dans lesdites régions et leurs eaux territoriales, étant entendu que ces mesures devront toujours être également applicables aux ressortissants de toutes les Hautes Parties Contractantes, sans exemptions, privilèges et faveurs quelconques, directs ou indirects, au profit de l'une quelconque d'entre elles.

Les occupants dont les droits seront reconnus selon les termes des articles 6 et 7 jouiront du droit exclusif de chasse sur leurs fonds de terre: 1° à proximité des habitations, des maisons, des magasins, des usines, des installations aménagées aux fins de l'exploitation du fonds de terre, dans les conditions fixées par les règlements de la police locale; 2° dans un rayon de 10 kilomètres autour du siège principal des entreprises ou exploitations; et dans les deux cas sous réserve de l'observation des règlements édictés par le Gouvernement norvégien dans les conditions énoncées au présent article.

## ARTICLE 3.

Les ressortissants de toutes les Hautes Parties Contractantes auront une égale liberté d'accès et de relâche pour quelque cause et objet que ce soit, dans les eaux, fjords et ports des régions visées à l'article 1<sup>er</sup>; ils pourront s'y livrer, sans aucune entrave, sous réserve de l'observation des lois et règlements locaux, à toutes opérations maritimes, industrielles, minières et commerciales sur un pied de parfaite égalité.

## ARTICLE 2.

Ships and nationals of all the High Contracting Parties shall enjoy equally the rights of fishing and hunting in the territories specified in Article 1 and in their territorial waters.

Equal enjoyment of fishing and hunting rights.

Norway shall be free to maintain, take or decree suitable measures to insure the preservation and, if necessary, the reconstitution of the fauna and flora of the said regions, and their territorial waters; it being clearly understood that these measures shall always be applicable equally to the nationals of all the High Contracting Parties without any exemption, privilege or favour whatsoever, direct or indirect to the advantage of any one of them.

Preservation, etc., of the fauna and flora by Norway.

Occupiers of land whose rights have been recognised in accordance with the terms of Articles 6 and 7 will enjoy the exclusive right of hunting on their own land: (1) in the neighbourhood of their habitations, houses, stores, factories and installations, constructed for the purpose of developing their property, under conditions laid down by the local police regulations; (2) within a radius of 10 kilometres round the headquarters of their place of business or works; and in both cases, subject always to the observance of regulations made by the Norwegian Government in accordance with the conditions laid down in the present Article.

Rights to be enjoyed by occupiers of lands.

Post. p. 1897.

## ARTICLE 3.

The nationals of all the High Contracting Parties shall have equal liberty of access and entry for any reason or object whatever to the waters, fjords and ports of the territories specified in Article 1; subject to the observance of local laws and regulations, they may carry on there without impediment all maritime, industrial, mining and commercial operations on a footing of absolute equality.

Mutual liberty of access and entry to the waters, etc.

Equal admission to commercial, etc., enterprises on land and waters.

Ils seront admis dans les mêmes conditions d'égalité à l'exercice et à l'exploitation de toutes entreprises maritimes, industrielles, minières ou commerciales, tant à terre que dans les eaux territoriales, sans qu'aucun monopole, à aucun égard et pour quelque entreprise que ce soit, puisse être établi.

Ships of Contracting Parties accorded rights to enter Norwegian ports from or to the Archipelago.

Nonobstant les règles qui seraient en vigueur en Norvège relativement au cabotage, les navires des Hautes Parties Contractantes en provenance ou à destination des régions visées à l'article premier auront le droit de relâcher, tant à l'aller qu'au retour, dans les ports norvégiens, pour embarquer ou débarquer des voyageurs ou des marchandises en provenance ou à destination desdites régions, ou pour toute autre cause.

Most favored treatment to nationals of the Contracting Parties.

Il est entendu qu'à tous égards, et notamment en tout ce qui concerne l'exportation, l'importation et le transit, les ressortissants de toutes les Hautes Parties Contractantes, leurs navires et leurs marchandises, ne seront soumis à aucune charge ni restriction quelconque, qui ne sera pas appliquée aux ressortissants, aux navires ou aux marchandises, jouissant en Norvège du traitement de la nation la plus favorisée, les ressortissants norvégiens, leurs navires et leurs marchandises étant dans ce but assimilés à ceux des autres Hautes Parties Contractantes, et ne jouissant d'un traitement plus favorable à aucun égard.

Similar export charges to be imposed.

L'exportation de toutes marchandises destinées au territoire d'une quelconque des Puissances contractantes ne devra être frappée d'aucune charge ni restriction qui puissent être différentes ou plus onéreuses que celles prévues à l'exportation de marchandises de la même espèce à destination du territoire d'une autre Puissance contractante (y compris la Norvège) ou de tout autre pays.

#### ARTICLE 4.

Equality in public wireless telegraph stations.

Toute station publique de télégraphie sans fil établie ou à établir, avec l'autorisation ou par

They shall be admitted under the same conditions of equality to the exercise and practice of all maritime, industrial, mining or commercial enterprises both on land and in the territorial waters, and no monopoly shall be established on any account or for any enterprise whatever.

Notwithstanding any rules relating to coasting trade which may be in force in Norway, ships of the High Contracting Parties going to or coming from the territories specified in Article 1 shall have the right to put into Norwegian ports on their outward or homeward voyage for the purpose of taking on board or disembarking passengers or cargo going to or coming from the said territories, or for any other purpose.

It is agreed that in every respect and especially with regard to exports, imports and transit traffic, the nationals of all the High Contracting Parties, their ships and goods shall not be subject to any charges or restrictions whatever which are not borne by the nationals, ships or goods which enjoy in Norway the treatment of the most favoured nation; Norwegian nationals, ships or goods being for this purpose assimilated to those of the other High Contracting Parties, and not treated more favourably in any respect.

No charge or restriction shall be imposed on the exportation of any goods to the territories of any of the Contracting Powers other or more onerous than on the exportation of similar goods to the territory of any other Contracting Power (including Norway) or to any other destination.

#### ARTICLE 4.

All public wireless telegraphy stations established or to be established by, or with the authori-

les soins du Gouvernement norvégien, dans les régions visées à l'article 1<sup>er</sup>, devra toujours être ouverte sur un pied de parfaite égalité aux communications des navires de tous pavillons et des ressortissants des Hautes Parties Contractantes dans les conditions prévues par la Convention radiotélégraphique du 5 juillet 1912 ou de la Convention internationale qui serait conclue pour être substituée à celle-ci.

Sous réserve des obligations internationales résultant d'un état de guerre, les propriétaires d'un bien-fonds pourront toujours établir et utiliser pour leurs propres affaires des installations de télégraphie sans fil, qui auront la liberté de communiquer pour affaires privées avec des stations fixes ou mobiles, y compris les stations établies sur les navires et les aéronefs.

## ARTICLE 5.

Les Hautes Parties Contractantes reconnaissent l'utilité d'établir dans les régions visées à l'article premier une station internationale de météorologie, dont l'organisation fera l'objet d'une Convention ultérieure.

Il sera pourvu également par voie de convention aux conditions dans lesquelles les recherches d'ordre scientifique pourront être effectuées dans lesdites régions.

## ARTICLE 6.

Sous réserve des dispositions du présent article, les droits acquis appartenant aux ressortissants des Hautes Parties Contractantes seront reconnus valables.

Les réclamations relativement aux droits résultant de prises de possession ou d'occupation antérieures à la signature du présent Traité seront réglées d'après les dispositions de l'Annexe ci-jointe, qui aura même force et valeur que le présent Traité.

## ARTICLE 7.

Dans les régions visées à l'article 1<sup>er</sup>, la Norvège s'engage à

l'organisation of, the Norwegian Government within the territories referred to in Article 1 shall always be open on a footing of absolute equality to communications from ships of all flags and from nationals of the High Contracting Parties, under the conditions laid down in the Wireless Telegraphy Convention of July 5, 1912, or in the subsequent International Convention which may be concluded to replace it.

Subject to international obligations arising out of a state of war, owners of landed property shall always be at liberty to establish and use for their own purposes wireless telegraphy installations, which shall be free to communicate on private business with fixed or moving wireless stations, including those on board ships and aircraft.

Private wireless installations by land owners.

## ARTICLE 5.

The High Contracting Parties recognise the utility of establishing an international meteorological station in the territories specified in Article 1, the organisation of which shall form the subject of a subsequent Convention.

Conventions shall also be concluded laying down the conditions under which scientific investigations may be conducted in the said territories.

International meteorological station.

Conduct of scientific investigations to be provided for.

## ARTICLE 6.

Subject to the provisions of the present Article, acquired rights of nationals of the High Contracting Parties shall be recognised.

Claims arising from taking possession or from occupation of land before the signature of the present Treaty shall be dealt with in accordance with the Annex hereto, which will have the same force and effect as the present Treaty.

Acquired rights of all nationals recognized.

Action on prior claims.

Post, p. 1901.

## ARTICLE 7.

With regard to methods of acquisition, enjoyment and exer-

Equality in treatment of ownership of property.

accorder à tous les ressortissants des Hautes Parties Contractantes, en ce qui concerne les modes d'acquisition, la jouissance et l'exercice du droit de propriété, y compris les droits miniers, un traitement basé sur une parfaite égalité et conforme aux stipulations du présent Traité.

Expropriation re-  
stricted.

Il ne pourra être effectué d'expropriation que pour cause d'utilité publique et contre le versement d'une juste indemnité.

#### ARTICLE 8.

Mining regulations to be provided excluding all privileges, monopolies, etc.

La Norvège s'engage à pourvoir les régions visées à l'article 1<sup>er</sup> d'un régime minier qui, notamment au point de vue des impôts, taxes ou redevances de toute nature, des conditions générales et particulières du travail, devra exclure tous privilèges, monopoles ou faveurs tant au profit de l'État qu'au profit des ressortissants d'une des Hautes Parties Contractantes, y compris la Norvège, et assurer au personnel salarié de toute catégorie les garanties de salaire et de protection nécessaires à leur bien-être physique, moral et intellectuel.

Taxes levied exclusively for the Archipelago.

Les impôts, taxes et droits qui seront perçus devront être exclusivement consacrés auxdites régions et ne pourront être établis que dans la mesure où ils seront justifiés par leur objet.

Export duty on minerals limited.

En ce qui concerne spécialement l'exportation des minerais, le Gouvernement norvégien aura la faculté d'établir une taxe à l'exportation; toutefois cette taxe ne pourra être supérieure à 1 p. 100 de la valeur maxima des minerais exportés jusqu'à concurrence de 100,000 tonnes, et au-dessus de cette quantité la taxe suivra une proportion décroissante. La valeur sera déterminée à la fin de la saison navigable en calculant le prix moyen franco-bord.

Proposed regulations to be submitted to the other Powers by Norway.

Trois mois avant la date prévue pour sa mise en vigueur, le projet de régime minier devra être communiqué par le Gouvernement norvégien aux autres

cise of the right of ownership of property, including mineral rights, in the territories specified in Article 1, Norway undertakes to grant to all nationals of the High Contracting Parties treatment based on complete equality and in conformity with the stipulations of the present Treaty.

Expropriation may be resorted to only on grounds of public utility and on payment of proper compensation.

#### ARTICLE 8.

Norway undertakes to provide for the territories specified in Article 1 mining regulations which, especially from the point of view of imposts, taxes or charges of any kind, and of general or particular labour conditions, shall exclude all privileges, monopolies or favours for the benefit of the State or of the nationals of any one of the High Contracting Parties, including Norway, and shall guarantee to the paid staff of all categories the remuneration and protection necessary for their physical, moral and intellectual welfare.

Taxes, dues and duties levied shall be devoted exclusively to the said territories and shall not exceed what is required for the object in view.

So far, particularly, as the exportation of minerals is concerned, the Norwegian Government shall have the right to levy an export duty which shall not exceed 1% of the maximum value of the minerals exported up to 100,000 tons, and beyond that quantity the duty will be proportionately diminished. The value shall be fixed at the end of the navigation season by calculating the average free on board price obtained.

Three months before the date fixed for their coming into force, the draft mining regulations shall be communicated by the Norwegian Government to the other

Puissances contractantes. Si, dans ce délai, une ou plusieurs desdites Puissances proposaient d'apporter des modifications à cette réglementation avant qu'elle soit appliquée, ces propositions seraient communiquées par le Gouvernement norvégien aux autres Puissances contractantes, pour être soumises à l'examen et à la décision d'une Commission composée d'un représentant de chacune desdites Puissances. Cette Commission sera réunie par le Gouvernement norvégien et devra statuer dans un délai de trois mois à dater de sa réunion. Ses décisions seront prises à la majorité des voix.

## ARTICLE 9.

Sous réserve des droits et devoirs pouvant résulter pour la Norvège de son adhésion à la Société des Nations, la Norvège s'engage à ne créer et à ne laisser s'établir aucune base navale dans les régions visées à l'article 1<sup>er</sup>, à ne construire aucune fortification dans lesdites régions, qui ne devront jamais être utilisées dans un but de guerre.

## ARTICLE 10.

En attendant que la reconnaissance par les Hautes Parties Contractantes d'un Gouvernement russe permette à la Russie d'adhérer au présent Traité, les nationaux et sociétés russes jouiront des mêmes droits que les ressortissants des Hautes Parties Contractantes.

Les réclamations qu'ils auraient à faire valoir dans les régions visées à l'article 1<sup>er</sup> seront présentées, dans les conditions stipulées par l'article 6 et l'Annexe du présent Traité, par les soins du Gouvernement danois, qui consent à prêter, dans ce but, ses bons offices.

LE PRÉSENT TRAITÉ, dont les textes français et anglais feront foi, sera ratifié.

Contracting Powers. If during this period one or more of the said Powers propose to modify these regulations before they are applied, such proposals shall be communicated by the Norwegian Government to the other Contracting Powers in order that they may be submitted to examination and the decision of a Commission composed of one representative of each of the said Powers. This Commission shall meet at the invitation of the Norwegian Government and shall come to a decision within a period of three months from the date of its first meeting. Its decisions shall be taken by a majority.

Commission authorized to consider modifications proposed by the Powers.

Action of Commission.

## ARTICLE 9.

Subject to the rights and duties resulting from the admission of Norway to the League of Nations, Norway undertakes not to create nor to allow the establishment of any naval base in the territories specified in Article 1 and not to construct any fortification in the said territories, which may never be used for warlike purposes.

Naval base or fortifications not to be constructed.

## ARTICLE 10.

Until the recognition by the High Contracting Parties of a Russian Government shall permit Russia to adhere to the present Treaty, Russian nationals and companies shall enjoy the same rights as nationals of the High Contracting Parties.

Rights allowed Russian nationals.

Claims in the territories specified in Article 1 which they may have to put forward shall be presented under the conditions laid down in the present Treaty (Article 6 and Annex) through the intermediary of the Danish Government, who declare their willingness to lend their good offices for this purpose.

Claims to be presented through the Danish Government.

*Ante*, p. 1897.  
*Post*, p. 1901.

THE PRESENT TREATY, of which the French and English texts are both authentic, shall be ratified.

Ratification.

Deposit of ratifications.

Le dépôt des ratifications sera effectué à Paris, le plus tôt qu'il sera possible.

Ratifications shall be deposited at Paris as soon as possible.

Ratification by Powers outside of Europe.

Les Puissances dont le Gouvernement a son siège hors d'Europe auront la faculté de se borner à faire connaître au Gouvernement de la République française, par leur représentant diplomatique à Paris, que leur ratification a été donnée et, dans ce cas, elles devront en transmettre l'instrument aussitôt que faire se pourra.

Powers of which the seat of the Government is outside Europe may confine their action to informing the Government of the French Republic, through their diplomatic representative at Paris, that their ratification has been given, and in this case, they shall transmit the instrument as soon as possible.

Effective from date of ratification by signatory Powers.

*Ante*, p. 1898.

Le présent Traité entrera en vigueur, en ce qui concerne les stipulations de l'article 8, dès qu'il aura été ratifié par chacune des Puissances signataires, et, à tous autres égards, en même temps que le régime minier prévu audit article.

The present Treaty will come into force, in so far as the stipulations of Article 8 are concerned, from the date of its ratification by all the signatory Powers; and in all other respects on the same date as the mining regulations provided for in that Article.

Adhesion by third Powers.

Les tierces Puissances seront invitées par le Gouvernement de la République française à adhérer au présent Traité dûment ratifié. Cette adhésion sera effectuée par voie de notification adressée au Gouvernement français, à qui il appartiendra d'en aviser les autres Parties Contractantes.

Third Powers will be invited by the Government of the French Republic to adhere to the present Treaty duly ratified. This adhesion shall be effected by a communication addressed to the French Government, which will undertake to notify the other Contracting Parties.

Signatures.

En foi de quoi, les Plénipotentiaires susnommés ont signé le présent Traité.

In witness whereof the above-named Plenipotentiaries have signed the present Treaty.

Fait à Paris, le neuf février 1920, en deux exemplaires, dont un sera remis au Gouvernement de Sa Majesté le Roi de Norvège et un restera déposé dans les archives du Gouvernement de la République française et dont les expéditions authentiques seront remises aux autres Puissances signataires.

Done at Paris, the ninth day of February, 1920, in duplicate, one copy to be transmitted to the Government of His Majesty the King of Norway, and one deposited in the archives of the French Republic; authenticated copies will be transmitted to the other Signatory Powers.

(L. S.) HUGH C. WALLACE.  
 (L. S.) DERBY.  
 (L. S.) GEORGE H. PERLEY.  
 (L. S.) ANDREW FISHER.  
 (L. S.) TH. MACKENZIE.  
 (L. S.) R. A. BLANKENBERG.  
 (L. S.) DERBY.  
 (L. S.) H. A. BERNHOFT.  
 (L. S.) A. MILLERAND.  
 (L. S.) MAGGIORINO FERRARIS.  
 (L. S.) K. MATSUI.  
 (L. S.) WEDEL JARLSBERG.  
 (L. S.) J. LOUDON.  
 (L. S.) J. EHRENSVARD.

*Copie certifiée conforme*

*Le Ministre Plénipotentiaire, Chef du Service du Protocole,*

P DE FOUQUIÈRES

## ANNEXE.

## ANNEX.

Annex.

## § 1.

1° Dans un délai de trois mois à dater de la mise en vigueur du présent Traité, toutes les revendications territoriales qui auraient déjà été formulées auprès des Gouvernements des diverses Puissances antérieurement à la signature du présent Traité devront être notifiées par le Gouvernement du réclamant à un Commissaire chargé d'examiner ces revendications. Ce Commissaire sera un juge ou un jurisconsulte de nationalité danoise possédant les qualités nécessaires et désigné par le Gouvernement danois.

2° Cette notification devra comprendre une délimitation exacte de l'étendue du terrain revendiqué, et être accompagnée d'une carte, qui sera établie à l'échelle d'au moins 1/1,000,000, et sur laquelle sera indiqué clairement le terrain revendiqué.

3° La notification devra être accompagnée du dépôt de la somme d'un penny (1 d.) par acre (40 ares) de terrain revendiqué, pour couvrir les frais occasionnés par l'examen des revendications.

4° Le Commissaire pourra requérir des réclamants la production de tous autres documents, actes ou information qu'il jugerait nécessaires.

5° Le Commissaire examinera les revendications ainsi notifiées. A cette fin, il pourra recourir à telle assistance technique qu'il jugerait nécessaire et, le cas échéant, faire procéder à une enquête sur place.

6° La rémunération du Commissaire sera fixée d'un commun accord par le Gouvernement danois et les autres Gouvernements intéressés. Le Commissaire fixera lui-même la rémunération des adjoints qu'il jugera nécessaire d'employer.

## 1.

(1) Within three months from the coming into force of the present Treaty, notification of all claims to land which had been made to any Government before the signature of the present Treaty must be sent by the Government of the claimant to a Commissioner charged to examine such claims. The Commissioner will be a judge or jurisconsult of Danish nationality possessing the necessary qualifications for the task, and shall be nominated by the Danish Government.

Land claims to be notified to Commissioner.

Danish Government to designate Commissioner.

(2) The notification must include a precise delimitation of the land claimed and be accompanied by a map on a scale of not less than 1/1,000,000 on which the land claimed is clearly marked.

Notification requirements.

(3) The notification must be accompanied by the deposit of a sum of one penny for each acre (40 ares) of land claimed, to defray the expenses of the examination of the claims.

Deposit to defray expenses of examination.

(4) The Commissioner will be entitled to require from the claimants any further documents or information which he may consider necessary.

Further documents if necessary.

(5) The Commissioner will examine the claims so notified. For this purpose he will be entitled to avail himself of such expert assistance as he may consider necessary, and in case of need to cause investigations to be carried out on the spot.

Investigation of claims.

(6) The remuneration of the Commissioner will be fixed by agreement between the Danish Government and the other Governments concerned. The Commissioner will fix the remuneration of such assistants as he considers it necessary to employ.

Remuneration of Commissioner, etc.

Report by the Commissioner after examining the claims.

7° Après examen des réclamations, le Commissaire préparera un rapport indiquant avec précision les réclamations qui, d'après lui, doivent être immédiatement reconnues fondées et celles qui, par suite de contestation ou pour tout autre cause, devraient, à son avis, être soumises à l'arbitrage comme il est dit ci-après. Des copies de ce rapport seront transmises par le Commissaire aux Gouvernements intéressés.

If deposit insufficient to cover expenses of examination, further sum required.

8° Si le chiffre des sommes déposées en vertu de l'alinéa 3° ne suffit pas à couvrir les frais occasionnés par l'examen des revendications, le Commissaire, si la revendication lui paraît fondée, indiquera immédiatement le supplément à verser par le réclamant. Le montant de cette somme sera fixé d'après l'étendue du terrain sur lequel les titres du réclamant auront été reconnus justifiés.

Use of balance for cost of arbitration, if in excess.

Si le montant des sommes déposées en vertu de l'alinéa 3° venait à dépasser celui desdits frais, le solde en serait affecté au paiement des frais de l'arbitrage prévu ci-après.

Norway to give valid title to land if claim recognized by Commissioner.

9° Dans un délai de trois mois à dater du rapport prévu à l'alinéa 7° du présent paragraphe, le Gouvernement norvégien prendra les mesures nécessaires pour conférer au réclamant dont le Commissaire aura reconnu la réclamation justifiée, un titre valable lui assurant la propriété exclusive sur le terrain en question, d'accord avec les lois et les règlements qui sont ou seront en vigueur dans les régions visées à l'article 1<sup>er</sup> du présent Traité et sous réserve des règlements miniers visés à l'article 8 dudit Traité.

Ante, p. 1898.

Provisional title if further payment required for examination expenses.

Toutefois, dans le cas où un versement complémentaire serait nécessaire en vertu de l'alinéa 8 ci-dessus, il ne sera délivré qu'un titre provisoire qui deviendra définitif dès que le réclamant aura effectué ledit versement dans tel délai convenable, que pourra fixer le Gouvernement norvégien.

(7) The Commissioner, after examining the claims, will prepare a report showing precisely the claims which he is of opinion should be recognised at once and those which, either because they are disputed or for any other reason, he is of opinion should be submitted to arbitration as hereinafter provided. Copies of this report will be forwarded by the Commissioner to the Governments concerned.

(8) If the amount of the sums deposited in accordance with clause (3) is insufficient to cover the expenses of the examination of the claims, the Commissioner will, in every case where he is of opinion that a claim should be recognised, at once state what further sum the claimant should be required to pay. This sum will be based on the amount of the land to which the claimant's title is recognised.

If the sums deposited in accordance with clause (3) exceed the expenses of the examination, the balance will be devoted to the cost of the arbitration hereinafter provided for.

(9) Within three months from the date of the report referred to in clause (7) of this paragraph, the Norwegian Government shall take the necessary steps to confer upon claimants whose claims have been recognised by the Commissioner a valid title securing to them the exclusive property in the land in question, in accordance with the laws and regulations in force or to be enforced in the territories specified in Article 1 of the present Treaty, and subject to the mining regulations referred to in Article 8 of the present Treaty.

In the event, however, of a further payment being required in accordance with clause (8) of this paragraph, a provisional title only will be delivered, which title will become definitive on payment by the claimant, within such reasonable period as the Norwegian Government may fix, of the further sum required of him.

## § 2.

## 2.

Les réclamations que, pour une raison quelconque, le Commissaire, prévu au paragraphe 1<sup>er</sup>, n'aura pas reconnues fondées, seront réglées d'après les dispositions suivantes:

1° Dans un délai de trois mois à dater du rapport prévu à l'alinéa 7 du paragraphe précédent, chacun des Gouvernements auxquels ressortissent les réclamants dont les réclamations n'ont pas été admises, désignera un arbitre.

Le Commissaire présidera le tribunal ainsi constitué. Il aura voix prépondérante en cas de partage. Il désignera un secrétaire chargé de recevoir les documents visés à l'alinéa 2° du présent paragraphe et de prendre les mesures nécessaires pour la réunion du tribunal.

2° Dans le délai d'un mois à dater de la nomination du secrétaire prévu à l'alinéa 1°, les réclamants feront parvenir à ce dernier, par l'intermédiaire de leurs Gouvernements respectifs, un mémoire indiquant avec précision leurs revendications, accompagné de tous documents et argumentations qu'ils pourraient désirer faire valoir à l'appui.

3° Dans le délai de deux mois à dater de la nomination du secrétaire prévu à l'alinéa 1°, le Tribunal se réunira à Copenhague à l'effet d'examiner les revendications qui lui auront été soumises.

4° La langue employée par le Tribunal sera l'anglais. Tous documents ou arguments pourront lui être présentés par les parties intéressées dans leur propre langue, mais devront être accompagnés en tout cas d'une traduction en anglais.

5° Les réclamants auront le droit, s'ils en expriment le désir, d'être entendus par le Tribunal, soit personnellement, soit par des conseils, et le Tribunal aura le

Claims which for any reason the Commissioner referred to in clause (1) of the preceding paragraph has not recognised as valid will be settled in accordance with the following provisions:

(1) Within three months from the date of the report referred to in clause (7) of the preceding paragraph, each of the Governments whose nationals have been found to possess claims which have not been recognised will appoint an arbitrator.

The Commissioner will be the President of the Tribunal so constituted. In cases of equal division of opinion, he shall have the deciding vote. He will nominate a Secretary to receive the documents referred to in clause (2) of this paragraph and to make the necessary arrangements for the meeting of the Tribunal.

(2) Within one month from the appointment of the Secretary referred to in clause (1) the claimants concerned will send to him through the intermediary of their respective Governments statements indicating precisely their claims and accompanied by such documents and arguments as they may wish to submit in support thereof.

(3) Within two months from the appointment of the Secretary referred to in clause (1) the Tribunal shall meet at Copenhague for the purpose of dealing with the claims which have been submitted to it.

(4) The language of the Tribunal shall be English. Documents or arguments may be submitted to it by the interested parties in their own language, but in that case must be accompanied by an English translation.

(5) The claimants shall be entitled, if they so desire, to be heard by the Tribunal either in person or by counsel, and the Tribunal shall be entitled to call

Settlement of claims not recognized by Commissioner.

Appointment of arbitrators by Governments of nationals whose claims are not recognized.

Commissioner to be president of tribunal, etc.

Statement of claims to be sent to Secretary.

Meeting of claims tribunal.

Use of English language.

Hearings, etc.

droit de demander aux réclamants toutes explications et tous documents ou argumentation complémentaires qu'il jugerait nécessaires.

6° Avant d'entendre la cause, le Tribunal devra requérir des parties un dépôt ou une garantie de toute somme qu'il pourra juger nécessaire pour payer la part de chaque réclamant dans les dépenses du Tribunal. Pour en fixer le montant, le Tribunal se basera principalement sur l'étendue du terrain revendiqué. Il pourra aussi demander aux Parties un complément de dépôt dans les affaires impliquant des dépenses spéciales.

7° Le chiffre des honoraires des arbitres sera déterminé par mois, et fixé par les Gouvernements intéressés. Le Président fixera les appointements du secrétaire et de toutes autres personnes employées par le Tribunal.

8° Sous réserve des stipulations de la présente Annexe, le Tribunal aura plein pouvoir pour régler sa propre procédure.

9° Dans l'examen des revendications le Tribunal devra prendre en considération:

a) Toutes règles applicables du droit des gens;

b) les principes généraux de justice et d'équité;

c) les circonstances suivantes:

1) la date à laquelle le terrain revendiqué a été occupé pour la première fois par le réclamant ou ses auteurs;

2) la date à laquelle la revendication a été notifiée au Gouvernement du réclamant;

3) la mesure, dans laquelle le réclamant ou ses auteurs ont développé et exploité le terrain revendiqué par le réclamant. A cet égard, le Tribunal devra tenir compte des circonstances ou des entraves qui, par suite de l'existence de l'état de guerre de 1914 à 1919, ont pu empêcher les réclamants de poursuivre leur réclamation.

upon the claimants to present such additional explanations, documents or arguments as it may think necessary.

(6) Before the hearing of any case the Tribunal shall require from the parties a deposit or security for such sum as it may think necessary to cover the share of each party in the expenses of the Tribunal. In fixing the amount of such sum the Tribunal shall base itself principally on the extent of the land claimed. The Tribunal shall also have power to demand a further deposit from the parties in cases where special expense is involved.

(7) The honorarium of the arbitrators shall be calculated per month, and fixed by the Governments concerned. The salary of the Secretary and any other persons employed by the Tribunal shall be fixed by the President.

(8) Subject to the provisions of this Annex the Tribunal shall have full power to regulate its own procedure.

(9) In dealing with the claims the Tribunal shall take into consideration:

(a) any applicable rules of International Law;

(b) the general principles of justice and equity;

(c) the following circumstances:

(i) the date on which the land claimed was first occupied by the claimant or his predecessors in title;

(ii) the date on which the claim was notified to the Government of the claimant;

(iii) the extent to which the claimant or his predecessors in title have developed and exploited the land claimed. In this connection the Tribunal shall take into account the extent to which the claimants may have been prevented from developing their undertakings by conditions or restrictions resulting from the war of 1914-1919.

Deposit to cover share of expenses.

Compensation.

Procedure.

Principles to be considered.

International law rules.

Justice and equity.

Special circumstances.

Date of occupation.

Date when claim notified.

Extent of development, etc., by claimant.

10° Toutes les dépenses du Tribunal seront partagées entre les réclamants dans la proportion fixée par le Tribunal. Dans le cas où le montant des sommes déposées selon les stipulations de l'alinéa 6° viendrait à dépasser celui des frais du Tribunal, le solde en serait remboursé aux personnes dont les réclamations ont été admises, et cela dans la proportion jugée équitable par le Tribunal.

(10) All the expenses of the Tribunal shall be divided among the claimants in such proportion as the Tribunal shall decide. If the amount of the sums paid in accordance with clause (6) is larger than the expenses of the Tribunal, the balance shall be returned to the parties whose claims have been recognised in such proportion as the Tribunal shall think fit.

Proportional division of expenses.

11° Les décisions du Tribunal seront communiquées par ce dernier aux Gouvernements intéressés, et dans tous les cas au Gouvernement norvégien.

(11) The decisions of the Tribunal shall be communicated by it to the Governments concerned, including in every case the Norwegian Government.

Communication of decisions.

Le Gouvernement norvégien, dans un délai de trois mois après qu'il aura reçu une décision, prendra les mesures nécessaires pour conférer aux réclamants, dont les revendications auront été admises par le Tribunal des titres valables conformément aux lois et règlements, qui sont ou seront en vigueur dans les régions visées à l'article 1<sup>er</sup> du présent Traité, et sous réserve des règlements miniers, dont il est parlé à l'article 8 dudit Traité. Toutefois les titres ne deviendront définitifs que lorsque le demandeur aura versé sa quote-part des frais du Tribunal, dans tel délai convenable que pourra fixer le Gouvernement norvégien.

The Norwegian Government shall within three months from the receipt of each decision take the necessary steps to confer upon the claimants whose claims have been recognised by the Tribunal a valid title to the land in question, in accordance with the laws and regulations in force or to be enforced in the territories specified in Article 1, and subject to the mining regulations referred to in Article 8 of the present Treaty. Nevertheless, the titles so conferred will only become definitive on the payment by the claimant concerned, within such reasonable period as the Norwegian Government may fix, of his share of the expenses of the Tribunal.

Title of land to be conferred by Norway to recognized claimants.

Condition.

*Ante*, p. 1898.

Subject to payment of share of expenses.

### § 3.

### 3.

Toute réclamation qui n'aura pas été notifiée au Commissaire conformément à l'alinéa 1<sup>er</sup> du paragraphe 1<sup>er</sup>, ou qui, n'ayant pas été admis par lui, n'aura pas été soumise au Tribunal conformément au paragraphe 2, sera considérée comme définitivement éteinte.

Any claims which are not notified to the Commissioner in accordance with clause (1) of paragraph 1, or which not having been recognised by him are not submitted to the Tribunal in accordance with paragraph 2, will be finally extinguished.

Claims not recognized.

AND WHEREAS, the said Treaty has been duly ratified by the Government of the United States, by and with the advice and consent of the Senate thereof, and the instrument of ratification was, in conformity with Article X of the Treaty, deposited with the Ministry for Foreign Affairs of the Government of the French Republic, at Paris, on April 2, 1924:

Ratification deposited by the United States.

*Ante*, p. 1899.

Proclamation.

NOW, THEREFORE, be it known that I, Calvin Coolidge, President of the United States of America, have caused the said Treaty to be made public to the end that the same and every article and clause thereof may be observed and fulfilled with good faith by the United States and the citizens thereof.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the city of Washington this tenth day of June in the year of our Lord one thousand nine hundred and twenty-four, [SEAL.] and of the Independence of the United States of America the one hundred and forty-eighth.

CALVIN COOLIDGE

By the President:

CHARLES E. HUGHES  
*Secretary of State.*

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[NOTE BY THE DEPARTMENT OF STATE.]

The map attached to the original treaty and referred to in Article 1 is not here reproduced.

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# PROCLAMATIONS

OF THE

PRESIDENT OF THE UNITED STATES.

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1907

# PROCLAMATIONS.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

April 10, 1923.

## A PROCLAMATION.

WHEREAS, The Secretary of Agriculture, by virtue of the authority vested in him by section three of the Migratory Bird Treaty Act (40 Stat., 755), has submitted to me for approval, a regulation further amendatory of the regulations approved and proclaimed July 31, 1918, which the Secretary of Agriculture has determined to be a suitable amendatory regulation permitting and governing the hunting, taking, capture, killing, possession, sale, purchase, shipment, transportation, carriage, and export of said birds and parts thereof and their nests and eggs, as follows:

Protection of migratory birds.  
Preamble.  
Vol. 40, p. 755.  
Vol. 39, p. 1702.  
Vol. 40, p. 1817, amended.

### REGULATION 8.—PERMITS TO PROPAGATE AND SELL MIGRATORY WATERFOWL.

Waterfowl.

Regulation 8, paragraph 8 is hereby amended so as to read as follows:

8. A person may possess and transport for his own use, without a permit, live migratory waterfowl now lawfully possessed or hereafter lawfully acquired by him, but he may not purchase or sell such waterfowl without a permit. A State or municipal game farm or city park may possess, purchase, sell, and transport live migratory waterfowl without a permit, but no such waterfowl shall be purchased from or sold to a person (other than such State or municipal game farm or city park) unless he has a permit. The feathers of wild ducks and wild geese lawfully killed and feathers of such birds seized and condemned by Federal or State game authorities may be possessed, bought, sold, and transported, for use in making fishing flies, bed pillows, and mattresses and for similar commercial purposes, but not for millinery or ornamental purposes.

Permits for propagation, sale, etc.

NOW, THEREFORE, I, WARREN G. HARDING, PRESIDENT OF THE UNITED STATES OF AMERICA, DO HEREBY APPROVE AND PROCLAIM the foregoing amendatory regulation.

Approval.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

DONE at the City of Washington this 10th day of April in the year of our Lord one thousand nine hundred and [SEAL.] twenty-three, and of the Independence of the United States of America the one hundred and forty-seventh.

WARREN G HARDING

By the President:  
CHARLES E. HUGHES  
*Secretary of State.*

May 7, 1923.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

## A PROCLAMATION

Sequoia National  
Forest, Calif.  
Preamble.

Whereas, in the interest of economy of administration, it appears that certain lands in the State of California heretofore embraced in the Inyo National Forest should be transferred to and made parts of the Sequoia National Forest;

Area diminished.  
Vol. 30, p. 36.

Now, therefore, I, WARREN G. HARDING, President of the United States of America, by virtue of the power in me vested by the Act of Congress approved June fourth, eighteen hundred and ninety-seven (30 Stat., 11 at 34 and 36), do proclaim that the boundaries of the Sequoia National Forest are hereby changed and that they are now as shown on the diagram hereto annexed and forming a part hereof; that this proclamation and that changing the boundaries of the Inyo National Forest, which I have also signed this day, are made and are intended to be and shall be considered as one act to become effective simultaneously.

*Infra.*

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

DONE at the City of Washington this seventh day of May, in the year of our Lord one thousand nine hundred and [SEAL.] twenty-three, and of the Independence of the United States the one hundred and forty-seventh.

WARREN G HARDING

By the President,  
CHARLES E. HUGHES  
*Secretary of State.*

May 7, 1923.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

## A PROCLAMATION

Inyo National Forest,  
Calif.  
Preamble.

Whereas, in the interest of economy of administration, it appears that certain lands in the State of California heretofore embraced in the Sequoia National Forest should be transferred to and made parts of the Inyo National Forest;

Area enlarged.

Now, therefore, I, WARREN G. HARDING, President of the United States of America, by virtue of the power in me vested by the Act of Congress approved June fourth, eighteen hundred and ninety-seven (30 Stat., 11 at 34 and 36), do proclaim that the boundaries of the Inyo National Forest are hereby changed and that they are now as shown on the diagram hereto annexed and forming a part hereof; and that this proclamation and that changing the boundaries of the Sequoia National Forest, which I have also signed this day, are made and are intended to be and shall be considered as one act to become effective simultaneously.

Vol. 30, p. 36.

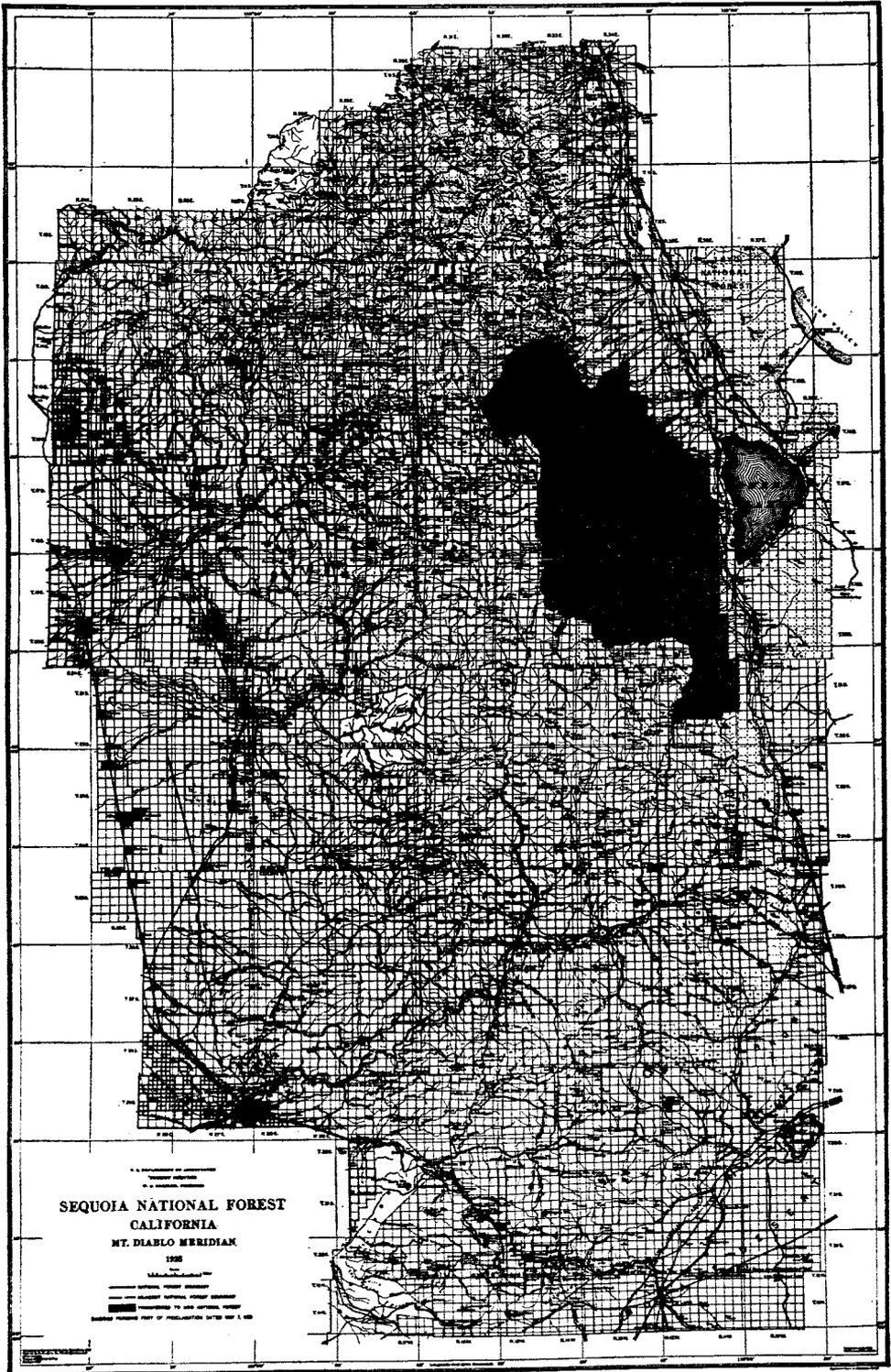
*Supra.*

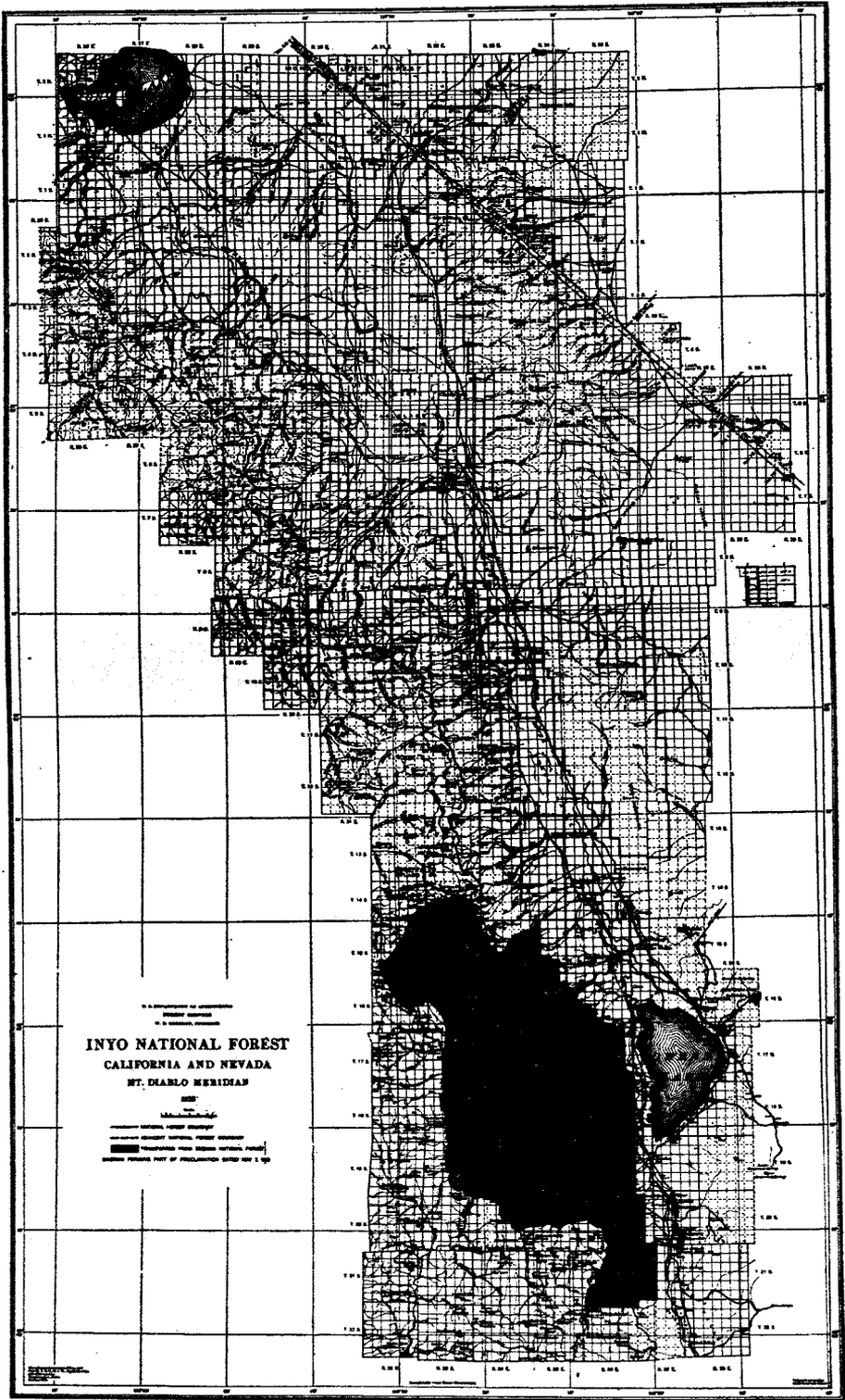
IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

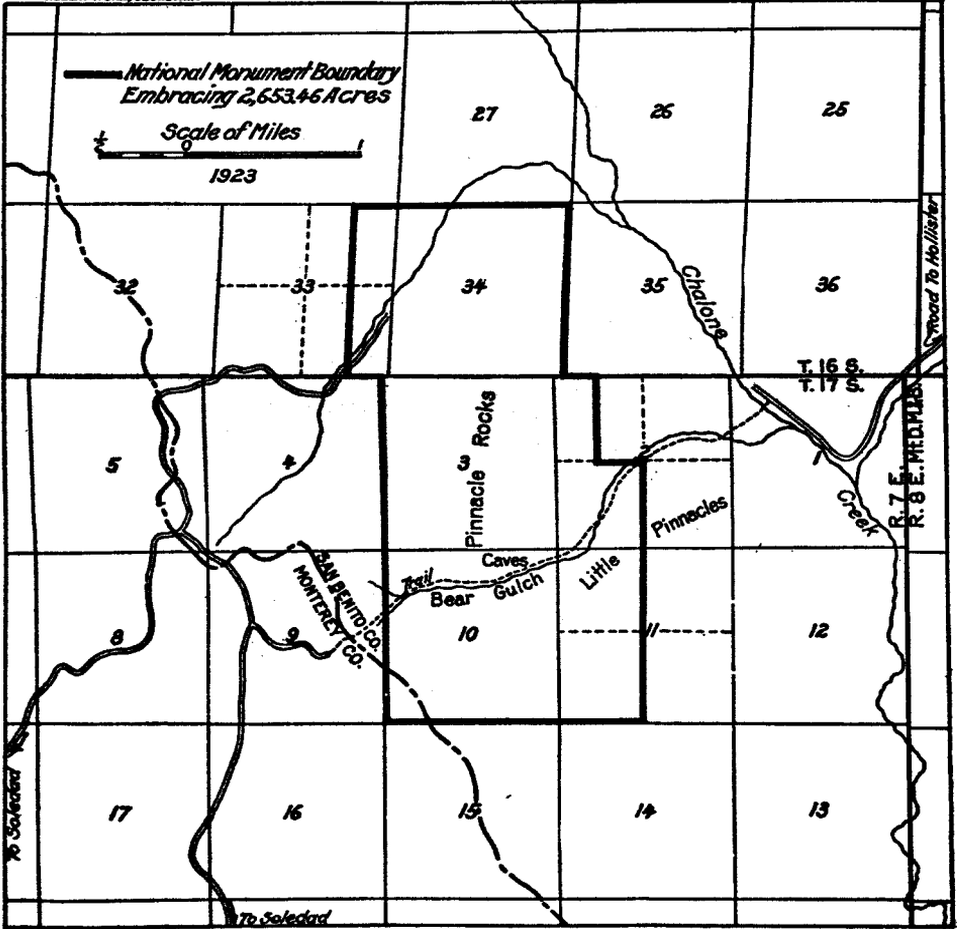
DONE at the City of Washington this seventh day of May, in the year of our Lord one thousand nine hundred twenty-three, [SEAL.] and of the Independence of the United States the one hundred and forty-seventh.

WARREN G HARDING

By the President,  
CHARLES E. HUGHES  
*Secretary of State.*







PINNACLES NATIONAL MONUMENT

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

May 7, 1923.

A PROCLAMATION

WHEREAS, it appears that the public good will be promoted by adding to the Pinnacles National Monument certain lands in the State of California, containing natural formations, known as Pinnacle Rocks, with a series of caves underlying them;

Pinnacles National Monument, Calif. Preamble. Vol. 35, p. 2177.

NOW, THEREFORE, I, Warren G. Harding, President of the United States of America, by virtue of the power in me vested by section two of the act of Congress entitled, "An Act for the Preservation of American Antiquities," approved June 8, 1906 (34 Stat., 225) do proclaim that said lands, to-wit, the tracts described as lot 4, SW $\frac{1}{4}$  NW $\frac{1}{4}$ , and SW $\frac{1}{4}$  Sec. 2, and W $\frac{1}{2}$  Sec. 11, in T. 17 S., R. 7 E., Mount Diablo Base and Meridian, are hereby reserved from appropriation and use of all kinds under the public land laws, subject to all prior valid claims, and set apart as an addition to the Pinnacles National Monument, and that the boundaries of the said National Monument are now as shown on the diagram hereto annexed and forming a part hereof.

Area enlarged.

Vol. 34, p. 225.

Warning is hereby given to all unauthorized persons not to appropriate or injure any natural feature of this Monument or to occupy, exploit, settle, or locate upon any of the lands reserved by this proclamation.

Reserved from settlement, etc.

The Director of the National Park Service, under the direction of the Secretary of the Interior, shall have the supervision, management, and control of this Monument, as provided in the act of Congress entitled, "An Act to establish a National Park Service, and for other purposes," approved August 25, 1916 (39 Stat., 535) as amended June 2, 1920 (41 Stat., 732).

Supervision, etc., by Director of National Park Service. Vol. 39, p. 535.

Vol. 41, p. 732.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

DONE at the City of Washington this seventh day of May, in the year of our Lord one thousand nine hundred and twenty-three, and of the Independence of the United States of America the one hundred and forty-seventh.

WARREN G. HARDING

By the President:

CHARLES E. HUGHES  
Secretary of State.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

May 17, 1923.

A PROCLAMATION

WHEREAS, an Executive order dated February 14, 1922, directed that on and after July 1, 1922, all lands included within the eastern division of the Sevier National Forest should be transferred to the Powell National Forest and be administered as a part thereof; and

Powell National Forest, Utah. Preamble.

WHEREAS, it appears that the public good will be promoted by adding to the Powell National Forest certain lands within the State of Utah which are in part covered with timber;

Area enlarged.

Now, therefore, I, WARREN G. HARDING, President of the United States of America, by virtue of the power in me vested by the Act of Congress approved March third, eighteen hundred and ninety-one (26 Stat., 1095), entitled, "An Act To repeal timber-culture laws and for other purposes", and also by the Act of Congress approved June fourth, eighteen hundred and ninety-seven (30 Stat., 11 at 34

Vol. 26, p. 1103.

Vol. 30, p. 36.

and 36), entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes", do proclaim that the boundaries of the Powell National Forest are hereby changed to include the following described lands of the Salt Lake Meridian:

Lands added.

In Township thirty-six (36) south, range three (3) west, all section thirty-two (32); in Township thirty-seven (37) south, range three (3) west, northeast quarter, west half and west half of southeast quarter of section five (5), west half and west half of east half of section eight (8), and all section seventeen (17).

Prior rights, etc., not affected.

The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws or reserved for any public purpose, be subject to and shall not interfere with or defeat legal rights under such appropriation, nor prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained or such reservation remains in force.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 17th day of May, in the year of our Lord one thousand nine hundred and twenty-three,  
[SEAL.] and of the Independence of the United States of America the one hundred and forty-seventh.

WARREN G HARDING

By the President:

CHARLES E. HUGHES  
*Secretary of State.*

May 23, 1923.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

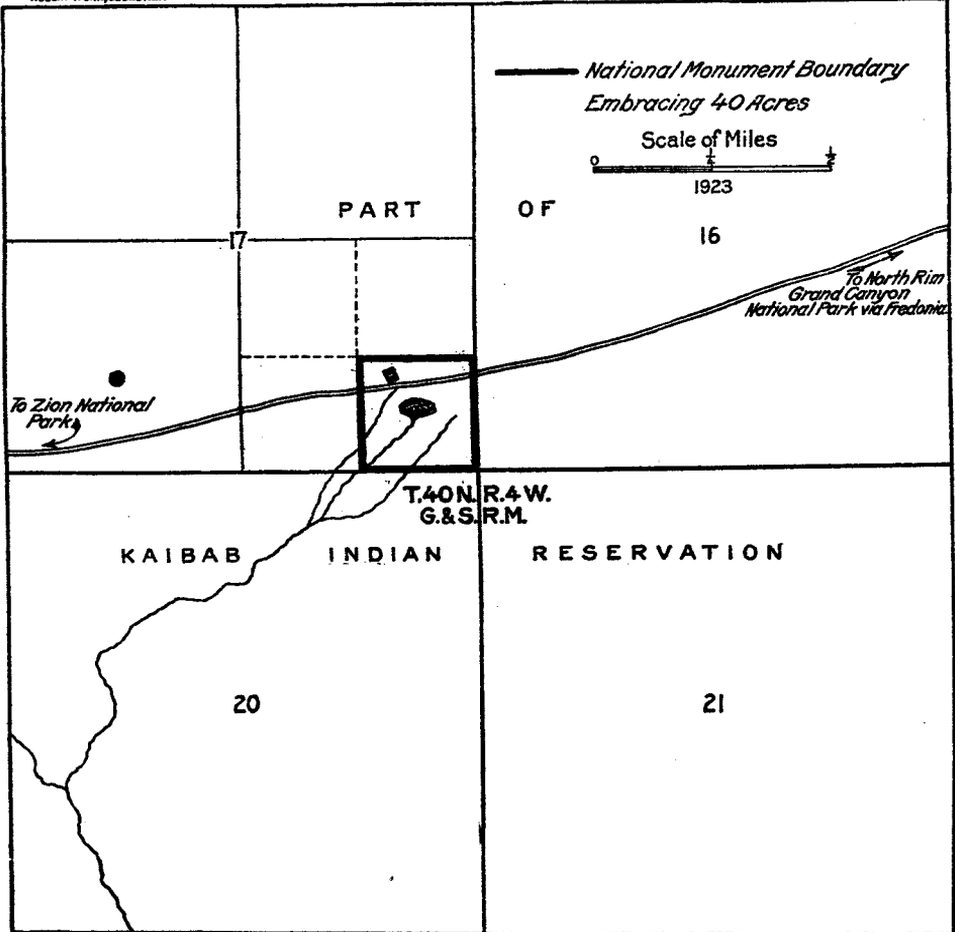
### A PROCLAMATION.

Sugar from Argentina.  
Preamble.  
Vol. 42, p. 1224.

WHEREAS, the President of the United States did on the 9th day of February, 1923, approve an Act of Congress entitled "Authorizing the President to require the United States Sugar Equalization Board, (Inc.) to take over and dispose of 13,902 tons of sugar imported from the Argentine Republic" and reading as follows:

Statutory authorization.

"RESOLVED by the Senate and House of Representatives of the United States of America in Congress assembled, That the President is authorized to require the United States Sugar Equalization Board (Inc.) to take over from the corporation, American Trading Co., and the copartnership, B. H. Howell, Son & Co., a certain transaction entered into and carried on by said corporation and copartnership at the request, under direction and as agents of the Department of Justice and Department of State, which transaction involved the purchase in the Argentine Republic, between the 13th day of May, 1920, and the 22nd day of May, 1920, of 13,902 tons of sugar, the importation thereof into the United States and the distribution of a portion of the same within the United States and to require the said United States Sugar Equalization Board (Inc.) to dispose of any of said sugar so imported remaining undisposed of, and to liquidate and adjust the entire transaction in such manner as may be deemed by said board to be equitable and proper in the premises, paying to the corporation and copartnership aforesaid such sums as may be found by said board to represent the actual



PIPE SPRING NATIONAL MONUMENT

loss sustained by them, or either of them, in said transaction, and for this purpose the President is authorized to vote or use the stock of the corporation held by him, or otherwise exercise or use his control over the said United States Sugar Equalization Board and its directors, and to continue the said corporation for such time as may be necessary to carry out the intention of this joint resolution."

and,

WHEREAS by virtue of said Act and pursuant to the power and authority thereby conferred the President of the United States did require the United States Sugar Equalization Board (Inc.) to take over from the corporation, American Trading Co., and the copartnership, B. H. Howell, Son & Co., a certain transaction entered into and carried on by said corporation and copartnership at the request, under the direction and as agents of the Department of Justice and Department of State, and to liquidate and adjust the entire transaction in such manner as may be deemed by said Board to be equitable and proper in the premises, and

WHEREAS said United States Sugar Equalization Board (Inc.), pursuant to said direction, has liquidated and adjusted said transaction in such manner as is deemed by it to be equitable and proper in the premises, and has found that the actual loss sustained jointly by said American Trading Co. and said B. H. Howell, Son & Co. in said transaction is, as of the date of this order, the sum of Two million, four hundred and eighty-two thousand, one hundred and twenty-two and 31/100 dollars, and has filed with the President of the United States its report in support of said finding.

NOW, THEREFORE, I, WARREN G. HARDING, President of the United States, under and by virtue of the Act of Congress aforesaid, and pursuant to the power and authority conferred by said Act do hereby approve, ratify and confirm the findings of the United States Sugar Equalization Board (Inc.) aforesaid and do hereby order and direct said Board to forthwith pay out of its corporate funds jointly to said American Trading Co. and said B. H. Howell, Son & Co. the sum of Two million, four hundred and eighty-two thousand, one hundred and twenty-two and 31/100 dollars as and for a full and final liquidation, adjustment and settlement of the loss sustained by them, or either of them, in the transaction as in said Act provided.

IN WITNESS WHEREOF I HAVE HEREUNTO set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington, this twenty-third day of May, in the year of our Lord one thousand nine hundred and [SEAL.] twenty-three and of the Independence of the United States of America the one hundred and forty-seventh.

WARREN G HARDING

By the President:

CHARLES E. HUGHES  
*Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

May 31, 1923.

A PROCLAMATION

WHEREAS, there is in northwestern Arizona on the road between Zion National Park and the North Rim of the Grand Canyon National Park a spring, known as Pipe Spring, which affords the only water along the road between Hurricane, Utah, and Fredonia, Arizona, a distance of sixty-two miles; and

Pipe Spring National Monument, Ariz. Preamble.

WHEREAS, a settlement was made at Pipe Spring in 1863 and there was built a large dwelling place, called "Windsor Castle," with portholes in its walls, which was used as a place of refuge from hostile Indians by the early settlers, and it was also the first station of the Desert Telegraph in Arizona; and

WHEREAS, it appears that the public good would be promoted by reserving the land on which Pipe Spring and the early dwelling place are located as a National Monument, with as much land as may be necessary for the proper protection thereof, to serve as a memorial of western pioneer life,

National Monument,  
Arizona.

Vol. 34, p. 225.

NOW, THEREFORE, I, Warren G. Harding, President of the United States of America, by virtue of the power in me vested by section two of the act of Congress entitled, "An Act for the Preservation of American Antiquities," approved June 8, 1906 (34 Stat., 225) do proclaim that there is hereby reserved, subject to all prior valid claims, and set apart as a National Monument to be known as the Pipe Spring National Monument the lands shown upon the diagram hereto annexed and made a part hereof and more particularly described as follows:

Description.

The southeast quarter of the southeast quarter of section seventeen, township forty north, range four west, Gila and Salt River Base and Meridian.

Reserved from settle-  
ment, etc.

Warning is hereby expressly given to all unauthorized persons not to appropriate, injure, destroy, or remove any of the features or objects included within the boundaries of this Monument and not to locate or settle upon any of the lands thereof.

Supervision, etc., by  
Director of National  
Park Service.

Vol. 39, p. 535.

The Director of the National Park Service under the direction of the Secretary of the Interior, shall have the supervision, management and control of this Monument, as provided in the act of Congress entitled, "An Act to establish a National Park Service, and for other purposes," approved August 25, 1916 (39 Stat., 535), as amended June 2, 1920 (41 Stat., 732): Provided that in the administration of this Monument, the Indians of the Kaibab Reservation, shall have the privilege of utilizing waters from Pipe Spring for irrigation, stock watering and other purposes, under regulations to be prescribed by the Secretary of the Interior.

Vol. 41, p. 732.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

DONE at the City of Washington this thirty-first day of May, in the year of our Lord one thousand nine hundred and [SEAL.] twenty-three, and of the Independence of the United States of America the one hundred and forty-seventh.

WARREN G HARDING

By the President:

CHARLES E. HUGHES  
*Secretary of State.*

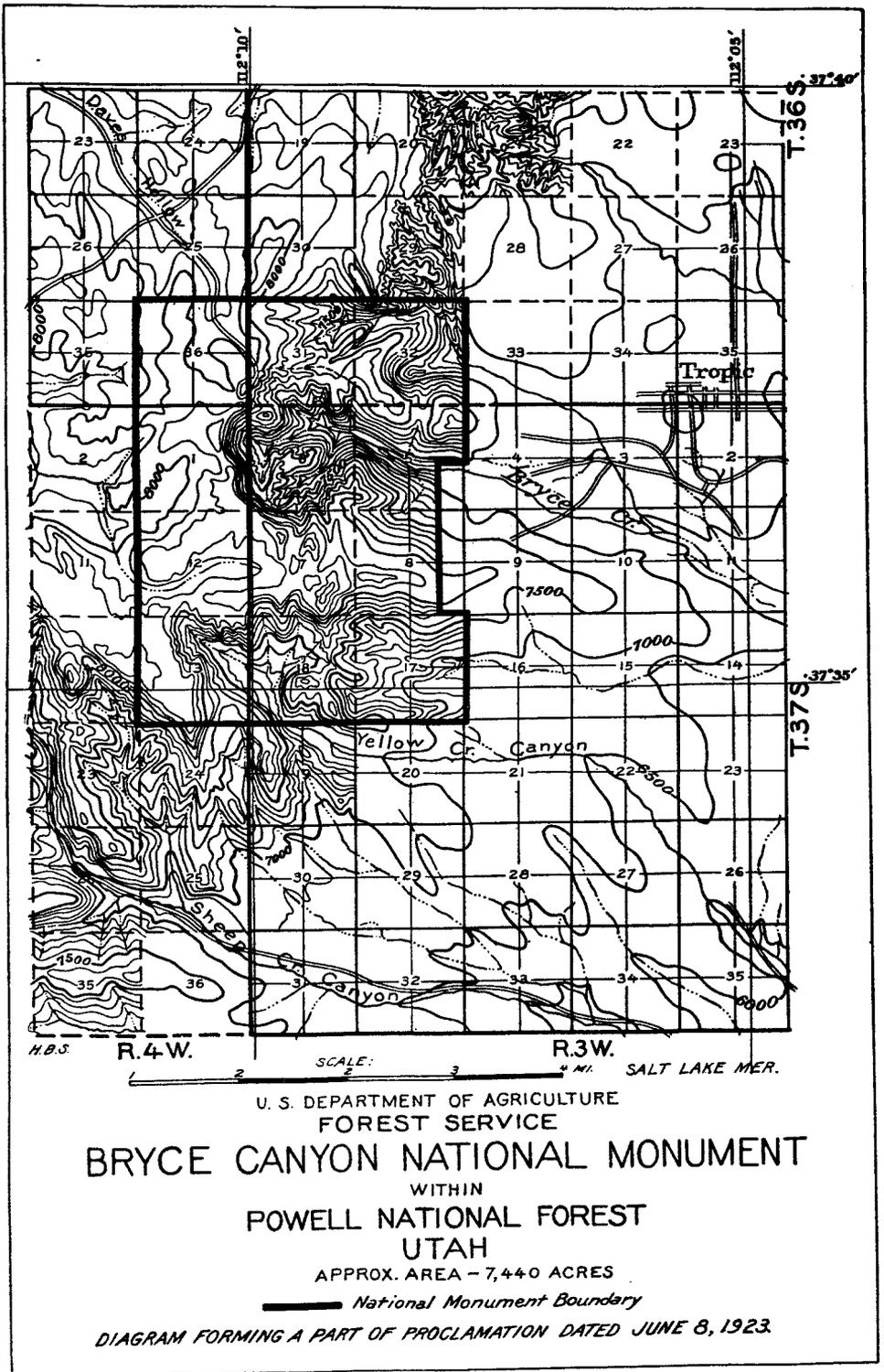
June 8, 1923.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

### A PROCLAMATION

Bryce Canyon  
National Monument,  
Utah.  
Preamble.

WHEREAS, certain lands within the Powell National Forest, in the State of Utah, known as Bryce Canyon, are of unusual scenic beauty, scientific interest and importance, and it appears that the public interests will be promoted by reserving these areas with as much land as may be necessary for the proper protection thereof as a national monument;



U. S. DEPARTMENT OF AGRICULTURE  
 FOREST SERVICE  
**BRYCE CANYON NATIONAL MONUMENT**  
 WITHIN  
**POWELL NATIONAL FOREST**  
**UTAH**

APPROX. AREA - 7,440 ACRES

**—————** National Monument Boundary

DIAGRAM FORMING A PART OF PROCLAMATION DATED JUNE 8, 1923

NOW, THEREFORE, I, WARREN G. HARDING, President of the United States of America, by virtue of the power in me vested by section two of the Act of Congress approved June eight, nineteen hundred and six, entitled "An Act for the preservation of American antiquities", do proclaim that there are hereby reserved from all forms of appropriation under the public land laws, subject to all prior valid adverse claims, and set apart as a National Monument to be known as Bryce Canyon National Monument, all of the tracts of land in the State of Utah which are shown on the diagram forming a part hereof.

National Monument, Utah. Vol. 34, p. 225.

The reservation made by this proclamation is not intended to prevent the use of the lands for National Forest purposes under the proclamation establishing the Powell National Forest, and the two reservations shall both be effective on the land withdrawn, but the National Monument hereby established shall be the dominant reservation and any use of the land which interferes with its preservation or protection as a National Monument is hereby forbidden.

Use of Powell National Forest not affected.

Warning is hereby given to all unauthorized persons not to appropriate, injure, deface, remove or destroy any feature of this National Monument or to locate or settle on any of the lands reserved by this proclamation.

Reserved from settlement, etc.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

DONE at the City of Washington this eighth day of June, in the year of our Lord one thousand nine hundred and twenty-three, and of the Independence of the United States of America the one hundred and forty-seventh.

WARREN G HARDING

By the President:

CHARLES E. HUGHES  
*Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

June 11, 1923.

A PROCLAMATION.

WHEREAS, The Secretary of Agriculture, by virtue of the authority vested in him by section three of the Migratory Bird Treaty Act (40 Stat., 755), has submitted to me for approval, a regulation further amendatory of the regulations approved and proclaimed July 31, 1918, which the Secretary of Agriculture has determined to be a suitable amendatory regulation permitting and governing the hunting, taking, capture, killing, possession, sale, purchase, shipment, transportation, carriage, and export of said birds and parts thereof and their nests and eggs, as follows:

Protection of migratory birds. Preamble. Vol. 40, p. 755. Vol. 39, p. 1702.

Regulations amended. Vol. 40, p. 1813; Vol. 41, pp. 1764, 1798, 1817; Vol. 42, pp. 2240, 2265.

REGULATION 4.—OPEN SEASONS ON AND POSSESSION OF CERTAIN MIGRATORY GAME BIRDS.

Open seasons.

Regulation 4, sub-title "Waterfowl (except wood duck, eider ducks, and swans), coot, gallinules, and Wilson snipe or jacksnipe" is hereby amended so as to read as follows:

Waterfowl, etc. Vol. 42, p. 2265, amended. Post, p. 1962.

Waterfowl (except wood duck, eider ducks, and swans), coot, gallinules, and Wilson snipe or jacksnipe.—The open seasons for waterfowl (except wood duck, eider ducks, and swans), coot, gallinules, and Wilson snipe or jacksnipe, shall be as follows:

In Maine, New Hampshire, Vermont, Massachusetts, New York (except Long Island), Ohio, West Virginia, Kentucky, Indiana,

Geographical limitations.

Michigan, Wisconsin, Illinois, Minnesota, Iowa, Missouri, North Dakota, South Dakota, Nebraska, Kansas, Colorado, Wyoming, Montana, Idaho, Nevada, and that portion of Oregon and Washington lying east of the summit of the Cascade Mountains the open season shall be from September 16 to December 31;

In Rhode Island, Connecticut, Pennsylvania, Oklahoma, that portion of Texas lying west and north of the main tracks of the International and Great Northern railroad extending from Laredo to San Antonio, Austin, and Longview, and the Texas and Pacific railroad extending from Longview to Marshall and Texarkana, New Mexico, Utah, California, and that portion of Oregon and Washington lying west of the summit of the Cascade Mountains the open season shall be from October 1 to January 15;

In that portion of New York known as Long Island, and in New Jersey, Delaware, and Arizona the open season shall be from October 16 to January 31;

In Maryland, the District of Columbia, Virginia, North Carolina, South Carolina, Georgia, Florida, Alabama, Mississippi, Tennessee, Arkansas, Louisiana, and that portion of Texas lying east and south of the main tracks of the International and Great Northern railroad extending from Laredo to San Antonio, Austin, and Longview, and the Texas and Pacific railroad extending from Longview to Marshall and Texarkana the open season shall be from November 1 to January 31; and

In Alaska the open season shall be from September 1 to December 15.

Regulation 4, sub-title "Doves" is hereby amended so as to read as follows:

Doves:—The open seasons for mourning doves shall be as follows:

In Delaware, Maryland, Virginia, North Carolina, Tennessee, Kentucky, Ohio, Indiana, Illinois, Minnesota, Nebraska, Kansas, Missouri, Arkansas, Oklahoma, that portion of Texas lying west and north of the main tracks of the International and Great Northern railroad extending from Laredo to San Antonio, Austin, and Longview, and the Texas and Pacific railroad extending from Longview to Marshall and Texarkana, New Mexico, Colorado, Utah, Arizona, California, Nevada, Idaho, and Oregon the open season shall be from September 1 to December 15;

In Mississippi and Louisiana the open season shall be from September 16 to December 31;

In Georgia, Florida, and Alabama the open season shall be from October 16 to January 31;

In that portion of Texas lying east and south of the main tracks of the International and Great Northern railroad extending from Laredo to San Antonio, Austin, and Longview, and the Texas and Pacific railroad extending from Longview to Marshall and Texarkana the open season shall be from November 1 to December 31, and

In South Carolina the open season shall be from November 1 to January 31.

Waterfowl propagation.

**REGULATION 8.—PERMITS TO PROPAGATE AND SELL MIGRATORY WATERFOWL.**

Regulation 8,—paragraph 5 is hereby amended so as to read as follows:

5. A person granted a permit under this regulation shall keep books and records which shall correctly set forth the total number of each species of waterfowl and their eggs possessed on the date of application for the permit and on the first day of each January next following; also for each calendar year during the life of the permit the total number of each species reared and killed, number of each

Doves.  
Vol. 62, p. 2266,  
amended.  
Post, p. 1945.

Geographical limitations.

Sale, etc., of carcasses of propagated birds under permit.  
Vol. 40, p. 1816,  
amended.

species and their eggs sold and transported, manner in which such waterfowl and eggs were transported, name and address of each person from or to whom waterfowl and eggs were purchased or sold, together with number and species and whether sold alive or dead; and the date of each transaction. A report setting forth this information shall be annually furnished the Secretary during the month of January for the preceding calendar year.

Regulation 8,—paragraph 7 is hereby amended so as to read as follows:

7. A permit issued under this regulation shall be valid until revoked by the Secretary unless otherwise specified therein, shall not be transferable, and may be revoked by the Secretary, if the permittee violates any of the provisions of the Migratory Bird Treaty Act or of the Regulations thereunder. A permit duly revoked by the Secretary shall be surrendered to him by the person to whom it was issued, on demand of any employee of the United States Department of Agriculture duly authorized to enforce the provisions of the Migratory Bird Treaty Act.

Duration of permits.  
Vol. 40, p. 1817,  
amended.

**REGULATION 9.—PERMITS TO COLLECT MIGRATORY BIRDS FOR SCIENTIFIC PURPOSES.**

Scientific collections.

Regulation 9, fifth paragraph is hereby amended so as to read as follows:

Permits required.

Each permit shall be valid until revoked by the Secretary unless otherwise specified therein, shall not be transferable, and shall be revocable at the discretion of the Secretary. A permit duly revoked by the Secretary shall be surrendered to him by the person to whom it was issued, on demand of any employee of the United States Department of Agriculture duly authorized to enforce the provisions of the Migratory Bird Treaty Act. A person holding a permit shall report annually to the Secretary on or before the 10th day of January during the life of the permit the number of skins, nests, or eggs of each species collected, bought, sold, exchanged, or transported during the preceding calendar year.

Duration, etc., of  
permits.  
Vol. 40, p. 1817,  
amended.

NOW, THEREFORE, I, WARREN G. HARDING, PRESIDENT OF THE UNITED STATES OF AMERICA, DO HEREBY APPROVE AND PROCLAIM the foregoing amendatory regulation. IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Approval.

DONE at the City of Washington this eleventh day of June, in the year of our Lord one thousand nine hundred and [SEAL.] twenty-three, and of the Independence of the United States of America the one hundred and forty-seventh.

WARREN G. HARDING

By the President:

CHARLES E. HUGHES  
*Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

June 12, 1923.

**A PROCLAMATION.**

WHEREAS, by an Act of Congress entitled, "An Act to amend the War Risk Insurance Act," approved by the President on the eleventh of July, one thousand nine hundred and eighteen, it is provided that the Division of Marine and Seamen's Insurance of the

War Risk Insurance.  
Preamble.  
Vol. 40, p. 308.

War Risk Insurance Bureau shall suspend within six months after the end of the war, but that for the purpose of the final adjustment of outstanding insurance or claims said division may, in the discretion of the President, be continued in existence for a period not exceeding three years after such suspension, and

Vol. 41, p. 1359.

WHEREAS, by a Joint Resolution of the Congress of the United States, approved by the President on the third of March, one thousand nine hundred and twenty-one, it is provided that in the interpretation of any provision relating to the duration or date of the termination of the late war between the Imperial German Government and the Imperial and Royal Austro-Hungarian Government and the Government and people of the United States, in any Acts of Congress contingent upon the date of the termination of such war, the date when such resolution becomes effective should be construed and treated as the date of the termination of the war, and

WHEREAS, it is necessary to continue the existence of said Division of Marine and Seamen's Insurance for the purpose of final adjustment of outstanding claims, and

Vol. 42, p. 148.

WHEREAS, by the Act of Congress entitled, "An Act to Establish a Veterans' Bureau" and for other purposes, approved by the President on the ninth of August, one thousand nine hundred and twenty-one, the powers, duties and personnel of the War Risk Insurance Bureau were transferred to the Veterans' Bureau, and

Vol. 42, p. 202.

WHEREAS, by a Joint Resolution of the Congress of the United States, approved by the President on the twenty-fourth of August, one thousand nine hundred and twenty-one, the name of the Veterans' Bureau was changed to the United States Veterans' Bureau, and

Vol. 42, p. 2248.

WHEREAS, I, Warren G. Harding, President of the United States, by proclamation of date the first day of September in the year of our Lord one thousand nine hundred and twenty-one and of the Independence of the United States the one hundred and forty-sixth, did declare and proclaim that the Division of Marine and Seamen's Insurance of the United States Veterans' Bureau should continue in existence for the purpose of making final adjustment of outstanding insurance or claims until the thirty-first of December, one thousand nine hundred and twenty-one, and

Vol. 42, p. 2258.

WHEREAS, I, Warren G. Harding, President of the United States, by proclamation of date the fourteenth day of December in the year of our Lord one thousand nine hundred and twenty-one and of the Independence of the United States the one hundred and forty-sixth, did declare and proclaim that the Division of Marine and Seamen's Insurance of the United States Veterans' Bureau should continue in existence for the purpose of making final adjustment of outstanding insurance or claims until the thirtieth day of June, one thousand nine hundred and twenty-two, and

Vol. 42, p. 2279.

WHEREAS, I, Warren G. Harding, President of the United States, by proclamation of date the thirtieth day of June, in the year of our Lord one thousand nine hundred and twenty-two, and of the Independence of the United States the one hundred and forty-sixth, did declare and proclaim that the Division of Marine and Seamen's Insurance of the United States Veterans' Bureau should continue in existence for the purpose of making final adjustment of outstanding insurance or claims until the thirtieth day of June, one thousand nine hundred and twenty-three, and

WHEREAS, it becomes necessary to further extend the existence of said Division of Marine and Seamen's Insurance of the United States Veterans' Bureau,

NOW, THEREFORE, I, Warren G. Harding, President of the United States of America, by authority of the powers conferred upon me by said Acts and Resolutions of Congress, do hereby declare and



proclaim that the Division of Marine and Seamen's Insurance of the United States Veterans' Bureau shall continue in existence for the purpose of making final adjustment of outstanding insurance or claims until the third day of September, one thousand nine hundred and twenty-four.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

DONE at the City of Washington this twelfth day of June, in the year of our Lord one thousand nine hundred and twenty-  
[SEAL.] three and of the independence of the United States the one hundred and forty-seventh.

WARREN G HARDING

By the President:

CHARLES E. HUGHES  
*Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

June 16, 1923.

A PROCLAMATION

WHEREAS, it appears that the public good will be promoted by adding certain lands to the Carson National Forest, in New Mexico, and by excluding certain areas therefrom and restoring the public lands subject to disposition therein to entry by ex-service men in advance of the general public, in accordance with existing law; and

Carson National Forest, N. Mex.  
Preamble.

WHEREAS, it appears that certain lands immediately heretofore forming a part of the Santa Fe National Forest, in New Mexico, should be transferred to and made a part of the Carson National Forest;

Post, p. 1920.

Now, Therefore, I, WARREN G. HARDING, President of the United States of America, by virtue of the power in me vested by the Act of Congress approved March third, eighteen hundred and ninety-one (26 Stat., 1095), entitled, "An Act To repeal timber-culture laws, and for other purposes", and also by the Act of Congress approved June fourth, eighteen hundred and ninety-seven (30 Stat., 11 at 34 and 36), entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes", do proclaim that the boundaries of the Carson National Forest are hereby changed and are now as shown upon the diagram hereto annexed and forming a part hereof; and that this proclamation and that changing the boundaries of the Santa Fe National Forest, which I have also signed this same day, are made and are intended to be, and shall be considered as one act to become effective simultaneously.

Boundaries modified.

Vol. 26, p. 1103.

Vol. 30, p. 36.

Post, p. 1920.

The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws, or embraced in a proper application to enter under the provisions of the Stock Raising Homestead Law, or reserved for any public purpose, be subject to, and shall not interfere with or defeat legal rights under such appropriation, nor prevent the designation of the lands embraced in such application and allowance thereof, nor the use for such public purpose of lands so reserved, so long as such claims are legally maintained or such reservation remains in force.

Prior rights, etc., not affected.

And I do further proclaim and make known that pursuant to Public Resolution Number Twenty-nine, approved February fourteenth, nineteen hundred and twenty, as amended by Public Resolutions Numbers Thirty-six and Seventy-nine, approved January

Excluded lands opened to ex-service men of World War for 91 days.

Vol. 41, p. 434; Vol. 42, pp. 358, 1067.

Thereafter to the general public.

twenty-first, and December twenty-eighth, one thousand nine hundred and twenty-two, respectively, it is hereby ordered that the public lands in the excluded areas, subject to valid rights and the provisions of existing withdrawals, shall be opened only to entry under the homestead and desert-land laws by qualified ex-service men of the War with Germany, under the terms and conditions of said resolutions and the regulations issued thereunder, for a period of ninety-one days, beginning with the sixty-third day from and after the date hereof, and thereafter any of said land remaining unentered will be subject to appropriation under any public land law applicable thereto by the general public. Subsequent to the date hereof and prior to the date of restoration to general disposition as herein provided, no rights may be acquired to the excluded lands by settlement in advance of entry, or otherwise except strictly in accordance herewith.

Filing applications, etc.

Prospective applicants may, during the period of twenty days preceding the date on which the lands shall become subject to entry, selection or location of the form desired under the provisions of this proclamation, execute their applications in the manner provided by law and present the same, accompanied by the required payments, to the proper United States land office in person, by mail, or otherwise, and all applications so filed, together with such as may be submitted at the hour fixed, shall be treated as though simultaneously filed and shall be disposed of in the manner prescribed by existing regulations. Under such regulations conflicts of equal rights will be determined by a drawing.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this sixteenth day of June, in the year of our Lord one thousand nine hundred and twenty-  
[SEAL.] three, and of the Independence of the United States of America the one hundred and forty-seventh.

WARREN G HARDING

By the President:  
CHARLES E. HUGHES  
*Secretary of State.*

June 16, 1923.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

### A PROCLAMATION

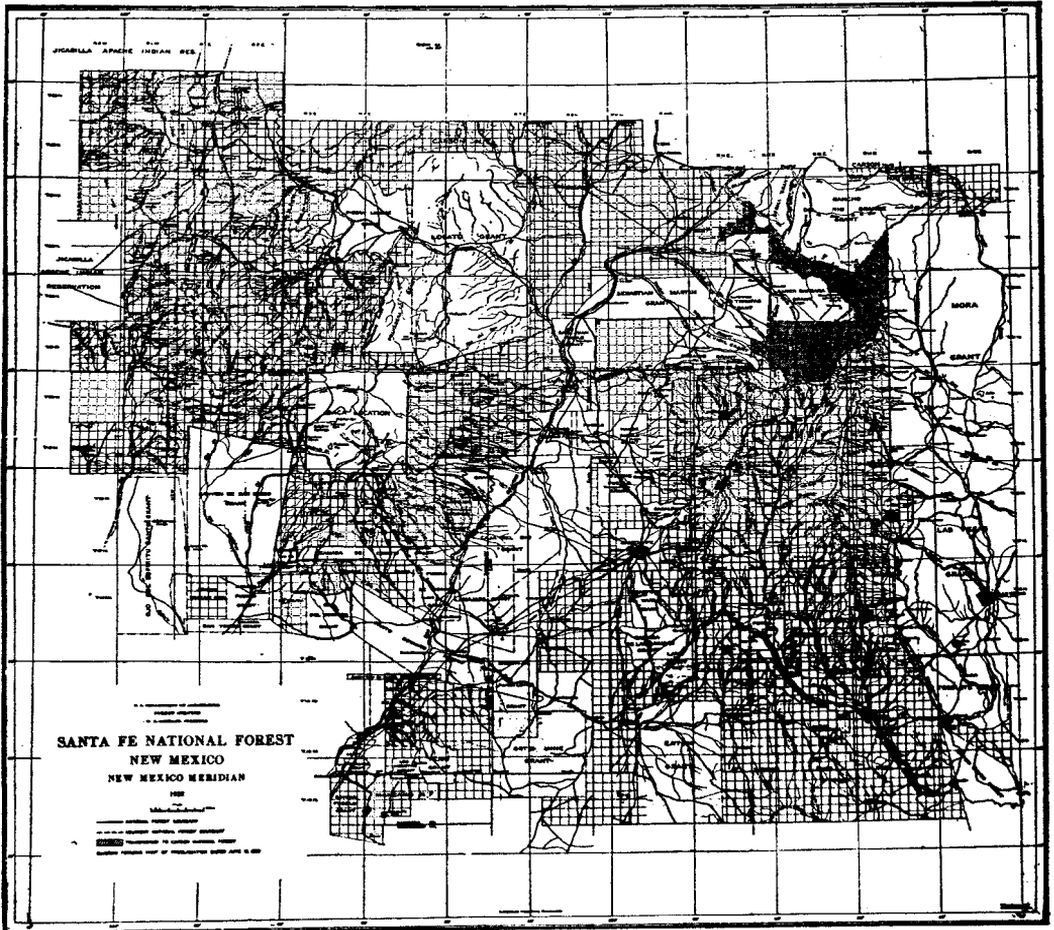
Santa Fe National Forest, N. Mex. Preamble. *Ante*, p. 1919.

WHEREAS, it appears that the public good will be promoted by transferring to the Carson National Forest, New Mexico, certain lands heretofore forming part of the Santa Fe National Forest, in the same State;

Area diminished. Vol. 30, p. 36.

Now, therefore, I, WARREN G. HARDING, President of the United States of America, by virtue of the power in me vested by the Act of Congress approved June fourth, eighteen hundred and ninety-seven (30 Stat., 11, at 34 and 36), entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes", do proclaim that the boundaries of the Santa Fe National Forest are hereby changed and are now as shown upon the diagram hereto annexed and forming a part hereof; and that this proclamation and that changing the boundaries of the Carson National Forest, which I have also signed this day, are made and are intended to be, and shall be considered as one act to become effective simultaneously.

*Ante*, p. 1919.



It is not intended by this Proclamation to release any land from reservation nor to reserve any land not heretofore embraced in a National Forest.

Area affected.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this sixteenth day of June, in the year of our Lord one thousand nine hundred and twenty-three, and of the Independence of the United States of America, the one hundred and forty-seventh.

WARREN G HARDING

By the President:  
CHARLES E. HUGHES  
*Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

August 4, 1923.

A PROCLAMATION

To the people of the United States:

In the inscrutable wisdom of Divine Providence, Warren Gamaliel Harding, twenty-ninth President of the United States, has been taken from us. The nation has lost a wise and enlightened statesman and the American people a true friend and counsellor whose whole public life was inspired with the desire to promote the best interests of the United States and the welfare of all its citizens. His private life was marked by gentleness and brotherly sympathy, and by the charm of his personality he made friends of all who came in contact with him.

Announcing death of President Warren Gamaliel Harding. Preamble.

It is meet that the deep grief which fills the hearts of the American people should find fitting expression.

Now, therefore, I, Calvin Coolidge, President of the United States of America, do appoint Friday next, August tenth, the day on which the body of the dead President will be laid in its last earthly resting place, as a day of mourning and prayer throughout the United States. I earnestly recommend the people to assemble on that day in their respective places of divine worship, there to bow down in submission to the will of Almighty God, and to pay out of full hearts the homage of love and reverence to the memory of the great and good President, whose death has so sorely smitten the nation.

Appointing August 10, 1923, the day of burial, as a day of mourning and prayer.

IN WITNESS WHEREOF I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington, the fourth day of August, in the year of our Lord, one thousand nine hundred and twenty-three, and of the independence of the United States the one hundred and forty-eighth.

CALVIN COOLIDGE

By the President:  
CHARLES E. HUGHES  
*Secretary of State.*

The White House,  
Washington, August 4, 1923.

August 13, 1923.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

## A PROCLAMATION

Federal Control Act.  
Preamble.  
Vol. 42, p. 2237.Vol. 40, p. 451; Vol.  
41, p. 469.Reappointing James  
C. Davis, Director Gen-  
eral of Railroads and  
Agent of the President.

WHEREAS, Warren G. Harding, President of the United States, did on the 26th day of March, 1921, by proclamation appoint James C. Davis Director General of Railroads, and did on the 26th day of March, 1921, in like manner appoint said James C. Davis Agent of the President, acting under the provisions of the Federal Control Act and the Transportation Act, 1920; and,

WHEREAS, the affairs of the United States Railroad Administration are still in process of liquidation under said Acts, requiring daily and continuous activities of the Director General of Railroads and Agent of the President;

NOW, THEREFORE, I, Calvin Coolidge, President of the United States, under and by virtue of the power and authority vested in me by said Acts, and of all other powers me hereto enabling, do hereby re-appoint said James C. Davis Director General of Railroads and Agent of the President, effective August 3d, 1923, with all the powers, duties and responsibilities conferred and imposed by said Acts and each of the proclamations originally appointing him as aforesaid, and hereby ratify and confirm his acts and deeds in the current administration of said affairs in the interval between August 3d, 1923 and the date of this proclamation.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

DONE at the City of Washington this 13th, day of August, in the year of our Lord Nineteen Hundred and Twenty-three,  
[SEAL.] and of the Independence of the United States the One Hundred and Forty-eighth.

CALVIN COOLIDGE

By the President:

CHARLES E. HUGHES  
*Secretary of State.*

August 14, 1923.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

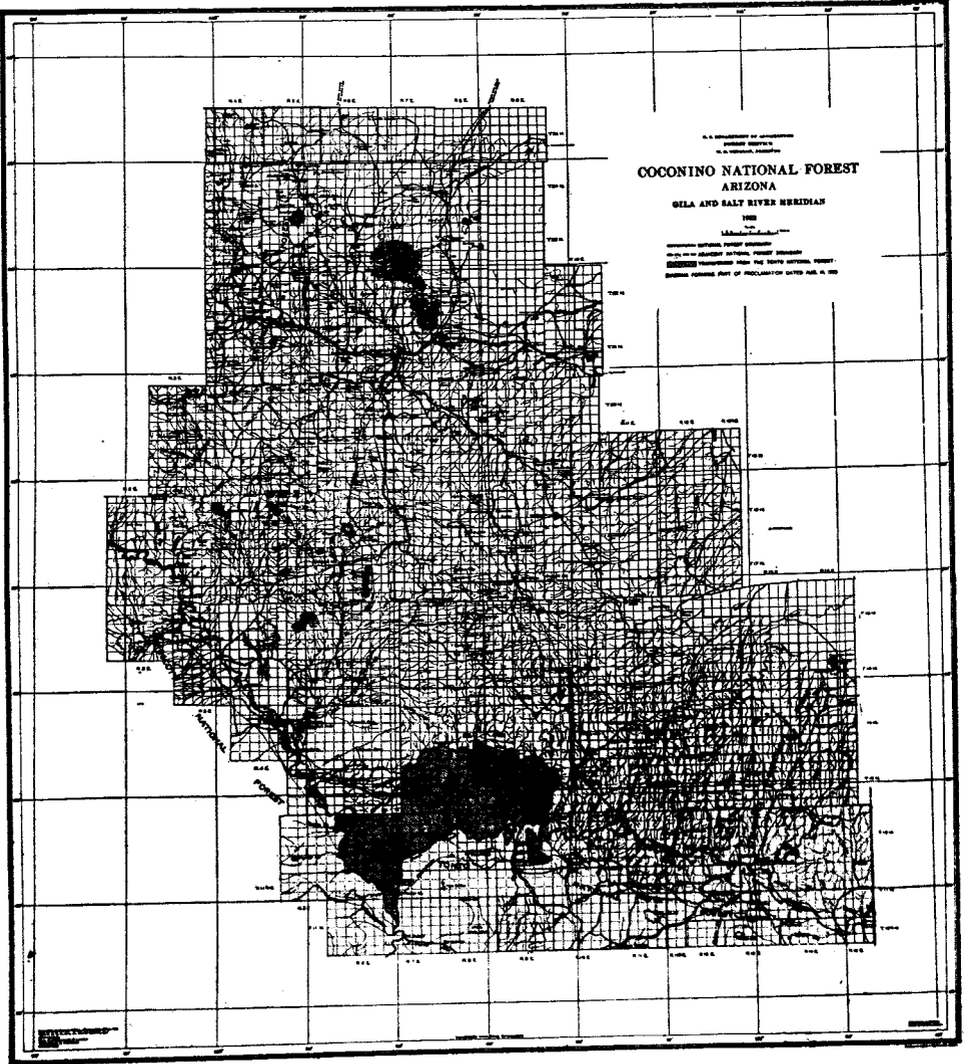
## A PROCLAMATION

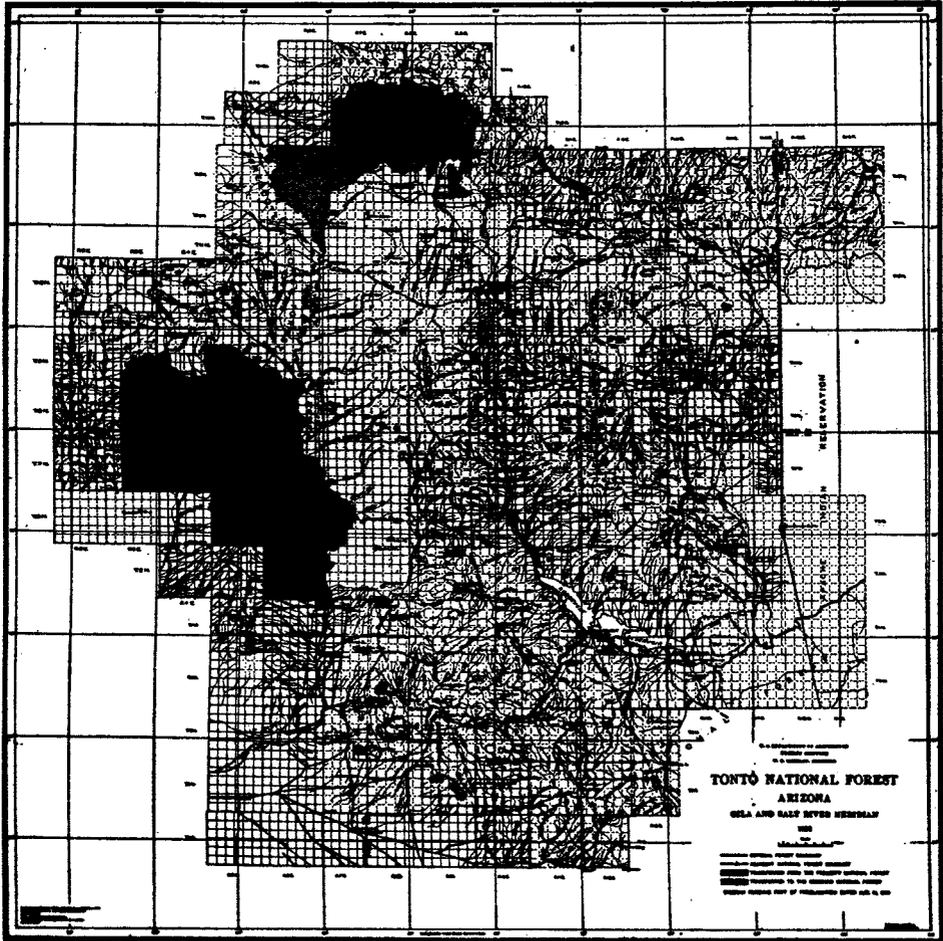
Coconino National  
Forest, Ariz.  
Preamble.  
Vol. 38, p. 2745.Area enlarged.  
Vol. 30, p. 36.

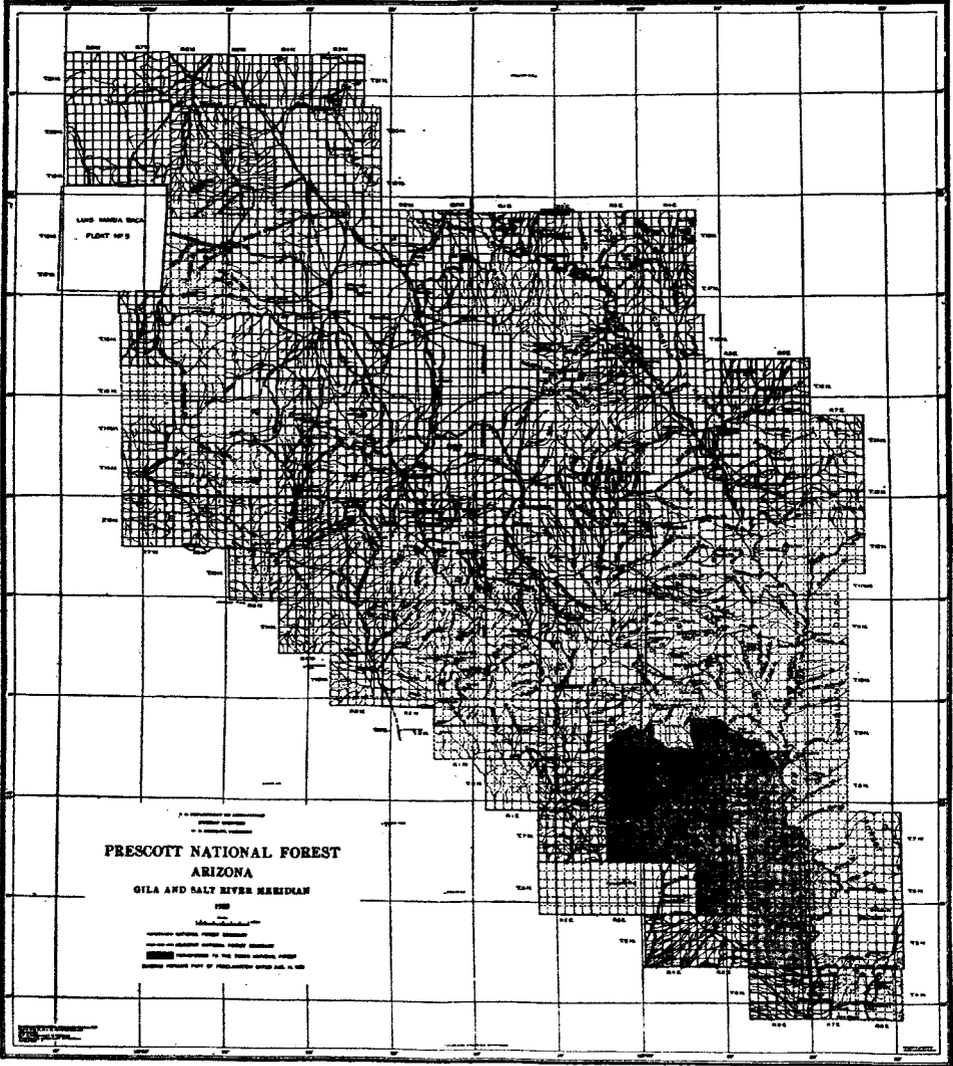
Post, p. 1923.

Whereas, in the interest of economy of administration, it appears that certain lands in the State of Arizona heretofore embraced in the Tonto National Forest, as established by Proclamation dated September 26, 1910 (No. 1087), should be transferred to, and made parts of, the Coconino National Forest;

Now, therefore, I, CALVIN COOLIDGE, President of the United States of America, by virtue of the power in me vested by the Act of Congress approved June fourth, eighteen hundred and ninety-seven (30 Stat., 11 at 34 and 36), do proclaim that the boundaries of the Coconino National Forest are hereby changed and that they are now as shown on the diagram hereto annexed and forming a part hereof; and that this proclamation and those changing the boundaries of the Tonto National Forest and the Prescott National Forest, which I have also signed this day, are made and are intended to be and shall be considered as one act to become effective simultaneously.







IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

DONE at the City of Washington this 14th day of August, in the year of our Lord one thousand nine hundred twenty-three, [SEAL.] and of the Independence of the United States the one hundred and forty-eighth.

CALVIN COOLIDGE

By the President:  
CHARLES E. HUGHES  
*Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

August 14, 1923.

A PROCLAMATION

Whereas, in the interest of economy of administration, it appears that certain lands in the State of Arizona heretofore embraced in the Tonto National Forest, as established by Proclamation dated September 26, 1910 (No. 1087), should be transferred to, and made parts of, the Coconino National Forest, and that certain other lands in the Prescott National Forest, as established by Proclamation dated September 29, 1919 (No. 1537), should be transferred to, and made parts of, the Tonto National Forest;

Now, therefore, I, CALVIN COOLIDGE, President of the United States of America, by virtue of the power in me vested by the Act of Congress approved June fourth, eighteen hundred and ninety-seven (30 Stat., 11 at 34 and 36), do proclaim that the boundaries of the Tonto National Forest are hereby changed and that they are now as shown on the diagram hereto annexed and forming a part hereof; and that this proclamation and those changing the boundaries of the Coconino National Forest and the Prescott National Forest, which I have also signed this day, are made and are intended to be and shall be considered as one act to become effective simultaneously.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

DONE at the City of Washington this 14th day of August, in the year of our Lord one thousand nine hundred twenty-three, [SEAL.] and of the Independence of the United States the one hundred and forty-eighth.

CALVIN COOLIDGE

By the President;  
CHARLES E. HUGHES  
*Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

August 14, 1923.

A PROCLAMATION

Whereas, in the interest of economy of administration, it appears that certain lands in the State of Arizona heretofore embraced in the Prescott National Forest, as established by Proclamation dated September 29, 1919 (No. 1537), should be transferred to, and made parts of, the Tonto National Forest;

Now, therefore, I, CALVIN COOLIDGE, President of the United States of America, by virtue of the power in me vested by the Act of Congress approved June fourth, eighteen hundred and ninety-seven (30 Stat., 11 at 34 and 36), do proclaim that the boundaries of the Prescott National Forest are hereby changed and that they are now as shown on the diagram hereto annexed and forming a part hereof;

Tonto National Forest, Ariz. Preamble. Vol. 36, p. 2745.

Vol. 41, p. 1770.

Area modified. Vol. 30, p. 36.

Ante, p. 1922. Infra.

Prescott National Forest, Ariz. Preamble. Vol. 41, p. 1770.

Area diminished. Vol. 30, p. 36.

*Acte*, pp. 1922, 1923.

and that this proclamation and those changing the boundaries of the Tonto National Forest and the Coconino National Forest, which I have also signed this day, are made and are intended to be and shall be considered as one act to become effective simultaneously.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

DONE at the City of Washington this 14th day of August, in the year of our Lord one thousand nine hundred twenty-three, [SEAL.] and of the Independence of the United States the one hundred and forty-eighth.

CALVIN COOLIDGE

By the President:  
CHARLES E. HUGHES  
*Secretary of State.*

September 17, 1923.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

A PROCLAMATION

National Fire Prevention Day.  
Preamble.

WITH the approach of October 9th, anniversary of the great Chicago fire, it is customary for the Chief Executive to direct attention each year to the enormous fire loss of the nation and to propose the observance of that date as National Fire Prevention Day. I am informed that the national fire loss for 1922 approximated fifteen thousand lives and somewhat more than five hundred million dollars. If this is correct, or even approximately correct, it indicates that the 1922 fire waste was the largest since 1906, when the fearful San Francisco conflagration brought the total to above five hundred million dollars. The fact that, with all our improvement of methods in most directions, the fire loss continues to mount upward year by year places a striking point of interrogation opposite our claims of high national efficiency. I am informed that in 1912, which was not an exceptional year, the per capita fire loss of the country was \$2.16, and that in 1922 it was \$4.67. The importance of every possible measure to reduce this loss is so apparent as to require no argument. The specialists in this subject agree that probably the greater part of the loss is due to human factors, such as carelessness and moral hazards; another large portion to poor construction, inefficient enforcement of building regulations, and the like. All of these are subject to correction through proper procedures, and it is highly desirable that public attention be directed to them and every encouragement given to measures for lessening the fire menace.

In view of these facts

Recommending observance of October 9, 1923, as.

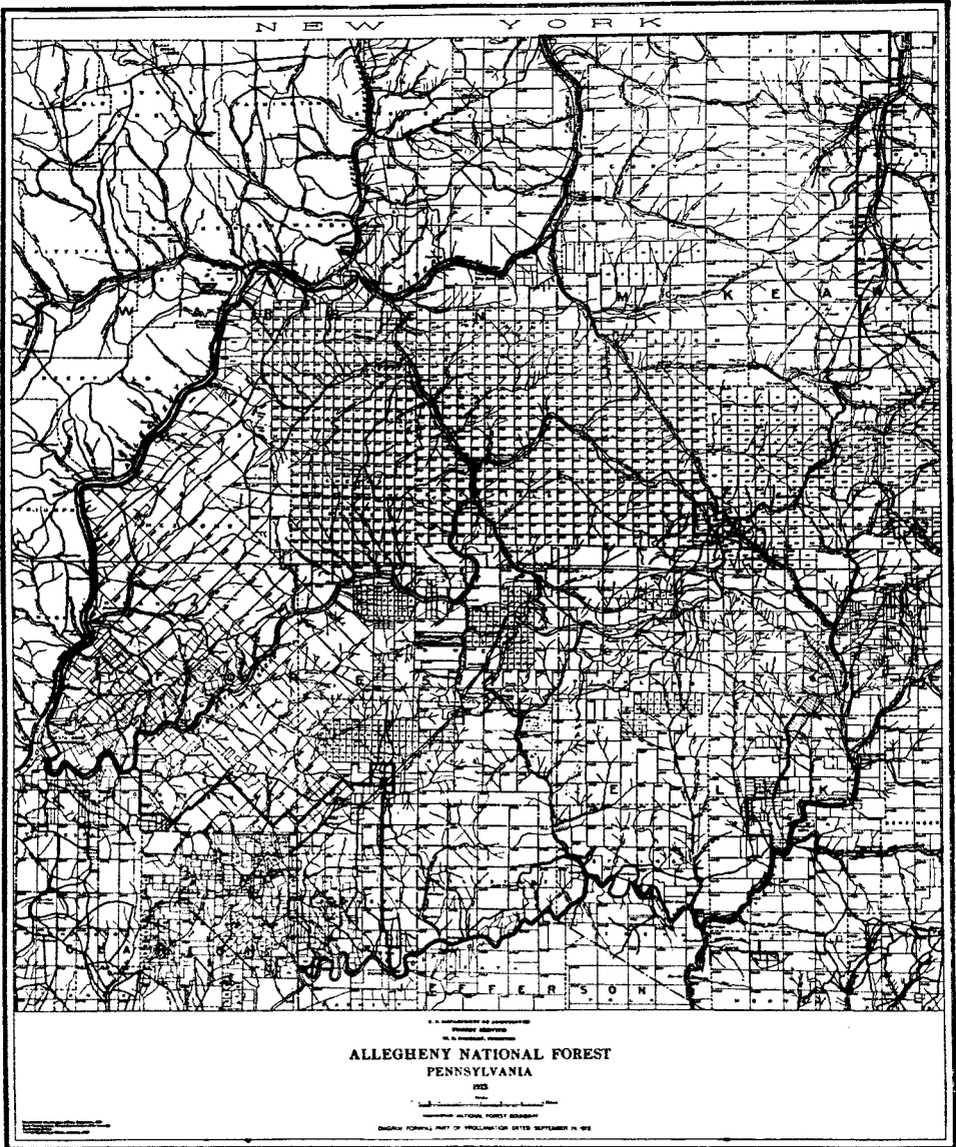
NOW, THEREFORE, I, Calvin Coolidge, President of the United States, designate Tuesday, October 9th, as National Fire Prevention Day, and recommend that it be observed in a manner most fitting. I particularly recommend the importance of educational effort through the schools, industrial establishments, and in the homes.

In witness whereof, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done in the City of Washington this seventeenth day of September, in the year of our Lord One Thousand Nine Hundred and [SEAL.] Twenty-Three, and of the Independence of the United States, the One Hundred and Forty-Eighth.

CALVIN COOLIDGE

By the President  
WILLIAM PHILLIPS  
*Acting Secretary of State.*



BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

September 24, 1923.

A PROCLAMATION

WHEREAS, certain lands within the State of Pennsylvania have been or may hereafter be acquired by the United States under authority of the Act of Congress approved March first, nineteen hundred and eleven (36 Stat., 961), entitled "An Act To enable any State to cooperate with any other State or States, or with the United States, for the protection of the watersheds of navigable streams, and to appoint a commission for the acquisition of lands for the purpose of conserving the navigability of navigable rivers"; and,

Allegheny National Forest, Pa. Preamble. Vol. 36, p. 961.

WHEREAS, it appears that the public good will be promoted by reserving and setting apart said lands as a public forest reservation, and the same have been designated by the Secretary of Agriculture as the Allegheny National Forest.

NOW, THEREFORE, I, Calvin Coolidge, President of the United States of America, by virtue of the power in me vested by section eleven of said Act and by section twenty-four of the Act of March three, eighteen hundred and ninety-one (26 Stat., 1103), entitled "An Act To repeal timber-culture laws and for other purposes," do proclaim that there are hereby reserved and set apart as a public forest reservation all of said lands within the area shown as the Allegheny National Forest on the diagram attached hereto and made a part hereof, and that all lands therein which have been or may hereafter be acquired by the United States for National Forest purposes shall be permanently reserved and administered as part of the Allegheny National Forest.

National Forest, Pennsylvania. Vol. 36, p. 963. Vol. 26, p. 1103.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

DONE in the City of Washington this twenty-fourth day of September, in the year of our Lord one thousand nine hundred and twenty-three, and of the independence of the United States the one hundred and forty-eighth.

CALVIN COOLIDGE

By the President:

WILLIAM PHILLIPS

*Acting Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

September 26, 1923.

A PROCLAMATION

FROM its earliest beginnings, America has been devoted to the cause of education. This country was founded on the ideal of ministering to the individual. It was realized that this must be done by the institutions of religion and government. In order that there might be a properly educated clergy and well trained civil magistrates, one of the first thoughts of the early settlers was to provide for a college of liberal culture, while for the general diffusion of knowledge, primary schools were established. This course was taken as the necessary requirement of enlightened society.

National Education Week. Preamble.

Such a policy, once adopted, has continued to grow in extent. With the adoption of the Federal Constitution and the establishment of free governments in the states of the Union, there was additional reason for broadening the opportunity for education. Our country adopted the principle of self-government by a free people. Those who were worthy of being free, were worthy of being educated.

Those who had the duty and responsibility of government, must necessarily have the education with which to discharge the obligations of citizenship. The sovereign had to be educated. The sovereign had become the people. Schools and universities were provided by the various governments, and founded and fostered by private charity, until their buildings dotted all the land.

The willingness of the people to bear the burdens of maintaining these institutions, and the patriotic devotion of an army of teachers, who, in many cases, might have earned larger incomes in other pursuits, have made it possible to accomplish results with which we may well be gratified. But the task is not finished, it has only been begun.

We have observed the evidences of a broadening vision of the whole educational system. This has included a recognition that education must not end with the period of school attendance, but must be given every encouragement thereafter. To this end the night schools of the cities, the moonlight schools of the southern Appalachian countries, the extension work of the colleges and universities, the provision for teaching technical, agricultural and mechanical arts, have marked out the path to a broader and more widely diffused national culture. To insure the permanence and continuing improvement of such an educational policy, there must be the fullest public realization of its absolute necessity. Every American citizen is entitled to a liberal education. Without this, there is no guarantee for the permanence of free institutions, no hope of perpetuating self-government. Despotism finds its chief support in ignorance. Knowledge and freedom go hand in hand.

In order that the people of the nation may think on these things, it is desirable that there should be an annual observance of Educational Week.

Urging observance of week beginning November 18, as.

NOW, THEREFORE, I, Calvin Coolidge, President of the United States, do hereby proclaim the week beginning on the eighteenth of November, next, as National Education Week, and urge its observance throughout the country. I recommend that the state and local authorities cooperate with the civic and religious bodies to secure its most general and helpful observance, for the purpose of more liberally supporting and more effectively improving the educational facilities of our country.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

DONE, in the City of Washington, this twenty-sixth day of September, in the year of our Lord, One Thousand Nine Hundred and Twenty-three, and of the Independence of the United States, the One Hundred and Forty-eighth.

CALVIN COOLIDGE

By the President:

CHARLES E. HUGHES  
*Secretary of State.*

October 13, 1923.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

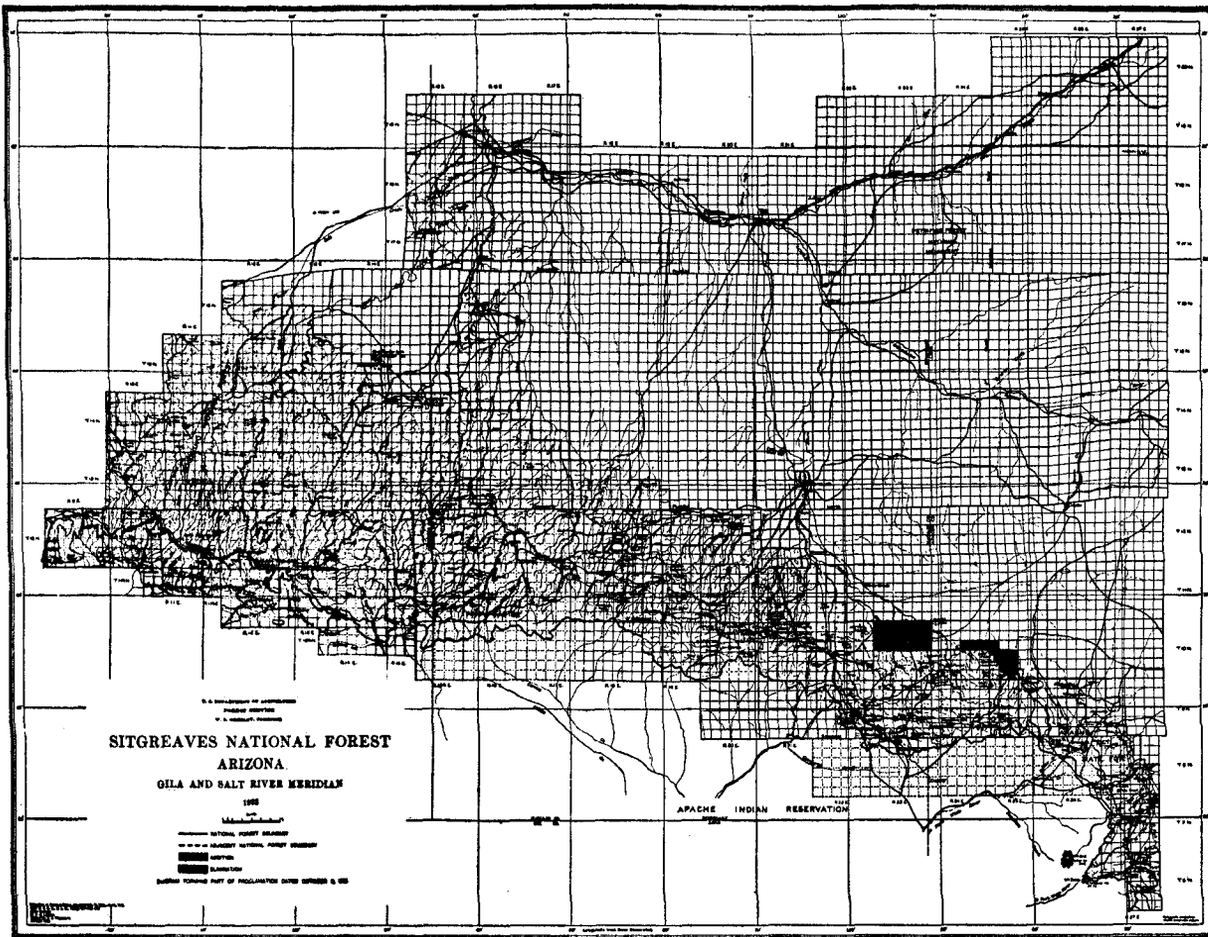
### A PROCLAMATION.

Sitgreaves National Forest, Ariz. Preamble.

WHEREAS, an Executive Order signed February seventeenth and effective March first, nineteen hundred and twelve, excluded from the Sitgreaves National Forest, in Arizona, certain Indian reservation lands included therein March second, nineteen hundred and nine;

AND WHEREAS, it appears that the public good will be promoted by adding certain lands to the Sitgreaves National Forest, and by excluding certain areas therefrom and restoring the public

1928-1



lands subject to disposition therein to entry by ex-service men in advance of the general public, in accordance with existing law;

Now, therefore, I, CALVIN COOLIDGE, President of the United States of America, by virtue of the power in me vested by the Act of Congress approved March third, eighteen hundred and ninety-one (26 Stat., 1095), entitled, "An Act To repeal timber-culture laws, and for other purposes", and also by the Act of Congress approved June fourth, eighteen hundred and ninety-seven (30 Stat., 11 at 34 and 36), entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the boundaries of the Sitgreaves National Forest are hereby changed to include the area indicated as an addition upon the diagram hereto annexed and forming a part hereof and to exclude the areas indicated thereon as eliminations.

Area modified.  
Vol. 26, p. 1103.

Vol. 30, p. 36.

The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws or reserved for any public purpose, be subject to, and shall not interfere with or defeat legal rights under such appropriation, nor prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained, or such reservation remains in force.

Prior rights, etc., not affected.

And I do further proclaim and make known that pursuant to Public Resolution Number Twenty-nine, approved February fourteenth, nineteen hundred and twenty (41 Stat., 434), as amended by the Resolutions approved January twenty-first and December twenty-eighth, nineteen hundred and twenty-two, respectively (42 Stat., 358, 1067), it is hereby ordered that the public lands in the excluded areas, subject to valid rights and the provisions of existing withdrawals, shall be opened only to entry under the homestead and desert-land laws by qualified ex-service men of the War with Germany, under the terms and conditions of said resolutions and the regulations issued thereunder, for a period of ninety-one days, beginning with the sixty-third day from and after the date hereof, and thereafter any of said land remaining unentered will be subject to appropriation under any public land law applicable thereto by the general public. Subsequent to the date hereof and prior to the date of restoration to general disposition as herein provided, no rights may be acquired to the excluded lands by settlement in advance of entry, or otherwise except strictly in accordance herewith.

Excluded lands opened to entry by ex-service men of World War, for 91 days.  
Vol. 41, p. 434.  
Vol. 42, pp. 358, 1067.

Unentered lands opened to settlement thereafter.

Prospective applicants may, during the period of twenty days preceding the date on which the lands shall become subject to entry, selection or location of the form desired under the provisions of this proclamation, execute their applications in the manner provided by law and present the same, accompanied by the required payments, to the United States land office at Phoenix, Arizona, in person, by mail or otherwise, and all applications so filed, together with such as may be submitted at nine o'clock a. m., standard time, on the dates fixed, shall be treated as though simultaneously filed and shall be disposed of in the manner prescribed by existing regulations. Under such regulations conflicts of equal rights will be determined by a drawing.

Filing applications, etc.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 13th day of Oct., in the year of our Lord one thousand nine hundred and twenty-three,  
[SEAL.] and of the Independence of the United States of America the one hundred and forty-eighth.

CALVIN COOLIDGE

By the President:  
CHARLES E. HUGHES  
*Secretary of State.*

October 25, 1923.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

## A PROCLAMATION

Virgin Islands.  
Preamble.Statutory provisions.  
Vol. 41, p. 997.

WHEREAS, an Act of Congress, entitled the "Merchant Marine Act of 1920", approved June 5, 1921, contains the following provisions:

"Sec. 21. That from and after February 1, 1922, the coastwise laws of the United States shall extend to the island Territories and possessions of the United States not now covered thereby, and the board is directed prior to the expiration of such year to have established adequate steamship service at reasonable rates to accommodate the commerce and the passenger travel of said islands and to maintain and operate such service until it can be taken over and operated and maintained upon satisfactory terms by private capital and enterprise: *Provided*, That if adequate shipping service is not established by February 1, 1922, the President shall extend the period herein allowed for the establishment of such service in the case of any island Territory or possession for such time as may be necessary for the establishment of adequate shipping facilities therefor: *Provided further*, That until Congress shall have authorized the registry as vessels of the United States of vessels owned in the Philippine Islands, the Government of the Philippine Islands is hereby authorized to adopt, from time to time, and enforce regulations governing the transportation of merchandise and passengers between ports or places in the Philippine Archipelago: *And provided further*, That the foregoing provisions of this section shall not take effect with reference to the Philippine Islands until the President of the United States after a full investigation of the local needs and conditions shall, by proclamation, declare that an adequate shipping service has been established as herein provided and fix a date for the going into effect of the same."

AND WHEREAS, an adequate shipping service to accommodate the commerce and passenger travel of the Virgin Islands has not been established as provided by Section 21 of the "Merchant Marine Act of 1920";

Vol. 41, p. 997.

AND WHEREAS, a proclamation dated February 1, 1922, was issued by Warren G. Harding, President of the United States of America, acting under and by virtue of the authority conferred on him by Section 21 of said act of Congress, declaring that the period for the establishment of adequate shipping service of the aforesaid Virgin Islands be extended from February 1, 1922, to May 1, 1922, and that the extension of the coastwise laws of the United States to the aforesaid Virgin Islands be deferred from February 1, 1922, to May 1, 1922;

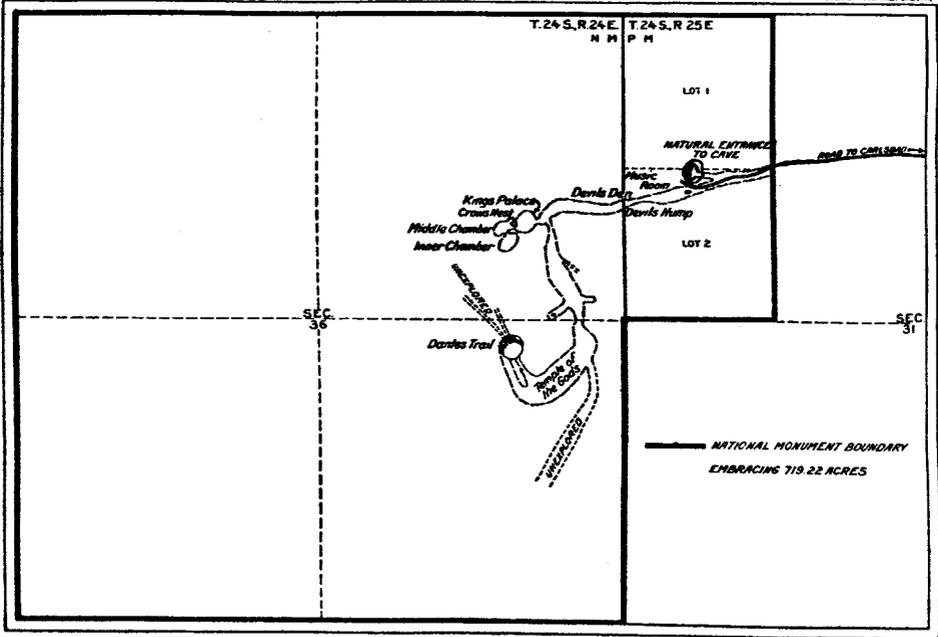
Vol. 42, p. 2261.

AND WHEREAS, a second proclamation dated May 18, 1922, was issued by Warren G. Harding, President of the United States of America, declaring that the period for the establishment of adequate shipping service of the aforesaid Virgin Islands be extended from May 1, 1922 to November 1, 1922, and that the extension of the coastwise laws of the United States to the aforesaid Virgin Islands be deferred from May 1, 1922 to November 1, 1922;

Vol. 42, p. 2269.

AND WHEREAS, a third proclamation dated October 28, 1922, was issued by Warren G. Harding, President of the United States of America, declaring that the period for the establishment of adequate shipping service of the aforesaid Virgin Islands be extended from November 1, 1922 to November 1, 1923, and that the extension of the coastwise laws of the United States to the aforesaid Virgin Islands be deferred from November 1, 1922 to November 1, 1923;

Vol. 42, p. 2287.



CARLSBAD CAVE NATIONAL MONUMENT

NOW, THEREFORE, I, Calvin Coolidge, President of the United States of America, acting under and by virtue of the authority conferred on me by Section 21 of said act of Congress, do hereby declare and proclaim that the period for the establishment of adequate shipping service of the aforesaid Virgin Islands be further extended from November 1, 1923 to May 1, 1924;

Time for establishing shipping service thereto, extended to May 1, 1924.  
*Post*, pp. 1944, 1970.

AND INASMUCH as the extension of the coastwise laws of the United States to the aforesaid Virgin Islands, as provided in Section 21 of the aforesaid act, is dependent upon the establishment of an adequate shipping service to such island possession, I do hereby further proclaim and declare that the extension of the coastwise laws of the United States to the Virgin Islands is deferred from November 1 1923 to May 1, 1924.

Coastwise laws deferred to May 1, 1924.  
*Post*, pp. 1944, 1970.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

DONE at the city of Washington this 25th day of October in the year of Our Lord, One Thousand Nine Hundred and [SEAL.] Twenty-three, and of the Independence of the United States of America the One Hundred and Forty-eighth.

CALVIN COOLIDGE

By the President:

CHARLES E. HUGHES  
*Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

October 25, 1923.

A PROCLAMATION

WHEREAS, there is located in section thirty-one, township twenty-four south, range twenty-five east, and section thirty-six, township twenty-four south, range twenty-four east of the New Mexico Principal Meridian, in southeastern New Mexico, near the town of Carlsbad, a limestone cavern known as the Carlsbad Cave, of extraordinary proportions and of unusual beauty and variety of natural decoration; and

Carlsbad Cave National Monument, N. Mex.  
Preamble.

WHEREAS, beyond the spacious chambers that have been explored, other vast chambers of unknown character and dimensions exist; and

WHEREAS, the several chambers contain stalactites, stalagmites, and other formations in such unusual number, size, beauty of form, and variety of figure as to make this a cavern equal, if not superior, in both scientific and popular interest to the better known caves; and

WHEREAS, it appears that the public interest would be promoted by reserving this natural wonder as a National Monument, together with as much land as may be needed for the protection, not only of the known entrance, but such other entrances as may be found.

NOW, THEREFORE, I, Calvin Coolidge, President of the United States of America, by authority of the power in me vested by section two of the act of Congress entitled, "An Act for the preservation of American antiquities," approved June eighth, nineteen hundred and six (34 Stat., 225) do proclaim that there is hereby reserved from all forms of appropriation under the public land laws, subject to all valid existing claims, and set apart as a National Monument to be known as the Carlsbad Cave National Monument all that piece or parcel of land in the County of Eddy, State of New Mexico, shown upon the diagram hereto annexed and made a part hereof, and more particularly described as follows: lots one and two, section thirty-one, township twenty-four south, range twenty-five

National Monument, New Mexico.  
Vol. 34, p. 225.

Description.

east, and section thirty-six, township twenty-four south, range twenty-four east of the New Mexico Principal Meridian.

Reserved from settlement, etc.

Warning is hereby expressly given to all unauthorized persons not to appropriate, injure, destroy or remove any feature of this Monument and not to locate or settle upon any of the lands thereof.

Supervision, etc., by Director of National Park Service.  
Vol. 39, p. 545.

The Director of the National Park Service, under the direction of the Secretary of the Interior, shall have the supervision, management, and control of this Monument as provided in the act of Congress entitled, "An Act to establish a National Park Service and for other purposes," approved August twenty-fifth, nineteen hundred and sixteen (39 Stat., 535) and Acts additional thereto or amendatory thereof.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done in the City of Washington this 25th day of October in the year of our Lord one thousand nine hundred and twenty-three and of the Independence of the United States of America the one hundred and forty-eighth.

CALVIN COOLIDGE

By the President:

CHARLES E. HUGHES  
*Secretary of State.*

November 5, 1923.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

### A PROCLAMATION

Thanksgiving Day,  
1923.  
Preamble.

The American people, from their earliest days, have observed the wise custom of acknowledging each year the bounty with which divine Providence has favored them. In the beginnings, this acknowledgment was a voluntary return of thanks by the community for the fruitfulness of the harvest. Though our mode of life has greatly changed, this custom has always survived. It has made Thanksgiving Day not only one of the oldest but one of the most characteristic observances of our country. On that day, in home and church, in family and in public gatherings, the whole nation has for generations paid the tribute due from grateful hearts for blessings bestowed.

To center our thought in this way upon the favor which we have been shown has been altogether wise and desirable. It has given opportunity justly to balance the good and the evil which we have experienced. In that we have never failed to find reasons for being grateful to God for a generous preponderance of the good. Even in the least propitious times, a broad contemplation of our whole position has never failed to disclose overwhelming reasons for thankfulness. Thus viewing our situation, we have found warrant for a more hopeful and confident attitude toward the future.

In this current year, we now approach the time which has been accepted by custom as most fitting for the calm survey of our estate and the return of thanks. We shall the more keenly realize our good fortune, if we will, in deep sincerity, give to it due thought, and more especially, if we will compare it with that of any other community in the world.

The year has brought to our people two tragic experiences which have deeply affected them. One was the death of our beloved President Harding, which has been mourned wherever there is a realization of the worth of high ideals, noble purpose and unselfish service carried even to the end of supreme sacrifice. His loss recalled the nation to a less captious and more charitable attitude. It sobered the whole thought of the country. A little later came the unparalleled disaster

to the friendly people of Japan. This called forth from the people of the United States a demonstration of deep and humane feeling. It was wrought into the substance of good works. It created new evidences of our international friendship, which is a guarantee of world peace. It replenished the charitable impulse of the country.

By experiences, such as these, men and nations are tested and refined. We have been blessed with much of material prosperity. We shall be better able to appreciate it if we remember the privations others have suffered, and we shall be the more worthy of it if we use it for their relief. We will do well then to render thanks for the good that has come to us, and show by our actions that we have become stronger, wiser, and truer by the chastenings which have been imposed upon us. We will thus prepare ourselves for the part we must take in a world which forever needs the full measure of service. We have been a most favored people. We ought to be a most generous people. We have been a most blessed people. We ought to be a most thankful people.

WHEREFORE, I, Calvin Coolidge, President of the United States, do hereby fix and designate Thursday, the twenty-ninth day of November, as Thanksgiving Day, and recommend its general observance throughout the land. It is urged that the people, gathering in their homes and their usual places of worship, give expression to their gratitude for the benefits and blessings that a gracious Providence has bestowed upon them, and seek the guidance of Almighty God, that they may deserve a continuance of His favor.

Thursday, November 29, 1923, designated as Thanksgiving Day.

IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the great seal of the United States.

DONE at the City of Washington, this 5th day of November, in the year of our Lord One Thousand Nine Hundred and [SEAL.] Twenty-three, and of the Independence of the United States, the One Hundred and Forty-eighth.

CALVIN COOLIDGE

By the President:

CHARLES E. HUGHES  
*Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES

December 18, 1923.

A PROCLAMATION

WHEREAS the Act of Congress directing the disposal of lands within a specified part of the Crow Indian Reservation, in the State of Montana, approved April 27, 1904 (33 Stat., 352), among other things, provides:

Crow Indian Reservation, Mont. Preamble. Vol. 33, p. 361.

That when, in the judgment of the President, no more of the land herein ceded can be disposed of at said price, he may by proclamation, to be repeated at his discretion, sell from time to time the remaining land subject to the provisions of the homestead law or otherwise as he may deem most advantageous, at such price or prices, in such manner, upon such conditions, with such restrictions, and upon such terms as he may deem best for all the interests concerned;

AND WHEREAS certain lands in the Reservation were sold and entered in the manner provided for by Proclamations of September 28, 1914 (38 Stat., 2029), and April 6, 1917 (40 Stat., 1653), which Proclamations fixed the terms under which the lands might be paid for;

Vol. 38, p. 2029; Vol. 40, p. 1653.

AND WHEREAS because of droughts and adverse weather conditions an extension of time for payments, until the 1921 anniversaries of the dates of the purchases and entries was allowed on certain conditions to certain purchasers and entrymen by Proclamation dated

Vol. 41, p. 1793.

May 5, 1920 (41 Stat., 1793);  
AND WHEREAS it appearing that there had been no substantial amelioration of conditions a further extension of time for payments until the 1922 anniversaries of the dates of the purchases and entries was allowed on certain conditions to certain purchasers and entrymen by Proclamation dated August 11, 1921 (42 Stat., 2246);

Vol. 42, p. 2246.

AND WHEREAS it appearing that there had been no material improvement in the conditions a further extension of time for payments until the 1923 anniversaries of the dates of the purchases and entries was allowed on certain conditions to certain purchasers and entrymen by Proclamation dated July 10, 1922 (42 Stat., 2281);

Vol. 42, p. 2281.

AND WHEREAS it appears that while there has been some improvement in the conditions existing on the Reservation there are still many purchasers and entrymen who are unable to make payment in the manner required of the aforesaid Proclamation.

Further extensions allowed to pay installments for ceded lands. Post, p. 1955.

NOW, THEREFORE, I, Calvin Coolidge, President of the United States of America, by virtue of the authority conferred in me by the said Act of April 27, 1904, do hereby order and direct that any purchaser or entryman of lands within said former Reservation who is unable to pay the purchase money due under his purchase or entry made under the said Proclamations of September 28, 1914, or the said Proclamation of April 6, 1917, upon filing in the local land office an affidavit corroborated by two persons setting out his inability to make the required payment and the reasons therefor shall be granted an extension of time until the 1924 anniversary of the date of his entry or purchase upon the payment to the Receiver of the district land office of interest at the rate of five per cent per annum on the amounts extended from the maturities thereof to the expiration of the period of extension. The district land office will promptly notify all purchasers and entrymen entitled to the extension of the manner in which it may be obtained. If the affidavit is not filed and the interest paid within thirty days from receipt of notice, or if, within such time, the amounts in arrears are not paid in full, the purchases or entries for which the amounts are due will be reported by the district land office to the General Land Office for cancellation.

Vol. 33, p. 2029; Vol. 40, p. 1653.

Conditions.

IN WITNESS WHEREOF I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington—this eighteenth day of December, in the year of our Lord Nineteen Hundred and [SEAL.] twenty-three and of the Independence of the United States, the One Hundred and Forty-Eighth.

CALVIN COOLIDGE

By the President:

CHARLES E. HUGHES  
*Secretary of State.*

December 27, 1923.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

### A PROCLAMATION

WHEREAS it is provided by the Act of Congress approved March 4, 1909, entitled "An Act to Amend and Consolidate the Acts Respecting Copyright", that the copyright secured by the Act, except the benefits under Section 1 (e) thereof as to which special

Copyrights. Preamble. Vol. 35, p. 1075.

conditions are imposed, shall extend to the work of an author or proprietor who is a citizen or subject of a foreign state or nation, only upon certain conditions set forth in Section 8 of the said Act, to wit:

(a) When an alien author or proprietor shall be domiciled within the United States at the time of the first publication of his work; or

(b) When the foreign state or nation of which such author or proprietor is a citizen or subject grants, either by treaty, convention, agreement, or law, to citizens of the United States the benefit of copyright on substantially the same basis as to its own citizens, or copyright protection substantially equal to the protection secured to such foreign author under this Act or by treaty; or when such foreign state or nation is a party to an international agreement which provides for reciprocity in the granting of copyright, by the terms of which agreement the United States may, at its pleasure, become a party thereto:

AND WHEREAS it is provided by Section 1 (e) of the said Act of Congress, approved March 4, 1909, that the provisions of the Act "so far as they secure copyright controlling the parts of instruments serving to reproduce mechanically the musical work, shall include only compositions published and copyrighted after this Act goes into effect, and shall not include the works of a foreign author or composer unless the foreign state or nation of which such author or composer is a citizen or subject grants, either by treaty, convention, agreement or law, to citizens of the United States similar rights";

AND WHEREAS the President is authorized by the said Section 8 to determine by proclamation made from time to time the existence of the reciprocal conditions aforesaid, as the purposes of the Act may require;

AND WHEREAS satisfactory official assurances have been received that the Minister of Trade and Commerce of Canada issued, pursuant to Section 4 (2) of the Canadian Copyright Act assented to June 4, 1921, a certificate dated December 26, 1923, to become operative on January 1, 1924, declaring that for the purposes of the rights conferred by the said Act, the United States shall be treated as if it were a country to which the Act extends.

NOW THEREFORE, I, CALVIN COOLIDGE, President of the United States of America, do declare and proclaim

That on and after January 1, 1924, the conditions specified in Sections 8 (b) and 1 (e) of the Act of March 4, 1909, will exist and be fulfilled in respect to the citizens of Canada and that on and after that date citizens of Canada will be entitled to all the benefits of the Act of March 4, 1909, including Section 1 (e) thereof and the Acts amendatory of the said Act.

*Provided* that the enjoyment by any work of the rights and benefits conferred by the Act of March 4, 1909, and the Acts amendatory thereof, shall be conditional upon compliance with the requirements and formalities prescribed with respect to such works by the copyright laws of the United States.

*And Provided Further* that the provisions of Section 1 (e) of the Act of March 4, 1909, in so far as they secure copyright controlling the parts of instruments serving to reproduce mechanically musical works shall apply only to compositions published on or after January 1, 1924, and registered for copyright in the United States.

Benefits to citizens of Canada extended to mechanical musical reproductions.

Conditions.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the city of Washington this 27th day of December in the year of Our Lord one thousand nine hundred and twenty-three, and of the Independence of the United States of America the one hundred and forty-eighth.

CALVIN COOLIDGE.

By the President:

CHARLES E. HUGHES  
*Secretary of State.*

January 7, 1924.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

A PROCLAMATION

Export of arms, etc.  
Preamble.  
Vol. 42, p. 361.

Whereas, Section I of a Joint Resolution of Congress, entitled a "Joint Resolution To prohibit the exportation of arms or munitions of war from the United States to certain countries, and for other purposes," approved January 31, 1922, provides as follows:

Statutory authorization.

"That whenever the President finds that in any American country, or in any country in which the United States exercises extraterritorial jurisdiction, conditions of domestic violence exist, which are or may be promoted by the use of arms or munitions of war procured from the United States, and makes proclamation thereof, it shall be unlawful to export, except under such limitations and exceptions as the President prescribes, any arms or munitions of war from any place in the United States to such country until otherwise ordered by the President or by Congress."

Vol. 42, p. 361.

And whereas, it is provided by Section II of the said Joint Resolution that "Whoever exports any arms or munitions of war in violation of section I shall on conviction be punished by fine not exceeding \$10,000, or by imprisonment not exceeding two years, or both."

Declaration of domestic violence existing in Mexico.

Now, therefore, I, Calvin Coolidge, President of the United States of America, acting under and by virtue of the authority conferred in me by the said Joint Resolution of Congress, do hereby declare and proclaim that I have found that there exist in Mexico such conditions of domestic violence which are or may be promoted by the use of arms or munitions of war procured from the United States as contemplated by the said Joint Resolution; and I do hereby admonish all citizens of the United States and every person to abstain from every violation of the provisions of the Joint Resolution above set forth, hereby made applicable to Mexico, and I do hereby warn them that all violations of such provisions will be rigorously prosecuted.

Warning against illegal shipment of arms, etc., thereto.

Officers to enforce laws.

And I do hereby enjoin upon all officers of the United States, charged with the execution of the laws thereof, the utmost diligence in preventing violations of the said Joint Resolution and this my Proclamation issued thereunder, and in bringing to trial and punishment any offenders against the same.

Power delegated to Secretary of State for shipments to Government of Mexico.

And I do hereby prescribe as an exception and limitation to the foregoing restrictions such exportations of arms or munitions of war as are approved by the Government of the United States for shipment to the Government of Mexico which has been recognized by the Government of the United States, and such arms and munitions for industrial or commercial uses as may from time to time be exported with the consent of the Secretary of State.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

DONE at the City of Washington this seventh day of January in the year of our Lord one thousand nine hundred and [SEAL.] twenty-four and of the Independence of the United States of America the one hundred and forty-eighth.

CALVIN COOLIDGE.

By the President:

CHARLES E. HUGHES  
*Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

January 16, 1924.

A PROCLAMATION

WHEREAS, by Proclamations, the President of the United States has, at various times, created certain National Forests, within the State of Washington; and

Chelan National Forest, Wash.  
Preamble.

WHEREAS, In order to provide for a proper adjustment of the claims of the State to lands within said National Forests, in satisfaction of its common school grant, a memorandum of agreement was entered into under date of December 22, 1914, between the Secretary of the Department of Agriculture and the State of Washington, whereby it was agreed that the said State should relinquish all its title or claim under its grant in aid of common schools to the whole or parts of certain sections sixteen and thirty-six included within the said National Forests prior to survey, or upon which homestead settlements had been made prior to survey and inclusion within such reservations and legally maintained, and be allowed to select other lands equivalent in acreage and value lying along and within the boundaries of said National Forests in such position that, when eliminated therefrom, all of said selected lands will lie outside the new exterior boundaries of the National Forests; and

WHEREAS, It appears that the public interests would be promoted by modifying Executive order of December 31, 1920, No. 3380, affecting the boundaries of the Chelan National Forest, so as to exclude the areas first hereinafter described, and also so as to allow the State of Washington, in furtherance of the aforesaid agreement, to make selections of the lands agreed upon for selection, and hereinafter described, as indemnity in satisfaction of the aforesaid portions of its common school grant;

Now, therefore, I, Calvin Coolidge, President of the United States of America, by virtue of the power in me vested by the Act of Congress approved June fourth, eighteen hundred and ninety-seven, entitled "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes", do proclaim that the boundaries of the Chelan National Forest are hereby modified to exclude therefrom the following areas, to wit:

Area diminished.  
Vol. 30, p. 36.

- In T. 38 N., R. 23 E., Sec. 36;
  - In T. 39 N., R. 23 E., Sec. 36;
  - In T. 33 N., R. 24 E., Secs. 16 and 36;
  - In T. 34 N., R. 24 E., Sec. 36;
  - In T. 37 N., R. 24 E., Secs. 16 and 36;
  - In T. 38 N., R. 24 E., Secs. 16 and 36;
  - In T. 39 N., R. 24 E., Sec. 36;
  - In T. 40 N., R. 24 E., Secs. 16 and 36;
  - In T. 38 N., R. 25 E., SW $\frac{1}{4}$  NE $\frac{1}{4}$ , W $\frac{1}{2}$  NW $\frac{1}{4}$  and S $\frac{1}{2}$ , Sec. 16;
  - In T. 39 N., R. 25 E., Sec. 16;
- Willamette Meridian.

Description.

Lands to be selected by Washington as indemnity for school grant in National Forest.

And I do also proclaim, under authority of the aforesaid act of June fourth, eighteen hundred and ninety-seven, that the said Executive Order is hereby further modified so as to admit of immediate selection by the State of Washington, as indemnity in partial satisfaction of its common school grant and in furtherance of the before mentioned agreement of December 22, 1914, and not otherwise, of the following described lands within the said Chelan National Forest, Washington, to wit:

In T. 31 N., R. 23 E., W $\frac{1}{2}$  SE $\frac{1}{4}$  Sec. 3, W $\frac{1}{2}$  Sec. 4, N $\frac{1}{2}$  Sec. 5, N $\frac{1}{2}$  NE $\frac{1}{4}$ , SE $\frac{1}{4}$  NE $\frac{1}{4}$ , NE $\frac{1}{4}$  NW $\frac{1}{4}$  and S $\frac{1}{2}$  Sec. 6, N $\frac{1}{2}$  NE $\frac{1}{4}$ , SW $\frac{1}{4}$  NE $\frac{1}{4}$ , NE $\frac{1}{4}$  NW $\frac{1}{4}$  and SW $\frac{1}{4}$  SW $\frac{1}{4}$ , Sec. 7, NW $\frac{1}{4}$  and W $\frac{1}{2}$  SE $\frac{1}{4}$  Sec. 8, E $\frac{1}{2}$  NE $\frac{1}{4}$ , N $\frac{1}{2}$  NW $\frac{1}{4}$ , SW $\frac{1}{4}$  NW $\frac{1}{4}$ , N $\frac{1}{2}$  SW $\frac{1}{4}$ , SE $\frac{1}{4}$  SW $\frac{1}{4}$ , NE $\frac{1}{4}$  SE $\frac{1}{4}$  and S $\frac{1}{2}$  SE $\frac{1}{4}$  Sec. 9, W $\frac{1}{2}$  NE $\frac{1}{4}$ , W $\frac{1}{2}$ , NW $\frac{1}{4}$  SE $\frac{1}{4}$  and S $\frac{1}{2}$  SE $\frac{1}{4}$  Sec. 10, SW $\frac{1}{4}$  Sec. 11, W $\frac{1}{2}$  Sec. 14, NE $\frac{1}{4}$  NE $\frac{1}{4}$ , S $\frac{1}{2}$  NE $\frac{1}{4}$ , NW $\frac{1}{4}$  and S $\frac{1}{2}$  Sec. 15, NW $\frac{1}{4}$  NE $\frac{1}{4}$ , S $\frac{1}{2}$  NE $\frac{1}{4}$ , NE $\frac{1}{4}$  NW $\frac{1}{4}$ , SE $\frac{1}{4}$  NE $\frac{1}{4}$  SW $\frac{1}{4}$ , S $\frac{1}{2}$  SW $\frac{1}{4}$  SW $\frac{1}{4}$ , SE $\frac{1}{4}$  SW $\frac{1}{4}$  and SE $\frac{1}{4}$  Sec. 17, NW $\frac{1}{4}$  NW $\frac{1}{4}$ , S $\frac{1}{2}$  N $\frac{1}{2}$  and S $\frac{1}{2}$  Sec. 18, all Sec. 19, N $\frac{1}{2}$  and SW $\frac{1}{4}$  Sec. 20, W $\frac{1}{2}$  Sec. 21, E $\frac{1}{2}$ , N $\frac{1}{2}$  NW $\frac{1}{4}$  and E $\frac{1}{2}$  SW $\frac{1}{4}$  Sec. 22, NW $\frac{1}{4}$  and S $\frac{1}{2}$  Sec. 23, NW $\frac{1}{4}$  and E $\frac{1}{2}$  SW $\frac{1}{4}$  Sec. 25, NE $\frac{1}{4}$  and N $\frac{1}{2}$  NW $\frac{1}{4}$  Sec. 26, E $\frac{1}{2}$  SE $\frac{1}{4}$  NW $\frac{1}{4}$ , W $\frac{1}{2}$  NW $\frac{1}{4}$  NW $\frac{1}{4}$  NW $\frac{1}{4}$ , NE $\frac{1}{4}$  SW $\frac{1}{4}$ , E $\frac{1}{2}$  SE $\frac{1}{4}$  NW $\frac{1}{4}$  SW $\frac{1}{4}$  and S $\frac{1}{2}$  S $\frac{1}{2}$  Sec. 27, N $\frac{1}{2}$  NE $\frac{1}{4}$ , SE $\frac{1}{4}$  NE $\frac{1}{4}$ , NW $\frac{1}{4}$ , NE $\frac{1}{4}$  SE $\frac{1}{4}$  and S $\frac{1}{2}$  S $\frac{1}{2}$  Sec. 34, N $\frac{1}{2}$  NE $\frac{1}{4}$ , E $\frac{1}{2}$  SW $\frac{1}{4}$  NE $\frac{1}{4}$ , SE $\frac{1}{4}$  NE $\frac{1}{4}$ , W $\frac{1}{2}$  W $\frac{1}{2}$  and E $\frac{1}{2}$  SE $\frac{1}{4}$  Sec. 35;

In T. 37 N., R. 23 E., all Secs. 1, 12, 13 and N $\frac{1}{2}$  Sec. 24;

In T. 38 N., R. 23 E., all Secs. 1, 2, 11, 12, N $\frac{1}{2}$ , N $\frac{1}{2}$  S $\frac{1}{2}$  and SE $\frac{1}{4}$  SE $\frac{1}{4}$  Sec. 13, E $\frac{1}{2}$  Sec. 14, E $\frac{1}{2}$  Sec. 23, NE $\frac{1}{4}$  NE $\frac{1}{4}$ , S $\frac{1}{2}$  NE $\frac{1}{4}$ , SE $\frac{1}{4}$  NW $\frac{1}{4}$  and S $\frac{1}{2}$  Sec. 24, all Sec. 25, E $\frac{1}{2}$  Sec. 26, E $\frac{1}{2}$  Sec. 35;

In T. 39 N., R. 23 E., NE $\frac{1}{4}$ , NE $\frac{1}{4}$  NW $\frac{1}{4}$ , S $\frac{1}{2}$  NW $\frac{1}{4}$  and S $\frac{1}{2}$  Sec. 35;

In T. 33 N., R. 24 E., all Sec. 1, N $\frac{1}{2}$  N $\frac{1}{2}$ , SW $\frac{1}{4}$  NW $\frac{1}{4}$ , W $\frac{1}{2}$  SW $\frac{1}{4}$  and SE $\frac{1}{4}$  SE $\frac{1}{4}$  Sec. 2, N $\frac{1}{2}$  and SW $\frac{1}{4}$  Sec. 3, all Secs. 4 to 15, inclusive, 17, 18, 19, 20, N $\frac{1}{2}$ , N $\frac{1}{2}$  SW $\frac{1}{4}$ , SW $\frac{1}{4}$  SW $\frac{1}{4}$ , N $\frac{1}{2}$  SE $\frac{1}{4}$  SW $\frac{1}{4}$ , N $\frac{1}{2}$  S $\frac{1}{2}$  SE $\frac{1}{4}$  SW $\frac{1}{4}$ , N $\frac{1}{2}$  SE $\frac{1}{4}$ , N $\frac{1}{2}$  SW $\frac{1}{4}$  SE $\frac{1}{4}$ , N $\frac{1}{2}$  S $\frac{1}{2}$  SW $\frac{1}{4}$  SE $\frac{1}{4}$ , S $\frac{1}{2}$  SE $\frac{1}{4}$  SW $\frac{1}{4}$  SE $\frac{1}{4}$  and SE $\frac{1}{4}$  SE $\frac{1}{4}$  Sec. 21, all Secs. 22 and 23, Lots 1, 2, 8, SW $\frac{1}{4}$  NE $\frac{1}{4}$ , NW $\frac{1}{4}$ , N $\frac{1}{2}$  SW $\frac{1}{4}$ , SW $\frac{1}{4}$  SW $\frac{1}{4}$ , NW $\frac{1}{4}$  SE $\frac{1}{4}$  SW $\frac{1}{4}$  and W $\frac{1}{2}$  NW $\frac{1}{4}$  SE $\frac{1}{4}$  Sec. 24, all Sec. 25, N $\frac{1}{2}$ , N $\frac{1}{2}$  SW $\frac{1}{4}$ , SE $\frac{1}{4}$  SW $\frac{1}{4}$  and SE $\frac{1}{4}$  Sec. 26, N $\frac{1}{2}$ , SW $\frac{1}{4}$ , N $\frac{1}{2}$  SE $\frac{1}{4}$  and SW $\frac{1}{4}$  SE $\frac{1}{4}$ , Sec. 27, E $\frac{1}{2}$  NE $\frac{1}{4}$ , E $\frac{1}{2}$  NW $\frac{1}{4}$  NE $\frac{1}{4}$ , N $\frac{1}{2}$  NE $\frac{1}{4}$  SW $\frac{1}{4}$  NE $\frac{1}{4}$ , S $\frac{1}{2}$  N $\frac{1}{2}$  SW $\frac{1}{4}$  NE $\frac{1}{4}$ , S $\frac{1}{2}$  SW $\frac{1}{4}$  NE $\frac{1}{4}$ , S $\frac{1}{2}$  N $\frac{1}{2}$  SE $\frac{1}{4}$  NW $\frac{1}{4}$ , S $\frac{1}{2}$  SE $\frac{1}{4}$  NW $\frac{1}{4}$ , W $\frac{1}{2}$  NW $\frac{1}{4}$  and S $\frac{1}{2}$  Sec. 28, all Sec. 29, E $\frac{1}{2}$  Sec. 30, E $\frac{1}{2}$  Sec. 31, NE $\frac{1}{4}$  and NE $\frac{1}{4}$  SE $\frac{1}{4}$  Sec. 32, NW $\frac{1}{4}$  NE $\frac{1}{4}$ , NW $\frac{1}{4}$ , N $\frac{1}{2}$  SW $\frac{1}{4}$ , W $\frac{1}{2}$  W $\frac{1}{2}$  SE $\frac{1}{4}$  SW $\frac{1}{4}$  and SE $\frac{1}{4}$  SE $\frac{1}{4}$ , Sec. 33, NW $\frac{1}{4}$ , NE $\frac{1}{4}$  SW $\frac{1}{4}$ , S $\frac{1}{2}$  SW $\frac{1}{4}$ , N $\frac{1}{2}$  SE $\frac{1}{4}$  and W $\frac{1}{2}$  W $\frac{1}{2}$  SW $\frac{1}{4}$  SE $\frac{1}{4}$  Sec. 34;

In T. 34 N., R. 24 E., N $\frac{1}{2}$ , SW $\frac{1}{4}$ , N $\frac{1}{2}$  SE $\frac{1}{4}$ , SW $\frac{1}{4}$  SE $\frac{1}{4}$  and W $\frac{1}{2}$  SE $\frac{1}{4}$  SE $\frac{1}{4}$  Sec. 1, all Sec. 2, SE $\frac{1}{4}$  Sec. 10, all Sec. 11, W $\frac{1}{2}$  NE $\frac{1}{4}$  NE $\frac{1}{4}$ , W $\frac{1}{2}$  NE $\frac{1}{4}$ , SE NE $\frac{1}{4}$ , NW $\frac{1}{4}$  and S $\frac{1}{2}$  Sec. 12, all Secs. 13 and 14, NE $\frac{1}{4}$  and S $\frac{1}{2}$  Sec. 15, S $\frac{1}{2}$  Sec. 20, S $\frac{1}{2}$  Sec. 21, all Secs. 22 to 27, inclusive, NE $\frac{1}{4}$ , N $\frac{1}{2}$  NW $\frac{1}{4}$ , SW $\frac{1}{4}$  SW $\frac{1}{4}$  and E $\frac{1}{2}$  SE $\frac{1}{4}$  Sec. 28, all Sec. 29, NE $\frac{1}{4}$  and S $\frac{1}{2}$  Sec. 30, all Secs. 31 and 32, NE $\frac{1}{4}$  NE $\frac{1}{4}$ , NW $\frac{1}{4}$  NW $\frac{1}{4}$ , S $\frac{1}{2}$  N $\frac{1}{2}$  and S $\frac{1}{2}$  Sec. 33, all Secs. 34 and 35;

In T. 36 N., R. 24 E., E $\frac{1}{2}$  Sec. 1, E $\frac{1}{2}$  Sec. 12;

In T. 37 N., R. 24 E., all Secs. 1 to 15, inclusive, 17 and 18, N $\frac{1}{2}$  and SE $\frac{1}{4}$  Sec. 19, all Secs. 20 to 27, inclusive, E $\frac{1}{2}$  Sec. 28, all Sec. 35;

In T. 38 N., R. 24 E., all Secs. 1 to 15, inclusive, 17 to 35, inclusive;

In T. 39 N., R. 24 E., all Secs. 1, 2, 3, 10 to 15, inclusive, 22, N $\frac{1}{2}$ , NE $\frac{1}{4}$  SW $\frac{1}{4}$  and SE $\frac{1}{4}$  Sec. 23, all Secs. 24 and 25, E $\frac{1}{2}$ , E $\frac{1}{2}$  W $\frac{1}{2}$ , NW $\frac{1}{4}$  NW $\frac{1}{4}$ , Lots 1, 2 and SW $\frac{1}{4}$  SW $\frac{1}{4}$  Sec. 26, N $\frac{1}{2}$  N $\frac{1}{2}$ , SW $\frac{1}{4}$

NW<sup>1</sup>/<sub>4</sub>, Lots 1, 2, 3, 4, 5, 6, W<sup>1</sup>/<sub>2</sub> SW<sup>1</sup>/<sub>4</sub>, SE<sup>1</sup>/<sub>4</sub> SW<sup>1</sup>/<sub>4</sub> and SW<sup>1</sup>/<sub>4</sub> SE<sup>1</sup>/<sub>4</sub> Sec. 27, all Secs. 31 to 35, inclusive;

In T. 40 N., R. 24 E., all Secs. 1 to 5, inclusive, Lots 1, 2, 3, S<sup>1</sup>/<sub>2</sub> NE<sup>1</sup>/<sub>4</sub> and SE<sup>1</sup>/<sub>4</sub> Sec. 6, all Secs. 8 to 15, inclusive, 17, 20 to 29, inclusive, 32, 33, 34, 35;

In T. 33 N., R. 25 E., S<sup>1</sup>/<sub>2</sub> NW<sup>1</sup>/<sub>4</sub> and W<sup>1</sup>/<sub>2</sub> SW<sup>1</sup>/<sub>4</sub> Sec. 17, NW<sup>1</sup>/<sub>4</sub> NE<sup>1</sup>/<sub>4</sub>, S<sup>1</sup>/<sub>2</sub> NE<sup>1</sup>/<sub>4</sub>, S<sup>1</sup>/<sub>2</sub> SW<sup>1</sup>/<sub>4</sub> and SE<sup>1</sup>/<sub>4</sub> Sec. 18, E<sup>1</sup>/<sub>2</sub>, Lots 5, 7, 8, and E<sup>1</sup>/<sub>2</sub> SW<sup>1</sup>/<sub>4</sub> Sec. 19, SW<sup>1</sup>/<sub>4</sub> NE<sup>1</sup>/<sub>4</sub>, NW<sup>1</sup>/<sub>4</sub>, N<sup>1</sup>/<sub>2</sub> SW<sup>1</sup>/<sub>4</sub>, NW<sup>1</sup>/<sub>4</sub> NW<sup>1</sup>/<sub>4</sub> SW<sup>1</sup>/<sub>4</sub> and SE<sup>1</sup>/<sub>4</sub> Sec. 20, W<sup>1</sup>/<sub>2</sub> NE<sup>1</sup>/<sub>4</sub> NW<sup>1</sup>/<sub>4</sub>, NW<sup>1</sup>/<sub>4</sub> NW<sup>1</sup>/<sub>4</sub>, S<sup>1</sup>/<sub>2</sub> NW<sup>1</sup>/<sub>4</sub>, SW<sup>1</sup>/<sub>4</sub> and S<sup>1</sup>/<sub>2</sub> SE<sup>1</sup>/<sub>4</sub> Sec. 28, NE<sup>1</sup>/<sub>4</sub> NE<sup>1</sup>/<sub>4</sub>, S<sup>1</sup>/<sub>2</sub> NE<sup>1</sup>/<sub>4</sub>, SW<sup>1</sup>/<sub>4</sub> NE<sup>1</sup>/<sub>4</sub> NW<sup>1</sup>/<sub>4</sub> NW<sup>1</sup>/<sub>4</sub> NW<sup>1</sup>/<sub>4</sub>, S<sup>1</sup>/<sub>2</sub> NW<sup>1</sup>/<sub>4</sub> NW<sup>1</sup>/<sub>4</sub> NW<sup>1</sup>/<sub>4</sub> NW<sup>1</sup>/<sub>4</sub>, SW<sup>1</sup>/<sub>4</sub> NW<sup>1</sup>/<sub>4</sub> NW<sup>1</sup>/<sub>4</sub> NW<sup>1</sup>/<sub>4</sub>, S<sup>1</sup>/<sub>2</sub> NW<sup>1</sup>/<sub>4</sub>, NE<sup>1</sup>/<sub>4</sub> SW<sup>1</sup>/<sub>4</sub> and SE<sup>1</sup>/<sub>4</sub> Sec. 29, NE<sup>1</sup>/<sub>4</sub>, NE<sup>1</sup>/<sub>4</sub> NW<sup>1</sup>/<sub>4</sub>, E<sup>1</sup>/<sub>2</sub> NW<sup>1</sup>/<sub>4</sub> NW<sup>1</sup>/<sub>4</sub>, Lot 6, S<sup>1</sup>/<sub>2</sub> NW<sup>1</sup>/<sub>4</sub>, SW<sup>1</sup>/<sub>4</sub>, Lots 7, 8, 9, 10 and SW<sup>1</sup>/<sub>4</sub> SE<sup>1</sup>/<sub>4</sub> Sec. 30, all Sec. 31, N<sup>1</sup>/<sub>2</sub> NE<sup>1</sup>/<sub>4</sub>, SE<sup>1</sup>/<sub>4</sub> NE<sup>1</sup>/<sub>4</sub>, SW<sup>1</sup>/<sub>4</sub> NW<sup>1</sup>/<sub>4</sub>, E<sup>1</sup>/<sub>2</sub> NE<sup>1</sup>/<sub>4</sub> SW<sup>1</sup>/<sub>4</sub>, E<sup>1</sup>/<sub>2</sub> W<sup>1</sup>/<sub>2</sub> NE<sup>1</sup>/<sub>4</sub> SW<sup>1</sup>/<sub>4</sub>, W<sup>1</sup>/<sub>2</sub> NW<sup>1</sup>/<sub>4</sub> NE<sup>1</sup>/<sub>4</sub> SW<sup>1</sup>/<sub>4</sub>, E<sup>1</sup>/<sub>2</sub> NE<sup>1</sup>/<sub>4</sub> NW<sup>1</sup>/<sub>4</sub> SW<sup>1</sup>/<sub>4</sub>, W<sup>1</sup>/<sub>2</sub> E<sup>1</sup>/<sub>2</sub> NW<sup>1</sup>/<sub>4</sub> SW<sup>1</sup>/<sub>4</sub>, W<sup>1</sup>/<sub>2</sub> NW<sup>1</sup>/<sub>4</sub> SW<sup>1</sup>/<sub>4</sub>, W<sup>1</sup>/<sub>2</sub> SW<sup>1</sup>/<sub>4</sub> SW<sup>1</sup>/<sub>4</sub> and SW<sup>1</sup>/<sub>4</sub> SE<sup>1</sup>/<sub>4</sub> Sec. 32, N<sup>1</sup>/<sub>2</sub> Sec. 33;

In T. 34 N., R. 25 E., Lots 4, 5, 11, 12, 14, NE<sup>1</sup>/<sub>4</sub> NW<sup>1</sup>/<sub>4</sub> SW<sup>1</sup>/<sub>4</sub>, E<sup>1</sup>/<sub>2</sub> NW<sup>1</sup>/<sub>4</sub> NW<sup>1</sup>/<sub>4</sub> SW<sup>1</sup>/<sub>4</sub>, E<sup>1</sup>/<sub>2</sub> SE<sup>1</sup>/<sub>4</sub> NW<sup>1</sup>/<sub>4</sub> SW<sup>1</sup>/<sub>4</sub> and E<sup>1</sup>/<sub>2</sub> SW<sup>1</sup>/<sub>4</sub> SW<sup>1</sup>/<sub>4</sub> Sec. 6, N<sup>1</sup>/<sub>2</sub>, E<sup>1</sup>/<sub>2</sub> SW<sup>1</sup>/<sub>4</sub> and SE<sup>1</sup>/<sub>4</sub> Sec. 7, Lots 2, 3, S<sup>1</sup>/<sub>2</sub> NE<sup>1</sup>/<sub>4</sub> and W<sup>1</sup>/<sub>2</sub> SW<sup>1</sup>/<sub>4</sub> Sec. 8, W<sup>1</sup>/<sub>2</sub> NE<sup>1</sup>/<sub>4</sub>, NW<sup>1</sup>/<sub>4</sub>, Lot 1 and SE<sup>1</sup>/<sub>4</sub> Sec. 9, NW<sup>1</sup>/<sub>4</sub> NW<sup>1</sup>/<sub>4</sub>, S<sup>1</sup>/<sub>2</sub> NW<sup>1</sup>/<sub>4</sub> and S<sup>1</sup>/<sub>2</sub> Sec. 15, SW<sup>1</sup>/<sub>4</sub> NE<sup>1</sup>/<sub>4</sub>, NW<sup>1</sup>/<sub>4</sub> NW<sup>1</sup>/<sub>4</sub>, NE<sup>1</sup>/<sub>4</sub> SW<sup>1</sup>/<sub>4</sub>, S<sup>1</sup>/<sub>2</sub> NW<sup>1</sup>/<sub>4</sub> SW<sup>1</sup>/<sub>4</sub>, S<sup>1</sup>/<sub>2</sub> SW<sup>1</sup>/<sub>4</sub> and W<sup>1</sup>/<sub>2</sub> SE<sup>1</sup>/<sub>4</sub> Sec. 17, N<sup>1</sup>/<sub>2</sub> NE<sup>1</sup>/<sub>4</sub>, SW<sup>1</sup>/<sub>4</sub> NE<sup>1</sup>/<sub>4</sub>, W<sup>1</sup>/<sub>2</sub> SE<sup>1</sup>/<sub>4</sub> NE<sup>1</sup>/<sub>4</sub>, E<sup>1</sup>/<sub>2</sub> NW<sup>1</sup>/<sub>4</sub>, N<sup>1</sup>/<sub>2</sub> SW<sup>1</sup>/<sub>4</sub>, SW<sup>1</sup>/<sub>4</sub> SW<sup>1</sup>/<sub>4</sub>, NW<sup>1</sup>/<sub>4</sub> SE<sup>1</sup>/<sub>4</sub> and S<sup>1</sup>/<sub>2</sub> SE<sup>1</sup>/<sub>4</sub> Sec. 18, E<sup>1</sup>/<sub>2</sub>, SE<sup>1</sup>/<sub>4</sub> NW<sup>1</sup>/<sub>4</sub>, Lots 5, 6, 7, 8, 9 and SE<sup>1</sup>/<sub>4</sub> SW<sup>1</sup>/<sub>4</sub> Sec. 19, W<sup>1</sup>/<sub>2</sub> Sec. 20, N<sup>1</sup>/<sub>2</sub> NE<sup>1</sup>/<sub>4</sub>, SE<sup>1</sup>/<sub>4</sub> NE<sup>1</sup>/<sub>4</sub>, NE<sup>1</sup>/<sub>4</sub> NW<sup>1</sup>/<sub>4</sub> and NE<sup>1</sup>/<sub>4</sub> SE<sup>1</sup>/<sub>4</sub> Sec. 21, W<sup>1</sup>/<sub>2</sub> and NW<sup>1</sup>/<sub>4</sub> SE<sup>1</sup>/<sub>4</sub> Sec. 22, S<sup>1</sup>/<sub>2</sub> NW<sup>1</sup>/<sub>4</sub> and S<sup>1</sup>/<sub>2</sub> Sec. 28, NW<sup>1</sup>/<sub>4</sub> NE<sup>1</sup>/<sub>4</sub> and W<sup>1</sup>/<sub>2</sub> Sec. 29, E<sup>1</sup>/<sub>2</sub>, E<sup>1</sup>/<sub>2</sub> NW<sup>1</sup>/<sub>4</sub> and Lots 2, 3, 4, 5, Sec. 30, NE<sup>1</sup>/<sub>4</sub>, W<sup>1</sup>/<sub>2</sub> NW<sup>1</sup>/<sub>4</sub>, SW<sup>1</sup>/<sub>4</sub> and E<sup>1</sup>/<sub>2</sub> SE<sup>1</sup>/<sub>4</sub> Sec. 31, NW<sup>1</sup>/<sub>4</sub> Sec. 32, E<sup>1</sup>/<sub>2</sub> and E<sup>1</sup>/<sub>2</sub> W<sup>1</sup>/<sub>2</sub> Sec. 33;

In T. 36 N., R. 25 E., W<sup>1</sup>/<sub>2</sub> Sec. 4, all Sec. 5, N<sup>1</sup>/<sub>2</sub> and SW<sup>1</sup>/<sub>4</sub> Sec. 6, N<sup>1</sup>/<sub>2</sub>, SW<sup>1</sup>/<sub>4</sub> and W<sup>1</sup>/<sub>2</sub> SE<sup>1</sup>/<sub>4</sub> Sec. 7, NE<sup>1</sup>/<sub>4</sub>, N<sup>1</sup>/<sub>2</sub> NW<sup>1</sup>/<sub>4</sub> and E<sup>1</sup>/<sub>2</sub> SE<sup>1</sup>/<sub>4</sub> Sec. 8, W<sup>1</sup>/<sub>2</sub> Sec. 9, all Sec. 17, NE<sup>1</sup>/<sub>4</sub>, N<sup>1</sup>/<sub>2</sub> NW<sup>1</sup>/<sub>4</sub>, SW<sup>1</sup>/<sub>4</sub> NW<sup>1</sup>/<sub>4</sub>, S<sup>1</sup>/<sub>2</sub> SW<sup>1</sup>/<sub>4</sub>, NE<sup>1</sup>/<sub>4</sub> SE<sup>1</sup>/<sub>4</sub> and S<sup>1</sup>/<sub>2</sub> SE<sup>1</sup>/<sub>4</sub> Sec. 18;

In T. 37 N., R. 25 E., Sec. 1, Lots 1, 2, 12, E<sup>1</sup>/<sub>2</sub> NW<sup>1</sup>/<sub>4</sub> SE<sup>1</sup>/<sub>4</sub>, NE<sup>1</sup>/<sub>4</sub> SE<sup>1</sup>/<sub>4</sub> and S<sup>1</sup>/<sub>2</sub> SE<sup>1</sup>/<sub>4</sub> Sec. 2, Lots 1, 2, 3, 4, 5 and 6, Sec. 3, SE<sup>1</sup>/<sub>4</sub> NE<sup>1</sup>/<sub>4</sub>, NW<sup>1</sup>/<sub>4</sub> NW<sup>1</sup>/<sub>4</sub>, S<sup>1</sup>/<sub>2</sub> NW<sup>1</sup>/<sub>4</sub> and S<sup>1</sup>/<sub>2</sub> Sec. 4, all Secs. 5, 6 and 7, NW<sup>1</sup>/<sub>4</sub> NE<sup>1</sup>/<sub>4</sub>, N<sup>1</sup>/<sub>2</sub> NW<sup>1</sup>/<sub>4</sub>, SW<sup>1</sup>/<sub>4</sub> NW<sup>1</sup>/<sub>4</sub>, NW<sup>1</sup>/<sub>4</sub> SW<sup>1</sup>/<sub>4</sub> and S<sup>1</sup>/<sub>2</sub> S<sup>1</sup>/<sub>2</sub> Sec. 8, NE<sup>1</sup>/<sub>4</sub>, N<sup>1</sup>/<sub>2</sub> NW<sup>1</sup>/<sub>4</sub>, N<sup>1</sup>/<sub>2</sub> N<sup>1</sup>/<sub>2</sub> SW<sup>1</sup>/<sub>4</sub> NW<sup>1</sup>/<sub>4</sub>, SE<sup>1</sup>/<sub>4</sub> NW<sup>1</sup>/<sub>4</sub>, SW<sup>1</sup>/<sub>4</sub>, N<sup>1</sup>/<sub>2</sub> SE<sup>1</sup>/<sub>4</sub>, SW<sup>1</sup>/<sub>4</sub> SE<sup>1</sup>/<sub>4</sub> and Lot 1, Sec. 9, Lots 1, 2, 3 and 4, Sec. 10, E<sup>1</sup>/<sub>2</sub>, E<sup>1</sup>/<sub>2</sub> W<sup>1</sup>/<sub>2</sub> and Lots 1, 2, 3, 4, Sec. 11, NW<sup>1</sup>/<sub>4</sub> NW<sup>1</sup>/<sub>4</sub> Sec. 12, Lots 1, 2, 3 and 4, Sec. 15, NW<sup>1</sup>/<sub>4</sub> NW<sup>1</sup>/<sub>4</sub>, E<sup>1</sup>/<sub>2</sub> NE<sup>1</sup>/<sub>4</sub> SW<sup>1</sup>/<sub>4</sub>, S<sup>1</sup>/<sub>2</sub> S<sup>1</sup>/<sub>2</sub> SW<sup>1</sup>/<sub>4</sub>, S<sup>1</sup>/<sub>2</sub> N<sup>1</sup>/<sub>2</sub> NE<sup>1</sup>/<sub>4</sub> SE<sup>1</sup>/<sub>4</sub>, S<sup>1</sup>/<sub>2</sub> NE<sup>1</sup>/<sub>4</sub> SE<sup>1</sup>/<sub>4</sub>, NW<sup>1</sup>/<sub>4</sub> SE<sup>1</sup>/<sub>4</sub>, S<sup>1</sup>/<sub>2</sub> SW<sup>1</sup>/<sub>4</sub> SE<sup>1</sup>/<sub>4</sub> and SE<sup>1</sup>/<sub>4</sub> SE<sup>1</sup>/<sub>4</sub> Sec. 17, N<sup>1</sup>/<sub>2</sub> NE<sup>1</sup>/<sub>4</sub>, NE<sup>1</sup>/<sub>4</sub> NW<sup>1</sup>/<sub>4</sub>, Lots 1, 2, 3, 4 and SE<sup>1</sup>/<sub>4</sub> SE<sup>1</sup>/<sub>4</sub> Sec. 18, W<sup>1</sup>/<sub>2</sub> Sec. 19, NW<sup>1</sup>/<sub>4</sub> NE<sup>1</sup>/<sub>4</sub>, Lots 3, 4 and SW<sup>1</sup>/<sub>4</sub> SE<sup>1</sup>/<sub>4</sub> Sec. 20, SE<sup>1</sup>/<sub>4</sub> NW<sup>1</sup>/<sub>4</sub> and SW<sup>1</sup>/<sub>4</sub> Sec. 21, W<sup>1</sup>/<sub>2</sub> Sec. 28, all Secs. 29, 30, 31, 32 and W<sup>1</sup>/<sub>2</sub> Sec. 33;

In T. 38 N., R. 25 E., W<sup>1</sup>/<sub>2</sub> Sec. 2, all Sec. 3, E<sup>1</sup>/<sub>2</sub> SE<sup>1</sup>/<sub>4</sub> Sec. 4, NW<sup>1</sup>/<sub>4</sub> NE<sup>1</sup>/<sub>4</sub>, NW<sup>1</sup>/<sub>4</sub>, N<sup>1</sup>/<sub>2</sub> SW<sup>1</sup>/<sub>4</sub> and SW<sup>1</sup>/<sub>4</sub> SW<sup>1</sup>/<sub>4</sub> Sec. 5, all Secs. 6 and 7, S<sup>1</sup>/<sub>2</sub> Sec. 8, NE<sup>1</sup>/<sub>4</sub>, S<sup>1</sup>/<sub>2</sub> NW<sup>1</sup>/<sub>4</sub> and S<sup>1</sup>/<sub>2</sub> Sec. 9, all Sec. 10, N<sup>1</sup>/<sub>2</sub> NE<sup>1</sup>/<sub>4</sub>, Lots 1, 2, 6, 7, 8, 9 and W<sup>1</sup>/<sub>2</sub> W<sup>1</sup>/<sub>2</sub> Sec. 11, E<sup>1</sup>/<sub>2</sub> SE<sup>1</sup>/<sub>4</sub> and Lot 6, Sec. 12, NE<sup>1</sup>/<sub>4</sub> NE<sup>1</sup>/<sub>4</sub>, S<sup>1</sup>/<sub>2</sub> NE<sup>1</sup>/<sub>4</sub>, Lots 1, 2, 3, 4 and SE<sup>1</sup>/<sub>4</sub> Sec. 13, Lot 7, NW<sup>1</sup>/<sub>4</sub> NW<sup>1</sup>/<sub>4</sub>, W<sup>1</sup>/<sub>2</sub> SW<sup>1</sup>/<sub>4</sub> SW<sup>1</sup>/<sub>4</sub> and W<sup>1</sup>/<sub>2</sub> E<sup>1</sup>/<sub>2</sub> SW<sup>1</sup>/<sub>4</sub> SW<sup>1</sup>/<sub>4</sub> Sec. 14, N<sup>1</sup>/<sub>2</sub> N<sup>1</sup>/<sub>2</sub>, N<sup>1</sup>/<sub>2</sub> NE<sup>1</sup>/<sub>4</sub> SW<sup>1</sup>/<sub>4</sub>, SW<sup>1</sup>/<sub>4</sub> NE<sup>1</sup>/<sub>4</sub> SW<sup>1</sup>/<sub>4</sub>, N<sup>1</sup>/<sub>2</sub> SE<sup>1</sup>/<sub>4</sub> NE<sup>1</sup>/<sub>4</sub> SW<sup>1</sup>/<sub>4</sub>, SW<sup>1</sup>/<sub>4</sub> SW<sup>1</sup>/<sub>4</sub>, W<sup>1</sup>/<sub>2</sub> W<sup>1</sup>/<sub>2</sub> SE<sup>1</sup>/<sub>4</sub> SW<sup>1</sup>/<sub>4</sub>, N<sup>1</sup>/<sub>2</sub> NW<sup>1</sup>/<sub>4</sub> SE<sup>1</sup>/<sub>4</sub>, E<sup>1</sup>/<sub>2</sub> SE<sup>1</sup>/<sub>4</sub> SE<sup>1</sup>/<sub>4</sub>, E<sup>1</sup>/<sub>2</sub> W<sup>1</sup>/<sub>2</sub> SE<sup>1</sup>/<sub>4</sub> SE<sup>1</sup>/<sub>4</sub> and W<sup>1</sup>/<sub>2</sub> SW<sup>1</sup>/<sub>4</sub> SE<sup>1</sup>/<sub>4</sub> SE<sup>1</sup>/<sub>4</sub> Sec. 15, all Secs. 17 to 21, inclusive, NE<sup>1</sup>/<sub>4</sub> NE<sup>1</sup>/<sub>4</sub>, NE<sup>1</sup>/<sub>4</sub> NW<sup>1</sup>/<sub>4</sub> NE<sup>1</sup>/<sub>4</sub>, S<sup>1</sup>/<sub>2</sub> NW<sup>1</sup>/<sub>4</sub> NE<sup>1</sup>/<sub>4</sub>, S<sup>1</sup>/<sub>2</sub> NE<sup>1</sup>/<sub>4</sub>, W<sup>1</sup>/<sub>2</sub> W<sup>1</sup>/<sub>2</sub> NE<sup>1</sup>/<sub>4</sub> NW<sup>1</sup>/<sub>4</sub>,

W $\frac{1}{2}$  NW $\frac{1}{4}$ , NW $\frac{1}{4}$  NW $\frac{1}{4}$  SE $\frac{1}{4}$  NW $\frac{1}{4}$ , S $\frac{1}{2}$  N $\frac{1}{2}$  SE $\frac{1}{4}$  NW $\frac{1}{4}$ , S $\frac{1}{2}$  SE $\frac{1}{4}$  NW $\frac{1}{4}$  and S $\frac{1}{2}$  Sec. 22, W $\frac{1}{2}$  NW $\frac{1}{4}$  NW $\frac{1}{4}$ , W $\frac{1}{2}$  E $\frac{1}{2}$  NW $\frac{1}{4}$  NW $\frac{1}{4}$  and SW $\frac{1}{4}$  NW $\frac{1}{4}$  Sec. 23, E $\frac{1}{2}$  NE $\frac{1}{4}$ , Lots 1, 2, 10, NE $\frac{1}{4}$  SE $\frac{1}{4}$  and S $\frac{1}{2}$  SE $\frac{1}{4}$  Sec. 24, E $\frac{1}{2}$ , Lot 1 and SE $\frac{1}{4}$  SW $\frac{1}{4}$  Sec. 25, Lots 10, 11, 12, 13 Sec. 26, all Secs. 27 and 28, N $\frac{1}{2}$  NE $\frac{1}{4}$ , W $\frac{1}{2}$  and S $\frac{1}{2}$  SE $\frac{1}{4}$  Sec. 29, all Secs. 30, 31 and 32, N $\frac{1}{2}$ , N $\frac{1}{2}$  N $\frac{1}{2}$  SW $\frac{1}{4}$ , N $\frac{1}{2}$  NW $\frac{1}{4}$  SE $\frac{1}{4}$  and SE $\frac{1}{4}$  NW $\frac{1}{4}$  SE $\frac{1}{4}$  Sec. 33, Lots 5, 6, 7, 8, W $\frac{1}{2}$  E $\frac{1}{2}$ , NW $\frac{1}{4}$ , NE $\frac{1}{4}$  SW $\frac{1}{4}$  and S $\frac{1}{2}$  SW $\frac{1}{4}$  Sec. 34, Lots 1, 2, 3 and 4, Sec. 35;

In T. 39 N., R. 25 E., all Sec. 3, Lots 1, 2, 4, 7, 8, S $\frac{1}{2}$  NW $\frac{1}{4}$ , SW $\frac{1}{4}$  and SW $\frac{1}{4}$  SE $\frac{1}{4}$  Sec. 4, W $\frac{1}{2}$  and S $\frac{1}{2}$  SE $\frac{1}{4}$  Sec. 5, all Secs. 6, 7, 8, W $\frac{1}{2}$  NE $\frac{1}{4}$ , N $\frac{1}{2}$  NW $\frac{1}{4}$ , SW $\frac{1}{4}$  NW $\frac{1}{4}$ , W $\frac{1}{2}$  SW $\frac{1}{4}$ , SW $\frac{1}{4}$  NE $\frac{1}{4}$  SW $\frac{1}{4}$ , NW $\frac{1}{4}$  SE $\frac{1}{4}$  SW $\frac{1}{4}$ , S $\frac{1}{2}$  SE $\frac{1}{4}$  SW $\frac{1}{4}$ , S $\frac{1}{2}$  SW $\frac{1}{4}$  SE $\frac{1}{4}$  and SE $\frac{1}{4}$  SE $\frac{1}{4}$  Sec. 9, NE $\frac{1}{4}$ , N $\frac{1}{2}$  NW $\frac{1}{4}$ , SE $\frac{1}{4}$  NW $\frac{1}{4}$ , E $\frac{1}{2}$  SW $\frac{1}{4}$ , N $\frac{1}{2}$  SE $\frac{1}{4}$  and SW $\frac{1}{4}$  SE $\frac{1}{4}$  Sec. 10, SW $\frac{1}{4}$  NW $\frac{1}{4}$ , W $\frac{1}{2}$  SW $\frac{1}{4}$  and NE $\frac{1}{4}$  SE $\frac{1}{4}$  Sec. 15, all Secs. 17 to 21, inclusive, W $\frac{1}{2}$  SE $\frac{1}{4}$  NE $\frac{1}{4}$ , SW $\frac{1}{4}$  NE $\frac{1}{4}$ , NW $\frac{1}{4}$  NW $\frac{1}{4}$ , S $\frac{1}{2}$  NW $\frac{1}{4}$  and S $\frac{1}{2}$  Sec. 22, E $\frac{1}{2}$  NE $\frac{1}{4}$  SW $\frac{1}{4}$ , W $\frac{1}{2}$  NW $\frac{1}{4}$  NW $\frac{1}{4}$  SW $\frac{1}{4}$ , SW $\frac{1}{4}$  NW $\frac{1}{4}$  SW $\frac{1}{4}$  and S $\frac{1}{2}$  SW $\frac{1}{4}$  Sec. 23, NW $\frac{1}{4}$  and W $\frac{1}{4}$  SW $\frac{1}{4}$  Sec. 26, all Sec. 27, N $\frac{1}{2}$ , N $\frac{1}{2}$  S $\frac{1}{2}$  and SE $\frac{1}{4}$  SE $\frac{1}{4}$  Sec. 28, N $\frac{1}{2}$ , SW $\frac{1}{4}$  and N $\frac{1}{2}$  SE $\frac{1}{4}$  Sec. 29, all Secs. 30, 31 and 32, NE $\frac{1}{4}$  NE $\frac{1}{4}$  and NW $\frac{1}{4}$  NW $\frac{1}{4}$  Sec. 34;

In T. 40 N., R. 25 E., N $\frac{1}{2}$ , SW $\frac{1}{4}$  and SW $\frac{1}{4}$  SE $\frac{1}{4}$  Sec. 31;

In T. 37 N., R. 26 E., all Sec. 5, N $\frac{1}{2}$  N $\frac{1}{2}$ , SE $\frac{1}{4}$  NE $\frac{1}{4}$ , NE $\frac{1}{4}$  SE $\frac{1}{4}$  and S $\frac{1}{2}$  SE $\frac{1}{4}$  Sec. 6, E $\frac{1}{2}$  E $\frac{1}{2}$  and SE $\frac{1}{4}$  NW $\frac{1}{4}$  Sec. 7, N $\frac{1}{2}$ , W $\frac{1}{2}$  SW $\frac{1}{4}$  and SE $\frac{1}{4}$  Sec. 8;

In T. 38 N., R. 26 E., all Secs. 18, 19, 30 and 31, SW $\frac{1}{4}$  NE $\frac{1}{4}$ , NW $\frac{1}{4}$  and S $\frac{1}{2}$  Sec. 32;

Willamette Meridian.

Lands selected by Washington, eliminated from Chelan National Forest.

Provided, that all selections made by the State of Washington hereunder must be filed within ninety days from the date of this proclamation, and the lands embraced in selections made by the State of Washington hereunder to the extent that such selections receive the final approval of the Secretary of the Interior, be, and the same are, hereby declared eliminated from the Chelan National Forest, such eliminations to become effective from the date of such approvals.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington, this 16th day of January, in the year of our Lord one thousand nine hundred and twenty  
 [SEAL.] four and of the Independence of the United States of America the one hundred and forty-eighth.

CALVIN COOLIDGE

By the President:

CHARLES E. HUGHES  
*Secretary of State.*

February 3, 1924.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

### A PROCLAMATION

Announcing death of former President Woodrow Wilson.

To the People of the United States:

The death of Woodrow Wilson, President of the United States from March 4, 1913, to March 4, 1921, which occurred at 11:15 o'clock today at his home at Washington, District of Columbia, deprives the country of a most distinguished citizen, and is an event which causes universal and genuine sorrow. To many of us it brings the sense of a profound personal bereavement.

His early profession as a lawyer was abandoned to enter academic life. In this chosen field he attained the highest rank as an educator, and has left his impress upon the intellectual thought of the country. From the Presidency of Princeton University he was called by his fellow citizens to be the Chief Executive of the State of New Jersey. The duties of this high office he so conducted as to win the confidence of the people of the United States, who twice elected him to the Chief Magistracy of the Republic. As President of the United States he was moved by an earnest desire to promote the best interests of the country as he conceived them. His acts were prompted by high motives and his sincerity of purpose can not be questioned. He led the nation through the terrific struggle of the world war with a lofty idealism which never failed him. He gave utterance to the aspiration of humanity with an eloquence which held the attention of all the earth and made America a new and enlarged influence in the destiny of mankind.

In testimony of the respect in which his memory is held by the Government and people of the United States, I do hereby direct that the flags of the White House and of the several Departmental buildings be displayed at half staff for a period of thirty days, and that suitable military and naval honors under orders of the Secretary of War and of the Secretary of the Navy may be rendered on the day of the funeral.

Suitable civil, military, and naval honors directed.

Done at the City of Washington this third day of February, in the year of our Lord one thousand nine hundred and [SEAL.] twenty-four, and of the Independence of the United States of America one hundred and forty-eighth.

CALVIN COOLIDGE

By the President:

CHARLES EVANS HUGHES.  
*Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

February 15, 1924.

A PROCLAMATION.

WHEREAS, it is essential to the continued comfort, welfare, and prosperity of the people of the United States that abundant forests, widely distributed and maintained in a condition of high productiveness, be forever wisely conserved as one of our greatest natural resources; and

Forest protection and Arbor Day observance, 1924.  
Preamble.

WHEREAS, because of our constantly increasing need for wood and other forest products, together with our past failure to provide for reforestation, we are drawing upon our supplies of timber four times as fast as they are renewed through growth; and

WHEREAS, the most formidable agency of forest destruction and prevention of reforestation is fire and, of the fires which annually devastate vast areas, four-fifths are ascribed in origin to human agencies and virtually all may be controlled and made innocuous through prudence, care, and vigilance;

THEREFORE, I, CALVIN COOLIDGE, President of the United States, do urge upon the Governors of the various States to designate and set apart the week of April 21-27, 1924, as Forest Protection Week, and, wherever practicable and not in conflict with State law or accepted customs, to celebrate Arbor Day within that week. I also urge all citizens, either in association or as individuals, all schools, and the press of the land to give common

Designation of week of April 21-27, 1924, as Forest Protection Week, etc.

thought to the protection of our forests from fire, to the end that, in the future as in the past, these forests may supply us with wood, protect the purity of our streams, and otherwise serve the people of the United States.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 15th day of Feb., in the year of our Lord one thousand nine hundred and twenty-  
[SEAL.] four, and of the Independence of the United States of America the one hundred and forty-eighth.

CALVIN COOLIDGE

By the President:

CHARLES E. HUGHES  
*Secretary of State.*

March 5, 1924.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

### A PROCLAMATION

Amnesty and pardon.  
Preamble.

WHEREAS, in and by the Constitution of the United States of America, it is provided that the President "shall have power to grant reprieves and pardons for offenses against the United States, except in cases of impeachment"; and

R. S., sec. 1906, p. 350.  
Vol. 37, p. 356.

WHEREAS, Sections 1996 and 1998 of the Revised Statutes of the United States as modified by the Act of Congress approved August 22, 1912 (37 Stat. 356), prescribe that all persons thereafter deserting the military or naval service of the United States shall be deemed to have voluntarily relinquished and forfeited their rights of citizenship, as well as their right to become citizens, and shall be forever incapable of holding any office of trust or profit under the United States, or of exercising any rights of citizens thereof, but that said provisions "shall not apply to any person hereafter deserting the military or naval service of the United States in time of peace"; and

WHEREAS, an armistice was signed with the Imperial Austro-Hungarian Government on November 3, 1918, and with the Imperial German Government on November 11, 1918, the effect of which was to terminate hostilities; and

Vol. 42, p. 105.

WHEREAS, the war with the aforesaid foreign powers was not formally at an end until July 2, 1921, as declared by a Joint Resolution of the Senate and House of Representatives of the United States approved July 2, 1921, and by proclamations of the President of the United States of November 14, 1921, and November 17, 1921; and

Vol. 42, pp. 1030, 1046.

WHEREAS, many persons who deserted from the military or naval service of the United States on or after November 11, 1918, and therefor were duly convicted of desertion committed in time of war, are now leading blameless lives and have reestablished themselves in the confidence of their fellow citizens, and it is believed that further application of the provisions of the Revised Statutes hereinabove set forth to their cases would in most instances be productive of no good results and would be contrary to the spirit of those provisions;

Granting amnesty and pardon as to forfeiture of citizenship, etc., by persons deserting from Army or Navy since armistice of the World War.

NOW, THEREFORE, BE IT KNOWN, that I, Calvin Coolidge, President of the United States of America, in consideration of the premises, divers other good and sufficient reasons me thereunto moving, do hereby declare and grant amnesty and pardon to all persons who have heretofore been or may hereafter be convicted of desertion from the military or naval service of the United States in time of war, committed during the war hereinbefore mentioned and

on or since November 11, 1918, to the extent that there shall be, and hereby are, fully remitted as to such persons any relinquishment or forfeiture of their rights of citizenship as well as their right to become citizens, and any incapacity to hold office of trust or profit under the United States or to exercise any rights of citizens thereof, which forfeitures and disabilities have heretofore been or may hereafter be incurred under the provisions of the sections of the Revised Statutes hereinabove set forth by any such persons in consequence of conviction of desertion committed in time of war as aforesaid.

No other penalties affected.

FURTHERMORE, I do hereby proclaim, declare and make known that nothing contained in this proclamation is intended to remove, or to authorize the removal of, any charge of desertion which may now be standing on the rolls or records of the United States in the case of any person, or as pardoning, remitting or mitigating any penalties to which any person has become, is now, or hereafter may become liable, except as hereinbefore specifically provided.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this fifth day of March, in the year of our Lord one thousand nine hundred and twenty-four, and of the Independence of the United States of America the one hundred and forty-eighth.

CALVIN COOLIDGE

By the President:

CHARLES E. HUGHES  
*Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

March 7, 1924.

A PROCLAMATION.

WHEREAS, in and by Section 315 (a) of Title III of the Act of Congress approved September 21, 1922, entitled "An Act to provide revenue, to regulate commerce with foreign countries, to encourage the industries of the United States, and for other purposes," it is among other things provided that whenever the President, upon investigation of the differences in costs of production of articles wholly or in part the growth or product of the United States and of like or similar articles wholly or in part the growth or product of competing foreign countries, shall find it thereby shown that the duties fixed in this Act do not equalize the said differences in costs of production in the United States and the principal competing country he shall, by such investigation, ascertain said differences and determine and proclaim the changes in classifications or increases or decreases in rates of duty provided in said Act shown by said ascertained differences in such costs of production necessary to equalize the same;

Tariff on Wheat and Wheat Products. Preamble. Statutory authorization. Vol. 42, p. 941.

WHEREAS, in and by Section 315 (c) of said Act it is further provided that in ascertaining the differences in costs of production, under the provisions of subdivisions (a) and (b) of said section, the President, in so far as he finds it practicable, shall take into consideration (1) the differences in conditions in production, including wages, costs of material, and other items in costs in production of such or similar articles in the United States and in competing foreign countries; (2) the differences in the wholesale selling prices of domestic and foreign articles in the principal markets of the United States; (3) advantages granted to a foreign producer by a foreign government, or by a person, partnership, corporation, or association in a foreign country; and (4) any other advantages or disadvantages in competition;

Vol. 42, p. 942.

Vol. 42, p. 893.

WHEREAS, under and by virtue of said section of said Act the United States Tariff Commission has made an investigation to assist the President in ascertaining differences in costs of production of, and of all other facts and conditions enumerated in said section with respect to the articles described in paragraphs 729 and 730 of Title I of said Tariff Act of 1922, namely, wheat, wheat flour, semolina, crushed and cracked wheat, and similar wheat products not specially provided for, bran, shorts and by-product feeds obtained in milling wheat, being wholly or in part the growth or product of the United States, and of and with respect to like or similar articles wholly or in part the growth or product of competing foreign countries;

WHEREAS, in the course of said investigation a hearing was held, of which reasonable public notice was given and at which parties interested were given a reasonable opportunity to be present, to produce evidence, and to be heard;

AND, WHEREAS, The President upon said investigation of said differences in costs of production of said articles wholly or in part the growth or product of the United States and of like or similar articles wholly or in part the growth or product of competing foreign countries, has thereby found that the principal competing country is the Dominion of Canada and that the duties fixed in said Title and Act do not equalize the differences in costs of production in the United States and in said principal competing country, namely, Canada, and has ascertained and determined the increased and decreased rates of duty, respectively, necessary to equalize the same.

Determining rates to equalize differences in costs of production.

NOW, THEREFORE, I, CALVIN COOLIDGE, President of the United States, do hereby determine and proclaim that the increases and decreases in the rates of duty provided in said Act shown by said ascertained differences in said costs of production necessary to equalize the same, are as follows:

Wheat.

An increase in said duty on wheat from 30 cents per bushel of sixty pounds to 42 cents per bushel of sixty pounds;

Wheat flour, etc.

An increase in said duty on wheat flour, semolina, crushed or cracked wheat, and similar wheat products not specially provided for from 78 cents per hundred pounds to \$1.04 per hundred pounds;

Wheat feeds.

A decrease in said duty on bran, shorts, and by-product feeds obtained in milling wheat (within the limit of total decrease provided for in said Act) from 15 per centum ad valorem to 7½ per centum ad valorem.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

DONE at the City of Washington this seventh day of March, in the year of our Lord one thousand nine hundred and [SEAL.] twenty-four, and of the Independence of the United States of America the one hundred and forty-eighth.

CALVIN COOLIDGE.

By the President:

CHARLES E. HUGHES  
Secretary of State.

March 22, 1924.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

### A PROCLAMATION.

WHEREAS, Section I of a Joint Resolution of Congress, entitled a "Joint Resolution to Prohibit the Exportation of Arms or Munitions of War from the United States to Certain Countries, and for other Purposes", approved January 31, 1922, provides as follows:

"That whenever the President finds that in any American country, or in any country in which the United States exercises extraterritorial

Export of arms, etc.  
Preamble.  
Vol. 42, p. 361.

Statutory authorization.

jurisdiction, conditions of domestic violence exist, which are or may be promoted by the use of arms or munitions of war procured from the United States, and makes proclamation thereof, it shall be unlawful to export, except under such limitations and exceptions as the President prescribes, any arms or munitions of war from any place in the United States to such country until otherwise ordered by the President or by Congress."

And whereas, it is provided by Section II of the said Joint Resolution that "Whoever exports any arms or munitions of war in violation of section I shall on conviction be punished by fine not exceeding \$10,000, or by imprisonment not exceeding two years, or both."

Vol. 42, p. 361.

Now, therefore, I, Calvin Coolidge, President of the United States of America, acting under and by virtue of the authority conferred in me by the said Joint Resolution of Congress, do hereby declare and proclaim that I have found that there exists in Honduras such conditions of domestic violence which are or may be promoted by the use of arms or munitions of war procured from the United States as contemplated by the said Joint Resolution; and I do hereby admonish all citizens of the United States and every person to abstain from every violation of the provisions of the Joint Resolution above set forth, hereby made applicable to Honduras, and I do hereby warn them that all violations of such provisions will be rigorously prosecuted.

Declaration of domestic violence existing in Honduras.  
Post, p. 1950.

Warning against illegal shipments of arms, etc., thereto.

And I do hereby enjoin upon all officers of the United States, charged with the execution of the laws thereof, the utmost diligence in preventing violations of the said Joint Resolution and this my Proclamation issued thereunder, and in bringing to trial and punishment any offenders against the same.

Officers to enforce laws.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

DONE at the City of Washington this twenty-second day of March in the year of our Lord one thousand nine hundred [SEAL.] and twenty-four and of the Independence of the United States of America the one hundred and forty-eighth.

CALVIN COOLIDGE

By the President:

CHARLES E. HUGHES  
Secretary of State.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

April 7, 1924.

A PROCLAMATION

WHEREAS, an Act of Congress entitled the "Merchant Marine Act of 1920", approved June 5, 1920, contains the following provisions:

Virgin Islands.  
Preamble.  
Statutory provisions.  
Vol. 41, p. 997.

"Sec. 21. That from and after February 1, 1922, the coastwise laws of the United States shall extend to the island territories and possessions of the United States not now covered thereby, and the board is directed prior to the expiration of such year to have established adequate steamship service at reasonable rates to accommodate the commerce and the passenger travel of said islands and to maintain and operate such service until it can be taken over and operated and maintained upon satisfactory terms by private capital and enterprise: *Provided*, That if adequate shipping service is not established by February 1, 1922, the President shall extend the period herein allowed for the establishment of such service in the case of any island Territory or possession for such time as may

be necessary for the establishment of adequate shipping facilities therefor: *Provided further*, That until Congress shall have authorized the registry as vessels of the United States of vessels owned in the Philippine Islands, the Government of the Philippine Islands is hereby authorized to adopt, from time to time, and enforce regulations governing the transportation of merchandise and passengers between ports or places in the Philippine Archipelago: *And provided further*, That the foregoing provisions of this section shall not take effect with reference to the Philippine Islands until the President of the United States after a full investigation of the local needs and conditions shall, by proclamation, declare that an adequate shipping service has been established as herein provided and fix a date for the going into effect of the same."

AND WHEREAS, an adequate shipping service to accommodate the commerce and passenger travel of the Virgin Islands has not been established as provided by Section 21 of the "Merchant Marine Act of 1920";

Vol. 41, p. 907.

Vol. 42, p. 2261.

AND WHEREAS, a proclamation dated February 1, 1922, was issued by Warren G. Harding, President of the United States of America, acting under and by virtue of the authority conferred on him by Section 21 of said Act of Congress, declaring that the period for the establishment of adequate shipping service of the aforesaid Virgin Islands be extended from February 1, 1922, to May 1, 1922, and that the extension of the coastwise laws of the United States to the aforesaid Virgin Islands be deferred from February 1, 1922, to May 1, 1922;

Vol. 42, p. 2269.

AND WHEREAS, a second proclamation dated May 18, 1922, was issued by Warren G. Harding, President of the United States of America, declaring that the period for the establishment of adequate shipping service of the aforesaid Virgin Islands be extended from May 1, 1922, to November 1, 1922, and that the extension of the coastwise laws of the United States to the aforesaid Virgin Islands be deferred from May 1, 1922, to November 1, 1922;

Vol. 42, p. 2287.

AND WHEREAS, a third proclamation dated October 28, 1922, was issued by Warren G. Harding, President of the United States of America, declaring that the period for the establishment of adequate shipping service of the aforesaid Virgin Islands be extended from November 1, 1922, to November 1, 1923, and that the extension of the coastwise laws of the United States to the aforesaid Virgin Islands be deferred from November 1, 1922, to November 1, 1923;

Time for establishing service to, further extended to November 1, 1924.

*Ante*, p. 1920.  
*Post*, p. 1970.

NOW, THEREFORE, I, Calvin Coolidge, President of the United States of America, acting under and by virtue of the authority conferred upon me by Section 21 of said Act of Congress, having issued a proclamation on October 25, 1923, declaring that the period for the establishment of an adequate shipping service to the aforesaid Virgin Islands be extended from November 1, 1923, to May 1, 1924, and that the extension of the coastwise laws of the United States to the aforesaid Virgin Islands be deferred from November 1, 1923, to May 1, 1924, do hereby declare and proclaim that the period for the establishment of adequate shipping service of the aforesaid Virgin Islands be further extended from May 1, 1924, to November 1, 1924;

Coastwise laws deferred to November 1, 1924.

*Ante*, p. 1920.  
*Post*, p. 1970.

AND INASMUCH as the extension of the coastwise laws of the United States to the aforesaid Virgin Islands, as provided in Section 21 of the aforesaid act, is dependent upon the establishment of an adequate shipping service to such island possession, I do hereby further proclaim and declare that the extension of the coastwise laws of the United States to the Virgin Islands is deferred from May 1, 1924, to November 1, 1924.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

DONE at the city of Washington this 7th day of April, in the year of our Lord, One Thousand Nine Hundred and Twenty-four, and of the Independence of the United States of America the One Hundred and Forty-eighth.

CALVIN COOLIDGE.

By the President:

CHARLES E. HUGHES,  
*Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

April 11, 1924.

A PROCLAMATION.

WHEREAS, The Secretary of Agriculture, by virtue of the authority vested in him by section three of the Migratory Bird Treaty Act (40 Stat., 755), has submitted to me for approval, a regulation further amendatory of the regulations approved and proclaimed July 31, 1918, which the Secretary of Agriculture has determined to be a suitable amendatory regulation permitting and governing the hunting, taking, capture, killing, possession, sale, purchase, shipment, transportation, carriage, and export of said birds and parts thereof and their nests and eggs, as follows:

Protection of migratory birds.  
Preamble.  
Vol. 40, p. 755.  
Vol. 39, p. 1702.

REGULATION 4.—OPEN SEASONS ON AND POSSESSION OF CERTAIN MIGRATORY GAME BIRDS.

Open seasons.  
Vol. 42, p. 2266.

Regulation 4, sub-title "Doves" is hereby amended so as to read as follows:

Doves.—The open seasons for mourning doves shall be as follows:

Doves.  
Geographical limitations.  
*Ante*, p. 1916, amended.

In Delaware, Maryland, Virginia, North Carolina, Tennessee, Kentucky, Ohio, Indiana, Illinois, Minnesota, Nebraska, Kansas, Missouri, Arkansas, Oklahoma, that portion of Texas lying west and north of the main tracks of the International and Great Northern Railroad extending from Laredo to San Antonio, Austin, and Longview, and the Texas and Pacific railroad extending from Longview to Marshall and Texarkana, New Mexico, Colorado, Utah, Arizona, California, Nevada, Idaho, and Oregon the open season shall be from September 1 to December 15;

In Georgia, Florida, Alabama, and Mississippi the open season shall be from October 16 to January 31;

In that portion of Texas lying east and south of the main tracks of the International and Great Northern railroad extending from Laredo to San Antonio, Austin, and Longview, and the Texas and Pacific railroad extending from Longview to Marshall and Texarkana the open season shall be from November 1 to December 31; and

In South Carolina and Louisiana the open season shall be from November 1 to January 31.

NOW, THEREFORE, I, CALVIN COOLIDGE, PRESIDENT OF THE UNITED STATES OF AMERICA, DO HEREBY APPROVE AND PROCLAIM the foregoing amendatory regulation.

Approval of regulation.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

DONE at the City of Washington this 11th day of April in the year of our Lord one thousand nine hundred and twenty-four, and of the Independence of the United States of America the one hundred and forty-eighth.

CALVIN COOLIDGE

By the President:

CHARLES E. HUGHES  
*Secretary of State.*

April 18, 1924.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

## A PROCLAMATION

Chiricahua National Monument, Ariz.  
Preamble.

WHEREAS, certain natural formations, known as "The Pinnacles," within the Coronado National Forest, in the State of Arizona, are of scientific interest, and it appears that the public interests will be promoted by reserving as much land as may be necessary for the proper protection thereof, as a National Monument.

National Monument in Coronado National Forest, Arizona.

NOW, THEREFORE, I, Calvin Coolidge, President of the United States of America, by virtue of the power in me vested by section two of the Act of Congress approved June eight, nineteen hundred and six, entitled, "An Act for the preservation of American antiquities", do proclaim that there are hereby reserved from all forms of appropriation under the public land laws, subject to all prior valid adverse claims, and set apart as a National Monument, the following described tracts of land in the State of Arizona:

Description.

W $\frac{1}{2}$  Sections 19, 30 and 31, Township 16 South, Range 30 East, G. & S. R. M.; Sections 24, 25 and 36, Township 16 South, Range 29 $\frac{1}{2}$  East, G. & S. R. M.; S $\frac{1}{2}$  Section 24, unsurveyed; Section 35, unsurveyed; Section 36, unsurveyed; Township 16 South, Range 29 East, G. & S. R. M.

Use of Coronado National Forest not affected.

The reservation made by this proclamation is not intended to prevent the use of the lands for National Forest purposes under the proclamation establishing the Coronado National Forest, and the two reservations shall both be effective on the land withdrawn but the National Monument hereby established shall be the dominant reservation and any use of the land which interferes with its preservation or protection as a National Monument is hereby forbidden.

Warning is hereby given to all unauthorized persons not to appropriate, injure, deface, remove or destroy any feature of this National Monument, or to locate or settle on any of the lands reserved by this proclamation.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

DONE at the City of Washington this 18 day of April, in the year of our Lord one thousand nine hundred and [SEAL.] twenty-four, and of the Independence of the United States of America the one hundred and forty-eighth.

CALVIN COOLIDGE

By the President:

CHARLES E. HUGHES,  
*Secretary of State.*

May 2, 1924.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

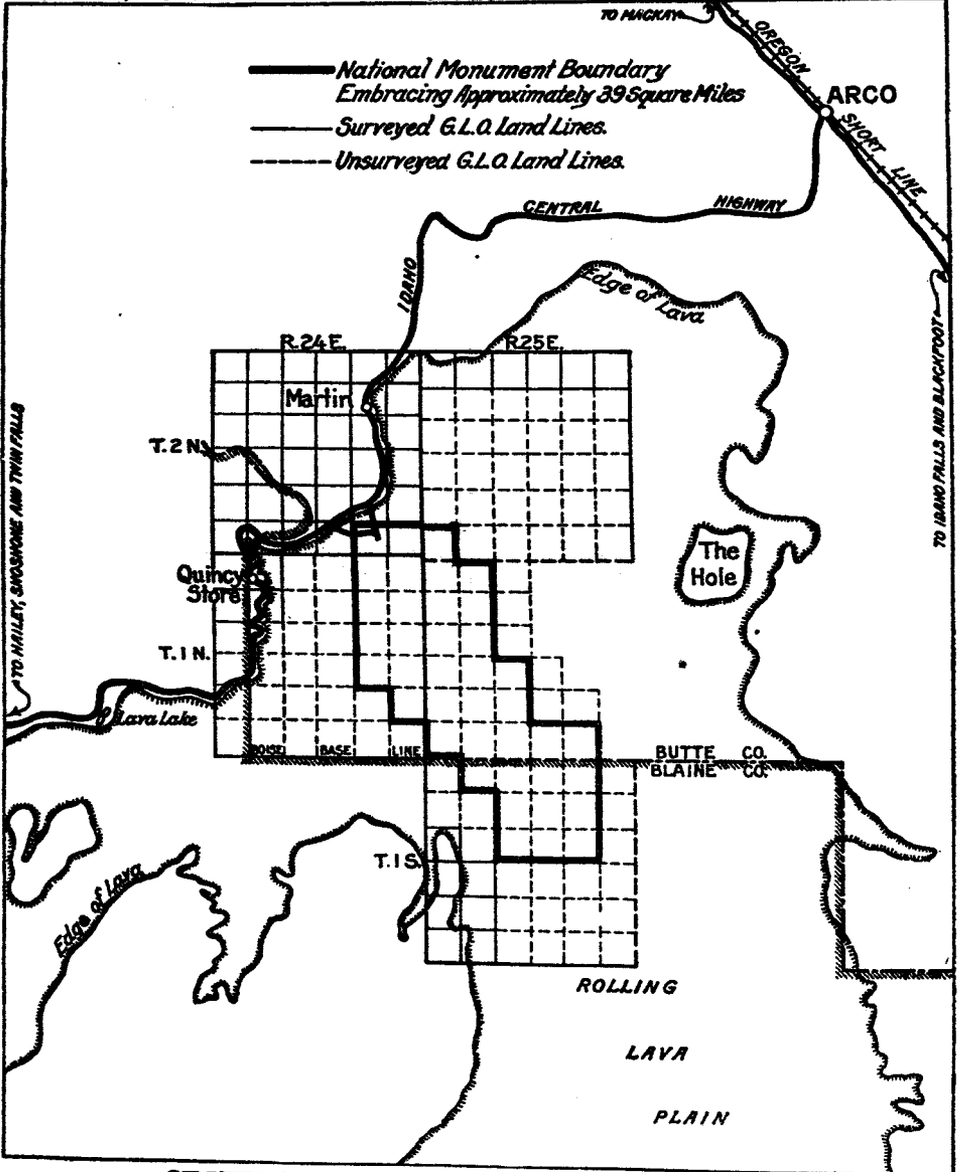
## A PROCLAMATION

Export of arms, etc. Preamble.  
Vol. 42, p. 361.  
Post, p. 1965.

Whereas, Section I of a Joint Resolution of Congress, entitled a "Joint Resolution to Prohibit the Exportation of Arms and Munitions of War from the United States to Certain Countries, and for other Purposes", approved January 31, 1922, provides as follows:

Statutory authorization.

"That whenever the President finds that in any American country, or in any country in which the United States exercises extraterritorial jurisdiction, conditions of domestic violence exist, which are or may be promoted by the use of arms or munitions of war procured from the United States, and makes proclamation thereof, it shall be unlawful to export, except under such limita-



CRATERS OF THE MOON NATIONAL MONUMENT

tions and exceptions as the President prescribes, any arms or munitions of war from any place in the United States to such country until otherwise ordered by the President or by Congress."

And whereas, it is provided by Section II of the said Joint Resolution that "Whoever exports any arms or munitions of war in violation of Section I shall on conviction be punished by fine not exceeding \$10,000, or by imprisonment not exceeding two years, or both."

Vol. 42, p. 361.

Now, therefore, I, Calvin Coolidge, President of the United States of America, acting under and by virtue of the authority conferred in me by the said Joint Resolution of Congress, do hereby declare and proclaim that I have found, as has been formally represented to this Government by the Government of Cuba, that there exist in Cuba such conditions of domestic violence which are or may be promoted by the use of arms or munitions of war procured from the United States as contemplated by the said Joint Resolution; and I do hereby admonish all citizens of the United States and every person to abstain from every violation of the provisions of the Joint Resolution above set forth, hereby made applicable to Cuba, and I do hereby warn them that all violations of such provisions will be rigorously prosecuted.

Declaration of domestic violence existing in Cuba.

Warning against illegal shipment of arms, etc., thereto.

Officers to enforce laws.

And I do hereby enjoin upon all officers of the United States, charged with the execution of the laws thereof, the utmost diligence in preventing violations of said Joint Resolution and this my Proclamation issued thereunder, and in bringing to trial and punishment any offenders against the same.

And I do hereby prescribe as an exception and limitation to the foregoing restrictions such exportations of arms or munitions of war as are approved by the Government of the United States for shipment to the Government of Cuba which has been recognized by the Government of the United States, and such arms and munitions for industrial or commercial uses as may from time to time be exported with the consent of the Secretary of State.

Exportation to the Government of Cuba allowed.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this Second day of May in the year of Our Lord one thousand nine hundred and twenty-four  
[SEAL.] and of the Independence of the United States of America the one hundred and forty-eighth.

CALVIN COOLIDGE

By the President:

CHARLES E. HUGHES  
*Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

May 2, 1924.

### A PROCLAMATION

WHEREAS, there is located in townships one south, one and two north, ranges twenty-four and twenty-five east of the Boise Meridian, in Butte and Blaine Counties, Idaho, an area which contains a remarkable fissure eruption together with its associated volcanic cones, craters, rifts, lava flows, caves, natural bridges, and other phenomena characteristic of volcanic action which are of unusual scientific value and general interest; and

Craters of the Moon National Monument, Idaho.  
Preamble.

WHEREAS, this area contains many curious and unusual phenomena of great educational value and has a weird and scenic landscape peculiar to itself; and

WHEREAS, it appears that the public interest would be promoted by reserving these volcanic features as a National Monument, together with as much land as may be needed for the protection thereof.

National Monument,  
Idaho.  
Vol. 34, p. 225.

NOW, THEREFORE, I, Calvin Coolidge, President of the United States of America, by authority of the power in me vested by section two of the act of Congress entitled, "An Act for the preservation of American antiquities," approved June eighth, nineteen hundred and six (34 Stat., 225) do proclaim that there is hereby reserved from all forms of appropriation under the public land laws, subject to all valid existing claims, and set apart as a National Monument all that piece or parcel of land in the Counties of Butte and Blaine, State of Idaho, shown as the Craters of the Moon National Monument upon the diagram hereto annexed and made a part hereof.

Reserved from settle-  
ment, etc.

Warning is hereby expressly given to all unauthorized persons not to appropriate, injure, destroy or remove any feature of this Monument and not to locate or settle upon any of the lands thereof.

Supervision, etc., by  
Director of National  
Park Service.  
Vol. 39, p. 535; Vol.  
41, p. 732.

The Director of the National Park Service, under the direction of the Secretary of the Interior, shall have the supervision, management, and control of this Monument as provided in the act of Congress entitled, "An Act to establish a National Park Service and for other purposes," approved August twenty-fifth, nineteen hundred and sixteen (39 Stat., 535) and Acts additional thereto or amendatory thereof.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

DONE in the City of Washington this 2d day of May in the year of our Lord one thousand nine hundred and twenty-four  
[SEAL.] and of the Independence of the United States of America the one hundred and forty-eighth.

CALVIN COOLIDGE

By the President:

CHARLES E. HUGHES  
*Secretary of State.*

May 5, 1924.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

### A PROCLAMATION

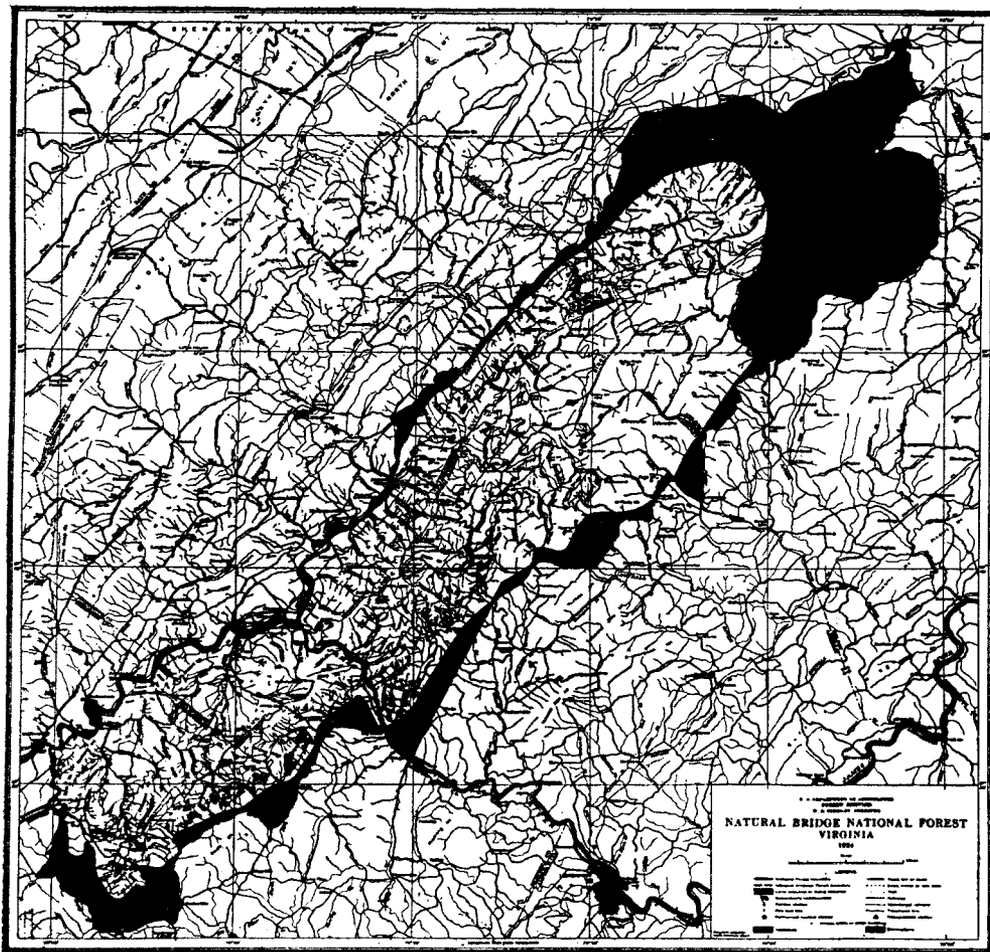
Natural Bridge Na-  
tional Forest, Va.  
Preamble.  
Vol. 40, p. 1780.  
Vol. 36, p. 961.

WHEREAS, by proclamation of May sixteenth, nineteen hundred and eighteen, there were reserved and set apart as the Natural Bridge National Forest certain lands within the State of Virginia, acquired by the United States under authority of the Act of Congress approved March first, nineteen hundred and eleven (36 Stat., 961), entitled "An Act To enable any State to cooperate with any other State or States, or with the United States, for the protection of the watersheds of navigable streams, and to appoint a commission for the acquisition of lands for the purpose of conserving the navigability of navigable rivers"; and

WHEREAS, certain additional lands in the vicinity of the said National Forest and within the said State have been or may hereafter be acquired by the United States under said Act, and have been designated by the Secretary of Agriculture as parts of the Natural Bridge Purchase Unit under the Weeks Law of March one, nineteen hundred and eleven.

NOW, THEREFORE, I, Calvin Coolidge, President of the United States of America, by virtue of the power in me vested by section eleven of said Act, and by section twenty-four of the Act of March third, eighteen hundred and ninety-one, do hereby proclaim

Area enlarged.  
Vol. 36, p. 963.  
Vol. 26, p. 1103.



that on and after July one, nineteen hundred and twenty-four, the boundaries of the said Natural Bridge National Forest shall include the lands as shown on the diagram attached hereto and made a part hereof, and that all lands within said enlarged boundaries which have been or may thereafter be acquired by the United States under authority of said Act of March first, nineteen hundred and eleven, shall be permanently reserved and administered as parts of said Natural Bridge National Forest.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

DONE in the City of Washington this fifth day of May in the year of our Lord one thousand nine hundred and twenty-  
 [SEAL] four, and of the independence of the United States the one hundred and forty-eighth.

CALVIN COOLIDGE

By the President:

CHARLES E. HUGHES  
*Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

May 6, 1924.

A PROCLAMATION.

Whereas in and by section 315 (a) of Title III of the act of Congress approved September 21, 1922, entitled, "An act to provide revenue, to regulate commerce with foreign countries, to encourage the industries of the United States, and for other purposes," it is, among other things, provided that whenever the President, upon investigation of the differences in costs of production of articles wholly or in part the growth or product of the United States and of like or similar articles wholly or in part the growth or product of competing foreign countries, shall find it thereby shown that the duties fixed in this act do not equalize the said differences in costs of production in the United States and the principal competing country he shall, by such investigation, ascertain said differences and determine and proclaim the changes in classifications or increases or decreases in rates of duty provided in said act shown by said ascertained differences in such costs of production necessary to equalize the same;

Tariff on Sodium Nitrite.  
 Preamble.  
 Statutory authorization.  
 Vol. 42, p. 941.

Whereas in and by section 315 (c) of said act it is further provided that in ascertaining the differences in costs of production, under the provisions of subdivisions (a) and (b) of said section, the President, in so far as he finds it practicable, shall take into consideration (1) the differences in conditions in production, including wages, costs of material, and other items in costs of production of such or similar articles in the United States and in competing foreign countries; (2) the differences in the wholesale selling prices of domestic and foreign articles in the principal markets of the United States; (3) advantages granted to a foreign producer by a foreign government, or by a person, partnership, corporation, or association in a foreign country; and (4) any other advantages or disadvantages in competition;

Vol. 42, p. 942.

Whereas, under and by virtue of said section of said act, the United States Tariff Commission has made an investigation to assist the President in ascertaining the differences in costs of production of and of all other facts and conditions enumerated in said section with respect to an article described in paragraph 83 of Title I of said tariff act of 1922, namely, sodium nitrite, being wholly or in part the growth or product of the United States, and of and with respect to a like or similar article wholly or in part the growth or product of competing foreign countries;

Vol. 42, p. 868.

Whereas in the course of said investigation a hearing was held, of which reasonable public notice was given and at which parties interested were given a reasonable opportunity to be present, to produce evidence, and to be heard;

Increasing duty on sodium nitrite to equalize differences in costs of production.

And whereas the President upon said investigation of said differences in costs of production of said article wholly or in part the growth or product of the United States and of the like or similar article wholly or in part the growth or product of competing foreign countries, has thereby found that the principal competing country is Norway and that the duty fixed in said title and act does not equalize the differences in costs of production in the United States and in said principal competing country, namely, Norway, and has ascertained and determined the increased rate of duty necessary to equalize the same.

Now, therefore, I, Calvin Coolidge, President of the United States of America, do hereby determine and proclaim that the increase in the rate of duty provided in said act shown by said ascertained differences in said costs of production necessary to equalize the same is as follows:

An increase in said duty on sodium nitrite from 3 cents per pound to 4½ cents per pound.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

DONE at the city of Washington this sixth day of May, in the year of our Lord one thousand nine hundred and twenty-four,  
[SEAL.] and of the independence of the United States of America the one hundred and forty-eighth.

CALVIN COOLIDGE

By the President:

CHARLES E. HUGHES  
*Secretary of State.*

May 15, 1924.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

### A PROCLAMATION

Export of arms, etc.  
Preamble.  
Vol. 42, p. 361.

WHEREAS, by a Proclamation of the President issued March 22, 1924, under a Joint Resolution of Congress approved by the President January 31, 1922, it was declared that there existed in Honduras conditions of domestic violence which were or might be promoted by the use of arms or munitions of war procured from the United States; and

Whereas, by the Joint Resolution above mentioned, it thereupon became unlawful to export arms or munitions of war to Honduras except under such limitations and exceptions as the President should prescribe;

Shipment to Honduras unlawful except with consent of Secretary of State.  
*Ante*, p. 1942.

Now, therefore, I, Calvin Coolidge, President of the United States of America, do hereby prescribe as such an exception and limitation, such arms and munitions as may from time to time be exported with the consent of the Secretary of State.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 15th day of May in the year of our Lord one thousand nine hundred and twenty-four  
[SEAL.] and of the Independence of the United States of America the one hundred and forty-eighth.

CALVIN COOLIDGE

By the President:

JOSEPH C. GREW  
*Acting Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA,

May 19, 1924.

A PROCLAMATION.

Whereas in and by section 315 (a) of Title III of the act of Congress approved September 21, 1922, entitled "An act to provide revenue, to regulate commerce with foreign countries, to encourage the industries of the United States, and for other purposes," it is, among other things, provided that whenever the President, upon investigation of the differences in costs of production of articles wholly or in part the growth or product of the United States and of like or similar articles wholly or in part the growth or product of competing foreign countries, shall find it thereby shown that the duties fixed in this act do not equalize the said differences in costs of production in the United States and the principal competing country he shall, by such investigation, ascertain said differences and determine and proclaim the changes in classifications or increases or decreases in rates of duty provided in said act shown by said ascertained differences in such costs of production necessary to equalize the same;

Tariff on Barium  
Dioxide.  
Preamble.  
Statutory authori-  
zation.  
Vol. 42, p. 941.

Whereas in and by section 315 (c) of said act it is further provided that in ascertaining the differences in costs of production, under the provisions of subdivisions (a) and (b) of said section, the President, in so far as he finds it practicable, shall take into consideration (1) the differences in conditions in production, including wages, costs of material, and other items in costs of production of such or similar articles in the United States and in competing foreign countries; (2) the differences in the wholesale selling prices of domestic and foreign articles in the principal markets of the United States; (3) advantages granted to a foreign producer by a foreign government, or by a person, partnership, corporation, or association in a foreign country; and (4) any other advantages or disadvantages in competition;

Vol. 42, p. 942.

Whereas, under and by virtue of said section of said act, the United States Tariff Commission has made an investigation to assist the President in ascertaining the differences in costs of production of and of all other facts and conditions enumerated in said section with respect to the article described in paragraph 12 of Title I of said tariff act of 1922, namely, barium dioxide, being wholly or in part the growth or product of the United States, and of and with respect to a like or similar article wholly or in part the growth or product of competing foreign countries;

Vol. 42, p. 860.

Whereas in the course of said investigation a hearing was held, of which reasonable public notice was given and at which parties interested were given a reasonable opportunity to be present, to produce evidence, and to be heard;

And whereas the President upon said investigation of said differences in costs of production of said article wholly or in part the growth or product of the United States and of the like or similar article wholly or in part the growth or product of competing foreign countries, has thereby found that the principal competing country is Germany and that the duty fixed in said title and act does not equalize the differences in costs of production in the United States and in said principal competing country, namely, Germany, and has ascertained and determined the increased rate of duty necessary to equalize the same.

Increasing duty on  
barium dioxide to  
equalize differences in  
costs of production.

Now, therefore, I, Calvin Coolidge, President of the United States of America, do hereby determine and proclaim that the increase in rate of duty provided in said act shown by said ascertained differences in said costs of production necessary to equalize the same is as follows:

An increase in said duty on barium dioxide (within the limit of total increase provided for in said act) from 4 cents per pound to 6 cents per pound.

Rate.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

DONE at the City of Washington this nineteenth day of May in the year of our Lord one thousand nine hundred and [SEAL.] twenty-four, and of the Independence of the United States of America the one hundred and forty-eighth.

CALVIN COOLIDGE

By the President:

CHARLES E. HUGHES,  
*Secretary of State.*

May 28, 1924.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

A PROCLAMATION.

Panama Canal.  
Preamble.

Statutory authoriza-  
tion.  
Vol. 42, p. 1225.  
Vol. 37, p. 561.

WHEREAS, a Joint Resolution of Congress entitled a "Joint Resolution Authorizing the President to abrogate the international agreement embodied in certain Executive orders relating to the Panama Canal," approved February 12, 1923, provides as follows:

"Whereas it is provided in the Act entitled, 'An Act to provide for the opening, maintenance, protection, and operation of the Panama Canal, and the sanitation and government of the Canal Zone,' approved August 24, 1912, 'that all laws, orders, regulations, and ordinances adopted and promulgated in the Canal Zone by order of the President for the government and sanitation of the Canal Zone and the construction of the Panama Canal are hereby ratified and confirmed as valid and binding until Congress shall otherwise provide'; and

"Whereas among the orders so ratified and confirmed as valid and binding are Executive Orders, issued by the Secretary of War, by direction of the President, on December 3, December 6, and December 28, 1904, January 7, 1905, and January 5, 1911, in which were embodied the terms of an agreement reached between the Secretary of War and officials of the Panama Government to serve as a modus operandi during the construction of the canal; and

"Whereas the purpose of the agreement in question has passed with the formal opening of the canal, and the agreement no longer provides an adequate basis for the adjustment of questions arising out of the relations between the Canal Zone authorities and the Government of Panama, and should be replaced by a more permanent agreement:

"Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the President be authorized to abrogate the international agreement embodied in the Executive orders issued as aforesaid, on December 3, December 6, and December 28, 1904, January 7, 1905, and January 5, 1911.

"Sec. 2. That when the President shall exercise the authority hereby granted, such orders shall no longer be valid and binding, and the legal effect of these orders given to them by the said Act of Congress approved August 24, 1912, shall be repealed."

Canal Zone.

Agreements with  
Panama respecting,  
abrogated as of June  
1, 1924.

Now, therefore, I, Calvin Coolidge, President of the United States of America, acting under and by virtue of the authority conferred in me by the said Joint Resolution of Congress, do hereby declare and proclaim, in accordance with notice of my intention heretofore given to the Government of Panama, the abrogation as of June 1, 1924, of the international agreement embodied in the Executive Orders issued as aforesaid, on December 3, December 6, and December 28, 1904, January 7, 1905, and January 5, 1911.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

DONE at the City of Washington this twenty-eighth day of May in the year of Our Lord one thousand nine hundred and [SEAL.] twenty-four and of the Independence of the United States of America the one hundred and forty-eighth.

CALVIN COOLIDGE

By the President:

CHARLES E. HUGHES  
*Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES

June 4, 1924.

A PROCLAMATION

WHEREAS, By Proclamations, the President of the United States has, at various times, created certain National Forests within the State of Idaho; and

Kaniksu National Forest, Idaho. Preamble.

WHEREAS, in order to provide for a proper adjustment of the claims of the State to lands within said National Forests, in satisfaction of its common school grant, a memorandum of agreement was entered into under date of October 4, 1911, between the Secretary of the Department of Agriculture and the Governor of the State of Idaho, whereby it was agreed that the said State should relinquish all its title or claim under its grant in aid of common schools to lands included within the said National Forests prior to survey, being the whole or parts of certain sections sixteen and thirty-six, and be allowed to select other lands equivalent in acreage and value lying along and within the boundaries of said National Forests in such position that, when eliminated therefrom, all of said selected lands will lie outside the new exterior boundaries of the National Forests; and

WHEREAS, It appears that the public interests would be promoted by modifying the proclamations affecting the Kaniksu National Forest, so as to exclude the areas first hereinafter described, and also so as to allow the State of Idaho, in furtherance of the above mentioned agreement, to make selections of the lands agreed upon for selection, and hereinafter described, as indemnity in satisfaction of the aforesaid portions of its common school grant;

Now, therefore, I, CALVIN COOLIDGE, President of the United States of America, by virtue of the power in me vested by the Act of Congress approved June fourth, eighteen hundred and ninety-seven, entitled "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the boundaries of the Kaniksu National Forest are hereby modified to exclude therefrom the following areas, to wit:

Boundaries modified. Vol. 30, p. 36.

Description.

In T. 60 N., R. 3 W., Sec. 16;

In T. 61 N., R. 3 W., Sec. 16;

In T. 62 N., R. 3 W., Sec. 16, and that part of Sec. 36 west of the hydrographic divide between the Kootenai and Priest Rivers;

In T. 63 N., R. 3 W., that part of Sec. 16 west of the hydrographic divide between the Kootenai and Priest Rivers, and all Sec. 36;

In T. 60 N., R. 4 W., Sec. 36;

In T. 61 N., R. 4 W., Lots 1, 2, 3, 4, 5, 6, 7, 8 and NW¼ SW¼ Sec. 16, and all Sec. 36;

In T. 62 N., R. 4 W., Sec. 36;

In T. 63 N., R. 4 W., Secs. 16 and 36;

In T. 64 N., R. 4 W., that part of Sec. 16 west of the hydrographic divide between the Kootenai and Priest Rivers, and all Sec. 36;  
Boise Meridian.

Lands to be selected by Idaho as indemnity for school grant in National Forest.

And I do also proclaim, under authority of the aforesaid act of June fourth, eighteen hundred and ninety-seven, that the said proclamations affecting the Kaniksu National Forest, are hereby further modified so as to admit of immediate selection by the State of Idaho, as indemnity in partial satisfaction of its common school grant and in furtherance of the before mentioned agreement of October 4, 1911, and not otherwise, of the following described lands within the said Kaniksu National Forest, Idaho, to wit:

In T. 58 N., R. 2 W., Lot 7, Sec. 6, all Sec. 18;

In T. 57 N., R. 3 W., Lots 1, 2, and 7, Sec. 4, NE $\frac{1}{4}$  SE $\frac{1}{4}$  and S $\frac{1}{2}$  SE $\frac{1}{4}$  Sec. 18, NW $\frac{1}{4}$  NE $\frac{1}{4}$  Sec. 19;

In T. 58 N., R. 3 W., S $\frac{1}{2}$  NW $\frac{1}{4}$  Sec. 1, Lot 2, S $\frac{1}{2}$  N $\frac{1}{2}$  and SW $\frac{1}{4}$  Sec. 3;

In T. 59 N., R. 3 W., Lot 4, SW $\frac{1}{4}$  NW $\frac{1}{4}$  and W $\frac{1}{2}$  SW $\frac{1}{4}$  Sec. 2;

In T. 60 N., R. 3 W., E $\frac{1}{2}$  Sec. 10;

In T. 64 N., R. 3 W., Lot 1, Sec. 31;

In T. 57 N., R. 4 W., Lots 8, 9, 10, and 13 and E $\frac{1}{2}$  SE $\frac{1}{4}$  Sec. 7, N $\frac{1}{2}$  and S $\frac{1}{2}$  SE $\frac{1}{4}$  Sec. 13, Lot 1, Sec. 20, SE $\frac{1}{4}$  SW $\frac{1}{4}$  NE $\frac{1}{4}$  NE $\frac{1}{4}$ , NE $\frac{1}{4}$  NW $\frac{1}{4}$  NE $\frac{1}{4}$ , N $\frac{1}{2}$  NW $\frac{1}{4}$  NW $\frac{1}{4}$  NE $\frac{1}{4}$  and NE $\frac{1}{4}$  SE $\frac{1}{4}$  NW $\frac{1}{4}$  NE $\frac{1}{4}$  Sec. 22, E $\frac{1}{2}$  NE $\frac{1}{4}$  and SW $\frac{1}{4}$  SW $\frac{1}{4}$  Sec. 25, SW $\frac{1}{4}$  NW $\frac{1}{4}$  and W $\frac{1}{2}$  SW $\frac{1}{4}$  Sec. 35;

In T. 58 N., R. 4 W., Lots 1, 2, 3, 4, 6, 7 and 8, S $\frac{1}{2}$  NE $\frac{1}{4}$ , SE $\frac{1}{4}$  NW $\frac{1}{4}$ , E $\frac{1}{2}$  SW $\frac{1}{4}$  and SE $\frac{1}{4}$  Sec. 4, Lots 1, 5 and 9, Sec. 5, Lots 4, 8, 9, 10, 11 and 16, Sec. 6. Lot 3, Sec. 8, E $\frac{1}{2}$ , NE $\frac{1}{4}$  NW $\frac{1}{4}$  and Lots 1, 3 and 5, Sec. 9, all Sec. 10, NW $\frac{1}{4}$  and S $\frac{1}{2}$  Sec. 15;

In T. 59 N., R. 4 W., E $\frac{1}{2}$  SW $\frac{1}{4}$  NW $\frac{1}{4}$  Sec. 2, Lots 5 and 8, Sec. 7, Lots 7, 9 and 13, Sec. 18, Lots 5, 9, 10 and 13, Sec. 19, Lots 13 and 14, Sec. 30, Lots 10 and 12, Sec. 31;

In T. 60 N., R. 4 W., Lot 1, Sec. 28;

In T. 61 N., R. 4 W., Lot 1, Sec. 33;

In T. 63 N., R. 4 W., Lot 4, Sec. 3;

In T. 64 N., R. 4 W., Sec. 25, NW $\frac{1}{4}$  NE $\frac{1}{4}$ , S $\frac{1}{2}$  NE $\frac{1}{4}$ , NW $\frac{1}{4}$  and S $\frac{1}{2}$  Sec. 27, Lots 1, 2, 3, 4 and E $\frac{1}{2}$  W $\frac{1}{2}$  Sec. 31, N $\frac{1}{2}$  NE $\frac{1}{4}$ , SW $\frac{1}{4}$  NE $\frac{1}{4}$ , NW $\frac{1}{4}$  and NW $\frac{1}{4}$  SE $\frac{1}{4}$  Sec. 35;

In T. 58 N., R. 5 W., Lots 5, 6, 7, 8, 9 and 10, Sec. 1;

In T. 59 N., R. 5 W., Lot 2, Sec. 12, Lot 1 Sec. 13, and Lot 2, Sec. 36;

Boise Meridian.

Selected lands eliminated from Kaniksu National Forest.

Provided, that all selections made by the State of Idaho hereunder must be filed within one year from the date of this proclamation, and the lands embraced in selections made by the State of Idaho hereunder to the extent that such selections receive the final approval of the Secretary of the Interior, be, and the same are, hereby declared eliminated from the Kaniksu National Forest, such eliminations to become effective from the date of such approvals.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

DONE at the City of Washington, this 4th day of June, in the year of our Lord one thousand nine hundred and twenty-four, and of the Independence of the United States of America the one hundred and forty-eighth.

CALVIN COOLIDGE

By the President:

CHARLES E. HUGHES  
Secretary of State.

BY THE PRESIDENT OF THE UNITED STATES

June 9, 1924.

A PROCLAMATION.

WHEREAS the Act of Congress directing the disposal of lands within a specified part of the Crow Indian Reservation, in the State of Montana, approved April 27, 1904 (33 Stat., 352), among other things, provides:

Crow Indian Res-  
ervation, Mont.  
Preamble.  
Vol. 33, p. 352.

That when, in the judgment of the President, no more of the land herein ceded can be disposed of at said price, he may by proclamation, to be repeated at his discretion, sell from time to time the remaining land subject to the provisions of the homestead law or otherwise as he may deem most advantageous, at such price or prices, in such manner, upon such conditions, with such restrictions, and upon such terms as he may deem best for all the interests concerned;

AND WHEREAS certain lands in the Reservation were sold and entered in the manner provided for by Proclamations of September 28, 1914 (38 Stat., 2029), and April 6, 1917 (40 Stat., 1653), which Proclamations fixed the terms under which the lands might be paid for;

Vol. 38, p. 2029; Vol.  
40, p. 1653.

AND WHEREAS because of droughts and adverse weather conditions an extension of time for payments, until the 1921 anniversaries of the dates of the purchases and entries was allowed on certain conditions to certain purchasers and entrymen by Proclamation dated May 5, 1920 (41 Stat., 1793);

Vol. 41, p. 1793.

AND WHEREAS it appearing that there had been no substantial amelioration of conditions a further extension of time for payments until the 1922 anniversaries of the dates of the purchases and entries was allowed on certain conditions to certain purchasers and entrymen by Proclamation dated August 11, 1921 (42 Stat., 2246);

Vol. 42, p. 2246.

AND WHEREAS it appearing that there had been no material improvement in the conditions a further extension of time for payments until the 1923 anniversaries of the dates of the purchases and entries was allowed on certain conditions to certain purchasers and entrymen by Proclamation dated July 10, 1922 (42 Stat., 2281);

Vol. 42, p. 2281.

AND WHEREAS it appearing that while there had been some improvement in the conditions existing on the Reservation there were still many purchasers and entrymen who were unable to make payments, a further extension of time until the 1924 anniversaries of the purchases and entries was allowed on certain conditions to certain purchasers and entrymen by Proclamation dated December 18, 1923;

*Note*, p. 1931.

AND WHEREAS, it appears that conditions have not improved over those of last year.

NOW, THEREFORE, I, Calvin Coolidge, President of the United States of America, by virtue of the authority conferred in me by the said Act of April 27, 1904, do hereby order and direct that any purchaser or entryman of lands within said former Reservation who is unable to pay the purchase money due under his purchase or entry made under the said Proclamation of September 28, 1914, or the said Proclamation of April 6, 1917, upon filing in the local land office an affidavit corroborated by two persons setting out his inability to make the required payment and the reasons therefor shall be granted an extension of time until the 1925 anniversary of the date of his entry or purchase upon the payment to the Receiver of the district land office of interest at the rate of five per cent per annum on the amounts extended from the maturities thereof to the expiration of the period of extension. The district land office will promptly notify all purchasers and entrymen entitled to the extension of the manner in which it may be obtained. If the affidavit is not filed and the interest paid within thirty days from receipt of notice, or if,

Further extensions  
allowed to pay install-  
ments for ceded lands.

Vol. 38, p. 2029; Vol.  
40, p. 1653.

Conditions.

within such time, the amounts in arrears are not paid in full, the purchases or entries for which the amounts are due will be reported by the district land office to the General Land Office for cancellation.

IN WITNESS WHEREOF I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 9 day of June in the year of our Lord Nineteen Hundred and twenty-four and of the [SEAL] Independence of the United States, the One Hundred and Forty-Eighth.

CALVIN COOLIDGE

By the President:

CHARLES E. HUGHES  
*Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

June 26, 1924.

A PROCLAMATION

Whereas it is provided by the Act of Congress, approved March 4, 1909, entitled "An Act to Amend and Consolidate the Acts Respecting Copyright," that the copyright secured by the Act except the benefits under Section 1 (e) thereof, as to which special conditions are imposed, shall extend to the work of an author or proprietor who is a citizen or subject of a foreign state or nation, only upon certain conditions set forth in Section 8 of said Act, to wit:

Copyrights.  
Preamble.  
Vol. 35, p. 1075.

(a) When an alien author or proprietor shall be domiciled within the United States at the time of the first publication of his work; or

Vol. 35, p. 1077.

(b) When the foreign state or nation of which such author or proprietor is a citizen or subject grants, either by treaty, convention, agreement, or law, to citizens of the United States the benefit of copyright on substantially the same basis as to its own citizens, or copyright protection substantially equal to the protection secured to such foreign author under this Act or by treaty; or when such foreign state or nation is a party to an international agreement which provides for reciprocity in the granting of copyright, by the terms of which agreement the United States, may, at its pleasure, become a party thereto;

AND WHEREAS it is provided by Section 1 (e) of the said Act of Congress, approved March 4, 1909, that the provisions of the Act, "so far as they secure copyright controlling the parts of instruments serving to reproduce mechanically the musical work, shall include only compositions published and copyrighted after this Act goes into effect, and shall not include the works of a foreign author or composer unless the foreign state or nation of which such author or composer is a citizen or subject grants, either by treaty, convention, agreement or law, to citizens of the United States similar rights";

AND WHEREAS the President is authorized by Section 8 of the said Act to determine and declare by proclamation made from time to time the existence of the reciprocal conditions aforesaid, as the purposes of the Act may require;

AND WHEREAS satisfactory official assurances have been received that the Governor General in Council of the Union of South Africa has issued a Proclamation which will come into operation on July 1, 1924, by which rights to protection for their works in the Union of South Africa are granted to citizens of the United States on substantially the same basis as to subjects of the Union of South Africa, including rights similar to those provided by Section 1 (e) of the Copyright Act of the United States, approved March 4, 1909.

NOW THEREFORE, I, CALVIN COOLIDGE, President of the United States of America, do hereby declare and proclaim

Benefits extended to subjects of Union of South Africa, including mechanical musical reproductions.

That on and after July 1, 1924, one of the alternative conditions specified in Section 8, and the conditions specified in Section 1 (e) of the Act of March 4, 1909, will exist and will be fulfilled in respect to the subjects of the Union of South Africa, and that from that

date subjects of the Union of South Africa will be entitled for all their works produced or published on or after said date, to all the benefits of the said Copyright Act of the United States, approved March 4, 1909, including the benefits of Section 1 (e), and of the Acts amendatory of the said Act.

**Conditions.**

Provided that the enjoyment by any work to which the provisions of this proclamation relate of the rights and benefits conferred by the Copyright Act approved March 4, 1909, and the Acts amendatory thereof, shall be conditional upon compliance with the requirements and formalities prescribed with respect to such works by the copyright laws of the United States, and shall commence from and after compliance with those requirements, constituting due registration for copyright in the United States.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Seal of the United States to be affixed.

DONE at the City of Washington this twenty-sixth day of June in the year of our Lord one thousand nine hundred and [SEAL.] twenty-four and of the Independence of the United States of America the one hundred and forty-eighth.

CALVIN COOLIDGE

By the President:

CHARLES E. HUGHES  
*Secretary of State.*

June 30, 1924.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

A PROCLAMATION.

Immigration of aliens.  
Preamble.

Whereas it is provided in the Act of Congress approved May 26, 1924, entitled "An Act to limit the immigration of aliens into the United States, and for other purposes" that—

*Ante*, p. 150.

"The annual quota of any nationality shall be two per centum of the number of foreign-born individuals of such nationality resident in continental United States as determined by the United States census of 1890, but the minimum quota of any nationality shall be 100" (Sec. 11(a);

*Ante*, p. 160.

"For the purposes of this Act nationality shall be determined by country of birth \* \* (Sec. 12(a);

*Ante*, p. 160.

"The Secretary of State, the Secretary of Commerce, and the Secretary of Labor, jointly, shall, as soon as feasible after the enactment of this Act, prepare a statement showing the number of individuals of the various nationalities resident in continental United States as determined by the United States census of 1890, which statement shall be the population basis for the purposes of subdivision (a) of section 11" (Sec. 12(b);

*Ante*, p. 161.

"Such officials shall, jointly, report annually to the President the quota of each nationality under subdivision (a) of section 11, together with the statements, estimates, and revisions provided for in this section. The President shall proclaim and make known the quotas so reported." (Sec. 12 (e).

And Whereas satisfactory evidence has been presented to me that the Secretary of State, the Secretary of Commerce, and the Secretary of Labor, pursuant to the authority conferred upon them in the Act of Congress approved May 26, 1924, have made the statement and the quotas therein provided,

Establishing quota of nationality allowed admission during fiscal year 1924-25.

Now, therefore, I, Calvin Coolidge, President of the United States of America, acting under and by virtue of the power in me vested by the aforesaid Act of Congress, do hereby proclaim and make known that on and after July 1, 1924, and throughout the fiscal year

1924-1925, the quota of each nationality provided in the said Act shall be as follows:

<i>Country or area of birth.</i>	<i>Quota 1924 to 1925</i>
*Afghanistan.....	100*
Albania.....	100
Andorra.....	100
Arabian peninsula (1, 2).....	100
Armenia.....	124
Australia, including Papua, Tasmania, and all islands ap- pertaining to Australia (3, 4).....	121
Austria.....	785
Belgium (5).....	512
*Bhutan.....	100*
Bulgaria.....	100
Cameroon (Proposed British mandate).....	100
Cameroon (French mandate).....	100
*China.....	100*
Czechoslovakia.....	3, 073
Danzig, Free City of.....	228
Denmark (5, 6).....	2, 789
Egypt.....	100
Esthonia.....	124
Ethiopia (Abyssinia).....	100
Finland.....	471
France (1, 5, 6).....	3, 954
Germany.....	51, 227
Great Britain and Northern Ireland (1, 3, 5, 6).....	34, 007
Greece.....	100
Hungary.....	473
Iceland.....	100
*India (3).....	100*
Iraq (Mesopotamia).....	100
Irish Free State (3).....	28, 567
Italy, including Rhodes, Dodekanesia, and Castellorizzo (5).....	3, 845
*Japan.....	100*
Latvia.....	142
Liberia.....	100
Liechtenstein.....	100
Lithuania.....	344
Luxemburg.....	100
Monaco.....	100
Morocco (French and Spanish Zones and Tangier).....	100
*Muscat (Oman).....	100*
Nauru (proposed British mandate) (4).....	100
*Nepal.....	100*
Netherlands (1, 5, 6).....	1, 648
New Zealand (including appertaining islands) (3, 4).....	100
Norway (5).....	6, 453
*New Guinea, and other Pacific islands under proposed Australian mandate (4).....	100*
Palestine (with Trans-Jordan) (proposed British mandate) Persia (1).....	100
Poland.....	5, 982
Portugal (1, 5).....	503
Ruanda and Urundi (Belgian mandate).....	100
Rumania.....	603
Russia, European and Asiatic (1).....	2, 248
Samoa, Western (4) (proposed mandate of New Zealand).....	100

<i>Country or area of birth.</i>	<i>Quota 1924 to 1925</i>
San Marino.....	100
*Siam.....	100*
South Africa, Union of (3).....	100
South West Africa (proposed mandate of Union of South Africa).....	100
Spain (5).....	131
Sweden.....	9,561
Switzerland.....	2,081
Syria and The Lebanon (French mandate).....	100
Tanganyika (proposed British mandate).....	100
Togoland (proposed British mandate).....	100
Togoland (French mandate).....	100
Turkey.....	100
*Yap and other Pacific islands under Japanese mandate (4).....	100*
Yugoslavia.....	671

**Nominal quotas.**

\*For each of the countries indicated by an asterisk (\*) is established a nominal quota according to the minimum fixed by law. These nominal quotas, as in the case of all quotas hereby established, are available only for persons born within the respective countries who are eligible to citizenship in the United States and admissible under the immigration laws of the United States.

**Assignment of persons born within the Barred Zone.**

1. (a) Persons born in the portions of Persia, Russia, or the Arabian peninsula situated within the Barred Zone, and who are admissible under the immigration laws of the United States as quota immigrants, will be charged to the quotas of these countries; and (b) persons born in the colonies, dependencies, or protectorates, or portions thereof, within the Barred Zone, of France, Great Britain, the Netherlands, or Portugal, who are admissible under the immigration laws of the United States as quota immigrants, will be charged to the quota of the country to which such colony or dependency belongs or by which it is administered as a protectorate.

**Arabian peninsula territory designated.**

2. The quota-area denominated "Arabian peninsula" consists of all territory except Muscat and Aden, situated in the portion of that peninsula and adjacent islands, to the southeast of Iraq, of Palestine with Trans-Jordan, and of Egypt.

**British dominions, etc.**

3. Quota immigrants born in the British self-governing dominions or in the Empire of India, will be charged to the appropriate quota rather than to that of Great Britain and Northern Ireland. There are no quota restrictions for Canada and Newfoundland.

**Pacific islands.**

4. As shown on Chart No. 1262a, Hydrographic office, United States Navy Department.

**Assignment of colonies, dependencies or protectorates.**

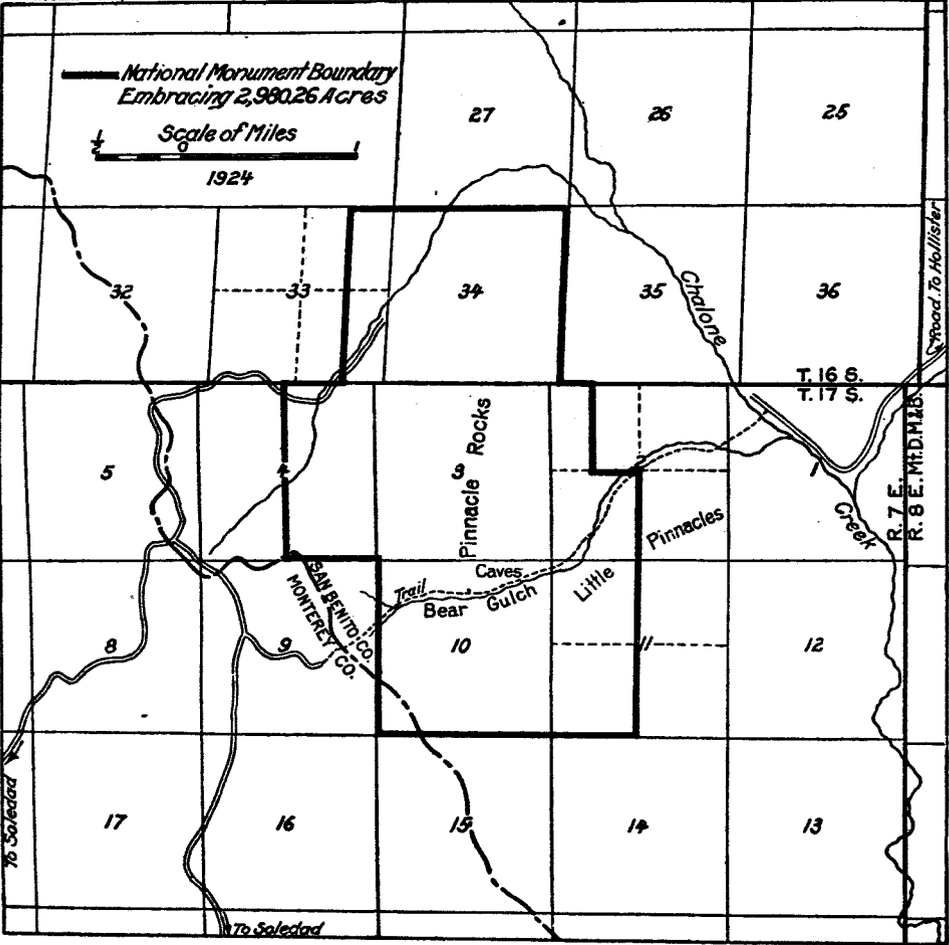
5. Quota immigrants eligible to citizenship in the United States, born in a colony, dependency, or protectorate of any country to which a quota applies will be charged to the quota of that country.

**European colonies or dependencies in Central or South America, etc.**

6. In contrast with the law of 1921, the Immigration Act of 1924 provides that persons born in the colonies or dependencies of European countries situated in Central America, South America, or the islands adjacent to the American continents (except Newfoundland and islands pertaining to Newfoundland, Labrador and Canada), will be charged to the quota of the country to which such colony or dependency belongs.

**No political significance in quota assignments.**

*General Note.* The immigration quotas assigned to the various countries and quota-areas should not be regarded as having any political significance whatever, or as involving recognition of new governments, or of new boundaries, or of transfers of territory except as the United States Government has already made such recognition in a formal and official manner.



PINNACLES NATIONAL MONUMENT

IN WITNESS WHEREOF I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington, this thirtieth day of June, in the year of Our Lord one thousand nine hundred and twenty-  
[SEAL.] four and of the Independence of the United States of America the one hundred and forty-eighth.

CALVIN COOLIDGE

By the President:

CHARLES E. HUGHES  
*Secretary of State*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

July 2, 1924.

A PROCLAMATION

WHEREAS, it appears that the public interest would be promoted by adding to the Pinnacles National Monument in the State of California, certain adjoining lands on which are located a spring of water and valuable camping sites.

Pinnacles National Monument, Calif. Preamble.

Vol. 35, p. 2177.

NOW, THEREFORE, I, Calvin Coolidge, President of the United States of America, by authority of the power in me vested by section two of the act of Congress entitled, "An Act for the Preservation of American antiquities", approved June eighth, nineteen hundred and six (34 Stat., 225) do proclaim that the E  $\frac{1}{2}$  of Section 4, in T. 17 S., R. 7 E., Mount Diablo Meridian, is hereby reserved from all forms of appropriation under the public land laws, subject to all valid existing claims, and set apart as an addition to the Pinnacles National Monument and that the boundaries of the said National Monument are now as shown on the diagram hereto annexed and made a part hereof.

*Ante*, p. 1911. Area enlarged. Vol. 34, p. 225.

Warning is hereby expressly given to all unauthorized persons not to appropriate, injure, destroy or remove any feature of this Monument and not to locate or settle upon any of the lands thereof.

Reserved from settlement, etc.

The Director of the National Park Service, under the direction of the Secretary of the Interior, shall have the supervision, management, and control of this Monument as provided in the Act of Congress entitled, "An act to establish a National Park Service and for other purposes," approved August twenty-fifth, nineteen hundred and sixteen (39 Stat., 535) and Acts additional thereto or amendatory thereof.

Supervision, etc., by Director of National Park Service.

Vol. 39, p. 535.

Vol. 41, p. 732.

In Witness Whereof, I have hereunto set my hand and caused the seal of the United States to be affixed.

DONE in the City of Washington this 2<sup>d</sup> day of July in the year of our Lord one thousand nine hundred and twenty-four  
[SEAL.] and of the Independence of the United States of America the one hundred and forty-eighth.

CALVIN COOLIDGE

By the President:

CHARLES E. HUGHES  
*Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

July 2, 1924.

A PROCLAMATION.

WHEREAS, The Secretary of Agriculture, by virtue of the authority vested in him by section three of the Migratory Bird Treaty Act (40 Stat., 755), has submitted to me for approval, a regulation further

Protection of migratory birds.

Vol. 40, p. 755.

Vol. 39, p. 1702.

amendatory of the regulations approved and proclaimed July 31, 1918, which the Secretary of Agriculture has determined to be a suitable amendatory regulation permitting and governing the hunting, taking, capture, killing, possession, sale, purchase, shipment, transportation, carriage, and export of said birds and parts thereof and their nests and eggs, as follows:

Open seasons.

**REGULATION 4.—OPEN SEASONS ON AND POSSESSION OF CERTAIN MIGRATORY GAME BIRDS.**

Waterfowl, etc.  
*Act*, p. 1915, amended.

Regulation 4, sub-title "Waterfowl (except wood duck, eider ducks, and swans), coot, gallinules, and Wilson snipe or jacksnipe" is hereby amended so as to read as follows:

Waterfowl (except wood duck, eider ducks, and swans), coot, gallinules, and Wilson snipe or jacksnipe.—The open seasons for waterfowl (except wood duck, eider ducks, and swans), coot, gallinules, and Wilson snipe or jacksnipe shall be as follows:

Geographical limitations.

In Maine, New Hampshire, Vermont, Massachusetts, Ohio, West Virginia, Kentucky, Indiana, Michigan, Wisconsin, Illinois, Minnesota, Iowa, Missouri, North Dakota, South Dakota, Nebraska, Kansas, Colorado, Wyoming, Montana, Idaho, Nevada, and that portion of Oregon and Washington lying east of the summit of the Cascade Mountains the open season shall be from September 16 to December 31;

In New York (except Long Island) the open season shall be from September 24 to January 7;

In Rhode Island, Connecticut, Pennsylvania, Oklahoma, that portion of Texas lying west and north of the main tracks of the International and Great Northern railroad extending from Laredo to San Antonio, Austin, and Longview, and the Texas and Pacific railroad extending from Longview to Marshall and Texarkana, New Mexico, Utah, California, and that portion of Oregon and Washington lying west of the summit of the Cascade Mountains the open season shall be from October 1 to January 15;

In that portion of New York known as Long Island, and in New Jersey, Delaware, and Arizona the open season shall be from October 16 to January 31;

In Maryland, the District of Columbia, Virginia, North Carolina, South Carolina, Georgia, Florida, Alabama, Mississippi, Tennessee, Arkansas, Louisiana, and that portion of Texas lying east and south of the main tracks of the International and Great Northern railroad extending from Laredo to San Antonio, Austin, and Longview, and the Texas and Pacific railroad extending from Longview to Marshall and Texarkana the open season shall be from November 1 to January 31; and

In Alaska the open season shall be from September 1 to December 15.

Approval of regulation.

**NOW, THEREFORE, I, CALVIN COOLIDGE, PRESIDENT OF THE UNITED STATES OF AMERICA, DO HEREBY APPROVE AND PROCLAIM** the foregoing amendatory regulation.

**IN WITNESS WHEREOF**, I have hereunto set my hand and caused the seal of the United States to be affixed.

**DONE** at the City of Washington this 2<sup>d</sup> day of July in the year of our Lord one thousand nine hundred and twenty-four, [SEAL.] and of the Independence of the United States of American the one hundred and forty-eighth.

By the President:  
CHARLES E. HUGHES  
*Secretary of State.*

CALVIN COOLIDGE.



BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

July 17, 1924.

A PROCLAMATION

Whereas, it appears that the public good will be promoted by excluding certain areas from the Lincoln National Forest, in the State of New Mexico, and restoring the public lands subject to disposition therein to entry by ex-service men in advance of the general public in accordance with existing law;

Lincoln National Forest, N. Mex. Preamble.

Now, therefore, I, CALVIN COOLIDGE, President of the United States of America, by virtue of the power in me vested by the Act of Congress approved June fourth, eighteen hundred and ninety-seven (30 Stat., 11 at 34 and 36), entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes", do proclaim that the boundaries of the Lincoln National Forest are hereby changed to exclude the areas indicated as eliminations upon the diagram hereto annexed and forming a part thereof.

Area diminished. Vol. 30, p. 36.

And I do further proclaim and make known that pursuant to Public Resolution No. 29 of February fourteenth, nineteen hundred and twenty (41 Stat., 434), as amended by Public Resolutions Nos. 36 and 79 approved January twenty-first and December twenty-eighth, nineteen hundred and twenty-two, respectively (42 Stat., 358, 1067), it is hereby ordered that the public lands in the excluded areas, subject to valid rights and the provisions of existing withdrawals, shall be opened only to entry under the homestead and desert-land laws by qualified ex-service men of the war with Germany, under the terms and conditions of said resolutions and the regulations issued thereunder, for a period of 91 days, beginning with the 63rd day from and after the date hereof, and thereafter any of said lands remaining unentered will be subject to appropriation under any public land law applicable thereto by the general public. Subsequent to the date hereof and prior to the date of restoration to general disposition as herein provided, no rights may be acquired to the excluded lands by settlement in advance of entry, or otherwise except strictly in accordance herewith.

Excluded lands opened to ex-service men of World War for 91 days. Vol. 41, p. 434; Vol. 42, pp. 358, 1067.

Thereafter to the general public.

Prospective applicants may, during the period of twenty days preceding the date on which the lands shall become subject to entry, selection or location of the form desired under the provisions of this proclamation, execute their applications in the manner provided by law and present the same, accompanied by the required payments, to the United States land offices at Roswell, New Mexico, in person by mail or otherwise, and all applications so filed, together with such as may be submitted at 9 o'clock a. m., standard time, on the dates fixed, shall be treated as though simultaneously filed and shall be disposed of in the manner prescribed by existing regulations. Under such regulations conflicts of equal rights will be determined by a drawing.

Filing applications, etc.

In Witness Whereof, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 17<sup>th</sup> day of July, in the year of our Lord one thousand nine hundred and twenty-four, [SEAL.] and of the Independence of the United States of America the one hundred and forty-ninth.

CALVIN COOLIDGE

By the President:

JOSEPH C. GREW

Acting Secretary of State.

August 5, 1924.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

## A PROCLAMATION

Cherokee National  
Game Refuges, Tenn.  
and Ga.  
Preamble.

WHEREAS, it appears that the designation and setting aside of the areas in the States of Tennessee and Georgia, hereinafter indicated, for the protection of game animals, birds, and fish will promote the public good:

Game refuges, Ten-  
nessee and Georgia.  
Vol. 39, p. 476.

NOW, THEREFORE, I, Calvin Coolidge, President of the United States of America, by virtue of the power in me vested by the act of Congress approved August eleventh, nineteen hundred and sixteen entitled "An act making appropriations for the Department of Agriculture for the fiscal year ending June thirtieth, nineteen hundred and seventeen, and for other purposes," do proclaim that there are hereby designated and set aside for the protection of game animals, birds, and fish all lands of the United States within the Cherokee National Forest in the States of Tennessee and Georgia, purchased under the provisions of the act of March first, nineteen hundred and eleven (Thirty-sixth Statutes at Large, page nine hundred and sixty-one), entitled "An act to enable any State to cooperate with any other State or States, or with the United States, for the protection of watersheds of navigable streams, and to appoint a commission for the acquisition of lands for the purpose of conserving the navigability of navigable streams," and acts supplementary thereto and amendatory thereof, as shown on the diagram forming a part hereof, to be known as the Cherokee National Game Refuges Numbers One and Two.

Within Cherokee  
National Forest, Tenn.  
and Ga.  
Vol. 36, p. 961.  
Vol. 41, p. 1798.

Warning against un-  
authorized hunting,  
etc.

Warning is hereby given to all persons not to hunt, catch, trap, willfully disturb or kill any kind of game animal, game or nongame bird, or fish, or to take the eggs of any such bird, on any lands herein designated or in or on the waters thereof, except under such general rules and regulations as may be prescribed from time to time by the Secretary of Agriculture.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

DONE at the City of Washington this fifth day of August, in the year of our Lord one thousand nine hundred and twenty-  
[SEAL] four, and of the Independence of the United States of America the one hundred and forty-ninth.

CALVIN COOLIDGE

By the President:  
JOSEPH C. GREW  
*Acting Secretary of State.*

August 8, 1924.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

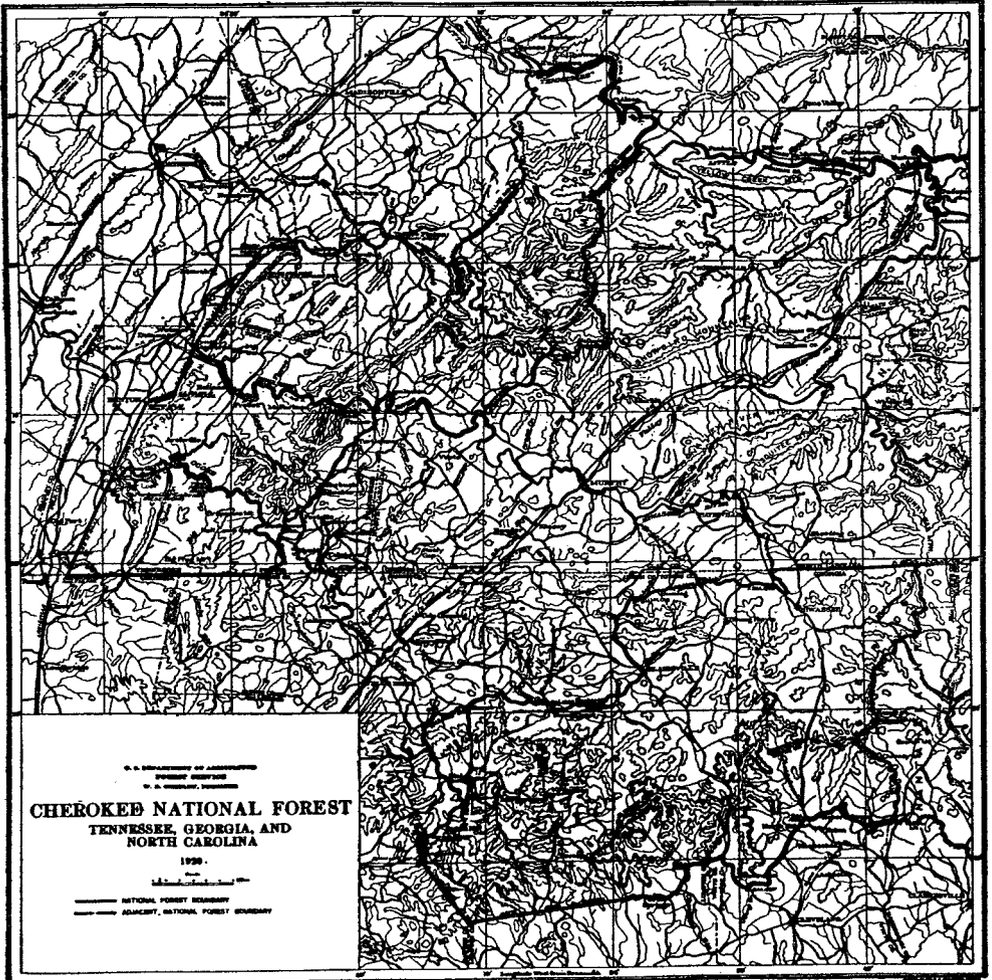
## A PROCLAMATION

Medicine Bow Na-  
tional Forest, Wyo.  
Preamble.  
Acte, p. 594.

WHEREAS, it appears that certain public lands within the area described in the act of Congress approved June 7, 1924 (Public No. 229), which have been found under the terms of said act to be chiefly valuable for national forest purposes, should be added to the Medicine Bow National Forest, in the State of Wyoming, and designated as a refuge for the protection and propagation of game animals and birds;

Area enlarged.

Now, therefore, I, CALVIN COOLIDGE, President of the United States of America, by virtue of the power in me vested by the aforesaid act of Congress, entitled, "An Act Authorizing the addition of certain lands to the Medicine Bow National Forest, Wyoming, and





for other purposes", do proclaim that the boundaries of the said national forest are hereby changed to include the area indicated as an addition on the diagram hereto annexed and forming a part hereof, and that such area is also hereby set aside as a game refuge and shall be recognized as a breeding place for game animals and birds, and that the hunting, trapping, killing, or capturing of any game animals and birds upon said lands is unlawful except under such regulations as may be prescribed by the Secretary of Agriculture;

Game refuge established.

Provided, that the reservation made by this proclamation shall not affect any valid existing claim, location, or entry under the land laws of the United States whether for homestead, mineral, right of way, or any other purpose, nor the rights of any claimant, locator, or entryman to the full use and enjoyment of such land.

Existing rights not affected.

In Witness Whereof, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 8th day of August in the year of our Lord one thousand nine hundred and twenty-four, and of the Independence of the United States of America the one hundred and forty-ninth.

CALVIN COOLIDGE

By the President:

JOSEPH C. GREW,  
*Acting Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

August 29, 1924.

A PROCLAMATION

WHEREAS, by a Proclamation of the President issued on May 2, 1924, under a Joint Resolution of Congress approved by the President on January 31, 1922, it was declared that there existed in Cuba conditions of domestic violence which were or which might be promoted by the use of arms or munitions of war procured from the United States; and

Export of arms, etc. *Ante*, p. 1946. Vol. 42, p. 366.

WHEREAS, by virtue of the Joint Resolution and Proclamation above mentioned it became unlawful to export arms or munitions of war to Cuba except under such limitations and exceptions as the President should prescribe:

NOW, therefore, I, CALVIN COOLIDGE, PRESIDENT OF THE UNITED STATES OF AMERICA, do hereby declare and proclaim that, as the conditions in Cuba which prompted the issuance of the Proclamation of May 2, 1924, have ceased to exist, the said Proclamation is hereby revoked.

Revocation of prohibition against shipment of arms, etc., to Cuba. *Ante*, p. 1946, revoked.

IN WITNESS WHEREOF I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 29th day of August in the year of Our Lord one thousand nine hundred and twenty-four [SEAL.] and of the Independence of the United States of America the one hundred and forty-ninth.

CALVIN COOLIDGE

By the President:

CHARLES E. HUGHES  
*Secretary of State.*

August 29, 1924.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

## A PROCLAMATION

Manzano National  
Forest, N. Mex.  
Preamble.  
Area extended.  
Vol. 26, p. 1095

Whereas, it appears that the public good will be promoted by adding certain lands in New Mexico to the Manzano National Forest;

Now, therefore, I, CALVIN COOLIDGE, President of the United States of America, by virtue of the power in me vested by the act of Congress approved March third, eighteen hundred and ninety-one (26 Stat., 1095), entitled, "An Act To repeal timber-culture laws, and for other purposes", and also by the act of Congress approved June fourth, eighteen and ninety-seven (30 Stat., 11 at 34 and 36), entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes", do proclaim that the boundaries of the Manzano National Forest are hereby changed to include the areas indicated as additions upon the diagram hereto annexed and forming a part hereof.

Vol. 30, p. 36.

Existing rights, etc.,  
not affected.

The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws, or embraced in a proper application to enter under the provisions of the stock raising homestead law, or reserved for any public purpose, be subject to, and shall not interfere with or defeat legal rights under such appropriation, nor prevent the designation of the lands embraced in such application and allowance thereof, nor the use for such public purpose of lands so reserved, so long as such claims are legally maintained or such reservation remains in force.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 29th day of August, in the year of our Lord nineteen hundred and twenty-four, and  
[SEAL] of the Independence of the United States of America the one hundred and forty-ninth.

CALVIN COOLIDGE

By the President:

CHARLES E. HUGHES  
*Secretary of State.*

August 29, 1924.

BY THE PRESIDENT OF THE UNITED STATES.

## A PROCLAMATION.

Devils Lake Indian  
Reservation, N. Dak.  
Preamble.

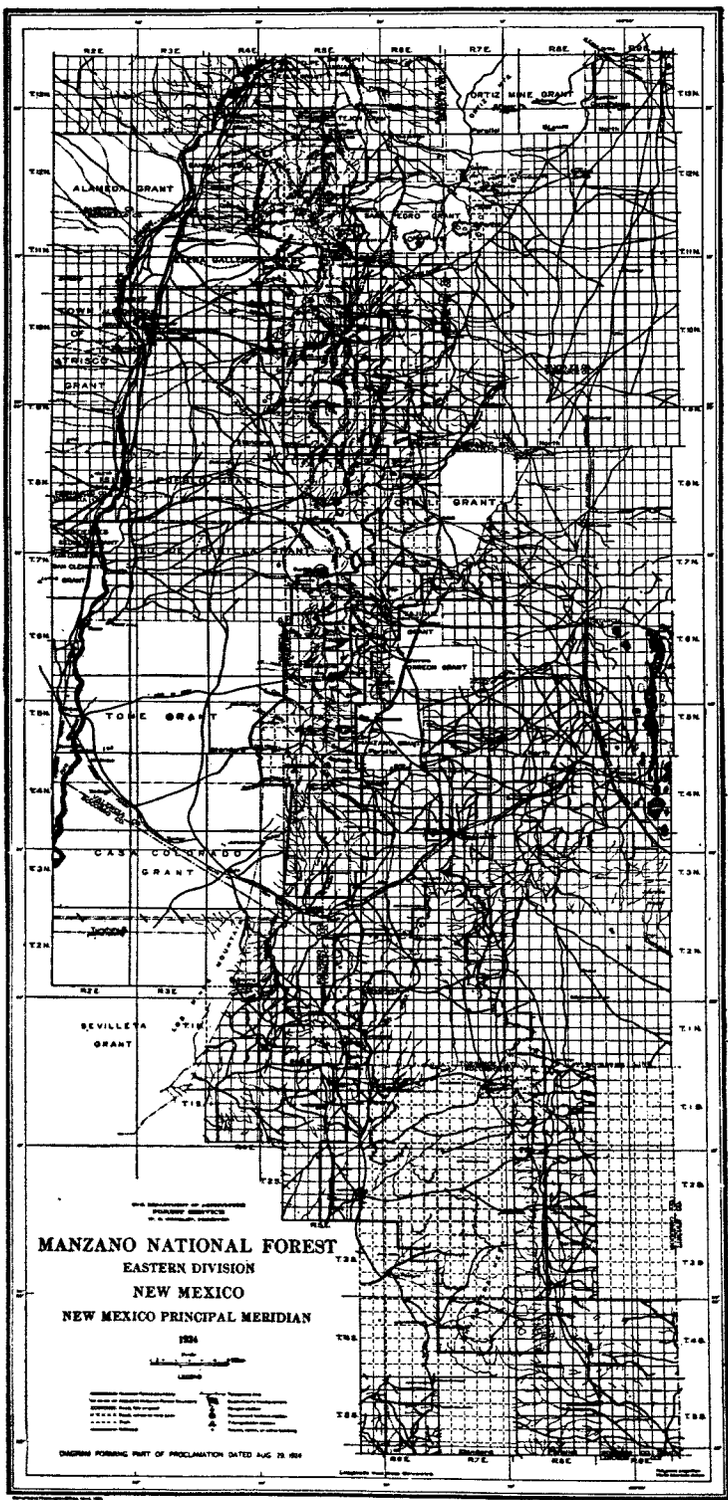
WHEREAS the act of Congress authorizing the disposal of lands within the former Devils Lake Indian Reservation, North Dakota, approved April 27, 1904 (33 Stat., 319), among other things provides:

Statutory authoriza-  
tion.  
Vol. 33, p. 319.

That, when in the judgment of the President no more of the land herein ceded can be disposed of at said price, he may by proclamation, to be repeated at his discretion, sell from time to time the remaining lands subject to the provisions of the homestead law or otherwise as he may deem most advantageous, at such price or prices, in such manner, upon such conditions, with such restrictions, and upon such terms as he may deem best for all interests concerned:

AND WHEREAS in my judgment no more of the land can be disposed of at said price, and it being believed that the remaining





lands can be most advantageously disposed of in the following manner;

NOW, THEREFORE, I, CALVIN COOLIDGE, President of the United States of America, by virtue of the authority vested in me by the aforesaid act of Congress, do hereby prescribe, proclaim and direct that all the land ceded by the said act not embraced in any valid existing right initiated under the public land laws, shall be offered for sale under the supervision of the Register and Receiver of the Bismarck, North Dakota, Land Office to the highest bidder for cash at not less than \$1.25 per acre. The sale will be held at Bismarck, North Dakota, commencing October 14, 1924.

Directing sale of un-disposed of ceded lands on.

The successful bidder for each tract must pay the purchase price thereof to the Receiver before 4:30 o'clock p. m. on the next day following the date of sale on which the land office is open. Bids may be made either in person or by agent, but will not be considered if received through the mail. No showing will be required of purchasers as to age, citizenship or otherwise.

Conditions.

All persons are warned against entering into any agreement, combination or conspiracy which will prevent any of said lands from selling advantageously, and all persons so offending will be prosecuted criminally under Section 59 of the Criminal Code, which reads:

Warning against interfering with sale, etc.

"Whoever, before or at the time of the public sale of any of the lands of the United States, shall bargain, contract, or agree, or attempt to bargain, contract, or agree with any other person, that the last-named person shall not bid upon or purchase the land so offered for sale, or any parcel thereof; or whoever by intimidation, combination, or unfair management shall hinder or prevent, or attempt to hinder or prevent, any person from bidding upon or purchasing any tract of land so offered for sale, shall be fined not more than one thousand dollars, or imprisoned not more than two years, or both."

Vol. 35, p. 1099.

IN WITNESS WHEREOF I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the city of Washington, this 29th day of Aug. in the year of our Lord Nineteen Hundred and Twenty-four and of [SEAL.] the Independence of the United States, the One Hundred and Forty-ninth.

CALVIN COOLIDGE

By the President:

CHARLES E. HUGHES  
*Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

September 12, 1924.

A PROCLAMATION

Although gratifying efforts are being made to lengthen the lives of our citizens and to conserve our diminishing store of natural resources, the nation's annual loss in life and property due to fire continues to surpass that of any other country. It is reported that 15,000 American lives and property valued at \$500,000,000 were lost in fires during 1923. The problem of combating this stupendous waste is of national importance. If it is to be diminished, especial efforts must be made to educate the public mind and conscience to the necessity of improving building construction, increasing protective equipment, and fostering a spirit of national carefulness. To this end

National Fire Prevention Day.  
Preamble.

THEREFORE, I, Calvin Coolidge, President of the United States, following an established custom, designate Thursday, October 9, the fifty-third anniversary of the great Chicago fire, as National Fire Prevention Day and accordingly recommend and appeal to all citizens that it be observed by them in an appropriate manner. I

Recommending observance of October 9, 1924, as.

especially direct the attention of public officials, civic organizations and newspapers to the importance of carrying on impressive activities in our schools, homes and industrial establishments. The preservation of thousands of lives and valuable property is a task worthy of our constant endeavor and wholesome cooperation.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be fixed.

DONE at the City of Washington this twelfth day of September in the year of our Lord one thousand nine hundred and [SEAL.] twenty-four, and of the Independence of the United States of America the one hundred and forty-ninth.

CALVIN COOLIDGE

By the President:

CHARLES E. HUGHES  
*Secretary of State.*

October 15, 1924.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

A PROCLAMATION

National monuments.  
Preamble.

Vol. 34, p. 225.

Setting apart designated historic forts as national monuments.

Fort Wood, N. Y.

Castle Pinckney, S. C.

Fort Pulaski, Ga.

Fort Marion, Fla.

WHEREAS, there are various military reservations under the control of the Secretary of War which comprise areas of historic and scientific interest;

AND WHEREAS, by section 2 of the Act of Congress approved June 8, 1906 (34 Stat. 225) the President is authorized "in his discretion, to declare by public proclamation historic landmarks, historic and prehistoric structures, and other objects of historic or scientific interest that are situated upon the lands owned or controlled by the Government of the United States to be national monuments, and may reserve as a part thereof parcels of land, the limits of which in all cases shall be confined to the smallest area compatible with the proper care and management of the objects to be protected";

NOW THEREFORE, I, Calvin Coolidge, President of the United States of America, under authority of the said Act of Congress do hereby declare and proclaim the hereinafter designated areas with the historic structures and objects thereto appertaining, and any other object or objects specifically designated, within the following military reservations to be national monuments:

**FORT WOOD, NEW YORK**

The site of the Statue of Liberty Enlightening the World, the foundations of which are built in the form of an eleven-pointed star and clearly define the area comprising about two and one-half acres.

**CASTLE PINCKNEY, Charleston Harbor, South Carolina.**  
The entire reservation, comprising three and one-half acres situated on Shutes Folly Island at the mouth of, Cooper River opposite the southern extremity of the city of Charleston and about one mile distant therefrom.

**FORT PULASKI, GEORGIA**

The entire area comprising the site of the old fortifications which are clearly defined by ditches and embankments, which inclose about twenty acres.

**FORT MARION, FLORIDA**

The entire area comprising 18.09 acres situated in the city of Saint Augustine, Florida.

**FORT MATANZAS, FLORIDA**

Fort Matanzas, Fla.

An area of one acre comprising within it the site of the old fortification which is situated on a marsh island south of the present main channel of the Matanzas River in the southeast quarter of section 14, Township 9 South, Range 30 East, about 15 miles from the city of Saint Augustine, and about one mile from Matanzas Inlet.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the city of Washington this fifteenth day of October, in the year of our Lord one thousand nine hundred and [SEAL.] twenty-four, and of the Independence of the United States of America the one hundred and forty-ninth.

CALVIN COOLIDGE

By the President:

JOSEPH C. GREW  
*Acting Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

October 23, 1924.

A PROCLAMATION

WHEREAS, an Act of Congress entitled the "Merchant Marine Act of 1920", approved June 5, 1920, contains the following provisions:

Virgin Islands.  
Preamble.

Statutory provisions.  
Vol. 41, p. 997.

"Sec. 21. That from and after February 1, 1922, the coastwise laws of the United States shall extend to the island territories and possessions of the United States not now covered thereby, and the board is directed prior to the expiration of such year to have established adequate steamship service at reasonable rates to accommodate the commerce and the passenger travel of said islands and to maintain and operate such service until it can be taken over and operated and maintained upon satisfactory terms by private capital and enterprise: Provided, That if adequate shipping service is not established by February 1, 1922, the President shall extend the period herein allowed for the establishment of such service in the case of any island Territory or possession for such time as may be necessary for the establishment of adequate shipping facilities therefor: Provided further, That until Congress shall have authorized the registry as vessels of the United States of vessels owned in the Philippine Islands, the Government of the Philippine Islands is hereby authorized to adopt, from time to time, and enforce regulations governing the transportation of merchandise and passengers between ports or places in the Philippine Archipelago: And provided further, That the foregoing provisions of this section shall not take effect with reference to the Philippine Islands until the President of the United States after a full investigation of the local needs and conditions shall, by proclamation, declare that an adequate shipping service has been established as herein provided and fix a date for the going into effect of the same."

AND WHEREAS, an adequate shipping service to accommodate the commerce and passenger travel of the Virgin Islands has not been established as provided by Section 21 of the "Merchant Marine Act of 1920":

Vol. 41, p. 997.

AND WHEREAS, a proclamation dated February 1, 1922, was issued by Warren G. Harding, President of the United States of

Vol. 42, p. 2261.

America, acting under and by virtue of the authority conferred on him by Section 21 of said Act of Congress, declaring that the period for the establishment of adequate shipping service of the aforesaid Virgin Islands be extended from February 1, 1922, to May 1, 1922, and that the extension of the coastwise laws of the United States to the aforesaid Virgin Islands be deferred from February 1, 1922, to May 1, 1922;

Vol. 42, p. 2269.

AND WHEREAS, a second proclamation dated May 18, 1922, was issued by Warren G. Harding, President of the United States of America, declaring that the period for the establishment of adequate shipping service of the aforesaid Virgin Islands be extended from May 1, 1922, to November 1, 1922, and that the extension of the coastwise laws of the United States to the aforesaid Virgin Islands be deferred from May 1, 1922, to November 1, 1922;

Vol. 42, p. 2287.

AND WHEREAS, a third proclamation dated October 28, 1922, was issued by Warren G. Harding, President of the United States of America, declaring that the period for the establishment of adequate shipping service of the aforesaid Virgin Islands be extended from November 1, 1922, to November 1, 1923, and that the extension of the coastwise laws of the United States to the aforesaid Virgin Islands be deferred from November 1, 1922, to November 1, 1923;

Time for establishing  
service to, further ex-  
tended to May 1, 1925.  
*Ante*, p. 1929.

NOW, THEREFORE, I, Calvin Coolidge, President of the United States of America, acting under and by virtue of the authority conferred upon me by Section 21 of said Act of Congress, having issued a proclamation on October 25, 1923, declaring that the period for the establishment of an adequate shipping service to the aforesaid Virgin Islands be extended from November 1, 1923, to May 1, 1924, and that the extension of the coastwise laws of the United States to the aforesaid Virgin Islands be deferred from November 1, 1923, to May 1, 1924; and having issued a second proclamation on April 7, 1924, declaring that the period for the establishment of an adequate shipping service to the aforesaid Virgin Islands be extended from May 1, 1924, to November 1, 1924, and that the extension of the coastwise laws of the United States to the aforesaid Virgin Islands be deferred from May 1, 1924, to November 1, 1924, do hereby declare and proclaim that the period for the establishment of adequate shipping service of the aforesaid Virgin Islands be further extended from November 1, 1924, to May 1, 1925;

*Ante*, p. 1943.

Coastwise laws de-  
ferred to May 1, 1925.  
*Ante*, p. 1944.

AND INASMUCH as the extension of the coastwise laws of the United States to the aforesaid Virgin Islands, as provided in Section 21 of the aforesaid act, is dependent upon the establishment of an adequate shipping service to such island possession, I do hereby further proclaim and declare that the extension of the coastwise laws of the United States to the Virgin Islands is deferred from November 1, 1924, to May 1, 1925.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

DONE at the city of Washington this twenty-third day of October, in the year of our Lord, One Thousand Nine Hundred [SEAL] and Twenty-Four, and of the Independence of the United States of America the One Hundred and Forty-ninth.

CALVIN COOLIDGE,

By the President:  
JOSEPH C. GREW  
*Acting Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

November 5, 1924.

A PROCLAMATION.

We approach that season of the year when it has been the custom for the American people to give thanks for the good fortune which the bounty of Providence, through the generosity of nature, has visited upon them. It is altogether a good custom. It has the sanction of antiquity and the approbation of our religious convictions. In acknowledging the receipt of Divine favor, in contemplating the blessings which have been bestowed upon us, we shall reveal the spiritual strength of the nation.

Thanksgiving Day,  
1924.  
Preamble.

The year has been marked by a continuation of peace whereby our country has entered into a relationship of better understanding with all the other nations of the earth. Ways have been revealed to us by which we could perform very great service through the giving of friendly counsel, through the extension of financial assistance, and through the exercise of a spirit of neighborly kindness to less favored peoples. We should give thanks for the power which has been given into our keeping, with which we have been able to render these services to the rest of mankind.

At home we have continually had an improving state of the public health. The production of our industries has been large and our harvests have been bountiful. We have been remarkably free from disorder and remarkably successful in all those pursuits which flourish during a state of domestic peace. An abundant prosperity has overspread the land. We shall do well to accept all these favors and bounties with a becoming humility, and dedicate them to the service of the righteous cause of the Giver of all good and perfect gifts. As the nation has prospered let all the people show that they are worthy to prosper by rededicating America to the service of God and man.

THEREFORE, I, CALVIN COOLIDGE, President of the United States of America, hereby proclaim and fix Thursday, the twenty-seventh day of November, as a day for National Thanksgiving. I recommend that the people gather in their places of worship, and at the family altars, and offer up their thanks for the goodness which has been shown to them in such a multitude of ways. Especially I urge them to supplicate the Throne of Grace that they may gather strength from their tribulations, that they may gain humility from their victories, that they may bear without complaining the burdens that shall be placed upon them, and that they may be increasingly worthy in all ways of the blessings that shall come to them.

Thursday, November  
27, 1924, designated as  
Thanksgiving Day.

IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the great seal of the United States.

DONE at the City of Washington this fifth day of November, in the year of our Lord, one thousand nine hundred and [SEAL] twenty-four, and of the independence of the United States the one hundred and forty-ninth.

CALVIN COOLIDGE

By the President:

CHARLES E. HUGHES  
*Secretary of State.*

November 14, 1924.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

## A PROCLAMATION

American Education  
Week.  
Preamble.

Education for the children of all the people, extending from the primary grades through the university, constitutes America's noblest contribution to civilization. No child or youth in the United States need be deprived of the benefits of education suited to his age and degree of advancement.

Nevertheless, either through negligence or because of unfortunate circumstances which might be controlled with sufficient effort, large numbers of children do not receive the full preparation for their life's work to which they are justly entitled. Many have reached maturity without even the rudiments of education.

This condition demands the solicitude of all patriotic citizens. It involves not only the persons immediately concerned and the communities in which they live, but the Nation itself, for the welfare of the country depends upon the character and the intelligence of those who cast the ballots.

Education has come to be nearer to the hearts of the American people than any other single public interest. The plan of maintaining educational institutions from public funds did not originally prevail in most of the States, and even where it was in use it was but feebly developed in the early days of the Republic. That plan did not arise spontaneously in the minds of all citizens. It was only when the suggestion came forcefully, convincingly, and repeatedly from a few pioneers that popular interest was fully aroused. Vigorous campaigns were required not only to establish the idea of public education, but also for its maintenance, and for its important extensions.

Campaigns of national scope in behalf of education have been conducted annually since 1920, and they have been increasingly effective with each succeeding year. They have concentrated attention upon the needs of education, and the cumulative impetus of mass action has been peculiarly beneficial. It is clearly in the interest of popular education, and consequently of the country, that these campaigns be continued with vigor.

In the last few years we have placed much emphasis on vocational training. It is necessary for men to know the practical side of life and be able to earn a living. We want to have masters of our material resources. But it is also necessary to have a broad and liberal culture that will enable men to think and know how to live after they have earned a living. An educated fool is a sorry spectacle, but he is not nearly so dangerous to society as a rich fool. We want neither in this country. We want the educated to know how to work and the rich to know how to think.

Urging observance of  
week beginning No-  
vember 17, as American  
Education Week.

NOW, THEREFORE, I, Calvin Coolidge, President of the United States of America, do designate November 17th to 23rd, inclusive, as American Education Week. I urge that the citizens do all they can to advance the interests of education. It is especially recommended that the Governors of the States issue proclamations emphasizing the services rendered by their educational institutions, and calling upon their people to observe the occasion by appropriate action. Further, I urge that all civil officers whose duties relate to education, and all persons connected with the profession of teaching, exert themselves to diffuse information concerning the condition and needs of the schools and to enhance appreciation of the value of education. Patriotic, civic, religious, social, and other organizations could contribute by conducting meetings and demonstrations to promote the desire for knowledge. Ministers of religion and members

of the press are asked to exercise the means within their power to increase enthusiasm for educational advancement and to stimulate zeal for enlightened citizenship.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done in the City of Washington on this 14th day of November in the year of our Lord One Thousand Nine Hundred and [SEAL] Twenty-four and of the Independence of the United States, the One Hundred and Forty-ninth.

CALVIN COOLIDGE

By the President:

CHARLES E. HUGHES  
*Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA,

November 14, 1924.

A PROCLAMATION.

Whereas in and by section 315 (a) of Title III of the act of Congress approved September 21, 1922, entitled "An act to provide revenue, to regulate commerce with foreign countries, to encourage the industries of the United States, and for other purposes," it is, among other things, provided that whenever the President, upon investigation of the differences in costs of production of articles wholly or in part the growth or product of the United States and of like or similar articles wholly or in part the growth or product of competing foreign countries, shall find it thereby shown that the duties fixed in this act do not equalize the said differences in costs of production in the United States and the principal competing country he shall, by such investigation, ascertain said differences and determine and proclaim the changes in classifications or increases or decreases in rates of duty provided in said act shown by said ascertained differences in such costs of production necessary to equalize the same;

Tariff on Diethylbarbituric Acid, etc.  
Preamble.  
Statutory authorization.  
Vol. 42, p. 941.

Whereas in and by section 315 (c) of said act it is further provided that in ascertaining the differences in costs of production, under the provisions of subdivisions (a) and (b) of said section, the President, in so far as he finds it practicable, shall take into consideration (1) the differences in conditions in production, including wages, costs of material, and other items in costs of production of such or similar articles in the United States and in competing foreign countries; (2) the differences in the wholesale selling prices of domestic and foreign articles in the principal markets of the United States; (3) advantages granted to a foreign producer by a foreign government, or by a person, partnership, corporation, or association in a foreign country; and (4) any other advantages or disadvantages in competition;

Vol. 42, p. 942.

Whereas, under and by virtue of said section of said act, the United States Tariff Commission has made an investigation to assist the President in ascertaining the differences in costs of production of and of all other facts and conditions enumerated in said section with respect to the articles described in paragraphs 1 and 5 of Title I of said tariff act of 1922, namely, diethylbarbituric acid and salts and compounds thereof, being wholly or in part the growth or product of the United States, and of and with respect to like or similar articles wholly or in part the growth or product of competing foreign countries;

Vol. 42, pp. 858, 859.

Whereas in the course of said investigation a hearing was held, of which reasonable public notice was given and at which parties

interested were given reasonable opportunity to be present, to produce evidence, and to be heard;

And whereas the President upon said investigation of said differences in costs of production of said articles wholly or in part the growth or product of the United States and of like or similar articles wholly or in part the growth or product of competing foreign countries, has thereby found—

That the principal competing country is Switzerland;

That the duties fixed in said title and act do not equalize the differences in costs of production in the United States and in said principal competing country, namely, Switzerland;

That the differences in costs of production in the United States and the principal competing country are greater than the amount of the present duty at the rate of 25 per centum ad valorem increased by the total maximum increase authorized under said section, subdivision (a);

And that said differences in costs of production in the United States and the principal competing country can not be equalized by proceeding under the provisions of subdivision (a) of said section and act, that is to say, by increasing the duties to the extent of 50 per centum of the existing ad valorem duties applied to the value of the imported article in the country of exportation.

Increasing duty on diethylbarbituric acid, salts, etc., to equalize differences in cost of production.

Rate on American selling price.  
Vol. 42, p. 950.

Veronal or veronal-sodium not included.

Now, therefore, I, CALVIN COOLIDGE, President of the United States of America, do hereby determine and proclaim that the rate of duty shown by said differences in costs of production of diethylbarbituric acid and salts and compounds thereof in the United States and in the principal competing country necessary to equalize such differences, within the limit provided in said section, is the rate of 25 per centum ad valorem based and assessed upon the American selling price as defined in subdivision (f) of section 402 of said act, of similar diethylbarbituric acid and salts and compounds thereof manufactured or produced in the United States and sold under their respective chemical names, or under their respective descriptive names, including barbital and barbital-sodium, not using for the purpose of said basis and assessment such price of such articles when sold under the trademark name Veronal or Veronal-sodium.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

DONE at the City of Washington this fourteenth day of November in the year of our Lord one thousand nine hundred and [SEAL] twenty-four, and of the Independence of the United States of America the one hundred and forty-ninth.

CALVIN COOLIDGE

By the President:

CHARLES E. HUGHES  
*Secretary of State.*

November 18, 1924.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

### A PROCLAMATION

Harney National Forest, S. Dak.  
Preamble.

Area enlarged.

Vol. 26, p. 1163.

WHEREAS, it appears that the public good will be promoted by adding certain land in South Dakota to the Harney National Forest;

Now, therefore, I, CALVIN COOLIDGE, President of the United States of America, by virtue of the power in me vested by the act of Congress approved March third, eighteen hundred and ninety-one (26 Stat., 1095), entitled, "An Act To repeal timber-culture laws, and

for other purposes," and also by the act of Congress approved June fourth, eighteen hundred and ninety-seven (30 Stat., 11 at 34 and 36), entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the boundaries of the Harney National Forest are hereby changed to include the N½ and SE¼, Section 27, Township 5 South, Range 2 East, Black Hills Meridian, South Dakota.

Vol. 30, p. 36.

Lands added.

Prior rights, etc., not affected.

The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws or reserved for any public purpose, be subject to and shall not interfere with or defeat legal rights under such appropriation, nor prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained or such reservation remains in force.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 18th day of November in the year of our Lord one thousand nine hundred and twenty-  
[SEAL] four, and of the Independence of the United States of America the one hundred and forty-ninth.

CALVIN COOLIDGE.

By the President:

JOSEPH C. GREW

*Acting Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

November 20, 1924.

A PROCLAMATION

WHEREAS, it appears that certain lands within the area described in the act of Congress approved March 1, 1921 (41 Stat., 1198), which have been found under the terms of said act to be chiefly valuable for the production of timber or the protection of stream flow, should be added to the Targhee National Forest in the State of Idaho;

Targhee National Forest, Idaho and Wyo. Preamble. Vol. 41, p. 1198.

Now, therefore, I, CALVIN COOLIDGE, President of the United States of America, by virtue of the power in me vested by the aforesaid act of Congress, entitled, "An Act To add certain lands to the Targhee National Forest," do proclaim that the boundaries of the said national forest are hereby changed to include the following described lands in Idaho:

Area enlarged.

Vol. 41, p. 1198.

Boise Meridian

Lands added.

In T. 12 N., R. 32 E., all Secs. 14, 15, 22, 23, 26, 27, 34, 35 and what will probably be when surveyed, all Secs. 4, 9, 16, 21, and 28; In T. 13 N., R. 32 E., all Secs. 1, 2, 3, 10, 11 and 12; In fractional T. 13 N., R. 33 E., all Secs. 1 to 12 inclusive.

The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws be subject to and shall not interfere with or defeat legal rights under such appropriation, while legally maintained.

Prior rights, etc., not affected.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 20th day of November in the year of our Lord one thousand nine hundred and twenty-  
[SEAL] four, and of the Independence of the United States of America the one hundred and forty-ninth.

CALVIN COOLIDGE

By the President:

JOSEPH C. GREW

*Acting Secretary of State.*

November 22, 1924.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

## A PROCLAMATION.

Copyrights.  
Preamble.  
Vol. 35, p. 1075.

WHEREAS, it is provided by the Act of Congress approved March 4, 1909, entitled "An Act to Amend and Consolidate the Acts Respecting Copyright", that the copyright secured by the Act, except the benefits under Section 1 (e) thereof as to which special conditions are imposed, shall extend to the work of an author or proprietor who is a citizen or subject of a foreign state or nation, only upon certain conditions set forth in Section 8 of the said Act, to wit:

Vol. 35, p. 1077.

(a) When an alien author or proprietor shall be domiciled within the United States at the time of the first publication of his work; or

(b) When the foreign state or nation of which such author or proprietor is a citizen or subject grants, either by treaty, convention, agreement, or law, to citizens of the United States the benefit of copyright on substantially the same basis as to its own citizens, or copyright protection substantially equal to the protection secured to such foreign author under this Act or by treaty; or when such foreign state or nation is a party to an international agreement which provides for reciprocity in the granting of copyright, by the terms of which agreement the United States may, at its pleasure, become a party thereto:

AND WHEREAS it is provided by Section 1 (e) of the said Act of Congress, approved March 4, 1909, that the provisions of the Act "so far as they secure copyright controlling the parts of instruments serving to reproduce mechanically the musical work, shall include only compositions published and copyrighted after this Act goes into effect, and shall not include the works of a foreign author or composer unless the foreign state or nation of which such author or composer is a citizen or subject grants, either by treaty, convention, agreement or law, to citizens of the United States similar rights";

AND WHEREAS the President is authorized by the said Section 8 to determine by proclamation made from time to time the existence of the reciprocal conditions aforesaid, as the purposes of the Act may require:

AND WHEREAS satisfactory official assurances have been received that the Swiss Federal Council has issued a decree dated September 26, 1924, declaring that citizens of the United States may obtain and since July 1, 1923, have been entitled to obtain copyright for their works in Switzerland which is substantially equal to the protection afforded by the copyright laws of the United States, including rights similar to those provided by Section 1 (e) of the Copyright Act of the United States, approved March 4, 1909.

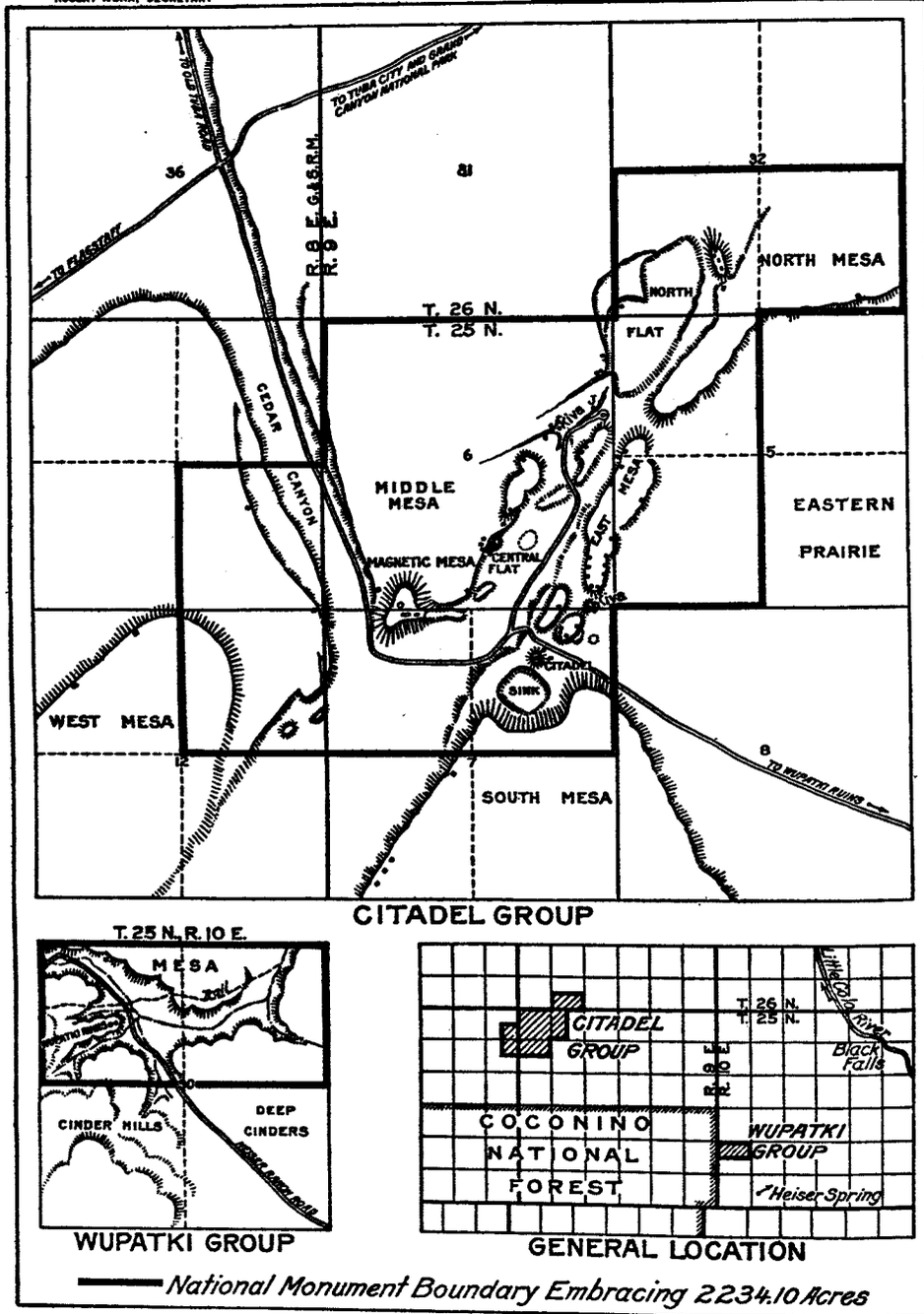
Benefits to citizens of  
Switzerland extended  
to mechanical musical  
reproductions.

NOW, THEREFORE, I, CALVIN COOLIDGE, President of the United States of America do declare and proclaim

That on and after July 1, 1923, the conditions specified in Sections 8 (b) and 1 (e) of the Act of March 4, 1909, existed and were fulfilled in respect to the citizens of Switzerland and that citizens of Switzerland are and since July 1, 1923, have been entitled to all the benefits of the Act of March 4, 1909, including Section 1 (e) thereof and the Acts amendatory of the said Act.

Conditions.

PROVIDED that the enjoyment by any work of the rights and benefits conferred by the Act of March 4, 1909, and the Acts amendatory thereof, shall be conditioned upon compliance with the requirements and formalities prescribed with respect to such works by the copyright laws of the United States.



*AND PROVIDED FURTHER* that the provisions of Section 1 (e) of the Act of March 4, 1909, in so far as they secure copyright controlling the parts of instruments serving to reproduce mechanically musical works shall apply only to compositions published after July 1, 1909, and registered for copyright in the United States which have not been reproduced within the United States prior to November 22, 1924, on any contrivance by means of which the work may be mechanically performed.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

DONE at the city of Washington this twenty-second day of November in the year of Our Lord one thousand nine [SEAL] hundred and twenty-four, and of the Independence of the United States of America the one hundred and forty-ninth.

CALVIN COOLIDGE

By the President:

JOSEPH C. GREW

*Acting Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

December 9, 1924.

A PROCLAMATION

WHEREAS, there are located in Arizona, about 30 miles northeast of Flagstaff, two groups of prehistoric ruins built by the ancestors of a most picturesque tribe of Indians still surviving in the United States, the Hopi or People of Peace; and

Wupatki National Monument, Ariz. Preamble.

WHEREAS, it appears that the public interest would be promoted by reserving these prehistoric remains as a National Monument together with as much land as may be necessary for the proper protection thereof,

NOW, THEREFORE, I, CALVIN COOLIDGE, President of the United States of America, by virtue of the power in me vested by section two of the act of Congress entitled, "An Act for the Preservation of American Antiquities," approved June 8, 1906 (34 Stat., 225) do proclaim that there are hereby reserved from all forms of appropriation under the public land laws, subject to all prior valid claims, and set apart as a National Monument to be known as the Wupatki National Monument those two pieces or parcels of land outlined upon the diagram hereto annexed and made a part hereof and more particularly described as follows: The S $\frac{1}{2}$  Sec. 32, Township 26 North, Range 9 East; all Sec. 6, W $\frac{1}{2}$  Sec. 5, N $\frac{1}{2}$  Sec. 7, Township 25 North, Range 9 East; SE $\frac{1}{4}$  Sec. 1, NE $\frac{1}{4}$  Sec. 12, Township 25 North, Range 8 East; and the N $\frac{1}{2}$  Sec. 30, Township 25 North, Range 10 East, of the Gila and Salt River Meridian.

National Monument, Arizona.

Vol. 34, p. 225.

Description.

Warning is hereby expressly given to all unauthorized persons not to appropriate, injure, destroy, or remove any of the features or objects included within the boundaries of this Monument and not to locate or settle upon any of the lands thereof.

Reserved from settlement, etc.

The Director of the National Park Service, under the direction of the Secretary of the Interior, shall have the supervision, management and control of this Monument, as provided in the act of Congress entitled, "An Act to establish a National Park Service, and for other purposes," approved August 25, 1916 (39 Stat., 535) and Acts additional thereto or amendatory thereof.

Supervision, etc., by Director of National Park Service.

Vol. 39, p. 535; Vol. 41, p. 732.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

DONE in the City of Washington this 9th day of December, in the year of our Lord one thousand nine hundred and [SEAL.] twenty-four, and of the Independence of the United States of America the one hundred and forty-ninth

CALVIN COOLIDGE

By the President:

CHARLES E. HUGHES  
*Secretary of State.*

December 22, 1924.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA,

A PROCLAMATION

Hawaii.  
Preamble.

Vol. 31, p. 159.

Vol. 36, p. 447.

Vol. 30, p. 750.

WHEREAS, section ninety-one of the Act of Congress approved April thirtieth, nineteen hundred, entitled "An Act to provide a government for the Territory of Hawaii" (31 Stat. 141-159), as amended by section seven of the Act approved May twenty-seventh, nineteen hundred and ten (36 Stat. 443, 447), authorizes the transfer of the title to certain public property ceded and transferred to the United States by the Republic of Hawaii under the joint resolution of annexation, approved July seventh, eighteen hundred and ninety-eight (30 Stat. 750), and in the possession and use of the Territory of Hawaii, to said Territory; and

WHEREAS, on the twenty-fifth day of March, nineteen hundred and one, Sanford B. Dole, Governor of Hawaii, acting pursuant to the authority contained in section ninety-one of the Act of April thirtieth, nineteen hundred, issued a proclamation setting aside certain lands therein described constituting the old Honolulu Custom House Site, the buildings thereon and the furniture and fixtures therein contained, "for the uses and purposes of the United States," to wit: the transaction of the public business of the United States relating to customs, and

WHEREAS, the lands and buildings, etc., at Honolulu, Hawaii, described in said proclamation are no longer needed for the uses and purposes of the United States, and

WHEREAS, such lands and buildings, etc., are desired by the Government of the Territory of Hawaii to be used for street, parking, and other purposes by the people of the Territory of Hawaii,

Title to old custom house site, Honolulu, transferred to the Territory.

Now, therefore, I, CALVIN COOLIDGE, President of the United States of America, by virtue of the power vested in me by section seven of the Act of Congress approved May twenty-seventh, nineteen hundred and ten (36 Stat. 443, 447), do hereby transfer to the Territory of Hawaii the title to the lands and buildings thereon and fixtures therein contained, referred to in the proclamation of the Governor of the Territory of Hawaii, above mentioned, described as follows, to wit:

Description.

Beginning at a point on the southeast side of Fort Street, 126 feet from the Esplanade, running northeasterly along Fort Street 200 feet to Allen Street; southeasterly along Allen Street 200 feet to Kekua-naoa Street; southwesterly along Kekua-naoa Street 200 feet; thence northwesterly 200 feet to the starting point, including an area of 40,000 square feet, and known as the Custom House Lot, Honolulu, Island of Oahu, Territory of Hawaii.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 22d day of December in the year of our Lord one thousand nine hundred and twenty-four, and of the Independence of the United States of America the one hundred and forty-ninth.

CALVIN COOLIDGE

By the President:

CHARLES E. HUGHES

*Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

December 29, 1924.

A PROCLAMATION.

Whereas in and by section 315 (a) of Title III of the act of Congress approved September 21, 1922, entitled "An act to provide revenue, to regulate commerce with foreign countries, to encourage the industries of the United States, and for other purposes," it is, among other things, provided that whenever the President, upon investigation of the differences in costs of production of articles wholly or in part the growth or product of the United States and of like or similar articles wholly or in part the growth or product of competing foreign countries, shall find it thereby shown that the duties fixed in this act do not equalize the said differences in costs of production in the United States and the principal competing country he shall, by such investigation, ascertain said differences and determine and proclaim the changes in classifications or increases or decreases in rates of duty provided in said act shown by said ascertained differences in such costs of production necessary to equalize the same;

Tariff on oxalic acid. Preamble.

Statutory authorization.

Vol. 42, p. 941.

Whereas in and by section 315 (c) of said act it is further provided that in ascertaining the differences in costs of production, under the provisions of subdivisions (a) and (b) of said section, the President, in so far as he finds it practicable, shall take into consideration (1) the differences in conditions in production, including wages, costs of material, and other items in costs of production of such or similar articles in the United States and in competing foreign countries; (2) the differences in the wholesale selling prices of domestic and foreign articles in the principal markets of the United States; (3) advantages granted to a foreign producer by a foreign government, or by a person, partnership, corporation, or association in a foreign country; and (4) any other advantages or disadvantages in competition;

Vol. 42, p. 942.

Whereas, under and by virtue of said section of said act, the United States Tariff Commission has made an investigation to assist the President in ascertaining the differences in costs of production of and of all other facts and conditions enumerated in said section with respect to the article described in paragraph 1 of Title I of said tariff act of 1922, namely, oxalic acid, being wholly or in part the growth or product of the United States, and of and with respect to a like or similar article wholly or in part the growth or product of competing foreign countries;

Vol. 42, p. 859.

Whereas in the course of said investigation a hearing was held, of which reasonable public notice was given and at which parties interested were given reasonable opportunity to be present, to produce evidence, and to be heard;

And whereas the President upon said investigation of said differences in costs of production of said article wholly or in part the growth or product of the United States and of the like or similar article wholly or in part the growth or product of competing foreign countries, has thereby found that the principal competing country is

Germany and that the duty fixed in said title and act does not equalize the differences in costs of production in the United States and in said principal competing country, namely, Germany, and has ascertained and determined the increased rate of duty necessary to equalize the same.

Increasing duty on oxalic acid to equalize differences in costs of production.

Now, therefore, I, Calvin Coolidge, President of the United States of America, do hereby determine and proclaim that the increase in the rate of duty provided in said act shown by said ascertained differences in said costs of production necessary to equalize the same is as follows:

Rate.

An increase in said duty on oxalic acid (within the limit of total increase provided for in said act) from 4 cents per pound to 6 cents per pound.

In witness whereof, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the city of Washington this 29th day of December in the year of our Lord one thousand nine hundred and twenty-  
[SEAL] four, and of the Independence of the United States of America the one hundred and forty-ninth.

CALVIN COOLIDGE

By the President:

CHARLES E. HUGHES  
*Secretary of State.*

January 7, 1925.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

### A PROCLAMATION

Manti National Forest, Utah.  
Preamble.

WHEREAS, an Executive order dated November 6, 1923, transferred to the Uinta National Forest all lands in Townships 13, 14 and 15 South of Ranges 1 and 2 East, Salt Lake Meridian, theretofore embraced in the Manti National Forest; and

WHEREAS, it appears that the public good will be promoted by adding certain lands in Utah to the Manti National Forest;

Area increased.

Vol. 26, p. 1103.

Now, therefore, I, CALVIN COOLIDGE, President of the United States of America, by virtue of the power in me vested by the act of Congress approved March third, eighteen hundred and ninety-one (26 Stat., 1095), entitled, "An Act To repeal timber-culture laws, and for other purposes", and also by the act of Congress approved June fourth, eighteen hundred and ninety-seven (30 Stat., 11 at 34 and 36), entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes", do proclaim that the boundaries of the Manti National Forest are hereby changed to include Sections 1 and 2 and the NE $\frac{1}{4}$  and S $\frac{1}{2}$  of Section 3, Township 14 South, Range 7 East, Salt Lake Meridian, Utah.

Vol. 30, p. 36.

Lands added.

Prior rights, etc., not affected.

The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws or reserved for any public purpose, be subject to and shall not interfere with or defeat legal rights under such appropriation, nor prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained or such reservation remains in force.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 7th day of January in the year of our Lord one thousand nine hundred and twenty-five, and of the Independence of the United States of America the one hundred and forty-ninth.

CALVIN COOLIDGE

By the President:

CHARLES E. HUGHES  
*Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

January 8, 1925.

A PROCLAMATION

WHEREAS, the Act of Congress, entitled "An Act to amend an Act creating the Custer State Park Game Sanctuary in the State of South Dakota", approved June 7, 1924 (43 Stat., 632), provides that, upon recommendation of the Secretary of Agriculture, the area designated as the Custer State Park Game Sanctuary under the provisions of the Act of June 5, 1920 (41 Stat., 986), may, by proclamation of the President, be enlarged to embrace a total of not to exceed 46,000 acres; and

Custer State Park Game Sanctuary, S. Dak. Preamble. *Ante*, p. 632.

Vol. 41, pp. 986, 1805.

WHEREAS, the Secretary of Agriculture has recommended that the Custer State Park Game Sanctuary be enlarged by the addition thereto of the following described lands of the United States, within the Harney National Forest, South Dakota, to wit:

Lands added from Harney National Forest. *Post*, p. 1985.

E $\frac{1}{2}$  Section 13, Township 2 South, Range 4 East; S $\frac{1}{2}$  Sections 2, 3, 4, and 5, and the N $\frac{1}{2}$  Sections 8, 9, 10, 11, and 12, Township 2 South, Range 5 East; N $\frac{1}{2}$  Section 7, Section 8, S $\frac{1}{2}$  Section 9, Section 16, Section 17, N $\frac{1}{2}$  Section 20, N $\frac{1}{2}$  and SE $\frac{1}{4}$  Section 21, W $\frac{1}{2}$  Section 27, E $\frac{1}{2}$  Section 28, E $\frac{1}{2}$  Section 33, Section 34, and W $\frac{1}{2}$  Section 35, Township 2 South, Range 6 East; N $\frac{1}{2}$  Section 1, Township 3 South, Range 4 East; SE $\frac{1}{4}$  SE $\frac{1}{4}$  Section 21, S $\frac{1}{2}$  Section 22, N $\frac{1}{2}$  N $\frac{1}{2}$  Section 27, Township 3 South, Range 5 East; Sections 1, 2, 11, 12, 13, 14, 23, 24, 25, and 26, Township 5 South, Range 5 East, all of Black Hills Meridian; and

WHEREAS, the area designated as the Custer State Park Game Sanctuary by proclamation of October 9, 1920, and the area above described do not embrace a total area in excess of 46,000 acres:

Vol. 41, p. 1805.

NOW, THEREFORE, I, CALVIN COOLIDGE, President of the United States of America, by virtue of the authority in me vested by said Act of June 7, 1924, do hereby make known and proclaim that the Custer State Park Game Sanctuary is enlarged to embrace all the lands of the United States above described, and the hunting, trapping, killing or capturing of any game animals and birds upon said lands is unlawful except under such regulations as may be prescribed from time to time by the Secretary of Agriculture.

Area enlarged. *Ante*, p. 632.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

DONE at the City of Washington, this eighth day of January, in the year of our Lord one thousand, nine hundred and [SEAL] twenty-five, and of the Independence of the United States the one hundred and forty-ninth.

CALVIN COOLIDGE

By the President:

CHARLES E. HUGHES  
*Secretary of State.*

January 10, 1925.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

## A PROCLAMATION

Snoqualmie and  
Olympic National  
Forests, Wash.  
Preamble.

WHEREAS, by Proclamations, the President of the United States has, at various times, created certain National Forests, within the State of Washington; and

WHEREAS, In order to provide for a proper adjustment of the claims of the State to lands within said National Forests, in satisfaction of its common school grant, a memorandum of agreement was entered into under date of December 22, 1914, between the Secretary of the Department of Agriculture and the State of Washington, whereby it was agreed that the said State should relinquish all its title or claim under its grant in aid of common schools to the whole or parts of certain sections sixteen and thirty-six included within the said National Forests prior to survey, or upon which homestead settlements had been made prior to survey and inclusion within such reservations and legally maintained, and be allowed to select other lands equivalent in acreage and value lying along and within the boundaries of said National Forests in such position that, when eliminated therefrom, all of said selected lands will lie outside the new exterior boundaries of the National Forests; and

WHEREAS, It appears that the public interests would be promoted by modifying the proclamations heretofore issued, affecting the Snoqualmie and Olympic National Forests, so as to exclude the areas first hereinafter described, and also so as to allow the State of Washington in furtherance of the aforesaid agreement, to file applications to select the lands agreed upon and hereinafter described, as indemnity in satisfaction of the aforesaid portions of its common school grant;

Area diminished.  
Vol. 30, p. 36.

Now, therefore, I, CALVIN COOLIDGE, President of the United States of America, by virtue of the power in me vested by the Act of Congress approved June fourth, eighteen hundred and ninety-seven, entitled "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the boundaries of the Snoqualmie and Olympic National Forests are hereby modified to exclude therefrom the following areas, to wit:

## Willamette Meridian

- In T. 29 N., R. 8 E., Sec. 36;
- In T. 29 N., R. 9 E., Secs. 16 and 36;
- In T. 29 N., R. 10 E., Secs. 16 and 36;
- In T. 25 N., R. 10 W., Sec. 16;
- In T. 26 N., R. 10 W., Secs. 16 and 36;
- In T. 25 N., R. 11 W., Secs. 16 and 36;
- In T. 26 N., R. 11 W., Secs. 16 and 36.

Lands to be selected  
by Washington as in-  
demnity for school  
grant in the national  
forests.

And I do also proclaim, under authority of the aforesaid act of June fourth, eighteen hundred and ninety-seven, that said proclamations are hereby further modified so as to admit of immediate application to select by the State of Washington, under restrictions applicable to such selections, and subject to prior valid claims or equities, as indemnity in partial satisfaction of its common school grant and in furtherance of the before mentioned agreement of December 22, 1914, and not otherwise, of the following described lands within the said Snoqualmie and Olympic National Forests, to wit:

Willamette Meridian

In T. 29 N., R. 8 E., all Secs. 1 and 2, N $\frac{1}{2}$  and SE $\frac{1}{4}$  Sec. 3, all Sec. 4, SE $\frac{1}{4}$  NE $\frac{1}{4}$ , NE $\frac{1}{4}$  SE $\frac{1}{4}$  and Lot 7 Sec. 6, NE $\frac{1}{4}$ , S $\frac{1}{2}$  NW $\frac{1}{4}$  and S $\frac{1}{2}$  Sec. 8, all Sec. 10, N $\frac{1}{2}$  and SE $\frac{1}{4}$  Sec. 11, all Sec. 12, N $\frac{1}{2}$  Sec. 13, all Sec. 14, N $\frac{1}{2}$  N $\frac{1}{2}$  and S $\frac{1}{2}$  S $\frac{1}{2}$  Sec. 18, all Sec. 20, N $\frac{1}{2}$  Lots 1, 2, 3, and N $\frac{1}{2}$  SE $\frac{1}{4}$  Sec. 22, NW $\frac{1}{4}$ , N $\frac{1}{2}$  SW $\frac{1}{4}$ , Lot 10 and SE $\frac{1}{4}$  Sec. 23, all Sec. 24, N $\frac{1}{2}$  and S $\frac{1}{2}$  S $\frac{1}{2}$  Sec. 25, N $\frac{1}{2}$  NE $\frac{1}{4}$ , S $\frac{1}{2}$  NW $\frac{1}{4}$  and S $\frac{1}{2}$  Sec. 26, E $\frac{1}{2}$  and S $\frac{1}{2}$  NW $\frac{1}{4}$  Sec. 27, NW $\frac{1}{4}$  NE $\frac{1}{4}$ , N $\frac{1}{2}$  NW $\frac{1}{4}$ , SW $\frac{1}{4}$  NW $\frac{1}{4}$  and SE $\frac{1}{4}$  Sec. 28, all Sec. 30, W $\frac{1}{2}$  NE $\frac{1}{4}$  and NW $\frac{1}{4}$  Sec. 32, N $\frac{1}{2}$  and SE $\frac{1}{4}$  Sec. 34, N $\frac{1}{2}$  and SE $\frac{1}{4}$  Sec. 35;

In T. 30 N., R. 8 E., S $\frac{1}{2}$  Sec. 27, S $\frac{1}{2}$  Sec. 28, all Secs. 29 to 34, inclusive, SW $\frac{1}{4}$  Sec. 35;

In T. 28 N., R. 9 E., all Secs. 1 and 2, S $\frac{1}{2}$  NE $\frac{1}{4}$ , NW $\frac{1}{4}$  and S $\frac{1}{2}$  Sec. 3, all Sec. 4, SE $\frac{1}{4}$  Sec. 5, N $\frac{1}{2}$  and SE $\frac{1}{4}$  Sec. 9, all Secs. 10, 11, 12, 13, 14, N $\frac{1}{2}$  and SE $\frac{1}{4}$  Sec. 15;

In T. 29 N., R. 9 E., S $\frac{1}{2}$  Sec. 2, S $\frac{1}{2}$  Sec. 7, S $\frac{1}{2}$  Sec. 8, S $\frac{1}{2}$  Sec. 9, NE $\frac{1}{4}$  and S $\frac{1}{2}$  Sec. 10, all Secs. 11 to 15 inclusive, 17, 18, and 19, N $\frac{1}{2}$  and N $\frac{1}{2}$  S $\frac{1}{2}$  Sec. 20, N $\frac{1}{2}$  and N $\frac{1}{2}$  S $\frac{1}{2}$  Sec. 21, N $\frac{1}{2}$  and N $\frac{1}{2}$  S $\frac{1}{2}$  Sec. 22, N $\frac{1}{2}$  NE $\frac{1}{4}$ , SW $\frac{1}{4}$  NE $\frac{1}{4}$ , NW $\frac{1}{4}$ , N $\frac{1}{2}$  SW $\frac{1}{4}$  and NW $\frac{1}{4}$  SE $\frac{1}{4}$  Sec. 23, NE $\frac{1}{4}$  Sec. 24, S $\frac{1}{2}$  NW $\frac{1}{4}$  and S $\frac{1}{2}$  Sec. 25, S $\frac{1}{2}$  N $\frac{1}{2}$  and S $\frac{1}{2}$  Sec. 26, SE $\frac{1}{4}$  SW $\frac{1}{4}$ , SW $\frac{1}{4}$  SE $\frac{1}{4}$  Sec. 29, N $\frac{1}{2}$  NE $\frac{1}{4}$ , SW $\frac{1}{4}$  NE $\frac{1}{4}$ , W $\frac{1}{2}$  and NW $\frac{1}{4}$  SE $\frac{1}{4}$  Sec. 31, E $\frac{1}{2}$ , E $\frac{1}{2}$  NW $\frac{1}{4}$ , NE $\frac{1}{4}$  SW $\frac{1}{4}$  and S $\frac{1}{2}$  SW $\frac{1}{4}$  Sec. 32, SW $\frac{1}{4}$  NE $\frac{1}{4}$ , Lot 4, S $\frac{1}{2}$  NW $\frac{1}{4}$ , SW $\frac{1}{4}$ , NW $\frac{1}{4}$  SE $\frac{1}{4}$  and S $\frac{1}{2}$  SE $\frac{1}{4}$  Sec. 33, NE $\frac{1}{4}$ , Lot 3, SW $\frac{1}{4}$  SW $\frac{1}{4}$  and NE $\frac{1}{4}$  SE $\frac{1}{4}$  Sec. 34, all Sec. 35;

In T. 28 N., R. 10 E., W $\frac{1}{2}$  Sec. 1, all Secs. 2, 3, 4, 5, 6, and NW $\frac{1}{4}$  Sec. 7;

In T. 29 N., R. 10 E., all Sec. 4, Lots 1, 2, 10, 11, SW $\frac{1}{4}$ , NW $\frac{1}{4}$  SE $\frac{1}{4}$  and S $\frac{1}{2}$  SE $\frac{1}{4}$  Sec. 5, Lots 9, 10, and E $\frac{1}{2}$  SE $\frac{1}{4}$  Sec. 6, all Secs. 7, 8, 9, 10, 14, 15 and 17 to 35, inclusive;

In T. 26 N., R. 9 W., W $\frac{1}{2}$  Sec. 19, all Secs. 30 and 31;

In T. 25 N., R. 10 W., all Secs. 1 to 11, inclusive, NW $\frac{1}{4}$  Sec. 14, N $\frac{1}{2}$  Sec. 15, all Secs. 17, 18, 19, 20, and N $\frac{1}{2}$  Sec. 21;

In T. 26 N., R. 10 W., all Secs. 2 to 11, inclusive, 14, 15, and 17 to 35, inclusive;

In T. 27 N., R. 10 W., all Sec. 19, S $\frac{1}{2}$  Sec. 27, S $\frac{1}{2}$  Sec. 28, Lots 6, 9, 10, 11, and 12 Sec. 29, Lots 1, 2, 3, 4, 5, 7, 8, 9, 10, 11 and E $\frac{1}{2}$  NW $\frac{1}{4}$  Sec. 30, Lots 1, 2, 3, 4, 5, 6, E $\frac{1}{2}$  NE $\frac{1}{4}$ , E $\frac{1}{2}$  SW $\frac{1}{4}$  and SE $\frac{1}{4}$  Sec. 31, Lots 1, 2, 3, S $\frac{1}{2}$  NE $\frac{1}{4}$ , NW $\frac{1}{4}$  and S $\frac{1}{2}$  Sec. 32, all Secs. 33, 34 and 35;

In T. 25 N., R. 11 W., all Secs. 1 to 15, inclusive, 17, 18, N $\frac{1}{2}$  NE $\frac{1}{4}$  NE $\frac{1}{4}$ , N $\frac{1}{2}$  SW $\frac{1}{4}$  NE $\frac{1}{4}$  NE $\frac{1}{4}$ , NW $\frac{1}{4}$  NE $\frac{1}{4}$ , W $\frac{1}{2}$  NW $\frac{1}{4}$  SW $\frac{1}{4}$  NE $\frac{1}{4}$ , S $\frac{1}{2}$  SW $\frac{1}{4}$  NE $\frac{1}{4}$ , NE $\frac{1}{4}$  SE $\frac{1}{4}$  NE $\frac{1}{4}$ , S $\frac{1}{2}$  SE $\frac{1}{4}$  NE $\frac{1}{4}$ , E $\frac{1}{2}$  NW $\frac{1}{4}$ , Lots 1, 4, 5 and 6, E $\frac{1}{2}$  SW $\frac{1}{4}$  and SE $\frac{1}{4}$  Sec. 19, NE $\frac{1}{4}$ , N $\frac{1}{2}$  NW $\frac{1}{4}$  NW $\frac{1}{4}$ , S $\frac{1}{2}$  NW $\frac{1}{4}$  and S $\frac{1}{2}$  Sec. 20, all Secs. 21 to 35, inclusive;

In T. 26 N., R. 11 W., all Secs. 1 to 15, inclusive, and 17 to 35, inclusive;

In T. 27 N., R. 11 W., S $\frac{1}{2}$  Sec. 14, S $\frac{1}{2}$  Sec. 15, S $\frac{1}{2}$  Sec. 17, all Secs. 18 to 24, inclusive, Lots 3, 4, and 5, Sec. 25, Lots 1, 2, 3, 4, and NE $\frac{1}{4}$  SW $\frac{1}{4}$  Sec. 27, N $\frac{1}{2}$  NW $\frac{1}{4}$ , SW $\frac{1}{4}$  NW $\frac{1}{4}$ , Lots 2, 3, 4, 5, 6, 8 and 12 Sec. 28, N $\frac{1}{2}$  NE $\frac{1}{4}$ , SE $\frac{1}{4}$  NE $\frac{1}{4}$ , NE $\frac{1}{4}$  NW $\frac{1}{4}$ , N $\frac{1}{2}$  N $\frac{1}{2}$  NW $\frac{1}{4}$  NW $\frac{1}{4}$ , Lots 1 and 6 Sec. 29, N $\frac{1}{2}$  N $\frac{1}{2}$  NE $\frac{1}{4}$  NE $\frac{1}{4}$ , Lots 4 and 6 Sec. 30, SE $\frac{1}{4}$  SW $\frac{1}{4}$  Sec. 34, and SE $\frac{1}{4}$  Sec. 35;

In T. 27 N., R. 12 W., S $\frac{1}{2}$  Sec. 10, SW $\frac{1}{4}$  Sec. 11, all Sec. 13, NE $\frac{1}{4}$  Sec. 14, N $\frac{1}{2}$  and SW $\frac{1}{4}$  Sec. 15, NE $\frac{1}{4}$  and SW $\frac{1}{4}$  SW $\frac{1}{4}$  Sec. 24.

Provided, that all applications to select, by the State of Washington hereunder must be filed within ninety days from the date of this proclamation, and the lands embraced in selections made by the State of Washington hereunder to the extent that such selections receive the final approval of the Secretary of the Interior, be, and

Selected lands eliminated from Snoqualmie and Olympic National Forests.

the same are, hereby declared eliminated from the Snoqualmie and Olympic National Forests, such eliminations to become effective from the date of such approvals.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

DONE at the City of Washington, this 10th day of January, in the year of our Lord one thousand nine hundred and twenty-five, and of the Independence of the United States of America the one hundred and forty-ninth.

CALVIN COOLIDGE

By the President:

JOSEPH C. GREW

*Acting Secretary of State.*

January 23, 1925.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

A PROCLAMATION

Carson National  
Forest, N. Mex.  
Preamble.  
Area increased.  
Vol. 26, p. 1103.

Vol. 30, p. 36.

Prior rights, etc., not  
affected.

Whereas, it appears that the public good will be promoted by adding certain lands to the Carson National Forest, in New Mexico; Now, therefore, I, CALVIN COOLIDGE, President of the United States of America, by virtue of the power in me vested by the act of Congress, approved March third, eighteen hundred and ninety-one (26 Stat., 1095), entitled, "An Act to repeal timber-culture laws, and for other purposes", and also by the act of Congress approved June fourth, eighteen hundred and ninety-seven (30 Stat., 11 at 34 and 36), entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes", do proclaim that the boundaries of the Carson National Forest are hereby changed to include the areas indicated as additions upon the diagram hereto annexed and forming a part hereof.

The withdrawal made by this proclamation shall, as to all lands which are at this date embraced in any valid settlement claim or other appropriation under the public land laws, or reserved for any public purpose, be subject to, and shall not interfere with or defeat legal rights under such claim or appropriation nor prevent the use for such public purpose of lands so reserved, so long as such claims are legally maintained or such reservation remains in force.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

DONE at the City of Washington this 23<sup>d</sup> day of January in the year of our Lord one thousand nine hundred and twenty-five, and of the Independence of the United States of America the one hundred and forty-ninth.

CALVIN COOLIDGE

By the President:

CHARLES E. HUGHES

*Secretary of State.*

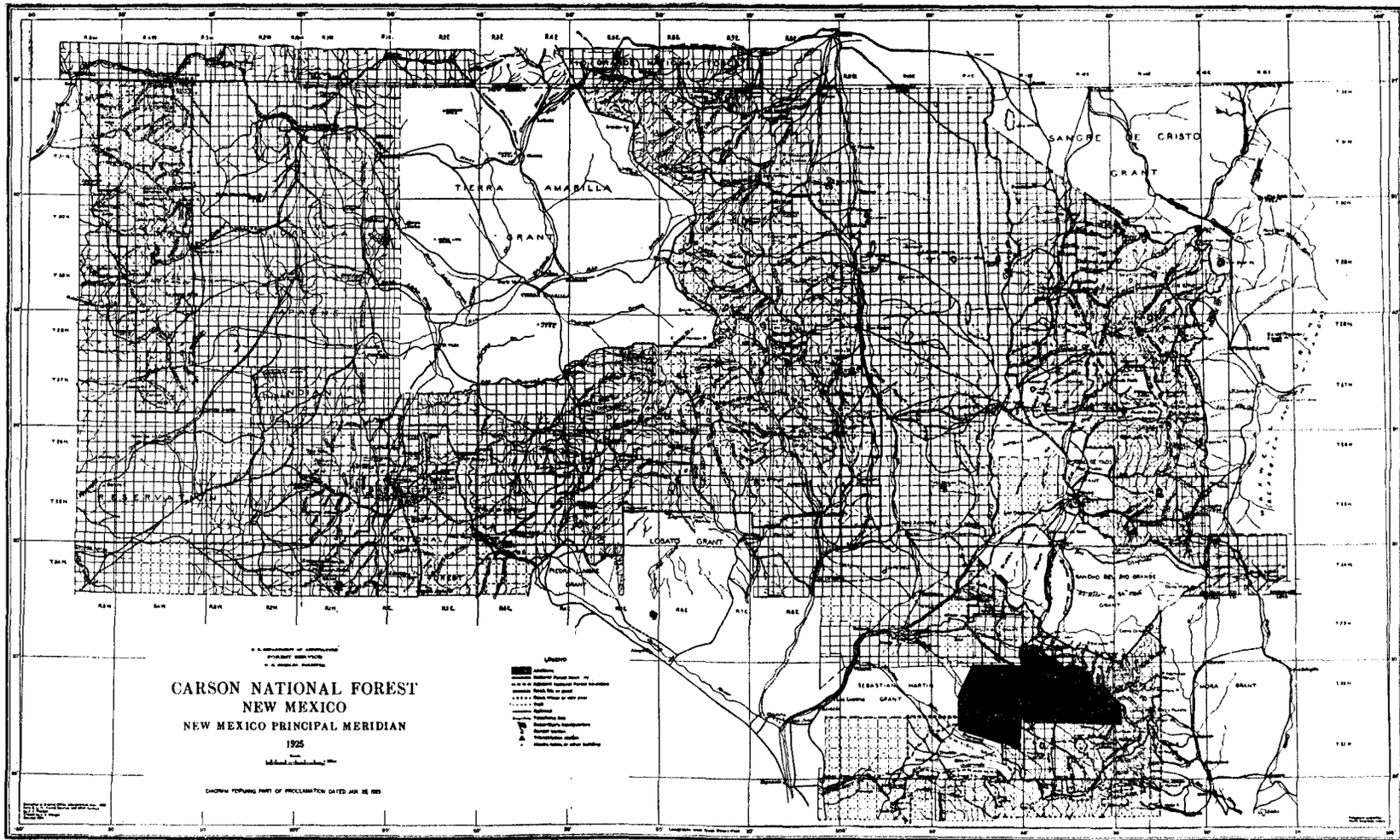
January 23, 1925.

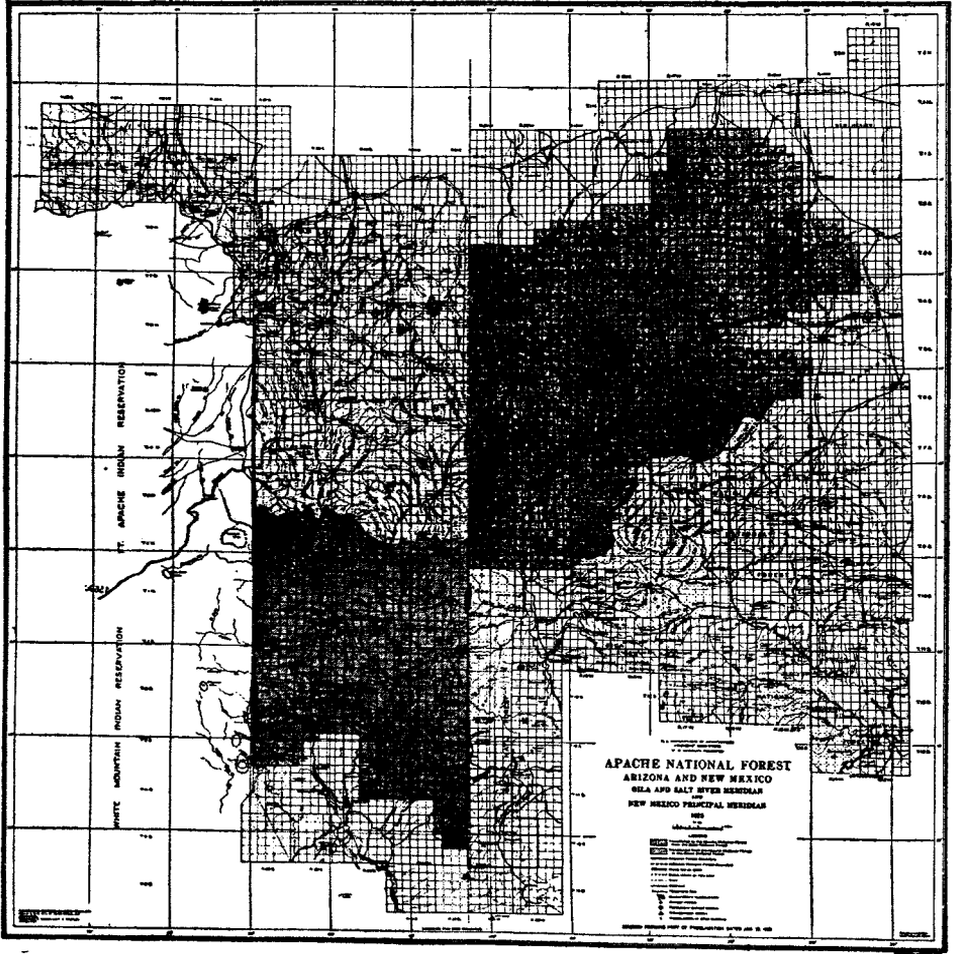
BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

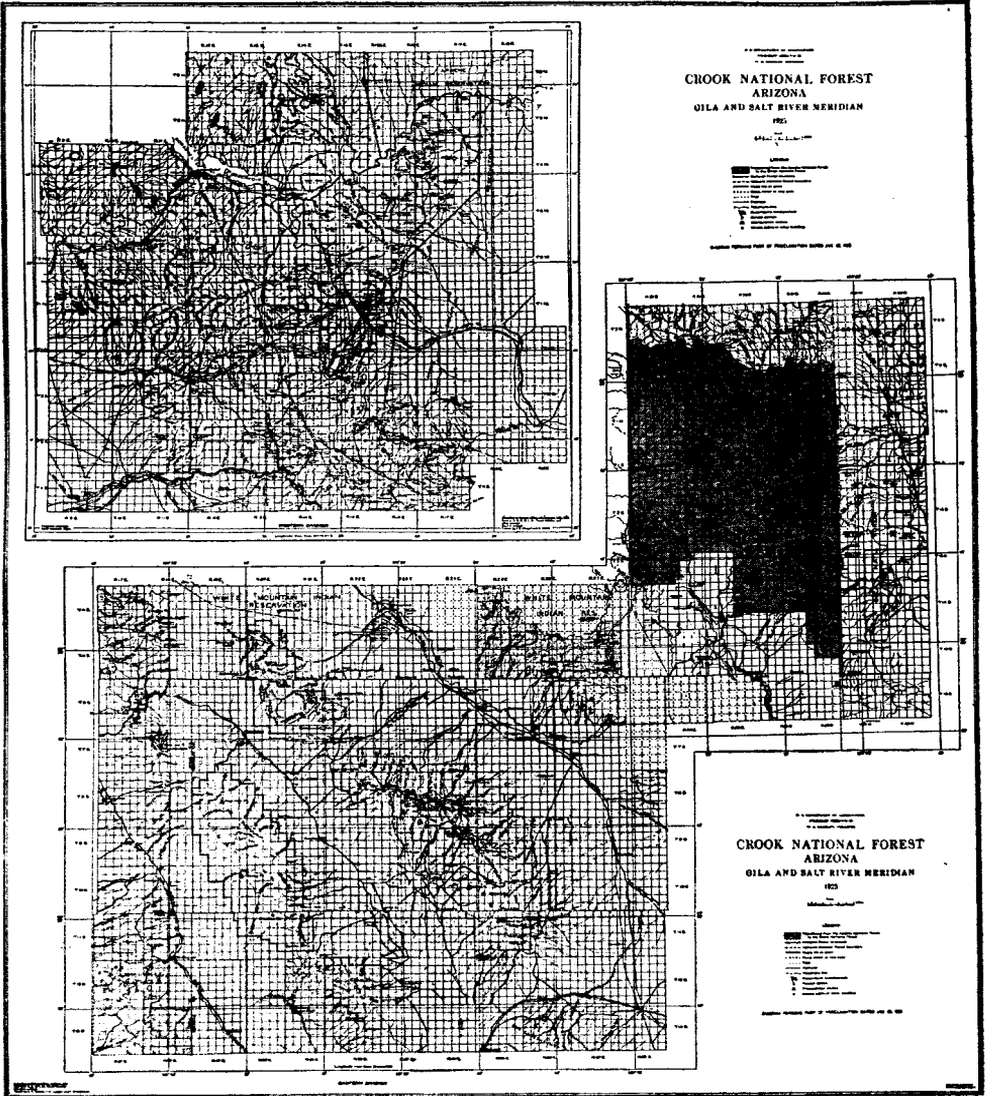
A PROCLAMATION

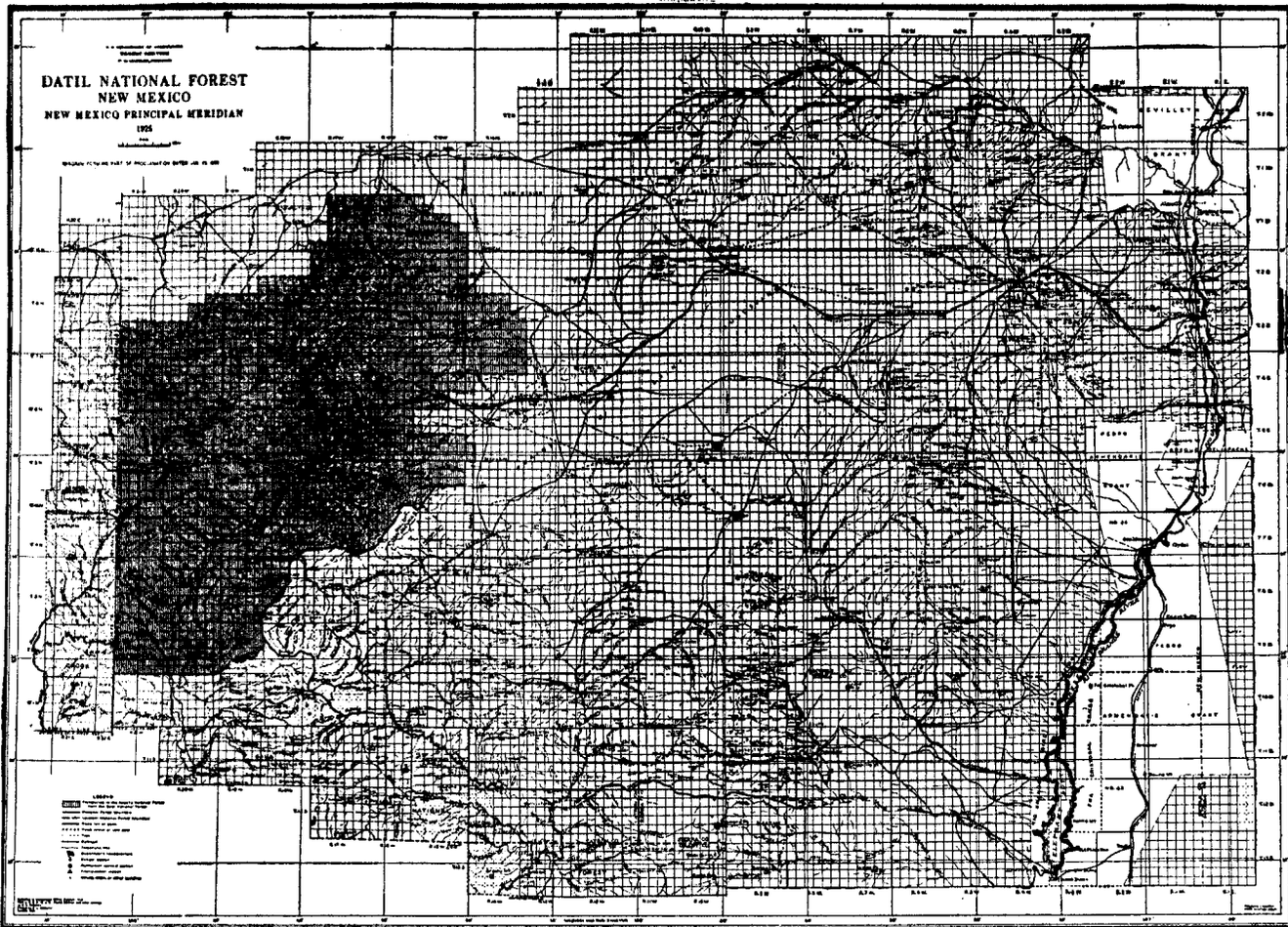
Apache, Crook, and  
Datil National Forests,  
Ariz. and N. Mex.  
Preamble.  
Vol. 36, p. 2746.

Whereas, in the interest of economy of administration, it appears that certain lands in the State of Arizona heretofore embraced in the Apache National Forest as fixed and defined by Proclamation dated









September 26, 1910 (No. 1088) and amended by Executive Order of February 17, 1912 (No. 1475) should be transferred to and made parts of the Crook National Forest which was fixed and defined by Proclamation of March 21, 1917 (No. 1362) and amended by Executive Order of December 24, 1921 (No. 3599), Proclamation of August 6, 1919 (No. 1533), and Executive Order of April 15, 1921 (No. 3435), and that certain lands in the State of New Mexico, now forming parts of the Datil National Forest fixed and defined by Proclamation dated June 7, 1910 (No. 1044), and amended by Proclamation of August 25, 1915 (No. 1309) and by Executive Order of July 3, 1916 (No. 2415), should be transferred to and made parts of the Apache National Forest.

Vol 40, p. 1647.  
Vol 41, p. 1765.

Vol. 36, p. 2704.  
Vol. 39, p. 1746.

Boundaries modified.  
Vol. 30, p. 36.

Now, therefore, I, CALVIN COOLIDGE, President of the United States of America, by virtue of the power in me vested by the Act of Congress approved June 4, 1897 (30 Stat. 11 at 34 and 36), do proclaim that the boundaries of the Apache National Forest, the Crook National Forest and the Datil National Forest are hereby changed and that they are now as shown on the diagrams hereto annexed and forming parts hereof.

IN WITNESS WHEREOF, I have set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 23<sup>d</sup> day of January, in the year of our Lord one thousand nine hundred twenty five, and [SEAL] of the Independence of the United States the one hundred and forty-eighth.

CALVIN COOLIDGE

By the President  
CHARLES E. HUGHES  
*Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

February 2, 1925.

A PROCLAMATION

Whereas it appears that certain lands in the State of South Dakota, described in section one of the Act of Congress approved June seventh, nineteen hundred and twenty-four (43 Stat., 634), have been found to be of the character suitable for use as a game refuge;

Game refuge, S. Dak.  
Preamble.  
*Ante*, p. 634.

Now, therefore, I, CALVIN COOLIDGE, President of the United States of America, by virtue of the power in me vested by section one of the aforesaid Act of June seventh, nineteen hundred and twenty four, entitled "An Act To authorize the withdrawal of lands for the protection of antelope and other game animals and birds," do proclaim that the public lands in the following described area in South Dakota, partly within the Custer National Forest, are hereby reserved from entry and disposition, and designated and set aside for use as a game refuge.

Setting aside game  
refuge in South Da-  
kota.  
*Ante*, p. 1981.

Black Hills Meridian

Description.

In T. 18 N., R. 7 E., all Secs. 13 to 36, inclusive.

In T. 18 N., R. 8 E., all Secs. 17, 18, 19 and 20, W $\frac{1}{2}$  Sec. 21, all Secs. 29, 30, 31, and 32.

The withdrawal made by this proclamation shall be subject to valid rights and entries initiated under the public land laws prior to the said Act of June seventh, nineteen hundred twenty-four, and to existing withdrawals for national forest purposes affecting a portion of the lands involved.

Prior rights, etc., not  
affected.

In Witness Whereof, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington, this 2<sup>d</sup> day of February in the year of our Lord one thousand nine hundred and twenty-  
[SEAL] five, and of the Independence of the United States of America the one hundred and forty-ninth.

CALVIN COOLIDGE.

By the President:

CHARLES E. HUGHES,  
*Secretary of State.*

February 6, 1925.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

A PROCLAMATION

Meriwether Lewis  
National Monument,  
Tenn.

Preamble.

Vol. 34, p. 225.

Description of land  
conveyed.

WHEREAS, J. Clint Moore and his wife, Ethel Moore, of the County of Maury in the State of Tennessee, did on the twenty-seventh day of December, one thousand nine hundred and twenty-four, and R. W. Grimes, Judge of the County Court of Lewis County, Tennessee, did on the fifth day of January, one thousand nine hundred and twenty-five, pursuant to the Act of Congress entitled, "An Act for the Preservation of American Antiquities," approved June eighth, nineteen hundred and six, by their certain deed of relinquishment and conveyance, properly executed in writing and acknowledged, relinquish, remise, convey and forever quit claim to the United States of America the following mentioned lands at that time held in private ownership and situate in the Third Civil District of Lewis County, in the State of Tennessee, and particularly described as follows, to wit: Beginning at a stake in the middle of the Hohenwald and Summertown Highway, with oak bush north and nine and one-half degrees at twenty feet, thence north fifty-nine degrees west with said Highway one thousand feet to a stake; thence north thirty degrees east two thousand one hundred and seventy-eight feet to a stake; thence south fifty-nine degrees east one thousand feet to a stake; thence south thirty degrees west two thousand one hundred and seventy-eight feet to the beginning, containing by survey fifty acres, as ascertained by survey of W. R. M. McKissick, October twenty-three, nineteen hundred and twenty-two.

WHEREAS, said relinquishments and conveyances have been accepted by the Secretary of the Interior in the manner and for the purposes prescribed in said Act of Congress, and

WHEREAS, the grave of Captain Meriwether Lewis, marked by a monument erected by the State of Tennessee, is located on this tract of land, and

WHEREAS, the faithful and effective services of Captain Meriwether Lewis as an officer of the United States Army; as the leader of the Lewis and Clark Expedition; and as Governor of the Louisiana Territory, are of transcendent importance to the Nation.

NOW, THEREFORE, I, Calvin Coolidge, President of the United States of America, by virtue of the power vested in me by section two of said Act of Congress, do proclaim that said lands hereinbefore described are hereby reserved from appropriation and use of all kinds under the public land laws and set aside as the Meriwether Lewis National Monument.

National monument,  
Tennessee.

Warning against un-  
authorized acts, etc.

Warning is hereby given to all unauthorized persons not to appropriate, cut, injure, destroy, deface, or take away any trees or any other property on said lands, or to occupy, settle, or locate upon any lands reserved by this proclamation.

The Secretary of War shall have the supervision, management, and control of this monument. Supervision of Secretary of War.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 6th day of February, in the year of our Lord one thousand nine hundred and twenty-five, and of the Independence of the United States of America the one hundred and forty ninth.

CALVIN COOLIDGE.

By the President:

CHARLES E. HUGHES,  
*Secretary of State.*

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BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

February 14, 1925.

A PROCLAMATION

Whereas public interests require that the Senate of the United States be convened at twelve o'clock on the fourth day of March next to receive such communications as may be made by the Executive;

Preamble.

Now, Therefore, I, Calvin Coolidge, President of the United States of America, do hereby proclaim and declare that an extraordinary occasion requires the Senate of the United States to convene at the Capitol, in the city of Washington, on the fourth day of March next, at twelve o'clock noon, of which all persons who shall at that time be entitled to act as members of that body are hereby required to take notice.

Special session of the Senate to be convened March 4, 1925.

Given under my hand and the seal of the United States in the city of Washington the 14th day of February in the year of our

[SEAL] Lord one thousand nine hundred and twenty-five, and of the Independence of the United States the one hundred and forty-ninth.

CALVIN COOLIDGE.

By the President:

CHARLES E. HUGHES,  
*Secretary of State.*

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BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

February 21, 1925.

A PROCLAMATION.

In proclaiming American Forest Week, I desire to bring to the attention of all our people the danger that comes from the neglect of our forests.

Forest protection and Arbor Day observation, 1925.  
Preamble.

For several years the Nation has observed Forest Protection Week. It is fitting that this observance be enlarged. We have too freely spent the rich and magnificent gift that nature bestowed on us. In our eagerness to use that gift we have stripped our forests; we have permitted fires to lay waste and devour them; we have all too often destroyed the young growth and the seed from which new forests might spring. And though we already feel the first grip of timber shortage, we have barely begun to save and restore.

We have passed the pioneer stage and are no longer excusable for continuing this unwise dissipation of a great resource. To the Nation it means the lack of an elemental necessity and the waste of keeping idle or only partly productive nearly one-fourth of our soil.

To our forest-using industries it means unstable investments, the depletion of forest capital, the disbanding of established enterprises, and the decline of one of our most important industrial groups.

Our forests ought to be put to work and kept at work. I do not minimize the obstacles that have to be met, nor the difficulty of changing old ideas and practices. We must all put our hands to this common task. It is not enough that the Federal, State, and local governments take the lead. There must be a change in our national attitude. Our industries, our landowners, our farmers, all our citizens must learn to treat our forests as crops, to be used but also to be renewed. We must learn to tend our woodlands as carefully as we tend our farms.

Let us apply to this creative task the boundless energy and skill we have so long spent in harvesting the free gifts of nature. The forests of the future must be started to-day. Our children are dependent on our course. We are bound by a solemn obligation from which no evasion and no subterfuge will relieve us. Unless we fulfill our sacred responsibility to unborn generations, unless we use with gratitude and with restraint the generous and kindly gifts of Divine Providence, we shall prove ourselves unworthy guardians of a heritage we hold in trust.

Designation of week  
of April 27-May 3, 1925,  
as American Forest  
Week, etc.

NOW, THEREFORE, I, CALVIN COOLIDGE, President of the United States, do recommend to the Governors of the various States to designate and set apart the week of April 27-May 3, inclusive, 1925, as American Forest Week, and, wherever practicable and not in conflict with State law or accepted customs, to celebrate Arbor Day within that week. And I urge public officials, public and business associations, industrial leaders, forest owners, editors, educators, and all patriotic citizens to unite in the common task of forest conservation and renewal.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

DONE at the City of Washington this twenty-first day of February, in the year of our Lord one thousand nine hundred [SEAL] and twenty-five, and of the Independence of the United States of America the one hundred and forty-ninth.

CALVIN COOLIDGE

By the President:

CHARLES E. HUGHES  
*Secretary of State.*

February 26, 1925.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

### A PROCLAMATION

Glacier Bay National  
Monument, Alaska.  
Preamble.

Whereas, There are around Glacier Bay on the southeast coast of Alaska a number of tidewater glaciers of the first rank in a magnificent setting of lofty peaks, and more accessible to ordinary travel than other similar regions of Alaska,

And, Whereas, The region is said by the Ecological Society of America to contain a great variety of forest covering consisting of mature areas, bodies of youthful trees which have become established since the retreat of the ice which should be preserved in absolutely natural condition, and great stretches now bare that will become forested in the course of the next century,

And Whereas, This area presents a unique opportunity for the scientific study of glacial behavior and of resulting movements and development of flora and fauna and of certain valuable relics of ancient interglacial forests,

And Whereas, The area is also of historic interest having been visited by explorers and scientists since the early voyages of Vancouver in 1794, who have left valuable records of such visits and explorations.

Now, Therefore, I, CALVIN COOLIDGE, President of the United States of America, by virtue of the power and authority in me vested by section two of the act of Congress entitled: "An Act for the preservation of American Antiquities", approved June 8, 1906 (34 Stat., 225), do proclaim that there is hereby reserved from all forms of appropriation under the public land laws, subject to all prior valid claims, and set apart as the Glacier Bay National Monument, the tract of land lying within the following described boundaries, to wit:

National monument,  
Alaska.

Vol. 34, p. 225.

Beginning at the most southerly point of North Marble Island in approximate latitude 58° 40' north and approximate longitude 136° 4' west as shown on Coast and Geodetic Survey chart No. 8306; Thence southeasterly to the most westerly point of the largest island at the entrance of Bear Track Cove in approximate latitude 58° 34' north and approximate longitude 135° 56' west; thence following the mean high water of the southerly shore to the most easterly point of said island; thence east on a parallel of latitude to the crest of the divide between the waters of Bear Track Cove and Bartlett Cove; thence northeasterly along this divide to the summit of the divide between the waters of Excursion Inlet and Glacier Bay; thence northerly along this divide to the crest of the divide between the waters of Glacier Bay and Lynn Canal, thence northerly and westerly along this divide to the International Boundary line between Alaska and British Columbia; thence southwesterly along the International Boundary line to the summit of Mt. Fairweather; thence southeasterly to the summit of Mt. Lituya; thence easterly and southerly along the divide between the waters of the Pacific Ocean and the waters of Glacier Bay and Icy Strait to the summit of Mt. La Perouse; thence easterly across Brady Glacier to the summit of the mountain marked 4480 on Coast and Geodetic Survey chart No. 8306 in approximate latitude 58° 33' north and approximate longitude 136° 38' west; thence northeasterly to the summit of the mountain marked 4030 on said chart in approximate latitude 58° 34' north and approximate longitude 136° 33' west; thence northeasterly to the most southerly point on the north shore of Geikie Inlet; thence northeasterly following the mean high water of this shore to the most easterly point of land at the entrance of Geikie Inlet, thence southeasterly to the place of beginning, containing approximately 1,820 square miles.

Description.

Warning is hereby given to all unauthorized persons not to appropriate or injure any natural feature of this monument or to occupy, exploit, settle or locate upon any of the lands reserved by this proclamation.

Reserved from settlement, etc.

And I do also proclaim that my order No. 3983 of April 1, 1924, withdrawing the public lands within the hereinafter described limits pending determination of the area therein which should be set apart for national monument purposes, is hereby revoked:

Previous withdrawal revoked.

Beginning at the western extremity of Cape Fairweather on the west coast of Alaska, thence in a northeasterly direction to the summit of Mt. Fairweather on the international boundary between Canada and the United States, thence following such boundary easterly, northeasterly and easterly to Monument No. 157 of the survey of such boundary by the International Boundary Commission approved June 9, 1923; thence east following the latitude of said monument to an intersection with the right bank of Chilkat Inlet; thence southerly along the right banks of said inlet and Lynn Canal to Icy Strait; thence westerly along the north shores of Icy Strait and Cross Sound

Description.

to the Pacific Ocean; thence in a general northwesterly direction along the shore of the Pacific Ocean to Cape Fairweather, the place of beginning containing approximately 2,560,000 acres.

Lands not included in Monument opened to ex-service men of World War for 91 days. Vol. 41, p. 434; Vol. 42, pp. 358, 1067.

And I do further proclaim and make known that pursuant to Public Resolution No. 29 of February 14, 1920 (41 Stat., 434), as amended by Resolutions Nos. 36 and 79, approved January 21 and December 28, 1922, respectively (42 Stat., 358, 1067), it is hereby ordered that the public lands in that portion of the area last above described not included in said Glacier Bay National Monument by this proclamation, subject to valid rights and the provisions of existing withdrawals, shall be opened only to entry under the applicable homestead laws by qualified ex-service men of the war with Germany, under the terms and conditions of said resolutions and the regulations issued thereunder, for a period of ninety-one days beginning with the sixty-third day from and after the date hereof, and thereafter to appropriation under any public land law applicable thereto. Subsequent to the date hereof and prior to the date of restoration to general disposition as provided herein, no rights may be acquired to the lands so restored by settlement in advance of entry, or otherwise except strictly in accordance herewith.

Thereafter to the general public.

Supervision, etc., by Director of National Park Service.

Vol. 39, p. 535; Vol. 41, p. 732.

The Director of the National Park Service, under the direction of the Secretary of the Interior shall have the supervision, management, and control of the Glacier Bay National Monument, as provided in the act of Congress entitled "An Act to establish a National Park Service, and for other purposes", approved August 25, 1916 (39 Stat., 535), as amended June 2, 1920 (41 Stat., 732).

In Witness Whereof, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 26th day of February in the year of our Lord one thousand nine hundred and twenty-  
[SEAL] five, and of the Independence of the United States of America the one hundred and forty-ninth.

CALVIN COOLIDGE

By the President:

CHARLES E. HUGHES  
*Secretary of State.*

# INDEX.

<b>A.</b>			
<i>A Street NE., D. C.,</i> appropriation for paving, etc., Fifteenth to Seventeenth Streets; from gasoline-tax fund.....	1225	<i>Accounts and Disbursements Division, Department of Agriculture,</i> appropriation for chief, and office personnel.....	451, 842
<i>A Street SE., D. C.,</i> appropriation for paving, etc., Fifteenth to Eighteenth Streets; from gasoline-tax fund.....	1225	<i>Accounts Bureau, Post Office Department,</i> appropriation for personal services... all money orders accounts to be rendered to, at specified periods....	84, 782 950
<i>Abandoned Wife or Child, D. C.,</i> appropriation for payment to destitute.....	571, 1245	<i>Ackerman, Annie (widow),</i> pension.....	1473
<i>Abbeville County, S. C.,</i> bridge authorized across Savannah River between Elbert County, Ga., and.....	1266	<i>Acme Steel Goods Company,</i> may bridge Little Calumet River, Chicago, Ill.....	25
<i>Abbey Place NE., D. C.,</i> name of Third Place changed to.....	960	<i>Acoma Indians, N. Mex.,</i> appropriation for irrigation system for; repayment.....	403, 1153
<i>Abbott, Benton (son),</i> pension.....	1522	<i>Acoustics,</i> appropriation for applying principles of, to military and industrial uses.....	232, 1042
<i>Abbott, Charles (son),</i> pension.....	1481	<i>Actuary, Government,</i> deficiency appropriation for increased pay.....	693 353
<i>Abbott, Esta (widow),</i> pension.....	1394	<i>Acuff, Samuel E., alias Samuel E. Harris,</i> pension.....	1390
<i>Abbott, James, F.,</i> payment to.....	1584	<i>Ada County, Idaho,</i> sale of lands at Adger, to Oregon Short Line Railroad Company, for sand and gravel pit.....	248 249
<i>Abbott, Kate E. (widow),</i> pension increased.....	1516	<i>Ada, Okla.,</i> terms of court at; rooms to be provided.....	388, 945
<i>Abear, David (son),</i> pension.....	1487	<i>Adams, Byron S.,</i> payment to.....	1578
<i>Abear, John (son),</i> pension.....	1487	<i>Adams, Jacob,</i> pension increased.....	1407
<i>Aber, Caleb,</i> military record corrected.....	1586	<i>Adams, John,</i> pension increased.....	1404
<i>Aberdeen, Miss.,</i> terms of court at.....	882	<i>Adams, John, and John Quincy Adams,</i> erection of tablets, etc., in memory of, authorized at Quincy, Mass.....	1302 1302
<i>Abingdon, Va.,</i> terms of court at.....	114	<i>Adams, Julia (widow),</i> pension.....	1471
<i>Abner, Walter G.,</i> pension.....	1409	<i>Adams, Mrs. M. J.,</i> payment to, for death of son.....	1589
<i>Abortion of Animals, Contagious,</i> appropriation for researches for preventing, etc.....	439, 829	<i>Adams, Mary S. (widow),</i> pension increased.....	1441
<i>Abridgment of Messages and Documents,</i> preparation, etc., of annual, repealed.....	1106	<i>Adams, Nancy (widow),</i> pension increased.....	1524
<i>Absecon Inlet, N. J.,</i> preliminary examination, etc., of, to be made.....	1192	<i>Adams, Sarah (widow),</i> pension increased.....	1467
<i>Accidents, Mine,</i> appropriation for investigating, etc.....	420, 1173	<i>Addington, Margaret A. (widow),</i> pension.....	1451
<i>Accidents, Railway, etc.,</i> appropriation for securing reports of, and investigating.....	526, 1205	<i>Additional Assistant Secretary of State,</i> appointment of, authorized; salary.....	146
<i>Accounting Office, General (see General Accounting Office).</i>		<i>salary of abolished office of Director of the Consular Service made available for.....</i>	146
<i>Accounts and Deposits Office, Treasury Department,</i> appropriation for Commissioner, and office personnel.....	67, 767	<i>Adjournment of Congress,</i> ordered, June 7, 1924.....	1611

<i>Adjusted Compensation</i> (see World War Adjusted Compensation Act).	Page.	<i>Admissions and Dues, Tax on, Title V, Revenue Act of 1924—Continued.</i>	Page.
<i>Adjusted Service Certificate Fund,</i>		tax on sales of tickets at other than box office exceeding established price.	320
appropriation for, fiscal year 1926	1212	at box office in excess of regular rates	320
deficiency appropriation for amount to be created in the Treasury	682	additional on box holders, etc.	320
annual appropriations authorized for, from 1925 to 1946	128	to roof gardens, cabarets, etc.	321
determination of amount; interest allowed	128	no tax levied, if proceeds for benefit of religious, charitable, etc., institutions	321
to be set aside on first day of the calendar year	128	preventing cruelty to children, etc.	321
limit on amount for 1925	128	National Guard, and other military, etc., organizations	321
moneys in, to be invested in United States securities; sale of for fund authorized	128	municipal fire, police, etc., departments	321
interest, etc., added to fund	128	agricultural fairs, etc.; conditions	321
payments authorized from	128	charges for seats, tables, etc., included as admissions	321
<i>Adjusted Service Credits, World War,</i>		price, etc., to be printed on tickets	321
appropriation for payment of, not more than \$50 each	1212	penalty for violations	321
for installments of, due to dependents of veterans	1212	tax levied on dues, etc., exceeding \$10 a year of social, etc., clubs; initiation fees	321
<i>Adjutant General's Department, Army,</i>		exemption of fraternal lodges, etc.	322
appropriation for contingencies, headquarters of military departments, etc.	480, 894	life membership payments	322
for, additional, 1925	711	collection by receivers of; returns and payments	322
<i>Adjutant General's Office, War Department,</i>		in effect in 30 days	322
appropriation for civilian personnel	480, 895	<i>Adulterated Foods, Drugs, etc.,</i>	
deficiency appropriation for salaries for administrative expenses, World War Adjusted Compensation	1344	appropriation for expenses, preventing sale, etc., of	447, 837
<i>Admiralty,</i>		for detection of, in District of Columbia	563, 1237
interlocutory decrees in, may be appealed to circuit courts of appeals	813	<i>Advertising, D. C.,</i>	
proceeding in district court not stayed; exception	814	appropriation for general	544, 1221
<i>Admiralty Causes,</i>		for notices of taxes in arrears	544, 1221
suits against United States for damages by public vessels or for salvage services, allowed	1112	deficiency appropriation for	674, 679
venue of action; procedure	1112	<i>Aerial Surveys of Rivers and Harbors,</i>	
cross libel, etc., allowed owner of private vessel in suit against by United States for damages	1112	per diem allowance to Army, Navy, and Marine Corps for	1191
security to be given by respondent	1112	<i>Aerological Stations,</i>	
restriction on subpoenaing officer or crew of public vessel in connection with suit	1112	appropriation for maintenance, etc., of	437, 826
suits by nationals of foreign governments allowed only if similar privileges given Americans in courts of the country	1113	<i>Aeronautic Engineering,</i>	
authority of Attorney General to arbitrate, compromise, etc., claims on which libel filed	1113	appropriation for standardizing apparatus, etc., used in	231, 1041
payment authorized of final judgment rendered on settlement agreed upon	1113	<i>Aeronautics, National Advisory Committee for,</i>	
no lien against a public vessel recognized	1113	appropriation for expenses	527, 1206
benefits to United States of all exemptions, etc., accorded vessel owners, etc.	1113	for printing and binding	527, 1206
report to Congress of all judgments, etc.	1113	for salaries, additional, 1925	705
<i>Admissions and Dues, Tax on, Title VIII, Revenue Act of 1921,</i>		deficiency appropriation for	55
repealed by Revenue Act of 1924	352	<i>Aeroplanes, Navy</i> (see Aviation, Navy).	
<i>Admissions and Dues, Tax on, Title V, Revenue Act of 1924,</i>		<i>Africa, East,</i>	
tax payable on admissions to theaters, etc.	320	treaty and protocol with Belgium relating to rights in Mandate of	1863
exemption if 50 cents or less	320	<i>Agreements,</i>	
		extending arbitration convention with France	1743
		with Great Britain	1695
		with Japan	1757
		with Netherlands	1754
		with Norway	1746
		parcel post, with Great Britain and Northern Ireland	1854
		with Netherlands East India	1717
		relating to Pacific Islands of Japan	1652
		<i>Agricultural Census, 1925,</i>	
		appropriation for expense of taking, etc.	228
		<i>Agricultural Conference,</i>	
		deficiency appropriation for expenses	754
		<i>Agricultural Credits Act, 1923,</i>	
		time extended for final report of Joint Committee on Federal Reserve System, created under	4

<i>Agricultural Credits Act, 1923, Amendments,</i>	Page.	<i>Agricultural Economics Bureau, Department of Agriculture—Con.</i>	Page.
proportionate assessment for Farm Loan Bureau salaries and expenses against intermediate credit banks.....	1262	appropriation for completing distribution of wool clip of 1918.....	455, 846
classification of loans and debentures by Board.....	1262	for salaries, additional, 1925.....	706
proportionate share of salaries and expenses of Farm Loan Board payable by land banks, etc.....	1262	for general expenses, additional, 1925.....	706
semiannual estimate to be made, and banks assessed therefor.....	1262	for enforcing Cotton Futures Act, additional, 1925.....	706
deposit in the Treasury and disbursed on appropriation.....	1262	for enforcing Grain Standards Act, additional, 1925.....	706
assessments against intermediate credit banks until June 30, 1926, without appropriation.....	1263	for administering Warehouse Act, additional, 1925.....	706
provisions for deficiencies, and surplus.....	1263	deficiency appropriation for enforcing Cotton Standards Act.....	39
compensation of appraisers and examiners fixed by the Board and paid by the banks.....	1263	for administering Warehouse Act....	39
intermediate credit banks may discount, etc., paper based on advances for agricultural purposes, livestock raising, etc., held by banks, etc.....	1264	for general expenses.....	682
held by organizations under State or Federal laws.....	1264	<i>Agricultural, etc., Fairs,</i>	
by any other intermediate credit bank of paper advanced for similar uses.....	1264	exempt from admission tax.....	321
<i>Agricultural Economics Bureau, Department of Agriculture,</i>		<i>Agricultural Exhibits,</i>	
appropriation for chief, and office and field personnel.....	453, 844	appropriation for making, at State, etc., fairs.....	435, 825
for general administrative expenses.....	453, 844	<i>Agricultural Experiment Stations,</i>	
for farm management and practice.....	453, 844	appropriation for general expenses; allotments.....	434, 824
cost of agricultural staple production.....	453, 844	for increased allotments.....	435, 824
for distributing, etc., information of farm products, supplies, etc.....	453, 844	for additional allotments, extension work.....	435, 824
cost of retail marketing of meats, etc.....	453, 844	deficiency appropriation for additional allotments for.....	1324
for collecting, analyzing, publishing, etc., general agricultural and livestock information.....	453, 844	additional amounts authorized annually for maintenance of.....	970
cotton acreage excluded.....	844	to be included in estimates.....	971
for disseminating to American producers, etc., world's supply and demand of agricultural products, etc.....	453, 844	designated application of.....	971
for cooperating with Federal and State agencies, associations, carriers, etc.....	453, 844	payments quarterly; reports of disbursements, etc.....	971
intended cotton planting areas, excluded.....	453, 844	legislative assent necessary.....	971
for investigating and certifying conditions, etc., of interstate shipments of perishable farm products, etc.....	453, 844	acceptance by governor till adjournment of legislature.....	971
certificates prima facie evidence of facts stated.....	454, 845	apportionments misapplied, etc., to be replaced by States.....	971
for disseminating information of market supply and demand for agricultural products, etc.....	454, 845	limit on use for buildings, etc.....	971
cooperation with agencies, organizations, etc.....	454, 845	annual report of operation by stations to be made to governors... copy to Secretaries of Agriculture, and Treasury.....	971
for enforcing Cotton Futures and Cotton Standards Acts.....	454, 845	certificates as to compliance with the law to be made annually by Secretary of Agriculture.....	971
for enforcing Grain Standards Act.....	454, 845	if withheld, reasons to be reported to the President.....	972
for administering Warehouse Act.....	454, 845	amount kept separate until close of next Congress.....	972
for enforcing Standard Container Act.....	454, 846	disposal of.....	972
		report in detail of operations, etc.....	972
		<i>Agricultural Extension Service, Cooperative,</i>	
		appropriation for farmers' cooperative demonstration work.....	435, 824
		voluntary contributions within State accepted.....	435, 825
		for additional cooperative extension work.....	435, 825
		county agents.....	435, 825
		<i>Agricultural Food Products, etc.,</i>	
		appropriation for biological investigations, etc., of.....	446, 837
		for distributing information of marketing, distributing, supply, etc., of.....	453, 844
		for disseminating information of market supply and demand for designated.....	453, 844
		deficiency appropriation for collecting, publishing, etc., data of.....	682

	Page.		Page.
<i>Agricultural Lands</i> , appropriation for cooperative soil classification of-----	448, 838	<i>Air Service, Army</i> , appropriation for aviation instruction expenses, schools, etc-----	491, 906
<i>Agricultural Lands in National Forests</i> , appropriation for survey, etc., of-----	445, 835	for maintenance, storage, etc., of airships, etc-----	491, 906
<i>Agricultural Organizations</i> , exempt from income tax-----	282	landing, etc., runways-----	491, 906
<i>Agricultural Products</i> , changes to be made without delay, by Interstate Commerce Commission, to promote freedom of movement of, at lowest lawful freight rates-----	802	aerial photographic supplies, etc-----	491, 906
<i>Agricultural Products, Staple</i> , time further extended to November 30, 1924, for making advances on, by War Finance Corporation-----	14	for helium gas production, etc-----	492, 906
<i>Agricultural Report</i> , appropriation for printing and binding-----	434, 823	for investigating, etc., new types of airships-----	492, 906
<i>Agricultural Schools, etc.</i> , appropriation for reports, etc., on-----	434	purchase, manufacture, etc., of aerial machines, etc-----	492, 906
<i>Agriculture</i> , appropriation for destroying animals injurious to-----	450, 841	marking military airways-----	492, 907
for demonstrations on reclamation projects to develop, etc-----	456	special clothing, etc-----	492, 907
deficiency appropriation for stimulating, etc-----	55, 60, 759	for expenses, disposal of surplus, etc., equipment-----	492, 907
<i>Agriculture, International Institute of</i> , appropriation for quota, etc-----	212, 1021	consulting engineers at experimental stations-----	492, 907
deficiency appropriation for expenses of delegates to-----	48	special scientific medical research-----	492, 907
for quota-----	760, 1338	printing office supplies, etc-----	492, 907
<i>Ahern, Catherine (widow)</i> , pension-----	1407	salvaging wrecked aircraft, etc-----	492, 907
<i>Ahtanum Indian Irrigation System, Wash.</i> , appropriation for-----	403	for allotments for designated objects-----	492, 907
for maintenance, etc., additional, 1925-----	707	civilian employees-----	492, 907
<i>Aids to Navigation</i> , appropriation for expenses of-----	233, 1043	helium production-----	492, 907
for establishing, etc-----	234, 1043	aircraft research work-----	492, 907
<i>Aiken County, S. C.</i> , bridge authorized across Savannah River, Augusta, Ga., by Richmond County, Ga., and-----	102	balloon production-----	492, 907
<i>Aiken, Mary B. (mother)</i> , pension-----	1411	improving stations, hangars, etc-----	492, 907
<i>Aiken, S. C.</i> , terms of court at-----	801	new airplane production-----	492, 907
<i>Ain-dus-o-geshig, Mille Lac Band of Indians, Chief</i> , payment to, from Court of Claims judgment for the Band-----	818	paying damage claims; restriction-----	492, 907
<i>Air Mail Act</i> , title of Act-----	805	restriction on giving exhibition flights-----	492, 908
air mail is first class mail prepaid with specified rates-----	805	incurred obligations payable from former appropriation until June 30, 1925; additional use-----	493
postage on, not less than 10 cents an ounce-----	805	bombing tests on moving vessels; transfer of obsolete craft for, from Navy and Shipping Board-----	907
contracts authorized for transporting air mail; rates-----	805	reestablishing testing plant near McCook Field, Ohio-----	907
other first class mail by aircraft-----	805	additional contracts for new airplanes, etc., authorized-----	908
rules, etc., to be made-----	806	authorizations for helium gas production, etc., granted to Navy Department-----	908
postage on Government operated routes not interfered with-----	806	incurred obligations payable from former appropriation until June 30, 1926-----	908
<i>Air Mail Service</i> , amount authorized for, from appropriation for railroad transportation, 1926-----	1337	for landing field, France Field, Panama Canal-----	493
contracts authorized-----	1337	for civilian personnel, Office of Chief of, War Department-----	493, 908
separate accounts to be kept-----	1337	technical services-----	493, 908
personal services in the District, etc-----	1337	for salaries and expenses, additional, 1925-----	711
		deficiency appropriation for-----	58,
		for, production-----	62, 701, 762, 1350
		for military-----	58, 698
			62
		<i>Air Service, Chief of, War Department</i> , appropriation for civilian personnel, Office of-----	493, 908
		legal assistant, technical, etc., services-----	493, 908
		<i>Air Stations, Navy (see Aviation, Navy)</i> .	
		<i>Aircraft</i> , contracts authorized for carrying air mail by; based on revenues-----	805
		other first class mail by; terms-----	805

	Page.	Alaska—Continued.	Page.
<i>Aircraft Factory, Navy,</i>		appropriation for care of insane.....	427, 1181
appropriation for maintenance.....	199, 877	for railroad, river boats, etc.....	428, 1172
<i>Aircraft, Navy (see Aviation, Navy, and</i>		consolidation of all amounts into	
Bureau of Aeronautics, Navy).		Alaska railroads fund, available	
<i>Aircraft, Postal Service,</i>		until expended.....	1182
appropriation for operation, etc., New		for star route mail service in;	
York and San Francisco.....	87, 785	emergencies.....	86, 785
for night flying.....	87, 785	for special mail equipments for....	89, 787
extra charge for first class mail		for relief, etc., of shipwrecked	
service.....	785	American seamen in.....	208, 1017
for foreign mails by.....	87, 786	for marking boundary line between	
deficiency appropriation for operation,		Canada and.....	211, 1020
etc., New York to San Fran-		for judges, attorneys, etc.....	219, 1029
cisco.....	59, 1350	for marshals, salaries, etc.....	220, 1029
<i>Airplane Bombs, Army,</i>		for protecting seal fisheries in... 238, 1047	
appropriation for manufacture, pur-		for surveyor general, clerks, etc.... 394	
chase, etc., of.....	498, 913	for native pupils brought to Indian	
<i>Airplane Carriers, Navy,</i>		schools from.....	405, 1156
appropriation for converting two bat-		for investigating mineral resources	
tle cruisers into.....	881	of.....	419, 1173
limits of cost increased for converting		for inspection of mines, etc.....	420, 1174
"Lexington" and "Saratoga"		for education of natives under Com-	
into.....	882	missioner of Education.....	426, 1180
<i>Airplane Patrol in National Forests,</i>		operation, etc., of ship "Boxer".... 1180	
appropriation for operating, to prevent		for medical relief of natives; hos-	
forest fires.....	835	pitals, etc.....	427, 1180
<i>Airplanes, Postal Service (see Aircraft,</i>		admission of pay patients.....	427, 1181
Postal Service).		for reindeer stations, etc.; sale of	
<i>Aitkin County, Minn.,</i>		males, etc.....	427, 1181
may bridge Mississippi River.....	814	for protection of game.....	428, 841
<i>Ak Chin Indian Reservation, Ariz.,</i>		for agricultural experiment stations	
appropriation for irrigation project		in.....	435, 824
on.....	400, 1151	for Weather Service expenses in... 436, 825	
<i>Akers, Eleanore C. (widow),</i>		for experiments, etc., for increase of	
pension increased.....	1467	reindeer industry.....	451, 841
<i>Akers, Nancy J. (widow),</i>		for protection of land fur bearing	
pension increased.....	1459	animals.....	451, 841
<i>Akridge, David,</i>		for military cable, etc.....	514, 928
pension increased.....	1390	for military, etc., roads, bridges,	
<i>Aktieselskabet Marie di Giorgio,</i>		trails, etc., in.....	515, 930
may bring suit for collision damages to		for mining investigations in, addi-	
steamship "Runa," in district		tional, 1925.....	708
court.....	1547	for education of natives under Com-	
<i>Alabama,</i>		missioner of Education, addi-	
Georgia and, may bridge Chattahoochee		tional, 1925.....	709
River at Alaga, Ala.....	663	for medical relief of natives; addi-	
Eufaula, Ala.....	16	tional, 1925.....	709
may acquire bridge across Tennessee		for contingent expenses, additional,	
River at Decatur, to operate as a		1925.....	709
free bridge.....	815	for protection of game, additional,	
tolls allowed for reimbursing cost,		1925.....	709
etc.....	815	for suppressing liquor traffic, addi-	
bridge Coosa River, at Gadsden.....	891	tional, 1925.....	709
at Leesburg.....	723	for maintenance, etc., of railroads in,	
patent for lands in, for heirs, etc., of B.		additional, 1925.....	709
Friedman and Emanuel Loveman		for reindeer stations, additional,	
preemption claim of William Weckley to		1925.....	709
section of land in, granted to		for judges, attorneys, etc., addi-	
owners of titles thereto.....	1579	tional, 1925.....	709
purchase of public land in, by Y. Charles		for military roads, bridges, and trails	
Earl, authorized.....	812	in, additional, 1925.....	712
<i>Alabama and Coushatta Indians, Polk</i>		for expenses, protection of fisheries	
<i>County, Tex.,</i>		of, additional, 1925.....	713
appropriation for education, etc.... 404, 1155		deficiency appropriation for care of	
<i>Alaga, Ala.,</i>		insane.....	41, 683, 1331
bridge authorized across Chattahoochee		Sanitarium Company, Portland,	
River at.....	663	Oreg.....	41
<i>Alamo Alto, Tex.,</i>		for freight, Education Bureau.....	43
bridge authorized across Rio Grande at		for railroad.....	43, 1332
consent of Mexico required.....	663	for education of natives.....	56, 1348
<i>Alarcon, Nestor,</i>		for contingent expenses.....	56, 1332
pension.....	1487	for star routes, postal service.... 60	
<i>Alaska,</i>		for miscellaneous court expenses.... 687	
appropriation for salary of Governor	427, 1181	for medical relief.....	697
for contingent expenses.....	427, 1181		

	Page.		Page.
<i>Alaska</i> —Continued.		<i>Alaska Fisheries</i> —Continued.	
deficiency appropriation for military, etc., roads, bridges, and trails in—	699	weekly closed season for taking salmon for sale—	466
for executing game law; reappropriation—	1326	food fishing excepted—	466
for Coast Guard cutter for duty in waters of, etc—	1342	period may be advanced—	466
<i>Alaska Game Law</i> provisions—	739	all obstructions to be released during—	466
bond issue authorized for Cordova, for school building—	656	punishment for violations of law or regulations—	466
Juneau, for sewerage system—	859	further fine for illegal obstructions, etc—	466
Ketchikan, amount increased—	656	seizure and forfeiture of boats, equipment, etc—	466
Sitka, for school building—	818	court procedure—	466
cases in district court of, reviewable by circuit court of appeals—	936	employees of Fisheries Bureau authorized to arrest, etc—	466
Coast Guard cutter authorized for waters of, to replace "Bear"—	728	former spawning provisions and penalties repealed—	466
emergency mail service relay stations authorized for—	960	prior suits, etc., continued—	467
Glacier Bay National Monument, set aside—	1988	taxing powers of Territorial legislature not curtailed—	467
industrial schools, hospitals, etc., to be established for aboriginal natives of—	978	<i>Alaska Fisheries Service,</i>	
unoccupied buildings to be assigned to Education Bureau—	978	appropriation for agents, etc., Pribilof Islands—	237, 1047
of War Department to be transferred—	978	for employees at large—	237, 1047
dismantling and removal to other locations authorized—	978	for officers and crews of vessels—	238, 1047
payment for and improvement of lands purchased at head of Cordova Bay—	817	for protecting seal fisheries, food, etc., to natives—	238, 1047
placer mining claims areas modified—	1118	for officers and crews of vessels, additional, 1925—	706
powers, etc., of Governor for game protection in, transferred to Secretary of Agriculture—	668	<i>Alaska Game Law,</i>	
salmon fishery protection provisions—	464	title of Act—	739
two citizens of, to serve on National Advisory Commission to Sesquicentennial Exhibition Association—	1254	meaning of terms used—	739
<i>Alaska Commercial Company,</i>		residents include citizens and foreign-born persons who have declared intention to become citizens—	740
may bring suit for collision damages to wharf—	1361	foreign born not admitted to citizenship deemed aliens—	740
<i>Alaska Fisheries,</i>		not declaring intention, etc., considered aliens—	740
areas to be set apart in waters of Alaska, and closed seasons established for—	464	invalidity of any clause, etc., not to affect remainder of Act—	740
rules to limit fishing to be established for—	464	<i>Alaska Game Commission</i> created of five members—	740
fishing in prohibited, unlawful—	464	four to be citizens, each from a judicial division—	740
in limited, restricted—	465	fifth member, the Biological Survey representative—	740
regulations to have general application to areas—	465	executive officer, etc—	740
exclusive rights forbidden—	465	removals, filling vacancies, etc—	741
limited fishing not permitted in prohibited areas, etc—	465	compensation limited; expenses allowed; travel, etc., expenses—	741
importing salmon into Alaska taken during closed season from outside waters, unlawful—	465	pay of executive officer—	741
allowance for escapement of salmon in all Alaska waters required—	465	meetings; investigations, etc.; seal—	741
less than 50 per cent prohibited—	465	to employ wardens, etc.; incur expenses, etc—	741
policy of Congress for, declared—	465	officials of, and employees of other Government activities to arrest violators without warrants—	742
stationary obstructions for taking salmon at less than specified distance from shore unlawful—	465	execute warrants; search camps and vessels—	742
Karluk and Ugashik Rivers excepted—	465	duty of courts to issue warrants—	742
distances required in laying seines, traps, etc—	465	seizure of guns, boats, animals, etc., taken for violation—	742
fishing for any salmon except by hand, in creeks, etc., or near mouths thereof, except for food, unlawful—	466	forfeiture, etc.; disposal—	742
		assistance of Treasury and postal officials—	742
		bonds required of commissioners and wardens—	742
		reports and estimates to be filed by commission each year—	742
		taking game animals, etc., without permits, unlawful—	743
		for scientific, etc., purposes, allowed—	743

	Page.		Page.
<i>Alaska Game Law</i> —Continued.		<i>Alaska Railroad,</i>	
use of poisons prohibited; allowed for		appropriation for maintenance, and	
destroying wolves, etc.....	743	operation of.....	428, 1182
sales to hunters forbidden.....	743	sales of supplies, etc., to employees;	
seizure, etc., when found.....	743	proceeds to be credited to con-	
record, etc., of all, by dealers.....	743	struction account.....	428, 1182
regulations for taking game animals,		for purchase of steamer and barges	
etc., to be prescribed by Secre-		for Yukon River.....	428
tary of Agriculture.....	743	all amounts consolidated into	
effective 90 days after publication....	743	Alaska railroad fund.....	1182
special prohibitions and permissions.	743	amount for capital account ex-	
restrictions on use for food when		penditures.....	1182
absolutely needed by natives,		for operating river steamers.....	428
etc.....	744	for printing and binding for.....	1143
licenses required for taking game, etc..	744	for maintenance, etc., additional,	
nonresident hunting.....	744	1925.....	709
resident shipping.....	744	deficiency appropriation for mainte-	
resident hunting and trapping.....	744	nance, etc.....	1332
registered guide.....	744	balances reappropriated.....	1332
alien special.....	745	payment to Blanche L. Burns from	
reports required of taking, etc., by		revenues of operation, for house,	
all licensees.....	745	etc., destroyed by fire.....	1356
fur farm.....	745	to employees from revenues of opera-	
fur dealers; exception.....	745	tion, for effects destroyed by	
fees required.....	745	fire at Anchorage.....	1356
issue of, and fees for.....	745	loss of clothing, etc., at wreck in	
nonresident big game, etc., hunting		1922.....	1356
and trapping; small game hunt-		C. H. Thompson.....	1356
ing.....	746	officer of, to be designated to adminis-	
resident shipping and return; re-		ter, etc., claims under injury com-	
moving trophies.....	746	pensation Act.....	1356
registered guide.....	746	payments for injuries to be reim-	
alien special.....	746	bursed from employees' compen-	
fur farm.....	746	sation fund.....	1356
void if statements in application		<i>Alaska Salmon Fisheries,</i>	
false.....	746	appropriation for expenses, protection	
offense deemed perjury, and pun-		of.....	713
ishable therefor.....	746	<i>Alaskan Engineering Commission,</i>	
altering, unauthorized use of, etc.,		exhibit for Seville Exposition to be	
forbidden.....	746	prepared by.....	1257
date of expiration.....	746	payments made by disbursing officers	
proceeds of, and other receipts to		of, for medical services to rail-	
be distributed to the Treasury		road contractors, validated, and	
and the Territory for school		credits in accounts directed....	1355
fund, equally.....	746	by R. D. Chase to designated em-	
collectors of customs to keep accounts		ployees for effects destroyed by	
of all shipments from and to the		fire, validated, and credit in ac-	
Territory; exception.....	746	counts directed.....	1355
enforce regulation as to shipments..	746	<i>Albania,</i>	
action in rem by district attorney		appropriation for minister to.....	206, 1015
against animals, guns, boats,		<i>Albany Institute and Historical and Art</i>	
etc., taken for violations.....	746	<i>Society, N. Y.,</i>	
possession of prohibited game, etc.,		silver service presented to cruiser	
prima facie evidence of illegality..	746	"Albany" by citizens, may be	
disposal of proceeds from forfeited		delivered to custody of.....	375
sales.....	747	"Albany," <i>U. S. Cruiser,</i>	
unexpended balances available.....	747	silver service presented to, may be de-	
punishment for violations not spec-		livered to Albany Institute, etc.,	
ifically prescribed.....	747	Society.....	375
hunting licenses forfeited in addition.	747	<i>Albaugh, Lilly (daughter),</i>	
disposal of fines from.....	747	pension.....	1510
license of guide revoked in addition		<i>Albert, Josephine (widow),</i>	
to, if known violations not		pension.....	1507
reported.....	747	<i>Albright, Sophia (widow),</i>	
existing laws continued in force until		pension.....	1522
90 days after publication of		<i>Albritton, Amos E. (son),</i>	
regulations.....	747	pension increased.....	1466
regulations for Mount McKinley Park		<i>Albuquerque, N. Mex.,</i>	
game refuge not affected hereby..	747	appropriation for Indian school at... 406, 1156	
provisions creating commission, etc.,		for Indian school, additional, 1925..	707
effective at once.....	747	terms of court at.....	642
other, in 90 days from publication of		<i>Alderman, Doctor Edwin Anderson,</i>	
regulations.....	747	printing ordered of the oration on for-	
		mer President Wilson by.....	1614

<i>Aldrich, Hester E. (widow),</i> pension-----	Page. 1423	<i>Allegheny and Monongahela Rivers, Pa.,</i> survey authorized for flood control of-- amount authorized to be appropri- ated for-----	Page. 250 250
<i>Aldrich, Mary J. (widow),</i> pension increased-----	1402	equal amount to be contributed by Pennsylvania-----	250
<i>Alexander, Ann J. (widow),</i> pension increased-----	1400	<i>Allegheny County, Pa.,</i> bridge authorized across Allegheny River by, and Westmoreland County-----	892
<i>Alexander, Jennie (widow),</i> pension-----	1435	may bridge Monongahela River, Mc- Keesport to Duquesne-----	997
<i>Alexander, Mary E. (widow),</i> pension increased-----	1520	Pittsburgh, Pa-----	802, 943
<i>Alexander, Rebecca T. (mother),</i> pension-----	1386	time extended for bridging Mononga- hela River by, at Wilson-----	891
<i>Alexandria Light and Power Company,</i> may furnish current to civilians over Government line to Fort Hum- phreys, Va-----	534	<i>Allegheny National Forest, Pa.,</i> proclamation setting apart-----	1925
<i>Alexandria, Va.,</i> terms of court at-----	962	<i>Allegheny River,</i> deficiency appropriation for surveys, etc., for flood control of-----	696
<i>Alfalfa,</i> appropriation for testing commercial seeds of, etc-----	441, 831	bridge authorized across, in Allegheny and Westmoreland Counties, Pa-----	892
for preventing admission of adul- terated-----	441, 831	near Larabee, Pa-----	1092
for investigating improvement of, etc-----	443, 833	preliminary examination, etc., to be made of, in Pennsylvania and New York-----	1195
<i>Alfalfa Weevil,</i> appropriation for investigating methods of eradicating-----	449, 839	<i>Allen, Agnes (widow),</i> pension increased-----	1390
<i>Alford, Amanda J. (widow),</i> pension increased-----	1466	<i>Allen, Amelia (widow),</i> pension increased-----	1510
<i>Algona, Wis.,</i> preliminary examination, etc., of, har- bor to be made-----	1195	<i>Allen, Angie O. (widow),</i> pension increased-----	1467
<i>Alien Property Custodian,</i> appropriation for expenses of-----	522, 1199	<i>Allen, Anna E. (widow),</i> pension-----	1460
for printing and binding for-----	522, 1199	<i>Allen, Charles C.,</i> deficiency appropriation for extra serv- ices-----	673
deficiency appropriation for expenses, caring for property loaned by Austro-Hungarian Government and seized by-----	35	<i>Allen, Jane (widow),</i> pension increased-----	1514
<i>Aliens (see also Immigration Act of 1924),</i> appropriation for enforcing laws regulat- ing admission of-----	240, 1049	<i>Allen, Lucy R. (widow),</i> pension increased-----	1495
for expenses, naturalization of-----	240, 1050	<i>Allen, Martha F. (widow),</i> pension increased-----	1415
for medical examination of-----	75, 774	<i>Allen, Mary C. (widow),</i> pension increased-----	1397
for enforcing laws regulating immi- gration of, under Department of State-----	1017	<i>Allied Governments in World War,</i> transportation, medical services, etc., to be furnished by Veterans' Bureau to discharged members of-----	621
for expenses regulating immigration of, additional, 1925-----	709	utilization of similar services by, to discharged members of American forces living within their terri- torial limits-----	621
deficiency appropriation for expenses of interned-----	57	funds available for-----	621
for enforcing laws regulating immi- gration of, under Department of State-----	691	<i>Allison, Carrie M. (widow),</i> pension-----	1425
for expenses regulating immigration of-----	760, 1349, 1353	<i>Allison Street NW., D. C.,</i> appropriation for paving, Seventh Street to Illinois Avenue-----	547
classes of, arriving in excess of quotas under Act of 1921, permitted to enter and remain-----	669	for asphalt covering, Seventh Street to Georgia Avenue; from gaso- line-tax fund-----	1225
departing from abroad destined for United States deemed immi- grants; exceptions-----	154	<i>Allotments in Severalty to Indians (see Lands in Severalty to Indians).</i>	
departures of, from United States, forbidden, unless having certifi- cates of payment of income, etc., taxes-----	303	<i>Alloway, Rosetta (widow),</i> pension-----	1444
proclamation establishing quota of nationality of, allowed admis- sion during 1924-1925-----	1958	<i>Altamaha River System, Ga.,</i> preliminary examination, etc., of, to be made, to improve navigation; local interests required-----	1194
<i>Alkali Resistant Crops,</i> appropriation for breeding, etc-----	442, 832		

<i>Alter, Belle Thompson,</i> pension.....	Page. 1464	<i>American Historical Association,</i> appropriation for printing and binding annual report of.....	Page. 529
<i>Althouse, Carrie M. (widow),</i> pension increased.....	1521	<i>American Legion,</i> proceedings of national encampments of, to be printed annually as House documents.....	473
<i>Alword, Anna M. (widow),</i> pension increased.....	1421	<i>American National Red Cross,</i> building erected as Memorial to Women of the World War to be used by.....	665
<i>Alward, Nancy E. (widow),</i> pension increased.....	1464	expense of maintenance, etc.....	666
<i>Ambassadors,</i> appropriation for salaries.....	206, 1015	may continue use of temporary build- ings on grounds of Memorial to Women of the Civil War, Wash- ington, D. C.....	975
<i>Amber Pipes, etc.,</i> excise tax on, sold by producer, etc....	323	removal, etc., by December 31, 1926.....	975
<i>Ambridge, Pa.</i> bridge authorized across Ohio River to Woodlawn from.....	791	president of, to serve on commission for approval of plans for Memorial to Women of World War.....	666
<i>Amendment to the Constitution,</i> proposed to the States granting Con- gress power to limit, etc., child labor.....	670	<i>American Niagara Railroad Company,</i> time extended for bridging Niagara River by.....	1216
<i>American Academy in Rome,</i> authorized property holding of, in- creased to \$10,000,000.....	635	<i>American Printing House for the Blind,</i> appropriation for providing books, etc., by.....	83, 782
inhibition on American official serving as a director, repealed.....	635	<i>American Revolution, Society of Sons of the,</i> limitation on number of trustees re- moved.....	808
<i>American and Foreign Marine Insurance Company,</i> redemption of lost certificates of in- debtedness to.....	1549, 1553	<i>American Seamen,</i> appropriation for relief and protection of, in foreign countries, etc....	208, 1017
<i>American Battle Monuments Commission,</i> appropriation for expenses of.....	522	for testimonials for rescuing ship- wrecked, etc.....	210, 1019
acquiring lands in foreign coun- tries.....	522	deficiency appropriation for relief and protection of.....	47, 57, 760
travel expenses, etc.....	522	<i>American Surety Company of New York,</i> redemption of lost certificate of in- debtedness of.....	1559
preliminary plans, etc.....	522	<i>American Trading Company,</i> proclamation ordering payment to, for losses on sugar importations by them.....	1912
special disbursing agent for ex- penses abroad.....	522	<i>American Transit Company,</i> time extended for bridging Detroit River, at Detroit, Mich., by.....	103, 1128
deficiency appropriation for expenses... acquiring land; offices in foreign countries.....	35	<i>American University, D. C.,</i> deficiency appropriation for rent, De- partment of Agriculture.....	38
prior expenses allowed; travel of Army officers.....	35	<i>American Vessels,</i> home ports of, to be fixed by owners... to be recorded in bills of sale, etc....	947 948
special disbursing agent abroad... for maintenance, etc., of vehicles; payable from general expense appropriation.....	35	<i>American War Mothers,</i> incorporated; purposes, etc.....	966
unexpended balances available for all expenses of.....	674	<i>Americanization Work, Public Schools, D. C.,</i> appropriation for expenses, instructing foreigners of all ages.....	556, 1231
use for construction work, forbidden..	1200	<i>Ammunition, Army,</i> appropriation for manufacture, etc., for small arms, etc.....	498, 913
<i>American Cyanamid Company,</i> deficiency appropriation for expenses arbitrating royalty to be paid to, from unexpended balance, National Defense Act.....	757	for preserving, etc.....	498, 913
<i>American Education Week,</i> proclamation urging observance of week beginning November 17, 1924, as.....	1972	for mountain, etc., cannon.....	498, 914
<i>American Ephemeris and Nautical Al- manac,</i> appropriation for preparing.....	190, 869	for mountain, etc., artillery prac- tice.....	498-914
<i>American Ethnology,</i> appropriation for continuing researches in.....	528, 1206	for seacoast cannon.....	499, 914
<i>American Falls Reservoir, Idaho,</i> lands to be acquired from Indians of Fort Hall Reservation, for con- struction of, on Minidoka irri- gation project.....	117	for seacoast artillery practice.....	499, 915
<i>American Food Products,</i> appropriation for examining foreign tests, etc., of.....	447, 837	for seacoast cannon, insular posses- sions.....	499, 915
for investigating market conditions, etc., of agricultural.....	453, 844	for seacoast cannon, Panama Canal..	500, 915
<i>American Furniture, etc., Early American,</i> donations of, may be accepted for use in the White House.....	1091	deficiency appropriation for.....	59, 62
		<i>Ammunition, Navy (see also Ordnance and Ordnance Stores, Navy),</i> appropriation for procuring, etc....	192, 871
		for smokeless powder.....	192, 871

<i>Amnesty and Pardon</i> , proclamation granting, as to forfeiture of citizenship, etc., by Army or Navy deserters since armistice of World War.....	1940	<i>Animal Diseases</i> —Continued.	Page.
<i>Amos, Isadora (widow)</i> , pension.....	1509	deficiency appropriation for eradication of foot and mouth, etc.....	40, 682
<i>Amoy, China</i> , deficiency appropriation for construc- tion of consular building.....	1341	for discovering new methods for con- trol of foot and mouth; reap- propriation.....	1325
<i>Amusement Places</i> , internal revenue tax on admissions to..	320	<i>Animal Husbandry</i> , appropriation for feeding and breeding investigations in.....	439, 828
<i>Anacostia Park, D. C.</i> , appropriation for reclaiming Anacostia River and Flats for development of.....	572, 1246	<i>Animal Industry Bureau, Department of Agriculture</i> , appropriation for chief of Bureau, office personnel, etc.....	437, 826
for recreation section, improvement, etc.....	574, 1247	for general expenses.....	437, 827
agreement as to title of certain land adjoining, validated.....	887	for inspection and quarantine work.....	437, 827
<i>Anacostia River and Flats, D. C.</i> , appropriation for reclaiming, etc., for development of Anacostia Park.....	572, 1246	blackleg vaccine.....	438
for, additional, 1925.....	712	for investigating tuberculosis of ani- mals.....	438, 827
<i>Anacostia River Bridge, D. C.</i> , appropriation for operating ex- penses.....	550, 1227	indemnities for destroyed ani- mals.....	438, 828
<i>Anastasia Island, Fla.</i> , Saint Johns Electric Company granted right of way over military reser- vation on.....	959	for eradicating southern cattle ticks; demonstration work.....	438, 828
<i>Anclote River, Fla.</i> , preliminary examination, etc., of, to be made.....	1194	limitation on expenditures.....	438, 828
<i>Anderson, Catharine (widow)</i> , pension increased.....	1468	for dairy investigations, etc.; reno- vated butter inspection.....	438
<i>Anderson, Lissie J. (widow)</i> , pension increased.....	1456	for animal husbandry experiments..	439, 828
<i>Anderson, Louis</i> , pension.....	1408	feeding, breeding, etc.....	439, 828
<i>Anderson, Mary Ann (widow)</i> , pension.....	1438	poultry feeding and breeding.....	439, 828
<i>Anderson, S. C.</i> , terms of court at.....	801	sheep experiment station, Idaho..	439, 828
<i>Anderson, Thomas</i> , pension.....	1415	for animal diseases investigations..	439, 828
<i>Anderson, W. Va.</i> , deficiency appropriation for Federal Industrial Institution for Wom- en, construction, etc., at.....	1334	contagious abortion of animals..	439, 829
<i>Andrews, Eliza F. (widow)</i> , pension increased.....	1436	for investigating, treating, etc., hog cholera.....	439, 829
<i>Andrews, Elizabeth A. (widow)</i> , pension.....	1483	regulating trade in animal viruses, etc.....	439, 829
<i>Andrews, Henry J.</i> , pension.....	1534	methods of prevention, etc.....	439, 829
<i>Andrews, Mable (daughter)</i> , pension.....	1485	for eradication, etc., of dourine..	439, 829
<i>Andrews, Margaret (widow)</i> , pension.....	1452	for administrative work.....	439, 829
<i>Angeles National Forest, Calif.</i> , permission granted Los Angeles County to maintain free public camp grounds in.....	969	for meat inspection, additional.....	439, 829
<i>Angle, Jessy</i> , pension.....	1382	horse meat.....	440, 829
<i>Animal and Bird Preserves</i> , punishment for illegally hunting, taking eggs, etc., on.....	98	for salaries, additional, 1925.....	705
<i>Animal Diseases</i> , appropriation for arresting foot and mouth, etc.....	110, 458, 851	for general expenses, additional, 1925..	705
for investigating, etc.....	439, 828	for meat inspection, additional, 1925..	705
		for arresting foot and mouth diseases of, additional, 1925.....	706
		deficiency appropriation for general ex- penses.....	55, 60, 700, 759, 1351, 1353
		for International Livestock Exposi- tion, medals, etc., to winners....	1324
		<i>Animals (see also Cattle)</i> , appropriation for arresting, etc., con- tagious diseases of.....	110, 458, 827
		for inspection, etc., of imported....	437, 827
		for tuberculin testing of.....	438, 827
		<i>Animals, Domestic</i> , free admission of, crossing frontier before May 1, 1924, if brought back before December 31, 1924..	2
		refund of duties paid on, returned after March 1, 1923.....	2
		before May 1, 1925, if brought back before December 31, 1925.....	963
		refund of duties collected after December 30, 1924.....	963
		<i>Animals, North American</i> , appropriation for investigating food habits of, etc.....	450, 841
		<i>Animals, Societies for Prevention of Cruelty to</i> , exempt from income tax.....	282
		<i>Annapolis, Md. (see Naval Academy)</i> . "Anode," Barge, claim of owner of, for damages to, referred to district court.....	1563

<i>Ansorge, Martin C.</i> , deficiency appropriation for contested election expenses-----	Page. 754	<i>Apprentice Seamen, Navy</i> , appropriation for pay-----	Page. 193, 872
<i>Antelopes, etc.</i> , public lands authorized to be with- drawn for propagation of, in South Dakota-----	634	for pay, under training, etc-----	193, 872
<i>Antietam Battle Field, Md.</i> , appropriation for preservation of monu- ments, etc.; superintendent--	511, 926	<i>Appropriations</i> , appropriation for preparing statement of, first session, Sixty-eighth Congress-----	586
<i>Antiss, Clarissa G. (widow)</i> , pension increased-----	1436	for statement of, second session, Sixty-eighth Congress-----	1294
<i>Antitoxins, etc.</i> , appropriation for investigating ani- mal-----	439, 828	First Deficiency Act, Fiscal Year 1924--	33
for regulating sale, etc-----	439, 829	Urgent Deficiency-----	170
<i>Antitrust Laws</i> , appropriation for expenses enforc- ing-----	217, 1027	Second Deficiency Act, Fiscal Year 1924--	672
use for prosecution of labor asso- ciations, etc., forbidden-----	217, 1027	First Deficiency Act, Fiscal Year 1925--	753
associations of farmers, etc-----	217, 1027	Second Deficiency Act, Fiscal Year 1925--	1313
for enforcing, additional, 1925-----	709	for Senate, inquiries and investigations--	16
<i>Antoni, Frederick</i> , pension increased-----	1394	for Treasury Department-----	64, 763
<i>Apache, etc., Agency, Okla.</i> , appropriation for support, etc., of Indians at, from tribal funds--	411, 1161	for Post Office Department-----	83, 782
<i>Apache, etc., Indians, Okla.</i> , appropriation for support, etc., from tribal funds-----	399, 1149	for Navy Department and Navy-----	182, 861
payment authorized to Jacob Crew, from funds of-----	1573	for Department of State-----	205, 1014
<i>Apache National Forest, Ariz.-N. Mex.</i> , proclamation modifying boundaries of--	1984	for Department of Justice-----	216, 1025
transferring portion of, to Crook National Forest-----	1985	for Department of Commerce-----	224, 1033
transferring portion of Datil Na- tional Forest to-----	1985	for Department of Labor-----	238, 1048
<i>Apalachicola, Fla.</i> , inspectors of hulls and of boilers at, abolished-----	104	for Interior Department-----	390, 1141
<i>Apalachicola River</i> , bridge authorized across United States Canal, connecting, with Saint Andrews Bay, Fla-----	22	for Department of Agriculture-----	432, 822
preliminary examination, etc., of, to be made-----	1194	for War Department and Army-----	477, 892
<i>Apodaca, Jose Rafael</i> , pension-----	1406	for Executive, independent establish- ments, etc-----	521, 1198
<i>Appalachian Mountains, Southern</i> , deficiency appropriation for securing lands in, for national parks-----	1331	for the District of Columbia-----	539, 1216
Secretary of the Interior to determine areas of lands to be acquired for national parks in-----	959	for Legislative Branch of the Govern- ment-----	578, 1286
<i>Appeals and Writs of Error</i> , no case to be dismissed solely for mis- take in procedure-----	941	for legal expenses in canceling naval oil reserves leases, etc-----	16
<i>Apple, George M.</i> , certain payments to, validated-----	1590	for loans to farmers in drought stricken areas of New Mexico for pur- chase of seed, etc-----	110
collections from, to be refunded-----	1590	for arresting, etc., contagious diseases of animals-----	110
<i>Applegate, Mary E. (widow)</i> , pension increased-----	1526	for preparing roll, etc., of Lac du Flambeau Band of Chippewa Indians, Wis-----	132
<i>Appointments Decision, Treasury Depart- ment</i> , appropriation for chief of, and office per- sonnel-----	69, 768	for payment to Canada-----	1282
<i>Appraisers, Board of (see Board of General Appraisers)</i> .		for expenses of National Commissions for the Sesquicentennial Ex- hibition in Philadelphia-----	1254
<i>Appraisers of Merchandise, Customs</i> , appointment of one at Portland, Oreg--	957	for paying claims of Bethlehem Steel Company for additional work on Government contracts-----	1604
limited to one, at Baltimore, Md-----	819	authorized for shoe factory, etc., penitentiary at Leavenworth, Kans-----	7
		or paying dispossessed allottees of Nisqually Indian Reservation, Wash-----	111
		for membership in International Statistical Bureau at The Hague--	112
		for delegates to Seventh Pan American Scientific Congress--	112
		for delegates to meeting of Inter- American Committee on Elec- trical Communications-----	112
		for paying indemnity to France for damages to property of Madame Crignier in search for body of Admiral John Paul Jones-----	118
		for expenses of commission on use of waters of Rio Grande below Fort Quitman, Tex-----	118
		for participating in international conferences for suppressing traffic in opium, etc-----	120
		for Adjusted Service Certificate Fund, annually-----	128
		limit for 1925-----	128

<i>Appropriations—Continued.</i>	Page.	<i>Appropriations—Continued.</i>	Page.
authorized for Dairying Bureau, Department of Agriculture-----	243	authorized for indemnity to Sweden, for sinking of fishing boat "Lilly"-----	947
for bridge repairs, Leavenworth, Kans., penitentiary farm-----	248	for quarantine station, Sand Island, Ala-----	950
for survey for flood control of Allegheny and Monongahela Rivers, Pa-----	250	for indemnity to Norway on account collision damages to "Hassel"-----	955
for flood control of North Branch of Susquehanna River, Pa. and N. Y-----	250	for commission on selecting sites for national parks, in southern Appalachian Mountains-----	959
for flood control of Puyallup River, Wash-----	250	for lands, etc., Tokyo, Japan, for foreign service-----	961
for stock of Inland Waterways Corporation-----	361	for additional lands, Fort Bliss, Tex-----	964
for expenses, final disposition of affairs of Eastern Band of Cherokee Indians, N. C-----	381	for care, etc., of burial grounds of former President Zachary Taylor in Jefferson County, Ky-----	970
for additional hospital, etc., facilities for Veterans' Bureau patients-----	390	for increased allotments to State, etc., agricultural experiment stations-----	970
for expenses of joint committee to investigate Northern Pacific land grants-----	462	for construction of Arlington Memorial Bridge-----	974
for girls' dormitory, Fort Lapwai Indian Sanatorium, Idaho-----	533	for preliminary examinations, etc., of designated rivers in Washington for flood control-----	1000
for lands for homeless Temoak Indians, Nev-----	596	for topographical survey of the United States-----	1011
for paying Stevens and Ferry Counties, Wash., for local taxes on allotted Colville Indian lands-----	599	for credit to Chippewa Indians of Minnesota-----	1052
for expenses of commission to inspect, etc., designated Civil War battle fields in Virginia-----	647	for expenses of eliminating grade crossing of Van Buren Street, District of Columbia, over railroad tracks, by construction of subway-----	1097
for expenses of International Fisheries Commission-----	650	for travel expenses of Bunker Hill Sesquicentennial Commission-----	1099
for expenses executing Upper Mississippi River, etc., Refuge Act-----	652	for participating in celebration of 150th anniversary of Battle of Bunker Hill-----	1099
for acquiring areas for the refuge-----	652	for per capita payment to Clallam Indians, Wash-----	1102
for cooperating with States for forest fire prevention, timber production, etc-----	653	for editing, etc., archives of the Territories-----	1104
for procuring seeds and plants for timber growing on denuded lands, etc-----	654	for expenses of forest experiment stations in California, etc-----	1109
for assisting farm owners in establishing wood lots, etc-----	654	for establishing Fort McHenry, Md., as a national park, etc-----	1109
for part contribution for Memorial to Women of World War; condition-----	665	for further hospital facilities for Veterans' Bureau beneficiaries-----	1212
for Washington Bicentennial Birthday Commission-----	672	for completing frieze in Rotunda of the Capitol-----	1252
for investigations to determine development of arid lands, etc-----	704	for all expenses at Seville International Exposition-----	1257
for disposing of unallotted lands of Omaha Indian Reservation, Nebr-----	728	for expenses of Mecklenburg Sesquicentennial Commission-----	1267
for investigating, etc., new location for Botanic Garden conservatories-----	729	for participating in celebrating at Charlotte, N. C., the 150th anniversary of the declaration of independence in Mecklenburg County-----	1267
for expenses of Lexington-Concord Sesquicentennial Commission-----	749	for tablets in memory of John and John Quincy Adams at Quincy, Mass-----	1302
for expenses, participating in Sesquicentennial celebration-----	749	for expenses of delegates to Pan American Highways Congress-----	1355
for expenses of widening Nichols Avenue SE., District of Columbia-----	751	balances of designated Army, covered in-----	934
for one-half cost of bridge across San Juan River, Bloomfield, N. Mex-----	800	<i>Aquisse, Choir, alias Cheroquis, pension-----</i>	1384
for general fund of Chippewa Indians of Minnesota, from sale of ceded lands-----	816	<i>Arapahoe, etc., Agency, Okla., appropriation for support, etc., of Indians at, from tribal funds-----</i>	411, 1161
for commission to inspect, etc., battle fields of the siege of Petersburg, Va-----	856	deficiency appropriation for civilian employees at-----	1329
for expenses of commission to select Patent Office models for retention, etc-----	943	<i>Arapahoe Indians, Mont., Northern Cheyenne, and, appropriation for support, etc., of-----</i>	409, 1160
		for support, etc., of, additional, 1925-----	708

<i>Arbitration Act, United States,</i>	Page.	<i>Arbitration Conventions,</i>	Page.
meaning of "maritime transactions" and "commerce" as used herein.	883	agreement extending, with France-----	1743
provisions not applicable to employment contracts with workers in commerce-----	883	with Great Britain-----	1695
written contracts providing for arbitration of controversies in maritime or commerce transactions, valid, etc.; exception-----	883	with Japan-----	1757
trials of suits referable to arbitration on agreement therefore, may be stayed, until arbitration has been had-----	883	with Netherlands-----	1754
petition for order of court directing arbitration may be made by aggrieved party on failure, etc., of the other-----	883	with Norway-----	1746
if the making of the agreement, etc., not in issue, order to be made-----	883	<i>Arbitration, International Bureau of Permanent Court of,</i>	
venue of hearing, etc-----	884	appropriation for annual contribution-----	212, 1020
summary trial, if making agreement, etc-----	884	deficiency appropriation for share in expenses-----	48
by judge-----	884	<i>Arbor Day (see Forest Protection Week).</i>	
by jury, except admiralty cases-----	884	<i>Archbold, Mrs. Anne,</i>	
action on findings of jury-----	884	acceptance of tract of land from, in the District of Columbia, to be added to park system as the "Archbold Parkway"-----	978
naming of arbitrator, etc-----	884	<i>Archer, William H.,</i>	
procedure on application to court-----	884	pension increased-----	1406
arbitrators may issue summons; fees-----	884	<i>Architect of the Capitol,</i>	
service of summons-----	884	appropriation for, chief clerk, engineer, etc-----	586, 1295
court may compel attendance on refusal; punishment for contempt-----	884	for elevator conductors, Capitol, Senate and House Office Buildings-----	587, 1295
if action in admiralty, vessel, etc., to be seized and held until award in arbitration-----	885	for work at the Capitol, repairs, etc-----	587, 1295
order of court confirming award to be entered, if agreed in arbitration agreement-----	885	for restoring decorations, first floor corridors, Senate wing-----	587, 1295
service of notice of application for-----	885	for care, etc., of grounds, Capitol, Senate and House Office Buildings-----	587, 1295
grounds for order of court vacating awards; procured by fraud, etc-----	885	surgical treatment of trees on Capitol grounds-----	1295
partiality of arbitrator, etc-----	885	for increased fire protection, Senate and House wings of Capitol-----	587
misconduct, etc., of arbitrator-----	885	for repairs, etc., stables and Maltby Building-----	587, 1295
exceeding or imperfect execution of powers-----	885	for Senate Office Building, maintenance-----	587, 1295
vacated award may be reheard by direction of court-----	885	for extensions, furniture, etc-----	587, 1295
award may be modified, etc., by court on application, if material mistake, etc., in-----	885	for House Office Building, maintenance-----	587, 1295
if upon a matter not submitted; exception-----	885	for Capitol power plant-----	587, 1295
if imperfect in form, etc-----	885	for expense of Library of Congress Building under-----	588, 1296
effect of order, to promote justice, etc-----	885	for printing and binding for-----	591, 1299
procedure on motion to vacate, etc., award-----	885	deficiency appropriation for Capitol Power Plant-----	34, 673, 1315
stay of proceedings may be made by same court-----	886	for Senate Office Building-----	34, 1315
papers to be filed on moving for an order confirming, etc., an award-----	886	for completing frieze in Rotunda of Capitol-----	673
judgment to be docketed-----	886	for pedestals for busts-----	1315
force and effect of-----	886	authorized to loan portraits of Daniel Webster and Henry Clay for exhibition of works of the artist John Neagle, in Philadelphia-----	1252
title of Act-----	886	plans for music auditorium at Library of Congress to be prepared by-----	788
inconsistent laws repealed-----	886	expense of, construction, etc., upon vouchers of-----	788
in effect on the 1st of January next-----	886	positions and pay established of, and office personnel-----	149
prior contracts not affected-----	886	<i>Architecture, D. C.,</i>	
<i>Arbitration, British-American Pecuniary Claims,</i>		board of examiners and registrars of architects created-----	713
appropriation for expenses-----	213, 1022	appointment of five; qualifications; period of service, oath, etc-----	713
<i>Arbitration, Bureau of Interparliamentary Union for Promotion of International,</i>		organization; election of officers-----	714
appropriation for contribution-----	212, 1020	rules, regulations, quorum, etc-----	714
		duties of; expenses-----	714
		roster of all registered architects to be made yearly-----	714

	Page.	Page.
<i>Architecture, D. C.—Continued.</i>		
board to make yearly report to Commissioners.....	714	<i>Ardmore, Okla.,</i> terms of court at..... 388, 945
receipt and use of fees; compensation to board from.....	714	<i>Arecibo, P. R.,</i> preliminary examination, etc., of, harbor to be made..... 1197
actual expenses of members to be reimbursed.....	715	<i>Argentina,</i> appropriation for ambassador to.... 206, 1015 proclamation directing disposal of sugar imported from, in 1920... 1912
certificate from board required for authority to practice.....	715	<i>Argentine Ant,</i> appropriation for investigating, etc.. 449, 839
title given holders by.....	715	<i>Arid Lands,</i> appropriation for study, etc., of drought resistant crops, etc.. 442, 832
use of, restricted to holders; or those previously engaged in practice.....	715	amount authorized for investigations to determine development of... 704
each member of firm to register for employees of registered architects not prevented.....	715	<i>Arizona,</i> appropriation for surveyor general, clerks, etc..... 394
plans, etc., by other persons permitted.....	715	for support, etc., of Indians in... 408, 1159
not to use title of architect.....	715	for support, etc., Indians in, additional, 1925..... 708
buildings defined.....	715	deficiency appropriation for support, etc., Indians in..... 56, 698, 759
certificates to qualified persons now engaged in architecture without examination; condition.....	715	<i>Apache National Forest, boundaries</i> modified..... 1984
continuing without, allowed persons in practice hitherto.....	715	authority to bridge Colorado River near Lee Ferry, subject to guaranty of, to pay half the cost, and to operate, etc., the bridge when built..... 994
qualifications of applicants for certificates.....	715	<i>Chiricahua National Monument, set</i> aside..... 1946
examination by board.....	716	<i>Coconino National Forest, area</i> enlarged..... 1922
evidence accepted in lieu.....	716	<i>Pipe Spring National Monument, set</i> aside..... 1913
possessing diploma from an architectural college, etc.; additional proof.....	716	<i>Prescott National Forest, area</i> diminished..... 1923
holding similar certificate from a State, etc.; condition.....	716	<i>Sitgreaves National forest, area</i> modified..... 1926
limited requirement for architects practicing for ten years outside of the District.....	716	sums for allotting lands, etc., not to be used for Indians in, unless residing on public domain prior to June 30, 1914..... 398, 1148
fees; from applicants for certificates for certificate.....	716	<i>Tonto National Forest, boundaries</i> modified..... 1923
renewals; restoration.....	716	<i>Wupatki National Monument, set</i> aside..... 1977
examination papers, etc., to be kept by board; record of proceedings, etc.....	716	<i>Arizona, University of,</i> land patent to..... 1544
record of registered architects; details.....	716	<i>Arkansas,</i> may acquire and operate bridge across Black River, at Black Rock.... 889
of certificates with Commissioners.....	716	toll allowed for five years..... 889
certificates to be renewed yearly; effect of failure.....	716	White River, at Augusta..... 1131
date of expiration.....	717	tolls allowed for five years..... 1131
persons exempted from provisions of Act; nonresidents or recent arrivals; conditions.....	717	Batesville..... 888
authorized employees of registered architects; restriction.....	717	tolls allowed for five years..... 888
nonresident consulting associates.....	717	Saint Charles, to operate as a free bridge..... 1000
employees of United States of the District while employed.....	717	tolls allowed for five years..... 1000
revocation of certificate; notice to holder, hearings, proof required.....	717	may erect buildings, etc., at Camp Pike, for State National Guard..... 244
causes; fraud in obtaining; fraud in professional practice, etc.; gross incompetency, etc.....	717	purchase of lands in, by Sabine Lumber Company, authorized..... 812
procedure for; report of findings.....	717	<i>Arkansas Avenue NW., D. C.,</i> appropriation for paving, Georgia Avenue to Emerson Street..... 548
record to be made by persons using title of architect.....	717	<i>"Arkansas," Battleship,</i> deficiency appropriation for additional submarine, etc., protection..... 1335
registration barred on failure to make.....	718	alteration of, authorized for protection against submarine and aircraft attack..... 719
unauthorized use of title architect, etc., a misdemeanor.....	718	converting to oil burning..... 719
punishment for.....	718	
conflicting laws repealed.....	718	
immediate effect of Act.....	718	
<i>Archives of the Territories,</i> collecting, arranging for publication, etc., authorized in Department of State.....	1104	

<i>Arkansas Eastern Judicial District,</i>	Page.	<i>Arlington Memorial Bridge Commission—</i>	Page.
counties constituting eastern division...	91	Continued.	
northern division.....	91	occupation of Government owned lands,	
Jonesboro division.....	91	during construction.....	975
western division.....	91	transfer to park system, etc., on com-	
terms of court, at Batesville.....	91	pletion.....	975
Helena.....	91	authorized to acquire private lands in	
Jonesboro.....	91	Virginia for approaches to bridge.	975
Little Rock.....	91	for opening up B Street NW., from	
offices of clerk.....	91	the Capitol to the Potomac.....	975
<i>Arkansas Judicial Districts,</i>		condemnation proceedings.....	975
counties constituting western district		construction by direct appropriations or	
divisions.....	948	contracts, or by both, authorized	975
terms of court.....	949	limitation on yearly expenditures...	975
no change in eastern district.....	949	annual statements of expenditures, etc.	975
<i>Arkansas River,</i>		<i>Arlington National Cemetery, Va.,</i>	
bridge authorized across, near Darda-		appropriation for care of grounds, etc.	511, 926
nelle, Ark.....	1129	for burial of indigent ex-service men,	
time extended for bridging, Little		District of Columbia, in.....	571, 1245
Rock, Ark.....	9	restoration directed of the Lee Mansion	
preliminary examination, etc., of, to be		in, to its condition prior to the	
made.....	1195	Civil War.....	1356
<i>Arkansas River, Kans., Okla., and Ark.,</i>		<i>Armament, Army,</i>	
preliminary examination, etc., author-		appropriation for gauges, dies, and jigs	
ized for flood control of.....	249	for manufacture of.....	499, 914
<i>Arkansas Western Judicial District,</i>		<i>Armament, Navy,</i>	
counties constituting Texarkana divi-		appropriation for.....	192, 871
sion.....	90, 948	deficiency appropriation for expenses,	
El Dorado division.....	948	scrapping of naval vessels.....	689
Fort Smith division.....	91, 948	<i>Armament of Fortifications,</i>	
Harrison division.....	91, 948	appropriation for.....	499, 914
terms of court, at El Dorado.....	949	deficiency appropriation for.....	59,
Fort Smith.....	91, 949	62, 701, 1350, 1352, 1353	
Harrison.....	91, 949	for Panama Canal.....	701
Texarkana.....	91, 949	<i>Armored Vehicles, Army, Self-propelled,</i>	
offices of clerks.....	91, 949	appropriation for purchase, etc., of...	498, 913
<i>Arlington Agricultural Experiment Farm,</i>		deficiency appropriation for.....	62
<i>Va.,</i>		<i>Armories (see Arsenal, Army).</i>	
appropriation for continuing improve-		<i>Arms and Armament, Army,</i>	
ments, etc.....	443, 832	appropriation for gauges, etc., for man-	
for continuing improvements, etc., of		ufacture.....	499, 914
building for experiments in		<i>Arms, etc.,</i>	
American raw materials.....	447, 837	proclamation declaring shipment of, to	
deficiency appropriation for special		Honduras unlawful.....	1942
sugar cane breeding investiga-		except with consent of Secretary	
tions.....	1325	of State.....	1950
<i>Arlington Building, D. C.,</i>		forbidding illegal shipment of, to	
appropriation for operating force and		Cuba.....	1946
expenses.....	531, 1210	to Mexico.....	1934
<i>Arlington Memorial Amphitheater and</i>		revoking prohibition against ship-	
<i>Chapel, Va.,</i>		ment of, to Cuba.....	1965
appropriation for care, etc.....	511, 926	<i>Arms, etc., Army,</i>	
<i>Arlington Memorial Bridge Commission,</i>		appropriation for manufacture of...	498, 913
deficiency appropriation for commenc-		deficiency appropriation for manu-	
ing construction of bridge.....	1316	ufacture.....	62, 762
directed to construct bridge across Po-		<i>Armstrong, Maggie R. (widow),</i>	
tomac River; location.....	974	pension increased.....	1452
including approaches, landscape fea-		<i>Army (see also War Department),</i>	
tures, etc.....	974	appropriation for all contingencies of,	
advisable changes in design, etc., al-		under the Secretary of War... 479, 893	
lowed.....	974	civil employees on sales of war sup-	
executive officer of, to have immediate		plies, adjusting contracts, etc. 479, 893	
charge of work.....	974	restriction on transfers of small	
amount authorized to be appropriated.		quantities of surplus property... 479, 893	
proportion of, from Treasury and		amount for advertising limited... 479	
District revenues.....	974	restriction on payments to auc-	
assessments on opening, etc., streets...	974	tioneers.....	479
accounting if construction other than by		for General Staff Corps, Military	
contract.....	974	Intelligence Division.....	479, 894
employment of engineers, architects,		military attachés abroad; observ-	
and other personnel; compensa-		ing operations of foreign	
tion.....	975	armies.....	479, 894
details of Army Engineer officers au-		for contingencies, headquarters of	
thorized.....	975	departments etc.....	480, 894

Army—Continued.	Page.	Army—Continued.	Page.
appropriation for Army War College	480, 894	appropriation for payments; com- mutation of rations	483, 898
for Command and General Staff School, Fort Leavenworth, Kans.	480, 895	prices at sales commissaries to in- clude overhead costs	484
for post exchanges	480, 895	services and supplies from public utilities to include overhead costs	484
for libraries, hostess houses, etc.	480, 895	for regular quartermaster supplies	484, 899
for pay of officers	481, 895	heat and light to quarters	484, 899
no commissioned Army, Navy, or Marine Corps officer deprived of pay while on duty in coordina- tion of Government business	895	post bakeries; ice machines; laun- dries, etc.	484, 899
for National Guards officers	481, 896	forage, etc., for animals	485, 899
for warrant officers	481, 896	sale of electric current from Camp John Hay, Philippines, to Ba- guio, approved	485
for aviation increase, officers	481, 896	for clothing and equipage	485, 900
for longevity, officers	481, 896	indemnity for destroyed clothing	485, 900
time at Military or Naval Acad- emy after August 24, 1912, not counted	481, 896	for incidental expenses	485, 900
for pay of enlisted men	481, 896	for transportation	486, 900
Clarence J. Vaughan	481	dependents of officers and enlisted men, etc.	901
number provided for	481, 896	boats, vehicles, draft animals, etc.	486, 901
minors enlisting after July 1, 1925, without consent of parent, etc., may be discharged	896	travel allowances on discharge	486, 901
for National Guard enlisted men	481, 896	payments to land grant railroads; limitation	486
for aviation increase, enlisted men; limitation	481, 896	motor vehicle restriction	486, 901
for Philippine Scouts	481, 896	purchase of motor vehicles re- stricted	487, 901
for longevity pay, enlisted men	481, 896	for purchase of horses; limitation	487, 901
for pay of retired officers	481, 896	breeding of riding horses	487, 901
for retired officers on active duty	481, 896	acceptance of donated breeding animals, etc.	487, 901
for retired enlisted men	481, 896	for military posts, construction, etc.	487, 902
for retired enlisted men on active duty	481, 896	Fort Sill, Okla.	487
for retired pay clerks	481, 896	Fort Benning, Ga.	487
for retired veterinarians	481, 896	comprehensive plan to be sub- mitted for necessary con- struction, etc.; funds for	487
for field clerks and messengers, at headquarters of territorial de- partments, areas, etc.	481, 896	sale of Fort Porter, N. Y.	902
assignment to Department duty forbidden	482, 896	Hawaiian Islands	488, 902
for contract surgeons; nurses; hos- pital matrons	482, 896	Panama Canal	488, 902
for courts martial, etc., expenses	482, 896	for barracks and quarters, construc- tion, repairs, etc.	488, 903
for rental allowances	482, 897	rental of garages, offices, etc., for military attachés	488, 903
for subsistence allowances	482, 897	repairs, old Fort Ontario, N. Y.	903
for interest on soldiers' deposits	482, 897	additional land Fort Reno, Okla.	903
for loss by exchange	482, 897	for barracks and quarters, Philip- pine Islands; rentals in China	488, 903
for officers furnishing mounts	482, 897	restriction on quarters for offi- cers	488, 903
accounting and disbursement as pay of the Army	482	for water, sewers, etc., at posts	488, 903
additional personnel forbidden	482	new work limited	488, 903
pay to retired officer forbidden who sells supplies, etc., to Army	482	for roads, walks, wharves, drainage, etc.	488, 903
pay forbidden to retired officer employed by parties selling, etc., to Army or Department	482	repairs, etc., New Dixie Highway, Camp Knox, Ky.	489
for mileage, etc.	482, 897	camps, etc., excluded	489, 903
for clerks, etc., Finance Department	482, 897	for shooting galleries and ranges	489, 904
auditing World War contracts	483, 897	for rent of buildings for, in District of Columbia	489, 904
personal services in Department	483, 897	for Fort Monroe, Va., wharf, roads, and sewer	489, 904
for paying claims for damages to private property; mode of set- tlement	483, 897	for post hospitals, construction, re- pair, etc.	489, 904
for paying claims for destruction, etc., of personal property of officers, etc., in the service	483, 898	temporary camp hospitals, etc.	489, 904
for Quartermaster Corps	483, 898	new construction forbidden	490, 905
for subsistence supplies for issue	483, 898	for Signal Service expense	490, 905
sales to officers, enlisted men, etc.	483, 898	allotments for designated ob- jects	490, 905
meals to competitors in the na- tional rifle match	483, 898		

<i>Army</i> —Continued.	Page.	<i>Army</i> —Continued.	Page.
appropriation for fire control installations, seacoast defenses	491, 905	appropriation for Coast Artillery expenses, seacoast defense, United States	502, 917
insular possessions	491, 906	insular possessions	502, 918
Panama Canal	491, 906	Panama Canal	503, 918
for Air Service expenses	491, 906	for Military Academy	503, 918
allotments for designated objects	491, 906	for National Guard, arming, equipping, and training	505, 920
incurred obligations to be paid from former appropriations, etc.	493, 908	for forage, bedding, etc., for animals	505, 920
for aviation landing field, Panama Canal	493	additional from unexpended balances	920
for Medical Department, supplies, etc.	493, 908	for care of animals, equipment, etc.	505, 920
tuition of officers and nurses	494, 909	for instruction camps	505, 920
Hot Springs, Ark., Hospital	494, 909	additional from unexpended balances	920
use for Medical and Surgical History of War with Germany, forbidden	494, 909	for expenses, attending service schools	505, 920
for hospital care, Canal Zone garri- sons	494, 909	additional from unexpended balances	920
for Army Medical Museum	494, 909	for property and disbursing officers	505, 920
for library, Surgeon General's Office	494, 909	additional from unexpended balances	920
for care, etc., insane Filipino and Porto Rican soldiers	494, 910	for equipment and instruction expenses	505, 920
for Engineer Department, expenses of depots	495, 910	for travel expenses of Federal officers	505, 920
for Engineer School	495, 910	for transporting supplies, etc.	505, 920
tuition of student officers at technical institutions, etc.	495, 910	additional from unexpended balances	920
for equipment of troops	495, 911	for expenses, Army enlisted men on National Guard duty	505, 920
for civilian assistants	495, 911	for office rent, etc., instructors	506
for field operations	496, 911	for pay of National Guard, armory drills	506, 920
for military surveys and maps	496, 911	additional from unexpended balances	920
offices to assist	496, 911	for arms, equipment, etc., for field service	506, 920
for fortification of seacoast defenses, etc., United States	496, 911	clothing, equipment, etc., from Army surplus stores	506, 921
insular possessions	496, 912	reduction of mounted units, etc.	506, 921
Panama Canal	497, 912	for Officers' Reserve Corps	506, 921
for Ordnance Department, current expenses	497, 913	mileage allowance for training	506, 921
for ordnance stores, ammunition, etc.	497, 913	for Enlisted Reserve Corps	506, 921
for manufacture of arms	498, 913	for expenses, correspondence instruction courses	506, 921
for preserving, etc., ordnance and ordnance stores	498, 913	for purchase of training manuals	506, 921
for purchase, etc., for troops	498, 913	for establishing headquarters, training camps, administration expenses, etc.	506, 922
for automatic machine rifles	498, 913	divisional and headquarters allotment	507, 922
for purchase, etc., of tanks, etc.	498, 913	period of pay, officers on active duty	507, 922
for Field Artillery armament	498, 913	Medical Reserve officers and nurses, in care of Veteran Reserve beneficiaries at Army hospitals	507, 922
for proving grounds	498, 914	for Reserve Officers' Training Corps, quartermaster supplies to units, etc.	507, 922
for Rock Island Arsenal	499, 914	expenses of training camps, subsistence, etc.	507, 922
for testing machines	499, 914	commutation of subsistence, senior division members	507, 923
for repairs of arsenals, etc.	499, 914	uniforms, etc., from Army surplus stock	508, 923
for procuring gauges, etc., for armament	499, 914	price current at time of issue to govern payments	508, 923
for armament for fortifications, United States	499, 914	additional mounted, etc., units forbidden	508, 923
insular possessions	499, 915	use of other funds forbidden	508, 923
Panama Canal	499, 915	transportation, etc., competitors in national rifle match	508, 923
for Chemical Warfare Service, expenses	500, 915		
for Infantry School, Fort Benning, Ga.	500, 916		
for civilian employees, Tank Service; tank school	501, 916		
for Cavalry School, Fort Riley, Kans.	501, 916		
for Field Artillery School, Fort Sill, Okla.	501, 917		
for Field Artillery instruction at firing centers	501, 917		
for Coast Artillery School, Fort Monroe, Va.	501, 917		

<i>Army—Continued.</i>	<i>Page.</i>	<i>Army—Continued.</i>	<i>Page.</i>
appropriation for supplies and equipment for other schools and colleges.....	508, 923	appropriation for headstones for soldiers' graves, additional, 1925.....	712
arms, etc., excluded.....	508, 923	for Medical Department, Medical and Surgical History of World War, additional, 1925.....	712
for expenses of citizens training camps.....	508, 924	for public buildings and grounds, District of Columbia, additional, 1925.....	712
medical treatment, etc., if injured in line of duty.....	924	for roads, bridges, etc., Alaska, additional, 1925.....	712
burial expenses, etc.....	924	for pensions.....	414, 1164
age limitation; no other funds to be used.....	509, 924	deficiency appropriation for Quartermaster Corps.....	52, 58, 62, 699, 701, 762, 1344, 1350, 1352, 1353
uniforms, etc., from Army surplus stock.....	509, 924	for water and sewers at military posts.....	52
price current at time of issue to govern payments.....	509, 924	for Muscle Shoals, Ala., nitrate plant.....	52
no issue of reserve supplies which would impair reserves for two field armies, etc.....	509, 924	for national cemeteries.....	52, 63, 762
for National Board for Promotion of Rifle Practice.....	509, 924	for river and harbor damages claims.....	52, 1345
for rifle ranges for civilian instruction, quartermaster supplies.....	509, 924	for headstones for soldiers' graves.....	52, 59, 1350
participation in matches.....	509, 925	for Volunteer Soldiers' Home.....	53
transportation, etc., of rifle teams.....	509, 925	for J. Maury Dove Company.....	53
for annual rifle contests, trophy, medals, etc.....	509, 925	for increase of compensation.....	58, 62, 698, 701, 761, 1350, 1352, 1353
for arms, etc., for civilian target practice.....	510, 925	for Signal Service.....	58, 62, 698, 701, 762, 1350, 1351
provisions for encouraging rifle instruction.....	510	for Air Service.....	58, 62, 701, 762, 1350
no pay for officers, etc., using time measuring devices on work of employees; cash bonus restricted.....	510, 926	for Air Service, production.....	58, 698
purchases from abroad exempt from duty.....	510, 926	for Signal Corps, aviation increase.....	58, 699
for Army War College, additional 1925.....	711	for pay, etc.....	58, 62, 691, 701, 761, 1350, 1352, 1353
for Command and General Staff School, additional, 1925.....	711	for mileage to officers and contract surgeons.....	58, 62, 699, 762, 1350, 1352, 1353
for post exchanges, additional, 1925.....	711	for transportation.....	58, 62, 699, 762, 1350, 1352
for pay of the Army, additional, 1925.....	711	for roads, walks, wharves, and drainage.....	59, 62, 762
for Quartermaster Corps, additional, 1925.....	711	for hospitals.....	59, 699
for clothing and equipage, additional, 1925.....	711	for Medical Department.....	59, 62, 699, 762
for transportation, additional, 1925.....	711	for Engineer Department.....	59, 62, 699, 762, 1345
for barracks and quarters, additional, 1925.....	711	for Ordnance Department.....	59, 62, 699, 701, 762, 1345, 1350, 1352
for water and sewers at posts, additional, 1925.....	711	for fortifications.....	59, 62, 699, 701, 762, 1350, 1352, 1353
for roads, walks, wharves, and drainage at posts, additional, 1925.....	711	for ordnance and ordnance stores.....	59
for Fort Monroe, Va., sewerage, etc., additional, 1925.....	711	for arsenals and armories.....	59
for Signal Corps, additional, 1925.....	711	for fortifications, Panama Canal.....	59
for Air Service, additional, 1925.....	711	for aviation, seacoast defenses.....	59
for Medical Department, additional, 1925.....	711	for Chemical Warfare Service.....	59, 701, 762, 1350
for Engineer Department, additional, 1925.....	711	for General Staff Corps.....	59
for Chemical Warfare Service, additional, 1925.....	711	for clerks, etc., at headquarters.....	59, 63, 761
for service schools, additional, 1925.....	711	for Engineer School.....	59
for Military Academy, additional, 1925.....	711	for inland and port storage facilities.....	59, 699, 762
for National Guard expenses, additional, 1925.....	711	for pay, etc., War with Spain.....	59, 699, 761, 1350, 1352, 1353
for citizens' military training, additional, 1925.....	711	for disposition of remains of officers, etc.....	59, 699, 701, 762, 1350
for National Board for Promotion of Rifle Practice, additional, 1925.....	711	for registration and selection for military service.....	62, 761, 1352
for national cemeteries, additional, 1925.....	712	for barracks and quarters.....	62, 699, 701, 762, 1350
		for subsistence.....	62, 762, 1350, 1352
		for proving grounds.....	62, 762
		for Reserve Officers' Training Corps.....	62, 701, 762, 1350
		for payment, loss of firearms, Colorado labor strike, 1914.....	63, 762
		for transportation of disabled soldiers, etc.....	63

<i>Army</i> —Continued.	Page.	<i>Army</i> —Continued.	Page.
deficiency appropriation for Military Academy.....	63	Camp Pike, Ark., buildings for Arkansas National Guard may be erected on, by Arkansas.....	244
for National Guard.....	63,	captured, etc., war devices and trophies to be distributed to the States, etc.....	597
699, 701, 762, 1345, 1350	1350	Chief of Finance, and Chief of Chemical Warfare Service to have rank, etc., of major generals.....	970
for Organized Militia.....	63, 762	detail allowed of officers, for administering World War Adjusted Compensation Act.....	131
for inland and coastwise waterways.....	63	disbursing officers relieved from responsibility for certain losses, etc., incurred in World War service accounts; time extended.....	860
for roads to Fort Story, Va.....	695	enlisted men grade percentages modified.....	470
for Panama Canal, fire control.....	695	retired, who served as commissioned officers in World War to have pay of retired warrant officers.....	472
for Camp Knox, Ky.....	695	expenses of investigating feasibility of military park at Kansas City, Mo., payable from contingencies of.....	801
for bronze medals, etc., for issue to Texas Cavalry.....	695	Fort Bliss, Tex.; additional land to be purchased for present military reservation.....	964
for Alaska military, etc., roads, bridges, and trails.....	699	Fort Crockett, Tex., buildings may be used by Mystic Shrine convention, at Galveston.....	113
for Coast Artillery.....	701	Fort Leavenworth, Kans.; part of reservation transferred to Leavenworth penitentiary for farm.....	248
for Watervliet Arsenal, N. Y.....	701	Gordon F. MacDonald placed on retired list; rank, pay, etc.....	1372
for General Staff Corps, military intelligence division.....	761	helium for, to be obtained from Bureau of Mines.....	1111
for clothing and equipage.....	762, 1350, 1352	helium production, etc., funds to be transferred to Mines Bureau.....	1331
for post, Montana frontier.....	762	insurance provisions in World War Veterans' Act.....	624
for shooting galleries and ranges.....	762	issue of quartermaster stores, etc., to relieve Georgia cyclone sufferers in 1920, approved.....	1252
for fortifications, insular possessions.....	762	credits to be allowed for disbursements.....	1252
for fortifications, Panama Canal.....	762	for relief of sufferers from cyclone in Mississippi, 1923, approved; credits allowed in accounts for fire at New Bern, N. C., in 1922, approved; credits allowed in accounts for.....	1285
for repairs, etc., defenses of Galveston, Tex.....	762	issue of supplies, etc., by the Executive, for relief of Japanese earthquake sufferers, approved.....	963
for civilian military training camps.....	762	credits for, to be allowed in accounts of officers.....	964
for Camp Funston, Kans., damage claims.....	1344	leader of Army band, to be appointed from warrant officers.....	1100
for sites for military purposes.....	1344	pay, allowances, etc., while holding appointment.....	1100
for Walter Reed Hospital, District of Columbia.....	1345	lease of land, Springfield Armory, to Springfield, Mass., for public street.....	1113
for horses.....	1350	Quartermaster Intermediate Depot, No. 1, for exhibition purposes to New Orleans Association of Commerce, authorized.....	100
for vocational training.....	1350	loan authorized of flags, etc., for decoration at inaugural ceremonies in Washington, D. C., March 4, 1925.....	944
balances of appropriations covered in; for distinguished service medals.....	934	hospital tents, etc., for caring for sick, etc., on that occasion.....	944
military police expenses under Draft Act.....	934		
inland and port storage, etc., facilities.....	934		
temporary office buildings.....	934		
T. A. Gillespie Company fire damages.....	935		
evacuation of ordnance depots.....	935		
ordnance materials, proceeds of sale.....	935		
encampments and maneuvers, Organized Militia.....	935		
Vicksburg, Miss., memorial archway.....	935		
Vicksburg, Miss., national memorial celebration, etc.....	935		
reimbursing losses fighting fires in national forests.....	935		
transportation for refugee American citizens from Mexico.....	935		
Francis Scott Key monument, Fort McHenry, Md.....	935		
reerection of statue of Abraham Lincoln, District of Columbia.....	935		
additional facilities at Walter Reed Hospital, District of Columbia, authorized.....	1264		
adjusted compensation for World War service in.....	121		
appointment authorized of Thomas James Camp, as major of Infantry.....	792		
Edgar William Miller as lieutenant colonel, Medical Corps.....	1570		
Ambrose I. Moriarty as major, retired.....	1362		
William Schuyler Woodruff as an officer of Infantry.....	806		
assignment of officers and enlisted men to Militia Bureau, and for instruction of National Guard.....	1077		

Army—Continued.	Page.	Army Band,	Page.
Mine Planter Service warrant officers to be reappointed and immediately discharged or retired.....	1101	warrant officer to be appointed leader of.....	1100
National Defense Act, 1916, amendments.....	363	pay, allowances, etc., of captain while holding appointment.....	1100
officers excepted from duty with troops, Medical, Ordnance, and Chemical Warfare.....	470	retired as warrant officer.....	1100
Judge Advocate General's Department engaged on patent litigation of Army.....	470	no back pay, etc.....	1100
per diem allowance, aerial surveys of rivers and harbors, established.....	1191	number of officers not increased hereby.....	1100
Philip T. Coffey to be summoned before retiring board to inquire as to condition when discharged.....	1598	<i>Army Field Clerks,</i> appropriation for mileage: limitation.....	482, 897
appointment as captain of Engineers and retired on action of board.....	1599	<i>Army War College,</i> appropriation for instruction expenses.....	480, 894
posthumous commissions to issue in names of officers, entitled thereto during the World War, dying in the service and unable to receive the same.....	1255	for, additional, 1925.....	711
in name of officer qualified for promotion dying in line of duty after occurrence of vacancy entitling him thereto, before issue of commission.....	1256	<i>Arnelt, John P.,</i> pension increased.....	1385
Presidio of San Francisco; grant of portion to San Francisco, Calif., for park, etc., purposes.....	1129	<i>Arnold, James H. (son),</i> pension.....	1446
proclamation of amnesty as to citizenship of deserters from, since armistice of World War.....	1940	<i>Arnold, James M.,</i> pension.....	1411
reappointment authorized of Frederick K. Long, as captain of Infantry.....	152	<i>Arnold, First Lieutenant Leslie Philip, Army Air Service,</i> advanced five hundred files on the promotion list in recognition of world flight accomplished by him.....	979
rental allowances to, officers modified.....	250	distinguished service medal accorded to and acceptance of medals or decorations from foreign governments authorized.....	979
retirement pay of officers, under Acts of June 10 and September 14, 1922, computed.....	252	<i>Arnold, William S.,</i> pension increased.....	1386
status of retired officers detailed to educational institutions.....	1099	<i>Arrears of Pay, etc., Civil War,</i> deficiency appropriation for.....	63, 691, 761, 1350, 1352
tents, etc., loaned for Confederate Veterans' reunion at Memphis, Tenn.....	114	<i>Arrow Rock, Mo.,</i> bridge authorized across Missouri River at.....	790
transfer of caterpillar tractors and motor trucks to Department of Agriculture for public roads building, etc.....	1281	<i>Arrushe, Indian Allottee,</i> payment to, for erroneous allotment.....	1367
transfer of part of Carlisle Barracks to, from Interior Department, confirmed.....	657	<i>Arsenals, Army,</i> appropriation for manufacture of arms at, for issue.....	498, 913
sale of part, and use of proceeds, for Medical Field Service School.....	658	for repairs, improvement, etc.....	499, 914
veteran who served in Civil War in the, to be appointed on commission to inspect, etc., battle fields of the siege of Petersburg, Va.....	856	deficiency appropriation for repairs, etc.....	59, 762
world flight recognition.....	979	restriction on repair, purchase, etc., of naval vessels and articles from private contractor, if production at, not involving increased cost.....	205
advances on promotion list of Air Service officers Lowell Herbert Smith, Leigh Wade, Leslie Philip Arnold, and Erick Henning Nelson.....	979	Springfield, Mass.; lease of land to city of Springfield for public street.....	1113
commissions as second lieutenants, Air Service, of Henry Herbert Ogden and John Harding, jr., authorized.....	979	<i>Arsenic Bearing Ores,</i> appropriation for examinations of.....	419
no increase in number of commissioned officers.....	979	<i>Arsphenamine,</i> appropriation for regulating propagation, sale, etc., of.....	76, 775
distinguished service medals accorded to Major Frederick L. Martin and Sergeant Alva L. Harvey, Air Service, and the world fliers.....	979	<i>Art Porcelains,</i> excise tax on, sold by other than artist; exceptions.....	323
acceptance of foreign medals, etc., authorized.....	979	<i>Artesian Wells,</i> appropriation for investigating, etc.....	419, 1173
		<i>Arthur Kill,</i> bridge authorized across, New York and New Jersey.....	1094
		<i>Artificial Limbs for Disabled Soldiers,</i> appropriation for furnishing.....	514, 929
		<i>Artlip, Catherine S. (widow),</i> pension increased.....	1421
		<i>Ash, Grace E. (widow),</i> pension increased.....	1427
		<i>Ashes, D. C.,</i> appropriation for removing, etc.....	551, 1228
		<i>Ashville, N. C.,</i> terms of court at.....	662

	Page.	Page.
<i>Ashley, Jane N. (widow),</i> pension.....	1430	
<i>Ashmead, Elizabeth A. (widow),</i> pension increased.....	1499	
<i>Ashmead, Emma (widow),</i> pension increased.....	1493	
<i>Ashton, Douzila (widow),</i> pension.....	1513	
<i>Asportation of Stolen Goods in Interstate</i> <i>Commerce,</i> punishment for.....	794	
<i>Assessment and Permit Work, D. C.,</i> appropriation for streets, etc.....	545, 1222	
for sewers.....	551, 1223	
deficiency appropriation for sewers.....	37	
<i>Assessment of Internal Revenue Taxes,</i> limitation on time of making, on all but income and estate taxes.....	341	
<i>Assessor's Office, D. C.,</i> appropriation for salaries.....	540, 1218	
for furnishing copies of wills, etc., to.....	545, 1221	
for special equipment for.....	545	
<i>Assistant Attorney General in Customs</i> <i>Cases,</i> appropriation for.....	216, 1026	
<i>Assistant Custodians, etc. (see Operating</i> <i>Force, Public Buildings).</i>		
<i>Assistant to the Attorney General,</i> appropriation for.....	216, 1025	
<i>Astoria, Oreg.,</i> appropriation for quarantine station....	80	
<i>Astrophysical Observatory,</i> appropriation for maintenance of....	528, 1207	
<i>Atherton, Francis M.,</i> military record corrected.....	1589	
<i>Atherton, Sarah A. (widow),</i> pension.....	1419	
<i>Atkins, Nellie L. (daughter),</i> pension.....	1433	
<i>Atkinson, George A.,</i> pension.....	1383	
<i>Atlanta, Ga.,</i> appropriation for penitentiary, mainte- nance.....	222, 1032	
working capital fund reappropri- ated, etc.....	1032	
for penitentiary, additional, 1925.....	709	
for working capital, additional, 1925.....	709	
deficiency appropriation for peniten- tiary, maintenance, etc.....	688, 1334	
amount for drainage, reappropri- ated.....	1334	
<i>"Atlantic City," Tug Boat,</i> owner of, may bring suit for collision damages, in district court.....	1568	
<i>Atlantic Coast,</i> appropriation for surveys of, and out- lying islands.....	235, 1044	
for surveys of, additional, 1925.....	706	
<i>Atmospheric Phenomena,</i> appropriation for investigating.....	437, 826	
<i>Attorney General,</i> appropriation for, Solicitor General.....	216, 1025	
for Assistant to.....	216, 1025	
authorized to arbitrate, etc., claims on which libel filed for damages against public vessel.....	1112	
report of all judgments, etc., in damages claims.....	1112	
equip Leavenworth, Kans., peniten- tiary for manufacture of shoes, brooms, etc., by its inmates.....	6	
<i>Attorney General—Continued.</i>		
directed to appear in claims against United States in Court of Claims of Choctaw and Chickasaw Indians.....	537	
of Cherokee Indians.....	27	
of Creek Indians.....	140	
of Seminole Indians.....	134	
of Stockbridge Tribe of Indians.....	645	
duties in connection with Federal In- dustrial Institution for Women.....	473	
opinions on questions of law to be fur- nished by, on request of Director of Veterans' Bureau.....	610	
site for Industrial Reformatory to be selected by, and Secretaries of Treasury and Interior.....	724	
duties of control, management, etc., of institution vested in.....	724	
to serve on Pueblo Lands Board.....	636	
<i>Attorneys, District (see District Attorneys).</i>		
<i>Auctioneers,</i> payment restricted to, for sales of Army surplus supplies, etc.....	479	
<i>Audited Claims,</i> deficiency appropriation for paying, against District of Columbia....	1323	
for paying, certified by General Ac- counting Office.....	55,	
60, 697, 699, 758, 1347, 1351, 1352	1352	
<i>Auditor for Treasury Department,</i> deficiency appropriation for salaries... ..	57	
<i>Auditorium for Chamber Music, etc.,</i> <i>Library of Congress,</i> acceptance of gift for, preparation of plans, construction, etc., au- thorized.....	788	
<i>Auditors' Building, D. C.,</i> appropriation for fire protection.....	778	
<i>Auditor's Office, D. C.,</i> appropriation for salaries.....	541, 1218	
<i>Augusta, Ark.,</i> bridge authorized across White River at.....	1131	
Arkansas may acquire to operate as a free bridge.....	1131	
tolls allowed for five years.....	1131	
<i>Augusta, Ga.,</i> bridge authorized across Savannah River at.....	102	
<i>Augustine, Rebecca M. (widow),</i> pension increased.....	1499	
<i>Aurora, Elgin, and Fox River Electric</i> <i>Company,</i> may bridge Fox River in Saint Charles Township, Ill.....	104	
<i>Aurora, Ill.,</i> may bridge east and west branches of Fox River.....	12	
time extended for bridging west branch of Fox River, by.....	11	
dam to be removed and replaced; damages to be paid by city.....	11	
<i>Austeel, Frances E. (widow),</i> pension.....	1507	
<i>Austill, Jere,</i> payment of fees to, as district court commissioner.....	1583	
<i>Austin, Lovada (widow),</i> pension increased.....	1514	
<i>Austin, Lydia J. (widow),</i> pension.....	1485	



<i>Baker, Anna E. (daughter),</i> pension.....	Page 1452	<i>Barberry Bushes,</i> appropriation for destroying, etc., orig- inating vegetable rust spores...	Page 442, 831
<i>Baker, Carrie (widow),</i> pension increased.....	1485	<i>Barger, Catherine (mother),</i> pension.....	1412
<i>Baker Irrigation Project, Oreg.,</i> appropriation for maintenance, etc., of.....	418, 1168	<i>Barium Dioxide,</i> proclamation increasing duty on, to equalize differences in costs of production.....	1951
<i>Baker, Linda A. (widow),</i> pension.....	1498	<i>Barker, Rosamond (widow),</i> pension increased.....	1424
<i>Baker, Mathew,</i> pension.....	1384	<i>Barnacle, John H.,</i> pension.....	1404
<i>Baldwin, Alice B. (widow),</i> pension increased.....	1488	<i>Barnard, Alice M. (widow),</i> pension.....	1480
<i>Ball, Edith M. (daughter),</i> pension.....	1442	<i>Barnes, Etta S. (widow),</i> pension.....	1475
<i>Ballard, Anna (widow),</i> pension.....	1457	<i>Barnes, Ishmael J.,</i> patents authorized for original and additional homestead entries of...	1602
<i>Ballinger, Mary (widow),</i> pension increased.....	1489	<i>Barnes, Mary B. (widow),</i> pension.....	1507
<i>Balloon Schools, Army,</i> appropriation for expenses of main- taining, etc.....	491, 906	<i>Barnes, Rosy J. (daughter),</i> pension.....	1500
<i>Baltimore and Ohio Railroad Company,</i> one-half of cost of subway of Van Bu- ren Street, District of Columbia, under tracks of Metropolitan Branch, to be paid by.....	1097	<i>Barnett, Celestia (widow),</i> pension.....	1447
<i>Baltimore, Md.,</i> appropriation for immigrant station, repairs.....	79	<i>Barnett, Isabelle (widow),</i> pension increased.....	1382
for marine hospital, increasing water supply and fire protec- tion.....	79	<i>Barnett, Mary (widow),</i> pension increased.....	1430
for marine hospital, improvements... for quarantine station, storehouse... intracoastal barge line to be reestab- lished between, and North Caro- lina ports.....	778 778	<i>Barnhart, Charley N.,</i> homestead entry of, validated.....	811
land in San Juan, P. R., conveyed to Federal Land Bank of; descrip- tion.....	1255	<i>"Baron Berwick," British Steamship,</i> payment to Great Britain as indemnity to owner of, for collision dam- ages.....	1588
one customs appraiser authorized at, instead of two as formerly.....	819	<i>Barr, Edward, jr.,</i> pension.....	1447
preliminary examination, etc., of, har- bor and channels to be made.....	1193	<i>Barracks and Quarters, Army,</i> appropriation for storehouses, furni- ture, etc.....	488, 903
<i>Bandhauer, Essie (widow),</i> pension.....	1398	available for offices, garages, etc., for military attachés.....	488, 903
<i>Bangkok, Siam,</i> appropriation for interpreter to con- sulate general at.....	207, 1016	for shelter in the Philippines.....	488, 903
<i>Bank Accounts,</i> collection of internal revenue tax by distrainment of.....	343	rentals, etc., in China.....	488, 903
<i>Bankhead, Colonel Henry M., Army,</i> reimbursement to.....	1552	for additional. 1925.....	711
<i>Bankruptcy Act,</i> appellate jurisdiction of circuit court of appeals over cases of.....	936	deficiency appropriation for.....	58, 62, 699, 701, 762, 1350
<i>Banks, Alexander R.,</i> pension.....	1488	for seacoast defenses.....	59
<i>Banner, Jane A. (widow),</i> pension increased.....	1480	<i>Barren Island Gaps, Md.,</i> preliminary examination, etc., of, to be made.....	1192
<i>Bannock Indians, Idaho,</i> appropriation for fulfilling treaty with for support, etc., additional, 1925...	409, 1160 708	<i>Barrett, Levi (son),</i> pension.....	1509
<i>Bantz, Kate (widow),</i> pension.....	1521	<i>Barrick, John M. (son),</i> pension increased.....	1430
<i>Banziger, Delia N. (widow),</i> pension.....	1500	<i>Barrows, George H.,</i> pension increased.....	1405
<i>Bapp, Kate J. (daughter),</i> pension.....	1453	<i>Bartlesville, Okla.,</i> terms of court at; rooms to be pro- vided.....	945
<i>Barber, Sarah F. (widow),</i> pension increased.....	1457	<i>Barton, Esther (widow),</i> pension.....	1481
		<i>Basden, Zadok Kemster,</i> pension increased.....	1397
		<i>Bass, Annie M. (widow),</i> pension.....	1507
		<i>Bassett, Bertha (widow),</i> pension.....	1491
		<i>Bassett, Mary E. (widow),</i> pension.....	1477
		<i>Batdorf, Lillian (widow),</i> pension.....	1503
		<i>Bates, Hattie G. (widow),</i> pension increased.....	1489

	Page.		Page.
<i>Bates, Orominah (widow),</i>	1525	<i>Bayou Crook Chene, La.,</i>	1195
pension-----		preliminary examination, etc., of, to be made-----	
<i>Batesville, Ark.,</i>	888	<i>Bayou Des Ourse, La.,</i>	1195
bridge authorized across White River, Ark-----		preliminary examination etc., of, to be made-----	
State may acquire rights, etc., and operate as a free bridge-----	888	<i>Bayou La Batre, Ala.,</i>	1187
tolls allowed for five years-----	888	improvement of, authorized-----	
terms of court at-----	91	<i>Beach, Anna R. H. (widow),</i>	1431
time extended for bridging White River at-----	789	pension-----	
<i>Bathing Beaches, D. C.,</i>	552, 1229	<i>Beacons,</i>	233, 1043
appropriation for expenses-----		appropriation for-----	
for Tidal Basin, Potomac Park-----	573	<i>Beam, George J. (son),</i>	1445
deficiency appropriation for extending, west shore of Tidal Basin-----	678	pension-----	
for colored population-----	678	<i>Beam, Lillie (daughter),</i>	1509
for removing, etc., Tidal Basin-----	1323	pension-----	
<i>Batt, Hannah M. (widow),</i>	1458	<i>Bean Beetle, Mexican,</i>	450, 840
pension increased-----		appropriation for preventing spread of-----	
<i>Battle Bluff Crossing, Miss.,</i>	102	for preventing spread of, additional, 1925-----	705
bridge authorized across Pearl River at-----		<i>"Bear" Coast Guard Cutter,</i>	728
<i>Battle Creek, Mich.,</i>	891	construction of cutter for Alaskan waters to replace-----	
may acquire two unsurveyed islands in Kalamazoo River for public purposes; purchase price, etc-----	891	<i>Bear Creek, Ky.,</i>	1195
<i>Battle Fields of the Siege of Petersburg, Va.,</i>	856	preliminary examination, etc., of, to be made-----	
commission created to inspect, etc., as to feasibility of preserving for historical study, etc-----	856	<i>Beardsley, Katie A. (widow),</i>	1500
<i>Battle Monuments Commission, American,</i>	522	pension-----	
appropriation for expenses of-----	35	<i>Beason, Sarah (widow),</i>	1505
deficiency appropriation for expenses-----	1199	pension-----	
unexpended balances, available for all expenses-----		<i>Beaufort County Lumber Company,</i>	1568
<i>Battle Mountain Sanitarium, Hot Springs, S. Dak.,</i>	518, 932	may bring suit for collision damages to tug "Atlantic City," in district court-----	
appropriation for expenses, Volunteer Soldiers' Home-----		<i>Beaufort Inlet, N. C.,</i>	1193
deficiency appropriation for Volunteer Soldiers' Home-----	53	preliminary examination, etc., of, to be made-----	
<i>Battle of Lexington and Concord,</i>	754	<i>Beaufort, N. C.,</i>	1186
deficiency appropriation for expenses, of Sesquicentennial Commission-----	754	improvement of waterway from Norfolk, Va., to, authorized-----	
for expenses of celebration-----	754	harbor, authorized-----	1187
<i>Battleships, Navy,</i>	45	intracoastal barge lines to be reestablished between Baltimore, Md., and-----	1255
discontinuance of work increasing turret gun range of designated-----		preliminary examination, etc., of, harbor, etc., to be made-----	1193
<i>Bauer, Elmira (widow),</i>	1410	waterway through Bulkhead Shoal to main inlet-----	1193
pension-----		<i>Beaufort River, S. C.,</i>	1194
<i>Bauer, Joseph,</i>	1385	proliminary examination, etc., of, to be made-----	
pension-----		<i>Beaver, Barbara (widow),</i>	1443
<i>Bauman, Mary,</i>	1588	pension-----	
payment to, for property damages-----		<i>Beaver County, Pa.,</i>	791
<i>Baumen, John,</i>	1542	may bridge Ohio River, Ambridge to Woodlawn-----	
reimbursement to-----		<i>Beavers, Mary C. (widow),</i>	1449
<i>Baxter, Mariah E. (widow),</i>	1403	pension increased-----	
pension increased-----		<i>Beck, Freeman,</i>	1366
<i>Baxter, Rachel M. (widow),</i>	1473	claim of, referred to district court-----	
pension increased-----		<i>Beck, Paul,</i>	1277
<i>Bay Point Military Reservation, S. C.,</i>	383	reimbursement to, for stolen bonds-----	
sale of abandoned, authorized-----		<i>Beckwith, James W.,</i>	1431
<i>Bayonne, N. J.,</i>	1094	pension-----	
bridge authorized across Kill Van Kull, to Port Richmond, N. Y., from-----		<i>Bedortha, Lydia (widow),</i>	1448
<i>Bayou Bartholomew,</i>	888	pension-----	
bridges authorized across, at Vester Ferry, War Ferry, and Zachery Ferry, La-----		<i>Bee Culture,</i>	449, 839
return from President of bill relating to bridges across, requested-----	1616	appropriation for investigations, etc-----	
reenrollment ordered-----	1616	<i>Beecher, Mary J. (widow),</i>	1500
<i>Bayou Chene, La., West Fork of,</i>	1195	pension increased-----	
preliminary examination, etc., of, to be made-----		<i>Beekman, Lucetta (widow),</i>	1477
		pension-----	
		<i>Beet, Sugar,</i>	442, 832
		appropriation for investigations, etc-----	
		for investigating insects affecting-----	449, 839

	Page.		Page.
<i>Beetle, Japanese</i> , appropriation for emergency control, etc., of.....	840	<i>Bennington, Battle of</i> —Continued.	
<i>Beha, Geneva (daughter)</i> , pension increased.....	1469	coinage of silver 50-cent pieces author- ized, laws, etc., of, applicable.....	966
<i>Beigh, Catherine (widow)</i> , pension increased.....	1482	no Government expense for dies, etc.....	966
<i>Beiler, Joseph B.</i> , pension.....	1409	<i>Benson, Mary C. (widow)</i> , pension increased.....	1483
<i>Belair, Mary (widow)</i> , pension increased.....	1416	<i>Benston, Emma (widow)</i> , pension.....	1504
<i>Belgium</i> , appropriation for ambassador to... 206,	1015	<i>Bentley, Lindia (widow)</i> , pension increased.....	1472
treaty and protocol with, relating to rights in East Africa Mandate.....	1863	<i>Benton, Thomas M.</i> , pension increased.....	1390
<i>Belhaven, N. C.</i> , preliminary examination, etc., of, har- bor to be made.....	1193	<i>Bentz, Susan (widow)</i> , pension.....	1479
<i>Bell, David (son)</i> , pension.....	1426	<i>Bentz, Susan K. (widow)</i> , pension increased.....	1530
<i>Bell, Matilda D. (widow)</i> , pension.....	1445	<i>Benwood, W. Va.</i> , bridge authorized across Ohio River, from Bellaire, Ohio, to.....	27
<i>Bell, Richard, Indian Allottee</i> , patents to deceased, canceled and land restored to tribal property of Round Valley Reservation Indi- ans, Calif.....	138	<i>Berard, John H.</i> , pension increased.....	1394
<i>Bellaire, Ohio</i> , bridge authorized across Ohio River, from Benwood, W. Va., to.....	27	<i>Berg, Joseph R.</i> , pension.....	1426
<i>Bellamy Landing, S. C.</i> , bridge authorized across Waccamaw River, at.....	9	<i>Bering Sea, etc.</i> , claims of American citizens for dam- ages from seizure of vessels, etc., charged with unlawful sealing, 1886-1896, to be adjudicated in California Northern District Court.....	595 595
<i>Belle Fourche Irrigation Project, Oreg.</i> , appropriation for maintenance, etc., of drainage allotment continued.....	418, 1169 1170	to be presented in two years.....	595
<i>Bellingham, Wash.</i> , preliminary examination, etc., to be made, of harbor to remove Star Rock.....	1196	<i>Bermuda</i> , appropriation for Weather Service ex- penses in.....	436, 825
<i>Beloit, Wis.</i> , may bridge Rock River.....	949	<i>Berne, Switzerland</i> , appropriation for International Bu- reau of Telegraphic Union at... 213, for Industrial Property Bureau at... deficiency appropriation for Interna- tional Bureau at.....	1022 1023 48
<i>Belt, Mary J. (widow)</i> , pension increased.....	1431	<i>Berry, George A., Naval Reserve Force</i> , ordered before naval retiring board... may be appointed lieutenant com- mander, retired, if disabled in service.....	1548 1548 1548
<i>Belt Road, D. C.</i> , closing of, directed between Wisconsin Avenue and Chevy Chase Circle.....	799	no back pay, etc.....	1548
<i>Beltsville, Md.</i> , deficiency appropriation for adjoining land, agricultural experiment farm at, for Dairying Bureau... 1326	1326	<i>Berry, Lewis (son)</i> , pension.....	1511
<i>Bemore, Caroline M. (widow)</i> , pension increased.....	1490	<i>Berwind-White Coal Mining Company</i> , may bring suit for collision damages to barge of, in district court.....	1581
<i>Bench, Cordelia (daughter)</i> , pension.....	1456	<i>Bess, Gerard E.</i> , payment to, for personal injuries.....	1373
<i>Bender, Mary L. (widow)</i> , pension increased.....	1478	<i>Best, Anna E. (widow)</i> , pension.....	1450
<i>Bender, Sarah E. (widow)</i> , pension increased.....	1528	<i>Bethesda, Md.</i> , appropriation for animal experiment station at.....	439, 828
<i>Beneficiary Societies, etc., Fraternal</i> , exempt from income tax.....	282	<i>Bethlehem Steel Company</i> , claims of employees for additional pay on Government contracts, to be paid by Secretary of War... 1603	1603
<i>Benham, Flora B. (widow)</i> , pension.....	1482	War Labor Board award to be followed.....	1603
<i>Bennett, Elisha L., jr.</i> , pension.....	1452	other classifications authorized.....	1603
<i>Bennett, Susan E. (widow)</i> , pension.....	1443	time limit for application.....	1604
<i>Bennett, Tabitha S. (widow)</i> , pension increased.....	1508	employees not affected.....	1604
<i>Bennington, Battle of</i> , coinage of silver 50-cent pieces author- ized, to commemorate sesqui- centennial of, and independ- ence of Vermont.....	965	appropriation for.....	1604
		time extended for bridging Humphreys Creek, at Sparrows Point, Md... 1184	1184
		<i>Bevans, Sarah B. (widow)</i> , pension.....	1430
		<i>Beverages, Tax on, Title VI, Revenue Act   of 1921</i> , repeal of sections relating to soft drinks, etc.....	352

<i>Bible, The (see Holy Scriptures).</i>	Page.	<i>Biological Survey Bureau, Department of</i>	Page.
<i>Bicentennial Celebration of Birthday of George Washington,</i>		<i>Agriculture—Continued.</i>	
commission established to make arrangements for.....	671	appropriation for improving, etc., reindeer industry in Alaska..	451, 841
<i>Bicknell, Clara A. (widow),</i>		for enforcing law for protecting land fur bearing animals in Alaska..	451, 841
pension.....	1470	for administrative expenses.....	451, 842
<i>Biddle, Martha R. (widow),</i>		for acquisition of land, expenses, etc., Upper Mississippi River Refuge..	842
pension increased.....	1395	for salaries, additional, 1925.....	705
<i>Bieber Building, D. C.,</i>		for general expenses, additional, 1925.....	705
ten year lease authorized of, etc., for Department of Agriculture.....	853	deficiency appropriation for general expenses.....	55, 697, 759
<i>Big Muddy River, Ill.,</i>		for executing Alaska game law; re-appropriation.....	1326
preliminary examination, etc., of, to be made.....	1195	representative of, in Alaska, made executive officer, etc., of Alaska Game Commission; duties, etc..	740
<i>Big Stone Gap, Va.,</i>		<i>Birch, Sarah (widow),</i>	
terms of court at.....	114	pension.....	1451
<i>Bigelow, Jennie S. (widow),</i>		<i>Bird and Animal Preserves,</i>	
pension increased.....	1418	punishment for hunting, taking eggs, etc., illegally on.....	98
<i>Bigler, Melissa (widow),</i>		<i>Bird, Gregory, alias William Galer,</i>	
pension increased.....	1530	pension.....	1419
<i>Bilbay, Mary D. (widow),</i>		<i>Bird Preserves,</i>	
pension increased.....	1505	appropriation for protection, etc....	451, 841
<i>Billet, Anna M. (widow),</i>		<i>Birds,</i>	
pension increased.....	1448	appropriation for preventing shipment of illegally killed, etc.....	451, 841
<i>Billiard Rooms,</i>		<i>Birds and Animals, North American,</i>	
special tax on proprietors of; description.....	326	appropriation for investigating food habits, etc.....	450, 841
<i>Billig, Margaret J. (widow),</i>		<i>Birds, Migratory Game, etc.,</i>	
pension.....	1520	appropriation for enforcing law protecting.....	451, 841
<i>Billman, Joanna (widow),</i>		proclamation amending regulations for protecting.....	1909, 1915, 1945, 1961
pension increased.....	1513	<i>Birkhimer, Laura (daughter),</i>	
<i>Bills of Health,</i>		pension.....	1464
consular, not required of vessels trading between northern frontier ports.....	809	<i>Birmingham, Ala.,</i>	
<i>Biloxi, Miss.,</i>		appropriation for public building.....	777
preliminary examination, etc., of, harbor to be made.....	1194	<i>Bisco, Mary S. (widow),</i>	
terms of court at.....	882	pension increased.....	1439
<i>Binford, T.,</i>		<i>Bishop, Harriet A. (widow),</i>	
payment to, for personal injuries.....	1578	pension.....	1454
<i>Binoculars,</i>		<i>Bishop, Henry T.,</i>	
excise tax on, sold, etc., by dealers; exception.....	324	pension.....	1393
<i>Biographical Congressional Directory,</i>		<i>Bismarck, N. Dak.,</i>	
deficiency appropriation for preparation of.....	1314	appropriation for Indian school at... 406, 1157	
revised edition of, ordered printed.....	1616	for Indian school, additional, 1925..	707
<i>Biologic Products,</i>		<i>Bitte, Catharine B. (widow),</i>	
appropriation for regulating sale, etc., of.....	76, 775	pension increased.....	1532
for control of, additional, 1925.....	710	<i>Bitner, Lucinda (widow),</i>	
deficiency appropriation for control, etc.....	58	pension.....	1474
<i>Biological Survey Bureau, Department of Agriculture,</i>		<i>Black, Clara T.,</i>	
appropriation for Chief of Bureau and office and field personnel....	450, 840	credit in postal accounts.....	1556
for general expenses.....	450, 841	<i>Black Death,</i>	
for maintenance of game preserves, bird preserves, etc.....	450, 841	appropriation for prevention of epidemic.....	76, 775
highway through Sullys National Park.....	841	<i>Black, Hester A. (widow),</i>	
for investigating, etc., food habits of birds and other animals.....	450, 841	pension.....	1483
for rearing, etc., fur bearing animals..	450, 841	<i>Black, Ida J. (widow),</i>	
destroying wolves, coyotes, etc..	450, 841	pension increased.....	1534
protecting stock by suppressing rabies in wild animals.....	450, 841	<i>Black Lake, Mich.,</i>	
for investigation migration, etc., of animals and plants.....	450, 841	preliminary examination, etc., of, to be made.....	1196
for enforcing migratory bird law..	451, 841	<i>Black River,</i>	
for preventing shipments of illegally killed birds and game.....	451, 841	bridge authorized across, Black Rock, Ark.....	888
		<i>Black Rock, Ark.,</i>	
		bridge authorized across Black River at State may acquire rights, etc., and operate as a free bridge.....	889
		tolls allowed for five years.....	889

	Page.		Page.
<i>Black Rock Canal, N. Y.,</i>		<i>Blattmann and Company,</i>	
bridge authorized across Niagara River		payment to, for wrongful seizure by	
and, at Buffalo.....	355	Alien Property Custodian.....	1571
tunnel in lieu permitted.....	355	<i>Blind, American Printing House for the,</i>	
consent of Canada required.....	355	appropriation for expenses, providing	
improvement of, authorized.....	1189	books, etc., for the blind.....	83, 782
<i>Black, Syntha (widow),</i>		<i>Blind Children, D. C.,</i>	
pension increased.....	1458	appropriation for instruction of, out of	
<i>Black Warrior River,</i>		the District.....	555, 1231
portion of, named Lake Bankhead, Ala.	1197	<i>Blind, D. C.,</i>	
<i>Blackfeet Agency, Mont.,</i>		appropriation for aid, etc., to National	
appropriation for support, etc., of		Library for the.....	570, 1245
Indians at.....	408, 1159	for Columbia Polytechnic Insti-	
for support, etc., of Indians at, from		tute.....	570, 1245
tribal funds.....	411, 1161	<i>Blind, Publications for the,</i>	
for support, etc., Indians at, addi-		free transmission in the mails of the	
tional, 1925.....	708	Bible in raised characters, if	
<i>Blackfeet Indian Hospital, Mont.,</i>		sent without charge to a blind	
appropriation for maintenance, etc.,		person.....	668
of.....	408, 1159	rate at one cent a pound, if cost price	
<i>Blackfeet Indian Reservation, Mont.,</i>		charged.....	668
appropriation for maintenance, etc., of		<i>Blind Veterans of the World War,</i>	
irrigation systems on; repay-		<i>United States,</i>	
ment.....	402, 1153	incorporated; purposes, etc.....	535
for roads, etc., through, to Glacier		exclusive right to use of name.....	536
National Park.....	423, 1176	<i>Block Signals, etc., Systems on Railroads,</i>	
for irrigation systems on, additional,		appropriation for investigating, etc.....	526, 1205
1925.....	707	deficiency appropriation for investigat-	
claims of designated tribes of Indians		ing, etc.....	755
on, for lands, etc., taken, to		<i>Bloom, Honorable Sol,</i>	
be determined by Court of		deficiency appropriation for contested	
Claims.....	21	election expenses.....	673
restrictions on alienation of homestead		<i>Bloomfield, N. Mex.,</i>	
allotments to Indians of, re-		one-half cost of bridge across San Juan	
moved on deaths of allottee.....	252	River, N. Mex., authorized to be	
unexpended balance, appropriation for		appropriated.....	800
irrigation systems on, 1919,		remainder by New Mexico.....	800
covered in.....	1154	<i>Blue Book (see Official Register).</i>	
<i>Blackfoot, Idaho,</i>		<i>Blunt, Margaret B. (widow),</i>	
offices of register and receiver, land		pension.....	1485
office at, consolidated.....	395	<i>Blunt, Richard,</i>	
<i>Blackleg Vaccine,</i>		deficiency appropriation for services... ..	1313
appropriation for.....	438	<i>Blythe, Calif.,</i>	
<i>Blackman, Margaret (widow),</i>		bridge authorized across Colorado	
pension.....	1416	River near.....	1130
<i>Blackwood, Delphina E. (widow),</i>		<i>Board for Promotion of Rifle Practice (see</i>	
pension.....	1526	<i>Rifle Practice, National Board</i>	
<i>Bladensburg Road N.E., D. C.,</i>		<i>for Promotion of).</i>	
appropriation for completing paving,		<i>Board of Charities, D. C.,</i>	
to District Line; from gasoline		appropriation for expenses.....	566, 1241
tax fund.....	549	for motor ambulances.....	566
for widening and repairing, H Street		deficiency appropriation for Children's	
to end of present asphalt road-		Hospital.....	38
way; from gasoline-tax fund... ..	1224	control, etc., of District Training	
<i>Blair, Malissa (widow),</i>		School for feeble minded persons,	
pension.....	1523	under.....	1141
<i>Blair, Mary A. (widow),</i>		<i>Board of General Appraisers,</i>	
pension increased.....	1386	appropriation for fees, etc., of wit-	
<i>Blair, Thirza J. (widow),</i>		nesses before.....	221, 1030
pension increased.....	1460	clerks, etc., of, to be appointed and	
<i>Blaisdell, Helen S. (widow),</i>		pay fixed by Secretary of the	
pension.....	1442	Treasury.....	748
<i>Blake, Frank D.,</i>		<i>Board of Mediation and Conciliation,</i>	
pension increased.....	1384	deficiency appropriation for.....	759
<i>Blake, Louis H.,</i>		<i>Board of Tax Appeals, Title IX, Reve-</i>	
pension increased.....	1397	<i> nue Act of 1924,</i>	
<i>Blakely, Minn.,</i>		appropriation for expenses.....	1200
bridge authorized across Minnesota		for printing and binding.....	1200
River at.....	94	established, composed of seven mem-	
<i>Blakely, Sarah (widow),</i>		bers.....	336
pension.....	1484	additional number for first two	
<i>Blakeslee, Arthur R. (son),</i>		years.....	336
pension.....	1438		

	Page		Page
<i>Board of Tax Appeals, Title IX, Revenue Act of 1924—Continued.</i>		<i>Boise Irrigation Project, Idaho—Con.</i>	
appointments by President with consent of the Senate, based solely on fitness.....	336	deficiency appropriation for additional storage, etc.....	1330
expiration at end of two years.....	336	<i>Boland, Jennie (widow),</i>	
tenure of first seven members; successors for ten years.....	336	pension increased.....	1405
removal restricted to inefficiency, etc.....	337	<i>Bolender, Sarah J. (widow),</i>	
practice of ex-members before, restricted.....	337	pension.....	1410
designation of chairman and adoption of seal.....	337	<i>Bolivia,</i>	
duties of, as to income and estate tax deficiency and abatement claims.....	337	appropriation for minister to.....	206, 1015
divisions, etc., authorized.....	337	<i>Bollworm of Cotton, Pink,</i>	
determination of appeals by divisions.....	337	appropriation for emergency expenses preventing spread of.....	458, 848
finality of, unless reviewed by Board.....	337	deficiency appropriation for eradicating.....	55
findings of fact, prima facie evidence in court proceedings.....	337	<i>Bolton, L. Ethel (daughter),</i>	
hearings and procedure.....	337	pension increased.....	1419
open to the public.....	337	<i>Bonaccorsi, Alfred</i>	
decisions to be recorded and copy to taxpayer.....	337	pension.....	1412
reports, etc., open to inspection.....	338	<i>Bond, Jennie M. (widow),</i>	
publication, and effect as evidence.....	338	pension.....	1478
principal office in the District, but sittings may be elsewhere.....	338	<i>Bond, John,</i>	
authority to take testimony, secure depositions, etc.; witness fees.....	338	issue of homestead patent to.....	810
clerical assistance, office supplies, etc., to be furnished.....	338	<i>Bonds, Diplomatic and Consular Service,</i>	
allowance for travel and subsistence expenses.....	338	required of Foreign Service officers before receiving commissions, etc.....	142
appointment and compensation of employees.....	338	amount and conditions.....	142
approval of expenditures; moneys available.....	338	existing bonds not impaired.....	142
made an independent executive agency.....	338	all official acts covered by.....	142
appointments on, prior to December 1, 1924, relieved from pay restriction.....	669	to be deposited with Secretary of the Treasury.....	142
<i>Boaraman, Catharine (widow),</i>		<i>Bonds, etc. (see also Securities),</i>	
pension increased.....	1418	designated, subject to stamp tax.....	331
<i>Boards of Visitors,</i>		exemptions; Federal, foreign Government, State, etc.....	332
appropriation for Military Academy.....	919	indemnity, to United States.....	332
for Naval Academy.....	878	building and loan associations.....	332
<i>Bobcats,</i>		mutual ditch or irrigating companies.....	332
appropriation for devising methods for destroying.....	450, 841	<i>Bonds, etc., Railroad,</i>	
<i>Bobo, Charles F.,</i>		appropriation for securing information concerning.....	527, 1205
pension.....	1392	<i>Bonds of Indebtedness,</i>	
<i>Boggs, Allen Y.,</i>		stamp tax on; renewals exempt.....	332
pension.....	1521	<i>Bonk, Fannie (widow),</i>	
<i>Boggs, Caroline E. (widow),</i>		pension.....	1491
pension increased.....	1417	<i>Bonner, Anna M. (widow),</i>	
<i>Boggs, Sarah J. (widow),</i>		pension increased.....	1453
pension.....	1455	<i>Bonta, Claude L.,</i>	
<i>Boggy River, Okla.,</i>		pension.....	1394
preliminary examination, etc., of, to be made.....	1195	<i>Bonter, Edith (daughter),</i>	
<i>Boise, Idaho,</i>		pension.....	1472
appropriation for assay office at.....	78, 777	<i>Bonus, World War (see World War Adjusted Compensation Act).</i>	
for assay office at, additional, 1925.....	710	<i>Bookkeeping and Warrants Division, Treasury Department,</i>	
deficiency appropriation for assay office.....	51	appropriation for chief of Division, and office personnel.....	67, 767
<i>Boise Irrigation Project, Idaho,</i>		for contingent expenses, public moneys.....	68, 767
appropriation for maintenance, etc., of.....	416, 1166	for recoining of gold and minor coin.....	68, 767
drainage expenditure limited.....	416, 1166	deficiency appropriation for contingent expenses, public moneys.....	48, 693, 1341
development of electric power; contract requirements.....	416	<i>Boone, Rosa (widow),</i>	
		pension.....	1514
		<i>Booth, Betsy A. (widow),</i>	
		pension increased.....	1474
		<i>Booth, Henry E.,</i>	
		pension.....	1385
		<i>Boothbay, Me.,</i>	
		sale of abandoned Narrows Island Reservation, authorized.....	383
		<i>Boots, Belle (widow),</i>	
		pension.....	1531
		<i>Bose, Louis,</i>	
		deficiency appropriation for services.....	672

	Page.		Page.
<i>Boston, Mass.,</i>		<i>Bowers, Annie R. (widow),</i>	
appropriation for quarantine station,		pension-----	1499
improvements-----	97	<i>Bowhall, Lottie A. (widow),</i>	
for navy yard, public works-----	197, 876	pension-----	1521
for marine hospital, repairs-----	778	<i>Bowles, Cynthia M. (widow),</i>	
for passport bureau-----	1015	pension increased-----	1424
deficiency appropriation for appraisers'		<i>Bowley, Lelia E. (daughter),</i>	
stores, dock improvements, etc.	51	pension-----	1440
preliminary examination, etc., of, har-		<i>Bowling Alleys,</i>	
bor to be made-----	1191	special tax on proprietors of; descrip-	
<i>Bostwick, Ella Francis (widow),</i>		tion-----	326
pension increased-----	1496	<i>Bowman, Mary A. (widow),</i>	
<i>Botanic Garden, D. C.,</i>		pension increased-----	1531
appropriation for director and other per-		<i>Boxer Chinese Indemnity,</i>	
sonal services-----	588, 1296	remission permitted of further pay-	
for repairs and improvements-----	588, 1297	ments of installments on-----	135
minor purchases of nursery stock		<i>Boxer Rebellion,</i>	
permitted-----	588, 1297	veterans of, with specified diseases, ad-	
investigation, etc., of new location for		mitted to hospital facilities, etc.,	
conservatories south of-----	729	of Veterans' Bureau-----	620
landscape plan, etc., to be submitted.	729	<i>Boyce, William Henry, sr.,</i>	
assistance of governmental agencies.	729	redemption of lost certificates of in-	
amount authorized for-----	729	debtedness to-----	1545
<i>Botelho, M. S.,</i>		<i>Boyd, Jennie (widow),</i>	
franchise granted, and associates, for		pension-----	1417
electrical plant in Hamakua,		<i>Boyd, Peter,</i>	
Hawaii-----	853	pension increased-----	1459
powers conferred-----	853	<i>Boyd, Susan S. (widow),</i>	
no exclusive right granted-----	854	pension increased-----	1431
time limit for construction, opera-		<i>Boye, Frances M. (daughter),</i>	
tion, etc-----	855	pension-----	1480
acquirement by Territory, etc.	855	<i>Boyer, Andrew,</i>	
to cease when purchased by Territory,		pension-----	1476
etc-----	856	<i>Boyer, Lydia (widow),</i>	
<i>Botimer, Elizabeth (widow),</i>		pension-----	1426
pension increased-----	1480	<i>Boylen, Mary (widow),</i>	
<i>Botkin, Fermon L. (son),</i>		pension increased-----	1520
pension increased-----	1490	<i>Boys' Reform School, D. C. (see National</i>	
<i>Boulder Lake, Wis.,</i>		Training School for Boys, D. C.).	
sale of public lands within area of, to		<i>Bozeman, Mont.,</i>	
Young Men's Christian Asso-		offices of register and receiver, land office	
ciation-----	1075	at, consolidated-----	395
State lands and existing rights not		<i>Brabazon, Minnie (widow),</i>	
affected-----	1075	pension-----	1462
<i>Boundary,</i>		<i>Bradbury, Florence S. (widow),</i>	
agreement between New York and Con-		pension-----	1426
necticut settling, line of the two		<i>Bradford's Bay, Va.,</i>	
States-----	731	preliminary examination, etc., of, to be	
consent of Congress-----	738	made-----	1193
<i>Boundary Commission, Mexican,</i>		<i>Bradley, Carleton E.,</i>	
appropriation for continuing work of.	211, 1019	pension increased-----	1412
allowance for taking over water		<i>Bradley, James P.,</i>	
gauging being done by Texas.	1019	pension-----	1397
<i>Boundary Line, Alaska and Canada,</i>		<i>Bradley, Jane (widow),</i>	
appropriation for surveying and mark-		pension-----	1479
ing-----	211, 1020	<i>Bradley, William R.,</i>	
<i>Boundary Waters Commission, Canadian,</i>		credit in internal revenue accounts.	1360
appropriation for expenses of-----	213, 1022	<i>Bradshaw, Bell (widow),</i>	
deficiency appropriation for-----	760	pension-----	1442
<i>Bourne, Jennie G. (daughter),</i>		<i>Braley, Everett,</i>	
pension-----	1457	pension-----	1411
<i>Boutelle, Almira L. (widow),</i>		<i>Branch, Sarah (widow),</i>	
pension-----	1453	pension increased-----	1486
<i>Bovay, Harry E.,</i>		<i>Brandegee, Frank B., late a Senator,</i>	
may bridge Black River, at Black		deficiency appropriation for pay to	
Rock, Ark-----	888	heirs at law of-----	1313
State may acquire rights, etc., and		<i>Brandyberry, Mary C. (widow),</i>	
operate as a free bridge-----	889	pension-----	1439
<i>Bowdoin, Mont.,</i>		<i>Brannon, John T.,</i>	
reappraisalment of town site lots in		pension-----	1391
patents to purchasers; payment of		<i>Brass, Clara E. (widow),</i>	
new appraised value, etc-----	729	pension increased-----	1439
<i>Bowdre, A. R.,</i>		<i>Bratton, Margaret M. (widow),</i>	
land patent to, in Arkansas-----	1594	pension increased-----	1480
<i>Bower, Hannah (widow),</i>			
pension-----	1581		

	Page.	Bridges—Continued.	Page.
<i>Brazil</i> ,		construction of, across Hudson River,	
appropriation for ambassador to . . .	206, 1015	New York, N. Y., to Fort Lee, N. J.	109
for additional land for embassy pur-		Poughkeepsie, N. Y.	10
poses . . . . .	1024	Kanawha River, W. Va.	999
<i>Brazos Island Harbor, Tex.</i> ,		Kankakee River, Ill. and Ind.	29
preliminary examination, etc., of, to be		Kill Van Kull, New York and New	
made . . . . .	1195	Jersey . . . . .	1094
<i>Brazos River, Tex.</i> ,		Kingston Lake, S. C.	5
preliminary examination, etc., author-		Little Calumet River, Ill.	25, 998
ized for flood control of . . . . .	249	Lumber River, S. C.	12
<i>Brelsford, Lany M. (widow)</i> ,		Mahoning River, Ohio.	90
pension . . . . .	1478	Minnesota River, Minn.	94
<i>Brennan, Annie (widow)</i> ,		Mississippi River, Aitkin County,	
pension . . . . .	1503	Minn.	814
<i>Brewer, Annie (widow)</i> ,		Cairo, Ill.	999
pension increased . . . . .	1435	Clearwater, Minn.	1302
<i>Brewers</i> ,		Hannibal, Mo.	790
additional special tax on business of,		Hennepin and Ramsey Counties,	
where forbidden by State, etc.,		Minn.	2
laws . . . . .	327	Minneapolis, Minn.	13, 14, 102
no immunity from penalty, etc.	327	New Orleans, La.	103
<i>Bribery of Officials</i> ,		Saint Paul, Minn., at Jackson	
money used as evidence of, to be de-		Street . . . . .	173
posited in registry of court . . . . .	726	Savanna, Ill., to Sabula, Iowa . . . . .	173
disposition on conclusion of case . . . . .	726	Whiteside County, Ill., and Clinton	
<i>Brick</i> ,		County, Iowa . . . . .	15
appropriation for study of processes,		Missouri River, Arrow Rock, Mo.	790
etc., in manufacture of, and		Brule and Lyman Counties, S. Dak.	3
products . . . . .	231, 1040	Hughes and Stanley Counties, S.	
<i>Bridges</i> ,		Dak.	101
amount authorized for constructing,		Saint Charles, Mo.	790
across Colorado River, near Lee		Sanish, N. Dak.	816
Ferry, Ariz. . . . .	994	in South Dakota . . . . .	30
appropriation for constructing steel,		Walworth and Corson Counties,	
across Rio Grande, Cochiti, etc.,		S. Dak.	3
Indian lands, N. Mex. . . . .	413	Williston, N. Dak.	815
construction of, authorized across Alle-		Monongahela River, McKeesport to	
gheny River, Pa. . . . .	892	Duquesne, Pa.	997
near Larabee, Pa. . . . .	1092	Masontown, Pa.	376
Arkansas River, near Dardanelle,		Pittsburgh, Pa.	802, 943
Ark. . . . .	1129	Newtown Creek, N. Y.	18
Arthur Kill, New York and New		Niagara River and Black Rock	
Jersey . . . . .	1094	Canal, N. Y.	355
Bayou Bartholomew, La.	888	Oconee River, Ga.	665
Black River, Ark.	888	Ohio River, Ambridge to Woodlawn,	
Broad River, S. C.	1127	Pa.	791
Bull Creek, S. C.	804	Cairo, Ill.	999
Calumet River, Chicago, Ill., at		Huntington, W. Va.	792
100th Street . . . . .	174	Indiana and Kentucky . . . . .	662
at 130th Street . . . . .	29	Kentucky and Indiana . . . . .	103
at 134th Street . . . . .	172	Kentucky and Ohio . . . . .	663
Catawba River, S. C.	1127	Portsmouth, Ohio, to Fullerton, Ky	790
Chattahoochee River, Alaga, Ala.	663	West Virginia and Ohio . . . . .	27
Eufaula, Ala.	16	Ouachita River, Monroe, La.	791
Fort Gaines, Ga.	4	Pearl River, Battle Bluff Crossing,	
Chowan River, N. C.	1123	Miss.	102
Colorado River, Calif.	1130	Grigsbys Ferry, Miss.	101
Columbia River, Wash.	25	Jackson, Miss.	28, 646
Chelan Falls, Wash.	1052	Louisiana and Mississippi . . . . .	19
Kettle Falls, Wash.	791	Pee Dee River, S. C.	4
Longview, Wash., to Rainier, Oreg.	1052	Peedee River, Pee Dee, N. C.	17
Vantage Ferry, Wash.	660, 1117	in South Carolina . . . . .	647
Congaree River, S. C.	1126	Pend d'Oreille River, Wash.—Idaho.	1092
Coosa River, Ala.	723, 891	Pere Marquette Lake, Mich.	25
Cumberland River, Ky.	648	Rainy River, Spooner, Minn., and	
Current River, Ark.	26	Rainy River, Ontario.	1285
Fox River, Aurora, Ill.	11, 12	Red River, Tex.	664
Kendall County, Ill.	13	Rio Grande, Alamo Alto, Tex.	662
Saint Charles, Ill.	104	El Paso, Tex.	4
Government canal near Rehoboth,		Hidalgo, Tex.	815
Del.	664	Tornillo, Tex.	1214
Grand Calumet River, Gary, Ind.	1216	Rock River, Ill.	13, 949
between Hammond and East Chi-		Rockford, Ill.	1354
cago, Ind. . . . .	1215		

*Bridges—Continued.*

construction of, across Saint Croix River, Vanceboro, Me., to Saint Croix, New Brunswick	26
Saint Francis River, Ark	10
Saint John River, Fort Kent, Me., to Clairs, New Brunswick	27
Saint Louis River, Wis, and Minn	1095
Saint Marys River, Saint Marys, Ga. Wilds Landing, Fla	663 472
Santee River, Poplar Landing, S. C.	1265
Saint James Ferry, S. C.	1266
Savannah River, Augusta, Ga	102
South Carolina and Georgia	803, 1266
Susquehanna River, Clarks Ferry, Pa	30
Harrisburg, Pa	814
Millersburg, Pa	172
Tombigbee River, Ga	665
Tug Fork of Big Sandy River, Nolan, W. Va	247
West Virginia and Kentucky	11
United States Canal, Fla	22
Wabash River, Mount Carmel, Ill	1131
Vincennes, Ind	935
Waccamaw River, S. C	9, 19
West Pearl River, La	19
White River, Augusta, Ark	1131
Batesville, Ark	888
De Valls Bluff, Ark	645
Newport, Ark	1131
Saint Charles, Ark	999
Willamette River, Portland, Oreg	18
at Burnside Street	9
at Ross Island	9
Yellowstone River, Mont	11
construction of dam and, across Lafayette River, Norfolk, Va	973
general authority for constructing, Great Kanawha River below the falls, repealed	599
maintenance of, authorized across Tennessee River, Knoxville, Tenn	113
one-half cost of, across San Juan River, near Bloomfield, N. Mex. authorized to be paid	800
time extended of constructing, Arkansas River, Little Rock, Ark	9
Columbia River, near Cascade Locks, Oreg	2
Cumberland River, near Clarksville, Tenn	113
Delaware River, Trenton, N. J	738
Detroit River, Detroit, Mich	103, 1128
Hudson River, N. Y	8
Humphreys Creek, Md	1184
Mississippi River, Hennepin and Ramsey Counties, Minn	1312
Minneapolis and Saint Paul, Minn	29
Minneapolis, Minn	816
Saint Louis, Mo	7
Monongahela River, Wilson, Pa	891
Niagara River, Tonawanda, N. Y	1216
North Branch of Susquehanna River, Wilkes-Barre, Pa	173
Ohio River, Steubenville, Ohio	1000
Vanderburg County, Ind., and Henderson County, Ky	1132
Pamunkey River, Sweet Hall, Va	10
Pearl River, near Georgetown, Miss	1141
Meeks Ferry, Miss	8
Red River of the North, N. Dak. and Minn	1312
Rock River, Rockford, Ill	814

*Bridges—Continued.*

time extended of constructing, Sabine River, Orange, Tex	1093
Tennessee River, Decatur, Ala	815
White River, Batesville, Ark	789
Willamette Falls Canal, Lock No. 4, Oreg	998
<i>Bridges, Bayou Bartholomew,</i>	
return from President of bill relating to, requested	1616
reenrollment ordered	1616
<i>Bridges, D. C.,</i>	
appropriation for construction, repair, etc	550, 1227
street bridges over railroads or canals	550
for Highway, operating, etc	550, 1227
for Anacostia, operating, etc	550, 1227
for Francis Scott Key	550, 1227
Arlington Memorial Bridge provisions	974
bronze tablet authorized to be placed on	3
marble tablet authorized to be placed on	24
<i>Bridgman, Elizabeth (widow),</i>	
pension increased	1515
<i>Bridgman, Samuel N.,</i>	
pension increased	1400
<i>Brigance, Martha A. (widow),</i>	
pension	1390
<i>Briggs, Grace F. (widow),</i>	
pension increased	1525
<i>Briggs, Laura (mother),</i>	
pension	1394
<i>Briggs, Philena (widow),</i>	
pension	1473
<i>Brinson, Josinah (widow),</i>	
pension increased	1451
<i>Brisco, Minnie (widow),</i>	
pension	1476
<i>Bristol, R. I.,</i>	
preliminary examination, etc., of harbor to be made	1192
<i>British and American Pecuniary Claims,</i>	
appropriation for arbitration of outstanding	213, 1022
<i>British Empire (see Great Britain).</i>	
<i>Brittenham, Mary (widow),</i>	
pension	1523
<i>Britton, Dorothy Annie (widow),</i>	
pension	1403
<i>Britton, Elizabeth E. (widow),</i>	
pension	1446
<i>Broad Branch Road, D. C.,</i>	
closing of, directed between Jocelyn and Thirty-first Streets	799
<i>Broad River,</i>	
bridge authorized across, at Strothers Ferry, S. C.	1127
<i>Broadbent, Mahala E. (widow),</i>	
pension	1424
<i>Broadwater, Mont., Irrigation District,</i>	
may dam Missouri River	1261
<i>Brock, C. LeRoy,</i>	
payment to, for loss of automobile	1597
<i>Brodrick, Ella (daughter),</i>	
pension increased	1433
<i>Brokers,</i>	
special excise tax imposed on, not produce or merchandise	326
additional, if a member of stock exchange	326
verified returns in detail of business conducted by, to be made	292

<i>Bronzes,</i> excise tax on, sold by other than artist; exceptions.....	323	<i>Brown, Sarah Irene (widow),</i> pension.....	1471
<i>Brookings, Robert S.,</i> reappointment of, as Regent of Smith- sonian Institution.....	821	<i>Brown, Sarah J. (widow),</i> pension.....	1490
<i>Brooklyn Eastern District Terminal,</i> may bring suit for collision damages to tugboat "Integrity," in district court.....	1566	<i>Brown, Sopha (widow),</i> pension increased.....	1519
<i>Brooklyn, N. Y.,</i> appropriation for pneumatic tube mail transmission, New York and.....	86, 735	<i>Brown, William,</i> land patent to.....	1555
for post office building.....	777	<i>Browning, Irvin E. (son),</i> pension.....	1515
deficiency appropriation for pneumatic mail transmission New York City and.....	691	<i>Bruce, Theodore T. (son),</i> pension increased.....	1430
for post office building.....	1343	<i>Brudon, Sarah (widow),</i> pension increased.....	1485
bridge authorized across Newtown Creek, between Queens Borough and.....	18	<i>Brule County, S. Dak.,</i> bridge authorized across Missouri River between Lyman County and.....	3
<i>Brooks, Alva C.,</i> pension.....	1408	<i>Brunaugh, Susan (widow),</i> pension.....	1464
<i>Brooks, Fannie N. (widow),</i> pension.....	1491	<i>Bruusgaard Kiosteruds Dampskibs Akti- eselskab,</i> may bring suit for collision damages to steamship "Harald".....	1376
<i>Brooks, Mary A. (widow),</i> pension.....	1457	<i>Bryan, Sarah A. (widow),</i> pension increased.....	1533
<i>Broom Corn,</i> appropriation for study of, and im- provement.....	441, 831	<i>Bryant, Frances M. (widow),</i> pension increased.....	1501
<i>Brooms, etc.,</i> equipment of Leavenworth, Kans., penitentiary to manufacture, for sale only to the Government, etc.....	6	<i>Bryant, Nancy J. (widow),</i> pension increased.....	1521
<i>Brothers, Harriet E. (widow),</i> pension increased.....	1529	<i>Bryant Street NE., D. C.,</i> appropriation for paving, Lincoln Road to Third Street.....	546
<i>Brovig, Th.,</i> deficiency appropriation for paying judgment of Virginia eastern district court to.....	696	<i>Bryce Canyon National Monument, Utah,</i> proclamation setting aside.....	1914
<i>Brown, Clarendia (widow),</i> pension.....	1533	<i>Bryson, Robert M.,</i> payment to estate of.....	1598
<i>Brown, Clark,</i> pension increased.....	1390	<i>Bubonic Plague,</i> appropriation for prevention of epi- demic.....	76, 775
<i>Brown, Edgar D.,</i> and associates may bridge Rio Grande, near Tornillo, Tex.....	1214	<i>Buchanan, Louise F. (widow),</i> pension increased.....	1458
<i>Brown, Elisabeth K. (widow),</i> pension.....	1502	<i>Buchanan Street NW., D. C.,</i> appropriation for paving, Eighth Street to Kansas Avenue.....	1223
<i>Brown, Frances A. (widow),</i> pension.....	1390	for asphalt covering, Fourteenth to Sixteenth Streets; from gasoline- tax fund.....	1225
<i>Brown, Grant,</i> pension increased.....	1390	for paving, etc., Thirteenth to Four- teenth Streets; from gasoline- tax fund.....	1226
<i>Brown, Henrietta Buswell (widow),</i> pension increased.....	1503	<i>Buckey, George W.,</i> pension increased.....	1400
<i>Brown, Huldah (widow),</i> pension increased.....	1450	<i>Buckley, Honorable James R.,</i> deficiency appropriation for contested election expenses.....	673
<i>Brown, Jesse P.,</i> military record corrected.....	1603	<i>Buckley, Mary E. (widow),</i> pension increased.....	1468
<i>Brown, Julia A. (widow),</i> pension.....	1430	<i>Buckley, Timothy F.,</i> pension.....	1397
<i>Brown, Laura I. (widow),</i> pension.....	1420	<i>Budget Bureau (see Bureau of the Budget, Treasury Department).</i>	
<i>Brown, Lucena (widow),</i> pension increased.....	1418	<i>Buenos Aires, Argentina,</i> delegates authorized to Pan American Congress of Highways at.....	1355
<i>Brown, Mary D. (widow),</i> pension increased.....	1528	<i>Buffalo and Fort Erie Public Bridge Com- pany,</i> may bridge Niagara River and Black Rock Canal, Buffalo, N. Y.....	355
<i>Brown, Mary J. (widow of Levi H. Brown),</i> pension.....	1517	tunnel in lieu permitted.....	355
<i>Brown, Mary J. (widow of William Brown),</i> pension increased.....	1468	consent of Canada required.....	355
<i>Brown, Sarah (widow),</i> pension increased.....	1505	<i>Buffalo, N. Y.,</i> bridge authorized across Niagara River and Black Rock Canal at.....	355
		sale of old Fort Porter to, authorized.....	902
		proceeds to be used for site and con- struction of new Army post.....	902

<i>Building and Loan Associations, Mutual, bonds, etc., of, exempt from stamp tax provisions</i> .....	Page. 332	<i>Bureau of Aeronautics, Navy, appropriation for aviation expenses</i> ..	Page. 199, 877
<i>exempt from income tax</i> .....	282	<i>for aircraft factory, helium plant, air stations, etc</i> .....	199, 877
<i>Building Code, D. C., deficiency appropriation for printing revised edition of</i> .....	37	<i>for equipping vessels with catapults</i>	199, 877
<i>Building Inspection, D. C., appropriation for salaries, etc., division of</i> .....	540, 1217	<i>for developing types, etc</i> .....	199, 877
<i>deficiency appropriating for additional assistant inspectors</i> .....	1318	<i>for drafting, clerical, etc., services</i>	199, 877
<i>Building Materials, appropriation for investigation fire-resisting properties of, etc</i> ...	231, 1040	<i>for new construction, etc</i> .....	199, 877
<i>Building Materials, etc., appropriation for investigations of</i> ...	230, 1039	<i>accounted for as one fund</i> .....	199, 877
<i>Buildings, D. C., limit of height of, on residence streets increased</i> .....	961	<i>limit of coast stations</i> .....	199, 877
<i>Buis, Brother, pension increased</i> .....	1388	<i>use for airplane factory forbidden</i>	199, 877
<i>Bulgaria, appropriation for minister to</i> .....	206, 1015	<i>adjusting claims for damages to private property</i> .....	199, 877
<i>extradition treaty with</i> .....	1886	<i>acceptance of land, etc., for Pensacola, Fla., air station water supply</i> .....	199
<i>naturalization treaty with</i> .....	1759	<i>appropriation for construction, etc., not available until adequate water supply assured</i> .....	199
<i>Bull Creek, bridge authorized across, at Eddy Lake, S. C.</i> .....	804	<i>for civilian personnel, Navy Department</i> .....	200, 877
<i>Bulla, Susanna (widow), pension</i> .....	1483	<i>Bureau of Agricultural Economics (see Agricultural Economics Bureau, Department of Agriculture).</i>	
<i>Bullion and Coin, appropriation for freight, etc., on</i> .....	76, 776	<i>Bureau of American Republics (see Pan American Union).</i>	
<i>Bunker Hill Sesquicentennial Commission, deficiency appropriation for established, composed of eleven members</i> .....	1317	<i>Bureau of Animal Industry (see Animal Industry Bureau, Department of Agriculture).</i>	
<i>appointment of, no compensation for serving</i> .....	1099	<i>Bureau of Biological Survey (see Biological Survey Bureau, Department of Agriculture).</i>	
<i>amount authorized for traveling, etc., expenses</i> .....	1099	<i>Bureau of Chemistry (see Chemistry Bureau, Department of Agriculture).</i>	
<i>for participating in anniversary of Battle of Bunker Hill</i> .....	1099	<i>Bureau of Construction and Repair, Navy, appropriation for construction and repair of vessels</i> .....	191, 870
<i>special series of commemorative postage stamps to be issued</i> .....	1099	<i>equipment supplies</i> .....	191, 870
<i>Buoyage, appropriation for</i> .....	233, 1043	<i>clerical, etc., services</i> .....	192, 870
<i>Burch, Charles, pension</i> .....	1407	<i>for civilian personnel, Navy Department</i> .....	192, 871
<i>Burchett, Leo V., pension increased</i> .....	1408	<i>deficiency appropriation for construction and repair</i> .....	57, 1349
<i>Bureau, Dairying (see Dairying Bureau, Department of Agriculture).</i>		<i>limitation on clerical, etc., services, 1926, increased</i> .....	1336
<i>Bureau, Federal Farm Loan (see Federal Farm Loan Bureau, Treasury Department).</i>		<i>Bureau of Customs Tariffs (see International Bureau for Publication of Customs Tariffs).</i>	
<i>Bureau for Publication of Customs Tariffs (see International Bureau for Publication of Customs Tariffs).</i>		<i>Bureau of Education (see Education Bureau, Department of the Interior).</i>	
<i>Bureau for Repressing Slave Trade (see International Bureau for Repressing African Slave Trade).</i>		<i>Bureau of Efficiency (see Efficiency Bureau).</i>	
<i>Bureau, International Hydrographic (see International Hydrographic Bureau).</i>		<i>Bureau of Engineering, Navy, appropriation for machinery, repairs, etc</i> .....	190, 869
<i>Bureau, International Industrial Property (see Industrial Property, International Bureau for Protection of).</i>		<i>coast signal service, etc</i> .....	190, 869
<i>Bureau, International Sanitary (see International Sanitary Bureau).</i>		<i>for equipment supplies</i> .....	190, 869
<i>Bureau, International Statistical (see International Statistical Bureau).</i>		<i>radiotelegraphy</i> .....	191, 869
<i>Bureau of Accounts Post Office Department (see Accounts Bureau, Post Office Department).</i>		<i>for developing, etc., submarine motive power</i> .....	191
		<i>clerical, etc., services</i> .....	191, 870
		<i>restriction on maintaining cargo ships, etc.; return to port for decommissioning</i> .....	191
		<i>for engineering experiment station</i> .....	191, 870
		<i>for civilian personnel, Navy Department</i> .....	191, 870
		<i>deficiency appropriation for engineering</i> .....	57, 698, 1349, 1351
		<i>limitation on clerical, etc., services, 1926, increased</i> .....	1336

<i>Bureau of Engraving and Printing</i> (see Engraving and Printing Bureau.)	Page.	<i>Bureau of Navigation, Navy</i> —Continued.	Page.
<i>Bureau of Entomology</i> (see Entomology Bureau, Department of Agriculture).		appropriation for civilian personnel, Navy Department.....	189, 868
<i>Bureau of Fisheries</i> (see Fisheries Bureau, Department of Commerce).		for Naval Home, additional, 1925....	709
<i>Bureau of Foreign and Domestic Commerce</i> (see Foreign and Domestic Commerce Bureau, Department of Commerce).		deficiency appropriation for gunnery and engineering exercises.....	46, 1349
<i>Bureau of Home Economics</i> (see Home Economics Bureau, Department of Agriculture).		for transportation.....	57,
<i>Bureau of Immigration</i> (see Immigration Bureau, Department of Labor).		61, 698, 700, 760, 1349, 1351	
<i>Bureau of Indian Affairs</i> (see Indian Affairs Bureau, Interior Department).		for transportation and recruiting....	689
<i>Bureau of Interparliamentary Union for Promoting International Arbitration</i> (see Arbitration, Bureau of Interparliamentary Union for Promoting).		for contingent.....	698
<i>Bureau of Investigation</i> (see Investigation Bureau, Department of Justice).		for equipment supplies.....	760, 1349
<i>Bureau of Lighthouses</i> (see Lighthouses Bureau, Department of Commerce).		for recreation for enlisted men.....	1349
<i>Bureau of Medicine and Surgery, Navy,</i> appropriation for surgeons' necessities.....	196, 874	for Naval Reserve Force.....	1349
clerical, etc., services.....	196, 874	<i>Bureau of Ordnance, Navy,</i> appropriation for ordnance and ordnance stores.....	192, 871
for contingent expenses.....	196, 874	schools at designated stations....	192, 871
motor vehicles, ambulances, etc....	196, 874	chemical, etc., services.....	192, 871
care of insane on Pacific Coast....	196, 874	for smokeless powder.....	192, 871
dental outfits, etc.....	196, 874	for purchase, etc., of torpedoes, etc.....	192, 871
additions to buildings at designated hospitals.....	196	for experimental work, projectiles, etc.....	193, 871
for care of the dead.....	196, 875	for civilian personnel, Navy Department.....	193, 871
for civilian personnel, Navy Department.....	197, 875	deficiency appropriation for ordnance and ordnance stores.....	57, 61, 1349
deficiency appropriation for surgeons' necessities.....	700	for experiments.....	57
for contingent.....	1349	<i>Bureau of Pensions</i> (see Pension Office, Interior Department).	
<i>Bureau of Mines</i> (see Mines Bureau, Interior Department).		<i>Bureau of Permanent Court of Arbitration, International</i> (see International Bureau of Court of Permanent Arbitration).	
<i>Bureau of Naturalization</i> (see Naturalization Bureau, Department of Labor).		<i>Bureau of Plant Industry</i> (see Plant Industry Bureau, Department of Agriculture).	
<i>Bureau of Navigation, Department of Commerce</i> (see Navigation Bureau, Department of Commerce).		<i>Bureau of Public Roads</i> (see Public Roads Bureau, Department of Agriculture).	
<i>Bureau of Navigation, Navy,</i> appropriation for transportation and recruiting.....	186, 864	<i>Bureau of Reclamation</i> (see Reclamation Bureau, Interior Department).	
dependents of officers and enlisted men.....	186, 865	<i>Bureau of Soils</i> (see Soils Bureau, Department of Agriculture).	
for recreation for enlisted men....	186, 865	<i>Bureau of Standards</i> (see Standards Bureau, Department of Commerce).	
for contingent.....	186, 865	<i>Bureau of Supplies and Accounts, Navy,</i> appropriation for pay of the Navy..	193, 871
for gunnery and engineering exercises.....	186, 865	for rental allowance.....	193, 872
for equipment, instruments, supplies, etc.....	186, 865	for subsistence allowance.....	193, 872
for ocean and lake surveys.....	187, 866	allotments.....	193
for training stations, California....	187, 866	to constitute one fund.....	193
Rhode Island.....	187, 866	number of midshipmen restricted hereafter.....	193
Great Lakes.....	187, 866	discharge permitted of minors enlisting without consent of parents.....	194
Hampton Roads.....	187, 866	Naval and Military Academy service not regarded in longevity....	194
for clerical, etc., services.....	187, 866	for provisions, commutation of rations, etc.....	194, 872
for Naval Reserve Force and Naval Militia.....	187, 866	for maintenance.....	194, 873
for Naval War College.....	188, 867	equipment supplies.....	195, 873
for Naval Home.....	188, 867	for freight, etc.....	195, 873
		chemical, clerical, etc., services..	195, 873
		clothing and small stores fund charged with value of first enlistment outfits, uniform gratuity, Naval Reserve Force, etc.....	195, 873
		for fuel and transportation, etc....	195, 874
		acquired other than by purchase to be issued at current rates and charged to appropriation applicable.....	195, 874

<i>Bureau of Supplies and Accounts, Navy—</i>	Page.	<i>Bureau of Yards and Docks, Navy—Con.</i>	Page.
Continued.		appropriation for Coco Solo, Canal	
appropriation for fuel, etc.	195, 874	Zone, submarine base	877
issue of fuel on hand charged at last		for Key West, Fla., submarine base	877
issue rate, etc.	195, 874	for Pensacola, Fla., aeronautic station	877
permanent special working fund		for Yorktown, Va., fuel depot	877
created; transfer to, and functions specified	195	deficiency appropriation for maintenance	61, 698, 1349
issues for Japanese earthquake sufferers, charged to supply account without reimbursement	195	for contingent	1336
for civilian personnel, Navy Department	196, 874	<i>Bureau, Pan American Trade Mark Registration</i> (see International Trade Mark Registration Bureau).	
deficiency appropriation for provisions	57, 61, 1349	<i>Bureau, Veterans'</i> (see Veterans' Bureau, United States.)	
for maintenance	57, 1349	<i>Burg, Mary E. (widow),</i>	
for freight	57, 61, 698, 700, 760, 1349, 1353	pension	1516
for fuel and transportation	57, 61, 1349	<i>Burgett, John E.,</i>	
for pay of the Navy	61, 698, 700	pension	1415
<i>Bureau of the Budget, Treasury Department,</i>		<i>Burke, Betsy A. (widow),</i>	
appropriation for Director, Assistant, and other expenses	70, 769	pension	1527
for printing and binding for	70, 769	<i>Burke, Isabella (widow),</i>	
<i>Bureau of the Census</i> (see Census Bureau, Department of Commerce).		pension increased	1457
<i>Bureau of the Mint</i> (see Mints and Assay Offices).		<i>Burke, Daniel (son),</i>	
<i>Bureau of War Risk Insurance</i> (see Veterans' Bureau).		pension increased	1533
<i>Bureau of Weights and Measures</i> (see International Bureau of Weights and Measures).		<i>Burkett, Silas G.,</i>	
<i>Bureau of Yards and Docks, Navy,</i>		pension	1386
appropriation for maintenance	197, 875	<i>Burkett, W. H.,</i>	
for clerical, etc., services	197, 875	payment to, for personal injuries	1578
limit in expenditures for motor vehicles; allowance to Marine Corps outside of continental limits	197, 875	<i>Burkhart, Daniel,</i>	
for contingent	197, 876	pension	1500
for civilian personnel, Navy Department	197, 876	<i>Burklin, Anton Lerch,</i>	
for public works at designated yards and stations	197, 876	remains of, may be removed from District of Columbia	1377
for Portsmouth, N. H.	197, 876	<i>Burklin, George Mauger,</i>	
for Boston, Mass.	197, 876	remains of, may be removed from District of Columbia	1377
for New York, N. Y.	198, 876	<i>Burlington, Vt.,</i>	
for Philadelphia, Pa.	198, 876	inspectors of hulls and of boilers at, abolished	104
for Norfolk, Va.	198, 876	<i>Burns, Blanche L.,</i>	
for Charleston, S. C.	198, 876	payment to, from Alaska Railroad operating revenues, for destruction of house, etc., by fire	1356
for Mare Island, Calif.	198, 876	<i>Burns, Eliza (widow),</i>	
for Puget Sound, Wash.	198, 876	pension	1471
for Guantanamo, Cuba.	198, 876	<i>Burns, Oreg.,</i>	
for Saint Thomas, Virgin Islands	198	offices of register and receiver, land office at, consolidated	395
for Pearl Harbor, Hawaii	198, 876	<i>Burns, Richard,</i>	
for Tutuila, Samoa	198, 876	pension	1384
for Cavite, P. I.	198, 876	<i>Burns, Sarah J. (widow),</i>	
for Keyport, Wash., torpedo station	198	pension	1533
for San Diego, Calif., training station	198	<i>Burnside, Ky.,</i>	
for Great Lakes, Ill., training station	198	bridge authorized across Cumberland River near	648
for San Diego, Calif., fuel depot	198	<i>Burress, Lucius P.,</i>	
for Pearl Harbor, Hawaii, submarine base	198, 877	pension increased	1408
for San Diego, Calif., naval station	198, 877	<i>Burris, Freeman A. (son),</i>	
for San Francisco, Calif., Marine Corps supply depot	199, 877	pension increased	1471
transfer of site from Treasury Department	199	<i>Burroughs, Adeline Ray (widow),</i>	
for Fort Lafayette, N. Y., ammunition depot	876	pension	1503
for Puget Sound, Wash., ammunition depot	876	<i>Burroughs, Armilda (widow),</i>	
for Washington, D. C., naval hospital	876	pension	1388
for Great Lakes, Ill., training station	876	<i>Burroughs, Georgianna M. (widow),</i>	
		pension increased	1428
		<i>Burroughs, Rosalia M. (widow),</i>	
		pension	1435
		<i>Burton, George H.,</i>	
		pension	1384
		<i>Bush, Elta (widow),</i>	
		pension	1455
		<i>Bush, Nancy Jane (widow),</i>	
		pension increased	1530

<i>Bush, William Henry,</i> pension.....	Page. 1388	<i>Cain, Edmund J. (son),</i> pension increased.....	Page. 1483
<i>Bushey, Charles A.,</i> pension increased.....	1412	<i>Cain, Mary A. (widow),</i> pension.....	1446
<i>Business Leagues,</i> exempt from income tax.....	282	<i>Cairo, Ill.,</i> bridges authorized across Mississippi and Ohio Rivers at.....	999
<i>Butcher, G. W.,</i> payment to, for personal injuries.....	1578	<i>Caldwell, Kate (widow),</i> pension.....	1443
<i>Butler, James A.,</i> pension.....	1398	<i>Caldwell, Robert W.,</i> military record corrected.....	1605
<i>Butler, Jerome B.,</i> pension.....	1387	<i>Caley, E. C.,</i> payment to, for damages.....	1375
<i>Butler, Martha E. (widow),</i> pension.....	1474	<i>California,</i> appropriation for naval training station, San Diego.....	187, 866
<i>Butler, Rebecca J. (widow),</i> pension.....	1452	for surveyor general, clerks, etc.....	394
<i>Butler, Viola (daughter),</i> pension.....	1382	for lands for homeless Indians in... 398, 1149	
<i>Butter,</i> appropriation for inspecting manufac- ture of renovated, etc.....	439, 829	for support, etc., of Indians in... 408, 1159	
for investigating, etc., dairy industry..	829	for support, etc., of Indians in, addi- tional, 1925.....	708
<i>Butterfield, Horace G.,</i> pension increased.....	1384	deficiency appropriation for preventing loss of timber from insect in- festations, in.....	39, 1325
<i>Butternut Street NW., D. C.,</i> appropriation for paving, Fifth Street to Blair Road; from gasoline tax fund.....	549	for support, etc., Indians in.....	61
<i>Button, Emma (widow),</i> pension increased.....	1439	coinage of silver 50-cent pieces author- ized to commemorate seventy- fifth anniversary of admission of, into the Union.....	965
<i>Butts, Reka (widow),</i> pension.....	1517	delivery on payment to Clearing House Associations.....	966
<i>Buxton, Grace,</i> payment to, for personal injuries.....	1560	laws relating to, applicable.....	966
<i>Byam, Sarah A. (widow),</i> pension.....	1387	no Government expense for dies, etc..	966
<i>Byers, Alice L. (widow),</i> pension.....	1417	desert land entymen of certain lands in, failing to make final proof, relieved from cancellation.....	1580
<i>Byram River,</i> dam across, authorized by Port Chester, N. Y., and Greenwich, Conn.....	95	<i>Eldorado National Forest, area ex- tended.....</i>	953
<i>Byrd, Richard Evelyn, junior,</i> may be appointed lieutenant com- mander on Navy retired list.....	827	forest experiment stations to be estab- lished in, etc., to determine best methods of forest management, etc.....	1108
C.			
<i>C Street NW., D. C.,</i> appropriation for paving, etc., Twenty- first to Twenty-second Streets; from gasoline-tax fund.....	1226	<i>Inyo National Forest, area enlarged...</i>	1910
<i>Cabarets,</i> internal revenue tax on admissions to..	321	lease of designated naval oil reserve in, to be canceled.....	6
<i>Cabbage,</i> appropriation for investigating insects affecting.....	449, 839	<i>Pinnacles National Monument, area enlarged.....</i>	1911, 1961
<i>Cabinet Officers,</i> compensation of, after March 4, 1925..	1301	<i>Plumas National Forest, area extended..</i>	952
immediately available.....	1313	proceedings directed to establish title of United States to designated naval oil reserve in.....	15
<i>Cable Cars, Postal Service,</i> appropriation for mail transportation by.....	87, 786	sale to Los Angeles, of lands purchased for homeless Indians.....	1101
deficiency appropriation for mail trans- portation by.....	763	<i>Santa Fe National Forest, area dim- inished.....</i>	1920
<i>Cables,</i> appropriation for studying internal strains, etc., of.....	233	<i>Sequoia National Forest, area dim- inished.....</i>	1910
<i>Cacti, etc.,</i> appropriation for investigation of utili- zation of.....	443, 833	<i>Shasta National Forest, area extended..</i>	953
<i>Caddo Band of Wichitas, Okla.,</i> deficiency appropriation for employ- ment of counsel for.....	1330	<i>Stanislaus National Forest, area ex- tended.....</i>	953
<i>Cadets, Military Academy,</i> appropriation for pay.....	503, 918	<i>Tahoe National Forest, Nevada and, area extended.....</i>	954
<i>Cahey, Hannah E. (widow),</i> pension.....	1471	<i>California Debris Commission,</i> appropriation for expenses.....	515, 929
		for expenses, additional, 1925.....	712
		<i>California Hardware Company,</i> deficiency appropriation for.....	43
		<i>California Northern Judicial District,</i> jurisdiction conferred to determine claims of American citizens for damages from seizure of vessels in Bering Sea, charged with un- lawful sealing, 1886 to 1896.....	595
		all citizens whose rights were affected by seizures 1886 to 1896, in- cluded.....	595
		time limit for presenting claims.....	595

	Page.		Page.
<i>Caloosahatchee River, Fla.,</i> preliminary examination, etc., directed for flood control of	961	<i>Campbell, G. W.,</i> payment to, for damages	1375
preliminary examination, etc., of, to be made	1194	<i>Campbell, Josephine (widow),</i> pension increased	1472
<i>Calumet River,</i> bridge authorized across, Chicago, Ill., at 100th Street	174	<i>Campbell, Mary A. S. (widow),</i> pension increased	1434
at 130th Street	29	<i>Campbell, Nettie (widow),</i> pension	1505
at 134th Street	172	<i>Campbell, Norman,</i> pension	1411
<i>Calvert, Helen (daughter),</i> pension increased	1467	<i>Campbell, Sarah A. L. P. (widow),</i> pension increased	1504
<i>Cambridge, Md.,</i> improvement of harbor, authorized	1186	<i>Canacao, Philippine Islands,</i> new buildings authorized for naval hospital at, from naval hospital fund	196
<i>Cameras,</i> excise tax on, and lenses for, sold by producer, etc.; weight limit	323	<i>Canada,</i> appropriation for surveying and mark- boundary line between Alaska and	211, 1020
<i>Cameron, Sarah W. (widow),</i> pension increased	1485	for marking boundary line between United States and	211, 1020
<i>Cameroons Mandate,</i> treaty with France respecting rights in	1778	bridge authorized across Saint Croix River by, and Maine, from Vanceboro, Me., to Saint Croix, New Brunswick	26
<i>Camp and Garrison Equipage, Army (see also Equipage, Army),</i> deficiency appropriation for	58, 762	Saint John River by Maine and, between Fort Kent, Me., and Clairs, New Brunswick	27
<i>Camp Funston, Kans.,</i> deficiency appropriation for settling claims with lessees at	1344	consent of, required for bridge across Niagara River and Black Rock Canal, Buffalo, N. Y.	355
<i>Camp Grounds in National Forests, Public,</i> appropriation for sanitary facilities, etc., in	445, 835	Niagara River, Tonawanda, N. Y.	1216
<i>Camp Jackson, S. C.,</i> conveyance to trustees of Columbia Cantonment designated tracts at	383	Rainy River, Spooner, Minn., to Rainy River, Ontario	1285
use of Government roadways and railway lines	385	payment directed to, in settlement of claim for damages to Cornwall Canal, Ontario	1282
maintenance, etc., by trustees	385	persons born in, construed as nonquota immigrants under Immigration Act	155
<i>Camp John Hay, Philippine Islands,</i> sale of current from electric plant at, to Baguio, approved	485	proclamation including mechanical mu- sical reproductions in copyright privileges to	1932
<i>Camp Knox, Ky.,</i> appropriation for repair, etc., of New Dixie Highway	489	provisions with, for protecting fishery of halibut in the northern Pacific Ocean	648
deficiency appropriation for, acquisition of land	52	steamer passenger tickets to, exempt from stamp tax	335
for paying damages to property, etc., vicinity of, for Dixie Highway	695	<i>Canada, Dominion of,</i> payment to, for property damages	1588
<i>Camp Lewis, Wash.,</i> plans to be submitted for construction of permanent buildings at	487	<i>Canada Steamship Lines,</i> may bring suit for collision damages to steamship "Rosedale," in dis- trict court	1570
<i>Camp Pike, Ark.,</i> erection of buildings, etc., authorized by Arkansas at, for use of National Guard	244	<i>Canadian Boundary Waters Commission,</i> appropriation for expenses of	213, 1022
<i>Camp Pike, Army,</i> buildings, etc., on, may be erected for use of National Guard, by Ar- kansas	244	deficiency appropriation for	760
<i>Camp Pike Booster Pumping Station, Ark.,</i> sale of abandoned, authorized	386	<i>Canadian Car and Foundry Company,</i> Limited, refund of import duties to	1551
<i>Camp Robert E. L. Michie, Tex.,</i> reconveyance of abandoned, to Eliza- beth Moore authorized	387	<i>Canadian Pacific Railway Company,</i> refund of erroneously paid customs duty to	1585
payment required to Del Rio Cham- ber of Commerce	387	<i>Canadian Pacific Steamships (Ltd.), Quebec,</i> deficiency appropriation for refund of fine to	1335
distributed to original donors	387	<i>Canadian River, N. Mex., Okla., and Tex.,</i> preliminary examination, etc., author- ized for flood control of	249
<i>Camp, Thomas James,</i> may be appointed major of Infantry in Regular Army	792	<i>Canadian River, North Fork, Tex. and Okla.,</i> preliminary examination, etc., author- ized for flood control of	249
<i>Campbell, Cora (widow),</i> pension	1423		
<i>Campbell, Emma (widow),</i> pension increased	1497		
<i>Campbell, Emma J. (widow),</i> pension	1419		

	Page.		Page.
<i>Canal Point, Fla., Agricultural Experiment Farm,</i>		<i>Capitol,</i>	
deficiency appropriation for site and buildings, Plant Industry Bureau	1325	appropriation for Senate kitchens and restaurants	581, 1289
<i>Canal Zone (see also Panama Canal),</i>		for Architect of	586, 1295
appropriation for relief and protection of American seamen in	208, 1017	for elevator conductors	587, 1295
for mosquito destruction	493, 908	for repairs, etc., of building, etc.	587, 1295
for hospital care, Army garrisons	494, 909	for cleaning works of art, etc.	587, 1295
cases in district court, reviewable by circuit court of appeals, by appeals or writs of error	936	for restoring decorations, corridors in Senate wing	587, 1295
persons born in, construed as non-quota immigrants in Immigration Act	155	for care, etc., grounds of	587, 1295
proclamation abrogating agreements with Panama respecting	1952	surgical treatment of trees	1295
two citizens of, to serve on National Advisory Commission to Sesqui-centennial Exhibition Association	1254	for fire protection	587
<i>Canaveral, Fla.,</i>		for repairs, Maltby Building, stables, etc.	587, 1295
preliminary examination, etc., of harbor to be made	1194	deficiency appropriation for remodeling, etc., heating system	673
<i>Canceling Machines, Postal Service,</i>		for completing frieze in the Rotunda	673
appropriation for rental, purchase, etc., of	89, 787	for two marble pedestals for busts in	1315
allowance for traveling mechanics	89, 787	loan of portraits of Daniel Webster and Henry Clay for exhibition of works of the artist John Neagle, authorized	1252
<i>Candy, Ella H. (widow),</i>		restoration and completion of the frieze in the Rotunda of, authorized	1252
pension	1422	<i>"Capitol," Derrick,</i>	
<i>Cane Sugar Districts,</i>		deficiency appropriation for judgment to owner of	54
appropriation for cooperative experiments, etc., in livestock production, etc.	457, 850	<i>Capitol Police,</i>	
<i>Canton, S. Dak.,</i>		appropriation for captain, lieutenants, privates, etc.	586, 1294
appropriation for asylum for insane Indians	408	for contingent expenses	586, 1294
for equipment, etc., of asylum for insane Indians	1159	for uniforms for	586, 1294
for asylum for insane Indians, additional, 1925	708	positions and pay established of captain and other officers	149
<i>Cantrill, J. C., late a Representative in Congress,</i>		salaries for December, 1923, to be paid December 20	1
deficiency appropriation for pay to widow of	33	for December, 1924, to be paid December 20	718
<i>Cantwell, John,</i>		<i>Capitol Power Plant,</i>	
pension increased	1410	appropriation for maintenance, personal service, etc.	587, 1295
<i>Cape Spartel Light, Morocco,</i>		for operating supplies	587, 1296
appropriation for annual contribution to	210, 1019	for constructing water service main	587
deficiency appropriation for contribution	48, 1338	authority for direct purchases	588
<i>Cape Town, Africa,</i>		reimbursement from Government agencies for heat, light, and power furnished	588, 1296
appropriation for foreign hospital at	214, 1023	for reimbursing, for heat, light, and power, to Washington post office	84, 690
<i>Capital Punishment, D. C.,</i>		deficiency appropriation for flood lighting Capitol dome	34
mode of, to be by electrocution	798	for expenses	56, 697, 758, 1348
death chamber, etc., to be provided	799	for remodeling, etc., heating system of Capitol	673
sentence of judge to be in writing; transmitted to superintendent of jail	799	for new stokers, etc.	1315
persons designated to be present at execution	799	<i>Captured War Devices and Trophies,</i>	
certificate to clerk of court	799	apportionment and distribution of, among the States, etc.	597
inconsistent laws repealed	799	<i>Car Fares, etc., D. C.,</i>	
return from President requested, of bill relating to	1615	purchase of, for District officials	544, 1221
<i>Capital Stock,</i>		<i>Caribbean Sea,</i>	
special excise tax on, of domestic corporations in excess of \$5,000; exemptions	325	appropriation for Weather Service expenses in	436, 825
foreign, for capital employed in United States	325	<i>Carl, Charles,</i>	
stamp tax on issues of	334	pension increased	1396
		<i>Carl, Emma A. (widow),</i>	
		pension	1437
		<i>Carlin, Mary (widow),</i>	
		pension	1451
		<i>Carlisle Barracks, Pa.,</i>	
		transfer of parcels of Government reservation, to War Department confirmed	657

	Page.		Page.
<i>Carlisle Barracks, Pa.—Continued.</i>		<i>Carver, James A.,</i>	
transfer of parcels of Government res-		pension increased.....	1383
ervation; sale of part, directed.	658	<i>Carville, La.,</i>	
additional land to be acquired for		appropriation for leper home, com-	
Medical Field Service School,	658	pletion.....	79
from proceeds of.....	658	for marine hospital, improvements..	79, 778
residue covered into the Treasury.		<i>Cascade Locks, Oreg.,</i>	
<i>Carlsbad Cave National Monument, N.</i>		time extended for bridging Columbia	
<i>Mex.,</i>		River, near.....	2
appropriation for improvements.....	425	<i>Cash Rewards, etc.,</i>	
for protection, etc., condition.....	1179	appropriation for improvements in	
proclamation setting aside.....	1929	postal service.....	85, 783
<i>Carlsbad Irrigation Project, N. Mex.,</i>		<i>Cashie River, N. C.,</i>	
appropriation for maintenance, etc., of..	418,	preliminary examination, etc., of, to	
	1168	be made, below Windsor.....	1193
<i>Carlton County, Minn.,</i>		<i>Casper-Alcova Irrigation Project, Wyo.,</i>	
bridge across Saint Louis River in,		deficiency appropriation for coopera-	
built by Minnesota, legalized.....	26	tive investigation of feasibility	
<i>Carman, Annie (widow),</i>		of.....	685
pension increased.....	1455	plans, estimates, etc., for construction	
<i>Carnegie Library, D. C.,</i>		of, to be submitted to Congress..	668
appropriation for expenses.....	542, 1219	<i>Casper, Wyo.,</i>	
<i>Carney, Joshua C.,</i>		terms of court at.....	388
pension increased.....	1398	<i>Cass, Etta W. (widow),</i>	
<i>Carpenter, Bridget M. (widow),</i>		pension increased.....	1385
pension.....	1520	<i>Cass Lake, Minn.,</i>	
<i>Carpenter, Edward,</i>		preliminary examination, etc., of, to be	
pension.....	1440	made.....	1195
<i>Carpenter, Maria A. (widow),</i>		<i>Castanola and Son, M.,</i>	
pension increased.....	1508	payment to.....	1592
<i>Carriers, Railroad Common (see also Rail-</i>		<i>Castle Pinckney, S. C.,</i>	
<i>roads),</i>		proclamation setting aside, as national	
time established for actions by, or		monument.....	1968
claims against.....	633	<i>Castleton, N. Y.,</i>	
<i>Carroll, Anna M. (widow),</i>		time extended for bridging Hudson	
pension increased.....	1396	River between Schodack Land-	
<i>Carroll, Jennie (widow),</i>		ing and.....	8
appropriation for monthly payments		<i>Castor, Lena (widow),</i>	
to.....	511, 925	pension.....	1426
<i>Carroll, Phoebe (widow),</i>		<i>Casualty Hospital, D. C.,</i>	
pension.....	1422	appropriation for care of indigent	
<i>Carroll, Sarah E. (widow),</i>		patients.....	568, 1242
pension.....	1489	deficiency appropriation for.....	678, 1322
<i>Carson, C. C.,</i>		<i>Catalogue of Scientific Literature, Interna-</i>	
reimbursement to.....	1375	<i>tional,</i>	
<i>Carson City, Nev.,</i>		appropriation for expenses, preparation	
appropriation for mint at.....	77, 776	of.....	528, 1206
for Indian school at.....	405, 1156	<i>Catalogue of Title Entries, Copyright Office,</i>	
for mint at, additional, 1925.....	710	appropriation for publication of....	589, 1298
for Indian school, additional, 1925..	707	<i>Catawba River,</i>	
deficiency appropriation for Indian		bridge authorized across, Fort Lawn,	
school.....	684	S. C.....	1127
<i>Carson Indian Hospital, Nev.,</i>		<i>Cathedral Avenue NW., D. C.,</i>	
appropriation for maintenance, etc., of..	408,	appropriation for paving, Cleveland	
	1159	Avenue to Thirty-fourth Street..	1224
<i>Carson National Forest, N. Mex.,</i>		for asphalt covering, Connecticut	
lands added to, from Las Trampas		Avenue to Twenty-ninth Street;	
grant.....	643	from gasoline-tax fund.....	1225
from Santa Barbara grant.....	739	name of Jewett Street changed to....	177
proclamation enlarging area of.....	1984	<i>Caton, Kate G. (widow),</i>	
modifying boundaries of.....	1919	pension increased.....	1531
transferring portion of Santa Fe		<i>Cattle (see also Animal Industry Bureau</i>	
National Forest, N. Mex., to....	1919	<i>and Animals),</i>	
<i>Carstens, Mrs. A. R.,</i>		appropriation for inspection and quar-	
payment to, for death of husband....	1577	antine work.....	437, 827
<i>Carter, Christena J. (widow),</i>		for eradicating scabies.....	437, 827
pension.....	1521	for inspection of southern.....	437, 827
<i>Carter, Cinthy (widow),</i>		for supervising transportation of,	
pension increased.....	1458	etc.....	437, 827
<i>Carter, Luren M. (widow),</i>		for enforcing humane treatment of	
pension.....	1526	export.....	437, 827
<i>Cartridges, etc.,</i>		for executing twenty-eight hour	
excise tax on, sold by producer, etc.;		law.....	437, 827
exceptions.....	323	for quarantine stations.....	438, 827

	Page	Census Bureau, Department of Commerce—Continued.	Page
<i>Cattle</i> —Continued.		appropriation for special agents, etc.	1037
appropriation for suppressing contagious diseases	438, 827	for expenses, taking census of agriculture for 1925	228, 1038
for investigating tuberculosis of animals; control, etc.	438, 827	for tabulating machines, expenses	228, 1038
for tuberculin testing, etc., of	438, 827	deficiency appropriation for collecting cotton statistics	683
payment for destroyed, etc.; State, etc., cooperation	438, 828	for Fourteenth Census expenses	759, 1348
for eradicating southern cattle ticks; restriction	438, 828	annual preparation of Official Register by	1105
for cooperative experiments in raising, in cane sugar and cotton districts	457, 850	cotton ginning reports of, to be issued simultaneously with Department of Agriculture condition, etc., reports, at specified dates	115
for suppressing contagious diseases; additional	110	statistics of cotton ginned, manufactured, on hand, spindles in use, active spindle hours, imports and exports, to be collected and published by Director	31
domestic, straying, etc., across boundary before May 1, 1924, admitted free of duty if returned prior to December 31, 1924	2	designated periods for ginning reports	31
duties paid on, returned after March 1, 1923, to be refunded	2	monthly reports to be made of information collected	31
before May 1, 1925, admitted free of duty if returned before December 31, 1925	963	information to be furnished Agricultural Department	31
refund of duty paid since December 30, 1924	963	punishment for unauthorized divulging, by employees	31
repeal of permission for admission of tick infested, below Texas southern quarantine line	98	collection of, from ginners, manufacturers, etc., by employees, etc.	32
stock raising experiments, etc., authorized by Department of Agriculture on lands of Fort Keogh Military Reservation, Mont., transferred therefor	99	compilation and publication of information from foreign countries	32
<i>Cattle Ticks, Southern,</i>		simultaneous issue of cotton ginned and crop reports	32
appropriation for eradicating, etc.	438, 828	<i>Census of Agriculture, 1925,</i>	
restriction on use of materials, etc.	438, 828	appropriation for expenses of taking, etc.	228
demonstrations at fairs, etc.	438, 828	use for supplies, printing, etc.	228
<i>Caudill, Roscoe,</i>		<i>Census of Children, D. C.,</i>	
pension increased	1409	provisions for taking, between ages of 3 and 18	807
<i>Caudill, Mary (widow),</i>		<i>Center Market, D. C.,</i>	
pension	1467	appropriations for operation and management of, under Secretary of Agriculture	459, 846
<i>Cavalry School, Fort Riley, Kans.,</i>		<i>Centers, Lucy (widow),</i>	
appropriation for instruction expenses	501, 916	pension increased	1506
for, additional, 1925	711	<i>Central America,</i>	
<i>Cavaness, Mathew,</i>		persons born in countries of, construed as nonquota immigrants in Immigration Act	155
pension increased	1400	<i>Central and South America,</i>	
<i>Cavite, Philippine Islands,</i>		appropriation for expenses promoting commerce with	225, 1035
appropriation for naval station, public works	198, 876	for expenses promoting commerce with additional, 1925	706
<i>Cedar City, Utah,</i>		<i>Central Avenue NE., D. C.,</i>	
purchase of lots in, for use of small band of Piute Indians	1096	appropriation for paying, Benning Road to District Line; from gasoline tax fund	549
<i>Cedar Keys Harbor and Channel, Fla.,</i>		<i>Central Dispensary and Emergency Hospital, D. C.,</i>	
preliminary examination, etc., of, to be made	1194	appropriation for care of indigent patients	568, 1242
<i>Celley, Bessie B. (widow),</i>		deficiency appropriation for	678, 1322
pension	1453	<i>Central Pacific Railway Company,</i>	
<i>Celley, Catherine (widow),</i>		selection of other public lands by, authorized on relinquishing designated tract in Nevada	812
pension	1534	<i>Central Powers of Europe, War with (see also World War),</i>	
<i>Cement, etc.,</i>		appropriation for preparing, etc., naval records of	185, 864
appropriation for investigating structural materials of	230, 1039	<i>Cereal Plants,</i>	
<i>Cemeteries, National (see National Cemeteries).</i>		appropriation for investigating insects affecting	449, 839
<i>Cemetery Companies, etc., Mutual,</i>			
exempt from income tax	282		
<i>Census Bureau, Department of Commerce,</i>			
appropriation for Director, and office personnel	228, 1037		
for collecting statistics; cotton, and tobacco	228, 1037		
for temporary employees	228, 1037		
for collecting vital statistics, etc.	228, 1037		

Cereals,	Page.	Charities and Corrections, D. C.—Contd.	Page.
appropriation for improving methods of production, etc.....	441, 831	appropriations for District Training School.....	1243
for investigation and control of, diseases, etc.; destroying rust spores, vegetation, etc.....	441, 831	for Industrial Home School for Colored Children.....	569, 1244
<i>Certificates of Indebtedness, United States,</i>		*for Industrial Home School.....	570, 1244
redemption of lost, to Cleveland, Miss., State Bank.....	1359	for Home for Aged and Infirm.....	570, 1244
Martinsburg, W. Va., Old National Bank.....	1360	for municipal lodging house, etc.....	570, 1244
<i>Certificates of Stock and of Indebtedness,</i>		for Grand Army Home.....	570, 1244
designated, subject to stamp tax.....	331	for Florence Crittenton Home.....	570, 1244
"Ceylon Maru," Japanese Steamship,		for Southern Relief Society.....	570, 1244
owner of, may bring suit for collision damages, in district court.....	1564	for Library for the Blind, etc.....	570, 1245
<i>Chadsey, Phoebe A. (widow),</i>		for indigent insane.....	571, 1245
pension.....	1508	for deporting nonresident insane.....	571, 1245
<i>Chamberlin, Mrs. J. E.,</i>		for relief of the poor.....	571, 1245
payment to, for death of husband.....	1577	for payment to abandoned families, etc.....	571, 1245
<i>Chamberlin, Livonia R. (widow),</i>		for burial of indigent ex-service men.....	571, 1245
pension increased.....	1454	for transporting paupers.....	571, 1246
<i>Chambers, George Peyton,</i>		deficiency appropriation for workhouse.....	677
pension.....	1393	<i>Charles Fort, Parris Island, S. C.,</i>	
<i>Chambers of Commerce,</i>		deficiency appropriation for monument to mark site of.....	690
exempt from income tax.....	282	<i>Charles H. Burke School, Fort Wingate, N. Mex.,</i>	
<i>Champlin, Sarah F. (widow),</i>		appropriation for support, etc.....	1157
pension.....	1423	<i>Charleston, John,</i>	
<i>Chance, I. M.,</i>		pension.....	1533
deficiency appropriation for.....	43	<i>Charleston, S. C.,</i>	
<i>Chandler, Walter M.,</i>		appropriation for navy yard, dredging.....	198, 876
deficiency appropriation for contested election expenses.....	673	Castle Pinckney, harbor of, set aside as a national monument.....	1968
<i>Chandley, Banner,</i>		improvement of waterway to Saint Johns River, Fla., from, authorized.....	1187
pension.....	1382	to Winyah Bay, S. C., authorized.....	1187
<i>Chaney, Edward,</i>		preliminary examination, etc., of, harbor to be made.....	1194
pension.....	1393	terms of court at.....	801
<i>Channing Street NE., D. C.,</i>		office of clerk at.....	801
appropriation for paving, Lincoln Road to Fourth Street.....	1223	<i>Charlesworth, William T.,</i>	
<i>Chaplain,</i>		may bring suit for collision damages to scow "W. T. C. Numbered 35".....	1566
appropriation for House of Representatives.....	582, 1270	<i>Charlotte, Fla.,</i>	
for Senate.....	578, 1286	improvement of harbor, authorized.....	1187
pay established for House of Representatives.....	149	<i>Charlotte, N. C.,</i>	
for Senate.....	147	deficiency appropriation for Government participation in Mecklenburg sesquicentennial at.....	1317
<i>Chapman, Augusta (widow),</i>		provision for participating in celebrating the Mecklenburg Sesquicentennial of the Declaration of Independence at, in May, 1925.....	1267
pension.....	1532	terms of court at.....	662
<i>Chapman, Lizzie G. (widow),</i>		<i>Charlotte, N. Y.,</i>	
pension.....	1507	preliminary examination, etc., of, harbor to be made.....	1196
<i>Chapman, Sylvanus (son),</i>		<i>Charlottesville, Va.,</i>	
pension.....	1489	terms of court at.....	114
<i>Chargés d' Affaires ad interim,</i>		<i>Chase, R. D.,</i>	
appropriation for salaries.....	206	credit in accounts directed.....	1355
for pay of officers acting as, or in charge of consulates.....	1015	<i>Chatfield, Sarah E. (widow),</i>	
pay of officers acting as, or in charge of consulates.....	143	pension increased.....	1563
<i>Charities and Corrections, D. C.,</i>		<i>Chatham, Mass.,</i>	
appropriation for Board of Charities.....	566, 1241	amount authorized for acquiring naval air station site, at.....	1271
for support of jail prisoners.....	566, 1241	<i>Chattahoochee River,</i>	
for workhouse and reformatory.....	566, 1241	bridge authorized across, Alaga, Ala....	663
for reformatory.....	567, 1241	Eufaula, Ala.....	16
for National Training School for Boys.....	567, 1242	Fort Gaines, Ga.....	4
for National Training School for Girls.....	567, 1242	<i>Chattahoochee River, Fla.,</i>	
for medical charities.....	567, 1242	preliminary examination, etc., of, to be made.....	119
for Columbia Hospital.....	568, 1242		
for Tuberculosis Hospital.....	568, 1242		
for Gallinger Hospital.....	568, 1243		
admission of pay patients.....	568		
for child caring institutions.....	569, 1243		
for home and school for feeble minded.....	569		

	Page.		Page.
<i>Chavez, Francisca F. (widow),</i> pension increased.....	1488	<i>Cherokee Agency, N. C., Eastern,</i> appropriation for support, etc., of In- dians at, from tribal funds.....	411
<i>Checks,</i> uncertified, receivable for other than stamp taxes.....	347	<i>Cherokee Indians, N. C., Eastern Band of,</i> appropriation for expenses, closing affairs of.....	1149
<i>Chehalis River, Wash.,</i> preliminary examination, etc., of, to be made.....	1197	conveyance of property of, in trust to United States authorized.....	376
<i>Chelan Falls, Wash.,</i> bridge authorized across Columbia River, near.....	1052	final roll of members of, to be prepared. names to be included on.....	376 376
<i>Chelan National Forest, Wash.,</i> proclamation diminishing area of.....	1935	survey, division, and appraisal of con- veyed lands.....	377
<i>Chemawa Indian School, Salem, Oreg.,</i> appropriation for support, etc.....	406, 1157	lands reserved from allotment for ceme- teries, schools, and other pur- poses.....	377 377
restriction on Alaska pupils after January 1, 1925.....	406	timber tracts, quarries, etc.....	377
for, additional, 1925.....	708	sales authorized; proceeds added to funds of the Band.....	377
<i>Chemical Analyses,</i> appropriation for standard materials for checking, etc.....	233, 1042	oil, etc., mineral deposits reserved to, for twenty-five years.....	377
<i>Chemical and Physical Researches, Geology</i> <i>of United States,</i> appropriation for; geological deposits of potash salts.....	419, 1173	leases authorized; at end of period to become property of owner of land.....	377
<i>Chemical Warfare Service, Army,</i> appropriation for gases, gas masks, etc.....	500, 915	improvements on the lands to be ap- praised and listed.....	377
for plants, buildings, machinery, etc.....	500, 915	manner of disposing of.....	377
for civilian employees.....	500, 916	allotment and division of lands and moneys.....	378
for organizing, etc., special gas troops; current expenses.....	500, 916	equalization of distribution.....	378
for civilian personnel, Office of Chief of, War Department.....	500, 916	application for tracts available under selections; contiguous lands to families.....	378 378
chemist, etc., in Office of Chief of.....	500, 916	per capita distribution of all funds, after paying suspended annu- ties, equalization, etc.....	378
for, additional, 1925.....	711	payments to members with less than one-sixteenth of Indian blood.....	379
deficiency appropriation for.....	59, 701, 762, 1350	adjustment of so-called private land claim ownership.....	379 379
Chief of, to have rank, etc., of a major general.....	970	certificate of allotment to be issued.....	379
officers excepted from requirement for duty with troops.....	470	contents and legal effect.....	379
<i>Chemistry Bureau, Department of Agri-</i> <i>culture,</i> appropriation for chief of Bureau, and office and field personnel.....	446, 836	revocation before title conveyed.....	379
for biological food and drug investi- gations.....	446, 837	other selection in lieu.....	379
for collaborating with other depart- ments.....	447, 837	deed to allottee after issue of.....	379
for utilizing raw materials for color- ants, etc.; cooperative experi- ments, etc.....	447, 837	to be recorded in the county.....	379
for table sirup, etc., investigations.....	447, 837	delivery to allottee upon recording- disposition of property if enrolled mem- ber dies before receiving distrib- utive share.....	379 380
for executing pure food law.....	447, 837	leases of allotments during restricted period.....	380
revision of Pharmacopœia.....	447, 837	use by parents of allotments to children. alienation restricted.....	380 380
examining foreign tests of Ameri- can food products.....	447, 837	allottees to become citizens upon re- cording of deeds, etc.....	380
for expenses, preventing importation of impure tea, etc.....	447, 837	restrictions on alienation may be removed after deed recorded.....	380
for insecticide and fungicide investi- gations.....	447, 837	allotments not liable for prior claims, etc. attempted alienation, etc., prior to removal of restrictions, null and void.....	380 381
for developing methods to prevent plant dust, etc., explosions.....	447, 837	provisions for State taxation.....	381
for naval stores investigations and demonstrations.....	447, 837	right of United States to protect in court rights of allottees not de- prived by removal of restrictions exception.....	381 381
for salaries, additional, 1925.....	705	conveyances of lands, etc., by, recog- nized.....	381
for general expenses, additional, 1925.....	705	reinvestment of proceeds of sales, etc., authorized.....	381
deficiency appropriation for general expenses.....	55, 60, 759	rules and regulations to be prescribed by the Secretary.....	381
for naval stores standardizations, etc.....	68	decisions on questions of enrollment final.....	381
		amount authorized to be appropriated for expenses.....	381

Cereals,	Page.	Charities and Corrections, D. C.—Contd.	Page.
appropriation for improving methods of production, etc.....	441, 831	appropriations for District Training School.....	1243
for investigation and control of, diseases, etc.; destroying rust spores, vegetation, etc.....	441, 831	for Industrial Home School for Colored Children.....	569, 1244
<i>Certificates of Indebtedness, United States,</i> redemption of lost, to Cleveland, Miss., State Bank.....	1359	for Industrial Home School.....	570, 1244
Martinsburg, W. Va., Old National Bank.....	1360	for Home for Aged and Infirm.....	570, 1244
<i>Certificates of Stock and of Indebtedness,</i> designated, subject to stamp tax.....	331	for municipal lodging house, etc.....	570, 1244
"Ceylon Maru," Japanese Steamship, owner of, may bring suit for collision damages, in district court.....	1564	for Grand Army Home.....	570, 1244
<i>Chadsey, Phoebe A. (widow),</i> pension.....	1508	for Florence Crittenton Home.....	570, 1244
<i>Chamberlin, Mrs. J. E.,</i> payment to, for death of husband.....	1577	for Southern Relief Society.....	570, 1244
<i>Chamberlin, Livonia R. (widow),</i> pension increased.....	1454	for Library for the Blind, etc.....	570, 1245
<i>Chambers, George Peyton,</i> pension.....	1393	for indigent insane.....	571, 1245
<i>Chambers of Commerce,</i> exempt from income tax.....	282	for deporting nonresident insane.....	571, 1245
<i>Champlin, Sarah F. (widow),</i> pension.....	1423	for relief of the poor.....	571, 1245
<i>Chance, I. M.,</i> deficiency appropriation for.....	43	for payment to abandoned families, etc.....	571, 1245
<i>Chandler, Walter M.,</i> deficiency appropriation for contested election expenses.....	673	for burial of indigent ex-service men.....	571, 1245
<i>Chandley, Banner,</i> pension.....	1382	for transporting paupers.....	571, 1246
<i>Chaney, Edward,</i> pension.....	1393	deficiency appropriation for workhouse.....	677
<i>Channing Street NE., D. C.,</i> appropriation for paving, Lincoln Road to Fourth Street.....	1223	<i>Charles Fort, Parris Island, S. C.,</i> deficiency appropriation for monument to mark site of.....	690
<i>Chaplain,</i> appropriation for House of Representatives.....	582, 1270	<i>Charles H. Burke School, Fort Wingate, N. Mex.,</i> appropriation for support, etc.....	1157
for Senate.....	578, 1286	<i>Charleston, John,</i> pension.....	1533
pay established for House of Representatives.....	149	<i>Charleston, S. C.,</i> appropriation for navy yard, dredging.....	198, 876
for Senate.....	147	Castle Pinckney, harbor of, set aside as a national monument.....	1968
<i>Chapman, Augusta (widow),</i> pension.....	1532	improvement of waterway to Saint Johns River, Fla., from, authorized.....	1187
<i>Chapman, Lizzie G. (widow),</i> pension.....	1507	to Winyah Bay, S. C., authorized.....	1187
<i>Chapman, Sylvanus (son),</i> pension.....	1489	preliminary examination, etc., of, harbor to be made.....	1194
<i>Chargés d' Affaires ad interim,</i> appropriation for salaries.....	206	terms of court at.....	801
for pay of officers acting as, or in charge of consulates.....	1015	office of clerk at.....	801
pay of officers acting as, or in charge of consulates.....	143	<i>Charlesworth, William T.,</i> may bring suit for collision damages to scow "W. T. C. Numbered 35".....	1566
<i>Charities and Corrections, D. C.,</i> appropriation for Board of Charities.....	566, 1241	<i>Charlotte, Fla.,</i> improvement of harbor, authorized.....	1187
for support of jail prisoners.....	566, 1241	<i>Charlotte, N. C.,</i> deficiency appropriation for Government participation in Mecklenburg sesquicentennial at.....	1317
for workhouse and reformatory.....	566, 1241	provision for participating in celebrating the Mecklenburg Sesquicentennial of the Declaration of Independence at, in May, 1925.....	1267
for reformatory.....	567, 1241	terms of court at.....	662
for National Training School for Boys.....	567, 1242	<i>Charlotte, N. Y.,</i> preliminary examination, etc., of, harbor to be made.....	1196
for National Training School for Girls.....	567, 1242	<i>Charlottesville, Va.,</i> terms of court at.....	114
for medical charities.....	567, 1242	<i>Chase, R. D.,</i> credit in accounts directed.....	1355
for Columbia Hospital.....	568, 1242	<i>Chatfield, Sarah E. (widow),</i> pension increased.....	1563
for Tuberculosis Hospital.....	568, 1242	<i>Chatham, Mass.,</i> amount authorized for acquiring naval air station site, at.....	1271
for Gallinger Hospital.....	568, 1243	<i>Chattahoochee River,</i> bridge authorized across, Alaga, Ala.....	663
admission of pay patients.....	568	Eufaula, Ala.....	16
for child caring institutions.....	569, 1243	Fort Gaines, Ga.....	4
for home and school for feeble minded.....	569	<i>Chattahoochee River, Fla.,</i> preliminary examination, etc., of, to be made.....	119

	Page.		Page.
<i>Chief of Engineers, Army</i> —Continued.		<i>Chilocco, Okla.,</i>	
directed to report on authorized projects, whether further improvements undesirable, etc.	1191	appropriation for Indian school at.	406, 1157
to serve on National Capital Park Commission.	463	for Indian school, additional, 1925.	708
<i>Chief of Finance, Army,</i>		deficiency appropriation for Indian school at.	42
appropriation for civilian personnel, Office of, War Department.	483, 898	<i>Chilson, Elisha M.,</i>	
to have rank, etc., of major general.	970	pension.	1505
<i>Chief of Staff, Army,</i>		<i>China,</i>	
appropriation for contingencies.	479, 894	appropriation for minister to.	206, 1015
for civil personnel, Office of.	479, 894	for Chinese secretary of legation.	206
<i>Child Caring Institutions, D. C.,</i>		assistant secretary.	206
appropriation for, under Board of Children's Guardians.	569, 1243	for tuition of officers assigned for language study in.	1016
<i>Child Hygiene Service, D. C.,</i>		for customs tariff revision; balance available.	211, 1019
appropriation for maintenance of welfare stations, etc.	563, 1238	for inquiry into extraterritoriality in; balance available.	211, 1019
<i>Child Labor,</i>		for United States court for.	215, 1025
proposed Amendment to the Constitution giving power to Congress to limit, etc.	670	for expenses of American prisoners etc., in.	215, 1025
<i>Child Labor Law,</i>		for rental for troops in.	488, 903
deficiency appropriation for expenses enforcing.	61	for preserving monuments, etc., to soldiers who fell in.	512, 927
<i>Child Labor, Tax on Employment of, Title XII, Revenue Act of 1921,</i>		deficiency appropriation for consular building, Amoy.	1341
repealed by Revenue Act of 1924.	352	remission permitted of further payments by, of installments on Boxer indemnity.	135
<i>Child Welfare,</i>		<i>China Trade Act, 1922,</i>	
appropriation for investigations, etc.	241, 1051	appropriation for expenses, executing.	226, 1036
<i>Children, Societies for Prevention of Cruelty to,</i>		for expenses, executing, additional, 1925.	706
exempt from income tax.	282	<i>China Trade Act Amendments,</i>	
<i>Children's Bureau, Department of Labor,</i>		three incorporators instead of five, sufficient.	995
appropriation for Chief of, and office personnel.	241, 1050	temporary directors to be designated.	995
for investigating child welfare, etc.; infant mortality.	241, 1051	stock subscriptions in lieu of cash.	995
for general expenses.	241, 1051	business forbidden; interest in shipping permitted if owned by citizens.	995
for traveling, etc., expenses.	241, 1051	incorporation not complete until requisite amount of cash or property contributed.	995
for temporary experts, interpreters, etc.	241, 1051	statement required of real or personal property in custody of directors.	995
for materials for publications of.	241, 1051	revocation of, on transacting business in violation hereof or failure to file statement.	996
for executing Maternity and Infancy Hygiene Act.	241, 1051	may alter corporate seal.	996
computing apportionment to States, etc.	241, 1051	shares of stock to be issued at not less than par.	996
deficiency appropriation for enforcing child labor law.	61	payment required; holders liable for unpaid amounts.	996
for expenses executing Maternity and Infancy Hygiene Act, Hawaii.	688	directors' qualifications, etc., authorized by by-laws.	996
<i>Children's Guardians, D. C., Board of,</i>		quorum; proxy holdings recognized.	996
appropriation for administrative expenses.	569, 1243	agent to be maintained in District of Columbia to accept service, answer in court, etc.	996
limitation on visiting wards of.	569, 1243	in income tax, credit is allowed of proportion the income from China sources bears to shares of owners in United States, China, etc.	996
for salaries.	569, 1243	credit subject to special dividends to residents in China, United States, etc.	997
for feeble minded children.	569, 1243	in addition to other dividends.	997
for board and care of children.	569, 1243	and was distributed in proportion to shareholders' stock.	997
allowances to sectarian institutions.	569, 1243	gross income exemption allowed, of China Trade Act corporation dividends to a resident in China.	997
advances to agent.	569, 1243	no corporation for business in China to be created by law other than under this Act.	997
for home and school for feeble minded for District Training School.	569, 1243		
deficiency appropriation for feeble minded children.	678, 1323		
<i>Children's Hospital, D. C.,</i>			
appropriation for care of indigent patients.	568, 1242		
deficiency appropriation for.	38, 1322		
<i>Chile,</i>			
appropriation for ambassador to.	206, 1015		
<i>Chill, Adelia (widow),</i>			
pension.	1485		

<i>China Trade Act Corporations</i> , corporation tax credit allowed for pro- portion of dividends to residents in China; exception-----	295	<i>Chippewa Indians in Minnesota, Red Lake Band of</i> , appropriation for sawmill, etc., from tribal funds-----	412
certificate to Commissioner of In- ternal Revenue-----	295	<i>Chippewa Indians, Mich.</i> , claims of Saginaw, etc., Bands of, in Court of Claims-----	137
subject to special dividends to resi- dents in China-----	295	to be filed by approved attorneys--- fees allowed; limit increased-----	137 137
additional to all other payments thereto-----	295	<i>Chippewa Indians, N. Dak., Turtle Moun- tain Band of</i> , appropriation for support, etc.-----	409, 1159
in proportion to shares owned-----	295	for support, etc., of, additional, 1925--	708
ownership of stock construed-----	295	<i>Chippewa Indians of Lake Superior, Wis.</i> , appropriation for support, etc., of, additional, 1925-----	708
meaning of "China"-----	295	deficiency appropriation for support, etc-----	759
<i>China, United States Court for</i> , appropriation for salaries and ex- penses-----	215, 1025	final roll of Lac du Flambeau Band of, to be prepared-----	132
<i>Chinch Bug</i> , appropriation for investigating methods of eradicating-----	839	allotments to be made, sale of mer- chantable timber, etc-----	132
<i>Chinese Customs Tariff</i> , appropriation for expenses, participat- ing in revision of-----	211, 1019	<i>Chippewa Indians of the Mississippi, Minn.</i> , appropriation for support of schools--	407, 1158
<i>Chinese Exclusion</i> , appropriation for enforcing; deporting, etc-----	240, 1049	for schools, additional, 1925-----	708
<i>Chinese Indemnity</i> , payment of further installments of Boxer, may be remitted-----	135	<i>Chippewa Indians, Wis., Saint Croix</i> , appropriation for fulfilling treaty with--	413, 1164
as from October 1, 1917-----	135	for purchase of land, etc-----	413, 1164
<i>Chinese Plague</i> , appropriation for prevention of epi- demic-----	76, 775	discretionary cash payments-----	1164
<i>Chippewa Agency, Minn., Consolidated</i> , appropriation for support, etc., of In- dians at, from tribal funds-----	1161	<i>Chiricahua National Monument, Ariz.</i> , proclamation setting aside, in Coronado National Forest-----	1946
deficiency appropriation for civilian em- ployees at-----	1329	<i>Chitwood, Kate (widow)</i> , pension-----	1457
<i>Chippewa Indians, etc., Mont., Rocky Boy Band of</i> , appropriation for support, etc-----	1159	<i>Chiu Chiu Irrigation Project, Ariz.</i> , appropriation for pumping plants--	400, 1151
for support, etc., Indians of, addi- tional, 1925-----	708	<i>Choctaw and Chickasaw Indian Hospital, Okla.</i> , appropriation for maintenance, etc., of-----	408, 1159
<i>Chippewa Indians in Minnesota</i> , appropriation for tuition of children in State public schools-----	407, 1158	<i>Choctaw and Chickasaw Indians</i> , all claims of, to be adjudicated by Court of Claims-----	537
for civilization, etc., from tribal funds-----	411, 1162	petition may be jointly or severally-- procedure, etc-----	537 538
amount for general agency pur- poses-----	411, 1162	return from President requested of bill relating to-----	1612
aiding construction, etc., State public schools-----	411, 1162	<i>Choctaw and Chickasaw Townsite Lands</i> , payment of amounts due deceased per- sons, to their heirs-----	138
aiding indigent Indians; condi- tions-----	411, 1162	ascertainment of heirs-----	138
support of Indian hospitals-----	412, 1162	<i>Choctaw Indians of Mississippi</i> , appropriation for support, and civiliza- tion of full blood; encouraging industry, etc-----	409, 1189
deficiency appropriation for tubercu- losis sanatorium for-----	42	for lands for full blood; repayment--	1149
amount to be credited to general fund of, for timber, etc., in Minne- sota National Forest-----	1052	for education of full blood-----	1155
back annuities due to, erroneously omitted from the rolls, to be paid, etc-----	95	for support, etc., of, additional, 1925--	708
high school teachers at White Earth School, to be paid from tribal funds-----	819	for education of, additional, 1925-----	708
payment directed from credit for ceded lands of, to designated Mille Lac chiefs-----	818	deficiency appropriation for relief, etc-----	684, 1329
per capita payment to, from principal fund-----	1, 798	for education-----	760
ratification of, by Tribe required-----	1, 798	<i>Choctaw Indians, Okla. (see also Five Civilized Tribes)</i> , appropriation for expenses of sales within coal and asphalt area of-----	398, 1148
not subject to any lien, etc-----	2, 798	for tribal schools-----	398, 1148
sum authorized to be credited to gen- eral fund of, arising from sale of ceded lands-----	816	for chief, attorney, etc-----	398, 1148
		for common schools-----	407, 1158
		for per capita payments to, from tribal funds-----	412, 1162
		for fulfilling treaties with-----	413, 1163
		for education-----	413, 1163

	Page.		Page.
<i>Choctaw, Oklahoma and Gulf Railway Company,</i>		<i>Cigars, Tobacco, and Manufactures of, Tax on, Title IV, Revenue Act of 1924—Continued.</i>	
bridge authorized across White River, De Valls Bluff, Ark., by Chicago, Rock Island and Pacific Railway Company and.....	645	packages required for manufactured tobacco and snuff.....	317
<i>Cholera,</i>		bladders and jars allowed for snuff.....	318
appropriation for prevention of epidemic.....	76, 775	wooden, for chewing tobacco.....	318
<i>Cholera, Hog,</i>		marking, etc., required.....	318
appropriation for investigating, treating, etc.....	439, 829	limitations not applicable to exports.....	318
<i>Choptank River, Md.,</i>		bulk sales of perique, clippings, etc., to other manufacturers or for export, free of tax.....	318
preliminary examination, etc., of, to be made.....	1192	combinations permitted, of wood, etc.....	318
<i>Chowan River,</i>		tax on cigarette paper and tubes to other than manufacturer.....	318
bridge authorized across, at Edenton, N. C.....	1128	bond required from manufacturers... leaf tobacco provisions.....	318
<i>Church, Esther T. (widow),</i>		dealers to file with collector statement of business; details.....	318
pension.....	1449	bond required; number to be assigned.....	319
<i>Church of Our Lady of the Rosary,</i>		certificate to be issued; posting.....	319
remission of duty on carillon of bells for	1381	inventory of stock to be filed annually, etc.....	319
<i>Church, William,</i>		invoices and records to be kept.....	319
pension.....	1442	monthly reports of transactions.....	319
<i>Churchill, George Willis (son),</i>		sales restricted; shipments only to other dealers, registered manufacturers of tobacco, etc.....	319
pension.....	1498	penalty tax for violations of requirements.....	319
<i>Cigar and Cigarette Holders,</i>		punishment for refusing statements, render invoices, etc.....	320
excise tax on, of meerschaum or amber, sold by producer, etc.....	323	unauthorized shipments.....	320
<i>Cigar Manufacturers,</i>		fraudulent accounts.....	320
special tax imposed on annual sales by; rates.....	327	farmers or growers, or growers' cooperative associations not regarded dealers of their product, etc.....	320
sales for export exempt.....	328	records to be kept by cooperative associations.....	320
<i>Cigarette Beetle,</i>		term "tobacco growers cooperative association," defined.....	320
appropriation for investigating, etc....	449, 839	<i>Cimarron River, N. Mex. and Okla.,</i>	
<i>Cigarette Manufacturers,</i>		preliminary examination, etc., authorized for flood control of.....	249
special tax imposed on annual sales by; rates.....	327	<i>Cincinnati, New Orleans and Texas Pacific Railway Company,</i>	
sales for export exempt.....	328	may bridge Cumberland River near Burnside, Ky.....	648
<i>Cigarette Papers and Tubes,</i>		<i>Cincinnati, Ohio,</i>	
internal revenue tax levied on, sold by manufacturer or importer to other than cigarette manufacturer.....	318	exterior of post office building, may be cleaned without Government expense.....	135
bond of manufacturer purchasing tubes for making cigarettes.....	318	<i>Circuit Courts of Appeals,</i>	
<i>Cigarettes,</i>		appropriation for circuit judges....	218, 1028
tax on, by manufacturer or importer... 316	316	for pay of clerks.....	220, 1030
<i>Cigars, Tobacco, and Manufactures Thereof, Tax on, Title VII, Revenue Act of 1921,</i>		appeals from interlocutory decrees in admiralty cases allowed to.....	813
repealed by Revenue Act of 1924.....	352	for first circuit to hold a sitting at San Juan, Porto Rico.....	729
<i>Cigars, Tobacco, and Manufactures of, Tax on, Title IV, Revenue Act of 1924,</i>		jurisdiction of, by appeal or writ of error over final decisions of district courts.....	936
tax payable by manufacturer or importer, on small cigars.....	316	certiorari to Supreme Court, excepted.....	936
cigars based on retail price.....	316	all cases in Hawaii and Porto Rico... in Alaska and Virgin Islands; cases reviewable.....	936
cigarettes; large.....	316	supreme courts of Hawaii and Porto Rico; cases reviewable.....	936
retail price defined.....	316	in United States Court for China....	936
label requirements for cigar boxes, etc.....	317		
packages required for domestic cigarettes and small cigars.....	317		
stamps to be affixed and canceled... for imported cigarettes in addition to import stamps.....	317		
packages required for cigars.....	317		
punishment for illegal number, false branding, etc.....	317		
retail sales from boxes allowed.....	317		
employees allowed number for personal use without paying tax.....	317		
tax payable by manufacturer or importer on tobacco and snuff.....	317		

<i>Circuit Courts of Appeals</i> —Continued.	Page.	<i>Civil Service Commission</i> —Continued.	Page.
jurisdiction of, to review specified interlocutory orders, etc., of district courts	936	appropriation for rent; condition	523, 1201
awards of railway employees controversies	936	for printing and binding for	523, 1201
appellate and supervisory, in bankruptcy cases	936	for field force, additional, 1925	705
distribution to circuits	936	deficiency appropriation for traveling expenses	1348
authority of, over Federal Trade Commission orders	937	<i>Civil Service Retirement Act,</i>	
orders under Clayton Antitrust Act	937	appropriation for expenses of Civil Service Commission under	523, 1201
appeals to, on interlocutory decrees of district courts on injunctions, etc.	937	for expenses of Pension Office executing	414, 1164
precedence given, etc.	937	deficiency appropriation for expenses of Pension Office executing	56
time limit for bringing judgments before, for review	940	<i>Civil War Veterans,</i>	
<i>Circuit Judges</i> (see also Judges, United States Courts),		appointment on commission to inspect siege of Petersburg, Va., battlefields, of a member of, who served in the United States Army	856
appropriation for salaries	218, 1028	in Confederate Army	856
two additional, to be appointed for eighth circuit	1116	selection of one who served in United States forces and one in Confederate States forces, on commission to inspect, etc., Virginia battle fields	646
<i>Cisneros, Felipe Peratay,</i>		<i>Civilian Military Instruction,</i>	
pension	1487	appropriation for expenses of rifle ranges, etc.; quartermaster supplies, etc.	509, 924
<i>Citizenship,</i>		for ordnance equipment for rifle ranges	510, 925
aliens ineligible to, not admitted to United States; exceptions	162	provision authorized for construction, etc., of indoor and outdoor rifle ranges	510
declared of all Indians born within territorial limits of United States	253	instructors in marksmanship	510
proclamation of amnesty and pardon as to forfeiture of, by Army or Navy deserters since November 11, 1918	1940	maintenance of matches, issuing arms, targets, trophies, etc., for promoting practice in rifle arms	510
treaty with Bulgaria recognizing right of naturalization, etc.	1759	sale at cost of arms, etc., to National Rifle Association members; issues to organized clubs, etc.	510
<i>Citrus Canker,</i>		procuring necessary materials, supplies, prizes, etc.	510
appropriation for investigating, eradicating, etc.	440, 830	transportation, subsistence, etc., to participants in practice, matches, etc.	510
cooperation with States; local, etc.		<i>Civilian Training Camps</i> (see Training Camps, Military).	
contributions required	440, 830	<i>Claims,</i>	
paying for destroyed trees, etc., forbidden	440, 830	appropriation for adjusting, for damages to private property by naval aircraft	199, 877
<i>Citrus Fruits,</i>		for arbitrating outstanding pecuniary, between United States and Great Britain	213, 1022
appropriation for investigating insects affecting	449, 839	for defending suits in	217, 1026
<i>City Delivery, Postal Service,</i>		for paying, for damages to private property by Army target practice, etc.	483, 897
appropriation for car fare, etc.	86, 785	for paying, for damages to private property of Army officers, enlisted men, etc.	483, 898
for carriers	86, 785	for paying, for damages to private property by naval forces	184, 862
for special delivery fees	86, 785	for paying, for damages to private property, etc., by postal service	85, 784
for vehicle allowance	86, 785	for paying, for damages to private property, under Interior Department	391, 1142
deficiency appropriations for carriers	47, 59, 63, 690, 699, 701, 763, 1337, 1350, 1352	deficiency appropriation for defending suits in	44, 70
for temporary carriers	47, 60, 763, 1337	for paying, certified by General Accounting Office	54,
for vehicle allowance	60	60, 697, 699, 758, 1347 1351, 1352	
for special delivery fees	690, 1337		
<i>City Refuse, D. C.,</i>			
appropriation for personal services	551, 1228		
for disposal of; night soil, etc.	551, 1228		
deficiency appropriation for disposal of	1319		
<i>Civic Leagues,</i>			
exempt from income tax	282		
<i>Civil Service Commission,</i>			
appropriation for Commissioners, and office personnel	523, 1200		
for field force; pay restriction	523, 1200		
details from Departments, etc., forbidden	523, 1200		
for expert examiners	523, 1200		
for expenses under Retirement Act	523, 1201		
for examination of presidential postmasters	523, 1201		
for traveling expenses, etc.	523, 1201		
for contingent expenses, etc.	523, 1201		

Claims—Continued.	Page.	Classified Civil Service Employees,	Page.
deficiency appropriation for settling, of foreign Governments under war contracts.....	695, 1344	appropriation for expenses of Civil Service Commission under Retirement Act.....	523, 1201
for paying, for damages to private property by Veterans' Bureau.....	1317	for expenses of Pension Office under Retirement Act.....	414, 1164
commissioners to take evidence in, to be appointed by Court of Claims.....	964	<i>Clay, etc.</i> , appropriation for investigating structural materials of.....	230
authority, salaries, etc.....	965	<i>Clay, Henry</i> , loan of portrait of, in the Capitol, for exhibition in Philadelphia of works of the artist, John Neagle.....	1252
appointments, etc., to expire in three years.....	965	<i>Clay, Lizzie (widow)</i> , pension increased.....	1510
conventions with Mexico for settlement of.....	1722, 1730	<i>Clay Products, etc.</i> , appropriation for study of processes, properties, etc., of.....	231, 1040
of Rhode Island for expenses in war with Spain, referred to Court of Claims.....	964	<i>Clays, etc.</i> , appropriation for investigating structural materials of.....	230, 1039
payment of adjudicated, under War Minerals Relief Act, the limitation being repealed.....	634	<i>Clayton, Anna G. (widow)</i> , pension.....	1426
<i>Claims Commission, United States and Germany</i> , appropriation for expenses, etc.....	215, 1023	<i>Clayton Antitrust Act</i> , circuit courts of appeals to enforce, etc., orders under.....	937
deficiency appropriation for expenses—Austria and Hungary added.....	1339	<i>Clayton, Charles T.</i> , payment to, for personal injuries.....	1577
<i>Claims Commissions, United States and Mexico</i> , appropriation for general and special—deficiency appropriation for expenses of	1024	<i>Clayton County, Ark.</i> , bridge authorized across Current River, at Finley's Ferry, by.....	26
<i>Clarks, New Brunswick</i> , bridge authorized across Saint John River, Fort Kent, Me., to.....	691	<i>Clayton, Henry D.</i> , may accept decoration and diploma from France.....	1590
<i>Clallam Indians, Wash.</i> , per capita payment to, upon enrollment acceptance in full satisfaction of all claims required.....	1012	<i>Clayton, N. Mex.</i> , offices of register and receiver, land office at, consolidated.....	395
retention until majority, of shares of minors.....	1102	<i>Clear, Kate E. (widow)</i> , pension.....	1437
interest on, may be paid to parents, etc.....	1102	<i>Clearwater, Minn.</i> , bridge authorized across—Mississippi River, at.....	1302
allowance to attorney.....	1102	<i>Clemens, Amanda (widow)</i> , pension increased.....	1484
<i>Clapper, Mandy (widow)</i> , pension.....	1528	<i>Clement, Weltheby A. (widow)</i> , pension.....	1462
<i>Clark, Adelaide M. (widow)</i> , pension.....	1529	<i>Clerical Assistance to Senators</i> , appropriation for clerks and assistant clerks to Senators not chairmen of committees specifically provided for.....	580, 1288
<i>Clark County, Idaho</i> , appropriation for sheep experiment station, etc., in.....	439, 828	committee status.....	580, 1288
<i>Clark, Don H.</i> , deficiency appropriation for contested election expenses.....	1314	for additional clerks.....	580, 1288
<i>Clark, Florence C. (widow)</i> , pension.....	1473, 1496	positions and pay authorized of clerks and assistant clerks to Senators not chairmen of designated committees.....	148
<i>Clark, Maria L. (widow)</i> , pension increased.....	1491	service to committee of which Senator is chairman.....	148
<i>Clark, Phebe (widow)</i> , pension.....	1475	additional clerks, if having not more than designated number of clerks.....	148
<i>Clark Richard F.</i> , pension increased.....	1402	<i>Clerk Hire at Consulates</i> , appropriation for.....	208, 1017
<i>Clark, Susan (widow)</i> , pension.....	1450	deficiency appropriation for.....	57, 760
<i>Clarks Ferry Bridge Company</i> , may bridge Susquehanna River at Clarks Ferry, Pa.....	50	<i>Clerk Hire, Members, Delegates, and Resident Commissioners</i> , appropriation for.....	585, 1293
<i>Clarks Ferry, Pa.</i> , bridge authorized across Susquehanna River at.....	30	amount established for; mode of payment.....	152
<i>Clarksdale, Miss.</i> , terms of court at.....	882	salary to one person limited.....	152
<i>Clarksville, Tenn.</i> , time extended for bridging Cumberland River near.....	113	<i>Clerk of the House of Representatives</i> , appropriation for, clerks, etc.....	582, 1290
<i>Classification Act of 1923</i> , errors in rates for custodial service corrected.....	669	for clerk under direction of.....	1292
		for assistance in preparing reports, etc.....	585, 1294

<i>Clerk of the House of Representatives—</i>	Page.	<i>Clothing and Small Stores, Navy,</i>	Page.
Continued.		to be charged with value of issues of	
deficiency appropriation for compiling		outfits on first enlistment.....	195, 873
contested cases, etc.....	34	uniform gratuity to enrolled men of	
committee clerks placed under, after		Naval Reserve Force.....	195, 873
close of Congress.....	583, 1291	civilian clothing to men discharged	
not applicable to Committee on Ac-		for bad conduct, etc.....	195, 873
counts.....	583, 1291	uniform gratuity to officers of	
position and pay established of, journal		Naval Reserve Force.....	195, 873
clerk, reading clerks, disbursing		issue to Naval Nurse Corps.....	195, 873
clerk, etc.....	149	<i>Clothing, Army,</i>	
enrolling clerk while held by present		appropriation for cloth, manufacture,	
incumbent.....	150	etc.....	485, 900
property custodian, stationery clerk,		issue of toilet kits.....	485, 900
librarian, etc.....	150	for indemnity for destroyed.....	485, 900
clerk under direction of.....	151	for additional, 1925.....	711
statements to be filed with, of election		deficiency appropriation for.....	58, 762, 1350, 1352
expenses, etc., by treasurer of			
political committee.....	1071	<i>Clothing, Marine Corps,</i>	
of contributions by other persons for		appropriation for enlisted men.....	203, 880
influencing election of candidates		<i>Clover (see Grasses, etc.).</i>	
in two or more States.....	1072	<i>Clubs, Social, Athletic, etc.,</i>	
from candidates for the House of		internal revenue tax on dues or mem-	
contributions, expenses, etc.....	1072	bership fees of; limit.....	321
verification, filing, and preservation.		<i>Clyde Steamship Company,</i>	
transfer to, of certain supplies from		may bring suit for collision damages to	
General Supply Committee for		steamship "Comanche".....	1564
use of House Office Building,		<i>Coachella Valley Irrigation Project, Calif.,</i>	
authorized.....	585	appropriation for pumping plants..	400, 1151
<i>Clerks and Janitors to Committees, House</i>		<i>Coal,</i>	
<i>of Representatives,</i>		appropriation for investigating methods	
appropriation for.....	582, 1290	of weighing, etc., at mines... 232, 1041	
clerks placed under Clerk of the		<i>Coal and Asphalt Lands, Okla.,</i>	
House after close of Congress 583, 1291		appropriation for expenses of sales,	
janitors placed under Doorkeeper		within area of Choctaw and	
after close of Congress.....	583, 1291	Chickasaw Indians.....	378, 1148
positions and pay established of, to		<i>Coal Commission,</i>	
designated committees.....	150	report of, ordered printed.....	1616
<i>Clerks and Messengers to Committees,</i>		<i>Coast and Geodetic Survey, Department of</i>	
<i>Senate,</i>		<i>Commerce,</i>	
appropriation for.....	579, 1287	appropriation for all expenses.....	234, 1044
positions and pay established of, to		for field expenses, Atlantic and Gulf	
designated committees.....	147	coasts.....	235, 1044
<i>Clerks at Embassies and Legations,</i>		limit, outlying islands.....	235, 1044
appropriation for.....	206, 1016	Atlantic entrance to Panama Canal	
deficiency appropriation for salaries... 57		.....	235, 1045
<i>Clerks, United States Courts,</i>		for Pacific coast.....	235, 1045
appropriation for salaries.....	220, 1030	for physical hydrography.....	235, 1045
for assistance to, in naturalization		for compiling Coast Pilot.....	235, 1045
cases.....	241, 1050	for magnetic observations, etc.....	235, 1045
for salaries, etc., additional, 1925... 709		latitude observatory, Ukiah, Calif.	
deficiency appropriation for.....	56, 171, 760	.....	235, 1045
fees established for services of, district		for surveys in earthquake regions... 235, 1045	
court.....	857	for Hawaiian triangulation.....	235, 1045
inconsistent laws repealed.....	857	for special surveys.....	235, 1045
not applicable to poor suitors.....	857	for miscellaneous.....	235, 1045
not required from United States.....	857	for relief of shipwrecked persons,	
schedule of.....	857	etc.....	235, 1045
effective July 1, 1925.....	859	for delegates, International Research	
indexes to all judgment debtors to be		Council.....	236, 1045
kept by; open to inspection.....	813	for vessels, repairs, etc.....	236, 1045
<i>Cleveland, Miss., State Bank,</i>		for officers, crews, etc.....	236, 1045
redemption of lost certificate of in-		for pay, commissioned officers... 236, 1045	
debtedness of.....	1359	designation of assistant director	236, 1046
<i>Clifford, Mary E. (widow),</i>		for office force.....	236, 1046
pension increased.....	1441	for technical, mechanical, etc., em-	
<i>Cline, James M.,</i>		ployees.....	236, 1046
pension.....	1394	for office expenses.....	236, 1046
<i>Clinton County, Iowa,</i>		restriction on subsistence allow-	
bridge authorized across Mississippi		ance while in Washington... 236, 1046	
River, between Whiteside		for field expenses, Atlantic coast,	
County, Ill., and.....	15	additional, 1925.....	706
<i>Clocks,</i>		for field expenses, Pacific coast, ad-	
excise tax on, sold, etc., by dealers;		dditional, 1925.....	706
exception.....	324	for officers, etc., additional, 1925... 706	

<i>Coast and Geodetic Survey, Department of Commerce—Continued.</i>	Page.	<i>Coast Guard, Treasury Department—Con.</i>	Page.
appropriation for State surveys, additional, 1925.....	706	deficiency appropriation for Life Saving Service.....	761
deficiency appropriation for paying damages claims.....	41, 683, 1328	for crews, etc., Life Saving Service.....	761
for party expenses.....	565, 697, 759, 1348	for office personnel equipment.....	1342
authorized to investigate and report on seismology.....	802	for cutter for Alaska.....	1342
heat, power, etc., furnished by Capitol Power Plant to be reimbursed thereto.....	588	amount for technical services, 1925, increased.....	1342
officers not allowed longevity for time at Naval or Military Academy since March 4, 1913.....	194, 872	transfer of amount for pay, etc., 1925, to rations, etc.....	1342
<i>Coast Artillery, Army,</i>		construction authorized of cutter for Alaskan waters.....	728
appropriation for School, Fort Monroe, Va.....	501, 917	enlistment allowances to men honorably discharged from Navy and within three months enlisting in.....	1116
for fortifications, seacoast defenses, United States.....	502, 917	Luke Ratigan placed on retired list.....	1369
insular possessions.....	502, 918	officers authorized to make arrests, etc., for violations of Oil Pollution Act.....	605
Panama Canal.....	503, 918	not allowed longevity for time at Naval or Military Academy, after March 4, 1913.....	194, 872
for civilian personnel, Office of Chief of, War Department.....	503, 918	restriction on holding two offices, not applicable to retired enlisted men and officers of; condition.....	245
deficiency appropriation for commercial telephone service at, posts.....	701	transfer of land at Fort Macon, N. C., for use of.....	386
<i>Coast Artillery School, Fort Monroe, Va.,</i>		vessels, etc., of the Navy to be transferred to, for law enforcement.....	105
appropriation for incidental expenses, instructors, etc.....	501, 917	temporary officers to be appointed in, by the President; number and grades.....	105
for special apparatus, materials, etc.....	501, 917	pay, etc., of similar Navy grades; no retirement rights; tenure.....	105
for additional, 1925.....	711	permanent officers may be promoted as; regular status retained.....	105
<i>Coast Guard Cutters (see also Coast Guard Vessels),</i>		examinations, etc., for original appointments as; age limit.....	105
appropriation for repairs.....	73	permanent warrant officers and enlisted men allowed appointment as.....	105
<i>Coast Guard, Treasury Department,</i>		status for retirement retained.....	105
appropriation for civil personnel, office of Commandant.....	72, 772	service included in longevity credit.....	105
draftsmen, etc., may be paid from "Repairs to Coast Guard Cutters;" limit.....	72, 772	special list of temporary officers to be made.....	105
for pay and allowances, officers, cadets, enlisted men, etc.....	73, 772	promotions, etc., authorized.....	105
for rations, etc.....	73, 772	temporary chief warrant officers to be appointed by promotion from permanent warrant officers.....	106
for fuel, ship stores, etc.....	73, 772	pay, allowances, etc., of retired status not affected.....	106
for repairs of buildings, leases, etc.....	73, 772	temporary warrant officers and enlisted men to be appointed.....	106
for death allowances, etc.....	73, 772	no retirement authorized.....	106
for traveling expenses.....	73, 772	permanent enlisted men may be appointed as temporary warrant officers.....	106
for draft animals; coastal communication lines, etc.....	73, 772	retirement, etc., not affected.....	106
for civilian employees in the field.....	73, 772	service included in longevity credit.....	106
for contingent expenses.....	73, 772	temporary service of Naval Reserve Force in, not to prejudice status in Reserves.....	106
for repairs to vessels.....	73, 772	pay while serving; credit for service.....	106
for additional, 1925.....	710	no regular grade, etc., reduced by temporary appointment.....	106
deficiency appropriation for additional motor boats, etc., for enforcing laws.....	50	return from President requested, of bill increasing, etc.....	1610
for repairs, etc., of vessels transferred from Navy.....	50	reenrollment ordered.....	1610
for officers, cadets, enlisted men, etc.....	50, 693	<i>Coast Guard Vessels,</i>	
for rations, etc.....	50, 694	appropriation for repairs.....	772
for fuel and water.....	50, 694	deficiency appropriation for repairs, etc.....	694
for outfits, ship stores, etc.....	50, 694	construction of one, authorized for Alaskan waters to replace "Bear".....	728
for ice patrol, radio equipment, etc.....	50		
for station repairs, etc.....	50, 694		
for death allowances.....	50, 694		
for traveling expenses.....	50, 694		
for contingent expenses.....	50, 58, 62		
for additional employees, Office of Commandant.....	50		
for paying damages claims.....	50, 1342		
for repairs to cutters.....	58, 694		
for furniture, etc.....	693		
for office personnel.....	693, 751		
for expenses.....	694, 698, 701, 1761, 1349, 1352		
for repairs to cutter "Manning".....	757		

<i>Coast Pilot,</i>	Page.	<i>Coffman, Dora (daughter),</i>	Page.
appropriation for compilation of	235, 1045	pension	1420
<i>Coast Signal Service, Navy,</i>		<i>Coffman, Lucretia (widow),</i>	
appropriation for maintenance, etc.	190, 869	pension increased	1472
<i>Coasters Harbor Island, R. I.,</i>		<i>Cohen, George (son),</i>	
appropriation for naval training sta-		pension	1513
tion, maintenance	187, 866	<i>Coin Operated Machines, etc.,</i>	
for Naval War College	188, 867	excise tax on	323
<i>Coastwise Service,</i>		<i>Coins,</i>	
time for, in Virgin Islands, extended to		appropriation for recoinage of gold	68, 767
May 1, 1924	1928	for recoinage of minor	68, 767
to November 1, 1924	1943	for freight, etc., on bullion and	76, 776
to May 1, 1925	1969	deficiency appropriation for recoinage	
<i>Coastwise Waterways, Inland and,</i>		of minor	49
appropriation for operating transporta-		coinage of silver 50-cent pieces au-	
tion facilities on, by War De-	516	thorized to commemorate Battle	
partment		of Bennington, etc.	965
operation of, transferred to the Inland		centennial of founding of Fort Van-	
Waterways Corporation	362	couver, Wash.	966
<i>Coberly, Pete,</i>		commencement of carving Stone	
money received from sale of allotment		Mountain Monument, Ga.	23
to, to be deposited to credit of		sesquicentennial of Battle of Lexing-	
Navajo Indians	91	ton and Concord	749
<i>Coburn, Lucy J. (widow),</i>		seventy-fifth anniversary of admis-	
pension	1516	sion of California into the Union	965
<i>Coburn, Watson S.,</i>		<i>Coker, James William,</i>	
pension	1388	reimbursement to, for stolen bonds	1277
<i>Coca Leaves, Cocaine, etc. (see also Narcotic</i>		<i>Cold Spring Inlet, N. J.,</i>	
<i>Drugs),</i>		preliminary examination, etc., of, to be	
appropriation for expenses, enforcing		made	1192
laws restricting sale, etc., of	72, 771	<i>Cole, C. M.,</i>	
restrictions on trading, etc., in	328	redemption of lost certificate of indebt-	
stamp tax on, compounds, etc.	329	edness to estate of, authorized	1535
preparations, etc., not affected	330	<i>Cole, Erskine A., alias Charles Stickels,</i>	
<i>Cochiti Indians, N. Mex.,</i>		pension	1530
appropriation for constructing bridges,		<i>Cole, Julia B. (widow),</i>	
Rio Grande within lands of	413	pension	1422
<i>Cochrane, Jane F. (widow),</i>		<i>Cole, Sally S. (widow),</i>	
pension	1531	pension	1425
<i>Cockrells Creek, Va.,</i>		<i>Coleman, Marilla R. (widow),</i>	
preliminary examination, etc., of, to be		pension	1453
made	1193	<i>Coleman, Sarah E. (widow),</i>	
<i>Coco Solo, Canal Zone,</i>		pension increased	1478
appropriation for submarine base, im-		<i>Coleman, William,</i>	
provements	877	pension	1393
<i>Coco Solo Naval Air Station, Canal Zone,</i>		<i>Colfax Street, D. C.,</i>	
appropriation for buildings	199	closing of, directed through Square 712	799
<i>Cocoanut Scale,</i>		<i>Colins, Elmira (widow),</i>	
deficiency appropriation for expenses		pension increased	1433
eradicating, on Island of Guam	682	<i>Collect on Delivery Mail, Postal Service,</i>	
available until June 30, 1926	1326	appropriation for indemnity for lost,	
<i>Coconino National Forest, Ariz.,</i>		domestic	88, 786
proclamation enlarging area of	1922	<i>Collector of Taxes, D. C.,</i>	
transferring portion of Tonto Na-		tax on sales of motor-vehicle fuel to be	
tional Forest to	1922	paid to, monthly	107
<i>Codeine (see Narcotics).</i>		retention of portion, for refund of,	
<i>Coeur d'Alene Agency, Idaho,</i>		amount paid for other than motor	
appropriation for support, etc., of In-		vehicle use	108
dians at, from tribal funds	411, 1161	<i>Collectors of Customs,</i>	
deficiency appropriation for civilian		deficiency appropriation for payment of	
employees at	1329	judgments against	698
<i>Coeur d'Alene Indians, Idaho,</i>		duties of, as to shipments of game, etc.,	
appropriation for fulfilling treaty with	406, 1160	under Alaska Game Law	746
for support, etc., of, additional, 1925	708	<i>Collectors of Internal Revenue,</i>	
<i>Coey, Christena (mother),</i>		appropriation for salaries and expenses	
pension	1401	of, deputies, etc.	71, 770
<i>Coffee, Lester L.,</i>		for salaries, etc., additional, 1925	710
pension	1396	deficiency appropriation for salaries,	
<i>Coffey, Philip T.,</i>		etc.	58, 62, 761, 1349
inquiry as to condition of, when dis-		concurrent jurisdiction of district courts	
charged to be made	1598	with Court of Claims for recov-	
appointment as captain of Engineers		ery of erroneously collected taxes	
and retired on action of board of		if, dead or not in office	972
inquiry	1599		

	Page		Page
<i>Collector's Office, D. C.,</i>		<i>Colorado River—Continued.</i>	
appropriation for salaries.....	541, 1218	preliminary examination, etc., of, to be	
for special equipment for.....	545	made.....	1195
<i>Colleges, etc.,</i>		<i>Colorado River Agency, Ariz.,</i>	
appropriation for Army supplies, etc.,		appropriation for support, etc., of In-	
to military, other than with units		dians at, from tribal funds.....	411, 1161
of Reserve Officers' Training		<i>Colorado River Indian Reservation, Ariz.,</i>	
Corps.....	508, 923	appropriation for canals, etc., for irri-	
<i>Collett, Lavenia A. (widow),</i>		gation.....	401, 1152
pension.....	1457	for irrigation system, additional,	
<i>Collier, Martha E. (daughter),</i>		1925.....	707
pension.....	1517	<i>Colorado River, Tex.,</i>	
<i>Collins, Amelia A. (widow),</i>		preliminary examination, etc., author-	
pension.....	1496	ized for flood control of.....	249
<i>Collins, Henry P., alias Patrick Collins,</i>		<i>Colorado Western State College,</i>	
military record corrected.....	1595	granted lands for a biological station..	477
<i>Collins, John C.,</i>		<i>Colorants, etc.,</i>	
pension.....	1403	appropriation for experiments in util-	
<i>Collision Damages,</i>		izing American materials for.....	231, 837
suits in admiralty allowed for, caused		for experiments in utilizing American	
by public vessels.....	1112	raw materials for.....	447, 1040
<i>Colombia,</i>		<i>Colsom, James,</i>	
appropriation for minister to.....	206, 1015	pension.....	1487
for payment to, under treaty.....	214, 1023	<i>Colt, LeBaron Bradford, late a Senator,</i>	
<i>Colon, Panama,</i>		deficiency appropriation for pay to	
appropriation for operating waterworks,		children and grandchildren of....	753
etc., for.....	520, 934	<i>Colter, Grover,</i>	
<i>Colonial Navigation Company,</i>		pension increased.....	1386
may bring suit for damages to steam-		<i>Columbia and Colville Indian Reservation,</i>	
ship "Lexington," in district		Wash.,	
court.....	1369	allottees may dispose of lands under	
<i>Colorado,</i>		trust patents.....	133
appropriation for surveyor general,		sales, etc., allowed heirs of deceased..	133
clerks, etc.....	394	<i>Columbia Cantonment Lands, S. C.,</i>	
compact of New Mexico and, for use		conveyance to Trustees of, designated	
of La Plata River approved by		tracts at Camp Jackson.....	383
Congress.....	796	use in common of Government road-	
exchange with Ed Johnson of certain		ways and railway lines; condi-	
lands in, authorized.....	1591	tions.....	385
Rocky Mountain National Park; ex-		<i>Columbia Hospital for Women, D. C.,</i>	
change of lands with private		appropriation for care of indigent pa-	
owners for addition to.....	973	tients.....	567, 1242
" <i>Colorado,</i> " <i>Battleship,</i>		for repairs, etc.....	568, 1242
appropriation for fire control apparatus		<i>Columbia Indian Reservation, Wash.,</i>	
for.....	881	unreserved lands in former, opened to	
<i>Colorado Judicial District,</i>		entry under general laws.....	357
constitution of.....	243	<i>Columbia Institution for the Deaf, D. C.,</i>	
terms of court, at Denver.....	243	appropriation for maintenance.....	429, 1183
Durango.....	243	for repairs, etc.....	430, 1183
Grand Junction.....	243	for instruction of District persons	
Pueblo.....	243	in.....	555, 1231
Sterling.....	243	deficiency appropriation for expenses..	37, 1319
adjournments at Grand Junction,		<i>Columbia Polytechnic Institute for the</i>	
Durango, and Sterling.....	243	Blind, D. C.,	
offices of marshal and clerk.....	243	appropriation for aid to.....	570, 1245
to be furnished for court at Sterling..	243	<i>Columbia River,</i>	
<i>Colorado Labor Strike, 1914,</i>		amount for investigating feasibility of	
deficiency appropriation for paying		irrigation problems of Columbia	
claims for loss of firearms, etc..	63, 762	Basin, reappropriated.....	721
<i>Colorado National Forest,</i>		bridge authorized across, by Greater	
lands transferred from Rocky Moun-		Wenatchee Irrigation District,	
tain National Park to.....	252	Wash.....	25
<i>Colorado River,</i>		Kettle Falls, Wash.....	791
amount authorized for bridging, near		near Chelan Falls, Wash.....	1052
Lee Ferry, Ariz.....	994	Longview, Wash., to Rainier, Oreg..	1052
reimbursable from funds of Navajo		Vantage Ferry, Wash.....	660, 1117
Reservation Indians.....	994	acquisition of rights, etc., by	
subject to guaranties from Arizona to		State of Washington to operate	
pay half of cost, and to maintain		as free bridge.....	661
completed bridge.....	994	use as toll bridge for five years	
bridge authorized across, near Blythe,		authorized.....	661
Calif.....	1130	improvement of, between Willamette	
claim of Southern Pacific Company for		River and Vancouver, author-	
cost of closing break, etc., in,		ized.....	1189
1906-1907, referred to Court of		preliminary examination, etc., of, to be	
Claims.....	171	made, Astoria, Oreg., to mouth..	1196

<i>Columbia River</i> —Continued.	Page.	<i>Command and General Staff School, Fort Leavenworth, Kans.,</i>	Page.
preliminary examination, etc., of, above and below Kalama, Wash.	1196	appropriation for instruction expenses.	480,
Portland, Oreg., to the sea	1196	for, additional, 1925	895
time extended for bridging, near Cascade Locks, Oreg.	2	<i>Commerce,</i>	711
<i>Columbia River Compact,</i>		appropriation for expenses enforcing laws regulating interstate	218,
consent of Congress to agreement of designated States for apportionment of Columbia River, etc., waters	1268	526, 1027,	1204
representatives of Government to participate in negotiations and report	1268	deficiency appropriation for assistant to Solicitor General, enforcing Acts to regulate, etc.	756
not binding until approved by legislature of each State and Congress	1268	provisions for submitting controversies of transactions in, to arbitration by written contracts	883
<i>Columbia River, Wash.,</i>		<i>Commerce, Foreign and Domestic,</i>	
preliminary examination, etc., authorized for flood control of, between Martins Bluff and mouth of Lewis River	249	appropriation for expenses of promoting, in Europe, etc.	225, 1034
<i>Columbia, S. C.,</i>		for expenses of promoting, South and Central America	225, 1035
terms of court at	801	for expenses of promoting, in Europe, etc., additional, 1925	706
<i>Columbus, Ga.,</i>		for expenses in promoting, in the Far East, additional, 1925	706
bridge authorized across Tombigbee River at	665	for expenses in promoting, South and Central America, additional, 1925	706
<i>Columbus, Ohio,</i>		deficiency appropriation for promoting for promoting, South and Central America	759
appropriation for care, etc., Confederate Cemetery, Camp Chase	512, 927	<i>Commerce, Interstate (see Interstate Commerce).</i>	1348
deficiency appropriation for extending sewer system to Army post at	1345	<i>Commercial Attachés, Department of Commerce,</i>	
<i>Colville Agency, Wash.,</i>		appropriation for salaries and expenses	225, 1034
appropriation for support, etc., of Indians of, from tribal funds	411, 1161	for clerks to	225, 1034
for support, etc., of Indians at, additional, 1925	708	for, additional, 1925	706
deficiency appropriation for civilian employees at	1329	deficiency appropriation for	759
<i>Colville Indian Reservation, Wash.,</i>		<i>Commercial Pacific Cable Company,</i>	
appropriation for irrigation project on	400,	payment to, for damages	1373
Ko-mo-del-kiah granted an allotment in	1563	<i>Commercial Travelers (see Traveling Salesmen).</i>	
payment of local taxes of Stevens and Ferry Counties, for Indian allotted lands in	599	<i>Commercial Union Assurance Company (Limited),</i>	
<i>Comanche, etc., Agency, Okla.,</i>		redemption of lost certificates of indebtedness to	1549, 1551
appropriation for support, etc., of Indians at, from tribal funds	411, 1161	<i>Commission, American Battle Monuments,</i>	
<i>Comanche, etc., Indians, Okla.,</i>		appropriation for expenses of	522
appropriation for support, etc., from tribal funds	399, 1149	deficiency appropriation for expenses	35
<i>Comanche Indians.</i>		unexpended balances available for all expenses	1199
payments to designated, for erroneous allotments	1367	<i>Commission, Bunker Hill Sesquicentennial,</i>	
" <i>Comanche,</i> " <i>Steamship,</i>		deficiency appropriation for participating in celebration of Battle of Bunker Hill	1317
owner of, may bring suit for collision damages, in district court	1564	<i>Commission for Celebration of Two Hundredth Anniversary of Birthday of George Washington,</i>	
<i>Combs, Grant,</i>		deficiency appropriation for expenses	1316
pension	1386	established, of 19 commissioners	671
<i>Combs, Harriet (widow),</i>		composition of; to serve without compensation	671
pension	1494	amount authorized for expenses	672
<i>Combs, John S.,</i>		address by, to the people of its purpose, etc.	672
pension	1385	plans to be prepared	672
<i>Combs, William J.,</i>		coordination with State commissions, etc.	672
pension increased	1392	communication authorized to foreign Governments	672
<i>Comer, W. D., and Wesley Vandercook,</i>		submission to Commission of Fine Arts	672
may bridge Columbia River, Longview, Wash., to Rainier, Oreg.	1052		
Washington and Oregon may acquire to operate as a free bridge.	1052		
tolls allowed for five years	1052		

<i>Commission for Celebration of Two Hundredth Anniversary of Birthday of George Washington—Contd.</i>	Page.	<i>Committee on the Library, House of Representatives,</i>	Page.
employment of clerical and expert assistance; compensation.....	672	chairman of, to serve on commission for approval of plans for Memorial to Women of World War.....	666
allowance for travel, hotel, etc., expenses—report to Congress by March 4, 1925—expiration within two years after December 31, 1932.....	672	<i>Committee on the Library, Senate,</i>	
effective immediately.....	672	chairman of, to serve on commission for approval of plans for Memorial to Women of World War.....	666
<i>Commission, Mecklenburg Sesquicentennial,</i>		<i>Committee on Ways and Means, House of Representatives,</i>	
deficiency appropriation for expenses of participating in celebration at Charlotte, N. C.....	1317	data from income tax returns to be furnished, on call for.....	293
<i>Commission of Fine Arts,</i>		inspections, etc., authorized by agents, etc., of.....	293
appropriation for expenses of.....	523, 1201	<i>Committees, House of Representatives,</i>	
for printing and binding for.....	524, 1201	position and pay established of clerks and janitors to designated.....	150
advice, etc., of, as to erection of memorial to District forces, serving in the World War.....	666	<i>Committees, Senate,</i>	
approval of, required of design for bronze tablet on Francis Scott Key Bridge, D. C.....	3	positions and pay established of clerks to designated.....	147
for marble tablet on Francis Scott Key Bridge, D. C.....	23	<i>Commodore, Navy,</i>	
of design and site for Navy and Marine Memorial dedicated to Americans lost at sea.....	14	no staff officer to be retired as, unless a captain at the time.....	1271
of site, etc., for erection of statue of "Serenity".....	21	<i>Common Carriers (see Interstate Commerce Commission).</i>	
plans, etc., for George Washington Bicentennial Birthday Celebration to be submitted to, etc.....	672	<i>Community Center Department, D. C.,</i>	
<i>Commission on Equitable Use of Waters of the Rio Grande,</i>		appropriation for expenses, public school buildings.....	556, 1231
deficiency appropriation for; reappropriation.....	1340	deficiency appropriation for increase of pay, etc.....	675
<i>Commissioner General of Immigration,</i>		<i>Community Chests,</i>	
to make regulations, etc., for enforcing Immigration Act.....	166	exempt from income tax.....	282
<i>Commissioners, Court of Claims,</i>		<i>Compensation Act, World War (see World War Adjusted Compensation Act).</i>	
deficiency appropriation for salaries and expenses.....	1332	<i>Compensation Board, Navy,</i>	
appointment of seven, by the Court, to take evidence and report the facts in cases assigned thereto.....	964	appropriation for civilian personnel, Navy Department.....	183, 861
authority, salaries, etc.....	965	<i>Compensation for World War Injuries, etc.,</i>	
to expire in three years.....	965	provisions for death or disability in World War Veterans' Act.....	615
<i>Commissioners of Conciliation,</i>		<i>Compensation in Lieu of Moieties, Customs,</i>	
appropriation for expenses of, in labor disputes.....	239, 1048	appropriation for.....	70, 769
for expenses of, in labor disputes, additional, 1925.....	709	deficiency appropriation for.....	1342
<i>Commissioners, United States Courts,</i>		<i>Compensation to Injured Government Employees (see Injuries to Government Employees).</i>	
appropriation for fees.....	221, 1030	<i>Compensation, Veterans' Bureau, World War,</i>	
deficiency appropriation for.....	44, 56, 61, 171, 687, 698, 760, 1348, 1351	appropriation for military or naval death or disability.....	532, 1210
<i>Commissions, Mexican General and Special Claims,</i>		<i>Competency Commission, Five Civilized Tribes,</i>	
appropriation for expenses of.....	1024	appropriation for continuing work of.....	396, 1146
deficiency appropriation for expenses of.....	691	<i>Comptroller General of the United States,</i>	
<i>Committee on District of Columbia, House of Representatives,</i>		appropriation for, Assistant, etc.....	525, 1203
chairman to serve on National Capital Park Commission.....	463	for printing decisions of.....	525, 1203
<i>Committee on District of Columbia, Senate,</i>		authorized to relieve Army and Navy disbursing officers from responsibility for certain losses, etc., incurred in World War service accounts; time extended for settling.....	860
chairman to serve on National Capital Park Commission.....	463	credit for all payments of insurance installments made by disbursing clerk, to be allowed by.....	612
<i>Committee on Finance, Senate,</i>		directed to allow highest pay of his grade to officers detailed as assistants to Chiefs of Designated Bureaus.....	1257
data from income tax returns to be furnished, on call for.....	293		
inspection, etc., authorized by agents, etc., of.....	293		

	Page.		Page.
<i>Comptroller General of the United States—</i>		<i>Conduit Road, D. C.,</i>	
Continued.		appropriation for maintenance, etc.	575, 1248
to ascertain and determine claims of		<i>Confederate Soldiers and Sailors,</i>	
the District for alleged amounts		appropriation for headstones for un-	
due on adjustment of accounts		marked graves of, in national	
with United States	805	cemeteries	511, 926
to credit Treasury disbursing officers,		<i>Confederate States of America,</i>	
etc., for amounts paid temporary		veteran of military forces of, in the	
employees after retirement age,		Civil War, to be appointed on	
etc.	749	commission to inspect, etc.,	
<i>Comptroller of the Currency, Treasury</i>		battle fields of the siege of Peters-	
<i>Department,</i>		burg, Va.	856
appropriation for, and office personnel.	70, 770	<i>Confederate Stockade Cemetery, Sandusky</i>	
for personal services, Federal reserve		<i>Bay, Ohio,</i>	
and national currency	70, 770	appropriation for care, etc.	512, 927
for special examinations, etc.	71, 770	<i>Confederate Veterans, D. C.,</i>	
<i>Compulsory School Attendance, D. C.,</i>		appropriation for care, etc., of needy	
resident children between ages of 7 and		and infirm	570, 1244
16, to be given instruction dur-		<i>Confederate Veterans, United,</i>	
ing the school year	806	Army tents, etc., loaned, for reunion in	
excused for employment allowed after		Memphis, Tenn.	114
completing eighth grade or equiv-		bond required, etc.	114
alent, if over 14	806	<i>Conference, International Naval Limita-</i>	
provisions for mentally or physi-		<i>tion,</i>	
cally unfit	806	suspension of alteration and construc-	
absence of, without valid excuse, un-		tion of designated vessels author-	
lawful	806	ized, in the event of an	719
record of attendance, absence, etc.,		<i>Conference Minority, House of Representa-</i>	
to be kept	806	<i>tives,</i>	
parent, etc., of child unlawfully absent		appropriation for clerks, etc., for	584, 1293
from instruction, guilty of a		positions and pay established of clerks,	
misdeemeanor	807	etc., to be appointed by minor-	
census of all resident children between		ity leader	152
ages of 3 and 18 to be made		<i>Conference on Oil Pollution of Navigable</i>	
yearly, etc.	807	<i>Waters,</i>	
daily record of changes to be re-		deficiency appropriation for expenses	1339
ported	807	<i>Conferences, International Narcotics Traffic,</i>	
all enrollments and withdrawals to		deficiency appropriation for partici-	
be reported	807	pating in	692
failure to furnish information a mis-		<i>Congaree River,</i>	
demeanor	807	bridge authorized across, Columbia,	
punishment for	807	S. C.	1126
department of school attendance and		<i>Conger, Julia (widow),</i>	
work permits created under		pension	1507
Board of Education	807	<i>Congress,</i>	
director of, to be appointed by the		adjournment of, ordered for June 7,	
Board; other assistants	808	1924	1611
competitive examinations for posi-		holiday recess, 1923, ordered	1609
tions in	808	holiday recess, 1924, ordered	1614
juvenile court given jurisdiction of all		joint session of, authorized to receive	
cases under	808	communication from the Presi-	
former Act repealed	808	dent, December 6, 1923	1609
effective from enactment	808	ordered for February 27, 1924 in	
<i>Computing Machines (see also General</i>		memorial of late President	
<i>Supply Committee),</i>		Harding	1609
transferred to Supply Committee as		proposed amendment to the Constitu-	
surplus, may be issued to De-		tion giving, power to limit, etc.,	
partments at exchange prices	766	child labor	670
<i>Comstock, Anna (widow),</i>		thanks of, presented to Honorable	
pension	1479	Charles E. Hughes for memorial	
<i>Comstock, Martha (widow),</i>		address on late President Hard-	
pension increased	1507	ing	1610
<i>Comstock, Milligan,</i>		<i>Congress of Highways, Pan American,</i>	
pension	1397	delegates to be appointed for partici-	
" <i>Con Rein,</i> " <i>Schooner,</i>		pating in	1355
claim of owners of, for collision damages,		<i>Congressional Directory,</i>	
referred to district court	1366	appropriation for compiling	586, 1294
<i>Conciliation of Labor Disputes,</i>		<i>Congressional Directory, Biographical,</i>	
appropriation for commissioners	239, 1048	deficiency appropriation for prepara-	
for commissioners, additional, 1925	709	tion of new edition of	1314
<i>Condon, John Grover,</i>		revised edition of, ordered printed	1616
reimbursement to, for stolen Victory		<i>Congressional Employees,</i>	
notes	1277	salaries for December, 1923, to be paid	
<i>Condon, Sylvester,</i>		December 20	1
pension	1452	for December, 1924, to be paid De-	
		cember 20	718

	Page.		Page
<i>Congressional Library</i> (see <i>Library of Congress</i> ).		<i>Constantinople, Turkey,</i>	
<i>Congressional Record,</i>		appropriation for launch for embassy-	207, 1016
appropriation for reporting debates,		" <i>Constitution," Frigate,</i>	
House of Representatives.....	585, 1293	repair and restoration of, but not for	
for reporting debates, Senate.....	581, 1289	active service.....	1278
pay established of clerk on Senate		acceptance of donations, etc., author-	
Journal work for.....	148	ized.....	1278
of official reporters, etc., House of		<i>Constitution of the United States,</i>	
Representatives.....	152	Amendment to, limiting child labor,	
<i>Conklin, Carlos,</i>		proposed to the States.....	670
pension.....	1406	revised annotated edition of, ordered	
<i>Conklin, Elizabeth (widow),</i>		printed.....	1613
pension increased.....	1528	<i>Construction and Repair of Vessels, Navy,</i>	
<i>Conley, Dennis B.,</i>		appropriation for.....	191, 870
pension increased.....	1385	<i>Consular Assistants,</i>	
<i>Conlin, Henry M.,</i>		appropriation for salaries.....	208
pension.....	1385	for bringing home remains of, dying	
<i>Connecticut,</i>		abroad.....	210
agreement between New York and,		deficiency appropriation for bringing	
settling boundary line of the two		home remains of, dying abroad.....	47
States.....	731	grade abolished, and present incum-	
consent of Congress to.....	738	bents recommissioned as Foreign	
<i>Connell, Rose M. (widow),</i>		Service officers, unclassified.....	142
pension increased.....	1397	<i>Consular Inspectors,</i>	
<i>Conner, Frances (widow),</i>		appropriation for salaries.....	208
pension.....	1428	for expenses; subsistence allowance...	208
<i>Conner, James, T.,</i>		<i>Consular Officers</i> (see also <i>Foreign Service</i>	
payment to, for personal injuries.....	1590	<i>Officers</i> ),	
<i>Conniff, Christina (widow),</i>		appropriation for instruction and transit	
payment of Government life insurance		pay.....	208
to, as widow of Robert E. Con-		for transportation to and from posts...	209
niff.....	1541	for paying heirs of, dying abroad.....	209
<i>Connolly, John F.,</i>		for bringing home remains of, dying	
pension increased.....	1409	abroad.....	210
<i>Connor, Charles,</i>		for post allowances.....	210
pension increased.....	1403	deficiency appropriation for bringing	
<i>Conrad, Leopold S.,</i>		home remains of, dying abroad.....	47
claim of, referred to district court.....	1366	for instruction and transit pay.....	57
<i>Conroy, John I.,</i>		for transportation.....	57, 61, 760, 1338
may be appointed as captain on Marine		for post allowances.....	760
Corps retired list.....	1279	for salaries.....	1351
<i>Conservation of Navigable Waters, etc.,</i>		regulations for issue of immigration	
appropriation for employment of agents,		visas by.....	153
etc., from Conservation Fund.....	446, 834	<i>Consular Prisons,</i>	
for expenses in Washington, D. C.....	446, 836	appropriation for maintenance, etc.....	215
for cooperation with States in forest		<i>Consular Service</i> (see also <i>Foreign Service</i> ),	
fire prevention, etc.....	457, 849	appropriation for salaries.....	208
for acquiring additional lands.....	457, 850	<i>Consulates,</i>	
for cooperative fire protection, addi-		appropriation for clerk hire.....	208, 1017
tional, 1925.....	706	for contingent expenses.....	208, 1017
for acquiring lands, additional, 1925...	706	deficiency appropriation for clerk	
examination, location, and recom-		hire.....	57, 760
mendation for purchase, of denuded		for contingent expenses.....	57, 698, 760
lands, etc., for regulating		<i>Consuls</i> (see also <i>Foreign Service</i> ),	
water flow or timber production.....	655	appropriation for salaries.....	208
report to Forest Reservation Com-		classified as Foreign Service Officers...	140
mission.....	655	<i>Consuls General</i> (see also <i>Foreign Service</i> ),	
further examination with Director		appropriation for salaries.....	208
of Geological Survey before		classified as Foreign Service officers...	140
purchase.....	655	<i>Contagious Diseases, Animal,</i>	
lands within national forests acquired		appropriation for arresting, etc.; addi-	
for, may be accepted, and other		tional.....	110
lands or timber given in ex-		for preventing spread of, livestock.....	438, 827
change.....	1215	for emergency use, arresting, etc.....	458, 851
newspaper publication of proposed		<i>Contagious Diseases, D. C.,</i>	
exchange.....	1215	appropriation for preventing spread	
supervision, etc., of timber cutting...	1215	of.....	562, 1236
upon acceptance made part of the		for isolating wards for minor, Gar-	
national forest.....	1215	field and Providence Hos-	
surveys, etc., of, to determine power		pitals.....	562, 1237
development, authorized.....	1190	deficiency appropriation for preventing	
<i>Constable, Sarah A. (widow),</i>		spread of.....	1321
pension increased.....	1493	<i>Containers for Fruits, Vegetables, etc.,</i>	
		appropriation for executing law fixing	
		standards for.....	454, 846

	Page.		Page.
<i>Contested Election Expenses, House of Representatives,</i>		<i>Conventions—Continued.</i>	
deficiency appropriation for	673, 754, 1314	parcel post, with Poland	1640
<i>Contested Elections, House of Representatives,</i>		with Siam	1880
deficiency appropriation for compiling cases, etc.	34	with Switzerland	1631
<i>Contiguous Countries,</i>		to prevent smuggling of intoxicating liquors into United States, with Denmark	1809
contracts with transportation lines for inspection and entry of aliens from, authorized	163	with Germany	1815
no discriminations allowed	163	with Great Britain	1761
compliance with conditions, etc., required	163	with Italy	1844
<i>Contingent Expenses,</i>		with Norway	1772
appropriation for Treasury Department	65, 765	with Panama	1875
for public moneys	68, 767	with Sweden	1930
for Post Office Department	84, 782	reciprocal claims, with Mexico	1730
for Navy Department	183, 862	special claims, with Mexico	1722
for Navy	184, 863	with France, relating to Syria and The Lebanon Mandate	1821
for Naval Academy	201, 878	with Great Britain for preservation of Northern Pacific halibut fisheries	1841
for Marine Corps	201, 878	<i>Conveyances, Realty,</i>	
for Department of State	205, 1014	stamp tax on	335
for foreign missions	207, 1016	trust deeds exempt	335
for consulates	208, 1017	<i>Convicts, D. C.,</i>	
for Department of Justice	216, 1025	appropriation for support of, out of the District	566, 1240
for Department of Commerce	224, 1033	deficiency appropriation for support of, out of the District	38, 677, 1322
for Department of Labor	239, 1048	<i>Convicts, United States (see also Prisoners, United States Courts),</i>	
for Interior Department	391, 1142	transfer of eligibles to Industrial Reformatory from Federal penal institutions, etc.	725
for public lands	395, 1145	<i>Conway, Mary F. (widow),</i>	
for Indian Affairs Bureau	396, 1146	pension increased	1395
for Department of Agriculture	433, 822	<i>Conway, S. C.,</i>	
for War Department	478, 893	bridge authorized across Kingston Lake, at	5
for Army	479, 893	<i>Cook, Elizabeth M. (widow),</i>	
for District of Columbia	542, 1220	pension increased	1527
for Senate	581, 1289	<i>Cook, J. W.,</i>	
for House of Representatives	585, 1293	payment to, for personal injuries	1540
for Library of Congress	590, 1298	<i>Cook, Lucy E. (daughter),</i>	
<i>Contract Labor Laws,</i>		pension	1441
appropriation for enforcing, etc.	240, 1049	<i>Cook, Theodore F.,</i>	
<i>Contract Surgeons, Army,</i>		pension	1519
appropriation for pay and allowances	482, 896	<i>Coolidge Dam, Gila River Reservation, Ariz.,</i>	
for mileage	482, 897	appropriation for construction	1152
limitation if on Government vessel	897	<i>Coolidge, Elizabeth Sprague,</i>	
deficiency appropriation for mileage	58, 62, 762, 1350, 1352, 1353	gift of, for music auditorium in connection with Library of Congress, accepted	788
<i>Contractors,</i>		<i>Cooney, Jennie (widow),</i>	
deficiency appropriation for adjusting claims of, for public buildings work during World War	1344	pension	1404
claims for losses growing out of work for Navy during World War, to be investigated, etc., by Secretary of Navy	1273	<i>Cooper, Alva C.,</i>	
<i>Contracts,</i>		pension	1384
provisions for written, submitting to arbitration, controversies in maritime and commerce transactions	883	<i>Cooper, Charles (son),</i>	
<i>Contracts, World War,</i>		pension	1477
appropriation for clerks, etc., auditing	483, 897	<i>Cooper, Charles S.,</i>	
<i>Controversies in Maritime and Commerce Transactions,</i>		pension	1408
provisions for submitting, to arbitration, by written contracts	883	<i>Cooper, Nancy J. (widow),</i>	
<i>Conventions (see also Treaties),</i>		pension increased	1422
facilitating work of traveling salesmen, with Costa Rica	1765	<i>Cooperative Agricultural Extension (see Agricultural Extension Work, Cooperative).</i>	
with Peru	1802	<i>Cooperative Banks,</i>	
international, weights and measures	1686	exempt from income tax	282
parcel post, with Netherlands East Indies	1708	<i>Coopridge, Samira E. (widow),</i>	
		pension	1435
		<i>Coos Bay Harbor, Oreg.,</i>	
		improvement of, authorized; rock utilization	1197

	Page		Page
<i>Coos Bay, Oreg.,</i>		<i>Cornell, Mary L. (widow),</i>	
preliminary examination, etc., of, to		pension-----	1458
be made-----	1196	<i>Cornell Steamboat Company,</i>	
<i>Coos Bay Wagon Road Lands, Oreg.,</i>		payment to, for property damages-----	1588
appropriation for survey, sale, etc....	394, 1145	<i>Cornick, William,</i>	
for fire protection, etc-----	835	pension-----	1459
deficiency appropriation for protec-		<i>Cornwall Canal, Ontario, Canada,</i>	
tion, etc-----	39, 1325	payment to Canada for damages to	
<i>Coosa River,</i>		Lock No. 15, of, by Government	
bridge authorized across, at Gadsden,		vessel-----	1282
Ala-----	891	<i>Coronado National Forest, Ariz.,</i>	
Leesburg, Ala-----	723	proclamation setting aside "The Pinna-	
<i>Copin, Lucian D.,</i>		cles" in, as a national monu-	
pension-----	1399	ment-----	1946
<i>Coppins, Mary J. (widow),</i>		<i>Coroner's Office, D. C.,</i>	
pension increased-----	1519	appropriation for salaries-----	541, 1218
<i>Copyright Office, Library of Congress,</i>		for morgue, etc-----	541, 1218
appropriation for Register, etc....	589, 1297	deficiency appropriation for advertis-	
for printing and binding for-----	587, 1298	ing, etc-----	679
<i>Copyrights,</i>		for expenses-----	1318
proclamation including mechanical		two deputy coroners authorized-----	713
musical reproductions in copy-		<i>Corporation Counsel's Office, D. C.,</i>	
right privileges to Canada-----	1932	appropriation for salaries-----	541, 1218
to Switzerland-----	1976	deficiency appropriation for office per-	
to Union of South Africa-----	1957	sonnel-----	1318
<i>Coquille River, Oreg.,</i>		additional assistant corporation counsel	
preliminary examination, etc., to be		authorized-----	1121
made, of bar and entrance-----	1196	<i>Corporations,</i>	
<i>Corbin, Ellen N. (widow),</i>		contributing by, to any Federal elec-	
pension-----	1516	tion, unlawful-----	1074
<i>Corcoran, Lillian H. (widow),</i>		penalty for-----	1074
pension-----	1399	punishment for consenting to, by any	
<i>Cordova, Alaska,</i>		officer, etc-----	1074
issue of bonds by, for school building,		tax levied on net income of, for each	
authorized-----	656	taxable year-----	282
election to determine; interest, etc.,		organizations exempt-----	282
payment, etc-----	656	net income of domestic, defined; or	
proceeds to be used for no other pur-		foreign-----	283
pose-----	657	gross income of domestic, defined; of	
<i>Cordova Bay, Alaska,</i>		foreign-----	283
payments for lands purchased at head of.	817	deductions allowed in computing net	
<i>Cordova Bay Harbor Improvement and</i>		incomes; business expenses-----	283
<i>Town-Site Company,</i>		interest on debts; exception-----	283
payment for lands applied for-----	817	taxes; classes and exceptions speci-	
lands to be prepared for wharf and		fied-----	284
town site; construction of dock,		not applicable to corporations guar-	
etc-----	817	anteeing payments at source-----	284
forfeiture if terms not complied with.	817	paid on interest of stockholders---	284
time extension allowed-----	817	date of accrual-----	284
<i>Corinth National Cemetery, Miss.,</i>		business losses-----	284
purchase of land authorized for exten-		restriction of, on sales of securities,	
sion of Shiloh Military Park to,		etc.; basis of-----	284
etc-----	513	worthless debts; if in part-----	284
<i>Corkett, Elizabeth (widow),</i>		tax paid dividends; of foreign cor-	
pension increased-----	1532	porations from United States	
<i>Corkum, George,</i>		sources-----	284
claim of, referred to district court---	1366	exhaustion, obsolescence, etc., of	
<i>Corn,</i>		property-----	284
appropriation for adapting, etc., from		allowance for depletion, etc., of	
tropical regions-----	441, 831	mines, oil wells, timber, etc.;	
for investigation and improvement---	441, 831	basis of-----	284
<i>Corn Borer, European,</i>		additional to insurance companies,	
appropriation for cooperative expenses		other than life-----	285
to control spread of-----	449, 840	mutual marine companies-----	285
for preventing spread of, additional,		other mutual companies, of pre-	
1925-----	705	mium deposits returned, etc-----	285
<i>Corn Creek Irrigation Project, Ariz.,</i>		foreign corporations, of designated	
appropriation for maintenance, etc.,		items within the United States;	
of-----	400, 1151	apportionment-----	285
<i>Cornelius, Charles M. (son),</i>		items not deductible, the same as for	
pension-----	1421	individuals-----	285

<i>Corporations—Continued.</i>	Page.	<i>Corpus Christi, Tex.,</i>	Page.
credits allowed; interest on Federal securities, etc.-----	285	sale of Veterans' Bureau hospital at, authorized-----	1093
domestic, specific of \$2,000 if net income less than \$25,000-----	285	<i>Corr, Margaret (daughter),</i>	
limitation if exceeding \$25,000-----	285	pension-----	1442
tax paid at source on income of foreign, not in business in United States-----	285	<i>Correll, Henry F. (son),</i>	
deduction of interest free from tax-----	286	pension-----	1511
credit to domestic, for income, etc., taxes paid abroad; limitation-----	286	<i>Corrupt Practices (see Federal Corrupt Practices Act, 1925).</i>	
application to domestic insurance companies-----	286	<i>Corson County, S. Dak.,</i>	
redetermination if tax paid differs from credit claimed; refund-----	286	bridge authorized across Missouri River, between Walworth County and-----	3
if accrued, but not paid; bond required-----	286	<i>Cory, Mary L. (widow),</i>	
may be taken in year the tax accrued-----	286	pension increased-----	1417
evidence of foreign income, etc., required-----	286	<i>Cost, Malvina (widow),</i>	
domestic, controlling foreign, deemed to have paid proportion of their dividend taxes, etc.-----	286	pension-----	1452
credit for, limited-----	287	<i>Costa Rica,</i>	
determination by Commissioner of foreign accumulated profits-----	287	appropriation for minister to-----	206, 1015
foreign accounting period-----	287	convention with, facilitating work of traveling salesmen-----	1765
in business in United States possessions, deemed foreign-----	287	extradition treaty with-----	1621
returns required; details-----	287	<i>Cotterel, Nancy A. (widow),</i>	
from agents of foreign, without American office-----	287	pension increased-----	1481
from receivers, trustees, etc.; collection of tax-----	287	<i>Cotton,</i>	
accounting; for part of a year-----	287	appropriation for census reports on production, etc.-----	228, 1037
statement of dividends, etc., to be appended to-----	287	for investigating, etc., diseases of-----	441, 831
consolidated, may be made by affiliated corporations; basis of-----	288	for cultural methods, breeding, etc.-----	441, 831
computation of proportionate assessments upon-----	288	for investigating insects affecting-----	449, 839
meaning of affiliated corporation-----	288	for suppressing spread of pink bollworm of-----	456, 458, 848
corporations under China Trade Act, not deemed affiliated-----	288	for suppressing pink bollworm of, additional, 1925-----	706
if business controlled by same interest; method of making-----	288	deficiency appropriation for suppressing bollworm of-----	55
corporations in United States possessions deemed foreign-----	288	for census reports on production, etc.-----	683
time for filing; with collector of the district, etc.-----	288	<i>Cotton Districts,</i>	
with collector at Baltimore, Md., if no agency in United States-----	288	appropriation for experiments, etc., in cattle raising in-----	457, 850
access to income tax returns of, allowed State officers, and shareholders-----	293	<i>Cotton Futures Act, United States,</i>	
income provisions relating to China Trade Act-----	295	appropriation for expenses enforcing-----	454, 845
verified returns of dividends paid by, required; details-----	292	sale of cotton unsuitable for standard forms-----	454
<i>Corporations, Domestic,</i>		for expenses enforcing, additional, 1925-----	706
special excise tax on capital, etc., of, in excess of \$5,000-----	325	<i>Cotton Organizations, etc., Foreign,</i>	
exemptions-----	325	appropriation for effectuating agreements with, for adopting universal standards of classification, arbitrating disputes, etc.-----	845
<i>Corporations, Federal,</i>		<i>Cotton Standards Act,</i>	
contributing by, to any election, unlawful-----	1074	appropriation for expenses executing-----	454, 845
penalty for-----	1074	agreements for adopting universal standards of classification, arbitrating disputes, etc., to be effectuated with foreign cotton organizations, etc.-----	845
punishment for consenting to, by any officer, etc.-----	1074	deficiency appropriation for enforcing-----	39
<i>Corporations, Foreign,</i>		<i>Cotton Statistics,</i>	
special excise tax on capital of, for business in United States-----	325	amount ginned, manufactured, baled cotton on hand, spindles in use, active spindle hours, imports and exports, to be collected by Director of the Census-----	31
<i>Corps of Engineers, Army (see Engineer Department, Army).</i>		quantities ginned at designated dates-----	31
		limitation for earlier canvasses-----	31
		reports of information collected to be published each month-----	31
		details in, of cotton ginned-----	31
		distribution of publications-----	31
		information to be furnished Agricultural Department for its cotton reports-----	31

	Page.	Page.
<i>Cotton Statistics—Continued.</i>		
information strictly confidential and only for statistical use.....	31	
punishment for unauthorized publication by employees.....	32	
information to be furnished by ginners, manufacturers etc.....	32	
punishment for willful refusal, etc....	32	
compilation of production, consumption, stocks of cotton, and spindles, in foreign countries, directed.....	32	
abstract to be published with reports.....	32	
to be furnished Agricultural Department to be published in its cotton reports.....	32	
reports of cotton ginned to be issued simultaneously with cotton crop reports.....	32	
dates designated.....	32	
former Act, etc., repealed.....	32	
acreage reports of farmers intention to plant, discontinued.....	115	
semimonthly reports to be issued of condition, progress, and probable production.....	115	
subject to approval of designated crop reporting committee.....	115	
qualifications, etc., of members....	115	
dates of simultaneous issue with Census Bureau ginning reports....	115	
inconsistent laws repealed.....	116	
<i>Cottonseed,</i>		
appropriation for interbreeding experiments.....	441, 831	
<i>Couch, Elizabeth (widow),</i>		
pension increased.....	1486	
<i>Council Bluffs, Iowa,</i>		
terms of court at.....	795	
<i>Council, K. C.,</i>		
and others may dam Waccamaw River or Lake in North Carolina.....	24	
<i>Council of National Defense,</i>		
deficiency appropriation for.....	759	
<i>Counselors of Embassy or Legation,</i>		
classified as Foreign Service officers....	140	
any Foreign Service officer may be assigned as.....	143	
<i>Counterfeiting, etc.,</i>		
appropriation for expenses in suppressing, etc.; restriction.....	74, 774	
for expenses suppressing, additional, 1925.....	710	
deficiency appropriation for expenses in suppressing.....	694	
<i>County Agents, Agricultural Extension Work,</i>		
appropriation for.....	435, 824	
<i>Court for China (see United States Court for China).</i>		
<i>Court of Appeals, D. C.,</i>		
appropriation for salaries.....	565, 1240	
reports of decisions.....	565, 1240	
for care, etc., of building.....	565, 1240	
for miscellaneous expenses under, where United States is a party....	566	
for printing and binding.....	566, 1240	
for salaries and expenses, additional, 1925.....	712	
for care, etc., of building, additional, 1925.....	712	
deficiency appropriation for reports of opinions.....	679	
same jurisdiction in bankruptcy cases, as in circuit courts of appeals....	939	
<i>Court of Claims,</i>		
appropriation for judges, clerks, etc. 219, 1028		
for pay of custodian.....	219	
for printing and binding for.....	219, 1029	
for auditors, etc.....	219, 1029	
for contingent expenses.....	219, 1029	
for reporting decisions.....	219	
for repairs, etc., to building.....	1029	
for salaries, additional, 1925.....	709	
for auditors, additional, 1925.....	709	
deficiency appropriation for paying judgments of.....	54, 696, 758, 1347	
for printing and binding.....	686	
reappropriation.....	1332	
for repairs, etc., to building.....	686	
for salaries and expenses of commissioners.....	1332	
claims of designated tribes of Indians in Montana, Idaho, and Washington, for lands, etc., taken, to be determined by.....	21	
Rhode Island for expenses, War with Spain, referred to.....	964	
commissioners to be appointed by, to take evidence in cases assigned to them and report the facts to the court.....	964	
procedure for hearings, etc.....	965	
findings and reports to be filed with testimony.....	965	
authority of Court not impaired..	965	
salaries, expenses, etc., allowed....	965	
appointments, etc., to cease in three years.....	965	
concurrent jurisdiction of district courts with, for recovery of erroneously collected revenue taxes, etc., if collector dead, or not in office....	972	
jurisdiction conferred to adjudicate all claims against United States of Cherokee Indians.....	27	
procedure; evidence and counter-claims admitted.....	28	
appeal to Supreme Court.....	28	
attorneys' fees limited.....	28	
issue of process; appearance of Attorney General.....	28	
of Choctaw and Chickasaw Indians... may be presented separately or jointly.....	537	
procedure; offset of counter claims appeal to Supreme Court.....	538	
attorneys' fees by decree of court..	538	
service on Attorney General.....	538	
of Creek Indians.....	139	
claims excepted.....	139	
procedure; evidence and counter-claims admitted.....	139	
appeal to Supreme Court.....	140	
attorney's fees limited.....	140	
issue of process, etc.; appearance of Attorney General.....	140	
of Delaware Indians, appeal allowed consideration de novo.....	812	
legal and equitable rights to be settled.....	813	
procedure; evidence admitted.....	813	
attorneys' fees; advancement of causes.....	813	
of Indians in Washington, except the S' Klallams.....	886	
procedure; counterclaims, etc., admitted; advancement.....	886	
attorney's fees, etc., limited.....	887	

<i>Court of Claims—Continued.</i>	Page.	<i>Courts of Appeals, Circuit</i> (see <i>Circuit</i>	Page.
jurisdiction conferred to adjudicate all claims against United States of Kansas or Kaw Indians.....	1133	Courts of Appeals).	
Kaw Commission claims, excepting surplus land claim, excepted.....	1133	<i>Cousens, Elizabeth (widow),</i>	
procedure; evidence and counter-claims admitted.....	1134	pension increased.....	1454
appeal to Supreme Court.....	1134	<i>Coushatta Indians, Tex.,</i>	
attorneys' fees limited; issue of process, etc.; appearance of Attorney General.....	1134	appropriation for education, etc.....	404
of Ponca Tribe of Indians.....	729	<i>Cover, George W.,</i>	
advancement of cause.....	730	pension increased.....	1397
procedure; evidence and counter-claims admitted.....	730	<i>Covey, Sarah A. (widow),</i>	
time for filing; verification, etc.....	730	pension increased.....	1429
attorneys' fees by decree of court.....	730	<i>Cowan, Catharine (widow),</i>	
of Seminole Indians not heretofore adjudicated, etc.....	133	pension increased.....	1461
procedure; evidence and counter-claims admitted.....	134	<i>Cowan, Julie (widow),</i>	
appeal to Supreme Court.....	134	pension.....	1531
attorneys' fees limited.....	134	<i>Cowan, Robert H.,</i>	
issue of process, etc.; appearance of Attorney General.....	134	pension increase.....	1394
of Stockbridge Tribe of Indians, not heretofore adjudicated, etc.....	644	<i>Cowlitz River, Wash.,</i>	
procedure; evidence and counter-claims admitted.....	644	survey of, authorized.....	1190
appeal to Supreme Court.....	645	<i>Cox, Amelia C. (widow),</i>	
attorneys' fees limited.....	645	pension.....	1456
issue of process; appearance of Attorney General.....	645	<i>Cox Building, D. C.,</i>	
of Wichita, etc., Indians, Okla.....	366	custody, etc., of, transferred to Superintendent of State, etc., Department Buildings.....	66
appeal to Supreme Court.....	366	<i>Cox, Lucy A. (widow),</i>	
statutes of limitation not a bar.....	366	pension increased.....	1527
procedure; evidence admitted.....	367	<i>Coyotes,</i>	
attorneys' fees by court decree.....	367	appropriation for devising methods for destroying.....	450, 841
to determine interest of Yankton Sioux Indians in Red Pipestone Quarries, Minn.....	730	<i>Craig, Anna M. (widow),</i>	
of other Sioux Indians therein.....	730	pension.....	1508
to hear, etc., claim of Elwood Crisinger.....	1363	<i>Craig, Jasper O.,</i>	
to render judgment in claim of Southern Pacific Company for closing, etc., break in Colorado River.....	171	pension.....	1390
payment of judgment of, to Elizabeth H. Rice.....	1595	<i>Craig, Lavina (widow),</i>	
<i>Court of Customs Appeals,</i>		pension increased.....	1434
appropriation for judges, etc.....	219, 1028	<i>Cramer, Charles F.,</i>	
for rent; contingent expenses.....	219, 1028	pension increased.....	1397
for, additional, 1925.....	709	<i>Crampton, William A. (son),</i>	
deficiency appropriation for rent.....	686	pension.....	1524
for books, etc.....	1332	<i>Crandall, George D.,</i>	
<i>Courthouse, D. C.,</i>		pension increased.....	1414
appropriation for care, etc.....	565, 1240	<i>Crandall, Jane (widow),</i>	
for repairs, etc.....	565, 1240	pension.....	1495
for care, etc., additional, 1925.....	712	<i>Crane, Mary, Indian Allottee,</i>	
<i>Courts, D. C.,</i>		patent to deceased, and land restored to tribal property of Winnebago Reservation Indians, Nebr.....	138
appropriation for juvenile court, salaries, etc.....	563, 1238	<i>Cranston, Ellen (widow),</i>	
for police court, salaries, etc.....	564, 1239	pension increased.....	1439
two additional judges.....	1239	<i>Crater Lake National Park, Oreg.,</i>	
for municipal court, salaries, etc.....	565, 1239	appropriation for commissioner.....	219, 1028
for supreme court.....	565, 1239	for protection, etc.....	422, 1176
for court of appeals.....	565, 1240	community house, etc.....	423
deficiency appropriation for police court.....	677, 679	for protection, etc., additional, 1925.....	708
<i>Courts Martial, etc., Army,</i>		acceptance of gift of lands from Medford, for administration buildings.....	606
appropriation for expenses of.....	482, 896	<i>Craters of the Moon National Monument, Idaho,</i>	
		proclamation setting aside.....	1947
		<i>Craven, Tabitha T. (widow),</i>	
		pension increased.....	1480
		<i>Crawford, Catharine (widow),</i>	
		pension.....	1444
		<i>Crawford, Martha (widow),</i>	
		pension increased.....	1434
		<i>Crawford, William, alias Thomas S. Carter,</i>	
		pension.....	1512
		<i>Credits for Excess Income Tax Payments,</i>	
		time extended for allowing claims for.....	22
		taxable year 1918 included.....	22

	Page.		Page.
<i>Creek Indians, Okla.</i> (see also Five Civilized Tribes),		<i>Crimes and Misdemeanors—Continued.</i>	
appropriation for tribal schools.....	398, 1148	penalty for failing to report vehicle coming to garage, etc., showing evidence of accident, etc.....	1125
for chief and attorney for.....	398	punishment for unauthorized divulging information from cotton statistics by employees.....	31
for chief of.....	1148	willful refusal by cotton ginners to answer requests for information from Director of Census.....	32
for common schools.....	407, 1158	illegally hunting, taking eggs, etc., on bird and animal preserves.....	98
all claims of, against United States, not heretofore determined to be adjudicated by Court of Claims.....	139	violating provisions of motor-vehicle fuel tax, D. C.....	108
claims excepted.....	139	false representations in obtaining loans to purchase seed, etc., by farmers in drought-stricken areas of New Mexico.....	110
procedure, etc.....	139	unauthorized collecting fees, etc., in connection with World War Adjusted Compensation Act.....	125
<i>Crematory, D. C., Public,</i>		false statements in applications, etc., under World War Adjusted Compensation Act.....	131
appropriation for maintenance.....	563, 1238	counterfeiting, etc., immigration visas, permits, etc.....	165
deficiency appropriation for maintenance.....	676	false personations, etc., in applying for visas, permits, etc.....	165
<i>Crescent City, Calif.,</i>		false statements in applications, etc., under immigration laws.....	165
preliminary examination, etc., of, harbor to be made.....	1196	failing to prevent landing of aliens at other than designated places for violating provisions of Optometric Act, D. C., second offense.....	178
<i>Creston, Iowa,</i>		conducting business on which special tax imposed, without payment thereof.....	328
terms of court at.....	795	fraudulently removing, etc., revenue stamps from taxed documents, etc.....	332
<i>Crew, Jacob,</i>		reusing, etc., stamps.....	332
payment to, from Apache, etc., Indian funds.....	1573	using insufficient stamps.....	332
<i>Criers, United States Courts,</i>		counterfeits, etc.....	332
appropriation for pay.....	221, 1030	sales at produce exchanges without stamped bill.....	335
<i>Crignier, Madame,</i>		willful failure to pay internal revenue tax, make returns, etc.....	343
deficiency appropriation for indemnity to, for loss in search for body of Admiral John Paul Jones.....	692	willful failure to collect tax, evasion of payment, etc.....	344
payment authorized to France as indemnity for damages to property of, by search for body of Admiral John Paul Jones.....	118	assisting in making fraudulent returns, etc.....	344
<i>Crim, Charles H. (son),</i>		false statements as to effect of tax on price of articles sold, etc.....	348
pension.....	1443	violating laws and regulations for Alaska salmon fisheries.....	466
<i>Crim, Robert Owen,</i>		violating regulations, etc., to prevent oil polluting deposits in navigable waters, etc.....	605
pension.....	1404	violating provisions of Northern Pacific Halibut Fishery Act.....	649
<i>Crimes and Misdemeanors,</i>		violating, etc., Upper Mississippi River, etc., Refuge Act.....	652
penalty for nonpayment of motor-vehicle fuel tax, D. C.....	108	receiving unauthorized fees, etc., in claims under World War Veterans Act.....	628
violating provisions of District of Columbia Rents Act by hotel proprietors.....	121	false statements in claims under World War Veterans' Act.....	628
bringing in aliens without unexpired immigration visas, etc.....	163	receiving payments for compensation, etc., under same Act, after right therefor ceases.....	629
owner, etc., of vessel failing to detain inadmissible alien seamen, etc.....	164	fraudulently receiving money for compensation, etc., under same Act, to which not entitled.....	629
vessel bringing to United States aliens with designated diseases.....	166		
physically incompetent to earn a living.....	166		
illiterates, excluded Asiatics, etc.....	167		
violating provisions of Optometry Act, D. C., first offense.....	178		
issuing, etc., unstamped documents, etc.....	332		
dealing in articles not fully stamped.....	332		
using uncanceled stamps.....	332		
operating as a dentist under other than in license.....	603		
failing to display license as dentist.....	604		
selling unauthorized dental diplomas, etc.....	604		
employing unlicensed dentist in office assuming false degree, etc.....	604		
violating provisions of Dentistry Act, not specifically prescribed.....	604		
corporations contributing to political elections.....	1074		
failing to extinguish fire, etc., of automobile taken on a vessel in navigable waters.....	1093		
failing to exhibit motor-vehicle permit to District of Columbia policeman.....	1122		

<i>Crimes and Misdemeanors</i> —Continued.	Page.	<i>Crimes, etc.</i> —Continued.	Page.
punishment for presenting false statements, affidavits, etc., in claims for compensation under same Act.....	629	appropriation for protection of the President.....	217, 1026
unauthorized use of title of architect, etc., in District of Columbia.....	718	for detection, etc., of, additional, 1925.....	709
false statements in applications for licenses under Alaska Game Law.....	746	deficiency appropriation for detection and prosecution of.....	44, 56, 760, 1332, 1351, 1353
violations of Alaska Game Law not specifically provided for.....	747	<i>Criminal Code,</i>	
larceny, etc., of goods, baggage, etc., in interstate commerce.....	793	amended, section 84.....	98
carrying stolen articles of interstate commerce into another State, etc.....	794	section 118.....	1073
stealing, secreting, embezzling, etc., mail matter.....	977	section 194.....	977
stealing, etc., mail left upon collection box, etc.....	977	repealed, section 83.....	1074
unauthorized taking mail before delivery, etc.....	977	<i>Criminal Identification Records,</i>	
violating provisions of Venereal Diseases Act, D. C.....	1003	appropriation for preserving, exchange, etc.....	217, 1026
violating provisions of Milk, etc., Act, D. C.....	1008	<i>Criminals,</i>	
officers of corporation consenting to contributions to political elections.....	1074	appropriation for bringing home from abroad.....	216, 1025
committing unlawful acts prohibited by Corrupt Practices Act.....	1074	treaty of extradition of, with Bulgaria.....	1886
willfully committing unlawful acts prohibited by Corrupt Practices Act.....	1074	with Costa Rica.....	1621
unauthorized hunting, etc., in game refuges, Ozark National Forest, Ark.....	1091	with Esthonia.....	1849
exporting helium gas without permit from the President.....	1111	with Latvia.....	1738
operating motor vehicle in District of Columbia without a permit.....	1122	with Lithuania.....	1835
nonresident of the District of Columbia violating permit requirements.....	1123	with Siam.....	1749
reckless driving motor vehicle in the District.....	1123	with Venezuela.....	1698
violating other traffic regulations in the District.....	1123	<i>Crisfield Harbor, Md.,</i>	
operator of vehicle in the District causing personal injury without reporting thereof.....	1124	improvement of, authorized.....	1186
operator in the District failing to report damage to another vehicle.....	1124	<i>Criswell, Caroline Candus (daughter),</i>	
operating vehicle under influence of liquor or drug.....	1124	pension increased.....	1471
using smoke screen, etc., on motor vehicle in the District.....	1124	<i>Criswell, Oscar (son),</i>	
operating motor vehicle in the District during suspension of permit, etc.....	1125	pension.....	1500
soliciting, etc., unauthorized fee in Veterans' Bureau claims.....	1311	<i>Crittenden Street NW., D. C.,</i>	
receiving money fraudulently from Veterans Bureau.....	1311	appropriation for paving, Sherman Circle to Fifth Street.....	1223
conspiring, etc., to present false documents, in claims before the Veterans' Bureau.....	1312	for paving, Eighth Street to Sherman Circle.....	1224
embezzling by guardian, etc., of money paid to beneficiary of Veterans' Bureau.....	1312	<i>Croats and Slovenes, Serbs,</i>	
<i>Crimes, etc.,</i>		appropriation for minister to.....	206, 1015
appropriation for detection and prosecution of.....	217, 1026	<i>Crockett, Affie M. (widow),</i>	
preservation, etc., of criminal identification records.....	217, 1026	pension.....	1503
		<i>Croft, Elizabeth (widow),</i>	
		pension increased.....	1534
		<i>Crook National Forest, Ariz.,</i>	
		grant to Gila County of lands in, for recreational area.....	242
		proclamation transferring portion of Apache National Forest to.....	1985
		<i>Crooked and Pickerel Lakes, Mich.,</i>	
		disposal of erroneously surveyed public lands on.....	594
		<i>Crooked Creek Irrigation Project, Oreg.,</i>	
		appropriation for maintenance, etc., of, on Klamath Indian Reservation.....	403, 1154
		<i>Crooked Nose Woman,</i>	
		name added to final roll of Cheyenne and Arapahoe Indians, and to be paid per capita payment from tribal funds.....	253
		<i>Crookes, Kate (widow),</i>	
		pension increased.....	1534
		<i>Crop Plants,</i>	
		appropriation for investigating physiology of.....	441, 831
		<i>Crops,</i>	
		appropriation for technological, etc., investigations.....	441, 831
		for breeding, study, etc., of arid land.....	442, 832
		<i>Crosley, Rohama (widow),</i>	
		pension.....	1533
		<i>Cross, Mary Ann (widow),</i>	
		pension increased.....	1384

<i>Cross, Sabra (widow),</i> pension.....	Page 1496	<i>Cummings, Elizabeth (widow),</i> pension.....	Page 1425
<i>Crow Agency, Mont.,</i> appropriation for support, etc., of Indians at, from tribal funds..	411, 1161	<i>Cunard Steamship Company (Limited),</i> deficiency appropriation for refund of fines to.....	45, 45
<i>Crow, Catherine (widow),</i> pension.....	1464	<i>Curran, Ellen L. (widow),</i> pension.....	1394
<i>Crow Creek Indian Hospital, S. Dak.,</i> appropriation for maintenance, etc., of.....	408, 1159	<i>Curran, Michael,</i> military record corrected.....	1576
<i>Crow Indian Reservation, Mont.,</i> appropriation for maintenance, etc., of irrigation systems on; repay- ment.....	402, 1153	<i>Current River,</i> bridge authorized across, at Finley's Ferry, Ark.....	26
for irrigation system on, additional, 1925.....	707	<i>Curtis, Parihine (widow),</i> pension.....	1439
proclamation extending time for paying installments for ceded lands.....	1931	<i>Cusick, Elida G. (daughter),</i> pension.....	1419
further extending time for paying installments for ceded lands.....	1955	<i>Custer County, Mont.,</i> granted land for public fair grounds...	97
<i>Crow Indians, Mont.,</i> appropriation for fulfilling treaty with.....	409, 1160	<i>Custer National Forest, Mont.,</i> exchange authorized of lands within withdrawn as coal lands, reserv- ing coal to United States.....	1117
for fulfilling treaty with, additional, 1925.....	708	<i>Custer National Forest, S. Dak.,</i> proclamation reserving portion of, for game refuge.....	1985
<i>Crow Indians, Okla.,</i> time extended ten years for repayment of revolving fund of, for seed, farming equipment, etc.....	1301	<i>Custer State Park Game Sanctuary, S. Dak.,</i> enlargement of area authorized.....	632
<i>Crow, Minnie E. (widow),</i> pension increased.....	1526	grant of unpatented lands in, claims under mining laws, to South Dakota, for park purposes.....	1185
<i>Crowl, Minnie L. (widow),</i> pension increased.....	1479	payment for; mineral rights reserved..	1185
<i>Crown Willamette Paper Company,</i> time extended for bridging Lock No. 4, Willamette Falls Canal.....	998	limitation of location.....	1185
<i>Croxford, Carrie E. (widow),</i> pension.....	1495	proclamation enlarging area of.....	1981
<i>Cruelty to Children and Animals, Societies for Prevention of,</i> exempt from income tax.....	282	transferring portion of Harney National Forest to.....	1981
<i>Crum, Nancy J. (widow),</i> pension.....	1432	<i>Customhouse Brokers,</i> special tax imposed on; business de- fined.....	326
<i>Crum, Paul,</i> military record corrected.....	1543	<i>Customs,</i> appropriation for collecting revenue from.....	69, 769
<i>Crumb, Eliza A. (widow),</i> pension increased.....	1455	for detection of frauds, etc.....	69, 769
<i>Crystal River, Fla.,</i> preliminary examination, etc., of, to be made.....	1194	retired general appraisers.....	69, 769
<i>Cuba,</i> appropriation for ambassador to... 206, 1015		for automatic and recording scales..	70, 769
for preserving monuments, etc., to soldiers who fell in.....	512, 927	for compensation in lieu of moieties..	70, 769
persons born in, construed as non- quota immigrants, in Immigra- tion Act.....	155	for collecting revenue from, addi- tional, 1925.....	710
proclamation forbidding illegal ship- ment of arms, etc., to.....	1946	deficiency appropriation for expenses collecting revenue from.....	49,
revoked.....	1965	57, 701, 761, 1349, 1351, 1353	
<i>Culion, Philippine Islands,</i> appropriation for care of lepers, etc., naval station.....	184, 863	for paying judgments against col- lectors of.....	698, 1349
<i>Cumback, Laura A. W. (widow),</i> pension increased.....	1498	for compensation in lieu of moieties..	1342
<i>Cumberland River,</i> bridge authorized across, Burnside, Ky. time extended for bridging, near Clarks- ville, Tenn.....	648 113	for fence on Mexican border.....	1342
<i>Cumming, Hugh S.,</i> may accept decorations from France and Poland.....	1364	for automatic, etc., scales.....	1349
<i>Cumming, Mary (widow),</i> pension increased.....	1493	appraiser of merchandise at Portland, Me., to be appointed.....	957
		appraisers' stores property, Providence, R. I., to be sold.....	960
		articles for exhibit at New Orleans Exposition admitted free of duty.....	1253
		payment if sold, etc.....	1253
		for Sesquicentennial Exhibition at Philadelphia in 1926, admitted free of duty.....	1254
		free admission of domestic animals etc., crossing frontier, if brought back before December 31, 1924..	2
		if brought back before December 31, 1925.....	963

Customs—Continued.	Page.	D.	Page.
officers given authority to make arrests, etc., for violations of Oil Pollution Act	605	<i>D Street NW., D. C.,</i> appropriation for paving, etc., Fifth to Seventh Streets; from gasoline-tax fund	1226
one appraiser of merchandise at Baltimore, Md., instead of two as at present	819	<i>Dahlgren, Axel,</i> pension	1400
remission of unpaid duties on imports by War Department	660	<i>Dahlgren, Va.,</i> appropriation for care, etc., school at ordnance station	192
stamp tax on, entries	335	<i>Dailey, Lizzie F. (widow),</i> pension	1489
vessels or vehicles summarily forfeited for violating, laws may be used for enforcing customs or prohibition laws in lieu of sale	1116	<i>Daily, Charlotte A. (widow),</i> pension increased	1486
forfeited by decree of court for violating, or prohibition laws, may be delivered for enforcing custom or prohibition laws in lieu of sale	1116	<i>Dairy Farms,</i> regulations for issuing permits to, for selling milk, etc., in District of Columbia	1004
to be utilized for such purposes	1116	<i>Dairy Farms, D. C.,</i> appropriation for inspecting, etc.	563, 1238
customs and prohibition appropriations available for maintenance, expense of seizure, etc.	1116	<i>Dairy Industry,</i> appropriation for investigations and experiments in	438, 829
report to Congress in detail of use, etc.	1117	<i>Dairy Products,</i> appropriation for diffusing commercial information of market prices, distribution, etc., of	454, 844
disposal of, when no longer needed	1117	<i>Dairying Bureau, Department of Agriculture,</i> appropriation for Chief of Bureau, and office and field personnel	829
<i>Customs Appeals, Court of (see also Court of Customs Appeals),</i> appropriation for salaries and expenses	219, 1028	for investigations, etc., of dairy industry	829
for, additional, 1925	709	renovated butter inspection	829
deficiency appropriation for rent	686	deficiency appropriation for acquiring site adjoining Beltsville agricultural experiment farm for	1326
for books, etc.	1332	established; appointment of chief; duties	243
<i>Customs Attachés,</i> to be appointed for duty in foreign service	748	transfer of activities relating to dairy industry to	243
attached to diplomatic missions through Department of State	748	additional employees authorized	243
assignment may be rejected by Secretary of State, if prejudicial to public policy	748	necessary appropriations authorized	243
<i>Customs Cases,</i> appropriation for Assistant Attorney General, and salaries and expenses, conducting	216, 1026	<i>Dairying Enterprises in Western Irrigated Districts,</i> appropriation for experiments in establishing	457, 850
for expenses conducting, additional, 1925	709	for experiments, additional, 1925	706
<i>Customs Service, Treasury Department (see also Customs),</i> appropriation for office personnel, Division of Customs	69, 769	<i>Daley, Margaret (widow),</i> pension increased	1397
appointment, etc., by Secretary of the Treasury authorized, of deputy collectors, comptrollers, etc.	748	<i>Dam, Albertina M. (widow),</i> pension	1489
special agents, attachés for duty in foreign countries, etc.	748	<i>Damages to Private Property, etc.,</i> appropriation for paying claims for, by postal service	85, 784
officers designated for foreign service to be officially attached to missions, etc.	748	for paying claims for, by naval forces	184, 862
may be rejected by Secretary of State for cause	748	for paying claims for, by naval aircraft	199, 877
clerks, etc., Board of General Appraisers	748	for paying claims for, under Interior Department	391, 1142
subject to civil service laws, upon nomination of officers in charge	748	for paying claims for, caused by Army target practice, etc.	483, 897
<i>Customs Statistics Section, Department of Commerce,</i> appropriation for expenses	227, 1037	for paying claims of Army officers, enlisted men, and nurses for, etc.	483, 898
<i>Customs Tariffs, International Bureau for Publication of,</i> appropriation for share of expenses	210, 1019	deficiency appropriation for paying claims for, by Veterans' Bureau	36, 681, 1317
<i>Cuthbert, Margaret J. (widow),</i> pension	1428	for paying claims for, under Department of Agriculture	40, 682, 1326
<i>Czechoslovakia,</i> appropriation for minister to	206, 1015	for paying claim for, under Standards Bureau	41

<i>Damages to Private Property, etc.</i> —Con.	Page.	<i>Darnell, Julia D. (widow),</i>	Page.
deficiency appropriation for paying		pension increased.....	1498
claims for, under Lighthouses Bu-		<i>Darr, Alice (widow),</i>	
reau.....	41, 683, 1327	pension increased.....	1467
for paying claims for, under Coast		<i>Date Scale, Parlatoria,</i>	
and Geodetic Survey.....	41, 683, 1328	appropriation for emergency expenses	
for paying claims for, under Reclama-		eradicating.....	459, 848
tion Bureau.....	43	for eradicating, additional, 1925.....	706
for paying claims for, under Depart-		<i>Datil National Forest, N. Mex.,</i>	
ment of Labor.....	45, 1334	proclamation transferring portion of, to	
for paying claims for, under Post		Apache National Forest.....	1985
Office Department.....	46, 690, 763, 1336	<i>Daugherty, Emma J. (widow),</i>	
for paying claims for, under Coast		pension.....	1476
Guard.....	50, 1342	<i>Daugherty, Marguerite (widow),</i>	
for paying claims for, under Public		pension.....	1496
Health Service.....	51, 694, 1343	<i>Daughters of 1812, National Society,</i>	
for paying collision claims, river and		United States,	
harbor improvements.....	52, 1345	authorized to place bronze tablet on	
for paying claims for, under War		Francis Scott Key Bridge, D. C.—	3
Department.....	695, 1344	place marble tablet on Francis Scott	
for paying claims for, under Navy		Key Bridge, D. C.....	24
Department.....	689, 1335	<i>Daughters of the American Revolution,</i>	
<i>Dams,</i>		additional lots of, in District of Colum-	
construction of, authorized across		bia, exempt from taxation; condi-	
Byram River by Port Chester,		tion.....	135
N. Y., and Greenwich, Conn.....	95	<i>Davenport, Iowa,</i>	
Missouri River, by Broadwater		terms of court at.....	795
Irrigation District.....	1261	<i>Davidson, Annie E. B. (widow),</i>	
Tallahatchie River, Porters Ferry,		pension.....	1389
Miss.....	355	<i>Davis, Almira (widow),</i>	
Waccamaw River, N. C.....	24	pension.....	1411
and bridge, authorized across La-		<i>Davis, Elizabeth (widow),</i>	
fayette River by Norfolk, Va.....	973	pension.....	1496
removal and replacement of, across		<i>Davis, James C.,</i>	
Fox River by Aurora, Ill.; pay-		proclamation reappointing, as Director	
ment of property damages, etc.....	11	General of Railroads and Agent	
time extended for, across Red River of		of the President.....	1922
the North, Grand Forks, N.		designating, as agent in actions aris-	
Dak.....	998	ing out of Federal railroad control	
<i>Danforth, Mary L. (widow),</i>		.....	1922
pension.....	1532	<i>Davis, Jennie A. (widow),</i>	
<i>Dangerous, etc., Buildings, D. C.,</i>		pension increased.....	1524
appropriation for removing, etc.....	544, 1221	<i>Davis, Margaret (widow),</i>	
deficiency appropriation for removal,		pension.....	1473
etc.....	37	<i>Davis, Mary E. (widow),</i>	
<i>Daniel, Asa,</i>		pension increased.....	1466
pension.....	1445	<i>Davis, Mary P. (widow),</i>	
<i>Daniel, James R.,</i>		pension.....	1469
pension.....	1391	<i>Dawson, Margaret (widow),</i>	
<i>Daniels, Robert M.,</i>		pension.....	1437
pension.....	1390	<i>Dawson, Thomas G.,</i>	
<i>Daniels, Ruth E. (widow),</i>		pension.....	1488
pension.....	1417	<i>Day, Caroline (widow),</i>	
<i>Danish West Indies (see Virgin Islands).</i>		pension.....	1404
<i>Danison, Anna (widow),</i>		<i>Day, Ella (widow),</i>	
pension.....	1431	pension.....	1435
<i>Danville, Ill.,</i>		<i>Day, Frances E. (widow),</i>	
appropriation for expenses, Volunteer		pension.....	1417
Soldiers' Home.....	518, 932	<i>Dayton, Ohio,</i>	
<i>Danville, Va.,</i>		appropriation for expenses, Volunteer	
terms of court at.....	114	Soldiers' Home.....	517, 931
<i>Darby B ulding, D. C.,</i>		deficiency appropriation for Volunteer	
appropriation for operating expenses..	66, 765	Soldiers' Home.....	63, 1346
<i>Dardanelle, Ark.,</i>		<i>De Fontes, Joseph,</i>	
bridge authorized across Arkansas River		deficiency appropriation for extra serv-	
near.....	1129	ices.....	673, 1315
<i>Darling, Jennie R. (daughter),</i>		<i>DeGroff, Lucy (widow),</i>	
pension.....	1424	pension.....	1479
<i>Darling, Mary J. (widow),</i>		<i>De Kimpke Construction Company,</i>	
pension.....	1410	payment to.....	1582
<i>Darling, Roy A.,</i>		<i>DeKuhn, Cecelia (widow),</i>	
application of, for retirement as officer,		pension increased.....	1400
Naval Reserve Force, author-		<i>De Valls Bluff, Ark.,</i>	
ized.....	1600	bridge authorized across White River	
		at.....	645

	Page.		Page.
<i>De Witt and Shobe</i> , deficiency appropriation for amount due on river and harbor con- tract-----	1345	<i>Defending Suits in Claims</i> , appropriation for expenses-----	217, 1026
<i>De Witt, Margaret J. (widow)</i> , pension-----	1419	deficiency appropriation for expenses--	44, 760
<i>Deadwood, S. Dak.</i> , appropriation for assay office at-----	78, 777	<i>Deficiency Act, Fiscal Year 1924, First</i> , for Senate-----	33
for assay office at, additional, 1925--	710	for House of Representatives-----	33
<i>Deaf and Dumb Institution, D. C. (see</i> <i>Columbia Institution for the</i> <i>Deaf, D. C.)</i> .		for Public Buildings Commission-----	34
<i>Deaf Mutes, D. C., Colored</i> , appropriation for tuition, etc., of, out of the District-----	555, 1231	for Architect of the Capitol, Capitol plant; Senate Office Building-----	34
<i>Deane, G. B.</i> , may bridge White River, Saint Charles, Ark-----	999	for Executive expenses, death of Presi- dent Harding-----	34
Arkansas may acquire to operate as a free bridge-----	1000	for Alien Property Custodian-----	35
tolls allowed for five years-----	1000	for American Battle Monuments Com- mission-----	35
<i>Death Gratuity, Navy</i> , appropriation for six months'-----	193, 872	for Vocational Education Board-----	35
<i>Debates in Congress</i> , appropriation for reporting, House of Representatives-----	585, 1293	for Housing Corporation-----	36
for reporting, Senate-----	581, 1289	for Veterans' Bureau-----	36
positions and pay established of official reporters of, etc., House of Rep- resentatives-----	152	for District of Columbia-----	36
<i>Debentures</i> , designated, subject to stamp tax-----	331	for Department of Agriculture-----	38
<i>Debs Inlet, N. Y.</i> , preliminary examination, etc., of, to be made-----	1192	Forest Service-----	39
<i>Debtors, Judgment</i> , indexes of all, to be kept by clerks of United States courts-----	813	Entomology Bureau-----	39
<i>Debuke, Thomas</i> , pension-----	1513	eradicating foot and mouth disease, emergency-----	40
<i>Decatur, Ala.</i> , time extended for bridging Tennessee River at-----	815	for Department of Commerce-----	40
Alabama authorized to acquire, etc -	815	for Interior Department-----	41
operate as a free bridge-----	815	Indian Department-----	42
<i>Decatur Street NW., D. C.</i> , appropriation for paving, Georgia to Kansas Avenues-----	1223	Alaska Railroad-----	43
<i>Decedents</i> , tax levied on transfers of estates of, hereafter-----	303	for Department of Justice-----	43
<i>Deciduous Fruits</i> , appropriation for investigating insects affecting-----	448, 839	United States courts-----	44
<i>Decisions of the Comptroller General</i> , appropriation for printing-----	525, 1203	for Department of Labor-----	45
<i>Declaration of Independence</i> , provisions for celebrating the one hundred and fiftieth anniver- sary of the signing of, by inter- national exhibition in Phila- delphia-----	1253	for Navy Department-----	45
<i>Decorations, Foreign</i> , acceptance authorized of, tendered to Army Air Service officers for world airplane flight-----	979	for Post Office Department-----	46
<i>Deep Fork River, Okla.</i> , preliminary examination, etc., author- ized for flood control of-----	249	for Department of State, Diplomatic and Consular Service-----	47
<i>Deep River, Wash.</i> , improvement of, authorized-----	1189	for Treasury Department-----	48
<i>Deering, Charles</i> , statute of "Serenity," the gift of, may be erected on public grounds in District of Columbia-----	21	internal revenue-----	49
		Coast Guard-----	50
		for War Department-----	52
		Army-----	52
		national cemeteries-----	52
		for judgments, United States courts--	53
		Court of Claims-----	54
		for claims certified by General Account- ing Office-----	54, 60
		title of Act-----	63
		<i>Deficiency Act, Fiscal Year 1924, Sec- ond</i> ,	
		for Senate-----	672
		for House of Representatives-----	673
		for Architect of the Capitol-----	673
		for Government Printing Office-----	673
		for Executive Office-----	674
		for American Battle Monuments Com- mission-----	674
		for District of Columbia-----	674
		for Vocational Board-----	679
		for General Accounting Office-----	680
		for Housing Commission-----	680
		for Interstate Commerce Commission--	680
		for State, War, and Navy Department Buildings-----	680
		for Veterans' Bureau-----	681
		World War adjusted compensation--	681
		for Department of Agriculture-----	682
		foot-and-mouth, etc., diseases ex- termination-----	682
		for Department of Commerce-----	683
		for Interior Department-----	683
		Indian Affairs Bureau-----	684
		Reclamation Service-----	684
		for Department of Justice-----	686
		United States courts-----	686
		for Department of Labor-----	688
		Immigration Bureau-----	688

<i>Deficiency Act, Fiscal Year 1924, Second—Continued.</i>	Page.	<i>Deficiency Act, Fiscal Year 1925, Second—Continued.</i>	Page.
for Navy Department.....	688	for State, War, and Navy Department Buildings.....	1316
World War adjusted compensation expenses.....	688	for Railroad Administration credit covered into the Treasury.....	1316
scrapping of naval vessels.....	689	for Commission for celebrating the Two Hundredth Anniversary of Birth of George Washington.....	1316
for Post Office Department.....	690	for Mecklenburg Sesquicentennial Commission.....	1317
postal service.....	690	for Bunker Hill Sesquicentennial Commission.....	1317
for Department of State.....	691	for Veterans' Bureau.....	1317
Diplomatic and Consular Service.....	691	for District of Columbia.....	1318
for Treasury Department.....	693	public schools.....	1319
Coast Guard.....	693	audited claims.....	1323
for War Department.....	695	for Department of Agriculture.....	1324
World War adjusted compensation expenses.....	695	experiment stations, additional allotments.....	1324
for judgments, United States courts.....	696	forest roads and trails.....	1326
Court of Claims.....	696	for Department of Commerce.....	1327
for claims certified by General Accounting Office.....	697, 699	for Interior Department.....	1328
Reclamation Act amendments.....	701	Alaska Railroad.....	1332
title of Act.....	704	for Department of Justice.....	1332
<i>Deficiency Act, Fiscal Year 1925, First,</i>		for judicial expenses.....	1332
for Senate.....	753	United States courts.....	1333
conveying electoral vote for President, etc.....	753	Federal Industrial Institution for Women.....	1334
for Joint Committee on Inaugural ceremonies of 1925.....	753	for Department of Labor.....	1334
for Public Buildings Commission.....	753	for Navy Department.....	1335
for House of Representatives.....	754	for Post Office Department.....	1336
for Executive expenses.....	754	for Department of State.....	1338
for Lexington-Concord Sesquicentennial Commission.....	754	Foreign Service.....	1338
for District of Columbia.....	754	for Treasury Department.....	1341
for Interstate Commerce Commission.....	755	for War Department.....	1344
for Interior Department.....	755	Army.....	1344
for Department of Justice.....	756	for judgments, United States courts.....	1346
for United States courts.....	756	New River Collieries Company.....	1346
for Navy Department.....	756	others under departments, etc.....	1347
for Department of State, International Fisheries Commission.....	756	under private Acts.....	1347
publishing ascertainment of Electors for President and Vice President.....	756	Jens Samuels and B. Olsen.....	1347
for Treasury Department.....	757	owners of barge "Havana".....	1347
internal revenue.....	757	Court of Claims.....	1347
for War Department.....	757	for claims certified by General Accounting Office.....	1347, 1351, 1352
Muscle Shoals.....	757	title of Act.....	1353
Inland Waterways Corporation.....	757	<i>Deficiency Appropriations, Urgent,</i>	
for judgments, United States courts.....	758	for Senate, inquiries and investigations.....	170
Court of Claims.....	758	for Department of State.....	170
for claims certified by General Accounting Office.....	758	Inter-American Committee on Electrical Communications.....	170
additional, to meet loss by exchange.....	763	for Department of Justice, investigation, etc., of war frauds.....	170
title of Act.....	763	United States courts.....	171
<i>Deficiency Act, Fiscal Year 1925, Second,</i>		<i>Delafield Street NW., D. C.,</i>	
increased compensation in Legislative Appropriation Act made immediately available.....	1313	appropriation for paving, Georgia Avenue to Ninth Street.....	1223
for Senate.....	1313	<i>Delamarter, Roxana (widow),</i>	
for Memorial to the Women of the World War.....	1314	pension increased.....	1439
for Joint Committee to Investigate Northern Pacific Land Grants.....	1314	<i>Delaware,</i>	
for Biographical Congressional Directory.....	1314	lands in Sussex County reconveyed, etc., to.....	245
for House of Representatives.....	1314	<i>Delaware Bay,</i>	
for Architect of the Capitol.....	1315	bridge authorized across canal between Rehoboth Bay and Rehoboth, Del.....	664
for Government Printing Office.....	1315	<i>Delaware Indians, Okla.,</i>	
for Executive Office.....	1315	all claims of, submitted to Court of Claims; appeal to Supreme Court allowed.....	812
for Arlington Memorial Bridge Commission.....	1316	consideration de novo of legal and equitable rights.....	813
for Employees' Compensation Commission.....	1316	procedure, etc.....	813
for General Accounting Office.....	1316		

	Page.		Page.
<i>Delaware Railroad Company,</i>		<i>Dentistry—Continued.</i>	
agreement with, for reconstructing		oral hygiene regulations; application	
bridge across Chesapeake and		requirements.....	601
Delaware Canal, ratified, etc....	1197	examination and issue of license;	
use of funds for.....	1197	registry by health officer, etc....	601
<i>Delaware River,</i>		registration allowed, if having two	
improvement of, Philadelphia, Pa., to		years' experience under licensed	
Trenton, N. J., authorized.....	1186	dentist.....	601
preliminary examination, etc., of, at		operations permitted by holder of	
Camden, N. J., to be made.....	1192	license.....	601
time extended for bridging, near		restrictions on performing other...	601
Trenton, N. J.....	738	license without examination to	
<i>Delaware State Highway Department,</i>		holder of State license, etc.; fee...	602
may bridge canal near Rehoboth.....	664	revocation or suspension of licenses by	
<i>Delegates from the Territories,</i>		the board; grounds for, specified...	602
appropriation for compensation.....	581, 1289	notice to accused; hearings.....	602
for mileage.....	582, 1289	action of board.....	602
for clerk hire.....	585, 1293	reinstatement.....	602
amount established for clerk hire for;		fees required, in addition.....	603
mode of payment, etc.....	152	expenses to be paid from.....	603
compensation of, after March 4, 1925...	1301	yearly registration, etc., of dentists	
immediately available.....	1313	and oral hygienists.....	603
<i>Deleterious Foods, etc.,</i>		penalty for failure, etc.....	603
appropriation for expenses preventing		persons regarded as practicing dentists...	603
sale of, etc.....	447, 837	operating under other than proper	
<i>Demaris, Martha A. (widow),</i>		name, unlawful.....	603
pension increased.....	1426	using name of a company, etc., un-	
<i>Dencker, Charles W.,</i>		lawful.....	603
pension.....	1411	penalty for.....	603
<i>Denmark,</i>		students, practitioners of medicine, etc.,	
appropriation for minister to.....	206, 1015	excepted from provisions of Act...	604
convention with, to prevent smuggling		penalty for failing to display license, etc.	604
of intoxicating liquors into		selling diplomas for unauthorized	
United States.....	1809	practice, etc.....	604
<i>Dennis, Christopher,</i>		employing unlicensed dentist, etc.,	
pension increased.....	1394	in office.....	604
<i>Denomie, Simon,</i>		practicing under assumed name,	
reimbursement to estate of, for lands		professional title, etc.....	604
purchased in L'Anse and Vieux		violations not specifically prescribed...	604
Desert Indian Reservation,		punishment for subsequent convictions...	604
Mich.....	1586	inconsistent laws repealed.....	604
quit claim and removal required....	1586	<i>Denton, Md.,</i>	
<i>Dental Clinics, Public Schools, D. C.,</i>		terms of court at.....	1106
appropriation for maintenance, etc...	556, 1232	<i>Denver and Rio Grande Western Railroad</i>	
<i>Dentistry, D. C.,</i>		<i>Company,</i>	
practicing, etc., in the District without		granted right of way across Fort Lo-	
a license, unlawful.....	599	gan Military Reservation, Colo...	648
following occupation of oral hygienist		<i>Denver, Colo.,</i>	
without being registered, unlaw-		appropriation for mint at.....	77, 776
ful.....	599	for mint at, additional, 1925.....	710
board of dental examiners; eligibility,		for mint at, special fund, additional,	
appointment, etc.....	599	1925.....	710
organization, meetings, seal, etc....	599	customhouse in, may be exchanged for	
record of licenses, proceedings, etc....	600	new site, and building to be	
certified copies of, accepted as		constructed thereon.....	1117
evidence.....	600	preparation of plans, etc.....	1118
power to secure testimony, etc.....	600	limitation of Government expense, etc.	1118
assistance of supreme court of the		offices of register and receiver, land	
District.....	600	office at, consolidated.....	395
secretary-treasurer of, to enforce		terms of court at.....	243
dental laws, etc.....	600	<i>Department of Agriculture,</i>	
annual reports, etc., to be made		appropriation for Secretary, Assistant,	
by, to Commissioners.....	600	and office personnel.....	432, 822
applications to practice; form of, fee,		for extra labor, etc.....	432, 822
and photograph.....	600	salaries limited to average rates	
examination by board; subjects speci-		under Classification Act.....	433, 822
fied.....	600	if only one position in a grade.....	822
waived, for holder of license under		restriction not applicable to clerical-	
laws of a State, etc., recognizing		mechanical service.....	433, 822
District license, etc.....	600	no reduction in fixed salaries.....	433, 822
additional evidence, etc., required...	601	transfer to another position with-	
issue of license on passing; registry		out reduction.....	822
by health officer, etc.....	601	payments under higher rates per-	
		mitted.....	433, 822

<i>Department of Agriculture—Continued</i>	Page.	<i>Department of Agriculture—Continued</i>	Page.
appropriation for mechanical shops and power plant employees.....	433, 822	appropriation for general expenses; sugar plant investigations.....	442, 832
for contingent expenses.....	433, 822	dry land crops, etc.....	442, 832
for rent, District of Columbia.....	433, 823	edible nuts, growing, shipping, etc.....	442, 832
restricted to space not available in Government buildings.....	433, 823	fruit growing, shipping, etc.....	442, 832
for rent, Fixed Nitrogen Research Laboratory, from War Department funds.....	433, 823	experimental gardens, etc.....	442, 832
for editorial and distribution work.....	433, 823	horticultural investigations, etc.; tree, etc.; propagation.....	442, 832
miscellaneous expenditures.....	433, 823	Arlington, Va., experiment farm.....	443, 832
for printing and binding.....	434, 823	foreign seeds and plants; new and rare seeds, forage, etc.....	443, 833
Annual Report; farmers' bulletins.....	434, 823	biophysical investigations; administrative expenses.....	443, 833
for Office of Experiment Stations.....	434, 823	eradicating nail head rust of tomatoes.....	833
support of agricultural experiment stations.....	434, 824	for Forest Service.....	443, 833
administrative expenses.....	434, 824	for general expenses.....	443, 833
extending stations to Territories and insular possessions.....	434, 824	national forests, maintenance, etc.....	444, 834
for Extension Service.....	435, 824	fighting forest fires, etc.....	445, 835
for farmers' cooperative extension work; county agents.....	435, 824	survey, etc., of lands valuable for agriculture.....	445, 835
for additional cooperative extension work; county agents.....	435	sanitary facilities, etc., public camp grounds.....	445, 835
for demonstrations on reclamation projects.....	456, 824	equipment supplies, etc.....	445, 835
for agricultural exhibits at State, etc., fairs.....	435, 825	forest products, etc.; tree planting, etc.....	445, 835
for administrative expenses, Extension Service, etc.....	435, 825	roads, trails, bridges, etc.....	446, 836
for Weather Bureau.....	426, 825	conservation of navigable streams, etc., Commission expenses.....	446, 836
for general expenses.....	436, 825	for Bureau of Chemistry.....	446, 836
printing office; limitations.....	436, 826	for general expenses.....	446, 836
forecasts, warning, etc.....	437, 826	biological investigations of food and drug products.....	446, 837
aerological stations.....	437, 826	collaboration with other departments, etc.....	447, 837
for Animal Industry Bureau.....	437, 826	colorants, medicinals, etc., from raw materials.....	447, 837
inspection and quarantine work.....	437, 827	manufacture of table sirup, etc.....	447, 837
eradicating, etc., tuberculosis of animals; indemnities.....	438, 827	enforcing pure food law; revising Pharmacopœia.....	447, 837
eradication of southern cattle ticks.....	438, 828	enforcing Tea Importation Act.....	447, 837
dairy industry investigations.....	438	insecticides, etc., investigations.....	447, 837
animal husbandry investigations.....	439, 828	plant dust explosions, etc.....	447, 837
investigating animal diseases; contagious abortion.....	439, 828	naval stores investigations.....	447, 837
hog cholera eradication, etc.; dourine.....	439, 829	for Bureau of Soils.....	447, 838
additional for meat inspection; horse meat.....	439, 829	for general expenses.....	448, 838
for Dairying Bureau.....	829	fertilizers, etc.....	448, 838
for general expenses.....	829	cooperative soil investigations.....	448, 838
for Bureau of Plant Industry.....	440, 830	for Bureau of Entomology.....	448, 838
for general expenses.....	440, 830	for general expenses.....	448, 839
plant diseases, etc., investigations; pecans.....	440, 830	investigation, etc., of insects.....	448, 839
investigating citrus canker; chestnut tree bark disease, etc.....	440, 830	preventing spread of moths.....	449, 839
eradicating white pine blister rust.....	440, 830	European corn borer.....	449, 840
crop plant, etc., diseases.....	441, 831	Mexican bean beetle.....	450, 840
soil bacteriology; fertility, etc.....	441, 831	Japanese beetle.....	840
acclimatization, etc.; cottonseed interbreeding.....	441, 831	for Bureau of Biological Survey.....	450, 840
physiological, technological, etc., investigations.....	441, 831	for general expenses.....	450, 841
commercial seeds, grasses, etc.; importing adulterated seed grains, etc.....	441, 831	food habits of birds, animals, etc.....	450, 841
cereal improvement, etc.; soil and seed infecting diseases.....	441, 831	enforcing migratory bird law, etc.....	451, 841
tobacco production; drought resistant crops.....	442, 832	reindeer industry, etc., in Alaska.....	451, 841
		for Division of Accounts and Disbursements.....	451, 842
		for library.....	451, 842
		for Public Roads Bureau.....	451, 842
		for general expenses.....	451, 842
		farm irrigation, etc., investigations.....	452, 843
		farm drainage, water supply, etc.....	452, 843
		distributing surplus war explosives, etc.....	452, 843
		for Bureau of Agricultural Economics.....	453, 844

<i>Department of Agriculture—Continued.</i>		Page.
appropriation for general expenses	453, 844	
farm management and practice	453, 844	
marketing, etc., farm products; retail meat, etc., markets	453, 844	
crop and livestock estimates; disseminating prices, market conditions, etc.	453, 844	
perishable farm products; investigating, certifying conditions, etc.	453, 844	
market news service on livestock, meats, fish, etc.	454, 845	
for enforcing Cotton Futures and Cotton Standards Acts	454, 845	
for enforcing Grain Standards Act	454, 845	
for administering Warehouse Act	454, 845	
for enforcing Standard Container Act	454, 846	
for completing work on wool clip of 1918	455, 846	
for operation of Center Market, District of Columbia	459, 846	
for Bureau of Home Economics	455, 847	
for general expenses	455, 847	
utilizing farm products in the home, etc.	455, 847	
for enforcing Insecticide Act	455, 847	
for Federal Horticultural Board	455, 847	
for general expenses	456, 847	
plant quarantine	456, 847	
for potato wart extermination	456, 848	
interchangeable appropriations	456	
for eradicating pink bollworm of cotton	458, 848	
for eradication of <i>Parlatoria</i> date scale	459, 848	
interchangeable appropriations	849	
for demonstrations on reclamation projects, etc.	456	
for fire protection on forested watersheds, etc.	457, 849	
for cooperative farm forestry	849	
for cooperative distribution of forest planting stock, etc.	849	
for acquiring additional lands, under Conservation Act	457, 850	
for livestock experiments, etc., in cane sugar and cotton districts	457, 850	
for livestock breeding station, Woodward, Okla.	457, 850	
for dairying and livestock experiments on western irrigated, etc., lands	457, 850	
amount available for passenger vehicle; restriction, report, etc.	457, 850	
for eradication of foot-and-mouth and other contagious diseases of animals	110, 458, 851	
payment for animals purchased, destroyed, etc.	458, 851	
mileage rates for motor vehicles	459, 851	
for enforcing Packers and Stockyards Act	460, 851	
for enforcing Grain Futures Act	460, 852	
for collecting farmers' seed grain loans	460, 852	
for forest roads and trails under Federal Highway Act	460, 852	
for cooperative construction of rural post roads	461, 852	
apportionment, etc.	461, 852	
lease of Bieber Building, District of Columbia, and warehouse, authorized for ten years	853	

<i>Department of Agriculture—Continued.</i>		Page.
appropriation for Experiment Stations Office, additional, 1925	705	
for Extension Service Office, additional, 1925	705	
for Weather Bureau, additional, 1925	705	
for Animal Industry Bureau, additional, 1925	705	
for Plant Industry Bureau, additional, 1925	705	
for Forest Service, additional, 1925	705	
for Chemistry Bureau, additional, 1925	705	
for Entomology Bureau, additional, 1925	705	
for Bureau of Biological Survey, additional, 1925	705	
for Public Roads Bureau, additional, 1925	705	
for Bureau of Agricultural Economics, additional, 1925	706	
for salaries, etc., enforcing Insecticide Act, additional, 1925	706	
for Federal Horticultural Board, additional, 1925	706	
for demonstration on reclamation projects, additional, 1925	706	
for conservation of navigable waters, additional, 1925	706	
for livestock production demonstrations, additional, 1925	706	
for eradicating foot-and-mouth disease, additional, 1925	706	
for suppressing pink bollworm of cotton, additional, 1925	706	
for eradicating date scale, additional	706	
for enforcing Packers and Stockyards Act, additional, 1925	706	
for enforcing Grain Futures Act, additional, 1925	706	
deficiency appropriation for Fixed Nitrogen Research Laboratory	38	
for Guam experiment station	39	
for Forest Service	39, 55, 60, 682, 697, 700, 759, 1325, 1348, 1353	
for Entomology Bureau	39, 55	
for enforcing Cotton Standards Act	39	
for administering Warehouse Act	39	
for Public Roads Bureau	40, 60	
for collecting loans under Seed Grain Loan Act	40	
for eradication of foot and mouth and other contagious diseases of animals	40, 682, 1325	
amount of deficiency appropriation for arresting foot-and-mouth disease, etc., available for eradicating European fowl pests, etc.	722	
for judgments, United States courts, under	53	
for miscellaneous expenses	55	
for States Relation Service	55, 700	
for Weather Bureau	55, 697, 759	
for Animal Industry Bureau	55, 60, 700, 759, 1351, 1353	
for Plant Industry Bureau	55, 60, 700, 759, 1325, 1348	
for Chemistry Bureau	55, 60, 759	
for stimulating agriculture, etc.	55, 60, 759	
for Biological Survey Bureau	55, 697, 759, 1326	
for Soils Bureau	55	
for suppressing pink bollworm of cotton	55	
for library	60	

<i>Department of Agriculture—Continued.</i>	<i>Page.</i>	<i>Department of Commerce—Continued.</i>	<i>Page.</i>
deficiency appropriation for Crop Estimates Bureau.....	60	appropriation for promoting commerce with South and Central America.....	225, 1035
for paying damages claims.....	682, 1326	assignment of trade commissioners to Department duty.....	225, 1035
for expenses, Naval Stores Act.....	682	for promoting commerce with the Far East.....	225, 1035
for Agricultural Economics Bureau.....	682	assignment of trade commissioners to Department duty.....	226, 1035
for eradicating cocoon scale, Island of Guam.....	682, 1326	for enforcing China Trade Act.....	226, 1036
for eradicating nail head rust blight.....	682	for investigating, etc., export industries.....	226, 1036
for purchase, etc., valuable seed.....	700	for compiling information as to domestic and foreign raw materials and manufactures.....	226, 1036
for Farm Management Office.....	759	for transportation of remains of officers, etc., dying abroad.....	226, 1036
for Markets Bureau.....	759	for transportation of families and effects of officers, etc., Foreign and Domestic Commerce Bureau.....	227, 1036
for Office of Experiment Stations.....	1324	restriction on use of foreign vessels.....	227, 1036
for medals to winners at International Livestock Exposition.....	1324	for Customs Statistics Section.....	227, 1037
for Dairying Bureau.....	1326	for compiling directory of foreign buyers.....	227, 1037
for Woodward, Okla., field station.....	1326	for investigating sources of crude rubber; other raw materials, etc.....	227
for forest roads and trails.....	1326	for collecting, etc., information of foreign trade restrictions and regulations.....	227, 1037
for expert services, under Packers and Stockyards Act.....	1327	for Census Bureau, office personnel.....	228, 1037
claim of J. B. Glanville for damage to cattle, referred to district court.....	1327	for collecting statistics.....	228, 1037
cotton reports of condition, progress, and probable production to be issued semimonthly.....	115	for expenses, census of agriculture.....	228
approval by designated crop reporting committee.....	115	for tabulating machines, expenses.....	228, 1038
simultaneous issue with Census Bureau ginning reports at specified dates.....	115	for Steamboat Inspection Service, salaries.....	228, 1038
Dairying Bureau established in.....	243	for inspectors.....	228, 1038
appointment of chief; duties.....	243	for clerk hire.....	229, 1038
transfer of activities to.....	243	for contingent expenses.....	229, 1038
necessary appropriations authorized.....	243	for Navigation Bureau, office personnel.....	229, 1038
duties, etc., of employees authorized to enforce Mississippi River, etc., Refuge Act.....	651	for admeasurement of vessels; counting passengers, etc.....	229, 1038
oaths, etc., in matters under, to be administered by officers thereof to be designated by the Secretary.....	803	for motor boats, etc., to enforce navigation laws.....	229, 1038
legal effect of; no fees, etc., allowed.....	803	for preventing overcrowding of passenger vessels, etc.....	229, 1038
no additional oath to be taken; exception.....	803	for enforcing wireless communication laws on steam vessels.....	229, 1039
stock raising, etc., experiments authorized on lands of Fort Keogh Military Reservation, Mont., transferred to.....	99	for shipping commissioners; clerk hire.....	230, 1039
tick infested cattle admission below Texas southern quarantine line, repealed.....	98	for contingent expenses.....	230, 1039
transfer of Army caterpillar tractors and motor trucks to, for public roads building.....	1281	for Standards Bureau, scientific, clerical, etc., personnel.....	230, 1039
title to be vested in States, solely for use in improving highways.....	1282	for equipment, machinery, etc.....	230, 1039
<i>Department of Commerce,</i>		for contingent expenses.....	230, 1039
appropriation for Secretary, Assistant, and office personnel.....	224, 1033	International Committee of Weights and Measures.....	230, 1039
for chief clerk and superintendent.....	224, 1033	for care of grounds, etc.....	230, 1039
for contingent expenses.....	224, 1033	for investigations, studies, etc., of designated subjects.....	230, 1039
for rent; outside storage.....	224, 1034	for testing structural materials, etc.....	230, 1039
for printing and binding for.....	224, 1034	for standardizing mechanical appliances.....	231, 1040
detail of copy editors.....	224, 1034	for sugar standardization, etc.....	231, 1041
for Foreign and Domestic Commerce Bureau, office personnel.....	225, 1034	for cooperative testing, etc., of gauges, screw threads, etc.....	232, 1041
for commercial attachés.....	225, 1034	for metallurgical research, etc.; railway equipment defects, etc.....	232, 1041
assignment to Department duty.....	225, 1034	for technical investigations in industrial development.....	232, 1042
for promotion of commerce.....	225, 1034		
assignment of trade commissioners to Department duty.....	225, 1035		
for District and Cooperative Office Service.....	225, 1035		

<i>Department of Commerce—Continued.</i>	Page
appropriation for testing large scales.....	232, 1042
for cooperative standardization, etc., of industrial devices.....	232, 1042
for radioactive investigations, etc.....	233, 1042
for studying internal strains of ropes, cables, etc.....	233
for testing automotive engines.....	233, 1043
cooperative scientific investigations with Departments, etc., payable from their funds.....	233, 1043
for Lighthouses Bureau, office personnel.....	233, 1043
for designated general expenses.....	233, 1043
for lighthouse keepers, etc.....	234, 1044
for officers and crews of vessels.....	234, 1044
for district superintendents, etc.....	234, 1044
for retired pay.....	234, 1044
for public works and aids to navigation.....	234, 1044
for Coast and Geodetic Survey, field expenses.....	234, 1044
for physical hydrography researches.....	234, 1045
for compiling Coast Pilot.....	235, 1045
for magnetic observations, etc.....	235, 1045
for earthquake regions, surveys, etc.....	235, 1045
for special surveys.....	235, 1045
for vessels, repairs, crews, etc.....	235, 1045
for pay, etc., of officers.....	236, 1045
designation of assistant director.....	236, 1046
actual traveling expenses allowed.....	1046
for office personnel, expenses, etc.....	236, 1046
for Fisheries Bureau, office personnel.....	236, 1046
for field employees; Alaska service.....	237, 1046
for employees at large; car employees.....	237, 1046
for employees, fish cultural stations, fish rescue, and biological stations.....	237, 1046
for vessel employees; Alaska fisheries service.....	237, 1046
for office expenses.....	237, 1046
for propagation of food fishes.....	237, 1046
for maintenance of vessels.....	238, 1047
for food fishes inquiry.....	238, 1047
for statistical inquiry.....	238, 1047
for protecting, etc., sponge fisheries.....	238, 1047
for protecting Alaska seal fisheries, etc.....	238, 1047
for upper Mississippi Wild Life and Game Refuge.....	1047
for Solicitor of, and office personnel.....	216, 1025
for Foreign and Domestic Commerce Bureau, additional, 1925.....	706
for expenses, enforcing China Trade Act, additional, 1925.....	706
for Steamboat Inspection Service, additional, 1925.....	706
for Navigation Bureau, additional, 1925.....	706
for Standards Bureau, additional, 1925.....	706
for Lighthouses Bureau, additional, 1925.....	706
for Coast and Geodetic Survey, additional, 1925.....	706
for Fisheries Bureau, additional, 1925.....	706
for Alaska salmon fisheries.....	713

<i>Department of Commerce—Continued.</i>	Page
deficiency appropriation for printing and binding.....	40, 1327
for Standards Bureau.....	40, 55, 61, 697, 759, 1328
for Lighthouses Bureau.....	41, 56, 61, 683, 697, 700, 759, 1327
for Coast and Geodetic Survey.....	41, 56, 683, 697, 759, 1328, 1348
for judgments, United States courts, under.....	53
for Steamboat Inspection Service.....	55, 61, 697
for Fisheries Bureau.....	56, 61, 697, 759
for Foreign and Domestic Commerce Bureau.....	61, 759, 1348
for Census Bureau.....	683, 759, 1348
for increase of compensation.....	700
for commercial attachés.....	759
for Navigation Bureau.....	759
for James C. Woolley, credit in accounts.....	1327
for Bernard W. Southgate, credit in accounts.....	1328
duties, etc., of employees authorized to enforce Mississippi River, etc., Refuge Act.....	651
inspectors of hulls and of boilers at Apalachicola, Fla., and Burlington, Vt., abolished.....	104
<i>Department of Justice,</i>	
appropriation for Attorney General, Solicitor General, Assistant to, and office personnel.....	216, 1025
for Solicitors of State, Treasury, Interior, Commerce, and Labor Departments, and of Internal Revenue.....	216, 1025
for office personnel, Solicitors of Treasury, Commerce, and Labor Departments.....	216, 1025
for law books, etc.....	216, 1025
for contingent expenses.....	216, 1025
for rent, District of Columbia.....	216, 1026
for printing and binding for.....	216, 1026
for traveling, etc., expenses.....	216, 1026
for conduct of customs cases, Assistant Attorney General, etc.....	216, 1026
for supplies, etc., customs cases.....	216, 1026
for defending suits in claims.....	217, 1026
for detection and prosecution of crimes, etc.....	217, 1026
protecting the person of the President.....	217, 1026
Director, Bureau of Investigation.....	217
investigating official acts, etc., of court officers, referees, etc.....	217, 1027
special agents, etc.....	217, 1027
criminal identification records expenses.....	217
for enforcing antitrust laws.....	217, 1027
for enforcing Acts to regulate commerce.....	218, 1027
for investigating, etc., war frauds.....	218, 1027
pay restrictions, etc.....	218, 1027
for Pueblo Lands Board.....	1028
for United States Supreme Court.....	218, 1028
for printing and binding for Supreme Court.....	218, 1028
for Reporter, etc., Supreme Court.....	218, 1028
for circuit judges.....	218, 1028
for district judges.....	218, 1028
for retired judges.....	218, 1028
for national park commissioners.....	219, 1028
for Court of Customs Appeals.....	219, 1028

<i>Department of Justice—Continued.</i>		Page.
appropriation for Court of Claims	219,	1028
for Territorial courts	219,	1029
for United States courts	220,	1029
for law books for judges, etc.	221,	1031
for Federal Reporter	221,	1031
for penal institutions, maintenance	221,	1031
for National Training School for Boys, D. C.	223,	1032
for support of prisoners	223,	1033
for inspection of prisons and prisoners	224,	1033
balance for expenses for additional courts continued available during 1925	224	
for conduct of customs cases, additional, 1925	709	
for detection, etc., of crimes, additional, 1925	709	
for enforcing antitrust laws, additional, 1925	709	
for United States courts, additional, 1925	709	
for penitentiaries, etc., additional, 1925	709	
for National School for Boys, D. C., additional, 1925	709	
deficiency appropriation for contingent expenses	43, 56, 686,	1332
for books for judicial officers	43,	760
for defending suits in claims	44,	760
for traveling, etc., expenses	44	
for detection and prosecution of crimes	44, 56, 760, 1332, 1351,	1353
for United States courts	44, 56, 61, 171,	686, 698, 700, 756, 760, 1333, 1348, 1351
for penal institutions	44,	1333
for judgments, United States courts under	53	
for investigation, etc., of war frauds	170	
for support of prisoners	171,	1334
for printing and binding	686,	1332
for Federal Reporter	687	
for enforcing Acts to regulate commerce	756	
for Pueblo Lands Board, expenses	756	
for increase of compensation	760	
for National Training School for Boys, D. C.	1334	
for Federal Industrial Institution for Women	1334	
lands added to McNeil Island penitentiary, Wash., by exchange with Washington	537	
part of Fort Leavenworth, Kans., reservation transferred to, for Leavenworth penitentiary farm	248	
<i>Department of Labor,</i>		
appropriation for Secretary, Assistants, and office personnel	238,	1048
for commissioners of conciliation	239,	1048
for contingent expenses	239,	1048
for rent	239,	1048
for printing and binding for	239,	1048
for Labor Statistics Bureau	239,	1048
for Immigration Bureau	239,	1049
for enforcing laws regulating immigration	240,	1049
contract labor	240,	1049
Chinese exclusion	240,	1049
refunding head tax	240,	1049
additional coast and land border patrol	240,	1049
vehicles, etc., outside the District	240,	1049

<i>Department of Labor—Continued.</i>		Page.
appropriation for enforcing laws, etc.; arrests by employees in illegal attempts to enter	1049	
for immigrant stations	240,	1050
for Naturalization Bureau	240,	1050
for Children's Bureau	241,	1050
for promoting maternity and infancy hygiene	241,	1051
for Women's Bureau	241,	1051
for Employment Service	242,	1051
for Solicitor of, and office personnel	216,	1025
for Immigration Bureau, additional, 1925	709	
for Naturalization Bureau, additional, 1925	709	
for commissioners of conciliation, additional, 1925	709	
for Employment Service, additional, 1925	709	
deficiency appropriation for Immigration Bureau	45,	57, 61, 688, 1335, 1349, 1353
for damages claims	45,	1334
for Employment Service	45	
for judgments, United States courts, under	53, 696,	1347
for increase of compensation	57,	760
for War Emergency Employment Service	57,	700
for national security and defense under	57,	700
for Naturalization Bureau	57	
for Children's Bureau	61,	688
for Ellis Island, N. Y., immigrant station	760	
for paying judgments of Court of Claims under	1347	
correction in appropriation bill for 1925, relating to	1611	
<i>Department of State,</i>		
appropriation for Secretary, Undersecretary, and office personnel	205,	1014
salaries limited to average rates under Classification Act	205,	1014
provision if only one position in a grade	1014	
restriction not applicable to clerical-mechanical service	205,	1014
no reduction in fixed salaries	205,	1014
transfers to another position without reduction	1014	
payments under higher rates permitted	205,	1014
for contingent and miscellaneous expenses	205,	1014
for stationery, furniture, etc.	205,	1014
for books, periodicals, etc., for the library	205,	1015
for printing and binding for	205,	1015
for passport bureaus	206,	1015
Boston, Mass., added	1015	
for Diplomatic and Consular Service	206	
for Foreign Service	1015	
for expenses, enforcing immigration laws	1017	
for bringing home criminals	216,	1025
rent restriction	216,	1025
for Solicitor of the	216,	1025
for investigations under control of	1026	
for passport bureau, New York City, additional pay, 1925	710	
for Inter-American High Commission, additional, 1925	710	

<i>Department of State—Continued.</i>	Page.	<i>Derby, Emma C. (widow),</i>	Page.
deficiency appropriation for Diplomatic and Consular Service.....	47, 57, 61	pension increased.....	1501
for salaries.....	57	<i>Derby, Mary C. (widow),</i>	
for increase of compensation.....	57	pension increased.....	1479
for Inter-American Committee on Electrical Communications.....	170	<i>Des Moines, Iowa,</i>	
for Foreign Service.....	691,	terms of court at.....	795
	698, 700, 760, 1338, 1349, 1351	<i>Deschutes Irrigation Project, Oreg.,</i>	
for Mexican General and Special Claims Commission.....	691	plans, estimates, etc., for construction of, to be submitted to Congress.....	668
for expenses of, under laws regulating immigration of aliens.....	691	<i>Desert Land Entries, Public Lands,</i>	
for Joint Commission on Use of waters of Rio Grande below Fort Quitman, Tex.....	692	allowed Roberta H. Leigh and Laura H. Pettit.....	1592
for International Fisheries Commission.....	756	entrymen of certain lands in California failing to make final proof relieved from cancellation.....	1580
for publishing electoral votes, payable from "printing and binding, 1925".....	756	<i>Desert Lands,</i>	
for national security and defense under.....	760	time further extended for making final proofs by entrymen on.....	982
additional Assistant Secretary of State established.....	146	cause of delay to be proven, etc.....	982
appointment and salary.....	146	<i>Desertion, Army, Navy, or Marine Corps,</i>	
salary of abolished position of Director of the Consular Service made available.....	146	officer or enlisted man having charge against him on the rolls, who served honorably in World War, may be relieved from disabilities.....	1270
authorized to deliver to Henry D. Clayton, decoration, etc., from France.....	1591	entry as honorably discharged on date of charge.....	1271
to Hugh S. Cumming, decorations from France and Poland.....	1364	no back pay, etc., for service prior to World War.....	1271
to Dorr F. Tozier, decoration from Great Britain.....	1366	<i>Detroit, Mich.,</i>	
Chinese indemnity payments remitted from October 1, 1917.....	135	appropriation for marine hospital, improvements.....	79
customs officers for foreign service to be attached to diplomatic missions through.....	748	for River postal service.....	86, 784
fees for visas of foreign passports of aliens not "immigrants" may be modified, etc.; condition.....	976	sale of marine hospital, etc., at, authorized.....	660
Foreign Service Act provisions.....	140	use of proceeds for new site and construction of hospital facilities in same county.....	660
official papers of Territories, to be arranged by, for publication on request of governor of State formed therefrom.....	1104	purchase, etc., of site, and contracts authorized for hospital facilities for Public Health Service, etc.....	660
clerical assistance, etc., authorized.....	1104	amount for technical services, preparation of plans, etc.....	660
annual amounts authorized for salaries.....	1104	time extended for bridging Detroit River at.....	103, 1128
copies to States without charge.....	1104	<i>Detroit River,</i>	
temporary details permitted of Foreign Service officers for duty in.....	143	time extended for bridging, Detroit, Mich.....	103, 1128
titles of Second and Third Assistant Secretaries changed to Assistant Secretaries.....	146	<i>Deuel, Delnora (widow),</i>	
present commissions, salaries, and duties not impaired.....	146	pension.....	1517
<i>Departmental Publications,</i>		<i>Devereux, Flora Hopkins (widow),</i>	
limitation on number of, for official use, repealed.....	1106	pension.....	1488
<i>Dependents of World War Veterans (see also World War Adjusted Compensation Act),</i>		<i>Devils Lake Indian Reservation, N. Dak.,</i>	
provisions for payments to, on death of veteran.....	128	proclamation directing sale of undisposed of ceded lands on.....	1966
<i>Deportation of Aliens,</i>		<i>Devine, Thomas,</i>	
directed, if not entitled to enter, or remain, to be made at any time.....	162	pension.....	1412
<i>Deposits Division, Treasury Department,</i>		<i>Devlin, Margaret (widow),</i>	
appropriation for chief of Division, and office personnel.....	68, 767	pension.....	1439
		<i>Devlin, Mary J. (widow),</i>	
		pension increased.....	1484
		<i>Dewalt, Russell,</i>	
		pension.....	1388
		<i>Dewey County, S. Dak.,</i>	
		bridge authorized across Missouri River between Potter County and.....	30
		<i>Dewitt, Sallie (widow),</i>	
		pension.....	1481
		<i>Deyo, Esther A. (widow),</i>	
		pension.....	1437
		<i>Deyo, Virginia V. (widow),</i>	
		pension.....	1441
		<i>Diamond, Cornelia M. (widow),</i>	
		pension increased.....	1429

	Page.	<i>Diplomatic and Consular Service—Con.</i>	Page.
<i>Dick, Eliza J. (widow),</i> pension-----	1450	appropriation for transportation to and from posts, etc.-----	209
<i>Dickey, Jennie J. (widow),</i> pension-----	1468	for unforeseen emergencies, and Neu- trality Act expenses-----	209
<i>Dickinson, Melissa E. (widow),</i> pension increased-----	1481	for heirs of officers dying abroad-----	209
<i>Diemart, Charles B.,</i> pension increased-----	1396	for Carrie Kitchin Hazeltine-----	209
<i>Dieter, Philip,</i> pension increased-----	1507	for Pauline M. Robinson-----	209
<i>Diethylbarbituric Acid, Salts, etc.,</i> proclamation increasing duty on, to equalize differences in costs of production-----	1973	for May Adelaide Sharp-----	209
<i>Dietrich, Wilhemina W. (widow),</i> pension-----	1519	for Ethel Roberts Loop-----	209
<i>Digest of the Rules of the House of Rep- resentatives,</i> appropriation for preparing-----	582, 1290	for William B. and David M. Kir- jassoff-----	209
pay to clerk to the Speaker's table for preparing, established-----	149	for Eliza R. Seidmore-----	209
<i>Dilks, John W.,</i> military record corrected-----	1542	for Frances R. Jewett-----	210
<i>Dill, Mary L. (widow),</i> pension-----	1439	for Teresa B. Handley-----	210
<i>Dillahay, Lavinia (widow),</i> pension-----	1492	for Irene Gracie Pontius-----	210
<i>Dillingham, William P., late a Senator,</i> deficiency appropriation for pay to heir of-----	33	for bringing home remains of officers dying abroad-----	210
<i>Dilts, Henry,</i> pension increased-----	1383	for post allowances to diplomatic and consular officers to meet living costs-----	210
<i>Dilts, Ida V. (widow),</i> pension increased-----	1463	for Cape Spartel, etc., Light, Mo- rocco-----	210
<i>Diplomatic and Consular Service (see also Foreign Service),</i> appropriation for diplomatic service... for salaries, ambassadors and min- isters-----	206	for life saving testimonials-----	210
for minister resident and consul gen- eral to Liberia-----	206	for Bureau of Weights and Measures--	210
for agent and consul general at Tan- gier-----	206	for Bureau of Customs Tariffs-----	210
no official to receive other Federal salary-----	206	for revision of Chinese customs tar- iff, participation in-----	211
for chargés d'affaires ad interim-----	206	for inquiry into extraterritoriality in China-----	211
for secretaries in the diplomatic service-----	206	for Mexican Boundary Commission--	211
for Japanese, Chinese, and Turkish secretaries and assistants-----	206	for boundary line, Alaska and Can- ada-----	211
for clerks at embassies and legations--	206	for marking Canadian boundary-----	211
for interpreters to embassies and legations-----	207	for International Prison Commission--	211
for student interpreters at embassies and legations-----	207	for Pan American Union-----	212
for quarters for student interpreters--	207	for printing and binding for Pan American Union-----	212
for contingent expenses, missions--	207	for Permanent Court of Arbitration--	212
steam launch, Constantinople-----	207	for Interparliamentary Union for International Arbitration-----	212
dispatch agents-----	207	for International Commission on Tables of Constants, etc.-----	212
loss by exchange-----	207	for International Commission on In- ternational Law-----	212
payments for clerical services ex- cept to citizens, forbidden-----	207	for International Institute of Agri- culture-----	212
for ground rent, Tokyo, Japan-----	207	for International Railway Congress--	213
for consular service-----	208	for International Sanitary Bureau--	213
for consuls general, consuls, and vice consuls-----	208	for International Office of Public Health-----	213
for consular inspectors; expenses-----	208	for British-American Pecuniary Claims Arbitration-----	213
subsistence allowances-----	208	for International Radiotelegraphic Convention-----	213
for consular assistants-----	208	for Inter-American High Commission	213
for clerk hire at consulates-----	208	for Canadian Boundary Waters Com- mission-----	213
for contingent expenses, consulates--	208	for third Pan American Scientific Congress-----	214
loss by exchange-----	208	for annual payment to Panama-----	214
for relief and protection of American seamen-----	208	for payment to Colombia-----	214
for instruction and transit pay, diplo- matic and consular officers-----	208	for International Research Council--	214
		for International Hydrographic Bu- reau-----	214
		for foreign hospital, Cape Town-----	214
		for International Trade Mark Reg- istration Bureau at Habana-----	215
		for Industrial Property Bureau, Berne, Switzerland-----	215
		for German-American Mixed Claims Commission-----	215
		for United States Court for China--	215
		for consular prisons, etc.-----	215
		for bringing home criminals-----	216
		rent restriction in United States--	216

<i>Diplomatic and Consular Service—Con.</i>	Page.	<i>Diplomatic Officers (see also Foreign Service Officers),</i>	Page.
deficiency appropriation for relief and protection of American seamen.....	47, 57, 760	appropriation for instruction and transit pay.....	208
for bringing home remains of officers dying abroad.....	47	for transportation to and from posts for allowance for, dying abroad.....	209
for International Radiotelegraphic Conference.....	48, 1340	for bringing home remains of, dying abroad.....	210
for embassy buildings, etc., Paris, France.....	48	for post allowances.....	210
for International Railway Congress.....	48	deficiency appropriation for bringing home remains of, dying abroad.....	47
for Permanent Court of Arbitration.....	48	for instruction and transit pay.....	57
for International Sanitary Bureau.....	48	for transportation.....	57, 61
for Cape Spartel Light, etc.....	48, 1338	<i>Diplomatic Secretaries,</i>	
for International Institute of Agriculture.....	48, 760, 1338	classified as Foreign Service officers....	140
for secretaries, Diplomatic Service.....	57, 760	<i>Director of Railroads,</i>	
for clerks at embassies and legations.....	57	proclamation reappointing James C. Davis as.....	1922
for contingent expenses, missions.....	57, 61, 760, 1338	<i>Director of the Consular Service,</i>	
for clerks at consulates.....	57, 760	position abolished, and salary made available for additional Assistant Secretary of State.....	146
for contingent expenses, consulates.....	57, 760	<i>Director of the Mint, Treasury Department,</i>	
for instruction and transit pay.....	57	appropriation for, and office personnel.....	76, 776
for transportation.....	57, 61, 1338, 1349	deficiency appropriation for contingent expenses.....	58, 62
for expenses of representation, Inter-American Committee on Electrical Communications meeting.....	170	<i>Director of Traffic, D. C. (see also District of Columbia Traffic Act, 1925),</i>	
for emergencies.....	760	appointment, term, duties, etc.....	1121
for post allowances.....	760, 1349	<i>Directory of Foreign Buyers,</i>	
for International Prison Commission.....	760	appropriation for compiling.....	227, 1037
for United States Court for China.....	760	<i>Disability Compensation, World War Military or Naval,</i>	
for waterways treaty, United States and Great Britain.....	760	appropriation for death or.....	532, 1210
for embassy premises, Mexico City.....	1338	provisions relating to, in World War Veterans' Act.....	615
for payment to Norway.....	1339	<i>Disbarment Proceedings, Interior Department,</i>	
for payment to Sweden.....	1339	appropriation for expenses of testimony in.....	391, 1142
for German-American Mixed Claims Commission.....	1339	<i>Disbursing Clerk, Treasury Department,</i>	
for Conference on Oil Pollution of Navigable Waters.....	1339	appropriation for, and office personnel.....	69, 768
for Industrial Property Conference.....	1340	<i>Disbursing Officers, Army and Navy,</i>	
for Commission on the Equitable Use of the Waters of the Rio Grande.....	1340	relieved from responsibility for certain losses incurred in World War accounts; time extended.....	860
for reimbursement to Texas.....	1340	to be given credit for irregular payments made in good faith.....	860
for embassy premises, London, England.....	1340	losses, etc., if over \$1,000, only on recommendation of the Secretary of War or Navy.....	860
for Foreign Service establishments, Tokyo, Japan.....	1340	certificate of freedom from fraud required.....	860
for consular building, Amoy, China.....	1341	<i>Diseases, Animal,</i>	
for salaries, Consular Service.....	1351	appropriation for preventing spread of.....	438, 827
delegates to be appointed to Seventh Pan American Scientific Conference.....	112	for investigating, etc.....	438, 828
to meeting of Inter-American Committee on Electrical Communications; expenses authorized, etc.....	112	for investigation of tuberculosis, etc.....	438, 828
Foreign Service Act provisions.....	140	for eradicating foot-and-mouth and other contagious diseases.....	110, 458, 851
indemnity payment to Norway on account of collision of "Hassel".....	955	deficiency appropriation for eradicating foot-and-mouth, etc.....	40
membership in International Statistical Bureau authorized.....	112	<i>Diseases, Contagious, D. C.</i>	
annual allotment for.....	112	appropriation for preventing spread of.....	562, 1236
payment authorized to France as indemnity for damages to property of Madame Crignier, by search for body of Admiral John Paul Jones.....	118	<i>Diseases of Man,</i>	
United States-Mexican Claims Commissions, per diem allowance.....	1340	appropriation for investigations, etc., of.....	76, 775
<i>Diplomatic Missions,</i>		<i>Disinfecting Service, D. C.,</i>	
representation allowances for diplomatic and consular officers at capitals of countries with no.....	142	appropriation for maintenance.....	562, 1237
		<i>Dismal Swamp Canal (see Lake Drummond Canal).</i>	

<i>Dismukes, Captain Douglas E., Navy,</i>	Page.	<i>District Courts—Continued.</i>	Page.
to have rank of rear admiral when retired in recognition of gallant, etc., service in World War.....	1279	additional judge authorized for Michigan western district.....	949
<i>Dispatch Agents,</i>		for Minnesota district.....	1098
appropriation for London, New York, San Francisco, Seattle, and New Orleans.....	207	fees for services of clerks of, after July 1, 1925.....	857
for London, New York, San Francisco, Seattle, New Orleans, and Boston.....	1015	claims cases in, subject to review in circuit courts of appeals.....	939
<i>Distilled Spirits,</i>		authority of Supreme Court in designated cases.....	939
removal of, authorized from one warehouse to another for bottling in bond, before paying tax.....	71, 700	final decisions of, reviewable in circuit courts of appeal by appeal or writ of error in all cases; exception..	936
restriction of paying for storage of intoxicating, etc.....	72	for Hawaii, and Porto Rico, review of all cases by circuit court of appeals.....	936
refund of taxes paid on, in excess of \$2.20 a gallon, to distiller who produced and owned the same.....	860	for Alaska, and Virgin Islands, cases reviewable.....	936
conditions, etc.....	860	for Canal Zone, cases prescribed.....	936
withdrawals of, from bonded warehouse seven years after entry allowed additional leakage, etc., allowance.....	808	jurisdiction in prosecutions for larceny, etc., of express or freight shipments in interstate and foreign commerce.....	794
provisions for.....	808	jurisdiction of, concurrent with Court of Claims for recovery of erroneously collected revenue taxes, etc., if collector dead or not in office.....	972
allowance without prior regauges.....	809	jurisdiction of, to entertain and determine bills of interpleader by insurance companies, etc., where adverse claimants of different States.....	976
not applicable to prior withdrawals..	809	jurisdiction of, to secure testimony under Revenue Act of 1924.....	348
<i>Distillers,</i>		to issue process, etc., for enforcing provisions thereof.....	348
additional special tax on business of, where forbidden by State, etc., laws.....	327	additional to other remedies.....	348
no exemption from penalty, etc.....	327	concurrent with Court of Claims for recovery of erroneously collected revenue taxes, etc., if collector dead.....	348
<i>Distinctive Paper (see Paper, Distinctive).</i>		probation system established in, for convictions, etc.....	1259
<i>Distinguished Service Medals, Army,</i>		<i>District Judges (see also Judges, United States Courts),</i>	
balances of appropriations for, covered in.....	934	appropriation for salaries.....	218, 1028
to be presented to Major Frederick L. Martin, Army Air Service, Sergeant Alva L. Harvey, Army Air Service, and each of the Army world fliers.....	979	additional, appointed to fill a vacancy in Minnesota district.....	1098
<i>District and Cooperative Office Service, Department of Commerce,</i>		authorized for Michigan western district.....	949
appropriation for operating expenses..	225, 1035	<i>District of Columbia,</i>	
for operating expenses, additional, 1925.....	706	appropriation for expenses of.....	539, 1216
<i>District Attorneys, United States Courts,</i>		revenues from sources in the District to be credited thereto..	539, 1216
appropriation for salaries and expenses.....	220, 1029	in addition \$9,000,000 from the Treasury.....	539, 1217
for payment to clerks acting as, during vacancies.....	220, 1029	for salaries, executive office.....	539, 1217
for regular assistants to, appointed by Attorney General; pay restriction.....	220, 1029	salaries limited to average rates under Classification Act.....	540
for special assistants.....	220, 1029	restriction not applicable to clerical-mechanical service.....	540
for salaries and expenses, additional, 1925.....	709	no reduction in fixed salaries.....	540
for pay of regular assistants, additional, 1925.....	709	payments under higher rates permitted.....	540
for special assistants, additional, 1925.....	709	for veterinary division.....	540, 1217
deficiency appropriation for salaries, etc.....	44, 56, 61, 171, 687, 760, 1348	for purchasing division.....	540, 1217
for special assistants.....	56, 687, 1351	for building inspection division..	540, 1217
duties of, in Alaska, in actions for violations of Alaska Game Law.....	746	for plumbing inspection division..	540, 1217
<i>District Building, D. C.,</i>		for care, etc., District Building..	540, 1217
appropriation for operating force, etc.; restriction.....	540, 1217	restriction on additional engineers, etc.....	540, 1217
for supplies.....	540	for operating expenses.....	540, 1217
<i>District Courts,</i>		for assessor's office.....	540, 1218
appropriation for judges.....	218, 1028	for license bureau.....	540, 1218
for Hawaii, judges.....	218, 1028		
for Porto Rico, judge.....	218, 1028		

<i>District of Columbia—Continued.</i>		Page.
appropriation for vehicle tags.....	540,	1218
for collector's office.....	541,	1218
for auditor's office.....	541,	1218
for corporation counsel's office.....	541,	1218
for coroner's office.....	541,	1218
for superintendent of weights, meas- ures, and markets.....	541,	1218
for Engineer Commissioner's office.....	541,	1218
for central garage.....	541,	1218
for municipal architect's office.....	541,	1218
for Public Utilities Commission.....	541,	1219
for board of examiners, steam engi- neers.....	542,	1219
for insurance department.....	542,	1219
for surveyor's office; temporary draftsmen, etc.....	542,	1219
for Employees' Compensation Fund.....	542,	1219
for free public library.....	542,	1219
library stations restrictions.....	542,	1219
for contingent expenses.....	542,	1220
for printing reports.....	543,	1220
discretionary discontinuance; pres- ervation of originals.....	543,	1220
for motor vehicles, maintenance, purchase, etc.....	543,	1220
regulations for use of vehicles, etc.....	543,	1220
expenses for horses, etc., limited..	544,	1221
payment for fire insurance for- bidden.....	544,	1221
specific residence telephones al- lowed.....	544,	1221
for postage.....	544,	1221
for car, etc., fares; limitation.....	544,	1221
for judicial expenses.....	544,	1221
for advertising.....	544,	1221
for survey, etc., of dangerous, etc., buildings.....	544,	1221
for condemning insanitary buildings.....	544,	1221
for copies of wills, etc., to assessor..	545,	1221
for recorder of deeds, rent, etc....	545,	1222
for employment service, expenses.....	545,	1222
for tablets to mark historical places..	545,	1222
for emergency fund.....	545,	1222
for refund of erroneous collections..	545,	1222
for interest and sinking fund.....	545,	1222
for special equipment for tax collec- tion.....	545,	1222
for aid, National Conference of Com- missioners on Uniform State Laws.....	545,	1222
for assessment and permit work; street improvements.....	545,	1122
for paving roadways, permit system..	545,	1222
for street improvements, allotments designated.....	545,	1222
for street and road improvements, under gasoline, etc., tax fund... restricted to specified improve- ments.....	545,	1226
assessments under existing law... continuing of uncompleted projects directed.....	548,	1226
for grading streets, etc.....	548,	1226
for condemnation of streets, alleys, etc.....	548,	1226
for small park areas.....	548,	1226

<i>District of Columbia—Continued.</i>		Page.
appropriation for opening streets, etc., under highways system, from District revenues.....	548,	1227
for repairs, streets, etc.....	548,	1227
changing curb lines.....	549,	1227
for sidewalks and curbs, public reser- vations, etc.....	549,	1227
for repairs, suburban roads.....	549,	1227
for trestle and bin construction, N Street NE.....	549,	1227
for street and road improvements, under gasoline, etc., tax fund... restricted to specified improve- ments.....	549,	550
assessments under existing law... moneys received to be credited to fund.....	550,	550
for bridges, construction, repair, etc.	550,	1227
street bridges over railways or canals.....	550,	1227
for Highway Bridge, operation, etc.	550,	1227
for Anacostia River Bridge, opera- tion, etc.....	550,	1227
for Francis Scott Key Bridge.....	550,	1227
for trees and parking.....	550,	1227
for public convenience stations.....	551,	1228
for sewers, cleaning, etc.....	551,	1228
for city refuse disposal; personal services.....	551,	1228
for cleaning streets, removing snow, etc.....	551,	1228
for garbage disposal, etc.....	551,	1228
for purchase of transfer station.....	551,	1228
for playgrounds.....	552,	1229
public school, during vacation.....	552,	1229
swimming pools.....	552,	1229
purchase of sites.....	552,	1229
for bathing beach.....	552,	1229
for electrical department.....	552,	1229
for lighting expenses.....	553,	1229
contract requirements.....	553,	1230
for fire alarm boxes, etc.....	553,	1230
for underground cables.....	553,	1230
for public schools.....	553,	1230
vacation schools and playgrounds..	555,	1230
longevity pay, etc.....	555,	1230
allowance to principals.....	555,	1230
for annuities.....	555,	1231
for night schools.....	555,	1231
for instruction of deaf, dumb, and blind.....	555,	1231
for Americanization work, etc.....	556,	1231
community center department.....	556,	1231
care, etc., of buildings.....	556,	1231
hygiene and sanitation.....	556,	1231
free dental clinics.....	556,	1232
miscellaneous; temporary rooms... tubercular pupils.....	556,	1232
manual training, expenses.....	557,	1232
fuel, light, and power.....	557,	1232
furniture, supplies, etc.....	557,	1232
teachers in nature study, etc.; payments to be designated.....	557,	1233
free tuition to children of Army, Navy, etc., outside of District..	558,	1233
for buildings, construction, etc....	558,	1233
additional sites, etc.....	558,	1233
school for tubercular children.....	558,	1233

<i>District of Columbia—Continued.</i>	Page.
appropriation for buildings; construction appropriations immediately available.....	558
rent.....	559, 1234
repairs, improvements, etc.....	559, 1234
playgrounds.....	559, 1234
for police department.....	559, 1234
House of Detention.....	560, 1235
harbor patrol.....	560, 1235
for policemen and firemen's relief fund.....	560, 1236
for fire department.....	561, 1236
for health department, personal services.....	562, 1236
prevention of contagious diseases.....	562, 1236
isolating wards, Garfield and Providence Hospitals.....	562, 1237
dispensaries for tuberculosis and venereal diseases.....	562, 1237
disinfecting service.....	562, 1237
food, etc., adulteration.....	562, 1237
bacteriological and chemical laboratories.....	563, 1237
dairy farm, etc., inspection.....	563, 1238
public crematory.....	563, 1238
child hygiene service.....	563, 1238
for juvenile court.....	563, 1238
for police court.....	564, 1239
for municipal court.....	564, 1239
for supreme court, salaries and expenses.....	565, 1239
for courthouse, care, etc.....	565, 1240
for court of appeals, salaries and expenses.....	565, 1240
for support of convicts out of the District.....	566, 1240
for lunacy writs.....	566, 1240
for miscellaneous court expenses.....	566, 1240
for printing and binding for courts.....	566, 1240
for Board of Charities, etc.....	566, 1241
for support of jail prisoners, etc.....	566, 1241
for workhouse and reformatory.....	566, 1241
for National Training School for Boys.....	567, 1242
for National Training School for Girls.....	567, 1242
for medical charities.....	567, 1242
for Columbia Hospital for Women.....	568, 1242
for Tuberculosis Hospital.....	568, 1242
for Gallinger Municipal Hospital.....	568, 1243
admission of pay patients.....	568
for Board of Children's Guardians, expenses.....	569, 1243
for board, etc., of children.....	569, 1243
for District Training School.....	569, 1243
for home, etc., for feeble minded, construction, etc.....	569
for Industrial Home for Colored Children.....	569, 1244
for Industrial Home School.....	570, 1244
for Home for Aged and Infirm.....	570, 1244
for temporary homes.....	570, 1244
for National Library for the Blind.....	570, 1245
for Columbia Polytechnic Institute.....	570, 1245
for support, etc., of insane.....	571, 1245
for relief for the poor.....	571, 1245
for payment to abandoned families.....	1245
for burial of indigent ex-service men.....	571, 1245

<i>District of Columbia—Continued.</i>	Page.
appropriation for transportation of paupers.....	571, 1246
for militia expenses.....	571, 1246
for development, etc., Anacostia Park.....	572, 1246
for public buildings and grounds, salaries and expenses.....	572, 1246
for park police.....	572, 1246
for improvement, care, etc., of public grounds.....	572, 1247
Rock Creek Park.....	573
Potomac Park, etc.....	573, 1247
Tidal Basin bathing beach.....	573
Tidal Basin bathing beach balances covered in.....	1247
for surveying Virginia boundary line.....	574
for Rock Creek and Potomac Parkway Commission; acquiring lands.....	574
restriction on opening streets, etc., which may diminish flow of Rock Creek and tributaries.....	574
for National Capital Park Commission, acquiring lands, etc.....	1247
for Zoological Park.....	574, 1247
for water service; out of revenues thereof.....	574, 1248
for increasing water supply of.....	574, 1248
contracts authorized.....	575, 1248
for Washington Aqueduct, etc.....	575, 1248
for Conduit Road, maintenance, etc.....	575, 1248
for water service; emergencies.....	575, 1248
control of Secretary of War not affected.....	575, 1248
for water department, salaries, etc.....	575, 1249
for operating expenses.....	575, 1249
for extending water service.....	576, 1249
assessments for laying mains, etc.....	576, 1249
for installing meters to private residences.....	576, 1249
for hydrants, etc.....	576, 1249
for extending mains.....	576, 1249
employment of temporary draftsmen, etc., on sewers, streets, etc.....	576, 1250
laborers, mechanics, etc.....	577, 1250
horses, vehicles, etc.....	577, 1250
employment of temporary draftsmen, etc., for water department work.....	577, 1250
leaves of absence, to persons employed ten months.....	1251
positions filled twelve consecutive months considered regular and not temporary.....	1251
payments from miscellaneous trust fund deposits.....	577, 1251
purchases of supplies, motor vehicles, etc., from Government sources; limitation if procured elsewhere.....	578, 1251
for operations, etc., Center Market.....	459, 846
for public buildings and grounds, additional, 1925.....	712
for Anacostia River and Flats, additional, 1925.....	712
for increasing water supply, additional, 1925.....	712
for Washington Aqueduct, additional, 1925.....	712

<i>District of Columbia—Continued.</i>		Page.
appropriation for supreme court, additional, 1925	-----	712
for courthouse, care, etc., additional, 1925	-----	712
for court of appeals, additional, 1925	-----	712
deficiency appropriation for plumbing inspection division	-----	36
for Rent Commission	-----	36, 674
additional pay to assessor from, forbidden after June 30, 1924	-----	674
for printing zoning regulations, etc.	-----	37
for revised edition of building code	-----	37
for removing dangerous, etc., buildings	-----	37
for recorder of deeds, rent	-----	37
for public convenience stations	-----	37
for sewers	-----	37, 1310
for police and firemen's relief fund	-----	37, 1321
for public schools	-----	37, 675, 1319
for new buildings, sites, etc., from fund returned to the District	-----	1320
for police department	-----	37, 676
additional pay, 1925	-----	676
for supreme court	-----	38, 677, 754, 1322
for support of convicts out of the District	-----	38, 677, 1322
for Children's Hospital	-----	38
for judgments	-----	38, 678, 1323
for water department	-----	38, 1324
for Gallinger Municipal Hospital	-----	38, 678
for judicial expenses	-----	674, 1319
for advertising	-----	674
for refund of erroneous collections	-----	674, 1319
for marking traffic lines, etc.	-----	675
for traffic signals, etc.	-----	675
for fire department, additional pay, 1925, etc.	-----	674
for health department	-----	676, 1321
for police court	-----	677, 1321
for lunacy writs	-----	677, 1322
for workhouse	-----	677
for National Training School for Girls	-----	677, 1322
for Central Dispensary and Emergency Hospital	-----	678
for Casualty Hospital	-----	678
for feeble minded children	-----	678
for indigent insane	-----	678
for public buildings and grounds	-----	678
for park police	-----	678
for Tidal Basin bathing beach, extension	-----	678
for bathing beach for colored people	-----	678
for audited claims	-----	679, 1323
proportion from District revenues	-----	679, 1324
for court of appeals	-----	679
for surveyor's office	-----	754
for care, etc., public grounds	-----	759
for Memorial to Women of World War	-----	1314
for reallocated salaries	-----	1318
for personal services, Executive Office	-----	1318
for building inspection, temporary services	-----	1318
for plumbing inspection, temporary services	-----	1318
for corporation counsel's office	-----	1318
for coroner's expenses	-----	1318
for Employees' Compensation Fund	-----	1318
for public library	-----	1318
for contingent expenses	-----	1319

<i>District of Columbia—Continued.</i>		Page.
deficiency appropriation for widening Nichols Avenue SE	-----	1319
for eliminating Lamond railroad grade crossing; extension of Van Buren Street	-----	1319
for city refuse disposal, etc.	-----	1319
for juvenile court	-----	1321
for jail, installing death chamber	-----	1322
for medical charities	-----	1322
for Board of Children's Guardians	-----	1322
for Saint Elizabeths Hospital	-----	1323
for removing Tidal Basin bathhouses, etc.	-----	1323
for snow and ice removal	-----	1323
for parkway, Potomac, Zoological, and Rock Creek Parks	-----	1323
adjustment of accounts between United States and, pursuant to report of Joint Committee	-----	804
sums credited to general District account; balance due June 30, 1922	-----	804
adjusted errors	-----	804
sum charged against the District; proportion of, of unexpended balances	-----	804
proportion of bonus to employees	-----	804
cost of addition to Zoological Park	-----	804
amount for Eldred C. Davis	-----	804
no interest allowed either party	-----	804
credits and charges a full satisfaction of all mutual claims	-----	804
specified difference available for schools, playgrounds, and parks additional to sums appropriated for fiscal year 1926	-----	805
additional credits not prevented; unexpended balances covered in June 30, 1922	-----	805
proportion of miscellaneous receipts paid directly to the Treasury in 1922	-----	805
erroneous charges in Third Deficiency Act of 1922	-----	805
determination by Comptroller General if specified items improperly charged	-----	805
amount so found, made available for District general account	-----	805
report to Congress of	-----	805
additional lands in, for Bureau of Standards site, to be acquired	-----	950
alleys to Square 616, rearranged for school uses	-----	671
allowance for horses, etc., at District Training School	-----	1323
American Red Cross allowed to continue use of temporary buildings in grounds of Memorial to Women of the Civil War	-----	975
Anacostia Park, agreement with Washington Gas Light Company as to title of certain land adjoining, ratified	-----	887
architecture, regulations for practice in arterial highways or boulevards provided for	-----	713
captured war devices and trophies to be apportioned and distributed to	-----	1125
597	-----	597
compilation of laws relating to, ordered printed	-----	1611
compulsory school attendance provisions	-----	806

<i>District of Columbia—Continued.</i>	
condemnation, etc., of private lands for opening B Street NW. from the Capitol to the Potomac, in connection with Arlington Memorial Bridge.....	975
dentistry regulations amended.....	599
electrocution substituted for hanging as mode of capital punishment in.....	798
return from the President requested, of bill relating to.....	1615
elimination of Lamond grade crossing of Van Buren Street.....	1096
amount authorized for expenses....	1097
feeble minded persons, to be cared for, in District Training School.....	1135
fire department; error in pay fixed for battalion chief engineers, corrected.....	752
Five-Year School Building Program Act provisions.....	986
height of building of addition to a hotel permitted.....	647
height of buildings; limit increased on residence streets.....	961
Howard University authorized to acquire land for athletic field, etc....	632
inauguration of the President; provisions for ceremonies connected therewith.....	943
incorporations; American Academy in Rome, charter amended.....	635
American War Mothers.....	966
Blind Veterans of the World War....	535
Grand Army of the Republic.....	358
Inland Waterways Corporation.....	360
Medical Society, incorporators, etc., amended.....	153
National McKinley Birthplace Memorial Association, trustees increased.....	114
National Society of Sons of the American Revolution, number of trustees modified.....	808
Washington Home for Foundlings, addition of memorial gift from Randolph T. Warwick, authorized.....	794
land accepted from Mrs. Anne Archbold as addition to park system. to be known as "Archbold Parkway".....	978
further dedications of, may be accepted on request of National Capital Park Commission.....	979
from Charles C. Glover, for park purposes.....	464
to be "The Glover Parkway and Children's Playground".....	464
added to park system.....	464
lots in square 173, of Daughters of American Revolution, exempt from taxation.....	135
memorial authorized to District forces serving in World War, to be erected in Potomac Park.....	666
of Navy and Marine Corps to Americans lost at sea.....	14
Women of World War, on site of Memorial to Women of Civil War.....	665
milk, cream, and ice cream regulations.	1004

<i>District of Columbia—Continued.</i>	
motor-vehicle fuel tax levied.....	106
registration fee and identification tags for motor vehicles.....	108
license tax on operating vehicles for hire not affected by.....	109
personal property tax on vehicles for hire not affected.....	110
National Capital Park Commission, created; composition, purposes, etc.....	463
National Research Building; alterations for district engineer's office, etc.....	1197
optometry practice regulations.....	177
public school salaries established.....	367
recorder of deeds authorized to appoint second deputy, etc.....	1102
removal of remains of George Mauger and Anton Lerch Burklin from, permitted.....	1377
Rents Act provisions continued to May 22, 1925.....	121
Roosevelt Memorial Association may prepare plans, etc., for memorial to Theodore Roosevelt.....	935
Square 116; title confirmed to owners of lot 4 in.....	1546
salaries fixed of police force.....	174
fire department.....	175
park police.....	175
statue authorized in public grounds, of General San Martin.....	667
of "Serenity".....	21
steam engineering regulations amended to include other operating engines.....	1284
street railway companies authorized to merge or consolidate.....	1265
streets, etc., closing directed of designated streets, etc., to conform to highways plans.....	799
other streets, etc., in the judgment of the Commissioners.....	799
abutting owners to be given title to areas closed.....	800
consent of property owners required.....	800
plats, etc., to be prepared and approved by Commissioners....	800
apportionment of closed areas....	800
extension of Van Buren Street by subway under railroad tracks....	1097
name changed of Jewett Street NW., to Cathedral Avenue.....	177
Keokuk Street to Military Road, NW.....	593
of Third Place NE., to Abbey Place portion of Thirty-seventh Street to Chevy Chase Parkway.....	960
widening authorized, of Fourth Street NW.....	115
Georgia Avenue NW.....	718
Nichols Avenue SE.....	95
Traffic Act provisions.....	750
veneral diseases prevention, etc.....	1119
Washington Home for Foundlings; acceptance of memorial gift from Randolph T. Warwick.....	1001
<i>District of Columbia Code Amendments,</i>	
Sec. 42. Police court, additional judges, for traffic cases, etc.....	794
Sec. 44. Police court trials, jury modifications.....	1119
	1120

<i>District of Columbia Code Amendments—</i>	Page.	<i>District of Columbia Traffic Act, 1925—</i>	Page.
Continued.		Continued.	
Sec. 45. Police court jury; terms for two weeks.....	1120	director of traffic under superintendent of police to be appointed by the Commissioners.....	1121
Sec. 196. Deputy coroners; two authorized.....	713	term, salary, etc.....	1121
Sec. 204. Drawing jurors, for police court.....	1120	regulations to be made by, controlling motor vehicle traffic, prescribing penalties, etc.....	1121
for juvenile, etc., courts.....	1121	publication of, in newspapers 10 days before enforcing penalties, etc.....	1121
Sec. 546. Recorder of deeds of chattels; instrument to be filed without recording.....	1103	placing of parking signs, etc., except by authority of, prohibited.....	1121
Sec. 547. Conditional sales; written terms of, to be filed.....	1103	additional assistant to corporation counsel to be appointed.....	1121
Sec. 549. Recorder of deeds, appointment of second deputy, etc.....	1102	operators' permits to be issued by director annually.....	1121
Sec. 558. Notaries public.....	821	examination of qualifications for, etc.....	1122
Sec. 1199. Execution by hanging repealed, and electrocution prescribed.....	798	for period of one year; renewal.....	1122
<i>District of Columbia, Commissioners of,</i>		fee; duplicate if lost.....	1122
appointment of director of traffic under superintendent of police, by.....	1121	age restrictions.....	1122
additional assistant to corporation counsel.....	1121	statements to be contained in to be kept in immediate possession when operating vehicle.....	1122
authorized to accept tract from Charles C. Glover, for park purposes.....	464	fine for noncompliance.....	1122
close designated streets, etc., to conform with highways plan.....	799	not applicable to transients.....	1122
prescribe regulations, penalties, etc., for enforcing motor vehicle fuel tax.....	110	without charge to possessors of present permits, good for one year.....	1122
discretionary discontinuance of printing reports, etc., of.....	543, 1220	operating motor vehicle without, forbidden.....	1122
Engineer, to serve on National Capital Park Commission.....	463	punishment for.....	1122
to appoint Board of Optometry; number, qualifications, etc.....	178	passenger vehicle licenses for hire not affected.....	1122
<i>District of Columbia Memorial Commission,</i>		nonresidents exempt from permits and registration.....	1123
persons constituting.....	666	if having complied with State laws, for same period as extended to District residents.....	1123
authorized to erect memorial to District forces serving in World War.....	666	not having State, etc., laws, prohibited from operating in the District.....	1123
design, etc.....	666	unless operators' license not issued by State, etc.....	1123
selection of site, designs, etc.....	666	or submitting to examination and obtaining District license.....	1123
supervision of erection; no Government expense.....	666	penalty for violations.....	1123
<i>District of Columbia Rents Act,</i>		speed limitation; exception.....	1123
emergency declared as still existing.....	120	prohibitions for reckless driving, etc.....	1123
provisions reenacted and continued to May 22, 1925.....	121	punishment for reckless driving for violations other than reckless driving.....	1123
hotel proprietors required to have card of rates for each room, etc., posted therein.....	121	collision requirements; information to be given by operator.....	1124
advances allowed only on approval of Commissioners, after 30 days' notice.....	121	punishment for not reporting when causing personal injury.....	1124
penalty for violations.....	121	damage to other vehicle.....	1124
<i>District of Columbia Traffic Act, 1925,</i>		driving vehicle when under influence of liquor or drug, forbidden.....	1124
title of Act.....	1119	punishment for.....	1124
meaning of terms used herein.....	1119	revocation of license upon conviction.....	1124
police court to consist of four judges; qualifications, etc.....	1119	smoke-screen prohibitions.....	1124
consideration of traffic cases.....	1119	violations a felony, and punishment for.....	1124
terms of present judges; additional accommodations, etc.....	1120	report required if vehicle brought to garage or repair shop shows evidence of accident, etc.....	1125
trials without jury unless penalty over \$300, and imprisonment over 90 days.....	1120	penalty for failure.....	1125
commitments in default of paying fines.....	1120	discretionary revocation or suspension of permit by director; exception.....	1125
jury provisions for.....	1120	issuing new permit restricted.....	1125
bimonthly drawings for jury service in police court.....	1120	of foreign permit on conviction of violations hereof.....	1125
quarterly drawings for jury service in juvenile, etc., courts.....	1121		

<i>District of Columbia Traffic Act, 1925—</i>	Page.	<i>District Training School, D. C.—Contd.</i>	Page.
Continued.		court may suspend sentence if person convicted of crime, etc., is feeble minded	1139
discretionary revocation, etc.; punishment for operating vehicle during period of	1125	hearing, etc., on petition	1139
designation of arterial highways or boulevards on public highways, authorized	1125	transfer of patient becoming insane to Saint Elizabeths Hospital on order of court	1140
equipment for traffic control on, to be provided	1125	separate docket of feeble mindedness proceedings to be kept by District Supreme Court	1140
appointment of 100 additional privates on police force authorized	1125	transfers of feeble minded from Boys or Girls National Training Schools	1140
repeal of designated former laws	1125	use of, only for bona fide District residents; removal of others	1140
control of Chief of Engineers over park system not interfered with	1126	paroles may be granted patients; conditions, etc.	1140
prosecutions of prior violations under, to be continued	1126	service of process, etc., on inmates only by superintendent, etc.; return thereof, etc., effective	1140
provisions for operators' permits and repeals to take effect in 60 days	1126	no contract, etc., to be executed by a patient unless approved by order of court	1140
other, except for traffic regulations, immediately	1126	invalidity of any part not to affect remainder of Act	1141
invalidity of any provision not to affect remainder of Act	1126	inconsistent laws repealed	1141
<i>District Training School, D. C.,</i>		maintenance of horses and wagons authorized from appropriations for	1323
appropriation for construction, maintenance, etc., of, for feeble minded persons	1243	<i>Dividends (see also Revenue Act of 1924),</i> verified returns of payments by corporations of, to be made; details, etc.	292
institution for the feeble minded under Board of Charities to be known as	1135	<i>Dixie Highway, New,</i> appropriation for construction, etc., at Camp Knox, Ky	489
persons construed as feeble minded, but not insane	1135	<i>Dixie Power Company,</i> preliminary permit for project of, on White River, Ark., may be extended	96
regulations for discipline, etc., by Board of Charities	1135	<i>Doan, Sarah E. (widow),</i> pension increased	1529
detailed annual statement of employees, property, etc.	1135	<i>Doane, Carrie E. (widow),</i> pension	1508
superintendent to be appointed as chief executive officer	1135	<i>Dobbertin, John J.,</i> appointment authorized as marine gunner, Marine Corps, and retired if incapacitated for active service	1012
sale of farm products, etc., by	1135	<i>Dobner, Sarah (widow),</i> pension	1455
admissions; age limitation	1135	<i>Dockery, Benjamin,</i> pension	1388
petition by guardian, etc., for; facts to be included	1135	<i>Document Room, House of Representatives,</i> appropriation for superintendent, assistants, etc.	584, 1292
statement as to examination by a physician; indorsement by witnesses	1136	distribution of unbound copies of documents and reports, limited to 500	1106
proceedings in court; two physicians to examine and certify condition	1136	position and pay established of superintendent, assistants, etc.	151
order directing immediate custody may be issued	1136	of special employee, Joel Grayson	151
place of detention restricted	1136	<i>Document Room, Senate,</i> appropriation for superintendent, assistants, etc.	579, 1287
continuance of hearing; investigation of facts before making order	1137	positions and pay established of superintendent, assistant, etc.	147
jury trial if demanded	1137	<i>Doepel, Charles F.,</i> pension increased	1496
action of dismissal or commitment	1137	<i>Dog River, Ala.,</i> preliminary examination, etc., of, modified	5
on delivery of surety bond to court, admission as a private patient may be ordered	1137	<i>Doherty, Annie K. (widow),</i> pension	1525
if patient is admitted as a public patient and has an estate, reimbursement may be ordered therefrom	1137	<i>Doherty, Florence (widow),</i> pension increased	1433
without estate, but has relatives legally liable, issue of order to secure payment	1138		
court procedure	1138		
public patients may be changed to private, on executing bond for support, etc.	1138		
proceedings to procure discharge of feeble minded persons	1138		
punishment for unlawfully contriving to have a person adjudged feeble minded	1139		
action if child before juvenile court as delinquent, appears to court as feeble minded	1139		

	Page.		Page.
<i>Doll, Hannah (widow),</i> pension increased.....	1514	<i>Dourine, etc.,</i> appropriation for investigating, treat- ing, etc.....	439, 829
<i>Doll, Sarah J. (widow),</i> pension.....	1443	<i>Dove Company, J. Maury,</i> deficiency appropriation for payment to.....	53
<i>Domestic Animals,</i> horses, cattle, etc., straying, etc., across boundary before May 1, 1924, admitted free of duty if returned prior to December 31, 1924.....	2	<i>Dowling, Johanna (widow),</i> pension increased.....	1509
duties paid on, returned after March 1, 1923, to be refunded... before May 1, 1925, admitted free of duty if returned before December 31, 1925.....	2	<i>Downes, Josephine M. (widow),</i> pension increased.....	1524
duties collected on, after December 30, 1924, to be refunded.....	963	<i>Draft, Selective,</i> deficiency appropriation for registra- tion and selection expenses....	62, 761
<i>Domestic Corporations (see Corporations,</i> <i>Domestic).</i>		<i>Drain, William R.,</i> pension increased.....	1391
<i>Dominican Republic,</i> appropriation for minister to.....	206, 1015	<i>Drake, Phillipa (widow),</i> pension.....	1425
persons born in, construed as nonquota immigrants in Immigration Act....	155	<i>Draper, Samantha Lee (daughter),</i> pension increased.....	1461
<i>Donahue, Margaret (widow),</i> pension.....	1428	<i>Drawback, Internal Revenue,</i> deficiency appropriation for allowance	58, 761
<i>Donley, Elwood,</i> pension increased.....	1407	<i>Drenning, Elizabeth (widow),</i> pension.....	1506
<i>Donnelly, James,</i> pension.....	1382	<i>Dresser, Danie E.,</i> pension increased.....	1397
<i>Doorkeeper, House of Representatives,</i> appropriation for, special employee, messengers, etc.....	584, 1292	<i>Driskill, Margaret C. (widow),</i> pension.....	1445
janitors placed under, after close of Congress.....	583, 1291	<i>Drought Resistant Crops,</i> appropriation for breeding, etc.....	442, 832
positions and pay established of, special employee, superintendent of press gallery, etc.....	151	<i>Drought Stricken Areas of New Mexico,</i> loans authorized to farmers in, to pur- chase seed, etc., for planting; terms and conditions.....	110
messengers, laborers, etc.....	151	use for designated crops; to be a prior lien thereon.....	110
folding room superintendent, clerks, folders, etc.....	151	lien considered sufficient security....	110
pages.....	151	agencies for, to be designated; re- striction on use.....	110
document room superintendent, as- sistants, etc.....	151	appropriation for.....	110
<i>Doorkeeper, Senate (see Sergeant at Arms</i> <i>and Doorkeeper, Senate).</i>		punishment for false representa- tions, for obtaining.....	110
<i>Dorchester Bay, Mass.,</i> preliminary examination, etc., of, to be made.....	1191	<i>Drucks, William J.,</i> payment to, for personal injuries.....	1578
<i>Dorranceton, Pa.,</i> time extended for bridging North Branch of Susquehanna River from Wilkes-Barre to.....	173	<i>Drug, etc., Plants,</i> appropriation for investigating diseases of.....	441, 831
<i>Dosch, Mary (widow),</i> pension.....	1487	for physiological and fermentation investigations, etc., of agricul- tural.....	441, 831
<i>Dose, Josiah Frederick,</i> military record corrected.....	1586	<i>Drug Products, etc.,</i> appropriation for biological investiga- tions, etc., of agricultural....	446, 837
<i>Dossett, Elizabeth (widow),</i> pension.....	1483	<i>Drugs, Adulterated, etc., D. C.,</i> appropriation for detecting.....	563, 1237
<i>Dotson, Margaret E. (widow),</i> pension.....	1463	<i>Drugs, etc.,</i> appropriation for investigating adul- terations, false branding, etc., of.....	447, 837
<i>Dotson, William,</i> pension increased.....	1393	<i>Dry Land Farming,</i> appropriation for improving methods of.....	442, 832
<i>Dotter, Margary (widow),</i> pension.....	1526	<i>Duchesne County, Utah,</i> appropriation for aid to public schools in, from Indian funds.....	408, 1158
<i>Doty, Edith E. (widow),</i> pension increased.....	1506	<i>Dudley, Abby F. (widow),</i> pension increased.....	1499
<i>Doucette, Carrie M. (widow),</i> pension.....	1467	<i>Dues, Club, etc.,</i> internal revenue tax on, exceeding \$10..	321
<i>Douglas, Henry T.,</i> pension increased.....	1385	<i>Duffy, James, alias Henry L. Forbes,</i> pension.....	1478
<i>Douglas, Minerva (widow),</i> pension.....	1471	<i>Dugent, Emma L. (widow),</i> pension.....	1524
<i>Douglas, Sarah A. (widow),</i> pension.....	1496		

	Page.	E.	Page.
<i>Duluth, Minn.,</i> bridge authorized across Saint Louis River, from Superior, Wis., to... purchase of, after completion, by Superior and, authorized; terms, etc.....	1095	<i>E Street NW., D. C.,</i> appropriation for widening and re- pairing, Fifth to Thirteenth Streets; from gasoline-tax fund.....	1224
preliminary examination, etc., of, har- bor to be made.....	1195	<i>E Street SE., D. C.,</i> appropriation for paving, etc., Eight- eenth to Nineteenth Streets, from gasoline-tax fund.....	1225
<i>Dum, Frederick J.,</i> pension.....	1527	<i>Eads, Isaac,</i> pension.....	1528
<i>Duncan, Bell L. (widow),</i> pension increased.....	1518	<i>Eagle Pass, Tex., Lumber Company,</i> refund of excess duties to.....	1374
<i>Dungan, Mary (widow),</i> pension increased.....	1400	<i>Eames, Seth P.,</i> pension.....	1387
<i>Dunkerson, Eliza J. (widow),</i> pension.....	1474	<i>Earl, Y. Charles,</i> purchase of lands in Alabama by, authorized.....	812
<i>Dunlap, Harrietta (widow),</i> pension.....	1512	<i>Earned Income,</i> credit allowed for, in computing normal income tax.....	264
<i>Dunlap, Lydia S. (widow),</i> pension.....	1437	<i>Earnest, Cynthia (widow),</i> pension.....	1429
<i>Dunn, Grace (daughter),</i> pension.....	1450	<i>Earthquakes,</i> appropriation for surveys, etc., in regions subject to.....	235, 1045
<i>Dunn, Henry F. (son),</i> pension.....	1513	investigation, etc., of, authorized by Coast and Geodetic Survey....	802
<i>Dunn, Mattie (widow),</i> pension.....	1446	<i>East Africa,</i> treaty and protocol with Belgium re- lating to rights in Mandate of....	1863
<i>Dunn, Oscar J. (son),</i> pension.....	1483	<i>East Asiatic Company (Incorporated),</i> deficiency appropriation for refund of fines to.....	45
<i>Dunning, Rachel (widow),</i> pension increased.....	1484	<i>East Chicago, Ind.,</i> bridge authorized across Grand Calu- met River, between Hammond and.....	1215
<i>Duplication of Offices,</i> restriction on, not applicable to retired enlisted men of Army, Navy, etc.....	245	<i>East Grand Forks, Minn.,</i> time extended for damming Red River of the North by, to Grand Forks, N. Dak.....	998
officers, retired for injuries, etc., in line of duty.....	245	<i>East La Have Transportation Company,</i> may bring suit for collision damages to schooner "Con Rein".....	1366
<i>Dupré, H. Garland, late a Representative</i> <i>in Congress,</i> deficiency appropriation for pay to mother of.....	33	<i>East Lansing, Mich.,</i> exchange of Weather Bureau building site at, for lands transferred from Michigan.....	1097 1098
<i>Dupree, Laura C. (widow),</i> pension.....	1518	payment in addition.....	1098
<i>Duquesne, Pa.,</i> bridge authorized across Monongahela River from McKeesport to.....	997	erection of building, etc., on acquired site.....	1098
<i>Durand, Elizabeth M. (widow),</i> pension increased.....	1398	<i>East Pearl River, La. and Miss.,</i> preliminary examination, etc., of, to be made.....	1194
<i>Durango, Colo.,</i> terms of court at.....	243	<i>East Rockaway Inlet, N. Y.,</i> preliminary examination, etc., of, to be made.....	1192
<i>Durfey, Susanna (widow),</i> pension increased.....	1418	<i>Eaststep, Wesley T.,</i> refund of erroneous payment by.....	1604
" <i>During the Session,</i> " to mean 121 days.....	585	<i>Eastern Avenue NE., D. C.,</i> appropriation for grading, south of Monroe Street.....	548
to mean 206 days.....	1293	<i>Eastern Band of Cherokee Indians, N. C.,</i> final disposition of affairs of.....	376
<i>Durnell, Benjamin F.,</i> pension increased.....	1393	<i>Eastern Dispensary and Casualty Hospital,</i> <i>D. C.,</i> appropriation for care of indigent patients.....	568, 1242
<i>Dutch East Indies (see Netherlands).</i>		deficiency appropriation for.....	1322
<i>Duty, Rebecca (widow),</i> pension.....	1476	<i>Eastern Transportation Company,</i> may bring suit for collision damages to barge "Sweetser Linthicum"....	1565
<i>Duwall, Maria Lamar (widow),</i> pension.....	1403		
<i>Duwamish Waterway, Wash.,</i> improvement of, Seattle Harbor, authorized.....	1189		
preliminary examination, etc., of, to be made, Seattle Harbor, Wash.....	1196		
<i>Dyer, Harriett S. (widow),</i> pension.....	1501		
<i>Dyer, Jane (widow),</i> pension increased.....	1472		
<i>Dyer, Mary A. (widow),</i> pension increased.....	1449		
<i>Dyer, Tempie (widow),</i> pension increased.....	1434		

<i>Easton, Stephen,</i> pension increased.....	Page 1402	<i>Education Week, American,</i> proclamation urging observance of week beginning November 17, 1924, as.....	Page 1972
<i>Eaton, John T.,</i> payment to.....	1543	<i>Education Week, National,</i> proclamation urging observance of week beginning November 18, 1923, as.....	1925
<i>Eaton, Zilpah I. (daughter),</i> pension.....	1517	<i>Educational, Religious, etc., Entertain- ments,</i> exempt from admission tax.....	321
<i>Ebner, David,</i> pension increased.....	1389	<i>Edwards, Charles,</i> pension.....	1491
<i>Eck, Elizabeth (widow),</i> pension.....	1494	<i>Edwards, Effie (daughter),</i> pension.....	1420
<i>Eckstein, Fred A.,</i> deficiency appropriation for services....	672	<i>Edwards, Joseph,</i> pension.....	1511
<i>Eclipse of the Sun, 1926,</i> appropriation for expenses, observation of.....	869	<i>Efficiency Bureau,</i> appropriation for Chief of, office per- sonnel, and expenses.....	522, 1200
<i>Ecuador,</i> appropriation for minister to.....	206, 1015	for printing and binding for.....	522, 1200
<i>Edds, Katie (daughter),</i> pension increased.....	1515	auditing of Shipping Board accounts through, directed.....	531, 1209
<i>Eddy, Elizabeth (widow),</i> pension increased.....	1510	<i>Egolf, Mary A. (widow),</i> pension.....	1525
<i>Eddy Lake, S. C.,</i> bridge authorized across Bull Creek at.....	804	<i>Egypt,</i> appropriation for minister to.....	206, 1015
<i>Edenton, N. C.,</i> bridge authorized across Chowan River at.....	1128	for expenses of American prisoners, etc., in.....	215, 1025
preliminary examination, etc., of, har- bor to be made.....	1193	<i>Eidson, Cetoia (widow),</i> pension increased.....	1497
<i>Edgartown, Mass.,</i> preliminary examination, etc., of, har- bor to be made.....	1191	<i>Eighth Judicial Circuit,</i> two additional circuit judges to be ap- pointed for.....	1116
<i>Edgeler, May T. (widow),</i> pension.....	1475	<i>Eighth Street NW., D. C.,</i> appropriation for paving, Butternut to Cedar Streets.....	547
<i>Editorial and Distribution Work Office, Department of Agriculture,</i> appropriation for salaries.....	433, 823	for paving, Crittenden to Decatur Streets.....	546
for general expenses.....	433, 823	for paving, Ingraham to Jefferson Streets.....	547
<i>Edmunds, Roger F. B.,</i> pension increased.....	1383	for paving, Florida Avenue to Barry Place.....	1223
<i>Education Bureau, Interior Department,</i> appropriation for Commissioner, and office personnel.....	426, 1179	for paving, Hamilton to Ingraham Streets.....	1223
for general expenses.....	426, 1179	for paving, etc., Market Space to E Street; from gasoline-tax fund.....	1226
for traveling expenses.....	426, 1179	<i>Eiselman, Rhoda E. (widow),</i> pension.....	1436
for books, etc.....	426, 1179	<i>El Dorado, Ark.,</i> exchange of part of Federal building site, with city for street purposes.....	809
for collecting statistics, etc.....	426, 1180	terms of court at.....	949
for rural and industrial education, school hygiene.....	426, 1180	<i>El Mina Temple, Mystic Shrine Order,</i> may use Fort Crockett buildings during convention of Order in Galves- ton, Tex.....	113
for elementary and secondary schools, etc.....	426, 1180	bond required, etc.....	113
for kindergarten education.....	426, 1180	<i>El Paso and Juarez Traction Company,</i> bridge authorized across Rio Grande at El Paso, by El Paso Electric Railway Company and.....	4
for education in Alaska, under super- vision of Commissioner.....	426, 1180	<i>El Paso Electric Railway Company,</i> bridge authorized across Rio Grande, by El Paso and Juarez Traction Company and.....	4
for medical relief in Alaska.....	427, 1180	<i>El Paso, Tex.,</i> bridge authorized across Rio Grande, at.....	4
for reindeer for Alaska; sales, etc.....	427, 1181	<i>Elbert County, Ga.,</i> bridge authorized across Savannah River between Abbeville County, S. C., and.....	1266
for education in Alaska, additional, 1925.....	709	<i>Elberton, Ga.,</i> bridge authorized across Savannah River, between Iva, S. C., and.....	803
for medical relief in Alaska, addi- tional, 1925.....	709		
for reindeer in Alaska, additional, 1925.....	709		
for investigating rural and industrial education, additional, 1925.....	709		
deficiency appropriation for educa- tion of Alaska natives.....	43, 56		
for library.....	56		
exhibit for Seville Exposition to be prepared by.....	1257		
unoccupied buildings in Alaska trans- ferred to, for industrial schools, hospitals, etc., for aboriginal natives.....	978		
<i>Education, Commissioner of,</i> appropriation for.....	426, 1179		
for traveling expenses.....	426, 1179		

<i>Elder, Della (daughter),</i> pension.....	Page. 1528	<i>Elizabeth City, N. C.,</i> terms of court at.....	Page. 661
<i>Eldorado National Forest, Calif.,</i> exchange of lands with private owners for addition to.....	953	<i>Elizabeth, N. J.,</i> bridge authorized across Arthur Kill, to Howland Hook, Staten Island, from.....	1094
<i>Eldred, Anna T. (widow),</i> pension.....	1496	<i>Elizabeth River, N. C.,</i> preliminary examination, etc., of, to be made.....	1193
<i>Elections, Congressional,</i> provisions of Federal Corrupt Practices Act, 1925.....	1070	<i>Elizabeth River, Va.,</i> improvement of channels, Norfolk Har- bor, authorized.....	1186
<i>Electoral Vote for President and Vice Pres- ident,</i> deficiency appropriation for mileage to State messengers with the.....	753	preliminary examination, etc., to be made of western channel.....	1193
for publishing State certificates of... arrangements for counting, by Con- gress.....	756 1615	<i>Elk River, Md.,</i> preliminary examination, etc., of, to be made.....	1192
<i>Electric Cars, Postal Service,</i> appropriation for mail transportation by.....	87, 786	<i>Elkins, Harry,</i> pension increased.....	1386
deficiency appropriation for mail trans- portation by.....	63, 763, 1338	<i>Ellfeldt, William F.,</i> pension increased.....	1395
<i>Electric Plants, Army,</i> appropriation for maintenance, etc....	490, 905	<i>Elliott, Alice B. (widow),</i> pension.....	1502
for installation of, searchlights, etc., seacoast defenses.....	496, 911	<i>Elliott, Mary B. (widow),</i> pension.....	1422
for maintenance, etc., of, searchlights, etc., seacoast defenses.....	496, 912	<i>Elliott, Minerva J. (widow),</i> pension increased.....	1495
for installation of, Hawaii fortifica- tions.....	496, 912	<i>Elliott, Sarah A. (widow),</i> pension increased.....	1527
for maintenance, etc., of, search- lights, etc., insular possessions.....	497, 912	<i>Ellis Island Immigrant Station, N. Y.,</i> appropriation for operation of hospital by Public Health Service; re- imbursement from Immigration Service funds.....	75, 775
for installation of, searchlights, etc., Panama Canal.....	497, 912	for improvements, etc.....	240
for maintenance of, searchlights, etc., Panama Canal.....	497, 912	for repairs to ferry boat.....	1050
<i>Electric Street Railways,</i> provision for inspection of locomotive boilers, etc., not applicable to... unless part of a general railroad sys- tem.....	659 659	deficiency appropriation for improve- ments, etc.....	45, 760
<i>Electrical Communication, Inter-Ameri- can Committee on,</i> deficiency appropriation for cost of representation at meeting.....	170	<i>Ellis, Melissa D. (widow),</i> pension increased.....	1468
sum authorized for delegates to, etc....	112	<i>Ellsworth, Lawson,</i> pension increased.....	1395
<i>Electrical Department, D. C.,</i> appropriations for salaries.....	552, 1229	<i>Ellsworth, Me.,</i> appropriation for public building.....	777
for supplies, contingent expenses.....	552, 1229	<i>Elson, Mary Jane (widow),</i> pension.....	1443
for placing wires underground.....	552, 1229	<i>Elstad, Lars O.,</i> patent to, in exchange for lands re- linquished in Minnesota.....	1594
for extending police patrol system.....	553, 1229	<i>Embassies,</i> appropriation for clerks at.....	206, 1016
for altering equipment, etc., in speci- fied police precincts.....	553	for interpreters to designated.....	207
for lighting expenses.....	553, 1229	deficiency appropriation for clerks at... Embry, Sarah E. (widow), pension increased.....	57 1494
for extending fire alarm system.....	553, 1230	<i>Emergencies, Foreign Service,</i> appropriation for unforeseen.....	209, 1018
for additions to underground cable system.....	553, 1230	deficiency appropriation for.....	760
<i>Electrocution, D. C.,</i> prescribed for capital punishment by... <i>Elementary, etc., Education,</i> appropriation for investigation of, in- cluding night schools.....	798 426, 1180	<i>Emergency Fleet Corporation (see also Shipping Board, United States),</i> appropriation for expenses of, from emergency shipping fund.....	530, 1209
<i>Eleventh Place SE., D. C.,</i> appropriation for grading, Savannah Street to Alabama Avenue.....	547	<i>Emergency Fund, D. C.,</i> appropriation for.....	545, 1222
<i>Eleventh Street NW., D. C.,</i> appropriation for paving, etc., E to G Streets; from gasoline-tax fund... <i>Eleventh Street SE., D. C.,</i> appropriation for paving, Pennsylvania Avenue to Anacostia Bridge; from gasoline-tax fund.....	1225 549	<i>Emergency Fund, D. C. Water Service,</i> appropriation for.....	575, 1248
<i>Eley, Emma J. (widow),</i> pension increased.....	1488	<i>Emergency Hospital, D. C.,</i> appropriation for care of indigent pa- tients.....	568, 1242
		deficiency appropriation for care of in- digent patients.....	678, 1322
		<i>Emergency Shipping Fund (see also Ship- ping Board, United States),</i> appropriation for expenses of Fleet Corporation payable from... sources designated.....	530, 1209 530, 1209

<i>Emerson, Clara J. (widow),</i> pension increased.....	Page. 1440	<i>Engineer Department, Army—Continued.</i> Page.	
<i>Emerson, Joseph D.,</i> pension.....	1429	appropriation for military surveys and maps.....	496, 911
<i>Emerson, Minnie (daughter),</i> pension.....	1461	assistance of other Government agencies.....	496, 911
<i>Emerson Street NW., D. C.,</i> appropriation for paving, Georgia Ave- nue to Ninth Street.....	546	for fortification expenses, seacoast defenses, United States.....	496, 911
for paving, Ninth Street to Illinois Avenue.....	1223	for fortification expenses, insular possessions.....	496, 912
<i>Employees' Associations, etc.,</i> exempt from income tax.....	282	for fortification expenses, Panama Canal.....	497, 912
<i>Employees' Compensation Commission,</i> appropriation for Commissioners, and office personnel.....	524, 1201	for civilian personnel, Office of Chief of Engineers.....	497, 912
for contingent expenses.....	524, 1201	draftsmen, etc.....	497, 912
for printing and binding for.....	524, 1202	for public buildings and grounds. District of Columbia.....	514, 929
for allowances from compensation fund.....	524, 1202	for river and harbor improvements.....	515, 930
deficiency appropriation for contingent expenses.....	60, 1316	for survey of Northern and North- western Lakes, etc.....	515, 930
personnel of Naval Reserve to receive benefits from, when injured while performing active duty in time of peace.....	1084	for preventing injurious deposits, New York Harbor.....	516, 930
<i>Employees' Compensation Fund,</i> appropriation for payments from.....	524, 1202	for examinations, surveys, etc., of authorized projects.....	516, 930
<i>Employees Compensation Fund, D. C.,</i> appropriation for paying awards, etc....	542, 1219	for continuing work on Dam No. 2, Muscle Shoals, Tennessee River, Ala.....	516, 930
deficiency appropriation for paying awards, etc.....	1318	contracts authorized.....	516, 930
<i>Employees, Government (see Government Employees).</i>		for flood control, Mississippi River.....	516, 930
<i>Employment Service, D. C.,</i> appropriation for maintenance, etc.....	545, 1222	for flood control, Sacramento River, Calif.....	516, 930
<i>Employment Service, Department of Labor,</i> appropriation for fostering, etc., wel- fare of wage earners, etc.....	242, 1051	for expenses of depots, additional, 1925.....	711
objects designated.....	242, 1051	for engineer schools, additional, 1925.....	711
for, additional, 1925.....	709	for equipment of troops, additional, 1925.....	711
deficiency appropriation for War Emer- gency.....	57, 700	for civilian assistants, etc., addi- tional, 1925.....	711
<i>Encampments and Maneuvers, Organized Militia,</i> deficiency appropriation for.....	63	for operations in the field, additional, 1925.....	711
balances of appropriations for, covered in.....	935	for surveys and maps, additional, 1925.....	711
<i>Enderle, Mary A. (widow),</i> pension increased.....	1526	for fortification expenses, additional, 1925.....	711
<i>Engineer Commissioner's Office, D. C.,</i> appropriation for office personnel... 541, 1218		for public buildings and grounds, District of Columbia, additional, 1925.....	712
for central garage.....	541, 1218	for roads, bridges, etc., Alaska, addi- tional, 1925.....	712
<i>Engineer Corps, Army (see also Engineer Department, Army),</i> commissioned officer of, to serve on com- mission to inspect, etc., Virginia Civil War battle fields.....	646	for rivers and harbors, additional, 1925.....	712
details of officers authorized from, for work on Arlington Memorial Bridge.....	975	deficiency appropriation for paying claims for damages, rivers and harbors.....	52, 1345
<i>Engineer Department, Army,</i> appropriation for expenses of depots... 495, 910		for operations in the field... 59, 62, 699, 762	
for maintenance of Engineer School... 495, 910		for school, Washington, D. C.....	59
tuition of student officers at technical institutions, etc.....	495, 910	for surveys, etc., for flood control of designated rivers.....	696
travel expenses of officers for instruction.....	495, 910	for roads, bridges, etc., Alaska.....	699
for equipment of troops.....	495, 911	for work on Muscle Shoals in Tennessee River.....	757
for civilian assistants.....	495, 911	for engineer equipment of troops....	762
for operations in the field.....	496, 911	for fortification expenses.....	762
allowance for purchase of options for materials.....	496, 911	for increase of compensation, rivers and harbors.....	762
temporary construction for train- ing only.....	496, 911	for survey, etc., northern and north- western lakes.....	762
		for DeWitt and Shobe, river and harbor work.....	1345
		mileage, etc., allowances to officers, on river and harbor improvements..	1191
		payments by disbursing officers for excess work on holidays, legal- ized.....	1191
		credit in accounts for, ordered.....	1191

<i>Engineer School, D. C., Army,</i> appropriation for equipment, main- tenance, etc.....	495, 910	<i>Page.</i>	<i>Enlisted Men, Army—Continued.</i>	<i>Page.</i>
<i>Engineering Exercises, Navy,</i> appropriation for prizes, etc.....	186, 865		percentage of grades prescribed, modi- fied.....	470
<i>Engineering Experiment Station, Naval Academy,</i> appropriation for investigation, etc., expenses.....	191, 870		retired, excepted from restriction on holding two offices.....	245
<i>England (see Great Britain).</i>			who served as commissioned officers in World War, to have pay of retired warrant officers.....	472
<i>English, Judge George W.,</i> subcommittee of House Judiciary Com- mittee directed to inquire into official conduct of, eastern dis- trict of Illinois.....	1258		<i>Enlisted Men, Marine Corps,</i> appropriation for pay, active and Class One Fleet Marine Corps Re- serve.....	202, 879
to report whether guilty of acts re- quiring interposition of constitu- tional powers of the House.....	1258		for allowance for lodging and sub- sistence.....	202, 879
power conferred to hold meetings, send for persons and papers, ad- minister oaths, etc.....	1258		for retired.....	202, 879
to report to Sixty-ninth Congress.....	1259		for transporting, etc., remains of.....	197, 203, 875, 880
authorized to employ assistance, etc. payment of expenses from House contingent fund; limit.....	1259		retired, excepted from restriction on holding two offices.....	245
<i>English, Margaret (widow),</i> pension increased.....	1382		who served as commissioned officers in World War, to have pay of retired warrant officers.....	472
<i>Engraving and Printing Bureau, Treasury Department,</i> appropriation for Director, and office personnel.....	73, 773		<i>Enlisted Men, Navy,</i> appropriation for transportation and subsistence on discharge, en- listment, etc.....	186, 865
work authorized for fiscal years.....	73, 773		transporting dependents of.....	186, 865
for employees; exceptions.....	73, 773		for recreation for.....	186, 865
for wages, of plate printers, etc.....	74, 773		for pay, retired.....	193, 872
for materials, etc.....	74, 773		for extra pay on reenlistment.....	193, 872
use of proceeds from work.....	74, 773		for interest on deposits.....	193, 872
deficiency appropriation for compensa- tion of employees.....	51, 62, 1342		for pay of.....	193, 872
for wages of plate printers, etc.....	51, 1343		for death gratuity.....	193, 872
for plate printing.....	58		for transporting, etc., remains of.....	197, 875
for materials, etc.....	58, 761, 1343, 1352		discharge permitted of minors enlisted without consent of parents, etc., on requests therefor.....	194, 1276
for new machinery, etc.....	1343		retired, excepted from restriction on holding two offices.....	245
additional work authorized for fiscal year, 1925.....	1342		who served as commissioned officers in World War, to have pay of retired warrant officers.....	472
detail of Major Wallace W. Kirby, Army, as Director, authorized for six months.....	252		<i>Enlisted Reserve Corps, Army,</i> appropriation for pay, etc.....	506, 921
number of sheets increased, opium orders and special tax stamps, 1925.....	51		members injured in aerial flights while training, etc., to have hospital treatment, pay, etc.....	365
<i>Enid, Okla.,</i> terms of court at.....	388, 946		transportation home upon termina- tion of.....	365
<i>Enlisted Men, Army,</i> appropriation for pay.....	481, 896		allowance if disability lasts over six months.....	365
numerical strength authorized.....	481, 896		previous payments for, validated.....	365
minors enlisting after July 1, 1925, without consent of parents, etc., may be discharged.....	896		burial expenses, etc., in case of death.....	365
for aviation increase; limit.....	481, 896		<i>Enlistments, Navy,</i> periods of, established.....	1276
for Philippine Scouts.....	481, 896		minors enlisting without written con- sent of parent may be discharged on application.....	1276
for longevity pay.....	481, 896		<i>Ensminger, Lillian (daughter),</i> pension.....	1420
for retired.....	481, 896		<i>Entertainment, Places of,</i> internal revenue tax on admissions to.....	320
for retired, on active duty.....	481, 896		<i>Entertainments, Religious, Educational, Charitable, etc.,</i> exempt from admission tax.....	321
for interest on deposits of.....	482, 897		<i>Entomology Bureau, Department of Agri- culture,</i> appropriation for Chief of Bureau, and office and field personnel.....	448, 838
for transportation of dependents of.....	486, 901		for investigating insects affecting fruits, nuts, cereals, forage, etc.....	448, 839
for disposition of remains of, etc.....	511, 926		cooperation with Federal Horticultu- ral Board.....	448
for disposition of remains of, addi- tional, 1925.....	712		Hessian fly, grasshopper, alfalfa weevil, and chinch bug.....	448, 839
deficiency appropriation for extra duty pay, at headquarters, etc.....	59, 63, 761			
for disposition of remains of.....	59, 63, 699, 701, 762, 1350			

<i>Entomology Bureau, Department of Agriculture—Continued.</i>	Page.	<i>Estate Tax, etc.,</i>	Page.
appropriation for southern field crop insects; forests; truck crops; bee culture.....	449, 839	deficiency appropriation for expenses collecting.....	58
for citrus fruit, etc., insects.....	449, 839	<i>Estate Tax, Title IV, Revenue Act of 1921,</i> repealed by Revenue Act of 1924.....	352
Mediterranean and other fruit flies; camphor scale.....	449, 839	<i>Estate Tax, Title III, Revenue Act of 1924,</i> definition of terms used herein.....	303
for miscellaneous insects.....	449, 839	imposed on transfers of estates of decedents hereafter; rates on net estate.....	303
for investigating insects affecting health of man and animals, etc.....	449, 839	credit allowed for tax paid to State, etc.; maximum.....	304
for administrative expenses.....	449, 839	gross estate to include all property subject to administration.....	304
for preventing spread of moths.....	449, 839	dower and courtesy interests.....	304
quarantine districts to be maintained in cooperation with States, etc.....	449, 840	transfers, etc., in contemplation of death.....	304
for emergency eradication of European corn borer; local, etc., contributions.....	449, 840	prior transfers within two years included.....	304
for emergency eradication, etc., of Mexican bean beetle.....	450, 840	revocable transfers made prior to death.....	304
for emergency control, etc., of Japanese beetle.....	840	extent of point property interests of decedent.....	304
for salaries, additional, 1925.....	705	property of other person and not acquired from decedent for less than value, excepted.....	304
for general expenses, additional, 1925.....	705	acquired by other person from decedent for less than value.....	304
for preventing spread of moths, additional, 1925.....	705	acquired as tenacy in entirety by gift, etc., to half value.....	305
for eradication of European corn borer, additional, 1925.....	705	passing under general power of appointment; exception.....	305
for preventing spread of Mexican bean beetle, additional, 1925.....	705	life insurance received by executor.....	305
deficiency appropriation for preventing spread of moths.....	39	in excess of \$40,000 received by beneficiaries from decedent.....	305
for general expenses.....	55	application of provisions to prior transfers, etc.....	305
<i>Envoys Extraordinary and Ministers Plenipotentiary,</i> appropriation for.....	206, 1015	net value of estate determined.....	305
<i>Epidemics,</i> appropriation for prevention of.....	76, 775	of residents, by deducting funeral, administration expenses, etc.; exceptions.....	305
for preventing, additional, 1925.....	710	value of property on which estate tax has been paid.....	305
deficiency appropriation for prevention of.....	698, 757, 761	bequests, etc., for public purposes, religious and charitable societies, etc.; conditions.....	306
<i>Equine Meat,</i> appropriation for inspection, etc.; labels, etc.....	440, 829	exemption of \$50,000.....	306
<i>Equipage, Army,</i> appropriation for, toilet articles, etc.....	485, 900	of nonresidents, by deducting proportionate share of administration from property in United States; limit.....	306
for, additional, 1925.....	711	property from prior decedent on which gift or estate tax has been paid.....	306
<i>Equipment, Mechanical, etc.,</i> appropriation for cooperative standardizing, etc., of, used in industry and by the Government.....	232	bequests, etc., for public purposes, to religious or charitable societies, etc.....	306
<i>Equipment Shops, Post Office Department,</i> appropriation for care, maintenance, etc.....	84	returns required.....	307
for power, light, etc., for.....	85, 783	property included as within the United States.....	307
for manufacture of mail bags, locks, etc., in.....	89, 787	insurance; bank deposits, if not in business in United States.....	307
for labor, etc.....	89, 787	missionaries dying abroad in service not deemed nonresidents.....	307
<i>Equipment Supplies, Navy,</i> appropriation for Bureau of Navigation.....	186, 865	returns to be made by executor after qualifying; requirements.....	307
for Bureau of Engineering.....	190, 869	if gross estate exceeds \$50,000; nonresidents, of all in the United States.....	308
for Bureau of Construction and Repair.....	191, 870	partial returns.....	308
for Bureau of Supplies and Accounts.....	193, 873	time of payment; extension to prevent hardship.....	308
<i>Erie Railroad Company,</i> damage claim of, referred to district court.....	1370	interest added for delay.....	308
<i>Ervin, Sarah (widow),</i> pension.....	1422	early examination and determination of tax.....	308
<i>Essex, Margaret J. (widow),</i> pension.....	1423		

<i>Estate Tax, Title III, Revenue Act of 1924—</i>	Page.	<i>Estate Tax, Title III, Revenue Act of 1924—</i>	Page.
Continued.		Continued.	
deficiency means amount tax imposed exceeds return by executor; determination of.....	308	unpaid tax a lien on property for ten years.....	312
if no amount returned, on previous assessment.....	308	release of, on payment of tax.....	312
notice of, to executor by Commissioner.....	308	lien on property transferred in contemplation of death.....	312
appeal to Board allowed.....	308	with contract with specific beneficiary for insurance.....	312
assessment, etc., if, determined by Board.....	308	persons liable.....	312
suit in court for amount of.....	308	innocent purchasers for value excepted.....	312
time limit for.....	308	computation of tax under former laws.....	312
payment of, on demand, if no appeal filed.....	309	punishment for false statements, etc.....	313
immediate assessment of, if collection jeopardized by time.....	309	penalty for making no returns, concealing information, etc.....	313
manner of making.....	309	administration of property of residents dying in China.....	313
payment on notice if no claim for abatement filed.....	309	tax to be paid to clerk of United States court for China, if no estate in United States.....	313
interest authorized upon.....	309	to revenue district in United States if any estate there.....	313
extension of payment for, to prevent undue hardship.....	309	clerk of court to act as collector.....	313
bond required.....	309	<i>Estates and Trusts,</i>	
additional interest if not paid.....	309	income of, subject to income tax.....	275
additional tax in case of fraud.....	309	<i>Estep, William A.,</i>	
interest to be collected for nonpayment.....	309	pension increased.....	1404
where extension granted.....	310	<i>Estes, Elizabeth (widow),</i>	
if deficiency, etc., not paid on demand.....	310	pension.....	1503
not applicable if claim for abatement filed.....	310	<i>Esther Place SE., D. C.,</i>	
assessment to be within four years after returns filed; exception.....	310	appropriation for paving, Nicholas Avenue to Raleigh Street.....	1223
no court proceedings on expiration of period.....	310	<i>Estonia,</i>	
extension of time on notice of deficiency.....	310	extradition treaty with.....	1849
at any time if false or fraudulent returns made.....	310	<i>Estonia, Latvia, and Lithuania,</i>	
collection by distraint, when made within prescribed period.....	310	appropriation for minister to.....	206, 1015
beginning of court proceedings not prevented.....	310	<i>Ethnology, American,</i>	
none allowed if barred by time limitation, etc.....	310	appropriation for continuing researches in.....	528, 1206
claim for abatement may be filed if deficiency assessed.....	310	<i>Etnire, Lettie (widow),</i>	
collection stayed on filing of.....	311	pension.....	1433
transmittal to Commissioner; notice of decision.....	311	<i>Eufaula, Ala.,</i>	
appeal to Board after notice.....	311	bridge authorized across Chatahoochee River at.....	16
proceedings in court if part of, allowed.....	311	<i>Eungard, Lulia M. (widow),</i>	
interest to be collected on denial of.....	311	pension.....	1509
additional if not paid on demand.....	311	<i>Eureka, Calif.,</i>	
restriction on subsequent claims for abatement.....	311	offices of register and receiver, land office at, consolidated.....	395
duplicate receipts to be given for payments.....	311	"Eureka," Steam Tug,	
executor discharged from liability on payment of tax determined by Commissioner.....	311	owner of, may bring suit for collision damages in district court.....	1567
gross estate liable for additional tax found due.....	311	<i>Europe,</i>	
bona fide purchasers protected.....	311	appropriation for promoting commerce with, etc.....	225, 1034
collection of unpaid tax; sale of property under decree of court.....	311	for promoting commerce with, etc., additional, 1925.....	706
use of proceeds of sale.....	312	<i>European Fowl Pest, etc.,</i>	
reimbursement if tax paid by other than executor.....	312	amount of deficiency appropriation for arresting foot-and-mouth disease, etc., available for eradicating.....	722
from life insurance to executor from beneficiary.....	312	<i>Evans, Adda (widow),</i>	
		pension.....	1463
		<i>Evans, George, alias George W. Sanderson,</i>	
		pension.....	1452
		<i>Evans, Isobel M. (widow),</i>	
		pension increased.....	1400
		<i>Evans, Kate (widow),</i>	
		pension.....	1463
		<i>Evanston, Wyo.,</i>	
		terms of court at.....	388
		<i>Evansville, Ind.,</i>	
		terms of court at.....	751

<i>Evarts Street NE., D. C.,</i> appropriation for grading, Fourth Street to Central Avenue.....	Page. 1224
<i>Eversole, Armelda (widow),</i> pension.....	1479
<i>Everson, Rachel (widow),</i> pension increased.....	1477
<i>Ewing, Eliza (widow),</i> pension increased.....	1524
<i>Examining and Retiring Board, Navy,</i> appropriation for civilian personnel, Navy Department.....	183, 861
<i>Examining Surgeons for Pensions,</i> appropriation for fees.....	414, 1164
deficiency appropriation for fees.....	684, 1330
<i>Excise Taxes, Title IX, Revenue Act of</i> <i>1921,</i> repeal of certain sections.....	352
<i>Excise Taxes, Title VI, Revenue Act of</i> <i>1924,</i> levied on sales by manufacturer, etc., of designated articles.....	322
if sold at wholesale and retail.....	323
in lieu of previous tax.....	323
computation if sold, etc., at less than market price for personal benefit.....	323
works of art by other than artist; exception.....	323
monthly returns and payments.....	324
penalty tax for nonpayment.....	324
on sales by dealers, of jewelry, pre- cious stones, etc.....	324
surgical and musical instruments, eyeglasses, tableware, and arti- cles for religious purposes, etc., excepted.....	324
articles sold at less than \$30, or watches less than \$60, excepted.....	324
returns, payment, etc.; penalty for failure to make.....	324
vendee to pay tax on articles not taxed before, if contract for sale, etc., prior to January 1, 1924, will not permit it to be added to price.....	324
vendor to refund difference, if former tax greater than present, and contract prior to January 1, 1924, does not allow deductions from price.....	324
former tax if none now imposed, and contract prior to January 1, 1924, does not allow deductions from price.....	325
tax payable to vendor by vendee, when sale consummated.....	325
triple damages to vendee on failure... purchaser intending to manufacture article for sale from the one bought, deemed a dealer.....	325
<i>Executive and Independent Offices Appro-</i> <i>priations,</i> appropriation for President and Vice President.....	521, 1198
for Executive Office.....	521, 1198
for Executive Mansion and grounds.....	521, 1199
for Alien Property Custodian.....	522, 1199
for American Battle Monuments Commission.....	522, 1199
for Board of Tax Appeals.....	1200
for Efficiency Bureau.....	522, 1200
for Civil Service Commission.....	523, 1200
for Commission of Fine Arts.....	523, 1201

<i>Executive and Independent Offices Appro-</i> <i>priations—Continued.</i> appropriation for Employees' Com- pensation Commission.....	Page. 524, 1201
for Federal Board for Vocational Education.....	1202
for Federal Power Commission... ..	524, 1203
for Federal Trade Commission... ..	524, 1203
for General Accounting Office.....	525, 1203
for United States Housing Corpora- tion.....	525, 1203
for Interstate Commerce Commis- sion.....	526, 1204
for National Advisory Committee for Aeronautics.....	527, 1206
for Perry's Victory Memorial Com- mission.....	527
for Railroad Labor Board.....	527, 1206
for Smithsonian Institution.....	528, 1206
for National Museum.....	528, 1207
for National Gallery of Art.....	528, 1207
for State, War, and Navy Depart- ment Building.....	529, 1207
for Tariff Commission.....	529, 1208
for United States Geographic Board... ..	529, 1208
for United States Shipping Board... ..	529, 1208
for Emergency Fleet Corporation... ..	530, 1209
for United States Veterans' Bureau... ..	531, 1210
salaries in District of Columbia under, limited to average rate under - Classification Act.....	533, 1212
if only one position allocated in a grade.....	1212
restriction not applicable to clerical- mechanical service.....	533, 1212
no reduction of fixed salaries... ..	533, 1212
transfers permitted to another posi- tion without reduction of salary... ..	1212
higher salary payments allowed... ..	533, 1212
<i>Executive Departments, D. C.,</i> appropriation for care, etc., grounds of.....	514, 929
for special mail equipments for.....	89, 787
compensation of heads of, after March 4, 1925.....	1301
immediately available.....	1313
heads of, to prepare exhibits for Sesqui- centennial Exhibition at Phila- delphia in 1926.....	1254
limitation for fiscal year 1926 on pay allowed for civilian field serv- ice in all.....	764
on number of publications for official use, repealed.....	1106
officials of, to be designated for service in connection with Seville Ex- position.....	1257
paper and envelopes in use by two or more, establishments, etc., to be procured from Public Printer... ..	592
printing of annual reports, etc., by heads of, may be discontinued... ..	592
originals to be kept on file for public inspection.....	592
purchase of products of Leavenworth, Kans., penitentiary made oblig- atory upon.....	7
<i>Executive Mansion (see also Executive</i> <i>Office),</i> appropriation for care, etc., grounds south of.....	573
for care, etc., greenhouses.....	521, 1199

<i>Executive Mansion—Continued.</i>	Page.	<i>Export Industries of the United States—Continued.</i>	Page.
appropriation for repair and reconstruction of greenhouses.....	521	appropriation for investigations, etc., of, additional, 1925.....	706
for improving, etc., grounds.....	521, 1199	<i>Export of Arms,</i>	
for lighting Mansion, greenhouses, and grounds.....	521, 1199	proclamation revoking prohibition against shipment of arms, etc., to Cuba.....	1965
for extraordinary repairs.....	1199	<i>Export Oil Corporation,</i>	
for White House police.....	521, 1199	claim of, referred to Court of Claims....	1574
for repairs, etc., additional, 1925....	705	<i>Exports,</i>	
for care, etc., grounds, additional, 1925.....	705	tobacco and excise taxes not applicable to.....	348
for lighting, etc., additional, 1925....	705	erroneously collected, to be refunded....	348
deficiency appropriation for lighting, etc. for repairs, etc.....	55	<i>Exposition, International Trade,</i>	
for improving, etc., grounds of.....	1316	provisions for, at New Orleans, La....	1253
donations of early American furniture, etc., may be accepted for use in to become Government property....	1091	<i>Express,</i>	
committee authorized to pass on, and recommend acceptance.....	1091	punishment for stealing, etc., shipments by, in interstate and foreign transit.....	793
<i>Executive Office,</i>		carrying such stolen goods into another State, etc.....	794
appropriation for compensation of the President.....	521, 1198	venue of prosecutions.....	794
for Secretary to the President, and office personnel.....	521, 1198	<i>Extension Service, Department of Agriculture,</i>	
for contingent expenses.....	521, 1199	appropriation for salaries.....	435, 824
for printing and binding for.....	521, 1199	for farmers' cooperative demonstration work.....	435, 824
for traveling expenses, etc., of the President.....	521, 1199	for additional cooperative agricultural extension work; county agents.....	435, 825
for care, repair, etc., Executive Mansion.....	521, 1199	for demonstrations, etc., on reclamation projects.....	825
for heating, etc., Mansion and grounds.....	521, 1199	for agricultural exhibits at State, etc., fairs.....	435, 825
for White House police.....	521, 1199	for administration expenses.....	435, 825
for repairs, etc., Executive Mansion, additional, 1925.....	705	for general expenses, additional, 1925.....	705
for White House police, additional, 1925.....	705	<i>Extradition,</i>	
deficiency appropriation for White House police.....	674	appropriation for bringing home criminals from abroad.....	216, 1025
<i>Executive Office of the District of Columbia,</i>		<i>Extradition Treaties,</i>	
appropriation for personal services.....	539, 1217	with Bulgaria.....	1886
<i>Experiment Stations Office, Department of Agriculture,</i>		with Costa Rica.....	1621
appropriation for salaries.....	434, 823	with Esthonia.....	1849
for general expenses; State allotments.....	434, 824	with Latvia.....	1738
for increased allotments.....	434, 824	with Lithuania.....	1835
for administrative expenses.....	434, 824	with Siam.....	1749
for stations, Alaska, Hawaii, Porto Rico, Guam, and Virgin Islands.....	434, 824	with Venezuela.....	1698
for extension service.....	435, 824		
for general expenses, additional, 1925....	705	<b>F.</b>	
<i>Experimental and Research Laboratory, Naval,</i>		<i>Fagan, Maria L. (widow),</i>	
appropriation for expenses of.....	184	pension increased.....	1421
temporary employment of scientists, etc.....	185	<i>Fairmont, Minn.,</i>	
technical, etc., services.....	185	appropriation for site and building for post office.....	79
<i>Explosives, Surplus War,</i>		<i>Fairport, Ohio,</i>	
appropriation for distributing, etc., for clearing agricultural lands.....	452, 843	preliminary examination, etc., of harbor to be made.....	1196
deteriorated, transferred for road construction, etc., may be exchanged for others in good condition.....	890	<i>Fairs, Agricultural, Industrial, etc.,</i>	
reclaiming, etc.; payable from highway fund.....	890	exempt from admission tax; condition.....	321
transfers to other activities; receivers to reimburse charges, etc.....	890	<i>Fairs, State, Interstate, etc.,</i>	
<i>Export Industries of the United States,</i>		appropriation for making agricultural exhibits at.....	435, 825
appropriation for investigating problems of, relating to production, etc.....	226, 1036	<i>Falkinburgh, Pearl (widow),</i>	
		pension.....	1521
		<i>Fallon, Amy L.,</i>	
		compensation for expenses.....	1369
		<i>Faloon, Maria C. (widow),</i>	
		pension increased.....	1436
		<i>Fanning, Joseph T.,</i>	
		pension increased.....	1415

	Page.		Page.
<i>Far East, The,</i>		<i>Farrell, James,</i>	
appropriation for further developing		pension.....	1402
commerce with.....	226, 1035	<i>Farris, Susan S. (widow),</i>	
for promoting commerce with, addi-	706	pension increased.....	1593
tional, 1925.....		<i>Fay, Annie M. (widow),</i>	
deficiency appropriation for promoting		pension.....	1440
commerce with.....	61, 759	<i>Fayette County, Pa.,</i>	
<i>Fardette, Margaret L. (widow),</i>		bridge authorized across Monongahela	
pension.....	1461	River by Greene County and,	
<i>Farlee, Mary J. (widow),</i>		at Masontown.....	376
pension.....	1477	<i>Fayetteville, N. C.,</i>	
<i>Farley, Nellie A. (daughter),</i>		terms of court at.....	661
pension.....	1430	<i>Fear, Daisy B. (widow),</i>	
<i>Farm Loan Associations,</i>		pension.....	1407
exempt from income tax.....	283	<i>Fechtelor, Maude Morrow,</i>	
<i>Farm Management and Practice,</i>		naval gratuity pay to, for death of son..	1561
appropriation for investigating, etc.,		<i>Federal American National Bank,</i>	
improved methods of.....	453, 844	deficiency appropriation for, rent.....	44
for ascertaining cost of production		<i>Federal Board for Vocational Education,</i>	
of staple agricultural products. 453, 844		appropriation for extending benefits of	
<i>Farm Products,</i>		vocational education to Hawaii.....	1202
appropriation for diffusing information		for extending benefits of rehabilita-	
of marketing, etc., of.....	454, 844	tion of persons injured in indus-	
cooperative with other agencies. 454, 844		try to Hawaii.....	1202
for cooperative employment of agents		for promoting vocational rehabilita-	
to diffuse information as to mar-		tion of persons disabled in indus-	
keting, etc., of.....	454, 844	try.....	1202
for investigating and certifying condi-		for administrative expenses; investi-	
tion of perishable, etc.....	454, 844	gating placement of rehabilitated	
for investigating utility of, for food,		persons.....	1202
clothing, etc.....	455, 847	for printing and binding for.....	1202
associations for marketing, etc., exempt		deficiency appropriation for agri-	
from income tax.....	283	cultural education, cooperative.....	35
<i>Farm Supplies,</i>		for expenses, trade, home economics,	
appropriation for diffusing information		and industrial education, coop-	
as to purchasing, etc.....	454, 844	erative.....	35
<i>Farmer, Margaret E. (widow),</i>		for salaries and expenses.....	55, 60
pension.....	1518	for extending vocational education,	
<i>Farmers,</i>		etc., to Hawaii.....	679
loans authorized to, for purchasing		for extending benefits of industrial	
seed, etc., in drought-stricken		rehabilitation to Hawaii.....	680
areas of New Mexico.....	110	for promotion of rehabilitation of	
not regarded as dealers in leaf tobacco		persons disabled in industry.....	680
produced by them.....	320	for investigations, etc., of rehabili-	
<i>Farmers' Associations, etc.,</i>		tated persons; office personnel,	
use of antitrust appropriations for		expenses, etc.....	680
prosecuting, forbidden.....	217, 1027	for expenses.....	1348
<i>Farmers' Bulletins,</i>		<i>Federal Corrupt Practices Act, 1925,</i>	
appropriation for printing and binding	434, 823	title given.....	1070
<i>Farmers' Cooperative Demonstration Work,</i>		terms construed; "election"; "candi-	
appropriation for expenses of.....	435, 824	date".....	1070
acceptance of contributions within		"political committee".....	1070
the State.....	435, 825	"contribution".....	1071
<i>Farmers' Mutual Local Associations, etc.,</i>		"expenditure".....	1071
exempt from income tax.....	283	"person"; "clerk"; "Secretary";	
<i>Farms,</i>		"State".....	1071
appropriation for irrigation and drain-		political committee to have chairman	
age investigations.....	452, 843	and treasurer.....	1071
for investigating domestic water		treasurer to keep detailed accounts	
supply, etc., of.....	452, 843	of all contributions and expendi-	
<i>Farnham, Mable (widow),</i>		tures.....	1071
pension.....	1521	obtain and keep receipted bills.....	1071
<i>Farnsworth, Ardella M. (widow),</i>		persons receiving contributions to	
pension.....	1431	render detailed account thereof	
<i>Farnum, Edith Ellen (daughter),</i>		to.....	1071
pension.....	1493	detailed statements to be filed	
<i>Farragut Street NW., D. C.,</i>		with Clerk by, at designated	
appropriation for paving, Georgia		periods; contents.....	1071
Avenue to Eighth Street.....	546	statements of contributions other than	
for paving, Georgia Avenue to Thir-		to a political committee for in-	
teenth Street.....	547	fluencing an election, to be filed	
<i>Farrell, J. M.,</i>		with the Clerk.....	1072
payment to.....	1575		

<i>Federal Corrupt Practices Act, 1925—</i>	Page.	<i>Federal Farm Loan Bureau, Treasury De-</i>	Page.
Continued.		<i>partment,</i>	
statements by candidates for Senator to be filed with Secretary, and by candidates for Representative with the Clerk, before and after an election.....	1072	appropriation for members of the Board, office personnel, etc....	70, 769
items required.....	1072	payable from assessments on land banks.....	769
to be cumulative.....	1072	for reviewing appraisers.....	70, 769
of total votes for the office at the preceding election.....	1072	assessments on land banks for....	70, 769
verification, filing, and preservation of statements.....	1073	for contingent expenses, etc.....	70, 769
limitation on amounts which candidates may expend in campaign for election.....	1073	pay restriction, etc.....	70, 769
expenses not included in.....	1073	for salaries, additional, 1925.....	710
unlawful acts, for any candidate to promise an appointment to any person, etc.....	1073	deficiency appropriation for two additional members of the Board....	49
for any person to make an expenditure, etc., to control the vote of another.....	1073	for traveling expenses.....	49
for any Senator, Representative, Federal official, etc., to solicit, receive, etc., assessments or contributions for political purposes from any person, etc.....	1073	attorney, experts, clerks, etc., may be employed by.....	1263
for any national bank or Federal corporation to contribute to any election.....	1074	salaries, etc., to be fixed in advance..	1263
for any other corporation to contribute to a presidential or congressional election; or any candidate, etc., to receive the same..	1074	without regard to civil service laws or Classification Act.....	1263
penalty for violation by a corporation.....	1074	<i>Federal Highway Act,</i>	
punishment for any corporation officer consenting to the same..	1074	appropriation for forest roads and trails under.....	460, 852
punishment for violations of foregoing.....	1074	for rural post roads; allotment for 1926.....	461, 852
for willful violations thereof.....	1074	deficiency appropriation for forest roads and trails, fiscal year 1926.....	1326
legal expenses in contested election cases not affected.....	1074	extension of preliminary permit of Dixie Power Company for project on White River, Ark., under rural post roads, additional authorizations of appropriations for, fiscal year 1926.....	889
State laws as to nomination or election of candidates not affected unless directly inconsistent herewith.....	1074	fiscal year 1927.....	889
candidates not exempt from complying with.....	1074	immediate apportionment of authorizations for 1926, and thereafter approval of project by Secretary under, deemed Federal contractual obligation to contribute....	889
invalidity of any provision, etc., not to affect remainder of Act.....	1074	roads and trails in national forests; additional authorizations for, fiscal year 1926.....	889
laws repealed; relating to publicity of contributions to elections of Representatives.....	1074	fiscal year 1927.....	889
Corrupt Practices Act of 1918.....	1074	deteriorated war explosives may be exchanged for others in good condition.....	890
political contributions by corporations.....	1074	reclaiming, etc., of.....	890
<i>Federal Farm Loan Act,</i>		payable from highway fund.....	890
provisions of, extended to Hawaii.....	17	transfers to other activities; reimbursement by receivers.....	890
branch land banks may be established.....	17	nontaxable Indian lands added to Government proportion for unappropriated lands.....	890
<i>Federal Farm Loan Act Amendments,</i>		temporary approval of projects when State laws do not allow use therefor, extended three years..	890
Board authorized to employ attorneys, experts, etc., and fix salaries therefor.....	1263	share of appropriations under, extended to Hawaii.....	17
appointments without regard to civil service or classification laws....	1263	transfer of Army caterpillar tractors and motor trucks to Department of Agriculture for improvement of highways, etc.....	1281
may be put in classified service....	1263	<i>Federal Horticultural Board, Department of Agriculture,</i>	
in voluntary liquidations, assets may be acquired and liabilities assumed by Federal land and joint-stock land banks.....	1263	appropriation for enforcing quarantine against insects, etc., cooperative with Entomology Bureau....	448, 839
loan requirements, etc., may be waived.....	1263	for secretary, office and field personnel.....	456, 847
limit of assumption of liabilities by land banks.....	1263	for general expenses; regulating importation of nursery stock, etc....	456, 847
by joint-stock land banks.....	1263	for cooperative expenses, eradicating potato wart.....	456, 848
		for eradicating pink bollworm of cotton.....	848
		for eradicating <i>Parlatoria date scale</i> ..	848
		for salaries, additional, 1925.....	706
		for general expenses, additional, 1925..	706

<i>Federal Industrial Institution for Women</i> , deficiency appropriation for purchase of land, construction of buildings, etc.....	Page. 1334	<i>Feiereisen, John</i> , pension.....	Page. 1399
<i>Federal Insurance Company</i> , redemption of lost certificates of in- debtedness to.....	1549, 1551	<i>Feliz, Luella E. (widow)</i> , pension.....	1513
<i>Federal Land Bank of Baltimore, Md.</i> , conveyance to, of tract of land in Porto Rico.....	977	<i>Fellows, Oscar F.</i> , payment to estate of.....	1365
use of proceeds for Army quarters.....	977	<i>Fellows, Rush O.</i> , reimbursement to.....	1366
description of tract.....	977	<i>Felter, Charles D.</i> , pension increased.....	1395
<i>Federal Land Banks, etc.</i> , exempt from income tax.....	283	<i>Felton, Nancy A. (widow)</i> , pension increased.....	1431
<i>Federal Oil Conservation Board</i> , deficiency appropriation for expenses..	754	<i>Fenholloway River, Fla.</i> , preliminary examination, etc., of, to be made.....	1194
<i>Federal Power Commission</i> , appropriation for expenses of.....	524, 1203	<i>Fenner, Elizabeth (widow)</i> , pension.....	1433
for printing and binding for.....	524, 1203	<i>Ferguson, Katie (widow)</i> , pension.....	1420
<i>Federal Railroad Control</i> , proclamation reappointing James C. Davis Director General of Rail- roads.....	1922	<i>Ferguson, Leona M. (daughter)</i> , pension increased.....	1424
designating same, as agent of the President, in actions arising from.....	1922	<i>Ferlita, G.</i> , may bring suit for collision damages to schooner "Rosa Ferlita," in dis- trict court.....	1581
<i>Federal Railroad Control Act, 1918</i> , appropriation for expenses of Secretary of the Treasury under.....	68, 768	<i>Fern Street NW., D. C.</i> , appropriation for grading, Blair Road to Eighth Street.....	548
<i>Federal Reporter</i> , appropriation for continuation of... 221,	1031	<i>Fernandina, Fla.</i> , improvement of harbor, authorized....	1187
deficiency appropriation for one set of..	687	<i>Fero, Esther A. (widow)</i> , pension increased.....	1522
<i>Federal Reserve Board</i> , circuit courts of appeals to enforce, etc., orders of, under Clayton Anti- trust Act.....	937	<i>Ferrand, Frederic E. (son)</i> , pension.....	1429
<i>Federal Reserve Currency</i> , appropriation for distinctive paper for..	68, 768	<i>Ferrell, William</i> , pension increased.....	1405
for expenses, redemption of, Treas- urer's Office.....	70, 770	<i>Ferris, Jeanette E. (widow)</i> , pension increased.....	1533
for expenses, Office of Comptroller of the Currency.....	71, 770	<i>Ferriter, Margaret L. (widow)</i> , pension.....	1404
for preparing, etc., additional, 1925..	710	<i>Ferry and Stevens Counties, Wash.</i> , payment authorized to, for taxes on Colville Indian allotted lands....	599
deficiency appropriation for distinctive paper for.....	1341	deductions to be made.....	599
<i>Federal Reserve System</i> , time extended for final report of Joint Congressional Committee on....	4	appropriation authorized for.....	599
<i>Federal Trade Commission</i> , appropriation for Commissioners... 524,	1203	<i>Fertilizers</i> , appropriation for investigations, etc. 448,	838
for all other expenses.....	524, 1203	<i>Fetters, Sarah E. (widow)</i> , pension.....	1481
for printing and binding for.....	525, 1203	<i>Fey, Ida</i> , payment to, for death of husband....	1591
deficiency appropriation for.....	55, 60	<i>Fiber Plants</i> , appropriation for improving, etc., hard- fiber production outside conti- nental area.....	441, 831
circuit courts of appeals to enforce, etc., orders of, under Clayton Anti- trust Act.....	937	<i>Fiduciaries</i> , returns of incomes of beneficiaries, to be made by.....	280
<i>Federal Vocational Education Act</i> , provisions of, extended to Hawaii....	18	<i>Field Artillery, Army</i> , appropriation for instruction at firing centers of, activities.....	501, 917
<i>Fee, Elizabeth Jane (widow)</i> , pension increased.....	1393	<i>Field Artillery School, Fort Sill, Okla.</i> , appropriation for instruction ex- penses.....	501, 917
<i>Feeble Minded Children, D. C.</i> , appropriation for maintenance.....	569, 1243	for, additional, 1925.....	711
deficiency appropriation for mainte- nance.....	678, 1323	<i>Field Cannon, Army</i> , appropriation for purchase, manufac- ture, etc.....	498, 913
<i>Feeble Minded, D. C., Home and School for</i> (see District Training School).		for ammunition for.....	498, 914
<i>Feeble Minded Persons, D. C.</i> , appropriation for construction of home for; maintenance, etc.....	569, 1243	for ammunition, etc., for practice..	498, 914
construction contracts, etc.....	569	<i>Field Clerks, Army</i> , appropriation for pay, at head- quarters.....	481, 896
provisions for custody, etc., of, in Dis- trict Training School.....	1135	for mileage; limitation.....	482, 897
<i>Feely, John H.</i> , pension increased.....	1402		

<i>Field Glasses,</i> excise tax on, sold, etc., by dealer; exception.....	324	<i>Finch, Maggie M. (widow),</i> pension.....	1522
<i>Field Service Additional Appropriations</i> <i>for Fiscal Year 1925,</i>		<i>Fine Arts, Commission of (see also Com-</i> <i>mission of Fine Arts),</i>	
for Executive Office.....	705	appropriation for expenses of.....	523, 1201
for Civil Service Commission.....	705	for printing and binding for.....	524, 1201
for Interstate Commerce Commission...	705	<i>Finland,</i>	
for National Advisory Committee for Aeronautics.....	705	appropriation for minister to.....	206, 1015
for Tariff Commission.....	705	settlement of indebtedness of, made by Foreign Debt Commission, ap- proved.....	20
for United States Veterans' Bureau.....	705	amount of indebtedness stated.....	20
for Department of Agriculture.....	705	bonds to be issued therefor.....	20
for Department of Commerce.....	706	principal payable in annual in- stallments; progressive increase until 62d year.....	20
for Interior Department.....	706	payment of additional amounts al- lowed.....	20
Indian Affairs Bureau.....	706	interest rate to 1932; thereafter...	20
for Department of Justice.....	709	for first five years half of interest may be deferred, and added to principal; bonds to be issued therefor.....	20
for Department of Labor.....	709	payment in United States bonds accepted.....	20
for Navy Department.....	709	<i>Finley, William H.,</i> pension increased.....	1396
for State Department.....	710	<i>Finley's Ferry, Ark.,</i> bridge authorized across Current River at.....	26
for Treasury Department.....	710	<i>Fire Control Installations, Army,</i>	
for War Department.....	711	appropriation for operating, etc., sea- coast defenses.....	491, 905
for District of Columbia.....	712	for operating, etc., insular posses- sions.....	491, 906
proportional payments from the Treasury and District revenues. amounts herein may be used ir- respective of salary requirements for 1925.....	712	for operating, etc., Panama Canal	491, 906
for expenses of Alaska salmon fisheries..	713	for construction, etc., of, seacoast de- fenses.....	502, 917
<i>Field Service, Civilian,</i> limitation for fiscal year 1926, on pay allowed in all executive depart- ments, etc., for.....	764	for construction, etc., Hawaiian Is- lands.....	502, 918
<i>Field Surveying Service, Public Lands,</i> activities, etc., of surveyors general transferred to, on July 1, 1925.....	1144	for construction, etc., Panama Can- al.....	503, 918
<i>Fields, Bettie (widow),</i> pension increased.....	1449	for maintenance, additional, 1925...	711
<i>Fields, Louisa (widow),</i> pension increased.....	1471	for insular possessions, additional, 1925.....	711
<i>Fifteenth Street NE., D. C.,</i> appropriation for paving, B to E Streets; from gasoline-tax fund.....	549	for Panama Canal, additional, 1925...	711
<i>Fifteenth Street NW., D. C.,</i> appropriation for paving, Varnum to Webster Streets.....	547	deficiency appropriation for.....	59, 701, 762
for asphalt covering, Euclid to Irving Streets; from gasoline-tax fund.....	1225	<i>Fire Department, D. C.,</i> appropriation for relief fund allowances, etc.....	560, 1236
<i>Fifteenth Street SE., D. C.,</i> appropriation for paving, B to E Streets; from gasoline-tax fund.....	549	deductions from salaries increased...	560
<i>Fifth Street NE., D. C.,</i> appropriation for paving, T to W Streets.....	548	for salaries, officers, etc.....	561, 1236
<i>Films, Photographic,</i> excise tax on, other than moving-picture and X-ray, sold by producer....	323	for personal services.....	1236
<i>Finance Department, Army,</i> appropriation for pay of the Army... 481, 895		for repairs to houses, apparatus, etc..	1236
for clerks, etc.....	482, 897	for improvements, etc., engine house No. 16; former appropriations available.....	561
amount for auditing World War contracts.....	483, 897	construction at repair shop.....	561, 1236
allowance for personal services in Department.....	483, 897	for repairs, etc., to fire boat.....	561, 1236
for civilian personnel in Department Office.....	483, 898	for supplies.....	561, 1236
for pay of the Army, additional, 1925...	711	for contingent expenses.....	561, 1236
for finance service, additional, 1925...	711	for new apparatus, etc.....	561, 1236
for citizens' military training camps, additional, 1925.....	711	for house, etc., for truck company in northeast section near 12th and H Streets.....	561
deficiency appropriation for pay, etc., of the Army.....	62, 701, 761	for house, etc., for engine company on Conduit Road.....	561
for temporary services, Office of... 761		deficiency appropriation for increase of compensation.....	676
Chief of, to have rank, etc., of a major general.....	970	additional force.....	676
		for repairs to apparatus.....	676
		for contingent expenses.....	679
		basic salaries of chief engineer, deputy and battalion engineers.....	175
		fire marshal, deputy, inspectors.....	175

Page.	Page.		
<i>Fire Department, D. C.—Continued.</i>	<i>Fisheries Bureau, Department of Commerce—Continued.</i>		
basic salaries of captains, lieutenants, sergeants.....	175	appropriation for officers and crews, Alaska service vessels.....	237, 1046
superintendent of machinery, assistants, pilots, marine engineers, etc.....	175	for administration expenses.....	237, 1046
privates.....	175	for propagation expenses.....	237, 1046
weekly day off in lieu of Sundays.....	175	for maintenance of vessels.....	238, 1047
suspended during existing emergency correction in pay fixed for battalion chief engineers.....	752	commutation of rations allowed.....	238, 1047
<i>Fire Island, N. Y.,</i>		for food fishes inquiry.....	238, 1047
abandoned lands of lighthouse reservation on, transferred to New York State for public park uses.....	635	for statistical inquiry.....	238, 1047
<i>Fire Prevention Day,</i>		for protecting sponge fisheries.....	238, 1047
proclamation designating October 9, 1923, as.....	1924	for Alaska general service, protecting seal fisheries; food to natives, etc.....	238, 1047
October 9, 1924 as.....	1967	for equipment, etc., Upper Mississippi Fish Refuge, etc.....	1047
<i>Fire Resisting Qualities of Building Materials,</i>		for salaries, additional, 1925.....	706
appropriation for investigating, etc.; fire prevention appliances....	231, 1040	for Alaska vessels, additional, 1925.....	706
<i>Firearms, Shells, and Cartridges,</i>		for expenses, protection of salmon fisheries of Alaska.....	713
excise tax on, sold by producer, etc.; exceptions.....	323	deficiency appropriation for miscellaneous expenses.....	56, 61, 697, 759
<i>Fireman's Fund Insurance Company,</i>		Northern Pacific Halibut Act provisions.....	648
payment to, for property damages.....	1588	<i>Fisheries Commission, International,</i>	
redemption of lost certificates of indebtedness to.....	1549, 1551	appropriation for expenses, etc.....	1024
<i>First Assistant Postmaster General,</i>		deficiency appropriation for share of expenses of.....	756
appropriation for, and office personnel.	84, 782	scientific investigations of, not subject to inhibitions of Northern Pacific Halibut Fishery Act.....	650
for field service, Post Office Department, under.....	86, 784	appropriation authorized for expenses of.....	650
for postmasters, assistants, etc.....	86, 784	<i>Fisheries, Salmon (see Alaska Fisheries).</i>	
for rent, light, and fuel.....	86, 784	<i>Fishery, Halibut,</i>	
for village delivery.....	86, 784	convention with Great Britain for protection of, in northern Pacific.....	1841
for city delivery, etc.....	86, 785	provisions for protection of, in northern Pacific.....	648
for pneumatic tube service, New York and Brooklyn, N. Y.....	86, 785	<i>Fisk, Clara A. (widow),</i>	
for vehicle allowance.....	86, 785	pension.....	1442
for travel and miscellaneous.....	86, 785	<i>Fiske, Augusta A. (widow),</i>	
<i>First Corps Cadets, Massachusetts,</i>		pension increased.....	1450
status of, in National Guard.....	471	<i>Fiske, Clifford (son),</i>	
<i>First Judicial Circuit,</i>		pension.....	1524
Court of Appeals for, to hold a sitting at San Juan, Porto Rico.....	729	<i>Fitzpatrick, Mary (widow),</i>	
<i>Fish Hatchery,</i>		pension.....	1403
public lands granted to Oregon for operating a; reversion for non-user.....	891	<i>Five Civilized Tribes of Indians, Okla.,</i>	
<i>Fish Refuge, Upper Mississippi River Wild Life and,</i>		appropriation for continuing work of Competency Commission.....	396, 1146
appropriation for acquiring land, etc., for.....	842	for attorneys, etc., for probate matters of restricted allottees.....	397, 1147
for equipment, etc.....	1047	for expenses, etc., selling tribal property, from proceeds.....	398, 1148
<i>Fisher, Cora I. (widow),</i>		segregated coal and asphalt lands included.....	398, 1148
pension.....	1504	for collecting rents, etc.....	398, 1148
<i>Fisher, Raymond E.,</i>		tribal, etc., schools continued.....	398, 1148
pension increased.....	1410	payments authorized from tribal funds.....	398, 1148
<i>Fisheries Bureau, Department of Commerce,</i>		dispensing with tribal attorneys... repairs, etc., school buildings, from school funds.....	398, 1149
appropriation for Commissioner, and office personnel.....	236, 1046	for tribal common schools.....	407, 1158
for Alaska service; Pribilof Islands; at large.....	237, 1046	for administering affairs of detailed report of expenditures to be made.....	410, 1159
for employees at large.....	237, 1046	for probate attorneys, additional, 1925.....	707
for distribution car employees.....	237, 1046	for tribal, etc., schools, additional, 1925.....	708
for fish cultural stations, employees.....	237, 1046	for administering affairs of, additional, 1925.....	708
for fish-rescue station, Mississippi River Valley.....	237, 238, 1046		
for biological stations, employees.....	237, 1046		
for employees on vessels.....	237, 1046		

<i>Five Civilized Tribes of Indians, Okla.—</i>	Page.	<i>Fleet Naval Reserve (see also Naval Reserve</i>	Page.
Continued.		and Marine Corps Reserve),	
deficiency appropriation for adminis-		appropriation for retainer pay, active	
tering affairs of.....	56, 760	service pay and allowances to	
for civilian employees, Choctaw and		members of.....	193, 872
Chickasaw Agencies.....	1329	provisions relating to.....	1085
allowances from tribal funds for street		application of Roy A. Darling for retire-	
improvements, etc., heretofore		ment as officer in, etc., authorized	1600
or hereafter made in town sites;		enlistment of Harry Newton in, au-	
conditions.....	728	thorized at former rating.....	1600
<i>Fix, Etta (daughter),</i>		<i>Fleischmann, Fannie (widow),</i>	
pension.....	1496	pension increased.....	1396
<i>Fixed Nitrogen Research Laboratory, De-</i>		<i>Fleisher, Indiana (widow),</i>	
<i>partment of Agriculture,</i>		pension.....	1491
appropriation for rent, from War De-		<i>Fleming, Caroline M. (widow),</i>	
partment funds.....	433, 823	pension.....	1527
deficiency appropriation for rent.....	38	<i>Fleming, Roxanna (daughter),</i>	
<i>Flag, National,</i>		pension increased.....	1437
issue of, free, upon request of nearest		<i>Flener, Martha (daughter),</i>	
relative of officer, etc., dying in		pension.....	1438
service of Navy, etc., during		<i>Fletcher, Amanda J. (widow),</i>	
World War period.....	1278	pension increased.....	1416
<i>Flagg, William H.,</i>		<i>Fletcher, Ed,</i>	
payment to, for property damages from		payment to trustee for, on account of	
mail aeroplane.....	1378	property damages.....	1544
<i>Flanagan, Sarah J. (widow),</i>		<i>Fletcher, Julia M. (widow),</i>	
pension increased.....	1513	pension.....	1454
<i>Flanders, Medie M. (widow),</i>		<i>Fletcher, Katherine S. (widow),</i>	
pension.....	1505	pension increased.....	1501
<i>Flandreau, Carrie M. (widow),</i>		<i>Flint River, Ga.,</i>	
pension increased.....	1469	preliminary examination, etc., of, to be	
<i>Flandreau, S. Dak.,</i>		made.....	1194
appropriation for Indian school at... 407,	1157	<i>Flomaton, Ala.,</i>	
for Indian school, additional, 1925... 708		title of United States released to equi-	
<i>Flannery, Alwilda (widow),</i>		table owners of lands in.....	246
pension.....	1401	<i>Flood Control,</i>	
<i>Flannigan, Charles (son),</i>		appropriation for Mississippi River... 516, 930	
pension increased.....	1413	for Sacramento River..... 516, 930	
<i>Flaten, Emil L.,</i>		deficiency appropriation for examina-	
credit allowed, in postal accounts..... 1557		tion, etc., for, of North Branch	
<i>Flathead Agency, Mont.,</i>		of Susquehanna River, Pa., and	
appropriation for support, etc., of In-		N. Y.....	696
dians at..... 408, 1159		Allegheny and Monongahela	
for support etc., of Indians at, from		Rivers, Pa.....	696
tribal funds.....	1161	Puyallup River, Wash.....	696
for support, etc., Indians at, addi-		preliminary examinations, etc., au-	
tional, 1925.....	708	thorized of designated streams	
deficiency appropriation for civilian		for.....	249
employees at.....	1329	amount authorized from river and	
<i>Flathead Indian Reservation, Mont.,</i>		harbor appropriations.....	249
appropriation for constructing and op-		surveys authorized to control of floods	
erating irrigation systems on; re-		in North Branch of Susquehanna	
payment..... 402, 153		River, Pa., and N. Y.....	250
for irrigation systems, additional, 1925 707		amount authorized to be appropri-	
claims of designated tribes of Indians		ated.....	250
on, for lands, etc., taken, to be		Puyallup River, Wash.....	250
determined by Court of Claims.. 21		amount authorized to be appropri-	
names added to final roll..... 246		ated.....	250
per capita payment from tribal funds		Allegheny and Monongahela Rivers,	
to.....	246	Pa.....	250
<i>Flax,</i>		amount authorized to be appropri-	
appropriation for investigating cultiva-		ated.....	250
tion, etc., of, for seed purposes;		similar amount required from	
study of diseases, etc..... 441, 831		Pennsylvania.....	250
<i>Flax Straw,</i>		preliminary examination, etc., directed	
appropriation for investigating, for pulp		for, of Caloosahatchee River,	
manufacture..... 445, 835		Fla.....	961
<i>Fleet Corporation, Emergency (see Ship-</i>		Skykomish, Snoqualmie, Snohomish,	
<i>ping Board, United States).</i>		and Stillaguamish Rivers, Wash.. 1000	
<i>Fleet Marine Corps Reserve, Class One,</i>		Nooksack River, Wash..... 1000	
appropriation for pay and allowances,		sum authorized for.....	1000
officers..... 201, 879			

"Flora," Barge, owner of, may bring suit for collision damages, in district court.....	Page. 1568	<i>Food Products, Agricultural</i> —Continued. Page. appropriation for diffusing information of marketing, etc., nonmanufactured.....	453, 844
Florence, Ala., improvement of Tennessee River, Dam No. 2, to, authorized.....	1188	for promoting uniform standards of classification.....	453, 844
Florence County, S. C., bridge authorized across Peedee River, Savage Landing, by Marion County and.....	647	<i>Food Products, American,</i> appropriation for investigating chemi- cal, etc., tests applied in foreign countries to; inspecting, etc..	447, 837
Florence Crittenton Home, D. C., appropriation for care of women and children under.....	570, 1244	<i>Foods, Drugs, etc.,</i> appropriation for investigating adul- terations, etc.....	447, 837
Florence, S. C., terms of court at.....	801	<i>Foods, etc., D. C.,</i> appropriation for detecting adultera- tions, etc.....	563, 1237
Floriculture, etc., appropriation for studies, etc., in....	442, 832	<i>Foot and Mouth, etc., Diseases of Animals,</i> appropriation for arresting, etc.; ad- ditional.....	110, 458, 851
Florida, adjustment of claims of settlers of public lands in, erroneously sur- veyed, etc.....	1012	payment for animals destroyed; discretionary expenditures.....	111, 458, 851
Georgia and, may bridge Saint Marys River, Saint Marys, Ga.....	663	appraisal of values; limit....	111, 458, 851
Wilds Landing, Fla.....	472	for arresting, additional, 1925.....	706
representative of the Government to attend centennial celebration of first meeting of Legislative Coun- cil of the Territory of.....	473	deficiency appropriation for emergency use, arresting, etc.....	40, 682
"Florida," Battleship, deficiency appropriation for additional submarine, etc., protection....	1335	amount of, available for eradicat- ing European fowl pest, etc....	722
alteration of, authorized for protection against submarine and aircraft attack.....	719	for investigating new methods for prevention, etc.; reappropria- tion.....	1324
converting to oil burning.....	719	<i>Forage Crops,</i> appropriation for investigating dis- eases of.....	441, 831
"Floyd," Steamer, claim of owner of, for damages to, re- ferred to district court.....	1374	for investigating improvement of, etc.....	443, 833
Flushing Bay, preliminary examination, etc., for ship canal, to Jamaica Bay, to be made.....	1192	for investigating insects affecting....	449, 839
Flushing Bay and Creek, N. Y., improvement of, authorized.....	1186	<i>Forage, Marine Crops,</i> appropriation for.....	203
Fly, Clarice (widow), pension increased.....	1467	<i>Forbes, Julia E. (widow),</i> pension.....	1478
Fog Signals, appropriation for.....	233, 1043	<i>Force, Mary A. (widow),</i> pension increased.....	1523
Fogarty, John, reimbursement to, for stolen bonds....	1277	<i>Ford, Celynda W. (widow),</i> pension increased.....	1440
Folding Room, House of Representatives, appropriation for superintendent, fold- ers, etc.....	584, 1292	<i>Ford, Newt (son),</i> pension.....	1509
position and pay established of assistant foreman of the.....	151	<i>Ford, Sarah E. (widow),</i> pension.....	1439
Folding Room, Senate, appropriation for superintendent, fore- man, folders, etc.....	581, 1289	<i>Foreign and Domestic Commerce Bureau,</i> <i>Department of Commerce,</i> appropriation for Director, and office personnel.....	225, 1034
positions and pay established of super- intendent, and other employees....	149	for commercial attachés, clerks, etc.....	225, 1034
Food Administration, United States, deficiency appropriation for salaries and expenses.....	55	assignment of two for Department duty.....	225, 1034
for judgments, Court of Claims under.....	697	for promoting commerce, Europe and other areas.....	225, 1034
Food and Fuel Administrations, deficiency appropriation for national security and defense, educa- tional.....	60, 697	assignment of trade commissioners for duty in Department.....	225, 1035
Food Products, Agricultural, appropriation for biological investiga- tions, etc., of.....	446, 837	for District and Cooperative Office Service.....	225, 1035
for investigating market conditions, supply, etc., of.....	453, 844	for developing trade with South and Central America.....	225, 1035
		assignment of trade commissioners for duty in Department.....	226, 1035
		for further developing commerce with the Far East.....	226, 1035
		assignment of trade commissioners for duty in Department.....	226, 1035
		for expenses enforcing China Trade Act.....	226, 1036
		for investigating export industries....	226, 1036

<i>Foreign and Domestic Commerce Bureau, Department of Commerce—Con.</i>	Page.	<i>Foreign Governments,</i>	Page.
appropriation for collecting, etc., information as to disposition and handling of raw materials and manufactures.....	226, 1036	deficiency appropriation for settling war contract claims of.....	695, 1344
for bringing home remains of officers, etc., dying abroad.....	226, 1036	medals or decorations from, may be accepted by Army Air Service officers for world airplane flight.....	979
for transportation of families and effects of officers, etc.....	227, 1036	plans for George Washington bicentennial birthday celebration may be communicated to.....	672
for Customs Statistics section.....	227, 1037	<i>Foreign Mails, Postal Service,</i>	
for expenses, compiling Directory of Foreign Buyers.....	227, 1037	appropriation for transportation of, by steamship, aircraft, or otherwise.....	87, 786
for investigating sources of crude rubber; other raw materials, nitrate, sisal, etc.....	227, 1037	allowance for aircraft service.....	87, 786
for collecting, etc., information of foreign trade restrictions and regulations.....	227, 1037	sea post service.....	87, 786
for commercial attachés, additional, 1925.....	706	for assistant superintendent, New York City.....	87, 786
for promoting commerce, Europe and other areas, additional, 1925.....	706	for balances due foreign countries.....	87, 786
for district and cooperative office service, additional, 1925.....	706	deficiency appropriation for transportation.....	47, 59, 691
for promoting commerce, South and Central America, additional, 1925.....	706	for balances due foreign countries.....	47, 59, 691, 699, 733, 1350
for developing commerce in the Far East, additional, 1925.....	706	<i>Foreign Passports,</i>	
for expenses, enforcing China Trade Act, additional, 1925.....	706	fees for visas of, may be modified, in cases of aliens not "immigrants"; condition.....	976
for investigating export industries, additional, 1925.....	706	<i>Foreign Service (see also Diplomatic and Consular Service),</i>	
for compiling foreign trade statistics, additional, 1925.....	706	appropriation for ambassadors and ministers.....	1015
deficiency appropriation for promoting commerce in Far East.....	61, 759	allowance for Turkey, if minister appointed thereto.....	1015
for commercial attachés.....	759	for minister resident and consul general to Liberia.....	1015
for promoting commerce.....	759, 1348	for agent and consul general at Tangier.....	1015
for developing trade with South and Central America.....	1348	no official to receive other Government salary.....	1015
advances for rent of foreign offices of, permitted.....	1327	for chargés d'affaires ad interim.....	1015
<i>Foreign Buyers, Directory of,</i>		additional pay of vice consul in charge during absence of principal officer.....	1016
appropriation for compiling.....	227, 1037	for clerks at embassies and legations.....	1016
<i>Foreign Commerce,</i>		for interpreters to embassies and legations.....	1016
punishment for stealing, etc., shipments, etc.....	793	for tuition of officers assigned for language study in China, Japan, and Turkey.....	1016
<i>Foreign Cotton Organizations, etc.,</i>		for rent of quarters for language study officers in Japan and Turkey.....	1016
appropriation for effectuating agreements with, for adopting universal standards of classification, arbitrating disputes, etc.....	845	for contingent expenses, missions.....	1016
<i>Foreign Debt Commission (see also World War Foreign Debt Commission),</i>		launch, Constantinople.....	1016
appropriation for expenses of.....	69	dispatch agents.....	1016
deficiency appropriation for expenses of authority of, continued two years.....	1342, 763	loss by exchange.....	1016
settlement of indebtedness of Finland to United States by, approved.....	20	payments for clerical services except to American citizens, forbidden.....	1016
Hungary to United States by, approved.....	136	for ground rent, Tokyo, Japan.....	1016
Lithuania to United States by, approved.....	719	for expenses foreign service inspectors for clerk hire at consulates.....	1017
Poland to United States by, approved.....	720	for contingent expenses, consulates.....	1017
<i>Foreign Decorations,</i>		loss by exchange.....	1017
Henry D. Clayton may accept, from France.....	1590	for expenses under immigration laws.....	1017
Hugh S. Cumming may accept, from France and Poland.....	1364	for relief and protection of American seamen.....	1017
Fred F. Rogers may accept, from Venezuela.....	1582	for salaries of foreign service officers.....	1017
Dorr F. Tozier may accept, from Great Britain.....	1366	for instruction and transit pay.....	1017
		for transportation, etc., expenses.....	1018
		passage on foreign vessels restricted.....	1018
		for unforeseen emergencies and Neutrality Act expenses.....	1018
		for heirs of officers dying abroad.....	1018
		for bringing home remains of officers dying abroad.....	1018

<i>Foreign Service—Continued.</i>	
	Page.
appropriation for post allowances to meet living expenses of officers-----	1018
for Cape Spartel Light, etc., Morocco-----	1019
for life saving testimonials-----	1019
for Bureau of Weights and Measures-----	1019
for Bureau of Customs Tariffs-----	1019
for revision of Chinese customs tariffs, participating in-----	1019
for inquiry into extraterritoriality in China-----	1019
for Mexican Boundary Commission-----	1019
for boundary line, Alaska and Canada-----	1020
for marking Canadian boundary-----	1020
for International Prison Commission-----	1020
for Pan American Union-----	1020
for printing and binding for Pan American Union-----	1020
for Permanent Court of Arbitration Bureau-----	1020
for Interparliamentary Union for International Arbitration-----	1020
for International Commission on Tables of Constants, etc-----	1021
for International Commission on International Law-----	1021
for International Institute of Agriculture-----	1021
for International Railway Congress-----	1021
for International Sanitary Bureau-----	1021
for International Office of Public Health-----	1021
for British - American Pecuniary Claims Arbitration-----	1022
for International Radiotelegraphic Convention-----	1022
for Inter-American High Commission for Canadian Boundary Waters Commission-----	1022
for annual payment to Panama-----	1022
for payment to Colombia-----	1023
for International Research Council, etc-----	1023
for International Hydrographic Bureau-----	1023
for foreign hospital, Cape Town-----	1023
for International Trade Mark Registration Bureau at Habana-----	1023
for Industrial Property Bureau, Berne, Switzerland-----	1023
for German-American Mixed Claims Commission-----	1023
for Mexican Claims Commissions-----	1024
for International Statistical Institute-----	1024
for International Fisheries Commission-----	1024
for Rio de Janeiro, Brazil, land for embassy building-----	1024
for United States court for China-----	1025
for consular prisons, etc-----	1025
for bringing home criminals-----	1025
deficiency appropriation for Mexican General and Special Claims Commissions-----	691
for expenses regulating immigration under-----	691
for Foreign Service officers, salaries-----	691
for International Statistical Bureau-----	692
for Pan American Sanitary Conference, Seventh-----	692
for participating in conferences for suppressing narcotics traffic-----	692
for Interparliamentary Union Conference in Washington-----	692

<i>Foreign Service—Continued.</i>	
	Page.
deficiency appropriation for payment to France as indemnity to Madame Criguier-----	692
for repairs, etc., embassy premises London, England-----	692
for contingent expenses, consulates-----	698
for secretaries in the Diplomatic Service-----	700
for International Fisheries Commission-----	756
consular bills of health not required for vessels on northern frontier-----	809
fees for visas of foreign passports may be modified in case of aliens not "immigrants"; condition-----	976
<i>Foreign Service Act, 1924,</i>	
Diplomatic and Consular Service to be Foreign Service of the United States hereafter-----	140
all officers below ministers included as Foreign Service officers-----	140
promotion by merit-----	140
assignment to either diplomatic or consular branch-----	140
grades, classification and proportion of officers-----	140
allotment of ambassadors as provided by law-----	140
and salaries of officers by classes-----	140
details for inspection-----	140
appointments as diplomatic secretaries, consular officers, or both-----	140
to be confirmed by the Senate-----	141
authority under commissions-----	141
examination or Department service requisite-----	141
only Americans eligible-----	141
reinstatement after separation by other position-----	141
by commission to a class and not to a post; assignments and transfers-----	141
present commissions not impaired by new classifications-----	141
report to the President on efficiency of officers, and fitness for original appointments, to be made by Secretary of State-----	141
efficiency records of present officers to be certified to the President with recommendations-----	141
recommissioning, without further examination-----	141
classes designated-----	141
no pay reduction of class one consuls general and consuls-----	142
consular assistant grade abolished; recommissioned as unclassified officers-----	142
bond required of all officers-----	142
amount, and conditions-----	142
existing bonds not impaired hereby-----	142
all officials acts covered by-----	142
deposit of, with Secretary of the Treasury-----	142
inspection of diplomatic and consular offices by officers detailed therefor-----	142
provisions as to officials fees, etc., applicable to diplomatic and consular branches of service-----	142
representation allowances at capitals where there is no diplomatic mission; accounting-----	142
private secretaries to ambassadors may be appointed-----	143

<i>Foreign Service Act, 1924—Continued.</i>	Page.	<i>Foreign Service Act, 1924—Continued.</i>	Page.
assignment of officers to duty in the Department; time limit.....	143	retired officer accepting employment for greater amount than annuity to have reduction to the extent thereof.....	145
officers on special detail allowed travel and subsistence expenses.....	143	yearly notification to be made by, of employment, etc.....	145
time limit for; extension for conferences, etc.....	143	suspension of annuity if, not received.....	145
officers may be ordered to United States on statutory leave after three years abroad.....	143	amount authorized from fund for expenses.....	145
transportation, etc., allowed, and to their families.....	143	officer promoted as ambassador or minister, or receiving Department position, entitled to retirement, etc.....	145
available for prescribed duties.....	143	periods of service computed for retirement.....	145
counselor of embassy or legation may be designated from any officer.....	143	excluded.....	146
temporary appointment of any officer for specified diplomatic duties, authorized.....	143	in the Department by paying to fund contribution for each year of employment therein.....	146
no loss of grade, etc.; salary restricted.....	143	retired officers recalled temporarily for active service to receive full pay of class in which serving.....	146
pay authorized for officer acting as chargé d'affaires ad interim, or in charge of consular office.....	143	laws relating to diplomatic secretaries and consular officers made applicable to Foreign Service officers.....	146
retirement and disability system established.....	144	inconsistent to this Act repealed.....	146
administration of, by Secretary of State.....	144	diplomatic and consular appropriations for fiscal year 1925 made available.....	146
annual report of annuity receipts, disbursements, etc., to be made.....	144	retirement annuities excepted.....	146
estimates to be submitted.....	144	Second and Third Assistant Secretaries of State to be known as Assistant Secretaries.....	146
appropriations authorized for.....	144	present commissions, etc., not impaired.....	146
retirement and disability fund created.....	144	additional Assistant Secretary of State established.....	146
contributions for, to be deducted from salaries of eligibles.....	144	appointment and salary.....	146
transferred to credit on books of the Treasury.....	144	position of Director of the Consular Service abolished.....	146
maximum basic salary.....	144	salary for, available for the additional Assistant Secretary.....	146
retirement age and service.....	144	effective date of, July 1, 1924.....	146
discretionary age extension.....	144	<i>Foreign Service Officers,</i>	
annuities classified on service and salaries.....	144	appropriation for salaries.....	1017
percentages by classes.....	144	for instruction and transit pay.....	1017
proportions withheld from officers retired before contributing for each year of service.....	144	for transportation.....	1018
investment of fund in Federal securities.....	144	for allowances for, dying abroad.....	1018
income added thereto.....	144	for bringing home remains of, dying abroad.....	1018
annuities not assignable, subject to attachment, etc.....	144	for post allowances.....	1018
annuitant dying before receiving total amount contributed, etc., excess to be paid to personal representatives.....	144	<i>Foreign Service Retirement System,</i>	
contribution, etc., of officer dying before retirement to be paid to personal representatives.....	145	provisions of.....	144
disability annuity to officer before reaching retirement age.....	145	<i>Foreign Trade,</i>	
determination by medical examination, etc.....	145	appropriation for investigating related problems of.....	227, 1037
payment to cease on recovery.....	145	for securing information as to restrictions, regulations, etc.....	1037
examination expenses, etc., payable from fund.....	145	for compiling statistics of, additional 1925.....	706
discontinued before annuitant receives amount of his contribution, excess to be returned.....	145	<i>Forest Experiment Stations,</i>	
unhealthful posts to be classed in tropical countries by Executive Order.....	145	establishment of, in California, etc., authorized.....	1108
one year's duty at, to be counted one year and a half for length of service.....	145	experiments, etc., to be conducted at.....	1108
officers separated from service before retirement age, except for disability, to have 75 per cent of contributions returned.....	145	amount authorized for expenses.....	1109
		<i>Forest Fires,</i>	
		appropriation for fighting, etc., in national parks.....	425, 1179
		limitations; allotments of expenses.....	425, 1179
		for fighting, etc., in national forests.....	445, 835
		insect infestations.....	445, 835

<i>Forest Fires—Continued.</i>	Page.	<i>Forest Protection—Continued.</i>	Page.
appropriation for airplane patrol to prevent, etc.....	835	ascertainment directed of location of public lands valuable for stream-flow protection, or timber production.....	655
for cooperation with States for protecting watersheds of navigable streams from.....	457, 849	report to Reservation Commission.....	655
deficiency appropriation for fighting..	39, 682	findings of, if favorable, to be sent to Congress by the President.....	655
balances of appropriations for paying claims of Army officers, etc., for losses fighting, in national forests covered in.....	935	national forests may be established of lands suitable for timber production in any but excepted Government reservations.....	655
<i>Forest Protection (see also National Forests),</i>		if reserved for Army or Navy, authority over for national defense not relinquished.....	655
appropriation for cooperation with States, etc., forest fire prevention, protection of timbered lands, etc.....	849	funds made available.....	655
investigating tax laws, and timber insurance.....	849	national forests; receipts from sales, etc., covered into forest reserve fund.....	655
for cooperative farm forestry, etc.....	849	punishment for violating regulations, etc.....	655
for cooperation in procuring forest-tree seeds and plants, establishing farm wood lots, etc.....	849	<i>Forest Protection Week, etc., 1924,</i>	
recommendations authorized, in cooperation with State officials for systems of fire prevention for, timber productions, etc.....	653	proclamation designating April 21-27, 1924, as.....	1939
cooperation authorized with systems of forest fire prevention provided by States.....	653, 1127	<i>Forest Protection Week, etc., 1925,</i>	
amount expended not to exceed that of State, forest owners, etc.....	653, 1128	proclamation designating April 27-May 3, 1925, as.....	1987
consideration to watersheds of navigable streams.....	653, 1128	<i>Forest Reserves (see National Forests),</i>	
securing water for domestic use or irrigation.....	1128	<i>Forest Roads and Trails (see also Federal Highway Act),</i>	
any timbered or forest producing lands.....	653	deficiency appropriation for apportionment to States, fiscal year 1926.....	1326
study of tax laws, to encourage timber conservation, etc.....	653	amounts authorized for, under Federal Highway Act, fiscal years 1926, 1927.....	889
amount authorized to be appropriated annually.....	653	<i>Forest Service, Department of Agriculture (see also Forest Protection),</i>	
cooperation for distribution of forest-tree seeds or plants for denuded or nonforested lands.....	654	appropriation for Forester, and office and field personnel.....	443, 833
amount not to exceed State expenditures.....	654	for general expenses.....	443, 833
authorized annually.....	654	tests outside United States forbidden.....	443, 833
cooperation to assist farm owners in wood lots and other valuable forest growth.....	654	limit of cost of buildings.....	443, 833
limitation on contribution.....	654	protection, etc., of forests; sale of timber.....	443, 833
amount authorized annually to be appropriated.....	654	care of fish and game.....	444, 834
examination, location, etc., for purchase, directed, of denuded lands, etc., in watersheds of navigable streams.....	654	agents, labor, etc.....	444, 834
report to Forest Reservation Commission.....	654	collating, printing, etc., investigations.....	444, 834
further examination with Director of Geological Survey, etc.....	654	supplies, etc.....	444, 834
acceptance of donations of lands valuable for timber growing, authorized.....	654	relief of field employees.....	444, 834
reservation to donor of standing timber, mineral rights, etc., for a limited period.....	654	contingent expenses; traveling expenses; rent.....	444, 834
size and location.....	654	for forest supervisors, rangers, guards, etc.....	444, 834
to become national forests, subject to laws thereof.....	655	for expenses, district administration.....	444, 834
preferences in timber sales to neighboring citizens, etc.....	655	for care of graves of fire fighters, Saint Maries and Wallace, Idaho.....	444, 834
property, etc., reserved, subject to State tax laws.....	655	interchangeable appropriations.....	444, 834
		for fighting forest fires, etc.....	445, 835
		for airplane patrol.....	835
		for selecting lands for homestead entries, etc.....	445, 835
		for surveying, etc., agricultural lands in national forests.....	445, 835
		for sanitary and fire protection, public camp grounds.....	445, 835
		for supplies, instruments, and equipments.....	445, 835
		for wood distillation, economy in forest products, etc.....	445, 835
		investigating flax straw for making pulp and paper.....	445, 835
		for improving range conditions.....	445, 835

<i>Forest Service, Department of Agriculture—</i>	Page.	<i>Forney, Charles D.,</i>	Page.
Continued.		pension.....	1414
appropriation for tree planting, etc.	445, 835	<i>Fornoff, Fred,</i>	
young trees to arid land residents		pension increased.....	1415
in Nebraska.....	445, 835	<i>Forst, Leo,</i>	
land for Beal Nursery.....	836	pension.....	1403
for cooperative, etc., investigations		<i>Forsythe, Christina (widow),</i>	
to determine conservative man-		pension.....	1508
agement of forests.....	445, 836	<i>Fort Apache Agency, Ariz.,</i>	
for appraising, etc., timber for sale;		appropriation for support, etc., of	
expenses of sales, etc.....	446, 836	Indians at, from tribal funds.....	411, 1161
for miscellaneous investigations,		deficiency appropriation for civilian	
etc.....	446, 836	employees at.....	1329
for roads, trails, bridges, etc.....	446, 836	<i>Fort Apache, Ariz.,</i>	
stock corrals, watering places,		appropriation for Theodore Roosevelt	
etc.....	446, 836	Indian School.....	405, 1156
eradicating poisonous plants.....	446, 836	for Theodore Roosevelt Indian	
for expenses in Washington, D. C.,		School, additional, 1925.....	707
under Conservation Act.....	446, 836	<i>Fort Apache Indian Reservation, Ariz.,</i>	
for salaries, additional, 1925.....	705	appropriation for power and irrigation	
for general expenses, additional,		plant, from tribal funds.....	402
1925.....	705	amount authorized from tribal funds,	
deficiency appropriation for fighting		for constructing wagon road	
forest fires.....	39, 682, 1325	between Cooley and Whiteriver	
for emergency, insect damages, Kai-		State to pay half of cost.....	93
bab National Forest, and Grand		for building for Whiteriver Agency..	93
Canyon National Park.....	39	<i>Fort Assiniboine Military Reservation,</i>	
for insect infestations, Oregon and		Mont.,	
California.....	39	time extended for payments by home-	
for fire protection, etc., re-vested		stead entrymen on abandoned..	666
Oregon-California railroad lands,		interest on unpaid principal to be	
etc.....	39	paid, etc.....	667
for general expenses.....	55,	<i>Fort Belknap Agency, Mont.,</i>	
60, 697, 700, 759, 1348,	1353	appropriation for support, etc., of	
for Henry McGuire.....	1325	Indians at.....	408, 1159
acceptance of title to lands within		for support, etc., of Indians at, from	
national forests acquired under		tribal funds.....	411
Conservation Act, and other		for support, etc., Indians at, addi-	
forest lands or timber given in		tional, 1925.....	708
exchange.....	1215	deficiency appropriation for support, etc.,	
establishment of experiment station in		of Indians at, from tribal funds.....	1329
California, etc., authorized.....	1108	for civilian employees at.....	1329
exchanges with private owners of lands		<i>Fort Belknap Indian Reservation, Mont.,</i>	
to be included in designated		appropriation for irrigation systems on;	
forests in California.....	952	maintenance, etc.....	402, 1153
Forester to serve on National Capital		for maintenance, etc., additional,	
Park Commission, D. C.....	463	1925.....	707
moneys contributed toward reforesta-		claims of designated tribes of Indians	
tion, etc., to be a special fund.....	1132	on, for lands, etc., taken, to be	
uses specified.....	1132	determined by Court of Claims.....	21
additional buildings authorized each		<i>Fort Benning, Ga.,</i>	
year for national forest purposes.....	1132	appropriation for barrack building for	
provisions for water supply and		infantry.....	487
sanitary system.....	1132	for Infantry School expenses.....	501, 916
sales of small quantities of timber, etc.,		for Infantry School, additional, 1925..	711
without advertising.....	1132	<i>Fort Berthold Agency, N. Dak.,</i>	
sales to employees of subsistence,		appropriation for support, etc., of	
equipment, etc., to be deducted		Indians at.....	409, 1159
from salaries.....	1133	for support, etc., of Indians at, from	
purchase of land for headquarters or		tribal funds.....	411, 1161
ranger stations if no Govern-		for support, etc., Indians at, addi-	
ment land available.....	1133	tional, 1925.....	708
limitation in any one year; donations		deficiency appropriation for civilian	
accepted.....	1133	employees at.....	1329
medical attention, etc., authorized for		<i>Fort Berthold Indian Reservation, N. Dak.,</i>	
employees at isolated stations;		purchasers of lots of Sanish town site	
removal to hospitals, etc.....	1133	of former, to be allowed differ-	
<i>Forests,</i>		ence between price paid and	
appropriation for cooperation with		reappraisal price.....	817
States, etc., as to methods of		time limit for applications.....	817
managing, and forest lands.....	443, 836	payment from tribal trust fund.....	817
for miscellaneous investigations, etc..	446,	time extended for payments by entry-	
836		men, etc., within.....	139
for investigating insects affecting... 449, 839		<i>Fort Bidwell, Calif.,</i>	
<i>Forman, Elijah,</i>		appropriation for Indian school at... 405, 1156	
pension increased.....	1386	for Indian school, additional, 1925..	707

	Page.		Page.
<i>Fort Bliss, Tex.,</i>		<i>Fort Humphreys, Va.,</i>	
deficiency appropriation for additional land, adjoining-----	1344	agreement authorized with Power Company to use current from line to, for civilians-----	534
amount authorized for purchase of land adjoining-----	964	<i>Fort Kent, Me.,</i>	
<i>Fort Bragg, N. C.,</i>		bridge authorized across Saint John River, from Clairs, New Brunswick, to-----	27
appropriation for instruction in Field Artillery activities at-----	501, 917	<i>Fort Keogh Military Reservation, Mont.,</i>	
<i>Fort Caswell, N. C.,</i>		portion of, transferred to Agricultural Department for stock raising, etc., experiments-----	99
sale of abandoned, authorized-----	383	<i>Fort Lafayette, N. Y.,</i>	
reservation for Coast Guard-----	383	appropriation for naval ammunition depot, dredging-----	876
<i>Fort Creek Irrigation Project, Oreg.,</i>		<i>Fort Lapwai Agency, Idaho,</i>	
appropriation for maintenance, etc., of, on Klamath Indian Reservation-----	403, 1154	appropriation for support, etc., of Indians at, from tribal funds-----	411, 1161
<i>Fort Crockett, Tex.,</i>		deficiency appropriation for civilian employees at-----	1329
buildings at, may be used by Mystic Shrine Convention at Galveston-----	113	<i>Fort Lapwai Indian Sanatorium, Idaho,</i>	
<i>Fort Defiance, Mass., Old,</i>		appropriation for maintenance, etc., of-----	408, 1159
conveyed to Gloucester, Mass.-----	387	for erection of girls' dormitory for tuberculosis patients-----	1159
<i>Fort Eustis, Va.,</i>		erection of girls' dormitory for tuberculosis patients at, authorized--	533
deficiency appropriation for acquiring land-----	52	<i>Fort Lawn, S. C.,</i>	
<i>Fort Gaines, Ala.,</i>		bridge authorized across Catawba River at-----	1127
sale of abandoned, authorized-----	383	<i>Fort Leavenworth, Kans.,</i>	
<i>Fort Gaines, Ga.,</i>		appropriation for Command and General Staff School, instruction expenses-----	480, 895
bridge authorized across, Chattahoochee River, at-----	4	for Command and General Staff School, additional, 1925-----	711
<i>Fort Gratiot Lighthouse Reservation, Mich.,</i>		part of, reservation in Missouri transferred to Department of Justice for Leavenworth penitentiary farm-----	248
portion of, granted Port Huron, for a public park; conditions-----	969	repairs to bridge from Army appropriations-----	248
<i>Fort Greene, R. I.,</i>		<i>Fort Lee, N. J.,</i>	
sale of abandoned, authorized-----	383	bridge authorized across Hudson River, New York City and-----	1094
<i>Fort Hall Agency, Idaho,</i>		<i>Fort Logan Military Reservation, Colo.,</i>	
appropriation for support, etc., of Indians at, from tribal funds: 411, 1161		right of way across, granted Denver and Rio Grande Western Railroad Company-----	648
<i>Fort Hall Indian Reservation, Idaho,</i>		<i>Fort MacArthur Military Reservation, Calif.,</i>	
appropriation for operating irrigation system-----	402, 1152	right of way across tidelands of, granted to Los Angeles-----	656
for enlarging system to ceded lands, etc-----	402, 1153	<i>Fort McDermitt Agency, Nev.,</i>	
for support, etc., of Indians on-----	408, 1159	appropriation for support, etc., of Indians at, from tribal funds-----	411, 1161
for operating, etc., irrigation system on; additional, 1925-----	707	<i>Fort McHenry, Baltimore, Md.,</i>	
for support, etc., of Indians on, additional, 1925-----	708	balances of appropriations for Francis Scott Key Monument at, etc., covered in-----	935
deficiency appropriation for replacing fire damages-----	684	restoration directed of, for a permanent national park, as the birthplace of the "Star Spangled Banner"-----	1109
for relocating, etc., canal of irrigation project-----	684	reservations for immigrant and light-house stations, etc-----	1109
lands on, granted for American Falls Reservoir under Minidoka irrigation project-----	117	disposal of useless present buildings-----	1110
rights of Indians for grazing, hunting, etc., reserved-----	117	amount authorized for expenses of-----	1110
by agreement or condemnation-----	117	<i>Fort Macon Military Reservation, N. C.,</i>	
amount for, to be taken from reservoir construction money and deposited to credit of Indians-----	117	abandoned, conveyed to State of North Carolina for public purposes-----	385
appraisal of damages to adjacent lands-----	117	reservation of lands granted to Coast Guard-----	386
payment of, from construction moneys-----	118	privileges retained for Government uses-----	386
amount to be appropriated from, to relocate, etc., irrigation canal to provide facilities for Indian lands in southern part of Reservation-----	118		
reimbursement to tribe by Indians benefited-----	118		
party acquiring Indian title to agree to pay charges, etc., before allowed water-----	118		

	Page.		Page.
<i>Fort Marion, Fla.,</i> appropriation for preserving historical fortifications at.....	496	<i>Fort Porter, N. Y.,</i> sale authorized of, to city of Buffalo... proceeds to be used for site and con- struction of new Army post.....	902 902
<i>Fort Matanzas, Fla.,</i> proclamation setting aside, as a national monument.....	1968	<i>Fort Pulaski, Ga.,</i> proclamation setting aside, as a national monument.....	1968
<i>Fort Mojave Agency, Ariz.,</i> appropriation for support, etc., of In- dians at, from tribal funds..	411, 1161	<i>Fort Quitman, Tex. (see also Fort Whit- man, Tex.),</i> special commission authorized to coop- erate with Mexico as to use of waters of Rio Grande below.....	118
<i>Fort Mojave, Ariz.,</i> appropriation for Indian school at... for Indian school at, additional, 1925..	405, 1156 707	<i>Fort Reno, Okla.,</i> appropriation for purchase of land to straighten North Canadian River at.....	903
<i>Fort Monroe, Va.,</i> appropriation for wharf, roads, and sewer.....	489, 904	<i>Fort Revere Reservation, Mass.,</i> sale of, to Hull, Mass., authorized.....	1111
for Coast Artillery School.....	501, 917	<i>Fort Riley, Kans.,</i> appropriation for Cavalry School ex- penses.....	501, 916
for sewerage system, additional, 1925..	711	for Cavalry School, additional, 1925..	711
for Army Coast Artillery School, ad- ditional, 1925.....	711	<i>Fort Sill, Okla.,</i> appropriation for improving heating system.....	487
<i>Fort Montgomery, N. Y.,</i> sale of abandoned, authorized.....	383	for Field Artillery School.....	501, 917
<i>Fort Morgan, Ala.,</i> equipment, etc., of quarantine station, to be transferred to Sand Island..	950	for instruction in field artillery ac- tivities at.....	501, 917
disposal of buildings, etc.....	950	for Field Artillery School, additional, 1925.....	711
<i>Fort Niagara, N. Y.,</i> appropriation for preserving historical fortifications at.....	496	<i>Fort Smith, Ark.,</i> terms of court at.....	91, 949
<i>Fort Ontario, N. Y.,</i> appropriation for repairs to buildings in old.....	903	<i>Fort Snelling Military Reservation, Minn.,</i> right of way across, granted Chicago, Milwaukee and Saint Paul Rail- way Company.....	30
<i>Fort Peck Agency, Mont.,</i> appropriation for support, etc., of In- dians at.....	408, 1159	<i>Fort Story, Va.,</i> deficiency appropriation for road to, connecting with State highway..	695
for support, etc., of Indians at, from tribal funds.....	411, 1161	<i>Fort Sumner, N. Mex.,</i> offices of register and receiver, land office at, consolidated.....	395
for support, etc., of Indians at, addi- tional, 1925.....	708	<i>Fort Tilden, N. Y.,</i> appropriation for repair of bulkhead..	496
deficiency appropriation for civilian em- ployees at.....	1329	<i>Fort Totten, N. Dak.,</i> appropriation for Indian school at..	406, 1157
<i>Fort Peck Indian Hospital, Mont.,</i> appropriation for maintenance etc. of..	1159	for Indian school, additional, 1925....	707
<i>Fort Peck Indian Reservation, Mont.,</i> appropriation for maintenance, etc., of irrigation systems on; repay- ment.....	402, 1153	<i>Fort Totten, N. Y.,</i> appropriation for machinery, etc., tor- pedo depot.....	502, 918
unexpended balance of appropriation for irrigation systems on, cover- ed in.....	1155	<i>Fort Vancouver Centennial Corporation,</i> coinage of silver 50-cent pieces, author- ized for, to commemorate cen- tennial of founding of Fort Vancouver, Wash.....	966
extension of time for payment by home- steaders on ceded lands within..	1267	laws, etc., of, applicable.....	966
cancellation of entry and lands rever- ted, on failure to make pay- ments.....	1267	no Government expense for dies, etc..	966
persons who have abandoned residence required to pay arrears.....	1267	<i>Fort Vancouver Stockade, Old,</i> restoration of, authorized at Van- couver, Wash.....	1113
interest on delinquent amounts.....	1267	<i>Fort Wayne, Ind.,</i> terms of court at.....	751
entry canceled and land reverted to Indian status, if payments not made.....	1267	<i>Fort Whitman, Tex. (see also Fort Quit- man, Tex.),</i> deficiency appropriation for joint com- mission with Mexico, on use of waters of Rio Grande below.....	692
payment for expenses of visit to Wash- ington of delegation of, Indians, authorized from trust funds.....	667	<i>Fort Wingate, N. Mex.,</i> appropriation for Charles H. Burke Indian School at.....	1157
<i>Fort Phoenix, Mass.,</i> sale of abandoned, authorized.....	383	<i>Fort Wood, N. Y.,</i> proclamation setting aside the site of Statue of Liberty Enlightening the World on, as a national monument.....	1968
<i>Fort Pierce Inlet, Fla.,</i> preliminary examination, etc., of, to be made.....	1194		
<i>Fort Pond Bay, N. Y.,</i> preliminary examination, etc., of, to be made.....	1192		

<i>Fort Yuma Indian Reservation, Ariz.,</i>	Page.
reservation of lands for Powell town	
site and school farm on, vacated	94
areas vacated available for allotments	94
other lands to be set aside for school	
farm	94
<i>Fortier, Sarah E. (widow),</i>	
pension increased	1385
<i>Fortifications,</i>	
appropriation for operating, etc., fire	
control installations, seacoast	
defenses	491, 905
for fire control installations, insular	
possessions	491, 906
for fire control installations, Panama	
Canal	491, 906
for preparing plans for	496, 911
for gun and mortar batteries	496, 911
for installing, etc., electric plants,	
searchlights, etc.	496, 911
for sea walls, etc.	911
for repairs, Fort Tilden, N. Y.	496
for preservation, repairs, etc.	496, 912
submarine mine defense struc-	
tures	496, 912
for protecting designated historic	
forts, etc.	496
for maintenance, searchlights, elec-	
tric plants, etc.	496, 912
for construction expenses, seacoast	496
for plans, etc., insular possessions	496, 912
for installing electric plants, search-	
lights, etc., Hawaiian Is-	
lands	496, 912
for preservation, repairs, etc., in-	
sular possessions	496, 912
submarine mine defense struc-	
tures	497, 912
for maintenance, searchlights, elec-	
tric plants, etc., insular pos-	
sessions	497, 912
for plans, etc., Panama Canal	497, 912
for seacoast batteries, Panama	
Canal	497, 912
for installing electric plants, search-	
lights, etc., Panama Canal	497, 912
for preservation, repair, etc., Pan-	
ama Canal	497, 912
submarine mine defense struc-	
tures	497, 912
for maintenance, searchlights, elec-	
tric plants, etc., Panama	
Canal	497, 912
for mountain, field, and siege can-	
non	498, 913
for ammunition for	498, 914
for altering, etc., mobile artillery	498, 914
for ammunition, etc., for mountain	
etc., artillery practice	498, 914
for seacoast cannon	499, 914
for ammunition; modernizing pro-	
jectiles	499, 914
for ammunition, etc., for practice	499, 915
for altering, etc., seacoast artillery	499, 915
for ammunition, etc. seacoast can-	
non, insular possessions	499, 915
for altering, etc., seacoast artillery,	
insular possessions	499, 915
for seacoast cannon, Panama Canal	499, 915
for ammunition, etc., seacoast can-	
non, Panama Canal	500, 915
for altering, etc., seacoast cannon,	
Panama Canal	500, 915

<i>Fortifications—Continued.</i>	Page.
appropriation for constructing fire con-	
trol stations, range finders, etc.	502, 917
for accessories for submarine mine	
practice, etc.	502, 917
for submarine mine supplies, etc.	502, 917
for torpedo depot, Fort Totten,	
N. Y.	502, 918
for war instruction material at Coast	
Artillery posts	502, 918
for constructing fire control stations,	
range finders, etc., Hawaiian	
Islands	502, 918
for submarine supplies, etc., insular	
possessions	502, 918
for constructing fire control stations,	
range finders, etc., Panama	
Canal	503, 918
for altering, etc., submarine mines,	
supplies, Panama Canal	503, 918
for purchase of submarine mines,	
etc., Panama Canal	503, 918
for fire control installations, seacoast	
defenses, additional, 1925	711
for fire control installations, insular	
possessions, additional, 1925	711
for fire control installations, Panama	
Canal, additional, 1925	711
for plans for, additional, 1925	711
for gun and mortar batteries, addi-	
tional, 1925	711
for modernizing older emplacements,	
additional, 1925	711
for searchlights, etc., additional,	
1925	711
for seawalls and embankments, ad-	
ditional, 1925	711
for preservation and repair, addi-	
tional, 1925	711
for supplies, seacoast defenses, ad-	
ditional, 1925	711
for contingent expenses, seacoast	
defenses, additional, 1925	711
for maintenance of historical forti-	
fications, additional, 1925	711
for plans for, insular possessions, ad-	
ditional, 1925	711
for searchlights, etc., Hawaii, addi-	
tional, 1925	711
for preservation and repair, insular	
possessions, additional, 1925	711
for supplies, seacoast defenses, insular	
possessions, additional, 1925	711
for plans for, Panama Canal, addi-	
tional, 1925	711
deficiency appropriation for gun and	
mortar batteries	59, 62, 762
for fire control	59, 701, 762
for armament of	59,
62, 699, 701, 762, 1350, 1352, 1353	
for proving grounds	59
for insular possessions	59, 62, 762
for barracks and quarters, seacoast	
defenses	59
for searchlights, etc.	62, 699
for Panama Canal	63, 701
for aviation stations	63
for Panama Canal, fire control	695
for electrical and sound ranging	
equipment	699
for seacoast batteries, Panama Canal	701
<i>Fortner, Drusilla (widow),</i>	
pension	1480

	Page.		Page.
<i>Fortney, Amanda E. (widow),</i>	1527	<i>Fourth Street NW., D. C.,</i>	
pension increased.....		appropriation for paving, Taylor to	
<i>Forty-first Street NW., D. C.,</i>		Upshur Streets.....	547
appropriation for paving, Davenport to		for paving, Varnum to Webster	
Livingston Streets; from gaso-		Streets.....	546
line tax fund.....	549	condemnation of land for widening.....	718
<i>Forty-fourth Street NE., D. C.,</i>		amount authorized for expenses.....	718
appropriation for grading, Dix to		<i>Fowl Pest, etc., European,</i>	
Grant Streets.....	548	amount of deficiency appropriation for	
<i>Forty-fourth Street NW., D. C.,</i>		arresting foot-and-mouth dis-	
appropriation for paving, Klinge Road		ease, etc., available for eradicat-	
to Lowell Street.....	1223	ing.....	722
<i>Forty-second Street NW., D. C.,</i>		<i>Fowler, Alice M. (mother),</i>	
appropriation for paving, Fessenden to		pension.....	1408
Garrison Streets.....	1223	<i>Fowler, Rebecca E. (widow),</i>	
<i>Foss, Clara J. (widow),</i>		pension.....	1513
pension.....	1478	<i>Fox, Ella L. (widow),</i>	
<i>Foster, Catherine (daughter),</i>		pension increased.....	1503
pension.....	1458	<i>Fox, Marie C. (widow),</i>	
<i>Foster, John,</i>		pension.....	1497
pension.....	1408	<i>Fox River,</i>	
<i>Foster, Mary A. (widow),</i>		bridge authorized across East Branch	
pension.....	1502	of, by Aurora, Ill.....	12
<i>Foster, Minnie L. (widow),</i>		in Kendall County, Ill.....	13
pension.....	1499	in Saint Charles Township, Ill.....	114
<i>Foundlings' Home, D. C., Washington,</i>		time extended for bridging West	
acceptance of bequest from Randolph		Branch of, by Aurora, Ill.....	11
T. Warwick for memorial build-		<i>Fox River, Wis.,</i>	
ing for foundlings and women		improvement of, authorized.....	1188
afflicted with cancer.....	794	preliminary examination, etc., au-	
<i>Four-Power Treaties,</i>		thorized for flood control of.....	249
between United States, British Em-		and connecting waters, to be made,	
pire, France, and Japan, respec-		Green Bay to Portage, Wis.....	1195
ting insular possessions in		<i>Fox, Thomas J.,</i>	
region of Pacific Ocean.....	1646	issue of homestead patent to.....	810
agreement supplementary thereto.....	1652	<i>Frailey, Lottie (widow),</i>	
<i>Fourteenth Census,</i>		pension increased.....	1466
deficiency appropriation for expenses		<i>France,</i>	
of.....	759	appropriation for ambassador to... 206, 1015	
<i>Fourteenth Street NW. and SW., D. C.,</i>		for segregating bodies, etc., in	
appropriation for paving, B Street south		American cemeteries in.....	512, 927
to G Street north; from gasoline-		deficiency appropriation for acquiring	
tax fund.....	549	embassy buildings, etc., Paris ..	48
<i>Fourth Assistant Postmaster General,</i>		for payment to, as indemnity for loss	
appropriation for, and office personnel.	84, 782	to Madame Crignier in search	
for field service, Post Office De-		for body of Admiral John Paul	
partment, under.....	88, 786	Jones.....	692
for stationery, etc.....	88, 786	agreement extending arbitration con-	
for postal supplies.....	88, 786	vention with.....	1643
for post route and rural delivery		convention with, relating to rights in	
maps, etc.....	88, 787	Syria and The Lebanon	
for twine, etc.....	89, 787	Mandate.....	1821
for expenses, shipping supplies.....	89, 787	Henry D. Clayton may accept decora-	
for canceling and labor saving ma-		tion, etc., from.....	1590
chines.....	89, 787	Hugh S. Cumming may accept decora-	
traveling mechanics.....	89, 787	tion from.....	1364
for mail bags, locks, equipments,		Harry F. Rethers may accept gift of	
etc.....	89, 787	statuette from.....	1438
for material, labor, etc., equipment		negotiation requested with, for agree-	
shops.....	89, 787	ment limiting size, etc., of ves-	
for equipments, departments,		sels and aircraft, and the number	
Alaska, etc.....	89, 787	of officers and men.....	204
for star route, transportation, ex-		payment authorized to, as indemnity	
cept in Alaska.....	89, 787	for damages to property of	
for Rural Delivery Service.....	89, 788	Madame Crignier, by search for	
for traveling and miscellaneous ex-		body of Admiral John Paul	
penses.....	89, 788	Jones.....	118
<i>Fourth Class Mail (see also Postal Rates),</i>		treaty with, British Empire, Italy, and	
matter included as; rates, parcel post,		Japan, agreeing to limitation of	
etc.....	1067	naval armament.....	1655
<i>Fourth Street NE., D. C.,</i>		with, Great Britain, and Japan, re-	
appropriation for paving, etc., Rhode		lating to Pacific Ocean islands.....	1646
Island to Central Avenues;		agreement supplementary to.....	1652
from gasoline tax fund.....	1226		

<i>France</i> —Continued.	Page.	<i>Freeman, Hattie (widow),</i>	Page.
treaty with, relating to rights in Cameroon's Mandate-----	1778	pension-----	1498
relating to rights in Togoland Mandate-----	1790	<i>Freeman, Kitty A. (widow),</i>	
<i>France, Annie M. (daughter),</i>		pension increased-----	1531
pension-----	1461	<i>Freeman, Margaret F. (widow),</i>	
<i>Francis, Sarah C. (widow),</i>		pension increased-----	1438
pension-----	1463	<i>Freeport Creek, N. Y.,</i>	
<i>Francis Scott Key Bridge, D. C.,</i>		preliminary examination, etc., of, to be made-----	1192
appropriation for operating expenses--	550, 1227	<i>Freeport, Tex.,</i>	
bronze tablet authorized to be placed on, by Daughters of 1812-----	3	improvement of harbor, authorized----	1187
marble tablet authorized to be placed on, by Daughters of 1812-----	24	<i>Freer, Charles L.,</i>	
<i>Frank, Henry,</i>		remission to estate of, additional taxes due on gift to Smithsonian Institution-----	1537
deficiency appropriation for contested election expenses-----	1314	<i>Freight,</i>	
<i>Frank, Liberty E. (daughter),</i>		punishment for stealing, etc., in interstate or foreign transit-----	793
pension-----	1472	carrying such stolen articles into another State, etc-----	794
<i>Frank, Mary (widow),</i>		venue of prosecutions-----	794
pension-----	1440	<i>Freight, Navy,</i>	
<i>Frank, Mary C. S. (widow),</i>		appropriation for Department and bureaus-----	195, 873
pension-----	1478	deficiency appropriation for-----	61, 898, 700, 760, 1349
<i>Frankfort, Mich.,</i>		<i>Freight Rates,</i>	
improvement of harbor, authorized----	1188	policy declared that, in interstate commerce be adjusted to secure free moving of commodities-----	801
<i>Franking Privilege, Postal Service,</i>		investigation by Interstate Commerce Commission to correct existing unjust, etc., rates-----	802
granted Florence Kling Harding-----	1359	changes directed without delay to provide lowest lawful rates on agricultural and livestock products-----	802
Edith Bolling Wilson-----	1359	<i>Freight Trains,</i>	
<i>Franklin, Lucinda R. (widow),</i>		appropriation for special arrangement for conveying mails by, etc-----	87, 785
pension-----	1498	<i>French, Emily (widow),</i>	
<i>Franklin, Rachel C. (widow),</i>		pension increased-----	1464
pension increased-----	1493	<i>French Line, New York City,</i>	
<i>Franklin Street N E., D. C.,</i>		deficiency appropriation for refund of fine to-----	45
appropriation for grading, Rhode Island Avenue to Twentieth Street; from gasoline-tax fund-----	1226	<i>French, Thomas J. (son),</i>	
<i>Franks, Edward T.,</i>		pension-----	1509
bridge authorized across Ohio River between Owensboro, Ky., and Rockport, Ind., by, and Thomas H. Hazelrigg-----	103	<i>Fresquez, Vicente,</i>	
<i>Frasier, Harry D.,</i>		pension-----	1399
pension increased-----	1393	<i>Friedman, B.,</i>	
<i>Fraternal, etc., Organizations,</i>		patent to heirs, etc., of, for lands in Alabama-----	1591
internal revenue tax on membership fees, etc., not applicable to-----	322	<i>Friesner, Philia R. (widow),</i>	
<i>Fraternal, etc., Societies,</i>		pension increased-----	1479
exempt from income tax-----	282	<i>Frost, Arthur,</i>	
<i>Frauds on Purchasers,</i>		payment to, for personal injuries-----	1368
false statements as to effect of tax on price of articles sold, etc., a misdemeanor-----	348	<i>Frost, etc., Warnings,</i>	
punishment for-----	348	appropriation for Weather Bureau expenses for-----	437, 826
<i>Frauds, World War,</i>		<i>Frost, Levi,</i>	
appropriation for investigating and prosecuting-----	218, 1027	pension-----	1384
<i>Frazer, Annie C. (widow),</i>		<i>Fruit Growers' Associations,</i>	
pension increased-----	1532	exempt from income tax-----	283
<i>Fredericksburg, Va.,</i>		<i>Fruit Trees,</i>	
commission created to inspect battle fields of Civil War around, as to feasibility of preserving, etc-----	646	appropriation for cooperative investigations of propagating-----	442, 832
<i>Freedmen's Hospital, D. C.,</i>		<i>Fruits,</i>	
appropriation for salaries and expenses-----	430, 1184	appropriation for investigating diseases of orchard and other-----	440, 830
for remodeling, etc., nurses' home; from District revenues-----	1184	for investigating, etc., growing, marketing, etc., of-----	442, 832
for pathological building, equipment; part from District revenues-----	430	for investigating insects affecting deciduous-----	448, 839
for care of indigent patients-----	567, 1242	for investigating insects affecting tropical and subtropical-----	449, 839
<i>Freeland, Robert T.,</i>			
homestead application by, validated----	811		



<i>Game, Alaska,</i>	Page.	<i>Garner, Annie (widow),</i>	Page.
appropriation for protection of	428, 841	pension increased	1417
for protection, additional, 1925	709	<i>Garner, James A.,</i>	
powers of Governor for protection,		pension increased	1411
etc., of, transferred to Secretary		<i>Garnett, William, alias Billie Hunter,</i>	
of Agriculture	668	pension	1392
<i>Game Animals in Alaska,</i>		<i>Garnhart, Stella (widow),</i>	
provisions regulating hunting, etc., of	739	pension	1479
<i>Game Birds, Migratory,</i>		<i>Garno, Mary (widow),</i>	
appropriation for enforcing law pro-		pension increased	1465
tecting	451, 841	<i>Garrard, Colonel Louis F., jr., Army,</i>	
<i>Game Preserves,</i>		reimbursement to	1552
appropriation for maintenance	450, 841	<i>Garrell, Sarah (widow),</i>	
proclamation setting aside National, in		pension	1495
Cherokee National Forest, Tenn.		<i>Garrison Street NW., D. C.,</i>	
and Ga	1963	appropriation for paving, Belt Road to	
<i>Game Refuge, S. Dak.,</i>		Wisconsin Avenue	547
lands authorized to be withdrawn for		<i>Garrity, Kate (mother),</i>	
propagating antelope, and other		pension	1389
game animals and birds	634	<i>Garstang, John R.,</i>	
national forest withdrawals not af-		pension	1510
ected	634	<i>Garten, John W.,</i>	
State to maintain fence, provide gates,		pension increased	1411
etc.	634	<i>Garvin, Sarah Emma (widow),</i>	
right to continue while area pro-		pension	1490
ected by State laws	634	<i>Garwood, Malinda C. (widow),</i>	
proclamation setting aside	1985	pension increased	1382
<i>Game Refuges, Ark.,</i>		<i>Garwood, Naomi (widow),</i>	
designation authorized of, in Ozark		pension	1422
National Forest	1091	<i>Gary, Ind.,</i>	
punishment for unauthorized hunt-		bridge authorized across Grand Cal-	
ing, etc.	1091	umet River at	1216
lands not included in	1091	<i>Gas, Natural,</i>	
<i>Gammon, Flora L. (daughter),</i>		appropriation for investigating eco-	
pension	1485	nomie production of	421, 1175
<i>Ganado Irrigation Project, Navajo Reser-</i>		for investigations, additional, 1925	708
<i>vation, Ariz.,</i>		<i>Gas Troops, Army,</i>	
appropriation for operating, etc.; re-		appropriation for organizing special	500, 916
payment	401, 1152	<i>Gases, Chemical Warfare,</i>	
for maintenance, etc., additional,		appropriation for purchase, etc., of	500, 915
1925	707	<i>Gaskins, Frances (widow),</i>	
<i>Ganderup, Anna (daughter),</i>		pension increased	1459
pension	1404	<i>Gasoline Tax Fund,</i>	
<i>Ganly, J. V., late a Representative in Con-</i>		appropriation for improving streets,	
<i>gress,</i>		etc., from	549, 1224
deficiency appropriation for pay to		<i>Gasparilla Military Reservation, Fla.,</i>	
widow of	33	sale of abandoned, authorized	383
<i>Gano, Margaret J. (widow),</i>		limited only to interest of United	
pension	1505	States	383
<i>Gantz, Sarah E. (widow),</i>		<i>Gaster, R. L.,</i>	
pension	1430	may bridge White River, Augusta, Ark.	1131
<i>Garbage, D. C.,</i>		Arkansas may acquire to operate as	
appropriation for disposal of	551, 1228	a free bridge	1131
for purchase of present transfer sta-		tolls allowed for five years	1131
tion	1229	<i>Gately, John,</i>	
<i>Garbison, Polly (widow),</i>		pension	1511
pension increased	1486	<i>Gates, Lucy A. (widow),</i>	
<i>Gardening, Landscape, Vegetable, etc.,</i>		pension increased	1486
appropriation for study of	442, 832	<i>Gatun, Panama Canal,</i>	
<i>Gardiners Bay, N. Y.,</i>		appropriation for storehouse	488
preliminary examination, etc., of, to		<i>Gaugers, Internal Revenue,</i>	
be made	1192	appropriation for salaries and expenses	71, 770
<i>Gardner, Abigail J. (widow),</i>		<i>Gauges, etc., for Manufacture of Arma-</i>	
pension	1422	<i>ment, Army,</i>	
<i>Gardner, Bertram,</i>		appropriation for procuring, etc.	449, 914
credit in internal revenue accounts	1536	<i>Gauges, Screw Threads, etc.,</i>	
<i>Gardner, Fannie M. (daughter),</i>		appropriation for cooperative stand-	
pension	1505	ardization, etc., of	232, 1041
<i>Gardner, Minerva J. (widow),</i>		deficiency appropriation for standard-	
pension increased	1472	izing, etc.	55
<i>Garfield Memorial Hospital, D. C.,</i>		<i>Gauthier, Mrs. Benjamin,</i>	
appropriation for minor contagious		sale of tract on Lac du Flambeau In-	
diseases ward	562, 1237	dian Reservation, Wis., to	1597
for care of indigent patients	568, 1242	<i>Gay, Alice M. (widow),</i>	
		pension	1478

	Page.		Page.
<i>Gearhart, Virginia M. (widow),</i> pension increased.....	1402	<i>General Supply Committee, Treasury Department—Continued.</i>	
<i>Gearns, John,</i> pension.....	1398	appropriation for salaries and expenses, etc.; proceeds from transfers covered into the Treasury.....	66, 766
<i>Geere, Captain Frank, Army,</i> credit allowed in accounts of; shortage refunded.....	1561	cooperation in storing, delivery, etc., of supplies.....	66, 766
<i>Geiger, Henrietta C. (widow),</i> pension increased.....	1475	use of unfit typewriters, etc., for exchange.....	67, 766
<i>Geist, Mary M. (widow),</i> pension.....	1490	repairs of typewriters by, at cost allowed.....	67, 766
<i>General Accounting Office,</i> appropriation for Comptroller General, Assistant, and office person- nel.....	525, 1203	prices of standard machines estab- lished for fiscal year 1925.....	67
for contingent expenses.....	525, 1203	prices of standard machines estab- lished for fiscal year 1926.....	766
for printing and binding for.....	525, 1203	purchases to be made from surplus stock of.....	67, 766
deficiency appropriation for paying claims certified by.....	54,	stock in War Department to be turned over to, on requisition..	67, 766
60, 697, 699, 758, 1351, 1352		unservicable machines to be fur- nished for use as part payment for new machines.....	67, 767
for office personnel.....	680, 1316	designated supplies transferred from, to House of Representatives with- out charge.....	585
designated accounts of Alaskan Engi- neering Commission disbursing agents disallowed by, validated, and credit for directed.....	1355	<i>Genoa, Nebr.,</i> appropriation for Indian school at..	405, 1156
directed to pay supply officers of Navy and Naval Reserve Force, the pay, etc., of rank for World War active service prior to approval of bonds.....	860	for Indian school, additional, 1925 ..	707
<i>General Appraisers, Board of,</i> appropriation for fees, etc., witnesses before.....	69, 1030	<i>Gentry, Frank (son),</i> pension.....	1512
clerks and employees of, to be appointed etc., by Secretary of the Treas- ury.....	748	<i>Geographic Board, United States,</i> appropriation for stationary and print- ing and binding.....	529, 1208
<i>General Board, Navy,</i> appropriation for civilian personnel, Navy Department.....	182, 861	<i>Geological Survey, Interior Department,</i> appropriation for Director, and other personal services.....	419, 1172
<i>General Grant National Park, Calif.,</i> appropriation for commissioner.....	219, 1028	for general expenses.....	419, 1172
for protection, etc.....	423, 1176	allowance for attending scientific meetings, etc.....	1172
for protection, additional, 1925.....	708	for topographic surveys.....	419, 1172
deficiency appropriation for.....	56	for geologic surveys.....	419, 1173
<i>General Land Office, Commissioner of,</i> appropriation for.....	393, 1144	Hawaiian volcanoes.....	419, 1173
<i>General Land Office, Interior Department</i> (see also Public Lands), appropriation for Commissioner, and office personnel.....	393, 1144	arsenic bearing ores.....	419
for general expenses.....	393, 1144	for chemical and physical researches; potash deposits.....	419, 1173
for maps, distribution, etc.....	393, 1144	for mineral resources of Alaska.....	419, 1173
for filing appliances.....	393	for gauging water supply, etc.....	419, 1173
office of surveyor general abolished July 1, 1925; consolidated with field surveying service.....	1144	for investigating, etc., artesian wells, etc., on arid lands.....	419, 1173
for public land service.....	393, 1144	for classifying lands for enlarged home- steads, stock raising, etc.....	419, 1173
for public land service, additional, 1925.....	706	for geologic maps.....	419, 1173
exhibit for Seville Exposition to be prepared by.....	1257	for preparing illustrations.....	420, 1173
<i>General Staff Corps, Army,</i> appropriation for contingencies, Milit- ary Intelligence Division.....	479, 894	for reports on mineral resources.....	420, 1173
deficiency appropriation for Military Intelligence Division.....	59, 761	for printing and binding for.....	392, 1143
<i>General Supply Committee, Treasury De- partment,</i> appropriation for salaries.....	66, 766	for stream gauging, cooperative with Indian Service.....	401, 1151
for salaries and expenses, transfer- ring surplus office equipment, etc., pay restriction.....	66, 766	for, additional, 1925.....	708
service continued to June 30, 1925 ..	66	deficiency appropriation for expenses ..	56,
service continued to June 30, 1926 ..	766	697, 1348	
		<i>George, Jesse T.,</i> pension.....	1412, 1415
		<i>George, Preston L.,</i> deficiency appropriation for extra services.....	1315
		<i>George Washington University Hospital, D. C.,</i> appropriation for care of indigent pa- tients.....	568, 1242
		<i>Georgetown County, S. C.,</i> bridge authorized across Pee Dee River, at Yawhannah by Horry County and.....	4

	Page.	Gift Tax—Continued.	Page.
<i>Georgetown, Miss.,</i> time extended for bridging Pearl River near.....	1141	deductions allowed residents; exemption of \$50,000.....	314
<i>Georgetown University Hospital, D. C.,</i> appropriation for care of indigent pa- tients.....	568, 1242	for public, religious, etc., purposes in United States.....	314
<i>Georgia,</i>		not exceeding \$500 to one person... gift received by donor from an- other person, on which tax had been paid.....	314
Alabama and, may bridge Chattahoo- chee River, Alaga, Ala.....	663	of nonresidents, for public, religious, etc., purposes in United States... not exceeding \$500 to one person... gift received by donor from another person, on which tax had been paid.....	315
Eufaula, Ala.....	16	imposed upon any gift, to be credited against estate tax, etc., on death of donor.....	315
Cherokee National Game Refuges, Tenn., and, set aside.....	1964	division of taxable and nontaxable gifts.....	316
Florida and, may bridge Saint Marys River, Saint Marys, Ga.....	663	returns yearly of all gifts made in excess of deductions.....	316
Wilds Landing, Fla.....	472	time of payment, etc.....	316
may bridge Chattahoochee River, Fort Gaines.....	4	<i>Gila County, Ariz.,</i> lands in Crook National Forest, granted to, for recreational area.....	242
Oconee River, Thompson's Ferry....	665	<i>Gila River Indian Reservation, Ariz.,</i> appropriation for irrigation system... for diverting flow of river to irrigate additional lands; repayment... for irrigation system, additional, 1925.....	401, 1152
South Carolina and, may bridge Savan- nah River.....	1266	for irrigation system, additional, 1925, diversion dam.....	401, 1152
<i>Georgia Avenue NW., D. C.,</i> appropriation for paving, Military Road to Fern Street; from gaso- line-tax fund.....	549	deficiency appropriation for irrigation system, dam, etc.....	42
for paving, etc., Florida Avenue to Barry Place; from gasoline-tax fund.....	1226	dam, etc., authorized for irrigating lands of Pima Indians, etc., as part of San Carlos project.....	475
condemnation of land for widening, authorized.....	95	<i>Giles, John Clarence,</i> pension.....	1396
amount authorized for expenses....	96	<i>Gilispie, Sallie (widow),</i> pension.....	1427
<i>Gerard, Josephine (widow),</i> pension.....	1481	<i>Gillespie Company, T. A.,</i> balances of appropriations for paying claims for damages, explosions at plant of, covered in.....	935
<i>Gerber, Margaret (widow),</i> pension.....	1475	<i>Gillespie, Sarah E. (widow),</i> pension.....	1457
<i>Germany,</i>		<i>Gillett, Flora M. (widow),</i> pension.....	1501
appropriation for ambassador to... for Mixed Claims Commission, United States and.....	206, 1015	<i>Gillett, Honorable Frederick H., Speaker of the House of Representatives,</i> deficiency appropriation for portrait of... <i>Gilliam, Mark,</i> pension.....	1314
deficiency appropriation for Mixed Claims Commission, United States and.....	215, 1023	<i>Gillingham, Jane S. (widow),</i> pension.....	1417
Austria and Hungary claims added convention with, to prevent smuggling of intoxicating liquors into United States.....	1339	<i>Gilluly, Ella L. (widow),</i> pension increased.....	1534
	1339	<i>Gilmore, Carl (son),</i> pension.....	1513
	1815	<i>Gilmore, Hulda J. (widow),</i> pension increased.....	1466
<i>Germany, War with (see World War).</i>		<i>Gilmore, Lovina (widow),</i> pension increased.....	1507
<i>Getty, Bella M. (widow),</i> pension.....	1531	<i>Girls' Reform School, D. C. (see National Training School for Girls, D.C.).</i>	
<i>Gettysburg National Military Park,</i> appropriation for continuing establish- ment of.....	513, 928	<i>Glacier Bay National Monument, Alaska,</i> proclamation setting aside.....	1988
for, additional, 1925.....	712	<i>Glacier National Park, Mont.,</i> appropriation for commissioner... for protection, etc.....	219, 1028
<i>Getz, August,</i> pension increased.....	1395	for protection, additional, 1925... deficiency appropriation for I. M. Chance.....	423, 1176
<i>Gibson, Aurelia H. (widow),</i> pension increased.....	1498		708
<i>Gibson, Charles W., alias Charles J. McGibb,</i> Marine Corps, Army, and Navy records corrected.....	1502		43
<i>Gibson, Elizabeth (widow),</i> pension.....	1477		
<i>Gibson, Jesse,</i> pension increased.....	1407		
<i>Gieriet, Andrew A.,</i> payment to, for stolen public funds....	1583		
<i>Gift Tax,</i> tax levied on property transferred by gifts hereafter, by residents....	313		
by nonresidents of property in United States.....	313		
rates.....	313		
made in property; sold for less than fair value taxable as gift....	314		

	Page.		Page.
<i>Gladwin, Mich., First State Savings Bank,</i> land patent to.....	1579	<i>Gophers,</i> appropriation for devising methods for destroying.....	450, 841
<i>Glanville, J. B., et al.,</i> claims of, for damages in dipping tick-infested cattle, referred to District Court for Kansas.....	1327	<i>Gordan, Nancy A. (widow),</i> pension.....	1456
jurisdiction, procedure, etc.....	1327	<i>Gordon, U. G.,</i> deficiency appropriation for services....	672
no defense waived, except Govern- ment immunity.....	1327	<i>Gorman, John,</i> deficiency appropriation for contested election expenses.....	673
restriction on amount of judgment..	1327	<i>Gorman, Thomas,</i> pension.....	1400
<i>Glasgow, William G.,</i> pension increased.....	1388	<i>Gormley, Alice (widow),</i> pension increased.....	1529
<i>Glass, Optical,</i> appropriation for investigating prob- lems in production of.....	231, 1041	<i>Goshute Agency, Utah,</i> appropriation for support, etc., of Indians at, from tribal funds.....	411, 1161
" <i>Gled,</i> " <i>Launch,</i> owners of, may bring suit for collision damages, in district court.....	1538	<i>Goslin, Janett (widow),</i> pension.....	1430
<i>Glen Ferris, W. Va.,</i> bridge authorized across Kanawha River at.....	999	<i>Gosling, Eugene Augustus, alias James</i> <i>Gastin,</i> pension increased.....	1414
West Virginia may acquire for free bridge.....	999	<i>Gosselin, Edmund J.,</i> pension increased.....	1396
tolls allowed for five years.....	999	<i>Gossett, Lydia A. (widow),</i> pension.....	1534
<i>Glencove Creek, N. Y.,</i> improvement of, authorized.....	1186	<i>Gossett, William (son),</i> pension.....	1498
<i>Glendive, Mont.,</i> bridge authorized across Yellowstone River at.....	11	<i>Gotts Island Channel, Me.,</i> preliminary examination, etc., of, to be made.....	1191
<i>Glidden, Melvina (widow),</i> pension increased.....	1427	<i>Goudy, Mary E. (widow),</i> pension.....	1514
<i>Glisson, Janie Beasley,</i> payment to, for personal injuries.....	1546	<i>Gould, Harriet E. (widow),</i> pension increased.....	1532
<i>Gloucester Bank, Va.,</i> pier built in York River at, legalized..	972	<i>Gould, Martha A. (widow),</i> pension.....	1491
<i>Gloucester, Mass.,</i> conveyance of abandoned Old Fort Defiance to, gift of the town in 1794.....	387	<i>Government Actuary,</i> deficiency appropriation for increased compensation.....	693
<i>Glover, Charles C.,</i> tract of land in the District dedicated by, accepted for park purposes..	464	salary of, increased.....	353
<i>Glover Parkway and Children's Play-</i> <i>ground, The,</i> acceptance of tract of land in the District, the gift of Charles C. Glover, to be named.....	464	<i>Government Employees,</i> appropriation for expenses of Pension Office under Act retiring....	414, 1164
<i>Go-gee, Mille Lac Band of Indians, Chief,</i> payment to heirs of, from Court of Claims judgment for the Band..	818	for expenses of Civil Service Com- mission under Act retiring..	523, 1201
<i>Goans, Louisa T. (widow),</i> pension increased.....	1518	for paying, compensation for inju- ries.....	524, 1202
<i>Gold Coins,</i> appropriation for recoinage of.....	68, 767	compensation for injuries to, may be re- viewed, etc., by commission....	389
<i>Golden, Colo.,</i> lands granted to, for water supply....	538	decision of commission, in absence of fraud, not subject to review by any other officer.....	389
repeal of former grant to Denver....	539	awards heretofore made declared valid.....	389
<i>Golden, Zalmon H.,</i> pension.....	1495	errors in pay of custodial service under Classification Act, corrected....	669
<i>Good, Caroline (widow),</i> pension.....	1413	limitation for fiscal year 1926, on pay allowed in all departments, etc., for civilian field service.....	764
<i>Goodale, Harriet E. (widow),</i> pension.....	1530	restriction on holding two offices not applicable to retired enlisted men, or officers retired for dis- ability, etc.....	245
<i>Goodell, Martha J. (daughter),</i> pension.....	1455	soliciting political assessments from, by other Federal official, etc., un- lawful.....	1073
<i>Goodge, Thomas H.,</i> pension increased.....	1407	<i>Government Fuel Yards, D. C.,</i> appropriation for purchase of fuel, maintenance, etc.....	422, 1175
<i>Gooding, Frances S. (widow),</i> pension.....	1464	unexpended balances reappropri- ated; payment of prior obliga- tions.....	422
<i>Goodman, Thomas J.,</i> pension.....	1497		
<i>Goodnoh, Ellen J. (widow),</i> pension.....	1522		
<i>Goodsell, Mary E. (widow),</i> pension.....	1531		

<i>Government Fuel Yards, D. C.</i> —Continued.	Page.	<i>Grain Standards Act, United States,</i>	Page.
appropriation for settlement of damage		appropriation for expenses enforcing.	454, 845
claims.....	422	for expenses enforcing, additional,	
receipts from sales available for		1925.....	706
uses hereof.....	422	<i>Grand Army of the Republic,</i>	
<i>Government Hotel, D. C.,</i>		incorporated; membership, purposes,	
appropriation for operating, etc....	525, 1204	etc.....	358
deficiency appropriation for operating		proceedings of national encampments	
expenses, fiscal year 1923.....	36	of, to be printed annually as	
for fiscal year 1924.....	36	House documents.....	473
for ground rent.....	680	<i>Grand Army Soldiers and Sailors Home,</i>	
<i>Government Printing Office (see also Public</i>		<i>D. C.,</i>	
<i>Printing and Binding),</i>		appropriation for expenses.....	570, 1244
appropriation for Public Printer, Dep- uty, and office personnel....	590, 1299	<i>Grand Calumet River,</i>	
for public printing and binding....	590, 1299	bridge authorized across, at Gary, Ind..	1216
for Superintendent of Documents, assistant, and office personnel....	592, 1300	Hammond to East Chicago, Ind.....	1215
for reimbursing, for heat, light, and power, to Washington post office	84	<i>Grand Canyon National Park, Ariz.,</i>	
deficiency appropriation for reimburs- ing, for heat, etc., to city post office building, 1923.....	46, 690	appropriation for protection, etc....	423, 1177
for Samuel Robinson, William Mad- den, Joseph De Fontes, and Charles C. Allen.....	673	use to purchase, etc., of Bright Angel toll road and trail within..	423
for Samuel Robinson, William Mad- den, Joseph De Fontes, and Preston L. George.....	1315	for protection, additional, 1925.....	708
wages, salaries, and number of persons employed in, to be regulated by Public Printer.....	658	deficiency appropriation for emergency, insect infestations in.....	39
number limited to work require- ments.....	658	for Grand Canyon Railway Company	43
of apprentices.....	658	for California Hardware Company..	43
minimum pay after July 1, 1924, of journeymen printers, etc.....	658	for Fred Harvey.....	43
rates of wages to be determined by con- ferences between Public Printer and committee of employees....	658	for Grand Canyon Railway Com- pany, fiscal year 1922.....	43
approval of Joint Committee on Printing.....	658	<i>Grand Canyon Railway Company,</i>	
appeal to Printing Committee on failure to agree.....	658	deficiency appropriation for.....	43
decision of committee final.....	658	for, fiscal year 1922.....	43
changes restricted.....	658	<i>Grand Forks, N. Dak.,</i>	
present rates continued until changed as herein determined.....	658	time extended for damming Red River of the North by, to East Grand Forks, Minn.....	998
conflicting laws repealed.....	659	<i>Grand Haven, Mich.,</i>	
heat, power, etc., furnished to, by Capital Power Plant to be reim- bursed thereto.....	588	preliminary examination, etc., of, har- bor to be made.....	1196
portion of Jackson Alley abutting, transferred to.....	592	<i>Grand Junction, Colo.,</i>	
to furnish on requisition, paper and envelopes in use by two or more Departments, etc.....	592	terms of court at.....	243
<i>Government Radio Stations (see Radio</i>		<i>Grand River, Mich.,</i>	
<i>Stations, Naval),</i>		preliminary examination, etc., of, to be made.....	1196
<i>Government Securities, etc.,</i>		<i>Grand Valley Irrigation Project, Colo.,</i>	
exempt from stamp tax provisions....	332	appropriation for maintenance, etc., of, including Orchard Mesa divi- sion.....	416, 1166
<i>Grady, Elizabeth C. (widow),</i>		<i>Grande Ronde Agency, Oreg.,</i>	
pension increased.....	1386	appropriation for support, etc., of In- dians at.....	409, 1160
<i>Graff, David (son),</i>		for support, etc., of Indians at, addi- tional, 1925.....	708
pension.....	1465	<i>Granger, Laura C. (widow),</i>	
<i>Graham, William F.,</i>		pension.....	1477
pension.....	1441	<i>Grant and Kittitas Counties, Wash.,</i>	
<i>Grain Futures Act,</i>		may bridge Columbia River, Vantage Ferry.....	660
appropriation for expenses, executing; pay restriction.....	460, 852	purchase by the State, authorized; operation, etc.....	661
for expenses, enforcing, additional, 1925.....	706	<i>Grant, Barbara (widow),</i>	
<i>Grain, Seed,</i>		pension.....	1532
appropriation for purchasing, to supply farmers in crop failure areas, for crop of 1922.....	460, 852	<i>Grant Road, D. C.,</i>	
		closing of, directed between Wisconsin and Connecticut Avenues.....	799
		<i>Graper, John F.,</i>	
		pension increased.....	1409
		<i>Grasses,</i>	
		appropriation for testing, etc., com- mercial seeds of.....	441, 831
		publishing misbranded, etc.....	441, 831
		preventing admission of adul- terated seeds, etc., for seeding..	441, 832
		for investigating improvement of... 443, 833	
		<i>Grasshoppers,</i>	
		appropriation for investigating methods for eradicating.....	449, 839

<i>Graves, Julia (widow),</i> pension increased-----	1459	<i>Great Kanawha River,</i> repeal of general authority for bridging, below the falls-----	599
<i>Gray, George,</i> reappointment of, as Regent of Smith- sonian Institution-----	821	<i>Great Lakes,</i> preliminary examination, etc., of, to be made, Duluth to Buffalo-----	1196
<i>Grays Harbor, Wash.,</i> preliminary examination, etc., of, to be made-----	1196	ship canal to Hudson River from-----	1196
<i>Grays River, Wash.,</i> preliminary examination, etc., of, to be made-----	1196	<i>Great Lakes Engineering Works,</i> may bring suit for collision damages to steamship "Frank H. Good- year," in district court-----	1547
<i>Grayson, Joel,</i> appropriation for employment of, in House document room-----	584, 1292	<i>Great Lakes Naval Training Station, Ill.,</i> appropriation for maintenance-----	187, 866
position and pay established of, as special employee, document room, House of Representatives-----	151	for buildings-----	198
<i>Grayson, Mary E. (daughter),</i> pension-----	1424	for power plant improvements-----	876
<i>Grazing Fees, National Forests,</i> one-half of, in drought stricken regions may be waived for 1925-----	1259	<i>Great Northern Railway Company,</i> may bridge Mississippi River, Minne- apolis, Minn-----	13
<i>Grazing Lands, etc.,</i> appropriation for investigating im- provement of wild plants and-----	442, 832	<i>Great Sodus Bay, N. Y.,</i> improvement of harbor, authorized-----	1188
<i>Great Britain,</i> appropriation for ambassador to-----	206, 1015	<i>Great Southern Lumber Company,</i> time extended for bridging Pearl River by-----	1141
for surveying, etc., boundary line, Alaska and Canada-----	211, 1020	<i>Greater Wenatchee Irrigation District,</i> Wash., may bridge Columbia River, location--	25
for marking boundary line, United States and Canada-----	211, 1020	<i>Greece,</i> appropriation for minister to-----	206, 1015
for arbitrating outstanding pecuniary claims between United States and-----	213, 1022	<i>Green, Addie J. (widow),</i> pension-----	1454
for Canadian Boundary Waters Com- mission-----	213, 1022	<i>Green, Agnes (daughter),</i> pension-----	1451
for segregating bodies, etc., in Ameri- can cemeteries in-----	512, 927	<i>Green, Alice (widow),</i> pension-----	1522
for expenses, Fisheries Commission, United States and-----	1024	<i>Green Bay, Wis.,</i> improvement of harbor, authorized-----	1188
for gauging tributaries of Milk River, Mont., under treaty require- ments with-----	1171	preliminary examination, etc., of, har- bor to be made-----	1195
deficiency appropriation for Canadian waterways treaty with-----	760	Strawberry Passage, to be made-----	1195
for altering, furnishing, etc., embassy premises at London-----	1340	waterway to Mississippi River from-----	1195
agreement extending arbitration con- vention with-----	1695	<i>Green, Charles (son),</i> pension-----	1488
convention with, for preservation of Northern Pacific halibut fish- eries-----	1841	<i>Green, Esther E. (widow),</i> pension increased-----	1439
to prevent smuggling of intoxicating liquors into United States-----	1761	<i>Green, Mariah Jane (widow),</i> pension increased-----	1494
Dorr F. Tozier may accept decoration from-----	1366	<i>Green, Mary L. (widow),</i> pension increased-----	1507
negotiation with, requested for agree- ment limiting size, etc., of ves- sels and aircraft, and number of officers and crew-----	204	<i>Green, Sarah Q. (widow),</i> pension-----	1486
parcel post agreement with, and North- ern Ireland-----	1854	<i>Greene County, Pa.,</i> bridge authorized across Monongahela River by Fayette County and, at Masontown-----	376
payment to, as indemnity for collision damages to steamship "Baron Berwick" and others-----	1588	<i>Greene, Sarah M. (widow),</i> pension increased-----	1416
provisions of Northern Pacific Halibut Act to continue until convention thereof with, terminates-----	650	<i>Greene, William S., late a Representative in Congress,</i> deficiency appropriation for pay to widow of-----	754
treaty with, France, Italy, and Japan agreeing to limitation of naval armament-----	1655	<i>Greenough, Martha A. (widow),</i> pension-----	1424
with, France and Japan, relating to Pacific Ocean islands-----	1646	<i>Greenport Basin and Construction Com- pany,</i> payment to, for collision damages-----	1557
agreement supplementary to-----	1652	<i>Greensboro, N. C.,</i> terms of court at-----	662
		<i>Greenville, S. C.,</i> terms of court at-----	801
		office of clerk at-----	801
		<i>Greenwich, Conn.,</i> dam across Byram River authorized by Port Chester, N. Y., and-----	97
		<i>Greenwood, S. C.,</i> terms of court at-----	801

<i>Greer, Matilda (widow),</i> pension increased.....	Page. 1491
<i>Greaser, Annie (widow),</i> pension increased.....	1483
<i>Gregory, Julia (widow),</i> pension increased.....	1477
<i>Grenewald, Martha K. (widow),</i> pension.....	1484
<i>Grider, Nancy J. (widow),</i> pension.....	1434
<i>Griffin, Frances E. (widow),</i> pension.....	1433
<i>Griffith, Albert M.,</i> pension.....	1400
<i>Griffith, Mary (widow),</i> pension increased.....	1502
<i>Grignon, Lewis (son),</i> pension.....	1529
<i>Grigsby Ferry, Miss.,</i> bridge authorized across Pearl River at.....	101
<i>Grissinger, Elwood,</i> claim of, referred to Court of Claims..	1363
<i>Griswold, Lovinia A. (widow),</i> pension.....	1452
<i>Groesch, Barbara (widow),</i> pension.....	1455
<i>Grottness, John H.,</i> pension increased.....	1402
<i>Ground Squirrels,</i> appropriation for devising methods for destroying.....	450, 841
<i>Grove, George (son),</i> pension increased.....	1517
<i>Grover, Clarissa A. (widow),</i> pension.....	1428
<i>Grover, Elizabeth (widow),</i> pension.....	1453
<i>Grow, Hannah E. (widow),</i> pension.....	1490
<i>Grubb, Daniel,</i> pension increased.....	1392
<i>Grubb, Mike,</i> pension.....	1387
<i>Gruver, Martha (widow),</i> pension increased.....	1520
<i>Guadalupe River, Tex.,</i> preliminary examination, etc., author- ized for flood control of.....	249
Victoria to intracoastal waterway....	1195
<i>Guam,</i> appropriation for transferring lepers, etc., from, to Culion, P. I.....	184, 863
for naval station, public works.....	198
for agricultural experiment station in.....	435, 824
deficiency appropriation for agricultural experiment station, repairing typhoon damages.....	39
for expenses cocconut scale control....	682
available until June 30, 1926.....	1326
<i>Guano Islands,</i> Swains Island added to American Samoa.....	1357
<i>Guantanamo, Cuba,</i> appropriation for naval station, im- provements.....	198, 876
<i>Guatemala,</i> appropriation for minister to.....	206, 1015
<i>Guernsey Reservoir, North Platte Irrigation Project, Nebr.-Wyo.,</i> unexpended balances for construction of, reappropriated.....	1167
net revenues from power plant applied to construction costs.....	1167

<i>Guess, Mrs. E. L.,</i> payment to, for personal injuries.....	Page. 1540
<i>Guilford Courthouse National Military Park,</i> appropriation for continuing estab- lishment of.....	513, 928
for, additional, 1925.....	712
deficiency appropriation for.....	762
<i>Gulack, Machie, alias Gulack Machie,</i> pension.....	1384
<i>Gulf of Mexico,</i> appropriation for surveys of coast of, and outlying islands.....	235, 1044
<i>Gulf Refining Company, Port Arthur, Tex.,</i> deficiency appropriation for refund of immigration fine to.....	1335
<i>Gulfport, Miss.,</i> preliminary examination, etc., of, har- bor to be made.....	1194
<i>Gun and Mortar Batteries, Army,</i> appropriation for constructing.....	496, 911
for, additional, 1925.....	711
deficiency appropriation for construct- ing.....	59, 62, 762
<i>Gunboats, River,</i> construction authorized of six; cost....	719
armor and armament from plant at South Charleston, W. Va.....	719
work at navy yards.....	719
<i>Gunnery and Engineering Exercises, Navy,</i> appropriation for prizes, badges, etc....	186, 865
deficiency appropriation for.....	46, 1349
<i>Gurney, Mary A. (widow),</i> pension.....	1459
<i>Guthrie, Martin (son),</i> pension increased.....	1484
<i>Guthrie, Okla.,</i> terms of court at.....	388, 946
<i>Guy, Mary A. (widow),</i> pension.....	1487
<i>Gwinn, Emma (widow),</i> pension.....	1425
<i>Gyro Compasses,</i> appropriation for procuring, for de- stroyers.....	204, 881

H.

<i>Habana, Cuba,</i> appropriation for maintenance of In- ternational Trade Mark Regis- tration Bureau at.....	215, 1023
deficiency appropriation for delegates to Seventh Pan American Sani- tary Conference at.....	692
delegates to be appointed to Seventh Pan American Sanitary Con- ference.....	112
<i>Habeas Corpus,</i> review by circuit court of appeals, of proceedings in district court, etc....	940
circuit judge may grant writ, etc....	940
by District of Columbia court of appeals, in supreme court pro- ceedings.....	940
authority of Supreme Court on cer- tified questions.....	940
review of State cases by circuit courts of appeal.....	940
<i>Hackensack River, N. J.,</i> preliminary examination, etc., of, to be made.....	1192
<i>Hacker, Vina (widow)</i> pension.....	1434
<i>Hadley, John D. (son),</i> pension.....	1430

	Page.		Page.
<i>Hadsell, Alice (widow),</i> pension.....	1448	<i>Hammond, Ind.,</i> bridge authorized across Grand Cal- umet River between East Chi- cago and.....	1216
<i>Hagan, Rachel (widow),</i> pension increased.....	1470	terms of court at.....	751
<i>Hagans, Anna (widow),</i> pension.....	1422	<i>Hammond, Julia E. (daughter),</i> pension.....	1429
<i>Hagelgans, William C.,</i> pension.....	1412	<i>Hammond, Martha (widow),</i> pension increased.....	1526
<i>Hager, Abbie (widow),</i> pension increased.....	1434	<i>Hampton, Mary E. (widow),</i> pension.....	1456
<i>Hague, The (see also The Hague).</i> sum authorized for membership in In- ternational Statistical Bureau at.....	112	<i>Hampton, Orpha F. (widow),</i> pension.....	1492
<i>Hailey, Idaho,</i> offices of register and receiver, land office at, consolidated.....	395	<i>Hampton Roads, Va.,</i> appropriation for maintenance, naval training station.....	187, 866
<i>Haines, Eliza (daughter),</i> pension increased.....	1437	<i>Hampton, Va.,</i> appropriation for expenses, Volunteer Soldiers' Home.....	518, 932
<i>Hainline, Orilla J. (widow),</i> pension.....	1420	deficiency appropriation for Volunteer Soldiers' Home.....	1346
<i>Haiti,</i> appropriation for minister to.....	206, 1015	<i>Hancock County, Miss.,</i> bridge authorized across Pearl River, between Saint Tammany Parish, La., and.....	19
<i>Halbert, Charles A.,</i> pension increased.....	1385	<i>Hancock, Effa Jane (widow),</i> pension increased.....	1388
<i>Halcum, Nancy (widow),</i> pension increased.....	1477	<i>Hand, Catharine (widow),</i> pension.....	1425
<i>Halibut (see Northern Pacific Halibut Act).</i>		<i>Handley, Teresa B.,</i> appropriation for paying, widow of William W. Handley, a consul general dying in service.....	210
<i>Hall, Augusta J. G. (widow),</i> pension increased.....	1503	<i>Hanging, D. C.,</i> capital punishment by, repealed and electrocution prescribed.....	798
<i>Hall, Eliza J. (widow),</i> pension increased.....	1472	<i>Hannibal, Mo.,</i> bridge authorized across Mississippi River at.....	790
<i>Hall, Elizabeth A. (widow),</i> pension.....	1425	<i>Hanour, Ellen (widow),</i> pension.....	1505
<i>Hall, Huldah E. (widow),</i> pension.....	1464	<i>Hapkins, Thomas,</i> pension.....	1489
<i>Hall, Ida (widow),</i> pension.....	1525	" <i>Harald,</i> " Norwegian Steamship, claim of owners of, for damages, re- ferred to district court.....	1376
<i>Hall, Mrs. John D.,</i> payment to, for property damages.....	1544	<i>Harbor Patrol, D. C.,</i> appropriation for expenses.....	560, 1235
<i>Hall, Martha A. (widow),</i> pension.....	1443	<i>Harcourt, Lina J. (widow),</i> pension.....	1422
<i>Hall, Martha E. (widow),</i> pension increased.....	1433	<i>Hardin, Lieutenant John R., U. S. Army,</i> credit allowed in accounts of.....	1248
<i>Hall, Mary C. (widow),</i> pension increased.....	1494	<i>Harding and Company, J. C.,</i> deficiency appropriation for.....	674
<i>Hall, Sarah (widow),</i> pension increased.....	1533	<i>Harding, Florence Kling,</i> franking privilege granted to, widow of late President Harding.....	1359
<i>Halley, Tracey M.,</i> pension.....	1389	<i>Harding, Second Lieutenant John, jr., Air Service, Officers' Reserve Corps,</i> appointment of as second lieutenant Army Air Service in recognition of services in world flight.....	979
<i>Hallman, Stanley,</i> pension increased.....	1441	distinguished service medal accorded to, and acceptance of medals or de- corations from foreign govern- ments, authorized.....	979
<i>Halloran, Michael,</i> pension.....	1390	<i>Harding, Warren G., late President of the United States,</i> deficiency appropriation for attendance of Senators, funeral of.....	33
<i>Hallowell, Hannah K. (widow),</i> pension.....	1420	for expenses, Members of the House of Representatives, attending funeral of.....	34
<i>Halls, Charles W.,</i> pension increased.....	1491	for expenses, sickness, death, and burial of.....	34
<i>Halstad, Minn.,</i> time extended for bridging Red River of the North at.....	1312		
<i>Ham, Joseph,</i> pension.....	1442		
<i>Ham, Rolin P.,</i> pension.....	1392		
<i>Hamakua County, Island of Hawaii,</i> franchise granted M. S. Botelho and associates, for electric light, power, etc, plant in.....	853		
<i>Hamilton, Margaret (widow),</i> pension increased.....	1492		
<i>Hamilton, Robert F.,</i> military record corrected.....	1595		
<i>Hamilton Street, NW., D. C.,</i> appropriation for paving, Georgia to Illinois Avenues.....	546		

	Page.		Page.
<i>Harding, Warren G., late President of the United States—Continued.</i>		<i>Hart, Joseph,</i>	
joint session of the two Houses for memorial service to, ordered.....	1609	pension increased.....	1402
address by Honorable Charles E. Hughes.....	1609	<i>Hart, Mary E. (widow),</i>	
ordered printed.....	1610	pension.....	1417
proclamation announcing death of, and appointing August 10, 1923, a day of mourning and prayer.....	1921	<i>Hart, Rhoda (widow),</i>	
thanks of Congress presented to Honorable Charles E. Hughes for memorial address on.....	1610	pension increased.....	1525
<i>Hargett, James F.,</i>		<i>Harter, Louisa H. (widow),</i>	
pension.....	1492	pension increased.....	1391
<i>Harkleroad, Sarah E. (widow),</i>		<i>Hartley, Lucy J. (widow),</i>	
pension.....	1509	pension increased.....	1410
<i>Harlan, Mary M. (widow),</i>		<i>Hartman, Walter L.,</i>	
pension increased.....	1434	pension.....	1392
<i>Harmon, John W.,</i>		<i>Hartshorne, Alice B. (widow),</i>	
pension increased.....	1412	pension increased.....	1479
<i>Harney National Forest, S. Dak.,</i>		<i>Hartzell, Annie M. (widow),</i>	
national memorial may be erected in.....	1214	pension.....	1461
proclamation adding portion of, to Custer State Park Game Sanctuary.....	1981	<i>Harvey, Sergeant Alva L., Army Air Service,</i>	
enlarging area of.....	1974	distinguished service medal to be presented to.....	979
<i>Harper, Mary A. (widow),</i>		may accept medals, etc., from foreign governments.....	979
pension.....	1467	<i>Harvey, Emeline (widow),</i>	
<i>Harper, Mary E. (widow),</i>		pension increased.....	1529
pension increased.....	1497	<i>Harvey, Fred,</i>	
<i>Harper, Nancy (widow),</i>		deficiency appropriation for.....	43
pension.....	1447	<i>Harvey, James K.,</i>	
<i>Harper, Sarah J. (widow),</i>		pension.....	1395
pension.....	1518	<i>Harvey, Orville,</i>	
<i>Harpham, George E.,</i>		pension increased.....	1391
military record corrected.....	1596	<i>Haselton, Ohio,</i>	
<i>Harrington, Elizabeth A. (widow),</i>		bridge authorized across Mahoning River at.....	90
pension.....	1532	<i>Haskell, Charity I. (widow),</i>	
<i>Harrington, John Lyle,</i>		pension.....	1428
may bridge Colorado River near Blythe, Calif.....	1130	<i>Haskell Institute, Lawrence, Kans.,</i>	
<i>Harris, Charles V.,</i>		appropriation for Indian school.....	405, 1156
pension increased.....	1408	for Indian school, additional, 1925.....	707
<i>Harris, Frances A. (widow),</i>		<i>"Hassel," Norwegian Steamship,</i>	
pension.....	1467	deficiency appropriation for payment to Norway as indemnity to owners of.....	1339
<i>Harris, Martha L. (widow),</i>		payment authorized to Norway as indemnity to losses, etc., of owners of, for collision damages.....	955
pension.....	1425	<i>Hassett, Edward D.,</i>	
<i>Harris, Sarah F. (widow),</i>		pension.....	1405
pension.....	1471	<i>Hatch, Elizabeth (widow),</i>	
<i>Harrisburg Bridge Company,</i>		pension.....	1529
may bridge Susquehanna River, at Harrisburg, Pa.....	814	<i>Hatch, Matida J. (widow),</i>	
<i>Harrisburg, Pa.,</i>		pension.....	1427
bridge authorized across Susquehanna River at.....	814	<i>Hately, Kathryn (widow),</i>	
<i>Harrison, Ark.,</i>		pension.....	1413
offices of register and receiver, land office at, consolidated.....	395	<i>Hauk, Mary A. (widow),</i>	
terms of court at.....	91, 949	pension increased.....	1432
<i>Harrison, Ramon B.,</i>		<i>"Havana," Barge,</i>	
military record corrected.....	1605	deficiency appropriation for judgment, district court to owners of.....	1347
<i>Harrison, Sarah J. (daughter),</i>		<i>Havey, Raymond,</i>	
pension.....	1512	pension.....	1502
<i>Harrisonburg, Va.,</i>		<i>Hawaii,</i>	
terms of court at.....	114	appropriation for Governor, etc.....	428, 1182
<i>Harsh, Mary B. (widow),</i>		for contingent expenses.....	428, 1182
pension increased.....	1416	for legislative expenses.....	428
<i>Hart, Almeda (widow),</i>		for special mail equipment for.....	89, 787
pension increased.....	1494	for relief, etc., shipwrecked American seamen in.....	208, 1017
<i>Hart, Jane E. (widow),</i>		for district judges; reporter.....	218, 1028
pension increased.....	1524	for chief and associate justices.....	220, 1029
		for circuit court judges.....	220, 1029
		for adjusting triangulation of, under Coast Survey.....	235, 1045
		for work in volcanology in.....	419, 1173

<i>Hawaii</i> —Continued.	Page.	<i>Hawaiian Organic Act Amendment,</i>	Page.
appropriation for agricultural exper- iment stations in.....	435, 824	district court established with two judges; salaries.....	890
agricultural extension work allot- ment.....	435, 824	division of cases.....	890
for Weather Service expenses in....	436, 825	sessions at same time by each judge; powers, etc., effective.....	890
for completing Ku Tree Reservoir, Schofield Barracks.....	488	<i>Hawkins, Granville, E. (son),</i> pension.....	1500
for Army and Navy joint water sup- ply, Pearl Harbor.....	488	<i>Hawthorne, Elizabeth (widow),</i> pension.....	1443
for installing electric plants, search- lights, etc., seacoast defenses of.	496, 912	<i>Hayden, Catherine (widow),</i> pension increased.....	1472
for ethnological researches among na- tives of.....	528, 1206	<i>Hayes, Eli,</i> pension increased.....	1411
for construction, etc., of military posts.....	902	<i>Hayes, Elsie M. (widow),</i> pension.....	1410
for extending benefits of vocational education to.....	1202	<i>Haynes, James Wood,</i> pension.....	1410
for extending benefits of vocational rehabilitation of persons disab- led in industry to.....	1202	<i>Haysmer, California (daughter),</i> pension.....	1480
for pay, reporter, district court, ad- ditional, 1925.....	709	<i>Hayward, Wis.,</i> appropriation for Indian school at... 407, 1157 for Indian school, additional, 1925..	708
deficiency appropriation for extending vocational education, etc., to....	679	<i>Hazelrigg, Thomas H.,</i> bridge authorized across Ohio River, between Owensboro, Ky., and Rockport, Ind., by Edward T. Franks and.....	103
for extending benefits of vocational rehabilitation, etc., to.....	680	<i>Hazeltine, Carrie Kitchin,</i> appropriation for paying, widow of Ross Hazeltine, a consul dying in service.....	209
for executing Maternity, etc., Act in for acquiring private fishery rights in Pearl Harbor.....	688	<i>Hasen, Caroline (widow),</i> pension.....	1428
allotment to, of share in appropriations under Federal Highways Act....	17	<i>Head Tax,</i> appropriation for refunding erroneously collected.....	240, 1049
preference to road projects to com- plete adequate systems.....	17	<i>Headington, Sarah L. (widow),</i> pension increased.....	1520
provisions of Federal Farm Loan Act extended to.....	17	<i>Headstones for Soldiers' Graves, etc.,</i> appropriation for.....	511, 926
establishment of branch banks au- thorized.....	17	for, additional, 1925.....	712
benefits of Maternity and Infancy Act extended to.....	17	deficiency appropriation for.....	52,
apportionment of funds.....	18	59, 63, 699, 762, 1350	1350
provisions of Act for vocational educa- tion extended to.....	18	for American dead, in Europe.....	52
allotment authorized.....	18	<i>Health Department, D. C.,</i> appropriation for salaries.....	562, 1236
benefits of Act for vocational rehabili- tation of persons disabled in in- dustry extended to.....	18	for preventing contagious diseases, etc.....	562, 1236
allotment of appropriations author- ized.....	18	assignment, etc., of bacteriologists.....	562, 1237
designated occupiers of lots in Waia- kea district, to receive patents therefor.....	1553	for isolating wards, Garfield and Providence Hospitals.....	562, 1237
franchise granted M. S. Botelho and as- sociates for electrical plant, etc., in county of Hamakua, island of Hawaii.....	853	for tuberculosis and venereal dis- eases dispensaries.....	562, 1237
proclamation transferring Honolulu, old customhouse site to Terri- tory of.....	1978	for disinfecting service.....	562, 1237
review by appeal or writ of error by cir- cuit court of appeals, in all cases in district courts for.....	936	for drainage of lots; abating nui- sances.....	562, 1237
of specified cases in Supreme Court of	936	for expenses, food adulterations.....	563, 1237
time extended for exchanging Govern- ment for privately owned lands, etc.....	1115	for bacteriological laboratory.....	563, 1237
two citizens of, to serve on National Advisory Commission to Sesqui- centennial Exhibition Associa- tion.....	1254	for chemical laboratory.....	563, 1237
<i>Hawaii National Park, Hawaii,</i> appropriation for protection, etc... 423, 1177	1177	for inspecting dairy farms, etc.....	563, 1238
for protection, additional, 1925.....	708	for contingent expenses, enforcing health laws.....	563, 1238
restriction on annual allowance for maintenance, repealed.....	390	for public crematory, etc.....	563, 1238
		for motor vehicle for pound.....	563, 1238
		for motor ambulance.....	563, 1238
		for child hygiene service.....	563, 1238
		deficiency appropriation for dispen- saries.....	679
		for bacteriological laboratory.....	679
		for preventing spread of contagious diseases.....	1321
		limitation on personal services, pre- vention of contagious diseases, waived.....	676

<i>Health Officer, D. C.,</i> duties of, under Venereal Diseases Act.....	Page. 1001	<i>Helium Plant, Navy,</i> appropriation for operation, etc., of.....	Page. 199, 877
<i>Healy, Daniel F.,</i> payment to, for personal injuries.....	1558	<i>Hellwig, Martin A.,</i> pension.....	1411
<i>Heard, Thomas D.,</i> pension.....	1409	<i>Helms, Fred H.,</i> pension.....	1414
<i>Hearings in Land Entries,</i> appropriation for expenses.....	395, 1145	<i>Helton, Sarah J. (widow),</i> pension increased.....	1493
fees for depositions and copies.....	395, 1145	<i>Hemingway, Anna E. (widow),</i> pension increased.....	1512
deficiency appropriation for.....	56	<i>Hemmes, Jacobus,</i> pension.....	1410
<i>Heath, Minnie (widow),</i> pension increased.....	1409	<i>Hempstead, N. Y.,</i> preliminary examination, etc., of, har- bor to be made.....	1192
<i>Hefleger, Amanda I. (daughter),</i> pension.....	1471	<i>Hemstreet, Almaria (widow),</i> pension.....	1533
<i>Heilman, Sarah J. (daughter),</i> pension.....	1469	<i>Henderson County, Ky.,</i> bridge authorized across Ohio River, to Vanderburg County, Ind.....	662
<i>Heimlich, Charles H., alias Charles H. Henderson,</i> pension increased.....	1382	time extended for bridging Ohio River, by Vanderburg County, Ind., and.....	1132
<i>Heine, Paul Victor,</i> reimbursement to, for stolen bonds.....	1277	<i>Henderson, Edward D. (son),</i> pension increased.....	1507
<i>Heinen, Ferdinand,</i> pension.....	1392	<i>Hendersot, Robert H., alias Robert H. Henderson,</i> pension.....	1485
<i>Helena, Ark.,</i> terms of court at.....	91	<i>Hennepin County, Minn.,</i> bridge authorized across Mississippi River between Ramsey County and.....	2
<i>Helena, Mont.,</i> appropriation for assay office at.....	78, 777	time extended for bridging Mississippi River, Ramsey County and.....	1312
for assay office at, additional, 1925.....	710	<i>Hennessee, Jim,</i> payment to.....	1642
<i>Helium,</i> funds of Army and Navy for production of, to be transferred to Mines Bureau.....	1331	<i>Hennessey, Patrick,</i> pension increased.....	1404
<i>Helium Gas,</i> deficiency appropriation for leasing fund, Mines Bureau.....	56, 1348	<i>Henry, Anthony P. J.,</i> pension.....	1403
production of, for Government needs, authorized by acquiring lands, constructing plants, facilities, etc.....	1110	<i>Henry, Artomissa A. (widow),</i> pension.....	1504
gas bearing public lands, not covered by leases or permits, to be reserved.....	1110	<i>Henry, Kate (widow),</i> pension increased.....	1443
ownership and right to extract, from all gases produced from leased, etc., lands.....	1110	<i>Henry, Kate M. (widow),</i> pension increased.....	1430
general authority of Bureau of Mines to maintain and operate produc- tion of.....	1111	<i>Henry, Maggie J. (daughter),</i> pension.....	1499
conduct experiments for improving production, etc.....	1111	<i>Henry, Rosanna (widow),</i> pension.....	1470
all Government operated plants to be transferred to Bureau by June 30, 1925.....	1111	<i>Henry, Sarah Jane (widow),</i> pension increased.....	1485
thereafter Army, Navy, etc., may requisition for supply from Bu- reau.....	1111	<i>Henson, Matilda B. (widow),</i> pension.....	1504
payment for, by transfer of funds on books of the Treasury.....	1111	<i>Hepburn, Mary R. (widow),</i> pension increased.....	1436
surplus helium produced may be leased to Americans.....	1111	<i>Herberg, N. Dak.,</i> time extended for bridging Red River of the North between Halstad, Minn., and.....	1312
moneys received from, available for production.....	1111	<i>Herbst, Robert A.,</i> pension increased.....	1409
sale of other by-products.....	1111	<i>Herd, Chester A.,</i> pension.....	1386
exporting of, prohibited unless per- mission obtained from the Presi- dent, etc.....	1111	<i>Herd, Nancy J. (widow),</i> pension increased.....	1511
punishment for violating prohibition.....	1111	<i>Herley, Clarie (widow),</i> pension.....	1515
designation of an Army and Navy officer to cooperate in execut- ing Act.....	1111	<i>Hermann, Joseph, alias Hermann King,</i> pension increased.....	1389
<i>Helium Gas, Army,</i> appropriation for purchase, production plants, etc.....	492, 906	<i>Hermo, John,</i> pension.....	1401
similar authorization granted to Navy Department.....	908	<i>Heroin,</i> importing crude opium for manufac- turing, prohibited.....	657

<i>Herrick, Flora M.</i> , naval gratuity pay to, on death of son.....	Page. 1576	<i>Hill, Elizabeth C. R. (widow)</i> , pension.....	Page. 1535
<i>Herron, John C.</i> , pension.....	1504	<i>Hill, Ernest H.</i> , pension.....	1402
<i>Hess, Agnes (daughter)</i> , pension.....	1421	<i>Hill, Ernest K.</i> , deficiency appropriation for services.....	672
<i>Hessian Fly</i> , appropriation for investigating, etc.....	449, 839	<i>Hill, Neil F.</i> , pension.....	1399
<i>Hester, John James</i> , pension.....	1400	<i>Hills, David S.</i> , pension increased.....	1396
<i>Hetherington, Amelia M. (widow)</i> , pension.....	1473	<i>Hilo, Hawaii</i> , improvement of harbor, authorized.....	1190
<i>Hewitt, Jane L. (widow)</i> , pension increased.....	1520	<i>Hilton, Fannie E. (widow)</i> , pension increased.....	1487
<i>Hiatt, Clyde R.</i> , homestead application allowed legal representatives of.....	811	<i>Hilton Head Military Reservation, S. C.</i> , sale of abandoned, authorized.....	383
<i>Hiatt, Sarah J. (widow)</i> , pension increased.....	1458	<i>Hilton, Robert G.</i> , credit in accounts of.....	1575
<i>Hidalgo, Tex.</i> , bridge authorized across Rio Grande at consent of Mexico required.....	815 815	<i>Hilty, Sarah E. (widow)</i> , pension increased.....	1496
<i>Hidy, Mary I. (widow)</i> , pension.....	1422	<i>Himes, Frank G.</i> , pension increased.....	1385
<i>Hiersche, Anton</i> , lands of, to be conveyed for addition to North Platte irrigation project, Nebr. and Wyo.....	980	<i>Hinds County, Miss.</i> , may bridge Pearl River, Jackson.....	28, 646
received in exchange.....	981	<i>Hinds, Julia A. (widow)</i> , pension increased.....	1494
release of claim for damages to lands conveyed.....	981	<i>Hines, Howard</i> , pension increased.....	1386
conditions in patent.....	981	<i>Hinkle, William D.</i> , pension increased.....	1393
<i>Hiet, John</i> , pension increased.....	1401	<i>Historic Forts</i> , proclamation setting aside designated, as national monuments.....	1968
<i>Higginbotham, Daniel W.</i> , pension.....	1387	<i>Historical Association, American</i> , appropriation for printing and binding annual report of.....	529
<i>Higgins, Bernard</i> , pension.....	1399	<i>Historical Places, D. C.</i> , appropriation for tablets to mark.....	545, 1222
<i>Higgins, Emma (widow)</i> , pension.....	1406	<i>Hoar, Roger Sherman</i> , payment to.....	1562
<i>Higgins, Fannie M.</i> , payment to, for death of husband.....	1556	<i>Hobbs, Colonel Horace P., Army</i> , reimbursement to.....	1552
<i>Higgins, Margaret S. (widow)</i> , pension increased.....	1524	<i>Hoboken Manufacturers' Railroad Com- pany</i> , sale of stock of, authorized to Port of New York Authority.....	984
<i>High Commission, Inter-American</i> , appropriation for expenses, United States section.....	213, 1022	bonds accepted in lieu of cash; opera- tion of road to continue.....	984
for expenses, additional, 1925.....	710	jurisdiction of Interstate Commerce Commission, etc.....	984
<i>High Temperatures</i> , appropriation for investigating methods of measurement and control of.....	232, 1042	disposal of stock to other purchasers if terms, etc., not agreed upon.....	984
<i>Highcliff Harbor, Wis.</i> , preliminary examination, etc., of, to be made.....	1195	of other than railroad property.....	985
<i>Highway Bridge, D. C.</i> , appropriation for operating expenses.....	550, 1227	holding corporations authorized.....	985
<i>Highways, Pan American Congress of</i> , delegates to be appointed for partici- pating in.....	1355	sale, terms, etc.....	985
<i>Highways, Public (see Federal Highway Act)</i> .		no exemption of property from munic- ipal or State taxes.....	985
<i>Highways System, D. C., Permanent</i> , appropriation for surveys, etc.....	542, 1219	<i>Hofer, Elizabeth (daughter)</i> , pension.....	1447
for revision of plans.....	542, 1219	<i>Hoff, Harry L.</i> , pension increased.....	1393
for opening, extending streets, etc., under.....	548, 1227	<i>Hoffer, Lewvina (widow)</i> , pension.....	1426
wholly from District revenues.....	548, 1227	<i>Hoffman, Josephine (daughter)</i> , pension increased.....	1449
<i>Higley, Mary E. (widow)</i> , pension increased.....	1436	<i>Hogan, Catherine (widow)</i> , pension increased.....	1421
<i>Hill, Amanda L. (widow)</i> , pension increased.....	1419	<i>Hog Cholera</i> , appropriation for investigating, treat- ing, etc.....	439, 829
<i>Hill, Eliza (widow)</i> , pension.....	1421	<i>Hogback Irrigation Project, N. Mex.</i> , appropriation for maintenance, etc., of, on Navajo Reservation; re- payment.....	403, 1153
		for maintenance, additional, 1925.....	707

	Page.		Page.
<i>Holder, Claude A.,</i> pension increased.....	1408	<i>Home Service, World War,</i> definition of term.....	122
<i>Holiday Recess of Congress,</i> ordered for 1923.....	1609	service credit allowed for.....	122
for 1924.....	1614	<i>Homestead Entries, Public Lands,</i> additional issue of patent for, to Joseph S. Morgan.....	810
<i>Holland (see Netherlands).</i>		Allie M. Vickers.....	810
<i>Holland, Alice E. (widow),</i> pension increased.....	1440	application for, allowed legal repre- sentatives of Clyde R. Hiatt.....	811
<i>Holland, Denis,</i> pension increased.....	1412	Feles Montoya.....	811
<i>Holland Harbor, Mich.,</i> preliminary examination, etc., of, to be made.....	1196	authorized, J. G. Seupelt.....	1362
<i>Holland, John G., jr.,</i> deficiency appropriation for services....	672	children of Robert Zullig.....	812
<i>Holly, Helena B. (widow),</i> pension increased.....	1462	issue of patents for, Ishmael J. Barnes....	1502
<i>Holman, Mary A. (widow),</i> pension increased.....	1494	children of Peder I. Peterson.....	1598
<i>Holman, Mrs. W. D.,</i> payment to, for estate of Moses Sam- uels.....	1588	Guadalupe D. de Romero.....	810
<i>Holmes Bayou, La.,</i> preliminary examination, etc., of, to be made.....	1194	Thomas J. Fox.....	810
<i>Holmes, Clara (widow),</i> pension increased.....	1497	Charles A. Kranich.....	810
<i>Holmes, John J.,</i> pension.....	1404	Joseph La Fond.....	810
<i>Holmes, Mary (widow),</i> pension.....	1463	Karl T. Larson.....	811
<i>Holmes, Richie A. (widow),</i> pension.....	1519	Mary A. McKee.....	810
<i>Holmes, William A.,</i> pension increased.....	1396	Hudson L. Mason.....	810
<i>Holton, Elma L. (widow),</i> pension.....	1470	Margaret E. Tindall.....	810
<i>Holtz, Joseph,</i> pension increased.....	1395	James A. Wright.....	810
<i>Holy Scriptures,</i> free transmission of, etc., in raised characters for the blind, through the mails.....	668	validated, of Charley N. Barnhart.....	811
<i>Home Economics Bureau, Department of Agriculture,</i> appropriation for Chief of Bureau, and office personnel.....	455, 847	Robert T. Freeland.....	811
for investigating utilizing farm prod- ucts in the home.....	455, 847	Orin Lee.....	811
<i>Home for Aged and Infirm, D. C.,</i> appropriation for salaries.....	570, 1244	Peter Peterson.....	811
for maintenance.....	570, 1244	<i>Homesteads,</i> appropriation for classification, etc., of lands within national forests, etc., for.....	445, 835
for repairs and improvements.....	570, 1244	second entries, allowed, if former in ceded Indian reservation.....	891
<i>Home for Incurables, D. C., Washington,</i> appropriation for care of indigent patients.....	568, 1242	<i>Homesteads, Enlarged,</i> appropriation for examining, classify- ing, etc., lands suitable for.....	419, 1173
<i>Home Ports of American Vessels,</i> owner to specifically fix; change per- mitted.....	948	<i>Homesteads, Stock Raising (see also Stock Raising Homesteads),</i> correction in enrollment of bill relating to, directed.....	1611
to be shown in register, etc.....	948	<i>Homosassa River, Fla.,</i> preliminary examination, etc., of, to be made.....	1194
recognition of present documents.....	948	<i>Honduras,</i> appropriation for minister to.....	206, 1015
bill of sale, assignment, etc., not valid against other than grantor, etc., unless recorded in customhouse of.....	948	proclamation declaring shipment of arms, etc., to, unlawful.....	1942
record of, required of bill of sale, etc., in new documents.....	948	except with consent of Secretary of State.....	1950
prior conveyances, etc., declared valid if documented at proper port.....	948	<i>Honga River, Md.,</i> preliminary examination, etc., of, to be made.....	1192
retroactive effect.....	948	<i>Honolulu, Hawaii,</i> deficiency appropriation for post office, etc., furniture.....	62, 761
no vested right impaired.....	948	preliminary examination, etc., of, har- bor to be made.....	1197
in Ship Mortgage Act, port of docu- mentation deemed home port.....	948	proclamation transferring to Hawaii Territory title to old custom- house site at.....	1978
navigation laws and Ship Mortgage Act amended to conform here- with.....	948	<i>Hook, George W.,</i> pension increased.....	1385
		<i>Hook, Rebecca (widow),</i> pension.....	1443
		<i>Hoopa Valley Agency, Calif.,</i> appropriation for support, etc., of Indians at, from tribal funds.....	411, 1161
		<i>Hoopa Valley Indian Hospital, Calif.,</i> appropriation for maintenance, etc., of.....	408, 1159
		<i>Hoopa Valley Indian Reservation, Calif.,</i> appropriation for irrigation project on.....	400, 1151
		for road, Hoopa to Weitchpec on; re- payment.....	413

<i>Hoover, Mary Jane (widow),</i> pension increased.....	Page. 1511	<i>Horticultural Organizations,</i> exempt from income tax.....	Page. 282
<i>Hoover, Samuel F.,</i> pension.....	1404	<i>Horton, Elizabeth (widow),</i> pension.....	1407
<i>Hope and Help Mission, D. C.,</i> appropriation for care of women and children.....	570, 1244	<i>Horton, Flora,</i> patent to, of land in Louisiana occupied in good faith, etc.....	1593
<i>Hope, Nellie A. (widow),</i> pension.....	1434	<i>Hosier, Minnie (widow),</i> pension.....	1447
<i>Hopi Indian Reservation, Ariz.,</i> appropriation for developing water supply for Navajo and Hopi Indians on.....	400, 1150	<i>Hospital Facilities, Veterans' Bureau,</i> available for veterans of Spanish War, Philippine Insurrection, Boxer rebellion, or World War, with specified diseases.....	620
repayment.....	1150	former appropriation, etc., for, extended to June 30, 1926.....	1317
for miscellaneous irrigation projects on.....	1151	<i>Hospital Matrons, Army,</i> appropriation for pay.....	482, 896
<i>Hopi Indians, Ariz.,</i> appropriation for water supply on re- servations; reimbursable.....	400, 1150	<i>Hospitals, Army,</i> appropriation for construction, repairs, etc., of post and general.....	489, 904
for education, etc.....	1155	Hot Springs, Ark.....	489, 904
for water supply for, additional, 1925.....	707	deficiency appropriation for construc- tion and repair.....	699, 762
<i>Hopkins, Mrs. John P.,</i> payment to, for death of husband.....	1558	<i>Hospitals, etc., for Veterans' Bureau Pa- tients,</i> deficiency appropriation for additional facilities, etc.....	681
<i>Hopkins, Nathan E.,</i> pension.....	1432	additional, to be provided by the Di- rector.....	389
<i>Hopkins, Sarah M. (widow),</i> pension increased.....	1431	permanent training school for the blind.....	339
<i>Horn Harbor, Va.,</i> preliminary examination, etc., of, to be made.....	1193	by purchase, etc., of existing plants.....	390
<i>Horry County, S. C.,</i> bridge authorized across Kingston Lake, at Conway by.....	5	construction on Government owned, or acquired sites.....	390
Lumber River near Nichols, by South Carolina, Marion County, and.....	12	recreational centers.....	390
Pee Dee River, at Yawhannah, by Georgetown County and.....	4	donations may be accepted.....	390
Waccamaw River, by.....	19	construction, location, etc., require- ments.....	390
<i>Horse Meat (see Equine Meat).</i>		utilization of Government owned build- ings, etc.....	390
<i>Horses,</i> crossing boundary line readmitted free of duty; condition.....	2, 963	transfers to Bureau by Executive order.....	390
<i>Horses, Army,</i> appropriation for purchase of.....	487, 901	amount authorized to be appropriated.....	390
allowance for breeding riding.....	487, 901	allowance from, for technical assist- ance, supplies, etc.....	390
limit; contracts; purchase at posts.....	487, 901	further facilities in Bureau hospitals rather than in temporary insti- tutions, authorized.....	1212
standard required.....	487, 901	purchase of existing plants, etc.....	1212
purchase of native horses for forces in China.....	902	construction on Government, or ac- quired sites.....	1212
no polo ponies except for Military Academy.....	487, 902	buildings, equipment, etc., included.....	1212
donations accepted of breeding animals.....	487, 902	accommodation for personnel; rec- reational centers.....	1213
annual report of all expenditures, etc., required.....	487, 902	acceptance of donations for.....	1213
deficiency appropriation for.....	1350	location, etc., subject to approval of the President.....	1213
<i>Horses, etc.,</i> domestic, straying, etc., across bound- ary before May 1, 1924, ad- mitted free of duty if returned prior to December 31, 1924.....	2	utilization of Government-owned build- ings, etc.....	1213
duties paid on, returned after March 1, 1923, to be returned.....	2	transfers to bureau by Executive order.....	1213
straying, etc., across boundary before May 1, 1925, admitted free of duty if returned prior to De- cember 31, 1925.....	963	construction, etc., as determined by the President.....	1213
duties paid on, returned after De- cember 30, 1924, to be returned.....	963	employment of Government technical personnel in.....	1213
<i>Horticultural, etc., Investigations,</i> appropriation for.....	442, 832	outside agencies.....	1213
studies of condition of vegetables in transporting, storage, etc.....	442, 832	amount authorized for the additional, etc.....	1213
		proportional allotment for technical and clerical services, etc.....	1213
		after completing program for, no other than Bureau, etc., hospitals to be used.....	1213
		exception in extreme emergency cases.....	1213

<i>Hospitals for Indians,</i>	Page.	<i>House of Representatives—Continued.</i>	Page.
appropriation for maintenance and operation.....	408, 1158	appropriation for superintendent, folding room, etc.....	584, 1292
<i>Hospitals, Public Health Service,</i>		pages, etc.....	584, 1292
appropriation for maintenance, etc....	75, 774	superintendent, document room, etc.....	584, 1292
for salaries, etc., maintenance of, additional, 1925.....	710	for Joel Grayson.....	584, 1292
deficiency appropriation for maintenance.....	58, 701	for minority employees.....	584, 1292
<i>Hot Springs Army and Navy Hospital, Ark.,</i>		for special employees.....	584, 1292
appropriation for construction, repairs, etc.....	489, 904	appointment of successors.....	584, 1292
for medical supplies.....	493, 909	for office of Majority Floor Leader.....	584, 1292
for burying in Little Rock National Cemetery, ex-soldiers, etc., dying in.....	512, 927	for clerks, etc., conference minority.....	584, 1292
<i>Hot Springs National Park, Ark.,</i>		for messengers, majority and minority caucus rooms.....	584, 1293
appropriation for protection, etc....	423, 1177	for postmaster, assistant, etc.....	584, 1293
acceptance of lands donated for addition to.....	423	for official reporters, etc.....	585, 1293
for protection, additional, 1925.....	708	for stenographers to committees.....	585, 1293
<i>Hot Springs, S. Dak.,</i>		“during the session” to mean 121 days.....	585
appropriation for expenses, Volunteer Soldiers' Home.....	518, 932	“during the session” to mean 206 days.....	1293
deficiency appropriation for expenses, Volunteer Soldiers' Home.....	53, 1346	for clerk hire, Members, Delegates, and Resident Commissioners.....	585, 1293
<i>Hotchkiss, Kissire (widow),</i>		for contingent expenses, materials for folding, etc.....	585, 1293
pension.....	1492	for furniture and repairs.....	585, 1293
<i>Hotel for Government Workers, D. C.,</i>		issue of chairs, tables, etc., by Supply Committee without charge.....	585
appropriation for maintenance, operation, etc.....	528, 1203	for reconstructing office furniture.....	585
<i>Hotels, D. C.,</i>		for packing boxes.....	585, 1293
rates of charges, etc., to be posted in each room.....	121	for miscellaneous items.....	585, 1293
penalty for exceeding, etc.....	121	for expenses, special and select committees.....	585, 1293
<i>Houck, Pheby (widow),</i>		for stationery.....	585, 1293
pension.....	1506	for postage stamps.....	585, 1294
<i>Hough, Avilla (widow),</i>		for automobile for Speaker.....	585, 1294
pension increased.....	1520	for folding.....	585, 1294
<i>Houghtaling, Sarah E. (widow),</i>		for designated services rendered to the Clerk.....	585, 1294
pension.....	1463	deficiency appropriation for widow of J. C. Cantrill.....	33
<i>Housatonic River, Conn.,</i>		for mother of H. Garland Dupré.....	33
preliminary examination, etc., of, to be made.....	1192	for widow of J. V. Ganly.....	33
<i>House, Elizabeth (widow),</i>		for widow of B. G. Humphreys.....	33
pension.....	1463	for widow of Claude Kitchin.....	33
<i>House of Detention, D. C.,</i>		for widow of L. W. Mott.....	33
appropriation for expenses.....	560, 1235	for widow of J. W. Rainey.....	33
deficiency appropriation for maintenance.....	679	for widow of D. J. Riordan.....	34
<i>House of Representatives,</i>		for widow of L. E. Sawyer.....	34
appropriation for compensation of Members, Delegates, and Resident Commissioners.....	581, 1289	for widow of J. M. C. Smith.....	34
for mileage, etc.....	582, 1289	for widow of J. R. Tyson.....	34
for Speaker's office, Digest of Rules.....	582, 1290	for widow of William S. Greene.....	754
for chaplain.....	582, 1290	for widow of Julius Kahn.....	754
for Clerk of the House, clerks, etc.....	582, 1290	for widow of Edward C. Little.....	754
for clerks and janitors to committees.....	582, 1290	for sister of Sydney E. Mudd.....	1314
service of clerks, under Clerk of the House, after close of Congress.....	583, 1291	for miscellaneous items and special and select committees.....	34, 673
appointments and duties of janitors; service under Doorkeeper, at close of Congress.....	583, 1291	for stationery.....	34, 1315
for Sergeant at Arms, deputy, etc.....	583, 1291	for compiling contested election cases.....	34
for police force, House Office Building.....	583, 1292	for expenses attending funeral of late President Warren G. Harding.....	34
for Doorkeeper, special employee, etc.....	584, 1292	for folding.....	34
messengers, laborers, etc.....	584, 1292	for contingent expenses.....	60
		for contested election expenses.....	673, 754, 1314
		for furniture, etc.....	673
		for stenographers to committees.....	673
		for expenses of Joint Committee on Inaugural Ceremonies, 1925.....	753
		for portrait of Speaker Frederick H. Gillett.....	1314
		for substitute telephone operator.....	1315

<i>House of Representatives—Continued.</i>	
positions and salaries established of secretary to the Speaker, clerk to the Speaker's table and preparing Digest of the Rules, messengers.....	149
Chaplain.....	149
Clerk of the House, journal clerk and other specified clerks.....	149
librarian, assistant clerks, etc.....	150
messengers, telephone operators, laborers.....	150
clerks, assistant clerks, and janitors to designated committees.....	150
Sergeant at Arms, Deputy, cashier, etc.....	151
police force, House Office Building under.....	151
Doorkeeper, special employees, superintendent of House press gallery, etc.....	151
messengers, laborers, etc.....	151
folding room superintendent, folders, etc.....	151
pages.....	151
document room superintendent, assistants, etc.....	151
special employee, Joel Grayson.....	151
minority employees.....	151
assistant foreman of folding room.....	151
named laborers.....	151
clerk, under direction of Clerk of the House.....	151
appointment of successors to five preceding employees.....	151
clerks, etc., office of Majority Floor Leader.....	152
Conference Minority clerks, etc.; appointment.....	152
caucus rooms messengers.....	152
Postmaster, assistant, messengers, etc.....	152
official reporters of proceedings and debates, assistant transcribers, and janitor.....	152
stenographers to committees, and janitor.....	152
clerk hire for Members, Delegates, and Resident Commissioners.....	152
personal salary limit.....	152
additional Member to be appointed on Lexington - Concord Sesquicentennial Commission.....	963
appointment on Washington Bicentennial Birthday Commission, of Speaker of, ex officio.....	671
of four Representatives.....	671
compensation of Speaker, Representatives, Delegates, and Resident Commissioners after March 4, 1925.....	1301
immediately available.....	1313
Congressional documents printed after expiration of term of Member or Delegate, to be delivered to successor.....	24
balance remaining to credit, must be taken prior to convening of next Congress.....	24
five Members to be appointed on joint committee to investigate Northern Pacific land grants.....	462
four Members to be appointed on Bunker Hill Sesquicentennial Commission.....	1099

<i>House of Representatives—Continued.</i>	
four Members to be appointed on Lexington-Concord Sesquicentennial Commission.....	749
Mecklenburg Sesquicentennial Commission.....	1267
joint meeting of the Senate and, ordered for December 6, 1923.....	1609
for February 27, 1924, for memorial service to late President Harding.....	1609
for December 15, 1924, for memorial service to former President Wilson.....	1614
for February 11, 1925, for counting the electoral vote.....	1615
Member-elect of Sixty-ninth Congress to be appointed on Commission in Control of House Office Building.....	1259
Members of the Ways and Means Committee, elected to the 69th Congress, authorized to revise the revenue laws; appropriation.....	1315
proceedings of Grand Army of the Republic, United Spanish War Veterans, and American Legion encampments, to be printed as House documents.....	473
provisions relating to corrupt practices in elections to.....	1070
salaries for December, 1923, to be paid December 20th.....	1
for December, 1924, to be paid December 20th.....	718
subcommittee of Judiciary Committee designated to investigate official conduct of Judge George W. English, eastern district of Illinois.....	1258
scope and authority conferred; expenses from contingent fund.....	1258
report to Sixty-ninth Congress.....	1259
<i>House Office Building,</i>	
appropriation for police force.....	583, 1292
for elevator conductors.....	587, 1295
for care of grounds, etc.....	587
for maintenance, etc.....	587, 1295
appointment of Member-elect to the Sixty-ninth Congress to be appointed on Commission for Control of.....	125
General Supply Committee to furnish chairs, typewriter stands, etc., for use of.....	585
positions and pay established of police force for.....	151
<i>Housel, David,</i>	
pension.....	1421
<i>Housing Corporation, United States,</i>	
appropriation for salaries; pay restriction.....	525, 1203
for contingent expenses.....	525, 1203
for printing and binding for.....	525, 1204
for appraisal of property; collections.....	525, 1204
for operating, etc., Government hotel, etc., for Government workers, Washington, D. C.; pay restriction.....	525, 1203
for maintenance of unsold property.....	525, 1204
for expenses of sold property.....	525, 1204
offset of equitable claims allowed.....	526, 1204
no prior appropriations to be used for these purposes.....	526, 1204

<i>Housing Corporation, United States—</i>	Page.	<i>Howell, Son and Company, B. H.,</i>	Page.
Continued.		proclamation ordering payment to, for	
deficiency appropriation for operating		losses on sugar importations by	
Government Hotels fiscal year,		them.....	1912
1923.....	36	<i>Howland Hook, S. I., N. Y.,</i>	
for fiscal year 1924.....	36	bridge authorized across Arthur Kill,	
for judgments, United States court		from Elizabeth, N. J., to.....	1094
under.....	53	<i>Howland, Samuel P.,</i>	
for contingent expenses.....	55	pension increased.....	1534
for housing for war needs.....	55, 697	<i>Howley, Patrick (son),</i>	
for ground rent.....	680	pension.....	1463
may bring suit for collision damages to		<i>Hoyle, Fanny De Russy (widow),</i>	
ferryboat "New York" in district		pension.....	1401
court.....	1568	<i>Hoyt, James H., alias James McCabe,</i>	
<i>Housing for War Needs,</i>		pension.....	1510
deficiency appropriation for.....	60, 697	<i>Hubbard, Fanny M. (widow),</i>	
<i>Houston, Barbara L. (daughter),</i>		pension.....	1512
pension.....	1482	<i>Hubbard, Mary (widow),</i>	
<i>Houston Ship Channel, Tex.,</i>		pension.....	1506
improvement of, authorized.....	1187	<i>Hubbard, Rachel (widow),</i>	
<i>Houston, Tex.,</i>		pension increased.....	1440
payments directed to designated per-		<i>Hubble, Sophronia O. (widow),</i>	
sons growing out of mutinous		pension.....	1468
negro soldiers at.....	1577	<i>Huckaba, Mary A. (widow),</i>	
appropriation for.....	1578	pension.....	1517
limitation on fees to attorneys, etc.....	1578	<i>Hudson, Della E. (widow),</i>	
collecting greater amount un-		pension.....	1462
lawful; punishment.....	1578	<i>Hudson, Lilly (daughter),</i>	
<i>Howard, Martha A. (widow),</i>		pension.....	1424
pension increased.....	1478	<i>Hudson River,</i>	
<i>Howard University, D. C.,</i>		bridge authorized across, New York	
appropriation for maintenance, etc.,		City to Fort Lee, N. J.....	1094
of.....	430, 1183	Poughkeepsie, N. Y.....	10
for medical department.....	430, 1183	improvement of, authorized.....	1186
construction of new building if		of channel at Weehawken and Edge-	
equipment provided by alumni,		water, N. J.....	1186
etc.....	1183	preliminary examination, etc., of, to be	
for materials and apparatus for		made, below Hudson.....	1192
laboratories, etc.....	430, 1183	for removing rock at Poughkeepsie.....	1192
for improvement of grounds.....	430, 1183	for deepening channel, Haverstraw	
for fuel and light.....	430, 1183	Bay.....	1192
trustees authorized to acquire desig-		at Ossining.....	1192
nated tracts of land for athletic		ship canal from Great Lakes.....	1196
field, etc.....	632	time extended for bridging, Castleton to	
no special appropriation or Federal		Schodack Landing, N. Y.....	8
liability therefor.....	632	<i>Hudson River Connecting Railroad Cor-</i>	
adjacent streets and alleys declared		poration,	
closed.....	632	time extended for bridging Hudson	
reconveyance to, of plot in McMillan		River by.....	8
Park.....	632	<i>Hudson, Robert P.,</i>	
payment for.....	632	exchange of lands with, for former	
no street closed until abutting property		Point of Woods Range Lights.....	357
acquired.....	632	conditions.....	358
until land dedicated to the District		<i>Hudspeth, Philip,</i>	
for extension of designated		payment to, for damages.....	1375
streets.....	632	<i>Huey, Belle (daughter),</i>	
easements in areas of closed streets		pension.....	1512
to remain in the District, etc.....	632	<i>Huff, Helen L. (widow),</i>	
<i>Howe, Emma E. (widow),</i>		pension increased.....	1531
pension.....	1389	<i>Huffman, Esther M. (widow),</i>	
<i>Howe, George M.,</i>		pension.....	1506
pension.....	1442	<i>Huffman, Mary A. (widow),</i>	
<i>Howe, Leona G. (widow),</i>		pension increased.....	1444
pension increased.....	1485	<i>Hughes, Anna E. (widow),</i>	
<i>Howe, Nettie M. (widow),</i>		pension.....	1442
pension increased.....	1465	<i>Hughes, Honorable Charles E.,</i>	
<i>Howe, Sarah E. (widow),</i>		joint session of the two Houses of Con-	
pension.....	1506	gress, for memorial address on	
<i>Howell, Dudley J.,</i>		late President Harding by.....	1609
pension increased.....	1391	printing ordered of the eulogy on the	
<i>Howell, Sarah J. (widow),</i>		late President Harding by.....	1610
pension increased.....	1521	thanks of Congress presented to, for	
		address on the late President	
		Harding.....	1610

<i>Hughes County, S. Dak.,</i> bridge authorized across Missouri River between Stanley County and.....	Page. 101	<i>Huntington and Ohio Bridge Company,</i> may bridge Ohio River, Huntington, W. Va.-----	Page. 792
<i>Hughes, Walter,</i> pension-----	1381	<i>Huntington, W. Va.,</i> bridge authorized across Ohio River at.....	792
<i>Hugo, Okla.,</i> terms of court at; rooms to be provided.....	945	<i>Huntley Irrigation Project, Mont.,</i> appropriation for maintenance, etc., of-----	417, 1166
<i>Hull, Mass.,</i> sale of Fort Revere reservation to-----	1111	<i>Huntley-Richardson Lumber Company,</i> may bridge Bull Creek, at Eddy Lake, S. C.-----	804
<i>Hull, Olive (widow),</i> pension increased-----	1527	<i>Hurd, Anna B. (widow),</i> pension-----	1463
<i>Humboldt, Calif.,</i> preliminary examination, etc., to be made of, harbor and bay-----	1196	<i>Hurd, Laura A. (widow),</i> pension increased-----	1442
<i>Humidors, Smokers',</i> excise tax on, sold by producer, etc-----	323	<i>Hurst, Fred,</i> payment to, for injuries-----	1363
<i>Humphrey, Alta (widow),</i> pension-----	1514	<i>Hurst, Olive J. (widow),</i> pension-----	1523
<i>Humphrey, May V. (widow),</i> pension-----	1478	<i>Hurt, George,</i> pension-----	1508
<i>Humphrey, Samantha B. (widow),</i> pension increased-----	1503	<i>Hutchens, Ruth V. (widow),</i> pension-----	1435
<i>Humphreys, B. G., late a Representative in</i> <i>Congress,</i> deficiency appropriation for pay to widow of-----	33	<i>Hutcheson, Bernice,</i> payment to, for injuries-----	1372
<i>Humphreys Creek, Md.,</i> time extended for bridging, near Spar- rows Point, Md.-----	1184	<i>Hutsell, Vesta J. (widow),</i> pension-----	1527
<i>Humphreys, Elizabeth M. (widow),</i> pension-----	1530	<i>Hyder Harbor, Alaska,</i> preliminary examination, etc., of, to be made-----	1197
<i>Hungary,</i> appropriation for minister to-----	206, 1015	<i>Hyder, John T.,</i> pension increased-----	1391
claims against, under treaty, to be determined by Mixed Claims Commission, United States and Germany-----	1339	<i>Hydraulic Engineering,</i> appropriation for standardizing appa- ratus, etc., used in-----	231, 1040
settlement of indebtedness of, made by World War Foreign Debt Com- mission, approved-----	136	<i>Hydrographic Bureau, International,</i> appropriation for annual contribution to-----	214, 1023
funding of principal and accrued in- terest in bonds-----	136	<i>Hydrographic Office, Navy Department,</i> appropriation for printing and binding for-----	183, 862
principal payable in installments-----	136	<i>Hydrographic Office, Navy,</i> appropriation for civilian employees Navy Department-----	189, 868
prior payments allowed-----	136	for contingent expenses-----	189, 868
interest rates and dates of payment-----	136	for materials, etc-----	189, 868
additional bonds accepted for ac- crued-----	137	for pilot charts, etc-----	189, 868
payable of interest or principal in gold or United States securities-----	137	for expenses, branch offices-----	189, 868
security required for payment-----	137	for employees, branch offices-----	190, 868
release of, on cooperation with other creditor nations-----	137	for expenses, branch offices, addi- tional, 1925-----	710
for financing immediate recon- struction needs-----	137	<i>Hygiene, etc., Public Schools, D. C.,</i> appropriation for personal services, etc-----	556, 1231
subject to decision of Secretary of the Treasury-----	137	<i>Hygienic Laboratory, Public Health Ser- vice,</i> appropriation for maintenance-----	75, 774
<i>Hungerford, Anson A.,</i> pension-----	1459	I.	
<i>Hunt, Eva R. (widow),</i> pension-----	1425	<i>Ice Cream, D. C. (see also Milk, etc.,</i> Regulations, D. C.), regulations for sale, etc., of-----	1004
<i>Hunt, Geston P.,</i> credit in postal, etc., accounts-----	1415	<i>Idaho,</i> appropriation for surveyor general, clerks, etc-----	394
<i>Hunt, James,</i> pension-----	1404	consent of Congress to agreement for division of waters of Columbia River, etc., between Washington, Oregon, Montana, and-----	1268
<i>Hunt, Samantha J. (widow),</i> pension increased-----	1423	Craters of the Moon National Monu- ment, set aside-----	1947
<i>Hunter, Angeline G. (widow),</i> pension increased-----	1484	Targhee National Forest, Wyo. and, area enlarged-----	1975
<i>Hunter, Isabella (widow),</i> pension increased-----	1460		
<i>Hunter, Reuben R.,</i> payment to, for injuries-----	1563		
<i>Hunter, Theresa A. (widow),</i> pension increased-----	1532		

<i>Idaho</i> —Continued.	Page.	<i>Immigration Act of 1924</i> —Continued.	Page.
Washington and, may bridge Pend d'Oreille River, at Newport-Priest River Road.....	1092	immigrant means any person departing abroad for United States.....	154
<i>Illinois</i> ,		classes of persons excepted; Government officials.....	154
appropriation for Great Lakes Naval Training Station.....	187, 866	tourists, etc., in transit.....	154
bridge authorized across Mississippi River, Savanna, Ill., to Sabula, Iowa, by Iowa and.....	173	lawfully admitted persons through another country in transit.....	154
between Whiteside County, and Clinton County, Iowa by Iowa and.....	15	seamen, temporarily.....	154
Ohio and Mississippi Rivers, at Cairo, Ill., by Missouri, Kentucky, and.....	999	in business under treaty provisions.....	155
Wabash River, at Mount Carmel, Ill., by Indiana and.....	1131	nonquota immigrants; minor child, or wife of resident.....	155
Vincennes, Ind.....	935	returning from temporary visit abroad born in contiguous countries, Central or South America, etc.....	155
may bridge Fox River, in Kendall County.....	13	ministers, etc.; bona fide students.....	155
in Winnebago County.....	13	quota immigrants mean all nonquota immigrants.....	155
<i>Illinois Avenue NW., D. C.</i> ,		admission restriction if not specified as nonquota or nonimmigrant.....	155
appropriation for paving, Allison to Buchanan Streets.....	1223	preferences in issuing quota visas to specified relatives of citizens.....	155
for paving, Sherman Circle to Emerson Street.....	1223	skilled in agriculture; limitation.....	155
<i>Illinois Bend, Tex.</i> ,		maximum of family preferences.....	155
bridge authorized across Red River at.....	664	no preference of relatives over agriculturists.....	155
<i>Illinois Eastern Judicial District</i> ,		application to monthly issues.....	156
subcommittee of Judiciary Committee of House of Representatives directed to inquire into official conduct of District Judge George W. English.....	1258	applications for visas to be made in duplicate; information required.....	156
scope of inquiry, powers conferred, etc.....	1258	additional information from nonquota immigrants.....	156
report to Sixty-ninth Congress.....	1259	further documents, etc.; discretionary issue without, if made before September 1, 1924.....	156
<i>Illinois River, Ill.</i> ,		statements whether or not of an excluded class.....	157
preliminary examination, etc., of, to be made, to protect bank at Naples.....	1196	of other claims for exemption, etc.....	157
<i>Immigrant</i> ,		to become immigration visa on signature and verification.....	157
any alien departing from abroad and destined for United States deemed an.....	154	applications for minors.....	157
classes excepted.....	154	fee for furnishing, etc.....	157
<i>Immigrant Stations</i> ,		visas may be issued to nonquota immigrants under regulations.....	157
appropriation for remodeling, etc....	240, 1050	visas to relatives of residents applying as nonquota immigrants issued only after authorization.....	157
<i>Immigration Act of 1921</i> ,		petition for, to be filed by citizen resident; statements, etc., required.....	157
aliens permitted to enter in excess of quota, if heretofore admitted and charged to quota of later month.....	669	if approved by Commissioner, Secretary of State to authorize issue by consul.....	158
under construction of Act required by court decision.....	669	entry denied, if found not a nonquota immigrant.....	158
arriving after May 26, and before July 1, 1924, departing on or before May 26, expecting admission under court decision.....	669	permit issued to resident alien to enter after temporary absence abroad.....	158
temporarily admitted under bond, to relieve extreme hardship.....	669	application; approval by Commissioner, etc.....	158
<i>Immigration Act of 1924</i> ,		extension allowed; surrender on return.....	158
immigration visas to be issued by consular officers on application of immigrants.....	153	effect limited.....	159
contents of application; photographs to be furnished.....	153	annual quota, 2 per cent of nationality resident in United States according to census of 1890.....	159
expiration period; extension permitted while on voyage.....	154	ratio for fiscal year 1927, and thereafter.....	159
accepted as visa of passport; not applicable to permits.....	154	method of determining national origin; statistics for basis of.....	159
entry on the passenger list; surrender to immigration official, etc.....	154	persons not included as inhabitants of continental United States.....	159
issue forbidden to inadmissibles, etc.....	154	nationality on joint determination of Secretaries of State, Commerce, and Labor.....	159
holder not allowed to enter if found inadmissible on arrival.....	154	proclamation and taking effect of quota.....	159
fee for.....	154	if no proclamation made, quotas determined by census of 1890.....	159

*Immigration Act of 1924—Continued.*

annual quota, limitation on issues for any fiscal year; for calendar months.....	160
issue of visa as quota immigrants to nonquota immigrant.....	160
nationality determined by country of birth according to census of 1890.....	160
of children not born in United States, by country of parent.....	160
of wife of different nationality from husband.....	160
of expatriated persons.....	160
of residents in United States according to census of 1890, the basis of quotas.....	160
statement to be prepared by Secretaries of State, Commerce, and Labor.....	160
of countries not separately enumerated in census.....	160
of colonies, dependencies, or protectorates, etc.....	160
if boundaries changed, new countries created, etc., since 1890.....	161
quota estimates based on area of country transferred, etc.....	161
allotments to be revised for changes after proclamation.....	161
in revision, birthplace determined as in new country.....	161
separate treatment of mandated territory; no inferred consent of mandate.....	161
annual revision of statements, etc.; effect on quotas.....	161
annual report to President of quotas; proclamation and effect.....	161
immigrants not admitted to United States.....	161
excepted classes, with visas, etc., returning on permits.....	161
aliens ineligible to citizenship; exceptions.....	162
discretionary admission of otherwise admissibles if excluded by unintentional mistake in visas, etc. effect on nationality quota.....	162
no remission of transportation penalty.....	162
deportation of aliens at any time if not entitled to enter or remain.....	162
minor child of citizen temporarily admitted may be permitted to remain under conditions.....	162
regulations to be made for insuring exempted status by admitted aliens.....	162
bringing immigrants in without unexpired visas, unlawful.....	163
penalty, and in addition amount paid for his passage.....	163
clearance to be withheld, etc.....	163
refund or remission forbidden unless act an unintentional error.....	163
contracts with transportation companies for inspection, etc., of aliens from contiguous countries.....	163
discriminations in, forbidden; compliance with regulations required.....	163
proof required hereafter of aliens applying for admission from contiguous territory.....	163

*Immigration Act of 1924—Continued.*

no additional visa to be issued in lieu of an unused one.....	164
alien seaman, excluded from admission, not permitted to land.....	164
for medical treatment, etc., excepted.....	164
penalty for failure to detain, for inspection, etc., or deport if required.....	164
clearance withheld, etc.....	164
proof from manifest of vessels.....	164
deportation by another vessel allowed to avoid hardship; payment of expenses.....	164
former provisions for nonadmission of, repealed.....	165
permits to be printed on safety paper; printing and sale of manifests, etc.....	165
punishment for counterfeiting visas; possessing blanks, etc.....	165
possessing distinctive paper.....	165
false personifications in applying for visas or permits.....	165
false statements in applications, affidavits, etc.....	165
burden of proof required for attempting to enter, against deportation, etc.....	165
documents admitted as evidence.....	166
rules and regulations for enforcement to be prescribed by Commissioner General.....	166
administration of consular officers by Secretary of State.....	166
provisions of Act additions to, and not in substitution of, immigration laws.....	166
aliens admissible under this Act, not admitted if excluded by other laws.....	166
excluded by this Act not admitted although admissible under other laws.....	166
bringing or landing aliens with designated diseases unlawful.....	166
fine imposed, in addition amount paid for passage.....	166
aliens physically incapable of earning their living.....	166
fine imposed, in addition amount paid for passage.....	167
illiterates, excluded Asiatics, etc.....	167
fine imposed, in addition amount paid for passage.....	167
additional fine, etc., if accompanied with an excluded alien.....	167
clearance withheld, etc.....	167
not applicable to bringing in exempted classes.....	167
restriction on admitting aliens to other places of landing, etc.....	167
punishment for violation; lien on vessel, etc.....	168
evidence of illegal landing.....	168
definition of terms used herein.....	168
necessary appropriation authorized.....	169
Act of May 19, 1921, continued in force for collecting penalties, etc.....	169
Sections in effect July 1, 1924.....	169
exceptions as to visas, etc.....	169
remainder on enactment.....	169
admission of aliens arriving before July 1, 1924.....	169
invalidity of any provision, etc., not to affect remainder of Act.....	169

	Page.		Page.
<i>Immigration Bureau, Department of Labor,</i>		<i>Inauguration of the President, 1925—Con.</i>	
appropriation for Commissioner, and		overhead wires for illumination per-	
office personnel.....	240, 1049	mitted.....	944
for expenses enforcing immigration		supervision of; time limit for use, etc...	944
laws; contract labor.....	240, 1049	safety precautions to be taken.....	944
for Chinese exclusion.....	240, 1049	no Government or District expense.....	944
for refunding head tax, etc.....	240, 1049	loan of Army and Navy flags, etc., for	
for additional coast and land border		decoration; time limit; indem-	
control.....	240, 1049	nity for loss or damage.....	944
for purchase, operation, etc., of		Army hospital tents, appliances, etc.;	
vehicles outside of District of		indemnity for damage, etc.....	944
Columbia.....	240, 1049	temporary overhead telegraph wires	
arrests without warrant, of unlaw-		permitted.....	945
ful attempt to enter, by em-		joint committee of the two Houses	
ployee.....	1049	authorized to arrange for.....	1615
officials may board and search ves-		<i>Income Tax,</i>	
sels and cars on border.....	1050	China Trade Act corporations provis-	
for remodeling, repairs, etc., of immi-		ions.....	996
grant stations.....	240, 1050	credit allowed in corporation tax for	
for expenses regulating immigration,		proportion of income from, to	
additional, 1925.....	709	residents in China, citizens of	
deficiency appropriation for Ellis Island		United States, etc.....	996
station, improvements.....	45, 760	limitation on amount of.....	997
for refund to French Line.....	45	certificate of Commissioner.....	997
for refund to Cunard Steamship Com-		additional to all other payments.....	997
pany.....	45, 45	in proportion to shares owned.....	997
for refund to East Asiatic Company.....	45	gross income; exemption from, of special	
for damage claim.....	45	dividends to residents in China	
for expenses regulating immigration.....	57, 61, 760, 1349, 1353	of China Trade Act corporations.....	997
for expenses of interned aliens.....	57	<i>Income Tax, 1921,</i>	
for refund to Canadian Pacific Steam-		time extended for allowing claims for	
ships (Ltd.).....	1335	credits, or refunds for excess pay-	
for refund to White Star Line.....	1335	ments.....	22
for refund to Gulf Refining Company		taxable year 1918 included.....	22
for refund to Pacific Mail Steamship		<i>Income Tax, 1923,</i>	
Company.....	1335	deficiency appropriation for refunding-	
allowance for office personnel increased.		allowance on returns for calendar year	
amount for personal services, 1925, in-		by credit or refund of 25 per	
creased.....	688	cent.....	353
<i>Immigration, Commissioner of,</i>		if already paid.....	353
appropriation for, and office personnel.....	240, 1049	prorating of installment payments.....	353
<i>Immigration of Aliens,</i>		application to extended time pay-	
appropriation for expenses regulating...-	240, 1049	ments.....	354
for expenses regulating, under De-		for part payments.....	354
partment of State.....	1017	from previously assessed deficiencies	
deficiency appropriation for expenses		subsequent assessments.....	354
regulating.....	57, 61, 760, 1349, 1353	to be deducted from tax or deficiency-	
for regulating, under Department of		for fiscal year ending in 1923.....	354
State.....	691	fiscal year ending in 1924 on tax for	
proclamation determining quota of		1923.....	354
nationality allowed admission		allowance for deficiencies for peri-	
during fiscal years 1924-1925.....	1958	ods ending in 1923 or 1924.....	354
<i>Imperial Valley, etc., Calif.,</i>		for less than a year 1923.....	354
claim of Southern Pacific Company for		rules, etc., to be prescribed; no interest	
closing break in Colorado River,		allowed.....	355
and preserving, referred to Court		<i>Income Tax, 1924,</i>	
of Claims.....	171	refund or credit for overpayments ex-	
<i>Imports,</i>		tended to taxable year 1919.....	1115
crude opium, for manufacturing heroin,		for taxable years 1917 and 1918, filed	
forbidden.....	657	before April 1, 1926.....	1115
for Army exempt from duty.....	926	for taxable year 1919, filed before	
remission of unpaid duties on, by War		April 1, 1927.....	1116
Department.....	660	<i>Income Tax, Title II, Revenue Act of 1921,</i>	
<i>Inaugural Ceremonies of 1925,</i>		repealed, as of January 1, 1924.....	352
deficiency appropriation for expenses of		provision for reduction of, payable in	
Joint Congressional Committee		1924.....	353
on.....	753	time extended for allowing claims for	
<i>Inauguration of the President, 1925,</i>		credits or refunds for excess pay-	
use authorized of reservations at.....	943	ments.....	22
designated streets, sidewalks, etc.....	943	taxable year 1918 included.....	22
supervision of stands, etc.; re-		<i>Income Tax, Title II, Revenue Act of 1924,</i>	
moval, etc.....	944	meaning of terms; "taxable year,"	
		"fiduciary," "withholding agent".....	254
		"fiduciary," "withholding agent".....	254
		fractions included; first year, 1924.....	254
		"fiduciary," "withholding agent".....	254

<i>Income Tax, Title II, Revenue Act of 1924—</i>	Page.	<i>Income Tax, Title II, Revenue Act of 1924—</i>	Page.
Continued.		Continued.	
meaning of terms; "paid or incurred,"		gain or loss on disposed of property ac-	
"paid or accrued"-----	254	quired after February 28, 1913;	
application to deductions or credits	254	by trust transfer, same as in	
"stock," "shareholder"-----	254	hands of grantor-----	258
corporation dividend means any dis-		market value, before December 31,	
tribution from earnings, etc.,		1920-----	258
accumulated since February 28,		acquired by bequest, or transfer in	
1913-----	254	contemplation of death, at mar-	
to insurance reserve fund excepted.	254	ket value-----	258
accumulations, etc., accrued before		acquired upon an exchange, the same	
March 1, 1913, not taxable; ap-		as on the property exchanged....	
plication and distribution-----	254	if other property received; excep-	
liquidation distributions, treated as		tions-----	258
exchange of stock-----	255	acquired by reorganization after De-	
gain or loss determined; tax on gain	255	cember 31, 1917, same as in	
in partial liquidation-----	255	hands of transferor-----	259
distributions not out of profits, etc.,		after December 31, 1920, by issue	
taxable-----	255	of stock, etc., same as in hands of	
distributees of earnings from per-		transferor-----	259
sonal service corporations ex-		after December 31, 1923, of stock	
empt from tax-----	255	distributed to taxpayer-----	259
stock dividends exempt; proceeds of		acquired by involuntary, etc., con-	
redeemed stock taxable-----	255	version, same as property con-	
partial liquidations construed-----	255	verted-----	259
gain or loss determined-----	255	acquiring after December 31, 1920,	
adjustment for capital expenditures,		property identical to stock dis-	
etc-----	255	posed of, same as that stock-----	259
on amount received from sales-----	256	acquired before March 1, 1913, cost	
extent recognized-----	256	or market value-----	259
installment payments sales-----	256	for depletion, exhaustion, etc., same	
entire amount recognized; exceptions	256	as for sale, etc-----	260
no gain or loss recognized in exchanges		mines, oil and gas wells; market	
of property for similar uses-----	256	value not exceeding 50 per cent	
if stock received on reorganization	256	of net income-----	260
by corporation for stock of party to		inventories may be used to determine	
reorganization-----	256	income of taxpayer-----	260
transfers for stock of corporation under		net losses, determination of-----	260
same control-----	256	limitation on deductions; losses not	
involuntary conversions into similar		included with business-----	260
property, etc-----	256	capital losses-----	260
no gain from receipt of additional stock,		depletion-----	260
etc., on reorganization without		corporation dividends-----	260
surrender of holding-----	256	interest free from tax, etc-----	260
amount of gain if additional property		amount of, in computing income for	
received on exchange therefor,		next taxable year-----	260
on which no gain recognized-----	257	allowed if exceeding net income for	
if reorganization distribution taxable		succeeding taxable year-----	260
dividends, on the exchange-----	257	application for loss sustained in sec-	
on reorganization exchanges for prop-		ond year; if exceeding net income	
erty other than stock, if dis-		for capital gain-----	261
tributed no gain recognized-----	257	application to third year-----	261
if not distributed, gain to be recog-		application to losses of income for	
nized-----	257	1922 under Act of 1921-----	261
no loss if other property received be-		for 1923-----	261
sides that on which no gain or		if fiscal year of parties differ from	
loss recognized-----	257	calendar years-----	261
reorganization distribution of stock,		benefits allowed partners, estates or	
etc., not a distribution of earn-		trusts, and insurance companies-----	261
ings, etc., for tax determination.	257	fiscal years returns, determination of	
corporation acts constituting a reorgan-		tax on beginning in one calendar	
ization-----	257	year and ending in succeeding--	
meaning of "a party to a reorganiza-		application to partnerships-----	262
tion"; control of ownerships		credit or refund of tax paid under	
described-----	257	Act of 1921-----	262
gain or loss on disposal of property ac-		capital gains and losses described-----	262
quired after February 28, 1913,		meaning of terms; "capital gain,"	
based on its cost-----	258	"capital loss"-----	262
based on last inventory value-----	258	"deduction," "ordinary deductions"	
acquired by gift after December 31,		"capital net gains," "capital net	
1920, on value in hand of the		loss"-----	262
donor, etc-----	258	"ordinary net income"-----	263

<i>Income Tax, Title II, Revenue Act of 1924—</i>	<i>Page.</i>	<i>Income Tax, Title II, Revenue Act of 1924—</i>	<i>Page.</i>
Continued.		Continued.	
meaning of terms; "capital assets," property not included.....	263	deductions in computing net income; interest on debts.....	270
tax levied in lieu of normal and surtax on other than corporation.....	263	taxes; classes and exceptions specified business losses.....	270 270
based on capital net gain; net loss... application to partnerships or trusts; separate returns.....	263	losses not connected with the busi- ness; nonresident aliens.....	270
earned income provisions.....	263	sales of stock, etc., if similar property acquired, excepted, etc.....	270
meaning of "earned income" as com- pensation for personal services rendered.....	263	casualty losses not connected with business and not compensated by insurance, etc.....	270 270
exceptions.....	263	basis for determining deduction... worthless debts; if recoverable in part.....	270 270
reasonable allowance, if combined with capital.....	263	allowance for exhaustion, etc., of business property.....	270
"earned income deductions".....	264	depletion, etc., of mines, oil and gas wells, timber, etc.....	270
"earned net income"; minimum and maximum.....	264	gifts to public and charitable organi- zations, etc.; educational reha- bilitation fund; War veterans, etc.; limit.....	271 271
credit allowed in computing individual normal or surtax.....	264	by nonresident aliens limited.....	271
members of partnerships.....	264	deductions of nonresident aliens only as to United States sources of in- come.....	271
normal tax on net income of individuals upon first \$4,000, of citizens or resi- dents; next \$4,000.....	264	citizens from sources in United States possessions.....	271
nonresident alien for personal serv- ices, not exceeding \$4,000.....	264	no deductions allowed in computing net income for personal, etc., ex- penses.....	271
additional if exceeding family ex- emption and \$4,000; exceeding \$4,000.....	264	new buildings, permanent improve- ments, etc.....	271
surtax in addition to normal tax; rates. maximum from sale of mines, oil or gas wells, etc.....	265	restoring exhaustion, etc., of property payments for life insurance on em- ployees, etc., for benefit of tax- payer.....	272
net income defined; basis for computing if taxpayer changes accounting period	267	income from life interest, etc., ac- quired by gift.....	272
gross income defined; sources included.	267	credits allowed for normal tax; tax paid dividends from domestic corporations, etc.....	272
salaries of the President, Judicial and Government officers and em- ployees.....	267	foreign corporations from United States sources.....	272
professions, trade, businesses, rents, dividends, etc.....	267	interest on Federal securities.....	272
received in taxable year.....	267	personal exemption of \$1,000 if a sin- gle person.....	272
excluded; income from life insurance policies, returns of premiums paid.....	267	\$2,500 if head of family; \$2,000 if income of husband or wife ex- ceeds \$5,000.....	272
gifts, bequests, etc.....	268	additional \$400 each for minors and dependents.....	272
interest on State, etc., obligations; Federal bonds, etc.; limitation..	268	for nonresident aliens, etc., \$1,000. status of taxpayer.....	272
income of foreign governments from investments in United States securities, etc.....	268	allowed on change of taxable years in case of death, etc.....	273
payment for personal injuries, etc. public utility receipts by States, etc., operated under contracts; restrictions.....	268	income of nonresident aliens, etc.....	273
nonresident aliens, from foreign ships; conditions.....	269	items of gross incomes deemed from United States sources; interest on bonds, etc., of resident cor- porations, etc.; exceptions.....	273
War Risk and rehabilitation allow- ances; pensions.....	269	dividends from domestic corpora- tions, etc.; from corporations from United States sources.....	273
from domestic building and loan associations; limit.....	269	personal services in United States. rentals, royalties, etc., from prop- erty in United States.....	273
rentals for dwellings furnished to ministers.....	269	sales of real property in United States.....	273
shipowners' mutual associations; limit.....	269		
China Trade Act corporation divi- dends to China residents.....	269		
nonresident aliens from United States sources only.....	269		
deductions in computing net income; business expenses, including traveling, etc.....	269		

<i>Income Tax, Title II, Revenue Act of 1924—</i>	Page.	<i>Income Tax, Title II, Revenue Act of 1924—</i>	Page.
Continued.		Continued.	
deductions from foregoing to constitute net income.....	273	estates and trusts; computation of income if taxable year of beneficiary and estate differ.....	276
items treated as from sources without the United States; other interest.....	274	profit-sharing trusts for employees not taxable.....	276
dividends from other than United States corporations.....	274	distributee taxed on amount received, or credits allowed.....	277
personal services without United States.....	274	income from revocable trusts included in income of grantor.....	277
rentals, royalties, etc., from property without the United States.....	274	where trust income may be used for benefit of grantor, to be included in computing his income.....	277
sales of real property without the United States.....	274	corporations formed to accumulate gains, etc., to prevent surtax on its shareholders.....	277
after deducting expenses, etc., remainder deemed net income from without the United States.....	274	tax imposed in addition to corporation tax.....	277
apportionment of items within and without the United States.....	274	payment, etc., same as for income tax.....	277
from sources allocated to United States.....	274	evidence of purpose, if a mere holding company.....	277
from partly within and partly without the United States.....	274	detailed statement of gains, etc., required.....	277
determination of United States income.....	274	meaning of "net income," as here used.....	277
gains from transportation partly within and partly without the United States.....	274	payment of tax at source of nonresident aliens; exceptions.....	277
sales of personal property purchased within and sold without, or produced without and sold within.....	274	rates imposed.....	278
above treated as partly within and partly without the United States gains, etc., treated as derived from sources of country within which sold.....	274	interest of unknown owners included by corporations guaranteeing interest free from tax.....	278
interchangeable meaning of words.....	274	rate, etc.....	278
returns to be filed of all income from United States sources.....	275	interest, etc., of unknown owners—exception if citizen or nonresident alien filed notice of credits, etc.....	278
personal exemption claims may be filed with withholding agent.....	275	returns, etc., required; liability indemnification, etc.....	278
partnerships; tax levied only on individuals constituting.....	275	recipient to make returns of income, if tax paid by recipient not recollectible from withholding agent.....	278
computation of shares of net income of.....	275	credit for income, etc., taxes paid by citizen to foreign countries, etc. by residents, to United States possessions.....	279
credits from partnership exemptions, etc.....	275	by alien residents, etc., to foreign country.....	279
computation of net income; gifts, etc., not deducted.....	275	by partners, beneficiaries, etc., to foreign countries, etc.....	279
estates and trusts, property subject to normal and surtax on income.....	275	exceptions and limitations.....	279
accumulations in trust for future distribution.....	275	redetermination if tax paid above credits claimed, etc.; refund etc.....	279
periodical distribution, etc., under general direction.....	275	if accrued but not paid; bond required.....	279
received during administration.....	275	may be taken in the year tax accrued.....	279
payments by fiduciary.....	275	evidence of foreign income, etc., required.....	279
net income computed as for individuals.....	275	returns by individuals.....	280
allowance for gifts, etc., without limitation.....	276	by husband and wife living together.....	280
additional deduction for current distribution to beneficiaries; restrictions.....	276	by agent, guardian, etc.....	280
discretionary payments to beneficiaries deducted.....	276	partnerships.....	280
included in net income of beneficiary.....	276	fiduciaries for designated beneficiaries, etc.....	280
normal tax credit allowed; additional if income not used for paying beneficiary's income.....	276	joint fiduciaries.....	280
if estate income included with beneficiary's, proportional share of credits allowed.....	276	for less than 12 months when accounting period changes.....	281
		computation of tax.....	281
		application to capital gain or loss and earned income.....	281
		computation for parts of the year.....	281

<i>Income Tax, Title II, Revenue Act of 1924—</i>	Page.	<i>Income Tax, Title II, Revenue Act of 1924—</i>	Page.
Continued.		Continued.	
returns by individuals; time for filing, etc., individual, partnership, and fiduciary.....	281	credit allowed corporations; interest on Federal securities.....	285
nonresident aliens.....	281	domestic corporations, specific, of \$2,000 if net income less than \$25,000.....	285
extensions allowed; limit to be filed with collector of district, etc.....	282	limitation if exceeding \$25,000.....	285
corporations; rate imposed on net incomes.....	282	tax paid at source on income of foreign corporation not in business within the United States.....	285
organizations exempt; labor, etc.....	282	deduction of interest free from tax.....	286
mutual savings banks.....	282	domestic corporation for income, etc.; taxes paid abroad; limitation.....	286
fraternal beneficiary societies.....	282	redetermination of taxes paid; refund.....	286
domestic building associations; cooperative banks.....	282	if accrued but not paid; bond required.....	286
mutual cemetery companies; corporations solely for burial purposes.....	282	tax credits allowed in year accrued.....	286
community chests, religious, etc., organizations.....	282	evidence of foreign income, etc., required.....	286
business leagues, etc.....	282	domestic corporation controlling a foreign, deemed to have paid tax on dividends received therefrom.....	286
civic leagues for social welfare, etc.; limitation.....	282	limit of credit allowed.....	287
pleasure clubs.....	282	determination of accumulated profits.....	287
local mutual associations of farmers for insurance, etc.....	283	accounting period for foreign corporations.....	287
associations for marketing farm products, etc.....	283	corporations in United States possessions deemed foreign.....	287
trustees for exempted organizations, etc.....	283	returns required from corporations.....	287
Federal loan banks, farm loan associations, intermediate credit banks.....	283	from agent of foreign.....	287
net income defined; computed on same basis as individuals.....	283	from receivers, trustees, etc., of; collection of taxes.....	287
foreign corporations, etc., as of nonresident aliens.....	283	accounting; for part of a year.....	287
gross income of domestic, as defined for individuals.....	283	statement of dividends, etc., to be appended.....	287
mutual marine insurance companies; deductions.....	283	separate or consolidated, by affiliated corporations.....	288
foreign, from United States sources.....	283	computation of consolidated assessments.....	288
deductions allowed in computing corporation net income; business expenses.....	283	ownership constituting affiliated corporation.....	288
interest on debts; exceptions.....	283	China trade corporations not deemed affiliated.....	288
taxes; classes and exceptions specified.....	284	consolidation of accounts by Commissioner.....	288
not applicable to corporations guaranteeing payments at source.....	284	corporations in United States possessions deemed foreign.....	288
paid on interest of stockholders.....	284	time for filing; with collector of district, etc.....	288
accrual date of estate, etc.....	284	life insurance companies; tax on net income of, domestic.....	289
business losses.....	284	foreign, from United States sources.....	289
restriction of, on sales of stock, etc.....	284	gross income defined.....	289
worthless debts.....	284	reserve fund required by law, applied to assessment insurance.....	289
dividends from domestic corporations; foreign, from United States sources.....	284	net income; exemptions, interest on State, etc., obligations.....	289
allowance for exhaustion of property.....	284	allowance for reserve fund.....	289
for depletion of mines, oil and gas wells, timber, etc.....	284	tax paid dividends, etc.....	289
application to leases.....	285	exemptions; reserve fund for deferred dividends.....	289
additional, to insurance companies other than life.....	285	investment expenses; limitations.....	289
mutual marine companies.....	285	real estate taxes; exceptions.....	289
other mutual companies returning premium deposits.....	285	taxes paid on interest of shareholders.....	290
foreign corporation of designated items within United States.....	285	allowance for exhaustion of property, etc.....	290
items not deductible, the same as to individuals.....	285	interest on debts; exception.....	290
		specific credit of \$2,000; limitation.....	290
		limitation on real estate taxes.....	290

<i>Income Tax, Title II, Revenue Act of 1924—</i>	Page.	<i>Income Tax, Title II, Revenue Act of 1924—</i>	Page.
Continued.		Continued.	
life insurance companies; net income of foreign companies, from business within the United States	290	income of citizens, etc., from sources within possessions of the United States	294
insurance companies, other than life or mutual; tax on net income, domestic	290	gross income construed as from United States sources, if 80 per cent derived therefrom in previous years	294
foreign, from United States sources	290	if 50 per cent of corporation income derived from active business in the possessions	294
gross income defined	290	if 50 per cent of individual income derived from active business in the possessions	294
net income defined	291	amounts received within and without the United States to be included in gross income	294
sources of investment income	291	provisions not applicable to Virgin Islands	295
underwriting income defined	291	China Trade Act corporations provisions	295
computation of premiums earned on insurance contracts	291	credit allowed for proportion of dividends from, to residents of China	295
deductions allowed; losses incurred	291	certificate of Commissioner	295
expenses incurred	291	additional to all other payments	295
ordinary expenses	291	in proportion to shares owned	295
interest on debts	291	ownership of stock	295
taxes	291	meaning of "China"	295
losses	291	payment of tax by taxpayer, other than nonresident alien, etc., on designated date	295
worthless debts	291	by nonresident alien, etc.	296
tax paid dividends	291	in installments allowed	296
exempt interest	291	whole amount on failure to pay	296
allowance for exhaustion	291	extension of time on request	296
specific allowance of \$2,000; exception	292	payment on expiration	296
foreign corporations, from United States sources	292	interest to be collected	296
duplication forbidden	292	not applicable to payment at source	296
administrative provisions	292	returns to be examined and determined as soon as practicable	296
sworn returns required by corporations of dividends, names of stockholders, etc.	292	overpayments on installments to be credited or refunded	296
by brokers, of business transacted; details	292	deficiency determined as amount imposed exceeds returns of taxpayer	296
returns to be made by all persons paying annually to others \$1,000 or more	292	if no amount returned, etc., on previous assessment	296
by United States officials	292	notice to taxpayer of, by Commissioner	297
details required	292	appeal to Board allowed	297
of interest on corporation bonds regardless of amounts	292	assessment, etc., if determined by Board	297
collection of foreign dividends	292	suit in court for amount of	297
names and addresses of recipients on demand	293	time limit for	297
obligations of United States excepted	293	payment on demand, if no appeal filed	297
tax returns to be public records	293	immediate assessment of, if collection jeopardized by delay	297
inspection of, restricted	293	manner of making	297
data from, to be furnished Congressional committees, etc.	293	immediate assessment of; payment on notice, if no claim in abatement filed	297
access to officers of States, etc.	293	prorating of installments	297
stockholders of corporations	293	interest authorized upon, or part	297
punishment for divulging information	293	extension of payment for, to prevent undue hardship	298
list of income tax payers to be kept in offices of collectors	293	bond required; interest to be paid	298
statistics of income, etc., taxes to be published annually	293	additional interest if not paid	298
licenses required for collecting foreign coupons, dividends, etc.	293	additional tax for, due to negligence for fraudulent evasion	298
regulations to obtain information of	294	interest to be collected for nonpayment of tax	298
punishment for collecting without	294	where extension granted	298
citizens of possessions, but not residents or citizens of the United States, taxed only on income from United States sources	294		
computation and payment of tax	294		
not applicable to Virgin Islands	294		
collections in Porto Rico and the Philippines as by prior law	294		
authority of insular legislatures to amend, etc.	294		

<i>Income Tax, Title II, Revenue Act of 1924—</i>	Page.	<i>Incorporations, D. C.,</i>	Page.
Continued.		charter of American Academy in Rome,	
interest to be collected for nonpayment		amended.....	635
of tax; if deficiency, etc., not paid		Medical Society; incorporators, etc.,	
on demand.....	298	amended.....	153
on estates of incompetents, etc.....	299	National McKinley Birthplace Me-	
not applicable, if abatement claim		morial Association; board of	
filed.....	299	trustees increased.....	114
assessment to be within four years from		National Society of Sons of the	
filing of income, etc., returns		American Revolution; amended.....	808
under Act of 1921 and this Act....	299	charters granted; American War	
no court proceeding on expiration		Mothers.....	966
of period.....	299	Grand Army of the Republic.....	358
within five years after returns filed		Inland Waterways Corporation.....	360
under former Acts; no suit there-		United States Blind Veterans of the	
after.....	299	World War.....	535
on income received in life of deced-		merger of street railways in the District	
ent within one year, etc.....	299	to be according to law for.....	1265
extension, on notice of deficiency....	299	<i>Increase of the Navy (see Naval Establish-</i>	
at any time, if returns false or fraudu-		ment).	
lent.....	299	<i>Indemnity Bonds,</i>	
deficiencies under prior Acts at any		to secure, etc., United States, exempt	
time.....	300	from stamp tax provisions.....	332
on written agreement of Commis-		<i>Indemnity, Lost Mail Matter,</i>	
sioner and taxpayer.....	300	appropriation for, registered,	
collection by distraint, etc., when made		and collect-on-delivery, domes-	
within prescribed period.....	300	tic mail.....	88, 786
beginning of court proceedings not		for loss or injury of international	
prevented.....	300	mail.....	88, 786
no authority for, etc., if barred by		deficiency appropriation for interna-	
limitation, etc.....	300	tional..... 47, 59, 63, 699, 701, 763, 1350	
claims for abatement may be filed for		for domestic..... 59, 63, 699, 701, 763, 1350	
deficiency assessed.....	300	<i>Independence County, Ark.,</i>	
proceedings stayed on filing bond....	300	may bridge White River, Batesville... 888	
transmitted to Commissioner; notice		State may acquire rights, etc., to	
of decision.....	300	operate as a free bridge.....	888
appeal to Board after notice.....	300	tolls allowed for five years.....	888
proceedings in court for part of,		time extended for bridging White	
allowed.....	300	River by.....	789
interest, etc., to be collected on		<i>Independent Executive Bureaus, etc. (see</i>	
denial of.....	300	Executive and Independent	
additional, if not paid on demand...	301	Offices Appropriations).	
restriction on filing, hereafter.....	301	<i>Independent Treasury,</i>	
assessment, collection, and payment of		deficiency appropriation for contingent	
income, etc., taxes under former		expenses..... 57, 693, 1341	
Acts.....	301	<i>India Rubber (see Rubber).</i>	
subject to limitations hereof.....	301	<i>Indian Affairs Bureau, Interior Depart-</i>	
overpayments of income tax, etc., under		ment,	
this or prior Acts to be credited		appropriation for Commissioner, and	
or refunded.....	301	office personnel..... 396, 1146	
not allowed after four years unless		for general expenses..... 396, 1146	
claim filed therefor.....	301	for special agents, etc..... 396, 1146	
allowance without claim, if invested		for competency commissions..... 396, 1146	
capital decreased by Commis-		for supplies; purchase, transporta-	
sioner.....	301	tion, etc..... 396, 1146	
refund or credit of, to withholding		warehouses limited to three... 396, 1146	
agent; exception.....	302	for Indian Service inspectors... 396, 1146	
prior claims for, not barred.....	302	for judges, Indian courts..... 396, 1147	
immediate payment required, if acts of		for Indian police..... 396, 1147	
taxpayer prejudice collection,		for suppressing liquor traffic, etc... 396, 1147	
etc.....	302	for construction, etc., agency build-	
notice and demand to be given.....	302	ings..... 396, 1147	
finding of Commissioner, a presump-		supervision and construction em-	
tion of intent.....	302	ployees..... 397, 1147	
bond accepted if not in default.....	302	heat and light to employees... 397, 1147	
conditions of acceptance.....	302	amount for passenger vehicles;	
enforcement proceedings sus-		limit; purchases from War De-	
pended on approval of.....	302	partment..... 397, 1147	
discretionary waiving of requirements		for determining heirs of deceased	
for citizens about to depart.....	303	allottees..... 397, 1147	
no alien allowed to depart without cer-		clerks in Indian Office..... 397, 1147	
tificate of payment of taxes.....	303	Osages and Five Civilized Tribes	
additional tax, etc., for violations by		excepted..... 397, 1147	
taxpayer.....	303		
effective date, January 1, 1924.....	303		

<i>Indian Affairs Bureau, Interior Department—Continued.</i>	Page.	<i>Indian Affairs Bureau, Interior Department—Continued.</i>	Page.
appropriation for attorneys, etc., in probate matters, Five Civilized Tribes and Quapaws.....	397, 1147	appropriation for Ganado irrigation project, Navajo Reservation, Ariz.	401, 1152
civil service requirements.....	1147	for pumping plants, San Xavier Reservation, Ariz.....	401, 1152
for citizen commission.....	397, 1148	for pumping plants, etc., San Carlos Reservation, Ariz.....	401, 1152
for surveying, allotting, etc., of lands in severalty.....	397, 1148	for providing water to Indians from Salt River Irrigation project, Ariz.....	402
use in New Mexico and Arizona, restricted.....	397, 1148	for power and irrigation plant, Fort Apache Reservation, Ariz., from tribal funds.....	402
for advertising sale of lands; repayment.....	398, 1148	for irrigation charges, Yuma Reservation, Calif.....	402, 1152
for attorney, Pueblo Indians, N. Mex.....	398, 1148	for irrigation, Fort Hall Reservation, Idaho.....	402, 1152
for expenses, sale of unallotted lands, etc., Five Civilized Tribes.....	398, 1148	Fort Belknap Reservation, Mont.....	402, 1153
specified salaries, etc., of officials and attorneys.....	398, 1148	Flathead Reservation, Mont.....	402, 1153
repairs, etc., school buildings.....	398, 1149	Fort Peck Reservation, Mont.....	402, 1153
for lands for homeless Indians in California.....	398, 1149	Blackfeet Reservation, Mont.....	402, 1153
for land for Temoak Indians in Nevada.....	1149	Crow Reservation, Mont.....	402, 1513
for lands, etc., for full blood Choctaw Indians of Mississippi.....	1149	Pyramid Lake Reservation, Nev.....	402, 1153
for closing affairs of Eastern Band of Cherokees, North Carolina.....	1149	Paiute allotments, within New-lands project, Nev.....	403, 1153
for maintenance, etc., Kiowas, etc., from tribal funds.....	399, 1149	for reconstructing, etc., Laguna and Acoma irrigation system, N. Mex.....	403, 1153
for industrial assistance, etc.....	399, 1149	for drainage canal, Isleta Pueblo lands, N. Mex.....	403
for timber culture, etc.....	399, 1149	for Hogback irrigation project, Navajo Reservation, N. Mex.....	403, 1153
for expenses of field matrons, etc.....	399, 1149	for flood protection, etc., pueblos, N. Mex.....	403, 1153
for school or agency farms; farmers and stockmen; field matrons.....	399, 1149	for Modoc Point, etc., irrigation projects on Klamath Reservation, Oreg.....	403, 1154
timber culture not applicable to Menominee Reservation, Wis.....	399, 1149	for irrigating allotments of Uncompahgre, etc., Utes in Utah; from tribal funds.....	403, 1154
for soil, etc., experiments.....	399, 1149	for operating, etc., Toppenish-Simcoe irrigation system on Yakima Reservation, Wash.....	403, 1154
for encouraging self support, furnishing seed, implements, etc.....	399, 1150	for operating Ahtanum irrigation system, Yakima Reservation, Wash.....	403
repayment; limitation.....	399, 1150	for reimbursing reclamation fund for stored water, Yakima Reservation, Wash.....	403, 1154
tribal herds excluded.....	399, 1150	for Wapato irrigation system, Yakima Reservation, Wash.; repayment.....	403, 1154
for reimbursing Indians for cattle destroyed to prevent spread of contagious diseases, etc.....	399, 1150	for Satus irrigation project, Yakima Reservation, Wash.....	404, 1154
for developing stock watering places, etc.....	400, 1150	for irrigation, Shoshone Reservation, Wyo.....	404, 1154
for water supply, Papago Indian villages, Ariz.....	400, 1150	unexpended balances of appropriations for certain irrigation projects covered in.....	1154
Navajo and Hopi Indians on reservations, Ariz.....	400, 1150	for support of schools.....	404, 1155
Pueblo Indian land, N. Mex.....	400, 1150	deaf and dumb or blind or mentally deficient children.....	404, 1155
for irrigation and drainage expenses; amounts for designated projects.....	400, 1150	amount for education of Alabama or Coushatta Indians, Tex.....	404, 1155
for administrative expenses of irrigation projects.....	400, 1150	additional facilities for Pueblo and Hopi Indians.....	1155
for surveys for new projects, etc.....	401, 1151	amount for education of full blood Choctaw Indians of Mississippi.....	1155
for Taos reservoir project, N. Mex.....	401	minimum average attendance at boarding schools required.....	404, 1155
for reconnaissance work, San Juan River, La Plata County, Colo., to determine water supply.....	1151	discontinuance of day schools under average.....	404, 1155
for cooperative stream gauging.....	401, 1151		
systems and projects excluded.....	401, 1151		
expenses for flood damages, etc.; limit.....	401, 1151		
for irrigation system, Gila River Reservation, Ariz.....	401, 1152		
for diverting Gila River water to Pinal County lands.....	401, 1152		
for construction of Coolidge Dam, Ariz.....	1152		
for irrigation pumping plant, etc., Colorado River Reservation, Ariz.....	401, 1152		

<i>Indian Affairs Bureau, Interior Department—Continued.</i>	Page.	<i>Indian Affairs Bureau, Interior Department—Continued.</i>	Page.
appropriation for support of schools; amount for children in public schools	404, 1155	appropriation for general support and civilization, Arizona	408, 1159
not available for schools specifically all provided for	404, 1155	California	408, 1159
for collecting and transporting pupils	404, 1155	Seminole Indians of Florida	408, 1159
obtaining employment; repayment of expenses	405, 1155	Fort Hall Reservation, Idaho	408, 1159
natives pupils from Alaska	405, 1156	full blood Choctaws of Mississippi	1159
for constructing, etc., school buildings; restriction	405, 1156	Fort Belknap Agency, Mont.	408, 1159
for support of specified boarding schools, Fort Mojave, Ariz.	405, 1156	Flathead Agency, Mont.	408, 1159
Phoenix, Ariz.	405, 1156	Fort Peck Agency, Mont.	408, 1159
Truxton Canyon, Ariz.	405, 1156	Blackfeet Agency, Mont.	408, 1159
Theodore Roosevelt, Fort Apache, Ariz.	405, 1156	Rocky Boy Band of Chippewas, etc., Mont.	408, 1159
Sherman Institute, Riverside, Calif.	405, 1156	Nevada	409, 1159
Fort Bidwell, Calif.	405, 1156	New Mexico	409, 1159
Haskell Institute, Lawrence, Kans.	405, 1156	Sioux of Devils Lake, N. Dak.	409, 1159
Mount Pleasant, Mich.	405, 1156	Fort Berthold Agency, N. Dak.	409, 1159
Pipestone, Minn.	405, 1156	Turtle Mountain Band of Chippewas, N. Dak.	409, 1159
Genoa, Nebr.	405, 1156	Wichitas, etc., Okla.	409, 1159
Carson City, Nev.	405, 1156	Kansas and Kickapoo Indians, Okla.	409, 1160
Albuquerque, N. Mex.	406, 1156	Ponca, Okla. and Nebr.	409, 1160
Santa Fe, N. Mex.	406, 1156	Grande Ronde and Siletz Agencies, Oreg.	409, 1160
Charles H. Burke, Fort Wingate, N. Mex.	1157	Yankton Sioux, S. Dak.	409, 1160
Cherokee, N. C.	406, 1157	Utah	409, 1160
Bismarck, N. Dak.	406, 1157	Washington	409, 1160
Fort Totten, N. Dak.	406, 1157	Wisconsin	409, 1160
Wahpeton, N. Dak.	406, 1157	for fulfilling treaty with Coeur d'Alenes, Idaho	409, 1160
Chilocco, Okla.	406, 1157	Bannocks, Idaho	409, 1160
Sequoyah Orphan Training School, Tahlequah, Okla.	406, 1157	for support, etc., of full blood Choctaw Indians in Mississippi	409
Chemawa, Salem, Oreg.; restriction	406, 1157	for fulfilling treaties with Crows, Mont.	409, 1160
Flandreau, S. Dak.	407, 1157	for civilization, etc., Northern Cheyennes and Arapahoes, Mont.	409, 1160
Pierre, S. Dak.	407, 1157	for fulfilling treaties with Pawnees, Okla.	410, 1160
Rapid City, S. Dak.	407, 1157	for fulfilling treaties with Quapaws, Okla.	410, 1160
Hayward, Wis.	407, 1157	for administering affairs of Five Civilized Tribes, Okla.	410, 1159
Tomah, Wis.	407, 1157	for support, etc., Warm Springs Agency, Oreg.	410
Shoshone Reservation, Wyo.	407, 1157	for fulfilling treaties with Sioux of different tribes, Nebr., N. Dak., and S. Dak.	410, 1160
for school facilities, Navajo Indians, Ariz.	407, 1158	for fulfilling treaty with Confederated Bands of Utes	410, 1160
for paying tuition for Chippewa children in Minnesota public schools	407, 1158	for fulfilling treaty with Spokanes, Wash.	410, 1161
for schools for Chippewas of the Mississippi in Minnesota; use restricted	407, 1158	for fulfilling treaty with Shoshones, Wyo.	410, 1161
for education of Osage children, Okla., from tribal funds	407, 1158	for support, etc., confederated tribes and bands, Warm Springs Agency, Oreg.	1161
for common schools, Five Civilized Tribes and Quapaws, Okla.	407, 1158	For support, etc., of Indians under designated agencies, from tribal funds	410, 1161
for support, etc., of schools among Sioux Indians, S. Dak., etc.	407, 1158	for civilization, etc., Chippewas in Minnesota, from tribal funds; objects specified	411, 1162
for public schools in Uintah and Duchesne Counties, Utah; condition	408, 1158	for sawmill, etc., Red Lake Reservation, Minn.	412
for relieving distress; prevention of contagious diseases, etc.	408, 1158	for per capita payments to Choctaws and Chickasaws, from tribal funds	412, 1162
use for general treatment	408, 1158	for support, etc., Indians of Osage Agency, Okla., from tribal funds	412, 1162
allotments to specified hospitals, etc.	408, 1158		
for Fort Lapwai Sanitorium, Idaho; dormitory	1159		
for asylum for insane Indians, Canton, S. Dak.	408, 1159		

<i>Indian Affairs Bureau, Interior Department—Continued.</i>	Page.	<i>Indian Affairs Bureau, Interior Department—Continued.</i>	Page.
appropriation for oil and gas expenses, Osage Reservation, Okla. ....	412	appropriation for insect infestation, additional, 1925.....	708
for visits of Osage Tribal Council to Washington, D. C.....	412, 1162	deficiency appropriation for supplies; purchase, transportation, etc.....	42, 56, 61, 698, 759
for distributing principal funds of Confederated Bands of Utes.....	412, 1162	for Omaha Indians, court costs; from tribal funds.....	42
to Navajo Springs Band in Colorado.....	412, 1162	for Walter Runke, reimbursement....	42
Uintah, etc., Bands in Utah....	412, 1162	for payments to Wind River Reservation Indians, Wyo.....	42
Southern Utes in Colorado.....	412, 1162	for tuberculosis sanatorium for Chippewas in Minnesota.....	42
for completion of road, Hoopa Valley Reservation, Calif.....	413	for irrigation system, Gila River Reservation, Ariz.....	42
for oil and gas production expenses Osage Reservation, Okla.....	1162	for school Chilocco, Okla.....	42
for erecting monument in Pawhuska to members of Osage Tribe who lost their lives in World War....	1162	for increase of compensation.....	56, 759
for roads and bridges, Red Lake Reservation, Minn., from tribal funds.....	413, 1163	for irrigation, Yakima Reservation, Wash.....	56, 61
for roads and bridges, Mescalero Reservation, N. Mex.; repayment.....	413, 1163	for relieving distress; prevention, etc., diseases.....	56, 759
for steel bridges within Cochiti and San Juan Pueblo grants, N. Mex.; repayment.....	413	for support of schools....	56, 759, 1348, 1351
for Federal highway across Navajo Reservation, N. Mex.....	1163	for general expenses.....	56
for roads and bridges, Shoshone Reservation, Wyo.; repayment....	413, 1163	for support, Indians in Arizona.....	56
for fulfilling treaties with Senecas, N. Y.....	413, 1163	for support, etc., Indians in Arizona and New Mexico.....	56, 698, 759
Six Nations, N. Y.....	413, 1163	for support, etc., Indians in Nevada.....	56
Choctaws, Okla.....	413, 1163	for administering affairs of Five Civilized Tribes.....	56, 760
for purchase of lands for Saint Croix Chippewa Indians, Wis.; per capita payment, discretionary....	413, 1164	for school, Salem, Oreg.....	56
for general expenses, additional, 1925.....	706	for Sioux Indians, different tribes....	56, 698, 700, 760
for supplies, purchase, transportation, etc., additional, 1925.....	706	for Sioux of South Dakota.....	56
for Indian Service inspectors, additional, 1925.....	707	for support, etc., Indians in California.....	61
for judges, Indian courts, additional, 1925.....	707	for irrigation, Wind River Reservation, Wyo.....	61
for Indian police, additional, 1925....	707	for Fort Hall Reservation, Idaho....	684
for suppressing liquor traffic, additional, 1925.....	707	for school, Carson City, Nev.....	684
for agency, etc., buildings, additional, 1925.....	707	for relief of dispossessed Nisqually Reservation Indians, Wash.....	684
for determining heirs of deceased allottees, additional, 1925.....	707	for support, etc., full blood Choctaw Indians of Mississippi....	684, 760, 1329
for attorneys, in probate matters, Five Civilized Tribes, additional, 1925.....	707	for school, Wahpeton, N. Dak.....	684
for surveying and allotting Indian lands, additional, 1925.....	707	for Wapato irrigation system, Wash....	684
for Pueblo Indians, N. Mex., counsel, additional, 1925.....	707	for irrigation, etc., Fort Hall Reservation, Idaho.....	684
for industrial assistance and care of timber, additional, 1925.....	707	for suppressing liquor traffic.....	698
for developing water supply, additional, 1925.....	707	for irrigation, Yakima Reservation, Wash.....	698
for irrigation and drainage expenses; additional amounts, 1925, for designated projects.....	707	for stock watering places, etc.....	700
for support of designated schools, additional, 1925.....	707	for school, Rapid City, S. Dak.....	700
for relieving distress; conservation of health, etc., additional, 1925....	708	for encouraging industry, etc.....	700
for general support and civilization; additional, 1925.....	708	for telegraphing and telephoning....	759
		for determining heirs of Indian allottees.....	759
		for industrial work, etc.....	759
		for support, etc., Chippewas of Lake Superior, Wis.....	759
		for surveying, etc., lands in severalty....	1328
		for school, Mount Pleasant, Mich....	1329
		for school, Pipestone, Minn.....	1329
		for school, Pierre, S. Dak.....	1329
		for support, etc., Fort Belknap Agency, Mont.....	1329
		for readjustment of pay of field employees from tribal funds at specified agencies.....	1329
		for sawmill, Menominee Indians, Wis.....	1330
		for Caddo Band of Wichitas, Okla....	1330
		for James J. McAllister.....	1330
		for transporting pupils.....	1348
		for support, etc., Indians in Nevada....	1348

<i>Indian Affairs Bureau, Interior Department—Continued.</i>	Page.	<i>Indian Affairs Bureau, Interior Department—Continued.</i>	Page.
deficiency appropriation for bridge across Santa Clara River, Shivwitz Reservation, Utah.....	1348	Fort Yuma Reservation, Ariz.; withdrawal of lands on, for Powell town site and school farm, vacated.....	94
Cheyenne and Arapahoe Indians, Okla.; names of Chester Calf and Crooked Nose Woman added to final tribal rolls, etc.....	253	allotment of areas vacated; other lands for farm to be set aside....	94
Chippewa Indians, Mich.; fees allowed approved attorneys in claims before Court of Claims.....	137	Indian schools; allowance of per capita cost of pupils increased.....	958
Chippewa Indians of Minnesota entitled to back annuities to be paid credit to general fund in settlement for Minnesota National Forest... per capita payment from principal fund.....	95 1052	Indians in Washington; claims of certain tribes submitted to Court of Claims.....	886
sum to be credited to general fund of White Earth School teachers, to be paid from tribal funds.....	798 816	Kansas Indians, Okla.; alienation restrictions, etc., on homestead allotments of, continued.....	176
Choctaw and Chickasaw Indians; claims of, to be adjudicated by Court of Claims.....	819	Kansas or Kaw Indians; claims of, to be adjudicated by Court of Claims....	1133
Choctaw and Chickasaw townsite lands; amounts due deceased persons payable to heirs.....	537	Kaw Reservation, Okla.; reserved lands may be leased for mining purposes, for benefit of Kansas Indians.....	111
Clallams, Wash.; per capita payment to, in full for all claims.....	138	Kiowa, etc., Indians, Okla.; purchase of land for cemetery for.....	1003
Columbia and Colville Reservations, Wash.; allottees of lands under trust patents, may sell, etc.....	1102	Kiowa, etc., Reservations; allotment of agency lands to James F. Rowell, Kiowa tribal member.....	795
Columbia Reservation, Wash.; unreserved lands in former, opened to entry.....	133	Lac Courte Oreille Reservation, Wis.; allotments, etc., to certain Indians on, validated.....	92
Creek Indians; claims of, to be adjudicated by Court of Claims.....	357	Lac du Flambeau Chippewa Indians, Wis.; final roll, allotments, etc.; for, authorized.....	132
Crows, Okla.; time extended for repaying revolving fund for benefit....	439	Menominee Reservation, Wis.; contracts with white men allowed for timber operations on.....	793
Delaware Indians, Okla.; claims of, to be adjudicated by Court of Claims.....	1301	Mille Lac Band of Chippewas, Minn.; payment to designated chiefs....	818
field service employees may be allowed quarters, fuel, and light, from any fund available.....	812	Navajo Indians; money from sale of allotment of Pete Coberly to be deposited to credit of Tribe.....	91
previous expenditures for, approved final disposition of affairs of Eastern Band of Cherokees, N. C.....	634 634	Navajo Reservation, Ariz.; exchanges for consolidating Indian areas in.....	1115
Five Civilized Tribes, Okla.; allowances for street improvements, etc., in town sites, from tribal funds.....	376	oil and gas mining leases for ten years of unallotted lands of reservations.....	244
Flathead Reservation, Mont.; names added to final roll of Indians on, etc.....	728	Five Civilized Tribes and Osages lands excepted.....	244
Fort Apache Reservation, Ariz.; amount authorized for road on, from tribal funds.....	246	Omaha Indians, Nebr.; per capita payment of Court of Claims judgment to.....	820
State contribution required.....	93	Omaha Reservation, Nebr.; disposal of all unallotted lands; reservations Osage Indian lands, etc., the property of persons not of Indian blood may be sold, transferred, etc....	726
for building, etc., at White River Agency.....	93	Osages, Okla.; pro rata payment quarterly to shares of members.....	94
Fort Berthold Indians, N. Dak.; purchasers of lots in Sanish town site within former reservation to receive excess over reappraisal price.....	93	Paiute Indians, Utah; lands set apart for settlement by.....	1008
Fort Berthold Reservation, N. Dak.; time extended for paying installments for lands in.....	817	payment authorized to dispossessed families for lands taken on Nisqually Reservation, Wash.....	246
Fort Lapwai Sanatorium, Idaho; girls' dormitory authorized at.....	139	payment for tuition of Indian pupils in State public schools, 1922 and 1923, authorized.....	111
Fort Peck Reservation, Mont.; payment for visit of delegation to Washington from.....	533	limitations, etc.....	536 537
	667	per capita payment to Chippewa Indians of Minnesota from principal fund.....	1
		Piute Indians, Nev.; drainage of lands within Newlands reclamation project.....	595

	Page.		Page.
<i>Indian Affairs Bureau, Interior Department—Continued.</i>		<i>Indian Allottees,</i>	
Piute Indians, Utah; purchase of lots in Cedar City, Utah, for.....	1096	appropriation for hearings, etc., to determine heirs of.....	397, 1147
Pottawatomies, Wis. and Mich.; payment to Wisconsin bands of.....	819	not applicable to Osages nor Five Civilized Tribes.....	397, 1147
Pueblo Indian land grant titles, N. Mex., quieted, etc.....	636	deficiency appropriation for determining heirs of.....	759
Quapaw Agency, Okla.; title in fee to purchasers of unrestricted allotments to Indians of.....	722	<i>Indian Commissioners, Board of,</i>	397, 1148
homestead allotments to Indians of, may be sold; condition.....	723	<i>Indian Courts,</i>	396, 1147
Quinaialet Reservation, Mont.; lands in, set apart for lighthouse purposes.....	247	appropriation for judges.....	707
Rapid City School, S. Dak.; part of school grounds to be sold and proceeds used for improvements.....	92	<i>Indian Department (see Indian Affairs Bureau, Interior Department).</i>	
Red Lake Indians, Minn.; reimbursement for garden plats of individuals taken for school farm.....	357	<i>Indian Depredation Claims,</i>	217, 1026
relinquishment of railroad grant lands in Arizona, etc., to Indians, extended.....	795	<i>Indian Farmers and Stockmen,</i>	399, 1149
right of way to be acquired for spillway and ditch, Lake Andes, S. Dak.....	133	<i>Indian Head, Md.,</i>	192
Round Valley Reservation, Calif.; patents to deceased allottee canceled and land restored to Indians.....	138	appropriation for care, etc., school at ordnance station.....	192
sale to Los Angeles, Calif., of lands purchased for homeless Indians in California.....	1101	<i>Indian Hospitals,</i>	408, 1158
use of proceeds for irrigation work, and other lands.....	1102	<i>Indian Lands,</i>	398, 1148
Seminole Nation; claims of, to be adjudicated by Court of Claims.....	133	appropriation for advertising expenses, sales of.....	93
Sioux Nation; investigation, etc., of claims of members of, for horses erroneously killed.....	477	no longer needed for administration and allotment purposes, etc., to be sold at auction.....	93
Stockbridge Band; claims of, to be adjudicated by Court of Claims.....	644	survey costs to be paid by grantees.....	93
Temoak Indians, Nev.; purchase of lands for homeless, at Ruby Valley.....	596	proceeds to be deposited to credit of Indians owning the same.....	93
tracts of lands, etc., no longer needed for administrative uses, allotments, etc., to be sold.....	93	of Government owned lands to be deposited in the Treasury.....	93
disposal of proceeds.....	93	nontaxable, added to Government proportion of cost of roads, etc., for unappropriated public lands.....	890
trust patents to Indians holding restricted fee patents.....	1114	<i>Indian Matrons,</i>	399, 1149
Ute Indians, Utah; lands reserved as school site for.....	246	appropriation for.....	399, 1149
Walapai Reservation, Ariz.; exchanges of lands in.....	954	<i>Indian Oasis Hospital, Ariz.,</i>	408, 1159
Winnebago Reservation, Nebr.; patent to deceased allottee Mary Crane, canceled and land restored to Indians.....	138	appropriation for maintenance, etc., of.....	408, 1159
Zia Pueblo Indians, N. Mex.; tract of land reserved for.....	92	<i>Indian Police,</i>	396, 1147
<i>Indian Affairs, Commissioner of,</i>		appropriation for pay, etc.....	707
appropriation for.....	396, 1146	<i>Indian Pupils,</i>	404, 1155
<i>Indian Agencies,</i>		appropriation for support, etc., of, at schools.....	404, 1155
appropriation for construction, repair, etc., of buildings at.....	396, 1147	discontinuance of schools with minimum attendance.....	404, 1155
heat and light to employees.....	397, 1147	tuition in public, etc., schools.....	404, 1155
for agricultural, etc., experiments on farms of.....	399, 1149	for transporting, etc.....	405, 1155
for construction, repair, etc., of buildings at, additional, 1925.....	707	obtaining employment; refund.....	405, 1155
		native pupils from Alaska.....	405, 1156
		deficiency appropriation for transportation.....	1348
		claims for tuition of, in State public schools, 1922 and 1923, to be paid from existing balances, etc.....	536
		total limited.....	537
		<i>Indian Reservations,</i>	
		appropriation for expenses opening, to entry; reimbursable.....	396, 1146
		for surveying, allotting in severalty, etc., of lands in; reimbursable.....	397, 1148
		for developing stock watering places on; condition.....	400, 1150
		for irrigation and drainage expenses; projects specified.....	400, 1150
		for irrigation, Gila River, Ariz.....	401, 1152
		for irrigation, Colorado River, Ariz.....	401, 1152

<i>Indian Reservations—Continued.</i>	Page.
appropriation for irrigation, Ganado project, Navajo, Ariz.....	401, 1152
for irrigation, San Xavier, Ariz....	401, 1152
for irrigation, San Carlos, Ariz....	401, 1152
for irrigation, Fort Apache, Ariz.....	402
for irrigation, Yuma, Calif.....	1152
for irrigation, Fort Hall, Idaho....	402, 1152
for irrigation, Fort Belknap, Mont....	402, 1153
for irrigation, Flathead, Mont....	402, 1153
for irrigation, Fort Peck, Mont....	402, 1153
for irrigation, Blackfeet, Mont....	402, 1153
for irrigation, Crow, Mont.....	402, 1153
for irrigation, Pyramid Lake, Nev....	402, 1153
for irrigation, Hogback project, Navajo, N. Mex.....	403, 1153
for irrigation, Klamath, Oreg.....	403, 1154
for irrigation, Yakima, Wash.....	403, 1154
for irrigation, Shoshone, Wyo.....	403, 1154
for surveying, allotting, etc., additional, 1925.....	707
for irrigation, etc., projects specified; additional, 1925.....	707
for irrigation, Gila River, Ariz., additional, 1925.....	707
for irrigation, Colorado River, Ariz., additional, 1925.....	707
for irrigation, San Xavier, Ariz., additional, 1925.....	707
for irrigation, Fort Hall, Idaho, additional, 1925.....	707
for irrigation, Fort Belknap, Mont., additional, 1925.....	707
for irrigation, Flathead, Mont., additional, 1925.....	707
for irrigation, Blackfeet, Mont., additional, 1925.....	707
for irrigation, Crow, Mont., additional, 1925.....	707
for Hogback project, Navajo, N. Mex., additional, 1925.....	707
for irrigation, Yakima, Wash., additional, 1925.....	707
for irrigation, Shoshone, Wyo., additional, 1925.....	707
for irrigation, Ganado project, Navajo, Ariz., additional, 1925....	707
deficiency appropriation for irrigation, Yakima, Wash.....	56
Fort Hall, Idaho; lands to be acquired from, for American Falls reservoir in Minidoka irrigation project.....	117
amount authorized for, from reservoir construction money.....	117
to be credited to Indians, etc.....	117
oil and gas leases on unallotted lands, authorized for ten years.....	244
Five Civilized Tribes and Osages lands excepted.....	244
consent of Indians required.....	244
production subject to State taxation. no lien on Indian owners.....	244
Omaha, Nebr.; disposal of all unallotted lands.....	726
Pyramid Lake, Nev.; sale of lands to settlers on, etc.....	596
Quinaiait, Wash.; lands in, set aside for lighthouse purposes.....	247

<i>Indian Schools,</i>	Page.
appropriation for support, etc.....	404, 1155
provisions for the deaf and dumb or blind or mentally deficient.....	404, 1155
amount for Alabama and Couchatta Indians in Texas.....	404, 1155
Pueblo and Hopi Indians.....	1155
full blood Choctaws of Mississippi.....	1155
discontinuance of boarding schools. with less than specified pupils; transfer of pupils.....	404, 1155
discontinuance of day schools with less than specified pupils.....	404, 1155
transfers directed; return of moneys appropriated.....	404, 1155
maintenance in public schools.....	404, 1155
not to be used for schools specifically appropriated for.....	404, 1155
for transporting, etc., pupils.....	404, 1155
employment for pupils; refunding, etc.....	405, 1155
Alaska pupils.....	405, 1156
for constructing, etc., buildings; new construction restricted.....	405, 1156
for designated boarding schools....	405, 1156
for buildings, additional, 1925.....	707
for support, etc., additional, 1925....	707
deficiency appropriations for support....	56, 759, 1348
per capita cost of pupils at, increased.....	958
<i>Indian Service (see Indian Affairs Bureau, Interior Department).</i>	
<i>Indian Supplies,</i>	
appropriation for purchase, transporting, etc.....	396, 1146
warehouses restricted to three.....	396, 1146
time limitation for payment, etc....	1146
for purchase and transportation, additional, 1925.....	706
deficiency appropriation for purchase, transportation, etc.....	42, 56, 698, 759
<i>Indian Tribes in Washington,</i>	
claims of, except S'Klallams, against United States, submitted to Court of Claims.....	886
procedure, etc.....	886
<i>Indiana,</i>	
Illinois and, may bridge Wabash River, at Mount Carmel, Ill.....	1131
Vincennes.....	935
Kentucky and, may bridge Ohio River, Vanderburgh County, to Henderson County, Ky.....	662
time extended for bridging Ohio River by Kentucky and.....	1132
<i>Indiana Harbor, Ind.,</i>	
plans for improvement of, modified....	1188
<i>Indiana Judicial District,</i>	
constitution of.....	751
counties included in Indianapolis division.....	751
Fort Wayne division.....	751
South Bend division.....	751
Hammond division.....	751
Terre Haute division.....	751
Evansville division.....	751
New Albany division.....	751
terms of court, at Evansville.....	751
Fort Wayne.....	751
Hammond.....	751
Indianapolis.....	751

<i>Indiana Judicial District—Continued.</i>		Page.	<i>Indians—Continued.</i>		Page.
terms of court, at New Albany-----		751	alienation restrictions on homestead allotments to, of Blackfeet Reservation, Mont., removed on death of allottee-----		252
South Bend-----		751	citizenship declared of, born in territorial limits of United States----		253
Terre Haute-----		751	rights to tribal property, etc., not impaired-----		253
allowance for Sundays and legal holidays-----		752	claims of designated tribes of, in Montana, Idaho, and Washington, for lands, etc., taken by United States, to be determined by Court of Claims-----		21
no limitation to a particular number of days-----		752	set-offs, counterclaims, etc., allowed--		21
additional district judge authorized for offices of clerk or deputy to be maintained in each division-----		752	time for filing, procedure, etc-----		21
petit jurors may be summoned in criminal cases from an adjoining division-----		752	compensation for attorneys restricted judgments to be placed in Treasury to credit of-----		22
grand jurors from the district-----		752	Fort Peck Indians, Mont.; payment for visit of delegation to Washington-----		667
may investigate, etc., crimes committed in any division-----		752	Navajos, N. Mex.; land in New Mexico withdrawn for-----		1114
change of venue to adjoining division allowed-----		752	relinquishment to, of railroad grant lands in Arizona, etc., extended--		795
<i>Indianapolis, Ind.,</i>			occupation in good faith required---		795
appropriation for care, etc., Confederate section, Greenlawn Cemetery-----	512, 927		restrictions on alienation of homestead allotments to Kansas Indians, Okla., extended, etc-----		176
terms of court at-----	751		<i>Indians, American,</i>		
<i>Indians (see also Indian Affairs Bureau, Interior Department),</i>			appropriation for ethnological researches among-----	528, 1206	
appropriation for suppressing liquor traffic, etc., among-----	396, 1147		<i>Indians, Insane,</i>		
for determining heirs of deceased allottees-----	397, 1147		appropriation for asylum for, Canton, S. Dak-----	408, 1159	
for survey, etc., for allotments in severalty to-----	397, 1148		for, Canton, S. Dak., additional, 1925-----	708	
restriction on use in Arizona and New Mexico-----	397, 1148		<i>Industrial Education,</i>		
for directing farming and stock raising among-----	399, 1150		appropriation for investigations, etc.-----	426, 1180	
for encouraging industry and self-support among; repayment--	399, 1150		for investigations, etc., additional, 1925-----	709	
restriction on expenditure to any one tribe-----	399, 1150		<i>Industrial Home School, D. C.,</i>		
for livestock of, destroyed to prevent contagious diseases, etc-----	399, 1150		appropriation for salaries and expenses-----	570, 1244	
for relieving distress, conservation of health, etc-----	408, 1158		for repairs-----	1244	
general treatment-----	408, 1158		<i>Industrial Home School for Colored Children, D. C.,</i>		
for maintenance, etc., of designated hospitals, etc-----	408, 1158		appropriation for salaries and expenses-----	569, 1244	
for general support and civilization at agencies, etc-----	408, 1159		for repairs and improvements-----	569, 1244	
for support, etc., of, at designated agencies, from tribal funds--	411, 1161		sale of products, etc-----	569, 1244	
for suppressing liquor traffic among, additional, 1925-----	707		<i>Industrial Institution for Women, Federal,</i>		
for determining heirs of deceased allottees, additional, 1925-----	707		site to be selected for, by Attorney General, and Secretaries of Interior, and Labor-----	473	
for survey, etc., for allotments in severalty, additional, 1925-----	707		females to be confined-----	473	
for industrial work, etc., additional, 1925-----	707		estimates of cost, etc., to be submitted to Congress-----	473	
for support, etc., of schools for, additional, 1925-----	707		preparation of plans, etc-----	474	
for relieving distress, preventing and treating diseases, etc., additional, 1925-----	708		control vested in Attorney General, with power to appoint officers, etc-----	474	
for asylum for insane, Canton, S. Dak., additional, 1925-----	708		instruction to be provided; transfer from other prisons, etc-----	474	
for general support, etc., at designated agencies, additional, 1925-----	708		incorrigibles to be sent to State reformatories, etc-----	474	
deficiency appropriation for relieving distress, etc., among-----	56, 759		citizen board of advisors to be appointed; qualifications, functions, etc-----	474	
for suppressing liquor traffic among--	698		inmates eligible for parole, good conduct commutation, etc-----	475	
for industrial work among-----	700, 759		transportation, clothing, etc., when discharged-----	475	
for determining heirs of deceased allottees-----	759				

	Page.		Page.
<i>Industrial Mechanical, etc., Devices,</i> appropriation for establishing stand- ards, methods of testing, etc., of.....	232, 1042	<i>Infantile Paralysis,</i> appropriation for prevention of epi- demic.....	76, 775
<i>Industrial Property, Conference for Pro- tection of,</i> deficiency appropriation for expenses of representation.....	1340	<i>Infantile Paralysis, D. C.,</i> appropriation for preventing.....	562, 1237
<i>Industrial Property, International Bureau for Protection of,</i> appropriation for quota.....	215, 1023	<i>Infantry School, Fort Benning, Ga.,</i> appropriation for instruction expenses for additional, 1925.....	501, 916 711
deficiency appropriation for.....	56	<i>Influenza,</i> appropriation for prevention of epi- demic.....	76, 775
<i>Industrial Reformatory, United States,</i> site for, to be selected by Attorney General and Secretaries of War and Interior.....	724	<i>Information at Source,</i> returns to be made by persons making fixed payments to others of \$1,000 or more.....	292
males between 17 and 30 convicted of offenses against United States to be confined in.....	724	regardless of amount if of interest on obligations of corporations, foreign coupons, etc.....	292
offenses excepted.....	724	names and addresses on demand.....	293
may be sentenced without specifying place of imprisonment.....	724	payments on Federal securities ex- cepted.....	293
estimates of cost of construction, etc., to be submitted.....	724	<i>Ingels, Agnes,</i> payment to heirs of, for death from in- juries.....	1574
eligibles to be used for construction labor.....	724	<i>Ingersoll, Ray D. (widow),</i> pension.....	1574
maintenance expenses to be estimated for yearly.....	724	<i>Injuries to District of Columbia Employees,</i> appropriation for compensation.....	542, 1219
plans, etc., by Architect of the Treas- ury; reimbursement.....	724	<i>Injuries to Government Employees,</i> appropriation for allowances from com- pensation fund for.....	524, 1202
Attorney General vested with control, etc.....	724	deficiency appropriation for allowances from compensation fund.....	1316
discipline to be correctional, for pre- venting young offenders becom- ing habitual criminals.....	724	officer of Alaska Railroad to be desig- nated to administer, etc., claims of railroad employees.....	1356
common and trade schools to be established.....	725	provisions of, applicable to personnel of Naval Reserve injured while per- forming active duty in time of peace.....	1084 389
products restricted to Government uses.....	725	review of compensation awards.....	389
persons eligible for confinement in, to be transferred from penal insti- tutions.....	725	decision of commission not subject to review by any other account- ing officer, etc.....	389
short-term sentences excepted.....	725	validity of awards heretofore made.....	389
ineligibles and incorrigibles in, to be sent to other prisons.....	725	terms construed; injury includes dis- ease.....	389
manner of transfer; payment of ex- penses.....	725	compensation, extension of.....	389
board of advisers to be appointed, citizens; terms, etc.....	725	<i>Inland and Coastwise Waterways,</i> appropriation for operating transporta- tion facilities on, by War De- partment.....	516
Federal officials.....	725	deficiency appropriation for transporta- tion.....	63
duties; payment of expenses.....	725	modification of contracts for sale of barges, etc., to New York Canal and Great Lakes Corporation.....	1255 1255
inmates eligible for parole.....	726	terms of sale under.....	1255
good conduct commutation.....	726	line to be operated from Baltimore to North Carolina Sounds.....	1255
transportation, clothing, and cash on discharge.....	726	operation, etc., of, transferred to Inland Waterways Corporation.....	362
inconsistent laws repealed.....	726	<i>Inland and Port Storage, etc.,</i> deficiency appropriation for.....	59, 699, 762
<i>Industries, American,</i> appropriation for investigating prob- lems of new, developed since the World War.....	232, 1042	balances of appropriations for, covered in.....	934
for investigations, etc., additional, 1925.....	706	<i>Inland Waterways Corporation,</i> deficiency appropriation for purchasing capital stock.....	757
<i>Industry, Persons Disabled in (see also Federal Board for Vocational Education),</i> cooperation with States for vocational rehabilitation of.....	431	incorporated; Secretary of War the in- corporator, etc.....	360
<i>Infancy Hygiene, Maternity and,</i> appropriation for executing Act for pro- moting.....	241, 1051	capital stock \$5,000,000.....	360
deficiency appropriation for expenses of Children's Bureau promoting, in Hawaii.....	688	subscribed for, by United States.....	360
<i>Infant Mortality,</i> appropriation for investigations, etc.....	241, 1051	appropriation authorized for.....	361

	Page.		Page.
<i>Inland Waterways Corporation—Contd.</i>		<i>Insanitary, etc., Buildings, D. C.,</i>	
transportation and terminal facilities of War Department to be operated by.....	361	appropriation for condemning, etc....	544, 1237
water carriage above Saint Louis on the Mississippi to be initiated....	361	<i>Insect Infestations of Forest Trees,</i>	
discontinuing, or developing new lines, subject to action of Congress.....	361	appropriation for expenses combating, in national forests.....	449, 835
operation, etc., subject to interstate commerce and shipping laws....	361	deficiency appropriation for combating, in national parks, etc.....	755
Advisory Board to be appointed; qualifications, disqualifications, and terms of office.....	361	<i>Insect Infestations of Timber, National Forests, etc.,</i>	
no salary, but expenses of attending meetings, etc., allowed.....	361	appropriation for emergency expenses	445, 839
chairman to be appointed from civil life, or Army officer detailed....	361	deficiency appropriation for emergency expenses, Kaibab National Forest and Grand Canyon National Park.....	39
rank, pay, etc., of officer.....	361	for preventing, on public lands in Oregon and California.....	39, 1325
salary of civilian.....	361	<i>Insect Pests,</i>	
functions of Secretary of War may be delegated to.....	361	appropriation for expenses of quarantining against.....	456, 847
meetings; subjects to be considered by, and recommendations of, board.....	362	<i>Insecticide Act,</i>	
corporate powers; general.....	362	appropriation for salaries, enforcement of.....	455, 847
incur obligations, issue notes, etc., limitation.....	362	for general expenses.....	455, 847
exercise functions of Secretary of War under Transportation Act, 1920.....	362	for salaries and expenses, enforcing, additional, 1925.....	706
conduct business of common carrier by water, etc.....	362	<i>Insecticides,</i>	
other necessary or incidental to purposes of its creation.....	362	appropriation for chemical investigations, etc., of.....	447, 837
all assets of Secretary of War for transportation, etc., to be transferred to.....	362	for preventing sale, etc., of adulterated.....	455, 847
rights, liabilities, etc., of Secretary of War as to contracts, leases, etc., of inland water carriage devolved upon.....	362	<i>Insects (see also Entomology Bureau, Department of Agriculture),</i>	
moneys for expenditures, loans, etc., available for use by.....	362	appropriation for investigation, etc....	448, 839
claims of, or against, Secretary of War for inland waterways service enforceable by or against.....	362	for study of, affecting health of man, etc.; household, etc.....	449, 839
value of assets transferred to, under this Act to be appraised, etc.....	363	importation of useful.....	449, 839
determining of statute of limitations, and prescriptive rights.....	363	<i>Insley, Angelina (widow),</i>	
<i>Inman, Ellen W. (widow),</i>		pension.....	1419
pension.....	1492	<i>Inspection and Survey, Navy, Board of,</i>	
<i>Inmen, Elizabeth (widow),</i>		appropriation for civilian personnel, Navy Department.....	185, 864
pension.....	1455	<i>Inspector General's Department, Army,</i>	
<i>Inquiries and Investigations, Senate,</i>		appropriation for mileage, expert accountant; limitation if on Government vessel.....	482, 897
appropriation for expenses of.....	16, 581, 1289	<i>Inspector General's Office, War Department,</i>	
deficiency appropriation for expenses of.....	170, 1314	appropriation for civilian personnel....	480, 895
for expenses of; balance reappropriated.....	753	<i>Inspectors, Foreign Service,</i>	
<i>Insane, Alaska,</i>		appropriation for expenses; subsistence allowance.....	1016
appropriation for care of.....	427, 1181	<i>Inspectors, Indian Service,</i>	
investigation and report to be made of establishing an institution for, in the Territory, etc....	1181	appropriation for pay and expenses, of.....	396, 1146
deficiency appropriation for care, etc....	41, 683	special, created; salary, etc.....	396
<i>Insane, D. C.,</i>		for, additional, 1925.....	707
appropriation for expenses executing lunacy writs.....	566, 1240	<i>Inspectors, Interior Department,</i>	
for support of indigent.....	571, 1245	appropriation for expenses; per diem limitation.....	392, 1143
for deporting nonresident.....	571, 1245	<i>Instruction Pay, Diplomatic and Consular Officers,</i>	
deficiency appropriation for expenses executing lunacy writs.....	677, 1322	appropriation for.....	208
for support of indigent.....	678	deficiency appropriation for.....	57
		<i>Instruction Pay, Foreign Service Officers,</i>	
		appropriation for.....	1017
		<i>Insular Affairs Bureau, Army,</i>	
		appropriation for care of insane Filipino and Porto Rican soldiers.....	494, 910
		for civilian personnel, Office of Chief of, War Department.....	495, 910
		<i>Insular Possessions,</i>	
		appropriation for fire control installations.....	491, 906
		for plans for fortifications, etc....	496, 912

<i>Insular Possessions—Continued.</i>	Page.	<i>Insurance Companies—Continued.</i>	Page.
appropriation for installing electric plants, searchlights, etc., Hawaiian Islands.....	496	tax on, other than life, deductions; exhaustion, etc., of property.....	291
for preserving, etc., fortifications.....	497, 912	specific credit of \$2,000 if income less than \$25,000; limitation, if in excess.....	292
for maintenance, etc., searchlights, electric plants, etc., seacoast fortifications.....	497, 912	limitation for foreign corporations; no duplication permitted.....	292
for ammunition for seacoast cannon.....	500, 915	bills of interpleader may be filed by, in district courts where claimants are of different States.....	976
for altering, etc., seacoast cannon.....	500, 915	deposit of amount in registry of court.....	976
for submarine mine supplies.....	918	jurisdiction, if policy not assigned.....	976
for fire control installations, additional, 1925.....	711	if policy assigned.....	976
for fortification expenses, additional, 1925.....	711	if payable to a beneficiary, etc.....	976
deficiency appropriation for fortification expenses.....	59, 62, 762	if beneficiaries residents of different districts.....	976
Swains Island added to American Samoa.....	1357	full power of court.....	976
<i>Insurance,</i>		<i>Insurance Department, D. C.</i>	
adjusted service certificates issued to World War veterans to equal amount of a 20-year endowment.....	125	appropriation for salaries.....	542, 1219
<i>Insurance Companies,</i>		<i>Insurance, Military and Naval (see also World War Veterans' Act),</i>	
business of life insurance companies defined.....	288	provisions relating to.....	624
tax on income of life, in lieu of corporation taxes.....	289	<i>Insurance, Military and Naval War Risk,</i>	
domestic; foreign.....	289	appropriation for.....	533, 1212
sources of gross income.....	289	<i>Insurance Policies, Property,</i>	
reserve fund required by law, of assessment insurance.....	289	stamp tax on, issued by foreign corporation, etc., not signed by agent in United States.....	336
net income of life, means gross income, less interest exempt from tax.....	289	<i>Insured Mail, Postal Service,</i>	
reserve fund for weekly assessment payments.....	289	appropriation for indemnity for lost, domestic.....	88
dividends from domestic and foreign corporations.....	289	<i>"Integrity," Tugboat,</i>	
amount reserved for deferred dividends.....	289	owner of, may bring suit for collision damages, in district court.....	1566
investment expenses paid; limit.....	289	<i>Inter-American Committee on Electrical Communications,</i>	
real estate taxes, etc., paid on interests of a shareholder.....	289	deficiency appropriation for expenses of representation at meeting.....	170
exhaustion, obsolescence, etc., of property.....	290	sum authorized for delegates to meeting of, at Mexico City.....	112
interest on debts; exception.....	290	appointment of delegates, disqualifications, etc.....	112
specific credit of \$2,000, if income less than \$25,000; limitation, if in excess.....	290	<i>Inter-American High Commission,</i>	
limitation on deductions for real estate taxes.....	290	appropriation for expenses, United States section.....	213, 1022
determination of income of foreign companies from United States sources.....	290	for expenses, United States section, additional, 1925.....	710
tax on other than life, in lieu of corporation taxes.....	290	<i>Interest,</i>	
domestic; foreign.....	290	allowed on judgments in Court of Claims, and any court, on claims for erroneous collection of taxes, etc., since Act of 1921.....	346
sources of gross income.....	291	on credits or refunds of erroneously collected, etc., internal revenue taxes.....	346
net income.....	291	<i>Interest and Sinking Fund, D. C.,</i>	
investment income.....	291	appropriation for payment.....	545
underwriting income.....	291	<i>Interior Department,</i>	
computation of premiums earned on insurance contracts.....	291	appropriation for Secretary, Assistants, and office personnel.....	391, 1141
losses incurred on insurance contracts.....	291	salaries limited to average rates under Classification Act.....	391, 1141
expenses incurred.....	291	if only one position allocated in a grade.....	1141
deductions allowed in computing net income; business expenses.....	291	restriction not applicable to clerical-mechanical service.....	391, 1141
interest on debts; exceptions.....	291	no reduction in fixed salaries.....	391, 1141
domestic and foreign taxes; exceptions.....	291	transfer permitted without reduction of salary.....	1141
losses incurred.....	291	payments under higher rates permitted.....	391, 1141
bad debts.....	291	clerk to be designated to sign land patents.....	391, 1142
dividends from corporations; of foreign corporations from business in the United States.....	291	chief clerk to be chief executive officer may sign official papers, etc.....	391, 1142

<i>Interior Department—Continued.</i>	Page.	<i>Interior Department—Continued.</i>	Page.
appropriation for contingent expenses; private property damages.....	391, 1142	deficiency appropriation for Patent Office.....	56, 61, 1330
for stationery, etc.....	392, 1142	for Geological Survey.....	56, 697, 1348
for law books, etc.....	392, 1142	for Mines Bureau.....	56, 697, 700, 1331, 1348
for storage for Patent Office models, etc.....	392	for Capitol Power Plant.....	56
minor purchases; limitation.....	392, 1143	for Saint Elizabeths Hospital.....	56, 1348
for expenses, inspectors, etc.; per diem limitation.....	392, 1143	for printing and binding, Patent Office.....	683, 1328
for printing and binding for.....	392, 1143	for reimbursing Utah for land sur- veys.....	684, 1328
size of annual reports limited.....	392, 1143	for judgments, Court of Claims, under.....	696
for personal services, Solicitor's office.....	393, 1144	for Alaska, medical relief.....	697
for General Land Office.....	393, 1144	for national monuments.....	1348
for maps.....	393, 1144	for restoring lands in national forests.....	1348
office of surveyor general abol- ished.....	1144	amendments to Reclamation Act.....	701
for public lands.....	393, 1144	expenditures authorized from allot- ments to, from Veterans' Bureau beneficiaries.....	532, 1211
consolidation of offices of registers and receivers.....	395, 1144	heat, power, etc., furnished by Capitol Power Plant, to be reimbursed thereto.....	588
for Indian Affairs Bureau.....	396, 1146	hospital facilities, etc., to be utilized by Veterans' Bureau.....	610
for Pension Office.....	414, 1164	<i>Interlocutory Decrees, United States Courts,</i> in admiralty cases, may be appealed to circuit court of appeals.....	81
for Army and Navy pensions.....	414, 1164	<i>Interlocutory Orders of District Courts,</i> appellate jurisdiction of circuit courts of appeals over.....	936
for Retirement Act expenses.....	414, 1164	<i>Intermediate Credit Banks (see Agricul- tural Credits Act).</i>	
for Patent Office.....	415, 1165	<i>Internal Combustion Engines,</i> deficiency appropriation for experimen- tal work on.....	40
for Bureau of Reclamation.....	415, 1165	provisions for installing most efficient, etc., type of, as motive power on reconditioned merchant vessels of Shipping Board or Govern- ment owned.....	468
for Geological Survey.....	419, 1172	restrictions on sale, etc., after com- pletion.....	469
for Bureau of Mines.....	420, 1173	<i>Internal Revenue,</i> Revenue Act of 1924.....	253-355
for Government fuel yards.....	422, 1175	unpaid taxes a lien on all property.....	994
for national parks.....	422, 1176	lien for, not valid against purchasers, etc., unless notice filed in district court.....	994
for Education Bureau.....	426, 1179	valid when filed in land record of- fices of counties, towns, etc., if authorized by State law.....	995
Alaska expenses, etc.....	426, 1180	correction directed in enrollment of bill relating to.....	1617
for Government in the Territories.....	426, 1181	<i>Internal Revenue Collectors,</i> appropriation for salaries, etc.....	71, 770
for Alaska railroad.....	428, 1182	deficiency appropriation for salaries, etc.....	62
for Saint Elizabeths Hospital.....	429, 1182	duty of, to report to district attorney in 30 days, violations of internal revenue laws.....	344
for Columbia Institution for the Deaf.....	429, 1183	deputies, etc., to administer oaths, etc.....	344
for Howard University.....	430, 1183	unauthorized divulging of information by, unlawful.....	345
for Freedmen's Hospital.....	430, 1184	punishment for.....	345
for Solicitor of the.....	216, 1025	to cause deputies to make inquiries concerning taxpayers.....	345
for General Land Office, additional, 1925.....	706	duties of, as to yearly returns of tax- payers.....	345
for Indian Affairs Bureau, additional, 1925.....	706	<i>Internal Revenue, Commissioner of,</i> appropriation for, assistants, deputies, and office personnel.....	71, 770
for Reclamation Service, additional, 1925.....	708	for office personnel, additional, 1925.....	710
for Geological Survey, additional, 1925.....	708	<i>Internal Revenue Laws,</i> Ways and Means Committee of the Sixty-ninth Congress authorized to revise.....	1315
for Mines Bureau, additional, 1925.....	708		
for National Park Service, additional, 1925.....	708		
for Education Bureau, additional, 1925.....	709		
for Government in the Territories, additional, 1925.....	709		
for Alaskan Engineering Commission, additional, 1925.....	709		
deficiency appropriation for Alaska in- sane.....	41, 683		
for Pension Office.....	41, 56, 61, 684, 1330		
for Indian Affairs Bureau.....	42, 56, 61, 684, 698, 700, 759, 1328, 1348, 1351		
for National Park Service.....	42, 56, 685, 755, 1331, 1348		
for Education Bureau.....	43, 56		
for Alaska railroad.....	43, 1332		
for Reclamation Service.....	43, 684, 755, 1330		
for judgments, United States court, under.....	53		
for increase of compensation.....	56, 1348		
for national security and defense.....	56		
for public lands.....	56, 697, 1348, 1351		
for expenses, Employees' Retirement Act.....	56		
for Alaska.....	56, 1331, 1348		

<i>Internal Revenue Service, Treasury Department,</i>	Page.	<i>International Arbitration, Interparliamentary Union for Promoting,</i>	Page.
appropriation for Commissioner, assistants, deputies, and office personnel.....	71, 770	appropriation for contribution.....	212, 1020
for stamp agent.....	71, 770	<i>International Boundary Commission, United States and Mexico,</i>	
for salaries and expenses, collectors, gaugers, storekeepers, etc.....	71, 770	appropriation for continuing work of	211, 1019
distilled spirits may be removed for bottling in bonded warehouses.....	71, 770	<i>International Bureau for Protection of Industrial Property,</i>	
for assessing, collecting, etc., taxes.....	71, 770	appropriation for share in expense of	215, 1023
amount for detecting, etc., violations of revenue laws.....	71, 771	deficiency appropriation for.....	56
for expenses, enforcing National Prohibition and Narcotic Acts.....	71, 771	<i>International Bureau for Publication of Customs Tariffs,</i>	
disseminating appeal for law observance, etc.....	771	appropriation for share of expenses.....	210, 1019
restriction on paying for storage of seized intoxicating liquors.....	72	<i>International Bureau of Permanent Court of Arbitration,</i>	
for refunding collections.....	72	appropriation for annual contribution.....	212, 1020
for refunding illegally collected taxes.....	72	deficiency appropriation for share.....	48
for Solicitor of.....	216, 1025	<i>International Bureau of the Telegraphic Union,</i>	
for operating force, buildings for, in the District.....	65, 764	deficiency appropriation for expenses... ..	48
for Board of Tax Appeals.....	1200	<i>International Bureau of Weights and Measures,</i>	
for salaries, office of Commissioner, additional, 1925.....	710	appropriation for contribution.....	210, 1019
for collectors, etc., additional, 1925.....	710	<i>International Catalogue of Scientific Literature,</i>	
for collecting revenues, additional, 1925.....	710	appropriation for expenses, preparation of.....	528, 1206
for enforcing Narcotic and National Prohibition Acts, additional, 1925.....	710	<i>International Commission on Annual Tables of Constants, etc.,</i>	
deficiency appropriation for refunding, collections.....	49, 58, 62	appropriation for annual contribution.....	212, 1021
for refunding illegally collected, taxes.....	49, 698, 701, 757, 761, 1349	<i>International Commission on International Law,</i>	
for opium, etc., tax.....	58	appropriation for expenses of representation on.....	212, 1021
for collecting estate, etc., tax.....	58	<i>International Committee of Weights and Measures,</i>	
for collectors.....	58, 61, 761, 1349	appropriation for expenses, American member.....	230, 1039
for enforcing National Prohibition and Narcotic Acts.....	58, 62, 698, 761, 1349, 1352	<i>International Conferences on Suppressing Opium Traffic, etc.,</i>	
for collecting war revenue.....	58, 62, 701, 761, 1349, 1351	deficiency appropriation for participating in.....	692
for miscellaneous expenses.....	58, 761	amount authorized for participation in.....	120
for paying judgments against, officers.....	58, 1349	<i>International Exchanges,</i>	
for punishing violations of revenue laws.....	58, 62	appropriation for expenses of.....	528, 1206
for drawback.....	58, 761	deficiency appropriation for.....	759
for refunding income taxes for 1923.....	693	<i>International Exhibition, Philadelphia, 1926,</i>	
for enforcing National Prohibition Act.....	698	provisions for representation at, to commemorate the one hundred and fiftieth anniversary of signing the Declaration of Independence.....	1253
additional leakage, etc., allowance on withdrawals of distilled spirits, seven years after original entry or gauge.....	808	<i>International Exposition, Seville, Spain, 1927,</i>	
no prior regauge regarded.....	809	invitation from Spain to take part in, accepted.....	1256
not applicable to prior withdrawals.....	809	commissioner general and five commissioners to be appointed by the President; compensation.....	1256
additional rental allowance in the District for.....	693	regulations for contributions, installations, expenses, etc., under preparation, display, etc., of exhibits by.....	1256
care, etc., under Superintendent of State, etc., Department Buildings.....	693	information service to private exhibitors, etc.....	1256
funds transferred.....	693	officials of departments, etc., to be designated to serve with.....	1256
distillers refunded excess tax paid on spirits produced and owned by them; condition.....	860	expenses, etc., allowed.....	1257
removal to warehouse.....	860	pay restriction.....	1257
rent allowance, D. C., from appropriation for collecting revenue, 1924.....	50		
<i>Internal Revenue Taxes,</i>			
appropriation for expenses, assessing, collecting, etc.....	71, 770		

	Page.		Page.
<i>International Exposition, Seville, Spain, 1927—Continued.</i>		<i>International Naval Limitation Conference,</i>	
exhibits from departments, etc., at request of Commissioner General, to be transported to and from.....	1257	suspension of alteration and construction of designated vessels authorized, in the event of an.....	719
buildings, etc., not needed, to be disposed of at close of exposition.....	1257	<i>International Office of Public Health,</i>	
special rates for shipment of exhibits, etc., to be given by Shipping Board.....	1257	appropriation for annual quota.....	213, 1021
Secretary of Agriculture to collect, etc., exhibits of agricultural and forestal products, for.....	1257	<i>International Prison Commission,</i>	
detailed reports to accompany in explanation.....	1257	appropriation for annual contribution.....	211, 1020
printed in English, Spanish, and Portuguese.....	1257	deficiency appropriation for.....	760
Secretary of Commerce to collect, etc., exhibits of fisheries industry and commerce for.....	1257	<i>International Radiotelegraphic Convention,</i>	
detailed reports in explanation to accompany.....	1257	appropriation for expenses.....	213, 1022
printed in English, Spanish, and Portuguese.....	1257	deficiency appropriation for share of expenses.....	48, 1340
Secretary of the Interior to collect, etc., exhibits of Department activities for.....	1257	<i>International Railway Congress,</i>	
detailed reports in explanation to accompany.....	1257	appropriation for quota, etc.....	213, 1021
printed in English, Spanish, and Portuguese.....	1257	deficiency appropriation for pay of quota.....	48
amount authorized to be appropriated for all expenses.....	1257	<i>International Research Council,</i>	
subject to approval of Secretary of State.....	1258	appropriation for annual contribution to, and Associated Unions....	214, 1023
no indebtedness in excess to be incurred.....	1258	for expenses of attending delegates.....	236, 1045
detailed statements, reports, etc., to be transmitted six months after the close of.....	1258	<i>International Sanitary Bureau,</i>	
<i>International Fisheries Commission,</i>		appropriation for annual share in maintenance of.....	213, 1021
appropriation for share of expenses, etc.	1024	deficiency appropriation for annual share in maintenance.....	48
deficiency appropriation for share of expenses.....	756	<i>International Seed Testing Congress,</i>	
provisions for, in convention with Great Britain for preserving Northern Pacific halibut fisheries.....	1842	appropriation for share of expenses....	831
scientific investigations by, not subject to inhibitions of Northern Pacific Halibut Fishery Act.....	650	<i>International Statistical Institute,</i>	
appropriation authorized for expenses of.....	650	appropriation for annual contribution.....	1024
<i>International Hydrographic Bureau,</i>		deficiency appropriation for annual contribution to.....	692
appropriation for annual contribution to.....	214, 1023	sum authorized for membership in.....	112
<i>International Institute of Agriculture,</i>		<i>International Trade Exposition, New Orleans, La.,</i>	
appropriation for quota, etc.....	212, 1021	invitation to States and foreign countries to participate in.....	1253
for additional quota, for dependencies.....	1021	free admission of imported exhibits, etc.....	1253
for member of committee.....	212, 1021	<i>International Trade Mark Registration Bureau,</i>	
for translating publications.....	212, 1021	appropriation for share of expenses at Habana.....	215, 1023
deficiency appropriation for expenses of delegates.....	48, 760	<i>International Weights and Measures,</i>	
for admitting dependencies to.....	1338	convention with other Powers relating to.....	1686
<i>International Joint Commission, Canadian Boundary Waters,</i>		<i>Interned Aliens,</i>	
appropriation for expenses of.....	213, 1022	deficiency appropriation for expenses of, under Immigration Bureau....	57
<i>International Law, International Commission on Public and Private,</i>		<i>Interned Persons, etc.,</i>	
appropriation for expenses of representation on.....	212, 1021	appropriation for expenses of, under Navy Department.....	184, 862
<i>International Mail, Postal Service,</i>		<i>Interparliamentary Union for Promoting International Arbitration,</i>	
appropriation for indemnity for injury or loss of.....	88, 786	appropriation for contribution.....	212, 1020
		deficiency appropriation for expenses, twenty-third conference of, at Washington.....	692
		invited to meet in Washington in 1925.....	119
		<i>Interpleader, Bills of,</i>	
		by insurance companies, etc., allowed in district courts, with power to determine, where adverse claimants are of different States.....	976
		venue of jurisdiction.....	976
		<i>Interpreters, Diplomatic and Consular Service,</i>	
		appropriation for, legation, etc., Persia.....	207
		for, legation, etc., Siam.....	207
		for student, China, Japan, and Turkey.....	207
		restriction on salaries.....	207
		for quarters for student, Japan and Turkey.....	207

	Page.		Page.
<i>Interpreters, Diplomatic Service</i>		<i>Interstate Commerce Commission,</i>	
and student interpreters, classified as		appropriation for salaries of Commis-	
Foreign Service officers, un-		sioners and secretary.....	526, 1204
classified.....	142	for expenses, regulating commerce.	526, 1204
<i>Interpreters, Foreign Service,</i>		chief counsel, director of finance,	
appropriation for legation, etc., Persia.	1016	director of traffic.....	526, 1204
for legation, etc., Siam.....	1016	rent restriction.....	526, 1204
for cost of tuition, officers assigned		for enforcing uniform system of ac-	
to language study.....	1016	counting, etc., by railroads..	526, 1205
for quarters for student, Japan and		for enforcing safety appliances regu-	
Turkey.....	1016	lations.....	526, 1205
<i>Interstate Bridge Company,</i>		for securing reports of accidents,	
may bridge Ohio River, Benwood, W.		etc.....	526, 1205
Va., to Bellaire, Ohio.....	27	for testing, etc., block signal and	
<i>Interstate Commerce (see also Interstate</i>		train control systems, etc....	526, 1205
<i>Commerce Commission),</i>		for compelling use of safe locomo-	
policy declared that freight rates be ad-		tive boilers, etc.....	526, 1205
justed by Interstate Commerce		for physical valuation of railroads,	
Commission to secure free mov-		etc.....	526, 1205
ing of commodities in.....	801	for securing information of issues of	
investigation to be made by Interstate		stock, bonds, etc.; rent.....	527, 1205
Commerce Commission to correct		director of valuation, supervisor of	
existing unjust, discriminat-		land appraisals, supervising en-	
ing, etc., rates.....	802	gineer, supervisor of ac-	
orders to be expeditiously made		counts.....	527, 1205
therefor.....	802	rent restriction.....	527, 1205
pending proceedings to be continued.		for printing and binding for.....	527, 1205
changes to be made without delay for		for Bureau of Inquiry, Accounts,	
lowest possible rates on agricul-		and Valuation, additional, 1925..	705
tural and livestock products		deficiency appropriation for... 55, 60, 700,	759
compatible with adequate trans-		for physical valuation of railroads...	680
portation service.....	802	for enforcing safety appliances, etc...	755
decisions on pending cases as to rates		for expenses, compelling use of safe	
on agricultural products not to		locomotive boilers, etc.....	755
be delayed.....	802	for printing and binding.....	755
policy in adjusting freight rates by, to		circuit courts of appeals, to enforce,	
secure free moving of com-		etc., orders of, under Clayton	
modities.....	802	Antitrust Act.....	937
investigation by Commission, to de-		construction of approaches to bridge	
termine if existing rates are un-		across Mississippi River by	
just, unduly preferential, etc.,		Saint Louis, Mo., at East	
and to correct defects therein..	802	Saint Louis, Ill., subject to	
elements to be considered in.....	802	certificate of, as to necessity for,	
orders to be issued from time to time		etc.....	8
to place just and reasonable		time established or actions at law by	
rates on classes of traffic.....	802	carriers, or filing complaints	
directed with least possible delay to		against carriers with.....	633
effect rate changes on agricul-		<i>Interstate Commerce Laws,</i>	
tural and livestock products on		appropriation for expenses for en-	
lowest rates compatible with		forcing.....	218, 1027
adequate transportation.....	802	actions at law by carriers for recovery of	
pending cases not to be delayed.....	802	charges to begin within three	
punishment for breaking seals of cars		years from time when cause	
containing freight or express		accrues.....	633
shipments, with intent to com-		complaints against carriers for damages	
mit larceny.....	793	to be filed with Commission with-	
stealing, etc., shipments in foreign		in two years.....	633
and.....	793	time for actions or complaints for re-	
from depots, trucks, vessels, etc..	793	covery of overcharges, to be	
having in possession articles stolen		within three years.....	633
in, etc.....	793	extention if claim presented within	
stealing baggage in transit.....	793	three-year limitation.....	633
having in possession such stolen bag-		further extension if carrier begins	
gage.....	793	action for charges, or collects	
carrying into another State, etc.,		charges, within the limitations..	633
stolen baggage, etc.....	794	actions to accrue on delivery or tender	
constitutes a separate offense.....	794	of, by carrier.....	633
jurisdiction of district courts.....	794	petition for enforcement of money pay-	
meaning of terms used.....	794	ment to be filed in one year from	
jurisdiction of State courts not im-		date of order.....	633
paired.....	794	meaning of "overcharges".....	633
judgment of, a bar to prosecution		provisions extended to embrace prior	
under this Act for same act.....	994	cases, etc.....	633
waybill of shipment prima facie evi-		provisions for safe locomotive boilers,	
dence of place from and to		etc., extended.....	659
which made.....	794	to be furnished legal, etc., assistance.	659

	Page.	Page.
<i>Interstate Construction Company,</i> time extended for bridging Columbia River, near Cascade Locks, Oreg., by .....	2	
<i>Interstate Quarantine Service,</i> appropriation for cooperation with States, etc., for preventing con- tagious diseases, etc .....	76, 775	
for, additional, 1925 .....	710	
deficiency appropriation for .....	58, 1343, 1349	
<i>Intoxicating Beverages</i> (see National Pro- hibition Act).		
<i>Intoxicating Liquors</i> (see also National Prohibition Act), appropriation for expenses enforcing prohibition, etc., of, by internal revenue officers .....	71, 771	
restriction on paying for storage of seized, etc .....	72	
for suppressing traffic in, among Indians .....	396, 1147	
for suppressing traffic in, Alaska .....	428, 1182	
convention to prevent smuggling of, into United States, with Den- mark .....	1809	
with Germany .....	1815	
with Great Britain .....	1761	
with Italy .....	1844	
with Norway .....	1872	
with Panama .....	1875	
with Sweden .....	1830	
<i>Inventions, etc.,</i> appropriation for cash rewards to postal employees for, 1924, available for fiscal years 1920 to 1922 .....	46	
for cash rewards to postal employees for, increasing efficiency, etc., of service .....	85, 783	
<i>Investigation Bureau, Department of Jus- tice,</i> appropriation for Director, etc .....	217	
for special agents .....	217	
amount for criminal identification records, immediately available .....	217	
<i>Inyo National Forest, Calif.,</i> proclamation enlarging area of .....	1910	
transferring portion of Sequoia Na- tional Forest to .....	1910	
<i>Iowa,</i> bridge authorized across Mississippi River, between Clinton County and Whiteside County, Ill., by Illinois and .....	15	
Savanna, Ill., to Sabula, Iowa, by Illinois and .....	173	
<i>Iowa Judicial District,</i> terms of court, at Council Bluffs .....	795	
Creston .....	795	
Davenport .....	795	
Des Moines .....	795	
Keokuk .....	795	
Ottumwa .....	795	
<i>Ireland, Northern,</i> parcel post agreement with Great Brit- ain and .....	1854	
<i>Irrigated Western Districts, Semiarid and,</i> appropriation for experiments in dairy- ing and meat production in .....	457, 850	
for experiments, etc., additional, 1925 .....	706	
<i>Irrigation</i> (see also Reclamation Service, Interior Department), appropriation for investigating utiliz- ing of water in farm, etc .....	542, 843	
<i>Irrigation—Continued.</i>		
lands for American Falls reservoir under Minidoka project, to be acquired from Indians of Fort Hall Reser- vation, Idaho .....	117	
<i>Irrigation, Indian Reservations,</i> appropriation for expenses; allotments to district projects .....	400, 1150	
for miscellaneous expenses; supervis- ing engineers .....	400, 1151	
for investigating new projects .....	401, 1151	
for Taos reservoir project, N. Mex. .....	401	
for reconnaissance of available water supply of San Juan River, Colo. .....	1151	
for cooperative stream gauging with Geological Survey .....	401, 1151	
projects specifically provided for excluded .....	401, 1151	
interchangeable amounts for flood damages, etc .....	401, 1151	
for maintenance, etc., Gila River, Ariz .....	401, 1152	
Coolidge Dam, construction, etc. .....	1152	
for maintenance, etc., Colorado River, Ariz. .....	401, 1152	
for maintenance, etc., Ganado proj- ect, Ariz. .....	401, 1152	
for maintenance, San Xavier, Ariz. .....	401, 1152	
for maintenance, San Carlos, Ariz. .....	401, 1152	
for construction, Salt River, Ariz. .....	402	
for construction, Fort Apache, Ariz. .....	402	
for maintenance charges, Yuma, Calif. .....	402, 1152	
for maintenance, enlarging, etc., Fort Hall, Idaho .....	402, 1152	
for maintenance, Fort Belknap, Mont. .....	402, 1153	
for continuing construction, mainte- nance, etc., Flathead, Mont. .....	402, 1153	
for maintenance, Fort Peck, Mont. .....	402, 1153	
for maintenance, etc., Blackfeet, Mont. .....	402, 1153	
for maintenance, etc., Crow, Mont. .....	402, 1153	
for maintenance, etc., Pyramid, Lake, Nev. .....	402, 1153	
for maintenance, Navajo, N. Mex. .....	403, 1154	
for maintenance, etc., Klamath, Oreg. .....	403, 1154	
for maintenance, Yakima, Wash. .....	403, 1154	
for maintenance, Wind River, Wyo. .....	404, 1154	
for maintenance, etc., Gila River, Ariz., additional, 1925 .....	707	
for Colorado River, Ariz., additional, 1925 .....	707	
for maintenance, etc., Ganado proj- ect, Ariz. .....	707	
for maintenance, San Xavier, Ariz., additional, 1925 .....	707	
for maintenance, etc., Fort Hall, Idaho, additional, 1925 .....	707	
for maintenance, Fort Belknap, Mont., additional, 1925 .....	707	
for maintenance, Flathead, Mont., additional, 1925 .....	707	
for maintenance, etc., Crow, Mont., additional, 1925 .....	707	
for maintenance, Navajo, N. Mex., additional, 1925 .....	707	
for Uintah and White River Utes, Utah, additional, 1925 .....	707	
for maintenance, etc., units of Yaki- ma, Wash., additional, 1925 .....	707	
for maintenance, Wind River, Wyo., additional, 1925 .....	707	



<i>Japan</i> —Continued.	Page.	<i>Jicarilla Indian Hospital, N. Mex.,</i>	Page.
treaty with British Empire, France, Italy and, agreeing to naval armament limitation		appropriation for maintenance, etc., of	408, 1159
with Great Britain, France and, relating to Pacific Ocean islands	1655	<i>Jigs, etc., Army Ordnance,</i>	
agreement supplementary to	1646	appropriation for procuring, etc.	499, 914
<i>Japanese Beetle,</i>	1652	<i>Jim Hogg County, Tex.,</i>	
appropriation for emergency control, etc., of		transferred from Corpus Christi division of Texas Southern judicial district to Laredo division	64
<i>Japanese Earthquake, 1923,</i>	840	<i>Jimason, Catharine (widow),</i>	
issue of Army supplies, etc., for sufferers from, by the Executive, approved		pension increased	1514
credits in accounts of officers to be allowed	963	<i>Jodd, Elizabeth (widow),</i>	
issues for relief of sufferers by, from naval supply account fund without reimbursement	964	pension increased	1429
<i>Jaramillo, Seledon,</i>	195	<i>Johnson, Caroline E. (widow),</i>	
pension	1406	pension increased	1518
<i>Jay, Lucinda J. (widow),</i>	1480	<i>Johnson City, Tenn.,</i>	
pension increased		appropriation for expenses, Volunteer Soldiers' Home	518, 932
<i>Jayne, Rear Admiral Joseph L., Navy,</i>	1602	deficiency appropriation for Volunteer Soldiers' Home	63, 762, 1346, 1350
reimbursement to, for personal property loss		<i>Johnson, Clara H. (widow),</i>	
<i>Jefferson County, Ky.,</i>	970	pension	1485
care, etc., of burial grounds of former President Zachary Taylor in, authorized		<i>Johnson, Clarence J., alias Franklin J. Green,</i>	
supervision of expenses by Secretary of War	970	pension increased	1383
acceptance free of cost of the land, authorized, and establishing a national cemetery thereon	970	<i>Johnson, Cynthia M. (daughter),</i>	
<i>Jefferson, Mary E. (widow),</i>	1494	pension	1510
pension increased		<i>Johnson, Daisy (widow),</i>	
<i>Jefferson Street NW., D. C.,</i>	547	pension	1479
appropriation for paving, Thirteenth to Fourteenth Streets		<i>Johnson, Ed,</i>	
<i>Jenkins, Elcie (widow),</i>	1476	exchange of lands in Colorado with, authorized	1591
pension increased		<i>Johnson, Edna M. (daughter),</i>	
<i>Jenkins, James E.,</i>	1588	pension increased	1454
reimbursement to, for excise tax, etc.		<i>Johnson, Ella E. (widow),</i>	
<i>Jenkins, James F.,</i>	1587	pension increased	1465
payment to		<i>Johnson, Emil T.,</i>	
<i>Jenkins, Mary F. (widow),</i>	1438	pension increased	1386
pension increased		<i>Johnson, Freeman H.,</i>	
<i>Jensen, Charles,</i>	1588	pension	1389
payment to, for property damages		<i>Johnson, George W.,</i>	
<i>Jerrell, Cassandra (widow),</i>	1484	pension increased	1488
pension increased		<i>Johnson, Isabella J. (widow),</i>	
<i>Jessop and Sons, J.,</i>	1540	pension	1419
payment to, for property damages		<i>Johnson, John,</i>	
<i>Jeitmore, Rebecca (widow),</i>	1504	pension	1386
pension		<i>Johnson, Joseph E.,</i>	
<i>Jewelry,</i>	324	deficiency appropriation for services	1313
excise duty on, sold, etc., by dealers; exception		<i>Johnson, Lizzie (widow),</i>	
repeal of certain sections, Revenue Act of 1921, relating to sales of	352	pension increased	1392
<i>Jewett, Frances R.,</i>	210	<i>Johnson, Louisa K. (widow),</i>	
appropriation for paying, widow of Milo A. Jewett, a consul dying in service		pension	1484
<i>Jewett, Mary (widow),</i>	1474	<i>Johnson, Maria L. (widow),</i>	
pension		pension increased	1519
<i>Jewett Street NW., D. C.,</i>	177	<i>Johnson, Richard M.,</i>	
name of, changed to Cathedral Avenue		pension increased	1417
<i>Jicarilla Agency, N. Mex.,</i>	1329	<i>Johnson, Russell Wilmer,</i>	
appropriation for support, etc., of Indians at, from tribal funds	411, 1161	naval record corrected	1575
deficiency appropriation for civilian employees at		<i>Johnson, Thomas,</i>	
		pension increased	1405
		<i>Johnson, Thomas C.,</i>	
		military record corrected	1600
		<i>Johnson, William E.,</i>	
		pension	1386
		<i>Johnson, William G.,</i>	
		sale of land in Louisiana to	1594
		<i>Johnston, William P.,</i>	
		pension	1382
		<i>Joint Committee on Fiscal Relations of District of Columbia and United States,</i>	
		legislative action pursuant to the report of	804

<i>Joint Committee on Inaugural Ceremonies, 1925,</i>	Page.	<i>Jones, Elizabeth (widow),</i>	Page.
deficiency appropriation for expenses of	753	pension	1455
<i>Joint Committee on Printing,</i>		<i>Jones, Emma A. (widow),</i>	
appropriation for clerks, inspector, etc.	586, 1294	pension	1516
for compiling, etc., Congressional Directory	586, 1294	<i>Jones, Fred E.,</i>	
deficiency appropriation for Biographical Congressional Directory	1314	payment to, for property damages	1588
concurrent resolution authorizing revised edition of Biographical Congressional Directory under direction of	1616	<i>Jones, George D.,</i>	
positions and pay established of clerk, inspector, and stenographer	149	pension	1447
rates of wages of Government Printing Office as determined by conferences of Public Printer and committees of employees, effective on approval of	658	<i>Jones, George E.,</i>	
determination in case of appeal, final	658	pension	1411
standards of paper for printing and binding to be fixed by	1105	<i>Jones Inlet, N. Y.,</i>	
<i>Joint Committee on the Library,</i>		preliminary examination, etc., of, to be made	1192
authorized to provide for restoration and completion of frieze in Rotunda	1252	<i>Jones, James (father),</i>	
selection of design, employment of artists, etc.	1252	pension	1409
amount authorized to be appropriated	1252	<i>Jones, Admiral John Paul,</i>	
chairman to serve on Library of Congress Trust Fund Board	1107	deficiency appropriation for indemnity to Madame Crignier for loss, in search for body of	692
plans, etc., for constructing music auditorium at Library of Congress subject to approval of	788	payment to France authorized as indemnity for property damages to Madame Crignier, by search for body of	118
to approve site and pedestal for statue of General San Martin	667	<i>Jones, Laura M. A. (widow),</i>	
to investigate, etc., new location for conservatories south of Botanic Garden	729	pension	1443
<i>Joint Committee to Investigate Northern Pacific Land Grants,</i>		<i>Jones, Martin A.,</i>	
deficiency appropriation for expenses	673, 1314	pension	1483
composition, powers, etc.	462	<i>Jones, Mary V. (widow),</i>	
amount authorized for expenses	462	pension increased	1406
<i>Joint Congressional Committee on Federal Reserve System,</i>		<i>Jones, Nancy (widow),</i>	
time extended for final report of	4	pension increased	1511
<i>Joint Meeting of the Senate and House of Representatives,</i>		<i>Jones, Robert J.,</i>	
ordered for December 6, 1923	1609	pension	1391
for February 27, 1924, for memorial service to late President Harding	1609	<i>Jones, Rufus W.,</i>	
for December 15, 1924, for memorial service to former President Wilson	1614	pension increased	1390
for February 11, 1925, for counting electoral vote	1615	<i>Jones, Sarah A. (widow),</i>	
<i>Jonas, Julius,</i>		pension	1480
redemption of lost bond authorized to	1559	<i>Jonesboro, Ark.,</i>	
<i>Jones, Alice M. (widow),</i>		terms of court at	91
pension increased	1501	<i>Jordan, Amanda W. (widow),</i>	
<i>Jones, Anna W. (widow),</i>		pension	1459
pension increased	1518	<i>Jordan, Mary (widow),</i>	
<i>Jones, Arthur N.,</i>		pension	1490
pension increased	1407	<i>Joseph's Band of Nez Perce Indians, Wash.,</i>	
<i>Jones, Cloe (widow),</i>		appropriation for support, etc., of, additional, 1925	708
pension	1476	<i>Joy, Mary M. (widow),</i>	
<i>Jones Dredging Company, Fred E.,</i>		pension	1489
payment to, for damages	1538	<i>Juan, Mary (widow),</i>	
<i>Jones, Mrs. E. M.,</i>		pension	1415
payment to, for death of husband	1477	<i>Judd, Mark Y.,</i>	
		pension	1392
		<i>Judge Advocate General's Office, Navy,</i>	
		appropriation for civilian personnel, Navy Department	185, 864
		<i>Judge Advocate General's Office, War Department,</i>	
		appropriation for civilian personnel	481, 895
		deficiency appropriation for experts, patent infringement suits	52
		for arbitrating rate of royalty, American Cyanamid Company; payable from balance, National Defense Act	757
		officers engaged on Army patent litigation excepted from requirement for duty with troops	470
		<i>Judges, United States Courts,</i>	
		appropriation for Supreme Court Justices	218, 1028
		for circuit	218, 1028
		for district	218, 1028
		for retired	218, 1028
		deficiency appropriation for retired	44
		additional, authorized for Michigan western district	949



	Page.		Page
<i>Kankakee County, Ill.</i> , bridge authorized across Kankakee River by Lake and Newton Counties, Ind., and.....	29	<i>Keech, Eliza A. (widow)</i> , pension increased.....	1462
<i>Kankakee River</i> , bridge authorized across by Kankakee County, Ill., and Lake and Newton Counties, Ind.....	29	<i>Keefer, Ann R. (daughter)</i> , pension.....	1452
<i>Kansas Avenue NW., D. C.</i> , appropriation for paving, Allison to Buchanan Streets.....	547	<i>Keegan, Peter C.</i> , payment to, for services.....	1365
for paving, Thirteenth to Quincy Streets.....	548	<i>Keele, Amy (widow)</i> , pension.....	1475
for paving, Buchanan Street to Sherman Circle.....	1223	<i>Keen, William M. (son)</i> , pension.....	1435
<i>Kansas City, Mo.</i> , feasibility of establishing of military park in, to commemorate Battle of Westport, to be investigated, etc.....	801	<i>Kehrmeyer, Irene Sullivan (widow)</i> , pension.....	1391
terms of court at.....	607	<i>Keller, John (son)</i> , pension.....	1419
<i>Kansas Indians, Okla.</i> , appropriation for support, etc.....	409, 1160	<i>Kellerman, Joseph H.</i> , pension.....	1409
for support, etc., of, additional, 1925..	708	<i>Kelley, Belle (widow)</i> , pension.....	1396
alienation restrictions on homestead allotments to, extended.....	176	<i>Kelley, Robert S.</i> , pension.....	1385
competent Indians not affected.....	177	<i>Kellison, Sarah J. (widow)</i> , pension increased.....	1434
State tax on oil, etc., production authorized.....	177	<i>Kelly, Francis</i> , naval record corrected.....	1594
no lien, etc., against property of Indian owner.....	177	<i>Kelly, Mary M. (widow)</i> , pension.....	1474
sale permitted on approval of Sec- retary of Interior.....	177	<i>Kelso, Agnes (widow)</i> , pension.....	1488
reserved lands in Reservation may be leased for mining purposes for benefit of.....	111	<i>Kelton, Sarah J. (widow)</i> , pension.....	1510
<i>Kansas Judicial District</i> , jurisdiction of, in claims for damages from Government neglect in dipping tick-infested cattle.....	1327	<i>Kendall County, Ill.</i> , bridge authorized across Fox River in.....	13
terms of court, Kansas City.....	607	<i>Kendall, Rachel A. (widow)</i> , pension increased.....	1464
<i>Kansas or Kaw Tribe of Indians</i> , all claims of, against United States to be adjudicated by Court of Claims.....	1133	<i>Kennedy, Fannie F. (widow)</i> , pension.....	1527
<i>Karch, William</i> , pension.....	1445	<i>Kennedy Street NW., D. C.</i> , appropriation for paving, Fifth to Eighth Streets.....	547
<i>Karluk River, Alaska</i> , salmon fishing permitted in.....	465	<i>Kenney, Minerva (widow)</i> , pension.....	1522
<i>Karns, Eliza J. (widow)</i> , pension increased.....	1535	<i>Kenny, Annie (widow)</i> , pension increased.....	1483
<i>Kasihah, Joseph</i> , pension increased.....	1410	<i>Kent, Mariah C. (widow)</i> , pension increased.....	1436
<i>Kauffman, Emma (widow)</i> , pension increased.....	1520	<i>Kentucky</i> , Indiana and, may bridge Ohio River, Henderson County, to Vander- burgh County, Ind.....	662
<i>Kaup, William</i> , farm unit entry, validated.....	1595	Missouri, Illinois, and, may bridge Ohio and Mississippi Rivers at Cairo, Ill.....	999
<i>Kaw Indian Reservation, Okla.</i> , lease for mining purposes of designated reserved lands for benefit of Kansas Tribe.....	111	time extended for bridging Ohio River by Indiana and.....	1132
State tax on production, authorized..	112	<i>Keokuk, Iowa</i> , terms of court at.....	795
not a lien against Indian owner.....	112	<i>Keokuk Street NW., D. C.</i> , name of, changed to Military Road...	593
<i>Ke-wuck-oo-lah-la-shar, alias Ruling His Sun</i> , pension.....	1396	<i>Kepler, Mary J. (widow)</i> , pension increased.....	1406
<i>Kearney Street NE., D. C.</i> , appropriation for paving, Eighteenth to Twentieth Streets.....	547	<i>Kerby, Rachel E. (widow)</i> , pension increased.....	1459
for paving, Twenty-second Street to Rhode Island Avenue.....	1223	<i>Kerkendall, Margaret A. (widow)</i> , pension.....	1483
<i>Keating, William A.</i> , pension.....	1405	<i>Kernan, Captain Harold, Army</i> , credit in accounts.....	1371
<i>Keck, Charles E.</i> , pension increased.....	1398	<i>Keshena Agency, Wis.</i> , appropriation for support, etc., of In- dians at, from tribal funds... 411, 1161	1161
		deficiency appropriation for civilian employees at.....	1329
		<i>Kessel Company, Henry A.</i> , may bring suit for collision damages to launch "Gled".....	1538
		<i>Ketchikan, Alaska</i> , authorized issue of bonds by, increased..	656

	Page.		Page.
<i>Ketchikan Creek, Alaska,</i> preliminary examination, etc., of, to be made.....	1197	<i>King, Robert,</i> pension.....	1455
<i>Kettle Falls, Wash.,</i> bridge authorized across Columbia River at.....	791	<i>King, W. H.,</i> reimbursement to.....	1583
<i>Kettlewell, Beatrice J.,</i> payment to, for personal injuries.....	1560	<i>Kingston Lake,</i> bridge authorized across, at Conway, S. C.....	5
<i>Key Bridge D. C., Francis Scott,</i> appropriation for operating expen- ses.....	550, 1227	<i>Kiniston, Malinda (widow),</i> pension.....	1416
<i>Key, Eugene (son),</i> pension.....	1438	<i>Kinley, Clara A. (widow),</i> pension.....	1418
<i>Key, Monument to Francis Scott, Fort McHenry, Baltimore, Md.,</i> balances of appropriations for, covered in.....	935	<i>Kinman, Charles S.,</i> pension increased.....	1399
<i>Key West, Fla.,</i> deficiency appropriation for marine hospital, water supply.....	51	<i>Kinne, William W.,</i> pension increased.....	1382
for completing piers, submarine base preliminary examination, etc., of, har- bor, to be made.....	877	<i>Kinsey, Ada L. (widow),</i> pension increased.....	1473
<i>Keyport, Wash.,</i> appropriation for naval torpedo station, public works.....	198	<i>Kinsey-Davidson Electric Welding Com- pany,</i> payment to, for property damages.....	1588
<i>Kickapoo Agency, Kans.,</i> appropriation for support, etc., of In- dians at, from tribal funds.....	411, 1161	<i>Kinsloe, Caroline W. (widow),</i> pension increased.....	1429
<i>Kickapoo Indians, Okla.,</i> appropriation for support, etc., of.....	409, 1160	<i>Kinyon, Celia Acker (widow),</i> pension.....	1497
for support, etc., of, additional, 1925.....	708	<i>Kiowa Agency, Okla.,</i> deficiency appropriation for civilian employees at.....	411, 1329
<i>Kiener, Emma,</i> payment to, for property damages.....	1552	allotment to James F. Rowell, of lands in, no longer needed for agency purposes.....	795
<i>Kilbride, John F.,</i> pension.....	1414	<i>Kiowa, Comanche, and Apache Agency, Okla.,</i> appropriation for support, etc., of Indians at, from tribal funds.....	411, 1161
<i>Kiley, Susan (daughter),</i> pension.....	1452	<i>Kiowa, etc., Indians, Okla.,</i> appropriation for support, etc., from tribal funds.....	399, 1149
<i>Kilgore, Harriett E. (widow),</i> pension.....	1426	sale of land in Kiowa County, directed proceeds to purchase tract for ceme- tery of.....	1003
<i>Kill Van Kull,</i> bridge authorized across, New York and New Jersey.....	1094	<i>Kiowa Indian Reservation,</i> payment for erroneous allotments to three Comanche Indians of, authorized.....	1004
<i>Kimbell, Mary J. (widow),</i> pension increased.....	1521	<i>Kipp, Ella L. (widow),</i> pension.....	1509
<i>Kimbrel, William B.,</i> pension.....	1478	<i>Kirby, Major Wallace W., U. S. Army,</i> detailed as Director of Bureau of En- graving and Printing, Treasury Department for six months.....	252
<i>Kin-le-chee Irrigation Project, Ariz.,</i> appropriation for maintenance, etc., of.....	400, 1151	no other than Army pay, etc., al- lowed.....	252
<i>Kincaid, Lafayette R. (father),</i> pension.....	1387	<i>Kirjasoff, William B., and David M.,</i> appropriation for paying, children of Max D. Kirjasoff, a consul dying in service.....	209
<i>Kincaid, Miller,</i> pension.....	1401	<i>Kirk, Jennie L. (widow),</i> pension increased.....	1497
<i>Kinchlow, John,</i> pension.....	1469	<i>Kirk, Robert J.,</i> payment to, for services.....	1371
" <i>Kin-Dave,</i> " Steamer, payment to owners of, for collision damages.....	1552	<i>Kirkpatrick, Margaret (widow),</i> pension increased.....	1469
<i>Kindergarten Education,</i> appropriation for investigating, etc.....	426, 1180	<i>Kissimmee River, Fla.,</i> preliminary examination, etc., of, to be made.....	1194
<i>King, Cynthia E. (widow),</i> pension.....	1477	<i>Kissinger, John R.,</i> appropriation for monthly payments to.....	511, 926
<i>King, Ester C. (widow),</i> pension increased.....	1518	<i>Kiste, Henry E.,</i> pension increased.....	1383
<i>King Hill Irrigation Project, Idaho,</i> appropriation for maintenance, etc., of.....	417, 1166	<i>Kistler, Mary (daughter),</i> pension.....	1483
<i>King, J. R.,</i> gratuity pay to, for death of son.....	1553	<i>Kitchin, Claude, late a Representative in Congress,</i> deficiency appropriation for pay to widow of.....	33
<i>King, John,</i> pension.....	1494		
<i>King, Maria A. (widow),</i> pension.....	1453		
<i>King, Nancy A. (widow),</i> pension increased.....	1445		



	Page.		Page.
<i>Labor Statistics Bureau, Department of Labor,</i>		<i>Lake Andes, S. Dak.,</i>	
appropriation for Commissioner, and office personnel.....	239, 1048	right of way to be acquired for spillway, etc.....	133
for per diem, special agents, etc.....	239, 1048	appropriation available.....	133
for temporary statistical clerks, etc.....	239, 1048	<i>Lake Bankhead, Ala.,</i>	
for traveling expenses.....	239, 1049	portion of Black Warrior River named.....	1197
for materials for reports, etc.....	239, 1049	<i>Lake Champlain,</i>	
for periodicals, etc.....	240, 1049	appropriation for completing memorial of victory on, by Commodore McDonough in 1814.....	515
<i>Lac Courte Oreille Indian Reservation, Wis.,</i>		<i>Lake City, Minn.,</i>	
allotments, etc., to certain Indians on, validated.....	92	preliminary examination, etc., of harbor to be made.....	1195
<i>Lac du Flambeau Agency, Wis.,</i>		<i>Lake County, Ind.,</i>	
appropriation for support, etc., of Indians at, from tribal funds.....	411, 1161	bridge authorized across Kankakee River by Kankakee County, Ill., and Newton County, and.....	29
deficiency appropriation for civilian employees at.....	1329	may bridge Grand Calumet River at Gary.....	1216
<i>Lac du Flambeau Band of Chippewa Indians, Wis.,</i>		Hammond to East Chicago.....	1215
persons born prior hereto, to be added to existing rolls of.....	132	<i>Lake Drummond Canal,</i>	
preparation of final rolls.....	132	purchase of, authorized.....	1186
allotments to names on additional roll.....	132	<i>Lake Griffin, Fla.,</i>	
prorating if acreage insufficient.....	132	preliminary examination, etc., of, to be made.....	1194
issue of trust patents, etc.....	132	<i>Lake, Mary (widow),</i>	
intoxicants prohibited.....	132	pension.....	1492
merchantable timber on, to be sold.....	132	<i>Lake, Mary J. (widow),</i>	
proceeds to be paid to competent Indians; to credit of incompetents.....	132	pension.....	1432
lands reserved from, for villages, etc.....	132	<i>Lake of the Woods, etc., Minn.,</i>	
appropriation for preparing roll, etc.....	133	appropriation for survey of, etc.....	515, 930
<i>Lac du Flambeau Indian Reservation, Wis.,</i>		<i>Lake Superior,</i>	
sale of tract on, to Mrs. Benjamin Gauthier.....	1597	appropriation for survey of connecting waters, etc., with Lake of the Woods.....	515
<i>Lacey, Angeline (widow),</i>		<i>Lake Winnebago, Wis.,</i>	
pension increased.....	1468	preliminary examination, etc., of, to be made.....	1195
<i>Lacher, Peter,</i>		<i>Lakehurst, N. J.,</i>	
pension.....	1389	amount authorized acquiring naval air station site, etc., at.....	1271
<i>Lafayette National Park, Me.,</i>		<i>Lakes Union and Washington Canal,</i>	
appropriation for protection, etc.....	424, 1177	right of way granted Seattle, Wash., for street extension across right of way of.....	789
for protection, additional, 1925.....	708	<i>Lalonde, Gilbert J.,</i>	
<i>Lafayette River,</i>		pension.....	1389
dam and bridge authorized across, by Norfolk, Va.....	973	<i>Lamb, Mary (daughter),</i>	
<i>Laffolett, Adaline (widow),</i>		pension increased.....	1496
pension.....	1518	<i>Lamb, Mary Jane (widow),</i>	
<i>Laflin, James H.,</i>		pension increased.....	1389
pension.....	1385	<i>Lamb, Rose (widow),</i>	
<i>Lagrange, Ga.,</i>		pension.....	1454
issue of Army stores to sufferers from cyclone at, in 1920, approved; credit allowed for.....	1252	<i>Lambe, Jennie (widow),</i>	
<i>LaGuardia, Honorable Fiorello H.,</i>		pension increased.....	1418
deficiency appropriation for contested election expenses.....	1314	<i>Lambert, Rosie (widow),</i>	
<i>Laguna, etc., Indians, N. Mex.,</i>		pension increased.....	1472
appropriation for irrigation system for; repayment.....	403, 1153	<i>Lambert, Susan M. (widow),</i>	
<i>Laguna Indian Sanatorium, N. Mex.,</i>		pension increased.....	1430
appropriation for maintenance, etc., of.....	408, 1159	<i>LaMee, Emma,</i>	
<i>Laird, Elizabeth M. (widow),</i>		payment to, for death of husband.....	1572
pension increased.....	1477	<i>Lamme, Celesta (widow),</i>	
<i>Laird, Robert, sr.,</i>		pension increased.....	1432
reimbursement to, for erroneous burial expenses.....	1546	<i>Lamond Railroad Crossing, D. C.,</i>	
<i>Lake Alto, Fla.,</i>		elimination of.....	1096
preliminary examination, etc., to be made of canal into, connecting Waldo and Little Lake Santa Fe.....	1194	deficiency appropriation for.....	1319
		<i>Lamson, John,</i>	
		pension increased.....	1385
		<i>Lanam, Elizabeth E. (widow),</i>	
		pension increased.....	1444
		<i>Lancaster, Effie (widow),</i>	
		pension.....	1484
		<i>Lance, Nancy J. (widow),</i>	
		pension increased.....	1464

	Page.		Page.
<i>Land Banks</i> (see Federal Land Banks).		<i>Las Trampas Grant, N. Mex.—Contd.</i>	
<i>Land Offices</i> (see Public Lands).		acceptance of lands in; added to Car-	643
<i>Lander, Wyo.,</i>		son National Forest.....	
terms of court at.....	388	advertisement of notice of proposed	643
<i>Landry, Gilbert L.,</i>		exchange.....	643
pension.....	1415	<i>Las Vegas, N. Mex.,</i>	
<i>Lands, etc., United States,</i>		terms of court at.....	642
appropriation for custody of.....	83	rooms to be furnished.....	642
<i>Lands for Military Purposes,</i>		transfer to new building at city of	
sale of abandoned, authorized.....	382	Las Vegas, when completed.....	643
<i>Lands in Severalty to Indians,</i>		<i>Lassen National Forest, Calif.,</i>	
appropriation for surveying, allotting,		lands added to.....	357
etc., of.....	397, 1148	<i>Lassen Volcanic National Park, Calif.,</i>	
repayment.....	397, 1148	appropriation for protection, etc....	424, 1177
use for Indians in Arizona and New		for protection, additional, 1925.....	709
Mexico restricted.....	397, 1148	<i>Laswell, Sallie (daughter),</i>	
for surveying, etc., additional, 1925.		pension.....	1470
deficiency appropriation for surveying,		<i>Latitude Observatory, Ukiah, Calif., Inter-</i>	
allotting, etc., of.....	1328	national,	
alienation restrictions on homestead		appropriation for maintenance.....	235, 1045
allotments to Indians of Black-		<i>Latvia,</i>	
feet Reservation, removed on		extradition treaty with.....	1738
death of allottee.....	252	<i>Latvia, Lithuania, and Esthonia,</i>	
allotments to Lac du Flambeau Band		appropriation for minister to.....	206, 1015
of Chippewas of Lake Superior,		<i>Lauter, Grace M. (widow),</i>	
Wis.....	132	pension increased.....	1484
allottees in Columbia and Colville Res-		<i>Law Enforcement,</i>	
ervation, Wash., may dispose		temporary increase of the Coast Guard	
of lands under trust patents.....	133	for.....	105
<i>Landscape and Vegetable Gardening,</i>		<i>Lawn Grass</i> (see Grasses).	
appropriation for studies in floriculture,		<i>Lawrence, Kans.,</i>	
etc.....	442, 832	appropriation for Haskell Institute In-	
<i>Lane, Melissa A. (widow),</i>		dian School at.....	405, 1156
pension.....	1420	for Haskell Institute Indian School,	
<i>Lane, Minerva (widow),</i>		additional, 1925.....	707
pension.....	1473	<i>Lawson, Lydia J. (widow),</i>	
<i>Langley, Henry,</i>		pension increased.....	1514
pension increased.....	1392	<i>Lawson, Mary J. (widow),</i>	
<i>Langley Memorial Aeronautical Labora-</i>		pension increased.....	1468
<i>tory,</i>		<i>Lawton, Anna (widow),</i>	
appropriation for equipment, opera-		pension.....	1419
tion, etc.....	1206	<i>Lawton, Okla.,</i>	
amount for additional building....	1206	terms of court at.....	388, 946
<i>Language Study, Foreign Service,</i>		<i>Laxton, Albert E.,</i>	
appropriation for tuition of officers		payment to, for services.....	1537
assigned for, in China, Japan,		<i>Laxton, Floyd,</i>	
and Turkey.....	1016	pension.....	1387
for rent of quarters.....	1016	<i>Lazear, Mabel H. (widow),</i>	
<i>Lannon, John,</i>		appropriation for monthly payments	
pension.....	1405	to.....	511, 926
<i>LaPage, Cora E. (widow),</i>		<i>Leaf Tobacco</i> (see also Cigars, Tobacco,	
pension.....	1427	etc.),	
<i>Laport, Frances (widow),</i>		internal revenue provisions relating to.	318
pension.....	1457	<i>Leaf Tobacco Dealers,</i>	
<i>Larabee, Pa.,</i>		provisions relating to, in Revenue Act.	318
bridge authorized across Allegheny		<i>Leahy, Anna Katharine (daughter),</i>	
River near.....	1092	pension.....	1402
<i>Larimore, Harriet E. (widow),</i>		<i>Leake County, Miss.,</i>	
pension increased.....	1481	bridge authorized across by, at Battle	
<i>LaRock, Eliza A. (widow),</i>		Bluff Crossing.....	102
pension.....	1423	at Grigsbys Ferry.....	101
<i>Larson, Karl T.,</i>		<i>Lear, George W.,</i>	
issue of homestead patent to.....	811	pension increased.....	1392
<i>Las Cruces, N. Mex.,</i>		<i>Leasure, Lizzie (widow),</i>	
offices of register and receiver, land		pension increased.....	1462
office at, consolidated.....	395	<i>Leather,</i>	
terms of court at.....	642	appropriation for developing standards	
<i>Las Trampas Grant, N. Mex.,</i>		of quality, etc., of.....	231, 1041
acceptance of lands in for national for-		<i>Leavenworth, Kans.,</i>	
est purposes.....	643	appropriation for penitentiary, main-	
equal value of national forest timber		tenance.....	221, 1031
given in exchange.....	643	unexpended balance available for	
surveys, etc., by Forest Service em-		constructing factory, etc.....	1032
ployees accepted.....	643	working capital fund reappropriated	1032

	Page.		Page.
<i>Leavenworth, Kans.</i> —Continued.		<i>Leesburg, Ala.,</i>	
appropriation for expenses, Volunteer Soldiers' Home.....	518, 932	bridge authorized across Coosa River at.....	723
for penitentiary, maintenance, additional, 1925.....	709	<i>Leet, Vesta M. (widow),</i>	
for penitentiary, construction, additional, 1925.....	709	pension increased.....	1435
deficiency appropriation for penitentiary, construction and equipment of factories, etc.....	45	<i>Leftwich, Therron B.,</i>	
for penitentiary, working capital.....	45	pension increased.....	1402
for penitentiary, repairs to bridge, etc.; open to public use.....	687	<i>Legations,</i>	
for penitentiary, maintenance.....	1334	appropriation for clerks at.....	206, 1016
for Volunteer Soldiers' Home.....	1346	for interpreters to designated.....	207
part of Fort Leavenworth in Missouri transferred to, penitentiary, for farm.....	248	deficiency appropriation for clerks at.....	57
use of Army appropriation for bridge repairs.....	248	<i>LeGay, Norman,</i>	
additional amount authorized for bridge repairs.....	248	claim of, referred to district court.....	1366
penitentiary at, to be equipped for manufacturing shoes, brooms, etc.....	6	<i>Legg, Anna E. (widow),</i>	
sale of product limited to the Government.....	6	pension.....	1382
inmates to be employed.....	7	<i>Legislative Branch of the Government,</i>	
receipts from sales credited to working capital fund.....	7	appropriation for expenses.....	578, 1286
inmates to receive pay for labor.....	7	for Senate.....	578, 1286
amount authorized for equipping buildings, etc.....	7	for House of Representatives.....	581, 1289
for working capital fund.....	7	"during the session" to mean 121 days.....	585
all receipts to be credited to working capital fund.....	7	"during the session" to mean 206 days.....	1293
annual report in detail of all operations, etc.....	7	for Capitol Police.....	586, 1294
expenses from working capital fund.....	7	for Joint Committee on Printing.....	586, 1294
restriction on disposal of products.....	7	for office of Legislative Counsel.....	586, 1294
purchase of products made obligatory on Government departments.....	7	for statement of appropriations.....	587, 1294
<i>Leavitt, Louis,</i>		for Architect of the Capitol.....	586, 1295
claim of, for losses referred to Court of Claims.....	1545	for Capitol Buildings and Grounds.....	587, 1295
<i>Leavitt, Sarah E. (widow),</i>		for Senate Office Building.....	587, 1295
pension increased.....	1456	for House Office Building.....	587, 1295
<i>Lebanon, Tenn., National Bank,</i>		for Capitol power plant.....	588, 1296
redemption of designated Liberty bond coupons authorized to.....	1535	for Library Building and grounds.....	588, 1296
<i>Lebanon, The,</i>		for Botanic Garden.....	588, 1296
convention with France relating to rights in, Mandate.....	1821	for Library of Congress.....	589, 1297
<i>LeClaire, Edmo,</i>		for Government Printing Office.....	590, 1299
pension.....	1405	for public printing and binding.....	590, 1299
<i>Lee, Ella (widow),</i>		holidays, leaves of absence to employees, etc.....	590, 1299
pension.....	1446	authority required for work for Congress.....	590, 1299
<i>Lee Mansion, Arlington, Va.,</i>		for office of Superintendent of Documents.....	592, 1300
restoration of, to condition existing prior to Civil War, directed.....	1356	purchases by congressional stationery rooms.....	593, 1301
<i>Lee, Orin,</i>		use of funds for private vehicles prohibited.....	593, 1301
homestead entry of, validated.....	811	restriction on exceeding average salaries in designated offices.....	593, 1301
<i>Lee, Samuel D.,</i>		if only one position in a grade.....	1301
pension increased.....	1408	not applicable to clerical-mechanical service.....	593, 1301
<i>Lee, William H.,</i>		no fixed salary reduced.....	593, 1301
reimbursement to.....	1361	transfers to another position without reduction.....	1301
<i>Leech Lake Agency, Minn.,</i>		higher salary rates allowed.....	593, 1301
appropriation for support, etc., of Indians at, from tribal funds.....	411	compensation after March 4, 1925, of the Speaker, Vice President, and Cabinet members at \$15,000 a year.....	1301
<i>Leech Lake, Minn.,</i>		of Senators, Delegates, and Resident Commissioners, at \$10,000 a year.....	1301
preliminary examination, etc., of, to be made.....	1195	positions and compensation established for officers and employees of the Senate.....	147
		Capitol Police.....	149
		Joint Committee on Printing.....	149
		Architect of the Capitol.....	149
		House of Representatives.....	149
		effective on July 1, 1924.....	152

	Page.		Page.
<i>Legislative Counsel,</i> appropriation for salaries and expenses.....	586, 1294	" <i>Lexington,"</i> Battle Cruiser—Continued. limit of cost increased for converting, into an airplane carrier.....	882
deficiency appropriation for; balance reappropriated.....	753	<i>Lexington-Concord Sesquicentennial Com- mission,</i> deficiency appropriation for expenses of.....	754
<i>Legislative Drafting Service</i> (see <i>Legislative Counsel</i> ).		for expenses of celebration.....	754
<i>Legislative Reference, Library of Congress,</i> appropriation for preparing material for Congress, etc.....	589, 1297	additional Representative to be ap- pointed on.....	963
<i>Lehigh Valley Railroad Company,</i> damage claims of, referred to district court.....	1569	" <i>Lexington,"</i> Steamship, owners of, may bring suit for collision damages, in district court.....	1369
<i>Leigh, Roberta H.,</i> authorized to complete desert land entry.....	1592	<i>Liberia,</i> appropriation for minister resident and consul general.....	206, 1015
<i>Leipsic River, Del.,</i> preliminary examination, etc., of, to be made.....	1192	" <i>Liberty Enlightening the World" Statue,</i> proclamation setting aside site of, at Fort Wood, N. Y., as national monument.....	1968
<i>Leivelsberger, Elizabeth (widow),</i> pension increased.....	1479	<i>Liberty Loan Acts, etc.,</i> deficiency appropriation for expenses of loans, etc., under.....	57, 61, 698, 761
<i>Leming, Nancy (widow),</i> pension increased.....	1520	<i>Liberty Loan Annex, Treasury Department,</i> appropriation for operating force.....	65, 764
<i>Lemmond, Eliza (widow),</i> pension increased.....	1414	<i>Librarian of Congress,</i> appropriation for.....	589, 1297
<i>Lenses,</i> excise tax on, for cameras, sold by producer, etc.....	323	to serve on Library of Congress Trust Fund Board.....	1107
<i>Lepers, etc.,</i> appropriation for care of, Islands of Guam and Culion.....	184, 863	<i>Library, D. C., Free Public,</i> appropriation for expenses.....	542, 1219
<i>Lermond, Fannie L. (widow),</i> pension.....	1440	<i>Library for the Blind, D. C., National,</i> appropriation for aid to.....	570, 1245
<i>Leroy, Cynthia J. (daughter),</i> pension increased.....	1430	<i>Library of Congress,</i> appropriation for Librarian, assistant, etc.....	589, 1297
<i>Letter Carriers, Postal Service,</i> appropriation for village delivery.....	86, 784	for Copyright Office.....	589, 1297
for city delivery.....	86, 785	for legislative reference service.....	589, 1297
for rural delivery.....	89	for distribution of card indexes, etc.....	589, 1297
deficiency appropriation for city de- livery.....	47,	for temporary services.....	589, 1297
59, 63, 690, 699, 701, 763,	1337	for Sunday opening, etc.....	589, 1298
for temporary.....	60, 1337	for purchasing books, periodicals, etc.....	589, 1298
for substitute, auxiliary, and tem- porary.....	690	for printing and binding for.....	589, 1298
<i>Lever Act,</i> deficiency appropriation for paying judgments of United States courts under, War Department.....	54	for contingent expenses.....	590, 1298
Navy Department.....	54	for general expenses, care of build- ing.....	590, 1298
<i>Levisse, Ursula (widow),</i> pension increased.....	1473	for care of buildings and grounds under Architect of the Capi- tol.....	588, 1296
<i>Lewark, Mary R. (widow),</i> pension.....	1446	deficiency appropriation for increase of.....	54
<i>Lewellyn, William H. H.,</i> pension increased.....	1415	for furniture.....	758
<i>Lewis and Clark Expedition,</i> proclamation setting aside Meriwether Lewis National Monument, Tenn., in commemoration of, etc.....	1986	gift of Elizabeth Sprague Coolidge for auditorium in connection with, accepted.....	788
<i>Lewis and Clark National Forest, Mont.,</i> ranger station at Willow Creek on, authorized.....	98	for chamber music, etc.....	788
<i>Lewis, James R.,</i> pension.....	1400	amount to be received and deposited as a special fund.....	788
<i>Lewis, Katie (widow),</i> pension.....	1397	preparation of plans, construction, etc., authorized.....	788
<i>Lewis, Mary E. (widow),</i> pension.....	1488	other gifts may be accepted for equipment, etc.....	788
<i>Lewis, Mary M. (widow),</i> pension.....	1464	contracts, etc., in excess of moneys received, forbidden.....	789
<i>Leuman, Charlotte E. (widow),</i> pension increased.....	1442	provisions of Library of Congress Trust Fund Board.....	1107
" <i>Lexington,"</i> Battle Cruiser, deficiency appropriation for construct- ing, as aircraft carrier.....	1336	publications authorized to be delivered for use of, and international ex- changes.....	1106
		<i>Library of Congress Building, D. C.,</i> appropriation for operating employ- ees.....	588, 1296
		for trees, shrubs, etc.....	588, 1296
		for Sunday opening, etc.....	588, 1296
		for repairs, etc.....	588, 1296

<i>Library of Congress Building, D. C.—Con.</i>	Page.	<i>Lighthouses Bureau, Department of Commerce,</i>	Page.
appropriation for furniture, etc.	588, 1296	appropriation for Commissioner, and office personnel	233, 1043
for steel shelving	588, 1296	for general expenses, maintenance of aids to navigation, etc.	233, 1043
for painting	588, 1296	for contingent expenses	234, 1044
for installing electric elevators	588	for keepers' salaries	234, 1044
for new bookstacks, ortheast court; contracts	1296	for officers and crews of vessels	234, 1044
<i>Library of Congress Trust Fund Board,</i>		for superintendents, clerks, etc.	234, 1044
creation and membership of	1107	for retired pay of officers, etc.	234, 1044
no pay for services, but reimbursed for expenses from income of fund	1107	for public works, vessels, aids to navigation, etc.	234, 1044
may accept, etc., gifts of personal property for the Library, as approved by Joint Committee on the Library	1107	for general expenses, additional, 1925	706
trust funds given to, shall be receipted for and retained by Secretary of the Treasury	1107	for keepers' salaries, additional, 1925	706
income to be entered as a special account; disbursements from	1107	for officers and crews of vessels, additional, 1925	706
engaging in business by, forbidden	1107	for salaries, additional, 1925	706
investments if authorized by gifts, etc.	1107	deficiency appropriation for officers and crews of vessels	41
cash deposit with Treasurer as a loan to United States permitted, if provided in gift	1107	for retired pay	41
interest to be credited; disbursements from	1108	for damages claims	41, 683, 1327
total of, not to exceed \$5,000,000	1108	for general expenses	56, 61, 697, 700, 759
perpetual succession, obligations of a trustee, etc.	1108	for lighthouse vessels, salaries	700
accepting gifts by Librarian for immediate disbursement, etc., not restricted hereby	1108	for retired pay of officers, etc., in field service	1327
entry by Treasurer, subject to disbursement by Librarian	1108	abandoned reservations of, on Long Island, N. Y., transferred to New York for park purposes	635
gifts to, and income from, exempt from Federal taxes	1108	private leases not affected until termination	635
employees performing special functions for, not subject to salary prohibition	1108	reversion for nonuser	635
compensation paid, not construed as a double salary	1108	rights reserved for Government uses free of charges, etc.	635
annual report to Congress	1108	exchange authorized of lands of former Point of Woods Range Lights, Mich.	357
<i>License Bureau, D. C.</i>		lands in Quinaielt Indian Reservation, Wash., set aside for lighthouse purposes	247
appropriation for salaries, etc.	540, 1218	payment for	247
for vehicle tags	540, 1218	portion of Fort Gratiot reservation, Mich., granted Port Huron for a public park; conditions	969
<i>License Taxes, D. C.</i>		retirement for disability after fifteen years service allowed field or ship officers and employees	1261
on vehicles for hire, not affected by motor vehicle fuel tax	109	on recovery, restored to active duty; medical examination	1262
<i>Licenses,</i>		<i>Lighthouses, Fog Signals, etc.,</i>	
regulations for hunting, etc., under Alaska Game Law	744	appropriation for maintenance, etc.	233, 1043
<i>Life Insurance Companies (see also Insurance Companies),</i>		<i>Lighting, D. C.,</i>	
internal revenue tax levied on incomes of	289	appropriation for expenses	553, 1229
<i>Life Saving Service (see also Coast Guard),</i>		for replacing old fixtures, etc.	553, 1230
deficiency appropriation for	761	contract restrictions	553, 1230
for pay of crews, etc.	761	<i>Lighting of Rivers,</i>	
<i>Life Saving Testimonials,</i>		appropriation for	233, 1043
appropriation for rescuing shipwrecked American seamen, etc.	210, 1019	<i>Lignite Coals,</i>	
<i>Light Vessels,</i>		appropriation for publication of experiments, etc., in to determine commercial uses	1143
appropriation for maintenance, etc.	233, 1044	<i>Ligon, John R.,</i>	
for officers and crews	234, 1044	pension	1382
for constructing, etc.	234, 1044	<i>Lilley, Mary M. (daughter),</i>	
for salaries, additional, 1925	706	pension	1426
deficiency appropriation for salaries, etc., officers, etc.	41	<i>Lilliard, Joseph A.,</i>	
<i>Lighthart, Sara (widow),</i>		pension increased	1391
pension increased	1424	<i>Lillie, Cynthia (widow),</i>	
<i>Lighthouse Keepers, etc.,</i>		pension increased	1526
appropriation for salaries	234, 1044	<i>"Lilly," Swedish Fishing Boat,</i>	
for salaries, additional, 1925	706	deficiency appropriation for payment to Sweden, as indemnity to owners and crew of	1339
<i>Lighthouse Tenders (see Light Vessels).</i>		payment to Sweden authorized, for sinking of	947

<i>Lime, Clifton E. (son),</i> pension.....	Page. 1478	<i>Little Calumet River,</i> bridge authorized across, Chicago, Ill... Riverdale, Ill.....	Page. 25 998
<i>Limes, Elizabeth A. (widow),</i> pension.....	1439	<i>Little, Edward C., late a Representative in</i> <i>Congress,</i> deficiency appropriation for pay to widow of.....	754
<i>Limestone-Morgan Bridge Company,</i> time extended for bridging Tennessee River by.....	815 815	<i>Little, Eva L. (widow),</i> pension.....	1530
Alabama authorized to acquire, etc....		<i>Little River, Del.,</i> preliminary examination, etc., of, to be made.....	1192
<i>Limitation of Naval Armament,</i> treaty with British Empire, France, Italy, and Japan agreeing to....	1655	<i>Little River, Okla.,</i> preliminary examination, etc., author- ized for flood control of.....	249
<i>Lincoln, Malcolm D.,</i> pension.....	1399	<i>Little Rock, Ark.,</i> offices of register and receiver, land office at, consolidated.....	395
<i>Lincoln Memorial, D. C.,</i> appropriation for maintenance exp- enses, employees, etc.....	515, 929	terms of court at.....	91
for care, etc., additional, 1925.....	712	time extended for bridging Arkansas River at.....	9
<i>Lincoln National Forest, N. Mex.,</i> proclamation diminishing area of.....	1963	<i>Little Rock National Cemetery, Ark.,</i> appropriation for burying in, ex-sol- diers, etc., dying in Hot Springs Hospital.....	512, 927
<i>Lincoln, Statue of Abraham,</i> balance of appropriation for reerection of, in Washington, D. C., cov- ered in.....	935	<i>Littlefield, Ella (widow),</i> pension increased.....	1533
<i>Lincoln's Deathplace, D. C.,</i> appropriation for repairs, etc.....	515, 929	<i>Littlejohn, Tenny A. (widow),</i> pension increased.....	1482
for repairs, etc., additional, 1925.....	712	<i>Littlepage, Kate L. (widow),</i> pension.....	1427
<i>Lindsey, Margaret (widow),</i> pension increased.....	1484	<i>Livestock (see also Cattle and Animals),</i> appropriation for reimbursing Indians for, destroyed in eradicating contagious diseases, etc.....	399, 1150
<i>Linnabary, William H. (son),</i> pension.....	1450	for enforcing humane treatment of export.....	437, 827
<i>Liquid Fuels,</i> appropriation for promoting economy, etc., in use of.....	233	for diffusing commercial information of supply, market prices, etc., of, and livestock products.....	844
<i>Liquor Dealers,</i> additional special tax on business of, where forbidden by State, etc., laws.....	327	for cooperative experiments in rais- ing, in cane sugar and cotton districts.....	457, 850
no immunity from penalty, etc.....	327	for station, Woodward, Okla., for breeding, etc.....	457, 850
<i>Liquor Traffic,</i> appropriation for suppressing, among Indians.....	396, 1147	for experiments in establishing pro- duction of, in western irrigated districts.....	457, 850
for suppressing, among Indians, ad- ditional, 1925.....	707	for experiments and demonstrations, in, additional, 1925.....	706
for suppressing, Alaska.....	428, 1181	changes to be made by Interstate Com- merce Commission, without de- lay, to promote freedom of move- ment of, at lowest lawful freight rates.....	802
for suppressing, Alaska, additional, 1925.....	709	time further extended to November 30, 1924, for making advances on, etc., by War Finance Corpora- tion.....	14
deficiency appropriation for suppress- ing, among Indians.....	698	<i>Livestock Exposition, International,</i> deficiency appropriation for medals to exhibitors, etc.; amount in- creased.....	1324
<i>Liquors, Adulterated, etc.,</i> appropriation for expenses preventing sale, etc., of.....	447, 837	<i>Livingston, Isaac C.,</i> pension.....	1383
<i>List, Augustus H. (son),</i> pension.....	1483	<i>Lloyds Harbor, N. Y.,</i> abandoned lands of lighthouse reserva- tion at, transferred to New York State for public park uses.....	635
<i>Lithuania,</i> extradition treaty with.....	1835	<i>Lloyds, W. S. (Incorporated),</i> payment to, for property damages.....	1588
settlement of indebtedness of, made by Foreign Debt Commission, ap- proved.....	719	<i>Loan Associations, Mutual Building and,</i> exempt from income tax.....	282
amount of indebtedness stated.....	719		
bonds to be issued therefor.....	720		
principal payable in annual install- ments; progressive increase until 62d year.....	720		
payment of additional amounts allowed.....	720		
interest rate to 1934.....	720		
for first five years, half of interest may be deferred, and added to principal; bonds to be issued therefor.....	720		
payment in United States bonds accepted.....	720		
<i>Lithuania, Esthonia, and Latvia,</i> appropriation for minister to.....	206, 1015		

	Page.		Page.
<i>Loans,</i>		<i>Long, Josephine C. (widow),</i>	
allowed veterans on adjusted service		pension increased.....	1437
credits.....	126	<i>Longford, Anna (widow),</i>	
<i>Loans and Credits to Foreign Governments,</i>		pension increased.....	1497
appropriation for expenses of, under		<i>Longstaff, Robert,</i>	
Secretary of the Treasury.....	68, 768	pension increased.....	1388
deficiency appropriation for expenses,		<i>Longview, Wash.,</i>	
under Secretary of the Treasury	61, 698	bridge authorized across Columbia	
<i>Loans to Farmers,</i>		River, between, and Rainier,	
deficiency appropriation for collecting,		Wash.....	1052
for seed grain.....	40	Washington and Oregon may ac-	
<i>Local Benevolent, etc., Associations,</i>		quire, to operate as a free bridge..	1052
exempt from income tax.....	283	tolls allowed for five years.....	1052
<i>Locke, Agnes E.,</i>		<i>Loomis, Edna Louise (daughter),</i>	
deficiency appropriation for services...-	1313	pension.....	1499
<i>Lockey, Richard,</i>		<i>Loop, Ethel Roberts,</i>	
pension.....	1489	appropriation for paying, widow of Carl	
<i>Lockwood, Eliza H. (widow),</i>		R. Loop, a consul dying in serv-	
pension.....	1473	ice.....	209
<i>Lockwood Folly River, N. C.,</i>		<i>Lopez Island, Wash.,</i>	
preliminary examination, etc., of, to be		right of way granted across abandoned	
made.....	1193	military reservation on, for high-	
<i>Lockwood, John C.,</i>		ways.....	957
pension increased.....	1401, 1406	<i>Lorain, Ohio,</i>	
<i>Locomotive Engine Boilers, etc., Safe,</i>		preliminary examination, etc., of, inner	
appropriation for expenses compelling		harbor to be made.....	1196
railroads to use.....	526, 1205	<i>Lord Dry Dock Corporation,</i>	
deficiency appropriation for expenses		payment to, for property damages....-	1588
compelling railroads to use.....	755	<i>Loree, Alice (widow),</i>	
common carriers by railroad in con-		pension.....	1440
tinental United States subject to		<i>Lorquettes,</i>	
Act.....	659	excise tax on, sold, etc., by dealers; ex-	
street, etc., electric railways, excepted	659	ception.....	324
use of locomotives unless in safe condi-		<i>Loriot, Catherine (widow),</i>	
tion to operate, unlawful.....	659	pension increased.....	1525
inspection tests required.....	659	<i>Los Angeles, Calif.,</i>	
office of chief inspector in Washington..	659	granted right of way across tidelands of	
clerical assistance, etc., from Inter-		Fort MacArthur Military Reser-	
state Commerce Commission.....	659	vation.....	656
additional inspectors for general assign-		improvement of, harbor authorized....	1189
ments authorized.....	659	sale of lands to, purchased for homeless	
limit on appropriations repealed.....	659	Indians.....	1101
salaries and allowances established....-	659	determination of purchase price.....	1101
<i>Lodge, Henry Cabot, late a Senator,</i>		part of proceeds for Indian irriga-	
deficiency appropriation for pay to		tion work.....	1102
children and grandchildren of....-	753	use of remainder to, purchase other	
<i>Lodge System Societies,</i>		lands for homeless Indians.....	1102
exempt from income tax.....	282	<i>Los Angeles Clearing House Association,</i>	
<i>Loe, Armilda S. (widow),</i>		issue of silver 50-cent pieces for seventy-	
pension increased.....	1493	fifth anniversary of admission of	
<i>Logan, Mary E. (widow),</i>		California, upon request of, and	
pension increased.....	1455	payment for.....	966
<i>London, England,</i>		<i>Los Angeles County, Calif.,</i>	
appropriation for dispatch agent.....	207, 1016	permission to maintain free public	
deficiency appropriation for repairs,		camp grounds, etc., in Angeles	
etc., of embassy premises; re-		National Forest, granted to....-	969
appropriation.....	692	<i>Loss by Exchange,</i>	
for repairs, furnishing embassy, etc.,		appropriation for foreign missions..	207, 1016
building.....	1340	for consulates.....	208, 1017
<i>Long Beach, Calif.,</i>		for Army officers abroad, and in	
improvement of harbor, authorized....-	1189	Alaska.....	482, 897
<i>Long Beach, N. Y.,</i>		<i>Lotz, Perry J.,</i>	
preliminary examination, etc., of chan-		payment to, for property damages from	
nel, to be made.....	1192	mail aeroplane.....	1378
<i>Long, Elizabeth F. (widow),</i>		<i>Loucks, Alice H. (widow),</i>	
pension increased.....	1487	pension.....	1499
<i>Long, Frederick K.,</i>		<i>Loudermilk, Sarah (widow),</i>	
reappointment authorized of, as cap-		pension.....	1508
tain of Infantry.....	152	<i>Louisiana,</i>	
<i>Long Island Railroad Company,</i>		bridge authorized across Pearl River, by	
claim of, for damages, referred to dis-		Mississippi and.....	19
trict court.....	1364	West Pearl River by.....	19
<i>Long, John,</i>		improvement of waterway on coast of,	
pension.....	1383	authorized.....	1187



<i>McCamish, Andrew L.</i> , pension increased.....	1402	<i>McGinn, James W.</i> , deficiency appropriation for services....	1313
<i>McCampbell, Willis P.</i> , pension increased.....	1407	<i>McGinn, Mary T. (widow)</i> , pension.....	1414
<i>McCanna, P. F.</i> , reimbursement to residuary legatee, etc., of.....	1543	<i>McGrayel, Lucy Jane (widow)</i> , pension increased.....	1466
<i>McCarty, Clara A. (widow)</i> , pension.....	1464	<i>McGuire, Hattie A. (widow)</i> , pension increased.....	1519
<i>McCarty, Edward N.</i> , payment to, for personal injuries.....	1543	<i>McGuire, Henry</i> , deficiency appropriation for.....	1325
<i>McClaren, Mary Ellen (daughter)</i> , pension.....	1512	payment to, authorized.....	1377
<i>McCleary, Corlissa R. (widow)</i> , pension increased.....	1443	<i>McGuire, Mary W. (widow)</i> , pension increased.....	1525
<i>McCloud, Filer</i> , payment to estate of, for property damages.....	1573	<i>McGuire, Patrick J.</i> , pension.....	1413
<i>McCollum, Maggie E. (widow)</i> , pension increased.....	1493	<i>McIlhenny, Jennie S. (widow)</i> , pension increased.....	1522
<i>McCollum, Rebecca (widow)</i> , pension increased.....	1455	<i>McInroe, Cordelia F. (widow)</i> , pension increased.....	1487
<i>McCombs, Anna (widow)</i> , pension increased.....	1512	<i>McKean County, Pa.</i> , may bridge Allegheny River near Lara- bee.....	1092
<i>McConnell, Mary</i> , deficiency appropriation for services....	1330	<i>McKee, Mary A.</i> , issue of homestead patent to.....	810
<i>McCook Army Air Service Field, Dayton, Ohio</i> , appropriation for transferring testing, etc., plant at, to new site.....	907	<i>McKeen, Robert T.</i> , pension.....	1401
<i>McCook, Mary (widow)</i> , pension increased.....	1495	<i>McKeesport, Pa.</i> , bridge authorized across Monongahela River, to Duquesne from.....	997
<i>McCormick, Lizzie (widow)</i> , pension increased.....	1516	<i>McKeever, Sarah E. (widow)</i> , pension increased.....	1506
<i>McCoy, Frank</i> , pension.....	1390	<i>McKendry, Margaret J. (widow)</i> , pension.....	1412
<i>McCready, Alexander, alias McReady</i> , pension increased.....	1398	<i>McKenney, Mary G. (widow)</i> , pension increased.....	1458
<i>McCrosky, Anna P. (widow)</i> , pension.....	1437	<i>McKinley Birthplace Memorial Association, National</i> , board of trustees increased by one.....	114
<i>McCulloch, Margaret W.</i> , deficiency appropriation for services....	1313	<i>McKinney, Maggie A. (widow)</i> , pension increased.....	1519
<i>McCulloh, Sarah J. (widow)</i> . pension.....	1467	<i>McLaughlin, Andrew</i> , pension.....	1382
<i>McDaniel, Nora V. (widow)</i> , pension.....	1507	<i>McLaughlin, Isabell (widow)</i> , pension.....	1513
<i>MacDonald, Angus J.</i> , pension increased.....	1387	<i>McLaughlin, Mary J. (daughter)</i> , pension.....	1433
<i>MacDonald, Daniel</i> , pension increased.....	1414	<i>McLuen, Hester A. (widow)</i> , pension increased.....	1529
<i>MacDonald, David C.</i> , pension increased.....	1391	<i>McMillan, David</i> , pension.....	1412
<i>MacDonald, Gordon G.</i> , placed on Army retired list.....	1372	<i>McMillan, Mary A. (widow)</i> , pension increased.....	1440
<i>McDonough, James</i> , pension.....	1389	<i>McMurray, Matilda (widow)</i> , pension.....	1393
<i>McElhaney, William G.</i> , pension.....	1534	<i>McNair, Margaret E. (widow)</i> , pension.....	1422
<i>McElhinny, William</i> , pension increased.....	1400	<i>McNally, John J.</i> , pension.....	1415
<i>McElvain, Newton Ernest</i> , pension.....	1406	<i>McNamara, Annie (widow)</i> , pension increased.....	1390
<i>McEnhill, Norma E. (widow)</i> , pension increased.....	1413	<i>McNary, Deborah C. (widow)</i> , pension increased.....	1482
<i>McFadden, James D.</i> , pension.....	1406	<i>McNeer, Martha A. (widow)</i> , pension increased.....	1528
<i>McGarry, Ellen (widow)</i> , pension.....	1504	<i>McNeil Island, Wash.</i> , appropriation for penitentiary, main- tenance.....	223, 1032
<i>McGee, William J.</i> , credit in accounts.....	1540	unexpended balance of fund for water supply continued avail- able.....	1032
<i>McGill, Mary E. (widow)</i> , pension.....	1448	amount for purchase of lands, etc....	1032
<i>McGillem, Horace (son)</i> , pension.....	1446	for penitentiary, additional, 1925....	709
<i>McGinley, Elizabeth A. (widow)</i> , pension.....	1488	for construction, additional, 1925....	709
		deficiency appropriation for penitenti- ary, water supply.....	45
		for penitentiary, maintenance.....	688, 1334

	Page.		Page.
<i>McNeil Island, Wash.</i> —Continued.		<i>Mail Bags, Locks, Equipment, etc., Postal Service,</i>	
public lands exchanged with Washington, to be added to penitentiary at.....	537	appropriation for purchase, manufacture, etc.....	89, 787
<i>McNeil, John A.,</i>		for materials, etc., equipment shops.....	89, 787
pension.....	1387	for labor in equipment shops.....	89, 787
<i>McNeill, Malcolm J.,</i>		distinctive equipment for executive departments, Alaska, island possessions, etc.....	89, 787
pension increased.....	1403	deficiency appropriation for freight on bags.....	63
<i>McNichols, Julia (widow),</i>		<i>Mail Messenger Service,</i>	
pension increased.....	1448	appropriation for transportation by.....	87, 785
<i>McNickle, John,</i>		deficiency appropriation for.....	763
military record corrected.....	1599	<i>Mail Transportation, Postal Service,</i>	
<i>McOmer, Alice (daughter),</i>		appropriation for star routes in Alaska.....	86, 785
pension.....	1460	for steamboat and other power boat routes.....	86, 785
<i>McQuade, Catharine (widow),</i>		for railroad routes, and mail messenger service.....	87, 785
pension increased.....	1432	use of appropriation, for air mail service.....	1337
<i>McWhorter, Alex,</i>		for airplane service, New York and San Francisco.....	87, 785
pension.....	1409	for Railway Mail Service.....	87, 785
<i>Macdonough Memorial,</i>		for electric and cable car service.....	87, 786
appropriation for completion of, to commemorate victory on Lake Champlain in 1814, by Commodore Thomas Macdonough.....	515	for foreign mails by steamship and otherwise.....	87, 786
<i>Machine Rifles, Army Automatic,</i>		deficiency appropriation for airplane service, New York and San Francisco.....	59, 1350
appropriation for purchase, manufacture, etc., of.....	498, 913	for power boat service.....	60, 63, 699
<i>Mack, John T.,</i>		for foreign mails.....	59, 691, 1350
pension.....	1402	for railroad routes.....	60, 63, 691, 699, 701, 763, 1337, 1350
<i>Mackay Creek, N. C.,</i>		for rural delivery.....	60, 699
preliminary examination, etc., of mouth of, to be made.....	1193	for electric and cable car service.....	63
<i>Mackinac Agency, Mich.,</i>		for power boat and airplane service.....	63, 699
appropriation for support, etc., of Indians at, from tribal funds.....	411, 1161	for vehicle service.....	701
<i>Macomb Street NW., D. C.,</i>		messenger service payments by postmasters authorized.....	356
appropriation for paving, Wisconsin to Idaho Avenues.....	1223	contracts for, allowed postmasters, etc., of third and fourth class offices.....	356
<i>Macon, Edith B. (widow),</i>		special delivery messengers.....	356
pension increased.....	1399	provisions for contracts of, by aircraft.....	805
<i>Madden, William,</i>		<i>Main, Mary E. (widow),</i>	
deficiency appropriation for extra services.....	673, 1315	pension.....	1523
<i>Madigan, John B.,</i>		<i>Main, Susan A. (widow),</i>	
payment to estate of.....	1365	pension increased.....	1522
<i>Madison County, Miss.,</i>		<i>Maine,</i>	
bridge authorized across Pearl River, at Meeks Ferry by Rankin County and.....	8	bridge authorized across Saint Croix River by Canada and, from Vanceboro, Me., to Saint Croix, New Brunswick.....	26
<i>Madison Place Annex, Treasury Department, D. C.,</i>		Saint John River by Canada and, between Fort Kent, Me., and Clairs, New Brunswick.....	27
appropriation for operating force.....	65, 764	<i>Majority Floor Leader, House of Representatives,</i>	
for operating expenses.....	65, 765	appropriation for legislative clerk, clerks, etc.....	584, 1292
<i>Maes, Maria Anastacia (widow),</i>		positions and pay established of clerks, etc., in office of.....	152
pension increased.....	1488	<i>Makah Indians, Wash.,</i>	
<i>Maffitt, Charles M. (son),</i>		appropriation for support, etc., of, additional, 1925.....	708
pension.....	1416	<i>Malaby, John H.,</i>	
<i>Magnetic Observations,</i>		pension increased.....	1493
appropriation for continuing, under Coast and Geodetic Survey.....	235, 1045	<i>Malley, John F.,</i>	
<i>Mah Jong, etc., Sets,</i>		credit to, in internal revenue accounts.....	1580
excise tax on.....	323	<i>Mallon, Eldora (widow),</i>	
<i>Maher, Eliza C. (widow),</i>		pension.....	1491
pension.....	1430		
<i>Mahoney, William J.,</i>			
pension.....	1404		
<i>Mahoning River,</i>			
bridge authorized across, Haselton, Ohio.....	90		
<i>Mail and Files Division, Treasury Department,</i>			
appropriation for chief of, and office personnel.....	69, 768		

<i>Mallory, Mary A. (widow),</i> pension.....	1457	<i>Maple Street NW., D. C.,</i> appropriation for paving, etc., Vine to Carroll Streets; from gasoline- tax fund.....	1226
<i>Mallory Steamship Company,</i> may bring suit for collision damages to steamship "Nueces," in district court.....	1589	<i>Maps, Geologic,</i> appropriation for engraving and print- ing.....	419, 1173
<i>Malone, Emily (widow),</i> pension increased.....	1416	<i>Maps, Military,</i> appropriation for topographic surveys, etc., for.....	496, 911
<i>Maloney, Maria (widow),</i> pension.....	1487	assistance of Geological, Coast and Geodetic Surveys, etc.....	496, 911
<i>Malt Liquors,</i> additional special tax on dealers in, where forbidden by State, etc., laws.....	327	for, additional, 1925.....	711
no immunity from penalty, etc.....	327	<i>Maps, Post Route, etc.,</i> appropriation for preparing, etc.; sales.....	88, 787
" <i>Malta Maru,</i> " <i>Japanese Steamer,</i> owner of, may bring suit for collision damages, in district court.....	1577	<i>Maps, United States,</i> appropriation for connected; distribu- tion.....	393, 1144
<i>Maltby Building, D. C.,</i> appropriation for repairs, etc.....	587, 1295	for separate State and Territorial designated areas under enlarged homestead provisions.....	393, 1144
<i>Mammoth Cave, Ky.,</i> deficiency appropriation for securing lands in region of, for national parks.....	1331	<i>Marcus Hook, Pa.,</i> appropriation for quarantine station, floating equipment, etc.....	79
Secretary of Interior to determine area of lands in regions of, to be acquired for national parks.....	959	<i>Mare Island, Calif.,</i> appropriation for navy yard, public works.....	198, 876
<i>Mammoth Oil Company,</i> lease of naval oil reserve in Wyoming by, declared against public inter- est.....	5	naval hospital buildings at, to be re- placed by modern buildings, from naval hospital fund.....	196
proceedings for cancellation of, etc., to be instituted.....	6	additions authorized.....	196
<i>Manatee River, Fla.,</i> preliminary examination, etc., of, to be made.....	1194	<i>Marine Band (see Marine Corps).</i> <i>Marine Corps,</i> appropriation for officers, active and Fleet Marine Corps reserve list; pay and allowances.....	201, 878
<i>Manear, Joanna (widow),</i> pension.....	1434	for subsistence allowance.....	201, 879
<i>Mangum, Alice A. (widow),</i> pension increased.....	1446	for rental allowance.....	201, 879
<i>Mangum, Okla.,</i> terms of court at; rooms to be provided..	946	for pay of officers, retired list.....	202, 879
<i>Manhasset Bay, N. Y.,</i> preliminary examination, etc., of, to be made.....	1192	for pay of enlisted men, etc.....	202, 879
<i>Manley, Mary A. (widow),</i> pension increased.....	1495	allowance for lodging and sub- sistence.....	202, 879
<i>Mann, Bertha (widow),</i> pension.....	1435	for retired enlisted men.....	202, 879
<i>Mann, Frank T.,</i> credit allowed in accounts of.....	1561	for undrawn clothing.....	202, 879
<i>Mann, Isabel D. (widow),</i> pension.....	1528	for pay and allowances, Reserve Force, except Fleet Reserve.....	202, 879
<i>Mann, Robert M.,</i> pension.....	1473	for mileage to officers without troops.....	202, 879
<i>Manning, Clara E. (widow),</i> pension increased.....	1453	expenses only, if on Government ship.....	202, 879
" <i>Manning,</i> " <i>Coast Guard Cutter,</i> deficiency appropriation for emergent repairs to.....	757	restriction on pay, etc., to officers engaged in other than Govern- ment service while on leave..	202, 879
<i>Manns, Marie F. (widow),</i> pension increased.....	1382	for pay of civil force.....	202, 879
<i>Manteo, N. C.,</i> preliminary examination, etc., of, to be made for connecting channel, with Norfolk-Beaufort water- way.....	1193	for provisions, etc.....	203, 879
<i>Manti National Forest, Utah,</i> proclamation enlarging area of.....	1980	ice machines, etc.....	203, 880
<i>Manzano National Forest, N. Mex.,</i> proclamation enlarging area.....	1966	for clothing, enlisted men.....	203, 880
<i>Mapel, Anna (widow),</i> pension increased.....	1502	for fuel, etc.....	203, 880
		for military stores, etc.....	203, 880
		for transportation and recruiting.....	203, 880
		dependents of officers and enlisted men.....	880
		for repairs of barracks, etc.; rent, etc.....	203, 880
		for forage, etc.....	203, 880
		for contingent expenses.....	203, 880
		funeral expenses of officers and en- listed men.....	203, 880
		laundries.....	203, 880
		passenger carrying vehicles.....	203, 880
		disbursement and accounting.....	203, 880

<i>Marine Corps</i> —Continued.	Page.	<i>Marine Corps Reserve</i> —Continued.	Page.
appropriation for transporting, etc., remains of officers and enlisted men	196, 203, 875, 880	established in lieu of former Reserve..	1080
for constructing supply depot for, San Francisco, Calif.; site transferred from Treasury Department for	198	classified into Fleet and Volunteer Marine Corps Reserves	1080
for pay of civil force, additional, 1925	710	<i>Marine Glasses</i> ,	
deficiency appropriation for pay	57,	excise tax on, sold, etc., by dealers; exception	324
61, 698, 760, 1349, 1351,	1353	<i>Marine Hospitals</i> (see also Public Health Service),	
for contingent	61	appropriation for Baltimore, Md., improvements	79, 778
for Quartermaster's Department	51,	for Boston, Mass., improvements	778
61, 698, 700, 760, 1349, 1351,	1353	for Carville, La., improvements	79, 778
adjusted compensation for World War service in	121	for Detroit, Mich., improvements	79
appointment authorized of John I. Conroy as captain on retired list	1279	for New Orleans, La., improvements	778
John J. Dobbertin, marine gunner; and retired if incapacitated	1012	for Saint Louis, Mo., improvements	79
enlisted men retired, who served as commissioned officers in World War, to have pay of retired warrant officers	472	for Portland, Me., improvements	778
<i>Marine Band leader to have pay, etc., of captain</i>	1274	for San Francisco, Calif., improvements	778
second leader and musicians, pay and allowances	1274	for maintenance, etc., additional, 1925	710
longevity increase, etc.	1274	for repairs and preservation	80, 779
pay effective from July 1, 1922	1274	for mechanical equipment	81, 779
services counted for longevity if promoted to leader	1274	deficiency appropriation for Key West, Fla.	51
o loss of allowances during concert tours	1274	for maintenance	58
per diem allowance for making aerial surveys of rivers and harbors	1191	Detroit, Mich., to be sold and proceeds for new site and construction of hospital for Public Health Service beneficiaries, etc.	660
promotions below colonel, subject to certificate of examining board as to professional qualifications, etc.	1272	<i>Marine Schools, State</i> ,	
reexamination authorized in one year if failing to qualify	1272	appropriation for New York, Massachusetts, and Pennsylvania	184, 863
to be honorably discharged with one year's pay, if service less than one year, and failing again retained, but ineligible for promotion, if service more than ten years	1272	<i>Marines, etc.</i> ,	
retirement pay; limit	1272	appropriation for vocational rehabilitation of discharged disabled	533, 1211
brigadier generals of the line to be from line colonels on promotion list	1272	<i>Marion County, S. C.</i> ,	
heads of staff departments appointed for term of four years	1272	bridge authorized across Lumber River near Nichols, by South Carolina, Horry County and	12
promotion from eligible list of permanent appointments	1272	Peedee River, Savage Landing, by Florence County and	647
preparation of list	1272	<i>Marion, Ind.</i> ,	
from field officers if no staff officer on eligible list	1272	appropriation for expenses, Volunteer Soldiers' Home	518, 932
colonels not on eligible list for brigadier general or staff head, if over 56, to be retired	1273	deficiency appropriation for Volunteer Soldiers' Home	762, 1346
rental allowances to, officers modified	250	<i>Maritime Transactions</i> ,	
retainer pay of transferred members of Fleet Marine Corps Reserve, July 1, 1922, computed at rates for enlisted men	251	provisions for written contracts submitting to arbitration controversies in	883
service record of Charles W. Gibson corrected	1602	<i>Marix, Grace F. (widow)</i> ,	
<i>Marine Corps Fleet Reserve, Class One</i> ,		pension increased	1403
appropriation for pay and allowances, officers	201, 878	<i>Markets Bureau, Department of Agriculture</i> ,	
<i>Marine Corps Reserve</i> ,		deficiency appropriation for general expenses	759
appropriation for pay allowances of, except Fleet Reserve	202, 879	<i>Markets, D. C.</i> ,	
		appropriation for maintenance and repair	541, 1218
		for refrigerating plant, engineer	1218
		<i>Marlette, Cora F. (widow)</i> ,	
		pension	1483
		<i>Marley, Mary (daughter)</i> ,	
		pension increased	1462
		<i>Maron, F. A.</i> ,	
		payment to, for personal injuries	1372
		<i>Marsh, Annie M. (widow)</i> ,	
		pension	1529
		<i>Marsh, Henry (son)</i> ,	
		pension	1477
		<i>Marshall, John L.</i> ,	
		pension increased	1393
		<i>Marshall, La Barron T.</i> ,	
		pension increased	1394

	Page.		Page.
<i>Marshall, Mary J. (widow),</i> pension.....	1425	<i>Mathewson, Mary A. (widow),</i> pension increased.....	1531
<i>Marshall, William T.,</i> pension increased.....	1386	<i>Matlock, Albert S.,</i> credit in postal accounts of.....	1562
<i>Marshals, United States Courts,</i> appropriation for salaries, fees, etc. 220,	1029	<i>Matten, Elizabeth (widow),</i> pension increased.....	1503
for salaries, etc., additional, 1925....	709	<i>Matthews, Hattie E. (widow),</i> pension increased.....	1456
deficiency appropriation for.....	44,	<i>Mattituck, N. Y.,</i> preliminary examination, etc., of har- bor, to be made.....	1192
56, 61, 171, 687, 698, 760, 1333,	1351	<i>Maurice River, N. J.,</i> preliminary examination, etc., of, to be made.....	1192
<i>Marten, Charles J.,</i> pension increased.....	1413	<i>Maust, Hester A. (widow),</i> pension.....	1459
<i>Marthas Vineyard, Mass.,</i> preliminary examination, etc., of Gay Head, to be made.....	1191	<i>Mavity, L. Anna (widow),</i> pension increased.....	1441
of West Chop shore, to be made....	1192	<i>Mayaguez, P. R.,</i> preliminary examination, etc., of har- bor, to be made.....	1197
<i>Martin, Major Frederick L., Army Air Service,</i> distinguished service medal to be pre- sented to.....	979	<i>Maxwell, Mary (widow),</i> pension.....	1497
may accept medals, etc., from foreign governments.....	979	<i>May, Ada (widow),</i> pension increased.....	1514
<i>Martin, Joseph J.,</i> naval gratuity pay to, for death of son.	1556	<i>Maynard, Emma L. (daughter),</i> pension.....	1523
<i>Martin, Josephine Wood (widow),</i> pension.....	1508	<i>Mayor, Gilbert E.,</i> pension increased.....	1395
<i>Martin, Mary J. (widow),</i> pension increased.....	1441	<i>Me-ge-zee, Mille Lac Band of Indians, Chief,</i> payment to, from Court of Claims judgment for the Band.....	818
<i>Martin, Robert B.,</i> pension.....	1488	<i>Meacham, Remigia J. (widow),</i> pension.....	1394
<i>Martinez, Josefa (son),</i> pension.....	1460	<i>Meacum, Edward J.,</i> pension.....	1401
<i>Martinsburg, W. Va., Old National Bank,</i> redemption of lost certificates of in- debtedness of.....	1360	<i>Meadows, Francis M.,</i> pension.....	1452
<i>Martz, Louise (widow),</i> pension.....	1515	<i>Meagher, William Sarsfield,</i> reimbursement to, for stolen Victory notes.....	1277
<i>Maryland,</i> acquisition of lands in, authorized for park, etc., system of District of Columbia.....	463	<i>Means, Remetha H. (widow),</i> pension increased.....	1521
<i>Maryland Casualty Company,</i> redemption of lost certificate of in- debtedness to.....	1536	<i>Meat and Meat Products,</i> appropriation for investigating eco- nomic costs of retail marketing of.....	453, 844
<i>Maryland Judicial District,</i> terms of court, at Denton.....	1106	<i>Meat Inspection,</i> appropriation for additional expenses. 439, 829 extended to equine meat; labels, etc., required.....	440, 829
<i>Mason, Hudson L.,</i> issue of homestead patent to.....	810	for, additional, 1925.....	705
<i>Mason, Mary (widow),</i> pension.....	1418	<i>Mechanical Engineering,</i> appropriation for standardizing appa- ratus, etc., used in.....	231, 1040
<i>Mason, Thomas M.,</i> pension increased.....	1403	<i>Mechanical Equipment, Public Buildings,</i> appropriation for heating, hoisting, etc.....	80, 779
<i>Masontown, Pa.,</i> bridge authorized across Monongahela River at.....	376	deficiency appropriation for. 58, 698, 761, 1349	
<i>Massachusetts,</i> appropriation for reimbursing, for marine school expenses.....	184, 863	<i>Mechanical Musical Reproductions,</i> proclamation including, in copyright privileges to Canada.....	1932
<i>Massachusetts Avenue SE., D. C.,</i> appropriation for paving, Fifteenth to Sixteenth Streets.....	546	to Switzerland.....	1976
<i>Massachusetts Judicial District,</i> deficiency appropriation for paying judgment of court, to owners of barge "Havana".....	1347	to Union of South Africa.....	1957
<i>Massie, Jephtha, jr.,</i> pension.....	1462	<i>Mechanics and Metals National Bank,</i> payment to, as successor to New York Produce Exchange Bank for un- lawful levy.....	1584
<i>Masters, Lizzie C. (daughter),</i> pension.....	1437	<i>Mecklenburg Sesquicentennial Commission, United States,</i> deficiency appropriation for celebrating the declaration of independence in Mecklingburg County, N. C., May, 1775.....	1317
<i>Maternity and Infancy Hygiene Act,</i> appropriation for expenses, Children's Bureau, executing.....	241, 1051		
deficiency appropriation for expenses of Children's Bureau executing, in Hawaii.....	688		
<i>Mathena, Amelia (widow),</i> pension.....	1431		

<i>Mecklenburg Sesquicentennial Commission, United States—Continued.</i>	Page.	<i>Medical Department, Army—Continued.</i>	Page.
established; composition.....	1267	additional land for Medical Field Service School, Carlisle Barracks, to be acquired.....	658
amount authorized for expenses outside the District.....	1267	money available.....	658
for participating in celebration at Charlotte, N. C., of the declaration of independence of Mecklenburg County citizens of the English Crown in May, 1775....	1267	officers excepted from requirement of duty with troops.....	470
<i>Medal,</i>		<i>Medical Department, Navy (see Bureau of Medicine and Surgery, Navy).</i>	
preparation at the mint of, to commemorate first shipload of Norse immigrants arriving in United States.....	1096	<i>Medical Inspectors, Public Schools, D. C.,</i>	
<i>Medals and Decorations, Foreign,</i>		appropriation for; division.....	556, 1232
acceptance authorized of, tendered to Army Air Service officers for world airplane flight.....	979	<i>Medical Museum, D. C., Army,</i>	
<i>Medals of Honor, etc., Army,</i>		appropriation for preserving specimens, etc.....	494, 909
balances of appropriations for, covered in.....	934	<i>Medical Reserve Corps, Army,</i>	
<i>Medford, Oreg.,</i>		pay, etc., of officers and nurses caring for Veterans' Bureau beneficiaries at Army hospitals may be from allotments thereof.....	507
acceptance of land from, for Crater Lake Park.....	606	<i>Medical Society, D. C.,</i>	
<i>Medical and Hospital Services, Veterans' Bureau,</i>		incorporators and purposes.....	153
appropriations for, to beneficiaries... 532, 1210		property ownership, etc.....	153
deficiency appropriation for..... 55, 697, 700, 759, 1348, 1351, 1353		<i>Medicine Bow National Forest, Wyo.,</i>	
<i>Medical and Surgical History of the World War,</i>		lands authorized to be added to.....	594
appropriation for preparing..... 514, 929		proclamation enlarging area of.....	1964
for, additional, 1925.....	712	addition designated as a game preserve.....	1965
<i>Medical Department, Army,</i>		<i>Medicines, Adulterated, etc.,</i>	
appropriation for contract surgeons... 482, 896		appropriation for expenses preventing sale, etc., of.....	447, 837
for nurses.....	482, 896	<i>Mediterranean Fruit Fly,</i>	
for hospital matrons.....	482, 896	appropriation for investigations, etc... 449, 839	
for medical and hospital supplies... 493, 908		<i>Medley, Margaret A. (widow),</i>	
for mosquito destruction, Canal Zone.....	493, 908	pension increased.....	1421
for veterinary supplies, etc.....	493, 909	<i>Meece, Catherine (widow),</i>	
for private treatment, etc.; exception.....	493, 909	pension increased.....	1473
for preventing, etc., contagious diseases.....	493, 909	<i>Meek, Alexander K.,</i>	
for civilian employees, nurses, etc... 493, 909		deficiency appropriation for services... 672, 1313	
for tuition of officers, etc.....	494, 909	<i>Meeks Ferry, Miss.,</i>	
for supplies, Hot Springs Hospital... 494, 909		bridge authorized across Pearl River at... 8	
for miscellaneous expenses... 494, 909		<i>Meeks, Jesse L.,</i>	
use for Medical and Surgical History of War with Germany, forbidden.....	494, 909	military record corrected.....	1373
for hospital care, Canal Zone garrisons.....	494, 909	<i>Meerschaum, etc., Pipes,</i>	
for Medical Museum.....	494, 909	excise tax on, sold by producer, etc.... 323	
for library, Surgeon General's Office.....	494, 909	<i>Meinecke, Mrs. E. J.,</i>	
for civilian personnel, Office of Surgeon General.....	494, 910	payment to, for loss of husband.....	1578
for artificial limbs, etc.....	514, 929	<i>Melbourne, Fla.,</i>	
for surgical appliances for disabled soldiers, etc.....	514, 929	preliminary examination, etc., of harbor and inlet, to be made.....	1194
for trusses.....	514, 929	<i>Mellander, Roxanna (widow),</i>	
for Medical and Surgical History of World War.....	514, 929	pension increased.....	1501
for supplies, additional, 1925.....	711	<i>Meloy, Gertrude (daughter),</i>	
for medical and hospital services, additional, 1925.....	711	pension increased.....	1435
for Medical and Surgical History of the World War, additional, 1925... 712		<i>Members of the House of Representatives,</i>	
deficiency appropriation for supplies... 59, 60, 62, 699, 762		appropriation for compensation... 581, 1289	
		for mileage.....	582, 1289
		for clerk hire.....	585, 1293
		amount established for clerk hire for; mode of payment, etc.....	152
		compensation of, after March 4, 1925... 1301	
		immediately available.....	1313
		<i>Memorial,</i>	
		appropriation for completing Macdonough, for victory on Lake Champlain in 1814.....	515
		<i>Memorial Service to former President Wilson,</i>	
		joint session of the two Houses of Congress ordered for December 15, 1924, for.....	1614
		<i>Memorial Service to late President Harding,</i>	
		joint meeting of the two Houses of Congress ordered for February 27, 1924, for.....	1609

<i>Memorial to the Women of the World War</i> , deficiency appropriation for contribution to erection of.....	Page. 1314	<i>Merchant Vessels</i> , provisions for loan from Shipping Board for constructing, in American yards, of most modern efficient equipment, etc.....	Page. 467
amount authorized for a building to commemorate the services of patriotic American women during the World War.....	665	for outfitting already built, with best modern equipment, etc.....	467
on ground of Memorial to Women of Civil War.....	665	<i>Meridian, Miss.</i> , terms of court at.....	882
design and character required; minimum cost.....	665	<i>Meriwether Lewis National Monument, Tenn.</i> , proclamation setting aside.....	1986
use by American National Red Cross.....	665	<i>Merrifield, Mary A. (widow)</i> , pension.....	1496
authorization not payable until equal amount raised by private subscription.....	666	<i>Merritt and Chapman Derrick and Wrecking Company</i> , deficiency appropriation for paying judgment to.....	54
until plan approved by designated commission, and of Commission of Fine Arts.....	666	<i>Merritt, William C.</i> , pension.....	1508
control of expenditures, etc.....	666	<i>Mesa Unit, Yuma Irrigation Project, Ariz.</i> , amount authorized for completing system to furnish water to irrigable lands in.....	962
American Red Cross responsible for care, etc.....	666	<i>Mesa Verde National Park, Colo.</i> , appropriation for protection, etc... 424, 1177	
<i>Memorial to Women of Civil War, D. C.</i> , erection of building as a Memorial to Women of World War authorized on site of.....	665	for protection, additional, 1925.....	709
use of temporary buildings on grounds of, by American Red Cross, continued.....	975	deficiency appropriation for repairing flood damages.....	686
removal by December 31, 1926.....	975	<i>Mescalero Agency, N. Mex.</i> , appropriation for support, etc., of Indians at, from tribal funds... 411, 1161	
<i>Memorials</i> , authorized in memory of John and John Quincy Adams at Quincy, Mass.....	1302	deficiency appropriation for civilian employees at.....	1329
<i>Memorials, D. C.</i> , erection authorized of Navy and Marine, dedicated to Americans lost at sea, on public grounds.....	14	<i>Mescalero Indian Hospital, N. Mex.</i> , appropriation for maintenance, etc., of.....	408, 1159
to members from the District serving in the World War, in Potomac Park.....	666	<i>Mescalero Indian Reservation, N. Mex.</i> , appropriation for constructing roads and bridges in; repayment... 413, 1163	
plans, etc., may be procured by Roosevelt Memorial Association for, to Theodore Roosevelt.....	935	<i>Messages and Documents</i> , preparation of annual abridgment of, repealed.....	1106
<i>Memphis, Tenn.</i> , Army tents, etc., loaned for United Confederate Veterans' reunion in.....	114	<i>Messenger Service, Mail</i> , appropriation for..... 87, 785	
<i>Mendoza, Casimira</i> , payment to heirs of, for death of her son.....	1563	deficiency appropriation for designation of postmasters as disbursing officers for payment of.....	356
<i>Menominee Indian Reservation, Wis.</i> , forest investigations, etc., on Indian reservations not applicable to.....	399, 1149	third and fourth class postmasters, etc., may contract for; amount limited.....	356
logging, etc., contracts with white men allowed for timber operations.....	793	contracts by special delivery messengers for, permitted.....	356
<i>Menominee Indians, Wis.</i> , deficiency appropriations for rebuilding sawmill at Neopit, Wis.....	1330	<i>Messengers</i> , appropriation for House of Representatives.....	1292
<i>Mercer, Rhoda (widow)</i> , pension.....	1428	for Senate.....	1288
<i>Merchant Marine Act, 1920</i> , amendment to, extending use of Shipping Board construction loan fund.....	467	positions and pay established of, House of Representatives.....	151
provisions for reconditioning of vessels.....	468	Senate.....	148
<i>Merchant Marine Naval Reserve</i> , constituted of citizens following the sea, etc.....	1089	<i>Messengers with Electoral Vote, 1925</i> , deficiency appropriation for mileage... 753	
transfers to Volunteer Naval Reserve.....	1089	<i>Metallurgical Products</i> , appropriation for investigating, etc., new processes in..... 232, 1041	
training given on application.....	1089	<i>Mellin, Mary E. (widow)</i> , pension.....	1529
payment when not on active naval duty.....	1089	<i>Metropolitan Police, D. C. (see Police, D. C.)</i> .....	
funds subject to action by Congress.....	1089	<i>Metzger, Julia (widow)</i> , pension.....	1448
flag or emblem for vessel of.....	1089	<i>Mexican Bean Beetle</i> , appropriation for cooperative expenses to control spread of; condition... 450, 840	
regulations, etc.....	1089	for preventing spread of, additional, 1925.....	705
<i>Merchant, Martha M. (widow)</i> , pension.....	1426		

<i>Mexican Boundary Commission,</i>	Page.	<i>Michigan Western Judicial District,</i>	Page.
appropriation for.....	211, 1019	additional judge to be appointed for;	
allowance for taking over water		duties, etc.....	949
gauging being done by Texas....	1019	present judge made junior to; on	
<i>Mexico,</i>		death, etc., vacancy not to be	
appropriation for ambassador to....	206, 1015	filled.....	949
for expenses preventing entry of		<i>Middleton, C. M.,</i>	
cotton from.....	456, 848	pension.....	1389
for expenses, eradicating pink boll-		<i>Midshipmen, Navy,</i>	
worm of cotton in, etc.....	458, 848	appropriation for mileage from their	
for general and special claims com-		homes when entering Naval	
missions, United States and....	1024	Academy.....	183
deficiency appropriation for joint com-		restriction hereafter of allowance of	
mission with, on use of waters of		appointments as.....	193
Rio Grande, below Fort Whit-		on admissions subsequent to Decem-	
man, Tex.....	692	ber 13, 1924.....	872
for embassy premises, repairs, furni-		<i>Miera, Constancio,</i>	
ture, etc.....	1338	patents issued to, for small holdings in	
for fence on border of, east of El		New Mexico.....	1601
Paso, Tex.....	1342	<i>Miera, Filomeno N.,</i>	
balances of appropriations for trans- portation of refugee American citizens from, covered in.....	935	patent to, for small holding in New Mexico.....	1601
commissioners authorized to cooperate with representatives of, as to use of waters of Rio Grande below Fort Quitman, Tex.....	118	<i>Migratory Game Birds, etc.,</i>	
consent of, to be obtained for construct- ing bridge across Rio Grande, at Alamo Alto, Tex.....	662	appropriation for enforcing law pro- tecting.....	451, 841
at Hidalgo, Tex.....	815	proclamation prescribing additional regulations for protecting.....	1909, 1915, 1945, 1961
at Tornillo, Tex.....	1214	<i>Mileage,</i>	
General and Special Claims Commis- sions, United States and, per diem allowance.....	1340	appropriation for Representatives, Delegates, and Resident Com- missioners.....	581, 1289
persons born in, construed as nonquota immigrants, under Immigration Act.....	155	for Senators.....	578, 1286
proclamation forbidding illegal ship- ments of arms, etc., to.....	1934	<i>Mileage, Army,</i>	
reciprocal claims conventions with.....	1730	appropriation for officers, etc.....	482, 897
special claims convention with.....	1722	limitation if on Government vessel not charging transportation fare.....	897
steamer passenger tickets to, exempt from stamp tax.....	335	deficiency appropriation for officers, etc.....	62, 699, 1350, 1352, 1353
<i>Mexico City, Mexico,</i>		<i>Mileage, Marine Corps,</i>	
appropriation for superintendent, national cemetery at.....	511, 926	appropriation for officers without troops.....	202, 879
deficiency appropriation for expenses, Electrical Communications meet- ing at.....	170	expenses only if on Government vessel.....	879
sum authorized for representation at meeting of Inter-American Com- mittee on Electrical Communi- cations in.....	112	<i>Miles City, Mont.,</i>	
<i>Mexico Claims Commissions, United   States and,</i>		granted land for a public park.....	96
appropriation for expenses of.....	1024	<i>Miles, John E.,</i>	
deficiency appropriation for expenses..	691	pension.....	1401
<i>Miami, Fla.,</i>		<i>Military Academy,</i>	
improvement of harbor, authorized....	1187	appropriation for pay of professors, chaplain, constructing quarter- master.....	503, 918
<i>Michigan,</i>		longevity.....	503, 918
acceptance of land from, in exchange for Weather Bureau building at East Lansing.....	1097	subsistence allowance.....	503, 918
additional payment required.....	1098	for pay of cadets.....	503, 918
disposal of erroneously surveyed public lands in, on Crooked and Pick- erel Lakes.....	594	for band.....	503
<i>Michigan City, Ind.,</i>		for field musicians.....	503
preliminary examination, etc., of harbor to be made.....	1196	for service detachment.....	503
		for Cavalry detachment.....	503
		for Artillery detachment.....	503
		for Engineer detachment.....	503
		for Signal Corps detachment.....	503
		for Coast Artillery detachment.....	504
		for miscellaneous.....	504
		for civilian employees.....	504, 918
		allowance to organist.....	918
		disbursement and accounting as one fund.....	919
		quarters, fuel, and light to instruc- tors in languages and tactics..	504, 919
		for maintenance; designated ex- penses.....	504, 919
		Board of Visitors.....	504, 919

<i>Military Academy—Continued.</i>	Page.	<i>Military Records Corrected,</i>	Page.
appropriation for improvements, headquarters of enlisted men	504	Aber, Caleb	1586
for renewing tile roofs, etc., on designated buildings	504	Atherton, Francis M.	1589
for additional storm windows	504	Brown, Jesse P.	1603
for explosives magazine	504	Caldwell, Robert W.	1605
for new cadet hospital	504	Collins, Henry P.	1595
for remodeling old cadet hospital	504	Crum, Paul	1543
for drawings, etc., for new buildings	505	Curran, Michael	1576
use of balance for preparing excavation for new mess hall and drawing academy	505	Dilks, John W.	1542
for improving athletic field and stadium; reappropriation	505	Dose, Josiah Frederick	1586
reimbursement from receipts	505	Gibson, Charles W.	1602
for continuing construction of designated public works	919	Hamilton, Robert F.	1595
surplus material, tools, etc., to be furnished for construction, instruction, etc.	505, 919	Harpham, George E.	1596
leaves of absence to construction employees	505, 919	Harrison, Ramon B.	1605
purchases permitted without advertising	505, 919	Johnson, Thomas C.	1600
for pay, additional, 1925	711	McAtee, John H.	1362
for maintenance, additional, 1925	711	McNickle, John	1599
deficiency appropriation for maintenance	63, 1350	Meeks, Jesse L.	1373
service as cadets in, after March 4, 1913, not counted in longevity of officers of Army, Navy, etc.	194, 872	Moran, James	1368
<i>Military and Naval Compensation, Veterans' Bureau,</i>		Nelson, William H.	1379
appropriation for death or disability payments of	532, 1210	Reese, Isaac J.	1563
<i>Military and Naval Insurance, Veterans' Bureau,</i>		Tozier, Emelus S.	1597
appropriation for	533, 1212	Troup, Palestine	1599
provisions relating to, in World War Veterans' Act	624	Tucker, Albert O.	1598
<i>Military Attachés,</i>		Walker, John E.	1604
appropriation for expenses, abroad	479, 894	Winchell, Stephen A.	1596
for rental of offices, garages, etc., for	488, 903	Woltman, Herman R.	1603
<i>Military Establishment (see also Army),</i>		Youngs, Benjamin F.	1605
undry matters affecting National Guard, etc.	363	<i>Military Reservations,</i>	
<i>Military Parks (see National Military Parks).</i>		Fort Bliss, Tex.; purchase of additional lands for	964
<i>Military Posts, Army,</i>		Fort Revere, Mass.; sale to town of Hull authorized	1111
appropriation for constructing, etc., exchanges at	480, 895	plans to be submitted for necessary permanent construction at	487
recreation buildings, training camps, etc.	480, 895	including Camp Lewis, Wash.	487
for construction, etc.	487, 902	funds from sales of real, etc., property no longer needed for military purposes	487
for Fort Sill, Okla.	487	right of way across Anastasia Island, Fla., granted Saint Johns Electric Company	959
for storehouse Panama Canal	488	<i>Military Reservations, Abandoned,</i>	
sale of Fort Porter, N. Y.; proceeds for new post	902	disposal of designated tracts of, authorized	382
for construction, etc.; Hawaii	902	Fort Keogh, Mont.; portion of, transferred to Agricultural Department for stock raising, etc., experiments	99
for construction, etc., Panama Canal	902	right of way granted across Lopez and Shaw Islands, Wash.	957
for water, sewers, etc., at; new work limited	488, 903	<i>Military Road NW., D. C.,</i>	
for roads, walks, wharves, and drainage at	488, 903	name of Keokuk Street changed to	593
for exchanges at, additional, 1925	711	<i>Military Service,</i>	
for water and sewers at, additional, 1925	711	deficiency appropriation for registration, etc., expenses	62, 761
for roads, walks, wharves, and drainage at, additional, 1925	711	<i>Military Training Camps (see Training Camps, Military).</i>	
deficiency appropriation for water and sewers at	52	<i>Militia Bureau, War Department,</i>	
for roads, walks, wharves, and drainage at	59, 62, 762	appropriation for expenses arming, equipping, and training National Guard	505, 920
		for civilian personnel, Office of Chief of	506, 921
		for National Guard expenses, additional, 1925	711
		former Militia Division made the	1076
		Chief of, to be appointed by selection from National Guard officers recommended by governors of States	1076
		service in National Guard required previously; term	1076

<i>Militia Bureau, War Department—Con.</i>	Page.	<i>Milk, etc., Regulations, D. C.—Continued.</i>	Page.
Chief of, appointed major general in Officers' Reserve Corps, to terminate when ceasing to hold office.....	1076	report of persons having communicable disease, employed on dairy farms.....	1006
rank, pay, etc.; no retirement.....	1077	meaning of terms: "milk".....	1006
assignment from Army for duty in.....	1077	"cream"; requirements of butter fat.....	1006
three active National Guard officers for duty in, with their consent.....	1077	"pasteurized".....	1006
not over 500 officers, with reserve commissions, to duty with Army.....	1077	"raw milk"; tests of cow, herd, etc.....	1006
senior reserve officer to act as Chief, in case of temporary vacancy.....	1077	"pasteurized milk"; regulations governing.....	1006
pay and allowances of Chief, and assigned reserve officers, to be from National Guard fund.....	1077	"certified milk".....	1007
age limitations not applicable to present Chief.....	1077	"reconstructed milk" or "cream".....	1007
<i>Militia, D. C.,</i>		"skimmed milk".....	1007
appropriation for expenses.....	571, 1246	"ice cream".....	1007
for camps, drills, etc.....	571, 1246	prohibition against selling milk etc., not complying with definitions; containers to show grade of milk, etc.....	1007
for commutation of subsistence, enlisted men on special detail.....	571, 1246	pasteurization under prescribed regulations.....	1007
for rent of armory, etc.....	572, 1246	hindering officials in performance of their duty deemed a violation of Act, etc.....	1007
for printing, etc.....	572, 1246	records required at creameries and receiving stations, of deliveries, etc., to them.....	1007
for target practice expenses.....	572, 1246	no licensed person to receive milk or cream from any source unless duly licensed.....	1008
for pay of troops other than Government employees.....	572, 1246	punishment for violations.....	1008
<i>Militia, Organized (see also National Guard),</i>		prosecutions in the police court.....	1008
deficiency appropriation for encampments and maneuvers.....	63	<i>Milk River Irrigation Project, Mont.,</i>	
for ammunition for Field Artillery.....	762	appropriation for maintenance, etc., of.....	417, 1166
balances of appropriations covered in; for Field Artillery.....	935	<i>Milk River, Mont.,</i>	
for encampments and maneuvers.....	935	appropriation for gauging, etc., tributaries of, under treaty requirements with Great Britain.....	1171
<i>Milk, D. C.,</i>		<i>Mill Cut and Clubfoot Creek, N. C.,</i>	
appropriation for inspection of dairy farms, etc., by health officials.....	563, 1238	preliminary examination, etc., of, modified.....	23
for regulating sale of.....	563, 1238	<i>Mill River, N. Y.,</i>	
<i>Milk, etc., Regulations, D. C.,</i>		preliminary examination, etc., of, to be made.....	1192
none but pure, clean, and wholesome milk, cream, and ice cream to be sold, etc., in the District.....	1004	<i>Mille Lac Band of Chippewa Indians, Minn.,</i>	
regulations for issue of permits to dairies or dairy farms.....	1004	payment to designated chiefs of, from Court of Claims judgment in favor of Band.....	818
suspension of permit, for impurity of milk, etc.; notice to holder and dealer.....	1004	<i>Miller, Agatha M. (widow),</i>	
interstate shipments for ice cream manufacture not prohibited; condition.....	1005	pension.....	1439
suspension of permit, if inspection of dairy, etc., refused to health representative.....	1005	<i>Miller, Anna M. (widow),</i>	
seizure of milk, etc., brought into District in violation of regulations; notice to owner, etc.....	1005	pension increased.....	1436
regulations to protect supply to be made and enforced by health officer.....	1005	<i>Miller, Catherine (widow),</i>	
newspaper publication required.....	1005	pension increased.....	1441
wagons and trucks to have name of dairy, permit, etc., painted thereon.....	1005	<i>Miller, Charles C. (son),</i>	
persons selling milk, etc., to have posted the name of person from whom obtained.....	1005	pension.....	1475
record to be kept by general distributors sale of "skimmed milk," etc., prohibited unless container plainly labeled thereof.....	1005	<i>Miller, Edgar William,</i>	
restriction on milk from cows at specified periods before and after parturition.....	1006	may be appointed lieutenant colonel of Medical Corps, Army.....	1570
		<i>Miller, Elizabeth (widow),</i>	
		pension.....	1496
		<i>Miller, Emily J. (widow),</i>	
		pension.....	1481
		<i>Miller, Harriet M. (widow),</i>	
		pension increased.....	1383
		<i>Miller, Jennie G. (widow),</i>	
		pension.....	1437
		<i>Miller, Julia B. (widow),</i>	
		pension increased.....	1522
		<i>Miller, Lizzie E. (widow),</i>	
		pension.....	1447
		<i>Miller, Mary J. (widow),</i>	
		pension.....	1457
		<i>Miller, Miriam (daughter),</i>	
		pension.....	1500

<i>Miller, Sallie (widow),</i> pension.....	Page. 1480	<i>Mines Bureau, Interior Department,</i> appropriation for salaries and general expenses.....	Page. 420, 1173
<i>Miller, William D.,</i> pension.....	1407	for investigating mine accidents, methods of mining, etc.....	420, 1173
<i>Millersburg and Liverpool Bridge Com- pany,</i> may bridge Susquehanna River, Mil- lersburg, Pa.....	172	for investigating mining, quarrying, etc.....	420, 1174
<i>Millersburg, Pa.,</i> bridge authorized across Susquehanna River at.....	172	for mine inspection, etc., Alaska.....	420, 1174
<i>Mills, William T.,</i> pension.....	1455	for mine rescue cars, etc.....	420, 1174
<i>Milton, Olive R. (widow),</i> pension increased.....	1482	garage, McAlester, Okla.....	420
<i>Milwaukee, Wis.,</i> appropriation for expenses, Volunteer Soldiers' Home.....	518, 932	operating stations, etc.....	420, 1174
deficiency appropriation for Volunteer Soldiers' Home.....	63, 1346	purchase of operating equipment, etc.....	1174
<i>Minard, Eliza Dunn (widow),</i> pension.....	1491	trophies for mine rescue and first aid contests.....	420, 1174
<i>Mine Accidents, etc.,</i> appropriation for investigating, etc.....	420, 1173	for purchase, etc., of, mine rescue cars.....	420
for investigating, etc., additional, 1925.....	708	for investigating mineral fuels, etc.....	420, 1174
deficiency appropriation for investigat- ing, etc.....	697	for investigating, etc., mineral ores, etc., other than fuels.....	420, 1174
<i>Mine Explosions,</i> appropriation for investigating causes of, etc.....	420, 1173	for petroleum and natural gas in- quiries, etc.....	421, 1174
<i>Mine Planter Service, Army,</i> reappointment of discharged warrant officers.....	1101	for enforcing provisions for oil, oil shale, and gas leases.....	421, 1174
having less than ten years' service to be discharged with one year's pay.....	1101	for development of oil shale; opera- tion of plant, etc.....	1175
if with more than ten years' service to be placed on retired list; com- putation of pay.....	1101	for enforcing regulations, etc., leasing nonmetallic mineral deposits, etc.....	421, 1175
service counted for longevity, etc.....	1101	for mining experiment stations ex- penses.....	421, 1175
not applicable to previously reap- pointed officers.....	1101	for Pittsburgh, Pa., experiment sta- tion.....	421, 1175
<i>Mine Rescue Cars,</i> appropriation for expenses, operating, etc.....	420, 1174	for maintenance of station building, etc.....	1175
equipment, supplies, etc.....	1174	temporary details of field em- ployees for duty at Washington; allowances.....	421, 1175
for purchasing.....	420	detail of Public Health officers for cooperative work with.....	422, 1175
for expenses, operating, additional, 1925.....	708	for Government fuel yards, District of Columbia; reappropriation..	422, 1175
deficiency appropriation for.....	700	scientific work for departments, etc., by the Bureau.....	422, 1176
<i>Mine Scales,</i> appropriation for investigation of..	232, 1041	funds to be transferred, etc.....	422, 1176
<i>Mineral Fuels and Products,</i> appropriation for testing, etc., belong- ing to United States.....	421, 1174	for printing and binding for.....	392, 1143
for testing, etc., belonging to United States, additional, 1925.....	708	for publishing reports on lignite, peat, etc.....	1143
<i>Mineral Resources of the United States,</i> appropriation for printing and binding reports on.....	393, 1143	for investigating mine accidents, ad- ditional, 1925.....	708
for preparing reports, etc., on.....	420, 1173	for mine rescue cars, additional, 1925..	708
<i>Mineral Substances,</i> appropriation for investigations for economic production, etc.....	421, 1174	for testing fuel, additional, 1925.....	708
<i>Mineral Substance and Ores,</i> appropriation for investigating mining, etc., other than fuels.....	421, 1174	for mineral mining investigations, additional, 1925.....	708
private work forbidden.....	1174	for oil, gas, and oil shale investiga- tions, etc., additional, 1925.....	708
<i>Minerals, Nonmetallic,</i> limit on payment for losses incurred for war production of, etc., repealed..	634	for enforcing regulations, etc., leas- ing nonmetallic minerals, addi- tional, 1925.....	708
		for mining experiment stations, ad- ditional, 1925.....	708
		for Pittsburgh, Pa., experiment sta- tion, additional, 1925.....	708
		for mining investigations in Alaska, additional, 1925.....	708
		deficiency appropriation for investigat- ing mine accidents.....	56, 697
		for helium gas leasing fund.....	56, 1348
		for mining experiment stations..	698, 1348
		for mine rescue cars.....	700
		for electric furnace equipment.....	1331

<i>Mines Bureau, Interior Department—</i>	Page.	<i>Minority Floor Leader, House of Repre-</i>	Page.
Continued.		<i>sentatives,</i>	
deficiency appropriation for David Lupton's Sons Company	1331	appropriation for clerks, etc.	584, 1292
for helium exploration, etc.	1348	<i>Mints and Assay Offices,</i>	
authorized to maintain helium production plants, etc.	1111	appropriation for Director of the Mint, and office personnel	76, 776
store helium; conduct explorations, etc., for, on reserved lands	1111	for freight on bullion and coin	76, 776
conduct experiments for improving processes, etc.	1111	for contingent expenses, Bureau of the Mint	76, 776
all Government operated plants to be turned over to, by June 30, 1925	1111	for examinations, etc.	76, 776
Army, Navy, etc., to obtain supplies from, etc.	1111	for collecting precious metals statistics	77, 776
exhibit for Seville Exposition to be prepared by	1257	for salaries and expenses, mint at Carson City, Nev.	77, 776
helium production funds of Army and Navy to be transferred to	1331	Denver, Colo.	77, 776
<i>Mingo County, W. Va.,</i>		New Orleans, La.	77, 776
bridge authorized across Tug Fork of Big Sandy River between Pike County, Ky., and	11	Philadelphia, Pa.	77, 776
<i>Minidoka Irrigation Project, Idaho,</i>		San Francisco, Calif.	77, 776
appropriation for maintenance, etc., of	417, 1166	for salaries and expenses, assay office at Boise, Idaho	78, 777
restriction on use for American Falls Reservoir	417	Helena, Mont.	78, 777
acquiring lands on Fort Hall Indian Reservation authorized for constructing American Falls reservoir of	117	New York, N. Y.	78, 777
<i>Ministers of Religious Denominations,</i>		Seattle, Wash.	78, 777
alien, coming to United States, who have been carrying on their profession for two years, construed as nonquota immigrants in Immigration Act	155	Deadwood, S. Dak.	78, 777
<i>Ministers Plenipotentiary, Envoys Extraordinary and,</i>		Salt Lake City, Utah	78, 777
appropriation for salaries	206, 1015	for salaries and expenses, mint at New Orleans, La., additional 1925	710
<i>Minneapolis, Minn.,</i>		for salaries and expenses, assay office at Seattle, Wash., additional 1925	710
bridge authorized across Mississippi River, at	14	for salaries and expenses, assay office at Deadwood, S. Dak., additional, 1925	710
at Nicolett Island	13	for salaries and expenses, mint at Carson City, Nev. additional, 1925	710
may bridge Mississippi River	102	for salaries and expenses, assay office at Salt Lake City, Utah, additional, 1925	710
time extended for bridging Mississippi River at	816	for salaries and expenses, assay office at Boise, Idaho, additional, 1925	710
by Saint Paul and	29	for salaries and expenses, mint at Philadelphia, Pa., additional, 1925	710
<i>Minnesota,</i>		for salaries and expenses, assay office at New York, N. Y., additional, 1925	710
bridge authorized across Mississippi River, at Clearwater, by Sherburne and Wright Counties and	1302	for salaries and expenses, mint at Denver, Colo., additional, 1925	710
constructed by, over Saint Louis River, in Carlton County, legalized	26	for salaries and expenses, mint at San Francisco, Calif., additional, 1925	710
<i>Minnesota Judicial District,</i>		for mint at New York, N. Y., special fund, additional, 1925	710
additional judge authorized for	1098	for mint at Denver, Colo., special fund, additional, 1925	710
restriction on filling a vacancy in created office	1098	deficiency appropriation for assay office, Boise, Idaho	51
residence, compensation, etc.	1098	for Director, etc.	58, 62
<i>Minnesota National Forest,</i>		for assay office, New York, N. Y.	1349
credit authorized to general fund of Chippewa Indians of Minnesota, in settlement for	1052	issue authorized of silver 50-cent pieces to commemorate centennial of founding of Fort Vancouver, Wash.	966
<i>Minnesota River,</i>		commencing carving of Stone Mountain Monument, Ga.	23
bridge authorized across, Blakely, Minn.	94	sesquicentennial of Battle of Burlington and independence of Vermont	965
<i>Minor Coins,</i>		sesquicentennial of Battle of Lexington and Concord	749
appropriation for recoinage of	68, 767		
deficiency appropriation for recoinage	49		
<i>Minority Employees, House of Representatives,</i>			
appropriation for	584, 1292		

<i>Mints and Assay Offices</i> —Continued.	Page.	<i>Mississippi River Valley,</i>	Page.
issue authorized of silver 50-cent pieces		appropriation for fish rescue station	237,
to commemorate seventy-fifth			1047
anniversary of admission of		<i>Mississippi River Wild Life and Fish Ref-</i>	
California into the Union	965	<i>uge, Upper,</i>	
medal to be prepared at Philadelphia		appropriation for acquiring land, etc.,	
Mint to commemorate Norse-		for	842
American Centennial	1096	<i>Mississippi Southern Judicial District,</i>	
<i>Misbranded Foods, Drugs, etc.,</i>		counties constituting Jackson division	882
appropriation for expenses preventing		western division	882
sale, etc., of	447, 837	eastern division	882
<i>Miscellaneous Items,</i>		southern division	882
appropriation for House of Repre-		terms of court, at Biloxi	882
sentatives	585, 1293	Jackson	882
for Senate	581, 1289	Meridian	882
<i>Missionaries,</i>		Vicksburg	882
dying in service abroad, not deemed		offices of clerk and marshal	883
nonresidents of United States	307	<i>Missouri,</i>	
<i>Mississippi,</i>		Illinois, Kentucky, and, may bridge	
bridge authorized across Pearl River,		Ohio and Mississippi Rivers, at	
by Louisiana and	19	Cairo, Ill.	999
constitution of two judicial districts	882	<i>Missouri River,</i>	
issue of Army stores for relief of suffer-		bridge authorized across, Arrow Rock,	
ers from cyclone in northwestern,		Mo.	790
1923, approved; credits allowed		between Brule and Lyman Counties,	
in accounts for	1286	S. Dak.	3
<i>Mississippi Northern Judicial District,</i>		between Hughes and Stanley Coun-	
counties constituting eastern division	882	ties, S. Dak.	101
western division	882	between Potter and Dewey Counties,	
Delta division	882	S. Dak.	30
terms of court, at Aberdeen	882	Saint Charles, Mo.	790
Clarksdale	882	Sanish, N. Dak.	816
Oxford	882	Williston, N. Dak.	815
offices of clerk and marshal	883	dam authorized across, Broadwater,	
<i>Mississippi River,</i>		Mont.	126
appropriation for prosecuting work of		improvement of, from mouth to Quin-	
flood control	516, 930	daro Bend, authorized	1188
bridge authorized across, Aitkin County,		<i>Mitchell, Almira M. (widow),</i>	
Minn.	814	pension	1520
Cairo, Ill.	999	<i>Mitchell, Emma W. (widow),</i>	
Clearwater, Minn.	1302	pension	1427
Hannibal, Mo.	790	<i>Mitchner, Lucy (widow),</i>	
Hennepin and Ramsey Counties,		pension	1516
Minn.	2	<i>Mittlestedter, Mary A. (widow),</i>	
Minneapolis, Minn.	14, 102	pension	1499
at Nicollet Island	13	<i>Mixed Claims Commission, United States</i>	
New Orleans, La.	103	and Germany,	
Savanna, Ill., to Sabula, Iowa	173	appropriation for expenses	215, 1023
Saint Paul, Minn., at Jackson Street	173	<i>Mo Ush Ak, alias Ush Mo, alias Mosak,</i>	
Whiteside County, Ill., and Clinton		pension	1384
County, Iowa	15	<i>Mobile, Ala.,</i>	
construction of intracoastal waterway		appropriation for public building	777
from, at New Orleans, La., to		deficiency appropriation for public	
Galveston Bay, Tex., authorized		building	1343
improvement of, authorized at Nauvoo,		new quarantine station authorized on	
Ill.	1188	Sand Island, harbor of, in place	
at Fort Madison, Iowa	1188	of Fort Morgan	950
Saint Louis, Mo., to Minneapolis,		preliminary examination, etc., of, har-	
Minn.	1188	bor to be made	1194
preliminary examination, etc., of, to be		<i>Mobile Artillery, Army,</i>	
made, Baton Rouge and New		appropriation for altering, etc.	498, 914
Orleans, La.	1195	<i>Mobile Bay, Ala.,</i>	
headwaters, etc., of, above Bimidji,		preliminary examination, etc., of water-	
Minn.	1195	way from Pensacola Bay to be	
Minneapolis to Lake Pepin	1195	made	1194
waterway from Green Bay	1195	<i>Mobjack Bay, Va.,</i>	
time extended for bridging, Hennepin		preliminary examination, etc., of, to be	
and Ramsey Counties, Minn.	1312	made	1193
Minneapolis, Minn.	816	<i>Models, Patent Office,</i>	
by Minneapolis and Saint Paul,		deficiency appropriation for expenses of	
Minn.	29	commission on disposal of cer-	
at Saint Louis, Mo.	7	tain	1330
water carriage on, above Saint Louis to		<i>Modoc Point Irrigation Project, Oreg.,</i>	
be initiated by Inland Water-		appropriation for maintenance, etc.,	
ways Corporation when channel		of, on Klamath Indian Reserva-	
available	361	tion	403, 1154

<i>Modoc Point Irrigation Project, Oreg.—</i>	Page.	<i>Montana National Bison Range,</i>	Page.
Continued.		appropriation for maintenance.....	450, 841
unexpended balance of appropriation		<i>Montano, Jose (son),</i>	
for, covered in.....	1155	pension.....	1487
<i>Moencopi Wash Irrigation Project, Ariz.,</i>		" <i>Monterey</i> ," <i>Barkentine,</i>	
appropriation for maintenance, etc.,		owner of, may bring suit for collision	
of.....	400, 1151	damages, in district court.....	1571
<i>Moffatt, Nettie I. (widow),</i>		<i>Montgomery, Aaron N.,</i>	
pension.....	1412	pension.....	1393
<i>Mogle, Rebecca V. (widow),</i>		<i>Montgomery County, Tenn.,</i>	
pension.....	1428	time extended for bridging Cumberland	
<i>Moieties, Customs,</i>		River by, near Clarksville.....	113
appropriation for compensation in lieu		<i>Montoyo, Feles,</i>	
of.....	70, 769	homestead application of, authorized..	811
deficiency appropriation for compensa-		<i>Monument, D. C. (see Washington Monu-</i>	
tion in lieu of.....	1342	ment, D. C.).	
<i>Molinar, Anastacio,</i>		<i>Monuments Commission, American Battle,</i>	
pension.....	1404	appropriation for expenses.....	522
<i>Moline, Ill.,</i>		unexpended balances, available for all	
preliminary examination, etc., of, harbor		expenses.....	1199
to be made.....	1195	<i>Moody, Mrs. Horace,</i>	
<i>Money Orders, Postal Service,</i>		payment to, for death of husband.....	1578
all accounts relating to, to be rendered		<i>Moody, Sarah J. (widow),</i>	
to Bureau of Accounts of the		pension increased.....	1422
Department.....	950	<i>Mooers, Emma J. (widow),</i>	
fees for domestic, increased.....	1068	pension.....	1605
<i>Monongahela and Allegheny Rivers, Pa.,</i>		<i>Moore, Carthenia H. (widow),</i>	
survey authorized for flood control of..	250	pension increased.....	1492
amount authorized to be appropri-		<i>Moore, Clara B. (widow)</i>	
ated for.....	250	pension.....	1426
equal amount to be contributed by		<i>Moore Company, John E.,</i>	
Pennsylvania.....	250	deficiency appropriation for paying	
<i>Monongahela River,</i>		judgment to.....	54
deficiency appropriation for surveys,		<i>Moore, Elizabeth,</i>	
etc., for flood control of.....	696	reconveyance of abandoned Camp R.	
bridge authorized across, Masontown,		E. L. Michie site, Tex., to.....	387
Pa.....	376	payment required to Del Rio Cham-	
McKeesport to Duquesne, Pa.....	997	ber of Commerce; distribution	
Pittsburgh, Pa.....	802, 943	by.....	387
time extended for bridging, at Wilson,		<i>Moore, Ellen L. (widow),</i>	
Pa., by Allegheny County.....	891	pension increased.....	1462
<i>Monrean, Maud (daughter),</i>		<i>Moore, Jennie E. (widow),</i>	
pension.....	1451	pension increased.....	1439
<i>Monroe, Amanda (widow),</i>		<i>Moore, Laura A. (widow),</i>	
pension increased.....	1450	pension increased.....	1507
<i>Monroe Bay and Creek, Va.,</i>		<i>Moore, Lulu (widow),</i>	
preliminary examination, etc., of, to be		pension.....	1419
made.....	1193	<i>Moore, Margaret A. (widow),</i>	
<i>Monroe, Elizabeth (widow),</i>		pension increased.....	1455
pension.....	1460	<i>Moore, Honorable R. Lee,</i>	
<i>Monroe, Jessie M. (widow),</i>		deficiency appropriation for contested	
pension increased.....	1483	election expenses.....	673
<i>Monroe, La.,</i>		<i>Moqui Indian Reservation, Ariz.,</i>	
bridge authorized across Ouachita River		appropriation for developing water	
at.....	791	supply for Navajo and Hopi	
<i>Monroe Street NE, D. C.,</i>		Indians on.....	400
appropriation for paving, Eighteenth to		<i>Moran, James,</i>	
Twentieth Streets.....	546	military record corrected.....	1368
for paving, Twentieth to Twenty-		<i>Moran, James E.,</i>	
second Streets.....	1223	pension.....	1385
<i>Monroe Water Supply Company,</i>		<i>Morehead City, N. C.,</i>	
exchange of Army lands with, in Penn-		intracoastal barge line to be reestab-	
sylvania.....	1078	lished between Baltimore and..	
<i>Montana;</i>		preliminary examination, etc., of, har-	
appropriation for surveyor general,		bor to be made.....	1193
clerks, etc.....	394	<i>Morehouse Parish, La.,</i>	
for support, etc., of homeless Indians		bridges authorized across Bayou Bar-	
in.....	1159	tholomew, at Vester Ferry, Ward	
additional area allowed entrymen to		Ferry, and Zachery Ferry by, or	
correct erroneous surveys of		Louisiana State Highway Com-	
certain lands in.....	722	mission.....	888
consent of Congress to agreement for		<i>Morgan, Arminda (widow),</i>	
division of waters of Columbia		pension.....	1526
River, etc., between Washing-		<i>Morgan, George W.,</i>	
ton, Idaho, Oregon, and.....	1268	pension.....	1453
may bridge Yellowstone River, Glendive..	11		

	Page.		Page.
<i>Morgan, Joseph S.</i> , issue of additional land entry to.....	810	<i>Motor Boats, etc., Coast Guard</i> , deficiency appropriation for additional, for enforcing laws.....	50
<i>Morgan, N. J.</i> , balances of appropriations for pay claims for damages, explosions at plant of T. A. Gillespie Company, covered in.....	935	<i>Motor Vehicle Fuel Tax, D. C.</i> , levied on sales, etc., of fuel by importers proceeds of, to credit of the District... available exclusively for roads and streets.....	106 106 106
<i>Morgue, D. C.</i> , appropriation for refrigerating plant 541, for autotruck, etc.....	1218 541	terms construed; "motor vehicle".... "motor vehicle fuels;" kerosene not included.....	106 107
<i>Moriarty, Ambrose I.</i> , may be appointed major, retired, Army	1362	"importer," "person," "Commis- sioners".....	107
<i>Morocco</i> , appropriation for agent and consul general at Tangier.....	206, 1015	certificate of business to be filed by importer.....	107
for Cape Spartel, etc., light.....	210, 1019	no sales, etc., permitted without filing.....	107
deficiency appropriation for Cape Spartel, etc., Light.....	48	monthly sworn report by importer of all fuel disposed of.....	107 107
<i>Morongo Indian Reservation, Calif.</i> , appropriation for irrigation project on.....	400, 1151	amount exported, etc.....	107
<i>Morphia (see Narcotics)</i> .		importer to render invoice of all sales, except at retail.....	107
<i>Morrill, Edith F. (widow)</i> , pension.....	1500	statement of payment of tax to be printed thereon.....	107
<i>Morris, Laura (daughter)</i> , pension.....	1470	monthly payment of, to collector of taxes.....	107
<i>Morris, Mary A. (daughter)</i> , pension.....	1423	inspection of business records by Dis- trict officials authorized.....	107
<i>Morris, Rachel (widow)</i> , pension increased.....	1524	acceptance by purchaser of fuel without statement on invoice, unlawful... retail sales excepted.....	108 108
<i>Morris, Sarah A. (widow)</i> , pension increased.....	1523	double tax if statement not on in- voice.....	108
<i>Morrison, Pernina A. (widow)</i> , pension.....	1457	no imposition of, on exports from the District.....	108
<i>Morristown, N. Y.</i> , preliminary examination, etc., of har- bor, to be made.....	1196	refund of, if fuel used for other than motor vehicles.....	108
<i>Morrow, Elizabeth A. (widow)</i> , pension increased.....	1451	sworn statement required from pur- chaser of use, etc.....	108
<i>Morrow, Ella A. (widow)</i> , pension increased.....	1494	payment by collector from retained taxes.....	108
<i>Morrow, Frances Edna (daughter)</i> , pension.....	1498	special fund authorized for..... applications to be filed within 30 days	108 108
<i>Morse, Lurette L. (widow)</i> , pension increased.....	1532	violating provisions, obstructing in- spection, etc., a misdemeanor... punishment for.....	108 108
<i>Mortar Batteries, Army</i> , appropriation for constructing.....	496, 911	penalty for nonpayment of; recovery... registration fee for motor vehicles.....	108 108
for additional, 1925.....	711	steam operated.....	109
deficiency appropriation for construct- ing.....	59, 762	electrically driven passenger..... trucks.....	109 109
<i>Moseley, Augusta M. (widow)</i> , pension.....	1517	identification tags to be furnished on payment of.....	109
<i>Moseley, Sallie (widow)</i> , pension.....	1502	to be paid into the Treasury..... credited proportionally to the United States and the District...	109 109
<i>Moses and Sons, W. B.</i> , deficiency appropriation for furniture, National Training School for Girls, D. C.....	677	Government vehicles subject to regula- tions, etc.....	109
<i>Mosley, Rubie M.</i> , payment to, for personal injuries, and for death of mother.....	1587	tags, etc., furnished without charge... sales by a Government agency for pri- vate use subject to.....	109 109
<i>Mosquito Inlet, Fla.</i> , preliminary examination, etc., of, to be made.....	1194	collection, etc., by collector of taxes, D. C.....	109
<i>Mote, Susan (widow)</i> , pension.....	1422	corporation counsel to prosecute viola- tions in police court.....	109
<i>Moths, Gypsy and Brown Tail</i> , quarantining, etc., against spread of... for preventing spread of, additional, 1925.....	449, 839 705	to bring suits to collect tax, etc..... license tax on operating vehicles for hire, etc., not affected.....	109 109
deficiency appropriation for preventing spread of.....	39	provisions for, operative in 30 days... registration tax, effective January 1, 1925.....	109 109
<i>Motor Boats</i> , special tax on users of, not for business, etc.....	328	former provisions repealed..... prosecutions, etc., for violations under repealed laws, to be enforced....	109 109

	Page.		Page.
<i>Motor Vehicle Fuel Tax, D. C.—Contd.</i>		<i>Mullin, James,</i>	
personal property tax on vehicles not		pension	1491
affected hereby	110	<i>Mulloy, Henry F., Machinist, Navy,</i>	
regulations, penalties, etc., to be pre-		may be appointed to grade of ensign	961
scribed by the Commissioners	110	<i>Multnomah County, Oreg.,</i>	
<i>Motor Vehicles, D. C.,</i>		may bridge Willamette River, Port-	
appropriation for tags, etc., for	540, 1218	land	18
for maintenance, etc., District offices	543, 1220	at Burnside Street	9
		at Ross Island	9
for purchase, exchange, etc.	543, 1220	<i>Mundy, John (son),</i>	
use restricted, cost limited, etc.	543, 1220	pension	1498
<i>Mott, Levi,</i>		<i>Municipal Architect's Office, D. C.,</i>	
pension	1505	appropriation for salaries	541, 1218
<i>Mott, Mary W. (widow),</i>		limit for pay of draftsmen, etc.	541, 1218
pension increased	1501	<i>Municipal Court, D. C.,</i>	
<i>Mount Carmel, Ill.,</i>		appropriation for salaries	564, 1239
bridge authorized across Wabash River		for jurors, etc.	564, 1239
at	1131	for rent; contingent expenses	564, 1239
<i>Mount Harney Memorial Association,</i>		<i>Municipal Lodging House, etc., D. C.,</i>	
may erect national memorial in Harney		appropriation for expenses	570, 1244
National Forest, S. Dak.	1214	<i>Munitions of War,</i>	
<i>Mount Hood National Forest, Oreg.,</i>		proclamation declaring shipment of, to	
exchange of lands authorized for addi-		Honduras unlawful	1942
tion to	1079	except with consent of Secretary of	
<i>Mount McKinley National Park, Alaska,</i>		State	1950
appropriation for protection, etc.	424, 1177	forbidding illegal shipment of, to	
for protection, additional, 1925	709	Cuba	1946
game refuge regulations in, not modi-		to Mexico	1934
fied by Alaska Game Law	747	revoking prohibition against shipment	
<i>Mount Pleasant, Mich.,</i>		of, to Cuba	1965
appropriation for Indian school at	405, 1156	<i>Murch, Richard H.,</i>	
for Indian school, additional, 1925	707	pension	1475
deficiency appropriation for water tank,		<i>Murdick, Laura (widow),</i>	
Indian school at	1329	pension	1521
<i>Mount Rainier National Park, Wash.,</i>		<i>Murfitt, Caroline (widow),</i>	
appropriation for commissioner	219, 1028	pension	1505
for protection, etc.	424, 1177	<i>Murphy, Catharin (widow),</i>	
for protection, additional, 1925	709	pension increased	1523
deficiency appropriation for repairing		<i>Murphy, Margarethe,</i>	
Carbon River Road, etc.	686	payment to, as widow of George Her-	
for repairs of flood damages	1331	bert Murphy, a consul general	1600
<i>Mountain Cannon, Army,</i>		<i>Murphy, Patrick,</i>	
appropriation for purchase, manufac-		pension	1405
ture, etc.	498, 913	<i>Murphy, Rebecca (widow),</i>	
for ammunition for	498, 914	pension increased	1535
for ammunition, etc., for practice	498, 914	<i>Murphy, Thomas,</i>	
<i>Mountain Lions,</i>		pension increased	1393
appropriation for devising methods for		<i>Murray, Anna G. (widow),</i>	
destroying	450, 841	pension	1530
<i>Mourning and Prayer,</i>		<i>Murray, Edith M. (widow),</i>	
day of, appointed for the death of		pension increased	1407
President Warren G. Harding	1921	<i>Murray, Mary L. (widow),</i>	
<i>Mud Lake, Wash.,</i>		pension	1502
appropriation for paying damages,		<i>Murray, Rebecca (widow),</i>	
drainage of	1154	pension increased	1532
<i>Mudd Slue, N. C.,</i>		<i>Murray, William F.,</i>	
preliminary examination, etc., of, to be		pension	1495
made, Corncake Inlet to Cape		<i>Muscle Shoals, Tennessee River, Ala.,</i>	
Fear River	1193	appropriation for work on Dam No. 2;	
<i>Mudd, Sydney E., late a Representative in</i>		contracts authorized; limit	516
<i>Congress,</i>		for continuing work on Dam No. 2	930
deficiency appropriation for pay to		deficiency appropriation for additional	
sister of	1314	land for Army nitrate plant No.	
<i>Mueller, Frank,</i>		2	52
pension increased	1410	for work on Dam No. 2	757
<i>Mulhern, Bernard,</i>		<i>Musgrave, Jess,</i>	
pension	1500	pension increased	1401
<i>Mullen Company, William D.,</i>		<i>Musgrove, Lucinda C. (widow),</i>	
payment to	1365	pension increased	1420
<i>Mullen, James,</i>		<i>Musical Reproductions, Mechanical,</i>	
pension increased	1388	proclamation including, in copyright	
<i>Mullenax, Sophia (widow),</i>		privileges to Canada	1932
pension	1476	to Switzerland	1976
<i>Muller, Frederick,</i>		to Union of South Africa	1957
pension	1399		

<i>Musick, Sally (widow),</i> pension increased.....	1465	<i>Narcotics—Continued.</i>	Page.
<i>Muskegon, Mich.,</i> improvement of harbor, authorized....	1188	deficiency appropriation for, expenses restricting sale of, etc.....	58, 62, 698, 761, 1349, 1352
<i>Muskingum River,</i> repairs to Dam No. 10, Zanesville. Ohio, authorized.....	1190	importers, manufacturers, dealers, etc., in opium, coca leaves, and prepa- rations thereof, to register with collectors of internal revenue.....	328
<i>Muskogee, Okla.,</i> purchase of city hospital, by Director of Veterans' Bureau, authorized.....	1354	registry and proportionate tax if so engaged January 1, 1919.....	328
terms of court at.....	388, 945	subsequently engaged.....	329
<i>Mutual Building and Loan Associations,</i> exempt from income tax.....	282	special tax on designated occupations.....	329
<i>Mutual Cemetery Companies,</i> exempt from income tax.....	282	definition of, importer, manufacturer, and producer.....	329
<i>Mutual Local Associations, Farmers', etc.,</i> exempt from income tax.....	283	wholesale dealer.....	329
<i>Mutual Savings Banks,</i> exempt from income tax.....	282	retail dealer.....	329
<i>Myers, Effie F. (widow),</i> pension.....	1531	place of business; employees ex- cepted from registry and tax.....	329
<i>Myers, Jacob,</i> pension.....	1508	exemption of officials from registry, tax, etc.....	329
<i>Myers, Lydia M. (widow),</i> pension.....	1495	regulations to be prescribed.....	329
<i>Myers, Margaret E. (widow),</i> pension increased.....	1472	disposal by persons not registered, un- lawful.....	329
<i>Myers, Mary (widow of David S. Myers),</i> pension increased.....	1468	"person" construed.....	329
<i>Myers, Mary (widow of Gottlieb Myers),</i> pension increased.....	1522	special tax laws applicable.....	329
<i>Myers, Nancy L. (widow),</i> pension increased.....	1456	stamp tax on, produced or imported.....	329
<i>Myres, Adelia V. (widow),</i> pension increased.....	1482	additional to import duty.....	330
<i>Mystic Shrine, El Mina Temple,</i> may use Fort Crockett buildings dur- ing State convention at Galves- ton, Tex.....	113	disposal of, except in or from stamped packages, unlawful.....	330
N.		evidence of violation, etc.....	330
<i>Naiden, Major Earl L., Army,</i> war risk insurance granted to.....	1571	obtained by prescription, etc., per- mitted.....	330
<i>Nail Head Rust of Tomatoes,</i> appropriation for investigating, etc.....	833	professional administration, etc., by registered physicians, etc., al- lowed.....	330
deficiency appropriation for eradicating, etc.....	682	stamp provisions made applicable to engraving, etc.....	330
<i>Naile, Ida (widow),</i> pension.....	1511	seizure, etc., of unstamped packages in possession of any person.....	330
<i>Nalls, Lewis A.,</i> deficiency appropriation for services....	1313	revenue laws governing, made ap- plicable.....	330
<i>Nandua Creek, Va.,</i> preliminary examination, etc., of, to be made.....	1193	records and returns required of im- porters, manufacturers, and wholesale dealers.....	330
<i>Nansemond River, Va.,</i> preliminary examination, etc., of, to be made, including Western Branch.....	1193	regulations to be made.....	330
<i>Nantucket, Mass.,</i> preliminary examination, etc., of, harbor to be made.....	1191	designated medicines, etc., not subject to provisions hereof.....	330
<i>Nantucket Sound,</i> preliminary examination, etc., of, to be made; removal of shoals at Cross Rip Shoal Light.....	1191	records to be kept of all sales, etc.; preservation for two years, etc.....	331
<i>Napier, William,</i> pension.....	1387	registry and tax required.....	331
<i>Narcotic Drugs Control,</i> amount authorized for international conferences on.....	120	decocainized coca leaves, etc., not sub- ject to this Act.....	331
<i>Narcotics,</i> appropriation for expenses, restricting sale of, etc.....	72, 771	all opium, etc., seized from persons con- victed with violations of law to be confiscated.....	331
disseminating appeal for law ob- servance, etc.....	771	delivery for medical purposes to any Federal department, etc.....	331
for expenses, additional, 1925.....	710	applicable to seizures from unknown owners.....	331
		restriction on destruction.....	331
		<i>Narcotics Traffic,</i> deficiency appropriation for participat- ing in international conferences to regulate.....	692
		<i>Narrows Island Reservation, Me.,</i> sale of abandoned, authorized.....	383
		<i>Nash Motors Company,</i> remission of customs duties to.....	1572
		<i>Natchez National Cemetery, Miss.,</i> deficiency appropriation for repairs of roadway to.....	52
		<i>National Advisory Committee for Aero- nautics,</i> appropriation for expenses.....	527, 1206
		for printing and binding.....	1206
		for salaries, additional, 1925.....	705

<i>National Bank Currency,</i>	Page.	<i>National Cemeteries—Continued.</i>	Page.
appropriation for distinctive paper for.....	68, 768	appropriation for Antietam battle field; superintendent.....	511, 926
for expenses, redemption of, Treasurer's Office.....	70, 770	for disposition of remains of officers, enlisted men, citizens, etc.; removals.....	511, 926
for expenses, Office of Comptroller of the Currency.....	71, 770	segregation of bodies in American cemeteries, Great Britain, and France.....	512, 927
deficiency appropriation for distinctive paper for.....	1341	for Confederate Mound, Chicago, Ill.....	512, 927
<i>National Banks,</i>		for Confederate Stockade Cemetery, Ohio.....	512, 927
contributing by, to any election, unlawful.....	1074	for Confederate burial plats, care, etc.....	512, 927
penalty for.....	1074	for burial of indigent ex-soldiers, etc., Hot Springs Hospital, at Little Rock, Ark.....	512, 927
punishment for consenting to, by any officer, etc.....	1074	for monuments, etc., in Cuba and China.....	512, 927
oath required of directors.....	955	for additional, 1925.....	712
any notary, etc., except official of the bank, may administer.....	955	for superintendents, additional, 1925.....	712
filing, etc.....	955	for headstones for soldiers' graves, additional, 1925.....	712
<i>National Board for Promotion of Rifle Practice (see Rifle Practice, National Board for Promotion of).</i>		for disposition of remains of officers, etc., additional, 1925.....	712
<i>National Capital Park Commission,</i>		for monuments, etc., in Cuba and China, additional, 1925.....	712
appropriation for incidental expenses, etc., of.....	1247	deficiency appropriation for headstones for soldiers' graves.....	52, 59, 63, 699, 762, 1350
created to preserve forests, provide for systematic development of park, parkway, and playground system in Washington, etc.....	463	for repairs to roadways.....	52
composition of.....	463	for Natchez, Miss., road repairs.....	52
authorized to acquire lands in the District, Maryland, and Virginia for parks, etc.....	463	for disposition of remains of officers, etc.....	59, 762, 1350
by purchase, condemnation, etc., in the District.....	463	for maintenance.....	63
by purchase or condemnation in Maryland or Virginia, as determined in agreements with State officials.....	463	conveyance of roads to States; maintenance required, etc.....	1104
advice of Commission of Fine Arts in selection.....	463	establishment authorized of burial grounds of former President Zachary Taylor.....	970
all actions, etc., subject to approval of the President.....	463	Philadelphia, Pa.; strip of land granted to city for street uses.....	242
annual amounts authorized in District appropriation Acts for expenses, acquiring lands, etc.....	463	restoration directed of the Lee Mansion, Arlington, Va.....	1356
based on one cent for each inhabitant of the United States.....	463	<i>National Conference of Commissioners on Uniform State Laws,</i>	
payment proportionately from Federal and District revenues.....	463	appropriation for aid to.....	545, 1222
lands acquired in District made part of park system under Chief of Engineers.....	464	<i>National Defense Act, 1916, Amendments,</i>	
suitable for playgrounds assigned to Commissioners.....	464	National Guard, sale of unserviceable property.....	363
in Maryland and Virginia controlled by agreement of State authorities.....	464	training periods, etc., modified.....	363
subject to approval of the President.....	464	pay of officers.....	364
report, estimates, etc., to be submitted by.....	464	hospital treatment, etc., for National Guard and officers and enlisted reserve corps at encampments, etc.....	364
acceptance authorized of dedications of land in the District for extension of park system on request of.....	979	injuries in aerial flights.....	365
<i>National Cemeteries,</i>		allowance if disability continues over six months.....	365
appropriation for maintenance, etc.....	511, 926	previous payments validated.....	365
for Arlington Memorial Amphitheater, etc.....	511, 926	Reserve Officers' Training Corps and civilians at training camps.....	365
for superintendents.....	511, 926	persons dying under, payment for funeral expenses and return home of body to be made.....	365
for repairs to roadways; restriction.....	511, 926	National Guard property and disbursing officers may entrust moneys to other officers as their agents; responsibility.....	365
roads limited to one approach.....	511, 926	additional pay to enlisted men with specialists' ratings.....	365
for headstones for soldiers' graves, etc.....	511, 926	payments heretofore made, validated.....	366

<i>National Defense Act, 1916, Amendments—</i>	Page.	<i>National Forests—Continued.</i>	Page.
Continued.		appropriation for topographic surveys	
National Guard; payments to warrant officers for services between July 1, 1922, and October 29, 1923, validated.....	366	of lands in.....	419, 1172
to officers and enlisted men for attendance at drills of only part of an organization, validated... grade percentages of enlisted men modified.....	366	for administration of.....	443, 833
exception from duty with troops authorized of Medical, Ordnance, and Chemical Warfare officers... officers of Judge Advocate General's Department engaged on patent litigation.....	470	disposal of timber.....	443, 833
reserve officers to receive Army commissions.....	470	for expenses, district administration.....	444, 834
of National Guard for period of Federal recognition.....	470	for fighting forest fires, etc.....	445, 835
National Guard; enlistment period.....	470	emergency insect infestations in.....	445, 835
funds available for supplies for animals, care, etc.....	471	for airplane patrol to prevent forest fires on, etc.....	835
number of men allowed for care, etc. civilian caretakers permitted.....	471	for sanitary and fire protection, public camp grounds within.....	445, 835
status declared of Massachusetts First Corps Cadets.....	471	for improving range conditions, etc.....	445, 835
pay allowances of National Guard enlisted men modified.....	471	for purchase of seed, etc., for tree planting; experiments, etc.....	445, 835
service accepted in lieu of drill.....	472	for roads, trails, etc., for development of.....	836
recognition of participation with another State organization.....	472	for eradicating poisonous plants in.....	446, 836
retired enlisted men of the Army serving as commissioned officers in World War, to receive pay of retired warrant officers.....	472	deficiency appropriation for fighting, etc., forest fires.....	39, 1325
of the Navy and Marine Corps serving as naval officers in World War to receive pay of retired warrant officers.....	472	for restoring to public domain lands in.....	1348
allowance if retired prior to July 1, 1922; if subsequently.....	472	Angeles, Calif.; lands for free camp grounds in, allowed Los Angeles County.....	969
may receive pay, etc., of present rating if exceeding commissioned service.....	472	Colorado; lands transferred from Rocky Mountain National Park to.....	252
payments of commutation of rations to noncommissioned officers of National Guard after July 1, 1922, to be credited in disbursing officers' accounts.....	472	Crook, Ariz.; lands in, granted to Gila County for recreational area.....	242
return from President of bill, requested.....	1611	Custer, Mont.; exchange of coal lands in.....	1117
reenrollment ordered.....	1612	exchange of lands authorized for addition to Eldorado, Calif.....	953
composition of National Guard.....	1075	Mount Hood, Ore.....	1079
enlistment period and oath for National Guard.....	1076	Plumas, Calif.....	952
organization of Militia Bureau in War Department.....	1076	Santiam, Ore.....	1080
disposition, etc., of property issued to National Guard.....	1077	Shasta, Calif.....	953
dates of rank and precedence of officers of Army, Reserves, or National Guard.....	1078	Stanislaus, Calif.....	953
exchange of Army property in Pennsylvania with Monroe Water Supply Company.....	1078	Tahoe, Calif., and Nev.....	954
return from President of bill, requested.....	1617	exchange offered for private lands to be added to Umatilla, Wallowa, or Whitman, in Oregon.....	1279
reenrollment ordered.....	1617	addition of public lands by proclamation.....	1279
<i>National Education Week,</i>		Whitman, Ore.....	1282
proclamation urging observation of week beginning November 23, 1923, as.....	1925	addition of public lands by proclamation.....	1282
<i>National Forests</i> (see also Forest Protection),		Harney, S. Dak.; erection of national memorial authorized in.....	1214
appropriation for restoring to public domain lands in.....	395, 1146	in exchanges of lands for, reservations of timber, minerals, etc., to be considered in determining values conditions if reservations made in lands conveyed to United States where mineral reservations in lands conveyed by the United States... rights, etc., retained by owners subject to State tax laws.....	1090
		lands added to Carson, N. Mex.....	643, 739
		Lassen, Calif.....	357
		Medicine Bow, Wyo.....	594
		Plumas, Calif.....	356
		Snoqualmie, Wash.....	1074
		lands authorized to be withdrawn from, in South Dakota for a game refuge.....	634
		one-half of grazing fees in, waived for 1925, in drought-stricken regions.....	1259
		Ozark, Ark.; game refuges to be set apart in.....	1091
		proclamation diminishing area of Chelan, Wash.....	1935
		Lincoln, N. Mex.....	1963

*National Forests—Continued.*

proclamation diminishing area of Olympic, Wash.....	1982
Prescott, Ariz.....	1923
Sante Fe, N. Mex.....	1920
Sequoia, Calif.....	1910
Snoqualmie, Wash.....	1982
enlarging area of Carson, N. Mex.....	1984
Coconino, Ariz.....	1922
Harney, S. Dak.....	1974
Inyo, Calif.....	1910
Manti, Utah.....	1980
Manzano, N. Mex.....	1966
Medicine Bow, Wyo.....	1964
Natural Bridge, Va.....	1948
Powell, Utah.....	1911
Targhee, Idaho and Wyo.....	1975
modifying boundaries of Apache, Ariz.....	1984
Carson, N. Mex.....	1919
Kaniksu, Idaho.....	1953
Sitgreaves, Ariz.....	1926
Tonto, Ariz.....	1923
setting apart, Allegheny, Pa.....	1925
provisions for protection of forest lands, reforestation denuded areas, extension of, etc.....	653
special fund, from contributions, etc., for reforestation of, etc.....	1132
title to lands in, acquired under Conservation Act, accepted, and other lands or timber given in exchange.....	1215
Willow Creek ranger station authorized on Lewis and Clark, Mont.....	98
<i>National Gallery of Art,</i>	
appropriation for administration expenses.....	528, 1207
<i>National Guard,</i>	
appropriation for pay, officers.....	481, 896
for pay, enlisted men.....	481, 896
for transportation of officers and enlisted men on discharge.....	486, 901
for arming, equipping and training.....	505, 920
for forage, etc., for animals.....	505, 920
additional from unexpended balances.....	920
for care, etc., of animals, supplies, etc.....	505, 920
for expenses, instruction camps.....	505, 920
additional, from unexpended balances.....	920
for attending military service schools.....	505, 920
additional from unexpended balances.....	920
for property, and disbursing officers.....	505, 920
additional from unexpended balances.....	920
for equipment and instruction expenses.....	505, 920
for travel, Regular Army officers.....	505, 920
for transporting supplies, etc.....	505, 920
additional from unexpended balances.....	920
for expenses, Army enlisted men.....	505, 920
for rent, etc., instructors.....	506
for pay of (armory drills).....	506, 920
unexpended balances, available, in addition.....	920
for procuring arms, etc., for issue for field service.....	506, 920

*National Guard—Continued.*

Page.		Page.
	appropriation for procuring arms, etc.; issues from Army surplus stores; not charged to militia appropriations.....	506, 921
	reduction of mounted units, etc.....	506, 921
	for arming, equipping, etc., additional, 1925.....	711
	deficiency appropriation for arming, equipping, etc.....	59, 63, 699, 701, 762, 1350
	for equipment, etc.....	59
	for pay (armory drills); reappropriation.....	1345
	to consist of regularly enlisted men between ages of 18 and 45, or reenlistments not over 64.....	1075
	officers between ages of 21 and 64.....	1075
	no payments to, invalid if officer or enlisted men over 45 at time of appointment, etc.....	1075
	enlistment of, in National Guard Reserve; oath to be taken.....	1076
	transfers to and from Reserve authorized.....	1076
	period of enlistment, etc.....	1076
	property issued to, remains in United States ownership.....	1077
	if lost, damaged, etc., report of Army officer upon survey, etc.....	1077
	if from unavoidable causes, State to be relieved.....	1077
	chargeable to State, etc., if due to carelessness, etc.....	1077
	disposal of unserviceable.....	1077
	refusal to pay for loss, etc., debars from participation in appropriations.....	1078
	unserviceable through fair wear and tear, may, after inspection of Army officer, be sold, and State relieved from accountability.....	1078
	inspection allowed as substitute for examination, report, etc.....	1078
	rank, precedence, etc., of officers determined.....	1078
	allowances to officers and enlisted men of aviation increase while on active duty at maneuvers, camps, etc.....	251
	assignment of three officers of federally recognized, for duty in Bureau; pay, etc.....	1077
	of 500 officers to duty with Regular Army; pay, etc.....	1077
	pay, etc., from whole fund for support of.....	1077
	Chief of Militia Bureau, War Department, to be appointed from.....	1076
	service qualifications; selection from recommendations of governors of States.....	1076
	appointed major general, Officers' Reserve Corps; rank, pay, etc.; no retirement.....	1076
	enlisted men; pay adjusted to conform with Army rates.....	471
	allowance for ordered drills in which participating.....	471
	payment for actual presence.....	471
	other duty accepted in place of drills, except for maneuvers, etc.....	472
	participation with other National Guard organizations, accepted.....	472

*National Guard*—Continued.

funds allotted for support of, available for care, etc., of animals..... 471

compensation of help; number allowed; enlistment, pay, etc..... 471

civilian caretakers..... 471

longevity credit to officers serving under Federal pay..... 250

officers recognized as reserve officers during period of Federal service..... 470

periods of enlistment for, original and subsequent, modified..... 470

property unserviceable from service wear may be sold, after inspection thereof..... 363

State, etc., relieved of accountability inspection, etc., a substitute for survey, etc..... 363

yearly requirement for drill, etc..... 363

participating in encampments target practice, etc..... 363

assembly of formation, or part thereof, allowed..... 363

attendance at separate consecutive formations counted..... 363

credit limited..... 363

minimum practice period and actual duty prescribed..... 363

pay of captains, lieutenants, and warrant officers for prescribed attendance at drills, etc..... 364

restriction above captains..... 364

below grade not belonging to organizations..... 364

additional, for administrative work, officers commanding less than a brigade..... 364

restriction..... 364

officers of, and Reserve, may purchase uniforms, etc., for cash..... 364

members of, injured at encampments, etc., entitled to hospital treatment, etc..... 364

pay continued, and transportation on termination..... 364

allowance for injuries in aerial flights..... 365

allowance if remaining over six months in hospital, etc..... 365

previous payments of, validated..... 365

payment for funeral expenses and return of body home if death occurs..... 365

property and disbursing officers may designate other officers for disbursements..... 365

accountability, etc..... 365

enlisted men with specialists' ratings, entitled to pay thereof while at encampments, etc..... 365

payments heretofore made to, validated..... 366

warrant officers to be paid for service between July 1, 1922, and October 29, 1923..... 366

payments heretofore made, for drills for only part of an organization, validated..... 366

status of First Corps Cadets, Massachusetts..... 471

*National Guard Reserve*,

enlistment in, for one or three years authorized, if qualified for active National Guard; oath..... 1076

*National Guard Reserve*—Continued.

Page.

transfers to, from National Guard, or to National Guard from, authorized..... 1076

period of enlistment not changed..... 1076

members of, in active training service with National Guard to receive Federal pay, etc..... 1076

no other pay from National Guard appropriations..... 1076

*National Highway Act*,

transfer of five per cent of the distribution of materials, etc., under, for national forest roads, etc., to be used for roads, trails, etc., in national parks and monuments..... 90

*National Home for Disabled Volunteer Soldiers*,

appropriation for expenses, Dayton, Ohio..... 516, 931

Milwaukee, Wis..... 517, 932

Togus, Me..... 518, 932

Hampton, Va..... 518, 932

Leavenworth, Kans..... 518, 932

Santa Monica, Calif..... 518, 932

Marion, Ind..... 518, 932

Danville, Ill..... 518, 932

Johnson City, Tenn..... 518, 932

Battle Mountain Sanitarium, S. Dak..... 518, 932

for clothing, all branches..... 518, 932

for Board of Managers..... 518, 932

number and eligibility of managers, modified..... 518

extension of benefits of, to other veterans, etc..... 519

for additional, 1925..... 712

deficiency appropriation for Battle Mountain Sanitarium, S. Dak..... 53, 1346

for Santa Monica, Calif..... 63, 1346

for Dayton, Ohio..... 63, 1346

for Milwaukee, Wis..... 63, 1346

for Johnson City, Tenn..... 63, 762, 1346, 1350

for medical and hospital services..... 63, 762

for Marion, Ind..... 762, 1346

for clothing..... 762

for Hampton, Va..... 1346

for Leavenworth, Kans..... 1346

for hospital construction, Santa Monica, Calif..... 1346

hospital facilities, etc., of, to be utilized by Veterans' Bureau..... 610

hospital to be erected at Santa Monica, Calif..... 534

manager appointed, John J. Steadman..... 17

*National Military Parks*,

appropriation for Chickamauga and Chattanooga..... 512, 927

memorials allowed Spanish War veterans who were encamped in..... 513, 928

for Gettysburg..... 513, 928

for Guilford Courthouse..... 513, 928

for Shiloh..... 513, 928

for Vicksburg..... 514, 928

for Chickamauga and Chattanooga, additional, 1925..... 712

for Gettysburg, additional, 1925..... 712

for Guilford Courthouse, additional, 1925..... 712

for Shiloh, additional, 1925..... 712

for Vicksburg, additional, 1925..... 712

deficiency appropriation for Guilford Courthouse, N. C..... 762

<i>National Military Parks—Continued.</i>	
conveyance to States of roads to; maintenance required, etc.....	1104
investigation of feasibility of establishing, in Kansas City, to commemorate Battle of Westport.....	801
restoration of Fort McHenry, Md., for preservation as a permanent.....	1109
<i>National Monuments,</i>	
appropriation for protection, etc.....	425, 1178
Carlsbad Cave, N. Mex.; condition.....	425, 1179
for constructing, etc., roads and trails in.....	1179
for protection, etc., additional, 1925.....	709
deficiency appropriation for construction of roads, etc.....	686
for emergency insect infestations, etc., in.....	755
for protection.....	1348
construction of roads, etc., in, and national parks, authorized.....	90
annual allotments authorized for construction, surveys, etc.....	90
five per cent of the materials, etc., to be distributed under the Highway Act for national forests, to be transferred for use of.....	90
proclamation enlarging area of Pinnacles, Calif.....	1911, 1961
setting aside, Bryce Canyon, Utah.....	1914
Carlsbad Cave, N. Mex.....	1929
Castle Pinckney, S. C.....	1968
Chiricahua, Ariz.....	1946
Craters of the Moon, Idaho.....	1947
designated historic forts as.....	1968
Fort Marion, Fla.....	1968
Fort Matanzas, Fla.....	1969
Fort Pulaski, Ga.....	1968
Fort Wood, N. Y.....	1968
Glacier Bay, Alaska.....	1988
Meriwether Lewis, Tenn.....	1986
Pipe Spring, Ariz.....	1913
Wupatki, Ariz.....	1977
<i>National Museum, D. C.,</i>	
appropriation for furniture, fixtures, etc.....	528, 1207
for heating, lighting, etc.....	528, 1207
for preserving collections; employees.....	528, 1207
for repairs, books, etc.....	528, 1207
deficiency appropriation for preserving collections.....	55, 60, 697, 759
retained Patent Office models of value, etc., to be kept in Patent Office or.....	942
<i>National Park Service,</i>	
appropriation for Director, and office personnel.....	422, 1176
for accounting services, etc.....	422, 1176
for printing and binding for.....	392, 1143
Director, to serve on National Capitol Park Commission, D. C.....	463
exhibit for Seville Exposition to be prepared by.....	1257
<i>National Parks,</i>	
appropriation for commissioners.....	219, 1028
for Director, and other personal services.....	422, 1176
for accounting services.....	422, 1176
for Crater Lake, Oreg.....	422, 1176
for General Grant, Calif.....	423, 1176
for Glacier, Mont.....	423, 1176

<i>National Parks—Continued.</i>	
appropriation for Grand Canyon, Ariz.....	423, 1177
Bright Angel trail, etc.....	423
for Hawaii.....	423, 1177
for Hot Springs, Ark.....	423, 1177
for Lafayette, Me.....	423, 1177
for Lassen Volcanic, Calif.....	423, 1177
for Mesa Verde, Colo.....	424, 1177
for Mount McKinley, Alaska.....	424, 1177
for Mount Rainier, Wash.....	424, 1177
for Platt, Okla.....	424, 1177
for Rocky Mountain, Colo.....	424, 1177
for Sequoia, Calif.....	424, 1178
for Wind Cave, S. Dak.....	424, 1178
for Yellowstone, Wyo.....	424, 1178
for Yosemite, Calif.....	425, 1178
for Zion, Utah.....	425, 1178
for national monuments.....	425, 1178
Carlsbad Cave, N. Mex.....	425, 1179
for physical improvements, etc.....	425, 1179
for fighting forest fires in.....	425, 1179
limitation and restriction on expenditures.....	425, 1179
interchangeable appropriations; limit.....	426, 1179
for roads, trails, etc., in, and monuments.....	1179
approved contracts for projects deemed Government obligations.....	1179
waterproof footwear deemed as park equipment.....	1179
for Crater Lake, additional, 1925.....	708
for General Grant, additional, 1925.....	708
for Glacier, additional, 1925.....	708
for Grand Canyon, additional, 1925.....	708
for Hawaii, additional, 1925.....	708
for Hot Springs, additional, 1925.....	708
for Lafayette, additional, 1925.....	708
for Lassen Volcanic, additional, 1925.....	709
for Mesa Verde, additional, 1925.....	709
for Mount McKinley, additional, 1925.....	709
for Mount Rainier, additional, 1925.....	709
for Platt, additional, 1925.....	709
for Rocky Mountain, additional, 1925.....	709
for Sequoia, additional, 1925.....	709
for Wind Cave, additional, 1925.....	709
for Yellowstone, additional, 1925.....	709
for Yosemite, additional, 1925.....	709
for Zion, additional, 1925.....	709
for national monuments, additional, 1925.....	709
for commissioners, additional, 1925.....	709
deficiency appropriation for Yellowstone, Wyo.....	42, 56
for Glacier, Mont.....	43
for Grand Canyon, Ariz.....	43
for General Grant, Calif.....	56
for personal services.....	685
for Mesa Verde, Colo.....	686
for Mount Rainier, Wash.....	686
for Rocky Mountain, Colo.....	686
for road, etc., construction in.....	686
for emergency insect infestations in.....	755
for Mount Rainier and Rocky Mountain, repairs of flood damages.....	1331
for securing lands in southern Appalachian Mountains and region of Mammoth Cave, Ky., for.....	1331
for Wind Cave, S. Dak.....	1348
areas for establishing Shenandoah, Va., to be acquired, etc.....	958

<i>National Parks</i> —Continued.	Page.	<i>National Training School for Boys, D. C.,</i>	Page.
areas for establishing Smoky Mountains, Tenn., and N. C., to be acquired, etc.	959	appropriation for salaries.....	223, 1032
in Mammoth Cave regions of Kentucky, etc., for administration as.....	959	for support of inmates.....	223, 1033
Secretary of Interior may receive donations, secure options, etc.	959	for care, etc., of boys committed to.....	567, 1242
appoint commission to select, etc.	959	for, additional, 1925.....	709
amount authorized to secure options, pay clerk, traveling expenses, etc.	959	deficiency appropriation for support of inmates, etc.....	1334
construction of roads, etc., in, and national monuments, authorized.....	90	<i>National Training School for Girls, D. C.,</i>	
annual allotments authorized for construction, surveys, etc.	90	appropriation for salaries.....	567, 1242
five per cent of the materials, etc., to be distributed under the Highway Act for roads in national forests, to be transferred for use of.....	90	for contingent expenses.....	567, 1242
Crater Lake, Oreg.; acceptance of land from Medford for administration buildings.....	606	deficiency appropriation for electric installations, etc., white section.....	677
exchange of lands with private owner for addition to Rocky Mountain, Colo., authorized.....	973	for W. B. Moses and Sons, and Rudolph and West.....	677
Hawaii; restriction on annual allowance, repealed.....	390	for maintenance.....	679
lands set apart for Utah.....	593	for construction.....	1322
Rocky Mountain, Colo.; lands transferred from, to Colorado National Forest.....	252	<i>Nationality of Aliens,</i>	
<i>National Prohibition Act (see also Law Enforcement),</i>		provisions for admission of immigrants, based on 2 per cent of, resident in United States, according to census of 1890.....	159
appropriation for expenses, enforcing, by internal revenue officers.....	71, 771	ratio computed for fiscal year 1927 and thereafter.....	159
restriction on paying for storage of seized intoxicating liquors, etc.	72	determination of, to be made by Secretaries of State, Commerce, and Labor, jointly; expert assistance.....	159
disseminating appeal for law observance, etc.	771	determination of country of birth, as enumerated in census of 1890.....	160
for special counsel, enforcing.....	1030	statement of number of individuals of various nationalities resident then in United States to be prepared by Secretaries of State, Commerce, and Labor, jointly.....	160
for expenses enforcing, additional, 1925.....	710	<i>Natural Bridge National Forest, Va.,</i>	
deficiency appropriation for enforcing, Internal Revenue Service.....	58, 62, 698, 1349, 1352	proclamation enlarging area of.....	1948
for expenses enforcing.....	761	<i>Natural Gas,</i>	
vessels or vehicles forfeited for violating customs laws or, may be used for enforcement thereof, in lieu of sale.....	1116	appropriation for investigations for economic production, etc.....	421, 1174
<i>National Red Cross (see American National Red Cross).</i>		for enforcing laws as to leases of, on public domain.....	421, 1174
<i>National Research Building, D. C.,</i>		<i>Naturalization,</i>	
altering, etc., for district engineer's office, etc.....	1198	treaty recognizing right of, with Bulgaria.....	1759
<i>National Security and Defense,</i>		<i>Naturalization Bureau, Department of Labor,</i>	
deficiency appropriation for judgments, under Navy Department.....	54	appropriation for Commissioner, and office personnel.....	240, 1050
for judgments, under War Department.....	54	for general expenses.....	240, 1050
for expenses of, under Committee on Public Information.....	55	for examiners, interpreters, clerks, etc.....	240, 1050
for expenses of, under Interior Department.....	56	for travel, rent, etc.....	241, 1050
for expenses of, under Food and Fuel Administrations.....	60, 697	for clerical assistance to clerks of courts in naturalization cases.....	241, 1050
for expenses of, under Department of Labor.....	700	for miscellaneous expenses, additional, 1925.....	709
for expenses of, under Department of State.....	760	deficiency appropriation for miscellaneous expenses.....	57
<i>National Surety Company,</i>		<i>Nautical Almanac, American Ephemeris and,</i>	
redemption of lost certificate of indebtedness to.....	1536	appropriation for preparing.....	190, 869
		<i>Nautical Almanac Office, Navy,</i>	
		appropriation for civilian employees.....	190, 869
		for computers.....	190, 869
		<i>Navajo Agency, Ariz., Western,</i>	
		deficiency appropriation for payment to Walter Runke.....	42
		<i>Navajo Agency, N. Mex.,</i>	
		appropriation for support, etc., of Indians at, from tribal funds.....	411, 1161
		<i>Navajo Indian Reservation, Ariz. and N. Mex.,</i>	
		appropriation for water supply for Indians on; repayment.....	400, 1150
		for miscellaneous irrigation projects on.....	400, 1151

	Page.		Page.
<i>Navajo Indian Reservation, Ariz. and N. Mex.—Continued.</i>		<i>Naval Academy—Continued.</i>	
appropriation for Ganado irrigation project on.....	401, 1152	appropriation for Department of Marine Engineering and Naval Construction.....	200, 878
for operating, etc., Hogback irrigation project under San Juan School, N. Mex., on.....	403, 1153	for Commissary Department.....	200, 878
for Federal highway across, Gallup to Shiprock.....	1163	for Department of Buildings and Grounds.....	200, 878
for Ganado irrigation project, additional, 1925.....	707	for current and miscellaneous expenses.....	201, 878
for Hogback irrigation project, additional, 1925.....	707	for books for library.....	201, 878
acceptance of reconveyances of privately owned lands, etc., within additions to.....	1115	for expenses, Board of Visitors.....	201, 878
lieu selections permitted.....	1115	for contingencies, superintendent.....	201, 878
consolidation of Indian area.....	1115	for commandant of midshipmen.....	201, 878
title of person refusing to convey, not affected.....	1115	for maintenance and repairs.....	201, 878
amount authorized annually for maintenance of highway from Gallup to Shiprock.....	606	for commutation of rent for bandsmen.....	201, 878
cost of constructing bridge across Colorado River near Lee Ferry, Ariz., reimbursable from funds of Indians at.....	994	for pay of professors, etc., additional, 1925.....	709
Arizona to pay one-half of cost, and maintain the bridge.....	994	appointments yearly to, from Naval and Marine Corps Reserves.....	1082
<i>Navajo Indian Sanatorium, Ariz., appropriation for maintenance, etc., of.....</i>	408, 1159	no admission subsequent to December 13, 1924, resulting in increasing allowance of three to each Senator, etc.....	872
<i>Navajo Indians,</i>		pay and allowance to Naval Academy Band; allowances to second leader.....	251, 1275
sum received from sale of allotment to Pete Coverly to be deposited to credit of.....	91	released from requirement to return advances for dairy.....	1278
<i>Navajo Indians, Ariz.,</i>		dairy, farm, etc., to become Government property.....	1278
appropriation for water supply on reservations; reimbursable.....	400, 1150	operation of, with the midshipmen's store.....	1278
for schools; discretionary use.....	407, 1158	restriction on appointments to, hereafter.....	193
for water supply for, additional, 1925.....	707	appointments at large or from enlisted personnel not affected.....	194
<i>Navajo Indians, N. Mex.,</i>		service as midshipmen in, after March 4, 1913, not counted in longevity of officers of Navy, Army, etc.....	194, 872
one-half cost of bridge across San Juan River, near Bloomfield, N. Mex., to be repaid by.....	800	<i>Naval Armament Limitation,</i>	
tract of public land withdrawn for permanent use of.....	1114	treaty with British Empire, France, Italy, and Japan, agreeing to.....	1655
<i>Navajo Springs Band of Ute Indians, Colo.,</i>		<i>Naval Attachés,</i>	
appropriation for payment to, from tribal funds of Confederate Bands of Utes.....	412, 1162	appropriation for expenses.....	183, 862
from accrued interest.....	412, 1162	<i>Naval Communications, Office of Director of,</i>	
<i>Naval Academy,</i>		appropriation for civilian personnel, Navy Department.....	185, 864
appropriation for engineering experiment station.....	191, 870	<i>Naval Districts,</i>	
for pay, professors, instructors, etc.....	200, 878	use of pay, miscellaneous, not available for, unless commandant also commandant of yard, station, etc.....	184, 862
limit for swordsmanship and physical instruction.....	200, 878	<i>Naval Establishment (see also Navy),</i>	
no officers to be detailed to teach subjects of terminated civilian professors, etc.....	200	appropriation for increase of, including unexpended balances.....	203, 880
in reductions, no contract with civilian professors to be violated.....	200	for continuing construction of vessels permitted under treaty limitations.....	203, 880
professors to have six months' notice prior to dismissal.....	200	use of unexpended balances.....	203, 880
for designated civilian employees.....	200	for converting, etc., two battle cruisers into aircraft carriers.....	204, 881
for civilian employees, Administration.....	200, 878	for constructing submarine.....	204
for Department of Ordnance and Gunnery.....	200, 878	for constructing two fleet submarines; cost, etc.....	881
for Department of Electrical Engineering and Physics.....	200, 878	for settlement of contracts for ships delivered.....	204, 881
for Department of Seamanship.....	200, 878	for reimbursing contractors on account of constructing, etc., authorized vessels.....	204
		for gyro compass equipments and fire control instruments on destroyers.....	204, 881
		for fire control apparatus on "Colorado" and "West Virginia".....	881

<i>Naval Establishment</i> —Continued.	Page.	<i>Naval Oil Reserves</i> —Continued.	Page.
appropriation for completing armor, ammunition, etc., for authorized vessels.....	204, 881	proceedings directed to establish title of United States to, in California.....	15
transfer of \$22,500,000 from naval supply account fund.....	204	special counsel authorized.....	15
deficiency appropriation for major alterations to specified vessels for construction of "Lexington" and "Saratoga".....	1335	appropriation for legal expenses, etc., canceling leases, prosecutions, etc.....	16
for river gunboats and scout cruisers.....	1336	<i>Naval Operations, Office of Chief of,</i>	
alterations authorized of designated battleships, for submarine and anti-air protection and oil-burning conversion.....	719	appropriation for civilian personnel, Navy Department.....	185, 864
new fire control for "New York" and "Texas".....	719	for civilian personnel, Board of Inspection and Survey.....	185, 864
construction authorized of eight scout cruisers; cost, etc.....	719	for civilian personnel, Office of Director of Naval Communications.....	185, 864
six river gunboats; cost, etc.....	719	for civilian personnel, Office of Naval Intelligence.....	185, 864
armor and armament at South Charleston, W. Va., plant.....	719	<i>Naval Radio Stations,</i>	
construction, etc., at navy yards directed, if cost not increased, etc.....	719	provisions for use of, by the general public.....	1091
authorizations subject to treaty limitations.....	719	<i>Naval Records and Library, Navy Department,</i>	
suspended if international conference for naval limitation held.....	719	appropriation for civilian personnel, office of.....	185, 864
converting "Lexington" and "Saratoga" into airplane carriers; limits of cost increased.....	882	for preparing, etc., naval records of war with Central Powers of Europe.....	185, 864
<i>Naval Home, Philadelphia, Pa.,</i>		<i>Naval Records Corrected,</i>	
appropriation for employees.....	188, 867	Gibson, Charles W.....	1602
for maintenance.....	188, 867	Johnson, Russell Wilmer.....	1575
for, additional, 1925.....	709	Kelly, Francis.....	1594
<i>Naval Insurgance, Veterans' Bureau, Military and,</i>		Phillipson, William M.....	1587
appropriation for.....	533, 1212	Steger, Isidor.....	1576
<i>Naval Intelligence, Office of Chief of,</i>		<i>Naval Reserve and Marine Corps Reserve,</i>	
appropriation for civilian personnel, Navy Department.....	185, 864	Naval Reserve created as part of Navy, in lieu of Naval Reserve Force.....	1080
<i>Naval Limitation Conference, International,</i>		classes constituting.....	1080
suspension of alterations and construction of designated vessels authorized, in the event of an.....	719	transfers from former designated classes to Fleet Naval Reserve.....	1080
<i>Naval Militia (see also Naval Reserve Force, and Naval Reserve and Marine Corps Reserve),</i>		to Merchant Marine Naval Reserve.....	1080
appropriation for maintenance, etc.....	188, 866	to Volunteer Naval Reserve.....	1080
constituted from Organized Militia of the States, etc.....	1088	for unexpired period of enrollment.....	1080
<i>Naval Observatory,</i>		officers transferred may be appointed to grade held in Naval Reserve Force; precedence.....	1080
appropriation for civilian personnel, Navy Department.....	190, 868	status of previously retired members not affected.....	1080
for computations, books, apparatus, etc.....	190, 869	Marine Corps Reserve created as part of Marine Corps, in lieu of former Reserve.....	1080
for repairs to buildings, etc.....	190, 869	classes constituting.....	1080
for miscellaneous expenses.....	190	prior laws relating to Reserves and Naval Militia repealed.....	1081
for care of grounds, etc.....	190, 869	<i>Naval Reserve; citizenship and age qualification; obligation to serve in Navy, during war; etc.....</i>	1081
for observing total solar eclipse, 1926.....	869	transfers allowed from Naval Reserve Force.....	1081
deficiency appropriation for additional land.....	689	from Navy, of enlisted men, not citizens, on completing required service.....	1081
for fire protection.....	756	restriction on membership in other organizations.....	1081
<i>Naval Oil Reserves,</i>		accepting civil employment, etc., not restricted.....	1081
deficiency appropriation for expenses of suits to cancel leases of.....	1315	ranks, ratings, etc., in, to correspond with Navy.....	1081
designated leases and contracts relating to, declared against public interest.....	5	regulations for appointments, promotions, etc., to be prescribed.....	1081
suits to be instituted by the President to annul and cancel.....	6	commissioned grades appointed by President alone; warrant, by the Secretary.....	1081
for other criminal and civil actions.....	6	enlistment terms; extensions.....	1081
special counsel to be appointed to conduct.....	6		

<i>Naval Reserve and Marine Corps Reserve—</i>	Page.	<i>Naval Reserve and Marine Corps Reserve—</i>	Page.
<i>Continued.</i>		<i>Continued.</i>	
Naval Reserve; discharges from, in time of peace, limited.....	1081	Naval Reserve officers to be honorably discharged or on the honorary retired list if unfit for active service.....	1085
of enlisted men transferred to Fleet Reserve from Navy subject to naval regulations.....	1081	officers of, placed on honorary retired list without pay, etc., at age of 64.....	1085
provisions for, in time of war, same as for the Navy.....	1082	or after 25 years' service on own request; services counted.....	1085
service of officers transferred to, not above lieutenant commander.....	1082	Fleet Naval Reserve members required to perform training duty annually.....	1085
higher grades for organizing, etc.; proportion of line and staff.....	1082	additional, with or without pay, with their consent.....	1085
computation for higher grades authorized every year.....	1082	subsistence, etc., if without pay....	1085
no reductions, etc.....	1082	increase for aircraft flying duty.....	1085
appointment of midshipmen from Naval and Marine Corps Reserves; yearly limit.....	1082	compensation of officers below lieutenant commander and enlisted men; rates computed.....	1085
Naval Reserve officers and men, including retired, may be ordered to active duty in time of war, etc.....	1082	number of drills limited; week end cruises not regarded as duty....	1086
in time of peace only with their consent.....	1083	to officers above lieutenants.....	1086
release from active duty, by the Secretary, at any time.....	1083	to officers below lieutenant commander, and enlisted men not attached to a division.....	1086
when on active duty, etc., subject to Navy laws, etc.....	1083	additional to officers commanding organizations, etc.....	1086
disciplinary action for offenses.....	1083	period when pay does not accrue....	1086
on retired list, subject to Navy laws, etc.....	1083	obligation to serve four years in, after naval service ends, may be required at first enlistments....	1086
pay, allowances, etc., to officers of, on active duty, etc.....	1083	assignment to, on termination, unless reenlisting in Navy.....	1086
of warrant officers and enlisted men of, on active duty, the same as for Navy; services included....	1083	no active duty required; yearly payment.....	1086
uniform gratuity to Fleet Naval Reserve officer, on appointment; restriction.....	1083	pay, etc., if attached to a division, etc.....	1086
further sum in time of war.....	1083	reenlistment in naval service upon completion of four years.....	1086
issues to enlisted men in time of peace, of articles of uniform, etc.....	1083	provisions for transfers to, from regular Navy enlistments hereafter; pay, etc.....	1087
adding, upon first reporting for duty in time of war, outfit for first enlistment in Navy.....	1083	duty limited in time of peace....	1087
injuries incurred in time of peace in line of duty entitle members to benefits of employees' compensation laws.....	1084	after 30 years placed on Navy retired list; pay, ratings, etc.....	1087
sickness not regarded as an injury....	1084	pay, etc., of men heretofore transferred to, from the Navy.....	1087
precedence of commissioned and warrant officers.....	1084	transfer to retired list after 30 years' service; pay, etc.....	1087
provisions regulating transfers from Naval Reserve Force to Naval Reserve.....	1084	benefits to enrolled men of Naval Reserve Force transferred to Naval Reserve, reenlisting in Navy after discharge from Reserve....	1087
exception, as to Naval Volunteers and Naval Militia.....	1084	Fleet Naval Reserve enlisted men transferred from reenlistments in Navy, etc., after 16, but less than 20 years' naval service, to receive stated pay, etc.....	1087
former officers of Navy and Coast Guard appointed in Reserve.....	1084	if 20 or more years of service....	1087
in time of peace with, but after, officers of Navy of same rank.....	1084	increase for extraordinary heroism, etc.....	1087
when mobilized with Navy in time of war, after junior of rank; officers above lieutenant commander.....	1084	minority enlistment counted as four years' service.....	1088
in time of war, advancement of officers on active duty.....	1085	active duty to be performed by enlisted men so transferred to, in each four-year period.....	1088
examinations, pay, etc.....	1085	physical examinations required....	1088
not applicable to retired officers....	1085	transfer to retired list if not physically fit; pay, etc.....	1088
Naval Reserve officers to be physically examined every four years.....	1085	allowed Navy retired allowances, on completing 30 years' service.....	1088

	Page.		Page.
<i>Naval Reserve and Marine Corps Reserve—</i>		<i>Naval Reserve Force,</i>	
Continued.		appropriation for mileage to officers	183, 864
Fleet Naval Reserve, retired pay, etc.,		for transportation, etc., enlisted	186, 865
to enlisted men, transferred to,		for organization, etc., expenses of	187, 866
upon completing 30 years' service	1088	for pay, etc., on active training duty;	
Naval Militia constituted from Organized Militia of States, etc.	1088	transportation, subsistence, etc.	187, 866
personnel admitted to Fleet Reserve at grade, etc., qualified	1088	for retainer pay, of other than Fleet Naval Reserve	187, 866
to qualify for rank, etc., in one year	1088	for aviation material, etc.	187, 866
officers and men of Naval Reserve who are members of, relieved from militia duty when on active service in time of war, etc.	1088	additional to other appropriations for assigned vessels and aircraft	187, 866
loan of vessels, etc., of Navy to, for training, etc.; organization, etc., requirements	1088	consent for training required	187, 866
inspection of Naval Reserve units once a year by officers of the Navy	1088	issue of uniforms, etc., to Volunteer Naval Reserve	188, 866
Merchant Marine Naval Reserve constituted of citizens following the sea for a profession, having served on American vessels, etc.	1089	Naval Militia made part of, until June 30, 1926	188, 867
transfers from, to Volunteer Naval Reserve, or discharged, three years after ceasing to follow the sea	1089	benefits, etc., on enrollment	188, 867
may be given training upon application	1089	duty credited as active service	188, 867
payment to, when not on active duty with Navy, in time of peace	1089	no retainer pay if failing to train	188, 867
rates, etc., additional to training duty	1089	for subsistence of members in active service	194, 873
funds for, subject to action by Congress	1089	for transporting, etc., remains of, dying in service	197, 875
flag or emblem for, may be prescribed for merchant vessel	1089	deficiency appropriation for	670, 698, 760, 1349
vessel to be designated as suitable as a naval auxiliary	1089	abolished, and Naval Reserve created in lieu thereof	1080
master and half of officers to be members of Naval Reserve	1089	appointment hereafter of officers of, as officers in Regular Navy, forbidden	1273
not to be flown in lieu of national ensign	1089	status of members not prejudiced by temporary appointment in Coast Guard	106
Volunteer Naval Reserve members not required to drill, etc.	1089	no retainer pay, etc., while serving	106
no pay to, except when ordered to active or training duty	1089	credit given for service	106
may, on application, be given training duty, etc.	1089	supply officers of, to have pay, etc., of rank for World War active service prior to approval of bonds	860
Secretary of Navy to prescribe regulation for organization, etc., of Naval Reserve	1089	uniform gratuity to enrolled men of, charged to Navy clothing and small stores fund	195, 873
to detail officers and enlisted men, make available vessels, etc., of the Navy, for development of Reserve	1089	<i>Naval Reserve Officers' Training Corps,</i>	
employees of the Government or District of Columbia allowed leave of absence without loss of pay, etc., for days of training, etc., not exceeding 15 days	1090	establishment of, authorized	1276
funds for Naval Reserve authorized to be appropriated yearly	1090	regulations for, to conform to provisions for Army Corps	1276
statement to be submitted with Department estimates	1090	powers conferred upon Secretary of Navy	1277
estimated amount for Fleet Naval Reserve	1090	operation expenditures, etc., to be specifically provided for	1277
estimated amount for transfers from Navy to Fleet Naval Reserve	1090	members eligible for appointment as Naval Reserve officers	1277
amount of \$25 to member of Naval Reserve, inactive	1090	inclusion of Marine Corps in all provisions	1277
unobligated funds for Naval Reserve Force made available	1090	total personnel limited	1277
effective date, July 1, 1925	1090	<i>Naval Stores,</i>	
		appropriation for investigating grading, handling, etc.	447, 837
		deficiency appropriation for expenses, establishing standards, etc., of	682
		<i>Naval Torpedo Station, Newport, R. I.,</i>	
		civilian employees reimbursed for fire losses at	1604
		<i>Naval Training Stations,</i>	
		appropriation for California	187, 866
		for Rhode Island	187, 866
		for Great Lakes, Ill.	187, 866
		for Hampton Roads, Va.	187, 866
		limit, clerical, etc., services	187, 866
		<i>Naval War College,</i>	
		appropriation for maintenance, etc.	188, 867
		<i>Navigable Streams, etc.,</i>	
		appropriation for investigating pollution of	76, 775

	Page.	Navy—Continued.	Page.
<i>Navigable Streams, etc.</i> —Continued.		appropriation for care of lepers, etc.,	
deficiency appropriation for Confer-		Guam and Cullion.....	184, 863
ence on prevention of oil pollu-		for research laboratory.....	184, 863
tion of.....	1339	for Bureau of Navigation, transpor-	
provisions for preventing oil pollu-		tion, recruiting, etc.....	186, 864
tion by deposits in.....	604	transporting dependents of officers	
surveys, etc., of, for power develop-		and enlisted men.....	186, 865
ment, authorized.....	1190	for recreation for enlisted men....	186, 865
<i>Navigable Streams, Watersheds of (see</i>		for contingent.....	186, 865
<i>Conservation of Navigable</i>		for gunnery and engineering exer-	
<i>Waters, etc.).</i>		cises.....	186, 865
<i>Navigation,</i>		for equipment supplies, instruments,	
penalty for owner failing to extinguish		etc.....	186, 865
fire and stop motor of automob-		gyro compass testing, etc.....	187, 866
ile when taken on a vessel in		for ocean and lake surveys.....	187, 866
navigable waters.....	1093	for training stations.....	187, 866
<i>Navigation Bureau, Department of Com-</i>		for Naval Reserve Force.....	187, 866
<i>merce,</i>		pay, allowances, etc., while train-	
appropriation for Commissioner, and		ing.....	187, 866
office personnel.....	229, 1038	uniforms to Volunteer Naval Re-	
for admeasurement of vessels.....	229, 1038	serve.....	188
for instruments for counting pas-		Naval Militia made part of Naval	
sengers.....	229	Reserve Force; benefits, service	
for motor boats, etc. to enforce navi-		credits, etc.....	188, 867
gation laws.....	229, 1038	retainer pay, other than Fleet Re-	
for preventing overcrowding of pas-		serve.....	866
senger vessels, etc.....	229, 1038	for Naval War College.....	188, 867
for enforcing wireless communica-		for Naval Home.....	188, 867
tion laws.....	229, 1039	for civilian personnel, Bureau of	
for shipping commissioners.....	230, 1039	Navigation.....	189, 868
for clerk hire; contingent expenses	230, 1039	for Bureau of Engineering, repairs,	
for enforcing navigation laws, addi-		etc., of machinery, etc.....	190, 869
tional, 1925.....	706	equipment supplies.....	190, 869
for preventing overcrowding of pas-		submarine motive power develop-	
senger vessels, etc., additional,		ment.....	191
1925.....	706	clerical, etc., services.....	191, 869
for enforcing wireless communica-		cargo ships, transports, etc., re-	
tion laws, additional, 1925.....	706	striction.....	191
for shipping commissioners, addi-		for engineering experiment station,	
tional, 1925.....	706	Naval Academy.....	191, 870
deficiency appropriation for enforce-		for civilian personnel, Bureau of En-	
ment of navigation laws.....	759	gineering.....	191, 870
for preventing overcrowding of pas-		for Bureau of Construction and Re-	
senger vessels, etc.....	759	pair, construction, etc.....	191, 870
<i>Navigation Bureau, Navy (see Bureau of</i>		equipment supplies.....	191, 870
<i>Navigation, Navy).</i>		clerical, etc., services.....	192, 870
<i>Navigation Laws,</i>		for civilian personnel, Bureau of Con-	
appropriation for motor boats, etc., to		struction and Repair.....	192, 871
enforce.....	229, 1038	for Bureau of Ordnance, ordnance	
for expenses, enforcing, additional,		and ordnance stores.....	192, 871
1925.....	706	schools at ordnance stations....	192, 871
deficiency appropriation for enforcing,		chemical, etc., services.....	192, 871
etc.....	759	for smokeless powder.....	192, 871
<i>Navy (see also Navy Department),</i>		for purchase, etc., of torpedoes, etc.	192, 871
appropriation for Secretary of Navy,		for experimental work in projectiles,	
Assistant, etc.....	182, 861	etc.....	193, 871
for pay, miscellaneous.....	183, 862	for civilian personnel, Bureau of	
mileage, etc.....	183	Ordnance.....	193, 871
delegates to International Re-		for Bureau of Supplies and Accounts,	
search Council.....	862	pay of officers.....	193, 871
collecting information, etc.....	184, 862	for rental allowance.....	193, 872
interned prisoners of war.....	184, 862	for subsistence allowance.....	193, 872
damages claims.....	184, 862	for pay of enlisted men, etc.....	193, 872
restriction on use at naval dis-		for apprentice seamen on training	
tricts.....	184, 862	ships, etc.....	193, 872
limit, clerical, etc., services at		for pay and allowances, Nurse	
yards and stations.....	184, 862	Corps.....	193, 872
for contingent.....	184, 863	for retainer and active service pay,	
for expenses, government for Virgin		Fleet Naval Reserve.....	193, 872
Islands.....	184, 863		
for marine schools, New York, Massa-			
chusetts, and Pennsylvania....	184, 863		

<i>Navy</i> —Continued.	Page.	<i>Navy</i> —Continued.	Page.
appropriation for personal property losses; death gratuities	193, 872	appropriation for Naval Academy	200, 878
pay appropriations accounted for as one fund	193, 872	diversion of appropriations reduced by decommissioning, etc., ships, to supplement maintenance of Yards and Docks, etc.	201
additional Medical personnel authorized for Veterans' Bureau patients in Navy hospitals	194, 872	for Marine Corps	201, 878
midshipmen; restriction on appointments hereafter	194, 872	restriction on pay, etc., of Navy and Marine Corps officers engaged in other than Government service while on leave	202, 879
appointments at large or from enlisted personnel not affected	194, 872	for increase of the Navy, with unexpended balances	203, 880
discharge permitted of minors enlisted without consent of parent, etc., upon application therefor	194	continuing construction of vessels, as permitted by Conference Treaty	204, 880
service in Naval or Military Academy after March 4, 1913, not counted in longevity, etc.	194, 872	converting battle cruisers into aircraft carriers	204, 881
for provisions	194, 872	one submarine	204
for maintenance; equipment supplies	194, 873	two submarines	881
freight, Department and bureaus	195, 873	settling contracts for ships delivered	204, 881
chemical, etc., services	195, 873	reimbursing contractors on account of constructing authorized vessels	204
outfits, uniform gratuity, etc., from clothing and small stores fund	195, 873	gyro compass equipments and fire control instruments for destroyers	204, 881
for fuel and transportation	195, 874	fire control apparatus on "Colorado" and "West Virginia"	881
issues charged to appropriation applicable	195, 894	completing armor, torpedoes, etc., for authorized ships	204, 881
price for fuel on hand at last issue rate	195, 894	transfers from naval supply account fund to this appropriation	204
permanent special working fund created by transfer from supply account	195	President requested to negotiate agreements with Great Britain, etc., to limit ship and aircraft construction, and number of officers and men	204
functions of fund	195	use of naval appropriations for Department purposes restricted	204, 881
issues for relief of Japanese earthquake sufferers charged to supply fund without reimbursement	195	details for dispensary or radio communication not Department service	204, 881
for civilian personnel, Bureau of Supplies and Accounts	196, 874	no pay to officers, etc., using time measuring devices on work of employees	204, 881
for Bureau of Medicine and Surgery, surgeons' necessities	196, 874	cash rewards, etc., restricted	204, 881
clerical, etc., services	196, 874	no repairs, purchase, etc., from private contractors, of ships, machinery, etc., that can be made at navy yards or arsenals, if cost not increased thereby	205, 881
for contingent	196, 874	for pensions	414, 1164
care of insane on the Pacific Coast	196, 874	for Naval Home, additional, 1925	709
additions to designated hospitals from naval hospital fund	196	for Naval Academy, additional, 1925	709
for care of the dead	196, 875	for Marine Corps, additional, 1925	710
bringing home remains of officers, etc.	196, 875	deficiency appropriation for Bureau of Navigation	46,
for civilian personnel, Bureau of Medicine and Surgery	197, 875	57, 61, 698, 700, 760, 760, 1349, 1351	
for Bureau of Yards and Docks, maintenance	197, 875	for pay, miscellaneous	57,
clerical, etc., services	197, 875	61, 689, 698, 700, 760, 1349, 1351	
motor vehicles, etc., restrictions	197, 875	for increase of compensation	57
for civilian personnel, Bureau of Yards and Docks	197, 876	for Bureau of Engineering	57,
for public works at designated navy yards and stations	197, 876	698, 1336, 1349, 1351	
for Bureau of Aeronautics, aviation expenses	199, 877	for Bureau of Construction and Repair	57, 1336, 1349
allotments designated	199, 877	for Bureau of Ordnance	57, 61, 1349
accounted for as one fund	199, 877	for pay of the Navy	57,
shore stations limited to six	199, 877	61, 698, 700, 760, 1349, 1351, 1353	
construction of airplane factory forbidden	199, 877	for Bureau of Supplies and Accounts	57, 61, 698, 700, 760, 1349
payment of damages from aircraft to private property	199, 877	for provisions	57
for civilian personnel, Bureau of Aeronautics	200, 877		

<i>Navy</i> —Continued.	Page.	<i>Navy</i> —Continued.	Page.
deficiency appropriation for freight.....	57,	loan of flags, for inaugural ceremonies in	
61, 700, 1349, 1353		Washington, D. C., March 4,	
for fuel and transportation.....	57	1925.....	944
for aviation. 57, 61, 689, 698, 760, 1349, 1351	1351	Naval Reserve established as part of;	
for Marine Corps.....	57,	provisions relating to.....	1080
61, 698, 700, 1349, 1351, 1353		per diem allowance for making aerial	
for Bureau of Yards and Docks.....	61,	surveys of rivers and harbors....	1191
698, 1336, 1349		proclamation of amnesty to citizenship	
for transportation and recruiting....	689	of deserters from, since armistice	
for expenses, scrapping of naval ves-		of World War.....	1940
sels.....	689	rental allowances to, officers modified..	250
for Panama Railroad Company, re-		repeal of authority for turret gun	
fund.....	689	changes.....	45
for damages claims, collisions with		retainer pay of transferred members of	
naval vessels.....	689, 1335	Fleet Naval Reserve July 1,	
for monument at Charles Fort, Parris		1922, computed at rates for	
Island, S. C.....	690	enlisted men.....	251
for Naval Reserve Force.....	698,	minimum allowance.....	251
760, 1349, 1351		sundry specified matters affecting the	
for Bureau of Medicine and Surgery..	700,	men reenlisting in, after transfer to	1269
1349		Fleet Naval Reserve credited	
for Naval Observatory.....	756	with pay, etc., while on active	
for investigation of fuel oil, etc.....	760	duty in Fleet Reserve.....	1269
for major alterations to designated		enlisted men in, or Marine Corps, re-	
vessels.....	1335	stored to rank, etc., on reenlist-	
for increase of the Navy.....	1336	ing after discharge from service	
for aviation claim.....	1352	to be enrolled as officers in Re-	
adjusted compensation for World War		serve.....	1269
service in.....	121	status of members of Fleet Reserve	
alterations, etc., authorized in desig-		when temporary appointment	
nated battleships.....	719	as officers in the, revoked.....	1270
new fire control, "New York" and		enlisted man discharged from, and in	
"Texas".....	719	four months enrolled as officer in	
construction authorized of eight scout		Reserve Force, deemed trans-	
cruisers; cost, speed, etc.....	719	ferred to Fleet Reserve when	
six river boats; cost, etc.....	719	discharged, etc.....	1270
armor and armament at South		enlisted man discharged from, for en-	
Charleston, W. Va., plant.....	719	rollment as Reserve officer, re-	
work at navy yards if cost not in-		duced to Navy rating at his own	
creased thereby.....	719	request, and serving unexpired	
above authorizations subject to treaty		enrollment period in Navy, to	
limitations.....	719	have pay, etc., as if not dis-	
suspended if international conference		charged.....	1270
for naval limitation held.....	719	charges of desertion may be relieved of	
appointment authorized of Richard		men serving honorably in Army,	
Evelyn Byrd, jr., a lieutenant		Navy, or Marine Corps subse-	
commander on retired list of.....	821	quently during World War.....	1270
Henry F. Mulloy as ensign.....	961	honorab!e discharge to be entered on	
Ralph B. Sanford, as lieutenant on		record.....	1271
retired list: conditions, etc.....	1590	no back pay, etc., for service prior to	
Frank Stinchcomb, as lieutenant; re-		World War.....	1271
tired if found disabled, etc.....	1374	retired officers credited with all active	
Captain Douglas E. Dismukes, in recog-		duty April 6, 1917, to March 3,	
nition of gallant service in		1921, since retirement, in com-	
World War when retired to have		puting longevity pay.....	1271
rank of rear admiral.....	1279	disbursing officers of, and Marine	
disbursing officers relieved from res-		Corps, allowed credit for civil	
ponsibility for certain losses,		outfits to enlisted men dis-	
etc., incurred in World War		charged since November 13,	
service accounts; time extended..	860	1917, for bad conduct, etc.....	1271
enlisted men retired, who served as		commodore retired rank not given to	
commissioned officers in World		staff officer, unless rank of cap-	
War, to have pay of retired war-		tain attained.....	1271
rant officers.....	472	aviation sites; acquiring authorized at	
helium for, to be obtained from Bureau		Galveston, Tex.....	1271
of Mines.....	1111	Lakehurst, N. J.....	1271
production, etc., funds of, to be trans-		Quantico, Va.....	1271
ferred to Mines Bureau.....	1331	Chatham, Mass.....	1271
insurance provisions in World War		sale authorized at Galveston, Tex....	1271
Veterans' Act.....	624	Marine Corps personnel.....	1272
limits of cost increased for converting			
"Lexington" and "Saratoga"			
into airplane carriers.....	882		

<i>Navy</i> —Continued.	Page.	<i>Navy</i> —Continued.	Page.
claims of contractors for losses caused by fixed-price contracts April 6, 1917, to November 11, 1918, to be investigated, etc., by the Secretary-----	1273	national flag to be issued free of cost to nearest relative of officer, etc., who died during World War period-----	1278
on contracts uncompleted April 6, 1917, occasioned by Government priority orders, etc., April 6, 1917, to November 11, 1918-----	1273	restoration, etc., of frigate "Constitution" authorized-----	1278
estimates to be submitted; proof required, if losses from advanced wages ordered by the Government-----	1273	any staff officer on active list who held rank of rear admiral during World War, etc., may be placed on retired list; pay, etc-----	1278
authority conferred to secure evidence, etc-----	1273	officers of, and Marine Corps, specially commended for combat duty in World War, when retired for age and ineligible for promotion, to be placed on next higher grade-----	1279
transfers of Reserve Force officers to, hereafter, forbidden-----	1273	supply officers of, to have pay of rank for World War active service prior to approval of bonds-----	860
payment to persons dishonorably discharged, etc-----	1274	transfer of, vessels, etc., to Coast Guard for law enforcement-----	105
marines discharged for bad conduct to have civilian outer clothing-----	1274	two obsolete vessels of, transferred to Army Air Service for airplane bombing tests-----	907
Marine Band, composition, pay, etc-----	1274	<i>Navy and Marine Memorial to Americans Lost at Sea,</i>	
warrant electrician grades, established, etc-----	1274	erection of, on public grounds, Washington, D. C., authorized-----	14
precedence of present gunners if appointed to-----	1274	site and design to be approved by Commission of Fine Arts-----	14
reimbursement to persons who advanced pay to Navy officers and enlisted men during World War-----	1275	<i>Navy Band, United States,</i>	
payments made to assistants to Chiefs of Bureaus to be allowed by Comptroller General-----	1275	band at Washington, D. C., navy yard designated as-----	1275
highest pay of rank to assistants while serving as such-----	1275	pay of leader; service counted for longevity-----	1275
record of service of Charles O. Maas in Naval Reserve Force recognized as active duty-----	1275	no back pay, etc-----	1275
Navy Band, designated, pay of leader, etc-----	1275	no loss of allowances while on concert tours-----	1275
Naval Academy Band, pay, allowances, etc-----	1275	<i>Navy Department (see also Navy),</i>	
enlistment periods in the, established-----	1276	appropriation for Secretary, Assistant, and office personnel-----	182, 861
minors enlisting without consent of parent, etc., may be discharged on application-----	1276	salaries limited to average rates, under Classification Act-----	182, 861
Sand Point, Wash., site for air station may be accepted free of cost, etc-----	1276	if only one position in a grade-----	861
South Brooklyn, N. Y., addition to site of supply depot may be acquired-----	1276	restriction not applicable to clerical-mechanical service-----	182, 861
Pearl Harbor, Hawaii, naval station, harbor improvement directed-----	1276	no reduction of fixed salaries-----	861
San Diego, Calif., naval base water front development continued-----	1276	transfers to another position without reduction-----	861
limit of cost increased of scout cruisers and submarine tender-----	1276	payments under higher rates permitted-----	182, 861
Naval Reserve Officers Training Corps, established, etc-----	1276	for civilian personnel, General Board-----	182, 861
reimbursing designated prisoners at Portsmouth, N. H., naval prison for stolen bonds, etc-----	1277	Naval Examining and Retiring Boards-----	183, 861
temporary officers of, and Marine Corps; found physically incapacitated in line of duty, and appointments revoked, considered as retired with pay, etc-----	1277	Compensation Board-----	183, 861
officers retired for physical disability originating between April 6, 1917, and March 3, 1921, while holding temporary rank, to be advanced on retired list-----	1278	for contingent expenses-----	183, 862
requirement for return of advances to Naval Academy for dairy, repealed, etc-----	1278	for stationery, etc-----	183, 862
		naval service appropriations not to be used for Department purposes-----	183, 862
		for printing and binding for-----	183, 862
		for Navy pay, miscellaneous-----	183, 862
		for Navy contingent-----	184, 863
		for Government for the Virgin Islands-----	184, 863
		for State marine schools-----	184, 863
		for care of lepers, etc., Guam and Cullion-----	184, 863
		for research laboratory-----	184, 863
		for Office of Naval Records and Library, civilian personnel-----	185, 864
		for collecting naval records of the World War-----	185, 864

<i>Navy Department—Continued.</i>	Page.
appropriation for Judge Advocate General's Office, civilian personnel	185, 864
for Chief of Naval Operations Office, civilian personnel	185, 864
for Board of Inspection and Survey, civilian personnel	185, 864
for Director of Naval Communications, civilian personnel	185, 864
for Naval Intelligence Office, civilian personnel	185, 864
for Bureau of Navigation, expenses	186, 864
for Naval Reserve Force	187, 866
for Naval War College	188, 867
for Naval Home	188, 867
for civilian personnel, Bureau of Navigation	189, 868
for Hydrographic Office	189, 868
for Naval Observatory	190, 868
for Nautical Almanac Office	190, 869
for Bureau of Engineering, expenses	190, 869
for civilian personnel, Bureau of Engineering	190, 870
for Bureau of Construction and Repair, expenses	191, 870
for civilian personnel, Bureau of Construction and Repair	192, 871
for Bureau of Ordnance, expenses	192, 871
for civilian personnel, Bureau of Ordnance	193, 871
for Bureau of Supplies and Accounts, pay of the Navy	193, 871
for freight	195, 873
special permanent working fund established	195
issues furnished Japan earthquake sufferers	195
for civilian personnel, Bureau of Supplies and Accounts	196, 874
for Bureau of Medicine and Surgery, expenses	196, 874
repairs, additions, etc., to designated hospitals from naval hospital fund	196
for civilian personnel, Bureau of Medicine and Surgery	197, 874
for Bureau of Yards and Docks, expenses	197, 875
for civilian personnel, Bureau of Yards and Docks	197, 876
for public works, Bureau of Yards and Docks	197, 876
for Bureau of Aeronautics, aviation expenses	199, 877
for civilian personnel, Bureau of Aeronautics	200, 877
for Naval Academy	200, 878
diversion of appropriations reduced by decommissioning, etc., ships, to supplement maintenance of yards and docks	201
for Marine Corps	201, 878
for increase of the Navy	203, 880
negotiations requested for agreement with Great Britain, etc., to limit construction of vessels and aircraft, and number of officers and men permitted	204
for Naval Home, additional, 1925	709
for Naval Academy, additional, 1925	709
for Hydrographic Office, additional, 1925	710
for Marine Corps, additional, 1925	710

<i>Navy Department—Continued.</i>	Page.
deficiency appropriation for Navy	45, 57, 61, 689, 698, 700, 760, 1335, 1349, 1351, 1353
for judgments, United States courts, under	53, 696, 758, 1347, 1347
for judgments, United States court, under, for property condemned under Lever Act	54
for judgments, United States courts, under; collision claims, etc.	758
for judgments, Court of Claims under	54, 696, 697, 758, 1347
for freight	57, 61, 670, 698, 1353
for administrative expenses, World War Adjusted Compensation Act	688, 1335
for Naval Observatory	689, 756
for collision damages claims	689, 1338
for acquiring private fishery rights, Pearl Harbor, Hawaii	690
for printing and binding for	1335
authorized to acquire lands, etc., for production of helium gas, operate plants, experiment, etc.	908
balances of appropriations for temporary buildings, covered in	934
claims by or against Shipping Board and, canceled	1209
private claims not affected	1210
expenditures authorized from allotments to, for Veterans' Bureau beneficiaries	532, 1211
hospital facilities, etc., of, to be utilized by Veterans' Bureau	610
use of Shipping Board appropriations for paying claims of, forbidden	531
<i>Navy Yards,</i>	
construction, etc., of authorized vessels at, if facilities permit, cost not increased, etc.	719
purchase, repair, etc., of naval vessels, machinery or articles from private contractor which can be produced at, forbidden	205
permitted if no increase in cost involved	205
<i>Navy Yearbook,</i>	
provision for compiling, etc., repealed.	1106
<i>Nay-gwa-nay-be-ke-wain-zee, Mille Lac Band of Indians, Chief,</i>	
payment to heirs of, from Court of Claims judgment for the Band	818
<i>Neagle, John,</i>	
loan of portraits of Daniel Webster and Henry Clay, for exhibition in Philadelphia of works of the artist	1252
<i>Neah Bay Agency, Wash.,</i>	
appropriation for support, etc., of Indians at, from tribal funds	1161
<i>Nelly, Meldon A.,</i>	
pension	1489
<i>Nebraska National Forest, Nebr.,</i>	
trees to arid land residents from nurseries of	445, 835
<i>Nedd, Joseph J.,</i>	
pension increased	1399
<i>Neely, Jennie E. (widow),</i>	
pension	1493
<i>Negro Soldiers, Houston, Tex., Riot of,</i>	
payment for personal injuries, etc., growing out of	1577
<i>Neho, Indian Allottee,</i>	
payment to, for erroneous allotment	1367

<i>Nelson Company, Charles,</i> may bring suit for collision damages to barkentine "Monterey," in district court.....	1571	<i>New Jersey Judicial District,</i> deficiency appropriation for paying judgment of court, to New River Collieries Company.....	1346
<i>Nelson, First Lieutenant Erick Henning, Army Air Service,</i> advanced five hundred files on the promotion list in recognition of world flight accomplished by him.....	979	<i>New Jersey Shipbuilding and Dredging Company,</i> payment to, for collision damages.....	1365
distinguished service medal accorded to, and acceptance of medals or decorations from foreign governments, authorized.....	979	<i>New Mexico,</i> appropriation for surveyor general, clerks, etc.....	394
<i>Nelson, Frank (son),</i> pension.....	1515	for repairs, etc., flood damages to irrigation systems, pueblos in.....	403
<i>Nelson, Jennie E. (widow),</i> pension increased.....	1465	for support, etc., of Indians in.....	409, 1159
<i>Nelson, Knute, late a Senator,</i> deficiency appropriation for pay to daughter of.....	33	for support, etc., of Indians in, additional, 1925.....	708
<i>Nelson, Polly (daughter),</i> pension.....	1446	deficiency appropriation for support, etc., of Indians in.....	56, 698
<i>Nelson, William H.,</i> military record corrected.....	1379	Carlsbad Cave National Monument, set aside.....	1929
<i>Nematodes,</i> appropriation for study of plant infesting.....	441, 831	Carson National Forest, area enlarged.....	1984
<i>Neponset River, Mass.,</i> preliminary examination, etc., of, to be made.....	1191	boundaries modified.....	1919
<i>Nester, Caroline K. (widow),</i> pension.....	1446	compact of Colorado and, for use of La Plata River, approved by Congress.....	796
<i>Netherlands,</i> appropriation for minister to.....	206, 1015	jurisdiction of, district court in suits to quiet title to Pueblo Indian land grants.....	636
agreement extending arbitration convention with.....	1754	Kaniksu National Forest, boundaries modified.....	1953
parcel post agreement with, East India.....	1708, 1717	Lincoln National Forest, area diminished.....	1963
<i>Nett Lake Agency, Minn.,</i> appropriation for support, etc., of Indians at, from tribal funds.....	411	loans to farmers in drought-stricken areas of, for purchase of seed, etc.....	110
<i>Neuse River, N. C.,</i> preliminary examination, etc., of, to be made, New Bern to Smithfield.....	1193	appropriation for.....	110
<i>Neutrality Act,</i> appropriation for expenses under.....	209, 1018	Manzano National Forest, area enlarged.....	1966
<i>Nevada,</i> appropriation for surveyor general, clerks, etc.....	394	one-half cost of bridging San Juan River near Bloomfield, to be paid by.....	800
for support, etc., of Indians in.....	409, 1159	sums for allotting lands, etc., not to be used for Indians in, unless residing on public domain prior to June 30, 1914.....	398, 1148
for support, etc., of Indians in, additional, 1925.....	708	tract of land in, permanently withdrawn for Navajo Indians.....	1114
deficiency appropriation for support, etc., Indians in.....	56, 1348	<i>New Mexico Judicial District,</i> deficiency appropriation for paying judgment of district court, in reclamation proceedings.....	53
selection by, validated, of tract relinquished by Central Pacific Railway Company.....	812	constitution of.....	642
Tahoe National Forest, California and, area extended.....	954	terms of court, at Albuquerque.....	642
<i>New Albany, Ind.,</i> terms of court at.....	751	Las Cruces.....	642
<i>New Bern, N. C.,</i> intracoastal barge line to be reestablished between Baltimore and.....	1255	Las Vegas.....	642
issue of Army stores, etc., for relief of sufferers from fire at, in 1922, approved; credits allowed in accounts for.....	1285	Raton.....	642
<i>New Hampshire Avenue NW., D. C.,</i> appropriation for paving, Grant Circle to Allison Street.....	547	Roswell.....	642
<i>New Haven, Conn.,</i> preliminary examination, etc., to be made, for harbor of refuge in Morris Cove.....	1192	Santa Fe.....	642
		Silver City.....	642
		adjournment, etc., if insufficient business at Las Vegas, Las Cruces, Silver City, or Raton.....	642
		rooms to be furnished at Silver City, Las Vegas, and Raton.....	642
		transfer of causes, to place of sitting of court.....	642
		marshal and clerk to appoint deputies, etc.....	642
		transfer to new court building at city of Las Vegas when completed.....	643
		<i>New Mexico Pueblos,</i> appropriation for irrigation project for.....	400, 1151
		<i>New Orleans Association of Commerce,</i> lease of Army Quartermaster depot authorized to, for exhibition purposes.....	100

<i>New Orleans, La.,</i>	Page.	<i>New York Canals,</i>	Page.
appropriation for mint at.....	77, 776	appropriation for survey of navigable	
for repairs to mint.....	79	waters of.....	515, 930
for passport bureau.....	206, 1015	<i>New York City, N. Y.,</i>	
for dispatch agent.....	207, 1016	appropriation for assay office at.....	78, 777
for marine hospital, improvements.....	778	for customhouse building, repairs....	79
for quarantine station, improvements	778	for Subtreasury building, repairs....	79
for mint at, additional, 1925.....	710	for subway, assay office to sub-	
intracoastal waterway to Galveston		treasury.....	79
Bay, Tex., authorized.....	1187	for pneumatic tube system, custom-	
may bridge Mississippi River; location..	103	house and appraisers' stores....	81, 779
<i>New Orleans, La., International Trade Ex-</i>		for pneumatic tube mail transmission,	
<i>position, 1925,</i>		Brooklyn and.....	86, 785
invitation to States and foreign govern-		for airplane mail service to San	
ments, to participate in, author-		Francisco from.....	87, 785
ized.....	1253	for assistant superintendent foreign	
official recognition of Hamilton K.		mails at.....	87, 786
Avery, as vice president of, re-		for navy yard, public works.....	198, 876
quested.....	1253	for passport bureau.....	206, 1015
articles for exhibition at, admitted free		for dispatch agent.....	207, 1016
of duty, under regulations.....	1253	for quarantine station.....	778
sale, etc., on payment of import		for passport bureau, additional, 1925..	710
duties.....	1253	for assay office at, additional, 1925..	710
withdrawn for sale, etc., subject to		for assay office at, special fund, addi-	
duty then in force.....	1253	tional, 1925.....	710
allowance for deterioration, etc....	1253	deficiency appropriation for airplane	
punishment for illegal sales, etc....	1253	mail service to San Francisco..	59, 1350
<i>New River Collieries Company,</i>		for rent of rooms for United States	
deficiency appropriation for paying in-		courts, etc.; five-year lease.....	687
terest on judgment to.....	1346	for pneumatic mail transmission,	
<i>New River Inlet, Fla.,</i>		Brooklyn and.....	691
preliminary examination, etc., of, to be		for quarantine station, improve-	
made.....	1194	ments.....	694
<i>New York,</i>		for assay office at.....	1349
appropriation for reimbursing, for ma-		bridge authorized across Hudson River	
rine school expenses.....	184, 863	to Fort Lee, N. J., from.....	1094
abandoned lighthouse reservations at		may bridge Newtown Creek, between	
Lloyds Harbor and Fire Island		Boroughs of Brooklyn and	
transferred to, for public park		Queens.....	18
uses.....	635	<i>"New York," Ferryboat,</i>	
reversion for nonuser.....	635	owner of, may bring suit for collision	
rights reserved for uses of the Gov-		damages, in district court.....	1568
ernment.....	635	<i>New York Harbor, N. Y.,</i>	
agreement between Connecticut and,		appropriation for preventing injurious	
settling boundary line of the two		deposits; inspectors, fleet, etc..	516, 930
States.....	731	deficiency appropriation for preventing	
consent of Congress to.....	738	injurious deposits, etc.....	63
may bridge Hudson River, Poughkeep-		<i>New York Produce Exchange Bank,</i>	
sie, N. Y.....	10	payment to successor of, for unlawful	
<i>New York and Connecticut Boundary,</i>		levy.....	1584
agreement by New York and Con-		<i>New York Sanitary Utilization Company,</i>	
necticut settling.....	731	may bring suit for collision damages to	
consent of Congress to, and approval		its scow "No. 14".....	1567
of.....	738	<i>New York Shipbuilding Corporation,</i>	
<i>"New York," Battleship,</i>		amount of loss caused, in cost of battle-	
deficiency appropriation for additional		ship "No. 42," by Government	
submarine, etc., protection.....	1335	action, to be ascertained.....	1283
for fire-control systems.....	1335	if cost increased over limit to be	
alteration of, authorized for protection		added to authorized cost.....	1283
against submarine and aircraft		<i>New York Southern Judicial District,</i>	
attack.....	719	deficiency appropriation for paying	
new fire-control system installation..	719	judgment of court to Jens Sam-	
<i>New York Canal and Great Lakes Corpora-</i>		uelsen and B. Olsen.....	1346
<i>tion,</i>		<i>Newbern, N. C.,</i>	
modification authorized of contracts for		terms of court at.....	661
sale of barges, etc., for inland and		<i>Newell, Margaret (widow),</i>	
coastwise transportation to.....	1255	pension.....	1453
terms of sale; amount and time of		<i>Newfoundland,</i>	
payment.....	1255	persons born in, construed as, nonquota	
line between Baltimore and New		immigrants under Immigration	
Bern, etc., N. C., to be re-		Act.....	155
established.....	1255	<i>Newhall, Rosa A. (widow),</i>	
operation on, by self-propelled		pension increased.....	1489
barges.....	1255		

	Page.		Page.
<i>Newlands Irrigation Project, Nev.,</i>		<i>Niagara River and Black Rock Canal, N. Y.,</i>	
appropriation for irrigation charges,		bridge authorized across, at Buffalo,	
etc., Paiute allotments within	403,	N. Y.	355
	1153	tunnel in lieu permitted	355
for maintenance, etc., of	417,	consent of Canada required	355
drainage expenses restricted	417,		
for Spanish Springs division, expenses	1167	<i>Nicaragua,</i>	
contracts required from irrigation		appropriation for minister to	206, 1015
district	1167	<i>Nichols Avenue SE., D. C.,</i>	
requirements for construction on		appropriation for paving, Portland to	
lands of Southern Pacific Com-		Fourth Streets; from gasoline-	
pany	1167	tax fund	549
aid of State, etc., in developing		deficiency appropriation for widening,	
project, etc.	1168	Good Hope Road to S Street	1319
present water users of Newlands		acceptance of strip of land for widening	750
project given priority over rights		purchase or condemnation of addi-	
of extension	1168	tional land	750
lands not liable for construction		amount authorized for expenses	751
costs	1168	<i>Nichols, Ella C. (widow),</i>	
use of revenues from any power		pension increased	1402
plant connected with the divi-		<i>Nichols, Mary E. (widow),</i>	
sion	1168	pension increased	1484
amount authorized for drainage of		<i>Nichols, Mary J. (widow),</i>	
Piute Indians' lands within	595	pension	1429
<i>Newman, C. M.,</i>		<i>Nichols, S. C.,</i>	
may bridge Rio Grande, Alamo Alto,		bridge authorized across Lumber River,	
Tex	662	near	12
consent of Mexico required	663	<i>Nicholson, Livonia (widow),</i>	
<i>Newman, Millie (widow),</i>		pension increased	1484
pension	1499	<i>Nicholson, Samuel D., late a Senator,</i>	
<i>Newport, Ark.,</i>		deficiency appropriation for pay to	
bridge authorized across White River		children of	33
at	1131	<i>Nickel, Martha J. (widow),</i>	
Arkansas may acquire, to operate as		pension	1476
a free bridge	1131	<i>Nickey, Lizzie M.,</i>	
tolls allowed for five years	1131	patent to, on payment of price of land,	
<i>Newport Harbor, Calif.,</i>		in Louisiana, occupied in good	
modification of harbor lines, authorized	1197	faith, etc.	1593
<i>Newport News, Va.,</i>		<i>Nickles, George A.,</i>	
preliminary examination, etc., of chan-		reimbursement to	1364
nel, to be made	1193	<i>Night Schools, D. C.,</i>	
<i>Newport, R. I.,</i>		appropriation for	555, 1231
appropriation for maintenance, naval		<i>Nineteenth Street NW., D. C.,</i>	
training station	187, 866	appropriation for asphalt covering,	
<i>Newport, R. I., Naval Torpedo Station,</i>		Pennsylvania Avenue to K	
civilian employees reimbursed for fire		Street; from gasoline-tax fund	1225
losses at	1604	<i>Ninth Place SE., D. C.,</i>	
<i>Newport River, N. C.,</i>		appropriation for grading, Savannah	
preliminary examination, etc., of, to		Street to Alabama Avenue	547
be made	1193	<i>Ninth Street NW., D. C.,</i>	
<i>Newspaper Wrappers, etc., Stamped, Pos-</i>		appropriation for paving, Butternut to	
<i>tal Service,</i>		Cedar Streets	547
appropriation for manufacture; distri-		for paving, Crittenden to Decatur	
bution	88, 786	Streets	547
<i>Newton County, Ind.,</i>		for paving, Emerson to Farragut	
bridge authorized across Kankakee		Street	546
River by Kankakee County,		for paving, Hamilton to Ingraham	
Ill., Lake County, Ind., and	29	Street	547
<i>Newton, Harry,</i>		for paving, Decatur to Emerson	
enlistment of, at former rating and		Street	1223
transfer to Fleet Naval Reserve,		for widening west side and repaving	
authorized	1600	roadway, New York to Massa-	
<i>Newtown Creek, N. Y.,</i>		chusetts Avenue; from gasoline-	
bridge authorized across, between Bor-		tax fund	1224
oughs of Brooklyn and Queens	18	for paving, etc., Florida Avenue to	
<i>Nez Perce Indians,</i>		Barry Place; from gasoline-tax	
claims of, for lands, etc., taken from,		fund	1225
to be determined by Court of		<i>Nippon Yusen Kabushiki Kaisha,</i>	
Claims	21	may bring suit for collision damages to	
<i>Nez Perce Indians, Wash., Joseph's Band</i>		steamship "Ceylon Maru"	1564
<i>of,</i>		<i>Nisqually Indian Reservation, Wash.,</i>	
appropriation for support, etc., of, addi-		deficiency appropriation for relief of	
tional, 1925	708	dispossessed allottees of	684
<i>Niagara River,</i>		payment authorized to dispossessed	
time extended for bridging, Tonawanda,		families on, for land taken from	
N. Y.	1216	them for military purposes	111
		expenditure for benefit of Indians	111

	Page.		Page.
<i>Nitrate</i> , appropriation for investigating pro- duction, etc., of-----	227	<i>North Branch of Susquehanna River</i> , time extended for bridging, Wilkes- Barre to Dorranceton, Pa.-----	173
<i>Nixon, Anna W. (widow)</i> , pension-----	1445	<i>North Branch of Susquehanna River, Pa., and N. Y.</i> , survey authorized for flood control of-- amount authorized to be appropri- ated for-----	250 250 696
<i>Nixon, John S. (son)</i> , pension-----	1528	deficiency appropriation for-----	696
<i>Nolan, Thomas</i> , payment to legal guardian of, for in- juries-----	1363	<i>North Capitol Street, D. C.</i> , appropriation for paving, etc., V Street to Michigan Avenue; from gasoline-tax fund-----	1225
appropriation for expenses incurred--	1363	<i>North Carolina</i> , bridge authorized across Chowan River, Edenton, by State Highway Commission-----	1128
<i>Nolan, W. Va.</i> , bridge authorized across Tug Fork of Big Sandy River at-----	247	Peedee River, near Pee Dee, by State Highway Department of-----	17
<i>Noland, Lizzie (widow)</i> , pension increased-----	1401	<i>North Carolina Avenue NE., D. C.</i> , appropriation for paving, etc., Fifteenth to B Streets; from gasoline-tax fund-----	1225
<i>Noland, Mary J. (widow)</i> , pension-----	1511	<i>North Carolina Eastern Judicial District</i> , counties constituting-----	661
<i>Noll, Mary W. (widow)</i> , pension increased-----	1480	terms of court, at Elizabeth City-----	661
<i>Nonmetallic Minerals on Public Lands</i> , appropriation for enforcing regulations, etc., as to, other than oil and natural gas-----	421, 1175	Fayetteville-----	661
<i>Nooksack River, Wash.</i> , preliminary examination, etc., author- ized of, for flood control-----	1000	Newbern-----	661
<i>Nordyke, Emmet (son)</i> , pension-----	1454	Raleigh-----	661
<i>Norfolk and Western Railway Company</i> , may bridge Tug Fork of Big Sandy River, Mingo County, W. Va., and Pike County, Ky-----	11	Washington-----	661
<i>Norfolk-Beaufort Inland Waterway</i> , preliminary examination, etc., to be made of, channel connecting Manteo, N. C-----	1193	Wilmington-----	661
<i>Norfolk, Va.</i> , appropriation for navy yard, public works-----	198, 876	Wilson-----	661
improvement of harbor authorized; channels in southern and east- ern branches of Elizabeth River-----	1186	rooms at Fayetteville and Wilson-----	661
waterway to Beaufort Inlet, N. C., authorized-----	1186	offices of clerk-----	661
may construct, etc., dam and bridge across Lafayette River-----	973	former terms at Raleigh repealed-----	662
preliminary examination, etc., of, har- bor to be made, extending chan- nel in Western Branch of Eliza- beth River-----	1193	<i>North Carolina Western Judicial District</i> , counties constituting-----	662
<i>Norman, Charles T.</i> , refund of income tax to-----	1377	terms of court, at Asheville-----	662
<i>Norman County and Halstad, Minn.</i> , time extended for bridging Red River of the North by Trail County and Herberg, N. Dak., and-----	1312	Charlotte-----	662
<i>Norman, Maude A. (daughter)</i> , pension-----	1514	Greensboro-----	662
<i>Norse-American Centennial</i> , medal to be prepared at the Mint for commemoration of arrival of first shipload of Norse immi- grants on sloop "Restaura- tionen"-----	1096	Salisbury-----	662
to be prepared from models to be supplied-----	1096	Statesville-----	662
<i>North Alton, Ill.</i> , appropriation for care, etc., Confederate Cemetery-----	512, 927	Wilkesboro-----	662
<i>North and South Carolina Waccamaw Bridge Company</i> , may bridge Waccamaw River, Bell- amy Landing, S. C-----	9	offices of clerk-----	662
		terms of court at Shelby; rooms to be furnished-----	722
		<i>North Dakota</i> , Devils Lake Indian Reservation, sale of indisposed of ceded lands di- rected-----	1966 816 815
		may bridge Missouri River, at Sanish-- at Williston-----	816 815
		<i>North Landing River, Va.</i> , preliminary examination, etc., of, to be made-----	1193
		<i>North Newport River, Ga.</i> , preliminary examination, etc., of, to be made-----	1194
		<i>North Platte Irrigation Project, Nebr.-Wyo.</i> , appropriation for maintenance, etc., of-- Guernsey Reservoir, balance reap- propriated-----	417, 1167 1167
		deficiency appropriation for coopera- tive investigation of feasibility of Guernsey Reservoir-----	685
		for commencing construction of Guernsey Reservoir, etc-----	685
		exchange of lands with Anton Hiersche, for reservoir addition to-----	980
		<i>North River, N. C.</i> , preliminary examination, etc., of, in Carteret County, to be made-----	1193
		<i>North River, N. Y. (see Hudson River)</i> .	

	Page.		Page.
<i>North Texas Company,</i> may bridge Red River, Illinois Bend, Tex.....	664	<i>Northern Pacific Railroad Company—</i> Continued.	
<i>Northampton, Mass., Chamber of Com-</i> <i>merce,</i> reimbursement to.....	1558	assistance of courts, etc.; punishment for willful default in answers, etc.....	462
<i>Northern and Northwestern Lakes, etc.,</i> appropriation for survey of.....	515, 930	amount authorized to be appro- priated.....	462
deficiency appropriation for survey, etc.	762	<i>Northern Pacific Railway Company,</i> patent to, in exchange for lands re- linquished in Minnesota.....	1594
<i>Northern Pacific Halibut Act,</i> deficiency appropriation for expenses of commission.....	756	<i>Norton, Eva (widow),</i> pension.....	1500
title of Act.....	648	<i>Norway,</i> appropriation for minister to.....	206, 1015
meaning of terms.....	648	deficiency appropriation for indemnity to, on account of vessel "Hassel".....	1339
catching halibut during close season, unlawful.....	649	agreement extending arbitration con- vention with.....	1746
unintentionally, while legally fishing for other species, excepted.....	649	convention with, to prevent smuggling of intoxicating liquors into United States.....	1772
delivery to authorities; sale, etc.....	649	treaty with associated Powers relating to sovereignty of, over Spitz- bergen Archipelago.....	1892
using any port to prepare for violation, etc., unlawful.....	649	payment to, as indemnity for collision damages to steamship "Hassel," authorized.....	955
entry of vessels with halibut on board caught in violation of Act, etc., unlawful.....	649	<i>Norwood, Ella L. (widow),</i> pension increased.....	1529
punishment for violations.....	649	<i>Notaries Public, D. C.,</i> appointment of residents as, by the President.....	821
maintenance of vessels to patrol waters, etc., for enforcement.....	649	may represent clients before depart- ments, etc.....	821
authority for search, in territorial waters.....	649	restriction, if in Government employ- ment, if interested in case, can not take acknowledgments, etc., for.....	821
of American craft on high seas.....	649	"Nueces," <i>Steamship,</i> owner of, may bring suit for collision damages, in district court.....	1589
seizure of Canadian nationals and vessels found violating, and deliv- ery to authorized official of Canada.....	649	<i>Nuisances, D. C.,</i> appropriation for abatement of.....	562
forfeiture, etc., of American vessel seized for violations.....	650	<i>Nurse Corps, Army (female),</i> disability compensation, etc., to mem- bers of, by Veterans' Bureau, to be in lieu of that for injuries to Government employees.....	623
jurisdiction of Federal courts.....	650	<i>Nurse Corps, Navy (female),</i> appropriation for pay, etc., of.....	193, 872
exemption of International Fisheries Commission.....	650	for rent of quarters for.....	193, 872
appropriation authorized for expenses of Commission.....	650	for transporting, etc., remains of... ..	197, 875
immediate effect of Act, and duration until termination of convention with Great Britain.....	650	disability compensation, etc., to mem- bers of, by Veterans' Bureau, to be in lieu of that for injuries to Government employees.....	623
<i>Northern Pacific Halibut Fisheries,</i> convention with Great Britain for pres- ervation of.....	1841	<i>Nurseries, Plant and Tree,</i> appropriation for cooperative investiga- tions, etc.....	442
<i>Northern Pacific Railroad Company,</i> deficiency appropriation for investigat- ing respective rights, etc.....	673, 1314	<i>Nursery Plants,</i> appropriation for cooperative studies in propagating, etc.....	442, 832
balance of appropriation for investigat- ing, etc., covered in.....	1146	<i>Nursery Stock,</i> appropriation for enforcing quarantine, etc.....	456, 847
issue to be withheld of further land patents under grants to.....	461	<i>Nurses, Army,</i> appropriation for pay.....	482, 896
investigation by Congress to be made of respective rights, etc.....	461	<i>Nuts, Edible,</i> appropriation for investigating, etc., growing, marketing, etc., of... ..	442, 832
no claims under general land laws affected.....	461	for investigating insects affecting... ..	448, 839
inhibition to terminate March 1, 1926, unless court proceedings pending adjudication.....	461	<i>Nutt, Mary O. (widow),</i> pension.....	1457
status of land grants, and recom- mendations for adjustment to be made by Secretary of the In- terior.....	461		
joint committee of Congress created to make complete investigation of the land grants of, etc.....	462		
powers conferred to take testi- mony, administer oaths, etc.....	462		
assistance of courts to subpoenas is- sued by.....	462		
punishment as contempt of court on refusal to obey, etc.....	462		

O.	Page.	Officers, Army—Continued.	Page.
<i>Oakland, Calif.,</i>		advances on promotion list for world flight achievement, of Air Service, Captain Lowell Herbert Smith, and First Lieutenants Leigh Wade, Leslie Philip Arnold, and Erick Henning Nelson.	979
harbor improvement, conditions modified.....	1189	to remain as extra numbers.....	979
preliminary examination, etc., to be made of outer harbor at.....	1196	other promotions not retarded.....	979
<i>Oakley, Edith C. (widow),</i>		balances of appropriations for paying claims of, for losses fighting fires, national forests, covered in.....	935
pension increased.....	1505	Chief of Finance and Chief of Chemical Warfare Service to have rank, etc., of major generals.....	970
<i>Oakwood Cemetery, Ill.,</i>		commissions authorized for world flight achievements, as second lieutenants, Air Service, of Henry Herbert Ogden and John Harding, jr.....	979
appropriation for Confederate Mound, Chicago.....	512, 927	number of officers not increased....	979
<i>Oaths,</i>		detail of not more than seven, allowed for administration of World War Adjusted Compensation Act....	131
designated Agricultural Department officers, etc., authorized to administer, in matters relating thereto.....	803	detail of retired, to educational institutions extended to Philippine Scouts.....	1099
"O'Brien Brothers," Steam Tug,		duty performed under, construed as active, for increase of longevity pay.....	1099
owner of, may bring suit for collision damages in district court.....	1567	heretofore, by retired officers of Philippine Scouts, construed as active, for increase of longevity pay.....	1100
<i>O'Brien, Margaret A. (widow),</i>		duty by Army officers prior to July 1, 1922, and Philippine Scouts officers prior to June 10, 1922, construed as active for promotion on retired list.....	1100
pension increased.....	1403	ratification of administrative action of Department authorizing, etc., details.....	1100
<i>O'Brien, Patrick J.,</i>		pay withheld considered due and payable.....	1100
pension increased.....	1403	excepted from duty with troops; Medical, Ordnance, and Chemical Warfare.....	470
<i>Observatory, Naval (see Naval Observatory).</i>		Judge Advocate General's Department, on Army patent litigation.....	470
<i>Occohannock Creek, Va.,</i>		issue of commissions in name of, appointed, or recommended for appointment from school for officers during World War, but unable to accept by reason of death in line of duty.....	1255
preliminary examination, etc., of, to be made.....	1193	to be borne on Army records as of grade, etc., entitled.....	1255
<i>Ocean and Lake Surveys, Navy,</i>		officially recommended for promotion, etc., during World War, who, by death in line of duty, were unable to accept.....	1255
appropriation for hydrographic.....	187, 866	to be borne on Army records as of grade, etc., entitled.....	1256
<i>Ocmulgee River, Ga.,</i>		examined and found qualified for promotion, dying in line of duty after vacancy occurring entitling him thereto, before issue of commission.....	1256
preliminary examination, etc., of, to be made.....	1194	to be borne on Army records as of the grade.....	1256
<i>Oconee River,</i>		longevity not allowed, for time at Naval or Military Academy since March 4, 1913.....	194, 872
bridge authorized across, Thompson's Ferry, Ga.....	665		
<i>Oconee River, Ga.,</i>			
preliminary examination, etc., of, to be made.....	1194		
<i>O'Connor, Eliza A. (widow),</i>			
pension increased.....	1534		
<i>O'Connor, Michael,</i>			
pension.....	1401		
<i>O'Connor, Nancy J. (widow),</i>			
pension.....	1449		
<i>Oconto, Wis.,</i>			
preliminary examination, etc., of, harbor to be made.....	1195		
<i>O'Donnell, Isabella (widow),</i>			
pension.....	1427		
<i>Officers, Army,</i>			
appropriation for pay.....	481, 895		
for warrant.....	481, 896		
for aviation increase.....	481, 896		
for longevity.....	481, 896		
time at Military or Naval Academy after August 24, 1912, not counted.....	896		
for retired.....	481, 896		
for retired, on active duty.....	481, 896		
for rental allowances.....	482, 897		
for subsistence allowances.....	482, 897		
for additional pay to, furnishing their own mounts.....	482, 897		
for mileage; limitation if on Government vessels.....	482, 897		
for transportation of dependents of.....	486, 901		
for disposition of remains of, etc.....	511, 926		
for disposition of remains of, additional, 1925.....	712		
deficiency appropriation for mileage.....	58,		
	62, 699, 762, 1350, 1352, 1353		
for disposition of remains of.....	59,		
	63, 699, 701, 762, 1350		

<i>Officers, Army</i> —Continued.	Page.	<i>Officers, Navy</i> —Continued.	Page.
retired, credited with all active duty service during World War period.....	1271	staff officer on active list, who, during World War, was rear admiral, may be placed on the retired list, etc.....	1278
excepted from restriction on holding two offices, if retired for disability, etc.....	245	<i>Officers' Reserve Corps, Army,</i>	
retired pay of, under Acts of June 10 and September 14, 1922, computed.....	252	appropriation for pay and allowances, on active duty.....	506, 921
to take rank according to date of commission.....	1078	for mileage; limit.....	506, 921
precedence, etc.....	1078	members injured in aerial flights while training, etc., to have hospital treatment, etc.....	365
<i>Officers, Foreign Service,</i>		transportation home upon termination of.....	365
appropriation for salaries.....	1017	allowance if disability lasts over six months.....	365
<i>Officers, Marine Corps,</i>		previous payments for, validated.....	365
appropriation for pay and allowances, active and Fleet Marine Corps Reserve, Class One.....	201, 878	burial expenses, etc., in case of death.....	365
for subsistence allowance.....	201, 879	pay restricted to fifteen days on active duty.....	507
for rental allowance.....	201, 879	except details to War Department General Staff.....	507
for retired.....	202, 879	during instruction at service schools.....	577
for mileage without troops.....	202, 879	as instructors, civilian training camps.....	507
for transporting, etc., remains of.....	197,	on duty with Air Service.....	507
203, 875, 880		Medical Reserve Corps at Army hospitals for Veterans' Bureau beneficiaries.....	507
holding temporary rank, found physically incapacitated, and appointment revoked, to be considered as retired, etc.....	1277	<i>Official Gazette, Patent Office,</i>	
longevity not allowed, for time at Naval or Military Academy since March 4, 1913.....	194, 872	appropriation for printing, etc.....	393, 1144
restriction on pay, etc., of, engaged in other than Government service while on leave.....	879	deficiency appropriation for printing, etc.....	683, 1328
retired, credited with all active duty service during World War period excepted from restriction on holding two offices, if retired for disability, etc.....	1271	<i>Official Register,</i>	
	245	compilation annually of, containing names of all persons occupying civil positions in departments, District of Columbia, etc.....	1105
<i>Officers, Navy,</i>		data required; postal service, Army, Navy, and Marine Corps, not included.....	1105
appropriation for pay, active list.....	193, 871	heads of departments, etc., to supply necessary data.....	1105
for rental allowance.....	193, 872	number of copies and distribution authorized.....	1105
for subsistence allowance.....	193, 872	former laws repealed.....	1106
for pay of retired.....	193, 872	<i>Official Reporters,</i>	
for commutation of quarters.....	193, 872	appropriation for House of Representatives.....	585, 1293
for hire of quarters ashore.....	193, 872	for Senate.....	581, 1289
for death gratuity.....	193, 872	positions and pay established of, assistant, transcribers, etc., House of Representatives.....	152
for transporting dependents of.....	865	<i>Ogden Chamber of Commerce, Utah,</i>	
for transporting, etc., remains of.....	196, 875	reimbursement to.....	1572
appointment of Naval Reserve Force officers hereafter as, forbidden.....	1273	<i>Ogden, Charles F. (son),</i>	
holding temporary rank, found physically incapacitated, and appointment revoked, to be considered as retired, etc.....	1277	pension.....	1454
longevity not allowed for time at Naval or Military Academy since March 4, 1913.....	194, 872	<i>Ogden, Second Lieutenant Henry Herbert, Air Service, Officers' Reserve Corps,</i>	
restriction on pay, etc., of, engaged in other than Government service while on leave.....	879	appointment of, as second lieutenant, Army Air Service, in recognition of services in world flight.....	979
retired, credited with all active duty service during World War period.....	1271	distinguished service medal accorded to, and acceptance of medals or decorations from foreign governments, authorized.....	979
excepted from restriction on holding two offices, if retired for disability, etc.....	245	<i>Ogdensburg, N. Y.</i>	
for physical disability in line of duty during World War period, while holding higher temporary rank, to be advanced on retired list in that grade.....	1278	preliminary examination, etc., of, harbor to be made.....	1196
specially commended for combat duty in World War, when retired to be placed on higher grade.....	1279	<i>Oglesby, Barbara (widow),</i>	
		pension.....	1393
		<i>Oh Wan, alias Katok,</i>	
		pension.....	1384

<i>Ohio River,</i>	Page.	<i>Oil Pollution Act, 1924—Continued.</i>	Page.
bridge authorized across, Ambridge and Woodlawn, Pa.....	791	Act in addition to, and not repealing, etc., laws for protection of navigable waters.....	606
Benwood, W. Va., to Bellaire, Ohio.....	27	investigation directed of polluting deposits in waters endangering navigation, fisheries, etc.....	606
Cairo, Ill.....	999	report of sources of pollution, means of deposits, with recommendation for remedies, to be made to Congress.....	606
Fullerton, Ky., to Portsmouth, Ohio.....	663	use of rivers and harbors funds for investigations.....	606
Henderson, Ky.....	662	amount authorized to be appropriated for examinations, etc., of rivers and harbors.....	606
Huntington, W. Va.....	792	<i>Oil Pollution of Navigable Waters,</i>	
Owensboro, Ky., to Rockport, Ind.....	103	deficiency appropriation for expenses, conference of maritime nations.....	1339
Portsmouth, Ohio, to Fullerton, Ky.....	790	<i>Oil Shale,</i>	
preliminary examination, etc., of, to be made at Evansville, Ind.....	1195	appropriation for developing; purchase of land for plant; construction, operation, etc.....	1175
for ice pier at Covington-Newport, Ky.....	1195	<i>Okanogan Irrigation Project, Wash.,</i>	
time extended for bridging, at Steubenville, Ohio.....	1000	appropriation for maintenance, etc., of.....	418, 1170
Vanderburg County, Ind., and Henderson County, Ky.....	1132	<i>Okes, Oscar (son),</i>	
<i>Oil and Gas Deposits in Oklahoma,</i>		pension.....	1435
retention of royalties received by the Government from, until otherwise directed.....	1302	<i>Oklahoma,</i>	
<i>Oil and Gas Lands, Indian Reservations,</i>		proceedings on acceptance of statue of Sequoyah from, ordered printed.....	1612
mining leases authorized for ten years of unallotted lands.....	244	sale of land in Kiowa County, authorized.....	1003
lands of Five Civilized Tribes and Osages excepted.....	244	proceeds to purchase tract for cemetery for Kiowas, Apaches, and Comanches.....	1004
production subject to State taxes.....	244	taxes allowed on production of oil, etc., on restricted allotments of Kansas Indians in.....	177
<i>Oil and Oil Shale, Public Lands,</i>		<i>Oklahoma City, Okla.,</i>	
appropriation for surveys, etc., of.....	394, 1145	terms of court at.....	388, 946
for enforcing provisions for leases of.....	421, 1174	<i>Oklahoma Eastern Judicial District,</i>	
<i>Oil Conservation Board, Federal,</i>		counties constituting.....	387, 945
deficiency appropriation for expenses.....	754	terms of court, at Ada.....	388, 945
<i>Oil, Gas, etc., Investigations,</i>		Ardmore.....	388, 945
appropriation for, additional, 1925.....	708	Chickasha.....	388, 945
<i>Oil Lands, etc.,</i>		Hugo.....	388, 945
leases, etc., relating to designated naval reserves, in Wyoming and California, to be canceled and annulled.....	6	Muskogee.....	388, 945
<i>Oil Pollution Act, 1924,</i>		Okmulgee.....	945
title of Act.....	604	Pauls Valley.....	730, 945
terms construed; "oil"; "person".....	604	Poteau.....	731, 945
"coastal navigable waters of the United States"; "Secretary".....	605	South McAlester.....	388, 945
discharging oil into coastal navigable waters from any vessel, unlawful.....	605	Vinita.....	388
regulations to be prescribed permitting discharge at times and places, if not deleterious to health or sea food.....	605	rooms at Ada, Hugo, Okmulgee, Pauls Valley, and Poteau.....	945
or a menace to navigation, etc.....	605	senior judge to continue in.....	946
punishment for violation of Act or regulations under.....	605	junior judge in, assigned to northern district.....	946
liability of vessel from which oil discharged.....	605	jurisdiction of, within territory of northern district continued until its organization.....	946
clearance withheld until penalty paid.....	605	to terminate then.....	946
recovery by libel proceedings.....	605	except prior criminal prosecutions.....	946
license of officer of vessel violating restrictions may be suspended or revoked.....	605	pending civil cases in, if in prescribed venue of northern district may be transferred to it.....	946
enforcement of penalties, etc., only for violations three months after enactment.....	605	clerk to transmit all papers, etc., when petition filed therefor.....	947
administration by river and harbor improvements personnel, etc.....	605	fees, etc., deposits to be remitted.....	947
employees given power to swear out process, make arrests, etc., for violations.....	605	if venue optional, only on consent of parties.....	947
no arrest without process if violation not committed in presence of official.....	606	authority of clerk at Muskogee.....	731
proceedings before court officials.....	606		



<i>Onoshatchie River, Fla.</i> , preliminary examination, etc., of, to be made-----	Page. 1194	<i>Optometry, D. C.</i> —Continued.	Page.
<i>Ontario Road NW., D. C.</i> , appropriation for asphalt covering, Columbia Road to pavement south of Euclid Street; from gasoline-tax fund-----	1225	refusal, cancellation, etc., of licenses by board; reasons to be specified---	181
<i>Opera Glasses</i> , excise tax on, sold, etc., by dealers; exception-----	324	hearings, etc-----	181
<i>Opera Houses</i> , internal revenue tax on admissions to--	320	issue of license without examination if holding State, etc., license-----	181
<i>Operating Force, Public Buildings</i> , appropriation for pay of-----	82, 780	conditions-----	181
for, additional, 1925-----	710	no medical, etc., title conferred by issue of license-----	182
deficiency appropriation for-----	62,	provisions not applicable to practicing physicians-----	182
694, 761, 1350, 1352, 1353		to persons merely selling spectacles, etc-----	182
<i>Operating Supplies, Public Buildings</i> , appropriation for fuel, lights, water, etc--	82, 781	invalidity of any provision not to affect remainder of Act-----	182
deficiency appropriation for-----	51,	<i>Oraibi Wash Irrigation Project, Ariz.</i> , appropriation for maintenance, etc., of-----	400, 1151
58, 695, 761, 1350, 1352		<i>Oral Hygiene (see also Dentistry, D. C.)</i> , regulations for practice of, in the Dis- trict-----	601
<i>Opium, etc.</i> , appropriation for expenses, enforcing law restricting sale, etc., of-----	72, 771	<i>Orange Chamber of Commerce</i> , time extended for bridging Sabine River, Orange, Tex., by-----	1093
disseminating appeal for law ob- servance, etc-----	771	Texas or Louisiana may acquire, to operate as a free bridge-----	1093
deficiency appropriation for collecting tax-----	58	tolls allowed for five years-----	1093
for participating in international conferences to regulate traffic in--	692	<i>Orange, Tex.</i> , time extended for bridging Sabine River at-----	1093
amount authorized for expenses of two international conferences for sup- pressing traffic in-----	120	Texas or Louisiana may acquire, for operating as a free bridge-----	1093
importing crude, for manufacturing heroin, prohibited-----	657	tolls allowed for five years-----	1093
restrictions on trading, etc., in-----	328	<i>Orchard, etc., Fruits</i> , appropriation for investigating diseases of, etc-----	440, 830
stamp tax on, compounds, etc-----	329	<i>Orchard Mesa Irrigation Project, Colo.</i> , appropriation for maintenance, etc., of-----	416, 1166
preparations, etc., not affected-----	330	<i>Orchards</i> , appropriation for investigating insects affecting-----	448, 839
<i>Optical Glass</i> , appropriation for investigating prob- lems in production of-----	231, 1041	<i>Ordnance and Ordnance Stores, Navy</i> , appropriation for procuring, etc-----	192, 871
<i>Optometry, D. C.</i> , practice of, defined-----	177	deficiency appropriation for--	57, 61, 62, 1349
unlawful acts; practicing without a license-----	177	for replacing-----	59, 62
false impersonation of holder, etc.; failure to register, etc-----	178	<i>Ordnance Department, Army</i> , appropriation for current expenses---	497, 913
punishment for violations-----	178	for airplane bombs, ammunition for small arms-----	498, 913
Board of Optometry to be appointed by Commissioners-----	178	for small arms and machine gun tar- get practice-----	498, 913
qualification, tenure of office, etc----	178	for ammunition for military salutes	498, 913
organization, meetings, etc-----	178	for manufacture of arms at arse- nals-----	498, 913
secretary-treasurer to be elected by; compensation, etc-----	179	for preserving, etc., ordnance stores and supplies-----	498, 913
seal, records, report to Commission- ers-----	179	for purchase, etc., for troops-----	498, 913
examination required for authority to practice-----	179	for automatic machine rifles-----	498, 913
limited, for present practitioners; subjects-----	179	for purchase, manufacture, etc., of tanks, and armored motor ve- hicles-----	498, 913
standard, for other applicants-----	180	for Field Artillery armament-----	498, 913
qualifications; tests-----	180	for proving grounds-----	498, 914
applications to be filed with secretary- treasurer; requirements-----	180	for Rock Island Arsenal, Ill-----	499, 914
license to practice, on passing examina- tion-----	180	for testing machines, expenses-----	499, 914
certified copy to be recorded in office of clerk of District supreme court-----	180	for repairs of arsenals, etc-----	499, 914
fee for certificate of record-----	181	for gauges, jigs, etc., for manufacture of arms and armament-----	499, 914
practitioner to display, in office, etc--	181	for seacoast cannon-----	499, 914
fees authorized; examination-----	181	for ammunition for-----	499, 914
yearly, for practice-----	181	for ammunition, etc., for practice--	499, 915
license revoked if not paid-----	181	for altering, etc., seacoast artillery--	499, 915
		for ammunition, etc., for seacoast cannon, insular possessions---	499, 915

<i>Ordnance Department, Army</i> —Continued.	Page.	<i>Oregon and California Railroad Company,</i>	Page.
appropriation for altering, etc., seacoast artillery, insular possessions.....	499, 915	appropriation for survey, sale, etc., of revested lands of.....	394, 1145
for seacoast cannon, Panama Canal.....	499, 915	for fire protection, revested lands of.....	835
for ammunition, etc., seacoast cannon, Panama Canal.....	499, 915	deficiency appropriation for protecting from trespass, fire, etc., revested lands.....	39, 1325
for altering, etc., seacoast artillery, Panama Canal.....	499, 915	<i>Oregon Short Line Railroad Company,</i>	
for civilian personnel, Office of Chief of, War Department.....	500, 915	sale of lands in Ada County, Idaho, authorized to, for gravel pit.....	248
technical services.....	500, 915	mineral deposits reserved.....	249
for arms, etc., for civilian rifle ranges.....	510, 925	<i>O'Reilly, Mary E. (widow),</i>	
deficiency appropriation for ordnance service.....	59, 62, 699, 701, 762, 1350, 1352	pension.....	1416
for ammunition.....	59, 62, 762	<i>Organized Militia (see also National Guard),</i>	
for ordnance stores and supplies.....	59, 62, 699, 701, 1350, 1352	appropriation for maintenance, etc., of Naval Militia.....	188, 867
for replacing ordnance, etc.....	59, 62, 762	<i>Organized Reserves, Army,</i>	
for automatic rifles.....	59, 62	appropriation for Officers' Reserve Corps, pay and allowances for active duty.....	506, 921
for arming, etc., National Guard.....	59	for mileage; limit.....	506, 921
for armored motor cars.....	62	for Enlisted Reserve Corps, pay, etc.....	506, 921
for fortification expenses.....	62	for correspondence instruction course.....	506, 921
for manufacture of arms.....	62, 762	for training manuals.....	506, 921
for proving grounds.....	62, 762, 1350	for establishing headquarters, training camps, etc.....	506, 921
for small arms target practice.....	699, 762	allowance for divisional and regimental headquarters.....	507, 921
for repairs of arsenals.....	762	no other funds to be used.....	507, 921
for Walsh Construction Company.....	1345	pay of reserve officers restricted.....	507, 921
for distribution, etc., of captured war devices, etc.....	1345	<i>Orland Irrigation Project, Calif.,</i>	
balances of appropriations covered in; for evacuation of ordnance depots.....	935	appropriation for maintenance, etc., of.....	416, 1166
for ordnance material.....	935	deficiency appropriation for.....	1331
officers excepted from duty with troops requirement.....	470	<i>Ormsbee, Phannette (widow),</i>	
<i>Ordnance Depots,</i>		pension.....	1506
balances of appropriations for evacuation of, covered in.....	935	<i>Orne, Harriet Ellen (widow),</i>	
<i>Ordnance, etc., Captured World War,</i>		pension.....	1500
apportionment and distribution of.....	597	<i>Orner, Ella (widow),</i>	
deficiency appropriation for.....	1345	pension.....	1512
<i>Ordnance Office, War Department,</i>		<i>Ortiz, Mabel (daughter),</i>	
appropriation for civilian personnel.....	500, 915	pension.....	1436
draftsmen, etc., paid from fortifications, etc.....	500, 915	<i>Osage Agency, Okla.,</i>	
<i>Ordnance Stores, etc., Army,</i>		appropriation for support of, pay of tribal officers and employees.....	412, 1162
appropriation for airplane bombs, ammunition, targets, etc.....	498, 913	for oil and gas production expenses.....	412, 1162
for preserving, etc.....	498, 913	for monument to tribal members who lost their lives in World War.....	1162
for purchase, etc., for issue.....	498, 913	for visits of Council, etc., to Washington.....	412, 1162
<i>Ordway Street NW., D. C.,</i>		<i>Osage Indians, Okla.,</i>	
appropriation for paving, Thirty-fourth Street to Wisconsin Avenue.....	1223	appropriation for instruction of children; from tribal funds.....	407, 1158
<i>Oregon,</i>		Saint Louis Boarding School, renewal of contract.....	407, 1158
appropriation for surveyor general, clerks, etc.....	394	payment per capita quarterly to each competent adult, of share of tribal income.....	1008
deficiency appropriation for preventing loss of timber from insect infestation in.....	39	restricted if without certificate of competency.....	1008
and Washington may acquire bridge across Columbia River, Longview, Wash., to Rainier, Oreg., to operate as a free bridge.....	1052	to guardians of minors.....	1008
tolls allowed for five years.....	1052	rentals and other income in addition.....	1008
consent of Congress to agreement for division of waters of Columbia River, etc., between Washington, Idaho, Montana, and.....	1268	supervision of, to incompetents if wasting, etc., income.....	1009
public lands granted to, for a fish hatchery.....	981	entire income without, allowed unless wasted.....	1009
mineral rights reserved.....	981	investment of remainder in securities, Oklahoma loans, etc., or deposit in Oklahoma banks.....	1009
		approval of member required for.....	1009

	Page.		Page.
<i>Osage Indians, Okla.</i> —Continued.		<i>Ouray Agency, Utah,</i>	
reservation each year, from tribal funds, for authorized expenditures	1009	appropriation for support, etc., of Indians at, from tribal funds	411, 1161
guardians appointed only for estate of member without competency certificate or of more than one-half of Indian blood	1009	<i>Outfits, Navy First Enlistments,</i>	
return of specified funds by, to Secretary for disposition	1009	issue of, charged to clothing and small stores fund; limit	195, 873
on death, etc., funds to be delivered to superintendent of agency	1010	<i>Overhead Wires, D. C.,</i>	
accounting within 30 days, of funds paid to, etc.	1010	temporary permission for use of, at inaugural ceremonies for illumination	944
tender all property, etc., to the superintendent	1010	by telegraph companies	945
action against, for failure to make satisfactory agreements as to investments, etc.	1010	<i>Oversea Service, World War,</i>	
all funds accruing to restricted Indians by inheritance may be paid to administrators of estates, or direct to heirs or devisees	1010	definition of term	122
allowance for expenses of administration	1010	service credit allowed for	122
lands devised to Indians of one-half Indian blood or over, inalienable without Secretary's approval	1010	<i>Overton, Martha J. (widow),</i>	
revocation of competency certificate for misusing funds, etc.	1010	pension increased	1494
supervision of income thereafter	1010	<i>Owen, Stella Hudson (widow),</i>	
just indebtedness at time of, to be paid	1011	pension	1412
prior transactions not affected	1011	<i>Owens, Lena Garagnon,</i>	
no person convicted of taking the life, etc., of an Osage Indian, shall inherit from estate of decedent	1011	payment to, for damages, etc.	1375
debts contracted by members without competency certificate not valid unless approved by the Secretary	1011	<i>Owensboro, Ky.,</i>	
payment authorized of indebtedness incurred by incompetents by unlawful act of carelessness, etc.	1011	bridge authorized across Ohio River, between, and Rockport, Ind.	103
no one but of Indian blood shall inherit from those of one-half or more of Osage Indian blood, any right, title, or interest to restricted lands, etc., of the tribe	1011	<i>Owings, Leo Edmund,</i>	
not applicable to spouses under existing marriages	1011	pension	1414
rights of persons not of Indian blood, to lands, etc., of, may be sold, etc.	94	<i>Owyhee and Vale Irrigation Projects, Oreg.,</i>	
		deficiency appropriation for cooperative investigation of feasibility, etc., of	685
<i>Osler, Isaac T.,</i>		<i>Owyhee Irrigation Project, Oreg.,</i>	
pension	1414	deficiency appropriation for continued investigation, construction, etc., of	685
<i>Otis Street NE., D. C.,</i>		unexpended balance for investigation, etc., of, reappropriated	1168
appropriation for grading, west of Eastern Avenue	548	<i>Oxalic Acid,</i>	
<i>Otis Street NW., D. C.,</i>		proclamation increasing tariff rate on, to equalize differences in costs of production	1979
appropriation for paving, Sixth Street to Park Place	547	<i>Oxford, Miss.,</i>	
<i>Otoe Agency, Okla.,</i>		terms of court at	882
appropriation for support, etc., of Indians at, from tribal funds	411, 1161	<i>Ozark National Forest, Ark.,</i>	
<i>O'Toole, Edward F.,</i>		lands in, to be set apart as game refuges in	1091
pension increased	1397	punishment for unauthorized hunting, etc.	1091
<i>Ottoman Empire, Former,</i>		in fourth Congressional district, excluded	1091
appropriation for expenses of American prisoners, etc., in	1025		
<i>Ottumwa, Iowa,</i>		<b>P.</b>	
terms of court at	795	<i>Pacheco, Romula (widow),</i>	
<i>Ouachita River,</i>		pension increased	1502
bridge authorized across, Monroe, La.	791	<i>Pacific Coast,</i>	
		appropriation for surveys of	235, 1045
		for surveys of, additional, 1925	706
		for care of insane, Navy, on	196, 874
		<i>Pacific Commissary Company,</i>	
		payment to	1579
		<i>Pacific Mail Steamship Company, San Francisco, Calif.,</i>	
		deficiency appropriation for refund of immigration fine to	1335
		<i>Pacific Ocean,</i>	
		treaty with British Empire, France and Japan respecting insular possessions in region of	1646
		agreement supplementary to	1652
		<i>Packers and Stockyards Act,</i>	
		appropriation for expenses executing	460, 851
		for expenses enforcing, additional, 1925	706
		deficiency appropriation for expert services, Department of Agriculture	1327

	Page.		Page.
<i>Padgett, Martin,</i> pension.....	1404	<i>Pan American Sanitary Conference, Sev-</i> <i>enth,</i>	
<i>Page, Emma (widow),</i> pension increased.....	1436	deficiency appropriation for delegates to.....	692
<i>Page, William Tyler, Clerk of the House of</i> <i>Representatives,</i> deficiency appropriation for services, etc., compiling contested election cases.....	34	delegates to, authorized.....	112
<i>Pages,</i> appropriation for House of Representa- tives.....	584, 1292	sums authorized for expenses.....	112
for Senate.....	581, 1288	<i>Pan American Scientific Congress, Third,</i> appropriation for expenses of delegates to.....	214
positions and pay established of House of Representatives.....	151	<i>Pan American Union,</i> appropriation for quota for support of .....	212, 1020
of Senate.....	149	for printing and binding for.....	212, 1020
<i>Painter, Catharine M. (widow),</i> pension increased.....	1461	<i>Panama,</i> appropriation for minister to.....	206, 1015
<i>Paintings,</i> excise tax on, sold by other than artist; exception.....	323	for annual payment to.....	214, 1022
<i>Paiute Agency, Nev.,</i> appropriation for support, etc., of In- dians at, from tribal funds.....	411, 1161	convention with, to prevent smuggling of intoxicating liquors into United States.....	1875
<i>Paiute Agency, Utah,</i> appropriation for support, etc., of In- dians at, from tribal funds.....	411, 1161	proclamation abrogating certain agree- ments with, respecting Canal Zone.....	1952
<i>Paiute Indians,</i> lands in Utah, set apart for settlement by.....	246	<i>Panama Canal,</i> appropriation for all expenses; objects specified.....	519, 933
<i>Paiute Indians, Nev.,</i> appropriation for irrigation charges, etc., allotted lands of; repay- ment.....	403, 1153	pay of officials and employees.....	519, 933
<i>Pala Indian Reservation, Calif.,</i> appropriation for irrigation project on.....	400, 1151	contingent expenses, vehicles, etc. .....	519, 933
<i>Palmer, Arthur E.,</i> pension.....	1413	damages to vessels passing through locks.....	519, 933
<i>Palmer, Bridget (widow),</i> pension increased.....	1427	losses or damages to property taken.....	519, 933
<i>Palmer, Elizabeth (daughter),</i> pension.....	1523	claims for damages to lands, etc.....	519, 933
<i>Palmer, Margaret (widow),</i> pension.....	1417	expenses, sales of unserviceable material, etc.....	519, 933
<i>Palmer, Rosaline E. (widow),</i> pension increased.....	1532	emergency expenses.....	519, 933
<i>Palmer, Sarah (widow),</i> pension.....	1437	per diem subsistence, etc.....	519, 933
<i>Palmeter, Emma J. (widow),</i> pension.....	1429	for maintenance and operation.....	520, 933
<i>Pamunkey Ferry Company,</i> time extended for bridging Pamunkey River, Sweet Hall, Va.....	10	for salary of governor.....	520, 933
<i>Pamunkey River,</i> preliminary examination, etc., of, to be made.....	1193	payment to alien cripples.....	520, 933
time extended for bridging, Sweet Hall, Va.....	10	for new power plant, Miraflores.....	520
<i>Pan American Congress of Highways,</i> delegates to be appointed for partici- pating in, at Buenos Aires.....	1355	completion authorized; cost.....	520
<i>Pan American Petroleum and Transport</i> <i>Company,</i> contract with, for constructing oil tanks, etc., Pearl Harbor, Hawaii, de- clared against public interest.....	5	for sanitation, hospitals, etc.....	520, 934
proceedings for annulling, etc., to be instituted.....	6	surgical appliances to injured em- ployees.....	520, 934
<i>Pan American Petroleum Company,</i> lease of naval oil reserve in California by, declared against public inter- est.....	5	for civil government expenses; court officials.....	520, 934
proceedings for cancellation of, etc., to be instituted.....	6	purchase from Army surplus, etc., stock of supplies.....	520, 934
		for general expenses, from specified sources.....	520, 934
		net profits to be covered into the Treasury.....	520, 934
		for operation of waterworks, etc., Panama and Colon.....	520, 934
		for relief and protection of American seamen in.....	208, 1017
		for surveys of Atlantic entrance to.....	235, 1045
		for Weather Service expenses in.....	436, 825
		for storehouse at Gatun.....	488
		for construction, etc., of military posts.....	902
		for fire control installations.....	491, 906
		for aviation landing, France field....	493
		for paying for hospital care, etc., Canal Zone garrisons.....	494, 909
		for plans for fortifications, etc.....	497, 912
		for seacoast batteries.....	497, 912
		for installing electric plants, search- lights, etc.....	497, 912
		for preserving, etc., fortifications....	497, 912
		submarine mine defense struc- tures.....	497, 912

	Page.		Page.
<i>Panama Canal</i> —Continued.		<i>Pardon,</i>	
appropriation for maintenance, search-lights, electric plants, etc., fortifications of.....	497, 912	proclamation granting, as to forfeiture of citizenship, etc., of Army or Navy deserters since November 11, 1918.....	1940
for seacoast cannon for.....	500, 915	<i>Paris, France,</i>	
for ammunition, etc., for seacoast cannon.....	500, 915	deficiency appropriation for acquiring embassy building and grounds....	48
for altering, etc., seacoast cannon.....	500, 915	<i>Paris, Tex.,</i>	
for constructing fire control stations, range finders, etc.....	918	deficiency appropriation for public building.....	757
for submarine mine supplies.....	918	<i>Pariseau, Elmira (widow),</i>	
for fire control installations, additional, 1925.....	711	pension.....	1436
for fortification expenses, additional, 1925.....	711	<i>Park Field, Tenn.,</i>	
for maintenance, etc., in United States, additional, 1925.....	712	sale of abandoned, authorized.....	383
for maintenance, etc., on the Isthmus, additional, 1925.....	712	<i>Park Police, D. C.,</i>	
for sanitation, Canal Zone, additional, 1925.....	712	appropriation for salaries.....	572, 1246
for civil government in, additional, 1925.....	712	for expenses, uniforms, etc.....	572, 1247
deficiency appropriation for fortification expenses.....	59, 63	deficiency appropriation for increase of compensation.....	678
for fire control, fortifications.....	695	for motor vehicles.....	678
for armament of fortifications.....	701, 762	under officer in charge of public buildings and grounds.....	175
for seacoast batteries.....	701	detail of Army officer for.....	175
proclamation abrogating agreements with Government of Panama respecting Canal Zone.....	1952	grades of, to correspond with District police.....	175
<i>Panama, Panama,</i>		basic salaries established.....	175
appropriation for operating water-works, etc., for.....	520, 934	uniforms, equipment, etc., to be furnished.....	175
<i>Panama Railroad Company,</i>		policemen and firemen's relief fund.....	
deficiency appropriation for refund to.....	689	benefits extended to.....	176
<i>Panola-Quitman Drainage District,</i>		payments required.....	176
may dam Tallahatchie River, at Porters Ferry, Miss.....	355	member to serve on board.....	176
development of water power, etc., not authorized.....	356	deductions from salaries to be made.....	176
removal, etc., if interfering with desirable water power development.....	356	refund of amounts paid to civil service retirement fund.....	176
<i>Papago Indians, Ariz.,</i>		special policemen without pay, for duty in parks, etc., authorized.....	176
appropriation for water supply for villages of.....	400, 1150	duties, etc., restricted.....	176
for water supply for villages of, additional, 1925.....	707	<i>Park River, Conn.,</i>	
<i>Paper,</i>		preliminary examination, etc., of, to be made.....	1192
appropriation for developing standards of quality, etc., of.....	231, 1041	<i>Parker, Harriet A. (widow),</i>	
standards of, for printing and binding to be fixed by Joint Committee on Printing.....	1105	pension increased.....	1488
advertisement by Public Printer for sealed proposals, in one newspaper or trade journal in six cities.....	1105	<i>Parker, James N.,</i>	
samples to applicants.....	1105	pension.....	1425
<i>Paper, Distinctive,</i>		<i>Parker, Lucy A. (daughter),</i>	
appropriation for expense, United States securities.....	68, 768	pension.....	1430
for temporary employees.....	69	<i>Parker, Nehio, or Len, Indian Allottee,</i>	
for expenses, additional, 1925.....	710	payment to, for erroneous allotment.....	1367
deficiency appropriation for expenses, United States securities.....	49, 1341	<i>Parker, Sarah (widow),</i>	
<i>Paraguay,</i>		pension.....	1425
appropriation for minister to.....	206, 1015	<i>Parker, Sarah E. (widow),</i>	
<i>Parcel Post Agreements,</i>		pension increased.....	1477
with Great Britain and Northern Ireland.....	1854	<i>Park-Wood Lumber Company,</i>	
with Netherlands East India.....	1708, 1717	may bridge United States Canal, connecting Apalachicola River and Saint Andrews Bay, Fla.....	22
with Poland.....	1640	<i>Parking Commission, D. C. (see also</i>	
with Siam.....	1880	Trees and Parking, D. C.),	
with Switzerland.....	1631	deficiency appropriation for repairs.....	679
		<i>Parks, Benjamin F.,</i>	
		pension.....	1404
		<i>Parks, D. C.,</i>	
		commission constituted for development, etc., system of.....	463
		<i>Parks, D. C., Small,</i>	
		appropriation for condemning lands for.....	548, 1226
		<i>Parks, Military (see National Military Parks).</i>	
		<i>Parks, Sarah A. (widow),</i>	
		pension.....	1435
		<i>Parlatoria Date Scale,</i>	
		appropriation for emergency expenses, eradicating.....	459, 848

<i>Parrigin, Alice F. (widow),</i> pension increased.....	Page. 1450	<i>Patents and Trade Marks,</i> office mistakes in registration of, to be rectified.....	Page. 1268
<i>Parris Island, S. C.,</i> deficiency appropriation for monument to mark site of Charles Fort on.....	690	sealed certificate of fact, etc., to be issued and recorded.....	1268
<i>Parrish, Mary M. (widow),</i> pension.....	1499	given same legal effect as original.....	1269
<i>Parsons, Annah A. (widow),</i> pension.....	1441	previous certificates validated.....	1269
<i>Parsons, Jessie (widow),</i> pension.....	1444	copies of records, etc., authenticated by office seal, certified by Com- missioner or designated officer, accepted as evidence.....	1369
<i>Parsons, Loella I. (widow),</i> pension increased.....	1502	to be issued on payment of fee.....	1369
<i>Parsons, Minnie A. (widow),</i> pension.....	1498	trade mark registration certificates to be issued under office seal signed by Commissioner and at- tested by an assistant, etc.....	1369
<i>Partnerships,</i> incomes taxed only on shares of mem- bers of.....	275	issue to assignee on recording of assignment.....	1369
<i>Pass Manchac, La.,</i> preliminary examination, etc., of, to be made.....	1195	<i>Patents, Commissioner of,</i> appropriation for.....	415, 1165
<i>Passage Tickets, Foreign Steamer,</i> stamp tax on; Canada and Mexico ex- cepted.....	335	<i>Patten, Thomas G.,</i> credit in accounts of, for stolen postal funds.....	1598
costing less than \$10 exempt.....	336	<i>Patton, Cicero Columbus,</i> pension.....	1396
<i>Passport Bureaus,</i> appropriation for, New York, San Francisco, Chicago, Seattle, New Orleans, and Boston.....	206, 1015	<i>Patton, Mrs. D. R.,</i> payment to, for death of husband.....	1577
<i>Patent Office, Interior Department,</i> appropriation for Commissioner, and office personnel.....	415, 1165	<i>Patton, Joseph D.,</i> pension.....	1397
employment of special service of typists.....	415	<i>Patton, Rome,</i> pension increased.....	1411
for temporary employees.....	415, 1165	<i>Paul, Allie (daughter),</i> pension.....	1498
for general expenses.....	415, 1165	<i>Paul, Mary A. (widow),</i> pension.....	1501
for professional and scientific books, etc.....	415, 1165	<i>Paul, Orville,</i> payment to guardian of, for personal injuries.....	1541
for producing weekly issue of patents, drawings, etc.....	415, 1165	<i>Pauls Valley, Okla.,</i> terms of court at; rooms to be pro- vided.....	730, 945
multigraphing heads of drawings permitted.....	1165	<i>Pawhuska, Okla.,</i> terms of court at; rooms to be pro- vided.....	945
for investigating prior use of inven- tions, etc.....	415, 1165	<i>Pawnbrokers,</i> special tax imposed on; business de- fined.....	326
for furniture, etc.....	415, 1165	<i>Pawnee Indians, Okla.,</i> appropriation for fulfilling treaties with.....	410, 1160
for storing models, etc.....	392, 1165	for support, etc., schools of, addi- tional, 1925; employees.....	708
for printing weekly issue of patents, drawings, etc.; Official Gazette, etc.....	393, 1143	<i>Pay, Army,</i> appropriation for officers, line and staff.....	481, 895
deficiency appropriation for expenses, International Bureau, Berne.....	56	for National Guard.....	481, 896
for scientific library.....	61	for warrant officers.....	481, 896
for printing and binding.....	683	for aviation increase, officers.....	481, 896
for storage, etc., models, exhibits, etc. for expenses of commission on dis- posal of certain models, etc.....	1330	for longevity, officers.....	481, 896
exhibit for Seville Exposition to be prepared by.....	1257	time at Military or Naval Acad- emy after August 24, 1912, not counted.....	481, 896
Commissioner designated on commis- sion to select models for reten- tion, etc.....	942	for enlisted men, line and staff.....	481, 896
retained models to be kept in, or National Museum.....	942	for National Guard, enlisted men.....	481, 896
<i>Patent Office Models,</i> commission created to select, for re- tention, etc.....	942	for aviation increase, enlisted men; limitation.....	481, 896
of value, etc., to be kept in Patent Office or National Museum.....	942	for Philippine Scouts, enlisted men.....	481, 896
remainder to be disposed of by sale, gift, destruction, etc.....	942	for longevity, enlisted men.....	481, 896
expenses authorized for handling, etc.....	943	for retired, officers.....	481, 896
appropriation authorized for.....	943	for retired, officers on active duty.....	481, 896
report to Congress by commission.....	943	for retired, enlisted men.....	481, 896
		for retired, enlisted men on active duty.....	481, 896
		for, additional, 1925.....	711

<i>Pay, Army</i> —Continued.	Page.	<i>Payne, Ninetta (widow),</i>	Page.
deficiency appropriation for-----	58,	pension-----	1501
62, 699, 701, 761, 1350, 1352, 1353		<i>Payne, Susan V. (widow),</i>	
for, War with Spain-----	59, 699, 1352, 1353	pension-----	1421
<i>Pay Clerks, Army,</i>		<i>Payne, W. F.,</i>	
appropriation for retired-----	481, 896	payment to, for property damages-----	1558
<i>Pay, Marine Corps,</i>		<i>Pea, Minerva P. (widow),</i>	
appropriation for, and allowances---	201, 878	pension-----	1470
deficiency appropriation for-----	57,	<i>Peace River, Fla.,</i>	
61, 698, 760, 1349, 1351, 1353		preliminary examination, etc., of, to	
<i>Pay, Navy,</i>		be made-----	1194
appropriation for, miscellaneous---	183, 862	<i>Peacock Military College,</i>	
attendance at International Re-		deficiency appropriation for use of	
search Council meetings, etc-----	862	property of-----	1317
collecting, etc., information---	184, 862	<i>Peak, Adaline (widow),</i>	
interned prisoners of war, etc-----	184, 862	pension-----	1445
private damages claims-----	184, 862	<i>Pearl Harbor, Hawaii,</i>	
restriction on use at naval dis-		appropriation for naval station, im-	
tricts-----	184, 862	provements-----	198, 876
limit, clerical, etc., services at yards		for submarine base, public works---	198, 877
and stations-----	184, 862	for naval air station buildings, etc---	199
for officers-----	193, 871	for joint Army and Navy water	
for rental allowance-----	193, 872	supply-----	488
for subsistence allowance-----	193, 872	deficiency appropriation for acquiring	
for retired, officers-----	193, 872	private fishery rights in, and	
for retired, enlisted men-----	193, 872	adjacent to-----	690
for reenlistment extra pay, etc---	193, 872	additional buildings at naval hospital,	
for interest on deposits, enlisted		• authorized from naval hospital	
men-----	193, 872	fund-----	196
for petty officers, seamen, etc-----	193, 872	amount authorized for harbor improve-	
for machinists, apprentice seamen,		ments, naval station at-----	1276
etc-----	193, 872	contract for constructing oil tanks,	
for, and allowances, Nurse Corps---	193, 872	etc., at, to be canceled, etc-----	5
for rental and subsistence, enlisted		<i>Pearl River,</i>	
men-----	193, 872	bridge authorized across, at Battle	
for Fleet Naval Reserve retainer and		Bluff Crossing, Miss-----	102
active service, and allowance---	193, 872	Grigsby's Ferry, Miss-----	101
for death gratuities-----	193, 872	Jackson, Miss-----	28, 646
all accounted for as one fund---	193, 872	Meeks Ferry, Miss-----	8
deficiency appropriation for, and allow-		between Saint Tammany Parish,	
ances-----	57,	La., and Hancock County, Miss---	19
61, 698, 700, 760, 1349, 1351, 1353		time extended for bridging, near	
for, miscellaneous-----	57,	Georgetown, Miss-----	1141
61, 689, 698, 700, 760, 1349, 1351		<i>Pearls,</i>	
<i>Pay Readjustment of Army, Navy, etc.,</i>		excise tax on, sold, etc., by dealers;	
allowance to National Guard officers of		exception-----	324
longevity pay credit-----	250	<i>Pearson, Ellen N. (widow),</i>	
rental allowance to officers below brig-		pension-----	1511
adier general, etc-----	250	<i>Pease, Nancy C. (widow),</i>	
method of determining rate for one		pension increased-----	1500
room-----	250	<i>Peat,</i>	
basis of allowance to officers with		appropriation for publication of ex-	
dependents-----	250	periments, etc., in, to deter-	
having no dependent-----	251	mine commercial use, etc-----	1143
none allowed, while in the field, etc.,		<i>Pecans,</i>	
if having no dependent-----	251	appropriation for investigating diseases	
if assigned quarters at permanent		of-----	440, 830
station-----	251	for investigating growing, market-	
regulations to be made by the Presi-		ing, etc., of-----	442, 832
dent, etc-----	251	<i>Peck, Addie (widow),</i>	
retainer pay of members of Fleet Naval		pension-----	1448
or Marine Corps Reserve, com-		<i>Peck, Jane Eliza (widow),</i>	
puted; minimum allowance-----	251	pension increased-----	1503
enlisted men credited for longevity pay,		<i>Pecuniary Claims between United States</i>	
for active service as commis-		<i>and Great Britain,</i>	
sioned or warrant officers-----	251	appropriation for expenses of arbitrat-	
allowances to National Guard for air		ing-----	213, 1022
service duties, at camps, etc---	251	<i>Pee Dee, N. C.,</i>	
pay, etc., of Naval Academy band		bridge authorized across Pee Dee River	
rated-----	251	near-----	17
retired pay of officers under Act of		<i>Pee Dee River,</i>	
1922, construed-----	252	bridge authorized across, Yawhannah	
effective July 1, 1922-----	252	Ferry, S. C-----	4
<i>Payne, Elizabeth B. (widow),</i>			
pension increased-----	1429		

<i>Peedee River</i> , bridge authorized across, Pee Dee, N. C.-----	17	<i>Pennsylvania Avenue Bridge SE., D. C.</i> , appropriation for repairs and refloor- ing; from gasoline-tax fund-----	550
<i>Savage Landing, S. C.</i> -----	647	<i>Pennsylvania Railroad Company</i> , agreement with, for reconstructing bridge across Chesapeake and Delaware Canal, ratified, etc.---	1197
<i>Peekskill, N. Y.</i> , preliminary examination, etc., of, har- bor to be made-----	1192	use of funds for-----	1197
<i>Peirce, Charles F.</i> , credit allowed in accounts of-----	1561	time extended for bridging Delaware River, Trenton, N. J., by Penn- sylvania and Newark Railroad Company and-----	738
<i>Pelham, Sarah (widow)</i> , pension increased-----	1392	<i>Pennypacker, Mary H. (widow)</i> , pension-----	1440
<i>Pena, Francisca Chavez de (widow)</i> , pension-----	1487	<i>Pensacola Bay, Fla.</i> , preliminary examination, etc., of water- way, to Mobile Bay to be made---	1194
<i>Penal Bonds</i> , acceptance of Federal bonds or notes as, authorized-----	349	<i>Pensacola, Fla.</i> , appropriation for buildings, naval air station-----	199, 877
in lieu of personal or corporate, etc., sureties-----	349	acceptance of lands, etc., for water supply-----	199
to be deposited in Federal depository-- return of, when obligation performed--	350	funds for buildings, etc., not avail- able until water supply assured---	199
to be withheld from contractor for war supplies, etc., to secure sub- contractor-----	350	preliminary examination, etc., of, har- bor entrance to be made-----	1194
priority of United States not affected-----	350	titles to certain lots in, quitclaimed to possessors of; conditions-----	738
inconsistent laws modified-----	350	<i>Pension Office, Interior Department</i> , appropriation for Commissioner, and office personnel-----	414, 1164
judicial authority not affected-----	350	for Army and Navy pensions-----	414, 1164
<i>Penal Institutions (see Penitentiaries,</i> <i>United States).</i>	.	for per diem, investigations, etc.---	414, 1164
<i>Pend d'Oreille River</i> , bridge authorized across, Washington and Idaho-----	1092	for office supplies, etc.-----	414, 1164
<i>Penitentiaries, United States (see also</i> <i>Prisons, United States),</i> appropriation for maintenance, Leaven- worth, Kans.-----	1031	for fees, etc., examining surgeons---	414, 1164
for Atlanta, Ga-----	1032	for expenses under Civil Service Re- tirement Act-----	414, 1164
for McNeil Island, Wash-----	1032	deficiency appropriation for fees, etc., examining surgeons--- 41, 61, 684, 1330	
restriction on construction of new, etc., buildings-----	223	for expenses under Civil Service Re- tirement Act-----	56
for maintenance, Leavenworth, Kans., additional, 1925-----	709	<i>Pensions</i> , appropriation for Commissioner of, and office personnel-----	414, 1164
for construction, Leavenworth, Kans., additional, 1925-----	709	for Army and Navy-----	414, 1164
for Atlanta, Ga., additional, 1925---	709	Navy from naval fund-----	414, 1164
for McNeil Island, Wash., addi- tional, 1925-----	709	separate accounts required-----	414, 1164
deficiency appropriation for erecting factories, etc., Leavenworth, Kans.---	45	for fees, etc., examining surgeons---	414, 1164
for McNeil Island, Wash, water sup- ply-----	45	deficiency appropriation for fees, etc., examining surgeons--- 41, 61, 684, 1330	
for Leavenworth, Kans., main- tenance-----	687, 1333	papers relating to, claims exempt from stamp tax-----	336
for Atlanta, Ga., maintenance---	688, 1334	<i>Pensions, Commissioner of</i> , appropriation for-----	414, 1164
for McNeil Island, Wash., main- tenance-----	688, 1334	<i>Pensions Granted</i> , Abbott, Benton-----	1522
for Industrial Institution for Women, construction, etc.-----	1334	Abbott, Charles-----	1481
shoes, brooms, etc., to be manufac- tured by inmates of Leaven- worth, Kans.-----	6	Abbott, Esta-----	1394
<i>Pennisten, Louisa (widow)</i> , pension-----	1486	Abear, David-----	1487
<i>Pennsylvania</i> , appropriation for reimbursing, for marine school expenses-----	184, 863	Abear, John-----	1487
Allegheny National Forest, set apart--	1925	Abner, Walter G-----	1409
amount to be contributed by, for sur- vey of Allegheny and Monon- gahela Rivers for flood control---	250	Ackerman, Annie-----	1473
<i>Pennsylvania and Newark Railroad Com-</i> <i>pany</i> , time extended for bridging Delaware River, Trenton, N. J., by Penn- sylvania Railroad Company and---	738	Acufl, Samuel E-----	1390
		Adams, Julia-----	1471
		Addington, Margaret A-----	1451
		Ahern, Catherine-----	1407
		Aiken, Mary B-----	1411
		Alarcon, Nestor-----	1487
		Albaugh, Lilly-----	1510
		Albert, Josephine-----	1506
		Albright, Sophia-----	1522
		Aldrich, Hester E-----	1423
		Alexander, Jennie-----	1435
		Alexander, Rebecca T-----	1386
		Allen, Anna E-----	1460

*Pensions Granted—Continued.*

	Page.
Allison, Carrie M.....	1425
Alloway, Rosetta.....	1444
Alter, Belle Thompson.....	1464
Amos, Isadora.....	1509
Anderson, Louis.....	1408
Anderson, Mary Ann.....	1438
Anderson, Thomas.....	1415
Andrews, Elizabeth A.....	1483
Andrews, Henry J.....	1534
Andrews, Mable.....	1485
Andrews, Margaret.....	1452
Angle, Jessy.....	1382
Apodaca, Jose Rafel.....	1406
Aquisse, Choir.....	1384
Arnold, James H.....	1446
Arnold, James M.....	1411
Ashley, Jane N.....	1430
Ashton, Douzilla.....	1513
Atherton, Sarah A.....	1419
Atkins, Nellie L.....	1433
Atkinson, George A.....	1383
Austeel, Frances E.....	1507
Austin, Lydia J.....	1485
Ayers, George.....	1398
Baca, Manuel.....	1406
Baca, Refugo Salas de.....	1503
Bache, Harriet.....	1402
Backes, Mathias.....	1395
Bagley, Henry C.....	1445
Bailey, Elizabeth S. F.....	1480
Bailey, Irene E.....	1456
Bailey, Joseph.....	1408
Bailey, Thomas F.....	1389
Bailey, Walter A.....	1396
Baker, Anna E.....	1452
Baker, Linda A.....	1498
Baker, Mathew.....	1384
Ball, Edith M.....	1442
Ballard, Anna.....	1457
Bandhauer, Essie.....	1398
Banks, Alexander R.....	1488
Bantz, Kate.....	1521
Banziger, Delia N.....	1500
Bapp, Kate J.....	1453
Barger, Catherine.....	1412
Barnacle, John H.....	1404
Barnard, Alice M.....	1480
Barnes, Etta S.....	1475
Barnes, Mary B.....	1507
Barnes, Rosy J.....	1500
Barnett, Celestia.....	1447
Barr, Edward, jr.....	1447
Barrett, Levi.....	1509
Barton, Esther.....	1481
Bass, Annie M.....	1507
Bassett, Bertha.....	1491
Bassett, Mary E.....	1477
Batdorf, Lillian.....	1503
Bates, Orominah.....	1525
Bauer, Elmira.....	1419
Bauer, Joseph.....	1385
Beach, Anna R. H.....	1431
Beam, George J.....	1445
Beam, Lillie.....	1509
Beardsley, Katie A.....	1500
Beason, Sarah.....	1505
Beaver, Barbara.....	1443
Beckwith, James W.....	1431
Bedortha, Lydia.....	1448
Beekman, Lucetta.....	1477
Beiler, Joseph B.....	1409
Bell, David.....	1426
Bell, Matilda D.....	1445
Bench, Cordelia.....	1456

*Pensions Granted—Continued.*

	Page.
Benham, Flora B.....	1482
Bennett, Elisha L., jr.....	1452
Bennett, Susan E.....	1443
Benston, Emma.....	1504
Bentz, Susan.....	1479
Berg, Joseph R.....	1426
Berry, Lewis.....	1511
Best, Anna E.....	1450
Bevans, Sarah B.....	1430
Bicknell, Clara A.....	1470
Billig, Margaret J.....	1520
Birch, Sarah.....	1451
Bird, Gregory.....	1419
Birkhimer, Laura.....	1464
Bishop, Harriet A.....	1454
Bishop, Henry T.....	1393
Bittner, Lucinda.....	1474
Black, Hester A.....	1483
Blackman, Margaret.....	1416
Blackwood, Delphina E.....	1526
Blair, Malissa.....	1523
Blaisdell, Helen S.....	1442
Blakely, Sarah.....	1484
Blakeslee, Arthur R.....	1438
Blunt, Margaret B.....	1485
Bobo, Charles F.....	1392
Boggs, Allen Y.....	1521
Boggs, Sarah J.....	1455
Bolender, Sarah J.....	1410
Bonaccorsi, Alfred.....	1412
Bond, Jennie M.....	1478
Bonk, Fannie.....	1491
Bonta, Claude L.....	1394
Bonter, Edith.....	1472
Boone, Rosa.....	1514
Booth, Henry E.....	1385
Boots, Belle.....	1531
Bourne, Jennie G.....	1457
Boutelle, Almira L.....	1453
Bower, Hannah.....	1481
Bowers, Annie R.....	1499
Bowhall, Lottie A.....	1421
Bowley, Lelia E.....	1440
Boyd, Jennie.....	1417
Boye, Frances M.....	1480
Boyer, Andrew.....	1476
Boyer, Lydia.....	1426
Brabazon, Minnie.....	1462
Bradbury, Florence S.....	1426
Bradley, James P.....	1397
Bradley, Jane.....	1479
Bradshaw, Bell.....	1442
Braley, Everett.....	1411
Brandyberry, Mary C.....	1439
Brannon, John T.....	1391
Brelsford, Lany M.....	1478
Brennan, Annie.....	1503
Brigance, Martha A.....	1390
Briggs, Laura.....	1394
Briggs, Philena.....	1473
Brisco, Minnie.....	1476
Brittenham, Mary.....	1523
Britton, Dorothy Annie.....	1403
Britton, Elizabeth E.....	1446
Broadbent, Mahala E.....	1424
Brooks, Alva C.....	1408
Brooks, Fannie N.....	1491
Brooks, Mary A.....	1457
Brown, Clarendia.....	1533
Brown, Elizabeth K.....	1502
Brown, Frances A.....	1390
Brown, Julia A.....	1430
Brown, Laura I.....	1420
Brown, Mary J.....	1517

*Pensions Granted—Continued.*

	Page.
Brown, Sarah Irene	1471
Brown, Sarah J	1490
Browning, Irvin E	1515
Brunaugh, Susan	1464
Buckley, Timothy F	1397
Bulla, Susanna	1481
Burch, Charles	1407
Burg, Mary E	1516
Burgett, John E	1415
Burke, Betsy A	1527
Burkett, Silas G	1386
Burkhart, Daniel	1500
Burns, Eliza	1471
Burns, Richard	1384
Burns, Sarah J	1533
Burroughs, Adeline Ray	1503
Burroughs, Armilda	1388
Burroughs, Rosalia M	1435
Burton, George H	1384
Bush, Etta	1455
Bush, William Henry	1388
Butler, James A	1398
Butler, Jerome B	1387
Butler, Martha E	1474
Butler, Rebecca J	1452
Butler, Viola	1382
Butts, Reka	1517
Byam, Sarah A	1387
Byers, Alice L	1417
Cahey, Hannah E	1471
Cain, Edmund J	1483
Cain, Mary A	1446
Caldwell, Kate	1443
Campbell, Cora	1423
Campbell, Emma J	1419
Campbell, Nettie	1505
Campbell, Norman	1411
Candy, Ella H	1422
Carl, Emma A	1436
Carlin, Mary	1451
Carpenter, Bridget M	1520
Carpenter, Edward	1440
Carroll, Phoebe	1422
Carroll, Sarah E	1489
Carter, Christena J	1521
Carter, Luren M	1526
Castor, Lena	1426
Caudill, Mary	1467
Celley, Bessie B	1453
Celley, Catherine	1534
Chadsey, Phoebe A	1508
Chambers, George Peyton	1393
Champlin, Sarah F	1423
Chandley, Banner	1382
Chaney, Edward	1393
Chapman, Augusta	1532
Chapman, Lizzie G	1507
Chapman, Sylvanus	1489
Charleston, John	1533
Chester, William J	1383
Chill, Adelia	1485
Chilson, Elisha M	1505
Chitwood, Kate	1457
Church, Esther T	1449
Church, William	1442
Churchill, George Willis	1498
Cisneros, Felipe Peratay	1487
Clapper, Mandy	1528
Clark, Adelaide M	1529
Clark, Florence C	1473, 1496
Clark, Phebe	1475
Clark, Susan	1450
Clayton, Anna G	1426
Clear, Kate E	1437
Clement, Welthey A	1462

*Pensions Granted—Continued.*

	Page.
Cline, James M	1394
Coburn, Lucy J	1516
Coburn, Watson S	1388
Cochrane, Jane F	1531
Coey, Christena	1401
Coffee, Lester L	1396
Coffman, Dora	1420
Cohen, George	1513
Cole, Erskine A	1530
Cole, Julia B	1422
Cole, Sally S	1524
Coleman, Marilla R	1453
Coleman, William	1393
Collett, Lavenia A	1457
Collier, Martha E	1517
Collins, Amelia A	1496
Collins, John C	1403
Colson, James	1487
Combs, Grant	1386
Combs, Harriet	1494
Combs, John S	1385
Comstock, Anna	1479
Comstock, Milligan	1397
Condon, Sylvester	1452
Conger, Julia	1506
Conklin, Carlos	1406
Conlin, Henry M	1385
Conner, Frances	1428
Cook, Lucy E	1441
Cook, Theodore F	1519
Cooney, Jennie	1504
Cooper, Alva C	1384
Cooper, Charles	1477
Cooper, Charles S	1408
Coopridger, Samira E	1435
Copin, Lucian D	1399
Corbin, Ellen N	1516
Corcoran, Lillian H	1399
Cornelius, Charles M	1421
Cornell, Mary L	1458
Cornick, William	1459
Corr, Margaret	1442
Correll, Henry F	1511
Cost, Malvina	1452
Cowan, Julie	1531
Cox, Amelia C	1456
Craig, Anna M	1508
Craig, Jasper O	1390
Crampton, William A	1524
Crandall, Jane	1495
Crawford, Catharine	1444
Crawford, William	1512
Crim, Charles H	1443
Crim, Robert Owen	1404
Criswell, Oscar	1500
Crockett, Affie M	1503
Crosley, Rohama	1533
Cross, Sabra	1496
Crow, Catherine	1464
Croxford, Carrie E	1495
Crum, Nancy J	1432
Cummings, Elizabeth	1452
Curran, Ellen L	1394
Curtis, Parthine	1439
Cusick, Elida G	1419
Cuthbert, Margaret J	1428
Dahlgren, Axel	1400
Dailey, Lizzie F	1489
Dam, Albertina M	1489
Danforth, Mary L	1532
Daniel, Asa	1445
Daniel, James R	1391
Daniels, Robert M	1390
Daniels, Ruth E	1417
Danison, Anna	1431

*Pensions Granted—Continued.*

	Page.
Darling, Jennie R.....	1424
Darling, Mary J.....	1410
Daugherty, Emma J.....	1476
Daugherty, Marguerite.....	1496
Davidson, Annie E. B.....	1389
Davis, Almira.....	1411
Davis, Elizabeth.....	1496
Davis, Margaret.....	1473
Davis, Mary P.....	1469
Dawson, Margaret.....	1436
Dawson, Thomas G.....	1488
Day, Caroline.....	1504
Day, Ella.....	1435
Day, Frances E.....	1417
De Witt, Margaret J.....	1513
Debuke, Thomas.....	1479
DeGroof, Lucy.....	1419
Deihl, Mary A.....	1483
Dencker, Charles W.....	1411
Deuel, Delnora.....	1517
Devereux, Flora Hopkins.....	1488
Devine, Thomas.....	1412
Devlin, Margaret.....	1439
Dewalt, Russell.....	1388
Dewitt, Sallie.....	1483
Deyo, Esther A.....	1437
Deyo, Virginia V.....	1441
Dick, Eliza J.....	1450
Dickey, Jennie J.....	1468
Dietrich, Wilhemina W.....	1519
Dill, Mary L.....	1439
Dillahay, Lavinia.....	1492
Doane, Carrie E.....	1508
Dobner, Sarah.....	1455
Dockery, Benjamin.....	1388
Doherty, Annie K.....	1525
Doll, Sarah J.....	1443
Donahue, Margaret.....	1428
Donnelly, James.....	1382
Dosch, Mary.....	1487
Dossett, Elizabeth.....	1483
Dotson, Margaret E.....	1463
Dotter, Margary.....	1526
Doucette, Carrie M.....	1466
Douglas, Minerva.....	1471
Douglas, Sarah A.....	1496
Drake, Phillipa.....	1425
Drenning, Elizabeth.....	1506
Driskill, Margaret C.....	1445
Duffy, James.....	1478
Dugent, Emma L.....	1524
Dum, Frederick J.....	1527
Dunkerson, Eliza J.....	1474
Dunlap, Harrietta.....	1512
Dunlap, Lydia S.....	1437
Dunn, Grace.....	1450
Dunn, Henry F.....	1513
Dunn, Mattie.....	1446
Dunn, Oscar J.....	1483
Dupree, Laura C.....	1518
Duty, Rebecca.....	1476
Duvall, Maria Lamar.....	1403
Dyer, Harriett S.....	1501
Eads, Isaac.....	1528
Eames, Seth P.....	1387
Earnest, Cynthia.....	1429
Eaton, Zilpah I.....	1517
Eck, Elizabeth.....	1494
Edgeler, May T.....	1475
Edwards, Charles.....	1491
Edwards, Effie.....	1420
Edwards, Joseph.....	1511
Egolf, Mary A.....	1525
Eiselman, Rhoda E.....	1436
Elder, Della.....	1528

*Pensions Granted—Continued.*

	Page.
Eldred, Anna T.....	1496
Elliott, Alice B.....	1502
Elliott, Mary B.....	1422
Elson, Mary Jane.....	1443
Emerson, Joseph D.....	1429
Emerson, Minnie.....	1461
Ensminger, Lillian.....	1420
Ervin, Sarah.....	1422
Essex, Margaret J.....	1423
Estes, Elizabeth.....	1503
Etnire, Lettie.....	1433
Eungard, Lulia M.....	1509
Evans, Adda.....	1463
Evans, George.....	1452
Evans, Kate.....	1463
Eversole, Armelda.....	1479
Falkinburgh, Pearl.....	1521
Fardette, Margaret L.....	1461
Farlee, Mary J.....	1477
Farley, Nellie A.....	1430
Farmer, Margaret E.....	1518
Farnham, Mable.....	1521
Farnsworth, Ardella M.....	1431
Farnum, Edith Ellen.....	1493
Farrell, James.....	1402
Fay, Annie M.....	1440
Fear, Daisy B.....	1407
Feiereisen, John.....	1399
Felix, Luella E.....	1513
Fenner, Elizabeth.....	1433
Ferguson, Katie.....	1420
Ferrand, Frederic E.....	1429
Ferriter, Margaret L.....	1404
Fetters, Sarah E.....	1483
Finch, Maggie M.....	1522
Fisher, Cora I.....	1506
Fisk, Clara A.....	1442
Fiske, Clifford.....	1525
Fitzpatrick, Mary.....	1403
Fix, Etta.....	1496
Flanders, Medie M.....	1508
Flannery, Alwilda.....	1401
Fleisher, Indiana.....	1491
Fleming, Caroline M.....	1527
Flener, Martha.....	1438
Fletcher, Julia M.....	1454
Forbes, Julia E.....	1478
Ford, Newt.....	1509
Ford, Sarah E.....	1439
Forney, Charles D.....	1514
Forst, Leo.....	1403
Forsythe, Christina.....	1508
Fortner, Drusilla.....	1480
Foss, Clara J.....	1478
Foster, Catherine.....	1458
Foster, John.....	1398
Foster, Mary A.....	1502
Foster, Minnie L.....	1499
Fowler, Alice M.....	1408
Fowler, Rebecca E.....	1513
Fox, Marie C.....	1497
France, Annie M.....	1461
Francis, Sarah C.....	1463
Frank, Liberty E.....	1472
Frank, Mary.....	1440
Frank, Mary C. S.....	1478
Franklin, Lucinda R.....	1498
Freeman, Hattie.....	1498
French, Thomas J.....	1509
Fresquez, Vicente.....	1399
Frost, Levi.....	1384
Fry, Anna.....	1504
Fry, Elizabeth.....	1433
Fuhr, Charles.....	1395
Fuller, Amanda.....	1515

*Pensions Granted—Continued.*

Fuller, Catherine	1512
Fuller, Eva D.	1533
Fuller, Nancy J.	1520
Fuller, Sarah J.	1523
Furlong, Robert	1403
Gaffney, Mary	1525
Gahn, Ada N.	1490
Gallaher, Margaret F.	1405
Gallego, Patricia S. de	1500
Galvin, Mathew	1406
Gambrel, Newton	1396
Gammon, Flora L.	1485
Ganderup, Anna	1504
Gano, Margaret J.	1505
Gantz, Sarah E.	1430
Gardner, Abigail J.	1422
Gardner, Fannie M.	1505
Garnett, William	1392
Garnhart, Stella	1479
Garrell, Sarah	1495
Garrity, Kate	1389
Garvin, Sarah Emma	1490
Garwood, Naomi	1422
Gaskins, Frances	1459
Gately, John	1511
Gay, Alice M.	1478
Gearns, John	1398
Geist, Mary M.	1490
Gentry, Frank	1512
George, Jesse T.	1412, 1415
Gerard, Josephine	1481
Gerber, Margaret	1475
Getty, Bella M.	1531
Gibson, Elizabeth	1477
Giles, John Clarence	1396
Gilispie, Sallie	1427
Gillespie, Sarah E.	1457
Gillett, Flora M.	1501
Gilliam, Mark	1417
Gillingham, Jane S.	1534
Gilmore, Carl	1513
Golden, Zalmon H.	1495
Good, Caroline	1413
Goodale, Harriet E.	1530
Goodell, Martha J.	1455
Gooding, Frances S.	1464
Goodman, Thomas J.	1497
Goodnoh, Ellen J.	1522
Goodsell, Mary E.	1531
Gordan, Nancy A.	1456
Gorman, Thomas	1400
Goslin, Janett	1430
Gossett, Lydia A.	1534
Gossett, William	1498
Goudy, Mary E.	1514
Gould, Martha A.	1491
Graff, David	1465
Graham, William F.	1441
Granger, Laura C.	1477
Grant, Barbara	1532
Graves, Julia	1459
Grayson, Mary E.	1424
Green, Addie J.	1454
Green, Agnes	1451
Green, Alice	1522
Green, Charles	1488
Green, Sarah Q.	1486
Greenough, Martha A.	1424
Grenewald, Martha K.	1484
Grider, Nancy J.	1434
Griffin, Frances E.	1433
Griffith, Albert M.	1400
Grignon, Lewis	1529
Griswold, Lovinia A.	1452

*Pensions Granted—Continued.*

Page.		Page.
	Grover, Clarissa A.	1428
	Grover, Elizabeth	1453
	Grow, Hannah E.	1490
	Grubb, Mike	1387
	Gulack, Machie	1384
	Gurney, Mary A.	1459
	Guy, Mary A.	1487
	Gwinn, Emma	1425
	Hacker, Vina	1434
	Hadley, John D.	1430
	Hadsell, Alice	1448
	Hagans, Anna	1422
	Hagelgans, William C.	1412
	Hainline, Orilla J.	1420
	Hall, Elizabeth A.	1425
	Hall, Huldah E.	1464
	Hall, Ida	1525
	Hall, Martha A.	1443
	Halley, Tracey M.	1389
	Halloran, Michael	1390
	Hallowell, Hannah K.	1420
	Ham, Joseph	1442
	Ham, Rollin P.	1392
	Hammond, Julia E.	1429
	Hampton, Mary E.	1456
	Hampton, Orpha F.	1492
	Hand, Catharine	1425
	Hanour, Ellen	1505
	Hapkins, Thomas	1489
	Harcourt, Lina J.	1422
	Hargett, James F.	1492
	Harkleroad, Sarah E.	1509
	Harper, Mary A.	1467
	Harper, Nancy	1447
	Harper, Sarah J.	1518
	Harrington, Elizabeth A.	1532
	Harris, Frances A.	1467
	Harris, Martha L.	1425
	Harris, Sarah F.	1471
	Harrison, Sarah J.	1512
	Hart, Mary E.	1417
	Hartman, Walter L.	1392
	Hartzell, Annie M.	1461
	Harvey, James K.	1395
	Haskell, Charity I.	1428
	Hassett, Edward D.	1405
	Hatch, Elizabeth	1529
	Hatch, Matida J.	1427
	Hately, Kathryn	1413
	Havey, Raymond	1502
	Hawkins, Granville E.	1500
	Hawthorne, Elizabeth	1443
	Hayes, Elsie M.	1410
	Haynes, James Wood	1410
	Haysmer, California	1480
	Hazen, Caroline	1428
	Heard, Thomas D.	1409
	Heffleger, Amanda I.	1471
	Heilman, Sarah J.	1469
	Heinen, Ferdinand	1392
	Hellwig, Martin A.	1411
	Helms, Fred H.	1414
	Hemmes, Jacobus	1410
	Hemstreet, Almara	1533
	Hendershot, Robert H.	1485
	Henry, Anthony P. J.	1403
	Henry, Artomissa A.	1504
	Henry, Maggie J.	1499
	Henry, Rosanna	1470
	Henson, Matilda B.	1504
	Herd, Chester A.	1386
	Herley, Clarie	1515
	Hermo, John	1401
	Herron, John C.	1504

*Pensions Granted—Continued.*

Hess, Agnes	1421
Hester, John James	1400
Hetherington, Amelia M	1473
Hidy, Mary I	1422
Higginbotham, Daniel W	1387
Higgins, Bernard	1399
Higgins, Emma	1406
Hill, Eliza	1421
Hill, Elizabeth C. R.	1535
Hill, Ernest H	1402
Hill, Neil F	1399
Hofer, Elizabeth	1447
Hoffer, Lewvina	1426
Holmes, John J	1404
Holmes, Mary	1463
Holmes, Richie A	1519
Holton, Elma L	1470
Hook, Rebecca	1443
Hoover, Samuel F	1404
Hope, Nellie A	1434
Hopkins, Nathan E	1432
Horton, Elizabeth	1407
Hosier, Minnie	1447
Hotchkiss, Kissire	1492
Houck, Pheby	1506
Houghtaling, Sarah E	1463
House, Elizabeth	1463
Housel, David	1421
Houston, Barbara L	1482
Howe, Emma E	1389
Howe, George M	1442
Howe, Sarah E	1506
Howley, Patrick	1463
Hoyle, Fanny De Russey	1401
Hoyt, James H	1510
Hubbard, Fanny M	1512
Hubbard, Mary	1506
Hubble, Sophronia O	1468
Huckaba, Mary A	1517
Hudson, Della E	1462
Hudson, Lilly	1424
Huey, Belle	1512
Huffman, Esther M	1506
Hughes, Anna E	1442
Hughes, Walter	1381
Humphrey, Alta	1514
Humphrey, May V	1478
Humphreys, Elizabeth M	1530
Hungerford, Anson A	1459
Hunt, Eva R	1425
Hunt, James	1404
Hurd, Anna B	1463
Hurst, Olive J	1523
Hurt, George	1508
Hutchens, Ruth V	1435
Hutsell, Vesta J	1527
Ingersoll, Ray D	1528
Inman, Elizabeth	1455
Inman, Ellen W	1492
Insley, Angeline	1419
Irwin, Kate	1532
Irwin, Mollie	1498
Irwin, Stella B	1504
Isbell, Tabitha E	1464
Jackson, Anna R	1473
Jackson, Peter C	1396
Jackson, Rose	1481
Jackson, Silas H	1382
Jackson, Wealthy	1473
Jacobs, Albert	1476
Jacobs, Carra Belle	1490, 1522
Jacobs, Fannie	1412
January, Fannie	1503
Jaramillo, Seledon	1406

*Pensions Granted—Continued.*

Page.		Page.
1421	Jetmore, Rebecca	1504
1400	Jewett, Mary	1474
1473	Johnson, Clara H	1485
1422	Johnson, Cynthia M	1510
1387	Johnson, Daisy	1479
1399	Johnson, Freeman H	1389
1406	Johnson, Isabella J	1419
1421	Johnson, John	1386
1535	Johnson, Louisa K	1484
1402	Johnson, William E	1386
1399	Johnston, William P	1382
1447	Jones, Cloe	1476
1426	Jones, Elizabeth	1455
1404	Jones, Emma A	1516
1463	Jones, George D	1447
1519	Jones, George E	1411
1470	Jones, James	1409
1443	Jones, Laura M. A	1443
1404	Jones, Martin A	1483
1434	Jones, Robert J	1391
1432	Jones, Sarah A	1480
1407	Jordan, Amanda W	1459
1447	Jordan, Mary	1490
1492	Joy, Mary M	1489
1506	Juan, Mary	1415
1463	Judd, Mark Y	1392
1463	Julius, Salina A	1420
1421	Kailey, Martha	1449
1482	Kane, Jane	1487
1389	Kane, Mary A	1407
1442	Karch, William	1445
1506	Ke-wuck-oo-lah-la-shar	1396
1463	Keating, William A	1405
1401	Keefer, Ann R	1452
1510	Keele, Amy	1475
1512	Keen, William M	1435
1506	Kehrmeyer, Irene Sullivan	1391
1468	Keller, John	1419
1517	Kellerman, Joseph H	1409
1462	Kelley, Belle	1396
1424	Kelley, Robert S	1385
1512	Kelly, Mary M	1474
1506	Kelso, Agnes	1488
1442	Kelton, Sarah J	1510
1381	Kennedy, Fannie F	1527
1514	Kenney, Minerva	1522
1478	Kerkendall, Margaret A	1483
1530	Key, Eugene	1438
1459	Kilbride, John F	1414
1425	Kiley, Susan	1452
1404	Kilgore, Harriett E	1426
1463	Kimbrel, William B	1478
1523	Kincaid, Lafayette R	1387
1508	Kincaid, Miller	1401
1435	Kinchlow, John	1469
1527	King, Cynthia E	1477
1528	King, John	1494
1455	King, Maria A	1453
1492	King, Robert	1455
1419	Kiniston, Malinda	1416
1532	Kinley, Clara A	1418
1498	Kinyon, Celia Acker	1497
1504	Kipp, Ella L	1509
1464	Kistler, Mary	1483
1473	Kline, Emma A	1444
1396	Knappe, Annie	1515
1481	Kneibert, Anna M	1502
1382	Knowlton, Ella	1423
1473	Knowlton, Hattie C	1489
1476	Knox, Ida M	1475
1522	Knuckles, William C	1387
1412	Koch, Mary	1424
1503	Kraus, Michael	1409
1406	Krebs, Lizzie	1487

*Pensions Granted—Continued.*

	Page.
Kundinger, Mary E.....	1523
Kuntz, Charles F.....	1433
Kyle, Lottie.....	1419
LaPage, Cora E.....	1427
LaRock, Eliza A.....	1423
Lacher, Peter.....	1389
Laffolett, Adaline.....	1518
Laffin, James H.....	1385
Lake, Mary.....	1492
Lake, Mary J.....	1432
Lalonde, Gilbert J.....	1389
Lamb, Rose.....	1454
Lancaster, Effie.....	1484
Landry, Gilbert L.....	1415
Lane, Melissa A.....	1420
Lane, Minerva.....	1473
Lannon, John.....	1405
Laport, Frances.....	1457
Laswell, Sallie.....	1470
Lawton, Anna.....	1419
Laxton, Floyd.....	1387
Le Claire, Edmo.....	1405
Leahy, Anna Katherine.....	1402
Lee, Ella.....	1446
Legg, Anna E.....	1482
Lermond, Fannie L.....	1440
Lewark, Mary R.....	1446
Lewis, James R.....	1400
Lewis, Katie.....	1397
Lewis, Mary E.....	1488
Lewis, Mary M.....	1464
Ligon, John R.....	1382
Lilley, Mary M.....	1426
Lime, Clifton E.....	1478
Limes, Elizabeth A.....	1439
Lincoln, Malcolm D.....	1399
Linnabary, William H.....	1450
List, Augustus H.....	1483
Little, Eva L.....	1530
Littlepage, Kate L.....	1427
Livingston, Isaac C.....	1383
Lockey, Richard.....	1487
Lockwood, Eliza H.....	1473
Long, John.....	1383
Loomis, Edna Louise.....	1499
Loree, Alice.....	1440
Loucks, Alice H.....	1499
Loudermilk, Sarah.....	1508
Lovato, Josefa Uriaste de.....	1487
Loveless, Delia.....	1473
Lucus, Francis M.....	1443
Lukenbill, Julia.....	1476
Lunger, Catharine A.....	1476
Luth, Alice.....	1442
Luttrell, Cynthia.....	1420
Luttrell, Leona J.....	1445
Lydy, Josephine.....	1403
Lyon, Sarah M.....	1505
Lytle, William E.....	1397
McAndrew, Nellie Roche.....	1415
McCarthy, Clara A.....	1464
McClaren, Mary Ellen.....	1512
McCoy, Frank.....	1390
McCrosky, Anna P.....	1437
McCulloh, Sarah J.....	1467
McDaniel, Nora V.....	1507
McDonough, James.....	1389
McElhaney, William G.....	1534
McElvain, Newton Ernest.....	1406
McFadden, James D.....	1406
McGarry, Ellen.....	1504
McGill, Mary E.....	1448
McGillem, Horace.....	1446
McGinley, Elizabeth A.....	1488

*Pensions Granted—Continued.*

	Page.
McGinn, Mary T.....	1414
McGuire, Patrick J.....	1413
McKeen, Robert T.....	1401
McKendry, Margaret J.....	1512
McLaughlin, Andrew.....	1382
McLaughlin, Isabell.....	1513
McLaughlin, Mary J.....	1433
McMillan, David.....	1412
McMurray, Matilda.....	1493
McNair, Margaret E.....	1422
McNally, John J.....	1415
McNeil, John A.....	1387
McOmer, Alice.....	1460
McWhorter, Alex.....	1409
Mack, John T.....	1402
Maffitt, Charles M.....	1416
Maher, Eliza C.....	1430
Mahoney, William J.....	1404
Main, Mary E.....	1523
Mallon, Eldora.....	1491
Mallory, Mary A.....	1457
Maloney, Maria.....	1487
Manear, Joanna.....	1434
Mann, Bertha.....	1435
Mann, Isabel D.....	1528
Mann, Robert M.....	1473
Marlette, Cora F.....	1483
Marsh, Annie M.....	1529
Marsh, Henry.....	1477
Marshall, Mary J.....	1425
Martin, Josephine Wood.....	1508
Martin, Robert B.....	1488
Martinez, Josefa.....	1460
Martz, Louise.....	1515
Mason, Mary.....	1418
Massie, Jephtha, jr.....	1462
Masters, Lizzie C.....	1437
Mathena, Amelia.....	1431
Maust, Hester A.....	1459
Maxwell, Mary.....	1497
Maynard, Emma L.....	1523
Meacham, Remigia J.....	1394
Meacum, Edward J.....	1401
Meadows, Francis M.....	1452
Mercer, Rhoda.....	1428
Merchant, Martha M.....	1426
Merrifield, Mary A.....	1496
Merritt, William C.....	1508
Metlin, Mary E.....	1529
Metzger, Julia.....	1448
Middleton, C. M.....	1389
Miles, John E.....	1401
Miller, Agatha M.....	1439
Miller, Charles C.....	1475
Miller, Elizabeth.....	1496
Miller, Emily J.....	1481
Miller, Jennie G.....	1439
Miller, Lizzie E.....	1447
Miller, Mary J.....	1457
Miller, Miriam.....	1500
Miller, Sallie.....	1480
Miller, William D.....	1407
Mills, William T.....	1455
Minard, Eliza Dunn.....	1491
Miner, Virginia.....	1418
Mitchell, Almira M.....	1520
Mitchell, Emma W.....	1427
Mitchner, Lucy.....	1516
Mittlestedter, Mary A.....	1499
Mo Ush Ak.....	1384
Moffatt, Nettie I.....	1412
Mogle, Rebecca V.....	1428
Molinar, Anastacio.....	1404
Monrean, Maud.....	1451

*Pensions Granted—Continued.*

Monroe, Elizabeth	1460
Montano, Jose	1487
Montgomery, Aaron N	1393
Mooers, Emma J	1505
Moore, Cala B	1426
Moore, Lulu	1419
Moran, James E	1385
Morgan, Arminda	1526
Morgan, George W	1453
Morrill, Edith F	1500
Morris, Laura	1470
Morris, Mary A	1423
Morrison, Pernina A	1457
Morrow, Frances Edna	1498
Moseley, Augusta M	1517
Moseley, Sallie	1502
Mote, Susan	1422
Mott, Levi	1505
Mulhern, Bernard	1500
Mullennax, Sophia	1476
Muller, Frederick	1399
Mullin, James	1491
Mundy, John	1498
Murch, Richard H	1475
Murdick, Laura	1521
Murfitt, Caroline	1505
Murphy, Patrick	1405
Murray, Anna G	1530
Murray, Mary L	1502
Murray, William F	1495
Myers, Effie F	1531
Myers, Jacob	1508
Myers, Lydia M	1495
Naile, Ida	1511
Napier, William	1387
Neally, Meldon A	1489
Neely, Jennie E	1493
Nelson, Frank	1515
Nelson, Polly	1446
Nester, Caroline K	1446
Newell, Margaret	1454
Newman, Millie	1499
Nichols, Mary J	1429
Nickel, Martha J	1476
Nixon, Anna W	1445
Nixon, John S	1528
Noland, Mary J	1511
Nordyke, Emmet	1454
Norman, Maude A	1514
Norton, Eva	1500
Nutt, Mary O	1457
O'Connor, Michael	1401
O'Connor, Nancy J	1449
O'Donnell, Isabella	1427
Ogden, Charles F	1455
Oglesby, Barbara	1393
Oh Wan, alias Katok	1384
Okes, Oscar	1435
Oliver, Jane	1428
Omans, Melissa S	1445
O'Neal, Lida	1466
O'Neil, Anna	1391
O'Reilly, Mary E	1416
Ormsbee, Phannette	1506
Orne, Harriet Ellen	1500
Orner, Ella	1512
Ortz, Mabel	1436
Osler, Isaac T	1414
Owen, Stella Hudson	1412
Owings, Leo Edmund	1414
Padgett, Martin	1404
Palmer, Arthur E	1413
Palmer, Elizabeth	1523
Palmer, Margaret	1417

*Pensions Granted—Continued.*

Palmer, Sarah	1437
Palmeter, Emma J	1429
Pariseaux, Elmira	1436
Parker, James N	1425
Parker, Lucy A	1430
Parker, Sarah	1425
Parks, Benjamin F	1404
Parks, Sarah A	1435
Parrish, Mary M	1499
Parsons, Annah A	1441
Parsons, Minnie A	1498
Parsons, Jessie	1444
Patton, Cicero Columbus	1396
Patton, Joseph D	1497
Paul, Allie	1498
Paul, Mary A	1501
Payne, Ninetta	1501
Payne, Susan V	1421
Pea, Minerva P	1470
Peak, Adaline	1445
Pearson, Ellen N	1511
Peck, Addie	1448
Pena, Francisca Chavez de	1487
Pennisten, Louisa	1486
Pennypacker, Mary H	1440
Percival, James	1479
Perea, Gabriela Montoya de	1501
Perkins, Lucy	1459
Perkins, Nettie Belle	1495
Perrigo, Frank Truman	1501
Perry, Emma L	1491
Peters, Eliza	1509
Peterson, Eliza A	1461
Peterson, James M	1413
Pfaff, Ella	1533
Pfeiffer, Leandra Montoya de	1487
Phelps, Charles H	1454
Philhower, Emma J	1435
Phillips, Helen	1449
Philpot, Lee T	1386
Piatt, Ann C	1534
Pickens, Seward B	1407
Pierce, Carrie S	1525
Pillsbury, Anna A	1453
Pineda, Jose Esperidion	1406
Pinkerton, Ava	1469
Piper, Lenora	1395
Pipes, James H	1490
Platner, Jane	1436
Plummer, Mary	1527
Pogue, Tom	1401
Pokett, Ezra	1452
Ponts, Mary Jane	1456
Pool, Margaret A	1515
Porter, Adella M	1501
Porter, M. Lovina	1423
Porter, Roxanna Herald	1497
Post, Emma	1532
Potter, Elizabeth N	1494
Potter, Joanna D	1523
Potts, Martha R	1437
Powell, Allie	1419
Powell, Edward	1447
Powell, Mary A	1434
Powell, William T	1495
Pratt, Christopher C	1467
Pratt, Nellie	1510
Preston, Anna	1478
Preston, Carrie H	1447
Price, Bulah M	1461
Prody, Eliza	1525
Prouty, Lucretia M	1450
Prouty, Sarah J	1522
Pugh, Susie	1493

*Pensions Granted—Continued.*

Pulaski, Caroline	1454
Pyle, Sallie E.	1503
Quimby, Nellie	1452
Quirk, Thomas	1390
Raburn, Rebecca J.	1527
Raines, Ida	1458
Randall, Anna A.	1450
Randall, Emma G.	1493
Raney, Nancy B.	1437
Raney, William P.	1437
Range, Lucy C.	1391
Rankin, Lydia	1510
Ransom, Joseph H.	1497
Raper, Lela Z.	1493
Ray, Victoria M.	1438
Raymond, Albert C.	1508
Raymond, Lucy M.	1424
Raymond, Martha H.	1527
Rea, Alice C.	1478
Read, Emily H.	1460
Read, Frieda Kyle	1501
Real, Lina	1389
Rector, Sue Myrina	1492
Reece, Mary A.	1448
Reed, Maria L.	1524
Reed, Martha J.	1425
Reese, Mary L.	1395
Reeves, Adidamiah	1518
Reeves, Mary C.	1441
Reeves, Mary E.	1474
Rehrer, Clara D.	1474
Reid, Lottie B.	1476
Remington, Cora B.	1477
Retzer, Emelia	1427
Reynolds, George	1401
Reynolds, Mary	1453
Reynolds, Minerva B.	1418
Rhodes, Emma Williams	1497
Richmond, Henrietta	1448
Rickard, Noah	1519
Rider, Charles O.	1504
Rife, Fred	1404
Riggin, Delia	1484
Rinecker, Mary J.	1416
Rippenburgh, Maggie	1504
Ritter, Charles H.	1383
Ritter, Susan	1444
Roach, Margaret F.	1472
Robbins, Mary J.	1428
Roberts, Martha C.	1474
Robertson, Charles	1462
Robinette, Mary J.	1427
Robinson, Ben C.	1392
Robinson, Frank	1408
Robinson, Frank (son)	1496
Robinson, George	1525
Robinson, Gertrude A.	1447
Robinson, Henry J.	1525
Robinson, Jane Ann	1382
Robinson, Jennie A.	1423
Robinson, Mary	1482
Robinson, Mary J.	1482
Robinson, Sarah Elizabeth	1406
Robinson, William E.	1472
Robison, Ella S.	1459
Rockenbach, Charles A.	1446
Rockhold, Charlottie E.	1471
Roden, Rachel A.	1476
Rodgers, Catherine	1407
Rogers, Cora M.	1432
Rogers, Isabel J.	1406
Roland, Mary	1456
Rolfe, Martha J.	1490
Romey, Reuben R.	1413

*Pensions Granted—Continued.*

Rose, Ernest Oties	1401
Ross, Harriet I.	1453
Ross, Ida S.	1424
Ross, Nancy I.	1515
Roush, Josephine	1523
Rousseau, Louis Van Dyke	1472
Rueppel, Emilia	1424
Runz, Caspar	1466
Russell, Martha J.	1443
Russell, Mary G.	1506
Ryan, Libbie M.	1423
Sabins, Bert	1415
Sanders, D. F.	1409
Sanders, John	1521
Sanderson, Fannie I.	1515
Sanderson, Sarah	1491
Sands, John	1400
Saulspaugh, James	1488
Saunders, Vivian L.	1398
Sawyer, Liewellyn	1447
Scanks, Angie	1436
Scarborough, Georgia A.	1473
Scholz, Genoa H.	1474
Schooler, John S.	1394
Schroer, Herman F. E.	1428
Scott, John	1508
Scott, John R.	1496
Scott, Louise	1479
Scott, Mournin	1387
Scott, William H.	1399
Seaman, Sallie M.	1504
Seamans, Malinda	1457
Searing, Libbie	1477
Seeber, Allie W.	1509
Seward, Hannah C.	1444
Sharp, William Shurman	1492
Shattler, Samuel C.	1448
Shaw, Angelina	1478
Shaw, Edward	1387
Shaw, Mahala	1523
Shaw, Mary O.	1530
Sheets, Harriet L.	1444
Sheffield, Oscar	1391
Shelby, Sarah J.	1507
Shelley, Eliphalet M.	1418
Sherbocker, Elizabeth	1492
Sherman, Carolyn P.	1502
Sherry, Helen	1495
Sherwin, Alice Z.	1387
Sherwood, Ada G.	1418
Shill, Sarah L.	1530
Shipler, Minnie E.	1439
Shiple, Issola L.	1515
Shockley, Mollie F.	1413
Shoecraft, Ella Clark	1425
Shook, Elizabeth	1508
Short, Clara A.	1476
Shoup, Catharine L.	1460
Showalter, Francis H. P.	1510
Shriner, Lizzie B.	1448
Shuler, Clara S.	1435
Shull, Louise E.	1521
Silva, Victoria Gallego de	1499
Silvey, Sarah J.	1453
Simms, Blanche H.	1520
Simpkins, Oscar M.	1415
Sims, Ella M.	1404
Sims, John	1512
Sims, Susan A.	1468
Sines, Annie H.	1471
Skaggs, Charles A.	1398
Skinner, Catherine	1515
Skinner, Sarah M.	1510
Slagle, Irene S.	1451

*Pensions Granted—Continued.*

Slaten, Rachel	1456
Slaughter, Lucy W	1410
Smallwood, William	1414
Smith, Adaline	1506
Smith, Catherine	1492
Smith, Charles F	1400
Smith, Edmond L	1392
Smith, Elizabeth	1509
Smith, Euphemia	1454
Smith, Jane W	1491
Smith, John H	1471
Smith, Kate D	1462
Smith, Laura B	1532
Smith, Mary	1533
Smith, Mary A	1512
Smith, Polley	1528
Smith, Thomas A	1520
Smuck, Jacob G	1485
Snow, Werner	1383
Snyder, Charles	1446
Snyder, William E	1404
Soper, Bertram B	1434
Sorrels, Ruth J	1514
Souder, Ada	1494
Sour, Addie	1451
Sowers, Elizabeth	1441
Sparks, Carrie E	1438
Spaun, Mary C	1500
Speakman, Nicholasita B	1399
Spealman, Margaret C	1506
Spencer, Mary	1417
Spencer, Unity P	1428
Spicer, Orilla S	1458
Sprague, Cleora D	1489
Sprague, Sarah E	1492
Sprinkle, Henry T	1458
Spurling, Mary F	1489
Stafford, Angeline	1511
Staley, Jacob	1447
Stanbery, William H	1387
Stape, Rhoda M	1512
Stapleton, Bridget	1429
Stark, William H	1428
Starr, Mary E	1502
Starr, Sarah A	1453
Stealey, Leona	1452
Steffy, Theodore S	1444
Stephens, Harry	1410
Stephens, Hettie J	1476
Sterling, Eliza	1460
Sterrett, Nancy	1456
Stetson, Elizabeth J	1478
Stevens, Alvira M	1535
Stevens, Sarah J	1477
Stewart, Catherine E	1474
Stewart, Ida M	1490
Stewart, Rebecca J	1447
Stinson, Mary E	1516
Stites, Emma	1431
Stockford, Henry	1491
Stoddart, Lester W	1382
Stokesberry, John W	1486
Stokesberry, Martin L	1435
Stoll, Sallie B	1419
Stone, Charlotte	1488
Story, Barsha	1433
Straight, Martha A	1479
Stram, Washington	1486
Stratton, Clarissa	1531
Stuart, Julia I	1428
Sturtevant, Mary A	1504
Sullivan, Mary	1409
Sullivan, Mary G	1406
Surber, Mary D	1508

*Pensions Granted—Continued.*

Swails, Frances R	1519
Swan, Mary E	1423
Swarthout, Fabel A	1475
Sweazy, Samanda	1492
Sweeney, Phoebe J	1406
Sweet, Marion D	1443
Swegar, Addie E	1454
Swift, Matilda A	1405
Swigart, Catherine	1390
Taggard, Cordelia F	1499
Taggart, Anna	1492
Talbot, Kate D	1499
Talbott, Mary L	1423
Tando, Rosalia A	1463
Tanner, Mary E	1521
Taussig, Ellen Knefler	1534
Taylor, Carrie	1503
Taylor, Emma	1467
Taylor, Jemima A	1531
Taylor, Mary	1516
Teepie, Fannie	1524
Temple, Elizabeth	1477
Teraz, John	1385
Thacker, Adelaide	1431
Thomas, Charlotte A	1495
Thomas, Elizabeth	1533
Thomas, Frances A	1505
Thomas, George P	1510
Thompson, Emily J	1463
Thompson, Harriet E	1486
Thompson, John D	1402
Thompson, Joseph D	1427
Thompson, Katherine	1469
Thorn, Jane E	1511
Thorp, Ada	1508
Thorp, Mary C	1508
Tice, Elizabeth	1449
Ticknor, Melissa I	1442
Tiffany, Eleanor G	1505
Tilly, Jane	1381
Tissue, Carrie	1426
Tomlinson, Emma	1445
Touchette, Agnes	1486
Tower, Fannie L	1402
Trace, Anna D	1440
Treadwell, Sadie L	1521
Trego, Lillie E	1399
Tubbs, Lewis H., jr	1393
Tunks, Reese	1457
Turnbull, William H	1431
Turner, David	1387
Turner, Frederick	1410
Turner, Martha J	1507
Turner, Mertie M	1491
Twaddle, Annie R	1449
Tyler, Royal O	1408
Udell, Mathew H	1429
Ulrich, Margaret E	1530
Umlauf, Karoline	1453
Underwood, Mary	1464
Urquhart, Emma	1504
Van Landingham, Sarah R	1510
Van Nattan, Ida L	1503
Van Patten, Eugene	1404
Vanalstine, Elizabeth	1418
Vanderhoof, Rebecca C	1510
Vann, Ruth E	1423
Vanzant, Etta	1467
Vaughn, Bruce R	1407
Veats, Julia F	1531
Vickery, Nancy A	1511
von Brandis, Mary H	1532
Voss, Anna	1416
Waddell, Elizabeth J	1534

*Pensions Granted—Continued.*

Wade, Martha V	1442
Wade, Mattie M	1442
Waggoner, John F	1401
Wait, John	1470
Wakefield, Catharine S	1533
Walden, Mary	1492
Walker, Josephine	1430
Wallace, Claude	1400
Walsh, Joseph F	1445
Ward, Annie E	1496
Ware, Elmer	1414
Warner, Irwin E	1477
Warren, Sarah J	1443
Washburn, Abbie D	1517
Washburn, Euphenia	1494
Watson, Annie B	1489
Watson, Lueza A	1511
Weaver, Leize Holmes	1405
Webb, Gillis W	1388
Webber, Josephine L	1400
Weiler, Lizzie C	1469
Weiss, Louis	1438
Wellman, Margaret	1422
Wells, Eliza M	1495
Wells, Nellie	1463
West, Sophia M	1511
Westfield, Charles F	1409
Wetherel, Hannah	1460
Wheeler, Ascension S. de	1406
Wheeler, Ency A. H	1476
Wheeler, Julian A	1511
Whetstone, Catherine E	1458
White, James K	1410
White, Jennie	1460
White, Martha	1425
White, Martha R	1512
Whiteman, Lennie	1432
Whitney, Jennie	1425
Whitten, Frances J	1514
Wilbur, Florence E	1498
Wilcox, Jesse	1433
Wilcox, Roy B	1410
Wiley, Robert	1474
Wiley, Robert David	1420
Wilfong, Mary A	1448
Wilhite, Cora	1445
Wilkerson, Emma V	1432
Wilkey, Emily C	1458
Wilkinson, Nellie	1399
Wilkinson, R. F	1403
Willard, Hattie M	1480
Williams, Andrew J	1495
Williams, Bertha	1443
Williams, Martha A	1500
Williams, May	1495
Williams, Sarah E	1423
Williams, Sarah F	1411
Williams, William B	1471
Williamson, Alwillda E	1471
Williamson, Isabella L	1434
Willis, Clara I	1374
Willms, Joseph	1412
Wilmarth, Lottie	1448
Wilson, Catherine	1398
Wilson, Emma	1421
Wilson, Lucy Stevens	1422
Wilson, Maggie	1485
Wilson, Mary	1413
Wilson, Naomi G	1513
Wilson, Nellie E	1489
Wilson, Sophia (widow of Henry)	1429
Wilson, Sophia (widow of John H.)	1438
Wilsey, Susan A	1466
Wilt, Hallie	1498

*Pensions Granted—Continued.*

Wimbles, Mary J	1530
Wingar, Mabel	1449
Winn, Mary A	1529
Winters, Eliza A	1521
Wishard, Amanda	1460
Wood, Eva L	1524
Woods, Charlotte	1495
Woods, Joseph	1387
Woods, Louisa	1507
Woodward, Barbara O	1500
Woodward, Mary C	1429
Wooley, Maud Mabel	1499
Worden, Martha A	1459
Wormington, Judah L	1398
Yandes, Frank D	1383
Yaple, Mary	1514
Yeager, Bertha A	1463
Yingling, Pius	1513
Young, Ada M	1395
Young, Ella F	1526
Young, Hulda	1485
Young, Minnie	1520
Young, Sarah E	1453
Zechman, Edward	1526
Zehnder, Raymond A	1388
Zink, Kesiah	1416
Zugner, Ludwig	1394
<i>Pensions Increased,</i>	
Abbott, Kate E	1516
Adams, Jacob	1407
Adams, John	1404
Adams, Mary S	1441
Adams, Nancy	1524
Adams, Sarah	1467
Akers, Eleanore C	1467
Akers, Nancy J	1459
Akridge, David	1390
Albritton, Amos E	1466
Aldrich, Mary J	1502
Alexander, Ann J	1500
Alexander, Mary E	1520
Alford, Amanda J	1466
Allen, Agnes	1390
Allen, Amelia	1510
Allen, Angie O	1467
Allen, Jane	1514
Allen, Lucy R	1495
Allen, Martha E	1415
Allen, Mary C	1397
Althouse, Carrie M	1521
Alvord, Anna M	1421
Alward, Nancy E	1464
Anderson, Catharine	1468
Anderson, Lissie J	1456
Andrews, Eliza F	1436
Antiss, Clarissa G	1436
Antoni, Frederick	1394
Applegate, Mary E	1526
Archer, William H	1406
Armstrong, Maggie R	1452
Arnett, John P	1385
Arnold, William S	1386
Artlip, Catherine S	1421
Ash, Grace E	1427
Ashmead, Elizabeth A	1499
Ashmead, Emma	1493
Augustine, Rebecca M	1499
Austin, Lovada	1514
Avirett, John A	1400
Bacon, Kate S	1468
Badder, Oscar A	1392
Bailey, Hannah	1465
Bailey, Susan A	1513
Bair, Belle	1428

*Pensions Increased—Continued.*

Baird, Amanda.....	1468
Baker, Carrie.....	1485
Baldwin, Alice B.....	1488
Ballinger, Mary.....	1489
Banner, Jane A.....	1480
Barber, Sarah F.....	1457
Barker, Rosamond.....	1424
Barnett, Isabelle.....	1382
Barnett, Mary.....	1430
Barrick, John M.....	1430
Barrows, George H.....	1405
Basden, Zadok Kemster.....	1397
Bates, Hattie G.....	1489
Batt, Hannah M.....	1458
Baxter, Mariah E.....	1403
Baxter, Rachel M.....	1473
Beavers, Mary C.....	1449
Beecher, Mary J.....	1500
Beha, Geneva.....	1469
Beigh, Catherine.....	1482
Belair, Mary.....	1416
Belt, Mary J.....	1431
Bemore, Caroline M.....	1490
Bender, Mary L.....	1478
Bender, Sarah E.....	1528
Bennett, Tabitha S.....	1508
Benson, Mary C.....	1483
Bentley, Lintia.....	1472
Benton, Thomas M.....	1390
Bentz, Susan K.....	1530
Berard, John H.....	1394
Biddle, Martha R.....	1395
Bigelow, Jennie S.....	1418
Bigler, Melissa.....	1530
Bilbay, Mary D.....	1505
Billet, Anna M.....	1448
Billman, Joanna.....	1513
Bisco, Mary S.....	1439
Bittle, Catharine B.....	1532
Black, Ida J.....	1534
Black, Synthia.....	1468
Blair, Mary A.....	1386
Blair, Thirza J.....	1460
Blake, Frank D.....	1384
Blake, Louis H.....	1397
Boardman, Catharine.....	1418
Boggs, Caroline E.....	1417
Boland, Jennie.....	1405
Bolton, L. Ethel.....	1419
Bonner, Anna M.....	1453
Booth, Betsy A.....	1474
Bostwick, Ella Francis.....	1496
Botimer, Elizabeth.....	1480
Botkin, Fermon L.....	1490
Bowles, Cynthia M.....	1424
Bowman, Mary A.....	1531
Boyd, Peter.....	1459
Boyd, Susan S.....	1431
Boylen, Mary.....	1520
Bradley, Carleton E.....	1412
Branch, Sarah.....	1486
Brass, Clara E.....	1439
Bratton, Margaret M.....	1480
Brewer, Annie.....	1435
Bridgman, Elizabeth.....	1515
Bridgman, Samuel N.....	1400
Briggs, Grace F.....	1525
Brinson, Josinah.....	1451
Brodrick, Ella.....	1433
Brothers, Harriet E.....	1529
Brown, Clark.....	1390
Brown, Grant.....	1390
Brown, Henrietta Buswell.....	1503
Brown, Huldah.....	1450

*Pensions Increased—Continued.*

Brown, Lucena.....	1418
Brown, Mary D.....	1528
Brown, Mary J.....	1468
Brown, Sarah.....	1505
Brown, Sopha.....	1519
Bruce, Theodore T.....	1430
Budson, Sarah.....	1485
Bryan, Sarah A.....	1533
Bryant, Frances M.....	1501
Bryant, Nancy J.....	1521
Buchanan, Louise F.....	1458
Buckey, George W.....	1400
Buckley, Mary E.....	1468
Buis, Brother.....	1388
Burchett, Leo V.....	1408
Burke, Isabella.....	1457
Burket, Daniel.....	1533
Burruss, Lucius P.....	1408
Burris, Freeman A.....	1471
Burroughs, Georgianna M.....	1428
Bush, Nancy Jane.....	1530
Bushey, Charles A.....	1412
Butterfield, Horace G.....	1384
Button, Emma.....	1439
Calvert, Helen.....	1467
Cameron, Sarah W.....	1485
Campbell, Emma.....	1497
Campbell, Josephine.....	1472
Campbell, Mary A. S.....	1434
Campbell, Sarah A. L. P.....	1504
Cantwell, John.....	1410
Carl, Charles.....	1396
Carman, Annie.....	1455
Carney, Joshua C.....	1398
Carpenter, Maria A.....	1508
Carroll, Anna M.....	1396
Carter, Cinthy.....	1458
Carver, James A.....	1383
Cass, Etta W.....	1385
Caton, Kate G.....	1531
Caudill, Roscoe.....	1409
Cavaness, Mathew.....	1400
Centers, Lucy.....	1506
Chamberlin, Livonia R.....	1454
Chatfield, Sarah E.....	1463
Chavez, Francisca F.....	1488
Clark, Maria L.....	1491
Clark, Richard F.....	1402
Clay, Lizzie.....	1510
Clemens, Amanda.....	1484
Clifford, Mary E.....	1441
Coffman, Lucretia.....	1472
Coleman, Sarah E.....	1478
Colins, Elmira.....	1433
Colter, Grover.....	1386
Combs, William J.....	1392
Comstock, Martha.....	1507
Conklin, Elizabeth.....	1528
Conley, Dennis B.....	1385
Connell, Rose M.....	1397
Connolly, John F.....	1409
Connor, Charles.....	1404
Constable, Sarah A.....	1493
Conway, Mary F.....	1395
Cook, Elizabeth M.....	1527
Cooper, Nancy J.....	1422
Coppins, Mary J.....	1519
Corkett, Elizabeth.....	1532
Cory, Mary L.....	1417
Cotterel, Nancy A.....	1481
Couch, Elizabeth.....	1486
Cousens, Elizabeth.....	1454
Cover, George W.....	1397
Covey, Sarah A.....	1429

*Pensions Increased—Continued.*

	Page.
Cowan, Catharine.....	1461
Cowan, Robert H.....	1394
Cox, Lucy A.....	1527
Craig, Lavina.....	1434
Cramer, Charles F.....	1397
Crandall, George D.....	1414
Cranston, Ellen.....	1439
Craven, Tabitha T.....	1480
Crawford, Martha.....	1434
Criswell, Caroline Candus.....	1471
Croft, Elizabeth.....	1534
Crookes, Kate.....	1534
Cross, Mary Ann.....	1384
Crow, Minnie E.....	1526
Crowl, Minnie L.....	1479
Crumb, Eliza A.....	1455
Cumback, Laura A. W.....	1498
Cumming, Mary.....	1493
Daily, Charlotte A.....	1486
Daley, Margaret.....	1397
Darnell, Julia D.....	1498
Darr, Alice.....	1467
Davis, Jennie A.....	1524
Davis, Mary E.....	1466
DeKuhn, Cecelia.....	1400
Delamarter, Roxana.....	1439
Demaris, Martha A.....	1426
Dennis, Christopher.....	1394
Derby, Emma C.....	1501
Derby, Mary C.....	1479
Devlin, Mary J.....	1484
Diamond, Cornelia M.....	1429
Dickinson, Melissa E.....	1481
Diemart, Charles B.....	1396
Dieter, Philip.....	1507
Dilts, Henry.....	1383
Dilts, Ida V.....	1463
Doan, Sarah E.....	1529
Doepel, Charles F.....	1496
Doherty, Florence.....	1433
Doll, Hannah.....	1514
Donley, Elwood.....	1407
Dotson, William.....	1393
Doty, Edith E.....	1506
Douglas, Henry T.....	1385
Dowling, Johanna.....	1509
Downes, Josephine M.....	1524
Drain, William R.....	1391
Draper, Samantha Lee.....	1461
Dresser, Danie E.....	1397
Dudley, Abby F.....	1499
Duncan, Bell L.....	1518
Dungan, Mary.....	1400
Dunning, Rachel.....	1484
Durand, Elizabeth M.....	1398
Durfey, Susanna.....	1418
Durnell, Benjamin F.....	1393
Dyer, Jane.....	1472
Dyer, Mary A.....	1449
Dyer, Tempie.....	1434
Easton, Stephen.....	1402
Ebner, David.....	1389
Edds, Katie.....	1515
Eddy, Elizabeth.....	1510
Edmunds, Roger F. B.....	1383
Eidson, Cetoia.....	1497
Eley, Emma J.....	1488
Elkins, Harry.....	1386
Ellfeldt, William F.....	1395
Elliott, Minerva J.....	1495
Elliott, Sarah A.....	1527
Ellis, Melissa D.....	1468
Ellsworth, Lawson.....	1395
Embry, Sarah E.....	1494

*Pensions Increased—Continued.*

	Page.
Emerson, Clara J.....	1440
Enderle, Mary A.....	1526
English, Margaret.....	1382
Estep, William A.....	1404
Evans, Isobel M.....	1400
Everson, Rachel.....	1477
Ewing, Eliza.....	1524
Fagan, Maria L.....	1421
Faloon, Maria C.....	1436
Fanning, Joseph T.....	1415
Farris, Susan S.....	1493
Fee, Elizabeth Jane.....	1393
Feely, John H.....	1402
Felter, Charles D.....	1395
Felton, Nancy A.....	1431
Ferguson, Leona M.....	1424
Fero, Esther A.....	1522
Ferrell, William.....	1405
Ferris, Jeanette E.....	1533
Fields, Bettie.....	1449
Fields, Louisa.....	1471
Finley, William H.....	1396
Fisher, Raymond E.....	1410
Fiske, Augusta A.....	1450
Flanagan, Sarah J.....	1513
Flandreau, Carrie M.....	1469
Flannigan, Charles.....	1413
Fleischmann, Fannie.....	1396
Fleming, Roxanna.....	1437
Fletcher, Amanda J.....	1416
Fletcher, Katherine S.....	1501
Fly, Clarice.....	1467
Force, Mary A.....	1523
Ford, Celynda W.....	1440
Forman, Elijah.....	1386
Fornoff, Fred.....	1415
Fortier, Sarah E.....	1385
Fortney, Amanda E.....	1527
Fox, Ella L.....	1503
Frailey, Lottie.....	1466
Franklin, Rachel C.....	1493
Frasier, Harry D.....	1393
Frazee, Annie C.....	1532
Freeman, Kitty A.....	1531
Freeman, Margaret F.....	1438
French, Emily.....	1464
Friesner, Philia R.....	1479
Fuller, Lucinda M.....	1450
Furlong, Martha F.....	1416
Gahret, Wilbur C.....	1388
Gallup, Kate.....	1502
Garbison, Polly.....	1486
Gardner, Minerva J.....	1472
Garner, Annie.....	1417
Garner, James A.....	1411
Garno, Mary.....	1465
Garstang, John R.....	1510
Garten, John W.....	1411
Garwood, Malinda C.....	1382
Gates, Lucy A.....	1486
Gearhart, Virginia M.....	1402
Geiger, Henrietta C.....	1475
Getz, August.....	1395
Gibson, Aurelia H.....	1498
Gibson, Jesse.....	1407
Gilluly, Ella L.....	1504
Gilmore, Hulda J.....	1466
Gilmore, Lovina.....	1507
Glasgow, William G.....	1388
Glidden, Melvina.....	1427
Goans, Louisa T.....	1518
Goodge, Thomas H.....	1407
Gormley, Alice.....	1529
Gosling, Eugene Augustus.....	1414

*Pensions Increased—Continued.*

	Page.
Gosselin, Edmund J.....	1396
Gould, Harriet E.....	1532
Grady, Elizabeth C.....	1386
Graper, John F.....	1409
Green, Esther E.....	1439
Green, Mariah Jane.....	1494
Green, Mary L.....	1507
Greene, Sarah M.....	1416
Greer, Matilda.....	1491
Greaser, Annie.....	1483
Gregory, Julia.....	1477
Griffith, Mary.....	1502
Groesch, Barbara.....	1455
Grotness, John H.....	1402
Grove, George.....	1517
Grubb, Daniel.....	1392
Gruver, Martha.....	1520
Guthrie, Martin.....	1484
Hagan, Rachel.....	1470
Hager, Abbie.....	1434
Haines, Eliza.....	1437
Halbert, Charles A.....	1385
Halcum, Nancy.....	1477
Hall, Augusta J. G.....	1503
Hall, Eliza J.....	1472
Hall, Martha E.....	1433
Hall, Mary C.....	1494
Hall, Sarah.....	1533
Hallman, Stanley.....	1441
Halls, Charles W.....	1491
Hamilton, Margaret.....	1492
Hammond, Martha.....	1526
Hancock, Effa Jane.....	1388
Harlan, Mary M.....	1434
Harmon, John W.....	1412
Harper, Mary E.....	1497
Harris, Charles V.....	1408
Harsh, Mary B.....	1416
Hart, Almeda.....	1494
Hart, Jane E.....	1524
Hart, Joseph.....	1402
Hart, Rhoda.....	1525
Harter, Louisa H.....	1391
Hartley, Lucy J.....	1410
Hartshorne, Alice B.....	1479
Harvey, Emeline.....	1529
Harvey, Orville.....	1391
Hauk, Mary A.....	1432
Hayden, Catharine.....	1472
Hayes, Eli.....	1411
Headington, Sarah L.....	1520
Yeath, Minnie.....	1409
Heimlich, Charles H.....	1382
Helton, Sarah J.....	1493
Hemingway, Anna E.....	1512
Henderson, Edward D.....	1507
Hennessy, Patrick.....	1404
Henry, Kate.....	1443
Henry, Kate M.....	1430
Henry, Sarah Jane.....	1485
Hepburn, Mary R.....	1436
Herbst, Robert A.....	1409
Herd, Nancy J.....	1511
Hermann, Joseph.....	1389
Hewitt, Jane L.....	1520
Hiatt, Sarah J.....	1458
Hiet, John.....	1401
Higgins, Margaret S.....	1524
Higley, Mary E.....	1436
Hill, Amanda L.....	1419
Hills, David S.....	1396
Hilton, Fannie E.....	1487
Hilty, Sarah E.....	1496
Himes, Frank G.....	1385

*Pensions Increased—Continued.*

	Page.
Hinds, Julia A.....	1494
Hines, Howard.....	1386
Hinkle, William D.....	1393
Hoff, Harry L.....	1393
Hoffman, Josephine.....	1449
Hogan, Catherine.....	1421
Holder, Claude A.....	1408
Holland, Alice E.....	1440
Holland, Denis.....	1412
Holly, Helena B.....	1462
Holman, Mary A.....	1494
Holmes, Clara.....	1497
Holmes, William A.....	1396
Holtz, Joseph.....	1395
Hook, George W.....	1385
Hoover, Mary Jane.....	1511
Hopkins, Sarah M.....	1431
Hough, Avilla.....	1520
Howard, Martha A.....	1478
Howe, Leona G.....	1485
Howe, Nettie M.....	1465
Howell, Dudley J.....	1391
Howell, Sarah J.....	1521
Howland, Samuel P.....	1534
Hubbard, Rachel.....	1440
Huff, Helen L.....	1531
Huffman, Mary A.....	1444
Hull, Olive.....	1527
Humphrey, Semantha B.....	1503
Hunt, Samantha J.....	1433
Hunter, Angeline G.....	1484
Hunter, Isabella.....	1460
Hunter, Theresa A.....	1532
Hurd, Laura A.....	1442
Hyder, John T.....	1391
Jackman, Martha E.....	1490
Jackson, Edward.....	1383
Jackson, Louisa.....	1527
James, Ruth.....	1455
James, Sarah A.....	1501
Jay, Lucinda J.....	1480
Jefferson, Mary E.....	1494
Jenkins, Elcie.....	1476
Jenkins, Mary F.....	1438
Jerrell, Cassandra.....	1484
Jimason, Catharine.....	1514
Jodd, Elizabeth.....	1429
Johnson, Caroline E.....	1518
Johnson, Clarence J.....	1383
Johnson, Edna M.....	1454
Johnson, Ella E.....	1465
Johnson, Emil T.....	1386
Johnson, George W.....	1490
Johnson, Lizzie.....	1392
Johnson, Maria L.....	1519
Johnson, Richard M.....	1417
Johnson, Thomas.....	1405
Jones, Alice M.....	1501
Jones, Anna W.....	1518
Jones, Arthur N.....	1407
Jones, Mary V.....	1406
Jones, Nancy.....	1511
Jones, Rufus W.....	1390
Karns, Eliza J.....	1535
Kasiah, Joseph.....	1410
Kauffman, Emma.....	1520
Keck, Charles E.....	1398
Keech, Eliza A.....	1462
Kellison, Sarah J.....	1434
Kendall, Rachel A.....	1464
Kenny, Annie.....	1483
Kent, Mariah C.....	1436
Kepler, Mary J.....	1406
Kerby, Rachel E.....	1459

*Pensions Increased—Continued.*

Kimbell, Mary J.....	1521
King, Ester C.....	1518
King, Nancy A.....	1445
Kinman, Charles S.....	1399
Kinne, William W.....	1382
Kinsey, Ada L.....	1473
Kinsloe, Caroline W.....	1429
Kirk, Jennie L.....	1497
Kirkpatrick, Margaret.....	1469
Kiste, Henry E.....	1383
Klepper, Rebecca J.....	1516
Kline, Amanda.....	1461
Klug, Eva G.....	1522
Knight, Isabella.....	1516
Knight, Sarah E.....	1433
Kohr, Herbert O.....	1402
Kontner, Loesa.....	1534
Kramer, Ellen J.....	1440
Kramer, Jessie O.....	1442
Kresge, Julia A.....	1526
Kuhlschmidt, Elizabeth.....	1452
Lacey, Angeline.....	1468
Laird, Elizabeth M.....	1477
Lamb, Mary.....	1406
Lamb, Mary Jane.....	1389
Lambe, Jennie.....	1418
Lambert, Rosie.....	1472
Lambert, Susan M.....	1530
Lamme, Celesta.....	1432
Lamson, John.....	1385
Lanam, Elizabeth E.....	1444
Lance, Nancy J.....	1464
Langley, Henry.....	1392
Larimore, Harriet E.....	1481
Lauter, Grace M.....	1484
Lawson, Lydia J.....	1514
Lawson, Mary J.....	1468
Lear, George W.....	1392
Leasure, Lizzie.....	1462
Leavitt, Sarah E.....	1456
Lee, Samuel D.....	1408
Leet, Vesta M.....	1435
Leftwich, Therron B.....	1402
Leivelsberger, Elizabeth.....	1479
Leming, Nancy.....	1520
Lemmond, Eliza.....	1414
Leroy, Cynthia J.....	1430
Levisse, Urzula.....	1473
Lewellyn, William H. H.....	1415
Lewman, Charlotte E.....	1442
Lighthart, Sarah.....	1424
Lilliard, Joseph A.....	1391
Lillie, Cynthia.....	1526
Lindsey, Margaret.....	1484
Littlefield, Ella.....	1533
Littlejohn, Tenny A.....	1382
Lockwood, John C.....	1401, 1406
Loe, Armilda S.....	1493
Logan, Mary E.....	1455
Long, Elizabeth F.....	1487
Long, Josephine C.....	1437
Longford, Anna.....	1497
Longstaff, Robert.....	1388
Loriot, Catherine.....	1525
Love, William M.....	1411
Luce, Margaret M.....	1439
Lunau, Mary F.....	1395
Lunger, Lizzie.....	1409
Luttrell, Marcus C.....	1391
Lyons, James F.....	1398
McAdams, Anna R.....	1469
McCamish, Andrew L.....	1402
McCampbell, Willis P.....	1407
McCleary, Corlissa R.....	1443

*Pensions Increased—Continued.*

McCollum, Maggie E.....	1493
McCollum, Rebecca.....	1455
McCombs, Anna.....	1512
McCook, Mary.....	1495
McCormick, Lizzie.....	1516
McCready, Alexander.....	1398
MacDonald, Angus J.....	1387
McDonald, Daniel.....	1414
McDonald, David C.....	1391
McElhinny, William.....	1400
McEnhill, Norma E.....	1413
McGrayel, Lucy Jane.....	1466
McGuire, Hattie A.....	1519
McGuire, Mary W.....	1525
McIlhenny, Jennie S.....	1522
McInroe, Cordelia F.....	1487
McKeever, Sarah E.....	1506
McKenney, Mary G.....	1458
McKinney, Maggie A.....	1519
McLuen, Hester A.....	1529
McMillan, Mary A.....	1440
McNamara, Annie.....	1390
McNary, Deborah C.....	1482
McNeer, Martha A.....	1528
McNeill, Malcolm J.....	1403
McNichols, Julia.....	1448
McQuade, Catharine.....	1432
Macon, Edith B.....	1399
Maes, Maria Anastacia.....	1488
Main, Susan A.....	1522
Malaby, John H.....	1493
Malone, Emily.....	1416
Mangum, Alice A.....	1446
Manley, Mary A.....	1495
Manning, Clara E.....	1453
Manns, Marie F.....	1382
Mapel, Anna.....	1502
Marix, Grace F.....	1403
Marley, Mary.....	1462
Marshall, John L.....	1393
Marshall, La Barron T.....	1394
Marshall, William T.....	1386
Marten, Charles J.....	1413
Martin, Mary J.....	1441
Mason, Thomas M.....	1403
Mathewson, Mary A.....	1531
Matten, Elizabeth.....	1503
Matthews, Hattie E.....	1456
Mavity, L. Anna.....	1441
May, Ada.....	1514
Mayor, Gilbert E.....	1395
Means, Remetha H.....	1521
Medley, Margaret A.....	1421
Meece, Catherine.....	1473
Mellander, Roxanna.....	1501
Meloy, Gertrude.....	1435
Miller, Anna M.....	1436
Miller, Catherine.....	1441
Miller, Harriet M.....	1383
Miller, Julia B.....	1522
Milton, Olive R.....	1482
Monroe, Amanda.....	1450
Monroe, Jessie M.....	1483
Moody, Sarah J.....	1422
Moore, Carthenia H.....	1492
Moore, Ellen L.....	1462
Moore, Jennie E.....	1439
Moore, Laura A.....	1507
Moore, Margaret A.....	1455
Morris, Rachel.....	1524
Morris, Sarah A.....	1523
Morrow, Elizabeth A.....	1451
Morrow, Ella A.....	1494
Morse, Lurette L.....	1532

*Pensions Increased—Continued.*

Mott, Mary W	1501
Mueller, Frank	1410
Mullen, James	1388
Murphy, Catharin	1523
Murphy, Rebecca	1535
Murphy, Thomas	1393
Murray, Edith M	1407
Murray, Rebecca	1532
Musgrove, Lucinda C	1420
Musick, Sally	1465
Mussgrave, Jess	1401
Myers, Margaret E	1472
Myers, Mary (widow of David S.)	1468
Myers, Mary (widow of Gottlieb)	1522
Myers, Nancy L	1456
Myres, Adelia V	1482
Nedd, Joseph J	1399
Nelson, Jennie E	1465
Newhall, Rosa A	1489
Nichols, Ella C	1402
Nichols, Mary E	1484
Nicholson, Livonia	1484
Noland, Lizzie	1401
Noll, Mary W	1480
Norwood, Ella L	1529
Oakley, Edith C	1505
O'Brien, Margaret A	1403
O'Brien, Patrick J	1403
O'Connor, Eliza A	1534
O'Linn, Fannie M	1445
O'Neil, Carrie	1400
O'Toole, Edward F	1397
Overton, Martha J	1494
Pacheco, Romula	1502
Painter, Catharine M	1461
Palmer, Bridget	1427
Palmer, Rosaline	1532
Page, Emma	1436
Parker, Harriet A	1488
Parker, Sarah E	1477
Parrigin, Alice F	1450
Parsons, Loella	1502
Patton, Rome	1411
Payne, Elizabeth B	1429
Pease, Nancy C	1500
Peck, Jane Eliza	1503
Pelham, Sarah	1392
Pequignot, Josephine	1514
Perago, Mary M	1519
Perkins, Vance	1414
Peterson, George C	1408
Pettit, Sarah J	1475
Petty, John T	1413
Pierce, Anna E	1474
Pierce, Anna M	1510
Pierce, Catharine	1480
Pierson, Ida M	1431
Pierson, James M	1405
Pinkley, Mary E	1431
Pinksohn, Gustave	1411
Pinney, Priscilla A	1476
Pitzer, Martha A	1425
Pletcher, Charlotte	1460
Pollard, Amanda E	1401
Porter, George L	1389
Porter, Jane M. T	1482
Portley, Mary J	1399
Potter, Fannie L	1438
Potter, Frank T	1399
Pound, Oren O	1397
Powell, Mary	1434
Prescott, Lodema A	1462
Prewitt, Mattie E	1395
Pugh, Mary L	1444

*Pensions Increased—Continued.*

Pyle, Eliza	1446
Quackenbush, Isabel M	1406
Qualls, Loretta F	1470
Quinn, Michael	1414
Quitow, Alice	1457
Radell, Sarah A	1425
Rader, Emiline	1427
Ralston, Nancy F	1470
Ramsey, Chester G	1408
Ramsey, Mary A	1432
Raney, Mack	1408
Rasner, Theo	1408
Rawson, Frank	1410
Ray, Julia J	1412
Read, Allen R	1414
Reardon, Elizabeth	1489
Redding, Ziba A	1405
Reed, Dorcas A	1517
Reed, Edward F	1388
Reed, Elizabeth	1426
Reed, Elizabeth S	1502
Reeder, Lula	1418
Reider, Margaret I	1450
Reilley, Mary	1456
Rexroat, Laura C	1516
Reynolds, Ella C	1457
Reynolds, Frances M	1516
Rhea, Barbara E	1446
Rich, Delia	1489
Richards, Josephine	1438
Richey, William	1388
Rickman, Isabella	1533
Ridenour, Priscilla	1482
Riley, Phebe S	1490
Riley, Ruben	1423
Rimes, George C	1405
Ritter, Warren A	1410
Roach, Albert C	1383
Roach, Rutha	1517
Roberts, Daniel Webster	1403
Robinson, George L	1411
Rogers, William F	1397
Ross, Matilda	1494
Ross, Nancy	1490
Ross, Sarah Jane	1483
Routh, Margaret L	1484
Row, Frances L	1517
Rowe, Guy W	1476
Russell, Arminda	1435
Ryan, Fannie L	1445
Sabin, Georgia M	1427
Sadler, Harriet	1527
Sage, Elizabeth M	1384
Sagendorf, Anna	1519
Saling, Lura A	1442
Sally, Shiloh	1393
Salmon, William A	1413
Sanchez, Blas	1404
Sanders, Emily	1530
Sandlin, Fred	1408
Saner, Mary E	1426
Sarton, Bradford R	1390
Sash, Jacob	1389
Savage, Rhoda A	1392
Savanack, Mary	1417
Sawrey, Virginia J	1467
Sawyer, Malissa	1518
Scarbo, Sophia	1487
Schlatter, Barbara	1519
Schnarr, Elizabeth	1518
Schneider, Barbara	1445
Scott, Amelia S	1459
Seaman, Columbia A	1393
Secrist, Elizabeth	1529

*Pensions Increased—Continued.*

Seidel, Robert H.....	1413
Sell, Ben B.....	1387
Sellars, Mary Rebecca.....	1449
Settle, Green A.....	1387
Seubert, Augusta.....	1424
Shannon, James B.....	1383
Shannon, Samuel F.....	1399
Sharpp, Elizabeth.....	1479
Shaw, Elizabeth.....	1469
Shaw, Ella R.....	1492
Shaw, James.....	1413
Shea, Georgianna.....	1431
Sheedy, Mary.....	1456
Sheffield, George.....	1413
Shew, Susan L.....	1460
Shewman, James P.....	1486
Shinn, Arminta.....	1444
Shirley, Martha A.....	1436
Shoma, Wanatt.....	1384
Shore, Celia Ann.....	1454
Simpson, Alice I.....	1496
Simpson, Francie.....	1475
Simpson, Frank L.....	1401
Singer, Mary M.....	1417
Sliger, Pheby E.....	1517
Sloan, Luther L.....	1458
Smith, Amanda J.....	1517
Smith, Anna E.....	1417
Smith, Harriet.....	1407
Smith, Jane.....	1463
Smith, Louisa.....	1428
Smith, Mary J.....	1498
Smith, Maywood.....	1394
Smith, Minerva J.....	1383
Smith, Rachel.....	1515
Smith, Rachel J.....	1413
Smith, Sarah A.....	1464
Smitten, Susan.....	1534
Snyder, Harry E.....	1390
Soper, Catherine E.....	1482
Souls, George F.....	1405
Spainhour, Herschel.....	1389
Spangler, Elvina.....	1522
Spires, Martha.....	1499
Sprague, Mary V.....	1529
Springer, Zula A.....	1438
Sprinkle, Delilah J.....	1470
Spurgeon, Albert C.....	1397
Sroufe, Azubath.....	1425
Stacy, Lide E.....	1426
Stahl, Henrietta.....	1486
Staker, Alma.....	1409
Stallings, Elizabeth J.....	1528
Standley, Luraney R.....	1468
Stanfill, Jasper N.....	1394
Stanton, Martin V.....	1392
Starkey, Ann.....	1465
Starns, Martha J.....	1434
Stauch, Annie E.....	1518
Steely, Mary E.....	1525
Stephens, Anita de Garmendia.....	1403
Stephens, Rosa E.....	1526
Stephens, Sarah E.....	1421
Sterling, Samuel.....	1461
Stevenson, Lewis M.....	1398
Stewart, Mary.....	1531
Stocker, Daniel F.....	1398
Stocker, Fritz.....	1412
Stoddard, Alice J.....	1461
Strausser, Catharine.....	1462
Strawn, Sarah A.....	1518
Strickler, Ruth E.....	1396
Stump, Lucinda.....	1497
Stuteville, Abigail.....	1494

*Pensions Increased—Continued.*

Suggs, Melinda.....	1526
Sunderland, Thersa J.....	1516
Sutton, Elizabeth.....	1446
Sutton, Mary E.....	1466
Swanger, Walter S.....	1385
Sweet, Alice A.....	1438
Swift, Elizabeth F.....	1463
Tansil, Mattie A.....	1473
Tapp, John R.....	1414
Tappan, Emma L.....	1488
Tarver, Walter E.....	1398
Taylor, Sarah M.....	1499
Taylor, Sarah S.....	1447
Tedlock, Matilda.....	1528
Tedrick, Martha L.....	1501
Tedrow, Elizabeth.....	1518
Templeton, Mary H.....	1524
Terry, Eliza J.....	1468
Thomas, Charlotte.....	1441
Thomas, Martha.....	1534
Thomas, Mary Ellen.....	1421
Thompson, Annie E.....	1469
Thompson, Carrie.....	1528
Thompson, Ellen.....	1432
Thompson, Katie.....	1528
Thompson, Martha A.....	1430
Thompson, Mary L.....	1474
Thompson, Melissa J.....	1428
Thompson, Susan A.....	1421
Thornburg, Sarah A.....	1525
Thornton, Julia A.....	1517
Thorpe, John L.....	1405
Todd, Mary E.....	1444
Trask, Mary E.....	1389
Triplett, Mary C.....	1526
Tritten, Mary E.....	1383
Troupe, Eben W.....	1405
Troupe, Nancy C.....	1481
Tupper, Louisa.....	1416
Turknett, James W.....	1402
Tutwiler, Susan.....	1459
Tyler, Marion L.....	1531
Usner, John.....	1448
Valeu, Elenor J.....	1465
Vandyke, Sarah E.....	1450
Veatch, Nancy.....	1432
Vermillion, Martha E.....	1421
Vititoe, Susan R.....	1423
Vore, Edith.....	1486
Wagner, Jane L.....	1426
Waitman, Mary E.....	1528
Waits, Joyce.....	1457
Walker, Alma C.....	1456
Walker, Emma G.....	1490
Walquist, Anna C.....	1444
Wamsley, Rachel A.....	1491
Ward, Anna E.....	1530
Wardwell, Cyrus T.....	1493
Warner, Rosalthe L.....	1491
Waterman, Harriet E.....	1466
Waters, James B.....	1409
Wathan, Alden T.....	1395
Watts, Ella.....	1432
Watts, John.....	1485
Weaver, Fred B.....	1396
Weaver, William.....	1411
Webb, Jennie.....	1402
Weber, Anna M.....	1527
Webster, Rosalie H.....	1483
Weinhold, Emma C.....	1469
Wellman, Sarah A.....	1509
Wells, William.....	1384
Wertsch, Ludwig.....	1393
Westgate, Maria L.....	1467

*Pensions Increased—Continued.*

Whalen, Mary.....	1459
Whalin, Filen.....	1394
White, Anna C.....	1498
White, Emily.....	1471
White, Emma Cora.....	1474
White, Sarah H.....	1451
White, Sarah J.....	1464
Whitehead, David H.....	1388
Wible, Laura C.....	1470
Wicks, Harriet.....	1420
Wiles, Hannah.....	1502
Wilking, Mary J.....	1520
Wilkinson, Eloise.....	1399
Willard, Verrelle S.....	1523
Williams, Cornelia de C.....	1382
Williams, Isabella W.....	1474
Williams, Martha.....	1453
Williams, Sarah E.....	1493
Williams, Sherwood H.....	1391
Williams, William A.....	1394
Wilmarth, Nettie E.....	1503
Wilson, Elizabeth.....	1437
Wilson, Malinda.....	1423
Wilton, Henry.....	1401
Wirtz, Clara.....	1526
Wise, Margaret D.....	1467
Wiseman, Adaline.....	1517
Withers, Emma C.....	1513
Wolbert, Carrie.....	1461
Wolfe, Edward P.....	1384
Wolford, Isabelle.....	1448
Wood, Elizabeth.....	1519
Woodfield, Catharine J.....	1481
Wright, Elizabeth J.....	1424
Wright, Mary.....	1449
Wright, Penina A.....	1469
Wright, Samuel E.....	1400
Yates, James N.....	1405
Yeatter, William B.....	1404
Yelle, Catherine.....	1388
Yocum, Elizabeth.....	1524
Younger, George M.....	1492
Zelazny, Stanislaus.....	1397
Zimmerman, Mary E.....	1497
Zwickel, Elvessa A.....	1469
<i>Pere Marquette Lake,</i> bridge authorized across, Ludington, Mich.....	25
<i>Permanent Special Working Fund, Navy,</i> established by transfer from naval sup- ply account fund.....	195
functions of specified.....	195
<i>Perry Street NE., D. C.,</i> appropriation for grading, west of Eastern Avenue.....	548
<i>Perry's Victory Memorial Commission,</i> appropriation for improving grounds, etc.....	527
use of revenues from.....	527
<i>Persia,</i> appropriation for minister to.....	206, 1015
for interpreter to legation and con- sulate general in.....	207, 1016
for expenses of American prisoners, etc., in.....	216, 1025
<i>Personal Property, D. C.,</i> deeds, etc., of, to be valid against third parties, must be duly executed and filed in office of recorder of deeds.....	1103
to be indexed and kept open for in- spection without recording in full.....	1103

*Personal Property, D. C.—Continued.*

conditional sales of, to be valid as to third parties, must be in writing and filed with recorder of deeds.....	1103
to be indexed, etc.....	1103
<i>Perth Amboy, N. J.,</i> bridge authorized across Arthur Kill, Tottenville, N. Y., and.....	1094
<i>Peru,</i> appropriation for ambassador to.....	206, 1015
convention with, facilitating work of traveling salesmen.....	1802
<i>Petaluma Creek, Calif.,</i> improvement of, authorized.....	1189
preliminary examination, etc., of, to be made.....	1196
<i>Petersburg, Va.,</i> commission created to inspect, etc., battle fields of siege of, as to feasibility for preserving for his- torical study, etc.....	856
<i>Peterson, Peter,</i> homestead entry of, validated.....	811
<i>Petroleum,</i> appropriation for investigations for economic production, etc.....	421, 1174
<i>Petroleum Oil Lands (see Naval Oil Re- serves).</i>	
<i>Peyote,</i> appropriation for suppressing traffic in, among Indians.....	396, 1147
<i>Pharmacopœia, United States,</i> appropriation for cooperating in revi- sion of.....	447, 837
<i>Philadelphia Exhibition,</i> provisions for representation of the Government at, in celebration of the one hundred and fiftieth anniversary of signing of the Declaration of Independence.....	1254
<i>Philadelphia, Pa.,</i> appropriation for mint at.....	77, 776
for Naval Home.....	188, 867
for navy yard, public works.....	198, 876
for mint at, additional, 1925.....	710
granted strip of land for street purposes from national cemetery.....	242
<i>Philippine Insurrection,</i> veterans of, with specified diseases, admitted to hospital facilities, etc., of Veterans' Bureau.....	620
<i>Philippine Islands,</i> appropriation for pay of Resident Com- missioners from.....	582, 1289
for expenses of Resident Commis- sioners.....	582, 1289
for clerk hire, Resident Commis- sioners.....	585, 1293
for special mail equipment for.....	89, 787
for care of lepers, etc., Cullion.....	184, 863
for relief, etc., of shipwrecked American seamen in.....	208, 1017
for shelter of troops in.....	488, 903
limit, officers' quarters.....	488, 903
for care of insane Filipino soldiers.....	494, 910
cases in supreme court of, subject to certiorari from Supreme Court for review.....	940
no other appellate review allowed.....	940
collection of taxes imposed by legisla- ture of, in 1923 and 1924, legal- ized, etc.....	820
income tax in, levied, etc., by insular officials.....	294

<i>Philippine Islands</i> —Continued.	Page.	<i>Pike County, Ky.,</i>	Page.
income tax; authority of legislature to amend, etc.	294	bridge authorized across Tug Fork of Big Sandy River between Mingo County, W. Va., and	11
two citizens of, to serve on National Advisory Commission to Sesqui-centennial Exhibition Association	1254	<i>Pillsbury, Anna A. (widow),</i>	1453
<i>Philippine Scouts,</i>		pension	1453
appropriation for pay of enlisted men	481, 896	<i>Pilot Charts, Navy,</i>	
detail of retired officers of Regular Army, extended to retired officers of	1099	appropriation for preparation, etc., of	189, 868
<i>Phoenix, Ariz.,</i>		<i>Pima Agency, Ariz.,</i>	
appropriation for Indian school at	405, 1156	appropriation for support, etc., of Indians at, from tribal funds	411, 1161
Indian school at, additional, 1925	707	<i>Pima Indian Hospital, Ariz.,</i>	
granted public lands for municipal park	643, 1213	appropriation for maintenance, etc., of	408, 1159
<i>Phoenix Indian Sanitorium, Ariz.,</i>		<i>Pima Indians, Ariz.,</i>	
appropriation for maintenance, etc., of	408, 1159	appropriation for irrigation system, Gila River Reservation	1152
<i>Phonographs, etc. (see Mechanical Musical Reproductions).</i>		for irrigation system on lands of, additional, 1925	707
<i>Photographic Films and Plates,</i>		dam, etc., authorized across Gila River, for providing water to irrigate lands of	475
excise tax on, other than moving picture and X-ray, sold by producer	323	unexpended balance of appropriation for irrigation system, lands of, covered in	1155
<i>Physical Constants,</i>		<i>Pine Island Sound, Fla.,</i>	
appropriation for operating testing machines to determine, of materials	231, 1040	preliminary examination, etc., of, channel to Captive Island, to be made	1194
<i>Physical Education, etc.,</i>		<i>Pine Ridge Agency, S. Dak.,</i>	
appropriation for investigations, etc.	426, 1180	appropriation for support, etc., of Indians at, from tribal funds	411, 1161
<i>Physical Hydrography,</i>		<i>Pineda, Jose Esperidion,</i>	
appropriation for continuing researches in	235, 1045	pension	1406
<i>Physical Valuation of Railroads,</i>		<i>Piney Branch Road, D. C.,</i>	
appropriation for expenses of ascertaining	527, 1205	closing of, directed between Spring and Blair Roads	799
deficiency appropriation for expenses ascertaining	680	<i>Pink Bollworm of Cotton,</i>	
<i>Piatt, Ann C. (widow),</i>		appropriation for emergency expenses for preventing spread of, in Mexico, etc.	458, 848
pension	1534	for preventing entrance of cotton and seed from Mexico; inspection, cleaning, etc.	458
<i>Picard and Company, A.,</i>		for surveys and local extermination in Mexico	458, 848
claim of, referred to district court	1366	for control measures, Mexico, etc.	458, 848
<i>Pickens, Seward B.,</i>		for surveys of infestation in Texas and other States	458, 848
pension	1407	for cooperative establishment of cotton free areas, etc.	459, 848
<i>Pickereel and Crooked Lakes, Mich.,</i>		for extermination measures in cooperation with Mexican authorities	459, 848
disposal of erroneously surveyed lands on	594	for reimbursing States for enforced nonproduction cotton zones	459, 848
" <i>Picton,</i> " <i>British Steamship,</i>		payment for destroyed crops, etc., forbidden	459, 848
claim of owner of, for collision damages, referred to district court	1555	for eradicating, etc., additional, 1925	706
<i>Picton Steamship Company,</i>		deficiency appropriation for eradicating, etc.	55
may bring suit for collision damages to steamship "Picton"	1555	<i>Pinkerton, Ava (widow),</i>	
<i>Pierce, Anna E. (widow),</i>		pension	1469
pension increased	1474	<i>Pinkley, Mary E. (widow),</i>	
<i>Pierce, Anna M. (widow),</i>		pension increased	1431
pension increased	1510	<i>Pinksohn, Gustave,</i>	
<i>Pierce, Carrie S. (widow),</i>		pension increased	1411
pension	1525	<i>Pinnacle Rocks, Calif.,</i>	
<i>Pierce, Catharine (widow),</i>		proclamation adding, to Pinnacles National Monument	1921
pension increased	1480	<i>Pinnacles National Monument, Calif.,</i>	
<i>Pierce Mill Road, D. C.,</i>		proclamation enlarging area of	1921, 1961
closing of, directed between Tilden Street and Wisconsin Avenue	799	Pinnacle Rocks, added to	1921
<i>Pierre, S. Dak.,</i>		<i>Pinney, Priscilla A. (widow),</i>	
appropriation for Indian school at	407, 1157	pension increased	1476
for Indian school, additional, 1925	708		
deficiency appropriation for Indian school, repairs	1329		
<i>Piersol, James M.,</i>			
pension increased	1405		
<i>Pierson, Ida M. (widow),</i>			
pension increased	1431		

<i>Pipe Spring National Monument, Ariz.,</i> proclamation setting aside.....	Page 1913	<i>Plant Industry Bureau, Department of</i> <i>Agriculture—Continued.</i>	Page
<i>Piper, Lenora (widow),</i> pension.....	1395	appropriation for investigating plant, tree, and fruit diseases; pecans.....	440, 830
<i>Pipes, James H.,</i> pension.....	1490	for citrus canker eradication, etc..	440, 830
<i>Pipestone, Minn.,</i> appropriation for Indian school at... 405,	1156	local contributions required.....	440, 830
for Indian school, additional, 1925....	707	for investigating, etc., tree diseases; chestnut tree bark, white pine blister rust, etc.....	440, 830
deficiency appropriation for Indian school, reconstruction of dairy barn.....	1329	for cooperative eradication of white pine blister rust; conditions..	440, 830
<i>Pithlachascotee River, Fla.,</i> preliminary examination, etc., of, to be made.....	1194	for investigating, etc., cotton, truck, etc., crop plants.....	441, 831
<i>Pitt River Power Company,</i> claim of, to be adjusted, etc.....	1550	for physiology of crop plants, etc..	441, 831
<i>Pittsburgh, Cincinnati, Chicago, and St.</i> <i>Louis Railroad Company,</i> may bridge Little Calumet River, Riverdale, Ill.....	998	for soil bacteriology and plant nutri- tion investigations.....	441, 831
<i>Pittsburgh Coal, Land, and Railroad Com-</i> <i>pany,</i> may bridge Tug Fork of Big Sandy River, Nolan, W. Va.....	247	cultures for legumes.....	441, 831
<i>Pittsburgh, Pa.,</i> appropriation for mining experiment station, care, etc.....	421, 1175	publication of tests, etc.....	441, 831
for mining experiment station, care, etc., additional, 1925.....	708	for soil fertility investigations; adapt- ing crops from tropical regions, etc.....	441, 831
bridge authorized across Monongahela River at.....	802, 943	cottonseed interbreeding, etc..	441, 831
sale of tract of Government land in, authorized.....	985	rubber producing plants.....	441, 831
description.....	985	for drugs, spices, etc., plant investi- gations.....	441, 831
<i>Pittsburgh, Youngstown &amp; Ashtabula Rail-</i> <i>way Company,</i> may bridge Mahoning River, Haselton, Ohio.....	90	for crop technological investigations, etc.....	441, 831
<i>Pitzer, Martha A. (widow),</i> pension increased.....	1425	for testing commercial seeds, etc..	441, 831
<i>Piute Indians, Nev.,</i> amount authorized for part of expense for drainage system for lands of, in Newlands reclamation project	595	preventing adulterated seed and grain admission.....	441, 831
reimbursement.....	596	share in International Seed Test- ing Congress.....	441, 831
proceeds of sales on Pyramid Lake Res- ervation to be deposited for....	596	for improving cereal production, etc.....	441, 831
Woodward townsite lots, reserved public uses of.....	596	corn.....	441, 831
<i>Piute Indians, Utah,</i> purchase of lots in Cedar City, Utah, for use of.....	1096	flax cultivation, diseases, etc..	441, 831
<i>Plans, etc., for Fortifications,</i> appropriation for preparing, United States.....	496, 911	broomcorn improvement and pro- duction.....	442, 831
for preparing, insular possessions..	496, 912	destroying barberry bushes, etc..	442, 831
for preparing, Panama Canal.....	497, 912	for improving tobacco production, etc.....	442, 832
for, additional, 1925.....	711	for drought resistant, etc., crops..	442, 832
<i>Plant Disease Survey,</i> appropriation for maintenance, etc..	440, 830	for sugar plant, etc., investigations..	442, 832
<i>Plant Diseases and Insect Pests,</i> appropriation for maintaining quaran- tine districts for.....	456, 847	for improving grazing lands, etc..	442, 832
<i>Plant Dust Explosions,</i> appropriation for investigating, etc..	447, 837	for dry land, etc., farming experi- ments.....	442, 832
<i>Plant Industry Bureau, Department of</i> <i>Agriculture,</i> appropriation for Chief of Bureau, and office and field personnel.....	440, 830	free distribution of trees re- stricted.....	442, 832
for general expenses and investiga- tions.....	440, 830	for utilizing western reclaimed lands, etc.....	442, 832
cost of buildings limited.....	440, 830	for edible nuts, growing, shipping, etc.....	442, 832
employing experts, investigators, etc.....	830	for investigating fruit growing, mar- keting, etc.....	442, 832
		study of changes in shipping, stor- age, etc.....	442, 832
		for experimental gardens and grounds	442, 832
		for investigating producing, market- ing, etc., truck crops, potatoes, etc.....	442, 832
		for nursery plants, etc., investiga- tions.....	442, 832
		for farm, Arlington, Va.....	443, 832
		for foreign seed and plant introduc- tion experiments, etc.....	443, 833
		for purchase, etc., of new seeds; inves- tigation of forage crops.....	443, 833
		for biophysical investigations.....	443, 833
		for eradicating, etc., nail head rust of tomatoes.....	833
		for administrative expenses.....	443, 833
		for salaries, additional, 1925.....	705
		for general expenses, additional, 1925	705

	Page.		Page.
<i>Plant Industry Bureau, Department of Agriculture—Continued.</i>		<i>Point of Woods Range Lights, Mich.,</i>	
deficiency appropriation for general expenses.....	55, 60, 700, 759, 1348	exchange of lands used for, with Robert P. Hudson for other lands in same vicinity.....	357
for seed distribution, etc.....	55	<i>Poisonous Foods, Drugs, etc.,</i>	
for purchase, etc., of seeds.....	700	appropriation for expenses preventing sale, etc., of.....	447, 837
for sugar plant, etc., investigations; greenhouse, farm, Arlington, Va.....	1325	<i>Poisonous Plants, National Forests,</i>	
<i>Plants, etc., Agricultural,</i>		appropriation for eradicating.....	446, 836
appropriation for investigating diseases of.....	440, 830	<i>Pokett, Ezra,</i>	
pathological collections.....	440, 830	pension.....	1452
plant disease survey.....	440, 830	<i>Pokety Creek, Va.,</i>	
for nutrition, etc., investigations.....	441, 831	preliminary examination, etc., of, to be made.....	1193
testing cultures for inoculating legumes, etc.....	441, 831	<i>Polacca Wash Irrigation Project, Ariz.,</i>	
<i>Platner, Jane (widow),</i>		appropriation for maintenance, etc., of.....	400, 1151
pension.....	1436	<i>Poland,</i>	
<i>Platt, J. B.,</i>		appropriation for minister to.....	206, 1015
payment to.....	1572	Hugh S. Cumming may accept decoration from.....	1364
<i>Platt National Park, Okla.,</i>		parcel post convention with.....	1640
appropriation for protection, etc.....	424, 1177	settlement of indebtedness of, made by Foreign Debt Commission, approved.....	720
for protection, additional, 1925.....	709	amount of indebtedness.....	720
<i>Playgrounds, D. C.,</i>		bonds to be issued therefor.....	720
appropriation for salaries.....	552, 1229	principal payable in annual installments; progressive increase until sixty-second year.....	720
for maintenance.....	552, 1229	payment of additional amounts allowed.....	721
for expenses of public school, during vacation.....	552, 1229	interest rate to 1932; thereafter.....	721
for supplies, etc., swimming pools.....	552, 1229	for first five years half of interest may be deferred, and added to principal; bonds to be issued therefor.....	721
for purchase of site Thirty-third and P Streets northwest.....	552	payment in United States bonds accepted.....	721
for purchase of three sites.....	552	<i>Police Court, D. C.,</i>	
for bathing beach.....	552, 1229	appropriation for salaries.....	564, 1239
for expenses of school.....	559, 1234	two additional judges, etc.....	1239
commission constituted for development of system for, etc.....	463	for expenses, witness fees, jurors, etc.....	564, 1239
<i>Playing Cards,</i>		for repairs to buildings.....	564, 1239
stamp tax on.....	336	deficiency appropriation for expenses.....	1321
<i>Pleasure Boats,</i>		for jurors.....	677
special tax on users of.....	328	for contingent expenses.....	679
exemption, for relief of seamen, etc.....	328	composed of four judges; appointment residence, etc., requirements; terms; salaries.....	1119
<i>Pleasure Clubs,</i>		separate and simultaneous sessions by the judges.....	1119
exempt from income tax.....	282	time required; for traffic violations.....	1119
<i>Pleuropneumonia, etc., Animal,</i>		act of each judge deemed the act of the court; oath.....	1119
appropriation for emergency use, eradicating, etc.; additional.....	110, 458, 851	term of present judges not affected.....	1120
payment for animals destroyed; appraisal of values.....	111, 458, 851	additional deputy clerks and bailiffs to be appointed; pay.....	1120
deficiency appropriation for arresting, etc.....	682	additional accommodations, etc., to be furnished for.....	1120
<i>Plumas National Forest, Calif.,</i>		trials without a jury unless penalty over \$300, or imprisonment over 90 days.....	1120
exchange of lands with private owners for addition to.....	952	commitments not to exceed one year in default of payment of fine.....	1120
lands added to.....	356	jury service of two weeks; periods for names to be drawn by jury commission.....	1120
<i>Plumbing Inspection, D. C.,</i>		prosecutions for violating milk regulation to be in.....	1008
appropriation for salaries, etc.....	540, 1217		
deficiency appropriation for temporary services.....	36, 1318		
<i>Plummer, Mary (widow),</i>			
pension.....	1527		
<i>Pneumatic Tubes,</i>			
appropriation for maintenance, etc., appraisers' stores and custom-house, New York City.....	81, 779		
<i>Pneumatic Tubes, etc., Postal Service,</i>			
appropriation for New York and Brooklyn, N. Y.....	86, 785		
deficiency appropriation for New York and Brooklyn.....	691, 763		
<i>Pogue, Tom,</i>			
pension.....	1401		
<i>Point Lookout, Md.,</i>			
appropriation for care, etc., Confederate Cemetery.....	512, 927		

<i>Police, D. C.,</i>	Page.	<i>Ponca Indians, Okla. and Nebr.—Contd.</i>	Page.
appropriation for salaries, officers, etc.	559, 1234	all claims of, against United States to be submitted to Court of Claims	729
for personal services	1235	advancement of; procedure, etc.	730
for fuel, repairs, etc.	560, 1235	<i>Ponce, P. R.,</i>	
for contingent expenses	560, 1235	improvement of harbor, authorized	1190
detection of crime	560, 1235	<i>Pond, Ezra S.,</i>	
for motor vehicles, maintenance, etc.	560, 1235	payment to	1371
for additional cells in stations 7 and 9	560	<i>Pontius, Irene Gracie,</i>	
for garage, station 12	1235	appropriation for paying, widow of Albert W. Pontius, a consul general dying in service	210
for site for new station house	1235	<i>Ponts, Mary Jane (widow),</i>	
for construction, station 13	1235	pension	1456
for house of detention	560, 1235	<i>Pool, Margaret A. (widow),</i>	
for harbor patrol	560, 1235	pension	1515
for relief fund allowances	560, 1236	<i>Poor, D. C.,</i>	
deficiency appropriation for harbor patrol heating plant	37	appropriation for relief of the	571, 1245
for increase of compensation, etc.	676	for transportation of paupers	571, 1245
additional privates	676	<i>Poplar Landing, S. C.,</i>	
for house of detention	679	bridge authorized across Santee River at	1265
basic salaries of major and superintendents, assistants, and inspectors	174	<i>Porcelains, Art,</i>	
additional for service assignment to detective bureau	174	excise tax on, sold by other than artist; exceptions	323
captains and lieutenants	174	<i>Port Alexander, Alaska,</i>	
assignment to detective bureau	174	preliminary examination, etc., of, to be made	1197
sergeants and privates	174	<i>Port Angeles, Wash.,</i>	
extra if mounted, using motor vehicles	174	preliminary examination, etc., of, harbor to be made	1197
for headquarters detective service; etc.	174	<i>Port Arthur Canal,</i>	
weekly day off in lieu of Sundays	175	preliminary examination, etc., of, to be made, Orange and Beaumont to the Gulf	1195
suspended during existing emergencies	175	<i>Port Chester, N. Y.,</i>	
one hundred additional privates provided for, in Traffic Act	1125	dam across Byram River authorized by Greenwich, Conn., and	97
<i>Policemen and Firemen's Relief Fund, D. C.,</i>		<i>Port Huron, Mich.,</i>	
appropriation for allowances from	560, 1236	portion of Fort Gratiot lighthouse reservation granted to, as a public park; conditions	969
deductions from salaries increased	560	<i>Port of New York Authority,</i>	
deficiency appropriation for allowances from	37, 1321	may bridge Arthur Kill, Perth Amboy, N. J., to Tottenville, N. Y.	1094
members of park police entitled to benefits of	176	Elizabeth, N. J., to Howland Hook, N. Y.	1094
payment from salary received since September 1, 1916, required	176	Hudson River, New York and New Jersey	1094
one of, to serve on board	176	Kill Van Kull, New York and New Jersey	1094
proportions of appropriations for, from District and United States revenues	176	sale authorized to, of Hoboken Manufacturers' Railroad Company's property	984
monthly deduction from salaries of police, park police, and White House police	176	conditions	984
to be credited to relief fund	176	no exemption from municipal or State taxation by	985
<i>Political Assessments, etc.,</i>		<i>Port Orchard Bay, Wash.,</i>	
soliciting, etc., from Government employees, by Members of Congress, Federal officials, etc., unlawful	1073	improvement of, authorized	1189
<i>Polk County, Fla.,</i>		<i>Port Orford, Oreg.,</i>	
adjustment of conflicting claims of settlers, etc., on public lands in	1012	preliminary examination, etc., to be made, of harbor	1196
<i>Pollard, Amanda E. (widow),</i>		<i>Port Richmond, N. Y.,</i>	
pension increased	1401	bridge authorized across Kill Van Kull, from Bayonne, N. J., to	1094
<i>Pollution of Navigable Streams and Lakes,</i>		<i>Port Royal, S. C.,</i>	
appropriation for investigating sanitation, sewage and	76, 775	preliminary examination, etc., of, harbor, to be made	1194
<i>Ponca Agency, Okla.,</i>		<i>Portage Canal, Wis.,</i>	
appropriation for support, etc., of Indians at, from tribal funds	411, 1161	preliminary examination, etc., of, to be made	1195
<i>Ponca Indians, Okla. and Nebr.,</i>		<i>Porter, Adella M. (widow),</i>	
appropriation for support, etc.	409, 1160	pension	1501
for support, etc., of, additional, 1925	708		

<i>Porter, George L.,</i> pension increased.....	Page. 1389	<i>Porto Rico Civil Government—Continued.</i>	Page.
<i>Porter, James B.,</i> payment to, for damages.....	1378	salaries of insular officials; if legislature fails to appropriate, to be paid without appropriation.....	631
<i>Porter, Jane M. T. (widow),</i> pension increased.....	1482	of governor and designated officials if officer required to give bond, premium to be paid from insular treasury.....	631
<i>Porter, M. Lovina (widow),</i> pension.....	1423	<i>Portraits,</i> registry of, as trade mark forbidden, without written consent of individual.....	647
<i>Porter, Rozanna Herald (widow),</i> pension.....	1497	of deceased Presidents during life of widow without her written consent.....	647
<i>Porters Ferry, Miss.,</i> dam authorized in Tallahatchie River at.....	355	<i>Portsmouth, N. H.,</i> appropriation for navy yard, public works.....	197, 876
<i>Portland, Me.,</i> appropriation for quarantine station for marine hospital, improvements preliminary examination, etc., of harbor to be made.....	80 778	<i>Portsmouth, N. H., Naval Prison,</i> reimbursement to court martial prisoners in, for Liberty bonds and Victory notes of, stolen from prison safe.....	1277
<i>Portland, Oreg.,</i> appraiser of merchandise at, to be appointed.....	957	<i>Portsmouth, Ohio,</i> bridge authorized across Ohio River, Fullerton, Ky., to.....	663, 790
former provision repealed.....	957	<i>Portugal,</i> appropriation for minister to.....	206, 1015
bridge authorized across Willamette River at.....	18	<i>Possessions of the United States,</i> citizens of, not residents or citizens of the United States, taxable only on income from United States sources.....	294
at Burnside Street.....	9	not applicable to Virgin Islands.....	294
at Ross Island.....	9	gross income of citizens or domestic corporations deemed from United States sources.....	294
<i>Portley, Mary J. (widow),</i> pension increased.....	1399	if 80 per cent of income for three preceding years derived from sources within the possessions and 50 per cent of the corporation's income from active business therein.....	294
<i>Porto Rico,</i> appropriation for Resident Commissioner from.....	581, 1289	or 50 per cent of the citizen's income from active business therein.....	294
for expenses, Commissioner.....	582, 1289	to include all amounts of, whether within or without the United States.....	294
for clerk hire, Commissioner.....	585, 1293	Virgin Islands not included in.....	295
for special mail equipment for.....	89, 787	<i>Post Allowances, Foreign Service Officers,</i> appropriation for, to meet living costs.....	210, 1018
for relief, etc., of shipwrecked American seamen in.....	208, 1017	deficiency appropriation for.....	760, 1349
for district judge.....	218, 1028	<i>Post Cards, Private,</i> rate of postage on, increased.....	1066
for agricultural experiment stations in.....	435, 824	<i>Post Discovery Bay Military Reservation,</i> right of way across, granted Chicago, Milwaukee and Saint Paul Railway.....	812
for care of insane, Infantry soldiers.....	494, 910	<i>Post, Emma (widow),</i> pension.....	1532
court of appeals for first circuit to hold a sitting at San Juan.....	729	<i>Post Exchanges, Military,</i> appropriation for constructing, etc., recreation buildings, training, camps, etc.....	480, 895
income tax in, levied, etc., by insular officials.....	294	<i>Post Office Department (see also Postal Service),</i> appropriation for Postmaster General and office personnel.....	83, 782
authority of insular legislature to amend, etc.....	294	for care, etc., Post Office Department Building.....	84, 782
purchase of grounds, construction of customhouses, etc., authorized at designated municipalities in.....	630	for First Assistant Postmaster General, and office personnel.....	84, 782
cost limitations.....	630		
payment out of duties collected.....	630		
maximum allowed for any one year.....	630		
review by appeal or writ of error by circuit court of appeals in all cases in district court for.....	936		
of specified cases in Supreme Court of.....	936		
two citizens of, to serve on National Advisory Commission to Sesquicentennial Exhibition Association.....	1254		
<i>Porto Rico Civil Government,</i> auditor to be appointed by the President.....	631		
salary and term.....	631		
duties as to receipts and expenditures.....	631		
executive secretary to be appointed by the governor.....	631		
salary and duties.....	631		
salaries of insular officials, not appointed by the President, to be such as provided by the legislature.....	631		

<i>Post Office Department—Continued.</i>	<i>Page.</i>
appropriation for Second Assistant Postmaster General, and office personnel.....	84, 782
for Third Assistant Postmaster General, and office personnel.....	84, 782
for Fourth Assistant Postmaster General, and office personnel.....	84, 782
for Solicitor, and office personnel.....	84, 782
for Chief Inspector, and office personnel.....	84, 782
for Purchasing Agent, and office personnel.....	84, 782
for office personnel of Accounts Bureau.....	84, 782
restriction on number of persons in designated grades.....	84
for contingent expenses.....	84, 782
for stationery, etc.....	84, 783
for fuel, etc., for power plant; repairs, etc.....	84, 783
for miscellaneous expenses.....	84, 783
for furniture, etc.....	84, 783
for printing and binding for.....	84, 783
for reimbursing Government Printing Office or Capitol power plant for heat, light, and power to city post office, etc., District of Columbia.....	84, 783
field service appropriations not to be used for Department purposes.....	84, 783
for field service.....	85, 783
for expenses under Postmaster General.....	85, 783
for power, light, etc., for equipment shops.....	85, 783
for cash rewards to employees for inventions, etc., benefiting the service.....	85, 783
additional to regular pay; use by the Government, etc.....	85, 783
for transportation of equipment, etc.....	85, 783
for travel and miscellaneous expenses, Postmaster General.....	85, 784
for paying claims for damages by operations of postal service.....	85, 784
for post office inspectors.....	85, 784
appointment of additional inspectors through Civil Service certifications.....	85
for traveling expenses, etc., of inspectors, etc.....	85, 784
for miscellaneous expenses.....	85, 784
for clerks at division headquarters.....	85, 784
for rewards, etc.....	85, 784
for expenses under First Assistant Postmaster General.....	86, 784
for postmasters.....	86, 784
for assistant postmasters, first and second class offices.....	86, 784
for printers, mechanics, etc.....	86, 784
for clerks, etc., first and second class offices.....	86, 784
for watchmen, messengers, etc.....	86, 784
for contract station clerks, etc.....	86, 784
for separating mails, third and fourth class offices.....	86, 784
for unusual conditions.....	86, 784
for clerks, third class offices.....	86, 784
for rent, light, and fuel.....	86, 784
for miscellaneous, first and second class offices.....	86, 784
for village delivery, second and third class offices, etc.....	86, 784

<i>Post Office Department—Continued.</i>	<i>Page.</i>
appropriation for Detroit River service.....	86, 784
for car fare and bicycle allowance, including special delivery car fare.....	86, 785
for city delivery, carriers.....	86, 785
for special delivery fees.....	86, 785
for pneumatic tube service, in New York and Brooklyn.....	86, 785
for vehicle allowance, etc., wagon service.....	86, 785
garage leases.....	86, 785
for travel and miscellaneous, First Assistant Postmaster General.....	86, 785
for expenses under Second Assistant Postmaster General.....	86, 785
for star route transportation in Alaska.....	86, 785
emergency service, etc.....	86, 785
for steamboat, etc., routes.....	87, 785
for railroad routes, and messenger service.....	87, 785
special freight train arrangements.....	87, 785
accounting for mail messenger service.....	87
for airplane service, New York and San Francisco.....	87, 785
for night flying; extra charges day and night, on first class matter.....	87, 785
for Railway Mail Service.....	87, 785
for travel allowances, etc.....	87, 785
for expenses, etc., away from headquarters.....	87, 785
for miscellaneous.....	87, 786
for electric and cable car service.....	87, 786
for foreign mail transportation.....	87, 786
amount for aircraft service.....	87, 786
maintaining sea post service.....	87, 786
assistant superintendent, New York City.....	87, 786
representative at meeting of research committee of Universal Postal Congress.....	786
for balances due foreign countries.....	87, 786
for delegates to Universal Postal Congress at Stockholm.....	87
for travel and miscellaneous, Second Assistant Postmaster General.....	88, 786
for expenses, under Third Assistant Postmaster General.....	88, 786
for postage stamps, stamped envelopes, etc.; postal cards.....	88, 786
for distribution of stamped envelopes, etc.....	88, 786
for indemnity, lost domestic registered, insured, and collect-on-delivery mail.....	88, 786
for indemnity, lost international mail.....	88, 786
for travel and miscellaneous, Third Assistant Postmaster General.....	88, 786
for expenses, under Fourth Assistant Postmaster General.....	88, 786
for stationery, etc.; supplies for Postal Savings System.....	88, 786
for miscellaneous office supplies, etc. post route and rural delivery maps; sales, etc.....	88, 787
equipment and furniture for post office quarters.....	88, 787
for twine and tying devices.....	89, 787
for shipment of supplies.....	89, 787
for canceling machines, etc.....	89, 787

<i>Post Office Department</i> —Continued.	Page.	<i>Post Offices</i> —Continued.	Page.
appropriation for labor saving devices, etc.....	89, 787	deficiency appropriation for vehicle allowance.....	47, 763, 1350
traveling mechanics.....	89, 787	for contract station clerks.....	59
for mail bags, locks, and keys, etc.; equipment shops expenses, labor, etc.....	89, 787	for assistant postmasters.....	59, 63
special equipments, departments, Alaska, etc.....	89, 787	for messenger service.....	59
for star routes, except in Alaska.....	89, 787	for rent, light, and fuel.....	60, 63, 699, 701, 763, 1350, 1352
for rural delivery service.....	89, 788	for separating mails.....	60, 699, 763
for travel and miscellaneous, Fourth Assistant Postmaster General.....	89, 788	for special delivery.....	60
for supplying postal deficiencies.....	89, 788	for temporary carriers.....	763
deficiency appropriation for paying damages claims.....	46, 690, 1336	for unusual conditions.....	690
for contingent expenses.....	46, 1337	for letter carriers, 1925.....	1337
for reimbursing Government Print- ing Office for heat, light, and power to city post office, etc., D. C.....	46, 690	for clerks, third class offices.....	1352
for Postal Service.....	46, 59, 63, 690, 699, 701, 763, 1336, 1350	monthly payment of rent for leased premises, authorized.....	1105
for salaries.....	763	<i>Post Roads, Rural</i> (see also Federal High- way Act), appropriation for constructing, in co- operation with States.....	461, 852
postal salaries under reclassification immediately available from ap- propriations for fiscal year 1926.....	1336	part of authorization for 1925.....	461
<i>Post Office Department Buildings, D. C.</i> , appropriation for care, etc., of.....	84, 782	<i>Post Route, etc., Maps</i> , appropriation for expenses of prepar- ing, etc.; sales.....	88, 787
<i>Post Office Inspectors</i> , appropriation for Chief Inspector, and Department office personnel.....	84, 782	<i>Postage</i> (see also Postal Rates), rates of, for air mail service.....	805
for salaries.....	85, 784	<i>Postage Stamps</i> , issue of special, commemorative of ses- quicentennial of Battle of Lex- ington and Concord.....	749
additional, from civil service elig- ibles.....	85	of one hundred and fiftieth anniver- sary of Bunker Hill Battle.....	1099
for traveling expenses, etc.....	85, 784	<i>Postage Stamps, etc., Postal Service</i> , appropriation for manufacture of, etc.....	88, 786
for expenses, division headquarters.....	85, 784	<i>Postal Agreements</i> , with Great Britain and Northern Ire- land.....	1854
for clerks, etc., division headquart- ers.....	85, 784	parcel post, with Netherlands East India.....	1717
for rewards, etc.....	85, 784	<i>Postal Cards</i> , appropriation for manufacture of.....	88, 786
for securing information, etc.....	86, 784	<i>Postal Congress, Universal</i> , appropriation for delegates' expenses... for representative at meeting of re- search committee of, in Europe.....	87 786
deficiency appropriation for rewards, etc.....	46, 690, 1337	<i>Postal Conventions</i> , parcel post, with Netherlands East India.....	1708
<i>Post Offices</i> , appropriation for postmasters.....	86, 784	with Poland.....	1640
for assistant postmasters, first and second class offices.....	86, 784	with Siam.....	1880
for printers, mechanics, etc.....	86, 784	with Switzerland.....	1631
for clerks and employees, first and second class offices.....	86, 784	<i>Postal Rates</i> , private mailing cards; rate increased... second class; rates payable by pub- lisher or agent on portion not ad- vertisements, flat rate.....	1066 1066
for watchmen, messengers, etc.....	86, 784	on advertisement portion, zone rates.....	1066
for contract station clerks.....	86, 784	religious, educational, agricultural, labor, etc., flat rate.....	1066
for separating mails, third and fourth class offices.....	86, 784	if advertisement space less than five per cent, flat rate.....	1066
for unusual conditions.....	86, 784	daily newspapers, etc., deposited at carrier office for delivery; free county circulation, etc.....	1066
for clerical services, third class of- fices.....	86, 784	separation by publishers for zone mailing; statement to determine rates.....	1066
for rent, light, and fuel for first, second, and third class offices.....	86, 784	if not sent by publisher; parcel post if exceeding eight ounces.....	1067
for miscellaneous items, first and second class offices.....	86, 784	for issue not exceeding one pound.....	1067
deficiency appropriation for postmas- ters.....	46, 59, 690, 699, 1337, 1350, 1352	zone rates of, relate to entire bulk... third class; matter included as... rate; permissible writing.....	1067 1067 1067
for clerks, etc., first and second class offices.....	46, 59, 63, 699, 701, 763, 1337, 1350		
for watchmen, etc.....	47		
for temporary, etc., clerk hire.....	47		
for miscellaneous, first and second class offices.....	47, 59, 1337, 1350		
for city delivery, carriers.....	47, 59, 690, 699, 701, 763, 1337, 1350		
for substitutes for carriers, etc.....	47		
for special delivery fees.....	47, 1337		

<i>Postal Rates—Continued.</i>	
fourth class; matter included as	1067
pound rate established	1067
additional service charge, except for rural collections	1067
if additional postage and "special handling" affixed, to have first class mail treatment	1067
reform of classification, rates, etc., authorized	1067
consent of Interstate Commerce Commission to changes	1068
experiments authorized in selected rural localities to encourage sending food products directly to consumers or vendors	1068
reduction of rates authorized, and carriers allowed commissions	1068
amounts for commissions not to exceed revenue from service	1068
report of progress of, to Congress	1068
money orders; fees for domestic, increased	1068
registered mail; application and fees required; lesser fee permitted	1068
sender may have a receipt for delivery on payment of fee therefor	1068
insurance indemnity fees; rates	1069
sender may have a receipt for delivery on payment of fee therefor	1069
collect-on-delivery service; rates of fees	1069
and insurance indemnity extended to third class mail	1069
special delivery service; additional stamps for mail over 2 and less than 10 pounds	1069
weighing more than 10 pounds	1069
issue of 15 and 20-cent stamps for ordinary stamps with "special delivery" on covering may be used for	1069
work of ascertaining cost of handling and revenue from several classes of mail, continued	1069
results to be reported annually	1069
Acts repealed; second class mail sections of Revenue Act of 1917	1070
second class mail by other than publishers	1070
parcel post delivery, etc.	1070
Federal Corrupt Practices Act, 1925	1070
<i>Postal Savings System,</i>	
appropriation for supplies; expenses of bond issues	786
<i>Postal Service (see also Post Office Department),</i>	
appropriation for Department salaries and expenses	83, 782
for field service	85, 783
for power, light, etc., for equipment shops	85, 783
for cash rewards for inventions, etc., by employees for increasing efficiency, etc., of service	85, 783
additional to regular pay; limitation	85, 783
agreement for use without further claim	85, 783
restriction on use of fund	85, 783
for expenses under First Assistant Postmaster General	86, 784
for expenses under Second Assistant Postmaster General	86, 785

<i>Postal Service—Continued.</i>	
appropriation for balances due foreign governments	87, 786
for expenses under Third Assistant Postmaster General	88, 786
for expenses under Fourth Assistant Postmaster General	88, 786
for supplying postal deficiencies	89, 788
deficiency appropriation for cash rewards for inventions, etc.	46
for rewards, etc.	46, 690, 1337
for postmasters	46, 59, 63, 690, 699, 763, 1337, 1350, 1352
for clerks, first and second class offices	46, 59, 63, 699, 701, 763, 1337, 1350
for watchmen, messengers, and laborers	47, 763
for temporary and auxiliary clerk hire	47, 60, 63, 690, 1337
for miscellaneous, first and second class offices	47, 59, 763, 1337, 1350
for city delivery, carriers	47, 59, 63, 690, 699, 701, 763, 1337, 1350, 1352
for substitute carriers	47, 690
for special delivery fees	47, 60, 690, 763, 1337
for vehicle service	47, 60, 63, 699, 701, 763, 1350, 1352
for foreign mails	47, 59, 691
for balances due foreign countries	47, 59, 63, 691, 699, 763, 1350
for indemnities, international mail	47, 59, 63, 699, 701, 763, 1350
for airplane service, New York and San Francisco	59, 1350
for contract station clerks	59
for assistant postmasters	59, 63
for freight on stamped paper, etc.	59
for indemnities, domestic mail	59, 63, 699, 701, 763, 1350
for mail messenger service	59, 763, 1337, 1350
for office appliances	59, 699
for equipment and supplies	59, 63, 763
for power boat service	60
for railroad routes	60, 63, 691, 699, 701, 763, 1337, 1350
use for air mail service from appropriation for 1926	1337
for Railway Mail Service	60, 691, 699, 763, 1338
for rent, light, and fuel	60, 63, 699, 701, 763, 1350, 1352
for rural delivery	60, 63, 699, 763
for separating mails	60, 699, 763
for shipment of supplies	60, 63, 699, 763, 1350
for star routes, Alaska	60
for stationery	60
for temporary carriers	60, 763
for electric and cable car service	63, 763, 1338
for freight on stamped paper and mail bags	63
for power boat and airplane service	63, 699
for unusual conditions	690
for pneumatic tubes, etc., New York and Brooklyn	691, 763
for temporary clerk hire	699, 763
for damages claims	763, 1336
for village delivery service	763
for substitute carriers	1337
for car fare and bicycle allowance, etc.	1337
for clerk hire, third class offices	1352

## Postal Service—Continued.

Air Mail Act provisions.....	805
all accounts relating to money orders to be rendered at prescribed periods to the comptroller, Bureau of Accounts, Post Office Department.....	950
authority for investigation of fines, etc., extended to accountability for all public moneys.....	1266
Bible in raised characters for the blind admitted free, if sent without charge to a blind person.....	668
at one cent a pound if sold at cost price.....	668
emergency mail service to be provided for, relay stations established, etc.....	960
franking privilege granted to Florence Kling Harding.....	1359
Edith Bolling Wilson.....	1359
indemnity for loss, and collection on delivery of third class domestic mail.....	653
mail messenger service payments by designated postmasters, authorized.....	356
contracts for, allowed officers, etc., of third and fourth class offices; amount limited.....	356
allowed special delivery messengers at all offices.....	356
monthly payment of rent of leased premises authorized.....	1105
officials of, to assist in executing Alaska Game Law.....	742
payment to designated persons for damages from mail airplanes.....	1378
postal crimes; stealing, secreting, embezzling, etc., mail matter.....	977
stealing, etc., mail left upon collection box, etc.....	977
unauthorized taking mail before delivery, etc.....	977
punishment for.....	977
precanceling stamped envelopes by users, permitted.....	955
readjustment of classifications, and salaries.....	1053
postmasters, classifications.....	1053
salaries; first and second class.....	1053
third class; clerk hire allowance based on salaries.....	1054
allowances for clerk hire, first, second, and third class, to cover all labor, except separating mails.....	1054
fourth, basis, advances, etc.....	1054
inspectors, grades and salaries.....	1055
promotions; expenses allowed.....	1055
clerks at division headquarters; promotions, transfers, etc.....	1055
substitutes for clerks absent without pay.....	1056
assistant postmasters, second class offices; basis.....	1056
designated employees, assistant postmasters, etc., at first class offices based on receipts thereof.....	1056
classified stations, superintendents and assistants.....	1057
assistant postmasters at offices limited.....	1058
superintendents of delivery and assistants, where receipts between \$14,000,000 and \$20,000,000.....	1058

## Postal Service—Continued.

readjustment of classifications, etc.; designated employees, addition to postmaster and supervisory employees, Washington, D. C.....	1058
limits of salaries of assistant superintendents, etc.; exception.....	1058
cashiers at State depositories for postal funds, etc.....	1058
promotions when office advanced to higher grade.....	1058
minimum pay for supervisory grade employees.....	1058
employees above highest grade for special clerk to have increased salaries for grade in which placed.....	1058
clerks and letter carriers, first and second class offices.....	1059
grades and pay; substitutes credited for time served.....	1059
promotions; special clerks.....	1059
printers, mechanics, etc., deemed part of clerical force.....	1059
substitute, temporary, and auxiliary.....	1059
Detroit River service.....	1059
eight hours a day's work; period restricted to ten hours.....	1059
overtime pay for emergency, etc., excess work; computation of.....	1059
compensatory time for Sunday and holiday; overtime pay at end of the year.....	1059
messengers, watchmen, and laborers, first and second-class offices; substitutes.....	1060
motor vehicle employees, superintendents, etc.; classification and pay.....	1060
general mechanics, and clerks; promotions.....	1060
special clerks for.....	1060
mechanics' helpers; driver mechanics, etc.; substitutes.....	1060
eight hours a day's work; period restricted to ten hours.....	1061
pay for emergency overtime service; computation of.....	1061
compensatory time for Sundays and holidays; overtime pay at end of the year.....	1061
Railway Mail Service, salaries of superintendents, etc.....	1061
postal clerks, classes, grades, and pay.....	1062
laborers; promotions.....	1062
substitute postal clerks, service pay and promotions; original appointments as substitutes.....	1062
readjustment of grades of clerks.....	1062
travel allowances, in lieu of actual expenses, for duty over ten hours.....	1062
substitutes traveling to an assignment allowed full time; travel allowance from headquarters.....	1062
post office lines, classes, and assignments to Class A and Class B; promotions.....	1062
terminal offices, classes, and assignments to Class A and Class B; promotions.....	1063
transfer offices; classes and assignments to Class A and Class B; promotions.....	1063

*Postal Service—Continued.*

readjustment of classifications, Railway Mail Service; clerks at division superintendents' offices; promotions.....	1063
examiners and assistants.....	1063
day's work for clerks, eight hours; cash overtime allowance.....	1063
eight hours a day's work at terminal and transfer offices; period restricted to ten hours.....	1063
pay for work in excess.....	1063
road duty clerks credited for train delay.....	1063
postal clerks allowed part of leave carried to next fiscal year.....	1063
rural delivery; carriers' pay based on mileage.....	1063
excess mileage allowances; deductions for failure to perform service.....	1064
equipment maintenance allowance; payment periods.....	1064
triweekly routes; pay and equipment allowance.....	1064
equipment and supplies division; requisition fillers and packers, pay increased.....	1064
village delivery service; carriers.....	1064
leaves of absence to employees; sick leave cumulative.....	1064
monthly credit for.....	1064
restoration of reduced employees to former grade or advanced.....	1064
withheld promotions, allowed subsequently if record satisfactory.....	1064
compensatory time for Sunday or holiday work at terminal and transfer offices.....	1065
pay in lieu of, at end of the year.....	1065
employees promoted automatically after one year's satisfactory service in a grade.....	1065
transfers and interchanges of clerks and carriers, allowed in the interest of the service.....	1065
substitutes appointed to regular positions credited for time served as substitutes.....	1065
employees in Army, etc., during World War, to have credit therefor in postal service.....	1065
no rank or pay of employees reduced.....	1065
appropriations for fiscal year 1925 available for new rates herein provided, and additional sums authorized.....	1065
inconsistent laws repealed.....	1065
postal rates provisions.....	1066
effective April 15, 1925.....	1070
special joint subcommittee created to report a permanent schedule of postal rates.....	1070
Federal Corrupt Practices Act, 1925.....	1070
salaries under reclassification, immediately available from appropriations for fiscal year 1926.....	1336
special series of postage stamps authorized commemorative of sesquicentennial of the Battle of Bunker Hill.....	1099
sesquicentennial of Battle of Lexington and Concord.....	749

<i>Posthumous Army Commissions,</i>	Page.
issue of commission in name of an officer appointed, or recommended therefor, from school for officers during World War, unable to accept by reason of death in line of duty.....	1255
to be borne on Army records as of the grade, etc.....	1255
an officer in military service during World War officially recommended for promotion, unable to accept by reason of death in line of duty.....	1255
to be borne on Army records as of the grade, etc.....	1256
any officer duly qualified for promotion, who dies, in line of duty, after occurrence of vacancy entitling him thereto, before issue of the commission.....	1256
to be borne on Army records in promoted grade, etc.....	1256
no bonus, etc., from provisions of this Resolution.....	1256
<i>Postmaster General,</i>	
appropriation for, and office personnel.....	83, 782
for field service, Post Office Department under.....	85, 783
for power, light, etc., for equipment shops.....	85, 783
for cash rewards for inventions, etc.....	85, 783
for transportation and delivery of equipment, etc.....	85, 783
for travel and miscellaneous expenses.....	85, 784
for paying damages claims.....	85, 784
for inspectors, etc.....	85, 784
authorized to contract for carrying air mail by aircraft.....	805
other first class mail by aircraft.....	805
may issue permits to users for precanceling stamped envelopes.....	955
regulations for indemnity for lost, and collection on delivery, domestic third class mail, to be made by.....	653
special series of postage stamps to be issued by, commemorative of sesquicentennial of Battle of Bunker Hill.....	1099
commemorative of sesquicentennial of Battle of Lexington and Concord.....	749
<i>Postmaster, House of Representatives,</i>	
appropriation for, assistant, money order clerk, messengers, etc.....	584, 1293
for mail vehicles.....	585, 1293
positions and pay established of, assistant, messengers, etc.....	152
<i>Postmaster, Senate,</i>	
appropriation for, carriers, etc.....	581, 1289
positions and pay established of, and other post office employees.....	149
<i>Postmasters,</i>	
appropriation for compensation.....	86, 784
for assistant, first and second class offices.....	86, 784
for civil service examination of Presidential.....	523, 1201
deficiency appropriation for compensation.....	46,
59, 63, 690, 699, 763, 1337, 1350, 1352	
for assistant.....	59, 63

	Page.		Page.
<i>Postmasters</i> —Continued.		<i>Poughkeepsie, N. Y.,</i>	
may be designated disbursing officers		bridge authorized across Hudson River,	
for mail messenger, etc., pay-		at .....	10
ments .....	356	<i>Poultry,</i>	
third and fourth class, and employees,		amount of deficiency appropriation for	
may contract for mail messenger		arresting foot-and-mouth dis-	
service .....	356	ease, etc., available for eradicat-	
money order accounts of to be rendered		ing European fowl pest and other	
at prescribed periods to the Bu-		diseases of .....	722
reau of Accounts of the Depart-		<i>Poultry Feeding and Breeding,</i>	
ment .....	950	appropriation for experiments in....	439, 828
<i>Potash Salts,</i>		<i>Pound, D. C.,</i>	
appropriation for geological researches		appropriation for motor vehicle.....	563
to determine presence of .....	419, 1173	<i>Pound, Oren O.,</i>	
<i>Potato Wart,</i>		pension increased .....	1397
appropriation for cooperative expenses,		<i>Powder, Navy (see also Ordnance, Navy),</i>	
eradicating .....	456, 848	appropriation for purchase and manu-	
<i>Potatoes,</i>		facture of smokeless .....	192, 871
appropriation for investigating diseases		<i>Powell, Allie (daughter),</i>	
of .....	441, 831	pension .....	1419
for investigating wireworms and other		<i>Powell, Edward,</i>	
insects affecting .....	449, 839	pension .....	1447
<i>Poteau, Okla.,</i>		<i>Powell, Mary (widow),</i>	
terms of court at; rooms required....	731, 945	pension increased .....	1434
authority of clerk at Muskogee .....	731	<i>Powell, Mary A. (widow),</i>	
<i>Potomac Avenue NW., D. C.,</i>		pension .....	1434
appropriation for grading, Macomb		<i>Powell National Forest, Utah,</i>	
Street to Norton Place; culvert		proclamation enlarging area of .....	1911
construction .....	547	transferring portion of Sevier Na-	
<i>Potomac Avenue SE., D. C.,</i>		tional Forest, Utah, to .....	1911
appropriation for paving, etc., Sixteenth		<i>Powell, William T.,</i>	
to E Streets; from gasoline-tax		pension .....	1495
fund .....	1225	<i>Power Boat Routes, Postal Service,</i>	
<i>Potomac Park, D. C.,</i>		appropriation for mail transportation	
appropriation for West Park .....	573	by .....	87, 785
for macadam roads, etc .....	573	deficiency appropriation for mail trans-	
for East Park .....	573	portation by .....	60, 63
for tourists' camp in East Park... 573,	1247	<i>Power Boats, etc.,</i>	
for Tidal Basin bathing beach .....	573	special tax on users of, not for business,	
balances for bathing beach, etc.,		etc .....	328
covered into the Treasury .....	1247	<i>Power Commission, Federal,</i>	
for widening inlet bridge .....	1247	appropriation for expenses of .....	524, 1203
for reflecting pool, additional, 1925 ..	712	<i>Powers of Attorney,</i>	
<i>Potomac River,</i>		stamp tax on; exceptions .....	336
construction of memorial bridge across		<i>Prairie Dogs,</i>	
from Lincoln Memorial to Ar-		appropriation for devising methods for	
lington, Va., authorized .....	974	destroying .....	450, 841
preliminary examination, etc., of .....	1193	<i>Pratt, Christopher C. (son),</i>	
<i>Pottawatomie Agency, Kans.,</i>		pension .....	1467
appropriation for support, etc., of In-		<i>Pratt, Nellie (widow),</i>	
dians at, from tribal funds .....	411, 1161	pension .....	1510
for support, etc., of Indians at, addi-		<i>Precious and Semiprecious Stones,</i>	
tional, 1925 .....	708	excise tax on, and imitations, sold, etc.,	
<i>Pottawatomie Indians, Wis. and Mich.,</i>		by dealers; exception .....	324
payment to members of, not receiving		<i>Precious Metals,</i>	
benefits of former appropriation		appropriation for collecting statistics	
for support, etc .....	819	of .....	77, 726
<i>Potter County, S. Dak.,</i>		excise tax on sales by dealers, of articles	
bridge authorized across Missouri		of, or mounted with .....	324
River, between Dewey County		<i>Predatory Wild Animals,</i>	
and .....	30	appropriation for suppressing rabies	
<i>Potter, Elizabeth N. (widow),</i>		in .....	450, 841
pension .....	1494	<i>Prescott, Lodema A. (widow),</i>	
<i>Potter, Fannie L. (widow)</i>		pension increased .....	1462
pension increased .....	1438	<i>Prescott National Forest, Ariz.,</i>	
<i>Potter, Frank T.,</i>		proclamation diminishing area of .....	1923
pension increased .....	1399	transferring portion of, to Tonto	
<i>Potter, Joanna D. (widow),</i>		National Forest, Ariz .....	1923
pension .....	1523	<i>President of the United States (see also</i>	
<i>Pottery,</i>		Proclamations),	
appropriation for study of processes,		appropriation for compensation....	521, 1198
etc., in manufacture of .....	231, 1040	for Secretary, and office person-	
<i>Potts, Martha R. (daughter),</i>		nel .....	521, 1198
pension .....	1437	for traveling expenses, etc .....	521, 1199

<i>President of the United States—Contd.</i>	Page.	<i>President of the United States—Contd.</i>	Page.
appropriation for Executive Office.....	521, 1198	authorized to appoint temporary officers of Coast Guard.....	104
for expenses of suits to cancel leases of naval oil reserves, etc.....	16	three commissioners of Lexington-Concord Sesquicentennial Commission.....	749
authority of counsel employed.....	74,	three members of Bunker Hill Sesquicentennial Commission.....	1099
for protecting the person of.....	217, 774, 1026	three members of the Mecklenburg Sesquicentennial Commission.....	1267
deficiency appropriation for expenses, sickness, death, and burial of Warren G. Harding, late.....	34	two members of Library of Congress Trust Fund Board.....	1107
for mileage, State messengers conveying electoral vote for, and for Vice President.....	753	two representatives to participate in negotiating the Columbia River compact.....	1268
for expenses, Joint Congressional Committee on Inaugural Ceremonies of, March 4, 1925.....	753	complete a topographical survey of the United States.....	1011
for expenses, Agricultural Conference for Federal Oil Conservation Board.....	754	designate game refuges in Ozark National Forest, Ark.....	1091
for publishing ascertainment of electoral vote for, and Vice President.....	756	detail Major Wallace W. Kirby, Army, as Director, Engraving and Printing, for six months.....	252
for expenses of suits to cancel leases of oil lands, etc.....	1315	enlarge area of Custer State Park Game Sanctuary, S. Dak.....	632
for surveys, etc., of Saint Lawrence River.....	1315	establish as national forests, lands suitable for timber production in reservations, other than excepted ones.....	655
action of, in issuing Army supplies, etc., for relief of sufferers from Japanese earthquake, 1923, approved.....	963	establish, etc., Naval Reserve Officers' Training Corps.....	1276
additional hospital facilities, etc., for beneficiaries of Veterans' Bureau subject to approval of.....	1212	institute proceedings to cancel and annul designated naval oil reserve leases, etc.....	6
appointment of Director of Veterans' Bureau by.....	608	special counsel for, to be employed.....	6
authorized to advance on promotion list for World flight achievement, Air Service officers Lowell Herbert Smith, Leigh Wade, Leslie Philip Arnold, and Erick Henning Nelson.....	979	invite States and foreign countries to take part in New Orleans International Trade Exposition.....	1253
authorized to appoint Richard Evelyn Byrd, jr., a lieutenant commander on Navy retired list.....	821	issue posthumous commissions in name of persons dying in service during World War, and unable to accept.....	1255
Thomas James Camp, a major of Infantry.....	792	officer qualified for promotion dying in line of duty after vacancy occurring entitling him thereto, before issue of the commission.....	1255
John I. Conroy, captain on Marine Corps retired list.....	1279	modify, etc., visas of passports of aliens, not immigrants.....	976
John J. Dobbertin marine gunner in Marine Corps.....	1012	reappoint Frederick K. Long, as captain of Infantry.....	152
Henry F. Mulloy, ensign in the Navy.....	961	remit payments by China of further installments of Boxer indemnity.....	135
William Schuyler Woodruff, an officer of Infantry.....	806	suspend designated alterations and construction of naval vessels, if international limitation conference held.....	719
appoint commissioner general and five commissioners as representatives at the Seville International Exposition in 1927.....	1256	withdraw for game refuge, public lands in South Dakota.....	634
delegates to Inter-American Commission on Electrical Communications meeting.....	112	direction of, over Office of Public Buildings and Public Parks of the National Capital.....	983
delegates to Pan American Congress of Highways.....	1355	joint committee of Congress to arrange inaugural ceremonies of.....	1615
delegates to Seventh Pan American Sanitary Conference.....	112	joint meeting of the two Houses of Congress, to receive communication from, ordered for December 6, 1923.....	1609
member of Pueblo Lands Board.....	636	made a member of George Washington Bicentennial Birthday Commission.....	671
members of Board of Tax Appeals.....	336	and to appoint eight members thereof.....	671
notaries public in District of Columbia.....	821		
representative to centennial of first meeting of Legislative Council of Florida.....	473		
special commissioners to cooperate with Mexico as to use of waters of Rio Grande, below Fort Quitman, Tex.....	118		

<i>President of the United States—Contd.</i>	Page.	<i>Price, Bulah M. (daughter),</i>	Page.
may detail not more than seven Army officers, for administration of World War Adjusted Compensation Act.....	131	pension.....	1461
may transfer to officer of Alaska Railroad powers, etc., under Injury Compensation Act, in Alaska.....	1356	<i>Princeton Place NW., D. C.,</i>	
permission of, required for exporting helium gas.....	1111	appropriation for paving, Warder Place to Georgia Avenue.....	546
proceedings in Congress for counting electoral votes for, and Vice President.....	1615	<i>Printing Division, Treasury Department,</i>	
proclamation reappointing James C. Davis, Director General of Railroads and Agent of the.....	1922	appropriation for chief of, and office personnel.....	69, 768
quota of alien nationality for admission of immigrant, based on joint determination of Secretaries of State, Commerce and Labor, to be proclaimed by, on or after April 1, 1927.....	159	for printing and binding.....	69, 768
requested to invite Interparliamentary Union to hold annual meeting in Washington in 1925.....	119	for postage.....	69, 768
negotiate agreement with foreign governments, to limit building of ships and aircraft, and number of officers and men.....	204	<i>Printing, Public (see Public Printing and Binding).</i>	
return bill amending the National Defense Act.....	1611	<i>Prison Commission, International,</i>	
amending National Defense Act..	1617	appropriation for annual contribution..	211, 1020
for relief of Standard Oil Company..	1615	deficiency appropriation for.....	760
relating to Choctaw and Chickasaw Indian claims, etc.....	1612	<i>Prisoners, D. C.,</i>	
relating to Coast Guard.....	1610	appropriation for support of jail, etc.	566, 1241
relating to bridges across Bayou Bartholomew.....	1616	<i>Prisoners of War, etc.,</i>	
relating to capital punishment, District of Columbia.....	1615	appropriation for expenses, etc., of, under Navy Department.....	184, 862
settlement of indebtedness of Finland to United States approved by, authorized.....	20	<i>Prisoners, United States,</i>	
of Hungary to United States, approved by, authorized.....	136	appropriation for support of.....	223, 1033
of Lithuania to United States, approved by, authorized.....	719	for inspection of.....	224, 1033
of Poland to United States, approved by, authorized.....	720	for support, additional, 1925.....	709
<i>Presidents, Deceased,</i>		deficiency appropriation for support of.....	44, 57, 171, 688, 760, 1334
registry of portrait of, as trade mark, during life of widow forbidden, except by her consent in writing.....	647	<i>Prisons, Foreign Service,</i>	
<i>Presiding Officer of the Senate,</i>		appropriation for maintenance, etc., of.....	1025
made a member, ex officio of George Washington Bicentennial Birthday Commission.....	671	<i>Prisons, United States (see also Penitentiaries),</i>	
to appoint four Senators on commission.....	671	appropriation for maintenance, etc.	221, 1031
<i>Presidio of San Francisco, Military Reservation, Calif.,</i>		for inspection of, and prisoners.....	224, 1033
conveyance to San Francisco, portion of, for exposition, park, etc., purposes.....	1129	for assistant superintendent of.....	224, 1033
conditions subject to right of way, etc.....	1129	<i>Probation System, D. C.,</i>	
<i>Preston, Anna (daughter),</i>		appropriation for, juvenile court.....	564
pension.....	1478	for, under supreme court.....	565, 1240
<i>Preston, Carrie H. (daughter),</i>		<i>Probation System, United States Courts,</i>	
pension.....	1447	in criminal cases, sentence may be suspended and defendant placed on probation.....	1259
<i>Prewitt, Mattie E. (widow),</i>		fine imposed and probation directed..	1260
pension increased.....	1395	revocation, modification, etc.; period limited.....	1260
<i>Pribilof Islands (see Alaska Fisheries Service).</i>		payment of fine, restitution, etc., while on probation.....	1260
		conduct to be reported by probation officer when directed by the court.....	1260
		action upon report.....	1260
		arrest of probationer during period by probation officer, and taken before the court.....	1260
		after probation period limited.....	1260
		revocation of probation and imposition of original sentence authorized.....	1260
		probation officers to be appointed by the courts.....	1260
		salaried officer authorized if necessary.....	1260
		civil service eligibles for.....	1260
		expenses payable from court allotment.....	1260
		duties specified.....	1260
		records, accounts, reports, etc., to be kept.....	1261
		power of arrest as by deputy marshal.....	1261
		<i>Proceedings in Congress,</i>	
		appropriation for reporting, House of Representatives.....	585, 1293
		for reporting, Senate.....	581, 1289
		position and pay established of official reporters of, etc., House of Representatives.....	152

<i>Proclamations,</i>	Page.	<i>Proclamations—Continued.</i>	Page.
abrogating agreements with Panama respecting Canal Zone.....	1952	forbidding illegal shipment of arms, etc., to Honduras.....	1942
announcing death of former President Woodrow Wilson.....	1938	except with consent of Secretary of State.....	1950
President Warren Gamaliel Harding.....	1921	to Mexico.....	1934
appointing August 10, 1923, a day of mourning and prayer for death of President Warren G. Harding.....	1921	granting pardon and amnesty as to forfeiture of citizenship by deserters from Army or Navy, since November 11, 1918.....	1940
continuing Marine and Seamen's Division, Veterans' Bureau to September 3, 1924.....	1918	increasing duty on barium dioxide to equalize differences in costs of production.....	1951
convening special session of the Senate, March 4, 1925.....	1987	on diethylbarbituric acid, etc., to equalize differences in costs of production.....	1973
declaring copyright privileges for mechanical musical reproductions extended to Canada.....	1932	on oxalic acid to equalize differences in costs of production.....	1979
to Switzerland.....	1976	on sodium nitrite to equalize differences in costs of production.....	1949
to Union of South Africa.....	1957	modifying boundaries of Apache National Forests, Ariz.....	1984
designating as Fire Prevention Day, October 9, 1923.....	1924	Carson National Forest, N. Mex.....	1919
October 9, 1924.....	1967	Crook National Forest, Ariz.....	1985
as Forest Protection Week, April 21-27, 1924.....	1939	Datil National Forest, N. Mex.....	1985
April 27-May 3, 1925.....	1987	Kaniksu National Forest, Idaho.....	1953
as Thanksgiving Day, Thursday, November 29, 1923.....	1930	Sitgreaves National Forest, Ariz.....	1926
Thursday, November 27, 1924.....	1971	Tonto National Forest, Ariz.....	1923
determining quota of nationality of immigrants allowed during 1924-1925.....	1958	prescribing additional regulations for protection of migratory birds.....	1909, 1915, 1945, 1961
determining tariff rates on wheat and wheat products, to equalize differences in costs of production.....	1941	reappointing James C. Davis, Director General of Railroads, etc.....	1922
diminishing area of Chelan National Forest, Wash.....	1935	to be Agent of the President in actions arising out of Federal control.....	1922
Lincoln National Forest, N. Mex.....	1963	revoking prohibition against shipment of arms, etc., to Cuba.....	1965
Olympic National Forest, Wash.....	1982	setting apart, Allegheny National Forest, Pa.....	1925
Prescott National Forest, Ariz.....	1923	setting aside Bryce Canyon National Monument, Utah.....	1914
Santa Fe National Forest, N. Mex.....	1920	Carlsbad Cave National Monument, N. Mex.....	1929
Sequoia National Forest, Calif.....	1910	Cherokee National Game Refuges, Tenn. and Ga.....	1964
Snoqualmie National Forest, Wash.....	1982	Chiricahua National Monument, Ariz.....	1946
directing disposal of sugar imported from Argentina in 1920.....	1912	Craters of the Moon National Monument, Idaho.....	1947
sale of undisposed of certain Devils Lake Indian lands, in North Dakota.....	1966	designated historic forts as national monuments.....	1968
enlarging area of Carson National Forest, N. Mex.....	1984	game refuge, South Dakota.....	1985
Coconino National Forest, Ariz.....	1922	Glacier Bay National Monument, Alaska.....	1988
Custer State Park Game Sanctuary, S. Dak.....	1981	Meriwether Lewis National Monument.....	1986
Harney National Forest, S. Dak.....	1974	Pipe Spring National Monument, Ariz.....	1913
Inyo National Forest, Calif.....	1910	Wupatki National Monument, Ariz.....	1977
Manti National Forest, Utah.....	1980	transferring old Honolulu customhouse site to Territory of Hawaii.....	1978
Manzano National Forest, N. Mex.....	1966	urging observance of week beginning November 18, 1923, as National Education Week.....	1925
Natural Bridge National Forest, Va.....	1948	week beginning November 17, 1924, as American Education Week.....	1972
Pinnacles National Monument, Calif.....	1911, 1961	<i>Produce Exchange,</i>	
Powell National Forest, Utah.....	1911	stamp tax on sales of produce at, for future delivery.....	334
Targhee National Forest, Idaho and Wyo.....	1975	cash sales for immediate delivery exempt.....	335
extending time for establishing shipping service with Virgin Islands to May 1, 1924.....	1928	<i>Prody, Eliza (widow),</i>	
to November 1, 1924.....	1943	pension.....	1525
to May 1, 1925.....	1969		
paying installments for ceded lands, Crow Indian Reservation, Mont.....	1931		
further time for paying installments for ceded lands, Crow Indian Reservation, Mont.....	1955		
forbidding illegal shipment of arms, etc., to Cuba.....	1946		

<i>Professors of Colleges, etc.,</i>	Page.	<i>Public Buildings—Continued.</i>	Page.
alien, seeking admission, who have for two years previously followed their profession, construed as nonquota immigrants in Immigration Act.....	155	appropriation for Carville, La., marine hospital.....	79, 778
<i>Prohibition (see National Prohibition Act).</i>		for Detroit, Mich., marine hospital....	79
<i>Projectiles, Navy,</i>		for Saint Louis, Mo., marine hospital....	79
appropriation for experiments, etc., in development of.....	193, 871	for New Orleans, La., marine hospital....	778
<i>Prosecutions for Violations of Internal Revenue Laws,</i>		for Portland, Me., marine hospital....	778
restriction on time for instituting.....	341	for San Francisco, Calif., marine hospital.....	778
<i>Protection of Migratory Birds,</i>		for Boston, Mass., quarantine station.....	79, 778
proclamation prescribing additional regulation for.... 1909, 1915, 1945, 1961		for Marcus Hook, Pa., quarantine station.....	79
<i>Protocols,</i>		for Portland, Me., quarantine station....	80
to convention with Costa Rica, facilitating work of traveling salesmen.....	1868	for Tampa, Fla., quarantine station....	80
with Peru, facilitating work of traveling salesmen.....	1705	for Baltimore quarantine station....	79, 778
to treaty with Belgium relating to rights in East Africa Mandate....	1872	for Astoria, Oreg., quarantine station....	80
<i>Prouty, Lucretia M. (widow),</i>		for Galveston, Tex., quarantine station.....	80, 778
pension.....	1450	for Ship Island, Miss., quarantine station.....	80
<i>Prouty, Sarah J. (widow),</i>		for Reedy Island, Del., quarantine station.....	80
pension.....	1522	for San Francisco, Calif., quarantine station.....	80, 778
<i>Providence Hospital, D. C.,</i>		for San Juan, P. R., quarantine station.....	80
appropriation for minor contagious diseases ward.....	562, 1237	for New Orleans, La., quarantine station.....	778
for care of indigent patients.....	568, 1242	for New York, N. Y., quarantine station.....	778
<i>Providence, R. I.,</i>		work on marine hospitals and quarantine stations under Supervising Architect.....	778
sale of appraisers' stores property at, authorized.....	960	for repairs and improvements.....	80, 779
<i>Proving Grounds, Army Ordnance,</i>		for mechanical equipment.....	80, 779
appropriation for current expenses....	498, 914	pneumatic tube service, New York City.....	81, 779
deficiency appropriation for.....	59, 62, 762	for vaults, safes, etc.....	81, 779
<i>Provisions, Marine Corps,</i>		for additional pay, Supervising Architect.....	81, 780
appropriation for.....	203, 879	for skilled employees, etc., Office of Supervising Architect.....	81, 780
<i>Provisions, Navy,</i>		for superintendents, inspectors, etc., on buildings.....	81, 780
appropriation for.....	194, 872	transferring effects of superintendents, etc.....	81, 780
deficiency appropriation for.....	57, 61, 1349	for contingent expenses, materials, etc.....	82, 780
<i>Proxies,</i>		no allowance for transporting supplies.....	82, 780
stamp tax on; exceptions.....	336	ground rent, Salamanca, N. Y....	82, 780
<i>Public Buildings,</i>		for operating force; employees specified.....	82, 780
appropriation for Supervising Architect, and office personnel.....	79, 777	for furniture and repairs.....	82, 781
for Baltimore, Md., immigrant station.....	79	for operating supplies; fuel, lights, water, etc.....	82, 781
for Carville, La., Leper Home.....	79	advance fuel contracts authorized.....	83, 781
for Chicago, Ill., post office, etc....	79, 777	for operating force, additional, 1925....	710
for Fairmont, Minn.....	79	for general expenses, additional, 1925....	710
for New Orleans, La.....	79	deficiency appropriation for Boston, Mass., appraisers' stores.....	51
for New York, N. Y., customhouse....	79	for operating supplies.....	51,
Subtreasury.....	79	58, 695, 761, 1350, 1352	
subway to Assay Office.....	79	for furniture.....	58,
for Washington, D. C., Treasury Annex, Fourteenth and B Streets.....	79	62, 698, 701, 761, 1343, 1350	
for Auditors' Building, fire protection.....	778	for Searcy, Ark.....	58
for additional lock-box equipment for.....	778	for Warrenton, Va.....	58
for remodeling, etc., occupied buildings.....	79, 778	for repairs and preservation.....	58,
for Birmingham, Ala.....	777	761, 1349, 1352	
for Brooklyn, N. Y., post office.....	777	for mechanical equipment for.....	58,
for Mobile, Ala.....	777	698, 761, 1349	
for Ellsworth, Me.....	777	for vaults and safes.....	58, 62, 698
for Louisville, Ky.....	777	for general expenses.....	58,
for Saint Louis, Mo., post office.....	777	62, 698, 761, 1349	
for Saint Paul, Minn.....	778		
for Topeka, Kans.....	778		
for Baltimore, Md., marine hospital....	79, 778		
for Boston, Mass., marine hospital....	778		

<i>Public Buildings—Continued.</i>	Page.	<i>Public Buildings and Grounds, D. C.—Continued.</i>	Page.
deficiency appropriation for operating force.....	62, 694, 761, 1350, 1352, 1353	appropriation for widening Inlet Bridge, Potomac Park.....	1247
for Honolulu, Hawaii.....	62, 761	for lighting public grounds.....	574, 1247
for New York, N. Y., quarantine station.....	694	for heating offices, etc.....	574, 1247
for Paris, Tex.....	757	for surveying Virginia line, Chain Bridge to Jones Point.....	574
for assistant custodians and janitors.....	761, 1349, 1352	for additional lands for development of Rock Creek and Potomac Parkway.....	574
for Brooklyn, N. Y.....	1343	for improvement and care, additional, 1925.....	712
for Mobile, Ala.....	1343	for Washington Monument, additional, 1925.....	712
for Steubenville, Ohio.....	1343	for repairs, Lincoln's deathplace, additional, 1925.....	712
for relief of contractors, war condition claims.....	1344	for Wakefield, Va., Washington's birthplace, improvements, etc., additional, 1925.....	712
Cincinnati, Ohio; cleaning exterior of post office permitted.....	135	for Lincoln Memorial, additional, 1925.....	712
construction authorized of quarantine station, Sand Island, Ala.....	950	for West Potomac Park, reflecting pool, additional, 1925.....	712
Denver, Colo.; exchange of custom-house in, for new site and building.....	1117	for salaries, etc., additional, 1925.....	712
El Dorado, Ark.; exchange of part of public building site with city.....	809	for care, etc., additional, 1925.....	712
Providence, R. I.; appraisers' stores property, to be sold.....	960	for lighting public grounds, additional, 1925.....	712
Toledo, Ohio; sale of old post office, etc., authorized.....	1258	deficiency appropriation for J. Maury Dove Company.....	53
Washington, Mo.; part of public building site, conveyed to city for alley extension.....	136	for care of grounds, etc.....	55
<i>Public Buildings and Grounds, D. C.,</i>		for park police.....	678
appropriation for care, etc., grounds of executive departments.....	514, 929	for Tidal Basin bathing beach.....	678
for Washington Monument.....	514, 929	for bathing beach for colored people.....	678
for repairs, etc., Lincoln's death place.....	515, 929	for commencing Arlington Memorial Bridge.....	1316
for repairs, watchmen, etc., Wakefield, Va., Washington's birthplace.....	515, 929	for Rock Creek, etc., Parkway.....	1323
for Lincoln Memorial.....	515	for Washington Monument.....	1346
for Superintendent, assistant, etc., office of.....	572	acceptance of "Archbold Parkway" as addition to park system authorized, from Mrs. Anne Archbold.....	978
for foremen, gardeners, etc.....	572	of additional dedications of land on request of National Capital Park Commission.....	979
for personal services.....	572, 1246	"The Glover Parkway and Children's Playground," authorized, from Charles C. Glover.....	464
for contingent expenses.....	572, 1246	added to park system.....	464
for park police.....	572, 1246	erection authorized on grounds of, Navy and Marine Memorial to Americans lost at sea.....	14
for improving grounds south of Executive Mansion.....	573	statue of General San Martin.....	667
for greenhouses, etc.....	573	statue of "Serenity".....	21
for improvement and care of parks, etc.....	573	office of, under Chief of Engineers of the Army, abolished; powers, duties, etc., relating thereto, transferred to director of new office.....	983
for Monument Grounds, etc.....	573	personnel, records, property, etc., transferred to office of Director of Public Buildings, etc.....	983
for general repairs, maintenance, etc.....	573	officer in charge, to serve on National Capital Park Commission.....	463
for Rock Creek Park.....	573	supervision by superintendent of, over Memorial to Women of World War.....	666
for improvement, etc., of public grounds.....	1247	<i>Public Buildings and Public Parks of the National Capital, Office of,</i>	
for Potomac Park.....	573, 1247	offices of Public Buildings and Grounds, and Superintendent of State, etc., Department Buildings consolidated into.....	983
for tourists' camp, Potomac Park.....	573, 1247	Director of, to be assigned by the President from Army Engineer officers.....	983
for maintaining portions of parks for out-door sports.....	573, 1247	duties transferred to.....	983
for Meridian Hill Park.....	573		
for operating, etc., fountains on Union Station Plaza.....	573, 1247		
for increased cost of park maintenance.....	573		
for Tidal Basin bathing beach.....	573		
unexpended balances for Tidal Basin bathing beach covered into the Treasury.....	1247		
for public band concerts.....	1247		
for recreation section, Anacostia Park.....	1247		
for Rock Creek Park, new shelter, etc., station.....	1247		

<i>Public Buildings and Public Parks of the National Capital, Office of—Contd.</i>	Page.	<i>Public Health Service, Treasury Department—Continued.</i>	Page.
abolishment of State, etc., Department Building Commission.....	983	appropriation for acting assistant surgeons.....	75, 774
duties of, and superintendent, transferred to Director of new office.....	983	for all other employees.....	75, 774
abolishment of office of Public Buildings and Grounds, District of Columbia.....	983	for freight, travel, etc.....	75, 774
powers, duties, etc., of, transferred to Director of new office.....	983	for Hygienic Laboratory.....	75, 774
personnel of consolidated offices transferred without reappointment to records, furniture, supplies, etc., of former offices transferred to new one.....	983	for transporting remains of officers, etc., dying in service.....	75, 774
administrative powers over employees, purchases, etc., conferred on Director.....	983	for scientific books, etc.....	75, 774
assistants authorized by detail of Army officers.....	984	for medical examinations, services, etc.....	75, 774
all unexpended balances for consolidated activities made available.....	984	inspection of aliens.....	75, 774
laws as to assignment of space in public buildings, and relating to park police, not modified.....	984	beneficiaries of, other than Veterans' Bureau patients, etc.....	75, 774
officer in charge of, may accept donations of specimens of early American furniture for use in the White House.....	1091	general expenses.....	75, 774
to become United States property.....	1091	use of immigration station hospitals for patients.....	75, 775
to appoint temporary committee to pass upon, and recommend articles for acceptance.....	1091	receipts by Immigration Service to be covered into the Treasury.....	75, 775
<i>Public Buildings Commission,</i>		uses excluded.....	75, 775
deficiency appropriation for expenses credited for maintenance of motor vehicle.....	34 753	sums received to be covered into the Treasury.....	76, 775
<i>Public Convenience Stations, D. C.,</i>		for quarantine service.....	76, 775
appropriation for maintenance.....	551, 1228	for prevention of epidemics.....	76, 775
for new station, Ninth and F Streets NW.....	1228	for field investigations, etc.....	76, 775
deficiency appropriation for maintenance, etc.....	37	for interstate quarantine service.....	76, 775
<i>Public Debt Service, Treasury Department,</i>		for rural sanitation studies; conditional demonstration work, etc.....	76, 775
appropriation for office personnel and other expenses.....	68, 767	local cooperation required.....	76, 775
for expenses of Secretary under designated laws.....	68, 768	for regulating sale of viruses, etc.....	76, 775
for distinctive paper.....	68, 768	for Division of Venereal Diseases.....	76, 776
for temporary employees.....	69	allotment to States for cooperative work.....	76
for distinctive paper, additional, 1925.....	710	for acting assistant surgeons, additional, 1925.....	710
for Federal reserve notes, additional, 1925.....	710	for all other employees, additional, 1925.....	710
deficiency appropriation for distinctive paper.....	49, 1341	for hospitals, additional, 1925.....	710
<i>Public Documents,</i>		for field investigations, additional, 1925.....	710
Congressional allotments of, printed after expiration of term of Senator, etc., to be delivered to successor.....	24	for prevention of epidemics, additional, 1925.....	710
balance remaining to credit, must be taken prior to convening of next Congress.....	24	for interstate quarantine service, additional, 1925.....	710
<i>Public Health Hospitals (see Marine Hospitals).</i>		for rural sanitation studies, additional, 1925.....	710
<i>Public Health, International Office of,</i>		for control of biologic products, additional, 1925.....	710
appropriation for annual quota.....	213, 1021	for Division of Venereal Diseases, additional, 1925.....	710
<i>Public Health Service, Treasury Department,</i>		deficiency appropriation for paying damages claims.....	51, 694, 1343
appropriation for civil personnel, Office of Surgeon General.....	75, 774	for marine hospital, Key West, Fla.....	51
for pay, etc., Surgeon General, medical officers, etc.....	75, 774	for medical and hospital services.....	58, 62, 698, 1349, 1352
		for pay, etc., officers and pharmacists.....	58
		for freight, transportation, etc.....	58, 701, 761
		for marine hospitals, maintenance.....	58, 761
		for care, etc., seamen.....	58, 761
		for hospitals.....	58, 62, 698, 701, 761
		for quarantine service.....	58, 761
		for field investigations.....	58
		for interstate quarantine service.....	58, 1343, 1349
		for control of biologic products.....	58
		for Division of Venereal Diseases.....	58, 761, 1349
		for prevention of epidemics.....	698, 757, 761
		for all other employees.....	701, 761
		for rural sanitation.....	761
		for personnel and hospital maintenance.....	1349, 1352

<i>Public Health Service, Treasury Department—Continued.</i>	Page.	<i>Public Lands—Continued.</i>	Page.
consular bills of health not required of vessels on northern frontier.....	809	deficiency appropriation for reimbursement to Utah for surveys....	684, 1328
details of medical officers of, for work with Mines Bureau.....	422, 1175	for registers and receivers.....	697
expenditures authorized from allotments to, for Veterans' Bureau beneficiaries.....	532, 1211	added to Plumas and Lassen National Forests, Calif.....	356
heat, power, etc., furnished by Capitol Power Plant, to be reimbursed thereto.....	588	Santiam National Forest, Oreg.....	1080
hospital facilities, etc., of, to be utilized by Veterans' Bureau.....	610	Snoqualmie National Forest, Wash.....	1074
officers not allowed longevity for time at Military or Naval Academy since March 4, 1913.....	194, 872	additional area allowed certain entrymen in Montana, to correct erroneous surveys.....	722
sale of marine hospital, Detroit, Mich., authorized.....	660	adjustment of conflicting claims for faulty surveys of, in Florida.....	1012
use of proceeds for new site and construction of hospital facilities for beneficiaries of, etc.....	660	amendments to Reclamation Act.....	701
Surgeon General Hugh S. Cumming may accept decorations from France and Poland.....	1364	Bowdoin, Mont.; reappraisalment, etc., of town site lots, etc., in.....	728
<i>Public Information, Committee on,</i>		desert land entries of Roberta H. Leigh and Laura H. Pettit may be completed.....	1592
deficiency appropriation for national security and defense, executive.....	55	desert land entries; time for making final proof, further extended.....	982
for salaries, etc.....	55	entrymen of certain lands in California failing to make final proof relieved from cancellation.....	1580
<i>Public Lands,</i>		disposal of erroneously surveyed lands on Crooked and Pickerel Lakes, Mich.....	594
appropriation for Commissioner, etc.....	393, 1144	entrymen and purchasers of, in Fort Berthold Indian Reservation, N. Dak., granted additional time for payment.....	139
office of surveyor general abolished July 1, 1925; to be consolidated with field surveying service.....	1144	exchange authorized of farm unit, with Richard Walsh.....	812
for surveyors general.....	393	exchange of, for addition to Mount Hood National Forest, Oreg.....	1079
for surveying.....	394, 1144	in Colorado with Ed Johnson, authorized.....	1591
metal section corners.....	394, 1144	with Northern Pacific Railway Company.....	1594
Oregon and California Railroad lands.....	394, 1144	with private owner for addition to Rocky Mountain National Park, Colo.....	973
allotment for surveys of oil lands.....	394, 1144	with Washington to add to McNeil Island Penitentiary.....	537
for reproducing plats of surveys.....	394, 1145	extension of time again granted homestead entrymen, etc., in former Sioux Indian Reservations, N. and S. Dak., if unable to pay money due.....	1184
for registers and receivers.....	395, 1145	farm unit entry validated to William Kaup.....	1595
consolidation of offices of registers and receivers at designated districts.....	395	granted Custer County, Mont., for public fair grounds.....	97
consolidation of offices of registers and receivers having two officials.....	1145	Golden, Colo., for water supply.....	538
for contingent expenses; restriction.....	395, 1145	Miles City, Mont., for a public park.....	96
for expenses, timber deprecations.....	395, 1145	Oregon, for fish hatchery.....	981
for protecting, from fraudulent entries.....	395, 1145	Phoenix, Ariz., for municipal park.....	643, 1213
for swamp land claims.....	395, 1145	Red Bluff, Calif., for public park.....	982
compensation of field-service employees.....	395, 1145	Redlands, Calif., for water conservation.....	979
for hearings in land entries.....	395, 1145	Shreveport, La., for reservoir purposes.....	382
for restoring lands in national forests.....	395, 1146	Silverton, Colo., for park purposes.....	980
for opening Indian reservations.....	396, 1146	Washington, for public park, etc., purposes.....	1185, 1283
balance for examination, etc., of Northern Pacific grant, covered into the Treasury.....	1146	Western State College of Colorado.....	477
for surveyors general, additional, 1925.....	706	helium gas production reservation of.....	1111
for surveying, additional, 1925.....	706	homestead entries validated, Charley N. Barnhart.....	811
for contingent expenses, additional, 1925.....	706	Robert T. Freeland.....	811
for timber deprecations, additional, 1925.....	706	Orin Lee.....	811
deficiency appropriation for protecting, etc.....	56, 697, 1351	Feles Montoya.....	811
for hearings in land entries.....	56	Peter Peterson.....	811
for surveying.....	56, 1348	homestead entry authorized of Clyde R. Hiatt.....	811

<i>Public Lands—Continued.</i>	Page.	<i>Public Lands—Continued.</i>	Page.
homestead entry of J. G. Seupelt confirmed.....	1362	sale of, to Oregon Short Line Railroad Company, in Ada County, Idaho	248
homestead entrymen on Fort Peck Reservation, Mont., ceded lands allowed additional time for payments.....	1267	settlers on Pyramid Lake Indian Reservation, Nev.....	596
homestead patent authorized, children of Robert Zullig.....	812	within area of Boulder Lake, Wis., to Young Men's Christian Association, etc.....	1075
homestead patent to Ishmael J. Barnes	1602	second homesteads allowed entrymen if former made in ceded Indian reservation.....	981
John Bond.....	810	selection by Central Pacific Railway Company authorized of other, in lieu of tract relinquished in Nevada.....	812
Guadalupe D. de Romero.....	810	set apart for settlement by Paiute Indians in Utah.....	246
Thomas J. Fox.....	810	for Utah National Park.....	593
Charles A. Kranich.....	810	Snoqualmie and Olympic National Forests, Wash.; school grant in, to be selected by Washington.....	1982
Joseph La Fond.....	810	stock raising homestead entries, on withdrawn oil, etc., lands, allowed prior to April 1, 1924, validated.....	812
Karl T. Larson.....	811	stock raising homesteads; entrymen for, may change entry, etc., for same land under other laws, if land not designated as such.....	469
Mary A. McKee.....	810	time extended for payments by homestead entrymen on Fort Assiniboine abandoned military reservation, Mont.....	666
Hudson L. Mason.....	810	title released to equitable owners of lands in Flomaton, Ala.....	246
Joseph S. Morgan, additional.....	810	tract withdrawn in New Mexico for Navajo Indians.....	1114
to children of Peder I. Peterson.....	1598	two unsurveyed islands in Kalamazoo River, may be acquired by Battle Creek, Mich.....	891
Margaret E. Tindall.....	810	unauthorized hunting, taking eggs, etc., on bird and animal preserves, illegal; punishment for.....	98
Allie M. Vickers, additional.....	810	withdrawal of, authorized for game refuge in South Dakota.....	634
James A. Wright.....	810	<i>Public Library, D. C.,</i>	
homestead patent perfected and additional stock raising lands allowed to Hiram Williams.....	811	appropriation for personal services.....	542, 1219
leases for bath houses, hotels, etc., of tracts near mineral springs, etc., authorized.....	1133	for temporary services, etc.....	542, 1219
may be added to Umatilla, Wallowa, or Whitman National Forests, Oreg.....	1279	station restrictions.....	542, 1219
Whitman National Forest, Oreg.....	1282	for Sunday and holiday opening.....	542, 1219
opened to entry, excluded from Lincoln National Forest, N. Mex.....	1963	for books, fuel, etc.....	542, 1219
patent to A. R. Bowdre.....	1594	for contingent expenses.....	542, 1220
William Brown.....	1555	deficiency appropriation for personal services.....	1318
First State Savings Bank of Gladwin to lot in Michigan.....	1579	for books, etc.....	1318
heirs, etc., of B. Friedman.....	1591	for contingent expenses.....	1318
Issac Jack.....	1367	for equipment, etc., Bell-Deanwood stations.....	1319
Fred J. La May.....	1580	for repairs, etc.....	1319
heirs, etc., of Emanuel Loveman.....	1591	<i>Public Moneys, etc.,</i>	
Johann Jacob Lutsch.....	1369	appropriation for contingent expenses.....	68, 767
Mary Snetsinger.....	1602	deficiency appropriation for contingent expenses.....	49, 693, 1341
Charles Swanson.....	1368	<i>Public Printing and Binding,</i>	
University of Arizona.....	1544	appropriation for Government Printing Office, salaries.....	590, 1299
Francis W. Woodward.....	811	for necessary employees.....	590, 1299
patents for small holdings in New Mexico authorized to Constancio Miera, Juan N. Baca, and Filomena N. Miera.....	1601	for paying salaries for holidays, etc.....	590, 1299
preemption claim of William Weekley to certain lands in Alabama granted to owners of titles thereto.....	1579	for leaves of absence.....	590, 1299
purchase authorized of, in Alabama, by Y. Charles Earl.....	812	for salaries and expenses, Superintendent of Documents.....	592, 1300
in Arizona, by Sabine Lumber Company.....	812	for Treasury Department.....	69, 768
quitclaim deeds to holders of certain lots in Pensacola, Fla.....	738	for Bureau of the Budget.....	70, 769
relinquished to Kootenai County, Idaho reserved for school site for Ute Indians, Utah.....	246	for Post Office Department.....	84, 783
sale and patent of lands in Louisiana to Flora Horton.....	1593		
William G. Johnson.....	1594		
Lizzie M. Nickey.....	1593		
sale of erroneously surveyed, shown as water-covered areas in Wisconsin.....	1013		
preference right to purchasers in good faith, who cultivated, etc., lands.....	1013		
sale of unappropriated, in Louisiana, erroneously surveyed as water-covered areas.....	951		

*Public Printing and Binding—Continued.*

	Page.
appropriation for Navy Department and Navy.....	183, 862
for Department of State.....	205, 1015
for Pan American Union.....	212, 1020
for Department of Justice.....	216, 1026
for United States courts.....	216, 1026
for Supreme Court.....	218, 1028
for Court of Claims.....	219, 1029
for Department of Commerce.....	224, 1034
for Department of Labor.....	239, 1048
for Interior Department.....	392, 1143
for Department of Agriculture.....	434, 823
field services of Weather Bureau and Forest Service excepted..	434, 823
for War Department.....	478, 893
for Executive Office.....	521, 1199
for Alien Property Custodian.....	522, 1199
for Efficiency Bureau.....	522, 1200
for Civil Service Commission.....	523, 1201
for Commission of Fine Arts.....	524, 1201
for Employees' Compensation Commission.....	524, 1202
for Federal Power Commission.....	524, 1203
for Federal Trade Commission.....	525, 1203
for General Accounting Office.....	525, 1203
for Housing Corporation.....	525, 1204
for National Advisory Committee for Aeronautics.....	527, 1206
for State, War, and Navy Department Buildings.....	527, 1208
for Geographic Board.....	529, 1208
for Tariff Commission.....	529, 1208
for Interstate Commerce Commission.....	529, 1205
for Smithsonian Institution.....	529, 1207
for United States Veterans' Bureau.....	532, 1210
for United States Shipping Board.....	536, 1208
for supreme court and court of appeals, District of Columbia.....	566, 1240
for Library of Congress.....	589, 1298
for Architect of the Capitol.....	591, 1299
for Board of Tax Appeals.....	1200
for Board for Vocational Education.....	1202
for Railroad Labor Board.....	1206
deficiency appropriation for Department of Commerce.....	40, 1327
for legislative.....	54, 758, 1353
for Patent Office.....	683
for Department of Justice.....	686, 1332
for United States courts.....	686, 1332
for Supreme Court.....	686
for Court of Claims.....	686, 1332
for Interstate Commerce Commission.....	755
for weekly issue of patents, Official Gazette, etc.....	1328
for Navy Department.....	1335
congressional documents printed after term of Senator, etc., expires to be delivered to successor.....	24
balance remaining to credit to be taken prior to convening of next Congress.....	24
ordered; annual proceedings of encampments of Grand Army of the Republic, United Spanish War Veterans, and American Legion, as House Documents.....	473
Biographical Congressional Directory.....	1616

*Public Printing and Binding—Continued.*

	Page.
ordered; Code of District of Columbia Laws.....	1611
Constitution of the United States.....	1613
oration on late President Harding.....	1610
oration on former President Wilson.....	1614
proceedings on acceptance of statue of Sequoyah.....	1612
report of Coal Commission.....	1616
Revenue Act of 1924.....	1612
paper standards for, to be fixed by Joint Committee on Printing.....	1105
advertisements for proposals in one newspaper or trade journal in six cities; samples to be furnished.....	1105
Official Register of the United States to be published each year.....	1105
data to be furnished by departments, etc.....	1105
number and distribution of copies.....	1105
providing for compiling, etc., Navy Yearbook, repealed.....	1106
limitation on number of reports, etc., for official use, repealed.....	1106
preparation of abridgment of messages and documents annually, repealed.....	1106
number of unbound copies of numbered reports and documents to House Document Room not to exceed 500.....	1106
Library of Congress to receive 125 copies of publications, and for international exchange.....	1106
wages, etc., regulated, of journeymen, apprentices, laborers, etc.....	658
<i>Public Roads and Rural Engineering Office, Department of Agriculture,</i>	
deficiency appropriation for general expenses.....	60
<i>Public Roads Bureau, Department of Agriculture,</i>	
appropriation for Chief of Bureau, and office and field personnel.....	451, 842
for general expenses; restriction.....	451, 842
for expenses of inquiries of systems, operations, etc.....	452, 843
for methods, materials, etc.....	452, 843
for experimental highways.....	452, 843
for farm irrigation investigations.....	452, 843
for drainage of farms, swamps, etc.; plans, etc.....	452, 843
for investigating farm domestic water supply.....	452, 843
for distributing surplus war explosives for clearing land, etc.....	452, 843
for administrative expenses.....	452, 843
for salaries, additional, 1925.....	705
for general expenses, additional, 1925.....	705
deficiency appropriation for paying damages claim.....	40
for general expenses.....	60
<i>Public Schools, D. C.,</i>	
appropriation for vacation playgrounds.....	552, 1229
for Superintendent, assistants, business manager, and other officers, etc.....	553
teaching partisan politics, disrespect of Holy Bible, or form of government prohibited.....	553

<i>Public Schools, D. C.—Continued.</i>	Page.
appropriation for administrative and supervisory officers.....	1230
teaching partisan politics, disrespect of Holy Bible, or form of government, prohibited.....	1230
for librarians.....	554
for personnel, office of Superintendent.....	1230
for department of school attendance and work permits.....	1230
for teachers.....	554, 1230
teaching partisan politics, etc., by, prohibited.....	554, 1230
basic salaries for teachers and librarians; longevity pay, etc.....	555
restrictions on soliciting subscriptions, etc.....	555, 1230
for vacation schools and playgrounds.....	555, 1230
for longevity pay.....	555
inefficient persons not to receive.....	555
for annuities.....	555, 1230
for allowance to principals of grade school buildings.....	555
for night schools; contingent expenses.....	555, 1231
for deaf, dumb, and blind.....	555, 1231
for Columbia Institution for the Deaf.....	555, 1231
for Americanization work, etc.; instructing foreigners.....	556, 1231
for community center department.....	556, 1231
for care of buildings and grounds.....	556, 1231
for medical inspectors, etc.....	556, 1232
for free dental clinics.....	556, 1232
for equipping temporary rooms, etc.....	556, 1232
for schools for tubercular pupils.....	556, 1232
for manual training expenses.....	557, 1232
for fuel, light, and power.....	557, 1232
for furniture; additions to buildings, etc.....	557, 1232
for contingent expenses.....	557, 1232
cabinetmaker, pay.....	557, 1232
no bond required for Army supplies to cadets.....	557, 1232
for paper towels, etc.; pianos.....	557, 1232
for textbooks, etc.; flags, school gardens, etc.....	557, 1232
payments to teachers in nature study, etc.....	557, 1233
for apparatus, laboratory equipment, etc.....	557, 1233
free tuition to children of Army, Navy, etc., outside of District.....	558, 1233
for buildings and grounds.....	558, 1233
for Armstrong Manual Training School, addition.....	558, 1233
for Western High School, addition.....	558
for Thomson School, addition.....	558
for building to replace John F. Cook School.....	558
for improving site, Calvert Street and Connecticut Avenue. service connections.....	558
for plans, etc., new McKinley Manual Training School.....	558
for site near Taylor School.....	558
for site vicinity of Third and Rittenhouse Streets NW.....	558
for site, Burrville.....	558
for site, Fifth and Buchanan Streets.....	558

<i>Public Schools, D. C.—Continued.</i>	Page.
appropriation for Western High, athletic field.....	558
for Junior High near Twenty-fourth and N Streets NW.....	558
building on Tuberculosis Hospital site, for tubercular children.....	558
for John R. Francis Junior High, addition to site.....	1233
construction.....	1233
for MacFarland Junior High, addition.....	1233
for Bruce School, addition.....	1233
for Stuart Junior High.....	1233
for extensible building, Fifth and Sheridan Streets NW.....	1233
for building, Fifth and Buchanan Streets NW.....	1233
for site near Rhode Island and South Dakota Avenues NE.....	1233
for Brightwood Park, additional land for site near Thirteenth and Montague Streets NW.....	1233
all accounted for as one fund, and immediately available.....	558, 1233
contract restrictions.....	558, 1234
for rent, etc.....	559, 1234
for repairs and improvements.....	559, 1234
for maintenance, etc., of playgrounds.....	559, 1234
for equipping, etc., new school yards for playgrounds.....	559, 1234
for adapting designated buildings for junior high schools.....	559, 1234
sites and buildings not to exceed sums appropriated, etc.....	559, 1234
plans, etc., to be prepared by municipal architect.....	559, 1234
exit doors to open outward, etc.; unlocking required.....	559, 1234
deficiency appropriation for allowance to principals.....	37
for Baneroff School.....	37
for Raymond School, construction.....	37
for increase of compensation.....	675
for community centers.....	675
for paying annuities.....	675
for fuel, light, and power.....	675
for Thomson School, equipment.....	675
for Macfarland Junior High, equipment.....	675
for Langley Junior High, equipment for additional building near Tenley School.....	675
for repairs and improvements.....	676, 679
for Western High, equipment.....	1320
for Western High, addition.....	1320
for motor vehicles.....	1320
for paper towels, etc.....	1320
for Langley Junior High, additional land.....	1320
for McKinley Technical High, new buildings; from special fund.....	1320
transfer of title to site, etc.....	1320
closing of streets, etc.....	1320
for building on Calvert Street; from special fund.....	1320
for Macfarland Junior High; from special fund.....	1320
for Garnet-Patterson Schools, adjoining land; from special fund.....	1320
for Bell School, addition; from special fund.....	1320
for building to replace Brightwood School; from special fund.....	1320

*Public Schools, D. C.—Continued.*

deficiency appropriation for Park View School, improvements; additional land; from special fund	1320
for Cardozo School, addition; from special fund	1320
for Randall Junior High, gymnasium and hall; from special fund	1320
for Armstrong High, addition, etc.; from special fund	1320
for old Western High, remodeling; from special fund	1321
for site near Adams School; from special fund	1321
for site for addition to O Street Vocational School; from special fund	1321
for site for a junior high school in Georgetown; from special fund	1321
compulsory school attendance provisions	806
contract restriction for addition to Western High, removed	676
department of school attendance and work permits created under Board of Education	807
director of, assistants, etc., authorized	808
competitive examination of applicants for appointments in	808
Five Year School Building Program Act	986
purposes of authorizations	986
elementary schools, sites, playgrounds, and buildings authorized	986
in first division	986
in second division	987
in third division	987
in fourth division	988
in fifth division	988
in sixth division	989
in seventh division	989
in eighth division	989
in tenth division	989
in eleventh division	990
in twelfth division	990
in thirteenth division	991
land and building for O Street Vocational School	991
junior high schools, sites, playgrounds, and buildings authorized	991
in first division	991
in third division	992
in fifth division	992
in sixth division	992
in seventh division	992
in eighth division	992
in tenth division	992
in eleventh division	993
in thirteenth division	993
senior high schools; new building for McKinley Manual Training	993
new building for Business High	993
transfer of business department from Dunbar High and organizing Business High for colored pupils	993
land for Armstrong Technical High	993
athletic fields, fitting up, etc., for pupils of Dunbar and Armstrong High	993
fitting up, etc., athletic field for Western High	993
for McKinley Manual Training	993
additional rooms in Franklin School to be used for office purposes	993

*Public Schools, D. C.—Continued.*

phrase "purchase of land adjoining" construed	993
combined gymnasium and assembly hall, authorized in first unit of an extensible elementary school building	994
future items for purchases, construction, etc., may be submitted	994
effective date, July 1, 1925; estimates to be prepared in accordance with provisions hereof	994
salaries established on and after July 1, 1924	367
teachers in kindergarten and elementary schools	367
in junior high	367
senior high and normal	368
librarians	368
teaching principals	368
administrative principals and of vocational and Americanization	368
principals of junior high	369
senior high and normal	369
directors of special subjects and departments	369
heads of departments and assistant principals	369
supervising principals	369
community center department	369
school attendance and work permits department	369
chief examiner	370
assistant superintendents	370
first assistant superintendents	370
superintendent of schools	370
compensation during first year of service at basic salary with no credit for prior services	370
classification and assignments by the board on recommendation of the superintendent	370
no examination for employees to continue in permanent positions	370
at time of appointment hereafter	370
assignment of salaries for permanent employees in service June 30, 1924	371
probationary tenure employees	371
schedule for placement in salary classes and positions, of employees in service July 1, 1924	372
if not specifically mentioned	373
appointments hereafter	373
service with armed forces equivalent to teaching experience	373
restriction on original placements	373
annual increase of salaries after July 1, 1925, automatically	373
promotions on and after July 1, 1924, to receive salary next above then received	373
assignments on basis of superior teaching	373
eligibles promoted to Group B of class 3 without examinations, etc.	374
restriction on promotion without one year's service	374
proportional division of salaries between white and colored schools	374
basis for promotions to be teaching or administrative principals	374
number of classrooms in elementary school buildings to be designated on recommendation of principal	374

<i>Public Schools, D. C.—Continued.</i>	Page.	<i>Pueblo Indian Land Grants, N. Mex.—</i>	Page.
duties of first assistant superintendents_	374	Continued.	
board for examination of teachers to be		board to report on land, etc., in posses-	
designated on recommendation		sion of non-Indian claimants, not	
of superintendent_	374	claimed for Indians_	637
chief examiners_	374	whether or not lands recoverable by	
annual substitute teachers authorized;		seasonable prosecution, etc._	638
qualifications and assignments_	374	fair market value of lands, if deter-	
temporary teachers may be appointed;		mined recoverable, etc., and loss	
periods and salary assignments_	375	to Indians by failure to prose-	
community center and other activities		cute_	638
authorized_	375	liability of the United States, and	
salaries, etc., to be paid_	375	award to the pueblo_	638
rates of salary herein effective July 1,		judicial effect of award; filing of	
1924_	375	report and award_	638
estimates in conformity to be sub-		review by court allowed on petition_	638
mitted_	375	jurisdiction of court; procedure_	638
no other increase of compensation		petition allowed aggrieved party	
for fiscal year 1925_	375	for review by circuit court of	
inconsistent laws repealed_	375	appeals_	638
<i>Public Utilities,</i>		jurisdiction and finality of decision	
appropriation for investigating stand-		of circuit court of appeals_	638
ards of measurements of, etc_	231, 1040	review of a specific finding not to	
<i>Public Utilities Commission, D. C.,</i>		affect other findings, etc._	638
appropriation for salaries_	541, 1219	no awarding of costs_	638
for general expenses_	542, 1219	investigation, etc., as to value of lands,	
<i>Pueblo Bonito Agency, N. Mex.,</i>		etc., purchased and entered by	
appropriation for support, etc., of In-		non-Indians under pueblo deeds,	
dians at, from tribal funds_	411, 1161	whose claims were not sustained_	639
<i>Pueblo Bonito Indian Reservation, Ariz.,</i>		claims within Nambe pueblo grant	
appropriation for developing water sup-		recognized; disposal of lands_	639
ply for Indians on; repay-		right of Indians to impeach deed,	
ment_	400, 1150	etc_	639
<i>Pueblo, Colo.,</i>		value of lands and improvements of	
terms of court at_	243	non-Indian claimants with valid	
<i>Pueblo Indian Land Grants, N. Mex.,</i>		title, to be ascertained_	639
suit to quiet title to lands within, to		report as to benefit to Indians, by re-	
be filed in district court by Attor-		moval, purchase, etc_	639
ney General on behalf of Pueblo		survey of lands the title to which is de-	
Indians_	636	termined_	639
Pueblo Lands Board established; com-		approval of judge a part of decree,	
position_	636	etc_	639
quarters, powers, personnel, etc_	636	taxation of costs_	639
compensation, etc., of the appointive		meaning of "purchase" as used in	
member_	636	Act_	639
investigation, determination, report,		field notes, etc., of lands granted Pueblo	
etc., by, of lands of which the		Indians, not claimed therefor in	
title of Indians has not been ex-		pending proceedings, etc., to be	
tinguished_	636	filed with surveyor general two	
claims of non-Indians by adverse		years after reports made by	
possession excluded from report_	636	board_	640
unanimous decision required to de-		accepted as conclusive of title ex-	
termine extinguishment of In-		tinguished_	640
dian title_	636	publication, after expiration of right	
report on each pueblo to be filed		of Indians to bring independent	
with court, etc_	636	suits, giving names of non-Indian	
suit to be filed, on filing each report, to		claimants for land holdings not	
quiet title to lands determined as		claimed by Indians_	640
not extinguished by_	636	adverse claimants required to file	
pleas of limitations, by adverse claim-		notice of contest in proper land	
ants, admitted_	637	office_	640
actual possession under color of		patent to claimant if no contest insti-	
title since January 6, 1902, with		tuted_	640
taxes paid, etc_	637	hearings of contests; benefits al-	
actual possession without color or		lowed; effect of patent_	640
title since March 16, 1899_	637	procedure if two or more contests	
no impairment of right of Indians		filed_	640
to assert title by original court		issue of patents, etc., without cost_	641
proceedings prior to filing of field		action if Spanish or Mexican grant, as-	
notes, etc_	637	serted by non-Indian party, su-	
jurisdiction of court in; contracts		perior to Indian claim_	641
with attorneys_	637	ascertainment by court of value of	
if plea maintained, decree to claim-		land_	641
ant to be given_	637	review on appeal or writ of error_	641
plea in favor of pueblo, etc., author-		report, etc., to Congress if final	
ized_	637	finding against Indian claims_	641

	Page		Page
<i>Pueblo Indian Land Grants, N. Mex.—</i>		<i>Pyle, Sallie E. (widow),</i>	
Continued.		pension.....	1503
improvements made on lands of non-		<i>Pyramid Lake Agency, Nev.,</i>	
successful claimants to be re-		appropriation for support, etc., of	
ported to Congress, with recom-		Indians at, from tribal funds.....	411, 1161
mendations.....	641	<i>Pyramid Lake Indian Reservation, Nev.,</i>	
lands of unsuccessful claimants adja-		appropriation for maintenance, etc., of	
cent to non-Indian claimants,		irrigation systems on; repay-	
and apart from Indian lands, to		ment.....	402, 1153
be sold.....	641	sale authorized to settlers of lands	
use of proceeds; if buyer the losing		occupied, etc., by them for 21	
claimant.....	641	years or more.....	596
hereafter no right, etc., to unextin-		area limited to one purchaser.....	596
guished Pueblo Indian lands		by cash entry; fees, etc.....	596
may be acquired except as pro-		proceeds to credit of Piute Indians	
vided by Congress.....	641	of Reservation.....	596
Federal court procedure, etc., applica-		survey, plat, and sale of lots in Wads-	
ble to all causes arising under this		worth town site.....	596
Act.....	642	reservation for public uses of Indians.	
sums appropriated for Indians under		lots for county school.....	597
decrees, etc., to be paid to In-		purchases by resident Indians.....	597
dian Bureau for disbursement....	642	use of proceeds.....	597
<i>Pueblo Indian Lands, N. Mex.,</i>		former titles to lands in, confirmed....	597
deficiency appropriation for Pueblo		time limit for sales, etc.....	597
Lands Board.....	756	<i>Pyramid Lake Indian Sanatorium, Nev.,</i>	
<i>Pueblo Indians, N. Mex.,</i>		appropriation for maintenance, etc., of.	1159
appropriation for attorney for.....	398, 1148		
for education, etc.....	1155		
for water supply for.....	400		
for draining lands of, in Rio Grande			
Valley; condition.....	403		
for counsel for, additional, 1925.....	707		
for water supply for, additional,			
1925.....	707		
<i>Pueblo Lands Board,</i>			
appropriation for expenses.....	1028		
deficiency appropriation for.....	756		
<i>Puget Sound, Wash.,</i>			
appropriation for navy yard, central			
power, etc., plant; quay wall			
extension.....	198		
for navy yard; pier.....	876		
for naval ammunition depot, storage.			
.....	876		
<i>Pugh, Mary L. (widow),</i>			
pension increased.....	1444		
<i>Pugh, Susie (widow),</i>			
pension.....	1493		
<i>Pulaski, Caroline (widow),</i>			
pension.....	1454		
<i>Pulaski County, Ark.,</i>			
time extended for bridging Arkansas			
River, at Little Rock, by.....	9		
<i>Pung Chow, etc., Sets,</i>			
excise tax on, and parts thereof.....	323		
<i>Pungoteague Creek, Va.,</i>			
preliminary examination, etc., of, to be			
made.....	1193		
<i>Purchasing Agent, Post Office Department,</i>			
appropriation for, and office personnel.	84, 782		
<i>Purchasing Division, D. C.,</i>			
appropriation for salaries, etc.....	540, 1217		
<i>Pure Food Law,</i>			
appropriation for executing.....	447, 837		
for expenses enforcing, in the District			
of Columbia.....	563, 1237		
<i>Puyallup Agency, Wash.,</i>			
appropriation for support, etc., of			
Indians at, from tribal funds.....	411, 1161		
<i>Puyallup River, Wash.,</i>			
survey authorized for flood control of.	250		
amount authorized to be appropri-			
ated for.....	250		
deficiency appropriation for surveys,			
etc.....	696		
<i>Pyle, Eliza,</i>			
pension increased.....	1446		

Q.

<i>Q Street NW., D. C.,</i>			
appropriation for paving, etc., Thirtieth			
Street to Wisconsin Avenue;			
from gasoline-tax fund.....	1226		
<i>Quackenbush, Isabel M. (widow),</i>			
pension increased.....	1406		
<i>Qualls, Loretta F. (widow),</i>			
pension increased.....	1470		
<i>Quantico, Va.,</i>			
amount authorized for Marine Corps			
flying field site at Reid.....	1271		
<i>Quapaw Agency, Okla.,</i>			
appropriation for attorneys, etc., in			
probate matters of restricted			
allottees of.....	397, 1147		
for common schools in.....	407, 1158		
homestead allotments to Indians of,			
may be sold; condition.....	723		
patents in fee to purchasers of unre-			
stricted allotments to Indians of.			
lands of Kaw or Osage Indians, or of			
Five Civilized Tribes, excepted..	723		
<i>Quapaw Indians, Okla.,</i>			
appropriation for fulfilling treaty with;			
condition.....	410, 1160		
for support, etc., employees, addi-			
tional, 1925.....	708		
<i>Quarantine,</i>			
consular bills of health not required for			
vessels trading between ports on			
northern frontier.....	809		
<i>Quarantine Service,</i>			
appropriation for maintenance of sta-			
tions.....	76, 775		
for interstate.....	76, 775		
for interstate, additional, 1925.....	710		
deficiency appropriation for.....	58, 761		
<i>Quarantine Stations,</i>			
appropriation for maintenance, etc....	76, 775		
for Boston, Mass.....	79, 778		
for Marcus Hook, Pa.....	79		
for Portland, Me.....	80		
for Tampa, Fla.....	80		
for Astoria, Ore.....	80		
for Galveston, Tex.....	80, 778		
for Ship Island, Miss.....	80		
for Reedy Island, Del.....	80		
for San Francisco, Calif.....	80, 778		

<i>Quarantine Stations</i> —Continued.	Page.	<i>Quartermaster Corps, Army</i> —Continued.	Page.
appropriation for San Juan, P. R.-----	80	appropriation for rent of buildings in	
for Baltimore, Md.-----	778	District of Columbia-----	489, 904
for New Orleans, La.-----	778	not available if space provided in	
for New York, N. Y.-----	778	Government-owned buildings-----	489, 904
for repairs and preservation-----	80, 779	for Fort Monroe, Va.-----	489, 904
for mechanical equipment-----	81, 779	for post hospitals, construction, etc.-----	489, 904
deficiency appropriation for New York,		for civilian personnel, Quartermaster	
N. Y., improvements-----	694	General's Office-----	489, 904
construction of, authorized on Sand		for supplies, etc., for civilian rifle	
Island, Mobile Harbor, Ala.-----	950	instruction-----	509, 924
amount authorized for-----	950	for national cemeteries-----	511, 926
equipment, etc., from present site at		for headstones for soldiers', etc.,	
Fort Morgan, to be transferred-----	950	graves-----	511, 926
<i>Quarantine Stations, Livestock,</i>		for Antietam battle field-----	511, 926
appropriation for establishing, etc.-----	438, 827	for disposition of remains of officers,	
for repairs, etc., to stations-----	438, 827	enlisted men, etc.-----	511, 926
<i>Quartermaster Corps, Army,</i>		for transportation facilities, inland	
appropriation for mileage, field clerks;		coastwise waterways-----	516
limitation-----	482, 897	for regular supplies, additional, 1925-----	711
for subsistence supplies, etc.-----	483, 898	for clothing and equipage, additional,	
restriction on prices at sales com-		1925-----	711
missaries-----	484, 899	for incidental expenses, additional,	
sales at utilities to include all		1925-----	711
overhead costs-----	484, 899	for transportation, additional, 1925-----	711
for regular quartermaster supplies-----	484, 899	for barracks and quarters, addi-	
heat, light, etc.-----	484, 899	tional, 1925-----	711
sales to officers, etc.-----	484, 899	for water and sewers, at posts, addi-	
bakeries, ice machines, laundries-----	484, 899	tional, 1925-----	711
school supplies, etc.-----	484, 899	for roads, walks, wharves, and	
forage for animals-----	485, 899	drainage, etc., at posts, addi-	
stationery, printing, etc.-----	485, 900	tional, 1925-----	711
sale of electricity to Baguio, from		for Fort Monroe, Va., sewers, addi-	
plant of Camp John Hay, ap-		tional, 1925-----	711
proved-----	485	for national cemeteries, additional,	
for clothing and equipage-----	485, 900	1925-----	712
for incidental expenses-----	485, 900	for superintendents, additional, 1925-----	712
for hire of laborers-----	485, 900	for headstones for soldiers' graves,	
for other civilian employees-----	485, 900	additional, 1925-----	712
for transportation-----	486, 900	for disposition of remains of officers,	
dependents of officers and enlisted		etc., additional, 1925-----	712
men-----	486, 901	for monuments in Cuba and China,	
restriction on expenses for motor		additional, 1925-----	712
vehicles-----	486, 901	for national military parks, addi-	
purchase of motor vehicles limited-----	487, 901	tional, 1925-----	712
for purchase of horses-----	487, 901	deficiency appropriation for water and	
breeding of riding horses-----	487, 901	sewers at military posts-----	52
limit; standard required-----	487, 901	for Camp Knox, Ky., land-----	52
native horses in China-----	901	for Fort Eustis, Va., land-----	52
restriction on polo ponies-----	487, 901	for Scott Field, Ill., right of way-----	52
acceptance of donated animals,		for national cemeteries-----	52, 63
etc.-----	487, 901	for general appropriations-----	58,
report on breeding riding horses-----	487, 901	62, 699, 701, 762, 1350, 1352, 1353	
for military posts, construction-----	487, 902	for clothing and camp and garrison	
for Fort Sill, Okla.-----	487	equipage-----	58, 762, 1350, 1352
for Fort Benning, Ga.-----	487	for transportation-----	58,
for Schofield Barracks, Hawaii-----	488	62, 699, 762, 1350, 1352, 1353	
for water supply, Pearl Harbor-----	488	for barracks and quarters-----	58,
sale of Fort Porter, N. Y.-----	902	62, 699, 701, 762, 1350	
for Hawaiian Islands-----	902	for supplies, services, and transpor-	
for Panama Canal-----	488, 902	tation-----	59, 62,
for barracks and quarters-----	488, 903	699, 701, 762, 1350, 1352, 1353	
rental of grounds, etc.-----	488, 903	for roads, walks, wharves, and drain-	
available for garage, etc., rentals		age-----	59, 62, 762
for military attachés-----	488, 903	for hospitals-----	59, 699, 762
repairs old Fort Ontario, N. Y.-----	903	for supplies, etc., Reserve Officers'	
additional land, Fort Reno, Okla.-----	903	Training Corps-----	59, 62, 699, 762, 1350
for water, sewers, etc., at posts-----	488, 903	for incidental expenses-----	59, 62, 762
new construction work limited-----	488, 903	for subsistence-----	62, 762, 1350, 1352
for roads, walks, wharves, drainage,		for disposition of remains of officers,	
etc., at posts-----	488, 903	etc.-----	63, 699, 701, 762
repair, etc., of New Dixie High-		for headstones for soldiers' graves-----	63,
way, Camp Knox, Ky.-----	489	699, 762	
not available for National Army		for supplies, etc., Officers' Reserve	
cantonments, etc.-----	489	Corps-----	701
for shooting galleries and ranges-----	489, 904	for regular supplies-----	762, 1353

	Page.	R.	Page.
<i>Quartermaster Corps, Army</i> —Continued.			
deficiency appropriation for military post, Montana frontier.....	762		
for shooting galleries and ranges.....	762		
for sites for military purposes.....	1344		
for additional land, Fort Bliss, Tex.....	1344		
for Columbus, Ohio, general reserve depot, sewers.....	1345		
for Walter Reed Hospital, District of Columbia.....	1345		
lease of Intermediate Depot Unit No. 2, authorized to New Orleans Association of Commerce.....	100		
<i>Quartermaster General, Army,</i>			
appropriation for civilian personnel, Office of, War Department.....	490, 904		
technical experts, etc., in Department.....	490, 904		
<i>Quartermaster's Department, Marine Corps,</i>			
deficiency appropriation for maintenance.....	698, 760, 1351		
<i>Quarters, Army (see Rental Allowances, Army).</i>			
<i>Quebec Place NW., D. C.,</i>			
appropriation for paving, Tenth to Thirteenth Streets.....	548		
<i>Quebral, Isabelo,</i>			
reimbursement to, for stolen Victory notes.....	1277		
<i>Queen Insurance Company of America,</i>			
redemption of lost certificate of indebtedness to.....	1549, 1551		
<i>Queens Borough, N. Y.,</i>			
bridge authorized across, Newtown Creek, between Brooklyn and ..	18		
<i>Queen's Chapel Road, D. C.,</i>			
closing of, directed between Bladensburg Road and Irving Street.....	799		
<i>Quillayute River, Wash.,</i>			
preliminary examination, etc., of, to be made.....	1196		
<i>Quimby, Nellie (widow),</i>			
pension.....	1452		
<i>Quinaielt Agency, Wash.,</i>			
appropriation for support, etc., of Indians at, from tribal funds.....	411, 1161		
<i>Quinaielt Indian Reservation, Mont.,</i>			
lands in, set aside for lighthouse purposes.....	247		
payment for; deposited to credit of Indians of.....	247		
minerals reserved to Indians in common.....	248		
<i>Quincy, Mass.,</i>			
memorial tablets to John and John Quincy Adams authorized to be erected at.....	1302		
<i>Quincy Street NW., D. C.,</i>			
appropriation for paving, Tenth Street to Kansas Avenue.....	546		
<i>Quinn, Leo P.,</i>			
ordered before Army retiring board for rehearing.....	1549		
if found disabled in service may be appointed major, retired, etc.....	1549		
no back pay, etc.....	1549		
<i>Quinn, Michael,</i>			
pension increased.....	1414		
<i>Quirk, Thomas,</i>			
pension.....	1390		
<i>Quitow, Alice (widow),</i>			
pension increased.....	1457		
<i>Quonochontaug Inlet, R. I.,</i>			
preliminary examination, etc., of, to be made.....	1192		
<i>R Street NW., D. C.,</i>			
appropriation for paving, Thirty-seventh to Thirty-eighth Streets	1223		
for paving, etc., Thirtieth Street to Wisconsin Avenue; from gasoline-tax fund.....	1226		
<i>Rabies,</i>			
appropriation for suppressing, by destroying certain predatory animals.....	450, 841		
<i>Raburn, Rebecca J. (widow),</i>			
pension.....	1527		
<i>Radell, Sarah A. (widow),</i>			
pension increased.....	1425		
<i>Rader, Emiline (widow),</i>			
pension increased.....	1427		
<i>Radio Communication,</i>			
appropriation for enforcing laws regulating, on ocean steamers, etc.....	229, 1039		
for standardizing, etc., instruments used in.....	231, 1040		
for enforcing laws regulating, on ocean steamers, additional, 1925.....	706		
<i>Radio Laboratory, Naval,</i>			
appropriation for research work, etc., at.....	191, 869		
<i>Radio Stations, Naval,</i>			
use of, authorized for press messages by American newspapers, etc.....	1091		
private commercial messages between ships, and between ship and shore.....	1092		
rates, other than Pacific coast, etc., not less than at privately operated stations.....	1092		
termination of, when private stations capable of meeting normal business.....	1092		
termination, except in China, June 30, 1927.....	1092		
<i>Radioactive Substances,</i>			
appropriation for investigating, testing, etc.....	233, 1042		
<i>Radiotelegraphic Convention, International,</i>			
appropriation for expenses.....	231, 1022		
deficiency appropriation for expenses.....	48, 1340		
<i>Railroad Administration, United States,</i>			
balance of appropriation "Federal Control of Transportation Systems," covered in.....	1316		
<i>Railroad Cars,</i>			
punishment for breaking seals of, containing interstate or foreign shipments.....	793		
<i>Railroad Grant Lands,</i>			
relinquishment of, to Indians in Arizona extended; condition.....	795		
<i>Railroad Labor Board,</i>			
appropriation for members and secretary.....	527, 1206		
for all other expenses, rent, etc.....	527, 1206		
for printing and binding for.....	528, 1206		
deficiency appropriation for salaries and expenses.....	55, 700		
<i>Railroad Routes, Postal Service,</i>			
appropriation for mail transportation by.....	87, 785		
special arrangement for mail by freight trains, etc.....	87, 785		
messenger service accounts.....	87		
deficiency appropriation for.....	60,		
	63, 691, 699, 701, 763, 1337, 1350		

	Page.		Page.
<i>Railroad Track Scales,</i>		<i>Raleigh, N. C.,</i>	
appropriation for testing, etc.....	232, 1042	terms of court at.....	661
<i>Railroads (see also Interstate Commerce Commission),</i>		former terms at, repealed.....	662
appropriation for establishing, etc., uniform system of accounting by.....	526, 1205	<i>Ralston, Nancy F. (widow),</i>	
for enforcing use of safety appliances by.....	526, 1205	pension increased.....	1470
for securing reports of accidents from.....	526, 1205	<i>Ramsey, Chester G.,</i>	
for investigating block signal and train control systems, etc., by.....	526, 1205	pension increased.....	1408
for compelling use of safe locomotive boilers, etc., by.....	526, 1205	<i>Ramsey County, Minn.,</i>	
for ascertaining physical valuation of property of.....	527, 1205	bridge authorized across Mississippi River, Hennepin County, and.....	2
for securing information of stocks, bonds, etc., of.....	527, 1205	time extended for bridging Mississippi River, Hennepin County, and.....	1312
deficiency appropriation for ascertaining physical valuation of.....	680	<i>Ramsey, Mary A. (widow),</i>	
for compelling use of safe locomotive boilers, etc., by.....	755	pension increased.....	1432
operation of locomotive unless in proper and safe condition, unlawful.....	659	<i>Randall, Anna A. (widow),</i>	
inspection tests of all parts required.....	659	pension.....	1450
time established for actions by, or claims against.....	633	<i>Randall, Emma G. (widow),</i>	
<i>Railroads, Director of,</i>		pension.....	1493
proclamation reappointing James C. Davis as.....	1922	<i>Raney, Mrs. Ira D.,</i>	
designating same, as agent of the President in actions arising out of Federal railroad control.....	1922	payment to, for death of husband.....	1577
<i>Railway Congress, International,</i>		<i>Raney, Mack,</i>	
appropriation for quota.....	213, 1021	pension increased.....	1408
deficiency appropriation for pay of quota.....	48	<i>Raney, Nancy B. (daughter),</i>	
<i>Railway Employees Controversies,</i>		pension.....	1437
appellate jurisdiction of circuit courts of appeals over.....	936	<i>Raney, William P. (son),</i>	
<i>Railway Equipment Materials,</i>		pension.....	1437
appropriation for investigation, etc.....	232, 1042	<i>Range Conditions,</i>	
<i>Railway Mail Service, Postal Service,</i>		appropriation for experiments, etc., improving, in national forests, etc.....	445, 835
appropriation for division superintendents, assistants, clerks, etc.....	87, 785	<i>Range, Lucy C. (widow),</i>	
for travel allowances for clerks.....	87, 785	pension.....	1392
for traveling expenses, etc., away from headquarters.....	87, 785	<i>Rankin County, Miss.,</i>	
for miscellaneous expenses.....	87, 786	bridge authorized across Pearl River, at Meeks Ferry, by Madison County and.....	8
for rent, etc., for terminal offices.....	87, 786	<i>Rankin, Lydia (widow),</i>	
deficiency appropriation for salaries.....	60, 691, 763	pension.....	1510
for travel allowances.....	60, 699	<i>Ransom, Joseph H.,</i>	
for superintendents, postal clerks, etc.....	1338	pension.....	1497
<i>Raines, Ida (daughter),</i>		<i>Raper, Lela Z. (widow),</i>	
pension.....	1458	pension.....	1493
<i>Rainey, J. W., late a Representative in Congress,</i>		<i>Rapid City, S. Dak.,</i>	
deficiency appropriation for pay to widow of.....	33	appropriation for Indian school at.....	407, 1157
<i>Rainier, Oreg.,</i>		for Indian school, additional, 1925.....	708
bridge authorized across Columbia River between Longview, Wash., and.....	1052	deficiency appropriation for Indian school.....	700
Washington and Oregon may acquire to operate as a free bridge.....	1052	offices of register and receiver, land office at, consolidated.....	395
tolls allowed for five years.....	1052	part of grounds of Indian School at, to be sold.....	92
<i>Rainy River,</i>		proceeds available for school improvements.....	92
bridge authorized across, Spooner, Minn., to Rainy River, Ontario.....	1285	<i>Raritan Bay, N. J.,</i>	
<i>Rainy River, Ontario,</i>		preliminary examination, etc., of west side, including Perth Amboy Point, to be made.....	1192
bridge authorized across Rainy River between Spencer, Minn., and.....	1285	<i>Raritan Copper Works,</i>	
		may bring suit for collision damages to barge "Anode".....	1563
		<i>Raritan River, N. J.,</i>	
		preliminary examination, etc., of, to be made.....	1192
		<i>Rasner, Theo.,</i>	
		pension increased.....	1408
		<i>Ratigan, Luke,</i>	
		placed on retired list, Coast Guard.....	1369
		<i>Raton, N. Mex.,</i>	
		terms of court at.....	642
		rooms to be furnished.....	642
		<i>Raw Materials,</i>	
		appropriation for investigating production, etc., for American industries.....	227

	Page.		Page.
<i>Raw Materials and Manufactures</i> , appropriation for securing information as to disposition, handling, etc.	226, 1036	<i>Receivers of Public Moneys, Public Lands</i> , appropriation for salaries and commis- sions	395, 1145
<i>Raw Materials, Domestic</i> , appropriation for chemical experiments in utilizing, for coloring, medic- inal, etc., purposes	447, 837	consolidation of offices of registers and receivers at designated places	395
<i>Rawson, Frank</i> , pension increased	1410	vacancies prior to June 1, 1925, to effect consolidation of offices	395
<i>Ray, Julia J. (mother)</i> , pension increased	1412	consolidation of offices of registers and receivers having two offic- ials	1145
<i>Ray, Victoria M. (widow)</i> , pension	1438	<i>Reclamation Act</i> , appropriation for investigations for util- izing western lands reclaimed under, etc.	442, 832
<i>Raymond, Albert C.</i> , pension	1508	for demonstrations to assist agricul- tural development of projects under, etc.	456
<i>Raymond, Lucy M. (daughter)</i> , pension	1424	for demonstrations, etc., additional, 1925	706
<i>Raymond, Martha H. (widow)</i> , pension	1527	time extended to water users for paying accrued charges for projects on Indian lands	116
<i>Rea, Alice C. (daughter)</i> , pension	1478	limit; accrued penalties canceled; in- terest to be paid	116
<i>Read, Allen R.</i> , pension increased	1414	individuals unable to make required payments may have them added to construction charge	116
<i>Read, Emily H. (widow)</i> , pension	1460	distribution over 20 years authorized; periods designated	116
<i>Read, Frieda Kyle (widow)</i> , pension	1501	accrued penalties, etc., canceled; interest to be paid	116
<i>Reagan County, Tex.</i> , transferred to San Angelo division from El Paso division of Texas western judicial district	442	actual inability to be shown	117
<i>Real Estate</i> , stamp tax on conveyances of, etc.	335	penalty if principal and interest not paid	117
trust deeds exempt	335	similar relief to organized groups of water users, etc.	117
<i>Real, Lina (widow)</i> , pension	1389	<i>Reclamation Act Amendments</i> , terms construed, "Secretary"; "recla- mation law"; "reclamation fund" "project"	701 702
<i>Real Property, Army</i> , sale of tracts of, no longer needed for military purposes, authorized	382	"division of a project"	702
location by corps areas	383	new projects subject to approval of Secretary after securing desig- nated information	702 702
portion of Camp Jackson, S. C.	383	finding to be made in writing	702
portion of Fort Macon, N. C., to North Carolina	385	qualifications required of applicants for entry of lands	702
separate appraisal of each tract; value of improvements and historic in- terest to be considered	386	board to assist in determining	702
notice of appraisal to governor of each State in which tract located	386	classification of irrigable lands in pro- jects	702
option within six months for State, county, or municipality to pur- chase	386	basis of, for determining water charges	702
use limited to public park pur- poses; reversion upon cessation	386	two public notices to be issued of con- struction charges	702 702
if option not exercised in six months, disposal for not less than ap- praised value at public sale	387	when land ready for settlement	702
fee of auctioneer limited	387	when development warrants pay- ment of installments	702
report of transfers, etc., to Congress	387	date of first payment	702
expense of appraisal, etc., from proceeds of sale; net proceeds covered into the Treasury	387	construction charges to be based on productive power	702
no authority of Secretary to sell lands, repealed hereby	387	amount of yearly payments	702
reconveyance of Camp Robert E. L. Michie Camp site, Tex., author- ized	387	decision of Secretary conclusive	702
payment to Del Rio Chamber of Commerce required	387	amendments of contracts authorized	702
conveyance of Old Fort Defiance to Gloucester, Mass., authorized	387	operation, etc., by water users' associa- tions when two-thirds of area covered by water right con- tracts	702
<i>Reardon, Elizabeth (widow)</i> , pension increased	1489	charges credited on construction re- payments	703
		former penalty for delinquencies re- duced	703

<i>Reclamation Act Amendments—Contd.</i>	Page.	<i>Reclamation Bureau, Interior Department—Continued.</i>	Page.
net profits from power plants, etc., to be credited on construction charges.....	703	deficiency appropriation for secondary projects.....	685
distribution of, to construction charge, operation, etc.....	703	for cooperative investigations of specified projects.....	685
none to individuals until Government obligations fully paid.....	703	for surveying existing unproductive, etc., projects, from reclamation fund.....	755
receipts from surplus water, etc., to be credited to project charged with the construction cost.....	703	for Mary McConnell, services.....	1330
surveys of existing projects to be made if, from physical causes, settlers unable to pay construction costs, etc.....	703	for investigating, etc., Boise irrigation project, Idaho.....	1330
where error, etc., made in apportionment.....	703	for Yuma irrigation project, Ariz.-Calif.....	1331
report to Congress of result.....	703	for Orland irrigation project, Calif.....	1331
expense not chargeable to water users.....	703	for Yuma auxiliary project, first Mesa unit.....	1331
on adjustments, all unpaid charges, etc., to be added to obligation of water user.....	703	amount for investigating feasibility of irrigation problems of Columbia Basin, reappropriated.....	721
if farm unit insufficient to support family, etc., entryman may exchange it for another.....	703	exhibit for Seville Exposition to be prepared by.....	1257
all installments paid to be credited to new unit.....	703	plans, etc., to be submitted for designated projects in Wyoming, Oregon, and California.....	668
preference to ex-soldiers.....	704	<i>Reclamation Fund,</i>	
operation and maintenance charges payable in advance.....	704	appropriation for all expenditures of.....	415, 1165
by water users' associations, etc.....	704	deficiency appropriation for all expenditures of.....	685
of adjusted charges.....	704	amount for completing first Mesa unit of Yuma auxiliary project, Ariz., authorized from.....	962
main office expenses chargeable to general fund and not to water users.....	704	repayment from receipts.....	962
rights of way, etc., for projects over public lands to be reserved.....	704	<i>Reclamation Projects,</i>	
recording, etc.....	704	appropriation for aiding, by demonstrations, etc., additional, 1925.....	456, 706
donated real property not utilized, to be reconveyed to grantor.....	704	deficiency appropriation for surveying unproductive, etc., from reclamation fund.....	755
amount authorized for determining development of arid, semiarid, swamp, and cut-over timber lands.....	704	<i>Recoinage of Gold and Minor Coin,</i>	
<i>Reclamation Bureau, Interior Department,</i>		appropriation for.....	68, 767
appropriation for all expenditures, from reclamation fund; objects specified.....	415, 1165	<i>Recorder of Deeds, D. C.,</i>	
limit on use for outside headquarters.....	1166	appropriation for office rent.....	545, 1222
for maintenance, etc., of designated irrigation projects.....	416, 1166	deficiency appropriation for rent.....	37
for gauging, etc., tributaries of Milk River, Mont., cooperative with Great Britain.....	1171	second deputy to be appointed by.....	1102
for secondary projects.....	418, 1171	duties, compensation, etc.....	1102
for investigating irrigation and other problems on Colorado River, etc.....	418	number and compensation of employees to be fixed by; from fees, etc.....	1103
limitation on expenditures.....	418, 1171	restriction on change of pay of deputies.....	1103
interchangeable appropriations; restriction.....	418, 1171	conditional sales of chattels, not valid as to third parties, unless written terms of filed with.....	1103
allowance for motor travel expenses.....	418, 1172	indexing and operative force of; fees authorized.....	1103
for general expenses, additional, 1925.....	708	deeds of personal property not valid as to third parties unless acknowledged, etc., and filed in office of, within ten days.....	1103
for, additional, 1925.....	708	indexing required, and original to be open to the public.....	1103
deficiency appropriation for damages claims.....	43	fee authorized for.....	1103
for paying judgments, New Mexico district court, under condemnation proceedings.....	53	<i>Recreation for Enlisted Men, Navy,</i>	
for all expenditures, from reclamation fund; objects specified.....	685	appropriation for.....	186, 865
use for new construction restricted.....	685	<i>Recruiting, Marine Corps,</i>	
		appropriation for expenses.....	203, 880
		<i>Recruiting, Navy,</i>	
		appropriation for expenses of.....	186, 865
		<i>Rector, Sue Myrina (widow),</i>	
		pension.....	1492
		<i>Red Bluff, Calif.,</i>	
		lands granted to, for public park.....	982
		<i>Red Cross, American (see American National Red Cross).</i>	

	Page.		Page.
<i>Red Lake Agency, Minn.,</i>		<i>Reformatory, D. C.,</i>	
appropriation for support, etc., of Indians at, from tribal funds	411, 1161	appropriation for salaries	567, 1241
deficiency appropriation for civilian employees at	1329	for constructing buildings, etc.	567, 1241
<i>Red Lake Band of Chippewa Indians, Minn.,</i>		for maintenance, etc.	567, 1241
appropriation for constructing sawmill, etc., from tribal funds	412	for fuel, repairs, etc.	567, 1241
for constructing roads and bridges on Reservation, from tribal funds;		deficiency appropriation for maintenance	679
Indian labor	1163	<i>Reformatory, Industrial (see Industrial Reformatory, United States).</i>	
<i>Red Lake Indian Reservation, Minn.,</i>		<i>Refund of Erroneous Collections, D. C.,</i>	
appropriation for constructing roads and bridges, from tribal funds;		appropriation for	545, 1222
Indian labor	413, 1163	deficiency appropriation for	674, 1319
<i>Red Lake Indians, Minn.,</i>		<i>Refund of Internal Revenue Taxes,</i>	
reimbursement of individual, for garden plats taken for school farm	357	appropriation for erroneous collections	72
<i>Red Lake Irrigation Project, Ariz.,</i>		for, illegally collected	72
appropriation for maintenance, etc., of	400, 1151	deficiency appropriation for erroneous collections	49, 58, 62, 698, 701, 757, 761, 1350
<i>Red Pipestone Quarries, Minn.,</i>		for, illegally collected	49, 698, 701, 757, 761, 1349
interest of Yankton Sioux Indians in, to be determined by Court of Claims	730	directed, if erroneously or illegally collected, etc.	342
of other Sioux Indians	730	repayment to collector of money recovered against him	342
<i>Red River,</i>		damages against officials	342
bridge authorized across, Illinois Bend, Tex.	664	report to Congress	342
<i>Red River, Ark.,</i>		claims for, erroneously collected, etc., to be brought in four years after payment	342
preliminary examination, etc., authorized for flood control of	249	barred by limitation not allowed; income tax exception	342
to be made, Fulton to mouth of	1195	granted farmers, etc., insurance companies	343
<i>Red River of the North,</i>		distillers who produced and owned distilled spirits, tax paid in excess of \$2.20 a gallon	860
time extended for bridging, N. Dak. and Minn.	1312	<i>Refunds of Income Tax,</i>	
for dam across, at Grand Forks, N. Dak., to East Grand Forks, Minn.	998	time extended for allowing claims for, on excess payments	22
<i>Redding, Ziba A.,</i>		taxable year 1918 included	22
pension increased	1405	<i>Refunds of Taxes,</i>	
<i>Redlands, Calif.,</i>		provisions for, as to overpayments, etc., of income, etc.	301
lands granted to, for water conservation	979	<i>Register of the Treasury,</i>	
<i>Redwood City, Calif.,</i>		appropriation for operating force, Annex for	65, 764
preliminary examination, etc., to be made, of channel to San Francisco Bay from	1196	<i>Registered Mail, Postal Service,</i>	
<i>Reece, Mary A. (widow),</i>		appropriation for indemnity for lost, domestic	88, 786
pension	1448	deficiency appropriation for indemnity for lost, international	47, 59
<i>Reed, Dorcas A. (widow),</i>		application and fee for	1068
pension increased	1517	fee required for receipt for delivery	1068
<i>Reed, Edward F.,</i>		<i>Registers of Land Offices,</i>	
pension increased	1388	appropriation for salaries and commissions	395, 1145
<i>Reed, Elizabeth (widow),</i>		consolidation of offices of registers and receivers at designated places	395
pension increased	1426	vacancies prior to June 1, 1925, to effect consolidation of offices	395
<i>Reed, Elizabeth S. (widow),</i>		consolidation of offices of registers and receivers having two officials	1145
pension increased	1502	<i>Registration and Selection for Military Service,</i>	
<i>Reed, Maria L. (widow),</i>		deficiency appropriation for	62, 761
pension	1524	balances of appropriations covered in; for expenses, military police	934
<i>Reed, Martha J. (widow),</i>		<i>Rehabilitation of Disabled Discharged Soldiers, etc., Vocational,</i>	
pension increased	1425	appropriation for providing	533, 1211
<i>Reeder, Lula (widow),</i>		deficiency appropriation for providing	681
pension increased	1418		
<i>Reedy Island Quarantine Station, Del.,</i>			
appropriation for improvements	80		
<i>Reese, Isaac J.,</i>			
military record corrected	1563		
<i>Reese, Mary L. (widow),</i>			
pension	1395		
<i>Reeves, Adidamiah (widow),</i>			
pension	1518		
<i>Reeves, Mary C. (widow),</i>			
pension	1441		
<i>Reeves, Mary E. (widow),</i>			
pension	1474		

<i>Rehabilitation of Persons Disabled in Industry, Vocational,</i>	Page	<i>Rent, D. C.—Continued</i>	Page
appropriation for extending benefits of, to Hawaii.....	1202	appropriation for Department of Agriculture; restriction.....	433, 823
for promotion of.....	1202	for Fixed Nitrogen Research Laboratory.....	433, 823
for investigating placements, etc., of deficiency appropriation for expenses of provisions for cooperating with States in promoting.....	1202 680	for Army; restriction.....	489, 904
	431	for Civil Service Commission.....	523, 1201
<i>Rehabilitation, Vocational (see also Veterans' Bureau, United States),</i>		for Interstate Commerce Commission.....	526, 1204, 1205
appropriation for providing, for disabled discharged soldiers, etc.....	533, 1211	<i>Rent, Light, and Fuel, Post Offices,</i>	
gifts for purposes of, may be accepted by Veterans' Bureau.....	611	appropriation for.....	86, 784
fund created from, for providing courses.....	611	deficiency appropriation for.....	60, 699
provisions for, of persons serving in World War, contained in World War Veterans' Act.....	627	<i>Rent of Court Rooms,</i>	
<i>Rehoboth Bay,</i>		appropriation for.....	221, 1030
bridge authorized across Delaware Bay and, near Rehoboth, Del.....	664	deficiency appropriation for New York City.....	687
<i>Rehoboth, Del.,</i>		<i>Rental Allowances, Army,</i>	
bridge authorized across Rehoboth and Delaware Bays, canal near.....	664	appropriation for, including quarters for enlisted men.....	482, 897
<i>Rehrer, Clara D. (daughter),</i>		<i>Rental Allowances, Army, Navy, etc.,</i>	
pension.....	1474	provisions modifying, for officers, with or without dependents.....	250
<i>Reichart, Miss Alma,</i>		<i>Rental Allowances, Marine Corps,</i>	
payment to, for personal injuries.....	1578	appropriation for officers.....	201, 879
<i>Reid, Albert,</i>		<i>Rental Allowances, Navy,</i>	
deficiency appropriation for services.....	672	appropriation for, officers.....	193, 872
<i>Reid, Lottie B. (widow),</i>		for, Nurse Corps.....	193, 872
pension.....	1476	<i>Rents, D. C. (see District of Columbia Rents Act).</i>	
<i>Reider, Margaret I. (widow),</i>		<i>Reporter of the Supreme Court,</i>	
pension increased.....	1450	appropriation for salary and expenses.....	218, 1028
<i>Reilley, Mary (widow),</i>		<i>Reporting Proceedings in Congress,</i>	
pension increased.....	1456	appropriation for House of Representatives.....	585, 1293
<i>Reindeer, Alaska,</i>		for Senate.....	581, 1289
appropriation for support of stations, etc.....	427, 1181	<i>Reports of Departments, etc.,</i>	
sale of males, etc.....	427, 1181	printing of annual, etc., by heads thereof, discontinued.....	592
for improving, etc., industry.....	451, 841	copies of originals to be kept for public inspection.....	592
<i>Reiter, Augusta,</i>		<i>Representatives in Congress,</i>	
payment to, for personal injuries.....	1582	appropriation for compensation.....	581, 1289
<i>Relief and Protection of American Seamen,</i>		for mileage.....	582, 1289
appropriation for, in foreign countries, etc.....	208, 1017	for clerk hire.....	585, 1293
deficiency appropriation for.....	47, 57, 760	amount established for clerk hire for; mode of payment, etc.....	152
<i>Religious, Educational, etc., Entertainments,</i>		compensation of, after March 4, 1925..	1301
exempt from admission tax.....	321	immediately available.....	1313
<i>Religious, Scientific, etc., Societies, etc.,</i>		<i>Reproducing Plats of Surveys, Public Lands,</i>	
exempt from income tax.....	282	appropriation for.....	394, 1145
<i>Remington, Cora B. (widow),</i>		<i>Research Council, International,</i>	
pension.....	1477	appropriation for annual contribution to, and Associated Unions... ..	214, 1023
<i>Reno Agency, Nev.,</i>		forexpensesofattendingdelegates..	238, 1045
appropriation for support, etc., of Indians at, from tribal funds..	411, 1161	<i>Research Laboratory, Naval,</i>	
deficiency appropriation for civilian employees at.....	1329	appropriation for expenses of.....	184, 863
<i>Rent Commission, D. C.,</i>		temporary employment of scientists, etc.....	184, 863
deficiency appropriation for salaries and expenses.....	36, 674	technical, etc., services.....	184, 863
additional pay to assessor forbidden after June 30, 1924.....	674	<i>Reserve Officers, Army,</i>	
for J. C. Harding and Company.....	674	to be commissioned in Army of United States.....	470
<i>Rent, D. C.,</i>		of National Guard, Federally recognized.....	470
appropriation for Treasury Department.....	65, 765	<i>Reserve Officers' Training Corps, Army,</i>	
for Department of Justice.....	216, 1026	appropriation for quartermaster supplies, etc., to institutions having units of.....	507, 922
for Department of Commerce.....	224, 1034	for maintenance of training camps, etc.....	507, 922
for Department of Labor.....	239, 1048	for travel allowances, etc., rates... ..	507, 923
for Interior Department.....	392	for pay of students attending advanced camps; subsistence commutation.....	507, 923

	Page.		Page.
<i>Reserve Officers' Training Corps, Army—</i>		<i>Revenue Act of 1917,</i>	
Continued.		deficiency appropriation for collecting	
appropriation for transporting remains		taxes under-----	58
of members dying at instruction		<i>Revenue Act of 1921,</i>	
camp; passenger vehicles-----	508, 923	income tax credits or refunds for excess	
uniforms, etc., from Army surplus		payments, time extended for	
stocks-----	508, 923	allowing claims for; taxable year	
price current at time of issue to		1918 included-----	22
govern payments-----	508, 923	parts of, repealed by Revenue Act of	
additional mounted, etc., units,		1924: Title II, Income Tax, as	
forbidden-----	508, 923	of January 1, 1924-----	352
use of other funds forbidden-----	508, 923	Title IV, Estate Tax, on passage	
for transporting students to national		hereof-----	352
rifle contests-----	508, 923	Title V, Tax on Telegraph and Tele-	
deficiency appropriation for quartermas-		phone Messages, thirty days	
ter supplies-- 59, 62, 699, 701, 762,	1350	after enactment of Act-----	352
hospital treatment, etc., to members of,		redemption of unused transportation	
injured at training camps-----	365	tax excepted-----	352
transportation home upon termina-		Title VI, Beverages Tax, taxes on	
tion of-----	365	soft drinks, etc-----	352
subsistence until furnished-----	365	Title VII, Tax on Cigars, Tobacco,	
burial expenses, etc., in case of death		and Manufacturers Thereof-----	352
under-----	365	Title VIII, Tax on Admissions and	
<i>Reserve Officers' Training Corps, Naval,</i>		Dues, on expiration of thirty	
provisions for establishing-----	1276	days-----	352
<i>Resident Commissioners,</i>		Title IX, Excise Taxes, on designated	
appropriation for compensation of--	581, 1289	articles-----	352
for expenses of-----	582, 1289	on jewelry, etc., sales, on expira-	
for clerk hire-----	585, 1293	tion of thirty days-----	352
amount established for clerk hire for;		Title X, Special Taxes, as of June 30,	
mode of payment-----	152	1924-----	352
compensation of, after March 4, 1925--	1301	Title XI, Stamp Taxes, on expiration	
immediately available-----	1313	of thirty days-----	352
" <i>Restaurationen,</i> " Sloop,		Title XII, Tax on Employment of	
medal to be prepared commemorative		Child Labor-----	352
of landing in United States first		Title XIII, of certain administrative	
shipload of Norse immigrants on		provisions-----	352
board of-----	1096	repealed portions in force for collection	
<i>Resurrection Bay, Alaska,</i>		of accrued taxes, etc-----	352
preliminary examination, etc., of, break-		<i>Revenue Act of 1924,</i>	
water, etc., to be made-----	1197	TITLE I. GENERAL DEFINITIONS-----	253
<i>Rethers, Colonel Harry F.,</i>		title of Act-----	253
may accept gift of statuette from		meaning of terms; "person"--	253
France-----	1538	"corporation"; "domestic"; "for-	
<i>Retired Officers, Army,</i>		foreign-----	253
status of, detailed to duty at schools, etc.	1099	"United States"; "domestic"; "for-	
<i>Retirement of Classified Civil Service Em-</i>		foreign-----	253
<i>ployees,</i>		"Secretary"; "Commissioner";	
appropriation for expenses of Pension		"Collector"-----	253
Office executing Act for-----	414, 1164	"taxpayer"-----	254
for expenses of Civil Service Commis-		"military or naval forces of the	
sion under Act for-----	523, 1201	United States"-----	254
<i>Retirement of Foreign Service Officers,</i>		"includes"; "including"-----	254
provisions relating to-----	144	TITLE II. INCOME TAX-----	
<i>Returns of Income Taxes,</i>		general provisions-----	254
to be public records, when tax deter-		meaning of terms-----	254
mind by Commissioner-----	293	dividends; distribution of profits con-	
inspection only upon order of the		strued-----	254
President, etc-----	293	gain or loss; basis of determining	
data from, to be furnished designated		amount-----	255
committees of Congress-----	293	recognition of, from sales or ex-	
inspection by order of committees,		changes-----	256
etc-----	293	depletion and depreciation after	
access to corporation returns allowed		February 28, 1913; before March	
State officers upon request of		1, 1913-----	258
governors-----	293	inventories; use of, to determine in-	
allowed shareholders thereof-----	293	come-----	260
punishment for unauthorized div-		net losses; items considered as-----	260
ulging information from, by-----	293	computation of tax for fiscal years; for	
detailed list of taxpayers to be prepared		calendar years-----	261
annually for inspection in office		capital gains and losses; method of de-	
of collectors-----	293	termining-----	262
<i>Retzer, Emelia (widow),</i>		tax levied on-----	263
pension-----	427	earned income; term construed-----	263
		credits allowed for, in income tax--	264

<i>Revenue Act of 1924—Continued.</i>	Page.	<i>Revenue Act of 1924—Continued.</i>	Page.
individual income tax	264	time for assessing and paying tax	299
normal; nonresident aliens	264	filing claims in abatement	300
surtax; mines, oil and gas wells	265	assessing, etc., taxes under former Acts	301
net income defined	267	allowance of credits and refunds	301
gross income defined	267	closing of taxable year by Commissioner	302
items not included	267	title in effect January 1, 1924	303
nonresident aliens	269	TITLE III. ESTATE TAX	303
deductions allowed	269	definition of terms	303
items not deductible	271	rates imposed on value of net estate transferred	303
credits allowed; family exemptions	272	credit allowed for tax paid to States, etc.	304
nonresident aliens from United States sources	273	determination of gross estates; net estates	304
as members of partnerships	275	deductions allowed residents; non-residents	304
estates and trusts	275	returns by executor	307
evasions of surtax by incorporation	277	payable in one year	308
payment of tax at source	277	early examination and determination of amount	308
credit for taxes paid	279	deficiency proceedings	308
returns by individuals	280	appeal to Board	308
by partnerships	280	time for assessment and collection	310
by fiduciaries	280	extension	310
for less than a year	281	claims for abatement	310
time and place for filing	281	collection proceedings	311
corporation income tax	282	unpaid taxes a lien for ten years	312
exemptions	282	computation of tax under former laws	312
net income defined	283	punishment for false statement, etc.	313
gross income defined	283	proceedings in United States court for China	313
deductions allowed	283	tax on gifts	313
items not deductible	285	rates imposed	313
credits allowed	285	amount taxable	314
payment at source	285	sales of property for less than market value deemed taxable gifts	314
credit for taxes	286	determination of value; deductions allowed residents; nonresidents	314
returns	287	tax imposed to be credited against estate tax upon death of donor	315
consolidated of affiliated corporations	288	yearly returns to collector	316
time and place for filing	288	time of payment by donor	316
tax on insurance companies	288	TITLE IV. TAX ON CIGARS, TOBACCO, ETC.	316
life insurance	288	rates on sales by manufacturer or importer	316
gross income defined	289	of cigars and cigarettes	316
net income defined; deductions allowed	289	label and package requirements, etc.	317
other than life or mutual	290	of manufactured tobacco and snuff	317
gross income defined	290	package requirements, etc.	317
net income defined	291	cigarette paper and tubes	318
investment income defined	291	leaf tobacco dealers; regulations of business	318
deductions allowed	291	penalties for violations	319
administrative provisions	292	farmers, growers, and tobacco growers associations not regarded as "tobacco growers cooperative associations" defined	320
returns by corporations of dividend payments	292	TITLE V. TAX ON ADMISSIONS AND DUES	320
by brokers	292	rates on admissions hereafter to any place	320
of information at source	292	additional for sales at other than ticket office	320
to be public records; inspection by Congressional committees	293	if sold at greater than regular price at ticket office	320
State officers; shareholders, of transportation returns	293	box holders at places of amusement	320
publication of statistics	293	roof gardens, cabarets, etc.	321
collection of foreign items	293	exemptions, entertainments for religious, educational, etc., organizations	321
taxation of citizens of United States possessions; Virgin Islands	294	for veterans, etc.; agricultural fairs, etc.	321
in Porto Rico; Philippine Islands	294	club dues and initiation fees	321
gross income from within the United States possessions specified	294		
Virgin Islands not included	295		
credit allowed China Trade Act corporations	295		
time for paying income taxes; by installments	295		
examination of returns and determination of tax	296		
credit or refund of overpayments	296		
assessment and determination of deficiencies	296		
additions to tax in case of deficiency	298		
in case of delinquency	298		

*Revenue Act of 1924—Continued.*

tax on admissions, etc.; collection by receivers; returns and payment in effect in 30 days..... 322

**TITLE VI. EXCISE TAXES.**..... 322

rates imposed hereafter on sales by manufacturers..... 322

articles specified..... 322

retail sales..... 323

computation if sold at less than market price..... 323

rates on works of art sold by other than artist; sales excepted..... 323

jewelry, precious stones, time pieces, etc..... 324

surgical and medical instruments, spectacles, etc., excepted..... 324

returns, payment, etc..... 324

payment of excise tax on sales under contracts prior to January 1, 1924..... 324

not required if to other than a dealer..... 324

if tax greater than under this Act..... 324

if no tax under this Act..... 325

**TITLE VII. SPECIAL TAXES.**..... 325

capital stock tax after January 1, 1924..... 325

rate on domestic corporations..... 325

on foreign corporations..... 325

exceptions..... 325

publicity of returns..... 326

miscellaneous occupational taxes after July 1, 1924..... 326

rates on designated businesses..... 326

annual sales by manufacturers of tobacco, cigars, and cigarettes..... 327

on use of pleasure boats, after January 1, 1924; exemptions..... 328

punishment for conducting business without paying tax..... 328

narcotic Act provisions..... 328

**TITLE VIII. STAMP TAXES.**..... 331

levied hereafter on bonds, written documents, etc., in Schedule A..... 331

exemptions..... 332

penalty for using unstamped paper..... 332

dealing in articles not fully stamped..... 332

using uncanceled stamps, etc..... 332

punishment for fraudulently reusing, etc., stamps..... 332

willfully removing stamps for unlawful uses..... 332

possessing washed stamps knowingly..... 332

methods of canceling directed..... 333

preparation of stamps, etc.; general laws applicable..... 333

sales of stamps by postmasters, etc..... 333

designated depositories, etc.; State agents..... 333

bond, regulations, etc..... 333

Schedule A, stamp taxes..... 333

bonds of indebtedness..... 333

capital stock issues and transfers..... 334

sales of produce at exchanges for future delivery..... 334

real estate conveyances..... 335

customhouse entries; warehouse withdrawals..... 335

foreign passage tickets..... 335

proxies; exceptions..... 336

powers of attorney; exceptions..... 336

playing cards..... 336

property insurance policies by foreign corporations, etc..... 336

reinsurance exempt..... 336

affixing stamps; penalty for failure..... 336

*Revenue Act of 1924—Continued.*

**TITLE IX. BOARD OF TAX APPEALS.**..... 336

created of not less than seven nor more than twenty-eight members, for two years..... 336

appointment by the President and Senate..... 336

subsequent terms..... 336

retiring member not permitted to practice before Board for two years..... 337

quorum; chairman; seal..... 337

to hear and determine appeals in income and estate tax deficiency and abatement claims..... 337

divisions of Board to be assigned..... 337

appeals to be decided by..... 337

finality of decisions of, unless reviewed by Board..... 337

findings to be prima facie evidence of facts in court proceedings..... 337

notice and hearings; informal proceedings..... 337

findings of facts to be reported in writing..... 337

principal office in Washington; hearings elsewhere..... 338

authority of members to secure testimony, etc..... 338

office assistance, supplies, etc., to be furnished by Secretary of the Treasury..... 338

additional allowance for traveling expenses, etc..... 338

expenses of, payable from internal revenue appropriations on vouchers approved by the chairman..... 338

**TITLE X. GENERAL ADMINISTRATIVE PROVISIONS.**..... 339

general revenue laws extended to this Act..... 339

enforcement regulations, etc., to be prescribed..... 339

taxpayers to keep records, make returns, etc..... 339

returns may be required of any person not exceeding \$10 may be acknowledged without oath..... 339

returns to be prepared by collector if taxpayer makes no, or false..... 339

by Commissioner; legal effect..... 339

further time allowed if failure due to sickness..... 339

assessment of tax..... 339

additional tax imposed; exception..... 339

rate if return fraudulent..... 340

collection of..... 340

examination of books, witnesses, etc., authorized..... 340

restriction on making unnecessary..... 340

cases settled by written agreement with taxpayer not to be reopened..... 340

findings of fact, etc., by Commissioner not subject to review by other officer, etc..... 340

decisions reversed without retroactive effect unless required by court..... 341

assessment of all but income and estate taxes to be within four years..... 341

no proceedings for collection to be brought after five years..... 341

exception in case of fraud..... 341

collection by distraint, etc., after assessment made..... 341

suit authorized without assessment..... 341

provisions subject to bar of statutory limitations..... 341

<i>Revenue Act of 1924—Continued.</i>	Page.	<i>Revenue Act of 1924—Continued.</i>	Page.
no prosecution authorized unless indictment, etc., found within five years.....	341	receipts for taxes to be given by collectors.....	347
absence from district not included.....	342	to debtor for separate creditors; evidence of payments, etc.....	347
not applicable to prior offenses.....	342	fractions of a cent disregarded; exception.....	347
time extended in complaints before commissioners.....	342	former provisions for tax receipts repealed.....	347
not applicable to Government officers.....	342	discretionary methods may be used for collecting other than income, estate, and stamp taxes.....	347
prior proceedings under former laws not affected.....	342	administrative, etc., stamp provisions applicable.....	347
refund authorized for erroneously collected taxes, penalties, etc.....	342	credits for overpayments or overcollections of admission or excise taxes.....	347
repayment of judgments, etc., against collectors.....	342	exports of tobacco, etc., not taxable hereunder.....	348
for damages against officials.....	342	refund to exporter, etc., if paid.....	348
report to Congress.....	342	jurisdiction of district courts to secure testimony, etc.....	348
claims for refunding or crediting erroneously collected taxes, etc., to be presented in four years.....	342	issue of orders, processes, etc.....	348
applicable to prior claims.....	342	additional to other enforcement remedies.....	348
time extended for redemption of stamps.....	343	concurrent with Court of Claims for recovery of erroneous collections, etc., if collector dead.....	348
suits for recovery of illegally collected taxes, etc., not allowed unless claim filed with Commissioner.....	343	punishment for false statement that tax is included in price, etc.....	348
allowed whether tax paid or not.....	343	that part of price is due to tax.....	348
time limitations extended; notification of disallowance.....	343	stamps unavoidably lost from packages, etc., may be replaced.....	349
prior suits not affected.....	343	regulations to be prescribed.....	349
former limitation repealed.....	343	additional exemption of 4 and 4½ per cent Liberty bonds from surtax, etc.....	349
bank accounts subject to distraint for taxes.....	343	for two years after end of World War; for three years more.....	349
failure to pay tax, make returns, etc., a misdemeanor.....	343	additional and in lieu of former exemption.....	349
punishment for, in addition to other penalties.....	344	Liberty bonds, etc., accepted in lieu of personal surety required by law.....	349
additional penalty for willful refusal to pay other than income and estate taxes; exceptions.....	344	effect thereof; substitution permitted.....	349
persons liable for violations.....	344	return to depositor when performance completed.....	350
violations of revenue laws to be reported to district attorney.....	344	retention for protection of subcontractors on default of principal.....	350
statement required.....	344	priority, etc., of United States not affected.....	350
administrations of oaths by specified revenue officials, authorized.....	344	inconsistent laws modified.....	350
divulging information received by revenue officials, unlawful.....	345	not applicable to judicial securities.....	350
unauthorized publication of income returns, unlawful.....	345	bill in chancery authorized to enforce lien on real estate for unpaid taxes.....	350
penalty for offenses; dismissal of offender.....	345	proceedings and determination.....	350
inquiries to be made by deputy collectors.....	345	sale on decree, and distribution of proceeds.....	350
annual returns required of taxpayers; details specified.....	345	persons having prior liens for, may request Commissioner to file.....	351
by revenue officers with consent of party failing.....	345	on failure of Commissioner may petition court.....	351
notice to be given if no return rendered.....	345	action if petition granted.....	351
summons for failure to make, or making false returns.....	346	adjudication by court.....	351
authority of district collector; corporations, etc., included.....	346	property liable to distraint, if not divisible, may be sold as a whole.....	351
interest allowed on claims for credits or refunds.....	346	distribution of proceeds after paying tax, etc.....	351
time period; for additional assessments.....	346	all internal revenue taxes, etc., to be deposited daily into the Treasury.....	351
on judgments by Court of Claims, etc., for erroneous collections, etc.....	346	sums in compromise, etc., as a special deposit.....	351
United States notes or certificates, and uncertified checks, accepted for other than stamp taxes.....	347	certificate of, to be transmitted to the Commissioner.....	351

*Revenue Act of 1924—Continued.*

deposit of internal revenue taxes, etc.; special account for designated receipts..... 351

withdrawals from, and deposit of as internal revenue collections... 351

refund of rejected offers of compromise; surplus of proceeds from distraint sales..... 352

**TITLE XI. GENERAL PROVISIONS..... 352**

repeal of designated parts of Revenue Act of 1921, at specified dates... 352

Income Tax..... 352

Estate Tax..... 352

Tax on telegraph and telephone messages..... 352

Tax on soft drinks..... 352

Tax on cigars, etc..... 352

Tax on admissions and dues..... 352

Excise Taxes; sales by manufacturers; jewelry, etc., sales..... 352

Special Taxes..... 352

Stamp Taxes..... 352

Child Labor Taxes..... 352

specified administrative provisions... 352

repealed provisions to continue for collecting accrued taxes, etc..... 352

of income and estate taxes not to affect retroactive benefits..... 353

Legislative Drafting Service made Office of legislative counsel..... 353

salary of Government actuary increased for present incumbent... 353

invalidity of any provision not to affect remainder of Act..... 353

effective date hereof..... 353

**TITLE XII. REDUCTION OF INCOME TAX PAYABLE IN 1924..... 353**

allowance of 25 per cent on returns for 1923..... 353

if tax paid in full, credit or refund allowed..... 353

prorating allowed on installment payments..... 353

application to extended time payments..... 354

credit or refund if tax not paid in full, deducted from previously assessed deficiencies..... 354

subsequently assessed deficiencies, to be deducted from tax on deficiency for fiscal year ending in 1923... 354

of tax for 1923 for fiscal year ending in 1924..... 354

on deficiencies for fiscal years ending in 1923 or 1924..... 354

for less than a year in 1923..... 355

rules, etc., for credits and refunds to be prescribed..... 355

interest not allowed..... 355

rules for granting benefits to be prescribed..... 355

definitions of terms in Revenue Act of 1921 to apply to this Act... 355

deficiency appropriation for refunding income taxes for 1923..... 693

additional copies of, ordered printed... 1612

appointments on Board of Tax Appeals, prior to December 1, 1924, may receive salaries..... 669

appropriation for Tax Appeals Board, authorized by..... 1200

credit allowed China Trade Act corporation dividends..... 996

*Revenue Act of 1924—Continued.*

income tax; allowance for credits and refunds extended to taxable year 1919, etc..... 1115

gross income exemption, China Trade Act corporation dividends to China residents..... 997

Ways and Means Committee of the Sixty-ninth Congress authorized to revise..... 1315

*Revenue from Customs,*

appropriation for collecting..... 69, 769

for collecting, additional, 1925..... 710

deficiency appropriation for collecting... 49,

57, 701, 761, 1349, 1351, 1353

*Revenue Marine (see Coast Guard).*

*Revised Statutes,*

amended, section 876..... 1265

section 892..... 1269

section 1685..... 143

section 1697..... 142

section 1698..... 142

section 2587..... 957

section 3176..... 339

section 3182..... 341

section 3186..... 994

section 3187..... 343

section 3195..... 351

section 3207..... 350

section 3210..... 351

section 3226..... 343

section 3228..... 342

section 3244..... 327

section 3360..... 318

section 3362..... 317

section 3368..... 317

section 3392..... 317

section 3394..... 316

section 3927..... 1068

section 3928..... 1068

section 4044..... 950

section 4414..... 104

section 4472..... 1093

section 5147..... 955

reenacted, section 3164..... 344

section 3165..... 344

section 3167..... 345

section 3172..... 345

section 3173..... 345

section 3220..... 342

section 3315..... 349

section 3320..... 342

repealed, section 510..... 1106

section 763..... 942

section 764..... 942

section 3225..... 343

correction in enrollment of bill amending section 3186, directed... 1617

*Revolutionary Cannon,*

loan to William and Mary College of two, surrendered by British at Yorktown in 1781..... 115

*Rexroat, Laura C. (widow),*

pension increased..... 1516

*Reynolds, Ella C. (widow),*

pension increased..... 1457

*Reynolds, Frances M. (widow),*

pension increased..... 1516

*Reynolds, George,*

pension..... 1401

*Reynolds, H. A.,*

reimbursement to..... 1541

*Reynolds, Hubert,*

correction in credit allowed, of postal accounts..... 1378

<i>Reynolds, Mary (widow),</i> pension-----	Page. 1453	<i>Rifle Ranges for Civilian Instruction,</i> appropriation for quartermaster sup- plies for maintaining, etc.-----	Page. 509, 924
<i>Reynolds, Minerva B. (widow),</i> pension-----	1418	for ordnance equipment for-----	510, 925
<i>Rhea, Barbara E. (widow),</i> pension increased-----	1446	<i>Riggin, Delia (widow),</i> pension-----	1484
<i>Rhode Island,</i> appropriation for naval training sta- tion-----	187, 866	<i>Rights of Way,</i> granted across Anastasia Island Mili- tary Reservation, Fla-----	959
claim of, for expenses in war with Spain referred to Court of Claims-----	964	Fort Logan Military Reservation, Colo-----	648
<i>Rhode Island Avenue NE., D. C.,</i> appropriation for asphalt covering, Lin- coln Road to Fourth Street; from gasoline-tax fund-----	1225	Fort MacArthur Military Reserva- tion, Calif-----	656
<i>Rhodes, Emma Williams (widow),</i> pension-----	1497	Fort Snelling Military Reservation, Minn., to Chicago, Milwaukee and Saint Paul Railway Com- pany-----	30
<i>Rice,</i> appropriation for investigating insects affecting-----	449, 839	Government levee, Yuma, Ariz-----	101
<i>Rice, Elizabeth H.,</i> payment of findings of Court of Claims to	1595	Post Discovery Bay Military Res- ervation-----	812
<i>Rich, Delia (widow),</i> pension increased-----	1489	right of way of Lakes Union and Washington canal-----	789
<i>Rich, Walter A.,</i> payment to estate of, on account of death-----	1573	Veterans' Bureau Hospital reserva- tion, to Knoxville, Iowa-----	792
<i>Richards, Josephine (widow),</i> pension increased-----	1438	granted Vicksburg, Miss., under na- tional cemetery road-----	536
<i>Richey, William,</i> pension increased-----	1388	<i>Riley, Phebe S. (daughter),</i> pension increased-----	1490
<i>Richmond County, Ga.,</i> bridge authorized across Savannah River, Augusta, Ga., by Aiken County, S. C., and-----	102	<i>Riley, Ruben (son),</i> pension increased-----	1423
<i>Richmond, Henrietta (widow),</i> pension-----	1448	<i>Rimes, George C.,</i> pension increased-----	1405
<i>Rickard, Noah,</i> pension-----	1519	<i>Rincon Indian Reservation, Calif.,</i> appropriation for irrigation project on-----	400, 1151
<i>Rickman, Isabella (widow),</i> pension increased-----	1533	<i>Rinderpest,</i> appropriation for emergency use, eradicating, etc.; additional-----	110, 458, 851
<i>Ridenour, Priscilla (widow),</i> pension increased-----	1482	payment for animals destroyed, etc.; appraisal of values--	111, 458, 851
<i>Rider, Charles O.,</i> pension-----	1504	deficiency appropriation for eradica- ting, etc-----	682
<i>Riding Academies,</i> special tax on proprietors of-----	326	<i>Rinecker, Mary J. (daughter),</i> pension-----	1416
associations of National Guard etc., excepted-----	326	<i>Rio de Janeiro, Brazil,</i> appropriation for purchase of addi- tional land for embassy-----	1024
<i>Rife, Fred,</i> pension-----	1404	<i>Rio Grande,</i> appropriation for steel bridges across, within Cochiti, etc., Indian lands, N. Mex-----	413
<i>Rifle Contests, Army,</i> appropriation for trophy, medals, etc., for-----	509	deficiency appropriation for joint com- mission with Mexico on use of waters of, below Fort Whit- man, Tex-----	692
<i>Rifle Practice, National Board for Pro- motion of,</i> appropriation for expenses of ranges; transporting teams to matches, etc-----	509, 924	bridge authorized across, Alamo Alto, Tex-----	662
for quartermaster supplies for rifle ranges, practice, under regula- tions by-----	509, 924	consent of Mexico required-----	663
for reimbursing members of, for practice expenses, etc-----	509, 925	El Paso, Tex-----	4
for issue of arms, etc., for target practice issue and sale, as pre- scribed by-----	510	consent of Mexico required-----	4
for quartermaster supplies, etc., ad- ditional, 1925-----	711	Hidalgo, Tex-----	815
provisions for encouraging rifle instruc- tion upon recommendation of--	510	consent of Mexico required-----	815
		near Tornillo, Tex-----	1214
		consent of Mexico required-----	1214
		special commissioners authorized to cooperate with Mexican rep- resentatives as to use of waters of, below Fort Quitman, Tex--	118
		sum for expenses authorized-----	118
		<i>Rio Grande, Commission on the Equitable Use of Waters of,</i> deficiency appropriation for; reappro- priation-----	1340

<i>Rio Grande Irrigation Project, N. Mex.,—</i>	Page.	<i>River and Harbor Improvements—Con.</i>	Page.
<i>Tex.,</i>		work authorized on Delaware River,	
appropriation for maintenance, etc., of.	418,	Philadelphia to Trenton	1186
	1168	Wilmington, Del.	1186
<i>Rio Grande Valley, N. Mex.,</i>		Salem River, N. J.	1186
appropriation for draining Pueblo		Cambridge, Md.	1186
Indian lands in; conditions.	403	Crisfield, Md.	1186
<i>Riordan, D. J., late a Representative in</i>		Onancock River, Md.	1186
<i>Congress,</i>		Norfolk, Va.	1186
deficiency appropriation for pay to		waterway, Norfolk to Beaufort Inlet,	
widow of	34	N. C.	1186
<i>Riphenburgh, Maggie (widow),</i>		Beaufort, N. C.	1187
pension	1504	waterway, Charleston, S. C., and	
<i>Ritter, Charles H.,</i>		Saint Johns River, Fla.	1187
pension	1383	Charleston to Winyah Bay, S. C.	1187
<i>Ritter, Susan (widow),</i>		Shipyard Creek, S. C.	1187
pension	1444	Fernandina, Fla.	1187
<i>Ritter, Warren A.,</i>		Miami, Fla.	1187
pension increased.	1420	Charlotte, Fla.	1187
<i>River and Harbor Improvements,</i>		Bayou La Batre, Ala.	1187
appropriation for preservation, main-		Louisiana and Texas Intracoastal	
tenance, and construction of		Waterway, New Orleans, La., to	
authorized projects	515, 930	Galveston, Tex.	1187
survey of northern and northwest-		Sabine-Neches Waterway, Tex.	1187
ern lakes, etc.	515, 930	Houston Ship Channel, Tex.	1187
preventing injurious deposits, New		Freeport, Tex.	1187
York Harbor	516, 930	Galena River; use of funds for re-	
for preliminary examinations, sur-		moval of dams in	1187
veys, etc.	516, 930	Mississippi River, at Nauvoo, Ill.	1188
limited to authorizations	516, 930	at Fort Madison, Iowa	1188
for Muscle Shoals, Tennessee River,		from Saint Louis to Minneapolis	1188
Dam No. 2.	516	Missouri River, from its mouth to	
contracts authorized	516	Quindaro Bend.	1188
for Muscle Shoals, Tennessee River	930	Tennessee River, Ala.	1188
for flood control, Mississippi River	516, 930	and tributaries, N. C., Tenn., Ala.,	
for flood control, Sacramento River,		and Ky.	1188
Calif.	516, 930	Green Bay and Fox River, Wis.	1188
for, additional, 1925	712	Muskegon, Mich.	1188
deficiency appropriation for paying		Frankfort, Mich.	1188
claims for damages to vessels		Indiana Harbor, Ind.	1188
by	52, 1345	Great Sodus Bay, N. Y.	1188
for increased compensation	62, 762	Black Rock Channel and Tonawanda,	
for surveys, etc., for flood control of		N. Y.	1189
North Branch of Susquehanna		Los Angeles and Long Beach Har-	
River, N. Y. and Pa.	696	bors, Calif.	1189
for surveys, etc., for flood control of		San Diego, Calif.	1189
Allegheny and Monongahela		Oakland, Calif.; removing bridges	1189
Rivers	696	Petaluma Creek, Calif.	1189
for surveys, etc., for flood control of		Siuslaw River, Oreg.	1189
Puyallup River, Wash.	696	Tillamook Bay and Bar, Oreg.	1189
personnel, etc., to be used to prevent		Columbia River, Oreg. and Wash.	1189
pollution of navigable waters by		Deep River, Wash.	1189
deposits of oil from vessels, etc.	605	Port Orchard Bay, Wash.	1189
to arrest persons violating regula-		Duwamish Waterway, Seattle Har-	
tions, etc., of Oil Pollution Act.	605	bor, Wash.	1189
preliminary examination, etc., modi-		Cowlitz River, Wash.	1190
fied, of Dog River, Ala.	5	Wrangell Narrows, Alaska	1190
of Mill Cut, N. C.	23	Hilo, Hawaii	1190
preliminary examinations, etc., au-		Ponce, Porto Rico	1190
thorized of designated streams		constructing lock and dam on Wabash	
for flood control	249	River at Grand Rapids, Ill., re-	
amount authorized from appro-		pealed, etc.	1190
priations for examinations, etc.	249	levee on Muskingum River, Zanesville,	
surveys authorized of designated		Ohio, to be repaired.	1190
streams, for flood control	249	estimate of cost of examinations of	
amounts authorized to be appro-		navigable streams feasible for	
priated	250	power development, to make	
preliminary examinations, etc., for		plans for navigation, water	
flood control of designated		power, flood control, and irriga-	
ivers in Washington	1000	tion	1190
work authorized on Saco River, Me.	1186	no consideration of Colorado River,	
Glencove Creek, N. Y.	1186	etc.	1190
Hudson River, N. Y.	1186	compilation of river and harbor laws,	
Channel at Weehawken, N. J.	1186	authorized to include second	
Flushing Bay and Creek, N. J.	1186	session of Sixty-eighth Congress.	1190

	Page.		Page.
<i>River and Harbor Improvements—Con.</i>		<i>Riverside County, Calif.,</i>	
additional allowance to fliers when		desert land entrymen of certain lands	
making aerial surveys	1190	in, failing to make final proof, re-	
mileage of officers on river and harbor		lieved from cancellation	1580
improvements paid from appropri-		<i>Riverton Irrigation Project, Wyo.,</i>	
ations therefor	1191	appropriation for maintenance, etc.,	
payments to per diem employees for ex-		of	418, 1171
cess work on Saturday half holi-		<i>Roach, Albert C.,</i>	
days legalized; credits to be given	1191	pension increased	1383
report to be made on projects for which		<i>Roach, Margaret F. (daughter),</i>	
further improvement undesir-		pension	1472
able	1191	<i>Roach, Rutha (widow),</i>	
preliminary examinations, surveys, etc.,		pension increased	1517
to be made	1191	<i>Road Construction, etc.,</i>	
other than designated ones, for-		deficiency appropriation for, national	
bidden	1191	parks, etc.	686
no supplemental reports, etc., to be		<i>Road Making Materials,</i>	
made	1191	appropriation for investigations and	
no work authorized until funds actu-		experiments	452, 843
ally appropriated for	1191	<i>Road Management, etc.,</i>	
projects proposed	1191	appropriation for investigations, etc.	452, 843
Potomac River, Washington, D. C.,		for determining best materials, etc.	452, 843
for deep-water terminal	1193	<i>Roads and Trails, National Forests and</i>	
deeper waterway, Great Lakes to the		<i>Monuments,</i>	
Hudson River	1196	appropriation for constructing, etc.	1179
use of rock for improving Coos Bay		contracts for approved projects	
Harbor, Oreg.	1197	deemed Government obligations	1179
modification of harbor lines, Newport,		<i>Roads, etc., Public (see Federal Highway</i>	
Calif., authorized	1197	Act).	
funds advanced by local interests for an		<i>Roads, Trails, etc., National Forests,</i>	
improvement may be used im-		appropriation for construction, etc.	446, 836
mediately	1197	<i>Roads, Walks, etc., at Military Posts,</i>	
repayment from appropriation there-		appropriation for construction, repairs,	
for	1197	etc.	488, 903
not made, if local cooperation im-		for, additional, 1925	711
posed	1197	deficiency appropriation for	62, 762
agreement for reconstructing railroad		<i>Roanoke River, N. C.,</i>	
bridge across Chesapeake and		preliminary examination, etc., of	
Delaware Canal ratified	1197	mouth, to be made	1193
funds available for	1197	<i>Roanoke, Va.,</i>	
earth, timber, etc., for river and harbor		terms of court at	114
construction may be taken from		<i>Robbins, Mary J. (widow),</i>	
national forests	1197	pension	1428
portion of Black Warrior River, Ala.,		<i>Roberts, Daniel Webster,</i>	
designated Lake Bankhead	1197	pension increased	1403
alteration of National Research Build-		<i>Roberts, Martha C. (widow),</i>	
ing for offices of district engi-		pension	1474
neer, Washington, D. C.	1197	<i>Robertson, Charles,</i>	
payment for, from river and harbor,		pension	1462
increasing District water supply,		<i>Robinette, Mary J. (widow),</i>	
etc., funds	1198	pension	1427
amount authorized to reimburse Yuma		<i>Robinson, Ben C.,</i>	
irrigation project, Ariz. and		pension	1392
Calif., for cost incurred in op-		<i>Robinson, Frank,</i>	
erating Colorado River levee,		pension	1408
etc., adjacent to project	1198	<i>Robinson, Frank (son),</i>	
for fiscal year 1926	1198	pension	1496
for fiscal year 1927, and thereafter	1198	<i>Robinson, George,</i>	
<i>River Gunboats (see also Gunboats, River),</i>		pension	1525
deficiency appropriation for construct-		<i>Robinson, George L.,</i>	
ing, etc.	1336	pension increased	1411
<i>Riverdale, Ill.,</i>		<i>Robinson, Gertrude A. (widow),</i>	
bridge authorized across Little Calumet		pension	1447
River at	998	<i>Robinson, Henry J. (son),</i>	
<i>Rivers,</i>		pension	1525
appropriation for lighting of	233, 1043	<i>Robinson, Jane Ann (mother),</i>	
<i>Riverside, Calif.,</i>		pension	1382
appropriation for Sherman Institute		<i>Robinson, Jennie A. (widow),</i>	
Indian School at	405, 1156	pension	1423
for Sherman Institute Indian School,		<i>Robinson, Mary (widow),</i>	
additional, 1925	707	pension	1482
<i>Riverside Contracting Company,</i>		<i>Robinson, Mary J. (widow),</i>	
payment to, for property damages	1588	pension	1482

	Page.		Page.
<i>Robinson, Pauline M.</i> , appropriation for paying, widow of Fred R. Robinson, a consul dy- ing in service.....	209	<i>Rocky Mountain Spotted Fever</i> , appropriation for prevention of epi- demic.....	76, 775
<i>Robinson, Samuel</i> , deficiency appropriation for extra serv- ices.....	673, 1315	<i>Roden, Rachel A. (widow)</i> , pension.....	1476
<i>Robinson, Sarah Elizabeth (widow)</i> , pension.....	1406	<i>Rodgers, Catherine (widow)</i> , pension.....	1407
<i>Robinson, William E. (son)</i> , pension.....	1472	<i>Rodman Street NW., D. C.</i> , appropriation for paving, Reno Road to Thirty-fifth Street.....	1223
<i>Robison, Ella S. (widow)</i> , pension.....	1459	<i>Rogers, Cora M. (widow)</i> , pension.....	1432
<i>Rock Creek and Potomac Parkway Com- mission</i> , appropriation for acquiring land connec- ting Potomac, Zoological, and Rock Creek Parks.....	574	<i>Rogers, Commander Fred F., Navy</i> , may accept decoration from Venezuela..	1582
for acquisition of additional land by; limit.....	574	<i>Rogers, Isabel J. (widow)</i> , pension.....	1406
deficiency appropriation for acquiring lands connecting Potomac, Zoo- logical, and Rock Creek Parks..	1323	<i>Rogers, William F.</i> , pension increased.....	1397
<i>Rock Creek Park, D. C.</i> , appropriation for care and improvement of.....	573	<i>Roland, Mary (widow)</i> , pension.....	1456
for land for parkway connecting, with Zoological and Potomac Parks..	574	<i>Rolfe, Martha J. (widow)</i> , pension.....	1490
for shelter and comfort station.....	1247	<i>Rome, Italy</i> , appropriation for International Insti- tute of Agriculture at.....	212, 1021
<i>Rock Hill, S. C.</i> , terms of court at.....	801	for International Office of Public Health.....	1021
<i>Rock Island Arsenal, Ill.</i> , appropriation for bridges expenses....	499, 914	deficiency appropriation for Inter- national Institute of Agricul- ture.....	48
<i>Rock Island, Ill.</i> , appropriation for care, etc., Confederate cemetery.....	512, 927	<i>Romero, Guadalupe D. de</i> , issue of homestead patent to.....	810
preliminary examination, etc., of, harbor to be made.....	1195	<i>Romey, Reuben R.</i> , pension.....	1413
<i>Rock River</i> , bridge authorized across, at Beloit, Wis- at Rockford, Ill.....	949 1354	<i>Roof Gardens</i> , internal revenue tax on admissions to entertainments at.....	321
in Winnebago County.....	13	<i>Roosevelt Memorial Association</i> , may procure plans, etc., for memorial to Theodore Roosevelt.....	935 935
time extended for bridging, Rockford, Ill.....	814	site designated.....	935
<i>Rockaway Inlet, N. Y., East</i> , preliminary examination, etc., of, to be made.....	1192	considerations affecting.....	935
<i>Rockenbach, Charles A.</i> , pension.....	1446	subject to approval of Congress.....	935
<i>Rockford, Ill.</i> , bridge authorized across Rock River at- time extended for bridging Rock River by.....	1354 814	<i>Roosevelt, Theodore</i> , plans, etc., for memorial to, may be prepared, etc.....	935
<i>Rockhold, Charlotte E. (widow)</i> , pension.....	1471	<i>Ropes and Cables</i> , appropriation for studying internal strains of, etc.....	233
<i>Rockport, Ind.</i> , bridge authorized across Ohio River, between, and Ownesboro, Ky....	103	<i>"Rosa Ferita," Schooner</i> , owner of, may bring suit for collision damages, in district court.....	1581
<i>Rocky Boy Agency, Mont.</i> , appropriation for support, etc., of Indians at, from tribal funds..	411, 1161	<i>Rose, Ernest Otes</i> , pension.....	1401
<i>Rocky Boy Band of Chippewa Indians, etc., Mont.</i> , appropriation for support, and main- tenance of.....	408, 1159	<i>Rose, Henry M.</i> , appropriation for, as assistant secre- tary of the Senate.....	579, 1286
for support, etc., of, additional, 1925..	708	position and pay established of, as assistant Secretary of the Sen- ate.....	147
<i>Rocky Mountain National Park, Colo.</i> , appropriation for protection, etc....	424, 1177	<i>Rosebud Agency, S. Dak.</i> , appropriation for support, etc., of In- dians at, from tribal funds..	411, 1161
for protection, additional, 1925.....	709	<i>"Rosedale," British Steamship</i> , owner of, may bring suit for collision damages, in district court.....	1570
deficiency appropriation for repairs of flood damages.....	686, 1331	<i>Ross, Harriet I. (widow)</i> , pension.....	1453
exchange of lands with private owner authorized for addition to.....	973	<i>Ross, Ida S. (widow)</i> , pension.....	1424
lands transferred to Colorado National Forest from.....	252	<i>Ross, Matilda (widow)</i> , pension increased.....	1494
		<i>Ross, Nancy (widow)</i> , pension increased.....	1490

<i>Ross, Nancy I. (daughter),</i> pension.....	Page. 1515	<i>Rural Delivery, Postal Service—Continued.</i>	Page.
<i>Ross, Sarah Jane (widow),</i> pension increased.....	1483	appropriation for carriers, expenses, etc.....	89, 788
<i>Roswell, N. Mex.,</i> offices of register and receiver, land office at, consolidated.....	395	amount for new routes.....	89
terms of court at.....	642	deficiency appropriation for... 60, 63, 699	763
<i>Rotunda of the Capitol,</i> restoration and completion of the frieze in the, authorized.....	1252	classification of pay, etc.....	1063
selection of design, artists, etc.....	1252	experiments to encourage sending food products by, directly to con- sumers or vendors, authorized... 1068	1068
amount authorized for.....	1252	<i>Rural Education,</i> appropriation for investigations, etc. 426,	1180
<i>Round Valley Agency, Calif.,</i> appropriation for support, etc., of In- dians at, from tribal funds... 411,	1161	for investigations, etc., additional, 1925	709
<i>Round Valley Indian Reservation, Calif.,</i> appropriation for irrigation project on... 400	400	<i>Rural Post Roads (see also Federal High- way Act),</i> appropriation for constructing, in co- operation with States.....	852
patents to deceased allottee, Richard Bell, canceled, and land restored to Indians of.....	138	<i>Rural Sanitation,</i> appropriation for investigations, etc., of, by Public Health Service... 76, 775	775
<i>Roush, Josephine (widow),</i> pension.....	1523	demonstration work subject to local cooperation..... 76, 775	775
<i>Rousseau, Louis Van Dyke,</i> pension.....	1472	for investigations, etc., of, additional, 1925.....	710
<i>Routh, Margaret L. (widow),</i> pension increased.....	1484	deficiency appropriation for.....	761
<i>Row, Frances L. (widow),</i> pension increased.....	1517	<i>Russell, Arminda (widow),</i> pension increased.....	1435
<i>Rowe, Guy W. (son),</i> pension increased.....	1476	<i>Russell, Martha J. (widow),</i> pension.....	1443
<i>Rowell, James F., Indian Allottee,</i> allotment to, of Kiowa Agency, Okla., lands no longer needed for agency administration.....	795	<i>Russell, Mary G. (widow),</i> pension.....	1506
condition, etc.....	795	<i>Ryan, Fannie L. (widow),</i> pension increased.....	1445
patent in fee to be issued for.....	795	<i>Ryan, Joseph P.,</i> payment to, for personal injuries... 1539	1539
<i>Rubber,</i> appropriation for investigating sources of crude.....	227	<i>Ryan, Libbie M. (widow),</i> pension.....	1423
for developing standards of qual- ity, etc., of.....	231, 1041	<b>S.</b>	
<i>Rubber Producing Plants,</i> appropriation for experiments, etc., in potential.....	441, 831	<i>S Street NW., D. C.,</i> appropriation for paving, Thirty-sixth to Thirty-seventh Streets.....	546
<i>Ruby Valley, Nev.,</i> amount authorized to purchase a tract of land for homeless Temoak Indians at.....	596	for paving, Thirty-seventh to Thirty- eighth Streets.....	1224
<i>Rudolph and West,</i> deficiency appropriation for range, National Training School for Girls, District of Columbia....	677	<i>Sabin, Georgia M. (widow),</i> pension increased.....	1427
<i>Rueppel, Emilia (daughter),</i> pension.....	1424	<i>Sabine Lumber Company,</i> purchase of lands in Arkansas by, authorized.....	812
<i>Rules of the House of Representatives,</i> appropriation for preparing Digest of... 582,	1290	<i>Sabine-Neches Waterway, Tex.,</i> plans for improvement of, modified... 1187	1187
pay established for clerk to the Speak- er's table for preparing Digest of.....	149	preliminary examination, etc., of, to be made.....	1195
<i>Rumania,</i> appropriation for minister to..... 206,	1015	<i>Sabine River,</i> time extended for bridging, at Orange, Tex.....	1093
"Runa," Norwegian Steamship, owners of, may bring suit for collision damages, in district court.....	1547	<i>Sabins, Berl,</i> pension.....	1415
<i>Runke, Walter,</i> deficiency appropriation for reimburse- ment.....	42	<i>Sabula, Iowa,</i> bridge authorized across Mississippi River, from Savanna, Ill., to... 173	173
<i>Runz, Caspar,</i> pension.....	1466	<i>Sac and Fox Agency, Iowa,</i> appropriation for support, etc., of In- dians at, from tribal funds... 411, 1161	1161
<i>Rural Delivery, Postal Service,</i> appropriation for post route, etc., maps; sale.....	88, 787	<i>Sac and Fox Agency, Okla.,</i> appropriation for support, etc., of In- dians at, from tribal funds... 411, 1161	1161
		deficiency appropriation for civilian em- ployees at.....	1329
		<i>Sac and Fox Indian Sanatorium, Iowa,</i> appropriation for maintenance, etc., of	408, 1159
		<i>Saco River, Me.,</i> improvement of, authorized.....	1186

<i>Sacramento, Calif.</i> , offices of register and receiver, land office at, consolidated.....	Page. 395	<i>Saint Elizabeths Hospital, D. C.—Con.</i> appropriation for extending, etc., power plants.....	Page. 429
<i>Sacramento River, Calif.</i> , appropriation for prosecuting work of flood control.....	516, 930	disposal of unserviceable material.....	429
preliminary examination, etc., of, and tributaries, to be made for pro- tection from melting glaciers..	1196	for support of District of Columbia indigent insane in.....	571, 1245
<i>Sadler, Harriet (widow)</i> , pension increased.....	1527	for deporting nonresident insane; advances, etc.....	571, 1245
<i>Safe Locomotive Boilers, etc.</i> , provisions for equipment, extended...	659	deficiency appropriation for.....	56, 1348
<i>Safety of Railway Operations</i> , appropriation for investigating, etc., systems to promote.....	526, 1205	for support of indigent insane, Dis- trict of Columbia.....	678, 1323
deficiency appropriation for investi- gating, etc.....	755	<i>Saint Francis, Ark.</i> , bridge authorized across Saint Francis River at.....	10
<i>Sag Harbor Military Reservation, N. Y.</i> , sale of abandoned, authorized.....	383	<i>Saint Francis River</i> , bridge authorized across, at Saint Francis, Ark.....	10
<i>Sage, Elizabeth M. (widow)</i> , pension increased.....	1384	<i>Saint John River</i> , bridge authorized across, between Fort Kent, Me., and Clairs, New Brunswick.....	27
<i>Sagendorf, Anna (widow)</i> , pension increased.....	1519	<i>Saint Johns Electric Company</i> , granted right of way for railroad over military reservation on Anastasia Island, Fla.....	959
<i>Saginaw, etc., Bands of Chippewa Indians</i> , claims of, to be filed by approved at- torneys.....	137	<i>Saint Johns River, Fla.</i> , improvement of waterway from Charleston, S. C., to, authorized..	1187
fees allowed; limit increased.....	137	<i>Saint Lawrence River</i> , deficiency appropriation for surveys, etc.....	1315
<i>Sailing Boats</i> , special tax on users of, not for busi- ness, etc.....	328	preliminary examination, etc., of, to be made, Ogdensburg, N. Y., and Lake Ontario.....	1196
<i>Sailors, etc.</i> , appropriation for vocational rehabilita- tion of discharged disabled..	533, 1211	<i>Saint Louis Indian Mission Boarding School, Pawhuska, Okla.</i> , appropriation for support; renewal of contract.....	407, 1158
<i>Saint Andrews Bay</i> , bridge authorized across United States Canal, connecting Apalachicola River and.....	22	<i>Saint Louis-Kansas City Short Line Rail- road Company</i> , may bridge Missouri River, Arrow Rock, Mo.....	790 790
<i>Saint Augustine, Fla.</i> , preliminary examination, etc., of, harbor to be made.....	1194	<i>Saint Louis, Mo.</i> , appropriation for marine hospital, im- provements.....	79 777
Fort Marion National Monument, set aside.....	1968	for post office building, repairs.....	7
<i>Saint Charles, Ark.</i> , bridge authorized across White River at Arkansas may acquire to operate as a free bridge.....	999 1000	time extended for bringing Mississippi River by.....	7
tolls allowed for five years.....	1000	condemnation, purchase, etc., of approaches in Illinois and Mis- souri, authorized.....	8
<i>Saint Charles, Mo.</i> , bridge authorized across Missouri River at.....	790	additional approaches, etc., in East Saint Louis, Ill., subject to cer- tificate from Interstate Com- merce Commission.....	8
<i>Saint Charles Township, Ill.</i> , bridge authorized across Fox River in..	104	<i>Saint Louis River</i> , bridge across, in Carlton County by Minnesota, legalized.....	26
<i>Saint Cloud Canal, Fla.</i> , preliminary examination, etc., of, to be made.....	1194	between Superior, Wis., and Duluth, Minn.....	1095
<i>Saint Croix, New Brunswick</i> , bridge authorized across Saint Croix River, between Vanceboro, Me., and.....	26	<i>Saint Louis Southwestern Railway Com- pany</i> , may bridge Saint Francis River, Saint Francis, Ark.....	10
<i>Saint Croix River</i> , bridge authorized across, between Vanceboro, Me., and Saint Croix, New Brunswick.....	26	<i>Saint Maries, Idaho</i> , appropriation for care of graves of national forest fire fighters buried at.....	444, 834
<i>Saint Croix River, Minn.</i> , preliminary examination, etc., to be made from Stillwater, Minn., to mouth of.....	1195	<i>Saint Marys, Ga.</i> , bridge authorized across Saint Marys River, at.....	663
<i>Saint Elizabeths Hospital, D. C.</i> , appropriation for general expenses..	429, 1182	<i>Saint Marys River</i> , bridge authorized across, Saint Marys, Ga.....	663
monthly payments for District patients.....	429, 1182	Wilds Landing, Fla.....	472
for buildings and grounds.....	429, 1183		
for construction of propagating build- ing.....	429		

	Page.		Page.
<i>Saint Paul Fire and Marine Insurance Company,</i>		<i>Salvage,</i>	
payment to, for property damages.....	1588	suits allowed in admiralty against United States for services of, to public vessels.....	1112
redemption of lost certificates of indebtedness.....	1549, 1551	<i>Samoa, American,</i>	
<i>Saint Paul, Minn.,</i>		Swains Island added to jurisdiction of.....	1357
appropriation for repairs, etc., post office, etc.....	778	<i>Samuelson, Jens,</i>	
may build temporary bridge across Mississippi River at Jackson Street.....	173	deficiency appropriation for paying judgment of New York southern district court to.....	1347
removal after completion of bridge at Roberts Street.....	174	<i>San Carlos Agency, Ariz.,</i>	
time extended for bridging Mississippi River by Minneapolis and.....	29	appropriation for support, etc., of Indians at, from tribal funds.....	411, 1161
<i>Saint Tammany Parish, La.,</i>		<i>San Carlos Indian Reservation, Ariz.,</i>	
bridge authorized across Pearl River, between Hancock County, Miss., and.....	19	appropriation for pumping plants for irrigation repayment.....	401, 1152
<i>Saint Thomas (see also Virgin Islands),</i>		<i>San Carlos Irrigation Project, Ariz.,</i>	
appropriation for naval station, extending refrigerating plant.....	198	dam across Canyon of Gila River authorized.....	475
<i>Salamanca, N. Y.,</i>		cost limited.....	475
appropriation for ground rent.....	82, 780	to irrigate allotments to Pima Indians on Gila River Reservation.....	475
<i>Salem, Mass.,</i>		other public or private lands.....	475
preliminary examination, etc., of harbor to be made.....	1192	reimbursement of construction charges; basis of.....	475
<i>Salem, Oreg.,</i>		surplus unallotted lands in Gila River Reservation may be sold.....	475
appropriation for Chemawa Indian school at.....	406, 1157	proceeds for reimbursing construction charges.....	475
for Indian school, additional, 1925.....	708	announcement of water available, charges, payments, etc.....	475
deficiency appropriation for Indian school at.....	56	operation and maintenance charges to be paid annually.....	476
<i>Salem River, N. J.,</i>		public notice when water actually available.....	476
improvement of, authorized.....	1186	no payment for construction, etc., until contract from irrigation district, providing no sale, etc., until charges paid, is approved by Secretary.....	476
<i>Saling, Laura A. (widow),</i>		on lands in private ownership until all in excess of 160 acres conveyed to United States, etc.....	476
pension increased.....	1442	to be sold as farm units.....	476
<i>Salisbury, N. C.,</i>		rules, etc., to be prescribed; money available for necessary expenses.....	476
terms of court at.....	662	<i>San Diego, Calif.,</i>	
<i>Sally, Shiloh,</i>		appropriation for maintenance, naval training station.....	187, 866
pension increased.....	1393	for naval station, public works.....	198, 877
<i>Salmon Fisheries, Alaska,</i>		for naval fuel depot.....	198
appropriation for expenses, protection of.....	713	additional buildings at naval hospital, authorized from naval hospital fund.....	196
provisions for protection of, etc.....	464	amount authorized for water front development, naval base at.....	1276
<i>Salmon Fisheries, North Pacific (see International Fisheries Commission).</i>		improvement of harbor, authorized.....	1189
<i>Salmon, William A.,</i>		preliminary examination, etc., of harbor to be made.....	1196
pension increased.....	1413	<i>San Diego, Calif., Consolidated Gas and Electric Company,</i>	
<i>Salt Lake Basin Irrigation Project, Utah,</i>		payment to, for property damages.....	1573
appropriation for construction of Echo Reservoir and Weber Provo Canal, etc.....	1170	<i>San Francisco Bay, Calif.,</i>	
unexpended balance available.....	1170	preliminary examination, etc., to be made, of channel from Redwood City to.....	1196
contracts with water users for payments.....	1170	<i>San Francisco, Calif.,</i>	
deficiency appropriation for construction, etc., of.....	685	appropriation for mint at.....	77, 776
<i>Salt Lake Basin, Utah,</i>		for quarantine station.....	80, 778
deficiency appropriation for cooperative investigations of irrigation projects in.....	685	for airplane mail service, New York and.....	87, 785
<i>Salt Lake City, Utah,</i>		for Marine Corps supply depot; transfer of site for, from Treasury Department.....	198
appropriation for assay office at.....	78, 777		
for assay office at, additional, 1925.....	710		
<i>Salt River Agency, Ariz.,</i>			
appropriation for support, etc., of Indians at, from tribal funds.....	411, 1161		
<i>Salt River Irrigation Project, Ariz.,</i>			
appropriation for providing water for Indians from.....	402		
for examination of, and accounts.....	416, 1166		
<i>Salvador,</i>			
appropriation for minister to.....	206, 1015		

<i>San Francisco, Calif.</i> —Continued.	Page.	<i>San Xavier Indian Reservation, Ariz.,</i>	Page.
appropriation for passport bureau	206, 1015	appropriation for operating pumping plants, etc., on	401, 1152
for dispatch agent	207, 1016	for operating pumping plants, etc., on; additional, 1925	707
for marine hospital, improvements	778	<i>Sanchez, Blas,</i>	
for mint at, additional, 1925	710	pension increased	1404
deficiency appropriation for airplane service, New York and	59, 1350	<i>Sand Creek Irrigation Project, Oreg.,</i>	
addition to Marine Corps supply depot, authorized from building appropriation	877	appropriation for maintenance, etc., of, on, Klamath Indian Reservation, from tribal funds	403, 1154
portions of Presidio conveyed to, for art, exposition, park, etc., purposes, on which the Palace of Fine Arts is located	1129	<i>Sand Island, Ala.,</i>	
conditioned on right of way for railroad from Fort Mason to the Presidio, etc	1129	quarantine station to be constructed on Government site on	950
preliminary examination, etc., of, harbor to be made	1196	amount authorized for construction, facilities, etc	950
<i>San Francisco Clearing House Association,</i>		acceptance of additional lands for, from Alabama	950
issue of silver 50-cent pieces for seventy-fifth anniversary of admission of California, upon request of, and payment for	966	facilities, equipment, etc., ordered	950
<i>San Juan Agency, N. Mex.,</i>		furniture, etc., from Fort Morgan station to be transferred; disposal of	950
appropriation for support, etc., of Indians at, from tribal funds	411, 1161	<i>Sand Point, Wash.,</i>	
<i>San Juan County, Wash.,</i>		acceptance, without cost, of site for naval air station at	1276
granted rights of way for highways across abandoned military reservations on Lopez and Shaw Islands	957	<i>Sanders, D. F.,</i>	
<i>San Juan Indian Reservation, Ariz.,</i>		pension	1409
appropriation for water supply for Indians on; repayment	400, 1150	<i>Sanders, Emily (widow),</i>	
<i>San Juan Indian School, N. Mex.,</i>		pension increased	1530
appropriation for operating, etc., Hogback irrigation project under	403, 1153	<i>Sanders, John,</i>	
<i>San Juan, Porto Rico,</i>		pension	1521
appropriation for quarantine station for preserving historical fortifications at	80, 496	<i>Sanderson, Fannie I. (widow),</i>	
court of appeals for first circuit to hold a sitting at	729	pension	1515
preliminary examination, etc., of, harbor to be made	1197	<i>Sanderson, Sarah (widow),</i>	
tract of land in, conveyed to Federal Land Bank of Baltimore, Md.	977	pension	1491
proceeds to be used for Army quarters; description of	977	<i>Sandlin, Fred,</i>	
<i>San Juan Pueblo Irrigation Project, N. Mex.,</i>		pension increased	1408
appropriation for construction, etc.	403, 1153	<i>Sands, John,</i>	
<i>San Juan Pueblo, N. Mex.,</i>		pension	1400
appropriation for constructing steel bridges within	413	<i>Sandusky, Ohio,</i>	
<i>San Juan River, Colo.,</i>		preliminary examination, etc., of harbor, to be made	1196
appropriation for reconnaissance of, in La Plata County, to determine water supply for irrigation	1151	<i>Saner, Mary E. (widow),</i>	
amount authorized for one-half the cost of bridge across, near Bloomfield, N. Mex.	800	pension increased	1426
to be reimbursed from funds of Navajo Indians	800	<i>Sanford, Robert B.,</i>	
remainder of cost to be paid by New Mexico	800	may be appointed lieutenant, Navy, retired; conditions, etc	1590
limitation of Government obligation	800	<i>Sanish, N. Dak.,</i>	
<i>San Martin, Statue of General,</i>		bridge authorized across Missouri River at	816
erection of, authorized in public grounds, Washington, D. C.	667	purchasers of lots in town site of, to be paid excess of amounts paid over reappraised price	817
locations excluded	667	<i>Sanitarium Company, Portland, Oreg.,</i>	
approval of site and pedestal	667	appropriation for care of Alaska insane	428, 1181
no Government expense to be incurred	667	deficiency appropriation for care, etc., Alaska insane patients	41
		<i>Sanitary Bureau, International,</i>	
		appropriation for share in maintenance of	213, 1021
		deficiency appropriation for share in maintenance of	48
		<i>Sanitary Conference, Seventh Pan American,</i>	
		deficiency appropriation for delegates to delegates to be appointed to sum authorized for expenses	692, 112, 112
		<i>Santa Barbara Grant, N. Mex.,</i>	
		acceptance of private lands in, for national forest purposes	739
		equal value of national forest timber given in exchange	739
		surveys, etc., by Forest Service employees	739

<i>Santa Barbara Grant, N. Mex.</i> —Contd.	Page.	<i>Savannah River</i> —Continued.	Page.
acceptance of private lands in, etc.;		preliminary examination, etc., of, to be	
advertisement of notice of pro-		made.....	1194
posed exchange.....	739	<i>Savannah Street SE., D. C.,</i>	
<i>Santa Clara River,</i>		appropriation for grading, Wheeler	
deficiency appropriation for bridge		Road to Eleventh Street.....	547
across, Shivwitz Indian Reser-		<i>Savings Banks, Mutual,</i>	
vation, Utah.....	1348	exempt from income tax.....	282
<i>Santa Fe, N. Mex.,</i>		<i>Sawrey, Virginia J. (widow),</i>	
appropriation for Indian school at... 406,	1156	pension increased.....	1467
for Indian school, additional, 1925... 707	707	<i>Sawyer, L. E., late a Representative in</i>	
terms of court at.....	642	<i>Congress,</i>	
<i>Santa Fe National Forest, N. Mex.,</i>		deficiency appropriation for pay to	
proclamation diminishing area of.....	1920	widow of.....	34
<i>Santa Monica, Calif.,</i>		<i>Sawyer, Llewellyn,</i>	
appropriation for expenses, Volunteer		pension.....	1447
Soldiers' Home.....	518, 932	<i>Sawyer, Malissa (widow),</i>	
deficiency appropriation for Volunteer		pension increased.....	1518
Soldiers' Home.....	63, 1346	<i>Saxman Harbor, Alaska,</i>	
for hospital construction, Volunteer		preliminary examination, etc., of, to be	
Soldiers' Home.....	1346	made.....	1197
hospital to be erected at Volunteer Sol-		<i>Scabies in Sheep and Cattle,</i>	
diers' Home; limit of cost.....	534	appropriation for eradicating, etc....	437, 827
patients admitted of veterans of all		<i>Scales, Customs,</i>	
wars, etc., if in need.....	534	appropriation for automatic weighing,	
<i>Santee River,</i>		etc.....	70, 769
bridge authorized across, at Poplar		<i>Scales, Railroad Track, etc.,</i>	
Landing, S. C.....	1265	appropriation for testing, etc.....	232, 1042
Saint James Ferry, S. C.....	1266	<i>Scanks, Angie (widow),</i>	
<i>Santee Sioux Indians (see Sioux Indians,</i>		pension.....	1436
Different Tribes).		<i>Scarbo, Sophia (widow),</i>	
<i>Santiam National Forest, Oreg.,</i>		pension increased.....	1487
lands added to.....	1080	<i>Scarbrough, Georgia A. (widow),</i>	
<i>Santo Domingo (see Dominican Republic),</i>		pension.....	1473
<i>Sappington, Edward B.,</i>		<i>Scheibe, Edward S.,</i>	
payment to, for personal injuries.....	1585	credit in postal accounts.....	1541
<i>Sarasota Inlet, Fla.,</i>		<i>Schermerhorn, V. E., etc.,</i>	
preliminary examination, etc., of, to be		payment to, for damages.....	1375
made.....	1194	<i>Schlatter, Barbara (widow),</i>	
<i>"Saratoga," Battle Cruiser,</i>		pension increased.....	1519
deficiency appropriation for construct-		<i>Schnarr, Elizabeth (widow),</i>	
ing, as aircraft carrier.....	1336	pension increased.....	1518
limit of cost increased for converting,		<i>Schneider, Barbara (widow),</i>	
into an airplane carrier.....	882	pension increased.....	1445
<i>Sarton, Bradford R.,</i>		<i>Schodack Landing, N. Y.,</i>	
pension increased.....	1390	time extended for bridging Hudson	
<i>Sash, Jacob,</i>		River between Castleton and....	8
pension increased.....	1389	<i>Scholz, Genoa H. (widow),</i>	
<i>Satton, Mrs. S.,</i>		pension.....	1474
payment to, for death of husband.....	1578	<i>School Census, D. C.,</i>	
<i>Satus Indian Irrigation Project, Wash.,</i>		provisions for taking, yearly.....	807
appropriation for maintenance, addi-		<i>School Hygiene,</i>	
tional, 1925.....	707	appropriation for investigating, etc....	426, 1180
<i>Saucier, J. E.,</i>		<i>Schooler, John S.,</i>	
payment to.....	1583	pension.....	1394
<i>Saulspauqh, James,</i>		<i>Schools, D. C. (see Public Schools, D. C.).</i>	
pension.....	1488	<i>Schools, etc.,</i>	
<i>Saunders, Vivian L.,</i>		appropriation for Army supplies, etc.,	
pension.....	1398	to military, other than with	
<i>Savage Landing, S. C.,</i>		units of Reserve Officers' Train-	
bridge authorized across Peedee River		ing Corps.....	508, 923
at.....	647	<i>Schroer, Herman F. E. (son),</i>	
<i>Savage, Rhoda A. (widow),</i>		pension.....	1428
pension increased.....	1392	<i>Scidmore, Eliza R.,</i>	
<i>Savanack, Mary (widow),</i>		appropriation for paying, sister of	
pension increased.....	1417	George H. Scidmore, a consul	
<i>Savanna, Ill.,</i>		general dying in service.....	209
bridge authorized across Mississippi		<i>Scientific Congress, Pan American,</i>	
River, to Sabula, Iowa, from....	173	appropriation for expenses of delegates	
<i>Savannah River,</i>		to Third.....	214
bridge authorized across, Augusta, Ga.		<i>Scientific Investigations, Governmental,</i>	
between Iva, S. C., and Elberton,		cooperative work of Standards Bureau	
Ga.....	803	with departments, etc., from	
between South Carolina and Georgia..	1266	their funds.....	233, 1043

	Page.		Page.
<i>Scientific Literature, International Catalogue of,</i>		<i>Seals of Railroad Cars, etc.,</i>	
appropriation for expenses, preparation of.....	528, 1206	punishment for breaking, containing express or freight shipments.....	793
<i>Scotfield, Fred,</i>		<i>Seaman, Columbia A.,</i>	
payment to, for personal injuries.....	1577	pension increased.....	1393
<i>Scott, Amelia S. (widow),</i>		<i>Seaman, Sallie M. (widow),</i>	
pension increased.....	1459	pension.....	1504
<i>Scott County, Minn.,</i>		<i>Seamans, Malinda (widow),</i>	
bridge authorized across Minnesota River, at Blakely, by Sibley County and.....	94	pension.....	1457
<i>Scott Field, Ill.,</i>		<i>Seamen, Alien,</i>	
deficiency appropriation for Army right of way at.....	52	excluded from admission, not allowed to land from vessels from abroad except for medical treatment, temporarily.....	164
<i>Scott, John,</i>		penalty for vessel owner, etc., failing to detain, etc.....	164
pension.....	1508	if not on manifest, evidence of failure to detain, etc.....	164
<i>Scott, John R. (son),</i>		deportation allowed on another vessel to avoid hardship.....	164
pension.....	1496	<i>Seamen, American,</i>	
<i>Scott, L. A.,</i>		appropriation for relief and protection of, in foreign countries, etc.....	208, 1017
payment to.....	1381	for testimonials for rescuing, etc.....	210, 1019
<i>Scott, Louise (widow),</i>		deficiency appropriation for relief and protection of.....	47, 57, 760
pension.....	1479	<i>Searchlights, Army,</i>	
<i>Scott, Mournin (mother),</i>		appropriation for installing, etc., seacoast fortifications.....	496, 911
pension.....	1387	for maintenance, etc.....	496, 912
<i>Scott, William H.,</i>		for installing, Hawaii.....	496, 912
pension.....	1399	for maintenance, insular possessions.....	497, 912
<i>Scotts Creek, Va.,</i>		for installing, etc., Panama Canal fortifications.....	497, 912
preliminary examination, etc., of Portsmouth, to be made.....	1193	for maintenance, etc., Panama Canal fortifications.....	497, 912
<i>Scout Cruisers, Navy,</i>		for seacoast fortifications, additional, 1925.....	711
deficiency appropriation for constructing, etc.....	1336	deficiency appropriation for seacoast defenses.....	62
construction of eight, authorized; speed; limit of cost.....	719	<i>Searcy, Ark.,</i>	
armor and armament from plant at South Charleston, W. Va.....	719	deficiency appropriation for public building at.....	58
work at navy yards.....	719	<i>Searing, Libbie (widow),</i>	
limit of cost increased of, numbered 4, 5, and 6.....	1276	pension.....	1477
<i>Scrapping of Naval Vessels,</i>		<i>Seattle, Wash.,</i>	
deficiency appropriation for expenses, under treaty provisions.....	689	appropriation for assay office at.....	78, 777
<i>Screw Threads,</i>		for passport bureau.....	206, 1015
appropriation for cooperative standardization, etc., of.....	232, 1041	for dispatch agent.....	207, 1016
deficiency appropriation for standardization.....	55	for assay office at, additional, 1925.....	710
<i>Sculpture,</i>		granted right of way for street, etc., across right of way of old Lakes Union and Washington Canal.....	789
excise tax on, sold by other than artist; exceptions.....	323	improvement of Duwamish waterway, authorized.....	1189
<i>Sea Post Service,</i>		preliminary examination, etc., to be made of Duwamish waterway, harbor of.....	1196
appropriation for maintenance, etc., on ocean steamships.....	87, 786	<i>Second Assistant Postmaster General,</i>	
<i>Seacoast Batteries,</i>		appropriation for, and office personnel.....	84, 782
appropriation for constructing, Panama Canal.....	497	for field service, Post Office Department, under.....	86, 785
<i>Seacoast Cannon,</i>		for star routes in Alaska.....	86, 785
appropriation for purchase, etc.....	499, 914	emergency service.....	86, 785
for altering, etc.....	499, 915	for steamboat, etc., routes.....	87, 785
for altering, etc., insular possessions.....	499, 915	for railroad routes.....	87, 785
for purchase, etc., Panama Canal.....	499, 915	freight train conveyance.....	87, 785
for altering, etc., Panama Canal.....	500, 915	for airplane service, New York and San Francisco.....	87, 785
<i>Seacoast Defenses (see Fortifications).</i>		for night flying.....	87, 785
<i>Seal Fisheries, Alaska,</i>		for Railway Mail Service.....	87, 785
appropriation for superintendent, agents, etc., Pribilof Islands.....	237, 1047		
for protecting; food to natives, etc.....	238, 1047		
claims of Americans for seizures in Bering Sea, etc., 1868 to 1896, on account of unlawful, referred to California northern district court; time limit.....	595		

<i>Second Assistant Postmaster General—Continued.</i>	Page.
appropriation for expenses of division headquarters.....	87, 785
for rent, light, fuel, etc., Railway Mail Service.....	87, 786
for electric and cable car service.....	87, 786
for foreign mails.....	87, 786
aircraft service.....	87, 786
sea post service.....	87, 786
assistant superintendent, New York City.....	87, 786
representative at Universal Postal Congress research committee.....	786
for Universal Postal Congress, delegates' expenses.....	87
for travel and miscellaneous expenses.....	88, 786
<i>Second Assistant Secretary of State,</i>	
title changed to Assistant Secretary of State.....	146
commission, etc., not impaired.....	146
<i>Second Class Mail (see also Postal Rates),</i>	
rates of postage for.....	1066
<i>Second Deficiency Act, 1925 (see Deficiency Act, Fiscal Year 1925, Second).</i>	
<i>Second Street NE., D. C.,</i>	
appropriation for paving, Bryant to Channing Streets.....	546
for paving, Channing Street to Cromwell Terrace.....	1224
<i>Second Street NW., D. C.,</i>	
appropriation for paving, Upshur to Webster Streets.....	546
<i>Secondary, etc., Education,</i>	
appropriation for investigations, etc.....	1180
<i>Secret Service, Treasury Department,</i>	
appropriation for chief of division, and office personnel.....	74, 773
for expenses, suppressing counterfeiting, etc.....	74, 774
protection of the President, etc.....	74, 774
pay restriction.....	774
for suppressing counterfeiting, etc., additional, 1925.....	710
<i>Secretaries in Diplomatic Service (see also Foreign Service Officers).</i>	
appropriation for salaries.....	206
deficiency appropriation for.....	57, 760
<i>Secretary of Agriculture,</i>	
appropriation for Secretary, Assistant, and office personnel.....	432, 822
for employees in mechanical shops and power plant.....	433, 822
for automobile for.....	433
for Editorial and Distribution Work Office.....	823
for printing and binding; Annual report.....	434, 823
for Experiment Stations Office.....	434, 823
for Extension Service.....	435, 824
for agricultural exhibits at State, etc., fairs.....	435, 825
for operation and management of Center Market, D. C., under.....	459, 846
area of Custer Park Game Sanctuary, S. Dak., may be enlarged upon recommendation of.....	632
authorized to make advances to farmers in drought-stricken areas of New Mexico for purchase of seed, etc.; conditions.....	110
appropriation for.....	110

<i>Secretary of Agriculture—Continued.</i>	Page.
authorized to establish experiment stations to determine best methods of forest management, timber production, etc.....	1108
prepare exhibits of agricultural and forestal products for Seville Exposition.....	1257
report on qualities and standards of cotton.....	1257
wheat and corn produced, uses, and market standards.....	1257
character of American animal products.....	1257
to be printed in English, Spanish, and Portuguese languages.....	1257
waive one-half of grazing fees in National forests, 1925.....	1259
authority of, in cooperation with States, for forest-fire prevention systems, timber production, etc.....	653
with existing State systems, etc.....	653
amount expended not to exceed that by the State, etc.....	653
in devising tax laws to encourage timber production, etc.....	653
amount authorized to be appropriated annually.....	653
for procuring forest tree seeds and plants, for timber growing on denuded or nonforested lands.....	654
amount not to exceed State expenditure.....	654
annual appropriations authorized.....	654
assisting owners of farms in growing, etc., timber crops.....	654
amount not to exceed State expenditure.....	654
annual appropriations authorized.....	654
for cooperation with State system of forest fire protection.....	1127
consideration of forest lands, furnishing water for domestic use or irrigation.....	1128
duties for protecting wild game, etc., in Alaska, transferred from the Governor to.....	668
duties of, relating to additional allotments for agricultural experiment stations.....	971
under Alaska Game Law.....	740
under Upper Mississippi River Wild Life and Fish Refuge Act.....	650
to ascertain location of public lands, chiefly valuable for stream flow, etc.....	655
report to Reservation Commission.....	655
findings, if favorable, to be sent to Congress by the President.....	655
to reserve five per cent from the distribution of materials, etc., for roads, etc., in national forests, under Highway Act, and transfer them for use in national parks and monuments.....	90
<i>Secretary of Commerce,</i>	
appropriation for, Assistant, and office personnel.....	224, 1033
authorized to acquire additional land for site of Standards Bureau.....	950
convey to New York, Lloyds Harbor and Fire Island abandoned lighthouse reservations on Long Island, N. Y.....	635

<i>Secretary of Commerce—Continued.</i>	Page.
authorized to prepare exhibits of fisheries industry and commerce of United States for Seville Exposition.....	1257
report to accompany, in English, Spanish, and Portuguese languages.....	1257
determination of quota for admission of aliens based on ratio of nationality in United States in 1920, to be made jointly by Secretaries of State, Labor, and.....	159
duties, etc., of, under Upper Mississippi River Wild Life and Fish Refuge Act.....	650
powers conferred upon, for protection of Alaska salmon fisheries.....	464
statement of number of individuals of various nationalities resident in United States, as shown by census of 1890, to be prepared by Secretaries of State, Labor, and, jointly.....	160
method of determining.....	160
with Secretary of State established as National Sesquicentennial Exhibition Commission for celebrating the one hundred and fiftieth anniversary of signing the Declaration of Independence.....	1253
<i>Secretary of Labor,</i>	
appropriation for, Assistants, and office personnel.....	238, 1048
determination of quota for admission of aliens based on ratio of nationality in United States in 1920, to be made jointly by Secretaries of State, Commerce, and.....	159
selection of site for Industrial Institution for Women by Attorney General, Secretary of Interior, and.....	473
statement of number of individuals of various nationalities resident in United States, as shown by census of 1890, to be prepared by Secretaries of State, Commerce, and, jointly.....	160
method of determining.....	160
<i>Secretary of State,</i>	
appropriation for.....	205, 1014
for Undersecretary, and office personnel.....	205, 1014
authorized to acquire additional land, construct buildings, etc., at Tokyo, Japan, for foreign service use.....	961
amount authorized additional to former appropriation.....	961
customs officers assigned to foreign posts, may be rejected by, if designation deemed prejudicial to public policy.....	748
determination of quota for admission of aliens based on ratio of nationality in United States in 1920, to be made jointly by Secretaries of Commerce, Labor, and.....	159
duties of, relating to International Exposition at Seville, Spain.....	1256

<i>Secretary of State—Continued.</i>	Page.
statement of number of individuals of various nationalities resident in United States, as shown by census of 1890, to be prepared by Secretaries of Commerce, Labor, and, jointly.....	160
method of determining.....	160
with Secretary of Commerce, established as National Sesquicentennial Exhibition Commission for celebration of one hundred and fiftieth anniversary of signing the Declaration of Independence....	1253
<i>Secretary of the Interior,</i>	
appropriation for, Assistants, and office personnel.....	391, 1141
authorized to acquire lands for American Falls reservoir on Minidoka irrigation project, from lands of Indians of Fort Hall Reservation, Idaho.....	117
determine area recommended to be acquired for national parks in southern Appalachian Mountains.....	958
receive offers of donations, secure options, etc., and report to Congress.....	959
appoint a commission, to serve without compensation, for purposes of this Act.....	959
amount authorized for options, expenses, etc.....	959
establish a system of vocational education of aboriginal natives of Alaska, schools, hospitals, etc.....	978
extend time for paying charges accrued by water users on Indian lands.....	116
lease lands near mineral springs, etc., for bathhouses, hotels, etc.....	1133
pay adjudicated claims for production of minerals, etc., during World War.....	634
Stevens and Ferry Counties, Wash., for taxes on Colville Indian allotments.....	599
prepare exhibits of the various activities of the Department for the Seville Exposition.....	1257
report to accompany, in English, Spanish, and Portuguese languages.....	1257
sell a tract of land in Pittsburgh, Pa. submit plans, etc., for designated irrigation projects.....	668
refund to veterans payments on relinquished units of reclamation projects.....	956
retain royalties, etc., from gas and oil lands in Oklahoma south of the Red River.....	1302
authority of, for production, etc., of helium gas.....	1111
citizenship certificates to be issued by, to Indians born in territorial limits of United States.....	253
directed to institute proceedings to establish title of United States to naval oil reserve number one in California.....	15

<i>Secretary of the Interior—Continued.</i>	
directed to withhold approval of Northern Pacific land grants until action by Congress, etc.....	461
duties, etc., of, under Reclamation Act Amendments.....	701
final disposition by, of affairs of Eastern Band of Cherokee Indians, N. C. may permit sale of restricted homestead allotments of Kansas Indians, Okla.....	378
selection of site for Industrial Institution for Women, by Attorney General, Secretary of Labor, and.....	177
site for Industrial Reformatory to be selected by Attorney General, Secretary of Treasury, and.....	473
to serve on Pueblo Lands Board.....	724
transfer by, of land, Carlisle Barracks, Pa., to War Department, confirmed.....	636
<i>Secretary of the Navy,</i>	
appropriation for, Assistant, and office personnel.....	657
authorized to ascertain if cost of building battleship No. 42, by New York Shipbuilding Corporation, was increased by Government orders, and determine amount of loss thereby.....	182, 861
if cost increased over limit, to be added to authorized cost.....	1283
deliver silver service of cruiser "Albany" to Albany Historical, etc., Society.....	1283
make thorough investigations of claims for losses by contractors during World War, owing to Government action, etc.....	375
powers conferred upon, in relation to Naval Reserve Officers' Training Corps.....	1273
provisions of World War Adjusted Compensation Act.....	1277
to prescribe all necessary regulations for organizing, etc., Naval Reserve.....	121
<i>Secretary of the Senate,</i>	
appropriation for, assistant, clerks, etc.....	1089
positions and pay established of, assistant, Henry M. Rose, and office personnel.....	578, 1286
statements to be filed with, from candidates for the Senate, of contributions, expenses, etc.....	147
verification, filing, and preservation.....	1072
<i>Secretary of the Treasury,</i>	
appropriation for, Undersecretary, Assistants, etc.....	1073
for expenses of, under designated laws.....	64, 764
authorized to appoint designated subordinate customs officials, employees, etc.....	68, 768
designate, etc., special customs agents, and attachés for duty in foreign countries.....	748
appoint, etc., clerks, and employees of Board of General Appraisers.....	748
construct quarantine station, Sand Island, Ala.....	748

<i>Secretary of the Treasury—Continued.</i>	
authorized to purchase sites, erect customhouses, etc., at designated places in Porto Rico.....	Page. 630
payment of, from insular customs revenues.....	630
sell marine hospital at Detroit, Mich., and use proceeds for new site, erection of hospital, etc.....	660
release of security for bonds of Hungary, subject to decision of.....	137
site for Industrial Reformatory to be selected by Attorney General, Secretary of Interior, and.....	724
to serve on Library of Congress Trust Fund Board.....	1107
<i>Secretary of War,</i>	
appropriation for, Assistant, and office civil personnel.....	478, 892
for automobile for.....	478
action of, in issuing quartermaster stores for relief of cyclone sufferers in Georgia, 1920, approved.....	1252
credits to be allowed in settlement of accounts.....	1252
agreement made by, as to title of land adjoining Anacostia Park, District of Columbia, approved.....	887
authorized to apportion and distribute captured World War trophies, among the States, etc.....	597
convey to States, the Government interest in roads to cemeteries and parks.....	1104
convey tract of land in San Juan, P. R., to Federal Land Bank of Baltimore, Md.; use of proceeds.....	977
cooperate in restoration of Old Fort Vancouver Stockade, Vancouver, Wash.....	1113
grant right of way across Government levee at Yuma, Ariz.....	101
issue bronze medals, etc., to officers and enlisted men of the two brigades of cavalry organized by Texas, and serving prior to November 11, 1918.....	100
modify contracts for sale of barges, etc., operating on New York State Barge Canal.....	1255
terms, etc.; line to be reestablished from Baltimore to North Carolina ports.....	1255
pay claims of employees of Bethlehem Steel Company, additional pay for work on Government contracts.....	1603
appropriation for.....	1604
permit Arkansas to erect buildings, etc., at Camp Pike for State National Guard.....	244
restore Fort McHenry, Md., to be a military park.....	1109
Lee Mansion, in Arlington Cemetery, Va., to its condition prior to Civil War.....	1356
sell, etc., stock and property of Hoboken Manufacturers' Railroad Company, etc.....	984
sell Fort Revere Reservation to Hull, Mass.....	1111

Secretary of War—Continued.	Page.	Segar Indian Agency, Okla.,	Page.
authorized to supervise care, etc., of burial grounds, of former President Zachary Taylor.....	970	deficiency appropriation for civilian employees at.....	1329
accept gift of land, and establish national cemetery thereon.....	970	Seibel, Clifford W., credit allowed in accounts of.....	1559
transfer unoccupied buildings in Alaska for industrial schools, etc., for aboriginal natives.....	978	Seidel, Robert H., pension increased.....	1413
directed to appoint commission to inspect, etc., battle fields of the siege of Petersburg, Va.....	856	Seismological Investigations, etc., authorized by Coast and Geodetic Survey.....	802
investigate, etc., establishing military park in Kansas City, Mo., to commemorate Battle of Westport.....	801	Selective Draft, deficiency appropriation for registration, etc., for.....	62, 761
loan two Revolutionary cannon to William and Mary College, Va.....	115	Sell, Ben B., pension increased.....	1387
exchange of lands authorized by, with Monroe Water Supply Company for Army in Pennsylvania.....	1078	Sellers, Mary Rebecca (widow), pension increased.....	1449
incorporation of Inland Waterways Corporation by, and functions transferred thereto.....	360	Sellers, James F., deficiency appropriation for services....	672
may grant right of way to Vicksburg, Miss., on, and under national cemetery road.....	536	for medical expenses.....	1314
may permit Alexandria Light and Power Company to furnish current to civilians over Government line to Fort Humphreys, Va.....	534	Semi-arid and Irrigated Western Districts, appropriation for experiments in dairying and meat production in....	457, 850
powers conferred for prevention of oil pollution of navigable streams, etc.....	605	Semi-arid Land Farming, appropriation for improving methods of.....	442, 832
to make examinations of polluting deposits, recommend corrective regulations, etc.....	606	Semi-arid Lands, amount authorized for investigations to determine development of....	704
provisions of World War Adjusted Compensation Act.....	121	Seminole Indians, all claims of, against United States, not heretofore determined, to be adjudicated by Court of Claims....	133
to serve on commission for approval of plans for Memorial to Women of World War.....	666	procedure, etc.....	134
Secretary to the President, appropriation for compensation....	521, 1198	Seminole Indians, Fla., appropriation for relief, etc., of.....	408, 1159
Secrist, Elizabeth (widow), pension increased.....	1529	for support, etc., additional, 1925....	708
Securities, United States (see also United States Securities), appropriation for distinctive paper for.....	68, 768	Seminole Indians, Okla. (see also Five Civilized Tribes), appropriation for tribal schools....	398, 1148
deficiency appropriation for distinctive paper for.....	1341	for common schools.....	407, 1158
Seeber, Allie W. (widow), pension.....	1509	Semiprecious Stones, etc., excise tax on, sold, etc., by dealers; exception.....	324
Seed, appropriation for testing commercial, adulterated, etc.....	441, 831	Senate, appropriation for compensation of Senators.....	578, 1286
preventing admission of adulterated, etc., for seeding.....	441, 831	for mileage.....	578, 1286
for investigating introduction of foreign plants and.....	443, 833	for secretary to the Vice President etc.....	578, 1286
for purchase, testing, etc., new and rare.....	443, 833	for Chaplain.....	578, 1286
deficiency appropriation for purchase and distribution of.....	700	for Secretary, assistant, Henry M. Rose, clerks, etc.....	578, 1286
Seed, etc., for Drought Stricken Areas of New Mexico, loans to farmers for purchasing, for planting.....	110	for chief clerk; duties as reading clerk.....	1286
appreciation for.....	110	for superintendent, etc., of document room.....	579, 1287
Seed Grain for Drought Stricken Areas, appropriation for collecting loans to farmers for.....	460	for clerks and messengers to committees.....	579, 1287
deficiency appropriation for collecting loans to farmers for.....	40	preparation of Senate Manual.....	580, 1288
		for clerical assistance to Senators not chairmen of committees specifically provided for.....	580, 1288
		for clerical assistance, etc.; authority as clerks of committees.....	580, 1288
		for additional and assistant clerks to Senators.....	580, 1288
		for Sergeant at Arms and Doorkeeper, assistant, etc.....	580, 1288
		for police force, Senate Office Building.....	581, 1288
		for postmaster, etc.....	581, 1289
		for superintendent, foreman, etc., folding room.....	581, 1289

<i>Senate</i> —Continued.	Page.	<i>Senate</i> —Continued.	Page.
appropriation for contingent expenses;		positions and salaries established for	
stationery, etc.....	581, 1289	clerks and assistant clerks to	
for postage stamps.....	581, 1289	Senators not chairmen of speci-	148
for motor vehicles for mails, etc....	581, 1289	fied committees.....	148
for automobile for Vice President....	581, 1289	additional clerks.....	148
for folding materials; folding.....	581, 1289	Sergeant at Arms and Doorkeeper,	
for fuel, etc.....	581, 1289	assistants.....	148
for furniture, repairs, etc.....	581, 1289	messengers.....	148
for packing boxes.....	581, 1289	clerk on Journal work for Con-	
for rent of warehouse for documents..	581,	gressional Record.....	148
	1289	storekeeper, laborers, etc.....	149
for miscellaneous items.....	581, 1289	pages.....	149
for inquiries and investigations 16,	581, 1289	police for Senate Office Building	
for reporting debates.....	581, 1289	under.....	149
for kitchens and restaurants.....	581, 1289	postmaster, and employees in the	
deficiency appropriation for daughter		post office.....	149
of Knute Nelson.....	33	folding room superintendent, and	
for heir of William P. Dillingham....	33	employees.....	149
for children of Samuel D. Nicholson..	33	appointment on Washington Bicen-	
for children and grandchildren of		ennial Birthday, Commission, of	
Henry Cabot Lodge.....	753	presiding officer of, ex officio....	671
for children and grandchildren of		of four Senators.....	671
LeBaron Bradford Colt.....	753	compensation of Senators after March	
for heirs at law of Frank B. Bran-		4, 1925.....	1301
degee.....	1313	immediately available.....	1313
for Henry G. Tiegan.....	33	Congressional documents printed after	
for James R. Wick.....	33	expiration of term of Senator,	
for deputy Sergeant at Arms, etc., in-		to be delivered to successor.....	24
creased pay.....	33	balance remaining to credit, must be	
for expenses, late President Hard-		taken prior to convening of next	
ing's funeral.....	33	Congress.....	24
for furniture.....	33	five Senators to be appointed on joint	
for stationery.....	33, 1314	committee to investigate land	
for inquiries and investigations 170,	753, 1314	grants of Northern Pacific Rail-	
for miscellaneous items.....	672	road Company.....	462
for John G. Holland, jr.....	672	four Senators to be appointed on Bunker	
for Ernest K. Hill.....	672	Hill Sesquicentennial Commis-	
for Fred A. Eckstein.....	672	sion.....	1099
for Albert Reid.....	672	Lexington-Concord Sesquicentennial	
for Alexander K. Meek.....	672, 1313	Commission.....	749
for Louis Bose.....	672	Mecklenburg Sesquicentennial Com-	
for U. G. Gordon.....	672	mission.....	1267
for James F. Sellers.....	672, 1314	joint meeting of the House of Repre-	
for Legislative Counsel.....	753	sentatives and, ordered for De-	
for mileage, State messengers con-		ceMBER 3, 1923.....	1609
veying electoral vote.....	753	for February 27, 1924, for memorial	
for expenses of Joint Committee on		service to late President Harding..	1609
Inaugural Ceremonies, 1925.....	753	for December 15, 1924, for memorial	
for Margaret W. McCulloch.....	1313	service to former President Wil-	
for Agnes E. Locke.....	1313	son.....	1614
for Joseph E. Johnson.....	1313	for February 11, 1925, for counting	
for William A. Walling.....	1313	electoral vote.....	1615
for Paul Bachschmid.....	1313	proclamation convening special session	
for Lewis A. Nalls.....	1313	of.....	1987
for Harry Walling.....	1313	provisions relating to corrupt practices	
for James W. McGinn.....	1313	in elections to the.....	1070
for Richard Blunt.....	1313	salaries for December, 1923, to be paid	
for Committee on Foreign Relations,		December 20.....	1
messenger.....	1313	for December, 1924, to be paid De-	
positions and salaries established for		ceMBER 20th.....	718
secretary, etc., in office of the		<i>Senate Manual,</i>	
Vice President.....	147	appropriation for preparing.....	580-1288
Chaplain.....	147	preparation of the, authorized by clerk	
Secretary of the Senate, assistant		of the Committee on Rules bienni-	
Henry M. Rose, and office per-		ally.....	148
sonnel.....	147	<i>Senate Office Building,</i>	
librarian.....	147	appropriation for police force.....	581, 1288
keeper of stationery.....	147	for kitchens and restaurants, repairs,	
document room, superintendent,		supplies, etc.....	581, 1289
assistant, etc.....	147	for elevator conductors.....	587, 1295
clerks, assistant clerks to desig-		for care, etc., of grounds.....	587
nated committees.....	147	for trees, etc., grounds of.....	587
		for maintenance.....	589, 1295

<i>Senate Office Building</i> —Continued.	Page.	<i>Sergeant at Arms, House of Representa-</i>	Page.
appropriation for extensions, furniture, office equipment, etc.....	589, 1295	<i>tives</i> —Continued.	
deficiency appropriation for rugs, etc..	34	appropriation for police force, House Office Building.....	583, 1292
for new rooms, etc.....	34	positions and pay established of, deputy, cashier, etc.....	151
for maintenance, etc.....	1315	police force, House Office Building under.....	151
for three-room suite, B Street cor- ridor of.....	1315	<i>Serums, etc. (see also Biologic Products),</i> appropriation for regulating propaga- tion, sale, etc., of.....	76, 775
positions and pay established of police force for.....	149	<i>Serums for Domestic Animals,</i> appropriation for investigating, etc..	439, 828
<i>Senators,</i>		for regulating sale, etc.....	439, 829
appropriation for compensation.....	578, 1286	<i>Sesquicentennial Exhibition Commission,</i> <i>National,</i>	
for mileage.....	578, 1286	composed of Secretaries of State and of Commerce to represent the United States at the exhibition in Philadelphia.....	1253
for clerical assistance to, not chair- men of committees specifically provided for.....	580, 1288	National Advisory Commission to the Exhibition Association, estab- lished.....	1254
for additional clerks at \$1,520 a year.....	580, 1288	composed of two citizens from the States, Territories, and posses- sions.....	1254
compensation of, after March 4, 1925..	1301	appropriation for expenses of the com- missions.....	1254
immediately available.....	1313	exhibits imported admitted free of duty may be sold subject to revenue regu- lations, etc.....	1254
positions and pay established for clerical assistance to, not chair- men of designated committees..	148	duty at rate in force when with- drawn.....	1254
<i>Seneca Indians, N. Y.,</i>		allowance for deterioration, etc....	1254
appropriation for fulfilling treaties with.....	413, 1163	penalties for illegal sale, etc.....	1254
<i>Sequoia National Forest, Calif.,</i>		articles to be prepared by departments, etc., as exhibits.....	1254
proclamation diminishing area of.....	1910	coinage authorized of gold \$2.50 pieces..	1254
transferring portion of, to Inyo National Forest.....	1910	silver 50-cent pieces.....	1254
<i>Sequoia National Park, Calif.,</i>		legal tender, etc.....	1254
appropriation for commissioner.....	219, 1028	laws in force relating to, applicable..	1254
for protection, etc.....	424, 1178	no Government expense for dies, etc..	1254
for protection, additional, 1925.....	709	issued only to officers of exhibition association on payment of par value.....	1254
<i>Sequoyah,</i>		<i>Sesquicentennial of Battle of Lexington-</i> <i>Concord,</i>	
proceedings on acceptance of statue of, ordered printed.....	1612	creation of commission for observance of.....	749
<i>Sequoyah Indian Orphan Training School,</i> <i>Tahlequah, Okla.,</i>		composition; no compensation.....	749
appropriation for support, etc.....	406, 1157	amount authorized for expenses.....	749
use of designated balances for hos- pital construction, etc.....	406	sum authorized for participating in celebration to commemorate.....	749
<i>Serbs, Croats, and Slovenes,</i>		special series of postage stamps to be issued.....	749
appropriation for minister to.....	206, 1015	silver 50-cent pieces to be coined in commemoration of.....	749
<i>"Serenity," Statue of,</i>		number; legal tender quality.....	749
erection of, the gift of Charles Deering, authorized on public grounds in District of Columbia.....	21	coinage laws applicable; no expense for dies, etc.....	749
approval of site, etc., by Commission of Fine Arts.....	21	<i>Settle, Green A.,</i>	
<i>Sergeant at Arms and Doorkeeper, Senate,</i>		pension increased.....	1387
appropriation for, assistant, doorkeep- ers, messengers, etc.....	580, 1288	<i>Seubert, Augusta (widow),</i>	
for police force, Senate Office Build- ing.....	581, 1289	pension increased.....	1424
deficiency appropriation for deputy, increased pay.....	33	<i>Seupelt, J. G.,</i>	
for expenses of attendance, etc., President Harding's funeral.....	33	homestead entry of, confirmed.....	1362
positions and pay established for, assistant doorkeeper, acting as- sistant doorkeeper, messengers, etc.....	148	<i>Seventeenth Street NE., D. C.,</i>	
clerk on Journal work for Con- gressional Record.....	148	appropriation for paving, etc., East Capitol to A Streets; from gasoline-tax fund.....	1225
storekeeper, artisans, etc.....	149	<i>Seventeenth Street NW., D. C.,</i>	
telephone operators, press gallery superintendent, laborers.....	149	appropriation for paving, Irving to Kilbourne Streets.....	548
pages.....	149	for paving, Webster to Allison Streets	547
police force, Senate Office Building..	149		
<i>Sergeant at Arms, House of Representa-</i> <i>tives,</i>			
appropriation for, deputy, cashier, etc.....	583, 1291		

<i>Seventeenth Street NW., D. C.</i> —Continued. appropriation for asphalt covering, Columbia Road to Euclid Street; from gasoline-tax fund.....	Page. 1225	<i>Shaw, Angelina (widow),</i> pension.....	Page. 1478
<i>Seventeenth Street SE., D. C.,</i> appropriation for paving, etc., East Capitol to A Streets; from gas- line-tax fund.....	1225	<i>Shaw, Edward,</i> pension.....	1387
<i>Seventh Street NW. and SW., D. C.,</i> appropriation for repaving with as- phalt, Pennsylvania Avenue to G Street south; from gasoline-tax fund.....	1225	<i>Shaw, Elizabeth (widow),</i> pension increased.....	1469
<i>Seventh Street NW., D. C.,</i> appropriation for paving, Jefferson to Kennedy Streets.....	550	<i>Shaw, Ella R. (daughter),</i> pension increased.....	1492
for paving, Kennedy to Longfellow Streets.....	547	<i>Shaw Island, Wash.,</i> right of way granted across abandoned military reservation on, for high- ways.....	957
for paving, Hamilton to Jefferson Streets.....	1223	<i>Shaw, James,</i> pension increased.....	1413
<i>Seventh Street SW., D. C.,</i> appropriation for asphalt covering, G to Water Streets; from gasoline- tax fund.....	1225	<i>Shaw, Mahala (widow),</i> pension.....	1523
<i>Seville, Spain,</i> provisions for taking part in the inter- national exposition of arts, etc., at, in 1927.....	1256	<i>Shaw, Mary O. (widow),</i> pension.....	1530
<i>Seward, Hannah C. (widow),</i> pension.....	1444	<i>Shawnee Indian Agency, Okla.,</i> deficiency appropriation for civilian employees at.....	1329
<i>Severs, D. C.,</i> appropriation for cleaning and re- pairing.....	551, 1228	<i>Shawnee Indian Sanatorium, Okla.,</i> appropriation for maintenance, etc., of.....	408, 1159
for pumping stations, etc.....	551, 1228	<i>Shea, Georgianna (widow),</i> pension increased.....	1431
for main and pipe.....	551, 1228	<i>Sheedy, Mary (widow),</i> pension increased.....	1456
for suburban.....	551, 1228	<i>Sheep (see also Cattle),</i> appropriation for eradicating scabies in.....	437, 827
for assessment and permit work.....	551, 1228	for experiment station, Clark County, Idaho.....	439, 828
for rights of way.....	551, 1228	for investigating, problems of West- ern States.....	439, 828
for Rock Creek interceptor.....	551, 1228	<i>Sheets, Harriet L. (widow),</i> pension.....	1444
for upper Potomac interceptor.....	551, 1228	<i>Sheffield, George,</i> pension increased.....	1413
deficiency appropriation for assessment and permit work.....	37, 1319	<i>Sheffield, Oscar,</i> pension.....	1391
<i>Shafer, L. N.,</i> and associates may bridge Rio Grande, near Tornillo, Tex.....	1214	<i>Shelby, N. C.,</i> terms of court at; rooms to be fur- nished.....	722
<i>Shalotte River, N. C.,</i> preliminary examination, etc., of, to be made, Whites Landing to Shal- lotte.....	1193	<i>Shelby, Sarah J. (widow),</i> pension.....	1507
<i>Shanghai, China,</i> appropriation for expenses, United States court for China.....	215, 1025	<i>Shelley, Eliphalet M., alias Charles Cam- eron,</i> pension.....	1418
for prison, etc., expenses.....	215, 1025	<i>Shenandoah National Park, Va.,</i> deficiency appropriation for expenses, acquiring lands for.....	1331
<i>Shannon, James B.,</i> pension increased.....	1383	determination by Secretary of Interior of area of lands recommended to be acquired for.....	958
<i>Shannon Place SE., D. C.,</i> appropriation for paving, U to W Streets.....	1223	<i>Shepherd Street NW., D. C.,</i> appropriation for asphalt covering, Fourteenth Street to Georgia Avenue; from gasoline-tax fund.....	1225
<i>Shannon, Samuel F.,</i> pension increased.....	1399	<i>Sherbocker, Elizabeth (wife),</i> pension.....	1492
<i>Sharon, Eva B.,</i> pavement to.....	1371	<i>Sherburne County, Minn.,</i> bridge authorized across Mississippi River at Clearwater, by Min- nesota, Wright County, and.....	1302
<i>Sharp, May Adelaide,</i> appropriation for paying, widow of Hunter Sharp, a consul dying in service.....	209	<i>Sheridan, Wyo.,</i> terms of court at.....	388
<i>Sharp, William Shurman (son),</i> pension.....	1492	<i>Sherman, Carolyn P. (widow),</i> pension.....	1502
<i>Sharpp, Elizabeth (widow),</i> pension increased.....	1479	<i>Sherman Circle NW., D. C.,</i> appropriation for paving east side, Crit- tenden Street to Illinois Avenue- for paving, Kansas to Illinois Ave- nues.....	1223
<i>Shasta National Forest, Calif.,</i> exchange of lands with private owners for addition to.....	953		
<i>Shattler, Samuel C. (son),</i> pension.....	1448		

	Page.	Page.
<i>Sherman Institute, Riverside, Calif.,</i>		<i>Shipping Board, United States—Contd.</i>
appropriation for Indian school...	405, 1156	appropriation for Fleet Corporation;
for Indian school, additional, 1925...	707	payments to certified public ac-
<i>Sherry, Helen (widow),</i>		countants forbidden; auditing
pension.....	1495	work by Efficiency Bureau... 531, 1209
<i>Sherwin, Alice Z. (widow),</i>		outside auditors allowed for claims
pension.....	1387	in litigation..... 531, 1209
<i>Sherwood, Ada G. (widow),</i>		subsistence allowances limited. 531, 1209
pension.....	1418	rent in District of Columbia re-
<i>Shew, Susan L. (widow),</i>		stricted..... 531, 1209
pension increased.....	1460	claims of Navy Department
<i>Sheyman, James P. (son),</i>		against, not payable herefrom... 531
pension increased.....	1486	claims of, by or against Navy De-
<i>Shill, Sarah L. (widow),</i>		partment, canceled..... 1209
pension.....	1530	individual claims not affected..... 1210
<i>Shiloh National Military Park,</i>		deficiency appropriation for judgments,
appropriation for continuing establish-		United States courts, under; col-
ment of..... 513, 928		lision claims, etc..... 531, 758
extension authorized to Corinth		for paying judgments of United States
National Cemetery, Miss., etc... 513		courts under..... 1347
for, additional, 1925..... 712		construction loan fund created from
<i>Shinn, Arminta (widow),</i>		revenues of..... 467
pension increased.....	1444	use in loans to citizens for ship
<i>Ship Brokers,</i>		construction of, in American yards,
special tax imposed on; business de-		vessels of best type, equipment,
fined.....	326	etc..... 467
<i>Ship Island, Miss., Gulf Station,</i>		outfitting in American yards ves-
appropriation for quarantine station..	80	sels already built, with best en-
<i>Ship Mortgage Act, 1920,</i>		gines, appliances, etc..... 467
home port provisions for American		applicable only to vessels aided
vessels under.....	948	from loan..... 467
port of documentation deemed.....	948	vessels to be documented for five
<i>Ship, Steamboat, and Way Letters,</i>		years, etc., under United States
appropriation for.....	87, 785	laws..... 467
<i>Shipler, Minnie E. (widow),</i>		time limit for the loan..... 467
pension.....	1439	payment in installments, etc..... 467
<i>Shipley, Issola L. (widow),</i>		in full allowed..... 467
pension.....	1515	interest rate on loans while in coastwise
<i>Shipping,</i>		trade or inactive..... 468
consular bills of health not required of		in foreign trade..... 468
vessels trading between northern		loan limited to one-half cost of vessel, or
frontier ports.....	809	of equipment for vessel already
home port of American vessels to be		built..... 468
fixed by owners.....	947	increase allowed if additional security
<i>Shipping Board, United States,</i>		furnished; limit..... 468
appropriation for Commissioners and		security required to insure completion,
secretary..... 529, 1208		etc..... 468
for all other expenses..... 529, 1208		to include preferred mortgage when
for investigating foreign discrimina-		completed..... 468
tions against American vessels		additional covenants to be pre-
and shipping..... 530, 1208		scribed..... 468
for investigating transporting immi-		insurance against all insurable risks to
grants in its vessels..... 530, 1208		be provided..... 468
restriction on salary to an assistant		agreements for premium payment... 468
for printing and binding for..... 530, 1208		reconditioning of vessels to include
using funds for repairing, etc., Gov-		most efficient, etc., type of in-
ernment vessels at other than		ternal-combustion motive power
navy yards, restricted..... 530		if built in United States for merchant
vessels only in American harbors		vessels of Board or Govern-
affected..... 530		ment, additional cost may be
effective at once..... 530		paid from loan fund..... 468
for expenses of Emergency Fleet Cor-		transfer for, authorized..... 468
poration from emergency		aggregate limited..... 469
fund..... 530, 1209		restrictions on sale of vessels within
sources designated..... 530, 1209		five years after completion, un-
only current claims payable from		less for specified price..... 469
specified appropriation..... 530, 1209		date of completion to be fixed by
restriction on publications by..... 530		Board..... 469
use of proceeds from liquidation		allowance for depreciation..... 469
sales..... 1209		contract for sale or charter of recondi-
employment of attorneys subject		tioned vessel required before
to approval of Attorney Gen-		loan is made..... 469
eral..... 531, 1209		or putting vessel immediately in op-
pay restrictions..... 531, 1209		eration on completion..... 469

<i>Shipping Board, United States—Contd.</i>	Page.	<i>Shoshone Indian Reservation, Idaho and Nev., Western—Continued.</i>	Page.
vessel to be documented for not less than five years.....	469	appropriation for irrigation system, additional, 1925.....	707
operated only on voyages not exclusively coastwise.....	469	for irrigating additional lands in ceded portion of.....	1154
to make special rates, etc., for exhibits for Seville Exposition.....	1257	for Indian school, additional, 1925....	708
transfer of two obsolete vessels of, to Army Air Service for airplane bombing tests.....	907	deficiency appropriation for payments to Indians of.....	42
<i>Shipping Commissioners,</i>		<i>Shoshone Indians, Wyo.,</i>	
appropriation for salaries.....	230, 1039	appropriation for support, etc.....	410, 1161
for clerk hire.....	230, 1039	for support, etc., of, additional, 1925.....	708
for contingent expenses.....	230, 1039	<i>Shoshone Irrigation Project, Wyo.,</i>	
for salaries, additional, 1925.....	706	appropriation for maintenance, etc., of..	418, 1171
for clerk hire, additional, 1925.....	706	<i>Shoup, Catharine L. (widow),</i>	
for contingent expenses, additional, 1925.....	706	pension.....	1460
<i>Shipping Service,</i>		<i>Showalter, Francis H. P. (son),</i>	
time extended for establishing, to Virgin Islands, to May 1, 1924.....	1928	pension.....	1510
to November 1, 1924.....	1943	<i>Shreveport, La.,</i>	
to May 1, 1925.....	1969	granted certain lands in Louisiana, to which no legal claims have been maintained, for reservoir purposes.....	382
<i>Shiprock, N. Mex.,</i>		payment to be made; mineral deposits reserved.....	382
appropriation for Federal highway across Navajo Reservation from Gallup to.....	1163	hearings, etc., of adverse claims.....	382
<i>Shipwrecked American Seamen,</i>		reversion and forfeiture if use abandoned.....	382
appropriation for relief, etc., of, in Alaska, Hawaii, etc.....	208, 1017	<i>Shriner, Lizzie B. (widow),</i>	
for life saving testimonials in rescuing, etc.....	210, 1019	pension.....	1448
<i>Shipyard Creek, S. C.,</i>		<i>Shrubs,</i>	
improvement of, authorized.....	1187	appropriation for study of diseases of ornamental.....	440, 830
<i>Shirley, Martha A. (widow),</i>		<i>Shuler, Clara S. (widow),</i>	
pension increased.....	1436	pension.....	1435
<i>Shivwits Indian Reservation, Utah,</i>		<i>Shull, Louise E. (widow),</i>	
appropriation for irrigation project on..	400, 1151	pension.....	1521
deficiency appropriation for bridge across Santa Clara River; repayment....	1348	<i>Shurbet, Mrs. F. H.,</i>	
<i>Shockley, Mollie F. (widow),</i>		payment to, for death of son.....	1578
pension.....	1413	<i>Shymer, Anne C.,</i>	
<i>Shoecraft, Ella Clark (widow),</i>		payment to estate of.....	1581
pension.....	1425	<i>Siam,</i>	
<i>Shoes, etc.,</i>		appropriation for minister to.....	206, 1015
equipment of Leavenworth, Kans., penitentiary to manufacture, for sale only to the Government, etc.....	6	for interpreter to legation and consulate general in.....	207, 1016
<i>Shoma, Wanatt, alias Shoma Wanatt, alias Ramon White,</i>		extradition treaty with.....	1749
pension increased.....	1384	parcel post convention with.....	1880
<i>Shook, Elizabeth (widow),</i>		<i>Sibley County, Minn.,</i>	
pension.....	1508	bridge authorized across Minnesota River at Blakely, by Scott County and.....	94
<i>Shooting Galleries,</i>		<i>Siege Cannon, Army,</i>	
special tax on proprietors of.....	326	appropriation for purchase, manufacture, etc.....	498, 913
<i>Shooting Galleries and Ranges, Army,</i>		for ammunition for.....	498, 914
appropriation for expenses.....	489, 904	for ammunition, etc., for practice.....	498, 914
deficiency appropriation for.....	762	<i>Siege of Petersburg, Va., Battlefields of,</i>	
<i>Shore, Celia Ann (widow),</i>		commission created to inspect, etc.; appointment by Secretary of War.....	856
pension increased.....	1454	composition; Army Engineer officer.....	856
<i>Short, Clara A. (widow),</i>		United States Civil War veteran....	856
pension.....	1476	Confederate States Civil War veteran.....	856
<i>Shoshone Agency, Nev., Western,</i>		qualifications for selection of.....	856
appropriation for support, etc., of Indians at, from tribal funds.....	411	to ascertain feasibility of preserving and marking for historical study, etc.....	856
deficiency appropriation for civilian employees at.....	1329	report to Secretary of War.....	856
<i>Shoshone Agency, Wyo.,</i>		amount authorized to be appropriated..	856
appropriation for support, etc., of Indians at, from tribal funds... 411, 1161		<i>Signal Corps, Army (see also Signal Service, Army),</i>	
<i>Shoshone Indian Reservation, Idaho and Nev., Western,</i>		appropriation for Washington-Alaska cable and telegraph system... 514, 928	
appropriation for irrigation project on..	400		
for Indian school.....	407, 1157		
for roads and bridges; repayment..	413, 1163		

<i>Signal Corps, Army</i> —Continued.	Page.	<i>Sims, John (son),</i>	Page.
appropriation for Washington-Alaska		pension-----	1512
cable and telegraph system,		<i>Sims, Susan A. (widow),</i>	
additional, 1925-----	712	pension-----	1468
deficiency appropriation for aviation in-		<i>Sines, Annie H. (widow),</i>	
crease-----	58, 699, 701, 762	pension-----	1471
<i>Signal Officer, Office of Chief, Army,</i>		<i>Singer, Mary M. (widow),</i>	
appropriation for civilian personnel,		pension increased-----	1417
War Department-----	491, 906	<i>Sinking Fund, D. C.,</i>	
employment of draftsmen, etc.--	491, 906	appropriation for payments to-----	545
<i>Signal Service, Army,</i>		<i>Sioux Indians,</i>	
appropriation for expenses, telegraph		appropriation for education-----	407, 1158
and telephone systems, etc.--	490, 905	for education, additional, 1925-----	708
electric plants at posts, etc-----	490, 905	deficiency appropriation for education--	56
civilian employees, etc-----	490, 905	interest of Yankton and other, in Red	
experimental signaling research--	490, 905	Pipestone Quarries, to be deter-	
buildings for supplies-----	491, 905	mined by Court of Claims-----	730
for fire control installations, seacoast		<i>Sioux Indians, Different Tribes, Nebr., N.</i>	
defenses-----	491, 905	<i>and S. Dak.,</i>	
for fire control installations, insular		appropriation for support, etc-----	410, 1160
possessions-----	491, 906	for agency employees-----	410, 1160
for fire control installations, Panama		for subsistence-----	410, 1160
Canal-----	491, 906	transportation of supplies-----	1160
for Washington-Alaska cable and		for support, etc., of Yankton Sioux,	
telegraph, operation, etc-----	514, 928	additional, 1925-----	708
for replacing submarine cable-----	514	for support, etc., employees, etc.,	
all expenses included-----	514	additional, 1925-----	708
for, additional, 1925-----	711	deficiency appropriation for support,	
deficiency appropriation for-----	58,	etc-----	56, 698, 700, 760
62, 698, 762, 1350, 1352		<i>Sioux Indians of Devils Lake, N. Dak.,</i>	
<i>Signaling Systems, etc., Army,</i>		appropriation for support, etc-----	409, 1159
appropriation for researches in-----	490, 905	for support, etc., additional, 1925--	708
<i>Siletz Agency, Oreg.,</i>		<i>Sioux Nation,</i>	
appropriation for support, etc., of In-		claims of members of, for horses alleged	
dians at-----	409, 1160	to have been erroneously killed	
for support, etc., of Indians at, addi-		on Cheyenne River Reservation,	
tional, 1925-----	708	to be investigated, etc-----	477
<i>Silva, Victoria Gallego de (widow),</i>		allowance to attorneys-----	477
pension-----	1499	<i>Sirup, Table,</i>	
<i>Silver City, N. Mex.,</i>		appropriation for investigating manu-	
terms of court at-----	642	facture of; utilizing new sources-----	447,
rooms to be furnished-----	642	837	
<i>Silver Coins,</i>		<i>Sisal,</i>	
coinage of silver 50-cent pieces au-		appropriation for investigating produc-	
thorized to commemorate Battle		tion, etc., of-----	227
of Bennington and independence		<i>Sites for Military Purposes,</i>	
of Vermont-----	965	deficiency appropriation for; reappro-	
centennial of founding of Fort Van-		priation-----	1344
couver, Wash-----	966	<i>Sitgreaves National Forest, Ariz.,</i>	
commencement of carving Stone		proclamation modifying boundaries of--	1926
Mountain Monument-----	23	<i>Sitka, Alaska,</i>	
sesquicentennial of Battle of Lex-		issue of bonds by, for school building--	818
ington and Concord-----	749	election to determine; interest, etc.;	
seventy-fifth anniversary of admis-		payment, etc-----	818
sion of California into the		proceeds to be used for no other pur-	
Union-----	965	pose-----	819
<i>Silver Lake Park Company,</i>		<i>Siuslaw River, Oreg.,</i>	
payment to, for property damages--	1588	improvement of, authorized-----	1189
<i>Silverton, Colo.,</i>		<i>Six Nations Indians, N. Y.,</i>	
granted lands for park purposes-----	980	appropriation for fulfilling treaties with	413,
<i>Silvey, Sarah J. (daughter),</i>		1163	
pension-----	1453	<i>Sixteenth Street NW., D. C.,</i>	
<i>Simms, Blanche H. (daughter),</i>		appropriation for grading, etc., Alaska	
pension-----	1520	Avenue to Kalmia Street-----	1224
<i>Simpkins, Oscar M.,</i>		<i>Sixteenth Street SE., D. C.,</i>	
pension-----	1415	appropriation for paving, East Capitol	
<i>Simpson, Alice I. (widow),</i>		to A Streets-----	548
pension increased-----	1496	<i>Skaggs, Charles A.,</i>	
<i>Simpson, Francie (widow),</i>		pension-----	1398
pension increased-----	1475	<i>Skagit River, Wash.,</i>	
<i>Simpson, Frank L.,</i>		preliminary examination, etc., author-	
pension increased-----	1401	ized for flood control of-----	249
<i>Sims, Ella M. (widow),</i>		<i>Skinner, Catherine (widow),</i>	
pension-----	1404	pension-----	1515

<i>Skinner, Sarah M. (widow),</i> pension-----	Page. 1510	<i>Smith, Captain Lowell Herbert, Army Air</i> <i>Service—Continued.</i>	Page.
<i>Skipanon Channel, Oreg.,</i> preliminary examination, etc., of, to be made-----	1196	distinguished service medal accorded to, and acceptance of medals or decorations from foreign govern- ments, authorized-----	979
<i>Skull Valley Agency, Utah,</i> appropriation for support, etc., of Indians at, from tribal funds-----	411, 1161	<i>Smith, Mary (daughter),</i> pension-----	1533
<i>Skykomish River, Wash.,</i> preliminary examination, etc., author- ized of, for flood control-----	1000	<i>Smith, Mary A. (widow),</i> pension-----	1512
<i>Slagle, Irene S. (widow),</i> pension-----	1451	<i>Smith, Mary J. (widow),</i> pension increased-----	1498
<i>Slaten, Rachel (widow),</i> pension-----	1456	<i>Smith, Maywood,</i> pension increased-----	1394
<i>Slaughter, Lucy W. (widow),</i> pension-----	1410	<i>Smith, Minerva J. (widow),</i> pension increased-----	1383
<i>Sliger, Pheby E. (widow),</i> pension increased-----	1517	<i>Smith, Polley (widow),</i> pension-----	1528
<i>Sloan, Luther L. (son),</i> pension increased-----	1458	<i>Smith, Rachel (widow),</i> pension increased-----	1515
<i>Slovenes, Serbs, Croats, and,</i> appropriation for minister to-----	206, 1015	<i>Smith, Rachel J. (widow),</i> pension increased-----	1413
<i>Smallpox,</i> appropriation for prevention of epi- demic-----	76, 775	<i>Smith, Sarah A. (widow),</i> pension increased-----	1464
for prevention of, etc., among Indians	408, 1158	<i>Smith, Thomas A. (son),</i> pension-----	1520
<i>Smallwood, William,</i> pension-----	1414	<i>Smiths Creek, N. C.,</i> preliminary examination, etc., of, to be made-----	1193
<i>Smith, A. W.,</i> credit allowed in accounts of-----	1550	<i>Smiths Creek, N. J.,</i> preliminary examination, etc., of, to be made-----	1192
<i>Smith, Adaline (widow),</i> pension-----	1506	<i>Smithsonian Institution,</i> appropriation for international ex- changes-----	528, 1206
<i>Smith, Amanda J. (widow),</i> pension increased-----	1517	for American Ethnology-----	528, 1206
<i>Smith, Anna E. (widow),</i> pension increased-----	1417	for International Catalogue of Scien- tific Literature-----	528, 1206
<i>Smith, Catharine (widow),</i> pension-----	1492	for Astrophysical Observatory-----	528, 1207
<i>Smith, Charles F.,</i> pension-----	1400	for additional Assistant Secretary---	528
<i>Smith, Edmond L.,</i> pension-----	1392	for additional fire protection-----	528
<i>Smith, Elizabeth (widow),</i> pension-----	1509	for National Museum-----	528, 1207
<i>Smith, Euphemia (widow),</i> pension-----	1454	for National Gallery of Art-----	528, 1207
<i>Smith, Harriet (widow),</i> pension increased-----	1407	for printing and binding for-----	529, 1207
<i>Smith, J. M. C., late a Representative in</i> <i>Congress,</i> deficiency appropriation for pay to widow of-----	34	for care, etc., of grounds-----	573
<i>Smith, Jane (widow),</i> pension increased-----	1463	deficiency appropriation for interna- tional exchanges-----	759
<i>Smith, Jane W. (widow),</i> pension-----	1491	for National Museum-----	759
<i>Smith, Lieutenant John,</i> appropriation for marking burial place of, at Bardstown, Ky-----	926	reappointment as Regent of Robert S. Brookings-----	821
<i>Smith, John H., alias Henry H. Smith,</i> pension-----	1471	of George Gray-----	821
<i>Smith, Kate D. (widow),</i> pension-----	1462	refund of income tax on gift by Charles L. Freer to-----	1537
<i>Smith, Laura B. (widow),</i> pension-----	1532	Secretary of, designated on commission to select Patent Office models for retention, etc-----	942
<i>Smith, Louisa (widow),</i> pension increased-----	1428	<i>Smitten, Susan (widow),</i> pension increased-----	1534
<i>Smith, Captain Lowell Herbert, Army Air</i> <i>Service,</i> advanced one thousand files on the promotion list in recognition of world flight accomplished by him-----	979	<i>Smokeless Powder, Navy,</i> appropriation for purchase and manu- facture of-----	192, 871
		<i>Smoking Tobacco (see Tobacco).</i>	
		<i>Smoky Mountain National Park, Tenn. and</i> <i>N. C.,</i> deficiency appropriation for expenses, acquiring lands for-----	1331
		determination by Secretary of the In- terior of area of lands recom- mended to be acquired for-----	959
		<i>Smuck, Jacob G. (son),</i> pension-----	1485
		<i>Smuggling,</i> convention to prevent, of intoxicating liquors into United States, with Denmark-----	1809

	Page.		Page.
<i>Smuggling</i> —Continued.		<i>Soldiers, etc.,</i>	
convention to prevent, of intoxicating		appropriation for vocational rehabilita-	
liquors into United States, with		tion of discharged disabled..	533, 1211
Germany.....	1815	<i>Solicitor General,</i>	
with Great Britain.....	1761	appropriation for.....	216, 1025
with Italy.....	1844	deficiency appropriation for assistant to,	
with Norway.....	1772	enforcing Interstate Commerce	
with Panama.....	1875	Acts.....	756
with Sweden.....	1830	<i>Solicitor of Internal Revenue,</i>	
<i>Snake River, Idaho and Wash.,</i>		appropriation for.....	216, 1025
preliminary examination, etc., of, to be		<i>Solicitor of the Department of Commerce,</i>	
made.....	1196	appropriation for, and office personnel..	216,
<i>Snetsinger, Mary,</i>		1025	
patent to, authorized for lands in Minn-		<i>Solicitor of the Department of Labor,</i>	
esota with flowage, etc., rights		appropriation for, and office personnel..	216,
reserved.....	1602	1025	
<i>Snohomish River, Wash.,</i>		<i>Solicitor of the Department of State,</i>	
preliminary examination, etc., author-		appropriation for.....	216, 1025
ized of, for flood control.....	1000	<i>Solicitor of the Interior Department,</i>	
<i>Snoqualmie National Forest, Wash.,</i>		appropriation for.....	216, 1025
lands added to.....	1074	for office personnel.....	393, 1144
proclamation diminishing area of.....	1982	<i>Solicitor of the Treasury Department,</i>	
<i>Snoqualmie River, Wash.,</i>		appropriation for, and office person-	
preliminary examination, etc., author-		nel.....	216, 1025
ized of, for flood control.....	1000	<i>Solicitor, Post Office Department,</i>	
<i>Snow and Ice, D. C.,</i>		appropriation for, and office personnel..	84, 782
appropriation for removing, from		<i>Somerset Hospital, Cape Town, Africa,</i>	
streets, sidewalks, gutters, etc. 551,	1228	appropriation for annual contribution	
deficiency appropriation for removal of..	1323	to.....	214, 1023
<i>Snow, Werner,</i>		<i>Sonnenstrahl, Ely N.,</i>	
pension.....	1383	claim of estate of, referred to district	
<i>Snuff and Snuff Flour,</i>		court.....	1372
internal revenue tax on manufactured		<i>Sons of the American Revolution, National</i>	
or imported.....	317	<i>Society of,</i>	
packages, etc., required.....	317	limitation on number of trustees of,	
<i>Snyder, Charles,</i>		removed.....	808
pension.....	1447	<i>Soper, Bertram B. (son),</i>	
<i>Snyder, Harry E.,</i>		pension.....	1434
pension increased.....	1390	<i>Soper, Catherine E. (widow),</i>	
<i>Snyder, William E.,</i>		pension increased.....	1482
pension.....	1404	<i>Sorrells, Ruth J. (widow),</i>	
<i>Social Welfare Organizations,</i>		pension.....	1514
exempt from income tax.....	282	<i>Souder, Ada (widow),</i>	
<i>Sodium Nitrite,</i>		pension.....	1494
proclamation increasing tariff rate on,		<i>Souls, George F.,</i>	
to equalize differences in costs of		pension increased.....	1405
production.....	1949	<i>Sound,</i>	
<i>Soil Bacteriology, etc.,</i>		appropriation for applying principles of,	
appropriation for investigations, etc. 441,	831	to military and industrial pur-	
testing bacterial cultures for inocu-		poses.....	232, 1042
lating legumes.....	441, 831	<i>Sour, Addie (widow),</i>	
publishing tests; names of dealers		pension.....	1451
in impure, etc.....	441, 831	<i>South Africa, Union of,</i>	
<i>Soil Fertility,</i>		proclamation including mechanical	
appropriation for investigations.....	441,	musical reproductions in copy-	
448, 831, 838		right privileges to.....	1957
<i>Soils Bureau, Department of Agriculture,</i>		<i>South America,</i>	
appropriation for chief of Bureau, and		persons born in countries of, construed	
office personnel.....	447, 838	as nonquota immigrants, in	
for chemical and physical investiga-		Immigration Act.....	155
tions.....	447, 838	<i>South and Central America,</i>	
for investigating fertilizers, etc. 448,	838	appropriation for expenses promoting	
for cooperative investigations of soils,		commerce with.....	225, 1035
mapping, etc.....	448, 838	for expenses, promoting commerce	
for classification of agricultural lands..	448,	with additional, 1925.....	706
448, 838		deficiency appropriation for expenses	
for administrative expenses.....	448, 838	promoting commerce with.....	1348
deficiency appropriation for general ex-		<i>South Bend, Ind.,</i>	
penses.....	55	terms of court at.....	751
<i>Solar Eclipse, 1926,</i>		<i>South Brooklyn, N. Y.,</i>	
appropriation for expenses for observa-		amount authorized to acquire addition	
tions of total.....	869	to naval supply depot at.....	1276
<i>Soldiers' and Sailors' Home, D. C., Grand</i>			
<i>Army,</i>			
appropriations for expenses; persons			
admitted.....	570, 1244		

	Page.		Page.
<i>South Carolina,</i>		<i>Southern Pacific Railroad Company,</i>	
bridge authorized across Lumber River,		granted right of way across Govern-	
near Nichols, by Marion and		ment levee at Yuma, Ariz.....	101
Horry Counties and.....	12	<i>Southern Railway Company,</i>	
Georgia and, may bridge Savannah		authorized to maintain bridge across	
River.....	1266	Tennessee River, Knoxville,	
may bridge Broad River at Strothers		Tenn.....	113
Ferry.....	1127	<i>Southern Relief Society, D. C.,</i>	
Catawba River, Fort Lawn.....	1127	appropriation for aid to Confederate	
Congaree River between Richland		veterans, etc.....	570, 1244
and Lexington Counties, S. C.....	1126	<i>Southern Ute Indian Reservation, Colo.,</i>	
Santee River at Poplar Landing.....	1265	appropriation for irrigation project on.....	400,
Saint James Ferry.....	1266	1151	
<i>South Carolina Eastern Judicial District,</i>		<i>Southgate, Bernard W.,</i>	
terms of court, at Aiken.....	801	credit allowed in accounts of.....	1328
Florence.....	801	<i>Sowers, Elizabeth (widow),</i>	
Charleston.....	801	pension.....	1441
Columbia.....	801	<i>Spaight, Daniel A.,</i>	
office of clerk at Charleston.....	801	payment to, for personal injuries.....	1376
effective July 1, 1925.....	801	<i>Spaight, Mary F.,</i>	
<i>South Carolina Western Judicial District,</i>		payment to, for personal injuries.....	1376
terms of court, at Anderson.....	801	<i>Spain,</i>	
Greenville.....	801	appropriation for ambassador to.....	206, 1015
Greenwood.....	801	<i>Spain, War with,</i>	
Rock Hill.....	801	deficiency appropriation for pay, etc.....	63,
Spartanburg.....	801	699, 761	
office of clerk at Greenville.....	801	<i>Spainhour, Herschel,</i>	
effective July 1, 1925.....	801	pension increased.....	1389
<i>South Charleston, W. Va.,</i>		<i>Spangler, Elvina (widow),</i>	
appropriation for care, etc., school at		pension increased.....	1522
ordnance station.....	192	<i>Spanish Springs Irrigation Project, Nev.,</i>	
armor and armament for newly au-		deficiency appropriation for cooperative	
thorized vessels, to be made at		preliminary investigation of	
naval ordnance plant at.....	719	feasibility of.....	685
<i>South Dakota,</i>		<i>Spanish War (see also War with Spain),</i>	
Custer State Park Game Sanctuary,		claims of Rhode Island in raising vol-	
area enlarged.....	1981	unteers for, referred to Court of	
game refuge for antelope, etc., may be		Claims.....	964
established in.....	634	veterans of, with specified diseases ad-	
requirements of the State for fences,		mitted to hospital facilities, etc.,	
etc.....	634	of Veterans' Bureau.....	620
Harney National Forest, area enlarged.	1974	<i>Spanish War Veterans, United,</i>	
lands within Custer State Park granted		proceedings of national encampments	
to, for park purposes.....	1185	of, to be printed annually as	
may bridge Missouri River, between		House documents.....	473
Brule and Lyman Counties.....	3	<i>Sparks, Carrie E. (widow),</i>	
between Hughes and Stanley Coun-		pension.....	1438
ties.....	101	<i>Sparrows Point, Md.,</i>	
Potter and Dewey Counties.....	30	time extended for bridging Humphreys	
Walworth and Corson Counties.....	3	Creek at.....	1184
proclamation setting aside game refuge		<i>Spartanburg, S. C.,</i>	
in.....	1985	terms of court at.....	801
<i>South Jamesport, N. Y.,</i>		<i>Spaun, Mary C. (widow),</i>	
preliminary examination, etc., of,		pension.....	1500
harbor, to be made.....	1192	<i>Speaker of the House of Representatives,</i>	
<i>South McAlester, Okla.,</i>		appropriation for secretary to.....	582, 1290
terms of court at.....	388, 945	for clerk to Speaker's table.....	582, 1290
<i>South River, N. C.,</i>		preparing Digest of Rules.....	582, 1290
preliminary examination, etc., of, to be		for clerks and messengers.....	582, 1290
made, to Sloans Bridge.....	1193	for care, etc., automobile for.....	585, 1294
<i>Southern Cattle Ticks (see Cattle Ticks,</i>		deficiency appropriation for portrait of	
<i>Southern).</i>		Speaker Frederick H. Gillett.....	1314
<i>Southern Field Crops,</i>		compensation of, after March 4, 1925.....	1301
appropriation for investigating insects		immediately available.....	1313
affecting.....	449, 839	positions and pay established of secre-	
<i>Southern Lassen Irrigation Project, Calif.,</i>		tary to, clerk to Speaker's table	
plans, estimates, etc., for construction		and preparing Digest of the	
of, to be submitted to Congress.....	668	Rules, clerk, and messengers.....	149
<i>Southern Pacific Company,</i>		made a member, ex officio, of George	
claim of, for closing break in Colorado		Washington Bicentennial Birth-	
River, 1906-1907 referred to		day Commission.....	671
Court of Claims.....	171	to appoint four Representatives on	
judgment to be given for expense		the Commission.....	671
incurred.....	172	<i>Speakman, Nicholasita B. (widow),</i>	
less value of Company property		pension.....	1399
saved, etc.....	172	<i>Speelman, Margaret C. (widow),</i>	
right of appeal; evidence.....	172	pension.....	1506

<i>Special and Select Committees, House of Representatives,</i>	Page.	<i>Spices,</i>	Page.
appropriation for expenses of.....	585, 1293	appropriation for investigating plants yielding.....	441, 831
deficiency appropriation for expenses of.....	34, 673	<i>Spires, Martha (widow),</i>	
<i>Special Delivery, Postal Service (see also Postal Rates),</i>		pension increased.....	1499
appropriation for car fare.....	86, 785	<i>Spitzbergen Archipelago,</i>	
for fees to messengers.....	86, 785	treaty with associated Powers relating to sovereignty of.....	1892
deficiency appropriation for fees.....	47, 60, 690, 763	<i>Spokane Agency, Wash.,</i>	
additional stamps, etc., for.....	1069	appropriation for support, etc., of Indians at, from tribal funds.....	411, 1161
<i>Special Taxes, Title X, Revenue Act of 1921, repealed June 30, 1924, by Revenue Act of 1924.....</i>	352	<i>Spokane Indian Hospital, Wash.,</i>	
<i>Special Taxes, Title VII, Revenue Act of 1924,</i>		appropriations for maintenance, etc., of.....	408, 1159
annual excise tax levied after July 1, 1924, on domestic corporations.....	325	<i>Spokane Indians, Wash.,</i>	
foreign corporations, for business in United States.....	325	appropriation for fulfilling treaty with.....	410, 1161
exceptions; designated corporations, and insurance companies.....	325	for support, etc., of additional, 1925.....	708
publicity of returns.....	326	<i>Sponge Fisheries,</i>	
brokers, except produce of merchandise, if members of stock exchanges, etc.....	326	appropriation for protecting, etc.....	238, 1047
pawnbrokers.....	326	<i>Spooner, Minn.,</i>	
ship brokers.....	326	bridge authorized across Rainy River by, to Rainy River, Ontario.....	1285
customhouse brokers.....	326	<i>Spotsylvania Court House, Va.,</i>	
bowling alley and billiard room proprietors.....	326	commission created to inspect battle fields of Civil War around, as to feasibility of preserving, etc.....	646
shooting gallery proprietors.....	326	<i>Spotted Fever, Rocky Mountain,</i>	
riding academy proprietors; associations exempt.....	326	appropriation for prevention of epidemic.....	76, 775
persons operating automobiles for hire; exception.....	326	<i>Sprague, Cleora D. (widow),</i>	
brewers, distillers, liquor dealers, etc., in business where local laws prohibit, etc.....	327	pension.....	1489
no penal exemption from State laws, etc.....	327	<i>Sprague, Mary V. (widow),</i>	
in lieu of taxes under previous law.....	327	pension increased.....	1529
annual tax levied on sales for preceding year by manufacturers of tobacco.....	327	<i>Sprague, Sarah E. (widow),</i>	
cigars.....	327	pension.....	1492
cigarettes.....	327	<i>Spring River, Ark.,</i>	
each class separately taxed.....	327	preliminary examination, etc., of, to be made.....	1195
exports exempt.....	328	<i>Springer, Zula A. (widow),</i>	
levied after July 1, 1924, on designated pleasure water craft.....	328	pension increased.....	1438
basis of tax; measurement.....	328	<i>Springfield Armory, Mass.,</i>	
for part of a year on new purchases.....	328	lease of land within, to city of Springfield for public street, etc.; conditions.....	1113
exemption if used without profit by organizations for relief, etc., of seamen.....	328	<i>Springs, Mineral, etc., on Public Lands,</i>	
punishment for conducting business, etc., without paying.....	328	leases of tracts for bathhouses, hotels, etc., adjacent to.....	1133
opium, cocoa leaves, etc., provisions for registration, taxation, etc.....	328	not to exceed periods of twenty years.....	1133
confiscation of narcotics seized from violators of laws.....	331	<i>Sprinkle, Delilah J. (widow),</i>	
delivery for Government uses.....	331	pension increased.....	1470
seizures from unknown owners.....	331	<i>Sprinkle, Henry T. (son),</i>	
destruction restricted.....	331	pension.....	1458
<i>Spencer, Charles,</i>		<i>Spurgeon, Albert C.,</i>	
payment to.....	1583	pension increased.....	1397
<i>Spencer, Mary (widow),</i>		<i>Spurling, Mary F. (widow),</i>	
pension.....	1417	pension.....	1489
<i>Spencer, Unity P. (widow),</i>		<i>Square 116, District of Columbia,</i>	
pension.....	1428	title confirmed to owners of lot 4 in.....	1546
<i>Spicer, Orilla S. (widow),</i>		<i>Square 616, District of Columbia,</i>	
pension.....	1458	alleys in, rearranged for use of vocational school.....	671
		<i>Squirrels, Ground,</i>	
		appropriation for devising methods for destroying.....	450, 841
		<i>Sroufe, Azubath (widow),</i>	
		pension increased.....	1425
		<i>Stacy, Lide E. (widow),</i>	
		pension increased.....	1426
		<i>Stafford, Angeline (widow),</i>	
		pension.....	1511
		<i>Stahl, Henrietta (widow),</i>	
		pension increased.....	1486

<i>Stahmann, W. J.,</i> and associates may bridge Rio Grande near Tornillo, Tex.....	1214	<i>Stamp Taxes, Title VIII, Revenue Act of</i> <i>1924—Continued.</i>	Page
<i>Staker, Alma,</i> pension increased.....	1409	powers of attorney.....	336
<i>Staley, Jacob,</i> pension.....	1447	in pension, etc., cases, bankruptcy and mutual insurance cases, ex- empt.....	336
<i>Stallings, Elizabeth J. (widow),</i> pension increased.....	1528	playing cards.....	336
<i>Stamp Taxes, Title XI, Revenue Act of</i> <i>1921,</i> repealed, by Revenue Act, 1924, on ex- piration of 30 days.....	352	policies of property insurance by for- eign corporation, etc., not signed by agent in United States.....	336
<i>Stamp Taxes, Title VIII, Revenue Act of</i> <i>1924,</i> levied on specified documents in lieu of former tax.....	331	to be affixed by receiver, etc.....	336
exemptions; Federal, foreign Govern- ment, State, etc., obligations.....	332	penalty for failure.....	336
indemnity bonds to United States cooperative building and loan association bonds.....	332	<i>Stamped Envelopes, etc., Postal Service,</i> appropriation for manufacture of, etc..	88, 786
mutual ditch or irrigating com- panies' bonds.....	332	for distribution.....	88, 786
unlawful use of stamps, etc.....	332	deficiency appropriation for freight on users of, permitted to precancel.....	59, 63 955
penalties and punishments for cancellation requirements; other meth- ods authorized.....	332	<i>Stamps, Internal Revenue,</i> issue authorized of, to replace on pack- ages, unavoidably lost, etc.....	349
preparation of suitable stamps; affix- ing, etc.....	333	<i>Stamps, Postage,</i> appropriation for manufacture, etc..	88, 786
collection of taxes, omitted by mistake or fraud.....	333	issue of special, commemorative of ses- quicentennial of Battle of Bunker Hill.....	1099
distribution of stamps for sale by post- masters.....	333	of Lexington and Concord.....	749
accountability, etc.; monthly transfers to the Treasury.....	333	<i>Stanbery, William H.,</i> pension.....	1387
by depositaries.....	333	<i>Standard Container Act,</i> appropriation for expenses enforcing..	454, 846
designated State agents, etc., for use on stock transfers.....	333	<i>Standard Oil Company,</i> return from President of bill for relief of, requested.....	1615
bond, etc., required.....	333	<i>Standard Shipbuilding Company,</i> payment to, for property damages.....	1588
Schedule A.....	333	<i>Standards Bureau, Department of Com- merce,</i> appropriation for Director, and office personnel.....	230, 1039
bonds of indebtedness, etc.; corporate securities; renewals.....	333	for equipment, etc.....	230, 1039
based on amount secured.....	333	for contingent expenses.....	230, 1039
capital stock; original issues.....	334	member, International Committee of Weights and Measures.....	230, 1039
if without face value.....	334	for care, etc., of grounds.....	230, 1039
to be attached in stock book.....	334	for investigating structural materials..	230, 1039
sales or transfers, etc.....	334	disseminating improved methods of building, etc.....	230, 1040
if without face value.....	334	for operating, etc., testing machines to determine physical con- stants.....	231, 1040
deposits for collateral exempt.....	334	for investigating fire resisting quali- ties of building materials, etc..	231, 1040
brokers' deliveries exempt.....	334	for investigating standards of meas- urement of public utilities, etc..	231, 1040
affixing stamp in stock book; or certificate; or bill of sale.....	334	for testing miscellaneous Govern- ment materials, etc.....	231, 1040
punishment for delivery without stamp.....	334	for standardizing radio communica- tion methods, etc.....	231, 1040
sale of produce on exchange for future delivery.....	334	for developing color standards, etc..	231, 1040
stamped bills of sale, etc., required..	335	for study of clay products, processes, etc.....	231, 1040
clearing house transfers of stamped contracts, exempt.....	335	for standardizing mechanical equip- ment.....	231, 1040
details required on bills of sale, etc..	335	for aeronautical, etc., engineering investigations.....	231, 1040
punishment for sales, etc., without stamped bills.....	335	for investigating optical glass pro- duction.....	231, 1041
for immediate delivery in cash not taxable.....	335	for standardizing quality, measure- ment, etc., of textiles, paper, leather, and rubber.....	231, 1041
Cotton Futures and Future Trading, Acts not affected.....	335	for sugar standardization.....	231, 1041
conveyances of realty.....	335		
to secure a debt exempt.....	335		
customhouse entries; warehouse with- drawals.....	335		
foreign passage tickets, except to Can- ada or Mexico; exemption.....	335		
proxies; exceptions.....	336		

<i>Standards Bureau, Department of Commerce—Continued.</i>	Page.		Page.
appropriation for cooperative standardizing, etc., of gauges, screw threads, etc.....	232, 1041	<i>Staples Transportation Company,</i> may bring suit for collision damages to steam tug "Eureka".....	1567
for investigating, etc., mine scales, and cars at coal mines.....	232, 1041	<i>Stapleton, Bridget (widow),</i> pension.....	1429
for metallurgical research, railway equipment, etc.....	232, 1041	<i>Star Routes, Postal Service,</i> appropriation for mail transportation by, in Alaska.....	86, 785
for investigating methods of high temperature measurements, etc.....	232, 1042	emergency service.....	86, 785
for applying principles of sound to military and industrial purposes.....	232, 1042	for inland transportation by, except in Alaska.....	89, 787
for investigating problems in industrial development, etc.....	232, 1042	deficiency appropriation for, Alaska....	60
for investigating, etc., track scales, etc.....	232, 1042	" <i>Star Spangled Banner,</i> " restoration of Fort McHenry, Md., to become a national park, as the birthplace of the.....	1109
for establishing standards, etc., of industrial devices.....	232, 1042	<i>Stark, William H.,</i> pension.....	1428
for standards for checking chemical analyses.....	233, 1042	<i>Starkey, Ann (widow),</i> pension increased.....	1465
for investigating radioactive substances.....	233, 1042	<i>Starns, Martha J. (widow),</i> pension increased.....	1434
for determining tensile strength of ropes, cables, etc.....	233	<i>Starr, Mary E. (widow),</i> pension.....	1502
for automotive engine investigations.....	233, 1043	<i>Starr, Sarah A. (widow),</i> pension.....	1453
cooperative work for departments, etc., from their appropriations.....	233, 1043	<i>State, etc., Departments Appropriation Bill,</i> correction in enrollment of, directed....	1610
for testing structural materials, additional, 1925.....	706	<i>State Homes for Disabled Soldiers and Sailors,</i> appropriation for aid to.....	519, 933
for industrial research, additional, 1925.....	706	<i>State Laus, National Conference of Commissioners on Uniform,</i> appropriation for aid to.....	545, 1222
deficiency appropriation for replacement of altitude chambers.....	40	<i>State, War, and Navy Department Building Commission,</i> abolished, and all powers conferred upon Director of Public Buildings, etc.....	983
for promoting, etc., economy in automotive transportation.....	41	personal records, etc., transferred to newly created office.....	983
for paying damages claim.....	41	<i>State, War, and Navy Department Buildings,</i> appropriation for deputy superintendent, and office personnel....	529, 1207
for gauge standardization.....	55	for operating expenses.....	529, 1207
for industrial research.....	55, 61, 759	for heating plant for Munitions and Navy buildings.....	529
for military research.....	697	for printing and binding for.....	529, 1208
for standardizing mechanical appliances.....	759	deficiency appropriations for fuel, lights, etc.....	55, 759
for enlarging site of building for.....	1328	for elevator repairs, etc., main building.....	680
additional lands in the District for extending site of, to be acquired.....	950	for installing electric elevators, etc., main building.....	1316
<i>Standing Rock Agency, N. Dak.,</i> appropriation for support, etc., of Indians at, from tribal funds.....	411, 1161	additional rented buildings for Internal Revenue Service, in the District, placed under superintendent of.....	693
deficiency appropriation for civilian employees at.....	1329	funds, etc., transferred.....	693
<i>Standing Rock Indian Reservation, N. and S. Dak.,</i> homestead entrymen, etc., in former, allowed extension of time if unable to pay money due.....	1184	office of superintendent of, abolished... duties conferred upon Director of Public Buildings, etc.....	983
interest in advance to be paid.....	1184	<i>Statement of Appropriations,</i> appropriation for preparing, first session, Sixty-eighth Congress.....	586
further extension allowed; limit.....	1184	for preparing, second session, Sixty-eighth Congress.....	1294
<i>Standley, Luraney R. (widow),</i> pension increased.....	1468	<i>States,</i> additional yearly allotments to, for agricultural experiment stations....	970
<i>Stanfill, Jasper N., alias Joseph N. Stanfill,</i> pension increased.....	1394	access to corporation income tax returns allowed to officers of, on request of governors.....	293
<i>Stanislaus National Forest, Calif.,</i> exchange of lands with private owners for addition to.....	953		
<i>Stanley County, S. Dak.,</i> bridge authorized across Missouri River between Hughes County and....	101		
<i>Stanton, Martin V.,</i> pension increased.....	1392		
<i>Stape, Rhoda M. (widow),</i> pension.....	1512		

<i>States—Continued.</i>	Page.	<i>Steam Engineering, D. C.—Continued.</i>	Page.
authorizations of appropriations for rural post roads in, for fiscal years 1926 and 1927-----	889	regulations for; penalties to include other than steam engineers-----	1285
time extended three years for temporary approval of projects when laws of, do not allow use of funds therefor-----	890	for employment of, to include other than steam engineers-----	1285
captured war devices and trophies to be apportioned and distributed to-----	597	not applicable to warm-water heaters, etc-----	1285
conveyance to, of Government owned roads to national cemeteries and military parks; conditions for maintenance, etc-----	1104	<i>Steam Engineers, D. C., Board of Examiners,</i> appropriation for-----	542, 1219
cooperation with, directed for forest fire protection, timber production, etc-----	653	<i>Steamboat Inspection,</i> penalty for owner of automobile failing to extinguish fire and stop motor immediately on taking it on board a vessel-----	1093
for vocational rehabilitation, etc., of persons disabled in industry-----	431	<i>Steamboat Inspection Service, Department of Commerce,</i> appropriation for supervising Inspector General, and office personnel-----	228, 1038
proposed Amendment to the Constitution giving Congress power to limit, etc., child labor, submitted to the-----	670	for supervising inspectors-----	228, 1038
transfer of Army caterpillar tractors and motor trucks to Department of Agriculture for improving highways in-----	1281	for inspectors of hulls and of boilers-----	228, 1038
title to rest in, solely for improving public highways-----	1282	for assistant inspectors at designated ports-----	229
two citizens of, to serve on National Advisory Commission to Sesquicentennial Exhibition Association-----	1254	for clerk hire-----	229, 1038
<i>States Relations Service, Department of Agriculture,</i> deficiency appropriation for general expenses-----	55, 700	for contingent expenses-----	229, 1038
<i>Statesville, N. C.,</i> terms of court at-----	662	for salaries, additional, 1925-----	706
<i>Stationery, Postal Service,</i> appropriation for-----	88, 786	for clerk hire, additional, 1925-----	706
deficiency appropriation for-----	60	deficiency appropriation for contingent expenses-----	55, 61, 697
<i>Stationery Rooms, Congressional,</i> purchases of articles other than stationery, etc., through, forbidden-----	593, 1301	inspectors at Apalachicola, Fla., and Burlington, Vt., abolished-----	104
<i>Stationery, Treasury Department,</i> appropriation for-----	66, 765	inspectors of hulls and boilers at specified collection districts and ports-----	104
<i>Statistical Bureau, International,</i> deficiency appropriation for annual contribution to-----	692	salaries at Apalachicola, Fla., and Burlington, Vt., repealed-----	104
sum authorized for membership in-----	112	for specified districts and ports-----	104
<i>Statistical Institute, International,</i> appropriation for annual contribution-----	1024	<i>Steamboat Routes, Postal Service,</i> appropriation for mail transportation by-----	87, 785
<i>Statuary,</i> excise tax on, sold by other than artist; exceptions-----	323	<i>Steeley, Mary E. (widow),</i> pension increased-----	1525
<i>Statues, D. C.,</i> erection authorized on public grounds of General San Martin-----	667	<i>Steffy, Theodore S.,</i> pension-----	1444
of "Serenity"-----	21	<i>Steger, Isidor,</i> naval record corrected-----	1576
proceedings on acceptance of Sequoyah, ordered printed-----	1612	<i>Stenographers to Committees, House of Representatives,</i> appropriation for-----	585, 1293
<i>Stauch, Annie E. (widow),</i> pension increased-----	1518	deficiency appropriation for-----	673
<i>Steadman, John J.,</i> appointed manager, Volunteer Soldiers' Home-----	17	positions and pay established of, and janitor for-----	152
<i>Stealey, Leona (widow),</i> pension-----	1452	<i>Stephens, Anita de Garmendia (widow),</i> pension increased-----	1403
<i>Steam Engineering, D. C.,</i> regulations for, extended to other operating engines-----	1284	<i>Stephens, Harry,</i> pension-----	1410
		<i>Stephens, Hettie J. (widow),</i> pension-----	1476
		<i>Stephens, Rosa E. (widow),</i> pension increased-----	1526
		<i>Stephens, Sarah E. (widow),</i> pension increased-----	1421
		<i>Stephenson and Bills,</i> payment to, for property damages-----	1588
		<i>Sterling, Colo.,</i> terms of court at-----	243
		rooms to be furnished-----	243
		<i>Sterling, Eliza (widow),</i> pension-----	1460
		<i>Sterling, Samuel (son),</i> pension increased-----	1461
		<i>Sterrett, Nancy (widow),</i> pension-----	1456
		<i>Stetson, Elizabeth J. (daughter),</i> pension-----	1478

	Page.		Page.
<i>Steubenville and Pittsburgh Bridge Company</i> , time extended for bridging Ohio River at Steubenville, Ohio.....	1000	<i>Stock Watering Places, etc.</i> , appropriation for developing, in national forests.....	446, 836
<i>Steubenville, Ohio</i> , deficiency appropriation for public building.....	1343	<i>Stockbridge Band of Indians</i> , all claims of, against United States to be adjudicated by Court of Claims.....	644
time extended for bridging Ohio River at.....	1000	<i>Stockbridge, Wis.</i> , preliminary examination, etc., of harbor, to be made.....	1195
<i>Stevens, Alvira M. (widow)</i> , pension increased.....	1535	<i>Stocker, Daniel F.</i> , pension increased.....	1398
<i>Stevens and Ferry Counties, Wash.</i> , payment authorized to, for taxes on Colville Indian allotted lands.....	599	<i>Stocker, Fritz</i> , pension increased.....	1412
deductions to be made.....	599	<i>Stockford, Henry</i> , pension.....	1491
appropriation authorized for.....	599	<i>Stockholm, Sweden</i> , appropriation for delegates' expenses to Universal Postal Congress at.....	87
<i>Stevens, Sarah J. (widow)</i> , pension.....	1477	<i>Stocks, Bonds, etc., Railroad</i> , appropriation for securing information concerning.....	527, 1205
<i>Stevenson, Lewis M.</i> , pension increased.....	1398	<i>Stockyards (see Packers and Stockyards Act)</i> .	
<i>Stewart, Catherine E. (widow)</i> , pension.....	1474	<i>Stoddard, Alice J. (widow)</i> , pension increased.....	1461
<i>Stewart, Ida M. (widow)</i> , pension.....	1490	<i>Stoddart, Lester W.</i> , pension.....	1382
<i>Stewart, Mary (widow)</i> , pension increased.....	1431	<i>Stokesberry, John W. (son)</i> , pension.....	1486
<i>Stewart, Rebecca J. (daughter)</i> , pension.....	1447	<i>Stokesberry, Martin L. (son)</i> , pension.....	1435
<i>Stickney, Fred W.</i> , reimbursement to.....	1541	<i>Stoll, Sallie B. (widow)</i> , pension.....	1419
<i>Stillaguamish River, Wash.</i> , preliminary examination, etc., author- ized of, for flood control.....	1000	<i>Stone, Colonel Charles B., Army</i> , reimbursement to.....	1552
<i>Stills</i> , additional special tax on manufacturers of.....	327	<i>Stone, Charlotte (widow)</i> , pension.....	1488
<i>Stinchcomb, Frank</i> , may be appointed lieutenant in Navy... to be retired after, if disabled, etc....	1374 1374	<i>Stone, etc.</i> , appropriation for investigating struc- tural materials of.....	230, 1039
<i>Stinson, Mary E. (daughter)</i> , pension.....	1516	<i>Stone Mountain Confederate Monumental Association</i> , issue of silver 50-cent pieces to com- memorate commencement of carving Monument, on request of.....	23 23
<i>Stites, Emma (widow)</i> , pension.....	1431	payment required.....	23
<i>Stock, Certificates of</i> , designated, subject to stamp tax.....	331	<i>Stone Mountain Monument, Ga.</i> , coinage of silver 50-cent pieces in com- memoration of commencement of carving, to the soldiers of the South.....	23 23
stamp tax on issues, sales, etc., of.....	334	number authorized; legal tender.....	23
<i>Stock Driveways, Public Lands</i> , appropriation for classifying lands for.....	419, 1173	issue to Stone Mountain Confederate Monumental Association on pay- ment of par value.....	23
<i>Stock Raising Homesteads</i> , appropriation for examining, classifying, etc., lands suitable for.....	419, 1173	coinage laws applicable; no expense for dies, etc.....	23
designation of stock raising lands.....	469	<i>Stone Towing Line</i> , payment to, for collision damages.....	1539
application for entry, if land not design- ated.....	469	<i>Stones, Precious and Semiprecious</i> , excise tax on, sold, etc., by dealers; exception.....	324
fees, etc., required.....	469	<i>Stored Products, Agricultural</i> , appropriation for investigating insects affecting.....	449, 839
suspension until character of land determined.....	469	<i>Storekeepers, etc., Internal Revenue</i> , appropriation for salaries and ex- penses.....	71, 770
no disposal during.....	469	<i>Story, Barsha (widow)</i> , pension.....	1433
if land designated as stock raising application allowed; refused if not so designated.....	470	<i>Stoudemire, Eugene K.</i> , payment to, for personal injuries.....	1585
occupancy not allowed until designa- tion made.....	470	<i>Stout, H. B.</i> , payment to, for personal injuries.....	1550
actual residence permitted.....	470		
change to enlarged homestead entry, etc., allowed, if land not design- ated as stock raising.....	470		
may include lands on which im- provements and residence have been made.....	470		
correction in enrollment of bill relating to, directed.....	1611		
entries of, on oil, etc., lands prior to April 1, 1924, validated.....	812		
entry allowed Hiram Williams.....	811		

<i>Straight, Martha A. (widow),</i> pension.....	Page. 1479	<i>Structural Materials,</i> appropriation for investigations of stone, cement, etc.....	Page. 230, 1039
<i>Stram, Washington, alias John Gibson,</i> pension.....	1486	disseminating approved methods of building, etc.....	230, 1040
<i>Stratton, Clarissa (widow),</i> pension.....	1431	for testing, additional, 1925.....	706
<i>Strauser, Catharine (widow),</i> pension increased.....	1462	<i>Stuart, Julia I. (widow),</i> pension.....	1428
<i>Strawberry Passage, Green Bay, Wis.,</i> preliminary examination, etc., of, to be made.....	1195	<i>Student Interpreters (see Interpreters, Dip- lomatic and Consular Service).</i>	
<i>Strawberry Valley Irrigation Project, Utah,</i> appropriation for maintenance, etc., of.....	418, 1170	<i>Students,</i> bona fide, seeking to enter solely for study at an accredited school, etc., construed as nonquota im- migrants in Immigration Act....	155 155
<i>Strawn, Sarah A. (widow),</i> pension increased.....	1518	conditions requisite.....	155
<i>Stream Gauging,</i> appropriation for cooperative, Indian Service with Geological Sur- vey.....	401, 1151	<i>Stump, Lucinda (widow),</i> pension increased.....	1497
<i>Strecker, Charles B.,</i> credit in accounts of.....	1361	<i>Sturtevant, Mary A. (widow),</i> pension.....	1504
appropriation for.....	1361	<i>Stuteville, Abigail (widow),</i> pension increased.....	1494
<i>Street Cleaning Division, D. C.,</i> appropriation for salaries.....	551, 1228	<i>Subhumid Land Farming,</i> appropriation for improving methods of.....	442, 832
for sweeping, removing snow and ice, etc.....	551, 1228	<i>Submarine Mine Defense Structures,</i> appropriation for repair, etc., fortifica- tions.....	496, 912
deficiency appropriation for.....	679	<i>Submarine Mines, Army,</i> appropriation for purchase, etc., sea- coast defenses.....	502 502, 912
<i>Street Railway Companies, D. C.,</i> provisions permitting merger or con- solidation of.....	1265	for maintenance of supplies, etc....	502, 912
conditions subject to agreement of stockholders and approved by Public Utilities Commission.....	1265	for torpedo depot, Fort Totten, N. Y.....	502, 912
approval of Congress required.....	1265	for maintenance of supplies, etc., in- sular possessions.....	502, 912
incorporation under provision of District Code.....	1265	for maintenance of supplies, Panama Canal.....	503, 912
antimerger prohibitions not applica- ble to acquisition of stocks, etc., for merger.....	1265	for purchase of, etc., Panama Canal..	503
<i>Streets, Avenues, etc., D. C.,</i> appropriation for assessment and per- mit work.....	545, 1222	<i>Submarine Signals, Lighthouse Service,</i> appropriation for establishing, etc....	233, 1043
for paving roadways under permit system.....	545, 1222	<i>Submarine Tender,</i> limit of cost increased of, numbered 3..	1276
for street improvements; designated allotments.....	546, 1222	<i>Submarines,</i> appropriation for developing motor power for.....	191
for constructing, and curbs and gut- ters, etc.; from gasoline-tax fund..	1226	<i>Submarines, Navy Fleet,</i> appropriation for constructing two....	881
for grading.....	548, 1226	cost, etc.....	881
for condemnation, etc.; small park areas.....	548, 1226	<i>Subpœnas, United States Courts,</i> for witnesses in other districts; provi- sions for permissive extension continued until September 19, 1928.....	1265
for opening, etc., outside of cities; from District revenues.....	548, 1227	<i>Subsistence Allowances, Army,</i> appropriation for.....	482, 897
for repairs, etc.....	548, 1227	<i>Subsistence Allowances, Marine Corps,</i> appropriation for, officers.....	201, 879
motor trucks, vehicles, etc.....	549, 1227	for enlisted men.....	202, 879
street railway pavements.....	549, 1227	<i>Subsistence Allowances, Navy,</i> appropriation for, officers.....	193, 872
changing curbs, etc.....	549, 1227	for Nurse Corps.....	193, 872
for replacing sidewalks and curbs around reservations, etc.....	549, 1227	<i>Subsistence, Army,</i> appropriation for supplies for issue as rations.....	483, 898
for repairs, suburban roads.....	549, 1227	for Transport Service.....	483, 898
for sweeping, cleaning, removing snow and ice, etc.....	551, 1228	for meals, etc.....	483, 898
for lighting, etc.....	553, 1229	sales to officers, etc.....	483, 898
deficiency appropriation for marking, etc., traffic lines.....	675	for meals, etc., for rifle matches; limitation.....	483, 898
for traffic signals, lights, etc.....	675	for payments; commutation of ra- tions, etc.....	483, 898
closing authorized of designated, and others, to conform with highways plan.....	799	for advertising; prizes for cooks, bakers, etc.....	484, 898
<i>Strickler, Ruth E. (widow),</i> pension increased.....	1396	for preserving, accounting, etc....	484, 899
<i>Strothers Ferry, S. C.,</i> bridge authorized across Broad River at	1127	deficiency appropriation for.....	62, 762, 1350, 1352

<i>Subtropical Plants</i> , appropriation for investigating insects affecting.....	Page 449, 839	<i>Supervising Architect, Treasury Department</i> , appropriation for.....	Page 79, 777
<i>Suburban Roads and Streets, D. C.</i> , appropriation for repairs; maintenance of motor vehicles.....	549, 1227	for additional compensation to.....	81, 780
<i>Sugar</i> , appropriation for investigating manu- facture of, etc.....	231, 447, 1041	for public buildings, additional, 1925..	710
proclamation directing Sugar Equaliza- tion Board to take over, im- ported from Argentina in 1920..	1912	plans, etc., for Industrial Reformatory buildings to be prepared by.....	724
<i>Sugar Beet (see Beet, Sugar)</i> .		reimbursement for expenses.....	724
<i>Sugar Cane</i> , appropriation for investigating insects affecting.....	449, 839	<i>Supervisor of Surveys</i> , jurisdiction of surveyors general trans- ferred to.....	1144
<i>Sugar Equalization Board</i> , proclamation directing, to take over sugar imported from Argentina in 1920 at Government request..	1912	<i>Supplies, Army</i> , appropriation for services, etc., sale of.....	479, 893
<i>Sugar Plant</i> , appropriation for investigations; seed improvement, etc.....	442, 832	<i>Supplies, Postal Service</i> , appropriation for stationery, etc.....	88, 786
deficiency appropriation for studies in disease resistant types.....	1325	for postmarking stamps, typewriters, letter scales, etc.....	88, 786
greenhouse, Arlington, Va.....	1325	for miscellaneous, city delivery, etc.; post route, etc., maps.....	88, 786
farm buildings, Canal Point, Fla..	1325	office equipment and furniture.....	89, 787
<i>Suggs, Melinda (widow)</i> , pension increased.....	1526	for twine and tying devices.....	89, 787
<i>Sullivan, Mary (widow)</i> , pension.....	1409	for expenses of shipping.....	89, 787
<i>Sullivan, Mary G. (daughter)</i> , pension.....	1406	for canceling machines, labor saving devices.....	89, 787
<i>Sullys National Park</i> , appropriation for highway through....	846	deficiency appropriation for equipment and.....	59
<i>Summit Lake Agency, Nev.</i> , appropriation for support, etc., of Indians at, from tribal funds..	411, 1161	for shipping.....	60, 63, 1350
<i>Sun River Irrigation Project, Mont.</i> , appropriation for maintenance, etc., of.....	417, 1166	<i>Supplies, Services, and Transportation, Quartermaster Corps, Army</i> , deficiency appropriation for.....	59, 62, 701, 762, 1350, 1352, 1353
contract requirements.....	1166	<i>Supplies, United States Courts</i> , appropriation for.....	221, 1030
restriction on constructing new canals or extensions until Mon- tana assumes responsibility for development, etc.....	1166	deficiency appropriation for.....	687, 698, 700
charges payable annually.....	1167	<i>Supply Committee (see General Supply Committee, Treasury Depart- ment)</i> .	
<i>Sunderland, Thersa J. (widow)</i> , pension increased.....	1516	<i>Supply Officers, Navy and Naval Reserve Force</i> , to have pay, etc., of rank for World War service prior to approval of bonds.....	860
<i>Superintendent of Documents, Government Printing Office</i> , appropriation for salaries.....	592, 1300	<i>Supreme Court, D. C.</i> , appropriation for salaries.....	565, 1239
for contingent expenses.....	592, 1300	for fees of witnesses.....	565, 1239
<i>Superintendent of State, War, and Navy Department Buildings</i> , appropriation for deputy, etc.....	529	for jurors.....	565, 1239
care, maintenance, etc., of Cox Build- ing, Treasury Department, transferred to.....	66	for pay of bailiffs, etc.....	565, 1240
designated Treasury Department Annexes transferred to.....	66	for probation system.....	565, 1240
Winder Building, Treasury Depart- ment, transferred to.....	66	for courthouse expenses.....	565, 1240
consolidated into Office of Public Build- ings, etc.....	983	for printing and binding for.....	566, 1240
<i>Superior, Wis.</i> , bridge authorized across Saint Louis River, to Duluth, Minn., from..	1095	for salaries, additional, 1925.....	712
purchase of, after completion by Duluth and, authorized; terms, etc.....	1095	for probational system, additional, 1925.....	712
preliminary examination, etc., of chan- nel, to Duluth, Minn., to be made..	1195	for bailiffs, etc., additional, 1925....	712
		deficiency appropriation for miscellane- ous expenses.....	38, 677, 754
		for witnesses.....	55, 1322
		for jurors.....	1322
		<i>Supreme Court of the United States</i> , appropriation for Chief and Associate Justices.....	218, 1028
		for marshal.....	218, 1028
		for law clerks to Justices.....	218, 1028
		for clerical assistants for Justices..	218, 1028
		for printing and binding for.....	218, 1028
		for Reporter.....	218, 1028
		for salaries, additional, 1925.....	709
		deficiency appropriations for printing and binding.....	686
		writ of error allowed from decision of State court against validity of treaty or law of United States..	937

Supreme Court of the United States—Con.	Page.	Supreme Court of the United States—Con.	Page.
writ of error, etc.; where drawn in question, the validity of a State law as repugnant to the Constitution, and decision in favor of validity—	937	time limit for bringing any judgment for review before—	940
effect of, as if judgment in United States court—	937	certiorari allowed prior to hearing in court of appeals—	940
authority conferred—	937	judgment of any court subject to certiorari from, may be stayed to allow writ to be obtained—	940
certiorari from, to State court where the validity of a treaty or Federal law is drawn in question—	937	surety to be given, etc—	940
validity of a State law as being repugnant to Constitution, treaties, etc—	937	<i>Surber, Mary D. (widow),</i> pension—	1508
where title, etc., is specially claimed under United States authority—	937	<i>Sureties (see Penal Bonds).</i>	
whether Federal claim sustained or denied—	937	<i>Surgeon General, Army,</i> appropriation for medical bulletins prepared by—	478, 893
right to review on writ of error not impaired by—	937	<i>Surgeon General, Public Health Service,</i> appropriation for salaries, office of—	75, 774
no obstacle to certiorari—	938	for pay, etc—	76, 774
writ of error not dismissed if certiorari proper mode of review—	938	<i>Surgeon General's Office, War Department,</i> appropriation for Medical Museum—	494, 909
action on case; damages if no reasonable ground for certiorari—	938	for library—	494, 909
direct review by, of action of district courts limited in specified cases; expediting antitrust, etc., cases—	938	for civilian personnel—	494, 910
adverse decisions in criminal cases—	938	<i>Surgical Appliances for Disabled Soldiers,</i> appropriation for furnishing—	514, 929
restricting interlocutory injunctions against State statutes, etc—	938	<i>Surtaxes,</i> levied in addition to normal tax on incomes in excess of \$10,000—	265
requirement of three judges at final hearing—	938	<i>Surveying and Allotting, Indian Reservations (see Lands in Severalty to Indians).</i>	
judgments, etc., on Interstate Commerce Commission orders other than money payments—	938	<i>Surveying Public Lands,</i> appropriation for surveyors general, clerks, etc—	394
orders of Interstate Commerce Commission as to livestock, poultry, etc—	938	for expenses—	394, 1144
questions of law, may be certified to, for instructions by court of appeals—	938	metal corner monuments—	394, 1144
authority conferred—	939	field employees detailed to General Land Office—	394, 1145
allowance of certiorari to courts of appeals on petition of either party—	939	Oregon-California, and Coos Bay Wagon Road lands—	394, 1145
writ of error or appeal from circuit court of appeals deciding against validity of State statute as repugnant to Constitution, etc., allowed party relying on such statute—	939	for surveys of oil and oil shale lands—	394, 1145
no certiorari allowed; review restricted to Federal questions—	939	for expenses, additional, 1925—	706
judgments of courts of appeals reviewable only as provided in this section—	939	deficiency appropriation for—	56, 1348
cases reviewable by, in circuit court of appeals; railway employees arbitrations—	939	surveyors general abolished, July 1, 1925; consolidated with Field Surveying Service—	1144
Federal Trade Commission orders—	939	<i>Surveyors General,</i> appropriation for, clerks, and office expenses—	393
Clayton Antitrust Act enforcement—	939	restriction on clerk hire—	394
Court of Claims may certify to, questions of law for instruction—	939	temporary details of clerks, etc., from one office to another—	394
certiorari to, on petition of either party, any cause for review, etc—	939	use for office work of funds for surveying railroad grant lands—	394
no other review allowed of judgments—	939	for salaries and expenses, additional, 1925—	706
review of claims cases from district courts, in circuit court of appeals—	939	abolished, July 1, 1925; consolidated with Field Surveying Service—	1144
of habeas corpus cases, in—	940	<i>Surveyor's Office, D. C.,</i> appropriation for salaries—	542, 1219
cases in Philippine Islands supreme court involving Constitution, etc., or of specified value, may be certified to, by certiorari—	940	for temporary services, supplies, etc—	542, 1219
no other appellate review allowed—	940	for surveys for permanent highway system—	542, 1219
		for revision of highway plan—	542, 1219
		deficiency appropriation for temporary services, etc—	754
		<i>Surveys,</i> complete topographical, of the United States, provided for—	1011
		<i>Susquehanna River,</i> bridge authorized across, Clarks Ferry, Pa—	30
		Harrisburg, Pa—	814
		Millersburg, Pa—	172

	Page.		Page.
<i>Susquehanna River, N. Y. and Pa., North Branch of,</i>		<i>Switzerland,</i>	
deficiency appropriation for surveys, etc., for flood control of.....	696	appropriation for minister to.....	206, 1015
survey authorized for flood control of.....	250	parcel post convention with.....	1631
amount authorized to be appropriated for.....	250	proclamation including mechanical musical reproductions in copy-right privileges to.....	1976
<i>Susquehanna River, North Branch of,</i>		<i>Syria,</i>	
time extended for bridging, Wilkes-Barre to Dorranceton, Pa.....	173	convention with France relating to rights in, Mandate.....	1821
<i>Sussex County, Del.,</i>			T.
lands in, granted to State of Delaware.....	245	<i>T Street NW., D. C.,</i>	
<i>Sutton, Elizabeth (widow),</i>		appropriation for paving, Thirty-fifth to Thirty-seventh Streets.....	546
pension increased.....	1446	for paving, Thirty-seventh to Thirty-eighth Streets.....	1224
<i>Sutton, Mary E. (widow),</i>		<i>Tabele, Elizabeth,</i>	
pension increased.....	1466	payment to, for personal injuries.....	1376
<i>Sutton, Thomas F.,</i>		<i>Tabele, Thomas A.,</i>	
payment to, for personal injuries.....	1376	payment to, for personal injuries.....	1376
<i>Swails, Frances R. (daughter),</i>		<i>Tables of Constants, etc., International Commission on,</i>	
pension.....	1519	appropriation for annual contribution to.....	212, 1021
<i>Swains Island,</i>		<i>Tabulating Machines, Census Bureau,</i>	
sovereignty of United States extended over, and made part of American Samoa.....	1357	appropriation for constructing, etc.....	228, 1038
<i>Swamp Land Claims and Indemnity,</i>		<i>Taggard, Cordelia F. (widow),</i>	
appropriation for adjusting.....	395, 1145	pension.....	1499
<i>Swamp Lands,</i>		<i>Taggart, Anna (widow),</i>	
amount authorized for investigations to determine development of.....	704	pension.....	1492
<i>Swan River, Long Island, N. Y.,</i>		<i>Tahlequah, Okla.,</i>	
preliminary examination, etc., of, to be made.....	1192	appropriation for Sequoyah Indian Orphan Training School, near.....	406, 1157
<i>Swan, Mary E. (widow),</i>		<i>Tahoe National Forest, Calif. and Nev.,</i>	
pension.....	1423	exchange of lands with private owners for addition to.....	954
<i>Swanger, Walter S.,</i>		<i>Taholah Agency, Wash.,</i>	
pension increased.....	1385	appropriation for support, etc., of Indians at, from tribal funds.....	411, 1161
<i>Swanson, Charles,</i>		<i>Talbot, Kate D. (daughter),</i>	
land patent to.....	1368	pension.....	1499
<i>Swarthout, Fabel A. (daughter),</i>		<i>Talbot, Mary L. (widow),</i>	
pension.....	1475	pension.....	1423
<i>Sweazy, Samanda (widow),</i>		<i>Tallahassee, Fla.,</i>	
pension.....	1492	representative of the Government to attend centennial of first meeting of Legislative Council of Territory of Florida, to be held at.....	473
<i>Sweden,</i>		<i>Tallahatchie River,</i>	
appropriation for minister to.....	206, 1015	dam authorized in, Porters Ferry, Miss.....	355
deficiency appropriation for indemnity to, on account of boat "Lilly".....	1339	<i>Talley, Robert H.,</i>	
convention with, to prevent smuggling of intoxicating liquors into United States.....	1830	pier in York River, at Gloucester Bank, Va., built by, legalized.....	972
payment authorized to, as indemnity for sinking of fishing boat "Lilly," by a Government transport.....	947	<i>Tampa, Fla.,</i>	
<i>Sweeney, Phoebe J. (widow),</i>		appropriation for quarantine station.....	80
pension.....	1406	<i>Tampa Harbor, Fla.,</i>	
<i>Sweet, Alice A. (widow),</i>		preliminary examination, etc., of, to be made, to widen Ybor Estuary.....	1194
pension increased.....	1438	<i>Tando, Rosalia A. (widow),</i>	
<i>Sweet Hall, Va.,</i>		pension.....	1463
time extended for bridging Pamunkey River at.....	10	<i>Tangen, Bernard,</i>	
<i>Sweet, Marion D.,</i>		reimbursement to, for lands purchased in L'Anse and Vieux Desert, Indian Reservation, Mich.....	1586
pension.....	1443	quit claim and removal required.....	1586
<i>Sweetgrass, Mont., First International Bank of,</i>		<i>Tangier Light, Morocco,</i>	
land patent to.....	1547	appropriation for annual contribution.....	210, 1019
"Sweetser Linthicum," Barge, owner of, may bring suit for collision damages, in district court.....	1565	deficiency appropriation for annual contribution.....	1338
<i>Swegar, Addie E. (widow),</i>		<i>Tangier, Morocco,</i>	
pension.....	1454	appropriation for agent and consul general at.....	206, 1015
<i>Swift, Elizabeth F. (widow),</i>			
pension increased.....	1463		
<i>Swift, Matilda A. (widow),</i>			
pension.....	1405		
<i>Swigart, Catherine (widow),</i>			
pension.....	1390		

<i>Tank Service, Army,</i> appropriation for civilian employees, etc.....	501, 916	<i>Tax Liens, Internal Revenue,</i> bill in chancery authorized to enforce, on real estate for unpaid taxes...	350
for expenses of tank schools.....	501, 916	persons claiming interest, etc., in property made parties.....	350
for, additional, 1925.....	711	merits to be determined by court... sale and distribution of proceeds if claim of United States estab- lished.....	350
<i>Tanks, Army,</i> appropriation for purchase, etc., of, and other motor armored vehicles.....	498, 913	persons having interest, etc., in such real estate may request Com- missioner to file bill.....	350
<i>Tanner, Mary E. (widow),</i> pension.....	1521	may petition leave of court to file bill to determine all claims, etc., on failure of Commissioner.....	351
<i>Tansil, Mattie A. (widow),</i> pension increased.....	1473	if granted, United States, etc., made parties.....	351
<i>Taos Pueblo, N. Mex.,</i> appropriation for survey, etc., for reservoir.....	401	service on United States.....	351
<i>Tapp, John R.,</i> pension increased.....	1414	adjudication by court; tax con- clusively presumed valid, etc....	351
<i>Tappan, Emma L. (widow),</i> pension increased.....	1488	<i>Taxes, D. C.,</i> appropriation for advertising notices of arrears of.....	544, 1221
<i>Tar Bay, Md.,</i> preliminary examination, etc., of, to be made.....	1192	for street, etc., improvements from special motor fuel tax fund.....	549
<i>Target Practice, Army Small Arms, and Machine Gun,</i> appropriation for ammunition, targets, etc.....	498, 913	deficiency appropriation for advertising notice of arrears of.....	674
deficiency appropriation for.....	762	charge for tax certificates.....	1222
<i>Targhee National Forest, Idaho and Wyo.,</i> proclamation enlarging area of.....	1975	levied on sales of motor-vehicle fuel...	106
<i>Tariff Act of 1922,</i> domestic animals, crossing boundary before May 1, 1924, admitted free of duty if returned prior to December 31, 1924.....	2	<i>Taxes, Internal Revenue,</i> appropriation for expenses, assessing, collecting, etc.....	71, 770
duties paid on, returned after March 1, 1923, to be refunded...	2	for enforcing opium, etc., special...	72, 770
before May 1, 1925, admitted free, if returned before December 31, 1925.....	963	for refunding, collections.....	72
refund of duties collected on, after December 30, 1924.....	963	for refunding illegally collected, etc....	72
proclamation determining rates on wheat, etc., to equalize differ- ences in costs of production.....	1941	deficiency appropriation for refund of erroneous collections.....	49, 58, 62, 698, 701, 1349
increasing duty on barium dioxide to equalize differences in costs of production.....	1951	for refunding illegally collected.....	49, 757
diethylbarbituric acid, etc., to equalize differences in costs of production.....	1973	jurisdiction of district courts, concu- rent with Court of Claims for recovery of erroneously col- lected, etc., if collector dead or not in office.....	972
oxalic acid to equalize differences in costs of production.....	1979	refund of, in excess of \$2.20 a gallon, to distiller who produced and owned the spirits; condition.....	860
on sodium nitrite to equalize differ- ences in costs of production....	1949	Revenue Act of 1924.....	253-355
<i>Tariff, Chinese Customs,</i> appropriation for expenses, revision of; balance available.....	211, 1019	unpaid, a lien on all property of person liable therefor.....	994
<i>Tariff Commission,</i> appropriation for salaries and ex- penses.....	529, 1208	not valid against purchaser, etc., until filed in district courts.....	994
for printing and binding for.....	529, 1208	in land record offices of counties, cities, and towns, when au- thorized by State laws.....	995
for salaries, additional, 1925.....	705	<i>Taylor, Carrie (widow),</i> pension.....	1503
deficiency appropriation for.....	60	<i>Taylor Creek, Fla.,</i> preliminary examination, etc., of, to be made, in Okeechobee County...	1194
<i>Tariffs, International Bureau for Publica- tion of Customs,</i> appropriation for share of expenses.....	210, 1019	<i>Taylor, Emma (widow),</i> pension.....	1467
<i>Tarrytown, N. Y.,</i> preliminary examination, etc., of, har- bor to be made.....	1192	<i>Taylor, Femima A. (widow),</i> pension.....	1531
<i>Tarver, Walter E.,</i> pension increased.....	1398	<i>Taylor, Joseph, jr.,</i> reimbursement to, for stolen bonds....	1277
<i>Taussig, Ellen Knefler (widow),</i> pension.....	1534	<i>Taylor, Mary (widow),</i> pension.....	1516
<i>Tax Appeals, Board of (see Board of Tax Appeals).</i>		<i>Taylor, Sarah M. (widow),</i> pension increased.....	1499
		<i>Taylor, Sarah S. (widow),</i> pension increased.....	1447
		<i>Taylor Street NW., D. C.,</i> appropriation for paving, west of Fourteenth Street.....	546

	Page.		Page.
<i>Taylor, Zachary,</i> amount authorized for care, etc., of burial grounds of former Presi- dent, in Jefferson County, Ky.....	970	<i>Tents, etc., Army,</i> loan authorized of, for reunion of United Confederate Veterans in Memphis, Tenn.....	114
supervision of expenses.....	970	<i>Teraz, John,</i> pension.....	1385
acceptance of land, and national cemetery on, authorized.....	970	<i>Terhorst, John,</i> reimbursement to, for lands purchased in L'Anse and Vieux Desert Indian Reservation, Mich.....	1586
<i>Tea Importation Act, Impure,</i> appropriation for expenses executing..	447,837	quit claim and removal required....	1586
<i>Teachers, D. C. (see Public Schools, D. C.).</i>		<i>Terra Cotta,</i> appropriation for study of processes, etc., in manufacture of.....	231, 1040
<i>Teapot Dome, Wyo. (see Naval Oil Res- erves).</i>		<i>Terre Haute, Ind.,</i> terms of court at.....	751
<i>Tedlock, Matilda (widow),</i> pension increased.....	1528	<i>Territorial Homes for Disabled Soldiers and Sailors,</i> appropriation for aid to.....	519, 933
<i>Tedrick, Mariha L. (widow),</i> pension increased.....	1501	<i>Territories,</i> appropriation for government in... for compensation of Delegates from.....	427, 1181 581, 1289
<i>Tedrow, Elizabeth (widow),</i> pension increased.....	1518	for mileage of Delegates.....	582, 1289
<i>Teepie, Fannie (widow),</i> pension.....	1524	for clerk hire of Delegates.....	585, 1293
<i>Teheran, Persia,</i> appropriation for interpreter to legation and consulate general at.....	207, 1016	for government in the, additional, 1925..	709
<i>Teigan, Henry G.,</i> deficiency appropriation for services...	33	additional yearly allotments to, for agricultural experiment stations..	970
<i>Telegraph and Telephone Messages Tax,</i> <i>Title V, Revenue Act of 1921,</i> repealed, except unpaid transportation tax on commutation tickets.....	352	captured war devices and trophies to be apportioned and distributed to..	597
<i>Telegraphic Union, International Bureau of,</i> appropriation for share of expenses....	213	official papers of, to be collected, ar- ranged for publication, etc., in Department of State, on request of governor of State, formed therefrom.....	1104
<i>Temoak Indians,</i> appropriation for land, etc., for home- less, in Ruby Valley, Nev.....	1149	cooperation of other departments by access to records, etc.....	1104
amount authorized for tract for home- less, Ruby Valley.....	596	employment of clerical assistants...	1104
<i>Temperatures, High,</i> appropriation for investigating meth- ods of measurement and control of.....	232, 1042	services for editorial work to be en- gaged without regard to Classi- fication Act or civil service laws..	1104
<i>Temple, Elizabeth (widow),</i> pension.....	1477	amount authorized for expenses....	1104
<i>Templeton, Mary H. (widow),</i> pension increased.....	1524	copies to States without charge.....	1104
<i>Temporary Office Buildings, D. C.,</i> balances of appropriations covered in; for War Department.....	934	<i>Terry, Eliza J. (widow),</i> pension increased.....	1468
for War and Navy Departments....	934	<i>Tes-nos-pos Irrigation Project, Ariz.,</i> appropriation for maintenance, etc..	400, 1151
<i>Tennessee,</i> Cherokee National Game Refuges, Georgia and, set aside.....	1964	<i>Testing Machines, Army,</i> appropriation for operating, etc....	499, 914
Meriwether Lewis National Monu- ment, set aside.....	1986	<i>Texarkana, Ark.,</i> terms of court at.....	91, 949
<i>Tennessee River,</i> appropriation for work on Dam No. 2, Muscle Shoals, Ala.....	516, 930	<i>Texas,</i> appropriation for cooperative surveys, etc., with, for preventing spread of pink bollworm of cotton... 458, 848	458, 848
contracts authorized; amount lim- ited.....	516	deficiency appropriation for reimburse- ment for surveys of Rio Grande..	1340
deficiency appropriation for continuing Dam No. 2, Muscle Shoals, on... 757	757	improvement of intracoastal waterway, Louisiana and, authorized.....	1187
improvement of, between Dam No. 2, and Florence, Ala., authorized... 1188	1188	may acquire bridge across Sabine River at Orange, Tex., to operate as a free bridge.....	1093
operation of bridge authorized across, at Knoxville, Tenn.,.....	113	tolls allowed for five years.....	1093
time extended for bridging, Decatur, Ala.....	815	<i>"Texas," Battleship,</i> deficiency appropriation for additional submarine, etc., protection.....	1335
Alabama may acquire, to operate as a free bridge.....	815	for new fire control systems.....	1335
<i>Tennessee River, etc., N. C., Tenn., Ala., and Ky.,</i> completion of survey of, and tributaries, authorized.....	1188	alteration of, authorized for protection against submarine and aircraft attack.....	719
<i>Tenth Place SE., D. C.,</i> appropriation for grading, Savannah Street to Alabama Avenue.....	547	converting to oil burning.....	719
		new fire control system installation..	719
		<i>Texas Cavalry Brigades,</i> deficiency appropriation for procuring bronze medals, etc., for issue to..	695

<i>Texas Cavalry Brigades—Continued.</i>				
bronze medals, etc., to be issued to, serving prior to November 11, 1918	100			
<i>Texas Southern Judicial District,</i>				
Jim Hogg County transferred from Corpus Christi to Laredo division of	64			
<i>Texas Western Judicial District,</i>				
Reagan County transferred from El Paso to San Angelo division	244			
<i>Textiles, etc.,</i>				
appropriation for developing standards of quality, etc., of	231, 1041			
<i>Thacker, Adelaide, (widow),</i>				
pension	1431			
<i>Thanks of Congress,</i>				
presented to Honorable Charles E. Hughes for memorial address on the late President Harding	1610			
<i>Thanksgiving Day, 1923,</i>				
proclamation designating Thursday, November 29, 1923, as	1930			
<i>Thanksgiving Day, 1924,</i>				
proclamation designating Thursday, November 27, 1924, as	1971			
<i>The Hague,</i>				
appropriation for Bureau, Permanent Court of Arbitration at	212, 1020			
for International Statistical Institute at	1024			
deficiency appropriation for Bureau, Permanent Court of Arbitration at	48			
for International Statistical Bureau at	692			
for representation, Conference for Protection of Industrial Property at	1340			
<i>Theaters,</i>				
internal revenue tax on admissions to	320			
<i>Theodore Roosevelt Indian School, Fort Apache, Ariz.,</i>				
appropriation for support, etc.	405, 1156			
for support, etc., additional, 1925	707			
<i>Third Assistant Postmaster General,</i>				
appropriation for, and office personnel	84, 782			
for field service, Post Office Department, under	88, 786			
for manufacture of postage stamps, etc.	88, 786			
for distribution, etc.	88, 786			
for indemnity, lost, registered, etc., domestic mail	88, 786			
for indemnity for loss or injury of international mail	88, 786			
for travel and miscellaneous expenses	88, 786			
<i>Third Assistant Secretary of State,</i>				
title changed to Assistant Secretary of State	146			
commission, etc., not impaired	146			
<i>Third Class Mail (see also Postal Rates),</i>				
matter included as; rates, etc.	1067			
provisions authorized for indemnity for lost, and collection on delivery of domestic	653			
<i>Third Street NE., D. C.,</i>				
appropriation for paving, Bryant to Douglas Streets	1223			
<i>Third Street NW., D. C.,</i>				
appropriation for paving, Varnum to Webster Streets	546			
<i>Thirteenth Street NW., D. C.,</i>				
appropriation for paving, Allison Street to Iowa Avenue	547			
for widening roadway, F to I Streets. assessing cost from abutting property owners, etc.	546			
roadway, F to I Streets, limited	1224			
for widening and repaving, E Street to Pennsylvania Avenue; from gasoline-tax fund	1225			
for paving, etc., Jefferson to Kennedy Streets; from gasoline-tax fund	1226			
<i>Thirtieth Street NE., D. C.,</i>				
appropriation for grading, Otis to Perry Streets	548			
<i>Thirtieth Street NW., D. C.,</i>				
appropriation for asphalt covering, Q to R Streets; from gasoline-tax fund	1225			
<i>Thirty-eighth Street NW., D. C.,</i>				
appropriation for paving, Windom to Albemarle Streets	546			
<i>Thirty-fifth Place NW., D. C.,</i>				
appropriation for paving, T to U Streets	547			
<i>Thirty-fifth Street NW., D. C.,</i>				
appropriation for paving, Quebec to Rodman Streets	1223			
<i>Thirty-fourth Street NW., D. C.,</i>				
appropriation for paving, Newark to Ordway Streets	547			
for paving, Lowell Street to Klinge Road	547			
for paving, etc., Massachusetts to Cleveland Avenues; from gasoline-tax fund	1226			
<i>Thirty-ninth Street NW., D. C.,</i>				
appropriation for paving, Van Ness to Yuma Streets	548			
<i>Thirty-seventh Street NW., D. C.,</i>				
name of portion of, changed to Chevy Chase Parkway	115			
<i>Thirty-third Place NW., D. C.,</i>				
appropriation for paving, Macomb Street to Woodley Road	1224			
<i>Thomas, Charlotte (widow),</i>				
pension increased	1441			
<i>Thomas, Charlotte A. (widow),</i>				
pension	1495			
<i>Thomas, Elizabeth (widow),</i>				
pension	1533			
<i>Thomas, Frances A. (widow),</i>				
pension	1505			
<i>Thomas, George P.,</i>				
pension	1510			
<i>Thomas, Martha (widow),</i>				
pension increased	1534			
<i>Thomas, Mary Ellen (widow),</i>				
pension increased	1421			
<i>Thomas, Mattheu,</i>				
granted honorable discharge, etc.	1603			
<i>Thompson, Annie E. (widow),</i>				
pension increased	1469			
<i>Thompson, C. H.,</i>				
payment to, from Alaska Railroad operating revenues	1356			
<i>Thompson, Carrie (widow),</i>				
pension increased	1528			
<i>Thompson, Ellen (widow),</i>				
pension increased	1432			
<i>Thompson, Emily J. (widow),</i>				
pension	1463			
<i>Thompson, Harriet E. (widow),</i>				
pension	1486			
<i>Thompson, John D.,</i>				
pension	1402			

<i>Thompson, Joseph D.</i> , pension.....	Page. 1427	<i>Timber, National Forests</i> , appropriation for preservative treat- ment, testing, etc.....	Page. 445, 835
<i>Thompson, Katherine (widow)</i> , pension.....	1469	for appraising, etc., for sale.....	446, 836
<i>Thompson, Katie (widow)</i> , pension increased.....	1528	sales of small quantities of, without advertising.....	1132
<i>Thompson, Martha A. (widow)</i> , pension increased.....	1430	<i>Timberlands</i> , amount authorized for investigations to determine development of cut- over.....	704
<i>Thompson, Mary L. (widow)</i> , pension increased.....	1474	<i>Time Measuring Devices</i> , no part of Army appropriations avail- able for pay of officers, etc., using, on work of, employees... 510, 925	
<i>Thompson, Melissa J. (widow)</i> , pension increased.....	1428	Navy appropriations available for pay of officers, etc., using, on work of employees.....	204, 881
<i>Thompson, Susan A. (widow)</i> , pension increased.....	1421	<i>Tindall, Margaret E.</i> , issue of homestead patent to.....	810
<i>Thompson, Mr. and Mrs. T. F.</i> , payment to, for death of son.....	1577	<i>Tires, Automobile Truck, etc.</i> , excise tax on sales of, by producer, etc.. to other than manufacturer, etc.....	322 323
<i>Thompson-Vache Boat Company</i> , may bring suit for collision damages to steamer "Floyd".....	1374	<i>Tissue, Carrie (widow)</i> , pension.....	1426
<i>Thompson's Ferry, Ga.</i> , bridge authorized across Oconee River at.....	665	<i>Tobacco</i> , appropriation for census reports on... 228, 1037 for investigating improved methods of production, etc..... 447, 832 for investigating insects affecting... 449, 839 tax on, manufactured or imported cigars..... 316 cigarettes..... 316 manufactured tobacco and snuff..... 317	
<i>Thorn, Jane E. (widow)</i> , pension.....	1511	<i>Tobacco Cooperative Growers' Associations</i> , not regarded as dealers in leaf tobacco... records of purchases and sales to be kept by; purpose of, described... 320	
<i>Thornburg, Sarah A. (widow)</i> , pension increased.....	1525	<i>Tobacco Manufacturers</i> , special tax imposed on annual sales by; rates..... 327 sales for export exempt..... 328	
<i>Thornton, Julia A. (widow)</i> , pension increased.....	1517	<i>Tobin, George T., and Son</i> , payment to.....	1365
<i>Thorp, Ada (widow)</i> , pension.....	1508	<i>Todd, Mary E. (widow)</i> , pension increased.....	1444
<i>Thorp, Mary C. (widow)</i> , pension.....	1508	<i>Togoland Mandate</i> , treaty with France respecting rights in... 1790	
<i>Thorpe, John L.</i> , pension increased.....	1405	<i>Togus, Mc.</i> , appropriation for expenses, Volunteer Soldiers' Home..... 518, 932 deficiency appropriation for Volunteer Soldiers' Home..... 59, 63	
<i>Three Mile Harbor, N. Y.</i> , preliminary examination, etc., of, to be made.....	1192	<i>Tokyo, Japan</i> , appropriation for ground rent of embassy..... 207, 1016 deficiency appropriation for land, build- ings, etc., for Foreign Service establishments..... 1340 acquiring additional land, and con- structing building for embassy, etc., at, authorized..... 961 amount authorized in addition to former appropriation..... 961	
<i>Tiburon, Calif.</i> , appropriation for naval coal depot....	198	<i>Toledo, Ohio</i> , sale authorized of old Federal building at..... 1258	
<i>Tice, Elizabeth (widow)</i> , pension.....	1449	<i>Tomah, Wis.</i> , appropriation for Indian school at... 407, 1157 for Indian school, additional, 1925... 708	
<i>Tick Infested Cattle (see also Cattle Ticks, Southern)</i> . permission for admission of, below Texas southern quarantine line, repealed.....	98	<i>Tombigbee River</i> , bridge authorized across, Columbus, Ga..... 665	
<i>Tickets, Foreign Passage</i> , stamp tax on; Canada and Mexico excepted.....	335 336	<i>Tomlinson, Emma (widow)</i> , pension.....	1445
<i>Ticknor, Melissa I. (widow)</i> , pension.....	1442		
<i>Tidal Basin Bathing Beach, D. C.</i> , deficiency appropriation for removal, etc.....	1323		
<i>Tiffany, Eleanor G. (widow)</i> , pension.....	1505		
<i>Tile</i> , appropriation for study of processes, etc., in manufacture of..... 231, 1040			
<i>Tillamook Bay and Bar, Oreg.</i> , improvement of, authorized.....	1189		
<i>Tilly, Jane (widow)</i> , pension.....	1381		
<i>Timber</i> , forest experiment stations to be es- tablished to determine best methods of protection of, and other forest products.....	1108		
<i>Timber Depredations, Public Lands</i> , appropriation for expenses prevent- ing..... 395, 1145 for expenses preventing, additional, 1925..... 706			
<i>Timber, Indian Reservations</i> , appropriation for preserving, etc....	399 1149		

<i>Tonawanda, N. Y.</i> , improvement of, harbor authorized... time extended for bridging Niagara River at.....	Page. 1189 1216	<i>Trade Marks</i> , office mistakes in registration of, to be corrected and certificate thereof to be issued and recorded.....	Page. 1268
<i>Tongue River Agency, Mont.</i> , appropriation for support, etc., of Indians at, from tribal funds. 411,	1161	registration certificates issued under office seal, name of Commis- sioner, attested by designated official.....	1269
<i>Tongue River Indian Reservation, Mont.</i> , appropriation for irrigation project on.....	400, 1151	issue to assignee on registration of assignment.....	1269
<i>Tonkawa Agency, Okla.</i> , appropriation for support, etc., of In- dians at, from tribal funds.. 411,	1161	registry of portrait of living individual as, forbidden, without written consent therefor.....	647
<i>Tonto National Forest, Ariz.</i> , proclamation modifying boundaries of, transferring portion of, to Coconino National Forest.....	1923	any deceased President during life of widow, except by her written consent, forbidden.....	647
portion of Prescott National Forest to.....	1923	<i>Trade Restrictions and Regulations, Foreign</i> , appropriation for securing information as to.....	227, 1037
<i>Topeka, Kans.</i> , appropriation for public building.....	778	<i>Trading with the Enemy (see Alien Prop- erty Custodian).</i>	
<i>Topographic Surveys</i> , appropriation for, of lands in national forests.....	419, 1172	<i>Trail County and Herberg, N. Dak.</i> , time extended for bridging Red River of the North by Norman County and Halstad, Minn., and.....	1312
restriction on cooperative work with States, etc.....	419, 1172	<i>Train Control Systems and Appliances</i> , <i>Railroad</i> , appropriation for investigating and testing.....	526, 1205
<i>Topographical Survey of the United States</i> , completion of, authorized.....	1011	deficiency appropriation for testing, etc.....	755
utilization of public agencies, funds, etc.....	1011	<i>Training Camps, Military</i> , appropriation for supplies, expenses, etc., of members of Reserve Officers' Training Corps at... 507,	923
cooperation with States, etc., author- ized.....	1011	for supplies, expenses, uniforms, etc., for civilian.....	508, 924
amount authorized for expenses.....	1011	medical treatment, etc., if injured in line of duty.....	924
<i>Toppenish-Simcoe Indian Irrigation Sys- tem, Wash.</i> , appropriation for maintenance, etc. 403,	1154	funeral expenses, etc.....	924
for maintenance, etc., additional, 1925.....	707	age limitation.....	508, 924
deficiency appropriation for.....	56	no other funds to be used.....	508, 924
<i>Tornillo, Tex.</i> , bridge authorized across Rio Grande near.....	1214	uniforms, etc., from Army surplus stock.....	508, 924
<i>Torok, Mary and Elmer</i> , payment to, for property damages from mail aeroplane.....	1378	for expenses of camps, additional, 1925.....	711
<i>Torpedoes, etc., Navy</i> , appropriation for purchase and manu- facture of.....	192, 871	deficiency appropriation for civilian... 762	
<i>Tottenville, N. Y.</i> , bridge authorized across Arthur Kill, Perth Amboy, N. J., and.....	1094	hospital treatment, etc., to member of civilian, injured at camp of in- struction.....	365
<i>Touchette, Agnes (widow)</i> , pension.....	1486	transportation home upon termina- tion of.....	365
<i>Tower, Cornelia M. A.</i> , payment to, for death of husband.....	1541	subsistence until furnished.....	365
<i>Tower, Fannie L. (widow)</i> , pension.....	1502	burial expenses, etc., in case of death while under.....	365
<i>Toxins, etc.</i> , appropriation for regulating propaga- tion, sale, etc., of.....	76, 775, 829	<i>Training School for the Feeble Minded</i> , <i>D. C.</i> , appropriation for construction, mainte- nance, etc.....	1243
<i>Tozier, Commander Dorr F., Coast Guard</i> , may accept decoration from Great Britain.....	1366	<i>Transit Pay, Diplomatic and Consular Officers</i> , appropriation for.....	209
<i>Tozier, Emelus S.</i> , military record corrected.....	1597	deficiency appropriation for.....	57
<i>Trace, Anna D. (daughter)</i> , pension.....	1440	<i>Transit Pay, Foreign Service Officers</i> , appropriation for.....	1017
<i>Trachoma</i> , appropriation for prevention of epi- demic.....	76, 775	<i>Transportation Act, 1920</i> , appropriation for expenses of Secretary of the Treasury under.....	68, 768
for prevention of, etc., among In- dians.....	408, 1158	Inland Waterways Corporation chart- ered under provisions of.....	360
<i>Trade Mark Registration Bureau, Inter- national</i> , appropriation for quota for, Habana, Cuba.....	215, 1023	<i>Transportation and Recruiting, Marine Corps</i> , appropriation for.....	203, 880

<i>Transportation and Recruiting, Navy,</i>	Page.	<i>Treasury Department—Continued.</i>	Page.
appropriation for.....	186, 864	appropriation for personnel; transfers to another position without reduction.....	764
transporting dependents of enlisted men.....	186	payments under higher rates permitted.....	64, 764
transporting dependents of officers and enlisted men.....	865	limitation for fiscal year on pay allowed in all departments for civilian field service.....	764
deficiency appropriation for.....	57, 61, 689, 698, 700, 760, 1349, 1351	for chief clerk, etc.....	64, 764
<i>Transportation, Army,</i>		chief clerk to be chief executive officer; may sign official papers, etc.....	64, 764
appropriation for, and supplies.....	486, 900	for operating force, Liberty Loan and Register's Annex.....	65, 764
dependents of officers and enlisted men.....	486, 901	Internal Revenue buildings.....	65, 764
discharged prisoners, etc., to their homes; restriction.....	486, 901	buildings for bureaus.....	65, 764
boats, drayage, vehicles, etc.....	486, 901	Annex, Madison Place.....	65, 764
draft and pack animals.....	486, 901	garage.....	65, 765
travel allowance.....	901	Annex, Fourteenth and B Streets.....	65
for compensation to land grant railroads.....	486	for contingent expenses.....	65, 765
for additional, 1925.....	711	for freight, etc.....	65, 765
deficiency appropriation for.....	62, 699, 762, 1350, 1352	for rent in the District.....	65, 765
<i>Transportation, Diplomatic and Consular Officers,</i>		for motor vehicles.....	65, 765
appropriation for, to and from posts...	209	for files.....	65, 765
deficiency appropriation for.....	57, 61, 760, 1338, 1349	for heating, lighting, etc., supplies.....	65, 765
expenses of Foreign Service officers and families, allowed when ordered to United States on statutory leave.....	143	for miscellaneous supplies.....	65, 765
<i>Transportation Facilities,</i>		for labor saving machines, etc.....	66, 765
appropriation for operating, on inland, canal, and coastwise waterways.....	516	for carpets, furniture, etc.....	66, 765
functions of inland, canal, and coastwise, transferred from Secretary of War to Inland Waterways Corporation.....	361	for operating expenses, Madison Place Annex.....	66, 765
<i>Transportation, Foreign Service Officers,</i>		Annex, Fourteenth and B Streets.....	66
appropriation for, to and from posts, etc.....	1018	Darby Building.....	66, 765
<i>Transportation Systems, Federal Control of,</i>		custody, etc., of designated, Buildings transferred to Superintendent of State, etc., Department Buildings.....	66
balance of appropriations for, covered in.....	1316	appropriations, equipment, etc., therefor, transferred.....	66
<i>Trask, Mary E. (widow),</i>		for stationery.....	66, 765
pension increased.....	1389	for General Supply Committee.....	66, 776
<i>Traveling Salesmen,</i>		for expenses transferring surplus supplies, etc.....	66, 776
convention facilitating work of, with Costa Rica.....	1765	service continued until June 30, 1925.....	66
protocol.....	1768	service continued until June 30, 1926.....	766
with Peru.....	1802	issue of typewriters and computing machines; repairs, etc.....	67, 766
protocol.....	1805	typewriting machine restrictions, etc.....	67, 766
<i>Treadwell, Sadie L. (widow),</i>		for Commissioner of Accounts and Deposits, and office personnel.....	67, 767
pension.....	1621	for Bookkeeping and Warrants Division.....	67, 767
<i>Treasurer of the United States,</i>		for contingent expenses, public moneys.....	68, 767
appropriation for, and personnel in Office of.....	70, 770	for recoinage, gold and minor coins.....	68, 767
for personal services, redemption of Federal reserve and national currency.....	70, 770	for Division of Deposits.....	68, 767
for repairs to canceling machines.....	70	for Public Debt Service, expenses.....	68, 767
deficiency appropriation for salaries.....	57	for expenses imposed upon the Secretary under designated laws.....	68, 768
<i>Treasury Department,</i>		for distinctive paper, securities, national currency, etc.....	69, 768
appropriation for Secretary.....	64, 764	temporary employees.....	69
for Undersecretary.....	64, 764	for World War Foreign Debt Commission.....	69
appointment, pay, and duty.....	64	for Appointments Division.....	69, 768
for Assistant Secretaries, and office personnel.....	64, 764	for Printing Division.....	69, 768
salaries limited to average rates under Classification Act.....	64, 764	for printing and binding for.....	69, 768
provision if only one position in a grade.....	764	for postage.....	69, 768
restriction not applicable to clerical-mechanical service.....	64, 764	for bookbinding materials.....	69
no reduction in fixed salaries.....	64, 764	for Mail and Files Division.....	69, 768
		for disbursing clerk, etc.....	69, 768
		for Customs Service.....	69, 769

<i>Treasury Department—Continued.</i>	Page.
appropriation for Bureau of the Budget	70, 769
for Federal Farm Loan Bureau	70, 769
for Treasurer's Office	70, 770
for Office of Comptroller of the Currency	70, 770
for personal services, Federal reserve and national currency	71, 770
for special examinations, etc.	71, 770
for Internal Revenue Service	71, 770
for internal revenue collectors, gaugers, storekeepers, etc.	71, 770
removal of distilled spirits for bottling in bond	71, 770
for assessing, collecting, etc., taxes	71, 770
detecting violations of internal revenue laws	71, 771
for expenses, enforcing National Prohibition and Narcotic Acts	71, 771
restriction on storage, etc., of seized intoxicating liquors	71, 771
for refunding collections	72
for refunding illegally collected taxes	72
for Coast Guard, office personnel	72, 772
technical services	72, 772
for service pay, expenses, etc.	73, 772
for Engraving and Printing Bureau	73, 773
for Secret Service Division	74, 773
for suppressing counterfeiting, etc.	74, 774
protection of the President, etc.	74, 774
for Public Health Service	75, 774
for quarantine service	76, 775
for prevention of epidemics	76, 775
for Office of Director of the Mint	76, 776
for mints and assay offices	77, 776
for public buildings, Office of Supervising Architect	79, 777
for construction, rent, general expense, etc.	80, 777
for repairs, etc., Department buildings	80, 779
for mechanical equipment, Department buildings	80, 779
for technical personnel, etc., in Architect's Office	81, 780
for custody of lands, etc.	83, 782
for American Printing House for the Blind	83, 782
for Solicitor of, and office personnel	216, 1025
for Auditors' Building, fire protection	778
for Public Debt Service, additional, 1925	710
for Customs Service, additional, 1925	710
for Federal Farm Loan Bureau, additional, 1925	710
for Internal Revenue Bureau, additional, 1925	710
for Coast Guard, additional, 1925	710
for Secret Service Division, additional, 1925	710
for Public Health Service, additional, 1925	710
for mints and assay offices, additional, 1925	710
for public buildings, additional, 1925	710
deficiency appropriation for contingent expenses, public moneys	48, 693, 1341
for recoining of minor coins	49
for Public Debt Service	49
for distinctive paper	49, 1341
for Customs Service	49, 1349, 1351
for Federal Farm Loan Bureau	49

<i>Treasury Department—Continued.</i>	Page.
deficiency appropriation for internal revenue	49,
58, 61, 693, 698, 701, 757, 761, 1349	
for Coast Guard	50, 58, 62, 693, 698, 701, 757, 761, 1342, 1349, 1352
for Engraving and Printing Bureau	51,
58, 62, 761, 1342, 1352	
for Public Health Service	51, 58, 62,
694, 698, 701, 757, 761, 1343, 1349, 1352	
for mints and assay offices	51, 58, 62
for public buildings	51, 58, 62, 694, 698,
701, 757, 761, 1343, 1349, 1352, 1353	
for Marine Hospital, Key West, Fla.	51
for judgments, United States courts under	53
for judgments, Court of Claims, under	54, 696, 697, 758, 1347
for increase of compensation	57,
61, 761, 1349, 1351	
for contingent expenses	57, 1341
for expenses of Loan Acts	57, 61, 698, 761
for Auditor for Treasury Department, salaries	57
for collecting customs revenue	57,
701, 761, 1351, 1353	
for Independent Treasury	57
for Treasurer's Office	57
for quarantine service	58
for collecting war revenue	58
for enforcing Narcotic and Prohibition Acts, internal revenue	58, 62
for expenses enforcing National Prohibition and Narcotic Acts	58, 62, 698
for labor saving machines	61
for Government Actuary, increased pay	693
for fuel, etc.	693
for furniture, etc.	693
for refunding income taxes for 1923	693
for suppressing counterfeiting	694
for judgments against collectors of customs	698
for enforcing National Prohibition Act	698
for Life Saving Service	761
for World War Foreign Debt Commission	1342
for customs division	1342
for New York assay office	1349
Coast Guard temporarily increased for law enforcement	105
moneys given for music auditorium, Library of Congress, to be received and credited in, as a special fund therefor	788
officials of, to assist in executing Alaska Game Law	742
redemption of lost certificate of indebtedness of Cleveland, Miss., State Bank by	1359
of Martinsburg, W. Va., Old National Bank, by	1360
temporary employees who had reached retirement age before employment, etc., to be paid agreed compensation	749
payment to widow, etc., in case of death	749
disbursing officers, etc., to be credited by Comptroller General for amounts heretofore paid	749
World War Foreign Debt Commission continued two years	763

<i>Treasury Department Buildings,</i>	Page.	<i>Troup, Palestine,</i>	Page.
appropriation for operating force, Liberty Loan and Register's Annex Building, and buildings for Internal Revenue Bureau	65, 764	military record corrected	1599
for operating force, buildings for assigned bureaus	65, 764	<i>Troupe, Eben W.,</i>	
for operating force, Madison Place Annex	65, 764	pension increased	1405
for garage	65, 765	<i>Troupe, Nancy C. (widow),</i>	
for operating force, Annex, Fourteenth and B Streets	65	pension increased	1481
for operating expenses, Annex, Madison Place	66, 765	<i>Truck Crops,</i>	
for operating expenses, Annex, Fourteenth and B Streets	66	appropriation for investigating diseases of	441, 831
for operating expenses, Darby Building	66, 765	for investigating insects affecting, including stored products, etc.	449
for repairs, etc., Annex No. 2, B and Fourteenth Streets NW	79	<i>Trusses for Disabled Soldiers,</i>	
for repairs and preservation	80, 779	appropriation for furnishing	514, 929
for mechanical equipment	81, 779	<i>Trusts (see also Fiduciaries),</i>	
custody, etc., of, designated Annexes, etc., transferred to Superintendent of State, etc., Department Buildings	66	income of, subject to income tax	275
<i>Treaties (see also Conventions),</i>		<i>Truxton Canyon Agency, Ariz.,</i>	
extradition, with Bulgaria	1886	appropriation for support, etc., of Indians at, from tribal funds	411, 1161
with Costa Rica	1621	deficiency appropriation for civilian employees at	1329
with Esthonia	1849	<i>Truxton Canyon, Ariz.,</i>	
with Latvia	1738	appropriation for Indian school at	405, 1156
with Lithuania	1835	for Indian school at, additional, 1925	707
with Siam	1749	<i>Truxton Canyon Indian Camp Hospital, Ariz.,</i>	
with Venezuela	1698	appropriation for maintenance, etc., of	408, 1159
naturalization, with Bulgaria	1759	<i>Tubbs, Lewis H., jr.,</i>	
naval armament limitation	1655	pension	1393
relating to Pacific Ocean Islands	1646	<i>Tubercular Children, D. C.,</i>	
agreement supplementary to	1652	appropriation for schools for	556, 1232
with associated Powers relating to Spitzbergen Archipelago	1892	for transportation	557, 1232
with Belgium relating to rights in East Africa Mandate	1863	<i>Tuberculosis,</i>	
with France, relating to rights in Cameroons Mandate	1778	appropriation for prevention of, etc., among Indians	408, 1158
Togoland Mandate	1790	<i>Tuberculosis, D. C.,</i>	
<i>Trees,</i>		appropriation for preventing spread of	562, 1237
appropriation for study of diseases of, including chestnut tree bark, etc.	440, 830	for dispensaries for treating	562, 1237
for seeding and planting, national forests	445	<i>Tuberculosis, etc., Animal,</i>	
<i>Trees and Parking, D. C.,</i>		appropriation for preventing spread of, from one State to another	438, 827
appropriation for expenses	550, 1227	payment for animals destroyed; limit	438, 828
<i>Trego, Lillie E. (widow),</i>		<i>Tuberculosis Hospital, D. C.,</i>	
pension	1399	appropriation for salaries	568, 1242
<i>Trenton, N. J.,</i>		for contingent expenses	568, 1242
time extended for bridging Delaware River at	738	for repairs, etc.	568, 1242
<i>Tribou, Captain D. H., Navy,</i>		admittance of pay patients; limitation	568
reimbursement to estate of	1560	deficiency appropriation for maintenance	679
<i>Trinidad Avenue NE., D. C.,</i>		<i>Tucker, Albert O.,</i>	
appropriation for paving, Florida Avenue to Neal Street	1223	military record corrected	1597
<i>Trinity River, Tex.,</i>		<i>Tug Fork of Big Sandy River,</i>	
preliminary examination, etc., authorized for flood control of	249	bridge authorized across, between counties of Mingo, W. Va., and Pike, Ky.	11
<i>Triplett, Mary C. (widow),</i>		Nolan, W. Va.	247
pension increased	1526	<i>Tule River Agency, Calif.,</i>	
<i>Tritten, Mary E. (widow),</i>		appropriation for support, etc., of Indians at, from tribal funds	411, 1161
pension increased	1383	<i>Tulsa, Okla.,</i>	
<i>Tropical Plants,</i>		terms of court at	388, 945
appropriation for acclimatizing, etc.	441, 831	<i>Tunks, Reese,</i>	
for investigating insects affecting	449, 839	pension	1457
<i>Trott, Frank P.,</i>		<i>Tupper, Louisa (widow),</i>	
credit allowed in accounts of	1368	pension increased	1416
		<i>Turkey,</i>	
		appropriation for ambassador to	206, 1015
		allowance available for envoy extraordinary and minister plenipotentiary if appointment made to that grade	1015



<i>Uncompahgre Irrigation Project, Utah</i> , appropriation for maintenance, etc., of.....	Page. 416, 1166	<i>United States Courts—Continued.</i>	Page.
<i>Uncompahgre Ute Indians, Utah</i> , appropriation for irrigating allotted lands of.....	403, 1154	appropriation for jury commissioners	221, 1030
for payment to, from tribal funds of Confederated Bands of Utes.....	412, 1162	for miscellaneous; Alaska.....	221, 1030
from accrued interest.....	412, 1162	for supplies.....	221, 1030
<i>Undersecretary of State</i> , appropriation for.....	205, 1014	for law books for judicial officers.....	221, 1031
<i>Undersecretary of the Treasury</i> , appropriation for.....	64, 764	for Federal Reporter.....	221, 1031
appointment, duties, etc.....	64	for penitentiaries, maintenance, Leavenworth, Kans.....	221, 1031
<i>Underwood, Mary (widow)</i> , pension.....	1464	Atlanta, Ga.....	222, 1032
<i>Underwood Typewriter Company</i> , payment to.....	1367	McNeil Island, Wash.....	223, 1032
<i>Uniform State Laws, National Conference of Commissioners on</i> , appropriation for support, etc.....	545, 1222	for National Training School for Boys, District of Columbia.....	223, 1032
<i>Union of South Africa</i> , proclamation including mechanical musical reproductions in copyright privileges to.....	1957	for support of prisoners.....	223, 1033
<i>Union Station Plaza, D. C.</i> , appropriation for operating, etc., fountains in.....	573, 1247	for inspection of prisons and prisoners.....	224, 1033
<i>United Dredging Company</i> , claim of, referred to district court.....	1370	for printing and binding.....	216, 1026
<i>United States Arbitration Act (see Arbitration Act, United States)</i> .		for Supreme Court, salaries, additional, 1925.....	709
<i>United States Canal, Fla.</i> , bridge authorized across, connecting Apalachicola River and Saint Andrews Bay.....	22	for Hawaii, reporter, additional, 1925.....	709
<i>United States Court for China</i> , appropriation for loss by exchange.....	207, 1016	for national park commissioners, additional, 1925.....	709
for transportation and subsistence officers of.....	209, 1018	for Court of Customs Appeals, additional, 1925.....	709
for post allowances of officers of, to meet cost of living.....	210, 1018	for Court of Claims, additional, 1925.....	709
for salaries and expenses.....	215, 1025	for Alaska, salaries, additional, 1925.....	709
deficiency appropriation for salaries and expenses.....	760	for salaries, etc., marshals, additional, 1925.....	709
for transportation, etc., officers of.....	1338	for salaries, etc., district attorneys, additional, 1925.....	709
all cases in, reviewable by circuit court of appeals.....	936	for pay of regular assistant attorneys, additional, 1925.....	709
<i>United States Courts</i> , appropriation for Chief and Associate Justices of the Supreme Court.....	218, 1028	for special assistant attorneys, additional, 1925.....	709
for printing and binding for the Supreme Court.....	218, 1028	for clerks, district courts, additional, 1925.....	709
for circuit judges.....	218, 1028	for bailiffs, etc., additional, 1925.....	709
for district judges.....	218, 1028	for miscellaneous expenses, additional, 1925.....	709
for retired judges.....	218, 1028	for Leavenworth, Kans., penitentiary, additional, 1925.....	709
for national park commissioners.....	219, 1028	for Leavenworth, Kans., penitentiary, construction, additional, 1925.....	709
for Court of Customs Appeals.....	219, 1028	for support of prisoners, additional, 1925.....	709
for Court of Claims.....	219, 1028	deficiency appropriation for retired judges.....	44
for Territorial courts.....	219, 1029	for marshals.....	44,
for salaries, etc., marshals.....	220, 1029	56, 61, 171, 687, 698, 760, 1333, 1351	1351
for salaries, etc., district attorneys and assistants.....	220, 1029	for district attorneys.....	44,
for payments to regular assistants.....	220, 1029	56, 61, 171, 687, 760, 1348	1348
for special assistant attorneys, etc.....	220, 1029	for commissioners.....	44,
foreign counsel.....	220, 1029	56, 61, 171, 687, 698, 760, 1348, 1351	1351
for salaries, clerks.....	220, 1030	for miscellaneous expenses.....	44,
for fees, commissioners.....	221, 1030	57, 171, 687, 760, 1333, 1351	1351
for jurors.....	221, 1030	for support of prisoners.....	44,
for witnesses.....	221, 1030	57, 171, 688, 760	760
for rent of court rooms.....	221, 1030	for paying judgments of.....	53, 696, 758, 1346
for bailiffs, etc.....	221, 1030	for special assistant attorneys.....	56, 657, 1351
for expenses of judges, etc.....	221, 1030	for clerks.....	56, 171, 760
for expenses, jurors, etc.....	221, 1030	for jurors.....	56, 171, 700, 760, 1333
		for witnesses.....	57,
		61, 171, 698, 700, 760, 1333, 1351	1351
		for supplies.....	57, 687, 698, 700, 756
		for books for judicial officers.....	57,
		687, 760, 1333	1333
		for printing and binding.....	686, 1332
		for Court of Customs Appeals, rent.....	686
		for Court of Claims.....	686, 1332
		for justices of the peace.....	687
		for rent of court rooms, New York City.....	687
		for Federal Reporter.....	687
		for penitentiaries.....	687, 1333

<i>United States Courts—Continued.</i>	Page.	<i>United States Courts—Continued.</i>	Page.
deficiency appropriation for paying judgment of Virginia eastern district court to Th. Brovig.....	696	habeas corpus; authority of Supreme Court for appeal, certiorari, etc. in State courts, appeals to circuit courts of appeals instead of Supreme Court.....	940
for bailiffs, etc.....	760, 1333	cases in Philippine Islands Supreme Court where certiorari from Supreme Court allowed.....	940
amendments to Judicial Code, etc.....	936	no other judgments subject to appellate review.....	940
circuit courts of appeals; jurisdiction of, to review final decisions of district courts, etc., by appeal or writ of error.....	936	limit for bringing judgments before Supreme Court for review.....	940
appellate powers, in specified interlocutory orders, etc.....	936	when certiorari applied for a case in court of appeals.....	940
awards in railway employees controversies.....	936	for review of judgment before a circuit court of appeals.....	940
bankruptcy cases.....	936	judgment may be stayed, if case subject to certiorari from Supreme Court.....	940
distribution to circuits.....	936	if value not shown on record of the case, and power to review is based on amount thereof, other evidence may be received.....	941
authority of, in Federal Trade Commission orders.....	937	no review of a case dismissed solely for mistake of procedure.....	941
under Clayton Act, orders of Interstate Commerce Commission, etc.....	937	actions if Federal, etc., officer dies while suit relating to his official duties is pending.....	941
appeals allowed to, from interlocutory decrees in injunctions, etc.....	937	substitution of a successor.....	941
certiorari to Supreme Court.....	937	similar proceedings in suits relating to State, etc., pending in a United States court.....	941
precedence given, etc.....	937	notice of proposed substitution of a successor.....	941
Supreme Court, review by writs of error of final judgments in State court, affecting Constitution, treaties, or Federal statutes.....	937	district courts have no jurisdiction of suits relating to corporations, on the ground of being incorporated by Congress.....	941
certiorari from, to State court where decision relates to validity of Federal or State law, etc.....	937	not applicable if Government principal owner of stock.....	941
action if inadvertently brought by writ of error, instead of.....	938	laws, etc., repealed; specified sections of Judicial Code.....	941
direct review allowed by, in designated interlocutory decrees of district courts.....	938	appellate jurisdiction of circuit courts of appeals, etc.....	941
courts of appeals may certify to, questions of law for instruction; authority to decide, etc.....	938	writs of error to Supreme Court, etc.....	941
certiorari from, to courts of appeals in any case on petition of either party.....	938	review of Philippines Supreme Court judgments.....	942
writ of error or appeal to, if decision of court of appeals against validity of any State law, as being repugnant to Federal Constitution, etc.....	939	review by Supreme Court of suits against United States.....	942
no certiorari allowed; review restricted to Federal questions.....	939	direct appeals in habeas corpus proceedings.....	942
no other review than herein of judgments of courts of appeals.....	939	review of Bankruptcy Act cases.....	942
review authorized by, of cases in courts of appeals of designated orders, etc.....	939	cases in Porto Rico courts.....	942
Court of Claims may certify questions of law to, for instruction.....	939	cases in Hawaiian courts.....	942
certiorari to, of any case in, upon petition either party, for review and determination.....	939	cases in Canal Zone courts.....	942
no review of judgments of, otherwise than herein provided.....	939	bankruptcy appeals.....	942
district courts claims cases reviewable by circuit court of appeals like other judgments.....	939	actions against Federal officers.....	942
authority of Supreme Court.....	939	contracts repugnant to the Constitution.....	942
District of Columbia Court of Appeals, in bankruptcy cases, with jurisdiction same as a circuit court of appeals.....	939	transfers of appeals and writs of error. all other superseded or inconsistent laws.....	942
habeas corpus proceedings in district courts subject to appeal to circuit court of appeals.....	940	Act effective three months after approval.....	942
in District of Columbia.....	940	pending cases in Supreme Court not affected; nor right of review, etc., prior to.....	942
		Arkansas judicial districts.....	90
		Arkansas western district.....	948
		eighth circuit, two additional judges to be appointed for.....	1116
		Indiana judicial district.....	751

*United States Courts—Continued.*

Iowa judicial district.....	795
Michigan western district, additional judge for.....	949
Minnesota district, additional judge.....	1098
Mississippi judicial districts.....	882
New Mexico judicial district.....	642
North Carolina judicial districts.....	661
Oklahoma judicial districts.....	387, 945
South Carolina judicial district, terms of court.....	801
Texas southern judicial district, Jim Hogg County transferred from Corpus Christi division to Laredo.....	64
western judicial district, Reagon County transferred from El Paso division to San Angelo division.....	244
Wyoming judicial district.....	388
additional district judge Indiana.....	752
admiralty cases; appeals from interlocutory decrees in, allowed to circuit courts of appeals.....	813
suits allowed against United States for damages by public vessels.....	1112
clerks of district courts; schedule of fees for services after July 1, 1925.....	857
to keep indexes of all judgment debtors; open to inspection.....	813
district courts given concurrent jurisdiction with Court of Claims for erroneously collected revenue taxes, etc., if collector dead, or not in office.....	972
to entertain and determine bills of interpleader by insurance companies, etc., if adverse claimants of different States; venue of actions.....	976
Federal Industrial Institution for Women established.....	473
first judicial circuit; Court of Appeals to hold sittings at San Juan, Porto Rico.....	729
Industrial Reformatory established.....	724
jurisdiction of, in breaking seals of cars, larceny, etc., of freight or express shipments in interstate or foreign commerce.....	794
authority of State courts, etc., not impaired.....	794
money used as evidence of bribery of an official to be deposited in registry of court.....	726
disposition of, on conclusion of case.....	726
probation system established in.....	1259
provisions under Arbitration Act, submitting controversies on maritime and commerce to arbitration.....	883
subpoenas for witnesses running into other districts beyond limit, extended for six years after September 19, 1922.....	1265
suits to be instituted in, to cancel and annul leases of certain naval oil reserves, etc.....	6
venue of action; further extension of provisions in Government civil cases, until four years after September 19, 1922.....	1264
terms of court, at Aberdeen, Miss.....	882
Abingdon, Va.....	114

*United States Courts—Continued.*

terms of court, at Ada, Okla.....	388, 945
Aiken, S. C.....	801
Albuquerque, N. Mex.....	642
Alexandria, Va.....	962
Anderson, S. C.....	801
Ardmore, Okla.....	388, 945
Asheville, N. C.....	662
Bartlesville, Okla.....	945
Batesville, Ark.....	91
Big Stone Gap, Va.....	114
Biloxi, Miss.....	882
Casper, Wyo.....	388
Charleston, S. C.....	801
Charlotte, N. C.....	662
Charlottesville, Va.....	114
Cheyenne, Wyo.....	388
Chickasha, Okla.....	388, 945
Clarksdale, Miss.....	882
Columbia, S. C.....	801
Council Bluffs, Iowa.....	795
Creston, Iowa.....	795
Danville, Va.....	114
Davenport, Iowa.....	795
Denton, Md.....	1106
Denver, Colo.....	243
Des Moines, Iowa.....	795
Durango, Colo.....	243
El Dorado, Ark.....	949
Elizabeth City, N. C.....	661
Enid, Okla.....	388, 946
Evanston, Wyo.....	388
Evansville, Ind.....	751
Fayette, N. C.....	661
Florence, S. C.....	801
Fort Smith, Ark.....	91, 949
Fort Wayne, Ind.....	751
Grand Junction, Colo.....	243
Greensboro, N. C.....	662
Greenville, S. C.....	801
Greenwood, S. C.....	801
Guthrie, Okla.....	388, 946
Hammond, Ind.....	751
Harrison, Ark.....	91, 949
Harrisonburg, Va.....	114
Helena, Ark.....	91
Hugo, Okla.....	945
Indianapolis, Ind.....	751
Jackson, Miss.....	882
Jonesboro, Ark.....	91
Kansas City, Kans.....	607
Keokuk, Iowa.....	795
Lander, Wyo.....	388
Las Cruces, N. Mex.....	642
Las Vegas, N. Mex.....	642
Lawton, Okla.....	388, 946
Little Rock, Ark.....	91
Lynchburg, Va.....	114
Mangum, Okla.....	946
Meridian, Miss.....	882
Muskogee, Okla.....	388, 945
New Albany, Ind.....	751
Newbern, N. C.....	661
Oklahoma City, Okla.....	388, 946
Okmulgee, Okla.....	945
Ottumwa, Iowa.....	795
Oxford, Miss.....	882
Pauls Valley, Okla.....	730, 945
Pawhuska, Okla.....	945
Poteau, Okla.....	731, 945
Pueblo, Colo.....	243
Raleigh, N. C.....	661
Raton, N. Mex.....	642
Roanoke, Va.....	114
Rock Hill, S. C.....	801

<i>United States Courts—Continued.</i>	Page.	<i>Upper Mississippi River Wild Life and Fish Refuge—Continued.</i>	Page.
terms of court, at Roswell, N. Mex.---	642	areas established as a refuge for migratory birds.....	650
Salisbury, N. C.-----	662	for other wild birds, animals, flowers, aquatic plants, etc.....	650
Santa Fe., N. Mex.-----	642	for fish and aquatic animal life....	650
Shelby, N. C.-----	722	consent of legislatures, satisfactory title, etc., required.....	650
Sheridan, Wyo.-----	388	rights of way, easements, etc., not a bar to acquisition, if use not interfered with, etc.....	651
Silver City, N. Mex.-----	642	joint action of Secretaries of Agriculture and Commerce to prescribe regulations, etc.....	651
South Bend, Ind.-----	751	acts forbidden specified.....	651
South McAlester, Okla.-----	388, 945	commercial fishing allowed under regulation by Secretary of Commerce.....	651
Spartanburg, S. C.-----	801	powers conferred on authorized employees of Departments of Agriculture and Commerce.....	651
Statesville, N. C.-----	662	summary arrest, etc., of offender taken in the act.....	651
Sterling, Colo.-----	243	execute warrant, etc., of court.....	651
Terre Haute, Ind.-----	751	search, with authority of warrant of competent court.....	651
Texarkana, Ark.-----	91, 949	issue of warrants by Federal court or commissioner on probable cause shown.....	651
Tulsa, Okla.-----	388, 945	summary seizures of articles, etc., authorized.....	651
Vicksburg, Miss.-----	882	custody as prescribed by regulations. report to district attorney.....	652
Vinita, Okla.-----	388, 945	procedure in Federal court.....	652
Washington, N. C.-----	661	release if proceedings for forfeiture not instituted within a reasonable time.....	652
Wilkesboro, N. C.-----	662	expenditures authorized by Secretaries of Agriculture and Commerce for construction, personal service, etc., necessary for execution of Act....	652
Wilmington, N. C.-----	661	amounts authorized to be appropriated for.....	652
Wilson, N. C.-----	661	sum authorized to be appropriated for acquiring areas, etc.....	652
Woodward, Okla.-----	388, 946	conditions.....	652
<i>United States Fidelity and Guaranty Company, Baltimore, Md.,</i>		punishment for violations, etc.....	652
redemption of lost certificate of indebtedness to.....	1536	meaning of "person".....	652
<i>United States Housing Corporation (see Housing Corporation, United States).</i>		river and harbor provisions not affected by provisions of Act.....	652
<i>United States Lloyds,</i>		limitation on purchase price of land, etc., for.....	1354
redemption of lost certificates of indebtedness to.....	1549, 1551	<i>Upshur Street NW., D. C.,</i>	
<i>United States Reports,</i>		appropriation for paving, Second to Fourth Streets.....	546
appropriation for purchase of, for judicial officers.....	221, 1031	<i>Urquhart, Emma (widow),</i>	
<i>United States Securities,</i>		pension.....	1504
appropriation for distinctive paper for, for distinctive paper, additional, 1925.....	68, 768	<i>Uruguay,</i>	
accepted as penal bond in lieu of personal sureties.....	349	appropriation for minister to.....	206, 1015
exemptions allowed after January 1, 1921, from graduated additional income taxes on interest from 4 and 4½ per cent Liberty bonds.....	349	<i>Usner, John (son),</i>	
amount until two years after proclaimed end of World War.....	349	pension increased.....	1448
for three years more.....	349	<i>Utah,</i>	
additional to prior exemptions, and on converted 3½ per cent bonds.....	349	appropriation for surveyor general, clerk, etc.....	394
in lieu of exemptions during the war.....	349	for support, etc., of Indians in.....	409, 1160
notes or certificates of indebtedness accepted in payment of internal revenue taxes other than stamps.....	347	for support, etc., of Indians in, additional, 1925.....	708
<i>United States Shipping Board (see Shipping Board, United States).</i>		deficiency appropriation for reimbursement to, for land surveys.....	684, 1328
<i>United States Supreme Court (see Supreme Court of the United States).</i>		<i>Bryce Canyon National Monument,</i>	
<i>United States Veterans' Bureau (see Veterans' Bureau, United States).</i>		set aside.....	1914
<i>Universal Postal Congress,</i>		lands in, reserved as school site for Ute Indians.....	246
appropriation for expenses of delegates.....	87	reserved for settlement by Paiute Indians.....	246
<i>University of Arizona,</i>			
land patent to.....	1544		
<i>Upper Mississippi River Wild Life and Fish Refuge,</i>			
appropriation for acquiring land, expenses, etc., of.....	842		
additional contracts for areas, authorized.....	842		
for constructing buildings, ponds, etc., for.....	1047		
title of Act.....	650		
areas to be acquired on the Mississippi between Rock Island, Ill., and Wabasha, Minn.....	650		

<i>Utah</i> —Continued.	Page.	<i>Valuation of Railroads, Physical,</i>	Page.
Manti National Forest, area enlarged..	1980	appropriation for expenses, ascertain-	
Powell National Forest, area enlarged..	1911	ing.....	527, 1205
Utah National Park, established.....	593	<i>Van Buren Street NE., D. C.,</i>	
"Utah," <i>Battleship,</i>		deficiency appropriation for extending..	1319
deficiency appropriation for additional		<i>Van Buren Street NW., D. C.,</i>	
submarine, etc., protection.....	1335	extension of, under railroad tracks,	
alteration of, authorized for protection		authorized.....	1097
against submarine and aircraft		half of cost payable by Baltimore and	
attack.....	719	Ohio Railroad Company.....	1097
converting to oil burning.....	719	lighting of subway at expense of	
<i>Utah National Park,</i>		railroad.....	1097
public lands set apart for.....	593	use of subway by street railways,	
<i>Ute Indians, Confederated Bands of,</i>		subject to payment on account	
appropriation for aid to public schools		of approaches, etc.....	1097
in Uintah and Duchesne Count-		amount authorized for expenses; re-	
ties, Utah, from funds of... 408, 1158		striction.....	1097
for support, etc.....	410, 1160	grade highway crossing of railroad	
for support, etc., Southern Utes in		closed for ever after completion	
Colorado, from tribal funds... 411, 1161		of subway.....	1097
for support, etc., Ute Mountain		<i>Van Landingham, Sarah R. (widow),</i>	
Band in Colorado, from tribal		pension.....	1510
funds.....	411, 1161	<i>Van Meter, Solomon L., jr.,</i>	
for payment, from principal funds of,		jurisdiction of Federal court to adjudi-	
to Ute Mountain Band in Colo-		cate claim of, for use by Govern-	
rado.....	412, 1162	ment of patented invention,	
Uintah, etc., Bands in Utah... 412, 1162		without license, etc.....	1601
Southern Utes in Colorado... 412, 1162		<i>Van Nattan, Ida L. (widow),</i>	
for self support, etc., from accrued		pension.....	1503
interest.....	412, 1162	<i>Van Patten, Eugene,</i>	
report to Congress.....	1163	pension.....	1404
Indian labor on road construction..	412, 1163	<i>Vanalstine, Elizabeth (widow),</i>	
	1163	pension.....	1418
for support, etc., of, additional, 1925..	708	<i>Vanceboro, Me.,</i>	
<i>Ute Indians, Utah,</i>		bridge authorized across Saint Croix	
lands reserved as school site for.....	246	River, between Saint Croix, New	
		Brunswick, and.....	26
		<i>Vancouver Barracks, Wash.,</i>	
		restoration authorized of Old Fort Van-	
		couver stockade within.....	1113
		<i>Vanderburgh County, Ind.,</i>	
		bridge authorized across Ohio River, to	
		Henderson County, Ky., from... 662	
		time extended for bridging Ohio River	
		by Henderson County, Ky., and... 1132	
		<i>Vandercook, Wesley, and W. D. Comer,</i>	
		may bridge Columbia River, Longview,	
		Wash., to Rainier, Oreg..... 1052	
		Washington and Oregon may acquire,	
		to operate as a free bridge..... 1052	
		tolls allowed for five years..... 1052	
		<i>Vanderhoof, Rebecca C. (widow),</i>	
		pension.....	1510
		<i>Vandyke, Sarah E. (widow),</i>	
		pension increased.....	1450
		<i>Vann, Ruth E. (widow),</i>	
		pension.....	1423
		<i>Vantage Ferry, Wash.,</i>	
		bridge authorized across Columbia	
		River at..... 660, 1117	
		acquisition by State of Washington,	
		authorized, etc.....	661
		<i>Vanzant, Etta (widow),</i>	
		pension.....	1467
		<i>Varnum Street NW., D. C.,</i>	
		appropriation for paving, Second to	
		Fourth Streets.....	546
		for paving, Fifteenth to Sixteenth	
		Streets.....	546
		for paving, Fourteenth to Fifteenth	
		Streets.....	547
		<i>Vaughn, Bruce R.,</i>	
		pension.....	1407
		<i>Vaults and Safes, Public Buildings,</i>	
		appropriation for, equipment, etc..... 81, 779	
		deficiency appropriation for..... 58, 62, 698	
V.			
<i>V Street NE., D. C.,</i>			
appropriation for paving, Fourth to			
Fifth Streets.....	548		
for asphalt covering, Lincoln Road			
to Rhode Island Avenue; from			
gasoline-tax fund.....	1225		
<i>V Street SE., D. C.,</i>			
appropriation for paving, Nichols Ave-			
nue to Fourteenth Street.....	1224		
<i>Vacation Schools and Playgrounds, D. C.,</i>			
appropriation for expenses, etc.....	555, 1230		
<i>Vale Irrigation Project, Oreg.,</i>			
appropriation for investigations, con-			
struction, etc.....	1168		
contracts required.....	1169		
restriction on delivery of water			
until Oregon assumes responsi-			
bility of development, etc.....	1169		
limit for purchase of Warm Springs			
storage reservoirs, etc.....	1169		
deficiency appropriation for cooperative			
investigation of feasibility of... 685			
<i>Vale, Oreg.,</i>			
offices of register and receiver, land			
office at, consolidated.....	395		
<i>Valeu, Elenor J. (widow),</i>			
pension increased.....	1465		
<i>Valley Bridge Company,</i>			
may bridge Rio Grande, Hidalgo, Tex.	815		
consent of Mexico required.....	815		
<i>Valley Transfer Railway Company,</i>			
may bridge Mississippi River, Henne-			
pin and Ramsey Counties, Minn.	2		
time extended for bridging Mississippi			
River, Hennepin and Ramsey			
Counties, Minn., by.....	1312		

<i>Veatch, Nancy (widow),</i> pension increased.....	Page. 1432	<i>Venerable Diseases, D. C.—Continued.</i>	Page.
<i>Veats, Julia F. (widow),</i> pension.....	1531	persons suffering from, and unable to employ physician, to have free treatment under health author- ities.....	1003
<i>Vegetables,</i> appropriation for study of, in storage, marketing, etc.....	442, 832	enforcement by parent, etc., of minor child; condition.....	1003
for executing law fixing standards for containers of.....	454, 846	specified occupations forbidden by per- sons suffering from.....	1003
<i>Vehicles,</i> forfeited for violating customs or prohibition laws, may be used in enforcement thereof.....	1116	application of Act to both sexes.....	1003
<i>Vehicles, D. C.,</i> appropriation for tags, etc., motor and horse drawn.....	540, 1218	punishment for violations.....	1003
license tax on motor, not affected by motor-vehicle fuel tax.....	109	<i>Veneral Diseases Division, Public Health Service,</i> appropriation for expenses.....	76, 776
registration fee and identification tags for.....	108	for, additional, 1925.....	710
tax on fuel for motor.....	106	deficiency appropriation for expenses.....	58, 761, 1349
<i>Vehicles for Indian Service,</i> appropriation for maintenance, etc. 397, 1147 purchase of horse drawn; motor. 397, 1147		<i>Venezuela,</i> appropriation for minister to.....	206, 1015
<i>Vehicles, Motor (see also District of Co- lumbia Traffic Act 1925).</i> provisions relating to, in the District of Columbia.....	1119	extradition treaty with.....	1698
<i>Vehicles, Postal Service,</i> appropriation for allowance, etc.....	86, 785	Fred F. Rogers may accept decoration from.....	1582
operation of wagon service.....	86, 785	<i>Venue of Actions, United States Courts,</i> provisions for, in Government civil cases, extended until September 19, 1926.....	1264
leases of garages for terms of ten years.....	86, 785	<i>Verdigris River, Okla.,</i> preliminary examination, etc., author- ized for flood control of.....	249
deficiency appropriation for allowance, etc.....	47, 63, 763, 1350, 1352	<i>Vermillion, Martha E. (widow),</i> pension increased.....	1421
<i>Venerable Diseases, D. C.,</i> appropriation for dispensaries for treat- ing.....	562, 1237	<i>Vermont,</i> appropriation for completing memorial of, to commemorate victory on <b>Lake Champlain by Commodore Macdonough in 1814</b> .....	515
officers of institutions to report cases of inmates having.....	1001	coinage of silver 50-cent pieces author- ized to commemorate sesquicen- tennial of Battle of Bennington, and independence of.....	965
judges to report cases of, in persons brought for trial.....	1001	<i>Vessels,</i> appropriation for securing uniformity in admeasurement of.....	229, 1038
investigation, etc., by health officer.....	1001	consular bills of health not required by, trading between northern fron- tier posts.....	809
examination on reasonable grounds, of suspected cases.....	1001	forfeited for violating customs or pro- hibition laws, may be used for enforcement thereof in lieu of sale.....	1116
duty of court, if medical examination refused.....	1001	<i>Vessels, American,</i> home port provisions relating to.....	947
punishment as contempt of court on failure to appear.....	1001	<i>Vessels, Merchant,</i> provisions for loan from Shipping Board for constructing in American yards, of most modern efficient equipment, etc.....	467
prostitutes, etc., presumed sources of infection, and subject to ex- amination.....	1001	for outfitting already built, with best modern equipment, etc.....	467
regulations for preventing spread of, to be adopted.....	1001	<i>Vessels of the United States,</i> suits in admiralty allowed against United States for damages by, or pay for salvage, to.....	1112
violations of, unlawful.....	1002	for causes since April 6, 1920.....	1112
treatment by physicians in good stand- ing, in conjunction with health officer.....	1002	venue of; procedure.....	1112
advertising remedies for, unlawful.....	1002	cross libel, etc., allowed owners of pri- vate vessels in suits by United States against for damages to... security required of respondent.....	1112
in medical journals, excepted.....	1002	no officer etc., of, to be subpoenaed in suits without consent of superior official.....	1112
selling drugs for cure, by other than dealer on prescription of author- ized physician, unlawful.....	1002	authority given Attorney General to compromise, etc., suits.....	1113
physicians to advise patients of means to prevent spread of disease.....	1002		
may order isolation; report of re- fusal, etc., to health officer.....	1002		
change of physicians permitted; report to health officer, etc.....	1002		
circular of general information respect- ing the dangers from, etc., to be prepared and circulated by the health officer.....	1002		
physicians to report every case which they are treating; disclosure re- stricted.....	1003		

<i>Vessels of the United States</i> —Continued.	Page.	<i>Veterans' Bureau, United States</i> —Con.	Page.
no lien recognized against.....	1113	additional hospital, etc., facilities for patients of, authorized.....	389
all benefits of exemptions, etc., accorded United States in suits.....	1113	permanent training school for the blind—means to be employed.....	389
<i>Vestal, Frank A.</i> , credit in accounts.....	1559	accommodation for medical, etc., personnel.....	390
<i>Vester, Ferry, La.</i> , bridge authorized across Bayou Bartholomew at.....	888	construction, etc.....	390
<i>Veterans' Bureau, United States</i> (see also World War Veterans' Act, 1924), appropriation for salaries and expenses.....	531, 1210	appropriation authorized.....	390
central, regional and suboffices included.....	531, 1210	allowance for preparing plans, etc.....	390
passenger, etc., vehicles allowed.....	531, 1210	former appropriation and authorization for additional hospital facilities for patients of, extended to June 30, 1926.....	1317
Arlington Building operating force and expenses.....	531, 1210	further facilities for care of beneficiaries in hospitals of, rather than other temporary contract institutions.....	1212
detailed statement of employees receiving over \$2,000 a year, to be made annually.....	531, 1210	purchase of plants, use of Government sites, etc.....	1212
allotment to Public Health Service details.....	532, 1210	construction of buildings, furnishing equipment, etc.....	1213
for printing and binding for.....	532, 1210	location, purpose, etc., subject to approval of the President.....	1213
for military and naval disability and death compensation.....	532, 1210	transfer of other Government owned facilities to bureau.....	1213
for medical, surgical, hospital, etc., services to beneficiaries.....	532, 1210	construction, etc., to be determined by the President.....	1213
allotments to other Government agencies, etc.....	532, 1211	employment of Government technical personnel, outside agencies, etc.....	1213
use for sites, new hospitals, etc., forbidden.....	532, 1211	amount authorized for additional hospitals, etc.....	1213
limit on improving hospitals, etc.....	532, 1211	allowance from, for technical and clerical services.....	1213
unexpended balances for hospitals, etc., continued available.....	532, 1211	after completion of program for, no other than Bureau, etc., hospitals to be used.....	1213
expenditures authorized from allotments to other agencies.....	532, 1211	emergency exception.....	1213
for vocational rehabilitation of discharged disabled soldiers, etc.....	533, 1211	Marine and Insurance Division, continued until September 3, 1924.....	1917
use for training centers at Army camps forbidden.....	533, 1211	purchase authorized for, of Muskogee, Okla., city hospital.....	1354
construction work limited.....	533, 1211	repeal of former Act establishing sections of World War Veterans' Act to be in lieu of.....	630
purchase of embossed literature for blind ex-service men.....	533, 1211	right of way granted at hospital reservation of, at Knoxville, Iowa.....	792
sale of surplus materials, etc., to schools, authorized.....	533, 1211	sale of Corpus Christi Hospital, Tex., authorized.....	1093
for paying adjusted service credits.....	1212	World War Adjusted Compensation Act provisions.....	121
for paying dependents of deceased veterans installments due on adjusted service credits.....	1212	<i>Veterans' Bureau, United States, Director of</i> , duties of, under World War Adjusted Compensation Act.....	121
for adjusted certificate fund.....	1212	<i>Veterans, World War</i> , provisions for adjusted compensation of, in service of United States.....	121
for military and naval insurance.....	533, 1212	refund of charges paid by, on relinquished irrigation projects.....	956
for salaries and expenses, additional, 1925.....	705	<i>Veterinarians, Army</i> , appropriation for retired.....	481, 896
deficiency appropriation for vocational rehabilitation.....	36, 55, 60, 681, 697, 700, 759, 1348, 1351, 1353	<i>Veterinary Division, D. C.</i> , appropriation for salaries and expenses.....	540, 1217
for additional hospital facilities for patients of, school for the blind.....	36, 681	<i>Vice Consuls</i> , appropriation for salaries.....	208
for paying damages claims.....	36, 681, 1317	additional pay to, while in charge during absence of principal officer.....	1016
for medical and hospital services.....	55, 60, 697, 700, 759, 1348, 1351, 1353	<i>Vice Consuls of Career</i> , classified as Foreign Service officers, unclassified.....	142
for salaries and expenses.....	55, 697, 759, 1348, 1351	<i>Vice President of the United States</i> , appropriation for compensation.....	521, 1198
for administrative expenses, Adjusted Compensation Act.....	681	for secretary, clerks, etc.....	578, 1286
for paying adjusted service credits and dependent pay.....	681	for automobile for.....	581, 1289
for adjusted service certificate fund.....	682		
for increase of compensation.....	759, 1348		
for payment to Peacock Military College.....	1317		

<i>Vice President of the United States</i> —Con-	Page	<i>Virginia</i> —Continued.	Page
deficiency appropriation for mileage,		Natural Bridge National Forest, area	
State messengers with electoral		enlarged.....	1948
vote for President and.....	753	<i>Virginia Civil War Battle Fields,</i>	
for publishing ascertainment of elec-		deficiency appropriation for inspecting,	
toral vote for President and.....	756	etc., Fredericksburg, Spotsyl-	
compensation of, after March 4, 1925..	1301	vania Court House, etc.....	1345
immediately available.....	1313	commission created to inspect Freder-	
positions and pay established of secre-		ericksburg and Spotsylvania	
tary, etc., in the office of.....	147	Court House, as to feasibility of	
proceedings in Congress for counting		preserving, etc.....	646
electoral votes for President and..	1615	composition, officer of U. S. Engineer	
<i>Vickers, Allie M.,</i>		Corps, and Civil War veterans	
issue of additional homestead entry to..	810	each of United States, and Con-	
<i>Vickery, Nancy A. (widow),</i>		federate States forces.....	646
pension.....	1511	amount authorized for expenses.....	647
<i>Vicksburg, Miss.,</i>		<i>Virginia Eastern Judicial District,</i>	
balances of appropriations for national		deficiency appropriation for paying	
memorial celebration, etc., cover-		judgment of, to Th. Brovig.....	696
ed in.....	935	terms of court at Alexandria.....	962
granted right of way for water mains,		<i>Virginia Western Judicial District,</i>	
under national cemetery road ..	536	terms of court, at Abingdon.....	114
terms of court at.....	882	Big Stone Gap.....	114
<i>Vicksburg, Miss., Memorial Archway,</i>		Charlottesville.....	114
balances of appropriations for, covered		Danville.....	114
in.....	935	Harrisonburg.....	114
<i>Vicksburg National Military Park,</i>		Lynchburg.....	114
appropriation for continuing establish-		Roanoke.....	114
ment of.....	514, 928	<i>Viruses, etc.,</i>	
for additional, 1925.....	712	appropriation for regulating propaga-	
<i>Village Delivery, Postal Service,</i>		tion, sales, etc., of.....	76, 775
appropriation for.....	86, 784	<i>Viruses, etc., for Animals (see Serums, etc.,</i>	
deficiency appropriation for.....	763	for Domestic Animals).	
<i>Vincennes, Ind.,</i>		<i>Visas, Immigration (see also Immigration</i>	
bridge authorized across Wabash River		Act of 1924),	
at.....	935	provisions regulating issue of.....	153
<i>Vine Street NW., D. C.,</i>		<i>Visas of Alien Passports,</i>	
appropriation for paving, railroad cross-		fees for, may be modified in case of	
ing to Maple Street.....	548	aliens who are not "immig-	
<i>Vineyards,</i>		grants".....	976
appropriation for investigating insects		if similar privileges granted Ameri-	
affecting.....	448, 839	cans visiting the country of....	976
<i>Vinita, Okla.,</i>		<i>Vital Statistics,</i>	
terms of court at.....	388, 945	appropriation for transcribing records	
<i>Virgin Islands,</i>		of State.....	228, 1037
appropriation for expenses, temporary		<i>Vititoe, Susan R. (widow),</i>	
government for.....	184, 863	pension increased.....	1423
for relief, etc., of shipwrecked Ameri-		<i>Vocational Education (see Federal Board</i>	
can seamen in.....	208, 1017	for Vocational Education).	
for agricultural experiment stations		<i>Vocational Rehabilitation (see also Veter-</i>	
in.....	435, 824	ans' Bureau, United States),	
cases in district court of, reviewable by		appropriation for providing, for dis-	
circuit court of appeals.....	936	abled discharged soldiers, etc.....	533, 1211
not included as "possessions of the		deficiency appropriation for, Veterans'	
United States" in income tax		Bureau.....	36, 55, 60,
provisions.....	295	681, 697, 700, 759, 1343, 1351, 1353	
time extended for establishing shipping		provisions for, of persons serving in	
service, etc., to May 1, 1924.....	1928	World War, contained in World	
further extended for establishing ship-		War Veterans' Act.....	627
ping service, etc., to November		<i>Vocational Rehabilitation Act,</i>	
1, 1924.....	1943	provisions of, extended to Hawaii.....	18
to May 1, 1925.....	1979	repeal of, as amended.....	630
two citizens of, to serve on National		accrued rights and liabilities not	
Advisory Commission to Ses-		affected.....	630
quicentennial Exhibition Asso-		<i>Vocational Rehabilitation of Persons Dis-</i>	
ciation.....	1254	abled in Industry,	
<i>Virginia,</i>		appropriation for extending benefits of,	
appropriation for naval training sta-		tion to Hawaii.....	1202
tion, Hampton Roads.....	187, 866	for promotion of.....	1202
acquiring lands in, authorized for ap-		for investigating placements, etc., of..	1202
proaches to Arlington Memorial		deficiency appropriation for expenses of;	
Bridge.....	975	apportionment to States.....	680
acquisition of lands in, authorized for		for expenses, extending benefits of	
park, etc., system of District of		industrial, to Hawaii.....	680
Columbia.....	463	for investigations, etc., of placements	
		of rehabilitated persons, etc.....	680

<i>Vocational Rehabilitation of Persons Disabled in Industry—Continued.</i>	Page.	<i>Wade, First Lieutenant Leigh, Army Air Service,</i>	Page.
amendments to former Act.....	430	advanced five hundred files on the promotion list in recognition of world flight accomplished by him.....	979
amounts authorized annually for the use of States in.....	431	distinguished service medal accorded to, and acceptance of medals or decorations from foreign governments, authorized.....	979
allotments in ratio of population.....	431	<i>Wade, Martha V. (widow),</i>	
minimum; authorization for fiscal years 1925, 1926, and 1927.....	431	pension.....	1442
expenditures conditioned on equal amount under State Board.....	431	<i>Wade, Mattie M. (widow),</i>	
restriction on use for institutions.....	431	pension.....	1442
submission of State board plans, etc.	431	<i>Wadsworth, Nev.,</i>	
annual report from State to Federal Board.....	431	survey, platting and sale of lots in town-site of, in Pyramid Lake Indian Reservation.....	596
no portion to be used for buildings, land, etc.....	431	<i>Wage Earners, Employment of,</i>	
admission of Federal civil employees.....	431	appropriation for agencies, etc., for aiding.....	242, 1051
legislative action of States required; acceptance of provisions.....	431	<i>Waggoner, John F.,</i>	
direct cooperation of State board.....	431	pension.....	1401
provide plan for cooperation with workmen's compensation, etc., agency.....	432	<i>Wagner, E. E.,</i>	
supervision of courses, etc.....	432	payment to, for property damages.....	1588
appointment of custodian.....	432	<i>Wagner, Jane L. (widow),</i>	
acceptance by action prior to July 1, 1924, deemed compliance.....	432	pension increased.....	1426
annual appropriations authorized for three years, for studies, placement, etc.....	432	<i>Wagons, Automobile,</i>	
employees, office expenses, etc., authorized from.....	432	excise tax on chassis of, and accessories.....	322
report to Congress.....	432	<i>Wah-we-yea-cumig, Mille Lac Band of Indians, Chief,</i>	
<i>Vocational Training, etc., Army,</i>		payment to, from Court of Claims judgment for the Band.....	818
deficiency appropriation for.....	1350	<i>Wahpeton, N. Dak.,</i>	
<i>Volunteer Naval Reserve,</i>		appropriation for Indian school at.....	406, 1157
not required to attend drills, etc.....	1089	for Indian school, additional, 1925... deficiency appropriation for Indian school at; replacing herd.....	707 684
no pay, etc., except when ordered to active or training duty.....	1089	<i>Waiakea, Hawaii,</i>	
may, on application, be given active duty with or without pay.....	1089	occupiers of designated lots in district of, to receive patents.....	1553
<i>Volunteer Soldiers' Home (see National Home for Disabled Volunteer Soldiers).</i>		<i>Wail, John,</i>	
<i>Von Brandis, Mary H. (widow),</i>		pension.....	1470
pension.....	1532	<i>Waitman, Mary E., (widow),</i>	
<i>Vore, Edith (widow),</i>		pension increased.....	1528
pension increased.....	1486	<i>Waits, Joycy (widow),</i>	
<i>Voss, Anna (widow),</i>		pension increased.....	1457
pension.....	1416	<i>Wakefield, Catharine S. (widow),</i>	
<i>Vumbaca, Frank,</i>		pension.....	1533
payment to.....	1371	<i>Wakefield, Va.,</i>	
		appropriation for care, etc., Washington's birthplace.....	515, 929
		for constructing road, improvement, etc.....	929
		for care, etc., Washington's birthplace, additional, 1925.....	712
		<i>Walapai Indian Reservation, Ariz.,</i>	
		reconveyances of privately owned, etc., lands in, and acceptance of lieu selections, to consolidate retained Indian holdings.....	954
		<i>Walden, Mary (widow),</i>	
		pension.....	1492
		<i>Waldo, Fla.,</i>	
		preliminary examination, etc., of canal connecting, and Lake Alto, and Lake Alto to Little Lake Santa Fe, to be made.....	1194
		<i>Walker, Alma C. (widow),</i>	
		pension increased.....	1456
		<i>Walker, Ellen B.,</i>	
		payment to, for death of husband.....	1574

## W.

<i>"W. T. C. Numbered 35," Scow,</i>	
owner of, may bring suit for collision damages in district court.....	1566
<i>Wabash River,</i>	
bridge authorized across, at Mount Carmel, Ill.....	1131
Vincennes, Ind.....	935
<i>Wabash River, Ill. and Ind.,</i>	
construction of lock and dam at Grand Rapids, repealed.....	1190
<i>Waccamaw River,</i>	
bridge authorized across, at Bellamy Landing, S. C.....	9
Horry County, S. C., may bridge; location.....	19
<i>Waccamaw River or Lake, N. C.,</i>	
construction of dam across, authorized.....	24
<i>Waddell, Elizabeth J. (widow),</i>	
pension.....	1534

<i>Walker, Emma G. (widow),</i> pension increased.....	Page. 1490	<i>War Department—Continued.</i>	Page.
<i>Walker, John E.,</i> military record corrected.....	1604	appropriation for personnel; salaries limited to average rates under Classification Act.....	478, 892
<i>Walker, Josephine (widow),</i> pension.....	1430	if only one position in a grade.....	892
<i>Walker River Agency, Nev.,</i> appropriation for support, etc., of In- dians at, from tribal funds... 411, 1161		restriction not applicable to cler- ical-mechanical service.....	478, 892
<i>Walker River Indian Reservation, Nev.,</i> appropriation for irrigation project on.....	400, 1150	no reduction in fixed salaries....	478, 892
<i>Wallace, Claude,</i> pension.....	1400	transfer to another position with- out reduction.....	893
<i>Wallace, Idaho,</i> appropriation for care of graves of na- tional forest fire fighters buried at.....	444, 834	payments under higher rates per- mitted.....	478, 893
<i>Walling, Harry,</i> deficiency appropriation for services... 1313		for contingent expenses, Depart- ment.....	478, 893
<i>Walling, William A.,</i> deficiency appropriation for services... 1313		automobile for Secretary.....	478
<i>Wallowa National Forest, Oreg.,</i> exchange of lands with private owners, and designated public lands to be added to.....	1279	for stationery.....	478, 893
<i>Walquist, Anna C. (daughter),</i> pension increased.....	1444	for postage stamps.....	478, 893
<i>Walsh Construction Company,</i> deficiency appropriation for reimburse- ment.....	1345	for printing and binding for.....	478, 893
<i>Walsh, Joseph F. (son),</i> pension.....	1445	for contingencies of the Army.....	479, 893
<i>Walsh, Richard,</i> exchange of farm irrigation unit per- mitted.....	812	civil employees on sales of war sup- plies, adjusting contracts, etc. 479, 893	
<i>Walter Reed Army Hospital, D. C.,</i> deficiency appropriation for repairs and improvements.....	1345	restriction on transfers of surplus property.....	479, 893
amount authorized for specified addi- tional facilities, etc., to.....	1264	advertising limited.....	479
<i>Walworth County, S. Dak.,</i> bridge authorized across Missouri River between Corson County and... 3		payment to auctioneers restricted... 479	
<i>Wamsley, Rachel A. (widow),</i> pension increased.....	1491	for civil personnel, Office of Chief of Staff.....	479, 894
<i>Wapato Irrigation Project, Wash.,</i> appropriation for additional water supply to allotments on Yakima Reservation, from.....	403, 1154	for Army War College.....	480, 894
reimbursement of entire cost....	404, 1154	for civil personnel, Adjutant Gen- eral's Office.....	480, 895
payment of damages to crops, etc.....	404, 1154	for civil personnel, Inspector Gen- eral's Office.....	480, 895
for Satus unit.....	404, 1154	for civil personnel, Judge Advocate General's Office.....	481, 895
for maintenance, additional, 1925... 707		for pay, etc., of the Army.....	481, 895
deficiency appropriation for construc- tion.....	684	officers.....	481, 895
<i>War College, Army,</i> appropriation for instruction ex- penses.....	480, 894	enlisted men; authorized number 481, 896	
<i>War College, Naval,</i> appropriation for maintenance, etc... 188, 867		miscellaneous items under.....	482, 896
<i>War Contracts,</i> appropriation for civilian employees, adjusting, and claims.....	479, 893	rental and subsistence allowances 482, 897	
deficiency appropriation for settling claims of foreign governments under.....	695	for mileage of the Army.....	482, 897
<i>War Department (see also Army),</i> appropriation for military activities, etc.....	478, 892	for clerks, etc., Finance Depart- ment.....	482, 897
for Secretary, Assistant, and civil personnel in Office of Secre- tary.....	478, 892	allowance for personal services in the Department.....	483, 897
		for paying claims for damages to private property.....	483, 897
		for paying claims of officers, etc., for personal property lost, etc., in the service.....	483, 897
		for civil personnel, Office of Chief of Finance.....	483, 898
		for subsistence of the Army.....	483, 898
		for regular quartermaster supplies. 484, 899	
		for clothing and equipage.....	485, 900
		for incidental expenses of the Army 485, 900	
		for transportation of the Army and supplies.....	486, 900
		for horses.....	487, 901
		for military posts; construction... 487, 902	
		for barracks and quarters.....	488, 903
		for water and sewers at posts.....	488, 903
		for roads, walks, wharves, and drain- age.....	488, 903
		for shooting galleries and ranges... 489, 904	
		for rent of buildings for military pur- poses, D. C.....	489, 904
		for Fort Monroe, Va., wharf, roads, and sewers.....	489, 904
		for hospitals; construction, etc... 489, 904	
		for civil personnel, Quartermaster General's Office.....	490, 904
		technical, etc., services.....	490, 904
		for Signal Service expenses.....	490, 905

<i>War Department—Continued.</i>	<i>Page.</i>
appropriation for fire control installations, seacoast defenses.....	490, 905
for civil personnel, Office of Chief Signal Officer.....	491, 906
technical, etc., services.....	491, 906
for Air Service expenses.....	491, 906
for aviation landing, Panama Canal.....	493
for civil personnel, Office of Chief of Air Service.....	493, 908
for Medical Department expenses.....	493, 908
for hospital care, Canal Zone garrisons.....	494, 909
for Army Medical Museum.....	494, 909
for library, Surgeon General's Office.....	494, 910
for civil personnel, Surgeon General's Office.....	494, 910
for care of insane Filipino and Porto Rican soldiers.....	494, 910
for civil personnel, Bureau of Insular Affairs.....	495, 910
for Engineer Department expenses.....	495, 910
military surveys and maps.....	496, 911
for Engineer expenses, seacoast defenses.....	469, 911
for civil personnel, Office of Chief of Engineers.....	497, 912
technical, etc., services.....	497, 912
for Ordnance Department expenses.....	497, 913
for manufacture of arms.....	498, 913
for tanks.....	498, 913
for field artillery armament.....	498, 913
for proving grounds.....	498, 914
for Rock Island, Ill., arsenal.....	499, 914
for testing machines.....	499, 914
for repairs to arsenals.....	499, 914
for gauges, jigs, etc., for armament manufacture.....	499, 914
for armament, etc., seacoast defenses.....	499, 914
for civil personnel, Office of Chief of Ordnance.....	500, 915
draftsmen, etc.....	500, 915
for Chemical Warfare Service, gases, etc.....	500, 915
for civil personnel, Office of Chief of Chemical Warfare Service.....	500, 916
chemists, etc.....	500, 916
for service schools, etc.....	501, 916
for Coast Artillery expenses, seacoast defenses.....	502, 917
for civil personnel, Office of Chief of Coast Artillery.....	503, 918
for Military Academy.....	503, 918
for National Guard expenses.....	505, 920
for civil personnel, Militia Bureau.....	506, 921
for Officers' Reserve Corps, pay and allowances.....	506, 921
for Enlisted Reserve Corps, pay and allowances.....	506, 921
for expenses of headquarters and camps.....	506, 922
for Reserve Officers' Training Corps, expenses of units of.....	507, 922
for military supplies, etc., for other schools and colleges.....	508, 923
for civilian training camps, equipments, transportation, etc.....	508, 924
for expenses, promotion of rifle practice.....	510, 924

<i>War Department—Continued.</i>	<i>Page.</i>
appropriation for expenses, etc.; no pay to officers, etc., using time-measuring devices on work of employees.....	510, 925
purchases from abroad admitted free of duty.....	510, 925
for nonmilitary activities.....	511, 925
for Jennie Carroll.....	511, 925
for Mabel H. Lazear.....	511, 926
for John R. Kissinger.....	511, 926
for national cemeteries.....	511, 926
for Antietam battle field.....	511, 926
for disposition of remains of officers, soldiers, and citizens.....	511, 926
for American cemeteries in Great Britain and France.....	512, 927
for Confederate cemeteries and burial places.....	512, 927
for burial of Hot Springs Hospital patients in Little Rock, Ark., cemetery.....	512, 927
for monuments, etc., in Cuba and China.....	512, 927
for national military parks.....	512, 927
for Washington-Alaska cable, etc.....	514, 928
for artificial limbs.....	514, 929
for surgical appliances.....	514, 929
for trusses.....	514, 929
for Medical and Surgical History of the World War.....	514, 929
for care, etc., of grounds of executive departments, D. C.....	514, 929
for Washington Monument.....	514, 929
for Lincoln's deathplace.....	514, 929
for Washington's birthplace.....	514, 929
for Lincoln Memorial.....	515
for California Débris Commission.....	515, 929
for roads, bridges, and trails, Alaska.....	515, 930
for Macdonough Memorial.....	515
for river and harbor work, preservation, maintenance, etc.....	515, 930
survey of northern and northwestern lakes, etc.....	515, 930
New York Harbor deposits.....	515, 930
for examinations, surveys, etc., of rivers and harbors.....	516, 930
for Muscle Shoals, Tennessee River, Ala., Dam No. 2.....	516, 930
for flood control, Mississippi and Sacramento Rivers.....	516, 930
for transportation facilities, inland and coastwise waterways.....	516
for Volunteer Soldiers' Home.....	516, 931
Board of Managers, etc., modified.....	518
for State or Territorial homes.....	519, 933
for Panama Canal.....	519, 933
balances of designated appropriations covered into the Treasury.....	934
for Army, additional, 1925.....	711
for national military parks, additional, 1925.....	712
for river and harbor improvements, additional, 1925.....	712
for Panama Canal, additional, 1925.....	712
deficiency appropriation for Judge Advocate General's Office.....	52
for Army.....	52, 58,
62, 695, 698, 701, 761, 1344, 1350, 1352	
for Muscle Shoals, Ala., nitrate plant.....	52
for national cemeteries.....	52, 59
for rivers and harbors damages claims.....	52, 1345

<i>War Department—Continued.</i>	Page.	<i>War Department—Continued.</i>	Page.
deficiency appropriation for J. Maury Dove Company.....	53	remission of unpaid duties on imports by.....	660
for Volunteer Soldiers' Home.....	53,	roadways to cemeteries and parks to be conveyed to States for maintenance, etc.....	1104
59, 63, 762, 1346, 1350		<i>War Emergency Employment Service,</i>	
for judgments, United States courts, under.....	53, 696, 758, 1347, 1347	deficiency appropriation for.....	57
for judgments, United States courts; under; Lever Act claims.....	54, 696, 758	<i>War Finance Corporation,</i>	
for judgments, Court of Claims, under.....	54, 696, 697, 758, 1347	time extended to make advances, etc., on notes for agricultural products, etc., to November 30, 1924.....	14
for fortifications.....	59, 62, 699, 1352, 1353	to begin liquidation of affairs, to January, 1925.....	15
for increase of compensation.....	59,	to deposits in the Treasury, to January, 1925.....	15
761, 1350, 1353		further extension of time for renewal of payments on advances.....	15
for additional employees.....	62	<i>War Fraud Actions,</i>	
for contingent expenses.....	62, 1350	correction of title of bill relating to, directed.....	1617
for rivers and harbors, increase of compensation.....	62, 762	<i>War Frauds,</i>	
for registration and selection for military service.....	62, 761	appropriation for investigation and prosecution of.....	218, 1027
for Military Academy.....	63, 1350	pay restrictions.....	218, 1027
for arrears of pay, bounty, etc., Civil War.....	63, 761, 1350	deficiency appropriation for investigating and prosecuting.....	170
for pay, etc., War with Spain.....	63, 699, 761	<i>War Minerals Relief Act,</i>	
for preventing injurious deposits, New York Harbor.....	63	limitation repealed on amount for payment of claims under.....	634
for headstones for soldiers' graves.....	63,	<i>War Mothers, American,</i>	
699, 762		charter granted; purposes, etc.....	966
for administrative expenses, World War Adjusted Compensation Act.....	695, 1344	<i>War Revenue,</i>	
for damages claims.....	695, 1344	deficiency appropriation for collecting.....	58,
for settling war contract claims of foreign governments.....	695, 1344	62, 701, 761	
for surveys, etc., for flood control of designated rivers.....	696	<i>War Risk Insurance,</i>	
for arbitrating rate of royalty, American Cyanamid Company, payable from balance, National Defense Act.....	757	application for, by Major Earl L. Naiden granted.....	1571
for Muscle Shoals, Tennessee River, Ala., Dam No. 2.....	757	<i>War Risk Insurance Act,</i>	
for Inland Waterways Corporation.....	757	awards of allotments paid beneficiaries under Army allotment system, not recoverable.....	964
for Adjutant General's Office.....	761	repeal of, as amended.....	630
for Office of Chief of Finance.....	761	accrued rights and liabilities not affected by.....	630
for national military parks.....	762	<i>War Risk Insurance Bureau (see also Veterans' Bureau, United States),</i>	
for Camp Funston, Kans., claims.....	1344	Marine and Insurance Division, continued until September 3, 1924.....	1917
for National Guard.....	1345, 1350	provisions included in World War Veterans' Act.....	607-630
for Virginia battle fields commission.....	1345	repeal of Act authorizing, and amendments thereto.....	629
for burial grounds of former President Zachary Taylor.....	1345	<i>War Supplies (see Supplies, Army).</i>	
for Washington Monument.....	1346	<i>War Trophies and Devices, Captured,</i>	
for constructing hospital on grounds of Santa Monica Home, Calif.....	1346	apportionment and distribution among the States, Territories and District of Columbia, of guns, etc., taken from the enemy in the World War.....	597
balances of designated Army appropriations covered in.....	934	ratio of, based on the proportion of men in service.....	597
captured, etc., war devices and trophies to be distributed to the States, etc.....	597	excepted, if required for Army use; at national museum, cemeteries, etc.....	597
expenditures authorized from allotments to, for Veterans' Bureau beneficiaries.....	532, 1211	compilation made of number of forces credited to each State, etc., to be used.....	597
hospital facilities, etc., of, to be utilized by Veterans' Bureau.....	610	notice to executives of States, etc., of character and quantity apportioned.....	598
inland, canal, and coastwise transportation facilities of, transferred to Inland Waterways Corporation.....	361	invitation to make designation of acceptable material, etc.....	598
inventory of typewriters in possession of, to be furnished General Supply Committee.....	67, 766	shipment on notice of acceptance.....	598
to be turned over to Committee on requisition therefor.....	67, 766		
part of Philadelphia, Pa., national cemetery granted city for street purposes.....	242		

	Page.		Page.
<i>War Trophies and Devices, Captured—</i> Con-		<i>Washburn, Euphenia (widow),</i>	
disposal of State, etc., apportionment if		pension-----	1494
acceptance not filed in a year-----	598	<i>Washington,</i>	
of rejected portions-----	598	appropriation for surveyor general,	
charges payable by the Government;		clerks, etc-----	394
for apportioning, loading, etc-----	598	for support, etc., of Indians in---	409, 1160
transportation to national museums,		and Oregon may acquire bridge across	
cemeteries, parks, etc-----	598	Columbia River, Longview,	
disposal of undistributed devices,		Wash., to Rainier, Oreg., to	
etc-----	598	operate as a free bridge-----	1052
rules, etc., to be prescribed-----	598	tolls allowed for five years-----	1052
amount authorized to be appropriated--	598	bridge across Columbia River at Van-	
use for reconditioning prior to ship-		tage Ferry may be purchased by	
ment, forbidden-----	598	operation as a free bridge-----	661
<i>War with Germany (see also World War),</i>		tolls authorized for not more than	
appropriation for preparing, etc., naval		five years-----	661
records of-----	185, 864	<i>Chelan National Forest, area dimin-</i>	
<i>War with Spain (see also Spanish War),</i>		ished-----	1935
deficiency appropriation for pay, etc., of		claims of Indian tribes in, except	
the Army-----	59, 761, 1350, 1352, 1353	S'Klallams, against United	
claim of Rhode Island for raising		States submitted to Court of	
volunteers in, referred to Court		Claims-----	886
of Claims-----	964	consent of Congress to agreement for	
<i>Ward, Anna E. (widow of James Ward),</i>		division of waters of Columbia	
pension increased-----	1530	River, etc., between Idaho, Ore-	
<i>Ward, Annie E. (widow of William G. Ward),</i>		gon, Montana, and-----	1268
pension-----	1496	exchange of lands with, to add to	
<i>Ward Ferry, La.,</i>		McNeil Island Federal peniten-	
bridge authorized across Bayou Bar-		tiary-----	537
tholomew at-----	888	<i>Idaho and, may bridge Pend d'Oreille</i>	
<i>Wardwell, Cyrus T.,</i>		River, Newport-Priest River	
pension increased-----	1493	Road-----	1092
<i>Ware, Elmer,</i>		lands granted to, for public park	
pension-----	1414	poses-----	1283
<i>Warehouse Act, United States,</i>		may bridge Columbia River near	
appropriation for expenses administer-		Chelan Falls-----	1052
ing-----	454, 845	Kettle Falls-----	791
for administering, additional, 1925--	706	near Vantage Ferry-----	1117
deficiency appropriation for expenses,		preliminary examinations, etc., author-	
administering-----	39	ized for flood control of design-	
<i>Warehouses, Customs Bonded,</i>		ated rivers in Snohomish and	
stamp tax on entries for withdrawals		Whatcom Counties-----	1000
from-----	335	public lands granted to, for park, etc.,	
<i>Warm Springs Agency, Oreg.,</i>		purposes-----	1185
appropriation for support, etc., of con-		<i>Weather Bureau, Department of Agriculture,</i>	
federated bands of Indians at;		appropriation for Chief of Bureau, and	
repayment-----	410, 1161	office and field personnel-----	436, 825
for support, etc., of Indians at, from		for general expenses-----	436, 825
tribal funds-----	411, 1161	cooperation with other bureaus,	
for support, etc., of Indians of, addi-		etc-----	436, 826
tional, 1925-----	708	for central office expenses-----	436, 826
deficiency appropriation for civilian		for printing office expenses-----	436, 826
employees at-----	1329	restriction on printing by bureau;	
<i>Warner, Irwin E., alias John Shay,</i>		exception-----	436, 826
pension-----	1477	for expenses outside of Washington	
<i>Warner, Rosalthe L. (widow),</i>		for observations, warnings, etc-----	437, 826
pension increased-----	1491	for traveling expenses-----	437, 826
<i>Warrant Officers, Army,</i>		for aerological stations; atmospheric	
appropriation for pay-----	481, 896	investigations, etc-----	437, 826
for aviation increase-----	481, 896	for salaries, additional, 1925-----	705
for mileage-----	482, 897	for general expenses, additional, 1925--	705
<i>Warren, Sarah J. (widow),</i>		deficiency appropriation for general	
pension-----	1443	expenses-----	55, 697, 759
<i>Warrenton, Va.,</i>		exchange of building, East Lansing,	
deficiency appropriation for public		Mich., for a new site-----	1097
building-----	58	building to be erected on acquired	
<i>Warwick, Randolph T.,</i>		site-----	1098
bequest of, accepted, for building at		<i>Weaver, Fred B.,</i>	
Foundlings Home, District of		pension increased-----	1396
Columbia, to be known as Helen		<i>Weaver, Leize Holmes (widow),</i>	
L. and Mary E. Warwick Mem-		pension-----	1405
orial for foundlings and women		<i>Weaver, Samuel S.,</i>	
with cancer-----	794	payment to, for personal injuries-----	1587
<i>Washburn, Abbie D. (widow),</i>		<i>Weaver, William,</i>	
pension-----	1517	pension increased-----	1411

	Page.		Page.
<i>Webb, Gillis W.</i> , pension.....	1388	<i>West Pearl River, La.</i> , bridge authorized across, by Louisiana preliminary examination, etc., of, to be made.....	19 1194
<i>Webb, Jennie (widow)</i> , pension increased.....	1402	<i>West Point, Ga.</i> , issue of Army stores to sufferers from cyclone at, in 1920, approved; credit allowed.....	1252
<i>Webb, Lieutenant L. D., Navy</i> , payment to, for property damages.....	1596	<i>West Point, N. Y. (see Military Academy)</i> .	
<i>Webber, Josephine L. (widow)</i> , pension.....	1400	<i>West, Sophia M. (widow)</i> , pension.....	1511
<i>Weber, Anna M. (widow)</i> , pension increased.....	1527	" <i>West Virginia</i> ," <i>Battleship</i> , appropriation for fire control apparatus for.....	881
<i>Webster, Daniel</i> , loan of portrait of, in the Capitol, for exhibition in Philadelphia of works of the artist, John Neagle.....	1252	<i>Western Avenue NW., D. C.</i> , appropriation for grading, etc., Massa- chusetts Avenue to Forty-first Street.....	1224
<i>Webster, Rosalie H. (widow)</i> , pension increased.....	1483	<i>Western Shoshone Agency, Nev.</i> , appropriation for support, etc., of In- dians at, from tribal funds....	411, 1161
<i>Webster Street NW., D. C.</i> , appropriation for paving, Seventh Street to Illinois Avenue.....	546	<i>Western Shoshone Indian Reservation,</i> <i>Idaho and Nev.</i> , appropriation for irrigation project on.....	400, 1151
for paving, etc., Second Street to Rock Creek Church Road; from gasoline-tax fund.....	1226	<i>Western State College of Colorado</i> , granted lands for biological station.....	477
<i>Weekley, William</i> , preemption claim of, to section of land in Alabama, granted to owners of titles thereto.....	1579	<i>Westfield, Charles F.</i> , pension.....	1409
<i>Weights and Measures</i> , international convention relating to....	1686	<i>Westgate, Maria L. (widow)</i> , pension increased.....	1467
<i>Weights and Measures, International</i> <i>Bureau of</i> , appropriation for contribution.....	210, 1019	<i>Westmoreland County, Pa.</i> , bridge authorized across Allegheny River by Allegheny County and.....	892
<i>Weights and Measures, International</i> <i>Committee of</i> , appropriation for expenses, American member.....	230, 1039	<i>Westport, Battle of</i> , investigation of feasibility, plans, etc., for military park to commemo- rate, in Kansas City, Mo.....	801 801
<i>Weights, Measures, and Markets, D. C.</i> , <i>Superintendent of</i> , appropriation for office personnel.....	541, 1218	commission authorized to assist.....	801
for inspection expenses.....	541, 1218	expenses to be paid from Army con- tingencies.....	801
for expenses, markets, etc.....	541, 1218	<i>Wetherel, Hannah (widow)</i> , pension.....	1460
for motor trucks.....	541, 1218	<i>Weymouth, Fore River, Mass.</i> , preliminary examination, etc., of, Hingham Bay to Quincy, to be made.....	1191
<i>Weiler, Lizzie C. (widow)</i> , pension.....	1469	<i>Whalen, Mary (widow)</i> , pension increased.....	1459
<i>Weinhold, Emma C. (widow)</i> , pension increased.....	1469	<i>Whalin, Filen</i> , pension increased.....	1394
<i>Weiss, Louis</i> , pension.....	1438	<i>Wheat and Wheat Products</i> , proclamation determining tariff rates on, to equalize differences in costs of production.....	1941
<i>Wekiva River, Fla.</i> , preliminary examination, etc., of, to be made.....	1194	<i>Wheeler, Ascension S. de (widow)</i> , pension.....	1406
<i>Weller, Honorable Royal H.</i> , deficiency appropriation for contested election expenses.....	673	<i>Wheeler, Ency A. H. (widow)</i> , pension.....	1476
<i>Wellman, Margaret (widow)</i> , pension.....	1422	<i>Wheeler, Julian A. (son)</i> , pension.....	1511
<i>Wellman, Sarah A. (widow)</i> , pension increased.....	1509	<i>Whetstone, Catherine E. (widow)</i> , pension.....	1458
<i>Wells, Eliza M. (widow)</i> , pension.....	1495	<i>White, Anna C. (widow)</i> , pension increased.....	1498
<i>Wells, Nellie (widow)</i> , pension.....	1463	<i>White Earth Agency, Minn.</i> , appropriation for support, etc., of In- dians at, from tribal funds.....	411
<i>Wells, William</i> , pension increased.....	1384	<i>White Earth Indian School, Minn.</i> , high school teachers at, to be paid from tribal funds.....	819
<i>Wepo Wash Irrigation Project, Ariz.</i> , appropriation for maintenance, etc., of.....	400, 1151	<i>White, Emily (widow)</i> , pension increased.....	1471
<i>Wertsch, Ludwig</i> , pension increased.....	1393		
<i>West Indian Islands acquired from Den-</i> <i>mark (see Virgin Islands)</i> .			
<i>West Indies</i> , appropriation for Weather Service ex- penses in.....	436, 825		

<i>White, Emma Cora (widow),</i> pension increased.....	Page. 1474	<i>Whiteman, Lennie (daughter),</i> pension.....	Page. 1432
<i>White House (see also Executive Office).</i> donations of early American furniture, etc., may be accepted for use in to become Government property.....	1091 1091	<i>Whiteriver, Ariz.,</i> amount authorized for Indian agency building, etc., at.....	93
temporary committee authorized to pass on, and recommend ac- ceptance.....	1091	<i>Whiteside County, Ill.,</i> bridge authorized across Mississippi River, between Clinton County, Iowa and.....	15
<i>White House Police,</i> appropriation for salaries.....	521, 1199	<i>Whitman National Forest, Oreg.,</i> exchange of lands with private owners, and designated public lands, to be added to.....	1279, 1282
for uniforms and equipment.....	521, 1199	<i>Whitney, Jennie (widow),</i> pension.....	1425
for salaries, additional, 1925.....	705	<i>Whitten, Frances J. (widow),</i> pension.....	1514
deficiency appropriation for additional personnel.....	674	<i>Wible, Laura C. (widow),</i> pension increased.....	1470
for uniforms, etc.....	674	<i>Wichita, etc., Indians, Okla.,</i> appropriation for support, etc.....	409, 1159
<i>White, James K.,</i> pension.....	1410	for support, etc., of, additional, 1925.....	708
<i>White, Jennie (widow),</i> pension.....	1460	deficiency appropriation for counsel, Caddo band of.....	1330
<i>White, Jessie M.,</i> payment to, widow of Mark White, for personal injuries.....	1585	all claims of, against United States, un- der treaties, etc., to be adjudi- cated by Court of Claims.....	366 367
<i>White, Martha (widow),</i> pension.....	1425	<i>Wick, James R.,</i> deficiency appropriation for services....	33
<i>White, Martha R. (widow),</i> pension.....	1512	<i>Wicks, Harriet (widow),</i> pension increased.....	1420
<i>White Pine Blister Rust,</i> appropriation for study, etc., of.....	440, 830	<i>Wicomico River, Md.,</i> preliminary examination, etc., of, to be made.....	1192
for expenses of eradicating, etc.,...	440, 830	<i>Wide Ruins Irrigation Project, Ariz.,</i> appropriation for maintenance, etc., of	400, 1151
local, etc., cooperation.....	441, 830	<i>Wilbur, Florence E. (widow),</i> pension.....	1498
paying for trees destroyed, etc., forbidden.....	441, 831	<i>Wilcox, Jesse (son),</i> pension.....	1433
<i>White River,</i> bridge authorized across, at Augusta, Ark.....	1131	<i>Wilcox, Roy B.,</i> pension.....	1410
Arkansas may acquire to operate as a free bridge.....	1131	<i>Wilds Landing, Fla.,</i> bridge authorized across Saint Marys River at.....	472
tolls allowed for five years.....	1131	<i>Wiles, Hannah (widow),</i> pension increased.....	1502
Batesville, Ark.....	888	<i>Wiley, Robert (son),</i> pension.....	1474
De Valls Bluff, Ark.....	645	<i>Wiley, Robert David (son),</i> pension.....	1420
Newport, Ark.....	1131	<i>Wilfong, Mary A. (widow),</i> pension.....	1448
Arkansas may acquire and operate...	1132	<i>Wilhite, Cora (widow),</i> pension.....	1445
Saint Charles, Ark.....	999	<i>Wilkerson, Emma V. (widow),</i> pension.....	1432
Arkansas may acquire to operate as a free bridge.....	1000	<i>Wilkes-Barre, Pa.,</i> time extended for bridging North Branch of Susquehanna River, to Dorranceton from.....	173
tolls allowed for five years.....	1000	<i>Wilkesboro, N. C.,</i> terms of court at.....	662
preliminary examination, etc., of, to be made.....	1195	<i>Wilkey, Emily C. (widow),</i> pension.....	1458
of west fork.....	1195	<i>Wilking, Mary J. (widow),</i> pension increased.....	1520
preliminary permit for power plant on, may be extended.....	96	<i>Wilkinson, Eloise (widow),</i> pension increased.....	1399
time extended for bridging, Batesville, Ark.....	789	<i>Wilkinson, Nellie (widow),</i> pension.....	1399
<i>White River Ute Indians, Utah,</i> appropriation for irrigating allotted lands of.....	403, 1154	<i>Wilkinson, R. F.,</i> pension.....	1403
for payment to, from tribal funds of Confederated Bands of Utes.....	412, 1162		
from accrued interest.....	412, 1162		
for irrigating allotted lands of, addi- tional, 1925.....	707		
<i>White River, West Fork, Ind.,</i> preliminary examination, etc., author- ized for flood control of.....	249		
<i>White, Sarah H. (widow),</i> pension increased.....	1451		
<i>White, Sarah J. (widow),</i> pension increased.....	1464		
<i>White Star Line, New York City,</i> deficiency appropriation for refund of immigration fine to.....	1335		
<i>Whitehead, David H.,</i> pension increased.....	1388		

	Page		Page
<i>Willamette Falls Canal, Oreg.</i> , time extended for bridging, at Lock No. 4.....	998	<i>Willms, Joseph</i> , pension.....	1412
<i>Willamette River</i> , bridge authorized across, Portland, Oreg.....	18	<i>Wilmarth, Lottie (widow)</i> , pension.....	1448
at Burnside Street.....	9	<i>Wilmarth, Nettie E. (widow)</i> , pension increased.....	1503
at Ross Island.....	9	<i>Wilmington, Del.</i> , plans for improvement of harbor, modified.....	1186
<i>Willamette River, Lower</i> , preliminary examination, etc., of, to be made, Portland, Oreg.....	1196	<i>Wilmington, N. C.</i> , terms of court at.....	661
<i>Willapa Harbor, Wash.</i> , preliminary examination, etc., of, to be made.....	1197	<i>Wilsey, Susan A. (widow)</i> , pension.....	1466
<i>Willard, Hattie M. (widow)</i> , pension.....	1480	<i>Wilson, Catherine (widow)</i> , pension.....	1398
<i>Willard, Verrelle S. (widow)</i> , pension increased.....	1523	<i>Wilson, Edith Bolling</i> , franking privilege granted to, widow of former President Wilson.....	1359
<i>William and Mary College, Va.</i> , two cannon surrendered by British at Yorktown, 1781, to be loaned to.....	115	<i>Wilson, Edward R.</i> , reimbursement to, for naval funds stolen and amount deposited therefor.....	1592
<i>Williams, Andrew J.</i> , pension.....	1495	<i>Wilson, Elizabeth (widow)</i> , pension increased.....	1437
<i>Williams, Bertha (daughter)</i> , pension.....	1443	<i>Wilson, Emma (widow)</i> , pension.....	1421
<i>Williams, Cornelia de C. (widow)</i> , pension increased.....	1382	<i>Wilson, Lucy Stevens (widow)</i> , pension.....	1422
<i>Williams, Edward T.</i> , credit in postal accounts of.....	1367	<i>Wilson, Maggie (widow)</i> , pension.....	1485
<i>Williams, Ethel</i> , payment to, for personal injuries.....	1362	<i>Wilson, Malinda (widow)</i> , pension increased.....	1423
<i>Williams, Hiram</i> , may complete homestead patent and make application for additional stock raising lands.....	811	<i>Wilson, Mary (widow)</i> , pension.....	1413
<i>Williams, Isabella W. (widow)</i> , pension increased.....	1474	<i>Wilson, N. C.</i> , terms of court at.....	661
<i>Williams, John Douglass</i> , reimbursement to, for stolen Victory notes.....	1277	<i>Wilson, Naomi G. (daughter)</i> , pension.....	1513
<i>Williams, Martha (widow)</i> , pension increased.....	1453	<i>Wilson, Nellie E. (widow)</i> , pension.....	1489
<i>Williams, Martha A. (widow)</i> , pension.....	1500	<i>Wilson, Pa.</i> , time extended for bridging Mononga- hela River by Allegheny County at.....	891
<i>Williams, May (widow)</i> , pension.....	1495	<i>Wilson, Sophia (widow of Henry Wilson)</i> , pension.....	1429
<i>Williams, Sarah E. (widow of George Williams)</i> , pension increased.....	1493	<i>Wilson, Sophia (widow of John H. Wil- son)</i> , pension.....	1438
<i>Williams, Sarah E. (widow of Henry C. Williams)</i> , pension.....	1421	<i>Wilson, Woodrow, former President of the United States</i> , joint session of the two Houses for memorial service to, ordered.....	1614
<i>Williams, Sarah F. (mother)</i> , pension.....	1411	oration by Doctor Edwin Anderson Alderman ordered printed.....	1614
<i>Williams, Sherwood H.</i> , pension increased.....	1391	proclamation announcing death of.....	1938
<i>Williams, William A.</i> , pension increased.....	1394	<i>Wilt, Hallie (widow)</i> , pension.....	1498
<i>Williams, William B. (son)</i> , pension.....	1471	<i>Wilton, Henry</i> , pension increased.....	1401
<i>Williamson, Alwillda E. (widow)</i> , pension.....	1471	<i>Wimbles, Mary J. (widow)</i> , pension.....	1530
<i>Williamson, Isabella L. (widow)</i> , pension.....	1434	<i>Winchell, Stephen A.</i> , military record corrected.....	1596
<i>Willis, Clara I. (daughter)</i> , pension.....	1474	<i>Wind Cave National Park, S. Dak.</i> , appropriation for protection, etc.... 424, 1178 for protection, additional, 1925..... 709 deficiency appropriation for..... 1348	
<i>Williston Irrigation Project, N. Dak.</i> , appropriation for maintenance, etc., of.....	418, 1168	<i>Wind River Indian Reservation (see also Shoshone Indian Reservation, Wyo.)</i> , appropriation for irrigation system. 404, 1154 for roads and bridges; reimburse- ment.....	413
appraisal of buildings, etc., and sale or lease authorized.....	1168		
<i>Williston, N. Dak.</i> , bridge authorized across Missouri River at.....	815		

<i>Wind River Indian Reservation</i> —Contd.	Page.	<i>Wisconsin River,</i>	Page.
appropriation for irrigation system, additional, 1925.....	707	preliminary examination, etc., of, to be made.....	1195
deficiency appropriation for irrigation project.....	61	<i>Wise, Margaret D. (widow),</i>	
unexpended balance, appropriation for irrigation system on diminished, covered in.....	1155	pension increased.....	1467
<i>Winder Building, D. C.,</i>		<i>Wise, W. A.,</i>	
custody, etc., of, transferred to Superintendent of State, etc., Department Buildings.....	66	payment to, for personal injuries.....	1578
<i>Wingar, Mabel (daughter),</i>		<i>Wiseman, Adaline (widow),</i>	
pension.....	1449	pension increased.....	1517
<i>Winkler, Mary E.,</i>		<i>Wishard, Amanda (widow),</i>	
payment to, for death of son.....	1578	pension.....	1460
<i>Winn, Mary A. (widow),</i>		<i>Withers, Emma C. (widow),</i>	
pension.....	1529	pension increased.....	1513
<i>Winnebago Agency, Nebr.,</i>		<i>Witnesses, United States Courts,</i>	
appropriation for support, etc., of Indians at, from tribal funds... 411,	1161	appropriation for fees, etc..... 221,	1030
<i>Winnebago County, Ill.,</i>		deficiency appropriation for fees..... 57,	
bridge authorized across Rock River in.....	13	61, 171, 698, 700, 760, 1333, 1351	
time extended for bridging Rock River at Rockford, by.....	814	certificate of attorneys in Government cases conclusive.....	1333
<i>Winnebago Indian Hospital, Nebr.,</i>		<i>Wolbert, Carrie (widow),</i>	
appropriation for maintenance, etc., of.....	408, 1159	pension increased.....	1461
<i>Winnebago Indian Reservation, Nebr.,</i>		<i>Wolf River, Wis.,</i>	
issue of trust patents to Indians of, holders of restricted fee patents... 1114	1114	preliminary examination, etc., authorized for flood control of.....	249
period of trust ten years.....	1114	<i>Wolfe, Edward P., alias Thomas B. Hixson,</i>	
land patent to deceased allottee, Mary Crane, canceled, and land restored to Indians of.....	138	pension increased.....	1384
<i>Winters, Eliza A. (widow),</i>		<i>Wolford, Isabelle (widow),</i>	
pension.....	1521	pension increased.....	1448
<i>Winyah Bay, S. C.,</i>		<i>Woltman, Herman R.,</i>	
improvement of waterway from Charleston, S. C., to, authorized.....	1187	military record corrected.....	1603
<i>Wireless Communication (see Radio Communication).</i>		<i>Wolves,</i>	
<i>Wireworms,</i>		appropriation for devising methods for destroying.....	450, 841
appropriation for investigations, etc., of.....	449, 839	<i>Women, Federal Industrial Institution for,</i>	
<i>Wirtz, Clara (widow),</i>		provision establishing.....	473
pension increased.....	1526	<i>Women in Industry,</i>	
<i>Wisconsin,</i>		appropriation for investigations, etc. 242,	1051
appropriation for support, etc., of Indians in.....	409, 1160	<i>Women of the World War, Memorial to,</i>	
unappropriated public lands in, erroneously surveyed as water-covered areas, to be sold.....	1013	deficiency appropriation for contribution to erection of.....	1314
preference right of occupants cultivating, etc., to make application to purchase.....	1013	<i>Women's Bureau, Department of Labor,</i>	
proof to accompany.....	1013	appropriation for salaries and expenses.....	241, 1051
division of two or more tracts held under riparian rights.....	1013	<i>Wood Distillation, etc.,</i>	
in conflicting claims, preference given to improvements, etc.....	1013	appropriation for investigating methods of.....	445, 835
no more than one hundred and sixty acres to any applicant.....	1013	flax straw for manufacture of pulp and paper.....	445, 835
existing rights under public land laws not abridged.....	1013	<i>Wood, Elizabeth (widow),</i>	
appraisal of value, exclusive of improvement by applicant.....	1013	pension increased.....	1519
issue of patent for such lands as applicant is entitled to, on payment of appraised price.....	1013	<i>Wood, Eva L. (widow),</i>	
<i>Wisconsin Avenue NW., D. C.,</i>		pension.....	1524
appropriation for paving, Massachusetts Avenue to River Road; from gasoline tax fund.....	549	<i>Woodfield, Catharine J. (widow),</i>	
		pension increased.....	1481
		<i>Woodlawn, Pa.,</i>	
		bridge authorized across Ohio River from Ambridge to.....	791
		<i>Woodley Place NW., D. C.,</i>	
		appropriation for paving, Woodley Road to Cathedral Avenue; from gasoline-tax fund.....	1226
		<i>Woodley Road NW., D. C.,</i>	
		appropriation for paving, Twenty-eighth to Twenty-ninth Streets.....	1224
		for paving, Woodley Place to Connecticut Avenue; from gasoline-tax fund.....	1226
		<i>Woodruff, William Schuyler,</i>	
		may be appointed an officer of Infantry.....	806
		<i>Woods, Charlotte (widow),</i>	
		pension.....	1495
		<i>Woods, Joseph,</i>	
		pension.....	1387

	Page.		Page.
<i>Woods, Louisa (widow),</i> pension.....	1507	<i>World War—Continued.</i>	
<i>Woodward, Barbara O. (widow),</i> pension.....	1500	supply officers of Navy and Naval Reserve Force to be paid for active service during, pay, etc., of rank prior to approval of bonds.....	860
<i>Woodward, Francis W.,</i> land patent to, authorized.....	811	veterans of, with specified diseases, admitted to hospital facilities, etc., of Veterans' Bureau.....	620
<i>Woodward, Mary C. (widow),</i> pension.....	1429	<i>World War Adjusted Compensation Act,</i> deficiency appropriation for paying adjusted service credits, and dependents' pay.....	681
<i>Woodward, Okla.,</i> appropriation for establishing livestock breeding station at.....	457, 850	for amount to adjusted service certificate fund.....	682
for livestock breeding station, additional, 1925.....	706	for administrative expenses, under Navy Department.....	688, 1335
deficiency appropriation for livestock breeding station, buildings.....	1326	for administrative expenses, under War Department.....	695, 1344
terms of court at; rooms to be provided.....	388, 946	for administrative expenses, under Veterans' Bureau.....	681
<i>Wool Clip of 1918,</i> appropriation for completing work of handling, etc.....	455, 846	title of Act.....	121
<i>Wool Industry,</i> appropriation for investigating problems of, on western farms.....	439, 828	terms construed: "Veteran", persons excluded.....	121
<i>Woolley, James C.,</i> deficiency appropriation for allowance in accounts.....	1327	"overseas service"; "home service".....	122
<i>Wooley, Maud Mabel (daughter),</i> pension.....	1499	"adjusted service credit"; "person".....	122
<i>Worden, Martha A. (widow),</i> pension.....	1459	adjusted service credit allowed for each day in United States World War service exceeding 60.....	122
<i>Workhouse, D. C.,</i> appropriation for salaries of administration.....	566, 1241	allowance for overseas; for home.....	122
for operation and maintenance.....	566, 1241	maximum.....	122
for fuel.....	567, 1241	not allowed commissioned officers above designated grades.....	122
for construction, repairs, etc.....	567, 1241	individuals holding commissions in higher grades; noncommissioned officers excepted.....	122
for brick making plant.....	567	civilian officers, designated classes of service, etc.....	122
deficiency appropriation for maintenance, etc.....	677	persons entering service since November 11, 1918.....	122
<i>World Flyers,</i> recognition of services of Army Air Service officers, in circumnavigating the globe.....	979	officers on home service without troops.....	122
<i>World War,</i> appropriation for preparing naval records of.....	185, 864	Public Health members not detailed with armed forces.....	122
for expenses auditing Army, contracts.....	483, 897	while on farm or industrial furlough.....	122
for segregating bodies of soldiers, etc., in American cemeteries in Great Britain and France.....	512, 927	doing road work, etc., and receiving pay equal to civilian employees.....	123
for preparing Medical and Surgical History of.....	514, 929	drafted persons, released therefrom.....	123
deficiency appropriation for distribution of ordnance, etc., captured in.....	1345	allowed while on exceptionally hazardous home service.....	123
disbursing officers relieved from responsibility for losses, etc., in service accounts of; time extended.....	860	all exclusions applicable in computing.....	123
issue of commission to person appointed an officer during World War or recommended therefor from officer's training school, unable to accept by reason of death in line of duty.....	1255	of National Guard and Reserve in service between July 3 and August 5, 1917.....	123
officer in military service during, officially recommended for promotion, unable to accept by reason of death in line of duty.....	1255	veterans granted adjusted pay.....	123
officer recommended officially for promotion, unable to accept by reason of death in line of duty.....	1256	adjusted service certificates.....	123
settlement authorized of indebtedness of Finland.....	20	applications to be filed with Secretary of War or Navy.....	123
of Hungary.....	136	before January 1, 1928.....	123
of Lithuania.....	719	transmittal with certificate of service to Director; contents of certificate.....	124
of Poland.....	720	benefits extended on receipt of.....	124
		pamphlet containing information to be prepared and distributed.....	124
		adjusted service credit record not subject to review by General Accounting Office.....	124
		payments under, by disbursing officers to be credited.....	124
		administrative regulations to be made; reports to Congress.....	124

<i>World War Adjusted Compensation Act—</i>	Page.	<i>World War Adjusted Compensation Act—</i>	Page.
Continued.		Continued.	
sums payable to veterans' dependents, etc., free from attachment, etc.	125	payments, etc.; time for making application for; exception	129
punishment for charging fees to veterans	125	payments only on making	129
adjusted service pay if credit not over \$50	125	limited to person of dependent, etc.; others void	129
not assignable, etc.; restriction on payments	125	regulations to be made	130
adjusted service certificates to be issued without cost	125	certificate to be transmitted to the Director with application	130
face value of, to equal 20-year endowment insurance	125	contents of	130
effective date; payable to beneficiary after 20 years, etc.	125	benefits extended to applicant on receipt of	130
allowance if veteran dies before January 1, 1925	125	rights not assignable, etc.	130
loan to veteran on certificate, allowed.	126	payments restricted	130
banks authorized to make, on promissory note secured by certificate interest; discounting, sale, etc.	126	meaning of "dependent"; "child"; "father" and "mother"	130
notice to veteran on sale, etc., to other bank	126	administrative officers to appoint employees, make official expenses, etc.	130
notes not paid at maturity may be presented to Director	126	appointments to be from civil service eligibles	131
acceptance; payment and canceling thereof; certificate to be retained on payment of, with interest, by veteran, certificate to be returned	127	preference to be given veterans	131
if certificate not redeemed before maturity, amount of, and interest to be deducted therefrom	127	assignment of not more than seven Army officers by the President for service, authorized	131
payment of remainder	127	punishment for false statements in applications, etc.	131
settlement where veteran dies before maturity of	127	estimates for administration of the Act to be submitted	131
payment of note by Director	127	appropriations authorized	131
remainder of certificate value distributed to beneficiaries	127	for service certificate fund	131
payment of, by Director on failure of veteran	127	<i>World War Foreign Debt Commission,</i>	
amount deducted from value of certificate when paid to beneficiary	127	deficiency appropriation for expenses	1342
loan value of certificates calculated on reserve value thereof; limit	127	approval of settlement made by, of indebtedness of Finland	20
bank presenting note for payment to give affidavit that no fee, etc., has been charged for loan	128	of Hungary	136
penalty for charging fee, etc.	128	of Lithuania	719
certificates not otherwise negotiable, etc.	128	of Poland	720
conditions of issue to be printed on certificates	128	authority of, extended two years	763
Adjusted Service Certificate Fund created	128	<i>World War, Memorial to Women of,</i>	
annual appropriations authorized for; determination of amounts	128	deficiency appropriation for contribution to erection of	1314
amounts to be set aside; limit for 1925	128	<i>World War Veterans' Act, 1924,</i>	
investment of, etc., interest, etc., added to	128	title of Act	607
payments to be made from	128	meaning of "bureau" and "director"	607
payments to dependents on death of veteran	128	terms used in compensation, insurance, and rehabilitation provisions	607
order of preferences	129	United States Veterans' Bureau established as an independent bureau under the President	608
burial expenses not included in	129	appointment and salary of Director	608
presumption of dependency; child under 18	129	technical and administrative staff of Director; sections, etc., of Bureau	608
spouse or parents; statement to be presented	129	application of civil service law, etc., to employees	608
in quarterly installments; limitation as to heirs	129	administrative powers vested in Director	608
application for, to be filed with Department of last service of veteran	129	effect of decisions; assignment of duties	608
		procedure, regulations, etc., to be adopted	609
		placement of rehabilitated persons to be provided	609
		use of facilities of Department of Labor for	609
		establishment and powers of central, regional, and suboffices	609
		abolishment, etc., of regional and suboffices allowed	609
		officials empowered to issue subpoenas, etc., to secure testimony	609

<i>World War Veterans' Act, 1924—Contd.</i>	Page.	<i>World War Veterans' Act, 1924—Contd.</i>	Page.
officials empowered to issue subpoenas; assistance of district courts.....	609	compensation, insurance, support, etc., allowances, not assignable, nor subject to creditors or taxes.....	613
failure to obey orders of, punishable as contempt of court.....	609	claims of United States excepted.....	613
expenses allowed witnesses.....	609	assignments of converted insurance to permitted beneficiaries, allowed.....	613
details of employees to examine claims, make investigations, etc.; powers conferred.....	610	persons discharged from service for specified causes barred from compensation, insurance, etc., rights cash surrender value of converted insurance to be paid.....	613 614
opinion of Attorney General on questions of, may be required by Director.....	610	enemy alien serving with American forces in World War entitled to compensation, etc., benefits.....	614
general powers of Director; all services necessary for executing provision of Act.....	610	person dishonorably discharged by court martial, subsequently found to have been insane at time of offense, entitled to compensation, etc., allowances.....	614
utilize facilities of all governmental agencies.....	610	provisions effective as of April 6, 1917; payments, etc., authorized.....	614
additional personnel, equipment, etc., to be furnished from.....	610	compensation benefits to person inducted, but dying or disabled, etc., before enlistment; conditions.....	614
arrange for further hospitalization, etc., if Government facilities unsatisfactory.....	610	insurance application deemed valid.....	614
improve, extend, etc., government insufficient hospital facilities.....	610	person applying between April 6, 1917, and November 11, 1918, for enlistment and accepted provisionally, as an inducted man.....	614
structures to become permanent property of Bureau or other agencies.....	610	amounts of compensation, etc., unpaid at time of death of beneficiary, payable to personal representative.....	614
contract for outside hospital, etc., service.....	610	in case of escheat to be credited to fund.....	614
permanent transfer of Public Health, etc., hospitals to Bureau.....	610	payments made heretofore under regulations, etc., validated.....	615
rules to be made for conduct of patients at hospitals, etc.....	611	exception as to insurance not in force.....	615
penalties for breaches.....	611	no recovery from beneficiary, if without fault.....	615
acceptance of gifts for purposes of rehabilitation, authorized.....	611	surplus supplies, etc., may be disposed of by Director.....	615
fund to be created from; use of.....	611	lands or buildings, etc., may be leased.....	615
reports of receipts, etc., to Congress.....	611	proceeds covered into the Treasury files, etc., pertaining to claims deemed confidential.....	615
detailed report of all activities, etc., to be submitted annually to Congress by Director.....	611	no disclosure permitted, except to claimants, conditionally.....	615
all previous appropriations, unexpended, made available for Bureau.....	611	under process of court, etc.....	615
for military and naval insurance, premiums, etc., made available.....	612	in proceedings as to mental competency of a claimant.....	615
premiums collected hereafter.....	612	amount of compensation or training allowance, to any person.....	615
payments of term insurance, etc., from, upon awards of Director.....	612	certified copies of, to be received as evidence.....	615
premiums paid on converted insurance to be credited to Government insurance fund.....	612	provisions of Act not applicable to conscientious objector refusing duty, or person discharged for alienage.....	615
available for losses, benefits, liabilities for court judgments, etc.....	612	compensation allowed for injury or disease contracted, etc., in service from April 6, 1917, and before July 2, 1921, by officers, enlisted men, etc.....	615
reserve funds to be set aside from; investment in Federal securities, or farm loan bonds; sale, etc.....	612	aggravation, etc., of existing disability.....	615
credits to be allowed disbursing clerk, by Comptroller General, for payments of insurance installments without verification from pay rolls.....	612	misconduct excepted.....	616
recognition of attorneys restricted to representatives of Red Cross, and veterans organization, in claims for compensation, etc.....	612	not denied while in hospital for paralysis, blindness, etc.....	616
permitted for insurance claims in court.....	612		
fee to be determined by court.....	612		
intervenor allowed in insurance cases; procedure.....	613		
regulations to be prescribed for proof of marriage.....	613		
provisions for payments to minors, mental incompetents, etc.....	613		

<i>World War Veterans' Act, 1924—Contd.</i>	Page.	<i>World War Veterans' Act, 1924—Contd.</i>	Page.
compensation allowed, etc.; soundness inferred if in active service November 11, 1918.....	616	disability compensation, for veterans; unallotted portion to be deposited in the Treasury to credit of patient; disposition, investment, etc., of.....	619
recorded defects excepted.....	616	allowance for funeral expenses, etc..	620
specified diseases developing prior to January 1, 1925, presumed as incurred in service.....	616	free hospital, etc., care and treatment to discharged persons disabled, etc., in active service since April 6, 1917, before July 2, 1921.....	620
percentage of degree required.....	616	if disability not caused by willful misconduct.....	620
claims for disability may be allowed later.....	616	reimbursement to beneficiary of Bureau for immediate emergency treatment, if its facilities not available.....	620
monthly allowances for death resulting from injury.....	616	available for veterans of Spanish War, World War, etc., with specified diseases, if honorably discharged.....	620
amounts to family.....	616	permitted veterans of any war, etc., since 1897, if not dishonorably discharged.....	620
allowance for burial expenses while in service.....	617	preference to the needy.....	621
veteran of any war, and needy.....	617	sale of surplus supplies, etc.; disposal of articles made by patients.....	621
if Bureau beneficiary without reference to indigency.....	617	apportionment of compensation if parties not living together.....	621
additional to beneficiaries under treatment, etc., away from home.....	617	allowance to dependent husband.....	621
cost of transportation of attendant..	617	transportation, medical services, etc., authorized to discharged members of allied forces; condition..	621
no deduction of accrued pension or compensation.....	617	utilization of, by allied governments to discharged members of American forces abroad.....	621
continuance of payment to widow or parent.....	617	funds available.....	621
to children.....	617	surrender of other pensions, etc., necessary, to receive compensation herein provided.....	621
termination of rates.....	617	by widow or parent of another person excepted.....	621
children not with mother.....	617	no disability compensation paid while receiving rehabilitation support, etc.....	621
widows excepted; allowance to widower.....	617	payments to be equalized.....	621
provisions effective as of April 6, 1917.....	617	changed rates of compensation not retroactive.....	621
receipt of, not a bar to pension, etc., on account of another person.....	617	applicants for compensation and persons receiving, required to submit to medical examinations.....	622
deduction to be made.....	617	payment for expenses.....	622
changes not retroactive.....	617	rights suspended if examination refused, etc.....	622
disability compensation paid monthly, if total and temporary.....	618	beneficiaries to submit to medical, etc., treatment.....	622
to person; dependents.....	618	review of awards; action on.....	622
partial and temporary; percentage basis of rate.....	618	reductions not retroactive, except for fraud.....	622
tubercular rating on arrest of disease.....	618	time of, or discontinuance, effective in three months.....	622
total and permanent.....	618	compensation not payable unless death or disability occurred prior to, or within one year after, discharge; exceptions.....	622
specific disabilities rated as.....	618	restriction removed if official record of disability.....	622
additional for blindness, etc.....	618	for death in service, unless officially recorded.....	622
rate for double.....	618	restriction if reported "missing," etc.....	622
tubercular rating of temporary total for three years if discharged from hospital without arrest of disease.....	618	for death inflicted for crime.....	622
not denied if evidence of, be presented.....	618	for court martial dismissals, etc.....	622
partial and permanent; computation of degree.....	618	time limit for presenting claims for compensation.....	623
schedule of ratings based upon impaired earning capacity, to be prepared.....	618		
readjustment of rates to avoid injustice.....	619		
additional, if so helpless as to require nurse or attendant.....	619		
medical services, surgical appliances, court expenses for insane commitments, etc., in addition to..	619		
patients, without dependents, in neuropsychiatric hospitals, etc.....	619		
allowance if recovering.....	619		
payments to hospital authorities for benefit of.....	619		
for veterans, without dependents, after June 30, 1927, in any hospital, not totally disabled.....	619		

<i>World War Veterans' Act, 1924—Contd.</i>	Page.	<i>World War Veterans' Act, 1924—Contd.</i>	Page.
time limit, etc.; for death or disability occurring after discharge, etc.	623	payment for lapsed insurance; premiums to be paid from uncollected compensation	626
extension permitted; minors or incompetents	623	amounts to be paid soldier or his beneficiaries	626
restriction on back payments; no reductions retroactive except for fraud	623	waiving dates of premium payments if in Bureau hospital, during period of confinement for compensable disability	626
compensation to female nurses to be in lieu of that for injuries allowed Government employees	623	during period of compensable total disability	626
purposes of Act declared, for services April 6, 1917, to July 2, 1921	623	mental incompetents, with no legal guardian	626
no other pension, etc., laws applicable retirement laws for Army and Navy not included as	623	to be made without application	626
no compensation if in active or retired service	623	extent of time allowed	626
compensation and rehabilitation not applicable to disabilities prior to April 6, 1917, or after July 2, 1921	623	interest payable on waived premiums deducted from settlement, if not paid by insured	626
benefits of compensation, etc., awarded for injuries to beneficiaries resulting from training, hospitalization, etc.	623	transfer authorized from insurance fund to meet liens, etc., against policies of converted insurance	626
in lieu of, under Act for injuries to Government employees	623	all policies incontestable after six months except for fraud, nonpayment of premiums, etc.	627
deduction if payments come from other persons	623	notice of invalidity	627
application of limitation	623	effective as of April 6, 1917	627
insurance against death or total disability, granted to all persons in service of Army or Navy on application	624	vocational rehabilitation to be furnished persons disabled, etc., in service of United States from April 6, 1917, to July 2, 1921, and discharged therefrom	627
limitation; time for making	624	courses to overcome handicap to be prescribed	627
beneficiaries limited to specified relatives	624	commenced under original Rehabilitation Acts, prior hereto, not terminated	627
expenses borne by United States; basis of premium rates	624	courses to be furnished until June 30, 1926	627
term insurance, of persons in service after April 6, 1917, convertible not later than July 2, 1926, into form requested by insured, without examination	624	payments to be made as designated allotment to a single man; with family dependents	627
forms, payments of premiums, etc., to be prescribed	624	increase allowed to meet higher living costs; limitations	627
to cease July 2, 1926, except if death or total disability occur prior thereto	624	discretionary to dependents or trainee, for family support	628
time extended for conversion payments of, if matured by total disability, and no longer disabled	624	extension of courses to other discharged persons, entitled to disability compensation	628
optional lump sum or installment settlements of converted insurance, allowed insured	624	benefits to be used within reasonable time by eligibles	628
by beneficiaries, if not exercised by insured	624	time extended if failure due to physical incapacity	628
benefits of converted insurance for total disability due from extra hazard in service, to be borne by United States	625	training to commence on or before June 30, 1925	628
transfer of funds for	625	test of rehabilitation to be determined by Director	628
reduced insurance allowed on recovery	625	allowances continued for two months after employability determined	628
transfer of funds	625	applications must be made on June 30, 1923, or prior thereto	628
reinstatement of lapsed insurance allowed without examination, if application made in limited time for disability incurred in World War	625	no training, allowances, etc., after June 30, 1926	628
back premiums, etc., to be paid	625	limitation on payments to attorneys receiving, etc., unauthorized fees, a misdemeanor; punishment for	628
no term insurance, after July 2, 1926	625	punishment for false sworn statements in claims	628
payment for insurance lapsed while suffering a compensable disability not collected	626	receiving payments after right therefor ceases	628
		fraudulently receiving money if not entitled thereto	628
		making, or aiding in, fraudulent statements, etc., in claims for compensation	628

<i>World War Veterans' Act, 1824—Contd.</i>	Page.	<i>World War Veterans' Act, 1924, Amend- ments—Continued.</i>	Page.
repeal of War Risk Insurance Acts, and amendments.....	629	compensation for death, etc.; specified diseases developing prior to January 1, 1925, presumed as incurred in service.....	1305
excepting, provisions for injuries by other persons and widows' pensions.....	629	percentage of degree required.....	1305
laws repealed and sections of this Act in lieu thereof.....	629	conclusive in tuberculosis; in other cases evidence required.....	1305
War Risk Insurance Act, as amended	630	benefits due to diseases on or subsequent to January 1, 1925.....	1305
Vocational Rehabilitation Act as amended.....	630	monthly allowances for death resulting from injury.....	1305
Veterans' Bureau Act.....	630	amounts to family.....	1305
repeals not to affect rights, duties, etc., under said Acts.....	630	allowance for burial expenses while in service.....	1305
prosecution of offenses, etc., continued limitations, etc., under repealed laws not affected.....	630	veteran of any war, including Army nurses in Spanish-American War, if needy.....	1305
invalidity of any clause, etc., not to affect remainder of Act.....	630	beneficiaries of the Bureau.....	1305
<i>World War Veterans' Act, 1924, Amendments,</i>		additional to beneficiaries in hospitals, etc., away from home.....	1306
limitation of term "child" and "grand-child".....	1302	cost of transportation of attendant—no deduction from accrued pension, compensation, or insurance.....	1306
actions of disagreement as to insurance contract claims may be brought in Federal courts.....	1302	continuance of compensation to widow or parent.....	1306
jurisdiction and procedure.....	1303	to children.....	1306
interpleader, if indebtedness acknowledged against persons claiming interest.....	1303	termination of rates, limited to contingencies.....	1306
notice to parties.....	1303	children not with mother.....	1306
appeals to courts of appeals, final; exception.....	1303	widows excepted; allowance to widower.....	1306
applicable to all pending suits.....	1303	effective as of April 6, 1917.....	1306
compensation and rehabilitation benefits barred from persons discharged from service for specified causes, etc.....	1303	receipt of, not a bar to pension, etc., on account of another person.....	1306
alien serving Federal forces during World War excepted.....	1303	claims on account of same person to be surrendered.....	1306
person dishonorably discharged by court martial, subsequently found to have been insane at the time, entitled to compensation, etc.....	1303	change not retroactive.....	1306
compensation for disabilities in prior or subsequent enlistment not affected by dismissal, etc.....	1303	in addition to disability compensation, medical services, court expenses for insane commitments, surgical appliances, etc., to be furnished.....	1306
no compensation, etc., for death as punishment for crime, etc.....	1304	military control not affected before discharge.....	1307
cash surrender value of converted insurance payable to beneficiary, etc.....	1304	compensation for veterans, without dependents, in institutions for insane.....	1307
benefits to persons discharged for concealing minority, allowed if service honorable.....	1304	allowance if recovering.....	1307
provisions of section effective as of April 6, 1917.....	1304	payment to officer of institution or apportioned to dependents.....	1307
payment of insurance claims under.....	1304	monthly rate for veterans, without dependents, in institution after June 30, 1927, and not totally disabled.....	1307
private telephones allowed medical officers in the field.....	1304	free hospital, etc., care, surgical and dental appliances, etc., to discharged persons disabled in active service since April 6, 1917, before July 2, 1921.....	1307
compensation for death, injury, or disease in service from April 6, 1917, to July 2, 1921, by officers, enlisted men, etc.....	1304	if disability not caused by willful misconduct.....	1307
or for aggravation of an existing disability.....	1304	reimbursement to beneficiary, for immediate emergency treatment if Bureau facilities not available.....	1307
misconduct excepted.....	1304	in insular possessions hospitalization may be furnished in other than Government Hospitals.....	1308
if suffering from paralysis, blindness, etc., not denied on account of.....	1304	designation of officials to make arrests at hospitals.....	1308
soundness inferred if in active service November 11, 1918.....	1304	offenders to be taken to United States commissioner.....	1308
recorded defects excepted.....	1304	payment of expenses.....	1308

<i>World War Veterans' Act, 1924, Amendments—Continued.</i>	Page.	<i>World War Veterans' Act, 1924, Amendments—Continued.</i>	Page.
compensation awarded to beneficiaries for injuries resulting from training, hospitalization, treatment, etc.....	1308	restriction on recognition of attorneys, except in insurance cases before courts.....	1311
in lieu of allowances under Act for injuries to Government employees.....	1308	amount of fee.....	1311
time limit for applying.....	1308	allowance by court of fees in insurance cases.....	1311
subrogation to Government if injury come from other persons.....	1308	punishment for soliciting, etc., unauthorized fee.....	1311
insurance against death or permanent disability granted to all persons serving in Army or Navy, on application therefor.....	1308	for receiving money from Bureau with intent to defraud United States or beneficiary.....	1311
amount limited; time for application.....	1308	for conspiring, etc., to present false documents concerning Bureau claims, etc.....	1312
beneficiaries limited to specified relatives.....	1308	for guardian embezzling money paid for benefit of minor or incompetent by Bureau.....	1312
if within permitted class when designated, change of status not to affect rights, etc.....	1309	correction in enrollment of bill, directed.....	1618
expenses borne by United States; basis of premium rates.....	1309	<i>Wormington, Judah L. (widow),</i> pension.....	1398
term insurance to be converted not later than July 2, 1926, to form requested by insured.....	1309	<i>Wrangell Harbor, Alaska,</i> preliminary examination, etc., of, to be made.....	1197
forms, payments of premiums, etc., to be prescribed.....	1309	<i>Wrangell Narrows, Alaska,</i> improvement of, authorized; conditions.....	1190
to cease July 2, 1926, except if death or total disability occur prior thereto.....	1309	<i>Wright, Mrs. C. W.,</i> payment to, for death of husband.....	1578
time extended for conversion payments of, if matured by total permanent disability, and no longer disabled.....	1309	<i>Wright County, Minn.,</i> bridge authorized across Mississippi River, at Clearwater, by Minnesota, Sherburne County, and.....	1302
payment of, in installments.....	1309	<i>Wright, Elizabeth J. (widow),</i> pension increased.....	1424
provisions for maturity, payments, etc.....	1309	<i>Wright, James A.,</i> issue of homestead patents to.....	810
basis of calculations.....	1309	<i>Wright, Mary (widow),</i> pension increased.....	1449
changes of beneficiaries allowed at any time if within permitted classes.....	1309	<i>Wright, Penina A. (widow),</i> pension increased.....	1469
payments, if no beneficiary surviving the insured, etc., to estate, etc.....	1309	<i>Wright, Samuel E.,</i> pension increased.....	1400
escheat to United States.....	1310	<i>Writs of Error,</i> no case to be dismissed for mistake in suing for, instead of taking appeal.....	941
optional settlements approved by the Bureau, etc.....	1310	<i>Wupatki National Monument, Ariz.,</i> proclamation setting aside.....	1977
effective as of June 7, 1924.....	1310	<i>Wyoming,</i> appropriation for surveyor general, clerks, etc.....	394
payment to estate, if no permitted beneficiary designated, or dies prior to receiving all installments.....	1310	lease of designated naval oil reserve in, to be cancelled, etc.....	5
computation of.....	1310	Medicine Bow National Forest, area enlarged.....	1964
continuance of awards now in course of payment.....	1310	" <i>Wyoming," Battleship,</i> deficiency appropriation for additional submarine, etc., protection.....	1335
on death of beneficiary, balance to estate.....	1310	alteration of, authorized for protection against submarine and aircraft attack.....	719
no award made to estate of last surviving beneficiary affected.....	1310	converting to oil burning.....	719
if estate would escheat to State under laws thereof, insurance to be credited to insurance appropriation.....	1310	Targhee National Forest, Idaho and, area enlarged.....	1975
reinstatement of lapsed insurance allowed if application made in specified time.....	1310	<i>Wyoming Judicial District,</i> constitution of.....	388
for disability incurred in World War.....	1311	terms of court, at Casper.....	388
proof of not totally disabled.....	1311	Cheyenne.....	388
back premiums, etc., to be paid.....	1311	Evanston.....	388
no term insurance, after July 2, 1926.....	1311	Lander.....	388
trainees completing rehabilitation courses allowed to retain part of equipment to enter business, etc.....	1311	Sheridan.....	388
		rooms at Casper.....	388
		deputy marshals for Yellowstone Park.....	388

Y.	Page.	Page.	
<i>Yachts</i> , special tax imposed on users of.....	328	<i>Yelle, Catherine (widow)</i> , pension increased.....	1388
exemption, for relief of seamen, etc..	328	<i>Yellow Fever</i> , appropriation for prevention of epidemic.....	76, 775
<i>Yakima Agency, Wash.</i> , appropriation for support, etc., of Indians at, from tribal funds..	411, 1161	<i>Yellowstone Irrigation Project, Mont.-N. Dak., Lower</i> , appropriation for maintenance, etc., of.....	417, 1167
deficiency appropriation for civilian employees at.....	1329	<i>Yellowstone National Park, Wyo.</i> , appropriation for commissioner....	219, 1028
<i>Yakima Indian Reservation, Wash.</i> , appropriation for maintenance, etc., of Toppenish-Simcoe irrigation system.....	403, 1154	for maintenance, protection, etc..	424, 1178
Ahtanum system.....	403	for protection, additional, 1925.....	709
for reimbursing reclamation fund for water furnished lands in..	403, 1154	deficiency appropriation for repairing flood damages, road repairs, etc..	42
for additional water supply, Wapato irrigation project.....	403, 1154	for protection, etc.....	56
for maintenance, etc., Toppenish-Simcoe irrigation system, additional, 1925.....	707	<i>Yellowstone River</i> , bridge authorized across, Glendive, Mont.....	11
for maintenance, etc., Ahtanum irrigation system, additional, 1925..	707	<i>Yingling, Pius</i> , pension.....	1513
for diversion dam, etc., additional, 1925.....	707	<i>Yocum, Elizabeth (widow)</i> , pension increased.....	1524
for Satus irrigation project, additional, 1925.....	707	<i>York River</i> , pier in, at Gloucester Bank, Va., legalized.....	972
deficiency appropriation for irrigation system.....	56, 61, 698	preliminary examination, etc., of, to be made.....	1193
for Toppenish-Simcoe project; repayment.....	56	<i>Yorktown, Va.</i> , appropriation for naval fuel depot, fire protection.....	877
for Wapato irrigation project.....	684	<i>Yosemite National Park, Calif.</i> , appropriation for commissioner....	219, 1028
<i>Yakima Irrigation Project, Wash.</i> , appropriation for maintenance, etc., of.....	418, 1170	for maintenance, protection, etc..	425, 1178
for constructing Kittitas division, etc.....	1170	for protection, additional, 1925.....	709
contract requirements.....	1170	<i>Youghiogheny River, Pa.</i> , preliminary examination, etc., of McKeesport, to be made.....	1195
unexpended balance available.....	1171	<i>Young, Ada M. (widow)</i> , pension.....	1395
deficiency appropriation for cooperative investigation of feasibility, Kittitas division of.....	685	<i>Young, Ella F. (widow)</i> , pension.....	1526
for continued investigation, construction, etc., of Kittitas unit of.....	685	<i>Young, Hulda (widow)</i> , pension.....	1485
<i>Yandes, Frank D.</i> , pension.....	1383	<i>Young Men's Christian Association of Wisconsin</i> , preference right granted, to purchase lands at Boulder Lake, Wis....	1075
<i>Yankton Sioux Indians, S. Dak.</i> , appropriation for support, etc.....	409, 1160	<i>Young, Minnie (widow)</i> , pension.....	1520
for support, etc., of, additional, 1925..	708	<i>Young, Sarah E. (widow)</i> , pension.....	1453
interest of, in Red Pipestone Quarries, Minn., to be determined by Court of Claims.....	730	<i>Younger, George M.</i> , pension increased.....	1492
payments to H. E. Kuca and V. J. Koupal, for land on; repayment from Indian trust funds.....	1557	<i>Youngs, Benjamin F.</i> , military record corrected.....	1605
<i>Yaple, Mary (widow)</i> , pension.....	1514	<i>Youngstown Sheet and Tube Company</i> , sale of northern end of breakwater in Indiana Harbor, Ind., authorized to.....	1188
<i>Yaquina Bay, Oreg.</i> , preliminary examination, etc., to be made of, bar and entrance.....	1196	<i>Yukon River, Alaska</i> , appropriation for purchase, etc., river steamer and barges for.....	428
<i>Yarbrough, Rosa L.</i> , gratuity pay to, for death of son.....	1552	preliminary examination, etc., of, to be made, near Fort Yukon.....	1197
<i>Yates, James, N.</i> , pension increased.....	1405	near Holy Cross.....	1197
<i>Yauhannah, S. C.</i> , bridge authorized across Pee Dee River at.....	4	<i>Yuma, Ariz.</i> , right of way granted Southern Pacific Railroad Company across Government levee at.....	101
<i>Yeager, Bertha A. (daughter)</i> , pension.....	1463	<i>Yuma Indian Reservation, Calif.</i> , appropriation for reclamation, etc., charges; reimbursement.....	402, 1152
<i>Yeatter, William B.</i> , pension increased.....	1404		
<i>Yell and Pope County Bridge District, Ark.</i> , may bridge Arkansas River.....	1129		

